



Open Source Used In Session Management Function Software 2024.01.m0.i121

Cisco Systems, Inc.

www.cisco.com

Cisco has more than 200 offices worldwide.
Addresses, phone numbers, and fax numbers
are listed on the Cisco website at
www.cisco.com/go/offices.

Text Part Number: 78EE117C99-1881255720

This document contains licenses and notices for open source software used in this product. With respect to the free/open source software listed in this document, if you have any questions or wish to receive a copy of any source code to which you may be entitled under the applicable free/open source license(s) (such as the GNU Lesser/General Public License), please submit this [form](#).

In your requests please include the following reference number 78EE117C99-1881255720

Contents

1.1 libjpeg 6b

1.1.1 Notifications

1.1.2 Available under license

1.2 resourcelocator 1.0.1

1.2.1 Available under license

1.3 json-simple 1.1

1.3.1 Available under license

1.4 xalan 2.7.2

1.4.1 Available under license

1.5 miglayout 3.5.5

1.5.1 Available under license

1.6 commons-collections 3.2.2

1.6.1 Available under license

1.7 taglibs-standard-spec 1.2.5

1.7.1 Available under license

1.8 metrics 2.2.0

1.8.1 Available under license

1.9 taglibs-standard 1.2.5

1.9.1 Available under license

1.10 commons-io 1.3.2

1.10.1 Available under license

1.11 httpcomponents-core 4.3.2

1.11.1 Available under license

1.12 paranamer 2.8

1.12.1 Available under license

1.13 annotations 13.0

- 1.13.1 Available under license
- 1.14 listenablefuture 9999.0-empty-to-avoid-conflict-with-guava**
- 1.15 jaxb-core 2.3.0**
- 1.16 failureaccess 1.0.1**
- 1.17 hk2-utils 2.5.0**
- 1.18 hk2-locator 2.5.0**
- 1.19 jersey-common 2.28**
 - 1.19.1 Available under license
- 1.20 hk2-api 2.5.0**
- 1.21 jersey-client 2.28**
 - 1.21.1 Available under license
- 1.22 jersey-container-servlet-core 2.28**
 - 1.22.1 Available under license
- 1.23 aopalliance-repackaged 2.5.0**
- 1.24 jersey-server 2.28**
 - 1.24.1 Available under license
- 1.25 jersey-media-jaxb 2.28**
 - 1.25.1 Available under license
- 1.26 commons-fileupload 1.4**
 - 1.26.1 Available under license
- 1.27 hikaricp-java7 2.4.13**
 - 1.27.1 Available under license
- 1.28 javax-ws-rs-api 2.1.1**
- 1.29 bzip2 1.0.8**
- 1.30 spf13-pflag 1.0.3**
 - 1.30.1 Available under license
- 1.31 commons-beanutils 1.9.4**
 - 1.31.1 Available under license
- 1.32 fonts-dejavu 2.37-1**
 - 1.32.1 Available under license
- 1.33 jaxb-api 2.3.1**
 - 1.33.1 Available under license
- 1.34 commons-codec 1.6**
 - 1.34.1 Available under license
- 1.35 jopt-simple 5.0.4**
- 1.36 saaj 1.3**
 - 1.36.1 Available under license
- 1.37 pwauth 2.3.11-0.2**
- 1.38 python-requests 2.22.0**

- 1.38.1 Available under license
- 1.39 xerces-j 2.7.1**
 - 1.39.1 Available under license
- 1.40 afero 1.1.2**
 - 1.40.1 Available under license
- 1.41 golang-protobuf-extensions 1.0.1**
 - 1.41.1 Available under license
- 1.42 jwalterweatherman 1.0.0**
 - 1.42.1 Available under license
- 1.43 speakeasy 0.1.0**
 - 1.43.1 Available under license
- 1.44 ghodss-yaml 1.0.0**
 - 1.44.1 Available under license
- 1.45 hashicorp-uuid 1.0.1**
 - 1.45.1 Available under license
- 1.46 cast 1.3.0**
 - 1.46.1 Available under license
- 1.47 go-humanize 1.0.0**
 - 1.47.1 Available under license
- 1.48 bean-validation-api 2.0.1.Final**
 - 1.48.1 Available under license
- 1.49 libsmi 0.4.8**
 - 1.49.1 Available under license
- 1.50 net-tools 1.60+git20180626.aebd88e-1ubuntu1**
 - 1.50.1 Available under license
- 1.51 xdg-user-dirs 0.17-2ubuntu1**
 - 1.51.1 Available under license
- 1.52 coreutils 8.30-3ubuntu2**
 - 1.52.1 Available under license
- 1.53 libxdmcp 1.1.3-0ubuntu1**
 - 1.53.1 Available under license
- 1.54 libidn 2.2.0-2**
 - 1.54.1 Available under license
- 1.55 libbsd 0.10.0-1**
 - 1.55.1 Available under license
- 1.56 libxau 1.0.9-0ubuntu1**
 - 1.56.1 Available under license
- 1.57 patch 2.7.6-6**
 - 1.57.1 Available under license

- 1.58 linux-atm 2.5.1-4**
 - 1.58.1 Available under license
- 1.59 libxmu 1.1.3-0ubuntu1**
 - 1.59.1 Available under license
- 1.60 xauth 1.1-0ubuntu1**
 - 1.60.1 Available under license
- 1.61 libxext 1.3.4-0ubuntu1**
 - 1.61.1 Available under license
- 1.62 dash 0.5.10.2-6**
 - 1.62.1 Available under license
- 1.63 jsp 2.3.FR**
 - 1.63.1 Available under license
- 1.64 slf4j 1.7.26**
 - 1.64.1 Available under license
- 1.65 jansson 2.12-1build1**
 - 1.65.1 Available under license
- 1.66 gopacket 1.1.17**
 - 1.66.1 Available under license
- 1.67 sound-theme-freedesktop 0.8-2ubuntu1**
 - 1.67.1 Available under license
- 1.68 giflib 5.2.1**
 - 1.68.1 Available under license
- 1.69 gpm 1.20.7-5**
 - 1.69.1 Available under license
- 1.70 zap 1.13.0**
 - 1.70.1 Available under license
- 1.71 gorilla 1.7.3**
 - 1.71.1 Available under license
- 1.72 kr-fs 0.1.0**
 - 1.72.1 Available under license
- 1.73 pkg-sftp 1.10.1**
 - 1.73.1 Available under license
- 1.74 libxrender 0.9.10-1**
 - 1.74.1 Available under license
- 1.75 libxtst 1.2.3-1**
 - 1.75.1 Available under license
- 1.76 slf4j 1.7.30**
 - 1.76.1 Available under license
- 1.77 jboss-logging 3.4.1.Final**

- 1.77.1 Available under license
- 1.78 capnslog 0.0.0-20180928190104-399ea9e2e55f**
 - 1.78.1 Available under license
- 1.79 readline 8.0**
 - 1.79.1 Available under license
- 1.80 go-colortext 1.0.0**
 - 1.80.1 Available under license
- 1.81 flowrate 0.0.0-20140419014527-cca7078d478f**
 - 1.81.1 Available under license
- 1.82 pyasn1-modules 0.2.8**
 - 1.82.1 Available under license
- 1.83 urllib3 1.25.8**
 - 1.83.1 Available under license
- 1.84 coreos-semver 0.3.0**
 - 1.84.1 Available under license
- 1.85 mpdecimal 2.4.2-3**
 - 1.85.1 Available under license
- 1.86 libcap-ng 0.7.9-2.1build1**
 - 1.86.1 Available under license
- 1.87 netcat-openbsd 1.206-1ubuntu1**
 - 1.87.1 Available under license
- 1.88 d-conf 0.36.0-1**
 - 1.88.1 Available under license
- 1.89 rtmpdump 2.4+20151223.gitfa8646d.1-2build1**
 - 1.89.1 Available under license
- 1.90 iputils 20190709-3**
 - 1.90.1 Available under license
- 1.91 libedit 3.1-20191231-1**
 - 1.91.1 Available under license
- 1.92 libpcap 1.9.1-3**
 - 1.92.1 Available under license
- 1.93 libvorbis 1.3.6-2ubuntu1**
 - 1.93.1 Available under license
- 1.94 mawk 1.3.4.20200120-2**
 - 1.94.1 Available under license
- 1.95 libcanberra 0.30-7ubuntu1**
 - 1.95.1 Available under license
- 1.96 libogg 1.3.4-0ubuntu1**
 - 1.96.1 Available under license

1.97 iproute 5.5.0-1ubuntu1

1.97.1 Available under license

1.98 findutils 4.7.0-1ubuntu1

1.98.1 Available under license

1.99 libxcb 1.14-2

1.99.1 Available under license

1.100 libsemanage-common 3.0-1build2

1.100.1 Available under license

1.101 libpng 1.6.37-2

1.101.1 Available under license

1.102 selinux 3.0-1build2

1.102.1 Available under license

1.103 grep 3.4-1

1.103.1 Available under license

1.104 vixie-cron 3.0pl1-136ubuntu1

1.104.1 Available under license

1.105 rcrowley-go-metrics 0.0.0-20190706150252-9beb055b7962

1.105.1 Available under license

1.106 go-grpc-prometheus 1.2.0

1.106.1 Available under license

1.107 quartz 2.3.2

1.107.1 Available under license

1.108 pierrec-lz4 2.2.6+incompatible

1.108.1 Available under license

1.109 gorilla 1.7.4

1.109.1 Available under license

1.110 c3p0 0.9.5.4

1.110.1 Available under license

1.111 glibc 2.31

1.111.1 Available under license

1.112 commons-lang3 3.8.1

1.112.1 Available under license

1.113 thrift 0.13.0

1.113.1 Available under license

1.114 logrus 1.6.0

1.114.1 Available under license

1.115 uitable 0.0.4

1.115.1 Available under license

1.116 xiang90-probing 0.0.0-20190116061207-43a291ad63a2

- 1.116.1 Available under license
- 1.117 go-humanize 0.0.0-20171111073723-bb3d318650d4**
 - 1.117.1 Available under license
- 1.118 gorilla 1.4.2**
 - 1.118.1 Available under license
- 1.119 gopsutil 2.20.5+incompatible**
 - 1.119.1 Available under license
- 1.120 libpsl 0.21.0-1ubuntu1**
 - 1.120.1 Available under license
- 1.121 libtool 2.4.6-14**
 - 1.121.1 Available under license
- 1.122 json-c 0.13.1+dfsg-7ubuntu0.3**
 - 1.122.1 Available under license
- 1.123 xorg 7.7+19ubuntu14**
 - 1.123.1 Available under license
- 1.124 gorilla 1.2.0**
 - 1.124.1 Available under license
- 1.125 jersey 2.28**
 - 1.125.1 Available under license
- 1.126 go-runewidth 0.0.9**
 - 1.126.1 Available under license
- 1.127 datadog-zstd 1.4.1**
 - 1.127.1 Available under license
- 1.128 leveledb 0.12**
 - 1.128.1 Available under license
- 1.129 adduser 3.118ubuntu2**
 - 1.129.1 Available under license
- 1.130 sensible-utils 0.0.12+nmu1**
 - 1.130.1 Available under license
- 1.131 debianutils 4.9.1**
 - 1.131.1 Available under license
- 1.132 libunistring 0.9.10-2**
 - 1.132.1 Available under license
- 1.133 acl 2.2.53-6**
 - 1.133.1 Available under license
- 1.134 sed 4.7-1**
 - 1.134.1 Available under license
- 1.135 libffi 3.3-4**
 - 1.135.1 Available under license

- 1.136 base-passwd 3.5.47**
 - 1.136.1 Available under license
- 1.137 bzip2 1.0.8-2**
 - 1.137.1 Available under license
- 1.138 cracklib 2.9.6-3.2**
 - 1.138.1 Available under license
- 1.139 go-md2man 2.0.0**
 - 1.139.1 Available under license
- 1.140 less 551-1ubuntu0.1**
 - 1.140.1 Available under license
- 1.141 apr 1.6.5-1ubuntu1**
 - 1.141.1 Available under license
- 1.142 lua 5.2.4-1.1build3**
 - 1.142.1 Available under license
- 1.143 libxi 1.7.10-0ubuntu1**
 - 1.143.1 Available under license
- 1.144 cdebconf 0.251ubuntu1**
 - 1.144.1 Available under license
- 1.145 tcl 8.6.10+dfsg-1**
 - 1.145.1 Available under license
- 1.146 oniguruma 6.9.4-1**
 - 1.146.1 Available under license
- 1.147 commons-io 2.7**
 - 1.147.1 Available under license
- 1.148 bcpkix-fips 1.0.3**
 - 1.148.1 Available under license
- 1.149 jctools-core 3.1.0**
 - 1.149.1 Available under license
- 1.150 commons-lang3 3.1**
 - 1.150.1 Available under license
- 1.151 jackson-jaxrs-base 2.9.9**
 - 1.151.1 Available under license
- 1.152 berkeley-db 5.3.28+dfsg1-0.6ubuntu2**
 - 1.152.1 Available under license
- 1.153 brotli 1.0.7-6ubuntu0.1**
 - 1.153.1 Available under license
- 1.154 logrus 1.7.0**
 - 1.154.1 Available under license
- 1.155 properties 1.8.4**

1.155.1 Available under license
1.156 blang-semver 4.0.0
1.156.1 Available under license
1.157 httpcomponents-client 4.5.13
1.157.1 Available under license
1.158 go-toml 1.8.1
1.158.1 Available under license
1.159 libyaml 0.2.5
1.159.1 Available under license
1.160 openorb 1.3.1
1.160.1 Available under license
1.161 ucf 3.0038+nmu1
1.161.1 Available under license
1.162 idna 2.8
1.162.1 Available under license
1.163 appdirs 1.4.3
1.163.1 Available under license
1.164 pyparsing 2.4.6
1.164.1 Available under license
1.165 pyasn1 0.4.8
1.165.1 Available under license
1.166 packaging 19.2
1.166.1 Available under license
1.167 queue 1.1.0
1.167.1 Available under license
1.168 viper 1.7.1
1.168.1 Available under license
1.169 jackson-xc 2.9.8
1.169.1 Available under license
1.170 lockfile 0.12.2
1.170.1 Available under license
1.171 gopacket 1.1.19
1.171.1 Available under license
1.172 cron 3.0pl1-136ubuntu1
1.172.1 Available under license
1.173 attr 2.4.48-5
1.173.1 Available under license
1.174 diffutils 3.7-3
1.174.1 Available under license

1.175 gdbm 1.18.1-5

1.175.1 Available under license

1.176 mime-support 3.64ubuntu1

1.176.1 Available under license

1.177 shared-mime-info 1.15-1

1.177.1 Available under license

1.178 lmdb 0.9.24-1

1.178.1 Available under license

1.179 okhttp 3.12.12

1.179.1 Available under license

1.180 expect 5.45.4-2build1

1.180.1 Available under license

1.181 libonig 6.9.4-1

1.181.1 Available under license

1.182 libmaxminddb 1.4.2-0ubuntu1.20.04.1

1.182.1 Available under license

1.183 libxcrypt 4.4.10-10ubuntu4

1.183.1 Available under license

1.184 jq 1.6-1ubuntu0.20.04.1

1.184.1 Available under license

1.185 jinja2 2.10.1-2

1.185.1 Available under license

1.186 markupsafe 1.1.0-1build2

1.186.1 Available under license

1.187 init-system-helpers 1.57

1.187.1 Available under license

1.188 httpcomponents-core 4.4.13

1.188.1 Available under license

1.189 commons-lang3 2.6

1.189.1 Available under license

1.190 commons-logging 1.2

1.190.1 Available under license

1.191 bcel 2.7.2

1.191.1 Available under license

1.192 commons-cli 1.4

1.192.1 Available under license

1.193 jakarta-annotation-api 1.3.4

1.193.1 Available under license

1.194 commons-codec 1.11

1.194.1 Available under license
1.195 javassist 3.22.0-CR2
1.195.1 Available under license
1.196 classmate 1.5.1
1.196.1 Available under license
1.197 x-text 0.3.3
1.197.1 Available under license
1.198 zap 1.15.0
1.198.1 Available under license
1.199 commons-logging 1.1.3
1.199.1 Available under license
1.200 jakarta-validation-api 2.0.2
1.200.1 Available under license
1.201 commons-lang3 3.7
1.201.1 Available under license
1.202 javax-ws-rs-api 2.0
1.202.1 Available under license
1.203 commons-codec 1.15
1.203.1 Available under license
1.204 xml-commons-resolver 1.2
1.204.1 Available under license
1.205 jakarta-ws-rs-api 2.1.5
1.205.1 Available under license
1.206 iconv 2.31
1.206.1 Available under license
1.207 grpc-go 1.26.0
1.207.1 Available under license
1.208 zap 1.16.0
1.208.1 Available under license
1.209 jersey-entity-filtering 2.28
1.209.1 Available under license
1.210 jersey-hk2 2.28
1.210.1 Available under license
1.211 jersey-media-sse 2.28
1.211.1 Available under license
1.212 txw2 2.3.0
1.212.1 Available under license
1.213 jakarta-inject 2.5.0
1.213.1 Available under license

1.214 jersey-media-json-jackson 2.28

1.214.1 Available under license

1.215 rocksdb 1.1.8

1.215.1 Available under license

1.216 debconf 1.5.73

1.216.1 Available under license

1.217 asm 3.2

1.217.1 Available under license

1.218 libapache2-mod-authnz-external 3.3.2-0.1

1.218.1 Available under license

1.219 libapache2-mod-authz-unixgroup 1.1.0-0.1

1.219.1 Available under license

1.220 gojsonpointer 0.0.0-20190905194746-02993c407bfb

1.220.1 Available under license

1.221 visual-studio-runtime 14.00.24210.0

1.221.1 Available under license

1.222 activation 1.1.1

1.222.1 Available under license

1.223 telnetd-x 2.1.1

1.223.1 Available under license

1.224 man-pages 5.05-1

1.224.1 Available under license

1.225 python-idna 2.8-1

1.225.1 Available under license

1.226 alsa-topology-conf 1.2.2-1

1.226.1 Available under license

1.227 chardet 3.0.4-4build1

1.227.1 Available under license

1.228 liberror-perl 0.17029-1

1.228.1 Available under license

1.229 java-common 0.72

1.229.1 Available under license

1.230 goprotobuf 1.4.3

1.230.1 Available under license

1.231 supervisor 4.1.0-1ubuntu1

1.231.1 Available under license

1.232 xpp 1.1.3.3

1.232.1 Notifications

1.232.2 Available under license

- 1.233 zstd 1.4.4+dfsg-3ubuntu0.1**
 - 1.233.1 Available under license
- 1.234 libtasn 4.16.0-2**
 - 1.234.1 Available under license
- 1.235 gopsutil 2.20.6+incompatible**
 - 1.235.1 Available under license
- 1.236 gorilla 1.8.0**
 - 1.236.1 Available under license
- 1.237 jline 2.14.6**
 - 1.237.1 Available under license
- 1.238 go-units 0.4.0**
 - 1.238.1 Available under license
- 1.239 pkg-sftp 1.12.0**
 - 1.239.1 Available under license
- 1.240 lann-ps 0.0.0-20150810152359-62de8c46ede0**
 - 1.240.1 Available under license
- 1.241 ubuntu-keyring 2020.02.11.4**
 - 1.241.1 Available under license
- 1.242 tablewriter 0.0.5**
 - 1.242.1 Available under license
- 1.243 json-java 20131018**
 - 1.243.1 Available under license
- 1.244 commons-lang3 3.12.0**
 - 1.244.1 Available under license
- 1.245 x-time-rate 0.0.0-20210220033141-f8bda1e9f3ba**
 - 1.245.1 Available under license
- 1.246 tacacs-plus 2.6**
 - 1.246.1 Available under license
- 1.247 python-pam 1.8.4**
 - 1.247.1 Available under license
- 1.248 tenacity 7.0.0**
 - 1.248.1 Available under license
- 1.249 cachecontrol 0.12.6**
 - 1.249.1 Available under license
- 1.250 contextlib2 0.6.0**
 - 1.250.1 Available under license
- 1.251 msgpack 1.0.2**
 - 1.251.1 Available under license
- 1.252 zstd 1.4.1**

- 1.252.1 Available under license
- 1.253 audience-annotations 0.12.0**
- 1.253.1 Available under license
- 1.254 lz4 1.9.2-2ubuntu0.20.04.1**
- 1.254.1 Available under license
- 1.255 python-stdlib-extensions 3.8.10-0ubuntu1~20.04**
- 1.255.1 Available under license
- 1.256 markupsafe 2.0.1**
- 1.256.1 Available under license
- 1.257 libnettle6 3.5.1+really3.5.1-2ubuntu0.2**
- 1.257.1 Available under license
- 1.258 activation-api 1.2.0**
- 1.258.1 Available under license
- 1.259 jakarta.xml.bind.api 2.3.3**
- 1.259.1 Available under license
- 1.260 libuv 1.34.2-1ubuntu1.3**
- 1.260.1 Available under license
- 1.261 commons-io 2.11.0**
- 1.261.1 Available under license
- 1.262 python-requests 2.26.0**
- 1.262.1 Available under license
- 1.263 mime-pull 1.9.15**
- 1.263.1 Available under license
- 1.264 ecj 4.20**
- 1.264.1 Available under license
- 1.265 commons-compress 1.21**
- 1.265.1 Available under license
- 1.266 commons-dbcp 2.9.0**
- 1.266.1 Available under license
- 1.267 erlang-otp 22.3.4.17**
- 1.267.1 Available under license
- 1.268 procps 3.3.16-1ubuntu2.3**
- 1.268.1 Available under license
- 1.269 libgcrypt 1.8.5-5ubuntu1.1**
- 1.269.1 Available under license
- 1.270 cglib 3.3**
- 1.270.1 Available under license
- 1.271 packaging 21.0**
- 1.271.1 Available under license

1.272 distlib 0.3.3

1.272.1 Available under license

1.273 urllib3 1.26.7

1.273.1 Available under license

1.274 platformdirs 2.4.0

1.274.1 Available under license

1.275 perks 1.0.1

1.275.1 Available under license

1.276 jcmtturner-aescts 1.0.1

1.276.1 Available under license

1.277 jcmtturner-rpc 1.1.0

1.277.1 Available under license

1.278 jcmtturner-dnsutils 1.0.1

1.278.1 Available under license

1.279 jcmtturner-gofork 1.0.0

1.279.1 Available under license

1.280 opentracing-contrib-go-observer 0.0.0-20170622124052-a52f23424492

1.280.1 Available under license

1.281 go.uber.org/atomi 1.6.0

1.281.1 Available under license

1.282 go-uber-org-multierr 1.5.0

1.282.1 Available under license

1.283 gregjones-httpcache 0.0.0-20180305231024-9cad4c3443a7

1.283.1 Available under license

1.284 opencontainers-go-digest 1.0.0

1.284.1 Available under license

1.285 modern-go-reflect2 1.0.1

1.285.1 Available under license

1.286 exponent-io-jsonpath 0.0.0-20151013193312-d6023ce2651d

1.286.1 Available under license

1.287 modern-go-concurrent 0.0.0-20180306012644-bacd9c7ef1dd

1.287.1 Available under license

1.288 liggitt-tabwriter 0.0.0-20181228230101-89fcab3d43de

1.288.1 Available under license

1.289 gofuzz 1.1.0

1.289.1 Available under license

1.290 kr-text 0.1.0

1.290.1 Available under license

1.291 builder 0.0.0-20180802200727-47ae307949d0

- 1.291.1 Available under license
- 1.292 go-difflib 1.0.0**
 - 1.292.1 Available under license
- 1.293 properties 1.8.5**
 - 1.293.1 Available under license
- 1.294 soheilhy-cmux 0.1.5**
 - 1.294.1 Available under license
- 1.295 x-net 0.0.0-20210614182718-04defd469f4e**
 - 1.295.1 Available under license
- 1.296 klauspost-compress 1.12.2**
 - 1.296.1 Available under license
- 1.297 jcmtturner-rpc 2.0.3**
 - 1.297.1 Available under license
- 1.298 jcmtturner-aescts 2.0.0**
 - 1.298.1 Available under license
- 1.299 jcmtturner-dnsutils 2.0.0**
 - 1.299.1 Available under license
- 1.300 zap 1.18.1**
 - 1.300.1 Available under license
- 1.301 josharian-intern 1.0.0**
 - 1.301.1 Available under license
- 1.302 viper 1.8.1**
 - 1.302.1 Available under license
- 1.303 go-uber-org-multierr 1.7.0**
 - 1.303.1 Available under license
- 1.304 prometheus-procfs 0.6.0**
 - 1.304.1 Available under license
- 1.305 json-iterator-go 1.1.11**
 - 1.305.1 Available under license
- 1.306 prometheus-common 0.29.0**
 - 1.306.1 Available under license
- 1.307 go.uber.org/atomic 1.8.0**
 - 1.307.1 Available under license
- 1.308 openzipkin-zipkin-go 0.2.5**
 - 1.308.1 Available under license
- 1.309 numcpus 0.2.2**
 - 1.309.1 Available under license
- 1.310 x-crypto 0.0.0-20210616213533-5ff15b29337e**
 - 1.310.1 Available under license

- 1.311 go-openapi-jsonpointer 0.19.5**
 - 1.311.1 Available under license
- 1.312 blackfriday 2.0.1**
 - 1.312.1 Available under license
- 1.313 grpc-ecosystem-go-grpc-middleware 1.3.0**
 - 1.313.1 Available under license
- 1.314 zap 1.17.0**
 - 1.314.1 Available under license
- 1.315 xxhash 2.1.2**
 - 1.315.1 Available under license
- 1.316 go-openapi-swag 0.19.14**
 - 1.316.1 Available under license
- 1.317 netns 0.0.0-20210104183010-2eb08e3e575f**
 - 1.317.1 Available under license
- 1.318 msgp 1.1.6**
 - 1.318.1 Available under license
- 1.319 goautoneg 0.0.0-20191010083416-a7dc8b61c822**
 - 1.319.1 Available under license
- 1.320 sanitized-anchor-name 1.0.0**
 - 1.320.1 Available under license
- 1.321 zap 1.19.0**
 - 1.321.1 Available under license
- 1.322 prometheus-common 0.26.0**
 - 1.322.1 Available under license
- 1.323 google-go-cmp 0.5.5**
 - 1.323.1 Available under license
- 1.324 spf13-pflag 1.0.5**
 - 1.324.1 Available under license
- 1.325 golang-glog 0.0.0-20160126235308-23def4e6c14b**
 - 1.325.1 Available under license
- 1.326 google-go-cmp 0.5.4**
 - 1.326.1 Available under license
- 1.327 soheilhy-cmux 0.1.4**
 - 1.327.1 Available under license
- 1.328 grpc-ecosystem-go-grpc-middleware 1.2.2**
 - 1.328.1 Available under license
- 1.329 cidranger 1.0.2**
 - 1.329.1 Available under license
- 1.330 evanphx-json-patch 4.9.0+incompatible**

- 1.330.1 Available under license
- 1.331 blackfriday 2.1.0**
 - 1.331.1 Available under license
- 1.332 mitchellh-mapstructure 1.1.2**
 - 1.332.1 Available under license
- 1.333 moby-locker 1.0.1**
 - 1.333.1 Available under license
- 1.334 aec 1.0.0**
 - 1.334.1 Available under license
- 1.335 shlex 0.0.0-20191202100458-e7afc7fbc510**
 - 1.335.1 Available under license
- 1.336 grpc-ecosystem-go-grpc-middleware 1.2.0**
 - 1.336.1 Available under license
- 1.337 proto-otlp 0.9.0**
 - 1.337.1 Available under license
- 1.338 docker-go-metrics 0.0.1**
 - 1.338.1 Available under license
- 1.339 fvbommel-sortorder 1.0.1**
 - 1.339.1 Available under license
- 1.340 bits-and-blooms-bitset 1.2.0**
 - 1.340.1 Available under license
- 1.341 x-sys 0.0.0-20201119102817-f84b799fce68**
 - 1.341.1 Available under license
- 1.342 rcrowley-go-metrics 0.0.0-20201227073835-cf1acfcdf475**
 - 1.342.1 Available under license
- 1.343 go-sysconf 0.3.5**
 - 1.343.1 Available under license
- 1.344 easyjson 0.7.6**
 - 1.344.1 Available under license
- 1.345 gopsutil 3.21.4+incompatible**
 - 1.345.1 Available under license
- 1.346 go-asn1-ber-asn1-ber 1.5.1**
 - 1.346.1 Available under license
- 1.347 go-errors-errors 1.0.1**
 - 1.347.1 Available under license
- 1.348 go-test-deep 1.0.7**
 - 1.348.1 Available under license
- 1.349 go-ldap-ldap 3.2.4**
 - 1.349.1 Available under license

- 1.350 k-sone-critbitgo 1.3.1-0.20191024122315-48c9e1530131**
 - 1.350.1 Available under license
- 1.351 etcd 3.3.15+incompatible**
 - 1.351.1 Available under license
- 1.352 go-errors-errors 1.2.0**
 - 1.352.1 Available under license
- 1.353 gopkg-in/ldap 2.5.1**
 - 1.353.1 Available under license
- 1.354 flag 1.7.4-pre**
 - 1.354.1 Available under license
- 1.355 golang-glog 0.0.0-20210429001901-424d2337a529**
 - 1.355.1 Available under license
- 1.356 gopkg.in-asn1-ber 1.0.0-20181015200546-f715ec2f112d**
 - 1.356.1 Available under license
- 1.357 go-errors-errors 1.0.2**
 - 1.357.1 Available under license
- 1.358 go-asn1-ber-asn1-ber 1.5.3**
 - 1.358.1 Available under license
- 1.359 pkg-sftp 1.13.0**
 - 1.359.1 Available under license
- 1.360 go.uber.org/atomic 1.5.0**
 - 1.360.1 Available under license
- 1.361 lithammer-dedent 1.1.0**
 - 1.361.1 Available under license
- 1.362 fiorix-go-diameter 3.0.2+incompatible**
 - 1.362.1 Available under license
- 1.363 ishidawataru-sctp 0.0.0-20210226210310-f2269e66cdee**
 - 1.363.1 Available under license
- 1.364 grpc-ecosystem-go-grpc-middleware 1.0.1-0.20190118093823-f849b5445de4**
 - 1.364.1 Available under license
- 1.365 openzipkin-contrib-zipkin-go-opentracing 0.4.5**
 - 1.365.1 Available under license
- 1.366 go-ldap-ldap 3.3.0**
 - 1.366.1 Available under license
- 1.367 netlink 0.0.0-20170802012344-a95659537721**
 - 1.367.1 Available under license
- 1.368 x-net 0.0.0-20210119194325-5f4716e94777**
 - 1.368.1 Available under license
- 1.369 trylock 0.0.0-20191027065348-ff7e133a5c54**

- 1.369.1 Available under license
- 1.370 eapache-channels 1.1.0**
 - 1.370.1 Available under license
- 1.371 monochromegane-go-gitignore 0.0.0-20200626010858-205db1a8cc00**
 - 1.371.1 Available under license
- 1.372 moby-spdystream 0.2.0**
 - 1.372.1 Available under license
- 1.373 gopkg.in-yaml 3.0.0-20210107192922-496545a6307b**
 - 1.373.1 Available under license
- 1.374 goleak 1.1.10**
 - 1.374.1 Available under license
- 1.375 clockwork 0.2.2**
 - 1.375.1 Available under license
- 1.376 go-uber-org-multierr 1.4.0**
 - 1.376.1 Available under license
- 1.377 gopkg.in-yaml 3.0.0-20200313102051-9f266ea9e77c**
 - 1.377.1 Available under license
- 1.378 fsnotify 1.4.9**
 - 1.378.1 Available under license
- 1.379 testify 1.7.0**
 - 1.379.1 Available under license
- 1.380 backoff 4.1.1**
 - 1.380.1 Available under license
- 1.381 makenowjust-heredoc 1.0.0**
 - 1.381.1 Available under license
- 1.382 fsnotify 1.4.7**
 - 1.382.1 Available under license
- 1.383 kr-text 0.2.0**
 - 1.383.1 Available under license
- 1.384 ishidawataru-sctp 0.0.0-20191218070446-00ab2ac2db07**
 - 1.384.1 Available under license
- 1.385 kr-pretty 0.1.0**
 - 1.385.1 Available under license
- 1.386 errwrap 1.1.0**
 - 1.386.1 Available under license
- 1.387 gotenv 1.2.0**
 - 1.387.1 Available under license
- 1.388 gopkg.in-ini 1.51.0**
 - 1.388.1 Available under license

- 1.389 golang-snappy 0.0.1**
 - 1.389.1 Available under license
- 1.390 golang-snappy 0.0.3**
 - 1.390.1 Available under license
- 1.391 color 1.13.0**
 - 1.391.1 Available under license
- 1.392 mitchellh-mapstructure 1.4.1**
 - 1.392.1 Available under license
- 1.393 golang-snappy 0.0.4**
 - 1.393.1 Available under license
- 1.394 go-systemd 0.0.0-20190321100706-95778dfbb74e**
 - 1.394.1 Available under license
- 1.395 lumberjack 2.0.0**
 - 1.395.1 Available under license
- 1.396 gopkg.in-yaml 2.3.0**
 - 1.396.1 Available under license
- 1.397 gopkg.in-ini 1.62.0**
 - 1.397.1 Available under license
- 1.398 grpc-ecosystem-go-grpc-middleware 1.0.0**
 - 1.398.1 Available under license
- 1.399 netns 0.0.0-20191106174202-0a2b9b5464df**
 - 1.399.1 Available under license
- 1.400 hcl 1.0.0**
 - 1.400.1 Available under license
- 1.401 tdb 1.45.5**
 - 1.401.1 Available under license
- 1.402 grpc-websocket-proxy 0.0.0-20200427203606-3cfed13b9966**
 - 1.402.1 Available under license
- 1.403 niemeyer-pretty 0.0.0-20200227124842-a10e7caefd8e**
 - 1.403.1 Available under license
- 1.404 trylock 0.0.0-20160524210250-5d1441de6705**
 - 1.404.1 Available under license
- 1.405 roaring 0.5.5**
 - 1.405.1 Available under license
- 1.406 sarama 1.23.1**
 - 1.406.1 Available under license
- 1.407 go-ping-ping 0.0.0-20210506233800-ff8be3320020**
 - 1.407.1 Available under license
- 1.408 ishidawataru-sctp 0.0.0-20210204083202-2bdd86bb9a4d**

- 1.408.1 Available under license
- 1.409 go-unsnap-stream 0.0.0-20210130063903-47dfef350d96**
 - 1.409.1 Available under license
- 1.410 go-errors-errors 1.1.1**
 - 1.410.1 Available under license
- 1.411 yerden-go-util 1.1.3**
 - 1.411.1 Available under license
- 1.412 go-farm 0.0.0-20200201041132-a6ae2369ad13**
 - 1.412.1 Available under license
- 1.413 k-sone-critbitgo 1.4.0**
 - 1.413.1 Available under license
- 1.414 cheggaaa-pb 1.0.28**
 - 1.414.1 Available under license
- 1.415 go.etcd.io-bbolt 1.3.6**
 - 1.415.1 Available under license
- 1.416 grpc-websocket-proxy 0.0.0-20201229170055-e5319fda7802**
 - 1.416.1 Available under license
- 1.417 btree 1.0.1**
 - 1.417.1 Available under license
- 1.418 abbot-go-http-auth 0.4.0**
 - 1.418.1 Available under license
- 1.419 prometheus-procfs 0.7.2**
 - 1.419.1 Available under license
- 1.420 smartystreets-goconvey 1.6.4**
 - 1.420.1 Available under license
- 1.421 json-iterator-go 1.1.12**
 - 1.421.1 Available under license
- 1.422 modern-go-reflect2 1.0.2**
 - 1.422.1 Available under license
- 1.423 pkg-sftp 1.13.4**
 - 1.423.1 Available under license
- 1.424 ishidawataru-sctp 0.0.0-20210707070123-9a39160e9062**
 - 1.424.1 Available under license
- 1.425 pyvmomi 7.0.3**
 - 1.425.1 Available under license
- 1.426 numcpus 0.2.3**
 - 1.426.1 Available under license
- 1.427 go-sysconf 0.3.7**
 - 1.427.1 Available under license

1.428 gls 4.20.0+incompatible

1.428.1 Available under license

1.429 jinja2 3.0.3

1.429.1 Available under license

1.430 libogg 1.3.4-0ubuntu1

1.430.1 Available under license

1.431 alsa 1.2.2-2.1ubuntu2.5

1.431.1 Available under license

1.432 commons-pool 2.11.1

1.432.1 Available under license

1.433 gofrs-flock 0.8.1

1.433.1 Available under license

1.434 protobuf 1.26.0-rc.1

1.434.1 Available under license

1.435 icu 66.1-2ubuntu2.1

1.435.1 Available under license

1.436 wget 1.20.3-1ubuntu2

1.436.1 Available under license

1.437 charset-normalizer 2.0.9

1.437.1 Available under license

1.438 six 1.14.0

1.438.1 Available under license

1.439 python 3.8.2-0ubuntu2

1.439.1 Available under license

1.440 libseccomp 2.5.1-1ubuntu1~20.04.2

1.440.1 Available under license

1.441 google-golang-org-genproto 0.0.0-20190819201941-24fa4b261c55

1.441.1 Available under license

1.442 properties 1.8.1

1.442.1 Available under license

1.443 configparser 5.2.0

1.443.1 Available under license

1.444 apache-log4j 2.17.1

1.444.1 Available under license

1.445 log4j-api 2.17.1

1.445.1 Available under license

1.446 log4j-to-slf4j 2.17.1

1.446.1 Available under license

1.447 logback-core 1.2.10

1.447.1 Available under license
1.448 valyala-histogram 1.1.2
1.448.1 Available under license
1.449 valyala-fastrand 1.0.0
1.449.1 Available under license
1.450 victoriametrics-metrics 1.17.2
1.450.1 Available under license
1.451 chardet 3.0.4
1.451.1 Available under license
1.452 victoriametrics-metrics 1.18.1
1.452.1 Available under license
1.453 valyala-histogram 1.2.0
1.453.1 Available under license
1.454 valyala-fastrand 1.1.0
1.454.1 Available under license
1.455 glibc 2.27-3ubuntu1
1.455.1 Available under license
1.456 dom 1.0
1.456.1 Available under license
1.457 simpleclient 0.9.0
1.457.1 Available under license
1.458 simpleclient-servlet 0.9.0
1.458.1 Available under license
1.459 simpleclient-dropwizard 0.9.0
1.459.1 Available under license
1.460 jetty-setuid-java 1.0.4
1.460.1 Available under license
1.461 logging-interceptor 3.12.12
1.461.1 Available under license
1.462 zjsonpatch 0.3.0
1.462.1 Available under license
1.463 java-semver 0.9.0
1.463.1 Available under license
1.464 profiler 1.1.1
1.464.1 Available under license
1.465 simpleclient-common 0.9.0
1.465.1 Available under license
1.466 stateless4j 2.5.0
1.466.1 Available under license

- 1.467 mchange-commons-java 0.2.15**
 - 1.467.1 Available under license
- 1.468 logback-jackson 0.1.5**
 - 1.468.1 Available under license
- 1.469 logback-json-core 0.1.5**
 - 1.469.1 Available under license
- 1.470 logback-json-classic 0.1.5**
 - 1.470.1 Available under license
- 1.471 jackson-jaxrs 2.9.9**
 - 1.471.1 Available under license
- 1.472 fontconfig 2.13.1-2ubuntu3**
 - 1.472.1 Available under license
- 1.473 gopsutil 3.21.11+incompatible**
 - 1.473.1 Available under license
- 1.474 evanphx-json-patch 5.6.0+incompatible**
 - 1.474.1 Available under license
- 1.475 commons-cli 1.5.0**
 - 1.475.1 Available under license
- 1.476 argparse 0.7.0**
 - 1.476.1 Available under license
- 1.477 reflections 0.9.12**
 - 1.477.1 Available under license
- 1.478 otel-sdk 1.0.1**
 - 1.478.1 Available under license
- 1.479 otel-exporters-otlp-otlptrace 1.0.1**
 - 1.479.1 Available under license
- 1.480 otel-trace 1.0.1**
 - 1.480.1 Available under license
- 1.481 contrib-instrumentation-google.golang.org-grpc-otelgrpc 0.25.0**
 - 1.481.1 Available under license
- 1.482 log4j-1.2-api 2.17.1**
 - 1.482.1 Available under license
- 1.483 simpleclient-hotspot 0.9.0**
 - 1.483.1 Available under license
- 1.484 evanphx-json-patch 4.12.0+incompatible**
 - 1.484.1 Available under license
- 1.485 go4.org-intern 0.0.0-20211027215823-ae77deb06f29**
 - 1.485.1 Available under license
- 1.486 inet.af-netaddr 0.0.0-20211027220019-c74959edd3b6**

- 1.486.1 Available under license
- 1.487 cyrus-sasl 2.1.27+dfsg-2ubuntu0.1**
 - 1.487.1 Available under license
- 1.488 javax-annotation-api 1.3.2**
 - 1.488.1 Available under license
- 1.489 aop-alliance 2.5.0**
 - 1.489.1 Available under license
- 1.490 jul-to-slf4j 1.7.36**
 - 1.490.1 Available under license
- 1.491 log4j-over-slf4j 1.7.36**
 - 1.491.1 Available under license
- 1.492 benbjohnson-clock 1.1.0**
 - 1.492.1 Available under license
- 1.493 go-ldap-ldap 3.4.2**
 - 1.493.1 Available under license
- 1.494 bouncycastle-fips 1.0.2.3**
 - 1.494.1 Available under license
- 1.495 metrics 4.1.12.1**
 - 1.495.1 Available under license
- 1.496 jcl-over-slf4j 1.7.36**
 - 1.496.1 Available under license
- 1.497 assertions 0.0.0-20180927180507-b2de0cb4f26d**
 - 1.497.1 Available under license
- 1.498 logback-core 1.2.11**
 - 1.498.1 Available under license
- 1.499 x-time-rate 0.0.0-20220210224613-90d013bbcef8**
 - 1.499.1 Available under license
- 1.500 go-logr-stdr 1.2.2**
 - 1.500.1 Available under license
- 1.501 zlib 1.2.12**
 - 1.501.1 Available under license
- 1.502 netns 0.0.0-20170707011535-86bef332bfc3**
 - 1.502.1 Available under license
- 1.503 gorilla 1.5.0**
 - 1.503.1 Available under license
- 1.504 alsa-ucm-conf 1.2.2-1ubuntu0.13**
 - 1.504.1 Available under license
- 1.505 goprotobuf 1.4.2**
 - 1.505.1 Available under license

1.506 x-oauth2 0.0.0-20220223155221-ee480838109b

1.506.1 Available under license

1.507 xz 5.2.4-1ubuntu1.1

1.507.1 Available under license

1.508 gzip 1.10-0ubuntu4.1

1.508.1 Available under license

1.509 bash 5.0-6ubuntu1.2

1.509.1 Available under license

1.510 goprotobuf 1.3.2

1.510.1 Available under license

1.511 pkg-sftp 1.13.2

1.511.1 Available under license

1.512 cast 1.4.0

1.512.1 Available under license

1.513 afero 1.5.1

1.513.1 Available under license

1.514 pkg-sftp 1.13.1

1.514.1 Available under license

1.515 afero 1.2.2

1.515.1 Available under license

1.516 masterminds-goutils 1.1.1

1.516.1 Available under license

1.517 govalidator 0.0.0-20200428143746-21a406dcc535

1.517.1 Available under license

1.518 libsepol 3.0-1ubuntu0.1

1.518.1 Available under license

1.519 treeprint 1.1.0

1.519.1 Available under license

1.520 distro 1.4.0

1.520.1 Available under license

1.521 ipaddr 2.2.0

1.521.1 Available under license

1.522 progress 1.5

1.522.1 Available under license

1.523 retrying 1.3.3

1.523.1 Available under license

1.524 servlet-api 3.1.0

1.524.1 Available under license

1.525 xml-apis 1.3.04

1.525.1 Available under license
1.526 pkg_resources 0.0.0
1.526.1 Available under license
1.527 kubernetes 23.6.0
1.527.1 Available under license
1.528 glibc 2.31-0ubuntu9.9
1.528.1 Available under license
1.529 protobuf 1.26.0
1.529.1 Available under license
1.530 reflectwalk 1.0.2
1.530.1 Available under license
1.531 groupcache 0.0.0-20210331224755-41bb18bfe9da
1.531.1 Available under license
1.532 goprotobuf 1.5.2
1.532.1 Available under license
1.533 jwalterweatherman 1.1.0
1.533.1 Available under license
1.534 glob 0.2.3
1.534.1 Available under license
1.535 afero 1.6.0
1.535.1 Available under license
1.536 logrus 1.8.1
1.536.1 Available under license
1.537 xxhash 2.1.1
1.537.1 Available under license
1.538 cast 1.3.1
1.538.1 Available under license
1.539 go-resiliency 1.2.0
1.539.1 Available under license
1.540 groupcache 0.0.0-20200121045136-8c9f03a8e57e
1.540.1 Available under license
1.541 google-uuid 1.1.1
1.541.1 Available under license
1.542 gojsonschema 1.2.0
1.542.1 Available under license
1.543 netlink 1.1.0
1.543.1 Available under license
1.544 goprotobuf 1.3.5
1.544.1 Available under license

1.545 google-uuid 1.2.0

1.545.1 Available under license

1.546 go-toml 1.9.3

1.546.1 Available under license

1.547 sarama 1.29.1

1.547.1 Available under license

1.548 gokrb5 8.4.2

1.548.1 Available under license

1.549 gokrb5 7.3.0

1.549.1 Available under license

1.550 cmux 0.1.5

1.550.1 Available under license

1.551 open-ldap 2.4.49+dfsg-2ubuntu1.9

1.551.1 Available under license

1.552 shadow 4.8.1-1ubuntu5.20.04.2

1.552.1 Available under license

1.553 libnsl 2.31

1.553.1 Available under license

1.554 prometheus-client 1.11.1

1.554.1 Available under license

1.555 x-mod 0.6.0-dev.0.20220419223038-86c51ed26bb4

1.555.1 Available under license

1.556 dpkg 1.19.7ubuntu3.2

1.556.1 Available under license

1.557 istack-commons 3.0.5

1.557.1 Available under license

1.558 cast 1.5.0

1.558.1 Available under license

1.559 google-go-cmp 0.5.8

1.559.1 Available under license

1.560 keyutils 1.6-6ubuntu1.1

1.560.1 Available under license

1.561 go-openapi-jsonreference 0.20.0

1.561.1 Available under license

1.562 e2fsprogs 1.45.5-2ubuntu1.1

1.562.1 Available under license

1.563 google-cloud-go 0.97.0

1.563.1 Available under license

1.564 stackexchange-wmi 0.0.0-20190523213315-cbe66965904d

1.564.1 Available under license
1.565 x-lint 0.0.0-20201208152925-83fdc39ff7b5
1.565.1 Available under license
1.566 nmclain-ldap 0.0.0-20191021200707-3b3b69a7e9e3
1.566.1 Available under license
1.567 nmclain-asn1-ber 0.0.0-20170104154839-2661553a0484
1.567.1 Available under license
1.568 gopherjs 0.0.0-20181017120253-0766667cb4d1
1.568.1 Available under license
1.569 coreos-bbolt 1.3.6
1.569.1 Available under license
1.570 stackexchange-wmi 1.2.0
1.570.1 Available under license
1.571 apt 2.0.9
1.571.1 Available under license
1.572 google-gnostic 0.5.7-v3refs
1.572.1 Available under license
1.573 go-errors-errors 1.4.0
1.573.1 Available under license
1.574 python-certifi 2021.05.30
1.574.1 Available under license
1.575 activation-api 1.2.2
1.575.1 Available under license
1.576 docker-distribution 2.8.1+incompatible
1.576.1 Available under license
1.577 mitchellh-copystructure 1.2.0
1.577.1 Available under license
1.578 gopkg.in-check 1.0.0-20200227125254-8fa46927fb4f
1.578.1 Available under license
1.579 jetty 9.4.48.v20220622
1.579.1 Available under license
1.580 jetty-util 9.4.48.v20220622
1.580.1 Available under license
1.581 jetty-servlets 9.4.48.v20220622
1.581.1 Available under license
1.582 jetty-continuation 9.4.48.v20220622
1.582.1 Available under license
1.583 golang-jwt 3.2.1+incompatible
1.583.1 Available under license

1.584 zlib 1.2.11

1.584.1 Available under license

1.585 prometheus-common 0.37.0

1.585.1 Available under license

1.586 prometheus-procfs 0.8.0

1.586.1 Available under license

1.587 go-ping-ping 1.1.0

1.587.1 Available under license

1.588 gnupg 2.2.19-3ubuntu2.2

1.588.1 Available under license

1.589 sqlx 1.3.5

1.589.1 Available under license

1.590 audience-annotations 0.13.0

1.590.1 Available under license

1.591 rung-go-safecast 1.0.1

1.591.1 Available under license

1.592 gopkg.in-check 1.0.0-20190902080502-41f04d3bba15

1.592.1 Available under license

1.593 jakarta-inject-api 1.0.5

1.593.1 Available under license

1.594 go.uber.org/atomi 1.10.0

1.594.1 Available under license

1.595 chardet 4.0.0

1.595.1 Available under license

1.596 html5lib 1.1

1.596.1 Available under license

1.597 colorama 0.4.4

1.597.1 Available under license

1.598 webencodings 0.5.1

1.598.1 Available under license

1.599 pep517 0.12.0

1.599.1 Available under license

1.600 six 1.16.0

1.600.1 Available under license

1.601 idna 3.3

1.601.1 Available under license

1.602 tomli 2.0.1

1.602.1 Available under license

1.603 futures 3.3.0

- 1.603.1 Available under license
- 1.604 kustomize-api 0.12.1**
 - 1.604.1 Available under license
- 1.605 kubernetes-metrics 0.0.0**
 - 1.605.1 Available under license
- 1.606 kustomize-kyaml 0.13.9**
 - 1.606.1 Available under license
- 1.607 gettext-go 1.0.2**
 - 1.607.1 Available under license
- 1.608 kustomize-kustomize 4.5.7**
 - 1.608.1 Available under license
- 1.609 sigs.k8s.io-json 0.0.0-20220713155537-f223a00ba0e2**
 - 1.609.1 Available under license
- 1.610 packaging 16.8**
 - 1.610.1 Available under license
- 1.611 packaging 20.3**
 - 1.611.1 Available under license
- 1.612 python-certifi 2021.10.8**
 - 1.612.1 Available under license
- 1.613 pyyaml 6.0**
 - 1.613.1 Available under license
- 1.614 x-lint 0.0.0-20200302205851-738671d3881b**
 - 1.614.1 Available under license
- 1.615 simpleclient_tracer_common 0.16.0**
 - 1.615.1 Available under license
- 1.616 simpleclient 0.16.0**
 - 1.616.1 Available under license
- 1.617 simpleclient_tracer_otel 0.16.0**
 - 1.617.1 Available under license
- 1.618 simpleclient-common 0.16.0**
 - 1.618.1 Available under license
- 1.619 simpleclient-httpserver 0.16.0**
 - 1.619.1 Available under license
- 1.620 simpleclient_tracer_otel_agent 0.16.0**
 - 1.620.1 Available under license
- 1.621 simpleclient-hotspot 0.16.0**
 - 1.621.1 Available under license
- 1.622 term 0.0.0-20220808134915-39b0c02b01ae**
 - 1.622.1 Available under license

1.623 pcre 10.34-7ubuntu0.1

1.623.1 Available under license

1.624 hibernate-validator 6.2.5.Final

1.624.1 Available under license

1.625 scala-logging_2.13 3.9.4

1.625.1 Available under license

1.626 slf4j 1.7.36

1.626.1 Available under license

1.627 go-md2man 2.0.2

1.627.1 Available under license

1.628 google-go-cmp 0.5.9

1.628.1 Available under license

1.629 go-openapi-swag 0.22.3

1.629.1 Available under license

1.630 x-tools 0.1.12

1.630.1 Available under license

1.631 ecj 3.26.0

1.631.1 Available under license

1.632 pcre 8.39-12ubuntu0.1

1.632.1 Available under license

1.633 audit 2.8.5-2ubuntu6

1.633.1 Available under license

1.634 file 5.38-4

1.634.1 Available under license

1.635 zstd 1.5.2

1.635.1 Available under license

1.636 javassist 3.29.2-GA

1.636.1 Available under license

1.637 unzip 6.0-25ubuntu1.1

1.637.1 Available under license

1.638 otel-exporters-otlp-otlptrace-otlptracegrpc 1.0.1

1.638.1 Available under license

1.639 zlib 1.2.11.dfsg-2ubuntu1.5

1.639.1 Available under license

1.640 zlib 1.2.13

1.640.1 Available under license

1.641 apache-commons-text 1.10.0

1.641.1 Available under license

1.642 cobra 1.6.0

- 1.642.1 Available under license
- 1.643 go-ntlmssp 0.0.0-20200615164410-66371956d46c**
 - 1.643.1 Available under license
- 1.644 x-sync 0.1.0**
 - 1.644.1 Available under license
- 1.645 docker-credential-helpers 0.7.0**
 - 1.645.1 Available under license
- 1.646 go-errors-errors 1.4.2**
 - 1.646.1 Available under license
- 1.647 gson 2.10**
 - 1.647.1 Available under license
- 1.648 sqlite 3.31.1-4ubuntu0.5**
 - 1.648.1 Available under license
- 1.649 pkix-ssh 13.5**
 - 1.649.1 Available under license
- 1.650 openssh 9.1**
 - 1.650.1 Available under license
- 1.651 nmclain-ldap 0.0.0-20210720162743-7f8d1e44eeba**
 - 1.651.1 Available under license
- 1.652 gopsutil 3.21.6+incompatible**
 - 1.652.1 Available under license
- 1.653 victoriametrics-metrics 1.17.3**
 - 1.653.1 Available under license
- 1.654 scala 2.13.10**
 - 1.654.1 Available under license
- 1.655 expat 2.2.9-1ubuntu0.6**
 - 1.655.1 Available under license
- 1.656 diskv 2.0.1+incompatible**
 - 1.656.1 Available under license
- 1.657 shadow 4.8.1-1ubuntu5.20.04.4**
 - 1.657.1 Available under license
- 1.658 prometheus-client-model 0.2.0**
 - 1.658.1 Available under license
- 1.659 scala-java8-compat_2.13 1.0.2**
 - 1.659.1 Available under license
- 1.660 utils 0.0.0-20221107191617-1a15be271d1d**
 - 1.660.1 Available under license
- 1.661 zap 1.24.0**
 - 1.661.1 Available under license

1.662 open-telemetry-opentelemetry-collector-contrib 1.0.1

1.662.1 Available under license

1.663 scala-reflect 2.13.10

1.663.1 Available under license

1.664 numcpus 0.6.0

1.664.1 Available under license

1.665 go-sysconf 0.3.11

1.665.1 Available under license

1.666 go.uber.org/atomic 1.9.0

1.666.1 Available under license

1.667 yaml 1.2.0

1.667.1 Available under license

1.668 decimal 1.3.1

1.668.1 Available under license

1.669 sprig 3.2.3

1.669.1 Available under license

1.670 rocksdbjni 7.1.2

1.670.1 Available under license

1.671 mschoch-smat 0.2.0

1.671.1 Available under license

1.672 glycerine-goconvey 0.0.0-20190410193231-58a59202ab31

1.672.1 Available under license

1.673 gopherjs 0.0.0-20190910122728-9d188e94fb99

1.673.1 Available under license

1.674 platformdirs 2.6.2

1.674.1 Available under license

1.675 httpcomponents-core 4.4.16

1.675.1 Available under license

1.676 x-time-rate 0.3.0

1.676.1 Available under license

1.677 x-net 0.5.0

1.677.1 Available under license

1.678 x-text 0.6.0

1.678.1 Available under license

1.679 x-sys 0.4.0

1.679.1 Available under license

1.680 go-openapi-jsonpointer 0.19.6

1.680.1 Available under license

1.681 x-term 0.4.0

1.681.1 Available under license

1.682 xxhash 2.2.0

1.682.1 Available under license

1.683 x-crypto 0.5.0

1.683.1 Available under license

1.684 victoriametrics-metrics 1.23.0

1.684.1 Available under license

1.685 objenesis 3.2

1.685.1 Available under license

1.686 python-setuptools 45.2.0-1ubuntu0.1

1.686.1 Available under license

1.687 go-openapi-jsonreference 0.20.2

1.687.1 Available under license

1.688 wheel 0.34.2-1ubuntu0.1

1.688.1 Available under license

1.689 six 1.14.0-2

1.689.1 Available under license

1.690 python-certifi 2019.11.28-1

1.690.1 Available under license

1.691 go-units 0.5.0

1.691.1 Available under license

1.692 xstrings 1.4.0

1.692.1 Available under license

1.693 jackson-databind 2.13.5

1.693.1 Available under license

1.694 jackson 2.14.2

1.694.1 Available under license

1.695 jackson-dataformat-yaml 2.14.2

1.695.1 Available under license

1.696 jackson-annotations 2.14.2

1.696.1 Available under license

1.697 jackson-databind 2.14.2

1.697.1 Available under license

1.698 jackson-annotations 2.13.5

1.698.1 Available under license

1.699 jackson 2.13.5

1.699.1 Available under license

1.700 jackson-datatype-jsr310 2.14.2

1.700.1 Available under license

1.701 fdisk 2.34.0

1.701.1 Available under license

1.702 pam 1.3.1-5ubuntu4.6

1.702.1 Available under license

1.703 opentracing-go 1.1.0

1.703.1 Available under license

1.704 go-systemd 0.0.0-20191104093116-d3cd4ed1dbcf

1.704.1 Available under license

1.705 easyjson 0.7.7

1.705.1 Available under license

1.706 heimdal 7.7.0+dfsg-1ubuntu1.4

1.706.1 Available under license

1.707 coreos-semver 0.3.1

1.707.1 Available under license

1.708 stackexchange-wmi 1.2.1

1.708.1 Available under license

1.709 argparse 0.9.0

1.709.1 Available under license

1.710 x-net 0.7.0

1.710.1 Available under license

1.711 x-sys 0.5.0

1.711.1 Available under license

1.712 x-text 0.7.0

1.712.1 Available under license

1.713 x-crypto 0.6.0

1.713.1 Available under license

1.714 tcpdump 4.9.3-4ubuntu0.2

1.714.1 Available under license

1.715 gnutls 3.6.13-2ubuntu1.8

1.715.1 Available under license

1.716 tar 1.30+dfsg-7ubuntu0.20.04.3

1.716.1 Available under license

1.717 jackson-datatype-jdk8 2.13.5

1.717.1 Available under license

1.718 jackson-datatype-jsr310 2.13.5

1.718.1 Available under license

1.719 jackson-datatype-guava 2.13.5

1.719.1 Available under license

1.720 jackson-module-parameter-names 2.13.5

- 1.720.1 Available under license
- 1.721 jackson-xc 2.13.5**
 - 1.721.1 Available under license
- 1.722 jackson-jaxrs-base 2.13.5**
 - 1.722.1 Available under license
- 1.723 jackson-jaxrs 2.13.5**
 - 1.723.1 Available under license
- 1.724 gogo-protobuf 1.3.2**
 - 1.724.1 Available under license
- 1.725 philhofer-fwd 1.1.1**
 - 1.725.1 Available under license
- 1.726 eapache-go-xerial-snappy 0.0.0-20180814174437-776d5712da21**
 - 1.726.1 Available under license
- 1.727 jackson-datatype-joda 2.13.5**
 - 1.727.1 Available under license
- 1.728 mitchellh-go-wordwrap 1.0.0**
 - 1.728.1 Available under license
- 1.729 gogo-protobuf 1.3.1**
 - 1.729.1 Available under license
- 1.730 mattn-go-isatty 0.0.17**
 - 1.730.1 Available under license
- 1.731 fatih-camelcase 1.0.0**
 - 1.731.1 Available under license
- 1.732 mitchellh-go-wordwrap 1.0.1**
 - 1.732.1 Available under license
- 1.733 snake-yaml 2.0**
 - 1.733.1 Available under license
- 1.734 osrg-gobgp 0.0.0-20200806055634-c6f0eba8f4d8**
 - 1.734.1 Available under license
- 1.735 osrg-gobgp 0.0.0-20211116133055-8d7916080293**
 - 1.735.1 Available under license
- 1.736 osrg-gobgp 2.19.0+incompatible**
 - 1.736.1 Available under license
- 1.737 go-ole-go-ole 1.2.5**
 - 1.737.1 Available under license
- 1.738 go-ole-go-ole 1.2.4**
 - 1.738.1 Available under license
- 1.739 osrg-gobgp 0.0.0-20210302053313-5960e8ebd1e3**
 - 1.739.1 Available under license

- 1.740 tdb 1.4.5-0ubuntu0.20.04.1**
 - 1.740.1 Available under license
- 1.741 jose4j 0.9.3**
 - 1.741.1 Available under license
- 1.742 go-ole-go-ole 1.2.6**
 - 1.742.1 Available under license
- 1.743 apache-http-server 2.4.41-4ubuntu3.14**
 - 1.743.1 Available under license
- 1.744 libmnl 1.0.4-2**
 - 1.744.1 Available under license
- 1.745 readline 8.0-4**
 - 1.745.1 Available under license
- 1.746 libpkit 0.23.20-1ubuntu0.1**
 - 1.746.1 Available under license
- 1.747 x-net 0.8.0**
 - 1.747.1 Available under license
- 1.748 x-sys 0.6.0**
 - 1.748.1 Available under license
- 1.749 x-text 0.8.0**
 - 1.749.1 Available under license
- 1.750 x-term 0.6.0**
 - 1.750.1 Available under license
- 1.751 wheel 0.40.0**
 - 1.751.1 Available under license
- 1.752 klauspost-compress 1.16.0**
 - 1.752.1 Available under license
- 1.753 jmx-prometheus-javaagent 0.18.0**
 - 1.753.1 Available under license
- 1.754 collector 0.18.0**
 - 1.754.1 Available under license
- 1.755 jmx_prometheus_javaagent_common 0.18.0**
 - 1.755.1 Available under license
- 1.756 base-files 11ubuntu5.7**
 - 1.756.1 Available under license
- 1.757 jetty-client 9.4.51.v20230217**
 - 1.757.1 Available under license
- 1.758 jetty-util 9.4.51.v20230217**
 - 1.758.1 Available under license
- 1.759 kerberos 1.17-6ubuntu4.3**

- 1.759.1 Available under license
- 1.760 otel-trace 1.14.0**
 - 1.760.1 Available under license
- 1.761 open-telemetry-opentelemetry-collector-contrib 1.14.0**
 - 1.761.1 Available under license
- 1.762 jackson-module-scala 2.13.5**
 - 1.762.1 Available under license
- 1.763 error_prone_annotations 2.18.0**
 - 1.763.1 Available under license
- 1.764 jackson-dataformat-csv 2.13.5**
 - 1.764.1 Available under license
- 1.765 spring-expression 5.3.26**
 - 1.765.1 Available under license
- 1.766 spring-beans 5.3.26**
 - 1.766.1 Available under license
- 1.767 spring-aop 5.3.26**
 - 1.767.1 Available under license
- 1.768 spring-context 5.3.26**
 - 1.768.1 Available under license
- 1.769 plexus-utils 3.3.1**
 - 1.769.1 Available under license
- 1.770 grpc-go 1.54.0**
 - 1.770.1 Available under license
- 1.771 jline-remote-ssh 3.22.0**
 - 1.771.1 Available under license
- 1.772 jline-terminal-jna 3.22.0**
 - 1.772.1 Available under license
- 1.773 jline-reader 3.22.0**
 - 1.773.1 Available under license
- 1.774 jline-style 3.22.0**
 - 1.774.1 Available under license
- 1.775 jline-terminal 3.22.0**
 - 1.775.1 Available under license
- 1.776 jline-remote-telnet 3.22.0**
 - 1.776.1 Available under license
- 1.777 jline-builtins 3.22.0**
 - 1.777.1 Available under license
- 1.778 jline-terminal-jansi 3.22.0**
 - 1.778.1 Available under license

- 1.779 jetty-servlets 9.4.51.v20230217**
 - 1.779.1 Available under license
- 1.780 jetty-continuation 9.4.51.v20230217**
 - 1.780.1 Available under license
- 1.781 jetty-util-ajax 9.4.51.v20230217**
 - 1.781.1 Available under license
- 1.782 jetty 9.4.51.v20230217**
 - 1.782.1 Available under license
- 1.783 go.etcd.io-bbolt 1.3.7**
 - 1.783.1 Available under license
- 1.784 prometheus 0.26.0**
 - 1.784.1 Available under license
- 1.785 jersey 2.39.1**
 - 1.785.1 Available under license
- 1.786 logback-core 1.2.12**
 - 1.786.1 Available under license
- 1.787 jersey-hk2 2.39.1**
 - 1.787.1 Available under license
- 1.788 jersey-client 2.39.1**
 - 1.788.1 Available under license
- 1.789 swagger-annotations 2.2.8**
 - 1.789.1 Available under license
- 1.790 x-sys 0.7.0**
 - 1.790.1 Available under license
- 1.791 gopsutil 2.20.9+incompatible**
 - 1.791.1 Available under license
- 1.792 kubernetes-model 6.5.1**
 - 1.792.1 Available under license
- 1.793 kubernetes-model-gatewayapi 6.5.1**
 - 1.793.1 Available under license
- 1.794 kubernetes-client 6.5.1**
 - 1.794.1 Available under license
- 1.795 zookeeper-jute 3.6.4**
 - 1.795.1 Available under license
- 1.796 kubernetes-model-node 6.5.1**
 - 1.796.1 Available under license
- 1.797 kubernetes-model-resource 6.5.1**
 - 1.797.1 Available under license
- 1.798 kubernetes-httpclient-okhttp 6.5.1**

- 1.798.1 Available under license
- 1.799 kubernetes-model-flowcontrol 6.5.1**
 - 1.799.1 Available under license
- 1.800 zookeeper 3.6.4**
 - 1.800.1 Available under license
- 1.801 kubernetes-client-api 6.5.1**
 - 1.801.1 Available under license
- 1.802 kubernetes-model-common 6.5.1**
 - 1.802.1 Available under license
- 1.803 sudo 1.8.31-1ubuntu1.5**
 - 1.803.1 Available under license
- 1.804 packaging 23.1**
 - 1.804.1 Available under license
- 1.805 zstd-jni 1.5.5-1**
 - 1.805.1 Available under license
- 1.806 honnef-staticcheck 0.0.1-2019.2.3**
 - 1.806.1 Available under license
- 1.807 profile 1.5.0**
 - 1.807.1 Available under license
- 1.808 jetty-security 9.4.51.v20230217**
 - 1.808.1 Available under license
- 1.809 libxml2 2.9.10+dfsg-5ubuntu0.20.04.6**
 - 1.809.1 Available under license
- 1.810 zstd 1.4.9**
 - 1.810.1 Available under license
- 1.811 jackson-module-blackbird 2.13.5**
 - 1.811.1 Available under license
- 1.812 jsr305 3.0.2**
 - 1.812.1 Available under license
- 1.813 log4j 1.2.4**
 - 1.813.1 Available under license
- 1.814 x-oauth2 0.7.0**
 - 1.814.1 Available under license
- 1.815 git 2.25.1-1ubuntu3.11**
 - 1.815.1 Available under license
- 1.816 lib-pq 1.10.9**
 - 1.816.1 Available under license
- 1.817 joda-time 2.12.5**
 - 1.817.1 Available under license

1.818 lcms 2.14

1.818.1 Available under license

1.819 lz4-java 1.8.0

1.819.1 Available under license

1.820 free-type 2.10.1-2ubuntu0.3

1.820.1 Available under license

1.821 gorp 3.1.0

1.821.1 Available under license

1.822 etcd-raft 0.5.0-alpha.5.0.20220915004622-85b640cee793

1.822.1 Available under license

1.823 etcd 0.5.0-alpha.5.0.20220915004622-85b640cee793

1.823.1 Available under license

1.824 cockroachdb-datadriven 0.0.0-20190809214429-80d97fb3cbaa

1.824.1 Available under license

1.825 x-oauth2 0.8.0

1.825.1 Available under license

1.826 libpgp-error 1.37-1

1.826.1 Available under license

1.827 jersey-container-servlet 2.39.1

1.827.1 Available under license

1.828 jersey-bean-validation 2.39.1

1.828.1 Available under license

1.829 docker-distribution 2.8.2+incompatible

1.829.1 Available under license

1.830 etcd 0.5.0-alpha.5.0.20230414071934-94593e63d45c

1.830.1 Available under license

1.831 google-golang-org-genproto 0.0.0-20200526211855-cb27e3aa2013

1.831.1 Available under license

1.832 google-golang-org-genproto 0.0.0-20191108220845-16a3f7862a1a

1.832.1 Available under license

1.833 servlet-api 3.0.1

1.833.1 Available under license

1.834 term 0.5.0

1.834.1 Available under license

1.835 kubernetes-klog 2.100.1

1.835.1 Available under license

1.836 systemd 245.4-4ubuntu3.22

1.836.1 Available under license

1.837 prometheus-common 0.44.0

1.837.1 Available under license
1.838 masterminds-semver 3.2.1
1.838.1 Available under license
1.839 logback-access 1.2.12
1.839.1 Available under license
1.840 openssl 1.1.1f-1ubuntu2.19
1.840.1 Available under license
1.841 prometheus-client 1.14.0
1.841.1 Available under license
1.842 tzdata 2023c-0ubuntu0.20.04.2
1.842.1 Available under license
1.843 iptables 1.8.4-3ubuntu2.1
1.843.1 Available under license
1.844 j2objc-annotations 2.8
1.844.1 Available under license
1.845 libssh 0.9.3-2ubuntu2.3
1.845.1 Available under license
1.846 free-type 2.12.1
1.846.1 Available under license
1.847 yusufpapurcu-wmi 1.2.3
1.847.1 Available under license
1.848 python 3.8.10-0ubuntu1~20.04.8
1.848.1 Available under license
1.849 python3.8 3.8.10-0ubuntu1~20.04.8
1.849.1 Available under license
1.850 perl 5.30.0-9ubuntu0.4
1.850.1 Available under license
1.851 nghttp2 1.40.0-1ubuntu0.1
1.851.1 Available under license
1.852 jersey-server 2.39.1
1.852.1 Available under license
1.853 reload4j 1.2.25
1.853.1 Available under license
1.854 jersey-container-servlet-core 2.39.1
1.854.1 Available under license
1.855 jackson-dataformat-yaml 2.15.2
1.855.1 Available under license
1.856 jackson-module-scala_2.13 2.13.5
1.856.1 Available under license

1.857 openssh 8.2p1-4

1.857.1 Available under license

1.858 servlet-api 4.0.FR

1.858.1 Available under license

1.859 slf4j-impl 1.7.36

1.859.1 Available under license

1.860 commons-daemon 1.3.4

1.860.1 Available under license

1.861 python-requests 2.22.0-2ubuntu1.1

1.861.1 Available under license

1.862 jersey-common 2.39.1

1.862.1 Available under license

1.863 scala-collection-compat_2.13 2.10.0

1.863.1 Available under license

1.864 python-pip 20.0.2-5ubuntu1.9

1.864.1 Available under license

1.865 util-linux 2.34-0.1ubuntu9.4

1.865.1 Available under license

1.866 libnss-nisplus 2.31

1.866.1 Available under license

1.867 libnss-nis 2.31

1.867.1 Available under license

1.868 glib 2.64.6-1~ubuntu20.04.6

1.868.1 Available under license

1.869 libcap 2.32-1ubuntu0.1

1.869.1 Available under license

1.870 fvbommel-sortorder 1.1.0

1.870.1 Available under license

1.871 libx11 1.6.9-2ubuntu1.5

1.871.1 Available under license

1.872 jackson 2.15.2

1.872.1 Available under license

1.873 jackson-databind 2.15.2

1.873.1 Available under license

1.874 jackson-annotations 2.15.2

1.874.1 Available under license

1.875 google-golang-org-genproto 0.0.0-20230403163135-c38d8f061ccd

1.875.1 Available under license

1.876 logrus 1.9.3

- 1.876.1 Available under license
- 1.877 jersey-media-multipart 2.39.1**
- 1.877.1 Available under license
- 1.878 gmp 6.2.0+dfsg-4ubuntu0.1**
- 1.878.1 Available under license
- 1.879 ncurses 6.2-0ubuntu2.1**
- 1.879.1 Available under license
- 1.880 prometheus-procfs 0.10.1**
- 1.880.1 Available under license
- 1.881 json-java 20230618**
- 1.881.1 Available under license
- 1.882 squirrel 1.5.4**
- 1.882.1 Available under license
- 1.883 python-setuptools 68.0.0**
- 1.883.1 Available under license
- 1.884 x-sync 0.3.0**
- 1.884.1 Available under license
- 1.885 metrics-httpclient 4.2.19**
- 1.885.1 Available under license
- 1.886 prometheus-client 1.16.0**
- 1.886.1 Available under license
- 1.887 guava 32.1.1-jre**
- 1.887.1 Available under license
- 1.888 unsafe-assume-no-moving-gc 0.0.0-20230525183740-e7c30c78aeb2**
- 1.888.1 Available under license
- 1.889 netty-codec 4.1.94.Final**
- 1.889.1 Available under license
- 1.890 netty-transport-native-unix-common 4.1.94.Final**
- 1.890.1 Available under license
- 1.891 netty-resolver 4.1.94.Final**
- 1.891.1 Available under license
- 1.892 netty-handler 4.1.94.Final**
- 1.892.1 Available under license
- 1.893 netty-transport-classes-epoll 4.1.94.Final**
- 1.893.1 Available under license
- 1.894 netty-transport 4.1.94.Final**
- 1.894.1 Available under license
- 1.895 netty 4.1.94.Final**
- 1.895.1 Available under license

1.896 metrics 4.2.19

1.896.1 Available under license

1.897 treeprint 1.2.0

1.897.1 Available under license

1.898 google-gnostic-models 0.6.8

1.898.1 Available under license

1.899 metrics-jmx 4.2.19

1.899.1 Available under license

1.900 toml 1.3.2

1.900.1 Available under license

1.901 bouncy-castle 1.75

1.901.1 Available under license

1.902 curl 7.68.0-1ubuntu2.19

1.902.1 Available under license

1.903 dropwizard-jackson 2.1.7

1.903.1 Available under license

1.904 metrics-health-checks 4.2.19

1.904.1 Available under license

1.905 dropwizard-jetty 2.1.7

1.905.1 Available under license

1.906 metrics-servlets 4.2.19

1.906.1 Available under license

1.907 logback-throttling-appender 1.1.10

1.907.1 Available under license

1.908 metrics-annotation 4.2.19

1.908.1 Available under license

1.909 dropwizard-logging 2.1.7

1.909.1 Available under license

1.910 dropwizard-core 2.1.7

1.910.1 Available under license

1.911 dropwizard-servlets 2.1.7

1.911.1 Available under license

1.912 dropwizard-health 2.1.7

1.912.1 Available under license

1.913 dropwizard-util 2.1.7

1.913.1 Available under license

1.914 dropwizard-jersey 2.1.7

1.914.1 Available under license

1.915 dropwizard-validation 2.1.7

- 1.915.1 Available under license
- 1.916 dropwizard-request-logging 2.1.7**
 - 1.916.1 Available under license
- 1.917 metrics-json 4.2.19**
 - 1.917.1 Available under license
- 1.918 drop-wizard-metrics 2.1.7**
 - 1.918.1 Available under license
- 1.919 dropwizard-lifecycle 2.1.7**
 - 1.919.1 Available under license
- 1.920 metrics-jvm 4.2.19**
 - 1.920.1 Available under license
- 1.921 dropwizard-configuration 2.1.7**
 - 1.921.1 Available under license
- 1.922 metrics-jetty 4.2.19**
 - 1.922.1 Available under license
- 1.923 metrics-logback 4.2.19**
 - 1.923.1 Available under license
- 1.924 metrics-jersey2 4.2.19**
 - 1.924.1 Available under license
- 1.925 maven-artifact 3.8.8**
 - 1.925.1 Available under license
- 1.926 metrics-caffeine 4.2.19**
 - 1.926.1 Available under license
- 1.927 dropwizard-forms 2.1.7**
 - 1.927.1 Available under license
- 1.928 dropwizard-auth 2.1.7**
 - 1.928.1 Available under license
- 1.929 jersey-metainf-services 2.39.1**
 - 1.929.1 Available under license
- 1.930 dropwizard-client 2.1.7**
 - 1.930.1 Available under license
- 1.931 dropwizard-assets 2.1.7**
 - 1.931.1 Available under license
- 1.932 amqp-client 5.17.0**
 - 1.932.1 Available under license
- 1.933 metrics-graphite 4.2.19**
 - 1.933.1 Available under license
- 1.934 dropwizard-metrics-graphite 2.1.7**
 - 1.934.1 Available under license

- 1.935 genproto-googleapis-rpc 0.0.0-20230711160842-782d3b101e98**
 - 1.935.1 Available under license
- 1.936 x-net 0.13.0**
 - 1.936.1 Available under license
- 1.937 mobile-cnat-golang-lib-go-diameter 4.0.6-0.20230802184116-1192ff7e0992**
 - 1.937.1 Available under license
- 1.938 genproto-googleapis-rpc 0.0.0-20230525234030-28d5490b6b19**
 - 1.938.1 Available under license
- 1.939 kube-openapi 0.0.0-20221012153701-172d655c2280**
 - 1.939.1 Available under license
- 1.940 gopkg.in-yaml 3.0.1**
 - 1.940.1 Available under license
- 1.941 yaml 1.3.0**
 - 1.941.1 Available under license
- 1.942 protobuf 1.31.0**
 - 1.942.1 Available under license
- 1.943 sigs.k8s.io-json 0.0.0-20221116044647-bc3834ca7abd**
 - 1.943.1 Available under license
- 1.944 go-uber-org-multierr 1.11.0**
 - 1.944.1 Available under license
- 1.945 protobuf 1.28.1**
 - 1.945.1 Available under license
- 1.946 protobuf 1.30.0**
 - 1.946.1 Available under license
- 1.947 structured-merge-diff 4.2.3**
 - 1.947.1 Available under license
- 1.948 gopkg.in-inf 0.9.1**
 - 1.948.1 Available under license
- 1.949 go-uber-org-multierr 1.6.0**
 - 1.949.1 Available under license
- 1.950 go.uber.org/atomic 1.7.0**
 - 1.950.1 Available under license
- 1.951 kustomize-api 0.13.5-0.20230601165947-6ce0bf390ce3**
 - 1.951.1 Available under license
- 1.952 kustomize-kyaml 0.14.3-0.20230601165947-6ce0bf390ce3**
 - 1.952.1 Available under license
- 1.953 okio 3.5.0**
 - 1.953.1 Available under license
- 1.954 elfutils 0.176-1.1ubuntu0.1**

1.954.1 Available under license
1.955 x-text 0.13.0
1.955.1 Available under license
1.956 x-sys 0.12.0
1.956.1 Available under license
1.957 apr-util 1.6.1-4ubuntu2.2
1.957.1 Available under license
1.958 golang 1.20.8
1.958.1 Notifications
1.958.2 Available under license
1.959 golang 1.19.13
1.959.1 Available under license
1.960 mergo 0.3.6
1.960.1 Available under license
1.961 x-crypto 0.13.0
1.961.1 Available under license
1.962 jetty 9.4.52.v20230823
1.962.1 Available under license
1.963 jetty-util 9.4.52.v20230823
1.963.1 Available under license
1.964 jetty-security 9.4.52.v20230823
1.964.1 Available under license
1.965 jetty-util-ajax 9.4.52.v20230823
1.965.1 Available under license
1.966 cyphar-filepath-securejoin 0.2.4
1.966.1 Available under license
1.967 x-term 0.12.0
1.967.1 Available under license
1.968 linux-libc-dev 5.4.0-163.180
1.968.1 Available under license
1.969 genproto-googleapis-api 0.0.0-20230711160842-782d3b101e98
1.969.1 Available under license
1.970 google-golang-org-genproto 0.0.0-20230711160842-782d3b101e98
1.970.1 Available under license
1.971 bind 9.16.1-0ubuntu2.16
1.971.1 Available under license
1.972 docker 24.0.6+incompatible
1.972.1 Available under license
1.973 openssl 1.1.1w

- 1.973.1 Available under license
- 1.974 kube-openapi 0.0.0-20230717233707-2695361300d9**
- 1.974.1 Available under license
- 1.975 kubernetes-api 0.28.2**
- 1.975.1 Available under license
- 1.976 kubernetes-apimachinery 0.28.2**
- 1.976.1 Available under license
- 1.977 kubernetes-client 0.28.2**
- 1.977.1 Available under license
- 1.978 apiextensions-apiserver 0.28.2**
- 1.978.1 Available under license
- 1.979 kubernetes-component-base 0.28.2**
- 1.979.1 Available under license
- 1.980 helm-sh-helm v3.12.3**
- 1.980.1 Available under license
- 1.981 netty-transport-native-epoll 4.1.94.Final**
- 1.981.1 Available under license
- 1.982 containerd 1.7.6**
- 1.982.1 Available under license
- 1.983 kubernetes-kubectl 0.28.2**
- 1.983.1 Available under license
- 1.984 sql-migrate 1.5.2**
- 1.984.1 Available under license
- 1.985 kubernetes-apiserver 0.28.2**
- 1.985.1 Available under license
- 1.986 google-golang-org-genproto 0.0.0-20200513103714-09dca8ec2884**
- 1.986.1 Available under license
- 1.987 opencontainers-image-spec 1.1.0-rc5**
- 1.987.1 Available under license
- 1.988 glibc 2.31-0ubuntu9.12**
- 1.988.1 Available under license
- 1.989 libx11 1.6.9-2ubuntu1.6**
- 1.989.1 Available under license
- 1.990 linux-libc-dev 5.4.0-164.181**
- 1.990.1 Available under license
- 1.991 jansi---java-library-for-generating-and-interpreting-ansi-escape-sequences.1.5.0**
- 1.991.1 Available under license
- 1.992 etcd-raft 0.5.0-alpha.5.0.20230414071934-94593e63d45c**

1.992.1 Available under license
1.993 capnslog 0.0.0-20230327231512-ba87abf18a23
1.993.1 Available under license
1.994 spew 1.1.1
1.994.1 Available under license
1.995 gojsonreference 0.0.0-20180127040603-bd5ef7bd5415
1.995.1 Available under license
1.996 mergo 0.3.13
1.996.1 Available under license
1.997 gofuzz 1.2.0
1.997.1 Available under license
1.998 grpc-gateway 1.16.0
1.998.1 Available under license
1.999 urfave-cli 1.22.4
1.999.1 Available under license
1.1000 curl 7.68.0-1ubuntu2.20
1.1000.1 Available under license
1.1001 x-sys 0.13.0
1.1001.1 Available under license
1.1002 x-crypto 0.14.0
1.1002.1 Available under license
1.1003 ..-api v3.5.9
1.1003.1 Available under license
1.1004 ..-etcdufl v3.5.9
1.1004.1 Available under license
1.1005 ..-pkg v3.5.9
1.1005.1 Available under license
1.1006 ..-raft v3.5.9
1.1006.1 Available under license
1.1007 ..-server v3.5.9
1.1007.1 Available under license
1.1008 client-pkg v3.5.9
1.1008.1 Available under license
1.1009 staging-src-k8s.io-client-go v1.26.9
1.1009.1 Available under license
1.1010 staging-src-k8s.io-apimachinery v1.26.9
1.1010.1 Available under license
1.1011 staging-src-k8s.io-component-helpers v1.26.9
1.1011.1 Available under license

- 1.1012 staging-src-k8s.io-kubectl v1.26.9**
 - 1.1012.1 Available under license
- 1.1013 staging-src-k8s.io-cli-runtime v1.26.9**
 - 1.1013.1 Available under license
- 1.1014 staging-src-k8s.io-api v1.26.9**
 - 1.1014.1 Available under license
- 1.1015 staging-src-k8s.io-component-base v1.26.9**
 - 1.1015.1 Available under license
- 1.1016 staging-src-k8s.io-metrics v1.26.9**
 - 1.1016.1 Available under license
- 1.1017 golang 1.20.10**
 - 1.1017.1 Notifications
 - 1.1017.2 Available under license
- 1.1018 libpng 1.6.37**
 - 1.1018.1 Available under license
- 1.1019 spring-framework 5.3.26**
 - 1.1019.1 Available under license
- 1.1020 snappy-java 1.1.10.1**
 - 1.1020.1 Available under license
- 1.1021 go-restful 3.9.0**
 - 1.1021.1 Available under license
- 1.1022 go-restful 3.10.1**
 - 1.1022.1 Available under license
- 1.1023 openjdk-jre 1.8.0u382**
 - 1.1023.1 Available under license
- 1.1024 jdk-zulu 8.72.0.17-1**
 - 1.1024.1 Available under license
- 1.1025 libcap 2.32**
 - 1.1025.1 Available under license
- 1.1026 httpcomponents-client 4.3.2**
 - 1.1026.1 Available under license
- 1.1027 httpcomponents-client 4.5.14**
 - 1.1027.1 Available under license
- 1.1028 jdk-zulu 8.72.0.17**
 - 1.1028.1 Available under license
- 1.1029 miekg-dns 1.1.9**
 - 1.1029.1 Available under license
- 1.1030 x-term 0.13.0**
 - 1.1030.1 Available under license

- 1.1031 grpc-go 1.56.3**
 - 1.1031.1 Available under license
- 1.1032 x-net 0.17.0**
 - 1.1032.1 Available under license
- 1.1033 oras.land-oras-go 1.2.4**
 - 1.1033.1 Available under license
- 1.1034 lz4 1.9.3**
 - 1.1034.1 Available under license
- 1.1035 lz4 1.2.12**
 - 1.1035.1 Available under license
- 1.1036 lz4 1.5.2**
 - 1.1036.1 Available under license
- 1.1037 pcre 8.44**
 - 1.1037.1 Available under license
- 1.1038 urllib3 1.26.18**
 - 1.1038.1 Available under license
- 1.1039 python-pip 21.3.1**
 - 1.1039.1 Available under license
- 1.1040 python-pip 20.0.2**
 - 1.1040.1 Available under license
- 1.1041 netbase 6.1**
 - 1.1041.1 Available under license
- 1.1042 python-setuptools 44.0.0**
 - 1.1042.1 Available under license
- 1.1043 supervisor 4.2.5**
 - 1.1043.1 Available under license
- 1.1044 pycryptodome 3.14.1**
 - 1.1044.1 Available under license
- 1.1045 vcs 1.13.3**
 - 1.1045.1 Available under license
- 1.1046 python-certifi 2021.10.08**
 - 1.1046.1 Available under license
- 1.1047 python-ldap 3.4.0**
 - 1.1047.1 Available under license
- 1.1048 zookeeper-jute 3.8.3**
 - 1.1048.1 Available under license
- 1.1049 zookeeper 3.8.3**
 - 1.1049.1 Available under license
- 1.1050 google-uuid 1.3.0**

1.1050.1 Available under license
1.1051 errors 0.9.1
1.1051.1 Available under license
1.1052 cobra 1.7.0
1.1052.1 Available under license
1.1053 go-multierror 1.1.1
1.1053.1 Available under license
1.1054 pflag 1.0.5
1.1054.1 Available under license
1.1055 go-connections 0.4.0
1.1055.1 Available under license
1.1056 goprotobuf 1.5.3
1.1056.1 Available under license
1.1057 grpc-go 1.58.3
1.1057.1 Available under license
1.1058 utils 0.0.0-20230406110748-d93618cff8a2
1.1058.1 Available under license
1.1059 openssl 1.1.1f-1ubuntu2.20
1.1059.1 Available under license
1.1060 vim 8.1.2269-1ubuntu5.20
1.1060.1 Available under license
1.1061 json-logging 1.3.0
1.1061.1 Available under license
1.1062 jaxb-api 2.2.11
1.1062.1 Available under license
1.1063 linux-libc-dev 5.4.0-166.183
1.1063.1 Available under license
1.1064 opentracing-go 1.2.0
1.1064.1 Available under license
1.1065 docker 24.0.7+incompatible
1.1065.1 Available under license
1.1066 kerberos 1.17-6ubuntu4.4
1.1066.1 Available under license
1.1067 kubernetes-klog 2.80.1
1.1067.1 Available under license
1.1068 pythonurllib 1.25.8-2ubuntu0.3
1.1068.1 Notifications
1.1068.2 Available under license
1.1069 golang 1.20.11

1.1069.1 Available under license
1.1070 procps 3.3.16-1ubuntu2.4
1.1070.1 Available under license
1.1071 cobra 1.1.3
1.1071.1 Available under license
1.1072 goprotobuf 1.5.0
1.1072.1 Available under license
1.1073 apt 2.0.10
1.1073.1 Available under license
1.1074 wheel 0.34.2
1.1074.1 Available under license
1.1075 go.etcd.io-bbolt 1.3.8
1.1075.1 Available under license
1.1076 importlib-metadata 4.11.1
1.1076.1 Available under license
1.1077 perl 5.30.0-9ubuntu0.5
1.1077.1 Available under license
1.1078 python3.8 3.8.10-0ubuntu1~20.04.9
1.1078.1 Available under license
1.1079 python 3.8.10-0ubuntu1~20.04.9
1.1079.1 Available under license
1.1080 go-colorable 0.1.13
1.1080.1 Available under license
1.1081 hashicorp-uuid 1.0.2
1.1081.1 Available under license
1.1082 golang-jwt 4.4.2
1.1082.1 Available under license
1.1083 curl 7.68.0-1ubuntu2.21
1.1083.1 Available under license
1.1084 glibc 2.31-0ubuntu9.14
1.1084.1 Available under license
1.1085 linux-libc-dev 5.4.0-169.187
1.1085.1 Available under license
1.1086 snappy-java 1.1.10.5
1.1086.1 Available under license
1.1087 prometheus-client-model 0.4.0
1.1087.1 Available under license
1.1088 prometheus-client-model 0.3.0
1.1088.1 Available under license

1.1089 tomcat-native 1.2.39

1.1089.1 Available under license

1.1090 gopkg.in-yaml 2.4.0

1.1090.1 Available under license

1.1091 kubernetes-cliruntime 0.28.2

1.1091.1 Available under license

1.1092 tomcat-coyote 9.0.84

1.1092.1 Available under license

1.1093 tomcat 9.0.84

1.1093.1 Available under license

1.1094 tomcat-dbc 9.0.84

1.1094.1 Available under license

1.1095 tomcat-jdbc 9.0.84

1.1095.1 Available under license

1.1096 tomcat-jni 9.0.84

1.1096.1 Available under license

1.1097 jline 3.22.0

1.1097.1 Available under license

1.1098 tomcat-websocket 9.0.84

1.1098.1 Available under license

1.1099 tomcat-util-scan 9.0.84

1.1099.1 Available under license

1.1100 kotlin 1.9.10

1.1100.1 Available under license

1.1 libjpeg 6b

1.1.1 Notifications :

This software is based in part on the work of the Independent JPEG Group.

1.1.2 Available under license :

The Independent JPEG Group's JPEG software

=====

README for release 6b of 27-Mar-1998

=====

This distribution contains the sixth public release of the Independent JPEG Group's free JPEG software. You are welcome to redistribute this software and to use it for any purpose, subject to the conditions under LEGAL ISSUES, below.

Serious users of this software (particularly those incorporating it into larger programs) should contact IJG at jpeg-info@uunet.uu.net to be added to

our electronic mailing list. Mailing list members are notified of updates and have a chance to participate in technical discussions, etc.

This software is the work of Tom Lane, Philip Gladstone, Jim Boucher, Lee Crocker, Julian Minguillon, Luis Ortiz, George Phillips, Davide Rossi, Guido Vollbeding, Ge' Weijers, and other members of the Independent JPEG Group.

IJG is not affiliated with the official ISO JPEG standards committee.

DOCUMENTATION

ROADMAP

=====

This file contains the following sections:

OVERVIEW General description of JPEG and the IJG software.
LEGAL ISSUES Copyright, lack of warranty, terms of distribution.
REFERENCES Where to learn more about JPEG.
ARCHIVE LOCATIONS Where to find newer versions of this software.
RELATED SOFTWARE Other stuff you should get.
FILE FORMAT WARS Software *not* to get.
TO DO Plans for future IJG releases.

Other documentation files in the distribution are:

User documentation:

install.doc How to configure and install the IJG software.
usage.doc Usage instructions for cjpeg, djpeg, jpegtran,
 rdjpgcom, and wrjpgcom.
*.1 Unix-style man pages for programs (same info as usage.doc).
wizard.doc Advanced usage instructions for JPEG wizards only.
change.log Version-to-version change highlights.

Programmer and internal
documentation:

libjpeg.doc How to use the JPEG library in your own programs.
example.c Sample code for calling the JPEG library.
structure.doc Overview of the JPEG library's internal structure.
filelist.doc Road map of IJG files.
coderrules.doc Coding style rules --- please read if you contribute code.

Please read at least the files install.doc and usage.doc. Useful information can also be found in the JPEG FAQ (Frequently Asked Questions) article. See ARCHIVE LOCATIONS below to find out where to obtain the FAQ article.

If you want to understand how the JPEG code works, we suggest reading one or more of the REFERENCES, then looking at the documentation files (in roughly

the order listed) before diving into the code.

OVERVIEW

=====

This package contains C software to implement JPEG image compression and decompression. JPEG (pronounced "jay-peg") is a standardized compression method for full-color and gray-scale images.

JPEG is intended for compressing "real-world" scenes; line drawings, cartoons and other non-realistic images are not its strong suit. JPEG is lossy, meaning that the output image is not exactly identical to the input image. Hence you must not use JPEG if you have to have identical output bits. However, on typical photographic images, very good compression levels can be obtained with no visible change, and remarkably high compression levels are possible if you can tolerate a low-quality image. For more details, see the references, or just experiment with various compression settings.

This software implements JPEG baseline, extended-sequential, and progressive compression processes. Provision is made for supporting all variants of these processes, although some uncommon parameter settings aren't implemented yet. For legal reasons, we are not distributing code for the arithmetic-coding variants of JPEG; see LEGAL ISSUES. We have made no provision for supporting the hierarchical or lossless processes defined in the standard.

We provide a set of library routines for reading and writing JPEG image files, plus two sample applications "cjpeg" and "djpeg", which use the library to perform conversion between JPEG and some other popular image file formats. The library is intended to be reused in other applications.

In order to support file conversion and viewing software, we have included considerable functionality beyond the bare JPEG coding/decoding capability; for example, the color quantization modules are not strictly part of JPEG decoding, but they are essential for output to colormapped file formats or colormapped displays. These extra functions can be compiled out of the library if not required for a particular application. We have also included "jpegtran", a utility for lossless transcoding between different JPEG processes, and "rdjpgcom" and "wrjpgcom", two simple applications for inserting and extracting textual comments in JFIF files.

The emphasis in designing this software has been on achieving portability and flexibility, while also making it fast enough to be useful. In particular, the software is not intended to be read as a tutorial on JPEG. (See the REFERENCES section for introductory material.) Rather, it is intended to be reliable, portable, industrial-strength code. We do not claim to have

achieved that goal in every aspect of the software, but we strive for it.

We welcome the use of this software as a component of commercial products. No royalty is required, but we do ask for an acknowledgement in product documentation, as described under LEGAL ISSUES.

LEGAL ISSUES

=====

In plain English:

1. We don't promise that this software works. (But if you find any bugs, please let us know!)
2. You can use this software for whatever you want. You don't have to pay us.
3. You may not pretend that you wrote this software. If you use it in a program, you must acknowledge somewhere in your documentation that you've used the IJG code.

In legalese:

The authors make NO WARRANTY or representation, either express or implied, with respect to this software, its quality, accuracy, merchantability, or fitness for a particular purpose. This software is provided "AS IS", and you, its user, assume the entire risk as to its quality and accuracy.

This software is copyright (C) 1991-1998, Thomas G. Lane.
All Rights Reserved except as specified below.

Permission is hereby granted to use, copy, modify, and distribute this software (or portions thereof) for any purpose, without fee, subject to these conditions:

- (1) If any part of the source code for this software is distributed, then this README file must be included, with this copyright and no-warranty notice unaltered; and any additions, deletions, or changes to the original files must be clearly indicated in accompanying documentation.
- (2) If only executable code is distributed, then the accompanying documentation must state that "this software is based in part on the work of the Independent JPEG Group".
- (3) Permission for use of this software is granted only if the user accepts full responsibility for any undesirable consequences; the authors accept NO LIABILITY for damages of any kind.

These conditions apply to any software derived from or based on the IJG code, not just to the unmodified library. If you use our work, you ought to acknowledge us.

Permission is NOT granted for the use of any IJG author's name or company name in advertising or publicity relating to this software or products derived from it. This software may be referred to only as "the Independent JPEG Group's software".

We specifically permit and encourage the use of this software as the basis of commercial products, provided that all warranty or liability claims are assumed by the product vendor.

ansi2knr.c is included in this distribution by permission of L. Peter Deutsch, sole proprietor of its copyright holder, Aladdin Enterprises of Menlo Park, CA. ansi2knr.c is NOT covered by the above copyright and conditions, but instead by the usual distribution terms of the Free Software Foundation; principally, that you must include source code if you redistribute it. (See the file ansi2knr.c for full details.) However, since ansi2knr.c is not needed as part of any program generated from the IJG code, this does not limit you more than the foregoing paragraphs do.

The Unix configuration script "configure" was produced with GNU Autoconf. It is copyright by the Free Software Foundation but is freely distributable. The same holds for its supporting scripts (config.guess, config.sub, ltconfig, ltmain.sh). Another support script, install-sh, is copyright by M.I.T. but is also freely distributable.

It appears that the arithmetic coding option of the JPEG spec is covered by patents owned by IBM, AT&T, and Mitsubishi. Hence arithmetic coding cannot legally be used without obtaining one or more licenses. For this reason, support for arithmetic coding has been removed from the free JPEG software. (Since arithmetic coding provides only a marginal gain over the unpatented Huffman mode, it is unlikely that very many implementations will support it.) So far as we are aware, there are no patent restrictions on the remaining code.

The IJG distribution formerly included code to read and write GIF files. To avoid entanglement with the Unisys LZW patent, GIF reading support has been removed altogether, and the GIF writer has been simplified to produce "uncompressed GIFs". This technique does not use the LZW algorithm; the resulting GIF files are larger than usual, but are readable by all standard GIF decoders.

We are required to state that "The Graphics Interchange Format(c) is the Copyright property of CompuServe Incorporated. GIF(sm) is a Service Mark property of CompuServe Incorporated."

REFERENCES

=====

We

highly recommend reading one or more of these references before trying to understand the innards of the JPEG software.

The best short technical introduction to the JPEG compression algorithm is Wallace, Gregory K. "The JPEG Still Picture Compression Standard", Communications of the ACM, April 1991 (vol. 34 no. 4), pp. 30-44.

(Adjacent articles in that issue discuss MPEG motion picture compression, applications of JPEG, and related topics.) If you don't have the CACM issue handy, a PostScript file containing a revised version of Wallace's article is available at <ftp://ftp.uu.net/graphics/jpeg/wallace.ps.gz>. The file (actually a preprint for an article that appeared in IEEE Trans. Consumer Electronics) omits the sample images that appeared in CACM, but it includes corrections and some added material. Note: the Wallace article is copyright ACM and IEEE, and it may not be used for commercial purposes.

A somewhat less technical, more

leisurely introduction to JPEG can be found in

"The Data Compression Book" by Mark Nelson and Jean-loup Gailly, published by M&T Books (New York), 2nd ed. 1996, ISBN 1-55851-434-1. This book provides good explanations and example C code for a multitude of compression methods including JPEG. It is an excellent source if you are comfortable reading C code but don't know much about data compression in general. The book's JPEG sample code is far from industrial-strength, but when you are ready to look at a full implementation, you've got one here...

The best full description of JPEG is the textbook "JPEG Still Image Data Compression Standard" by William B. Pennebaker and Joan L. Mitchell, published by Van Nostrand Reinhold, 1993, ISBN 0-442-01272-1. Price US\$59.95, 638 pp. The book includes the complete text of the ISO JPEG standards (DIS 10918-1 and draft DIS 10918-2). This is by far the most complete exposition of JPEG in existence, and we highly recommend it.

The

JPEG standard itself is not available electronically; you must order a paper copy through ISO or ITU. (Unless you feel a need to own a certified official copy, we recommend buying the Pennebaker and Mitchell book instead; it's much cheaper and includes a great deal of useful explanatory material.)

In the USA, copies of the standard may be ordered from ANSI Sales at (212) 642-4900, or from Global Engineering Documents at (800) 854-7179. (ANSI doesn't take credit card orders, but Global does.) It's not cheap: as of 1992, ANSI was charging \$95 for Part 1 and \$47 for Part 2, plus 7% shipping/handling. The standard is divided into two parts, Part 1 being the

actual specification, while Part 2 covers compliance testing methods. Part 1 is titled "Digital Compression and Coding of Continuous-tone Still Images, Part 1: Requirements and guidelines" and has document numbers ISO/IEC IS 10918-1, ITU-T T.81. Part 2 is titled "Digital Compression and Coding of Continuous-tone Still Images, Part 2: Compliance testing" and has document numbers ISO/IEC IS 10918-2, ITU-T T.83.

Some extensions to the original JPEG standard are defined in JPEG Part 3, a newer ISO standard numbered ISO/IEC IS 10918-3 and ITU-T T.84. IJG currently does not support any Part 3 extensions.

The JPEG standard does not specify all details of an interchangeable file format. For the omitted details we follow the "JFIF" conventions, revision 1.02. A copy of the JFIF spec is available from:

Literature Department
C-Cube Microsystems, Inc.
1778 McCarthy Blvd.
Milpitas, CA 95035
phone (408) 944-6300, fax (408) 944-6314

A PostScript version of this document is available by FTP at <ftp://ftp.uu.net/graphics/jpeg/jfif.ps.gz>. There is also a plain text version at <ftp://ftp.uu.net/graphics/jpeg/jfif.txt.gz>, but it is missing the figures.

The TIFF 6.0 file format specification can be obtained by FTP from <ftp://ftp.sgi.com/graphics/tiff/TIFF6.ps.gz>. The JPEG incorporation scheme found in the TIFF 6.0 spec of 3-June-92 has a number of serious problems. IJG does not recommend use of the TIFF 6.0 design (TIFF Compression tag 6). Instead, we recommend the JPEG design proposed by TIFF Technical Note #2 (Compression tag 7). Copies of this Note can be obtained from [ftp.sgi.com](ftp://ftp.sgi.com) or from <ftp://ftp.uu.net/graphics/jpeg/>. It is expected that the next revision of the TIFF spec will replace the 6.0 JPEG design with the Note's design. Although IJG's own code does not support TIFF/JPEG, the free libtiff library uses our library to implement TIFF/JPEG per the Note. libtiff is available from <ftp://ftp.sgi.com/graphics/tiff/>.

ARCHIVE LOCATIONS

=====

The "official" archive site for this software is [ftp.uu.net](ftp://ftp.uu.net) (Internet address 192.48.96.9). The most recent released version can always be found there in directory [graphics/jpeg](ftp://ftp.uu.net/graphics/jpeg/). This particular version will be archived as <ftp://ftp.uu.net/graphics/jpeg/jpegsrc.v6b.tar.gz>. If you don't have direct Internet access, UUNET's archives are also available via UUCP; contact

help@uunet.uu.net for information on retrieving files that way.

Numerous Internet sites maintain copies of the UUNET files. However, only ftp.uu.net is guaranteed to have the latest official version.

You can also obtain this software in DOS-compatible "zip" archive format from the SimTel archives (<ftp://ftp.simtel.net/pub/simtelnet/msdos/graphics/>), or on CompuServe in the Graphics Support forum (GO CIS:GRAPHSUP), library 12 "JPEG Tools". Again, these versions may sometimes lag behind the ftp.uu.net release.

The JPEG FAQ (Frequently Asked Questions) article is a useful source of general information about JPEG. It is updated constantly and therefore is not included in this distribution. The FAQ is posted every two weeks to Usenet newsgroups comp.graphics.misc, news.answers, and other groups. It is available on the World Wide Web at <http://www.faqs.org/faqs/jpeg-faq/> and other news.answers archive sites, including the official news.answers archive at [rtfm.mit.edu: ftp://rtfm.mit.edu/pub/usenet/news.answers/jpeg-faq/](ftp://rtfm.mit.edu/pub/usenet/news.answers/jpeg-faq/). If you don't have Web or FTP access, send e-mail to mail-server@rtfm.mit.edu with body
send usenet/news.answers/jpeg-faq/part1
send usenet/news.answers/jpeg-faq/part2

RELATED SOFTWARE

=====

Numerous viewing and image manipulation programs now support JPEG. (Quite a few of them use this library to do so.) The JPEG FAQ described above lists some of the more popular free and shareware viewers, and tells where to obtain them on Internet.

If you are on a Unix machine, we highly recommend Jef Poskanzer's free PBPLUS software, which provides many useful operations on PPM-format image files. In particular, it can convert PPM images to and from a wide range of other formats, thus making cjpeg/djpeg considerably more useful. The latest version is distributed by the NetPBM group, and is available from numerous sites,
notably <ftp://wuarhive.wustl.edu/graphics/graphics/packages/NetPBM/>. Unfortunately PBPLUS/NETPBM is not nearly as portable as the IJG software is; you are likely to have difficulty making it work on any non-Unix machine.

A different free JPEG implementation, written by the PVRG group at Stanford, is available from <ftp://havefun.stanford.edu/pub/jpeg/>. This program is designed for research and experimentation rather than production use; it is slower, harder to use, and less portable than the IJG code, but it is easier to read and modify. Also, the PVRG code supports lossless JPEG,

which we do not. (On the other hand, it doesn't do progressive JPEG.)

FILE FORMAT WARS

=====

Some JPEG programs produce files that are not compatible with our library. The root of the problem is that the ISO JPEG committee failed to specify a concrete file format. Some vendors "filled in the blanks" on their own, creating proprietary formats that no one else could read.

(For example, none of the early commercial JPEG implementations for the Macintosh were able to exchange compressed files.)

The file format we have adopted is called JFIF (see REFERENCES). This format has been agreed to by a number of major commercial JPEG vendors, and it has become the de facto standard. JFIF is a minimal or "low end" representation. We recommend the use of TIFF/JPEG (TIFF revision 6.0 as modified by TIFF Technical Note #2) for "high end" applications that need to record a lot of additional data about an image. TIFF/JPEG is fairly new and not yet widely supported, unfortunately.

The upcoming JPEG Part 3 standard defines a file format called SPIFF. SPIFF is interoperable with JFIF, in the sense that most JFIF decoders should be able to read the most common variant of SPIFF. SPIFF has some technical advantages over JFIF, but its major claim to fame is simply that it is an official standard rather than an informal one. At this point it is unclear whether

SPIFF will supersede JFIF or whether JFIF will remain the de-facto standard. IJG intends to support SPIFF once the standard is frozen, but we have not decided whether it should become our default output format or not. (In any case, our decoder will remain capable of reading JFIF indefinitely.)

Various proprietary file formats incorporating JPEG compression also exist. We have little or no sympathy for the existence of these formats. Indeed, one of the original reasons for developing this free software was to help force convergence on common, open format standards for JPEG files. Don't use a proprietary file format!

TO DO

=====

The major thrust for v7 will probably be improvement of visual quality. The current method for scaling the quantization tables is known not to be very good at low Q values. We also intend to investigate block boundary smoothing, "poor man's variable quantization", and other means of improving quality-vs-file-size performance without

sacrificing compatibility.

In future versions, we are considering supporting some of the upcoming JPEG Part 3 extensions --- principally, variable quantization and the SPIFF file format.

As always, speeding things up is of great interest.

Please send bug reports, offers of help, etc. to jpeg-info@uunet.uu.net.

1.2 resourcelocator 1.0.1

1.2.1 Available under license :

COMMON DEVELOPMENT AND DISTRIBUTION LICENSE (CDDL)Version 1.1

1. Definitions.

1.1. Contributor means each individual or entity that creates or contributes to the creation of Modifications.

1.2. Contributor Version means the combination of the Original Software, prior Modifications used by a Contributor (if any), and the Modifications made by that particular Contributor.

1.3. Covered Software means (a) the Original Software, or (b) Modifications, or (c) the combination of files containing Original Software with files containing Modifications, in each case including portions thereof.

1.4. Executable means the Covered Software in any form other than Source Code.

1.5. Initial Developer means the individual or entity that first makes Original Software available under this License.

1.6. Larger Work means a work which combines Covered Software or portions thereof with code not governed by the terms of this License.

1.7. License means this document.

1.8. Licensable

means having the right to grant, to the maximum extent possible, whether at the time of the initial grant or subsequently acquired, any and all of the rights conveyed herein.

1.9. Modifications means the Source Code and Executable form of any of the following:

A. Any file that results from an addition to, deletion from or modification of the contents of a file containing Original Software or previous Modifications;

B. Any new file that contains any part of the Original Software or previous Modification; or

C. Any new file that is contributed or otherwise made available under the terms of this License.

1.10. Original Software means the Source Code and Executable form of computer software code that is originally released under this License.

1.11. Patent Claims means any patent claim(s), now owned or hereafter acquired, including without limitation, method, process, and apparatus claims, in any patent Licensable by grantor.

1.12. Source Code means (a) the common form of computer

software code in which modifications are made and (b) associated documentation included in or with such code.

1.13. You (or Your) means an individual or a legal entity exercising rights under, and complying with all of the terms of, this License. For legal entities, You includes any entity which controls, is controlled by, or is under common control with You. For purposes of this definition, control means (a) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (b) ownership of more than fifty percent (50%) of the outstanding shares or beneficial ownership of such entity.

2. License Grants.

2.1. The Initial Developer Grant.

Conditioned upon Your compliance with Section 3.1 below and subject to third party intellectual property claims, the Initial Developer hereby grants You a world-wide, royalty-free, non-exclusive license:

- (a) under intellectual property rights (other than patent or trademark) Licensable by Initial Developer, to use, reproduce, modify, display, perform, sublicense and distribute the Original Software (or portions thereof), with or without Modifications, and/or as part of a Larger Work; and
- (b) under Patent Claims infringed by the making, using or selling of Original Software, to make, have made, use, practice, sell, and offer for sale, and/or otherwise dispose of the Original Software (or portions thereof).
- (c) The licenses granted in Sections 2.1(a) and (b) are effective on the date Initial Developer first distributes or otherwise makes the Original Software available to a third party under the terms of this License.
- (d) Notwithstanding Section 2.1(b) above, no patent license is granted: (1) for code that You delete from the Original Software, or (2) for infringements caused by: (i) the modification of the Original Software, or (ii) the combination of the Original Software with other software or devices.

2.2. Contributor Grant.

Conditioned upon Your compliance

with Section 3.1 below and subject to third party intellectual property claims, each Contributor hereby grants You a world-wide, royalty-free, non-exclusive license:

- (a) under intellectual property rights (other than patent or trademark) Licensable by Contributor to use, reproduce, modify, display, perform, sublicense and distribute the Modifications created by such Contributor (or portions thereof), either on an unmodified basis, with other Modifications, as Covered Software and/or as part of a Larger Work; and
- (b) under Patent Claims infringed by the making, using, or selling of Modifications made by that Contributor either alone and/or in combination with its Contributor Version (or portions of such combination), to make, use, sell, offer for sale, have made, and/or otherwise dispose of: (1) Modifications made by that Contributor (or portions thereof); and (2) the combination of Modifications made by that Contributor with its Contributor Version (or portions of such combination).
- (c) The licenses granted in Sections 2.2(a) and 2.2(b) are effective on the date Contributor first distributes or otherwise makes the Modifications available to a third party.
- (d) Notwithstanding Section 2.2(b) above, no patent license is granted: (1) for any code that Contributor has deleted from the Contributor Version; (2) for infringements caused by: (i) third party modifications of Contributor Version, or (ii) the combination of Modifications made by that Contributor with other software (except as part of the Contributor Version) or other devices; or (3) under Patent Claims infringed by Covered Software in the absence of Modifications made by that Contributor.

3. Distribution Obligations.

3.1. Availability of Source Code.

Any Covered Software that You distribute or otherwise make available in Executable form must also be made available in Source Code form and that Source Code form must be distributed only under the terms of this License. You must include a copy of this

License with every copy of the Source Code form of the Covered Software You distribute or otherwise make available. You must inform recipients of any such Covered Software in Executable form as to how they can obtain such Covered Software in Source Code form in a reasonable manner on or through a medium customarily used for software exchange.

3.2. Modifications.

The Modifications that You create or to which You contribute are governed by the terms of this License. You represent that You believe Your Modifications are Your original creation(s) and/or You have sufficient rights to

grant the rights conveyed by this License.

3.3. Required Notices.

You must include a notice in each of Your Modifications that identifies You as the Contributor of the Modification. You may not remove or alter any copyright, patent or trademark notices contained within the Covered Software, or any notices of licensing or any descriptive text giving attribution to any Contributor or the Initial Developer.

3.4.

Application of Additional Terms.

You may not offer or impose any terms on any Covered Software in Source Code form that alters or restricts the applicable version of this License or the recipients' rights hereunder. You may choose to offer, and to charge a fee for, warranty, support, indemnity or liability obligations to one or more recipients of Covered Software. However, you may do so only on Your own behalf, and not on behalf of the Initial Developer or any Contributor. You must make it absolutely clear that any such warranty, support, indemnity or liability obligation is offered by You alone, and You hereby agree to indemnify the Initial Developer and every Contributor for any liability incurred by the Initial Developer or such Contributor as a result of warranty, support, indemnity or liability terms You offer.

3.5. Distribution of Executable Versions.

You may distribute the Executable form of the Covered Software under the terms of this License or under the terms of a license

of Your choice, which may contain terms different from this License, provided that You are in compliance with the terms of this License and that the license for the Executable form does not attempt to limit or alter the recipient's rights in the Source Code form from the rights set forth in this License. If You distribute the Covered Software in Executable form under a different license, You must make it absolutely clear that any terms which differ from this License are offered by You alone, not by the Initial Developer or Contributor. You hereby agree to indemnify the Initial Developer and every Contributor for any liability incurred by the Initial Developer or such Contributor as a result of any such terms You offer.

3.6. Larger Works.

You may create a Larger Work by combining Covered Software with other code not governed by the terms of this License and distribute the Larger Work as a single product. In such a case, You must make sure the requirements of this License are fulfilled

for the Covered Software.

4. Versions of the License.

4.1. New Versions.

Oracle is the initial license steward and may publish revised and/or new versions of this License from time to time. Each version will be given a distinguishing version number. Except as provided in Section 4.3, no one other than the license steward has the right to modify this License.

4.2. Effect of New Versions.

You may always continue to use, distribute or otherwise make the Covered Software available under the terms of the version of the License under which You originally received the Covered Software. If the Initial Developer includes a notice in the Original Software prohibiting it from being distributed or otherwise made available under any subsequent version of the License, You must distribute and make the Covered Software available under the terms of the version of the License under which You originally received the Covered Software. Otherwise, You may also choose to use, distribute or otherwise

make the Covered Software available under the terms of any subsequent version of the License published by the license steward.

4.3. Modified Versions.

When You are an Initial Developer and You want to create a new license for Your Original Software, You may create and use a modified version of this License if You: (a) rename the license and remove any references to the name of the license steward (except to note that the license differs from this License); and (b) otherwise make it

clear that the license contains terms which differ from this License.

5. DISCLAIMER OF WARRANTY.

COVERED SOFTWARE IS PROVIDED UNDER THIS LICENSE ON AN AS IS BASIS, WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, WITHOUT LIMITATION, WARRANTIES THAT THE COVERED SOFTWARE IS FREE OF DEFECTS, MERCHANTABILITY, FIT FOR A PARTICULAR PURPOSE OR NON-INFRINGEMENT. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE COVERED SOFTWARE IS WITH YOU. SHOULD ANY COVERED SOFTWARE PROVE DEFECTIVE

IN ANY RESPECT, YOU (NOT THE INITIAL DEVELOPER OR ANY OTHER CONTRIBUTOR) ASSUME THE COST OF ANY NECESSARY SERVICING, REPAIR OR CORRECTION. THIS DISCLAIMER OF WARRANTY CONSTITUTES AN ESSENTIAL PART OF THIS LICENSE. NO USE OF ANY COVERED SOFTWARE IS AUTHORIZED HEREUNDER EXCEPT UNDER THIS DISCLAIMER.

6. TERMINATION.

6.1. This License and the rights granted hereunder will terminate automatically if You fail to comply with terms herein and fail to cure such breach within 30 days of becoming aware of the breach. Provisions which, by their nature, must remain in effect beyond the termination of this License shall survive.

6.2. If You assert a patent infringement claim (excluding declaratory judgment actions) against Initial Developer or a Contributor (the Initial Developer or Contributor against whom You assert such claim is referred to as Participant) alleging that the Participant Software (meaning the Contributor Version where the Participant is a Contributor or the Original Software

where the Participant is the Initial Developer) directly or indirectly infringes any patent, then any and all rights granted directly or indirectly to You by such Participant, the Initial Developer (if the Initial Developer is not the Participant) and all Contributors under Sections 2.1 and/or 2.2 of this License shall, upon 60 days notice from Participant terminate prospectively and automatically at the expiration of such 60 day notice period, unless if within such 60 day period You withdraw Your claim with respect to the Participant Software against such Participant either unilaterally or pursuant to a written agreement with Participant.

6.3. If You assert a patent infringement claim against Participant alleging that the Participant Software directly or indirectly infringes any patent where such claim is resolved (such as by license or settlement) prior to the initiation of patent infringement litigation, then the reasonable value of the licenses granted by such Participant under Sections 2.1 or 2.2 shall be taken into account in determining the amount or value of any payment or license.

6.4. In the event of termination under Sections 6.1 or 6.2 above, all end user licenses that have been validly granted by You or any distributor hereunder prior to termination (excluding licenses granted to You by any distributor) shall survive termination.

7. LIMITATION OF LIABILITY.

UNDER NO CIRCUMSTANCES AND UNDER NO LEGAL THEORY, WHETHER TORT (INCLUDING NEGLIGENCE), CONTRACT, OR OTHERWISE, SHALL YOU, THE INITIAL DEVELOPER, ANY OTHER CONTRIBUTOR, OR ANY DISTRIBUTOR OF COVERED SOFTWARE, OR ANY SUPPLIER OF ANY OF SUCH PARTIES, BE LIABLE TO ANY PERSON FOR ANY INDIRECT, SPECIAL, INCIDENTAL, OR CONSEQUENTIAL DAMAGES OF ANY CHARACTER INCLUDING, WITHOUT LIMITATION, DAMAGES FOR LOSS OF GOODWILL, WORK STOPPAGE, COMPUTER FAILURE OR MALFUNCTION, OR ANY AND ALL OTHER COMMERCIAL DAMAGES OR LOSSES, EVEN IF SUCH PARTY SHALL HAVE BEEN INFORMED OF THE POSSIBILITY OF SUCH DAMAGES.

THIS LIMITATION OF LIABILITY SHALL NOT APPLY TO LIABILITY FOR DEATH OR PERSONAL INJURY RESULTING FROM SUCH PARTY'S NEGLIGENCE TO THE EXTENT APPLICABLE LAW

PROHIBITS SUCH LIMITATION. SOME JURISDICTIONS DO NOT ALLOW THE EXCLUSION OR LIMITATION OF INCIDENTAL OR CONSEQUENTIAL DAMAGES, SO THIS EXCLUSION AND LIMITATION MAY NOT APPLY TO YOU.

8. U.S. GOVERNMENT END USERS.

The Covered Software is a commercial item, as that term is defined in 48 C.F.R. 2.101 (Oct. 1995), consisting of commercial computer software (as that term is defined at 48 C.F.R. § 252.227-7014(a)(1)) and commercial computer software documentation as such terms are used in 48 C.F.R. 12.212 (Sept. 1995). Consistent with 48 C.F.R. 12.212 and 48 C.F.R. 227.7202-1 through 227.7202-4 (June 1995), all U.S. Government End Users acquire Covered Software with only those rights set forth herein. This U.S. Government Rights clause is in lieu of, and supersedes, any other FAR, DFAR, or other clause or provision that addresses Government rights in computer software under this License.

9. MISCELLANEOUS.

This License represents the complete agreement concerning subject matter hereof. If any provision of this License is held to be unenforceable, such provision shall be reformed only to the extent necessary to make it enforceable. This License shall be governed by the law of the jurisdiction specified in a notice contained within the Original Software (except to the extent applicable law, if any, provides otherwise), excluding such jurisdiction's conflict-of-law provisions. Any litigation relating to this License shall be subject to the jurisdiction of the courts located in the jurisdiction and venue specified in a notice contained within the Original Software, with the losing party responsible for costs, including, without limitation, court costs and reasonable attorneys' fees and expenses. The application of the United Nations Convention on Contracts for the International Sale of Goods is expressly excluded.

Any law or regulation which provides that the language of a contract shall be construed against the drafter shall not apply to this License. You agree that You alone are responsible for compliance with the United States export administration regulations (and the export control laws and regulation of any other countries) when You use, distribute or otherwise make available any Covered Software.

10. RESPONSIBILITY FOR CLAIMS.

As between Initial Developer and the Contributors, each party is responsible for claims and damages arising, directly or indirectly, out of its utilization of rights under this License and You agree to work with Initial Developer and Contributors to distribute such responsibility on an equitable basis. Nothing herein is intended or shall be deemed to constitute any admission of liability.

NOTICE PURSUANT TO SECTION 9 OF THE COMMON DEVELOPMENT AND DISTRIBUTION LICENSE (CDDL)

The code released under the CDDL shall be governed by the laws of the State of California (excluding conflict-of-law provisions). Any litigation relating to this License shall be subject to the jurisdiction of the Federal Courts of the Northern District of California and the state courts of the State of California, with venue lying in Santa Clara County, California.

The GNU General Public License (GPL) Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.
59 Temple Place, Suite 330, Boston, MA 02111-1307 USA

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. This General Public License applies to most of the Free Software Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Library General Public License instead.) You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

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

TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such

program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

- a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.
- b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.
- c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Program.

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

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

- a) Accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,
- b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,
- c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE

PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE

OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

END OF TERMS AND CONDITIONS

How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

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

Copyright (C) <year> <name of author>

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

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program; if not, write to the Free Software Foundation, Inc., 59 Temple Place, Suite 330, Boston, MA 02111-1307 USA

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

If the program is interactive, make it output a short notice like this when it starts in an interactive mode:

Gnomovision version 69, Copyright (C) year name of author Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type `show w'. This is free software, and you are welcome to redistribute it under certain conditions; type `show c' for details.

The

hypothetical commands `show w' and `show c' should show the appropriate parts of the General Public License. Of course, the commands you use may be called something other than `show w' and `show c'; they could even be mouse-clicks or menu items--whatever suits your program.

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

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

signature of Ty Coon, 1 April 1989

Ty Coon, President of Vice

This General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Library General Public License instead of this License.

"CLASSPATH" EXCEPTION TO THE GPL VERSION 2

Certain source files distributed by Oracle are subject to the following clarification and special exception to the GPL Version 2, but only where Oracle has expressly included in the particular source file's header the words "Oracle designates this particular file as subject to the "Classpath" exception as provided by Oracle in the License file that accompanied this code."

Linking this library statically or dynamically with other modules is making a combined work based on this library. Thus, the terms and conditions of the GNU General Public License Version 2 cover the whole combination.

As a special exception, the copyright holders of this library give you permission to link this library with independent modules to produce an executable, regardless of the license terms of these independent modules, and to copy and distribute the resulting executable under terms of your choice, provided that you also meet, for each linked independent module, the terms and conditions of the license of that module. An independent module is a module which is not derived from or based on this library. If you modify this library, you may extend this exception to your version of the library, but you are not obligated to do so. If you do not wish to do so, delete this exception statement from your version.

1.3 json-simple 1.1

1.3.1 Available under license :

Apache License
Version 2.0, January 2004
<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition,

"control" means (i) the power, direct or indirect, to cause the

direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or
(iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from)
the Work and for which the
editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication
on electronic mailing lists, source code control systems,
and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and

subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant

of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must

include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions. Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory,

whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License"); you may not use this file except in compliance with the License. You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS,

WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
See the License for the specific language governing permissions and
limitations under the License.

1.4 xalan 2.7.2

1.4.1 Available under license :

SUN PUBLIC LICENSE Version 1.0

1. Definitions.

1.0.1. "Commercial Use" means distribution or otherwise making the Covered Code available to a third party.

1.1. "Contributor" means each entity that creates or contributes to the creation of Modifications.

1.2. "Contributor Version" means the combination of the Original Code, prior Modifications used by a Contributor, and the Modifications made by that particular Contributor.

1.3. "Covered Code" means the Original Code or Modifications or the combination of the Original Code and Modifications, in each case including portions thereof and corresponding documentation released with the source code.

1.4. "Electronic Distribution Mechanism" means a mechanism generally accepted in the software development community for the electronic transfer of data.

1.5. "Executable" means Covered Code in any form other than Source Code.

1.6. "Initial Developer" means the individual or entity identified as the Initial Developer in the Source Code notice required by Exhibit A.

1.7. "Larger Work" means a work which combines Covered Code or portions thereof with code not governed by the terms of this License.

1.8. "License" means this document.

1.8.1. "Licensable" means having the right to grant, to the maximum extent possible, whether at the time of the initial grant or subsequently acquired, any and all of the rights conveyed herein.

1.9. "Modifications" means any addition to or deletion from the

substance or structure of either the Original Code or any previous Modifications. When Covered Code is released as a series of files, a Modification is:

A. Any addition to or deletion from the contents of a file containing Original Code or previous Modifications.

B. Any new file that contains any part of the Original Code or previous Modifications.

1.10. "Original Code" means Source Code of computer software code which is described in the Source Code notice required by Exhibit A as Original Code, and which, at the time of its release under this License is not already Covered Code governed by this License.

1.10.1. "Patent Claims" means any patent claim(s), now owned or hereafter acquired, including without limitation, method, process, and apparatus claims, in any patent Licensable by grantor.

1.11. "Source Code" means the preferred form of the Covered Code for making modifications to it, including all modules it contains, plus any associated documentation, interface definition files, scripts used to control compilation and installation of an Executable, or source code differential comparisons against either the Original Code or another well known, available Covered Code of the Contributor's

choice. The Source Code can be in a compressed or archival form, provided the appropriate decompression or de-archiving software is widely available for no charge.

1.12. "You" (or "Your") means an individual or a legal entity exercising rights under, and complying with all of the terms of, this License or a future version of this License issued under Section 6.1. For legal entities, "You" includes any entity which controls, is controlled by, or is under common control with You. For purposes of this definition, "control" means (a) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (b) ownership of more than fifty percent (50%) of the outstanding shares or beneficial ownership of such entity.

2. Source Code License.

2.1 The Initial Developer Grant.

The Initial Developer hereby grants You a world-wide, royalty-free, non-exclusive license, subject to third party intellectual property

claims:

(a) under intellectual property rights (other than patent or trademark) Licensable by Initial Developer to use, reproduce, modify, display, perform, sublicense and distribute the Original Code (or portions thereof) with or without Modifications, and/or as part of a Larger Work; and

(b) under Patent Claims infringed by the making, using or selling of Original Code, to make, have made, use, practice, sell, and offer for sale, and/or otherwise dispose of the Original Code (or portions thereof).

(c) the licenses granted in this Section 2.1(a) and (b) are effective on the date Initial Developer first distributes Original Code under the terms of this License.

(d) Notwithstanding Section 2.1(b) above, no patent license is granted: 1) for code that You delete from the Original Code; 2) separate from the Original Code; or 3) for infringements caused by:
i) the modification of the Original Code or ii) the combination of the Original Code with other software or devices.

2.2. Contributor Grant.

Subject to third party intellectual property claims, each Contributor hereby grants You a world-wide, royalty-free, non-exclusive license

(a) under intellectual property rights (other than patent or trademark) Licensable by Contributor, to use, reproduce, modify, display, perform, sublicense and distribute the Modifications created by such Contributor (or portions thereof) either on an unmodified basis, with other Modifications, as Covered Code and/or as part of a Larger Work; and

(b) under Patent Claims infringed by the making, using, or selling of Modifications made by that Contributor either alone and/or in combination with its Contributor Version (or portions of such

combination), to make, use, sell, offer for sale, have made, and/or otherwise dispose of: 1) Modifications made by that Contributor (or portions thereof); and 2) the combination of Modifications made by that Contributor with its Contributor Version (or portions of such combination).

(c) the licenses granted in Sections 2.2(a) and 2.2(b) are effective on the date Contributor first makes Commercial Use of the Covered

Code.

(d) notwithstanding Section 2.2(b) above, no patent license is granted: 1) for any code that Contributor has deleted from the Contributor Version; 2) separate from the Contributor Version; 3) for infringements caused by: i) third party modifications of Contributor Version or ii) the combination of Modifications made by that Contributor with other software (except as part of the Contributor Version) or other devices; or 4) under Patent Claims infringed by Covered

Code in the absence of Modifications made by that Contributor.

3. Distribution Obligations.

3.1. Application of License.

The Modifications which You create or to which You contribute are governed by the terms of this License, including without limitation Section 2.2. The Source Code version of Covered Code may be distributed only under the terms of this License or a future version of this License released under Section 6.1, and You must include a copy of this License with every copy of the Source Code You distribute. You may not offer or impose any terms on any Source Code version that alters or restricts the applicable version of this License or the recipients' rights hereunder. However, You may include an additional document offering the additional rights described in Section 3.5.

3.2. Availability of Source Code.

Any Modification which You create or to which You contribute must be

made available in Source Code form under the terms of this License either on the same media as an Executable version or via an accepted Electronic Distribution Mechanism to anyone to whom you made an Executable version available; and if made available via Electronic Distribution Mechanism, must remain available for at least twelve (12) months after the date it initially became available, or at least six (6) months after a subsequent version of that particular Modification has been made available to such recipients. You are responsible for ensuring that the Source Code version remains available even if the Electronic Distribution Mechanism is maintained by a third party.

3.3. Description of Modifications.

You must cause all Covered Code to which You contribute to contain a file documenting the changes You made to create that Covered Code and the date of any change. You must include a prominent

statement that

the Modification is derived, directly or indirectly, from Original Code provided by the Initial Developer and including the name of the Initial Developer in (a) the Source Code, and (b) in any notice in an Executable version or related documentation in which You describe the origin or ownership of the Covered Code.

3.4. Intellectual Property Matters.

(a) Third Party Claims.

If Contributor has knowledge that a license under a third party's intellectual property rights is required to exercise the rights granted by such Contributor under Sections 2.1 or 2.2, Contributor must include a text file with the Source Code distribution titled

"LEGAL" which describes the claim and the party making the claim in sufficient detail that a recipient will know whom to contact. If Contributor obtains such knowledge after the Modification is made available as described in Section 3.2,

Contributor shall promptly

modify the LEGAL file in all copies Contributor makes available thereafter and shall take other steps (such as notifying appropriate mailing lists or newsgroups) reasonably calculated to inform those who received the Covered Code that new knowledge has been obtained.

(b) Contributor APIs.

If Contributor's Modifications include an application programming interface ("API") and Contributor has knowledge of patent licenses which are reasonably necessary to implement that API, Contributor must also include this information in the LEGAL file.

(c) Representations.

Contributor represents that, except as disclosed pursuant to Section 3.4(a) above, Contributor believes that Contributor's Modifications are Contributor's original creation(s) and/or Contributor has sufficient rights to grant the rights conveyed by this License.

3.5. Required Notices.

You must

duplicate the notice in Exhibit A in each file of the Source Code. If it is not possible to put such notice in a particular Source Code file due to its structure, then You must include such notice in a location (such as a relevant directory) where a user would be likely to look for such a notice. If You created one or more Modification(s)

You may add your name as a Contributor to the notice described in Exhibit A. You must also duplicate this License in any documentation for the Source Code where You describe recipients' rights or ownership rights relating to Covered Code. You may choose to offer, and to charge a fee for, warranty, support, indemnity or liability obligations to one or more recipients of Covered Code. However, You may do so only on Your own behalf, and not on behalf of the Initial Developer or any Contributor. You must make it absolutely clear than any such warranty, support, indemnity or liability obligation is offered by You alone, and You hereby agree to indemnify the Initial Developer and every Contributor for any liability incurred by the Initial Developer or such Contributor as a result of warranty, support, indemnity or liability terms You offer.

3.6. Distribution of Executable Versions.

You may distribute Covered Code in Executable form only if the requirements of Section 3.1-3.5 have been met for that Covered Code, and if You include a notice stating that the Source Code version of the Covered Code is available under the terms of this License, including a description of how and where You have fulfilled the obligations of Section 3.2. The notice must be conspicuously included in any notice in an Executable version, related documentation or collateral in which You describe recipients' rights relating to the Covered Code. You may distribute the Executable version of Covered Code or ownership rights under a license of Your choice, which may contain terms different from this License, provided that You are in compliance with the terms of this License and that the license for the Executable version does not attempt to limit or alter the recipient's rights in the Source Code version from the rights set forth in this License. If You distribute the Executable version under a different license You must make it absolutely clear that any terms which differ from this License are offered by You alone, not by the Initial Developer or any Contributor. You hereby agree to indemnify the Initial Developer and every Contributor for any liability incurred by the Initial Developer or such Contributor as a result of any such terms You offer.

3.7. Larger Works.

You may create a Larger Work by combining Covered Code with other code not governed by the terms of this License and distribute the Larger Work as a single product. In such a case, You must make sure the requirements of this License are fulfilled for the Covered Code.

4. Inability to Comply Due to Statute or Regulation.

If it is impossible for You to comply with any of the terms of this License with respect to some or all of the Covered Code due to statute, judicial order, or regulation then You must: (a) comply with the terms of this License to the maximum extent possible; and (b) describe the limitations and the code they affect. Such description must be included in the LEGAL file described in Section 3.4 and must be included with all distributions of the Source Code. Except to the extent prohibited by statute or regulation, such description must be sufficiently detailed for a recipient of ordinary skill to be able to understand it.

5. Application of this License.

This License applies to code to which the Initial Developer has attached the notice in Exhibit A and to related Covered Code.

6. Versions of the License.

6.1. New Versions.

Sun Microsystems, Inc. ("Sun") may publish revised and/or new versions of the License from time to time. Each version will be given a distinguishing version number.

6.2. Effect of New Versions.

Once Covered Code has been published under a particular version of the License, You may always continue to use it under the terms of that version. You may also choose to use such Covered Code under the terms of any subsequent version of the License published by Sun. No one other than Sun has the right to modify the terms applicable to Covered Code created under this License.

6.3. Derivative Works.

If You create or use a modified version of this License (which you may only do in order to apply it to code which is not already Covered Code

governed by this License), You must: (a) rename Your license so that the phrases "Sun," "Sun Public License," or "SPL" or any confusingly similar phrase do not appear in your license (except to note that your license differs from this License) and (b) otherwise make it clear that Your version of the license contains terms which differ from the Sun Public License. (Filling in the name of the Initial Developer, Original Code or Contributor in the notice described in Exhibit A

shall not of themselves be deemed to be modifications of this License.)

7. DISCLAIMER OF WARRANTY.

COVERED CODE IS PROVIDED UNDER THIS LICENSE ON AN "AS IS" BASIS, WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, WITHOUT LIMITATION, WARRANTIES THAT THE COVERED CODE IS FREE OF DEFECTS, MERCHANTABILITY, FIT FOR A PARTICULAR PURPOSE OR NON-INFRINGEMENT. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE COVERED CODE IS WITH YOU. SHOULD ANY COVERED CODE PROVE DEFECTIVE IN ANY RESPECT, YOU (NOT THE INITIAL DEVELOPER OR ANY OTHER CONTRIBUTOR) ASSUME THE COST OF ANY NECESSARY SERVICING, REPAIR OR CORRECTION. THIS DISCLAIMER OF WARRANTY CONSTITUTES AN ESSENTIAL PART OF THIS LICENSE. NO USE OF ANY COVERED CODE IS AUTHORIZED HEREUNDER EXCEPT UNDER THIS DISCLAIMER.

8. TERMINATION.

8.1. This License and the rights granted hereunder will terminate automatically if You fail to comply with terms herein and fail to cure such breach within 30 days of becoming aware of the breach. All sublicenses to the Covered Code which are properly granted shall survive any termination of this License. Provisions which, by their nature, must remain in effect beyond the termination of this License shall survive.

8.2. If You initiate litigation by asserting a patent infringement claim (excluding declaratory judgment actions) against Initial Developer or a Contributor (the Initial Developer or Contributor against whom You file such action is referred to as "Participant") alleging that:

(a) such Participant's Contributor Version directly or indirectly infringes any patent, then any and all rights granted by such Participant to You under Sections 2.1 and/or 2.2 of this License shall, upon 60 days notice from Participant terminate prospectively, unless if within 60 days after receipt of notice You either: (i) agree in writing to pay Participant a mutually agreeable reasonable royalty for Your past and future use of Modifications made by such Participant, or (ii) withdraw Your litigation claim with respect to the Contributor Version against such Participant. If within 60 days of notice, a reasonable royalty and payment arrangement are not mutually agreed upon in writing by the parties or the litigation claim

is not withdrawn, the rights granted by Participant to You under Sections 2.1 and/or 2.2 automatically terminate at the expiration of the 60 day notice period specified above.

(b) any software, hardware, or device, other than such Participant's Contributor Version, directly or indirectly infringes any patent, then any rights granted to You by such Participant under Sections 2.1(b) and 2.2(b) are revoked effective as of the date You first made, used, sold, distributed, or had made, Modifications made by that Participant.

8.3. If You assert a patent infringement claim against Participant alleging that such Participant's Contributor Version directly or indirectly infringes any patent where such claim is resolved (such as by license or settlement) prior to the initiation of patent infringement litigation, then the reasonable value of the licenses granted by such Participant under Sections 2.1 or 2.2 shall be taken into account in determining the amount or value of any payment or license.

8.4. In the event of termination under Sections 8.1 or 8.2 above, all end user license agreements (excluding distributors and resellers) which have been validly granted by You or any distributor hereunder prior to termination shall survive termination.

9. LIMITATION OF LIABILITY.

UNDER NO CIRCUMSTANCES AND UNDER NO LEGAL THEORY, WHETHER TORT (INCLUDING NEGLIGENCE), CONTRACT, OR OTHERWISE, SHALL YOU, THE INITIAL DEVELOPER, ANY OTHER CONTRIBUTOR, OR ANY DISTRIBUTOR OF COVERED CODE, OR ANY SUPPLIER OF ANY OF SUCH PARTIES, BE LIABLE TO ANY PERSON FOR ANY INDIRECT, SPECIAL, INCIDENTAL, OR CONSEQUENTIAL DAMAGES OF ANY CHARACTER INCLUDING, WITHOUT LIMITATION, DAMAGES FOR LOSS OF GOODWILL, WORK STOPPAGE, COMPUTER FAILURE OR MALFUNCTION, OR ANY AND ALL OTHER COMMERCIAL DAMAGES OR LOSSES, EVEN IF SUCH PARTY SHALL HAVE BEEN INFORMED OF THE POSSIBILITY OF SUCH DAMAGES. THIS LIMITATION OF LIABILITY SHALL NOT APPLY TO LIABILITY FOR DEATH OR PERSONAL INJURY RESULTING FROM SUCH PARTY'S NEGLIGENCE TO THE EXTENT APPLICABLE LAW PROHIBITS SUCH LIMITATION. SOME JURISDICTIONS DO NOT ALLOW THE EXCLUSION OR LIMITATION OF INCIDENTAL OR CONSEQUENTIAL DAMAGES, SO THIS EXCLUSION AND LIMITATION MAY NOT APPLY TO YOU.

10. U.S. GOVERNMENT END USERS.

The Covered Code is a "commercial item," as that term is defined in 48 C.F.R. 2.101 (Oct. 1995), consisting of "commercial computer software" and "commercial computer software documentation," as such terms are used in 48 C.F.R. 12.212 (Sept. 1995). Consistent with 48 C.F.R. 12.212 and 48 C.F.R. 227.7202-1 through 227.7202-4 (June 1995), all

U.S. Government End Users acquire Covered Code with only those rights set forth herein.

11. MISCELLANEOUS.

This License represents the complete agreement concerning subject matter hereof. If any provision of this License is held to be unenforceable, such provision shall be reformed only to the extent necessary to make it enforceable. This License shall be governed by California law provisions (except to the extent applicable law, if any, provides otherwise), excluding its conflict-of-law provisions. With respect to disputes in which at least one party is a citizen of, or an entity chartered or registered to do business in the United States of America, any litigation relating to this License shall be subject to the jurisdiction of the Federal Courts of the Northern District of California, with venue lying in Santa Clara County, California, with the losing party responsible for costs, including without limitation, court costs and reasonable attorneys' fees and expenses. The application of the United Nations Convention on Contracts for the International Sale of Goods is expressly excluded. Any law or regulation which provides that the language of a contract shall be construed against the drafter shall not apply to this License.

12. RESPONSIBILITY FOR CLAIMS.

As between Initial Developer and the Contributors, each party is responsible for claims and damages arising, directly or indirectly, out of its utilization of rights under this License and You agree to work with Initial Developer and Contributors to distribute such responsibility on an equitable basis. Nothing herein is intended or shall be deemed to constitute any admission of liability.

13. MULTIPLE-LICENSED CODE.

Initial Developer may designate portions of the Covered Code as "Multiple-Licensed". "Multiple-Licensed" means that the Initial Developer permits you to utilize portions of the Covered Code under Your choice of the alternative licenses, if any, specified by the Initial Developer in the file described in Exhibit A.

Exhibit A -Sun Public License Notice.

The contents of this file are subject to the Sun Public License Version 1.0 (the "License"); you may not use this file except in compliance with the License. A copy of the License is available at

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

The Original Code is _____. The Initial Developer of the Original Code is _____. Portions created by _____ are Copyright (C)_____. All Rights Reserved.

Contributor(s): _____.

Alternatively, the contents of this file may be used under the terms of the _____ license (the "[] License?"), in which case the provisions of [] License are applicable instead of those above. If you wish to allow use of your version of this file only under the terms of the

[] License and not to allow others to use your version of this file under the SPL, indicate your decision by deleting the provisions above and replace them with the notice and other provisions required by the [] License. If you do not delete the provisions above, a recipient may use your version of this file under either the SPL or the [] License."

[NOTE: The text of this Exhibit A may differ slightly from the text of the notices in the Source Code files of the Original Code. You should use the text of this Exhibit A rather than the text found in the Original Code Source Code for Your Modifications.]

Apache License
Version 2.0, January 2004
<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable

copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant

of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or,

within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. **Submission of Contributions.** Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions. Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. **Trademarks.** This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. **Disclaimer of Warranty.** Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. **Limitation of Liability.** In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a

result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

Apache Geronimo

Copyright 2003-2006 The Apache Software Foundation

This product includes software developed by
The Apache Software Foundation (<http://www.apache.org/>).

=====
== NOTICE file corresponding to section 4(d) of the Apache License, ==
== Version 2.0, in this case for the Apache Xalan Java distribution. ==
=====

Apache Xalan (Xalan XSLT processor)
Copyright 1999-2014 The Apache Software Foundation

Apache Xalan (Xalan serializer)
Copyright 1999-2012 The Apache Software Foundation

This product includes software developed at
The Apache Software Foundation (<http://www.apache.org/>).

=====
Portions of this software was originally based on the following:
- software copyright (c) 1999-2002, Lotus Development Corporation.,
 <http://www.lotus.com>.
- software copyright (c) 2001-2002, Sun Microsystems.,
 <http://www.sun.com>.
- software copyright (c) 2003, IBM Corporation.,

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

=====
The binary distribution package (ie. jars, samples and documentation) of
this product includes software developed by the following:

- The Apache Software Foundation
 - Xerces Java - see LICENSE.txt
 - JAXP 1.3 APIs - see LICENSE.txt
 - Bytecode Engineering Library - see LICENSE.txt
 - Regular Expression - see LICENSE.txt
- Scott Hudson, Frank Flannery, C. Scott Ananian
 - CUP Parser Generator runtime (javacup/runtime) - see LICENSE.txt

=====
The source distribution package (ie. all source and tools required to build
Xalan Java) of this product includes software developed by the following:

- The Apache Software Foundation
 - Xerces Java - see LICENSE.txt
 - JAXP 1.3
APIs - see LICENSE.txt
 - Bytecode Engineering Library - see LICENSE.txt

- Regular Expression - see LICENSE.txt
- Ant - see LICENSE.txt
- Stylebook doc tool - see LICENSE.txt

- Elliot Joel Berk and C. Scott Ananian
 - Lexical Analyzer Generator (JLex) - see LICENSE.txt

=====

Apache Xerces Java
Copyright 1999-2006 The Apache Software Foundation

This product includes software developed at
The Apache Software Foundation (<http://www.apache.org/>).

Portions of Apache Xerces Java in xercesImpl.jar and xml-apis.jar
were originally based on the following:

- software copyright (c) 1999, IBM Corporation., <http://www.ibm.com>.
- software copyright (c) 1999, Sun Microsystems., <http://www.sun.com>.
- voluntary contributions made by Paul Eng on behalf of the
Apache Software Foundation that were originally
developed at iClick, Inc.,
software copyright (c) 1999.

=====

Apache xml-commons xml-apis (redistribution of xml-apis.jar)

Apache XML Commons
Copyright 2001-2003,2006 The Apache Software Foundation.

This product includes software developed at
The Apache Software Foundation (<http://www.apache.org/>).

Portions of this software were originally based on the following:

- software copyright (c) 1999, IBM Corporation., <http://www.ibm.com>.
- software copyright (c) 1999, Sun Microsystems., <http://www.sun.com>.
- software copyright (c) 2000 World Wide Web Consortium, <http://www.w3.org>

Apache OpenEJB
Copyright 1999-2009 The Apache OpenEJB development community

This product includes software developed at
The Apache Software Foundation (<http://www.apache.org/>).
xml-commons/java/external/LICENSE.dom-documentation.txt \$Id: LICENSE.dom-documentation.txt,v 1.2
2005/06/03 22:49:13 mrglavas Exp \$

This license came from: <http://www.w3.org/Consortium/Legal/copyright-documents-20021231>

W3C DOCUMENT LICENSE

<http://www.w3.org/Consortium/Legal/2002/copyright-documents-20021231>

Public documents on the W3C site are provided by the copyright holders under the following license. By using and/or copying this document, or the W3C document from which this statement is linked, you (the licensee) agree that you have read, understood, and will comply with the following terms and conditions:

Permission to copy, and distribute the contents of this document, or the W3C document from which this statement is linked, in any medium for any purpose and without fee or royalty is hereby granted, provided that you include the following on ALL copies of the document, or portions thereof, that you use:

1. A link or URL to the original W3C document.
2. The pre-existing copyright notice of the original author, or if it doesn't exist, a notice (hypertext is preferred, but a textual representation is permitted) of the form: "Copyright [\$date-of-document] World Wide Web Consortium, (Massachusetts Institute of Technology, European Research Consortium for Informatics and Mathematics, Keio University). All Rights Reserved.
<http://www.w3.org/Consortium/Legal/2002/copyright-documents-20021231>"
3. If it exists, the STATUS of the W3C document.

When space permits, inclusion of the full text of this NOTICE should be provided. We request that authorship attribution be provided in any software, documents, or other items or products that you create pursuant to the implementation of the contents of this document, or any portion thereof.

No right to create modifications or derivatives of W3C documents is granted pursuant to this license. However, if additional requirements (documented in the Copyright FAQ) are satisfied, the right to create modifications or derivatives is sometimes granted by the W3C to individuals complying with those requirements.

THIS DOCUMENT IS PROVIDED "AS IS," AND COPYRIGHT HOLDERS MAKE NO REPRESENTATIONS OR WARRANTIES, EXPRESS OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, NON-INFRINGEMENT, OR TITLE; THAT THE CONTENTS OF THE DOCUMENT ARE SUITABLE FOR ANY PURPOSE; NOR THAT THE IMPLEMENTATION OF SUCH CONTENTS WILL NOT INFRINGE ANY THIRD PARTY PATENTS, COPYRIGHTS, TRADEMARKS OR OTHER RIGHTS.

COPYRIGHT HOLDERS WILL NOT BE LIABLE FOR ANY DIRECT, INDIRECT, SPECIAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF ANY USE OF THE DOCUMENT OR THE PERFORMANCE OR IMPLEMENTATION OF THE CONTENTS THEREOF.

The name and trademarks of copyright holders may NOT be used in advertising or publicity pertaining to this document or its contents without specific, written prior permission. Title to copyright in this document will at all times remain with copyright holders.

This formulation of W3C's notice and license became active on December 31 2002. This version removes the copyright ownership notice such that this license can be used with materials other than those owned by the W3C, moves information on style sheets, DTDs, and schemas to the Copyright FAQ, reflects that ERCIM is now a host of the W3C, includes references to this specific dated version of the license, and removes the ambiguous grant of "use". See the older formulation for the policy prior to this date. Please see our Copyright FAQ for common questions about using materials from our site, such as the translating or annotating specifications. Other questions about this notice can be directed to site-policy@w3.org.

Joseph Reagle <site-policy@w3.org>

Last revised by Reagle \$Date: 2005/06/03 22:49:13 \$
xml-commons/java/external/LICENSE.dom-software.txt \$Id: LICENSE.dom-software.txt,v 1.2 2005/06/03 22:49:13 mrglavas Exp \$

This license came from: <http://www.w3.org/Consortium/Legal/copyright-software-20021231>

W3C SOFTWARE NOTICE AND LICENSE

<http://www.w3.org/Consortium/Legal/2002/copyright-software-20021231>

This work (and included software, documentation such as READMEs, or other related items) is being provided by the copyright holders under the following license. By obtaining, using and/or copying this work, you (the licensee) agree that you have read, understood, and will comply with the following terms and conditions.

Permission to copy, modify, and distribute this software and its documentation, with or without modification, for any purpose and without fee or royalty is hereby granted, provided that you include the following on ALL copies of the software and documentation or portions thereof, including modifications:

1. The full text of this NOTICE in a location viewable to users of the redistributed or derivative work.
2. Any pre-existing intellectual property disclaimers, notices, or terms and conditions. If none exist, the W3C Software Short Notice should be

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted"

means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses

granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

(a) You must give any other recipients of the Work or Derivative Works a copy of this License; and

(b) You must cause any modified files to carry prominent notices stating that You changed the files; and

(c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and

(d) If the Work includes a "NOTICE" text file as part of its

distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. **Submission of Contributions.** Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions. Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. **Trademarks.** This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. **Disclaimer of Warranty.** Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS,

1.5. Initial Developer means the individual or entity that first makes Original Software available under this License.

1.6. Larger Work means a work which combines Covered Software or portions thereof with code not governed by the terms of this License.

1.7. License means this document.

1.8. Licensable means having the right to grant, to the maximum extent possible, whether at the time of the initial grant or subsequently acquired, any and all of the rights conveyed herein.

1.9. Modifications means the Source Code and Executable form of any of the following:

A. Any file that results from an addition to, deletion from or modification of the contents of a file containing Original Software or previous Modifications;

B. Any new file that contains any part of the Original Software or previous Modification; or

C. Any new file that is contributed or otherwise made available under the terms of this License.

1.10. Original Software means the Source Code and Executable form of computer software code that is originally released under this License.

1.11. Patent Claims means any patent claim(s), now owned or hereafter acquired, including without limitation, method, process, and apparatus claims, in any patent Licensable by grantor.

1.12. Source Code means (a) the common form of computer software code in which modifications are made and (b) associated documentation included in or with such code.

1.13. You (or Your) means an individual or a legal entity exercising rights under, and complying with all of the terms of, this License. For legal entities, You includes any entity which controls, is controlled by, or is under common control with You. For purposes of this definition, control means (a) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (b) ownership of more than fifty percent (50%) of the outstanding shares or beneficial ownership of such entity.

2. License Grants.

2.1. The Initial Developer Grant.

Conditioned upon Your compliance with Section 3.1 below and subject to third party intellectual property claims, the Initial Developer hereby grants You a world-wide, royalty-free, non-exclusive license:

(a) under intellectual property rights (other than patent or trademark) Licensable by Initial Developer, to use, reproduce, modify, display, perform, sublicense and distribute the Original Software (or portions thereof), with or without Modifications, and/or as part of a Larger Work; and

(b) under Patent Claims infringed by the making, using or selling of Original Software, to make, have made, use, practice, sell, and offer for sale, and/or otherwise dispose of the Original Software (or portions thereof).

(c) The licenses granted in Sections 2.1(a) and (b) are effective on the date Initial Developer first distributes or otherwise makes the Original Software available to a third party under the terms of this License.

(d) Notwithstanding Section 2.1(b) above, no patent license is granted: (1) for code that You delete from the Original Software, or (2) for infringements caused by: (i) the modification of the Original Software, or (ii) the combination of the Original Software with other software or devices.

2.2. Contributor Grant.

Conditioned upon Your compliance with Section 3.1 below and subject to third party intellectual property claims, each Contributor hereby grants You a world-wide, royalty-free, non-exclusive license:

(a) under intellectual property rights (other than patent or trademark) Licensable by Contributor to use, reproduce, modify, display, perform, sublicense and distribute the Modifications created by such Contributor (or portions thereof), either on an unmodified basis, with other Modifications, as Covered Software and/or as part of a Larger Work; and

(b) under Patent Claims infringed by the making, using, or selling of Modifications made by that Contributor either alone and/or in combination with its Contributor Version (or portions of such combination), to make, use, sell, offer for sale, have made, and/or otherwise dispose of: (1) Modifications made by that Contributor (or portions thereof); and (2) the combination of Modifications made by that Contributor with its Contributor Version (or portions of such combination).

(c) The licenses granted in Sections 2.2(a) and 2.2(b) are effective on the date Contributor first distributes or otherwise makes the Modifications available to a third party.

(d) Notwithstanding Section 2.2(b) above, no patent license is granted: (1) for any code that Contributor has deleted from the Contributor Version; (2) for infringements caused by: (i) third party modifications of Contributor Version, or (ii) the combination of Modifications made by that Contributor with other software (except as part of the Contributor Version) or other devices; or (3) under Patent Claims infringed by Covered Software in the absence of Modifications made by that Contributor.

3. Distribution Obligations.

3.1. Availability of Source Code.

Any Covered Software that You distribute or otherwise make available in Executable form must also be made available in Source Code form and that Source Code form must be distributed only under the terms of this License. You must include a copy of this License with every copy of the Source Code form of the Covered Software You distribute or otherwise make available. You must inform recipients of any such Covered Software in Executable form as to how they can obtain such Covered Software in Source Code form in a reasonable manner on or through a medium customarily used for software exchange.

3.2. Modifications.

The Modifications that You create or to which You contribute are governed by the terms of this License. You represent that You believe Your Modifications are Your original creation(s) and/or You have sufficient rights to grant the rights conveyed by this License.

3.3. Required Notices.

You must include a notice in each of Your Modifications that identifies You as the Contributor of the Modification. You may not remove or alter any copyright, patent or trademark notices contained within the Covered Software, or any notices of licensing or any descriptive text giving attribution to any Contributor or the Initial Developer.

3.4. Application of Additional Terms.

You may not offer or impose any terms on any Covered Software in Source Code form that alters or restricts the applicable version of this License or the recipients rights hereunder. You may choose to offer, and to charge a fee for, warranty, support, indemnity or liability obligations to one or more recipients of Covered Software. However, you may do so only on Your own behalf, and not on behalf of the Initial Developer or any Contributor. You must make it absolutely clear that any such warranty, support, indemnity or liability obligation is offered by You alone, and You hereby agree to indemnify the Initial Developer and every Contributor for any liability incurred by the Initial Developer or such Contributor as a result of warranty, support, indemnity or liability terms You offer.

3.5. Distribution of Executable Versions.

You may distribute the Executable form of the Covered Software under the terms of this License or under the terms of a license of Your choice, which may contain terms different from this License, provided that You are in compliance with the terms of this License and that the license for the Executable form does not attempt to limit or alter the recipients rights in the Source Code form from the rights set forth in this License. If You distribute the Covered Software in Executable form under a different license, You must make it absolutely clear that any terms which differ from this License are offered by You alone, not by the Initial Developer or Contributor. You hereby agree to indemnify the Initial Developer and every Contributor for any liability incurred by the Initial Developer or such Contributor as a result of any such terms You offer.

3.6. Larger Works.

You may create a Larger Work by combining Covered Software with other code not governed by the terms of this License and distribute the Larger Work as a single product. In such a case, You must make sure the requirements of this License are fulfilled for the Covered Software.

4. Versions of the License.

4.1. New Versions.

Sun Microsystems, Inc. is the initial license steward and may publish revised and/or new versions of this License from time to time. Each version will be given a distinguishing version number. Except as provided in Section 4.3, no one other than the license steward has the right to modify this License.

4.2. Effect of New Versions.

You may always continue to use, distribute or otherwise make the Covered Software available under the terms of the version of the License under which You originally received the Covered Software. If the Initial Developer includes a notice in the Original Software prohibiting it from being distributed or otherwise made available under any subsequent version of the License, You must distribute and make the Covered Software available under the terms of the version of the License under which You originally received the Covered Software. Otherwise, You may also choose to use, distribute or otherwise make the Covered Software available under the terms of any subsequent version of the License published by the license steward.

4.3. Modified Versions.

When You are an Initial Developer and You want to create a new license for Your Original Software, You may create and use a modified version of this License if You: (a) rename the license and remove any references to the name of the license steward (except to note that the license differs from this License); and (b) otherwise make it clear that the license contains terms which differ from this License.

5. DISCLAIMER OF WARRANTY.

COVERED SOFTWARE IS PROVIDED UNDER THIS LICENSE ON AN AS IS BASIS, WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, WITHOUT LIMITATION, WARRANTIES THAT THE COVERED SOFTWARE IS FREE OF DEFECTS, MERCHANTABLE, FIT FOR A PARTICULAR PURPOSE OR NON-INFRINGEMENT. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE COVERED SOFTWARE IS WITH YOU. SHOULD ANY COVERED SOFTWARE PROVE DEFECTIVE IN ANY RESPECT, YOU (NOT THE INITIAL DEVELOPER OR ANY OTHER CONTRIBUTOR) ASSUME THE COST OF ANY NECESSARY SERVICING, REPAIR OR CORRECTION. THIS DISCLAIMER OF WARRANTY CONSTITUTES AN ESSENTIAL PART OF THIS LICENSE. NO USE OF ANY COVERED SOFTWARE IS AUTHORIZED HEREUNDER EXCEPT UNDER THIS DISCLAIMER.

6. TERMINATION.

6.1. This License and the rights granted hereunder will terminate automatically if You fail to comply with terms herein and fail to cure such breach within 30 days of becoming aware of the breach. Provisions which, by their nature, must remain in effect beyond the termination of this License shall survive.

6.2. If You assert a patent infringement claim (excluding declaratory judgment actions) against Initial Developer or a Contributor (the Initial Developer or Contributor against whom You assert such claim is referred to as Participant) alleging that the Participant Software (meaning the Contributor Version where the Participant is a Contributor or the Original Software where the Participant is the Initial Developer) directly or indirectly infringes any patent, then any and all rights granted directly or indirectly to You by such Participant, the Initial Developer (if the Initial Developer is not the Participant) and all Contributors under Sections 2.1 and/or 2.2 of this License shall, upon 60 days notice from Participant terminate prospectively and automatically at the expiration of such 60 day notice period, unless if within such 60 day period You withdraw Your claim with respect to the Participant Software against such Participant either unilaterally or pursuant to a written agreement with Participant.

6.3. In the event of termination under Sections 6.1 or 6.2 above, all end user licenses that have been validly granted by You or any distributor hereunder prior to termination (excluding licenses granted to You by any distributor) shall survive termination.

7. LIMITATION OF LIABILITY.

UNDER NO CIRCUMSTANCES AND UNDER NO LEGAL THEORY, WHETHER TORT (INCLUDING NEGLIGENCE), CONTRACT, OR OTHERWISE, SHALL YOU, THE INITIAL DEVELOPER, ANY OTHER CONTRIBUTOR, OR ANY DISTRIBUTOR OF COVERED SOFTWARE, OR ANY SUPPLIER OF ANY OF SUCH PARTIES, BE LIABLE TO ANY PERSON FOR ANY INDIRECT, SPECIAL, INCIDENTAL, OR CONSEQUENTIAL DAMAGES OF ANY CHARACTER INCLUDING, WITHOUT LIMITATION, DAMAGES FOR LOST PROFITS, LOSS OF GOODWILL, WORK STOPPAGE, COMPUTER FAILURE OR MALFUNCTION, OR ANY AND ALL

OTHER COMMERCIAL DAMAGES OR LOSSES, EVEN IF SUCH PARTY SHALL HAVE BEEN INFORMED OF THE POSSIBILITY OF SUCH DAMAGES. THIS LIMITATION OF LIABILITY SHALL NOT APPLY TO LIABILITY FOR DEATH OR PERSONAL INJURY RESULTING FROM SUCH PARTYS NEGLIGENCE TO THE EXTENT APPLICABLE LAW PROHIBITS SUCH LIMITATION. SOME JURISDICTIONS DO NOT ALLOW THE EXCLUSION OR LIMITATION OF INCIDENTAL OR CONSEQUENTIAL DAMAGES, SO THIS EXCLUSION AND LIMITATION MAY NOT APPLY TO YOU.

8. U.S. GOVERNMENT END USERS.

The Covered Software is a commercial item, as that term is defined in 48 C.F.R. 2.101 (Oct. 1995), consisting of commercial computer software (as that term is defined at 48 C.F.R. 252.227-7014(a)(1)) and commercial computer software documentation as such terms are used in 48 C.F.R. 12.212 (Sept. 1995). Consistent with 48 C.F.R. 12.212 and 48 C.F.R. 227.7202-1 through 227.7202-4 (June 1995), all U.S. Government End Users acquire Covered Software with only those rights set forth herein. This U.S. Government Rights clause is in lieu of, and supersedes, any other FAR, DFAR, or other clause or provision that addresses Government rights in computer software under this License.

9. MISCELLANEOUS.

This License represents the complete agreement concerning subject matter hereof. If any provision of this License is held to be unenforceable, such provision shall be reformed only to the extent necessary to make it enforceable. This License shall be governed by the law of the jurisdiction specified in a notice contained within the Original Software (except to the extent applicable law, if any, provides otherwise), excluding such jurisdictions conflict-of-law provisions. Any litigation relating to this License shall be subject to the jurisdiction of the courts located in the jurisdiction and venue specified in a notice contained within the Original Software, with the losing party responsible for costs, including, without limitation, court costs and reasonable attorneys fees and expenses.

The application of the United Nations Convention on Contracts for the International Sale of Goods is expressly excluded. Any law or regulation which provides that the language of a contract shall be construed against the drafter shall not apply to this License. You agree that You alone are responsible for compliance with the United States export administration regulations (and the export control laws and regulation of any other countries) when You use, distribute or otherwise make available any Covered Software.

10. RESPONSIBILITY FOR CLAIMS.

As between Initial Developer and the Contributors, each party is responsible for claims and damages arising,

directly or indirectly, out of its utilization of rights under this License and You agree to work with Initial Developer and Contributors to distribute such responsibility on an equitable basis. Nothing herein is intended or shall be deemed to constitute any admission of liability.

=====
== NOTICE file corresponding to section 4(d) of the Apache License, ==
== Version 2.0, in this case for the Apache xml-commons xml-apis ==
== distribution. ==
=====

This product includes software developed by
The Apache Software Foundation (<http://www.apache.org/>).

Portions of this software were originally based on the following:

- software copyright (c) 1999, IBM Corporation., <http://www.ibm.com>.
- software copyright (c) 1999, Sun Microsystems., <http://www.sun.com>.
- software copyright (c) 2000 World Wide Web Consortium, <http://www.w3.org>

xml-commons/java/external/LICENSE.sax.txt \$Id: LICENSE.sax.txt,v 1.1 2002/01/31 23:26:48 curcuru Exp \$

This license came from: <http://www.megginson.com/SAX/copying.html>
However please note future versions of SAX may be covered
under <http://saxproject.org/?selected=pd>

This page is now out of date -- see the new SAX site at
<http://www.saxproject.org/> for more up-to-date
releases and other information. Please change your bookmarks.

SAX2 is Free!

I hereby abandon any property rights to SAX 2.0 (the Simple API for XML), and release all of the SAX 2.0 source code, compiled code, and documentation contained in this distribution into the Public Domain. SAX comes with NO WARRANTY or guarantee of fitness for any purpose.

David Megginson, david@megginson.com
2000-05-05

1.5 miglayout 3.5.5

1.5.1 Available under license :

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

/*

```

* License (BSD):
* =====
*
* Copyright (c) 2004, Mikael Grev, MiG InfoCom AB. (miglayout (at) miginfocom (dot) com)
* All rights reserved.
*
* Redistribution and use in source and binary forms, with or without modification,
* are permitted provided that the following conditions are met:
* Redistributions of source code must retain the above copyright notice, this list
* of conditions and the following disclaimer.
* Redistributions in binary form must reproduce the above copyright notice, this
* list of conditions and the following disclaimer in the documentation and/or other
* materials provided with the distribution.
* Neither the name of the MiG InfoCom AB nor the names of its contributors may be
* used to endorse or promote products derived from this software without specific
* prior written permission.
*
* THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND
* ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED
* WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE
DISCLAIMED.
* IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT,
* INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING,
* BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE,
DATA,
* OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF
LIABILITY,
* WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR
OTHERWISE)
* ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE
POSSIBILITY
* OF SUCH DAMAGE.
*
* @version 1.0
* @author Mikael Grev, MiG InfoCom AB
*   Date: 2006-sep-08
*/

```

Found in path(s):

```

* /opt/cola/permits/117692136_1695289078.9935892/0/miglayout-3-5-5-sources-
jar/net/miginfocom/layout/LayoutUtil.java
* /opt/cola/permits/117692136_1695289078.9935892/0/miglayout-3-5-5-sources-
jar/net/miginfocom/swing/SwingComponentWrapper.java
*
* /opt/cola/permits/117692136_1695289078.9935892/0/miglayout-3-5-5-sources-
jar/net/miginfocom/swt/MigLayout.java
* /opt/cola/permits/117692136_1695289078.9935892/0/miglayout-3-5-5-sources-
jar/net/miginfocom/layout/BoundSize.java

```



```

* /opt/cola/permits/117692136_1695289078.9935892/0/miglayout-3-5-5-sources-
jar/net/miginfocom/layout/ResizeConstraint.java
* /opt/cola/permits/117692136_1695289078.9935892/0/miglayout-3-5-5-sources-
jar/net/miginfocom/swt/SwtContainerWrapper.java
* /opt/cola/permits/117692136_1695289078.9935892/0/miglayout-3-5-5-sources-
jar/net/miginfocom/demo/SwtDemo.java
* /opt/cola/permits/117692136_1695289078.9935892/0/miglayout-3-5-5-sources-
jar/net/miginfocom/layout/ComponentWrapper.java
* /opt/cola/permits/117692136_1695289078.9935892/0/miglayout-3-5-5-sources-
jar/net/miginfocom/layout/Grid.java
* /opt/cola/permits/117692136_1695289078.9935892/0/miglayout-3-5-5-sources-
jar/net/miginfocom/layout/LC.java
* /opt/cola/permits/117692136_1695289078.9935892/0/miglayout-3-5-5-sources-
jar/net/miginfocom/layout/LinkHandler.java
*
/opt/cola/permits/117692136_1695289078.9935892/0/miglayout-3-5-5-sources-
jar/net/miginfocom/demo/SwingDemo.java
* /opt/cola/permits/117692136_1695289078.9935892/0/miglayout-3-5-5-sources-
jar/net/miginfocom/layout/ConstraintParser.java
* /opt/cola/permits/117692136_1695289078.9935892/0/miglayout-3-5-5-sources-
jar/net/miginfocom/layout/UnitConverter.java
* /opt/cola/permits/117692136_1695289078.9935892/0/miglayout-3-5-5-sources-
jar/net/miginfocom/swing/SwingContainerWrapper.java
* /opt/cola/permits/117692136_1695289078.9935892/0/miglayout-3-5-5-sources-
jar/net/miginfocom/swing/MigLayout.java
* /opt/cola/permits/117692136_1695289078.9935892/0/miglayout-3-5-5-sources-
jar/net/miginfocom/layout/UnitValue.java
* /opt/cola/permits/117692136_1695289078.9935892/0/miglayout-3-5-5-sources-
jar/net/miginfocom/layout/ContainerWrapper.java
* /opt/cola/permits/117692136_1695289078.9935892/0/miglayout-3-5-5-sources-
jar/net/miginfocom/layout/AC.java
*
/opt/cola/permits/117692136_1695289078.9935892/0/miglayout-3-5-5-sources-
jar/net/miginfocom/layout/PlatformDefaults.java
* /opt/cola/permits/117692136_1695289078.9935892/0/miglayout-3-5-5-sources-
jar/net/miginfocom/layout/IDEUtil.java
* /opt/cola/permits/117692136_1695289078.9935892/0/miglayout-3-5-5-sources-
jar/net/miginfocom/swt/SwtComponentWrapper.java
No license file was found, but licenses were detected in source scan.

```

```

/*
* License (BSD):
* =====
*
* Copyright (c) 2004, Mikael Grev, MiG InfoCom AB. (miglayout (at) miginfocom (dot) com)
* All rights reserved.
*
* Redistribution and use in source and binary forms, with or without modification,

```

- * are permitted provided that the following conditions are met:
- * Redistributions of source code must retain the above copyright notice, this list
- * of conditions and the following disclaimer.
- * Redistributions in binary form must reproduce the above copyright notice, this
- * list of conditions and the following disclaimer in the documentation and/or other
- * materials provided with the distribution.
- * Neither the name of the MiG InfoCom AB nor the names of its contributors may be
- * used to endorse or promote products derived from this software without specific
- * prior written permission.
- *
- * THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND
- * ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED
- * WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE
- DISCLAIMED.
- * IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT,
- * INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING,
- * BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE,
- DATA,
- * OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF
- LIABILITY,
- * WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR
- OTHERWISE)
- * ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE
- POSSIBILITY
- * OF SUCH DAMAGE.
- *
- * @version 1.0
- * @author Mikael Grev, MiG InfoCom AB
- * Date: 2006-sep-08
- */
- /** Returns the absolute positioning of one or more of the edges. This will be applied last in the layout cycle and will not
- * affect the flow or grid positions. The positioning is relative to the parent
- and can not (as padding) be used
- * to adjust the edges relative to the old value. May be `null` and elements may be `null`.
- * `null` value(s) for the x2 and y2 will be interpreted as to keep the preferred size and thus the x1
- * and x2 will just absolutely position the component.
- * `<p>`
- * Note that { `@link #setBoundsInGrid(boolean)` } changes the interpretation of this property slightly.
- * `<p>`
- * For a more thorough explanation of what this constraint does see the white paper or cheat Sheet at www.migcomponents.com.
- * @return The current value as a new array, free to modify.
- */

Found in path(s):

* /opt/cola/permits/117692136_1695289078.9935892/0/miglayout-3-5-5-sources-jar/net/miginfocom/layout/CC.java

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

```
/*
* License (BSD):
* =====
*
* Copyright (c) 2004, Mikael Grev, MiG InfoCom AB. (miglayout (at) miginfocom (dot) com)
* All rights reserved.
*
* Redistribution and use in source and binary forms, with or without modification,
* are permitted provided that the following conditions are met:
* Redistributions of source code must retain the above copyright notice, this list
* of conditions and the following disclaimer.
* Redistributions in binary form must reproduce the above copyright notice, this
* list of conditions and the following disclaimer in the documentation and/or other
* materials provided with the distribution.
* Neither the name of the MiG InfoCom AB nor the names of its contributors may be
* used to endorse or promote products derived from this software without specific
* prior written permission.
*
* THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND
* ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED
* WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE
* DISCLAIMED.
* IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT,
* INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING,
* BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE,
* DATA,
* OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF
* LIABILITY,
* WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR
* OTHERWISE)
* ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE
* POSSIBILITY
* OF SUCH DAMAGE.
*
* @version 1.0
* @author Mikael Grev, MiG InfoCom AB
*   Date: 2006-sep-08
*/

/** Returns the gaps as pixel values.
* @param parent The parent. Used to get the pixel values.
* @param defGap The default gap to use if there is no gap set on this object (i.e. it is null).
* @param
refSize The reference size used to get the pixel sizes.
* @param before IF it is the gap before rather than the gap after to return.
* @return The [min,preferred,max] sizes for the specified gap. Uses { @link
net.miginfocom.layout.LayoutUtil#NOT_SET }
```

* for gap sizes that are `null`. Returns `null` if there was no gap specified. A new and free to use array.

*/

Found in path(s):

* /opt/cola/permits/117692136_1695289078.9935892/0/miglayout-3-5-5-sources-jar/net/miginfocom/layout/DimConstraint.java

1.6 commons-collections 3.2.2

1.6.1 Available under license :

Apache Commons Collections

Copyright 2001-2015 The Apache Software Foundation

This product includes software developed by
The Apache Software Foundation (<http://www.apache.org/>).

Apache License

Version 2.0, January 2004

<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable

(except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer,

and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

1.7 taglibs-standard-spec 1.2.5

1.7.1 Available under license :

Apache License
Version 2.0, January 2004
<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted"

means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

(a) You must give any other recipients of the Work or Derivative Works a copy of this License; and

(b) You must cause any modified files to carry prominent notices stating that You changed the files; and

- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each

Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");

you may not use this file except in compliance with the License.

You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

Apache Standard Taglib Specification API
Copyright 2001-2015 The Apache Software Foundation

This product includes software developed at
The Apache Software Foundation (<http://www.apache.org/>).

1.8 metrics 2.2.0

1.8.1 Available under license :

Many Many Thanks To

=====

- * Alex Lambert (@bifflabs)
- * Brian Roberts (@flicker)
- * Bruce Mitchener (@waywardmonkeys)
- * C. Scott Andreas (@cscotta)
- * Charles Care (@ccare)
- * Chris Burroughs (@cburroughs)
- * Ciamac Moallemi (@ciamac)
- * Cliff Moon (@cliffmoon)
- * Collin VanDyck (@collinvandyck)
- * Dag Liodden (@daggerrz)
- * Drew Stephens (@dinomite)
- * Eric Daigneault (@Newtopian)
- * Francois Beausoleil (@francois)
- * Gerolf Seitz (@seitz)
- * Jackson Davis (@jcdavis)
- * James Casey (@jamesc)
- * JD Maturen (@sku)
- * Jeff Hodges (@jmhodges)
- * Jesper Blomquist (jehl01)
- * John Ewart (@johnewart)
- * John Wang (@javasoze)
- * Kevin Clark (@kevinclark)
- * Mahesh Tiyyagura (@tmahesh)
- * Martin Traverso (@martint)

- * Matt Abrams (@abramsm)
- * Matt Ryall (@mattryall)
- * Matthew Gilliard (@mjpg123)
- * Matthew O'Connor (@oconnor0)
- * Mrten Gustafson (@chids)
- * Neil Prosser (@neilprosser)
- * Robby Walker (@robbwalker)
- * Ryan Kennedy (@ryankennedy)
- * Ryan W Tenney (@ryantenney)
- * Shaneal Manek (@smanek)
- * Thomas
Dudziak (@tomdz)
- * Tobias Lidskog (@tobli)

Metrics

Copyright 2010-2012 Coda Hale and Yammer, Inc.

This product includes software developed by Coda Hale and Yammer, Inc.

This product includes code derived from the JSR-166 project (ThreadLocalRandom), which was released with the following comments:

Written by Doug Lea with assistance from members of JCP JSR-166 Expert Group and released to the public domain, as explained at <http://creativecommons.org/publicdomain/zero/1.0/>

Apache License
Version 2.0, January 2004
<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of,

publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this

License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the

Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

(a) You must give any other recipients of the Work or Derivative Works a copy of this License; and

(b) You must cause any modified files to carry prominent notices stating that You changed the files; and

(c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and

(d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding

those notices that do not

pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and

wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the

Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright 2010-2012 Coda Hale and Yammer, Inc.

Licensed under the Apache License, Version 2.0 (the "License"); you may not use this file except in compliance with the License. You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

1.9 taglibs-standard 1.2.5

1.9.1 Available under license :

Apache License
Version 2.0, January 2004
<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain

separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without

modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include

the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

Apache License
Version 2.0, January 2004
<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License,

each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided

that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

Apache Standard Taglib
Copyright 2001-2015 The Apache Software Foundation

This product includes software developed at
The Apache Software Foundation (<http://www.apache.org/>).

1.10 commons-io 1.3.2

1.10.1 Available under license :

Apache Jakarta Commons IO
Copyright 2001-2007 The Apache Software Foundation

This product includes software developed by
The Apache Software Foundation (<http://www.apache.org/>).

Apache License
Version 2.0, January 2004
<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object

form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate

as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the

Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

(a) You must give any other recipients of the Work or Derivative Works a copy of this License; and

(b) You must cause any modified files to carry prominent notices stating that You changed the files; and

(c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and

(d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work

by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.
7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.
8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.
9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

1.11 httpcomponents-core 4.3.2

1.11.1 Available under license :

Apache License
Version 2.0, January 2004
<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition,

"control" means (i) the power, direct or indirect, to cause the

direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this

License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the

Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

(a) You must give any other recipients of the Work or Derivative Works a copy of this License; and

(b) You must cause any modified files to carry prominent notices stating that You changed the files; and

(c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and

(d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding

those notices that do not

pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise,

unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

=====

This project contains annotations in the package org.apache.http.annotation which are derived from JCIP-ANNOTATIONS
Copyright (c) 2005 Brian Goetz and Tim Peierls.
See <http://www.jcip.net> and the Creative Commons Attribution License (<http://creativecommons.org/licenses/by/2.5>)
Full text: <http://creativecommons.org/licenses/by/2.5/legalcode>

License

THE WORK (AS DEFINED BELOW) IS PROVIDED UNDER THE TERMS OF THIS CREATIVE COMMONS PUBLIC LICENSE ("CCPL" OR "LICENSE"). THE WORK IS PROTECTED BY COPYRIGHT AND/OR OTHER APPLICABLE LAW. ANY USE OF THE WORK OTHER THAN AS AUTHORIZED UNDER THIS LICENSE OR COPYRIGHT LAW IS PROHIBITED.

BY EXERCISING ANY RIGHTS TO THE WORK PROVIDED HERE, YOU ACCEPT AND AGREE TO BE BOUND BY THE TERMS OF THIS LICENSE. THE LICENSOR GRANTS YOU THE RIGHTS CONTAINED HERE IN CONSIDERATION OF YOUR ACCEPTANCE OF SUCH TERMS AND CONDITIONS.

1. Definitions

"Collective Work" means a work, such as a periodical issue, anthology or encyclopedia, in which the Work in its

entirety in unmodified form, along with a number of other contributions, constituting separate and independent works in themselves, are assembled into a collective whole. A work that constitutes a Collective Work will not be considered a Derivative Work (as defined below) for the purposes of this License.

"Derivative Work" means a work based upon the Work or upon the Work and other pre-existing works, such as a translation, musical arrangement, dramatization, fictionalization, motion picture version, sound recording, art reproduction, abridgment, condensation, or any other form in which the Work may be recast, transformed, or adapted, except that a work that constitutes a Collective Work will not be considered a Derivative Work for the purpose

of this License. For the avoidance of doubt, where the Work is a musical composition or sound recording, the synchronization of the Work in timed-relation with a moving image ("synching") will be considered a Derivative Work for the purpose of this License.

"Licensor" means the individual or entity that offers the Work under the terms of this License.

"Original Author" means the individual or entity who created the Work.

"Work" means the copyrightable work of authorship offered under the terms of this License.

"You" means an individual or entity exercising rights under this License who has not previously violated the terms of this License with respect to the Work, or who has received express permission from the Licensor to exercise rights under this License despite a previous violation.

2. Fair Use Rights. Nothing in this license is intended to reduce, limit, or restrict any rights arising from fair use, first sale or other limitations on the exclusive rights of the copyright owner under copyright law or other applicable laws.

3. License Grant. Subject to the terms and conditions of this License, Licensor hereby grants You a worldwide, royalty-free, non-exclusive, perpetual (for the duration of the applicable copyright) license to exercise the rights in the Work as stated below:

to reproduce the Work, to incorporate the Work into one or more Collective Works, and to reproduce the Work as incorporated in the Collective Works;

to create and reproduce Derivative Works;

to distribute copies or phonorecords of, display publicly, perform publicly, and perform publicly by means of a digital audio transmission the Work including as incorporated in Collective Works;

to distribute copies or phonorecords of, display publicly, perform publicly, and perform publicly by means of a digital audio transmission Derivative Works.

For the avoidance of doubt, where the work is a musical composition:

Performance Royalties Under Blanket Licenses.

Licensor waives the exclusive right to collect, whether individually or via a performance rights society (e.g. ASCAP, BMI, SESAC), royalties for the public performance or public digital performance (e.g. webcast) of the Work.

Mechanical Rights and Statutory Royalties. Licensor waives the exclusive right to collect, whether individually or via a music rights agency or designated agent (e.g. Harry Fox Agency), royalties for any phonorecord You create from the Work ("cover version") and distribute, subject to the compulsory license created by 17 USC Section 115 of the US Copyright Act (or the equivalent in other jurisdictions).

Webcasting Rights and Statutory Royalties. For the avoidance of doubt, where the Work is a sound recording, Licensor waives the exclusive right to collect, whether individually or via a performance-rights society (e.g. SoundExchange), royalties for the public digital performance (e.g. webcast) of the Work, subject to the compulsory license created

by 17 USC Section 114 of the US Copyright Act (or the equivalent in other jurisdictions).

The above rights may be exercised in all media and formats whether now known or hereafter devised. The above rights include the right to make such modifications as are technically necessary to exercise the rights in other media and formats. All rights not expressly granted by Licensor are hereby reserved.

4. Restrictions. The license granted in Section 3 above is expressly made subject to and limited by the following restrictions:

You may distribute, publicly display, publicly perform, or publicly digitally perform the Work only under the terms of this License, and You must include a copy of, or the Uniform Resource Identifier for, this License with every copy or phonorecord of the Work You distribute, publicly display, publicly perform, or publicly digitally perform. You may not offer or impose any terms on the Work that alter or restrict the terms of this License or the recipients' exercise

of the rights granted hereunder. You may not sublicense the Work. You must keep intact all notices that refer to this License and to the disclaimer of warranties. You may not distribute, publicly display, publicly perform, or publicly digitally perform the Work with any technological measures that control access or use of the Work in a manner inconsistent with the terms of this License Agreement. The above applies to the Work as incorporated in a Collective Work, but this does not require the Collective Work apart from the Work itself to be made subject to the terms of this License. If You create a Collective Work, upon notice from any Licensor You must, to the extent practicable, remove from the Collective Work any credit as required by clause 4(b), as requested. If You create a Derivative Work, upon notice from any Licensor You must, to the extent practicable, remove from the Derivative Work any credit as required by clause 4(b), as requested.

If you distribute, publicly display, publicly perform, or publicly digitally perform the Work or any Derivative Works or Collective Works, You must keep intact all copyright notices for the Work and provide, reasonable to the medium or means You are utilizing: (i) the name of the Original Author (or pseudonym, if applicable) if supplied, and/or (ii) if the Original Author and/or Licensor designate another party or parties (e.g. a sponsor institute, publishing entity, journal) for attribution in Licensor's copyright notice, terms of service or by other reasonable means, the name of such party or parties; the title of the Work if supplied; to the extent reasonably practicable, the Uniform Resource Identifier, if any, that Licensor specifies to be associated with the Work, unless such URI does not refer to the copyright notice or licensing information for the Work; and in the case of a Derivative Work, a credit identifying the use of the Work in the Derivative Work (e.g., "French translation of the Work by Original Author," or "Screenplay based on original Work by Original Author"). Such credit may be implemented in any reasonable manner; provided, however, that in the case of a Derivative Work or Collective Work, at a minimum such credit will appear where any other comparable authorship credit appears and in a manner at least as prominent as such other comparable authorship credit.

5. Representations, Warranties and Disclaimer

UNLESS OTHERWISE MUTUALLY AGREED TO BY THE PARTIES IN WRITING, LICENSOR OFFERS THE WORK AS-IS AND MAKES NO REPRESENTATIONS OR WARRANTIES OF ANY KIND CONCERNING THE WORK, EXPRESS, IMPLIED, STATUTORY OR OTHERWISE, INCLUDING, WITHOUT LIMITATION, WARRANTIES OF TITLE, MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, NON-INFRINGEMENT, OR THE ABSENCE OF LATENT OR OTHER DEFECTS, ACCURACY, OR THE PRESENCE OF ABSENCE OF ERRORS, WHETHER OR NOT DISCOVERABLE. SOME JURISDICTIONS DO NOT ALLOW THE EXCLUSION OF IMPLIED WARRANTIES, SO SUCH EXCLUSION MAY NOT APPLY TO YOU.

6. Limitation on

Liability. EXCEPT TO THE EXTENT REQUIRED BY APPLICABLE LAW, IN NO EVENT WILL LICENSOR BE LIABLE TO YOU ON ANY LEGAL THEORY FOR ANY SPECIAL, INCIDENTAL, CONSEQUENTIAL, PUNITIVE OR EXEMPLARY DAMAGES ARISING OUT OF THIS LICENSE OR THE USE OF THE WORK, EVEN IF LICENSOR HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

7. Termination

This License and the rights granted hereunder will terminate automatically upon any breach by You of the terms of this License. Individuals or entities who have received Derivative Works or Collective Works from You under this License, however, will not have their licenses terminated provided such individuals or entities remain in full compliance with those licenses. Sections 1, 2, 5, 6, 7, and 8 will survive any termination of this License.

Subject to the above terms and conditions, the license granted here is perpetual (for the duration of the applicable copyright in the Work). Notwithstanding the above, Licensor reserves the right to release the Work under different license terms or to stop distributing the Work at any time; provided, however that any such election will not serve to withdraw this License (or any other license that has been, or is required to be, granted under the terms of this License), and this License will continue in full force and effect unless terminated as stated above.

8. Miscellaneous

Each time You distribute or publicly digitally perform the Work or a Collective Work, the Licensor offers to the recipient a license to the Work on the same terms and conditions as the license granted to You under this License.

Each time You distribute or publicly digitally perform a Derivative Work, Licensor offers to the recipient a license to the original Work on the same terms and conditions as the license granted to You under this License.

If any provision of this License is invalid or unenforceable under applicable law, it shall not affect the validity or enforceability of the remainder of the terms of this License, and without further action by the parties to this agreement, such provision shall be reformed to the minimum extent necessary to make such provision valid and enforceable.

No term or provision of this License shall be deemed waived and no breach consented to unless such waiver or consent shall be in writing and signed by the party to be charged with such waiver or consent.

This License constitutes the entire agreement between the parties with respect to the Work licensed here. There are no understandings, agreements or representations with respect to the Work not specified here. Licensor shall not be bound by any additional provisions that may appear in any communication from You. This License may not be modified without the mutual written agreement of the Licensor and You.

=====

This project contains annotations in the package org.apache.http.annotation which are derived from JCIP-ANNOTATIONS
Copyright (c) 2005 Brian Goetz and Tim Peierls.
See <http://www.jcip.net> and the Creative Commons Attribution License (<http://creativecommons.org/licenses/by/2.5>)
Full text: <http://creativecommons.org/licenses/by/2.5/legalcode>

License

THE WORK (AS DEFINED BELOW) IS PROVIDED UNDER THE TERMS OF THIS CREATIVE COMMONS PUBLIC LICENSE ("CCPL" OR "LICENSE"). THE WORK IS PROTECTED BY COPYRIGHT AND/OR OTHER APPLICABLE LAW. ANY USE OF THE WORK OTHER THAN AS AUTHORIZED UNDER THIS LICENSE OR COPYRIGHT LAW IS PROHIBITED.

BY EXERCISING ANY RIGHTS TO THE WORK PROVIDED HERE, YOU ACCEPT AND AGREE TO BE BOUND BY THE TERMS OF THIS LICENSE. THE LICENSOR GRANTS YOU THE RIGHTS CONTAINED HERE IN CONSIDERATION OF YOUR ACCEPTANCE OF SUCH TERMS AND CONDITIONS.

1. Definitions

"Collective Work" means a work, such as a periodical issue, anthology or encyclopedia, in which the Work in its entirety in unmodified form, along with a number of other contributions, constituting separate and independent works in themselves, are assembled into a collective whole. A work that constitutes a Collective Work will not be considered a Derivative Work (as defined below) for the purposes of this License.

"Derivative Work" means a work based upon the Work or upon the Work and other pre-existing works, such as a translation, musical arrangement, dramatization, fictionalization, motion picture version, sound recording, art reproduction, abridgment, condensation, or any other form in which the Work may be recast, transformed, or adapted, except that a work that constitutes a Collective Work will not be considered a Derivative Work for the purpose of this License. For the avoidance of doubt, where the Work is a musical composition or sound recording, the synchronization of the Work in timed-relation with a moving image ("synching") will be considered a Derivative Work for the purpose of this License.

"Licensor" means the individual or entity that offers the Work under the terms of this License.

"Original Author" means the individual or entity who created the Work.

"Work" means the copyrightable work of authorship offered under the terms of this License.

"You" means an individual or entity exercising rights under this License who has not previously violated the terms of this License with respect to the Work, or who has received express permission from the Licensor to exercise rights under this License despite a previous violation.

2. Fair Use Rights. Nothing in this license is intended to reduce, limit, or restrict any rights arising from fair use, first sale or other limitations on the exclusive rights of the copyright owner under copyright law or other applicable laws.

3. License Grant. Subject to the terms and conditions of this License, Licensor hereby grants You a worldwide, royalty-free, non-exclusive, perpetual (for the duration of the applicable copyright) license to exercise the rights in the Work as stated below:

to reproduce the Work, to incorporate the Work into one or more Collective Works, and to reproduce the Work as incorporated in the Collective Works;

to create and reproduce Derivative Works;

to distribute copies or phonorecords of, display publicly, perform publicly, and perform publicly by means of a digital audio transmission the Work including as incorporated in Collective Works;

to distribute copies or phonorecords of, display publicly, perform publicly, and perform publicly by means of a digital audio transmission Derivative Works.

For the avoidance of doubt, where the work is a musical composition:

Performance Royalties Under Blanket Licenses. Licensor waives the exclusive right to collect, whether

individually or via a performance rights society (e.g. ASCAP, BMI, SESAC), royalties for the public performance or public digital performance (e.g. webcast) of the Work.

Mechanical Rights and Statutory Royalties. Licensor waives the exclusive right to collect, whether individually or via a music rights agency or designated agent (e.g. Harry Fox Agency), royalties for any phonorecord You create from the Work ("cover version") and distribute, subject to the compulsory license created by 17 USC Section 115 of the US Copyright Act (or the equivalent in other jurisdictions).

Webcasting Rights and Statutory Royalties. For the avoidance of doubt, where the Work is a sound recording, Licensor waives the exclusive right to collect, whether individually or via a performance-rights society (e.g. SoundExchange), royalties for the public digital performance (e.g. webcast) of the Work, subject to the compulsory license created by 17 USC Section 114 of the US Copyright Act (or the equivalent in other jurisdictions).

The above rights may be exercised in all media and formats whether now known or hereafter devised. The above rights include the right to make such modifications as are technically necessary to exercise the rights in other media and formats. All rights not expressly granted by Licensor are hereby reserved.

4. Restrictions. The license granted in Section 3 above is expressly made subject to and limited by the following restrictions:

You may distribute, publicly display, publicly perform, or publicly digitally perform the Work only under the terms of this License, and You must include a copy of, or the Uniform Resource Identifier for, this License with every copy or phonorecord of the Work You distribute, publicly display, publicly perform, or publicly digitally perform. You may not offer or impose any terms on the Work that alter or restrict the terms of this License or the recipients' exercise of the rights granted hereunder. You may not sublicense the Work. You must keep intact all notices that refer to this License and to the disclaimer of warranties. You may not distribute, publicly display, publicly perform, or publicly digitally perform the Work with any technological measures that control access or use of the Work in a manner inconsistent with the terms of this License Agreement. The above applies to the Work as incorporated in a Collective Work, but this does not require the Collective Work apart from the Work itself to be made subject to the terms of this License. If You create a Collective Work, upon notice from any Licensor You must, to the extent practicable, remove from the Collective Work any credit as required by clause 4(b), as requested. If You create a Derivative Work, upon notice from any Licensor You must, to the extent practicable, remove from the Derivative Work any credit as required by clause 4(b), as requested.

If you distribute, publicly display, publicly perform, or publicly digitally perform the Work or any Derivative Works or Collective Works, You must keep intact all copyright notices for the Work and provide, reasonable to the medium or means You are utilizing: (i) the name of the Original Author (or pseudonym, if applicable) if supplied, and/or (ii) if the Original Author and/or Licensor designate another party or parties (e.g. a sponsor institute, publishing entity, journal) for attribution in Licensor's copyright notice, terms of service or by other reasonable means, the name of such party or parties; the title of the Work if supplied; to the extent reasonably practicable, the Uniform Resource Identifier, if any, that Licensor specifies to be associated with the Work, unless such URI does not refer to the copyright notice or licensing information for the Work; and in the case of a Derivative Work, a credit identifying the use of the Work in the Derivative Work (e.g., "French translation of the Work by Original Author," or "Screenplay based on original Work by Original Author"). Such credit may be implemented in any reasonable manner; provided, however, that in the case of a Derivative Work or Collective Work, at a minimum such credit will appear where any other comparable authorship credit appears and in a manner at least as prominent as such other comparable authorship credit.

5. Representations, Warranties and Disclaimer

UNLESS OTHERWISE MUTUALLY AGREED TO BY THE PARTIES IN WRITING, LICENSOR OFFERS

THE WORK AS-IS AND MAKES NO REPRESENTATIONS OR WARRANTIES OF ANY KIND CONCERNING THE WORK, EXPRESS, IMPLIED, STATUTORY OR OTHERWISE, INCLUDING, WITHOUT LIMITATION, WARRANTIES OF TITLE, MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, NONINFRINGEMENT, OR THE ABSENCE OF LATENT OR OTHER DEFECTS, ACCURACY, OR THE PRESENCE OF ABSENCE OF ERRORS, WHETHER OR NOT DISCOVERABLE. SOME JURISDICTIONS DO NOT ALLOW THE EXCLUSION OF IMPLIED WARRANTIES, SO SUCH EXCLUSION MAY NOT APPLY TO YOU.

6. Limitation on Liability. EXCEPT TO THE EXTENT REQUIRED BY APPLICABLE LAW, IN NO EVENT WILL LICENSOR BE LIABLE TO YOU ON ANY LEGAL THEORY FOR ANY SPECIAL, INCIDENTAL, CONSEQUENTIAL, PUNITIVE OR EXEMPLARY DAMAGES ARISING OUT OF THIS LICENSE OR THE USE OF THE WORK, EVEN IF LICENSOR HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

7. Termination

This License and the rights granted hereunder will terminate automatically upon any breach by You of the terms of this License. Individuals or entities who have received Derivative Works or Collective Works from You under this License, however, will not have their licenses terminated provided such individuals or entities remain in full compliance with those licenses. Sections 1, 2, 5, 6, 7, and 8 will survive any termination of this License.

Subject to the above terms and conditions, the license granted here is perpetual (for the duration of the applicable copyright in the Work). Notwithstanding the above, Licensor reserves the right to release the Work under different license terms or to stop distributing the Work at any time; provided, however that any such election will not serve to withdraw this License (or any other

license that has been, or is required to be, granted under the terms of this License), and this License will continue in full force and effect unless terminated as stated above.

8. Miscellaneous

Each time You distribute or publicly digitally perform the Work or a Collective Work, the Licensor offers to the recipient a license to the Work on the same terms and conditions as the license granted to You under this License.

Each time You distribute or publicly digitally perform a Derivative Work, Licensor offers to the recipient a license to the original Work on the same terms and conditions as the license granted to You under this License.

If any provision of this License is invalid or unenforceable under applicable law, it shall not affect the validity or enforceability of the remainder of the terms of this License, and without further action by the parties to this agreement, such provision shall be reformed to the minimum extent necessary to make such provision valid and enforceable.

No term or provision of this License shall be deemed waived and no breach consented to unless such waiver or consent shall be in writing and signed by the party to be charged with such waiver or consent.

This License constitutes the entire agreement between the parties with respect to the Work licensed here. There are no understandings, agreements or representations with respect to the Work not specified here. Licensor shall not be bound by any additional provisions that may appear in any communication from You. This License may not be modified without the mutual written agreement of the Licensor and You.

Apache HttpComponents Core

Copyright 2005-2014 The Apache Software Foundation

This product includes software developed at
The Apache Software Foundation (<http://www.apache.org/>).

This project contains annotations derived from JCIP-ANNOTATIONS
Copyright (c) 2005 Brian Goetz and Tim Peierls. See <http://www.jcip.net>
This project contains annotations derived from JCIP-ANNOTATIONS
Copyright (c) 2005 Brian Goetz and Tim Peierls. See <http://www.jcip.net>

1.12 paranamer 2.8

1.12.1 Available under license :

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

```
/**
 *
 * Copyright (c) 2009 Paul Hammant
 * All rights reserved.
 *
 * Redistribution and use in source and binary forms, with or without
 * modification, are permitted provided that the following conditions
 * are met:
 * 1. Redistributions of source code must retain the above copyright
 * notice, this list of conditions and the following disclaimer.
 * 2. Redistributions in binary form must reproduce the above copyright
 * notice, this list of conditions and the following disclaimer in the
 * documentation and/or other materials provided with the distribution.
 * 3. Neither the name of the copyright holders nor the names of its
 * contributors may be used to endorse or promote products derived from
 * this software without specific prior written permission.
 *
 * THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS"
 * AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT
 * LIMITED TO, THE
 * IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE
 * ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE
 * LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR
 * CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF
 * SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS
 * INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN
 * CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE)
 * ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF
 * THE POSSIBILITY OF SUCH DAMAGE.
 */
```

Found in path(s):

```
* /opt/cola/permits/161214140_1695312241.3082175/0/paranamer-2-8-sources-
jar/com/thoughtworks/paranamer/AnnotationParanamer.java
```

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

/**

*

* Copyright (c) 2007 Paul Hammant

* All rights reserved.

*

* Redistribution and use in source and binary forms, with or without

* modification, are permitted provided that the following conditions

* are met:

* 1. Redistributions of source code must retain the above copyright

* notice, this list of conditions and the following disclaimer.

* 2. Redistributions in binary form must reproduce the above copyright

* notice, this list of conditions and the following disclaimer in the

* documentation and/or other materials provided with the distribution.

* 3. Neither the name of the copyright holders nor the names of its

* contributors may be used to endorse or promote products derived from

* this software without specific prior written permission.

*

* THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS"

* AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT

LIMITED TO, THE

* IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE

* ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE

* LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR

* CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF

* SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS

* INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN

* CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE)

* ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF

* THE POSSIBILITY OF SUCH DAMAGE.

*

*/

Found in path(s):

* /opt/cola/permits/161214140_1695312241.3082175/0/paranamer-2-8-sources-

jar/com/thoughtworks/paranamer/Paranamer.java

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

/*

* Copyright 2007 Paul Hammant

* Copyright 2013 Samuel Halliday

*

* Redistribution and use in source and binary forms, with or without

* modification, are permitted provided that the following conditions

* are met:

*

* 1. Redistributions of source code must retain the above copyright

* notice, this list of conditions and the following disclaimer.

* 2. Redistributions in binary form must reproduce the above copyright

* notice, this list of conditions and the following disclaimer in the
* documentation and/or other materials provided with the distribution.
* 3. Neither the name of the copyright holders nor the names of its
* contributors may be used to endorse or promote products derived from
* this software without specific prior written permission.
*
* THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS"
* AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO,
* THE
* IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE
* ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE
* LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR
* CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF
* SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS
* INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN
* CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE)
* ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF
* THE POSSIBILITY OF SUCH DAMAGE.
*/

Found in path(s):

* /opt/cola/permits/161214140_1695312241.3082175/0/paranamer-2-8-sources-
jar/com/thoughtworks/paranamer/JavadocParanamer.java

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

/**

*

* Copyright (c) 2013 Stefan Fleiter

* All rights reserved.

*

* Redistribution and use in source and binary forms, with or without

* modification, are permitted provided that the following conditions

* are met:

* 1. Redistributions of source code must retain the above copyright

* notice, this list of conditions and the following disclaimer.

* 2. Redistributions in binary form must reproduce the above copyright

* notice, this list of conditions and the following disclaimer in the

* documentation and/or other materials provided with the distribution.

* 3. Neither the name of the copyright holders nor the names of its

* contributors may be used to endorse or promote products derived from

* this software without specific prior written permission.
*

* THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS"

* AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT

LIMITED TO, THE

* IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE

* ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE

* LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR

* CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF
* SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS
* INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN
* CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE)
* ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF
* THE POSSIBILITY OF SUCH DAMAGE.
*/

Found in path(s):

* /opt/cola/permits/161214140_1695312241.3082175/0/paranamer-2-8-sources-
jar/com/thoughtworks/paranamer/PositionalParanamer.java

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

/***

*

* Portions Copyright (c) 2007 Paul Hammant
* Portions copyright (c) 2000-2007 INRIA, France Telecom
* All rights reserved.

*

* Redistribution and use in source and binary forms, with or without
* modification, are permitted provided that the following conditions
* are met:

- * 1. Redistributions of source code must retain the above copyright
* notice, this list of conditions and the following disclaimer.
- * 2. Redistributions in binary form must reproduce the above copyright
* notice, this list of conditions and the following disclaimer in the
* documentation and/or other materials provided with the distribution.
- * 3. Neither the name of the copyright holders nor the names of its
* contributors may be used to endorse or promote products derived from
* this software without specific prior written permission.

*

* THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS
* IS"
* AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE
* IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE
* ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE
* LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR
* CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF
* SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS
* INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN
* CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE)
* ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF
* THE POSSIBILITY OF SUCH DAMAGE.

*/

Found in path(s):

* /opt/cola/permits/161214140_1695312241.3082175/0/paranamer-2-8-sources-
jar/com/thoughtworks/paranamer/BytecodeReadingParanamer.java

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

/**

*

* Copyright (c) 2007 Paul Hammant

* All rights reserved.

*

* Redistribution and use in source and binary forms, with or without

* modification, are permitted provided that the following conditions

* are met:

* 1. Redistributions of source code must retain the above copyright

* notice, this list of conditions and the following disclaimer.

* 2. Redistributions in binary form must reproduce the above copyright

* notice, this list of conditions and the following disclaimer in the

* documentation and/or other materials provided with the distribution.

* 3. Neither the name of the copyright holders nor the names of its

* contributors may be used to endorse or promote products derived from

* this software without specific prior written permission.

*

* THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS"

* AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT

LIMITED TO, THE

* IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE

* ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE

* LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR

* CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF

* SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS

* INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN

* CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE)

* ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF

* THE POSSIBILITY OF SUCH DAMAGE.

*/

Found in path(s):

* /opt/cola/permits/161214140_1695312241.3082175/0/paranamer-2-8-sources-

jar/com/thoughtworks/paranamer/DefaultParanamer.java

* /opt/cola/permits/161214140_1695312241.3082175/0/paranamer-2-8-sources-

jar/com/thoughtworks/paranamer/NullParanamer.java

* /opt/cola/permits/161214140_1695312241.3082175/0/paranamer-2-8-sources-

jar/com/thoughtworks/paranamer/AdaptiveParanamer.java

*

/opt/cola/permits/161214140_1695312241.3082175/0/paranamer-2-8-sources-

jar/com/thoughtworks/paranamer/ParameterNamesNotFoundException.java

* /opt/cola/permits/161214140_1695312241.3082175/0/paranamer-2-8-sources-

jar/com/thoughtworks/paranamer/CachingParanamer.java

1.13 annotations 13.0

1.13.1 Available under license :

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

```
/*
 * Copyright 2006 Sascha Weinreuter
 *
 * Licensed under the Apache License, Version 2.0 (the "License");
 * you may not use this file except in compliance with the License.
 * You may obtain a copy of the License at
 *
 * http://www.apache.org/licenses/LICENSE-2.0
 *
 * Unless required by applicable law or agreed to in writing, software
 * distributed under the License is distributed on an "AS IS" BASIS,
 * WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
 * See the License for the specific language governing permissions and
 * limitations under the License.
 */
```

Found in path(s):

```
* /opt/cola/permits/173667507_1695324641.7896898/0/annotations-13-0-sources-
jar/org/intellij/lang/annotations/Identifier.java
* /opt/cola/permits/173667507_1695324641.7896898/0/annotations-13-0-sources-
jar/org/intellij/lang/annotations/Pattern.java
* /opt/cola/permits/173667507_1695324641.7896898/0/annotations-13-0-sources-
jar/org/intellij/lang/annotations/Language.java
*
/opt/cola/permits/173667507_1695324641.7896898/0/annotations-13-0-sources-
jar/org/intellij/lang/annotations/PrintFormat.java
* /opt/cola/permits/173667507_1695324641.7896898/0/annotations-13-0-sources-
jar/org/intellij/lang/annotations/RegExp.java
* /opt/cola/permits/173667507_1695324641.7896898/0/annotations-13-0-sources-
jar/org/intellij/lang/annotations/Subst.java
```

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

```
/*
 * Copyright 2000-2013 JetBrains s.r.o.
 *
 * Licensed under the Apache License, Version 2.0 (the "License");
 * you may not use this file except in compliance with the License.
 * You may obtain a copy of the License at
 *
 * http://www.apache.org/licenses/LICENSE-2.0
 *
 * Unless required by applicable law or agreed to in writing, software
```


* distributed under the License is distributed on an "AS IS" BASIS,
* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
* See the License for the specific language governing permissions and
* limitations under the License.
*/

Found in path(s):

* /opt/cola/permits/173667507_1695324641.7896898/0/annotations-13-0-sources-jar/org/jetbrains/annotations/Contract.java

* /opt/cola/permits/173667507_1695324641.7896898/0/annotations-13-0-sources-jar/org/intellij/lang/annotations/Flow.java

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

/*

* Copyright 2000-2009 JetBrains s.r.o.

*

* Licensed under the Apache License, Version 2.0 (the "License");

* you may not use this file except in compliance with the License.

* You may obtain a copy of the License at

*

* <http://www.apache.org/licenses/LICENSE-2.0>

*

* Unless required by applicable law or agreed to in writing, software

* distributed under the License is distributed on an "AS IS" BASIS,

* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.

* See the License for the specific language governing permissions and

* limitations under the License.

*/

Found in path(s):

* /opt/cola/permits/173667507_1695324641.7896898/0/annotations-13-0-sources-jar/org/jetbrains/annotations/Nls.java

* /opt/cola/permits/173667507_1695324641.7896898/0/annotations-13-0-sources-jar/org/jetbrains/annotations/Nullable.java

* /opt/cola/permits/173667507_1695324641.7896898/0/annotations-13-0-sources-jar/org/jetbrains/annotations/NonNls.java

*

/opt/cola/permits/173667507_1695324641.7896898/0/annotations-13-0-sources-jar/org/jetbrains/annotations/PropertyKey.java

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

/*

* Copyright 2000-2012 JetBrains s.r.o.

*

* Licensed under the Apache License, Version 2.0 (the "License");

* you may not use this file except in compliance with the License.

* You may obtain a copy of the License at

*

* <http://www.apache.org/licenses/LICENSE-2.0>
*
* Unless required by applicable law or agreed to in writing, software
* distributed under the License is distributed on an "AS IS" BASIS,
* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
* See the License for the specific language governing permissions and
* limitations under the License.
*/

Found in path(s):

* /opt/cola/permits/173667507_1695324641.7896898/0/annotations-13-0-sources-jar/org/jetbrains/annotations/TestOnly.java
* /opt/cola/permits/173667507_1695324641.7896898/0/annotations-13-0-sources-jar/org/intellij/lang/annotations/JdkConstants.java
* /opt/cola/permits/173667507_1695324641.7896898/0/annotations-13-0-sources-jar/org/jetbrains/annotations/NotNull.java
*
/opt/cola/permits/173667507_1695324641.7896898/0/annotations-13-0-sources-jar/org/intellij/lang/annotations/MagicConstant.java

1.14 listenablefuture 9999.0-empty-to-avoid-conflict-with-guava

1.15 jaxb-core 2.3.0

1.16 failureaccess 1.0.1

1.17 hk2-utils 2.5.0

1.18 hk2-locator 2.5.0

1.19 jersey-common 2.28

1.19.1 Available under license :

Notice for Jersey

This content is produced and maintained by the Eclipse Jersey project.

* Project home: <https://projects.eclipse.org/projects/ee4j.jersey>

Trademarks

Eclipse Jersey is a trademark of the Eclipse Foundation.

Copyright

All content is the property of the respective authors or their employers. For more information regarding authorship of content, please consult the listed source code repository logs.

Declared Project Licenses

This program and the accompanying materials are made available under the terms of the Eclipse Public License v. 2.0 which is available at <http://www.eclipse.org/legal/epl-2.0>. This Source Code may also be made available under the following Secondary Licenses when the conditions for such availability set forth in the Eclipse Public License v. 2.0 are satisfied: GNU General Public License, version 2 with the GNU Classpath Exception which is available at <https://www.gnu.org/software/classpath/license.html>.

SPDX-License-Identifier: EPL-2.0

OR GPL-2.0 WITH Classpath-exception-2.0

Source Code

The project maintains the following source code repositories:

* <https://github.com/eclipse-ee4j/jersey>

Third-party Content

Angular JS, v1.6.6

* License MIT (<http://www.opensource.org/licenses/mit-license.php>)

* Project: <http://angularjs.org>

* Copyright: (c) 2010-2017 Google, Inc.

aopalliance Version 1

* License: all the source code provided by AOP Alliance is Public Domain.

* Project: <http://aopalliance.sourceforge.net>

* Copyright: Material in the public domain is not protected by copyright

Bean Validation API 1.1.0.Final

- * License: Apache License, 2.0
- * Project: <http://beanvalidation.org/1.1/>
- * Copyright: 2009, Red Hat, Inc. and/or its affiliates, and individual contributors
- * by the @authors tag.

Bootstrap v3.3.7

- * License: MIT license (<https://github.com/twbs/bootstrap/blob/master/LICENSE>)
- * Project: <http://getbootstrap.com>
- * Copyright: 2011-2016 Twitter, Inc

CDI API Version 1.1

- * License: Apache License, 2.0
- * Project:
<http://www.seamframework.org/Weld>
- * Copyright 2010, Red Hat, Inc., and individual contributors by the @authors tag.

Google Guava Version 18.0

- * License: Apache License, 2.0
- * Copyright (C) 2009 The Guava Authors

javax.inject Version: 1

- * License: Apache License, 2.0
- * Copyright (C) 2009 The JSR-330 Expert Group

Javassist Version 3.22.0-CR2

- * License: Apache License, 2.0
- * Project: <http://www.javassist.org/>
- * Copyright (C) 1999- Shigeru Chiba. All Rights Reserved.

Jackson JAX-RS Providers Version 2.8.10

- * License: Apache License, 2.0
- * Project: <https://github.com/FasterXML/jackson-jaxrs-providers>
- * Copyright: (c) 2009-2011 FasterXML, LLC. All rights reserved unless otherwise indicated.

jQuery v1.12.4

- * License: jquery.org/license
- * Project: jquery.org
- * Copyright: (c) jQuery Foundation

jQuery Barcode plugin 0.3

- * License: MIT & GPL (<http://www.opensource.org/licenses/mit-license.php> &
<http://www.gnu.org/licenses/gpl.html>)
- * Project: <http://www.pasella.it/projects/jquery/barcode>
- *
- Copyright: (c) 2009 Antonello Pasella antonello.pasella@gmail.com

JSR-166 Extension - JEP 266

- * License: CC0
- * No copyright
- * Written by Doug Lea with assistance from members of JCP JSR-166 Expert Group and released to the public domain, as explained at <http://creativecommons.org/publicdomain/zero/1.0/>

KineticJS, v4.7.1

- * License: MIT license (<http://www.opensource.org/licenses/mit-license.php>)
- * Project: <http://www.kineticjs.com>, <https://github.com/ericdrowell/KineticJS>
- * Copyright: Eric Rowell

org.objectweb.asm Version 5.0.4

- * License: Modified BSD (<http://asm.objectweb.org/license.html>)
- * Copyright (c) 2000-2011 INRIA, France Telecom. All rights reserved.

org.osgi.core version 4.2.0

- * License: Apache License, 2.0
- * Copyright (c) OSGi Alliance (2005, 2008). All Rights Reserved.

org.glassfish.jersey.server.internal.monitoring.core

- * License: Apache License, 2.0
- * Copyright (c) 2015-2018 Oracle and/or its affiliates. All rights reserved.
- * Copyright 2010-2013 Coda Hale and Yammer, Inc.

W3.org documents

- * License: W3C License
- * Copyright: Copyright (c) 1994-2001 World Wide Web Consortium, (Massachusetts Institute of Technology, Institut National de Recherche en Informatique et en Automatique, Keio University). All Rights Reserved.

<http://www.w3.org/Consortium/Legal/>

Notice for Jersey Core Common module

This content is produced and maintained by the Eclipse Jersey project.

- * <https://projects.eclipse.org/projects/ee4j.jersey>

Trademarks

Eclipse Jersey is a trademark of the Eclipse Foundation.

Copyright

All content is the property of the respective authors or their employers. For more information regarding authorship of content, please consult the listed source code repository logs.

Declared Project Licenses

This program and the accompanying materials are made available under the terms of the Eclipse Public License v. 2.0 which is available at

<http://www.eclipse.org/legal/epl-2.0>. This Source Code may also be made available under the following Secondary Licenses when the conditions for such availability set forth in the Eclipse Public License v. 2.0 are satisfied: GNU General Public License, version 2 with the GNU Classpath Exception which is available at <https://www.gnu.org/software/classpath/license.html>.

SPDX-License-Identifier:

EPL-2.0 OR GPL-2.0 WITH Classpath-exception-2.0

Source Code

The project maintains the following source code repositories:

* <https://github.com/eclipse-ee4j/jersey>

Third-party Content

Google Guava Version 18.0

* License: Apache License, 2.0

* Copyright: (C) 2009 The Guava Authors

JSR-166 Extension - JEP 266

* License: Creative Commons 1.0 (CC0)

* No copyright

* Written by Doug Lea with assistance from members of JCP JSR-166

* Expert Group and released to the public domain, as explained at

* <http://creativecommons.org/publicdomain/zero/1.0/>

Eclipse Public License - v 2.0

THE ACCOMPANYING PROGRAM IS PROVIDED UNDER THE TERMS OF THIS ECLIPSE PUBLIC LICENSE ("AGREEMENT"). ANY USE, REPRODUCTION OR DISTRIBUTION OF THE PROGRAM CONSTITUTES RECIPIENT'S ACCEPTANCE OF THIS AGREEMENT.

1. DEFINITIONS

"Contribution" means:

a) in the case of the initial Contributor, the initial content Distributed under this Agreement, and

b) in the case of each subsequent Contributor:

i) changes to the Program, and

ii) additions to the Program;

where such changes and/or additions to the Program originate from and are Distributed by that particular Contributor. A Contribution "originates" from a Contributor if it was added to the Program by such Contributor itself or anyone acting on such Contributor's behalf. Contributions do not include changes or additions to the Program that are not Modified Works.

"Contributor" means any person or entity that Distributes the Program.

"Licensed Patents" mean patent claims licensable by a Contributor which are necessarily infringed by the use or sale of its Contribution alone or when combined with the Program.

"Program" means the Contributions Distributed in accordance with this Agreement.

"Recipient" means anyone who receives the Program under this Agreement or any Secondary License (as applicable), including Contributors.

"Derivative Works" shall mean any work, whether in Source Code or other form, that is based on (or derived from) the Program and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship.

"Modified Works" shall mean any work in Source Code or other form that results from an addition to, deletion from, or modification of the contents of the Program, including, for purposes of clarity any new file in Source Code form that contains any contents of the Program. Modified Works shall not include works that contain only declarations, interfaces, types, classes, structures, or files of the Program solely in each case in order to link to, bind by name, or subclass the Program or Modified Works thereof.

"Distribute" means the acts of a) distributing or b) making available in any manner that enables the transfer of a copy.

"Source Code" means the form of a Program preferred for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Secondary License" means either the GNU General Public License, Version 2.0, or any later versions of that license, including any exceptions or additional permissions as identified by the initial Contributor.

2. GRANT OF RIGHTS

a) Subject to the terms of this Agreement, each Contributor hereby grants Recipient a non-exclusive, worldwide, royalty-free copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, Distribute and sublicense the Contribution of such

Contributor, if any, and such Derivative Works.

b) Subject to the terms of this Agreement, each Contributor hereby grants Recipient a non-exclusive, worldwide, royalty-free patent license under Licensed Patents to make, use, sell, offer to sell, import and otherwise transfer the Contribution of such Contributor, if any, in Source Code or other form. This patent license shall apply to the combination of the Contribution and the Program if, at the time the Contribution is added by the Contributor, such addition of the Contribution causes such combination to be covered by the Licensed Patents. The patent license shall not apply to any other combinations which include the Contribution. No hardware per se is licensed hereunder.

c) Recipient understands that although each Contributor grants the licenses to its Contributions set forth herein, no assurances are provided by any Contributor that the Program does not infringe the patent or other intellectual property rights of any other entity. Each Contributor disclaims any liability to Recipient for claims brought by any other entity based on infringement of intellectual property rights or otherwise. As a condition to exercising the rights and licenses granted hereunder, each Recipient hereby assumes sole responsibility to secure any other intellectual property rights needed, if any. For example, if a third party patent license is required to allow Recipient to Distribute the Program, it is Recipient's responsibility to acquire that license before distributing the Program.

d) Each Contributor represents that to its knowledge it has sufficient copyright rights in its Contribution, if any, to grant

the copyright license set forth in this Agreement.

e) Notwithstanding the terms of any Secondary License, no Contributor makes additional grants to any Recipient (other than those set forth in this Agreement) as a result of such Recipient's receipt of the Program under the terms of a Secondary License (if permitted under the terms of Section 3).

3. REQUIREMENTS

3.1 If a Contributor Distributes the Program in any form, then:

a) the Program must also be made available as Source Code, in accordance with section 3.2, and the Contributor must accompany the Program with a statement that the Source Code for the Program is available under this Agreement, and informs Recipients how to

obtain it in a reasonable manner on or through a medium customarily used for software exchange; and

b) the Contributor may Distribute the Program under a license different than this Agreement, provided that such license:

i) effectively disclaims on behalf of all other Contributors all warranties and conditions, express and implied, including warranties or conditions of title and non-infringement, and implied warranties or conditions of merchantability and fitness for a particular purpose;

ii) effectively excludes on behalf of all other Contributors all liability for damages, including direct, indirect, special, incidental and consequential damages, such as lost profits;

iii) does not attempt to limit or alter the recipients' rights in the Source Code under section 3.2; and

iv) requires any subsequent distribution of the Program by any party to be under a license that satisfies the requirements of this section 3.

3.2 When the Program is Distributed as Source Code:

a) it must be made available under this Agreement, or if the Program (i) is combined with other material in a separate file or files made available under a Secondary License, and (ii) the initial Contributor attached to the Source Code the notice described in Exhibit A of this Agreement, then the Program may be made available under the terms of such Secondary Licenses, and

b) a copy of this Agreement must be included with each copy of the Program.

3.3 Contributors may not remove or alter any copyright, patent, trademark, attribution notices, disclaimers of warranty, or limitations of liability ("notices") contained within the Program from any copy of the Program which they Distribute, provided that Contributors may add their own appropriate notices.

4. COMMERCIAL DISTRIBUTION

Commercial distributors of software may accept certain responsibilities with respect to end users, business partners and the like. While this license is intended to facilitate the commercial use of the Program, the Contributor who includes

the Program in a commercial product offering should do so in a manner which does not create potential liability for other Contributors. Therefore, if a Contributor includes the Program in a commercial product offering, such Contributor ("Commercial Contributor") hereby agrees to defend and indemnify every other Contributor ("Indemnified Contributor") against any losses, damages and costs (collectively "Losses") arising from claims, lawsuits and other legal actions brought by a third party against the Indemnified Contributor to the extent caused by the acts or omissions of such Commercial Contributor in connection with its distribution of the Program in a commercial product offering. The obligations in this section do not apply to any claims or Losses relating to any actual or alleged intellectual property infringement. In order to qualify, an Indemnified Contributor must: a) promptly notify the Commercial Contributor in writing of such claim, and b) allow the Commercial Contributor to control, and cooperate with the Commercial Contributor in, the defense and any related settlement negotiations. The Indemnified Contributor may participate in any such claim at its own expense.

For example, a Contributor might include the Program in a commercial product offering, Product X. That Contributor is then a Commercial Contributor. If that Commercial Contributor then makes performance claims, or offers warranties related to Product X, those performance claims and warranties are such Commercial Contributor's responsibility alone. Under this section, the Commercial Contributor would have to defend claims against the other Contributors related to those performance claims and warranties, and if a court requires any other Contributor to pay any damages as a result, the Commercial Contributor must pay those damages.

5. NO WARRANTY

EXCEPT AS EXPRESSLY SET FORTH IN THIS AGREEMENT, AND TO THE EXTENT PERMITTED BY APPLICABLE LAW, THE PROGRAM IS PROVIDED ON AN "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, EITHER EXPRESS OR IMPLIED INCLUDING, WITHOUT LIMITATION, ANY WARRANTIES OR CONDITIONS OF TITLE, NON-INFRINGEMENT, MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE. Each Recipient is solely responsible for determining the appropriateness of using and distributing the Program and assumes all risks associated with its exercise of rights under this Agreement, including but not limited to the risks and costs of program errors, compliance with applicable laws, damage to or loss of data, programs or equipment, and unavailability or interruption of operations.

6. DISCLAIMER OF LIABILITY

EXCEPT AS EXPRESSLY SET FORTH IN THIS AGREEMENT, AND TO THE EXTENT PERMITTED BY APPLICABLE LAW, NEITHER RECIPIENT NOR ANY CONTRIBUTORS SHALL HAVE ANY LIABILITY FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING WITHOUT LIMITATION LOST PROFITS), HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OR DISTRIBUTION OF THE PROGRAM OR THE EXERCISE OF ANY RIGHTS GRANTED HEREUNDER, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

7. GENERAL

If any provision of this Agreement is invalid or unenforceable under applicable law, it shall not affect the validity or enforceability of the remainder of the terms of this Agreement, and without further action by the parties hereto, such provision shall be reformed to the minimum extent necessary to make such provision valid and enforceable.

If Recipient institutes patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Program itself (excluding combinations of the Program with other software or hardware) infringes such Recipient's patent(s), then such Recipient's rights granted under Section 2(b) shall terminate as of the date such litigation is filed.

All Recipient's rights under this Agreement shall terminate if it fails to comply with any of the material terms or conditions of this Agreement and does not cure such failure in a reasonable period of time after becoming aware of such noncompliance. If all Recipient's rights under this Agreement terminate, Recipient agrees to cease use and distribution of the Program as soon as reasonably practicable. However, Recipient's obligations under this Agreement and any licenses granted by Recipient relating to the Program shall continue and survive.

Everyone is permitted to copy and distribute copies of this Agreement, but in order to avoid inconsistency the Agreement is copyrighted and may only be modified in the following manner. The Agreement Steward reserves the right to publish new versions (including revisions) of this Agreement from time to time. No one other than the Agreement Steward has the right to modify this Agreement. The Eclipse Foundation is the initial Agreement Steward. The Eclipse Foundation may assign the responsibility to serve as the Agreement Steward to a suitable separate entity. Each new version of the Agreement will be given a distinguishing version number. The Program (including Contributions) may always be Distributed subject to the version of the Agreement under which it was received. In addition, after a new version of the Agreement is published,

Contributor may elect to Distribute the Program (including its Contributions) under the new version.

Except as expressly stated in Sections 2(a) and 2(b) above, Recipient receives no rights or licenses to the intellectual property of any Contributor under this Agreement, whether expressly, by implication, estoppel or otherwise. All rights in the Program not expressly granted under this Agreement are reserved. Nothing in this Agreement is intended to be enforceable by any entity that is not a Contributor or Recipient. No third-party beneficiary rights are created under this Agreement.

Exhibit A - Form of Secondary Licenses Notice

"This Source Code may also be made available under the following Secondary Licenses when the conditions for such availability set forth in the Eclipse Public License, v. 2.0 are satisfied: {name license(s), version(s), and exceptions or additional permissions here}."

Simply including a copy of this Agreement, including this Exhibit A is not sufficient to license the Source Code under Secondary Licenses.

If it is not possible or desirable to put the notice in a particular file, then You may include the notice in a location (such as a LICENSE file in a relevant directory) where a recipient would be likely to look for such a notice.

You may add additional accurate notices of copyright ownership.

The GNU General Public License (GPL) Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.
51 Franklin Street, Fifth Floor
Boston, MA 02110-1335
USA

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

Preamble

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

License applies to most of the Free Software Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Library General Public License instead.)

You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

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

TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a

notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.

b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.

c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how

to view a copy of this License.

(Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Program.

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

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

a) Accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of

physically performing source distribution, a complete

machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not

excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the

Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

END OF
TERMS AND CONDITIONS

How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

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

Copyright (C) <year> <name of author>

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

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program; if not, write to the Free Software Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston, MA 02110-1335 USA

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

If the program is interactive, make it output a short notice like this when it starts in an interactive mode:

```
Gnomovision version 69, Copyright (C) year name of author
Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type
`show w'. This is free software, and you are welcome to redistribute
it under certain conditions; type `show c' for details.
```

The hypothetical commands `show w' and `show c' should show the appropriate parts of the General Public License. Of course, the commands you use may be called something other than `show w' and `show c'; they could even be mouse-clicks or menu items--whatever suits your program.

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

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

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

This General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Library

General Public License instead of this License.

CLASSPATH EXCEPTION

Linking this library statically or dynamically with other modules is making a combined work based on this library. Thus, the terms and conditions of the GNU General Public License version 2 cover the whole combination.

As a special exception, the copyright holders of this library give you permission to link this library with independent modules to produce an executable, regardless of the license terms of these independent modules, and to copy and distribute the resulting executable under terms of your choice, provided that you also meet, for each linked independent module, the terms and conditions of the license of that module. An independent module is a module which is not derived from or based on this library. If you modify this library, you may extend this exception to your version of the library, but you are not obligated to do so. If you do not wish to do so, delete this exception statement from your version.

1.20 hk2-api 2.5.0

1.21 jersey-client 2.28

1.21.1 Available under license :

Notice for Jersey

This content is produced and maintained by the Eclipse Jersey project.

* Project home: <https://projects.eclipse.org/projects/ee4j.jersey>

Trademarks

Eclipse Jersey is a trademark of the Eclipse Foundation.

Copyright

All content is the property of the respective authors or their employers. For more information regarding authorship of content, please consult the listed source code repository logs.

Declared Project Licenses

This program and the accompanying materials are made available under the terms of the Eclipse Public License v. 2.0 which is available at <http://www.eclipse.org/legal/epl-2.0>. This Source Code may also be made available under the following Secondary Licenses when the conditions for such availability set forth in the Eclipse Public License v. 2.0 are satisfied: GNU General Public License, version 2 with the GNU Classpath Exception which is available at <https://www.gnu.org/software/classpath/license.html>.

SPDX-License-Identifier: EPL-2.0
OR GPL-2.0 WITH Classpath-exception-2.0

Source Code

The project maintains the following source code repositories:

- * <https://github.com/eclipse-ee4j/jersey>

Third-party Content

Angular JS, v1.6.6

- * License MIT (<http://www.opensource.org/licenses/mit-license.php>)
- * Project: <http://angularjs.org>
- * Copyright: (c) 2010-2017 Google, Inc.

aopalliance Version 1

- * License: all the source code provided by AOP Alliance is Public Domain.
- * Project: <http://aopalliance.sourceforge.net>
- * Copyright: Material in the public domain is not protected by copyright

Bean Validation API 1.1.0.Final

- * License: Apache License, 2.0
- * Project: <http://beanvalidation.org/1.1/>
- * Copyright: 2009, Red Hat, Inc. and/or its affiliates, and individual contributors
- * by the @authors tag.

Bootstrap v3.3.7

- * License: MIT license (<https://github.com/twbs/bootstrap/blob/master/LICENSE>)
- * Project: <http://getbootstrap.com>
- * Copyright: 2011-2016 Twitter, Inc

CDI API Version 1.1

- * License: Apache License, 2.0
- * Project:
<http://www.seamframework.org/Weld>
- * Copyright 2010, Red Hat, Inc., and individual contributors by the @authors tag.

Google Guava Version 18.0

- * License: Apache License, 2.0
- * Copyright (C) 2009 The Guava Authors

javax.inject Version: 1

- * License: Apache License, 2.0
- * Copyright (C) 2009 The JSR-330 Expert Group

Javassist Version 3.22.0-CR2

- * License: Apache License, 2.0
- * Project: <http://www.javassist.org/>
- * Copyright (C) 1999- Shigeru Chiba. All Rights Reserved.

Jackson JAX-RS Providers Version 2.8.10

- * License: Apache License, 2.0
- * Project: <https://github.com/FasterXML/jackson-jaxrs-providers>
- * Copyright: (c) 2009-2011 FasterXML, LLC. All rights reserved unless otherwise indicated.

jQuery v1.12.4

- * License: jquery.org/license
- * Project: jquery.org
- * Copyright: (c) jQuery Foundation

jQuery Barcode plugin 0.3

- * License: MIT & GPL (<http://www.opensource.org/licenses/mit-license.php> & <http://www.gnu.org/licenses/gpl.html>)
- * Project: <http://www.pasella.it/projects/jquery/barcode>
- *
- Copyright: (c) 2009 Antonello Pasella antonello.pasella@gmail.com

JSR-166 Extension - JEP 266

- * License: CC0
- * No copyright
- * Written by Doug Lea with assistance from members of JCP JSR-166 Expert Group and released to the public domain, as explained at <http://creativecommons.org/publicdomain/zero/1.0/>

KineticJS, v4.7.1

- * License: MIT license (<http://www.opensource.org/licenses/mit-license.php>)
- * Project: <http://www.kineticjs.com>, <https://github.com/ericdrowell/KineticJS>
- * Copyright: Eric Rowell

org.objectweb.asm Version 5.0.4

- * License: Modified BSD (<http://asm.objectweb.org/license.html>)
- * Copyright (c) 2000-2011 INRIA, France Telecom. All rights reserved.

org.osgi.core version 4.2.0

- * License: Apache License, 2.0
- * Copyright (c) OSGi Alliance (2005, 2008). All Rights Reserved.

org.glassfish.jersey.server.internal.monitoring.core

- * License: Apache License, 2.0

* Copyright (c) 2015-2018 Oracle and/or its affiliates. All rights reserved.

* Copyright 2010-2013 Coda Hale and Yammer,
Inc.

W3.org documents

* License: W3C License

* Copyright: Copyright (c) 1994-2001 World Wide Web Consortium, (Massachusetts Institute of Technology, Institut National de Recherche en Informatique et en Automatique, Keio University). All Rights Reserved.

<http://www.w3.org/Consortium/Legal/>

Eclipse Public License - v 2.0

THE ACCOMPANYING PROGRAM IS PROVIDED UNDER THE TERMS OF THIS ECLIPSE PUBLIC LICENSE ("AGREEMENT"). ANY USE, REPRODUCTION OR DISTRIBUTION OF THE PROGRAM CONSTITUTES RECIPIENT'S ACCEPTANCE OF THIS AGREEMENT.

1. DEFINITIONS

"Contribution" means:

a) in the case of the initial Contributor, the initial content Distributed under this Agreement, and

b) in the case of each subsequent Contributor:

i) changes to the Program, and

ii) additions to the Program;

where such changes and/or additions to the Program originate from and are Distributed by that particular Contributor. A Contribution "originates" from a Contributor if it was added to the Program by such Contributor itself or anyone acting on such Contributor's behalf. Contributions do not include changes or additions to the Program that are not Modified Works.

"Contributor" means any person or entity that Distributes the Program.

"Licensed Patents" mean patent claims licensable by a Contributor which are necessarily infringed by the use or sale of its Contribution alone or when combined with the Program.

"Program" means the Contributions Distributed in accordance with this Agreement.

"Recipient" means anyone who receives the Program under this Agreement or any Secondary License (as applicable), including Contributors.

"Derivative Works" shall mean any work, whether in Source Code or other form, that is based on (or derived from) the Program and for which the editorial revisions, annotations, elaborations, or other modifications

represent, as a whole, an original work of authorship.

"Modified Works" shall mean any work in Source Code or other form that results from an addition to, deletion from, or modification of the contents of the Program, including, for purposes of clarity any new file in Source Code form that contains any contents of the Program. Modified Works shall not include works that contain only declarations, interfaces, types, classes, structures, or files of the Program solely in each case in order to link to, bind by name, or subclass the Program or Modified Works thereof.

"Distribute" means the acts of a) distributing or b) making available in any manner that enables the transfer of a copy.

"Source Code" means the form of a Program preferred for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Secondary License" means either the GNU General Public License, Version 2.0, or any later versions of that license, including any exceptions or additional permissions as identified by the initial Contributor.

2. GRANT OF RIGHTS

a) Subject to the terms of this Agreement, each Contributor hereby grants Recipient a non-exclusive, worldwide, royalty-free copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, Distribute and sublicense the Contribution of such Contributor, if any, and such Derivative Works.

b) Subject to the terms of this Agreement, each Contributor hereby grants Recipient a non-exclusive, worldwide, royalty-free patent license under Licensed Patents to make, use, sell, offer to sell, import and otherwise transfer the Contribution of such Contributor, if any, in Source Code or other form. This patent license shall apply to the combination of the Contribution and the Program if, at the time the Contribution is added by the Contributor, such addition of the Contribution causes such combination to be covered by the Licensed Patents. The patent license shall not apply to any other combinations which include the Contribution. No hardware per se is licensed hereunder.

c) Recipient understands that although each Contributor grants the licenses to its Contributions set forth herein, no assurances are

provided by any Contributor that the Program does not infringe the patent or other intellectual property rights of any other entity. Each Contributor disclaims any liability to Recipient for claims brought by any other entity based on infringement of intellectual property rights or otherwise. As a condition to exercising the rights and licenses granted hereunder, each Recipient hereby assumes sole responsibility to secure any other intellectual property rights needed, if any. For example, if a third party patent license is required to allow Recipient to Distribute the Program, it is Recipient's responsibility to acquire that license before distributing the Program.

d) Each Contributor represents that to its knowledge it has sufficient copyright rights in its Contribution, if any, to grant

the copyright license set forth in this Agreement.

e) Notwithstanding the terms of any Secondary License, no Contributor makes additional grants to any Recipient (other than those set forth in this Agreement) as a result of such Recipient's receipt of the Program under the terms of a Secondary License (if permitted under the terms of Section 3).

3. REQUIREMENTS

3.1 If a Contributor Distributes the Program in any form, then:

a) the Program must also be made available as Source Code, in accordance with section 3.2, and the Contributor must accompany the Program with a statement that the Source Code for the Program is available under this Agreement, and informs Recipients how to obtain it in a reasonable manner on or through a medium customarily used for software exchange; and

b) the Contributor may Distribute the Program under a license different than this Agreement, provided that such license:

i) effectively disclaims on behalf of all other Contributors all warranties and conditions, express and implied, including warranties or conditions of title and non-infringement, and implied warranties or conditions of merchantability and fitness for a particular purpose;

ii) effectively excludes on behalf of all other Contributors all liability for damages, including direct, indirect, special, incidental and consequential damages, such as lost profits;

iii) does not attempt to limit or alter the recipients' rights in the Source Code under section 3.2; and

iv) requires any subsequent distribution of the Program by any party to be under a license that satisfies the requirements of this section 3.

3.2 When the Program is Distributed as Source Code:

- a) it must be made available under this Agreement, or if the Program (i) is combined with other material in a separate file or files made available under a Secondary License, and (ii) the initial Contributor attached to the Source Code the notice described in Exhibit A of this Agreement, then the Program may be made available under the terms of such Secondary Licenses, and
- b) a copy of this Agreement must be included with each copy of the Program.

3.3 Contributors may not remove or alter any copyright, patent, trademark, attribution notices, disclaimers of warranty, or limitations of liability ("notices") contained within the Program from any copy of the Program which they Distribute, provided that Contributors may add their own appropriate notices.

4. COMMERCIAL DISTRIBUTION

Commercial distributors of software may accept certain responsibilities with respect to end users, business partners and the like. While this license is intended to facilitate the commercial use of the Program, the Contributor who includes the Program in a commercial product offering should do so in a manner which does not create potential liability for other Contributors. Therefore, if a Contributor includes the Program in a commercial product offering, such Contributor ("Commercial Contributor") hereby agrees to defend and indemnify every other Contributor ("Indemnified Contributor") against any losses, damages and costs (collectively "Losses") arising from claims, lawsuits and other legal actions brought by a third party against the Indemnified Contributor to the extent caused by the acts or omissions of such Commercial Contributor in connection with its distribution of the Program in a commercial product offering. The obligations in this section do not apply to any claims or Losses relating to any actual or alleged intellectual property infringement. In order to qualify, an Indemnified Contributor must: a) promptly notify the Commercial Contributor in writing of such claim, and b) allow the Commercial Contributor to control, and cooperate with the Commercial Contributor in, the defense and any related settlement negotiations. The Indemnified Contributor may

participate in any such claim at its own expense.

For example, a Contributor might include the Program in a commercial product offering, Product X. That Contributor is then a Commercial Contributor. If that Commercial Contributor then makes performance claims, or offers warranties related to Product X, those performance claims and warranties are such Commercial Contributor's responsibility alone. Under this section, the Commercial Contributor would have to defend claims against the other Contributors related to those performance claims and warranties, and if a court requires any other Contributor to pay any damages as a result, the Commercial Contributor must pay those damages.

5. NO WARRANTY

EXCEPT AS EXPRESSLY SET FORTH IN THIS AGREEMENT, AND TO THE EXTENT PERMITTED BY APPLICABLE LAW, THE PROGRAM IS PROVIDED ON AN "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, EITHER EXPRESS OR IMPLIED INCLUDING, WITHOUT LIMITATION, ANY WARRANTIES OR CONDITIONS OF TITLE, NON-INFRINGEMENT, MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE. Each Recipient is solely responsible for determining the appropriateness of using and distributing the Program and assumes all risks associated with its exercise of rights under this Agreement, including but not limited to the risks and costs of program errors, compliance with applicable laws, damage to or loss of data, programs or equipment, and unavailability or interruption of operations.

6. DISCLAIMER OF LIABILITY

EXCEPT AS EXPRESSLY SET FORTH IN THIS AGREEMENT, AND TO THE EXTENT PERMITTED BY APPLICABLE LAW, NEITHER RECIPIENT NOR ANY CONTRIBUTORS SHALL HAVE ANY LIABILITY FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING WITHOUT LIMITATION LOST PROFITS), HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OR DISTRIBUTION OF THE PROGRAM OR THE EXERCISE OF ANY RIGHTS GRANTED HEREUNDER, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

7. GENERAL

If any provision of this Agreement is invalid or unenforceable under applicable law, it shall not affect the validity or enforceability of the remainder of the terms of this Agreement, and without further action by the parties hereto, such provision shall be reformed to the minimum extent necessary to make such provision valid and enforceable.

If Recipient institutes patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Program itself (excluding combinations of the Program with other software or hardware) infringes such Recipient's patent(s), then such Recipient's rights granted under Section 2(b) shall terminate as of the date such litigation is filed.

All Recipient's rights under this Agreement shall terminate if it fails to comply with any of the material terms or conditions of this Agreement and does not cure such failure in a reasonable period of time after becoming aware of such noncompliance. If all Recipient's rights under this Agreement terminate, Recipient agrees to cease use and distribution of the Program as soon as reasonably practicable. However, Recipient's obligations under this Agreement and any licenses granted by Recipient relating to the Program shall continue and survive.

Everyone is permitted to copy and distribute copies of this Agreement, but in order to avoid inconsistency the Agreement is copyrighted and may only be modified in the following manner. The Agreement Steward reserves the right to publish new versions (including revisions) of this Agreement from time to time. No one other than the Agreement Steward has the right to modify this Agreement. The Eclipse Foundation is the initial Agreement Steward. The Eclipse Foundation may assign the responsibility to serve as the Agreement Steward to a suitable separate entity. Each new version of the Agreement will be given a distinguishing version number. The Program (including Contributions) may always be Distributed subject to the version of the Agreement under which it was received. In addition, after a new version of the Agreement is published, Contributor may elect to Distribute the Program (including its Contributions) under the new version.

Except as expressly stated in Sections 2(a) and 2(b) above, Recipient receives no rights or licenses to the intellectual property of any Contributor under this Agreement, whether expressly, by implication, estoppel or otherwise. All rights in the Program not expressly granted under this Agreement are reserved. Nothing in this Agreement is intended to be enforceable by any entity that is not a Contributor or Recipient. No third-party beneficiary rights are created under this Agreement.

Exhibit A - Form of Secondary Licenses Notice

"This Source Code may also be made available under the following Secondary Licenses when the conditions for such availability set forth in the Eclipse Public License, v. 2.0 are satisfied: {name license(s), version(s), and exceptions or additional permissions here}."

Simply including a copy of this Agreement, including this Exhibit A is not sufficient to license the Source Code under Secondary Licenses.

If it is not possible or desirable to put the notice in a particular file, then You may include the notice in a location (such as a LICENSE file in a relevant directory) where a recipient would be likely to look for such a notice.

You may add additional accurate notices of copyright ownership.

The GNU General Public License (GPL) Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.
51 Franklin Street, Fifth Floor
Boston, MA 02110-1335
USA

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. This General Public License applies to most of the Free Software Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Library General Public License instead.)

You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

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

TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source

code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications

or work under the terms of Section 1 above, provided that you also meet all of these conditions:

a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.

b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.

c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how

to view a copy of this License.

(Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you;

rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Program.

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

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

a) Accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of

physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any

such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software

Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER

EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

END OF
TERMS AND CONDITIONS

How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

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

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

This
program is distributed in the hope that it will be useful, but
WITHOUT ANY WARRANTY; without even the implied warranty of
MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU
General Public License for more details.

You should have received a copy of the GNU General Public License
along with this program; if not, write to the Free Software
Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston, MA 02110-1335 USA

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

If the program is interactive, make it output a short notice like this when it starts in an interactive mode:

```
Gnomovision version 69, Copyright (C) year name of author
Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type
`show w'. This is free software, and you are welcome to redistribute
it under certain conditions; type `show c' for details.
```

The hypothetical commands ``show w'` and ``show c'` should show the appropriate parts of the General Public License. Of course, the commands you use may be called something other than ``show w'` and ``show c'`; they could even be mouse-clicks or menu items--whatever suits your program.

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

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

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

This General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Library General Public License instead of this License.

CLASSPATH EXCEPTION

Linking this library statically or dynamically with other modules is making a combined work based on this library. Thus, the terms and conditions of the GNU General Public License version 2 cover the whole combination.

As a special exception, the copyright holders of this library give you permission to link this library with independent modules to produce an executable, regardless of the license terms of these independent modules, and to copy and distribute the resulting executable under terms of your choice, provided that you also meet, for each linked independent module, the terms and conditions of the license of that

module. An independent module is a module which is not derived from or based on this library. If you modify this library, you may extend this exception to your version of the library, but you are not obligated to do so. If you do not wish to do so, delete this exception statement from your version.

1.22 jersey-container-servlet-core 2.28

1.22.1 Available under license :

Notice for Jersey

This content is produced and maintained by the Eclipse Jersey project.

* Project home: <https://projects.eclipse.org/projects/ee4j.jersey>

Trademarks

Eclipse Jersey is a trademark of the Eclipse Foundation.

Copyright

All content is the property of the respective authors or their employers. For more information regarding authorship of content, please consult the listed source code repository logs.

Declared Project Licenses

This program and the accompanying materials are made available under the terms of the Eclipse Public License v. 2.0 which is available at <http://www.eclipse.org/legal/epl-2.0>. This Source Code may also be made available under the following Secondary Licenses when the conditions for such availability set forth in the Eclipse Public License v. 2.0 are satisfied: GNU General Public License, version 2 with the GNU Classpath Exception which is available at <https://www.gnu.org/software/classpath/license.html>.

SPDX-License-Identifier: EPL-2.0

OR GPL-2.0 WITH Classpath-exception-2.0

Source Code

The project maintains the following source code repositories:

* <https://github.com/eclipse-ee4j/jersey>

Third-party Content

Angular JS, v1.6.6

* License MIT (<http://www.opensource.org/licenses/mit-license.php>)

* Project: <http://angularjs.org>

* Copyright: (c) 2010-2017 Google, Inc.

aopalliance Version 1

- * License: all the source code provided by AOP Alliance is Public Domain.
- * Project: <http://aopalliance.sourceforge.net>
- * Copyright: Material in the public domain is not protected by copyright

Bean Validation API 1.1.0.Final

- * License: Apache License, 2.0
- * Project: <http://beanvalidation.org/1.1/>
- * Copyright: 2009, Red Hat, Inc. and/or its affiliates, and individual contributors
- * by the @authors tag.

Bootstrap v3.3.7

- * License: MIT license (<https://github.com/twbs/bootstrap/blob/master/LICENSE>)
- * Project: <http://getbootstrap.com>
- * Copyright: 2011-2016 Twitter, Inc

CDI API Version 1.1

- * License: Apache License, 2.0
- * Project:
<http://www.seamframework.org/Weld>
- * Copyright 2010, Red Hat, Inc., and individual contributors by the @authors tag.

Google Guava Version 18.0

- * License: Apache License, 2.0
- * Copyright (C) 2009 The Guava Authors

javax.inject Version: 1

- * License: Apache License, 2.0
- * Copyright (C) 2009 The JSR-330 Expert Group

Javassist Version 3.22.0-CR2

- * License: Apache License, 2.0
- * Project: <http://www.javassist.org/>
- * Copyright (C) 1999- Shigeru Chiba. All Rights Reserved.

Jackson JAX-RS Providers Version 2.8.10

- * License: Apache License, 2.0
- * Project: <https://github.com/FasterXML/jackson-jaxrs-providers>
- * Copyright: (c) 2009-2011 FasterXML, LLC. All rights reserved unless otherwise indicated.

jQuery v1.12.4

- * License: jquery.org/license
- * Project: jquery.org
- * Copyright: (c) jQuery Foundation

jQuery Barcode plugin 0.3

* License: MIT & GPL (<http://www.opensource.org/licenses/mit-license.php> &
<http://www.gnu.org/licenses/gpl.html>)
* Project: <http://www.pasella.it/projects/jquery/barcode>
*
Copyright: (c) 2009 Antonello Pasella antonello.pasella@gmail.com

JSR-166 Extension - JEP 266

* License: CC0
* No copyright
* Written by Doug Lea with assistance from members of JCP JSR-166 Expert Group and released to the public domain, as explained at <http://creativecommons.org/publicdomain/zero/1.0/>

KineticJS, v4.7.1

* License: MIT license (<http://www.opensource.org/licenses/mit-license.php>)
* Project: <http://www.kineticjs.com>, <https://github.com/ericdrowell/KineticJS>
* Copyright: Eric Rowell

org.objectweb.asm Version 5.0.4

* License: Modified BSD (<http://asm.objectweb.org/license.html>)
* Copyright (c) 2000-2011 INRIA, France Telecom. All rights reserved.

org.osgi.core version 4.2.0

* License: Apache License, 2.0
* Copyright (c) OSGi Alliance (2005, 2008). All Rights Reserved.

org.glassfish.jersey.server.internal.monitoring.core

* License: Apache License, 2.0
* Copyright (c) 2015-2018 Oracle and/or its affiliates. All rights reserved.
* Copyright 2010-2013 Coda Hale and Yammer,
Inc.

W3.org documents

* License: W3C License
* Copyright: Copyright (c) 1994-2001 World Wide Web Consortium, (Massachusetts Institute of Technology, Institut National de Recherche en Informatique et en Automatique, Keio University). All Rights Reserved.
<http://www.w3.org/Consortium/Legal/>
Eclipse Public License - v 2.0

THE ACCOMPANYING PROGRAM IS PROVIDED UNDER THE TERMS OF THIS ECLIPSE PUBLIC LICENSE ("AGREEMENT"). ANY USE, REPRODUCTION OR DISTRIBUTION OF THE PROGRAM CONSTITUTES RECIPIENT'S ACCEPTANCE OF THIS AGREEMENT.

1. DEFINITIONS

"Contribution" means:

- a) in the case of the initial Contributor, the initial content Distributed under this Agreement, and

b) in the case of each subsequent Contributor:

- i) changes to the Program, and
- ii) additions to the Program;

where such changes and/or additions to the Program originate from and are Distributed by that particular Contributor. A Contribution "originates" from a Contributor if it was added to the Program by such Contributor itself or anyone acting on such Contributor's behalf. Contributions do not include changes or additions to the Program that are not Modified Works.

"Contributor" means any person or entity that Distributes the Program.

"Licensed Patents" mean patent claims licensable by a Contributor which are necessarily infringed by the use or sale of its Contribution alone or when combined with the Program.

"Program" means the Contributions Distributed in accordance with this Agreement.

"Recipient" means anyone who receives the Program under this Agreement or any Secondary License (as applicable), including Contributors.

"Derivative Works" shall mean any work, whether in Source Code or other form, that is based on (or derived from) the Program and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship.

"Modified Works" shall mean any work in Source Code or other form that results from an addition to, deletion from, or modification of the contents of the Program, including, for purposes of clarity any new file in Source Code form that contains any contents of the Program. Modified Works shall not include works that contain only declarations, interfaces, types, classes, structures, or files of the Program solely in each case in order to link to, bind by name, or subclass the Program or Modified Works thereof.

"Distribute" means the acts of a) distributing or b) making available in any manner that enables the transfer of a copy.

"Source Code" means the form of a Program preferred for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Secondary License" means either the GNU General Public License, Version 2.0, or any later versions of that license, including any

exceptions or additional permissions as identified by the initial Contributor.

2. GRANT OF RIGHTS

a) Subject to the terms of this Agreement, each Contributor hereby grants Recipient a non-exclusive, worldwide, royalty-free copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, Distribute and sublicense the Contribution of such Contributor, if any, and such Derivative Works.

b) Subject to the terms of this Agreement, each Contributor hereby grants Recipient a non-exclusive, worldwide, royalty-free patent license under Licensed Patents to make, use, sell, offer to sell, import and otherwise transfer the Contribution of such Contributor, if any, in Source Code or other form. This patent license shall apply to the combination of the Contribution and the Program if, at the time the Contribution is added by the Contributor, such addition of the Contribution causes such combination to be covered by the Licensed Patents. The patent license shall not apply to any other combinations which include the Contribution. No hardware per se is licensed hereunder.

c) Recipient understands that although each Contributor grants the licenses to its Contributions set forth herein, no assurances are provided by any Contributor that the Program does not infringe the patent or other intellectual property rights of any other entity. Each Contributor disclaims any liability to Recipient for claims brought by any other entity based on infringement of intellectual property rights or otherwise. As a condition to exercising the rights and licenses granted hereunder, each Recipient hereby assumes sole responsibility to secure any other intellectual property rights needed, if any. For example, if a third party patent license is required to allow Recipient to Distribute the Program, it is Recipient's responsibility to acquire that license before distributing the Program.

d) Each Contributor represents that to its knowledge it has sufficient copyright rights in its Contribution, if any, to grant

the copyright license set forth in this Agreement.

e) Notwithstanding the terms of any Secondary License, no Contributor makes additional grants to any Recipient (other than those set forth in this Agreement) as a result of such Recipient's receipt of the Program under the terms of a Secondary License

(if permitted under the terms of Section 3).

3. REQUIREMENTS

3.1 If a Contributor Distributes the Program in any form, then:

a) the Program must also be made available as Source Code, in accordance with section 3.2, and the Contributor must accompany the Program with a statement that the Source Code for the Program is available under this Agreement, and informs Recipients how to obtain it in a reasonable manner on or through a medium customarily used for software exchange; and

b) the Contributor may Distribute the Program under a license different than this Agreement, provided that such license:

i) effectively disclaims on behalf of all other Contributors all warranties and conditions, express and implied, including warranties or conditions of title and non-infringement, and implied warranties or conditions of merchantability and fitness for a particular purpose;

ii) effectively excludes on behalf of all other Contributors all liability for damages, including direct, indirect, special, incidental and consequential damages, such as lost profits;

iii) does not attempt to limit or alter the recipients' rights in the Source Code under section 3.2; and

iv) requires any subsequent distribution of the Program by any party to be under a license that satisfies the requirements of this section 3.

3.2 When the Program is Distributed as Source Code:

a) it must be made available under this Agreement, or if the Program (i) is combined with other material in a separate file or files made available under a Secondary License, and (ii) the initial Contributor attached to the Source Code the notice described in Exhibit A of this Agreement, then the Program may be made available under the terms of such Secondary Licenses, and

b) a copy of this Agreement must be included with each copy of the Program.

3.3 Contributors may not remove or alter any copyright, patent, trademark, attribution notices, disclaimers of warranty, or limitations of liability ("notices") contained within the Program from any copy of

the Program which they Distribute, provided that Contributors may add their own appropriate notices.

4. COMMERCIAL DISTRIBUTION

Commercial distributors of software may accept certain responsibilities with respect to end users, business partners and the like. While this license is intended to facilitate the commercial use of the Program, the Contributor who includes the Program in a commercial product offering should do so in a manner which does not create potential liability for other Contributors. Therefore, if a Contributor includes the Program in a commercial product offering, such Contributor ("Commercial Contributor") hereby agrees to defend and indemnify every other Contributor ("Indemnified Contributor") against any losses, damages and costs (collectively "Losses") arising from claims, lawsuits and other legal actions brought by a third party against the Indemnified Contributor to the extent caused by the acts or omissions of such Commercial Contributor in connection with its distribution of the Program in a commercial product offering. The obligations in this section do not apply to any claims or Losses relating to any actual or alleged intellectual property infringement. In order to qualify, an Indemnified Contributor must: a) promptly notify the Commercial Contributor in writing of such claim, and b) allow the Commercial Contributor to control, and cooperate with the Commercial Contributor in, the defense and any related settlement negotiations. The Indemnified Contributor may participate in any such claim at its own expense.

For example, a Contributor might include the Program in a commercial product offering, Product X. That Contributor is then a Commercial Contributor. If that Commercial Contributor then makes performance claims, or offers warranties related to Product X, those performance claims and warranties are such Commercial Contributor's responsibility alone. Under this section, the Commercial Contributor would have to defend claims against the other Contributors related to those performance claims and warranties, and if a court requires any other Contributor to pay any damages as a result, the Commercial Contributor must pay those damages.

5. NO WARRANTY

EXCEPT AS EXPRESSLY SET FORTH IN THIS AGREEMENT, AND TO THE EXTENT PERMITTED BY APPLICABLE LAW, THE PROGRAM IS PROVIDED ON AN "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, EITHER EXPRESS OR IMPLIED INCLUDING, WITHOUT LIMITATION, ANY WARRANTIES OR CONDITIONS OF TITLE, NON-INFRINGEMENT, MERCHANTABILITY OR FITNESS FOR A PARTICULAR

PURPOSE. Each Recipient is solely responsible for determining the appropriateness of using and distributing the Program and assumes all risks associated with its exercise of rights under this Agreement, including but not limited to the risks and costs of program errors, compliance with applicable laws, damage to or loss of data, programs or equipment, and unavailability or interruption of operations.

6. DISCLAIMER OF LIABILITY

EXCEPT AS EXPRESSLY SET FORTH IN THIS AGREEMENT, AND TO THE EXTENT PERMITTED BY APPLICABLE LAW, NEITHER RECIPIENT NOR ANY CONTRIBUTORS SHALL HAVE ANY LIABILITY FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING WITHOUT LIMITATION LOST PROFITS), HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OR DISTRIBUTION OF THE PROGRAM OR THE EXERCISE OF ANY RIGHTS GRANTED HEREUNDER, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

7. GENERAL

If any provision of this Agreement is invalid or unenforceable under applicable law, it shall not affect the validity or enforceability of the remainder of the terms of this Agreement, and without further action by the parties hereto, such provision shall be reformed to the minimum extent necessary to make such provision valid and enforceable.

If Recipient institutes patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Program itself (excluding combinations of the Program with other software or hardware) infringes such Recipient's patent(s), then such Recipient's rights granted under Section 2(b) shall terminate as of the date such litigation is filed.

All Recipient's rights under this Agreement shall terminate if it fails to comply with any of the material terms or conditions of this Agreement and does not cure such failure in a reasonable period of time after becoming aware of such noncompliance. If all Recipient's rights under this Agreement terminate, Recipient agrees to cease use and distribution of the Program as soon as reasonably practicable. However, Recipient's obligations under this Agreement and any licenses granted by Recipient relating to the Program shall continue and survive.

Everyone is permitted to copy and distribute copies of this Agreement, but in order to avoid inconsistency the Agreement is copyrighted and may only be modified in the following manner. The Agreement Steward reserves

the right to publish new versions (including revisions) of this Agreement from time to time. No one other than the Agreement Steward has the right to modify this Agreement. The Eclipse Foundation is the initial Agreement Steward. The Eclipse Foundation may assign the responsibility to serve as the Agreement Steward to a suitable separate entity. Each new version of the Agreement will be given a distinguishing version number. The Program (including Contributions) may always be Distributed subject to the version of the Agreement under which it was received. In addition, after a new version of the Agreement is published, Contributor may elect to Distribute the Program (including its Contributions) under the new version.

Except as expressly stated in Sections 2(a) and 2(b) above, Recipient receives no rights or licenses to the intellectual property of any Contributor under this Agreement, whether expressly, by implication, estoppel or otherwise. All rights in the Program not expressly granted under this Agreement are reserved. Nothing in this Agreement is intended to be enforceable by any entity that is not a Contributor or Recipient. No third-party beneficiary rights are created under this Agreement.

Exhibit A - Form of Secondary Licenses Notice

"This Source Code may also be made available under the following Secondary Licenses when the conditions for such availability set forth in the Eclipse Public License, v. 2.0 are satisfied: {name license(s), version(s), and exceptions or additional permissions here}."

Simply including a copy of this Agreement, including this Exhibit A is not sufficient to license the Source Code under Secondary Licenses.

If it is not possible or desirable to put the notice in a particular file, then You may include the notice in a location (such as a LICENSE file in a relevant directory) where a recipient would be likely to look for such a notice.

You may add additional accurate notices of copyright ownership.

The GNU General Public License (GPL) Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.
51 Franklin Street, Fifth Floor
Boston, MA 02110-1335
USA

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. This General Public License applies to most of the Free Software Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Library General Public License instead.)

You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must

be licensed for everyone's free use or not licensed at all.

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

TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.

b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties

under the terms of this License.

c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how

to view a copy of this License.

(Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Program.

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

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

a) Accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of

physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be

distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to

these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may

differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software

Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

END OF
TERMS AND CONDITIONS

How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest

possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

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

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

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program; if not, write to the Free Software Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston, MA 02110-1335 USA

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

If the program is interactive, make it output a short notice like this when it starts in an interactive mode:

Gnomovision version 69, Copyright (C) year name of author
Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type `show w'. This is free software, and you are welcome to redistribute it under certain conditions; type `show c' for details.

The hypothetical commands `show w' and `show c' should show the appropriate parts of the General Public License. Of course, the commands you use may be called something other than `show w' and `show c'; they could even be mouse-clicks or menu items--whatever suits your program.

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

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

James Hacker.

signature of Ty Coon, 1 April 1989

Ty Coon, President of Vice

This General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Library General Public License instead of this License.

CLASSPATH EXCEPTION

Linking this library statically or dynamically with other modules is making a combined work based on this library. Thus, the terms and conditions of the GNU General Public License version 2 cover the whole combination.

As a special exception, the copyright holders of this library give you permission to link this library with independent modules to produce an executable, regardless of the license terms of these independent modules, and to copy and distribute the resulting executable under terms of your choice, provided that you also meet, for each linked independent module, the terms and conditions of the license of that module. An independent module is a module which is not derived from or based on this library. If you modify this library, you may extend this exception to your version of the library, but you are not obligated to do so. If you do not wish to do so, delete this exception statement from your version.

1.23 aopalliance-repackaged 2.5.0

1.24 jersey-server 2.28

1.24.1 Available under license :

Notice for Jersey

This content is produced and maintained by the Eclipse Jersey project.

* Project home: <https://projects.eclipse.org/projects/ee4j.jersey>

Trademarks

Eclipse Jersey is a trademark of the Eclipse Foundation.

Copyright

All content is the property of the respective authors or their employers. For more information regarding authorship of content, please consult the listed source code repository logs.

Declared Project Licenses

This program and the accompanying materials are made available under the terms of the Eclipse Public License v. 2.0 which is available at <http://www.eclipse.org/legal/epl-2.0>. This Source Code may also be made available under the following Secondary Licenses when the conditions for such availability set forth in the Eclipse Public License v. 2.0 are satisfied: GNU General Public License, version 2 with the GNU Classpath Exception which is available at <https://www.gnu.org/software/classpath/license.html>.

SPDX-License-Identifier: EPL-2.0
OR GPL-2.0 WITH Classpath-exception-2.0

Source Code

The project maintains the following source code repositories:

- * <https://github.com/eclipse-ee4j/jersey>

Third-party Content

Angular JS, v1.6.6

- * License MIT (<http://www.opensource.org/licenses/mit-license.php>)
- * Project: <http://angularjs.org>
- * Coyright: (c) 2010-2017 Google, Inc.

aopalliance Version 1

- * License: all the source code provided by AOP Alliance is Public Domain.
- * Project: <http://aopalliance.sourceforge.net>
- * Copyright: Material in the public domain is not protected by copyright

Bean Validation API 1.1.0.Final

- * License: Apache License, 2.0
- * Project: <http://beanvalidation.org/1.1/>
- * Copyright: 2009, Red Hat, Inc. and/or its affiliates, and individual contributors
- * by the @authors tag.

Bootstrap v3.3.7

- * License: MIT license (<https://github.com/twbs/bootstrap/blob/master/LICENSE>)
- * Project: <http://getbootstrap.com>
- * Copyright: 2011-2016 Twitter, Inc

CDI API Version 1.1

* License: Apache License, 2.0

* Project:

<http://www.seamframework.org/Weld>

* Copyright 2010, Red Hat, Inc., and individual contributors by the @authors tag.

Google Guava Version 18.0

* License: Apache License, 2.0

* Copyright (C) 2009 The Guava Authors

javax.inject Version: 1

* License: Apache License, 2.0

* Copyright (C) 2009 The JSR-330 Expert Group

Javassist Version 3.22.0-CR2

* License: Apache License, 2.0

* Project: <http://www.javassist.org/>

* Copyright (C) 1999- Shigeru Chiba. All Rights Reserved.

Jackson JAX-RS Providers Version 2.8.10

* License: Apache License, 2.0

* Project: <https://github.com/FasterXML/jackson-jaxrs-providers>

* Copyright: (c) 2009-2011 FasterXML, LLC. All rights reserved unless otherwise indicated.

jQuery v1.12.4

* License: jquery.org/license

* Project: jquery.org

* Copyright: (c) jQuery Foundation

jQuery Barcode plugin 0.3

* License: MIT & GPL (<http://www.opensource.org/licenses/mit-license.php> & <http://www.gnu.org/licenses/gpl.html>)

* Project: <http://www.pasella.it/projects/jquery/barcode>

*

Copyright: (c) 2009 Antonello Pasella antonello.pasella@gmail.com

JSR-166 Extension - JEP 266

* License: CC0

* No copyright

* Written by Doug Lea with assistance from members of JCP JSR-166 Expert Group and released to the public domain, as explained at <http://creativecommons.org/publicdomain/zero/1.0/>

KineticJS, v4.7.1

* License: MIT license (<http://www.opensource.org/licenses/mit-license.php>)

* Project: <http://www.kineticjs.com>, <https://github.com/ericdrowell/KineticJS>

* Copyright: Eric Rowell

org.objectweb.asm Version 5.0.4

- * License: Modified BSD (<http://asm.objectweb.org/license.html>)
- * Copyright (c) 2000-2011 INRIA, France Telecom. All rights reserved.

org.osgi.core version 4.2.0

- * License: Apache License, 2.0
- * Copyright (c) OSGi Alliance (2005, 2008). All Rights Reserved.

org.glassfish.jersey.server.internal.monitoring.core

- * License: Apache License, 2.0
- * Copyright (c) 2015-2018 Oracle and/or its affiliates. All rights reserved.
- * Copyright 2010-2013 Coda Hale and Yammer, Inc.

W3.org documents

- * License: W3C License
- * Copyright: Copyright (c) 1994-2001 World Wide Web Consortium, (Massachusetts Institute of Technology, Institut National de Recherche en Informatique et en Automatique, Keio University). All Rights Reserved.

<http://www.w3.org/Consortium/Legal/>

Notice for Jersey Core Server module

This content is produced and maintained by the Eclipse Jersey project.

- * <https://projects.eclipse.org/projects/ee4j.jersey>

Trademarks

Eclipse Jersey is a trademark of the Eclipse Foundation.

Copyright

All content is the property of the respective authors or their employers. For more information regarding authorship of content, please consult the listed source code repository logs.

Declared Project Licenses

This program and the accompanying materials are made available under the terms of the Eclipse Public License v. 2.0 which is available at <http://www.eclipse.org/legal/epl-2.0>. This Source Code may also be made available under the following Secondary Licenses when the conditions for such availability set forth in the Eclipse Public License v. 2.0 are satisfied: GNU General Public License, version 2 with the GNU Classpath Exception which is available at <https://www.gnu.org/software/classpath/license.html>.

SPDX-License-Identifier: EPL-2.0

OR GPL-2.0 WITH Classpath-exception-2.0

Source Code

The project maintains the following source code repositories:

* <https://github.com/eclipse-ee4j/jersey>

Third-party Content

org.glassfish.jersey.server.internal.monitoring.core

* License: Apache License, 2.0

* Copyright (c) 2015-2018 Oracle and/or its affiliates. All rights reserved.

* Copyright 2010-2013 Coda Hale and Yammer, Inc.

org.objectweb.asm Version 5.0.4

* License: Modified BSD (<http://asm.objectweb.org/license.html>)

* Copyright: (c) 2000-2011 INRIA, France Telecom. All rights reserved.

W3.org documents

* License: W3C License

* Copyright: Copyright (c) 1994-2001 World Wide Web Consortium, (Massachusetts Institute of Technology, Institut National de Recherche en Informatique et en Automatique, Keio University). All Rights Reserved.

<http://www.w3.org/Consortium/Legal/>

Eclipse Public License - v 2.0

THE ACCOMPANYING PROGRAM IS PROVIDED UNDER THE TERMS OF THIS ECLIPSE PUBLIC LICENSE ("AGREEMENT"). ANY USE, REPRODUCTION OR DISTRIBUTION OF THE PROGRAM CONSTITUTES RECIPIENT'S ACCEPTANCE OF THIS AGREEMENT.

1. DEFINITIONS

"Contribution" means:

a) in the case of the initial Contributor, the initial content Distributed under this Agreement, and

b) in the case of each subsequent Contributor:

i) changes to the Program, and

ii) additions to the Program;

where such changes and/or additions to the Program originate from and are Distributed by that particular Contributor. A Contribution "originates" from a Contributor if it was added to the Program by such Contributor itself or anyone acting on such Contributor's behalf. Contributions do not include changes or additions to the Program that are not Modified Works.

"Contributor" means any person or entity that Distributes the Program.

"Licensed Patents" mean patent claims licensable by a Contributor which are necessarily infringed by the use or sale of its Contribution alone or when combined with the Program.

"Program" means the Contributions Distributed in accordance with this Agreement.

"Recipient" means anyone who receives the Program under this Agreement or any Secondary License (as applicable), including Contributors.

"Derivative Works" shall mean any work, whether in Source Code or other form, that is based on (or derived from) the Program and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship.

"Modified Works" shall mean any work in Source Code or other form that results from an addition to, deletion from, or modification of the contents of the Program, including, for purposes of clarity any new file in Source Code form that contains any contents of the Program. Modified Works shall not include works that contain only declarations, interfaces, types, classes, structures, or files of the Program solely in each case in order to link to, bind by name, or subclass the Program or Modified Works thereof.

"Distribute" means the acts of a) distributing or b) making available in any manner that enables the transfer of a copy.

"Source Code" means the form of a Program preferred for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Secondary License" means either the GNU General Public License, Version 2.0, or any later versions of that license, including any exceptions or additional permissions as identified by the initial Contributor.

2. GRANT OF RIGHTS

a) Subject to the terms of this Agreement, each Contributor hereby grants Recipient a non-exclusive, worldwide, royalty-free copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, Distribute and sublicense the Contribution of such Contributor, if any, and such Derivative Works.

b) Subject to the terms of this Agreement, each Contributor hereby grants Recipient a non-exclusive, worldwide, royalty-free patent license under Licensed Patents to make, use, sell, offer to sell, import and otherwise transfer the Contribution of such Contributor, if any, in Source Code or other form. This patent license shall apply to the combination of the Contribution and the Program if, at

the time the Contribution is added by the Contributor, such addition of the Contribution causes such combination to be covered by the Licensed Patents. The patent license shall not apply to any other combinations which include the Contribution. No hardware per se is licensed hereunder.

c) Recipient understands

that although each Contributor grants the

licenses to its Contributions set forth herein, no assurances are provided by any Contributor that the Program does not infringe the patent or other intellectual property rights of any other entity. Each Contributor disclaims any liability to Recipient for claims brought by any other entity based on infringement of intellectual property rights or otherwise. As a condition to exercising the rights and licenses granted hereunder, each Recipient hereby assumes sole responsibility to secure any other intellectual property rights needed, if any. For example, if a third party patent license is required to allow Recipient to Distribute the Program, it is Recipient's responsibility to acquire that license before distributing the Program.

d) Each Contributor represents that to its knowledge it has sufficient copyright rights in its Contribution, if any, to grant

the copyright license set forth in this Agreement.

e) Notwithstanding the terms of any Secondary License, no Contributor makes additional grants to any Recipient (other than those set forth in this Agreement) as a result of such Recipient's receipt of the Program under the terms of a Secondary License (if permitted under the terms of Section 3).

3. REQUIREMENTS

3.1 If a Contributor Distributes the Program in any form, then:

a) the Program must also be made available as Source Code, in accordance with section 3.2, and the Contributor must accompany the Program with a statement that the Source Code for the Program is available under this Agreement, and informs Recipients how to obtain it in a reasonable manner on or through a medium customarily used for software exchange; and

b) the Contributor may Distribute the Program under a license different than this Agreement, provided that such license:

i) effectively disclaims on behalf of all other Contributors all warranties and conditions, express and implied, including warranties or conditions of title and non-infringement, and

implied warranties or conditions of merchantability and fitness for a particular purpose;

ii) effectively excludes on behalf of all other Contributors all liability for damages, including direct, indirect, special, incidental and consequential damages, such as lost profits;

iii) does not attempt to limit or alter the recipients' rights in the Source Code under section 3.2; and

iv) requires any subsequent distribution of the Program by any party to be under a license that satisfies the requirements of this section 3.

3.2 When the Program is Distributed as Source Code:

a) it must be made available under this Agreement, or if the Program (i) is combined with other material in a separate file or files made available under a Secondary License, and (ii) the initial Contributor attached to the Source Code the notice described in Exhibit A of this Agreement, then the Program may be made available under the terms of such Secondary Licenses, and

b) a copy of this Agreement must be included with each copy of the Program.

3.3 Contributors may not remove or alter any copyright, patent, trademark, attribution notices, disclaimers of warranty, or limitations of liability ("notices") contained within the Program from any copy of the Program which they Distribute, provided that Contributors may add their own appropriate notices.

4. COMMERCIAL DISTRIBUTION

Commercial distributors of software may accept certain responsibilities with respect to end users, business partners and the like. While this license is intended to facilitate the commercial use of the Program, the Contributor who includes the Program in a commercial product offering should do so in a manner which does not create potential liability for other Contributors. Therefore, if a Contributor includes the Program in a commercial product offering, such Contributor ("Commercial Contributor") hereby agrees to defend and indemnify every other Contributor ("Indemnified Contributor") against any losses, damages and costs (collectively "Losses") arising from claims, lawsuits and other legal actions brought by a third party against the Indemnified Contributor to the extent caused by the acts or omissions of such

Commercial Contributor in connection with its distribution of the Program in a commercial product offering. The obligations in this section do not apply to any claims or Losses relating to any actual or alleged intellectual property infringement. In order to qualify, an Indemnified Contributor must: a) promptly notify the Commercial Contributor in writing of such claim, and b) allow the Commercial Contributor to control, and cooperate with the Commercial Contributor in, the defense and any related settlement negotiations. The Indemnified Contributor may participate in any such claim at its own expense.

For example, a Contributor might include the Program in a commercial product offering, Product X. That Contributor is then a Commercial Contributor. If that Commercial Contributor then makes performance claims, or offers warranties related to Product X, those performance claims and warranties are such Commercial Contributor's responsibility alone. Under this section, the Commercial Contributor would have to defend claims against the other Contributors related to those performance claims and warranties, and if a court requires any other Contributor to pay any damages as a result, the Commercial Contributor must pay those damages.

5. NO WARRANTY

EXCEPT AS EXPRESSLY SET FORTH IN THIS AGREEMENT, AND TO THE EXTENT PERMITTED BY APPLICABLE LAW, THE PROGRAM IS PROVIDED ON AN "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, EITHER EXPRESS OR IMPLIED INCLUDING, WITHOUT LIMITATION, ANY WARRANTIES OR CONDITIONS OF TITLE, NON-INFRINGEMENT, MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE. Each Recipient is solely responsible for determining the appropriateness of using and distributing the Program and assumes all risks associated with its exercise of rights under this Agreement, including but not limited to the risks and costs of program errors, compliance with applicable laws, damage to or loss of data, programs or equipment, and unavailability or interruption of operations.

6. DISCLAIMER OF LIABILITY

EXCEPT AS EXPRESSLY SET FORTH IN THIS AGREEMENT, AND TO THE EXTENT PERMITTED BY APPLICABLE LAW, NEITHER RECIPIENT NOR ANY CONTRIBUTORS SHALL HAVE ANY LIABILITY FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING WITHOUT LIMITATION LOST PROFITS), HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OR DISTRIBUTION OF THE PROGRAM OR THE EXERCISE OF ANY RIGHTS GRANTED HEREUNDER, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

7. GENERAL

If any provision of this Agreement is invalid or unenforceable under applicable law, it shall not affect the validity or enforceability of the remainder of the terms of this Agreement, and without further action by the parties hereto, such provision shall be reformed to the minimum extent necessary to make such provision valid and enforceable.

If Recipient institutes patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Program itself (excluding combinations of the Program with other software or hardware) infringes such Recipient's patent(s), then such Recipient's rights granted under Section 2(b) shall terminate as of the date such litigation is filed.

All Recipient's rights under this Agreement shall terminate if it fails to comply with any of the material terms or conditions of this Agreement and does not cure such failure in a reasonable period of time after becoming aware of such noncompliance. If all Recipient's rights under this Agreement terminate, Recipient agrees to cease use and distribution of the Program as soon as reasonably practicable. However, Recipient's obligations under this Agreement and any licenses granted by Recipient relating to the Program shall continue and survive.

Everyone is permitted to copy and distribute copies of this Agreement, but in order to avoid inconsistency the Agreement is copyrighted and may only be modified in the following manner. The Agreement Steward reserves the right to publish new versions (including revisions) of this Agreement from time to time. No one other than the Agreement Steward has the right to modify this Agreement. The Eclipse Foundation is the initial Agreement Steward. The Eclipse Foundation may assign the responsibility to serve as the Agreement Steward to a suitable separate entity. Each new version of the Agreement will be given a distinguishing version number. The Program (including Contributions) may always be Distributed subject to the version of the Agreement under which it was received. In addition, after a new version of the Agreement is published, Contributor may elect to Distribute the Program (including its Contributions) under the new version.

Except as expressly stated in Sections 2(a) and 2(b) above, Recipient receives no rights or licenses to the intellectual property of any Contributor under this Agreement, whether expressly, by implication, estoppel or otherwise. All rights in the Program not expressly granted under this Agreement are reserved. Nothing in this Agreement is intended

to be enforceable by any entity that is not a Contributor or Recipient.
No third-party beneficiary rights are created under this Agreement.

Exhibit A - Form of Secondary Licenses Notice

"This Source Code may also be made available under the following Secondary Licenses when the conditions for such availability set forth in the Eclipse Public License, v. 2.0 are satisfied: {name license(s), version(s), and exceptions or additional permissions here}."

Simply including a copy of this Agreement, including this Exhibit A is not sufficient to license the Source Code under Secondary Licenses.

If it is not possible or desirable to put the notice in a particular file, then You may include the notice in a location (such as a LICENSE file in a relevant directory) where a recipient would be likely to look for such a notice.

You may add additional accurate notices of copyright ownership.

The GNU General Public License (GPL) Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.
51 Franklin Street, Fifth Floor
Boston, MA 02110-1335
USA

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. This General Public License applies to most of the Free Software Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Library General Public License instead.)
You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this

service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

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

TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.

b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.

c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License.

(Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those

sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Program.

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

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

a) Accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on

which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

END OF
TERMS AND CONDITIONS

How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

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

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

This

program is distributed in the hope that it will be useful, but

WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program; if not, write to the Free Software Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston, MA 02110-1335 USA

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

If the program is interactive, make it output a short notice like this when it starts in an interactive mode:

```
Gnomovision version 69, Copyright (C) year name of author
Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type
`show w'. This is free software, and you are welcome to redistribute
it under certain conditions; type `show c' for details.
```

The hypothetical commands `show w' and `show c' should show the appropriate parts of the General Public License. Of course, the commands you use may be called something other than `show w' and `show c'; they could even be mouse-clicks or menu items--whatever suits your program.

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

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

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

This General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Library General Public License instead of this License.

```
## CLASSPATH EXCEPTION
```

Linking this library statically or dynamically with other modules is making a combined work based on this library. Thus, the terms and

conditions of the GNU General Public License version 2 cover the whole combination.

As a special exception, the copyright holders of this library give you permission to link this library with independent modules to produce an executable, regardless of the license terms of these independent modules, and to copy and distribute the resulting executable under terms of your choice, provided that you also meet, for each linked independent module, the terms and conditions of the license of that module. An independent module is a module which is not derived from or based on this library. If you modify this library, you may extend this exception to your version of the library, but you are not obligated to do so. If

you do not wish to do so, delete this exception statement from your version.

1.25 jersey-media-jaxb 2.28

1.25.1 Available under license :

Notice for Jersey

This content is produced and maintained by the Eclipse Jersey project.

* Project home: <https://projects.eclipse.org/projects/ee4j.jersey>

Trademarks

Eclipse Jersey is a trademark of the Eclipse Foundation.

Copyright

All content is the property of the respective authors or their employers. For more information regarding authorship of content, please consult the listed source code repository logs.

Declared Project Licenses

This program and the accompanying materials are made available under the terms of the Eclipse Public License v. 2.0 which is available at <http://www.eclipse.org/legal/epl-2.0>. This Source Code may also be made available under the following Secondary Licenses when the conditions for such availability set forth in the Eclipse Public License v. 2.0 are satisfied: GNU General Public License, version 2 with the GNU Classpath Exception which is available at <https://www.gnu.org/software/classpath/license.html>.

SPDX-License-Identifier: EPL-2.0

OR GPL-2.0 WITH Classpath-exception-2.0

Source Code

The project maintains the following source code repositories:

* <https://github.com/eclipse-ee4j/jersey>

Third-party Content

Angular JS, v1.6.6

* License MIT (<http://www.opensource.org/licenses/mit-license.php>)

* Project: <http://angularjs.org>

* Copyright: (c) 2010-2017 Google, Inc.

aopalliance Version 1

* License: all the source code provided by AOP Alliance is Public Domain.

* Project: <http://aopalliance.sourceforge.net>

* Copyright: Material in the public domain is not protected by copyright

Bean Validation API 1.1.0.Final

* License: Apache License, 2.0

* Project: <http://beanvalidation.org/1.1/>

* Copyright: 2009, Red Hat, Inc. and/or its affiliates, and individual contributors

* by the @authors tag.

Bootstrap v3.3.7

* License: MIT license (<https://github.com/twbs/bootstrap/blob/master/LICENSE>)

* Project: <http://getbootstrap.com>

* Copyright: 2011-2016 Twitter, Inc

CDI API Version 1.1

* License: Apache License, 2.0

* Project:

<http://www.seamframework.org/Weld>

* Copyright 2010, Red Hat, Inc., and individual contributors by the @authors tag.

Google Guava Version 18.0

* License: Apache License, 2.0

* Copyright (C) 2009 The Guava Authors

javax.inject Version: 1

* License: Apache License, 2.0

* Copyright (C) 2009 The JSR-330 Expert Group

Javassist Version 3.22.0-CR2

* License: Apache License, 2.0

* Project: <http://www.javassist.org/>

* Copyright (C) 1999- Shigeru Chiba. All Rights Reserved.

Jackson JAX-RS Providers Version 2.8.10

* License: Apache License, 2.0

- * Project: <https://github.com/FasterXML/jackson-jaxrs-providers>
- * Copyright: (c) 2009-2011 FasterXML, LLC. All rights reserved unless otherwise indicated.

jQuery v1.12.4

- * License: jquery.org/license
- * Project: jquery.org
- * Copyright: (c) jQuery Foundation

jQuery Barcode plugin 0.3

- * License: MIT & GPL (<http://www.opensource.org/licenses/mit-license.php> & <http://www.gnu.org/licenses/gpl.html>)
- * Project: <http://www.pasella.it/projects/jquery/barcode>
- *
- Copyright: (c) 2009 Antonello Pasella antonello.pasella@gmail.com

JSR-166 Extension - JEP 266

- * License: CC0
- * No copyright
- * Written by Doug Lea with assistance from members of JCP JSR-166 Expert Group and released to the public domain, as explained at <http://creativecommons.org/publicdomain/zero/1.0/>

KineticJS, v4.7.1

- * License: MIT license (<http://www.opensource.org/licenses/mit-license.php>)
- * Project: <http://www.kineticjs.com>, <https://github.com/ericdrowell/KineticJS>
- * Copyright: Eric Rowell

org.objectweb.asm Version 5.0.4

- * License: Modified BSD (<http://asm.objectweb.org/license.html>)
- * Copyright (c) 2000-2011 INRIA, France Telecom. All rights reserved.

org.osgi.core version 4.2.0

- * License: Apache License, 2.0
- * Copyright (c) OSGi Alliance (2005, 2008). All Rights Reserved.

org.glassfish.jersey.server.internal.monitoring.core

- * License: Apache License, 2.0
- * Copyright (c) 2015-2018 Oracle and/or its affiliates. All rights reserved.
- * Copyright 2010-2013 Coda Hale and Yammer, Inc.

W3.org documents

- * License: W3C License
- * Copyright: Copyright (c) 1994-2001 World Wide Web Consortium, (Massachusetts Institute of Technology, Institut National de Recherche en Informatique et en Automatique, Keio University). All Rights Reserved. <http://www.w3.org/Consortium/Legal/>
- # Eclipse Public License - v 2.0

THE ACCOMPANYING PROGRAM IS PROVIDED UNDER THE TERMS OF THIS ECLIPSE

PUBLIC LICENSE ("AGREEMENT"). ANY USE, REPRODUCTION OR DISTRIBUTION OF THE PROGRAM CONSTITUTES RECIPIENT'S ACCEPTANCE OF THIS AGREEMENT.

1. DEFINITIONS

"Contribution" means:

a) in the case of the initial Contributor, the initial content Distributed under this Agreement, and

b) in the case of each subsequent Contributor:

- i) changes to the Program, and
- ii) additions to the Program;

where such changes and/or additions to the Program originate from and are Distributed by that particular Contributor. A Contribution "originates" from a Contributor if it was added to the Program by such Contributor itself or anyone acting on such Contributor's behalf. Contributions do not include changes or additions to the Program that are not Modified Works.

"Contributor" means any person or entity that Distributes the Program.

"Licensed Patents" mean patent claims licensable by a Contributor which are necessarily infringed by the use or sale of its Contribution alone or when combined with the Program.

"Program" means the Contributions Distributed in accordance with this Agreement.

"Recipient" means anyone who receives the Program under this Agreement or any Secondary License (as applicable), including Contributors.

"Derivative Works" shall mean any work, whether in Source Code or other form, that is based on (or derived from) the Program and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship.

"Modified Works" shall mean any work in Source Code or other form that results from an addition to, deletion from, or modification of the contents of the Program, including, for purposes of clarity any new file in Source Code form that contains any contents of the Program. Modified Works shall not include works that contain only declarations, interfaces, types, classes, structures, or files of the Program solely in each case in order to link to, bind by name, or subclass the Program or Modified Works thereof.

"Distribute" means the acts of a) distributing or b) making available in any manner that enables the transfer of a copy.

"Source Code" means the form of a Program preferred for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Secondary License" means either the GNU General Public License, Version 2.0, or any later versions of that license, including any exceptions or additional permissions as identified by the initial Contributor.

2. GRANT OF RIGHTS

a) Subject to the terms of this Agreement, each Contributor hereby grants Recipient a non-exclusive, worldwide, royalty-free copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, Distribute and sublicense the Contribution of such Contributor, if any, and such Derivative Works.

b) Subject to the terms of this Agreement, each Contributor hereby grants Recipient a non-exclusive, worldwide, royalty-free patent license under Licensed Patents to make, use, sell, offer to sell, import and otherwise transfer the Contribution of such Contributor, if any, in Source Code or other form. This patent license shall apply to the combination of the Contribution and the Program if, at the time the Contribution is added by the Contributor, such addition of the Contribution causes such combination to be covered by the Licensed Patents. The patent license shall not apply to any other combinations which include the Contribution. No hardware per se is licensed hereunder.

c) Recipient understands that although each Contributor grants the licenses to its Contributions set forth herein, no assurances are provided by any Contributor that the Program does not infringe the patent or other intellectual property rights of any other entity. Each Contributor disclaims any liability to Recipient for claims brought by any other entity based on infringement of intellectual property rights or otherwise. As a condition to exercising the rights and licenses granted hereunder, each Recipient hereby assumes sole responsibility to secure any other intellectual property rights needed, if any. For example, if a third party patent license is required to allow Recipient to Distribute the Program, it is Recipient's responsibility to acquire that license before distributing the Program.

d) Each Contributor represents that to its knowledge it has sufficient copyright rights in its Contribution, if any, to grant

the copyright license set forth in this Agreement.

e) Notwithstanding the terms of any Secondary License, no Contributor makes additional grants to any Recipient (other than those set forth in this Agreement) as a result of such Recipient's receipt of the Program under the terms of a Secondary License (if permitted under the terms of Section 3).

3. REQUIREMENTS

3.1 If a Contributor Distributes the Program in any form, then:

a) the Program must also be made available as Source Code, in accordance with section 3.2, and the Contributor must accompany the Program with a statement that the Source Code for the Program is available under this Agreement, and informs Recipients how to obtain it in a reasonable manner on or through a medium customarily used for software exchange; and

b) the Contributor may Distribute the Program under a license different than this Agreement, provided that such license:

i) effectively disclaims on behalf of all other Contributors all warranties and conditions, express and implied, including warranties or conditions of title and non-infringement, and implied warranties or conditions of merchantability and fitness for a particular purpose;

ii) effectively excludes on behalf of all other Contributors all liability for damages, including direct, indirect, special, incidental and consequential damages, such as lost profits;

iii) does not attempt to limit or alter the recipients' rights in the Source Code under section 3.2; and

iv) requires any subsequent distribution of the Program by any party to be under a license that satisfies the requirements of this section 3.

3.2 When the Program is Distributed as Source Code:

a) it must be made available under this Agreement, or if the Program (i) is combined with other material in a separate file or files made available under a Secondary License, and (ii) the initial Contributor attached to the Source Code the notice described in

Exhibit A of this Agreement, then the Program may be made available under the terms of such Secondary Licenses, and

b) a copy of this Agreement must be included with each copy of the Program.

3.3 Contributors may not remove or alter any copyright, patent, trademark, attribution notices, disclaimers of warranty, or limitations of liability ("notices") contained within the Program from any copy of the Program which they Distribute, provided that Contributors may add their own appropriate notices.

4. COMMERCIAL DISTRIBUTION

Commercial distributors of software may accept certain responsibilities with respect to end users, business partners and the like. While this license is intended to facilitate the commercial use of the Program, the Contributor who includes the Program in a commercial product offering should do so in a manner which does not create potential liability for other Contributors. Therefore, if a Contributor includes the Program in a commercial product offering, such Contributor ("Commercial Contributor") hereby agrees to defend and indemnify every other Contributor ("Indemnified Contributor") against any losses, damages and costs (collectively "Losses") arising from claims, lawsuits and other legal actions brought by a third party against the Indemnified Contributor to the extent caused by the acts or omissions of such Commercial Contributor in connection with its distribution of the Program in a commercial product offering. The obligations in this section do not apply to any claims or Losses relating to any actual or alleged intellectual property infringement. In order to qualify, an Indemnified Contributor must: a) promptly notify the Commercial Contributor in writing of such claim, and b) allow the Commercial Contributor to control, and cooperate with the Commercial Contributor in, the defense and any related settlement negotiations. The Indemnified Contributor may participate in any such claim at its own expense.

For example, a Contributor might include the Program in a commercial product offering, Product X. That Contributor is then a Commercial Contributor. If that Commercial Contributor then makes performance claims, or offers warranties related to Product X, those performance claims and warranties are such Commercial Contributor's responsibility alone. Under this section, the Commercial Contributor would have to defend claims against the other Contributors related to those performance claims and warranties, and if a court requires any other Contributor to pay any damages as a result, the Commercial Contributor must pay those damages.

5. NO WARRANTY

EXCEPT AS EXPRESSLY SET FORTH IN THIS AGREEMENT, AND TO THE EXTENT PERMITTED BY APPLICABLE LAW, THE PROGRAM IS PROVIDED ON AN "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, EITHER EXPRESS OR IMPLIED INCLUDING, WITHOUT LIMITATION, ANY WARRANTIES OR CONDITIONS OF TITLE, NON-INFRINGEMENT, MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE. Each Recipient is solely responsible for determining the appropriateness of using and distributing the Program and assumes all risks associated with its exercise of rights under this Agreement, including but not limited to the risks and costs of program errors, compliance with applicable laws, damage to or loss of data, programs or equipment, and unavailability or interruption of operations.

6. DISCLAIMER OF LIABILITY

EXCEPT AS EXPRESSLY SET FORTH IN THIS AGREEMENT, AND TO THE EXTENT PERMITTED BY APPLICABLE LAW, NEITHER RECIPIENT NOR ANY CONTRIBUTORS SHALL HAVE ANY LIABILITY FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING WITHOUT LIMITATION LOST PROFITS), HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OR DISTRIBUTION OF THE PROGRAM OR THE EXERCISE OF ANY RIGHTS GRANTED HEREUNDER, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

7. GENERAL

If any provision of this Agreement is invalid or unenforceable under applicable law, it shall not affect the validity or enforceability of the remainder of the terms of this Agreement, and without further action by the parties hereto, such provision shall be reformed to the minimum extent necessary to make such provision valid and enforceable.

If Recipient institutes patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Program itself (excluding combinations of the Program with other software or hardware) infringes such Recipient's patent(s), then such Recipient's rights granted under Section 2(b) shall terminate as of the date such litigation is filed.

All Recipient's rights under this Agreement shall terminate if it fails to comply with any of the material terms or conditions of this Agreement and does not cure such failure in a reasonable period of time after becoming aware of such noncompliance. If all Recipient's

rights under this Agreement terminate, Recipient agrees to cease use and distribution of the Program as soon as reasonably practicable. However, Recipient's obligations under this Agreement and any licenses granted by Recipient relating to the Program shall continue and survive.

Everyone is permitted to copy and distribute copies of this Agreement, but in order to avoid inconsistency the Agreement is copyrighted and may only be modified in the following manner. The Agreement Steward reserves the right to publish new versions (including revisions) of this Agreement from time to time. No one other than the Agreement Steward has the right to modify this Agreement. The Eclipse Foundation is the initial Agreement Steward. The Eclipse Foundation may assign the responsibility to serve as the Agreement Steward to a suitable separate entity. Each new version of the Agreement will be given a distinguishing version number. The Program (including Contributions) may always be Distributed subject to the version of the Agreement under which it was received. In addition, after a new version of the Agreement is published, Contributor may elect to Distribute the Program (including its Contributions) under the new version.

Except as expressly stated in Sections 2(a) and 2(b) above, Recipient receives no rights or licenses to the intellectual property of any Contributor under this Agreement, whether expressly, by implication, estoppel or otherwise. All rights in the Program not expressly granted under this Agreement are reserved. Nothing in this Agreement is intended to be enforceable by any entity that is not a Contributor or Recipient. No third-party beneficiary rights are created under this Agreement.

Exhibit A - Form of Secondary Licenses Notice

"This Source Code may also be made available under the following Secondary Licenses when the conditions for such availability set forth in the Eclipse Public License, v. 2.0 are satisfied: {name license(s), version(s), and exceptions or additional permissions here}."

Simply including a copy of this Agreement, including this Exhibit A is not sufficient to license the Source Code under Secondary Licenses.

If it is not possible or desirable to put the notice in a particular file, then You may include the notice in a location (such as a LICENSE file in a relevant directory) where a recipient would be likely to look for such a notice.

You may add additional accurate notices of copyright ownership.

The GNU General Public License (GPL) Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.
51 Franklin Street, Fifth Floor
Boston, MA 02110-1335
USA

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. This General Public License applies to most of the Free Software Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Library General Public License instead.)

You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free

software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

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

TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications

or work under the terms of Section 1 above, provided that you also meet all of these conditions:

a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.

b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.

c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how

to view a copy of this License.

(Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Program.

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

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

a) Accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of

physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are

prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in

certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software

Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED

INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

END OF
TERMS AND CONDITIONS

How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

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

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

This
program is distributed in the hope that it will be useful, but
WITHOUT ANY WARRANTY; without even the implied warranty of
MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU
General Public License for more details.

You should have received a copy of the GNU General Public License
along with this program; if not, write to the Free Software
Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston, MA 02110-1335 USA

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

If the program is interactive, make it output a short notice like this
when it starts in an interactive mode:

Gnomovision version 69, Copyright (C) year name of author
Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type
'show w'. This is free software, and you are welcome to redistribute
it under certain conditions; type 'show c' for details.

The hypothetical commands 'show w'

and ``show c'` should show the appropriate parts of the General Public License. Of course, the commands you use may be called something other than ``show w'` and ``show c'`; they could even be mouse-clicks or menu items--whatever suits your program.

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

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

signature of Ty Coon, 1 April 1989
Ty Coon, President of Vice

This General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Library General Public License instead of this License.

CLASSPATH EXCEPTION

Linking this library statically or dynamically with other modules is making a combined work based on this library. Thus, the terms and conditions of the GNU General Public License version 2 cover the whole combination.

As a special exception, the copyright holders of this library give you permission to link this library with independent modules to produce an executable, regardless of the license terms of these independent modules, and to copy and distribute the resulting executable under terms of your choice, provided that you also meet, for each linked independent module, the terms and conditions of the license of that module. An independent module is a module which is not derived from or based on this library. If you modify this library, you may extend this exception to your version of the library, but you are not obligated to do so. If

you do not wish to do so, delete this exception statement from your version.

1.26 commons-fileupload 1.4

1.26.1 Available under license :

Apache Commons FileUpload
Copyright 2002-2018 The Apache Software Foundation

This product includes software developed at
The Apache Software Foundation (<http://www.apache.org/>).

Apache License
Version 2.0, January 2004
<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object

form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate

as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the

Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

(a) You must give any other recipients of the Work or Derivative Works a copy of this License; and

(b) You must cause any modified files to carry prominent notices stating that You changed the files; and

(c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and

(d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work

by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.
7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.
8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.
9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

1.27 hikaricp-java7 2.4.13

1.27.1 Available under license :

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

```
/*  
* Copyright (C) 2013,2014 Brett Wooldridge  
*  
* Licensed under the Apache License, Version 2.0 (the "License");  
* you may not use this file except in compliance with the License.  
* You may obtain a copy of the License at  
*  
* http://www.apache.org/licenses/LICENSE-2.0  
*  
* Unless required by applicable law or agreed to in writing, software  
* distributed under the License is distributed on an "AS IS" BASIS,  
* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.  
* See the License for the specific language governing permissions and  
* limitations under the License.  
*/
```

Found in path(s):

```
* /opt/cola/permits/203480980_1651176812.86/0/hikaricp-java7-2-4-13-sources-
zip/com/zaxxer/hikari/pool/HikariPool.java
* /opt/cola/permits/203480980_1651176812.86/0/hikaricp-java7-2-4-13-sources-
zip/com/zaxxer/hikari/metrics/dropwizard/CodaHaleMetricsTracker.java
* /opt/cola/permits/203480980_1651176812.86/0/hikaricp-java7-2-4-13-sources-
zip/com/zaxxer/hikari/metrics/MetricsTracker.java
*
/opt/cola/permits/203480980_1651176812.86/0/hikaricp-java7-2-4-13-sources-
zip/com/zaxxer/hikari/metrics/MetricsTrackerFactory.java
* /opt/cola/permits/203480980_1651176812.86/0/hikaricp-java7-2-4-13-sources-
zip/com/zaxxer/hikari/HikariJNDIFactory.java
* /opt/cola/permits/203480980_1651176812.86/0/hikaricp-java7-2-4-13-sources-
zip/com/zaxxer/hikari/metrics/dropwizard/CodahaleMetricsTrackerFactory.java
No license file was found, but licenses were detected in source scan.
```

```
/*
* Copyright (C) 2015 Brett Wooldridge
*
* Licensed under the Apache License, Version 2.0 (the "License");
* you may not use this file except in compliance with the License.
* You may obtain a copy of the License at
*
* http://www.apache.org/licenses/LICENSE-2.0
*
* Unless required by applicable law or agreed to in writing, software
* distributed under the License is distributed on an "AS IS" BASIS,
* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
* See the License for the specific language governing permissions and
* limitations under the License.
*/
```

Found in path(s):

```
* /opt/cola/permits/203480980_1651176812.86/0/hikaricp-java7-2-4-13-sources-
zip/com/zaxxer/hikari/util/ClockSource.java
* /opt/cola/permits/203480980_1651176812.86/0/hikaricp-java7-2-4-13-sources-
zip/com/zaxxer/hikari/metrics/PoolStats.java
No license file was found, but licenses were detected in source scan.
```

```
/*
* Copyright (C) 2013, 2014 Brett Wooldridge
*
* Licensed under the Apache License, Version 2.0 (the "License");
* you may not use this file except in compliance with the License.
* You may obtain a copy of the License at
*
* http://www.apache.org/licenses/LICENSE-2.0
*
* Unless required by applicable law or agreed to in writing, software
```


* <http://www.apache.org/licenses/LICENSE-2.0>
*
* Unless required by applicable law or agreed to in writing, software
* distributed under the License is distributed on an "AS IS" BASIS,
* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
* See the License for the specific language governing permissions and
* limitations under the License.
*/

Found in path(s):

* /opt/cola/permits/203480980_1651176812.86/0/hikaricp-java7-2-4-13-sources-
zip/com/zaxxer/hikari/pool/ProxyStatement.java
* /opt/cola/permits/203480980_1651176812.86/0/hikaricp-java7-2-4-13-sources-
zip/com/zaxxer/hikari/pool/ProxyPreparedStatement.java
* /opt/cola/permits/203480980_1651176812.86/0/hikaricp-java7-2-4-13-sources-
zip/com/zaxxer/hikari/pool/ProxyCallableStatement.java
*

/opt/cola/permits/203480980_1651176812.86/0/hikaricp-java7-2-4-13-sources-
zip/com/zaxxer/hikari/util/UtilityElf.java
* /opt/cola/permits/203480980_1651176812.86/0/hikaricp-java7-2-4-13-sources-
zip/com/zaxxer/hikari/hibernate/HikariConfigurationUtil.java
* /opt/cola/permits/203480980_1651176812.86/0/hikaricp-java7-2-4-13-sources-
zip/com/zaxxer/hikari/util/PropertyElf.java
* /opt/cola/permits/203480980_1651176812.86/0/hikaricp-java7-2-4-13-sources-
zip/com/zaxxer/hikari/HikariDataSource.java
* /opt/cola/permits/203480980_1651176812.86/0/hikaricp-java7-2-4-13-sources-
zip/com/zaxxer/hikari/hibernate/HikariConnectionProvider.java
* /opt/cola/permits/203480980_1651176812.86/0/hikaricp-java7-2-4-13-sources-
zip/com/zaxxer/hikari/HikariPoolMXBean.java
* /opt/cola/permits/203480980_1651176812.86/0/hikaricp-java7-2-4-13-sources-
zip/com/zaxxer/hikari/HikariConfigMXBean.java

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

/*
* Copyright (C) 2013, 2014 Brett Wooldridge
*
* Licensed under the Apache License, Version 2.0 (the "License");
* you may not use this file except in compliance with the License.
* You may obtain a copy of the License at
*
* <http://www.apache.org/licenses/LICENSE-2.0>
*
* Unless required by applicable law or agreed to in writing, software
* distributed under the License is distributed on an "AS IS" BASIS,
* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
* See the License for the specific language governing permissions and
* limitations under the License.
*/

Found in path(s):

- * /opt/cola/permits/203480980_1651176812.86/0/hikaricp-java7-2-4-13-sources-
zip/com/zaxxer/hikari/HikariConfig.java
- * /opt/cola/permits/203480980_1651176812.86/0/hikaricp-java7-2-4-13-sources-
zip/com/zaxxer/hikari/util/FastList.java
- * /opt/cola/permits/203480980_1651176812.86/0/hikaricp-java7-2-4-13-sources-
zip/com/zaxxer/hikari/pool/ProxyLeakTask.java
- *
- /opt/cola/permits/203480980_1651176812.86/0/hikaricp-java7-2-4-13-sources-
zip/com/zaxxer/hikari/pool/ProxyResultSet.java
- * /opt/cola/permits/203480980_1651176812.86/0/hikaricp-java7-2-4-13-sources-
zip/com/zaxxer/hikari/pool/ProxyConnection.java
- * /opt/cola/permits/203480980_1651176812.86/0/hikaricp-java7-2-4-13-sources-
zip/com/zaxxer/hikari/util/DriverDataSource.java
- * /opt/cola/permits/203480980_1651176812.86/0/hikaricp-java7-2-4-13-sources-
zip/com/zaxxer/hikari/pool/ProxyFactory.java
- * /opt/cola/permits/203480980_1651176812.86/0/hikaricp-java7-2-4-13-sources-
zip/com/zaxxer/hikari/util/ConcurrentBag.java
- * /opt/cola/permits/203480980_1651176812.86/0/hikaricp-java7-2-4-13-sources-
zip/com/zaxxer/hikari/util/SuspendResumeLock.java
- * /opt/cola/permits/203480980_1651176812.86/0/hikaricp-java7-2-4-13-sources-
zip/com/zaxxer/hikari/util/JavassistProxyFactory.java

1.28 javax-ws-rs-api 2.1.1

1.29 bzip2 1.0.8

1.30 spf13-pflag 1.0.3

1.30.1 Available under license :

Copyright (c) 2012 Alex Ogier. All rights reserved.

Copyright (c) 2012 The Go Authors. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- * Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.

- * Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer

in the documentation and/or other materials provided with the distribution.

* Neither the name of Google Inc. nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

1.31 commons-beanutils 1.9.4

1.31.1 Available under license :

Apache Commons BeanUtils
Copyright 2000-2019 The Apache Software Foundation

This product includes software developed at
The Apache Software Foundation (<http://www.apache.org/>).

Apache License
Version 2.0, January 2004
<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or

otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this

License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the

Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

(a) You must give any other recipients of the Work or Derivative Works a copy of this License; and

(b) You must cause any modified files to carry prominent notices stating that You changed the files; and

(c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and

(d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding

those notices that do not

pertain to any part of the Derivative Works, in at least one

of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be

liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

1.32 fonts-dejavu 2.37-1

1.32.1 Available under license :

Fonts are (c) Bitstream (see below). DejaVu changes are in public domain.
Glyphs imported from Arev fonts are (c) Tavmjong Bah (see below)

Bitstream Vera Fonts Copyright

Copyright (c) 2003 by Bitstream, Inc. All Rights Reserved. Bitstream Vera is a trademark of Bitstream, Inc.

Permission is hereby granted, free of charge, to any person obtaining a copy of the fonts accompanying this license ("Fonts") and associated documentation files (the "Font Software"), to reproduce and distribute the Font Software, including without limitation the rights to use, copy, merge, publish, distribute, and/or sell copies of the Font Software, and to permit persons to whom the Font Software is furnished to do so, subject to the following conditions:

The above copyright and trademark notices and this permission notice shall be included in all copies of one or more of the Font Software typefaces.

The Font Software may be modified, altered, or added to, and in particular the designs of glyphs or characters in the Fonts may be modified and additional glyphs or characters may be added to the Fonts, only if the fonts are renamed to names not containing either the words "Bitstream" or the word "Vera".

This License becomes null and void to the extent applicable to Fonts or Font Software that has been modified and is distributed under the "Bitstream Vera" names.

The Font Software may be sold as part of a larger software package but no copy of one or more of the Font Software typefaces may be sold by itself.

THE FONT SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO ANY WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT OF COPYRIGHT, PATENT, TRADEMARK, OR OTHER RIGHT. IN NO EVENT SHALL BITSTREAM OR THE GNOME FOUNDATION BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, INCLUDING ANY GENERAL, SPECIAL, INDIRECT, INCIDENTAL, OR CONSEQUENTIAL DAMAGES, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF THE USE OR INABILITY TO USE THE FONT SOFTWARE OR FROM OTHER DEALINGS IN THE

FONT SOFTWARE.

Except as contained in this notice, the names of Gnome, the Gnome Foundation, and Bitstream Inc., shall not be used in advertising or otherwise to promote the sale, use or other dealings in this Font Software without prior written authorization from the Gnome Foundation or Bitstream Inc., respectively. For further information, contact: fonts at gnome dot org.

Arev Fonts Copyright

Copyright (c) 2006 by Tavmjong Bah. All Rights Reserved.

Permission is hereby granted, free of charge, to any person obtaining a copy of the fonts accompanying this license ("Fonts") and associated documentation files (the "Font Software"), to reproduce and distribute the modifications to the Bitstream Vera Font Software, including without limitation the rights to use, copy, merge, publish, distribute, and/or sell copies of the Font Software, and to permit persons to whom the Font Software is furnished to do so, subject to the following conditions:

The above copyright and trademark notices and this permission notice shall be included in all copies of one or more of the Font Software typefaces.

The Font Software may be modified, altered, or added to, and in particular the designs of glyphs or characters in the Fonts may be modified and additional glyphs or characters may be added to the Fonts, only if the fonts are renamed to names not containing either the words "Tavmjong Bah" or the word "Arev".

This License becomes null and void to the extent applicable to Fonts or Font Software that has been modified and is distributed under the "Tavmjong Bah Arev" names.

The Font Software may be sold as part of a larger software package but no copy of one or more of the Font Software typefaces may be sold by itself.

THE FONT SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO ANY WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT OF COPYRIGHT, PATENT, TRADEMARK, OR OTHER RIGHT. IN NO EVENT SHALL TAVMJONG BAH BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY,

INCLUDING ANY GENERAL, SPECIAL, INDIRECT, INCIDENTAL, OR CONSEQUENTIAL DAMAGES, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF THE USE OR INABILITY TO USE THE FONT SOFTWARE OR FROM OTHER DEALINGS IN THE FONT SOFTWARE.

Except as contained in this notice, the name of Tavmjong Bah shall not be used in advertising or otherwise to promote the sale, use or other dealings in this Font Software without prior written authorization from Tavmjong Bah. For further information, contact: tavmjong @ free . fr.

TeX Gyre DJV Math

Fonts are (c) Bitstream (see below). DejaVu changes are in public domain.

Math extensions done by B. Jackowski, P. Strzelczyk and P. Pianowski (on behalf of TeX users groups) are in public domain.

Letters

imported from Euler Fraktur from AMSfonts are (c) American Mathematical Society (see below).

Bitstream Vera Fonts Copyright

Copyright (c) 2003 by Bitstream, Inc. All Rights Reserved. Bitstream Vera is a trademark of Bitstream, Inc.

Permission is hereby granted, free of charge, to any person obtaining a copy of the fonts accompanying this license (Fonts) and associated documentation files (the Font Software), to reproduce and distribute the Font Software, including without limitation the rights to use, copy, merge, publish, distribute, and/or sell copies of the Font Software, and to permit persons to whom the Font Software is furnished to do so, subject to the following conditions:

The above copyright and trademark notices and this permission notice shall be included in all copies of one or more of the Font Software typefaces.

The Font Software may be modified, altered, or added to, and in particular the designs of glyphs or characters in the Fonts may be modified and additional glyphs or characters may be added to the Fonts, only if the fonts are renamed to names not containing either the words Bitstream or the word Vera.

This License becomes null and void to the extent applicable to Fonts or

Font Software

that has been modified and is distributed under the Bitstream Vera names.

The Font Software may be sold as part of a larger software package but no copy of one or more of the Font Software typefaces may be sold by itself.

THE FONT SOFTWARE IS PROVIDED AS IS, WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO ANY WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NON-INFRINGEMENT OF COPYRIGHT, PATENT, TRADEMARK, OR OTHER RIGHT. IN NO EVENT SHALL BITSTREAM OR THE GNOME FOUNDATION

BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, INCLUDING ANY GENERAL, SPECIAL, INDIRECT, INCIDENTAL, OR CONSEQUENTIAL DAMAGES, WHETHER IN AN ACTION

OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF THE USE OR INABILITY TO

USE

THE FONT SOFTWARE OR FROM OTHER DEALINGS IN THE FONT SOFTWARE.

Except as contained in this notice, the names of GNOME, the GNOME Foundation,

and Bitstream Inc., shall not be used in advertising or otherwise to promote the sale, use or other dealings in this Font Software without prior written authorization from the GNOME Foundation or Bitstream Inc., respectively.

For further information, contact: fonts at gnome dot org.

AMSFonts (v. 2.2) copyright

The PostScript Type 1 implementation of the AMSFonts produced by and previously distributed by Blue Sky Research and Y&Y, Inc. are now freely available for general use. This has been accomplished through the cooperation

of a consortium of scientific publishers with Blue Sky Research and Y&Y. Members of this consortium include:

Elsevier Science IBM Corporation Society for Industrial and Applied Mathematics (SIAM) Springer-Verlag American Mathematical Society (AMS)

In order to assure the authenticity of these fonts, copyright will be held

by

the American Mathematical Society. This is not meant to restrict in any way the legitimate use of the fonts, such as (but not limited to) electronic distribution of documents containing these fonts, inclusion of these fonts into other public domain or commercial font collections or computer applications, use of the outline data to create derivative fonts and/or faces, etc. However, the AMS does require that the AMS copyright notice be

removed from any derivative versions of the fonts which have been altered in any way. In addition, to ensure the fidelity of TeX documents using Computer Modern fonts, Professor Donald Knuth, creator of the Computer Modern faces, has requested that any alterations which yield different font metrics be given a different name.

\$Id\$

1.33 jaxb-api 2.3.1

1.33.1 Available under license :

COMMON DEVELOPMENT AND DISTRIBUTION LICENSE (CDDL)Version 1.1

1. Definitions.

1.1. "Contributor" means each individual or entity that creates or contributes to the creation of Modifications.

1.2. "Contributor Version" means the combination of the Original Software, prior Modifications used by a Contributor (if any), and the Modifications made by that particular Contributor.

1.3. "Covered Software" means (a) the Original Software, or (b) Modifications, or (c) the combination of files containing Original Software with files containing Modifications, in each case including portions thereof.

1.4. "Executable" means the Covered Software in any form other than Source Code.

1.5. "Initial Developer" means the individual or entity that first makes Original Software available under this License.

1.6. "Larger Work" means a work which combines Covered Software or portions thereof with code not governed by the terms of this License.

1.7. "License" means this document.

1.8. "Licensable" means having the right to grant, to the maximum extent possible, whether at the time of the initial grant or subsequently acquired, any and all of the rights conveyed herein.

1.9. "Modifications" means the Source Code and Executable form of any of the following:

A. Any file that results from an addition to, deletion from or modification of the contents of a file containing Original Software or previous Modifications;

B. Any new file that contains any part of the Original Software or previous Modification; or

C. Any new file that is contributed or otherwise made available under the terms of this License.

1.10. "Original Software" means the Source Code and Executable form of computer software code that is

originally released under this License.

1.11. "Patent Claims" means any patent claim(s), now owned or hereafter acquired, including without limitation, method, process, and apparatus claims, in any patent Licensable by grantor.

1.12. "Source Code" means (a) the common form of computer software code in which modifications are made and (b) associated documentation included in or with such code.

1.13. "You" (or "Your") means an individual or a legal entity exercising rights under, and complying with all of the terms of, this License. For legal entities, "You" includes any entity which controls, is controlled by, or is under common control with You. For purposes of this definition, "control" means (a) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (b) ownership of more than fifty percent (50%) of the outstanding shares or beneficial ownership of such entity.

2. License Grants.

2.1. The Initial Developer Grant.

Conditioned upon Your compliance with Section 3.1 below and subject to third party intellectual property claims, the Initial Developer hereby grants You a world-wide, royalty-free, non-exclusive license:

(a) under intellectual property rights (other than patent or trademark) Licensable by Initial Developer, to use, reproduce, modify, display, perform, sublicense and distribute the Original Software (or portions thereof), with or without Modifications, and/or as part of a Larger Work; and

(b) under Patent Claims infringed by the making, using or selling of Original Software, to make, have made, use, practice, sell, and offer for sale, and/or otherwise dispose of the Original Software (or portions thereof).

(c) The licenses granted in Sections 2.1(a) and (b) are effective on the date Initial Developer first distributes or otherwise makes the Original Software available to a third party under the terms of this License.

(d) Notwithstanding Section 2.1(b) above, no patent license is granted: (1) for code that You delete from the Original Software, or (2) for infringements caused by: (i) the modification of the Original Software, or (ii) the combination of the Original Software with other software or devices.

2.2. Contributor Grant.

Conditioned upon Your compliance with Section 3.1 below and subject to third party intellectual property claims, each Contributor hereby grants You a world-wide, royalty-free, non-exclusive license:

(a) under intellectual property rights (other than patent or trademark) Licensable by Contributor to use, reproduce, modify, display, perform, sublicense and distribute the Modifications created by such Contributor (or portions thereof), either on an unmodified basis, with other Modifications, as Covered Software and/or as part of a Larger Work; and

(b) under Patent Claims infringed by the making, using, or selling of Modifications made by that Contributor

either alone and/or in combination with its Contributor Version (or portions of such combination), to make, use, sell, offer for sale, have made, and/or otherwise dispose of: (1) Modifications made by that Contributor (or portions thereof); and (2) the combination of Modifications made by that Contributor with its Contributor Version (or portions of such combination).

(c) The licenses granted in Sections 2.2(a) and 2.2(b) are effective on the date Contributor first distributes or otherwise makes the Modifications available to a third party.

(d) Notwithstanding Section 2.2(b) above, no patent license is granted: (1) for any code that Contributor has deleted from the Contributor Version; (2) for infringements caused by: (i) third party modifications of Contributor Version, or (ii) the combination of Modifications made by that Contributor with other software (except as part of the Contributor Version) or other devices; or (3) under Patent Claims infringed by Covered Software in the absence of Modifications made by that Contributor.

3. Distribution Obligations.

3.1. Availability of Source Code.

Any Covered Software that You distribute or otherwise make available in Executable form must also be made available in Source Code form and that Source Code form must be distributed only under the terms of this License. You must include a copy of this License with every copy of the Source Code form of the Covered Software You distribute or otherwise make available. You must inform recipients of any such Covered Software in Executable form as to how they can obtain such Covered Software in Source Code form in a reasonable manner on or through a medium customarily used for software exchange.

3.2. Modifications.

The Modifications that You create or to which You contribute are governed by the terms of this License. You represent that You believe Your Modifications are Your original creation(s) and/or You have sufficient rights to grant the rights conveyed by this License.

3.3. Required Notices.

You must include a notice in each of Your Modifications that identifies You as the Contributor of the Modification. You may not remove or alter any copyright, patent or trademark notices contained within the Covered Software, or any notices of licensing or any descriptive text giving attribution to any Contributor or the Initial Developer.

3.4. Application of Additional Terms.

You may not offer or impose any terms on any Covered Software in Source Code form that alters or restricts the applicable version of this License or the recipients' rights hereunder. You may choose to offer, and to charge a fee for, warranty, support, indemnity or liability obligations to one or more recipients of Covered Software. However, you may do so only on Your own behalf, and not on behalf of the Initial Developer or any Contributor. You must make it absolutely clear that any such warranty, support, indemnity or liability obligation is offered by You alone, and You hereby agree to indemnify the Initial Developer and every Contributor for any liability incurred by the

Initial Developer or such Contributor as a result of warranty, support, indemnity or liability terms You offer.

3.5. Distribution of Executable Versions.

You may distribute the Executable form of the Covered Software under the terms of this License or under the terms of a license of Your choice, which may contain terms different from this License, provided that You are in compliance with the terms of this License and that the license for the Executable form does not attempt to limit or alter the recipient's rights in the Source Code form from the rights set forth in this License. If You distribute the Covered Software in Executable form under a different license, You must make it absolutely clear that any terms which differ from this License are offered by You alone, not by the Initial Developer or Contributor. You hereby agree to indemnify the Initial Developer and every Contributor for any liability incurred by the Initial Developer or such Contributor as a result of any such terms You offer.

3.6. Larger Works.

You may create a Larger Work by combining Covered Software with other code not governed by the terms of this License and distribute the Larger Work as a single product. In such a case, You must make sure the requirements of this License are fulfilled for the Covered Software.

4. Versions of the License.

4.1. New Versions.

Oracle is the initial license steward and may publish revised and/or new versions of this License from time to time. Each version will be given a distinguishing version number. Except as provided in Section 4.3, no one other than the license steward has the right to modify this License.

4.2. Effect of New Versions.

You may always continue to use, distribute or otherwise make the Covered Software available under the terms of the version of the License under which You originally received the Covered Software. If the Initial Developer includes a notice in the Original Software prohibiting it from being distributed or otherwise made available under any subsequent version of the License, You must distribute and make the Covered Software available under the terms of the version of the License under which You originally received the Covered Software. Otherwise, You may also choose to use, distribute or otherwise make the Covered Software available under the terms of any subsequent version of the License published by the license steward.

4.3. Modified Versions.

When You are an Initial Developer and You want to create a new license for Your Original Software, You may create and use a modified version of this License if You: (a) rename the license and remove any references to the name of the license steward (except to note that the license differs from this License); and (b) otherwise make it clear that the license contains terms which differ from this License.

5. DISCLAIMER OF WARRANTY.

COVERED SOFTWARE IS PROVIDED UNDER THIS LICENSE ON AN "AS IS" BASIS, WITHOUT

WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, WITHOUT LIMITATION, WARRANTIES THAT THE COVERED

SOFTWARE IS FREE OF DEFECTS, MERCHANTABLE, FIT FOR A PARTICULAR PURPOSE OR NON-INFRINGEMENT. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE COVERED SOFTWARE IS WITH YOU. SHOULD ANY COVERED SOFTWARE PROVE DEFECTIVE IN ANY RESPECT, YOU (NOT THE INITIAL DEVELOPER OR ANY OTHER CONTRIBUTOR) ASSUME THE COST OF ANY NECESSARY SERVICING, REPAIR OR CORRECTION. THIS DISCLAIMER OF WARRANTY CONSTITUTES AN ESSENTIAL PART OF THIS LICENSE. NO USE OF ANY COVERED SOFTWARE IS AUTHORIZED HEREUNDER EXCEPT UNDER THIS DISCLAIMER.

6. TERMINATION.

6.1. This License and the rights granted hereunder will terminate automatically if You fail to comply with terms herein and fail to cure such breach within 30 days of becoming aware of the breach. Provisions which, by their nature, must remain in effect beyond the termination of this License shall survive.

6.2. If You assert a patent infringement claim (excluding declaratory judgment actions) against Initial Developer or a Contributor (the Initial Developer or Contributor against whom You assert such claim is referred to as "Participant") alleging that the Participant Software (meaning the Contributor Version where the Participant is a Contributor or the Original Software where the Participant is the Initial Developer) directly or indirectly infringes any patent, then any and all rights granted directly or indirectly to You by such Participant, the Initial Developer (if the Initial Developer is not the Participant) and all Contributors under Sections 2.1 and/or 2.2 of this License shall, upon 60 days notice from Participant terminate prospectively and automatically at the expiration of such 60 day notice period, unless if within such 60 day period You withdraw Your claim with respect to the Participant Software against such Participant either unilaterally or pursuant to a written agreement with Participant.

6.3. If You assert a patent infringement claim against Participant alleging that the Participant Software directly or indirectly infringes any patent where such claim is resolved (such as by license or settlement) prior to the initiation of patent infringement litigation, then the reasonable value of the licenses granted by such Participant under Sections 2.1 or 2.2 shall be taken into account in determining the amount or value of any payment or license.

6.4. In the event of termination under Sections 6.1 or 6.2 above, all end user licenses that have been validly granted by You or any distributor hereunder prior to termination (excluding licenses granted to You by any distributor) shall survive termination.

7. LIMITATION OF LIABILITY.

UNDER NO CIRCUMSTANCES AND UNDER NO LEGAL THEORY, WHETHER TORT (INCLUDING NEGLIGENCE), CONTRACT, OR OTHERWISE, SHALL YOU, THE INITIAL DEVELOPER, ANY OTHER CONTRIBUTOR, OR ANY DISTRIBUTOR OF COVERED SOFTWARE, OR ANY SUPPLIER OF ANY OF SUCH PARTIES, BE LIABLE TO ANY PERSON FOR ANY INDIRECT, SPECIAL, INCIDENTAL, OR CONSEQUENTIAL DAMAGES OF ANY CHARACTER

INCLUDING, WITHOUT LIMITATION, DAMAGES FOR LOSS OF GOODWILL, WORK STOPPAGE, COMPUTER FAILURE OR MALFUNCTION, OR ANY AND ALL OTHER COMMERCIAL DAMAGES OR LOSSES, EVEN IF SUCH PARTY SHALL HAVE BEEN INFORMED OF THE POSSIBILITY OF SUCH DAMAGES. THIS LIMITATION OF LIABILITY SHALL NOT APPLY TO LIABILITY FOR DEATH OR PERSONAL INJURY RESULTING FROM SUCH PARTY'S NEGLIGENCE TO THE EXTENT APPLICABLE

LAW PROHIBITS SUCH LIMITATION. SOME JURISDICTIONS DO NOT ALLOW THE EXCLUSION OR LIMITATION OF INCIDENTAL OR CONSEQUENTIAL DAMAGES, SO THIS EXCLUSION AND LIMITATION MAY NOT APPLY TO YOU.

8. U.S. GOVERNMENT END USERS.

The Covered Software is a "commercial item," as that term is defined in 48 C.F.R. 2.101 (Oct. 1995), consisting of "commercial computer software" (as that term is defined at 48 C.F.R. ? 252.227-7014(a)(1)) and "commercial computer software documentation" as such terms are used in 48 C.F.R. 12.212 (Sept. 1995). Consistent with 48 C.F.R. 12.212 and 48 C.F.R. 227.7202-1 through 227.7202-4

(June 1995), all U.S. Government End Users acquire Covered Software with only those rights set forth herein. This U.S. Government Rights clause is in lieu of, and supersedes, any other FAR, DFAR, or other clause or provision that addresses Government rights in computer software under this License.

9. MISCELLANEOUS.

This License represents the complete agreement concerning subject matter hereof. If any provision of this License is held to be unenforceable, such provision shall be reformed only to the extent necessary to make it enforceable. This License shall be governed by the law of the jurisdiction specified in a notice contained within the Original Software (except to the extent applicable law, if any, provides otherwise), excluding such jurisdiction's conflict-of-law provisions. Any litigation relating to this License shall be subject to the jurisdiction of the courts located in the jurisdiction and venue specified in a notice contained within the Original Software, with

the losing party responsible for costs, including, without limitation, court costs and reasonable attorneys' fees and expenses. The application of the United Nations Convention on Contracts for the International Sale of Goods is expressly excluded. Any law or regulation which provides that the language of a contract shall be construed against the drafter shall not apply to this License. You agree that You alone are responsible for compliance with the United States export administration regulations (and the export control laws and regulation of any other countries) when You use, distribute or otherwise make available any Covered Software.

10. RESPONSIBILITY FOR CLAIMS.

As between Initial Developer and the Contributors, each party is responsible for claims and damages arising, directly or indirectly, out of its utilization of rights under this License and You agree to work with Initial Developer and Contributors to distribute such responsibility on an equitable basis. Nothing herein is intended or shall be deemed to constitute any admission of liability.

NOTICE PURSUANT TO SECTION 9 OF THE COMMON DEVELOPMENT AND DISTRIBUTION LICENSE (CDDL)

The code released under the CDDL shall be governed by the laws of the State of California (excluding conflict-of-law provisions). Any litigation relating to this License shall be subject to the jurisdiction of the Federal Courts of the Northern District of California and the state courts of the State of California, with venue lying in Santa Clara County, California.

The GNU General Public License (GPL) Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc. 59 Temple Place, Suite 330, Boston, MA 02111-1307
USA

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. This General Public License applies to most of the Free Software Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Library General Public License instead.) You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

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

TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify

your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.

b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.

c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to

exercise the right to control the distribution of derivative or collective works based on the Program.

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

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

a) Accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source

code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives

a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of

this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software

Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

END OF TERMS AND CONDITIONS

How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

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

Copyright (C)

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

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program; if not, write to the Free Software Foundation, Inc., 59 Temple Place, Suite 330, Boston, MA 02111-1307 USA

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

If the program is interactive, make it output a short notice like this when it starts in an interactive mode:

```
Gnomovision version 69, Copyright (C) year name of author
Gnomovision
comes with ABSOLUTELY NO WARRANTY; for details type `show w'. This is free software, and you are
welcome to redistribute it under certain conditions; type `show c' for details.
```

The hypothetical commands ``show w'` and ``show c'` should show the appropriate parts of the General Public License. Of course, the commands you use may be called something other than ``show w'` and ``show c'`; they could even be mouse-clicks or menu items--whatever suits your program.

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

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

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

This General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Library General Public License instead of this License.

"CLASSPATH" EXCEPTION TO THE GPL VERSION 2

Certain source files distributed by Oracle are subject to the following clarification and special exception to the GPL Version 2, but only where Oracle has expressly included in the particular source file's header the words "Oracle designates this particular file as subject to the "Classpath" exception as provided by Oracle in the License file that accompanied this code."

Linking this library statically or dynamically with other modules is making a combined work based on this library. Thus, the terms and conditions of the GNU General Public License Version 2 cover the whole combination.

As a special exception, the copyright holders of this library give you permission to link this library with independent modules to produce an executable, regardless of the license terms of these independent modules, and to copy and distribute the resulting executable under terms of your choice, provided that you also meet, for each linked independent module, the terms and conditions of the license of that module. An independent module is a module which is not derived from or based on this library. If you modify this library, you may extend this exception to your version of the library, but you are not obligated to do so. If you do not wish to do so, delete this exception statement from your version.

1.34 commons-codec 1.6

1.34.1 Available under license :

Apache Commons Codec
Copyright 2002-2011 The Apache Software Foundation

This product includes software developed by
The Apache Software Foundation (<http://www.apache.org/>).

src/test/org/apache/commons/codec/language/DoubleMetaphoneTest.java contains
test data from <http://aspell.sourceforge.net/test/batch0.tab>.

Copyright (C) 2002 Kevin Atkinson (kevin@gnu.org). Verbatim copying
and distribution of this entire article is permitted in any medium,
provided this notice is preserved.

Apache License
Version 2.0, January 2004
<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction,
and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by
the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all
other entities that control, are controlled by, or are under common
control with that entity. For the purposes of this definition,
"control" means (i) the power, direct or indirect, to cause the
direction or management of such entity, whether by contract or
otherwise, or (ii) ownership of fifty percent (50%) or more of the
outstanding shares, or
(iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity
exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications,
including but not limited to software source code, documentation
source, and configuration files.

"Object" form shall mean any form resulting from mechanical
transformation or translation of a Source form, including but

not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made,

use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must

include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity,

or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

1.35 jopt-simple 5.0.4

1.36 saaj 1.3

1.36.1 Available under license :

Found license 'General Public License 2.0' in '# Copyright (c) 1997-2012 Oracle and/or its affiliates. All rights reserved. # The contents of this file are subject to the terms of either the GNU # General Public License Version 2 only ("GPL") or the Common Development # and Distribution License("CDDL") (collectively, the "License"). You # may not use this file except in compliance with the License. You can # Oracle designates this particular file as subject to the "Classpath" # exception as provided by Oracle in the GPL Version 2 section of the License'

Found license 'Common Development and Distribution License (CDDL) 1.1' in 'Copyright (c) 2011-2012 Oracle and/or its affiliates. All rights reserved. The contents of this file are subject to the terms of either the GNU General Public License Version 2 only ("GPL") or the Common Development and Distribution License("CDDL") (collectively, the "License"). You may not use this file except in compliance with the License. You can Oracle designates this particular file as subject to the "Classpath" exception as provided by Oracle in the GPL Version 2 section of the License'

Found license 'General Public License 2.0' in 'Copyright (c) 2011-2012 Oracle and/or its affiliates. All rights reserved. The contents of this file are subject to the terms of either the GNU General Public License Version 2 only ("GPL") or the Common Development and Distribution License("CDDL") (collectively, the "License"). You may not use this file except in compliance with the License. You can Oracle designates this particular file as subject to the "Classpath" exception as provided by Oracle in the GPL Version 2 section of the License'

1.37 pwauth 2.3.11-0.2

1.38 python-requests 2.22.0

1.38.1 Available under license :

Copyright 2018 Kenneth Reitz

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.
You may obtain a copy of the License at

<https://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software
distributed under the License is distributed on an "AS IS" BASIS,
WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
See the License for the specific language governing permissions and
limitations under the License.

1.39 xerces-j 2.7.1

1.39.1 Available under license :

Apache License

Version 2.0, January 2004

<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form

shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean

Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to

You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

You must give any other recipients of the Work or Derivative Works a copy of this License; and

You must cause any modified files to carry prominent notices stating that You changed the files; and

You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and

If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum

to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions. Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and

limitations under the License.

1.40 afero 1.1.2

1.40.1 Available under license :

Apache License
Version 2.0, January 2004
<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and

do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all

other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability

incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

1.41 golang-protobuf-extensions 1.0.1

1.41.1 Available under license :

Apache License
Version 2.0, January 2004
<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License,

each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided

that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "{}" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright {yyyy} {name of copyright owner}

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

Copyright 2012 Matt T. Proud (matt.proud@gmail.com)

1.42 jwalterweatherman 1.0.0

1.42.1 Available under license :

The MIT License (MIT)

Copyright (c) 2014 Steve Francia

Permission is hereby granted, free of charge, to any person obtaining a copy

of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

1.43 speakeasy 0.1.0

1.43.1 Available under license :

MIT License

Copyright (c) 2017 Blake Gentry

This license applies to the non-Windows portions of this library. The Windows portion maintains its own Apache 2.0 license.

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions. Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade

names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a

file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [2013] [the CloudFoundry Authors]

Licensed under the Apache License, Version 2.0 (the "License"); you may not use this file except in compliance with the License. You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

1.44 ghodss-yaml 1.0.0

1.44.1 Available under license :

The MIT License (MIT)

Copyright (c) 2014 Sam Ghods

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Copyright (c) 2012 The Go Authors. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- * Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- * Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
- * Neither the name of Google Inc. nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR

A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

1.45 hashicorp-uuid 1.0.1

1.45.1 Available under license :

Mozilla Public License, version 2.0

1. Definitions

1.1. "Contributor"

means each individual or legal entity that creates, contributes to the creation of, or owns Covered Software.

1.2. "Contributor Version"

means the combination of the Contributions of others (if any) used by a Contributor and that particular Contributor's Contribution.

1.3. "Contribution"

means Covered Software of a particular Contributor.

1.4. "Covered Software"

means Source Code Form to which the initial Contributor has attached the notice in Exhibit A, the Executable Form of such Source Code Form, and Modifications of such Source Code Form, in each case including portions thereof.

1.5. "Incompatible With Secondary Licenses"

means

a. that the initial Contributor has attached the notice described in Exhibit B to the Covered Software; or

b. that the Covered Software was made available under the terms of version 1.1 or earlier of the License, but not also under the terms of a Secondary License.

1.6. "Executable Form"

means any form of the work other than Source Code Form.

1.7. "Larger Work"

means a work that combines Covered Software with other material, in a separate file or files, that is not Covered Software.

1.8. "License"

means this document.

1.9. "Licensable"

means having the right to grant, to the maximum extent possible, whether at the time of the initial grant or subsequently, any and all of the rights conveyed by this License.

1.10. "Modifications"

means any of the following:

a. any file in Source Code Form that results from an addition to, deletion from, or modification of the contents of Covered Software; or

b. any new file in Source Code Form that contains any Covered Software.

1.11. "Patent Claims" of a Contributor

means any patent claim(s), including without limitation, method, process, and apparatus claims, in any patent Licensable by such Contributor that would be infringed, but for the grant of the License, by the making, using, selling, offering for sale, having made, import, or transfer of either its Contributions or its Contributor Version.

1.12. "Secondary License"

means either the GNU General Public License, Version 2.0, the GNU Lesser General Public License, Version 2.1, the GNU Affero General Public License, Version 3.0, or any later versions of those licenses.

1.13. "Source Code Form"

means the form of the work preferred for making modifications.

1.14. "You" (or "Your")

means an individual or a legal entity exercising rights under this License. For legal entities, "You" includes any entity that controls, is controlled by, or is under common control with You. For purposes of this definition, "control" means (a) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (b) ownership of more than fifty percent (50%) of the outstanding shares or beneficial ownership of such entity.

2. License Grants and Conditions

2.1. Grants

Each Contributor hereby grants You a world-wide, royalty-free, non-exclusive license:

- a. under intellectual property rights (other than patent or trademark) Licensable by such Contributor to use, reproduce, make available, modify, display, perform, distribute, and otherwise exploit its Contributions, either on an unmodified basis, with Modifications, or as part of a Larger Work; and
- b. under Patent Claims of such Contributor to make, use, sell, offer for sale, have made, import, and otherwise transfer either its Contributions or its Contributor Version.

2.2. Effective Date

The licenses granted in Section 2.1 with respect to any Contribution become effective for each Contribution on the date the Contributor first distributes such Contribution.

2.3. Limitations on Grant Scope

The licenses granted in this Section 2 are the only rights granted under this License. No additional rights or licenses will be implied from the distribution or licensing of Covered Software under this License. Notwithstanding Section 2.1(b) above, no patent license is granted by a Contributor:

- a. for any code that a Contributor has removed from Covered Software; or
- b. for infringements caused by: (i) Your and any other third party's modifications of Covered Software, or (ii) the combination of its Contributions with other software (except as part of its Contributor Version); or
- c. under Patent Claims infringed by Covered Software in the absence of its Contributions.

This License does not grant any rights in the trademarks, service marks, or logos of any Contributor (except as may be necessary to comply with the notice requirements in Section 3.4).

2.4. Subsequent Licenses

No Contributor makes additional grants as a result of Your choice to distribute the Covered Software under a subsequent version of this License (see Section 10.2) or under the terms of a Secondary License (if permitted under the terms of Section 3.3).

2.5. Representation

Each Contributor represents that the Contributor believes its Contributions are its original creation(s) or it has sufficient rights to grant the rights to its Contributions conveyed by this License.

2.6. Fair Use

This License is not intended to limit any rights You have under applicable copyright doctrines of fair use, fair dealing, or other equivalents.

2.7. Conditions

Sections 3.1, 3.2, 3.3, and 3.4 are conditions of the licenses granted in Section 2.1.

3. Responsibilities

3.1. Distribution of Source Form

All distribution of Covered Software in Source Code Form, including any Modifications that You create or to which You contribute, must be under the terms of this License. You must inform recipients that the Source Code Form of the Covered Software is governed by the terms of this License, and how they can obtain a copy of this License. You may not attempt to alter or restrict the recipients' rights in the Source Code Form.

3.2. Distribution of Executable Form

If You distribute Covered Software in Executable Form then:

- a. such Covered Software must also be made available in Source Code Form, as described in Section 3.1, and You must inform recipients of the Executable Form how they can obtain a copy of such Source Code Form by reasonable means in a timely manner, at a charge no more than the cost of distribution to the recipient; and
- b. You may distribute such Executable Form under the terms of this License, or sublicense it under different terms, provided that the license for the Executable Form does not attempt to limit or alter the recipients' rights in the Source Code Form under this License.

3.3. Distribution of a Larger Work

You may create and distribute a Larger Work under terms of Your choice, provided that You also comply with the requirements of this License for the Covered Software. If the Larger Work is a combination of Covered Software with a work governed by one or more Secondary Licenses, and the Covered Software is not Incompatible With Secondary Licenses, this License permits You to additionally distribute such Covered Software under the terms of such Secondary License(s), so that the recipient of the Larger Work may, at their option, further distribute the Covered Software under the terms of either this License or such Secondary License(s).

3.4. Notices

You may not remove or alter the substance of any license notices (including copyright notices, patent notices, disclaimers of warranty, or limitations of liability) contained within the Source Code Form of the Covered Software, except that You may alter any license notices to the extent required to remedy known factual inaccuracies.

3.5. Application of Additional Terms

You may choose to offer, and to charge a fee for, warranty, support, indemnity or liability obligations to one or more recipients of Covered Software. However, You may do so only on Your own behalf, and not on behalf of any Contributor. You must make it absolutely clear that any such warranty, support, indemnity, or liability obligation is offered by You alone, and You hereby agree to indemnify every Contributor for any liability incurred by such Contributor as a result of warranty, support, indemnity or liability terms You offer. You may include additional disclaimers of warranty and limitations of liability specific to any jurisdiction.

4. Inability to Comply Due to Statute or Regulation

If it is impossible for You to comply with any of the terms of this License with respect to some or all of the Covered Software due to statute, judicial order, or regulation then You must: (a) comply with the terms of this License to the maximum extent possible; and (b) describe the limitations and the code they affect. Such description must be placed in a text file included with all distributions of the Covered Software under this License. Except to the extent prohibited by statute or regulation, such description must be sufficiently detailed for a recipient of ordinary skill to be able to understand it.

5. Termination

5.1. The rights granted under this License will terminate automatically if You fail to comply with any of its terms. However, if You become compliant, then the rights granted under this License from a particular Contributor are reinstated (a) provisionally, unless and until such Contributor explicitly and finally terminates Your grants, and (b) on an ongoing basis, if such Contributor fails to notify You of the non-compliance by some reasonable means prior to 60 days after You have come back into compliance. Moreover, Your grants from a particular Contributor are reinstated on an ongoing basis if such Contributor notifies You of the non-compliance by some reasonable means, this is the first time You have

received notice of non-compliance with this License from such Contributor, and You become compliant prior to 30 days after Your receipt of the notice.

5.2. If You initiate litigation against any entity by asserting a patent infringement claim (excluding declaratory judgment actions, counter-claims, and cross-claims) alleging that a Contributor Version directly or indirectly infringes any patent, then the rights granted to You by any and all Contributors for the Covered Software under Section 2.1 of this License shall terminate.

5.3. In the event of termination under Sections 5.1 or 5.2 above, all end user license agreements (excluding distributors and resellers) which have been validly granted by You or Your distributors under this License prior to termination shall survive termination.

6. Disclaimer of Warranty

Covered Software is provided under this License on an "as is" basis, without warranty of any kind, either expressed, implied, or statutory, including, without limitation, warranties that the Covered Software is free of defects, merchantable, fit for a particular purpose or non-infringing. The entire risk as to the quality and performance of the Covered Software is with You. Should any Covered Software prove defective in any respect, You (not any Contributor) assume the cost of any necessary servicing, repair, or correction. This disclaimer of warranty constitutes an essential part of this License. No use of any Covered Software is authorized under this License except under this disclaimer.

7. Limitation of Liability

Under no circumstances and under no legal theory, whether tort (including negligence), contract, or otherwise, shall any Contributor, or anyone who distributes Covered Software as permitted above, be liable to You for any direct, indirect, special, incidental, or consequential damages of any character including, without limitation, damages for lost profits, loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses, even if such party shall have been informed of the possibility of such damages. This limitation of liability shall not apply to liability for death or personal injury resulting from such party's negligence to the extent applicable law prohibits such limitation. Some jurisdictions do not allow the exclusion or limitation of incidental or consequential damages, so this exclusion and limitation may not apply to You.

8. Litigation

Any litigation relating to this License may be brought only in the courts of a jurisdiction where the defendant maintains its principal place of business and such litigation shall be governed by laws of that jurisdiction, without reference to its conflict-of-law provisions. Nothing in this Section shall prevent a party's ability to bring cross-claims or counter-claims.

9. Miscellaneous

This License represents the complete agreement concerning the subject matter hereof. If any provision of this License is held to be unenforceable, such provision shall be reformed only to the extent necessary to make it enforceable. Any law or regulation which provides that the language of a contract shall be construed against the drafter shall not be used to construe this License against a Contributor.

10. Versions of the License

10.1. New Versions

Mozilla Foundation is the license steward. Except as provided in Section

10.3, no one other than the license steward has the right to modify or publish new versions of this License. Each version will be given a distinguishing version number.

10.2. Effect of New Versions

You may distribute the Covered Software under the terms of the version of the License under which You originally received the Covered Software, or under the terms of any subsequent version published by the license steward.

10.3. Modified Versions

If you create software not governed by this License, and you want to create a new license for such software, you may create and use a modified version of this License if you rename the license and remove any references to the name of the license steward (except to note that such modified license differs from this License).

10.4. Distributing Source Code Form that is Incompatible With Secondary Licenses If You choose to distribute Source Code Form that is Incompatible

With Secondary Licenses under the terms of this version of the License, the notice described in Exhibit B of this License must be attached.

Exhibit A - Source Code Form License Notice

This Source Code Form is subject to the terms of the Mozilla Public License, v. 2.0. If a copy of the MPL was not distributed with this file, You can obtain one at <http://mozilla.org/MPL/2.0/>.

If it is not possible or desirable to put the notice in a particular file, then You may include the notice in a location (such as a LICENSE file in a relevant directory) where a recipient would be likely to look for such a notice.

You may add additional accurate notices of copyright ownership.

Exhibit B - "Incompatible With Secondary Licenses" Notice

This Source Code Form is "Incompatible With Secondary Licenses", as defined by the Mozilla Public License, v. 2.0.

1.46 cast 1.3.0

1.46.1 Available under license :

The MIT License (MIT)

Copyright (c) 2014 Steve Francia

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER

LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM,
OUT OF OR
IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE
SOFTWARE.

1.47 go-humanize 1.0.0

1.47.1 Available under license :

Copyright (c) 2005-2008 Dustin Sallings <dustin@spy.net>

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

<<http://www.opensource.org/licenses/mit-license.php>>

1.48 bean-validation-api 2.0.1.Final

1.48.1 Available under license :

Bean Validation API

License: Apache License, Version 2.0

See the license.txt file in the root directory or <<http://www.apache.org/licenses/LICENSE-2.0>>.

1.49 libsmi 0.4.8

1.49.1 Available under license :

Copyright (c) 1999-2008 Frank Strauss, Technical University of Braunschweig.

This software is copyrighted by Frank Strauss, the Technical University of Braunschweig, and other parties. The following terms apply to all files associated with the software unless explicitly disclaimed in individual files.

The authors hereby grant permission to use, copy, modify, distribute, and license this software and its documentation for any purpose, provided that existing copyright notices are retained in all copies and that this notice is included verbatim in any distributions. No written agreement, license, or royalty fee is required for any of the authorized uses. Modifications to this software may be copyrighted by their authors and need not follow the licensing terms described here, provided that the new terms are clearly indicated on the first page of each file where they apply.

IN NO EVENT SHALL THE AUTHORS OR DISTRIBUTORS BE LIABLE TO ANY PARTY FOR DIRECT, INDIRECT, SPECIAL, INCIDENTAL, OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OF THIS SOFTWARE, ITS DOCUMENTATION, OR ANY DERIVATIVES THEREOF, EVEN IF THE AUTHORS HAVE BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

THE AUTHORS AND DISTRIBUTORS SPECIFICALLY DISCLAIM ANY WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, AND NON-INFRINGEMENT. THIS SOFTWARE IS PROVIDED ON AN "AS IS" BASIS, AND THE AUTHORS AND DISTRIBUTORS HAVE NO OBLIGATION TO PROVIDE MAINTENANCE, SUPPORT, UPDATES, ENHANCEMENTS, OR MODIFICATIONS.

lib/snprintf.c, lib/snprintf.h:

- * Copyright (c) 1995-1999 Kungliga Tekniska Hgskolan
- * (Royal Institute of Technology, Stockholm, Sweden).
- * All rights reserved.
- *
- * Redistribution and use in source and binary forms, with or without
- * modification, are permitted provided that the following conditions
- * are met:
- *
- * 1. Redistributions of source code
- must retain the above copyright
- * notice, this list of conditions and the following disclaimer.
- *
- * 2. Redistributions in binary form must reproduce the above copyright
- * notice, this list of conditions and the following disclaimer in the
- * documentation and/or other materials provided with the distribution.

*
* 3. Neither the name of the Institute nor the names of its contributors
* may be used to endorse or promote products derived from this software
* without specific prior written permission.
*
* THIS SOFTWARE IS PROVIDED BY THE INSTITUTE AND CONTRIBUTORS ``AS IS" AND
* ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE
* IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE
* ARE DISCLAIMED. IN NO EVENT SHALL THE INSTITUTE OR CONTRIBUTORS BE LIABLE
* FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL
* DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS
* OR SERVICES;
* LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION)
* HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT
* LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY
* OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF
* SUCH DAMAGE.

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

Title: shhopt - library for parsing command line options.

Version: 1.1.2

Entered-date: 23MAR97

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

Keywords: programming, library, lib, commandline, options

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

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

Alternate-site: [sunsite.unc.edu /pub/Linux/libs](http://sunsite.unc.edu/pub/Linux/libs)
shhopt-1.1.2.tar.gz

Platforms: Requires ANSI C-compiler.

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

**1.50 net-tools 1.60+git20180626.aebd88e-
1ubuntu1**

1.50.1 Available under license :

GNU GENERAL PUBLIC LICENSE

Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.,
51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA
Everyone is permitted to copy and distribute verbatim copies
of this license document, but changing it is not allowed.

Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. This General Public License applies to most of the Free Software Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Lesser General Public License instead.) You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price.

Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we

want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

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

GNU GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1

above, provided that you also meet all of these conditions:

- a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.
- b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.
- c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Program.

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

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

- a) Accompany it with the complete corresponding machine-readable

source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the

Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in

certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY

YOU OR

THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

END OF TERMS AND CONDITIONS

How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

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

Copyright (C) <year> <name of author>

This program is free software; you can redistribute it and/or modify it under the terms of the GNU

General Public License as published by

the Free Software Foundation; either version 2 of the License, or (at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program; if not, write to the Free Software Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA.

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

If the program is interactive, make it output a short notice like this when it starts in an interactive mode:

Gnomovision version 69, Copyright (C) year name of author

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

This is free software, and you are welcome to redistribute

it

under certain conditions; type `show c' for details.

The hypothetical commands `show w' and `show c' should show the appropriate

parts of the General Public License. Of course, the commands you use may be called something other than `show w` and `show c`; they could even be mouse-clicks or menu items--whatever suits your program.

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

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

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

This General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Lesser General Public License instead of this License.

1.51 xdg-user-dirs 0.17-2ubuntu1

1.51.1 Available under license :

GNU GENERAL PUBLIC LICENSE
Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.
59 Temple Place, Suite 330, Boston, MA 02111-1307 USA
Everyone is permitted to copy and distribute verbatim copies
of this license document, but changing it is not allowed.

Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. This General Public License applies to most of the Free Software Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Library General Public License instead.) You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed

to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

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

GNU GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it,

either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.

b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.

c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Program.

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

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

- a) Accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,
- b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,
- c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to

control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent

license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW.

EXCEPT WHEN

OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN

IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

END OF TERMS AND CONDITIONS

How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

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

Copyright (C) <year> <name of author>

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

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program; if not, write to the Free Software Foundation, Inc., 59 Temple Place, Suite 330, Boston, MA 02111-1307 USA

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

If the program is interactive, make it output a short notice like this when it starts in an interactive mode:

```
Gnomovision version 69, Copyright (C) year name of author
Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type `show w'.
This is free software, and you are welcome to redistribute it
under certain conditions; type `show c' for details.
```

The hypothetical commands `show w' and `show c' should show the appropriate parts of the General Public License. Of course, the commands you use may be called something other than `show w' and `show c'; they could even be mouse-clicks or menu items--whatever suits your program.

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

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

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

This General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Library General Public License instead of this License.

1.52 coreutils 8.30-3ubuntu2

1.52.1 Available under license :

GNU GENERAL PUBLIC LICENSE

Version 3, 29 June 2007

Copyright (C) 2007 Free Software Foundation, Inc. <<http://fsf.org/>>
Everyone is permitted to copy and distribute verbatim copies
of this license document, but changing it is not allowed.

Preamble

The GNU General Public License is a free, copyleft license for
software and other kinds of works.

The licenses for most software and other practical works are designed
to take away your freedom to share and change the works. By contrast,
the GNU General Public License is intended to guarantee your freedom to
share and change all versions of a program--to make sure it remains free
software for all its users. We, the Free Software Foundation, use the
GNU General Public License for most of our software; it applies also to
any other work released this way by its authors. You can apply it to
your programs, too.

When we speak of free software, we are referring to
freedom, not
price. Our General Public Licenses are designed to make sure that you
have the freedom to distribute copies of free software (and charge for
them if you wish), that you receive source code or can get it if you
want it, that you can change the software or use pieces of it in new
free programs, and that you know you can do these things.

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

For example, if you distribute copies of such a program, whether
gratis or for a fee, you must pass on to the recipients the same
freedoms that you received. You must make sure that they, too, receive
or can get the source code. And you must show them these terms so they
know their rights.

Developers that use the GNU GPL protect your rights with two steps:

(1)

assert copyright on the software, and (2) offer you this License giving you legal permission to copy, distribute and/or modify it.

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

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

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

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

TERMS AND CONDITIONS

0. Definitions.

"This License" refers to version 3 of the GNU General Public License.

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

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

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

earlier work or a work "based on" the earlier work.

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

To "propagate" a work means to do anything with it that, without permission, would make you directly or secondarily liable for infringement under applicable copyright law, except executing it on a computer or modifying a private copy. Propagation includes copying, distribution (with or without modification), making available to the public, and in some countries other activities as well.

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

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

1. Source Code.

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

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

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

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

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

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

2. Basic Permissions.

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

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

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

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

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

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

4. Conveying Verbatim Copies.

You may convey verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice; keep intact all notices stating that this License and any non-permissive terms added in accord with section 7 apply to the code; keep intact all notices of the absence of any warranty; and give all recipients a copy of this License along with the Program.

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

5. Conveying Modified Source Versions.

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

- a) The work must carry prominent notices stating that you modified it, and giving a relevant date.
- b) The work must carry prominent notices stating that it is released under this License and any conditions added under section 7. This requirement modifies the requirement in section 4 to "keep intact all notices".
- c) You must license the entire work, as a whole, under this License to anyone who comes into possession of a copy. This

License will therefore apply, along with any applicable section 7 additional terms, to the whole of the work, and all its parts, regardless of how they are packaged. This License gives no permission to license the work in any other way, but it does not invalidate such permission if you have separately received it.

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

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

6. Conveying Non-Source Forms.

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

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

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

c) Convey individual copies of the object code with a copy of the

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

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

e) Convey the object code using peer-to-peer transmission, provided you inform other peers where the object code and Corresponding Source of the work are being offered to the general public at no charge under subsection 6d.

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

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

"Installation Information" for a User Product means any methods, procedures, authorization keys, or other information required to install and execute modified versions of a covered work in that User Product from a modified version of its Corresponding Source. The information must suffice to ensure that the continued functioning of the modified object

code is in no case prevented or interfered with solely because modification has been made.

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

The requirement to provide Installation Information does not include a requirement to continue to provide support service, warranty, or updates for a work that has been modified or installed by the recipient, or for the User Product in which it has been modified or installed. Access to a network may be denied when the modification itself materially and adversely affects the operation of the network or violates the rules and protocols for communication across the network.

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

7. Additional Terms.

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

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

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

- a) Disclaiming warranty or limiting liability differently from the terms of sections 15 and 16 of this License; or
- b) Requiring preservation of specified reasonable legal notices or author attributions in that material or in the Appropriate Legal Notices displayed by works containing it; or
- c) Prohibiting misrepresentation of the origin of that material, or requiring that modified versions of such material be marked in reasonable ways as different from the original version; or
- d) Limiting the use for publicity purposes of names of licensors or authors of the material; or
- e) Declining to grant rights under trademark law for use of some trade names, trademarks, or service marks; or
- f) Requiring indemnification of licensors and authors of that material by anyone who conveys the material (or modified versions of it) with contractual assumptions of liability to the recipient, for any liability that these contractual assumptions directly impose on those licensors and authors.

All other non-permissive additional terms are considered "further restrictions" within the meaning of section 10. If the Program as you received it, or any part of it, contains a notice stating that it is governed by this License along with a term that is a further restriction, you may remove that term. If a license document contains a further restriction but permits relicensing or conveying under this License, you may add to a covered work material governed by the terms of that license document, provided that the further restriction does not survive such relicensing or conveying.

If you add terms to a covered work in accord with this section, you must place, in the relevant source files, a statement of the additional terms that apply to those files, or a notice indicating where to find the applicable terms.

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

requirements apply either way.

8. Termination.

You may not propagate or modify a covered work except as expressly provided under this License. Any attempt otherwise to propagate or modify it is void, and will automatically terminate your rights under this License (including any patent licenses granted under the third paragraph of section 11).

However, if you cease all violation of this License, then your license from a particular copyright holder is reinstated (a) provisionally, unless and until the copyright holder explicitly and finally terminates your license, and (b) permanently, if the copyright holder fails to notify you of the violation by some reasonable means prior to 60 days after the cessation.

Moreover, your license from a particular copyright holder is reinstated permanently if the copyright holder notifies you of the violation by some reasonable means, this is the first time you have received notice of violation of this License (for any work) from that copyright holder, and you cure the violation prior to 30 days after your receipt of the notice.

Termination of your rights under this section does not terminate the licenses of parties who have received copies or rights from you under this License. If your rights have been terminated and not permanently reinstated, you do not qualify to receive new licenses for the same material under section 10.

9. Acceptance Not Required for Having Copies.

You are not required to accept this License in order to receive or run a copy of the Program. Ancillary propagation of a covered work occurring solely as a consequence of using peer-to-peer transmission to receive a copy likewise does not require acceptance. However, nothing other than this License grants you permission to propagate or modify any covered work. These actions infringe copyright if you do not accept this License. Therefore, by modifying or propagating a covered work, you indicate your acceptance of this License to do so.

10. Automatic Licensing of Downstream Recipients.

Each time you convey a covered work, the recipient automatically receives a license from the original licensors, to run, modify and propagate that work, subject to this License. You are not responsible

for enforcing compliance by third parties with this License.

An "entity transaction" is a transaction transferring control of an organization, or substantially all assets of one, or subdividing an organization, or merging organizations. If propagation of a covered work results from an entity transaction, each party to that transaction who receives a copy of the work also receives whatever licenses to the work the party's predecessor in interest had or could give under the previous paragraph, plus a right to possession of the Corresponding Source of the work from the predecessor in interest, if the predecessor has it or can get it with reasonable efforts.

You may not impose any further restrictions on the exercise of the rights granted or affirmed under this License. For example, you may not impose a license fee, royalty, or other charge for exercise of rights granted under this License, and you may not initiate litigation (including a cross-claim or counterclaim in a lawsuit) alleging that any patent claim is infringed by making, using, selling, offering for sale, or importing the Program or any portion of it.

11. Patents.

A "contributor" is a copyright holder who authorizes use under this License of the Program or a work on which the Program is based. The work thus licensed is called the contributor's "contributor version".

A contributor's "essential patent claims" are all patent claims owned or controlled by the contributor, whether already acquired or hereafter acquired, that would be infringed by some manner, permitted by this License, of making, using, or selling its contributor version, but do not include claims that would be infringed only as a consequence of further modification of the contributor version. For purposes of this definition, "control" includes the right to grant patent sublicenses in a manner consistent with the requirements of this License.

Each contributor grants you a non-exclusive, worldwide, royalty-free patent license under the contributor's essential patent claims, to make, use, sell, offer for sale, import and otherwise run, modify and propagate the contents of its contributor version.

In the following three paragraphs, a "patent license" is any express agreement or commitment, however denominated, not to enforce a patent (such as an express permission to practice a patent or covenant not to sue for patent infringement). To "grant" such a patent license to a party means to make such an agreement or commitment not to enforce a

patent against the party.

If you convey a covered work, knowingly relying on a patent license, and the Corresponding Source of the work is not available for anyone to copy, free of charge and under the terms of this License, through a publicly available network server or other readily accessible means, then you must either (1) cause the Corresponding Source to be so available, or (2) arrange to deprive yourself of the benefit of the patent license for this particular work, or (3) arrange, in a manner consistent with the requirements of this License, to extend the patent license to downstream recipients. "Knowingly relying" means you have actual knowledge that, but for the patent license, your conveying the covered work in a country, or your recipient's use of the covered work in a country, would infringe one or more identifiable patents in that country that you have reason to believe are valid.

If, pursuant to or in connection with a single transaction or arrangement, you convey, or propagate by procuring conveyance of, a covered work, and grant a patent license to some of the parties receiving the covered work authorizing them to use, propagate, modify or convey a specific copy of the covered work, then the patent license you grant is automatically extended to all recipients of the covered work and works based on it.

A patent license is "discriminatory" if it does not include within the scope of its coverage, prohibits the exercise of, or is conditioned on the non-exercise of one or more of the rights that are specifically granted under this License. You may not convey a covered work if you are a party to an arrangement with a third party that is in the business of distributing software, under which you make payment to the third party based on the extent of your activity of conveying the work, and under which the third party grants, to any of the parties who would receive the covered work from you, a discriminatory patent license (a) in connection with copies of the covered work conveyed by you (or copies made from those copies), or (b) primarily for and in connection with specific products or compilations that contain the covered work, unless you entered into that arrangement, or that patent license was granted, prior to 28 March 2007.

Nothing in this License shall be construed as excluding or limiting any implied license or other defenses to infringement that may otherwise be available to you under applicable patent law.

12. No Surrender of Others' Freedom.

If conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot convey a covered work so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not convey it at all. For example, if you agree to terms that obligate you to collect a royalty for further conveying from those to whom you convey the Program, the only way you could satisfy both those terms and this License would be to refrain entirely from conveying the Program.

13. Use with the GNU Affero General Public License.

Notwithstanding any other provision of this License, you have permission to link or combine any covered work with a work licensed under version 3 of the GNU Affero General Public License into a single combined work, and to convey the resulting work. The terms of this License will continue to apply to the part which is the covered work, but the special requirements of the GNU Affero General Public License, section 13, concerning interaction through a network will apply to the combination as such.

14. Revised Versions of this License.

The Free Software Foundation may publish revised and/or new versions of the GNU General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies that a certain numbered version of the GNU General Public License "or any later version" applies to it, you have the option of following the terms and conditions either of that numbered version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of the GNU General Public License, you may choose any version ever published by the Free Software Foundation.

If the Program specifies that a proxy can decide which future versions of the GNU General Public License can be used, that proxy's public statement of acceptance of a version permanently authorizes you to choose that version for the Program.

Later license versions may give you additional or different permissions. However, no additional obligations are imposed on any author or copyright holder as a result of your choosing to follow a later version.

15. Disclaimer of Warranty.

THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

16. Limitation of Liability.

IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MODIFIES AND/OR CONVEYS THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

17.

Interpretation of Sections 15 and 16.

If the disclaimer of warranty and limitation of liability provided above cannot be given local legal effect according to their terms, reviewing courts shall apply local law that most closely approximates an absolute waiver of all civil liability in connection with the Program, unless a warranty or assumption of liability accompanies a copy of the Program in return for a fee.

END OF TERMS AND CONDITIONS

How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively state the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

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

Copyright (C) <year> <name of author>

This program is free software: you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation, either version 3 of the License, or (at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program. If not, see <<http://www.gnu.org/licenses/>>.

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

If the program does terminal interaction, make it output a short notice like this when it starts in an interactive mode:

```
<program> Copyright (C) <year> <name of author>
```

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

```
This is free software, and you are welcome to redistribute it under certain conditions; type `show c' for details.
```

The hypothetical commands `show w' and `show c' should show the appropriate parts of the General Public License. Of course, your program's commands might be different; for a GUI interface, you would use an "about box".

You should also get your employer (if you work as a programmer) or school, if any, to sign a "copyright disclaimer" for the program, if necessary. For more information on this, and how to apply and follow the GNU GPL, see <<http://www.gnu.org/licenses/>>.

The GNU General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Lesser General Public License instead of this License. But first, please read <<http://www.gnu.org/philosophy/why-not-lgpl.html>>.

1.53 libxdmcp 1.1.3-0ubuntu1

1.53.1 Available under license :

Copyright 1989, 1998 The Open Group

Permission to use, copy, modify, distribute, and sell this software and its documentation for any purpose is hereby granted without fee, provided that the above copyright notice appear in all copies and that both that copyright notice and this permission notice appear in supporting documentation.

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE OPEN GROUP BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Except as contained in this notice, the name of The Open Group shall not be used in advertising
or otherwise to promote the sale, use or other dealings
in this Software without prior written authorization from The Open Group.

Author: Keith Packard, MIT X Consortium

1.54 libidn 2.2.0-2

1.54.1 Available under license :

GNU LESSER GENERAL PUBLIC LICENSE

Version 3, 29 June 2007

Copyright (C) 2007 Free Software Foundation, Inc. <<http://fsf.org/>>
Everyone is permitted to copy and distribute verbatim copies
of this license document, but changing it is not allowed.

This version of the GNU Lesser General Public License incorporates
the terms and conditions of version 3 of the GNU General Public
License, supplemented by the additional permissions listed below.

0. Additional Definitions.

As used herein, "this License" refers to version 3 of the GNU Lesser
General Public License, and the "GNU GPL" refers to version 3 of the GNU
General Public License.

"The Library" refers to a covered work governed by this License, other than an Application or a Combined Work as defined below.

An "Application" is any work that makes use of an interface provided by the Library, but which is not otherwise based on the Library. Defining a subclass of a class defined by the Library is deemed a mode of using an interface provided by the Library.

A "Combined Work" is a work produced by combining or linking an Application with the Library. The particular version of the Library with which the Combined Work was made is also called the "Linked Version".

The "Minimal Corresponding Source" for a Combined Work means the Corresponding Source for the Combined Work, excluding any source code for portions of the Combined Work that, considered in isolation, are based on the Application, and not on the Linked Version.

The "Corresponding Application Code" for a Combined Work means the object code and/or source code for the Application, including any data and utility programs needed for reproducing the Combined Work from the Application, but excluding the System Libraries of the Combined Work.

1. Exception to Section 3 of the GNU GPL.

You may convey a covered work under sections 3 and 4 of this License without being bound by section 3 of the GNU GPL.

2. Conveying Modified Versions.

If you modify a copy of the Library, and, in your modifications, a facility refers to a function or data to be supplied by an Application that uses the facility (other than as an argument passed when the facility is invoked), then you may convey a copy of the modified version:

- a) under this License, provided that you make a good faith effort to ensure that, in the event an Application does not supply the function or data, the facility still operates, and performs whatever part of its purpose remains meaningful, or
- b) under the GNU GPL, with none of the additional permissions of this License applicable to that copy.

3. Object Code Incorporating Material from Library Header Files.

The object code form of an Application may incorporate material from

a header file that is part of the Library. You may convey such object code under terms of your choice, provided that, if the incorporated material is not limited to numerical parameters, data structure layouts and accessors, or small macros, inline functions and templates (ten or fewer lines in length), you do both of the following:

- a) Give prominent notice with each copy of the object code that the Library is used in it and that the Library and its use are covered by this License.
- b) Accompany the object code with a copy of the GNU GPL and this license document.

4. Combined Works.

You may convey a Combined Work under terms of your choice that, taken together, effectively do not restrict modification of the portions of the Library contained in the Combined Work and reverse engineering for debugging such modifications, if you also do each of the following:

- a) Give prominent notice with each copy of the Combined Work that the Library is used in it and that the Library and its use are covered by this License.
- b) Accompany the Combined Work with a copy of the GNU GPL and this license document.
- c) For a Combined Work that displays copyright notices during execution, include the copyright notice for the Library among these notices, as well as a reference directing the user to the copies of the GNU GPL and this license document.
- d) Do one of the following:

- 0) Convey the Minimal Corresponding Source under the terms of this License, and the Corresponding Application Code in a form suitable for, and under terms that permit, the user to recombine or relink the Application with a modified version of the Linked Version to produce a modified Combined Work, in the manner specified by section 6 of the GNU GPL for conveying Corresponding Source.

- 1) Use a suitable shared library mechanism for linking with the Library. A suitable mechanism is one that (a) uses at run time a copy of the Library already present on the user's computer

system, and (b) will operate properly with a modified version of the Library that is interface-compatible with the Linked Version.

e) Provide Installation Information, but only if you would otherwise be required to provide such information under section 6 of the GNU GPL, and only to the extent that such information is necessary to install and execute a modified version of the Combined Work produced by recombining or relinking the Application with a modified version of the Linked Version. (If you use option 4d0, the Installation Information must accompany the Minimal Corresponding Source and Corresponding Application Code. If you use option 4d1, you must provide the Installation Information in the manner specified by section 6 of the GNU GPL for conveying Corresponding Source.)

5. Combined Libraries.

You may place library facilities that are a work based on the Library side by side in a single library together with other library facilities that are not Applications and are not covered by this License, and convey such a combined library under terms of your choice, if you do both of the following:

- a) Accompany the combined library with a copy of the same work based on the Library, uncombined with any other library facilities, conveyed under the terms of this License.
- b) Give prominent notice with the combined library that part of it is a work based on the Library, and explaining where to find the accompanying uncombined form of the same work.

6. Revised Versions of the GNU Lesser General Public License.

The Free Software Foundation may publish revised and/or new versions of the GNU Lesser General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Library as you received it specifies that a certain numbered version of the GNU Lesser General Public License "or any later version" applies to it, you have the option of following the terms and conditions either of that published version or of any later version published by the Free Software Foundation. If the Library as you

received it does not specify a version number of the GNU Lesser General Public License, you may choose any version of the GNU Lesser General Public License ever published by the Free Software Foundation.

If the Library as you received it specifies that a proxy can decide whether future versions of the GNU Lesser General Public License shall apply, that proxy's public statement of acceptance of any version is permanent authorization for you to choose that version for the Library.

GNU GENERAL PUBLIC LICENSE

Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.,
51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA
Everyone is permitted to copy and distribute verbatim copies
of this license document, but changing it is not allowed.

Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. This General Public License applies to most of the Free Software Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Lesser General Public License instead.) You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price.

Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

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

GNU GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License

along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.

b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.

c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Program.

In addition, mere aggregation of another work not based on the Program with the Program (or with a work based on the Program) on a volume of

a storage or distribution medium does not bring the other work under the scope of this License.

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

- a) Accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,
- b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,
- c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under

this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to

decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING,

REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

END OF TERMS AND CONDITIONS

How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

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

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

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program; if not, write to the Free Software Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA.

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

If the program is interactive, make it output a short notice like this when it starts in an interactive mode:

Gnomovision version 69, Copyright (C) year name of author
Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type `show w'.
This is free software, and you are welcome to redistribute
it
under certain conditions; type `show c' for details.

The hypothetical commands `show w' and `show c' should show the appropriate parts of the General Public License. Of course, the commands you use may be called something other than `show w' and `show c'; they could even be mouse-clicks or menu items--whatever suits your program.

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

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

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

This General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Lesser General Public License instead of this License.

Libidn2 COPYING -- Licensing information. -*- outline -*-
Copyright (C) 2011-2016 Simon Josefsson
See the end for copying conditions.

The source code for the C library (libidn2.a or libidn2.so) are licensed under the terms of either the GNU General Public License version 2.0 or later (see the file COPYINGv2) or the GNU Lesser General Public License version 3.0 or later (see the file COPYING.LESSERv3), or both in parallel as here.

The command line tool, self tests, examples, and other auxiliary files, are licensed under the GNU General Public License version 3.0 or later.

The license of the Unicode character data files (which are parsed into static storage in the library) are documented in COPYING.unicode.

Other files are licensed as indicated in each file.

There may be exceptions to these general rules, see each file for

precise information.

This file is free software: you can redistribute
it and/or modify it
under the terms of the GNU General Public License as published by the
Free Software Foundation, either version 3 of the License, or (at your
option) any later version.

This file is distributed in the hope that it will be useful, but
WITHOUT ANY WARRANTY; without even the implied warranty of
MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU
General Public License for more details.

You should have received a copy of the GNU General Public License
along with this file. If not, see <<http://www.gnu.org/licenses/>>.

A. Unicode Copyright.

Copyright 1991-2016 Unicode, Inc. All rights reserved.

Certain documents and files on this website contain a legend indicating that "Modification is permitted." Any person is hereby authorized, without fee, to modify such documents and files to create derivative works conforming to the Unicode Standard, subject to Terms and Conditions herein.

Any person is hereby authorized, without fee, to view, use, reproduce, and distribute all documents and files solely for informational purposes and in the creation of products supporting the Unicode Standard, subject to the Terms and Conditions herein.

Further specifications of rights and restrictions pertaining to the use of the particular set of data files known as the "Unicode Character Database" can be found in the License.

Each version of the Unicode Standard has further specifications of rights and restrictions of use. For the book editions (Unicode 5.0 and earlier), these are found on the back of the title page. The online code charts carry specific restrictions. All other files, including online documentation of the core specification for Unicode 6.0 and later, are covered under these general Terms of Use.

No license is granted to "mirror" the Unicode website where a fee is charged for access to the "mirror" site.

Modification is not permitted with respect to this document. All copies of this document must be verbatim.

B. Restricted Rights Legend.

Any technical data or software which is licensed to the United States of America, its agencies and/or instrumentalities under this Agreement is commercial technical data or commercial computer software developed exclusively at private expense as defined in FAR 2.101, or DFARS 252.227-7014 (June 1995), as applicable. For technical data, use, duplication, or disclosure by the Government is subject to restrictions as set forth in DFARS 202.227-7015 Technical Data, Commercial and Items (Nov 1995) and this Agreement. For Software, in accordance with FAR 12-212 or DFARS 227-7202, as applicable, use, duplication or disclosure by the Government is subject to the restrictions set forth in this Agreement.

C. Warranties and Disclaimers.

This publication and/or website may include technical or typographical errors or other inaccuracies. Changes are periodically added to the information herein; these changes will be incorporated in new editions of the publication and/or website. Unicode may make improvements and/or changes in the product(s) and/or program(s) described in this publication and/or website at any time.

If this file has been purchased on magnetic or optical media from Unicode, Inc. the sole and exclusive remedy for any claim will be exchange of the defective media within ninety (90) days of original purchase.

EXCEPT AS PROVIDED IN SECTION C.2, THIS PUBLICATION AND/OR SOFTWARE IS PROVIDED "AS IS" WITHOUT WARRANTY OF ANY KIND EITHER EXPRESS, IMPLIED, OR STATUTORY, INCLUDING, BUT NOT LIMITED TO,

ANY WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, OR NON-INFRINGEMENT. UNICODE AND ITS LICENSORS ASSUME NO RESPONSIBILITY FOR ERRORS OR OMISSIONS IN THIS PUBLICATION AND/OR SOFTWARE OR OTHER DOCUMENTS WHICH ARE REFERENCED BY OR LINKED TO THIS PUBLICATION OR THE UNICODE WEBSITE.

D. Waiver of Damages.

In no event shall Unicode or its licensors be liable for any special, incidental, indirect or consequential damages of any kind, or any damages whatsoever, whether or not Unicode was advised of the possibility of the damage, including, without limitation, those resulting from the following: loss of use, data or profits, in connection with the use, modification or distribution of this information or its derivatives.

E. Trademarks & Logos.

The Unicode Word Mark and the Unicode Logo are trademarks of Unicode, Inc. The Unicode Consortium and Unicode, Inc. are trade names of Unicode, Inc. Use of the information and materials found on this website indicates your acknowledgement

of Unicode, Inc.'s exclusive worldwide rights in the Unicode Word Mark, the Unicode Logo, and the Unicode trade names.

The Unicode Consortium Name and Trademark Usage Policy (Trademark Policy) are incorporated herein by reference and you agree to abide by the provisions of the Trademark Policy, which may be changed from time to time in the sole discretion of Unicode, Inc.

All third party trademarks referenced herein are the property of their respective owners.

F. Miscellaneous.

Jurisdiction and Venue. This server is operated from a location in the State of California, United States of America. Unicode makes no representation that the materials are appropriate for use in other locations. If you access this server from other locations, you are responsible for compliance with local laws. This Agreement, all use of this site and any claims and damages resulting from use of this site are governed solely by the laws of the State of California without regard to any principles

which would apply the laws of a different jurisdiction. The user agrees that any disputes regarding this site shall be resolved solely in the courts located in Santa Clara County, California. The user agrees said courts have personal jurisdiction and agree to waive any right to transfer the dispute to any other forum.

Modification by Unicode Unicode shall have the right to modify this Agreement at any time by posting it to this site. The user may not assign any part of this Agreement without Unicode's prior written consent.

Taxes. The user agrees to pay any taxes arising from access to this website or use of the information herein, except for those based on Unicode's net income.

Severability. If any provision of this Agreement is declared invalid or unenforceable, the remaining provisions of this Agreement shall remain in effect.

Entire Agreement. This Agreement constitutes the entire agreement between the parties.

EXHIBIT 1

Unicode Data Files include all data files

under the directories
<http://www.unicode.org/Public/>, <http://www.unicode.org/reports/>,
<http://www.unicode.org/cldr/data/>, <http://source.icu-project.org/repos/icu/>, and
<http://www.unicode.org/utility/trac/browser/>.

Unicode Data Files do not include PDF online code charts under the
directory <http://www.unicode.org/Public/>.

Software includes any source code published in the Unicode Standard
or under the directories
<http://www.unicode.org/Public/>, <http://www.unicode.org/reports/>,
<http://www.unicode.org/cldr/data/>, <http://source.icu-project.org/repos/icu/>, and
<http://www.unicode.org/utility/trac/browser/>.

NOTICE TO USER: Carefully read the following legal agreement.
BY DOWNLOADING, INSTALLING, COPYING OR OTHERWISE USING UNICODE INC.'S
DATA FILES ("DATA FILES"), AND/OR SOFTWARE ("SOFTWARE"),
YOU UNEQUIVOCALLY ACCEPT, AND AGREE TO BE BOUND BY, ALL OF THE
TERMS AND CONDITIONS OF THIS AGREEMENT.
IF YOU DO NOT AGREE, DO NOT DOWNLOAD, INSTALL, COPY, DISTRIBUTE OR USE
THE DATA FILES OR SOFTWARE.

COPYRIGHT AND PERMISSION NOTICE

Copyright 1991-2016 Unicode, Inc. All rights reserved.
Distributed under the Terms of Use in <http://www.unicode.org/copyright.html>.

Permission is hereby granted, free of charge, to any person obtaining
a copy of the Unicode data files and any associated documentation
(the "Data Files") or Unicode software and any associated documentation
(the "Software") to deal in the Data Files or Software
without restriction, including without limitation the rights to use,
copy, modify, merge, publish, distribute, and/or sell copies of
the Data Files or Software, and to permit persons to whom the Data Files
or Software are furnished to do so, provided that either
(a) this copyright and permission notice appear with all copies
of the Data Files or Software, or
(b) this copyright and permission notice appear in associated
Documentation.

THE DATA FILES AND SOFTWARE ARE PROVIDED "AS IS", WITHOUT WARRANTY OF
ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED
TO THE
WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND
NONINFRINGEMENT OF THIRD PARTY RIGHTS.
IN NO EVENT SHALL THE COPYRIGHT HOLDER OR HOLDERS INCLUDED IN THIS
NOTICE BE LIABLE FOR ANY CLAIM, OR ANY SPECIAL INDIRECT OR CONSEQUENTIAL

DAMAGES, OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THE DATA FILES OR SOFTWARE.

Except as contained in this notice, the name of a copyright holder shall not be used in advertising or otherwise to promote the sale, use or other dealings in these Data Files or Software without prior written authorization of the copyright holder.

1.55 libbsd 0.10.0-1

1.55.1 Available under license :

Format: <https://www.debian.org/doc/packaging-manuals/copyright-format/1.0/>

Files:

*

Copyright:

Copyright 2004-2006, 2008-2018 Guillem Jover <guillem@hadrons.org>

License: BSD-3-clause

Files:

man/arc4random.3bsd

man/tree.3bsd

Copyright:

Copyright 1997 Niels Provos <provos@physnet.uni-hamburg.de>

All rights reserved.

License: BSD-4-clause-Niels-Provos

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
3. All advertising materials mentioning features or use of this software must display the following acknowledgement:
This product includes software developed by Niels Provos.
4. The name of the author may not be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE AUTHOR ``AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY DIRECT, INDIRECT,

INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Files:

man/getprogname.3bsd

Copyright:

Copyright 2001 Christopher G. Demetriou

All rights

reserved.

License: BSD-4-clause-Christopher-G-Demetriou

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
3. All advertising materials mentioning features or use of this software must display the following acknowledgement:
This product includes software developed for the NetBSD Project. See <http://www.netbsd.org/> for information about NetBSD.
4. The name of the author may not be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED

BY THE AUTHOR ``AS IS" AND ANY EXPRESS OR

IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Files:

include/bsd/err.h

include/bsd/stdlib.h

include/bsd/sys/param.h

include/bsd/unistd.h

src/bsd_getopt.c

src/err.c
src/fgetln.c
src/progname.c
Copyright:
Copyright 2005, 2008-2012, 2019 Guillem Jover <guillem@hadrons.org>
Copyright 2005 Hector Garcia Alvarez
Copyright 2005 Aurelien Jarno
Copyright
2006 Robert Millan
Copyright 2018 Facebook, Inc.
License: BSD-3-clause

Files:

include/bsd/netinet/ip_icmp.h
include/bsd/sys/bitstring.h
include/bsd/sys/queue.h
include/bsd/sys/time.h
include/bsd/timeconv.h
include/bsd/vis.h
man/bitstring.3bsd
man/errc.3bsd
man/explicit_bzero.3bsd
man/fgetln.3bsd
man/fgetwln.3bsd
man/fpurge.3bsd
man/funopen.3bsd
man/getbsize.3bsd
man/heapsort.3bsd
man/nlist.3bsd
man/queue.3bsd
man/radixsort.3bsd
man/reallocarray.3bsd
man/reallocf.3bsd
man/setmode.3bsd
man/strmode.3bsd
man/strnstr.3bsd
man/strtoi.3bsd
man/strtou.3bsd
man/unvis.3bsd
man/vis.3bsd
man/wcsncpy.3bsd
src/getbsize.c
src/heapsort.c
src/merge.c
src/nlist.c
src/radixsort.c
src/setmode.c
src/strmode.c

src/strnstr.c

src/strtoi.c

src/strtou.c

src/unvis.c

Copyright:

Copyright 1980, 1982, 1986, 1989-1994

The Regents of the University of California. All rights reserved.

Copyright 2001 Mike Barcroft <mike@FreeBSD.org>

.

Some code is derived from

software contributed to Berkeley by

the American National Standards Committee X3, on Information Processing Systems.

.

Some code is derived from software contributed to Berkeley by

Peter McIlroy.

.

Some code is derived from software contributed to Berkeley by

Ronnie Kon at Mindcraft Inc., Kevin Lew and Elmer Yglesias.

.

Some code is derived from software contributed to Berkeley by

Dave Borman at Cray Research, Inc.

.

Some code is derived from software contributed to Berkeley by

Paul Vixie.

.

Some code is derived from software contributed to Berkeley by

Chris Torek.

.

Copyright UNIX System Laboratories, Inc.

All or some portions of this file are derived from material licensed to the University of California by American Telephone and Telegraph Co. or Unix System Laboratories, Inc. and are reproduced herein with the permission of UNIX System Laboratories, Inc.

License: BSD-3-clause-Regents

Files:

src/vis.c

Copyright:

Copyright 1989, 1993

The Regents of

the University of California. All rights reserved.

.

Copyright 1999, 2005 The NetBSD Foundation, Inc.

All rights reserved.

License: BSD-3-clause-Regents and BSD-2-clause-NetBSD

Files:

include/bsd/libutil.h

Copyright:

Copyright 1996 Peter Wemm <peter@FreeBSD.org>.

All rights reserved.

Copyright 2002 Networks Associates Technology, Inc.

All rights reserved.

License: BSD-3-clause-author

Files:

man/timeradd.3bsd

Copyright:

Copyright 2009 Jukka Ruohonen <jruohonen@iki.fi>

Copyright 1999 Kelly Yancey <kbyanc@posi.net>

All rights reserved.

License: BSD-3-clause-John-Birrell

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
3. Neither the name of the author nor the names of any co-contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY JOHN BIRRELL AND CONTRIBUTORS ``AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE REGENTS OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Files:

man/setproctitle.3bsd

Copyright:

Copyright 1995 Peter Wemm <peter@FreeBSD.org>

All rights reserved.

License: BSD-5-clause-Peter-Wemm

Redistribution and use in source and binary forms, with or without

modification, is permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice immediately at the beginning of the file, without modification, this list of conditions, and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
3. This work was done expressly for inclusion into FreeBSD. Other use is permitted provided this notation is included.
4. Absolutely no warranty of function or purpose is made by the author Peter Wemm.
5. Modifications may be freely made to this file providing the above conditions are met.

Files:

include/bsd/stringlist.h
man/fmtcheck.3bsd
man/humanize_number.3bsd
man/stringlist.3bsd
man/timeval.3bsd
src/fmtcheck.c
src/humanize_number.c
src/stringlist.c
src/strtonum.c

Copyright:

Copyright 1994, 1997-2000, 2002, 2008, 2010, 2014

The NetBSD Foundation, Inc.

Copyright 2013 John-Mark Gurney <jmg@FreeBSD.org>

All rights reserved.

.

Some code was contributed to The NetBSD Foundation by Allen Briggs.

.

Some code was contributed to The NetBSD Foundation by Luke Mewburn.

.

Some code is derived from software contributed to The NetBSD Foundation by Jason R. Thorpe of the Numerical Aerospace Simulation Facility, NASA Ames Research Center, by Luke Mewburn and by Tomas Svensson.

.

Some code is derived from software contributed to The NetBSD Foundation by Julio M. Merino Vidal, developed as part of Google's Summer of Code 2005 program.

.

Some code is derived from software contributed to The NetBSD Foundation by Christos Zoulas.

.

Some code is derived from software contributed to The NetBSD Foundation

by Jukka Ruohonen.

License: BSD-2-clause-NetBSD

Files:

include/bsd/sys/endian.h

man/byteorder.3bsd

man/closefrom.3bsd

man/expand_number.3bsd

man/flopen.3bsd

man/getpeereid.3bsd

man/pidfile.3bsd

src/expand_number.c

src/hash/sha512.h

src/hash/sha512c.c

src/pidfile.c

src/reallocf.c

src/timeconv.c

Copyright:

Copyright 1998, M. Warner Losh <imp@freebsd.org>

All rights reserved.

.

Copyright 2001 Dima Dorfman.

All rights reserved.

.

Copyright 2001 FreeBSD Inc.

All rights reserved.

.

Copyright 2002 Thomas Moestl <tmm@FreeBSD.org>

All rights reserved.

.

Copyright 2002 Mike Barcroft <mike@FreeBSD.org>

All rights reserved.

.

Copyright 2005 Pawel Jakub Dawidek <pjd@FreeBSD.org>

All rights reserved.

.

Copyright 2005 Colin Percival

All rights reserved.

.

Copyright 2007 Eric Anderson <anderson@FreeBSD.org>

Copyright 2007 Pawel Jakub Dawidek <pjd@FreeBSD.org>

All rights reserved.

.

Copyright 2007 Dag-Erling Codan Smrgrav

All rights reserved.

.

Copyright 2009 Advanced Computing Technologies LLC

Written by: John H. Baldwin <jhb@FreeBSD.org>

All rights reserved.

Copyright 2011 Guillem Jover <guillem@hadrons.org>

License: BSD-2-clause

Files:

src/flopen.c

Copyright:

Copyright 2007-2009 Dag-Erling Codan Smrgrav

All rights reserved.

License: BSD-2-clause-verbatim

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer in this position and unchanged.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

THIS SOFTWARE IS PROVIDED BY THE AUTHOR

AND CONTRIBUTORS ``AS IS" AND

ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE AUTHOR OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Files:

include/bsd/sys/tree.h

man/fparseln.3bsd

src/fparseln.c

Copyright:

Copyright 1997 Christos Zoulas.

All rights reserved.

Copyright 2002 Niels Provos <provos@citi.umich.edu>

All rights reserved.

License: BSD-2-clause-author

Files:

include/bsd/readpassphrase.h

man/readpassphrase.3bsd
man/strncpy.3bsd
man/strtonum.3bsd
src/arc4random.c
src/arc4random_linux.h
src/arc4random_openbsd.h
src/arc4random_uniform.c
src/arc4random_unix.h
src/arc4random_win.h
src/closefrom.c
src/getentropy_aix.c
src/getentropy_bsd.c
src/getentropy_hpux.c
src/getentropy_hurd.c
src/getentropy_linux.c
src/getentropy_osx.c
src/getentropy_solaris.c
src/getentropy_win.c
src/readpassphrase.c
src/reallocarray.c
src/strcat.c
src/strncpy.c

Copyright:

Copyright 2004 Ted Unangst and Todd Miller

All rights reserved.

.

Copyright 1996 David Mazieres <dm@uun.org>

Copyright 1998, 2000-2002, 2004-2005, 2007, 2010, 2012-2015

Todd C. Miller <Todd.Miller@courtesan.com>

Copyright 2004 Ted Unangst

Copyright 2008 Damien Miller <djm@openbsd.org>

Copyright 2008 Otto Moerbeek <otto@drijf.net>

Copyright 2013 Markus Friedl <markus@openbsd.org>

Copyright 2014 Bob Beck <beck@obtuse.com>

Copyright 2014 Brent Cook <bcook@openbsd.org>

Copyright 2014 Pawel Jakub

Dawidek <pjd@FreeBSD.org>

Copyright 2014 Theo de Raadt <deraadt@openbsd.org>

Copyright 2015 Michael Felt <aixtools@gmail.com>

Copyright 2015 Guillem Jover <guillem@hadrons.org>

License: ISC

Permission to use, copy, modify, and distribute this software for any purpose with or without fee is hereby granted, provided that the above copyright notice and this permission notice appear in all copies.

.

THE SOFTWARE IS PROVIDED "AS IS" AND THE AUTHOR DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS. IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR

ANY SPECIAL, DIRECT, INDIRECT, OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

Files:

src/inet_net_pton.c

Copyright:

Copyright 1996 by Internet Software Consortium.

License:

ISC-Original

Permission to use, copy, modify, and distribute this software for any purpose with or without fee is hereby granted, provided that the above copyright notice and this permission notice appear in all copies.

.
THE SOFTWARE IS PROVIDED "AS IS" AND INTERNET SOFTWARE CONSORTIUM DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS. IN NO EVENT SHALL INTERNET SOFTWARE CONSORTIUM BE LIABLE FOR ANY SPECIAL, DIRECT, INDIRECT, OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

Files:

src/setproctitle.c

Copyright:

Copyright 2010 William Ahern

Copyright 2012 Guillem Jover <guillem@hadrons.org>

License: Expat

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

.
The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

.
THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE

USE OR OTHER DEALINGS IN THE SOFTWARE.

Files:

include/bsd/md5.h

src/hash/md5.c

Copyright:

None

License:

public-domain-Colin-Plumb

This code implements the MD5 message-digest algorithm.

The algorithm is due to Ron Rivest. This code was written by Colin Plumb in 1993, no copyright is claimed.

This code is in the public domain; do with it what you wish.

Files:

src/explicit_bzero.c

src/chacha_private.h

Copyright:

None

License: public-domain

Public domain.

Files:

man/mdX.3bsd

src/hash/md5hl.c

src/hash/helper.c

Copyright:

None

License: Beerware

"THE BEER-WARE LICENSE" (Revision 42):

<phk@login.dkuug.dk> wrote this file. As long as you retain this notice you can do whatever you want with this stuff. If we meet some day, and you think this stuff is worth it, you can buy me a beer in return. Poul-Henning Kamp

License: BSD-3-clause-Regents

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
3. Neither the name of the University nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE REGENTS AND CONTRIBUTORS ``AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE REGENTS OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

License: BSD-3-clause-author

Redistribution and use in source and binary forms, with or without modification, is permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
3. The name of the author may not be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE AUTHOR AND CONTRIBUTORS ``AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE AUTHOR OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

License: BSD-3-clause

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

3. The name of the author may not be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED ``AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

License:

BSD-2-clause-NetBSD

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

THIS SOFTWARE IS PROVIDED BY THE NETBSD FOUNDATION, INC. AND CONTRIBUTORS ``AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE FOUNDATION OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

License: BSD-2-clause-author

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

THIS SOFTWARE IS PROVIDED BY THE AUTHOR ``AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED.

IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

License: BSD-2-clause

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

THIS SOFTWARE IS PROVIDED BY THE AUTHOR AND CONTRIBUTORS ``AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE AUTHOR OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

1.56 libxau 1.0.9-0ubuntu1

1.56.1 Available under license :

Copyright 1988, 1993, 1994, 1998 The Open Group

Permission to use, copy, modify, distribute, and sell this software and its documentation for any purpose is hereby granted without fee, provided that the above copyright notice appear in all copies and that both that copyright notice and this permission notice appear in supporting documentation.

The above copyright notice and this permission notice shall be included in

all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE OPEN GROUP BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Except as contained in this notice, the name of The Open Group shall not be used in advertising or otherwise to promote the sale, use or other dealings in this Software without prior written authorization from The Open Group.

1.57 patch 2.7.6-6

1.57.1 Available under license :

GNU GENERAL PUBLIC LICENSE
Version 3, 29 June 2007

Copyright (C) 2007 Free Software Foundation, Inc. <<http://fsf.org/>>
Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

Preamble

The GNU General Public License is a free, copyleft license for software and other kinds of works.

The licenses for most software and other practical works are designed to take away your freedom to share and change the works. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change all versions of a program--to make sure it remains free software for all its users. We, the Free Software Foundation, use the GNU General Public License for most of our software; it applies also to any other work released this way by its authors. You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for them if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs, and that you know you can do these things.

To protect your rights, we need to prevent others from denying you

these rights or asking you to surrender the rights. Therefore, you have certain responsibilities if you distribute copies of the software, or if you modify it: responsibilities to respect the freedom of others.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must pass on to the recipients the same freedoms that you received. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

Developers that use the GNU GPL protect your rights with two steps:

(1)

assert copyright on the software, and (2) offer you this License giving you legal permission to copy, distribute and/or modify it.

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

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

ready to extend this provision to those domains in future versions of the GPL, as needed to protect the freedom of users.

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

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

TERMS AND CONDITIONS

0. Definitions.

"This License" refers to version 3 of the GNU General Public License.

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

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

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

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

To "propagate" a work means to do anything with it that, without permission, would make you directly or secondarily liable for infringement under applicable copyright law, except executing it on a computer or modifying a private copy. Propagation includes copying, distribution (with or without modification), making available to the public, and in some countries other activities as well.

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

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

1. Source Code.

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

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

The

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

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

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

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

2. Basic Permissions.

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

You may make, run and propagate covered works that you do not convey, without conditions so long as your license otherwise remains in force. You may convey covered works to others for the sole purpose

of having them make modifications exclusively for you, or provide you with facilities for running those works, provided that you comply with the terms of this License in conveying all material for which you do not control copyright. Those thus making or running the covered works for you must do so exclusively on your behalf, under your direction and control, on terms that prohibit them from making any copies of your copyrighted material outside their relationship with you.

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

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

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

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

4. Conveying Verbatim Copies.

You may convey verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice; keep intact all notices stating that this License and any non-permissive terms added in accord with section 7 apply to the code; keep intact all notices of the absence of any warranty; and give all recipients a copy of this License along with the Program.

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

5. Conveying Modified Source Versions.

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

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

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

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

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

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

6. Conveying Non-Source Forms.

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

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

- b) Convey the object code in, or embodied in, a physical product (including a physical distribution medium), accompanied by a

written offer, valid for at least three years

and valid for as

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

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

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

e) Convey the object code using peer-to-peer transmission, provided you inform other peers where the object code and Corresponding Source of the work are being offered to the general public at no charge under subsection 6d.

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

A "User Product" is either (1) a "consumer product", which means any tangible personal property which is normally used for personal, family, or household purposes, or (2) anything designed or sold for incorporation into a dwelling. In determining whether a product is a consumer product, doubtful cases shall be resolved in favor of coverage. For a particular product received by a particular user, "normally used" refers to a typical or common use of that class of product, regardless of the status

of the particular user or of the way in which the particular user actually uses, or expects or is expected to use, the product. A product is a consumer product regardless of whether the product has substantial commercial, industrial or non-consumer uses, unless such uses represent the only significant mode of use of the product.

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

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

The requirement to provide Installation Information does not include a requirement to continue to provide support service, warranty, or updates for a work that has been modified or installed by the recipient, or for the User Product in which it has been modified or installed. Access to a network may be denied when the modification itself materially and adversely affects the operation of the network or violates the rules and protocols for communication across the network.

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

7. Additional Terms.

"Additional permissions" are terms that supplement the terms of this License by making exceptions from one or more of its conditions. Additional permissions that are applicable to the entire Program shall be treated as though they were included in this License, to the extent

that they are valid under applicable law. If additional permissions apply only to part of the Program, that part may be used separately under those permissions, but the entire Program remains governed by this License without regard to the additional permissions.

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

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

- a) Disclaiming warranty or limiting liability differently from the terms of sections 15 and 16 of this License; or
- b) Requiring preservation of specified reasonable legal notices or author attributions in that material or in the Appropriate Legal Notices displayed by works containing it; or
- c) Prohibiting misrepresentation of the origin of that material, or requiring that modified versions of such material be marked in reasonable ways as different from the original version; or
- d) Limiting the use for publicity purposes of names of licensors or authors of the material; or
- e) Declining to grant rights under trademark law for use of some trade names, trademarks, or service marks; or
- f) Requiring indemnification of licensors and authors of that material by anyone who conveys the material (or modified versions of it) with contractual assumptions of liability to the recipient, for any liability that these contractual assumptions directly impose on those licensors and authors.

All other non-permissive additional terms are considered "further restrictions" within the meaning of section 10. If the Program as you received it, or any part of it, contains a notice stating that it is governed by this License along with a term that is a further restriction, you may remove that term. If a license document contains a further restriction but permits relicensing or conveying under this License, you may add to a covered work material governed by the terms

of that license document, provided that the further restriction does not survive such relicensing or conveying.

If you add terms to a covered work in accord with this section, you must place, in the relevant source files, a statement of the additional terms that apply to those files, or a notice indicating where to find the applicable terms.

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

8. Termination.

You may not propagate or modify a covered work except as expressly provided under this License. Any attempt otherwise to propagate or modify it is void, and will automatically terminate your rights under this License (including any patent licenses granted under the third paragraph of section 11).

However, if you cease all violation of this License, then your license from a particular copyright holder is reinstated (a) provisionally, unless and until the copyright holder explicitly and finally terminates your license, and (b) permanently, if the copyright holder fails to notify you of the violation by some reasonable means prior to 60 days after the cessation.

Moreover, your license from a particular copyright holder is reinstated permanently if the copyright holder notifies you of the violation by some reasonable means, this is the first time you have received notice of violation of this License (for any work) from that copyright holder, and you cure the violation prior to 30 days after your receipt of the notice.

Termination of your rights under this section does not terminate the licenses of parties who have received copies or rights from you under this License. If your rights have been terminated and not permanently reinstated, you do not qualify to receive new licenses for the same material under section 10.

9. Acceptance Not Required for Having Copies.

You are not required to accept this License in order to receive or run a copy of the Program. Ancillary propagation of a covered work occurring solely as a consequence of using peer-to-peer transmission to receive a copy likewise does not require acceptance. However,

nothing other than this License grants you permission to propagate or modify any covered work. These actions infringe copyright if you do not accept this License. Therefore, by modifying or propagating a covered work, you indicate your acceptance of this License to do so.

10. Automatic Licensing of Downstream Recipients.

Each time you convey a covered work, the recipient automatically receives a license from the original licensors, to run, modify and propagate that work, subject to this License. You are not responsible for enforcing compliance by third parties with this License.

An "entity transaction" is a transaction transferring control of an organization, or substantially all assets of one, or subdividing an organization, or merging organizations. If propagation of a covered work results from an entity transaction, each party to that transaction who receives a copy of the work also receives whatever licenses to the work the party's predecessor in interest had or could give under the previous paragraph, plus a right to possession of the Corresponding Source of the work from the predecessor in interest, if the predecessor has it or can get it with reasonable efforts.

You may not impose any further restrictions on the exercise of the rights

granted or affirmed under this License. For example, you may not impose a license fee, royalty, or other charge for exercise of rights granted under this License, and you may not initiate litigation (including a cross-claim or counterclaim in a lawsuit) alleging that any patent claim is infringed by making, using, selling, offering for sale, or importing the Program or any portion of it.

11. Patents.

A "contributor" is a copyright holder who authorizes use under this License of the Program or a work on which the Program is based. The work thus licensed is called the contributor's "contributor version".

A contributor's "essential patent claims" are all patent claims owned or controlled by the contributor, whether already acquired or hereafter acquired, that would be infringed by some manner, permitted by this License, of making, using, or selling its contributor version, but do not include claims that would be infringed only as a consequence of further modification of the contributor version. For purposes of this definition, "control" includes the right to grant patent sublicenses in a manner consistent with the requirements of this License.

Each contributor grants you a non-exclusive, worldwide, royalty-free patent license under the contributor's essential patent claims, to make, use, sell, offer for sale, import and otherwise run, modify and propagate the contents of its contributor version.

In the following three paragraphs, a "patent license" is any express agreement or commitment, however denominated, not to enforce a patent (such as an express permission to practice a patent or covenant not to sue for patent infringement). To "grant" such a patent license to a party means to make such an agreement or commitment not to enforce a patent against the party.

If you convey a covered work, knowingly relying on a patent license, and the Corresponding Source of the work is not available for anyone to copy, free of charge and under the terms of this

License, through a publicly available network server or other readily accessible means, then you must either (1) cause the Corresponding Source to be so available, or (2) arrange to deprive yourself of the benefit of the patent license for this particular work, or (3) arrange, in a manner consistent with the requirements of this License, to extend the patent license to downstream recipients. "Knowingly relying" means you have actual knowledge that, but for the patent license, your conveying the covered work in a country, or your recipient's use of the covered work in a country, would infringe one or more identifiable patents in that country that you have reason to believe are valid.

If, pursuant to or in connection with a single transaction or arrangement, you convey, or propagate by procuring conveyance of, a covered work, and grant a patent license to some of the parties receiving the covered work authorizing them to use, propagate, modify or convey a specific copy of the covered work, then the patent license you grant is automatically extended to all recipients of the covered work and works based on it.

A patent license is "discriminatory" if it does not include within the scope of its coverage, prohibits the exercise of, or is conditioned on the non-exercise of one or more of the rights that are specifically granted under this License. You may not convey a covered work if you are a party to an arrangement with a third party that is in the business of distributing software, under which you make payment to the third party based on the extent of your activity of conveying the work, and under which the third party grants, to any of the parties who would receive the covered work from you, a discriminatory patent license (a) in connection with copies of the covered work conveyed by you (or copies made from those copies), or (b) primarily

for and in connection with specific products or compilations that contain the covered work, unless you entered into that arrangement, or that patent license was granted, prior to 28 March 2007.

Nothing in this License shall be construed as excluding or limiting any implied license or other defenses to infringement that may otherwise be available to you under applicable patent law.

12. No Surrender of Others' Freedom.

If conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot convey a covered work so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not convey it at all. For example, if you agree to terms that obligate you to collect a royalty for further conveying from those to whom you convey the Program, the only way you could satisfy both those terms and this License would be to refrain entirely from conveying the Program.

13. Use with the GNU Affero General Public License.

Notwithstanding any other provision of this License, you have permission to link or combine any covered work with a work licensed under version 3 of the GNU Affero General Public License into a single combined work, and to convey the resulting work. The terms of this License will continue to apply to the part which is the covered work, but the special requirements of the GNU Affero General Public License, section 13, concerning interaction through a network will apply to the combination as such.

14. Revised Versions of this License.

The Free Software Foundation may publish revised and/or new versions of the GNU General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies that a certain numbered version of the GNU General Public License "or any later version" applies to it, you have the option of following the terms and conditions either of that numbered version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of the GNU General Public License, you may choose any version ever published by the Free Software Foundation.

If the Program specifies that a proxy can decide which future versions of the GNU General Public License can be used, that proxy's public statement of acceptance of a version permanently authorizes you to choose that version for the Program.

Later license versions may give you additional or different permissions. However, no additional obligations are imposed on any author or copyright holder as a result of your choosing to follow a later version.

15. Disclaimer of Warranty.

THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

16. Limitation of Liability.

IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MODIFIES AND/OR CONVEYS THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

17.

Interpretation of Sections 15 and 16.

If the disclaimer of warranty and limitation of liability provided above cannot be given local legal effect according to their terms, reviewing courts shall apply local law that most closely approximates an absolute waiver of all civil liability in connection with the Program, unless a warranty or assumption of liability accompanies a copy of the Program in return for a fee.

END OF TERMS AND CONDITIONS

How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively state the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

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

This program is free software: you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation, either version 3 of the License, or (at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program. If not, see <http://www.gnu.org/licenses/>.

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

If the program does terminal interaction, make it output a short notice like this when it starts in an interactive mode:

```
<program> Copyright (C) <year> <name of author>  
This program comes with ABSOLUTELY NO WARRANTY; for details type `show w'.  
This is free software, and you are welcome to redistribute it  
under certain conditions; type `show c' for details.
```

The hypothetical commands `show w' and `show c' should show the appropriate parts of the General Public License. Of course, your program's commands might be different; for a GUI interface, you would use an "about box".

You should also get your employer (if you work as a programmer) or school, if any, to sign a "copyright disclaimer" for the program, if necessary. For more information on this, and how to apply and follow the GNU GPL, see <http://www.gnu.org/licenses/>.

The GNU General Public License does not permit incorporating your program

into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Lesser General Public License instead of this License. But first, please read <<http://www.gnu.org/philosophy/why-not-lgpl.html>>.

1.58 linux-atm 2.5.1-4

1.58.1 Available under license :

NOTE! This copyright does **not** cover user programs that use kernel services by normal system calls - this is merely considered normal use of the kernel, and does **not** fall under the heading of "derived work". Also note that the GPL below is copyrighted by the Free Software Foundation, but the instance of code that it refers to (the linux kernel) is copyrighted by me and others who actually wrote it.

Linus Torvalds

GNU GENERAL PUBLIC LICENSE

Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.

675 Mass Ave, Cambridge, MA 02139, USA

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

Preamble

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

make sure the software is free for all its users. This General Public License applies to most of the Free Software Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Library General Public License instead.) You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it

if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

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

GNU GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".)

Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.

b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.

c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty)

and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, and can be reasonably considered independent and separate works in

themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Program.

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

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

a) Accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed

(in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then

the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission.

For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

END OF TERMS AND CONDITIONS

Appendix: How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

```
<one line to give the program's name and a brief idea of what it does.>  
Copyright (C) 19yy <name of author>
```

This program is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License as published by

the Free Software Foundation; either version 2 of the License, or
(at your option) any later version.

This program is distributed in the hope that it will be useful,
but WITHOUT ANY WARRANTY; without even the implied warranty of
MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the
GNU General Public License for more details.

You should have received a copy of the GNU General Public License
along with this program; if not, write to the Free Software
Foundation, Inc., 675 Mass Ave, Cambridge, MA 02139, USA.

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

If the program is interactive, make it output a short notice like this
when it starts in an interactive mode:

```
Gnomovision version 69, Copyright (C) 19yy name of author
Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type `show w'.
This is free software, and you are welcome to redistribute it
under certain conditions; type `show c' for details.
```

The hypothetical commands ``show w'` and ``show c'` should show the appropriate
parts of the General Public License. Of course, the commands you use may
be called something other than ``show w'` and ``show c'`; they could even be
mouse-clicks or menu items--whatever suits your program.

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

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

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

This General Public License does not permit incorporating your program into
proprietary programs. If your program is a subroutine library, you may
consider it more useful to permit linking proprietary applications with the
library. If this is what you want to do, use the GNU Library General
Public License instead of this License.

```
GNU LIBRARY GENERAL PUBLIC LICENSE
Version 2, June 1991
```

Copyright (C) 1991 Free Software Foundation, Inc.

59 Temple Place, Suite 330, Boston, MA 02111-1307 USA
Everyone is permitted to copy and distribute verbatim copies
of this license document, but changing it is not allowed.

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

Preamble

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

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

When we speak of free software, we are referring
to freedom, not
price. Our General Public Licenses are designed to make sure that you
have the freedom to distribute copies of free software (and charge for
this service if you wish), that you receive source code or can get it
if you want it, that you can change the software or use pieces of it
in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid
anyone to deny you these rights or to ask you to surrender the rights.
These restrictions translate to certain responsibilities for you if
you distribute copies of the library, or if you modify it.

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

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

Also, for each distributor's protection, we want to make certain
that everyone understands that there is no warranty for this free
library. If the library is modified by someone else and passed on, we

want its recipients to know that what they have is not the original version, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that companies distributing free software will individually obtain patent licenses, thus in effect transforming the program into proprietary software. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

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

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

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

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

The precise terms and conditions for copying, distribution and modification follow. Pay close attention to the difference between a "work based on the library" and a "work that uses the library". The

former contains code derived from the library, while the latter only works together with the library.

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

GNU LIBRARY GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

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

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

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

"Source code" for a work means the preferred form of the work for making modifications to it. For a library, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the library.

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

1. You may copy and distribute verbatim copies of the Library's complete source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any

warranty; and distribute a copy of this License along with the Library.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Library or any portion of it, thus forming a work based on the Library, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

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

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

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Library, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Library, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Library.

In

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

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

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

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

4. You may copy and distribute the Library (or a portion or derivative of it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange.

If distribution of object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place satisfies the requirement to distribute the source code, even though third parties are not compelled to copy the source along with the object code.

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

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

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

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

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

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

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

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

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

b) Accompany

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

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

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

For an executable, the required form of the "work that uses the Library" must include any data and utility programs needed for reproducing the executable from it. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

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

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

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

b) Give prominent notice with the combined library of the fact

that part of it is a work based on the Library, and explaining where to find the accompanying uncombined form of the same work.

8. You may not copy, modify, sublicense, link with, or distribute the Library except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense, link with, or distribute the Library is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

9. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Library or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Library (or any work based on the Library), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Library or works based on it.

10. Each time you redistribute the Library (or any work based on the Library), the recipient automatically receives a license from the original licensor to copy, distribute, link with or modify the Library subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

11. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Library at all. For example, if a patent license would not permit royalty-free redistribution of the Library by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Library.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply, and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system;

it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

12. If the distribution and/or use of the Library is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Library under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

13. The Free Software Foundation may publish revised and/or new versions of the Library General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Library specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Library does not specify a license version number, you may choose any version ever published by the Free Software Foundation.

14. If you wish to incorporate parts of the Library into other free programs whose distribution conditions are incompatible with these, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

NO WARRANTY

15. BECAUSE THE LIBRARY IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE LIBRARY, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE LIBRARY "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE LIBRARY IS WITH YOU. SHOULD THE LIBRARY PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

16. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE LIBRARY AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE LIBRARY (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE LIBRARY TO OPERATE WITH ANY OTHER SOFTWARE), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

END OF TERMS AND CONDITIONS

How to Apply These Terms to Your New Libraries

If you develop a new library, and you want it to be of the greatest possible use to the public, we recommend making it free software that everyone can redistribute and change. You can do so by permitting redistribution under these terms (or, alternatively, under the terms of the ordinary General Public License).

To apply these terms, attach the following notices to the library. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

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

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

This library is distributed in the hope that it will be useful,

but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU Library General Public License for more details.

You should have received a copy of the GNU Library General Public License along with this library; if not, write to the Free Foundation, Inc., 59 Temple Place, Suite 330, Boston, MA 02111-1307 USA

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

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

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

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

That's all there is to it!

/*

* Marko Kiiskila carnil@cs.tut.fi

*

* Tampere University of Technology - Telecommunications Laboratory

*

* Permission to use, copy, modify and distribute this

* software and its documentation is hereby granted,

* provided that both the copyright notice and this

* permission notice appear in all copies of the software,

* derivative works or modified versions, and any portions

* thereof, that both notices appear in supporting

* documentation, and that the use of this software is

* acknowledged in any publications resulting from using

* the software.

*

* TUT ALLOWS FREE USE OF THIS SOFTWARE IN ITS "AS IS"

* CONDITION AND DISCLAIMS ANY LIABILITY OF ANY KIND FOR

* ANY DAMAGES WHATSOEVER RESULTING FROM THE USE OF THIS

* SOFTWARE.

*

*/

Program code, documentation and auxiliary programs, except for the parts listed below, are:

Copyright 1995-2000 EPFL-LRC/ICA

All rights reserved.

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

See the file COPYING.GPL for details.

For the ATM-related kernel code, authorship is typically recorded at the beginning of files. Note that some parts contain code from many authors, of which only the principal one(s) is or are listed. Kernel code is released under the conditions described in the file COPYING in the top-level directory of the kernel (i.e. the GPL, version 2).

The libraries libatm, libatmd, libarequipa (in src/lib/), libsaal (in src/saal/), and qlib (in src/qgen/) are covered by the more permissive Library General Public License. See the file COPYING.LGPL for details.

Code generated

by qgen is only constrained by whatever usage restrictions apply to the message structure definition used as input, i.e. the use of qgen for translation does not create any restrictions.

ilmid is Copyright (C) 1995 Telecommunications & Information Sciences Laboratory, The University of Kansas
See ilmid/COPYRIGHT for copying terms.

Some of the files used by ilmid are Copyright (C) 1992 Michael Sample and the University of British Columbia
See src/ilmid/asn1/*.ch for copying terms.

The LAN Emulation code is Copyright by Tampere University of Technology - Telecommunications Laboratory. See src/lane/COPYRIGHT.TUT and src/led/COPYRIGHT.TUT for copying terms.

The Multi-Protocol Over ATM (MPOA) code was developed at Tampere University of Technology - Telecommunications Laboratory and is Copyright by Heikki Vatiainen and Sampo Saaristo. It is released under the GNU General Public License. See the file COPYING.GPL for details.

Copyright (c) 1995-97 All Rights Reserved.

Permission to use, copy, modify and distribute this software and its documentation is hereby granted, provided that both the copyright notice and this permission notice appear in all copies of the software, derivative works or modified versions, and any portions

thereof, that both notices appear in supporting documentation, and that the use of this software is acknowledged in any publications resulting from using the software.

I ALLOW FREE USE OF THIS SOFTWARE IN ITS "AS IS" CONDITION AND DISCLAIM ANY LIABILITY OF ANY KIND FOR ANY DAMAGES WHATSOEVER RESULTING FROM THE USE OF THIS SOFTWARE.

1.59 libxmu 1.1.3-0ubuntu1

1.59.1 Available under license :

Copyright 1988, 1989, 1990, 1991, 1994, 1998 The Open Group

Permission to use, copy, modify, distribute, and sell this software and its documentation for any purpose is hereby granted without fee, provided that the above copyright notice appear in all copies and that both that copyright notice and this permission notice appear in supporting documentation.

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE OPEN GROUP BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Except as contained in this notice, the name of The Open Group shall not be used in advertising or otherwise to promote the sale, use or other dealings in this Software without prior written authorization from The Open Group.

Xmu/StrToBmap.c and Xmu/GrayPixmap.c also have:

Copyright 1987, 1988 by Digital Equipment Corporation, Maynard, Massachusetts.

All Rights Reserved

Permission to use, copy, modify, and distribute this software and its documentation for any purpose and without fee is hereby granted, provided that the above copyright notice appear in all copies and that

both that copyright notice and this permission notice appear in supporting documentation, and that the name of Digital not be used in advertising or publicity pertaining to distribution of the software without specific, written prior permission.

DIGITAL DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE, INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS, IN NO EVENT SHALL DIGITAL BE LIABLE FOR ANY SPECIAL, INDIRECT OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

Xmu/Clip.c and Xmu/Lookup.h have:

Copyright (c) 1998 by The XFree86 Project, Inc.
Copyright 1999 by Thomas E. Dickey <dickey@clark.net>

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE XFREE86 PROJECT BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Except as contained in this notice, the name of the XFree86 Project shall not be used in advertising or otherwise to promote the sale, use or other dealings in this Software without prior written authorization from the XFree86 Project.

1.60 xauth 1.1-0ubuntu1

1.60.1 Available under license :

Copyright 1989, 1993, 1998 The Open Group

Permission to use, copy, modify, distribute, and sell this software and its documentation for any purpose is hereby granted without fee, provided that the above copyright notice appear in all copies and that both that copyright notice and this permission notice appear in supporting documentation.

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE OPEN GROUP BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Except as contained in this notice, the name of The Open Group shall not be used in advertising
or otherwise to promote the sale, use or other dealings
in this Software without prior written authorization from The Open Group.

1.61 libxext 1.3.4-0ubuntu1

1.61.1 Available under license :

Copyright 1986, 1987, 1988, 1989, 1994, 1998 The Open Group

Permission to use, copy, modify, distribute, and sell this software and its documentation for any purpose is hereby granted without fee, provided that the above copyright notice appear in all copies and that both that copyright notice and this permission notice appear in supporting documentation.

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE OPEN GROUP BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Except as contained in this notice, the name of The Open Group shall not be used in advertising or otherwise to promote the sale, use or other dealings in this Software without prior written authorization from The Open Group.

Copyright (c) 1996 Digital Equipment Corporation, Maynard, Massachusetts.

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software.

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL DIGITAL EQUIPMENT CORPORATION BE LIABLE FOR ANY CLAIM, DAMAGES, INCLUDING, BUT NOT LIMITED TO CONSEQUENTIAL OR INCIDENTAL DAMAGES, OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Except as contained in this notice, the name of Digital Equipment Corporation shall not be used in advertising or otherwise to promote the sale, use or other dealings in this Software without prior written authorization from Digital Equipment Corporation.

Copyright (c) 1997 by Silicon Graphics Computer Systems, Inc.

Permission to use, copy, modify, and distribute this software and its documentation for any purpose and without fee is hereby granted, provided that the above copyright notice appear in all copies and that both that copyright notice and this permission notice appear in supporting documentation, and that the name of Silicon Graphics not be used in advertising or publicity pertaining to distribution of the software without specific prior written permission.

Silicon

Graphics makes no representation about the suitability of this software for any purpose. It is provided "as is" without any express or implied warranty.

SILICON GRAPHICS DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE, INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. IN NO EVENT SHALL SILICON GRAPHICS BE LIABLE FOR ANY SPECIAL, INDIRECT OR CONSEQUENTIAL

DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

Copyright 1992 Network Computing Devices

Permission to use, copy, modify, distribute, and sell this software and its documentation for any purpose is hereby granted without fee, provided that the above copyright notice appear in all copies and that both that copyright notice and this permission notice appear in supporting documentation, and that the name of NCD. not be used in advertising or publicity pertaining to distribution of the software without specific, written prior permission. NCD. makes no representations about the suitability of this software for any purpose. It is provided "as is" without express or implied warranty.

NCD. DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE, INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS, IN NO EVENT SHALL NCD. BE LIABLE FOR ANY SPECIAL, INDIRECT OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

Copyright 1991,1993 by Digital Equipment Corporation, Maynard, Massachusetts, and Olivetti Research Limited, Cambridge, England.

All Rights Reserved

Permission to use, copy, modify, and distribute this software and its documentation for any purpose and without fee is hereby granted, provided that the above copyright notice appear in all copies and that both that copyright notice and this permission notice appear in supporting documentation, and that the names of Digital or Olivetti not be used in advertising or publicity pertaining to distribution of the software without specific, written prior permission.

DIGITAL AND OLIVETTI DISCLAIM ALL WARRANTIES WITH REGARD TO THIS SOFTWARE, INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS, IN NO EVENT SHALL THEY BE LIABLE FOR ANY SPECIAL, INDIRECT OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

Copyright 1986, 1987, 1988 by Hewlett-Packard Corporation

Permission to use, copy, modify, and distribute this software and its documentation for any purpose and without fee is hereby granted, provided that the above copyright notice appear in all copies and that both that copyright notice and this permission notice appear in supporting documentation, and that the name of Hewlett-Packard not be used in advertising or publicity pertaining to distribution of the software without specific, written prior permission.

Hewlett-Packard makes no representations about the suitability of this software for any purpose. It is provided "as is" without express or implied warranty.

This software is not subject to any license of the American Telephone and Telegraph Company or of the Regents of the University of California.

Copyright (c) 1994, 1995 Hewlett-Packard Company

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL HEWLETT-PACKARD COMPANY BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Except as contained in this notice, the name of the Hewlett-Packard Company shall not be used in advertising or otherwise to promote the sale, use or other dealings in this Software without prior written authorization from the Hewlett-Packard Company.

Copyright Digital Equipment Corporation, 1996

Permission

to use, copy, modify, distribute, and sell this documentation for any purpose is hereby granted without fee, provided that the above copyright notice and this permission notice appear in all copies. Digital Equipment Corporation makes no representations about the suitability for any purpose of the information in this document. This documentation is provided ``as is" without express or implied warranty.

Copyright (c) 1999, 2005, 2006, 2013, Oracle and/or its affiliates.
All rights reserved.

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice (including the next paragraph) shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Copyright (c) 1989 X Consortium, Inc. and Digital Equipment Corporation.
Copyright (c) 1992 X Consortium, Inc. and Intergraph Corporation.
Copyright (c) 1993 X Consortium, Inc. and Silicon Graphics, Inc.
Copyright (c) 1994, 1995 X Consortium, Inc. and Hewlett-Packard Company.

Permission to use, copy, modify, and distribute this documentation for any purpose and without fee is hereby granted, provided that the above copyright notice and this permission notice appear in all copies.
Digital Equipment Corporation, Intergraph Corporation, Silicon Graphics, Hewlett-Packard, and the X Consortium make no representations about the suitability for any purpose of the information in this document. This documentation is provided ``as is" without express or implied warranty.

1.62 dash 0.5.10.2-6

1.62.1 Available under license :

Copyright (c) 1989-1994

The Regents of the University of California. All rights reserved.

Copyright (c) 1997 Christos Zoulas. All rights reserved.

Copyright (c) 1997-2005

Herbert Xu <herbert@gondor.apana.org.au>. All rights reserved.

This code is derived from software contributed to Berkeley by Kenneth Almquist.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
3. Neither the name of the University nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS

SOFTWARE IS PROVIDED BY THE REGENTS AND CONTRIBUTORS ``AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE REGENTS OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

mksignames.c:

This file is not directly linked with dash. However, its output is.

Copyright (C) 1992 Free Software Foundation, Inc.

This file is part of GNU Bash, the Bourne Again SHell.

Bash is free software; you can redistribute it and/or modify it under the

terms of the GNU General Public License as published by the Free Software Foundation; either version 2, or (at your option) any later version.

Bash is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License with your Debian GNU/Linux system, in `/usr/share/common-licenses/GPL`, or with the Debian GNU/Linux hello source package as the file `COPYING`. If not, write to the Free Software Foundation, Inc., 59 Temple Place, Suite 330, Boston, MA 02111 USA.

1.63 jsp 2.3.FR

1.63.1 Available under license :

COMMON DEVELOPMENT AND DISTRIBUTION LICENSE (CDDL)

Version 1.0

*

1. Definitions.

o

1.1. *Contributor* means each individual or entity that creates or contributes to the creation of Modifications.

o

1.2. *Contributor Version* means the combination of the Original Software, prior Modifications used by a Contributor (if any), and the Modifications made by that particular Contributor.

o

1.3. *Covered Software* means (a) the Original Software, or (b) Modifications, or (c) the combination of files containing Original Software with files containing Modifications, in each case including portions thereof.

o

1.4. *Executable* means the Covered Software in any form other than Source Code.

o

1.5. *Initial Developer* means the individual or entity that first makes Original Software available under this License.

o

1.6. *Larger Work* means a work which combines Covered Software or portions thereof with code not governed by the terms of this License.

o

1.7. ?License? means this document.

o

1.8. ?Licensable? means having the right to grant, to the maximum extent possible, whether at the time of the initial grant or subsequently acquired, any and all of the rights conveyed herein.

o

1.9. ?Modifications? means the Source Code and Executable form of any of the following:

+

A. Any file that results from an addition to, deletion from or modification of the contents of a file containing Original Software or previous Modifications;

+

B. Any new file that contains any part of the Original Software or previous Modification; or

+

C. Any new file that is contributed or otherwise made available under the terms of this License.

o

1.10. ?Original Software? means the Source Code and Executable form of computer software code that is originally released under this License.

o

1.11. ?Patent Claims? means any patent claim(s), now owned or hereafter acquired, including without limitation, method, process, and apparatus claims, in any patent Licensable by grantor.

o

1.12. ?Source Code? means (a) the common form of computer software code in which modifications are made and (b) associated documentation included in or with such code.

o

1.13. ?You? (or ?Your?) means an individual or a legal entity exercising rights under, and complying with all of the terms of, this License. For legal entities, ?You? includes any entity which controls, is controlled by, or is under common control with You. For purposes of this definition, ?control?

means (a) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (b) ownership of more than fifty percent (50%) of the outstanding shares or beneficial ownership of such entity.

*

2. License Grants.

o

2.1. The Initial Developer Grant.

Conditioned upon Your compliance with Section 3.1 below and subject to third party intellectual property claims, the Initial Developer hereby grants You a world-wide, royalty-free, non-exclusive license:

+

(a) under intellectual property rights (other than patent or trademark) Licensable by Initial Developer, to use, reproduce, modify, display, perform, sublicense and distribute the Original Software (or portions thereof), with or without Modifications, and/or as part of a Larger Work; and

+

(b) under Patent Claims infringed by the making, using or selling of Original Software, to make, have made, use, practice, sell, and offer for sale, and/or otherwise dispose of the Original Software (or portions thereof).

+

(c) The licenses granted in Sections 2.1(a) and (b) are effective on the date Initial Developer first distributes or otherwise makes the Original Software available to a third party under the terms of this License.

+

(d) Notwithstanding Section 2.1(b) above, no patent license is granted: (1) for code that You delete from the Original Software, or (2) for infringements caused by: (i) the modification of the Original Software, or (ii) the combination of the Original Software with other software or devices.

o

2.2. Contributor Grant.

Conditioned upon Your compliance with Section 3.1 below and subject to third party intellectual property claims, each Contributor hereby grants You a world-wide, royalty-free, non-exclusive license:

+

(a) under intellectual property rights (other than patent or trademark) Licensable by Contributor to use, reproduce, modify, display, perform, sublicense and distribute the Modifications created by such Contributor (or portions thereof), either on an unmodified basis, with other Modifications, as Covered Software and/or as part of a Larger Work; and

+

(b) under Patent Claims infringed by the making, using, or selling of Modifications made by that Contributor either alone and/or in combination with its Contributor Version (or portions of such combination), to make, use, sell, offer for sale, have made, and/or otherwise dispose of: (1) Modifications made by that Contributor (or portions thereof); and (2) the combination of Modifications made by that Contributor with its Contributor Version (or portions of such combination).

+

(c) The licenses granted in Sections 2.2(a) and 2.2(b) are effective on the date Contributor first distributes or otherwise makes the Modifications available to a third party.

+

(d) Notwithstanding Section 2.2(b) above, no patent license is granted: (1) for any code that Contributor has deleted from the Contributor Version; (2) for infringements caused by: (i) third party modifications of Contributor Version, or (ii) the combination of Modifications made by that Contributor with other software (except as part of the Contributor Version) or other devices; or (3) under Patent Claims infringed by Covered Software in the absence of Modifications made by that Contributor.

*

3. Distribution Obligations.

o

3.1. Availability of Source Code.

Any Covered Software that You distribute or otherwise make available in Executable form must also be made available

in Source Code form and that Source Code form must be distributed only under the terms of this License. You must include a copy of this License with every copy of the Source Code form of the Covered Software You distribute or otherwise make available. You must inform recipients of any such Covered Software in Executable form as to how they can obtain such Covered Software in Source Code form in a reasonable manner on or through a medium customarily used for software exchange.

o

3.2. Modifications.

The Modifications that You create or to which You contribute are governed by the terms of this License. You represent that You believe Your Modifications are Your original creation(s) and/or You have sufficient rights to grant the rights conveyed by this License.

o

3.3. Required Notices.

You must include a notice in each of Your Modifications that identifies You as the Contributor of the Modification. You may not remove or alter any copyright, patent or trademark notices contained within the Covered Software, or any notices of licensing or any descriptive text giving attribution to any Contributor or the Initial Developer.

o

3.4. Application of Additional Terms.

You may not offer or impose any terms on any Covered Software in Source Code form that alters or restricts the applicable version of this License or the recipients' rights hereunder. You may choose to offer, and to charge a fee for, warranty, support, indemnity or liability obligations to one or more recipients of Covered Software. However, you may do so only on Your own behalf, and not on behalf of the Initial Developer or any Contributor. You must make it absolutely clear that any such warranty, support, indemnity or liability obligation is offered by You alone, and You hereby agree to indemnify the Initial Developer and every Contributor for any liability incurred by the Initial Developer or such Contributor as a result of warranty, support, indemnity or liability terms You offer.

o

3.5. Distribution of Executable Versions.

You may distribute the Executable form of the Covered Software under the terms of this License or under the terms of a license of Your choice, which may contain terms different from this License, provided that You are in compliance with the terms of this License and that the license for the Executable form does not attempt to limit or alter the recipient's rights in the Source Code form from the rights set forth in this License. If You distribute the Covered Software in Executable form under a different license, You must make it absolutely clear that any terms which differ from this License are offered by You alone, not by the Initial Developer or Contributor. You hereby agree to indemnify the Initial Developer and every Contributor for any liability incurred by the Initial Developer or such Contributor as a result of any such terms You offer.

o

3.6. Larger Works.

You may create a Larger Work by combining Covered Software with other code not governed by the terms of this License and distribute the Larger Work as a single product. In such a case, You must make sure the requirements of this License are fulfilled for the Covered Software.

*

4. Versions of the License.

o

4.1. New Versions.

Sun Microsystems, Inc. is the initial license steward and may publish revised and/or new versions of this License from time to time. Each version will be given a distinguishing version number. Except as provided in Section 4.3, no one other than the license steward has the right to modify this License.

o

4.2. Effect of New Versions.

You may always continue to use, distribute or otherwise make the Covered Software available under the terms of the version of the License under which You originally received the Covered Software. If the Initial Developer includes a notice in the Original Software prohibiting it from being distributed or otherwise made available under any subsequent version of the License, You must distribute and make the Covered Software available under the terms of the version of the License under which You originally received the Covered Software. Otherwise, You may also choose to use, distribute or otherwise make the Covered Software available under the terms of any subsequent version of the License published by the license steward.

o

4.3. Modified Versions.

When You are an Initial Developer and You want to create a new license for Your Original Software, You may create and use a modified version of this License if You: (a) rename the license and remove any references to the name of the license steward (except to note that the license differs from this License); and (b) otherwise make it clear that the license contains terms which differ from this License.

*

5. DISCLAIMER OF WARRANTY.

COVERED SOFTWARE IS PROVIDED UNDER THIS LICENSE ON AN "AS IS" BASIS, WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, WITHOUT LIMITATION, WARRANTIES THAT THE COVERED SOFTWARE IS FREE OF DEFECTS, MERCHANTABILITY, FIT FOR A PARTICULAR PURPOSE OR NON-INFRINGEMENT. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE COVERED SOFTWARE IS WITH YOU. SHOULD ANY COVERED SOFTWARE PROVE DEFECTIVE IN ANY RESPECT, YOU (NOT THE INITIAL DEVELOPER OR ANY OTHER CONTRIBUTOR) ASSUME THE COST OF ANY NECESSARY SERVICING, REPAIR OR CORRECTION. THIS DISCLAIMER OF WARRANTY CONSTITUTES AN ESSENTIAL PART OF THIS LICENSE. NO USE OF ANY COVERED SOFTWARE IS AUTHORIZED HEREUNDER EXCEPT UNDER THIS DISCLAIMER.

*

6. TERMINATION.

o

6.1. This

License and the rights granted hereunder will terminate automatically if You fail to comply with terms herein and fail to cure such breach within 30 days of becoming aware of the breach. Provisions which, by their nature, must remain in effect beyond the termination of this License shall survive.

o

6.2. If You assert a patent infringement claim (excluding declaratory judgment actions) against Initial Developer or a Contributor (the Initial Developer or Contributor against whom You assert such claim is referred to as "Participant") alleging that the Participant Software (meaning the Contributor Version where the Participant is a Contributor or the Original Software where the Participant is the Initial Developer) directly or indirectly infringes any patent, then any and all rights granted directly or indirectly to You by such Participant, the Initial Developer (if the Initial Developer is not the Participant) and all Contributors under Sections 2.1 and/or

2.2 of this License shall, upon 60 days notice from Participant terminate prospectively and automatically at the expiration of such 60 day notice period, unless if within such 60 day period You withdraw Your claim with respect to the Participant Software against such Participant either unilaterally or pursuant to a written agreement with Participant.

o

6.3. In the event of termination under Sections 6.1 or 6.2 above, all end user licenses that have been validly granted by You or any distributor hereunder prior to termination (excluding licenses granted to You by any distributor) shall survive termination.

*

7. LIMITATION OF LIABILITY.

UNDER NO CIRCUMSTANCES AND UNDER NO LEGAL THEORY, WHETHER TORT (INCLUDING NEGLIGENCE), CONTRACT, OR OTHERWISE, SHALL YOU, THE INITIAL DEVELOPER, ANY OTHER CONTRIBUTOR, OR ANY DISTRIBUTOR OF COVERED SOFTWARE, OR ANY SUPPLIER OF ANY OF SUCH PARTIES, BE LIABLE TO ANY PERSON FOR ANY INDIRECT, SPECIAL, INCIDENTAL, OR CONSEQUENTIAL DAMAGES OF ANY CHARACTER INCLUDING, WITHOUT LIMITATION, DAMAGES FOR LOST PROFITS, LOSS OF GOODWILL, WORK STOPPAGE, COMPUTER

FAILURE OR MALFUNCTION, OR ANY AND ALL OTHER COMMERCIAL DAMAGES OR LOSSES, EVEN IF SUCH PARTY SHALL HAVE BEEN INFORMED OF THE POSSIBILITY OF SUCH DAMAGES. THIS LIMITATION OF LIABILITY SHALL NOT APPLY TO LIABILITY FOR DEATH OR PERSONAL INJURY RESULTING FROM SUCH PARTY'S NEGLIGENCE TO THE EXTENT APPLICABLE LAW PROHIBITS SUCH LIMITATION. SOME JURISDICTIONS DO NOT ALLOW THE EXCLUSION OR LIMITATION OF INCIDENTAL OR CONSEQUENTIAL DAMAGES, SO THIS EXCLUSION AND LIMITATION MAY NOT APPLY TO YOU.

*

8. U.S. GOVERNMENT END USERS.

The Covered Software is a "commercial item," as that term is defined in 48 C.F.R. 2.101 (Oct. 1995), consisting of "commercial computer software" (as that term is defined at 48 C.F.R. 252.227-7014(a)(1)) and "commercial computer software documentation" as such terms are used in 48

C.F.R. 12.212 (Sept. 1995). Consistent with 48 C.F.R. 12.212 and 48 C.F.R. 227.7202-1 through 227.7202-4 (June 1995), all U.S. Government End Users acquire Covered Software with only those rights set forth herein. This U.S. Government Rights clause is in lieu of, and supersedes, any other FAR, DFAR, or other clause or provision that addresses Government rights in computer software under this License.

*

9. MISCELLANEOUS.

This License represents the complete agreement concerning subject matter hereof. If any provision of this License is held to be unenforceable, such provision shall be reformed only to the extent necessary to make it enforceable. This License shall be governed by the law of the jurisdiction specified in a notice contained within the Original Software (except to the extent applicable law, if any, provides otherwise), excluding such jurisdiction's conflict-of-law provisions. Any litigation relating to this License shall be subject to the jurisdiction of the courts located in the jurisdiction and venue specified in a notice contained within the Original Software, with the losing party responsible for costs, including, without limitation, court costs and reasonable attorneys' fees and expenses. The application of the United Nations Convention on Contracts for the International Sale of Goods is expressly excluded. Any law or regulation which provides that the language of a contract shall be construed against the drafter shall not apply to this License. You agree that You alone are responsible for compliance with the United States export administration regulations (and the export control laws and regulation of any other countries) when You use, distribute or otherwise make available any Covered Software.

*

10. RESPONSIBILITY FOR CLAIMS.

As between Initial Developer and the Contributors, each party is responsible for claims and damages arising, directly or indirectly, out of its utilization of rights under this License and You agree to work with Initial Developer and Contributors to distribute such responsibility on an equitable basis. Nothing herein is intended or shall be deemed to constitute any admission of liability.

1.64 slf4j 1.7.26

1.64.1 Available under license :

```
<!DOCTYPE html PUBLIC "-//W3C//DTD XHTML 1.0 Transitional//EN"
"http://www.w3.org/TR/xhtml1/DTD/xhtml1-transitional.dtd">
```

```
<html xmlns="http://www.w3.org/1999/xhtml">
<head>
<meta http-equiv="content-type" content="text/html; charset=iso-8859-1" />
<title>SLF4J License</title>
<link rel="stylesheet" type="text/css" media="screen" href="css/site.css" />
</head>
<body>
<script type="text/javascript">prefix="";</script>

<script src="templates/header.js" type="text/javascript"></script>
<div id="left">
<script src="templates/left.js" type="text/javascript"></script>
</div>
<div id="right">
<script src="templates/right.js" type="text/javascript"></script>
</div>

<div id="content">
```

```
<h1>Licensing terms for SLF4J</h1>
```

```
<p>SLF4J source code and binaries are distributed under the
MIT license.
</p>
```

```
<div class="source">
Copyright (c) 2004-2017 QOS.ch
All
rights reserved.
```

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF

MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

</div>

<p>These terms are identical to those of the MIT License, also called the X License or the X11 License, which is a simple, permissive non-copyleft free software license. It is deemed compatible with virtually all types of licenses, commercial or otherwise. In particular, the Free Software Foundation has declared it compatible with GNU GPL. It is also known to be approved by the Apache Software Foundation as compatible with Apache Software License.</p>

<script src="templates/footer.js" type="text/javascript"></script>

</div>

</body>

</html>

Copyright (c) 2004-2017 QOS.ch

All rights reserved.

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION

Apache License
Version 2.0, January 2004
<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain

separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without

modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include

the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

1.65 jansson 2.12-1build1

1.65.1 Available under license :

Copyright (c) 2009-2018 Petri Lehtinen <petri@digip.org>

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

1.66 gopacket 1.1.17

1.66.1 Available under license :

Copyright (c) 2012 Google, Inc. All rights reserved.

Copyright (c) 2009-2011 Andreas Krennmair. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- * Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.

- * Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

- * Neither the name of Andreas Krennmair, Google, nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A

PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

1.67 sound-theme-freedesktop 0.8-2ubuntu1

1.67.1 Available under license :

alarm-clock-elapsed

Copyright: Tim/corsica_s

URL: <http://www.freesound.org/samplesViewSingle.php?id=67091>

License: CC-BY-SA (relicensed with permission from author)

audio-channel-front-center

audio-channel-front-left

audio-channel-front-right

audio-channel-rear-center

audio-channel-rear-left

audio-channel-rear-right

audio-channel-side-left

audio-channel-side-right

audio-test-signal

Copyright: The ALSA developers

URL: <http://git.alsa-project.org/?p=alsa-utils.git;a=tree;f=speaker-test/samples;hb=HEAD>

License: GPLv2+

audio-volume-change

Copyright: Lucas McCallister

URL: <http://www.freesound.org/samplesViewSingle.php?id=67091>

License: CC-BY-SA (relicensed with permission from author)

trash-empty

Copyright: Dr. Richard Boulanger et al

URL: <http://www.archive.org/details/Berklee44v10>

License: CC-BY Attribution 3.0 Unported

complete

Copyright: Dr. Richard Boulanger et al

URL: <http://www.archive.org/details/Berklee44v11>

License: CC-BY Attribution 3.0 Unported

bell

Copyright: Dr. Richard Boulanger et al

URL: <http://www.archive.org/details/Berklee44v12>

License: CC-BY Attribution 3.0 Unported

camera-shutter

screen-capture

Copyright: freesound user horsthorstensen

URL: <http://www.freesound.org/samplesViewSingle.php?id=72714>

License: CC-BY-SA (relicensed with permission from author)

device-added

device-removed

power-plug

power-unplug

network-connectivity-established

network-connectivity-lost

message

dialog-information

dialog-warning

Copyright: Ivica Bukvic

URL: <http://gnome-look.org/content/show.php/%22Borealis%22+sound+theme?content=12584>

License: CC-BY-SA

message-new-instant

phone-incoming-call

phone-outgoing-busy

phone-outgoing-calling

Copyright: Damien Sandras

URL: <http://git.gnome.org/cgit/ekiga/tree/sounds>

License: GPLv2+

service-login

service-logout

Copyright: The Pidgin developers

License: GPLv2

suspend-error

Created by Richard Hughes

Copyright: Red Hat, Inc.

License: CC-BY-SA

GNU GENERAL PUBLIC LICENSE

Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.,
51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA
Everyone is permitted to copy and distribute verbatim copies
of this license document, but changing it is not allowed.

Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. This General Public License applies to most of the Free Software Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Lesser General Public License instead.)

You can apply it to
your programs, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid

anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

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

GNU GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of

running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.

b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.

c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you

distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Program.

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

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

a) Accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete

machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a

special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component

itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License.

However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license

would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author

to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes

make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

END OF TERMS AND CONDITIONS

How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

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

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

any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program; if not, write to the Free Software Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA.

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

If the program is interactive, make it output a short notice like this when it starts in an interactive mode:

```
Gnomovision version 69, Copyright (C) year name of author
Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type 'show w'.
This
is free software, and you are welcome to redistribute it
under certain conditions; type 'show c' for details.
```

The hypothetical commands 'show w' and 'show c' should show the appropriate parts of the General Public License. Of course, the commands you use may be called something other than 'show w' and 'show c'; they could even be mouse-clicks or menu items--whatever suits your program.

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

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

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

This General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Lesser General Public License instead of this License.

1.68 giflib 5.2.1

1.68.1 Available under license :

The GIFLIB distribution is Copyright (c) 1997 Eric S. Raymond

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

1.69 gpm 1.20.7-5

1.69.1 Available under license :

Format: <https://www.debian.org/doc/packaging-manuals/copyright-format/1.0/>

Upstream-Name: gpm - general purpose mouse

Upstream-Contact: gpm@lists.linux.it

Source: <https://nico.schottelius.org/software/gpm/archives/>

Files: *

Copyright: 1993 Andrew Haylett <ajh@gec-mrc.co.uk>

1994-2000 Alessandro Rubini <rubini@linux.it>

1998-1999 Ian Zimmerman <itz@rahul.net>

2001-2012 Nico Schottelius <nico@schottelius.org>

License: GPL-2.0+

Files: scripts/git-archiv-tarbz2.sh scripts/report_success.sh

Copyright: 2008 Nico Schottelius <nico@schottelius.org>

License: GPL-3.0+

Files: debian/*

Copyright: 1996-1997 Martin Schulze <joey@debian.org>

1997-1999 James Troup <james@nocrew.org>

1998 Francois Gouget <fgouget@mygale.org>

1999-2002 Zephaniah E. Hull <warp@debian.org>

2004-2008 Guillem Jover <guillem@debian.org>

2004-2012 Peter Samuelson <peter@p12n.org>

2008-2017 Samuel Thibault <sthibault@debian.org>

2017 Axel Beckert <abe@debian.org>

License: GPL-2.0+

Comment: It is assumed that the packaging is licensed under the same terms as the upstream code unless stated otherwise.

Files: debian/gpm-microtouch-setup.8

Copyright: 2008 Francois Wendling <frwendling@free.fr>

License: GPL-2.0+

Comment: It is assumed that the packaging is licensed under the same terms as the upstream code unless stated otherwise.

License: GPL-2.0+

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

.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

.

On a Debian system, you can find the full text of the GNU General Public License, version 2 in /usr/share/common-licenses/GPL-2.

License: GPL-3.0+

This program is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation, either version 3 of the License, or (at your option) any later version.

.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

.

On a Debian system, you can find the full text of the GNU General Public License, version 3 in /usr/share/common-licenses/GPL-3.

1.70 zap 1.13.0

1.70.1 Available under license :

Copyright (c) 2016-2017 Uber Technologies, Inc.

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

1.71 gorilla 1.7.3

1.71.1 Available under license :

Copyright (c) 2012-2018 The Gorilla Authors. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- * Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- * Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
- * Neither the name of Google Inc. nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER

OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

1.72 kr-fs 0.1.0

1.72.1 Available under license :

Copyright (c) 2012 The Go Authors. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- * Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- * Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
- * Neither the name of Google Inc. nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER

OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

1.73 pkg-sftp 1.10.1

1.73.1 Available under license :

Copyright (c) 2013, Dave Cheney
All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- * Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- * Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT HOLDER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Dave Cheney <dave@cheney.net>

Saulius Gurklys <s4uliu5@gmail.com>

John Eikenberry <jae@zhar.net>

1.74 libxrender 0.9.10-1

1.74.1 Available under license :

Copyright 2001,2003 Keith Packard

Permission to use, copy, modify, distribute, and sell this software and its documentation for any purpose is hereby granted without fee, provided that the above copyright notice appear in all copies and that both that copyright notice and this permission notice appear in supporting documentation, and that the name of Keith Packard not be used in advertising or publicity pertaining to distribution of the software without specific, written prior permission. Keith Packard makes no representations about the suitability of this software for any purpose. It is provided "as is" without express or implied warranty.

KEITH PACKARD DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE, INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS, IN NO EVENT SHALL KEITH PACKARD BE LIABLE FOR ANY SPECIAL, INDIRECT OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

Copyright 2000 SuSE, Inc.

Permission to use, copy, modify, distribute, and sell this software and its documentation for any purpose is hereby granted without fee, provided that the above copyright notice appear in all copies and that both that copyright notice and this permission notice appear in supporting documentation, and that the name of SuSE not be used in advertising or publicity pertaining to distribution of the software without specific, written prior permission. SuSE makes no representations about the suitability of this software for any purpose. It is provided "as is" without express or implied warranty.

SuSE DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE, INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS, IN NO EVENT SHALL SuSE BE LIABLE FOR ANY SPECIAL, INDIRECT OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

1.75 libxtst 1.2.3-1

1.75.1 Available under license :

Copyright 1990, 1991 by UniSoft Group Limited
Copyright 1992, 1993, 1995, 1998 The Open Group

Permission to use, copy, modify, distribute, and sell this software and its documentation for any purpose is hereby granted without fee, provided that the above copyright notice appear in all copies and that both that copyright notice and this permission notice appear in supporting documentation.

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE OPEN GROUP BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Except as contained in this notice,
the name of The Open Group shall
not be used in advertising or otherwise to promote the sale, use or
other dealings in this Software without prior written authorization

from The Open Group.

Copyright 1995 Network Computing Devices

Permission to use, copy, modify, distribute, and sell this software and its documentation for any purpose is hereby granted without fee, provided that the above copyright notice appear in all copies and that both that copyright notice and this permission notice appear in supporting documentation, and that the name of Network Computing Devices not be used in advertising or publicity pertaining to distribution of the software without specific, written prior permission.

NETWORK COMPUTING DEVICES DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE, INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS, IN NO EVENT SHALL NETWORK COMPUTING DEVICES BE LIABLE FOR ANY SPECIAL, INDIRECT OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

Copyright 2005 Red Hat, Inc.

Permission to use, copy, modify, distribute, and sell this software and its documentation for any purpose is hereby granted without fee, provided that the above copyright notice appear in all copies and that both that copyright notice and this permission notice appear in supporting documentation, and that the name of Red Hat not be used in advertising or publicity pertaining to distribution of the software without specific, written prior permission. Red Hat makes no representations about the suitability of this software for any purpose. It is provided "as is" without express or implied warranty.

RED HAT DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE, INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS, IN NO EVENT SHALL RED HAT BE LIABLE FOR ANY SPECIAL, INDIRECT OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

Copyright 1992 by UniSoft Group Ltd.

Permission to use, copy, modify, and distribute this documentation for any purpose and without fee is hereby granted, provided that the above copyright notice and this permission notice appear in all copies.

UniSoft makes no representations about the suitability for any purpose of the information in this document. This documentation is provided "as is" without express or implied warranty.

Copyright

1992, 1994, 1995 X Consortium

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE X CONSORTIUM BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Except as contained in this notice, the name of the X Consortium shall not be used in advertising or otherwise to promote the sale, use or other dealings in this Software without prior written authorization from the X Consortium.

Copyright 1994 Network Computing Devices, Inc.

Permission to use, copy, modify, distribute, and sell this documentation for any purpose is hereby granted without fee, provided that the above copyright notice and this permission notice appear in all copies. Network Computing Devices, Inc. makes no representations about the suitability for any purpose of the information in this document. This documentation is

provided "as is" without express or implied warranty.

1.76 slf4j 1.7.30

1.76.1 Available under license :

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM,

OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

1.77 jboss-logging 3.4.1.Final

1.77.1 Available under license :

Apache License
Version 2.0, January 2004
<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems,

and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this

License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the

Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work,

excluding those notices that do not pertain to any part of the Derivative Works; and

(d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding

those notices that do not

pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the

content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions

of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

1.78 capnslog 0.0.0-20180928190104-399ea9e2e55f

1.78.1 Available under license :

CoreOS Project
Copyright 2014 CoreOS, Inc

This product includes software developed at CoreOS, Inc.
(<http://www.coreos.com/>).

Apache License

Version 2.0, January 2004
<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You"
(or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants

to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work

or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not

pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided

that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. **Submission of Contributions.** Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. **Trademarks.** This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. **Disclaimer of Warranty.** Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. **Limitation of Liability.** In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental,

or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "{}" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright {yyyy} {name of copyright owner}

Licensed under the Apache License, Version 2.0 (the "License"); you may not use this file except in compliance with the License. You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

1.79 headline 8.0

1.79.1 Available under license :

@c The GNU Free Documentation License.

@center Version 1.3, 3 November 2008

@c This file is intended to be included within another document,

@c hence no sectioning command or @node.

@display

Copyright © 2000, 2001, 2002, 2007, 2008 Free Software Foundation, Inc.

<http://fsf.org/>

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

@end display

@enumerate 0

@item

PREAMBLE

The purpose of this License is to make a manual, textbook, or other functional and useful document *free* in the sense of freedom: to assure everyone the effective freedom to copy and redistribute it, with or without modifying it, either commercially or noncommercially. Secondly, this License preserves for the author and publisher a way to get credit for their work, while not being considered responsible for modifications made by others.

This License is a kind of "copyleft", which means that derivative works of the document must themselves be free in the same sense. It complements the GNU General Public License, which is a copyleft license designed for free software.

We have designed this License in order to use it for manuals for free software, because free software needs free documentation: a free program should come with manuals providing the same freedoms that the software does. But this License is not limited to software manuals; it can be used for any textual work, regardless of subject matter or whether it is published as a printed book. We recommend this License principally for works whose purpose is instruction or reference.

@item

APPLICABILITY AND DEFINITIONS

This License applies to any manual or other work, in any medium, that contains a notice placed by the copyright holder saying it can be distributed under the terms of this License. Such a notice grants a world-wide, royalty-free license, unlimited in duration, to use that work under the conditions stated herein. The "Document", below, refers

to any such manual or work. Any member of the public is a licensee, and is addressed as "you". You accept the license if you copy, modify or distribute the work in a way requiring permission under copyright law.

A "Modified Version" of the Document means any work containing the Document or a portion of it, either copied verbatim, or with modifications and/or translated into another language.

A "Secondary Section" is a named appendix or a front-matter section of the Document that deals exclusively with the relationship of the publishers or authors of the Document to the Document's overall subject (or to related matters) and contains nothing that could fall directly within that overall subject. (Thus, if the Document is in part a textbook of mathematics, a Secondary Section may not explain any mathematics.) The relationship could be a matter of historical connection with the subject or with related matters, or of legal, commercial, philosophical, ethical or political position regarding them.

The "Invariant Sections" are certain Secondary Sections whose titles are designated, as being those of Invariant Sections, in the notice that says that the Document is released under this License. If a section does not fit the above definition of Secondary then it is not allowed to be designated as Invariant. The Document may contain zero Invariant Sections. If the Document does not identify any Invariant Sections then there are none.

The "Cover Texts" are certain short passages of text that are listed, as Front-Cover Texts or Back-Cover Texts, in the notice that says that the Document is released under this License. A Front-Cover Text may be at most 5 words, and a Back-Cover Text may be at most 25 words.

A "Transparent" copy of the Document means a machine-readable copy, represented in a format whose specification is available to the general public, that is suitable for revising the document straightforwardly with generic text editors or (for images composed of pixels) generic paint programs or (for drawings) some widely available drawing editor, and that is suitable for input to text formatters or for automatic translation to a variety of formats suitable for input to text formatters. A copy made in an otherwise Transparent file format whose markup, or absence of markup, has been arranged to thwart or discourage subsequent modification by readers is not Transparent. An image format is not Transparent if used for any substantial amount of text. A copy that is not "Transparent" is called "Opaque".

Examples of suitable formats for Transparent copies include plain @sc{ascii} without markup, Texinfo input format, La@TeX{} input format, @acronym{SGML} or @acronym{XML} using a publicly available @acronym{DTD}, and standard-conforming simple @acronym{HTML},

PostScript or @acronym{PDF} designed for human modification. Examples of transparent image formats include @acronym{PNG}, @acronym{XCF} and @acronym{JPG}. Opaque formats include proprietary formats that can be read and edited only by proprietary word processors, @acronym{SGML} or @acronym{XML} for which the @acronym{DTD} and/or processing tools are not generally available, and the machine-generated @acronym{HTML}, PostScript or @acronym{PDF} produced by some word processors for output purposes only.

The ``Title Page" means, for a printed book, the title page itself, plus such following pages as are needed to hold, legibly, the material this License requires to appear in the title page. For works in formats which do not have any title page as such, ``Title Page" means the text near the most prominent appearance of the work's title, preceding the beginning of the body of the text.

The ``publisher" means any person or entity that distributes copies of the Document to the public.

A section ``Entitled XYZ" means a named subunit of the Document whose title either is precisely XYZ or contains XYZ in parentheses following text that translates XYZ in another language. (Here XYZ stands for a specific section name mentioned below, such as ``Acknowledgements", ``Dedications", ``Endorsements", or ``History".) To ``Preserve the Title" of such a section when you modify the Document means that it remains a section ``Entitled XYZ" according to this definition.

The Document may include Warranty Disclaimers next to the notice which states that this License applies to the Document. These Warranty Disclaimers are considered to be included by reference in this License, but only as regards disclaiming warranties: any other implication that these Warranty Disclaimers may have is void and has no effect on the meaning of this License.

@item

VERBATIM COPYING

You may copy and distribute the Document in any medium, either commercially or noncommercially, provided that this License, the copyright notices, and the license notice saying this License applies to the Document are reproduced in all copies, and that you add no other conditions whatsoever to those of this License. You may not use technical measures to obstruct or control the reading or further copying of the copies you make or distribute. However, you may accept compensation in exchange for copies. If you distribute a large enough

number of copies you must also follow the conditions in section 3.

You may also lend copies, under the same conditions stated above, and you may publicly display copies.

@item

COPYING IN QUANTITY

If you publish printed copies (or copies in media that commonly have printed covers) of the Document, numbering more than 100, and the Document's license notice requires Cover Texts, you must enclose the copies in covers that carry, clearly and legibly, all these Cover Texts: Front-Cover Texts on the front cover, and Back-Cover Texts on the back cover. Both covers must also clearly and legibly identify you as the publisher of these copies. The front cover must present the full title with all words of the title equally prominent and visible.

You may add other material on the covers in addition.

Copying with changes limited to the covers, as long as they preserve the title of the Document and satisfy these conditions, can be treated as verbatim copying in other respects.

If the required texts for either cover are too voluminous to fit legibly, you should put the first ones listed (as many as fit reasonably) on the actual cover, and continue the rest onto adjacent pages.

If you publish or distribute Opaque copies of the Document numbering more than 100, you must either include a machine-readable Transparent copy along with each Opaque copy, or state in or with each Opaque copy a computer-network location from which the general network-using public has access to download using public-standard network protocols a complete Transparent copy of the Document, free of added material.

If you use the latter option, you must take reasonably prudent steps, when you begin distribution of Opaque copies in quantity, to ensure that

this Transparent copy will remain thus accessible at the stated location until at least one year after the last time you distribute an Opaque copy (directly or through your agents or retailers) of that edition to the public.

It is requested, but not required, that you contact the authors of the Document well before redistributing any large number of copies, to give them a chance to provide you with an updated version of the Document.

@item

MODIFICATIONS

You may copy and distribute a Modified Version of the Document under the conditions of sections 2 and 3 above, provided that you release the Modified Version under precisely this License, with the Modified Version filling the role of the Document, thus licensing distribution and modification of the Modified Version to whoever possesses a copy of it. In addition, you must do these things in the Modified Version:

@enumerate A

@item

Use in the Title Page (and on the covers, if any) a title distinct from that of the Document, and from those of previous versions (which should, if there were any, be listed in the History section of the Document). You may use the same title as a previous version if the original publisher of that version gives permission.

@item

List on the Title Page, as authors, one or more persons or entities responsible for authorship of the modifications in the Modified Version, together with at least five of the principal authors of the Document (all of its principal authors, if it has fewer than five), unless they release you from this requirement.

@item

State on the Title page the name of the publisher of the Modified Version, as the publisher.

@item

Preserve all the copyright notices of the Document.

@item

Add an appropriate copyright notice for your modifications adjacent to the other copyright notices.

@item

Include, immediately after the copyright notices, a license notice giving the public permission to use the Modified Version under the terms of this License, in the form shown in the Addendum below.

@item

Preserve in that license notice the full lists of Invariant Sections and required Cover Texts given in the Document's license notice.

@item

Include an unaltered copy of this License.

@item

Preserve the section Entitled ``History'', Preserve its Title, and add to it an item stating at least the title, year, new authors, and publisher of the Modified Version as given on the Title Page. If there is no section Entitled ``History'' in the Document, create one stating the title, year, authors, and publisher of the Document as given on its Title Page, then add an item describing the Modified Version as stated in the previous sentence.

@item

Preserve the network location, if any, given in the Document for public access to a Transparent copy of the Document, and likewise the network locations given in the Document for previous versions it was based on. These may be placed in the ``History'' section. You may omit a network location for a work that was published at least four years before the Document itself, or if the original publisher of the version it refers to gives permission.

@item

For any section Entitled ``Acknowledgements'' or ``Dedications'', Preserve the Title of the section, and preserve in the section all the substance and tone of each of the contributor acknowledgements and/or dedications given therein.

@item

Preserve all the Invariant Sections of the Document, unaltered in their text and in their titles. Section numbers or the equivalent are not considered part of the section titles.

@item

Delete any section Entitled ``Endorsements''. Such a section may not be included in the Modified Version.

@item

Do not retitle any existing section to be Entitled ``Endorsements'' or to conflict in title with any Invariant Section.

@item

Preserve any Warranty Disclaimers.

@end enumerate

If the Modified Version includes new front-matter sections or appendices that qualify as Secondary Sections and contain no material copied from the Document,

you may at your option designate some or all of these sections as invariant. To do this, add their titles to the list of Invariant Sections in the Modified Version's license notice. These titles must be distinct from any other section titles.

You may add a section Entitled ``Endorsements'', provided it contains nothing but endorsements of your Modified Version by various parties---for example, statements of peer review or that the text has been approved by an organization as the authoritative definition of a standard.

You may add a passage of up to five words as a Front-Cover Text, and a passage of up to 25 words as a Back-Cover Text, to the end of the list of Cover Texts in the Modified Version. Only one passage of Front-Cover Text and one of Back-Cover Text may be added by (or through arrangements made by) any one entity. If the Document already includes a cover text for the same cover, previously added by you or by arrangement made by the same entity you are acting on behalf of, you may not add another; but you may replace the old one, on explicit permission from the previous publisher that added the old one.

The author(s) and publisher(s) of the Document do not by this License give permission to use their names for publicity for or to assert or imply endorsement of any Modified Version.

@item

COMBINING DOCUMENTS

You may combine the Document with other documents released under this License, under the terms defined in section 4 above for modified versions, provided that you include in the combination all of the Invariant Sections of all of the original documents, unmodified, and list them all as Invariant Sections of your combined work in its license notice, and that you preserve all their Warranty Disclaimers.

The combined work need only contain one copy of this License, and multiple identical Invariant Sections may be replaced with a single copy. If there are multiple Invariant Sections with the same name but different contents, make the title of each such section unique by adding at the end of it, in parentheses, the name of the original author or publisher of that section if known, or else a unique number. Make the same adjustment to the section titles in the list of Invariant Sections in the license notice of the combined work.

In the combination, you must combine any sections Entitled ``History'' in the various original documents, forming one section Entitled ``History''; likewise combine any sections Entitled ``Acknowledgements'', and any sections Entitled ``Dedications''. You must delete all sections Entitled ``Endorsements.''

@item

COLLECTIONS OF DOCUMENTS

You may make a collection consisting of the Document and other documents released under this License, and replace the individual copies of this License in the various documents with a single copy that is included in the collection, provided that you follow the rules of this License for verbatim copying of each of the documents in all other respects.

You may extract

a single document from such a collection, and distribute it individually under this License, provided you insert a copy of this License into the extracted document, and follow this License in all other respects regarding verbatim copying of that document.

@item

AGGREGATION WITH INDEPENDENT WORKS

A compilation of the Document or its derivatives with other separate and independent documents or works, in or on a volume of a storage or distribution medium, is called an "aggregate" if the copyright resulting from the compilation is not used to limit the legal rights of the compilation's users beyond what the individual works permit. When the Document is included in an aggregate, this License does not apply to the other works in the aggregate which are not themselves derivative works of the Document.

If the Cover Text requirement of section 3 is applicable to these copies of the Document, then if the Document is less than one half of the entire aggregate, the Document's Cover Texts may be placed on covers that bracket the Document within the aggregate, or the electronic equivalent of covers if the Document is in electronic form. Otherwise they must appear on printed covers that bracket the whole aggregate.

@item

TRANSLATION

Translation is considered a kind of modification, so you may distribute translations of the Document under the terms of section 4. Replacing Invariant Sections with translations requires special permission from their copyright holders, but you may include translations of some or all Invariant Sections in addition to the original versions of these Invariant Sections. You may include a translation of this License, and all the license notices in the Document, and any Warranty Disclaimers, provided that you also include the original English version of this License and the original versions

of those notices and disclaimers. In case of a disagreement between the translation and the original version of this License or a notice or disclaimer, the original version will prevail.

If a section in the Document is Entitled ``Acknowledgements'', ``Dedications'', or ``History'', the requirement (section 4) to Preserve its Title (section 1) will typically require changing the actual title.

@item

TERMINATION

You may not copy, modify, sublicense, or distribute the Document except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense, or distribute it is void, and will automatically terminate your rights under this License.

However, if you cease all violation of this License, then your license from a particular copyright holder is reinstated (a) provisionally, unless and until the copyright holder explicitly and finally terminates your license, and (b) permanently, if the copyright holder fails to notify you of the violation by some reasonable means prior to 60 days after the cessation.

Moreover, your license from a particular copyright holder is reinstated permanently if the copyright holder notifies you of the violation by some reasonable means, this is the first time you have received notice of violation of this License (for any work) from that copyright holder, and you cure the violation prior to 30 days after your receipt of the notice.

Termination of your rights under this section does not terminate the licenses of parties who have received copies or rights from you under this License. If your rights have been terminated and not permanently reinstated, receipt of a copy of some or all of the same material does not give you any rights to use it.

@item

FUTURE REVISIONS OF THIS LICENSE

The Free Software Foundation may publish new, revised versions of the GNU Free Documentation License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns. See @uref{<http://www.gnu.org/copyleft/>}.

Each version of the License is given a distinguishing version number. If the Document specifies that a particular numbered version of this License "or any later version" applies to it, you have the option of following the terms and conditions either of that specified version or of any later version that has been published (not as a draft) by the Free Software Foundation. If the Document does not specify a version number of this License, you may choose any version ever published (not as a draft) by the Free Software Foundation. If the Document specifies that a proxy can decide which future versions of this License can be used, that proxy's public statement of acceptance of a version permanently authorizes you to choose that version for the Document.

@item

RELICENSING

"Massive Multiauthor Collaboration Site" (or "MMC Site") means any World Wide Web server that publishes copyrightable works and also provides prominent facilities for anybody to edit those works. A public wiki that anybody can edit is an example of such a server. A "Massive Multiauthor Collaboration" (or "MMC") contained in the site means any set of copyrightable works thus published on the MMC site.

"CC-BY-SA" means the Creative Commons Attribution-Share Alike 3.0 license published by Creative Commons Corporation, a not-for-profit corporation with a principal place of business in San Francisco, California, as well as future copyleft versions of that license published by that same organization.

"Incorporate" means to publish or republish a Document, in whole or in part, as part of another Document.

An MMC is "eligible for relicensing" if it is licensed under this License, and if all works that were first published under this License somewhere other than this MMC, and subsequently incorporated in whole or in part into the MMC, (1) had no cover texts or invariant sections, and (2) were thus incorporated prior to November 1, 2008.

The operator of an MMC Site may republish an MMC contained in the site under CC-BY-SA on the same site at any time before August 1, 2009, provided the MMC is eligible for relicensing.

@end enumerate

@page

@heading ADDENDUM: How to use this License for your documents

To use this License in a document you have written, include a copy of the License in the document and put the following copyright and license notices just after the title page:

@smallexample

@group

Copyright (C) @var{year} @var{your name}.

Permission is granted to copy, distribute and/or modify this document under the terms of the GNU Free Documentation License, Version 1.3 or any later version published by the Free Software Foundation; with no Invariant Sections, no Front-Cover Texts, and no Back-Cover Texts. A copy of the license is included in the section entitled ``GNU Free Documentation License".

@end group

@end smallexample

If you have Invariant Sections, Front-Cover Texts and Back-Cover Texts, replace the ``with@dots{ }Texts." line with this:

@smallexample

@group

with the Invariant Sections being @var{list their titles}, with the Front-Cover

Texts being @var{list}, and with the Back-Cover Texts

being @var{list}.

@end group

@end smallexample

If you have Invariant Sections without Cover Texts, or some other combination of the three, merge those two alternatives to suit the situation.

If your document contains nontrivial examples of program code, we recommend releasing these examples in parallel under your choice of free software license, such as the GNU General Public License, to permit their use in free software.

@c Local Variables:

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

@c End:

GNU GENERAL PUBLIC LICENSE

Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.

59 Temple Place, Suite 330, Boston, MA 02111-1307 USA

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. This General Public License applies to most of the Free Software Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Library General Public License instead.) You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free

program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

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

GNU GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.

b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.

c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Program.

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

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

a) Accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

b) Accompany it with a written offer, valid for at least three

years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each

time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among

countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW.

EXCEPT WHEN

OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN

IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

END OF TERMS AND CONDITIONS

How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

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

Copyright (C) <year> <name of author>

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

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program; if not, write to the Free Software Foundation, Inc., 59 Temple Place, Suite 330, Boston, MA 02111-1307 USA

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

If the program is interactive, make it output a short notice like this when it starts in an interactive mode:

```
Gnomovision version 69, Copyright (C) year name of author
Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type `show w'.
This is free software, and you are welcome to redistribute it
under certain conditions; type `show c' for details.
```

The hypothetical commands `show w' and `show c' should show the appropriate parts of the General Public License. Of course, the commands you use may be called something other than `show w' and `show c'; they could even be mouse-clicks or menu items--whatever suits your program.

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

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

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

This General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Library General Public License instead of this License.

GNU GENERAL PUBLIC LICENSE
Version 3, 29 June 2007

Copyright (C) 2007 Free Software Foundation, Inc. <<http://fsf.org/>>
Everyone is permitted to copy and distribute verbatim copies
of this license document, but changing it is not allowed.

Preamble

The GNU General Public License is a free, copyleft license for software and other kinds of works.

The licenses for most software and other practical works are designed to take away your freedom to share and change the works. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change all versions of a program--to make sure it remains free software for all its users. We, the Free Software Foundation, use the GNU General Public License for most of our software; it applies also to any other work released this way by its authors. You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for them if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs, and that you know you can do these things.

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

you modify it: responsibilities to respect the freedom of others.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must pass on to the recipients the same freedoms that you received. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

Developers that use the GNU GPL protect your rights with two steps:

(1)

assert copyright on the software, and (2) offer you this License giving you legal permission to copy, distribute and/or modify it.

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

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

ready to extend this provision to those domains in future versions of the GPL, as needed to protect the freedom of users.

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

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

TERMS AND CONDITIONS

0. Definitions.

"This License" refers to version 3 of the GNU General Public License.

"Copyright" also means copyright-like laws that apply to other kinds of

works, such as semiconductor masks.

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

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

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

To "propagate" a work means to do anything with it that, without permission, would make you directly or secondarily liable for infringement under applicable copyright law, except executing it on a computer or modifying a private copy. Propagation includes copying, distribution (with or without modification), making available to the public, and in some countries other activities as well.

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

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

1. Source Code.

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

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

The

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

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

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

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

2. Basic Permissions.

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

You may make, run and propagate covered works that you do not convey, without conditions so long as your license otherwise remains in force. You may convey covered works to others for the sole purpose of having them make modifications exclusively for you, or provide you with facilities for running those works, provided that you comply with

the terms of this License in conveying all material for which you do not control copyright. Those thus making or running the covered works for you must do so exclusively on your behalf, under your direction and control, on terms that prohibit them from making any copies of your copyrighted material outside their relationship with you.

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

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

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

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

4. Conveying Verbatim Copies.

You may convey verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice; keep intact all notices stating that this License and any non-permissive terms added in accord with section 7 apply to the code; keep intact all notices of the absence of any warranty; and give all recipients a copy of this License along with the Program.

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

5. Conveying Modified Source Versions.

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

- a) The work must carry prominent notices stating that you modified

it, and giving a relevant date.

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

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

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

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

6. Conveying Non-Source Forms.

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

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

b) Convey the object code in, or embodied in, a physical product (including a physical distribution medium), accompanied by a written offer, valid for at least three years

and valid for as

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

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

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

e) Convey the object code using peer-to-peer transmission, provided you inform other peers where the object code and Corresponding Source of the work are being offered to the general public at no charge under subsection 6d.

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

A "User Product" is either (1) a "consumer product", which means any tangible personal property which is normally used for personal, family, or household purposes, or (2) anything designed or sold for incorporation into a dwelling. In determining whether a product is a consumer product, doubtful cases shall be resolved in favor of coverage. For a particular product received by a particular user, "normally used" refers to a typical or common use of that class of product, regardless of the status of the particular user or of the way in which the particular user

actually uses, or expects or is expected to use, the product. A product is a consumer product regardless of whether the product has substantial commercial, industrial or non-consumer uses, unless such uses represent the only significant mode of use of the product.

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

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

The requirement to provide Installation Information does not include a requirement to continue to provide support service, warranty, or updates for a work that has been modified or installed by the recipient, or for the User Product in which it has been modified or installed. Access to a network may be denied when the modification itself materially and adversely affects the operation of the network or violates the rules and protocols for communication across the network.

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

7. Additional Terms.

"Additional permissions" are terms that supplement the terms of this License by making exceptions from one or more of its conditions. Additional permissions that are applicable to the entire Program shall be treated as though they were included in this License, to the extent that they are valid under applicable law. If additional permissions

apply only to part of the Program, that part may be used separately under those permissions, but the entire Program remains governed by this License without regard to the additional permissions.

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

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

- a) Disclaiming warranty or limiting liability differently from the terms of sections 15 and 16 of this License; or
- b) Requiring preservation of specified reasonable legal notices or author attributions in that material or in the Appropriate Legal Notices displayed by works containing it; or
- c) Prohibiting misrepresentation of the origin of that material, or requiring that modified versions of such material be marked in reasonable ways as different from the original version; or
- d) Limiting the use for publicity purposes of names of licensors or authors of the material; or
- e) Declining to grant rights under trademark law for use of some trade names, trademarks, or service marks; or
- f) Requiring indemnification of licensors and authors of that material by anyone who conveys the material (or modified versions of it) with contractual assumptions of liability to the recipient, for any liability that these contractual assumptions directly impose on those licensors and authors.

All other non-permissive additional terms are considered "further restrictions" within the meaning of section 10. If the Program as you received it, or any part of it, contains a notice stating that it is governed by this License along with a term that is a further restriction, you may remove that term. If a license document contains a further restriction but permits relicensing or conveying under this License, you may add to a covered work material governed by the terms of that license document, provided that the further restriction does

not survive such relicensing or conveying.

If you add terms to a covered work in accord with this section, you must place, in the relevant source files, a statement of the additional terms that apply to those files, or a notice indicating where to find the applicable terms.

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

8. Termination.

You may not propagate or modify a covered work except as expressly provided under this License. Any attempt otherwise to propagate or modify it is void, and will automatically terminate your rights under this License (including any patent licenses granted under the third paragraph of section 11).

However, if you cease all violation of this License, then your license from a particular copyright holder is reinstated (a) provisionally, unless and until the copyright holder explicitly and finally terminates your license, and (b) permanently, if the copyright holder fails to notify you of the violation by some reasonable means prior to 60 days after the cessation.

Moreover, your license from a particular copyright holder is reinstated permanently if the copyright holder notifies you of the violation by some reasonable means, this is the first time you have received notice of violation of this License (for any work) from that copyright holder, and you cure the violation prior to 30 days after your receipt of the notice.

Termination of your rights under this section does not terminate the licenses of parties who have received copies or rights from you under this License. If your rights have been terminated and not permanently reinstated, you do not qualify to receive new licenses for the same material under section 10.

9. Acceptance Not Required for Having Copies.

You are not required to accept this License in order to receive or run a copy of the Program. Ancillary propagation of a covered work occurring solely as a consequence of using peer-to-peer transmission to receive a copy likewise does not require acceptance. However, nothing other than this License grants you permission to propagate or

modify any covered work. These actions infringe copyright if you do not accept this License. Therefore, by modifying or propagating a covered work, you indicate your acceptance of this License to do so.

10. Automatic Licensing of Downstream Recipients.

Each time you convey a covered work, the recipient automatically receives a license from the original licensors, to run, modify and propagate that work, subject to this License. You are not responsible for enforcing compliance by third parties with this License.

An "entity transaction" is a transaction transferring control of an organization, or substantially all assets of one, or subdividing an organization, or merging organizations. If propagation of a covered work results from an entity transaction, each party to that transaction who receives a copy of the work also receives whatever licenses to the work the party's predecessor in interest had or could give under the previous paragraph, plus a right to possession of the Corresponding Source of the work from the predecessor in interest, if the predecessor has it or can get it with reasonable efforts.

You may not impose any further restrictions on the exercise of the rights granted or affirmed under this License. For example, you may not impose a license fee, royalty, or other charge for exercise of rights granted under this License, and you may not initiate litigation (including a cross-claim or counterclaim in a lawsuit) alleging that any patent claim is infringed by making, using, selling, offering for sale, or importing the Program or any portion of it.

11. Patents.

A "contributor" is a copyright holder who authorizes use under this License of the Program or a work on which the Program is based. The work thus licensed is called the contributor's "contributor version".

A contributor's "essential patent claims" are all patent claims owned or controlled by the contributor, whether already acquired or hereafter acquired, that would be infringed by some manner, permitted by this License, of making, using, or selling its contributor version, but do not include claims that would be infringed only as a consequence of further modification of the contributor version. For purposes of this definition, "control" includes the right to grant patent sublicenses in a manner consistent with the requirements of this License.

Each contributor grants you a non-exclusive, worldwide, royalty-free patent license under the contributor's essential patent claims, to make, use, sell, offer for sale, import and otherwise run, modify and propagate the contents of its contributor version.

In the following three paragraphs, a "patent license" is any express agreement or commitment, however denominated, not to enforce a patent (such as an express permission to practice a patent or covenant not to sue for patent infringement). To "grant" such a patent license to a party means to make such an agreement or commitment not to enforce a patent against the party.

If you convey a covered work, knowingly relying on a patent license, and the Corresponding Source of the work is not available for anyone to copy, free of charge and under the terms of this License, through a publicly available network server or other readily accessible means, then you must either (1) cause the Corresponding Source to be so available, or (2) arrange to deprive yourself of the benefit of the patent license for this particular work, or (3) arrange, in a manner consistent with the requirements of this License, to extend the patent license to downstream recipients. "Knowingly relying" means you have actual knowledge that, but for the patent license, your conveying the covered work in a country, or your recipient's use of the covered work in a country, would infringe one or more identifiable patents in that country that you have reason to believe are valid.

If, pursuant to or in connection with a single transaction or arrangement, you convey, or propagate by procuring conveyance of, a covered work, and grant a patent license to some of the parties receiving the covered work authorizing them to use, propagate, modify or convey a specific copy of the covered work, then the patent license you grant is automatically extended to all recipients of the covered work and works based on it.

A patent license is "discriminatory" if it does not include within the scope of its coverage, prohibits the exercise of, or is conditioned on the non-exercise of one or more of the rights that are specifically granted under this License. You may not convey a covered work if you are a party to an arrangement with a third party that is in the business of distributing software, under which you make payment to the third party based on the extent of your activity of conveying the work, and under which the third party grants, to any of the parties who would receive the covered work from you, a discriminatory patent license (a) in connection with copies of the covered work conveyed by you (or copies made from those copies), or (b) primarily for and in connection with specific products or compilations that

contain the covered work, unless you entered into that arrangement,
or
that patent license was granted, prior to 28 March 2007.

Nothing in this License shall be construed as excluding or limiting any implied license or other defenses to infringement that may otherwise be available to you under applicable patent law.

12. No Surrender of Others' Freedom.

If conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot convey a covered work so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not convey it at all. For example, if you agree to terms that obligate you to collect a royalty for further conveying from those to whom you convey the Program, the only way you could satisfy both those terms and this License would be to refrain entirely from conveying the Program.

13. Use with the GNU Affero General Public License.

Notwithstanding any other provision of this License, you have permission to link or combine any covered work with a work licensed under version 3 of the GNU Affero General Public License into a single combined work, and to convey the resulting work. The terms of this License will continue to apply to the part which is the covered work, but the special requirements of the GNU Affero General Public License, section 13, concerning interaction through a network will apply to the combination as such.

14. Revised Versions of this License.

The Free Software Foundation may publish revised and/or new versions of the GNU General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies that a certain numbered version of the GNU General Public License "or any later version" applies to it, you have the option of following the terms and conditions either of that numbered version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of the GNU General Public License, you may choose any version ever published by the Free Software Foundation.

If the Program specifies that a proxy can decide which future versions of the GNU General Public License can be used, that proxy's public statement of acceptance of a version permanently authorizes you to choose that version for the Program.

Later license versions may give you additional or different permissions. However, no additional obligations are imposed on any author or copyright holder as a result of your choosing to follow a later version.

15. Disclaimer of Warranty.

THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

16. Limitation of Liability.

IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MODIFIES AND/OR CONVEYS THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

17.

Interpretation of Sections 15 and 16.

If the disclaimer of warranty and limitation of liability provided above cannot be given local legal effect according to their terms, reviewing courts shall apply local law that most closely approximates an absolute waiver of all civil liability in connection with the Program, unless a warranty or assumption of liability accompanies a copy of the Program in return for a fee.

END OF TERMS AND CONDITIONS

How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively state the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

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

Copyright (C) <year> <name of author>

This program is free software: you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation, either version 3 of the License, or (at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program. If not, see <<http://www.gnu.org/licenses/>>.

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

If the program does terminal interaction, make it output a short notice like this when it starts in an interactive mode:

<program> Copyright (C) <year> <name of author>

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

This is free software, and you are welcome to redistribute it under certain conditions; type `show c' for details.

The hypothetical commands `show w' and `show c' should show the appropriate parts of the General Public License. Of course, your program's commands might be different; for a GUI interface, you would use an "about box".

You should also get your employer (if you work as a programmer) or school, if any, to sign a "copyright disclaimer" for the program, if necessary. For more information on this, and how to apply and follow the GNU GPL, see <<http://www.gnu.org/licenses/>>.

The GNU General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you

may consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Lesser General Public License instead of this License. But first, please read <<http://www.gnu.org/philosophy/why-not-lgpl.html>>.

1.80 go-colortext 1.0.0

1.80.1 Available under license :

BSD License

=====

Copyright (c) 2016, David Deng
All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- * Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- * Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
- * Neither the name of go-colortext nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT HOLDER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

MIT License

=====

Copyright (c) 2016 David Deng

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The

above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

1.81 flowrate 0.0.0-20140419014527-cca7078d478f

1.81.1 Available under license :

Copyright (c) 2014 The Go-FlowRate Authors. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- * Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- * Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
- * Neither the name of the go-flowrate project nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE

ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

1.82 pyasn1-modules 0.2.8

1.82.1 Available under license :

Copyright (c) 2005-2019, Ilya Etingof <etingof@gmail.com>

All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

* Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.

* Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT HOLDER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

1.83 urllib3 1.25.8

1.83.1 Available under license :

MIT License

Copyright (c) 2008-2019 Andrey Petrov and contributors (see CONTRIBUTORS.txt)

Permission is hereby granted, free of charge, to any person obtaining a copy

of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Contributions to the urllib3 project

Creator & Maintainer

* Andrey Petrov <andrey.petrov@shazow.net>

Contributors

In chronological order:

* victor.vde <<http://code.google.com/u/victor.vde/>>

* HTTPS patch (which inspired HTTPSConnectionPool)

* erikcederstrand <<http://code.google.com/u/erikcederstrand/>>

* NTLM-authenticated HTTPSConnectionPool

* Basic-authenticated HTTPSConnectionPool (merged into make_headers)

* niphlod <niphlod@gmail.com>

* Client-verified SSL certificates for HTTPSConnectionPool

* Response gzip and deflate encoding support

* Better unicode support for filepost using StringIO buffers

* btoconnor <brian@btoconnor.net>

* Non-multipart encoding for POST requests

* p.dobrogost <<http://code.google.com/u/@WBRSRIBZDhBFXQB6/>>

* Code review, PEP8 compliance, benchmark fix

* kennethreitz <me@kennethreitz.com>

* Bugfixes, suggestions, Requests integration

- * georgemarshall <<https://github.com/georgemarshall>>
 - * Bugfixes, Improvements and Test coverage

- * Thomas Kluyver <thomas@kluyver.me.uk>
 - * Python 3 support

- * brandon-rhodes <<http://rhodesmill.org/brandon>>
 - * Design review, bugfixes, test coverage.

- * studer <theo.studer@gmail.com>
 - * IPv6 url support and test coverage

- * Shivaram Lingamneni <slingamn@cs.stanford.edu>
 - * Support for explicitly closing pooled connections

- * hartator <hartator@gmail.com>
 - * Corrected multipart behavior for params

- * Thomas Weischuh <thomas@t-8ch.de>
 - * Support for TLS SNI
 - * API unification of ssl_version/cert_reqs
 - * SSL fingerprint and alternative hostname verification
 - * Bugfixes in testsuite

- * Sune Kirkeby <mig@ibofobi.dk>
 - * Optional SNI-support for Python 2 via PyOpenSSL.

- * Marc Schlaich <marc.schlaich@gmail.com>
 - * Various bugfixes and test improvements.

- * Bryce Boe <bbzbryce@gmail.com>
 - * Correct six.moves conflict
 - * Fixed pickle support of some exceptions

- * Boris Figovsky <boris.figovsky@ravello systems.com>
 - * Allowed to skip SSL hostname verification

- * Cory Benfield
<<https://lukasa.co.uk/about/>>
 - * Stream method for Response objects.
 - * Return native strings in header values.
 - * Generate 'Host' header when using proxies.

- * Jason Robinson <jaywink@basshero.org>
 - * Add missing WrappedSocket.fileno method in PyOpenSSL

- * Audrius Butkevicius <audrius.butkevicius@elastichosts.com>
- * Fixed a race condition

- * Stanislav Vitkovskiy <stas.vitkovsky@gmail.com>
- * Added HTTPS (CONNECT) proxy support

- * Stephen Holsapple <sholsapp@gmail.com>
- * Added abstraction for granular control of request fields

- * Martin von Gagern <Martin.vGagern@gmx.net>
- * Support for non-ASCII header parameters

- * Kevin Burke <kev@inburke.com> and Pavel Kirichenko <juanych@yandex-team.ru>
- * Support for separate connect and request timeouts

- * Peter Waller <p@pwaller.net>
- * HTTPResponse.tell() for determining amount received over the wire

- * Nipunn Koorapati <nipunn1313@gmail.com>
- * Ignore default ports when comparing hosts for equality

- * Danilo @dbrgn <https://dbrgn.ch/>
- * Disabled TLS compression by default on Python 3.2+
- * Disabled TLS compression in pyopenssl contrib module
- * Configurable cipher suites in pyopenssl contrib module

- * Roman Bogorodskiy <roman.bogorodskiy@ericsson.com>
- * Account retries on proxy errors

- * Nicolas Delaby <nicolas.delaby@ezeep.com>
- * Use the platform-specific CA certificate locations

- * Josh Schneier <https://github.com/jschneier>
- * HTTPHeaderDict and associated tests and docs
- * Bugfixes, docs, test coverage

- * Tahia Khan <http://tahia.tk/>
- * Added Timeout examples in docs

- * Arthur Grunseid <https://grunseid.com>
- * source_address support and tests (with https://github.com/bui)

- * Ian Cordasco <graffatcolmingov@gmail.com>
- * PEP8 Compliance and Linting
- * Add ability to pass socket options to an HTTP Connection

- * Erik Tollerud <erik.tollerud@gmail.com>
- * Support for standard library io module.

- * Krishna Prasad <kprasad.iitd@gmail.com>
- * Google App Engine documentation

- * Aaron Meurer
<asmeurer@gmail.com>
- * Added Url.url, which unparses a Url

- * Evgeny Kapun <abacabadabacaba@gmail.com>
- * Bugfixes

- * Benjamin Meyer <bm_witness@yahoo.com>
- * Security Warning Documentation update for proper capture

- * Shivan Sornarajah <github@sornars.com>
- * Support for using ConnectionPool and PoolManager as context managers.

- * Alex Gaynor <alex.gaynor@gmail.com>
- * Updates to the default SSL configuration

- * Tomas Tomecek <ttomecek@redhat.com>
- * Implemented generator for getting chunks from chunked responses.

- * tlynn <https://github.com/tlynn>
- * Respect the warning preferences at import.

- * David D. Riddle <ddriddle@illinois.edu>
- * IPv6 bugfixes in testsuite

- * Thea Flowers <magicalgirl@google.com>
- * App Engine environment tests.
- * Documentation re-write.

- * John Krauss <https://github.com/talos>
- * Clues to debugging problems with `cryptography` dependency in docs

- * Disassem <https://github.com/Disassem>
- * Fix pool-default headers not applying for url-encoded requests like GET.

- * James Atherfold <jlatherfold@hotmail.com>
- * Bugfixes relating to cleanup of connections during errors.

- * Christian Pedersen <https://github.com/chripede>
- * IPv6 HTTPS proxy bugfix

- * Jordan Moldow <https://github.com/jmoldow>
- * Fix low-level exceptions leaking from ``HTTPResponse.stream()``.

- * Bugfix for ``ConnectionPool.urlopen(release_conn=False)``.
- * Creation of ``HTTPConnectionPool.ResponseCls``.

- * Predrag Gruevski <<https://github.com/obi1kenobi>>
- * Made cert digest comparison use a constant-time algorithm.

- * Adam Talsma <<https://github.com/a-tal>>
- * Bugfix to ca_cert file paths.

- * Evan Meagher <<https://evanmeagher.net>>
- * Bugfix related to `memoryview` usage in PyOpenSSL adapter

- * John Vandenberg <jayvdb@gmail.com>
- * Python 2.6 fixes; pyflakes and pep8 compliance

- * Andy Caldwell <andy.m.caldwell@gmail.com>
- * Bugfix related to reusing connections in indeterminate states.

- * Ville Skytt <ville.skytta@iki.fi>
- * Logging efficiency improvements, spelling fixes, Travis config.

- * Shige Takeda <smtakeda@gmail.com>
- * Started Recipes documentation and added a recipe about handling concatenated gzip data in HTTP response

- * Jess Shapiro <jesse@jesseshapiro.net>
- * Various character-encoding fixes/tweaks
- * Disabling IPv6 DNS when IPv6 connections not supported

- * David Foster <<http://dafoster.net/>>
- * Ensure order of request and response headers are preserved.

- * Jeremy Cline <jeremy@jcline.org>
- * Added connection pool keys by scheme

- * Aviv Palivoda <palaviv@gmail.com>
- * History list to Retry object.
- * HTTPResponse contains the last Retry object.

- * Nate Prewitt <nate.prewitt@gmail.com>
- * Ensure timeouts are not booleans and greater than zero.
- * Fixed infinite loop in ``stream`` when amt=None.
- * Added length_remaining to determine remaining data to be read.
- * Added enforce_content_length to raise exception when incorrect content-length received.

- * Seth Michael Larson <sethmichaellarson@protonmail.com>
- * Created selectors backport that supports PEP 475.

- * Alexandre Dias <alex.dias@smarkets.com>
- * Don't retry on timeout if method not in whitelist

- * Moinuddin Quadri <moin18@gmail.com>
- * Lazily load idna package

- * Tom White <s6yg1ez3@mail2tor.com>
- * Made SOCKS handler differentiate socks5h from socks5 and socks4a from socks4.

- * Tim Burke <tim.burke@gmail.com>
- * Stop buffering entire deflate-encoded responses.

- * Tuukka Mustonen <tuukka.mustonen@gmail.com>
- * Add counter for status_forcelist retries.

- * Erik Rose <erik@mozilla.com>
- * Bugfix to pyopenssl vendoring

- * Wolfgang Richter <wolfgang.richter@gmail.com>
- * Bugfix related to loading full certificate chains with PyOpenSSL backend.

- * Mike Miller <github@mikeage.net>
- * Logging improvements to include the HTTP(S) port when opening a new connection

- * Ioannis Tziakos <mail@itziakos.gr>
- * Fix ``util.selectors._fileobj_to_fd`` to accept ``long``.
- * Update appveyor tox setup to use the 64bit python.

- * Akamai
(through Jess Shapiro) <jshapiro@akamai.com>
- * Ongoing maintenance; 2017-2018

- * Dominique Leuenberger <dimstar@opensuse.org>
- * Minor fixes in the test suite

- * Will Bond <will@wbond.net>
- * Add Python 2.6 support to ``contrib.securetransport``

- * Aleksei Alekseev <alekseev.yeskela@gmail.com>
- * using auth info for socks proxy

- * Chris Wilcox <git@crwilcox.com>
- * Improve contribution guide
- * Add ``HTTPResponse.geturl`` method to provide ``urllib2.urlopen().geturl()`` behavior

- * Bruce Merry <https://www.brucemerry.org.za>
- * Fix leaking exceptions when system calls are interrupted with zero timeout

- * Hugo van Kemenade <<https://github.com/hugovk>>
- * Drop support for EOL Python 2.6

- * Tim Bell <<https://github.com/timb07>>
- * Bugfix for responses with Content-Type: message/* logging warnings

- * Justin Bramley <<https://github.com/jbramleycl>>
- * Add ability to handle multiple Content-Encodings

- * Katsuhiko YOSHIDA <<https://github.com/kyoshidajp>>
- * Remove Authorization header
regardless of case when redirecting to cross-site

- * James Meickle <<https://permadeath.com/>>
- * Improve handling of Retry-After header

- * Chris Jerdonek <chris.jerdonek@gmail.com>
- * Remove a spurious TypeError from the exception chain inside
HTTPConnectionPool._make_request(), also for BaseExceptions.

- * [Your name or handle] <[email or website]>
- * [Brief summary of your changes]

1.84 coreos-semver 0.3.0

1.84.1 Available under license :

CoreOS Project
Copyright 2018 CoreOS, Inc

This product includes software developed at CoreOS, Inc.
(<http://www.coreos.com/>).

Apache License
Version 2.0, January 2004
<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all

other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this

License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the

Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

(a) You must give any other recipients of the Work or Derivative Works a copy of this License; and

(b) You must cause any modified files to carry prominent notices stating that You changed the files; and

(c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and

(d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must

include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special,

incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.

See the License for the specific language governing permissions and limitations under the License.

1.85 mpdecimal 2.4.2-3

1.85.1 Available under license :

/*

* Copyright (c) 2008-2016 Stefan KraH. All rights reserved.

*

* Redistribution and use in source and binary forms, with or without
* modification, are permitted provided that the following conditions
* are met:

*

* 1. Redistributions of source code must retain the above copyright
* notice, this list of conditions and the following disclaimer.

*

* 2. Redistributions in binary form must reproduce the above copyright
* notice, this list of conditions and the following disclaimer in the
* documentation and/or other materials provided with the distribution.

*

* THIS SOFTWARE IS PROVIDED BY THE AUTHOR AND CONTRIBUTORS "AS IS" AND
* ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE
* IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE
* ARE DISCLAIMED. IN NO EVENT SHALL THE AUTHOR OR CONTRIBUTORS BE LIABLE
* FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL
* DAMAGES (INCLUDING, BUT NOT LIMITED
* TO, PROCUREMENT OF SUBSTITUTE GOODS
* OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION)
* HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT
* LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY
* OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF
* SUCH DAMAGE.

*/

DOCUMENTATION LICENSE

=====

Copyright 2010-2016 Stefan KraH. All rights reserved.

Redistribution and use in source (RST) and 'compiled' forms (HTML, PDF,
PostScript and so forth) with or without modification, are permitted
provided that the following conditions are met:

1. Redistributions of source code (RST) must retain the above
copyright notice, this list of conditions and the following
disclaimer as the first lines of this file unmodified.

2. Modified documents must carry a notice that modification has occurred. This notice must also be present in any compiled form.
3. Redistributions in compiled form (converted to HTML, PDF, PostScript and other formats) must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

THIS DOCUMENTATION IS PROVIDED BY THE AUTHOR "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS DOCUMENTATION, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

DISTRIBUTOR NOTES

=====

The license is the standard FreeBSD Documentation License with an added clause that requires a user notice for modifications. The following modification notices are sufficient:

RST files

The modification notice may be added below the license:

Copyright 2010-2016 Stefan Krahl. All rights reserved.

...

...

IF ADVISED

OF THE POSSIBILITY OF SUCH DAMAGE.

This file was modified in 2016 by DISTRIBUTOR.

HTML files

The modification notice may be added to the copyright footer:

Copyright 2010-2016 Stefan Kraah, modified 2016 by DISTRIBUTOR.

1.86 libcap-ng 0.7.9-2.1build1

1.86.1 Available under license :

GNU LESSER GENERAL PUBLIC LICENSE

Version 2.1, February 1999

Copyright (C) 1991, 1999 Free Software Foundation, Inc.

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

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

[This is the first released version of the Lesser GPL. It also counts as the successor of the GNU Library Public License, version 2, hence the version number 2.1.]

Preamble

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

This license, the Lesser General Public License, applies to some specially designated software packages--typically libraries--of the Free Software Foundation and other authors who decide to use it. You can use it too, but we suggest you first think carefully about whether this license or the ordinary General Public License is the better strategy to use in any particular case, based on the explanations below.

When we speak of free software, we are referring to freedom of use, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish); that you receive source code or can get it if you want it; that you can change the software and use pieces of it in new free programs; and that you are informed that you can do these things.

To protect your rights, we need to make restrictions that forbid distributors to deny you these rights or to ask you to surrender these rights. These restrictions translate to certain responsibilities for

you if you distribute copies of the library or if you modify it.

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

We protect your rights with a two-step method: (1) we copyright the library, and (2) we offer you this license, which gives you legal permission to copy, distribute and/or modify the library.

To protect each distributor, we want to make it very clear that there is no warranty for the free library. Also, if the library is modified by someone else and passed on, the recipients should know that what they have is not the original version, so that the original author's reputation will not be affected by problems that might be introduced by others.

^L

Finally, software patents pose a constant threat to the existence of any free program. We wish to make sure that a company cannot effectively restrict the users of a free program by obtaining a restrictive license from a patent holder. Therefore, we insist that any patent license obtained for a version of the library must be consistent with the full freedom of use specified in this license.

Most GNU software, including some libraries, is covered by the ordinary GNU General Public License. This license, the GNU Lesser General Public License, applies to certain designated libraries, and is quite different from the ordinary General Public License. We use this license for certain libraries in order to permit linking those libraries into non-free programs.

When a program is linked with a library, whether statically or using a shared library, the combination of the two is legally speaking a combined work, a derivative of the original library. The ordinary General Public License therefore permits such linking only if the entire combination fits its criteria of freedom. The Lesser General Public License permits more lax criteria for linking other code with the library.

We call this license the "Lesser" General Public License because it does Less to protect the user's freedom than the ordinary General

Public License. It also provides other free software developers Less of an advantage over competing non-free programs. These disadvantages are the reason we use the ordinary General Public License for many libraries. However, the Lesser license provides advantages in certain special circumstances.

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

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

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

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

^L

GNU LESSER GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

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

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

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

"Source code" for a work means the preferred form of the work for making modifications to it. For a library, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the library.

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

1. You may copy and distribute verbatim copies of the Library's complete source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and distribute a copy of this License along with the Library.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Library or any portion of it, thus forming a work based on the Library, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

- a) The modified work must itself be a software library.
- b) You must cause the files modified to carry prominent notices stating that you changed the files and the date of any change.
- c) You must cause the whole of the work to be licensed at no

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

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

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

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Library, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Library, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Library.

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

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

these notices.

^L

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

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

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

complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange.

If distribution of object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place satisfies the requirement to distribute the source code, even though third parties are not compelled to copy the source along with the object code.

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

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

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

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

Library will still fall under Section 6.)

Otherwise, if the work is a derivative of the Library, you may distribute

the object code for the work under the terms of Section 6.

Any executables containing that work also fall under Section 6, whether or not they are linked directly with the Library itself.

^L

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

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

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

b) Use a suitable shared library mechanism for linking with the Library. A suitable mechanism is one that (1) uses at run time a copy of the library already present on the user's computer system, rather than copying library functions into the executable, and (2)

will operate properly with a modified version of the library, if the user installs one, as long as the modified version is interface-compatible with the version that the work was made with.

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

than the cost of performing this distribution.

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

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

For an executable, the required form of the "work that uses the Library" must include any data and utility programs needed for reproducing the executable from it. However, as a special exception, the materials to be distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

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

^L

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

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

with any other library

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

b) Give prominent notice with the combined library of the fact that part of it is a work based on the Library, and explaining where to find the accompanying uncombined form of the same work.

8. You may not copy, modify, sublicense, link with, or distribute the Library except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense, link with, or distribute the Library is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses

terminated so long as such parties remain in full compliance.

9. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Library or its derivative works. These actions are prohibited

by law if you do not accept this License. Therefore, by modifying or distributing the Library (or any work based on the Library), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Library or works based on it.

10. Each time you redistribute the Library (or any work based on the Library), the recipient automatically receives a license from the original licensor to copy, distribute, link with or modify the Library subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties with this License.

^L

11. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Library at all. For example, if a patent license would not permit royalty-free redistribution of the Library by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Library.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply, and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing

to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

12. If the distribution and/or use of the Library is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Library under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

13. The Free Software Foundation may publish revised and/or new versions of the Lesser General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Library specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Library does not specify a license version number, you may choose any version ever published by the Free Software Foundation.

^L

14. If you wish to incorporate parts of the Library into other free programs whose distribution conditions are incompatible with these, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

NO WARRANTY

15. BECAUSE THE LIBRARY IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE LIBRARY, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE LIBRARY "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE LIBRARY IS WITH YOU. SHOULD THE LIBRARY PROVE DEFECTIVE, YOU ASSUME

THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

16. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE LIBRARY AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE LIBRARY (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE LIBRARY TO OPERATE WITH ANY OTHER SOFTWARE), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

END OF TERMS AND CONDITIONS

^L

How to Apply These Terms to Your New Libraries

If you develop a new library, and you want it to be of the greatest possible use to the public, we recommend making it free software that everyone can redistribute and change. You can do so by permitting redistribution under these terms (or, alternatively, under the terms of the ordinary General Public License).

To apply these terms, attach the following notices to the library.

It is safest to attach them to the start of each source

file to most

effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

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

Copyright (C) <year> <name of author>

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

This library is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU Lesser General Public License for more details.

You should have received a copy of the GNU Lesser General Public License along with this library; if not, write to the Free Software

Foundation, Inc., 51 Franklin Street, Fifth Floor,
Boston, MA 02110-1301 USA

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

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

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

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

That's all there is to it!

GNU GENERAL PUBLIC LICENSE
Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.
59 Temple Place, Suite 330, Boston, MA 02111-1307 USA
Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. This General Public License applies to most of the Free Software Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Library General Public License instead.) You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid

anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

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

GNU GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program

is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.

b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.

c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based

on the Program, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Program.

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

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

a) Accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under

any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW.

EXCEPT WHEN

OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN

IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

END OF TERMS AND CONDITIONS

How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

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

Copyright (C) <year> <name of author>

This program is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation; either version 2 of the License,

or

(at your option) any later version.

This program is distributed in the hope that it will be useful,

but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program; if not, write to the Free Software Foundation, Inc., 59 Temple Place, Suite 330, Boston, MA 02111-1307 USA

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

If the program is interactive, make it output a short notice like this when it starts in an interactive mode:

```
Gnomovision version 69, Copyright (C) year name of author
Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type `show w'.
This is free software, and you are welcome to redistribute it
under certain conditions; type `show c' for details.
```

The hypothetical commands `show w' and `show c' should show the appropriate parts of the General Public License. Of course, the commands you use may be called something other than `show w' and `show c'; they could even be mouse-clicks or menu items--whatever suits your program.

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

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

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

This General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Library General Public License instead of this License.

1.87 netcat-openbsd 1.206-1ubuntu1

1.87.1 Available under license :

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

```
.\ " $OpenBSD: nc.1,v 1.93 2018/12/27 17:45:36 jmc Exp $
```

```
.\"
.\" Copyright (c) 1996 David Sacerdote
.\" All rights reserved.
.\"
.\" Redistribution and use in source and binary forms, with or without
.\" modification, are permitted provided that the following conditions
.\" are met:
.\" 1. Redistributions of source code must retain the above copyright
.\" notice, this list of conditions and the following disclaimer.
.\" 2. Redistributions in binary form must reproduce the above copyright
.\" notice, this list of conditions and the following disclaimer in the
.\" documentation and/or other materials provided with the distribution.
.\" 3. The name of the author may not be used to endorse or promote products
.\" derived from this software without specific prior written permission
.\"
.\" THIS SOFTWARE IS PROVIDED BY THE AUTHOR ``AS IS'' AND ANY EXPRESS OR
.\" IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED
.\" TO, THE IMPLIED WARRANTIES
.\" OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED.
.\" IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY DIRECT, INDIRECT,
.\" INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT
.\" NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE,
.\" DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY
.\" THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT
.\" (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF
.\" THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.
.\"
```

Found in path(s):

```
* /opt/ws_local/PERMITS_SQL/1029757464_1598376050.87/0/netcat-openbsd-1-206-orig-tar-gz/netcat-openbsd-1.206/nc.1
```

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

```
/*
```

```
* Copyright (c) 2001 Eric Jackson <ericj@monkey.org>
```

```
* Copyright (c) 2015 Bob Beck. All rights reserved.
```

```
*
```

```
* Redistribution and use in source and binary forms, with or without
```

```
* modification, are permitted provided that the following conditions
```

```
* are met:
```

```
*
```

```
* 1. Redistributions of source code must retain the above copyright
```

```
* notice, this list of conditions and the following disclaimer.
```

```
* 2. Redistributions in binary form must reproduce the above copyright
```

```
* notice, this list of conditions and the following disclaimer in the
```

```
* documentation and/or other materials provided with the distribution.
```

```
* 3. The name of the author may not be used to endorse or promote products
```

```
* derived from this software without specific prior written permission.
```

*
* THIS SOFTWARE IS PROVIDED BY THE AUTHOR ``AS IS" AND ANY EXPRESS OR
* IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES
*
OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED.
* IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY DIRECT, INDIRECT,
* INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT
* NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE,
* DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY
* THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT
* (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF
* THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.
*/

Found in path(s):

* /opt/ws_local/PERMITS_SQL/1029757464_1598376050.87/0/netcat-openbsd-1-206-orig-tar-gz/netcat-openbsd-1.206/netcat.c

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

/*

* Copyright (c) 1999 Niklas Hallqvist. All rights reserved.
* Copyright (c) 2004, 2005 Damien Miller. All rights reserved.
*
* Redistribution and use in source and binary forms, with or without
* modification, are permitted provided that the following conditions
* are met:
* 1. Redistributions of source code must retain the above copyright
* notice, this list of conditions and the following disclaimer.
* 2. Redistributions in binary form must reproduce the above copyright
* notice, this list of conditions and the following disclaimer in the
* documentation and/or other materials provided with the distribution.

*

* THIS SOFTWARE IS PROVIDED BY THE AUTHOR ``AS IS" AND ANY EXPRESS OR
* IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES
* OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED.
* IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY DIRECT, INDIRECT,
* INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT
* NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE,
* DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY
* THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT
* (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF
* THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.
*/

Found in path(s):

* /opt/ws_local/PERMITS_SQL/1029757464_1598376050.87/0/netcat-openbsd-1-206-orig-tar-gz/netcat-openbsd-1.206/socks.c

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

/*

* Copyright (c) 2006 Damien Miller. All rights reserved.

* Copyright (c) 2005 Anil Madhavapeddy. All rights reserved.

* Copyright (c) 1995,1999 Theo de Raadt. All rights reserved.

* All rights reserved.

*

* Redistribution and use in source and binary forms, with or without

* modification, are permitted provided that the following conditions

* are met:

* 1. Redistributions of source code must retain the above copyright

* notice, this list of conditions and the following disclaimer.

* 2. Redistributions in binary form must reproduce the above copyright

* notice, this list of conditions and the following disclaimer in the

* documentation and/or other materials provided with the distribution.

*

* THIS SOFTWARE IS PROVIDED BY THE AUTHOR ``AS IS" AND ANY EXPRESS OR

* IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES

* OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE

ARE DISCLAIMED.

* IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY DIRECT, INDIRECT,

* INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT

* NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE,

* DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY

* THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT

* (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF

* THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

*/

Found in path(s):

* /opt/ws_local/PERMITS_SQL/1029757464_1598376050.87/0/netcat-openbsd-1-206-orig-tar-gz/netcat-openbsd-1.206/atomicio.c

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

/*

* Copyright (c) 2006 Damien Miller. All rights reserved.

* Copyright (c) 1995,1999 Theo de Raadt. All rights reserved.

* All rights reserved.

*

* Redistribution and use in source and binary forms, with or without

* modification, are permitted provided that the following conditions

* are met:

* 1. Redistributions of source code must retain the above copyright

* notice, this list of conditions and the following disclaimer.

* 2. Redistributions in binary form must reproduce the above copyright

* notice, this list of conditions and the following disclaimer in the

* documentation and/or other materials provided with the distribution.

*
* THIS SOFTWARE IS PROVIDED BY THE AUTHOR ``AS IS" AND ANY EXPRESS OR
* IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES
* OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED.
* IN NO EVENT SHALL THE AUTHOR BE LIABLE
* FOR ANY DIRECT, INDIRECT,
* INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT
* NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE,
* DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY
* THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT
* (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF
* THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.
*/

Found in path(s):

* /opt/ws_local/PERMITS_SQL/1029757464_1598376050.87/0/netcat-openbsd-1-206-orig-tar-gz/netcat-openbsd-1.206/atomicio.h

1.88 d-conf 0.36.0-1

1.88.1 Available under license :

GNU LESSER GENERAL PUBLIC LICENSE

Version 2.1, February 1999

Copyright (C) 1991, 1999 Free Software Foundation, Inc.
51 Franklin St, Fifth Floor, Boston, MA 02110-1301 USA
Everyone is permitted to copy and distribute verbatim copies
of this license document, but changing it is not allowed.

[This is the first released version of the Lesser GPL. It also counts
as the successor of the GNU Library Public License, version 2, hence
the version number 2.1.]

Preamble

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

This license, the Lesser General Public License, applies to some
specially designated software packages--typically libraries--of the
Free Software Foundation and other authors who decide
to use it. You
can use it too, but we suggest you first think carefully about whether
this license or the ordinary General Public License is the better

strategy to use in any particular case, based on the explanations below.

When we speak of free software, we are referring to freedom of use, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish); that you receive source code or can get it if you want it; that you can change the software and use pieces of it in new free programs; and that you are informed that you can do these things.

To protect your rights, we need to make restrictions that forbid distributors to deny you these rights or to ask you to surrender these rights. These restrictions translate to certain responsibilities for you if you distribute copies of the library or if you modify it.

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

We protect your rights with a two-step method: (1) we copyright the library, and (2) we offer you this license, which gives you legal permission to copy, distribute and/or modify the library.

To protect each distributor, we want to make it very clear that there is no warranty for the free library. Also, if the library is modified by someone else and passed on, the recipients should know that what they have is not the original version, so that the original author's reputation will not be affected by problems that might be introduced by others.

Finally, software patents pose a constant threat to the existence of any free program. We wish to make sure that a company cannot effectively restrict the users of a free program by obtaining a restrictive license from a patent holder. Therefore, we insist that any patent license obtained for a version of the library must be consistent with the full freedom of use specified in this license.

Most GNU software, including some libraries, is covered by the ordinary GNU General Public License. This license, the GNU Lesser General Public License, applies to certain designated libraries, and is quite different from the ordinary General Public License. We use

this license for certain libraries in order to permit linking those libraries into non-free programs.

When a program is linked with a library, whether statically or using a shared library, the combination of the two is legally speaking a combined work, a derivative of the original library. The ordinary General Public License therefore permits such linking only if the entire combination fits its criteria of freedom. The Lesser General Public License permits more lax criteria for linking other code with the library.

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

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

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

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

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

GNU LESSER GENERAL PUBLIC LICENSE
TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

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

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

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

"Source code" for a work means the preferred form of the work for making modifications to it. For a library, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the library.

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

1. You may copy and distribute verbatim copies of the Library's complete source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and distribute a copy of this License along with the Library.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Library or any portion of it, thus forming a work based on the Library, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

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

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

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Library, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Library, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Library.

In addition, mere aggregation of another work not based on the Library

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

3. You may opt to apply the terms of the ordinary
GNU General Public

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

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

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

4. You may copy and distribute the Library (or a portion or derivative of it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange.

If distribution of object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place satisfies the requirement to distribute the source code, even though third parties are not compelled to copy the source along with the object code.

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

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

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

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

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

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

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

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

- b) Use a suitable shared library mechanism for linking with the Library. A suitable mechanism is one that (1) uses at run time a copy of the library already present on the user's computer system, rather than copying library functions into the executable, and (2) will operate properly with a modified version of the library, if the user installs one, as long as the modified version is interface-compatible with the version that the work was made with.
- c) Accompany the work with a written offer, valid for at least three years, to give the same user the materials specified in Subsection 6a, above, for a charge no more than the cost of performing this distribution.
- d) If distribution of the work is made by offering access to copy from a designated place, offer equivalent access to copy the above specified materials from the same place.
- e) Verify that the user has already received a copy of these materials or that you have already sent this user a copy.

For an executable, the required form of the "work that uses the Library" must include any data and utility programs needed for reproducing the executable from it. However, as a special exception, the materials to be distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

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

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

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

Sections above.

b) Give prominent notice with the combined library of the fact that part of it is a work based on the Library, and explaining where to find the accompanying uncombined form of the same work.

8. You may not copy, modify, sublicense, link with, or distribute the Library except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense, link with, or distribute the Library is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

9. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Library or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Library (or any work based on the Library), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Library or works based on it.

10. Each time you redistribute the Library (or any work based on the Library), the recipient automatically receives a license from the original licensor to copy, distribute, link with or modify the Library subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties with this License.

11. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Library at all. For example, if a patent license would not permit royalty-free redistribution of the Library by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Library.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to

apply, and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

12. If the distribution and/or use of the Library is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Library under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

13. The Free Software Foundation may publish revised and/or new versions of the Lesser General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Library specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Library does not specify a license version number, you may choose any version ever published by the Free Software Foundation.

14. If you wish to incorporate parts of the Library into other free programs whose distribution conditions are incompatible with these, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing

and reuse of software generally.

NO WARRANTY

15. BECAUSE THE LIBRARY IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE LIBRARY, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE LIBRARY "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE LIBRARY IS WITH YOU. SHOULD THE LIBRARY PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

16. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE LIBRARY AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE LIBRARY (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE LIBRARY TO OPERATE WITH ANY OTHER SOFTWARE), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

END OF TERMS AND CONDITIONS

How to Apply These Terms to Your New Libraries

If you develop a new library, and you want it to be of the greatest possible use to the public, we recommend making it free software that everyone can redistribute and change. You can do so by permitting redistribution under these terms (or, alternatively, under the terms of the ordinary General Public License).

To apply these terms, attach the following notices to the library. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

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

This library is free software; you can redistribute it and/or

modify it under the terms of the GNU Lesser General Public License as published by the Free Software Foundation; either version 2.1 of the License, or (at your option) any later version.

This library is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU Lesser General Public License for more details.

You should have received a copy of the GNU Lesser General Public License along with this library; if not, write to the Free Software Foundation, Inc., 51 Franklin St, Fifth Floor, Boston, MA 02110-1301 USA

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

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

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

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

That's all there is to it!

1.89 rtmpdump 2.4+20151223.gitfa8646d.1-2build1

1.89.1 Available under license :

GNU LESSER GENERAL PUBLIC LICENSE
Version 2.1, February 1999

Copyright (C) 1991, 1999 Free Software Foundation, Inc.
51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA
Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

[This is the first released version of the Lesser GPL. It also counts as the successor of the GNU Library Public License, version 2, hence the version number 2.1.]

Preamble

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

This license, the Lesser General Public License, applies to some specially designated software packages--typically libraries--of the Free Software Foundation and other authors who decide to use it. You can use it too, but we suggest you first think carefully about whether this license or the ordinary General Public License is the better strategy to use in any particular case, based on the explanations below.

When we speak of free software, we are referring to freedom of use, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish); that you receive source code or can get it if you want it; that you can change the software and use pieces of it in new free programs; and that you are informed that you can do these things.

To protect your rights, we need to make restrictions that forbid distributors to deny you these rights or to ask you to surrender these rights. These restrictions translate to certain responsibilities for you if you distribute copies of the library or if you modify it.

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

We protect your rights with a two-step method: (1) we copyright the library, and (2) we offer you this license, which gives you legal permission to copy, distribute and/or modify the library.

To protect each distributor, we want to make it very clear that there is no warranty for the free library. Also, if the library is modified by someone else and passed on, the recipients should know that what they have is not the original version, so that the original author's reputation will not be affected by problems that might be introduced by others.

Finally, software

patents pose a constant threat to the existence of any free program. We wish to make sure that a company cannot effectively restrict the users of a free program by obtaining a restrictive license from a patent holder. Therefore, we insist that any patent license obtained for a version of the library must be consistent with the full freedom of use specified in this license.

Most GNU software, including some libraries, is covered by the ordinary GNU General Public License. This license, the GNU Lesser General Public License, applies to certain designated libraries, and is quite different from the ordinary General Public License. We use this license for certain libraries in order to permit linking those libraries into non-free programs.

When a program is linked with a library, whether statically or using a shared library, the combination of the two is legally speaking a combined work, a derivative of the original library. The ordinary General Public License therefore permits such linking only if the entire combination fits its criteria of freedom. The Lesser General Public License permits more lax criteria for linking other code with the library.

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

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

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

Although the Lesser General Public License is Less protective of the

users' freedom, it does ensure that the user of a program that is linked with the Library has the freedom and the wherewithal to run that program using a modified version of the Library.

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

GNU LESSER GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

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

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

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

"Source code" for a work means the preferred form of the work for making modifications to it. For a library, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the library.

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

1. You may copy and distribute verbatim copies of the Library's

complete source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and distribute a copy of this License along with the Library.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Library or any portion of it, thus forming a work based on the Library, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

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

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

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Library, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based

on the Library, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Library.

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

3. You may opt to apply the terms of the ordinary GNU General Public

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

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

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

4. You may copy and distribute the Library (or a portion or derivative of it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange.

If distribution of object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place satisfies the requirement to distribute the source code, even though third parties are not compelled to copy the source along with the object code.

5. A program that contains no derivative of any portion of the Library, but is designed to work with the Library by being compiled or

linked with it, is called a "work that uses the Library". Such a work, in isolation, is not a derivative work of the Library, and therefore falls outside the scope of this License.

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

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

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

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

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

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

- a) Accompany

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

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

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

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

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

For an executable, the required form of the "work that uses the Library" must include any data and utility programs needed for reproducing the executable from it. However, as a special exception, the materials to be distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

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

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

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

b) Give prominent notice with the combined library of the fact that part of it is a work based on the Library, and explaining where to find the accompanying uncombined form of the same work.

8. You may not copy, modify, sublicense, link with, or distribute the Library except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense, link with, or distribute the Library is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

9. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Library or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Library (or any work based on the Library), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Library or works based on it.

10. Each time you redistribute the Library (or any work based on the Library), the recipient automatically receives a license from the original licensor to copy, distribute, link with or modify the Library subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties with this License.

11. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not

excuse

you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Library at all. For example, if a patent license would not permit royalty-free redistribution of the Library by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Library.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply, and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

12. If the distribution and/or use of the Library is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Library under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

13. The Free Software Foundation may publish revised and/or new versions of the Lesser General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Library specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Library does not specify a

license version number, you may choose any version ever published by the Free Software Foundation.

14. If you wish to incorporate parts of the Library into other free programs whose distribution conditions are incompatible with these, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision

will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

NO WARRANTY

15. BECAUSE THE LIBRARY IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE LIBRARY, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE LIBRARY "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE LIBRARY IS WITH YOU. SHOULD THE LIBRARY PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

16. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE LIBRARY AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE LIBRARY (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE LIBRARY TO OPERATE WITH ANY OTHER SOFTWARE), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

END OF TERMS AND CONDITIONS

How to Apply These Terms to Your New Libraries

If you develop a new library, and you want it to be of the greatest possible use to the public, we recommend making it free software that everyone can redistribute and change. You can do so by permitting redistribution under these terms (or, alternatively, under the terms of the ordinary General Public License).

To apply these terms, attach the following notices to the library. It is

safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

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

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

This library is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU Lesser General Public License for more details.

You should have received a copy of the GNU Lesser General Public License along with this library; if not, write to the Free Software Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA

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

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

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

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

That's all there is to it!

GNU GENERAL PUBLIC LICENSE
Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.,
51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA
Everyone is permitted to copy and distribute verbatim copies
of this license document, but changing it is not allowed.

Preamble

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

License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. This General Public License applies to most of the Free Software Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Lesser General Public License instead.) You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

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

GNU GENERAL PUBLIC LICENSE
TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

- a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.
- b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.
- c) If the modified program normally reads commands interactively

when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Program.

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

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

a) Accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

c) Accompany it with the information you received as to the offer

to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to

this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW.

EXCEPT WHEN

OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN

IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

END OF TERMS AND CONDITIONS

How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it

free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

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

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

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program; if not, write to the Free Software Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA.

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

If the program is interactive, make it output a short notice like this when it starts in an interactive mode:

```
Gnomovision version 69, Copyright (C) year name of author  
Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type `show w'.  
This is free software, and you are welcome to redistribute it  
under certain conditions; type `show c' for details.
```

The hypothetical commands `show w' and `show c' should show the appropriate parts of the General Public License. Of course, the commands you use may be called something other than `show w' and `show c'; they could even be mouse-clicks or menu items--whatever suits your program.

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

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

<signature of Ty Coon>, 1 April 1989

Ty Coon, President of Vice

This General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Lesser General Public License instead of this License.

1.90 iputils 20190709-3

1.90.1 Available under license :

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
3. Neither the name of the copyright holder nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT HOLDER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

GNU GENERAL PUBLIC LICENSE

Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.,
51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA

Everyone is permitted to copy and distribute verbatim copies
of this license document, but changing it is not allowed.

Preamble

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

License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. This General Public License applies to most of the Free Software Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Lesser General Public License instead.) You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price.

Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

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

GNU GENERAL PUBLIC LICENSE
TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.

b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.

c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such

interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Program.

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

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

- a) Accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,
- b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,
- c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution)

and only if you

received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing

version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

END OF TERMS AND CONDITIONS

How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

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

Copyright (C) <year> <name of author>

This program is free software; you can redistribute it and/or modify it under the terms of the GNU

General Public License as published by

the Free Software Foundation; either version 2 of the License, or (at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program; if not, write to the Free Software Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA.

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

If the program is interactive, make it output a short notice like this when it starts in an interactive mode:

Gnomovision version 69, Copyright (C) year name of author

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

This is free software, and you are welcome to redistribute

it

under certain conditions; type `show c' for details.

The hypothetical commands `show w' and `show c' should show the appropriate parts of the General Public License. Of course, the commands you use may be called something other than `show w' and `show c'; they could even be mouse-clicks or menu items--whatever suits your program.

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

Yoyodyne, Inc., hereby disclaims all copyright interest in the program

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

<signature of Ty Coon>, 1 April 1989

Ty Coon, President of Vice

This General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this

is what you want to do, use the GNU Lesser General Public License instead of this License.

arping: GPL v2 or later

clockdiff: BSD-3

ninfod: BSD-3

ping: BSD-3

rarp: GPL v2 or later

rdisc: AS-IS, SUN MICROSYSTEMS license

tftpd: BSD-3

tracepath: GPL v2 or later

traceroute: BSD-3

Files containing license texts are available in Documentation directory.

Copyright (C) 2002 USAGI/WIDE Project.

All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
3. Neither the name of the project nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE PROJECT AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE PROJECT OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

1.91 libedit 3.1-20191231-1

1.91.1 Available under license :

Copyright (c) 1992, 1993

The Regents of the University of California. All rights reserved.

This code is derived from software contributed to Berkeley by
Christos Zoulas of Cornell University.

Redistribution and use in source and binary forms, with or without
modification, are permitted provided that the following conditions
are met:

1. Redistributions of source code must retain the above copyright
notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright
notice, this list of conditions and the following disclaimer in the
documentation and/or other materials provided with the distribution.
3. Neither the name of the University nor the names of its contributors
may be used to endorse or promote products derived from this software
without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE REGENTS AND CONTRIBUTORS ``AS IS" AND
ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED
TO, THE
IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE
ARE DISCLAIMED. IN NO EVENT SHALL THE REGENTS OR CONTRIBUTORS BE LIABLE
FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL
DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS
OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION)
HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT
LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY
OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF
SUCH DAMAGE.

1.92 libpcap 1.9.1-3

1.92.1 Available under license :

License: BSD

Redistribution and use in source and binary forms, with or without
modification, are permitted provided that the following conditions
are met:

1. Redistributions of source code must retain the above copyright
notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright

notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

3. The names of the authors may not be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED ``AS IS" AND WITHOUT ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, WITHOUT LIMITATION, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE.

1.93 libvorbis 1.3.6-2ubuntu1

1.93.1 Available under license :

Copyright (c) 2002-2018 Xiph.org Foundation

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
- Neither the name of the Xiph.org Foundation nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS ``AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE FOUNDATION OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

1.94 mawk 1.3.4.20200120-2

1.94.1 Available under license :

Upstream source <http://invisible-island.net/mawk/mawk.html>

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

mawk 1.3.4 and updates, Copyright 2008-2019 by Thomas E. Dickey
mawk 1.3.4 includes substantial work by others:
Copyright 2009-2010 by Jonathan Nieder
Copyright 2005 by Aleksey Cheusov
mawk 1.3.3 Nov 1996, Copyright (C) Michael D. Brennan

Mawk is distributed without warranty under the terms of
the GNU General Public License, version 2, 1991.

Files: aclocal.m4

Licence: other-BSD

Copyright: 2008-2018,2019 by Thomas E. Dickey

Permission is hereby granted, free of charge, to any person obtaining a
copy of this software and associated documentation files (the
"Software"), to deal in the Software without restriction, including
without limitation the rights to use, copy, modify, merge, publish,
distribute, distribute with modifications, sublicense, and/or sell
copies of the Software, and to permit persons to whom the Software is
furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included
in all copies or portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS
OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF
MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT.
IN NO EVENT SHALL THE ABOVE COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM,
DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR
OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR
THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Except as contained in this notice, the name(s) of the above copyright
holders shall not be used in advertising or otherwise to promote the
sale, use or other
dealings in this Software without prior written
authorization.

Files: install-sh

Copyright: 1994 X Consortium

Licence: other-BSD

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE X CONSORTIUM BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Except as contained in this notice, the name of the X Consortium shall not be used in advertising or otherwise to promote the sale, use or other dealings in this Software without prior written authorization from the X Consortium.

FSF changes to this file are in the public domain.

Calling this script install-sh is preferred over install.sh, to prevent `make` implicit rules from creating a file called install from it when there is no Makefile.

This script is compatible with the BSD install script, but was written from scratch. It can only install one file at a time, a restriction shared with many OS's install programs.

Files: debian/*

Copyright: 2012-2019 Thomas E. Dickey

Licence: other-BSD

Permission to use, copy, modify, and distribute this software and its documentation for any purpose and without fee is hereby granted, provided that the above copyright notice appear in all copies and that both that copyright notice and this permission notice appear in supporting documentation, and that the name of the above listed copyright holder(s) not be used in advertising or publicity pertaining to distribution of the software without specific, written prior

permission.

THE ABOVE LISTED COPYRIGHT HOLDER(S) DISCLAIM ALL WARRANTIES WITH REGARD TO THIS SOFTWARE, INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS, IN NO EVENT SHALL THE ABOVE LISTED COPYRIGHT HOLDER(S) BE LIABLE FOR ANY SPECIAL, INDIRECT OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

On Debian

systems, the complete text of the GNU General

Public License can be found in '/usr/share/common-licenses/GPL-2'

GNU GENERAL PUBLIC LICENSE

Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.,

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

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. This General Public License applies to most of the Free Software Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Lesser General Public License instead.) You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price.

Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that

you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

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

GNU GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you

conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.

b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.

c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or

collective works based on the Program.

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

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

- a) Accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,
- b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,
- c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program

except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is

implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED

OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

END OF TERMS AND CONDITIONS

How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

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

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

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program; if not, write to the Free Software Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA.

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

If the program is interactive, make it output a short notice like this when it starts in an interactive mode:

```
Gnomovision version 69, Copyright (C) year name of author
Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type `show w'.
This is free software, and you are welcome to redistribute
it
under certain conditions; type `show c' for details.
```

The hypothetical commands ``show w'` and ``show c'` should show the appropriate parts of the General Public License. Of course, the commands you use may be called something other than ``show w'` and ``show c'`; they could even be mouse-clicks or menu items--whatever suits your program.

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

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

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

This General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Lesser General Public License instead of this License.

1.95 libcanberra 0.30-7ubuntu1

1.95.1 Available under license :

GNU LESSER GENERAL PUBLIC LICENSE
Version 2.1, February 1999

Copyright (C) 1991, 1999 Free Software Foundation, Inc.
51 Franklin St, Fifth Floor, Boston, MA 02110-1301 USA
Everyone is permitted to copy and distribute verbatim copies
of this license document, but changing it is not allowed.

[This is the first released version of the Lesser GPL. It also counts
as the successor of the GNU Library Public License, version 2, hence

the version number 2.1.]

Preamble

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

This license, the Lesser General Public License, applies to some specially designated software packages--typically libraries--of the Free Software Foundation and other authors who decide to use it. You can use it too, but we suggest you first think carefully about whether this license or the ordinary General Public License is the better strategy to use in any particular case, based on the explanations below.

When we speak of free software, we are referring to freedom of use, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish); that you receive source code or can get it if you want it; that you can change the software and use pieces of it in new free programs; and that you are informed that you can do these things.

To protect your rights, we need to make restrictions that forbid distributors to deny you these rights or to ask you to surrender these rights. These restrictions translate to certain responsibilities for you if you distribute copies of the library or if you modify it.

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

We protect your rights with a two-step method: (1) we copyright the library, and (2) we offer you this license, which gives you legal permission to copy, distribute and/or modify the library.

To protect each distributor, we want to make it very clear that there is no warranty for the free library. Also, if the library is modified by someone else and passed on, the recipients should know that what they have is not the original version, so that the original

author's reputation will not be affected by problems that might be introduced by others.

Finally, software patents pose a constant threat to the existence of any free program. We wish to make sure that a company cannot effectively restrict the users of a free program by obtaining a restrictive license from a patent holder. Therefore, we insist that any patent license obtained for a version of the library must be consistent with the full freedom of use specified in this license.

Most GNU software, including some libraries, is covered by the ordinary GNU General Public License. This license, the GNU Lesser General Public License, applies to certain designated libraries, and is quite different from the ordinary General Public License. We use this license for certain libraries in order to permit linking those libraries into non-free programs.

When a program is linked with a library, whether statically or using a shared library, the combination of the two is legally speaking a combined work, a derivative of the original library. The ordinary General Public License therefore permits such linking only if the entire combination fits its criteria of freedom. The Lesser General Public License permits more lax criteria for linking other code with the library.

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

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

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

operating system, as well as its variant, the GNU/Linux operating system.

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

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

GNU LESSER GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

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

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

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

"Source code" for a work means the preferred form of the work for making modifications to it. For a library, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the library.

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

writing it). Whether that is true depends on what the Library does and what the program that uses the Library does.

1. You may copy and distribute verbatim copies of the Library's complete source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and distribute a copy of this License along with the Library.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Library or any portion of it, thus forming a work based on the Library, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

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

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

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

considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Library, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Library.

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

3. You may opt to apply the terms of the ordinary GNU General Public

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

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

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

4. You may copy and distribute the Library (or a portion or derivative of it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange.

If distribution of object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place satisfies the requirement to distribute the source code, even though third parties are not

compelled to copy the source along with the object code.

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

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

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

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

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

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

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

of these things:

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

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

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

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

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

For an executable, the required form of the "work that uses the Library" must include any data and utility programs needed for reproducing the executable from it. However, as a special exception, the materials to be distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

It may happen that this requirement contradicts the license restrictions of other proprietary libraries that do not normally

accompany the operating system. Such a contradiction means you cannot use both them and the Library together in an executable that you distribute.

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

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

b) Give prominent notice with the combined library of the fact that part of it is a work based on the Library, and explaining where to find the accompanying uncombined form of the same work.

8. You may not copy, modify, sublicense, link with, or distribute the Library except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense, link with, or distribute the Library is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

9. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Library or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Library (or any work based on the Library), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Library or works based on it.

10. Each time you redistribute the Library (or any work based on the Library), the recipient automatically receives a license from the original licensor to copy, distribute, link with or modify the Library subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties with this License.

11. If, as a consequence of a court judgment or allegation of patent

infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse

you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Library at all. For example, if a patent license would not permit royalty-free redistribution of the Library by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Library.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply, and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

12. If the distribution and/or use of the Library is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Library under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

13. The Free Software Foundation may publish revised and/or new versions of the Lesser General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Library

specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Library does not specify a license version number, you may choose any version ever published by the Free Software Foundation.

14. If you wish to incorporate parts of the Library into other free programs whose distribution conditions are incompatible with these, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

NO WARRANTY

15. BECAUSE THE LIBRARY IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE LIBRARY, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE LIBRARY "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE LIBRARY IS WITH YOU. SHOULD THE LIBRARY PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

16. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE LIBRARY AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE LIBRARY (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE LIBRARY TO OPERATE WITH ANY OTHER SOFTWARE), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

END OF TERMS AND CONDITIONS

How to Apply These Terms to Your New Libraries

If you develop a new library, and you want it to be of the greatest possible use to the public, we recommend making it free software that everyone can redistribute and change. You can do so by permitting

redistribution under these terms (or, alternatively, under the terms of the ordinary General Public License).

To apply these terms, attach the following notices to the library. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

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

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

This library is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU Lesser General Public License for more details.

You should have received a copy of the GNU Lesser General Public License along with this library; if not, write to the Free Software Foundation, Inc., 51 Franklin St, Fifth Floor, Boston, MA 02110-1301 USA

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

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

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

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

That's all there is to it!

1.96 libogg 1.3.4-0ubuntu1

1.96.1 Available under license :

This package was debianized by Christopher L Cheney <ccheney@debian.org> on Sun, 29 Oct 2000 01:11:57 -0500.

It was downloaded from <http://www.xiph.org>

Upstream Authors:

Christopher Montgomery <monty@xiph.org>

Greg Maxwell <greg@xiph.org>

Ralph Giles <giles@xiph.org>

Cristian Adam <cristian.adam@gmail.com>

Tim Terriberly <tterribe@xiph.org>

Copyright (c) 2002-2011, Xiph.org Foundation

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
- Neither the name of the Xiph.Org Foundation nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS ``AS IS'' AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE REGENTS OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

RFC 5334 is distributed with the following permission:

12. Copying Conditions

The authors agree to grant third parties the irrevocable right to copy, use and distribute the work, with or without modification, in any medium, without royalty, provided that, unless separate permission is granted, redistributed modified works do not contain misleading author, version, name of work, or endorsement information.

For RFC 3533 the following additional permission is granted:

Received: from mail-vw0-f52.google.com ([209.85.212.52])
by master.debian.org with esmtps (TLS1.0:RSA_ARCFOUR_SHA1:16)
(Exim 4.72)
(envelope-from <silviapfeiffer1@gmail.com>)
id 1QsTXr-0004MO-Ek
for ron@debian.org; Sun, 14 Aug 2011 05:47:35 +0000
In-Reply-To: <20110813065417.GV2324@audi.shelbyville.oz>
References: <20110813065417.GV2324@audi.shelbyville.oz>
From: Silvia Pfeiffer <silviapfeiffer1@gmail.com>
Date: Sun, 14 Aug 2011 15:47:09 +1000
Message-ID: <CAHp8n2nmGN+G09aA118KN86NeX9yw_VJAQNFZebm74k195zz+Q@mail.gmail.com>
Subject: Re: Distributing the libogg RFCs in the Debian package
To: Ron <ron@debian.org>
Cc: Christopher Montgomery <monty@xiph.org>,
Ivo Emanuel Goncalves <justivo@gmail.com>

Hi Ron,

I am happy to have the RFCs that I authored or co-authored to be published with the additional license as stated below and permit those RFCs to be distributed under the same terms as libogg itself.

Cheers,
Silvia.

> The author(s) agree to grant third parties the irrevocable
> right to copy, use and distribute the work, with or without
> modification, in any medium, without royalty, provided that,
> unless separate permission is granted, redistributed modified
> works do not contain misleading author, version, name of work,
> or endorsement information.

Copyright (c) 2002, Xiph.org Foundation

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- Redistributions of source code must retain the above copyright

notice, this list of conditions and the following disclaimer.

- Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

- Neither the name of the Xiph.org Foundation nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS ``AS IS'' AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE FOUNDATION OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

1.97 iproute 5.5.0-1ubuntu1

1.97.1 Available under license :

GNU GENERAL PUBLIC LICENSE

Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.

51 Franklin St, Fifth Floor, Boston, MA 02110-1301 USA

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. This General Public License applies to most of the Free Software Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Library General Public License instead.) You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not

price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

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

GNU GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law:

that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.

b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.

c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Program.

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

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

- a) Accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,
- b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,
- c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any

associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you

may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

END OF TERMS AND CONDITIONS

How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

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

Copyright (C) <year> <name of author>

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

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program; if not, write to the Free Software Foundation, Inc., 51 Franklin St, Fifth Floor, Boston, MA 02110-1301 USA

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

If the program is interactive, make it output a short notice like this when it starts in an interactive mode:

```
Gnomovision version 69, Copyright (C) year name of author
Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type `show w'.
This is free software, and you are welcome to redistribute it
under certain conditions; type `show c' for details.
```

The hypothetical commands `show w' and `show c' should show the appropriate parts of the General Public License. Of course, the commands you use may be called something other than `show w' and `show c'; they could even be mouse-clicks or menu items--whatever suits your program.

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

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

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

This General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Library General Public License instead of this License.

1.98 findutils 4.7.0-1ubuntu1

1.98.1 Available under license :

GNU GENERAL PUBLIC LICENSE

Version 3, 29 June 2007

Copyright (C) 2007 Free Software Foundation, Inc. <<https://fsf.org/>>
Everyone is permitted to copy and distribute verbatim copies
of this license document, but changing it is not allowed.

Preamble

The GNU General Public License is a free, copyleft license for
software and other kinds of works.

The licenses for most software and other practical works are designed
to take away your freedom to share and change the works. By contrast,
the GNU General Public License is intended to guarantee your freedom to
share and change all versions of a program--to make sure it remains free
software for all its users. We, the Free Software Foundation, use the
GNU General Public License for most of our software; it applies also to
any other work released this way by its authors. You can apply it to
your programs, too.

When we speak of free software, we are referring to
freedom, not
price. Our General Public Licenses are designed to make sure that you
have the freedom to distribute copies of free software (and charge for
them if you wish), that you receive source code or can get it if you
want it, that you can change the software or use pieces of it in new
free programs, and that you know you can do these things.

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

For example, if you distribute copies of such a program, whether
gratis or for a fee, you must pass on to the recipients the same
freedoms that you received. You must make sure that they, too, receive
or can get the source code. And you must show them these terms so they
know their rights.

Developers that use the GNU GPL protect your rights with two steps:

(1)

assert copyright on the software, and (2) offer you this License giving you legal permission to copy, distribute and/or modify it.

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

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

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

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

TERMS AND CONDITIONS

0. Definitions.

"This License" refers to version 3 of the GNU General Public License.

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

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

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

earlier work or a work "based on" the earlier work.

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

To "propagate" a work means to do anything with it that, without permission, would make you directly or secondarily liable for infringement under applicable copyright law, except executing it on a computer or modifying a private copy. Propagation includes copying, distribution (with or without modification), making available to the public, and in some countries other activities as well.

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

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

1. Source Code.

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

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

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

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

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

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

2. Basic Permissions.

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

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

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

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

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

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

4. Conveying Verbatim Copies.

You may convey verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice; keep intact all notices stating that this License and any non-permissive terms added in accord with section 7 apply to the code; keep intact all notices of the absence of any warranty; and give all recipients a copy of this License along with the Program.

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

5. Conveying Modified Source Versions.

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

- a) The work must carry prominent notices stating that you modified it, and giving a relevant date.
- b) The work must carry prominent notices stating that it is released under this License and any conditions added under section 7. This requirement modifies the requirement in section 4 to "keep intact all notices".
- c) You must license the entire work, as a whole, under this License to anyone who comes into possession of a copy. This

License will therefore apply, along with any applicable section 7 additional terms, to the whole of the work, and all its parts, regardless of how they are packaged. This License gives no permission to license the work in any other way, but it does not invalidate such permission if you have separately received it.

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

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

6. Conveying Non-Source Forms.

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

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

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

c) Convey individual copies of the object code with a copy of the

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

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

e) Convey the object code using peer-to-peer transmission, provided you inform other peers where the object code and Corresponding Source of the work are being offered to the general public at no charge under subsection 6d.

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

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

"Installation Information" for a User Product means any methods, procedures, authorization keys, or other information required to install and execute modified versions of a covered work in that User Product from a modified version of its Corresponding Source. The information must suffice to ensure that the continued functioning of the modified object

code is in no case prevented or interfered with solely because modification has been made.

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

The requirement to provide Installation Information does not include a requirement to continue to provide support service, warranty, or updates for a work that has been modified or installed by the recipient, or for the User Product in which it has been modified or installed. Access to a network may be denied when the modification itself materially and adversely affects the operation of the network or violates the rules and protocols for communication across the network.

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

7. Additional Terms.

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

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

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

- a) Disclaiming warranty or limiting liability differently from the terms of sections 15 and 16 of this License; or
- b) Requiring preservation of specified reasonable legal notices or author attributions in that material or in the Appropriate Legal Notices displayed by works containing it; or
- c) Prohibiting misrepresentation of the origin of that material, or requiring that modified versions of such material be marked in reasonable ways as different from the original version; or
- d) Limiting the use for publicity purposes of names of licensors or authors of the material; or
- e) Declining to grant rights under trademark law for use of some trade names, trademarks, or service marks; or
- f) Requiring indemnification of licensors and authors of that material by anyone who conveys the material (or modified versions of it) with contractual assumptions of liability to the recipient, for any liability that these contractual assumptions directly impose on those licensors and authors.

All other non-permissive additional terms are considered "further restrictions" within the meaning of section 10. If the Program as you received it, or any part of it, contains a notice stating that it is governed by this License along with a term that is a further restriction, you may remove that term. If a license document contains a further restriction but permits relicensing or conveying under this License, you may add to a covered work material governed by the terms of that license document, provided that the further restriction does not survive such relicensing or conveying.

If you add terms to a covered work in accord with this section, you must place, in the relevant source files, a statement of the additional terms that apply to those files, or a notice indicating where to find the applicable terms.

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

requirements apply either way.

8. Termination.

You may not propagate or modify a covered work except as expressly provided under this License. Any attempt otherwise to propagate or modify it is void, and will automatically terminate your rights under this License (including any patent licenses granted under the third paragraph of section 11).

However, if you cease all violation of this License, then your license from a particular copyright holder is reinstated (a) provisionally, unless and until the copyright holder explicitly and finally terminates your license, and (b) permanently, if the copyright holder fails to notify you of the violation by some reasonable means prior to 60 days after the cessation.

Moreover, your license from a particular copyright holder is reinstated permanently if the copyright holder notifies you of the violation by some reasonable means, this is the first time you have received notice of violation of this License (for any work) from that copyright holder, and you cure the violation prior to 30 days after your receipt of the notice.

Termination of your rights under this section does not terminate the licenses of parties who have received copies or rights from you under this License. If your rights have been terminated and not permanently reinstated, you do not qualify to receive new licenses for the same material under section 10.

9. Acceptance Not Required for Having Copies.

You are not required to accept this License in order to receive or run a copy of the Program. Ancillary propagation of a covered work occurring solely as a consequence of using peer-to-peer transmission to receive a copy likewise does not require acceptance. However, nothing other than this License grants you permission to propagate or modify any covered work. These actions infringe copyright if you do not accept this License. Therefore, by modifying or propagating a covered work, you indicate your acceptance of this License to do so.

10. Automatic Licensing of Downstream Recipients.

Each time you convey a covered work, the recipient automatically receives a license from the original licensors, to run, modify and propagate that work, subject to this License. You are not responsible for enforcing compliance by third parties with this License.

An "entity transaction" is a transaction transferring control of an organization, or substantially all assets of one, or subdividing an organization, or merging organizations. If propagation of a covered work results from an entity transaction, each party to that transaction who receives a copy of the work also receives whatever licenses to the work the party's predecessor in interest had or could give under the previous paragraph, plus a right to possession of the Corresponding Source of the work from the predecessor in interest, if the predecessor has it or can get it with reasonable efforts.

You may not impose any further restrictions on the exercise of the rights granted or affirmed under this License. For example, you may not impose a license fee, royalty, or other charge for exercise of rights granted under this License, and you may not initiate litigation (including a cross-claim or counterclaim in a lawsuit) alleging that any patent claim is infringed by making, using, selling, offering for sale, or importing the Program or any portion of it.

11. Patents.

A "contributor" is a copyright holder who authorizes use under this License of the Program or a work on which the Program is based. The work thus licensed is called the contributor's "contributor version".

A contributor's "essential patent claims" are all patent claims owned or controlled by the contributor, whether already acquired or hereafter acquired, that would be infringed by some manner, permitted by this License, of making, using, or selling its contributor version, but do not include claims that would be infringed only as a consequence of further modification of the contributor version. For purposes of this definition, "control" includes the right to grant patent sublicenses in a manner consistent with the requirements of this License.

Each contributor grants you a non-exclusive, worldwide, royalty-free patent license under the contributor's essential patent claims, to make, use, sell, offer for sale, import and otherwise run, modify and propagate the contents of its contributor version.

In the following three paragraphs, a "patent license" is any express agreement or commitment, however denominated, not to enforce a patent (such as an express permission to practice a patent or covenant not to sue for patent infringement). To "grant" such a patent license to a party means to make such an agreement or commitment not to enforce a patent against the party.

If you convey a covered work, knowingly relying on a patent license, and the Corresponding Source of the work is not available for anyone to copy, free of charge and under the terms of this

License, through a publicly available network server or other readily accessible means, then you must either (1) cause the Corresponding Source to be so available, or (2) arrange to deprive yourself of the benefit of the patent license for this particular work, or (3) arrange, in a manner consistent with the requirements of this License, to extend the patent license to downstream recipients. "Knowingly relying" means you have actual knowledge that, but for the patent license, your conveying the covered work in a country, or your recipient's use of the covered work in a country, would infringe one or more identifiable patents in that country that you have reason to believe are valid.

If, pursuant to or in connection with a single transaction or arrangement, you convey, or propagate by procuring conveyance of, a covered work, and grant a patent license to some of the parties receiving the covered work authorizing them to use, propagate, modify or convey a specific copy of the covered work, then the patent license you grant is automatically extended to all recipients of the covered work and works based on it.

A patent license is "discriminatory" if it does not include within the scope of its coverage, prohibits the exercise of, or is conditioned on the non-exercise of one or more of the rights that are specifically granted under this License. You may not convey a covered work if you are a party to an arrangement with a third party that is in the business of distributing software, under which you make payment to the third party based on the extent of your activity of conveying the work, and under which the third party grants, to any of the parties who would receive the covered work from you, a discriminatory patent license (a) in connection with copies of the covered work conveyed by you (or copies made from those copies), or (b) primarily for and in connection with specific products or compilations that contain the covered work, unless you entered into that arrangement, or that patent license was granted, prior to 28 March 2007.

Nothing in this License shall be construed as excluding or limiting any implied license or other defenses to infringement that may otherwise be available to you under applicable patent law.

12. No Surrender of Others' Freedom.

If conditions are imposed on you (whether by court order, agreement or

otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot convey a covered work so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not convey it at all. For example, if you agree to terms that obligate you to collect a royalty for further conveying from those to whom you convey the Program, the only way you could satisfy both those terms and this License would be to refrain entirely from conveying the Program.

13. Use with the GNU Affero General Public License.

Notwithstanding any other provision of this License, you have permission to link or combine any covered work with a work licensed under version 3 of the GNU Affero General Public License into a single combined work, and to convey the resulting work. The terms of this License will continue to apply to the part which is the covered work, but the special requirements of the GNU Affero General Public License, section 13, concerning interaction through a network will apply to the combination as such.

14. Revised Versions of this License.

The Free Software Foundation may publish revised and/or new versions of the GNU General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies that a certain numbered version of the GNU General Public License "or any later version" applies to it, you have the option of following the terms and conditions either of that numbered version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of the GNU General Public License, you may choose any version ever published by the Free Software Foundation.

If the Program specifies that a proxy can decide which future versions of the GNU General Public License can be used, that proxy's public statement of acceptance of a version permanently authorizes you to choose that version for the Program.

Later license versions may give you additional or different permissions. However, no additional obligations are imposed on any author or copyright holder as a result of your choosing to follow a later version.

15. Disclaimer of Warranty.

THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

16. Limitation of Liability.

IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MODIFIES AND/OR CONVEYS THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

17.

Interpretation of Sections 15 and 16.

If the disclaimer of warranty and limitation of liability provided above cannot be given local legal effect according to their terms, reviewing courts shall apply local law that most closely approximates an absolute waiver of all civil liability in connection with the Program, unless a warranty or assumption of liability accompanies a copy of the Program in return for a fee.

END OF TERMS AND CONDITIONS

How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively state the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

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

Copyright (C) <year> <name of author>

This program is free software: you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation, either version 3 of the License, or (at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program. If not, see <<https://www.gnu.org/licenses/>>.

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

If the program does terminal interaction, make it output a short notice like this when it starts in an interactive mode:

```
<program> Copyright (C) <year> <name of author>
```

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

```
This is free software, and you are welcome to redistribute it under certain conditions; type `show c' for details.
```

The hypothetical commands `show w' and `show c' should show the appropriate parts of the General Public License. Of course, your program's commands might be different; for a GUI interface, you would use an "about box".

You should also get your employer (if you work as a programmer) or school, if any, to sign a "copyright disclaimer" for the program, if necessary.

For more information on this, and how to apply and follow the GNU GPL, see <<https://www.gnu.org/licenses/>>.

The GNU General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Lesser General Public License instead of this License. But first, please read <<https://www.gnu.org/licenses/why-not-lgpl.html>>.

1.99 libxcb 1.14-2

1.99.1 Available under license :

Copyright (C) 2001-2006 Bart Massey, Jamey Sharp, and Josh Triplett.
All Rights Reserved.

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Except as contained in this notice, the names of the authors or their institutions shall not be used in advertising or otherwise to promote the sale, use or other dealings in this Software without prior written authorization from the authors.

1.100 libsemanage-common 3.0-1build2

1.100.1 Available under license :

GNU LESSER GENERAL PUBLIC LICENSE
Version 2.1, February 1999

Copyright (C) 1991, 1999 Free Software Foundation, Inc.
51 Franklin St, Fifth Floor, Boston, MA 02110-1301 USA
Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

[This is the first released version of the Lesser GPL. It also counts as the successor of the GNU Library Public License, version 2, hence the version number 2.1.]

Preamble

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

This license, the Lesser General Public License, applies to some specially designated software packages--typically libraries--of the Free Software Foundation and other authors who decide to use it. You can use it too, but we suggest you first think carefully about whether this license or the ordinary General Public License is the better strategy to use in any particular case, based on the explanations below.

When we speak of free software, we are referring to freedom of use, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish); that you receive source code or can get it if you want it; that you can change the software and use pieces of it in new free programs; and that you are informed that you can do these things.

To protect your rights, we need to make restrictions that forbid distributors to deny you these rights or to ask you to surrender these rights. These restrictions translate to certain responsibilities for you if you distribute copies of the library or if you modify it.

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

We protect your rights with a two-step method: (1) we copyright the library, and (2) we offer you this license, which gives you legal permission to copy, distribute and/or modify the library.

To protect each distributor, we want to make it very clear that there is no warranty for the free library. Also, if the library is modified by someone else and passed on, the recipients should know that what they have is not the original version, so that the original author's reputation will not be affected by problems that might be introduced by others.

Finally, software patents pose a constant threat to the existence of any free program. We wish to make sure that a company cannot effectively restrict the users of a free program by obtaining a restrictive license from a patent holder. Therefore, we insist that any patent license obtained for a version of the library must be consistent with the full freedom of use specified in this license.

Most GNU software, including some libraries, is covered by the ordinary GNU General Public License. This license, the GNU Lesser General Public License, applies to certain designated libraries, and is quite different from the ordinary General Public License. We use this license for certain libraries in order to permit linking those libraries into non-free programs.

When a program is linked with a library, whether statically or using a shared library, the combination of the two is legally speaking a combined work, a derivative of the original library. The ordinary General Public License therefore permits such linking only if the entire combination fits its criteria of freedom. The Lesser General Public License permits more lax criteria for linking other code with the library.

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

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

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

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

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

GNU LESSER GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

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

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

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

"Source code" for a work means the preferred form of the work for making modifications to it. For a library, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the library.

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

1. You may copy and distribute verbatim copies of the Library's complete source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and distribute a copy of this License along with the Library.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Library or any portion of it, thus forming a work based on the Library, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

a) The modified work must itself be a software library.

b) You must cause the files modified to carry prominent notices stating that you changed the files and the date of any change.

c) You must cause the whole of the work to be licensed at no charge to all third parties under the terms of this License.

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

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

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Library, and can be reasonably considered independent and separate works in themselves,

then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you

distribute the same sections as part of a whole which is a work based on the Library, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Library.

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

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

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

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

4. You may copy and distribute the Library (or a portion or derivative of it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange.

If distribution of object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place satisfies the requirement to distribute the source code, even though third parties are not compelled to copy the source along with the object code.

5. A program that contains no derivative of any portion of the

Library, but is designed to work with the Library by being compiled or linked with it, is called a "work that uses the Library". Such a work, in isolation, is not a derivative work of the Library, and therefore falls outside the scope of this License.

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

Section 6 states terms for distribution of such executables.

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

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

Otherwise, if the work is a derivative of the Library, you may distribute the object code for the work under the terms of Section 6.

Any executables

containing that work also fall under Section 6, whether or not they are linked directly with the Library itself.

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

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

- a) Accompany the work with the complete corresponding

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

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

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

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

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

For an executable, the required form of the "work that uses the Library" must include any data and utility programs needed for reproducing the executable from it. However, as a special exception, the materials to be distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

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

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

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

b) Give prominent notice with the combined library of the fact that part of it is a work based on the Library, and explaining where to find the accompanying uncombined form of the same work.

8. You may not copy, modify, sublicense, link with, or distribute the Library except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense, link with, or distribute the Library is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

9. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Library or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Library (or any work based on the Library), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Library or works based on it.

10. Each time you redistribute the Library (or any work based on the Library), the recipient automatically receives a license from the original licensor to copy, distribute, link with or modify the Library subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties with this License.

11. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not

excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Library at all. For example, if a patent license would not permit royalty-free redistribution of the Library by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Library.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply, and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

12. If the distribution and/or use of the Library is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Library under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

13. The Free Software Foundation may publish revised and/or new versions of the Lesser General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Library specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Library does not specify a

license version number, you may choose any version ever published by the Free Software Foundation.

14. If you wish to incorporate parts of the Library into other free programs whose distribution conditions are incompatible with these, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

NO WARRANTY

15. BECAUSE THE LIBRARY IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE LIBRARY, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE LIBRARY "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE LIBRARY IS WITH YOU. SHOULD THE LIBRARY PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

16. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE LIBRARY AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE LIBRARY (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE LIBRARY TO OPERATE WITH ANY OTHER SOFTWARE), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

END OF TERMS AND CONDITIONS

How to Apply These Terms to Your New Libraries

If you develop a new library, and you want it to be of the greatest possible use to the public, we recommend making it free software that everyone can redistribute and change. You can do so by permitting redistribution under these terms (or, alternatively, under the terms of the ordinary General Public License).

To apply these terms, attach the following notices to the library. It is

safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

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

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

This library is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU Lesser General Public License for more details.

You should have received a copy of the GNU Lesser General Public License along with this library; if not, write to the Free Software Foundation, Inc., 51 Franklin St, Fifth Floor, Boston, MA 02110-1301 USA

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

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

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

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

That's all there is to it!

1.101 libpng 1.6.37-2

1.101.1 Available under license :

Copyright (c) 1998-2008 Greg Roelofs. All rights reserved.

This software is provided "as is," without warranty of any kind, express or implied. In no event shall the author or contributors be held liable for any damages arising in any way from the use of

this software.

The contents of this file are DUAL-LICENSED. You may modify and/or redistribute this software according to the terms of one of the following two licenses (at your option):

LICENSE 1 ("BSD-like with advertising clause"):

Permission is granted to anyone to use this software for any purpose, including commercial applications, and to alter it and redistribute it freely, subject to the following restrictions:

1. Redistributions of source code must retain the above copyright notice, disclaimer, and this list of conditions.
2. Redistributions in binary form must reproduce the above copyright notice, disclaimer, and this list of conditions in the documentation and/or other materials provided with the distribution.
3. All advertising materials mentioning features or use of this software must display the following acknowledgment:

This product includes software developed by Greg Roelofs and contributors for the book, "PNG: The Definitive Guide," published by O'Reilly and Associates.

LICENSE 2 (GNU GPL v2 or later):

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

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program; if not, write to the Free Software Foundation, Inc., 59 Temple Place, Suite 330, Boston, MA 02111-1307 USA

pnm2png / png2pnm --- conversion from PBM/PGM/PPM-file to PNG-file

copyright (C) 1999-2019 by Willem van Schaik <willem at schaik dot com>

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

The software is provided "as is", without warranty of any kind, express or implied, including but not limited to the warranties of merchantability, fitness for a particular purpose and noninfringement. In no event shall the authors or copyright holders be liable for any claim, damages or other liability,

whether in an action of contract, tort or otherwise, arising from, out of or in connection with the software or the use or other dealings in the software.

GNU GENERAL PUBLIC LICENSE
Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.

59 Temple Place, Suite 330, Boston, MA 02111-1307 USA

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. This General Public License applies to most of the Free Software Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Library General Public License instead.) You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price.

Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

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

GNU GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program

is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.

b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.

c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based

on the Program, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Program.

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

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

a) Accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering

access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to

apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

END OF TERMS AND CONDITIONS

How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

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

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

```
This program is distributed in the hope that it will be useful,  
but WITHOUT ANY WARRANTY; without even the implied warranty of
```

MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program; if not, write to the Free Software Foundation, Inc., 59 Temple Place, Suite 330, Boston, MA 02111-1307 USA

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

If the program is interactive, make it output a short notice like this when it starts in an interactive mode:

```
Gnomovision version 69, Copyright (C) year name of author
Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type `show w'.
This is free software, and you are welcome to redistribute
it
under certain conditions; type `show c' for details.
```

The hypothetical commands `show w' and `show c' should show the appropriate parts of the General Public License. Of course, the commands you use may be called something other than `show w' and `show c'; they could even be mouse-clicks or menu items--whatever suits your program.

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

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

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

This General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Library General Public License instead of this License.

COPYRIGHT NOTICE, DISCLAIMER, and LICENSE

=====

PNG Reference Library License version 2

* Copyright (c) 1995-2019 The PNG Reference Library Authors.

* Copyright (c) 2018-2019 Cosmin Truta.

* Copyright (c) 2000-2002, 2004, 2006-2018 Glenn Randers-Pehrson.

* Copyright (c) 1996-1997 Andreas Dilger.

* Copyright (c) 1995-1996 Guy Eric Schalnat, Group 42, Inc.

The software is supplied "as is", without warranty of any kind, express or implied, including, without limitation, the warranties of merchantability, fitness for a particular purpose, title, and non-infringement. In no event shall the Copyright owners, or anyone distributing the software, be liable for any damages or other liability, whether in contract, tort or otherwise, arising from, out of, or in connection with the software, or the use or other dealings in the software, even if advised of the possibility of such damage.

Permission is hereby granted
to use, copy, modify, and distribute
this software, or portions hereof, for any purpose, without fee,
subject to the following restrictions:

1. The origin of this software must not be misrepresented; you must not claim that you wrote the original software. If you use this software in a product, an acknowledgment in the product documentation would be appreciated, but is not required.
2. Altered source versions must be plainly marked as such, and must not be misrepresented as being the original software.
3. This Copyright notice may not be removed or altered from any source or altered source distribution.

PNG Reference Library License version 1 (for libpng 0.5 through 1.6.35)

libpng versions 1.0.7, July 1, 2000, through 1.6.35, July 15, 2018 are
Copyright (c) 2000-2002, 2004, 2006-2018 Glenn Randers-Pehrson, are
derived from libpng-1.0.6, and are distributed according to the same
disclaimer
and license as libpng-1.0.6 with the following individuals
added to the list of Contributing Authors:

Simon-Pierre Cadieux
Eric S. Raymond
Mans Rullgard
Cosmin Truta
Gilles Vollant
James Yu
Mandar Sahastrabudde

Google Inc.
Vadim Barkov

and with the following additions to the disclaimer:

There is no warranty against interference with your enjoyment of the library or against infringement. There is no warranty that our efforts or the library will fulfill any of your particular purposes or needs. This library is provided with all faults, and the entire risk of satisfactory quality, performance, accuracy, and effort is with the user.

Some files in the "contrib" directory and some configure-generated files that are distributed with libpng have other copyright owners, and are released under other open source licenses.

libpng versions 0.97, January 1998, through 1.0.6, March 20, 2000, are Copyright (c) 1998-2000 Glenn Randers-Pehrson, are derived from libpng-0.96, and are distributed according to the same disclaimer and license as libpng-0.96, with the following individuals added to the list of Contributing Authors:

Tom Lane
Glenn Randers-Pehrson
Willem van Schaik

libpng versions 0.89, June 1996, through 0.96, May 1997, are Copyright (c) 1996-1997 Andreas Dilger, are derived from libpng-0.88, and are distributed according to the same disclaimer and license as libpng-0.88, with the following individuals added to the list of Contributing Authors:

John Bowler
Kevin Bracey
Sam Bushell
Magnus Holmgren
Greg Roelofs
Tom Tanner

Some files in the "scripts" directory have other copyright owners, but are released under this license.

libpng versions 0.5, May 1995, through 0.88, January 1996, are Copyright (c) 1995-1996 Guy Eric Schalnat, Group 42, Inc.

For the purposes of this copyright and license, "Contributing Authors" is defined as the following set of individuals:

Andreas Dilger
Dave Martindale
Guy Eric Schalnat
Paul Schmidt
Tim Wegner

The PNG Reference Library is supplied "AS IS". The Contributing Authors and Group 42, Inc. disclaim all warranties, expressed or implied, including, without limitation, the warranties of merchantability and of fitness for any purpose. The Contributing Authors and Group 42, Inc. assume no liability for direct, indirect, incidental, special, exemplary, or consequential damages, which may result from the use of the PNG Reference Library, even if advised of the possibility of such damage.

Permission is hereby granted to use, copy, modify, and distribute this source code, or portions hereof, for any purpose, without fee, subject to the following restrictions:

1. The origin of this source code must not be misrepresented.
2. Altered versions must be plainly marked as such and must not be misrepresented as being the original source.
3. This Copyright notice may not be removed or altered from any source or altered source distribution.

The Contributing Authors and Group 42, Inc. specifically permit, without fee, and encourage the use of this source code as a component to supporting the PNG file format in commercial products. If you use this source code in a product, acknowledgment is not required but would be appreciated.

1.102 selinux 3.0-1build2

1.102.1 Available under license :

This library (libselenium) is public domain software, i.e. not copyrighted.

Warranty Exclusion

You agree that this software is a non-commercially developed program that may contain "bugs" (as that term is used in the industry) and that it may not function as intended. The software is licensed "as is". NSA makes no, and hereby expressly disclaims all, warranties, express, implied, statutory, or otherwise

with respect to the software, including noninfringement and the implied warranties of merchantability and fitness for a particular purpose.

Limitation of Liability

In no event will NSA be liable for any damages, including loss of data, lost profits, cost of cover, or other special, incidental, consequential, direct or indirect damages arising from the software or the use thereof, however caused and on any theory of liability. This limitation will apply even if NSA has been advised of the possibility of such damage. You acknowledge that this is a reasonable allocation of risk.

1.103 grep 3.4-1

1.103.1 Available under license :

GNU GENERAL PUBLIC LICENSE

Version 3, 29 June 2007

Copyright (C) 2007 Free Software Foundation, Inc. <<https://fsf.org/>>

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

Preamble

The GNU General Public License is a free, copyleft license for software and other kinds of works.

The licenses for most software and other practical works are designed to take away your freedom to share and change the works. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change all versions of a program--to make sure it remains free software for all its users. We, the Free Software Foundation, use the GNU General Public License for most of our software; it applies also to any other work released this way by its authors. You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for them if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs, and that you know you can do these things.

To protect your rights, we need to prevent others from denying you

these rights or asking you to surrender the rights. Therefore, you have certain responsibilities if you distribute copies of the software, or if you modify it: responsibilities to respect the freedom of others.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must pass on to the recipients the same freedoms that you received. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

Developers that use the GNU GPL protect your rights with two steps:

(1)

assert copyright on the software, and (2) offer you this License giving you legal permission to copy, distribute and/or modify it.

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

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

ready to extend this provision to those domains in future versions of the GPL, as needed to protect the freedom of users.

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

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

TERMS AND CONDITIONS

0. Definitions.

"This License" refers to version 3 of the GNU General Public License.

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

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

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

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

To "propagate" a work means to do anything with it that, without permission, would make you directly or secondarily liable for infringement under applicable copyright law, except executing it on a computer or modifying a private copy. Propagation includes copying, distribution (with or without modification), making available to the public, and in some countries other activities as well.

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

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

1. Source Code.

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

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

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

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

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

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

2. Basic Permissions.

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

You may make, run and propagate covered works that you do not convey, without conditions so long as your license otherwise remains in force. You may convey covered works to others for the sole purpose

of having them make modifications exclusively for you, or provide you with facilities for running those works, provided that you comply with the terms of this License in conveying all material for which you do not control copyright. Those thus making or running the covered works for you must do so exclusively on your behalf, under your direction and control, on terms that prohibit them from making any copies of your copyrighted material outside their relationship with you.

Conveying under any other circumstances is permitted solely under the conditions stated below. Sublicensing is not allowed;

section 10

makes it unnecessary.

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

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

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

4. Conveying Verbatim Copies.

You may convey verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately

publish on each copy an appropriate copyright notice;
keep intact all notices stating that this License and any non-permissive terms added in accord with section 7 apply to the code;
keep intact all notices of the absence of any warranty; and give all recipients a copy of this License along with the Program.

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

5. Conveying Modified Source Versions.

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

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

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

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

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

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

6. Conveying Non-Source Forms.

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

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

- b) Convey the object code in, or embodied in, a physical product (including a physical distribution medium), accompanied by a

written offer, valid for at least three years

and valid for as

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

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

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

e) Convey the object code using peer-to-peer transmission, provided you inform other peers where the object code and Corresponding Source of the work are being offered to the general public at no charge under subsection 6d.

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

A "User Product" is either (1) a "consumer product", which means any tangible personal property which is normally used for personal, family, or household purposes, or (2) anything designed or sold for incorporation into a dwelling. In determining whether a product is a consumer product, doubtful cases shall be resolved in favor of coverage. For a particular product received by a particular user, "normally used" refers to a typical or common use of that class of product, regardless of the status

of the particular user or of the way in which the particular user actually uses, or expects or is expected to use, the product. A product is a consumer product regardless of whether the product has substantial commercial, industrial or non-consumer uses, unless such uses represent the only significant mode of use of the product.

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

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

The requirement to provide Installation Information does not include a requirement to continue to provide support service, warranty, or updates for a work that has been modified or installed by the recipient, or for the User Product in which it has been modified or installed. Access to a network may be denied when the modification itself materially and adversely affects the operation of the network or violates the rules and protocols for communication across the network.

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

7. Additional Terms.

"Additional permissions" are terms that supplement the terms of this License by making exceptions from one or more of its conditions. Additional permissions that are applicable to the entire Program shall be treated as though they were included in this License, to the extent

that they are valid under applicable law. If additional permissions apply only to part of the Program, that part may be used separately under those permissions, but the entire Program remains governed by this License without regard to the additional permissions.

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

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

- a) Disclaiming warranty or limiting liability differently from the terms of sections 15 and 16 of this License; or
- b) Requiring preservation of specified reasonable legal notices or author attributions in that material or in the Appropriate Legal Notices displayed by works containing it; or
- c) Prohibiting misrepresentation of the origin of that material, or requiring that modified versions of such material be marked in reasonable ways as different from the original version; or
- d) Limiting the use for publicity purposes of names of licensors or authors of the material; or
- e) Declining to grant rights under trademark law for use of some trade names, trademarks, or service marks; or
- f) Requiring indemnification of licensors and authors of that material by anyone who conveys the material (or modified versions of it) with contractual assumptions of liability to the recipient, for any liability that these contractual assumptions directly impose on those licensors and authors.

All other non-permissive additional terms are considered "further restrictions" within the meaning of section 10. If the Program as you received it, or any part of it, contains a notice stating that it is governed by this License along with a term that is a further restriction, you may remove that term. If a license document contains a further restriction but permits relicensing or conveying under this License, you may add to a covered work material governed by the terms

of that license document, provided that the further restriction does not survive such relicensing or conveying.

If you add terms to a covered work in accord with this section, you must place, in the relevant source files, a statement of the additional terms that apply to those files, or a notice indicating where to find the applicable terms.

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

8. Termination.

You may not propagate or modify a covered work except as expressly provided under this License. Any attempt otherwise to propagate or modify it is void, and will automatically terminate your rights under this License (including any patent licenses granted under the third paragraph of section 11).

However, if you cease all violation of this License, then your license from a particular copyright holder is reinstated (a) provisionally, unless and until the copyright holder explicitly and finally terminates your license, and (b) permanently, if the copyright holder fails to notify you of the violation by some reasonable means prior to 60 days after the cessation.

Moreover, your license from a particular copyright holder is reinstated permanently if the copyright holder notifies you of the violation by some reasonable means, this is the first time you have received notice of violation of this License (for any work) from that copyright holder, and you cure the violation prior to 30 days after your receipt of the notice.

Termination of your rights under this section does not terminate the licenses of parties who have received copies or rights from you under this License. If your rights have been terminated and not permanently reinstated, you do not qualify to receive new licenses for the same material under section 10.

9. Acceptance Not Required for Having Copies.

You are not required to accept this License in order to receive or run a copy of the Program. Ancillary propagation of a covered work occurring solely as a consequence of using peer-to-peer transmission to receive a copy likewise does not require acceptance. However,

nothing other than this License grants you permission to propagate or modify any covered work. These actions infringe copyright if you do not accept this License. Therefore, by modifying or propagating a covered work, you indicate your acceptance of this License to do so.

10. Automatic Licensing of Downstream Recipients.

Each time you convey a covered work, the recipient automatically receives a license from the original licensors, to run, modify and propagate that work, subject to this License. You are not responsible for enforcing compliance by third parties with this License.

An "entity transaction" is a transaction transferring control of an organization, or substantially all assets of one, or subdividing an organization, or merging organizations. If propagation of a covered work results from an entity transaction, each party to that transaction who receives a copy of the work also receives whatever licenses to the work the party's predecessor in interest had or could give under the previous paragraph, plus a right to possession of the Corresponding Source of the work from the predecessor in interest, if the predecessor has it or can get it with reasonable efforts.

You may not impose any further restrictions on the exercise of the rights granted or affirmed under this License. For example, you may not impose a license fee, royalty, or other charge for exercise of rights granted under this License, and you may not initiate litigation (including a cross-claim or counterclaim in a lawsuit) alleging that any patent claim is infringed by making, using, selling, offering for sale, or importing the Program or any portion of it.

11. Patents.

A "contributor" is a copyright holder who authorizes use under this License of the Program or a work on which the Program is based. The work thus licensed is called the contributor's "contributor version".

A contributor's "essential patent claims" are all patent claims owned or controlled by the contributor, whether already acquired or hereafter acquired, that would be infringed by some manner, permitted by this License, of making, using, or selling its contributor version, but do not include claims that would be infringed only as a consequence of further modification of the contributor version. For purposes of this definition, "control" includes the right to grant patent sublicenses in a manner consistent with the requirements of this License.

Each contributor grants you a non-exclusive, worldwide, royalty-free patent license under the contributor's essential patent claims, to make, use, sell, offer for sale, import and otherwise run, modify and propagate the contents of its contributor version.

In the following three paragraphs, a "patent license" is any express agreement or commitment, however denominated, not to enforce a patent (such as an express permission to practice a patent or covenant not to sue for patent infringement). To "grant" such a patent license to a party means to make such an agreement or commitment not to enforce a patent against the party.

If you convey a covered work, knowingly relying on a patent license, and the Corresponding Source of the work is not available for anyone to copy, free of charge and under the terms of this License, through a publicly available network server or other readily accessible means, then you must either (1) cause the Corresponding Source to be so available, or (2) arrange to deprive yourself of the benefit of the patent license for this particular work, or (3) arrange, in a manner consistent with the requirements of this License, to extend the patent license to downstream recipients. "Knowingly relying" means you have actual knowledge that, but for the patent license, your conveying the covered work in a country, or your recipient's use of the covered work in a country, would infringe one or more identifiable patents in that country that you have reason to believe are valid.

If, pursuant to or in connection with a single transaction or arrangement, you convey, or propagate by procuring conveyance of, a covered work, and grant a patent license to some of the parties receiving the covered work authorizing them to use, propagate, modify or convey a specific copy of the covered work, then the patent license you grant is automatically extended to all recipients of the covered work and works based on it.

A patent license is "discriminatory" if it does not include within the scope of its coverage, prohibits the exercise of, or is conditioned on the non-exercise of one or more of the rights that are specifically granted under this License. You may not convey a covered work if you are a party to an arrangement with a third party that is in the business of distributing software, under which you make payment to the third party based on the extent of your activity of conveying the work, and under which the third party grants, to any of the parties who would receive the covered work from you, a discriminatory patent license (a) in connection with copies of the covered work conveyed by you (or copies made from those copies), or (b) primarily for and in connection with specific products or compilations that

contain the covered work, unless you entered into that arrangement,
or
that patent license was granted, prior to 28 March 2007.

Nothing in this License shall be construed as excluding or limiting any implied license or other defenses to infringement that may otherwise be available to you under applicable patent law.

12. No Surrender of Others' Freedom.

If conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot convey a covered work so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not convey it at all. For example, if you agree to terms that obligate you to collect a royalty for further conveying from those to whom you convey the Program, the only way you could satisfy both those terms and this License would be to refrain entirely from conveying the Program.

13. Use with the GNU Affero General Public License.

Notwithstanding any other provision of this License, you have permission to link or combine any covered work with a work licensed under version 3 of the GNU Affero General Public License into a single combined work, and to convey the resulting work. The terms of this License will continue to apply to the part which is the covered work, but the special requirements of the GNU Affero General Public License, section 13, concerning interaction through a network will apply to the combination as such.

14. Revised Versions of this License.

The Free Software Foundation may publish revised and/or new versions of the GNU General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies that a certain numbered version of the GNU General Public License "or any later version" applies to it, you have the option of following the terms and conditions either of that numbered version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of the GNU General Public License, you may choose any version ever published by the Free Software Foundation.

If the Program specifies that a proxy can decide which future versions of the GNU General Public License can be used, that proxy's public statement of acceptance of a version permanently authorizes you to choose that version for the Program.

Later license versions may give you additional or different permissions. However, no additional obligations are imposed on any author or copyright holder as a result of your choosing to follow a later version.

15. Disclaimer of Warranty.

THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

16. Limitation of Liability.

IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MODIFIES AND/OR CONVEYS THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

17.

Interpretation of Sections 15 and 16.

If the disclaimer of warranty and limitation of liability provided above cannot be given local legal effect according to their terms, reviewing courts shall apply local law that most closely approximates an absolute waiver of all civil liability in connection with the Program, unless a warranty or assumption of liability accompanies a copy of the Program in return for a fee.

END OF TERMS AND CONDITIONS

How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively state the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

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

This program is free software: you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation, either version 3 of the License, or (at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program. If not, see <https://www.gnu.org/licenses/>.

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

If the program does terminal interaction, make it output a short notice like this when it starts in an interactive mode:

```
<program> Copyright (C) <year> <name of author>  
This program comes with ABSOLUTELY NO WARRANTY; for details type `show w'.  
This is free software, and you are welcome to redistribute it  
under certain conditions; type `show c' for details.
```

The hypothetical commands `show w' and `show c' should show the appropriate parts of the General Public License. Of course, your program's commands might be different; for a GUI interface, you would use an "about box".

You should also get your employer (if you work as a programmer) or school, if any, to sign a "copyright disclaimer" for the program, if necessary. For more information on this, and how to apply and follow the GNU GPL, see <https://www.gnu.org/licenses/>.

The GNU General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you

may consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Lesser General Public License instead of this License. But first, please read <<https://www.gnu.org/licenses/why-not-lgpl.html>>.

1.104 vixie-cron 3.0pl1-136ubuntu1

1.104.1 Available under license :

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

```
/* Copyright 1988,1990,1993,1994 by Paul Vixie
* All rights reserved
*
* Distribute freely, except: don't remove my name from the source or
* documentation (don't take credit for my work), mark your changes (don't
* get me blamed for your possible bugs), don't alter or remove this
* notice. May be sold if buildable source is provided to buyer. No
* warrantee of any kind, express or implied, is included with this
* software; use at your own risk, responsibility for damages (if any) to
* anyone resulting from the use of this software rests entirely with the
* user.
*
* Send bug reports, bug fixes, enhancements, requests, flames, etc., and
* I'll try to keep a version up to date. I can be reached as follows:
* Paul Vixie <paul@vix.com> uunet!decwrl!vixie!paul
*/
```

Found in path(s):

```
* /opt/cola/permits/1029757352_1619638247.49/0/cron-3-0pl1-orig-tar-gz/cron-3.0pl1.orig/database.c
* /opt/cola/permits/1029757352_1619638247.49/0/cron-3-0pl1-orig-tar-gz/cron-3.0pl1.orig/misc.c
*
/opt/cola/permits/1029757352_1619638247.49/0/cron-3-0pl1-orig-tar-gz/cron-3.0pl1.orig/job.c
* /opt/cola/permits/1029757352_1619638247.49/0/cron-3-0pl1-orig-tar-gz/cron-3.0pl1.orig/compat.c
* /opt/cola/permits/1029757352_1619638247.49/0/cron-3-0pl1-orig-tar-gz/cron-3.0pl1.orig/do_command.c
* /opt/cola/permits/1029757352_1619638247.49/0/cron-3-0pl1-orig-tar-gz/cron-3.0pl1.orig/user.c
* /opt/cola/permits/1029757352_1619638247.49/0/cron-3-0pl1-orig-tar-gz/cron-3.0pl1.orig/config.h
* /opt/cola/permits/1029757352_1619638247.49/0/cron-3-0pl1-orig-tar-gz/cron-3.0pl1.orig/entry.c
* /opt/cola/permits/1029757352_1619638247.49/0/cron-3-0pl1-orig-tar-gz/cron-3.0pl1.orig/cron.h
* /opt/cola/permits/1029757352_1619638247.49/0/cron-3-0pl1-orig-tar-gz/cron-3.0pl1.orig/crontab.c
* /opt/cola/permits/1029757352_1619638247.49/0/cron-3-0pl1-orig-tar-gz/cron-3.0pl1.orig/env.c
* /opt/cola/permits/1029757352_1619638247.49/0/cron-3-0pl1-orig-tar-gz/cron-3.0pl1.orig/cron.c
```

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

```
.\" Copyright (c) 1989 The Regents of the University of California.
.\" All rights reserved.
.\"
```

```
.\" This code is derived from software contributed to Berkeley by
.\" Paul Vixie.
.\"
.\" Redistribution and use in source and binary forms are permitted
.\" provided that the above copyright notice and this paragraph are
.\" duplicated in all such forms and that any documentation,
.\" advertising materials, and other materials related to such
.\" distribution and use acknowledge that the software was developed
.\" by the University of California, Berkeley. The name of the
.\" University may not be used to endorse or promote products derived
.\" from this software without specific prior written permission.
.\" THIS SOFTWARE IS PROVIDED ``AS IS" AND WITHOUT ANY EXPRESS OR
.\" IMPLIED WARRANTIES, INCLUDING, WITHOUT LIMITATION, THE IMPLIED
.\" WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE.
.\"
.\" @(#)bitstring.3 5.1
.\" (Berkeley) 12/13/89
.\"
```

Found in path(s):

```
* /opt/cola/permits/1029757352_1619638247.49/0/cron-3-0p11-orig-tar-gz/cron-3.0p11.orig/bitstring.3
No license file was found, but licenses were detected in source scan.
```

```
/*
```

```
* Copyright (c) 1988 The Regents of the University of California.
* All rights reserved.
*
* This code is derived from software written by Ken Arnold and
* published in UNIX Review, Vol. 6, No. 8.
*
* Redistribution and use in source and binary forms are permitted
* provided that the above copyright notice and this paragraph are
* duplicated in all such forms and that any documentation,
* advertising materials, and other materials related to such
* distribution and use acknowledge that the software was developed
* by the University of California, Berkeley. The name of the
* University may not be used to endorse or promote products derived
* from this software without specific prior written permission.
* THIS SOFTWARE IS PROVIDED ``AS IS" AND WITHOUT ANY EXPRESS OR
* IMPLIED WARRANTIES, INCLUDING, WITHOUT LIMITATION, THE IMPLIED
* WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE.
*
*/
```

Found in path(s):

```
* /opt/cola/permits/1029757352_1619638247.49/0/cron-3-0p11-orig-tar-gz/cron-3.0p11.orig/popen.c
No license file was found, but licenses were detected in source scan.
```



```
.\/* Copyright 1988,1990,1993 by Paul Vixie
.\" * All rights reserved
.\" *
.\" * Distribute freely, except: don't remove my name from the source or
.\" * documentation (don't take credit for my work), mark your changes (don't
.\" * get me blamed for your possible bugs), don't alter or remove this
.\" * notice. May be sold if buildable source is provided to buyer. No
.\" * warrantee of any kind, express or implied, is included with this
.\" * software; use at your own risk, responsibility for damages (if any) to
.\" * anyone resulting from the use of this software rests entirely with the
.\" * user.
.\" *
.\" * Send bug reports, bug fixes, enhancements, requests, flames, etc., and
.\" * I'll try to keep a version up to date. I can be reached as follows:
.\" * Paul Vixie    <paul@vix.com>    uunet!decwrl!vixie!paul
.\" */
.\"
.\" $Id: crontab.1,v 2.4 1993/12/31 10:47:33 vixie Exp $
.\"
```

Found in path(s):

```
*
/opt/cola/permits/1029757352_1619638247.49/0/cron-3-0p11-orig-tar-gz/cron-3.0p11.orig/crontab.1
No license file was found, but licenses were detected in source scan.
```

```
/* Copyright 1993,1994 by Paul Vixie
* All rights reserved
*
* Distribute freely, except: don't remove my name from the source or
* documentation (don't take credit for my work), mark your changes (don't
* get me blamed for your possible bugs), don't alter or remove this
* notice. May be sold if buildable source is provided to buyer. No
* warrantee of any kind, express or implied, is included with this
* software; use at your own risk, responsibility for damages (if any) to
* anyone resulting from the use of this software rests entirely with the
* user.
*
* Send bug reports, bug fixes, enhancements, requests, flames, etc., and
* I'll try to keep a version up to date. I can be reached as follows:
* Paul Vixie    <paul@vix.com>    uunet!decwrl!vixie!paul
*/
```

Found in path(s):

```
* /opt/cola/permits/1029757352_1619638247.49/0/cron-3-0p11-orig-tar-gz/cron-3.0p11.orig/compat.h
* /opt/cola/permits/1029757352_1619638247.49/0/cron-3-0p11-orig-tar-gz/cron-3.0p11.orig/pathnames.h
*
/opt/cola/permits/1029757352_1619638247.49/0/cron-3-0p11-orig-tar-gz/cron-3.0p11.orig/externs.h
```

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

```
.\/* Copyright 1988,1990,1993 by Paul Vixie
.\" * All rights reserved
.\" *
.\" * Distribute freely, except: don't remove my name from the source or
.\" * documentation (don't take credit for my work), mark your changes (don't
.\" * get me blamed for your possible bugs), don't alter or remove this
.\" * notice. May be sold if buildable source is provided to buyer. No
.\" * warrantee of any kind, express or implied, is included with this
.\" * software; use at your own risk, responsibility for damages (if any) to
.\" * anyone resulting from the use of this software rests entirely with the
.\" * user.
.\" *
.\" * Send bug reports, bug fixes, enhancements, requests, flames, etc., and
.\" * I'll try to keep a version up to date. I can be reached as follows:
.\" * Paul Vixie <paul@vix.com> uunet!decwrl!vixie!paul
.\" */
.\"
.\" $Id: cron.8,v 2.2 1993/12/28 08:34:43 vixie Exp $
.\"
```

Found in path(s):

```
*
*/opt/cola/permits/1029757352_1619638247.49/0/cron-3-0pl1-orig-tar-gz/cron-3.0pl1.orig/cron.8
No license file was found, but licenses were detected in source scan.
```

```
/* Copyright 1993,1994 by Paul Vixie
* All rights reserved
*
* Distribute freely, except: don't remove my name from the source or
* documentation (don't take credit for my work), mark your changes (don't
* get me blamed for your possible bugs), don't alter or remove this
* notice. May be sold if buildable source is provided to buyer. No
* warrantee of any kind, express or implied, is included with this
* software; use at your own risk, responsibility for damages (if any) to
* anyone resulting from the use of this software rests entirely with the
* user.
*
* Send bug reports, bug fixes, enhancements, requests, flames, etc., and
* I'll try to keep a version up to date. I can be reached as follows:
* Paul Vixie <paul@vix.com> uunet!decwrl!vixie!paul
*/

$Id: INSTALL,v 2.5 1994/01/15 20:43:43 vixie Exp $
```

Read the comments at the top of the Makefile, then edit the area marked 'configurable'

stuff.

Edit config.h. The stuff I expect you to change is down a bit from the top of the file, but it's clearly marked. Also look at pathnames.h.

You don't have to create the /var/cron or /var/cron/tabs directories, since both the daemon and the `crontab' program will do this the first time they run if they don't exist. You do need to have a /var, though -- just "mkdir /var" if you don't have one, or you can "mkdir /usr/var; ln -s /usr/var /var" if you expect your /var to have a lot of stuff in it.

You will also need /usr/local/etc and /usr/local/bin directories unless you change the Makefile. These will have to be created by hand, but if you are a long-time Usenet user you probably have them already. /usr/local/man is where I keep my man pages, but I have the source for `man' and you probably do not. Therefore you may have to put the man pages into /usr/man/man1, which will be hard since there will be name collisions. (Note that the man command was originally written by

Bill Joy before he left Berkeley, and it contains no AT&T code, so it is in UUNET's archive of freely-distributable BSD code.)

LINUX note: /usr/include/paths.h on some linux systems shows _PATH_SENDMAIL to be /usr/bin/sendmail even though sendmail is installed in /usr/lib. you should check this out.

say:

```
make all
```

su and say:

```
make install
```

Note that if I can get you to "su and say" something just by asking, you have a very serious security problem on your system and you should look into it.

Edit your /usr/lib/crontab file into little pieces -- see the CONVERSION file for help on this.

Use the `crontab' command to install all the little pieces you just created. Some examples (see below before trying any of these!)

```
crontab -u uucp -r /usr/lib/uucp/crontab.src
crontab -u news -r /usr/lib/news/crontab.src
crontab -u root -r /usr/adm/crontab.src
```

Notes on above examples: (1) the .src files are copied at the time the command is issued; changing the source files later will have

no effect until they are reinstalled with another `crontab -r` command. (2) The crontab command will affect the crontab of the person using the command unless `-u USER` is given; `-u` only works for root. When using most `su` commands under most BSD's, `crontab` will still think of you as yourself even though you may think of yourself as root -- so use `-u` liberally. (3) the `-r` option stands for `replace`; check the man page for crontab(1) for other possibilities.

Kill your existing cron daemon -- do `ps aux` and look for /etc/cron.

Edit your /etc/rc or /etc/rc.local, looking for the line that starts up /etc/cron. Comment it out and add a line to start the new cron daemon -- usually /usr/local/etc/cron, unless you changed it in the Makefile.

Start up this cron daemon yourself as root. Just type /usr/local/etc/cron (or whatever); no `&` is needed since the daemon forks itself and the process you executed returns immediately.

ATT notes: for those people unfortunate enough to be stuck on a AT&T UNIX, you will need the public-domain "libndir", found in the B News source and in any comp.sources.unix archive. You will also need to hack the code some.

Found in path(s):

* /opt/cola/permits/1029757352_1619638247.49/0/cron-3-0p11-orig-tar-gz/cron-3.0p11.orig/INSTALL

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

/*

* Copyright (c) 1989 The Regents of the University of California.

* All rights reserved.

*

* This code is derived from software contributed to Berkeley by

* Paul Vixie.

*

* Redistribution and use in source and binary forms are permitted

* provided that the above copyright notice and this paragraph are

* duplicated in all such forms and that any documentation,

* advertising materials, and other materials related to such

* distribution and use acknowledge that the software was developed

* by the University of California, Berkeley. The name of the

* University may not be used to endorse or promote products derived

* from this software without specific prior written permission.

* THIS SOFTWARE IS PROVIDED ``AS IS" AND WITHOUT ANY EXPRESS OR

* IMPLIED WARRANTIES, INCLUDING, WITHOUT LIMITATION, THE IMPLIED

* WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE.

*

* @(#)bitstring.h 5.2

(Berkeley) 4/4/90

*/

Found in path(s):

* /opt/cola/permits/1029757352_1619638247.49/0/cron-3-0p11-orig-tar-gz/cron-3.0p11.orig/bitstring.h

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

* All rights reserved

* Distribute freely, except: don't remove my name from the source or

Found in path(s):

* /opt/cola/permits/1029757352_1619638247.49/0/cron-3-0p11-orig-tar-gz/cron-3.0p11.orig/Makefile

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

#!/* Copyright 1988,1990,1993 by Paul Vixie

* All rights reserved

*

* Distribute freely, except: don't remove my name from the source or

* documentation (don't take credit for my work), mark your changes (don't

* get me blamed for your possible bugs), don't alter or remove this

* notice. May be sold if buildable source is provided to buyer. No

* warrantee of any kind, express or implied, is included with this

* software; use at your own risk, responsibility for damages (if any) to

* anyone resulting from the use of this software rests entirely with the

* user.

*

* Send bug reports, bug fixes, enhancements, requests, flames, etc., and

* I'll try to keep a version up to date. I can be reached as follows:

* Paul Vixie <paul@vix.com> uunet!decwrl!vixie!paul

*/

Vixie Cron V3.0

December 27, 1993

[V2.2 was some time in 1992]

[V2.1 was May 29, 1991]

[V2.0 was July 5, 1990]

[V2.0-beta

was December 9, 1988]

[V1.0 was May 6, 1987]

Paul Vixie

This is a version of 'cron' that is known to run on BSD 4.[23] systems. It is functionally based on the SysV cron, which means that each user can have their own crontab file (all crontab files are stored in a read-protected directory, usually /var/cron/tabs). No direct support is provided for 'at'; you can continue to run 'atrun' from the crontab as you have been doing. If you don't have atrun (i.e., System V) you are in trouble.

A messages is logged each time a command is executed; also, the files "allow" and "deny" in /var/cron can be used to control access to the "crontab" command (which installs crontabs). It hasn't been tested on SysV, although some effort has gone into making the port an easy one.

This is more or less the copyright that USENET contributed software usually has. Since ATT couldn't use this version if they had to freely distribute source, and since I'd love to see them use it, I'll offer some ridiculously low license fee just to have them take it. In the unlikely event that they do this, I will continue to support and distribute the pseudo-PD version, so please, don't flame me for wanting my work to see a wider distribution.

To use this: Sorry, folks, there is no cutesy 'Configure' script. You'll have to go edit a couple of files... So, here's the checklist:

Read all the FEATURES, INSTALL, and CONVERSION files

Edit config.h

Edit Makefile

(both of these files have instructions inside; note that some things in config.h are definable in Makefile and are therefore surrounded by #ifndef...#endif)

'make'

'su' and 'make install'

(you may have to install the man pages by hand)

kill your existing cron process

(actually you can run your existing cron if you want, but why?)

build new crontabs using /usr/lib/{crontab,crontab.local}

(either put them all in "root"'s crontab, or divide it up and rip out all the 'su' commands, collapse the lengthy lists into

ranges with steps -- basically, this step is

as much work as you want to make it)

start up the new cron

(must be done as root)

watch it. test it with 'crontab -r' and watch the daemon track your changes.

if you like it, change your /etc/{rc,rc.local} to use it instead of the old one.

\$Id: README,v 2.3 1993/12/28 08:34:43 vixie Exp \$

Found in path(s):

* /opt/cola/permits/1029757352_1619638247.49/0/cron-3-0p11-orig-tar-gz/cron-3.0p11.orig/README

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

.\/* Copyright 1988,1990,1993,1994 by Paul Vixie

.\/* All rights reserved

```

.\" *
.\" * Distribute freely, except: don't remove my name from the source or
.\" * documentation (don't take credit for my work), mark your changes (don't
.\" * get me blamed for your possible bugs), don't alter or remove this
.\" * notice. May be sold if buildable source is provided to buyer. No
.\" * warrantee of any kind, express or implied, is included with this
.\" * software; use at your own risk, responsibility for damages (if any) to
.\" * anyone resulting from the use of this software rests entirely with the
.\" * user.
.\" *
.\" * Send bug reports, bug fixes, enhancements, requests, flames, etc., and
.\" * I'll try to keep a version up to date. I can be reached as follows:
.\" * Paul Vixie      <paul@vix.com>      uunet!decwrl!vixie!paul
.\" */
.\"
.\" $Id: crontab.5,v 2.4 1994/01/15 20:43:43 vixie Exp $
.\"

```

Found in path(s):

*

/opt/cola/permits/1029757352_1619638247.49/0/cron-3-0pl1-orig-tar-gz/cron-3.0pl1.orig/crontab.5

1.105 rcrowley-go-metrics 0.0.0-20190706150252-9beb055b7962

1.105.1 Available under license :

Copyright 2012 Richard Crowley. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

THIS SOFTWARE IS PROVIDED BY RICHARD CROWLEY ``AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL RICHARD CROWLEY OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF

SUBSTITUTE GOODS

OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

The views and conclusions contained in the software and documentation are those of the authors and should not be interpreted as representing official policies, either expressed or implied, of Richard Crowley.

1.106 go-grpc-prometheus 1.2.0

1.106.1 Available under license :

Apache License

Version 2.0, January 2004

<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable

by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the

Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices

that do not

pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction,
or distribution of Your modifications, or
for any such Derivative Works as a whole, provided Your use,
reproduction, and distribution of the Work otherwise complies with
the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise,
any Contribution intentionally submitted for inclusion in the Work
by You to the Licensor shall be under the terms and conditions of
this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify
the terms of any separate license agreement you may have executed
with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade
names, trademarks, service marks, or product names of the Licensor,
except as required for reasonable and customary use in describing the
origin of the Work and reproducing the content of the
NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or
agreed to in writing, Licensor provides the Work (and each
Contributor provides its Contributions) on an "AS IS" BASIS,
WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or
implied, including, without limitation, any warranties or conditions
of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A
PARTICULAR PURPOSE. You are solely responsible for determining the
appropriateness of using or redistributing the Work and assume any
risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory,
whether in tort (including negligence), contract, or otherwise,
unless required by applicable law (such as deliberate and grossly
negligent acts) or agreed to in writing, shall any Contributor be
liable to You for damages, including any direct, indirect, special,
incidental, or consequential damages of any character arising as a
result of this License or out of the use or inability to use the
Work (including but not limited to damages for loss of goodwill,
work stoppage, computer failure or malfunction, or any and all
other commercial damages or losses), even if such Contributor
has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing
the Work or Derivative Works thereof, You may choose to offer,
and charge a fee for, acceptance of support, warranty, indemnity,
or other liability obligations and/or rights consistent with this
License. However, in accepting such obligations, You may act only
on Your own behalf and on Your sole responsibility, not on behalf

of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License"); you may not use this file except in compliance with the License. You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

1.107 quartz 2.3.2

1.107.1 Available under license :

Apache License

Version 2.0, January 2004

<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form

shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely

link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean

Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their

Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

You must give any other recipients of the Work or Derivative Works a copy of this License; and

You must cause any modified files to carry prominent notices stating that You changed the files; and

You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and

If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum

to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions. Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software
distributed under the License is distributed on an "AS IS" BASIS,
WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
See the License for the specific language governing permissions and
limitations under the License.

1.108 pierrec-lz4 2.2.6+incompatible

1.108.1 Available under license :

Copyright (c) 2015, Pierre Curto

All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

* Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.

* Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

* Neither the name of xxHash nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT HOLDER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

1.109 gorilla 1.7.4

1.109.1 Available under license :

Copyright (c) 2011 The Snappy-Go Authors. All rights reserved.

Copyright (c) 2019 Klaus Post. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

* Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.

* Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

* Neither the name of Google Inc. nor the names of its

contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE

ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Copyright (c) 2015 Conrad Irwin <conrad@bugsnag.com>

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Apache License

Version 2.0, January 2004

<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition,

"control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and

subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:
 - (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
 - (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
 - (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
 - (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices

that do not

pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise,

unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

Copyright (c) 2012 Google, Inc. All rights reserved.

Copyright (c) 2009-2011 Andreas Krennmair. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

* Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.

* Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

* Neither the name of Andreas Krennmair, Google, nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A

PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

The MIT License (MIT)

Copyright (c) 2016 Evan Huus

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM,

OUT OF OR IN
CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE
SOFTWARE.

Apache License
Version 2.0, January 2004
<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes

of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute

copies of the

Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding

those notices that do not

pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify

the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following

boilerplate notice, with the fields enclosed by brackets "[]"
replaced with your own identifying information. (Don't include
the brackets!) The text should be enclosed in the appropriate
comment syntax for the file format. We also recommend that a
file or class name and description of purpose be included on the
same "printed page" as the copyright notice for easier
identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software
distributed under the License is distributed on an "AS IS" BASIS,
WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
See the License for the specific language governing permissions and
limitations under the License.

The MIT License (MIT)

Copyright (c) 2013 Stack Exchange

Permission is hereby granted, free of charge, to any person obtaining a copy of
this software and associated documentation files (the "Software"), to deal in
the Software without restriction, including without limitation the rights to
use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of
the Software, and to permit persons to whom the Software is furnished to do so,
subject to the following conditions:

The above copyright notice and this permission notice shall be included in all
copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR
IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS
FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR
COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER
IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR
IN
CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Licensed to the Apache Software Foundation (ASF) under one
or more contributor license agreements. See the NOTICE file
distributed with this work for additional information
regarding copyright ownership. The ASF licenses this file
to you under the Apache License, Version 2.0 (the
"License"); you may not use this file except in compliance

with the License. You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

Dave Cheney <dave@cheney.net>

Saulius Gurklys <s4uliu5@gmail.com>

John Eikenberry <jae@zhar.net>

Copyright 2013-2014 go-diameter authors. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- * Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- * Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
- * The names of authors or contributors may NOT be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Apache Thrift

Copyright (C) 2006 - 2019, The Apache Software Foundation

This product includes software developed at
The Apache Software Foundation (<http://www.apache.org/>).

Copyright (c) 2015, Dave Cheney <dave@cheney.net>

All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

* Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.

* Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT HOLDER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Copyright 2012 Matt T. Proud (matt.proud@gmail.com)

Apache License

Version 2.0, January 2004

<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the

preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License.

Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License.

Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution.

You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

You must give any other recipients of the Work or Derivative Works a copy of this License; and

You must cause any modified files to carry prominent notices stating that You changed the files; and

You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and

If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided

that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions.

Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks.

This License does not grant permission to use the trade names, trademarks, service marks,

or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty.

Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability.

In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability.

While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your

sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

Apache License
Version 2.0, January 2004
<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common

control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity

on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained

within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory,

whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "{}" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright (c) 2017 opentracing-contrib

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and

limitations under the License.
Data model artifacts for Prometheus.
Copyright 2012-2015 The Prometheus Authors

This product includes software developed at
SoundCloud Ltd. (<http://soundcloud.com/>).
Copyright (c) 2016 Caleb Spare

MIT License

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH

THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

The MIT License (MIT)

Copyright (c) 2014 Evan Huus

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM,

OUT OF OR IN
CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE
SOFTWARE.

procfs provides functions to retrieve system, kernel and process
metrics from the pseudo-filesystem proc.

Copyright 2014-2015 The Prometheus Authors

This product includes software developed at
SoundCloud Ltd. (<http://soundcloud.com/>).

Copyright (c) 2015, Pierre Curto

All rights reserved.

Redistribution and use in source and binary forms, with or without
modification, are permitted provided that the following conditions are met:

* Redistributions of source code must retain the above copyright notice, this
list of conditions and the following disclaimer.

* Redistributions in binary form must reproduce the above copyright notice,
this list of conditions and the following disclaimer in the documentation
and/or other materials provided with the distribution.

* Neither the name of xxHash nor the names of its
contributors may be used to endorse or promote products derived from
this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS"
AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE
IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE
DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT HOLDER OR
CONTRIBUTORS BE LIABLE
FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL
DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR
SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER
CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY,
OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE
OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Mozilla Public License, version 2.0

1. Definitions

1.1. "Contributor"

means each individual or legal entity that creates, contributes to the
creation of, or owns Covered Software.

1.2. "Contributor Version"

means the combination of the Contributions of others (if any) used by a Contributor and that particular Contributor's Contribution.

1.3. "Contribution"

means Covered Software of a particular Contributor.

1.4. "Covered Software"

means Source Code Form to which the initial Contributor has attached the notice in Exhibit A, the Executable Form of such Source Code Form, and Modifications of such Source Code Form, in each case including portions thereof.

1.5. "Incompatible With Secondary Licenses"

means

a. that the initial Contributor has attached the notice described in Exhibit B to the Covered Software; or

b. that the Covered Software was made available under the terms of version 1.1 or earlier of the License, but not also under the terms of a Secondary License.

1.6. "Executable Form"

means any form of the work other than Source Code Form.

1.7. "Larger Work"

means a work that combines Covered Software with other material, in a separate file or files, that is not Covered Software.

1.8. "License"

means this document.

1.9. "Licensable"

means having the right to grant, to the maximum extent possible, whether at the time of the initial grant or subsequently, any and all of the rights conveyed by this License.

1.10. "Modifications"

means any of the following:

- a. any file in Source Code Form that results from an addition to, deletion from, or modification of the contents of Covered Software; or
- b. any new file in Source Code Form that contains any Covered Software.

1.11. "Patent Claims" of a Contributor

means any patent claim(s), including without limitation, method, process, and apparatus claims, in any patent Licensable by such Contributor that would be infringed, but for the grant of the License, by the making, using, selling, offering for sale, having made, import, or transfer of either its Contributions or its Contributor Version.

1.12. "Secondary License"

means either the GNU General Public License, Version 2.0, the GNU Lesser General Public License, Version 2.1, the GNU Affero General Public License, Version 3.0, or any later versions of those licenses.

1.13. "Source Code Form"

means the form of the work preferred for making modifications.

1.14. "You" (or "Your")

means an individual or a legal entity exercising rights under this License. For legal entities, "You" includes any entity that controls, is controlled by, or is under common control with You. For purposes of this definition, "control" means (a) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (b) ownership of more than fifty percent (50%) of the outstanding shares or beneficial ownership of such entity.

2. License Grants and Conditions

2.1. Grants

Each Contributor hereby grants You a world-wide, royalty-free, non-exclusive license:

- a. under intellectual property rights (other than patent or trademark) Licensable by such Contributor to use, reproduce, make available, modify, display, perform, distribute, and otherwise exploit its Contributions, either on an unmodified basis, with Modifications, or

as part of a Larger Work; and

- b. under Patent Claims of such Contributor to make, use, sell, offer for sale, have made, import, and otherwise transfer either its Contributions or its Contributor Version.

2.2. Effective Date

The licenses granted in Section 2.1 with respect to any Contribution become effective for each Contribution on the date the Contributor first distributes such Contribution.

2.3. Limitations on Grant Scope

The licenses granted in this Section 2 are the only rights granted under this License. No additional rights or licenses will be implied from the distribution or licensing of Covered Software under this License. Notwithstanding Section 2.1(b) above, no patent license is granted by a Contributor:

- a. for any code that a Contributor has removed from Covered Software; or
- b. for infringements caused by: (i) Your and any other third party's modifications of Covered Software, or (ii) the combination of its Contributions with other software (except as part of its Contributor Version); or
- c. under Patent Claims infringed by Covered Software in the absence of its Contributions.

This License does not grant any rights in the trademarks, service marks, or logos of any Contributor (except as may be necessary to comply with the notice requirements in Section 3.4).

2.4. Subsequent Licenses

No Contributor makes additional grants as a result of Your choice to distribute the Covered Software under a subsequent version of this License (see Section 10.2) or under the terms of a Secondary License (if permitted under the terms of Section 3.3).

2.5. Representation

Each Contributor represents that the Contributor believes its Contributions are its original creation(s) or it has sufficient rights to grant the rights to its Contributions conveyed by this License.

2.6. Fair Use

This License is not intended to limit any rights You have under applicable copyright doctrines of fair use, fair dealing, or other equivalents.

2.7. Conditions

Sections 3.1, 3.2, 3.3, and 3.4 are conditions of the licenses granted in Section 2.1.

3. Responsibilities

3.1. Distribution of Source Form

All distribution of Covered Software in Source Code Form, including any Modifications that You create or to which You contribute, must be under the terms of this License. You must inform recipients that the Source Code Form of the Covered Software is governed by the terms of this License, and how they can obtain a copy of this License. You may not attempt to alter or restrict the recipients' rights in the Source Code Form.

3.2. Distribution of Executable Form

If You distribute Covered Software in Executable Form then:

- a. such Covered Software must also be made available in Source Code Form, as described in Section 3.1, and You must inform recipients of the Executable Form how they can obtain a copy of such Source Code Form by reasonable means in a timely manner, at a charge no more than the cost of distribution to the recipient; and
- b. You may distribute such Executable Form under the terms of this License, or sublicense it under different terms, provided that the license for the Executable Form does not attempt to limit or alter the recipients' rights in the Source Code Form under this License.

3.3. Distribution of a Larger Work

You may create and distribute a Larger Work under terms of Your choice, provided that You also comply with the requirements of this License for the Covered Software. If the Larger Work is a combination of Covered Software with a work governed by one or more Secondary Licenses, and the

Covered Software is not Incompatible With Secondary Licenses, this License permits You to additionally distribute such Covered Software under the terms of such Secondary License(s), so that the recipient of the Larger Work may, at their option, further distribute the Covered Software under the terms of either this License or such Secondary License(s).

3.4. Notices

You may not remove or alter the substance of any license notices (including copyright notices, patent notices, disclaimers of warranty, or limitations of liability) contained within the Source Code Form of the Covered Software, except that You may alter any license notices to the extent required to remedy known factual inaccuracies.

3.5. Application of Additional Terms

You may choose to offer, and to charge a fee for, warranty, support, indemnity or liability obligations to one or more recipients of Covered Software. However, You may do so only on Your own behalf, and not on behalf of any Contributor. You must make it absolutely clear that any such warranty, support, indemnity, or liability obligation is offered by You alone, and You hereby agree to indemnify every Contributor for any liability incurred by such Contributor as a result of warranty, support, indemnity or liability terms You offer. You may include additional disclaimers of warranty and limitations of liability specific to any jurisdiction.

4. Inability to Comply Due to Statute or Regulation

If it is impossible for You to comply with any of the terms of this License with respect to some or all of the Covered Software due to statute, judicial order, or regulation then You must: (a) comply with the terms of this License to the maximum extent possible; and (b) describe the limitations and the code they affect. Such description must be placed in a text file included with all distributions of the Covered Software under this License. Except to the extent prohibited by statute or regulation, such description must be sufficiently detailed for a recipient of ordinary skill to be able to understand it.

5. Termination

5.1. The rights granted under this License will terminate automatically if You fail to comply with any of its terms. However, if You become compliant, then the rights granted under this License from a particular Contributor are reinstated (a) provisionally, unless and until such Contributor

explicitly
and finally terminates Your grants, and (b) on an ongoing basis, if such Contributor fails to notify You of the non-compliance by some reasonable means prior to 60 days after You have come back into compliance. Moreover, Your grants from a particular Contributor are reinstated on an ongoing basis if such Contributor notifies You of the non-compliance by some reasonable means, this is the first time You have received notice of non-compliance with this License from such Contributor, and You become compliant prior to 30 days after Your receipt of the notice.

5.2. If You initiate litigation against any entity by asserting a patent infringement claim (excluding declaratory judgment actions, counter-claims, and cross-claims) alleging that a Contributor Version directly or indirectly infringes any patent, then the rights granted to You by any and all Contributors for the Covered Software under Section 2.1 of this License shall terminate.

5.3. In the event of termination under Sections 5.1 or 5.2 above, all end user license agreements (excluding distributors and resellers) which have been validly granted by You or Your distributors under this License prior to termination shall survive termination.

6. Disclaimer of Warranty

Covered Software is provided under this License on an "as is" basis, without warranty of any kind, either expressed, implied, or statutory, including, without limitation, warranties that the Covered Software is free of defects, merchantable, fit for a particular purpose or non-infringing. The entire risk as to the quality and performance of the Covered Software is with You. Should any Covered Software prove defective in any respect, You (not any Contributor) assume the cost of any necessary servicing, repair, or correction. This disclaimer of warranty constitutes an essential part of this License. No use of any Covered Software is authorized under this License except under this disclaimer.

7. Limitation of Liability

Under no circumstances and under no legal theory, whether tort (including negligence), contract, or otherwise, shall any Contributor, or anyone who distributes Covered Software as permitted above, be liable to You for any direct, indirect, special, incidental, or consequential damages of any character including, without limitation, damages for lost profits, loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses, even if such party shall have been informed of the possibility of such damages. This limitation of liability

shall not apply to liability for death or personal injury resulting from such party's negligence to the extent applicable law prohibits such limitation. Some jurisdictions do not allow the exclusion or limitation of incidental or consequential damages, so this exclusion and limitation may not apply to You.

8. Litigation

Any litigation relating to this License may be brought only in the courts of a jurisdiction where the defendant maintains its principal place of business and such litigation shall be governed by laws of that jurisdiction, without reference to its conflict-of-law provisions. Nothing in this Section shall prevent a party's ability to bring cross-claims or counter-claims.

9. Miscellaneous

This License represents the complete agreement concerning the subject matter hereof. If any provision of this License is held to be unenforceable, such provision shall be reformed only to the extent necessary to make it enforceable. Any law or regulation which provides that the language of a contract shall be construed against the drafter shall not be used to construe this License against a Contributor.

10. Versions of the License

10.1. New Versions

Mozilla Foundation is the license steward. Except as provided in Section

10.3, no one other than the license steward has the right to modify or publish new versions of this License. Each version will be given a distinguishing version number.

10.2. Effect of New Versions

You may distribute the Covered Software under the terms of the version of the License under which You originally received the Covered Software, or under the terms of any subsequent version published by the license steward.

10.3. Modified Versions

If you create software not governed by this License, and you want to create a new license for such software, you may create and use a modified version of this License if you rename the license and remove

any references to the name of the license steward (except to note that such modified license differs from this License).

10.4. Distributing Source Code Form that is Incompatible With Secondary Licenses If You choose to distribute Source Code Form that is Incompatible

With Secondary Licenses under the terms of this version of the License, the notice described in Exhibit B of this License must be attached.

Exhibit A - Source Code Form License Notice

This Source Code Form is subject to the terms of the Mozilla Public License, v. 2.0. If a copy of the MPL was not distributed with this file, You can obtain one at <http://mozilla.org/MPL/2.0/>.

If it is not possible or desirable to put the notice in a particular file, then You may include the notice in a location (such as a LICENSE file in a relevant directory) where a recipient would be likely to look for such a notice.

You may add additional accurate notices of copyright ownership.

Exhibit B - "Incompatible With Secondary Licenses" Notice

This Source Code Form is "Incompatible With Secondary Licenses", as defined by the Mozilla Public License, v. 2.0.

Apache License
Version 2.0, January 2004
<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition,

"control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and

subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding

those notices that do not

pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise,

unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "{}" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright 2016 The OpenTracing Authors

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

Common libraries shared by Prometheus Go components.
Copyright 2015 The Prometheus Authors

This product includes software developed at
SoundCloud Ltd. (<http://soundcloud.com/>).
(The MIT License)

Copyright (c) 2017 marvin + konsorten GmbH (open-source@konsorten.de)

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the 'Software'), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED 'AS IS', WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Anton Povarov <anton.povarov@gmail.com>

Brian Goff <cpuguy83@gmail.com>

Clayton Coleman <ccoleman@redhat.com>

Denis Smirnov <denis.smirnov.91@gmail.com>

DongYun Kang <ceram1000@gmail.com>

Dwayne Schultz <dschultz@pivotal.io>

Georg Apitz <gapitz@pivotal.io>

Gustav Paul <gustav.paul@gmail.com>

Johan Brandhorst <johan.brandhorst@gmail.com>

John Shahid <jvshahid@gmail.com>

John Tuley <john@tuley.org>

Laurent <laurent@adyoulike.com>

Patrick Lee <patrick@dropbox.com>

Peter Edge <peter.edge@gmail.com>

Roger Johansson <rogeralsing@gmail.com>

Sam Nguyen <sam.nguyen@sendgrid.com>

Sergio Arbo <serabe@gmail.com>

Stephen J Day <stephen.day@docker.com>

Tamir Duberstein <tamird@gmail.com>

Todd Eisenberger <teisenberger@dropbox.com>

Tormod Erevik Lea <tormodlea@gmail.com>

Vyacheslav Kim <kane@sendgrid.com>

Walter Schulze <awalterschulze@gmail.com>

ISC License

Copyright (c) 2012-2016 Dave Collins <dave@davec.name>

Permission to use, copy, modify, and/or distribute this software for any purpose with or without fee is hereby granted, provided that the above copyright notice and this permission notice appear in all copies.

THE SOFTWARE IS PROVIDED "AS IS" AND THE AUTHOR DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS. IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY SPECIAL, DIRECT, INDIRECT, OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

Apache License
Version 2.0, January 2004
<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but

not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work,

where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and

may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this

License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

SOFTWARE DISTRIBUTED WITH THRIFT:

The Apache Thrift software includes a number of subcomponents with separate copyright notices and license terms. Your use of the source code for these subcomponents is subject to the terms and conditions of the following licenses.

Portions of the following files are licensed under the MIT License:

lib/erl/src/Makefile.am

Please see doc/otp-base-license.txt for the full terms of this license.

For the aclocal/ax_boost_base.m4 and contrib/fb303/aclocal/ax_boost_base.m4
components:

```
# Copyright (c) 2007 Thomas Porschberg <thomas@randspringer.de>
#
# Copying and distribution of this file, with or without
# modification, are permitted in any medium without royalty provided
# the copyright notice and this notice are preserved.
```

For the lib/nodejs/lib/thrift/json_parse.js:

```
/*
  json_parse.js
  2015-05-02
  Public Domain.
  NO WARRANTY EXPRESSED OR IMPLIED. USE AT YOUR OWN RISK.

*/
(By Douglas Crockford <douglas@crockford.com>)
```

Copyright (c) 2013 Shopify

Permission is hereby granted, free of charge, to any person obtaining
a copy of this software and associated documentation files (the
"Software"), to deal in the Software without restriction, including
without limitation the rights to use, copy, modify, merge, publish,
distribute, sublicense, and/or sell copies of the Software, and to
permit persons to whom the Software is furnished to do so, subject to
the following conditions:

The above copyright notice and this permission notice shall be
included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND,
EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF
MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND
NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE
LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION
OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION
WITH THE SOFTWARE
OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

```
# This is the official list of go-diameter contributors for copyright purposes.
#
# Names should be added to this file as
# Name or Organization <email address>
```

```
#  
# The email address is not required for organizations.  
#  
# Please keep the list sorted.  
#  
# Use the following command to generate the list  
#  
# git shortlog -se | awk '{print $2 " " $3 " " $4}'  
#  
# and do appropriate cleanups.
```

DanB <danb@cgrates.org>
David Wilkie <dwilkie@gmail.com>
Seyi Ogunyemi <micrypt@users.noreply.github.com>
Tapio <fitase@emblacom.com>
jaroszan <jaroslaw.szangin@gmail.com>
mspronk <martijn@orangemountain.ca>
This source code was written by the Go contributors.
The master list of contributors is in the main Go distribution,
visible at <http://tip.golang.org/CONTRIBUTORS>.
The MIT License (MIT)

Copyright (c) 2014 Simon Eskildsen

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF

OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Copyright (C) 2013 Blake Mizerany

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish,

distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

CoreOS Project

Copyright 2014 CoreOS, Inc

This product includes software developed at CoreOS, Inc.

(<http://www.coreos.com/>).

This source code includes following third party code

- ipsock_linux.go : licensed by the Go authors, see GO_LICENSE file for the license which applies to the code
The MIT License (MIT)

Copyright (c) 2016 Alexander Morozov

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Copyright (c) 2012-2018 The Gorilla Authors. All rights reserved.

Redistribution and use in source and binary forms, with or without

modification, are permitted provided that the following conditions are met:

- * Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- * Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
- * Neither the name of Google Inc. nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER

OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.
gopsutil is distributed under BSD license reproduced below.

Copyright (c) 2014, WAKAYAMA Shirou
All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- * Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- * Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
- * Neither the name of the gopsutil authors nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES

(INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

internal/common/binary.go in the gopsutil is copied and modified from golang/encoding/binary.go.

Copyright (c) 2009 The Go Authors. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- * Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.

- * Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

- * Neither the name of Google Inc. nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Copyright (c) 2011 The Snappy-Go Authors. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- * Redistributions of source code must retain the above copyright

notice, this list of conditions and the following disclaimer.

* Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

* Neither the name of Google Inc. nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER

OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Copyright (c) 2009 The Go Authors. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

* Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.

* Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

* Neither the name of Google Inc. nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER

OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE

OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

```
# This is the official list of people who can contribute
# (and typically have contributed) code to the Snappy-Go repository.
# The AUTHORS file lists the copyright holders; this file
# lists people. For example, Google employees are listed here
# but not in AUTHORS, because Google holds the copyright.
#
# The submission process automatically checks to make sure
# that people submitting code are listed in this file (by email address).
#
# Names should be added to this file only after verifying that
# the individual or the individual's organization has agreed to
# the appropriate Contributor License Agreement, found here:
#
# http://code.google.com/legal/individual-cla-v1.0.html
# http://code.google.com/legal/corporate-cla-v1.0.html
#
# The agreement for individuals can be filled out on the web.
#
# When adding J Random Contributor's name to this file,
# either J's name or J's organization's name should be
# added to the AUTHORS file, depending on whether the
# individual or corporate
# CLA was used.
```

```
# Names should be added to this file like so:
```

```
# Name <email address>
```

```
# Please keep the list sorted.
```

```
Damian Gryski <dgryski@gmail.com>
Jan Mercl <0xjnm@gmail.com>
Kai Backman <kaib@golang.org>
Marc-Antoine Ruel <maruel@chromium.org>
Nigel Tao <nigeltao@golang.org>
Rob Pike <r@golang.org>
Rodolfo Carvalho <rhcavalho@gmail.com>
Russ Cox <rsc@golang.org>
Sebastien Binet <seb.binet@gmail.com>
Apache License
```

Version 2.0, January 2004

<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction,

and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You"
(or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations,
or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to

communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works

that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and

(d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not

pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS,

WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "{}" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright {yyyy} {name of copyright owner}

Licensed under the Apache License, Version 2.0 (the "License");

you may not use this file except in compliance with the License.

You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

Apache License

Version 2.0, January 2004

<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work

(an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work

or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. **Submission of Contributions.** Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.
Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.
6. **Trademarks.** This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.
7. **Disclaimer of Warranty.** Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.
8. **Limitation of Liability.** In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.
9. **Accepting Warranty or Additional Liability.** While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "{}" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright {yyyy} {name of copyright owner}

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

This package was debianized by Thrift Developer's <dev@thrift.apache.org>.

This package and the Debian packaging is licensed under the Apache License, see `/usr/share/common-licenses/Apache-2.0`.

The following information was copied from Apache Thrift LICENSE file.

SOFTWARE DISTRIBUTED WITH THRIFT:

The Apache Thrift software includes a number of subcomponents with separate copyright notices and license terms. Your use of the source code for these subcomponents is subject to the terms and conditions of the following licenses.

Portions of the following files are licensed under the MIT License:

lib/erl/src/Makefile.am

Please see doc/otp-base-license.txt for the full terms of this license.

The following files contain some portions of code contributed under the Thrift Software License (see doc/old-thrift-license.txt), and relicensed under the Apache 2.0 License:

compiler/cpp/Makefile.am
compiler/cpp/src/generate/t_cpp_generator.cc
compiler/cpp/src/generate/t_csharp_generator.cc
compiler/cpp/src/generate/t_erl_generator.cc
compiler/cpp/src/generate/t_hs_generator.cc
compiler/cpp/src/generate/t_java_generator.cc
compiler/cpp/src/generate/t_ocaml_generator.cc
compiler/cpp/src/generate/t_perl_generator.cc
compiler/cpp/src/generate/t_php_generator.cc
compiler/cpp/src/generate/t_py_generator.cc
compiler/cpp/src/generate/t_rb_generator.cc
compiler/cpp/src/generate/t_st_generator.cc
compiler/cpp/src/generate/t_xsd_generator.cc
compiler/cpp/src/main.cc
compiler/cpp/src/parse/t_field.h
compiler/cpp/src/parse/t_program.h
compiler/cpp/src/platform.h
compiler/cpp/src/thrift.ll
compiler/cpp/src/thrift.yy
lib/csharp/src/Protocol/TBinaryProtocol.cs
lib/csharp/src/Protocol/TField.cs
lib/csharp/src/Protocol/TList.cs
lib/csharp/src/Protocol/TMap.cs
lib/csharp/src/Protocol/TMessage.cs
lib/csharp/src/Protocol/TMessageType.cs
lib/csharp/src/Protocol/TProtocol.cs
lib/csharp/src/Protocol/TProtocolException.cs
lib/csharp/src/Protocol/TProtocolFactory.cs
lib/csharp/src/Protocol/TProtocolUtil.cs
lib/csharp/src/Protocol/TSet.cs
lib/csharp/src/Protocol/TStruct.cs
lib/csharp/src/Protocol/TType.cs
lib/csharp/src/Server/TServer.cs
lib/csharp/src/Server/TSimpleServer.cs
lib/csharp/src/Server/TThreadPoolServer.cs
lib/csharp/src/TApplicationException.cs
lib/csharp/src/Thrift.csproj
lib/csharp/src/Thrift.sln
lib/csharp/src/TProcessor.cs

lib/csharp/src/Transport/TServerSocket.cs
lib/csharp/src/Transport/TServerTransport.cs
lib/csharp/src/Transport/TSocket.cs
lib/csharp/src/Transport/TStreamTransport.cs
lib/csharp/src/Transport/TTransport.cs
lib/csharp/src/Transport/TTransportException.cs
lib/csharp/src/Transport/TTransportFactory.cs
lib/csharp/ThriftMSBuildTask/Properties/AssemblyInfo.cs
lib/csharp/ThriftMSBuildTask/ThriftBuild.cs
lib/csharp/ThriftMSBuildTask/ThriftMSBuildTask.csproj
lib/rb/lib/thrift.rb
lib/st/README
lib/st/thrift.st
test/OptionalRequiredTest.cpp
test/OptionalRequiredTest.thrift
test/ThriftTest.thrift

For the aclocal/ax_boost_base.m4 and contrib/fb303/aclocal/ax_boost_base.m4 components:

```
# Copyright (c) 2007 Thomas Porschberg <thomas@randspringer.de>
#
# Copying and distribution of this file, with or without
# modification, are permitted in any medium without royalty provided
# the copyright notice and this notice are preserved.
```

For the compiler/cpp/src/md5.[ch] components:

```
/*
Copyright (C) 1999, 2000, 2002 Aladdin Enterprises. All rights reserved.
```

This software is provided 'as-is', without any express or implied warranty. In no event will the authors be held liable for any damages arising from the use of this software.

Permission is granted to anyone to use this software for any purpose, including commercial applications, and to alter it and redistribute it freely, subject to the following restrictions:

1. The origin of this software must not be misrepresented; you must not claim that you wrote the original software. If you use this software in a product, an acknowledgment in the product documentation would be appreciated but is not required.
2. Altered source versions must be plainly marked as such, and must not be misrepresented as being the original software.
3. This notice may not be removed or altered from any source distribution.

L. Peter Deutsch
ghost@aladdin.com

*/

For the lib/rb/setup.rb: Copyright (c) 2000-2005 Minero Aoki,
lib/ocaml/OCamlMakefile and lib/ocaml/README-OCamlMakefile components:
Copyright (C) 1999 - 2007 Markus Mottl

Licensed under the terms of the GNU Lesser General Public License 2.1
(see doc/lgpl-2.1.txt
for the full terms of this license)
Copyright (c) 2012 The Go Authors. All rights reserved.
Copyright (c) 2019 Klaus Post. All rights reserved.

Redistribution and use in source and binary forms, with or without
modification, are permitted provided that the following conditions are
met:

- * Redistributions of source code must retain the above copyright
notice, this list of conditions and the following disclaimer.
- * Redistributions in binary form must reproduce the above
copyright notice, this list of conditions and the following disclaimer
in the documentation and/or other materials provided with the
distribution.
- * Neither the name of Google Inc. nor the names of its
contributors may be used to endorse or promote products derived from
this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS
"AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT
LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR
A PARTICULAR PURPOSE
ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT
OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL,
SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT
LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE,
DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY
THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT
(INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE
OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

CoreOS Project
Copyright 2018 CoreOS, Inc

This product includes software developed at CoreOS, Inc.
(<http://www.coreos.com/>).

Prometheus instrumentation library for Go applications
Copyright 2012-2015 The Prometheus Authors

This product includes software developed at
SoundCloud Ltd. (<http://soundcloud.com/>).

The following components are included in this product:

perks - a fork of <https://github.com/bmizerany/perks>
<https://github.com/beorn7/perks>
Copyright 2013-2015 Blake Mizerany, Bjrn Rabenstein
See <https://github.com/beorn7/perks/blob/master/README.md> for license details.

Go support for Protocol Buffers - Google's data interchange format
<http://github.com/golang/protobuf/>
Copyright 2010 The Go Authors
See source code for license details.

Support for streaming Protocol Buffer messages for the Go language (golang).
https://github.com/matttproud/golang_protobuf_extensions
Copyright 2013 Matt T. Proud
Licensed under the Apache License, Version 2.0
The MIT License (MIT)

Copyright (c) 2015 Klaus Post

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Copyright (c) 2012 The Go Authors. All rights reserved.

Redistribution and use in source and binary forms, with or without

modification, are permitted provided that the following conditions are met:

* Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.

* Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

* Neither the name of Google Inc. nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER

OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

The MIT License (MIT)

Copyright 2013-2017 Yasuhiro Matsumoto, <mattn.jp@gmail.com>

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the Software), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED AS IS, WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

The MIT License (MIT)

Copyright (c) 2016 The OpenTracing Authors

Copyright (c) 2016 Bas van Beek

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Copyright 2010 The Go Authors. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- * Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.

- * Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

- * Neither the name of Google Inc. nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER

OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY

THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.
BSD 3-Clause License

Copyright (c) 2017, Hiroaki KAWAI
All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- * Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- * Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
- * Neither the name of the copyright holder nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN

NO EVENT SHALL THE COPYRIGHT HOLDER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

The MIT License (MIT)

Copyright (c) 2015 go-logfmt

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR

IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN

CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Paul Borman <borman@google.com>

bmatsuo

shawnps

theory

jboverfelt

dsymonds

cd1

wallclockbuilder

dansouza

Copyright (c) 2013, Dave Cheney

All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

* Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.

* Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT HOLDER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Apache License

Version 2.0, January 2004

<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems,

and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this

License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the

Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

(a) You must give any other recipients of the Work or Derivative Works a copy of this License; and

(b) You must cause any modified files to carry prominent notices stating that You changed the files; and

(c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work,

excluding those notices that do not pertain to any part of the Derivative Works; and

(d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding

those notices that do not

pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the

content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions

of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

Copyright (c) 2013, The GoGo Authors. All rights reserved.

Protocol Buffers for Go with Gadgets

Go support for Protocol Buffers - Google's data interchange format

Copyright 2010 The Go Authors. All rights reserved.

<https://github.com/golang/protobuf>

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- * Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.

- * Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

- * Neither the name of Google Inc. nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS"

AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

The MIT License (MIT)

Copyright (c) 2014 Sam Ghods

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal

in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Copyright (c) 2012 The Go Authors. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- * Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- * Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
- * Neither the name of Google Inc. nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

The MIT License (MIT)

Copyright (c) 2011-2015 Michael Mitton (mmitton@gmail.com)

Portions copyright (c) 2015-2016 go-asn1-ber Authors

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY,

WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Copyright (c) 2009,2014 Google Inc. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- * Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.

- * Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

- * Neither the name of Google Inc. nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER

OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE

OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.
Copyright 2012 Richard Crowley. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

THIS SOFTWARE IS PROVIDED BY RICHARD CROWLEY ``AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL RICHARD CROWLEY OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

The views and conclusions contained in the software and documentation are those of the authors and should not be interpreted as representing official policies, either expressed or implied, of Richard Crowley.

1.110 c3p0 0.9.5.4

1.110.1 Available under license :

Found license 'Eclipse Public License 1.0' in 'This library is free software; you can redistribute it and/or modify 1) The GNU Lesser General Public License (LGPL), version 2.1, as published by the Free Software Foundation 2) The Eclipse Public License (EPL), version 1.0 This software is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. LGPL v2.1: <http://www.gnu.org/licenses/old-licenses/lgpl-2.1.html>'

Found license 'GNU Lesser General Public License' in 'This library is free software; you can redistribute it and/or modify 1) The GNU Lesser General Public License (LGPL), version 2.1, as published by the Free Software Foundation 2) The Eclipse Public License (EPL), version 1.0 This software is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. LGPL v2.1: <http://www.gnu.org/licenses/old-licenses/lgpl-2.1.html>'

1.111 glibc 2.31

1.111.1 Available under license :

@c The GNU Lesser General Public License.

@center Version 2.1, February 1999

@c This file is intended to be included within another document,

@c hence no sectioning command or @node.

@display

Copyright @copyright{ } 1991, 1999 Free Software Foundation, Inc.
51 Franklin Street, Fifth Floor, Boston, MA 02110-1301, USA

Everyone is permitted to copy and distribute verbatim copies
of this license document, but changing it is not allowed.

[This is the first released version of the Lesser GPL. It also counts
as the successor of the GNU Library Public License, version 2, hence the
version number 2.1.]

@end display

@subheading Preamble

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

This license, the Lesser General Public License, applies to some
specially designated software---typically
libraries---of the Free
Software Foundation and other authors who decide to use it. You can use
it too, but we suggest you first think carefully about whether this
license or the ordinary General Public License is the better strategy to
use in any particular case, based on the explanations below.

When we speak of free software, we are referring to freedom of use,
not price. Our General Public Licenses are designed to make sure that
you have the freedom to distribute copies of free software (and charge
for this service if you wish); that you receive source code or can get
it if you want it; that you can change the software and use pieces of it
in new free programs; and that you are informed that you can do these
things.

To protect your rights, we need to make restrictions that forbid
distributors to deny you these rights or to ask you to surrender these
rights. These restrictions translate to certain responsibilities for

you if you distribute copies of the library
or if you modify it.

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

We protect your rights with a two-step method: (1) we copyright the library, and (2) we offer you this license, which gives you legal permission to copy, distribute and/or modify the library.

To protect each distributor, we want to make it very clear that there is no warranty for the free library. Also, if the library is modified by someone else and passed on, the recipients should know that what they have is not the original version, so that the original author's reputation will not be affected by problems that might be introduced by others.

Finally, software patents pose a constant threat to the existence of any free program. We wish to make sure that a company cannot effectively restrict the users of a free program by obtaining a restrictive license from a patent holder. Therefore, we insist that any patent license obtained for a version of the library must be consistent with the full freedom of use specified in this license.

Most GNU software, including some libraries, is covered by the ordinary GNU General Public License. This license, the GNU Lesser General Public License, applies to certain designated libraries, and is quite different from the ordinary General Public License. We use this license for certain libraries in order to permit linking those libraries into non-free programs.

When a program is linked with a library, whether statically or using a shared library, the combination of the two is legally speaking a combined work, a derivative of the original library. The ordinary General Public License therefore permits such linking only if the entire combination fits its criteria of freedom. The Lesser General Public License permits more lax criteria for linking other code with the library.

We call this license the @dfn{Lesser} General Public License because it does @emph{Less} to protect the user's freedom than the ordinary General

Public License. It also provides other free software developers Less of an advantage over competing non-free programs. These disadvantages are the reason we use the ordinary General Public License for many libraries. However, the Lesser license provides advantages in certain special circumstances.

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

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

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

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

@subheading TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

@enumerate 0

@item

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

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

The "Library", below, refers to any such software library or work which has been distributed under these terms. A "work based on the Library" means either the Library or any derivative work under copyright law: that is to say, a work containing the Library or a portion of it,

either verbatim or with modifications and/or translated straightforwardly into another language. (Hereinafter, translation is included without limitation in the term "modification".)

"Source code" for a work means the preferred form of the work for making modifications to it. For a library, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the library.

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

@item

You may copy and distribute verbatim copies of the Library's complete source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and distribute a copy of this License along with the Library.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

@item

You may modify your copy or copies of the Library or any portion of it, thus forming a work based on the Library, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

@enumerate a

@item

The modified work must itself be a software library.

@item

You must cause the files modified to carry prominent notices stating that you changed the files and the date of any change.

@item

You must

cause the whole of the work to be licensed at no charge to all third parties under the terms of this License.

@item

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

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

@end enumerate

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Library, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Library, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Library.

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

@item

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

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

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

@item

You may copy and distribute the Library (or a portion or derivative of it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange.

If distribution of object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place satisfies the requirement to distribute the source code, even though third parties are not compelled to copy the source along with the object code.

@item

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

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

When a ``work that uses the Library'' uses material from a header file that is part of the Library, the object code for the work may be a

derivative work of the Library even though the source code is not. Whether this is true is especially significant if the work can be linked without the Library, or if the work is itself a library. The threshold for this to be true is not precisely defined by law.

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

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

@item

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

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

@enumerate a

@item

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

@item

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

@item

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

@item

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

@item

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

@end enumerate

For an executable, the required form of the "work that uses the Library" must include any data and utility programs needed for reproducing the executable from it. However, as a special exception, the materials to be distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

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

@item

You may place library facilities that are a work based on the Library side-by-side in a single library together with other library facilities not covered by this License, and distribute such a combined library, provided that the separate distribution of the work based on

the Library and of the other library facilities is otherwise permitted, and provided that you do these two things:

@enumerate a

@item

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

@item

Give prominent notice with the combined library of the fact that part of it is a work based on the Library, and explaining where to find the accompanying uncombined form of the same work.

@end enumerate

@item

You may not copy, modify, sublicense, link with, or distribute the Library except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense, link with, or distribute the Library is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

@item

You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Library or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Library (or any work based on the Library), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Library or works based on it.

@item

Each time you redistribute the Library (or any work based on the Library), the recipient automatically receives a license from the original licensor to copy, distribute, link with or modify the Library subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties with this License.

@item

If, as a consequence of a court judgment or allegation of patent

infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Library at all. For example, if a patent license would not permit royalty-free redistribution of the Library by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Library.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply, and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

@item

If the distribution and/or use of the Library is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Library under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

@item

The Free Software Foundation may publish revised and/or new versions of the Lesser General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Library specifies a version number of this License which applies to it and ``any later version'', you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Library does not specify a license version number, you may choose any version ever published by the Free Software Foundation.

@item

If you wish to incorporate parts of the Library into other free programs whose distribution conditions are incompatible with these, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

@center @b{NO WARRANTY}

@item

BECAUSE THE LIBRARY IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE LIBRARY, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE LIBRARY ``AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE LIBRARY IS WITH YOU. SHOULD THE LIBRARY PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

@item

IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE LIBRARY AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE LIBRARY (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE LIBRARY TO OPERATE WITH ANY OTHER SOFTWARE), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

@end enumerate

@subheading END OF TERMS AND CONDITIONS

@page

@subheading How to Apply These Terms to Your New Libraries

If you develop a new library, and you want it to be of the greatest possible use to the public, we recommend making it free software that everyone can redistribute and change. You can do so by permitting redistribution under these terms (or, alternatively, under the terms of the ordinary General Public License).

To apply these terms, attach the following notices to the library. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the ``copyright" line and a pointer to where the full notice is found.

@smallexample

@var{one line to give the library's name and an idea of what it does.}

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

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

This library is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU Lesser General Public License for more details.

You should have received a copy of the GNU Lesser General Public License along with this library; if not, write to the Free Software Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston, MA 02110-1301, USA.

@end

smallexample

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

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

@smallexample

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

@var{signature of Ty Coon}, 1 April 1990

Ty Coon, President of Vice

@end smallexample

That's all there is to it!

Copyright 1992, 1993, 1994, 1997 Henry Spencer. All rights reserved.
This software is not subject to any license of the American Telephone
and Telegraph Company or of the Regents of the University of California.

Permission is granted to anyone to use this software for any purpose on
any computer system, and to alter it and redistribute it, subject
to the following restrictions:

1. The author is not responsible for the consequences of use of this
software, no matter how awful, even if they arise from flaws in it.
2. The origin of this software must not be misrepresented, either by
explicit claim or by omission. Since few users ever read sources,
credits must appear in the documentation.
3. Altered versions must be plainly marked as such, and must not be
misrepresented as being the original software. Since few users
ever read sources, credits must appear in the documentation.
4. This notice may not be removed or altered.

GNU GENERAL PUBLIC LICENSE
Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.,
51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA
Everyone is permitted to copy and distribute verbatim copies
of this license document, but changing it is not allowed.

Preamble

The licenses for most software are designed to take away your
freedom to share and change it. By contrast, the GNU General Public
License is intended to guarantee your freedom to share and change free
software--to make sure the software is free for all its users. This
General Public License applies to most of the Free Software
Foundation's software and to any other program whose authors commit to
using it. (Some other Free Software Foundation software is covered by
the GNU Lesser General Public License instead.) You can apply it to
your programs, too.

When we speak of free software, we are referring to freedom, not
price.

Our General Public Licenses are designed to make sure that you
have the freedom to distribute copies of free software (and charge for
this service if you wish), that you receive source code or can get it

if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

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

GNU GENERAL PUBLIC LICENSE

TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.

b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.

c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, and can be reasonably considered independent and separate works in

themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Program.

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

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

a) Accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component

itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals

of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

END OF TERMS AND CONDITIONS

How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

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

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

This program is distributed in the hope that it will be useful,
but WITHOUT ANY WARRANTY; without even the implied warranty of
MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the
GNU General Public License for more details.

You should have received a copy of the GNU General Public License along
with this program; if not, write to the Free Software Foundation, Inc.,
51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA.

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

If the program is interactive, make it output a short notice like this
when it starts in an interactive mode:

```
Gnomovision version 69, Copyright (C) year name of author  
Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type `show w'.  
This is free software, and you are welcome to redistribute  
it  
under certain conditions; type `show c' for details.
```

The hypothetical commands `show w' and `show c' should show the appropriate
parts of the General Public License. Of course, the commands you use may
be called something other than `show w' and `show c'; they could even be
mouse-clicks or menu items--whatever suits your program.

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

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

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

This General Public License does not permit incorporating your program into
proprietary programs. If your program is a subroutine library, you may
consider it more useful to permit linking proprietary applications with the
library. If this
is what you want to do, use the GNU Lesser General
Public License instead of this License.

GNU LESSER GENERAL PUBLIC LICENSE
Version 2.1, February 1999

Copyright (C) 1991, 1999 Free Software Foundation, Inc.
51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA
Everyone is permitted to copy and distribute verbatim copies

of this license document, but changing it is not allowed.

[This is the first released version of the Lesser GPL. It also counts as the successor of the GNU Library Public License, version 2, hence the version number 2.1.]

Preamble

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

This license, the Lesser General Public License, applies to some specially designated software packages--typically libraries--of the Free Software Foundation and other authors who decide to use it. You can use it too, but we suggest you first think carefully about whether this license or the ordinary General Public License is the better strategy to use in any particular case, based on the explanations below.

When we speak of free software, we are referring to freedom of use, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish); that you receive source code or can get it if you want it; that you can change the software and use pieces of it in new free programs; and that you are informed that you can do these things.

To protect your rights, we need to make restrictions that forbid distributors to deny you these rights or to ask you to surrender these rights. These restrictions translate to certain responsibilities for you if you distribute copies of the library or if you modify it.

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

We protect your rights with a two-step method: (1) we copyright the library, and (2) we offer you this license, which gives you legal permission to copy, distribute and/or modify the library.

To protect each distributor, we want to make it very clear that

there is no warranty for the free library. Also, if the library is modified by someone else and passed on, the recipients should know that what they have is not the original version, so that the original author's reputation will not be affected by problems that might be introduced by others.

Finally, software patents pose a constant threat to the existence of any free program. We wish to make sure that a company cannot effectively restrict the users of a free program by obtaining a restrictive license from a patent holder. Therefore, we insist that any patent license obtained for a version of the library must be consistent with the full freedom of use specified in this license.

Most GNU software, including some libraries, is covered by the ordinary GNU General Public License. This license, the GNU Lesser General Public License, applies to certain designated libraries, and is quite different from the ordinary General Public License. We use this license for certain libraries in order to permit linking those libraries into non-free programs.

When a program is linked with a library, whether statically or using a shared library, the combination of the two is legally speaking a combined work, a derivative of the original library. The ordinary General Public License therefore permits such linking only if the entire combination fits its criteria of freedom. The Lesser General Public License permits more lax criteria for linking other code with the library.

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

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

In other cases, permission to use a particular library in non-free

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

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

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

GNU LESSER GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

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

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

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

"Source code" for a work means the preferred form of the work for making modifications to it. For a library, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the library.

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of

running a program using the Library is not restricted, and output from such a program is covered only if its contents constitute a work based on the Library (independent of the use of the Library in a tool for writing it). Whether that is true depends on what the Library does and what the program that uses the Library does.

1. You may copy and distribute verbatim copies of the Library's complete source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and distribute a copy of this License along with the Library.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Library or any portion of it, thus forming a work based on the Library, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

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

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

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Library, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Library, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Library.

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

3. You may opt to apply the terms of the ordinary GNU General Public

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

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

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

4. You may copy and distribute the Library (or a portion or derivative of it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange.

If distribution of object code is made by offering access to copy

from a designated place, then offering equivalent access to copy the source code from the same place satisfies the requirement to distribute the source code, even though third parties are not compelled to copy the source along with the object code.

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

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

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

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

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

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

You must give prominent notice with each copy of the work that the Library is used in it and that the Library and its use are covered by this License. You must supply a copy of this License. If the work

during execution displays copyright notices, you must include the copyright notice for the Library among them, as well as a reference directing the user to the copy of this License. Also, you must do one of these things:

a) Accompany

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

b) Use a suitable shared library mechanism for linking with the Library. A suitable mechanism is one that (1) uses at run time a copy of the library already present on the user's computer system, rather than copying library functions into the executable, and (2) will operate

properly with a modified version of the library, if the user installs one, as long as the modified version is interface-compatible with the version that the work was made with.

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

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

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

For an executable, the required form of the "work that uses the Library" must include any data and utility programs needed for reproducing the executable from it. However, as a special exception, the materials to be distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

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

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

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

b) Give prominent notice with the combined library of the fact that part of it is a work based on the Library, and explaining where to find the accompanying uncombined form of the same work.

8. You may not copy, modify, sublicense, link with, or distribute the Library except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense, link with, or distribute the Library is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

9. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Library or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Library (or any work based on the Library), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Library or works based on it.

10. Each time you redistribute the Library (or any work based on the Library), the recipient automatically receives a license from the original licensor to copy, distribute, link with or modify the Library subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties with

this License.

11. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse

you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Library at all. For example, if a patent license would not permit royalty-free redistribution of the Library by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Library.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply, and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system

which is

implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

12. If the distribution and/or use of the Library is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Library under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

13. The Free Software Foundation may publish revised and/or new versions of the Lesser General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Library specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Library does not specify a license version number, you may choose any version ever published by the Free Software Foundation.

14. If you wish to incorporate parts of the Library into other free programs whose distribution conditions are incompatible with these, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

NO WARRANTY

15. BECAUSE THE LIBRARY IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE LIBRARY, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE LIBRARY "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE LIBRARY IS WITH YOU. SHOULD THE LIBRARY PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

16. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE LIBRARY AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE LIBRARY (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE LIBRARY TO OPERATE WITH ANY OTHER SOFTWARE), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

END OF TERMS AND CONDITIONS

How to Apply These Terms to Your New Libraries

If you develop a new library, and you want it to be of the greatest

possible use to the public, we recommend making it free software that everyone can redistribute and change. You can do so by permitting redistribution under these terms (or, alternatively, under the terms of the ordinary General Public License).

To apply these terms, attach the following notices to the library. It is safest to attach them to the start of each source file to most effectively convey

the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

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

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

This library is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU Lesser General Public License for more details.

You should have received a copy of the GNU Lesser General Public License along with this library; if not, write to the Free Software Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA

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

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

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

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

That's all there is to it!
@c The GNU Free Documentation License.
@center Version 1.3, 3 November 2008

@c This file is intended to be included within another document,
@c hence no sectioning command or @node.

@display

Copyright © 2000, 2001, 2002, 2007, 2008 Free Software Foundation, Inc.

<http://fsf.org/>

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

@end display

@enumerate 0

@item

PREAMBLE

The purpose of this License is to make a manual, textbook, or other functional and useful document *free* in the sense of freedom: to assure everyone the effective freedom to copy and redistribute it, with or without modifying it, either commercially or noncommercially. Secondly, this License preserves for the author and publisher a way to get credit for their work, while not being considered responsible for modifications made by others.

This License is a kind of "copyleft", which means that derivative works of the document must themselves be free in the same sense. It complements the GNU General Public License, which is a copyleft license designed for free software.

We have designed this License in order to use it for manuals for free software, because free software needs free documentation: a free program should come with manuals providing the same freedoms that the software does. But this License is not limited to software manuals; it can be used for any textual work, regardless of subject matter or whether it is published as a printed book. We recommend this License principally for works whose purpose is instruction or reference.

@item

APPLICABILITY AND DEFINITIONS

This License applies to any manual or other work, in any medium, that contains a notice placed by the copyright holder saying it can be distributed under the terms of this License. Such a notice grants a world-wide, royalty-free license, unlimited in duration, to use that work under the conditions stated herein. The "Document", below, refers

to any such manual or work. Any member of the public is a licensee, and is addressed as "you". You accept the license if you copy, modify or distribute the work in a way requiring permission under copyright law.

A "Modified Version" of the Document means any work containing the Document or a portion of it, either copied verbatim, or with modifications and/or translated into another language.

A "Secondary Section" is a named appendix or a front-matter section of the Document that deals exclusively with the relationship of the publishers or authors of the Document to the Document's overall subject (or to related matters) and contains nothing that could fall directly within that overall subject. (Thus, if the Document is in part a textbook of mathematics, a Secondary Section may not explain any mathematics.) The relationship could be a matter of historical connection with the subject or with related matters, or of legal, commercial, philosophical, ethical or political position regarding them.

The "Invariant Sections" are certain Secondary Sections whose titles are designated, as being those of Invariant Sections, in the notice that says that the Document is released under this License. If a section does not fit the above definition of Secondary then it is not allowed to be designated as Invariant. The Document may contain zero Invariant Sections. If the Document does not identify any Invariant Sections then there are none.

The "Cover Texts" are certain short passages of text that are listed, as Front-Cover Texts or Back-Cover Texts, in the notice that says that the Document is released under this License. A Front-Cover Text may be at most 5 words, and a Back-Cover Text may be at most 25 words.

A "Transparent" copy of the Document means a machine-readable copy, represented in a format whose specification is available to the general public, that is suitable for revising the document straightforwardly with generic text editors or (for images composed of pixels) generic paint programs or (for drawings) some widely available drawing editor, and that is suitable for input to text formatters or for automatic translation to a variety of formats suitable for input to text formatters. A copy made in an otherwise Transparent file format whose markup, or absence of markup, has been arranged to thwart or discourage subsequent modification by readers is not Transparent. An image format is not Transparent if used for any substantial amount of text. A copy that is not "Transparent" is called "Opaque".

Examples of suitable formats for Transparent copies include plain ASCII without markup, Texinfo input format, LaTeX input format, SGML or XML using a publicly available DTD, and standard-conforming simple HTML, PostScript or PDF designed for human modification. Examples

of transparent image formats include PNG, XCF and JPG. Opaque formats include proprietary formats that can be read and edited only by proprietary word processors, SGML or XML for which the DTD and/or processing tools are not generally available, and the machine-generated HTML, PostScript or PDF produced by some word processors for output purposes only.

The "Title Page" means, for a printed book, the title page itself, plus such following pages as are needed to hold, legibly, the material this License requires to appear in the title page. For works in formats which do not have any title page as such, "Title Page" means the text near the most prominent appearance of the work's title, preceding the beginning of the body of the text.

The "publisher" means any person or entity that distributes copies of the Document to the public.

A section "Entitled XYZ" means a named subunit of the Document whose title either is precisely XYZ or contains XYZ in parentheses following text that translates XYZ in another language. (Here XYZ stands for a specific section name mentioned below, such as "Acknowledgements", "Dedications", "Endorsements", or "History".) To "Preserve the Title" of such a section when you modify the Document means that it remains a section "Entitled XYZ" according to this definition.

The Document may include Warranty Disclaimers next to the notice which states that this License applies to the Document. These Warranty Disclaimers are considered to be included by reference in this License, but only as regards disclaiming warranties: any other implication that these Warranty Disclaimers may have is void and has no effect on the meaning of this License.

@item

VERBATIM COPYING

You may copy and distribute the Document in any medium, either commercially or noncommercially, provided that this License, the copyright notices, and the license notice saying this License applies to the Document are reproduced in all copies, and that you add no other conditions whatsoever to those of this License. You may not use technical measures to obstruct or control the reading or further copying of the copies

you make or distribute. However, you may accept compensation in exchange for copies. If you distribute a large enough number of copies you must also follow the conditions in section 3.

You may also lend copies, under the same conditions stated above, and you may publicly display copies.

@item

COPYING IN QUANTITY

If you publish printed copies (or copies in media that commonly have printed covers) of the Document, numbering more than 100, and the Document's license notice requires Cover Texts, you must enclose the copies in covers that carry, clearly and legibly, all these Cover Texts: Front-Cover Texts on the front cover, and Back-Cover Texts on the back cover. Both covers must also clearly and legibly identify you as the publisher of these copies. The front cover must present the full title with all words of the title equally prominent and visible. You may add other material on the covers in addition. Copying with changes limited to the covers, as long as they preserve the title of the Document and satisfy these conditions, can be treated as verbatim copying in other respects.

If the required texts for either cover are too voluminous to fit legibly, you should put the first ones listed (as many as fit reasonably) on the actual cover, and continue the rest onto adjacent pages.

If you publish or distribute Opaque copies of the Document numbering more than 100, you must either include a machine-readable Transparent copy along with each Opaque copy, or state in or with each Opaque copy a computer-network location from which the general network-using public has access to download using public-standard network protocols a complete Transparent copy of the Document, free of added material. If you use the latter option, you must take reasonably prudent steps, when you begin distribution of Opaque copies in quantity, to ensure that this Transparent copy will remain thus accessible at the stated location until at least one year after the last time you distribute an Opaque copy (directly or through your agents or retailers) of that edition to the public.

It is requested, but not required, that you contact the authors of the Document well before redistributing any large number of copies, to give them a chance to provide you with an updated version of the Document.

@item

MODIFICATIONS

You may copy and distribute a Modified Version of the Document under

the conditions of sections 2 and 3 above, provided that you release the Modified Version under precisely this License, with the Modified Version filling the role of the Document, thus licensing distribution and modification of the Modified Version to whoever possesses a copy of it. In addition, you must do these things in the Modified Version:

@enumerate A

@item

Use in the Title Page (and on the covers, if any) a title distinct from that of the Document, and from those of previous versions (which should, if there were any, be listed in the History section of the Document). You may use the same title as a previous version if the original publisher of that version gives permission.

@item

List on the Title Page, as authors, one or more persons or entities responsible for authorship of the modifications in the Modified Version, together with at least five of the principal authors of the Document (all of its principal authors, if it has fewer than five), unless they release you from this requirement.

@item

State on the Title page the name of the publisher of the Modified Version, as the publisher.

@item

Preserve all the copyright notices of the Document.

@item

Add an appropriate copyright notice for your modifications adjacent to the other copyright notices.

@item

Include, immediately after the copyright notices, a license notice giving the public permission to use the Modified Version under the terms of this License, in the form shown in the Addendum below.

@item

Preserve in that license notice the full lists of Invariant Sections and required Cover Texts given in the Document's license notice.

@item

Include an unaltered copy of this License.

@item

Preserve the section Entitled ``History'', Preserve its Title, and add

to it an item stating at least the title, year, new authors, and publisher of the Modified Version as given on the Title Page. If there is no section Entitled ``History" in the Document, create one stating the title, year, authors, and publisher of the Document as given on its Title Page, then add an item describing the Modified Version as stated in the previous sentence.

@item

Preserve the network location, if any, given in the Document for public access to a Transparent copy of the Document, and likewise the network locations given in the Document for previous versions it was based on. These may be placed in the ``History" section. You may omit a network location for a work that was published at least four years before the Document itself, or if the original publisher of the version it refers to gives permission.

@item

For any section Entitled ``Acknowledgements" or ``Dedications", Preserve the Title of the section, and preserve in the section all the substance and tone of each of the contributor acknowledgements and/or dedications given therein.

@item

Preserve all the Invariant Sections of the Document, unaltered in their text and in their titles. Section numbers or the equivalent are not considered part of the section titles.

@item

Delete any section Entitled ``Endorsements". Such a section may not be included in the Modified Version.

@item

Do not retitle any existing section to be Entitled ``Endorsements" or to conflict in title with any Invariant Section.

@item

Preserve any Warranty Disclaimers.

@end enumerate

If the Modified Version includes new front-matter sections or appendices that qualify as Secondary Sections and contain no material copied from the Document, you may at your option designate some or all of these sections as invariant. To do this, add their titles to the list of Invariant

Sections in the Modified Version's license notice.

These titles must be distinct from any other section titles.

You may add a section Entitled ``Endorsements'', provided it contains nothing but endorsements of your Modified Version by various parties---for example, statements of peer review or that the text has been approved by an organization as the authoritative definition of a standard.

You may add a passage of up to five words as a Front-Cover Text, and a passage of up to 25 words as a Back-Cover Text, to the end of the list of Cover Texts in the Modified Version. Only one passage of Front-Cover Text and one of Back-Cover Text may be added by (or through arrangements made by) any one entity. If the Document already includes a cover text for the same cover, previously added by you or by arrangement made by the same entity you are acting on behalf of, you may not add another; but you may replace the old one, on explicit permission from the previous publisher that added the old one.

The author(s) and publisher(s) of the Document do not by this License give permission to use their names for publicity for or to assert or imply endorsement of any Modified Version.

@item

COMBINING DOCUMENTS

You may combine the Document with other documents released under this License, under the terms defined in section 4 above for modified versions, provided that you include in the combination all of the Invariant Sections of all of the original documents, unmodified, and list them all as Invariant Sections of your combined work in its license notice, and that you preserve all their Warranty Disclaimers.

The combined work need only contain one copy of this License, and multiple identical Invariant Sections may be replaced with a single copy. If there are multiple Invariant Sections with the same name but different contents, make the title of each such section unique by adding at the end of it, in parentheses, the name of the original author or publisher of that section if known, or else a unique number.

Make the same adjustment to the section titles in the list of Invariant Sections in the license notice of the combined work.

In the combination, you must combine any sections Entitled ``History'' in the various original documents, forming one section Entitled ``History''; likewise combine any sections Entitled ``Acknowledgements'', and any sections Entitled ``Dedications''. You must delete all sections Entitled ``Endorsements.''

@item

COLLECTIONS OF DOCUMENTS

You may make a collection consisting of the Document and other documents released under this License, and replace the individual copies of this License in the various documents with a single copy that is included in the collection, provided that you follow the rules of this License for verbatim copying of each of the documents in all other respects.

You may extract a single document from such a collection, and distribute it individually under this License, provided you insert a copy of this License into the extracted document, and follow this License in all other respects regarding verbatim copying of that document.

@item

AGGREGATION WITH INDEPENDENT WORKS

A compilation of the Document or its derivatives with other separate and independent documents or works, in or on a volume of a storage or distribution medium, is called an "aggregate" if the copyright resulting from the compilation is not used to limit the legal rights of the compilation's users beyond what the individual works permit. When the Document is included in an aggregate, this License does not apply to the other works in the aggregate which are not themselves derivative works of the Document.

If the Cover Text requirement of section 3 is applicable to these copies of the Document, then if the Document is less than one half of the entire aggregate, the Document's Cover Texts may be placed on covers that bracket the Document within the aggregate, or the electronic equivalent of covers if the Document is in electronic form.

Otherwise they must appear on printed covers that bracket the whole aggregate.

@item

TRANSLATION

Translation is considered a kind of modification, so you may distribute translations of the Document under the terms of section 4. Replacing Invariant Sections with translations requires special permission from their copyright holders, but you may include translations of some or all Invariant Sections in addition to the original versions of these Invariant Sections. You may include a translation of this License, and all the license notices in the Document, and any Warranty Disclaimers, provided that you also include the original English version of this License and the original versions of those notices and disclaimers. In case of a disagreement between

the translation and the original version of this License or a notice or disclaimer, the original version will prevail.

If a section in the Document is Entitled ``Acknowledgements'', ``Dedications'', or ``History'', the requirement (section 4) to Preserve its Title (section 1) will typically require changing the actual title.

@item

TERMINATION

You may not copy, modify, sublicense, or distribute the Document except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense, or distribute it is void, and will automatically terminate your rights under this License.

However, if you cease all violation of this License, then your license from a particular copyright holder is reinstated (a) provisionally, unless and until the copyright holder explicitly and finally terminates your license, and (b) permanently, if the copyright holder fails to notify you of the violation by some reasonable means prior to 60 days after the cessation.

Moreover, your license from a particular copyright holder is reinstated permanently if the copyright holder notifies you of the violation by some reasonable means, this is the first time you have received notice of violation of this License (for any work) from that copyright holder, and you cure the violation prior to 30 days after your receipt of the notice.

Termination of your rights under this section does not terminate the licenses of parties who have received copies or rights from you under this License. If your rights have been terminated and not permanently reinstated, receipt of a copy of some or all of the same material does not give you any rights to use it.

@item

FUTURE REVISIONS OF THIS LICENSE

The Free Software Foundation may publish new, revised versions of the GNU Free Documentation License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns. See @uref{<http://www.gnu.org/copyleft/>}.

Each version of the License is given a distinguishing version number.

If the Document specifies that a particular numbered version of this License "or any later version" applies to it, you have the option of following the terms and conditions either of that specified version or of any later version that has been published (not as a draft) by the Free Software Foundation. If the Document does not specify a version number of this License, you may choose any version ever published (not as a draft) by the Free Software Foundation. If the Document specifies that a proxy can decide which future versions of this License can be used, that proxy's public statement of acceptance of a version permanently authorizes you to choose that version for the Document.

@item

RELICENSING

"Massive Multiauthor Collaboration Site" (or "MMC Site") means any World Wide Web server that publishes copyrightable works and also provides prominent facilities for anybody to edit those works. A public wiki that anybody can edit is an example of such a server. A "Massive Multiauthor Collaboration" (or "MMC") contained in the site means any set of copyrightable works thus published on the MMC site.

"CC-BY-SA" means the Creative Commons Attribution-Share Alike 3.0 license published by Creative Commons Corporation, a not-for-profit corporation with a principal place of business in San Francisco, California, as well as future copyleft versions of that license published by that same organization.

"Incorporate" means to publish or republish a Document, in whole or in part, as part of another Document.

An MMC is "eligible for relicensing" if it is licensed under this License, and if all works that were first published under this License somewhere other than this MMC, and subsequently incorporated in whole or in part into the MMC, (1) had no cover texts or invariant sections, and (2) were thus incorporated prior to November 1, 2008.

The operator of an MMC Site may republish an MMC contained in the site under CC-BY-SA on the same site at any time before August 1, 2009, provided the MMC is eligible for relicensing.

@end enumerate

@page

@heading ADDENDUM: How to use this License for your documents

To use this License
in a document you have written, include a copy of
the License in the document and put the following copyright and
license notices just after the title page:

```
@smallexample
@group
Copyright (C) @var{year} @var{your name}.
Permission is granted to copy, distribute and/or modify this document
under the terms of the GNU Free Documentation License, Version 1.3
or any later version published by the Free Software Foundation;
with no Invariant Sections, no Front-Cover Texts, and no Back-Cover
Texts. A copy of the license is included in the section entitled ``GNU
Free Documentation License".
@end group
@end smallexample
```

If you have Invariant Sections, Front-Cover Texts and Back-Cover Texts,
replace the ``with@dots{ }Texts."@: line with this:

```
@smallexample
@group
with the Invariant Sections being @var{list their titles}, with
the Front-Cover Texts being @var{list}, and with the Back-Cover Texts
being @var{list}.
@end group
@end smallexample
```

If you have Invariant
Sections without Cover Texts, or some other
combination of the three, merge those two alternatives to suit the
situation.

If your document contains nontrivial examples of program code, we
recommend releasing these examples in parallel under your choice of
free software license, such as the GNU General Public License,
to permit their use in free software.

```
@c Local Variables:
@c ispell-local-pdict: "ispell-dict"
@c End:
UNICODE, INC. LICENSE AGREEMENT - DATA FILES AND SOFTWARE
```

Unicode Data Files include all data files under the directories
<http://www.unicode.org/Public/>, <http://www.unicode.org/reports/>, and
<http://www.unicode.org/cldr/data/>. Unicode Data Files do not include PDF
online code charts under the directory <http://www.unicode.org/Public/>.

Software includes any source code published in the Unicode Standard or under the directories <http://www.unicode.org/Public/>, <http://www.unicode.org/reports/>, and <http://www.unicode.org/cldr/data/>.

NOTICE TO USER: Carefully read the following legal agreement. BY DOWNLOADING, INSTALLING, COPYING OR OTHERWISE USING UNICODE INC.'S DATA FILES ("DATA FILES"), AND/OR SOFTWARE ("SOFTWARE"), YOU UNEQUIVOCALLY ACCEPT, AND AGREE TO BE BOUND BY, ALL OF THE TERMS AND CONDITIONS OF THIS AGREEMENT. IF YOU DO NOT AGREE, DO NOT DOWNLOAD, INSTALL, COPY, DISTRIBUTE OR USE THE DATA FILES OR SOFTWARE.

COPYRIGHT AND PERMISSION NOTICE

Copyright 1991-2013 Unicode, Inc. All rights reserved. Distributed under the Terms of Use in <http://www.unicode.org/copyright.html>.

Permission is hereby granted, free of charge, to any person obtaining a copy of the Unicode data files and any associated documentation (the "Data Files") or Unicode software and any associated documentation (the "Software") to deal in the Data Files or Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, and/or sell copies of the Data Files or Software, and to permit persons to whom the Data Files or Software are furnished to do so, provided that (a) the above copyright notice(s) and this permission notice appear with all copies of the Data Files or Software, (b) both the above copyright notice(s) and this permission notice appear in associated documentation, and (c) there is clear notice in each modified Data File or in the Software as well as in the documentation associated with the Data File(s) or Software that the data or software has been modified.

THE DATA FILES AND SOFTWARE ARE PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT OF THIRD PARTY RIGHTS. IN NO EVENT SHALL THE COPYRIGHT HOLDER OR HOLDERS INCLUDED IN THIS NOTICE BE LIABLE FOR ANY CLAIM, OR ANY SPECIAL INDIRECT OR CONSEQUENTIAL DAMAGES, OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THE DATA FILES OR SOFTWARE.

Except as contained in this notice, the name of a copyright holder shall not be used in advertising or otherwise to promote the sale, use or other dealings in these Data Files or Software without prior written authorization of the copyright holder.

This file contains the copying permission notices for various files in the GNU C Library distribution that have copyright owners other than the Free

Software Foundation. These notices all require that a copy of the notice be included in the accompanying documentation and be distributed with binary distributions of the code, so be sure to include this file along with any binary distributions derived from the GNU C Library.

All code incorporated from 4.4 BSD is distributed under the following license:

Copyright (C) 1991 Regents of the University of California.
All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
3. [This condition was removed.]
4. Neither the name of the University nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE REGENTS AND CONTRIBUTORS ``AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE REGENTS OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

The DNS resolver code, taken from BIND 4.9.5, is copyrighted by UC Berkeley, by Digital Equipment Corporation and by Internet Software Consortium. The DEC portions are under the following license:

Portions Copyright (C) 1993 by Digital Equipment Corporation.

Permission to use, copy, modify, and distribute this software for any purpose with or without fee is hereby granted, provided that the above

copyright notice and this permission notice appear in all copies, and that the name of Digital Equipment Corporation not be used in advertising or publicity pertaining to distribution of the document or software without specific, written prior permission.

THE SOFTWARE IS PROVIDED ``AS IS" AND DIGITAL EQUIPMENT CORP. DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE, INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS. IN NO EVENT SHALL DIGITAL EQUIPMENT CORPORATION BE LIABLE FOR ANY SPECIAL, DIRECT, INDIRECT, OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

The ISC portions are under the following license:

Portions Copyright (c) 1996-1999 by Internet Software Consortium.

Permission to use, copy, modify, and distribute this software for any purpose with or without fee is hereby granted, provided that the above copyright notice and this permission notice appear in all copies.

THE SOFTWARE IS PROVIDED "AS IS" AND INTERNET SOFTWARE CONSORTIUM DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS. IN NO EVENT SHALL INTERNET SOFTWARE CONSORTIUM BE LIABLE FOR ANY SPECIAL, DIRECT, INDIRECT, OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

The Sun RPC support (from rpcsrc-4.0) is covered by the following license:

Copyright (c) 2010, Oracle America, Inc.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- * Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- * Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

* Neither the name of the "Oracle America, Inc." nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT HOLDER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

The following CMU license covers some of the support code for Mach, derived from Mach 3.0:

Mach Operating System
Copyright (C) 1991,1990,1989 Carnegie Mellon University
All Rights Reserved.

Permission to use, copy, modify and distribute this software and its documentation is hereby granted, provided that both the copyright notice and this permission notice appear in all copies of the software, derivative works or modified versions, and any portions thereof, and that both notices appear in supporting documentation.

CARNEGIE MELLON ALLOWS FREE USE OF THIS SOFTWARE IN ITS ``AS IS" CONDITION. CARNEGIE MELLON DISCLAIMS ANY LIABILITY OF ANY KIND FOR ANY DAMAGES WHATSOEVER RESULTING FROM THE USE OF THIS SOFTWARE.

Carnegie Mellon requests users of this software to return to

Software Distribution Coordinator
School of Computer Science
Carnegie Mellon University
Pittsburgh PA 15213-3890

or Software.Distribution@CS.CMU.EDU any improvements or extensions that they make and grant Carnegie Mellon the rights to redistribute these changes.

The file `if_ppp.h` is under the following CMU license:

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
3. Neither the name of the University nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY CARNEGIE MELLON UNIVERSITY AND CONTRIBUTORS ``AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE UNIVERSITY OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

The following license covers the files from Intel's "Highly Optimized Mathematical Functions for Itanium" collection:

Intel License Agreement

Copyright (c) 2000, Intel Corporation

All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- * Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- * Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

* The name of Intel Corporation may not be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL INTEL OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

The files inet/getnameinfo.c and sysdeps/posix/getaddrinfo.c are copyright (C) by Craig Metz and are distributed under the following license:

```
/* The Inner Net License,  
Version 2.00
```

The author(s) grant permission for redistribution and use in source and binary forms, with or without modification, of the software and documentation provided that the following conditions are met:

0. If you receive a version of the software that is specifically labelled as not being for redistribution (check the version message and/or README), you are not permitted to redistribute that version of the software in any way or form.
1. All terms of the all other applicable copyrights and licenses must be followed.
2. Redistributions of source code must retain the authors' copyright notice(s), this list of conditions, and the following disclaimer.
3. Redistributions in binary form must reproduce the authors' copyright notice(s), this list of conditions, and the following disclaimer in the documentation and/or other materials provided with the distribution.
4. [The copyright holder has authorized the removal of this clause.]
5. Neither the name(s) of the author(s) nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY ITS AUTHORS AND CONTRIBUTORS ``AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE

DISCLAIMED. IN NO EVENT SHALL THE AUTHORS OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

If these license terms cause you a real problem, contact the author. */

The file sunrpc/des_impl.c
is copyright Eric Young:

Copyright (C) 1992 Eric Young
Collected from libdes and modified for SECURE RPC by Martin Kuck 1994
This file is distributed under the terms of the GNU Lesser General
Public License, version 2.1 or later - see the file COPYING.LIB for details.
If you did not receive a copy of the license with this program, please
see <<https://www.gnu.org/licenses/>> to obtain a copy.

The file inet/rcmd.c is under a UCB copyright and the following:

Copyright (C) 1998 WIDE Project.
All rights reserved.

Redistribution and use in source and binary forms, with or without
modification, are permitted provided that the following conditions
are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
3. Neither the name of the project nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE PROJECT AND CONTRIBUTORS ``AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE PROJECT OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF

SUCH DAMAGE.

The file posix/runtests.c is copyright Tom Lord:

Copyright
1995 by Tom Lord

All Rights Reserved

Permission to use, copy, modify, and distribute this software and its documentation for any purpose and without fee is hereby granted, provided that the above copyright notice appear in all copies and that both that copyright notice and this permission notice appear in supporting documentation, and that the name of the copyright holder not be used in advertising or publicity pertaining to distribution of the software without specific, written prior permission.

Tom Lord DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE, INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS, IN NO EVENT SHALL TOM LORD BE LIABLE FOR ANY SPECIAL, INDIRECT OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

The posix/rxspencer tests
are copyright Henry Spencer:

Copyright 1992, 1993, 1994, 1997 Henry Spencer. All rights reserved.
This software is not subject to any license of the American Telephone and Telegraph Company or of the Regents of the University of California.

Permission is granted to anyone to use this software for any purpose on any computer system, and to alter it and redistribute it, subject to the following restrictions:

1. The author is not responsible for the consequences of use of this software, no matter how awful, even if they arise from flaws in it.
2. The origin of this software must not be misrepresented, either by explicit claim or by omission. Since few users ever read sources, credits must appear in the documentation.
3. Altered versions must be plainly marked as such, and must not be misrepresented as being the original software. Since few users ever read sources, credits must appear in the documentation.
4. This notice may not be removed or altered.

The file `posix/PCRE.tests`
is copyright University of Cambridge:

Copyright (c) 1997-2003 University of Cambridge

Permission is granted to anyone to use this software for any purpose on any computer system, and to redistribute it freely, subject to the following restrictions:

1. This software is distributed in the hope that it will be useful, but **WITHOUT ANY WARRANTY**; without even the implied warranty of **MERCHANTABILITY** or **FITNESS FOR A PARTICULAR PURPOSE**.
2. The origin of this software must not be misrepresented, either by explicit claim or by omission. In practice, this means that if you use PCRE in software that you distribute to others, commercially or otherwise, you must put a sentence like this

Regular expression support is provided by the PCRE library package, which is open source software, written by Philip Hazel, and copyright by the University of Cambridge, England.

somewhere reasonably visible in your documentation and in any relevant files or online

help data or similar. A reference to the ftp site for the source, that is, to

`ftp://ftp.csx.cam.ac.uk/pub/software/programming/pcre/`

should also be given in the documentation. However, this condition is not intended to apply to whole chains of software. If package A includes PCRE, it must acknowledge it, but if package B is software that includes package A, the condition is not imposed on package B (unless it uses PCRE independently).

3. Altered versions must be plainly marked as such, and must not be misrepresented as being the original software.
4. If PCRE is embedded in any software that is released under the GNU General Purpose Licence (GPL), or Lesser General Purpose Licence (LGPL), then the terms of that licence shall supersede any condition above with which it is incompatible.

Files from Sun `fdlibm` are copyright Sun Microsystems, Inc.:

Copyright (C) 1993 by Sun Microsystems, Inc. All rights reserved.

Developed at SunPro, a Sun Microsystems,
Inc. business.

Permission to use, copy, modify, and distribute this
software is freely granted, provided that this notice
is preserved.

Various long double libm functions are copyright Stephen L. Moshier:

Copyright 2001 by Stephen L. Moshier <moshier@na-net.ornl.gov>

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

This library is distributed in the hope that it will be useful,
but WITHOUT ANY WARRANTY; without even the implied warranty of
MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU
Lesser General Public License for more details.

You should have received a copy of the GNU Lesser General Public
License along with this library; if not, see
<<https://www.gnu.org/licenses/>>. */

1.112 commons-lang3 3.8.1

1.112.1 Available under license :

Apache License
Version 2.0, January 2004
<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form

shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely

link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean

Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

You must give any other recipients of the Work or Derivative Works a copy of this License; and

You must cause any modified files to carry prominent notices stating that You changed the files; and

You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and

If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum

to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions. Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may

choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor

harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.

You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

1.113 thrift 0.13.0

1.113.1 Available under license :

Licensed to the Apache Software Foundation (ASF) under one or more contributor license agreements. See the NOTICE file distributed with this work for additional information regarding copyright ownership. The ASF licenses this file to you under the Apache License, Version 2.0 (the "License"); you may not use this file except in compliance with the License. You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

1.114 logrus 1.6.0

1.114.1 Available under license :

The MIT License (MIT)

Copyright (c) 2014 Simon Eskildsen

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF

OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

1.115 uitable 0.0.4

1.115.1 Available under license :

MIT License

=====

Copyright (c) 2015, Greg Osuri

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

The MIT License (MIT)

Copyright (c) 2014 Mitchell Hashimoto

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT

OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

1.116 xiang90-probing 0.0.0-20190116061207-43a291ad63a2

1.116.1 Available under license :

The MIT License (MIT)

Copyright (c) 2015 Xiang Li

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

1.117 go-humanize 0.0.0-20171111073723-bb3d318650d4

1.117.1 Available under license :

Copyright (c) 2005-2008 Dustin Sallings <dustin@spy.net>

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

<<http://www.opensource.org/licenses/mit-license.php>>

1.118 gorilla 1.4.2

1.118.1 Available under license :

Copyright (c) 2013 The Gorilla WebSocket Authors. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.

Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT HOLDER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

1.119 gopsutil 2.20.5+incompatible

1.119.1 Available under license :

gopsutil is distributed under BSD license reproduced below.

Copyright (c) 2014, WAKAYAMA Shirou
All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- * Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- * Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
- * Neither the name of the gopsutil authors nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

internal/common/binary.go in the gopsutil is copied and modified from golang/encoding/binary.go.

Copyright (c) 2009 The Go Authors. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- * Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- * Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
- * Neither the name of Google Inc. nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS

"AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

1.120 libpsl 0.21.0-1ubuntu1

1.120.1 Available under license :

Copyright (C) 2014-2015 Tim Rhsen

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Copyright (C) 2014-2018 Tim Rhsen

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

* The following License is for the source code files
psl-make-dafsa and lookup_string_in_fixed_set.c.

```
// Copyright 2015 The Chromium Authors. All rights reserved.
//
// Redistribution and use in source and binary forms, with or without
// modification, are permitted provided that the following conditions are
// met:
//
// * Redistributions of source code must retain the above copyright
// notice, this list of conditions and the following disclaimer.
// * Redistributions in binary form must reproduce the above
// copyright notice, this list of conditions and the following disclaimer
// in the documentation and/or other materials provided with the
// distribution.
// * Neither the name of Google Inc. nor the names of its
// contributors may be used to endorse or promote products derived from
// this software without specific prior written permission.
//
// THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS
// "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING,
// BUT NOT
// LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR
// A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT
// OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL,
// SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT
// LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE,
// DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY
// THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT
// (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE
// OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.
```

1.121 libtool 2.4.6-14

1.121.1 Available under license :

GNU GENERAL PUBLIC LICENSE
Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.,

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

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. This General Public License applies to most of the Free Software Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Lesser General Public License instead.) You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price.

Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software

patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

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

GNU GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

- a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.

- b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.

- c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Program.

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

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

- a) Accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

- b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your

cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates

the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

END OF TERMS AND CONDITIONS

How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

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

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

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program; if not, write to the Free Software Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA.

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

If the program is interactive, make it output a short notice like this when it starts in an interactive mode:

```
Gnomovision version 69, Copyright (C) year name of author  
Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type `show w'.  
This is free software, and you are welcome to redistribute  
it  
under certain conditions; type `show c' for details.
```

The hypothetical commands `show w' and `show c' should show the appropriate parts of the General Public License. Of course, the commands you use may be called something other than `show w' and `show c'; they could even be mouse-clicks or menu items--whatever suits your program.

You should also get your employer (if you work as a programmer) or your

school, if any, to sign a "copyright disclaimer" for the program, if necessary. Here is a sample; alter the names:

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

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

This General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Lesser General Public License instead of this License.

GNU LESSER GENERAL PUBLIC LICENSE
Version 2.1, February 1999

Copyright (C) 1991, 1999 Free Software Foundation, Inc.
51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA
Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

[This is the first released version of the Lesser GPL. It also counts as the successor of the GNU Library Public License, version 2, hence the version number 2.1.]

Preamble

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

This license, the Lesser General Public License, applies to some specially designated software packages--typically libraries--of the Free Software Foundation and other authors who decide to use it. You can use it too, but we suggest you first think carefully about whether this license or the ordinary General Public License is the better strategy to use in any particular case, based on the explanations below.

When we speak of free software, we are referring to freedom of use, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish); that you receive source code or can get it if you want it; that you can change the software and use pieces of it in new free programs; and that you are informed that you can do

these things.

To protect your rights, we need to make restrictions that forbid distributors to deny you these rights or to ask you to surrender these rights. These restrictions translate to certain responsibilities for you if you distribute copies of the library or if you modify it.

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

We protect your rights with a two-step method: (1) we copyright the library, and (2) we offer you this license, which gives you legal permission to copy, distribute and/or modify the library.

To protect each distributor, we want to make it very clear that there is no warranty for the free library. Also, if the library is modified by someone else and passed on, the recipients should know that what they have is not the original version, so that the original author's reputation will not be affected by problems that might be introduced by others.

Finally, software patents pose a constant threat to the existence of any free program. We wish to make sure that a company cannot effectively restrict the users of a free program by obtaining a restrictive license from a patent holder. Therefore, we insist that any patent license obtained for a version of the library must be consistent with the full freedom of use specified in this license.

Most GNU software, including some libraries, is covered by the ordinary GNU General Public License. This license, the GNU Lesser General Public License, applies to certain designated libraries, and is quite different from the ordinary General Public License. We use this license for certain libraries in order to permit linking those libraries into non-free programs.

When a program is linked with a library, whether statically or using a shared library, the combination of the two is legally speaking a combined work, a derivative of the original library. The ordinary General Public License therefore permits such linking only if the entire combination fits its criteria of freedom. The Lesser General

Public License permits more lax criteria for linking other code with the library.

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

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

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

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

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

GNU LESSER GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

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

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

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

"Source code" for a work means the preferred form of the work for making modifications to it. For a library, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the library.

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

1. You may copy and distribute verbatim copies of the Library's complete source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and distribute a copy of this License along with the Library.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Library or any portion of it, thus forming a work based on the Library, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

- a) The modified work must itself be a software library.
- b) You must cause the files modified to carry prominent notices

stating that you changed the files and the date of any change.

c) You must cause the whole of the work to be licensed at no charge to all third parties under the terms of this License.

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

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

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Library, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Library, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Library.

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

3. You may opt to apply the terms of the ordinary GNU General Public

License instead of this License to a given copy of the Library. To do this, you must alter all the notices that refer to this License, so that they refer to the ordinary GNU General Public License, version 2,

instead of to this License. (If a newer version than version 2 of the ordinary GNU General Public License has appeared, then you can specify that version instead if you wish.) Do not make any other change in these notices.

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

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

4. You may copy and distribute the Library (or a portion or derivative of it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange.

If distribution of object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place satisfies the requirement to distribute the source code, even though third parties are not compelled to copy the source along with the object code.

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

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

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

If such an object file uses only numerical parameters, data structure layouts and accessors, and small macros and small inline

functions (ten lines or less in length), then the use of the object file is unrestricted, regardless of whether it is legally a derivative work. (Executables containing this object code plus portions of the Library will still fall under Section 6.)

Otherwise, if the work is a derivative of the Library, you may distribute the

object code for the work under the terms of Section 6.

Any executables containing that work also fall under Section 6, whether or not they are linked directly with the Library itself.

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

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

a) Accompany

the work with the complete corresponding

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

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

Library. A suitable mechanism is one that (1) uses at run time a copy of the library already present on the user's computer system, rather than copying library functions into the executable, and (2) will operate

properly with a modified version of the library, if

the user installs one, as long as the modified version is interface-compatible with the version that the work was made with.

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

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

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

For an executable, the required form of the "work that uses the Library" must include any data and utility programs needed for reproducing the executable from it. However, as a special exception, the materials to be distributed need not include anything that is normally

distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

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

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

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

b) Give prominent notice with the combined library of the fact that part of it is a work based on the Library, and explaining where to find the accompanying uncombined form of the same work.

8. You may not copy, modify, sublicense, link with, or distribute the Library except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense, link with, or

distribute the Library is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

9. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Library or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Library (or any work based on the Library), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Library or works based on it.

10. Each time you redistribute the Library (or any work based on the Library), the recipient automatically receives a license from the original licensor to copy, distribute, link with or modify the Library subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties with this License.

11. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Library at all. For example, if a patent license would not permit royalty-free redistribution of the Library by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Library.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply, and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed

through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

12. If the distribution and/or use of the Library is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Library under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

13. The Free Software Foundation may publish revised and/or new versions of the Lesser General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Library specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Library does not specify a license version number, you may choose any version ever published by the Free Software Foundation.

14. If you wish to incorporate parts of the Library into other free programs whose distribution conditions are incompatible with these, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

NO WARRANTY

15. BECAUSE THE LIBRARY IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE LIBRARY, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE LIBRARY "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR

PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE LIBRARY IS WITH YOU. SHOULD THE LIBRARY PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

16. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE LIBRARY AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE LIBRARY (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE LIBRARY TO OPERATE WITH ANY OTHER SOFTWARE), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

END OF TERMS AND CONDITIONS

How to Apply These Terms to Your New Libraries

If you develop a new library, and you want it to be of the greatest possible use to the public, we recommend making it free software that everyone can redistribute and change. You can do so by permitting redistribution under these terms (or, alternatively, under the terms of the ordinary General Public License).

To apply these terms, attach the following notices to the library. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

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

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

This library is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU Lesser General Public License for more details.

You should have received a copy of the GNU Lesser General Public License along with this library; if not, write to the Free Software Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston, MA 02110-1301

USA

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

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

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

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

That's all there is to it!
@c The GNU Free Documentation License.
@center Version 1.3, 3 November 2008

@c This file is intended to be included within another document,
@c hence no sectioning command or @node.

@display
Copyright @copyright{ } 2000, 2001, 2002, 2007, 2008 Free Software Foundation, Inc.
@uref{http://fsf.org/}

Everyone is permitted to copy and distribute verbatim copies
of this license document, but changing it is not allowed.
@end display

@enumerate 0
@item
PREAMBLE

The purpose of this License is to make a manual, textbook, or other functional and useful document @dfn{free} in the sense of freedom: to assure everyone the effective freedom to copy and redistribute it, with or without modifying it, either commercially or noncommercially. Secondly, this License preserves for the author and publisher a way to get credit for their work, while not being considered responsible for modifications made by others.

This License is a kind of ``copyleft'', which means that derivative works of the document must themselves be free in the same sense. It complements the GNU General Public License, which is a copyleft license designed for free software.

We have designed this License in order to use it for manuals for free

software, because free software needs free documentation: a free program should come with manuals providing the same freedoms that the software does. But this License is not limited to software manuals; it can be used for any textual work, regardless of subject matter or whether it is published as a printed book. We recommend this License principally for works whose purpose is instruction or reference.

@item

APPLICABILITY AND DEFINITIONS

This License applies to any manual or other work, in any medium, that contains a notice placed by the copyright holder saying it can be distributed under the terms of this License. Such a notice grants a world-wide, royalty-free license, unlimited in duration, to use that work under the conditions stated herein. The ``Document'', below, refers

to any such manual or work. Any member of the public is a licensee, and is addressed as ``you''. You accept the license if you copy, modify or distribute the work in a way requiring permission under copyright law.

A ``Modified Version'' of the Document means any work containing the Document or a portion of it, either copied verbatim, or with modifications and/or translated into another language.

A ``Secondary Section'' is a named appendix or a front-matter section of the Document that deals exclusively with the relationship of the publishers or authors of the Document to the Document's overall subject (or to related matters) and contains nothing that could fall directly within that overall subject. (Thus, if the Document is in part a textbook of mathematics, a Secondary Section may not explain any mathematics.) The relationship could be a matter of historical connection with the subject or with related matters, or of legal, commercial, philosophical, ethical or political position regarding them.

The ``Invariant Sections'' are certain Secondary Sections whose titles are designated, as being those of Invariant Sections, in the notice that says that the Document is released under this License. If a section does not fit the above definition of Secondary then it is not allowed to be designated as Invariant. The Document may contain zero Invariant Sections. If the Document does not identify any Invariant Sections then there are none.

The ``Cover Texts'' are certain short passages of text that are listed, as Front-Cover Texts or Back-Cover Texts, in the notice that says that the Document is released under this License. A Front-Cover Text may

be at most 5 words, and a Back-Cover Text may be at most 25 words.

A "Transparent" copy of the Document means a machine-readable copy, represented in a format whose specification is available to the general public, that is suitable for revising the document straightforwardly with generic text editors or (for images composed of pixels) generic paint programs or (for drawings) some widely available drawing editor, and that is suitable for input to text formatters or for automatic translation to a variety of formats suitable for input to text formatters. A copy made in an otherwise Transparent file format whose markup, or absence of markup, has been arranged to thwart or discourage subsequent modification by readers is not Transparent. An image format is not Transparent if used for any substantial amount of text. A copy that is not "Transparent" is called "Opaque".

Examples of suitable formats for Transparent copies include plain ASCII without markup, Texinfo input format, LaTeX input format, SGML or XML using a publicly available DTD, and standard-conforming simple HTML, PostScript or PDF designed for human modification. Examples of transparent image formats include PNG, XCF and JPG. Opaque formats include proprietary formats that can be read and edited only by proprietary word processors, SGML or XML for which the DTD and/or processing tools are not generally available, and the machine-generated HTML, PostScript or PDF produced by some word processors for output purposes only.

The "Title Page" means, for a printed book, the title page itself, plus such following pages as are needed to hold, legibly, the material this License requires to appear in the title page. For works in formats which do not have any title page as such, "Title Page" means the text near the most prominent appearance of the work's title, preceding the beginning of the body of the text.

The "publisher" means any person or entity that distributes copies of the Document to the public.

A section "Entitled XYZ" means a named subunit of the Document whose title either is precisely XYZ or contains XYZ in parentheses following text that translates XYZ in another language. (Here XYZ stands for a specific section name mentioned below, such as "Acknowledgements", "Dedications", "Endorsements", or "History".) To "Preserve the Title" of such a section when you modify the Document means that it remains a section "Entitled XYZ" according to this definition.

The Document may include Warranty Disclaimers next to the notice which states that this License applies to the Document. These Warranty Disclaimers are considered to be included by reference in this License, but only as regards disclaiming warranties: any other implication that these Warranty Disclaimers may have is void and has no effect on the meaning of this License.

@item

VERBATIM COPYING

You may copy and distribute the Document in any medium, either commercially or noncommercially, provided that this License, the copyright notices, and the license notice saying this License applies to the Document are reproduced in all copies, and that you add no other conditions whatsoever to those of this License. You may not use technical measures to obstruct or control the reading or further copying of the copies you make or distribute. However, you may accept compensation in exchange for copies. If you distribute a large enough number of copies you must also follow the conditions in section 3.

You may also lend copies, under the same conditions stated above, and you may publicly display copies.

@item

COPYING IN QUANTITY

If you publish printed copies (or copies in media that commonly have printed covers) of the Document, numbering more than 100, and the Document's license notice requires Cover Texts, you must enclose the copies in covers that carry, clearly and legibly, all these Cover Texts: Front-Cover Texts on the front cover, and Back-Cover Texts on the back cover. Both covers must also clearly and legibly identify you as the publisher of these copies. The front cover must present the full title with all words of the title equally prominent and visible. You may add other material on the covers in addition. Copying with changes limited to the covers, as long as they preserve the title of the Document and satisfy these conditions, can be treated as verbatim copying in other respects.

If the required texts for either cover are too voluminous to fit legibly, you should put the first ones listed (as many as fit reasonably) on the actual cover, and continue the rest onto adjacent pages.

If you publish or distribute Opaque copies of the Document numbering

more than 100, you must either include a machine-readable Transparent copy along with each Opaque copy, or state in or with each Opaque copy a computer-network location from which the general network-using public has access to download using public-standard network protocols a complete Transparent copy of the Document, free of added material. If you use the latter option, you must take reasonably prudent steps, when you begin distribution of Opaque copies in quantity, to ensure that this Transparent copy will remain thus accessible at the stated location until at least one year after the last time you distribute an Opaque copy (directly or through your agents or retailers) of that edition to the public.

It is requested, but not required, that you contact the authors of the Document well before redistributing any large number of copies, to give them a chance to provide you with an updated version of the Document.

@item

MODIFICATIONS

You may copy and distribute a Modified Version of the Document under the conditions of sections 2 and 3 above, provided that you release the Modified Version under precisely this License, with the Modified Version filling the role of the Document, thus licensing distribution and modification of the Modified Version to whoever possesses a copy of it. In addition, you must do these things in the Modified Version:

@enumerate A

@item

Use in the Title Page (and on the covers, if any) a title distinct from that of the Document, and from those of previous versions (which should, if there were any, be listed in the History section of the Document). You may use the same title as a previous version if the original publisher of that version gives permission.

@item

List on the Title Page, as authors, one or more persons or entities responsible for authorship of the modifications in the Modified Version, together with at least five of the principal authors of the Document (all of its principal authors, if it has fewer than five), unless they release you from this requirement.

@item

State on the Title page the name of the publisher of the Modified Version, as the publisher.

@item

Preserve all the copyright notices of the Document.

@item

Add an appropriate copyright notice for your modifications adjacent to the other copyright notices.

@item

Include, immediately after the copyright notices, a license notice giving the public permission to use the Modified Version under the terms of this License, in the form shown in the Addendum below.

@item

Preserve in that license notice the full lists of Invariant Sections and required Cover Texts given in the Document's license notice.

@item

Include an unaltered copy of this License.

@item

Preserve the section Entitled ``History'', Preserve its Title, and add to it an item stating at least the title, year, new authors, and publisher of the Modified Version as given on the Title Page. If there is no section Entitled ``History'' in the Document, create one stating the title, year, authors, and publisher of the Document as given on its Title Page, then add an item describing the Modified Version as stated in the previous sentence.

@item

Preserve the network location, if any, given in the Document for public access to a Transparent copy of the Document, and likewise the network locations given in the Document for previous versions it was based on. These may be placed in the ``History'' section. You may omit a network location for a work that was published at least four years before the Document itself, or if the original publisher of the version it refers to gives permission.

@item

For any section Entitled ``Acknowledgements'' or ``Dedications'', Preserve the Title of the section, and preserve in the section all the substance and tone of each of the contributor acknowledgements and/or dedications given therein.

@item

Preserve all the Invariant Sections of the Document, unaltered in their text and in their titles. Section numbers or the equivalent are not considered part of the section titles.

@item

Delete any section Entitled ``Endorsements''. Such a section may not be included in the Modified Version.

@item

Do not retitle any existing section to be Entitled ``Endorsements'' or to conflict in title with any Invariant Section.

@item

Preserve any Warranty Disclaimers.

@end enumerate

If the Modified Version includes new front-matter sections or appendices that qualify as Secondary Sections and contain no material copied from the Document, you may at your option designate some or all of these sections as invariant. To do this, add their titles to the list of Invariant

Sections in the Modified Version's license notice.

These titles must be distinct from any other section titles.

You may add a section Entitled ``Endorsements'', provided it contains nothing but endorsements of your Modified Version by various parties---for example, statements of peer review or that the text has been approved by an organization as the authoritative definition of a standard.

You may add a passage of up to five words as a Front-Cover Text, and a passage of up to 25 words as a Back-Cover Text, to the end of the list of Cover Texts in the Modified Version. Only one passage of Front-Cover Text and one of Back-Cover Text may be added by (or through arrangements made by) any one entity. If the Document already includes a cover text for the same cover, previously added by you or by arrangement made by the same entity you are acting on behalf of, you may not add another; but you may replace the old one, on explicit permission from the previous publisher that added the old one.

The author(s) and publisher(s) of the Document do not by this License give permission to use their names for publicity for or to assert or imply endorsement of any Modified Version.

@item

COMBINING DOCUMENTS

You may combine the Document with other documents released under this License, under the terms defined in section 4 above for modified versions, provided that you include in the combination all of the

Invariant Sections of all of the original documents, unmodified, and list them all as Invariant Sections of your combined work in its license notice, and that you preserve all their Warranty Disclaimers.

The combined work need only contain one copy of this License, and multiple identical Invariant Sections may be replaced with a single copy. If there are multiple Invariant Sections with the same name but different contents, make the title of each such section unique by adding at the end of it, in parentheses, the name of the original author or publisher of that section if known, or else a unique number.

Make the same adjustment to the section titles in the list of Invariant Sections in the license notice of the combined work.

In the combination, you must combine any sections Entitled ``History'' in the various original documents, forming one section Entitled ``History''; likewise combine any sections Entitled ``Acknowledgements'', and any sections Entitled ``Dedications''. You must delete all sections Entitled ``Endorsements.''

@item

COLLECTIONS OF DOCUMENTS

You may make a collection consisting of the Document and other documents released under this License, and replace the individual copies of this License in the various documents with a single copy that is included in the collection, provided that you follow the rules of this License for verbatim copying of each of the documents in all other respects.

You may extract a single document from such a collection, and distribute it individually under this License, provided you insert a copy of this License into the extracted document, and follow this License in all other respects regarding verbatim copying of that document.

@item

AGGREGATION WITH INDEPENDENT WORKS

A compilation of the Document or its derivatives with other separate and independent documents or works, in or on a volume of a storage or distribution medium, is called an ``aggregate'' if the copyright resulting from the compilation is not used to limit the legal rights of the compilation's users beyond what the individual works permit. When the Document is included in an aggregate, this License does not apply to the other works in the aggregate which are not themselves derivative works of the Document.

If the Cover Text requirement of section 3 is applicable to these

copies of the Document, then if the Document is less than one half of the entire aggregate, the Document's Cover Texts may be placed on covers that bracket the Document within the aggregate, or the electronic equivalent of covers if the Document is in electronic form.

Otherwise they must appear on printed covers that bracket the whole aggregate.

@item

TRANSLATION

Translation is considered a kind of modification, so you may distribute translations of the Document under the terms of section 4. Replacing Invariant Sections with translations requires special permission from their copyright holders, but you may include translations of some or all Invariant Sections in addition to the original versions of these Invariant Sections. You may include a translation of this License, and all the license notices in the Document, and any Warranty Disclaimers, provided that you also include the original English version of this License and the original versions of those notices and disclaimers. In case of a disagreement between the translation and the original version of this License or a notice or disclaimer, the original version will prevail.

If a section in the Document is Entitled ``Acknowledgements'', ``Dedications'', or ``History'', the requirement (section 4) to Preserve its Title (section 1) will typically require changing the actual title.

@item

TERMINATION

You may not copy, modify, sublicense, or distribute the Document except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense, or distribute it is void, and will automatically terminate your rights under this License.

However, if you cease all violation of this License, then your license from a particular copyright holder is reinstated (a) provisionally, unless and until the copyright holder explicitly and finally terminates your license, and (b) permanently, if the copyright holder fails to notify you of the violation by some reasonable means prior to 60 days after the cessation.

Moreover, your license from a particular copyright holder is reinstated permanently if the copyright holder notifies you of the violation by some reasonable means, this is the first time you have

received notice of violation of this License (for any work) from that copyright holder, and you cure the violation prior to 30 days after your receipt of the notice.

Termination of your rights under this section does not terminate the licenses of parties who have received copies or rights from you under this License. If your rights have been terminated and not permanently reinstated, receipt of a copy of some or all of the same material does not give you any rights to use it.

@item

FUTURE REVISIONS OF THIS LICENSE

The Free Software Foundation may publish new, revised versions of the GNU Free Documentation License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns. See [@uref{http://www.gnu.org/copyleft/}](http://www.gnu.org/copyleft/).

Each version of the License is given a distinguishing version number. If the Document specifies that a particular numbered version of this License "or any later version" applies to it, you have the option of following the terms and conditions either of that specified version or of any later version that has been published (not as a draft) by the Free Software Foundation. If the Document does not specify a version number of this License, you may choose any version ever published (not as a draft) by the Free Software Foundation. If the Document specifies that a proxy can decide which future versions of this License can be used, that proxy's public statement of acceptance of a version permanently authorizes you to choose that version for the Document.

@item

RELICENSING

"Massive Multiauthor Collaboration Site" (or "MMC Site") means any World Wide Web server that publishes copyrightable works and also provides prominent facilities for anybody to edit those works. A public wiki that anybody can edit is an example of such a server. A "Massive Multiauthor Collaboration" (or "MMC") contained in the site means any set of copyrightable works thus published on the MMC site.

"CC-BY-SA" means the Creative Commons Attribution-Share Alike 3.0 license published by Creative Commons Corporation, a not-for-profit

corporation with a principal place of business in San Francisco, California, as well as future copyleft versions of that license published by that same organization.

``Incorporate" means to publish or republish a Document, in whole or in part, as part of another Document.

An MMC is ``eligible for relicensing" if it is licensed under this License, and if all works that were first published under this License somewhere other than this MMC, and subsequently incorporated in whole or in part into the MMC, (1) had no cover texts or invariant sections, and (2) were thus incorporated prior to November 1, 2008.

The operator of an MMC Site may republish an MMC contained in the site under CC-BY-SA on the same site at any time before August 1, 2009, provided the MMC is eligible for relicensing.

@end enumerate

@page

@heading ADDENDUM: How to use this License for your documents

To use this License in a document you have written, include a copy of the License in the document and put the following copyright and license notices just after the title page:

@smallexample

@group

Copyright (C) @var{year} @var{your name}.

Permission is granted to copy, distribute and/or modify this document under the terms of the GNU Free Documentation License, Version 1.3 or any later version published by the Free Software Foundation; with no Invariant Sections, no Front-Cover Texts, and no Back-Cover Texts. A copy of the license is included in the section entitled ``GNU Free Documentation License".

@end group

@end smallexample

If you have Invariant Sections, Front-Cover Texts and Back-Cover Texts, replace the ``with@dots{ }Texts."@: line with this:

@smallexample

@group

with the Invariant Sections being @var{list their titles}, with the Front-Cover Texts being @var{list}, and with the Back-Cover Texts being @var{list}.

@end group

@end smallexample

If you have Invariant

Sections without Cover Texts, or some other combination of the three, merge those two alternatives to suit the situation.

If your document contains nontrivial examples of program code, we recommend releasing these examples in parallel under your choice of free software license, such as the GNU General Public License, to permit their use in free software.

@c Local Variables:

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

@c End:

1.122 json-c 0.13.1+dfsg-7ubuntu0.3

1.122.1 Available under license :

Copyright (c) 2009-2012 Eric Haszlakiewicz

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Copyright (c) 2004, 2005 Metaparadigm Pte Ltd

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"),

to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

1.123 xorg 7.7+19ubuntu14

1.123.1 Available under license :

2010-2011 Cyril Brulebois <kibi@debian.org>

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Source Package: xorg

Debian/Ubuntu package authors: Branden Robinson, Fabio M. Di Nitto, Daniel Stone and others

Copyright 2004-2005 Canonical Ltd.

Permission is hereby granted, free of charge, to any person obtaining a

copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL SOFTWARE IN THE PUBLIC INTEREST, INC.

BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Except as contained in this notice, the name of Canoncial Ltd. shall not be used in advertising or otherwise to promote the sale, use or other dealings in this Software without prior written authorization from Canonical Ltd.

Copyright 1996-2002 Software in the Public Interest, Inc.

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL SOFTWARE IN THE PUBLIC INTEREST, INC. BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Except as contained in this notice, the name of Software in the Public Interest, Inc. shall not be used in advertising or otherwise to promote the sale, use or other dealings in this Software without prior written authorization from Software in the Public Interest, Inc.

Copyright 1998-2007 Branden Robinson <branden@debian.org>.

Copyright

2000, 2003, 2004 Progeny Linux Systems, Inc.

Copyright 1996 Stephen Early

Copyright 1997 Mark Eichin

Copyright 2005 David Nusinow

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

This is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License with the Debian operating system, in /usr/share/common-licenses/GPL; if not, write to the Free Software Foundation, Inc., 51 Franklin St, Fifth Floor, Boston, MA 02110-1301, USA.

2010-2011 Cyril Brulebois <kibi@debian.org>

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

1.124 gorilla 1.2.0

1.124.1 Available under license :

Copyright (c) 2012 Rodrigo Moraes. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- * Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- * Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
- * Neither the name of Google Inc. nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

1.125 jersey 2.28

1.125.1 Available under license :

This content is produced and maintained by Oracle and/or its affiliates. All rights reserved.

- * Project home: <https://jersey.github.io>

== Declared Project Licenses

This program and the accompanying materials are made available under the terms of dual license of
- COMMON DEVELOPMENT AND DISTRIBUTION LICENSE (CDDL - Version 1.1) available at <https://oss.oracle.com/licenses/CDDL+GPL-1.1>
- GNU General Public License (GPL - Version 2, June 1991) with the "Classpath Exception"

* The GNU General Public License (GPL) Version 2, June 1991
*
* Copyright (C) 1989, 1991 Free Software Foundation, Inc. 51 Franklin Street,
* Fifth Floor Boston, MA 02110-1335 USA
*
* Everyone is permitted to copy and distribute verbatim copies of this
* license document, but changing it is not allowed.
*
* Preamble
*
* The licenses for most software are designed to take away your freedom to
* share and change it. By contrast, the GNU General Public License is
* intended to guarantee your freedom
* to share and change free software--to
* make sure the software is free for all its users. This General Public
* License applies to most of the Free Software Foundation's software and
* to any other program whose authors commit to using it. (Some other Free
* Software Foundation software is covered by the GNU Library General
* Public License instead.) You can apply it to your programs, too.
*
* When we speak of free software, we are referring to freedom, not price.
* Our General Public Licenses are designed to make sure that you have the
* freedom to distribute copies of free software (and charge for this
* service if you wish), that you receive source code or can get it if you
* want it, that you can change the software or use pieces of it in new
* free programs; and that you know you can do these things.
*
* To protect your rights, we need to make restrictions that forbid anyone
* to deny you these rights or to ask you to surrender the rights. These
* restrictions
* translate to certain responsibilities for you if you
* distribute copies of the software, or if you modify it.
*
* For example, if you distribute copies of such a program, whether gratis
* or for a fee, you must give the recipients all the rights that you have.
* You must make sure that they, too, receive or can get the source code.
* And you must show them these terms so they know their rights.
*
* We protect your rights with two steps: (1) copyright the software, and
* (2) offer you this license which gives you legal permission to copy,
* distribute and/or modify the software.
*
* Also, for each author's protection and ours, we want to make certain
* that everyone understands that there is no warranty for this free
* software. If the software is modified by someone else and passed on, we
* want its recipients to know that what they have is not the original, so
* that any problems introduced by others will not reflect on the original
* authors' reputations.

*

* Finally,

any free program is threatened constantly by software patents.

* We wish to avoid the danger that redistributors of a free program will

* individually obtain patent licenses, in effect making the program

* proprietary. To prevent this, we have made it clear that any patent must

* be licensed for everyone's free use or not licensed at all.

*

* The precise terms and conditions for copying, distribution and

* modification follow.

*

* **TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION**

*

* 0. This License applies to any program or other work which contains a

* notice placed by the copyright holder saying it may be distributed under

* the terms of this General Public License. The "Program", below, refers

* to any such program or work, and a "work based on the Program" means

* either the Program or any derivative work under copyright law: that is

* to say, a work containing the Program or a portion of it, either

* verbatim or with modifications and/or translated

into another language.

* (Hereinafter, translation is included without limitation in the term

* "modification".) Each licensee is addressed as "you".

*

* Activities other than copying, distribution and modification are not

* covered by this License; they are outside its scope. The act of running

* the Program is not restricted, and the output from the Program is

* covered only if its contents constitute a work based on the Program

* (independent of having been made by running the Program). Whether that

* is true depends on what the Program does.

*

* 1. You may copy and distribute verbatim copies of the Program's source

* code as you receive it, in any medium, provided that you conspicuously

* and appropriately publish on each copy an appropriate copyright notice

* and disclaimer of warranty; keep intact all the notices that refer to

* this License and to the absence of any warranty; and give any other

* recipients of the Program a copy of this License along with the

Program.

*

* You may charge a fee for the physical act of transferring a copy, and

* you may at your option offer warranty protection in exchange for a fee.

*

* 2. You may modify your copy or copies of the Program or any portion of

* it, thus forming a work based on the Program, and copy and distribute

* such modifications or work under the terms of Section 1 above, provided

* that you also meet all of these conditions:

*

* a) You must cause the modified files to carry prominent notices stating

- * that you changed the files and the date of any change.
- *
- * b) You must cause any work that you distribute or publish, that in whole
- * or in part contains or is derived from the Program or any part thereof,
- * to be licensed as a whole at no charge to all third parties under the
- * terms of this License.
- *
- * c) If the modified program normally reads commands interactively when
- * run, you must cause it, when started running for such interactive
- use in
- * the most ordinary way, to print or display an announcement including an
- * appropriate copyright notice and a notice that there is no warranty (or
- * else, saying that you provide a warranty) and that users may
- * redistribute the program under these conditions, and telling the user
- * how to view a copy of this License. (Exception: if the Program itself is
- * interactive but does not normally print such an announcement, your work
- * based on the Program is not required to print an announcement.)
- *
- * These requirements apply to the modified work as a whole. If
- * identifiable sections of that work are not derived from the Program, and
- * can be reasonably considered independent and separate works in
- * themselves, then this License, and its terms, do not apply to those
- * sections when you distribute them as separate works. But when you
- * distribute the same sections as part of a whole which is a work based on
- * the Program, the distribution of
- the whole must be on the terms of this
- * License, whose permissions for other licensees extend to the entire
- * whole, and thus to each and every part regardless of who wrote it.
- *
- * Thus, it is not the intent of this section to claim rights or contest
- * your rights to work written entirely by you; rather, the intent is to
- * exercise the right to control the distribution of derivative or
- * collective works based on the Program.
- *
- * In addition, mere aggregation of another work not based on the Program
- * with the Program (or with a work based on the Program) on a volume of a
- * storage or distribution medium does not bring the other work under the
- * scope of this License.
- *
- * 3. You may copy and distribute the Program (or a work based on it, under
- * Section 2) in object code or executable form under the terms of Sections
- * 1 and 2 above provided that you also do one of the following:
- *
- * a) Accompany it with the complete corresponding machine-readable source
- *
- code, which must be distributed under the terms of Sections 1 and 2
- * above on a medium customarily used for software interchange; or,
- *

* b) Accompany it with a written offer, valid for at least three years, to
* give any third party, for a charge no more than your cost of physically
* performing source distribution, a complete machine-readable copy of the
* corresponding source code, to be distributed under the terms of Sections
* 1 and 2 above on a medium customarily used for software interchange; or,

* c) Accompany it with the information you received as to the offer to
* distribute corresponding source code. (This alternative is allowed only
* for noncommercial distribution and only if you received the program in
* object code or executable form with such an offer, in accord with
* Subsection b above.)

* The source code for a work means the preferred form of the work for
* making modifications to it. For an executable
work, complete source code

* means all the source code for all modules it contains, plus any
* associated interface definition files, plus the scripts used to control
* compilation and installation of the executable. However, as a special
* exception, the source code distributed need not include anything that is
* normally distributed (in either source or binary form) with the major
* components (compiler, kernel, and so on) of the operating system on
* which the executable runs, unless that component itself accompanies the
* executable.

* If distribution of executable or object code is made by offering access
* to copy from a designated place, then offering equivalent access to copy
* the source code from the same place counts as distribution of the source
* code, even though third parties are not compelled to copy the source
* along with the object code.

* 4. You may not copy, modify, sublicense, or distribute the Program
* except as expressly provided under this

License. Any attempt otherwise

* to copy, modify, sublicense or distribute the Program is void, and will
* automatically terminate your rights under this License. However, parties
* who have received copies, or rights, from you under this License will
* not have their licenses terminated so long as such parties remain in
* full compliance.

* 5. You are not required to accept this License, since you have not
* signed it. However, nothing else grants you permission to modify or
* distribute the Program or its derivative works. These actions are
* prohibited by law if you do not accept this License. Therefore, by
* modifying or distributing the Program (or any work based on the
* Program), you indicate your acceptance of this License to do so, and all
* its terms and conditions for copying, distributing or modifying the
* Program or works based on it.

* 6. Each time you redistribute the Program (or any work based on the
* Program), the recipient automatically receives
a license from the
* original licensor to copy, distribute or modify the Program subject to
* these terms and conditions. You may not impose any further restrictions
* on the recipients' exercise of the rights granted herein. You are not
* responsible for enforcing compliance by third parties to this License.

*
* 7. If, as a consequence of a court judgment or allegation of patent
* infringement or for any other reason (not limited to patent issues),
* conditions are imposed on you (whether by court order, agreement or
* otherwise) that contradict the conditions of this License, they do not
* excuse you from the conditions of this License. If you cannot distribute
* so as to satisfy simultaneously your obligations under this License and
* any other pertinent obligations, then as a consequence you may not
* distribute the Program at all. For example, if a patent license would
* not permit royalty-free redistribution of the Program by all those who
* receive copies directly
or indirectly through you, then the only way you
* could satisfy both it and this License would be to refrain entirely from
* distribution of the Program.

*
* If any portion of this section is held invalid or unenforceable under
* any particular circumstance, the balance of the section is intended to
* apply and the section as a whole is intended to apply in other
* circumstances.

*
* It is not the purpose of this section to induce you to infringe any
* patents or other property right claims or to contest validity of any
* such claims; this section has the sole purpose of protecting the
* integrity of the free software distribution system, which is implemented
* by public license practices. Many people have made generous
* contributions to the wide range of software distributed through that
* system in reliance on consistent application of that system; it is up to
* the author/donor to decide if he or she is willing to distribute
* software through any other system
and a licensee cannot impose that
* choice.

*
* This section is intended to make thoroughly clear what is believed to be
* a consequence of the rest of this License.

*
* 8. If the distribution and/or use of the Program is restricted in
* certain countries either by patents or by copyrighted interfaces, the
* original copyright holder who places the Program under this License may
* add an explicit geographical distribution limitation excluding those
* countries, so that distribution is permitted only in or among countries
* not thus excluded. In such case, this License incorporates the

* limitation as if written in the body of this License.

*

* 9. The Free Software Foundation may publish revised and/or new versions
* of the General Public License from time to time. Such new versions will
* be similar in spirit to the present version, but may differ in detail to
* address new problems or concerns.

*

* Each version is given a distinguishing version number. If the Program

*

specifies a version number of this License which applies to it and "any
* later version", you have the option of following the terms and
* conditions either of that version or of any later version published by
* the Free Software Foundation. If the Program does not specify a version
* number of this License, you may choose any version ever published by the
* Free Software Foundation.

*

* 10. If you wish to incorporate parts of the Program into other free
* programs whose distribution conditions are different, write to the
* author to ask for permission. For software which is copyrighted by the
* Free Software Foundation, write to the Free Software Foundation; we
* sometimes make exceptions for this. Our decision will be guided by the
* two goals of preserving the free status of all derivatives of our free
* software and of promoting the sharing and reuse of software generally.

*

* NO WARRANTY

*

* 11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY

*

FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN
* OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES
* PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER
* EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED
* WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE
* ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH
* YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL
* NECESSARY SERVICING, REPAIR OR CORRECTION.

*

* 12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN
* WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY
* AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR
* DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL
* DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM
* (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED
* INACCURATE OR LOSSES
SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF
* THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR
* OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

*

* END OF TERMS AND CONDITIONS

*

* How to Apply These Terms to Your New Programs

*

* If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

*

* To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

*

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

*

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

*

* This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

*

* You should have received a copy of the GNU General Public License along with this program; if not, write to the Free Software Foundation, Inc., 59 Temple Place, Suite 330, Boston, MA 02111-1307 USA

*

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

*

* If the program is interactive, make it output a short notice like this when it starts in an interactive mode:

*

* Gnomovision version 69, Copyright (C) year name of author Gnomovision comes with ABSOLUTELY NO WARRANTY;
 * for details type `show w'. This is
 * free software, and you are welcome to redistribute it under certain conditions; type `show c' for details.

*

* The hypothetical commands `show w' and `show c' should show the appropriate parts of the General Public License. Of course, the commands you use may be called something other than `show w' and `show c'; they could even be mouse-clicks or menu items--whatever suits your program.

*

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

*

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

*

* signature of Ty Coon, 1 April 1989

* Ty Coon, President of Vice

*

* This General Public License does not permit incorporating your program into proprietary programs.

If your program is a subroutine library, you

* may consider it more useful to permit linking proprietary applications

* with the library. If this is what you want to do, use the GNU Library

* General Public License instead of this License.

*

*

*

* "CLASSPATH" EXCEPTION TO THE GPL VERSION 2

*

* Certain source files distributed by Oracle America, Inc. and/or its affiliates

* are subject to the following clarification and special exception to the GPLv2,

* based on the GNU Project exception for its Classpath libraries, known as the

* GNU Classpath Exception, but only where Oracle has expressly included in the

* particular source file's header the words "Oracle designates this particular

* file as subject to the "Classpath" exception as provided by Oracle in the

* LICENSE file that accompanied this code."

* You should also note that Oracle includes multiple, independent programs in

* this software package. Some of those programs are provided under licenses

* deemed incompatible

with the GPLv2 by the Free Software Foundation and others.

* For example, the package includes programs licensed under the Apache License,

* Version 2.0. Such programs are licensed to you under their original licenses.

* Oracle facilitates your further distribution of this package by adding the

* Classpath Exception to the necessary parts of its GPLv2 code, which permits you

* to use that code in combination with other independent modules not licensed

* under the GPLv2. However, note that this would not permit you to commingle

* code under an incompatible license with Oracle's GPLv2 licensed code by, for

* example, cutting and pasting such code into a file also containing Oracle's

* GPLv2 licensed code and then distributing the result. Additionally, if you

* were to remove the Classpath Exception from any of the files to which it

* applies and distribute the result, you would likely be required to license

* some or all of the other code in that distribution

under the GPLv2 as well,

* and since the GPLv2 is incompatible with the license terms of some items

* included in the distribution by Oracle, removing the Classpath Exception could

* therefore effectively compromise your ability to further distribute the package.

*

- * Proceed with caution and we recommend that you obtain the advice of a lawyer
- * skilled in open source matters before removing the Classpath Exception or
- * making modifications to this package which may subsequently be redistributed
- * and/or involve the use of third party software.

*

* CLASSPATH EXCEPTION

- * Linking this library statically or dynamically with other modules is making a
- * combined work based on this library. Thus, the terms and conditions of the GNU
- * General Public License version 2 cover the whole combination.

*

- * As a special exception, the copyright holders of this library give you
- * permission to link this library with independent modules to produce an
- * executable, regardless of the license
- terms of these independent modules, and
- * to copy and distribute the resulting executable under terms of your choice,
- * provided that you also meet, for each linked independent module, the terms and
- * conditions of the license of that module. An independent module is a module
- * which is not derived from or based on this library. If you modify this library,
- * you may extend this exception to your version of the library, but you are not
- * obligated to do so. If you do not wish to do so, delete this exception
- * statement from your version.

== Source Code

- * <https://github.com/jersey/jersey.git>

== Copyright Holders

Copyright (c) 2013-2018 Oracle and/or its affiliates. All rights reserved.

== Third party technology that may be necessary for use with this program is identified below and licensed under the terms of the third party technology license agreement specified and not under GPLv2 with Classpath Exception or CDDL.

aopalliance Version 1

- * License: all
- the source code provided by AOP Alliance is Public Domain.
- * Project: <http://aopalliance.sourceforge.net>
- * Copyright: Material in the public domain is not protected by copyright

CDI API Version 1.1

- * License: Apache License, 2.0
- * Project: <http://www.seamframework.org/Weld>
- * Copyright 2010, Red Hat, Inc., and individual contributors by the @authors tag.

Google Guava Version 18.0

- * License: Apache License, 2.0
- * Copyright (C) 2009 The Guava Authors

javax.inject Version: 1

- * License: Apache License, 2.0
- * Copyright (C) 2009 The JSR-330 Expert Group

Javassist Version 3.22.0-CR2

- * License: Apache License, 2.0
- * Project: <http://www.javassist.org/>
- * Copyright (C) 1999- Shigeru Chiba. All Rights Reserved.

Java(TM) EE Interceptors 1.1 API Version 1.0.0.Beta1

- * License: LGPL 2.1
- * Copyright 2005, JBoss Inc., and individual contributors as indicated by the @authors tag.

JSR-166 Extension - JEP 266

- * License: CC0
- * No copyright
- * Written by Doug Lea with assistance
from members of JCP JSR-166
Expert Group and released to the public domain, as explained at
<http://creativecommons.org/publicdomain/zero/1.0/>
- *
- * Creative Commons Legal Code
- *
- * CC0 1.0 Universal
- *
- * CREATIVE COMMONS CORPORATION IS NOT A LAW FIRM AND DOES NOT PROVIDE
* LEGAL SERVICES. DISTRIBUTION OF THIS DOCUMENT DOES NOT CREATE AN
* ATTORNEY-CLIENT RELATIONSHIP. CREATIVE COMMONS PROVIDES THIS
* INFORMATION ON AN "AS-IS" BASIS. CREATIVE COMMONS MAKES NO WARRANTIES
* REGARDING THE USE OF THIS DOCUMENT OR THE INFORMATION OR WORKS
* PROVIDED HEREUNDER, AND DISCLAIMS LIABILITY FOR DAMAGES RESULTING FROM
* THE USE OF THIS DOCUMENT OR THE INFORMATION OR WORKS PROVIDED
* HEREUNDER.
- *
- * Statement of Purpose
- *
- * The laws of most jurisdictions throughout the world automatically confer
* exclusive Copyright and Related Rights (defined below) upon the creator
* and subsequent owner(s) (each and all, an "owner") of an original work of
* authorship
and/or a database (each, a "Work").
- *
- * Certain owners wish to permanently relinquish those rights to a Work for
* the purpose of contributing to a commons of creative, cultural and
* scientific works ("Commons") that the public can reliably and without fear

* of later claims of infringement build upon, modify, incorporate in other
* works, reuse and redistribute as freely as possible in any form whatsoever
* and for any purposes, including without limitation commercial purposes.
* These owners may contribute to the Commons to promote the ideal of a free
* culture and the further production of creative, cultural and scientific
* works, or to gain reputation or greater distribution for their Work in
* part through the use and efforts of others.

*

* For these and/or other purposes and motivations, and without any
* expectation of additional consideration or compensation, the person
* associating CC0 with a Work (the "Affirmer"), to the extent that he or she
* is an

owner of Copyright and Related Rights in the Work, voluntarily
* elects to apply CC0 to the Work and publicly distribute the Work under its
* terms, with knowledge of his or her Copyright and Related Rights in the
* Work and the meaning and intended legal effect of CC0 on those rights.

*

* 1. Copyright and Related Rights. A Work made available under CC0 may be
* protected by copyright and related or neighboring rights ("Copyright and
* Related Rights"). Copyright and Related Rights include, but are not
* limited to, the following:

*

- * i. the right to reproduce, adapt, distribute, perform, display,
* communicate, and translate a Work;
- * ii. moral rights retained by the original author(s) and/or performer(s);
- * iii. publicity and privacy rights pertaining to a person's image or
* likeness depicted in a Work;
- * iv. rights protecting against unfair competition in regards to a Work,
* subject to the limitations in paragraph 4(a), below;
- * v. rights protecting
the extraction, dissemination, use and reuse of data
* in a Work;
- * vi. database rights (such as those arising under Directive 96/9/EC of the
* European Parliament and of the Council of 11 March 1996 on the legal
* protection of databases, and under any national implementation
* thereof, including any amended or successor version of such
* directive); and
- * vii. other similar, equivalent or corresponding rights throughout the
* world based on applicable law or treaty, and any national
* implementations thereof.

*

* 2. Waiver. To the greatest extent permitted by, but not in contravention
* of, applicable law, Affirmer hereby overtly, fully, permanently,
* irrevocably and unconditionally waives, abandons, and surrenders all of
* Affirmer's Copyright and Related Rights and associated claims and causes
* of action, whether now known or unknown (including existing as well as
* future claims and causes of action), in the Work (i) in

all territories

* worldwide, (ii) for the maximum duration provided by applicable law or
* treaty (including future time extensions), (iii) in any current or future
* medium and for any number of copies, and (iv) for any purpose whatsoever,
* including without limitation commercial, advertising or promotional
* purposes (the "Waiver"). Affirmer makes the Waiver for the benefit of each
* member of the public at large and to the detriment of Affirmer's heirs and
* successors, fully intending that such Waiver shall not be subject to
* revocation, rescission, cancellation, termination, or any other legal or
* equitable action to disrupt the quiet enjoyment of the Work by the public
* as contemplated by Affirmer's express Statement of Purpose.

*

* 3. Public License Fallback. Should any part of the Waiver for any reason
* be judged legally invalid or ineffective under applicable law, then the
* Waiver shall be preserved to the maximum extent permitted taking into
* account Affirmer's

express Statement of Purpose. In addition, to the

* extent the Waiver is so judged Affirmer hereby grants to each affected
* person a royalty-free, non transferable, non sublicensable, non exclusive,
* irrevocable and unconditional license to exercise Affirmer's Copyright and
* Related Rights in the Work (i) in all territories worldwide, (ii) for the
* maximum duration provided by applicable law or treaty (including future
* time extensions), (iii) in any current or future medium and for any number
* of copies, and (iv) for any purpose whatsoever, including without
* limitation commercial, advertising or promotional purposes (the
* "License"). The License shall be deemed effective as of the date CC0 was
* applied by Affirmer to the Work. Should any part of the License for any
* reason be judged legally invalid or ineffective under applicable law, such
* partial invalidity or ineffectiveness shall not invalidate the remainder
* of the License, and in such case Affirmer

hereby affirms that he or she

* will not (i) exercise any of his or her remaining Copyright and Related
* Rights in the Work or (ii) assert any associated claims and causes of
* action with respect to the Work, in either case contrary to Affirmer's
* express Statement of Purpose.

*

* 4. Limitations and Disclaimers.

*

* a. No trademark or patent rights held by Affirmer are waived, abandoned,
* surrendered, licensed or otherwise affected by this document.

* b. Affirmer offers the Work as-is and makes no representations or
* warranties of any kind concerning the Work, express, implied,
* statutory or otherwise, including without limitation warranties of
* title, merchantability, fitness for a particular purpose, non
* infringement, or the absence of latent or other defects, accuracy, or
* the present or absence of errors, whether or not discoverable, all to
* the greatest extent permissible under applicable law.

* c. Affirmer disclaims responsibility

for clearing rights of other persons

- * that may apply to the Work or any use thereof, including without
- * limitation any person's Copyright and Related Rights in the Work.
- * Further, Affirmer disclaims responsibility for obtaining any necessary
- * consents, permissions or other rights required for any use of the
- * Work.
- * d. Affirmer understands and acknowledges that Creative Commons is not a
- * party to this document and has no duty or obligation with respect to
- * this CC0 or use of the Work.

org.objectweb.asm Version 5.0.4

- * License: Modified BSD (<http://asm.objectweb.org/license.html>)
- * Copyright (c) 2000-2011 INRIA, France Telecom. All rights reserved.
- *
- * Redistribution and use in source and binary forms, with or without
- * modification, are permitted provided that the following conditions
- * are met:
- * 1. Redistributions of source code must retain the above copyright
- * notice, this list of conditions and the following disclaimer.
- * 2. Redistributions
- in binary form must reproduce the above copyright
- * notice, this list of conditions and the following disclaimer in the
- * documentation and/or other materials provided with the distribution.
- * 3. Neither the name of the copyright holders nor the names of its
- * contributors may be used to endorse or promote products derived from
- * this software without specific prior written permission.
- *
- * THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS"
- * AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE
- * IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE
- * ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE
- * LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR
- * CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF
- * SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS
- * INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY
- OF LIABILITY, WHETHER IN
- * CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE)
- * ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF
- * THE POSSIBILITY OF SUCH DAMAGE.

org.osgi.core version 4.2.0

- * License: Apache License, 2.0
- * Copyright (c) OSGi Alliance (2005, 2008). All Rights Reserved.

org.glassfish.jersey.server.internal.monitoring.core

- * License: Apache License, 2.0
- * Copyright (c) 2015-2017 Oracle and/or its affiliates. All rights reserved.
- * Copyright 2010-2013 Coda Hale and Yammer, Inc.

* the Work and Derivative Works thereof.

*

*

"Contribution" shall mean any work of authorship, including

* the original version of the Work and any modifications or additions
* to that Work or Derivative Works thereof, that is intentionally
* submitted to Licensor for inclusion in the Work by the copyright owner
* or by an individual or Legal Entity authorized to submit on behalf of
* the copyright owner. For the purposes of this definition, "submitted"
* means any form of electronic, verbal, or written communication sent
* to the Licensor or its representatives, including but not limited to
* communication on electronic mailing lists, source code control systems,
* and issue tracking systems that are managed by, or on behalf of, the
* Licensor for the purpose of discussing and improving the Work, but
* excluding communication that is conspicuously marked or otherwise
* designated in writing by the copyright owner as "Not a Contribution."

*

* "Contributor"

shall mean Licensor and any individual or Legal Entity

* on behalf of whom a Contribution has been received by Licensor and
* subsequently incorporated within the Work.

*

* 2. Grant of Copyright License. Subject to the terms and conditions of
* this License, each Contributor hereby grants to You a perpetual,
* worldwide, non-exclusive, no-charge, royalty-free, irrevocable
* copyright license to reproduce, prepare Derivative Works of,
* publicly display, publicly perform, sublicense, and distribute the
* Work and such Derivative Works in Source or Object form.

*

* 3. Grant of Patent License. Subject to the terms and conditions of
* this License, each Contributor hereby grants to You a perpetual,
* worldwide, non-exclusive, no-charge, royalty-free, irrevocable
* (except as stated in this section) patent license to make, have made,
* use, offer to sell, sell, import, and otherwise transfer the Work,

*

where such license applies only to those patent claims licensable

* by such Contributor that are necessarily infringed by their
* Contribution(s) alone or by combination of their Contribution(s)
* with the Work to which such Contribution(s) was submitted. If You
* institute patent litigation against any entity (including a
* cross-claim or counterclaim in a lawsuit) alleging that the Work
* or a Contribution incorporated within the Work constitutes direct
* or contributory patent infringement, then any patent licenses
* granted to You under this License for that Work shall terminate
* as of the date such litigation is filed.

*

* 4. Redistribution. You may reproduce and distribute copies of the
* Work or Derivative Works thereof in any medium, with or without

- * modifications, and in Source or Object form, provided that You
- * meet the following conditions:
- *
* (a) You must give any other recipients of the
- Work or
- * Derivative Works a copy of this License; and
- *
* (b) You must cause any modified files to carry prominent notices
- * stating that You changed the files; and
- *
* (c) You must retain, in the Source form of any Derivative Works
- * that You distribute, all copyright, patent, trademark, and
- * attribution notices from the Source form of the Work,
- * excluding those notices that do not pertain to any part of
- * the Derivative Works; and
- *
* (d) If the Work includes a "NOTICE" text file as part of its
- * distribution, then any Derivative Works that You distribute must
- * include a readable copy of the attribution notices contained
- * within such NOTICE file, excluding those notices that do not
- * pertain to any part of the Derivative Works, in at least one
- * of the following places: within a NOTICE text file distributed
- * as part of the Derivative Works;
- within the Source form or
- * documentation, if provided along with the Derivative Works; or,
- * within a display generated by the Derivative Works, if and
- * wherever such third-party notices normally appear. The contents
- * of the NOTICE file are for informational purposes only and
- * do not modify the License. You may add Your own attribution
- * notices within Derivative Works that You distribute, alongside
- * or as an addendum to the NOTICE text from the Work, provided
- * that such additional attribution notices cannot be construed
- * as modifying the License.
- *
* You may add Your own copyright statement to Your modifications and
- * may provide additional or different license terms and conditions
- * for use, reproduction, or distribution of Your modifications, or
- * for any such Derivative Works as a whole, provided Your use,
- * reproduction, and distribution of the Work otherwise
- complies with
- * the conditions stated in this License.
- *
* 5. Submission of Contributions. Unless You explicitly state otherwise,
- * any Contribution intentionally submitted for inclusion in the Work
- * by You to the Licensor shall be under the terms and conditions of
- * this License, without any additional terms or conditions.
- * Notwithstanding the above, nothing herein shall supersede or modify
- * the terms of any separate license agreement you may have executed

- * with Licensor regarding such Contributions.
- *
- * 6. Trademarks. This License does not grant permission to use the trade
- * names, trademarks, service marks, or product names of the Licensor,
- * except as required for reasonable and customary use in describing the
- * origin of the Work and reproducing the content of the NOTICE file.
- *
- * 7. Disclaimer of Warranty. Unless required by applicable law or
- * agreed to in writing, Licensor provides the Work
- (and each
- * Contributor provides its Contributions) on an "AS IS" BASIS,
- * WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or
- * implied, including, without limitation, any warranties or conditions
- * of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A
- * PARTICULAR PURPOSE. You are solely responsible for determining the
- * appropriateness of using or redistributing the Work and assume any
- * risks associated with Your exercise of permissions under this License.
- *
- * 8. Limitation of Liability. In no event and under no legal theory,
- * whether in tort (including negligence), contract, or otherwise,
- * unless required by applicable law (such as deliberate and grossly
- * negligent acts) or agreed to in writing, shall any Contributor be
- * liable to You for damages, including any direct, indirect, special,
- * incidental, or consequential damages of any character arising as a
- * result of this License
- or out of the use or inability to use the
- * Work (including but not limited to damages for loss of goodwill,
- * work stoppage, computer failure or malfunction, or any and all
- * other commercial damages or losses), even if such Contributor
- * has been advised of the possibility of such damages.
- *
- * 9. Accepting Warranty or Additional Liability. While redistributing
- * the Work or Derivative Works thereof, You may choose to offer,
- * and charge a fee for, acceptance of support, warranty, indemnity,
- * or other liability obligations and/or rights consistent with this
- * License. However, in accepting such obligations, You may act only
- * on Your own behalf and on Your sole responsibility, not on behalf
- * of any other Contributor, and only if You agree to indemnify,
- * defend, and hold each Contributor harmless for any liability
- * incurred by, or claims asserted against, such Contributor by reason
- * of your accepting
- any such warranty or additional liability.
- *
- * END OF TERMS AND CONDITIONS
- *
- * APPENDIX: How to apply the Apache License to your work.
- *
- * To apply the Apache License to your work, attach the following

* boilerplate notice, with the fields enclosed by brackets "[]"
* replaced with your own identifying information. (Don't include
* the brackets!) The text should be enclosed in the appropriate
* comment syntax for the file format. We also recommend that a
* file or class name and description of purpose be included on the
* same "printed page" as the copyright notice for easier
* identification within third-party archives.

* Copyright [yyyy] [name of copyright owner]

* Licensed under the Apache License, Version 2.0 (the "License");
* you may not use this file except in compliance with the License.
* You may obtain a copy of the License at

* <http://www.apache.org/licenses/LICENSE-2.0>

* Unless
required by applicable law or agreed to in writing, software
* distributed under the License is distributed on an "AS IS" BASIS,
* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
* See the License for the specific language governing permissions and
* limitations under the License.

This content is produced and maintained by Oracle and/or its affiliates. All rights reserved.

* Project home: <https://jersey.github.io>

== Declared Project Licenses

This program and the accompanying materials are made available under the terms of dual license of
- COMMON DEVELOPMENT AND DISTRIBUTION LICENSE (CDDL - Version 1.1) available at
<https://oss.oracle.com/licenses/CDDL+GPL-1.1>
- GNU General Public License (GPL - Version 2, June 1991) with the "Classpath Exception"

* The GNU General Public License (GPL) Version 2, June 1991

* Copyright (C) 1989, 1991 Free Software Foundation, Inc. 51 Franklin Street,
* Fifth Floor Boston, MA 02110-1335 USA

* Everyone is permitted to copy and distribute verbatim copies of this
* license document, but changing it is not allowed.

* Preamble

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

- * License applies to most of the Free Software Foundation's software and
- * to any other program whose authors commit to using it. (Some other Free
- * Software Foundation software is covered by the GNU Library General
- * Public License instead.) You can apply it to your programs, too.
- *
- * When we speak of free software, we are referring to freedom, not price.
- * Our General Public Licenses are designed to make sure that you have the
- * freedom to distribute copies of free software (and charge for this
- * service if you wish), that you receive source code or can get it if you
- * want it, that you can change the software or use pieces of it in new
- * free programs; and that you know you can do these things.
- *
- * To protect your rights, we need to make restrictions that forbid anyone
- * to deny you these rights or to ask you to surrender the rights. These
- * restrictions
- translate to certain responsibilities for you if you
- * distribute copies of the software, or if you modify it.
- *
- * For example, if you distribute copies of such a program, whether gratis
- * or for a fee, you must give the recipients all the rights that you have.
- * You must make sure that they, too, receive or can get the source code.
- * And you must show them these terms so they know their rights.
- *
- * We protect your rights with two steps: (1) copyright the software, and
- * (2) offer you this license which gives you legal permission to copy,
- * distribute and/or modify the software.
- *
- * Also, for each author's protection and ours, we want to make certain
- * that everyone understands that there is no warranty for this free
- * software. If the software is modified by someone else and passed on, we
- * want its recipients to know that what they have is not the original, so
- * that any problems introduced by others will not reflect on the original
- * authors' reputations.
- *
- * Finally,
- any free program is threatened constantly by software patents.
- * We wish to avoid the danger that redistributors of a free program will
- * individually obtain patent licenses, in effect making the program
- * proprietary. To prevent this, we have made it clear that any patent must
- * be licensed for everyone's free use or not licensed at all.
- *
- * The precise terms and conditions for copying, distribution and
- * modification follow.
- *
- * TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION
- *
- * 0. This License applies to any program or other work which contains a
- * notice placed by the copyright holder saying it may be distributed under

* the terms of this General Public License. The "Program", below, refers
* to any such program or work, and a "work based on the Program" means
* either the Program or any derivative work under copyright law: that is
* to say, a work containing the Program or a portion of it, either
* verbatim or with modifications and/or translated
into another language.

* (Hereinafter, translation is included without limitation in the term
* "modification".) Each licensee is addressed as "you".

*

* Activities other than copying, distribution and modification are not
* covered by this License; they are outside its scope. The act of running
* the Program is not restricted, and the output from the Program is
* covered only if its contents constitute a work based on the Program
* (independent of having been made by running the Program). Whether that
* is true depends on what the Program does.

*

* 1. You may copy and distribute verbatim copies of the Program's source
* code as you receive it, in any medium, provided that you conspicuously
* and appropriately publish on each copy an appropriate copyright notice
* and disclaimer of warranty; keep intact all the notices that refer to
* this License and to the absence of any warranty; and give any other
* recipients of the Program a copy of this License along with the
Program.

*

* You may charge a fee for the physical act of transferring a copy, and
* you may at your option offer warranty protection in exchange for a fee.

*

* 2. You may modify your copy or copies of the Program or any portion of
* it, thus forming a work based on the Program, and copy and distribute
* such modifications or work under the terms of Section 1 above, provided
* that you also meet all of these conditions:

*

* a) You must cause the modified files to carry prominent notices stating
* that you changed the files and the date of any change.

*

* b) You must cause any work that you distribute or publish, that in whole
* or in part contains or is derived from the Program or any part thereof,
* to be licensed as a whole at no charge to all third parties under the
* terms of this License.

*

* c) If the modified program normally reads commands interactively when
* run, you must cause it, when started running for such interactive
use in

* the most ordinary way, to print or display an announcement including an
* appropriate copyright notice and a notice that there is no warranty (or
* else, saying that you provide a warranty) and that users may
* redistribute the program under these conditions, and telling the user
* how to view a copy of this License. (Exception: if the Program itself is

- * interactive but does not normally print such an announcement, your work
- * based on the Program is not required to print an announcement.)
- *
- * These requirements apply to the modified work as a whole. If
- * identifiable sections of that work are not derived from the Program, and
- * can be reasonably considered independent and separate works in
- * themselves, then this License, and its terms, do not apply to those
- * sections when you distribute them as separate works. But when you
- * distribute the same sections as part of a whole which is a work based on
- * the Program, the distribution of
- the whole must be on the terms of this
- * License, whose permissions for other licensees extend to the entire
- * whole, and thus to each and every part regardless of who wrote it.
- *
- * Thus, it is not the intent of this section to claim rights or contest
- * your rights to work written entirely by you; rather, the intent is to
- * exercise the right to control the distribution of derivative or
- * collective works based on the Program.
- *
- * In addition, mere aggregation of another work not based on the Program
- * with the Program (or with a work based on the Program) on a volume of a
- * storage or distribution medium does not bring the other work under the
- * scope of this License.
- *
- * 3. You may copy and distribute the Program (or a work based on it, under
- * Section 2) in object code or executable form under the terms of Sections
- * 1 and 2 above provided that you also do one of the following:
- *
- * a) Accompany it with the complete corresponding machine-readable source
- *
- code, which must be distributed under the terms of Sections 1 and 2
- * above on a medium customarily used for software interchange; or,
- *
- * b) Accompany it with a written offer, valid for at least three years, to
- * give any third party, for a charge no more than your cost of physically
- * performing source distribution, a complete machine-readable copy of the
- * corresponding source code, to be distributed under the terms of Sections
- * 1 and 2 above on a medium customarily used for software interchange; or,
- *
- * c) Accompany it with the information you received as to the offer to
- * distribute corresponding source code. (This alternative is allowed only
- * for noncommercial distribution and only if you received the program in
- * object code or executable form with such an offer, in accord with
- * Subsection b above.)
- *
- * The source code for a work means the preferred form of the work for
- * making modifications to it. For an executable

work, complete source code

- * means all the source code for all modules it contains, plus any
- * associated interface definition files, plus the scripts used to control
- * compilation and installation of the executable. However, as a special
- * exception, the source code distributed need not include anything that is
- * normally distributed (in either source or binary form) with the major
- * components (compiler, kernel, and so on) of the operating system on
- * which the executable runs, unless that component itself accompanies the
- * executable.

*

- * If distribution of executable or object code is made by offering access
- * to copy from a designated place, then offering equivalent access to copy
- * the source code from the same place counts as distribution of the source
- * code, even though third parties are not compelled to copy the source
- * along with the object code.

*

- * 4. You may not copy, modify, sublicense, or distribute the Program
- * except as expressly provided under this

License. Any attempt otherwise

- * to copy, modify, sublicense or distribute the Program is void, and will
- * automatically terminate your rights under this License. However, parties
- * who have received copies, or rights, from you under this License will
- * not have their licenses terminated so long as such parties remain in
- * full compliance.

*

- * 5. You are not required to accept this License, since you have not
- * signed it. However, nothing else grants you permission to modify or
- * distribute the Program or its derivative works. These actions are
- * prohibited by law if you do not accept this License. Therefore, by
- * modifying or distributing the Program (or any work based on the
- * Program), you indicate your acceptance of this License to do so, and all
- * its terms and conditions for copying, distributing or modifying the
- * Program or works based on it.

*

- * 6. Each time you redistribute the Program (or any work based on the
- * Program), the recipient automatically receives

a license from the

- * original licensor to copy, distribute or modify the Program subject to
- * these terms and conditions. You may not impose any further restrictions
- * on the recipients' exercise of the rights granted herein. You are not
- * responsible for enforcing compliance by third parties to this License.

*

- * 7. If, as a consequence of a court judgment or allegation of patent
- * infringement or for any other reason (not limited to patent issues),
- * conditions are imposed on you (whether by court order, agreement or
- * otherwise) that contradict the conditions of this License, they do not
- * excuse you from the conditions of this License. If you cannot distribute
- * so as to satisfy simultaneously your obligations under this License and

* any other pertinent obligations, then as a consequence you may not
* distribute the Program at all. For example, if a patent license would
* not permit royalty-free redistribution of the Program by all those who
* receive copies directly
or indirectly through you, then the only way you
* could satisfy both it and this License would be to refrain entirely from
* distribution of the Program.

*

* If any portion of this section is held invalid or unenforceable under
* any particular circumstance, the balance of the section is intended to
* apply and the section as a whole is intended to apply in other
* circumstances.

*

* It is not the purpose of this section to induce you to infringe any
* patents or other property right claims or to contest validity of any
* such claims; this section has the sole purpose of protecting the
* integrity of the free software distribution system, which is implemented
* by public license practices. Many people have made generous
* contributions to the wide range of software distributed through that
* system in reliance on consistent application of that system; it is up to
* the author/donor to decide if he or she is willing to distribute
* software through any other system
and a licensee cannot impose that
* choice.

*

* This section is intended to make thoroughly clear what is believed to be
* a consequence of the rest of this License.

*

* 8. If the distribution and/or use of the Program is restricted in
* certain countries either by patents or by copyrighted interfaces, the
* original copyright holder who places the Program under this License may
* add an explicit geographical distribution limitation excluding those
* countries, so that distribution is permitted only in or among countries
* not thus excluded. In such case, this License incorporates the
* limitation as if written in the body of this License.

*

* 9. The Free Software Foundation may publish revised and/or new versions
* of the General Public License from time to time. Such new versions will
* be similar in spirit to the present version, but may differ in detail to
* address new problems or concerns.

*

* Each version is given a distinguishing version number. If the Program

*

specifies a version number of this License which applies to it and "any
* later version", you have the option of following the terms and
* conditions either of that version or of any later version published by
* the Free Software Foundation. If the Program does not specify a version
* number of this License, you may choose any version ever published by the

* Free Software Foundation.

*

* 10. If you wish to incorporate parts of the Program into other free
* programs whose distribution conditions are different, write to the
* author to ask for permission. For software which is copyrighted by the
* Free Software Foundation, write to the Free Software Foundation; we
* sometimes make exceptions for this. Our decision will be guided by the
* two goals of preserving the free status of all derivatives of our free
* software and of promoting the sharing and reuse of software generally.

*

* NO WARRANTY

*

* 11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY

*

FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN
* OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES
* PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER
* EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED
* WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE
* ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH
* YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL
* NECESSARY SERVICING, REPAIR OR CORRECTION.

*

* 12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN
* WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY
* AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR
* DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL
* DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM
* (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED
* INACCURATE OR LOSSES
SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF
* THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR
* OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

*

* END OF TERMS AND CONDITIONS

*

* How to Apply These Terms to Your New Programs

*

* If you develop a new program, and you want it to be of the greatest
* possible use to the public, the best way to achieve this is to make it
* free software which everyone can redistribute and change under these
* terms.

*

* To do so, attach the following notices to the program. It is safest to
* attach them to the start of each source file to most effectively convey
* the exclusion of warranty; and each file should have at least the
* "copyright" line and a pointer to where the full notice is found.

*

- * One line to give the program's name and a brief idea of what it does.
- * Copyright (C) <year> <name of author>
- *
- * This program is free software; you can redistribute it and/or modify it
- * under the terms of the GNU General Public License as published by the
- * Free Software Foundation; either version 2 of the License, or (at your
- * option) any later version.
- *
- * This program is distributed in the hope that it will be useful, but
- * WITHOUT ANY WARRANTY; without even the implied warranty of
- * MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General
- * Public License for more details.
- *
- * You should have received a copy of the GNU General Public License along
- * with this program; if not, write to the Free Software Foundation, Inc.,
- * 59 Temple Place, Suite 330, Boston, MA 02111-1307 USA
- *
- * Also add information on how to contact you by electronic and paper mail.
- *
- * If the program is interactive, make it output a short notice like this
- * when it starts in an interactive mode:
- *
- * Gnomovision version 69, Copyright (C) year name of author Gnomovision
- * comes with ABSOLUTELY NO WARRANTY;
- for details type `show w'. This is
- * free software, and you are welcome to redistribute it under certain
- * conditions; type `show c' for details.
- *
- * The hypothetical commands `show w' and `show c' should show the
- * appropriate parts of the General Public License. Of course, the commands
- * you use may be called something other than `show w' and `show c'; they
- * could even be mouse-clicks or menu items--whatever suits your program.
- *
- * You should also get your employer (if you work as a programmer) or your
- * school, if any, to sign a "copyright disclaimer" for the program, if
- * necessary. Here is a sample; alter the names:
- *
- * Yoyodyne, Inc., hereby disclaims all copyright interest in the program
- * `Gnomovision' (which makes passes at compilers) written by James Hacker.
- *
- * signature of Ty Coon, 1 April 1989
- * Ty Coon, President of Vice
- *
- * This General Public License does not permit incorporating your program
- * into proprietary programs.
- If your program is a subroutine library, you
- * may consider it more useful to permit linking proprietary applications

* with the library. If this is what you want to do, use the GNU Library
* General Public License instead of this License.
*
*
*
* "CLASSPATH" EXCEPTION TO THE GPL VERSION 2
*
* Certain source files distributed by Oracle America, Inc. and/or its affiliates
* are subject to the following clarification and special exception to the GPLv2,
* based on the GNU Project exception for its Classpath libraries, known as the
* GNU Classpath Exception, but only where Oracle has expressly included in the
* particular source file's header the words "Oracle designates this particular
* file as subject to the "Classpath" exception as provided by Oracle in the
* LICENSE file that accompanied this code."
* You should also note that Oracle includes multiple, independent programs in
* this software package. Some of those programs are provided under licenses
* deemed incompatible
* with the GPLv2 by the Free Software Foundation and others.
* For example, the package includes programs licensed under the Apache License,
* Version 2.0. Such programs are licensed to you under their original licenses.
* Oracle facilitates your further distribution of this package by adding the
* Classpath Exception to the necessary parts of its GPLv2 code, which permits you
* to use that code in combination with other independent modules not licensed
* under the GPLv2. However, note that this would not permit you to commingle
* code under an incompatible license with Oracle's GPLv2 licensed code by, for
* example, cutting and pasting such code into a file also containing Oracle's
* GPLv2 licensed code and then distributing the result. Additionally, if you
* were to remove the Classpath Exception from any of the files to which it
* applies and distribute the result, you would likely be required to license
* some or all of the other code in that distribution
* under the GPLv2 as well,
* and since the GPLv2 is incompatible with the license terms of some items
* included in the distribution by Oracle, removing the Classpath Exception could
* therefore effectively compromise your ability to further distribute the package.
*
* Proceed with caution and we recommend that you obtain the advice of a lawyer
* skilled in open source matters before removing the Classpath Exception or
* making modifications to this package which may subsequently be redistributed
* and/or involve the use of third party software.
*
* CLASSPATH EXCEPTION
* Linking this library statically or dynamically with other modules is making a
* combined work based on this library. Thus, the terms and conditions of the GNU
* General Public License version 2 cover the whole combination.
*
* As a special exception, the copyright holders of this library give you
* permission to link this library with independent modules to produce an
* executable, regardless of the license

terms of these independent modules, and

- * to copy and distribute the resulting executable under terms of your choice,
- * provided that you also meet, for each linked independent module, the terms and
- * conditions of the license of that module. An independent module is a module
- * which is not derived from or based on this library. If you modify this library,
- * you may extend this exception to your version of the library, but you are not
- * obligated to do so. If you do not wish to do so, delete this exception
- * statement from your version.

== Source Code

- * <https://github.com/jersey/jersey.git>

== Copyright Holders

Copyright (c) 2013-2018 Oracle and/or its affiliates. All rights reserved.

== Third party technology that may be necessary for use with this program is identified below and licensed under the terms of the third party technology license agreement specified and not under GPLv2 with Classpath Exception or CDDL.

org.glassfish.jersey.server.internal.monitoring.core

*

License: Apache License, 2.0

- * Copyright (c) 2015-2018 Oracle and/or its affiliates. All rights reserved.
- * Copyright 2010-2013 Coda Hale and Yammer, Inc.

*

* Apache License
* Version 2.0, January 2004
* <http://www.apache.org/licenses/>

*

* TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

*

* 1. Definitions.

*

* "License" shall mean the terms and conditions for use, reproduction,
* and distribution as defined by Sections 1 through 9 of this document.

*

* "Licensor" shall mean the copyright owner or entity authorized by
* the copyright owner that is granting the License.

*

* "Legal Entity" shall mean the union of the acting entity and all
* other entities that control, are controlled by, or are under common
* control with that entity. For the purposes of this definition,

* "control" means (i) the power, direct or

indirect, to cause the

- * direction or management of such entity, whether by contract or

* otherwise, or (ii) ownership of fifty percent (50%) or more of the
* outstanding shares, or (iii) beneficial ownership of such entity.
*

* "You" (or "Your") shall mean an individual or Legal Entity
* exercising permissions granted by this License.
*

* "Source" form shall mean the preferred form for making modifications,
* including but not limited to software source code, documentation
* source, and configuration files.
*

* "Object" form shall mean any form resulting from mechanical
* transformation or translation of a Source form, including but
* not limited to compiled object code, generated documentation,
* and conversions to other media types.
*

* "Work" shall mean the work of authorship, whether in Source or
* Object form, made available under the License, as indicated by a
* copyright notice that is
included in or attached to the work
* (an example is provided in the Appendix below).
*

* "Derivative Works" shall mean any work, whether in Source or Object
* form, that is based on (or derived from) the Work and for which the
* editorial revisions, annotations, elaborations, or other modifications
* represent, as a whole, an original work of authorship. For the purposes
* of this License, Derivative Works shall not include works that remain
* separable from, or merely link (or bind by name) to the interfaces of,
* the Work and Derivative Works thereof.
*

* "Contribution" shall mean any work of authorship, including
* the original version of the Work and any modifications or additions
* to that Work or Derivative Works thereof, that is intentionally
* submitted to Licensor for inclusion in the Work by the copyright owner
* or by an individual or Legal Entity authorized to submit on behalf of
* the
copyright owner. For the purposes of this definition, "submitted"
* means any form of electronic, verbal, or written communication sent
* to the Licensor or its representatives, including but not limited to
* communication on electronic mailing lists, source code control systems,
* and issue tracking systems that are managed by, or on behalf of, the
* Licensor for the purpose of discussing and improving the Work, but
* excluding communication that is conspicuously marked or otherwise
* designated in writing by the copyright owner as "Not a Contribution."
*

* "Contributor" shall mean Licensor and any individual or Legal Entity
* on behalf of whom a Contribution has been received by Licensor and
* subsequently incorporated within the Work.
*

- * 2. Grant of Copyright License. Subject to the terms and conditions of
- * this License, each Contributor hereby grants to You a perpetual,
- * worldwide, non-exclusive, no-charge,
- royalty-free, irrevocable
- * copyright license to reproduce, prepare Derivative Works of,
- * publicly display, publicly perform, sublicense, and distribute the
- * Work and such Derivative Works in Source or Object form.
- *
- * 3. Grant of Patent License. Subject to the terms and conditions of
- * this License, each Contributor hereby grants to You a perpetual,
- * worldwide, non-exclusive, no-charge, royalty-free, irrevocable
- * (except as stated in this section) patent license to make, have made,
- * use, offer to sell, sell, import, and otherwise transfer the Work,
- * where such license applies only to those patent claims licensable
- * by such Contributor that are necessarily infringed by their
- * Contribution(s) alone or by combination of their Contribution(s)
- * with the Work to which such Contribution(s) was submitted. If You
- * institute patent litigation against any entity (including a
- * cross-claim or counterclaim
- in a lawsuit) alleging that the Work
- * or a Contribution incorporated within the Work constitutes direct
- * or contributory patent infringement, then any patent licenses
- * granted to You under this License for that Work shall terminate
- * as of the date such litigation is filed.
- *
- * 4. Redistribution. You may reproduce and distribute copies of the
- * Work or Derivative Works thereof in any medium, with or without
- * modifications, and in Source or Object form, provided that You
- * meet the following conditions:
- *
- * (a) You must give any other recipients of the Work or
- * Derivative Works a copy of this License; and
- *
- * (b) You must cause any modified files to carry prominent notices
- * stating that You changed the files; and
- *
- * (c) You must retain, in the Source form of any Derivative Works
- * that You distribute, all copyright, patent, trademark, and
- * attribution notices from the
- Source form of the Work,
- * excluding those notices that do not pertain to any part of
- * the Derivative Works; and
- *
- * (d) If the Work includes a "NOTICE" text file as part of its
- * distribution, then any Derivative Works that You distribute must
- * include a readable copy of the attribution notices contained
- * within such NOTICE file, excluding those notices that do not
- * pertain to any part of the Derivative Works, in at least one

* of the following places: within a NOTICE text file distributed
* as part of the Derivative Works; within the Source form or
* documentation, if provided along with the Derivative Works; or,
* within a display generated by the Derivative Works, if and
* wherever such third-party notices normally appear. The contents
* of the NOTICE file are for informational purposes only and
* do not modify the License. You may add Your own
attribution
* notices within Derivative Works that You distribute, alongside
* or as an addendum to the NOTICE text from the Work, provided
* that such additional attribution notices cannot be construed
* as modifying the License.
*
* You may add Your own copyright statement to Your modifications and
* may provide additional or different license terms and conditions
* for use, reproduction, or distribution of Your modifications, or
* for any such Derivative Works as a whole, provided Your use,
* reproduction, and distribution of the Work otherwise complies with
* the conditions stated in this License.
*
* 5. Submission of Contributions. Unless You explicitly state otherwise,
* any Contribution intentionally submitted for inclusion in the Work
* by You to the Licensor shall be under the terms and conditions of
* this License, without any additional terms or conditions.
* Notwithstanding
the above, nothing herein shall supersede or modify
* the terms of any separate license agreement you may have executed
* with Licensor regarding such Contributions.
*
* 6. Trademarks. This License does not grant permission to use the trade
* names, trademarks, service marks, or product names of the Licensor,
* except as required for reasonable and customary use in describing the
* origin of the Work and reproducing the content of the NOTICE file.
*
* 7. Disclaimer of Warranty. Unless required by applicable law or
* agreed to in writing, Licensor provides the Work (and each
* Contributor provides its Contributions) on an "AS IS" BASIS,
* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or
* implied, including, without limitation, any warranties or conditions
* of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A
* PARTICULAR PURPOSE. You are solely responsible for determining the
*
appropriateness of using or redistributing the Work and assume any
* risks associated with Your exercise of permissions under this License.
*
* 8. Limitation of Liability. In no event and under no legal theory,
* whether in tort (including negligence), contract, or otherwise,
* unless required by applicable law (such as deliberate and grossly

* negligent acts) or agreed to in writing, shall any Contributor be
* liable to You for damages, including any direct, indirect, special,
* incidental, or consequential damages of any character arising as a
* result of this License or out of the use or inability to use the
* Work (including but not limited to damages for loss of goodwill,
* work stoppage, computer failure or malfunction, or any and all
* other commercial damages or losses), even if such Contributor
* has been advised of the possibility of such damages.

*

* 9. Accepting Warranty or Additional Liability. While
redistributing

* the Work or Derivative Works thereof, You may choose to offer,
* and charge a fee for, acceptance of support, warranty, indemnity,
* or other liability obligations and/or rights consistent with this
* License. However, in accepting such obligations, You may act only
* on Your own behalf and on Your sole responsibility, not on behalf
* of any other Contributor, and only if You agree to indemnify,
* defend, and hold each Contributor harmless for any liability
* incurred by, or claims asserted against, such Contributor by reason
* of your accepting any such warranty or additional liability.

*

* END OF TERMS AND CONDITIONS

*

* APPENDIX: How to apply the Apache License to your work.

*

* To apply the Apache License to your work, attach the following
* boilerplate notice, with the fields enclosed by brackets "[]"
* replaced with your own identifying information. (Don't include
* the brackets!)

The text should be enclosed in the appropriate

* comment syntax for the file format. We also recommend that a
* file or class name and description of purpose be included on the
* same "printed page" as the copyright notice for easier
* identification within third-party archives.

*

* Copyright [yyyy] [name of copyright owner]

*

* Licensed under the Apache License, Version 2.0 (the "License");
* you may not use this file except in compliance with the License.
* You may obtain a copy of the License at

*

* <http://www.apache.org/licenses/LICENSE-2.0>

*

* Unless required by applicable law or agreed to in writing, software
* distributed under the License is distributed on an "AS IS" BASIS,
* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
* See the License for the specific language governing permissions and
* limitations under the License.

org.objectweb.asm Version 5.0.4

* License: Modified BSD (<http://asm.objectweb.org/license.html>)

*

Copyright (c) 2000-2011 INRIA, France Telecom. All rights reserved.

*

* Redistribution and use in source and binary forms, with or without

* modification, are permitted provided that the following conditions

* are met:

* 1. Redistributions of source code must retain the above copyright

* notice, this list of conditions and the following disclaimer.

* 2. Redistributions in binary form must reproduce the above copyright

* notice, this list of conditions and the following disclaimer in the

* documentation and/or other materials provided with the distribution.

* 3. Neither the name of the copyright holders nor the names of its

* contributors may be used to endorse or promote products derived from

* this software without specific prior written permission.

*

* THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS"

* AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE

* IMPLIED

WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE

* ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE

* LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR

* CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF

* SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS

* INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN

* CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE)

* ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF

* THE POSSIBILITY OF SUCH DAMAGE.

COMMON DEVELOPMENT AND DISTRIBUTION LICENSE (CDDL) Version 1.1

1. Definitions.

1.1. "Contributor" means each individual or entity that creates or contributes to the creation of Modifications.

1.2. "Contributor Version" means the combination of the Original Software, prior Modifications used by a Contributor (if any), and the Modifications made by that particular Contributor.

1.3. "Covered Software" means (a) the Original Software, or (b) Modifications, or (c) the combination of files containing Original Software with files containing Modifications, in each case including portions thereof.

1.4. "Executable" means the Covered Software in any form other than Source Code.

1.5. "Initial Developer" means the individual or entity that first makes Original Software available under this License.

1.6. "Larger Work" means a work which combines Covered Software or portions thereof with code not governed by the terms of this License.

1.7. "License" means this document.

1.8. "Licensable" means having the right to grant, to the maximum extent possible, whether at the time of the initial grant or subsequently acquired, any and all of the rights conveyed herein.

1.9. "Modifications" means the Source Code and Executable form of any of the following:

A. Any file that results from an addition to, deletion from or modification of the contents of a file containing Original Software or previous Modifications;

B. Any new file that contains any part of the Original Software or previous Modification; or

C. Any new file that is contributed or otherwise made available under the terms of this License.

1.10. "Original Software" means the Source Code and Executable form of computer software code that is originally released under this License.

1.11. "Patent Claims" means any patent claim(s), now owned or hereafter acquired, including without limitation, method, process, and apparatus claims, in any patent Licensable by grantor.

1.12. "Source Code" means (a) the common form of computer software code in which modifications are made and (b) associated documentation included in or with such code.

1.13. "You" (or "Your") means an individual or a legal entity exercising rights under, and complying with all of the terms of, this License. For legal entities, "You" includes any entity which controls, is controlled by, or is under common control with You. For purposes of this definition, "control" means (a) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (b) ownership of more than fifty percent (50%) of the outstanding shares or beneficial ownership of such entity.

2. License Grants.

2.1. The Initial Developer Grant.

Conditioned upon Your compliance with Section 3.1 below and subject to third party intellectual property claims, the Initial Developer hereby grants You a world-wide, royalty-free, non-exclusive license:

(a) under intellectual property rights (other than patent or trademark) Licensable by Initial Developer, to use, reproduce, modify, display, perform, sublicense and distribute the Original Software (or portions thereof), with or without Modifications, and/or as part of a Larger Work; and

(b) under Patent Claims infringed by the making, using or selling of Original Software, to make, have made, use, practice, sell, and offer for sale, and/or otherwise dispose of the Original Software (or portions thereof).

(c) The licenses granted in Sections 2.1(a) and (b) are effective on the date Initial Developer first distributes or otherwise makes the Original Software available to a third party under the terms of this License.

(d) Notwithstanding Section 2.1(b) above, no patent license is granted: (1) for code that You delete from the Original Software, or (2) for infringements caused by: (i) the modification of the Original Software, or (ii) the combination of the Original Software with other software or devices.

2.2. Contributor Grant.

Conditioned upon Your compliance with Section 3.1 below and subject to third party intellectual property claims, each Contributor hereby grants You a world-wide, royalty-free, non-exclusive license:

(a) under intellectual property rights (other than patent or trademark) Licensable by Contributor to use, reproduce, modify, display, perform, sublicense and distribute the Modifications created by such Contributor (or portions thereof), either on an unmodified basis, with other Modifications, as Covered Software and/or as part of a Larger Work; and

(b) under Patent Claims infringed by the making, using, or selling of Modifications made by that Contributor either alone and/or in

combination with its Contributor Version (or portions of such combination), to make, use, sell, offer for sale, have made, and/or otherwise dispose of: (1) Modifications made by that Contributor (or portions thereof); and (2) the combination of Modifications made by that Contributor with its Contributor Version (or portions of such combination).

(c) The licenses granted in Sections 2.2(a) and 2.2(b) are effective on the date Contributor first distributes or otherwise makes the Modifications available to a third party.

(d) Notwithstanding Section 2.2(b) above, no patent license is granted: (1) for any code that Contributor has deleted from the Contributor Version; (2) for infringements caused by: (i) third party modifications of Contributor Version, or (ii) the combination of Modifications made by that Contributor with other software (except as part of the Contributor Version) or other devices; or (3) under Patent Claims infringed by Covered Software in the absence of Modifications made by that Contributor.

3. Distribution Obligations.

3.1. Availability of Source Code.

Any Covered Software that You distribute or otherwise make available in Executable form must also be made available in Source Code form and that Source Code form must be distributed only under the terms of this License. You must include a copy of this License with every copy of the Source Code form of the Covered Software You distribute or otherwise make available. You must inform recipients of any such Covered Software in Executable form as to how they can obtain such Covered Software in Source Code form in a reasonable manner on or through a medium customarily used for software exchange.

3.2. Modifications.

The Modifications that You create or to which You contribute are governed by the terms of this License. You represent that You believe Your Modifications are Your original creation(s) and/or You have sufficient rights to grant the rights conveyed by this License.

3.3. Required Notices.

You must include a notice in each of Your Modifications that identifies You as the Contributor of the Modification. You may not remove or alter any copyright, patent or trademark notices contained

within the Covered Software, or any notices of licensing or any descriptive text giving attribution to any Contributor or the Initial Developer.

3.4. Application of Additional Terms.

You may not offer or impose any terms on any Covered Software in Source Code form that alters or restricts the applicable version of this License or the recipients' rights hereunder. You may choose to offer, and to charge a fee for, warranty, support, indemnity or liability obligations to one or more recipients of Covered Software. However, you may do so only on Your own behalf, and not on behalf of the Initial Developer or any Contributor. You must make it absolutely clear that any such warranty, support, indemnity or liability obligation is offered by You alone, and You hereby agree to indemnify the Initial Developer and every Contributor for any liability incurred by the Initial Developer or such Contributor as a result of warranty, support, indemnity or liability terms You offer.

3.5. Distribution of Executable Versions.

You may distribute the Executable form of the Covered Software under the terms of this License or under the terms of a license of Your choice, which may contain terms different from this License, provided that You are in compliance with the terms of this License and that the license for the Executable form does not attempt to limit or alter the recipient's rights in the Source Code form from the rights set forth in this License. If You distribute the Covered Software in Executable form under a different license, You must make it absolutely clear that any terms which differ from this License are offered by You alone, not by the Initial Developer or Contributor. You hereby agree to indemnify the Initial Developer and every Contributor for any liability incurred by the Initial Developer or such Contributor as a result of any such terms You offer.

3.6. Larger Works.

You may create a Larger Work by combining Covered Software with other code not governed by the terms of this License and distribute the Larger Work as a single product. In such a case, You must make sure the requirements of this License are fulfilled for the Covered Software.

4. Versions of the License.

4.1. New Versions.

Oracle is the initial license steward and may publish revised and/or new versions of this License from time to time. Each version will be given a distinguishing version number. Except as provided in Section 4.3, no one other than the license steward has the right to modify this License.

4.2. Effect of New Versions.

You may always continue to use, distribute or otherwise make the Covered Software available under the terms of the version of the License under which You originally received the Covered Software. If the Initial Developer includes a notice in the Original Software prohibiting it from being distributed or otherwise made available under any subsequent version of the License, You must distribute and make the Covered Software available under the terms of the version of the License under which You originally received the Covered Software. Otherwise, You may also choose to use, distribute or otherwise make the Covered Software available under the terms of any subsequent version of the License published by the license steward.

4.3. Modified Versions.

When You are an Initial Developer and You want to create a new license for Your Original Software, You may create and use a modified version of this License if You: (a) rename the license and remove any references to the name of the license steward (except to note that the license differs from this License); and (b) otherwise make it clear that the license contains terms which differ from this License.

5. DISCLAIMER OF WARRANTY.

COVERED SOFTWARE IS PROVIDED UNDER THIS LICENSE ON AN "AS IS" BASIS, WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, WITHOUT LIMITATION, WARRANTIES THAT THE COVERED SOFTWARE IS FREE OF DEFECTS, MERCHANTABILITY, FIT FOR A PARTICULAR PURPOSE OR NON-INFRINGEMENT. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE COVERED SOFTWARE IS WITH YOU. SHOULD ANY COVERED SOFTWARE PROVE DEFECTIVE IN ANY RESPECT, YOU (NOT THE INITIAL DEVELOPER OR ANY OTHER CONTRIBUTOR) ASSUME THE COST OF ANY NECESSARY SERVICING, REPAIR OR CORRECTION. THIS DISCLAIMER OF WARRANTY CONSTITUTES AN ESSENTIAL PART OF THIS LICENSE. NO USE OF ANY COVERED SOFTWARE IS AUTHORIZED HEREUNDER EXCEPT UNDER THIS DISCLAIMER.

6. TERMINATION.

6.1. This License and the rights granted hereunder will terminate automatically if You fail to comply with terms herein and fail to cure such breach within 30 days of becoming aware of the breach. Provisions which, by their nature, must remain in effect beyond the termination of this License shall survive.

6.2. If You assert a patent infringement claim (excluding declaratory judgment actions) against Initial Developer or a Contributor (the Initial Developer or Contributor against whom You assert such claim is referred to as "Participant") alleging that the Participant Software (meaning the Contributor Version where the Participant is a Contributor or the Original Software where the Participant is the Initial Developer) directly or indirectly infringes any patent, then any and all rights granted directly or indirectly to You by such Participant, the Initial Developer (if the Initial Developer is not the Participant) and all Contributors under Sections 2.1 and/or 2.2 of this License shall, upon 60 days notice from Participant terminate prospectively and automatically at the expiration of such 60 day notice period, unless if within such 60 day period You withdraw Your claim with respect to the Participant Software against such Participant either unilaterally or pursuant to a written agreement with Participant.

6.3. If You assert a patent infringement claim against Participant alleging that the Participant Software directly or indirectly infringes any patent where such claim is resolved (such as by license or settlement) prior to the initiation of patent infringement litigation, then the reasonable value of the licenses granted by such Participant under Sections 2.1 or 2.2 shall be taken into account in determining the amount or value of any payment or license.

6.4. In the event of termination under Sections 6.1 or 6.2 above, all end user licenses that have been validly granted by You or any distributor hereunder prior to termination (excluding licenses granted to You by any distributor) shall survive termination.

7. LIMITATION OF LIABILITY.

UNDER NO CIRCUMSTANCES AND UNDER NO LEGAL THEORY, WHETHER TORT (INCLUDING NEGLIGENCE), CONTRACT, OR OTHERWISE, SHALL YOU, THE INITIAL DEVELOPER, ANY OTHER CONTRIBUTOR, OR ANY DISTRIBUTOR OF COVERED SOFTWARE, OR ANY SUPPLIER OF ANY OF SUCH PARTIES, BE LIABLE TO ANY PERSON FOR ANY INDIRECT, SPECIAL, INCIDENTAL, OR

CONSEQUENTIAL DAMAGES OF ANY CHARACTER INCLUDING, WITHOUT LIMITATION, DAMAGES FOR LOSS OF GOODWILL, WORK STOPPAGE, COMPUTER FAILURE OR MALFUNCTION, OR ANY AND ALL OTHER COMMERCIAL DAMAGES OR LOSSES, EVEN IF SUCH PARTY SHALL HAVE BEEN INFORMED OF THE POSSIBILITY OF SUCH DAMAGES. THIS LIMITATION OF LIABILITY SHALL NOT APPLY TO LIABILITY FOR DEATH OR PERSONAL INJURY RESULTING FROM SUCH PARTY'S NEGLIGENCE TO THE EXTENT APPLICABLE LAW PROHIBITS SUCH LIMITATION. SOME JURISDICTIONS DO NOT ALLOW THE EXCLUSION OR LIMITATION OF INCIDENTAL OR CONSEQUENTIAL DAMAGES, SO THIS EXCLUSION AND LIMITATION MAY NOT APPLY TO YOU.

8. U.S. GOVERNMENT END USERS.

The Covered Software is a "commercial item," as that term is defined in 48 C.F.R. 2.101 (Oct. 1995), consisting of "commercial computer software" (as that term is defined at 48 C.F.R. 252.227-7014(a)(1)) and "commercial computer software documentation" as such terms are used in 48 C.F.R. 12.212 (Sept. 1995). Consistent with 48 C.F.R. 12.212 and 48 C.F.R. 227.7202-1 through 227.7202-4 (June 1995), all U.S. Government End Users acquire Covered Software with only those rights set forth herein. This U.S. Government Rights clause is in lieu of, and supersedes, any other FAR, DFAR, or other clause or provision that addresses Government rights in computer software under this License.

9. MISCELLANEOUS.

This License represents the complete agreement concerning subject matter hereof. If any provision of this License is held to be unenforceable, such provision shall be reformed only to the extent necessary to make it enforceable. This License shall be governed by the law of the jurisdiction specified in a notice contained within the Original Software (except to the extent applicable law, if any, provides otherwise), excluding such jurisdiction's conflict-of-law provisions. Any litigation relating to this License shall be subject to the jurisdiction of the courts located in the jurisdiction and venue specified in a notice contained within the Original Software, with the losing party responsible for costs, including, without limitation, court costs and reasonable attorneys' fees and expenses. The application of the United Nations Convention on Contracts for the International Sale of Goods is expressly excluded. Any law or regulation which provides that the language of a contract shall be construed against the drafter shall not apply to this License. You agree that You alone are responsible for compliance with the United States export administration regulations (and the export control

laws and regulation of any other countries) when You use, distribute or otherwise make available any Covered Software.

10. RESPONSIBILITY FOR CLAIMS.

As between Initial Developer and the Contributors, each party is responsible for claims and damages arising, directly or indirectly, out of its utilization of rights under this License and You agree to work with Initial Developer and Contributors to distribute such responsibility on an equitable basis. Nothing herein is intended or shall be deemed to constitute any admission of liability.

NOTICE PURSUANT TO SECTION 9 OF THE COMMON DEVELOPMENT AND DISTRIBUTION LICENSE (CDDL)

The code released under the CDDL shall be governed by the laws of the State of California (excluding conflict-of-law provisions). Any litigation relating to this License shall be subject to the jurisdiction of the Federal Courts of the Northern District of California and the state courts of the State of California, with venue lying in Santa Clara County, California.

The GNU General Public License (GPL) Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.
51 Franklin Street, Fifth Floor
Boston, MA 02110-1335
USA

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

Preamble

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

This General Public License applies to most of the Free Software Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Library General Public License instead.) You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

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

TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either

verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this

License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.

b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.

c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License.

(Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If

identifiable sections of that work are not derived from the Program, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Program.

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

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

a) Accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is

normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs,
unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works.

These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you

could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we

sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

END OF TERMS AND CONDITIONS

How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

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

Copyright (C) <year> <name of author>

This program is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation; either version 2 of the License, or

(at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program; if not, write to the Free Software Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston, MA 02110-1335 USA

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

If the program is interactive, make it output a short notice like this when it starts in an interactive mode:

```
Gnomovision version
69, Copyright (C) year name of author
Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type
`show w'. This is free software, and you are welcome to redistribute
it under certain conditions; type `show c' for details.
```

The hypothetical commands `show w' and `show c' should show the appropriate parts of the General Public License. Of course, the commands you use may be called something other than `show w' and `show c'; they could even be mouse-clicks or menu items--whatever suits your program.

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

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

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

This General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Library General Public License instead of this License.

#

Certain source files distributed by Oracle America, Inc. and/or its

affiliates are subject to the following clarification and special exception to the GPLv2, based on the GNU Project exception for its Classpath libraries, known as the GNU Classpath Exception, but only where Oracle has expressly included in the particular source file's header the words "Oracle designates this particular file as subject to the "Classpath" exception as provided by Oracle in the LICENSE file that accompanied this code."

You should also note that Oracle includes multiple, independent programs in this software package. Some of those programs are provided under licenses deemed incompatible with the GPLv2 by the Free Software Foundation and

others. For example, the package includes programs licensed under the Apache License, Version 2.0. Such programs are licensed to you under their original licenses.

Oracle facilitates your further distribution of this package by adding the Classpath Exception to the necessary parts of its GPLv2 code, which permits you to use that code in combination with other independent modules not licensed under the GPLv2. However, note that this would not permit you to commingle code under an incompatible license with Oracle's GPLv2 licensed code by, for example, cutting and pasting such code into a file also containing Oracle's GPLv2 licensed code and then distributing the result. Additionally, if you were to remove the Classpath Exception from any of the files to which it applies and distribute the result, you would likely be required to license some or all of the other code in that distribution under the GPLv2 as well, and since the GPLv2 is incompatible with the license terms of some items included

in the distribution by Oracle, removing the Classpath Exception could therefore effectively compromise your ability to further distribute the package.

Proceed with caution and we recommend that you obtain the advice of a lawyer skilled in open source matters before removing the Classpath Exception or making modifications to this package which may subsequently be redistributed and/or involve the use of third party software.

CLASSPATH EXCEPTION

Linking this library statically or dynamically with other modules is making a combined work based on this library. Thus, the terms and conditions of the GNU General Public License version 2 cover the whole combination.

As a special exception, the copyright holders of this library give you permission to link this library with independent modules to produce an executable, regardless of the license terms of these independent

modules, and to copy and distribute the resulting executable under terms of your choice, provided that you also meet, for each linked independent module, the terms and conditions of the license of that module. An independent module is a module which is not derived from or based on this library. If you modify this library, you may extend this exception to your version of the library, but you are not obligated to do so. If you do not wish to do so, delete this exception statement from your version.

DO NOT TRANSLATE OR LOCALIZE.

%% The following software may be included in this product: ASM
Use of any of this software is governed by the terms of the license below:

Copyright (c) 2000-2005 INRIA, France Telecom
All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
3. Neither the name of the copyright holders nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND

ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

%% The following software may be included in this product: Jettison

Use of any of this software is governed by the terms of the license below:

Copyright 2006 Envoi Solutions LLC

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.

You may

obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software
distributed under the License is distributed on an "AS IS" BASIS,
WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
See the License for the specific language governing permissions and
limitations under the License.

Apache License

Version 2.0, January 2004

<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as

indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent

to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent

License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

1. You must give any other recipients of the Work or Derivative Works a copy of this License; and
2. You must cause any modified files to carry prominent notices stating that You changed the files; and
3. You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and

4. If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed

as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state

otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions. Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT,

MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability.

While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless

for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner] Licensed under the Apache License, Version 2.0 (the "License"); you may not use this file except in compliance with the License. You may obtain a copy of the License at <http://www.apache.org/licenses/LICENSE-2.0> Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

%% The following software may be included in this product: Jackson
Use of any of this software is governed by the terms of the license below:

Jackson is dual-licensed under two alternative popular Open Source licenses: Apache (AL 2.0) and Gnu Lesser GPL (LGPL 2.1). You choose one or the other, as necessary (if you want to redistribute the code for use, you do not need license), and abide by the license rules as defined by the respective license agreement (and only that one).

Apache License
Version 2.0, January 2004
<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether

by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

1. You must give any other recipients of the Work or Derivative Works a copy of this License; and
2. You must cause any modified files to carry prominent notices stating that You changed the files; and
3. You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
4. If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions. Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.
6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.
7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.
8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or

otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name

of copyright owner] Licensed under the Apache License, Version 2.0 (the "License"); you may not use this file except in compliance with the License. You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0> Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

This content is produced and maintained by Oracle and/or its affiliates. All rights reserved.

* Project home: <https://jersey.github.io>

== Declared Project Licenses

This program and the accompanying materials are made available under the terms of dual license of
- COMMON DEVELOPMENT AND DISTRIBUTION LICENSE (CDDL - Version 1.1) available at

<https://oss.oracle.com/licenses/CDDL+GPL-1.1>

- GNU General Public License (GPL - Version 2, June 1991) with the "Classpath Exception"

* The GNU General Public License (GPL) Version 2, June 1991

*

* Copyright (C) 1989, 1991 Free Software Foundation, Inc. 51 Franklin Street,

* Fifth Floor Boston, MA 02110-1335 USA

*

* Everyone is permitted to copy and distribute verbatim copies of this

* license document, but changing it is not allowed.

*

* Preamble
*
* The licenses for most software are designed to take away your freedom to
* share and change it. By contrast, the GNU General Public License is
* intended to guarantee your freedom
* to share and change free software--to
* make sure the software is free for all its users. This General Public
* License applies to most of the Free Software Foundation's software and
* to any other program whose authors commit to using it. (Some other Free
* Software Foundation software is covered by the GNU Library General
* Public License instead.) You can apply it to your programs, too.
*
* When we speak of free software, we are referring to freedom, not price.
* Our General Public Licenses are designed to make sure that you have the
* freedom to distribute copies of free software (and charge for this
* service if you wish), that you receive source code or can get it if you
* want it, that you can change the software or use pieces of it in new
* free programs; and that you know you can do these things.
*
* To protect your rights, we need to make restrictions that forbid anyone
* to deny you these rights or to ask you to surrender the rights. These
* restrictions
* translate to certain responsibilities for you if you
* distribute copies of the software, or if you modify it.
*
* For example, if you distribute copies of such a program, whether gratis
* or for a fee, you must give the recipients all the rights that you have.
* You must make sure that they, too, receive or can get the source code.
* And you must show them these terms so they know their rights.
*
* We protect your rights with two steps: (1) copyright the software, and
* (2) offer you this license which gives you legal permission to copy,
* distribute and/or modify the software.
*
* Also, for each author's protection and ours, we want to make certain
* that everyone understands that there is no warranty for this free
* software. If the software is modified by someone else and passed on, we
* want its recipients to know that what they have is not the original, so
* that any problems introduced by others will not reflect on the original
* authors' reputations.
*
* Finally,
* any free program is threatened constantly by software patents.
* We wish to avoid the danger that redistributors of a free program will
* individually obtain patent licenses, in effect making the program
* proprietary. To prevent this, we have made it clear that any patent must
* be licensed for everyone's free use or not licensed at all.
*

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

*

* TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

*

* 0. This License applies to any program or other work which contains a
* notice placed by the copyright holder saying it may be distributed under
* the terms of this General Public License. The "Program", below, refers
* to any such program or work, and a "work based on the Program" means
* either the Program or any derivative work under copyright law: that is
* to say, a work containing the Program or a portion of it, either
* verbatim or with modifications and/or translated
into another language.

* (Hereinafter, translation is included without limitation in the term
* "modification".) Each licensee is addressed as "you".

*

* Activities other than copying, distribution and modification are not
* covered by this License; they are outside its scope. The act of running
* the Program is not restricted, and the output from the Program is
* covered only if its contents constitute a work based on the Program
* (independent of having been made by running the Program). Whether that
* is true depends on what the Program does.

*

* 1. You may copy and distribute verbatim copies of the Program's source
* code as you receive it, in any medium, provided that you conspicuously
* and appropriately publish on each copy an appropriate copyright notice
* and disclaimer of warranty; keep intact all the notices that refer to
* this License and to the absence of any warranty; and give any other
* recipients of the Program a copy of this License along with the
Program.

*

* You may charge a fee for the physical act of transferring a copy, and
* you may at your option offer warranty protection in exchange for a fee.

*

* 2. You may modify your copy or copies of the Program or any portion of
* it, thus forming a work based on the Program, and copy and distribute
* such modifications or work under the terms of Section 1 above, provided
* that you also meet all of these conditions:

*

* a) You must cause the modified files to carry prominent notices stating
* that you changed the files and the date of any change.

*

* b) You must cause any work that you distribute or publish, that in whole
* or in part contains or is derived from the Program or any part thereof,
* to be licensed as a whole at no charge to all third parties under the
* terms of this License.

*

* c) If the modified program normally reads commands interactively when

- * run, you must cause it, when started running for such interactive use in
- * the most ordinary way, to print or display an announcement including an
- * appropriate copyright notice and a notice that there is no warranty (or
- * else, saying that you provide a warranty) and that users may
- * redistribute the program under these conditions, and telling the user
- * how to view a copy of this License. (Exception: if the Program itself is
- * interactive but does not normally print such an announcement, your work
- * based on the Program is not required to print an announcement.)
- *
- * These requirements apply to the modified work as a whole. If
- * identifiable sections of that work are not derived from the Program, and
- * can be reasonably considered independent and separate works in
- * themselves, then this License, and its terms, do not apply to those
- * sections when you distribute them as separate works. But when you
- * distribute the same sections as part of a whole which is a work based on
- * the Program, the distribution of
- the whole must be on the terms of this
- * License, whose permissions for other licensees extend to the entire
- * whole, and thus to each and every part regardless of who wrote it.
- *
- * Thus, it is not the intent of this section to claim rights or contest
- * your rights to work written entirely by you; rather, the intent is to
- * exercise the right to control the distribution of derivative or
- * collective works based on the Program.
- *
- * In addition, mere aggregation of another work not based on the Program
- * with the Program (or with a work based on the Program) on a volume of a
- * storage or distribution medium does not bring the other work under the
- * scope of this License.
- *
- * 3. You may copy and distribute the Program (or a work based on it, under
- * Section 2) in object code or executable form under the terms of Sections
- * 1 and 2 above provided that you also do one of the following:
- *
- * a) Accompany it with the complete corresponding machine-readable source
- *
- code, which must be distributed under the terms of Sections 1 and 2
- * above on a medium customarily used for software interchange; or,
- *
- * b) Accompany it with a written offer, valid for at least three years, to
- * give any third party, for a charge no more than your cost of physically
- * performing source distribution, a complete machine-readable copy of the
- * corresponding source code, to be distributed under the terms of Sections
- * 1 and 2 above on a medium customarily used for software interchange; or,
- *
- * c) Accompany it with the information you received as to the offer to
- * distribute corresponding source code. (This alternative is allowed only

- * for noncommercial distribution and only if you received the program in
- * object code or executable form with such an offer, in accord with
- * Subsection b above.)
- *
- * The source code for a work means the preferred form of the work for
- * making modifications to it. For an executable
- work, complete source code
- * means all the source code for all modules it contains, plus any
- * associated interface definition files, plus the scripts used to control
- * compilation and installation of the executable. However, as a special
- * exception, the source code distributed need not include anything that is
- * normally distributed (in either source or binary form) with the major
- * components (compiler, kernel, and so on) of the operating system on
- * which the executable runs, unless that component itself accompanies the
- * executable.
- *
- * If distribution of executable or object code is made by offering access
- * to copy from a designated place, then offering equivalent access to copy
- * the source code from the same place counts as distribution of the source
- * code, even though third parties are not compelled to copy the source
- * along with the object code.
- *
- * 4. You may not copy, modify, sublicense, or distribute the Program
- * except as expressly provided under this
- License. Any attempt otherwise
- * to copy, modify, sublicense or distribute the Program is void, and will
- * automatically terminate your rights under this License. However, parties
- * who have received copies, or rights, from you under this License will
- * not have their licenses terminated so long as such parties remain in
- * full compliance.
- *
- * 5. You are not required to accept this License, since you have not
- * signed it. However, nothing else grants you permission to modify or
- * distribute the Program or its derivative works. These actions are
- * prohibited by law if you do not accept this License. Therefore, by
- * modifying or distributing the Program (or any work based on the
- * Program), you indicate your acceptance of this License to do so, and all
- * its terms and conditions for copying, distributing or modifying the
- * Program or works based on it.
- *
- * 6. Each time you redistribute the Program (or any work based on the
- * Program), the recipient automatically receives
- a license from the
- * original licensor to copy, distribute or modify the Program subject to
- * these terms and conditions. You may not impose any further restrictions
- * on the recipients' exercise of the rights granted herein. You are not
- * responsible for enforcing compliance by third parties to this License.
- *

* 7. If, as a consequence of a court judgment or allegation of patent
* infringement or for any other reason (not limited to patent issues),
* conditions are imposed on you (whether by court order, agreement or
* otherwise) that contradict the conditions of this License, they do not
* excuse you from the conditions of this License. If you cannot distribute
* so as to satisfy simultaneously your obligations under this License and
* any other pertinent obligations, then as a consequence you may not
* distribute the Program at all. For example, if a patent license would
* not permit royalty-free redistribution of the Program by all those who
* receive copies directly
or indirectly through you, then the only way you
* could satisfy both it and this License would be to refrain entirely from
* distribution of the Program.

*

* If any portion of this section is held invalid or unenforceable under
* any particular circumstance, the balance of the section is intended to
* apply and the section as a whole is intended to apply in other
* circumstances.

*

* It is not the purpose of this section to induce you to infringe any
* patents or other property right claims or to contest validity of any
* such claims; this section has the sole purpose of protecting the
* integrity of the free software distribution system, which is implemented
* by public license practices. Many people have made generous
* contributions to the wide range of software distributed through that
* system in reliance on consistent application of that system; it is up to
* the author/donor to decide if he or she is willing to distribute
* software through any other system
and a licensee cannot impose that
* choice.

*

* This section is intended to make thoroughly clear what is believed to be
* a consequence of the rest of this License.

*

* 8. If the distribution and/or use of the Program is restricted in
* certain countries either by patents or by copyrighted interfaces, the
* original copyright holder who places the Program under this License may
* add an explicit geographical distribution limitation excluding those
* countries, so that distribution is permitted only in or among countries
* not thus excluded. In such case, this License incorporates the
* limitation as if written in the body of this License.

*

* 9. The Free Software Foundation may publish revised and/or new versions
* of the General Public License from time to time. Such new versions will
* be similar in spirit to the present version, but may differ in detail to
* address new problems or concerns.

*

* Each version is given a distinguishing version number. If the Program

*
specifies a version number of this License which applies to it and "any
* later version", you have the option of following the terms and
* conditions either of that version or of any later version published by
* the Free Software Foundation. If the Program does not specify a version
* number of this License, you may choose any version ever published by the
* Free Software Foundation.

*
* 10. If you wish to incorporate parts of the Program into other free
* programs whose distribution conditions are different, write to the
* author to ask for permission. For software which is copyrighted by the
* Free Software Foundation, write to the Free Software Foundation; we
* sometimes make exceptions for this. Our decision will be guided by the
* two goals of preserving the free status of all derivatives of our free
* software and of promoting the sharing and reuse of software generally.

*
* NO WARRANTY

*
* 11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY

*
FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN
* OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES
* PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER
* EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED
* WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE
* ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH
* YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL
* NECESSARY SERVICING, REPAIR OR CORRECTION.

*
* 12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN
* WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY
* AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR
* DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL
* DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM
* (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED
* INACCURATE OR LOSSES
SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF
* THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR
* OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

*
* END OF TERMS AND CONDITIONS

*
* How to Apply These Terms to Your New Programs

*
* If you develop a new program, and you want it to be of the greatest
* possible use to the public, the best way to achieve this is to make it
* free software which everyone can redistribute and change under these
* terms.

*
 * To do so, attach the following notices to the program. It is safest to
 * attach them to the start of each source file to most effectively convey
 * the exclusion of warranty; and each file should have at least the
 * "copyright" line and a pointer to where the full notice is found.
 *
 * One line to give the program's name and a brief idea of what it does.
 * Copyright (C) <year> <name of author>
 *
 * This program is free software; you can redistribute it and/or
 modify it
 * under the terms of the GNU General Public License as published by the
 * Free Software Foundation; either version 2 of the License, or (at your
 * option) any later version.
 *
 * This program is distributed in the hope that it will be useful, but
 * WITHOUT ANY WARRANTY; without even the implied warranty of
 * MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General
 * Public License for more details.
 *
 * You should have received a copy of the GNU General Public License along
 * with this program; if not, write to the Free Software Foundation, Inc.,
 * 59 Temple Place, Suite 330, Boston, MA 02111-1307 USA
 *
 * Also add information on how to contact you by electronic and paper mail.
 *
 * If the program is interactive, make it output a short notice like this
 * when it starts in an interactive mode:
 *
 * Gnomovision version 69, Copyright (C) year name of author Gnomovision
 * comes with ABSOLUTELY NO WARRANTY;
 for details type `show w'. This is
 * free software, and you are welcome to redistribute it under certain
 * conditions; type `show c' for details.
 *
 * The hypothetical commands `show w' and `show c' should show the
 * appropriate parts of the General Public License. Of course, the commands
 * you use may be called something other than `show w' and `show c'; they
 * could even be mouse-clicks or menu items--whatever suits your program.
 *
 * You should also get your employer (if you work as a programmer) or your
 * school, if any, to sign a "copyright disclaimer" for the program, if
 * necessary. Here is a sample; alter the names:
 *
 * Yoyodyne, Inc., hereby disclaims all copyright interest in the program
 * `Gnomovision' (which makes passes at compilers) written by James Hacker.
 *
 * signature of Ty Coon, 1 April 1989

* Ty Coon, President of Vice

*

* This General Public License does not permit incorporating your program
* into proprietary programs.

If your program is a subroutine library, you

* may consider it more useful to permit linking proprietary applications
* with the library. If this is what you want to do, use the GNU Library
* General Public License instead of this License.

*

*

*

* "CLASSPATH" EXCEPTION TO THE GPL VERSION 2

*

* Certain source files distributed by Oracle America, Inc. and/or its affiliates
* are subject to the following clarification and special exception to the GPLv2,
* based on the GNU Project exception for its Classpath libraries, known as the
* GNU Classpath Exception, but only where Oracle has expressly included in the
* particular source file's header the words "Oracle designates this particular
* file as subject to the "Classpath" exception as provided by Oracle in the
* LICENSE file that accompanied this code."

* You should also note that Oracle includes multiple, independent programs in
* this software package. Some of those programs are provided under licenses
* deemed incompatible

with the GPLv2 by the Free Software Foundation and others.

* For example, the package includes programs licensed under the Apache License,
* Version 2.0. Such programs are licensed to you under their original licenses.

* Oracle facilitates your further distribution of this package by adding the
* Classpath Exception to the necessary parts of its GPLv2 code, which permits you
* to use that code in combination with other independent modules not licensed
* under the GPLv2. However, note that this would not permit you to commingle
* code under an incompatible license with Oracle's GPLv2 licensed code by, for
* example, cutting and pasting such code into a file also containing Oracle's
* GPLv2 licensed code and then distributing the result. Additionally, if you
* were to remove the Classpath Exception from any of the files to which it
* applies and distribute the result, you would likely be required to license
* some or all of the other code in that distribution

under the GPLv2 as well,

* and since the GPLv2 is incompatible with the license terms of some items
* included in the distribution by Oracle, removing the Classpath Exception could
* therefore effectively compromise your ability to further distribute the package.

*

* Proceed with caution and we recommend that you obtain the advice of a lawyer
* skilled in open source matters before removing the Classpath Exception or
* making modifications to this package which may subsequently be redistributed
* and/or involve the use of third party software.

*

* CLASSPATH EXCEPTION

* Linking this library statically or dynamically with other modules is making a

* combined work based on this library. Thus, the terms and conditions of the GNU
* General Public License version 2 cover the whole combination.
*
* As a special exception, the copyright holders of this library give you
* permission to link this library with independent modules to produce an
* executable, regardless of the license
terms of these independent modules, and
* to copy and distribute the resulting executable under terms of your choice,
* provided that you also meet, for each linked independent module, the terms and
* conditions of the license of that module. An independent module is a module
* which is not derived from or based on this library. If you modify this library,
* you may extend this exception to your version of the library, but you are not
* obligated to do so. If you do not wish to do so, delete this exception
* statement from your version.

== Source Code

* <https://github.com/jersey/jersey.git>

== Copyright Holders

Copyright (c) 2013-2018 Oracle and/or its affiliates. All rights reserved.

== Third party technology that may be necessary for use with
this program is identified below and licensed under the terms of
the third party technology license agreement specified and
not under GPLv2 with Classpath Exception or CDDL.

Jackson JAX-RS Providers

* License:

Apache License, 2.0

* Project: <https://github.com/FasterXML/jackson-jaxrs-providers>

* Copyright 2009-2011 FasterXML, LLC. All rights reserved unless otherwise indicated.

*

* Apache License

* Version 2.0, January 2004

* <http://www.apache.org/licenses/>

*

* TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

*

* 1. Definitions.

*

* "License" shall mean the terms and conditions for use, reproduction,
* and distribution as defined by Sections 1 through 9 of this document.

*

* "Licensor" shall mean the copyright owner or entity authorized by
* the copyright owner that is granting the License.

*

* "Legal Entity" shall mean the union of the acting entity and all
* other entities that control, are controlled by, or are under common
* control with that entity. For the purposes of this definition,
* "control" means (i) the power, direct or indirect,
to cause the
* direction or management of such entity, whether by contract or
* otherwise, or (ii) ownership of fifty percent (50%) or more of the
* outstanding shares, or (iii) beneficial ownership of such entity.
*
* "You" (or "Your") shall mean an individual or Legal Entity
* exercising permissions granted by this License.
*
* "Source" form shall mean the preferred form for making modifications,
* including but not limited to software source code, documentation
* source, and configuration files.
*
* "Object" form shall mean any form resulting from mechanical
* transformation or translation of a Source form, including but
* not limited to compiled object code, generated documentation,
* and conversions to other media types.
*
* "Work" shall mean the work of authorship, whether in Source or
* Object form, made available under the License, as indicated by a
* copyright notice that is included
in or attached to the work
* (an example is provided in the Appendix below).
*
* "Derivative Works" shall mean any work, whether in Source or Object
* form, that is based on (or derived from) the Work and for which the
* editorial revisions, annotations, elaborations, or other modifications
* represent, as a whole, an original work of authorship. For the purposes
* of this License, Derivative Works shall not include works that remain
* separable from, or merely link (or bind by name) to the interfaces of,
* the Work and Derivative Works thereof.
*
* "Contribution" shall mean any work of authorship, including
* the original version of the Work and any modifications or additions
* to that Work or Derivative Works thereof, that is intentionally
* submitted to Licensor for inclusion in the Work by the copyright owner
* or by an individual or Legal Entity authorized to submit on behalf of
* the copyright
owner. For the purposes of this definition, "submitted"
* means any form of electronic, verbal, or written communication sent
* to the Licensor or its representatives, including but not limited to
* communication on electronic mailing lists, source code control systems,
* and issue tracking systems that are managed by, or on behalf of, the
* Licensor for the purpose of discussing and improving the Work, but
* excluding communication that is conspicuously marked or otherwise

* designated in writing by the copyright owner as "Not a Contribution."

*

* "Contributor" shall mean Licensor and any individual or Legal Entity
* on behalf of whom a Contribution has been received by Licensor and
* subsequently incorporated within the Work.

*

* 2. Grant of Copyright License. Subject to the terms and conditions of
* this License, each Contributor hereby grants to You a perpetual,
* worldwide, non-exclusive, no-charge,

royalty-free, irrevocable

* copyright license to reproduce, prepare Derivative Works of,
* publicly display, publicly perform, sublicense, and distribute the
* Work and such Derivative Works in Source or Object form.

*

* 3. Grant of Patent License. Subject to the terms and conditions of
* this License, each Contributor hereby grants to You a perpetual,
* worldwide, non-exclusive, no-charge, royalty-free, irrevocable
* (except as stated in this section) patent license to make, have made,
* use, offer to sell, sell, import, and otherwise transfer the Work,
* where such license applies only to those patent claims licensable
* by such Contributor that are necessarily infringed by their
* Contribution(s) alone or by combination of their Contribution(s)
* with the Work to which such Contribution(s) was submitted. If You
* institute patent litigation against any entity (including a
* cross-claim or counterclaim

in a lawsuit) alleging that the Work

* or a Contribution incorporated within the Work constitutes direct
* or contributory patent infringement, then any patent licenses
* granted to You under this License for that Work shall terminate
* as of the date such litigation is filed.

*

* 4. Redistribution. You may reproduce and distribute copies of the
* Work or Derivative Works thereof in any medium, with or without
* modifications, and in Source or Object form, provided that You
* meet the following conditions:

*

* (a) You must give any other recipients of the Work or
* Derivative Works a copy of this License; and

*

* (b) You must cause any modified files to carry prominent notices
* stating that You changed the files; and

*

* (c) You must retain, in the Source form of any Derivative Works
* that You distribute, all copyright, patent, trademark, and
* attribution notices from the Source

form of the Work,

* excluding those notices that do not pertain to any part of
* the Derivative Works; and

*
* (d) If the Work includes a "NOTICE" text file as part of its
* distribution, then any Derivative Works that You distribute must
* include a readable copy of the attribution notices contained
* within such NOTICE file, excluding those notices that do not
* pertain to any part of the Derivative Works, in at least one
* of the following places: within a NOTICE text file distributed
* as part of the Derivative Works; within the Source form or
* documentation, if provided along with the Derivative Works; or,
* within a display generated by the Derivative Works, if and
* wherever such third-party notices normally appear. The contents
* of the NOTICE file are for informational purposes only and
* do not modify the License. You may add Your own attribution
*
* notices within Derivative Works that You distribute, alongside
* or as an addendum to the NOTICE text from the Work, provided
* that such additional attribution notices cannot be construed
* as modifying the License.
*
* You may add Your own copyright statement to Your modifications and
* may provide additional or different license terms and conditions
* for use, reproduction, or distribution of Your modifications, or
* for any such Derivative Works as a whole, provided Your use,
* reproduction, and distribution of the Work otherwise complies with
* the conditions stated in this License.
*
* 5. Submission of Contributions. Unless You explicitly state otherwise,
* any Contribution intentionally submitted for inclusion in the Work
* by You to the Licensor shall be under the terms and conditions of
* this License, without any additional terms or conditions.
* Notwithstanding
* the above, nothing herein shall supersede or modify
* the terms of any separate license agreement you may have executed
* with Licensor regarding such Contributions.
*
* 6. Trademarks. This License does not grant permission to use the trade
* names, trademarks, service marks, or product names of the Licensor,
* except as required for reasonable and customary use in describing the
* origin of the Work and reproducing the content of the NOTICE file.
*
* 7. Disclaimer of Warranty. Unless required by applicable law or
* agreed to in writing, Licensor provides the Work (and each
* Contributor provides its Contributions) on an "AS IS" BASIS,
* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or
* implied, including, without limitation, any warranties or conditions
* of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A
* PARTICULAR PURPOSE. You are solely responsible for determining the
* appropriateness

of using or redistributing the Work and assume any

* risks associated with Your exercise of permissions under this License.

*

* 8. Limitation of Liability. In no event and under no legal theory,
* whether in tort (including negligence), contract, or otherwise,
* unless required by applicable law (such as deliberate and grossly
* negligent acts) or agreed to in writing, shall any Contributor be
* liable to You for damages, including any direct, indirect, special,
* incidental, or consequential damages of any character arising as a
* result of this License or out of the use or inability to use the
* Work (including but not limited to damages for loss of goodwill,
* work stoppage, computer failure or malfunction, or any and all
* other commercial damages or losses), even if such Contributor
* has been advised of the possibility of such damages.

*

* 9. Accepting Warranty or Additional Liability. While redistributing

*

the Work or Derivative Works thereof, You may choose to offer,
* and charge a fee for, acceptance of support, warranty, indemnity,
* or other liability obligations and/or rights consistent with this
* License. However, in accepting such obligations, You may act only
* on Your own behalf and on Your sole responsibility, not on behalf
* of any other Contributor, and only if You agree to indemnify,
* defend, and hold each Contributor harmless for any liability
* incurred by, or claims asserted against, such Contributor by reason
* of your accepting any such warranty or additional liability.

*

* END OF TERMS AND CONDITIONS

*

* APPENDIX: How to apply the Apache License to your work.

*

* To apply the Apache License to your work, attach the following
* boilerplate notice, with the fields enclosed by brackets "[]"
* replaced with your own identifying information. (Don't include
* the brackets!)

The text should be enclosed in the appropriate

* comment syntax for the file format. We also recommend that a
* file or class name and description of purpose be included on the
* same "printed page" as the copyright notice for easier
* identification within third-party archives.

*

* Copyright [yyyy] [name of copyright owner]

*

* Licensed under the Apache License, Version 2.0 (the "License");
* you may not use this file except in compliance with the License.
* You may obtain a copy of the License at

*

* <http://www.apache.org/licenses/LICENSE-2.0>

- *
- * Unless required by applicable law or agreed to in writing, software
- * distributed under the License is distributed on an "AS IS" BASIS,
- * WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
- * See the License for the specific language governing permissions and
- * limitations under the License.

This content is produced and maintained by Oracle and/or its affiliates. All rights reserved.

- * Project home: <https://jersey.github.io>

== Declared Project Licenses

This program and the accompanying materials are made available under the terms of dual license of
 - COMMON DEVELOPMENT AND DISTRIBUTION LICENSE (CDDL - Version 1.1) available at
<https://oss.oracle.com/licenses/CDDL+GPL-1.1>
 - GNU General Public License (GPL - Version 2, June 1991) with the "Classpath Exception"

- * The GNU General Public License (GPL) Version 2, June 1991
- *
- * Copyright (C) 1989, 1991 Free Software Foundation, Inc. 51 Franklin Street,
- * Fifth Floor Boston, MA 02110-1335 USA
- *
- * Everyone is permitted to copy and distribute verbatim copies of this
- * license document, but changing it is not allowed.
- *
- * Preamble
- *
- * The licenses for most software are designed to take away your freedom to
- * share and change it. By contrast, the GNU General Public License is
- * intended to guarantee your freedom
- * to share and change free software--to
- * make sure the software is free for all its users. This General Public
- * License applies to most of the Free Software Foundation's software and
- * to any other program whose authors commit to using it. (Some other Free
- * Software Foundation software is covered by the GNU Library General
- * Public License instead.) You can apply it to your programs, too.
- *
- * When we speak of free software, we are referring to freedom, not price.
- * Our General Public Licenses are designed to make sure that you have the
- * freedom to distribute copies of free software (and charge for this
- * service if you wish), that you receive source code or can get it if you
- * want it, that you can change the software or use pieces of it in new
- * free programs; and that you know you can do these things.
- *
- * To protect your rights, we need to make restrictions that forbid anyone
- * to deny you these rights or to ask you to surrender the rights. These
- * restrictions

translate to certain responsibilities for you if you

* distribute copies of the software, or if you modify it.

*

* For example, if you distribute copies of such a program, whether gratis

* or for a fee, you must give the recipients all the rights that you have.

* You must make sure that they, too, receive or can get the source code.

* And you must show them these terms so they know their rights.

*

* We protect your rights with two steps: (1) copyright the software, and

* (2) offer you this license which gives you legal permission to copy,

* distribute and/or modify the software.

*

* Also, for each author's protection and ours, we want to make certain

* that everyone understands that there is no warranty for this free

* software. If the software is modified by someone else and passed on, we

* want its recipients to know that what they have is not the original, so

* that any problems introduced by others will not reflect on the original

* authors' reputations.

*

* Finally,

any free program is threatened constantly by software patents.

* We wish to avoid the danger that redistributors of a free program will

* individually obtain patent licenses, in effect making the program

* proprietary. To prevent this, we have made it clear that any patent must

* be licensed for everyone's free use or not licensed at all.

*

* The precise terms and conditions for copying, distribution and

* modification follow.

*

* **TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION**

*

* 0. This License applies to any program or other work which contains a

* notice placed by the copyright holder saying it may be distributed under

* the terms of this General Public License. The "Program", below, refers

* to any such program or work, and a "work based on the Program" means

* either the Program or any derivative work under copyright law: that is

* to say, a work containing the Program or a portion of it, either

* verbatim or with modifications and/or translated

into another language.

* (Hereinafter, translation is included without limitation in the term

* "modification".) Each licensee is addressed as "you".

*

* Activities other than copying, distribution and modification are not

* covered by this License; they are outside its scope. The act of running

* the Program is not restricted, and the output from the Program is

* covered only if its contents constitute a work based on the Program

* (independent of having been made by running the Program). Whether that

* is true depends on what the Program does.

- *
* 1. You may copy and distribute verbatim copies of the Program's source
* code as you receive it, in any medium, provided that you conspicuously
* and appropriately publish on each copy an appropriate copyright notice
* and disclaimer of warranty; keep intact all the notices that refer to
* this License and to the absence of any warranty; and give any other
* recipients of the Program a copy of this License along with the
Program.
- *
* You may charge a fee for the physical act of transferring a copy, and
* you may at your option offer warranty protection in exchange for a fee.
- *
* 2. You may modify your copy or copies of the Program or any portion of
* it, thus forming a work based on the Program, and copy and distribute
* such modifications or work under the terms of Section 1 above, provided
* that you also meet all of these conditions:
*
* a) You must cause the modified files to carry prominent notices stating
* that you changed the files and the date of any change.
*
* b) You must cause any work that you distribute or publish, that in whole
* or in part contains or is derived from the Program or any part thereof,
* to be licensed as a whole at no charge to all third parties under the
* terms of this License.
*
* c) If the modified program normally reads commands interactively when
* run, you must cause it, when started running for such interactive
use in
* the most ordinary way, to print or display an announcement including an
* appropriate copyright notice and a notice that there is no warranty (or
* else, saying that you provide a warranty) and that users may
* redistribute the program under these conditions, and telling the user
* how to view a copy of this License. (Exception: if the Program itself is
* interactive but does not normally print such an announcement, your work
* based on the Program is not required to print an announcement.)
*
* These requirements apply to the modified work as a whole. If
* identifiable sections of that work are not derived from the Program, and
* can be reasonably considered independent and separate works in
* themselves, then this License, and its terms, do not apply to those
* sections when you distribute them as separate works. But when you
* distribute the same sections as part of a whole which is a work based on
* the Program, the distribution of
the whole must be on the terms of this
* License, whose permissions for other licensees extend to the entire
* whole, and thus to each and every part regardless of who wrote it.
*
* Thus, it is not the intent of this section to claim rights or contest

- * your rights to work written entirely by you; rather, the intent is to
- * exercise the right to control the distribution of derivative or
- * collective works based on the Program.
- *
- * In addition, mere aggregation of another work not based on the Program
- * with the Program (or with a work based on the Program) on a volume of a
- * storage or distribution medium does not bring the other work under the
- * scope of this License.
- *
- * 3. You may copy and distribute the Program (or a work based on it, under
- * Section 2) in object code or executable form under the terms of Sections
- * 1 and 2 above provided that you also do one of the following:
- *
- * a) Accompany it with the complete corresponding machine-readable source
- *
- code, which must be distributed under the terms of Sections 1 and 2
- * above on a medium customarily used for software interchange; or,
- *
- * b) Accompany it with a written offer, valid for at least three years, to
- * give any third party, for a charge no more than your cost of physically
- * performing source distribution, a complete machine-readable copy of the
- * corresponding source code, to be distributed under the terms of Sections
- * 1 and 2 above on a medium customarily used for software interchange; or,
- *
- * c) Accompany it with the information you received as to the offer to
- * distribute corresponding source code. (This alternative is allowed only
- * for noncommercial distribution and only if you received the program in
- * object code or executable form with such an offer, in accord with
- * Subsection b above.)
- *
- * The source code for a work means the preferred form of the work for
- * making modifications to it. For an executable
- work, complete source code
- * means all the source code for all modules it contains, plus any
- * associated interface definition files, plus the scripts used to control
- * compilation and installation of the executable. However, as a special
- * exception, the source code distributed need not include anything that is
- * normally distributed (in either source or binary form) with the major
- * components (compiler, kernel, and so on) of the operating system on
- * which the executable runs, unless that component itself accompanies the
- * executable.
- *
- * If distribution of executable or object code is made by offering access
- * to copy from a designated place, then offering equivalent access to copy
- * the source code from the same place counts as distribution of the source
- * code, even though third parties are not compelled to copy the source
- * along with the object code.
- *

- * 4. You may not copy, modify, sublicense, or distribute the Program
 - * except as expressly provided under this License. Any attempt otherwise
 - * to copy, modify, sublicense or distribute the Program is void, and will
 - * automatically terminate your rights under this License. However, parties
 - * who have received copies, or rights, from you under this License will
 - * not have their licenses terminated so long as such parties remain in
 - * full compliance.
- *
 - * 5. You are not required to accept this License, since you have not
 - * signed it. However, nothing else grants you permission to modify or
 - * distribute the Program or its derivative works. These actions are
 - * prohibited by law if you do not accept this License. Therefore, by
 - * modifying or distributing the Program (or any work based on the
 - * Program), you indicate your acceptance of this License to do so, and all
 - * its terms and conditions for copying, distributing or modifying the
 - * Program or works based on it.
- *
 - * 6. Each time you redistribute the Program (or any work based on the
 - * Program), the recipient automatically receives
 - * a license from the
 - * original licensor to copy, distribute or modify the Program subject to
 - * these terms and conditions. You may not impose any further restrictions
 - * on the recipients' exercise of the rights granted herein. You are not
 - * responsible for enforcing compliance by third parties to this License.
- *
 - * 7. If, as a consequence of a court judgment or allegation of patent
 - * infringement or for any other reason (not limited to patent issues),
 - * conditions are imposed on you (whether by court order, agreement or
 - * otherwise) that contradict the conditions of this License, they do not
 - * excuse you from the conditions of this License. If you cannot distribute
 - * so as to satisfy simultaneously your obligations under this License and
 - * any other pertinent obligations, then as a consequence you may not
 - * distribute the Program at all. For example, if a patent license would
 - * not permit royalty-free redistribution of the Program by all those who
 - * receive copies directly
 - * or indirectly through you, then the only way you
 - * could satisfy both it and this License would be to refrain entirely from
 - * distribution of the Program.
- *
 - * If any portion of this section is held invalid or unenforceable under
 - * any particular circumstance, the balance of the section is intended to
 - * apply and the section as a whole is intended to apply in other
 - * circumstances.
- *
 - * It is not the purpose of this section to induce you to infringe any
 - * patents or other property right claims or to contest validity of any
 - * such claims; this section has the sole purpose of protecting the

* integrity of the free software distribution system, which is implemented
* by public license practices. Many people have made generous
* contributions to the wide range of software distributed through that
* system in reliance on consistent application of that system; it is up to
* the author/donor to decide if he or she is willing to distribute
* software through any other system
and a licensee cannot impose that
* choice.

*

* This section is intended to make thoroughly clear what is believed to be
* a consequence of the rest of this License.

*

* 8. If the distribution and/or use of the Program is restricted in
* certain countries either by patents or by copyrighted interfaces, the
* original copyright holder who places the Program under this License may
* add an explicit geographical distribution limitation excluding those
* countries, so that distribution is permitted only in or among countries
* not thus excluded. In such case, this License incorporates the
* limitation as if written in the body of this License.

*

* 9. The Free Software Foundation may publish revised and/or new versions
* of the General Public License from time to time. Such new versions will
* be similar in spirit to the present version, but may differ in detail to
* address new problems or concerns.

*

* Each version is given a distinguishing version number. If the Program

*

specifies a version number of this License which applies to it and "any
* later version", you have the option of following the terms and
* conditions either of that version or of any later version published by
* the Free Software Foundation. If the Program does not specify a version
* number of this License, you may choose any version ever published by the
* Free Software Foundation.

*

* 10. If you wish to incorporate parts of the Program into other free
* programs whose distribution conditions are different, write to the
* author to ask for permission. For software which is copyrighted by the
* Free Software Foundation, write to the Free Software Foundation; we
* sometimes make exceptions for this. Our decision will be guided by the
* two goals of preserving the free status of all derivatives of our free
* software and of promoting the sharing and reuse of software generally.

*

* NO WARRANTY

*

* 11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY

*

FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN
* OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES

* PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER
* EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED
* WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE
* ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH
* YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL
* NECESSARY SERVICING, REPAIR OR CORRECTION.

*

* 12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN
* WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY
* AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR
* DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL
* DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM
* (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED
* INACCURATE OR LOSSES
* SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF
* THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR
* OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

*

* END OF TERMS AND CONDITIONS

*

* How to Apply These Terms to Your New Programs

*

* If you develop a new program, and you want it to be of the greatest
* possible use to the public, the best way to achieve this is to make it
* free software which everyone can redistribute and change under these
* terms.

*

* To do so, attach the following notices to the program. It is safest to
* attach them to the start of each source file to most effectively convey
* the exclusion of warranty; and each file should have at least the
* "copyright" line and a pointer to where the full notice is found.

*

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

*

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

*

* This program is distributed in the hope that it will be useful, but
* WITHOUT ANY WARRANTY; without even the implied warranty of
* MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General
* Public License for more details.

*

* You should have received a copy of the GNU General Public License along
* with this program; if not, write to the Free Software Foundation, Inc.,

* 59 Temple Place, Suite 330, Boston, MA 02111-1307 USA
*
* Also add information on how to contact you by electronic and paper mail.
*
* If the program is interactive, make it output a short notice like this
* when it starts in an interactive mode:
*
* Gnomovision version 69, Copyright (C) year name of author Gnomovision
* comes with ABSOLUTELY NO WARRANTY;
* for details type `show w'. This is
* free software, and you are welcome to redistribute it under certain
* conditions; type `show c' for details.
*
* The hypothetical commands `show w' and `show c' should show the
* appropriate parts of the General Public License. Of course, the commands
* you use may be called something other than `show w' and `show c'; they
* could even be mouse-clicks or menu items--whatever suits your program.
*
* You should also get your employer (if you work as a programmer) or your
* school, if any, to sign a "copyright disclaimer" for the program, if
* necessary. Here is a sample; alter the names:
*
* Yoyodyne, Inc., hereby disclaims all copyright interest in the program
* `Gnomovision' (which makes passes at compilers) written by James Hacker.
*
* signature of Ty Coon, 1 April 1989
* Ty Coon, President of Vice
*
* This General Public License does not permit incorporating your program
* into proprietary programs.
* If your program is a subroutine library, you
* may consider it more useful to permit linking proprietary applications
* with the library. If this is what you want to do, use the GNU Library
* General Public License instead of this License.
*
*
*
* "CLASSPATH" EXCEPTION TO THE GPL VERSION 2
*
* Certain source files distributed by Oracle America, Inc. and/or its affiliates
* are subject to the following clarification and special exception to the GPLv2,
* based on the GNU Project exception for its Classpath libraries, known as the
* GNU Classpath Exception, but only where Oracle has expressly included in the
* particular source file's header the words "Oracle designates this particular
* file as subject to the "Classpath" exception as provided by Oracle in the
* LICENSE file that accompanied this code."
* You should also note that Oracle includes multiple, independent programs in
* this software package. Some of those programs are provided under licenses

* deemed incompatible
with the GPLv2 by the Free Software Foundation and others.
* For example, the package includes programs licensed under the Apache License,
* Version 2.0. Such programs are licensed to you under their original licenses.
* Oracle facilitates your further distribution of this package by adding the
* Classpath Exception to the necessary parts of its GPLv2 code, which permits you
* to use that code in combination with other independent modules not licensed
* under the GPLv2. However, note that this would not permit you to commingle
* code under an incompatible license with Oracle's GPLv2 licensed code by, for
* example, cutting and pasting such code into a file also containing Oracle's
* GPLv2 licensed code and then distributing the result. Additionally, if you
* were to remove the Classpath Exception from any of the files to which it
* applies and distribute the result, you would likely be required to license
* some or all of the other code in that distribution
under the GPLv2 as well,
* and since the GPLv2 is incompatible with the license terms of some items
* included in the distribution by Oracle, removing the Classpath Exception could
* therefore effectively compromise your ability to further distribute the package.
*
* Proceed with caution and we recommend that you obtain the advice of a lawyer
* skilled in open source matters before removing the Classpath Exception or
* making modifications to this package which may subsequently be redistributed
* and/or involve the use of third party software.

*

* CLASSPATH EXCEPTION

* Linking this library statically or dynamically with other modules is making a
* combined work based on this library. Thus, the terms and conditions of the GNU
* General Public License version 2 cover the whole combination.

*

* As a special exception, the copyright holders of this library give you
* permission to link this library with independent modules to produce an
* executable, regardless of the license
terms of these independent modules, and
* to copy and distribute the resulting executable under terms of your choice,
* provided that you also meet, for each linked independent module, the terms and
* conditions of the license of that module. An independent module is a module
* which is not derived from or based on this library. If you modify this library,
* you may extend this exception to your version of the library, but you are not
* obligated to do so. If you do not wish to do so, delete this exception
* statement from your version.

== Source Code

* <https://github.com/jersey/jersey.git>

== Copyright Holders

Copyright (c) 2013-2018 Oracle and/or its affiliates. All rights reserved.

== Third party technology that may be necessary for use with this program is identified below and licensed under the terms of the third party technology license agreement specified and not under GPLv2 with Classpath Exception or CDDL.

Google Guava Version 18.0

* License:

Apache License, 2.0

* Copyright (C) 2009 The Guava Authors

*

*

Apache License

*

Version 2.0, January 2004

*

<http://www.apache.org/licenses/>

*

* TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

*

* 1. Definitions.

*

* "License" shall mean the terms and conditions for use, reproduction,
* and distribution as defined by Sections 1 through 9 of this document.

*

* "Licensor" shall mean the copyright owner or entity authorized by
* the copyright owner that is granting the License.

*

* "Legal Entity" shall mean the union of the acting entity and all
* other entities that control, are controlled by, or are under common
* control with that entity. For the purposes of this definition,
* "control" means (i) the power, direct or indirect, to cause the
* direction or management of such entity, whether by contract or
* otherwise, or

(ii) ownership of fifty percent (50%) or more of the
* outstanding shares, or (iii) beneficial ownership of such entity.

*

* "You" (or "Your") shall mean an individual or Legal Entity
* exercising permissions granted by this License.

*

* "Source" form shall mean the preferred form for making modifications,
* including but not limited to software source code, documentation
* source, and configuration files.

*

* "Object" form shall mean any form resulting from mechanical
* transformation or translation of a Source form, including but
* not limited to compiled object code, generated documentation,
* and conversions to other media types.

*

* "Work" shall mean the work of authorship, whether in Source or
* Object form, made available under the License, as indicated by a

* copyright notice that is included in or attached to the work
* (an example is provided in the Appendix below).

* "Derivative

Works" shall mean any work, whether in Source or Object

* form, that is based on (or derived from) the Work and for which the
* editorial revisions, annotations, elaborations, or other modifications
* represent, as a whole, an original work of authorship. For the purposes
* of this License, Derivative Works shall not include works that remain
* separable from, or merely link (or bind by name) to the interfaces of,
* the Work and Derivative Works thereof.

* "Contribution" shall mean any work of authorship, including
* the original version of the Work and any modifications or additions
* to that Work or Derivative Works thereof, that is intentionally
* submitted to Licensor for inclusion in the Work by the copyright owner
* or by an individual or Legal Entity authorized to submit on behalf of
* the copyright owner. For the purposes of this definition, "submitted"
* means any form of electronic, verbal, or

written communication sent

* to the Licensor or its representatives, including but not limited to
* communication on electronic mailing lists, source code control systems,
* and issue tracking systems that are managed by, or on behalf of, the
* Licensor for the purpose of discussing and improving the Work, but
* excluding communication that is conspicuously marked or otherwise
* designated in writing by the copyright owner as "Not a Contribution."

* "Contributor" shall mean Licensor and any individual or Legal Entity
* on behalf of whom a Contribution has been received by Licensor and
* subsequently incorporated within the Work.

* 2. Grant of Copyright License. Subject to the terms and conditions of
* this License, each Contributor hereby grants to You a perpetual,
* worldwide, non-exclusive, no-charge, royalty-free, irrevocable
* copyright license to reproduce, prepare Derivative Works of,
* publicly

display, publicly perform, sublicense, and distribute the

* Work and such Derivative Works in Source or Object form.

* 3. Grant of Patent License. Subject to the terms and conditions of
* this License, each Contributor hereby grants to You a perpetual,
* worldwide, non-exclusive, no-charge, royalty-free, irrevocable
* (except as stated in this section) patent license to make, have made,
* use, offer to sell, sell, import, and otherwise transfer the Work,
* where such license applies only to those patent claims licensable
* by such Contributor that are necessarily infringed by their
* Contribution(s) alone or by combination of their Contribution(s)
* with the Work to which such Contribution(s) was submitted. If You

* institute patent litigation against any entity (including a
* cross-claim or counterclaim in a lawsuit) alleging that the Work
* or a Contribution incorporated within the Work constitutes direct
*

or contributory patent infringement, then any patent licenses
* granted to You under this License for that Work shall terminate
* as of the date such litigation is filed.
*

* 4. Redistribution. You may reproduce and distribute copies of the
* Work or Derivative Works thereof in any medium, with or without
* modifications, and in Source or Object form, provided that You
* meet the following conditions:
*

* (a) You must give any other recipients of the Work or
* Derivative Works a copy of this License; and
*

* (b) You must cause any modified files to carry prominent notices
* stating that You changed the files; and
*

* (c) You must retain, in the Source form of any Derivative Works
* that You distribute, all copyright, patent, trademark, and
* attribution notices from the Source form of the Work,
* excluding those notices that do not pertain to any part of
* the Derivative
Works; and
*

* (d) If the Work includes a "NOTICE" text file as part of its
* distribution, then any Derivative Works that You distribute must
* include a readable copy of the attribution notices contained
* within such NOTICE file, excluding those notices that do not
* pertain to any part of the Derivative Works, in at least one
* of the following places: within a NOTICE text file distributed
* as part of the Derivative Works; within the Source form or
* documentation, if provided along with the Derivative Works; or,
* within a display generated by the Derivative Works, if and
* wherever such third-party notices normally appear. The contents
* of the NOTICE file are for informational purposes only and
* do not modify the License. You may add Your own attribution
* notices within Derivative Works that You distribute, alongside
* or as an addendum

to the NOTICE text from the Work, provided

* that such additional attribution notices cannot be construed
* as modifying the License.
*

* You may add Your own copyright statement to Your modifications and
* may provide additional or different license terms and conditions
* for use, reproduction, or distribution of Your modifications, or
* for any such Derivative Works as a whole, provided Your use,

- * reproduction, and distribution of the Work otherwise complies with
- * the conditions stated in this License.
- *
- * 5. Submission of Contributions. Unless You explicitly state otherwise,
- * any Contribution intentionally submitted for inclusion in the Work
- * by You to the Licensor shall be under the terms and conditions of
- * this License, without any additional terms or conditions.
- * Notwithstanding the above, nothing herein shall supersede or modify
- * the terms of any separate license agreement you may
- have executed
- * with Licensor regarding such Contributions.
- *
- * 6. Trademarks. This License does not grant permission to use the trade
- * names, trademarks, service marks, or product names of the Licensor,
- * except as required for reasonable and customary use in describing the
- * origin of the Work and reproducing the content of the NOTICE file.
- *
- * 7. Disclaimer of Warranty. Unless required by applicable law or
- * agreed to in writing, Licensor provides the Work (and each
- * Contributor provides its Contributions) on an "AS IS" BASIS,
- * WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or
- * implied, including, without limitation, any warranties or conditions
- * of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A
- * PARTICULAR PURPOSE. You are solely responsible for determining the
- * appropriateness of using or redistributing the Work and assume any
- * risks associated with Your exercise of
- permissions under this License.
- *
- * 8. Limitation of Liability. In no event and under no legal theory,
- * whether in tort (including negligence), contract, or otherwise,
- * unless required by applicable law (such as deliberate and grossly
- * negligent acts) or agreed to in writing, shall any Contributor be
- * liable to You for damages, including any direct, indirect, special,
- * incidental, or consequential damages of any character arising as a
- * result of this License or out of the use or inability to use the
- * Work (including but not limited to damages for loss of goodwill,
- * work stoppage, computer failure or malfunction, or any and all
- * other commercial damages or losses), even if such Contributor
- * has been advised of the possibility of such damages.
- *
- * 9. Accepting Warranty or Additional Liability. While redistributing
- * the Work or Derivative Works thereof, You may choose to offer,
- * and charge a fee for,
- acceptance of support, warranty, indemnity,
- * or other liability obligations and/or rights consistent with this
- * License. However, in accepting such obligations, You may act only
- * on Your own behalf and on Your sole responsibility, not on behalf
- * of any other Contributor, and only if You agree to indemnify,

- * defend, and hold each Contributor harmless for any liability
- * incurred by, or claims asserted against, such Contributor by reason
- * of your accepting any such warranty or additional liability.

*

* END OF TERMS AND CONDITIONS

*

* APPENDIX: How to apply the Apache License to your work.

*

- * To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend

that a

- * file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

*

* Copyright [yyyy] [name of copyright owner]

*

- * Licensed under the Apache License, Version 2.0 (the "License"); you may not use this file except in compliance with the License.

* You may obtain a copy of the License at

*

* <http://www.apache.org/licenses/LICENSE-2.0>

*

- * Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

JSR-166 Extension - JEP 266

* License: CC0

* No copyright

* Written by Doug Lea with assistance from members of JCP JSR-166

* Expert Group and released to the public domain,

as explained at

* <http://creativecommons.org/publicdomain/zero/1.0/>

*

* Creative Commons Legal Code

*

* CC0 1.0 Universal

*

- * CREATIVE COMMONS CORPORATION IS NOT A LAW FIRM AND DOES NOT PROVIDE LEGAL SERVICES. DISTRIBUTION OF THIS DOCUMENT DOES NOT CREATE AN ATTORNEY-CLIENT RELATIONSHIP. CREATIVE COMMONS PROVIDES THIS INFORMATION ON AN "AS-IS" BASIS. CREATIVE COMMONS MAKES NO WARRANTIES

* REGARDING THE USE OF THIS DOCUMENT OR THE INFORMATION OR WORKS
* PROVIDED HEREUNDER, AND DISCLAIMS LIABILITY FOR DAMAGES RESULTING FROM
* THE USE OF THIS DOCUMENT OR THE INFORMATION OR WORKS PROVIDED
* HEREUNDER.

*

* Statement of Purpose

*

* The laws of most jurisdictions throughout the world automatically confer
* exclusive Copyright and Related Rights (defined below) upon the creator
* and subsequent owner(s) (each and all, an "owner") of an original work of
* authorship and/or a database (each, a "Work").

*

* Certain owners wish to permanently
relinquish those rights to a Work for
* the purpose of contributing to a commons of creative, cultural and
* scientific works ("Commons") that the public can reliably and without fear
* of later claims of infringement build upon, modify, incorporate in other
* works, reuse and redistribute as freely as possible in any form whatsoever
* and for any purposes, including without limitation commercial purposes.
* These owners may contribute to the Commons to promote the ideal of a free
* culture and the further production of creative, cultural and scientific
* works, or to gain reputation or greater distribution for their Work in
* part through the use and efforts of others.

*

* For these and/or other purposes and motivations, and without any
* expectation of additional consideration or compensation, the person
* associating CC0 with a Work (the "Affirmer"), to the extent that he or she
* is an owner of Copyright and Related Rights in the Work, voluntarily
* elects to apply

CC0 to the Work and publicly distribute the Work under its

* terms, with knowledge of his or her Copyright and Related Rights in the
* Work and the meaning and intended legal effect of CC0 on those rights.

*

* 1. Copyright and Related Rights. A Work made available under CC0 may be
* protected by copyright and related or neighboring rights ("Copyright and
* Related Rights"). Copyright and Related Rights include, but are not
* limited to, the following:

*

- * i. the right to reproduce, adapt, distribute, perform, display,
* communicate, and translate a Work;
- * ii. moral rights retained by the original author(s) and/or performer(s);
- * iii. publicity and privacy rights pertaining to a person's image or
* likeness depicted in a Work;
- * iv. rights protecting against unfair competition in regards to a Work,
* subject to the limitations in paragraph 4(a), below;
- * v. rights protecting the extraction, dissemination, use and reuse of data
* in a Work;

*

vi. database rights (such as those arising under Directive 96/9/EC of the European Parliament and of the Council of 11 March 1996 on the legal protection of databases, and under any national implementation thereof, including any amended or successor version of such directive); and

vii. other similar, equivalent or corresponding rights throughout the world based on applicable law or treaty, and any national implementations thereof.

2. Waiver. To the greatest extent permitted by, but not in contravention of, applicable law, Affirmer hereby overtly, fully, permanently, irrevocably and unconditionally waives, abandons, and surrenders all of Affirmer's Copyright and Related Rights and associated claims and causes of action, whether now known or unknown (including existing as well as future claims and causes of action), in the Work (i) in all territories worldwide, (ii) for the maximum duration provided by applicable law or treaty (including future time extensions), (iii) in any current or future medium and for any number of copies, and (iv) for any purpose whatsoever, including without limitation commercial, advertising or promotional purposes (the "Waiver"). Affirmer makes the Waiver for the benefit of each member of the public at large and to the detriment of Affirmer's heirs and successors, fully intending that such Waiver shall not be subject to revocation, rescission, cancellation, termination, or any other legal or equitable action to disrupt the quiet enjoyment of the Work by the public as contemplated by Affirmer's express Statement of Purpose.

3. Public License Fallback. Should any part of the Waiver for any reason be judged legally invalid or ineffective under applicable law, then the Waiver shall be preserved to the maximum extent permitted taking into account Affirmer's express Statement of Purpose. In addition, to the extent the Waiver is so judged Affirmer hereby grants to each affected person a royalty-free, non transferable, non sublicensable, non exclusive, irrevocable and unconditional license to exercise Affirmer's Copyright and Related Rights in the Work (i) in all territories worldwide, (ii) for the maximum duration provided by applicable law or treaty (including future time extensions), (iii) in any current or future medium and for any number of copies, and (iv) for any purpose whatsoever, including without limitation commercial, advertising or promotional purposes (the "License"). The License shall be deemed effective as of the date CC0 was applied by Affirmer to the Work. Should any part of the License for any reason be judged legally invalid or ineffective under applicable law, such partial invalidity or ineffectiveness shall not invalidate the remainder of the License, and in such case Affirmer hereby affirms that he or she will not (i) exercise any of his or her remaining Copyright and Related Rights in the Work or (ii) assert any associated claims and causes of

* action with respect to the Work, in either case contrary to Affirmer's
* express Statement of Purpose.

*

* 4. Limitations and Disclaimers.

*

* a. No trademark or patent rights held by Affirmer are waived, abandoned,
* surrendered, licensed or otherwise affected by this document.

* b. Affirmer offers the Work as-is and makes no representations or
* warranties of any kind concerning the Work, express, implied,

* statutory or otherwise, including without limitation warranties of

* title, merchantability, fitness for a particular purpose, non

* infringement, or the absence of latent or other defects, accuracy, or

* the present or absence of errors, whether or not discoverable, all to

* the greatest extent permissible under applicable law.

* c. Affirmer disclaims responsibility for clearing rights of other persons

* that may apply to the Work or any

use thereof, including without

* limitation any person's Copyright and Related Rights in the Work.

* Further, Affirmer disclaims responsibility for obtaining any necessary

* consents, permissions or other rights required for any use of the

* Work.

* d. Affirmer understands and acknowledges that Creative Commons is not a

* party to this document and has no duty or obligation with respect to

* this CC0 or use of the Work.

/*

* DO NOT ALTER OR REMOVE COPYRIGHT NOTICES OR THIS HEADER.

*

* Copyright (c) YYYY Oracle and/or its affiliates. All rights reserved.

*

* The contents of this file are subject to the terms of either the GNU

* General Public License Version 2 only ("GPL") or the Common Development

* and Distribution License("CDDL") (collectively, the "License"). You

* may not use this file except in compliance with the License. You can

* obtain a copy of the License at

* <https://oss.oracle.com/licenses/CDDL+GPL-1.1>

* or LICENSE.txt. See the License for the specific

* language governing permissions and limitations under the License.

*

* When distributing the software, include this License Header Notice in each

* file and include the License file at LICENSE.txt.

*

* GPL Classpath Exception:

* Oracle designates this particular file as subject to the "Classpath"

* exception as provided by Oracle in the GPL Version 2 section of the License

* file that accompanied this code.

*

* Modifications:

* If applicable, add the following below the License Header, with the fields
* enclosed by brackets [] replaced by your own identifying information:
* "Portions Copyright [year] [name of copyright owner]"
*
* Contributor(s):
* If you wish your version of this file to be governed by only the CDDL or
* only the GPL Version 2, indicate your decision by adding "[Contributor]
* elects to include this software in this distribution under the [CDDL or GPL
* Version 2] license." If you don't indicate a single choice of license, a
* recipient has the option to distribute your version of this file under
* either the CDDL, the GPL Version 2 or to extend the choice of license to
* its licensees as provided above. However, if you add GPL Version 2 code
* and therefore, elected the GPL Version 2 license, then the option applies
* only if the new code is made subject to such option by the copyright
* holder.
*/

1.126 go-runewidth 0.0.9

1.126.1 Available under license :

The MIT License (MIT)

Copyright (c) 2016 Yasuhiro Matsumoto

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

1.127 datadog-zstd 1.4.1

1.127.1 Available under license :

GNU GENERAL PUBLIC LICENSE

Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.,
51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA
Everyone is permitted to copy and distribute verbatim copies
of this license document, but changing it is not allowed.

Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. This General Public License applies to most of the Free Software Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Lesser General Public License instead.) You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price.

Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we

want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

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

GNU GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1

above, provided that you also meet all of these conditions:

- a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.
- b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.
- c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Program.

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

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

- a) Accompany it with the complete corresponding machine-readable

source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the

Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in

certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY

YOU OR

THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

END OF TERMS AND CONDITIONS

How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

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

Copyright (C) <year> <name of author>

This program is free software; you can redistribute it and/or modify it under the terms of the GNU

General Public License as published by

the Free Software Foundation; either version 2 of the License, or (at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program; if not, write to the Free Software Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA.

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

If the program is interactive, make it output a short notice like this when it starts in an interactive mode:

Gnomovision version 69, Copyright (C) year name of author

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

This is free software, and you are welcome to redistribute

it

under certain conditions; type `show c' for details.

The hypothetical commands `show w' and `show c' should show the appropriate

parts of the General Public License. Of course, the commands you use may be called something other than `show w` and `show c`; they could even be mouse-clicks or menu items--whatever suits your program.

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

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

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

This General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Lesser General Public License instead of this License.

1.128 leveldb 0.12

1.128.1 Available under license :

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

```
/*  
* Copyright (C) 2011 the original author or authors.  
* See the notice.md file distributed with this work for additional  
* information regarding copyright ownership.  
*  
* Licensed under the Apache License, Version 2.0 (the "License");  
* you may not use this file except in compliance with the License.  
* You may obtain a copy of the License at  
*  
* http://www.apache.org/licenses/LICENSE-2.0  
*  
* Unless required by applicable law or agreed to in writing, software  
* distributed under the License is distributed on an "AS IS" BASIS,  
* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.  
* See the License for the specific language governing permissions and  
* limitations under the License.  
*/
```

Found in path(s):

```
* /opt/ws_local/PERMITS_SQL/1070621161_1594725483.79/0/leveldb-0-12-sources-  
jar/org/iq80/leveldb/impl/LookupKey.java
```


* /opt/ws_local/PERMITS_SQL/1070621161_1594725483.79/0/leveldb-0-12-sources-jar/org/iq80/leveldb/impl/MMapLogWriter.java
*
/opt/ws_local/PERMITS_SQL/1070621161_1594725483.79/0/leveldb-0-12-sources-jar/org/iq80/leveldb/impl/FileMetaData.java
* /opt/ws_local/PERMITS_SQL/1070621161_1594725483.79/0/leveldb-0-12-sources-jar/org/iq80/leveldb/util/VariableLengthQuantity.java
* /opt/ws_local/PERMITS_SQL/1070621161_1594725483.79/0/leveldb-0-12-sources-jar/org/iq80/leveldb/impl/LogWriter.java
* /opt/ws_local/PERMITS_SQL/1070621161_1594725483.79/0/leveldb-0-12-sources-jar/org/iq80/leveldb/util/AbstractSeekingIterator.java
* /opt/ws_local/PERMITS_SQL/1070621161_1594725483.79/0/leveldb-0-12-sources-jar/org/iq80/leveldb/impl/LogMonitors.java
* /opt/ws_local/PERMITS_SQL/1070621161_1594725483.79/0/leveldb-0-12-sources-jar/org/iq80/leveldb/impl/LogMonitor.java
* /opt/ws_local/PERMITS_SQL/1070621161_1594725483.79/0/leveldb-0-12-sources-jar/org/iq80/leveldb/impl/LookupResult.java
* /opt/ws_local/PERMITS_SQL/1070621161_1594725483.79/0/leveldb-0-12-sources-jar/org/iq80/leveldb/impl/DbConstants.java
*
/opt/ws_local/PERMITS_SQL/1070621161_1594725483.79/0/leveldb-0-12-sources-jar/org/iq80/leveldb/impl/Filename.java
* /opt/ws_local/PERMITS_SQL/1070621161_1594725483.79/0/leveldb-0-12-sources-jar/org/iq80/leveldb/impl/FileChannelLogWriter.java
* /opt/ws_local/PERMITS_SQL/1070621161_1594725483.79/0/leveldb-0-12-sources-jar/org/iq80/leveldb/impl/Level.java
* /opt/ws_local/PERMITS_SQL/1070621161_1594725483.79/0/leveldb-0-12-sources-jar/org/iq80/leveldb/table/UserComparator.java
* /opt/ws_local/PERMITS_SQL/1070621161_1594725483.79/0/leveldb-0-12-sources-jar/org/iq80/leveldb/impl/LogReader.java
* /opt/ws_local/PERMITS_SQL/1070621161_1594725483.79/0/leveldb-0-12-sources-jar/org/iq80/leveldb/util/PureJavaCrc32C.java
* /opt/ws_local/PERMITS_SQL/1070621161_1594725483.79/0/leveldb-0-12-sources-jar/org/iq80/leveldb/impl/SeekingIteratorAdapter.java
* /opt/ws_local/PERMITS_SQL/1070621161_1594725483.79/0/leveldb-0-12-sources-jar/org/iq80/leveldb/util/Level0Iterator.java
*
/opt/ws_local/PERMITS_SQL/1070621161_1594725483.79/0/leveldb-0-12-sources-jar/org/iq80/leveldb/util/LevelIterator.java
* /opt/ws_local/PERMITS_SQL/1070621161_1594725483.79/0/leveldb-0-12-sources-jar/org/iq80/leveldb/impl/ValueType.java
* /opt/ws_local/PERMITS_SQL/1070621161_1594725483.79/0/leveldb-0-12-sources-jar/org/iq80/leveldb/util/Slice.java
* /opt/ws_local/PERMITS_SQL/1070621161_1594725483.79/0/leveldb-0-12-sources-jar/org/iq80/leveldb/impl/SnapshotImpl.java
* /opt/ws_local/PERMITS_SQL/1070621161_1594725483.79/0/leveldb-0-12-sources-jar/org/iq80/leveldb/impl/Iq80DBFactory.java
* /opt/ws_local/PERMITS_SQL/1070621161_1594725483.79/0/leveldb-0-12-sources-

jar/org/iq80/leveldb/impl/InternalUserComparator.java
* /opt/ws_local/PERMITS_SQL/1070621161_1594725483.79/0/leveldb-0-12-sources-
jar/org/iq80/leveldb/impl/WriteBatchImpl.java
* /opt/ws_local/PERMITS_SQL/1070621161_1594725483.79/0/leveldb-0-12-sources-
jar/org/iq80/leveldb/impl/SnapshotSeekingIterator.java
* /opt/ws_local/PERMITS_SQL/1070621161_1594725483.79/0/leveldb-0-12-sources-
jar/org/iq80/leveldb/impl/LogConstants.java
*
/opt/ws_local/PERMITS_SQL/1070621161_1594725483.79/0/leveldb-0-12-sources-
jar/org/iq80/leveldb/util/DynamicSliceOutput.java
* /opt/ws_local/PERMITS_SQL/1070621161_1594725483.79/0/leveldb-0-12-sources-
jar/org/iq80/leveldb/impl/VersionEditTag.java
* /opt/ws_local/PERMITS_SQL/1070621161_1594725483.79/0/leveldb-0-12-sources-
jar/org/iq80/leveldb/impl/VersionEdit.java
* /opt/ws_local/PERMITS_SQL/1070621161_1594725483.79/0/leveldb-0-12-sources-
jar/org/iq80/leveldb/util/Slices.java
* /opt/ws_local/PERMITS_SQL/1070621161_1594725483.79/0/leveldb-0-12-sources-
jar/org/iq80/leveldb/util/Snappy.java
* /opt/ws_local/PERMITS_SQL/1070621161_1594725483.79/0/leveldb-0-12-sources-
jar/org/iq80/leveldb/impl/SeekingIterable.java
* /opt/ws_local/PERMITS_SQL/1070621161_1594725483.79/0/leveldb-0-12-sources-
jar/org/iq80/leveldb/impl/DbLock.java
* /opt/ws_local/PERMITS_SQL/1070621161_1594725483.79/0/leveldb-0-12-sources-
jar/org/iq80/leveldb/impl/LogChunkType.java
*
/opt/ws_local/PERMITS_SQL/1070621161_1594725483.79/0/leveldb-0-12-sources-
jar/org/iq80/leveldb/impl/DbImpl.java
* /opt/ws_local/PERMITS_SQL/1070621161_1594725483.79/0/leveldb-0-12-sources-
jar/org/iq80/leveldb/util/Finalizer.java
* /opt/ws_local/PERMITS_SQL/1070621161_1594725483.79/0/leveldb-0-12-sources-
jar/org/iq80/leveldb/util/ByteBufferSupport.java
* /opt/ws_local/PERMITS_SQL/1070621161_1594725483.79/0/leveldb-0-12-sources-
jar/org/iq80/leveldb/table/BlockBuilder.java
* /opt/ws_local/PERMITS_SQL/1070621161_1594725483.79/0/leveldb-0-12-sources-
jar/org/iq80/leveldb/impl/InternalKey.java
* /opt/ws_local/PERMITS_SQL/1070621161_1594725483.79/0/leveldb-0-12-sources-
jar/org/iq80/leveldb/table/BlockEntry.java
* /opt/ws_local/PERMITS_SQL/1070621161_1594725483.79/0/leveldb-0-12-sources-
jar/org/iq80/leveldb/table/FileChannelTable.java
* /opt/ws_local/PERMITS_SQL/1070621161_1594725483.79/0/leveldb-0-12-sources-
jar/org/iq80/leveldb/impl/Level0.java
*
/opt/ws_local/PERMITS_SQL/1070621161_1594725483.79/0/leveldb-0-12-sources-
jar/org/iq80/leveldb/impl/MemTable.java
* /opt/ws_local/PERMITS_SQL/1070621161_1594725483.79/0/leveldb-0-12-sources-
jar/org/iq80/leveldb/util/SizeOf.java
* /opt/ws_local/PERMITS_SQL/1070621161_1594725483.79/0/leveldb-0-12-sources-
jar/org/iq80/leveldb/util/SliceComparator.java

* /opt/ws_local/PERMITS_SQL/1070621161_1594725483.79/0/leveldb-0-12-sources-jar/org/iq80/leveldb/table/BlockIterator.java
* /opt/ws_local/PERMITS_SQL/1070621161_1594725483.79/0/leveldb-0-12-sources-jar/org/iq80/leveldb/impl/ReadStats.java
* /opt/ws_local/PERMITS_SQL/1070621161_1594725483.79/0/leveldb-0-12-sources-jar/org/iq80/leveldb/util/Closeables.java
* /opt/ws_local/PERMITS_SQL/1070621161_1594725483.79/0/leveldb-0-12-sources-jar/org/iq80/leveldb/table/MMapTable.java
* /opt/ws_local/PERMITS_SQL/1070621161_1594725483.79/0/leveldb-0-12-sources-jar/org/iq80/leveldb/table/Footer.java
* /opt/ws_local/PERMITS_SQL/1070621161_1594725483.79/0/leveldb-0-12-sources-jar/org/iq80/leveldb/util/BasicSliceOutput.java
*
/opt/ws_local/PERMITS_SQL/1070621161_1594725483.79/0/leveldb-0-12-sources-jar/org/iq80/leveldb/util/FileUtils.java
* /opt/ws_local/PERMITS_SQL/1070621161_1594725483.79/0/leveldb-0-12-sources-jar/org/iq80/leveldb/table/BlockTrailer.java
* /opt/ws_local/PERMITS_SQL/1070621161_1594725483.79/0/leveldb-0-12-sources-jar/org/iq80/leveldb/table/TableBuilder.java
* /opt/ws_local/PERMITS_SQL/1070621161_1594725483.79/0/leveldb-0-12-sources-jar/org/iq80/leveldb/impl/SequenceNumber.java
* /opt/ws_local/PERMITS_SQL/1070621161_1594725483.79/0/leveldb-0-12-sources-jar/org/iq80/leveldb/util/DbIterator.java
* /opt/ws_local/PERMITS_SQL/1070621161_1594725483.79/0/leveldb-0-12-sources-jar/org/iq80/leveldb/util/TableIterator.java
* /opt/ws_local/PERMITS_SQL/1070621161_1594725483.79/0/leveldb-0-12-sources-jar/org/iq80/leveldb/impl/InternalKeyComparator.java
* /opt/ws_local/PERMITS_SQL/1070621161_1594725483.79/0/leveldb-0-12-sources-jar/org/iq80/leveldb/impl/TableCache.java
*
/opt/ws_local/PERMITS_SQL/1070621161_1594725483.79/0/leveldb-0-12-sources-jar/org/iq80/leveldb/table/CustomUserComparator.java
* /opt/ws_local/PERMITS_SQL/1070621161_1594725483.79/0/leveldb-0-12-sources-jar/org/iq80/leveldb/table/Table.java
* /opt/ws_local/PERMITS_SQL/1070621161_1594725483.79/0/leveldb-0-12-sources-jar/org/iq80/leveldb/table/BlockHandle.java
* /opt/ws_local/PERMITS_SQL/1070621161_1594725483.79/0/leveldb-0-12-sources-jar/org/iq80/leveldb/util/IntVector.java
* /opt/ws_local/PERMITS_SQL/1070621161_1594725483.79/0/leveldb-0-12-sources-jar/org/iq80/leveldb/impl/Compaction.java
* /opt/ws_local/PERMITS_SQL/1070621161_1594725483.79/0/leveldb-0-12-sources-jar/org/iq80/leveldb/util/InternalIterator.java
* /opt/ws_local/PERMITS_SQL/1070621161_1594725483.79/0/leveldb-0-12-sources-jar/org/iq80/leveldb/util/InternalTableIterator.java
* /opt/ws_local/PERMITS_SQL/1070621161_1594725483.79/0/leveldb-0-12-sources-jar/org/iq80/leveldb/impl/Logs.java
*

/opt/ws_local/PERMITS_SQL/1070621161_1594725483.79/0/leveldb-0-12-sources-jar/org/iq80/leveldb/util/SliceInput.java
* /opt/ws_local/PERMITS_SQL/1070621161_1594725483.79/0/leveldb-0-12-sources-jar/org/iq80/leveldb/util/SliceOutput.java
* /opt/ws_local/PERMITS_SQL/1070621161_1594725483.79/0/leveldb-0-12-sources-jar/org/iq80/leveldb/impl/VersionSet.java
* /opt/ws_local/PERMITS_SQL/1070621161_1594725483.79/0/leveldb-0-12-sources-jar/org/iq80/leveldb/table/Block.java
* /opt/ws_local/PERMITS_SQL/1070621161_1594725483.79/0/leveldb-0-12-sources-jar/org/iq80/leveldb/util/MergingIterator.java
* /opt/ws_local/PERMITS_SQL/1070621161_1594725483.79/0/leveldb-0-12-sources-jar/org/iq80/leveldb/impl/SeekingIterator.java
* /opt/ws_local/PERMITS_SQL/1070621161_1594725483.79/0/leveldb-0-12-sources-jar/org/iq80/leveldb/impl/Version.java
* /opt/ws_local/PERMITS_SQL/1070621161_1594725483.79/0/leveldb-0-12-sources-jar/org/iq80/leveldb/table/BytewiseComparator.java
* /opt/ws_local/PERMITS_SQL/1070621161_1594725483.79/0/leveldb-0-12-sources-jar/org/iq80/leveldb/impl/InternalEntry.java

1.129 adduser 3.118ubuntu2

1.129.1 Available under license :

This package was first put together by Ian Murdock <imurdock@debian.org> and was maintained by Steve Phillips <sjp@cvfn.org> from sources written for the Debian Project by Ian Murdock, Ted Hajek <tedhajek@boombox.micro.umn.edu>, and Sven Rudolph <sr1@inf.tu-dresden.de>.

Since Nov 27 1996, it was maintained by Guy Maor <maor@debian.org>. He rewrote most of it.

Since May 20 2000, it is maintained by Roland Bauerschmidt <rb@debian.org>.

Since March 24 2004, it is maintained by Roland Bauerschmidt <rb@debian.org>, and co-maintained by Marc Haber <mh+debian-packages@zugschlus.de>

Since 23 Oct 2005, it has been maintained by Joerg Hoh <joerg@joerghoh.de>

Since June 2006, it has been maintained by Stephen Gran <sgran@debian.org>

deluser is Copyright (C) 2000 Roland Bauerschmidt <rb@debian.org> and based on the source code of adduser.

adduser is Copyright (C) 1997, 1998, 1999 Guy Maor <maor@debian.org>.

adduser is Copyright (C) 1995 Ted Hajek <tedhajek@boombox.micro.umn.edu>

with portions

Copyright (C) 1994 Debian Association, Inc.

The examples directory has been contributed by John Zaitseff, and is GPL V2 as well.

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

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program; if not, write to the Free Software Foundation, Inc., 51 Franklin St, Fifth Floor, Boston, MA 02110-1301, USA.

On Debian GNU/Linux systems, the complete text of the GNU General Public License can be found in `~/usr/share/common-licenses/GPL-2'`.

1.130 sensible-utils 0.0.12+nmu1

1.130.1 Available under license :

Format: <https://www.debian.org/doc/packaging-manuals/copyright-format/1.0/>

Upstream-Name: sensible-utils

Upstream-Contact: Anibal Monsalve Salazar <anibal@debian.org>

Source: <https://alioth.debian.org/projects/collab-maint/sensible-utils.git>

Files: *

Copyright: 2002-2009, Clint Adams <schizo@debian.org>

2010- Anibal Monsalve Salazar <anibal@debian.org>

2012, David Prvot <taffit@debian.org>

2013, Thorsten Glaser

2017, Jrmy Bobbio

2017, Ximin Luo

2017- Bastien Roucaris <rouca@debian.org>

License: GPL-2+

Files: sensible-editor*

Copyright: 1997, Guy Maor

2002, 2004, 2006, Clint Adams

2010- Anibal Monsalve Salazar <anibal@debian.org>

License: GPL-2+

Files: sensible-pager*
Copyright: 1997, 1998, Guy Maor
2004, Clint Adams
2010- Anibal Monsalve Salazar <anibal@debian.org>
License: GPL-2+

Files: sensible-browser*
Copyright: 2002, Joey Hess
2003, 2007, 2008, Clint Adams
2010- Anibal Monsalve Salazar <anibal@debian.org>
License: GPL-2+

Files: select-editor*
Copyright:
2009, Dustin Kirkland <kirkland@canonical.com>.
2010- Anibal Monsalve Salazar <anibal@debian.org>
License: GPL-2+

Files: man/Makefile.am
man/utf8toman.sed
Copyright: 2012-2017, Guillaume Jover
License: GPL-2+
Comment: Part of this are copied from dpkg

Files: man/po4a/cs*
Copyright: 2012, Michal Simunek
License: GPL-2+

Files: man/po4a/de*
Copyright: 2011, Helge Kreutzmann <debian@helgefjell.de>
License: GPL-2+

Files: man/po4a/fr*
Copyright: Nicolas Francois <nicolas.francois@centraliens.net>
License: GPL-2+

Files: man/po4a/es*
Copyright: 2010-2012, Omar Campagne
License: GPL-2+

Files: man/po4a/it*
Copyright: 2012, Beatrice Torracca
License: GPL-2+

Files: man/po4a/ja*
Copyright: 2010, Kurasawa Nozomu
License: GPL-2+

Files: man/po4a/pl*
Copyright: 2004, 2010, Robert Luberda <robert@debian.org>.
License: GPL-2+

Files: man/po4a/pt*
Copyright: 2014, Amrico Monteiro <a_monteiro@gmx.com>
License: GPL-2+

Files: aclocal.m4
Copyright: 1996-2017, Free Software Foundation,
Inc.
License: All-permissive

Files: *Makefile.in
Copyright: 1994-2017, Free Software Foundation, Inc.
License: All-permissive

Files: configure
Copyright: 1992-1996, 1998-2012, Free Software Foundation, Inc.
License: configure
This configure script is free software; the Free Software Foundation
gives unlimited permission to copy, distribute and modify it.

Files: build-aux/missing
Copyright: 1996-2014, Free Software Foundation, Inc.
License: GPL-2+

Files: build-aux/install-sh
Copyright: 1994 X Consortium
License: installsh
Permission is hereby granted, free of charge, to any person obtaining a copy
of this software and associated documentation files (the "Software"), to
deal in the Software without restriction, including without limitation the
rights to use, copy, modify, merge, publish, distribute, sublicense, and/or
sell copies of the Software, and to permit persons to whom the Software is
furnished to do so, subject to the following conditions:

.
The above copyright notice
and this permission notice shall be included in
all copies or substantial portions of the Software.

.
THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR
IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY,
FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE
X CONSORTIUM BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN
AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNEC-
TION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

.
Except as contained in this notice, the name of the X Consortium shall not be used in advertising or otherwise to promote the sale, use or other dealings in this Software without prior written authorization from the X Consortium.

.
FSF changes to this file are in the public domain.

License: GPL-2+

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

.
This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

.
You should have received a copy of the GNU General Public License along with this program; if not, write to the Free Software Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA.

.
On Debian systems, the full text of the GNU General Public License version 2 can be found in the file `~/usr/share/common-licenses/GPL-2'`.

License: All-permissive

This file is free software; the Free Software Foundation gives unlimited permission to copy and/or distribute it, with or without modifications, as long as this notice is preserved.

.
This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY, to the extent permitted by law; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE.

1.131 debianutils 4.9.1

1.131.1 Available under license :

This is the Debian GNU/Linux package debianutils.

It is an original Debian package. Programs in it were maintained by Guy Maor <maor@debian.org>, and are now maintained by Clint Adams <schizo@debian.org>.

All its programs except savelog, and which may be redistributed under the terms of the GNU GPL, Version 2 or later, found on Debian systems in the file /usr/share/common-licenses/GPL.

which is in the public domain.

savelog may be redistributed under the following terms: (The rest of this file consists of savelog's distribution terms.)

#ident "@(#)smail:RELEASE-3_2:COPYING,v 1.2 1996/06/14 18:59:10 woods Exp"

SMAIL GENERAL PUBLIC LICENSE

(Clarified 11 Feb 1988)

Copyright (C) 1988 Landon Curt Noll & Ronald S. Karr

Copyright (C) 1992 Ronald S. Karr

Copyright (GNU) 1988 Landon Curt Noll & Ronald S. Karr

Everyone is permitted to copy and distribute verbatim copies of this license, but changing it is not allowed. You can also use this wording to make the terms for other programs.

The license agreements of most software companies keep you at the mercy of those companies. By contrast, our general public license is intended to give everyone the right to share SMAIL. To make sure that you get the rights we want you to have, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. Hence this license agreement.

Specifically, we want to make sure that you have the right to give away copies of SMAIL, that you receive source code or else can get it if you want it, that you can change SMAIL or use pieces of it in new free programs, and that you know you can do these things.

To make sure that everyone has such rights, we have to forbid you to deprive anyone else of these rights. For example, if you distribute copies of SMAIL, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must tell them their rights.

Also, for our own protection, we must make certain that everyone finds out that there is no warranty for SMAIL. If SMAIL is modified by someone else and passed on, we want its recipients to know that what they have is not what we distributed, so that any problems introduced by others will not reflect on our reputation.

Therefore we (Landon Curt Noll and Ronald S. Karr) make the following terms which say what you must do to be allowed to distribute or change SMAIL.

COPYING POLICIES

1. You may copy and distribute verbatim copies of SMAIL source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy a valid copyright notice "Copyright (C) 1988 Landon Curt Noll & Ronald S. Karr" (or with whatever year is appropriate); keep intact the notices on all files that refer to this License Agreement and to the absence of any warranty; and give any other recipients of the SMAIL program a copy of this License Agreement along with the program. You may charge a distribution fee for the physical act of transferring a copy.

2. You may modify your copy or copies of SMAIL or any portion of it, and copy and distribute such modifications under the terms of Paragraph 1 above, provided that you also do the following:

a) cause the modified files to carry prominent notices stating that you changed the files and the date of any change; and

b) cause the whole of any work that you distribute or publish, that in whole or in part contains or is a derivative of SMAIL or any part thereof, to be licensed at no charge to all third parties on terms identical to those contained in this License Agreement (except that you may choose to grant more extensive warranty protection to some or all third parties, at your option).

c) You may charge a distribution fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

Mere

aggregation of another unrelated program with this program (or its derivative) on a volume of a storage or distribution medium does not bring the other program under the scope of these terms.

3. You may copy and distribute SMAIL (or a portion or derivative of it, under Paragraph 2) in object code or executable form under the terms of Paragraphs 1 and 2 above provided that you also do one of the following:

a) accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of

Paragraphs 1 and 2 above; or,

b) accompany it with a written offer, valid for at least three years, to give any third party free (except for a nominal shipping charge) a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Paragraphs 1 and 2 above; or,

c) accompany it with the information you received as to where the corresponding source code may be obtained. (This alternative is allowed only for non-commercial distribution and only if you received the program in object code or executable form alone.)

For an executable file, complete source code means all the source code for all modules it contains; but, as a special exception, it need not include source code for modules which are standard libraries that accompany the operating system on which the executable file runs.

4. You may not copy, sublicense, distribute or transfer SMAIL except as expressly provided under this License Agreement. Any attempt otherwise to copy, sublicense, distribute or transfer SMAIL is void and your rights to use the program under this License agreement shall be automatically terminated. However, parties who have received computer software programs from you with this License Agreement will not have their licenses terminated so long as such parties remain in full compliance.

5. If you wish to incorporate parts of SMAIL into other free programs whose distribution conditions are different, write to Landon Curt Noll & Ronald S. Karr via the Free Software Foundation at 51 Franklin St, Fifth Floor, Boston, MA 02110-1301, USA. We have not yet worked out a simple rule that can be stated here, but we will often permit this. We will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software.

Your comments and suggestions about our licensing policies and our software are welcome! This contract was based on the contract made by the Free Software Foundation. Please contact the Free Software Foundation, Inc., 51 Franklin St, Fifth Floor, Boston, MA 02110-1301, USA, or call (617) 542-5942 for details on copylefted material in general.

NO WARRANTY

BECAUSE SMAIL IS LICENSED FREE OF CHARGE, WE PROVIDE ABSOLUTELY NO WARRANTY, TO THE EXTENT PERMITTED BY APPLICABLE STATE LAW. EXCEPT WHEN

OTHERWISE STATED IN WRITING, LANDON CURT NOLL & RONALD S.
KARR AND/OR

OTHER PARTIES PROVIDE SMAIL "AS IS" WITHOUT WARRANTY OF ANY KIND,
EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED
WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE.
THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF SMAIL IS WITH
YOU. SHOULD SMAIL PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL
NECESSARY SERVICING, REPAIR OR CORRECTION.

IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW WILL LANDON CURT NOLL &
RONALD S. KARR AND/OR ANY OTHER PARTY WHO MAY MODIFY AND REDISTRIBUTE
SMAIL AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY
LOST PROFITS, LOST MONIES, OR OTHER SPECIAL, INCIDENTAL OR
CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE
(INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED
INACCURATE OR LOSSES SUSTAINED BY THIRD PARTIES OR A FAILURE OF THE
PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS) SMAIL, EVEN IF YOU HAVE
BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES, OR FOR ANY CLAIM BY
ANY
OTHER PARTY.

1.132 libunistring 0.9.10-2

1.132.1 Available under license :

@c The GNU Free Documentation License.

@center Version 1.3, 3 November 2008

@c This file is intended to be included within another document,

@c hence no sectioning command or @node.

@display

Copyright @copyright{ } 2000, 2001, 2002, 2007, 2008 Free Software Foundation, Inc.

@uref{<http://fsf.org/>}

Everyone is permitted to copy and distribute verbatim copies
of this license document, but changing it is not allowed.

@end display

@enumerate 0

@item

PREAMBLE

The purpose of this License is to make a manual, textbook, or other
functional and useful document @dfn{free} in the sense of freedom: to
assure everyone the effective freedom to copy and redistribute it,
with or without modifying it, either commercially or noncommercially.
Secondarily, this License preserves for the author and publisher a way

to get credit for their work, while not being considered responsible for modifications made by others.

This License is a kind of "copyleft", which means that derivative works of the document must themselves be free in the same sense. It complements the GNU General Public License, which is a copyleft license designed for free software.

We have designed this License in order to use it for manuals for free software, because free software needs free documentation: a free program should come with manuals providing the same freedoms that the software does. But this License is not limited to software manuals; it can be used for any textual work, regardless of subject matter or whether it is published as a printed book. We recommend this License principally for works whose purpose is instruction or reference.

@item

APPLICABILITY AND DEFINITIONS

This License applies to any manual or other work, in any medium, that contains a notice placed by the copyright holder saying it can be distributed under the terms of this License. Such a notice grants a world-wide, royalty-free license, unlimited in duration, to use that work under the conditions stated herein. The "Document", below, refers

to any such manual or work. Any member of the public is a licensee, and is addressed as "you". You accept the license if you copy, modify or distribute the work in a way requiring permission under copyright law.

A "Modified Version" of the Document means any work containing the Document or a portion of it, either copied verbatim, or with modifications and/or translated into another language.

A "Secondary Section" is a named appendix or a front-matter section of the Document that deals exclusively with the relationship of the publishers or authors of the Document to the Document's overall subject (or to related matters) and contains nothing that could fall directly within that overall subject. (Thus, if the Document is in part a textbook of mathematics, a Secondary Section may not explain any mathematics.) The relationship could be a matter of historical connection with the subject or with related matters, or of legal, commercial, philosophical, ethical or political position regarding them.

The "Invariant Sections" are certain Secondary Sections whose titles

are designated, as being those of Invariant Sections, in the notice that says that the Document is released under this License. If a section does not fit the above definition of Secondary then it is not allowed to be designated as Invariant. The Document may contain zero Invariant Sections. If the Document does not identify any Invariant Sections then there are none.

The ``Cover Texts'' are certain short passages of text that are listed, as Front-Cover Texts or Back-Cover Texts, in the notice that says that the Document is released under this License. A Front-Cover Text may be at most 5 words, and a Back-Cover Text may be at most 25 words.

A ``Transparent'' copy of the Document means a machine-readable copy, represented in a format whose specification is available to the general public, that is suitable for revising the document straightforwardly with generic text editors or (for images composed of pixels) generic paint programs or (for drawings) some widely available drawing editor, and that is suitable for input to text formatters or for automatic translation to a variety of formats suitable for input to text formatters. A copy made in an otherwise Transparent file format whose markup, or absence of markup, has been arranged to thwart or discourage subsequent modification by readers is not Transparent. An image format is not Transparent if used for any substantial amount of text. A copy that is not ``Transparent'' is called ``Opaque''.

Examples of suitable formats for Transparent copies include plain `@sc{ascii}` without markup, Texinfo input format, `La@TeX{}` input format, `@acronym{SGML}` or `@acronym{XML}` using a publicly available `@acronym{DTD}`, and standard-conforming simple `@acronym{HTML}`, PostScript or `@acronym{PDF}` designed for human modification. Examples of transparent image formats include `@acronym{PNG}`, `@acronym{XCF}` and `@acronym{JPG}`. Opaque formats include proprietary formats that can be read and edited only by proprietary word processors, `@acronym{SGML}` or `@acronym{XML}` for which the `@acronym{DTD}` and/or processing tools are not generally available, and the machine-generated `@acronym{HTML}`, PostScript or `@acronym{PDF}` produced by some word processors for output purposes only.

The ``Title Page'' means, for a printed book, the title page itself, plus such following pages as are needed to hold, legibly, the material this License requires to appear in the title page. For works in formats which do not have any title page as such, ``Title Page'' means the text near the most prominent appearance of the work's title, preceding the beginning of the body of the text.

The ``publisher'' means any person or entity that distributes copies

of the Document to the public.

A section ``Entitled XYZ" means a named subunit of the Document whose title either is precisely XYZ or contains XYZ in parentheses following text that translates XYZ in another language. (Here XYZ stands for a specific section name mentioned below, such as ``Acknowledgements", ``Dedications", ``Endorsements", or ``History".) To ``Preserve the Title" of such a section when you modify the Document means that it remains a section ``Entitled XYZ" according to this definition.

The Document may include Warranty Disclaimers next to the notice which states that this License applies to the Document. These Warranty Disclaimers are considered to be included by reference in this License, but only as regards disclaiming warranties: any other implication that these Warranty Disclaimers may have is void and has no effect on the meaning of this License.

@item

VERBATIM COPYING

You may copy and distribute the Document in any medium, either commercially or noncommercially, provided that this License, the copyright notices, and the license notice saying this License applies to the Document are reproduced in all copies, and that you add no other conditions whatsoever to those of this License. You may not use technical measures to obstruct or control the reading or further copying of the copies you make or distribute. However, you may accept compensation in exchange for copies. If you distribute a large enough number of copies you must also follow the conditions in section 3.

You may also lend copies, under the same conditions stated above, and you may publicly display copies.

@item

COPYING IN QUANTITY

If you publish printed copies (or copies in media that commonly have printed covers) of the Document, numbering more than 100, and the Document's license notice requires Cover Texts, you must enclose the copies in covers that carry, clearly and legibly, all these Cover Texts: Front-Cover Texts on the front cover, and Back-Cover Texts on the back cover. Both covers must also clearly and legibly identify you as the publisher of these copies. The front cover must present the full title with all words of the title equally prominent and visible.

You may add other material on the covers in addition.

Copying with changes limited to the covers, as long as they preserve the title of the Document and satisfy these conditions, can be treated as verbatim copying in other respects.

If the required texts for either cover are too voluminous to fit legibly, you should put the first ones listed (as many as fit reasonably) on the actual cover, and continue the rest onto adjacent pages.

If you publish or distribute Opaque copies of the Document numbering more than 100, you must either include a machine-readable Transparent copy along with each Opaque copy, or state in or with each Opaque copy a computer-network location from which the general network-using public has access to download using public-standard network protocols a complete Transparent copy of the Document, free of added material. If you use the latter option, you must take reasonably prudent steps, when you begin distribution of Opaque copies in quantity, to ensure that

this Transparent copy will remain thus accessible at the stated location until at least one year after the last time you distribute an Opaque copy (directly or through your agents or retailers) of that edition to the public.

It is requested, but not required, that you contact the authors of the Document well before redistributing any large number of copies, to give them a chance to provide you with an updated version of the Document.

@item

MODIFICATIONS

You may copy and distribute a Modified Version of the Document under the conditions of sections 2 and 3 above, provided that you release the Modified Version under precisely this License, with the Modified Version filling the role of the Document, thus licensing distribution and modification of the Modified Version to whoever possesses a copy of it. In addition, you must do these things in the Modified Version:

@enumerate A

@item

Use in the Title Page (and on the covers, if any) a title distinct from that of the Document, and from those of previous versions

(which should, if there were any, be listed in the History section of the Document). You may use the same title as a previous version if the original publisher of that version gives permission.

@item

List on the Title Page, as authors, one or more persons or entities responsible for authorship of the modifications in the Modified Version, together with at least five of the principal authors of the Document (all of its principal authors, if it has fewer than five), unless they release you from this requirement.

@item

State on the Title page the name of the publisher of the Modified Version, as the publisher.

@item

Preserve all the copyright notices of the Document.

@item

Add an appropriate copyright notice for your modifications adjacent to the other copyright notices.

@item

Include, immediately after the copyright notices, a license notice giving the public permission to use the Modified Version under the terms of this License, in the form shown in the Addendum below.

@item

Preserve in that license notice the full lists of Invariant Sections and required Cover Texts given in the Document's license notice.

@item

Include an unaltered copy of this License.

@item

Preserve the section Entitled ``History'', Preserve its Title, and add to it an item stating at least the title, year, new authors, and publisher of the Modified Version as given on the Title Page. If there is no section Entitled ``History'' in the Document, create one stating the title, year, authors, and publisher of the Document as given on its Title Page, then add an item describing the Modified Version as stated in the previous sentence.

@item

Preserve the network location, if any, given in the Document for public access to a Transparent copy of the Document, and likewise the network locations given in the Document for previous versions it was based on. These may be placed in the ``History'' section. You may omit a network location for a work that was published at least four years before the Document itself, or if the original publisher of the version it refers to gives permission.

@item

For any section Entitled ``Acknowledgements" or ``Dedications", Preserve the Title of the section, and preserve in the section all the substance and tone of each of the contributor acknowledgements and/or dedications given therein.

@item

Preserve all the Invariant Sections of the Document, unaltered in their text and in their titles. Section numbers or the equivalent are not considered part of the section titles.

@item

Delete any section Entitled ``Endorsements". Such a section may not be included in the Modified Version.

@item

Do not retitle any existing section to be Entitled ``Endorsements" or to conflict in title with any Invariant Section.

@item

Preserve any Warranty Disclaimers.

@end enumerate

If the Modified Version includes new front-matter sections or appendices that qualify as Secondary Sections and contain no material copied from the Document,
you may at your option designate some or all
of these sections as invariant. To do this, add their titles to the list of Invariant Sections in the Modified Version's license notice. These titles must be distinct from any other section titles.

You may add a section Entitled ``Endorsements", provided it contains nothing but endorsements of your Modified Version by various parties---for example, statements of peer review or that the text has been approved by an organization as the authoritative definition of a standard.

You may add a passage of up to five words as a Front-Cover Text, and a passage of up to 25 words as a Back-Cover Text, to the end of the list of Cover Texts in the Modified Version. Only one passage of Front-Cover Text and one of Back-Cover Text may be added by (or through arrangements made by) any one entity. If the Document already includes a cover text for the same cover, previously added by you or by arrangement made by the same entity you are acting on behalf of,
you may not add another; but you may replace the old one, on explicit permission from the previous publisher that added the old one.

The author(s) and publisher(s) of the Document do not by this License give permission to use their names for publicity for or to assert or imply endorsement of any Modified Version.

@item

COMBINING DOCUMENTS

You may combine the Document with other documents released under this License, under the terms defined in section 4 above for modified versions, provided that you include in the combination all of the Invariant Sections of all of the original documents, unmodified, and list them all as Invariant Sections of your combined work in its license notice, and that you preserve all their Warranty Disclaimers.

The combined work need only contain one copy of this License, and multiple identical Invariant Sections may be replaced with a single copy. If there are multiple Invariant Sections with the same name but different contents, make the title of each such section unique by adding at the end of it, in parentheses, the name of the original author or publisher of that section if known, or else a unique number. Make the same adjustment to the section titles in the list of Invariant Sections in the license notice of the combined work.

In the combination, you must combine any sections Entitled ``History'' in the various original documents, forming one section Entitled ``History''; likewise combine any sections Entitled ``Acknowledgements'', and any sections Entitled ``Dedications''. You must delete all sections Entitled ``Endorsements.''

@item

COLLECTIONS OF DOCUMENTS

You may make a collection consisting of the Document and other documents released under this License, and replace the individual copies of this License in the various documents with a single copy that is included in the collection, provided that you follow the rules of this License for verbatim copying of each of the documents in all other respects.

You may extract a single document from such a collection, and distribute it individually under this License, provided you insert a copy of this License into the extracted document, and follow this License in all other respects regarding verbatim copying of that document.

@item

AGGREGATION WITH INDEPENDENT WORKS

A compilation of the Document or its derivatives with other separate and independent documents or works, in or on a volume of a storage or distribution medium, is called an ``aggregate" if the copyright resulting from the compilation is not used to limit the legal rights of the compilation's users beyond what the individual works permit. When the Document is included in an aggregate, this License does not apply to the other works in the aggregate which are not themselves derivative works of the Document.

If the Cover Text requirement of section 3 is applicable to these copies of the Document, then if the Document is less than one half of the entire aggregate, the Document's Cover Texts may be placed on covers that bracket the Document within the aggregate, or the electronic equivalent of covers if the Document is in electronic form. Otherwise they must appear on printed covers that bracket the whole aggregate.

@item

TRANSLATION

Translation is considered a kind of modification, so you may distribute translations of the Document under the terms of section 4. Replacing Invariant Sections with translations requires special permission from their copyright holders, but you may include translations of some or all Invariant Sections in addition to the original versions of these Invariant Sections. You may include a translation of this License, and all the license notices in the Document, and any Warranty Disclaimers, provided that you also include the original English version of this License and the original versions of those notices and disclaimers. In case of a disagreement between the translation and the original version of this License or a notice or disclaimer, the original version will prevail.

If a section in the Document is Entitled ``Acknowledgements", ``Dedications", or ``History", the requirement (section 4) to Preserve its Title (section 1) will typically require changing the actual title.

@item

TERMINATION

You may not copy, modify, sublicense, or distribute the Document except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense, or distribute it is void, and will automatically terminate your rights under this License.

However, if you cease all violation of this License, then your license from a particular copyright holder is reinstated (a) provisionally, unless and until the copyright holder explicitly and finally terminates your license, and (b) permanently, if the copyright holder fails to notify you of the violation by some reasonable means prior to 60 days after the cessation.

Moreover, your license from a particular copyright holder is reinstated permanently if the copyright holder notifies you of the violation by some reasonable means, this is the first time you have received notice of violation of this License (for any work) from that copyright holder, and you cure the violation prior to 30 days after your receipt of the notice.

Termination of your rights under this section does not terminate the licenses of parties who have received copies or rights from you under this License. If your rights have been terminated and not permanently reinstated, receipt of a copy of some or all of the same material does not give you any rights to use it.

@item

FUTURE REVISIONS OF THIS LICENSE

The Free Software Foundation may publish new, revised versions of the GNU Free Documentation License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns. See <http://www.gnu.org/copyleft/>.

Each version of the License is given a distinguishing version number. If the Document specifies that a particular numbered version of this License "or any later version" applies to it, you have the option of following the terms and conditions either of that specified version or of any later version that has been published (not as a draft) by the Free Software Foundation. If the Document does not specify a version number of this License, you may choose any version ever published (not as a draft) by the Free Software Foundation. If the Document specifies that a proxy can decide which future versions of this License can be used, that proxy's public statement of acceptance of a version permanently authorizes you to choose that version for the Document.

@item

RELICENSING

``Massive Multiauthor Collaboration Site" (or ``MMC Site") means any World Wide Web server that publishes copyrightable works and also provides prominent facilities for anybody to edit those works. A public wiki that anybody can edit is an example of such a server. A ``Massive Multiauthor Collaboration" (or ``MMC") contained in the site means any set of copyrightable works thus published on the MMC site.

``CC-BY-SA" means the Creative Commons Attribution-Share Alike 3.0 license published by Creative Commons Corporation, a not-for-profit corporation with a principal place of business in San Francisco, California, as well as future copyleft versions of that license published by that same organization.

``Incorporate" means to publish or republish a Document, in whole or in part, as part of another Document.

An MMC is ``eligible for relicensing" if it is licensed under this License, and if all works that were first published under this License somewhere other than this MMC, and subsequently incorporated in whole or in part into the MMC, (1) had no cover texts or invariant sections, and (2) were thus incorporated prior to November 1, 2008.

The operator of an MMC Site may republish an MMC contained in the site under CC-BY-SA on the same site at any time before August 1, 2009, provided the MMC is eligible for relicensing.

@end enumerate

@page

@heading ADDENDUM: How to use this License for your documents

To use this License in a document you have written, include a copy of the License in the document and put the following copyright and license notices just after the title page:

@smallexample

@group

Copyright (C) @var{year} @var{your name}.

Permission is granted to copy, distribute and/or modify this document under the terms of the GNU Free Documentation License, Version 1.3 or any later version published by the Free Software Foundation; with no Invariant Sections, no Front-Cover Texts, and no Back-Cover Texts. A copy of the license is included in the section entitled ``GNU Free Documentation License".

@end group

@end smallexample

If you have Invariant Sections, Front-Cover Texts and Back-Cover Texts, replace the ``with@dots{ }Texts." line with this:

@smallexample

@group

with the Invariant Sections being @var{list their titles}, with
the Front-Cover

Texts being @var{list}, and with the Back-Cover Texts

being @var{list}.

@end group

@end smallexample

If you have Invariant Sections without Cover Texts, or some other combination of the three, merge those two alternatives to suit the situation.

If your document contains nontrivial examples of program code, we recommend releasing these examples in parallel under your choice of free software license, such as the GNU General Public License, to permit their use in free software.

@c Local Variables:

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

@c End:

GNU GENERAL PUBLIC LICENSE

Version 3, 29 June 2007

Copyright (C) 2007 Free Software Foundation, Inc. <<http://fsf.org/>>

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

Preamble

The GNU General Public License is a free, copyleft license for software and other kinds of works.

The licenses for most software and other practical works are designed to take away your freedom to share and change the works. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change all versions of a program--to make sure it remains free software for all its users. We, the Free Software Foundation, use the GNU General Public License for most of our software; it applies also to any other work released this way by its authors. You can apply it to your programs, too.

When we speak of free software, we are referring to

freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for them if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs, and that you know you can do these things.

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

For example, if you distribute copies of such a program, whether gratis or for a fee, you must pass on to the recipients the same freedoms that you received. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

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

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

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

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

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

TERMS AND CONDITIONS

0. Definitions.

"This License" refers to version 3 of the GNU General Public License.

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

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

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

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

To "propagate" a work means to do anything with it that, without permission, would make you directly or secondarily liable for infringement under applicable copyright law, except executing it on a computer or modifying a private copy. Propagation includes copying, distribution (with or without modification), making available to the public, and in some countries other activities as well.

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

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

1. Source Code.

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

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

The

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

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

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

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

2. Basic Permissions.

All rights granted under this License are granted for the term of copyright on the Program, and are irrevocable provided the stated conditions are met. This License explicitly affirms your unlimited permission to run the unmodified Program. The output from running a

covered work is covered

by this License only if the output, given its content, constitutes a covered work. This License acknowledges your rights of fair use or other equivalent, as provided by copyright law.

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

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

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

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

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

4. Conveying Verbatim Copies.

You may convey verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice; keep intact all notices stating that this License and any non-permissive terms added in accord with section 7 apply to the code; keep intact all notices of the absence of any warranty; and give all recipients a copy of this License along with the Program.

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

5. Conveying Modified Source Versions.

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

- a) The work must carry prominent notices stating that you modified it, and giving a relevant date.
- b) The work must carry prominent notices stating that it is released under this License and any conditions added under section 7. This requirement modifies the requirement in section 4 to "keep intact all notices".
- c) You must license the entire work, as a whole, under this License to anyone who comes into possession of a copy. This License will therefore apply, along with any applicable section 7 additional terms, to the whole of the work, and all its parts, regardless of how they are packaged. This License gives no permission to license the work in any other way, but it does not invalidate such permission if you have separately received it.
- d) If the work has interactive user interfaces, each must display Appropriate Legal Notices; however, if the Program has interactive interfaces that do not display Appropriate Legal Notices, your work need not make them do so.

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

6. Conveying Non-Source Forms.

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

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

b) Convey the object code in, or embodied in, a physical product (including a physical distribution medium), accompanied by a written offer, valid for at least three years and valid for as

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

c) Convey individual copies of the object code with a copy of the written offer to provide the Corresponding Source. This alternative is allowed only occasionally and noncommercially, and only if you received the object code with such an offer, in accord with subsection 6b.

d) Convey the object code by offering access from a designated place (gratis or for a charge), and offer equivalent access to the Corresponding Source in the same way through the same place at no further charge. You need not require recipients to copy the Corresponding Source along with the object code. If the place to copy the object code is a network server, the Corresponding Source may be on a different server (operated by you or a third party) that supports equivalent copying facilities, provided you maintain clear directions next to the object code saying where to find the Corresponding Source. Regardless of what server hosts the Corresponding Source, you remain obligated to ensure that it is available for as long as needed to satisfy these requirements.

e) Convey the object code using peer-to-peer transmission, provided you inform other peers where the object code and Corresponding Source of the work are being offered to the general public at no charge under subsection 6d.

A separable portion of the object code, whose source code is excluded from the Corresponding Source as a System Library, need not be included in conveying the object code work.

A "User Product" is either (1) a "consumer product", which means any tangible personal property which is normally used for personal, family, or household purposes, or (2) anything designed or sold for incorporation into a dwelling. In determining whether a product is a consumer product, doubtful cases shall be resolved in favor of coverage. For a particular product received by a particular user, "normally used" refers to a typical or common use of that class of product, regardless of the status of the particular user or of the way in which the particular user actually uses, or expects or is expected to use, the product. A product is a consumer product regardless of whether the product has substantial commercial, industrial or non-consumer uses, unless such uses represent the only significant mode of use of the product.

"Installation Information" for a User Product means any methods, procedures, authorization keys, or other information required to install and execute modified versions of a covered work in that User Product from a modified version of its Corresponding Source. The information must suffice to ensure that the continued functioning of the modified object code is in no case prevented or interfered with solely because modification has been made.

If you convey an object code work under this section in, or with, or specifically for use in, a User Product, and the conveying occurs as part of a transaction in which the right of possession and use of the User Product is transferred to the recipient in perpetuity or for a fixed term (regardless of how the transaction is characterized), the Corresponding Source conveyed under this section must be accompanied by the Installation Information. But this requirement does not apply if neither you nor any third party retains the ability to install modified object code on the User Product (for example, the work has been installed in ROM).

The requirement to provide Installation Information does not include a requirement to continue to provide support service, warranty, or updates for a work that has been modified or installed by the recipient, or for the User Product in which it has been modified or installed. Access to a network may be denied when the modification itself materially and adversely affects the operation of the network or violates the rules and protocols for communication across the network.

Corresponding Source conveyed, and Installation Information provided, in accord with this section must be in a format that is publicly documented (and with an implementation available to the public in source code form), and must require no special password or key for unpacking, reading or copying.

7. Additional Terms.

"Additional permissions" are terms that supplement the terms of this License by making exceptions from one or more of its conditions. Additional permissions that are applicable to the entire Program shall be treated as though they were included in this License, to the extent that they are valid under applicable law. If additional permissions apply only to part of the Program, that part may be used separately under those permissions, but the entire Program remains governed by this License without regard to the additional permissions.

When you convey a copy of a covered work, you may at your option remove any additional permissions from that copy, or from any part of it. (Additional permissions may be written to require their own removal in certain cases when you modify the work.) You may place additional permissions on material, added by you to a covered work, for which you have or can give appropriate copyright permission.

Notwithstanding any other provision of this License, for material you add to a covered work, you may (if authorized by the copyright holders of that material) supplement the terms of this License with terms:

- a) Disclaiming warranty or limiting liability differently from the terms of sections 15 and 16 of this License; or
- b) Requiring preservation of specified reasonable legal notices or author attributions in that material or in the Appropriate Legal Notices displayed by works containing it; or
- c) Prohibiting misrepresentation of the origin of that material, or requiring that modified versions of such material be marked in reasonable ways as different from the original version; or
- d) Limiting the use for publicity purposes of names of licensors or authors of the material; or
- e) Declining to grant rights under trademark law for use of some trade names, trademarks, or service marks; or
- f) Requiring indemnification of licensors and authors of that material by anyone who conveys the material (or modified versions of it) with contractual assumptions of liability to the recipient, for any liability that these contractual assumptions directly impose on

those licensors and authors.

All other non-permissive additional terms are considered "further restrictions" within the meaning of section 10. If the Program as you received it, or any part of it, contains a notice stating that it is governed by this License along with a term that is a further restriction, you may remove that term. If a license document contains a further restriction but permits relicensing or conveying under this License, you may add to a covered work material governed by the terms of that license document, provided that the further restriction does not survive such relicensing or conveying.

If you add terms to a covered work in accord with this section, you must place, in the relevant source files, a statement of the additional terms that apply to those files, or a notice indicating where to find the applicable terms.

Additional terms, permissive or non-permissive, may be stated in the form of a separately written license, or stated as exceptions; the above requirements apply either way.

8. Termination.

You may not propagate or modify a covered work except as expressly provided under this License. Any attempt otherwise to propagate or modify it is void, and will automatically terminate your rights under this License (including any patent licenses granted under the third paragraph of section 11).

However, if you cease all violation of this License, then your license from a particular copyright holder is reinstated (a) provisionally, unless and until the copyright holder explicitly and finally terminates your license, and (b) permanently, if the copyright holder fails to notify you of the violation by some reasonable means prior to 60 days after the cessation.

Moreover, your license from a particular copyright holder is reinstated permanently if the copyright holder notifies you of the violation by some reasonable means, this is the first time you have received notice of violation of this License (for any work) from that copyright holder, and you cure the violation prior to 30 days after your receipt of the notice.

Termination of your rights under this section does not terminate the licenses of parties who have received copies or rights from you under this License. If your rights have been terminated and not permanently

reinstated, you do not qualify to receive new licenses for the same material under section 10.

9. Acceptance Not Required for Having Copies.

You are not required to accept this License in order to receive or run a copy of the Program. Ancillary propagation of a covered work occurring solely as a consequence of using peer-to-peer transmission to receive a copy likewise does not require acceptance. However, nothing other than this License grants you permission to propagate or modify any covered work. These actions infringe copyright if you do not accept this License. Therefore, by modifying or propagating a covered work, you indicate your acceptance of this License to do so.

10. Automatic Licensing of Downstream Recipients.

Each time you convey a covered work, the recipient automatically receives a license from the original licensors, to run, modify and propagate that work, subject to this License. You are not responsible for enforcing compliance by third parties with this License.

An "entity transaction" is a transaction transferring control of an organization, or substantially all assets of one, or subdividing an organization, or merging organizations. If propagation of a covered work results from an entity transaction, each party to that transaction who receives a copy of the work also receives whatever licenses to the work the party's predecessor in interest had or could give under the previous paragraph, plus a right to possession of the Corresponding Source of the work from the predecessor in interest, if the predecessor has it or can get it with reasonable efforts.

You may not impose any further restrictions on the exercise of the rights granted or affirmed under this License. For example, you may not impose a license fee, royalty, or other charge for exercise of rights granted under this License, and you may not initiate litigation (including a cross-claim or counterclaim in a lawsuit) alleging that any patent claim is infringed by making, using, selling, offering for sale, or importing the Program or any portion of it.

11. Patents.

A "contributor" is a copyright holder who authorizes use under this License of the Program or a work on which the Program is based. The work thus licensed is called the contributor's "contributor version".

A contributor's "essential patent claims" are all patent claims

owned or controlled by the contributor, whether already acquired or hereafter acquired, that would be infringed by some manner, permitted by this License, of making, using, or selling its contributor version, but do not include claims that would be infringed only as a consequence of further modification of the contributor version. For purposes of this definition, "control" includes the right to grant patent sublicenses in a manner consistent with the requirements of this License.

Each contributor grants you a non-exclusive, worldwide, royalty-free patent license under the contributor's essential patent claims, to make, use, sell, offer for sale, import and otherwise run, modify and propagate the contents of its contributor version.

In the following three paragraphs, a "patent license" is any express agreement or commitment, however denominated, not to enforce a patent (such as an express permission to practice a patent or covenant not to sue for patent infringement). To "grant" such a patent license to a party means to make such an agreement or commitment not to enforce a patent against the party.

If you convey a covered work, knowingly relying on a patent license, and the Corresponding Source of the work is not available for anyone to copy, free of charge and under the terms of this License, through a publicly available network server or other readily accessible means, then you must either (1) cause the Corresponding Source to be so available, or (2) arrange to deprive yourself of the benefit of the patent license for this particular work, or (3) arrange, in a manner consistent with the requirements of this License, to extend the patent license to downstream recipients. "Knowingly relying" means you have actual knowledge that, but for the patent license, your conveying the covered work in a country, or your recipient's use of the covered work in a country, would infringe one or more identifiable patents in that country that you have reason to believe are valid.

If, pursuant to or in connection with a single transaction or arrangement, you convey, or propagate by procuring conveyance of, a covered work, and grant a patent license to some of the parties receiving the covered work authorizing them to use, propagate, modify or convey a specific copy of the covered work, then the patent license you grant is automatically extended to all recipients of the covered work and works based on it.

A patent license is "discriminatory" if it does not include within the scope of its coverage, prohibits the exercise of, or is

conditioned on the non-exercise of one or more of the rights that are specifically granted under this License. You may not convey a covered work if you are a party to an arrangement with a third party that is in the business of distributing software, under which you make payment to the third party based on the extent of your activity of conveying the work, and under which the third party grants, to any of the parties who would receive the covered work from you, a discriminatory patent license (a) in connection with copies of the covered work conveyed by you (or copies made from those copies), or (b) primarily for and in connection with specific products or compilations that contain the covered work, unless you entered into that arrangement, or that patent license was granted, prior to 28 March 2007.

Nothing in this License shall be construed as excluding or limiting any implied license or other defenses to infringement that may otherwise be available to you under applicable patent law.

12. No Surrender of Others' Freedom.

If conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot convey a covered work so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not convey it at all. For example, if you agree to terms that obligate you to collect a royalty for further conveying from those to whom you convey the Program, the only way you could satisfy both those terms and this License would be to refrain entirely from conveying the Program.

13. Use with the GNU Affero General Public License.

Notwithstanding any other provision of this License, you have permission to link or combine any covered work with a work licensed under version 3 of the GNU Affero General Public License into a single combined work, and to convey the resulting work. The terms of this License will continue to apply to the part which is the covered work, but the special requirements of the GNU Affero General Public License, section 13, concerning interaction through a network will apply to the combination as such.

14. Revised Versions of this License.

The Free Software Foundation may publish revised and/or new versions of the GNU General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies that a certain numbered version of the GNU General Public License "or any later version" applies to it, you have the option of following the terms and conditions either of that numbered version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of the GNU General Public License, you may choose any version ever published by the Free Software Foundation.

If the Program specifies that a proxy can decide which future versions of the GNU General Public License can be used, that proxy's public statement of acceptance of a version permanently authorizes you to choose that version for the Program.

Later license versions may give you additional or different permissions. However, no additional obligations are imposed on any author or copyright holder as a result of your choosing to follow a later version.

15. Disclaimer of Warranty.

THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

16. Limitation of Liability.

IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MODIFIES AND/OR CONVEYS THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

17.

Interpretation of Sections 15 and 16.

If the disclaimer of warranty and limitation of liability provided

above cannot be given local legal effect according to their terms, reviewing courts shall apply local law that most closely approximates an absolute waiver of all civil liability in connection with the Program, unless a warranty or assumption of liability accompanies a copy of the Program in return for a fee.

END OF TERMS AND CONDITIONS

How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively state the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

```
<one line to give the program's name and a brief idea of what it does.>  
Copyright (C) <year> <name of author>
```

This program is free software: you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation, either version 3 of the License, or (at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program. If not, see <http://www.gnu.org/licenses/>.

Also add information on how to contact you by electronic and paper mail.

If the program does terminal interaction, make it output a short notice like this when it starts in an interactive mode:

```
<program> Copyright (C) <year> <name of author>  
This program comes with ABSOLUTELY NO WARRANTY; for details type `show w'.  
This is free software, and you are welcome to redistribute it  
under certain conditions; type `show c' for details.
```

The hypothetical commands `show w' and `show c' should show the appropriate

parts of the General Public License. Of course, your program's commands might be different; for a GUI interface, you would use an "about box".

You should also get your employer (if you work as a programmer) or school, if any, to sign a "copyright disclaimer" for the program, if necessary. For more information on this, and how to apply and follow the GNU GPL, see <http://www.gnu.org/licenses/>.

The GNU General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Lesser General Public License instead of this License. But first, please read <http://www.gnu.org/philosophy/why-not-lgpl.html>.

GNU LESSER GENERAL PUBLIC LICENSE
Version 3, 29 June 2007

Copyright (C) 2007 Free Software Foundation, Inc. <http://fsf.org/>
Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

This version of the GNU Lesser General Public License incorporates the terms and conditions of version 3 of the GNU General Public License, supplemented by the additional permissions listed below.

0. Additional Definitions.

As used herein, "this License" refers to version 3 of the GNU Lesser General Public License, and the "GNU GPL" refers to version 3 of the GNU General Public License.

"The Library" refers to a covered work governed by this License, other than an Application or a Combined Work as defined below.

An "Application" is any work that makes use of an interface provided by the Library, but which is not otherwise based on the Library. Defining a subclass of a class defined by the Library is deemed a mode of using an interface provided by the Library.

A "Combined Work" is a work produced by combining or linking an Application with the Library. The particular version of the Library with which the Combined Work was made is also called the "Linked Version".

The "Minimal Corresponding Source" for a Combined Work means the

Corresponding Source for the Combined Work, excluding any source code for portions of the Combined Work that, considered in isolation, are based on the Application, and not on the Linked Version.

The "Corresponding Application Code" for a Combined Work means the object code and/or source code for the Application, including any data and utility programs needed for reproducing the Combined Work from the Application, but excluding the System Libraries of the Combined Work.

1. Exception to Section 3 of the GNU GPL.

You may convey a covered work under sections 3 and 4 of this License without being bound by section 3 of the GNU GPL.

2. Conveying Modified Versions.

If you modify a copy of the Library, and, in your modifications, a facility refers to a function or data to be supplied by an Application that uses the facility (other than as an argument passed when the facility is invoked), then you may convey a copy of the modified version:

- a) under this License, provided that you make a good faith effort to ensure that, in the event an Application does not supply the function or data, the facility still operates, and performs whatever part of its purpose remains meaningful, or
- b) under the GNU GPL, with none of the additional permissions of this License applicable to that copy.

3. Object Code Incorporating Material from Library Header Files.

The object code form of an Application may incorporate material from a header file that is part of the Library. You may convey such object code under terms of your choice, provided that, if the incorporated material is not limited to numerical parameters, data structure layouts and accessors, or small macros, inline functions and templates (ten or fewer lines in length), you do both of the following:

- a) Give prominent notice with each copy of the object code that the Library is used in it and that the Library and its use are covered by this License.
- b) Accompany the object code with a copy of the GNU GPL and this license document.

4. Combined Works.

You may convey a Combined Work under terms of your choice that, taken together, effectively do not restrict modification of the portions of the Library contained in the Combined Work and reverse engineering for debugging such modifications, if you also do each of the following:

- a) Give prominent notice with each copy of the Combined Work that the Library is used in it and that the Library and its use are covered by this License.
- b) Accompany the Combined Work with a copy of the GNU GPL and this license document.
- c) For a Combined Work that displays copyright notices during execution, include the copyright notice for the Library among these notices, as well as a reference directing the user to the copies of the GNU GPL and this license document.
- d) Do one of the following:
 - 0) Convey the Minimal Corresponding Source under the terms of this License, and the Corresponding Application Code in a form suitable for, and under terms that permit, the user to recombine or relink the Application with a modified version of the Linked Version to produce a modified Combined Work, in the manner specified by section 6 of the GNU GPL for conveying Corresponding Source.
 - 1) Use a suitable shared library mechanism for linking with the Library. A suitable mechanism is one that (a) uses at run time a copy of the Library already present on the user's computer system, and (b) will operate properly with a modified version of the Library that is interface-compatible with the Linked Version.
- e) Provide Installation Information, but only if you would otherwise be required to provide such information under section 6 of the GNU GPL, and only to the extent that such information is necessary to install and execute a modified version of the Combined Work produced by recombining or relinking the Application with a modified version of the Linked Version. (If you use option 4d0, the Installation Information must accompany the Minimal Corresponding Source and Corresponding Application Code. If you use option 4d1, you must provide the Installation

Information in the manner specified by section 6 of the GNU GPL for conveying Corresponding Source.)

5. Combined Libraries.

You may place library facilities that are a work based on the Library side by side in a single library together with other library facilities that are not Applications and are not covered by this License, and convey such a combined library under terms of your choice, if you do both of the following:

- a) Accompany the combined library with a copy of the same work based on the Library, uncombined with any other library facilities, conveyed under the terms of this License.
- b) Give prominent notice with the combined library that part of it is a work based on the Library, and explaining where to find the accompanying uncombined form of the same work.

6. Revised Versions of the GNU Lesser General Public License.

The Free Software Foundation may publish revised and/or new versions of the GNU Lesser General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Library as you received it specifies that a certain numbered version of the GNU Lesser General Public License "or any later version" applies to it, you have the option of following the terms and conditions either of that published version or of any later version published by the Free Software Foundation. If the Library as you received it does not specify a version number of the GNU Lesser General Public License, you may choose any version of the GNU Lesser General Public License ever published by the Free Software Foundation.

If the Library as you received it specifies that a proxy can decide whether future versions of the GNU Lesser General Public License shall apply, that proxy's public statement of acceptance of any version is permanent authorization for you to choose that version for the Library.

1.133 acl 2.2.53-6

1.133.1 Available under license :

Most components of the "acl" package are licensed under Version 2.1 of the GNU Lesser General Public License (see COPYING.LGPL).

Some components (as annotated in the source) are licensed under Version 2 of the GNU General Public License (see below),

GNU GENERAL PUBLIC LICENSE

Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.,
51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA
Everyone is permitted to copy and distribute verbatim copies
of this license document, but changing it is not allowed.

Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. This General Public License applies to most of the Free Software Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Lesser General Public License instead.) You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and modification follow.

GNU GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty;

and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

- a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.
- b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.
- c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Program.

In addition, mere aggregation of another work not based on the Program with the Program (or with a work based on the Program) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

a) Accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is

void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made

generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS

TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

END OF TERMS AND CONDITIONS

How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

```
<one  
line to give the program's name and a brief idea of what it does.>  
Copyright (C) <year> <name of author>
```

This program is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation; either version 2 of the License, or (at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program; if not, write to the Free Software Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA.

Also add information on how to contact you by electronic and paper mail.

If the program is interactive, make it output a short notice like this when it starts in an interactive mode:

```
Gnomovision version 69, Copyright (C) year name of author
Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type `show w'.
This is free software, and you are welcome to redistribute it
under certain conditions; type `show c' for details.
```

The hypothetical commands `show w' and `show c' should show the appropriate parts of the General Public License. Of course, the commands you use may be called something other than `show w' and `show c'; they could even be mouse-clicks or menu items--whatever suits your program.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the program, if necessary. Here is a sample; alter the names:

```
Yoyodyne, Inc., hereby disclaims all copyright interest in the program
`Gnomovision' (which makes passes at compilers) written by James Hacker.
```

```
<signature of Ty Coon>, 1 April 1989
Ty Coon, President of Vice
```

This General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Lesser General Public License instead of this License. Most components of the "acl" package are licensed under Version 2.1 of the GNU Lesser General Public License (see below). below.

Some components (as annotated in the source) are licensed under Version 2 of the GNU General Public License (see COPYING).

GNU LESSER GENERAL PUBLIC LICENSE
Version 2.1, February 1999

Copyright (C) 1991, 1999 Free Software Foundation, Inc.
51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA
Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

[This is the first released version of the Lesser GPL. It also counts

as the successor of the GNU Library Public License, version 2, hence the version number 2.1.]

Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public Licenses are intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users.

This license, the Lesser General Public License, applies to some specially designated software packages--typically libraries--of the Free Software Foundation and other authors who decide to use it. You can use it too, but we suggest you first think carefully about whether this license or the ordinary General Public License is the better strategy to use in any particular case, based on the explanations below.

When we speak of free software, we are referring to freedom of use, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish); that you receive source code or can get it if you want it; that you can change the software and use pieces of it in new free programs; and that you are informed that you can do these things.

To protect your rights, we need to make restrictions that forbid distributors to deny you these rights or to ask you to surrender these rights. These restrictions translate to certain responsibilities for you if you distribute copies of the library or if you modify it.

For example, if you distribute copies of the library, whether gratis or for a fee, you must give the recipients all the rights that we gave you. You must make sure that they, too, receive or can get the source code. If you link other code with the library, you must provide complete object files to the recipients, so that they can relink them with the library after making changes to the library and recompiling it. And you must show them these terms so they know their rights.

We protect your rights with a two-step method: (1) we copyright the library, and (2) we offer you this license, which gives you legal permission to copy, distribute and/or modify the library.

To protect each distributor, we want to make it very clear that there is no warranty for the free library. Also, if the library is modified by someone else and passed on, the recipients should know

that what they have is not the original version, so that the original author's reputation will not be affected by problems that might be introduced by others.

Finally, software patents pose a constant threat to the existence of any free program. We wish to make sure that a company cannot effectively restrict the users of a free program by obtaining a restrictive license from a patent holder. Therefore, we insist that any patent license obtained for a version of the library must be consistent with the full freedom of use specified in this license.

Most GNU software, including some libraries, is covered by the ordinary GNU General Public License. This license, the GNU Lesser General Public License, applies to certain designated libraries, and is quite different from the ordinary General Public License. We use this license for certain libraries in order to permit linking those libraries into non-free programs.

When a program is linked with a library, whether statically or using a shared library, the combination of the two is legally speaking a combined work, a derivative of the original library. The ordinary General Public License therefore permits such linking only if the entire combination fits its criteria of freedom. The Lesser General Public License permits more lax criteria for linking other code with the library.

We call this license the "Lesser" General Public License because it does Less to protect the user's freedom than the ordinary General Public License. It also provides other free software developers Less of an advantage over competing non-free programs. These disadvantages are the reason we use the ordinary General Public License for many libraries. However, the Lesser license provides advantages in certain special circumstances.

For example, on rare occasions, there may be a special need to encourage the widest possible use of a certain library, so that it becomes a de-facto standard. To achieve this, non-free programs must be allowed to use the library. A more frequent case is that a free library does the same job as widely used non-free libraries. In this case, there is little to gain by limiting the free library to free software only, so we use the Lesser General Public License.

In other cases, permission to use a particular library in non-free programs enables a greater number of people to use a large body of free software. For example, permission to use the GNU C Library in non-free programs enables many more people to use the whole GNU

operating system, as well as its variant, the GNU/Linux operating system.

Although the Lesser General Public License is Less protective of the users' freedom, it does ensure that the user of a program that is linked with the Library has the freedom and the wherewithal to run that program using a modified version of the Library.

The precise terms and conditions for copying, distribution and modification follow. Pay close attention to the difference between a "work based on the library" and a "work that uses the library". The former contains code derived from the library, whereas the latter must be combined with the library in order to run.

GNU LESSER GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License Agreement applies to any software library or other program which contains a notice placed by the copyright holder or other authorized party saying it may be distributed under the terms of this Lesser General Public License (also called "this License"). Each licensee is addressed as "you".

A "library" means a collection of software functions and/or data prepared so as to be conveniently linked with application programs (which use some of those functions and data) to form executables.

The "Library", below, refers to any such software library or work which has been distributed under these terms. A "work based on the Library" means either the Library or any derivative work under copyright law: that is to say, a work containing the Library or a portion of it, either verbatim or with modifications and/or translated straightforwardly into another language. (Hereinafter, translation is included without limitation in the term "modification".)

"Source code" for a work means the preferred form of the work for making modifications to it. For a library, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the library.

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running a program using the Library is not restricted, and output from such a program is covered only if its contents constitute a work based on the Library (independent of the use

of the Library in a tool for writing it). Whether that is true depends on what the Library does and what the program that uses the Library does.

1. You may copy and distribute verbatim copies of the Library's complete source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and distribute a copy of this License along with the Library.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Library or any portion of it, thus forming a work based on the Library, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

- a) The modified work must itself be a software library.
- b) You must cause the files modified to carry prominent notices stating that you changed the files and the date of any change.
- c) You must cause the whole of the work to be licensed at no charge to all third parties under the terms of this License.
- d) If a facility in the modified Library refers to a function or a table of data to be supplied by an application program that uses the facility, other than as an argument passed when the facility is invoked, then you must make a good faith effort to ensure that, in the event an application does not supply such function or table, the facility still operates, and performs whatever part of its purpose remains meaningful.

(For example, a function in a library to compute square roots has a purpose that is entirely well-defined independent of the application. Therefore, Subsection 2d requires that any application-supplied function or table used by this function must be optional: if the application does not supply it, the square root function must still compute square roots.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Library,

and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Library, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Library.

In addition, mere aggregation of another work not based on the Library with the Library (or with a work based on the Library) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may opt to apply the terms of the ordinary GNU General Public License instead of this License to a given copy of the Library. To do this, you must alter all the notices that refer to this License, so that they refer to the ordinary GNU General Public License, version 2, instead of to this License. (If a newer version than version 2 of the ordinary GNU General Public License has appeared, then you can specify that version instead if you wish.) Do not make any other change in these notices.

Once this change is made in a given copy, it is irreversible for that copy, so the ordinary GNU General Public License applies to all subsequent copies and derivative works made from that copy.

This option is useful when you wish to copy part of the code of the Library into a program that is not a library.

4. You may copy and distribute the Library (or a portion or derivative of it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange.

If distribution of object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place satisfies the requirement to distribute the source code, even though third parties are not

compelled to copy the source along with the object code.

5. A program that contains no derivative of any portion of the Library, but is designed to work with the Library by being compiled or linked with it, is called a "work that uses the Library". Such a work, in isolation, is not a derivative work of the Library, and therefore falls outside the scope of this License.

However, linking a "work that uses the Library" with the Library creates an executable that is a derivative of the Library (because it contains portions of the Library), rather than a "work that uses the library". The executable is therefore covered by this License. Section 6 states terms for distribution of such executables.

When a "work that uses the Library" uses material from a header file that is part of the Library, the object code for the work may be a derivative work of the Library even though the source code is not. Whether this is true is especially significant if the work can be linked without the Library, or if the work is itself a library. The threshold for this to be true is not precisely defined by law.

If such an object file uses only numerical parameters, data structure layouts and accessors, and small macros and small inline functions (ten lines or less in length), then the use of the object file is unrestricted, regardless of whether it is legally a derivative work. (Executables containing this object code plus portions of the Library will still fall under Section 6.)

Otherwise, if the work is a derivative of the Library, you may distribute the object code for the work under the terms of Section 6. Any executables containing that work also fall under Section 6, whether or not they are linked directly with the Library itself.

6. As an exception to the Sections above, you may also combine or link a "work that uses the Library" with the Library to produce a work containing portions of the Library, and distribute that work under terms of your choice, provided that the terms permit modification of the work for the customer's own use and reverse engineering for debugging such modifications.

You must give prominent notice with each copy of the work that the Library is used in it and that the Library and its use are covered by this License. You must supply a copy of this License. If the work during execution displays copyright notices, you must include the copyright notice for the Library among them, as well as a reference

directing the user to the copy of this License. Also, you must do one of these things:

a) Accompany the work with the complete corresponding machine-readable source code for the Library including whatever changes were used in the work (which must be distributed under Sections 1 and 2 above); and, if the work is an executable linked with the Library, with the complete machine-readable "work that uses the Library", as object code and/or source code, so that the user can modify the Library and then relink to produce a modified executable containing the modified Library. (It is understood that the user who changes the contents of definitions files in the Library will not necessarily be able to recompile the application to use the modified definitions.)

b) Use a suitable shared library mechanism for linking with the Library. A suitable mechanism is one that (1) uses at run time a copy of the library already present on the user's computer system, rather than copying library functions into the executable, and (2) will operate properly with a modified version of the library, if the user installs one, as long as the modified version is interface-compatible with the version that the work was made with.

c) Accompany the work with a written offer, valid for at least three years, to give the same user the materials specified in Subsection 6a, above, for a charge no more than the cost of performing this distribution.

d) If distribution of the work is made by offering access to copy from a designated place, offer equivalent access to copy the above specified materials from the same place.

e) Verify that the user has already received a copy of these materials or that you have already sent this user a copy.

For an executable, the required form of the "work that uses the Library" must include any data and utility programs needed for reproducing the executable from it. However, as a special exception, the materials to be distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

It may happen that this requirement contradicts the license restrictions of other proprietary libraries that do not normally

accompany the operating system. Such a contradiction means you cannot use both them and the Library together in an executable that you distribute.

7. You may place library facilities that are a work based on the Library side-by-side in a single library together with other library facilities not covered by this License, and distribute such a combined library, provided that the separate distribution of the work based on the Library and of the other library facilities is otherwise permitted, and provided that you do these two things:

a) Accompany the combined library with a copy of the same work based on the Library, uncombined with any other library facilities. This must be distributed under the terms of the Sections above.

b) Give prominent notice with the combined library of the fact that part of it is a work based on the Library, and explaining where to find the accompanying uncombined form of the same work.

8. You may not copy, modify, sublicense, link with, or distribute the Library except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense, link with, or distribute the Library is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

9. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Library or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Library (or any work based on the Library), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Library or works based on it.

10. Each time you redistribute the Library (or any work based on the Library), the recipient automatically receives a license from the original licensor to copy, distribute, link with or modify the Library subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties with this License.

11. If, as a consequence

of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Library at all. For example, if a patent license would not permit royalty-free redistribution of the Library by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Library.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply, and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

12. If the distribution and/or use of the Library is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Library under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

13. The Free Software Foundation may publish revised and/or new versions of the Lesser General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Library specifies a version number of this License which applies to it and

"any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Library does not specify a license version number, you may choose any version ever published by the Free Software Foundation.

14. If you wish to incorporate parts of the Library into other free programs whose distribution conditions are incompatible with these, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

NO WARRANTY

15. BECAUSE THE LIBRARY IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE LIBRARY, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE LIBRARY "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE LIBRARY IS WITH YOU. SHOULD THE LIBRARY PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

16. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE LIBRARY AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE LIBRARY (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE LIBRARY TO OPERATE WITH ANY OTHER SOFTWARE), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

END OF TERMS AND CONDITIONS

How to Apply These Terms to Your New Libraries

If you develop a new library, and you want it to be of the greatest possible use to the public, we recommend making it free software that everyone can redistribute and change. You can do so by permitting redistribution under these

terms (or, alternatively, under the terms of the ordinary General Public License).

To apply these terms, attach the following notices to the library. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

<one line to give the library's name and a brief idea of what it does.>
Copyright (C) <year> <name of author>

This library is free software; you can redistribute it and/or modify it under the terms of the GNU Lesser General Public License as published by the Free Software Foundation; either version 2.1 of the License, or (at your option) any later version.

This library is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU Lesser General Public License for more details.

You should have received a copy of the GNU Lesser General Public License along with this library; if not, write to the Free Software Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA

Also add information on how to contact you by electronic and paper mail.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the library, if necessary. Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the library `Frob' (a library for tweaking knobs) written by James Random Hacker.

<signature of Ty Coon>, 1 April 1990
Ty Coon, President of Vice

That's all there is to it!

1.134 sed 4.7-1

1.134.1 Available under license :

GNU GENERAL PUBLIC LICENSE
Version 3, 29 June 2007

Copyright (C) 2007 Free Software Foundation, Inc. <<https://fsf.org/>>

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

Preamble

The GNU General Public License is a free, copyleft license for software and other kinds of works.

The licenses for most software and other practical works are designed to take away your freedom to share and change the works. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change all versions of a program--to make sure it remains free software for all its users. We, the Free Software Foundation, use the GNU General Public License for most of our software; it applies also to any other work released this way by its authors. You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for them if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs, and that you know you can do these things.

To protect your rights, we need to prevent others from denying you these rights or asking you to surrender the rights. Therefore, you have certain responsibilities if you distribute copies of the software, or if you modify it: responsibilities to respect the freedom of others.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must pass on to the recipients the same freedoms that you received. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

Developers that use the GNU GPL protect your rights with two steps:

(1) assert copyright on the software, and (2) offer you this License giving you legal permission to copy, distribute and/or modify it.

For the developers' and authors' protection, the GPL clearly explains that there is no warranty for this free software. For both users' and authors' sake, the GPL requires that modified versions be marked as changed, so that their problems will not be attributed erroneously to authors of previous versions.

Some devices are designed to deny users access to install or run

modified versions of the software inside them, although the manufacturer can do so. This is fundamentally incompatible with the aim of protecting users' freedom to change the software. The systematic pattern of such abuse occurs in the area of products for individuals to use, which is precisely where it is most unacceptable. Therefore, we have designed this version of the GPL to prohibit the practice for those products. If such problems arise substantially in other domains, we stand ready to extend this provision to those domains in future versions of the GPL, as needed to protect the freedom of users.

Finally, every program is threatened constantly by software patents. States should not allow patents to restrict development and use of software on general-purpose computers, but in those that do, we wish to avoid the special danger that patents applied to a free program could make it effectively proprietary. To prevent this, the GPL assures that patents cannot be used to render the program non-free.

The precise terms and conditions for copying, distribution and modification follow.

TERMS AND CONDITIONS

0. Definitions.

"This License" refers to version 3 of the GNU General Public License.

"Copyright" also means copyright-like laws that apply to other kinds of works, such as semiconductor masks.

"The Program" refers to any copyrightable work licensed under this License. Each licensee is addressed as "you". "Licensees" and "recipients" may be individuals or organizations.

To "modify" a work means to copy from or adapt all or part of the work in a fashion requiring copyright permission, other than the making of an exact copy. The resulting work is called a "modified version" of the earlier work or a work "based on" the earlier work.

A "covered work" means either the unmodified Program or a work based on the Program.

To "propagate" a work means to do anything with it that, without permission, would make you directly or secondarily liable for infringement under applicable copyright law, except executing it on a computer or modifying a private copy. Propagation includes copying, distribution (with or without modification), making available to the

public, and in some countries other activities as well.

To "convey" a work means any kind of propagation that enables other parties to make or receive copies. Mere interaction with a user through a computer network, with no transfer of a copy, is not conveying.

An interactive user interface displays "Appropriate Legal Notices" to the extent that it includes a convenient and prominently visible feature that (1) displays an appropriate copyright notice, and (2) tells the user that there is no warranty for the work (except to the extent that warranties are provided), that licensees may convey the work under this License, and how to view a copy of this License. If the interface presents a list of user commands or options, such as a menu, a prominent item in the list meets this criterion.

1. Source Code.

The "source code" for a work means the preferred form of the work for making modifications to it. "Object code" means any non-source form of a work.

A "Standard Interface" means an interface that either is an official standard defined by a recognized standards body, or, in the case of interfaces specified for a particular programming language, one that is widely used among developers working in that language.

The

"System Libraries" of an executable work include anything, other than the work as a whole, that (a) is included in the normal form of packaging a Major Component, but which is not part of that Major Component, and (b) serves only to enable use of the work with that Major Component, or to implement a Standard Interface for which an implementation is available to the public in source code form. A "Major Component", in this context, means a major essential component (kernel, window system, and so on) of the specific operating system (if any) on which the executable work runs, or a compiler used to produce the work, or an object code interpreter used to run it.

The "Corresponding Source" for a work in object code form means all the source code needed to generate, install, and (for an executable work) run the object code and to modify the work, including scripts to control those activities. However, it does not include the work's System Libraries, or general-purpose tools or generally available free programs which are used unmodified in performing those activities but which are not part of the work. For example, Corresponding Source includes interface definition files associated with source files for

the work, and the source code for shared libraries and dynamically linked subprograms that the work is specifically designed to require, such as by intimate data communication or control flow between those subprograms and other parts of the work.

The Corresponding Source need not include anything that users can regenerate automatically from other parts of the Corresponding Source.

The Corresponding Source for a work in source code form is that same work.

2. Basic Permissions.

All rights granted under this License are granted for the term of copyright on the Program, and are irrevocable provided the stated conditions are met. This License explicitly affirms your unlimited permission to run the unmodified Program. The output from running a covered work is

covered by this License only if the output, given its content, constitutes a covered work. This License acknowledges your rights of fair use or other equivalent, as provided by copyright law.

You may make, run and propagate covered works that you do not convey, without conditions so long as your license otherwise remains in force. You may convey covered works to others for the sole purpose of having them make modifications exclusively for you, or provide you with facilities for running those works, provided that you comply with the terms of this License in conveying all material for which you do not control copyright. Those thus making or running the covered works for you must do so exclusively on your behalf, under your direction and control, on terms that prohibit them from making any copies of your copyrighted material outside their relationship with you.

Conveying under any other circumstances is permitted solely under the conditions stated below. Sublicensing is not allowed; section 10 makes it unnecessary.

3. Protecting Users' Legal Rights From Anti-Circumvention Law.

No covered work shall be deemed part of an effective technological measure under any applicable law fulfilling obligations under article 11 of the WIPO copyright treaty adopted on 20 December 1996, or similar laws prohibiting or restricting circumvention of such measures.

When you convey a covered work, you waive any legal power to forbid

circumvention of technological measures to the extent such circumvention is effected by exercising rights under this License with respect to the covered work, and you disclaim any intention to limit operation or modification of the work as a means of enforcing, against the work's users, your or third parties' legal rights to forbid circumvention of technological measures.

4. Conveying Verbatim Copies.

You may convey verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice; keep intact all notices stating that this License and any non-permissive terms added in accord with section 7 apply to the code; keep intact all notices of the absence of any warranty; and give all recipients a copy of this License along with the Program.

You may charge any price or no price for each copy that you convey, and you may offer support or warranty protection for a fee.

5. Conveying Modified Source Versions.

You may convey a work based on the Program, or the modifications to produce it from the Program, in the form of source code under the terms of section 4, provided that you also meet all of these conditions:

- a) The work must carry prominent notices stating that you modified it, and giving a relevant date.
- b) The work must carry prominent notices stating that it is released under this License and any conditions added under section 7. This requirement modifies the requirement in section 4 to "keep intact all notices".
- c) You must license the entire work, as a whole, under this License to anyone who comes into possession of a copy. This License will therefore apply, along with any applicable section 7 additional terms, to the whole of the work, and all its parts, regardless of how they are packaged. This License gives no permission to license the work in any other way, but it does not invalidate such permission if you have separately received it.
- d) If the work has interactive user interfaces, each must display Appropriate Legal Notices; however, if the Program has interactive interfaces that do not display Appropriate Legal Notices, your work need not make them do so.

A compilation of a covered work with other separate and independent works, which are not by their nature extensions of the covered work, and which are not combined with it such as to form a larger program, in or on a volume of a storage or distribution medium, is called an "aggregate" if the compilation and its resulting copyright are not used to limit the access or legal rights of the compilation's users beyond what the individual works permit. Inclusion of a covered work in an aggregate does not cause this License to apply to the other parts of the aggregate.

6. Conveying Non-Source Forms.

You may convey a covered work in object code form under the terms of sections 4 and 5, provided that you also convey the machine-readable Corresponding Source under the terms of this License, in one of these ways:

- a) Convey the object code in, or embodied in, a physical product (including a physical distribution medium), accompanied by the Corresponding Source fixed on a durable physical medium customarily used for software interchange.
- b) Convey the object code in, or embodied in, a physical product (including a physical distribution medium), accompanied by a written offer, valid for at least three years and valid for as long as you offer spare parts or customer support for that product model, to give anyone who possesses the object code either (1) a copy of the Corresponding Source for all the software in the product that is covered by this License, on a durable physical medium customarily used for software interchange, for a price no more than your reasonable cost of physically performing this conveying of source, or (2) access to copy the Corresponding Source from a network server at no charge.
- c) Convey individual copies of the object code with a copy of the written offer to provide the Corresponding Source. This alternative is allowed only occasionally and noncommercially, and only if you received the object code with such an offer, in accord with subsection 6b.
- d) Convey the object code by offering access from a designated place (gratis or for a charge), and offer equivalent access to the Corresponding Source in the same way through the same place at no further charge. You need not require recipients to copy the

Corresponding Source along with the object code. If the place to copy the object code is a network server, the Corresponding Source may be on a different server (operated by you or a third party) that supports equivalent copying facilities, provided you maintain clear directions next to the object code saying where to find the Corresponding Source. Regardless of what server hosts the Corresponding Source, you remain obligated to ensure that it is available for as long as needed to satisfy these requirements.

e) Convey the object code using peer-to-peer transmission, provided you inform other peers where the object code and Corresponding Source of the work are being offered to the general public at no charge under subsection 6d.

A separable portion of the object code, whose source code is excluded from the Corresponding Source as a System Library, need not be included in conveying the object code work.

A "User Product" is either (1) a "consumer product", which means any tangible personal property which is normally used for personal, family, or household purposes, or (2) anything designed or sold for incorporation into a dwelling. In determining whether a product is a consumer product, doubtful cases shall be resolved in favor of coverage. For a particular product received by a particular user, "normally used" refers to a typical or common use of that class of product, regardless of the status of the particular user or of the way in which the particular user actually uses, or expects or is expected to use, the product. A product is a consumer product regardless of whether the product has substantial commercial, industrial or non-consumer uses, unless such uses represent the only significant mode of use of the product.

"Installation Information" for a User Product means any methods, procedures, authorization keys, or other information required to install and execute modified versions of a covered work in that User Product from a modified version of its Corresponding Source. The information must suffice to ensure that the continued functioning of the modified object code is in no case prevented or interfered with solely because modification has been made.

If you convey an object code work under this section in, or with, or specifically for use in, a User Product, and the conveying occurs as part of a transaction in which the right of possession and use of the User Product is transferred to the recipient in perpetuity or for a fixed term (regardless of how the transaction is characterized), the Corresponding Source conveyed under this section must be accompanied by the Installation Information. But this requirement does not apply

if neither you nor any third party retains the ability to install modified object code on the User Product (for example, the work has been installed in ROM).

The requirement to provide Installation Information does not include a requirement to continue to provide support service, warranty, or updates for a work that has been modified or installed by the recipient, or for the User Product in which it has been modified or installed. Access to a network may be denied when the modification itself materially and adversely affects the operation of the network or violates the rules and protocols for communication across the network.

Corresponding Source conveyed, and Installation Information provided, in accord with this section must be in a format that is publicly documented (and with an implementation available to the public in source code form), and must require no special password or key for unpacking, reading or copying.

7. Additional Terms.

"Additional permissions" are terms that supplement the terms of this License by making exceptions from one or more of its conditions. Additional permissions that are applicable to the entire Program shall be treated as though they were included in this License, to the extent that they are valid under applicable law. If additional permissions apply only to part of the Program, that part may be used separately under those permissions, but the entire Program remains governed by this License without regard to the additional permissions.

When you convey a copy of a covered work, you may at your option remove any additional permissions from that copy, or from any part of it. (Additional permissions may be written to require their own removal in certain cases when you modify the work.) You may place additional permissions on material, added by you to a covered work, for which you have or can give appropriate copyright permission.

Notwithstanding any other provision of this License, for material you add to a covered work, you may (if authorized by the copyright holders of that material) supplement the terms of this License with terms:

- a) Disclaiming warranty or limiting liability differently from the terms of sections 15 and 16 of this License; or
- b) Requiring preservation of specified reasonable legal notices or author attributions in that material or in the Appropriate Legal

Notices displayed by works containing it; or

c) Prohibiting misrepresentation of the origin of that material, or requiring that modified versions of such material be marked in reasonable ways as different from the original version; or

d) Limiting the use for publicity purposes of names of licensors or authors of the material; or

e) Declining to grant rights under trademark law for use of some trade names, trademarks, or service marks; or

f) Requiring indemnification of licensors and authors of that material by anyone who conveys the material (or modified versions of it) with contractual assumptions of liability to the recipient, for any liability that these contractual assumptions directly impose on

those licensors and authors.

All other non-permissive additional terms are considered "further restrictions" within the meaning of section 10. If the Program as you received it, or any part of it, contains a notice stating that it is governed by this License along with a term that is a further restriction, you may remove that term. If a license document contains a further restriction but permits relicensing or conveying under this License, you may add to a covered work material governed by the terms of that license document, provided that the further restriction does not survive such relicensing or conveying.

If you add terms to a covered work in accord with this section, you must place, in the relevant source files, a statement of the additional terms that apply to those files, or a notice indicating where to find the applicable terms.

Additional terms, permissive or non-permissive, may be stated in the form of a separately written license, or stated as exceptions; the above requirements apply either way.

8. Termination.

You may not propagate or modify a covered work except as expressly provided under this License. Any attempt otherwise to propagate or modify it is void, and will automatically terminate your rights under this License (including any patent licenses granted under the third paragraph of section 11).

However, if you cease all violation of this License, then your

license from a particular copyright holder is reinstated (a) provisionally, unless and until the copyright holder explicitly and finally terminates your license, and (b) permanently, if the copyright holder fails to notify you of the violation by some reasonable means prior to 60 days after the cessation.

Moreover, your license from a particular copyright holder is reinstated permanently if the copyright holder notifies you of the violation by some reasonable means, this is the first time you have received notice of violation of this License (for any work) from that copyright holder, and you cure the violation prior to 30 days after your receipt of the notice.

Termination of your rights under this section does not terminate the licenses of parties who have received copies or rights from you under this License. If your rights have been terminated and not permanently reinstated, you do not qualify to receive new licenses for the same material under section 10.

9. Acceptance Not Required for Having Copies.

You are not required to accept this License in order to receive or run a copy of the Program. Ancillary propagation of a covered work occurring solely as a consequence of using peer-to-peer transmission to receive a copy likewise does not require acceptance. However, nothing other than this License grants you permission to propagate or modify any covered work. These actions infringe copyright if you do not accept this License. Therefore, by modifying or propagating a covered work, you indicate your acceptance of this License to do so.

10. Automatic Licensing of Downstream Recipients.

Each time you convey a covered work, the recipient automatically receives a license from the original licensors, to run, modify and propagate that work, subject to this License. You are not responsible for enforcing compliance by third parties with this License.

An "entity transaction" is a transaction transferring control of an organization, or substantially all assets of one, or subdividing an organization, or merging organizations. If propagation of a covered work results from an entity transaction, each party to that transaction who receives a copy of the work also receives whatever licenses to the work the party's predecessor in interest had or could give under the previous paragraph, plus a right to possession of the Corresponding Source of the work from the predecessor in interest, if the predecessor has it or can get it with reasonable efforts.

You may not impose any further restrictions on the exercise of the rights granted or affirmed under this License. For example, you may not impose a license fee, royalty, or other charge for exercise of rights granted under this License, and you may not initiate litigation (including a cross-claim or counterclaim in a lawsuit) alleging that any patent claim is infringed by making, using, selling, offering for sale, or importing the Program or any portion of it.

11. Patents.

A "contributor" is a copyright holder who authorizes use under this License of the Program or a work on which the Program is based. The work thus licensed is called the contributor's "contributor version".

A contributor's "essential patent claims" are all patent claims owned or controlled by the contributor, whether already acquired or hereafter acquired, that would be infringed by some manner, permitted by this License, of making, using, or selling its contributor version, but do not include claims that would be infringed only as a consequence of further modification of the contributor version. For purposes of this definition, "control" includes the right to grant patent sublicenses in a manner consistent with the requirements of this License.

Each contributor grants you a non-exclusive, worldwide, royalty-free patent license under the contributor's essential patent claims, to make, use, sell, offer for sale, import and otherwise run, modify and propagate the contents of its contributor version.

In the following three paragraphs, a "patent license" is any express agreement or commitment, however denominated, not to enforce a patent (such as an express permission to practice a patent or covenant not to sue for patent infringement). To "grant" such a patent license to a party means to make such an agreement or commitment not to enforce a patent against the party.

If you convey a covered work, knowingly relying on a patent license, and the Corresponding Source of the work is not available for anyone to copy, free of charge and under the terms of this License, through a publicly available network server or other readily accessible means, then you must either (1) cause the Corresponding Source to be so available, or (2) arrange to deprive yourself of the benefit of the patent license for this particular work, or (3) arrange, in a manner consistent with the requirements of this License, to extend the patent license to downstream recipients. "Knowingly relying" means you have

actual knowledge that, but for the patent license, your conveying the covered work in a country, or your recipient's use of the covered work in a country, would infringe one or more identifiable patents in that country that you have reason to believe are valid.

If, pursuant to or in connection with a single transaction or arrangement, you convey, or propagate by procuring conveyance of, a covered work, and grant a patent license to some of the parties receiving the covered work authorizing them to use, propagate, modify or convey a specific copy of the covered work, then the patent license you grant is automatically extended to all recipients of the covered work and works based on it.

A patent license is "discriminatory" if it does not include within the scope of its coverage, prohibits the exercise of, or is conditioned on the non-exercise of one or more of the rights that are specifically granted under this License. You may not convey a covered work if you are a party to an arrangement with a third party that is in the business of distributing software, under which you make payment to the third party based on the extent of your activity of conveying the work, and under which the third party grants, to any of the parties who would receive the covered work from you, a discriminatory patent license (a) in connection with copies of the covered work conveyed by you (or copies made from those copies), or (b) primarily for and in connection with specific products or compilations that contain the covered work, unless you entered into that arrangement, or that patent license was granted, prior to 28 March 2007.

Nothing in this License shall be construed as excluding or limiting any implied license or other defenses to infringement that may otherwise be available to you under applicable patent law.

12. No Surrender of Others' Freedom.

If conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot convey a covered work so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not convey it at all. For example, if you agree to terms that obligate you to collect a royalty for further conveying from those to whom you convey the Program, the only way you could satisfy both those terms and this License would be to refrain entirely from conveying the Program.

13. Use with the GNU Affero General Public

License.

Notwithstanding any other provision of this License, you have permission to link or combine any covered work with a work licensed under version 3 of the GNU Affero General Public License into a single combined work, and to convey the resulting work. The terms of this License will continue to apply to the part which is the covered work, but the special requirements of the GNU Affero General Public License, section 13, concerning interaction through a network will apply to the combination as such.

14. Revised Versions of this License.

The Free Software Foundation may publish revised and/or new versions of the GNU General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies that a certain numbered version of the GNU General Public License "or any later version" applies to it, you have the option of following the terms and conditions either of that numbered version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of the GNU General Public License, you may choose any version ever published by the Free Software Foundation.

If the Program specifies that a proxy can decide which future versions of the GNU General Public License can be used, that proxy's public statement of acceptance of a version permanently authorizes you to choose that version for the Program.

Later license versions may give you additional or different permissions. However, no additional obligations are imposed on any author or copyright holder as a result of your choosing to follow a later version.

15. Disclaimer of Warranty.

THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF

ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

16. Limitation of Liability.

IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MODIFIES AND/OR CONVEYS THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

17.

Interpretation of Sections 15 and 16.

If the disclaimer of warranty and limitation of liability provided above cannot be given local legal effect according to their terms, reviewing courts shall apply local law that most closely approximates an absolute waiver of all civil liability in connection with the Program, unless a warranty or assumption of liability accompanies a copy of the Program in return for a fee.

END OF TERMS AND CONDITIONS

How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively state the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

<one line to give the program's name and a brief idea of what it does.>

Copyright (C) <year> <name of author>

This program is free software: you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation, either version 3 of the License, or (at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of

MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program. If not, see <https://www.gnu.org/licenses/>.

Also add information on how to contact you by electronic and paper mail.

If the program does terminal interaction, make it output a short notice like this when it starts in an interactive mode:

```
<program> Copyright (C) <year> <name of author>  
This program comes with ABSOLUTELY NO WARRANTY; for details type `show w'.  
This is free software, and you are welcome to redistribute it  
under certain conditions; type `show c' for details.
```

The hypothetical commands `show w' and `show c' should show the appropriate parts of the General Public License. Of course, your program's commands might be different; for a GUI interface, you would use an "about box".

You should also get your employer (if you work as a programmer) or school, if any, to sign a "copyright disclaimer" for the program, if necessary. For more information on this, and how to apply and follow the GNU GPL, see <https://www.gnu.org/licenses/>.

The GNU General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Lesser General Public License instead of this License. But first, please read <https://www.gnu.org/philosophy/why-not-lgpl.html>.

1.135 libffi 3.3-4

1.135.1 Available under license :

The libffi source distribution contains certain code that is not part of libffi, and is only used as tooling to assist with the building and testing of libffi. This includes the msvcc.sh script used to wrap the Microsoft compiler with GNU compatible command-line options, make_sunver.pl, and the libffi test code distributed in the testsuite/libffi.bhaible directory. This code is distributed with libffi for the purpose of convenience only, and libffi is in no way derived from this code.

msvcc.sh and testsuite/libffi.bhaible are both distributed under the terms of the GNU GPL version 2, as below.

GNU GENERAL PUBLIC LICENSE

Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.,
51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA

Everyone is permitted to copy and distribute verbatim copies
of this license document, but changing it is not allowed.

Preamble

The licenses for most software
are designed to take away your
freedom to share and change it. By contrast, the GNU General Public
License is intended to guarantee your freedom to share and change free
software--to make sure the software is free for all its users. This
General Public License applies to most of the Free Software
Foundation's software and to any other program whose authors commit to
using it. (Some other Free Software Foundation software is covered by
the GNU Lesser General Public License instead.) You can apply it to
your programs, too.

When we speak of free software, we are referring to freedom, not
price. Our General Public Licenses are designed to make sure that you
have the freedom to distribute copies of free software (and charge for
this service if you wish), that you receive source code or can get it
if you want it, that you can change the software or use pieces of it
in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions
that forbid
anyone to deny you these rights or to ask you to surrender the rights.
These restrictions translate to certain responsibilities for you if you
distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether
gratis or for a fee, you must give the recipients all the rights that
you have. You must make sure that they, too, receive or can get the
source code. And you must show them these terms so they know their
rights.

We protect your rights with two steps: (1) copyright the software, and
(2) offer you this license which gives you legal permission to copy,
distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain

that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and modification follow.

GNU GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

- a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.
- b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.
- c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Program.

In addition, mere aggregation of another work not based on the Program with the Program (or with a work based on the Program) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may copy and distribute the Program (or a work based on it,

under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

- a) Accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,
- b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,
- c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein.

You

are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright

holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY

AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING

WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

END OF TERMS AND CONDITIONS

How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

```
<one line to give the program's name and a brief idea of what it does.>  
Copyright (C) <year> <name of author>
```

This program is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation; either version 2 of the License, or (at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program; if not, write to the Free Software Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA.

Also add information on how to contact you by electronic and paper mail.

If the program is interactive, make it output a short notice like this when it starts in an interactive mode:

```
Gnomovision version 69, Copyright (C) year name of author  
Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type `show w'.
```

This is free software, and you are welcome to redistribute it under certain conditions; type `show c' for details.

The hypothetical commands `show w' and `show c' should show the appropriate parts of the General Public License. Of course, the commands you use may be called something other than `show w' and `show c'; they could even be mouse-clicks or menu items--whatever suits your program.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the program, if necessary. Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the program `Gnomovision' (which makes passes at compilers) written by James Hacker.

<signature of Ty Coon>, 1 April 1989
Ty Coon, President of Vice

This General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Lesser General Public License instead of this License.

libffi - Copyright (c) 1996-2019 Anthony Green, Red Hat, Inc and others.
See source files for details.

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the ``Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED ``AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

1.136 base-passwd 3.5.47

1.136.1 Available under license :

GNU GENERAL PUBLIC LICENSE

Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.

51 Franklin St, Fifth Floor, Boston, MA 02110-1301 USA

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. This General Public License applies to most of the Free Software Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Library General Public License instead.) You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and modification follow.

GNU GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.

b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.

c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Program.

In addition, mere aggregation of another work not based on the Program with the Program (or with a work based on the Program) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may copy and distribute the Program

(or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

a) Accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING

WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

END OF TERMS AND CONDITIONS

How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

<one line to give the program's name and a brief idea of what it does.>
Copyright (C) <year> <name of author>

This program is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation; either version 2 of the License, or (at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program; if not, write to the Free Software Foundation, Inc., 51 Franklin St, Fifth Floor, Boston, MA 02110-1301 USA

Also add information on how to contact you by electronic and paper mail.

If the program is interactive, make it output a short notice like this when it starts in an interactive mode:

Gnomovision version 69, Copyright (C) year name of author

Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type `show w'.
This is free software, and you are welcome to redistribute it
under certain conditions; type `show c' for details.

The hypothetical
commands `show w' and `show c' should show the appropriate
parts of the General Public License. Of course, the commands you use may
be called something other than `show w' and `show c'; they could even be
mouse-clicks or menu items--whatever suits your program.

You should also get your employer (if you work as a programmer) or your
school, if any, to sign a "copyright disclaimer" for the program, if
necessary. Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the program
'Gnomovision' (which makes passes at compilers) written by James Hacker.

<signature of Ty Coon>, 1 April 1989
Ty Coon, President of Vice

This General Public License does not permit incorporating your program into
proprietary programs. If your program is a subroutine library, you may
consider it more useful to permit linking proprietary applications with the
library. If this is what you want to do, use the GNU Library General
Public License instead of this License.

Format: <https://www.debian.org/doc/packaging-manuals/copyright-format/1.0/>
Upstream-Name: base-passwd
Upstream-Contact: Colin Watson <cjwatson@debian.org>

Files: *
Copyright: Copyright 1999-2002 Wichert Akkerman <wichert@deephackmode.org>
Copyright 2002, 2003, 2004 Colin Watson <cjwatson@debian.org>
License: GPL-2

Files:
passwd.master
group.master
License: PD
X-Notes: Originally written by Ian Murdock <imurdock@debian.org> and
Bruce Perens <bruce@pixar.com>.

Files: doc/*
Copyright: Copyright 2001, 2002 Joey Hess
Copyright 2002, 2003, 2004, 2005, 2007 Colin Watson
Copyright 2007 David Mandelberg
License: GPL-2

License: GPL-2

On Debian and Debian-based systems, a copy of the GNU General Public License version 2 is available in /usr/share/common-licenses/GPL-2.

1.137 bzip2 1.0.8-2

1.137.1 Available under license :

This program, "bzip2", the associated library "libbzip2", and all documentation, are copyright (C) 1996-2019 Julian R Seward. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. The origin of this software must not be misrepresented; you must not claim that you wrote the original software. If you use this software in a product, an acknowledgment in the product documentation would be appreciated but is not required.
3. Altered source versions must be plainly marked as such, and must not be misrepresented as being the original software.
4. The name of the author may not be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE AUTHOR ``AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Julian Seward, jseward@acm.org
bzip2/libbzip2 version 1.0.8 of 13 July 2019

1.138 cracklib 2.9.6-3.2

1.138.1 Available under license :

GNU LESSER GENERAL PUBLIC LICENSE

Version 2.1, February 1999

Copyright (C) 1991, 1999 Free Software Foundation, Inc.

51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

[This is the first released version of the Lesser GPL. It also counts as the successor of the GNU Library Public License, version 2, hence the version number 2.1.]

Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public Licenses are intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users.

This license, the Lesser General Public License, applies to some specially designated software packages--typically libraries--of the Free Software Foundation and other authors who decide to use it. You can use it too, but we suggest you first think carefully about whether this license or the ordinary General Public License is the better strategy to use in any particular case, based on the explanations below.

When we speak of free software, we are referring to freedom of use, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish); that you receive source code or can get it if you want it; that you can change the software and use pieces of it in new free programs; and that you are informed that you can do these things.

To protect your rights, we need to make restrictions that forbid distributors to deny you these rights or to ask you to surrender these rights. These restrictions translate to certain responsibilities for you if you distribute copies of the library or if you modify it.

For example, if you distribute copies of the library, whether gratis or for a fee, you must give the recipients all the rights that we gave you. You must make sure that they, too, receive or can get the source code. If you link other code with the library, you must provide complete object files to the recipients, so that they can relink them with the library after making changes to the library and recompiling it. And you must show them these terms so they know their rights.

We protect your rights with a two-step method: (1) we copyright the library, and (2) we offer you this license, which gives you legal permission to copy, distribute and/or modify the library.

To protect each distributor, we want to make it very clear that there is no warranty for the free library. Also, if the library is modified by someone else and passed on, the recipients should know that what they have is not the original version, so that the original author's reputation will not be affected by problems that might be introduced by others.

^L

Finally, software patents pose a constant threat to the existence of any free program. We wish to make sure that a company cannot effectively restrict the users of a free program by obtaining a restrictive license from a patent holder. Therefore, we insist that any patent license obtained for a version of the library must be consistent with the full freedom of use specified in this license.

Most GNU software, including some libraries, is covered by the ordinary GNU General Public License. This license, the GNU Lesser General Public License, applies to certain designated libraries, and is quite different from the ordinary General Public License. We use this license for certain libraries in order to permit linking those libraries into non-free programs.

When a program is linked with a library, whether statically or using a shared library, the combination of the two is legally speaking a combined work, a derivative of the original library. The ordinary General Public License therefore permits such linking only if the entire combination fits its criteria of freedom. The Lesser General Public License permits more lax criteria for linking other code with the library.

We call this license the "Lesser" General Public License because it does Less to protect the user's freedom than the ordinary General Public License. It also provides other free software developers Less

of an advantage over competing non-free programs. These disadvantages are the reason we use the ordinary General Public License for many libraries. However, the Lesser license provides advantages in certain special circumstances.

For example, on rare occasions, there may be a special need to encourage the widest possible use of a certain library, so that it becomes a de-facto standard. To achieve this, non-free programs must be allowed to use the library. A more frequent case is that a free library does the same job as widely used non-free libraries. In this case, there is little to gain by limiting the free library to free software only, so we use the Lesser General Public License.

In other cases, permission to use a particular library in non-free programs enables a greater number of people to use a large body of free software. For example, permission to use the GNU C Library in non-free programs enables many more people to use the whole GNU operating system, as well as its variant, the GNU/Linux operating system.

Although the Lesser General Public License is Less protective of the users' freedom, it does ensure that the user of a program that is linked with the Library has the freedom and the wherewithal to run that program using a modified version of the Library.

The precise terms and conditions for copying, distribution and modification follow. Pay close attention to the difference between a "work based on the library" and a "work that uses the library". The former contains code derived from the library, whereas the latter must be combined with the library in order to run.

^L

GNU LESSER GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License Agreement applies to any software library or other program which contains a notice placed by the copyright holder or other authorized party saying it may be distributed under the terms of this Lesser General Public License (also called "this License"). Each licensee is addressed as "you".

A "library" means a collection of software functions and/or data prepared so as to be conveniently linked with application programs (which use some of those functions and data) to form executables.

The "Library", below, refers to any such software library or work

which has been distributed under these terms. A "work based on the Library" means either the Library or any derivative work under copyright law: that is to say, a work containing the Library or a portion of it, either verbatim or with modifications and/or translated straightforwardly into another language. (Hereinafter, translation is included without limitation in the term "modification".)

"Source code" for a work means the preferred form of the work for making modifications to it. For a library, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the library.

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running a program using the Library is not restricted, and output from such a program is covered only if its contents constitute a work based on the Library (independent of the use of the Library in a tool for writing it). Whether that is true depends on what the Library does and what the program that uses the Library does.

1. You may copy and distribute verbatim copies of the Library's complete source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and distribute a copy of this License along with the Library.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Library or any portion of it, thus forming a work based on the Library, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

- a) The modified work must itself be a software library.
- b) You must cause the files modified to carry prominent notices stating that you changed the files and the date of any change.
- c) You must cause the whole of the work to be licensed at no charge to all third parties under

the terms of this License.

d) If a facility in the modified Library refers to a function or a table of data to be supplied by an application program that uses the facility, other than as an argument passed when the facility is invoked, then you must make a good faith effort to ensure that, in the event an application does not supply such function or table, the facility still operates, and performs whatever part of its purpose remains meaningful.

(For example, a function in a library to compute square roots has a purpose that is entirely well-defined independent of the application. Therefore, Subsection 2d requires that any application-supplied function or table used by this function must be optional: if the application does not supply it, the square root function must still compute square roots.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Library, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Library, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Library.

In addition, mere aggregation of another work not based on the Library with the Library (or with a work based on the Library) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may opt to apply the terms of the ordinary GNU General Public License instead of this License to a given copy of the Library. To do this, you must alter all the notices that refer to this License, so that they refer to the ordinary GNU General Public License, version 2, instead of to this License. (If a newer version than version 2 of the ordinary GNU General Public License has appeared, then you can specify that version instead if you wish.) Do not make any other change in these notices.

^L

Once this change is made in a given copy, it is irreversible for that copy, so the ordinary GNU General Public License applies to all subsequent copies and derivative works made from that copy.

This option is useful when you wish to copy part of the code of the Library into a program that is not a library.

4. You may copy and distribute the Library (or a portion or derivative of it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange.

If distribution of object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place satisfies the requirement to distribute the source code, even though third parties are not compelled to copy the source along with the object code.

5. A program that contains no derivative of any portion of the Library, but is designed to work with the Library by being compiled or linked with it, is called a "work that uses the Library". Such a work, in isolation, is not a derivative work of the Library, and therefore falls outside the scope of this License.

However, linking a "work that uses the Library" with the Library creates an executable that is a derivative of the Library (because it contains portions of the Library), rather than a "work that uses the library". The executable is therefore covered by this License. Section 6 states terms for distribution of such executables.

When a "work that uses the Library" uses material from a header file that is part of the Library, the object code for the work may be a derivative work of the Library even though the source code is not. Whether this is true is especially significant if the work can be linked without the Library, or if the work is itself a library. The threshold for this to be true is not precisely defined by law.

If such an object file uses only numerical parameters, data structure layouts and accessors, and small macros and small inline functions (ten lines or less in length), then the use of the object file is unrestricted, regardless of whether it is legally a derivative work. (Executables containing this object code plus portions of the Library will still fall under Section 6.)

Otherwise, if the work is a derivative of the Library, you may distribute

the object code for the work under the terms of Section 6.

Any executables containing that work also fall under Section 6, whether or not they are linked directly with the Library itself.

^L

6. As an exception to the Sections above, you may also combine or link a "work that uses the Library" with the Library to produce a work containing portions of the Library, and distribute that work under terms of your choice, provided that the terms permit modification of the work for the customer's own use and reverse engineering for debugging such modifications.

You must give prominent notice with each copy of the work that the Library is used in it and that the Library and its use are covered by this License. You must supply a copy of this License. If the work during execution displays copyright notices, you must include the copyright notice for the Library among them, as well as a reference directing the user to the copy of this License. Also, you must do one of these things:

a) Accompany the work with the complete corresponding machine-readable source code for the Library including whatever changes were used in the work (which must be distributed under Sections 1 and 2 above); and, if the work is an executable linked with the Library, with the complete machine-readable "work that uses the Library", as object code and/or source code, so that the user can modify the Library and then relink to produce a modified executable containing the modified Library. (It is understood that the user who changes the contents of definitions files in the Library will not necessarily be able to recompile the application to use the modified definitions.)

b) Use a suitable shared library mechanism for linking with the Library. A suitable mechanism is one that (1) uses at run time a copy of the library already present on the user's computer system, rather than copying library functions into the executable, and (2)

will operate properly with a modified version of the library, if the user installs one, as long as the modified version is interface-compatible with the version that the work was made with.

c) Accompany the work with a written offer, valid for at least three years, to give the same user the materials specified in Subsection 6a, above, for a charge no more than the cost of performing this distribution.

d) If distribution of the work is made by offering access to copy from a designated place, offer equivalent access to copy the above specified materials from the same place.

e) Verify that the user has already received a copy of these materials or that you have already sent this user a copy.

For an executable, the required form of the "work that uses the Library" must include any data and utility programs needed for reproducing the executable from it. However, as a special exception, the materials to be distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

It may happen that this requirement contradicts the license restrictions of other proprietary libraries that do not normally accompany the operating system. Such a contradiction means you cannot use both them and the Library together in an executable that you distribute.

^L

7. You may place library facilities that are a work based on the Library side-by-side in a single library together with other library facilities not covered by this License, and distribute such a combined library, provided that the separate distribution of the work based on the Library and of the other library facilities is otherwise permitted, and provided that you do these two things:

a) Accompany the combined library with a copy of the same work based on the Library, uncombined with any other library facilities. This must be distributed under the terms of the Sections above.

b) Give prominent notice with the combined library of the fact that part of it is a work based on the Library, and explaining where to find the accompanying uncombined form of the same work.

8. You may not copy, modify, sublicense, link with, or distribute the Library except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense, link with, or distribute the Library is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

9. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Library or its derivative works. These actions are prohibited

by law if you do not accept this License. Therefore, by modifying or distributing the Library (or any work based on the Library), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Library or works based on it.

10. Each time you redistribute the Library (or any work based on the Library), the recipient automatically receives a license from the original licensor to copy, distribute, link with or modify the Library subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties with this License.

^L

11. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Library at all. For example, if a patent license would not permit royalty-free redistribution of the Library by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Library.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply, and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot

impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

12. If the distribution and/or use of the Library is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Library under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

13. The Free Software Foundation may publish revised and/or new versions of the Lesser General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Library specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Library does not specify a license version number, you may choose any version ever published by the Free Software Foundation.

^L

14. If you wish to incorporate parts of the Library into other free programs whose distribution conditions are incompatible with these, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

NO WARRANTY

15. BECAUSE THE LIBRARY IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE LIBRARY, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE LIBRARY "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE LIBRARY IS WITH YOU. SHOULD THE LIBRARY PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

16. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE LIBRARY AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE LIBRARY (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE LIBRARY TO OPERATE WITH ANY OTHER SOFTWARE), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

END OF TERMS AND CONDITIONS

^L

How to Apply These Terms to Your New Libraries

If you develop a new library, and you want it to be of the greatest possible use to the public, we recommend making it free software that everyone can redistribute and change. You can do so by permitting redistribution under these terms (or, alternatively, under the terms of the ordinary General Public License).

To apply these terms, attach the following notices to the library.

It is safest to attach them to the start of each source

file to most

effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

<one line to give the library's name and a brief idea of what it does.>

Copyright (C) <year> <name of author>

This library is free software; you can redistribute it and/or modify it under the terms of the GNU Lesser General Public License as published by the Free Software Foundation; either version 2 of the License, or (at your option) any later version.

This library is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU Lesser General Public License for more details.

You should have received a copy of the GNU Lesser General Public License along with this library; if not, write to the Free Software Foundation, Inc., 51 Franklin Street, Fifth Floor,

Boston, MA 02110-1301 USA

Also add information on how to contact you by electronic and paper mail.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the library, if necessary. Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the library `Frob' (a library for tweaking knobs) written by James Random Hacker.

<signature of Ty Coon>, 1 April 1990
Ty Coon, President of Vice

That's all there is to it!

EFFECTIVE OCT 2008, LICENSE IS BEING CHANGED TO LGPL-2.1 (though not reflected in released code until Nov 2009 - slow release cycle...)

Discussion thread from mailing list archive, with approval from everyone actively involved or holding original licensing rights included.

[Cracklib-devel] cracklib license
From: Mike Frysinger <vapier@ge...> - 2007-10-02 01:16

Attachments: Message as HTML
looks like 2.8.11 is out and marked as "GPL-2" ... releasing libraries unde=
r=20
GPL-2 is not desirable at all ... this is why the LGPL-2.1 exists
=2Dmike

Re: [Cracklib-devel] cracklib license
From: Neulinger, Nathan <nneul@um...> - 2007-10-02 01:18
I understand that, and you're welcome to bring it up with Alec directly and see if he wants to relicense his code as LGPL... but at this point, it was enough to just get it consistent and documented as to what it was released under. This wasn't actually a license change, just a clarification of the licensing that was already in place.=20

-- Nathan
=20

Nathan Neulinger EMail: nneul@um...
University of Missouri - Rolla Phone: (573) 341-6679
UMR Information Technology Fax: (573) 341-4216

> -----Original Message-----
> From: cracklib-devel-bounces@li...
> [mailto:cracklib-devel-bounces@li...] On Behalf Of
> Mike Frysinger
> Sent: Monday, October 01, 2007 8:15 PM
> To: cracklib-devel@li...
> Subject: [Cracklib-devel] cracklib license
>=20
> looks like 2.8.11 is out and marked as "GPL-2" ... releasing
> libraries under
> GPL-2 is not desirable at all ... this is why the LGPL-2.1 exists
> -mike

Re: [Cracklib-devel] cracklib license
From: Mike Frysinger <vapier@ge...> - 2007-10-02 01:33

Attachments: Message as HTML
On Monday 01 October 2007, Neulinger, Nathan

wrote:

> I understand that, and you're welcome to bring it up with Alec directly
> and see if he wants to relicense his code as LGPL... but at this point,
> it was enough to just get it consistent and documented as to what it was
> released under. This wasn't actually a license change, just a
> clarification of the licensing that was already in place.

the original license (before moving to sourceforge -- aka, 2.7) was not=20
GPL-2 ... it was a modified artistic license ... i didnt notice the license=
=20
change until it was mentioned in the latest notes.

unlike the old license, GPL-2 prevents people from using cracklib unless th=
eir=20
applications are also GPL-2 which imo is just wrong. it isnt the place of =
a=20
library to dictact to application writes what license they should be using.=
=20
thus LGPL-2.1 enters to fill this void.
=20Dmike

Re: [Cracklib-devel]

cracklib license

From: Neulinger, Nathan <nneul@um...> - 2007-10-02 01:46

Seems like the ideal thing here would be for you and the other distro maintainers to get together with Alec in a conversation and come to a decision as to what licensing scheme y'all want. I haven't really done much other than cleaning up the packaging and patches and a small bit of additional code, so whatever licensing y'all come up with is fine by me.

-- Nathan

=20

Nathan Neulinger EMail: nneul@um...

University of Missouri - Rolla Phone: (573) 341-6679

UMR Information Technology Fax: (573) 341-4216

> -----Original Message-----

> From: cracklib-devel-bounces@li...

> [mailto:cracklib-devel-bounces@li...] On Behalf Of

> Mike Frysinger

> Sent: Monday, October 01, 2007 8:33 PM

> To: Neulinger, Nathan

> Cc: cracklib-devel@li...; Alec Muffett

> Subject: Re: [Cracklib-devel] cracklib license

>=20

> On Monday 01 October 2007, Neulinger, Nathan wrote:

> > I understand that, and you're welcome to bring it up with Alec

> directly

> > and see if he wants to relicense his code as LGPL... but at this

> point,

> > it was enough to just get it consistent and documented as to what

> it was

> > released under. This wasn't actually a license change, just a

> > clarification of the licensing that was already in place.

>=20

> the original license (before moving to sourceforge -- aka, 2.7) was

> not

> GPL-2 ... it was a modified artistic license ... i didnt notice the

> license

> change until it was mentioned in the latest notes.

>=20

> unlike the old license, GPL-2 prevents people from using cracklib

> unless their

> applications are also GPL-2 which imo is just wrong. it isnt the

> place of a

> library

to dictact to application writes what license they should

> be using.

> thus LGPL-2.1 enters to fill this void.

> -mike

Re: [Cracklib-devel] cracklib license

From: Alec Muffett <alecm@cr...> - 2007-10-02 08:57

> Seems like the ideal thing here would be for you and the other distro
> maintainers to get together with Alec in a conversation and come to a
> decision as to what licensing scheme y'all want. I haven't really done
> much other than cleaning up the packaging and patches and a small
> bit of
> additional code, so whatever licensing y'all come up with is fine
> by me.

I am sympathetic. Guys, what do you reckon?

What I am hearing so far is that LGPL makes sense, since it can be
linked with any code, not just GPL...

-a

Re: [Cracklib-devel] cracklib license

From: Devin Reade <gdr@gn...> - 2007-10-02 15:04

I would like to see it under LGPL as well. I
think it is in everyone's

best interests to have as secure systems as possible, and I think tainting
it via GPL will just make it less likely that the library gets used, and
will not usually cause companies/developers to GPL the dependent code
(where it is not already GPL).

I like GPL, I use it when I can, but I don't think that it's the correct
license in this situation.

Devin

--

If it's sinful, it's more fun.

Re: [Cracklib-devel] cracklib license

From: Nalin Dahyabhai <nalin@re...> - 2008-01-28 16:32

On Tue, Oct 02, 2007 at 09:57:31AM +0100, Alec Muffett wrote:

>> Seems like the ideal thing here would be for you and the other distro
>> maintainers to get together with Alec in a conversation and come to a
>> decision as to what licensing scheme y'all want. I haven't really done
>> much other than cleaning up the packaging and patches and a small
>> bit of
>> additional

code, so whatever licensing y'all come up with is fine

>> by me.

>

> I am sympathetic. Guys, what do you reckon?

>

> What I am hearing so far is that LGPL makes sense, since it can be

> linked with any code, not just GPL...

My apologies for not chiming in in anything resembling a reasonable timeframe.

I'd also suggest the LGPL, for the reason you noted above. Alternately, GPLv2 with the option of using the library under a later version of the GPL would permit applications which were released under version 3 of the GPL to use the library, too, which would be sufficient for the packages which are included in Fedora. FWIW, I'd personally lean toward LGPL.

In any case, I thank you both for working on sorting this out.

Cheers,

Nalin

Re: [Cracklib-devel] cracklib license

From: Mike Frysinger <vapier@ge...> - 2008-10-05 21:27

Attachments: Message as HTML

On Monday 28 January 2008, Nalin Dahyabhai wrote:

> On Tue, Oct 02, 2007 at 09:57:31AM +0100, Alec Muffett wrote:

>>> Seems like the ideal thing here would be for you and the other distro

>>> maintainers to get together with Alec in a conversation and come to a

>>> decision as to what licensing scheme y'all want. I haven't really done

>>> much other than cleaning up the packaging and patches and a small

>>> bit of

>>> additional code, so whatever licensing y'all come up with is fine

>>> by me.

>>

>> I am sympathetic. Guys, what do you reckon?

>>

>> What I am hearing so far is that LGPL makes sense, since it can be

>> linked with any code, not just GPL...

>

> My apologies for not chiming in in anything resembling a reasonable

> timeframe.

>

> I'd also suggest the LGPL, for the reason you noted above. Alternately,

> GPLv2 with the option of using
the library under a later version of the
> GPL would permit applications which were released under version 3 of the
> GPL to use the library, too, which would be sufficient for the packages
> which are included in Fedora. FWIW, I'd personally lean toward LGPL.
>
> In any case, I thank you both for working on sorting this out.

looks like everyone is OK with LGPL-2.1 (GNU Lesser license), so can we make
the change now ?

-mike

Re: [Cracklib-devel] cracklib license

From: Alec Muffett <alecm@cr...> - 2008-10-05 23:18

>> In any case, I thank you both for working on sorting this out.

>

> looks like everyone is OK with LGPL-2.1 (GNU Lesser license), so can we make
> the change now ?

yes. go for it. thanks++

-a

Re: [Cracklib-devel] cracklib license

From: Mike Frysinger <vapier@ge...> - 2008-10-25 22:34

Attachments: Message as HTML

On Sunday 05 October

2008, Alec Muffett wrote:

> >> In any case, I thank you both for working on sorting this out.

> >

> > looks like everyone is OK with LGPL-2.1 (GNU Lesser license), so can we
> > make the change now ?

>

> yes. go for it. thanks++

Nathan Neulinger is the only one who can actually make said change ...

-mike

BELOW IS ORIGINAL LICENSING DISCUSSION RE CHANGING TO GPL from Artistic.

CrackLib was originally licensed with a variant of the Artistic license. In the

interests of wider acceptance and more modern licensing, it was switched with the original author's blessing to GPL v2.

This approval was carried out in email discussions in 2005, and has been reconfirmed as of 2007-10-01 with the following email from Alec Muffett.

The below email references nneul@umr.edu address, as that is the address that was used at the time. For any future emails regarding this, please use nneul@neulinger.org.

From
alecm@crypticide.com Mon Oct 1 12:26:03 2007
Received: from umr-exproto2.cc.umr.edu ([131.151.0.192]) by UMR-CMAIL1.umr.edu with Microsoft SMTPSVC(6.0.3790.3959);
Mon, 1 Oct 2007 12:26:03 -0500
Received: from scansrv2.srv.mst.edu ([131.151.1.114]) by umr-exproto2.cc.umr.edu with Microsoft SMTPSVC(6.0.3790.3959);
Mon, 1 Oct 2007 12:26:02 -0500
Received: (qmail 8022 invoked from network); 1 Oct 2007 16:59:55 -0000
Received: from smtp1.srv.mst.edu (131.151.1.43)
by scanin-ipvs.cc.umr.edu with SMTP; 1 Oct 2007 16:59:55 -0000
Received: from spunkymail-mx8.g.dreamhost.com (mx1.spunky.mail.dreamhost.com [208.97.132.47])
by smtp1.srv.mst.edu (8.13.1/8.13.1) with ESMTP id 191Gxtp020623
for <nneul@umr.edu>; Mon, 1 Oct 2007 11:59:55 -0500
Received: from rutherford.zen.co.uk (rutherford.zen.co.uk [212.23.3.142])
by spunkymail-mx8.g.dreamhost.com (Postfix) with ESMTP id 2C7734D311
for <nneul@neulinger.org>; Mon, 1 Oct 2007 09:59:50 -0700 (PDT)
Received: from
[82.68.43.14] (helo=[192.168.1.3])
by rutherford.zen.co.uk with esmtp (Exim 4.50)
id 1IcOcX-0004Qt-6L
for nneul@neulinger.org; Mon, 01 Oct 2007 16:59:49 +0000
Mime-Version: 1.0 (Apple Message framework v752.2)
In-Reply-To: <1b1b3fd80710010908k11dac0afp1f2dd471059ff9a4@mail.gmail.com>
References: <1190922867.3457.147.camel@localhost.localdomain>
<EC90713277D2BE41B7110CCD74E235CEF44F38@UMR-CMAIL1.umr.edu>
<1b1b3fd80710010908k11dac0afp1f2dd471059ff9a4@mail.gmail.com>
Content-Type: text/plain; charset=US-ASCII; delsp=yes; format=flowed
Message-Id: <117A1264-F6DC-4E25-B0DD-56FBFE6E9F@crypticide.com>
Content-Transfer-Encoding: 7bit
From: Alec Muffett <alecm@crypticide.com>
Subject: Re: cracklib license
Date: Mon, 1 Oct 2007 17:59:46 +0100
To: Nathan Neulinger <nneul@neulinger.org>

X-Mailer: Apple Mail (2.752.2)
X-Originating-Rutherford-IP: [82.68.43.14]
Return-Path: alecm@crypticide.com
X-OriginalArrivalTime: 01 Oct 2007 17:26:03.0008 (UTC) FILETIME=[2420C000:01C80450]
Status: RO
Content-Length:
585
Lines: 21

>
> ----- Forwarded message -----
> From: Neulinger, Nathan <nneul@umr.edu>
> Date: Sep 27, 2007 2:58 PM
> Subject: RE: cracklib license
> To: alecm@crypto.dircon.co.uk
>
> Any chance you could write me a self-contained email stating clearly
> that the license is being changed to GPL, so I could include that
> email
> in the repository and clean up the repository/tarballs? I have all the
> original discussion, but something succinct and self contained
> would be
> ideal.

The license for my code in the Cracklib distribution is henceforth GPL.

Happy now? :-)

-a

1.139 go-md2man 2.0.0

1.139.1 Available under license :

MIT License

Copyright (c) 2015 Dmitri Shuralyov

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION

WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Blackfriday is distributed under the Simplified BSD License:

- > Copyright 2011 Russ Ross
- > All rights reserved.
- >
- > Redistribution and use in source and binary forms, with or without
- > modification, are permitted provided that the following conditions
- > are met:
- >
- > 1. Redistributions of source code must retain the above copyright
- > notice, this list of conditions and the following disclaimer.
- >
- > 2. Redistributions in binary form must reproduce the above
- > copyright notice, this list of conditions and the following
- > disclaimer in the documentation and/or other materials provided with
- > the distribution.
- >
- > THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS
- > "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT
- > LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS
- > FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE
- > COPYRIGHT HOLDER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT,
- > INCIDENTAL, SPECIAL, EXEMPLARY,
- > OR CONSEQUENTIAL DAMAGES (INCLUDING,
- > BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES;
- > LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER
- > CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT
- > LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN
- > ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE
- > POSSIBILITY OF SUCH DAMAGE.

The MIT License (MIT)

Copyright (c) 2014 Brian Goff

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

1.140 less 551-1ubuntu0.1

1.140.1 Available under license :

Less License

Less

Copyright (C) 1984-2018 Mark Nudelman

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice in the documentation and/or other materials provided with the distribution.

THIS SOFTWARE IS PROVIDED BY THE AUTHOR ``AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

GNU GENERAL PUBLIC LICENSE

Version 3, 29 June 2007

Copyright (C) 2007 Free Software Foundation, Inc. <<http://fsf.org/>>

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

Preamble

The GNU General Public License is a free, copyleft license for software and other kinds of works.

The licenses for most software and other practical works are designed to take away your freedom to share and change the works. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change all versions of a program--to make sure it remains free software for all its users. We, the Free Software Foundation, use the GNU General Public License for most of our software; it applies also to any other work released this way by its authors. You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for them if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs, and that you know you can do these things.

To protect your rights, we need to prevent others from denying you these rights or asking you to surrender the rights. Therefore, you have certain responsibilities if you distribute copies of the software, or if you modify it: responsibilities to respect the freedom of others.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must pass on to the recipients the same freedoms that you received. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

Developers that use the GNU GPL protect your rights with two steps:

(1) assert copyright on the software, and (2) offer you this License giving you legal permission to copy, distribute and/or modify it.

For the developers' and authors' protection, the GPL clearly explains that there is no warranty for this free software. For both users' and authors' sake, the GPL requires that modified versions be marked as changed, so that their problems will not be attributed erroneously to authors of previous versions.

Some devices are designed to deny users access to install or run

modified versions of the software inside them, although the manufacturer can do so. This is fundamentally incompatible with the aim of protecting users' freedom to change the software. The systematic pattern of such abuse occurs in the area of products for individuals to use, which is precisely where it is most unacceptable. Therefore, we have designed this version of the GPL to prohibit the practice for those products. If such problems arise substantially in other domains, we stand ready to extend this provision to those domains in future versions of the GPL, as needed to protect the freedom of users.

Finally, every program is threatened constantly by software patents. States should not allow patents to restrict development and use of software on general-purpose computers, but in those that do, we wish to avoid the special danger that patents applied to a free program could make it effectively proprietary. To prevent this, the GPL assures that patents cannot be used to render the program non-free.

The precise terms and conditions for copying, distribution and modification follow.

TERMS AND CONDITIONS

0. Definitions.

"This License" refers to version 3 of the GNU General Public License.

"Copyright" also means copyright-like laws that apply to other kinds of works, such as semiconductor masks.

"The Program" refers to any copyrightable work licensed under this License. Each licensee is addressed as "you". "Licensees" and "recipients" may be individuals or organizations.

To "modify" a work means to copy from or adapt all or part of the work in a fashion requiring copyright permission, other than the making of an exact copy. The resulting work is called a "modified version" of the earlier work or a work "based on" the earlier work.

A "covered work" means either the unmodified Program or a work based on the Program.

To "propagate" a work means to do anything with it that, without permission, would make you directly or secondarily liable for infringement under applicable copyright law, except executing it on a computer or modifying a private copy. Propagation includes copying, distribution (with or without modification), making available to the

public, and in some countries other activities as well.

To "convey" a work means any kind of propagation that enables other parties to make or receive copies. Mere interaction with a user through a computer network, with no transfer of a copy, is not conveying.

An interactive user interface displays "Appropriate Legal Notices" to the extent that it includes a convenient and prominently visible feature that (1) displays an appropriate copyright notice, and (2) tells the user that there is no warranty for the work (except to the extent that warranties are provided), that licensees may convey the work under this License, and how to view a copy of this License. If the interface presents a list of user commands or options, such as a menu, a prominent item in the list meets this criterion.

1. Source Code.

The "source code" for a work means the preferred form of the work for making modifications to it. "Object code" means any non-source form of a work.

A "Standard Interface" means an interface that either is an official standard defined by a recognized standards body, or, in the case of interfaces specified for a particular programming language, one that is widely used among developers working in that language.

The

"System Libraries" of an executable work include anything, other than the work as a whole, that (a) is included in the normal form of packaging a Major Component, but which is not part of that Major Component, and (b) serves only to enable use of the work with that Major Component, or to implement a Standard Interface for which an implementation is available to the public in source code form. A "Major Component", in this context, means a major essential component (kernel, window system, and so on) of the specific operating system (if any) on which the executable work runs, or a compiler used to produce the work, or an object code interpreter used to run it.

The "Corresponding Source" for a work in object code form means all the source code needed to generate, install, and (for an executable work) run the object code and to modify the work, including scripts to control those activities. However, it does not include the work's System Libraries, or general-purpose tools or generally available free programs which are used unmodified in performing those activities but which are not part of the work. For example, Corresponding Source includes interface definition files associated with source files for

the work, and the source code for shared libraries and dynamically linked subprograms that the work is specifically designed to require, such as by intimate data communication or control flow between those subprograms and other parts of the work.

The Corresponding Source need not include anything that users can regenerate automatically from other parts of the Corresponding Source.

The Corresponding Source for a work in source code form is that same work.

2. Basic Permissions.

All rights granted under this License are granted for the term of copyright on the Program, and are irrevocable provided the stated conditions are met. This License explicitly affirms your unlimited permission to run the unmodified Program. The output from running a covered work is covered

by this License only if the output, given its content, constitutes a covered work. This License acknowledges your rights of fair use or other equivalent, as provided by copyright law.

You may make, run and propagate covered works that you do not convey, without conditions so long as your license otherwise remains in force. You may convey covered works to others for the sole purpose of having them make modifications exclusively for you, or provide you with facilities for running those works, provided that you comply with the terms of this License in conveying all material for which you do not control copyright. Those thus making or running the covered works for you must do so exclusively on your behalf, under your direction and control, on terms that prohibit them from making any copies of your copyrighted material outside their relationship with you.

Conveying under any other circumstances is permitted solely under the conditions stated below. Sublicensing is not allowed; section 10 makes it unnecessary.

3. Protecting Users' Legal Rights From Anti-Circumvention Law.

No covered work shall be deemed part of an effective technological measure under any applicable law fulfilling obligations under article 11 of the WIPO copyright treaty adopted on 20 December 1996, or similar laws prohibiting or restricting circumvention of such measures.

When you convey a covered work, you waive any legal power to forbid

circumvention of technological measures to the extent such circumvention is effected by exercising rights under this License with respect to the covered work, and you disclaim any intention to limit operation or modification of the work as a means of enforcing, against the work's users, your or third parties' legal rights to forbid circumvention of technological measures.

4. Conveying Verbatim Copies.

You may convey verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice; keep intact all notices stating that this License and any non-permissive terms added in accord with section 7 apply to the code; keep intact all notices of the absence of any warranty; and give all recipients a copy of this License along with the Program.

You may charge any price or no price for each copy that you convey, and you may offer support or warranty protection for a fee.

5. Conveying Modified Source Versions.

You may convey a work based on the Program, or the modifications to produce it from the Program, in the form of source code under the terms of section 4, provided that you also meet all of these conditions:

- a) The work must carry prominent notices stating that you modified it, and giving a relevant date.
- b) The work must carry prominent notices stating that it is released under this License and any conditions added under section 7. This requirement modifies the requirement in section 4 to "keep intact all notices".
- c) You must license the entire work, as a whole, under this License to anyone who comes into possession of a copy. This License will therefore apply, along with any applicable section 7 additional terms, to the whole of the work, and all its parts, regardless of how they are packaged. This License gives no permission to license the work in any other way, but it does not invalidate such permission if you have separately received it.
- d) If the work has interactive user interfaces, each must display Appropriate Legal Notices; however, if the Program has interactive interfaces that do not display Appropriate Legal Notices, your work need not make them do so.

A compilation of a covered work with other separate and independent works, which are not by their nature extensions of the covered work, and which are not combined with it such as to form a larger program, in or on a volume of a storage or distribution medium, is called an "aggregate" if the compilation and its resulting copyright are not used to limit the access or legal rights of the compilation's users beyond what the individual works permit. Inclusion of a covered work in an aggregate does not cause this License to apply to the other parts of the aggregate.

6. Conveying Non-Source Forms.

You may convey a covered work in object code form under the terms of sections 4 and 5, provided that you also convey the machine-readable Corresponding Source under the terms of this License, in one of these ways:

- a) Convey the object code in, or embodied in, a physical product (including a physical distribution medium), accompanied by the Corresponding Source fixed on a durable physical medium customarily used for software interchange.
- b) Convey the object code in, or embodied in, a physical product (including a physical distribution medium), accompanied by a written offer, valid for at least three years and valid for as long as you offer spare parts or customer support for that product model, to give anyone who possesses the object code either (1) a copy of the Corresponding Source for all the software in the product that is covered by this License, on a durable physical medium customarily used for software interchange, for a price no more than your reasonable cost of physically performing this conveying of source, or (2) access to copy the Corresponding Source from a network server at no charge.
- c) Convey individual copies of the object code with a copy of the written offer to provide the Corresponding Source. This alternative is allowed only occasionally and noncommercially, and only if you received the object code with such an offer, in accord with subsection 6b.
- d) Convey the object code by offering access from a designated place (gratis or for a charge), and offer equivalent access to the Corresponding Source in the same way through the same place at no further charge. You need not require recipients to copy the

Corresponding Source along with the object code. If the place to copy the object code is a network server, the Corresponding Source may be on a different server (operated by you or a third party) that supports equivalent copying facilities, provided you maintain clear directions next to the object code saying where to find the Corresponding Source. Regardless of what server hosts the Corresponding Source, you remain obligated to ensure that it is available for as long as needed to satisfy these requirements.

e) Convey the object code using peer-to-peer transmission, provided you inform other peers where the object code and Corresponding Source of the work are being offered to the general public at no charge under subsection 6d.

A separable portion of the object code, whose source code is excluded from the Corresponding Source as a System Library, need not be included in conveying the object code work.

A "User Product" is either (1) a "consumer product", which means any tangible personal property which is normally used for personal, family, or household purposes, or (2) anything designed or sold for incorporation into a dwelling. In determining whether a product is a consumer product, doubtful cases shall be resolved in favor of coverage. For a particular product received by a particular user, "normally used" refers to a typical or common use of that class of product, regardless of the status of the particular user or of the way in which the particular user actually uses, or expects or is expected to use, the product. A product is a consumer product regardless of whether the product has substantial commercial, industrial or non-consumer uses, unless such uses represent the only significant mode of use of the product.

"Installation Information" for a User Product means any methods, procedures, authorization keys, or other information required to install and execute modified versions of a covered work in that User Product from a modified version of its Corresponding Source. The information must suffice to ensure that the continued functioning of the modified object code is in no case prevented or interfered with solely because modification has been made.

If you convey an object code work under this section in, or with, or specifically for use in, a User Product, and the conveying occurs as part of a transaction in which the right of possession and use of the User Product is transferred to the recipient in perpetuity or for a fixed term (regardless of how the transaction is characterized), the Corresponding Source conveyed under this section must be accompanied by the Installation Information. But this requirement does not apply

if neither you nor any third party retains the ability to install modified object code on the User Product (for example, the work has been installed in ROM).

The requirement to provide Installation Information does not include a requirement to continue to provide support service, warranty, or updates for a work that has been modified or installed by the recipient, or for the User Product in which it has been modified or installed. Access to a network may be denied when the modification itself materially and adversely affects the operation of the network or violates the rules and protocols for communication across the network.

Corresponding Source conveyed, and Installation Information provided, in accord with this section must be in a format that is publicly documented (and with an implementation available to the public in source code form), and must require no special password or key for unpacking, reading or copying.

7. Additional Terms.

"Additional permissions" are terms that supplement the terms of this License by making exceptions from one or more of its conditions. Additional permissions that are applicable to the entire Program shall be treated as though they were included in this License, to the extent that they are valid under applicable law. If additional permissions apply only to part of the Program, that part may be used separately under those permissions, but the entire Program remains governed by this License without regard to the additional permissions.

When you convey a copy of a covered work, you may at your option remove any additional permissions from that copy, or from any part of it. (Additional permissions may be written to require their own removal in certain cases when you modify the work.) You may place additional permissions on material, added by you to a covered work, for which you have or can give appropriate copyright permission.

Notwithstanding any other provision of this License, for material you add to a covered work, you may (if authorized by the copyright holders of that material) supplement the terms of this License with terms:

- a) Disclaiming warranty or limiting liability differently from the terms of sections 15 and 16 of this License; or
- b) Requiring preservation of specified reasonable legal notices or author attributions in that material or in the Appropriate Legal

Notices displayed by works containing it; or

c) Prohibiting misrepresentation of the origin of that material, or requiring that modified versions of such material be marked in reasonable ways as different from the original version; or

d) Limiting the use for publicity purposes of names of licensors or authors of the material; or

e) Declining to grant rights under trademark law for use of some trade names, trademarks, or service marks; or

f) Requiring indemnification of licensors and authors of that material by anyone who conveys the material (or modified versions of it) with contractual assumptions of liability to the recipient, for any liability that these contractual assumptions directly impose on

those licensors and authors.

All other non-permissive additional terms are considered "further restrictions" within the meaning of section 10. If the Program as you received it, or any part of it, contains a notice stating that it is governed by this License along with a term that is a further restriction, you may remove that term. If a license document contains a further restriction but permits relicensing or conveying under this License, you may add to a covered work material governed by the terms of that license document, provided that the further restriction does not survive such relicensing or conveying.

If you add terms to a covered work in accord with this section, you must place, in the relevant source files, a statement of the additional terms that apply to those files, or a notice indicating where to find the applicable terms.

Additional terms, permissive or non-permissive, may be stated in the form of a separately written license, or stated as exceptions; the above requirements apply either way.

8. Termination.

You may not propagate or modify a covered work except as expressly provided under this License. Any attempt otherwise to propagate or modify it is void, and will automatically terminate your rights under this License (including any patent licenses granted under the third paragraph of section 11).

However, if you cease all violation of this License, then your

license from a particular copyright holder is reinstated (a) provisionally, unless and until the copyright holder explicitly and finally terminates your license, and (b) permanently, if the copyright holder fails to notify you of the violation by some reasonable means prior to 60 days after the cessation.

Moreover, your license from a particular copyright holder is reinstated permanently if the copyright holder notifies you of the violation by some reasonable means, this is the first time you have received notice of violation of this License (for any work) from that copyright holder, and you cure the violation prior to 30 days after your receipt of the notice.

Termination of your rights under this section does not terminate the licenses of parties who have received copies or rights from you under this License. If your rights have been terminated and not permanently reinstated, you do not qualify to receive new licenses for the same material under section 10.

9. Acceptance Not Required for Having Copies.

You are not required to accept this License in order to receive or run a copy of the Program. Ancillary propagation of a covered work occurring solely as a consequence of using peer-to-peer transmission to receive a copy likewise does not require acceptance. However, nothing other than this License grants you permission to propagate or modify any covered work. These actions infringe copyright if you do not accept this License. Therefore, by modifying or propagating a covered work, you indicate your acceptance of this License to do so.

10. Automatic Licensing of Downstream Recipients.

Each time you convey a covered work, the recipient automatically receives a license from the original licensors, to run, modify and propagate that work, subject to this License. You are not responsible for enforcing compliance by third parties with this License.

An "entity transaction" is a transaction transferring control of an organization, or substantially all assets of one, or subdividing an organization, or merging organizations. If propagation of a covered work results from an entity transaction, each party to that transaction who receives a copy of the work also receives whatever licenses to the work the party's predecessor in interest had or could give under the previous paragraph, plus a right to possession of the Corresponding Source of the work from the predecessor in interest, if the predecessor has it or can get it with reasonable efforts.

You may not impose any further restrictions on the exercise of the rights granted or affirmed under this License. For example, you may not impose a license fee, royalty, or other charge for exercise of rights granted under this License, and you may not initiate litigation (including a cross-claim or counterclaim in a lawsuit) alleging that any patent claim is infringed by making, using, selling, offering for sale, or importing the Program or any portion of it.

11. Patents.

A "contributor" is a copyright holder who authorizes use under this License of the Program or a work on which the Program is based. The work thus licensed is called the contributor's "contributor version".

A contributor's "essential patent claims" are all patent claims owned or controlled by the contributor, whether already acquired or hereafter acquired, that would be infringed by some manner, permitted by this License, of making, using, or selling its contributor version, but do not include claims that would be infringed only as a consequence of further modification of the contributor version. For purposes of this definition, "control" includes the right to grant patent sublicenses in a manner consistent with the requirements of this License.

Each contributor grants you a non-exclusive, worldwide, royalty-free patent license under the contributor's essential patent claims, to make, use, sell, offer for sale, import and otherwise run, modify and propagate the contents of its contributor version.

In the following three paragraphs, a "patent license" is any express agreement or commitment, however denominated, not to enforce a patent (such as an express permission to practice a patent or covenant not to sue for patent infringement). To "grant" such a patent license to a party means to make such an agreement or commitment not to enforce a patent against the party.

If you convey a covered work, knowingly relying on a patent license, and the Corresponding Source of the work is not available for anyone to copy, free of charge and under the terms of this License, through a publicly available network server or other readily accessible means, then you must either (1) cause the Corresponding Source to be so available, or (2) arrange to deprive yourself of the benefit of the patent license for this particular work, or (3) arrange, in a manner consistent with the requirements of this License, to extend the patent

license to downstream recipients. "Knowingly relying" means you have actual knowledge that, but for the patent license, your conveying the covered work in a country, or your recipient's use of the covered work in a country, would infringe one or more identifiable patents in that country that you have reason to believe are valid.

If, pursuant to or in connection with a single transaction or arrangement, you convey, or propagate by procuring conveyance of, a covered work, and grant a patent license to some of the parties receiving the covered work authorizing them to use, propagate, modify or convey a specific copy of the covered work, then the patent license you grant is automatically extended to all recipients of the covered work and works based on it.

A patent license is "discriminatory" if it does not include within the scope of its coverage, prohibits the exercise of, or is conditioned on the non-exercise of one or more of the rights that are specifically granted under this License. You may not convey a covered work if you are a party to an arrangement with a third party that is in the business of distributing software, under which you make payment to the third party based on the extent of your activity of conveying the work, and under which the third party grants, to any of the parties who would receive the covered work from you, a discriminatory patent license (a) in connection with copies of the covered work conveyed by you (or copies made from those copies), or (b) primarily for and in connection with specific products or compilations that contain the covered work, unless you entered into that arrangement, or that patent license was granted, prior to 28 March 2007.

Nothing in this License shall be construed as excluding or limiting any implied license or other defenses to infringement that may otherwise be available to you under applicable patent law.

12. No Surrender of Others' Freedom.

If conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot convey a covered work so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not convey it at all. For example, if you agree to terms that obligate you to collect a royalty for further conveying from those to whom you convey the Program, the only way you could satisfy both those terms and this License would be to refrain entirely from conveying the Program.

13. Use with the GNU Affero General Public License.

Notwithstanding any other provision of this License, you have permission to link or combine any covered work with a work licensed under version 3 of the GNU Affero General Public License into a single combined work, and to convey the resulting work. The terms of this License will continue to apply to the part which is the covered work, but the special requirements of the GNU Affero General Public License, section 13, concerning interaction through a network will apply to the combination as such.

14. Revised Versions of this License.

The Free Software Foundation may publish revised and/or new versions of the GNU General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies that a certain numbered version of the GNU General Public License "or any later version" applies to it, you have the option of following the terms and conditions either of that numbered version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of the GNU General Public License, you may choose any version ever published by the Free Software Foundation.

If the Program specifies that a proxy can decide which future versions of the GNU General Public License can be used, that proxy's public statement of acceptance of a version permanently authorizes you to choose that version for the Program.

Later license versions may give you additional or different permissions. However, no additional obligations are imposed on any author or copyright holder as a result of your choosing to follow a later version.

15. Disclaimer of Warranty.

THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

16. Limitation of Liability.

IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MODIFIES AND/OR CONVEYS THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

17.

Interpretation of Sections 15 and 16.

If the disclaimer of warranty and limitation of liability provided above cannot be given local legal effect according to their terms, reviewing courts shall apply local law that most closely approximates an absolute waiver of all civil liability in connection with the Program, unless a warranty or assumption of liability accompanies a copy of the Program in return for a fee.

END OF TERMS AND CONDITIONS

How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively state the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

<one line to give the program's name and a brief idea of what it does.>

Copyright (C) <year> <name of author>

This program is free software: you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation, either version 3 of the License, or (at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the

GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program. If not, see <http://www.gnu.org/licenses/>.

Also add information on how to contact you by electronic and paper mail.

If the program does terminal interaction, make it output a short notice like this when it starts in an interactive mode:

```
<program> Copyright (C) <year> <name of author>  
This program comes with ABSOLUTELY NO WARRANTY; for details type `show w'.  
This is free software, and you are welcome to redistribute it  
under certain conditions; type `show c' for details.
```

The hypothetical commands `show w' and `show c' should show the appropriate parts of the General Public License. Of course, your program's commands might be different; for a GUI interface, you would use an "about box".

You should also get your employer (if you work as a programmer) or school, if any, to sign a "copyright disclaimer" for the program, if necessary. For more information on this, and how to apply and follow the GNU GPL, see <http://www.gnu.org/licenses/>.

The GNU General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Lesser General Public License instead of this License. But first, please read <http://www.gnu.org/philosophy/why-not-lgpl.html>.

1.141 apr 1.6.5-1ubuntu1

1.141.1 Available under license :

Apache License
Version 2.0, January 2004
<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems,

and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work,

excluding those notices that do not pertain to any part of the Derivative Works; and

(d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding

those notices that do not

pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the

content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions

of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

APACHE PORTABLE RUNTIME SUBCOMPONENTS:

The Apache Portable Runtime includes a number of subcomponents with separate copyright notices and license terms. Your use of the source code for these subcomponents is subject to the terms and conditions of the following licenses.

From strings/apr_fnmatch.c, include/apr_fnmatch.h, misc/unix/getopt.c, file_io/unix/mktemp.c, strings/apr_strings.c:

```
/*
 * Copyright (c) 1987, 1993, 1994
 *   The Regents of the University of California. All rights reserved.
 *
 * Redistribution and use in source and binary forms, with or without
 * modification, are permitted provided that the following conditions
 * are met:
 * 1. Redistributions of source code must retain the above copyright
 *   notice, this list of conditions and the following disclaimer.
 * 2. Redistributions in binary form must reproduce the above copyright
 *   notice, this list of conditions and the following disclaimer in the
 *   documentation and/or other materials provided with the distribution.
 * 3. All advertising materials mentioning features or use of this software
 *   must display the following acknowledgement:
 *   This product includes software developed by the University of
 *   California, Berkeley and its contributors.
 * 4. Neither the name of the University nor the names of its contributors
 *   may be used to endorse or promote products derived from this software
 *   without specific prior written permission.
 *
 * THIS SOFTWARE IS PROVIDED BY THE REGENTS AND CONTRIBUTORS ``AS IS'' AND
 * ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE
 * IMPLIED WARRANTIES OF
 * MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE
 * ARE DISCLAIMED. IN NO EVENT SHALL THE REGENTS OR CONTRIBUTORS BE LIABLE
 * FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL
 * DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS
 * OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION)
```

* HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT
* LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY
* OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF
* SUCH DAMAGE.

From network_io/unix/inet_ntop.c, network_io/unix/inet_pton.c:

/* Copyright (c) 1996 by Internet Software Consortium.

*

* Permission to use, copy, modify, and distribute this software for any
* purpose with or without fee is hereby granted, provided that the above
* copyright notice and this permission notice appear in all copies.

*

* THE SOFTWARE IS PROVIDED "AS IS" AND INTERNET SOFTWARE
* CONSORTIUM DISCLAIMS

* ALL WARRANTIES WITH REGARD TO THIS SOFTWARE INCLUDING ALL IMPLIED WARRANTIES
* OF MERCHANTABILITY AND FITNESS. IN NO EVENT SHALL INTERNET SOFTWARE
* CONSORTIUM BE LIABLE FOR ANY SPECIAL, DIRECT, INDIRECT, OR CONSEQUENTIAL
* DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR
* PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS
* ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS
* SOFTWARE.

From dso/aix/dso.c:

* Based on libdl (dlfcn.c/dlfcn.h) which is

* Copyright (c) 1992,1993,1995,1996,1997,1988

* Jens-Uwe Mager, Helios Software GmbH, Hannover, Germany.

*

* Not derived from licensed software.

*

* Permission is granted to freely use, copy, modify, and redistribute
* this software, provided that the author is not construed to be liable
* for any results of using the software, alterations are clearly marked
* as such, and this notice is not modified.

From strings/apr_strnatcmp.c,
include/apr_strings.h:

strnatcmp.c -- Perform 'natural order' comparisons of strings in C.
Copyright (C) 2000 by Martin Pool <mbp@humblebug.org.au>

This software is provided 'as-is', without any express or implied
warranty. In no event will the authors be held liable for any damages
arising from the use of this software.

Permission is granted to anyone to use this software for any purpose,
including commercial applications, and to alter it and redistribute it

freely, subject to the following restrictions:

1. The origin of this software must not be misrepresented; you must not claim that you wrote the original software. If you use this software in a product, an acknowledgment in the product documentation would be appreciated but is not required.
2. Altered source versions must be plainly marked as such, and must not be misrepresented as being the original software.
3. This notice may not be removed or altered from any source distribution.

From

strings/apr_snprintf.c:

*

* cvt - IEEE floating point formatting routines.

* Derived from UNIX V7, Copyright(C) Caldera International Inc.

*

Copyright(C) Caldera International Inc. 2001-2002. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

Redistributions of source code and documentation must retain the above copyright notice, this list of conditions and the following disclaimer.

Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

All advertising materials mentioning features or use of this software must display the following acknowledgement:

This product includes software developed or owned by Caldera International, Inc.

Neither the name of Caldera International, Inc. nor the names of other contributors may be used to endorse or promote products derived from this software without specific prior written permission.

USE OF THE SOFTWARE PROVIDED FOR UNDER THIS LICENSE BY CALDERA INTERNATIONAL, INC. AND CONTRIBUTORS ``AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL CALDERA INTERNATIONAL, INC. BE LIABLE FOR ANY DIRECT, INDIRECT INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES

(INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Apache Portable Runtime

Copyright (c) 2000-2018 The Apache Software Foundation.

This product includes software developed at
The Apache Software Foundation (<http://www.apache.org/>).

Portions of this software were developed at the National Center
for Supercomputing Applications (NCSA) at the University of
Illinois at Urbana-Champaign.

This software contains code derived from the RSA Data Security
Inc. MD5 Message-Digest Algorithm.

This software contains code derived from UNIX V7, Copyright(C)
Caldera International Inc.

1.142 lua 5.2.4-1.1build3

1.142.1 Available under license :

No license file was found, but licenses were detected in source scan.

Lua is free software distributed under the terms of the

[MIT license](http://www.opensource.org/licenses/mit-license.html)

Permission is hereby granted, free of charge, to any person obtaining a copy
of this software and associated documentation files (the "Software"), to deal
to use, copy, modify, merge, publish, distribute, sublicense, and/or sell
furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in
all copies or substantial portions of the Software.

Found in path(s):

* /opt/cola/permits/1083152210_1609273724.93/0/lua-5-4-2-1-tar-gz/lua-5.4.2/doc/readme.html

No license file was found, but licenses were detected in source scan.

Freely available under the terms of the

Lua is free software,
more details.

Found in path(s):

* /opt/cola/permits/1083152210_1609273724.93/0/lua-5-4-2-1-tar-gz/lua-5.4.2/doc/manual.html

No license file was found, but licenses were detected in source scan.

```
/*  
* Copyright (C) 1994-2020 Lua.org, PUC-Rio.  
*  
* Permission is hereby granted, free of charge, to any person obtaining  
* a copy of this software and associated documentation files (the  
* "Software"), to deal in the Software without restriction, including  
* without limitation the rights to use, copy, modify, merge, publish,  
* distribute, sublicense, and/or sell copies of the Software, and to  
* permit persons to whom the Software is furnished to do so, subject to  
* the following conditions:  
*  
* The above copyright notice and this permission notice shall be  
* included in all copies or substantial portions of the Software.  
*  
* THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND,  
* EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF  
* MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT.  
* IN NO EVENT  
* SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY  
* CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT,  
* TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE  
* SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.  
*/
```

Found in path(s):

* /opt/cola/permits/1083152210_1609273724.93/0/luarocks-5.4.2-1-tar-gz/luarocks-5.4.2/src/luarocks.h

No license file was found, but licenses were detected in source scan.

Freely available under the terms of the

Found in path(s):

* /opt/cola/permits/1083152210_1609273724.93/0/luarocks-5.4.2-1-tar-gz/luarocks-5.4.2/doc/contents.html

1.143 libxi 1.7.10-0ubuntu1

1.143.1 Available under license :

Copyright 1989, 1998 The Open Group

Permission to use, copy, modify, distribute, and sell this software and its documentation for any purpose is hereby granted without fee, provided that the above copyright notice appear in all copies and that both that copyright notice and this permission notice appear in supporting documentation.

The above copyright notice and this permission notice shall be included in

all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE OPEN GROUP BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Except as contained in this notice, the name of The Open Group shall not be used in advertising
or otherwise to promote the sale, use or other dealings
in this Software without prior written authorization from The Open Group.

Copyright 1989 by Hewlett-Packard Company, Palo Alto, California.

All Rights Reserved

Permission to use, copy, modify, and distribute this software and its documentation for any purpose and without fee is hereby granted, provided that the above copyright notice appear in all copies and that both that copyright notice and this permission notice appear in supporting documentation, and that the name of Hewlett-Packard not be used in advertising or publicity pertaining to distribution of the software without specific, written prior permission.

HEWLETT-PACKARD DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE, INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS, IN NO EVENT SHALL HEWLETT-PACKARD BE LIABLE FOR ANY SPECIAL, INDIRECT OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

Copyright 2008 Peter Hutterer

Permission to use, copy, modify, distribute, and sell this software and its documentation for any purpose is hereby granted without fee, provided that the above copyright notice appear in all copies and that both that copyright notice and this permission notice appear in supporting documentation.

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY,

FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Except as contained in this notice, the name of the author shall not be used in advertising or otherwise to promote the sale, use or other dealings in this Software without prior written authorization from the author.

Copyright 2009 Red Hat, Inc.

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice (including the next paragraph) shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

1.144 cdebconf 0.251ubuntu1

1.144.1 Available under license :

CDebConf was initially written by Randolph Chung <tausq@debian.org>

Other contributors include:

Anthony Towns <ajt@debian.org>

David Whedon <dwhedon@gordian.com>

Dan Jacobowitz <dan@debian.org>

Tollef Fog Heen <tfheen@debian.org>

Attilio Fiandrotti <fiandro@tiscali.it>

Colin Watson <cjwatson@debian.org>

Regis Boudin <regis@debian.org>

CDebConf includes ideas and code from:

debconf - The original, de facto, perl implementation

(c) Joey Hess <joeyh@debian.org>

apt - The Debian Advanced Package Tool

(c) Jason Gunthorpe <jgg@debian.org>

(derived portions are public domain)

CDebConf is copyrighted (c) 2000-2009 by Randolph Chung <tausq@debian.org>, the d-i team (see above), and Canonical Ltd. under the following license:

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

THIS SOFTWARE IS PROVIDED BY THE AUTHORS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE AUTHOR OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

1.145 tcl 8.6.10+dfsg-1

1.145.1 Available under license :

The author disclaims copyright to this source code. In place of a legal notice, here is a blessing:

May you do good and not evil.

May you find forgiveness for yourself and forgive others.

May you share freely, never taking more than you give.

This is a mostly rewritten version of [incr Tcl], which is copyrighted by Arnulf P. Wiedemann (c) Copyright 2008. It is derived from a version written by Lucent Technologies, Inc., and other parties see that copyright below.

The rewritten version is copyrighted with BSD license or Public Domain at your choice.

The original version of this software is copyrighted by Lucent Technologies, Inc., and other parties. The following terms apply to all files associated with the software unless explicitly disclaimed in individual files.

The authors hereby grant permission to use, copy, modify, distribute, and license this software and its documentation for any purpose, provided that existing copyright notices are retained in all copies and that this notice is included verbatim in any distributions. No written agreement, license, or royalty fee is required for any of the authorized uses.

Modifications to this software may be copyrighted by their authors and need not follow the licensing terms described

here, provided that

the new terms are clearly indicated on the first page of each file where they apply.

IN NO EVENT SHALL THE AUTHORS OR DISTRIBUTORS BE LIABLE TO ANY PARTY FOR DIRECT, INDIRECT, SPECIAL, INCIDENTAL, OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OF THIS SOFTWARE, ITS DOCUMENTATION, OR ANY DERIVATIVES THEREOF, EVEN IF THE AUTHORS HAVE BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

THE AUTHORS AND DISTRIBUTORS SPECIFICALLY DISCLAIM ANY WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, AND NON-INFRINGEMENT. THIS SOFTWARE IS PROVIDED ON AN "AS IS" BASIS, AND THE AUTHORS AND DISTRIBUTORS HAVE NO OBLIGATION TO PROVIDE MAINTENANCE, SUPPORT, UPDATES, ENHANCEMENTS, OR MODIFICATIONS.

GOVERNMENT USE: If you are acquiring this software on behalf of the U.S. government, the Government shall have only "Restricted Rights" in the software and related documentation as defined in the Federal Acquisition

Regulations (FARs) in Clause 52.227.19 (c) (2). If you are acquiring the software on behalf of the Department of Defense, the software shall be classified as "Commercial Computer Software" and the Government shall have only "Restricted Rights" as defined in Clause 252.227-7013 (c) (1) of DFARs. Notwithstanding the foregoing, the authors grant the U.S. Government and others acting in its behalf permission to use and distribute the software in accordance with the terms specified in this license.

This software is copyrighted by Kevin B. Kenny, and by other parties.

The following terms apply to all files associated with the software unless explicitly disclaimed in individual files.

The authors hereby grant permission to use, copy, modify, distribute, and license this software and its documentation for any purpose, provided that existing copyright notices are retained in all copies and that this

any of their entities not be used in advertising or publicity pertaining to distribution of the software without specific, written prior permission.

Lucent Technologies

disclaims all warranties with regard to this software, including all implied warranties of merchantability and fitness. In no event shall Lucent be liable for any special, indirect or consequential damages or any damages whatsoever resulting from loss of use, data or profits, whether in an action of contract, negligence or other tortuous action, arising out of or in connection with the use or performance of this software.

=====

This software is copyrighted by Slawomir Cygan, and by other parties. The following terms apply to all files associated with the software unless explicitly disclaimed in individual files.

The authors hereby grant permission to use, copy, modify, distribute, and license this software and its documentation for any purpose, provided that existing copyright notices are retained in all copies and that this notice is included verbatim in any distributions. No written agreement, license, or royalty fee is required for any of the authorized uses. Modifications to this software may be copyrighted by their authors and need not follow the licensing terms described here, provided that the new terms are clearly indicated on the first page of each file where they apply.

IN NO EVENT SHALL THE AUTHORS OR DISTRIBUTORS BE LIABLE TO ANY PARTY FOR DIRECT, INDIRECT, SPECIAL, INCIDENTAL, OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OF THIS SOFTWARE, ITS DOCUMENTATION, OR ANY DERIVATIVES THEREOF, EVEN IF THE AUTHORS HAVE BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

THE AUTHORS AND DISTRIBUTORS SPECIFICALLY DISCLAIM ANY WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, AND NON-INFRINGEMENT. THIS SOFTWARE IS PROVIDED ON AN "AS IS" BASIS, AND THE AUTHORS AND DISTRIBUTORS HAVE NO OBLIGATION TO PROVIDE MAINTENANCE, SUPPORT, UPDATES, ENHANCEMENTS, OR MODIFICATIONS.

GOVERNMENT USE: If you are acquiring this software on behalf of the U.S. government, the Government shall have only "Restricted Rights" in the software and related documentation as defined in the Federal Acquisition Regulations (FARs) in Clause 52.227.19 (c) (2). If you are acquiring the software on behalf of the Department of Defense, the software shall be classified as "Commercial Computer Software" and the Government shall have only "Restricted Rights" as defined in Clause

252.227-7013 (c) (1) of DFARs. Notwithstanding the foregoing, the authors grant the U.S. Government and others acting in its behalf permission to use and distribute the software in accordance with the terms specified in this license.

This software is copyrighted by the Regents of the University of California, Sun Microsystems, Inc., Scriptics Corporation, and other parties. The following terms apply to all files associated with the software unless explicitly disclaimed in individual files.

The authors hereby grant permission to use, copy, modify, distribute, and license this software and its documentation for any purpose, provided that existing copyright notices are retained in all copies and that this notice is included verbatim in any distributions. No written agreement, license, or royalty fee is required for any of the authorized uses. Modifications to this software may be copyrighted by their authors and need not follow the licensing terms described here, provided that the new terms are clearly indicated on the first page of each file where they apply.

IN NO EVENT SHALL THE AUTHORS OR DISTRIBUTORS BE LIABLE TO ANY PARTY FOR DIRECT, INDIRECT, SPECIAL, INCIDENTAL, OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OF THIS SOFTWARE, ITS DOCUMENTATION, OR ANY DERIVATIVES THEREOF, EVEN IF THE AUTHORS HAVE BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

THE AUTHORS AND DISTRIBUTORS SPECIFICALLY DISCLAIM ANY WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, AND NON-INFRINGEMENT. THIS SOFTWARE IS PROVIDED ON AN "AS IS" BASIS, AND THE AUTHORS AND DISTRIBUTORS HAVE NO OBLIGATION TO PROVIDE MAINTENANCE, SUPPORT, UPDATES, ENHANCEMENTS, OR MODIFICATIONS.

GOVERNMENT USE: If you are acquiring this software on behalf of the U.S. government, the Government shall have only "Restricted Rights" in the software and related documentation as defined in the Federal Acquisition Regulations (FARs) in Clause 52.227.19 (c) (2). If you are acquiring the software on behalf of the Department of Defense, the software shall be classified as "Commercial Computer Software" and the Government shall have only "Restricted Rights" as defined in Clause 252.227-7013

(c) (1) of DFARs. Notwithstanding the foregoing, the authors grant the U.S. Government and others acting in its behalf permission to use and distribute the software in accordance with the terms specified in this license.

Boost Software License - Version 1.0 - August 17th, 2003

Permission is hereby granted, free of charge, to any person or organization obtaining a copy of the software and accompanying documentation covered by this license (the "Software") to use, reproduce, display, distribute, execute, and transmit the Software, and to prepare derivative works of the Software, and to permit third-parties to whom the Software is furnished to do so, all subject to the following:

The copyright notices in the Software and this entire statement, including the above license grant, this restriction and the following disclaimer, must be included in all copies of the Software, in whole or in part, and all derivative works of the Software, unless such copies or derivative works are solely in the form of machine-executable object code generated by a source language processor.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, TITLE AND NON-INFRINGEMENT. IN NO EVENT SHALL THE COPYRIGHT HOLDERS OR ANYONE DISTRIBUTING THE SOFTWARE BE LIABLE FOR ANY DAMAGES OR OTHER LIABILITY, WHETHER IN CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

This software is copyrighted by the Regents of the University of California, Sun Microsystems, Inc., Scriptics Corporation, ActiveState Corporation and other parties. The following terms apply to all files associated with the software unless explicitly disclaimed in individual files.

The authors hereby grant permission to use, copy, modify, distribute, and license this software and its documentation for any purpose, provided that existing copyright notices are retained in all copies and that this notice is included verbatim in any distributions. No written agreement, license, or royalty fee is required for any of the authorized uses. Modifications to this software may be copyrighted by their authors and need not follow the licensing terms described here, provided that the new terms are clearly indicated on the first page of each file where they apply.

IN NO EVENT SHALL THE AUTHORS OR DISTRIBUTORS BE LIABLE TO ANY PARTY FOR DIRECT, INDIRECT, SPECIAL, INCIDENTAL, OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OF THIS SOFTWARE, ITS DOCUMENTATION, OR ANY DERIVATIVES THEREOF, EVEN IF THE AUTHORS HAVE BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

THE AUTHORS AND DISTRIBUTORS SPECIFICALLY DISCLAIM ANY WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, AND NON-INFRINGEMENT. THIS SOFTWARE

IS PROVIDED ON AN "AS IS" BASIS, AND THE AUTHORS AND DISTRIBUTORS HAVE NO OBLIGATION TO PROVIDE MAINTENANCE, SUPPORT, UPDATES, ENHANCEMENTS, OR MODIFICATIONS.

GOVERNMENT USE: If you are acquiring this software on behalf of the U.S. government, the Government shall have only "Restricted Rights" in the software and related documentation as defined in the Federal Acquisition Regulations (FARs) in Clause 52.227.19 (c) (2). If you are acquiring the software on behalf of the Department of Defense, the software shall be classified as "Commercial Computer Software" and the Government shall have only "Restricted Rights" as defined in Clause 252.227-7014 (b) (3) of DFARs. Notwithstanding the foregoing, the authors grant the U.S. Government and others acting in its behalf permission to use and distribute the software in accordance with the terms specified in this license.

This software is copyrighted by the Scriptics Corporation, and other parties. The following terms apply to all files associated with the software unless explicitly disclaimed in individual files.

The authors hereby grant permission to use, copy, modify, distribute, and license this software and its documentation for any purpose, provided that existing copyright notices are retained in all copies and that this notice is included verbatim in any distributions. No written agreement, license, or royalty fee is required for any of the authorized uses. Modifications to this software may be copyrighted by their authors and need not follow the licensing terms described here, provided that the new terms are clearly indicated on the first page of each file where they apply.

IN NO EVENT SHALL THE AUTHORS OR DISTRIBUTORS BE LIABLE TO ANY PARTY FOR DIRECT, INDIRECT, SPECIAL, INCIDENTAL, OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OF THIS SOFTWARE, ITS DOCUMENTATION, OR ANY DERIVATIVES THEREOF, EVEN IF THE AUTHORS HAVE BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

THE AUTHORS AND DISTRIBUTORS SPECIFICALLY DISCLAIM ANY WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, AND NON-INFRINGEMENT. THIS SOFTWARE IS PROVIDED ON AN "AS IS" BASIS, AND THE AUTHORS AND DISTRIBUTORS HAVE NO OBLIGATION TO PROVIDE MAINTENANCE, SUPPORT, UPDATES, ENHANCEMENTS, OR MODIFICATIONS.

GOVERNMENT USE: If you are acquiring this software on behalf of the U.S. government, the Government shall have only "Restricted Rights" in the software and related documentation as defined in the Federal Acquisition Regulations (FARs) in Clause 52.227.19 (c) (2). If you

are acquiring the software on behalf of the Department of Defense, the software shall be classified as "Commercial Computer Software" and the Government shall have only "Restricted Rights" as defined in Clause 252.227-7013 (c) (1) of DFARs. Notwithstanding the foregoing, the authors grant the U.S. Government and others acting in its behalf permission to use and distribute the software in accordance with the terms specified in this license.

1.146 oniguruma 6.9.4-1

1.146.1 Available under license :

Oniguruma LICENSE

Copyright (c) 2002-2020 K.Kosako <kkosako0@gmail.com>
All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

THIS SOFTWARE IS PROVIDED BY THE AUTHOR AND CONTRIBUTORS ``AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE AUTHOR OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

1.147 commons-io 2.7

1.147.1 Available under license :

Apache Commons IO
Copyright 2002-2020 The Apache Software Foundation

This product includes software developed at
The Apache Software Foundation (<https://www.apache.org/>).

Apache License
Version 2.0, January 2004
<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or
(iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from)
the Work and for which the
editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes

of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication

on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant

of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as

of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must

include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify

the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor,

except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

1.148 bcpkix-fips 1.0.3

1.148.1 Available under license :

No license file was found, but licenses were detected in source scan.

```
/**
 * Base constructor.
 * <p>
 * The authorizer attempts to perform matching (including the use of the wildcard) in accordance with RFC 6125.
 * </p>
 * <p>
 * Known suffixes is a list of public domain suffixes that can't be used as wild cards for
 * example *.com, or c*c.com, as a dns wildcard could match every/most .com domains if a registrar were issue it.
 * If *.com is in the known suffixes list will not be allowed to match.
 * </p>
 *
 * @param knownSuffixes a set of suffixes that cannot be wild-carded, e.g. { ".com", ".net", ".org" }
 */
```

Found in path(s):

```
* /opt/ws_local/PERMITS_SQL/1093422976_1600923322.73/0/bcpkix-fips-1-0-3-sources-1-
jar/org/bouncycastle/est/jcajce/JsseDefaultHostnameAuthorizer.java
```


1.149 jctools-core 3.1.0

1.149.1 Available under license :

No license file was found, but licenses were detected in source scan.

```
<project xmlns="http://maven.apache.org/POM/4.0.0" xmlns:xsi="http://www.w3.org/2001/XMLSchema-instance"
xsi:schemaLocation="http://maven.apache.org/POM/4.0.0 http://maven.apache.org/maven-v4_0_0.xsd">
  <modelVersion>4.0.0</modelVersion>
```

```
  <artifactId>jctools-core</artifactId>
  <groupId>org.jctools</groupId>
  <version>3.1.0</version>
  <name>Java Concurrency Tools Core Library</name>
  <description>Java Concurrency Tools Core Library</description>
  <packaging>bundle</packaging>
```

```
  <dependencies>
    <dependency>
      <groupId>org.hamcrest</groupId>
      <artifactId>hamcrest-all</artifactId>
      <version>${hamcrest.version}</version>
      <scope>test</scope>
    </dependency>
```

```
    <dependency>
      <groupId>junit</groupId>
      <artifactId>junit</artifactId>
      <version>${junit.version}</version>
      <scope>test</scope>
    </dependency>
```

```
    <dependency>
      <groupId>com.google.guava</groupId>
      <artifactId>guava-testlib</artifactId>
      <version>${guava-testlib.version}</version>
      <scope>test</scope>
    </dependency>
  </dependencies>
```

```
  <build>
    <plugins>
      <plugin>
        <groupId>org.apache.maven.plugins</groupId>
        <artifactId>maven-surefire-plugin</artifactId>
        <version>3.0.0-M3</version>
        <configuration>
          <includes>
```

```

    <include>*/</include>
  </includes>
</configuration>
</plugin>
<plugin>
  <groupId>org.apache.felix</groupId>
  <artifactId>maven-bundle-plugin</artifactId>
  <version>4.2.1</version>
  <extensions>>true</extensions>
  <configuration>
    <instructions>
      <Import-Package>sun.misc;resolution:=optional</Import-Package>
    </instructions>
  </configuration>
</plugin>
<plugin>
  <groupId>org.apache.maven.plugins</groupId>
  <artifactId>maven-source-plugin</artifactId>
  <version>3.2.0</version>
  <executions>
    <execution>
      <id>attach-sources</id>
      <phase>verify</phase>
      <goals>
        <goal>jar-no-fork</goal>
      </goals>
    </execution>
  </executions>
</plugin>
<plugin>
  <groupId>org.apache.maven.plugins</groupId>
  <artifactId>maven-javadoc-plugin</artifactId>
  <version>3.1.1</version>
  <configuration>
    <additionalOptions>
      <additionalOption>-Xdoclint:none</additionalOption>
    </additionalOptions>
    <source>8</source>
  </configuration>
  <executions>
    <execution>
      <id>attach-javadocs</id>
      <goals>
        <goal>jar</goal>
      </goals>
    </execution>
  </executions>
</plugin>

```

```
</plugins>
</build>

<distributionManagement>
  <repository>
    <id>bintray-jctools-jctools</id>
    <name>jctools-jctools</name>
    <url>https://api.bintray.com/maven/jctools/jctools/jctools-core/;publish=1</url>
  </repository>
</distributionManagement>

<url>https://github.com/JCTools</url>
<inceptionYear>2013</inceptionYear>

<licenses>
  <license>
    <name>Apache
License, Version 2.0</name>
    <url>http://www.apache.org/licenses/LICENSE-2.0.txt</url>
    <distribution>repo</distribution>
  </license>
</licenses>

<scm>
  <url>https://github.com/JCTools/JCTools</url>
  <connection>scm:git:https://github.com/JCTools/JCTools</connection>
  <tag>HEAD</tag>
</scm>

<developers>
  <developer>
    <url>https://github.com/nitsanw</url>
  </developer>
  <developer>
    <url>https://github.com/mjpt777</url>
  </developer>
  <developer>
    <url>https://github.com/RichardWarburton</url>
  </developer>
  <developer>
    <url>https://github.com/kay</url>
  </developer>
  <developer>
    <url>https://github.com/franz1981</url>
  </developer>
</developers>

<prerequisites>
```

```

<maven>3.5.0</maven>
</prerequisites>

<properties>
<project.build.sourceEncoding>UTF-8</project.build.sourceEncoding>
<java.version>1.6</java.version>
<java.test.version>1.8</java.test.version>

<maven.compiler.source>${java.version}</maven.compiler.source>
<maven.compiler.target>${java.version}</maven.compiler.target>
<maven.compiler.testSource>${java.test.version}</maven.compiler.testSource>
<maven.compiler.testTarget>${java.test.version}</maven.compiler.testTarget>

<hamcrest.version>1.3</hamcrest.version>
<junit.version>4.12</junit.version>
<guava-testlib.version>21.0</guava-testlib.version>
</properties>
</project>

```

Found

in path(s):

* /opt/ws_local/PERMITS_SQL/1093815924_1601014602.33/0/jctools-core-3-1-0-sources-jar/META-INF/maven/org.jctools/jctools-core/pom.xml

No license file was found, but licenses were detected in source scan.

/*

```

* Licensed under the Apache License, Version 2.0 (the "License");
* you may not use this file except in compliance with the License.
* You may obtain a copy of the License at
*
* http://www.apache.org/licenses/LICENSE-2.0
*
* Unless required by applicable law or agreed to in writing, software
* distributed under the License is distributed on an "AS IS" BASIS,
* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
* See the License for the specific language governing permissions and
* limitations under the License.
*/

```

Found in path(s):

```

* /opt/ws_local/PERMITS_SQL/1093815924_1601014602.33/0/jctools-core-3-1-0-sources-jar/org/jctools/queues/spec/Ordering.java
* /opt/ws_local/PERMITS_SQL/1093815924_1601014602.33/0/jctools-core-3-1-0-sources-jar/org/jctools/queues/atomic/SpscUnboundedAtomicArrayQueue.java
* /opt/ws_local/PERMITS_SQL/1093815924_1601014602.33/0/jctools-core-3-1-0-sources-jar/org/jctools/queues/atomic/SpmcAtomicArrayQueue.java
*

```

/opt/ws_local/PERMITS_SQL/1093815924_1601014602.33/0/jctools-core-3-1-0-sources-jar/org/jctools/queues/MessagePassingQueueUtil.java
* /opt/ws_local/PERMITS_SQL/1093815924_1601014602.33/0/jctools-core-3-1-0-sources-jar/org/jctools/queues/atomic/MpmcAtomicArrayQueue.java
* /opt/ws_local/PERMITS_SQL/1093815924_1601014602.33/0/jctools-core-3-1-0-sources-jar/org/jctools/util/UnsafeJvmInfo.java
* /opt/ws_local/PERMITS_SQL/1093815924_1601014602.33/0/jctools-core-3-1-0-sources-jar/org/jctools/queues/atomic/LinkedQueueAtomicNode.java
* /opt/ws_local/PERMITS_SQL/1093815924_1601014602.33/0/jctools-core-3-1-0-sources-jar/org/jctools/queues/SpSCLinkedQueue.java
* /opt/ws_local/PERMITS_SQL/1093815924_1601014602.33/0/jctools-core-3-1-0-sources-jar/org/jctools/queues/MpscUnboundedXaddArrayQueue.java
* /opt/ws_local/PERMITS_SQL/1093815924_1601014602.33/0/jctools-core-3-1-0-sources-jar/org/jctools/queues/spec/Preference.java
* /opt/ws_local/PERMITS_SQL/1093815924_1601014602.33/0/jctools-core-3-1-0-sources-jar/org/jctools/queues/atomic/MpscAtomicArrayQueue.java
*
/opt/ws_local/PERMITS_SQL/1093815924_1601014602.33/0/jctools-core-3-1-0-sources-jar/org/jctools/queues/MessagePassingQueueUtil.java
* /opt/ws_local/PERMITS_SQL/1093815924_1601014602.33/0/jctools-core-3-1-0-sources-jar/org/jctools/queues/SupportsIterator.java
* /opt/ws_local/PERMITS_SQL/1093815924_1601014602.33/0/jctools-core-3-1-0-sources-jar/org/jctools/queues/MpmcUnboundedXaddArrayQueue.java
* /opt/ws_local/PERMITS_SQL/1093815924_1601014602.33/0/jctools-core-3-1-0-sources-jar/org/jctools/queues/MpscGrowableArrayQueue.java
* /opt/ws_local/PERMITS_SQL/1093815924_1601014602.33/0/jctools-core-3-1-0-sources-jar/org/jctools/queues/atomic/BaseSpSCLinkedAtomicArrayQueue.java
* /opt/ws_local/PERMITS_SQL/1093815924_1601014602.33/0/jctools-core-3-1-0-sources-jar/org/jctools/queues/atomic/AtomicQueueFactory.java
* /opt/ws_local/PERMITS_SQL/1093815924_1601014602.33/0/jctools-core-3-1-0-sources-jar/org/jctools/queues/MpmcArrayQueue.java
*
/opt/ws_local/PERMITS_SQL/1093815924_1601014602.33/0/jctools-core-3-1-0-sources-jar/org/jctools/queues/atomic/SpSCAtomicArrayQueue.java
* /opt/ws_local/PERMITS_SQL/1093815924_1601014602.33/0/jctools-core-3-1-0-sources-jar/org/jctools/queues/atomic/SpSCLinkedAtomicQueue.java
* /opt/ws_local/PERMITS_SQL/1093815924_1601014602.33/0/jctools-core-3-1-0-sources-jar/org/jctools/queues/SpmcArrayQueue.java
* /opt/ws_local/PERMITS_SQL/1093815924_1601014602.33/0/jctools-core-3-1-0-sources-jar/org/jctools/maps/AbstractEntry.java
* /opt/ws_local/PERMITS_SQL/1093815924_1601014602.33/0/jctools-core-3-1-0-sources-jar/org/jctools/queues/MpmcUnboundedXaddChunk.java
* /opt/ws_local/PERMITS_SQL/1093815924_1601014602.33/0/jctools-core-3-1-0-sources-jar/org/jctools/queues/MpscChunkedArrayQueue.java
* /opt/ws_local/PERMITS_SQL/1093815924_1601014602.33/0/jctools-core-3-1-0-sources-jar/org/jctools/maps/NonBlockingHashMapLong.java
* /opt/ws_local/PERMITS_SQL/1093815924_1601014602.33/0/jctools-core-3-1-0-sources-jar/org/jctools/queues/atomic/MpscChunkedAtomicArrayQueue.java

```

*
/opt/ws_local/PERMITS_SQL/1093815924_1601014602.33/0/jctools-core-3-1-0-sources-
jar/org/jctools/queues/ConcurrentSequencedCircularArrayQueue.java
* /opt/ws_local/PERMITS_SQL/1093815924_1601014602.33/0/jctools-core-3-1-0-sources-
jar/org/jctools/util/UnsafeLongArrayAccess.java
* /opt/ws_local/PERMITS_SQL/1093815924_1601014602.33/0/jctools-core-3-1-0-sources-
jar/org/jctools/queues/MpscBlockingConsumerArrayQueue.java
* /opt/ws_local/PERMITS_SQL/1093815924_1601014602.33/0/jctools-core-3-1-0-sources-
jar/org/jctools/queues/atomic/BaseMpscLinkedAtomicArrayQueue.java
* /opt/ws_local/PERMITS_SQL/1093815924_1601014602.33/0/jctools-core-3-1-0-sources-
jar/org/jctools/maps/NonBlockingHashMap.java
* /opt/ws_local/PERMITS_SQL/1093815924_1601014602.33/0/jctools-core-3-1-0-sources-
jar/org/jctools/queues/BaseMpscLinkedArrayQueue.java
* /opt/ws_local/PERMITS_SQL/1093815924_1601014602.33/0/jctools-core-3-1-0-sources-
jar/org/jctools/queues/atomic/MpscGrowableAtomicArrayQueue.java
*
/opt/ws_local/PERMITS_SQL/1093815924_1601014602.33/0/jctools-core-3-1-0-sources-
jar/org/jctools/maps/NonBlockingIdentityHashMap.java
* /opt/ws_local/PERMITS_SQL/1093815924_1601014602.33/0/jctools-core-3-1-0-sources-
jar/org/jctools/queues/BaseLinkedQueue.java
* /opt/ws_local/PERMITS_SQL/1093815924_1601014602.33/0/jctools-core-3-1-0-sources-
jar/org/jctools/util/InternalAPI.java
* /opt/ws_local/PERMITS_SQL/1093815924_1601014602.33/0/jctools-core-3-1-0-sources-
jar/org/jctools/maps/NonBlockingHashSet.java
* /opt/ws_local/PERMITS_SQL/1093815924_1601014602.33/0/jctools-core-3-1-0-sources-
jar/org/jctools/util/Pow2.java
* /opt/ws_local/PERMITS_SQL/1093815924_1601014602.33/0/jctools-core-3-1-0-sources-
jar/org/jctools/queues/spec/ConcurrentQueueSpec.java
* /opt/ws_local/PERMITS_SQL/1093815924_1601014602.33/0/jctools-core-3-1-0-sources-
jar/org/jctools/queues/atomic/SpSCChunkedAtomicArrayQueue.java
* /opt/ws_local/PERMITS_SQL/1093815924_1601014602.33/0/jctools-core-3-1-0-sources-
jar/org/jctools/maps/ConcurrentAutoTable.java
*
/opt/ws_local/PERMITS_SQL/1093815924_1601014602.33/0/jctools-core-3-1-0-sources-
jar/org/jctools/queues/MpscUnboundedXaddChunk.java
* /opt/ws_local/PERMITS_SQL/1093815924_1601014602.33/0/jctools-core-3-1-0-sources-
jar/org/jctools/queues/atomic/MpscUnboundedAtomicArrayQueue.java
* /opt/ws_local/PERMITS_SQL/1093815924_1601014602.33/0/jctools-core-3-1-0-sources-
jar/org/jctools/queues/LinkedQueueNode.java
* /opt/ws_local/PERMITS_SQL/1093815924_1601014602.33/0/jctools-core-3-1-0-sources-
jar/org/jctools/queues/SpSCUnboundedArrayQueue.java
* /opt/ws_local/PERMITS_SQL/1093815924_1601014602.33/0/jctools-core-3-1-0-sources-
jar/org/jctools/util/PortableJvmInfo.java
* /opt/ws_local/PERMITS_SQL/1093815924_1601014602.33/0/jctools-core-3-1-0-sources-
jar/org/jctools/queues/ConcurrentCircularArrayQueue.java
* /opt/ws_local/PERMITS_SQL/1093815924_1601014602.33/0/jctools-core-3-1-0-sources-
jar/org/jctools/maps/NonBlockingSetInt.java
*

```

/opt/ws_local/PERMITS_SQL/1093815924_1601014602.33/0/jctools-core-3-1-0-sources-jar/org/jctools/queues/atomic/BaseLinkedAtomicQueue.java
* /opt/ws_local/PERMITS_SQL/1093815924_1601014602.33/0/jctools-core-3-1-0-sources-jar/org/jctools/queues/atomic/SequencedAtomicReferenceArrayQueue.java
* /opt/ws_local/PERMITS_SQL/1093815924_1601014602.33/0/jctools-core-3-1-0-sources-jar/org/jctools/queues/MpscLinkedQueue.java
* /opt/ws_local/PERMITS_SQL/1093815924_1601014602.33/0/jctools-core-3-1-0-sources-jar/org/jctools/util/UnsafeRefArrayAccess.java
* /opt/ws_local/PERMITS_SQL/1093815924_1601014602.33/0/jctools-core-3-1-0-sources-jar/org/jctools/queues/MpscCompoundQueue.java
* /opt/ws_local/PERMITS_SQL/1093815924_1601014602.33/0/jctools-core-3-1-0-sources-jar/org/jctools/queues/SpSCChunkedArrayQueue.java
* /opt/ws_local/PERMITS_SQL/1093815924_1601014602.33/0/jctools-core-3-1-0-sources-jar/org/jctools/queues/SpSCArrayQueue.java
* /opt/ws_local/PERMITS_SQL/1093815924_1601014602.33/0/jctools-core-3-1-0-sources-jar/org/jctools/queues/atomic/AtomicReferenceArrayQueue.java
*
/opt/ws_local/PERMITS_SQL/1093815924_1601014602.33/0/jctools-core-3-1-0-sources-jar/org/jctools/queues/QueueFactory.java
* /opt/ws_local/PERMITS_SQL/1093815924_1601014602.33/0/jctools-core-3-1-0-sources-jar/org/jctools/queues/MpscArrayQueue.java
* /opt/ws_local/PERMITS_SQL/1093815924_1601014602.33/0/jctools-core-3-1-0-sources-jar/org/jctools/util/UnsafeAccess.java
* /opt/ws_local/PERMITS_SQL/1093815924_1601014602.33/0/jctools-core-3-1-0-sources-jar/org/jctools/queues/MpscUnboundedArrayQueue.java
* /opt/ws_local/PERMITS_SQL/1093815924_1601014602.33/0/jctools-core-3-1-0-sources-jar/org/jctools/queues/atomic/SpSCGrowableAtomicArrayQueue.java
* /opt/ws_local/PERMITS_SQL/1093815924_1601014602.33/0/jctools-core-3-1-0-sources-jar/org/jctools/queues/IndexedQueueSizeUtil.java
* /opt/ws_local/PERMITS_SQL/1093815924_1601014602.33/0/jctools-core-3-1-0-sources-jar/org/jctools/queues/atomic/MpscLinkedAtomicQueue.java
*
/opt/ws_local/PERMITS_SQL/1093815924_1601014602.33/0/jctools-core-3-1-0-sources-jar/org/jctools/queues/SpSCGrowableArrayQueue.java
* /opt/ws_local/PERMITS_SQL/1093815924_1601014602.33/0/jctools-core-3-1-0-sources-jar/org/jctools/util/RangeUtil.java
* /opt/ws_local/PERMITS_SQL/1093815924_1601014602.33/0/jctools-core-3-1-0-sources-jar/org/jctools/queues/package-info.java
* /opt/ws_local/PERMITS_SQL/1093815924_1601014602.33/0/jctools-core-3-1-0-sources-jar/org/jctools/queues/BaseSpSCLinkedArrayQueue.java

1.150 commons-lang3 3.1

1.150.1 Available under license :

Apache License
Version 2.0, January 2004

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including

the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

(a) You must give any other recipients of the Work or

Derivative Works a copy of this License; and

- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the

origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier

identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software
distributed under the License is distributed on an "AS IS" BASIS,
WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
See the License for the specific language governing permissions and
limitations under the License.

Apache Commons Lang

Copyright 2001-2011 The Apache Software Foundation

This product includes software developed by
The Apache Software Foundation (<http://www.apache.org/>).

This product includes software from the Spring Framework,
under the Apache License 2.0 (see: `StringUtils.containsWhitespace()`)

1.151 jackson-jaxrs-base 2.9.9

1.151.1 Available under license :

This copy of Jackson JSON processor databind module is licensed under the
Apache (Software) License, version 2.0 ("the License").
See the License for details about distribution rights, and the
specific rights regarding derivate works.

You may obtain a copy of the License at:

<http://www.apache.org/licenses/LICENSE-2.0>

1.152 berkeley-db 5.3.28+dfsg1-0.6ubuntu2

1.152.1 Available under license :

Copyright (c) 1996, 2013 Oracle and/or its affiliates. All rights reserved.
See the file LICENSE for redistribution information.
This software is copyrighted by Christian Werner <chw@ch-werner.de>
and other authors. The following terms apply to all files associated
with the software unless explicitly disclaimed in individual files.

The authors hereby grant permission to use, copy, modify, distribute,

and license this software and its documentation for any purpose, provided that existing copyright notices are retained in all copies and that this notice is included verbatim in any distributions. No written agreement, license, or royalty fee is required for any of the authorized uses. Modifications to this software may be copyrighted by their authors and need not follow the licensing terms described here, provided that the new terms are clearly indicated on the first page of each file where they apply.

IN NO EVENT SHALL THE AUTHORS OR DISTRIBUTORS BE LIABLE TO ANY PARTY FOR DIRECT, INDIRECT, SPECIAL, INCIDENTAL, OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OF THIS SOFTWARE, ITS DOCUMENTATION, OR ANY DERIVATIVES

THEREOF, EVEN IF THE AUTHORS HAVE BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

THE AUTHORS AND DISTRIBUTORS SPECIFICALLY DISCLAIM ANY WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, AND NON-INFRINGEMENT. THIS SOFTWARE IS PROVIDED ON AN "AS IS" BASIS, AND THE AUTHORS AND DISTRIBUTORS HAVE NO OBLIGATION TO PROVIDE MAINTENANCE, SUPPORT, UPDATES, ENHANCEMENTS, OR MODIFICATIONS.

This software is copyrighted by Christian Werner <chw@ch-werner.de> and others.

The following terms apply to all files associated with the software unless explicitly disclaimed in individual files.

The authors hereby grant permission to use, copy, modify, distribute, and license this software and its documentation for any purpose, provided that existing copyright notices are retained in all copies and that this notice is included verbatim in any distributions. No written agreement, license, or royalty fee is required for any of the authorized uses. Modifications to this software may be copyrighted by their authors and need not follow the licensing terms described here, provided that the new terms are clearly indicated on the first page of each file where they apply.

IN NO EVENT SHALL THE AUTHORS OR DISTRIBUTORS BE LIABLE TO ANY PARTY FOR DIRECT, INDIRECT, SPECIAL, INCIDENTAL, OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OF THIS SOFTWARE, ITS DOCUMENTATION, OR ANY DERIVATIVES THEREOF,

EVEN IF THE AUTHORS HAVE BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

THE AUTHORS AND DISTRIBUTORS SPECIFICALLY DISCLAIM ANY WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, AND NON-INFRINGEMENT. THIS SOFTWARE IS PROVIDED ON AN "AS IS" BASIS, AND THE AUTHORS AND DISTRIBUTORS HAVE NO OBLIGATION TO PROVIDE MAINTENANCE, SUPPORT, UPDATES, ENHANCEMENTS, OR

MODIFICATIONS.

```
/*_  
* $Id$  
*/
```

The following is the license that applies to this copy of the Berkeley DB software. For a license to use the Berkeley DB software under conditions other than those described here, or to purchase support for this software, please contact Oracle at berkeleydb-info_us@oracle.com.

```
/*  
* Copyright (c) 1990, 2013 Oracle and/or its affiliates. All rights reserved.  
*  
* Redistribution and use in source and binary forms, with or without  
* modification, are permitted provided that the following conditions  
* are met:  
* 1. Redistributions of source code must retain the above copyright  
* notice, this list of conditions and the following disclaimer.  
* 2. Redistributions in binary form must reproduce the above copyright  
* notice, this list of conditions and the following disclaimer in the  
* documentation and/or other materials provided with the distribution.  
* 3. Redistributions in any form must be accompanied by information  
on  
* how to obtain complete source code for the DB software and any  
* accompanying software that uses the DB software. The source code  
* must either be included in the distribution or be available for no  
* more than the cost of distribution plus a nominal fee, and must be  
* freely redistributable under reasonable conditions. For an  
* executable file, complete source code means the source code for all  
* modules it contains. It does not include source code for modules or  
* files that typically accompany the major components of the operating  
* system on which the executable file runs.  
*  
* THIS SOFTWARE IS PROVIDED BY ORACLE ``AS IS" AND ANY EXPRESS OR  
* IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED  
* WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, OR  
* NON-INFRINGEMENT, ARE DISCLAIMED. IN NO EVENT SHALL ORACLE BE LIABLE  
* FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR  
* CONSEQUENTIAL  
DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF  
* SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR  
* BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY,  
* WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE  
* OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN  
* IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.  
*/  
/*
```

* Copyright (c) 1990, 1993, 1994, 1995

* The Regents of the University of California. All rights reserved.

*

* Redistribution and use in source and binary forms, with or without
* modification, are permitted provided that the following conditions
* are met:

* 1. Redistributions of source code must retain the above copyright
* notice, this list of conditions and the following disclaimer.

* 2. Redistributions in binary form must reproduce the above copyright
* notice, this list of conditions and the following disclaimer in the
* documentation and/or other materials provided with
the distribution.

* 3. Neither the name of the University nor the names of its contributors
* may be used to endorse or promote products derived from this software
* without specific prior written permission.

*

* THIS SOFTWARE IS PROVIDED BY THE REGENTS AND CONTRIBUTORS ``AS IS" AND
* ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE
* IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE
* ARE DISCLAIMED. IN NO EVENT SHALL THE REGENTS OR CONTRIBUTORS BE LIABLE
* FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL
* DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS
* OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION)
* HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT
* LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY
* OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF
* SUCH DAMAGE.

*/

/*

* Copyright (c) 1995, 1996

* The President and Fellows of Harvard University. All rights reserved.

*

* Redistribution and use in source and binary forms, with or without
* modification, are permitted provided that the following conditions
* are met:

* 1. Redistributions of source code must retain the above copyright
* notice, this list of conditions and the following disclaimer.

* 2. Redistributions in binary form must reproduce the above copyright
* notice, this list of conditions and the following disclaimer in the
* documentation and/or other materials provided with the distribution.

* 3. Neither the name of the University nor the names of its contributors
* may be used to endorse or promote products derived from this software
* without specific prior written permission.

*

* THIS SOFTWARE IS PROVIDED BY HARVARD AND ITS CONTRIBUTORS ``AS IS" AND
* ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE
* IMPLIED WARRANTIES OF MERCHANTABILITY

AND FITNESS FOR A PARTICULAR PURPOSE

* ARE DISCLAIMED. IN NO EVENT SHALL HARVARD OR ITS CONTRIBUTORS BE LIABLE
* FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL
* DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS
* OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION)
* HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT
* LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY
* OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF
* SUCH DAMAGE.

*/

/**

* ASM: a very small and fast Java bytecode manipulation framework
* Copyright (c) 2000-2005 INRIA, France Telecom
* All rights reserved.

*

* Redistribution and use in source and binary forms, with or without
* modification, are permitted provided that the following conditions
* are met:

- * 1. Redistributions of source code must retain the
above copyright
* notice, this list of conditions and the following disclaimer.
- * 2. Redistributions in binary form must reproduce the above copyright
* notice, this list of conditions and the following disclaimer in the
* documentation and/or other materials provided with the distribution.
- * 3. Neither the name of the copyright holders nor the names of its
* contributors may be used to endorse or promote products derived from
* this software without specific prior written permission.

*

* THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS"
* AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE
* IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE
* ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE
* LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR
* CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF
* SUBSTITUTE GOODS OR SERVICES;
LOSS OF USE, DATA, OR PROFITS; OR BUSINESS
* INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN
* CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE)
* ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF
* THE POSSIBILITY OF SUCH DAMAGE.

*/

NOTE

The license is based on the zlib/libpng license. For more details see
<http://www.opensource.org/licenses/zlib-license.html>. The intent of the
license is to:

- keep the license as simple as possible
- encourage the use of CuTest in both free and commercial applications and libraries
- keep the source code together
- give credit to the CuTest contributors for their work

If you ship CuTest in source form with your source distribution, the following license document must be included with it in unaltered form. If you find CuTest useful we would like to hear about it.

LICENSE

Copyright (c) 2003 Asim Jalis

This software is provided 'as-is', without any express or implied warranty. In no event will the authors be held liable for any damages arising from the use of this software.

Permission is granted to anyone to use this software for any purpose, including commercial applications, and to alter it and redistribute it freely, subject to the following restrictions:

1. The origin of this software must not be misrepresented; you must not claim that you wrote the original software. If you use this software in a product, an acknowledgment in the product documentation would be appreciated but is not required.
2. Altered source versions must be plainly marked as such, and must not be misrepresented as being the original software.
3. This notice may not be removed or altered from any source distribution.

This package was debianized by Sam Clegg <samo@debian.org> on Tue, 25 Jul 2006 11:43:45 +0100.

It was downloaded from <<http://www.ch-werner.de/sqliteodbc/>>

Upstream Author: Christian Werner <chw@ch-werner.de>

Copyright: Copyright (c) 2001-2011 Christian Werner <chw@ch-werner.de>
OS/2 Port Copyright (c) 2004 Lorne R. Sunley <lsunley@mb.sympatico.ca>

License:

This software is copyrighted by Christian Werner <chw@ch-werner.de> and other authors. The following terms apply to all files associated with the software unless explicitly disclaimed in individual files.

The authors hereby grant permission to use, copy, modify, distribute, and license this software and its documentation for any purpose, provided that existing copyright notices are retained in all copies and that this notice is included verbatim in any distributions. No written agreement, license, or royalty fee is required for any of the authorized uses.

Modifications to this software may be copyrighted by their authors and

need not follow the licensing terms described here, provided that the new terms are clearly indicated on the first page of each file where they apply.

IN NO EVENT SHALL THE AUTHORS OR DISTRIBUTORS BE LIABLE TO ANY PARTY FOR DIRECT, INDIRECT, SPECIAL, INCIDENTAL, OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OF THIS SOFTWARE, ITS DOCUMENTATION, OR ANY DERIVATIVES THEREOF, EVEN IF THE AUTHORS HAVE BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

THE AUTHORS AND DISTRIBUTORS SPECIFICALLY DISCLAIM ANY WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, AND NON-INFRINGEMENT. THIS SOFTWARE IS PROVIDED ON AN "AS IS" BASIS, AND THE AUTHORS AND DISTRIBUTORS HAVE NO OBLIGATION TO PROVIDE MAINTENANCE, SUPPORT, UPDATES, ENHANCEMENTS, OR MODIFICATIONS.

The Debian packaging is (C) 2006, Sam Clegg <samo@debian.org> and is licensed under the GPL-3, see `~/usr/share/common-licenses/GPL-3`.

1.153 brotli 1.0.7-6ubuntu0.1

1.153.1 Available under license :

Copyright (c) 2009, 2010, 2013-2016 by the Brotli Authors.

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NON-INFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER

LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

1.154 logrus 1.7.0

1.154.1 Available under license :

The MIT License (MIT)

Copyright (c) 2014 Simon Eskildsen

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

1.155 properties 1.8.4

1.155.1 Available under license :

Copyright (c) 2013-2020, Frank Schroeder

All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

* Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.

* Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation

and/or other materials provided with the distribution.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

1.156 blang-semver 4.0.0

1.156.1 Available under license :

The MIT License

Copyright (c) 2014 Benedikt Lang <github at benediktlang.de>

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

1.157 httpcomponents-client 4.5.13

1.157.1 Available under license :

Apache License

Version 2.0, January 2004

<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions

to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

(a) You must give any other recipients of the Work or Derivative Works a copy of this License; and

- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the

content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

=====

This project includes Public Suffix List copied from
<https://publicsuffix.org/list/effective_tld_names.dat>
licensed under the terms of the Mozilla Public License, v. 2.0

Full license text: <<http://mozilla.org/MPL/2.0/>>

Mozilla Public License Version 2.0

=====

1. Definitions

1.1. "Contributor"

means each individual or legal entity that creates, contributes to the creation of, or owns Covered Software.

1.2. "Contributor Version"

means the combination of the Contributions of others (if any) used by a Contributor and that particular Contributor's Contribution.

1.3. "Contribution"

means Covered Software of a particular Contributor.

1.4. "Covered Software"

means Source Code

Form to which the initial Contributor has attached the notice in Exhibit A, the Executable Form of such Source Code Form, and Modifications of such Source Code Form, in each case including portions thereof.

1.5. "Incompatible With Secondary Licenses"

means

(a) that the initial Contributor has attached the notice described in Exhibit B to the Covered Software; or

(b) that the Covered Software was made available under the terms of version 1.1 or earlier of the License, but not also under the terms of a Secondary License.

1.6. "Executable Form"

means any form of the work other than Source Code Form.

1.7. "Larger Work"

means a work that combines Covered Software with other material, in a separate file or files, that is not Covered Software.

1.8. "License"

means this document.

1.9. "Licensable"

means having the right to grant, to the maximum extent possible, whether at the time of the initial grant or subsequently, any and all of the rights conveyed by this License.

1.10. "Modifications"

means any of the following:

- (a) any file in Source Code Form that results from an addition to, deletion from, or modification of the contents of Covered Software; or
- (b) any new file in Source Code Form that contains any Covered Software.

1.11. "Patent Claims" of a Contributor

means any patent claim(s), including without limitation, method, process, and apparatus claims, in any patent Licensable by such Contributor that would be infringed, but for the grant of the License, by the making, using, selling, offering for sale, having made, import, or transfer of either its Contributions or its Contributor Version.

1.12. "Secondary License"

means either the GNU General Public License, Version 2.0, the GNU Lesser General Public License, Version 2.1, the GNU Affero General Public License, Version 3.0, or any later versions of those

licenses.

1.13. "Source Code Form"

means the form of the work preferred for making modifications.

1.14. "You" (or "Your")

means an individual or a legal entity exercising rights under this License. For legal entities, "You" includes any entity that controls, is controlled by, or is under common control with You. For purposes of this definition, "control" means (a) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (b) ownership of more than fifty percent (50%) of the outstanding shares or beneficial ownership of such entity.

2. License Grants and Conditions

2.1. Grants

Each Contributor hereby grants You a world-wide, royalty-free, non-exclusive license:

- (a) under intellectual property rights (other than patent or trademark) Licensable by such Contributor to use, reproduce, make available,

modify, display, perform, distribute, and otherwise exploit its Contributions, either on an unmodified basis, with Modifications, or as part of a Larger Work; and

(b) under Patent Claims of such Contributor to make, use, sell, offer for sale, have made, import, and otherwise transfer either its Contributions or its Contributor Version.

2.2. Effective Date

The licenses granted in Section 2.1 with respect to any Contribution become effective for each Contribution on the date the Contributor first distributes such Contribution.

2.3. Limitations on Grant Scope

The licenses granted in this Section 2 are the only rights granted under this License. No additional rights or licenses will be implied from the distribution or licensing of Covered Software under this License. Notwithstanding Section 2.1(b) above, no patent license is granted by a Contributor:

- (a) for any code that a Contributor has removed from Covered Software; or
- (b) for infringements caused by: (i) Your and any other third party's modifications of Covered Software, or (ii) the combination of its Contributions with other software (except as part of its Contributor Version); or
- (c) under Patent Claims infringed by Covered Software in the absence of its Contributions.

This License does not grant any rights in the trademarks, service marks, or logos of any Contributor (except as may be necessary to comply with the notice requirements in Section 3.4).

2.4. Subsequent Licenses

No Contributor makes additional grants as a result of Your choice to distribute the Covered Software under a subsequent version of this License (see Section 10.2) or under the terms of a Secondary License (if permitted under the terms of Section 3.3).

2.5. Representation

Each Contributor represents that the Contributor believes its Contributions are its original creation(s) or it has sufficient rights to grant the rights to its Contributions conveyed by this License.

2.6. Fair Use

This License is not intended to limit any rights You have under applicable copyright doctrines of fair use, fair dealing, or other equivalents.

2.7. Conditions

Sections 3.1, 3.2, 3.3, and 3.4 are conditions of the licenses granted in Section 2.1.

3. Responsibilities

3.1. Distribution of Source Form

All distribution of Covered Software in Source Code Form, including any Modifications that You create or to which You contribute, must be under the terms of this License. You must inform recipients that the Source Code Form of the Covered Software is governed by the terms of this License, and how they can obtain a copy of this License. You may not attempt to alter or restrict the recipients' rights in the Source Code Form.

3.2. Distribution of Executable Form

If You distribute Covered Software in Executable Form then:

- (a) such Covered Software must also be made available in Source Code Form, as described in Section 3.1, and You must inform recipients of the Executable Form how they can obtain a copy of such Source Code Form by reasonable means in a timely manner, at a charge no more than the cost of distribution to the recipient; and
- (b) You may distribute such Executable Form under the terms of this License, or sublicense it under different terms, provided that the license for the Executable Form does not attempt to limit or alter the recipients' rights in the Source Code Form under this License.

3.3. Distribution of a Larger Work

You may create and distribute a Larger Work under terms of Your choice,

provided that You also comply with the requirements of this License for the Covered Software. If the Larger Work is a combination of Covered Software with a work governed by one or more Secondary Licenses, and the Covered Software is not Incompatible With Secondary Licenses, this License permits You to additionally distribute such Covered Software under the terms of such Secondary License(s), so that the recipient of the Larger Work may, at their option, further distribute the Covered Software under the terms of either this License or such Secondary License(s).

3.4. Notices

You may not remove or alter the substance of any license notices (including copyright notices, patent notices, disclaimers of warranty, or limitations of liability) contained within the Source Code Form of the Covered Software, except that You may alter any license notices to the extent required to remedy known factual inaccuracies.

3.5. Application of Additional Terms

You may choose to offer, and to charge a fee for, warranty, support, indemnity or liability obligations to one or more recipients of Covered Software. However, You may do so only on Your own behalf, and not on behalf of any Contributor. You must make it absolutely clear that any such warranty, support, indemnity, or liability obligation is offered by You alone, and You hereby agree to indemnify every Contributor for any liability incurred by such Contributor as a result of warranty, support, indemnity or liability terms You offer. You may include additional disclaimers of warranty and limitations of liability specific to any jurisdiction.

4. Inability to Comply Due to Statute or Regulation

If it is impossible for You to comply with any of the terms of this License with respect to some or all of the Covered Software due to statute, judicial order, or regulation then You must: (a) comply with the terms of this License to the maximum extent possible; and (b) describe the limitations and the code they affect. Such description must be placed in a text file included with all distributions of the Covered Software under this License. Except to the extent prohibited by statute or regulation, such description must be sufficiently detailed for a recipient of ordinary skill to be able to understand it.

5. Termination

5.1. The rights granted under this License will terminate automatically if You fail to comply with any of its terms. However, if You become compliant, then the rights granted under this License from a particular Contributor are reinstated (a) provisionally, unless and until such Contributor explicitly and finally terminates Your grants, and (b) on an ongoing basis, if such Contributor fails to notify You of the non-compliance by some reasonable means prior to 60 days after You have come back into compliance. Moreover, Your grants from a particular Contributor are reinstated on an ongoing basis if such Contributor notifies You of the non-compliance by some reasonable means, this is the first time You have received notice of non-compliance with this License from such Contributor, and You become compliant prior to 30 days after Your receipt of the notice.

5.2. If You initiate litigation against any entity by asserting a patent infringement claim (excluding declaratory judgment actions, counter-claims, and cross-claims) alleging that a Contributor Version directly or indirectly infringes any patent, then the rights granted to You by any and all Contributors for the Covered Software under Section 2.1 of this License shall terminate.

5.3. In the event of termination under Sections 5.1 or 5.2 above, all end user license agreements (excluding distributors and resellers) which have been validly granted by You or Your distributors under this License prior to termination shall survive termination.

```
*****
*
*
* 6. Disclaimer of Warranty
* -----
*
* Covered Software is provided under this License on an "as is"
* basis, without warranty of any kind, either expressed, implied, or
* statutory, including, without limitation, warranties that the
* Covered Software is
* free of defects, merchantable, fit for a
* particular purpose or non-infringing. The entire risk as to the
* quality and performance of the Covered Software is with You.
* Should any Covered Software prove defective in any respect, You
* (not any Contributor) assume the cost of any necessary servicing,
* repair, or correction. This disclaimer of warranty constitutes an
* essential part of this License. No use of any Covered Software is
* authorized under this License except under this disclaimer.
*
*
*****
```

* *
 * 7. Limitation of Liability *
 * ----- *
 * *
 * *
 * Under no circumstances and under no legal theory, whether tort *
 * (including negligence), contract, or otherwise, shall any *
 * Contributor, or anyone who distributes Covered Software as *
 * permitted above, be liable to You for any direct, indirect, *
 * special, incidental, or consequential damages of any character *
 * including, without limitation, damages for lost profits, loss of *
 * goodwill, work stoppage, computer failure or malfunction, or any *
 * and all other commercial damages or losses, even if such party *
 * shall have been informed of the possibility of such damages. This *
 * limitation of liability shall not apply to liability for death or *
 * personal injury resulting from such party's negligence to the *
 * extent applicable law prohibits such limitation. Some *
 * jurisdictions do not allow the exclusion or limitation
 of *
 * incidental or consequential damages, so this exclusion and *
 * limitation may not apply to You. *
 * *
 * *

8. Litigation

Any litigation relating to this License may be brought only in the courts of a jurisdiction where the defendant maintains its principal place of business and such litigation shall be governed by laws of that jurisdiction, without reference to its conflict-of-law provisions. Nothing in this Section shall prevent a party's ability to bring cross-claims or counter-claims.

9. Miscellaneous

This License represents the complete agreement concerning the subject matter hereof. If any provision of this License is held to be unenforceable, such provision shall be reformed only to the extent necessary to make it enforceable. Any law or regulation which provides that the language of a contract shall be construed against the drafter shall not be used to construe this License against a Contributor.

10. Versions of the License

10.1. New Versions

Mozilla Foundation is the license steward. Except as provided in Section 10.3, no one other than the license steward has the right to modify or publish new versions of this License. Each version will be given a distinguishing version number.

10.2. Effect of New Versions

You may distribute the Covered Software under the terms of the version of the License under which You originally received the Covered Software, or under the terms of any subsequent version published by the license steward.

10.3. Modified Versions

If you create software not governed by this License, and you want to create a new license for such software, you may create and use a modified version of this License if you rename the license and remove any references to the name of the license steward (except to note that such modified license differs from this License).

10.4. Distributing Source Code Form that is Incompatible With Secondary Licenses

If You choose to distribute Source Code Form that is Incompatible With Secondary Licenses under the terms of this version of the License, the notice described in Exhibit B of this License must be attached.

Exhibit A - Source Code Form License Notice

This Source Code Form is subject to the terms of the Mozilla Public License, v. 2.0. If a copy of the MPL was not distributed with this file, You can obtain one at <http://mozilla.org/MPL/2.0/>.

If it is not possible or desirable to put the notice in a particular file, then You may include the notice in a location (such as a LICENSE file in a relevant directory) where a recipient would be likely to look for such a notice.

You may add additional accurate notices of copyright ownership.

Exhibit B - "Incompatible With Secondary

This Source Code Form is "Incompatible With Secondary Licenses", as defined by the Mozilla Public License, v. 2.0.

Apache HttpComponents Client

Copyright 1999-2020 The Apache Software Foundation

This product includes software developed at
The Apache Software Foundation (<http://www.apache.org/>).

1.158 go-toml 1.8.1

1.158.1 Available under license :

The MIT License (MIT)

Copyright (c) 2013 - 2017 Thomas Pelletier, Eric Anderton

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

1.159 libyaml 0.2.5

1.159.1 Available under license :

Copyright (c) 2017-2020 Ingy dt Net

Copyright (c) 2006-2016 Kirill Simonov

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to

use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

1.160 openorb 1.3.1

1.160.1 Available under license :

Copyright (c) 1999-2003 David Corcoran <corcoran@musclecard.com>
Copyright (c) 2001-2011 Ludovic Rousseau <ludovic.rousseau@free.fr>
All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
3. The name of the author may not be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE AUTHOR ``AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN

NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Some files are under GNU GPL v3 or any later version

- doc/example/pcsc_demo.c
- the files in src/spy/
- the files in UnitaryTests/

Copyright (C) 2003-2014 Ludovic Rousseau

This program is free software: you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation, either version 3 of the License, or (at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program. If not, see <<http://www.gnu.org/licenses/>>.

Files src/auth.c and src/auth.h are:

- * Copyright (C) 2013 Red Hat
- *
- * All rights reserved.
- * Redistribution and use in source and binary forms, with or without
- * modification, are permitted provided that the following conditions
- * are met:
- *
- * 1. Redistributions of source code must retain the above copyright
- * notice, this list of conditions and the following disclaimer.
- *
- * 2. Redistributions in binary form must reproduce the above copyright
- * notice, this list of conditions and the following disclaimer in the
- * documentation and/or other materials provided with the distribution.
- *
- * THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS
- * "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT
- * LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS
- * FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE
- * COPYRIGHT HOLDER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT,
- * INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING,
- * BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS
- * OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED
- * AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY,
- * OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF
- * THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH

* DAMAGE.
*
* Author: Nikos Mavrogiannopoulos <nnav@redhat.com>

Files src/simclist.c and src/simclist.h are:

* Copyright (c) 2007,2008,2009,2010,2011 Mij <mij@bitchx.it>
*
* Permission to use, copy, modify, and distribute this software for any
* purpose with or without fee is hereby
* granted, provided that the above
* copyright notice and this permission notice appear in all copies.
*
* THE SOFTWARE IS PROVIDED "AS IS" AND THE AUTHOR DISCLAIMS ALL WARRANTIES
* WITH REGARD TO THIS SOFTWARE INCLUDING ALL IMPLIED WARRANTIES OF
* MERCHANTABILITY AND FITNESS. IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR
* ANY SPECIAL, DIRECT, INDIRECT, OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES
* WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN
* ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF
* OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

Copyright (c) %YEARS%, Oracle and/or its affiliates. All rights reserved.
DO NOT ALTER OR REMOVE COPYRIGHT NOTICES OR THIS FILE HEADER.

This code is free software; you can redistribute it and/or modify it
under the terms of the GNU General Public License version 2 only, as
published by the Free Software Foundation.

This code is distributed in the hope that it will be useful, but WITHOUT
ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or
FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License
version 2 for more details (a copy is included in the LICENSE file that
accompanied this code).

You should have received a copy of the GNU General Public License version
2 along with this work; if not, write to the Free Software Foundation,
Inc., 51 Franklin St, Fifth Floor, Boston, MA 02110-1301 USA.

Please contact Oracle, 500 Oracle Parkway, Redwood Shores, CA 94065 USA
or visit www.oracle.com if you need additional information or have any
questions.

Within this directory, each of the file listed below is licensed under
the terms given in the file LICENSE-MPL, also in this directory.

PRIMES
COPYRIGHT NOTICE, DISCLAIMER, and LICENSE
=====

PNG Reference Library License version 2

-
- * Copyright (c) 1995-2019 The PNG Reference Library Authors.
 - * Copyright (c) 2018-2019 Cosmin Truta.
 - * Copyright (c) 2000-2002, 2004, 2006-2018 Glenn Randers-Pehrson.
 - * Copyright (c) 1996-1997 Andreas Dilger.
 - * Copyright (c) 1995-1996 Guy Eric Schalnat, Group 42, Inc.

The software is supplied "as is", without warranty of any kind, express or implied, including, without limitation, the warranties of merchantability, fitness for a particular purpose, title, and non-infringement. In no event shall the Copyright owners, or anyone distributing the software, be liable for any damages or other liability, whether in contract, tort or otherwise, arising from, out of, or in connection with the software, or the use or other dealings in the software, even if advised of the possibility of such damage.

Permission is hereby granted
to use, copy, modify, and distribute
this software, or portions hereof, for any purpose, without fee,
subject to the following restrictions:

1. The origin of this software must not be misrepresented; you must not claim that you wrote the original software. If you use this software in a product, an acknowledgment in the product documentation would be appreciated, but is not required.
2. Altered source versions must be plainly marked as such, and must not be misrepresented as being the original software.
3. This Copyright notice may not be removed or altered from any source or altered source distribution.

PNG Reference Library License version 1 (for libpng 0.5 through 1.6.35)

libpng versions 1.0.7, July 1, 2000, through 1.6.35, July 15, 2018 are Copyright (c) 2000-2002, 2004, 2006-2018 Glenn Randers-Pehrson, are derived from libpng-1.0.6, and are distributed according to the same disclaimer and license as libpng-1.0.6 with the following individuals added to the list of Contributing Authors:

Simon-Pierre Cadieux
Eric S. Raymond
Mans Rullgard

Cosmin Truta
Gilles Vollant
James Yu
Mandar Sahastrabudde
Google Inc.
Vadim Barkov

and with the following additions to the disclaimer:

There is no warranty against interference with your enjoyment of the library or against infringement. There is no warranty that our efforts or the library will fulfill any of your particular purposes or needs. This library is provided with all faults, and the entire risk of satisfactory quality, performance, accuracy, and effort is with the user.

Some files in the "contrib" directory and some configure-generated files that are distributed with libpng have other copyright owners, and are released under other open source licenses.

libpng versions 0.97, January 1998, through 1.0.6, March 20, 2000, are Copyright (c) 1998-2000 Glenn Randers-Pehrson, are derived from libpng-0.96, and are distributed according to the same disclaimer and license as libpng-0.96, with the following individuals added to the list of Contributing Authors:

Tom Lane
Glenn Randers-Pehrson
Willem van Schaik

libpng versions 0.89, June 1996, through 0.96, May 1997, are Copyright (c) 1996-1997 Andreas Dilger, are derived from libpng-0.88, and are distributed according to the same disclaimer and license as libpng-0.88, with the following individuals added to the list of Contributing Authors:

John Bowler
Kevin Bracey
Sam Bushell
Magnus Holmgren
Greg Roelofs
Tom Tanner

Some files in the "scripts" directory have other copyright owners, but are released under this license.

libpng versions 0.5, May 1995, through 0.88, January 1996, are

Copyright (c) 1995-1996 Guy Eric Schalnat, Group 42, Inc.

For the purposes of this copyright and license, "Contributing Authors" is defined as the following set of individuals:

Andreas Dilger
Dave Martindale
Guy Eric Schalnat
Paul Schmidt
Tim Wegner

The PNG Reference Library is supplied "AS IS". The Contributing Authors and Group 42, Inc. disclaim all warranties, expressed or implied, including, without limitation, the warranties of merchantability and of fitness for any purpose. The Contributing Authors and Group 42, Inc. assume no liability for direct, indirect, incidental, special, exemplary, or consequential damages, which may result from the use of the PNG Reference Library, even if advised of the possibility of such damage.

Permission is hereby granted to use, copy, modify, and distribute this source code, or portions hereof, for any purpose, without fee, subject to the following restrictions:

1. The origin of this source code must not be misrepresented.
2. Altered versions must be plainly marked as such and must not be misrepresented as being the original source.
3. This Copyright notice may not be removed or altered from any source or altered source distribution.

The Contributing Authors and Group 42, Inc. specifically permit, without fee, and encourage the use of this source code as a component to supporting the PNG file format in commercial products. If you use this source code in a product, acknowledgment is not required but would be appreciated.

The GIFLIB distribution is Copyright (c) 1997 Eric S. Raymond

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in

all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Within this directory, each of the file listed below is licensed under the terms given in the file LICENSE-MPL, also in this directory.

basecvt.pod

gcd.pod

invmod.pod

isprime.pod

lap.pod

mpi-test.pod

prime.txt

prng.pod

This is the copyright file

The GNU General Public License (GPL)

Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.
51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. This General Public License applies to most of the Free Software Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Library General Public License instead.) You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change

the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also,

for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and modification follow.

TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is

not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.

b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.

c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, and can be reasonably considered independent and separate works in themselves, then this License, and its

terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Program.

In addition, mere aggregation of another work not based on the Program with the Program (or with a work based on the Program) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

a) Accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source

code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to

distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS"

WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

END OF TERMS AND CONDITIONS

How

to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

One line to give the program's name and a brief idea of what it does.

Copyright (C) <year> <name of author>

This program is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation; either version 2 of the License, or (at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program; if not, write to the Free Software Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA.

Also add information on how to contact you by electronic and paper mail.

If the program is interactive, make it output a short notice like this when it starts in an interactive mode:

Gnomovision version 69, Copyright (C) year name of author Gnomovision comes

with ABSOLUTELY NO WARRANTY; for details type 'show w'. This is free software, and you are welcome to redistribute it under certain conditions; type 'show c' for details.

The hypothetical commands 'show w' and 'show c' should show the appropriate parts of the General Public License. Of course, the commands you use may be called something other than 'show w' and 'show c'; they could even be mouse-clicks or menu items--whatever suits your program.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the program, if necessary. Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the program 'Gnomovision' (which makes passes at compilers) written by James Hacker.

signature of Ty Coon, 1 April 1989

Ty Coon, President of Vice

This General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Library General Public License instead of this License.

"CLASSPATH" EXCEPTION TO THE GPL

Certain source files distributed by Oracle America and/or its affiliates are subject to the following clarification and special exception to the GPL, but only where Oracle has expressly included in the particular source file's header the words "Oracle designates this particular file as subject to the "Classpath" exception as provided by Oracle in the LICENSE file that accompanied this code."

Linking this library statically or dynamically with other modules is making a combined work based on this library. Thus, the terms and conditions of the GNU General Public License cover the whole combination.

As a special exception, the copyright holders of this library give you permission to link this library with independent modules to produce an executable, regardless of the license terms of these independent modules, and to copy and distribute the resulting executable under terms of your choice, provided that you also meet, for each linked independent module, the terms and conditions of the license of that module. An independent module is a module

which is not derived from or based on this library. If you modify this library, you may extend this exception to your version of the library, but you are not obligated to do so. If you do not wish to do so, delete this exception statement from your version.

NSS is available under the Mozilla Public License, version 2, a copy of which is below.

Note on GPL Compatibility

The MPL 2, section 3.3, permits you to combine NSS with code under the GNU General Public License (GPL) version 2, or any later version of that license, to make a Larger Work, and distribute the result under the GPL. The only condition is that you must also make NSS, and any changes you have made to it, available to recipients under the terms of the MPL 2 also.

Anyone who receives the combined code from you does not have to continue to dual licence in this way, and may, if they wish, distribute under the terms of either of the two licences - either the MPL alone or the GPL alone. However, we discourage people from distributing copies of NSS under the GPL alone, because it means that any improvements they make cannot be reincorporated into the main version of NSS. There is never a need to do this for license compatibility reasons.

Note on LGPL Compatibility

The above also applies to combining MPLed code in a single library with code under the GNU Lesser General Public License (LGPL) version 2.1, or any later version of that license. If the LGPLed code and the MPLed code are not in the same library, then the copyleft coverage of the two licences does not overlap, so no issues arise.

Mozilla Public License Version 2.0

=====

1. Definitions

1.1. "Contributor"

means each individual or legal entity that creates, contributes to the creation of, or owns Covered Software.

1.2. "Contributor Version"

means the combination of the Contributions of others (if any) used by a Contributor and that particular Contributor's Contribution.

1.3. "Contribution"

means Covered Software of a particular Contributor.

1.4. "Covered Software"

means Source Code Form to which the initial Contributor has attached the notice in Exhibit A, the Executable Form of such Source Code Form, and Modifications of such Source Code Form, in each case including portions thereof.

1.5. "Incompatible With Secondary Licenses"

means

(a) that the initial Contributor has attached the notice described in Exhibit B to the Covered Software; or

(b) that the Covered Software was made available under the terms of version 1.1 or earlier of the License, but not also under the terms of a Secondary License.

1.6. "Executable Form"

means any form of the work other than Source Code Form.

1.7. "Larger Work"

means a work that combines Covered Software with other material, in a separate file or files, that is not Covered Software.

1.8. "License"

means this document.

1.9. "Licensable"

means having the right to grant, to the maximum extent possible, whether at the time of the initial grant or subsequently, any and all of the rights conveyed by this License.

1.10. "Modifications"

means any
of the following:

(a) any file in Source Code Form that results from an addition to, deletion from, or modification of the contents of Covered Software; or

(b) any new file in Source Code Form that contains any Covered Software.

1.11. "Patent Claims" of a Contributor

means any patent claim(s), including without limitation, method, process, and apparatus claims, in any patent Licensable by such Contributor that would be infringed, but for the grant of the License, by the making, using, selling, offering for sale, having made, import, or transfer of either its Contributions or its Contributor Version.

1.12. "Secondary License"

means either the GNU General Public License, Version 2.0, the GNU Lesser General Public License, Version 2.1, the GNU Affero General Public License, Version 3.0, or any later versions of those licenses.

1.13. "Source Code Form"

means the form of the work preferred for making modifications.

1.14.

"You" (or "Your")

means an individual or a legal entity exercising rights under this License. For legal entities, "You" includes any entity that controls, is controlled by, or is under common control with You. For purposes of this definition, "control" means (a) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (b) ownership of more than fifty percent (50%) of the outstanding shares or beneficial ownership of such entity.

2. License Grants and Conditions

2.1. Grants

Each Contributor hereby grants You a world-wide, royalty-free, non-exclusive license:

- (a) under intellectual property rights (other than patent or trademark) Licensable by such Contributor to use, reproduce, make available, modify, display, perform, distribute, and otherwise exploit its Contributions, either on an unmodified basis, with Modifications, or as part of a Larger Work; and
- (b) under Patent Claims of such Contributor to make, use, sell, offer for sale, have made, import, and otherwise transfer either its Contributions or its Contributor Version.

2.2. Effective Date

The licenses granted in Section 2.1 with respect to any Contribution become effective for each Contribution on the date the Contributor first distributes such Contribution.

2.3. Limitations on Grant Scope

The licenses granted in this Section 2 are the only rights granted under this License. No additional rights or licenses will be implied from the distribution or licensing of Covered Software under this License. Notwithstanding Section 2.1(b) above, no patent license is granted by a Contributor:

- (a) for any code that a Contributor has removed from Covered Software;
or
- (b) for infringements caused by: (i) Your and any other third party's modifications of Covered Software, or (ii) the combination of its Contributions with other software (except as part of its Contributor Version); or
- (c) under Patent Claims infringed by Covered Software in the absence of its Contributions.

This License does not grant any rights in the trademarks, service marks, or logos of any Contributor (except as may be necessary to comply with the notice requirements in Section 3.4).

2.4. Subsequent Licenses

No Contributor makes additional grants as a result of Your choice to distribute the Covered Software under a subsequent version of this License (see Section 10.2) or under the terms of a Secondary License (if permitted under the terms of Section 3.3).

2.5. Representation

Each Contributor represents that the Contributor believes its Contributions are its original creation(s) or it has sufficient rights to grant the rights to its Contributions conveyed by this License.

2.6. Fair Use

This License is not intended to limit any rights You have under applicable copyright doctrines of fair use, fair dealing, or other equivalents.

2.7. Conditions

Sections

3.1, 3.2, 3.3, and 3.4 are conditions of the licenses granted in Section 2.1.

3. Responsibilities

3.1. Distribution of Source Form

All distribution of Covered Software in Source Code Form, including any Modifications that You create or to which You contribute, must be under the terms of this License. You must inform recipients that the Source Code Form of the Covered Software is governed by the terms of this License, and how they can obtain a copy of this License. You may not attempt to alter or restrict the recipients' rights in the Source Code Form.

3.2. Distribution of Executable Form

If You distribute Covered Software in Executable Form then:

(a) such Covered Software must also be made available in Source Code Form, as described in Section 3.1, and You must inform recipients of the Executable Form how they can obtain a copy of such Source Code Form by reasonable means in a timely manner, at a charge no more than the cost of distribution to the recipient; and

(b) You may distribute such Executable Form under the terms of this License, or sublicense it under different terms, provided that the license for the Executable Form does not attempt to limit or alter the recipients' rights in the Source Code Form under this License.

3.3. Distribution of a Larger Work

You may create and distribute a Larger Work under terms of Your choice, provided that You also comply with the requirements of this License for the Covered Software. If the Larger Work is a combination of Covered Software with a work governed by one or more Secondary Licenses, and the Covered Software is not Incompatible With Secondary Licenses, this License permits You to additionally distribute such Covered Software under the terms of such Secondary License(s), so that the recipient of the Larger Work may, at their option, further distribute the Covered Software under the terms of either this License or such Secondary License(s).

3.4.

Notices

You may not remove or alter the substance of any license notices (including copyright notices, patent notices, disclaimers of warranty, or limitations of liability) contained within the Source Code Form of the Covered Software, except that You may alter any license notices to the extent required to remedy known factual inaccuracies.

3.5. Application of Additional Terms

You may choose to offer, and to charge a fee for, warranty, support, indemnity or liability obligations to one or more recipients of Covered Software. However, You may do so only on Your own behalf, and not on behalf of any Contributor. You must make it absolutely clear that any such warranty, support, indemnity, or liability obligation is offered by You alone, and You hereby agree to indemnify every Contributor for any liability incurred by such Contributor as a result of warranty, support, indemnity or liability terms You offer. You may include additional disclaimers of warranty and limitations of liability specific to any jurisdiction.

4. Inability to Comply Due to Statute or Regulation

If it is impossible for You to comply with any of the terms of this License with respect to some or all of the Covered Software due to statute, judicial order, or regulation then You must: (a) comply with the terms of this License to the maximum extent possible; and (b) describe the limitations and the code they affect. Such description must be placed in a text file included with all distributions of the Covered Software under this License. Except to the extent prohibited by statute or regulation, such description must be sufficiently detailed for a recipient of ordinary skill to be able to understand it.

5. Termination

5.1. The rights granted under this License will terminate automatically if You fail to comply with any of its terms. However, if You become compliant, then the rights granted under this License from a particular Contributor are reinstated (a) provisionally, unless and until such Contributor explicitly and finally terminates Your grants, and (b) on an ongoing basis, if such Contributor fails to notify You of the non-compliance by some reasonable means prior to 60 days after You have come back into compliance. Moreover, Your grants from a particular Contributor are reinstated on an ongoing basis if such Contributor

notifies You of the non-compliance by some reasonable means, this is the first time You have received notice of non-compliance with this License from such Contributor, and You become compliant prior to 30 days after Your receipt of the notice.

5.2. If You initiate litigation against any entity by asserting a patent infringement claim (excluding declaratory judgment actions, counter-claims, and cross-claims) alleging that a Contributor Version directly or indirectly infringes any patent, then the rights granted to You by any and all Contributors for the Covered Software under Section 2.1 of this License shall terminate.

5.3. In the event of termination under Sections 5.1 or 5.2 above, all end user license agreements (excluding distributors and resellers) which have been validly granted by You or Your distributors under this License prior to termination shall survive termination.

* 6. Disclaimer of Warranty *
* ----- *
* Covered Software is provided under this License on an "as is" *
* basis, without warranty of any kind, either expressed, implied, or *
* statutory, including, without limitation, warranties that the *
* Covered Software is free of defects, merchantable, fit for a *
* particular purpose or non-infringing. The entire *
* risk as to the *
* quality and performance of the Covered Software is with You. *
* Should any Covered Software prove defective in any respect, You *
* (not any Contributor) assume the cost of any necessary servicing, *
* repair, or correction. This disclaimer of warranty constitutes an *
* essential part of this License. No use of any Covered Software is *
* authorized under this License except under this disclaimer. *
* *

* 7. Limitation of Liability *
* ----- *
* Under no circumstances *
* and under no legal theory, whether tort *
* (including negligence), contract, or otherwise, shall any *
* Contributor, or anyone who distributes Covered Software as *
* permitted above, be liable to You for any direct, indirect, *

* special, incidental, or consequential damages of any character *
* including, without limitation, damages for lost profits, loss of *
* goodwill, work stoppage, computer failure or malfunction, or any *
* and all other commercial damages or losses, even if such party *
* shall have been informed of the possibility of such damages. This *
* limitation of liability shall not apply to liability for death or *
* personal injury resulting from such party's negligence to the *
* extent applicable law prohibits such limitation. Some *
* jurisdictions do not allow the exclusion or limitation of *
* incidental or consequential damages, so this exclusion and *

limitation may not apply to You. *

*

8. Litigation

Any litigation relating to this License may be brought only in the courts of a jurisdiction where the defendant maintains its principal place of business and such litigation shall be governed by laws of that jurisdiction, without reference to its conflict-of-law provisions. Nothing in this Section shall prevent a party's ability to bring cross-claims or counter-claims.

9. Miscellaneous

This License represents the complete agreement concerning the subject matter hereof. If any provision of this License is held to be unenforceable, such provision shall be reformed only to the extent necessary to make it enforceable. Any law or regulation which provides that the language of a contract shall be construed against the drafter shall not be used to construe this License against a Contributor.

10. Versions of the License

10.1. New Versions

Mozilla Foundation is the license steward. Except as provided in Section 10.3, no one other than the license steward has the right to modify or publish new versions of this License. Each version will be given a distinguishing version number.

10.2. Effect of New Versions

You may distribute the Covered Software under the terms of the version of the License under which You originally received the Covered Software, or under the terms of any subsequent version published by the license steward.

10.3. Modified Versions

If you create software not governed by this License, and you want to create a new license for such software, you may create and use a modified version of this License if you rename the license and remove any references to the name of the license steward (except to note that such modified license differs from this License).

10.4. Distributing

Source Code Form that is Incompatible With Secondary Licenses

If You choose to distribute Source Code Form that is Incompatible With Secondary Licenses under the terms of this version of the License, the notice described in Exhibit B of this License must be attached.

Exhibit A - Source Code Form License Notice

This Source Code Form is subject to the terms of the Mozilla Public License, v. 2.0. If a copy of the MPL was not distributed with this file, You can obtain one at <http://mozilla.org/MPL/2.0/>.

If it is not possible or desirable to put the notice in a particular file, then You may include the notice in a location (such as a LICENSE file in a relevant directory) where a recipient would be likely to look for such a notice.

You may add additional accurate notices of copyright ownership.

Exhibit B - "Incompatible With Secondary Licenses" Notice

This Source Code Form is "Incompatible With Secondary Licenses", as defined by the Mozilla Public License, v. 2.0.
Copyright 2005 Sun Microsystems, Inc. All rights reserved.
Use is subject to license terms.

This Source Code Form is subject to the terms of the Mozilla Public License, v. 2.0. If a copy of the MPL was not distributed with this file, You can obtain one at <http://mozilla.org/MPL/2.0/>.

***** BEGIN LICENSE BLOCK *****

Version: MPL 1.1/GPL 2.0/LGPL 2.1

The contents of this file are subject to the Mozilla Public License Version 1.1 (the "License"); you may not use this file except in compliance with the License. You may obtain a copy of the License at <http://www.mozilla.org/MPL/>

Software distributed under the License is distributed on an "AS IS" basis, WITHOUT WARRANTY OF ANY KIND, either express or implied. See the License for the specific language governing rights and limitations under the License.

The Original Code is the Netscape security libraries.

The Initial Developer of the Original Code is Netscape Communications Corporation. Portions created by Netscape are Copyright (C) 1994-2000 Netscape Communications Corporation. All Rights Reserved.

Contributor(s):

Alternatively, the contents of this file may be used under the terms of either the GNU General Public License Version 2 or later (the "GPL"), or the GNU Lesser General Public License Version 2.1 or later (the "LGPL"), in which case the provisions of the GPL or the LGPL are applicable instead of those above. If you wish to allow use of your version of this file only under the terms of either the GPL or the LGPL, and not to allow others to use your version of this file under the terms of the MPL, indicate your decision by deleting the provisions above and replace them with the notice and other provisions required by the GPL or the LGPL. If you do not delete the provisions above, a recipient may use your version of this file under the terms of any one of the MPL, the GPL or the LGPL.

***** END LICENSE BLOCK *****

Copyright (c) %YEARS% Oracle and/or its affiliates. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

- Neither the name of Oracle nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Mozilla Public License Version 2.0

=====

1. Definitions

1.1. "Contributor"

means each individual or legal entity that creates, contributes to the creation of, or owns Covered Software.

1.2. "Contributor Version"

means the combination of the Contributions of others (if any) used by a Contributor and that particular Contributor's Contribution.

1.3. "Contribution"

means Covered Software of a particular Contributor.

1.4. "Covered Software"

means Source Code Form to which the initial Contributor has attached the notice in Exhibit A, the Executable Form of such Source Code Form, and Modifications of such Source Code Form, in each case including portions thereof.

1.5. "Incompatible With Secondary Licenses"

means

(a) that the initial Contributor has attached the notice described in Exhibit B to the Covered Software; or

(b) that the Covered Software was made available under the terms of

version 1.1 or earlier of the License, but not also under the terms of a Secondary License.

1.6. "Executable Form"

means any form of the work other than Source Code Form.

1.7. "Larger Work"

means a work that combines Covered Software with other material, in a separate file or files, that is not Covered Software.

1.8. "License"

means this document.

1.9. "Licensable"

means having the right to grant, to the maximum extent possible, whether at the time of the initial grant or subsequently, any and all of the rights conveyed by this License.

1.10. "Modifications"

means any of the following:

(a) any file in Source Code Form that results from an addition to, deletion from, or modification of the contents of Covered Software; or

(b) any new file in Source Code Form that contains any Covered Software.

1.11. "Patent Claims" of a Contributor

means any patent claim(s), including without limitation, method, process, and apparatus claims, in any patent Licensable by such Contributor that would be infringed, but for the grant of the License, by the making, using, selling, offering for sale, having made, import, or transfer of either its Contributions or its Contributor Version.

1.12. "Secondary License"

means either the GNU General Public License, Version 2.0, the GNU Lesser General Public License, Version 2.1, the GNU Affero General Public License, Version 3.0, or any later versions of those licenses.

1.13. "Source Code Form"

means the form of the work preferred for making modifications.

1.14. "You" (or "Your")

means an individual or a legal entity exercising rights under this License. For legal entities, "You" includes any entity that

controls, is controlled by, or is under common control with You. For purposes of this definition, "control" means (a) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (b) ownership of more than fifty percent (50%) of the outstanding shares or beneficial ownership of such entity.

2. License Grants and Conditions

2.1. Grants

Each Contributor hereby grants You a world-wide, royalty-free, non-exclusive license:

- (a) under intellectual property rights (other than patent or trademark) Licensable by such Contributor to use, reproduce, make available, modify, display, perform, distribute, and otherwise exploit its Contributions, either on an unmodified basis, with Modifications, or as part of a Larger Work; and
- (b) under Patent Claims of such Contributor to make, use, sell, offer for sale, have made, import, and otherwise transfer either its Contributions or its Contributor Version.

2.2. Effective Date

The licenses granted in Section 2.1 with respect to any Contribution become effective for each Contribution on the date the Contributor first distributes such Contribution.

2.3. Limitations on Grant Scope

The licenses granted in this Section 2 are the only rights granted under this License. No additional rights or licenses will be implied from the distribution or licensing of Covered Software under this License. Notwithstanding Section 2.1(b) above, no patent license is granted by a Contributor:

- (a) for any code that a Contributor has removed from Covered Software; or
- (b) for infringements caused by: (i) Your and any other third party's modifications of Covered Software, or (ii) the combination of its Contributions with other software (except as part of its Contributor Version); or

(c) under Patent Claims infringed by Covered Software in the absence of its Contributions.

This License does not grant any rights in the trademarks, service marks, or logos of any Contributor (except as may be necessary to comply with the notice requirements in Section 3.4).

2.4. Subsequent Licenses

No Contributor makes additional grants as a result of Your choice to distribute the Covered Software under a subsequent version of this License (see Section 10.2) or under the terms of a Secondary License (if permitted under the terms of Section 3.3).

2.5. Representation

Each Contributor represents that the Contributor believes its Contributions are its original creation(s) or it has sufficient rights to grant the rights to its Contributions conveyed by this License.

2.6. Fair Use

This License is not intended to limit any rights You have under applicable copyright doctrines of fair use, fair dealing, or other equivalents.

2.7. Conditions

Sections 3.1, 3.2, 3.3, and 3.4 are conditions of the licenses granted in Section 2.1.

3. Responsibilities

3.1. Distribution of Source Form

All distribution of Covered Software in Source Code Form, including any Modifications that You create or to which You contribute, must be under the terms of this License. You must inform recipients that the Source

Code Form of the Covered Software is governed by the terms of this License, and how they can obtain a copy of this License. You may not attempt to alter or restrict the recipients' rights in the Source Code Form.

3.2. Distribution of Executable Form

If You distribute Covered Software in Executable Form then:

- (a) such Covered Software must also be made available in Source Code Form, as described in Section 3.1, and You must inform recipients of the Executable Form how they can obtain a copy of such Source Code Form by reasonable means in a timely manner, at a charge no more than the cost of distribution to the recipient; and
- (b) You may distribute such Executable Form under the terms of this License, or sublicense it under different terms, provided that the license for the Executable Form does not attempt to limit or alter the recipients' rights in the Source Code Form under this License.

3.3. Distribution of a Larger Work

You may create and distribute a Larger Work under terms of Your choice, provided that You also comply with the requirements of this License for the Covered Software. If the Larger Work is a combination of Covered Software with a work governed by one or more Secondary Licenses, and the Covered Software is not Incompatible With Secondary Licenses, this License permits You to additionally distribute such Covered Software under the terms of such Secondary License(s), so that the recipient of the Larger Work may, at their option, further distribute the Covered Software under the terms of either this License or such Secondary License(s).

3.4. Notices

You may not remove or alter the substance of any license notices (including copyright notices, patent notices, disclaimers of warranty, or limitations of liability) contained within the Source Code Form of the Covered Software, except that You may alter any license notices to the extent required to remedy known factual inaccuracies.

3.5. Application of Additional Terms

You may choose to offer, and to charge a fee for, warranty, support, indemnity or liability obligations to one or more recipients of Covered Software. However, You may do so only on Your own behalf, and not on behalf of any Contributor. You must make it absolutely clear that any such warranty, support, indemnity, or liability obligation is offered by You alone, and You hereby agree to indemnify every Contributor for any liability incurred by such Contributor as a result of warranty, support, indemnity or liability terms You offer. You may include additional disclaimers of warranty and limitations of liability specific to any jurisdiction.

4. Inability to Comply Due to Statute or Regulation

If it is impossible for You to comply with any of the terms of this License with respect to some or all of the Covered Software due to statute, judicial order, or regulation then You must: (a) comply with the terms of this License to the maximum extent possible; and (b) describe the limitations and the code they affect. Such description must be placed in a text file included with all distributions of the Covered Software under this License. Except to the extent prohibited by statute or regulation, such description must be sufficiently detailed for a recipient of ordinary skill to be able to understand it.

5. Termination

5.1. The rights granted under this License will terminate automatically if You fail to comply with any of its terms. However, if You become compliant, then the rights granted under this License from a particular Contributor are reinstated (a) provisionally, unless and until such Contributor explicitly and finally terminates Your grants, and (b) on an ongoing basis, if such Contributor fails to notify You of the non-compliance by some reasonable means prior to 60 days after You have come back into compliance. Moreover, Your grants from a particular Contributor are reinstated on an ongoing basis if such Contributor notifies You of the non-compliance by some reasonable means, this is the first time You have received notice of non-compliance with this License from such Contributor, and You become compliant prior to 30 days after Your receipt of the notice.

5.2. If You initiate litigation against any entity by asserting a patent infringement claim (excluding declaratory judgment actions, counter-claims, and cross-claims) alleging that a Contributor Version directly or indirectly infringes any patent, then the rights granted to You by any and all Contributors for the Covered Software under Section 2.1 of this License shall terminate.

5.3. In the event of termination under Sections 5.1 or 5.2 above, all end user license agreements (excluding distributors and resellers) which have been validly granted by You or Your distributors under this License prior to termination shall survive termination.

*

*

* 6. Disclaimer of Warranty *
 * ----- *
 * *
 * Covered Software is provided under this License on an "as is" *
 * basis, without warranty of any kind, either expressed, implied, or *
 * statutory, including, without limitation, warranties that the *
 * Covered Software is free of defects, merchantable, fit for a *
 * particular purpose or non-infringing. The entire risk as to the *
 * quality and performance of the Covered Software is with You. *
 * Should any Covered Software prove defective in any respect, You *
 * (not any Contributor) assume the cost of any necessary servicing, *
 * repair, or correction. This disclaimer of warranty constitutes an *
 * essential part of this License. No use of any Covered
 Software is *
 * authorized under this License except under this disclaimer. *
 * *

*

* 7. Limitation of Liability *
 * ----- *
 * *
 * Under no circumstances and under no legal theory, whether tort *
 * (including negligence), contract, or otherwise, shall any *
 * Contributor, or anyone who distributes Covered Software as *
 * permitted above, be liable to You for any direct, indirect, *
 * special, incidental, or consequential damages of any character *
 * including, without limitation,
 damages for lost profits, loss of *
 * goodwill, work stoppage, computer failure or malfunction, or any *
 * and all other commercial damages or losses, even if such party *
 * shall have been informed of the possibility of such damages. This *
 * limitation of liability shall not apply to liability for death or *
 * personal injury resulting from such party's negligence to the *
 * extent applicable law prohibits such limitation. Some *
 * jurisdictions do not allow the exclusion or limitation of *
 * incidental or consequential damages, so this exclusion and *
 * limitation may not apply to You. *
 * *

8. Litigation

Any litigation relating to this License may be brought only in the courts of a jurisdiction where the defendant maintains its principal

place

of business and such litigation shall be governed by laws of that jurisdiction, without reference to its conflict-of-law provisions. Nothing in this Section shall prevent a party's ability to bring cross-claims or counter-claims.

9. Miscellaneous

This License represents the complete agreement concerning the subject matter hereof. If any provision of this License is held to be unenforceable, such provision shall be reformed only to the extent necessary to make it enforceable. Any law or regulation which provides that the language of a contract shall be construed against the drafter shall not be used to construe this License against a Contributor.

10. Versions of the License

10.1. New Versions

Mozilla Foundation is the license steward. Except as provided in Section 10.3, no one other than the license steward has the right to modify or publish new versions of this License. Each version will be given a distinguishing version number.

10.2. Effect of New Versions

You may distribute the Covered Software under the terms of the version of the License under which You originally received the Covered Software, or under the terms of any subsequent version published by the license steward.

10.3. Modified Versions

If you create software not governed by this License, and you want to create a new license for such software, you may create and use a modified version of this License if you rename the license and remove any references to the name of the license steward (except to note that such modified license differs from this License).

10.4. Distributing Source Code Form that is Incompatible With Secondary Licenses

If You choose to distribute Source Code Form that is Incompatible With Secondary Licenses under the terms of this version of the License, the notice described in Exhibit B of this License must be attached.

Exhibit A - Source Code Form License Notice

This Source

Code Form is subject to the terms of the Mozilla Public License, v. 2.0. If a copy of the MPL was not distributed with this file, You can obtain one at <http://mozilla.org/MPL/2.0/>.

If it is not possible or desirable to put the notice in a particular file, then You may include the notice in a location (such as a LICENSE file in a relevant directory) where a recipient would be likely to look for such a notice.

You may add additional accurate notices of copyright ownership.

Exhibit B - "Incompatible With Secondary Licenses" Notice

This Source Code Form is "Incompatible With Secondary Licenses", as defined by the Mozilla Public License, v. 2.0.

COMMON DEVELOPMENT AND DISTRIBUTION LICENSE (CDDL) Version 1.0

1. Definitions.

1.1. Contributor. means each individual or entity that creates or contributes to the creation of Modifications.

1.2. Contributor Version. means the combination of the Original Software, prior Modifications used by a Contributor (if any), and the Modifications made by that particular Contributor.

1.3. Covered Software. means (a) the Original Software, or (b) Modifications, or (c) the combination of files containing Original Software with files containing Modifications, in each case including portions thereof.

1.4. Executable. means the Covered Software in any form other than Source Code.

1.5. Initial Developer. means the individual or entity that first makes Original Software available under this License.

1.6. Larger Work. means a work which combines Covered Software or portions thereof with code not governed by the terms of this License.

1.7. License. means this document.

1.8.

Licensable. means having the right to grant, to the maximum extent possible, whether at the time of the initial grant or subsequently acquired, any and all of the rights conveyed herein.

1.9. Modifications. means the Source Code and Executable form of any of the following:

A. Any file that results from an addition to, deletion from or modification of the contents of a file containing Original Software or previous Modifications;

B. Any new file that contains any part of the Original Software or previous Modification; or

C. Any new file that is contributed or otherwise made available under the terms of this License.

1.10. Original Software. means the Source Code and Executable form of computer software code that is originally released under this License.

1.11. Patent Claims. means any patent claim(s), now owned or hereafter acquired, including without limitation, method, process, and apparatus claims, in any patent Licensable by grantor.

1.12.

Source Code. means (a) the common form of computer software code in which modifications are made and (b) associated documentation included in or with such code.

1.13. You. (or .Your.) means an individual or a legal entity exercising rights under, and complying with all of the terms of, this License. For legal entities, .You. includes any entity which controls, is controlled by, or is under common control with You. For purposes of this definition, .control. means (a) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (b) ownership of more than fifty percent (50%) of the outstanding shares or beneficial ownership of such entity.

2. License Grants.

2.1. The Initial Developer Grant.

Conditioned upon Your compliance with Section 3.1 below and subject to third party intellectual property claims, the Initial Developer hereby grants You a world-wide, royalty-free, non-exclusive license:

(a) under intellectual property rights (other than patent or trademark) Licensable by Initial Developer, to use, reproduce, modify, display, perform, sublicense and distribute the Original Software (or portions thereof), with or without Modifications, and/or as part of a Larger Work; and

(b) under Patent Claims infringed by the making, using or selling of Original Software, to make, have made, use, practice, sell, and offer for sale, and/or otherwise dispose of the Original Software (or portions thereof).

(c) The licenses granted in Sections 2.1(a) and (b) are effective on the date Initial Developer first distributes or otherwise makes the Original Software available to a third party under the terms of this License.

(d) Notwithstanding Section 2.1(b) above, no patent license is granted: (1) for code that You delete from the Original Software, or (2) for infringements caused by: (i) the modification of the Original Software, or (ii) the combination of the Original Software with other software or devices.

2.2. Contributor Grant.

Conditioned upon Your compliance with Section 3.1 below and subject to third party intellectual property claims, each Contributor hereby grants You a world-wide, royalty-free, non-exclusive license:

(a) under intellectual property rights (other than patent or trademark) Licensable by Contributor to use, reproduce, modify, display, perform, sublicense and distribute the Modifications created by such Contributor (or portions thereof), either on an unmodified basis, with other Modifications, as Covered Software and/or as part of a Larger Work; and

(b) under Patent Claims infringed by the making, using, or selling of Modifications made by that Contributor either alone and/or in combination with its Contributor Version (or portions of such combination), to make, use, sell, offer for sale, have made, and/or otherwise dispose of: (1) Modifications made by that Contributor (or portions thereof); and (2) the combination of Modifications made by that Contributor with its Contributor Version (or portions of such combination).

(c) The licenses granted in Sections 2.2(a) and 2.2(b) are effective on the date Contributor first distributes or otherwise makes the Modifications available to a third party.

(d) Notwithstanding Section 2.2(b) above, no patent license is granted: (1) for any code that Contributor has deleted from the Contributor Version; (2) for infringements caused by: (i) third party modifications of Contributor Version, or (ii) the combination of Modifications made by that Contributor with other software (except as part of the Contributor Version) or other devices; or (3) under Patent Claims infringed by Covered Software in the absence of Modifications made by that Contributor.

3. Distribution Obligations.

3.1. Availability of Source Code.

Any Covered Software that You distribute or otherwise make available in Executable form must also be made available in Source Code form and that Source Code form must be distributed only under the terms of this License. You must include a copy of this License with every copy of the Source Code form of the Covered Software You distribute or otherwise make available. You must inform recipients of any such Covered Software in Executable form as to how they can obtain such Covered Software in Source Code form in a reasonable manner on or through a medium customarily used for software exchange.

3.2. Modifications.

The Modifications that You create or to which You contribute are governed by the terms of this License. You represent that You believe Your Modifications are Your original creation(s) and/or You have sufficient rights to grant the rights conveyed by this License.

3.3. Required Notices.

You must include a notice in each of Your Modifications that identifies You as the Contributor of the Modification. You may not remove or alter any copyright, patent or trademark notices contained within the Covered Software, or any notices of licensing or any descriptive text giving attribution to any Contributor or the Initial Developer.

3.4. Application of Additional Terms.

You may not offer or impose any terms on any Covered Software in Source Code form that alters or restricts the applicable version of this License or the recipients' rights hereunder. You may choose to offer, and to charge a fee for, warranty, support, indemnity or liability obligations to one or more recipients of Covered Software. However, you may do so only on Your own behalf, and not on behalf of the Initial Developer or any Contributor. You must make it absolutely clear that any such warranty, support, indemnity or liability obligation is offered by You alone, and You hereby agree to indemnify the Initial Developer and every Contributor for any liability incurred by the Initial Developer or such Contributor as a result of warranty, support, indemnity or liability terms You offer.

3.5. Distribution of Executable Versions.

You may distribute the Executable form of the Covered Software under the terms of this License or under the terms of a license of Your choice, which may contain terms different from this License, provided that You are in compliance with the terms of this License and that the license for the Executable form does not attempt to limit or alter the recipient's rights in the Source Code form from the rights set forth in this License. If You distribute the Covered Software in Executable form under a different license, You must make it absolutely clear that any terms which differ from this License are offered by You alone, not by the Initial Developer or Contributor. You hereby agree to indemnify the Initial Developer and every Contributor for any liability incurred by the Initial Developer or such Contributor as a result of any such terms You offer.

3.6. Larger Works.

You may create a Larger Work by combining Covered Software with other code not governed by the terms of this License and distribute the Larger Work as a single product. In such a case, You must make sure the requirements of this License are fulfilled for the Covered Software.

4. Versions of the License.

4.1. New Versions.

Sun Microsystems, Inc. is the initial license steward and may publish revised and/or new versions of this License from time to time. Each version will be given a distinguishing version number. Except as provided in Section 4.3, no one other than the license steward has the right to modify this License.

4.2. Effect of New Versions.

You may always continue to use, distribute or otherwise make the Covered Software available under the terms of the version of the License under which You originally received the Covered Software. If the Initial Developer includes a notice in the Original Software prohibiting it from being distributed or otherwise made available under any subsequent version of the

License, You must distribute and make the Covered Software available under the terms of the version of the License under which You originally received the Covered Software. Otherwise, You may also choose to use, distribute or otherwise make the Covered Software available under the terms of any subsequent version of the License published by the license steward.

4.3. Modified Versions.

When You are an Initial Developer and You want to create a new license for Your Original Software, You may create and use a modified version of this License if You: (a) rename the license and remove any references to the name of the license steward (except to note that the license differs from this License); and (b) otherwise make it clear that the license contains terms which differ from this License.

5. DISCLAIMER OF WARRANTY.

COVERED SOFTWARE IS PROVIDED UNDER THIS LICENSE ON AN .AS IS. BASIS, WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, WITHOUT LIMITATION, WARRANTIES

THAT THE COVERED SOFTWARE IS FREE OF DEFECTS, MERCHANTABILITY, FIT FOR A PARTICULAR PURPOSE OR NON-INFRINGEMENT. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE COVERED SOFTWARE IS WITH YOU. SHOULD ANY COVERED SOFTWARE PROVE DEFECTIVE IN ANY RESPECT, YOU (NOT THE INITIAL DEVELOPER OR ANY OTHER CONTRIBUTOR) ASSUME THE COST OF ANY NECESSARY SERVICING, REPAIR OR CORRECTION. THIS DISCLAIMER OF WARRANTY CONSTITUTES AN ESSENTIAL PART OF THIS LICENSE. NO USE OF ANY COVERED SOFTWARE IS AUTHORIZED HEREUNDER EXCEPT UNDER THIS DISCLAIMER.

6. TERMINATION.

6.1. This License and the rights granted hereunder will terminate automatically if You fail to comply with terms herein and fail to cure such breach within 30 days of becoming aware of the breach. Provisions which, by their nature, must remain in effect beyond the termination of this License shall survive.

6.2. If You assert a patent infringement claim (excluding declaratory judgment actions) against Initial Developer or a Contributor (the Initial Developer or Contributor against whom You assert such claim is referred to as .Participant.) alleging that the Participant Software (meaning the Contributor Version where the Participant is a Contributor or the Original Software where the Participant is the Initial Developer) directly or indirectly infringes any patent, then any and all rights granted directly or indirectly to You by such Participant, the Initial Developer (if the Initial Developer is not the Participant) and all Contributors under Sections 2.1 and/or 2.2 of this License shall, upon 60 days notice from Participant terminate prospectively and automatically at the expiration of such 60 day notice period, unless if within such 60 day period You withdraw Your claim with respect to the Participant Software against such Participant either unilaterally or pursuant to a written agreement with Participant.

6.3. In the event of termination under Sections 6.1 or 6.2 above, all end user licenses that have been validly granted by You or any distributor hereunder prior to termination (excluding licenses granted to You by any distributor) shall survive termination.

7. LIMITATION OF LIABILITY.

UNDER NO CIRCUMSTANCES AND UNDER NO LEGAL THEORY, WHETHER TORT (INCLUDING NEGLIGENCE), CONTRACT, OR OTHERWISE, SHALL YOU, THE INITIAL DEVELOPER, ANY OTHER CONTRIBUTOR, OR ANY DISTRIBUTOR OF COVERED SOFTWARE, OR ANY SUPPLIER OF ANY OF SUCH PARTIES, BE LIABLE TO ANY PERSON FOR ANY INDIRECT, SPECIAL, INCIDENTAL, OR CONSEQUENTIAL DAMAGES OF ANY CHARACTER INCLUDING, WITHOUT LIMITATION, DAMAGES FOR LOST PROFITS, LOSS OF GOODWILL, WORK STOPPAGE, COMPUTER FAILURE OR MALFUNCTION, OR ANY AND ALL OTHER COMMERCIAL DAMAGES OR LOSSES, EVEN IF SUCH PARTY SHALL HAVE BEEN INFORMED OF THE POSSIBILITY OF SUCH DAMAGES. THIS LIMITATION OF LIABILITY SHALL NOT APPLY TO LIABILITY FOR DEATH OR PERSONAL INJURY RESULTING FROM SUCH PARTY'S NEGLIGENCE TO THE EXTENT APPLICABLE LAW PROHIBITS SUCH LIMITATION. SOME JURISDICTIONS

DO NOT ALLOW THE EXCLUSION OR LIMITATION OF INCIDENTAL OR CONSEQUENTIAL DAMAGES, SO THIS EXCLUSION AND LIMITATION MAY NOT APPLY TO YOU.

8. U.S. GOVERNMENT END USERS.

The Covered Software is a .commercial item., as that term is defined in 48 C.F.R. 2.101 (Oct. 1995), consisting of .commercial computer software. (as that term is defined at 48 C.F.R. 252.227-7014(a)(1)) and .commercial computer software documentation. as such terms are used in 48 C.F.R. 12.212 (Sept. 1995). Consistent with 48 C.F.R. 12.212 and 48 C.F.R. 227.7202-1 through 227.7202-4 (June 1995), all U.S. Government End Users acquire Covered Software with only those rights set forth herein. This U.S. Government Rights clause is in lieu of, and supersedes, any other FAR, DFAR, or other clause or provision that addresses Government rights in computer software under this License.

9. MISCELLANEOUS.

This License represents the complete agreement concerning subject matter hereof. If any provision of this License is held to be unenforceable, such provision shall be reformed only to the extent necessary to make it enforceable. This License shall be governed by the law of the jurisdiction specified in a notice contained within the Original Software (except to the extent applicable law, if any, provides otherwise), excluding such jurisdiction.s conflict-of-law provisions. Any litigation relating to this License shall be subject to the jurisdiction of the courts located in the jurisdiction and venue specified in a notice contained within the Original Software, with the losing party responsible for costs, including, without limitation, court costs and reasonable attorneys. fees and expenses. The application of the United Nations Convention on Contracts for the International Sale of Goods is expressly excluded. Any law or regulation which provides that the language of a contract shall be construed against the drafter shall not apply to this License. You agree that You alone are responsible for compliance with the United States export administration regulations (and the export control laws and regulation of any other countries) when You use, distribute or otherwise make available any Covered Software.

10. RESPONSIBILITY FOR CLAIMS.

As between Initial Developer and the Contributors, each party is responsible for claims and damages arising, directly or indirectly, out of its utilization of rights under this License and You agree to work with Initial Developer and Contributors to distribute such responsibility on an equitable basis. Nothing herein is intended or shall be deemed to constitute any admission of liability.

NOTICE PURSUANT TO SECTION 9 OF THE COMMON DEVELOPMENT AND DISTRIBUTION LICENSE (CDDL)

The code released under the CDDL shall be governed by the laws of the State of California (excluding conflict-of-law provisions). Any litigation relating to this License shall be subject to the jurisdiction of the Federal Courts of the Northern District of California and the state courts of the State of California, with venue lying in Santa Clara County, California.

The GNU General Public License (GPL) Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc. 59 Temple Place, Suite 330, Boston, MA 02111-1307 USA

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not

allowed.

Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. This General Public License applies to most of the Free Software Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Library General Public License instead.) You can apply it to your programs, too.

When we speak of free software,

we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and modification follow.

TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any

program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute

verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.

b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.

c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Program.

In addition, mere aggregation of another work not based on the Program with the Program (or with a work based on the Program) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or

executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

a) Accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code

for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute

the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-

free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR

OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

END OF TERMS AND CONDITIONS

How to Apply These
Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

One line to give the program's name and a brief idea of what it does.

Copyright (C)

This program is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation; either version 2 of the License, or (at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program; if not, write to the Free Software Foundation, Inc., 59 Temple Place, Suite 330, Boston, MA 02111-1307 USA

Also add information on how to contact you by electronic and paper mail.

If the program is interactive, make it output a short notice like this when it starts in an interactive mode:

Gnomovision version 69, Copyright (C) year name of author

Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type `show w'. This is free software, and you are welcome to redistribute it under certain conditions; type `show c' for details.

The hypothetical commands `show w' and `show c' should show the appropriate parts of the General Public License.

Of course, the commands you use may be called something other than `show w` and `show c`; they could even be mouse-clicks or menu items--whatever suits your program.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the program, if necessary. Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the program `Gnomovision' (which makes passes at compilers) written by James Hacker.

signature of Ty Coon, 1 April 1989

Ty Coon, President of Vice

This General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Library General Public License instead of this License.

"CLASSPATH" EXCEPTION TO THE GPL VERSION 2

Certain source files distributed by Sun Microsystems, Inc. are subject to the following clarification and special exception to the GPL Version 2, but only where Sun has expressly included in the particular source file's header the words

"Sun designates this particular file as subject to the "Classpath" exception as provided by Sun in the License file that accompanied this code."

Linking this library statically or dynamically with other modules is making a combined work based on this library. Thus, the terms and conditions of the GNU General Public License Version 2 cover the whole combination.

As a special exception, the copyright holders of this library give you permission to link this library with independent modules to produce an executable, regardless of the license terms of these independent modules, and to copy and distribute the resulting executable under terms of your choice, provided that you also meet, for each linked independent module, the terms and conditions of the license of that module.? An independent module is a module which is not derived from or based on this library.? If you modify this library, you may extend this exception to your version of the library, but

you are not obligated to do so.? If you do not wish to do so, delete this exception statement from your version.

Copyright (c) %YEARS%, Oracle and/or its affiliates. All rights reserved.

DO NOT ALTER OR REMOVE COPYRIGHT NOTICES OR THIS FILE HEADER.

This code is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License version 2 only, as published by the Free Software Foundation. Oracle designates this particular file as subject to the "Classpath" exception as provided by Oracle in the LICENSE file that accompanied this code.

This code is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or

FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License version 2 for more details (a copy is included in the LICENSE file that accompanied this code).

You should have received a copy of the GNU General Public License version 2 along with this work; if not, write to the Free Software Foundation, Inc., 51 Franklin St, Fifth Floor, Boston, MA 02110-1301 USA.

Please contact

Oracle, 500 Oracle Parkway, Redwood Shores, CA 94065 USA
or visit www.oracle.com if you need additional information or have any questions.

SAX COPYRIGHT STATUS

Version 1.0 of the Simple API for XML (SAX), created collectively by the membership of the XML-DEV mailing list, is hereby released into the public domain.

No one owns SAX: you may use it freely in both commercial and non-commercial applications, bundle it with your software distribution, include it on a CD-ROM, list the source code in a book, mirror the documentation at your own web site, or use it in any other way you see fit.

NO WARRANTY

Because SAX is released to the public domain, there is no warranty for the design or for the software implementation, to the extent permitted by applicable law. Except when otherwise stated in writing the copyright holders and/or other parties provide SAX "as is" without warranty of any kind, either expressed or implied, including, but not limited to, the implied warranties of merchantability and fitness for a particular purpose. The entire risk as to the quality and performance of SAX is with you. Should SAX prove defective, you assume the cost of all necessary servicing, repair or correction.

In no event unless required by applicable law or agreed to in writing will any copyright holder, or any other party who may modify and/or redistribute SAX, be liable to you for damages, including any general, special, incidental or consequential damages arising out of the use or inability to use SAX (including but not limited to loss of data or data being rendered inaccurate or losses sustained by you or third parties or a failure of the SAX to operate with any other programs), even if such holder or other party has been advised of the possibility of such damages.

David Megginson <sax@megginson.com>

1998-05-11

UNICODE, INC. LICENSE AGREEMENT - DATA FILES AND SOFTWARE

Unicode Data Files include all data files under the directories

<http://www.unicode.org/Public/>, <http://www.unicode.org/reports/>, and

<http://www.unicode.org/cldr/data/>. Unicode Data Files do not include PDF online

code charts under the directory <http://www.unicode.org/Public/>. Software

includes any source code published in the Unicode Standard or under the

directories <http://www.unicode.org/Public/>, <http://www.unicode.org/reports/>,

and <http://www.unicode.org/cldr/data/>.

NOTICE TO USER: Carefully read the following legal agreement. BY DOWNLOADING, INSTALLING, COPYING OR OTHERWISE USING UNICODE INC.'S DATA FILES ("DATA FILES"), AND/OR SOFTWARE ("SOFTWARE"), YOU UNEQUIVOCALLY ACCEPT, AND AGREE TO BE BOUND BY, ALL OF THE TERMS AND CONDITIONS OF THIS AGREEMENT. IF YOU DO NOT AGREE, DO NOT DOWNLOAD, INSTALL, COPY, DISTRIBUTE OR USE THE DATA FILES OR SOFTWARE.

COPYRIGHT AND PERMISSION NOTICE

Copyright 1991-2012 Unicode, Inc. All

rights reserved. Distributed under the

Terms of Use in <http://www.unicode.org/copyright.html>.

Permission is hereby granted, free of charge, to any person obtaining a copy of the Unicode data files and any associated documentation (the "Data Files") or Unicode software and any associated documentation (the "Software") to deal in the Data Files or Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, and/or sell copies of the Data Files or Software, and to permit persons to whom the Data Files or Software are furnished to do so, provided that (a) the above copyright notice(s) and this permission notice appear with all copies of the Data Files or Software, (b) both the above copyright notice(s) and this permission notice appear in associated documentation, and (c) there is clear notice in each modified Data File or in the Software as well as in the documentation associated with the Data File(s) or Software that the data or software has been modified.

THE DATA FILES AND SOFTWARE ARE PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT OF THIRD PARTY RIGHTS. IN NO EVENT SHALL THE COPYRIGHT HOLDER OR HOLDERS INCLUDED IN THIS NOTICE BE LIABLE FOR ANY CLAIM, OR ANY SPECIAL INDIRECT OR CONSEQUENTIAL DAMAGES, OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING

OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THE DATA FILES OR SOFTWARE.

Except as contained in this notice, the name of a copyright holder shall not be used in advertising or otherwise to promote the sale, use or other dealings in these Data Files or Software without prior written authorization of the copyright holder.

Copyright (c) %YEARS% Oracle and/or its affiliates. All rights reserved.

DO NOT ALTER OR REMOVE COPYRIGHT NOTICES OR THIS FILE HEADER.

This code is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License version 2 only, as published by the Free Software Foundation.

This code is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License version 2 for more details (a copy is included in the LICENSE file that accompanied this code).

You should have received a copy of the GNU General Public License version 2 along with this work; if not, write to the Free Software Foundation, Inc., 51 Franklin St, Fifth Floor, Boston, MA 02110-1301 USA.

Please contact Oracle, 500 Oracle Parkway, Redwood Shores, CA 94065 USA or visit www.oracle.com if you need additional information or have any questions.

Copyright 2005 Sun Microsystems, Inc. All rights reserved.

Use is subject to license terms.

***** BEGIN LICENSE BLOCK *****

Version: MPL 1.1/GPL 2.0/LGPL 2.1

The contents of this package are subject to the Mozilla Public License Version 1.1 (the "License"); you may not use this package except in compliance with the License. You may obtain a copy of the License at <http://www.mozilla.org/MPL/>

Software distributed under the License is distributed on an "AS IS" basis, WITHOUT WARRANTY OF ANY KIND, either express or implied. See the License for the specific language governing rights and limitations under the License.

The Original Code is the Netscape Portable Runtime (NSPR).

The Initial Developer of the Original Code is
Netscape Communications Corporation.

Portions created by the Initial Developer are Copyright (C) 1998-2000

the Initial Developer. All Rights Reserved.

Contributor(s):

Alternatively, the contents of this file may be used under the terms of either the GNU General Public License Version 2 or later (the "GPL"), or the GNU Lesser General Public License Version 2.1 or later (the "LGPL"), in which case the provisions of the GPL or the LGPL are applicable instead of those above. If you wish to allow use of your version of this file only under the terms of either the GPL or the LGPL, and not to allow others to use your version of this file under the terms of the MPL, indicate your decision by deleting the provisions above and replace them with the notice and other provisions required by the GPL or the LGPL. If you do not delete the provisions above, a recipient may use your version of this file under the terms of any one of the MPL, the GPL or the LGPL.

***** END LICENSE BLOCK *****

SAX IS FREE

I hereby abandon any property rights to SAX 2.0 (the Simple API for XML), and release all of the SAX 2.0 source code, compiled code, and documentation contained in this distribution into the Public Domain. SAX comes with NO WARRANTY or guarantee of fitness for any purpose.

David Megginson

david@megginson.com

2000-01-14

Copyright (c) %YEARS% Oracle and/or its affiliates. All rights reserved.

DO NOT ALTER OR REMOVE COPYRIGHT NOTICES OR THIS FILE HEADER.

This code is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License version 2 only, as published by the Free Software Foundation. Oracle designates this particular file as subject to the "Classpath" exception as provided by Oracle in the LICENSE file that accompanied this code.

This code is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License version 2 for more details (a copy is included in the LICENSE file that accompanied this code).

You should have received a copy of the GNU General Public License version 2 along with this work; if not, write to the Free Software Foundation, Inc., 51 Franklin St, Fifth Floor, Boston, MA 02110-1301 USA.

Please contact

Oracle, 500 Oracle Parkway, Redwood Shores, CA 94065 USA
or visit www.oracle.com if you need additional information or have any questions.

1.161 ucf 3.0038+nmu1

1.161.1 Available under license :

Format: <https://www.debian.org/doc/packaging-manuals/copyright-format/1.0/>

Upstream-Name: ucf

Upstream-Contact: Manoj Srivastava <srivasta@debian.org>

Source: <https://anonscm.debian.org/users/srivasta/debian/ucf.git>

Copyright: 2002, 2003, 2003, 2004, 2005, 2006, 2015 Manoj Srivastava <srivasta@debian.org>

License: GPL-2

Files: *

Copyright: 2002, 2003, 2003, 2004, 2005, 2006, 2015 Manoj Srivastava <srivasta@debian.org>

License: GPL-2

Files: debian/po/ca.po

Copyright: 2004 Aleix Badia i Bosch <abadia@ica.es>

2008, 2009, 2010 Jordi Mallach <jordi@debian.org>

License: GPL-2

Files: debian/po/cs.po

Copyright: 2014 Miroslav Kure <kurem@debian.cz>

License: GPL-2

Files: debian/po/da.po

Copyright: 2005, 2007 Claus Hindsgaul <claus.hindsgaul@gmail.com>

2010, 2014, 2018 Joe Hansen <joedalton2@yahoo.dk>

License: GPL-2

Files: debian/po/de.po

Copyright: 2004-2009 Erik Schanze <eriks@debian.org>

2014, 2018 Holger Wansing <linux@wansing-online.de>

License: GPL-2

Files:

debian/po/es.po

Copyright: 2004 Lucas Wall <kthulhu@usa.net>

2007, 2010 Javier Fernandez-Sanguino <jfs@debian.org>

2014,2018 Matias Bellone <matiasbellone+debian@gmail.com>

License: GPL-2

Files: debian/po/eu.po

Copyright: 2007, 2009 Piarres Beobide <pi@beobide.net>, 2007, 2009

2009, 2014 Iaki Larraaga Murgoitio <dooteo@zundan.com>

License: GPL-2

Files: debian/po/fi.po

Copyright: 2009, 2014 Esko Ararjvi <edu@iki.fi>

License: GPL-2

Files: debian/po/fr.po

Copyright: 2007 Eric Madesclair <eric-m@wanadoo.fr>

2009, 2014 Christian Perrier <bubulle@debian.org>

2018 Jean-Pierre Giraud <jean-pierregiraud@neuf.fr>

License: GPL-2

Files: debian/po/gl.po

Copyright: 2006, 2007 Jacobo Tarrío <jtarrío@debian.org>

2009 Marce Villarino <mvillarino@gmail.com>

License: GPL-2

Files: debian/po/it.po

Copyright: 2005-2010 Luca Bruno <lucab@debian.org>

License: GPL-2

Files: debian/po/ja.po

Copyright: 2018 Kenshi Muto <kmuto@debian.org>

License: GPL-2

Files:

debian/po/nl.po

Copyright: 2006 Kurt De Bree <kdebree@telenet.be>

2011 Jeroen Schot <schot@a-eskwadmaat.nl>

2016 Frans Spiesschaert <Frans.Spiesschaert@yucom.be>

License: GPL-2

Files: debian/po/pl.po

Copyright: 2007 Wojciech Zarba <wojtekz@comp.waw.pl>

2012, 2014 Micha Kuach <michal.kulach@gmail.com>

License: GPL-2

Files: debian/po/pt_BR.po

Copyright: 2010 Flamarion Jorge <jorge.flamarion@gmail.com>

2014-2018 Adriano Rafael Gomes <adrianorg@debian.org>

License: GPL-2

Files: debian/po/pt.po

Copyright: 2007 Bruno Queiros <brunomiguelqueiros@sapo.pt>

2010-2018 Amrico Monteiro <a_monteiro@gmx.com>

License: GPL-2

Files: debian/po/ru.po
Copyright: 2006, 2007 Yuri Kozlov <kozlov.y@gmail.com>
2009, 2014, 2018 Yuri Kozlov <yuray@komyakino.ru>
License: GPL-2

Files: debian/po/sk.po
Copyright: 2011, 2014 Slavko <linux@slavino.sk>
License: GPL-2

Files: debian/po/sv.po
Copyright: 2007 Daniel Nylander <po@danielnylander.se>

2009, 2014 Martin Bagge <brother@bsnet.se>
License: GPL-2

Files: debian/po/vi.po
Copyright: 2005-2009 Clytie Siddall <clytie@riverland.net.au>
License: GPL-2

License: GPL-2
ucf is Copyright (C) 2002, 2003, 2003, 2004, 2005, 2006 Manoj
Srivastava <srivasta@debian.org>

.

This program is free software; you can redistribute it and/or modify
it under the terms of the GNU General Public License as published by
the Free Software Foundation; version 2 dated June, 1991.

.

This program is distributed in the hope that it will be useful,
but WITHOUT ANY WARRANTY; without even the implied warranty of
MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the
GNU General Public License for more details.

.

On Debian GNU/Linux systems, the complete text of the GNU General
Public License can be found in `/usr/share/common-licenses/GPL-2'.

.

A copy of the GNU General Public License is also available at
<URL:<http://www.gnu.org/copyleft/gpl.html>>.

You may also obtain
it by writing to the Free Software Foundation, Inc., 51 Franklin
St, Fifth Floor, Boston, MA 02110-1301 USA

GNU GENERAL PUBLIC LICENSE

Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.
59 Temple Place - Suite 330, Boston, MA
02111-1307, USA.

Everyone is permitted to copy and distribute verbatim copies

of this license document, but changing it is not allowed.

Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. This General Public License applies to most of the Free Software Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Library General Public License instead.) You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price.

Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the

program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and modification follow.

GNU GENERAL PUBLIC LICENSE
TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This

License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

- a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.
- b) You must cause any work that

you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.

c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Program.

In addition, mere aggregation of another work not based on the Program with the Program (or with a work based on the Program) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

a) Accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your

cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates

the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number.

If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

END OF TERMS AND CONDITIONS

Appendix: How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

```
<one line to give the program's name and a brief idea of what it does.>  
Copyright (C) 19yy <name of author>
```

This program is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation; either version 2 of the License, or (at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program; if not, write to the Free Software Foundation, Inc., 59 Temple Place - Suite 330, Boston, MA 02111-1307, USA.

Also add information on how to contact you by electronic and paper mail.

If the program is interactive, make it output a short notice like this when it starts in an interactive mode:

```
Gnomovision version 69, Copyright (C) 19yy name of author  
Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type `show w'.  
This is free software, and you are welcome to redistribute it  
under certain conditions; type `show c'  
for details.
```

The hypothetical commands `show w' and `show c' should show the appropriate parts of the General Public License. Of course, the commands you use may be called something other than `show w' and `show c'; they could even be mouse-clicks or menu items--whatever suits your program.

You should also get your employer (if you work as a programmer) or your

school, if any, to sign a "copyright disclaimer" for the program, if necessary. Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the program
'Gnomovision' (which makes passes at compilers) written by James Hacker.

<signature of Ty Coon>, 1 April 1989
Ty Coon, President of Vice

This General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Library General Public License instead of this License.

1.162 idna 2.8

1.162.1 Available under license :

No license file was found, but licenses were detected in source scan.

License

Copyright (c) 2013-2018, Kim Davies. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- #. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- #. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
- #. Neither the name of the copyright holder nor the names of the contributors may be used to endorse or promote products derived from this software without specific prior written permission.
- #. THIS SOFTWARE IS PROVIDED BY THE CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT HOLDERS OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL,

SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Portions of the codec implementation and unit tests are derived from the Python standard library, which carries the Python Software Foundation License <<https://docs.python.org/2/license.html>>`_`:

Copyright (c) 2001-2014 Python Software Foundation; All Rights Reserved

Portions of the unit tests are derived from the Unicode standard, which is subject to the Unicode, Inc. License Agreement:

Copyright (c) 1991-2014 Unicode, Inc. All rights reserved.
Distributed under the Terms of Use in
<<http://www.unicode.org/copyright.html>>.

Permission is hereby granted, free of charge, to any person obtaining a copy of the Unicode data files and any associated documentation (the "Data Files") or Unicode software and any associated documentation (the "Software") to deal in the Data Files or Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, and/or sell copies of the Data Files or Software, and to permit persons to whom the Data Files or Software are furnished to do so, provided that

(a) this copyright and permission notice appear with all copies of the Data Files or Software,

(b) this copyright and permission notice appear in associated documentation, and

(c) there is clear notice in each modified Data File or in the Software as well as in the documentation associated with the Data File(s) or Software that the data or software has been modified.

THE DATA FILES AND SOFTWARE ARE PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT OF THIRD PARTY RIGHTS.

IN NO EVENT SHALL THE COPYRIGHT HOLDER OR HOLDERS INCLUDED IN THIS NOTICE BE LIABLE FOR ANY CLAIM, OR ANY SPECIAL INDIRECT OR CONSEQUENTIAL DAMAGES, OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE,

DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THE DATA FILES OR SOFTWARE.

Except as contained in this notice, the name of a copyright holder shall not be used in advertising or otherwise to promote the sale, use or other dealings in these Data Files or Software without prior written authorization of the copyright holder.

Found in path(s):

```
* /opt/cola/permits/1110810307_1606855956.29/0/kjd-idna-v2-8-0-g1cdf175-1-tar-gz/kjd-idna-375dc46/LICENSE.rst
```

No license file was found, but licenses were detected in source scan.

A library to support the Internationalised Domain Names in Applications (IDNA) protocol as specified in RFC 5890 et.al. This new methodology, known as IDNA 2008, can generate materially different results to the previous standard. The library can act as a drop-in replacement for the "encodings.idna" module.

```
import io, sys
from setuptools import setup
```

```
def main():
```

```
    python_version = sys.version_info[:2]
    if python_version < (2,7):
        raise SystemExit("Sorry, Python 2.7 or newer required")
```

```
    package_data = {}
    exec(open('idna/package_data.py').read(), package_data)
```

```
    arguments = {
        'name': 'idna',
        'packages': ['idna'],
        'version': package_data['__version__'],
        'description': 'Internationalized Domain Names in Applications (IDNA)',
        'long_description': io.open("README.rst", encoding="UTF-8").read(),
        'author': 'Kim Davies',
        'author_email': 'kim@cynosure.com.au',
        'license': 'BSD-like',
        'url': 'https://github.com/kjd/idna',
        'classifiers': [
            'Development Status :: 5 - Production/Stable',
```

```

'Intended Audience :: Developers',
'Intended Audience :: System Administrators',
'License :: OSI Approved :: BSD License',
'Operating System :: OS Independent',
'Programming Language :: Python',
'Programming Language :: Python :: 2',
'Programming Language :: Python :: 2.7',
'Programming Language :: Python :: 3',
'Programming Language :: Python :: 3.4',
'Programming Language :: Python :: 3.5',
'Programming Language :: Python :: 3.6',
'Topic :: Internet :: Name Service (DNS)',
'Topic :: Software Development :: Libraries :: Python Modules',
'Topic :: Utilities',
],
'python_requires': '>=2.7, !=3.0.*, !=3.1.*, !=3.2.*, !=3.3.*',
'test_suite': 'tests',
}

setup(**arguments)

if __name__ == '__main__':
    main()

```

Found in path(s):

* /opt/cola/permits/1110810307_1606855956.29/0/kjd-idna-v2-8-0-g1cdf175-1-tar-gz/kjd-idna-375dc46/setup.py

1.163 appdirs 1.4.3

1.163.1 Available under license :

This is the MIT license

Copyright (c) 2010 ActiveState Software Inc.

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF

MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT.
IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY
CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT,
TORT OR OTHERWISE, ARISING
FROM, OUT OF OR IN CONNECTION WITH THE
SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

1.164 pyparsing 2.4.6

1.164.1 Available under license :

Permission is hereby granted, free of charge, to any person obtaining
a copy of this software and associated documentation files (the
"Software"), to deal in the Software without restriction, including
without limitation the rights to use, copy, modify, merge, publish,
distribute, sublicense, and/or sell copies of the Software, and to
permit persons to whom the Software is furnished to do so, subject to
the following conditions:

The above copyright notice and this permission notice shall be
included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND,
EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF
MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT.
IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY
CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT,
TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE
SOFTWARE OR THE USE OR OTHER DEALINGS
IN THE SOFTWARE.

1.165 pyasn1 0.4.8

1.165.1 Available under license :

No license file was found, but licenses were detected in source scan.

Metadata-Version: 1.2

Name: pyasn1

Version: 0.4.8

Summary: ASN.1 types and codecs

Home-page: <https://github.com/etingof/pyasn1>

Author: Ilya Etingof

Author-email: etingof@gmail.com

Maintainer: Ilya Etingof <etingof@gmail.com>

License: BSD

Description: Pure-Python implementation of ASN.1 types and DER/BER/CER codecs (X.208)

Platform: any

Classifier: Development Status :: 5 - Production/Stable
Classifier: Environment :: Console
Classifier: Intended Audience :: Developers
Classifier: Intended Audience :: Education
Classifier: Intended Audience :: Information Technology
Classifier: Intended Audience :: System Administrators
Classifier: Intended Audience :: Telecommunications Industry
Classifier: License :: OSI Approved :: BSD License
Classifier: Natural Language :: English
Classifier: Operating System :: OS Independent
Classifier: Programming Language :: Python :: 2
Classifier: Programming Language :: Python :: 2.4
Classifier:
Programming Language :: Python :: 2.5
Classifier: Programming Language :: Python :: 2.6
Classifier: Programming Language :: Python :: 2.7
Classifier: Programming Language :: Python :: 3
Classifier: Programming Language :: Python :: 3.2
Classifier: Programming Language :: Python :: 3.3
Classifier: Programming Language :: Python :: 3.4
Classifier: Programming Language :: Python :: 3.5
Classifier: Programming Language :: Python :: 3.6
Classifier: Programming Language :: Python :: 3.7
Classifier: Topic :: Communications
Classifier: Topic :: Software Development :: Libraries :: Python Modules

Found in path(s):

* /opt/cola/permits/1110812511_1607462013.57/0/pyasn1-0-4-8-tar-gz/pyasn1-0.4.8/PKG-INFO
* /opt/cola/permits/1110812511_1607462013.57/0/pyasn1-0-4-8-tar-gz/pyasn1-0.4.8/pyasn1.egg-info/PKG-INFO
No license file was found, but licenses were detected in source scan.

License: <http://snmplabs.com/pyasn1/license.html>

Found in path(s):

* /opt/cola/permits/1110812511_1607462013.57/0/pyasn1-0-4-8-tar-gz/pyasn1-0.4.8/tests/codec/ber/__main__.py
* /opt/cola/permits/1110812511_1607462013.57/0/pyasn1-0-4-8-tar-gz/pyasn1-0.4.8/tests/test_debug.py
* /opt/cola/permits/1110812511_1607462013.57/0/pyasn1-0-4-8-tar-gz/pyasn1-0.4.8/pyasn1/compat/dateandtime.py
* /opt/cola/permits/1110812511_1607462013.57/0/pyasn1-0-4-8-tar-gz/pyasn1-0.4.8/tests/codec/ber/test_encoder.py
* /opt/cola/permits/1110812511_1607462013.57/0/pyasn1-0-4-8-tar-gz/pyasn1-0.4.8/pyasn1/codec/native/encoder.py
* /opt/cola/permits/1110812511_1607462013.57/0/pyasn1-0-4-8-tar-gz/pyasn1-0.4.8/tests/codec/native/__main__.py
* /opt/cola/permits/1110812511_1607462013.57/0/pyasn1-0-4-8-tar-gz/pyasn1-0.4.8/tests/type/test_constraint.py
* /opt/cola/permits/1110812511_1607462013.57/0/pyasn1-0-4-8-tar-gz/pyasn1-0.4.8/pyasn1/compat/integer.py
*

```

/opt/cola/permits/1110812511_1607462013.57/0/pyasn1-0-4-8-tar-gz/pyasn1-0.4.8/pyasn1/codec/ber/encoder.py
* /opt/cola/permits/1110812511_1607462013.57/0/pyasn1-0-4-8-tar-gz/pyasn1-0.4.8/tests/__main__.py
* /opt/cola/permits/1110812511_1607462013.57/0/pyasn1-0-4-8-tar-gz/pyasn1-0.4.8/pyasn1/type/namedval.py
* /opt/cola/permits/1110812511_1607462013.57/0/pyasn1-0-4-8-tar-gz/pyasn1-0.4.8/pyasn1/type/constraint.py
* /opt/cola/permits/1110812511_1607462013.57/0/pyasn1-0-4-8-tar-gz/pyasn1-0.4.8/pyasn1/type/tagmap.py
* /opt/cola/permits/1110812511_1607462013.57/0/pyasn1-0-4-8-tar-gz/pyasn1-0.4.8/tests/base.py
* /opt/cola/permits/1110812511_1607462013.57/0/pyasn1-0-4-8-tar-gz/pyasn1-0.4.8/pyasn1/codec/ber/decoder.py
* /opt/cola/permits/1110812511_1607462013.57/0/pyasn1-0-4-8-tar-gz/pyasn1-0.4.8/tests/type/test_namedval.py
* /opt/cola/permits/1110812511_1607462013.57/0/pyasn1-0-4-8-tar-gz/pyasn1-0.4.8/tests/type/test_opentype.py
* /opt/cola/permits/1110812511_1607462013.57/0/pyasn1-0-4-8-tar-gz/pyasn1-0.4.8/pyasn1/type/base.py
*
/opt/cola/permits/1110812511_1607462013.57/0/pyasn1-0-4-8-tar-gz/pyasn1-0.4.8/pyasn1/debug.py
* /opt/cola/permits/1110812511_1607462013.57/0/pyasn1-0-4-8-tar-gz/pyasn1-0.4.8/tests/codec/__main__.py
* /opt/cola/permits/1110812511_1607462013.57/0/pyasn1-0-4-8-tar-gz/pyasn1-0.4.8/tests/type/__main__.py
* /opt/cola/permits/1110812511_1607462013.57/0/pyasn1-0-4-8-tar-gz/pyasn1-0.4.8/tests/compat/test_integer.py
* /opt/cola/permits/1110812511_1607462013.57/0/pyasn1-0-4-8-tar-gz/pyasn1-0.4.8/pyasn1/type/error.py
* /opt/cola/permits/1110812511_1607462013.57/0/pyasn1-0-4-8-tar-gz/pyasn1-0.4.8/tests/codec/cer/__main__.py
* /opt/cola/permits/1110812511_1607462013.57/0/pyasn1-0-4-8-tar-gz/pyasn1-0.4.8/tests/type/test_char.py
* /opt/cola/permits/1110812511_1607462013.57/0/pyasn1-0-4-8-tar-gz/pyasn1-0.4.8/setup.py
* /opt/cola/permits/1110812511_1607462013.57/0/pyasn1-0-4-8-tar-gz/pyasn1-0.4.8/pyasn1/codec/der/decoder.py
* /opt/cola/permits/1110812511_1607462013.57/0/pyasn1-0-4-8-tar-gz/pyasn1-0.4.8/tests/type/test_tag.py
*
/opt/cola/permits/1110812511_1607462013.57/0/pyasn1-0-4-8-tar-gz/pyasn1-0.4.8/tests/codec/der/__main__.py
* /opt/cola/permits/1110812511_1607462013.57/0/pyasn1-0-4-8-tar-gz/pyasn1-0.4.8/tests/compat/test_binary.py
* /opt/cola/permits/1110812511_1607462013.57/0/pyasn1-0-4-8-tar-gz/pyasn1-0.4.8/pyasn1/type/namedtype.py
* /opt/cola/permits/1110812511_1607462013.57/0/pyasn1-0-4-8-tar-gz/pyasn1-0.4.8/pyasn1/type/useful.py
* /opt/cola/permits/1110812511_1607462013.57/0/pyasn1-0-4-8-tar-gz/pyasn1-0.4.8/tests/type/test_useful.py
* /opt/cola/permits/1110812511_1607462013.57/0/pyasn1-0-4-8-tar-gz/pyasn1-0.4.8/tests/compat/__main__.py
* /opt/cola/permits/1110812511_1607462013.57/0/pyasn1-0-4-8-tar-gz/pyasn1-0.4.8/pyasn1/compat/string.py
* /opt/cola/permits/1110812511_1607462013.57/0/pyasn1-0-4-8-tar-gz/pyasn1-0.4.8/tests/codec/cer/test_decoder.py
* /opt/cola/permits/1110812511_1607462013.57/0/pyasn1-0-4-8-tar-gz/pyasn1-0.4.8/pyasn1/type/univ.py
*
/opt/cola/permits/1110812511_1607462013.57/0/pyasn1-0-4-8-tar-gz/pyasn1-0.4.8/pyasn1/codec/cer/decoder.py
* /opt/cola/permits/1110812511_1607462013.57/0/pyasn1-0-4-8-tar-gz/pyasn1-0.4.8/tests/compat/test_octets.py
* /opt/cola/permits/1110812511_1607462013.57/0/pyasn1-0-4-8-tar-gz/pyasn1-0.4.8/pyasn1/codec/ber/eoo.py
* /opt/cola/permits/1110812511_1607462013.57/0/pyasn1-0-4-8-tar-gz/pyasn1-
0.4.8/tests/codec/der/test_encoder.py
* /opt/cola/permits/1110812511_1607462013.57/0/pyasn1-0-4-8-tar-gz/pyasn1-0.4.8/pyasn1/compat/calling.py
* /opt/cola/permits/1110812511_1607462013.57/0/pyasn1-0-4-8-tar-gz/pyasn1-
0.4.8/tests/codec/ber/test_decoder.py
* /opt/cola/permits/1110812511_1607462013.57/0/pyasn1-0-4-8-tar-gz/pyasn1-
0.4.8/pyasn1/codec/native/decoder.py
* /opt/cola/permits/1110812511_1607462013.57/0/pyasn1-0-4-8-tar-gz/pyasn1-0.4.8/pyasn1/codec/der/encoder.py
* /opt/cola/permits/1110812511_1607462013.57/0/pyasn1-0-4-8-tar-gz/pyasn1-0.4.8/pyasn1/codec/cer/encoder.py
* /opt/cola/permits/1110812511_1607462013.57/0/pyasn1-0-4-8-tar-gz/pyasn1-0.4.8/tests/type/test_univ.py
*
/opt/cola/permits/1110812511_1607462013.57/0/pyasn1-0-4-8-tar-gz/pyasn1-0.4.8/tests/codec/cer/test_encoder.py
* /opt/cola/permits/1110812511_1607462013.57/0/pyasn1-0-4-8-tar-gz/pyasn1-

```

0.4.8/tests/codec/der/test_decoder.py

* /opt/cola/permits/1110812511_1607462013.57/0/pyasn1-0-4-8-tar-gz/pyasn1-0.4.8/pyasn1/type/tag.py

* /opt/cola/permits/1110812511_1607462013.57/0/pyasn1-0-4-8-tar-gz/pyasn1-0.4.8/pyasn1/error.py

* /opt/cola/permits/1110812511_1607462013.57/0/pyasn1-0-4-8-tar-gz/pyasn1-0.4.8/pyasn1/type/char.py

* /opt/cola/permits/1110812511_1607462013.57/0/pyasn1-0-4-8-tar-gz/pyasn1-

0.4.8/tests/codec/native/test_decoder.py

* /opt/cola/permits/1110812511_1607462013.57/0/pyasn1-0-4-8-tar-gz/pyasn1-0.4.8/pyasn1/compat/binary.py

* /opt/cola/permits/1110812511_1607462013.57/0/pyasn1-0-4-8-tar-gz/pyasn1-0.4.8/pyasn1/type/opentype.py

* /opt/cola/permits/1110812511_1607462013.57/0/pyasn1-0-4-8-tar-gz/pyasn1-0.4.8/pyasn1/compat/octet.py

*

/opt/cola/permits/1110812511_1607462013.57/0/pyasn1-0-4-8-tar-gz/pyasn1-0.4.8/tests/type/test_namedtype.py

* /opt/cola/permits/1110812511_1607462013.57/0/pyasn1-0-4-8-tar-gz/pyasn1-

0.4.8/tests/codec/native/test_encoder.py

No license file was found, but licenses were detected in source scan.

Copyright (c) 2005-2019, Ilya Etingof <etingof@gmail.com>

All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

* Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.

* Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT HOLDER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Found in path(s):

* /opt/cola/permits/1110812511_1607462013.57/0/pyasn1-0-4-8-tar-gz/pyasn1-0.4.8/LICENSE.rst

No license file was found, but licenses were detected in source scan.

ASN.1 library for Python

[![PyPI](https://img.shields.io/pypi/v/pyasn1.svg?maxAge=2592000)](https://pypi.org/project/pyasn1)

[!Python Versions](https://img.shields.io/pypi/pyversions/pyasn1.svg)(https://pypi.org/project/pyasn1/)
[!Build status](https://travis-ci.org/etingof/pyasn1.svg?branch=master)(https://secure.travis-ci.org/etingof/pyasn1)
[!Coverage
Status](https://img.shields.io/codecov/c/github/etingof/pyasn1.svg)(https://codecov.io/github/etingof/pyasn1)
[!GitHub license](https://img.shields.io/badge/license-BSD-blue.svg)(https://raw.githubusercontent.com/etingof/pyasn1/master/LICENSE.txt)

This is a free and open source implementation of ASN.1 types and codecs as a Python package. It has been first written to support particular protocol (SNMP) but then generalized to be suitable for a wide range of protocols based on

[ASN.1 specification](https://www.itu.int/rec/dologin_pub.asp?lang=e&id=T-REC-X.208-198811-W!!PDF-E&type=items).

Features

- * Generic implementation of ASN.1 types (X.208)
- * Standards compliant BER/CER/DER codecs
- * Dumps/loads ASN.1 structures from Python types
- * 100% Python, works with Python 2.4 up to Python 3.7
- * MT-safe
- * Contributed ASN.1 compiler [Asn1ate](https://github.com/kimgr/asn1ate)

Why using pyasn1

ASN.1 solves the data serialisation problem. This solution was designed long ago by the wise Ancients. Back then, they did not have the luxury of wasting bits. That is why ASN.1 is designed to serialise data structures of unbounded complexity into something compact and efficient when it comes to processing the data.

That probably explains why many network protocols and file formats still rely on the 30+ years old technology. Including a number of high-profile Internet protocols and file formats.

Quite a number of books cover the topic of ASN.1.

[Communication between heterogeneous systems](http://www.oss.com/asn1/dubuisson.html)
by

Olivier Dubuisson is one of those high quality books freely available on the Internet.

The pyasn1 package is designed to help Python programmers tackling network protocols and file formats at the comfort of their Python prompt. The tool struggles to capture all aspects of a rather

complicated ASN.1 system and to represent it on the Python terms.

How to use pyasn1

With pyasn1 you can build Python objects from ASN.1 data structures.

For example, the following ASN.1 data structure:

```
```bash
Record ::= SEQUENCE {
 id INTEGER,
 room [0] INTEGER OPTIONAL,
 house [1] INTEGER DEFAULT 0
}
```
```

Could be expressed in pyasn1 like this:

```
```python
class Record(Sequence):
 componentType = NamedTypes(
 NamedType('id', Integer()),
 OptionalNamedType(
 'room', Integer().subtype(
 implicitTag=Tag(tagClassContext, tagFormatSimple, 0)
)
),
 DefaultedNamedType(
 'house',
 Integer(0).subtype(
 implicitTag=Tag(tagClassContext, tagFormatSimple, 1)
)
)
)
```
```

It is in the spirit of ASN.1 to take abstract data description and turn it into a programming language specific form.

Once you have your ASN.1 data structure expressed in Python, you

can use it along the lines of similar Python type (e.g. ASN.1

`SET` is similar to Python `dict`, `SET OF` to `list`):

```
```python
>>> record = Record()
>>> record['id'] = 123
>>> record['room'] = 321
>>> str(record)
Record:
```

```
id=123
room=321
>>>
...

```

Part of the power of ASN.1 comes from its serialisation features. You can serialise your data structure and send it over the network.

```
```python
>>> from pyasn1.codec.der.encoder import encode
>>> substrate = encode(record)
>>> hexdump(substrate)
00000: 30 07 02 01 7B 80 02 01 41
...

```

Conversely, you can turn serialised ASN.1 content, as received from network or read from a file, into a Python object which you can introspect, modify, encode and send back.

```
```python
>>> from pyasn1.codec.der.decoder import decode
>>> received_record, rest_of_substrate = decode(substrate, asn1Spec=Record())
>>>
>>> for field in received_record:
>>> print('{} is {}'.format(field, received_record[field]))
id is 123
room is 321
house is 0
>>>
>>> record == received_record
True
>>> received_record.update(room=123)
>>> substrate = encode(received_record)
>>> hexdump(substrate)
00000: 30 06 02 01 7B 80 01 7B
...

```

The pyasn1 classes struggle to emulate their Python prototypes (e.g. int, list, dict etc.). But ASN.1 types exhibit more complicated behaviour.

To make life easier for a Pythonista, they can turn their pyasn1 classes into Python built-ins:

```
```python
>>> from pyasn1.codec.native.encoder import encode
>>> encode(record)
{'id': 123, 'room': 321, 'house': 0}
...

```

Or vice-versa -- you can initialize an ASN.1 structure from a tree of Python objects:

```
```python
>>> from pyasn1.codec.native.decoder import decode
>>> record = decode({'id':
123, 'room': 321, 'house': 0}, asn1Spec=Record())
>>> str(record)
Record:
id=123
room=321
>>>
```
```

With ASN.1 design, serialisation codecs are decoupled from data objects, so you could turn every single ASN.1 object into many different serialised forms. As of this moment, pyasn1 supports BER, DER, CER and Python built-ins codecs. The extremely compact PER encoding is expected to be introduced in the upcoming pyasn1 release.

More information on pyasn1 APIs can be found in the [documentation](<http://snmplabs.com/pyasn1/>), compiled ASN.1 modules for different protocols and file formats could be found in the pyasn1-modules [repo](<https://github.com/etingof/pyasn1-modules>).

How to get pyasn1

The pyasn1 package is distributed under terms and conditions of 2-clause BSD [license](<http://snmplabs.com/pyasn1/license.html>). Source code is freely available as a GitHub [repo](<https://github.com/etingof/pyasn1>).

You could `pip install pyasn1` or download it from [PyPI](<https://pypi.org/project/pyasn1>).

If something does not work as expected, [open an issue](<https://github.com/etingof/pyasn1/issues>) at GitHub or post your question [on Stack Overflow](<https://stackoverflow.com/questions/ask>) or try browsing pyasn1 [mailing list archives](<https://sourceforge.net/p/pyasn1/mailman/pyasn1-users/>).

Copyright (c) 2005-2019, [Ilya Etingof](mailto:etingof@gmail.com).
All rights reserved.

Found in path(s):

* /opt/cola/permits/1110812511_1607462013.57/0/pyasn1-0-4-8-tar-gz/pyasn1-0.4.8/README.md

No license file was found, but licenses were detected in source scan.

.. _license:

License

=====

.. include:: ../../LICENSE.rst

Found in path(s):

* /opt/cola/permits/1110812511_1607462013.57/0/pyasn1-0-4-8-tar-gz/pyasn1-0.4.8/docs/source/license.rst

No license file was found, but licenses were detected in source scan.

ASN.1 library for Python

=====

.. toctree::

:maxdepth: 1

Abstract Syntax Notation One (ASN.1

<http://en.wikipedia.org/wiki/Abstract_Syntax_Notation_1x>_) is a technology for exchanging structured data in a universally understood, hardware agnostic way. Many industrial, security and telephony applications heavily rely on ASN.1.

The `pyasn1` <<https://pypi.org/project/pyasn1/>>_ library implements ASN.1 support in pure-Python.

What is ASN.1

ASN.1 is a large, arguably over-engineered and extremely old data modelling and serialisation tool. It is probably among the first serialisation protocols in the history of computer science and technology.

ASN.1 started its life over 30 years ago as a serialisation mechanism for the first electronic mail (known as X.400). Later on it was split off the e-mail application and become a stand-alone tech still being actively supported by its designers and widely used in industry and technology.

Since then ASN.1 is sort of haunted by its relations with the OSI model -- the first, unsuccessful, version of the Internet. You can read many interesting discussions <<https://news.ycombinator.com/item?id=8871453>>_ on that topic.

In the following years, generations of software engineers tackled the serialisation problem many times. We can see that in Google's `ProtoBuffers` <<https://developers.google.com/protocol-buffers/>>_

or `FlatBuffers` <<https://google.github.io/flatbuffers/>>, for example. Interestingly, many new takes on binary protocol design do not depart far from ASN.1 from technical perspective. It's more of a matter of striking a balance between processing overhead, wire format overhead and human readability.

Looking at what ASN.1 has to offer, it has three loosely coupled parts:

- * Data types: the standard introduces a collection of basic data types (integers, bits, strings, arrays and records) that can be used for describing arbitrarily complex, nested data structures.
- * Serialisation protocols: the above data structures could be converted into a series of octets for storage or transmission over the wire as well as recovered back into their structured form. The system is fully agnostic to hardware architectures differences.
- * Schema language: ASN.1 data structures could be described in terms of a schema language for ASN.1 compiler to turn it into platform-specific implementation.

ASN.1 applications

Being an old and generally successful standard, ASN.1 is widely adopted for many uses. To give you an example, these technologies use ASN.1 for their data exchange needs:

- * Signaling standards for the public switched telephone network (SS7 family)
- * Network management standards (SNMP, CMIP)
- * Directory standards (X.500 family, LDAP)
- * Public Key Infrastructure standards (X.509, etc.)
- * PBX control (CSTA)
- * IP-based Videoconferencing (H.323 family)
- * Biometrics (BIP, CBEFF, ACBio)
- * Intelligent transportation (SAE J2735)
- * Cellular telephony (GSM, GPRS/EDGE, UMTS, LTE)

ASN.1 gotchas

Apparently, ASN.1 is hard to implement properly. Quality open-source ASN.1 tools are rare, but ad-hoc implementations are numerous. Judging from the `statistics` <<http://cve.mitre.org/cgi-bin/cvekey.cgi?keyword=ASN.1>> on discovered security vulnerabilities, many people have implemented ASN.1 parsers and oftentimes fell victim to its edge cases.

On the bright side, ASN.1 has been around for a long time, it is well understood and security reviewed.

Documentation

```
.. toctree::  
    :maxdepth: 2
```

/pyasn1/contents

Use case

```
.. toctree::  
    :maxdepth: 2
```

/example-use-case

Download & Install

```
.. toctree::  
    :maxdepth: 2
```

/download

Changes

All changes and release history is maintained in changelog. There you could also download the latest unreleased pyasn1 tarball containing the latest fixes and improvements.

```
..  
toctree::  
    :maxdepth: 1
```

/changelog

License

The PyASN1 software is distributed under 2-clause BSD License.

```
.. toctree::  
    :maxdepth: 2
```

/license

Getting help

Please, file your `issues` <<https://github.com/etingof/pyasn1/issues>>` _

and `PRs` <<https://github.com/etingof/pyasn1/pulls>>` _ at GitHub.

Alternatively, you could ask for help at

`Stack Overflow` <<http://stackoverflow.com/questions/tagged/pyasn1>>` _

or search

`pyasn1-users` <<https://lists.sourceforge.net/lists/listinfo/pyasn1-users>>` _

mailing list archive.

Books on ASN.1

The pyasn1 implementation is largely based on reading up the following awesome books:

* `ASN.1 - Communication between heterogeneous systems` <<http://www.oss.com/asn1/dubuisson.html>>` _ by Olivier Dubuisson

* `ASN.1 Complete` <<http://www.oss.com/asn1/resources/books-whitepapers-pubs/larmouth-asn1-book.pdf>>` _ by Prof John Larmouth

Here you can get the official standards which is hard to read:

* `ITU standards`

<<http://www.itu.int/ITU-T/studygroups/com17/languages/X.680-X.693-0207w.zip>>` _

On the other end of the readability spectrum, here is a quick and sweet write up:

* `A Layman's Guide to a Subset of ASN.1, BER, and DER` <<ftp://ftp.rsasecurity.com/pub/pkcs/ascii/layman.asc>>` _ by Burton S. Kaliski

If you are working with ASN.1, we'd highly recommend reading a proper book on the subject.

Found in path(s):

* /opt/cola/permits/1110812511_1607462013.57/0/pyasn1-0-4-8-tar-gz/pyasn1-0.4.8/docs/source/contents.rst

1.166 packaging 19.2

1.166.1 Available under license :

Apache License
Version 2.0, January 2004
<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions

to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

(a) You must give any other recipients of the Work or Derivative Works a copy of this License; and

- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the

content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

This software is made available under the terms of *either* of the licenses found in LICENSE.APACHE or LICENSE.BSD. Contributions to this software is made under the terms of *both* these licenses.

Copyright (c) Donald Stufft and individual contributors.

All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.

2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT HOLDER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

1.167 queue 1.1.0

1.167.1 Available under license :

****University of Illinois/NCSA Open Source License****

Copyright (c) 2018 University of Illinois Urbana-Champaign

All rights reserved.

Developed by: University of Illinois Urbana-Champaign students and faculty

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal with the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

- * Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimers.
- * Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimers in the documentation and/or other materials provided with the distribution.
- * Neither the names of University of Illinois Urbana-Champaign, nor the names of its contributors may be used to endorse or promote products derived from this Software without specific prior written permission.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE CONTRIBUTORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS WITH THE SOFTWARE.

1.168 viper 1.7.1

1.168.1 Available under license :

The MIT License (MIT)

Copyright (c) 2014 Steve Francia

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

1.169 jackson-xc 2.9.8

1.169.1 Available under license :

Apache License

Version 2.0, January 2004

<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are

under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean

the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual

or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a

Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

You must give any other recipients of the Work or Derivative Works a copy of this License; and
You must cause any modified files to carry prominent notices stating that You changed the files; and
You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and

attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and

If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions. Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any

Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including

but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

1.170 lockfile 0.12.2

1.170.1 Available under license :

This is the MIT license: <http://www.opensource.org/licenses/mit-license.php>

Copyright (c) 2007 Skip Montanaro.

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

1.171 gopacket 1.1.19

1.171.1 Available under license :

Copyright (c) 2012 Google, Inc. All rights reserved.

Copyright (c) 2009-2011 Andreas Krennmair. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are

met:

- * Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- * Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
- * Neither the name of Andreas Krennmair, Google, nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

1.172 cron 3.0pl1-136ubuntu1

1.172.1 Available under license :

No license file was found, but licenses were detected in source scan.

```
/* Copyright 1993,1994 by Paul Vixie
* All rights reserved
*
* Distribute freely, except: don't remove my name from the source or
* documentation (don't take credit for my work), mark your changes (don't
* get me blamed for your possible bugs), don't alter or remove this
* notice. May be sold if buildable source is provided to buyer. No
* warranty of any kind, express or implied, is included with this
* software; use at your own risk, responsibility for damages (if any) to
* anyone resulting from the use of this software rests entirely with the
* user.
*
* Send bug reports, bug fixes, enhancements, requests, flames, etc., and
* I'll try to keep a version up to date. I can be reached as follows:
* Paul Vixie <paul@vix.com> uunet!decwrl!vixie!paul
*/
```

\$Id: INSTALL,v 2.5 1994/01/15 20:43:43 vixie Exp \$

Read the comments at the top of the Makefile, then edit the area marked 'configurable stuff'.

Edit config.h. The stuff I expect you to change is down a bit from the top of the file, but it's clearly marked. Also look at pathnames.h.

You don't have to create the /var/cron or /var/cron/tabs directories, since both the daemon and the `crontab' program will do this the first time they run if they don't exist. You do need to have a /var, though -- just "mkdir /var" if you don't have one, or you can "mkdir /usr/var; ln -s /usr/var /var" if you expect your /var to have a lot of stuff in it.

You will also need /usr/local/etc and /usr/local/bin directories unless you change the Makefile. These will have to be created by hand, but if you are a long-time Usenet user you probably have them already. /usr/local/man is where I keep my man pages, but I have the source for `man' and you probably do not. Therefore you may have to put the man pages into /usr/man/man1, which will be hard since there will be name collisions. (Note that the man command was originally written by

Bill Joy before he left Berkeley, and it contains no AT&T code, so it is in UUNET's archive of freely-distributable BSD code.)

LINUX note: /usr/include/paths.h on some linux systems shows _PATH_SENDMAIL to be /usr/bin/sendmail even though sendmail is installed in /usr/lib. you should check this out.

say:

```
make all
```

su and say:

```
make install
```

Note that if I can get you to "su and say" something just by asking, you have a very serious security problem on your system and you should look into it.

Edit your /usr/lib/crontab file into little pieces -- see the CONVERSION file for help on this.

Use the `crontab' command to install all the little pieces you just created. Some examples (see below before trying any of these!)

```
crontab -u uucp -r /usr/lib/uucp/crontab.src
crontab -u news -r /usr/lib/news/crontab.src
crontab -u root -r /usr/adm/crontab.src
```

Notes on above examples: (1) the .src files are copied at the time the command is issued; changing the source files later will have no effect until they are reinstalled with another `crontab -r` command. (2) The crontab command will affect the crontab of the person using the command unless `USER` is given; `-u` only works for root. When using most `su` commands under most BSD's, `crontab` will still think of you as yourself even though you may think of yourself as root -- so use `-u` liberally. (3) the `-r` option stands for `replace`; check the man page for crontab(1) for other possibilities.

Kill your existing cron daemon -- do `ps aux` and look for /etc/cron.

Edit your /etc/rc or /etc/rc.local, looking for the line that starts up /etc/cron. Comment it out and add a line to start the new cron daemon -- usually /usr/local/etc/cron, unless you changed it in the Makefile.

Start up this cron daemon yourself as root. Just type /usr/local/etc/cron (or whatever); no '&' is needed since the daemon forks itself and the process you executed returns immediately.

ATT notes: for those people unfortunate enough to be stuck on a AT&T UNIX, you will need the public-domain "libndir", found in the B News source and in any comp.sources.unix archive. You will also need to hack the code some.

Found in path(s):

* /opt/cola/permits/1125565035_1613603088.1/0/cron-3-0pl1-orig-1-tar-gz/cron-3.0pl1.orig/INSTALL

No license file was found, but licenses were detected in source scan.

```
/* Copyright 1988,1990,1993,1994 by Paul Vixie
* All rights reserved
*
* Distribute freely, except: don't remove my name from the source or
* documentation (don't take credit for my work), mark your changes (don't
* get me blamed for your possible bugs), don't alter or remove this
* notice. May be sold if buildable source is provided to buyer. No
* warranty of any kind, express or implied, is included with this
* software; use at your own risk, responsibility for damages (if any) to
* anyone resulting from the use of this software rests entirely with the
* user.
*
* Send bug reports, bug fixes, enhancements, requests, flames, etc., and
* I'll try to keep a version up to date. I can be reached as follows:
* Paul Vixie <paul@vix.com> uunet!decwrl!vixie!paul
*/
```

Found in path(s):

- * /opt/cola/permits/1125565035_1613603088.1/0/cron-3-0pl1-orig-1-tar-gz/cron-3.0pl1.orig/crontab.c
- * /opt/cola/permits/1125565035_1613603088.1/0/cron-3-0pl1-orig-1-tar-gz/cron-3.0pl1.orig/entry.c
- *
- /opt/cola/permits/1125565035_1613603088.1/0/cron-3-0pl1-orig-1-tar-gz/cron-3.0pl1.orig/misc.c
- * /opt/cola/permits/1125565035_1613603088.1/0/cron-3-0pl1-orig-1-tar-gz/cron-3.0pl1.orig/config.h
- * /opt/cola/permits/1125565035_1613603088.1/0/cron-3-0pl1-orig-1-tar-gz/cron-3.0pl1.orig/job.c
- * /opt/cola/permits/1125565035_1613603088.1/0/cron-3-0pl1-orig-1-tar-gz/cron-3.0pl1.orig/database.c
- * /opt/cola/permits/1125565035_1613603088.1/0/cron-3-0pl1-orig-1-tar-gz/cron-3.0pl1.orig/env.c
- * /opt/cola/permits/1125565035_1613603088.1/0/cron-3-0pl1-orig-1-tar-gz/cron-3.0pl1.orig/cron.h
- * /opt/cola/permits/1125565035_1613603088.1/0/cron-3-0pl1-orig-1-tar-gz/cron-3.0pl1.orig/user.c
- * /opt/cola/permits/1125565035_1613603088.1/0/cron-3-0pl1-orig-1-tar-gz/cron-3.0pl1.orig/cron.c
- * /opt/cola/permits/1125565035_1613603088.1/0/cron-3-0pl1-orig-1-tar-gz/cron-3.0pl1.orig/compat.c
- * /opt/cola/permits/1125565035_1613603088.1/0/cron-3-0pl1-orig-1-tar-gz/cron-3.0pl1.orig/do_command.c

No license file was found, but licenses were detected in source scan.

/*

- * Copyright (c) 1988 The Regents of the University of California.
- * All rights reserved.
- *
- * This code is derived from software written by Ken Arnold and
- * published in UNIX Review, Vol. 6, No. 8.
- *
- * Redistribution and use in source and binary forms are permitted
- * provided that the above copyright notice and this paragraph are
- * duplicated in all such forms and that any documentation,
- * advertising materials, and other materials related to such
- * distribution and use acknowledge that the software was developed
- * by the University of California, Berkeley. The name of the
- * University may not be used to endorse or promote products derived
- * from this software without specific prior written permission.
- * THIS SOFTWARE IS PROVIDED ``AS IS" AND WITHOUT ANY EXPRESS OR
- * IMPLIED WARRANTIES, INCLUDING, WITHOUT LIMITATION, THE IMPLIED
- * WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE.
- *
- */

Found in path(s):

- * /opt/cola/permits/1125565035_1613603088.1/0/cron-3-0pl1-orig-1-tar-gz/cron-3.0pl1.orig/popen.c

No license file was found, but licenses were detected in source scan.

/*

- * Copyright (c) 1989 The Regents of the University of California.
- * All rights reserved.
- *
- * This code is derived from software contributed to Berkeley by
- * Paul Vixie.
- *


```

* Redistribution and use in source and binary forms are permitted
* provided that the above copyright notice and this paragraph are
* duplicated in all such forms and that any documentation,
* advertising materials, and other materials related to such
* distribution and use acknowledge that the software was developed
* by the University of California, Berkeley. The name of the
* University may not be used to endorse or promote products derived
* from this software without specific prior written permission.
* THIS SOFTWARE IS PROVIDED ``AS IS" AND WITHOUT ANY EXPRESS OR
* IMPLIED WARRANTIES, INCLUDING, WITHOUT LIMITATION, THE IMPLIED
* WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE.
*
* @(#)bitstring.h 5.2
  (Berkeley) 4/4/90
*/

```

Found in path(s):

```

* /opt/cola/permits/1125565035_1613603088.1/0/cron-3-0pl1-orig-1-tar-gz/cron-3.0pl1.orig/bitstring.h
No license file was found, but licenses were detected in source scan.

```

```

.\"/* Copyright 1988,1990,1993,1994 by Paul Vixie
.\" * All rights reserved
.\" *
.\" * Distribute freely, except: don't remove my name from the source or
.\" * documentation (don't take credit for my work), mark your changes (don't
.\" * get me blamed for your possible bugs), don't alter or remove this
.\" * notice. May be sold if buildable source is provided to buyer. No
.\" * warrantee of any kind, express or implied, is included with this
.\" * software; use at your own risk, responsibility for damages (if any) to
.\" * anyone resulting from the use of this software rests entirely with the
.\" * user.
.\" *
.\" * Send bug reports, bug fixes, enhancements, requests, flames, etc., and
.\" * I'll try to keep a version up to date. I can be reached as follows:
.\" * Paul Vixie <paul@vix.com> uunet!decwrl!vixie!paul
.\" */
.\"
.\" $Id: crontab.5,v 2.4 1994/01/15 20:43:43 vixie Exp $
.\"

```

Found in path(s):

```

*
  /opt/cola/permits/1125565035_1613603088.1/0/cron-3-0pl1-orig-1-tar-gz/cron-3.0pl1.orig/crontab.5
No license file was found, but licenses were detected in source scan.

```

```

.\"/* Copyright 1988,1990,1993 by Paul Vixie
.\" * All rights reserved
.\" *

```

```
.\" * Distribute freely, except: don't remove my name from the source or
.\" * documentation (don't take credit for my work), mark your changes (don't
.\" * get me blamed for your possible bugs), don't alter or remove this
.\" * notice. May be sold if buildable source is provided to buyer. No
.\" * warrantee of any kind, express or implied, is included with this
.\" * software; use at your own risk, responsibility for damages (if any) to
.\" * anyone resulting from the use of this software rests entirely with the
.\" * user.
.\" *
.\" * Send bug reports, bug fixes, enhancements, requests, flames, etc., and
.\" * I'll try to keep a version up to date. I can be reached as follows:
.\" * Paul Vixie      <paul@vix.com>      uunet!decwrl!vixie!paul
.\" */
.\"
.\" $Id: crontab.1,v 2.4 1993/12/31 10:47:33 vixie Exp $
.\"
```

Found in path(s):

*

/opt/cola/permits/1125565035_1613603088.1/0/cron-3-0pl1-orig-1-tar-gz/cron-3.0pl1.orig/crontab.1
No license file was found, but licenses were detected in source scan.

```
.\" Copyright (c) 1989 The Regents of the University of California.
.\" All rights reserved.
.\"
.\" This code is derived from software contributed to Berkeley by
.\" Paul Vixie.
.\"
.\" Redistribution and use in source and binary forms are permitted
.\" provided that the above copyright notice and this paragraph are
.\" duplicated in all such forms and that any documentation,
.\" advertising materials, and other materials related to such
.\" distribution and use acknowledge that the software was developed
.\" by the University of California, Berkeley. The name of the
.\" University may not be used to endorse or promote products derived
.\" from this software without specific prior written permission.
.\" THIS SOFTWARE IS PROVIDED ``AS IS'' AND WITHOUT ANY EXPRESS OR
.\" IMPLIED WARRANTIES, INCLUDING, WITHOUT LIMITATION, THE IMPLIED
.\" WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE.
.\"
.\" @(#)bitstring.3 5.1
.\" (Berkeley) 12/13/89
.\"
```

Found in path(s):

*/opt/cola/permits/1125565035_1613603088.1/0/cron-3-0pl1-orig-1-tar-gz/cron-3.0pl1.orig/bitstring.3
No license file was found, but licenses were detected in source scan.

```
.\/* Copyright 1988,1990,1993 by Paul Vixie
.\" * All rights reserved
.\" *
.\" * Distribute freely, except: don't remove my name from the source or
.\" * documentation (don't take credit for my work), mark your changes (don't
.\" * get me blamed for your possible bugs), don't alter or remove this
.\" * notice. May be sold if buildable source is provided to buyer. No
.\" * warrantee of any kind, express or implied, is included with this
.\" * software; use at your own risk, responsibility for damages (if any) to
.\" * anyone resulting from the use of this software rests entirely with the
.\" * user.
.\" *
.\" * Send bug reports, bug fixes, enhancements, requests, flames, etc., and
.\" * I'll try to keep a version up to date. I can be reached as follows:
.\" * Paul Vixie    <paul@vix.com>    uunet!decwrl!vixie!paul
.\" */
.\"
.\" $Id: cron.8,v 2.2 1993/12/28 08:34:43 vixie Exp $
.\"
```

Found in path(s):

*

/opt/cola/permits/1125565035_1613603088.1/0/cron-3-0pl1-orig-1-tar-gz/cron-3.0pl1.orig/cron.8

No license file was found, but licenses were detected in source scan.

```
##/* Copyright 1988,1990,1993 by Paul Vixie
## * All rights reserved
## *
## * Distribute freely, except: don't remove my name from the source or
## * documentation (don't take credit for my work), mark your changes (don't
## * get me blamed for your possible bugs), don't alter or remove this
## * notice. May be sold if buildable source is provided to buyer. No
## * warrantee of any kind, express or implied, is included with this
## * software; use at your own risk, responsibility for damages (if any) to
## * anyone resulting from the use of this software rests entirely with the
## * user.
## *
## * Send bug reports, bug fixes, enhancements, requests, flames, etc., and
## * I'll try to keep a version up to date. I can be reached as follows:
## * Paul Vixie    <paul@vix.com>    uunet!decwrl!vixie!paul
## */
```

Vixie Cron V3.0

December 27, 1993

[V2.2 was some time in 1992]

[V2.1 was May 29, 1991]

[V2.0 was July 5, 1990]

[V2.0-beta

was December 9, 1988]

[V1.0 was May 6, 1987]

Paul Vixie

This is a version of 'cron' that is known to run on BSD 4.[23] systems. It is functionally based on the SysV cron, which means that each user can have their own crontab file (all crontab files are stored in a read-protected directory, usually /var/cron/tabs). No direct support is provided for 'at'; you can continue to run 'atrun' from the crontab as you have been doing. If you don't have atrun (i.e., System V) you are in trouble.

A messages is logged each time a command is executed; also, the files "allow" and "deny" in /var/cron can be used to control access to the "crontab" command (which installs crontabs). It hasn't been tested on SysV, although some effort has gone into making the port an easy one.

This is more or less the copyright that USENET contributed software usually has. Since ATT couldn't use this version if they had to freely distribute source, and since I'd love to see them use it, I'll offer some ridiculously low license fee just to have them take it. In the unlikely event that they do this, I will continue to support and distribute the pseudo-PD version, so please, don't flame me for wanting my work to see a wider distribution.

To use this: Sorry, folks, there is no cutesy 'Configure' script. You'll have to go edit a couple of files... So, here's the checklist:

Read all the FEATURES, INSTALL, and CONVERSION files

Edit config.h

Edit Makefile

(both of these files have instructions inside; note that some things in config.h are definable in Makefile and are therefore surrounded by #ifndef...#endif)

'make'

'su' and 'make install'

(you may have to install the man pages by hand)

kill your existing cron process

(actually you can run your existing cron if you want, but why?)

build new crontabs using /usr/lib/{crontab,crontab.local}

(either put them all in "root"'s crontab, or divide it up and rip out all the 'su' commands, collapse the lengthy lists into

ranges with steps -- basically, this step is

as much work as you want to make it)

start up the new cron

(must be done as root)

watch it. test it with 'crontab -r' and watch the daemon track your changes.

if you like it, change your /etc/{rc,rc.local} to use it instead of the old one.

\$Id: README,v 2.3 1993/12/28 08:34:43 vixie Exp \$

Found in path(s):

* /opt/cola/permits/1125565035_1613603088.1/0/cron-3-0pl1-orig-1-tar-gz/cron-3.0pl1.orig/README
No license file was found, but licenses were detected in source scan.

```
/* Copyright 1993,1994 by Paul Vixie
* All rights reserved
*
* Distribute freely, except: don't remove my name from the source or
* documentation (don't take credit for my work), mark your changes (don't
* get me blamed for your possible bugs), don't alter or remove this
* notice. May be sold if buildable source is provided to buyer. No
* warrantee of any kind, express or implied, is included with this
* software; use at your own risk, responsibility for damages (if any) to
* anyone resulting from the use of this software rests entirely with the
* user.
*
* Send bug reports, bug fixes, enhancements, requests, flames, etc., and
* I'll try to keep a version up to date. I can be reached as follows:
* Paul Vixie <paul@vix.com> uunet!decwrl!vixie!paul
*/
```

Found in path(s):

* /opt/cola/permits/1125565035_1613603088.1/0/cron-3-0pl1-orig-1-tar-gz/cron-3.0pl1.orig/compat.h
* /opt/cola/permits/1125565035_1613603088.1/0/cron-3-0pl1-orig-1-tar-gz/cron-3.0pl1.orig/pathnames.h
*
/opt/cola/permits/1125565035_1613603088.1/0/cron-3-0pl1-orig-1-tar-gz/cron-3.0pl1.orig/externs.h
No license file was found, but licenses were detected in source scan.

```
# * All rights reserved
# * Distribute freely, except: don't remove my name from the source or
```

Found in path(s):

* /opt/cola/permits/1125565035_1613603088.1/0/cron-3-0pl1-orig-1-tar-gz/cron-3.0pl1.orig/Makefile

1.173 attr 2.4.48-5

1.173.1 Available under license :

Most components of the "attr" package are licensed under Version 2.1 of the GNU Lesser General Public License (see below).
below.

Some components (as annotated in the source) are licensed

under Version 2 of the GNU General Public License (see COPYING).

GNU LESSER GENERAL PUBLIC LICENSE

Version 2.1, February 1999

Copyright (C) 1991, 1999 Free Software Foundation, Inc.
51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA
Everyone is permitted to copy and distribute verbatim copies
of this license document, but changing it is not allowed.

[This is the first released version of the Lesser GPL. It also counts
as the successor of the GNU Library Public License, version 2, hence
the version number 2.1.]

Preamble

The licenses for most software are designed to take away your
freedom to share and change it. By contrast, the GNU General Public
Licenses are intended to guarantee your
freedom to share and change
free software--to make sure the software is free for all its users.

This license, the Lesser General Public License, applies to some
specially designated software packages--typically libraries--of the
Free Software Foundation and other authors who decide to use it. You
can use it too, but we suggest you first think carefully about whether
this license or the ordinary General Public License is the better
strategy to use in any particular case, based on the explanations below.

When we speak of free software, we are referring to freedom of use,
not price. Our General Public Licenses are designed to make sure that
you have the freedom to distribute copies of free software (and charge
for this service if you wish); that you receive source code or can get
it if you want it; that you can change the software and use pieces of
it in new free programs; and that you are informed that you can do
these things.

To protect your rights, we need to make restrictions
that forbid
distributors to deny you these rights or to ask you to surrender these
rights. These restrictions translate to certain responsibilities for
you if you distribute copies of the library or if you modify it.

For example, if you distribute copies of the library, whether gratis
or for a fee, you must give the recipients all the rights that we gave
you. You must make sure that they, too, receive or can get the source

code. If you link other code with the library, you must provide complete object files to the recipients, so that they can relink them with the library after making changes to the library and recompiling it. And you must show them these terms so they know their rights.

We protect your rights with a two-step method: (1) we copyright the library, and (2) we offer you this license, which gives you legal permission to copy, distribute and/or modify the library.

To protect each distributor, we want to make it very clear that there is no warranty for the free library. Also, if the library is modified by someone else and passed on, the recipients should know that what they have is not the original version, so that the original author's reputation will not be affected by problems that might be introduced by others.

Finally, software patents pose a constant threat to the existence of any free program. We wish to make sure that a company cannot effectively restrict the users of a free program by obtaining a restrictive license from a patent holder. Therefore, we insist that any patent license obtained for a version of the library must be consistent with the full freedom of use specified in this license.

Most GNU software, including some libraries, is covered by the ordinary GNU General Public License. This license, the GNU Lesser General Public License, applies to certain designated libraries, and is quite different from the ordinary General Public License. We use this license for certain libraries in order to permit linking those libraries into non-free programs.

When a program is linked with a library, whether statically or using a shared library, the combination of the two is legally speaking a combined work, a derivative of the original library. The ordinary General Public License therefore permits such linking only if the entire combination fits its criteria of freedom. The Lesser General Public License permits more lax criteria for linking other code with the library.

We call this license the "Lesser" General Public License because it does Less to protect the user's freedom than the ordinary General Public License. It also provides other free software developers Less of an advantage over competing non-free programs. These disadvantages are the reason we use the ordinary General Public License for many libraries. However, the Lesser license provides advantages in certain special circumstances.

For example, on rare occasions, there may be a special need to encourage the widest possible use of a certain library, so that it becomes a de-facto standard. To achieve this, non-free programs must be allowed to use the library. A more frequent case is that a free library does the same job as widely used non-free libraries. In this case, there is little to gain by limiting the free library to free software only, so we use the Lesser General Public License.

In other cases, permission to use a particular library in non-free programs enables a greater number of people to use a large body of free software. For example, permission to use the GNU C Library in non-free programs enables many more people to use the whole GNU operating system, as well as its variant, the GNU/Linux operating system.

Although the Lesser General Public License is Less protective of the users' freedom, it does ensure that the user of a program that is linked with the Library has the freedom and the wherewithal to run that program using a modified version of the Library.

The precise terms and conditions for copying, distribution and modification follow. Pay close attention to the difference between a "work based on the library" and a "work that uses the library". The former contains code derived from the library, whereas the latter must be combined with the library in order to run.

GNU LESSER GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License Agreement applies to any software library or other program which contains a notice placed by the copyright holder or other authorized party saying it may be distributed under the terms of this Lesser General Public License (also called "this License"). Each licensee is addressed as "you".

A "library" means a collection of software functions and/or data prepared so as to be conveniently linked with application programs (which use some of those functions and data) to form executables.

The "Library", below, refers to any such software library or work which has been distributed under these terms. A "work based on the Library" means either the Library or any derivative work under copyright law: that is to say, a work containing the Library or a portion of it, either verbatim or with modifications and/or translated straightforwardly into another language. (Hereinafter, translation is

included without limitation in the term "modification".)

"Source code" for a work means the preferred form of the work for making modifications to it. For a library, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the library.

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running a program using the Library is not restricted, and output from such a program is covered only if its contents constitute a work based on the Library (independent of the use of the Library in a tool for writing it). Whether that is true depends on what the Library does and what the program that uses the Library does.

1. You may copy and distribute verbatim copies of the Library's complete source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and distribute a copy of this License along with the Library.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Library or any portion of it, thus forming a work based on the Library, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

- a) The modified work must itself be a software library.
- b) You must cause the files modified to carry prominent notices stating that you changed the files and the date of any change.
- c) You must cause the whole of the work to be licensed at no charge to all third parties under the terms of this License.
- d) If a facility in the modified Library refers to a function or a table of data to be supplied by an application program that uses the facility, other than as an argument passed when the facility is invoked, then you must make a good faith effort to ensure that, in the event an application does not supply such function or

table, the facility still operates, and performs whatever part of its purpose remains meaningful.

(For example, a function in a library to compute square roots has a purpose that is entirely well-defined independent of the application. Therefore, Subsection 2d requires that any application-supplied function or table used by this function must be optional: if the application does not supply it, the square root function must still compute square roots.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Library, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Library, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Library.

In addition, mere aggregation of another work not based on the Library with the Library (or with a work based on the Library) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may opt to apply the terms of the ordinary GNU General Public License instead of this License to a given copy of the Library. To do this, you must alter all the notices that refer to this License, so that they refer to the ordinary GNU General Public License, version 2, instead of to this License. (If a newer version than version 2 of the ordinary GNU General Public License has appeared, then you can specify that version instead if you wish.) Do not make any other change in these notices.

Once this change is made in a given copy, it is irreversible for that copy, so the ordinary GNU General Public License applies to all subsequent copies and derivative works made from that copy.

This option is useful when you wish to copy part of the code of the Library

into a program that is not a library.

4. You may copy and distribute the Library (or a portion or derivative of it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange.

If distribution of object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place satisfies the requirement to distribute the source code, even though third parties are not compelled to copy the source along with the object code.

5. A program that contains no derivative of any portion of the Library, but is designed to work with the Library by being compiled or linked with it, is called a "work that uses the Library". Such a work, in isolation, is not a derivative work of the Library, and therefore falls outside the scope of this License.

However, linking a "work that uses the Library" with the Library creates an executable that is a derivative of the Library (because it contains portions of the Library), rather than a "work that uses the library". The executable is therefore covered by this License. Section 6 states terms for distribution of such executables.

When a "work that uses the Library" uses material from a header file that is part of the Library, the object code for the work may be a derivative work of the Library even though the source code is not. Whether this is true is especially significant if the work can be linked without the Library, or if the work is itself a library. The threshold for this to be true is not precisely defined by law.

If such an object file uses only numerical parameters, data structure layouts and accessors, and small macros and small inline functions (ten lines or less in length), then the use of the object file is unrestricted, regardless of whether it is legally a derivative work. (Executables containing this object code plus portions of the Library will still fall under Section 6.)

Otherwise, if the work is a derivative of the Library, you may distribute the object code for the work under the terms of Section 6. Any executables containing that work also fall under Section 6, whether or not they are linked directly with the Library itself.

6. As an exception to the Sections above, you may also combine or link a "work that uses the Library" with the Library to produce a work containing portions of the Library, and distribute that work under terms of your choice, provided that the terms permit modification of the work for the customer's own use and reverse engineering for debugging such modifications.

You must give prominent notice with each copy of the work that the Library is used in it and that the Library and its use are covered by this License. You must supply a copy of this License. If the work during execution displays copyright notices, you must include the copyright notice for the Library among them, as well as a reference directing the user to the copy of this License. Also, you must do one of these things:

a) Accompany the work with the complete corresponding machine-readable source code for the Library including whatever changes were used in the work (which must be distributed under Sections 1 and 2 above); and, if the work is an executable linked with the Library, with the complete machine-readable "work that uses the Library", as object code and/or source code, so that the user can modify the Library and then relink to produce a modified executable containing the modified Library. (It is understood that the user who changes the contents of definitions files in the Library will not necessarily be able to recompile the application to use the modified definitions.)

b) Use a suitable shared library mechanism for linking with the Library. A suitable mechanism is one that (1) uses at run time a copy of the library already present on the user's computer system, rather than copying library functions into the executable, and (2) will operate properly with a modified version of the library, if the user installs one, as long as the modified version is interface-compatible with the version that the work was made with.

c) Accompany the work with a written offer, valid for at least three years, to give the same user the materials specified in Subsection 6a, above, for a charge no more than the cost of performing this distribution.

d) If distribution of the work is made by offering access to copy from a designated place, offer equivalent access to copy the above specified materials from the same place.

e) Verify that the user has already received a copy of these materials or that you have already sent this user a copy.

For an executable, the required form of the "work that uses the Library" must include any data and utility programs needed for reproducing the executable from it. However, as a special exception, the materials to be distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

It may happen that this requirement contradicts the license restrictions of other proprietary libraries that do not normally accompany the operating system. Such a contradiction means you cannot use both them and the Library together in an executable that you distribute.

7. You may place library facilities that are a work based on the Library side-by-side in a single library together with other library facilities not covered by this License, and distribute such a combined library, provided that the separate distribution of the work based on the Library and of the other library facilities is otherwise permitted, and provided that you do these two things:

a) Accompany the combined library with a copy of the same work based on the Library, uncombined with any other library facilities. This must be distributed under the terms of the Sections above.

b) Give prominent notice with the combined library of the fact that part of it is a work based on the Library, and explaining where to find the accompanying uncombined form of the same work.

8. You may not copy, modify, sublicense, link with, or distribute the Library except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense, link with, or distribute the Library is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

9. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Library or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Library (or any work based on the Library), you indicate your acceptance of this License to do so, and

all its terms and conditions for copying, distributing or modifying the Library or works based on it.

10. Each time you redistribute the Library (or any work based on the Library), the recipient automatically receives a license from the original licensor to copy, distribute, link with or modify the Library subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties with this License.

11. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Library at all. For example, if a patent license would not permit royalty-free redistribution of the Library by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Library.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply, and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

12. If the distribution and/or use of the Library is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Library under this License may add an explicit geographical distribution

limitation excluding those countries,
so that distribution is permitted only in or among countries not thus
excluded. In such case, this License incorporates the limitation as if
written in the body of this License.

13. The Free Software Foundation may publish revised and/or new
versions of the Lesser General Public License from time to time.
Such new versions will be similar in spirit to the present version,
but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Library
specifies a version number of this License which applies to it and
"any later version", you have the option of following the terms and
conditions either of that version or of any later version published by
the Free Software Foundation. If the Library does not specify a
license version number, you may choose any version ever published by
the Free Software Foundation.

14. If you wish to incorporate parts of the Library into other free
programs
whose distribution conditions are incompatible with these,
write to the author to ask for permission. For software which is
copyrighted by the Free Software Foundation, write to the Free
Software Foundation; we sometimes make exceptions for this. Our
decision will be guided by the two goals of preserving the free status
of all derivatives of our free software and of promoting the sharing
and reuse of software generally.

NO WARRANTY

15. BECAUSE THE LIBRARY IS LICENSED FREE OF CHARGE, THERE IS NO
WARRANTY FOR THE LIBRARY, TO THE EXTENT PERMITTED BY APPLICABLE LAW.
EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR
OTHER PARTIES PROVIDE THE LIBRARY "AS IS" WITHOUT WARRANTY OF ANY
KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE
IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR
PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE
LIBRARY IS WITH YOU. SHOULD THE LIBRARY PROVE DEFECTIVE, YOU ASSUME
THE
COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

16. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN
WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY
AND/OR REDISTRIBUTE THE LIBRARY AS PERMITTED ABOVE, BE LIABLE TO YOU
FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR
CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE
LIBRARY (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING
RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A

FAILURE OF THE LIBRARY TO OPERATE WITH ANY OTHER SOFTWARE), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

END OF TERMS AND CONDITIONS

How to Apply These Terms to Your New Libraries

If you develop a new library, and you want it to be of the greatest possible use to the public, we recommend making it free software that everyone can redistribute and change. You can do so by permitting redistribution under these terms (or, alternatively, under the terms of the ordinary General Public License).

To apply these terms, attach the following notices to the library. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

```
<one line to give the library's name and a brief idea of what it does.>  
Copyright (C) <year> <name of author>
```

This library is free software; you can redistribute it and/or modify it under the terms of the GNU Lesser General Public License as published by the Free Software Foundation; either version 2.1 of the License, or (at your option) any later version.

This library is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU Lesser General Public License for more details.

You should have received a copy of the GNU Lesser General Public License along with this library; if not, write to the Free Software Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA

Also add information on how to contact you by electronic and paper mail.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the library, if necessary. Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the library `Frob' (a library for tweaking knobs) written by James Random Hacker.

```
<signature of Ty Coon>, 1 April 1990
```


Ty Coon, President of Vice

That's all there is to it!

Most components of the "attr" package are licensed under
Version 2.1 of the GNU Lesser General Public License (see COPYING.LGPL).

Some components (as annotated in the source) are licensed
under Version 2 of the GNU General Public License (see below),

GNU GENERAL PUBLIC LICENSE

Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.,
51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA
Everyone is permitted to copy and distribute verbatim copies
of this license document, but changing it is not allowed.

Preamble

The licenses for most software are designed to take away your
freedom to share and change it. By contrast, the GNU General Public
License is intended to guarantee your freedom to share and change free
software--to make sure the software is free for all its users. This
General Public License applies to most of the Free Software
Foundation's software
and to any other program whose authors commit to
using it. (Some other Free Software Foundation software is covered by
the GNU Lesser General Public License instead.) You can apply it to
your programs, too.

When we speak of free software, we are referring to freedom, not
price. Our General Public Licenses are designed to make sure that you
have the freedom to distribute copies of free software (and charge for
this service if you wish), that you receive source code or can get it
if you want it, that you can change the software or use pieces of it
in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid
anyone to deny you these rights or to ask you to surrender the rights.
These restrictions translate to certain responsibilities for you if you
distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether
gratis or for a fee, you must give the recipients
all the rights that
you have. You must make sure that they, too, receive or can get the

source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and modification follow.

GNU GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate

copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

- a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.
- b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.
- c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works

based on the Program.

In addition, mere aggregation of another work not based on the Program with the Program (or with a work based on the Program) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

a) Accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program

except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution

system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED

OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

END OF TERMS AND CONDITIONS

How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

```
<one line to give the program's name and a brief idea of what it does.>  
Copyright (C) <year> <name of author>
```

This program is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation; either version 2 of the License, or (at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program; if not, write to the Free Software Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA.

Also add information on how to contact you by electronic and paper mail.

If the program is interactive, make it output a short notice like this when it starts in an interactive mode:

```
Gnomovision version 69, Copyright (C) year name of author
Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type `show w'.
This is free software, and you are welcome to redistribute it
under certain conditions; type `show c' for details.
```

The hypothetical commands ``show w'` and ``show c'` should show the appropriate parts of the General Public License. Of course, the commands you use may be called something other than ``show w'` and ``show c'`; they could even be mouse-clicks or menu items--whatever suits your program.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the program, if necessary. Here is a sample; alter the names:

```
Yoyodyne, Inc., hereby disclaims all copyright interest in the program
`Gnomovision' (which makes passes at compilers) written by James Hacker.
```

```
<signature of Ty Coon>, 1 April 1989
Ty Coon, President of Vice
```

This General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Lesser General Public License instead of this License.

1.174 diffutils 3.7-3

1.174.1 Available under license :

GNU GENERAL PUBLIC LICENSE
Version 3, 29 June 2007

Copyright (C) 2007 Free Software Foundation, Inc. <<http://fsf.org/>>
Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

Preamble

The GNU General Public License is a free, copyleft license for software and other kinds of works.

The licenses for most software and other practical works are designed to take away your freedom to share and change the works. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change all versions of a program--to make sure it remains free software for all its users. We, the Free Software Foundation, use the GNU General Public License for most of our software; it applies also to any other work released this way by its authors. You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for them if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs, and that you know you can do these things.

To protect your rights, we need to prevent others from denying you these rights or asking you to surrender the rights. Therefore, you have certain responsibilities if you distribute copies of the software, or if you modify it: responsibilities to respect the freedom of others.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must pass on to the recipients the same freedoms that you received. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

Developers that use the GNU GPL protect your rights with two steps:

(1) assert copyright on the software, and (2) offer you this License giving you legal permission to copy, distribute and/or modify it.

For the developers' and authors' protection, the GPL clearly explains that there is no warranty for this free software. For both users' and authors' sake, the GPL requires that modified versions be marked as changed, so that their problems will not be attributed erroneously to authors of previous versions.

Some devices are designed to deny users access to install or run modified versions of the software inside them, although the manufacturer can do so. This is fundamentally incompatible with the aim of protecting users' freedom to change the software. The systematic pattern of such abuse occurs in the area of products for individuals to use, which is precisely where it is most unacceptable. Therefore, we have designed this version of the GPL to prohibit the practice for those products. If such problems arise substantially in other domains, we

stand

ready to extend this provision to those domains in future versions of the GPL, as needed to protect the freedom of users.

Finally, every program is threatened constantly by software patents. States should not allow patents to restrict development and use of software on general-purpose computers, but in those that do, we wish to avoid the special danger that patents applied to a free program could make it effectively proprietary. To prevent this, the GPL assures that patents cannot be used to render the program non-free.

The precise terms and conditions for copying, distribution and modification follow.

TERMS AND CONDITIONS

0. Definitions.

"This License" refers to version 3 of the GNU General Public License.

"Copyright" also means copyright-like laws that apply to other kinds of works, such as semiconductor masks.

"The Program" refers to any copyrightable work licensed under this License. Each licensee is addressed as "you". "Licensees" and "recipients" may be individuals or organizations.

To "modify" a work means to copy from or adapt all or part of the work in a fashion requiring copyright permission, other than the making of an exact copy. The resulting work is called a "modified version" of the earlier work or a work "based on" the earlier work.

A "covered work" means either the unmodified Program or a work based on the Program.

To "propagate" a work means to do anything with it that, without permission, would make you directly or secondarily liable for infringement under applicable copyright law, except executing it on a computer or modifying a private copy. Propagation includes copying, distribution (with or without modification), making available to the public, and in some countries other activities as well.

To "convey" a work means any kind of propagation that enables other parties to make or receive copies. Mere interaction with a user through a computer network, with no transfer of a copy, is not conveying.

An interactive user interface displays "Appropriate Legal Notices" to the extent that it includes a convenient and prominently visible feature that (1) displays an appropriate copyright notice, and (2) tells the user that there is no warranty for the work (except to the extent that warranties are provided), that licensees may convey the work under this License, and how to view a copy of this License. If the interface presents a list of user commands or options, such as a menu, a prominent item in the list meets this criterion.

1. Source Code.

The "source code" for a work means the preferred form of the work for making modifications to it. "Object code" means any non-source form of a work.

A "Standard Interface" means an interface that either is an official standard defined by a recognized standards body, or, in the case of interfaces specified for a particular programming language, one that is widely used among developers working in that language.

The "System Libraries" of an executable work include anything, other than the work as a whole, that (a) is included in the normal form of packaging a Major Component, but which is not part of that Major Component, and (b) serves only to enable use of the work with that Major Component, or to implement a Standard Interface for which an implementation is available to the public in source code form. A "Major Component", in this context, means a major essential component (kernel, window system, and so on) of the specific operating system (if any) on which the executable work runs, or a compiler used to produce the work, or an object code interpreter used to run it.

The "Corresponding Source" for a work in object code form means all the source code needed to generate, install, and (for an executable work) run the object code and to modify the work, including scripts to control those activities. However, it does not include the work's System Libraries, or general-purpose tools or generally available free programs which are used unmodified in performing those activities but which are not part of the work. For example, Corresponding Source includes interface definition files associated with source files for the work, and the source code for shared libraries and dynamically linked subprograms that the work is specifically designed to require, such as by intimate data communication or control flow between those subprograms and other parts of the work.

The Corresponding Source need not include anything that users can regenerate automatically from other parts of the Corresponding

Source.

The Corresponding Source for a work in source code form is that same work.

2. Basic Permissions.

All rights granted under this License are granted for the term of copyright on the Program, and are irrevocable provided the stated conditions are met. This License explicitly affirms your unlimited permission to run the unmodified Program. The output from running a covered work is covered

by this License only if the output, given its content, constitutes a covered work. This License acknowledges your rights of fair use or other equivalent, as provided by copyright law.

You may make, run and propagate covered works that you do not convey, without conditions so long as your license otherwise remains in force. You may convey covered works to others for the sole purpose of having them make modifications exclusively for you, or provide you with facilities for running those works, provided that you comply with the terms of this License in conveying all material for which you do not control copyright. Those thus making or running the covered works for you must do so exclusively on your behalf, under your direction and control, on terms that prohibit them from making any copies of your copyrighted material outside their relationship with you.

Conveying under any other circumstances is permitted solely under the conditions stated below. Sublicensing is not allowed; section 10 makes it unnecessary.

3. Protecting Users' Legal Rights From Anti-Circumvention Law.

No covered work shall be deemed part of an effective technological measure under any applicable law fulfilling obligations under article 11 of the WIPO copyright treaty adopted on 20 December 1996, or similar laws prohibiting or restricting circumvention of such measures.

When you convey a covered work, you waive any legal power to forbid circumvention of technological measures to the extent such circumvention is effected by exercising rights under this License with respect to the covered work, and you disclaim any intention to limit operation or modification of the work as a means of enforcing, against the work's users, your or third parties' legal rights to forbid circumvention of technological measures.

4. Conveying Verbatim Copies.

You may convey verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice; keep intact all notices stating that this License and any non-permissive terms added in accord with section 7 apply to the code; keep intact all notices of the absence of any warranty; and give all recipients a copy of this License along with the Program.

You may charge any price or no price for each copy that you convey, and you may offer support or warranty protection for a fee.

5. Conveying Modified Source Versions.

You may convey a work based on the Program, or the modifications to produce it from the Program, in the form of source code under the terms of section 4, provided that you also meet all of these conditions:

- a) The work must carry prominent notices stating that you modified it, and giving a relevant date.
- b) The work must carry prominent notices stating that it is released under this License and any conditions added under section 7. This requirement modifies the requirement in section 4 to "keep intact all notices".
- c) You must license the entire work, as a whole, under this License to anyone who comes into possession of a copy. This License will therefore apply, along with any applicable section 7 additional terms, to the whole of the work, and all its parts, regardless of how they are packaged. This License gives no permission to license the work in any other way, but it does not invalidate such permission if you have separately received it.
- d) If the work has interactive user interfaces, each must display Appropriate Legal Notices; however, if the Program has interactive interfaces that do not display Appropriate Legal Notices, your work need not make them do so.

A compilation of a covered work with other separate and independent works, which are not by their nature extensions of the covered work, and which are not combined with it such as to form a larger program, in or on a volume of a storage or distribution medium, is called an "aggregate" if the compilation and its resulting copyright are not

used to limit the access or legal rights of the compilation's users beyond what the individual works permit. Inclusion of a covered work in an aggregate does not cause this License to apply to the other parts of the aggregate.

6. Conveying Non-Source Forms.

You may convey a covered work in object code form under the terms of sections 4 and 5, provided that you also convey the machine-readable Corresponding Source under the terms of this License, in one of these ways:

a) Convey the object code in, or embodied in, a physical product (including a physical distribution medium), accompanied by the Corresponding Source fixed on a durable physical medium customarily used for software interchange.

b) Convey the object code in, or embodied in, a physical product (including a physical distribution medium), accompanied by a written offer, valid for at least three years and valid for as

long as you offer spare parts or customer support for that product model, to give anyone who possesses the object code either (1) a copy of the Corresponding Source for all the software in the product that is covered by this License, on a durable physical medium customarily used for software interchange, for a price no more than your reasonable cost of physically performing this conveying of source, or (2) access to copy the Corresponding Source from a network server at no charge.

c) Convey individual copies of the object code with a copy of the written offer to provide the Corresponding Source. This alternative is allowed only occasionally and noncommercially, and only if you received the object code with such an offer, in accord with subsection 6b.

d) Convey the object code by offering access from a designated place (gratis or for a charge), and offer equivalent access to the Corresponding Source in the same way through the same place at no further charge. You need not require recipients to copy the Corresponding Source along with the object code. If the place to copy the object code is a network server, the Corresponding Source may be on a different server (operated by you or a third party) that supports equivalent copying facilities, provided you maintain clear directions next to the object code saying where to find the Corresponding Source. Regardless of what server hosts the Corresponding Source, you remain obligated to ensure that it is

available for as long as needed to satisfy these requirements.

e) Convey the object code using peer-to-peer transmission, provided you inform other peers where the object code and Corresponding Source of the work are being offered to the general public at no charge under subsection 6d.

A separable portion of the object code, whose source code is excluded from the Corresponding Source as a System Library, need not be included in conveying the object code work.

A "User Product" is either (1) a "consumer product", which means any tangible personal property which is normally used for personal, family, or household purposes, or (2) anything designed or sold for incorporation into a dwelling. In determining whether a product is a consumer product, doubtful cases shall be resolved in favor of coverage. For a particular product received by a particular user, "normally used" refers to a typical or common use of that class of product, regardless of the status of the particular user or of the way in which the particular user actually uses, or expects or is expected to use, the product. A product is a consumer product regardless of whether the product has substantial commercial, industrial or non-consumer uses, unless such uses represent the only significant mode of use of the product.

"Installation Information" for a User Product means any methods, procedures, authorization keys, or other information required to install and execute modified versions of a covered work in that User Product from a modified version of its Corresponding Source. The information must suffice to ensure that the continued functioning of the modified object code is in no case prevented or interfered with solely because modification has been made.

If you convey an object code work under this section in, or with, or specifically for use in, a User Product, and the conveying occurs as part of a transaction in which the right of possession and use of the User Product is transferred to the recipient in perpetuity or for a fixed term (regardless of how the transaction is characterized), the Corresponding Source conveyed under this section must be accompanied by the Installation Information. But this requirement does not apply if neither you nor any third party retains the ability to install modified object code on the User Product (for example, the work has been installed in ROM).

The requirement to provide Installation Information does not include a requirement to continue to provide support service, warranty, or updates

for a work that has been modified or installed by the recipient, or for the User Product in which it has been modified or installed. Access to a network may be denied when the modification itself materially and adversely affects the operation of the network or violates the rules and protocols for communication across the network.

Corresponding Source conveyed, and Installation Information provided, in accord with this section must be in a format that is publicly documented (and with an implementation available to the public in source code form), and must require no special password or key for unpacking, reading or copying.

7. Additional Terms.

"Additional permissions" are terms that supplement the terms of this License by making exceptions from one or more of its conditions. Additional permissions that are applicable to the entire Program shall be treated as though they were included in this License, to the extent that they are valid under applicable law. If additional permissions apply only to part of the Program, that part may be used separately under those permissions, but the entire Program remains governed by this License without regard to the additional permissions.

When you convey a copy of a covered work, you may at your option remove any additional permissions from that copy, or from any part of it. (Additional permissions may be written to require their own removal in certain cases when you modify the work.) You may place additional permissions on material, added by you to a covered work, for which you have or can give appropriate copyright permission.

Notwithstanding any other provision of this License, for material you add to a covered work, you may (if authorized by the copyright holders of that material) supplement the terms of this License with terms:

- a) Disclaiming warranty or limiting liability differently from the terms of sections 15 and 16 of this License; or
- b) Requiring preservation of specified reasonable legal notices or author attributions in that material or in the Appropriate Legal Notices displayed by works containing it; or
- c) Prohibiting misrepresentation of the origin of that material, or requiring that modified versions of such material be marked in reasonable ways as different from the original version; or
- d) Limiting the use for publicity purposes of names of licensors or

authors of the material; or

e) Declining to grant rights under trademark law for use of some trade names, trademarks, or service marks; or

f) Requiring indemnification of licensors and authors of that material by anyone who conveys the material (or modified versions of it) with contractual assumptions of liability to the recipient, for any liability that these contractual assumptions directly impose on

those licensors and authors.

All other non-permissive additional terms are considered "further restrictions" within the meaning of section 10. If the Program as you received it, or any part of it, contains a notice stating that it is governed by this License along with a term that is a further restriction, you may remove that term. If a license document contains a further restriction but permits relicensing or conveying under this License, you may add to a covered work material governed by the terms of that license document, provided that the further restriction does not survive such relicensing or conveying.

If you add terms to a covered work in accord with this section, you must place, in the relevant source files, a statement of the additional terms that apply to those files, or a notice indicating where to find the applicable terms.

Additional terms, permissive or non-permissive, may be stated in the form of a separately written license, or stated as exceptions; the above requirements apply either way.

8. Termination.

You may not propagate or modify a covered work except as expressly provided under this License. Any attempt otherwise to propagate or modify it is void, and will automatically terminate your rights under this License (including any patent licenses granted under the third paragraph of section 11).

However, if you cease all violation of this License, then your license from a particular copyright holder is reinstated (a) provisionally, unless and until the copyright holder explicitly and finally terminates your license, and (b) permanently, if the copyright holder fails to notify you of the violation by some reasonable means prior to 60 days after the cessation.

Moreover, your license from a particular copyright holder is

reinstated permanently if the copyright holder notifies you of the violation by some reasonable means, this is the first time you have received notice of violation of this License (for any work) from that copyright

holder, and you cure the violation prior to 30 days after your receipt of the notice.

Termination of your rights under this section does not terminate the licenses of parties who have received copies or rights from you under this License. If your rights have been terminated and not permanently reinstated, you do not qualify to receive new licenses for the same material under section 10.

9. Acceptance Not Required for Having Copies.

You are not required to accept this License in order to receive or run a copy of the Program. Ancillary propagation of a covered work occurring solely as a consequence of using peer-to-peer transmission to receive a copy likewise does not require acceptance. However, nothing other than this License grants you permission to propagate or modify any covered work. These actions infringe copyright if you do not accept this License. Therefore, by modifying or propagating a covered work, you indicate your acceptance of this License to do so.

10. Automatic Licensing of Downstream Recipients.

Each time you convey a covered work, the recipient automatically receives a license from the original licensors, to run, modify and propagate that work, subject to this License. You are not responsible for enforcing compliance by third parties with this License.

An "entity transaction" is a transaction transferring control of an organization, or substantially all assets of one, or subdividing an organization, or merging organizations. If propagation of a covered work results from an entity transaction, each party to that transaction who receives a copy of the work also receives whatever licenses to the work the party's predecessor in interest had or could give under the previous paragraph, plus a right to possession of the Corresponding Source of the work from the predecessor in interest, if the predecessor has it or can get it with reasonable efforts.

You may not impose any further restrictions on the exercise of the rights granted or affirmed under this License. For example, you may not impose a license fee, royalty, or other charge for exercise of rights granted under this License, and you may not initiate litigation (including a cross-claim or counterclaim in a lawsuit) alleging that

any patent claim is infringed by making, using, selling, offering for sale, or importing the Program or any portion of it.

11. Patents.

A "contributor" is a copyright holder who authorizes use under this License of the Program or a work on which the Program is based. The work thus licensed is called the contributor's "contributor version".

A contributor's "essential patent claims" are all patent claims owned or controlled by the contributor, whether already acquired or hereafter acquired, that would be infringed by some manner, permitted by this License, of making, using, or selling its contributor version, but do not include claims that would be infringed only as a consequence of further modification of the contributor version. For purposes of this definition, "control" includes the right to grant patent sublicenses in a manner consistent with the requirements of this License.

Each contributor grants you a non-exclusive, worldwide, royalty-free patent license under the contributor's essential patent claims, to make, use, sell, offer for sale, import and otherwise run, modify and propagate the contents of its contributor version.

In the following three paragraphs, a "patent license" is any express agreement or commitment, however denominated, not to enforce a patent (such as an express permission to practice a patent or covenant not to sue for patent infringement). To "grant" such a patent license to a party means to make such an agreement or commitment not to enforce a patent against the party.

If you convey a covered work, knowingly relying on a patent license, and the Corresponding Source of the work is not available for anyone to copy, free of charge and under the terms of this License, through a publicly available network server or other readily accessible means, then you must either (1) cause the Corresponding Source to be so available, or (2) arrange to deprive yourself of the benefit of the patent license for this particular work, or (3) arrange, in a manner consistent with the requirements of this License, to extend the patent license to downstream recipients. "Knowingly relying" means you have actual knowledge that, but for the patent license, your conveying the covered work in a country, or your recipient's use of the covered work in a country, would infringe one or more identifiable patents in that country that you have reason to believe are valid.

If, pursuant to or in connection with a single transaction or

arrangement, you convey, or propagate by procuring conveyance of, a covered work, and grant a patent license to some of the parties receiving the covered work authorizing them to use, propagate, modify or convey a specific copy of the covered work, then the patent license you grant is automatically extended to all recipients of the covered work and works based on it.

A patent license is "discriminatory" if it does not include within the scope of its coverage, prohibits the exercise of, or is conditioned on the non-exercise of one or more of the rights that are specifically granted under this License. You may not convey a covered work if you are a party to an arrangement with a third party that is in the business of distributing software, under which you make payment to the third party based on the extent of your activity of conveying the work, and under which the third party grants, to any of the parties who would receive the covered work from you, a discriminatory patent license (a) in connection with copies of the covered work conveyed by you (or copies made from those copies), or (b) primarily for and in connection with specific products or compilations that contain the covered work, unless you entered into that arrangement, or that patent license was granted, prior to 28 March 2007.

Nothing in this License shall be construed as excluding or limiting any implied license or other defenses to infringement that may otherwise be available to you under applicable patent law.

12. No Surrender of Others' Freedom.

If conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot convey a covered work so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not convey it at all. For example, if you agree to terms that obligate you to collect a royalty for further conveying from those to whom you convey the Program, the only way you could satisfy both those terms and this License would be to refrain entirely from conveying the Program.

13. Use with the GNU Affero General Public License.

Notwithstanding any other provision of this License, you have permission to link or combine any covered work with a work licensed under version 3 of the GNU Affero General Public License into a single combined work, and to convey the resulting work. The terms of this License will continue to apply to the part which is the covered work, but the special requirements of the GNU Affero General Public License,

section 13, concerning interaction through a network will apply to the combination as such.

14. Revised Versions of this License.

The Free Software Foundation may publish revised and/or new versions of the GNU General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies that a certain numbered version of the GNU General Public License "or any later version" applies to it, you have the option of following the terms and conditions either of that numbered version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of the GNU General Public License, you may choose any version ever published by the Free Software Foundation.

If the Program specifies that a proxy can decide which future versions of the GNU General Public License can be used, that proxy's public statement of acceptance of a version permanently authorizes you to choose that version for the Program.

Later license versions may give you additional or different permissions. However, no additional obligations are imposed on any author or copyright holder as a result of your choosing to follow a later version.

15. Disclaimer of Warranty.

THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

16. Limitation of Liability.

IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MODIFIES AND/OR CONVEYS THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE

USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

17.

Interpretation of Sections 15 and 16.

If the disclaimer of warranty and limitation of liability provided above cannot be given local legal effect according to their terms, reviewing courts shall apply local law that most closely approximates an absolute waiver of all civil liability in connection with the Program, unless a warranty or assumption of liability accompanies a copy of the Program in return for a fee.

END OF TERMS AND CONDITIONS

How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively state the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

<one line to give the program's name and a brief idea of what it does.>

Copyright (C) <year> <name of author>

This program is free software: you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation, either version 3 of the License, or (at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program. If not, see <<http://www.gnu.org/licenses/>>.

Also add information on how to contact you by electronic and paper mail.

If the program does terminal interaction, make it output a short notice like this when it starts in an interactive mode:

```
<program> Copyright (C) <year> <name of author>  
This program comes with ABSOLUTELY NO WARRANTY; for details type `show w'.  
This is free software, and you are welcome to redistribute it  
under certain conditions; type `show c' for details.
```

The hypothetical commands `show w' and `show c' should show the appropriate parts of the General Public License. Of course, your program's commands might be different; for a GUI interface, you would use an "about box".

You should also get your employer (if you work as a programmer) or school, if any, to sign a "copyright disclaimer" for the program, if necessary. For more information on this, and how to apply and follow the GNU GPL, see <http://www.gnu.org/licenses/>.

The GNU General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Lesser General Public License instead of this License. But first, please read <http://www.gnu.org/philosophy/why-not-lgpl.html>.

1.175 gdbm 1.18.1-5

1.175.1 Available under license :

GNU GENERAL PUBLIC LICENSE
Version 3, 29 June 2007

Copyright (C) 2007, 2011 Free Software Foundation, Inc. <http://fsf.org/>
Everyone is permitted to copy and distribute verbatim copies
of this license document, but changing it is not allowed.

Preamble

The GNU General Public License is a free, copyleft license for software and other kinds of works.

The licenses for most software and other practical works are designed to take away your freedom to share and change the works. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change all versions of a program--to make sure it remains free software for all its users. We, the Free Software Foundation, use the GNU General Public License for most of our software; it applies also to

any other work released this way by its authors. You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for them if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs, and that you know you can do these things.

To protect your rights, we need to prevent others from denying you these rights or asking you to surrender the rights. Therefore, you have certain responsibilities if you distribute copies of the software, or if you modify it: responsibilities to respect the freedom of others.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must pass on to the recipients the same freedoms that you received. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

Developers that use the GNU GPL protect your rights with two steps: (1) assert copyright on the software, and (2) offer you this License giving you legal permission to copy, distribute and/or modify it.

For the developers' and authors' protection, the GPL clearly explains that there is no warranty for this free software. For both users' and authors' sake, the GPL requires that modified versions be marked as changed, so that their problems will not be attributed erroneously to authors of previous versions.

Some devices are designed to deny users access to install or run modified versions of the software inside them, although the manufacturer can do so. This is fundamentally incompatible with the aim of protecting users' freedom to change the software. The systematic pattern of such abuse occurs in the area of products for individuals to use, which is precisely where it is most unacceptable. Therefore, we have designed this version of the GPL to prohibit the practice for those products. If such problems arise substantially in other domains, we stand ready to extend this provision to those domains in future versions of the GPL, as needed to protect the freedom of users.

Finally, every program is threatened constantly by software patents. States should not allow patents to restrict development and use of software on general-purpose computers, but in those that do, we wish to

avoid the special danger that patents applied to a free program could make it effectively proprietary. To prevent this, the GPL assures that patents cannot be used to render the program non-free.

The precise terms and conditions for copying, distribution and modification follow.

TERMS AND CONDITIONS

0. Definitions.

"This License" refers to version 3 of the GNU General Public License.

"Copyright" also means copyright-like laws that apply to other kinds of works, such as semiconductor masks.

"The Program" refers to any copyrightable work licensed under this License. Each licensee is addressed as "you". "Licensees" and "recipients" may be individuals or organizations.

To "modify" a work means to copy from or adapt all or part of the work in a fashion requiring copyright permission, other than the making of an exact copy. The resulting work is called a "modified version" of the earlier work or a work "based on" the earlier work.

A "covered work" means either the unmodified Program or a work based on the Program.

To "propagate" a work means to do anything with it that, without permission, would make you directly or secondarily liable for infringement under applicable copyright law, except executing it on a computer or modifying a private copy. Propagation includes copying, distribution (with or without modification), making available to the public, and in some countries other activities as well.

To "convey" a work means any kind of propagation that enables other parties to make or receive copies. Mere interaction with a user through a computer network, with no transfer of a copy, is not conveying.

An interactive user interface displays

"Appropriate Legal Notices"

to the extent that it includes a convenient and prominently visible feature that (1) displays an appropriate copyright notice, and (2) tells the user that there is no warranty for the work (except to the extent that warranties are provided), that licensees may convey the work under this License, and how to view a copy of this License. If the interface presents a list of user commands or options, such as a menu, a prominent item in the list meets this criterion.

1. Source Code.

The "source code" for a work means the preferred form of the work for making modifications to it. "Object code" means any non-source form of a work.

A "Standard Interface" means an interface that either is an official standard defined by a recognized standards body, or, in the case of interfaces specified for a particular programming language, one that is widely used among developers working in that language.

The "System Libraries" of an executable work include anything, other than the work as a whole, that (a) is included in the normal form of packaging a Major Component, but which is not part of that Major Component, and (b) serves only to enable use of the work with that Major Component, or to implement a Standard Interface for which an implementation is available to the public in source code form. A "Major Component", in this context, means a major essential component (kernel, window system, and so on) of the specific operating system (if any) on which the executable work runs, or a compiler used to produce the work, or an object code interpreter used to run it.

The "Corresponding Source" for a work in object code form means all the source code needed to generate, install, and (for an executable work) run the object code and to modify the work, including scripts to control those activities. However, it does not include the work's System Libraries, or general-purpose tools or generally available free programs which are used unmodified in performing those activities but which are not part of the work. For example, Corresponding Source includes interface definition files associated with source files for the work, and the source code for shared libraries and dynamically linked subprograms that the work is specifically designed to require, such as by intimate data communication or control flow between those subprograms and other parts of the work.

The Corresponding Source need not include anything that users can regenerate automatically from other parts of the Corresponding Source.

The Corresponding Source for a work in source code form is that same work.

2. Basic Permissions.

All rights granted under this License are granted for the term of

copyright on the Program, and are irrevocable provided the stated conditions are met. This License explicitly affirms your unlimited permission to run the unmodified Program. The output from running a covered work is covered by this License only if the output, given its content,

constitutes a covered work. This License acknowledges your rights of fair use or other equivalent, as provided by copyright law.

You may make, run and propagate covered works that you do not convey, without conditions so long as your license otherwise remains in force. You may convey covered works to others for the sole purpose of having them make modifications exclusively for you, or provide you with facilities for running those works, provided that you comply with the terms of this License in conveying all material for which you do not control copyright. Those thus making or running the covered works for you must do so exclusively on your behalf, under your direction and control, on terms that prohibit them from making any copies of your copyrighted material outside their relationship with you.

Conveying under any other circumstances is permitted solely under the conditions stated below. Sublicensing is not allowed; section 10 makes it unnecessary.

3. Protecting Users'

Legal Rights From Anti-Circumvention Law.

No covered work shall be deemed part of an effective technological measure under any applicable law fulfilling obligations under article 11 of the WIPO copyright treaty adopted on 20 December 1996, or similar laws prohibiting or restricting circumvention of such measures.

When you convey a covered work, you waive any legal power to forbid circumvention of technological measures to the extent such circumvention is effected by exercising rights under this License with respect to the covered work, and you disclaim any intention to limit operation or modification of the work as a means of enforcing, against the work's users, your or third parties' legal rights to forbid circumvention of technological measures.

4. Conveying Verbatim Copies.

You may convey verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice; keep

intact all notices stating that this License and any non-permissive terms added in accord with section 7 apply to the code;

keep intact all notices of the absence of any warranty; and give all recipients a copy of this License along with the Program.

You may charge any price or no price for each copy that you convey, and you may offer support or warranty protection for a fee.

5. Conveying Modified Source Versions.

You may convey a work based on the Program, or the modifications to produce it from the Program, in the form of source code under the terms of section 4, provided that you also meet all of these conditions:

a) The work must carry prominent notices stating that you modified it, and giving a relevant date.

b) The work must carry prominent notices stating that it is released under this License and any conditions added under section 7. This requirement modifies the requirement in section 4 to "keep intact all notices".

c) You must license the entire work, as a whole, under this License to anyone who comes into possession of a copy. This License will therefore apply, along with any applicable section 7 additional terms, to the whole of the work, and all its parts, regardless of how they are packaged. This License gives no permission to license the work in any other way, but it does not invalidate such permission if you have separately received it.

d) If the work has interactive user interfaces, each must display Appropriate Legal Notices; however, if the Program has interactive interfaces that do not display Appropriate Legal Notices, your work need not make them do so.

A compilation of a covered work with other separate and independent works, which are not by their nature extensions of the covered work, and which are not combined with it such as to form a larger program, in or on a volume of a storage or distribution medium, is called an "aggregate" if the compilation and its resulting copyright are not used to limit the access or legal rights of the compilation's users beyond what the individual works permit. Inclusion of a covered work in an aggregate does not cause this License to apply to the other parts of the aggregate.

6. Conveying Non-Source Forms.

You may convey a covered work in object code form under the terms

of sections 4 and 5, provided that you also convey the machine-readable Corresponding Source under the terms of this License, in one of these ways:

- a) Convey the object code in, or embodied in, a physical product (including a physical distribution medium), accompanied by the Corresponding Source fixed on a durable physical medium customarily used for software interchange.
- b) Convey the object code in, or embodied in, a physical product (including a physical distribution medium), accompanied by a written offer, valid for at least three years and valid for as long as you offer spare parts or customer support for that product model, to give anyone who possesses the object code either (1) a copy of the Corresponding Source for all the software in the product that is covered by this License, on a durable physical medium customarily used for software interchange, for a price no more than your reasonable cost of physically performing this conveying of source, or (2) access to copy the Corresponding Source from a network server at no charge.
- c) Convey individual copies of the object code with a copy of the written offer to provide the Corresponding Source. This alternative is allowed only occasionally and noncommercially, and only if you received the object code with such an offer, in accord with subsection 6b.
- d) Convey the object code by offering access from a designated place (gratis or for a charge), and offer equivalent access to the Corresponding Source in the same way through the same place at no further charge.
You need not require recipients to copy the Corresponding Source along with the object code. If the place to copy the object code is a network server, the Corresponding Source may be on a different server (operated by you or a third party) that supports equivalent copying facilities, provided you maintain clear directions next to the object code saying where to find the Corresponding Source. Regardless of what server hosts the Corresponding Source, you remain obligated to ensure that it is available for as long as needed to satisfy these requirements.
- e) Convey the object code using peer-to-peer transmission, provided you inform other peers where the object code and Corresponding Source of the work are being offered to the general public at no charge under subsection 6d.

A separable portion of the object code, whose source code is excluded

from the Corresponding Source as a System Library, need not be included in conveying the object code work.

A "User Product" is either (1) a "consumer product", which means any tangible personal property which is normally used for personal, family, or household purposes, or (2) anything designed or sold for incorporation into a dwelling. In determining whether a product is a consumer product, doubtful cases shall be resolved in favor of coverage. For a particular product received by a particular user, "normally used" refers to a typical or common use of that class of product, regardless of the status of the particular user or of the way in which the particular user actually uses, or expects or is expected to use, the product. A product is a consumer product regardless of whether the product has substantial commercial, industrial or non-consumer uses, unless such uses represent the only significant mode of use of the product.

"Installation Information" for a User Product means any methods, procedures, authorization keys, or other information required to install and execute modified versions of a covered work in that User Product from a modified version of its Corresponding Source. The information must suffice to ensure that the continued functioning of the modified object code is in no case prevented or interfered with solely because modification has been made.

If you convey an object code work under this section in, or with, or specifically for use in, a User Product, and the conveying occurs as part of a transaction in which the right of possession and use of the User Product is transferred to the recipient in perpetuity or for a fixed term (regardless of how the transaction is characterized), the Corresponding Source conveyed under this section must be accompanied by the Installation Information. But this requirement does not apply if neither you nor any third party retains the ability to install modified object code on the User Product (for example, the work has been installed in ROM).

The requirement to provide Installation Information does not include a requirement to continue to provide support service, warranty, or updates for a work that has been modified or installed by the recipient, or for the User Product in which it has been modified or installed. Access to a network may be denied when the modification itself materially and adversely affects the operation of the network or violates the rules and protocols for communication across the network.

Corresponding Source conveyed, and Installation Information provided, in accord with this section must be in a format that is publicly

documented (and with an implementation available to the public in source code form), and must require no special password or key for unpacking, reading or copying.

7. Additional Terms.

"Additional permissions" are terms that supplement the terms of this License by making exceptions from one or more of its conditions. Additional permissions that are applicable to the entire Program shall be treated as though they were included in this License, to the extent that they are valid under applicable law. If additional permissions apply only to part of the Program, that part may be used separately under those permissions, but the entire Program remains governed by this License without regard to the additional permissions.

When you convey a copy of a covered work, you may at your option remove any additional permissions from that copy, or from any part of it. (Additional permissions may be written to require their own removal in certain cases when you modify the work.) You may place additional permissions on material, added by you to a covered work, for which you have or can give appropriate copyright permission.

Notwithstanding any other provision of this License, for material you add to a covered work, you may (if authorized by the copyright holders of that material) supplement the terms of this License with terms:

- a) Disclaiming warranty or limiting liability differently from the terms of sections 15 and 16 of this License; or
- b) Requiring preservation of specified reasonable legal notices or author attributions in that material or in the Appropriate Legal Notices displayed by works containing it; or
- c) Prohibiting misrepresentation of the origin of that material, or requiring that modified versions of such material be marked in reasonable ways as different from the original version; or
- d) Limiting the use for publicity purposes of names of licensors or authors of the material; or
- e) Declining to grant rights under trademark law for use of some trade names, trademarks, or service marks; or
- f) Requiring indemnification of licensors and authors of that material by anyone who conveys the material (or modified versions of it) with contractual assumptions of liability to the recipient, for

any liability that these contractual assumptions directly impose on those licensors and authors.

All other non-permissive additional terms are considered "further restrictions" within the meaning of section 10. If the Program as you received it, or any part of it, contains a notice stating that it is governed by this License along with a term that is a further restriction, you may remove that term. If a license document contains a further restriction but permits relicensing or conveying under this License, you may add to a covered work material governed by the terms of that license document, provided that the further restriction does not survive such relicensing or conveying.

If you add terms to a covered work in accord with this section, you must place, in the relevant source files, a statement of the additional terms that apply to those files, or a notice indicating where to find the applicable terms.

Additional terms, permissive or non-permissive, may be stated in the form of a separately written license, or stated as exceptions; the above requirements apply either way.

8. Termination.

You may not propagate or modify a covered work except as expressly provided under this License. Any attempt otherwise to propagate or modify it is void, and will automatically terminate your rights under this License (including any patent licenses granted under the third paragraph of section 11).

However, if you cease all violation of this License, then your license from a particular copyright holder is reinstated (a) provisionally, unless and until the copyright holder explicitly and finally terminates your license, and (b) permanently, if the copyright holder fails to notify you of the violation by some reasonable means prior to 60 days after the cessation.

Moreover, your license from a particular copyright holder is reinstated permanently if the copyright holder notifies you of the violation by some reasonable means, this is the first time you have received notice of violation of this License (for any work) from that copyright holder, and you cure the violation prior to 30 days after your receipt of the notice.

Termination of your rights under this section does not terminate the

licenses of parties who have received copies or rights from you under this License. If your rights have been terminated and not permanently reinstated, you do not qualify to receive new licenses for the same material under section 10.

9. Acceptance Not Required for Having Copies.

You are not required to accept this License in order to receive or run a copy of the Program. Ancillary propagation of a covered work occurring solely as a consequence of using peer-to-peer transmission to receive a copy likewise does not require acceptance. However, nothing other than this License grants you permission to propagate or modify any covered work. These actions infringe copyright if you do not accept this License. Therefore, by modifying or propagating a covered work, you indicate your acceptance of this License to do so.

10. Automatic Licensing of Downstream Recipients.

Each time you convey a covered work, the recipient automatically receives a license from the original licensors, to run, modify and propagate that work, subject to this License. You are not responsible for enforcing compliance by third parties with this License.

An "entity transaction" is a transaction transferring control of an organization, or substantially all assets of one, or subdividing an organization, or merging organizations. If propagation of a covered work results from an entity transaction, each party to that transaction who receives a copy of the work also receives whatever licenses to the work the party's predecessor in interest had or could give under the previous paragraph, plus a right to possession of the Corresponding Source of the work from the predecessor in interest, if the predecessor has it or can get it with reasonable efforts.

You may not impose any further restrictions on the exercise of the rights granted or affirmed under this License. For example, you may not impose a license fee, royalty, or other charge for exercise of rights granted under this License, and you may not initiate litigation (including a cross-claim or counterclaim in a lawsuit) alleging that any patent claim is infringed by making, using, selling, offering for sale, or importing the Program or any portion of it.

11. Patents.

A "contributor" is a copyright holder who authorizes use under this License of the Program or a work on which the Program is based. The work thus licensed is called the contributor's "contributor version".

A contributor's "essential patent claims" are all patent claims owned or controlled by the contributor, whether already acquired or hereafter acquired, that would be infringed by some manner, permitted by this License, of making, using, or selling its contributor version, but do not include claims that would be infringed only as a consequence of further modification of the contributor version. For purposes of this definition, "control" includes the right to grant patent sublicenses in a manner consistent with the requirements of this License.

Each contributor grants you a non-exclusive, worldwide, royalty-free patent license under the contributor's essential patent claims, to make, use, sell, offer for sale, import and otherwise run, modify and propagate the contents of its contributor version.

In the following three paragraphs, a "patent license" is any express agreement or commitment, however denominated, not to enforce a patent (such as an express permission to practice a patent or covenant not to sue for patent infringement). To "grant" such a patent license to a party means to make such an agreement or commitment not to enforce a patent against the party.

If you convey a covered work, knowingly relying on a patent license, and the Corresponding Source of the work is not available for anyone to copy, free of charge and under the terms of this License, through a publicly available network server or other readily accessible means, then you must either (1) cause the Corresponding Source to be so available, or (2) arrange to deprive yourself of the benefit of the patent license for this particular work, or (3) arrange, in a manner consistent with the requirements of this License, to extend the patent license to downstream recipients. "Knowingly relying" means you have actual knowledge that, but for the patent license, your conveying the covered work in a country, or your recipient's use of the covered work in a country, would infringe one or more identifiable patents in that country that you have reason to believe are valid.

If, pursuant to or in connection with a single transaction or arrangement, you convey, or propagate by procuring conveyance of, a covered work, and grant a patent license to some of the parties receiving the covered work authorizing them to use, propagate, modify or convey a specific copy of the covered work, then the patent license you grant is automatically extended to all recipients of the covered work and works based on it.

A patent license is "discriminatory" if it does not include within the scope of its coverage, prohibits the exercise of, or is conditioned on the non-exercise of one or more of the rights that are specifically granted under this License. You may not convey a covered work if you are a party to an arrangement with a third party that is in the business of distributing software, under which you make payment to the third party based on the extent of your activity of conveying the work, and under which the third party grants, to any of the parties who would receive the covered work from you, a discriminatory patent license (a) in connection with copies of the covered work conveyed by you (or copies made from those copies), or (b) primarily for and in connection with specific products or compilations that contain the covered work, unless you entered into that arrangement, or that patent license was granted, prior to 28 March 2007.

Nothing in this License shall be construed as excluding or limiting any implied license or other defenses to infringement that may otherwise be available to you under applicable patent law.

12. No Surrender of Others' Freedom.

If conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot convey a covered work so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not convey it at all. For example, if you agree to terms that obligate you to collect a royalty for further conveying from those to whom you convey the Program, the only way you could satisfy both those terms and this License would be to refrain entirely from conveying the Program.

13. Use with the GNU Affero General Public License.

Notwithstanding any other provision of this License, you have permission to link or combine any covered work with a work licensed under version 3 of the GNU Affero General Public License into a single combined work, and to convey the resulting work. The terms of this License will continue to apply to the part which is the covered work, but the special requirements of the GNU Affero General Public License, section 13, concerning interaction through a network will apply to the combination as such.

14. Revised Versions of this License.

The Free Software Foundation may publish revised and/or new versions of the GNU General Public License from time to time. Such new versions will

be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies that a certain numbered version of the GNU General Public License "or any later version" applies to it, you have the option of following the terms and conditions either of that numbered version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of the GNU General Public License, you may choose any version ever published by the Free Software Foundation.

If the Program specifies that a proxy can decide which future versions of the GNU General Public License can be used, that proxy's public statement of acceptance of a version permanently authorizes you to choose that version for the Program.

Later license versions may give you additional or different permissions. However, no additional obligations are imposed on any author or copyright holder as a result of your choosing to follow a later version.

15. Disclaimer of Warranty.

THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

16. Limitation of Liability.

IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MODIFIES AND/OR CONVEYS THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

17. Interpretation of Sections 15 and 16.

If the disclaimer of warranty and limitation of liability provided above cannot be given local legal effect according to their terms, reviewing courts shall apply local law that most closely approximates an absolute waiver of all civil liability in connection with the Program, unless a warranty or assumption of liability accompanies a copy of the Program in return for a fee.

END OF TERMS AND CONDITIONS

How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively state the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

<one line to give the program's name and a brief idea of what it does.>

Copyright (C) <year> <name of author>

This program is free software: you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation, either version 3 of the License, or (at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program. If not, see <<http://www.gnu.org/licenses/>>.

Also add information on how to contact you by electronic and paper mail.

If the program does terminal interaction, make it output a short notice like this when it starts in an interactive mode:

<program> Copyright (C) <year> <name of author>

This program comes

with ABSOLUTELY NO WARRANTY; for details type `show w'.

This is free software, and you are welcome to redistribute it

under certain conditions; type ``show c'` for details.

The hypothetical commands ``show w'` and ``show c'` should show the appropriate parts of the General Public License. Of course, your program's commands might be different; for a GUI interface, you would use an "about box".

You should also get your employer (if you work as a programmer) or school, if any, to sign a "copyright disclaimer" for the program, if necessary. For more information on this, and how to apply and follow the GNU GPL, see <http://www.gnu.org/licenses/>.

The GNU General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Lesser General Public License instead of this License. But first, please read <http://www.gnu.org/philosophy/why-not-lgpl.html>.

1.176 mime-support 3.64ubuntu1

1.176.1 Available under license :

Format: <https://www.debian.org/doc/packaging-manuals/copyright-format/1.0/>

Source: <git://anonscm.debian.org/collab-maint/mime-support.git>

Files: *

Copyright: public-domain

License: ad-hoc

This package was written by Brian White <bcwhite@pobox.com> and others. It contains public information compiled from around the 'net and many people.

.

The "update-mime" program was written by Brian White and has been placed in the public domain.

Files: mailcap.man

Copyright: (c) 1991 Bell Communications Research, Inc. (Bellcore)

License: Bellcore

Permission to use, copy, modify, and distribute this material for any purpose and without fee is hereby granted, provided that the above copyright notice and this permission notice appear in all copies, and that the name of Bellcore not be used in advertising or publicity pertaining to this material without the specific, prior written permission of an authorized representative of Bellcore. BELLCORE MAKES NO REPRESENTATIONS ABOUT THE ACCURACY OR SUITABILITY OF THIS MATERIAL FOR ANY PURPOSE. IT IS PROVIDED "AS IS",

WITHOUT ANY EXPRESS OR IMPLIED WARRANTIES.

Comment: Author: Nathaniel S. Borenstein

1.177 shared-mime-info 1.15-1

1.177.1 Available under license :

GNU GENERAL PUBLIC LICENSE

Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.,
51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA
Everyone is permitted to copy and distribute verbatim copies
of this license document, but changing it is not allowed.

Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. This General Public License applies to most of the Free Software Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Lesser General Public License instead.) You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price.

Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which

gives you legal permission to copy,
distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and modification follow.

GNU GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.

b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.

c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Program.

In addition, mere aggregation of another work not based on the Program with the Program (or with a work based on the Program) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

- a) Accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,
- b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,
- c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot

impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR

THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

END OF TERMS AND CONDITIONS

How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

<one line to give the program's name and a brief idea of what it does.>
Copyright (C) <year> <name of author>

This program is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation; either version 2 of the License, or (at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program; if not, write to the Free Software Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA.

Also add information on how to contact you by electronic and paper mail.

If the program is interactive, make it output a short notice like this when it starts in an interactive mode:

Gnomovision version 69, Copyright (C) year name of author

Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type `show w'.
This is free software, and you are welcome to redistribute
it
under certain conditions; type `show c' for details.

The hypothetical commands `show w' and `show c' should show the appropriate parts of the General Public License. Of course, the commands you use may be called something other than `show w' and `show c'; they could even be mouse-clicks or menu items--whatever suits your program.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the program, if necessary. Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the program
'Gnomovision' (which makes passes at compilers) written by James Hacker.

<signature of Ty Coon>, 1 April 1989
Ty Coon, President of Vice

This General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this
is what you want to do, use the GNU Lesser General
Public License instead of this License.

1.178 Imdb 0.9.24-1

1.178.1 Available under license :

Copyright 2011-2019 Howard Chu, Symas Corp.
All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted only as authorized by the OpenLDAP Public License.

A copy of this license is available in the file LICENSE in the top-level directory of the distribution or, alternatively, at
<<http://www.OpenLDAP.org/license.html>>.

OpenLDAP is a registered trademark of the OpenLDAP Foundation.

Individual files and/or contributed packages may be copyright by other parties and/or subject to additional restrictions.

This work also contains materials derived from public sources.

Additional information about OpenLDAP can be obtained at

<<http://www.openldap.org/>>.

The OpenLDAP Public License

Version 2.8, 17 August 2003

Redistribution and use of this software and associated documentation ("Software"), with or without modification, are permitted provided that the following conditions are met:

1. Redistributions in source form must retain copyright statements and notices,
2. Redistributions in binary form must reproduce applicable copyright statements and notices, this list of conditions, and the following disclaimer in the documentation and/or other materials provided with the distribution, and
3. Redistributions must contain a verbatim copy of this document.

The OpenLDAP Foundation may revise this license from time to time. Each revision is distinguished by a version number. You may use this Software under terms of this license revision or under the terms of any subsequent revision of the license.

THIS SOFTWARE IS PROVIDED BY THE OPENLDAP FOUNDATION AND ITS CONTRIBUTORS ``AS IS" AND ANY EXPRESSED OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE OPENLDAP FOUNDATION, ITS CONTRIBUTORS, OR THE AUTHOR(S) OR OWNER(S) OF THE SOFTWARE BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

The names of the authors and copyright holders must not be used in advertising or otherwise to promote the sale, use or other dealing in this Software without specific, written prior permission. Title to copyright in this Software shall at all times remain with copyright holders.

OpenLDAP is a registered trademark

of the OpenLDAP Foundation.

Copyright 1999-2003 The OpenLDAP Foundation, Redwood City, California, USA. All Rights Reserved. Permission to copy and distribute verbatim copies of this document is granted.

1.179 okhttp 3.12.12

1.179.1 Available under license :

No license file was found, but licenses were detected in source scan.

```
/*
 * Copyright (C) 2017 Square, Inc.
 *
 * Licensed under the Apache License, Version 2.0 (the "License");
 * you may not use this file except in compliance with the License.
 * You may obtain a copy of the License at
 *
 *     http://www.apache.org/licenses/LICENSE-2.0
 *
 * Unless required by applicable law or agreed to in writing, software
 * distributed under the License is distributed on an "AS IS" BASIS,
 * WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
 * See the License for the specific language governing permissions and
 * limitations under the License.
 */
```

Found in path(s):

```
*/opt/cola/permits/1125673732_1611398541.97/0/okhttp-3-12-12-sources-1-jar/okhttp3/EventListener.java
*/opt/cola/permits/1125673732_1611398541.97/0/okhttp-3-12-12-sources-1-
jar/okhttp3/internal/publicsuffix/PublicSuffixDatabase.java
```

No license file was found, but licenses were detected in source scan.

```
/*
 * Copyright (C) 2013 Square, Inc.
 *
 * Licensed under the Apache License, Version 2.0 (the "License");
 * you may not use this file except in compliance with the License.
 * You may obtain a copy of the License at
 *
 *     http://www.apache.org/licenses/LICENSE-2.0
 *
 * Unless required by applicable law or agreed to in writing, software
 * distributed under the License is distributed on an "AS IS" BASIS,
 * WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
 * See the License for the specific language governing permissions and
 * limitations under the License.
 */
```


*/

Found in path(s):

* /opt/cola/permits/1125673732_1611398541.97/0/okhttp-3-12-12-sources-1-jar/okhttp3/internal/http2/Hpack.java
* /opt/cola/permits/1125673732_1611398541.97/0/okhttp-3-12-12-sources-1-jar/okhttp3/Handshake.java
* /opt/cola/permits/1125673732_1611398541.97/0/okhttp-3-12-12-sources-1-jar/okhttp3/internal/http2/ErrorCode.java
*
/opt/cola/permits/1125673732_1611398541.97/0/okhttp-3-12-12-sources-1-jar/okhttp3/internal/cache/CacheStrategy.java
* /opt/cola/permits/1125673732_1611398541.97/0/okhttp-3-12-12-sources-1-jar/okhttp3/Route.java
* /opt/cola/permits/1125673732_1611398541.97/0/okhttp-3-12-12-sources-1-jar/okhttp3/internal/http/RequestLine.java
* /opt/cola/permits/1125673732_1611398541.97/0/okhttp-3-12-12-sources-1-jar/okhttp3/internal/http/StatusLine.java
* /opt/cola/permits/1125673732_1611398541.97/0/okhttp-3-12-12-sources-1-jar/okhttp3/Response.java
* /opt/cola/permits/1125673732_1611398541.97/0/okhttp-3-12-12-sources-1-jar/okhttp3/Dispatcher.java
* /opt/cola/permits/1125673732_1611398541.97/0/okhttp-3-12-12-sources-1-jar/okhttp3/internal/cache/InternalCache.java
* /opt/cola/permits/1125673732_1611398541.97/0/okhttp-3-12-12-sources-1-jar/okhttp3/internal/NamedRunnable.java
* /opt/cola/permits/1125673732_1611398541.97/0/okhttp-3-12-12-sources-1-jar/okhttp3/Request.java
* /opt/cola/permits/1125673732_1611398541.97/0/okhttp-3-12-12-sources-1-jar/okhttp3/internal/connection/RouteDatabase.java
*
/opt/cola/permits/1125673732_1611398541.97/0/okhttp-3-12-12-sources-1-jar/okhttp3/internal/http2/Http2.java
* /opt/cola/permits/1125673732_1611398541.97/0/okhttp-3-12-12-sources-1-jar/okhttp3/MediaType.java
No license file was found, but licenses were detected in source scan.

/*

* Copyright (C) 2010 The Android Open Source Project
*
* Licensed under the Apache License, Version 2.0 (the "License");
* you may not use this file except in compliance with the License.
* You may obtain a copy of the License at
*
* <http://www.apache.org/licenses/LICENSE-2.0>
*
* Unless required by applicable law or agreed to in writing, software
* distributed under the License is distributed on an "AS IS" BASIS,
* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
* See the License for the specific language governing permissions and
* limitations under the License.
*/

Found in path(s):

* /opt/cola/permits/1125673732_1611398541.97/0/okhttp-3-12-12-sources-1-jar/okhttp3/Cache.java

No license file was found, but licenses were detected in source scan.

```
/*
 * Copyright (C) 2015 Square, Inc.
 *
 * Licensed under the Apache License, Version 2.0 (the "License");
 * you may not use this file except in compliance with the License.
 * You may obtain a copy of the License at
 *
 *     http://www.apache.org/licenses/LICENSE-2.0
 *
 * Unless required by applicable law or agreed to in writing, software
 * distributed under the License is distributed on an "AS IS" BASIS,
 * WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
 * See the License for the specific language governing permissions and
 * limitations under the License.
 */
```

Found in path(s):

```
 * /opt/cola/permits/1125673732_1611398541.97/0/okhttp-3-12-12-sources-1-jar/okhttp3/HttpUrl.java
 * /opt/cola/permits/1125673732_1611398541.97/0/okhttp-3-12-12-sources-1-
jar/okhttp3/internal/connection/StreamAllocation.java
 * /opt/cola/permits/1125673732_1611398541.97/0/okhttp-3-12-12-sources-1-
jar/okhttp3/internal/cache/FaultHidingSink.java
 *
 /opt/cola/permits/1125673732_1611398541.97/0/okhttp-3-12-12-sources-1-jar/okhttp3/Authenticator.java
 * /opt/cola/permits/1125673732_1611398541.97/0/okhttp-3-12-12-sources-1-jar/okhttp3/CookieJar.java
 * /opt/cola/permits/1125673732_1611398541.97/0/okhttp-3-12-12-sources-1-
jar/okhttp3/internal/connection/ConnectionSpecSelector.java
 * /opt/cola/permits/1125673732_1611398541.97/0/okhttp-3-12-12-sources-1-
jar/okhttp3/internal/connection/RouteException.java
 * /opt/cola/permits/1125673732_1611398541.97/0/okhttp-3-12-12-sources-1-jar/okhttp3/internal/io/FileSystem.java
 * /opt/cola/permits/1125673732_1611398541.97/0/okhttp-3-12-12-sources-1-jar/okhttp3/Cookie.java
```

No license file was found, but licenses were detected in source scan.

```
/*
 * Copyright (C) 2018 Square, Inc.
 *
 * Licensed under the Apache License, Version 2.0 (the "License");
 * you may not use this file except in compliance with the License.
 * You may obtain a copy of the License at
 *
 *     http://www.apache.org/licenses/LICENSE-2.0
 *
 * Unless required by applicable law or agreed to in writing, software
 * distributed under the License is distributed on an "AS IS" BASIS,
 * WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
 * See the License for the specific language governing permissions and
```

* limitations under the License.

*/

Found in path(s):

* /opt/cola/permits/1125673732_1611398541.97/0/okhttp-3-12-12-sources-1-jar/okhttp3/internal/annotations/EverythingIsNonNull.java

* /opt/cola/permits/1125673732_1611398541.97/0/okhttp-3-12-12-sources-1-jar/okhttp3/internal/proxy/NullProxySelector.java

No license file was found, but licenses were detected in source scan.

/*

* Copyright (C) 2020 Square, Inc.

*

* Licensed under the Apache License, Version 2.0 (the "License");

* you may not use this file except in compliance with the License.

* You may obtain a copy of the License at

*

* <http://www.apache.org/licenses/LICENSE-2.0>

*

* Unless required by applicable law or agreed to in writing, software

* distributed under the License is distributed on an "AS IS" BASIS,

* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.

* See the License for the specific language governing permissions and

* limitations under the License.

*/

Found in path(s):

* /opt/cola/permits/1125673732_1611398541.97/0/okhttp-3-12-12-sources-1-jar/okhttp3/internal/platform/Android10Platform.java

No license file was found, but licenses were detected in source scan.

/*

* Copyright (C) 2016 Square, Inc.

*

* Licensed under the Apache License, Version 2.0 (the "License");

* you may not use this file except in compliance with the License.

* You may obtain a copy of the License at

*

* <http://www.apache.org/licenses/LICENSE-2.0>

*

* Unless required by applicable law or agreed to in writing, software

* distributed under the License is distributed on an "AS IS" BASIS,

* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.

* See the License for the specific language governing permissions and

* limitations under the License.

*/

Found in path(s):

* /opt/cola/permits/1125673732_1611398541.97/0/okhttp-3-12-12-sources-1-jar/okhttp3/internal/http2/ConnectionShutdownException.java
* /opt/cola/permits/1125673732_1611398541.97/0/okhttp-3-12-12-sources-1-jar/okhttp3/WebSocket.java
* /opt/cola/permits/1125673732_1611398541.97/0/okhttp-3-12-12-sources-1-jar/okhttp3/internal/platform/Jdk9Platform.java
*
/opt/cola/permits/1125673732_1611398541.97/0/okhttp-3-12-12-sources-1-jar/okhttp3/internal/ws/RealWebSocket.java
* /opt/cola/permits/1125673732_1611398541.97/0/okhttp-3-12-12-sources-1-jar/okhttp3/internal/http/CallServerInterceptor.java
* /opt/cola/permits/1125673732_1611398541.97/0/okhttp-3-12-12-sources-1-jar/okhttp3/internal/http/UnrepeatableRequestBody.java
* /opt/cola/permits/1125673732_1611398541.97/0/okhttp-3-12-12-sources-1-jar/okhttp3/WebSocketListener.java
* /opt/cola/permits/1125673732_1611398541.97/0/okhttp-3-12-12-sources-1-jar/okhttp3/internal/cache2/FileOperator.java
* /opt/cola/permits/1125673732_1611398541.97/0/okhttp-3-12-12-sources-1-jar/okhttp3/internal/cache2/Relay.java
* /opt/cola/permits/1125673732_1611398541.97/0/okhttp-3-12-12-sources-1-jar/okhttp3/internal/platform/JdkWithJettyBootPlatform.java
* /opt/cola/permits/1125673732_1611398541.97/0/okhttp-3-12-12-sources-1-jar/okhttp3/internal/platform/AndroidPlatform.java
*
/opt/cola/permits/1125673732_1611398541.97/0/okhttp-3-12-12-sources-1-jar/okhttp3/internal/tls/TrustRootIndex.java
* /opt/cola/permits/1125673732_1611398541.97/0/okhttp-3-12-12-sources-1-jar/okhttp3/internal/http/RetryAndFollowUpInterceptor.java
* /opt/cola/permits/1125673732_1611398541.97/0/okhttp-3-12-12-sources-1-jar/okhttp3/internal/http2/StreamResetException.java
* /opt/cola/permits/1125673732_1611398541.97/0/okhttp-3-12-12-sources-1-jar/okhttp3/internal/tls/BasicTrustRootIndex.java
* /opt/cola/permits/1125673732_1611398541.97/0/okhttp-3-12-12-sources-1-jar/okhttp3/internal/tls/BasicCertificateChainCleaner.java
* /opt/cola/permits/1125673732_1611398541.97/0/okhttp-3-12-12-sources-1-jar/okhttp3/internal/http/RealInterceptorChain.java
No license file was found, but licenses were detected in source scan.

/*

* Copyright (C) 2011 The Android Open Source Project

*

* Licensed under the Apache License, Version 2.0 (the "License");

* you may not use this file except in compliance with the License.

* You may obtain a copy of the License at

*

* <http://www.apache.org/licenses/LICENSE-2.0>

*

* Unless required by applicable law or agreed to in writing, software

* distributed under the License is distributed on an "AS IS" BASIS,

* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.

* See the License for the specific language governing permissions and

* limitations under the License.

*/

Found in path(s):

* /opt/cola/permits/1125673732_1611398541.97/0/okhttp-3-12-12-sources-1-jar/okhttp3/internal/cache/DiskLruCache.java

* /opt/cola/permits/1125673732_1611398541.97/0/okhttp-3-12-12-sources-1-jar/okhttp3/internal/http2/Http2Writer.java

* /opt/cola/permits/1125673732_1611398541.97/0/okhttp-3-12-12-sources-1-jar/okhttp3/internal/http2/Http2Connection.java

*

/opt/cola/permits/1125673732_1611398541.97/0/okhttp-3-12-12-sources-1-jar/okhttp3/internal/http2/Http2Stream.java

* /opt/cola/permits/1125673732_1611398541.97/0/okhttp-3-12-12-sources-1-jar/okhttp3/internal/http/HttpDate.java

* /opt/cola/permits/1125673732_1611398541.97/0/okhttp-3-12-12-sources-1-jar/okhttp3/internal/http2/Http2Reader.java

No license file was found, but licenses were detected in source scan.

/*

* Copyright (C) 2012 The Android Open Source Project

*

* Licensed under the Apache License, Version 2.0 (the "License");

* you may not use this file except in compliance with the License.

* You may obtain a copy of the License at

*

* <http://www.apache.org/licenses/LICENSE-2.0>

*

* Unless required by applicable law or agreed to in writing, software

* distributed under the License is distributed on an "AS IS" BASIS,

* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.

* See the License for the specific language governing permissions and

* limitations under the License.

*/

Found in path(s):

* /opt/cola/permits/1125673732_1611398541.97/0/okhttp-3-12-12-sources-1-jar/okhttp3/internal/http2/Http2Codec.java

* /opt/cola/permits/1125673732_1611398541.97/0/okhttp-3-12-12-sources-1-jar/okhttp3/internal/Util.java

* /opt/cola/permits/1125673732_1611398541.97/0/okhttp-3-12-12-sources-1-jar/okhttp3/internal/http/HttpCodec.java

*

/opt/cola/permits/1125673732_1611398541.97/0/okhttp-3-12-12-sources-1-jar/okhttp3/internal/http/HttpHeaders.java

* /opt/cola/permits/1125673732_1611398541.97/0/okhttp-3-12-12-sources-1-jar/okhttp3/Address.java

* /opt/cola/permits/1125673732_1611398541.97/0/okhttp-3-12-12-sources-1-jar/okhttp3/internal/http1/Http1Codec.java

No license file was found, but licenses were detected in source scan.

```
/*
 * Copyright 2013 Twitter, Inc.
 *
 * Licensed under the Apache License, Version 2.0 (the "License");
 * you may not use this file except in compliance with the License.
 * You may obtain a copy of the License at
 *
 * http://www.apache.org/licenses/LICENSE-2.0
 *
 * Unless required by applicable law or agreed to in writing, software
 * distributed under the License is distributed on an "AS IS" BASIS,
 * WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
 * See the License for the specific language governing permissions and
 * limitations under the License.
 */
```

Found in path(s):

```
*/opt/cola/permits/1125673732_1611398541.97/0/okhttp-3-12-12-sources-1-
jar/okhttp3/internal/http2/Huffman.java
```

No license file was found, but licenses were detected in source scan.

```
/*
 * Licensed to the Apache Software Foundation (ASF) under one or more
 * contributor license agreements. See the NOTICE file distributed with
 * this work for additional information regarding copyright ownership.
 * The ASF licenses this file to You under the Apache License, Version 2.0
 * (the "License"); you may not use this file except in compliance with
 * the License. You may obtain a copy of the License at
 *
 * http://www.apache.org/licenses/LICENSE-2.0
 *
 * Unless required by applicable law or agreed to in writing, software
 * distributed under the License is distributed on an "AS IS" BASIS,
 * WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
 * See the License for the specific language governing permissions and
 * limitations under the License.
 */
```

Found in path(s):

```
*/opt/cola/permits/1125673732_1611398541.97/0/okhttp-3-12-12-sources-1-
jar/okhttp3/internal/http/BridgeInterceptor.java
```

```
*/
```

```
/opt/cola/permits/1125673732_1611398541.97/0/okhttp-3-12-12-sources-1-
jar/okhttp3/internal/tls/DistinguishedNameParser.java
```

```
*/opt/cola/permits/1125673732_1611398541.97/0/okhttp-3-12-12-sources-1-
jar/okhttp3/internal/tls/CertificateChainCleaner.java
```

```
*/opt/cola/permits/1125673732_1611398541.97/0/okhttp-3-12-12-sources-1-
jar/okhttp3/internal/connection/ConnectInterceptor.java
```

* /opt/cola/permits/1125673732_1611398541.97/0/okhttp-3-12-12-sources-1-jar/okhttp3/internal/connection/RealConnection.java
* /opt/cola/permits/1125673732_1611398541.97/0/okhttp-3-12-12-sources-1-jar/okhttp3/internal/tls/OkHostnameVerifier.java
* /opt/cola/permits/1125673732_1611398541.97/0/okhttp-3-12-12-sources-1-jar/okhttp3/Connection.java
* /opt/cola/permits/1125673732_1611398541.97/0/okhttp-3-12-12-sources-1-jar/okhttp3/ConnectionPool.java
* /opt/cola/permits/1125673732_1611398541.97/0/okhttp-3-12-12-sources-1-jar/okhttp3/internal/platform/OptionalMethod.java
* /opt/cola/permits/1125673732_1611398541.97/0/okhttp-3-12-12-sources-1-jar/okhttp3/internal/cache/CacheInterceptor.java
*
/opt/cola/permits/1125673732_1611398541.97/0/okhttp-3-12-12-sources-1-jar/okhttp3/Headers.java
No license file was found, but licenses were detected in source scan.

/*

* Copyright (C) 2014 Square, Inc.

*

* Licensed under the Apache License, Version 2.0 (the "License");

* you may not use this file except in compliance with the License.

* You may obtain a copy of the License at

*

* <http://www.apache.org/licenses/LICENSE-2.0>

*

* Unless required by applicable law or agreed to in writing, software

* distributed under the License is distributed on an "AS IS" BASIS,

* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.

* See the License for the specific language governing permissions and

* limitations under the License.

*/

Found in path(s):

* /opt/cola/permits/1125673732_1611398541.97/0/okhttp-3-12-12-sources-1-jar/okhttp3/Interceptor.java

* /opt/cola/permits/1125673732_1611398541.97/0/okhttp-3-12-12-sources-1-jar/okhttp3/ConnectionSpec.java

* /opt/cola/permits/1125673732_1611398541.97/0/okhttp-3-12-12-sources-1-

jar/okhttp3/internal/ws/WebSocketReader.java

*

/opt/cola/permits/1125673732_1611398541.97/0/okhttp-3-12-12-sources-1-jar/okhttp3/CertificatePinner.java

* /opt/cola/permits/1125673732_1611398541.97/0/okhttp-3-12-12-sources-1-

jar/okhttp3/internal/ws/WebSocketWriter.java

* /opt/cola/permits/1125673732_1611398541.97/0/okhttp-3-12-12-sources-1-

jar/okhttp3/internal/ws/WebSocketProtocol.java

* /opt/cola/permits/1125673732_1611398541.97/0/okhttp-3-12-12-sources-1-jar/okhttp3/Callback.java

* /opt/cola/permits/1125673732_1611398541.97/0/okhttp-3-12-12-sources-1-jar/okhttp3/Call.java

* /opt/cola/permits/1125673732_1611398541.97/0/okhttp-3-12-12-sources-1-jar/okhttp3/Protocol.java

* /opt/cola/permits/1125673732_1611398541.97/0/okhttp-3-12-12-sources-1-jar/okhttp3/Credentials.java

* /opt/cola/permits/1125673732_1611398541.97/0/okhttp-3-12-12-sources-1-jar/okhttp3/FormBody.java

* /opt/cola/permits/1125673732_1611398541.97/0/okhttp-3-12-12-sources-1-jar/okhttp3/Challenge.java

* /opt/cola/permits/1125673732_1611398541.97/0/okhttp-3-12-12-sources-1-jar/okhttp3/ResponseBody.java

*
/opt/cola/permits/1125673732_1611398541.97/0/okhttp-3-12-12-sources-1-jar/okhttp3/internal/http2/Header.java
* /opt/cola/permits/1125673732_1611398541.97/0/okhttp-3-12-12-sources-1-jar/okhttp3/internal/http/RealResponseBody.java
* /opt/cola/permits/1125673732_1611398541.97/0/okhttp-3-12-12-sources-1-jar/okhttp3/TlsVersion.java
* /opt/cola/permits/1125673732_1611398541.97/0/okhttp-3-12-12-sources-1-jar/okhttp3/internal/cache/CacheRequest.java
* /opt/cola/permits/1125673732_1611398541.97/0/okhttp-3-12-12-sources-1-jar/okhttp3/internal/http2/PushObserver.java
* /opt/cola/permits/1125673732_1611398541.97/0/okhttp-3-12-12-sources-1-jar/okhttp3/RequestBody.java
* /opt/cola/permits/1125673732_1611398541.97/0/okhttp-3-12-12-sources-1-jar/okhttp3/CipherSuite.java
* /opt/cola/permits/1125673732_1611398541.97/0/okhttp-3-12-12-sources-1-jar/okhttp3/internal/Version.java
* /opt/cola/permits/1125673732_1611398541.97/0/okhttp-3-12-12-sources-1-jar/okhttp3/internal/platform/ConscryptPlatform.java
*
/opt/cola/permits/1125673732_1611398541.97/0/okhttp-3-12-12-sources-1-jar/okhttp3/MultipartBody.java
* /opt/cola/permits/1125673732_1611398541.97/0/okhttp-3-12-12-sources-1-jar/okhttp3/internal/Internal.java
* /opt/cola/permits/1125673732_1611398541.97/0/okhttp-3-12-12-sources-1-jar/okhttp3/RealCall.java
* /opt/cola/permits/1125673732_1611398541.97/0/okhttp-3-12-12-sources-1-jar/okhttp3/internal/http/HttpMethod.java
No license file was found, but licenses were detected in source scan.

/*
* Copyright (C) 2012 Square, Inc.
* Copyright (C) 2012 The Android Open Source Project
*
* Licensed under the Apache License, Version 2.0 (the "License");
* you may not use this file except in compliance with the License.
* You may obtain a copy of the License at
*
* <http://www.apache.org/licenses/LICENSE-2.0>
*
* Unless required by applicable law or agreed to in writing, software
* distributed under the License is distributed on an "AS IS" BASIS,
* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
* See the License for the specific language governing permissions and
* limitations under the License.
*/

Found in path(s):
* /opt/cola/permits/1125673732_1611398541.97/0/okhttp-3-12-12-sources-1-jar/okhttp3/internal/platform/Platform.java
No license file was found, but licenses were detected in source scan.

/*
* Copyright (C) 2012 Square, Inc.
*
* Licensed under the Apache License, Version 2.0 (the "License");

- * you may not use this file except in compliance with the License.
- * You may obtain a copy of the License at
- *
- * <http://www.apache.org/licenses/LICENSE-2.0>
- *
- * Unless required by applicable law or agreed to in writing, software
- * distributed under the License is distributed on an "AS IS" BASIS,
- * WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
- * See the License for the specific language governing permissions and
- * limitations under the License.
- */

Found in path(s):

- * /opt/cola/permits/1125673732_1611398541.97/0/okhttp-3-12-12-sources-1-jar/okhttp3/internal/http2/Settings.java
- * /opt/cola/permits/1125673732_1611398541.97/0/okhttp-3-12-12-sources-1-jar/okhttp3/Dns.java
- * /opt/cola/permits/1125673732_1611398541.97/0/okhttp-3-12-12-sources-1-jar/okhttp3/internal/connection/RouteSelector.java
- *
- * /opt/cola/permits/1125673732_1611398541.97/0/okhttp-3-12-12-sources-1-jar/okhttp3/OkHttpClient.java

1.180 expect 5.45.4-2build1

1.180.1 Available under license :

Expect

Written by: Don Libes, libes at nist.gov, NIST

Design and implementation of this program was paid for by U.S. tax dollars. Therefore it is public domain. However, the author and NIST would appreciate credit if this program or parts of it are used.

1.181 libonig 6.9.4-1

1.181.1 Available under license :

Oniguruma LICENSE

Copyright (c) 2002-2019 K.Kosako <kkosako0@gmail.com>
All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright

notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

THIS SOFTWARE IS PROVIDED BY THE AUTHOR AND CONTRIBUTORS ``AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE AUTHOR OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

1.182 libmaxminddb 1.4.2-0ubuntu1.20.04.1

1.182.1 Available under license :

GNU LESSER GENERAL PUBLIC LICENSE

Version 3, 29 June 2007

Copyright (C) 2007 Free Software Foundation, Inc. <<http://fsf.org/>>

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

This version of the GNU Lesser General Public License incorporates the terms and conditions of version 3 of the GNU General Public License, supplemented by the additional permissions listed below.

0. Additional Definitions.

As used herein, "this License" refers to version 3 of the GNU Lesser General Public License, and the "GNU GPL" refers to version 3 of the GNU General Public License.

"The Library" refers to a covered work governed by this License, other than an Application or a Combined Work as defined below.

An "Application" is any work that makes use of an interface provided by the Library, but which is not otherwise based on the Library.

Defining a subclass of a class defined by the Library is deemed a mode of using an interface provided by the Library.

A "Combined Work" is a work produced by combining or linking an

Application with the Library. The particular version of the Library with which the Combined Work was made is also called the "Linked Version".

The "Minimal Corresponding Source" for a Combined Work means the Corresponding Source for the Combined Work, excluding any source code for portions of the Combined Work that, considered in isolation, are based on the Application, and not on the Linked Version.

The "Corresponding Application Code" for a Combined Work means the object code and/or source code for the Application, including any data and utility programs needed for reproducing the Combined Work from the Application, but excluding the System Libraries of the Combined Work.

1. Exception to Section 3 of the GNU GPL.

You may convey a covered work under sections 3 and 4 of this License without being bound by section 3 of the GNU GPL.

2. Conveying Modified Versions.

If you modify a copy of the Library, and, in your modifications, a facility refers to a function or data to be supplied by an Application that uses the facility (other than as an argument passed when the facility is invoked), then you may convey a copy of the modified version:

- a) under this License, provided that you make a good faith effort to ensure that, in the event an Application does not supply the function or data, the facility still operates, and performs whatever part of its purpose remains meaningful, or
- b) under the GNU GPL, with none of the additional permissions of this License applicable to that copy.

3. Object Code Incorporating Material from Library Header Files.

The object code form of an Application may incorporate material from a header file that is part of the Library. You may convey such object code under terms of your choice, provided that, if the incorporated material is not limited to numerical parameters, data structure layouts and accessors, or small macros, inline functions and templates (ten or fewer lines in length), you do both of the following:

- a) Give prominent notice with each copy of the object code that the Library is used in it and that the Library and its use are covered by this License.

b) Accompany the object code with a copy of the GNU GPL and this license document.

4. Combined Works.

You may convey a Combined Work under terms of your choice that, taken together, effectively do not restrict modification of the portions of the Library contained in the Combined Work and reverse engineering for debugging such modifications, if you also do each of the following:

a) Give prominent notice with each copy of the Combined Work that the Library is used in it and that the Library and its use are covered by this License.

b) Accompany the Combined Work with a copy of the GNU GPL and this license document.

c) For a Combined Work that displays copyright notices during execution, include the copyright notice for the Library among these notices, as well as a reference directing the user to the copies of the GNU GPL and this license document.

d) Do one of the following:

0) Convey the Minimal Corresponding Source under the terms of this License, and the Corresponding Application Code in a form suitable for, and under terms that permit, the user to recombine or relink the Application with a modified version of the Linked Version to produce a modified Combined Work, in the manner specified by section 6 of the GNU GPL for conveying Corresponding Source.

1) Use a suitable shared library mechanism for linking with the Library. A suitable mechanism is one that (a) uses at run time a copy of the Library already present on the user's computer system, and (b) will operate properly with a modified version of the Library that is interface-compatible with the Linked Version.

e) Provide Installation Information, but only if you would otherwise be required to provide such information under section 6 of the GNU GPL, and only to the extent that such information is necessary to install and execute a modified version of the Combined Work produced by recombining or relinking the

Application with a modified version of the Linked Version. (If you use option 4d0, the Installation Information must accompany the Minimal Corresponding Source and Corresponding Application Code. If you use option 4d1, you must provide the Installation Information in the manner specified by section 6 of the GNU GPL for conveying Corresponding Source.)

5. Combined Libraries.

You may place library facilities that are a work based on the Library side by side in a single library together with other library facilities that are not Applications and are not covered by this License, and convey such a combined library under terms of your choice, if you do both of the following:

- a) Accompany the combined library with a copy of the same work based on the Library, uncombined with any other library facilities, conveyed under the terms of this License.
- b) Give prominent notice with the combined library that part of it is a work based on the Library, and explaining where to find the accompanying uncombined form of the same work.

6. Revised Versions of the GNU Lesser General Public License.

The Free Software Foundation may publish revised and/or new versions of the GNU Lesser General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Library as you received it specifies that a certain numbered version of the GNU Lesser General Public License "or any later version" applies to it, you have the option of following the terms and conditions either of that published version or of any later version published by the Free Software Foundation. If the Library as you received it does not specify a version number of the GNU Lesser General Public License, you may choose any version of the GNU Lesser General Public License ever published by the Free Software Foundation.

If the Library as you received it specifies that a proxy can decide whether future versions of the GNU Lesser General Public License shall apply, that proxy's public statement of acceptance of any version is permanent authorization for you to choose that version for the Library.

Copyright 2013-2014 MaxMind, Inc.

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software
distributed under the License is distributed on an "AS IS" BASIS,
WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
See the License for the specific language governing permissions and
limitations under the License.

Apache License
Version 2.0, January 2004
<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction,
and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by
the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all
other entities that control, are controlled by, or are under common
control with that entity. For the purposes of this definition,
"control" means (i) the power, direct or indirect, to cause the
direction or management of such entity, whether by contract or
otherwise, or (ii) ownership of fifty percent (50%) or more of the
outstanding shares, or (iii) beneficial ownership
of such entity.

"You" (or "Your") shall mean an individual or Legal Entity
exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications,
including but not limited to software source code, documentation
source, and configuration files.

"Object" form shall mean any form resulting from mechanical
transformation or translation of a Source form, including but
not limited to compiled object code, generated documentation,
and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their

Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf

of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License"); you may not use this file except in compliance with the License. You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

This work is licensed under the Creative Commons Attribution-ShareAlike 3.0 Unported License. To view a copy of this license, visit <http://creativecommons.org/licenses/by-sa/3.0/> or send a letter to Creative Commons, 444 Castro Street, Suite 900, Mountain View, California, 94041, USA.

1.183 libxcrypt 4.4.10-10ubuntu4

1.183.1 Available under license :

GNU LESSER GENERAL PUBLIC LICENSE

Version 2.1, February 1999

Copyright (C) 1991, 1999 Free Software Foundation, Inc.
51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA
Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

[This is the first released version of the Lesser GPL. It also counts as the successor of the GNU Library Public License, version 2, hence the version number 2.1.]

Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public Licenses are intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users.

This license, the Lesser General Public License, applies to some specially designated software packages--typically libraries--of the Free Software Foundation and other authors who decide to use it. You can use it too, but we suggest you first think carefully about whether this license or the ordinary General Public License is the better strategy to use in any particular case, based on the explanations below.

When we speak of free software, we are referring to freedom of use, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish); that you receive source code or can get it if you want it; that you can change the software and use pieces of it in new free programs; and that you are informed that you can do these things.

To protect your rights, we need to make restrictions that forbid distributors to deny you these rights or to ask you to surrender these rights. These restrictions translate to certain responsibilities for you if you distribute copies of the library or if you modify it.

For example, if you distribute copies of the library, whether gratis or for a fee, you must give the recipients all the rights that we gave you. You must make sure that they, too, receive or can get the source code. If you link other code with the library, you must provide complete object files to the recipients, so that they can relink them with the library after making changes to the library and recompiling it. And you must show them these terms so they know their rights.

We protect your rights with a two-step method: (1) we copyright the library, and (2) we offer you this license, which gives you legal permission to copy, distribute and/or modify the library.

To protect each distributor, we want to make it very clear that there is no warranty for the free library. Also, if the library is modified by someone else and passed on, the recipients should know

that what they have is not the original version, so that the original author's reputation will not be affected by problems that might be introduced by others.

Finally, software patents pose a constant threat to the existence of any free program. We wish to make sure that a company cannot effectively restrict the users of a free program by obtaining a restrictive license from a patent holder. Therefore, we insist that any patent license obtained for a version of the library must be consistent with the full freedom of use specified in this license.

Most GNU software, including some libraries, is covered by the ordinary GNU General Public License. This license, the GNU Lesser General Public License, applies to certain designated libraries, and is quite different from the ordinary General Public License. We use this license for certain libraries in order to permit linking those libraries into non-free programs.

When a program is linked with a library, whether statically or using a shared library, the combination of the two is legally speaking a combined work, a derivative of the original library. The ordinary General Public License therefore permits such linking only if the entire combination fits its criteria of freedom. The Lesser General Public License permits more lax criteria for linking other code with the library.

We call this license the "Lesser" General Public License because it does Less to protect the user's freedom than the ordinary General Public License. It also provides other free software developers Less of an advantage over competing non-free programs. These disadvantages are the reason we use the ordinary General Public License for many libraries. However, the Lesser license provides advantages in certain special circumstances.

For example, on rare occasions, there may be a special need to encourage the widest possible use of a certain library, so that it becomes a de-facto standard. To achieve this, non-free programs must be allowed to use the library. A more frequent case is that a free library does the same job as widely used non-free libraries. In this case, there is little to gain by limiting the free library to free software only, so we use the Lesser General Public License.

In other cases, permission to use a particular library in non-free programs enables a greater number of people to use a large body of free software. For example, permission to use the GNU C Library in

non-free programs enables many more people to use the whole GNU operating system, as well as its variant, the GNU/Linux operating system.

Although the Lesser General Public License is Less protective of the users' freedom, it does ensure that the user of a program that is linked with the Library has the freedom and the wherewithal to run that program using a modified version of the Library.

The precise terms and conditions for copying, distribution and modification follow. Pay close attention to the difference between a "work based on the library" and a "work that uses the library". The former contains code derived from the library, whereas the latter must be combined with the library in order to run.

GNU LESSER GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License Agreement applies to any software library or other program which contains a notice placed by the copyright holder or other authorized party saying it may be distributed under the terms of this Lesser General Public License (also called "this License"). Each licensee is addressed as "you".

A "library" means a collection of software functions and/or data prepared so as to be conveniently linked with application programs (which use some of those functions and data) to form executables.

The "Library", below, refers to any such software library or work which has been distributed under these terms. A "work based on the Library" means either the Library or any derivative work under copyright law: that is to say, a work containing the Library or a portion of it, either verbatim or with modifications and/or translated straightforwardly into another language. (Hereinafter, translation is included without limitation in the term "modification".)

"Source code" for a work means the preferred form of the work for making modifications to it. For a library, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the library.

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running a program using the Library is not restricted, and output from such a program is covered only if its contents constitute a work based

on the Library (independent of the use of the Library in a tool for writing it). Whether that is true depends on what the Library does and what the program that uses the Library does.

1. You may copy and distribute verbatim copies of the Library's complete source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and distribute a copy of this License along with the Library.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Library or any portion of it, thus forming a work based on the Library, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

- a) The modified work must itself be a software library.
- b) You must cause the files modified to carry prominent notices stating that you changed the files and the date of any change.
- c) You must cause the whole of the work to be licensed at no charge to all third parties under the terms of this License.
- d) If a facility in the modified Library refers to a function or a table of data to be supplied by an application program that uses the facility, other than as an argument passed when the facility is invoked, then you must make a good faith effort to ensure that, in the event an application does not supply such function or table, the facility still operates, and performs whatever part of its purpose remains meaningful.

(For example, a function in a library to compute square roots has a purpose that is entirely well-defined independent of the application. Therefore, Subsection 2d requires that any application-supplied function or table used by this function must be optional: if the application does not supply it, the square root function must still compute square roots.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Library,

and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Library, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Library.

In addition, mere aggregation of another work not based on the Library with the Library (or with a work based on the Library) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may opt to apply the terms of the ordinary GNU General Public

License instead of this License to a given copy of the Library. To do this, you must alter all the notices that refer to this License, so that they refer to the ordinary GNU General Public License, version 2, instead of to this License. (If a newer version than version 2 of the ordinary GNU General Public License has appeared, then you can specify that version instead if you wish.) Do not make any other change in these notices.

Once this change is made in a given copy, it is irreversible for that copy, so the ordinary GNU General Public License applies to all subsequent copies and derivative works made from that copy.

This option is useful when you wish to copy part of the code of the Library into a program that is not a library.

4. You may copy and distribute the Library (or a portion or derivative of it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange.

If distribution of object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place satisfies the requirement to

distribute the source code, even though third parties are not compelled to copy the source along with the object code.

5. A program that contains no derivative of any portion of the Library, but is designed to work with the Library by being compiled or linked with it, is called a "work that uses the Library". Such a work, in isolation, is not a derivative work of the Library, and therefore falls outside the scope of this License.

However, linking a "work that uses the Library" with the Library creates an executable that is a derivative of the Library (because it contains portions of the Library), rather than a "work that uses the library". The executable is therefore covered by this License. Section 6 states terms for distribution of such executables.

When a "work that uses the Library" uses material from a header file that is part of the Library, the object code for the work may be a derivative work of the Library even though the source code is not. Whether this is true is especially significant if the work can be linked without the Library, or if the work is itself a library. The threshold for this to be true is not precisely defined by law.

If such an object file uses only numerical parameters, data structure layouts and accessors, and small macros and small inline functions (ten lines or less in length), then the use of the object file is unrestricted, regardless of whether it is legally a derivative work. (Executables containing this object code plus portions of the Library will still fall under Section 6.)

Otherwise, if the work is a derivative of the Library, you may distribute the object code for the work under the terms of Section 6. Any executables containing that work also fall under Section 6, whether or not they are linked directly with the Library itself.

6. As an exception to the Sections above, you may also combine or link a "work that uses the Library" with the Library to produce a work containing portions of the Library, and distribute that work under terms of your choice, provided that the terms permit modification of the work for the customer's own use and reverse engineering for debugging such modifications.

You must give prominent notice with each copy of the work that the Library is used in it and that the Library and its use are covered by this License. You must supply a copy of this License. If the work during execution displays copyright notices, you must include the copyright notice for the Library among them, as well as a reference

directing the user to the copy of this License. Also, you must do one of these things:

a) Accompany the work with the complete corresponding machine-readable source code for the Library including whatever changes were used in the work (which must be distributed under Sections 1 and 2 above); and, if the work is an executable linked with the Library, with the complete machine-readable "work that uses the Library", as object code and/or source code, so that the user can modify the Library and then relink to produce a modified executable containing the modified Library. (It is understood that the user who changes the contents of definitions files in the Library will not necessarily be able to recompile the application to use the modified definitions.)

b) Use a suitable shared library mechanism for linking with the Library. A suitable mechanism is one that (1) uses at run time a copy of the library already present on the user's computer system, rather than copying library functions into the executable, and (2) will operate properly with a modified version of the library, if the user installs one, as long as the modified version is interface-compatible with the version that the work was made with.

c) Accompany the work with a written offer, valid for at least three years, to give the same user the materials specified in Subsection 6a, above, for a charge no more than the cost of performing this distribution.

d) If distribution of the work is made by offering access to copy from a designated place, offer equivalent access to copy the above specified materials from the same place.

e) Verify that the user has already received a copy of these materials or that you have already sent this user a copy.

For an executable, the required form of the "work that uses the Library" must include any data and utility programs needed for reproducing the executable from it. However, as a special exception, the materials to be distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

It may happen that this requirement contradicts the license

restrictions of other proprietary libraries that do not normally accompany the operating system. Such a contradiction means you cannot use both them and the Library together in an executable that you distribute.

7. You may place library facilities that are a work based on the Library side-by-side in a single library together with other library facilities not covered by this License, and distribute such a combined library, provided that the separate distribution of the work based on the Library and of the other library facilities is otherwise permitted, and provided that you do these two things:

a) Accompany the combined library with a copy of the same work based on the Library, uncombined with any

other library

facilities. This must be distributed under the terms of the Sections above.

b) Give prominent notice with the combined library of the fact that part of it is a work based on the Library, and explaining where to find the accompanying uncombined form of the same work.

8. You may not copy, modify, sublicense, link with, or distribute the Library except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense, link with, or distribute the Library is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

9. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Library or its derivative works. These actions are prohibited by law if

you do not accept this License. Therefore, by modifying or distributing the Library (or any work based on the Library), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Library or works based on it.

10. Each time you redistribute the Library (or any work based on the Library), the recipient automatically receives a license from the original licensor to copy, distribute, link with or modify the Library subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties with this License.

11. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse

you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Library at all. For example, if a patent license would not permit royalty-free redistribution of the Library by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Library.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply, and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system

which is

implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

12. If the distribution and/or use of the Library is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Library under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

13. The Free Software Foundation may publish revised and/or new versions of the Lesser General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Library

specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Library does not specify a license version number, you may choose any version ever published by the Free Software Foundation.

14. If you wish to incorporate parts of the Library into other free programs whose distribution conditions are incompatible with these, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

NO WARRANTY

15. BECAUSE THE LIBRARY IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE LIBRARY, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE LIBRARY "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE LIBRARY IS WITH YOU. SHOULD THE LIBRARY PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

16. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE LIBRARY AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE LIBRARY (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE LIBRARY TO OPERATE WITH ANY OTHER SOFTWARE), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

END OF TERMS AND CONDITIONS

How to Apply These Terms to Your New Libraries

If you develop a new library, and you want it to be of the greatest possible use to the public, we recommend making it free software that everyone can redistribute and change. You can do so by permitting

redistribution under these terms (or, alternatively, under the terms of the ordinary General Public License).

To apply these terms, attach the following notices to the library. It is safest to attach them to the start of each source file to most effectively convey

the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

<one line to give the library's name and a brief idea of what it does.>
Copyright (C) <year> <name of author>

This library is free software; you can redistribute it and/or modify it under the terms of the GNU Lesser General Public License as published by the Free Software Foundation; either version 2.1 of the License, or (at your option) any later version.

This library is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU Lesser General Public License for more details.

You should have received a copy of the GNU Lesser General Public License along with this library; if not, write to the Free Software Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA

Also add information on how to contact you by electronic and paper mail.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the library, if necessary. Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the library `Frob' (a library for tweaking knobs) written by James Random Hacker.

<signature of Ty Coon>, 1 April 1990
Ty Coon, President of Vice

That's all there is to it!

1.184 jq 1.6-1ubuntu0.20.04.1

1.184.1 Available under license :

jq is copyright (C) 2012 Stephen Dolan

Permission is hereby granted, free of charge, to any person obtaining

a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

jq's documentation (everything found under the docs/ subdirectory in the source tree) is licensed under the Creative Commons CC BY 3.0 license, which can be found at:

<https://creativecommons.org/licenses/by/3.0/>

The documentation website includes a copy of Twitter's Bootstrap and relies on Bonsai, Liquid templates and various other projects, look them up for detailed licensing conditions.

jq incorporates David M. Gay's `dtoa.c` and `g_fmt.c`, which bear the following notices:

`dtoa.c`:

The author of this software is David M. Gay.

Copyright (c) 1991, 2000, 2001 by Lucent Technologies.

Permission to use, copy, modify, and distribute this software for any purpose without fee is hereby granted, provided that this entire notice is included in all copies of any software which is or includes a copy or modification of this software and in all copies of the supporting documentation for such software.

THIS SOFTWARE IS BEING

PROVIDED "AS IS", WITHOUT ANY EXPRESS OR IMPLIED WARRANTY. IN PARTICULAR, NEITHER THE AUTHOR NOR LUCENT MAKES ANY REPRESENTATION OR WARRANTY OF ANY KIND CONCERNING THE MERCHANTABILITY OF THIS SOFTWARE OR ITS FITNESS FOR ANY PARTICULAR PURPOSE.

g_fmt.c:

The author of this software is David M. Gay.

Copyright (c) 1991, 1996 by Lucent Technologies.

Permission to use, copy, modify, and distribute this software for any purpose without fee is hereby granted, provided that this entire notice is included in all copies of any software which is or includes a copy or modification of this software and in all copies of the supporting documentation for such software.

THIS SOFTWARE IS BEING PROVIDED "AS IS", WITHOUT ANY EXPRESS OR IMPLIED WARRANTY. IN PARTICULAR, NEITHER THE AUTHOR NOR LUCENT MAKES ANY REPRESENTATION OR WARRANTY OF ANY KIND CONCERNING THE MERCHANTABILITY OF THIS SOFTWARE OR ITS FITNESS FOR ANY PARTICULAR PURPOSE.

1.185 jinja2 2.10.1-2

1.185.1 Available under license :

Copyright (c) 2010 by Armin Ronacher.

Some rights reserved.

Redistribution and use in source and binary forms of the theme, with or without modification, are permitted provided that the following conditions are met:

- * Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- * Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
- * The names of the contributors may not be used to endorse or promote products derived from this software without specific prior written permission.

We kindly ask you to only use these themes in an unmodified manner just for Flask and Flask-related products, not for unrelated projects. If you like the visual style and want to use it for your own projects, please

consider making some larger changes to the themes (such as changing font faces, sizes, colors or margins).

THIS THEME IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS THEME, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Copyright (c) 2009 by the Jinja Team, see AUTHORS for more details.

Some rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- * Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- * Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
- * The names of the contributors may not be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

1.186 markupsafe 1.1.0-1build2

1.186.1 Available under license :

No license file was found, but licenses were detected in source scan.

"License :: OSI Approved :: BSD License",

Found in path(s):

* /opt/cola/permits/1128978950_1612138213.64/0/markupsafe-1-1-0-orig-1-tar-gz/MarkupSafe-1.1.0/setup.py

No license file was found, but licenses were detected in source scan.

:license: BSD, see LICENSE for more details.

Found in path(s):

* /opt/cola/permits/1128978950_1612138213.64/0/markupsafe-1-1-0-orig-1-tar-gz/MarkupSafe-1.1.0/src/markupsafe/_constants.py

* /opt/cola/permits/1128978950_1612138213.64/0/markupsafe-1-1-0-orig-1-tar-gz/MarkupSafe-1.1.0/src/markupsafe/_compat.py

* /opt/cola/permits/1128978950_1612138213.64/0/markupsafe-1-1-0-orig-1-tar-gz/MarkupSafe-1.1.0/src/markupsafe/__init__.py

* /opt/cola/permits/1128978950_1612138213.64/0/markupsafe-1-1-0-orig-1-tar-gz/MarkupSafe-1.1.0/src/markupsafe/_native.py

No license file was found, but licenses were detected in source scan.

Metadata-Version: 1.2

Name: MarkupSafe

Version: 1.1.0

Summary: Safely add untrusted strings to HTML/XML markup.

Home-page: <https://www.palletsprojects.com/p/markupsafe/>

Author: Armin Ronacher

Author-email: armin.ronacher@active-4.com

Maintainer: Pallets Team

Maintainer-email: contact@palletsprojects.com

License: BSD

Project-URL: Documentation, <https://markupsafe.palletsprojects.com/>

Project-URL: Code, <https://github.com/pallets/markupsafe>

Project-URL: Issue tracker, <https://github.com/pallets/markupsafe/issues>

Description: MarkupSafe

=====

MarkupSafe implements a text object that escapes characters so it is safe to use in HTML and XML. Characters that have special meanings are replaced so that they display as the actual characters. This mitigates injection attacks, meaning untrusted user input can safely be displayed on a page.

Installing

Install and update using `pip`_:

.. code-block:: text

```
pip install -U MarkupSafe
```

.. _pip: <https://pip.pypa.io/en/stable/quickstart/>

Examples

.. code-block:: pycon

```
>>> from markupsafe import Markup, escape
>>> # escape replaces special characters and wraps in Markup
>>> escape('<script>alert(document.cookie);</script>')
Markup(u'&lt;script&gt;alert(document.cookie);&lt;/script&gt;')
>>> # wrap in Markup to mark text "safe" and prevent escaping
>>> Markup('<strong>Hello</strong>')
Markup('<strong>hello</strong>')
>>> escape(Markup('<strong>Hello</strong>'))
Markup('<strong>hello</strong>')
>>> # Markup is a text subclass (str on Python 3, unicode on Python 2)
>>> # methods and operators escape
```

their arguments

```
>>> template = Markup("Hello <em>%s</em>")
>>> template % "World"
Markup('Hello <em>&#34;World&#34;</em>')
```

Donate

The Pallets organization develops and supports MarkupSafe and other libraries that use it. In order to grow the community of contributors and users, and allow the maintainers to devote more time to the projects, `please donate today`_.

.. _please donate today: <https://psfmember.org/civicrm/contribute/transact?reset=1&id=20>

Links

- * Website: <https://www.palletsprojects.com/p/markupsafe/>
- * Documentation: <https://markupsafe.palletsprojects.com/>
- * License: `BSD <<https://github.com/pallets/markupsafe/blob/master/LICENSE.rst>>`_
- * Releases: <https://pypi.org/project/MarkupSafe/>
- * Code: <https://github.com/pallets/markupsafe>
- *

Issue tracker: <https://github.com/pallets/markupsafe/issues>

- * Test status:
 - * Linux, Mac: <https://travis-ci.org/pallets/markupsafe>
 - * Windows: <https://ci.appveyor.com/project/pallets/markupsafe>
- * Test coverage: <https://codecov.io/gh/pallets/markupsafe>

Platform: UNKNOWN

Classifier: Development Status :: 5 - Production/Stable

Classifier: Environment :: Web Environment

Classifier: Intended Audience :: Developers

Classifier: License :: OSI Approved :: BSD License

Classifier: Operating System :: OS Independent

Classifier: Programming Language :: Python

Classifier: Programming Language :: Python :: 2

Classifier: Programming Language :: Python :: 2.7

Classifier: Programming Language :: Python :: 3

Classifier: Programming Language :: Python :: 3.4

Classifier: Programming Language :: Python :: 3.5

Classifier: Programming Language :: Python :: 3.6

Classifier: Programming Language :: Python :: 3.7

Classifier: Topic :: Internet

:: WWW/HTTP :: Dynamic Content

Classifier: Topic :: Software Development :: Libraries :: Python Modules

Classifier: Topic :: Text Processing :: Markup :: HTML

Requires-Python: >=2.7,! =3.0.*,! =3.1.*,! =3.2.*,! =3.3.*

Found in path(s):

* /opt/cola/permits/1128978950_1612138213.64/0/markupsafe-1-1-0-orig-1-tar-gz/MarkupSafe-1.1.0/src/MarkupSafe.egg-info/PKG-INFO

* /opt/cola/permits/1128978950_1612138213.64/0/markupsafe-1-1-0-orig-1-tar-gz/MarkupSafe-1.1.0/PKG-INFO

No license file was found, but licenses were detected in source scan.

`BSD 3-Clause <<https://opensource.org/licenses/BSD-3-Clause>>`_

Copyright © 2010 by the Pallets team.

Some rights reserved.

Redistribution and use in source and binary forms, with or without

modification, are permitted provided that the following conditions are met:

- Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
- Neither the name of the copyright holder nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE AND DOCUMENTATION IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT HOLDER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE AND DOCUMENTATION, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Found in path(s):

* /opt/cola/permits/1128978950_1612138213.64/0/markupsafe-1-1-0-orig-1-tar-gz/MarkupSafe-1.1.0/LICENSE.rst
No license file was found, but licenses were detected in source scan.

* License: `BSD <<https://github.com/pallets/markupsafe/blob/master/LICENSE.rst>>`_

Found in path(s):

* /opt/cola/permits/1128978950_1612138213.64/0/markupsafe-1-1-0-orig-1-tar-gz/MarkupSafe-1.1.0/README.rst
No license file was found, but licenses were detected in source scan.

/**

* markupsafe._speedups

* ~~~~~

*

* C implementation of escaping for better performance. Used instead of
* the native Python implementation when compiled.

*

* :copyright: © 2010 by the Pallets team.

* :license: BSD, see LICENSE for more details.

*/

Found in path(s):

* /opt/cola/permits/1128978950_1612138213.64/0/markupsafe-1-1-0-orig-1-tar-gz/MarkupSafe-1.1.0/src/markupsafe/_speedups.c

1.187 init-system-helpers 1.57

1.187.1 Available under license :

Format: <https://www.debian.org/doc/packaging-manuals/copyright-format/1.0/>

Files: *

Copyright: 2013 Michael Stapelberg

License: BSD-3-clause

Files: debian/*

Copyright: 2013 Michael Stapelberg <stapelberg@debian.org>

License: BSD-3-clause

Files: script/service man8/service.rst

Copyright: 2006 Red Hat, Inc

2008 Canonical Ltd

License: GPL-2+

Files: script/invoke-rc.d man8/invoke-rc.d.rst

Copyright: 2000,2001 Henrique de Moraes Holschuh <hnh@debian.org>

License: GPL-2+

Files: script/update-rc.d man8/update-rc.d.rst

Copyright: 1997-2005 Miquel van Smoorenburg <miquels@cistron.nl>

Members of the pkg-sysvinit project

License: GPL-2+

License: GPL-2+

This program is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation; either version 2, or (at your option) any later version.

.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of

MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

.

You should have received a copy of the GNU General Public License along with this program; if not, write to the Free Software Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston, MA 02110-1301, USA.

On Debian systems, the complete text of the GNU General Public License version 2 can be found in /usr/share/common-licenses/GPL-2.

License: BSD-3-clause

Copyright 2013 Michael Stapelberg

All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

* Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.

* Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the

documentation and/or other materials provided with the distribution.

* Neither the name of Michael Stapelberg nor the names of contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY Michael Stapelberg "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL Michael Stapelberg BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

1.188 httpcomponents-core 4.4.13

1.188.1 Available under license :

Apache HttpCore

Copyright 2005-2020 The Apache Software Foundation

This product includes software developed at

The Apache Software Foundation (<http://www.apache.org/>).

Apache License

Version 2.0, January 2004

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including

the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

(a) You must give any other recipients of the Work or

Derivative Works a copy of this License; and

- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions. Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the

origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier

identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");

you may not use this file except in compliance with the License.

You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

1.189 commons-lang3 2.6

1.189.1 Available under license :

Apache License
Version 2.0, January 2004
<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications,

including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from)

the Work and for which the

editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication

on electronic mailing lists, source code control systems,

and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant

of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must

include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution

notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor,

except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law

(such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor

has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

Apache Commons Lang
Copyright 2001-2011 The Apache Software Foundation

This product includes software developed by
The Apache Software Foundation (<http://www.apache.org/>).

1.190 commons-logging 1.2

1.190.1 Available under license :

No license file was found, but licenses were detected in source scan.

```
/*
 * Copyright 2001-2006 The Apache Software Foundation.
 *
 * Licensed under the Apache License, Version 2.0 (the "License");
 * you may not use this file except in compliance with the License.
 * You may obtain a copy of the License at
 *
 * http://www.apache.org/licenses/LICENSE-2.0
 *
 * Unless required by applicable law or agreed to in writing, software
 * distributed under the License is distributed on an "AS IS" BASIS,
 * WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
 * See the License for the specific language governing permissions and
 * limitations under the License.
 */
```

Found in path(s):

```
* /opt/cola/permits/1135840457_1613613080.13/0/commons-logging-1-1-sources-9-
jar/org/apache/commons/logging/LogFactory.java
```

No license file was found, but licenses were detected in source scan.

```
/*
 * Copyright 2001-2004,2006 The Apache Software Foundation.
 *
 * Licensed under the Apache License, Version 2.0 (the "License");
 * you may not use this file except in compliance with the License.
 * You may obtain a copy of the License at
 *
 * http://www.apache.org/licenses/LICENSE-2.0
 *
 * Unless required by applicable law or agreed to in writing, software
 * distributed under the License is distributed on an "AS IS" BASIS,
 * WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
 * See the License for the specific language governing permissions and
 * limitations under the License.
 */
```

Found in path(s):

```
* /opt/cola/permits/1135840457_1613613080.13/0/commons-logging-1-1-sources-9-
jar/org/apache/commons/logging/impl/AvalonLogger.java
```

No license file was found, but licenses were detected in source scan.


```
/*
 * Copyright 2004 The Apache Software Foundation.
 *
 * Licensed under the Apache License, Version 2.0 (the "License");
 * you may not use this file except in compliance with the License.
 * You may obtain a copy of the License at
 *
 * http://www.apache.org/licenses/LICENSE-2.0
 *
 * Unless required by applicable law or agreed to in writing, software
 * distributed under the License is distributed on an "AS IS" BASIS,
 * WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
 * See the License for the specific language governing permissions and
 * limitations under the License.
 */
```

Found in path(s):

```
* /opt/cola/permits/1135840457_1613613080.13/0/commons-logging-1-1-sources-9-
jar/org/apache/commons/logging/impl/WeakHashtable.java
```

No license file was found, but licenses were detected in source scan.

2004 The Apache Software Foundation.

Licensed under the Apache License, Version 2.0 (the "License");

you may not use this file except in compliance with the License.

You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE>

2.0

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

Found in path(s):

```
* /opt/cola/permits/1135840457_1613613080.13/0/commons-logging-1-1-sources-9-
jar/org/apache/commons/logging/package.html
```

```
* /opt/cola/permits/1135840457_1613613080.13/0/commons-logging-1-1-sources-9-
jar/org/apache/commons/logging/impl/package.html
```

No license file was found, but licenses were detected in source scan.

```
/*
 * Copyright 2001-2004 The Apache Software Foundation.
 *
```

```
* Licensed under the Apache License, Version 2.0 (the "License");
```

```
* you may not use this file except in compliance with the License.
```

- * You may obtain a copy of the License at
- *
- * <http://www.apache.org/licenses/LICENSE-2.0>
- *
- * Unless required by applicable law or agreed to in writing, software
- * distributed under the License is distributed on an "AS IS" BASIS,
- * WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
- * See the License for the specific language governing permissions and
- * limitations under the License.
- */

Found in path(s):

- * /opt/cola/permits/1135840457_1613613080.13/0/commons-logging-1-1-sources-9-jar/org/apache/commons/logging/LogConfigurationException.java
- * /opt/cola/permits/1135840457_1613613080.13/0/commons-logging-1-1-sources-9-jar/org/apache/commons/logging/impl/Log4JLogger.java
- * /opt/cola/permits/1135840457_1613613080.13/0/commons-logging-1-1-sources-9-jar/org/apache/commons/logging/impl/LogFactoryImpl.java
- *
- /opt/cola/permits/1135840457_1613613080.13/0/commons-logging-1-1-sources-9-jar/org/apache/commons/logging/impl/Jdk13LumberjackLogger.java
- * /opt/cola/permits/1135840457_1613613080.13/0/commons-logging-1-1-sources-9-jar/org/apache/commons/logging/impl/SimpleLog.java
- * /opt/cola/permits/1135840457_1613613080.13/0/commons-logging-1-1-sources-9-jar/org/apache/commons/logging/impl/Jdk14Logger.java
- * /opt/cola/permits/1135840457_1613613080.13/0/commons-logging-1-1-sources-9-jar/org/apache/commons/logging/LogSource.java
- * /opt/cola/permits/1135840457_1613613080.13/0/commons-logging-1-1-sources-9-jar/org/apache/commons/logging/impl/NoOpLog.java
- * /opt/cola/permits/1135840457_1613613080.13/0/commons-logging-1-1-sources-9-jar/org/apache/commons/logging/impl/LogKitLogger.java
- * /opt/cola/permits/1135840457_1613613080.13/0/commons-logging-1-1-sources-9-jar/org/apache/commons/logging/Log.java

No license file was found, but licenses were detected in source scan.

- /*
- * Copyright 2005 The Apache Software Foundation.
- *
- * Licensed under the Apache License, Version 2.0 (the "License");
- * you may not use this file except in compliance with the License.
- * You may obtain a copy of the License at
- *
- * <http://www.apache.org/licenses/LICENSE-2.0>
- *
- * Unless required by applicable law or agreed to in writing, software
- * distributed under the License is distributed on an "AS IS" BASIS,
- * WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
- * See the License for the specific language governing permissions and

* limitations under the License.

*/

Found in path(s):

* /opt/cola/permits/1135840457_1613613080.13/0/commons-logging-1-1-sources-9-jar/org/apache/commons/logging/impl/ServletContextCleaner.java

1.191 bcel 2.7.2

1.191.1 Available under license :

No license file was found, but licenses were detected in source scan.

/*

* Licensed to the Apache Software Foundation (ASF) under one

* or more contributor license agreements. See the NOTICE file

* distributed with this work for additional information

* regarding copyright ownership. The ASF licenses this file

* to you under the Apache License, Version 2.0 (the "License");

* you may not use this file except in compliance with the License.

* You may obtain a copy of the License at

*

* <http://www.apache.org/licenses/LICENSE-2.0>

*

* Unless required by applicable law or agreed to in writing, software

* distributed under the License is distributed on an "AS IS" BASIS,

* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.

* See the License for the specific language governing permissions and

* limitations under the License.

*/

/**

* This is a special exception that is used to stop parsing when

* search for an element. For instance, when searching

for xml:stylesheet

* PIs, it is used to stop the parse once the document element is found.

* @see StylesheetPIHandler

* @xsl.usage internal

*/

Found in path(s):

* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xml/utils/StopParseException.java

No license file was found, but licenses were detected in source scan.

/*

* Licensed to the Apache Software Foundation (ASF) under one

* or more contributor license agreements. See the NOTICE file

* distributed with this work for additional information

* regarding copyright ownership. The ASF licenses this file
* to you under the Apache License, Version 2.0 (the "License");
* you may not use this file except in compliance with the License.
* You may obtain a copy of the License at
*
* <http://www.apache.org/licenses/LICENSE-2.0>
*
* Unless required by applicable law or agreed to in writing, software
* distributed under the License is distributed on an "AS IS" BASIS,
* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
* See the License for the specific language governing permissions and
* limitations under the License.
*/

Found in path(s):

* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/transformer/QueuedEvents.java
*
/opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/xsltc/compiler/XslAttribute.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xml/dtm/ref/NodeLocator.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xml/serializer/ToStream.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/xsltc/runtime/MessageHandler.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/xsltc/dom/KeyIndex.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xml/utils/ElemDesc.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/templates/ElemForEach.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xpath/patterns/ContextMatchStepPattern.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xpath/res/XPATHErrorResources_zh.java
*
/opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xpath/functions/FuncBoolean.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/xsltc/compiler/util/NodeSetType.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/xsltc/compiler/CurrentCall.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/xsltc/trax/TransformerHandlerImpl.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/xsltc/compiler/When.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/xsltc/compiler/util/SecuritySupport.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-

jar/org/apache/xml/serializer/SecuritySupport.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-
jar/org/apache/xalan/xsltc/dom/MatchingIterator.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-
jar/org/apache/xpath/functions/FuncNot.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-
jar/org/apache/xalan/processor/XSLTAttributeDef.java
*
/opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-
jar/org/apache/xml/utils/StringToStringTableVector.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/xsltc/compiler/If.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-
jar/org/apache/xalan/xsltc/dom/ObjectFactory.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-
jar/org/apache/xml/serializer/SerializerTraceWriter.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xpath/operations/Lt.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xml/utils/PrefixResolver.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-
jar/org/apache/xalan/res/XSLTErrorResources_en.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-
jar/org/apache/xml/serializer/ToTextSAXHandler.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-
jar/org/apache/xml/utils/res/StringArrayWrapper.java
*
/opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-
jar/org/apache/xalan/xsltc/compiler/Choose.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-
jar/org/apache/xalan/templates/ElemFallback.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-
jar/org/apache/xalan/transformer/XalanProperties.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-
jar/org/apache/xpath/functions/FuncUnparsedEntityURI.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-
jar/org/apache/xalan/transformer/KeyIterator.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xml/utils/DOM2Helper.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-
jar/org/apache/xalan/xsltc/runtime/Hashtable.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-
jar/org/apache/xalan/xsltc/dom/UnionIterator.java
*
/opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-
jar/org/apache/xalan/xsltc/dom/NthIterator.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-
jar/org/apache/xalan/xsltc/compiler/Stylesheet.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-
jar/org/apache/xalan/res/XSLTErrorResources_sk.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-
jar/org/apache/xalan/xsltc/compiler/XSLTC.java

* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/xsltc/runtime/ErrorMessage_pt_BR.java
 * /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/res/XSLMessages.java
 * /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xml/dtm/ref/DTMNodeProxy.java
 * /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/xsltc/compiler/StartsWithCall.java
 * /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xml/serializer/ElemContext.java
 *
 /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xpath/XPathProcessorException.java
 * /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/xsltc/compiler/util/NodeCounterGenerator.java
 * /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/xsltc/compiler/util/ErrorMessage_zh_TW.java
 * /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xml/utils/res/XResources_he.java
 * /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xpath/functions/FuncRound.java
 * /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/xsltc/compiler/util/MethodGenerator.java
 * /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/xsltc/compiler/IntExpr.java
 * /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/xsltc/compiler/Fallback.java
 *
 /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/xsltc/runtime/ErrorMessage_ja.java
 * /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xml/utils/DOMOrder.java
 * /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/xsltc/compiler/LangCall.java
 * /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/extensions/ExtensionsTable.java
 * /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xpath/operations/Minus.java
 * /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xml/utils/res/CharArrayWrapper.java
 * /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/xsltc/compiler/CastExpr.java
 * /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/xsltc/runtime/ErrorMessage_pl.java
 * /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/extensions/ExtensionNamespaceSupport.java
 *
 /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xml/utils/ObjectFactory.java
 * /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/xsltc/TransletException.java
 * /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-

jar/org/apache/xml/utils/StringBufferPool.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xpath/operations/And.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xml/serializer/ToSAXHandler.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xpath/res/XPATHErrorResources_ca.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/res/XSLTErrorResources_pl.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xml/serializer/Utils/SerializerMessages_zh_TW.java
*
/opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xml/serializer/Utils/SerializerMessages.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/templates/AVTPartXPath.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xml/serializer/ExtendedLexicalHandler.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xpath/XPathVisitable.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/templates/WhiteSpaceInfo.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/trace/EndSelectionEvent.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xpath/functions/FuncLang.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/xsltc/trax/DOM2SAX.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xml/utils/res/XResources_ka.java
*
/opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/transformer/TransformerIdentityImpl.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xml/utils/IntVector.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/processor/ProcessorGlobalVariableDecl.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xml/res/XMLErrorResources_tr.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xpath/axes/PredicatedNodeTest.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xpath/compiler/OpCodes.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xml/utils/res/XResources_hy.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/templates/ElemTemplateElement.java
*
/opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/xsltc/compiler/LiteralElement.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-

jar/org/apache/xalan/templates/ElemTextLiteral.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-
jar/org/apache/xml/serializer/utils/SerializerMessages_de.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-
jar/org/apache/xalan/xsltc/compiler/Step.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-
jar/org/apache/xalan/xsltc/util/IntegerArray.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-
jar/org/apache/xalan/xsltc/compiler/util/ErrorMessage_pt_BR.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xpath/objects/XString.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-
jar/org/apache/xalan/xsltc/compiler/util/ErrorMessage_de.java
*
/opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-
jar/org/apache/xpath/axes/DescendantIterator.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-
jar/org/apache/xml/serializer/ToXMLStream.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xpath/objects/XNodeSet.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-
jar/org/apache/xalan/templates/ElemText.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-
jar/org/apache/xalan/xsltc/runtime/ErrorMessage.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-
jar/org/apache/xalan/xsltc/trax/SecuritySupport.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-
jar/org/apache/xalan/xsltc/compiler/FilterParentPath.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-
jar/org/apache/xalan/xsltc/compiler/Sort.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-
jar/org/apache/xpath/functions/FuncLast.java
*
/opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-
jar/org/apache/xalan/xsltc/compiler/CeilingCall.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-
jar/org/apache/xpath/functions/Function3Args.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xml/uri/URI.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xpath/XPath.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-
jar/org/apache/xalan/xsltc/compiler/util/RealType.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-
jar/org/apache/xalan/templates/DecimalFormatProperties.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-
jar/org/apache/xpath/res/XPATHErrorResources_pt_BR.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-
jar/org/apache/xml/serializer/NamespaceMappings.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-
jar/org/apache/xalan/res/XSLTErrorsResources_zh.java
*

/opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/xsltc/compiler/AttributeValue.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/transformer/NodeSortKey.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xml/res/XMLErrorResources_ko.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/res/XSLTErrorResources_tr.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xml/utils/res/XResourceBundleBase.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xml/dtm/DTMFilter.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/xsltc/compiler/Key.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xml/utils/res/XResources_cy.java
*
/opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xpath/functions/FuncId.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/xsltc/compiler/ContainsCall.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xml/res/XMLErrorResources_zh_TW.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xpath/res/XPATHErrorResources_sv.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xml/utils/res/LongArrayWrapper.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/templates/ElemPI.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/lib/sql/SecuritySupport.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/xsltc/runtime/output/StringOutputBuffer.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xml/utils/XMLStringDefault.java
*
/opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xml/dtm/ref/IncrementalSAXSource_Xerces.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xml/utils/res/XResources_ko.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/xsltc/dom/NodeSortRecord.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xpath/functions/FuncNormalizeSpace.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/xsltc/compiler/util/RtMethodGenerator.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xml/dtm/ref/DTMSafeStringPool.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/xsltc/compiler/util/ErrorMessage_ca.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-

jar/org/apache/xalan/xsltc/runtime/BasisLibrary.java
*
/opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-
jar/org/apache/xalan/xsltc/runtime/Parameter.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-
jar/org/apache/xalan/xsltc/compiler/util/ErrorMessage_pl.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-
jar/org/apache/xpath/objects/XNodeSetForDOM.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-
jar/org/apache/xml/utils/res/XResources_es.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-
jar/org/apache/xalan/templates/ElemCopy.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-
jar/org/apache/xml/serializer/SerializerConstants.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-
jar/org/apache/xml/serializer/dom3/LSSerializerImpl.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-
jar/org/apache/xalan/xsltc/compiler/VariableRefBase.java
*
/opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-
jar/org/apache/xml/utils/XMLStringFactoryDefault.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-
jar/org/apache/xalan/transformer/KeyManager.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-
jar/org/apache/xalan/templates/ElemComment.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-
jar/org/apache/xalan/xsltc/compiler/AttributeSet.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xpath/compiler/Lexer.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-
jar/org/apache/xml/serializer/DOM3Serializer.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-
jar/org/apache/xalan/xsltc/compiler/Predicate.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xml/utils/NodeVector.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-
jar/org/apache/xml/utils/SuballocatedIntVector.java
*
/opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-
jar/org/apache/xalan/xsltc/dom/SingleNodeCounter.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-
jar/org/apache/xml/utils/SerializableLocatorImpl.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-
jar/org/apache/xml/dtm/ref/DTMNodeIterator.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-
jar/org/apache/xalan/xslt/EnvironmentCheck.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-
jar/org/apache/xml/utils/res/XResources_fr.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/lib/ExsltStrings.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-

jar/org/apache/xml/utils/res/XResourceBundle.java
 * /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-
 jar/org/apache/xalan/templates/XUnresolvedVariableSimple.java
 *
 /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-
 jar/org/apache/xalan/xsltc/compiler/util/ErrorMessage_tr.java
 * /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-
 jar/org/apache/xml/utils/res/XResources_zh_TW.java
 * /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-
 jar/org/apache/xalan/xsltc/compiler/AlternativePattern.java
 * /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xpath/operations/Neg.java
 * /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xpath/NodeSet.java
 * /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xpath/objects/XNull.java
 * /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-
 jar/org/apache/xml/serializer/dom3/DOMErrorHandlerImpl.java
 * /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-
 jar/org/apache/xml/dtm/ref/IncrementalSAXSource.java
 * /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-
 jar/org/apache/xalan/xsltc/compiler/util/MultiHashtable.java
 *
 /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-
 jar/org/apache/xpath/objects/XRTreeFrag.java
 * /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-
 jar/org/apache/xalan/templates/ElemNumber.java
 * /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-
 jar/org/apache/xalan/processor/ProcessorNamespaceAlias.java
 * /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-
 jar/org/apache/xalan/trace/TraceManager.java
 * /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xpath/objects/XObject.java
 * /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-
 jar/org/apache/xalan/templates/ElemExtensionScript.java
 * /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-
 jar/org/apache/xalan/transformer/ClonerToResultTree.java
 * /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-
 jar/org/apache/xalan/templates/AVTPart.java
 *
 /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-
 jar/org/apache/xalan/xsltc/cmdline/getopt/GetOptsException.java
 * /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/xsltc/DOM.java
 * /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-
 jar/org/apache/xalan/serialize/DOMSerializer.java
 * /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/templates/ElemIf.java
 * /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-
 jar/org/apache/xalan/processor/ProcessorGlobalParamDecl.java
 * /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-
 jar/org/apache/xalan/extensions/ExtensionNamespaceContext.java
 * /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xpath/axes/ChildIterator.java
 * /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-

jar/org/apache/xalan/xsltc/compiler/PositionCall.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-
jar/org/apache/xalan/templates/ElemApplyImport.java
*
/opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-
jar/org/apache/xalan/xsltc/compiler/ParameterRef.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-
jar/org/apache/xalan/xsltc/compiler/Template.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-
jar/org/apache/xml/res/XMLErrorResources_sk.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-
jar/org/apache/xml/serializer/dom3/DOMLocatorImpl.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-
jar/org/apache/xalan/processor/ProcessorStylesheetElement.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-
jar/org/apache/xpath/compiler/PseudoNames.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-
jar/org/apache/xalan/xsltc/dom/SecuritySupport.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-
jar/org/apache/xalan/transformer/TransformSnapshotImpl.java
*
/opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-
jar/org/apache/xalan/xsltc/compiler/util/Util.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-
jar/org/apache/xalan/xslt/SecuritySupport.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-
jar/org/apache/xml/dtm/DTMDOMException.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-
jar/org/apache/xalan/xsltc/compiler/RoundCall.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-
jar/org/apache/xalan/templates/ElemApplyTemplates.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-
jar/org/apache/xalan/processor/StylesheetHandler.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-
jar/org/apache/xml/dtm/ref/sax2dtm/SAX2RTFDTM.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-
jar/org/apache/xalan/xsltc/compiler/ObjectFactory.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-
jar/org/apache/xalan/trace/PrintTraceListener.java
*
/opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-
jar/org/apache/xml/serializer/SerializationHandler.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/trace/TracerEvent.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-
jar/org/apache/xalan/xsltc/compiler/FloorCall.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-
jar/org/apache/xml/utils/FastStringBuffer.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-

jar/org/apache/xml/dtm/ref/sax2dtm/SAX2DTM2.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-
jar/org/apache/xml/dtm/ref/CustomStringPool.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-
jar/org/apache/xalan/xsltc/dom/DOMWSFilter.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-
jar/org/apache/xalan/extensions/ExpressionContext.java
*
/opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-
jar/org/apache/xpath/functions/FunctionDef1Arg.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-
jar/org/apache/xpath/axes/OneStepIterator.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-
jar/org/apache/xalan/xsltc/compiler/SimpleAttributeValue.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-
jar/org/apache/xpath/axes/FilterExprWalker.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-
jar/org/apache/xalan/res/XSLTErrorResources_sv.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-
jar/org/apache/xml/res/XMLErrorResources_pl.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-
jar/org/apache/xalan/res/XSLTErrorResources.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-
jar/org/apache/xpath/functions/FuncTranslate.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-
jar/org/apache/xalan/xsltc/compiler/ValueOf.java
*
/opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-
jar/org/apache/xalan/xsltc/runtime/Operators.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-
jar/org/apache/xalan/xsltc/compiler/ParentLocationPath.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-
jar/org/apache/xalan/transformer/TreeWalker2Result.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-
jar/org/apache/xalan/xsltc/compiler/UnparsedEntityUriCall.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-
jar/org/apache/xalan/xsltc/compiler/BooleanCall.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-
jar/org/apache/xpath/functions/FuncSubstringBefore.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xml/utils/NameSpace.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-
jar/org/apache/xalan/xsltc/compiler/NameBase.java
*
/opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-
jar/org/apache/xalan/xsltc/dom/MultiDOM.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xpath/CachedXPathAPI.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-
jar/org/apache/xalan/xsltc/compiler/KeyPattern.java

* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xml/utils/ObjectVector.java
 * /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/xsltc/runtime/ErrorMessage_tr.java
 * /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xpath/res/XPATHErrorResources_zh_CN.java
 * /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xml/utils/RawCharacterHandler.java
 * /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/lib/sql/ObjectArray.java
 * /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/xsltc/compiler/BinOpExpr.java
 *
 /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/xsltc/compiler/ProcessingInstruction.java
 * /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xml/utils/DOMBuilder.java
 * /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xml/utils/SystemIDResolver.java
 * /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xml/serializer/WriterToASCII.java
 * /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/xsltc/runtime/ErrorMessage_ru.java
 * /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xml/dtm/DTM.java
 * /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/xsltc/compiler/util/BooleanType.java
 * /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/xsltc/compiler/LogicalExpr.java
 *
 /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xml/serializer/utils/Messages.java
 * /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xml/utils/MutableAttrListImpl.java
 * /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/xsltc/dom/ArrayNodeListIterator.java
 * /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/xsltc/compiler/util/OutlineableChunkStart.java
 * /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/templates/NamespaceAlias.java
 * /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xml/dtm/ref/DTMDefaultBaseIterators.java
 * /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xpath/functions/FuncStringLength.java
 * /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xpath/functions/FuncGenerateId.java
 *
 /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xml/serializer/OutputPropertiesFactory.java
 * /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/processor/ProcessorStylesheetDoc.java

* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/processor/XSLTElementProcessor.java
 * /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xpath/functions/FuncStartsWith.java
 * /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xpath/axes/ContextNodeList.java
 * /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/xsltc/compiler/FilteredAbsolutePath.java
 * /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/xsltc/compiler/NamespaceAlias.java
 * /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xml/dtm/ref/DTMChildIterNodeList.java
 *
 /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/xsltc/compiler/DocumentCall.java
 * /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/xsltc/dom/FilterIterator.java
 * /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/xsltc/trax/SmartTransformerFactoryImpl.java
 * /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xml/res/XMLErrorResources_es.java
 * /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/xsltc/runtime/ErrorMessage_hu.java
 * /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/serialize/Serializer.java
 * /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/xsltc/compiler/LocationPathPattern.java
 * /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xpath/axes/BasicTestIterator.java
 * /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xml/serializer/utils/SerializerMessages_zh.java
 *
 /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/xsltc/compiler/util/NodeSortRecordGenerator.java
 * /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/xsltc/compiler/FlowList.java
 * /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/templates/XSLTVisitable.java
 * /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xpath/jaxp/XPathFactoryImpl.java
 * /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xpath/Arg.java
 * /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xml/dtm/ref/DTMDefaultBase.java
 * /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/trace/ExtensionEvent.java
 * /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xml/serializer/ObjectFactory.java
 *

/opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xpath/axes/UnionPathIterator.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/templates/ElemUnknown.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xpath/objects/XRTreeFragSelectWrapper.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/xsltc/compiler/util/ReferenceType.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/lib/Redirect.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xml/utils/XMLReaderManager.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xpath/domapi/XPathExpressionImpl.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xml/serializer/utils/SerializerMessages_sl.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/transformer/MsgMgr.java
*
/opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/xsltc/compiler/XslElement.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xml/serializer/AttributesImplSerializer.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/xsltc/dom/Filter.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xml/utils/NamespacesSupport2.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xml/utils/UnImplNode.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/res/XSLTErrorResources_cs.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/templates/ElemOtherwise.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xml/serializer/ExtendedContentHandler.java
*
/opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/xsltc/runtime/ErrorMessage_de.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/xsltc/runtime/InternalRuntimeError.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xpath/SourceTreeManager.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xml/dtm/ObjectFactory.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xml/serializer/utils/XML11Char.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xpath/operations/Div.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/serialize/SerializerFactory.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/processor/ProcessorPreserveSpace.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-

jar/org/apache/xalan/res/XSLTErrorResources_hu.java
*
/opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xpath/compiler/Compiler.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xpath/res/XPATHErrorResources_tr.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xml/utils/SuballocatedByteVector.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xpath/operations/NotEquals.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/lib/ExsltSets.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/xsltc/runtime/ErrorMessage_ko.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xml/res/XMLErrorResources.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xml/dtm/SecuritySupport.java
*
/opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/extensions/ExtensionNamespacesManager.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xpath/res/XPATHErrorResources_fr.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/templates/ElemChoose.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/lib/sql/DefaultConnectionPool.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/extensions/MethodResolver.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/xsltc/compiler/Constants.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xml/serializer/utils/MsgKey.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/xsltc/compiler/Import.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/xsltc/dom/StripWhitespaceFilter.java
*
/opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/xsltc/compiler/SymbolTable.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xml/serializer/utils/URI.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xml/serializer/utils/SystemIDResolver.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/xsltc/compiler/util/ErrorMsg.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xpath/res/XPATHErrorResources_ja.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/xsltc/compiler/UnionPathExpr.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-

jar/org/apache/xalan/xsltc/cmdline/getopt/IllegalArgumentException.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-
jar/org/apache/xml/serializer/SerializerTrace.java
*
/opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-
jar/org/apache/xml/res/XMLErrorResources_hu.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-
jar/org/apache/xalan/transformer/DecimalToRoman.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-
jar/org/apache/xml/utils/Hashtree2Node.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-
jar/org/apache/xalan/xsltc/dom/SAXImpl.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-
jar/org/apache/xalan/xsltc/dom/DocumentCache.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-
jar/org/apache/xalan/extensions/ExtensionHandler.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-
jar/org/apache/xalan/processor/ProcessorTemplate.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xpath/operations/Lte.java
*
/opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-
jar/org/apache/xalan/lib/sql/SQLExceptionDocument.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-
jar/org/apache/xalan/templates/ElemMessage.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xml/utils/LocaleUtility.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-
jar/org/apache/xalan/extensions/XSLProcessorContext.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-
jar/org/apache/xml/dtm/ref/ChunkedIntArray.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-
jar/org/apache/xml/dtm/DTMAxisIterator.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-
jar/org/apache/xalan/xsltc/compiler/FunctionAvailableCall.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-
jar/org/apache/xml/dtm/ref/DTMDocumentImpl.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-
jar/org/apache/xalan/xsltc/compiler/StringLengthCall.java
*
/opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-
jar/org/apache/xpath/operations/VariableSafeAbsRef.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-
jar/org/apache/xalan/processor/ProcessorText.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-
jar/org/apache/xalan/res/XSLTErrorResources_fr.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-
jar/org/apache/xalan/extensions/ExpressionVisitor.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-
jar/org/apache/xalan/templates/AVTPartSimple.java

* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xml/serializer/ToUnknownStream.java
 * /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/xsltc/compiler/util/NodeSortRecordFactGenerator.java
 * /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/xsltc/compiler/util/OutlineableChunkEnd.java
 *
 /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xml/serializer/CharInfo.java
 * /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xml/res/XMLErrorResources_sl.java
 * /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/xsltc/compiler/LiteralAttribute.java
 * /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xpath/jaxp/XPathImpl.java
 * /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xml/res/XMLErrorResources_zh.java
 * /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/xsltc/compiler/NameCall.java
 * /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/xsltc/compiler/Comment.java
 * /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/xsltc/runtime/ErrorMessage_zh.java
 * /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/templates/AbsPathChecker.java
 *
 /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xpath/ExpressionNode.java
 * /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xpath/functions/FuncSystemProperty.java
 * /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/xsltc/compiler/TransletOutput.java
 * /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xpath/functions/FuncExtFunctionAvailable.java
 * /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/res/XSLTErrorResources_es.java
 * /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/templates/StylesheetComposed.java
 * /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/xsltc/compiler/util/ErrorMessage_it.java
 * /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xpath/domapi/XPathNSResolverImpl.java
 *
 /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xpath/res/XPATHErrorsResources_zh_TW.java
 * /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/xsltc/trax/Util.java
 * /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/xsltc/compiler/util/NumberType.java
 * /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xpath/functions/FunctionOneArg.java
 * /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-

jar/org/apache/xalan/xsltc/compiler/ElementAvailableCall.java
 * /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-
 jar/org/apache/xpath/compiler/XPathDumper.java
 * /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-
 jar/org/apache/xalan/templates/VarNameCollector.java
 * /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-
 jar/org/apache/xalan/processor/ProcessorCharacters.java
 *
 /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-
 jar/org/apache/xalan/extensions/ExtensionHandlerGeneral.java
 * /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xpath/operations/Gte.java
 * /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-
 jar/org/apache/xml/serializer/EmptySerializer.java
 * /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-
 jar/org/apache/xpath/axes/NodeSequence.java
 * /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-
 jar/org/apache/xml/serializer/utils/SerializerMessages_it.java
 * /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-
 jar/org/apache/xalan/xsltc/util/JavaCupRedirect.java
 * /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-
 jar/org/apache/xml/dtm/ref/DTMDefaultBaseTraversers.java
 * /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-
 jar/org/apache/xalan/xsltc/compiler/util/Type.java
 *
 /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-
 jar/org/apache/xalan/xsltc/compiler/util/AttributeSetMethodGenerator.java
 * /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-
 jar/org/apache/xpath/objects/XStringForChars.java
 * /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-
 jar/org/apache/xalan/xsltc/dom/DOMBuilder.java
 * /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xpath/XPathFactory.java
 * /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/lib/NodeInfo.java
 * /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-
 jar/org/apache/xalan/processor/ProcessorDecimalFormat.java
 * /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-
 jar/org/apache/xalan/transformer/XSLInfiniteLoopException.java
 * /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-
 jar/org/apache/xml/serializer/utils/SerializerMessages_ko.java
 * /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-
 jar/org/apache/xalan/xsltc/compiler/Mode.java
 *
 /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-
 jar/org/apache/xml/serializer/DOMSerializer.java
 * /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-
 jar/org/apache/xalan/templates/OutputProperties.java
 * /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-
 jar/org/apache/xpath/functions/Function2Args.java
 * /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-

jar/org/apache/xml/res/XMLErrorResources_en.java
 * /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-
 jar/org/apache/xalan/xsltc/ProcessorVersion.java
 * /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-
 jar/org/apache/xalan/processor/ProcessorKey.java
 * /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-
 jar/org/apache/xalan/templates/FuncFormatNumb.java
 * /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-
 jar/org/apache/xml/serializer/dom3/DOM3SerializerImpl.java
 *
 /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-
 jar/org/apache/xml/res/XMLErrorResources_de.java
 * /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-
 jar/org/apache/xalan/trace/TraceListenerEx3.java
 * /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-
 jar/org/apache/xalan/res/XSLTErrorResources_pt_BR.java
 * /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-
 jar/org/apache/xml/serializer/ToXMLSAXHandler.java
 * /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xpath/objects/XNumber.java
 * /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-
 jar/org/apache/xml/serializer/OutputPropertyUtils.java
 * /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-
 jar/org/apache/xalan/xsltc/compiler/TopLevelElement.java
 * /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-
 jar/org/apache/xalan/xsltc/compiler/Copy.java
 * /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-
 jar/org/apache/xml/dtm/ref/ObjectFactory.java
 *
 /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-
 jar/org/apache/xpath/functions/FuncNumber.java
 * /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xml/utils/Constants.java
 * /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-
 jar/org/apache/xalan/trace/TraceListener.java
 * /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-
 jar/org/apache/xml/serializer/dom3/NamespaceSupport.java
 * /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-
 jar/org/apache/xml/serializer/dom3/DOMErrorImpl.java
 * /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-
 jar/org/apache/xalan/extensions/ExtensionHandlerJava.java
 * /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-
 jar/org/apache/xalan/processor/ProcessorStripSpace.java
 * /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-
 jar/org/apache/xalan/trace/TraceListenerEx2.java
 *
 /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-
 jar/org/apache/xalan/xsltc/compiler/RealExpr.java
 * /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-
 jar/org/apache/xpath/axes/UnionChildIterator.java

* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xml/dtm/DTMException.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/xsltc/compiler/util/CompareGenerator.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/templates/XMLNSDecl.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/xsltc/compiler/Output.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/xsltc/compiler/Closure.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xml/serializer/Utils/Utils.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/templates/TemplateList.java
*
/opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xpath/axes/SelfIteratorNoPredicate.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xml/Utils/res/XResources_sv.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/xsltc/compiler/util/InternalServerError.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xml/serializer/Utils/SerializerMessages_ru.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/xsltc/compiler/KeyCall.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xml/serializer/ElemDesc.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/xsltc/dom/NodeIteratorBase.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/processor/ProcessorTemplateElem.java
*
/opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xml/dtm/DTMAxisTraverser.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/templates/ElemExsltFuncResult.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/extensions/XPathFunctionResolverImpl.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/transformer/TransformerClient.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/xsltc/compiler/util/ObjectFactory.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/trace/TraceListenerEx.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xpath/ExtensionsProvider.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/xsltc/cmdline/Compile.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/lib/ExsltDatetime.java
*

/opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xpath/functions/FuncContains.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xml/dtm/ref/EmptyIterator.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/templates/ElemValueOf.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/trace/SelectionEvent.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/xsltc/compiler/util/VoidType.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/templates/ElemParam.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/xsltc/dom/AdaptiveResultTreeImpl.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xpath/objects/XBoolean.java
*
/opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/xsltc/compiler/util/ResultTreeType.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xpath/jaxp/JAXPPrefixResolver.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/xsltc/trax/OutputSettings.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xml/serializer/Encodings.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xml/serializer/SerializerFactory.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xml/utils/WrongParserException.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xpath/XPathException.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xml/dtm/ref/DTMStringPool.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xpath/operations/String.java
*
/opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xpath/patterns/NodeTestFilter.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xml/utils/StringToStringTable.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/lib/ExsltDynamic.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/xsltc/dom/XSLTCDTMManager.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xml/dtm/ref/DTMTreeWalker.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xml/utils/XMLCharacterRecognizer.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xpath/patterns/NodeTest.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/xsltc/compiler/IdKeyPattern.java
*

/opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/serialize/SerializerUtils.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/xsltc/compiler/util/NamedMethodGenerator.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xpath/SourceTree.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xpath/patterns/FunctionPattern.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/xsltc/dom/ExtendedSAX.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xml/utils/ThreadControllerWrapper.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/xsltc/dom/SimpleResultTreeImpl.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/lib/sql/SQLQueryParser.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/xsltc/compiler/util/ClassGenerator.java
*
/opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xpath/axes/IteratorPool.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/xsltc/DOMCache.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/templates/ElemAttributeSet.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xpath/functions/FuncTrue.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xml/utils/res/IntArrayWrapper.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xpath/patterns/StepPattern.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/xsltc/dom/MultipleNodeCounter.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/res/XSLTErrorResources_ca.java
*
/opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xpath/jaxp/XPathExpressionImpl.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xpath/functions/FuncFloor.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xpath/axes/SubContextList.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xpath/axes/WalkerFactory.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xml/dtm/ref/IncrementalSAXSource_Filter.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xml/serializer/TreeWalker.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xml/serializer/dom3/DOM3TreeWalker.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-

```

jar/org/apache/xpath/objects/XMLStringFactoryImpl.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-
jar/org/apache/xalan/xsltc/compiler/Instruction.java
*
/opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-
jar/org/apache/xalan/extensions/XPathFunctionImpl.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-
jar/org/apache/xml/utils/res/XResources_ja_JP_HA.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-
jar/org/apache/xml/utils/PrefixResolverDefault.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-
jar/org/apache/xalan/xsltc/compiler/Parser.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-
jar/org/apache/xalan/xsltc/runtime/ErrorMessage_sl.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-
jar/org/apache/xml/dtm/ref/dom2dtm/DOM2DTMdefaultNamespaceDeclarationNode.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-
jar/org/apache/xalan/transformer/KeyTable.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-
jar/org/apache/xalan/xsltc/runtime/output/WriterOutputBuffer.java
*
/opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-
jar/org/apache/xalan/xsltc/compiler/CallTemplate.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-
jar/org/apache/xml/dtm/ref/dom2dtm/DOM2DTM.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-
jar/org/apache/xpath/jaxp/JAXPVariableStack.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xpath/operations/Plus.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-
jar/org/apache/xalan/processor/XSLTElementDef.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xml/utils/DOMHelper.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-
jar/org/apache/xml/serializer/utils/SerializerMessages_cs.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-
jar/org/apache/xalan/templates/FuncKey.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-
jar/org/apache/xml/utils/res/XResources_ja_JP_HI.java
*
/opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-
jar/org/apache/xpath/res/XPATHErrorResources_es.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-
jar/org/apache/xpath/functions/ObjectFactory.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-
jar/org/apache/xalan/xsltc/compiler/ApplyTemplates.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/templates/AVT.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xpath/compiler/OpMap.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-
jar/org/apache/xalan/xsltc/dom/ClonedNodeListIterator.java

```

* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xpath/res/XPATHErrorResources_sk.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/xsltc/compiler/CastCall.java
*
/opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xpath/axes/AxesWalker.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xml/serializer/utils/StringToIntTable.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xml/serializer/SerializerBase.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xml/serializer/serializer/SerializerMessages_en.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xpath/objects/XObjectFactory.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/xsltc/compiler/FunctionCall.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/xsltc/trax/TemplatesImpl.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/xsltc/compiler/UnresolvedRef.java
*
/opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/lib/ObjectFactory.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/xslt/Process.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/xsltc/compiler/ParentPattern.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/xsltc/compiler/util/ObjectType.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/xsltc/dom/SortSettings.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/xsltc/compiler/RelativePathPattern.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/transformer/TransformerImpl.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/xsltc/StripFilter.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xpath/objects/XStringForFSB.java
*
/opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/xsltc/trax/TransformerFactoryImpl.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/xsltc/compiler/util/TestGenerator.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xml/dtm/ref/CoroutineManager.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xpath/axes/OneStepIteratorForward.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/xsltc/compiler/util/FilterGenerator.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-

jar/org/apache/xpath/functions/FuncSum.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xml/utils/XML11Char.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xpath/functions/FuncQname.java
*
/opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/templates/ElemLiteralResult.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/transformer/NodeSorter.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/transformer/TransformState.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xpath/operations/UnaryOperation.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/xsltc/runtime/ErrorMessage_cs.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/xsltc/dom/CollatorFactoryBase.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/transformer/TrAXFilter.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/templates/ElemAttribute.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xpath/functions/FuncCeiling.java
*
/opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/processor/XSLTSchema.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xpath/functions/FuncLocalPart.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/xsltc/compiler/SourceLoader.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/templates/ElemCallTemplate.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/xsltc/dom/NodeSortRecordFactory.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/templates/StylesheetRoot.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/xsltc/compiler/LastCall.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xml/serializer/utils/BoolStack.java
*
/opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/xsltc/compiler/VariableBase.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/xsltc/dom/NodeCounter.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/xsltc/compiler/ProcessingInstructionPattern.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/xsltc/Translet.java

* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xml/utils/ObjectStack.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/templates/ElemTemplate.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xml/serializer/utis/AttList.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/xsltc/trax/SAX2DOM.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xpath/ExpressionOwner.java
*
/opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/xsltc/compiler/IdPattern.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xml/res/XMLErrorResources_sv.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/xsltc/runtime/ErrorMessage_fr.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xpath/objects/XBooleanStatic.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/xsltc/trax/TransformerImpl.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/xsltc/compiler/SyntaxTreeNode.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/processor/ProcessorImport.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xpath/axes/HasPositionalPredChecker.java
*
/opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xpath/functions/FuncCount.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xml/dtm/ref/ExtendedType.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/xsltc/compiler/util/ErrorMessage_ru.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/xsltc/dom/ForwardPositionIterator.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xpath/functions/FuncPosition.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/lib/ExsltBase.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xml/serializer/WriterChain.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/xsltc/compiler/NumberCall.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/xsltc/compiler/NodeTest.java
*
/opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/lib/sql/PooledConnection.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/xsltc/compiler/Otherwise.java

* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xpath/jaxp/JAXPExtensionsProvider.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/xsltc/compiler/StepPattern.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/xsltc/compiler/util/ErrorMessage_ja.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xml/utils/NodeConsumer.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/templates/Constants.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xml/serializer/dom3/DOMOutputImpl.java
*
/opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/lib/SecuritySupport.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/templates/RedundentExprEliminator.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/templates/ElemCopyOf.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xml/serializer/utils/DOM2Helper.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/xsltc/compiler/util/ErrorMessage_cs.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xpath/functions/FuncCurrent.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xpath/functions/FuncExtFunction.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xml/serializer/EncodingInfo.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/lib/sql/ObjectFactory.java
*
/opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/xsltc/runtime/ErrorMessage_no.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xpath/res/XPATHErrorsResources_sl.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xml/utils/DefaultErrorHandler.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/xsltc/compiler/Whitespace.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/transformer/KeyRefIterator.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/extensions/ExtensionHandlerJavaPackage.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/lib/sql/ConnectionPool.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/xsltc/compiler/UnaryOpExpr.java
*

/opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-
 jar/org/apache/xpath/functions/FunctionMultiArgs.java
 * /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-
 jar/org/apache/xalan/xsltc/compiler/RelativeLocationPath.java
 * /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xpath/operations/Mult.java
 * /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xml/serializer/Serializer.java
 * /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xml/utils/XMLChar.java
 * /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-
 jar/org/apache/xalan/xsltc/compiler/util/ErrorMessage_no.java
 * /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-
 jar/org/apache/xalan/xsltc/compiler/util/NodeType.java
 * /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-
 jar/org/apache/xml/serializer/serializer/serializer/XMLChar.java
 *
 /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-
 jar/org/apache/xpath/functions/WrongNumberArgsException.java
 * /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-
 jar/org/apache/xalan/xsltc/runtime/AbstractTranslet.java
 * /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-
 jar/org/apache/xml/dtm/ref/SecuritySupport.java
 * /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-
 jar/org/apache/xml/serializer/serializer/serializer/ListingErrorHandler.java
 * /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-
 jar/org/apache/xalan/templates/FuncDocument.java
 * /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xpath/operations/Bool.java
 * /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-
 jar/org/apache/xalan/xsltc/compiler/UseAttributeSets.java
 * /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-
 jar/org/apache/xalan/trace/GenerateEvent.java
 * /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-
 jar/org/apache/xalan/client/XSLTProcessorApplet.java
 *
 /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-
 jar/org/apache/xalan/xsltc/compiler/FormatNumberCall.java
 * /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-
 jar/org/apache/xalan/transformer/Counter.java
 * /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-
 jar/org/apache/xml/serializer/serializer/XMLStringFactory.java
 * /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-
 jar/org/apache/xalan/xsltc/dom/DOMAdapter.java
 * /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-
 jar/org/apache/xalan/xsltc/dom/AnyNodeCounter.java
 * /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-
 jar/org/apache/xalan/xsltc/cmdline/getopt/MissingOptArgException.java
 * /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-
 jar/org/apache/xml/serializer/serializer/serializer/ToHTMLSAXHandler.java
 * /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-
 jar/org/apache/xalan/xsltc/compiler/BooleanExpr.java

*
/opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xml/dtm/ref/DTMAxisIteratorBase.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xml/utils/SecuritySupport.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/xsltc/compiler/util/MatchGenerator.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xml/serializer/utils/SerializerMessages_tr.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/xsltc/cmdline/getopt/GetOpt.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xml/serializer/Method.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xml/res/XMLErrorResources_ca.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/xsltc/compiler/util/ErrorMessage_fr.java
*
/opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/xsltc/compiler/VariableRef.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/xsltc/compiler/WithParam.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/xsltc/dom/FilteredStepIterator.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/transformer/CountersTable.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xml/utils/TreeWalker.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/lib/sql/JNDIConnectionPool.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xml/res/XMLMessages.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xpath/res/XPATHErrorResources.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/xsltc/dom/SingletonIterator.java
*
/opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xml/utils/res/XResources_ja_JP_I.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/xsltc/runtime/output/OutputBuffer.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xml/dtm/ref/CoroutineParser.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xpath/domapi/XPathResultImpl.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xml/serializer/ToTextStream.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xpath/XPathAPI.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/xsltc/dom/BitArray.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-

jar/org/apache/xalan/xsltc/compiler/AbsoluteLocationPath.java
 *
 /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-
 jar/org/apache/xalan/xsltc/runtime/ErrorMessage_it.java
 * /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-
 jar/org/apache/xpath/res/XPATHErrorResources_pl.java
 * /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-
 jar/org/apache/xml/utils/res/XResources_it.java
 * /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/lib/ExsltMath.java
 * /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-
 jar/org/apache/xalan/templates/ElemExsltFunction.java
 * /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-
 jar/org/apache/xalan/templates/ElemEmpty.java
 * /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-
 jar/org/apache/xalan/xsltc/runtime/output/TransletOutputHandlerFactory.java
 * /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-
 jar/org/apache/xml/serializer/utils/SerializerMessages_sv.java
 * /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-
 jar/org/apache/xalan/processor/WhitespaceInfoPaths.java
 *
 /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-
 jar/org/apache/xpath/axes/PathComponent.java
 * /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-
 jar/org/apache/xalan/transformer/SerializerSwitcher.java
 * /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-
 jar/org/apache/xpath/operations/Variable.java
 * /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-
 jar/org/apache/xalan/xsltc/compiler/RelationalExpr.java
 * /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-
 jar/org/apache/xml/utils/WrappedRuntimeException.java
 * /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-
 jar/org/apache/xpath/res/XPATHErrorResources_it.java
 * /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xpath/NodeSetDTM.java
 * /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-
 jar/org/apache/xalan/templates/ElemSort.java
 *
 /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-
 jar/org/apache/xalan/xsltc/runtime/AttributeList.java
 * /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-
 jar/org/apache/xpath/res/XPATHErrorResources_hu.java
 * /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-
 jar/org/apache/xml/dtm/ref/DTMAxisIterNodeList.java
 * /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-
 jar/org/apache/xpath/operations/Number.java
 * /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-
 jar/org/apache/xpath/compiler/OpMapVector.java
 * /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xml/utils/StringVector.java
 * /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-

jar/org/apache/xalan/xsltc/runtime/StringValueHandler.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-
jar/org/apache/xpath/operations/Operation.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-
jar/org/apache/xpath/functions/FuncString.java
*
/opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/templates/ElemUse.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-
jar/org/apache/xml/dtm/ref/DTMManagerDefault.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/lib/PipeDocument.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/lib/Extensions.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-
jar/org/apache/xalan/xsltc/compiler/util/TypeCheckError.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-
jar/org/apache/xalan/lib/sql/SQLDocument.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-
jar/org/apache/xpath/res/XPATHErrorResources_cs.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-
jar/org/apache/xalan/xsltc/runtime/ErrorMessage_zh_TW.java
*
/opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-
jar/org/apache/xalan/xsltc/dom/StepIterator.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-
jar/org/apache/xalan/xsltc/trax/TemplatesHandlerImpl.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-
jar/org/apache/xml/serializer/XSLOutputAttributes.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-
jar/org/apache/xalan/xsltc/compiler/Text.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xml/utils/IntStack.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-
jar/org/apache/xalan/transformer/StackGuard.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-
jar/org/apache/xalan/xsltc/compiler/util/IntType.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-
jar/org/apache/xalan/xsltc/compiler/CompilerException.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-
jar/org/apache/xpath/functions/FuncSubstringAfter.java
*
/opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-
jar/org/apache/xalan/xsltc/dom/CachedNodeListIterator.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-
jar/org/apache/xalan/templates/TemplateSubPatternAssociation.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-
jar/org/apache/xml/utils/res/XResources_zh_CN.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-
jar/org/apache/xalan/xsltc/runtime/ErrorMessage_sk.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-
jar/org/apache/xalan/xsltc/compiler/NamespaceUriCall.java

* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xpath/functions/FuncNamespace.java

* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xml/res/XMLErrorResources_it.java

* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/xsltc/runtime/Constants.java

*

/opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xml/dtm/ref/sax2dtm/SAX2DTM.java

* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xml/utils/SAXSourceLocator.java

* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/xsltc/compiler/util/MarkerInstruction.java

* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/xsltc/CollatorFactory.java

* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/xsltc/compiler/util/ErrorMessageSk.java

* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xml/serializer/utils/SerializerMessages_pt_BR.java

* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xml/serializer/utils/SerializerMessages_es.java

* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/xsltc/compiler/UnsupportedElement.java

*

/opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/res/XSLTErrorResources_ru.java

* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/xsltc/compiler/util/StringType.java

* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/xsltc/cmdline/ObjectFactory.java

* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/templates/ElemVariable.java

* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xpath/operations/Or.java

* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/xsltc/compiler/util/ErrorMessageSk.java

* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/xsltc/dom/EmptyFilter.java

* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xml/serializer/utils/SerializerMessages_sk.java

*

/opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/res/XSLTErrorResources_sl.java

* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/templates/KeyDeclaration.java

* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/xsltc/compiler/TestSeq.java

* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/xsltc/compiler/util/StringStack.java

* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/extensions/ExtensionHandlerExsltFunction.java
 * /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/xsltc/runtime/Node.java
 * /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/lib/sql/DTMDDocument.java
 * /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/xsltc/cmdline/Transform.java
 * /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xml/utils/res/XResources_en.java
 *
 /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/xsltc/dom/SortingIterator.java
 * /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xpath/compiler/XPathParser.java
 * /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xml/serializer/WriterToUTF8Buffered.java
 * /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/xsltc/compiler/NotCall.java
 * /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/xsltc/compiler/StringCall.java
 * /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/lib/ExsltCommon.java
 * /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/lib/sql/XConnection.java
 * /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xpath/functions/SecuritySupport.java
 *
 /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/res/XSLTErrorResources_ja.java
 * /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/processor/ProcessorExsltFunction.java
 * /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xpath/res/XPATHErrorResources_ko.java
 * /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/processor/ProcessorUnknown.java
 * /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xpath/domapi/XPathNamespaceImpl.java
 * /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xpath/operations/Mod.java
 * /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/xsltc/compiler/AbsolutePathPattern.java
 * /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/xsltc/compiler/Variable.java
 * /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xml/utils/AttList.java
 *
 /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/xsltc/compiler/FilterExpr.java
 * /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xpath/axes/ReverseAxesWalker.java

* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xpath/patterns/UnionPattern.java
 * /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xml/res/XMLErrorResources_ja.java
 * /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xpath/XPathContext.java
 * /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/xsltc/compiler/Include.java
 * /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/templates/ElemWithParam.java
 * /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/xsltc/dom/CurrentNodeListFilter.java
 *
 /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/xsltc/compiler/util/MethodType.java
 * /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xpath/WhitespaceStrippingElementMatcher.java
 * /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/xsltc/compiler/Attribute.java
 * /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/xsltc/compiler/CopyOf.java
 * /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/xsltc/runtime/Attributes.java
 * /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xpath/axes/MatchPatternIterator.java
 * /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/xsltc/dom/DupFilterIterator.java
 * /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/xsltc/NodeIterator.java
 * /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/xsltc/compiler/DecimalFormatting.java
 *
 /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xpath/XPathVisitor.java
 * /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/res/XSLTErrorResources_ko.java
 * /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/transformer/XalanTransformState.java
 * /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/templates/ElemVariablePseudo.java
 * /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xpath/axes/FilterExprIterator.java
 * /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/xsltc/runtime/ErrorMessage_es.java
 * /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/xsltc/compiler/util/ErrorMessage_hu.java
 * /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xml/res/XMLErrorResources_ru.java
 *
 /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xml/serializer/utils/SerializerMessages_pl.java

* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xpath/Expression.java
 * /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xml/serializer/TransformStateSetter.java
 * /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xpath/domapi/XPathEvaluatorImpl.java
 * /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/templates/ElemExtensionCall.java
 * /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xpath/axes/RTFIterator.java
 * /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xml/dtm/ref/DTMNodeListBase.java
 * /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xpath/axes/LocPathIterator.java
 * /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xml/res/XMLErrorResources_pt_BR.java
 *
 /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/processor/ProcessorInclude.java
 * /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xml/utils/ObjectPool.java
 * /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/xsltc/compiler/Message.java
 * /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xml/dtm/ref/DTMNamedNodeMap.java
 * /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/xslt/ObjectFactory.java
 * /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xml/utils/XMLString.java
 * /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/templates/ElemExtensionDecl.java
 * /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xml/serializer/utils/WrappedRuntimeException.java
 *
 /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xml/utils/res/XResources_de.java
 * /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xpath/res/XPATHMessages.java
 * /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/xsltc/runtime/ErrorMessage_ca.java
 * /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/xsltc/cmdline/SecuritySupport.java
 * /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/xsltc/compiler/LocalNameCall.java
 * /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/extensions/SecuritySupport.java
 * /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xml/utils/BoolStack.java
 * /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xpath/FoundIndex.java
 * /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xml/serializer/dom3/DOMStringListImpl.java
 *
 /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/res/XSLTErrorResources_it.java

* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xpath/functions/FuncExtElementAvailable.java

* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xml/dtm/DTMIterator.java

* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/xsltc/compiler/ArgumentList.java

* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xpath/objects/DTMXRTreeFrag.java

* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/xsltc/compiler/AncestorPattern.java

* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xpath/axes/WalkingIterator.java

* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/xsltc/compiler/EqualityExpr.java

*

/opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xpath/res/XPATHErrorResources_en.java

* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xpath/axes/ChildTestIterator.java

* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/xsltc/compiler/ForEach.java

* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xpath/res/XPATHErrorResources_de.java

* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xml/utils/StringComparable.java

* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/xsltc/compiler/Expression.java

* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/templates/XSLTVisitor.java

* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/xsltc/compiler/LiteralExpr.java

* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/xsltc/compiler/ApplyImports.java

*

/opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/lib/sql/ConnectionPoolManager.java

* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/processor/ProcessorAttributeSet.java

* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xpath/operations/Quo.java

* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xml/utils/NSInfo.java

* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/extensions/ExtensionHandlerJavaClass.java

* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xml/serializer/dom3/DOMConstants.java

* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xml/dtm/ref/ExpandedNameTable.java

* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/xsltc/compiler/QName.java

*

/opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xml/dtm/DTMManager.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/xsltc/compiler/GenerateIdCall.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xml/Utils/QName.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/transformer/TransformSnapshot.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xml/serializer/Utils/SerializerMessages_ca.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/lib/sql/QueryParameter.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/xsltc/compiler/util/ErrorMessage_es.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/processor/ProcessorOutputElem.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/xsltc/compiler/Param.java
*
/opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/xsltc/compiler/AttributeValueTemplate.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/extensions/ObjectFactory.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xpath/res/XPATHErrorResources_ru.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/xsltc/compiler/util/SlotAllocator.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/xsltc/compiler/Number.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xml/Utils/res/XResources_el.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/transformer/TransformerHandlerImpl.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/xsltc/trax/DOM2TO.java
*
/opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/templates/Stylesheet.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xpath/VariableStack.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xml/dtm/DTMWSFilter.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xpath/axes/FilterExprIteratorSimple.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/res/XSLTErrorsResources_zh_CN.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/xsltc/dom/MultiValuedNodeHeapIterator.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/res/XSLTErrorsResources_zh_TW.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/templates/ElemElement.java


```

*
/opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-
jar/org/apache/xalan/xsltc/compiler/ConcatCall.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-
jar/org/apache/xalan/res/XSLTErrorResources_de.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-
jar/org/apache/xalan/transformer/ResultNameSpace.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-
jar/org/apache/xalan/processor/ProcessorLRE.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-
jar/org/apache/xml/serializer/utils/SerializerMessages_fr.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-
jar/org/apache/xalan/xsltc/trax/ObjectFactory.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-
jar/org/apache/xml/utils/res/XResources_ja_JP_A.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xpath/operations/Gt.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-
jar/org/apache/xml/res/XMLErrorResources_fr.java
*
/opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-
jar/org/apache/xml/res/XMLErrorResources_cs.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-
jar/org/apache/xml/dtm/DTMConfigurationException.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-
jar/org/apache/xml/dtm/ref/DTMNodeList.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xml/dtm/Axis.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-
jar/org/apache/xalan/templates/XUnresolvedVariable.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-
jar/org/apache/xpath/functions/FuncFalse.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-
jar/org/apache/xalan/xsltc/compiler/SecuritySupport.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-
jar/org/apache/xalan/xsltc/compiler/util/ErrorMessage_sl.java
*
/opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-
jar/org/apache/xalan/xsltc/dom/AbsoluteIterator.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-
jar/org/apache/xalan/xsltc/dom/CurrentNodeListIterator.java
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-
jar/org/apache/xalan/xsltc/compiler/IllegalCharException.java
No license file was found, but licenses were detected in source scan.

/*
* Licensed to the Apache Software Foundation (ASF) under one
* or more contributor license agreements. See the NOTICE file
* distributed with this work for additional information
* regarding copyright ownership. The ASF licenses this file

```

```

* to you under the Apache License, Version 2.0 (the "License");
* you may not use this file except in compliance with the License.
* You may obtain a copy of the License at
*
*   http://www.apache.org/licenses/LICENSE-2.0
*
* Unless required by applicable law or agreed to in writing, software
* distributed under the License is distributed on an "AS IS" BASIS,
* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
* See the License for the specific language governing permissions and
* limitations under the License.
*/
/*
* $Id: Version.src 1225426 2011-12-29 04:13:08Z mrglavas $
*/
package org.apache.xalan;

/**
 * Administrative
 * class to keep track of the version number of
 * the Xalan release.
 * <P>This class implements the upcoming standard of having
 * org.apache.project-name.Version.getVersion() be a standard way
 * to get version information. This class will replace the older
 * org.apache.xalan.processor.Version class.</P>
 * <P>See also: org/apache/xalan/res/XSLTInfo.properties for
 * information about the version of the XSLT spec we support.</P>
 * @xsl.usage general
 */
public class Version
{

/**
 * Get the basic version string for the current Xalan release.
 * Version String formatted like
 * <CODE>"<B>Xalan</B> <B>Java</B> v.r[.dd| <B>D</B>nn]"</CODE>.
 *
 * Futurework: have this read version info from jar manifest.
 *
 * @return String denoting our current version
 */
public static String getVersion()
{
    return getProduct()+" "+getImplementationLanguage()+" "
        +getMajorVersionNum()+". "+getReleaseVersionNum()+". "

        +( (getDevelopmentVersionNum() > 0) ?
            ("D"+getDevelopmentVersionNum()) : (" "+getMaintenanceVersionNum()));
}

```

```

}

/**
 * Print the processor version to the command line.
 *
 * @param argv command line arguments, unused.
 */
public static void main(String argv[])
{
    System.out.println(getVersion());
}

/**
 * Name of product: Xalan.
 */
public static String getProduct()
{
    return "Xalan";
}

/**
 * Implementation Language: Java.
 */
public static String getImplementationLanguage()
{
    return "Java";
}

/**
 * Major version number.
 * Version number. This changes only when there is a
 * significant, externally apparent enhancement from
 * the previous release. 'n' represents the n'th
 * version.
 *
 * Clients should carefully consider the implications
 * of new versions as external interfaces and behaviour
 *
 * may have changed.
 */
public static int getMajorVersionNum()
{
    return @version.VERSION@;
}

/**

```

```

* Release Number.
* Release number. This changes when:
*     - a new set of functionality is to be added, eg,
*       implementation of a new W3C specification.
*     - API or behaviour change.
*     - its designated as a reference release.
*/
public static int getReleaseVersionNum()
{
    return @version.RELEASE@;
}

/**
* Maintenance Drop Number.
* Optional identifier used to designate maintenance
* drop applied to a specific release and contains
* fixes for defects reported. It maintains compatibility
* with the release and contains no API changes.
* When missing, it designates the final and complete
* development drop for a release.
*/
public static int getMaintenanceVersionNum()
{
    return
@version.MINOR@;
}

/**
* Development Drop Number.
* Optional identifier designates development drop of
* a specific release. D01 is the first development drop
* of a new release.
*
* Development drops are works in progress towards a
* completed, final release. A specific development drop
* may not completely implement all aspects of a new
* feature, which may take several development drops to
* complete. At the point of the final drop for the
* release, the D suffix will be omitted.
*
* Each 'D' drops can contain functional enhancements as
* well as defect fixes. 'D' drops may not be as stable as
* the final releases.
*/
public static int getDevelopmentVersionNum()
{
    try {
        if ((new String("@version.DEVELOPER@")).length() == 0)

```

```

        return 0;
    else
        return Integer.parseInt("@version.DEVELOPER@");
    } catch (NumberFormatException nfe) {
        return 0;
    }
}
}
}

```

Found in path(s):

* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/Version.src

No license file was found, but licenses were detected in source scan.

```

/*
 * Licensed to the Apache Software Foundation (ASF) under one
 * or more contributor license agreements. See the NOTICE file
 * distributed with this work for additional information
 * regarding copyright ownership. The ASF licenses this file
 * to you under the Apache License, Version 2.0 (the "License");
 * you may not use this file except in compliance with the License.
 * You may obtain a copy of the License at
 *
 * http://www.apache.org/licenses/LICENSE-2.0
 *
 * Unless required by applicable law or agreed to in writing, software
 * distributed under the License is distributed on an "AS IS" BASIS,
 * WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
 * See the License for the specific language governing permissions and
 * limitations under the License.
 */
/*
 * $Id: Version.src 468654 2006-10-28 07:09:23Z minchau $
 */
package org.apache.xml.serializer;

/**
 * Administrative class to keep track of the version number of
 * the Serializer release.
 * <P>This class implements the upcoming standard of having
 * org.apache.project-name.Version.getVersion() be a standard way
 * to get version information.</P>
 * @xsl.usage general
 */
public final class Version
{

/**
 * Get the basic version string for the current Serializer.

```

```

* Version String formatted like
* <CODE>"<B>Serializer</B> <B>Java</B> v.r[.dd| <B>D</B>nm]"</CODE>.
*
* Futurework: have this read version info from jar manifest.
*
* @return String denoting our current version
*/
public static String getVersion()
{
    return getProduct()+" "+getImplementationLanguage()+" "
        +getMajorVersionNum()+"."+getReleaseVersionNum()+"."
        +( (getDevelopmentVersionNum() > 0) ?
            ("D"+getDevelopmentVersionNum()) : (""+getMaintenanceVersionNum()));
}

/**
* Print the processor version to the command
line.
*
* @param argv command line arguments, unused.
*/
public static void main(String argv[])
{
    System.out.println(getVersion());
}

/**
* Name of product: Serializer.
*/
public static String getProduct()
{
    return "Serializer";
}

/**
* Implementation Language: Java.
*/
public static String getImplementationLanguage()
{
    return "Java";
}

/**
* Major version number.
* Version number. This changes only when there is a
*     significant, externally apparent enhancement from
*     the previous release. 'n' represents the n'th

```

```

*    version.
*
*    Clients should carefully consider the implications
*    of new versions as external interfaces and behaviour
*    may have changed.
*/
public static int getMajorVersionNum()
{
    return @version.VERSION@;
}

/**
 * Release Number.
 * Release number. This
changes when:
 * - a new set of functionality is to be added, eg,
 *   implementation of a new W3C specification.
 * - API or behaviour change.
 * - its designated as a reference release.
*/
public static int getReleaseVersionNum()
{
    return @version.RELEASE@;
}

/**
 * Maintenance Drop Number.
 * Optional identifier used to designate maintenance
 * drop applied to a specific release and contains
 * fixes for defects reported. It maintains compatibility
 * with the release and contains no API changes.
 * When missing, it designates the final and complete
 * development drop for a release.
*/
public static int getMaintenanceVersionNum()
{
    return @version.MINOR@;
}

/**
 * Development Drop Number.
 * Optional identifier designates development drop of
 * a specific release. D01 is the first development
drop
 * of a new release.
 *
 * Development drops are works in progress towards a

```

* completed, final release. A specific development drop
* may not completely implement all aspects of a new
* feature, which may take several development drops to
* complete. At the point of the final drop for the
* release, the D suffix will be omitted.

*
* Each 'D' drops can contain functional enhancements as
* well as defect fixes. 'D' drops may not be as stable as
* the final releases.

*/

```
public static int getDevelopmentVersionNum()
{
    try {
        if ((new String("@version.DEVELOPER@")).length() == 0)
            return 0;
        else
            return Integer.parseInt("@version.DEVELOPER@");
    } catch (NumberFormatException nfe) {
        return 0;
    }
}
```

Found in path(s):

* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xml/serializer/Version.src

No license file was found, but licenses were detected in source scan.

/*

* Licensed to the Apache Software Foundation (ASF) under one or more
* contributor license agreements. See the NOTICE file distributed with
* this work for additional information regarding copyright ownership.
* The ASF licenses this file to You under the Apache License, Version 2.0
* (the "License"); you may not use this file except in compliance with
* the License. You may obtain a copy of the License at

*

* <http://www.apache.org/licenses/LICENSE-2.0>

*

* Unless required by applicable law or agreed to in writing, software
* distributed under the License is distributed on an "AS IS" BASIS,
* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
* See the License for the specific language governing permissions and
* limitations under the License.

*/

Found in path(s):

* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-
jar/org/apache/xalan/xsltc/compiler/XPathLexer.java

No license file was found, but licenses were detected in source scan.

```
/*
 * Licensed to the Apache Software Foundation (ASF) under one
 * or more contributor license agreements. See the NOTICE file
 * distributed with this work for additional information
 * regarding copyright ownership. The ASF licenses this file
 * to you under the Apache License, Version 2.0 (the "License");
 * you may not use this file except in compliance with the License.
 * You may obtain a copy of the License at
 *
 * http://www.apache.org/licenses/LICENSE-2.0
 *
 * Unless required by applicable law or agreed to in writing, software
 * distributed under the License is distributed on an "AS IS" BASIS,
 * WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
 * See the License for the specific language governing permissions and
 * limitations under the License.
 */
// Proprietary
/** The 'document-location()' id (Proprietary). */
```

Found in path(s):

```
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-
jar/org/apache/xpath/compiler/FunctionTable.java
```

No license file was found, but licenses were detected in source scan.

```
/*
 * Licensed to the Apache Software Foundation (ASF) under one
 * or more contributor license agreements. See the NOTICE file
 * distributed with this work for additional information
 * regarding copyright ownership. The ASF licenses this file
 * to you under the Apache License, Version 2.0 (the "License");
 * you may not use this file except in compliance with the License.
 * You may obtain a copy of the License at
 *
 * http://www.apache.org/licenses/LICENSE-2.0
 *
 * Unless required by applicable law or agreed to in writing, software
 * distributed under the License is distributed on an "AS IS" BASIS,
 * WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
 * See the License for the specific language governing permissions and
 * limitations under the License.
 */
/**
 * Major version number.
 * Version number. This changes only when there is a
 * significant, externally apparent
```

enhancement from

- * the previous release. 'n' represents the n'th
- * version.
- *
- * Clients should carefully consider the implications
- * of new versions as external interfaces and behaviour
- * may have changed.
- */

Found in path(s):

- * /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xml/serializer/Version.java
- * /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/processor/XSLProcessorVersion.java
- * /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/Version.java

No license file was found, but licenses were detected in source scan.

/*

- * Licensed to the Apache Software Foundation (ASF) under one or more
- * contributor license agreements. See the NOTICE file distributed with
- * this work for additional information regarding copyright ownership.
- * The ASF licenses this file to You under the Apache License, Version 2.0
- * (the "License"); you may not use this file except in compliance with
- * the License. You may obtain a copy of the License at
- *
- * <http://www.apache.org/licenses/LICENSE-2.0>
- *
- * Unless required by applicable law or agreed to in writing, software
- * distributed under the License is distributed on an "AS IS" BASIS,
- * WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
- * See the License for the specific language governing permissions and
- * limitations under the License.
- */

/*

- * \$Id: xpath.cup 1225752 2011-12-30 04:12:46Z mrglavas \$
- */

/*

- * @author Jacek Ambroziak
- * @author
- Santiago Pericas-Geertsen
- * @author Morten Jorgensen
- * @author G. Todd Miller
- */

package org.apache.xalan.xsltc.compiler;

import java.util.Stack;

```

import java.util.Vector;
import java.io.StringReader;
import java_cup.runtime.*;

import org.apache.xml.dtm.DTM;
import org.apache.xalan.xsltc.DOM;
import org.apache.xml.dtm.Axis;
import org.apache.xalan.xsltc.runtime.Operators;
import org.apache.xalan.xsltc.compiler.util.ErrorMsg;

parser code {
    /**
     * Used by function calls with no args.
     */
    static public final Vector EmptyArgs = new Vector(0);

    /**
     * Reference to non-existing variable.
     */
    static public final VariableRef DummyVarRef = null;

    /**
     * Reference to the Parser class.
     */
    private Parser _parser;
    private XSLTC _xsltc;

    /**
     * String representation of the expression being parsed.
     */
    private String _expression;

    /**
     * Line number where this expression/pattern
was declared.
     */
    private int _lineNumber = 0;

    /**
     * Reference to the symbol table.
     */
    public SymbolTable _symbolTable;

    public XPathParser(Parser parser) {
        _parser = parser;
        _xsltc = parser.getXSLTC();
        _symbolTable = parser.getSymbolTable();
    }
}

```

```

public int getLineNumber() {
    return _lineNumber;
}

public QName getQNameIgnoreDefaultNs(String name) {
    return _parser.getQNameIgnoreDefaultNs(name);
}

public QName getQName(String namespace, String prefix, String localname) {
    return _parser.getQName(namespace, prefix, localname);
}

public void setMultiDocument(boolean flag) {
    _xslt.setMultiDocument(flag);
}

public void setCallsNodeset(boolean flag) {
    _xslt.setCallsNodeset(flag);
}

public void setHasIdCall(boolean flag) {
    _xslt.setHasIdCall(flag);
}

/**
 * This
method is similar to findNodeType(int, Object) except that it
 * creates a StepPattern instead of just returning a node type. It also
 * differs in the way it handles "{uri}:*" and "{uri}:@*". The last two
 * patterns are expanded as "[namespace-uri() = 'uri']" and
 * "@*[namespace-uri() = 'uri']", respectively. This expansion considerably
 * simplifies the grouping of patterns in the Mode class. For this
 * expansion to be correct, the priority of the pattern/template must be
 * set to -0.25 (when no other predicates are present).
 */
public StepPattern createStepPattern(int axis, Object test, Vector predicates) {
int nodeType;

if (test == null) { // "*"
    nodeType = (axis == Axis.ATTRIBUTE) ? NodeTest.ATTRIBUTE :
(axis == Axis.NAMESPACE) ? -1 : NodeTest.ELEMENT;

    return new StepPattern(axis, nodeType, predicates);
}
else if (test instanceof Integer) {
nodeType = ((Integer) test).intValue();

```

```

return new StepPattern(axis, nodeType, predicates);
    }
    else {
        QName name = (QName)test;
        boolean setPriority = false;

        if (axis == Axis.NAMESPACE) {
            nodeType = (name.toString().equals("*")) ? -1
                : _xsltC.registerNamespacePrefix(name);
        }
        else {
            final String uri = name.getNamespace();
            final String local = name.getLocalPart();
            final QName namespace_uri =
                _parser.getQNameIgnoreDefaultNs("namespace-uri");

            // Expand {uri}:* to *[namespace-uri = 'uri'] - same for @*
            if (uri != null && (local.equals("") || local.equals("@*"))) {
                if (predicates == null) {
                    predicates = new Vector(2);
                }

                // Priority is set by hand if no other predicates exist
                setPriority = (predicates.size() == 0);

                predicates.add(
                    new Predicate(
                        new EqualityExpr(Operators.EQ,
                            new NamespaceUriCall(namespace_uri),
                            new LiteralExpr(uri)));
                )
            }

            if (local.equals(""))
            {
                nodeType = (axis == Axis.ATTRIBUTE) ? NodeTest.ATTRIBUTE
                    : NodeTest.ELEMENT;
            }
            else if (local.equals("@*")) {
                nodeType = NodeTest.ATTRIBUTE;
            }
            else {
                nodeType = (axis == Axis.ATTRIBUTE) ? _xsltC.registerAttribute(name)
                    : _xsltC.registerElement(name);
            }
        }
    }
}

```

```

final StepPattern result = new StepPattern(axis, nodeType, predicates);

// Set priority for case prefix:* and prefix:@* (no predicates)
if (setPriority) {
result.setPriority(-0.25);
}

return result;
}
}

public int findNodeType(int axis, Object test) {
if (test == null) { // *
return (axis == Axis.ATTRIBUTE) ?
NodeTest.ATTRIBUTE :
(axis == Axis.NAMESPACE) ? -1 : NodeTest.ELEMENT;
}
else if (test instanceof Integer) {
return ((Integer)test).intValue();
}
else {
QName name = (QName)test;

if (axis == Axis.NAMESPACE) {
return (name.toString().equals(""))
? -1
: _xslt.registerNamespacePrefix(name);
}

if (name.getNamespace() == null) {
final String local = name.getLocalPart();

if (local.equals("")) {
return (axis == Axis.ATTRIBUTE) ? NodeTest.ATTRIBUTE
: NodeTest.ELEMENT;
}
else if (local.equals("@*")) {
return NodeTest.ATTRIBUTE;
}
}

return (axis == Axis.ATTRIBUTE) ? _xslt.registerAttribute(name)
: _xslt.registerElement(name);
}
}

/**
* Parse the expression passed to the current scanner. If this

```

```

* expression contains references to local variables and it will be
* compiled in an external module (not in the main class) request
* the current template to create a new variable stack frame.
*
* @param lineNumber Line where the current expression is defined.
* @param external Set to <tt>true</tt> if this expression is
*     compiled in a separate module.
*
*/
public Symbol parse(String expression, int lineNumber) throws Exception {
    try {
        _expression = expression;
        _lineNumber = lineNumber;
        return super.parse();
    }
    catch (IllegalCharException e) {
        ErrorMsg err = new ErrorMsg(ErrorMsg.ILLEGAL_CHAR_ERR,
            lineNumber, e.getMessage());
        _parser.reportError(Constants.FATAL, err);
    }
    return null;
}

/**
* Lookup a variable or parameter in the symbol table given its name.
*
* @param name Name of the symbol being looked up.
*/
final SyntaxTreeNode lookupName(QName name) {
    // Is it a local var or param ?
    final SyntaxTreeNode result = _parser.lookupVariable(name);
    if (result != null)
        return(result);
    else
        return(_symbolTable.lookupName(name));
}

public final void addError(ErrorMsg error) {
    _parser.reportError(Constants.ERROR,
error);
}

public void report_error(String message, Object info) {
final ErrorMsg err = new ErrorMsg(ErrorMsg.SYNTAX_ERR, _lineNumber,
    _expression);
_parser.reportError(Constants.FATAL, err);
}

```

```

public void report_fatal_error(String message, Object info) {
    // empty
}

public RelativeLocationPath insertStep(Step step, RelativeLocationPath rlp) {
if (rlp instanceof Step) {
    return new ParentLocationPath(step, (Step) rlp);
}
else if (rlp instanceof ParentLocationPath) {
    final ParentLocationPath plp = (ParentLocationPath) rlp;
    final RelativeLocationPath newrlp = insertStep(step, plp.getPath());
    return new ParentLocationPath(newrlp, plp.getStep());
}
else {
    addError(new ErrorMsg(ErrorMsg.INTERNAL_ERR, "XPathParser.insertStep"));
    return rlp;
}
}

/**
 * Returns true if the axis applies to elements only. The axes
 * child, attribute, namespace, descendant
result in non-empty
 * nodesets only if the context node is of type element.
 */
public boolean isElementAxis(int axis) {
return (axis == Axis.CHILD || axis == Axis.ATTRIBUTE ||
axis == Axis.NAMESPACE || axis == Axis.DESCENDANT);
}
:}

terminal SLASH, DOT, LBRACK, RBRACK, VBAR, LPAREN, RPAREN, STAR, COMMA;
terminal DOLLAR, ATSIGN;
terminal DDOT, DCOLON, DSLASH;
terminal EQ, NE;
terminal LT, GT, LE, GE;
terminal PLUS, MINUS, DIV, MOD, MULT;
terminal String Literal;
terminal String QNAME;
terminal ID, KEY, TEXT, NODE, OR, AND, COMMENT, PI, PIPARAM, PRECEDINGSIBLING;
terminal SELF, PARENT, CHILD, ATTRIBUTE, ANCESTOR, ANCESTORORSELF, DESCENDANT;
terminal DESCENDANTORSELF, FOLLOWING, FOLLOWINGSIBLING, NAMESPACE, PRECEDING;
terminal Double REAL;
terminal Long INT;
terminal PATTERN, EXPRESSION;

non terminal SyntaxTreeNode TopLevel;

```


non terminal Expression Expr, Argument, LocationPath;
non terminal Expression Predicate, FilterExpr, Step;
non
terminal Expression OrExpr, AndExpr, EqualityExpr;
non terminal Expression RelationalExpr, AdditiveExpr;
non terminal Expression MultiplicativeExpr, UnaryExpr;
non terminal Expression VariableReference, FunctionCall;
non terminal Expression PrimaryExpr, UnionExpr, PathExpr, AbbreviatedStep;
non terminal Expression RelativeLocationPath, AbbreviatedRelativeLocationPath;
non terminal Expression AbsoluteLocationPath, AbbreviatedAbsoluteLocationPath;

non terminal Object NodeTest, NameTest;

non terminal IdKeyPattern IdKeyPattern;
non terminal Pattern Pattern;
non terminal Pattern LocationPathPattern;
non terminal StepPattern ProcessingInstructionPattern;
non terminal RelativePathPattern RelativePathPattern;
non terminal StepPattern StepPattern;
non terminal Object NodeTestPattern, NameTestPattern;

non terminal Vector Predicates, NonemptyArgumentList;
non terminal QName QName, FunctionName, VariableName;
non terminal Integer AxisName, AxisSpecifier;
non terminal
Integer ChildOrAttributeAxisSpecifier;

precedence left VBAR;
precedence left OR;
precedence left AND;
precedence nonassoc EQ, NE;
precedence left LT, GT, LE, GE;

precedence left PLUS, MINUS;
precedence left DIV, MOD, MULT;
precedence left DOLLAR;
precedence left ATSIGN;
precedence right DCOLON;

start with TopLevel;

TopLevel ::= PATTERN Pattern:pattern

{ : RESULT = pattern; ; }

| EXPRESSION Expr:expr

{ : RESULT = expr; ; };

/* ----- Patterns ----- */

Pattern ::= LocationPathPattern:lpp

{ : RESULT = lpp; : }

| LocationPathPattern:lpp VBAR Pattern:p

{ : RESULT = new AlternativePattern(lpp, p); : };

LocationPathPattern ::= SLASH

{ : RESULT = new AbsolutePathPattern(null); : }

| SLASH RelativePathPattern:rpp

{ : RESULT = new AbsolutePathPattern(rpp); : }

| IdKeyPattern:ikp

{ : RESULT = ikp; : }

| IdKeyPattern:ikp SLASH RelativePathPattern:rpp

{ : RESULT = new ParentPattern(ikp, rpp); : }

| IdKeyPattern:ikp DSLASH RelativePathPattern:rpp

{ : RESULT = new AncestorPattern(ikp, rpp); : }

| DSLASH RelativePathPattern:rpp

{ : RESULT = new AncestorPattern(rpp); : }

| RelativePathPattern:rpp

{ : RESULT = rpp; : };

IdKeyPattern ::= ID LPAREN Literal:l RPAREN

{ : RESULT = new IdPattern(l);

parser.setHasIdCall(true);

: }

| KEY LPAREN Literal:l1 COMMA Literal:l2 RPAREN

{ : RESULT = new KeyPattern(l1, l2); : };

ProcessingInstructionPattern ::= PIPARAM LPAREN Literal:l RPAREN

{ : RESULT = new ProcessingInstructionPattern(l); : };

RelativePathPattern ::= StepPattern:sp

{ : RESULT = sp; : }

| StepPattern:sp SLASH RelativePathPattern:rpp

{ : RESULT

= new ParentPattern(sp, rpp); : }

```

    | StepPattern:sp DSLASH RelativePathPattern:rpp
    {: RESULT = new AncestorPattern(sp, rpp); :};

StepPattern ::= NodeTestPattern:nt
    {
    RESULT = parser.createStepPattern(Axis.CHILD, nt, null);
    :}

    | NodeTestPattern:nt Predicates:pp
    {
    RESULT = parser.createStepPattern(Axis.CHILD, nt, pp);
    :}

    | ProcessingInstructionPattern:pip
    {: RESULT = pip; :}

    | ProcessingInstructionPattern:pip Predicates:pp
    {: RESULT = (ProcessingInstructionPattern)pip.setPredicates(pp); :}

    | ChildOrAttributeAxisSpecifier:axis NodeTestPattern:nt
    {
    RESULT = parser.createStepPattern(axis.intValue(), nt, null);
    :}

    | ChildOrAttributeAxisSpecifier:axis
    NodeTestPattern:nt Predicates:pp
    {
    RESULT = parser.createStepPattern(axis.intValue(), nt, pp);
    :}

    | ChildOrAttributeAxisSpecifier:axis ProcessingInstructionPattern:pip
    {
    RESULT = pip; // TODO: report error if axis is attribute
    :}

    | ChildOrAttributeAxisSpecifier:axis ProcessingInstructionPattern:pip
    Predicates:pp
    {
    // TODO: report error if axis is attribute
    RESULT = (ProcessingInstructionPattern)pip.setPredicates(pp);
    :};

NodeTestPattern ::= NameTestPattern:nt
    { : RESULT = nt; :}

    | NODE
    { : RESULT = new Integer(NodeTest.ANODE); :}

```

```

| TEXT
{: RESULT = new Integer(NodeTest.TEXT); :}

| COMMENT
{: RESULT = new Integer(NodeTest.COMMENT); :}

| PI
{: RESULT = new Integer(NodeTest.PI); :};

NameTestPattern ::= STAR
{: RESULT = null; :}

| QName:qn
{: RESULT = qn; :};

ChildOrAttributeAxisSpecifier ::= ATSIGN

{: RESULT = new Integer(Axis.ATTRIBUTE); :}

| CHILD DCOLON
{: RESULT = new Integer(Axis.CHILD); :}

| ATTRIBUTE DCOLON
{: RESULT = new Integer(Axis.ATTRIBUTE); :};

Predicates ::= Predicate:p
{:
Vector temp = new Vector();
temp.addElement(p);
RESULT = temp;
:}

| Predicate:p Predicates:pp
{: pp.insertElementAt(p, 0); RESULT = pp; :};

Predicate ::= LBRACK Expr:e RBRACK
{:
RESULT = new Predicate(e);
:};

/* ----- Expressions ----- */

Expr ::= OrExpr:ex
{: RESULT = ex; :};

OrExpr ::= AndExpr:ae
{: RESULT = ae; :}

```

| OrExpr:oe OR AndExpr:ae
{: RESULT = new LogicalExpr(LogicalExpr.OR, oe, ae); :};

AndExpr ::= EqualityExpr:e
{: RESULT = e; :}

| AndExpr:ae AND EqualityExpr:ee
{: RESULT = new LogicalExpr(LogicalExpr.AND,
ae, ee); :};

EqualityExpr ::= RelationalExpr:re
{: RESULT = re; :}

| EqualityExpr:ee EQ RelationalExpr:re
{: RESULT = new EqualityExpr(Operators.EQ, ee, re); :}

| EqualityExpr:ee NE RelationalExpr:re
{: RESULT = new EqualityExpr(Operators.NE, ee, re); :};

RelationalExpr ::= AdditiveExpr:ae
{: RESULT = ae; :}

| RelationalExpr:re LT AdditiveExpr:ae
{: RESULT = new RelationalExpr(Operators.LT, re, ae); :}

| RelationalExpr:re GT AdditiveExpr:ae
{: RESULT = new RelationalExpr(Operators.GT, re, ae); :}

| RelationalExpr:re LE AdditiveExpr:ae
{: RESULT = new RelationalExpr(Operators.LE, re, ae); :}

| RelationalExpr:re GE AdditiveExpr:ae
{: RESULT = new RelationalExpr(Operators.GE, re, ae); :};

AdditiveExpr ::= MultiplicativeExpr:me
{: RESULT = me; :}

| AdditiveExpr:ae PLUS MultiplicativeExpr:me
{: RESULT = new BinOpExpr(BinOpExpr.PLUS,
ae, me); :}

| AdditiveExpr:ae MINUS MultiplicativeExpr:me
{: RESULT = new BinOpExpr(BinOpExpr.MINUS, ae, me); :};

MultiplicativeExpr ::= UnaryExpr:ue
{: RESULT = ue; :}

| MultiplicativeExpr:me MULT UnaryExpr:ue

```

{: RESULT = new BinOpExpr(BinOpExpr.TIMES, me, ue); :}

| MultiplicativeExpr:me DIV UnaryExpr:ue
{: RESULT = new BinOpExpr(BinOpExpr.DIV, me, ue); :}

| MultiplicativeExpr:me MOD UnaryExpr:ue
{: RESULT = new BinOpExpr(BinOpExpr.MOD, me, ue); :};

UnaryExpr ::= UnionExpr:ue
{: RESULT = ue; :}

| MINUS UnaryExpr:ue
{: RESULT = new UnaryOpExpr(ue); :};

UnionExpr ::= PathExpr:pe
{: RESULT = pe; :}

| PathExpr:pe VBAR UnionExpr:rest
{: RESULT = new UnionPathExpr(pe, rest); :};

PathExpr ::= LocationPath:lp
{: RESULT = lp; :}

| FilterExpr:fexp
{: RESULT = fexp; :}

| FilterExpr:fexp
SLASH RelativeLocationPath:rlp
{: RESULT = new FilterParentPath(fexp, rlp); :}

| FilterExpr:fexp DSLASH RelativeLocationPath:rlp
{:
  //
  // Expand '/' into '/descendant-or-self::node()' or
  // into '/descendant-or-self::*'
  //
  int nodeType = DOM.NO_TYPE;
  if (rlp instanceof Step &&
      parser.isElementAxis(((Step) rlp).getAxis()))
  {
    nodeType = DTM.ELEMENT_NODE;
  }
  final Step step = new Step(Axis.DESCENDANTORSELF, nodeType, null);
  FilterParentPath fpp = new FilterParentPath(fexp, step);
  fpp = new FilterParentPath(fpp, rlp);
  if (fexp instanceof KeyCall == false) {
    fpp.setDescendantAxis();
  }
}

```

```

        RESULT = fpp;
    };

LocationPath ::= RelativeLocationPath:rlp
    { : RESULT = rlp; : }

    | AbsoluteLocationPath:alp
    { : RESULT = alp; : };

RelativeLocationPath ::= Step:step
    { : RESULT
= step; : }

    | RelativeLocationPath:rlp SLASH Step:step
    { :
if (rlp instanceof Step && ((Step) rlp).isAbbreviatedDot()) {
    RESULT = step;    // Remove './' from the middle
}
else if (((Step) step).isAbbreviatedDot()) {
    RESULT = rlp;    // Remove './' from the end
}
else {
    RESULT =
        new ParentLocationPath((RelativeLocationPath) rlp, step);
}
: }

    | AbbreviatedRelativeLocationPath:arlp
    { : RESULT = arlp; : };

AbsoluteLocationPath ::= SLASH
    { : RESULT = new AbsoluteLocationPath(); : }

    | SLASH RelativeLocationPath:rlp
    { : RESULT = new AbsoluteLocationPath(rlp); : }

    | AbbreviatedAbsoluteLocationPath:aalp
    { : RESULT = aalp; : };

AbbreviatedRelativeLocationPath ::= RelativeLocationPath:rlp DSLASH Step:step
    { :
    final Step right = (Step)step;
    final
int axis = right.getAxis();
    final int type = right.getNodeType();
    final Vector predicates = right.getPredicates();

    if ((axis == Axis.CHILD) && (type != NodeTest.ATTRIBUTE)) {

```

```

// Compress './child:E' into 'descendant::E' - if possible
if (predicates == null) {
    right.setAxis(Axis.DESCENDANT);
    if (rlp instanceof Step && ((Step)rlp).isAbbreviatedDot()) {
        RESULT = right;
    }
    else {
        // Expand 'rlp//child::E' into 'rlp/descendant::E'
        RelativeLocationPath left = (RelativeLocationPath)rlp;
        RESULT = new ParentLocationPath(left, right);
    }
}
else {
    // Expand './step' -> 'descendant-or-self::*step'
    if (rlp instanceof Step && ((Step)rlp).isAbbreviatedDot()) {

        Step left = new Step(Axis.DESCENDANTORSELF,
DTM.ELEMENT_NODE, null);
        RESULT = new ParentLocationPath(left, right);
    }
    else {
        // Expand 'rlp//step' -> 'rlp/descendant-or-self::*step'
        RelativeLocationPath left = (RelativeLocationPath)rlp;
        Step mid = new Step(Axis.DESCENDANTORSELF,
DTM.ELEMENT_NODE, null);
        ParentLocationPath ppl = new ParentLocationPath(mid, right);
        RESULT = new ParentLocationPath(left, ppl);
    }
}
}
else if ((axis == Axis.ATTRIBUTE) || (type == NodeTest.ATTRIBUTE)) {
    // Expand 'rlp//step' -> 'rlp/descendant-or-self::*step'
    RelativeLocationPath left = (RelativeLocationPath)rlp;
    Step middle = new Step(Axis.DESCENDANTORSELF,
DTM.ELEMENT_NODE, null);

    ParentLocationPath ppl = new ParentLocationPath(middle, right);
    RESULT = new ParentLocationPath(left, ppl);
}
else {
    // Expand 'rlp//step' -> 'rlp/descendant-or-self::node()/step'
    RelativeLocationPath left = (RelativeLocationPath)rlp;
    Step middle = new Step(Axis.DESCENDANTORSELF,
DOM.NO_TYPE, null);
    ParentLocationPath ppl = new ParentLocationPath(middle, right);
    RESULT = new ParentLocationPath(left, ppl);
}
};

```



```

AbbreviatedAbsolutePath ::= DSLASH RelativeLocationPath:rlp
  {:
    //
    // Expand '/' into '/descendant-or-self::node()' or
    // into '/descendant-or-self::*'
    //
    int nodeType = DOM.NO_TYPE;
    if (rlp instanceof Step &&
        parser.isElementAxis(((Step) rlp).getAxis()))
    {
      nodeType = DTM.ELEMENT_NODE;
    }
    final Step step = new Step(Axis.DESCENDANTORSELF, nodeType, null);
    RESULT =
new AbsoluteLocationPath(parser.insertStep(step,
  (RelativeLocationPath) rlp));
  :};

```

```

Step ::= NodeTest:ntest
  {:
    if (ntest instanceof Step) {
      RESULT = (Step)ntest;
    }
    else {
      RESULT = new Step(Axis.CHILD,
        parser.findNodeType(Axis.CHILD, ntest),
        null);
    }
  :}

```

```

| NodeTest:ntest Predicates:pp
  {:
    if (ntest instanceof Step) {
      Step step = (Step)ntest;
      step.addPredicates(pp);
      RESULT = (Step)ntest;
    }
    else {
      RESULT = new Step(Axis.CHILD,
        parser.findNodeType(Axis.CHILD, ntest), pp);
    }
  :}

```

```

| AxisSpecifier:axis NodeTest:ntest Predicates:pp
  {: RESULT = new Step(axis.intValue(),
    parser.findNodeType(axis.intValue(), ntest),

```

```

        pp);
    :}

    | AxisSpecifier:axis NodeTest:ntest
    {: RESULT = new Step(axis.intValue(),
        parser.findNodeType(axis.intValue(), ntest),
        null);
    :}

    | AbbreviatedStep:abbrev
    {: RESULT = abbrev; :};

AxisSpecifier ::= AxisName:an DCOLON
    {: RESULT = an; :}

    | ATSIGN
    {: RESULT = new Integer(Axis.ATTRIBUTE); :};

AxisName ::= ANCESTOR
    {: RESULT = new Integer(Axis.ANCESTOR); :}

    | ANCESTORORSELF
    {: RESULT = new Integer(Axis.ANCESTORORSELF); :}

    | ATTRIBUTE
    {: RESULT = new Integer(Axis.ATTRIBUTE); :}

    | CHILD
    {: RESULT = new Integer(Axis.CHILD); :}

    | DESCENDANT
    {: RESULT = new Integer(Axis.DESCEMENDANT); :}

    | DESCENDANTORSELF
    {: RESULT = new Integer(Axis.DESCEMENDANTORSELF); :}

    | FOLLOWING
    {: RESULT = new
Integer(Axis.FOLLOWING); :}

    | FOLLOWINGSIBLING
    {: RESULT = new Integer(Axis.FOLLOWINGSIBLING); :}

    | NAMESPACE
    {: RESULT = new Integer(Axis.NAMESPACE); :}

    | PARENT
    {: RESULT = new Integer(Axis.PARENT); :}

```

```

| PRECEDING
{: RESULT = new Integer(Axis.PRECEDING); :}

| PRECEDINGSIBLING
{: RESULT = new Integer(Axis.PRECEDINGSIBLING); :}

| SELF
{: RESULT = new Integer(Axis.SELF); :};

AbbreviatedStep ::= DOT
{: RESULT = new Step(Axis.SELF, NodeTest.ANODE, null); :}

| DDOT
{: RESULT = new Step(Axis.PARENT, NodeTest.ANODE, null); :};

FilterExpr ::= PrimaryExpr:primary
{: RESULT = primary; :}

| PrimaryExpr:primary Predicates:pp
{: RESULT = new FilterExpr(primary, pp); :};

PrimaryExpr ::= VariableReference:vr
{: RESULT = vr; :}

| LPAREN Expr:ex RPAREN
{: RESULT = ex; :}

| Literal:string
{:

/*
* If the string appears to have the syntax of a QName, store
* namespace info in the literal expression. This is used for
* element-available and function-available functions, among
* others. Also, the default namespace must be ignored.
*/
String namespace = null;
final int index = string.lastIndexOf(':');

if (index > 0) {
    final String prefix = string.substring(0, index);
    namespace = parser._symbolTable.lookupNamespace(prefix);
}
RESULT = (namespace == null) ? new LiteralExpr(string)
: new LiteralExpr(string, namespace);
:}

```

```

| INT:num
{:
long value = num.longValue();
if (value < Integer.MIN_VALUE || value > Integer.MAX_VALUE) {
RESULT = new RealExpr(value);
}
else {
    if (num.doubleValue() == -0)
        RESULT = new RealExpr(num.doubleValue());
    else if (num.intValue() == 0)
        RESULT = new IntExpr(num.intValue());

    else if (num.doubleValue() == 0.0)
        RESULT = new RealExpr(num.doubleValue());
    else
        RESULT = new IntExpr(num.intValue());
}
:}

| REAL:num
{: RESULT = new RealExpr(num.doubleValue()); :}

| FunctionCall:fc
{: RESULT = fc; :};

```

VariableReference ::= DOLLAR VariableName:varName

```

{:
// An empty QName prefix for a variable or parameter reference
// should map to the null namespace and not the default URI.
SyntaxTreeNode node = parser.lookupName(varName);

if (node != null) {
    if (node instanceof Variable) {
        RESULT = new VariableRef((Variable)node);
    }
    else if (node instanceof Param) {
        RESULT = new ParameterRef((Param)node);
    }
    else {
        RESULT = new UnresolvedRef(varName);
    }
}

if (node == null) {
    RESULT = new UnresolvedRef(varName);
}
:};

```

FunctionCall ::= FunctionName:fname LPAREN RPAREN

```
{:  
  
    if (parser.getQNameIgnoreDefaultNs("current").equals(fname)) {  
        RESULT = new CurrentCall(fname);  
    }  
    else if (parser.getQNameIgnoreDefaultNs("number").equals(fname)) {  
        RESULT = new NumberCall(fname, parser.EmptyArgs);  
    }  
    else if (parser.getQNameIgnoreDefaultNs("string").equals(fname)) {  
        RESULT = new StringCall(fname, parser.EmptyArgs);  
    }  
    else if (parser.getQNameIgnoreDefaultNs("concat").equals(fname)) {  
        RESULT = new ConcatCall(fname, parser.EmptyArgs);  
    }  
    else if (parser.getQNameIgnoreDefaultNs("true").equals(fname)) {  
        RESULT = new BooleanExpr(true);  
    }  
    else if (parser.getQNameIgnoreDefaultNs("false").equals(fname)) {  
  
        RESULT = new BooleanExpr(false);  
    }  
    else if (parser.getQNameIgnoreDefaultNs("name").equals(fname)) {  
        RESULT = new NameCall(fname);  
    }  
    else if (parser.getQNameIgnoreDefaultNs("generate-id").equals(fname)) {  
        RESULT = new GenerateIdCall(fname, parser.EmptyArgs);  
    }  
    else if (parser.getQNameIgnoreDefaultNs("string-length").equals(fname)) {  
        RESULT = new StringLengthCall(fname, parser.EmptyArgs);  
    }  
    else if (parser.getQNameIgnoreDefaultNs("position").equals(fname)) {  
        RESULT = new PositionCall(fname);  
    }  
    else if (parser.getQNameIgnoreDefaultNs("last").equals(fname)) {  
        RESULT = new LastCall(fname);  
    }  
    else if (parser.getQNameIgnoreDefaultNs("local-name").equals(fname)) {  
        RESULT = new LocalNameCall(fname);  
    }  
    else if (parser.getQNameIgnoreDefaultNs("namespace-uri").equals(fname)) {  
        RESULT = new NamespaceUriCall(fname);  
    }  
  
    else {  
        RESULT = new FunctionCall(fname, parser.EmptyArgs);  
    }  
:}
```

```

| FunctionName:fname LPAREN NonemptyArgumentList:argl RPAREN
{:
  if (parser.getQNameIgnoreDefaultNs("concat").equals(fname)) {
    RESULT = new ConcatCall(fname, argl);
  }
  else if (parser.getQNameIgnoreDefaultNs("number").equals(fname)) {
    RESULT = new NumberCall(fname, argl);
  }
  else if (parser.getQNameIgnoreDefaultNs("document").equals(fname)) {
parser.setMultiDocument(true);
    RESULT = new DocumentCall(fname, argl);
  }
  else if (parser.getQNameIgnoreDefaultNs("string").equals(fname)) {
    RESULT = new StringCall(fname, argl);
  }
  else if (parser.getQNameIgnoreDefaultNs("boolean").equals(fname)) {
    RESULT = new BooleanCall(fname, argl);
  }
  else if (parser.getQNameIgnoreDefaultNs("name").equals(fname)) {

RESULT = new NameCall(fname, argl);
  }
  else if (parser.getQNameIgnoreDefaultNs("generate-id").equals(fname)) {
    RESULT = new GenerateIdCall(fname, argl);
  }
  else if (parser.getQNameIgnoreDefaultNs("not").equals(fname)) {
    RESULT = new NotCall(fname, argl);
  }
  else if (parser.getQNameIgnoreDefaultNs("format-number").equals(fname)) {
    RESULT = new FormatNumberCall(fname, argl);
  }
  else if (parser.getQNameIgnoreDefaultNs("unparsed-entity-uri").equals(fname)) {
    RESULT = new UnparsedEntityUriCall(fname, argl);
  }
  else if (parser.getQNameIgnoreDefaultNs("key").equals(fname)) {
    RESULT = new KeyCall(fname, argl);
  }
  else if (parser.getQNameIgnoreDefaultNs("id").equals(fname)) {
    RESULT = new KeyCall(fname, argl);
    parser.setHasIdCall(true);
  }
  else if (parser.getQNameIgnoreDefaultNs("ceiling").equals(fname))
{
    RESULT = new CeilingCall(fname, argl);
  }
  else if (parser.getQNameIgnoreDefaultNs("round").equals(fname)) {
    RESULT = new RoundCall(fname, argl);
  }

```

```

}
else if (parser.getQNameIgnoreDefaultNs("floor").equals(fname)) {
    RESULT = new FloorCall(fname, argl);
}
else if (parser.getQNameIgnoreDefaultNs("contains").equals(fname)) {
    RESULT = new ContainsCall(fname, argl);
}
else if (parser.getQNameIgnoreDefaultNs("string-length").equals(fname)) {
    RESULT = new StringLengthCall(fname, argl);
}
else if (parser.getQNameIgnoreDefaultNs("starts-with").equals(fname)) {
    RESULT = new StartsWithCall(fname, argl);
}
else if (parser.getQNameIgnoreDefaultNs("function-available").equals(fname)) {
    RESULT = new FunctionAvailableCall(fname, argl);
}
else if (parser.getQNameIgnoreDefaultNs("element-available").equals(fname))
{
    RESULT = new ElementAvailableCall(fname, argl);
}
else if (parser.getQNameIgnoreDefaultNs("local-name").equals(fname)) {
    RESULT = new LocalNameCall(fname, argl);
}
else if (parser.getQNameIgnoreDefaultNs("lang").equals(fname)) {
    RESULT = new LangCall(fname, argl);
}
else if (parser.getQNameIgnoreDefaultNs("namespace-uri").equals(fname)) {
    RESULT = new NamespaceUriCall(fname, argl);
}
else if (parser.getQName(Constants.TRANSLET_URI, "xslt", "cast").equals(fname)) {
    RESULT = new CastCall(fname, argl);
}
// Special case for extension function nodeset()
else if (fname.getLocalPart().equals("nodeset") || fname.getLocalPart().equals("node-set")) {
parser.setCallsNodeset(true); // implies MultiDOM
    RESULT = new FunctionCall(fname, argl);
}
else {
    RESULT = new FunctionCall(fname, argl);
}
};

```

NonemptyArgumentList

```

::= Argument:arg
{
    Vector temp = new Vector();
    temp.addElement(arg);
    RESULT = temp;
}

```

```
:}
```

```
| Argument:arg COMMA NonemptyArgumentList:argl  
{: argl.insertElementAt(arg, 0); RESULT = argl; :};
```

```
FunctionName ::= QName:fname
```

```
{:  
  RESULT = fname;  
:};
```

```
VariableName ::= QName:vname
```

```
{:  
  RESULT = vname;  
:};
```

```
Argument ::= Expr:ex
```

```
{: RESULT = ex; :};
```

```
NodeTest ::= NameTest:nt
```

```
{: RESULT = nt; :}
```

```
| NODE
```

```
{: RESULT = new Integer(NodeTest.ANODE); :}
```

```
| TEXT
```

```
{: RESULT = new Integer(NodeTest.TEXT); :}
```

```
| COMMENT
```

```
{: RESULT = new Integer(NodeTest.COMMENT); :}
```

```
| PIPARAM LPAREN Literal:l RPAREN
```

```
{:  
  QName name = parser.getQNameIgnoreDefaultNs("name");  
  Expression exp = new EqualityExpr(Operators.EQ,  
    new NameCall(name),  
    new LiteralExpr(l));  
  Vector predicates = new Vector();  
  predicates.addElement(new Predicate(exp));  
  RESULT = new Step(Axis.CHILD, NodeTest.PI, predicates);  
:}
```

```
| PI
```

```
{: RESULT = new Integer(NodeTest.PI); :};
```

```
NameTest ::= STAR
```

```
{: RESULT = null; :}
```

```
| QName:qn
```



```

    {: RESULT = qn; :};

QName ::= QNAME:qname
    {: RESULT = parser.getQNameIgnoreDefaultNs(qname); :}

| DIV
    {: RESULT = parser.getQNameIgnoreDefaultNs("div"); :}

| MOD
    {: RESULT = parser.getQNameIgnoreDefaultNs("mod"); :}

| KEY
    {: RESULT = parser.getQNameIgnoreDefaultNs("key"); :}

| ANCESTOR
    {: RESULT = parser.getQNameIgnoreDefaultNs("child"); :}

| ANCESTORORSELF
    {: RESULT = parser.getQNameIgnoreDefaultNs("ancestor-or-self"); :}

| ATTRIBUTE
    {: RESULT
= parser.getQNameIgnoreDefaultNs("attribute"); :}

| CHILD
    {: RESULT = parser.getQNameIgnoreDefaultNs("child"); :}

| DESCENDANT
    {: RESULT = parser.getQNameIgnoreDefaultNs("decendant"); :}

| DESCENDANTORSELF
    {: RESULT = parser.getQNameIgnoreDefaultNs("decendant-or-self"); :}

| FOLLOWING
    {: RESULT = parser.getQNameIgnoreDefaultNs("following"); :}

| FOLLOWINGSIBLING
    {: RESULT = parser.getQNameIgnoreDefaultNs("following-sibling"); :}

| NAMESPACE
    {: RESULT = parser.getQNameIgnoreDefaultNs("namespace"); :}

| PARENT
    {: RESULT = parser.getQNameIgnoreDefaultNs("parent"); :}

| PRECEDING
    {: RESULT = parser.getQNameIgnoreDefaultNs("preceding"); :}

```

| PRECEDINGSIBLING

```
{: RESULT = parser.getQNameIgnoreDefaultNs("preceding-sibling"); :}
```

| SELF

```
{: RESULT = parser.getQNameIgnoreDefaultNs("self"); :}
```

| ID

```
{: RESULT = parser.getQNameIgnoreDefaultNs("id"); :};
```

Found in path(s):

```
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/xsltc/compiler/xpath.cup
```

No license file was found, but licenses were detected in source scan.

```
# to you under the Apache License, Version 2.0 (the "License");  
# you may not use this file except in compliance with the License.  
# You may obtain a copy of the License at  
# http://www.apache.org/licenses/LICENSE-2.0  
# distributed under the License is distributed on an "AS IS" BASIS,
```

Found in path(s):

```
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xml/serializer/Encodings.properties
```

```
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xml/serializer/XMLEntities.properties
```

```
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xml/serializer/output_text.properties
```

```
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/res/XSLTInfo.properties
```

```
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xml/serializer/output_xml.properties
```

```
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/xsltc/compiler/Makefile.inc
```

```
*
```

```
/opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xml/serializer/output_unknown.properties
```

```
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xml/serializer/HTMLEntities.properties
```

```
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xml/serializer/output_html.properties
```

No license file was found, but licenses were detected in source scan.

```
/*
```

```
* Licensed to the Apache Software Foundation (ASF) under one
```

```
* or more contributor license agreements. See the NOTICE file
```

```
* distributed with this work for additional information
```

```
* regarding copyright ownership. The ASF licenses this file
```

```
* to you under the Apache License, Version 2.0 (the "License");
* you may not use this file except in compliance with the License.
* You may obtain a copy of the License at
*
*   http://www.apache.org/licenses/LICENSE-2.0
*
* Unless required by applicable law or agreed to in writing, software
* distributed under the License is distributed on an "AS IS" BASIS,
* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
* See the License for the specific language governing permissions and
* limitations under the License.
*/
// is found, then throw a special exception in order to terminate
```

Found in path(s):

```
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-
jar/org/apache/xalan/processor/TransformerFactoryImpl.java
No license file was found, but licenses were detected in source scan.
```

```
/*
* Licensed to the Apache Software Foundation (ASF) under one
* or more contributor license agreements. See the NOTICE file
* distributed with this work for additional information
* regarding copyright ownership. The ASF licenses this file
* to you under the Apache License, Version 2.0 (the "License");
* you may not use this file except in compliance with the License.
* You may obtain a copy of the License at
*
*   http://www.apache.org/licenses/LICENSE-2.0
*
* Unless required by applicable law or agreed to in writing, software
* distributed under the License is distributed on an "AS IS" BASIS,
* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
* See the License for the specific language governing permissions and
* limitations under the License.
*/
// Attribution to: "Voytenko, Dimitry" <DVoytenko@SECTORBASE.COM>
```

Found in path(s):

```
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-
jar/org/apache/xml/serializer/ToHTMLStream.java
No license file was found, but licenses were detected in source scan.
```

```
/*
* Copyright (c) 2002 World Wide Web Consortium,
* (Massachusetts Institute of Technology, Institut National de
* Recherche en Informatique et en Automatique, Keio University). All
* Rights Reserved. This program is distributed under the W3C's Software
```

- * Intellectual Property License. This program is distributed in the
- * hope that it will be useful, but WITHOUT ANY WARRANTY; without even
- * the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR
- * PURPOSE.
- * See W3C License <http://www.w3.org/Consortium/Legal/> for more details.
- */

Found in path(s):

- * /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xpath/domapi/XPathStylesheetDOM3Exception.java
- No license file was found, but licenses were detected in source scan.

- * Licensed to the Apache Software Foundation (ASF) under one
- * or more contributor license agreements. See the NOTICE file
- * distributed with this work for additional information
- * regarding copyright ownership. The ASF licenses this file
- * to you under the Apache License, Version 2.0 (the "License");
- * you may not use this file except in compliance with the License.
- * You may obtain a copy of the License at
- *
- * <http://www.apache.org/licenses/LICENSE>
- 2.0
- *
- * Unless required by applicable law or agreed to in writing, software
- * distributed under the License is distributed on an "AS IS" BASIS,
- * WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
- * See the License for the specific language governing permissions and
- * limitations under the License.

Found in path(s):

- * /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/trace/package.html
- * /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xpath/functions/package.html
- *
- */opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/transformer/package.html
- * /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/client/package.html
- * /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/processor/package.html
- * /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/lib/package.html
- * /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xpath/domapi/package.html
- * /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/templates/package.html
- * /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xml/serializer/package.html
- * /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/extensions/package.html
- * /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xpath/operations/package.html
- *

/opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xpath/compiler/package.html
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xpath/patterns/package.html
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xpath/package.html
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/lib/sql/package.html
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/xslt/package.html
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xalan/res/package.html
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xml/utils/package.html
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xpath/objects/package.html
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xpath/axes/package.html
*
/opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xpath/res/package.html
No license file was found, but licenses were detected in source scan.

/*
* Licensed to the Apache Software Foundation (ASF) under one
* or more contributor license agreements. See the NOTICE file
* distributed with this work for additional information
* regarding copyright ownership. The ASF licenses this file
* to you under the Apache License, Version 2.0 (the "License");
* you may not use this file except in compliance with the License.
* You may obtain a copy of the License at
*
* <http://www.apache.org/licenses/LICENSE-2.0>
*
* Unless required by applicable law or agreed to in writing, software
* distributed under the License is distributed on an "AS IS" BASIS,
* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
* See the License for the specific language governing permissions and
* limitations under the License.
*/
/**
* Execute the proprietary document-location() function, which returns
* a node set of documents.
* @xsl.usage advanced
*/

Found in path(s):
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-jar/org/apache/xpath/functions/FuncDoclocation.java
No license file was found, but licenses were detected in source scan.

/*
* Licensed to the Apache Software Foundation (ASF) under one
* or more contributor license agreements. See the NOTICE file
* distributed with this work for additional information
* regarding copyright ownership. The ASF licenses this file
* to you under the Apache License, Version 2.0 (the "License");
* you may not use this file except in compliance with the License.

```
* You may obtain a copy of the License at
*
* http://www.apache.org/licenses/LICENSE-2.0
*
* Unless required by applicable law or agreed to in writing, software
* distributed under the License is distributed on an "AS IS" BASIS,
* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
* See the License for the specific language governing permissions and
* limitations under the License.
```

```
*/
```

```
/*
```

```
* $Id: XSLProcessorVersion.src 468640 2006-10-28 06:53:53Z minchau $
```

```
*/
```

```
package org.apache.xalan.processor;
```

```
/**
```

```
* Administrative class to keep track of the version number of
* the Xalan release.
```

```
* <P>See also: org/apache/xalan/res/XSLTInfo.properties</P>
```

```
* @deprecated To be replaced by org.apache.xalan.Version.getVersion\(\)
```

```
* @xsl.usage general
```

```
*/
```

```
public class XSLProcessorVersion
```

```
{
```

```
/**
```

```
* Print the processor version to the command line.
```

```
*
```

```
* @param argv command line arguments, unused.
```

```
*/
```

```
public static void main(String argv[])
```

```
{
```

```
    System.out.println(S_VERSION);
```

```
}
```

```
/**
```

```
* Constant name of product.
```

```
*/
```

```
public static final String PRODUCT = "Xalan";
```

```
/**
```

```
* Implementation Language.
```

```
*/
```

```
public static final String LANGUAGE = "Java";
```

```
/**
```

```
* Major version number.
```

```
* Version number. This changes only when there is a
```

* significant, externally apparent enhancement from
* the previous release. 'n' represents the n'th
* version.
*
* Clients should carefully consider
the implications
* of new versions as external interfaces and behaviour
* may have changed.
*/
public static final int VERSION = @version.VERSION@;

/**
* Release Number.
* Release number. This changes when:
* - a new set of functionality is to be added, eg,
* implementation of a new W3C specification.
* - API or behaviour change.
* - its designated as a reference release.
*/
public static final int RELEASE = @version.RELEASE@;

/**
* Maintenance Drop Number.
* Optional identifier used to designate maintenance
* drop applied to a specific release and contains
* fixes for defects reported. It maintains compatibility
* with the release and contains no API changes.
* When missing, it designates the final and complete
* development drop for a release.
*/
public static final int MAINTENANCE
= @version.MINOR@;

/**
* Development Drop Number.
* Optional identifier designates development drop of
* a specific release. D01 is the first development drop
* of a new release.
*
* Development drops are works in progress towards a
* completed, final release. A specific development drop
* may not completely implement all aspects of a new
* feature, which may take several development drops to
* complete. At the point of the final drop for the
* release, the D suffix will be omitted.
*
* Each 'D' drops can contain functional enhancements as
* well as defect fixes. 'D' drops may not be as stable as

```

*      the final releases.
*/
public static final int DEVELOPMENT = 0;

/**
 * Version String like <CODE>"<B>Xalan</B> <B>Language</B>
 * v.r[.dd] <B>D</B>nn]"</CODE>.
 * <P>Semantics of the version string are
 identical to the Xerces project.</P>
 */
public static final String S_VERSION = PRODUCT+" "+LANGUAGE+" "
        +VERSION+"."+RELEASE+"."
        +(DEVELOPMENT > 0 ? ("D"+DEVELOPMENT)
        : (""+MAINTENANCE));

}

```

Found in path(s):

```

* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-
jar/org/apache/xalan/processor/XSLProcessorVersion.src

```

No license file was found, but licenses were detected in source scan.

```

/*
 * Licensed to the Apache Software Foundation (ASF) under one or more
 * contributor license agreements. See the NOTICE file distributed with
 * this work for additional information regarding copyright ownership.
 * The ASF licenses this file to You under the Apache License, Version 2.0
 * (the "License"); you may not use this file except in compliance with
 * the License. You may obtain a copy of the License at
 *
 * http://www.apache.org/licenses/LICENSE-2.0
 *
 * Unless required by applicable law or agreed to in writing, software
 * distributed under the License is distributed on an "AS IS" BASIS,
 * WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
 * See the License for the specific language governing permissions and
 * limitations under the License.
 */
/*
 * $Id: xpath.lex 1225752 2011-12-30 04:12:46Z mrglavas $
 */

/*
 * @author Jacek Ambroziak
 * @author
 Santiago Pericas-Geertsen
 * @author Morten Jorgensen
 */

```



```

*/

package org.apache.xalan.xsltc.compiler;

import java_cup.runtime.Symbol;
%%
%cup
%unicode
%class XPathLexer
%yyeof

%{
    int last;

    void initialize() {
        last = -1;
    }

    static boolean isWhitespace(int c) {
        return (c == ' ' || c == '\t' || c == '\r' || c == '\n' || c == '\f');
    }

    /**
     * If symbol is not followed by ':' or '(', then treat it as a
     * name instead of an axis or function (Jira-1912).
     */
    Symbol disambiguateAxisOrFunction(int ss) throws Exception {
        // Peek in the input buffer without changing the internal state
        int index = yy_buffer_index;

        // Skip whitespace
        while (index < yy_buffer_read && isWhitespace(yy_buffer[index])) {
            index++;
        }

        // If end of buffer, can't disambiguate :(

        if (index >= yy_buffer_read) {
            // Can't disambiguate, so return as symbol
            return new Symbol(ss);
        }

        // Return symbol if next token is ':' or '('
        return (yy_buffer[index] == ':' && yy_buffer[index+1] == ':' ||
                yy_buffer[index] == '(') ?
            new Symbol(ss) : new Symbol(sym.QNAME, yytext());
    }
}

```

/**

- * If symbol is first token or if it follows any of the operators
 - * listed in <http://www.w3.org/TR/xpath#exprlex> then treat as a
 - * name instead of a keyword (Jira-1912).
- */

Symbol disambiguateOperator(int ss) throws Exception {

```
    switch (last) {
        case -1: // first token
        case sym.ATSIGN:
        case sym.DCOLON:
        case sym.LPAREN:
        case sym.LBRACK:
        case sym.COMMA:
        case sym.AND:
        case sym.OR:
        case
sym.MOD:
        case sym.DIV:
        case sym.MULT:
        case sym.SLASH:
        case sym.DSLASH:
        case sym.VBAR:
        case sym.PLUS:
        case sym.MINUS:
        case sym.EQ:
        case sym.NE:
        case sym.LT:
        case sym.LE:
        case sym.GT:
        case sym.GE:
            return newSymbol(sym.QNAME, yytext());
        }
        return newSymbol(ss);
    }
```

/**

- * If symbol is first token or if it follows any of the operators
 - * listed in <http://www.w3.org/TR/xpath#exprlex> then treat as a
 - * wildcard instead of a multiplication operator
- */

Symbol disambiguateStar() throws Exception {

```
    switch (last) {
        case -1: // first token
        case sym.ATSIGN:
        case sym.DCOLON:
        case sym.LPAREN:
        case sym.LBRACK:
        case sym.COMMA:
```

```

case sym.AND:
    case sym.OR:
    case sym.MOD:
    case sym.DIV:
    case sym.MULT:
    case sym.SLASH:
    case sym.DSLASH:
    case sym.VBAR:
    case sym.PLUS:
    case sym.MINUS:
    case sym.EQ:
    case sym.NE:
    case sym.LT:
    case sym.LE:
    case sym.GT:
    case sym.GE:
        return newSymbol(sym.STAR);
    }
    return newSymbol(sym.MULT);
}

Symbol newSymbol(int ss) {
    last = ss;
    return new Symbol(ss);
}

Symbol newSymbol(int ss, String value) {
    last = ss;
    return new Symbol(ss, value);
}

Symbol newSymbol(int ss, Long value) {
    last = ss;
    return new Symbol(ss, value);
}

Symbol newSymbol(int ss, Double value) {
    last = ss;
    return new
Symbol(ss, value);
}
% }

%eofval{
return newSymbol(sym.EOF);
%eofval}

```

%yylexthrow{

Exception

%yylexthrow }

Letter={BaseChar}|{Ideographic }

BaseChar=[\u0041-\u005A\u0061-\u007A\u00C0-\u00D6\u00D8-\u00F6\u00F8-\u00FF\u0100-\u0131\u0134-\u013E\u0141-\u0148\u014A-\u017E\u0180-\u01C3\u01CD-\u01F0\u01F4-\u01F5\u01FA-\u0217\u0250-\u02A8\u02BB-\u02C1\u0386\u0388-\u038A\u038C\u038E-\u03A1\u03A3-\u03CE\u03D0-\u03D6\u03DA\u03DC\u03DE\u03E0\u03E2-\u03F3\u0401-\u040C\u040E-\u044F\u0451-\u045C\u045E-\u0481\u0490-\u04C4\u04C7-\u04C8\u04CB-\u04CC\u04D0-\u04EB\u04EE-\u04F5\u04F8-\u04F9\u0531-\u0556\u0559\u0561-\u0586\u05D0-\u05EA\u05F0-\u05F2\u0621-\u063A\u0641-\u064A\u0671-\u06B7\u06BA-\u06BE\u06C0-\u06CE\u06D0-\u06D3\u06D5\u06E5-\u06E6\u0905-\u0939\u093D\u0958-\u0961\u0985-\u098C\u098F-\u0990\u0993-\u09A8\u09AA-\u09B0\u09B2\u09B6-\u09B9\u09DC-\u09DD\u09DF-\u09E1\u09F0-\u09F1\u0A05-\u0A0A\u0A0F-\u0A10\u0A13-\u0A28\u0A2A-\u0A30\u0A32-\u0A33\u0A35-\u0A36\u0A38-\u0A39\u0A59-\u0A5C\u0A5E\u0A72-\u0A74\u0A85-\u0A8B\u0A8D\u0A8F-\u0A91\u0A93-\u0AA8\u0AAA-\u0AB0\u0AB2-\u0AB3\u0AB5-\u0AB9\u0ABD\u0AE0\u0B05-\u0B0C\u0B0F-\u0B10\u0B13-\u0B28\u0B2A-\u0B30\u0B32-\u0B33\u0B36-\u0B39\u0B3D\u0B5C-\u0B5D\u0B5F-\u0B61\u0B85-\u0B8A\u0B8E-\u0B90\u0B92-\u0B95\u0B99-\u0B9A\u0B9C\u0B9E-\u0B9F\u0BA3-\u0BA4\u0BA8-\u0BAA\u0BAE-\u0BB5\u0BB7-\u0BB9\u0C05-\u0C0C\u0C0E-\u0C10\u0C12-\u0C28\u0C2A-\u0C33\u0C35-\u0C39\u0C60-\u0C61\u0C85-\u0C8C\u0C8E-\u0C90\u0C92-\u0CA8\u0CAA-\u0CB3\u0CB5-\u0CB9\u0CDE\u0CE0-\u0CE1\u0D05-\u0D0C\u0D0E-\u0D10\u0D12-\u0D28\u0D2A-\u0D39\u0D60-\u0D61\u0E01-\u0E2E\u0E30\u0E32-\u0E33\u0E40-\u0E45\u0E81-\u0E82\u0E84\u0E87-\u0E88\u0E8A\u0E8D\u0E94-\u0E97\u0E99-\u0E9F\u0EA1-\u0EA3\u0EA5\u0EA7\u0EAA-\u0EAB\u0EAD-\u0EAE\u0EB0\u0EB2-\u0EB3\u0EBD\u0EC0-\u0EC4\u0F40-\u0F47\u0F49-\u0F69\u10A0-\u10C5\u10D0-\u10F6\u1100\u1102-\u1103\u1105-\u1107\u1109\u110B-\u110C\u110E-\u1112\u1113C\u113E\u1140\u114C\u114E\u1150\u1154-\u1155\u1159\u115F-\u1161\u1163\u1165\u1167\u1169\u116D-\u116E\u1172-\u1173\u1175\u119E\u11A8\u11AB\u11AE-\u11AF\u11B7-\u11B8\u11BA\u11BC-\u11C2\u11EB\u11F0\u11F9\u1E00-\u1E9B\u1EA0-\u1EF9\u1F00-\u1F15\u1F18-\u1F1D\u1F20-\u1F45\u1F48-\u1F4D\u1F50-\u1F57\u1F59\u1F5B\u1F5D\u1F5F-\u1F7D\u1F80-\u1FB4\u1FB6-\u1FBC\u1FBE\u1FC2-\u1FC4\u1FC6-\u1FCC\u1FD0-\u1FD3\u1FD6-\u1FDB\u1FE0-\u1FEC\u1FF2-\u1FF4\u1FF6-\u1FFC\u2126\u212A-\u212B\u212E\u2180-\u2182\u3041-\u3094\u30A1-\u30FA\u3105-\u312C\uAC00-\uD7A3]

Ideographic=[\u4E00-\u9FA5\u3007\u3021-\u3029]

CombiningChar=[\u0300-\u0345\u0360-\u0361\u0483-\u0486\u0591-\u05A1\u05A3-\u05B9\u05BB-\u05BD\u05BF\u05C1-\u05C2\u05C4\u064B-\u0652\u0670\u06D6-\u06DC\u06DD-\u06DF\u06E0-\u06E4\u06E7-\u06E8\u06EA-\u06ED\u0901-\u0903\u093C\u093E-\u094C\u094D\u0951-\u0954\u0962-\u0963\u0981-\u0983\u09BC\u09BE\u09BF\u09C0-\u09C4\u09C7-\u09C8\u09CB-\u09CD\u09D7\u09E2-\u09E3\u0A02\u0A3C\u0A3E\u0A3F\u0A40-\u0A42\u0A47-\u0A48\u0A4B-\u0A4D\u0A70-\u0A71\u0A81-\u0A83\u0ABC\u0ABE-\u0AC5\u0AC7-\u0AC9\u0ACB-\u0ACD\u0B01-\u0B03\u0B3C\u0B3E-\u0B43\u0B47-\u0B48\u0B4B-\u0B4D\u0B56-\u0B57\u0B82-\u0B83\u0BBE-\u0BC2\u0BC6-\u0BC8\u0BCA-\u0BCD\u0BD7\u0C01-\u0C03\u0C3E-\u0C44\u0C46-\u0C48\u0C4A-\u0C4D\u0C55-\u0C56\u0C82-\u0C83\u0CBE-\u0CC4\u0CC6-\u0CC8\u0CCA-\u0CCD\u0CD5-\u0CD6\u0D02-\u0D03\u0D3E-\u0D43\u0D46-\u0D48\u0D4A-\u0D4D\u0D57\u0E31\u0E34-\u0E3A\u0E47-\u0E4E\u0EB1\u0EB4-\u0EB9\u0EBB-\u0EBC\u0EC8-\u0ECD\u0F18-\u0F19\u0F35\u0F37\u0F39\u0F3E\u0F3F\u0F71-\u0F84\u0F86-\u0F8B\u0F90-

`\u0F95\u0F97\u0F99-\u0FAD\u0FB1-\u0FB7\u0FB9\u20D0-\u20DC\u20E1\u302A-\u302F\u3099\u309A]`

`Digit=[\u0030-\u0039\u0660-\u0669\u06F0-\u06F9\u0966-\u096F\u09E6-\u09EF\u0A66-\u0A6F\u0AE6-\u0AEF\u0B66-\u0B6F\u0BE7-\u0BEF\u0C66-\u0C6F\u0CE6-\u0CEF\u0D66-\u0D6F\u0E50-\u0E59\u0ED0-\u0ED9\u0F20-\u0F29]`

`Extender=[\u00B7\u02D0\u02D1\u0387\u0640\u0E46\u0EC6\u3005\u3031-\u3035\u309D-\u309E\u30FC-\u30FE]`

`NCName={({Letter}}|"_"){NCNameStartChar})({NCNameChar})*`

`NCNameChar={Letter}|{Digit}|"."-|_|{CombiningChar}|{Extender}|{NCNameStartChar}|
 \u00B7 | [\u0300-\u036F] | [\u203F-\u2040] | [\u0130-\u0136]`

`NCNameStartChar=[\u0041-\u005A\u0061-\u007A\u00C0-\u00D6\u00D8-\u00F6\u00F8-\u02FF\u0370-\u037D\u037F-\u1FFF\u200C-\u200D\u2070-\u218F\u2C00-\u2FEF\u3001-\uD7FF\uF900-\uFDCF\uFDF0-\uFFFD] | \u005F |({HighSurrogate}{LowSurrogate})`

`HighSurrogate=[\uD800-\uDBFF]`

`LowSurrogate=[\uDC00-\uDFFF]`

`%%`

```
"*"      { return disambiguateStar(); }
"/"      { return newSymbol(sym.SLASH); }
"+"      { return newSymbol(sym.PLUS); }
"-"      { return newSymbol(sym.MINUS); }
"div"    { return disambiguateOperator(sym.DIV); }
"mod"    { return disambiguateOperator(sym.MOD); }
"::"     { return newSymbol(sym.DCOLON); }
","      { return newSymbol(sym.COMMA); }
"@       { return newSymbol(sym.ATSIGN); }
"..      { return newSymbol(sym.DDOT); }
"|"      { return newSymbol(sym.VBAR); }
"$"      { return newSymbol(sym.DOLLAR); }
"//"     { return newSymbol(sym.DSLASH); }
"="      { return newSymbol(sym.EQ); }
"!="     { return newSymbol(sym.NE); }
"<"     { return newSymbol(sym.LT); }
">"     { return newSymbol(sym.GT); }
"<="   { return newSymbol(sym.LE); }
">="   { return newSymbol(sym.GE); }
"id"     { return disambiguateAxisOrFunction(sym.ID); }
"key"    { return disambiguateAxisOrFunction(sym.KEY); }
"text()" { return newSymbol(sym.TEXT); }
"text"+[ \t\r\n\f]+() { return newSymbol(sym.TEXT); }
```

```

"node()"          { return newSymbol(sym.NODE); }
"node"+[ \t\r\n\f]+"() { return newSymbol(sym.NODE); }
"comment()"      { return newSymbol(sym.COMMENT); }
"comment"+[ \t\r\n\f]+"() { return newSymbol(sym.COMMENT); }
"processing-instruction"
{ return disambiguateAxisOrFunction(sym.PIPARAM); }
"processing-instruction()"      { return newSymbol(sym.PI); }
"processing-instruction"+[ \t\r\n\f]+"() { return newSymbol(sym.PI); }
"or"          { return disambiguateOperator(sym.OR); }
"and"         { return disambiguateOperator(sym.AND); }
"child"       { return disambiguateAxisOrFunction(sym.CHILD); }
"attribute"   { return disambiguateAxisOrFunction(sym.ATTRIBUTE); }
"ancestor"    { return disambiguateAxisOrFunction(sym.ANCESTOR); }
"ancestor-or-self" { return disambiguateAxisOrFunction(sym.ANCESTORORSELF); }
"descendant"  { return disambiguateAxisOrFunction(sym.DESCENDANT); }
"descendant-or-self" { return disambiguateAxisOrFunction(sym.DESCENDANTORSELF); }
"following"   { return disambiguateAxisOrFunction(sym.FOLLOWING); }
"following-sibling" { return disambiguateAxisOrFunction(sym.FOLLOWINGSIBLING); }
}
"namespace"   { return disambiguateAxisOrFunction(sym.NAMESPACE); }
"parent"      { return disambiguateAxisOrFunction(sym.PARENT); }
"preceding"   { return disambiguateAxisOrFunction(sym.PRECEDING); }
"preceding-sibling" { return disambiguateAxisOrFunction(sym.PRECEDINGSIBLING); }
"self"        { return disambiguateAxisOrFunction(sym.SELF); }
"["           { return newSymbol(sym.LBRACK); }
"]"           { return newSymbol(sym.RBRACK); }
"("           { return newSymbol(sym.LPAREN); }
")"           { return newSymbol(sym.RPAREN); }
"<PATTERN>"   { initialize(); return new Symbol(sym.PATTERN); }
"<EXPRESSION>" { initialize(); return new Symbol(sym.EXPRESSION); }
\[^\]*\      { return newSymbol(sym.Literal,
    yytext().substring(1, yytext().length() - 1)); }
\[^\]*\'     { return newSymbol(sym.Literal,
    yytext().substring(1,
    yytext().length() - 1)); }
{Digit}+     { return newSymbol(sym.INT, new Long(yytext())); }
{Digit}+(\."{Digit}*)? { return newSymbol(sym.REAL, new Double(yytext())); }
"."{Digit}+  { return newSymbol(sym.REAL, new Double(yytext())); }
"."         { return newSymbol(sym.DOT); }
({NCName}":")?{NCName} { return newSymbol(sym.QNAME, yytext()); }
({NCName}":")?*"      { return newSymbol(sym.QNAME, yytext()); }
({NCName}":")?@"*    { return newSymbol(sym.QNAME, yytext()); }
[ \t\r\n\f]        { /* ignore white space. */ }
.                  { throw new Exception(yytext()); }

```

Found in path(s):

```

* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-
jar/org/apache/xalan/xsltc/compiler/xpath.lex

```

No license file was found, but licenses were detected in source scan.

```
/*
 * Licensed to the Apache Software Foundation (ASF) under one
 * or more contributor license agreements. See the NOTICE file
 * distributed with this work for additional information
 * regarding copyright ownership. The ASF licenses this file
 * to you under the Apache License, Version 2.0 (the "License");
 * you may not use this file except in compliance with the License.
 * You may obtain a copy of the License at
 *
 * http://www.apache.org/licenses/LICENSE-2.0
 *
 * Unless required by applicable law or agreed to in writing, software
 * distributed under the License is distributed on an "AS IS" BASIS,
 * WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
 * See the License for the specific language governing permissions and
 * limitations under the License.
 */
// Proprietary, built in functions
/** current function string (Proprietary). */
```

Found in path(s):

```
* /opt/cola/permits/1134796662_1613422294.09/0/xalan-2-7-2-sources-
jar/org/apache/xpath/compiler/Keywords.java
```

1.192 commons-cli 1.4

1.192.1 Available under license :

Apache Commons CLI
Copyright 2001-2017 The Apache Software Foundation

This product includes software developed at
The Apache Software Foundation (<http://www.apache.org/>).

Apache License
Version 2.0, January 2004
<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction,
and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by
the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise

designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.
3. Grant of Patent License. Subject to the terms and conditions of this License,
each Contributor hereby grants to You a perpetual,
worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.
4. Redistribution. You may reproduce and distribute copies of the
Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:
 - (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
 - (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
 - (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and

(d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not

pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any

risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

1.193 jakarta-annotation-api 1.3.4

1.193.1 Available under license :

Eclipse Public License - v 2.0

THE ACCOMPANYING PROGRAM IS PROVIDED UNDER THE TERMS OF THIS ECLIPSE PUBLIC LICENSE ("AGREEMENT"). ANY USE, REPRODUCTION OR DISTRIBUTION OF THE PROGRAM CONSTITUTES RECIPIENT'S ACCEPTANCE OF THIS AGREEMENT.

1. DEFINITIONS

"Contribution" means:

a) in the case of the initial Contributor, the initial content Distributed under this Agreement, and

b) in the case of each subsequent Contributor:

- i) changes to the Program, and
- ii) additions to the Program;

where such changes and/or additions to the Program originate from and are Distributed by that particular Contributor. A Contribution "originates" from a Contributor if it was added to the Program by such Contributor itself or anyone acting on such Contributor's behalf. Contributions do not include changes or additions to the Program that are not Modified Works.

"Contributor" means any person or entity that Distributes the Program.

"Licensed Patents" mean patent claims licensable by a Contributor which are necessarily infringed by the use or sale of its Contribution alone or when combined with the Program.

"Program" means the Contributions Distributed in accordance with this Agreement.

"Recipient" means anyone who receives the Program under this Agreement or any Secondary License (as applicable), including Contributors.

"Derivative Works" shall mean any work, whether in Source Code or other form, that is based on (or derived from) the Program and for which the

editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship.

"Modified Works" shall mean any work in Source Code or other form that results from an addition to, deletion from, or modification of the contents of the Program, including, for purposes of clarity any new file in Source Code form that contains any contents of the Program. Modified Works shall not include works that contain only declarations, interfaces, types, classes, structures, or files of the Program solely in each case in order to link to, bind by name, or subclass the Program or Modified Works thereof.

"Distribute" means the acts of a) distributing or b) making available in any manner that enables the transfer of a copy.

"Source Code" means the form of a Program preferred for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Secondary License" means either the GNU General Public License, Version 2.0, or any later versions of that license, including any exceptions or additional permissions as identified by the initial Contributor.

2. GRANT OF RIGHTS

a) Subject to the terms of this Agreement, each Contributor hereby grants Recipient a non-exclusive, worldwide, royalty-free copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, Distribute and sublicense the Contribution of such Contributor, if any, and such Derivative Works.

b) Subject to the terms of this Agreement, each Contributor hereby grants Recipient a non-exclusive, worldwide, royalty-free patent license under Licensed Patents to make, use, sell, offer to sell, import and otherwise transfer the Contribution of such Contributor, if any, in Source Code or other form. This patent license shall apply to the combination of the Contribution and the Program if, at the time the Contribution is added by the Contributor, such addition of the Contribution causes such combination to be covered by the Licensed Patents. The patent license shall not apply to any other combinations which include the Contribution. No hardware per se is licensed hereunder.

c) Recipient understands

that although each Contributor grants the

licenses to its Contributions set forth herein, no assurances are provided by any Contributor that the Program does not infringe the patent or other intellectual property rights of any other entity. Each Contributor disclaims any liability to Recipient for claims brought by any other entity based on infringement of intellectual property rights or otherwise. As a condition to exercising the rights and licenses granted hereunder, each Recipient hereby assumes sole responsibility to secure any other intellectual property rights needed, if any. For example, if a third party patent license is required to allow Recipient to Distribute the Program, it is Recipient's responsibility to acquire that license before distributing the Program.

d) Each Contributor represents that to its knowledge it has sufficient copyright rights in its Contribution, if any, to grant the copyright license set forth in this Agreement.

e) Notwithstanding the terms of any Secondary License, no Contributor makes additional grants to any Recipient (other than those set forth in this Agreement) as a result of such Recipient's receipt of the Program under the terms of a Secondary License (if permitted under the terms of Section 3).

3. REQUIREMENTS

3.1 If a Contributor Distributes the Program in any form, then:

a) the Program must also be made available as Source Code, in accordance with section 3.2, and the Contributor must accompany the Program with a statement that the Source Code for the Program is available under this Agreement, and informs Recipients how to obtain it in a reasonable manner on or through a medium customarily used for software exchange; and

b) the Contributor may Distribute the Program under a license different than this Agreement, provided that such license:

- i) effectively disclaims on behalf of all other Contributors all warranties and conditions, express and implied, including warranties or conditions of title and non-infringement, and implied warranties or conditions of merchantability and fitness for a particular purpose;

- ii) effectively excludes on behalf of all other Contributors all liability for damages, including direct, indirect, special, incidental and consequential damages, such as lost profits;

iii) does not attempt to limit or alter the recipients' rights in the Source Code under section 3.2; and

iv) requires any subsequent distribution of the Program by any party to be under a license that satisfies the requirements of this section 3.

3.2 When the Program is Distributed as Source Code:

- a) it must be made available under this Agreement, or if the Program (i) is combined with other material in a separate file or files made available under a Secondary License, and (ii) the initial Contributor attached to the Source Code the notice described in Exhibit A of this Agreement, then the Program may be made available under the terms of such Secondary Licenses, and
- b) a copy of this Agreement must be included with each copy of the Program.

3.3 Contributors may not remove or alter any copyright, patent, trademark, attribution notices, disclaimers of warranty, or limitations of liability ("notices") contained within the Program from any copy of the Program which they Distribute, provided that Contributors may add their own appropriate notices.

4. COMMERCIAL DISTRIBUTION

Commercial distributors of software may accept certain responsibilities with respect to end users, business partners and the like. While this license is intended to facilitate the commercial use of the Program, the Contributor who includes the Program in a commercial product offering should do so in a manner which does not create potential liability for other Contributors. Therefore, if a Contributor includes the Program in a commercial product offering, such Contributor ("Commercial Contributor") hereby agrees to defend and indemnify every other Contributor ("Indemnified Contributor") against any losses, damages and costs (collectively "Losses") arising from claims, lawsuits and other legal actions brought by a third party against the Indemnified Contributor to the extent caused by the acts or omissions of such Commercial Contributor in connection with its distribution of the Program in a commercial product offering. The obligations in this section do not apply to any claims or Losses relating to any actual or alleged intellectual property infringement. In order to qualify, an Indemnified Contributor must: a) promptly notify the Commercial Contributor in writing

of such claim, and b) allow the Commercial Contributor to control, and cooperate with the Commercial Contributor in, the defense and any related settlement negotiations. The Indemnified Contributor may participate in any such claim at its own expense.

For example, a Contributor might include the Program in a commercial product offering, Product X. That Contributor is then a Commercial Contributor. If that Commercial Contributor then makes performance claims, or offers warranties related to Product X, those performance claims and warranties are such Commercial Contributor's responsibility alone. Under this section, the Commercial Contributor would have to defend claims against the other Contributors related to those performance claims and warranties, and if a court requires any other Contributor to pay any damages as a result, the Commercial Contributor must pay those damages.

5. NO WARRANTY

EXCEPT AS EXPRESSLY SET FORTH IN THIS AGREEMENT, AND TO THE EXTENT PERMITTED BY APPLICABLE LAW, THE PROGRAM IS PROVIDED ON AN "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, EITHER EXPRESS OR IMPLIED INCLUDING, WITHOUT LIMITATION, ANY WARRANTIES OR CONDITIONS OF TITLE, NON-INFRINGEMENT, MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE. Each Recipient is solely responsible for determining the appropriateness of using and distributing the Program and assumes all risks associated with its exercise of rights under this Agreement, including but not limited to the risks and costs of program errors, compliance with applicable laws, damage to or loss of data, programs or equipment, and unavailability or interruption of operations.

6. DISCLAIMER OF LIABILITY

EXCEPT AS EXPRESSLY SET FORTH IN THIS AGREEMENT, AND TO THE EXTENT PERMITTED BY APPLICABLE LAW, NEITHER RECIPIENT NOR ANY CONTRIBUTORS SHALL HAVE ANY LIABILITY FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING WITHOUT LIMITATION LOST PROFITS), HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OR DISTRIBUTION OF THE PROGRAM OR THE EXERCISE OF ANY RIGHTS GRANTED HEREUNDER, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

7. GENERAL

If any provision of this Agreement is invalid or unenforceable under applicable law, it shall not affect the validity or enforceability of

the remainder of the terms of this Agreement, and without further action by the parties hereto, such provision shall be reformed to the minimum extent necessary to make such provision valid and enforceable.

If Recipient institutes patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Program itself (excluding combinations of the Program with other software or hardware) infringes such Recipient's patent(s), then such Recipient's rights granted under Section 2(b) shall terminate as of the date such litigation is filed.

All Recipient's rights under this Agreement shall terminate if it fails to comply with any of the material terms or conditions of this Agreement and does not cure such failure in a reasonable period of time after becoming aware of such noncompliance. If all Recipient's rights under this Agreement terminate, Recipient agrees to cease use and distribution of the Program as soon as reasonably practicable. However, Recipient's obligations under this Agreement and any licenses granted by Recipient relating to the Program shall continue and survive.

Everyone is permitted to copy and distribute copies of this Agreement, but in order to avoid inconsistency the Agreement is copyrighted and may only be modified in the following manner. The Agreement Steward reserves the right to publish new versions (including revisions) of this Agreement from time to time. No one other than the Agreement Steward has the right to modify this Agreement. The Eclipse Foundation is the initial Agreement Steward. The Eclipse Foundation may assign the responsibility to serve as the Agreement Steward to a suitable separate entity. Each new version of the Agreement will be given a distinguishing version number. The Program (including Contributions) may always be Distributed subject to the version of the Agreement under which it was received. In addition, after a new version of the Agreement is published, Contributor may elect to Distribute the Program (including its Contributions) under the new version.

Except as expressly stated in Sections 2(a) and 2(b) above, Recipient receives no rights or licenses to the intellectual property of any Contributor under this Agreement, whether expressly, by implication, estoppel or otherwise. All rights in the Program not expressly granted under this Agreement are reserved. Nothing in this Agreement is intended to be enforceable by any entity that is not a Contributor or Recipient. No third-party beneficiary rights are created under this Agreement.

Exhibit A - Form of Secondary Licenses Notice

"This Source Code may also be made available under the following Secondary Licenses when the conditions for such availability set forth in the Eclipse Public License, v. 2.0 are satisfied: {name license(s), version(s), and exceptions or additional permissions here}."

Simply including a copy of this Agreement, including this Exhibit A is not sufficient to license the Source Code under Secondary Licenses.

If it is not possible or desirable to put the notice in a particular file, then You may include the notice in a location (such as a LICENSE file in a relevant directory) where a recipient would be likely to look for such a notice.

You may add additional accurate notices of copyright ownership.

The GNU General Public License (GPL) Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.
51 Franklin Street, Fifth Floor
Boston, MA 02110-1335
USA

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. This General Public License applies to most of the Free Software Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Library General Public License instead.)

You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone

to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and modification follow.

TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program

(independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.

b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.

c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License.

(Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Program.

In addition, mere aggregation of another work not based on the Program with the Program (or with a work based on the Program) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

a) Accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost

of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy

the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source code along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO

WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

END OF
TERMS AND CONDITIONS

How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

One line to give the program's name and a brief idea of what it does.
Copyright (C) <year> <name of author>

This program is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation; either version 2 of the License, or (at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License
along with this program; if not, write to the Free Software
Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston, MA 02110-1335 USA

Also add information on how to contact you by electronic and paper mail.

If the program is interactive, make it output a short notice like this
when it starts in an interactive mode:

```
Gnomovision version 69, Copyright (C) year name of author
Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type
`show w'. This is free software, and you are welcome to redistribute
it under certain conditions; type `show c' for details.
```

The hypothetical commands ``show w'` and ``show c'` should show the
appropriate parts of the General Public License. Of course, the commands
you use may be called something other than ``show w'` and ``show c'`; they
could even be mouse-clicks or menu items--whatever suits your program.

You should also get your employer (if you work as a programmer) or your
school, if any, to sign a "copyright disclaimer" for the program, if
necessary. Here is a sample; alter the names:

```
Yoyodyne, Inc., hereby disclaims all copyright interest in the
program `Gnomovision' (which makes passes at compilers) written by
James Hacker.
```

```
signature of Ty Coon, 1 April 1989
Ty Coon, President of Vice
```

This General Public License does not permit incorporating your program
into proprietary programs. If your program is a subroutine library, you
may consider it more useful to permit linking proprietary applications
with the library. If this is what you want to do, use the GNU
Library
General Public License instead of this License.

```
## CLASSPATH EXCEPTION
```

Linking this library statically or dynamically with other modules is
making a combined work based on this library. Thus, the terms and
conditions of the GNU General Public License version 2 cover the whole
combination.

As a special exception, the copyright holders of this library give you

permission to link this library with independent modules to produce an executable, regardless of the license terms of these independent modules, and to copy and distribute the resulting executable under terms of your choice, provided that you also meet, for each linked independent module, the terms and conditions of the license of that module. An independent module is a module which is not derived from or based on this library. If you modify this library, you may extend this exception to your version of the library, but you are not obligated to do so. If

you do not wish to do so, delete this exception statement from your version.

Notices for Eclipse Project for Common Annotations

This content is produced and maintained by the Eclipse Project for Common Annotations project.

* Project home: <https://projects.eclipse.org/projects/ee4j.ca>

Trademarks

Eclipse Project for Common Annotations is a trademark of the Eclipse Foundation.

Declared Project Licenses

This program and the accompanying materials are made available under the terms of the Eclipse Public License v. 2.0 which is available at <http://www.eclipse.org/legal/epl-2.0>. This Source Code may also be made available under the following Secondary Licenses when the conditions for such availability set forth in the Eclipse Public License v. 2.0 are satisfied: GNU General Public License, version 2 with the GNU Classpath Exception which is available at <https://www.gnu.org/software/classpath/license.html>.

SPDX-License-Identifier: EPL-2.0 OR GPL-2.0 WITH Classpath-exception-2.0

Source Code

The project maintains the following source code repositories:

* <https://github.com/eclipse-ee4j/common-annotations-api>

Third-party Content

Cryptography

Content may contain encryption software. The country in which you are currently may have restrictions on the import, possession, and use, and/or re-export to another country, of encryption software. BEFORE using any encryption software, please check the country's laws, regulations and policies concerning the import,

possession, or use, and re-export of encryption software, to see if this is permitted.

1.194 commons-codec 1.11

1.194.1 Available under license :

Apache License
Version 2.0, January 2004
<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct

or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must

include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.
Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.
6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.
7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.
8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.
9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software
distributed under the License is distributed on an "AS IS" BASIS,
WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
See the License for the specific language governing permissions and
limitations under the License.

Apache Commons Codec

Copyright 2002-2017 The Apache Software Foundation

This product includes software developed at
The Apache Software Foundation (<http://www.apache.org/>).

`src/test/org/apache/commons/codec/language/DoubleMetaphoneTest.java`

contains test data from <http://aspell.net/test/orig/batch0.tab>.

Copyright (C) 2002 Kevin Atkinson (kevina@gnu.org)

=====

The content of package `org.apache.commons.codec.language.bm` has been translated
from the original php source code available at <http://stevemorse.org/phoneticinfo.htm>
with permission from the original authors.

Original source copyright:

Copyright (c) 2008 Alexander Beider & Stephen P. Morse.

1.195 javassist 3.22.0-CR2

1.195.1 Available under license :

No license file was found, but licenses were detected in source scan.

```
/*
 * Javassist, a Java-bytecode translator toolkit.
 * Copyright (C) 2004 Bill Burke. All Rights Reserved.
 *
 * The contents of this file are subject to the Mozilla Public License Version
 * 1.1 (the "License"); you may not use this file except in compliance with
 * the License. Alternatively, the contents of this file may be used under
 * the terms of the GNU Lesser General Public License Version 2.1 or later,
 * or the Apache License Version 2.0.
 *
 * Software distributed under the License is distributed on an "AS IS" basis,
 * WITHOUT WARRANTY OF ANY KIND, either express or implied. See the License
 * for the specific language governing rights and limitations under the
 * License.
 */
```

Found in path(s):

```
* /opt/cola/permits/1135864419_1613618067.93/0/javassist-3-22-0-cr2-sources-4-
jar/javassist/bytecode/annotation/FloatMemberValue.java
* /opt/cola/permits/1135864419_1613618067.93/0/javassist-3-22-0-cr2-sources-4-
jar/javassist/bytecode/annotation/StringMemberValue.java
*
/opt/cola/permits/1135864419_1613618067.93/0/javassist-3-22-0-cr2-sources-4-
jar/javassist/bytecode/annotation/ClassMemberValue.java
* /opt/cola/permits/1135864419_1613618067.93/0/javassist-3-22-0-cr2-sources-4-
jar/javassist/bytecode/annotation/Annotation.java
* /opt/cola/permits/1135864419_1613618067.93/0/javassist-3-22-0-cr2-sources-4-
jar/javassist/bytecode/annotation/ShortMemberValue.java
* /opt/cola/permits/1135864419_1613618067.93/0/javassist-3-22-0-cr2-sources-4-
jar/javassist/bytecode/annotation/DoubleMemberValue.java
* /opt/cola/permits/1135864419_1613618067.93/0/javassist-3-22-0-cr2-sources-4-
jar/javassist/bytecode/annotation/EnumMemberValue.java
* /opt/cola/permits/1135864419_1613618067.93/0/javassist-3-22-0-cr2-sources-4-
jar/javassist/bytecode/annotation/AnnotationMemberValue.java
* /opt/cola/permits/1135864419_1613618067.93/0/javassist-3-22-0-cr2-sources-4-
jar/javassist/bytecode/annotation/ArrayMemberValue.java
* /opt/cola/permits/1135864419_1613618067.93/0/javassist-3-22-0-cr2-sources-4-
jar/javassist/bytecode/annotation/ByteMemberValue.java
*
/opt/cola/permits/1135864419_1613618067.93/0/javassist-3-22-0-cr2-sources-4-
jar/javassist/bytecode/annotation/MemberValue.java
* /opt/cola/permits/1135864419_1613618067.93/0/javassist-3-22-0-cr2-sources-4-
```


jar/javassist/bytecode/annotation/BooleanMemberValue.java
* /opt/cola/permits/1135864419_1613618067.93/0/javassist-3-22-0-cr2-sources-4-
jar/javassist/bytecode/annotation/IntegerMemberValue.java
* /opt/cola/permits/1135864419_1613618067.93/0/javassist-3-22-0-cr2-sources-4-
jar/javassist/bytecode/annotation/MemberValueVisitor.java
* /opt/cola/permits/1135864419_1613618067.93/0/javassist-3-22-0-cr2-sources-4-
jar/javassist/bytecode/annotation/CharMemberValue.java
* /opt/cola/permits/1135864419_1613618067.93/0/javassist-3-22-0-cr2-sources-4-
jar/javassist/bytecode/annotation/LongMemberValue.java
No license file was found, but licenses were detected in source scan.

/*
* Javassist, a Java-bytecode translator toolkit.
* Copyright (C) 1999- Shigeru Chiba. All Rights Reserved.
*
* The contents of this file are subject to the Mozilla Public License Version
* 1.1 (the "License"); you may not use this file except in compliance with
* the License. Alternatively, the contents of this file may be used under
* the terms of the GNU Lesser General Public License Version 2.1 or later,
* or the Apache License Version 2.0.
*
* Software distributed under the License is distributed on an "AS IS" basis,
* WITHOUT WARRANTY OF ANY KIND, either express or implied. See the License
* for the specific language governing rights and limitations under the
* License.
*/

Found in path(s):

* /opt/cola/permits/1135864419_1613618067.93/0/javassist-3-22-0-cr2-sources-4-
jar/javassist/compiler/NoFieldException.java
* /opt/cola/permits/1135864419_1613618067.93/0/javassist-3-22-0-cr2-sources-4-
jar/javassist/bytecode/InnerClassesAttribute.java
*
/opt/cola/permits/1135864419_1613618067.93/0/javassist-3-22-0-cr2-sources-4-
jar/javassist/bytecode/analysis/Subroutine.java
* /opt/cola/permits/1135864419_1613618067.93/0/javassist-3-22-0-cr2-sources-4-jar/javassist/runtime/Cflow.java
* /opt/cola/permits/1135864419_1613618067.93/0/javassist-3-22-0-cr2-sources-4-
jar/javassist/bytecode/annotation/AnnotationImpl.java
* /opt/cola/permits/1135864419_1613618067.93/0/javassist-3-22-0-cr2-sources-4-
jar/javassist/util/proxy/FactoryHelper.java
* /opt/cola/permits/1135864419_1613618067.93/0/javassist-3-22-0-cr2-sources-4-
jar/javassist/convert/Transformer.java
* /opt/cola/permits/1135864419_1613618067.93/0/javassist-3-22-0-cr2-sources-4-
jar/javassist/bytecode/SyntheticAttribute.java
* /opt/cola/permits/1135864419_1613618067.93/0/javassist-3-22-0-cr2-sources-4-
jar/javassist/tools/reflect/Reflection.java
* /opt/cola/permits/1135864419_1613618067.93/0/javassist-3-22-0-cr2-sources-4-jar/javassist/expr/Instanceof.java
*

/opt/cola/permits/1135864419_1613618067.93/0/javassist-3-22-0-cr2-sources-4-jar/javassist/util/proxy/SecurityActions.java
* /opt/cola/permits/1135864419_1613618067.93/0/javassist-3-22-0-cr2-sources-4-jar/javassist/bytecode/ByteStream.java
* /opt/cola/permits/1135864419_1613618067.93/0/javassist-3-22-0-cr2-sources-4-jar/javassist/compiler/SyntaxError.java
* /opt/cola/permits/1135864419_1613618067.93/0/javassist-3-22-0-cr2-sources-4-jar/javassist/tools/reflect/CannotReflectException.java
* /opt/cola/permits/1135864419_1613618067.93/0/javassist-3-22-0-cr2-sources-4-jar/javassist/convert/TransformCall.java
* /opt/cola/permits/1135864419_1613618067.93/0/javassist-3-22-0-cr2-sources-4-jar/javassist/CtNewWrappedMethod.java
* /opt/cola/permits/1135864419_1613618067.93/0/javassist-3-22-0-cr2-sources-4-jar/javassist/bytecode/ClassFilePrinter.java
* /opt/cola/permits/1135864419_1613618067.93/0/javassist-3-22-0-cr2-sources-4-jar/javassist/compiler/ast/AssignExpr.java
* /opt/cola/permits/1135864419_1613618067.93/0/javassist-3-22-0-cr2-sources-4-jar/javassist/CtArray.java
*
/opt/cola/permits/1135864419_1613618067.93/0/javassist-3-22-0-cr2-sources-4-jar/javassist/CtPrimitiveType.java
* /opt/cola/permits/1135864419_1613618067.93/0/javassist-3-22-0-cr2-sources-4-jar/javassist/compiler/ast/NewExpr.java
* /opt/cola/permits/1135864419_1613618067.93/0/javassist-3-22-0-cr2-sources-4-jar/javassist/bytecode/DeprecatedAttribute.java
* /opt/cola/permits/1135864419_1613618067.93/0/javassist-3-22-0-cr2-sources-4-jar/javassist/compiler/MemberResolver.java
* /opt/cola/permits/1135864419_1613618067.93/0/javassist-3-22-0-cr2-sources-4-jar/javassist/compiler/ast/MethodDecl.java
* /opt/cola/permits/1135864419_1613618067.93/0/javassist-3-22-0-cr2-sources-4-jar/javassist/bytecode/stackmap/Tracer.java
* /opt/cola/permits/1135864419_1613618067.93/0/javassist-3-22-0-cr2-sources-4-jar/javassist/bytecode/stackmap/BasicBlock.java
* /opt/cola/permits/1135864419_1613618067.93/0/javassist-3-22-0-cr2-sources-4-jar/javassist/bytecode/CodeAnalyzer.java
*
/opt/cola/permits/1135864419_1613618067.93/0/javassist-3-22-0-cr2-sources-4-jar/javassist/compiler/JvstCodeGen.java
* /opt/cola/permits/1135864419_1613618067.93/0/javassist-3-22-0-cr2-sources-4-jar/javassist/bytecode/StackMap.java
* /opt/cola/permits/1135864419_1613618067.93/0/javassist-3-22-0-cr2-sources-4-jar/javassist/bytecode/LocalVariableAttribute.java
* /opt/cola/permits/1135864419_1613618067.93/0/javassist-3-22-0-cr2-sources-4-jar/javassist/compiler/CodeGen.java
* /opt/cola/permits/1135864419_1613618067.93/0/javassist-3-22-0-cr2-sources-4-jar/javassist/bytecode/analysis/MultiType.java
* /opt/cola/permits/1135864419_1613618067.93/0/javassist-3-22-0-cr2-sources-4-jar/javassist/compiler/ast/Declarator.java
* /opt/cola/permits/1135864419_1613618067.93/0/javassist-3-22-0-cr2-sources-4-jar/javassist/util/proxy/ProxyObject.java

* /opt/cola/permits/1135864419_1613618067.93/0/javassist-3-22-0-cr2-sources-4-jar/javassist/bytecode/analysis/Util.java
*
/opt/cola/permits/1135864419_1613618067.93/0/javassist-3-22-0-cr2-sources-4-jar/javassist/bytecode/EnclosingMethodAttribute.java
* /opt/cola/permits/1135864419_1613618067.93/0/javassist-3-22-0-cr2-sources-4-jar/javassist/compiler/ast/DoubleConst.java
* /opt/cola/permits/1135864419_1613618067.93/0/javassist-3-22-0-cr2-sources-4-jar/javassist/tools/Dump.java
* /opt/cola/permits/1135864419_1613618067.93/0/javassist-3-22-0-cr2-sources-4-jar/javassist/bytecode/analysis/ControlFlow.java
* /opt/cola/permits/1135864419_1613618067.93/0/javassist-3-22-0-cr2-sources-4-jar/javassist/CtMethod.java
* /opt/cola/permits/1135864419_1613618067.93/0/javassist-3-22-0-cr2-sources-4-jar/javassist/bytecode/LineNumberAttribute.java
* /opt/cola/permits/1135864419_1613618067.93/0/javassist-3-22-0-cr2-sources-4-jar/javassist/bytecode/CodeIterator.java
* /opt/cola/permits/1135864419_1613618067.93/0/javassist-3-22-0-cr2-sources-4-jar/javassist/scopedpool/ScopedClassPoolRepository.java
* /opt/cola/permits/1135864419_1613618067.93/0/javassist-3-22-0-cr2-sources-4-jar/javassist/compiler/ast/Stmnt.java
*
/opt/cola/permits/1135864419_1613618067.93/0/javassist-3-22-0-cr2-sources-4-jar/javassist/bytecode/annotation/NoSuchClassError.java
* /opt/cola/permits/1135864419_1613618067.93/0/javassist-3-22-0-cr2-sources-4-jar/javassist/bytecode/stackmap/TypedBlock.java
* /opt/cola/permits/1135864419_1613618067.93/0/javassist-3-22-0-cr2-sources-4-jar/javassist/CodeConverter.java
* /opt/cola/permits/1135864419_1613618067.93/0/javassist-3-22-0-cr2-sources-4-jar/javassist/convert/TransformNewClass.java
* /opt/cola/permits/1135864419_1613618067.93/0/javassist-3-22-0-cr2-sources-4-jar/javassist/compiler/ast/Visitor.java
* /opt/cola/permits/1135864419_1613618067.93/0/javassist-3-22-0-cr2-sources-4-jar/javassist/CtMember.java
* /opt/cola/permits/1135864419_1613618067.93/0/javassist-3-22-0-cr2-sources-4-jar/javassist/bytecode/ByteArray.java
* /opt/cola/permits/1135864419_1613618067.93/0/javassist-3-22-0-cr2-sources-4-jar/javassist/tools/framedump.java
*
/opt/cola/permits/1135864419_1613618067.93/0/javassist-3-22-0-cr2-sources-4-jar/javassist/expr/Cast.java
* /opt/cola/permits/1135864419_1613618067.93/0/javassist-3-22-0-cr2-sources-4-jar/javassist/util/proxy/ProxyFactory.java
* /opt/cola/permits/1135864419_1613618067.93/0/javassist-3-22-0-cr2-sources-4-jar/javassist/bytecode/SignatureAttribute.java
* /opt/cola/permits/1135864419_1613618067.93/0/javassist-3-22-0-cr2-sources-4-jar/javassist/ClassClassPath.java
* /opt/cola/permits/1135864419_1613618067.93/0/javassist-3-22-0-cr2-sources-4-jar/javassist/expr/MethodCall.java
* /opt/cola/permits/1135864419_1613618067.93/0/javassist-3-22-0-cr2-sources-4-jar/javassist/bytecode/ClassFileWriter.java
* /opt/cola/permits/1135864419_1613618067.93/0/javassist-3-22-0-cr2-sources-4-jar/javassist/CannotCompileException.java
* /opt/cola/permits/1135864419_1613618067.93/0/javassist-3-22-0-cr2-sources-4-

jar/javassist/convert/TransformReadField.java
*
/opt/cola/permits/1135864419_1613618067.93/0/javassist-3-22-0-cr2-sources-4-
jar/javassist/bytecode/stackmap/TypeData.java
* /opt/cola/permits/1135864419_1613618067.93/0/javassist-3-22-0-cr2-sources-4-jar/javassist/CtNewClass.java
* /opt/cola/permits/1135864419_1613618067.93/0/javassist-3-22-0-cr2-sources-4-jar/javassist/tools/Callback.java
* /opt/cola/permits/1135864419_1613618067.93/0/javassist-3-22-0-cr2-sources-4-jar/javassist/Modifier.java
* /opt/cola/permits/1135864419_1613618067.93/0/javassist-3-22-0-cr2-sources-4-
jar/javassist/bytecode/stackmap/TypeTag.java
* /opt/cola/permits/1135864419_1613618067.93/0/javassist-3-22-0-cr2-sources-4-jar/javassist/runtime/Inner.java
* /opt/cola/permits/1135864419_1613618067.93/0/javassist-3-22-0-cr2-sources-4-
jar/javassist/bytecode/analysis/FramePrinter.java
* /opt/cola/permits/1135864419_1613618067.93/0/javassist-3-22-0-cr2-sources-4-
jar/javassist/tools/rmi/StubGenerator.java
* /opt/cola/permits/1135864419_1613618067.93/0/javassist-3-22-0-cr2-sources-4-
jar/javassist/tools/rmi/ObjectNotFoundException.java
*
/opt/cola/permits/1135864419_1613618067.93/0/javassist-3-22-0-cr2-sources-4-
jar/javassist/compiler/TypeChecker.java
* /opt/cola/permits/1135864419_1613618067.93/0/javassist-3-22-0-cr2-sources-4-jar/javassist/CtClass.java
* /opt/cola/permits/1135864419_1613618067.93/0/javassist-3-22-0-cr2-sources-4-
jar/javassist/scopedpool/SoftValueHashMap.java
* /opt/cola/permits/1135864419_1613618067.93/0/javassist-3-22-0-cr2-sources-4-
jar/javassist/util/proxy/ProxyObjectInputStream.java
* /opt/cola/permits/1135864419_1613618067.93/0/javassist-3-22-0-cr2-sources-4-
jar/javassist/NotFoundException.java
* /opt/cola/permits/1135864419_1613618067.93/0/javassist-3-22-0-cr2-sources-4-jar/javassist/CtField.java
* /opt/cola/permits/1135864419_1613618067.93/0/javassist-3-22-0-cr2-sources-4-
jar/javassist/bytecode/Opcodes.java
* /opt/cola/permits/1135864419_1613618067.93/0/javassist-3-22-0-cr2-sources-4-jar/javassist/Translator.java
* /opt/cola/permits/1135864419_1613618067.93/0/javassist-3-22-0-cr2-sources-4-
jar/javassist/compiler/ast/Pair.java
*
/opt/cola/permits/1135864419_1613618067.93/0/javassist-3-22-0-cr2-sources-4-
jar/javassist/tools/reflect/Sample.java
* /opt/cola/permits/1135864419_1613618067.93/0/javassist-3-22-0-cr2-sources-4-
jar/javassist/util/proxy/MethodHandler.java
* /opt/cola/permits/1135864419_1613618067.93/0/javassist-3-22-0-cr2-sources-4-jar/javassist/CtConstructor.java
* /opt/cola/permits/1135864419_1613618067.93/0/javassist-3-22-0-cr2-sources-4-
jar/javassist/bytecode/annotation/AnnotationsWriter.java
* /opt/cola/permits/1135864419_1613618067.93/0/javassist-3-22-0-cr2-sources-4-
jar/javassist/tools/rmi/Sample.java
* /opt/cola/permits/1135864419_1613618067.93/0/javassist-3-22-0-cr2-sources-4-
jar/javassist/bytecode/LocalVariableTypeAttribute.java
* /opt/cola/permits/1135864419_1613618067.93/0/javassist-3-22-0-cr2-sources-4-
jar/javassist/util/proxy/DefineClassHelper.java
* /opt/cola/permits/1135864419_1613618067.93/0/javassist-3-22-0-cr2-sources-4-
jar/javassist/runtime/DotClass.java

*
/opt/cola/permits/1135864419_1613618067.93/0/javassist-3-22-0-cr2-sources-4-jar/javassist/runtime/Desc.java
* /opt/cola/permits/1135864419_1613618067.93/0/javassist-3-22-0-cr2-sources-4-jar/javassist/compiler/ast/StringL.java
* /opt/cola/permits/1135864419_1613618067.93/0/javassist-3-22-0-cr2-sources-4-jar/javassist/scopedpool/ScopedClassPoolRepositoryImpl.java
* /opt/cola/permits/1135864419_1613618067.93/0/javassist-3-22-0-cr2-sources-4-jar/javassist/CtNewNestedClass.java
* /opt/cola/permits/1135864419_1613618067.93/0/javassist-3-22-0-cr2-sources-4-jar/javassist/compiler/ast/Member.java
* /opt/cola/permits/1135864419_1613618067.93/0/javassist-3-22-0-cr2-sources-4-jar/javassist/util/proxy/Proxy.java
* /opt/cola/permits/1135864419_1613618067.93/0/javassist-3-22-0-cr2-sources-4-jar/javassist/scopedpool/ScopedClassPool.java
* /opt/cola/permits/1135864419_1613618067.93/0/javassist-3-22-0-cr2-sources-4-jar/javassist/bytecode/analysis/Executor.java
*
/opt/cola/permits/1135864419_1613618067.93/0/javassist-3-22-0-cr2-sources-4-jar/javassist/tools/rmi/RemoteRef.java
* /opt/cola/permits/1135864419_1613618067.93/0/javassist-3-22-0-cr2-sources-4-jar/javassist/bytecode/analysis/MultiArrayType.java
* /opt/cola/permits/1135864419_1613618067.93/0/javassist-3-22-0-cr2-sources-4-jar/javassist/bytecode/ClassFile.java
* /opt/cola/permits/1135864419_1613618067.93/0/javassist-3-22-0-cr2-sources-4-jar/javassist/bytecode/AttributeInfo.java
* /opt/cola/permits/1135864419_1613618067.93/0/javassist-3-22-0-cr2-sources-4-jar/javassist/util/proxy/RuntimeSupport.java
* /opt/cola/permits/1135864419_1613618067.93/0/javassist-3-22-0-cr2-sources-4-jar/javassist/bytecode/FieldInfo.java
* /opt/cola/permits/1135864419_1613618067.93/0/javassist-3-22-0-cr2-sources-4-jar/javassist/expr/FieldAccess.java
* /opt/cola/permits/1135864419_1613618067.93/0/javassist-3-22-0-cr2-sources-4-jar/javassist/compiler/ast/BinExpr.java
* /opt/cola/permits/1135864419_1613618067.93/0/javassist-3-22-0-cr2-sources-4-jar/javassist/compiler/SymbolTable.java
*
/opt/cola/permits/1135864419_1613618067.93/0/javassist-3-22-0-cr2-sources-4-jar/javassist/expr/Handler.java
* /opt/cola/permits/1135864419_1613618067.93/0/javassist-3-22-0-cr2-sources-4-jar/javassist/bytecode/BadBytecode.java
* /opt/cola/permits/1135864419_1613618067.93/0/javassist-3-22-0-cr2-sources-4-jar/javassist/compiler/Lex.java
* /opt/cola/permits/1135864419_1613618067.93/0/javassist-3-22-0-cr2-sources-4-jar/javassist/tools/web/Webserver.java
* /opt/cola/permits/1135864419_1613618067.93/0/javassist-3-22-0-cr2-sources-4-jar/javassist/tools/rmi/Proxy.java
* /opt/cola/permits/1135864419_1613618067.93/0/javassist-3-22-0-cr2-sources-4-jar/javassist/convert/TransformNew.java
* /opt/cola/permits/1135864419_1613618067.93/0/javassist-3-22-0-cr2-sources-4-jar/javassist/bytecode/InstructionPrinter.java
* /opt/cola/permits/1135864419_1613618067.93/0/javassist-3-22-0-cr2-sources-4-jar/javassist/bytecode/analysis/SubroutineScanner.java

*
/opt/cola/permits/1135864419_1613618067.93/0/javassist-3-22-0-cr2-sources-4-jar/javassist/compiler/ast/Expr.java
* /opt/cola/permits/1135864419_1613618067.93/0/javassist-3-22-0-cr2-sources-4-jar/javassist/CtNewWrappedConstructor.java
* /opt/cola/permits/1135864419_1613618067.93/0/javassist-3-22-0-cr2-sources-4-jar/javassist/ByteArrayClassPath.java
* /opt/cola/permits/1135864419_1613618067.93/0/javassist-3-22-0-cr2-sources-4-jar/javassist/CtBehavior.java
* /opt/cola/permits/1135864419_1613618067.93/0/javassist-3-22-0-cr2-sources-4-jar/javassist/bytecode/ExceptionTable.java
* /opt/cola/permits/1135864419_1613618067.93/0/javassist-3-22-0-cr2-sources-4-jar/javassist/tools/reflect/ClassMetaobject.java
* /opt/cola/permits/1135864419_1613618067.93/0/javassist-3-22-0-cr2-sources-4-jar/javassist/compiler/ProceedHandler.java
* /opt/cola/permits/1135864419_1613618067.93/0/javassist-3-22-0-cr2-sources-4-jar/javassist/expr/NewArray.java
* /opt/cola/permits/1135864419_1613618067.93/0/javassist-3-22-0-cr2-sources-4-jar/javassist/scopedpool/ScopedClassPoolFactoryImpl.java
*
/opt/cola/permits/1135864419_1613618067.93/0/javassist-3-22-0-cr2-sources-4-jar/javassist/bytecode/SourceFileAttribute.java
* /opt/cola/permits/1135864419_1613618067.93/0/javassist-3-22-0-cr2-sources-4-jar/javassist/bytecode/stackmap/MapMaker.java
* /opt/cola/permits/1135864419_1613618067.93/0/javassist-3-22-0-cr2-sources-4-jar/javassist/util/proxy/ProxyObjectOutputStream.java
* /opt/cola/permits/1135864419_1613618067.93/0/javassist-3-22-0-cr2-sources-4-jar/javassist/convert/TransformAccessArrayField.java
* /opt/cola/permits/1135864419_1613618067.93/0/javassist-3-22-0-cr2-sources-4-jar/javassist/tools/web/Viewer.java
* /opt/cola/permits/1135864419_1613618067.93/0/javassist-3-22-0-cr2-sources-4-jar/javassist/tools/reflect/CannotCreateException.java
* /opt/cola/permits/1135864419_1613618067.93/0/javassist-3-22-0-cr2-sources-4-jar/javassist/compiler/KeywordTable.java
*
/opt/cola/permits/1135864419_1613618067.93/0/javassist-3-22-0-cr2-sources-4-jar/javassist/compiler/Parser.java
* /opt/cola/permits/1135864419_1613618067.93/0/javassist-3-22-0-cr2-sources-4-jar/javassist/Loader.java
* /opt/cola/permits/1135864419_1613618067.93/0/javassist-3-22-0-cr2-sources-4-jar/javassist/expr/Expr.java
* /opt/cola/permits/1135864419_1613618067.93/0/javassist-3-22-0-cr2-sources-4-jar/javassist/ClassPoolTail.java
* /opt/cola/permits/1135864419_1613618067.93/0/javassist-3-22-0-cr2-sources-4-jar/javassist/expr/ConstructorCall.java
* /opt/cola/permits/1135864419_1613618067.93/0/javassist-3-22-0-cr2-sources-4-jar/javassist/tools/reflect/Metalevel.java
* /opt/cola/permits/1135864419_1613618067.93/0/javassist-3-22-0-cr2-sources-4-jar/javassist/bytecode/analysis/IntQueue.java
* /opt/cola/permits/1135864419_1613618067.93/0/javassist-3-22-0-cr2-sources-4-jar/javassist/compiler/ast/Symbol.java
* /opt/cola/permits/1135864419_1613618067.93/0/javassist-3-22-0-cr2-sources-4-jar/javassist/tools/rmi/ObjectImporter.java
*

/opt/cola/permits/1135864419_1613618067.93/0/javassist-3-22-0-cr2-sources-4-jar/javassist/bytecode/analysis/Frame.java
* /opt/cola/permits/1135864419_1613618067.93/0/javassist-3-22-0-cr2-sources-4-jar/javassist/compiler/TokenId.java
* /opt/cola/permits/1135864419_1613618067.93/0/javassist-3-22-0-cr2-sources-4-jar/javassist/tools/rmi/AppletServer.java
* /opt/cola/permits/1135864419_1613618067.93/0/javassist-3-22-0-cr2-sources-4-jar/javassist/bytecode/CodeAttribute.java
* /opt/cola/permits/1135864419_1613618067.93/0/javassist-3-22-0-cr2-sources-4-jar/javassist/bytecode/Bytecode.java
* /opt/cola/permits/1135864419_1613618067.93/0/javassist-3-22-0-cr2-sources-4-jar/javassist/compiler/ast/InstanceOfExpr.java
* /opt/cola/permits/1135864419_1613618067.93/0/javassist-3-22-0-cr2-sources-4-jar/javassist/expr/NewExpr.java
* /opt/cola/permits/1135864419_1613618067.93/0/javassist-3-22-0-cr2-sources-4-jar/javassist/util/proxy/MethodFilter.java
* /opt/cola/permits/1135864419_1613618067.93/0/javassist-3-22-0-cr2-sources-4-jar/javassist/expr/ExprEditor.java
*
/opt/cola/permits/1135864419_1613618067.93/0/javassist-3-22-0-cr2-sources-4-jar/javassist/bytecode/AccessFlag.java
* /opt/cola/permits/1135864419_1613618067.93/0/javassist-3-22-0-cr2-sources-4-jar/javassist/ClassPath.java
* /opt/cola/permits/1135864419_1613618067.93/0/javassist-3-22-0-cr2-sources-4-jar/javassist/bytecode/analysis/Analyzer.java
* /opt/cola/permits/1135864419_1613618067.93/0/javassist-3-22-0-cr2-sources-4-jar/javassist/CtClassType.java
* /opt/cola/permits/1135864419_1613618067.93/0/javassist-3-22-0-cr2-sources-4-jar/javassist/tools/reflect/CannotInvokeException.java
* /opt/cola/permits/1135864419_1613618067.93/0/javassist-3-22-0-cr2-sources-4-jar/javassist/bytecode/AnnotationsAttribute.java
* /opt/cola/permits/1135864419_1613618067.93/0/javassist-3-22-0-cr2-sources-4-jar/javassist/util/HotSwapper.java
* /opt/cola/permits/1135864419_1613618067.93/0/javassist-3-22-0-cr2-sources-4-jar/javassist/tools/reflect/Compiler.java
*
/opt/cola/permits/1135864419_1613618067.93/0/javassist-3-22-0-cr2-sources-4-jar/javassist/bytecode/LongVector.java
* /opt/cola/permits/1135864419_1613618067.93/0/javassist-3-22-0-cr2-sources-4-jar/javassist/compiler/ast/FieldDecl.java
* /opt/cola/permits/1135864419_1613618067.93/0/javassist-3-22-0-cr2-sources-4-jar/javassist/tools/web/BadHttpRequest.java
* /opt/cola/permits/1135864419_1613618067.93/0/javassist-3-22-0-cr2-sources-4-jar/javassist/CtNewConstructor.java
* /opt/cola/permits/1135864419_1613618067.93/0/javassist-3-22-0-cr2-sources-4-jar/javassist/compiler/ast/CastExpr.java
* /opt/cola/permits/1135864419_1613618067.93/0/javassist-3-22-0-cr2-sources-4-jar/javassist/compiler/Javac.java
* /opt/cola/permits/1135864419_1613618067.93/0/javassist-3-22-0-cr2-sources-4-jar/javassist/SerialVersionUID.java
* /opt/cola/permits/1135864419_1613618067.93/0/javassist-3-22-0-cr2-sources-4-jar/javassist/bytecode/MethodInfo.java
* /opt/cola/permits/1135864419_1613618067.93/0/javassist-3-22-0-cr2-sources-4-jar/javassist/tools/reflect/Metaobject.java

*
/opt/cola/permits/1135864419_1613618067.93/0/javassist-3-22-0-cr2-sources-4-jar/javassist/convert/TransformAfter.java
* /opt/cola/permits/1135864419_1613618067.93/0/javassist-3-22-0-cr2-sources-4-jar/javassist/bytecode/Descriptor.java
* /opt/cola/permits/1135864419_1613618067.93/0/javassist-3-22-0-cr2-sources-4-jar/javassist/compiler/ast/CallExpr.java
* /opt/cola/permits/1135864419_1613618067.93/0/javassist-3-22-0-cr2-sources-4-jar/javassist/compiler/ast/IntConst.java
* /opt/cola/permits/1135864419_1613618067.93/0/javassist-3-22-0-cr2-sources-4-jar/javassist/bytecode/AnnotationDefaultAttribute.java
* /opt/cola/permits/1135864419_1613618067.93/0/javassist-3-22-0-cr2-sources-4-jar/javassist/convert/TransformBefore.java
* /opt/cola/permits/1135864419_1613618067.93/0/javassist-3-22-0-cr2-sources-4-jar/javassist/compiler/JvstTypeChecker.java
* /opt/cola/permits/1135864419_1613618067.93/0/javassist-3-22-0-cr2-sources-4-jar/javassist/LoaderClassPath.java
*
/opt/cola/permits/1135864419_1613618067.93/0/javassist-3-22-0-cr2-sources-4-jar/javassist/bytecode/ParameterAnnotationsAttribute.java
* /opt/cola/permits/1135864419_1613618067.93/0/javassist-3-22-0-cr2-sources-4-jar/javassist/compiler/ast/Variable.java
* /opt/cola/permits/1135864419_1613618067.93/0/javassist-3-22-0-cr2-sources-4-jar/javassist/CtNewMethod.java
* /opt/cola/permits/1135864419_1613618067.93/0/javassist-3-22-0-cr2-sources-4-jar/javassist/compiler/ast/ASTree.java
* /opt/cola/permits/1135864419_1613618067.93/0/javassist-3-22-0-cr2-sources-4-jar/javassist/bytecode/Mnemonic.java
* /opt/cola/permits/1135864419_1613618067.93/0/javassist-3-22-0-cr2-sources-4-jar/javassist/ClassPool.java
* /opt/cola/permits/1135864419_1613618067.93/0/javassist-3-22-0-cr2-sources-4-jar/javassist/bytecode/ExceptionsAttribute.java
* /opt/cola/permits/1135864419_1613618067.93/0/javassist-3-22-0-cr2-sources-4-jar/javassist/URLClassPath.java
*
/opt/cola/permits/1135864419_1613618067.93/0/javassist-3-22-0-cr2-sources-4-jar/javassist/scopedpool/ScopedClassPoolFactory.java
* /opt/cola/permits/1135864419_1613618067.93/0/javassist-3-22-0-cr2-sources-4-jar/javassist/compiler/ast/ArrayInit.java
* /opt/cola/permits/1135864419_1613618067.93/0/javassist-3-22-0-cr2-sources-4-jar/javassist/tools/reflect/Loader.java
* /opt/cola/permits/1135864419_1613618067.93/0/javassist-3-22-0-cr2-sources-4-jar/javassist/convert/TransformFieldAccess.java
* /opt/cola/permits/1135864419_1613618067.93/0/javassist-3-22-0-cr2-sources-4-jar/javassist/bytecode/DuplicateMemberException.java
* /opt/cola/permits/1135864419_1613618067.93/0/javassist-3-22-0-cr2-sources-4-jar/javassist/compiler/ast/CondExpr.java
* /opt/cola/permits/1135864419_1613618067.93/0/javassist-3-22-0-cr2-sources-4-jar/javassist/compiler/ast/ASTList.java
* /opt/cola/permits/1135864419_1613618067.93/0/javassist-3-22-0-cr2-sources-4-jar/javassist/compiler/ast/Keyword.java

* /opt/cola/permits/1135864419_1613618067.93/0/javassist-3-22-0-cr2-sources-4-jar/javassist/convert/TransformWriteField.java
*
/opt/cola/permits/1135864419_1613618067.93/0/javassist-3-22-0-cr2-sources-4-jar/javassist/bytecode/ConstPool.java
* /opt/cola/permits/1135864419_1613618067.93/0/javassist-3-22-0-cr2-sources-4-jar/javassist/bytecode/analysis/Type.java
* /opt/cola/permits/1135864419_1613618067.93/0/javassist-3-22-0-cr2-sources-4-jar/javassist/bytecode/StackMapTable.java
* /opt/cola/permits/1135864419_1613618067.93/0/javassist-3-22-0-cr2-sources-4-jar/javassist/util/HotSwapAgent.java
* /opt/cola/permits/1135864419_1613618067.93/0/javassist-3-22-0-cr2-sources-4-jar/javassist/compiler/MemberCodeGen.java
* /opt/cola/permits/1135864419_1613618067.93/0/javassist-3-22-0-cr2-sources-4-jar/javassist/ClassMap.java
* /opt/cola/permits/1135864419_1613618067.93/0/javassist-3-22-0-cr2-sources-4-jar/javassist/compiler/CompileError.java
* /opt/cola/permits/1135864419_1613618067.93/0/javassist-3-22-0-cr2-sources-4-jar/javassist/tools/rmi/RemoteException.java
*
/opt/cola/permits/1135864419_1613618067.93/0/javassist-3-22-0-cr2-sources-4-jar/javassist/bytecode/ConstantAttribute.java
* /opt/cola/permits/1135864419_1613618067.93/0/javassist-3-22-0-cr2-sources-4-jar/javassist/compiler/AccessorMaker.java
* /opt/cola/permits/1135864419_1613618067.93/0/javassist-3-22-0-cr2-sources-4-jar/javassist/util/proxy/SerializedProxy.java

1.196 classmate 1.5.1

1.196.1 Available under license :

This copy of Java ClassMate library is licensed under Apache (Software) License, version 2.0 ("the License").

See the License for details about distribution rights, and the specific rights regarding derivate works.

You may obtain a copy of the License at:

<http://www.apache.org/licenses/LICENSE-2.0>

Java ClassMate library was originally written by Tatu Saloranta (tatu.saloranta@iki.fi)

Other developers who have contributed code are:

* Brian Langel

1.197 x-text 0.3.3

1.197.1 Available under license :

This source code was written by the Go contributors.
The master list of contributors is in the main Go distribution,
visible at <http://tip.golang.org/CONTRIBUTORS>.
Copyright (c) 2009 The Go Authors. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- * Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- * Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
- * Neither the name of Google Inc. nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER

OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

1.198 zap 1.15.0

1.198.1 Available under license :

Copyright (c) 2016-2017 Uber Technologies, Inc.

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

1.199 commons-logging 1.1.3

1.199.1 Available under license :

Apache License
Version 2.0, January 2004
<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation,

and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable

by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the

Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

(a) You must give any other recipients of the Work or Derivative Works a copy of this License; and

(b) You must cause any modified files to carry prominent notices stating that You changed the files; and

(c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and

(d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding

those notices that do not

pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only

on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

Apache Commons Logging

Copyright 2003-2013 The Apache Software Foundation

This product includes software developed at
The Apache Software Foundation (<http://www.apache.org/>).

1.200 jakarta-validation-api 2.0.2

1.200.1 Available under license :

No license file was found, but licenses were detected in source scan.

/*

* Jakarta Bean Validation API

*

* License: Apache License, Version 2.0

* See the license.txt file in the root directory or <<http://www.apache.org/licenses/LICENSE-2.0>>.

*/

Found in path(s):

* /opt/cola/permits/1135880235_1613624044.2/0/jakarta-validation-api-2-0-2-sources-3-jar/javax/validation/Validator.java

* /opt/cola/permits/1135880235_1613624044.2/0/jakarta-validation-api-2-0-2-sources-3-jar/javax/validation/metadata/CascadableDescriptor.java

* /opt/cola/permits/1135880235_1613624044.2/0/jakarta-validation-api-2-0-2-sources-3-jar/javax/validation/ConstraintTarget.java

* /opt/cola/permits/1135880235_1613624044.2/0/jakarta-validation-api-2-0-2-sources-3-jar/javax/validation/constraints/FutureOrPresent.java

* /opt/cola/permits/1135880235_1613624044.2/0/jakarta-validation-api-2-0-2-sources-3-jar/javax/validation/constraints/Null.java

* /opt/cola/permits/1135880235_1613624044.2/0/jakarta-validation-api-2-0-2-sources-3-jar/javax/validation/ConstraintValidatorContext.java

*

/opt/cola/permits/1135880235_1613624044.2/0/jakarta-validation-api-2-0-2-sources-3-jar/javax/validation/metadata/ExecutableDescriptor.java

* /opt/cola/permits/1135880235_1613624044.2/0/jakarta-validation-api-2-0-2-sources-3-jar/javax/validation/groups/Default.java

* /opt/cola/permits/1135880235_1613624044.2/0/jakarta-validation-api-2-0-2-sources-3-jar/javax/validation/MessageInterpolator.java

* /opt/cola/permits/1135880235_1613624044.2/0/jakarta-validation-api-2-0-2-sources-3-jar/javax/validation/metadata/package-info.java

* /opt/cola/permits/1135880235_1613624044.2/0/jakarta-validation-api-2-0-2-sources-3-jar/javax/validation/valueextraction/Unwrapping.java

* /opt/cola/permits/1135880235_1613624044.2/0/jakarta-validation-api-2-0-2-sources-3-jar/javax/validation/valueextraction/ValueExtractor.java

* /opt/cola/permits/1135880235_1613624044.2/0/jakarta-validation-api-2-0-2-sources-3-jar/javax/validation/constraintvalidation/ValidationTarget.java

*

/opt/cola/permits/1135880235_1613624044.2/0/jakarta-validation-api-2-0-2-sources-3-jar/javax/validation/metadata/MethodDescriptor.java

* /opt/cola/permits/1135880235_1613624044.2/0/jakarta-validation-api-2-0-2-sources-3-jar/javax/validation/package-info.java

* /opt/cola/permits/1135880235_1613624044.2/0/jakarta-validation-api-2-0-2-sources-3-jar/javax/validation/UnexpectedTypeException.java

* /opt/cola/permits/1135880235_1613624044.2/0/jakarta-validation-api-2-0-2-sources-3-jar/javax/validation/metadata/BeanDescriptor.java

* /opt/cola/permits/1135880235_1613624044.2/0/jakarta-validation-api-2-0-2-sources-3-jar/javax/validation/constraints/Digits.java

* /opt/cola/permits/1135880235_1613624044.2/0/jakarta-validation-api-2-0-2-sources-3-jar/javax/validation/bootstrap/ProviderSpecificBootstrap.java

* /opt/cola/permits/1135880235_1613624044.2/0/jakarta-validation-api-2-0-2-sources-3-jar/javax/validation/valueextraction/UnwrapByDefault.java

* /opt/cola/permits/1135880235_1613624044.2/0/jakarta-validation-api-2-0-2-sources-3-jar/javax/validation/constraints/NegativeOrZero.java

*
/opt/cola/permits/1135880235_1613624044.2/0/jakarta-validation-api-2-0-2-sources-3-jar/javax/validation/ConstraintViolation.java
* /opt/cola/permits/1135880235_1613624044.2/0/jakarta-validation-api-2-0-2-sources-3-jar/javax/validation/ConstraintDefinitionException.java
* /opt/cola/permits/1135880235_1613624044.2/0/jakarta-validation-api-2-0-2-sources-3-jar/javax/validation/metadata/ValidateUnwrappedValue.java
* /opt/cola/permits/1135880235_1613624044.2/0/jakarta-validation-api-2-0-2-sources-3-jar/javax/validation/constraintvalidation/SupportedValidationTarget.java
* /opt/cola/permits/1135880235_1613624044.2/0/jakarta-validation-api-2-0-2-sources-3-jar/javax/validation/groups/package-info.java
* /opt/cola/permits/1135880235_1613624044.2/0/jakarta-validation-api-2-0-2-sources-3-jar/javax/validation/spi/ValidationProvider.java
* /opt/cola/permits/1135880235_1613624044.2/0/jakarta-validation-api-2-0-2-sources-3-jar/javax/validation/ElementKind.java
*
/opt/cola/permits/1135880235_1613624044.2/0/jakarta-validation-api-2-0-2-sources-3-jar/javax/validation/metadata/GroupConversionDescriptor.java
* /opt/cola/permits/1135880235_1613624044.2/0/jakarta-validation-api-2-0-2-sources-3-jar/javax/validation/valueextraction/ExtractedValue.java
* /opt/cola/permits/1135880235_1613624044.2/0/jakarta-validation-api-2-0-2-sources-3-jar/javax/validation/bootstrap/GenericBootstrap.java
* /opt/cola/permits/1135880235_1613624044.2/0/jakarta-validation-api-2-0-2-sources-3-jar/javax/validation/metadata/MethodType.java
* /opt/cola/permits/1135880235_1613624044.2/0/jakarta-validation-api-2-0-2-sources-3-jar/javax/validation/valueextraction/ValueExtractorDeclarationException.java
* /opt/cola/permits/1135880235_1613624044.2/0/jakarta-validation-api-2-0-2-sources-3-jar/javax/validation/metadata/ConstructorDescriptor.java
* /opt/cola/permits/1135880235_1613624044.2/0/jakarta-validation-api-2-0-2-sources-3-jar/javax/validation/constraintvalidation/package-info.java
*
/opt/cola/permits/1135880235_1613624044.2/0/jakarta-validation-api-2-0-2-sources-3-jar/javax/validation/constraints/AssertTrue.java
* /opt/cola/permits/1135880235_1613624044.2/0/jakarta-validation-api-2-0-2-sources-3-jar/javax/validation/Path.java
* /opt/cola/permits/1135880235_1613624044.2/0/jakarta-validation-api-2-0-2-sources-3-jar/javax/validation/executable/package-info.java
* /opt/cola/permits/1135880235_1613624044.2/0/jakarta-validation-api-2-0-2-sources-3-jar/javax/validation/valueextraction/package-info.java
* /opt/cola/permits/1135880235_1613624044.2/0/jakarta-validation-api-2-0-2-sources-3-jar/javax/validation/constraints/PositiveOrZero.java
* /opt/cola/permits/1135880235_1613624044.2/0/jakarta-validation-api-2-0-2-sources-3-jar/javax/validation/valueextraction/ValueExtractorDefinitionException.java
* /opt/cola/permits/1135880235_1613624044.2/0/jakarta-validation-api-2-0-2-sources-3-jar/javax/validation/BootstrapConfiguration.java
*
/opt/cola/permits/1135880235_1613624044.2/0/jakarta-validation-api-2-0-2-sources-3-jar/javax/validation/metadata/ElementDescriptor.java

* /opt/cola/permits/1135880235_1613624044.2/0/jakarta-validation-api-2-0-2-sources-3-jar/javax/validation/metadata/ContainerElementTypeDescriptor.java
* /opt/cola/permits/1135880235_1613624044.2/0/jakarta-validation-api-2-0-2-sources-3-jar/javax/validation/GroupDefinitionException.java
* /opt/cola/permits/1135880235_1613624044.2/0/jakarta-validation-api-2-0-2-sources-3-jar/javax/validation/constraints/Min.java
* /opt/cola/permits/1135880235_1613624044.2/0/jakarta-validation-api-2-0-2-sources-3-jar/javax/validation/groups/ConvertGroup.java
* /opt/cola/permits/1135880235_1613624044.2/0/jakarta-validation-api-2-0-2-sources-3-jar/javax/validation/metadata/Scope.java
* /opt/cola/permits/1135880235_1613624044.2/0/jakarta-validation-api-2-0-2-sources-3-jar/javax/validation/constraints/Max.java
* /opt/cola/permits/1135880235_1613624044.2/0/jakarta-validation-api-2-0-2-sources-3-jar/javax/validation/ReportAsSingleViolation.java
*
/opt/cola/permits/1135880235_1613624044.2/0/jakarta-validation-api-2-0-2-sources-3-jar/javax/validation/metadata/ReturnValueDescriptor.java
* /opt/cola/permits/1135880235_1613624044.2/0/jakarta-validation-api-2-0-2-sources-3-jar/javax/validation/ParameterNameProvider.java
* /opt/cola/permits/1135880235_1613624044.2/0/jakarta-validation-api-2-0-2-sources-3-jar/javax/validation/constraints/Pattern.java
* /opt/cola/permits/1135880235_1613624044.2/0/jakarta-validation-api-2-0-2-sources-3-jar/javax/validation/NoProviderFoundException.java
* /opt/cola/permits/1135880235_1613624044.2/0/jakarta-validation-api-2-0-2-sources-3-jar/javax/validation/Validation.java
* /opt/cola/permits/1135880235_1613624044.2/0/jakarta-validation-api-2-0-2-sources-3-jar/javax/validation/ValidatorContext.java
* /opt/cola/permits/1135880235_1613624044.2/0/jakarta-validation-api-2-0-2-sources-3-jar/javax/validation/constraints/NotBlank.java
*
/opt/cola/permits/1135880235_1613624044.2/0/jakarta-validation-api-2-0-2-sources-3-jar/javax/validation/spi/package-info.java
* /opt/cola/permits/1135880235_1613624044.2/0/jakarta-validation-api-2-0-2-sources-3-jar/javax/validation/Constraint.java
* /opt/cola/permits/1135880235_1613624044.2/0/jakarta-validation-api-2-0-2-sources-3-jar/javax/validation/Valid.java
* /opt/cola/permits/1135880235_1613624044.2/0/jakarta-validation-api-2-0-2-sources-3-jar/javax/validation/metadata/CrossParameterDescriptor.java
* /opt/cola/permits/1135880235_1613624044.2/0/jakarta-validation-api-2-0-2-sources-3-jar/javax/validation/ClockProvider.java
* /opt/cola/permits/1135880235_1613624044.2/0/jakarta-validation-api-2-0-2-sources-3-jar/javax/validation/Configuration.java
* /opt/cola/permits/1135880235_1613624044.2/0/jakarta-validation-api-2-0-2-sources-3-jar/javax/validation/executable/ValidateOnExecution.java
* /opt/cola/permits/1135880235_1613624044.2/0/jakarta-validation-api-2-0-2-sources-3-jar/javax/validation/constraints/Size.java
*

/opt/cola/permits/1135880235_1613624044.2/0/jakarta-validation-api-2-0-2-sources-3-jar/javax/validation/constraints/PastOrPresent.java
* /opt/cola/permits/1135880235_1613624044.2/0/jakarta-validation-api-2-0-2-sources-3-jar/javax/validation/ConstraintViolationException.java
* /opt/cola/permits/1135880235_1613624044.2/0/jakarta-validation-api-2-0-2-sources-3-jar/javax/validation/bootstrap/package-info.java
* /opt/cola/permits/1135880235_1613624044.2/0/jakarta-validation-api-2-0-2-sources-3-jar/javax/validation/TraversableResolver.java
* /opt/cola/permits/1135880235_1613624044.2/0/jakarta-validation-api-2-0-2-sources-3-jar/javax/validation/executable/ExecutableValidator.java
* /opt/cola/permits/1135880235_1613624044.2/0/jakarta-validation-api-2-0-2-sources-3-jar/javax/validation/ValidationProviderResolver.java
* /opt/cola/permits/1135880235_1613624044.2/0/jakarta-validation-api-2-0-2-sources-3-jar/javax/validation/ValidatorFactory.java
*
/opt/cola/permits/1135880235_1613624044.2/0/jakarta-validation-api-2-0-2-sources-3-jar/javax/validation/metadata/ContainerDescriptor.java
* /opt/cola/permits/1135880235_1613624044.2/0/jakarta-validation-api-2-0-2-sources-3-jar/javax/validation/metadata/ConstraintDescriptor.java
* /opt/cola/permits/1135880235_1613624044.2/0/jakarta-validation-api-2-0-2-sources-3-jar/javax/validation/metadata/ParameterDescriptor.java
* /opt/cola/permits/1135880235_1613624044.2/0/jakarta-validation-api-2-0-2-sources-3-jar/javax/validation/constraints/NotNull.java
* /opt/cola/permits/1135880235_1613624044.2/0/jakarta-validation-api-2-0-2-sources-3-jar/javax/validation/constraints/package-info.java
* /opt/cola/permits/1135880235_1613624044.2/0/jakarta-validation-api-2-0-2-sources-3-jar/javax/validation/GroupSequence.java
* /opt/cola/permits/1135880235_1613624044.2/0/jakarta-validation-api-2-0-2-sources-3-jar/javax/validation/constraints/Negative.java
* /opt/cola/permits/1135880235_1613624044.2/0/jakarta-validation-api-2-0-2-sources-3-jar/javax/validation/ConstraintValidatorFactory.java
*
/opt/cola/permits/1135880235_1613624044.2/0/jakarta-validation-api-2-0-2-sources-3-jar/javax/validation/ValidationException.java
* /opt/cola/permits/1135880235_1613624044.2/0/jakarta-validation-api-2-0-2-sources-3-jar/javax/validation/OverridesAttribute.java
* /opt/cola/permits/1135880235_1613624044.2/0/jakarta-validation-api-2-0-2-sources-3-jar/javax/validation/spi/BootstrapState.java
* /opt/cola/permits/1135880235_1613624044.2/0/jakarta-validation-api-2-0-2-sources-3-jar/javax/validation/constraints/Email.java
* /opt/cola/permits/1135880235_1613624044.2/0/jakarta-validation-api-2-0-2-sources-3-jar/javax/validation/ConstraintDeclarationException.java
* /opt/cola/permits/1135880235_1613624044.2/0/jakarta-validation-api-2-0-2-sources-3-jar/javax/validation/metadata/PropertyDescriptor.java
* /opt/cola/permits/1135880235_1613624044.2/0/jakarta-validation-api-2-0-2-sources-3-jar/javax/validation/ConstraintValidator.java
*

/opt/cola/permits/1135880235_1613624044.2/0/jakarta-validation-api-2-0-2-sources-3-jar/javax/validation/executable/ExecutableType.java
* /opt/cola/permits/1135880235_1613624044.2/0/jakarta-validation-api-2-0-2-sources-3-jar/javax/validation/constraints/AssertFalse.java
* /opt/cola/permits/1135880235_1613624044.2/0/jakarta-validation-api-2-0-2-sources-3-jar/javax/validation/constraints/Future.java
* /opt/cola/permits/1135880235_1613624044.2/0/jakarta-validation-api-2-0-2-sources-3-jar/javax/validation/constraints/DecimalMax.java
* /opt/cola/permits/1135880235_1613624044.2/0/jakarta-validation-api-2-0-2-sources-3-jar/javax/validation/constraints/Positive.java
* /opt/cola/permits/1135880235_1613624044.2/0/jakarta-validation-api-2-0-2-sources-3-jar/javax/validation/constraints/NotEmpty.java
* /opt/cola/permits/1135880235_1613624044.2/0/jakarta-validation-api-2-0-2-sources-3-jar/javax/validation/spi/ConfigurationState.java
* /opt/cola/permits/1135880235_1613624044.2/0/jakarta-validation-api-2-0-2-sources-3-jar/javax/validation/Payload.java
*
/opt/cola/permits/1135880235_1613624044.2/0/jakarta-validation-api-2-0-2-sources-3-jar/javax/validation/constraints/DecimalMin.java
* /opt/cola/permits/1135880235_1613624044.2/0/jakarta-validation-api-2-0-2-sources-3-jar/javax/validation/constraints/Past.java
No license file was found, but licenses were detected in source scan.

~ Jakarta Bean Validation API

~

~ License: Apache License, Version 2.0

~ See the license.txt file in the root directory or <<http://www.apache.org/licenses/LICENSE>

<![CDATA[

Comments to: bean-validation-dev@eclipse.org.

Copyright © 2019 Eclipse Foundation.

Use is subject to EFSL; this spec is based on material that is licensed under the Apache License, version 2.0.]]>

Found in path(s):

* /opt/cola/permits/1135880235_1613624044.2/0/jakarta-validation-api-2-0-2-sources-3-jar/META-INF/maven/jakarta.validation/jakarta.validation-api/pom.xml

1.201 commons-lang3 3.7

1.201.1 Available under license :

Apache License

Version 2.0, January 2004

<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of

the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this

License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the

Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

(a) You must give any other recipients of the Work or Derivative Works a copy of this License; and

(b) You must cause any modified files to carry prominent notices stating that You changed the files; and

- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or

agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software
distributed under the License is distributed on an "AS IS" BASIS,
WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
See the License for the specific language governing permissions and
limitations under the License.

Apache Commons Lang

Copyright 2001-2018 The Apache Software Foundation

This product includes software developed at
The Apache Software Foundation (<http://www.apache.org/>).

1.202 javax-ws-rs-api 2.0

1.202.1 Available under license :

Found license 'General Public License 2.0' in '* Copyright (c) 2011-2013 Oracle and/or its affiliates. All rights reserved. * The contents of this file are subject to the terms of either the GNU * General Public License Version 2 only ("GPL") or the Common Development * and Distribution License("CDDL") (collectively, the "License"). You * may not use this file except in compliance with the License. You can * Oracle designates this particular file as subject to the "Classpath" * exception as provided by Oracle in the GPL Version 2 section of the License'

Found license 'General Public License 2.0' in '* Copyright (c) 2010-2012 Oracle and/or its affiliates. All rights reserved. * The contents of this file are subject to the terms of either the GNU * General Public License Version 2 only ("GPL") or the Common Development * and Distribution License("CDDL") (collectively, the "License"). You * may not use this file except in compliance with the License. You can * Oracle designates this particular file as subject to the "Classpath" * exception as provided by Oracle in the GPL Version 2 section of the License'

Found license 'General Public License 2.0' in '* Copyright (c) 2012-2013 Oracle and/or its affiliates. All rights reserved. * The contents of this file are subject to the terms of either the GNU * General Public License Version 2 only ("GPL") or the Common Development * and Distribution License("CDDL") (collectively, the "License"). You * may not use this file except in compliance with the License. You can * Oracle designates this particular file as subject to the "Classpath" * exception as provided by Oracle in the GPL Version 2 section of the License * This method is reserved for future use. Proprietary JAX-RS extensions may leverage the method.'

Found license 'General Public License 2.0' in '* Copyright (c) 2010-2013 Oracle and/or its affiliates. All rights reserved. * The contents of this file are subject to the terms of either the GNU * General Public License Version 2 only ("GPL") or the Common Development * and Distribution License("CDDL") (collectively, the "License"). You * may not use this file except in compliance with the License. You can * Oracle designates this particular file as subject to the "Classpath" * exception as provided by Oracle in the GPL Version 2 section of the License * Licensed under the Apache License, Version 2.0 (the "License"); * you may not use this file except in compliance with the License. * You may obtain a copy of the License at * <http://www.apache.org/licenses/LICENSE-2.0> * distributed under the License is distributed on an "AS IS" BASIS,'

Found license 'General Public License 2.0' in '* Copyright (c) 2013 Oracle and/or its affiliates. All rights reserved. * The contents of this file are subject to the terms of either the GNU * General Public License Version 2 only ("GPL") or the Common Development * and Distribution License("CDDL") (collectively, the "License"). You * may not use

this file except in compliance with the License. You can * Oracle designates this particular file as subject to the "Classpath" * exception as provided by Oracle in the GPL Version 2 section of the License'

Found license 'General Public License 2.0' in '* Copyright (c) 2010-2013 Oracle and/or its affiliates. All rights reserved. * The contents of this file are subject to the terms of either the GNU * General Public License Version 2 only ("GPL") or the Common Development * and Distribution License("CDDL") (collectively, the "License"). You * may not use this file except in compliance with the License. You can * Oracle designates this particular file as subject to the "Classpath" * exception as provided by Oracle in the GPL Version 2 section of the License'

Found license 'General Public License 2.0' in '* Copyright (c) 2011-2012 Oracle and/or its affiliates. All rights reserved. * The contents of this file are subject to the terms of either the GNU * General Public License Version 2 only ("GPL") or the Common Development * and Distribution License("CDDL") (collectively, the "License"). You * may not use this file except in compliance with the License. You can * Oracle designates this particular file as subject to the "Classpath" * exception as provided by Oracle in the GPL Version 2 section of the License'

Found license 'General Public License 2.0' in '* Copyright (c) 2012-2013 Oracle and/or its affiliates. All rights reserved. * The contents of this file are subject to the terms of either the GNU * General Public License Version 2 only ("GPL") or the Common Development * and Distribution License("CDDL") (collectively, the "License"). You * may not use this file except in compliance with the License. You can * Oracle designates this particular file as subject to the "Classpath" * exception as provided by Oracle in the GPL Version 2 section of the License'

Found license 'General Public License 2.0' in '* Copyright (c) 2012 Oracle and/or its affiliates. All rights reserved. * The contents of this file are subject to the terms of either the GNU * General Public License Version 2 only ("GPL") or the Common Development * and Distribution License("CDDL") (collectively, the "License"). You * may not use this file except in compliance with the License. You can * Oracle designates this particular file as subject to the "Classpath" * exception as provided by Oracle in the GPL Version 2 section of the License'

1.203 commons-codec 1.15

1.203.1 Available under license :

Apache Commons Codec

Copyright 2002-2020 The Apache Software Foundation

This product includes software developed at
The Apache Software Foundation (<https://www.apache.org/>).

src/test/org/apache/commons/codec/language/DoubleMetaphoneTest.java
contains test data from <http://aspell.net/test/orig/batch0.tab>.
Copyright (C) 2002 Kevin Atkinson (kevina@gnu.org)

=====
The content of package org.apache.commons.codec.language.bm has been translated
from the original php source code available at <http://stevemorse.org/phoneticinfo.htm>
with permission from the original authors.

Original source copyright:

Copyright (c) 2008 Alexander Beider & Stephen P. Morse.

Apache License
Version 2.0, January 2004
<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions

to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

(a) You must give any other recipients of the Work or Derivative Works a copy of this License; and

- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the

content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software
distributed under the License is distributed on an "AS IS" BASIS,
WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
See the License for the specific language governing permissions and
limitations under the License.

1.204 xml-commons-resolver 1.2

1.204.1 Available under license :

The contents of these file are subject to the Mozilla Public License Version 1.0 (the "License");
you may not use these files except in compliance with the License. You may obtain a copy of the
License at <http://www.mozilla.org/MPL/>

Software distributed under the License is distributed on an "AS IS" basis,
WITHOUT WARRANTY OF ANY KIND, either express or implied. See the License for the
specific language governing rights and limitations under the License.

The Original Code is all Saxon modules labelled with a notice referring to this license.

The Initial Developer of the Original Code is Michael Kay, except where otherwise specified in an individual
module.

Portions created by other named contributors are copyright as identified in the relevant module. All Rights
Reserved.

Contributor(s) are listed in the documentation: see notices/contributors.

LEGAL NOTICE

This notice is issued to fulfil the requirements of the Mozilla Public License version 1.0 ("MPL 1.0")
sections 3.4(a) and 3.6. MPL 1.0 can be found at <http://www.mozilla.org/MPL/MPL-1.0.html>.

Section 3.4(a) of MPL 1.0 states that any third party intellectual property rights in particular
functionality or code must be notified in a text file named LEGAL that is issued with the source code. Saxon
includes a number of such third party components, and the relevant claims are included in notices included
in the same directory as this notice. Although MPL 1.0 requires this notice to be included only with source
code, some of the third parties may also require notices to be included with executable code. Therefore, Saxon
executable code must not be distributed separately from this notice and all the accompanying third
party notices. The term "Distribution" here includes making the code available for download, and its

inclusion in download repositories such as Maven.

Section

3.6 of MPL 1.0 states:

You may distribute Covered Code in Executable form only if the requirements of Section 3.1-3.5 have been met for that Covered Code, and if You include a notice stating that the Source Code version of the Covered Code is available under the terms of this License, including a description of how and where You have fulfilled the obligations of Section 3.2.

Section 3.2 requires the Source Code of Covered Code to be made available via an accepted Electronic Distribution Mechanism.

The Source Code version of the Covered Code (that is, the source code of Saxon-B) is available under the terms of the Mozilla Public License version 1.0, and may be obtained from the Subversion repository for the Saxon project on SourceForge, at https://sourceforge.net/svn/?group_id=29872.

The precise version of the Subversion source for a particular Saxon maintenance release can be determined by referring to the release notes for the particular release in the SourceForge download area.

Note that MPL 1.0 requires that any modifications to this source code must be made available under the terms of the MPL "to anyone to whom you made an executable version available". As a courtesy, it is also requested that you make such modifications available to Saxonica Limited.

The GNU General Public License (GPL)

Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.
59 Temple Place, Suite 330, Boston, MA 02111-1307 USA

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. This General Public License applies to most of the Free Software Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Library General Public License instead.) You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish),

that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also,

for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and modification follow.

TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by

this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.

b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.

c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, and can be reasonably considered independent and separate works in themselves, then this License, and its terms,

do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Program.

In addition, mere aggregation of another work not based on the Program with the Program (or with a work based on the Program) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

a) Accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source

code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to

distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

END OF TERMS AND CONDITIONS

How

to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

One line to give the program's name and a brief idea of what it does.

Copyright (C) <year> <name of author>

This program is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation; either version 2 of the License, or (at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program; if not, write to the Free Software Foundation, Inc., 59 Temple Place, Suite 330, Boston, MA 02111-1307 USA

Also add information on how to contact you by electronic and paper mail.

If the program is interactive, make it output a short notice like this when it starts in an interactive mode:

Gnomovision version 69, Copyright (C) year name of author Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type 'show w'. This is free software, and you are welcome to redistribute it under certain conditions; type 'show c' for details.

The hypothetical commands 'show w' and 'show c' should show the appropriate parts of the General Public License. Of course, the commands you use may be called something other than 'show w' and 'show c'; they could even be mouse-clicks or menu items--whatever suits your program.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the program, if necessary. Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the program 'Gnomovision' (which makes passes at compilers) written by James Hacker.

signature of Ty Coon, 1 April 1989

Ty Coon, President of Vice

This General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Library General Public License instead of this License.

"CLASSPATH" EXCEPTION TO THE GPL

Certain source files distributed by Sun Microsystems, Inc. are subject to the following clarification and special exception to the GPL, but only where Sun has expressly included in the particular source file's header the words "Sun designates this particular file as subject to the "Classpath" exception as provided by Sun in the LICENSE file that accompanied this code."

Linking this library statically or dynamically with other modules is making a combined work based on this library. Thus, the terms and conditions of the GNU General Public License cover the whole combination.

As a special exception, the copyright holders of this library give you permission to link this library with independent modules to produce an executable, regardless of the license terms of these independent modules, and to copy and distribute the resulting executable under terms of your choice, provided that you also meet, for each linked independent module, the terms and conditions of the license of that module. An independent

module is a module which is not derived from or based on this library. If you modify this library, you may extend this exception to your version of the library, but you are not obligated to do so. If you do not wish to do so, delete this exception statement from your version.

Apache XML Commons Resolver
Copyright 2006 The Apache Software Foundation.

This product includes software developed at
The Apache Software Foundation <http://www.apache.org/>

Portions of this code are derived from classes placed in the public domain by Arbortext on 10 Apr 2000. See:
http://www.arbortext.com/customer_support/updates_and_technical_notes/catalogs/docs/README.htm

Apache License
Version 2.0, January 2004
<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their

Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf

of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

1.205 jakarta-ws-rs-api 2.1.5

1.205.1 Available under license :

Eclipse Public License - v 2.0

THE ACCOMPANYING PROGRAM IS PROVIDED UNDER THE TERMS OF THIS ECLIPSE PUBLIC LICENSE ("AGREEMENT"). ANY USE, REPRODUCTION OR DISTRIBUTION OF THE PROGRAM CONSTITUTES RECIPIENT'S ACCEPTANCE OF THIS AGREEMENT.

1. DEFINITIONS

"Contribution" means:

- a) in the case of the initial Contributor, the initial content Distributed under this Agreement, and

b) in the case of each subsequent Contributor:

- i) changes to the Program, and
- ii) additions to the Program;

where such changes and/or additions to the Program originate from and are Distributed by that particular Contributor. A Contribution "originates" from a Contributor if it was added to the Program by such Contributor itself or anyone acting on such Contributor's behalf. Contributions do not include changes or additions to the Program that are not Modified Works.

"Contributor" means any person or entity that Distributes the Program.

"Licensed Patents" mean patent claims licensable by a Contributor which are necessarily infringed by the use or sale of its Contribution alone or when combined with the Program.

"Program" means the Contributions Distributed in accordance with this Agreement.

"Recipient" means anyone who receives the Program under this Agreement or any Secondary License (as applicable), including Contributors.

"Derivative Works" shall mean any work, whether in Source Code or other form, that is based on (or derived from) the Program and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship.

"Modified Works" shall mean any work in Source Code or other form that results from an addition to, deletion from, or modification of the contents of the Program, including, for purposes of clarity any new file in Source Code form that contains any contents of the Program. Modified Works shall not include works that contain only declarations, interfaces, types, classes, structures, or files of the Program solely in each case in order to link to, bind by name, or subclass the Program or Modified Works thereof.

"Distribute" means the acts of a) distributing or b) making available in any manner that enables the transfer of a copy.

"Source Code" means the form of a Program preferred for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Secondary License" means either the GNU General Public License, Version 2.0, or any later versions of that license, including any

exceptions or additional permissions as identified by the initial Contributor.

2. GRANT OF RIGHTS

a) Subject to the terms of this Agreement, each Contributor hereby grants Recipient a non-exclusive, worldwide, royalty-free copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, Distribute and sublicense the Contribution of such Contributor, if any, and such Derivative Works.

b) Subject to the terms of this Agreement, each Contributor hereby grants Recipient a non-exclusive, worldwide, royalty-free patent license under Licensed Patents to make, use, sell, offer to sell, import and otherwise transfer the Contribution of such Contributor, if any, in Source Code or other form. This patent license shall apply to the combination of the Contribution and the Program if, at the time the Contribution is added by the Contributor, such addition of the Contribution causes such combination to be covered by the Licensed Patents. The patent license shall not apply to any other combinations which include the Contribution. No hardware per se is licensed hereunder.

c) Recipient understands that although each Contributor grants the licenses to its Contributions set forth herein, no assurances are provided by any Contributor that the Program does not infringe the patent or other intellectual property rights of any other entity. Each Contributor disclaims any liability to Recipient for claims brought by any other entity based on infringement of intellectual property rights or otherwise. As a condition to exercising the rights and licenses granted hereunder, each Recipient hereby assumes sole responsibility to secure any other intellectual property rights needed, if any. For example, if a third party patent license is required to allow Recipient to Distribute the Program, it is Recipient's responsibility to acquire that license before distributing the Program.

d) Each Contributor represents that to its knowledge it has sufficient copyright rights in its Contribution, if any, to grant the copyright license set forth in this Agreement.

e) Notwithstanding the terms of any Secondary License, no Contributor makes additional grants to any Recipient (other than those set forth in this Agreement) as a result of such Recipient's receipt of the Program under the terms of a Secondary License

(if permitted under the terms of Section 3).

3. REQUIREMENTS

3.1 If a Contributor Distributes the Program in any form, then:

a) the Program must also be made available as Source Code, in accordance with section 3.2, and the Contributor must accompany the Program with a statement that the Source Code for the Program is available under this Agreement, and informs Recipients how to obtain it in a reasonable manner on or through a medium customarily used for software exchange; and

b) the Contributor may Distribute the Program under a license different than this Agreement, provided that such license:

i) effectively disclaims on behalf of all other Contributors all warranties and conditions, express and implied, including warranties or conditions of title and non-infringement, and implied warranties or conditions of merchantability and fitness for a particular purpose;

ii) effectively excludes on behalf of all other Contributors all liability for damages, including direct, indirect, special, incidental and consequential damages, such as lost profits;

iii) does not attempt to limit or alter the recipients' rights in the Source Code under section 3.2; and

iv) requires any subsequent distribution of the Program by any party to be under a license that satisfies the requirements of this section 3.

3.2 When the Program is Distributed as Source Code:

a) it must be made available under this Agreement, or if the Program (i) is combined with other material in a separate file or files made available under a Secondary License, and (ii) the initial Contributor attached to the Source Code the notice described in Exhibit A of this Agreement, then the Program may be made available under the terms of such Secondary Licenses, and

b) a copy of this Agreement must be included with each copy of the Program.

3.3 Contributors may not remove or alter any copyright, patent, trademark, attribution notices, disclaimers of warranty, or limitations of liability ("notices") contained within the Program from any copy of

the Program which they Distribute, provided that Contributors may add their own appropriate notices.

4. COMMERCIAL DISTRIBUTION

Commercial distributors of software may accept certain responsibilities with respect to end users, business partners and the like. While this license is intended to facilitate the commercial use of the Program, the Contributor who includes the Program in a commercial product offering should do so in a manner which does not create potential liability for other Contributors. Therefore, if a Contributor includes the Program in a commercial product offering, such Contributor ("Commercial Contributor") hereby agrees to defend and indemnify every other Contributor ("Indemnified Contributor") against any losses, damages and costs (collectively "Losses") arising from claims, lawsuits and other legal actions brought by a third party against the Indemnified Contributor to the extent caused by the acts or omissions of such Commercial Contributor in connection with its distribution of the Program in a commercial product offering. The obligations in this section do not apply to any claims or Losses relating to any actual or alleged intellectual property infringement. In order to qualify, an Indemnified Contributor must: a) promptly notify the Commercial Contributor in writing of such claim, and b) allow the Commercial Contributor to control, and cooperate with the Commercial Contributor in, the defense and any related settlement negotiations. The Indemnified Contributor may participate in any such claim at its own expense.

For example, a Contributor might include the Program in a commercial product offering, Product X. That Contributor is then a Commercial Contributor. If that Commercial Contributor then makes performance claims, or offers warranties related to Product X, those performance claims and warranties are such Commercial Contributor's responsibility alone. Under this section, the Commercial Contributor would have to defend claims against the other Contributors related to those performance claims and warranties, and if a court requires any other Contributor to pay any damages as a result, the Commercial Contributor must pay those damages.

5. NO WARRANTY

EXCEPT AS EXPRESSLY SET FORTH IN THIS AGREEMENT, AND TO THE EXTENT PERMITTED BY APPLICABLE LAW, THE PROGRAM IS PROVIDED ON AN "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, EITHER EXPRESS OR IMPLIED INCLUDING, WITHOUT LIMITATION, ANY WARRANTIES OR CONDITIONS OF TITLE, NON-INFRINGEMENT, MERCHANTABILITY OR FITNESS FOR A PARTICULAR

PURPOSE. Each Recipient is solely responsible for determining the appropriateness of using and distributing the Program and assumes all risks associated with its exercise of rights under this Agreement, including but not limited to the risks and costs of program errors, compliance with applicable laws, damage to or loss of data, programs or equipment, and unavailability or interruption of operations.

6. DISCLAIMER OF LIABILITY

EXCEPT AS EXPRESSLY SET FORTH IN THIS AGREEMENT, AND TO THE EXTENT PERMITTED BY APPLICABLE LAW, NEITHER RECIPIENT NOR ANY CONTRIBUTORS SHALL HAVE ANY LIABILITY FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING WITHOUT LIMITATION LOST PROFITS), HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OR DISTRIBUTION OF THE PROGRAM OR THE EXERCISE OF ANY RIGHTS GRANTED HEREUNDER, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

7. GENERAL

If any provision of this Agreement is invalid or unenforceable under applicable law, it shall not affect the validity or enforceability of the remainder of the terms of this Agreement, and without further action by the parties hereto, such provision shall be reformed to the minimum extent necessary to make such provision valid and enforceable.

If Recipient institutes patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Program itself (excluding combinations of the Program with other software or hardware) infringes such Recipient's patent(s), then such Recipient's rights granted under Section 2(b) shall terminate as of the date such litigation is filed.

All Recipient's rights under this Agreement shall terminate if it fails to comply with any of the material terms or conditions of this Agreement and does not cure such failure in a reasonable period of time after becoming aware of such noncompliance. If all Recipient's rights under this Agreement terminate, Recipient agrees to cease use and distribution of the Program as soon as reasonably practicable. However, Recipient's obligations under this Agreement and any licenses granted by Recipient relating to the Program shall continue and survive.

Everyone is permitted to copy and distribute copies of this Agreement, but in order to avoid inconsistency the Agreement is copyrighted and may only be modified in the following manner. The Agreement Steward

reserves
the right to publish new versions (including revisions) of
this Agreement from time to time. No one other than the Agreement
Steward has the right to modify this Agreement. The Eclipse Foundation
is the initial Agreement Steward. The Eclipse Foundation may assign the
responsibility to serve as the Agreement Steward to a suitable separate
entity. Each new version of the Agreement will be given a distinguishing
version number. The Program (including Contributions) may always be
Distributed subject to the version of the Agreement under which it was
received. In addition, after a new version of the Agreement is published,
Contributor may elect to Distribute the Program (including its
Contributions) under the new version.

Except as expressly stated in Sections 2(a) and 2(b) above, Recipient
receives no rights or licenses to the intellectual property of any
Contributor under this Agreement, whether expressly, by implication,
estoppel
or otherwise. All rights in the Program not expressly granted
under this Agreement are reserved. Nothing in this Agreement is intended
to be enforceable by any entity that is not a Contributor or Recipient.
No third-party beneficiary rights are created under this Agreement.

Exhibit A - Form of Secondary Licenses Notice

"This Source Code may also be made available under the following
Secondary Licenses when the conditions for such availability set forth
in the Eclipse Public License, v. 2.0 are satisfied: {name license(s),
version(s), and exceptions or additional permissions here}."

Simply including a copy of this Agreement, including this Exhibit A
is not sufficient to license the Source Code under Secondary Licenses.

If it is not possible or desirable to put the notice in a particular
file, then You may include the notice in a location (such as a LICENSE
file in a relevant directory) where a recipient would be likely
to
look for such a notice.

You may add additional accurate notices of copyright ownership.

The GNU General Public License (GPL) Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.
51 Franklin Street, Fifth Floor
Boston, MA 02110-1335
USA

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. This General Public License applies to most of the Free Software Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Library General Public License instead.)

You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program

proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and modification follow.

TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

- a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.
- b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part

thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.

c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how

to view a copy of this License.

(Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Program.

In addition, mere aggregation of another work not based on the Program with the Program (or with a work based on the Program) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

a) Accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost

of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the

Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

END OF
TERMS AND CONDITIONS

How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

One line to give the program's name and a brief idea of what it does.
Copyright (C) <year> <name of author>

This program is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation; either version 2 of the License, or (at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program; if not, write to the Free Software Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston, MA 02110-1335 USA

Also add information on how to contact you by electronic and paper mail.

If the program is interactive, make it output a short notice like this when it starts in an interactive mode:

```
Gnomovision version 69, Copyright (C) year name of author
Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type
`show w'. This is free software, and you are welcome to redistribute
it under certain conditions; type `show c' for details.
```

The hypothetical commands `show w' and `show c' should show the appropriate parts of the General Public License. Of course, the commands you use may be called something other than `show w' and `show c'; they could even be mouse-clicks or menu items--whatever suits your program.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the program, if necessary. Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the program `Gnomovision' (which makes passes at compilers) written by James Hacker.

signature of Ty Coon, 1 April 1989

Ty Coon, President of Vice

This General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Library General Public License instead of this License.

CLASSPATH EXCEPTION

Linking this library statically or dynamically with other modules is making a combined work based on this library. Thus, the terms and conditions of the GNU General Public License version 2 cover the whole combination.

As a special exception, the copyright holders of this library give you permission to link this library with independent modules to produce an executable, regardless of the license terms of these independent modules, and to copy and distribute the resulting executable under terms of your choice, provided that you also meet, for each linked independent module, the terms and conditions of the license of that module. An independent module is a module which is not derived from or based on this library. If you modify this library, you may extend this exception to your version of the library, but you are not obligated to do so. If you do not wish to do so, delete this exception statement from your version.

Notices for Eclipse Project for JAX-RS

This content is produced and maintained by the Eclipse Project for JAX-RS project.

* Project home: <https://projects.eclipse.org/projects/ee4j.jaxrs>

Trademarks

Eclipse Project for JAX-RS is a trademark of the Eclipse Foundation.

Copyright

All content is the property of the respective authors or their employers. For more information regarding authorship of content, please consult the listed source code repository logs.

Declared Project Licenses

This program and the accompanying materials are made available under the terms of the Eclipse Public License v. 2.0 which is available at <http://www.eclipse.org/legal/epl-2.0>. This Source Code may also be made available under the following Secondary Licenses when the conditions for such availability set forth in the Eclipse Public License v. 2.0 are satisfied: GNU General Public License, version 2 with the GNU Classpath Exception which is available at <https://www.gnu.org/software/classpath/license.html>.

SPDX-License-Identifier:

EPL-2.0 OR GPL-2.0 WITH Classpath-exception-2.0

Source Code

The project maintains the following source code repositories:

* <https://github.com/eclipse-ee4j/jaxrs-api>

Third-party Content

This project leverages the following third party content.

javaee-api (7.0)

* License: Apache-2.0 AND W3C

JUnit (4.11)

* License: Common Public License 1.0

Mockito (2.16.0)

* Project: <http://site.mockito.org>

* Source: <https://github.com/mockito/mockito/releases/tag/v2.16.0>

Cryptography

Content may contain encryption software. The country in which you are currently may have restrictions on the import, possession, and use, and/or re-export to another country, of encryption software. BEFORE using any encryption software, please check the country's laws, regulations and policies concerning the import, possession, or use, and re-export of encryption software, to see if this is

permitted.

1.206 iconv 2.31

1.206.1 Available under license :

GNU LIBRARY GENERAL PUBLIC LICENSE

Version 2, June 1991

Copyright (C) 1991 Free Software Foundation, Inc.
51 Franklin Street, Fifth Floor, Boston, MA 02110-1301, USA
Everyone is permitted to copy and distribute verbatim copies
of this license document, but changing it is not allowed.

[This is the first released version of the library GPL. It is
numbered 2 because it goes with version 2 of the ordinary GPL.]

Preamble

The licenses for most software are designed to take away your
freedom to share and change it. By contrast, the GNU General Public
Licenses are intended to guarantee your freedom to share and change
free software--to make sure the software is free for all its users.

This license, the Library General Public License, applies to some
specially designated Free Software Foundation software, and to any
other libraries whose authors decide to use it. You can use it for
your libraries, too.

When we speak of free software, we are referring to freedom,
not
price. Our General Public Licenses are designed to make sure that you
have the freedom to distribute copies of free software (and charge for
this service if you wish), that you receive source code or can get it
if you want it, that you can change the software or use pieces of it
in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid
anyone to deny you these rights or to ask you to surrender the rights.
These restrictions translate to certain responsibilities for you if
you distribute copies of the library, or if you modify it.

For example, if you distribute copies of the library, whether gratis
or for a fee, you must give the recipients all the rights that we gave
you. You must make sure that they, too, receive or can get the source
code. If you link a program with the library, you must provide
complete object files to the recipients so that they can relink them
with the library, after making

changes to the library and recompiling it. And you must show them these terms so they know their rights.

Our method of protecting your rights has two steps: (1) copyright the library, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the library.

Also, for each distributor's protection, we want to make certain that everyone understands that there is no warranty for this free library. If the library is modified by someone else and passed on, we want its recipients to know that what they have is not the original version, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that companies distributing free software will individually obtain patent licenses, thus in effect transforming the program into proprietary software. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

Most GNU software, including some libraries, is covered by the ordinary GNU General Public License, which was designed for utility programs. This license, the GNU Library General Public License, applies to certain designated libraries. This license is quite different from the ordinary one; be sure to read it in full, and don't assume that anything in it is the same as in the ordinary license.

The reason we have a separate public license for some libraries is that they blur the distinction we usually make between modifying or adding to a program and simply using it. Linking a program with a library, without changing the library, is in some sense simply using the library, and is analogous to running a utility program or application program. However, in a textual and legal sense, the linked executable is a combined work, a derivative of the original library, and the ordinary General Public License treats it as such.

Because of this blurred distinction, using the ordinary General Public License for libraries did not effectively promote software sharing, because most developers did not use the libraries. We concluded that weaker conditions might promote sharing better.

However, unrestricted linking of non-free programs would deprive the users of those programs of all benefit from the free status of the libraries themselves. This Library General Public License is intended to permit developers of non-free programs to use free libraries, while

preserving your freedom as a user of such programs to change the free libraries that are incorporated in them. (We have not seen how to achieve this as regards changes in header files, but we have achieved it as regards changes in the actual functions of the Library.) The hope is that this will lead to faster development of free libraries.

The precise terms and conditions for copying, distribution and modification follow. Pay close attention to the difference between a "work based on the library" and a "work that uses the library". The former contains code derived from the library, while the latter only works together with the library.

Note that it is possible for a library to be covered by the ordinary General Public License rather than by this special one.

GNU LIBRARY GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License Agreement applies to any software library which contains a notice placed by the copyright holder or other authorized party saying it may be distributed under the terms of this Library General Public License (also called "this License"). Each licensee is addressed as "you".

A "library" means a collection of software functions and/or data prepared so as to be conveniently linked with application programs (which use some of those functions and data) to form executables.

The "Library", below, refers to any such software library or work which has been distributed under these terms. A "work based on the Library" means either the Library or any derivative work under copyright law: that is to say, a work containing the Library or a portion of it, either verbatim or with modifications and/or translated straightforwardly into another language. (Hereinafter, translation is included without limitation in the term "modification".)

"Source code" for a work means the preferred form of the work for making modifications to it. For a library, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the library.

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running a program using the Library is not restricted, and output from such a program is covered only if its contents constitute a work based

on the Library (independent of the use of the Library in a tool for writing it). Whether that is true depends on what the Library does and what the program that uses the Library does.

1. You may copy and distribute verbatim copies of the Library's complete source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and distribute a copy of this License along with the Library.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Library or any portion of it, thus forming a work based on the Library, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

a) The modified work must itself be a software library.

b) You must cause the files modified to carry prominent notices stating that you changed the files and the date of any change.

c) You must cause the whole of the work to be licensed at no charge to all third parties under the terms of this License.

d) If a facility in the modified Library refers to a function or a table of data to be supplied by an application program that uses the facility, other than as an argument passed when the facility is invoked, then you must make a good faith effort to ensure that, in the event an application does not supply such function or table, the facility still operates, and performs whatever part of its purpose remains meaningful.

(For example, a function in a library to compute square roots has a purpose that is entirely well-defined independent of the application. Therefore, Subsection 2d requires that any application-supplied function or table used by this function must be optional: if the application does not supply it, the square root function must still compute square roots.)

These requirements apply to the modified work as a whole. If

identifiable sections of that work are not derived from the Library, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Library, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Library.

In addition,

mere aggregation of another work not based on the Library with the Library (or with a work based on the Library) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may opt to apply the terms of the ordinary GNU General Public License instead of this License to a given copy of the Library. To do this, you must alter all the notices that refer to this License, so that they refer to the ordinary GNU General Public License, version 2, instead of to this License. (If a newer version than version 2 of the ordinary GNU General Public License has appeared, then you can specify that version instead if you wish.) Do not make any other change in these notices.

Once this change is made in a given copy, it is irreversible for that copy, so the ordinary GNU General Public License applies to all subsequent copies and derivative works made from that copy.

This option is useful when you wish to copy part of the code of the

Library into a program that is not a library.

4. You may copy and distribute the Library (or a portion or derivative of it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange.

If distribution of object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place satisfies the requirement to

distribute the source code, even though third parties are not compelled to copy the source along with the object code.

5. A program that contains no derivative of any portion of the Library, but is designed to work with the Library by being compiled or linked with it, is called a "work that uses the Library". Such a work, in isolation, is not a derivative work of the Library, and therefore falls outside the scope of this License.

However, linking a "work that uses the Library" with the Library creates an executable that is a derivative of the Library (because it contains portions of the Library), rather than a "work that uses the library". The executable is therefore covered by this License. Section 6 states terms for distribution of such executables.

When a "work that uses the Library" uses material from a header file that is part of the Library, the object code for the work may be a derivative work of the Library even though the source code is not. Whether this is true is especially significant if the work can be linked without the Library, or if the work is itself a library. The threshold for this to be true is not precisely defined by law.

If such an object file uses only numerical parameters, data structure layouts and accessors, and small macros and small inline functions (ten lines or less in length), then the use of the object file is unrestricted, regardless of whether it is legally a derivative work. (Executables containing this object code plus portions of the Library will still fall under Section 6.)

Otherwise, if the work is a derivative of the Library, you may distribute the object code for the work under the terms of Section 6. Any executables containing that work also fall under Section 6, whether or not they are linked directly with the Library itself.

6. As an exception to the Sections above, you may also compile or link a "work that uses the Library" with the Library to produce a work containing portions of the Library, and distribute that work under terms of your choice, provided that the terms permit modification of the work for the customer's own use and reverse engineering for debugging such modifications.

You must give prominent notice with each copy of the work that the Library is used in it and that the Library and its use are covered by this License. You must supply a copy of this License. If the work during execution displays copyright notices, you must include the

copyright notice for the Library among them, as well as a reference directing the user to the copy of this License. Also, you must do one of these things:

a) Accompany the work with the complete corresponding machine-readable source code for the Library including whatever changes were used in the work (which must be distributed under Sections 1 and 2 above); and, if the work is an executable linked with the Library, with the complete machine-readable "work that uses the Library", as object code and/or source code, so that the user can modify the Library and then relink to produce a modified executable containing the modified Library. (It is understood that the user who changes the contents of definitions files in the Library will not necessarily be able to recompile the application to use the modified definitions.)

b) Accompany the work with a written offer, valid for at least three years, to give the same user the materials specified in Subsection 6a, above, for a charge no more than the cost of performing this distribution.

c) If distribution of the work is made by offering access to copy from a designated place, offer equivalent access to copy the above specified materials from the same place.

d) Verify that the user has already received a copy of these materials or that you have already sent this user a copy.

For an executable, the required form of the "work that uses the Library" must include any data and utility programs needed for reproducing the executable from it. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

It may happen that this requirement contradicts the license restrictions of other proprietary libraries that do not normally accompany the operating system. Such a contradiction means you cannot use both them and the Library together in an executable that you distribute.

7. You may place library facilities that are a work based on the Library side-by-side in a single library together with other library facilities not covered by this License, and distribute such a combined library, provided that the separate distribution of the work based on

the Library and of the other library facilities is otherwise permitted, and provided that you do these two things:

a) Accompany the combined library with a copy of the same work based on the Library, uncombined with any other library facilities. This must be distributed under the terms of the Sections above.

b) Give prominent notice with the combined library of the fact that part of it is a work based on the Library, and explaining where to find the accompanying uncombined form of the same work.

8. You may not copy, modify, sublicense, link with, or distribute the Library except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense, link with, or distribute the Library is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

9. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Library or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Library (or any work based on the Library), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Library or works based on it.

10. Each time you redistribute the Library (or any work based on the Library), the recipient automatically receives a license from the original licensor to copy, distribute, link with or modify the Library subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

11. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute

the Library at all. For example, if a patent license would not permit royalty-free redistribution of the Library by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Library.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply, and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system;

it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

12. If the distribution and/or use of the Library is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Library under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

13. The Free Software Foundation may publish revised and/or new versions of the Library General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each

version is given a distinguishing version number. If the Library specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Library does not specify a license version number, you may choose any version ever published by the Free Software Foundation.

14. If you wish to incorporate parts of the Library into other free

programs whose distribution conditions are incompatible with these, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

NO WARRANTY

15. BECAUSE THE LIBRARY IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE LIBRARY, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE LIBRARY "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE LIBRARY IS WITH YOU. SHOULD THE LIBRARY PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

16. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE LIBRARY AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE LIBRARY (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE LIBRARY TO OPERATE WITH ANY OTHER SOFTWARE), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

END OF TERMS AND CONDITIONS

Appendix: How to Apply These Terms to Your New Libraries

If you develop a new library, and you want it to be of the greatest possible use to the public, we recommend making it free software that everyone can redistribute and change. You can do so by permitting redistribution under these terms (or, alternatively, under the terms of the ordinary General Public License).

To apply these terms, attach the following notices to the library. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

<one line to give the library's name and a brief idea of what it does.>

Copyright (C) <year>

<name of author>

This library is free software; you can redistribute it and/or modify it under the terms of the GNU Library General Public License as published by the Free Software Foundation; either version 2 of the License, or (at your option) any later version.

This library is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU Library General Public License for more details.

You should have received a copy of the GNU Library General Public License along with this library; if not, write to the Free Software Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston, MA 02110-1301, USA

Also add information on how to contact you by electronic and paper mail.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the library, if necessary.

Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the library `Frob' (a library for tweaking knobs) written by James Random Hacker.

<signature of Ty Coon>, 1 April 1990

Ty Coon, President of Vice

That's all there is to it!

GNU GENERAL PUBLIC LICENSE

Version 3, 29 June 2007

Copyright (C) 2007 Free Software Foundation, Inc. <<http://fsf.org/>>

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

Preamble

The GNU General Public License is a free, copyleft license for software and other kinds of works.

The licenses for most software and other practical works are designed to take away your freedom to share and change the works. By contrast, the GNU General Public License is intended to guarantee your freedom to

share and change all versions of a program--to make sure it remains free software for all its users. We, the Free Software Foundation, use the GNU General Public License for most of our software; it applies also to any other work released this way by its authors. You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for them if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs, and that you know you can do these things.

To protect your rights, we need to prevent others from denying you these rights or asking you to surrender the rights. Therefore, you have certain responsibilities if you distribute copies of the software, or if you modify it: responsibilities to respect the freedom of others.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must pass on to the recipients the same freedoms that you received. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

Developers that use the GNU GPL protect your rights with two steps: (1) assert copyright on the software, and (2) offer you this License giving you legal permission to copy, distribute and/or modify it.

For the developers' and authors' protection, the GPL clearly explains that there is no warranty for this free software. For both users' and authors' sake, the GPL requires that modified versions be marked as changed, so that their problems will not be attributed erroneously to authors of previous versions.

Some devices are designed to deny users access to install or run modified versions of the software inside them, although the manufacturer can do so. This is fundamentally incompatible with the aim of protecting users' freedom to change the software. The systematic pattern of such abuse occurs in the area of products for individuals to use, which is precisely where it is most unacceptable. Therefore, we have designed this version of the GPL to prohibit the practice for those products. If such problems arise substantially in other domains, we stand ready to extend this provision to those domains in future versions of the GPL, as needed to protect the freedom of users.

Finally, every program is threatened constantly by software patents. States should not allow patents to restrict development and use of software on general-purpose computers, but in those that do, we wish to avoid the special danger that patents applied to a free program could make it effectively proprietary. To prevent this, the GPL assures that patents cannot be used to render the program non-free.

The precise terms and conditions for copying, distribution and modification follow.

TERMS AND CONDITIONS

0. Definitions.

"This License" refers to version 3 of the GNU General Public License.

"Copyright" also means copyright-like laws that apply to other kinds of works, such as semiconductor masks.

"The Program" refers to any copyrightable work licensed under this License. Each licensee is addressed as "you". "Licensees" and "recipients" may be individuals or organizations.

To "modify" a work means to copy from or adapt all or part of the work in a fashion requiring copyright permission, other than the making of an exact copy. The resulting work is called a "modified version" of the earlier work or a work "based on" the earlier work.

A "covered work" means either the unmodified Program or a work based on the Program.

To "propagate" a work means to do anything with it that, without permission, would make you directly or secondarily liable for infringement under applicable copyright law, except executing it on a computer or modifying a private copy. Propagation includes copying, distribution (with or without modification), making available to the public, and in some countries other activities as well.

To "convey" a work means any kind of propagation that enables other parties to make or receive copies. Mere interaction with a user through a computer network, with no transfer of a copy, is not conveying.

An interactive user interface displays "Appropriate Legal Notices" to the extent that it includes a convenient and prominently visible feature that (1) displays an appropriate copyright notice, and (2) tells the user that there is no warranty for the work (except to the

extent that warranties are provided), that licensees may convey the work under this License, and how to view a copy of this License. If the interface presents a list of user commands or options, such as a menu, a prominent item in the list meets this criterion.

1. Source Code.

The "source code" for a work means the preferred form of the work for making modifications to it. "Object code" means any non-source form of a work.

A "Standard Interface" means an interface that either is an official standard defined by a recognized standards body, or, in the case of interfaces specified for a particular programming language, one that is widely used among developers working in that language.

The

"System Libraries" of an executable work include anything, other than the work as a whole, that (a) is included in the normal form of packaging a Major Component, but which is not part of that Major Component, and (b) serves only to enable use of the work with that Major Component, or to implement a Standard Interface for which an implementation is available to the public in source code form. A "Major Component", in this context, means a major essential component (kernel, window system, and so on) of the specific operating system (if any) on which the executable work runs, or a compiler used to produce the work, or an object code interpreter used to run it.

The "Corresponding Source" for a work in object code form means all the source code needed to generate, install, and (for an executable work) run the object code and to modify the work, including scripts to control those activities. However, it does not include the work's System Libraries, or general-purpose tools or generally available free programs which are used unmodified in performing those activities but which are not part of the work. For example, Corresponding Source includes interface definition files associated with source files for the work, and the source code for shared libraries and dynamically linked subprograms that the work is specifically designed to require, such as by intimate data communication or control flow between those subprograms and other parts of the work.

The Corresponding Source need not include anything that users can regenerate automatically from other parts of the Corresponding Source.

The Corresponding Source for a work in source code form is that same work.

2. Basic Permissions.

All rights granted under this License are granted for the term of copyright on the Program, and are irrevocable provided the stated conditions are met. This License explicitly affirms your unlimited permission to run the unmodified Program. The output from running a covered work is covered

by this License only if the output, given its content, constitutes a covered work. This License acknowledges your rights of fair use or other equivalent, as provided by copyright law.

You may make, run and propagate covered works that you do not convey, without conditions so long as your license otherwise remains in force. You may convey covered works to others for the sole purpose of having them make modifications exclusively for you, or provide you with facilities for running those works, provided that you comply with the terms of this License in conveying all material for which you do not control copyright. Those thus making or running the covered works for you must do so exclusively on your behalf, under your direction and control, on terms that prohibit them from making any copies of your copyrighted material outside their relationship with you.

Conveying under any other circumstances is permitted solely under the conditions stated below. Sublicensing is not allowed; section 10 makes it unnecessary.

3. Protecting Users' Legal Rights From Anti-Circumvention Law.

No covered work shall be deemed part of an effective technological measure under any applicable law fulfilling obligations under article 11 of the WIPO copyright treaty adopted on 20 December 1996, or similar laws prohibiting or restricting circumvention of such measures.

When you convey a covered work, you waive any legal power to forbid circumvention of technological measures to the extent such circumvention is effected by exercising rights under this License with respect to the covered work, and you disclaim any intention to limit operation or modification of the work as a means of enforcing, against the work's users, your or third parties' legal rights to forbid circumvention of technological measures.

4. Conveying Verbatim Copies.

You may convey verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and

appropriately

publish on each copy an appropriate copyright notice;
keep intact all notices stating that this License and any
non-permissive terms added in accord with section 7 apply to the code;
keep intact all notices of the absence of any warranty; and give all
recipients a copy of this License along with the Program.

You may charge any price or no price for each copy that you convey,
and you may offer support or warranty protection for a fee.

5. Conveying Modified Source Versions.

You may convey a work based on the Program, or the modifications to
produce it from the Program, in the form of source code under the
terms of section 4, provided that you also meet all of these conditions:

- a) The work must carry prominent notices stating that you modified
it, and giving a relevant date.

- b) The work must carry prominent notices stating that it is
released under this License and any conditions added under section
7. This requirement modifies the requirement in section
4 to
"keep intact all notices".

- c) You must license the entire work, as a whole, under this
License to anyone who comes into possession of a copy. This
License will therefore apply, along with any applicable section 7
additional terms, to the whole of the work, and all its parts,
regardless of how they are packaged. This License gives no
permission to license the work in any other way, but it does not
invalidate such permission if you have separately received it.

- d) If the work has interactive user interfaces, each must display
Appropriate Legal Notices; however, if the Program has interactive
interfaces that do not display Appropriate Legal Notices, your
work need not make them do so.

A compilation of a covered work with other separate and independent
works, which are not by their nature extensions of the covered work,
and which are not combined with it such as to form a larger program,
in or on a volume of a storage or distribution
medium, is called an
"aggregate" if the compilation and its resulting copyright are not
used to limit the access or legal rights of the compilation's users
beyond what the individual works permit. Inclusion of a covered work
in an aggregate does not cause this License to apply to the other
parts of the aggregate.

6. Conveying Non-Source Forms.

You may convey a covered work in object code form under the terms of sections 4 and 5, provided that you also convey the machine-readable Corresponding Source under the terms of this License, in one of these ways:

- a) Convey the object code in, or embodied in, a physical product (including a physical distribution medium), accompanied by the Corresponding Source fixed on a durable physical medium customarily used for software interchange.
- b) Convey the object code in, or embodied in, a physical product (including a physical distribution medium), accompanied by a written offer, valid for at least three years and valid for as long as you offer spare parts or customer support for that product model, to give anyone who possesses the object code either (1) a copy of the Corresponding Source for all the software in the product that is covered by this License, on a durable physical medium customarily used for software interchange, for a price no more than your reasonable cost of physically performing this conveying of source, or (2) access to copy the Corresponding Source from a network server at no charge.
- c) Convey individual copies of the object code with a copy of the written offer to provide the Corresponding Source. This alternative is allowed only occasionally and noncommercially, and only if you received the object code with such an offer, in accord with subsection 6b.
- d) Convey the object code by offering access from a designated place (gratis or for a charge), and offer equivalent access to the Corresponding Source in the same way through the same place at no further charge. You need not require recipients to copy the Corresponding Source along with the object code. If the place to copy the object code is a network server, the Corresponding Source may be on a different server (operated by you or a third party) that supports equivalent copying facilities, provided you maintain clear directions next to the object code saying where to find the Corresponding Source. Regardless of what server hosts the Corresponding Source, you remain obligated to ensure that it is available for as long as needed to satisfy these requirements.
- e) Convey the object code using peer-to-peer transmission, provided you inform other peers where the object code and Corresponding

Source of the work are being offered to the general public at no charge under subsection 6d.

A separable portion of the object code, whose source code is excluded from the Corresponding Source as a System Library, need not be included in conveying the object code work.

A "User Product" is either (1) a "consumer product", which means any tangible personal property which is normally used for personal, family, or household purposes, or (2) anything designed or sold for incorporation into a dwelling. In determining whether a product is a consumer product, doubtful cases shall be resolved in favor of coverage. For a particular product received by a particular user, "normally used" refers to a typical or common use of that class of product, regardless of the status of the particular user or of the way in which the particular user actually uses, or expects or is expected to use, the product. A product is a consumer product regardless of whether the product has substantial commercial, industrial or non-consumer uses, unless such uses represent the only significant mode of use of the product.

"Installation Information" for a User Product means any methods, procedures, authorization keys, or other information required to install and execute modified versions of a covered work in that User Product from a modified version of its Corresponding Source. The information must suffice to ensure that the continued functioning of the modified object code is in no case prevented or interfered with solely because modification has been made.

If you convey an object code work under this section in, or with, or specifically for use in, a User Product, and the conveying occurs as part of a transaction in which the right of possession and use of the User Product is transferred to the recipient in perpetuity or for a fixed term (regardless of how the transaction is characterized), the Corresponding Source conveyed under this section must be accompanied by the Installation Information. But this requirement does not apply if neither you nor any third party retains the ability to install modified object code on the User Product (for example, the work has been installed in ROM).

The requirement to provide Installation Information does not include a requirement to continue to provide support service, warranty, or updates for a work that has been modified or installed by the recipient, or for the User Product in which it has been modified or installed. Access to a network may be denied when the modification itself materially and adversely affects the operation of the network or violates the rules and

protocols for communication across the network.

Corresponding Source conveyed, and Installation Information provided, in accord with this section must be in a format that is publicly documented (and with an implementation available to the public in source code form), and must require no special password or key for unpacking, reading or copying.

7. Additional Terms.

"Additional permissions" are terms that supplement the terms of this License by making exceptions from one or more of its conditions.

Additional permissions that are applicable to the entire Program shall

be treated as though they were included in this License, to the extent that they are valid under applicable law. If additional permissions apply only to part of the Program, that part may be used separately under those permissions, but the entire Program remains governed by this License without regard to the additional permissions.

When you convey a copy of a covered work, you may at your option remove any additional permissions from that copy, or from any part of it. (Additional permissions may be written to require their own removal in certain cases when you modify the work.) You may place additional permissions on material, added by you to a covered work, for which you have or can give appropriate copyright permission.

Notwithstanding any other provision of this License, for material you add to a covered work, you may (if authorized by the copyright holders of that material) supplement the terms of this License with terms:

- a) Disclaiming warranty or limiting liability differently from the terms of sections 15 and 16 of this License; or
- b) Requiring preservation of specified reasonable legal notices or author attributions in that material or in the Appropriate Legal Notices displayed by works containing it; or
- c) Prohibiting misrepresentation of the origin of that material, or requiring that modified versions of such material be marked in reasonable ways as different from the original version; or
- d) Limiting the use for publicity purposes of names of licensors or authors of the material; or
- e) Declining to grant rights under trademark law for use of some trade names, trademarks, or service marks; or

f) Requiring indemnification of licensors and authors of that material by anyone who conveys the material (or modified versions of it) with contractual assumptions of liability to the recipient, for any liability that these contractual assumptions directly impose on

those licensors and authors.

All other non-permissive additional terms are considered "further restrictions" within the meaning of section 10. If the Program as you received it, or any part of it, contains a notice stating that it is governed by this License along with a term that is a further restriction, you may remove that term. If a license document contains a further restriction but permits relicensing or conveying under this License, you may add to a covered work material governed by the terms of that license document, provided that the further restriction does not survive such relicensing or conveying.

If you add terms to a covered work in accord with this section, you must place, in the relevant source files, a statement of the additional terms that apply to those files, or a notice indicating where to find the applicable terms.

Additional terms, permissive or non-permissive, may be stated in the form of a separately written license, or stated as exceptions; the above requirements apply either way.

8. Termination.

You may not propagate or modify a covered work except as expressly provided under this License. Any attempt otherwise to propagate or modify it is void, and will automatically terminate your rights under this License (including any patent licenses granted under the third paragraph of section 11).

However, if you cease all violation of this License, then your license from a particular copyright holder is reinstated (a) provisionally, unless and until the copyright holder explicitly and finally terminates your license, and (b) permanently, if the copyright holder fails to notify you of the violation by some reasonable means prior to 60 days after the cessation.

Moreover, your license from a particular copyright holder is reinstated permanently if the copyright holder notifies you of the violation by some reasonable means, this is the first time you have received notice of violation of this License (for any work) from that copyright

holder, and you cure the violation prior to 30 days after your receipt of the notice.

Termination of your rights under this section does not terminate the licenses of parties who have received copies or rights from you under this License. If your rights have been terminated and not permanently reinstated, you do not qualify to receive new licenses for the same material under section 10.

9. Acceptance Not Required for Having Copies.

You are not required to accept this License in order to receive or run a copy of the Program. Ancillary propagation of a covered work occurring solely as a consequence of using peer-to-peer transmission to receive a copy likewise does not require acceptance. However, nothing other than this License grants you permission to propagate or modify any covered work. These actions infringe copyright if you do not accept this License. Therefore, by modifying or propagating a covered work, you indicate your acceptance of this License to do so.

10. Automatic Licensing of Downstream Recipients.

Each time you convey a covered work, the recipient automatically receives a license from the original licensors, to run, modify and propagate that work, subject to this License. You are not responsible for enforcing compliance by third parties with this License.

An "entity transaction" is a transaction transferring control of an organization, or substantially all assets of one, or subdividing an organization, or merging organizations. If propagation of a covered work results from an entity transaction, each party to that transaction who receives a copy of the work also receives whatever licenses to the work the party's predecessor in interest had or could give under the previous paragraph, plus a right to possession of the Corresponding Source of the work from the predecessor in interest, if the predecessor has it or can get it with reasonable efforts.

You may not impose any further restrictions on the exercise of the rights granted or affirmed under this License. For example, you may not impose a license fee, royalty, or other charge for exercise of rights granted under this License, and you may not initiate litigation (including a cross-claim or counterclaim in a lawsuit) alleging that any patent claim is infringed by making, using, selling, offering for sale, or importing the Program or any portion of it.

11. Patents.

A "contributor" is a copyright holder who authorizes use under this License of the Program or a work on which the Program is based. The work thus licensed is called the contributor's "contributor version".

A contributor's "essential patent claims" are all patent claims owned or controlled by the contributor, whether already acquired or hereafter acquired, that would be infringed by some manner, permitted by this License, of making, using, or selling its contributor version, but do not include claims that would be infringed only as a consequence of further modification of the contributor version. For purposes of this definition, "control" includes the right to grant patent sublicenses in a manner consistent with the requirements of this License.

Each contributor grants you a non-exclusive, worldwide, royalty-free patent license under the contributor's essential patent claims, to make, use, sell, offer for sale, import and otherwise run, modify and propagate the contents of its contributor version.

In the following three paragraphs, a "patent license" is any express agreement or commitment, however denominated, not to enforce a patent (such as an express permission to practice a patent or covenant not to sue for patent infringement). To "grant" such a patent license to a party means to make such an agreement or commitment not to enforce a patent against the party.

If you convey a covered work, knowingly relying on a patent license, and the Corresponding Source of the work is not available for anyone to copy, free of charge and under the terms of this License, through a publicly available network server or other readily accessible means, then you must either (1) cause the Corresponding Source to be so available, or (2) arrange to deprive yourself of the benefit of the patent license for this particular work, or (3) arrange, in a manner consistent with the requirements of this License, to extend the patent license to downstream recipients. "Knowingly relying" means you have actual knowledge that, but for the patent license, your conveying the covered work in a country, or your recipient's use of the covered work in a country, would infringe one or more identifiable patents in that country that you have reason to believe are valid.

If, pursuant to or in connection with a single transaction or arrangement, you convey, or propagate by procuring conveyance of, a covered work, and grant a patent license to some of the parties receiving the covered work authorizing them to use, propagate, modify or convey a specific copy of the covered

work, then the patent license you grant is automatically extended to all recipients of the covered work and works based on it.

A patent license is "discriminatory" if it does not include within the scope of its coverage, prohibits the exercise of, or is conditioned on the non-exercise of one or more of the rights that are specifically granted under this License. You may not convey a covered work if you are a party to an arrangement with a third party that is in the business of distributing software, under which you make payment to the third party based on the extent of your activity of conveying the work, and under which the third party grants, to any of the parties who would receive the covered work from you, a discriminatory patent license (a) in connection with copies of the covered work conveyed by you (or copies made from those copies), or (b) primarily for and in connection with specific products or compilations that contain the covered work, unless you entered into that arrangement, or that patent license was granted, prior to 28 March 2007.

Nothing in this License shall be construed as excluding or limiting any implied license or other defenses to infringement that may otherwise be available to you under applicable patent law.

12. No Surrender of Others' Freedom.

If conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot convey a covered work so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not convey it at all. For example, if you agree to terms that obligate you to collect a royalty for further conveying from those to whom you convey the Program, the only way you could satisfy both those terms and this License would be to refrain entirely from conveying the Program.

13. Use with the GNU Affero General Public License.

Notwithstanding any other provision of this License, you have permission to link or combine any covered work with a work licensed under version 3 of the GNU Affero General Public License into a single combined work, and to convey the resulting work. The terms of this License will continue to apply to the part which is the covered work, but the special requirements of the GNU Affero General Public License, section 13, concerning interaction through a network will apply to the combination as such.

14. Revised Versions of this License.

The Free Software Foundation may publish revised and/or new versions of the GNU General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies that a certain numbered version of the GNU General Public License "or any later version" applies to it, you have the option of following the terms and conditions either of that numbered version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of the GNU General Public License, you may choose any version ever published by the Free Software Foundation.

If the Program specifies that a proxy can decide which future versions of the GNU General Public License can be used, that proxy's public statement of acceptance of a version permanently authorizes you to choose that version for the Program.

Later license versions may give you additional or different permissions. However, no additional obligations are imposed on any author or copyright holder as a result of your choosing to follow a later version.

15. Disclaimer of Warranty.

THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

16. Limitation of Liability.

IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MODIFIES AND/OR CONVEYS THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF

SUCH DAMAGES.

17.

Interpretation of Sections 15 and 16.

If the disclaimer of warranty and limitation of liability provided above cannot be given local legal effect according to their terms, reviewing courts shall apply local law that most closely approximates an absolute waiver of all civil liability in connection with the Program, unless a warranty or assumption of liability accompanies a copy of the Program in return for a fee.

END OF TERMS AND CONDITIONS

How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively state the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

```
<one line to give the program's name and a brief idea of what it does.>  
Copyright (C) <year> <name of author>
```

```
This program is free software: you can redistribute it and/or modify  
it under the terms of the GNU General Public License as published by  
the Free Software Foundation, either version 3 of the License, or  
(at your option) any later version.
```

```
This program is distributed in the hope that it will be useful,  
but WITHOUT ANY WARRANTY; without even the implied warranty of  
MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the  
GNU General Public License for more details.
```

```
You should have received a copy of the GNU General Public License  
along with this program. If not, see <http://www.gnu.org/licenses/>.
```

Also add information on how to contact you by electronic and paper mail.

If the program does terminal interaction, make it output a short notice like this when it starts in an interactive mode:

<program> Copyright (C) <year> <name of author>

This program comes with ABSOLUTELY NO WARRANTY; for details type `show w'.

This is free software, and you are welcome to redistribute it under certain conditions; type `show c' for details.

The hypothetical commands `show w' and `show c' should show the appropriate parts of the General Public License. Of course, your program's commands might be different; for a GUI interface, you would use an "about box".

You should also get your employer (if you work as a programmer) or school, if any, to sign a "copyright disclaimer" for the program, if necessary.

For more information on this, and how to apply and follow the GNU GPL, see <<http://www.gnu.org/licenses/>>.

The GNU General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Lesser General Public License instead of this License. But first, please read <<http://www.gnu.org/philosophy/why-not-lgpl.html>>.

1.207 grpc-go 1.26.0

1.207.1 Available under license :

Apache License

Version 2.0, January 2004

<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership

of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual,

worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this

License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the

Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

(a) You must give any other recipients of the Work or Derivative Works a copy of this License; and

(b) You must cause any modified files to carry prominent notices stating that You changed the files; and

(c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and

(d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not

pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or

documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct,

indirect, special,

incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.

You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

1.208 zap 1.16.0

1.208.1 Available under license :

Copyright (c) 2016-2017 Uber Technologies, Inc.

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

1.209 jersey-entity-filtering 2.28

1.209.1 Available under license :

Notice for Jersey

This content is produced and maintained by the Eclipse Jersey project.

* Project home: <https://projects.eclipse.org/projects/ee4j.jersey>

Trademarks

Eclipse Jersey is a trademark of the Eclipse Foundation.

Copyright

All content is the property of the respective authors or their employers. For more information regarding authorship of content, please consult the listed source code repository logs.

Declared Project Licenses

This program and the accompanying materials are made available under the terms of the Eclipse Public License v. 2.0 which is available at <http://www.eclipse.org/legal/epl-2.0>. This Source Code may also be made

available under the following Secondary Licenses when the conditions for such availability set forth in the Eclipse Public License v. 2.0 are satisfied: GNU General Public License, version 2 with the GNU Classpath Exception which is available at <https://www.gnu.org/software/classpath/license.html>.

SPDX-License-Identifier:

EPL-2.0 OR GPL-2.0 WITH Classpath-exception-2.0

Source Code

The project maintains the following source code repositories:

* <https://github.com/eclipse-ee4j/jersey>

Third-party Content

Angular JS, v1.6.6

* License MIT (<http://www.opensource.org/licenses/mit-license.php>)

* Project: <http://angularjs.org>

* Copyright: (c) 2010-2017 Google, Inc.

aopalliance Version 1

* License: all the source code provided by AOP Alliance is Public Domain.

* Project: <http://aopalliance.sourceforge.net>

* Copyright: Material in the public domain is not protected by copyright

Bean Validation API 1.1.0.Final

* License: Apache License, 2.0

* Project: <http://beanvalidation.org/1.1/>

* Copyright: 2009, Red Hat, Inc. and/or its affiliates, and individual contributors

* by the @authors tag.

Bootstrap v3.3.7

* License: MIT license (<https://github.com/twbs/bootstrap/blob/master/LICENSE>)

* Project: <http://getbootstrap.com>

* Copyright: 2011-2016 Twitter, Inc

CDI

API Version 1.1

* License: Apache License, 2.0

* Project: <http://www.seamframework.org/Weld>

* Copyright 2010, Red Hat, Inc., and individual contributors by the @authors tag.

Google Guava Version 18.0

* License: Apache License, 2.0

* Copyright (C) 2009 The Guava Authors

javax.inject Version: 1

* License: Apache License, 2.0

* Copyright (C) 2009 The JSR-330 Expert Group

Javassist Version 3.22.0-CR2

* License: Apache License, 2.0

* Project: <http://www.javassist.org/>

* Copyright (C) 1999- Shigeru Chiba. All Rights Reserved.

Jackson JAX-RS Providers Version 2.8.10

* License: Apache License, 2.0

* Project: <https://github.com/FasterXML/jackson-jaxrs-providers>

* Copyright: (c) 2009-2011 FasterXML, LLC. All rights reserved unless otherwise indicated.

jQuery v1.12.4

* License: jquery.org/license

* Project: jquery.org

* Copyright: (c) jQuery Foundation

jQuery Barcode plugin 0.3

* License: MIT & GPL (<http://www.opensource.org/licenses/mit-license.php> &
<http://www.gnu.org/licenses/gpl.html>)

*

Project: <http://www.pasella.it/projects/jquery/barcode>

* Copyright: (c) 2009 Antonello Pasella antonello.pasella@gmail.com

JSR-166 Extension - JEP 266

* License: CC0

* No copyright

* Written by Doug Lea with assistance from members of JCP JSR-166 Expert Group and released to the public domain, as explained at <http://creativecommons.org/publicdomain/zero/1.0/>

KineticJS, v4.7.1

* License: MIT license (<http://www.opensource.org/licenses/mit-license.php>)

* Project: <http://www.kineticjs.com>, <https://github.com/ericdrowell/KineticJS>

* Copyright: Eric Rowell

org.objectweb.asm Version 5.0.4

* License: Modified BSD (<http://asm.objectweb.org/license.html>)

* Copyright (c) 2000-2011 INRIA, France Telecom. All rights reserved.

org.osgi.core version 4.2.0

* License: Apache License, 2.0

* Copyright (c) OSGi Alliance (2005, 2008). All Rights Reserved.

org.glassfish.jersey.server.internal.monitoring.core

* License: Apache License, 2.0

* Copyright

(c) 2015-2018 Oracle and/or its affiliates. All rights reserved.

* Copyright 2010-2013 Coda Hale and Yammer, Inc.

W3.org documents

* License: W3C License

* Copyright: Copyright (c) 1994-2001 World Wide Web Consortium, (Massachusetts Institute of Technology, Institut National de Recherche en Informatique et en Automatique, Keio University). All Rights Reserved.

<http://www.w3.org/Consortium/Legal/>

Eclipse Public License - v 2.0

THE ACCOMPANYING PROGRAM IS PROVIDED UNDER THE TERMS OF THIS ECLIPSE PUBLIC LICENSE ("AGREEMENT"). ANY USE, REPRODUCTION OR DISTRIBUTION OF THE PROGRAM CONSTITUTES RECIPIENT'S ACCEPTANCE OF THIS AGREEMENT.

1. DEFINITIONS

"Contribution" means:

a) in the case of the initial Contributor, the initial content Distributed under this Agreement, and

b) in the case of each subsequent Contributor:

- i) changes to the Program, and
- ii) additions to the Program;

where such changes and/or additions to the Program originate from and are Distributed by that particular Contributor. A Contribution "originates" from a Contributor if it was added to the Program by such Contributor itself or anyone acting on such Contributor's behalf. Contributions do not include changes or additions to the Program that are not Modified Works.

"Contributor" means any person or entity that Distributes the Program.

"Licensed Patents" mean patent claims licensable by a Contributor which are necessarily infringed by the use or sale of its Contribution alone or when combined with the Program.

"Program" means the Contributions Distributed in accordance with this Agreement.

"Recipient" means anyone who receives the Program under this Agreement or any Secondary License (as applicable), including Contributors.

"Derivative Works" shall mean any work, whether in Source Code or other form, that is based on (or derived from) the Program and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship.

"Modified Works" shall mean any work in Source Code or other form that

results from an addition to, deletion from, or modification of the contents of the Program, including, for purposes of clarity any new file in Source Code form that contains any contents of the Program. Modified

Works shall not include works that contain only declarations, interfaces, types, classes, structures, or files of the Program solely in each case in order to link to, bind by name, or subclass the Program or Modified Works thereof.

"Distribute" means the acts of a) distributing or b) making available in any manner that enables the transfer of a copy.

"Source Code" means the form of a Program preferred for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Secondary License" means either the GNU General Public License, Version 2.0, or any later versions of that license, including any exceptions or additional permissions as identified by the initial Contributor.

2. GRANT OF RIGHTS

a) Subject to the terms of this Agreement, each Contributor hereby grants Recipient a non-exclusive, worldwide, royalty-free copyright

license to reproduce, prepare Derivative Works of, publicly display, publicly perform, Distribute and sublicense the Contribution of such Contributor, if any, and such Derivative Works.

b) Subject to the terms of this Agreement, each Contributor hereby grants Recipient a non-exclusive, worldwide, royalty-free patent license under Licensed Patents to make, use, sell, offer to sell, import and otherwise transfer the Contribution of such Contributor, if any, in Source Code or other form. This patent license shall apply to the combination of the Contribution and the Program if, at the time the Contribution is added by the Contributor, such addition of the Contribution causes such combination to be covered by the Licensed Patents. The patent license shall not apply to any other combinations which include the Contribution. No hardware per se is licensed hereunder.

c) Recipient understands that although each Contributor grants the licenses to its Contributions set forth herein, no assurances are provided by any Contributor that the Program does not infringe the patent or other intellectual property rights of any other entity. Each Contributor disclaims any liability to Recipient for claims

brought by any other entity based on infringement of intellectual property rights or otherwise. As a condition to exercising the rights and licenses granted hereunder, each Recipient hereby assumes sole responsibility to secure any other intellectual property rights needed, if any. For example, if a third party patent license is required to allow Recipient to Distribute the Program, it is Recipient's responsibility to acquire that license before distributing the Program.

d) Each Contributor represents that to its knowledge it has sufficient copyright rights in its Contribution, if any, to grant

the copyright license set forth in this Agreement.

e) Notwithstanding the terms of any Secondary License, no Contributor makes additional grants to any Recipient (other than those set forth in this Agreement) as a result of such Recipient's receipt of the Program under the terms of a Secondary License (if permitted under the terms of Section 3).

3. REQUIREMENTS

3.1 If a Contributor Distributes the Program in any form, then:

a) the Program must also be made available as Source Code, in accordance with section 3.2, and the Contributor must accompany the Program with a statement that the Source Code for the Program is available under this Agreement, and informs Recipients how to obtain it in a reasonable manner on or through a medium customarily used for software exchange; and

b) the Contributor may Distribute the Program under a license different than this Agreement, provided that such license:

i) effectively disclaims on behalf of all other Contributors all warranties and conditions, express and implied, including warranties or conditions of title and non-infringement, and implied warranties or conditions of merchantability and fitness for a particular purpose;

ii) effectively excludes on behalf of all other Contributors all liability for damages, including direct, indirect, special, incidental and consequential damages, such as lost profits;

iii) does not attempt to limit or alter the recipients' rights in the Source Code under section 3.2; and

iv) requires any subsequent distribution of the Program by any party to be under a license that satisfies the requirements

of this section 3.

3.2 When the Program is Distributed as Source Code:

- a) it must be made available under this Agreement, or if the Program (i) is combined with other material in a separate file or files made available under a Secondary License, and (ii) the initial Contributor attached to the Source Code the notice described in Exhibit A of this Agreement, then the Program may be made available under the terms of such Secondary Licenses, and
- b) a copy of this Agreement must be included with each copy of the Program.

3.3 Contributors may not remove or alter any copyright, patent, trademark, attribution notices, disclaimers of warranty, or limitations of liability ("notices") contained within the Program from any copy of the Program which they Distribute, provided that Contributors may add their own appropriate notices.

4. COMMERCIAL DISTRIBUTION

Commercial distributors of software may accept certain responsibilities with respect to end users, business partners and the like. While this license is intended to facilitate the commercial use of the Program, the Contributor who includes the Program in a commercial product offering should do so in a manner which does not create potential liability for other Contributors. Therefore, if a Contributor includes the Program in a commercial product offering, such Contributor ("Commercial Contributor") hereby agrees to defend and indemnify every other Contributor ("Indemnified Contributor") against any losses, damages and costs (collectively "Losses") arising from claims, lawsuits and other legal actions brought by a third party against the Indemnified Contributor to the extent caused by the acts or omissions of such Commercial Contributor in connection with its distribution of the Program in a commercial product offering. The obligations in this section do not apply to any claims or Losses relating to any actual or alleged intellectual property infringement. In order to qualify, an Indemnified Contributor must: a) promptly notify the Commercial Contributor in writing of such claim, and b) allow the Commercial Contributor to control, and cooperate with the Commercial Contributor in, the defense and any related settlement negotiations. The Indemnified Contributor may participate in any such claim at its own expense.

For example, a Contributor might include the Program in a commercial

product offering, Product X. That Contributor is then a Commercial Contributor. If that Commercial Contributor then makes performance claims, or offers warranties related to Product X, those performance claims and warranties are such Commercial Contributor's responsibility alone. Under this section, the Commercial Contributor would have to defend claims against the other Contributors related to those performance claims and warranties, and if a court requires any other Contributor to pay any damages as a result, the Commercial Contributor must pay those damages.

5. NO WARRANTY

EXCEPT AS EXPRESSLY SET FORTH IN THIS AGREEMENT, AND TO THE EXTENT PERMITTED BY APPLICABLE LAW, THE PROGRAM IS PROVIDED ON AN "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, EITHER EXPRESS OR IMPLIED INCLUDING, WITHOUT LIMITATION, ANY WARRANTIES OR CONDITIONS OF TITLE, NON-INFRINGEMENT, MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE. Each Recipient is solely responsible for determining the appropriateness of using and distributing the Program and assumes all risks associated with its exercise of rights under this Agreement, including but not limited to the risks and costs of program errors, compliance with applicable laws, damage to or loss of data, programs or equipment, and unavailability or interruption of operations.

6. DISCLAIMER OF LIABILITY

EXCEPT AS EXPRESSLY SET FORTH IN THIS AGREEMENT, AND TO THE EXTENT PERMITTED BY APPLICABLE LAW, NEITHER RECIPIENT NOR ANY CONTRIBUTORS SHALL HAVE ANY LIABILITY FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING WITHOUT LIMITATION LOST PROFITS), HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OR DISTRIBUTION OF THE PROGRAM OR THE EXERCISE OF ANY RIGHTS GRANTED HEREUNDER, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

7. GENERAL

If any provision of this Agreement is invalid or unenforceable under applicable law, it shall not affect the validity or enforceability of the remainder of the terms of this Agreement, and without further action by the parties hereto, such provision shall be reformed to the minimum extent necessary to make such provision valid and enforceable.

If Recipient institutes patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Program itself (excluding combinations of the Program with other

software

or hardware) infringes such Recipient's patent(s), then such Recipient's rights granted under Section 2(b) shall terminate as of the date such litigation is filed.

All Recipient's rights under this Agreement shall terminate if it fails to comply with any of the material terms or conditions of this Agreement and does not cure such failure in a reasonable period of time after becoming aware of such noncompliance. If all Recipient's rights under this Agreement terminate, Recipient agrees to cease use and distribution of the Program as soon as reasonably practicable. However, Recipient's obligations under this Agreement and any licenses granted by Recipient relating to the Program shall continue and survive.

Everyone is permitted to copy and distribute copies of this Agreement, but in order to avoid inconsistency the Agreement is copyrighted and may only be modified in the following manner. The Agreement Steward reserves

the right to publish new versions (including revisions) of this Agreement from time to time. No one other than the Agreement Steward has the right to modify this Agreement. The Eclipse Foundation is the initial Agreement Steward. The Eclipse Foundation may assign the responsibility to serve as the Agreement Steward to a suitable separate entity. Each new version of the Agreement will be given a distinguishing version number. The Program (including Contributions) may always be Distributed subject to the version of the Agreement under which it was received. In addition, after a new version of the Agreement is published, Contributor may elect to Distribute the Program (including its Contributions) under the new version.

Except as expressly stated in Sections 2(a) and 2(b) above, Recipient receives no rights or licenses to the intellectual property of any Contributor under this Agreement, whether expressly, by implication, estoppel or otherwise. All rights in the Program not expressly granted under this Agreement are reserved. Nothing in this Agreement is intended to be enforceable by any entity that is not a Contributor or Recipient. No third-party beneficiary rights are created under this Agreement.

Exhibit A - Form of Secondary Licenses Notice

"This Source Code may also be made available under the following Secondary Licenses when the conditions for such availability set forth in the Eclipse Public License, v. 2.0 are satisfied: {name license(s), version(s), and exceptions or additional permissions here}."

Simply including a copy of this Agreement, including this Exhibit A is not sufficient to license the Source Code under Secondary Licenses.

If it is not possible or desirable to put the notice in a particular file, then You may include the notice in a location (such as a LICENSE file in a relevant directory) where a recipient would be likely to look for such a notice.

You may add additional accurate notices of copyright ownership.

The GNU General Public License (GPL) Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.
51 Franklin Street, Fifth Floor
Boston, MA 02110-1335
USA

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. This General Public License applies to most of the Free Software Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Library General Public License instead.)
You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code.

And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and modification follow.

TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to

this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications

or work under the terms of Section 1 above, provided that you also meet all of these conditions:

a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.

b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.

c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License.

(Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Program.

In addition, mere aggregation of another work not based on the Program with the Program (or with a work based on the Program) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

a) Accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of

physically performing source distribution, a complete

machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed

need not include anything that is

normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will

automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that

system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software

Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL

NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

END OF
TERMS AND CONDITIONS

How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

One line to give the program's name and a brief idea of what it does.
Copyright (C) <year> <name of author>

This program is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation; either version 2 of the License, or (at your option) any later version.

This
program is distributed in the hope that it will be useful, but
WITHOUT ANY WARRANTY; without even the implied warranty of
MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU
General Public License for more details.

You should have received a copy of the GNU General Public License
along with this program; if not, write to the Free Software
Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston, MA 02110-1335 USA

Also add information on how to contact you by electronic and paper mail.

If the program is interactive, make it output a short notice like this
when it starts in an interactive mode:

Gnomovision version 69, Copyright (C) year name of author
Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type
'show w'. This is free software, and you are welcome to redistribute
it under certain conditions; type 'show c' for details.

The hypothetical commands 'show w'
and 'show c' should show the
appropriate parts of the General Public License. Of course, the commands
you use may be called something other than 'show w' and 'show c'; they
could even be mouse-clicks or menu items--whatever suits your program.

You should also get your employer (if you work as a programmer) or your
school, if any, to sign a "copyright disclaimer" for the program, if
necessary. Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the
program 'Gnomovision' (which makes passes at compilers) written by
James Hacker.

signature of Ty Coon, 1 April 1989
Ty Coon, President of Vice

This General Public License does not permit incorporating your program
into proprietary programs. If your program is a subroutine library, you
may consider it more useful to permit linking proprietary applications
with the library. If this is what you want to do, use the GNU Library
General Public License instead of this License.

CLASSPATH EXCEPTION

Linking this library statically or dynamically with other modules is
making a combined work based on this library. Thus, the terms and
conditions of the GNU General Public License version 2 cover the whole
combination.

As a special exception, the copyright holders of this library give you
permission to link this library with independent modules to produce an
executable, regardless of the license terms of these independent
modules, and to copy and distribute the resulting executable under
terms of your choice, provided that you also meet, for each linked
independent module, the terms and conditions of the license of that
module. An independent module is a module which is not derived from or
based on this library. If you modify this library, you may extend this
exception to your version of the library, but you are not obligated to
do so. If

you do not wish to do so, delete this exception statement
from your version.

1.210 jersey-hk2 2.28

1.210.1 Available under license :

Notice for Jersey

This content is produced and maintained by the Eclipse Jersey project.

* Project home: <https://projects.eclipse.org/projects/ee4j.jersey>

Trademarks

Eclipse Jersey is a trademark of the Eclipse Foundation.

Copyright

All content is the property of the respective authors or their employers. For more information regarding authorship of content, please consult the listed source code repository logs.

Declared Project Licenses

This program and the accompanying materials are made available under the terms of the Eclipse Public License v. 2.0 which is available at <http://www.eclipse.org/legal/epl-2.0>. This Source Code may also be made available under the following Secondary Licenses when the conditions for such availability set forth in the Eclipse Public License v. 2.0 are satisfied: GNU General Public License, version 2 with the GNU Classpath Exception which is available at <https://www.gnu.org/software/classpath/license.html>.

SPDX-License-Identifier:

EPL-2.0 OR GPL-2.0 WITH Classpath-exception-2.0

Source Code

The project maintains the following source code repositories:

* <https://github.com/eclipse-ee4j/jersey>

Third-party Content

Angular JS, v1.6.6

* License MIT (<http://www.opensource.org/licenses/mit-license.php>)

* Project: <http://angularjs.org>

* Copyright: (c) 2010-2017 Google, Inc.

aopalliance Version 1

* License: all the source code provided by AOP Alliance is Public Domain.

- * Project: <http://aopalliance.sourceforge.net>
- * Copyright: Material in the public domain is not protected by copyright

Bean Validation API 1.1.0.Final

- * License: Apache License, 2.0
- * Project: <http://beanvalidation.org/1.1/>
- * Copyright: 2009, Red Hat, Inc. and/or its affiliates, and individual contributors
- * by the @authors tag.

Bootstrap v3.3.7

- * License: MIT license (<https://github.com/twbs/bootstrap/blob/master/LICENSE>)
- * Project: <http://getbootstrap.com>
- * Copyright: 2011-2016 Twitter, Inc

CDI

API Version 1.1

- * License: Apache License, 2.0
- * Project: <http://www.seamframework.org/Weld>
- * Copyright 2010, Red Hat, Inc., and individual contributors by the @authors tag.

Google Guava Version 18.0

- * License: Apache License, 2.0
- * Copyright (C) 2009 The Guava Authors

javax.inject Version: 1

- * License: Apache License, 2.0
- * Copyright (C) 2009 The JSR-330 Expert Group

Javassist Version 3.22.0-CR2

- * License: Apache License, 2.0
- * Project: <http://www.javassist.org/>
- * Copyright (C) 1999- Shigeru Chiba. All Rights Reserved.

Jackson JAX-RS Providers Version 2.8.10

- * License: Apache License, 2.0
- * Project: <https://github.com/FasterXML/jackson-jaxrs-providers>
- * Copyright: (c) 2009-2011 FasterXML, LLC. All rights reserved unless otherwise indicated.

jQuery v1.12.4

- * License: jquery.org/license
- * Project: jquery.org
- * Copyright: (c) jQuery Foundation

jQuery Barcode plugin 0.3

- * License: MIT & GPL (<http://www.opensource.org/licenses/mit-license.php> & <http://www.gnu.org/licenses/gpl.html>)
- *

Project: <http://www.pasella.it/projects/jquery/barcode>

* Copyright: (c) 2009 Antonello Pasella antonello.pasella@gmail.com

JSR-166 Extension - JEP 266

* License: CC0

* No copyright

* Written by Doug Lea with assistance from members of JCP JSR-166 Expert Group and released to the public domain, as explained at <http://creativecommons.org/publicdomain/zero/1.0/>

KineticJS, v4.7.1

* License: MIT license (<http://www.opensource.org/licenses/mit-license.php>)

* Project: <http://www.kineticjs.com>, <https://github.com/ericdrowell/KineticJS>

* Copyright: Eric Rowell

org.objectweb.asm Version 5.0.4

* License: Modified BSD (<http://asm.objectweb.org/license.html>)

* Copyright (c) 2000-2011 INRIA, France Telecom. All rights reserved.

org.osgi.core version 4.2.0

* License: Apache License, 2.0

* Copyright (c) OSGi Alliance (2005, 2008). All Rights Reserved.

org.glassfish.jersey.server.internal.monitoring.core

* License: Apache License, 2.0

* Copyright

(c) 2015-2018 Oracle and/or its affiliates. All rights reserved.

* Copyright 2010-2013 Coda Hale and Yammer, Inc.

W3.org documents

* License: W3C License

* Copyright: Copyright (c) 1994-2001 World Wide Web Consortium, (Massachusetts Institute of Technology, Institut National de Recherche en Informatique et en Automatique, Keio University). All Rights Reserved.

<http://www.w3.org/Consortium/Legal/>

Eclipse Public License - v 2.0

THE ACCOMPANYING PROGRAM IS PROVIDED UNDER THE TERMS OF THIS ECLIPSE PUBLIC LICENSE ("AGREEMENT"). ANY USE, REPRODUCTION OR DISTRIBUTION OF THE PROGRAM CONSTITUTES RECIPIENT'S ACCEPTANCE OF THIS AGREEMENT.

1. DEFINITIONS

"Contribution" means:

a) in the case of the initial Contributor, the initial content Distributed under this Agreement, and

b) in the case of each subsequent Contributor:

i) changes to the Program, and

ii) additions to the Program;
where such changes and/or additions to the Program originate from and are Distributed by that particular Contributor. A Contribution "originates" from a Contributor if it was added to the Program by such Contributor itself or anyone acting on such Contributor's behalf. Contributions do not include changes or additions to the Program that are not Modified Works.

"Contributor" means any person or entity that Distributes the Program.

"Licensed Patents" mean patent claims licensable by a Contributor which are necessarily infringed by the use or sale of its Contribution alone or when combined with the Program.

"Program" means the Contributions Distributed in accordance with this Agreement.

"Recipient" means anyone who receives the Program under this Agreement or any Secondary License (as applicable), including Contributors.

"Derivative Works" shall mean any work, whether in Source Code or other form, that is based on (or derived from) the Program and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship.

"Modified Works" shall mean any work in Source Code or other form that results from an addition to, deletion from, or modification of the contents of the Program, including, for purposes of clarity any new file in Source Code form that contains any contents of the Program. Modified Works shall not include works that contain only declarations, interfaces, types, classes, structures, or files of the Program solely in each case in order to link to, bind by name, or subclass the Program or Modified Works thereof.

"Distribute" means the acts of a) distributing or b) making available in any manner that enables the transfer of a copy.

"Source Code" means the form of a Program preferred for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Secondary License" means either the GNU General Public License, Version 2.0, or any later versions of that license, including any exceptions or additional permissions as identified by the initial Contributor.

2. GRANT OF RIGHTS

a) Subject to the terms of this Agreement, each Contributor hereby grants Recipient a non-exclusive, worldwide, royalty-free copyright

license to reproduce, prepare Derivative Works of, publicly display, publicly perform, Distribute and sublicense the Contribution of such Contributor, if any, and such Derivative Works.

b) Subject to the terms of this Agreement, each Contributor hereby grants Recipient a non-exclusive, worldwide, royalty-free patent license under Licensed Patents to make, use, sell, offer to sell, import and otherwise transfer the Contribution of such Contributor, if any, in Source Code or other form. This patent license shall apply to the combination of the Contribution and the Program if, at the time the Contribution is added by the Contributor, such addition of the Contribution causes such combination to be covered by the Licensed Patents. The patent license shall not apply to any other combinations which include the Contribution. No hardware per se is licensed hereunder.

c) Recipient understands that although each Contributor grants the licenses to its Contributions set forth herein, no assurances are provided by any Contributor that the Program does not infringe the patent or other intellectual property rights of any other entity. Each Contributor disclaims any liability to Recipient for claims brought by any other entity based on infringement of intellectual property rights or otherwise. As a condition to exercising the rights and licenses granted hereunder, each Recipient hereby assumes sole responsibility to secure any other intellectual property rights needed, if any. For example, if a third party patent license is required to allow Recipient to Distribute the Program, it is Recipient's responsibility to acquire that license before distributing the Program.

d) Each Contributor represents that to its knowledge it has sufficient copyright rights in its Contribution, if any, to grant the copyright license set forth in this Agreement.

e) Notwithstanding the terms of any Secondary License, no Contributor makes additional grants to any Recipient (other than those set forth in this Agreement) as a result of such Recipient's receipt of the Program under the terms of a Secondary License (if permitted under the terms of Section 3).

3. REQUIREMENTS

3.1 If a Contributor Distributes the Program in any form, then:

a) the Program must also be made available as Source Code, in accordance with section 3.2, and the Contributor must accompany the Program with a statement that the Source Code for the Program is available under this Agreement, and informs Recipients how to obtain it in a reasonable manner on or through a medium customarily used for software exchange; and

b) the Contributor may Distribute the Program under a license different than this Agreement, provided that such license:

i) effectively disclaims on behalf of all other Contributors all warranties and conditions, express and implied, including warranties or conditions of title and non-infringement, and implied warranties or conditions of merchantability and fitness for a particular purpose;

ii) effectively excludes on behalf of all other Contributors all liability for damages, including direct, indirect, special, incidental and consequential damages, such as lost profits;

iii) does not attempt to limit or alter the recipients' rights in the Source Code under section 3.2; and

iv) requires any subsequent distribution of the Program by any party to be under a license that satisfies the requirements of this section 3.

3.2 When the Program is Distributed as Source Code:

a) it must be made available under this Agreement, or if the Program (i) is combined with other material in a separate file or files made available under a Secondary License, and (ii) the initial Contributor attached to the Source Code the notice described in Exhibit A of this Agreement, then the Program may be made available under the terms of such Secondary Licenses, and

b) a copy of this Agreement must be included with each copy of the Program.

3.3 Contributors may not remove or alter any copyright, patent, trademark, attribution notices, disclaimers of warranty, or limitations of liability ("notices") contained within the Program from any copy of the Program which they Distribute, provided that Contributors may add their own appropriate notices.

4. COMMERCIAL DISTRIBUTION

Commercial distributors of software may accept certain responsibilities with respect to end users, business partners and the like. While this license is intended to facilitate the commercial use of the Program, the Contributor who includes the Program in a commercial product offering should do so in a manner which does not create potential liability for other Contributors. Therefore, if a Contributor includes the Program in a commercial product offering, such Contributor ("Commercial Contributor") hereby agrees to defend and indemnify every other Contributor ("Indemnified Contributor") against any losses, damages and costs (collectively "Losses") arising from claims, lawsuits and other legal actions brought by a third party against the Indemnified Contributor to the extent caused by the acts or omissions of such Commercial Contributor in connection with its distribution of the Program in a commercial product offering. The obligations in this section do not apply to any claims or Losses relating to any actual or alleged intellectual property infringement. In order to qualify, an Indemnified Contributor must: a) promptly notify the Commercial Contributor in writing of such claim, and b) allow the Commercial Contributor to control, and cooperate with the Commercial Contributor in, the defense and any related settlement negotiations. The Indemnified Contributor may participate in any such claim at its own expense.

For example, a Contributor might include the Program in a commercial product offering, Product X. That Contributor is then a Commercial Contributor. If that Commercial Contributor then makes performance claims, or offers warranties related to Product X, those performance claims and warranties are such Commercial Contributor's responsibility alone. Under this section, the Commercial Contributor would have to defend claims against the other Contributors related to those performance claims and warranties, and if a court requires any other Contributor to pay any damages as a result, the Commercial Contributor must pay those damages.

5. NO WARRANTY

EXCEPT AS EXPRESSLY SET FORTH IN THIS AGREEMENT, AND TO THE EXTENT PERMITTED BY APPLICABLE LAW, THE PROGRAM IS PROVIDED ON AN "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, EITHER EXPRESS OR IMPLIED INCLUDING, WITHOUT LIMITATION, ANY WARRANTIES OR CONDITIONS OF TITLE, NON-INFRINGEMENT, MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE. Each Recipient is solely responsible for determining the appropriateness of using and distributing the Program and assumes all risks associated with its exercise of rights under this Agreement,

including but not limited to the risks and costs of program errors, compliance with applicable laws, damage to or loss of data, programs or equipment, and unavailability or interruption of operations.

6. DISCLAIMER OF LIABILITY

EXCEPT AS EXPRESSLY SET FORTH IN THIS AGREEMENT, AND TO THE EXTENT PERMITTED BY APPLICABLE LAW, NEITHER RECIPIENT NOR ANY CONTRIBUTORS SHALL HAVE ANY LIABILITY FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING WITHOUT LIMITATION LOST PROFITS), HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OR DISTRIBUTION OF THE PROGRAM OR THE EXERCISE OF ANY RIGHTS GRANTED HEREUNDER, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

7. GENERAL

If any provision of this Agreement is invalid or unenforceable under applicable law, it shall not affect the validity or enforceability of the remainder of the terms of this Agreement, and without further action by the parties hereto, such provision shall be reformed to the minimum extent necessary to make such provision valid and enforceable.

If Recipient institutes patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Program itself (excluding combinations of the Program with other software or hardware) infringes such Recipient's patent(s), then such Recipient's rights granted under Section 2(b) shall terminate as of the date such litigation is filed.

All Recipient's rights under this Agreement shall terminate if it fails to comply with any of the material terms or conditions of this Agreement and does not cure such failure in a reasonable period of time after becoming aware of such noncompliance. If all Recipient's rights under this Agreement terminate, Recipient agrees to cease use and distribution of the Program as soon as reasonably practicable. However, Recipient's obligations under this Agreement and any licenses granted by Recipient relating to the Program shall continue and survive.

Everyone is permitted to copy and distribute copies of this Agreement, but in order to avoid inconsistency the Agreement is copyrighted and may only be modified in the following manner. The Agreement Steward reserves the right to publish new versions (including revisions) of this Agreement from time to time. No one other than the Agreement Steward has the right to modify this Agreement. The Eclipse Foundation

is the initial Agreement Steward. The Eclipse Foundation may assign the responsibility to serve as the Agreement Steward to a suitable separate entity. Each new version of the Agreement will be given a distinguishing version number. The Program (including Contributions) may always be Distributed subject to the version of the Agreement under which it was received. In addition, after a new version of the Agreement is published, Contributor may elect to Distribute the Program (including its Contributions) under the new version.

Except as expressly stated in Sections 2(a) and 2(b) above, Recipient receives no rights or licenses to the intellectual property of any Contributor under this Agreement, whether expressly, by implication, estoppel or otherwise. All rights in the Program not expressly granted under this Agreement are reserved. Nothing in this Agreement is intended to be enforceable by any entity that is not a Contributor or Recipient. No third-party beneficiary rights are created under this Agreement.

Exhibit A - Form of Secondary Licenses Notice

"This Source Code may also be made available under the following Secondary Licenses when the conditions for such availability set forth in the Eclipse Public License, v. 2.0 are satisfied: {name license(s), version(s), and exceptions or additional permissions here}."

Simply including a copy of this Agreement, including this Exhibit A is not sufficient to license the Source Code under Secondary Licenses.

If it is not possible or desirable to put the notice in a particular file, then You may include the notice in a location (such as a LICENSE file in a relevant directory) where a recipient would be likely to look for such a notice.

You may add additional accurate notices of copyright ownership.

The GNU General Public License (GPL) Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.
51 Franklin Street, Fifth Floor
Boston, MA 02110-1335
USA

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. This General Public License applies to most of the Free Software Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Library General Public License instead.)

You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and modification follow.

TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

- a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.
- b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.
- c) If the modified program normally reads commands interactively

when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License.

(Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Program.

In addition, mere aggregation of another work not based on the Program with the Program (or with a work based on the Program) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

a) Accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible

for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program

specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

END OF
TERMS AND CONDITIONS

How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

One line to give the program's name and a brief idea of what it does.

Copyright (C) <year> <name of author>

This program is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation; either version 2 of the License, or (at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program; if not, write to the Free Software Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston, MA 02110-1335 USA

Also add information on how to contact you by electronic and paper mail.

If the program is interactive, make it output a short notice like this when it starts in an interactive mode:

```
Gnomovision version 69, Copyright (C) year name of author
Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type
`show w'. This is free software, and you are welcome to redistribute
it under certain conditions; type `show c' for details.
```

The hypothetical commands `show w' and `show c' should show the appropriate parts of the General Public License. Of course, the commands you use may be called something other than `show w' and `show c'; they could even be mouse-clicks or menu items--whatever suits your program.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the program, if necessary. Here is a sample; alter the names:

```
Yoyodyne, Inc., hereby disclaims all copyright interest in the
program `Gnomovision' (which makes passes at compilers) written by
James Hacker.
```

```
signature of Ty Coon, 1 April 1989
```

Ty Coon, President of Vice

This General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Library General Public License instead of this License.

CLASSPATH EXCEPTION

Linking this library statically or dynamically with other modules is making a combined work based on this library. Thus, the terms and conditions of the GNU General Public License version 2 cover the whole combination.

As a special exception, the copyright holders of this library give you permission to link this library with independent modules to produce an executable, regardless of the license terms of these independent modules, and to copy and distribute the resulting executable under terms of your choice, provided that you also meet, for each linked independent module, the terms and conditions of the license of that module. An independent module is a module which is not derived from or based on this library. If you modify this library, you may extend this exception to your version of the library, but you are not obligated to do so. If

you do not wish to do so, delete this exception statement from your version.

1.211 jersey-media-sse 2.28

1.211.1 Available under license :

Notice for Jersey

This content is produced and maintained by the Eclipse Jersey project.

* Project home: <https://projects.eclipse.org/projects/ee4j.jersey>

Trademarks

Eclipse Jersey is a trademark of the Eclipse Foundation.

Copyright

All content is the property of the respective authors or their employers. For more information regarding authorship of content, please consult the listed source code repository logs.

Declared Project Licenses

This program and the accompanying materials are made available under the terms of the Eclipse Public License v. 2.0 which is available at <http://www.eclipse.org/legal/epl-2.0>. This Source Code may also be made available under the following Secondary Licenses when the conditions for such availability set forth in the Eclipse Public License v. 2.0 are satisfied: GNU General Public License, version 2 with the GNU Classpath Exception which is available at <https://www.gnu.org/software/classpath/license.html>.

SPDX-License-Identifier:

EPL-2.0 OR GPL-2.0 WITH Classpath-exception-2.0

Source Code

The project maintains the following source code repositories:

* <https://github.com/eclipse-ee4j/jersey>

Third-party Content

Angular JS, v1.6.6

* License MIT (<http://www.opensource.org/licenses/mit-license.php>)

* Project: <http://angularjs.org>

* Copyright: (c) 2010-2017 Google, Inc.

aopalliance Version 1

* License: all the source code provided by AOP Alliance is Public Domain.

* Project: <http://aopalliance.sourceforge.net>

* Copyright: Material in the public domain is not protected by copyright

Bean Validation API 1.1.0.Final

* License: Apache License, 2.0

* Project: <http://beanvalidation.org/1.1/>

* Copyright: 2009, Red Hat, Inc. and/or its affiliates, and individual contributors

* by the @authors tag.

Bootstrap v3.3.7

* License: MIT license (<https://github.com/twbs/bootstrap/blob/master/LICENSE>)

* Project: <http://getbootstrap.com>

* Copyright: 2011-2016 Twitter, Inc

CDI

API Version 1.1

* License: Apache License, 2.0

* Project: <http://www.seamframework.org/Weld>

* Copyright 2010, Red Hat, Inc., and individual contributors by the @authors tag.

Google Guava Version 18.0

- * License: Apache License, 2.0
- * Copyright (C) 2009 The Guava Authors

javax.inject Version: 1

- * License: Apache License, 2.0
- * Copyright (C) 2009 The JSR-330 Expert Group

Javassist Version 3.22.0-CR2

- * License: Apache License, 2.0
- * Project: <http://www.javassist.org/>
- * Copyright (C) 1999- Shigeru Chiba. All Rights Reserved.

Jackson JAX-RS Providers Version 2.8.10

- * License: Apache License, 2.0
- * Project: <https://github.com/FasterXML/jackson-jaxrs-providers>
- * Copyright: (c) 2009-2011 FasterXML, LLC. All rights reserved unless otherwise indicated.

jQuery v1.12.4

- * License: jquery.org/license
- * Project: jquery.org
- * Copyright: (c) jQuery Foundation

jQuery Barcode plugin 0.3

- * License: MIT & GPL (<http://www.opensource.org/licenses/mit-license.php> & <http://www.gnu.org/licenses/gpl.html>)
- *
- Project: <http://www.pasella.it/projects/jquery/barcode>
- * Copyright: (c) 2009 Antonello Pasella antonello.pasella@gmail.com

JSR-166 Extension - JEP 266

- * License: CC0
- * No copyright
- * Written by Doug Lea with assistance from members of JCP JSR-166 Expert Group and released to the public domain, as explained at <http://creativecommons.org/publicdomain/zero/1.0/>

KineticJS, v4.7.1

- * License: MIT license (<http://www.opensource.org/licenses/mit-license.php>)
- * Project: <http://www.kineticjs.com>, <https://github.com/ericdrowell/KineticJS>
- * Copyright: Eric Rowell

org.objectweb.asm Version 5.0.4

- * License: Modified BSD (<http://asm.objectweb.org/license.html>)
- * Copyright (c) 2000-2011 INRIA, France Telecom. All rights reserved.

org.osgi.core version 4.2.0

- * License: Apache License, 2.0
- * Copyright (c) OSGi Alliance (2005, 2008). All Rights Reserved.

org.glassfish.jersey.server.internal.monitoring.core

* License: Apache License, 2.0

* Copyright

(c) 2015-2018 Oracle and/or its affiliates. All rights reserved.

* Copyright 2010-2013 Coda Hale and Yammer, Inc.

W3.org documents

* License: W3C License

* Copyright: Copyright (c) 1994-2001 World Wide Web Consortium, (Massachusetts Institute of Technology, Institut National de Recherche en Informatique et en Automatique, Keio University). All Rights Reserved.

<http://www.w3.org/Consortium/Legal/>

Eclipse Public License - v 2.0

THE ACCOMPANYING PROGRAM IS PROVIDED UNDER THE TERMS OF THIS ECLIPSE PUBLIC LICENSE ("AGREEMENT"). ANY USE, REPRODUCTION OR DISTRIBUTION OF THE PROGRAM CONSTITUTES RECIPIENT'S ACCEPTANCE OF THIS AGREEMENT.

1. DEFINITIONS

"Contribution" means:

a) in the case of the initial Contributor, the initial content Distributed under this Agreement, and

b) in the case of each subsequent Contributor:

i) changes to the Program, and

ii) additions to the Program;

where such changes and/or additions to the Program originate from and are Distributed by that particular Contributor. A Contribution "originates" from a Contributor if it was added to the Program by such Contributor itself or anyone acting on such Contributor's behalf. Contributions do not include changes or additions to the Program that are not Modified Works.

"Contributor" means any person or entity that Distributes the Program.

"Licensed Patents" mean patent claims licensable by a Contributor which are necessarily infringed by the use or sale of its Contribution alone or when combined with the Program.

"Program" means the Contributions Distributed in accordance with this Agreement.

"Recipient" means anyone who receives the Program under this Agreement or any Secondary License (as applicable), including Contributors.

"Derivative Works" shall mean any work, whether in Source Code or other

form, that is based on (or derived from) the Program and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship.

"Modified Works" shall mean any work in Source Code or other form that results from an addition to, deletion from, or modification of the contents of the Program, including, for purposes of clarity any new file in Source Code form that contains any contents of the Program. Modified Works shall not include works that contain only declarations, interfaces, types, classes, structures, or files of the Program solely in each case in order to link to, bind by name, or subclass the Program or Modified Works thereof.

"Distribute" means the acts of a) distributing or b) making available in any manner that enables the transfer of a copy.

"Source Code" means the form of a Program preferred for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Secondary License" means either the GNU General Public License, Version 2.0, or any later versions of that license, including any exceptions or additional permissions as identified by the initial Contributor.

2. GRANT OF RIGHTS

a) Subject to the terms of this Agreement, each Contributor hereby grants Recipient a non-exclusive, worldwide, royalty-free copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, Distribute and sublicense the Contribution of such Contributor, if any, and such Derivative Works.

b) Subject to the terms of this Agreement, each Contributor hereby grants Recipient a non-exclusive, worldwide, royalty-free patent license under Licensed Patents to make, use, sell, offer to sell, import and otherwise transfer the Contribution of such Contributor, if any, in Source Code or other form. This patent license shall apply to the combination of the Contribution and the Program if, at the time the Contribution is added by the Contributor, such addition of the Contribution causes such combination to be covered by the Licensed Patents. The patent license shall not apply to any other combinations which include the Contribution. No hardware per se is licensed hereunder.

c) Recipient understands

that although each Contributor grants the

licenses to its Contributions set forth herein, no assurances are provided by any Contributor that the Program does not infringe the patent or other intellectual property rights of any other entity. Each Contributor disclaims any liability to Recipient for claims brought by any other entity based on infringement of intellectual property rights or otherwise. As a condition to exercising the rights and licenses granted hereunder, each Recipient hereby assumes sole responsibility to secure any other intellectual property rights needed, if any. For example, if a third party patent license is required to allow Recipient to Distribute the Program, it is Recipient's responsibility to acquire that license before distributing the Program.

d) Each Contributor represents that to its knowledge it has sufficient copyright rights in its Contribution, if any, to grant

the copyright license set forth in this Agreement.

e) Notwithstanding the terms of any Secondary License, no Contributor makes additional grants to any Recipient (other than those set forth in this Agreement) as a result of such Recipient's receipt of the Program under the terms of a Secondary License (if permitted under the terms of Section 3).

3. REQUIREMENTS

3.1 If a Contributor Distributes the Program in any form, then:

a) the Program must also be made available as Source Code, in accordance with section 3.2, and the Contributor must accompany the Program with a statement that the Source Code for the Program is available under this Agreement, and informs Recipients how to obtain it in a reasonable manner on or through a medium customarily used for software exchange; and

b) the Contributor may Distribute the Program under a license different than this Agreement, provided that such license:

i) effectively disclaims on behalf of all other Contributors all warranties and conditions, express and implied, including warranties or conditions of title and non-infringement, and implied warranties or conditions of merchantability and fitness for a particular purpose;

ii) effectively excludes on behalf of all other Contributors all liability for damages, including direct, indirect, special, incidental and consequential damages, such as lost profits;

iii) does not attempt to limit or alter the recipients' rights in the Source Code under section 3.2; and

iv) requires any subsequent distribution of the Program by any party to be under a license that satisfies the requirements of this section 3.

3.2 When the Program is Distributed as Source Code:

- a) it must be made available under this Agreement, or if the Program (i) is combined with other material in a separate file or files made available under a Secondary License, and (ii) the initial Contributor attached to the Source Code the notice described in Exhibit A of this Agreement, then the Program may be made available under the terms of such Secondary Licenses, and
- b) a copy of this Agreement must be included with each copy of the Program.

3.3 Contributors may not remove or alter any copyright, patent, trademark, attribution notices, disclaimers of warranty, or limitations of liability ("notices") contained within the Program from any copy of the Program which they Distribute, provided that Contributors may add their own appropriate notices.

4. COMMERCIAL DISTRIBUTION

Commercial distributors of software may accept certain responsibilities with respect to end users, business partners and the like. While this license is intended to facilitate the commercial use of the Program, the Contributor who includes the Program in a commercial product offering should do so in a manner which does not create potential liability for other Contributors. Therefore, if a Contributor includes the Program in a commercial product offering, such Contributor ("Commercial Contributor") hereby agrees to defend and indemnify every other Contributor ("Indemnified Contributor") against any losses, damages and costs (collectively "Losses") arising from claims, lawsuits and other legal actions brought by a third party against the Indemnified Contributor to the extent caused by the acts or omissions of such Commercial Contributor in connection with its distribution of the Program in a commercial product offering. The obligations in this section do not apply to any claims or Losses relating to any actual or alleged intellectual property infringement. In order to qualify, an Indemnified Contributor must: a) promptly notify the Commercial Contributor in writing of

such claim, and b) allow the Commercial Contributor to control, and cooperate with the Commercial Contributor in, the defense and any related settlement negotiations. The Indemnified Contributor may participate in any such claim at its own expense.

For example, a Contributor might include the Program in a commercial product offering, Product X. That Contributor is then a Commercial Contributor. If that Commercial Contributor then makes performance claims, or offers warranties related to Product X, those performance claims and warranties are such Commercial Contributor's responsibility alone. Under this section, the Commercial Contributor would have to defend claims against the other Contributors related to those performance claims and warranties, and if a court requires any other Contributor to pay any damages as a result, the Commercial Contributor must pay those damages.

5. NO WARRANTY

EXCEPT AS EXPRESSLY SET FORTH IN THIS AGREEMENT, AND TO THE EXTENT PERMITTED BY APPLICABLE LAW, THE PROGRAM IS PROVIDED ON AN "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, EITHER EXPRESS OR IMPLIED INCLUDING, WITHOUT LIMITATION, ANY WARRANTIES OR CONDITIONS OF TITLE, NON-INFRINGEMENT, MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE. Each Recipient is solely responsible for determining the appropriateness of using and distributing the Program and assumes all risks associated with its exercise of rights under this Agreement, including but not limited to the risks and costs of program errors, compliance with applicable laws, damage to or loss of data, programs or equipment, and unavailability or interruption of operations.

6. DISCLAIMER OF LIABILITY

EXCEPT AS EXPRESSLY SET FORTH IN THIS AGREEMENT, AND TO THE EXTENT PERMITTED BY APPLICABLE LAW, NEITHER RECIPIENT NOR ANY CONTRIBUTORS SHALL HAVE ANY LIABILITY FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING WITHOUT LIMITATION LOST PROFITS), HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OR DISTRIBUTION OF THE PROGRAM OR THE EXERCISE OF ANY RIGHTS GRANTED HEREUNDER, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

7. GENERAL

If any provision of this Agreement is invalid or unenforceable under applicable law, it shall not affect the validity or enforceability of the remainder of the terms of this Agreement, and without further

action by the parties hereto, such provision shall be reformed to the minimum extent necessary to make such provision valid and enforceable.

If Recipient institutes patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Program itself (excluding combinations of the Program with other software or hardware) infringes such Recipient's patent(s), then such Recipient's rights granted under Section 2(b) shall terminate as of the date such litigation is filed.

All Recipient's rights under this Agreement shall terminate if it fails to comply with any of the material terms or conditions of this Agreement and does not cure such failure in a reasonable period of time after becoming aware of such noncompliance. If all Recipient's rights under this Agreement terminate, Recipient agrees to cease use and distribution of the Program as soon as reasonably practicable. However, Recipient's obligations under this Agreement and any licenses granted by Recipient relating to the Program shall continue and survive.

Everyone is permitted to copy and distribute copies of this Agreement, but in order to avoid inconsistency the Agreement is copyrighted and may only be modified in the following manner. The Agreement Steward reserves the right to publish new versions (including revisions) of this Agreement from time to time. No one other than the Agreement Steward has the right to modify this Agreement. The Eclipse Foundation is the initial Agreement Steward. The Eclipse Foundation may assign the responsibility to serve as the Agreement Steward to a suitable separate entity. Each new version of the Agreement will be given a distinguishing version number. The Program (including Contributions) may always be Distributed subject to the version of the Agreement under which it was received. In addition, after a new version of the Agreement is published, Contributor may elect to Distribute the Program (including its Contributions) under the new version.

Except as expressly stated in Sections 2(a) and 2(b) above, Recipient receives no rights or licenses to the intellectual property of any Contributor under this Agreement, whether expressly, by implication, estoppel or otherwise. All rights in the Program not expressly granted under this Agreement are reserved. Nothing in this Agreement is intended to be enforceable by any entity that is not a Contributor or Recipient. No third-party beneficiary rights are created under this Agreement.

Exhibit A - Form of Secondary Licenses Notice

"This Source Code may also be made available under the following

Secondary Licenses when the conditions for such availability set forth in the Eclipse Public License, v. 2.0 are satisfied: {name license(s), version(s), and exceptions or additional permissions here}."

Simply including a copy of this Agreement, including this Exhibit A is not sufficient to license the Source Code under Secondary Licenses.

If it is not possible or desirable to put the notice in a particular file, then You may include the notice in a location (such as a LICENSE file in a relevant directory) where a recipient would be likely to look for such a notice.

You may add additional accurate notices of copyright ownership.

The GNU General Public License (GPL) Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.
51 Franklin Street, Fifth Floor
Boston, MA 02110-1335
USA

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. This General Public License applies to most of the Free Software Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Library General Public License instead.)

You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These

restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and modification follow.

TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that

is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications

or work under the terms of Section 1 above, provided that you also meet all of these conditions:

a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.

b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.

c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how

to view a copy of this License.

(Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Program.

In addition, mere aggregation of another work not based on the Program with the Program (or with a work based on the Program) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

a) Accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source

code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software

Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR

OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

END OF
TERMS AND CONDITIONS

How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

One line to give the program's name and a brief idea of what it does.
Copyright (C) <year> <name of author>

This program is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation; either version 2 of the License, or (at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program; if not, write to the Free Software

Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston, MA 02110-1335 USA

Also add information on how to contact you by electronic and paper mail.

If the program is interactive, make it output a short notice like this when it starts in an interactive mode:

```
Gnomovision version 69, Copyright (C) year name of author
Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type
`show w'. This is free software, and you are welcome to redistribute
it under certain conditions; type `show c' for details.
```

The hypothetical commands ``show w'` and ``show c'` should show the appropriate parts of the General Public License. Of course, the commands you use may be called something other than ``show w'` and ``show c'`; they could even be mouse-clicks or menu items--whatever suits your program.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the program, if necessary. Here is a sample; alter the names:

```
Yoyodyne, Inc., hereby disclaims all copyright interest in the
program `Gnomovision' (which makes passes at compilers) written by
James Hacker.
```

```
signature of Ty Coon, 1 April 1989
Ty Coon, President of Vice
```

This General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Library General Public License instead of this License.

CLASSPATH EXCEPTION

Linking this library statically or dynamically with other modules is making a combined work based on this library. Thus, the terms and conditions of the GNU General Public License version 2 cover the whole combination.

As a special exception, the copyright holders of this library give you permission to link this library with independent modules to produce an executable, regardless of the license terms of these independent modules, and to copy and distribute the resulting executable under

terms of your choice, provided that you also meet, for each linked independent module, the terms and conditions of the license of that module. An independent module is a module which is not derived from or based on this library. If you modify this library, you may extend this exception to your version of the library, but you are not obligated to do so. If you do not wish to do so, delete this exception statement from your version.

1.212 txw2 2.3.0

1.212.1 Available under license :

Found license 'Common Development and Distribution License (CDDL) 1.1' in 'Copyright (c) 2005-2017 Oracle and/or its affiliates. All rights reserved. The contents of this file are subject to the terms of either the GNU General Public License Version 2 only ("GPL") or the Common Development and Distribution License("CDDL") (collectively, the "License"). You may not use this file except in compliance with the License. You can Oracle designates this particular file as subject to the "Classpath" exception as provided by Oracle in the GPL Version 2 section of the License'

Found license 'General Public License 2.0' in '* Copyright (c) 2005-2017 Oracle and/or its affiliates. All rights reserved. * The contents of this file are subject to the terms of either the GNU * General Public License Version 2 only ("GPL") or the Common Development * and Distribution License("CDDL") (collectively, the "License"). You * may not use this file except in compliance with the License. You can * Oracle designates this particular file as subject to the "Classpath" * exception as provided by Oracle in the GPL Version 2 section of the License'

Found license 'General Public License 2.0' in 'Copyright (c) 2005-2017 Oracle and/or its affiliates. All rights reserved. The contents of this file are subject to the terms of either the GNU General Public License Version 2 only ("GPL") or the Common Development and Distribution License("CDDL") (collectively, the "License"). You may not use this file except in compliance with the License. You can Oracle designates this particular file as subject to the "Classpath" exception as provided by Oracle in the GPL Version 2 section of the License'

Found license 'General Public License 2.0' in '* Copyright (c) 2005-2017 Oracle and/or its affiliates. All rights reserved. * The contents of this file are subject to the terms of either the GNU * General Public License Version 2 only ("GPL") or the Common Development * and Distribution License("CDDL") (collectively, the "License"). You * may not use this file except in compliance with the License. You can * Oracle designates this particular file as subject to the "Classpath" * exception as provided by Oracle in the GPL Version 2 section of the License // This class is in the Public Domain. NO WARRANTY! * Public Domain, and comes with NO WARRANTY.'

Found license 'General Public License 2.0' in '* Copyright (c) 2005-2017 Oracle and/or its affiliates. All rights reserved. * The contents of this file are subject to the terms of either the GNU * General Public License Version 2 only ("GPL") or the Common Development * and Distribution License("CDDL") (collectively, the "License"). You * may not use this file except in compliance with the License. You can * Oracle designates this particular file as subject to the "Classpath" * exception as provided by Oracle in the GPL Version 2 section of the License // NO WARRANTY! This class is in the public domain.'

1.213 jakarta-inject 2.5.0

1.213.1 Available under license :

Found license 'General Public License 2.0' in 'Copyright (c) 2010, 2018 Oracle and/or its affiliates. All rights reserved. This program and the accompanying materials are made available under the terms of the Eclipse Public License v. 2.0, which is available at Eclipse Public License v. 2.0 are satisfied: GNU General Public License,'
Found license 'Eclipse Public License 1.0' in 'Copyright (c) 2010, 2018 Oracle and/or its affiliates. All rights reserved. This program and the accompanying materials are made available under the terms of the Eclipse Public License v. 2.0, which is available at Eclipse Public License v. 2.0 are satisfied: GNU General Public License,'

1.214 jersey-media-json-jackson 2.28

1.214.1 Available under license :

Notice for Jersey Json Jackson module

This content is produced and maintained by the Eclipse Jersey project.

* <https://projects.eclipse.org/projects/ee4j.jersey>

Trademarks

Eclipse Jersey is a trademark of the Eclipse Foundation.

Copyright

All content is the property of the respective authors or their employers. For more information regarding authorship of content, please consult the listed source code repository logs.

Declared Project Licenses

This program and the accompanying materials are made available under the terms of the Eclipse Public License v. 2.0 which is available at <http://www.eclipse.org/legal/epl-2.0>. This Source Code may also be made available under the following Secondary Licenses when the conditions for such availability set forth in the Eclipse Public License v. 2.0 are satisfied: GNU General Public License, version 2 with the GNU Classpath Exception which is available at <https://www.gnu.org/software/classpath/license.html>.

SPDX-License-Identifier:

EPL-2.0 OR GPL-2.0 WITH Classpath-exception-2.0

Source Code

The project maintains the following source code repositories:

* <https://github.com/eclipse-ee4j/jersey>

Third-party Content

Jackson JAX-RS Providers version 2.8.10

* License: Apache License, 2.0

* Project: <https://github.com/FasterXML/jackson-jaxrs-providers>
* Copyright: (c) 2009-2011 FasterXML, LLC. All rights reserved unless otherwise indicated.
Notice for Jersey
This content is produced and maintained by the Eclipse Jersey project.

* Project home: <https://projects.eclipse.org/projects/ee4j.jersey>

Trademarks

Eclipse Jersey is a trademark of the Eclipse Foundation.

Copyright

All content is the property of the respective authors or their employers. For more information regarding authorship of content, please consult the listed source code repository logs.

Declared Project Licenses

This program and the accompanying materials are made available under the terms of the Eclipse Public License v. 2.0 which is available at <http://www.eclipse.org/legal/epl-2.0>. This Source Code may also be made available under the following Secondary Licenses when the conditions for such availability set forth in the Eclipse Public License v. 2.0 are satisfied: GNU General Public License, version 2 with the GNU Classpath Exception which is available at <https://www.gnu.org/software/classpath/license.html>.

SPDX-License-Identifier:

EPL-2.0 OR GPL-2.0 WITH Classpath-exception-2.0

Source Code

The project maintains the following source code repositories:

* <https://github.com/eclipse-ee4j/jersey>

Third-party Content

Angular JS, v1.6.6

* License MIT (<http://www.opensource.org/licenses/mit-license.php>)

* Project: <http://angularjs.org>

* Copyright: (c) 2010-2017 Google, Inc.

aopalliance Version 1

* License: all the source code provided by AOP Alliance is Public Domain.

* Project: <http://aopalliance.sourceforge.net>

* Copyright: Material in the public domain is not protected by copyright

Bean Validation API 1.1.0.Final

* License: Apache License, 2.0

- * Project: <http://beanvalidation.org/1.1/>
- * Copyright: 2009, Red Hat, Inc. and/or its affiliates, and individual contributors
- * by the @authors tag.

Bootstrap v3.3.7

- * License: MIT license (<https://github.com/twbs/bootstrap/blob/master/LICENSE>)
- * Project: <http://getbootstrap.com>
- * Copyright: 2011-2016 Twitter, Inc

CDI

API Version 1.1

- * License: Apache License, 2.0
- * Project: <http://www.seamframework.org/Weld>
- * Copyright 2010, Red Hat, Inc., and individual contributors by the @authors tag.

Google Guava Version 18.0

- * License: Apache License, 2.0
- * Copyright (C) 2009 The Guava Authors

javax.inject Version: 1

- * License: Apache License, 2.0
- * Copyright (C) 2009 The JSR-330 Expert Group

Javassist Version 3.22.0-CR2

- * License: Apache License, 2.0
- * Project: <http://www.javassist.org/>
- * Copyright (C) 1999- Shigeru Chiba. All Rights Reserved.

Jackson JAX-RS Providers Version 2.8.10

- * License: Apache License, 2.0
- * Project: <https://github.com/FasterXML/jackson-jaxrs-providers>
- * Copyright: (c) 2009-2011 FasterXML, LLC. All rights reserved unless otherwise indicated.

jQuery v1.12.4

- * License: jquery.org/license
- * Project: jquery.org
- * Copyright: (c) jQuery Foundation

jQuery Barcode plugin 0.3

- * License: MIT & GPL (<http://www.opensource.org/licenses/mit-license.php> & <http://www.gnu.org/licenses/gpl.html>)
- *
- Project: <http://www.pasella.it/projects/jquery/barcode>
- * Copyright: (c) 2009 Antonello Pasella antonello.pasella@gmail.com

JSR-166 Extension - JEP 266

- * License: CC0
- * No copyright

* Written by Doug Lea with assistance from members of JCP JSR-166 Expert Group and released to the public domain, as explained at <http://creativecommons.org/publicdomain/zero/1.0/>

KineticJS, v4.7.1

* License: MIT license (<http://www.opensource.org/licenses/mit-license.php>)

* Project: <http://www.kineticjs.com>, <https://github.com/ericdrowell/KineticJS>

* Copyright: Eric Rowell

org.objectweb.asm Version 5.0.4

* License: Modified BSD (<http://asm.objectweb.org/license.html>)

* Copyright (c) 2000-2011 INRIA, France Telecom. All rights reserved.

org.osgi.core version 4.2.0

* License: Apache License, 2.0

* Copyright (c) OSGi Alliance (2005, 2008). All Rights Reserved.

org.glassfish.jersey.server.internal.monitoring.core

* License: Apache License, 2.0

* Copyright

(c) 2015-2018 Oracle and/or its affiliates. All rights reserved.

* Copyright 2010-2013 Coda Hale and Yammer, Inc.

W3.org documents

* License: W3C License

* Copyright: Copyright (c) 1994-2001 World Wide Web Consortium, (Massachusetts Institute of Technology, Institut National de Recherche en Informatique et en Automatique, Keio University). All Rights Reserved.

<http://www.w3.org/Consortium/Legal/>

Eclipse Public License - v 2.0

THE ACCOMPANYING PROGRAM IS PROVIDED UNDER THE TERMS OF THIS ECLIPSE PUBLIC LICENSE ("AGREEMENT"). ANY USE, REPRODUCTION OR DISTRIBUTION OF THE PROGRAM CONSTITUTES RECIPIENT'S ACCEPTANCE OF THIS AGREEMENT.

1. DEFINITIONS

"Contribution" means:

a) in the case of the initial Contributor, the initial content Distributed under this Agreement, and

b) in the case of each subsequent Contributor:

i) changes to the Program, and

ii) additions to the Program;

where such changes and/or additions to the Program originate from and are Distributed by that particular Contributor. A Contribution "originates" from a Contributor if it was added to the Program by such Contributor itself or anyone acting on such Contributor's behalf. Contributions do not include changes or additions to the Program that

are not Modified Works.

"Contributor" means any person or entity that Distributes the Program.

"Licensed Patents" mean patent claims licensable by a Contributor which are necessarily infringed by the use or sale of its Contribution alone or when combined with the Program.

"Program" means the Contributions Distributed in accordance with this Agreement.

"Recipient" means anyone who receives the Program under this Agreement or any Secondary License (as applicable), including Contributors.

"Derivative Works" shall mean any work, whether in Source Code or other form, that is based on (or derived from) the Program and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship.

"Modified Works" shall mean any work in Source Code or other form that results from an addition to, deletion from, or modification of the contents of the Program, including, for purposes of clarity any new file in Source Code form that contains any contents of the Program. Modified Works shall not include works that contain only declarations, interfaces, types, classes, structures, or files of the Program solely in each case in order to link to, bind by name, or subclass the Program or Modified Works thereof.

"Distribute" means the acts of a) distributing or b) making available in any manner that enables the transfer of a copy.

"Source Code" means the form of a Program preferred for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Secondary License" means either the GNU General Public License, Version 2.0, or any later versions of that license, including any exceptions or additional permissions as identified by the initial Contributor.

2. GRANT OF RIGHTS

a) Subject to the terms of this Agreement, each Contributor hereby grants Recipient a non-exclusive, worldwide, royalty-free copyright license to reproduce, prepare Derivative Works of, publicly display,

publicly perform, Distribute and sublicense the Contribution of such Contributor, if any, and such Derivative Works.

b) Subject to the terms of this Agreement, each Contributor hereby grants Recipient a non-exclusive, worldwide, royalty-free patent license under Licensed Patents to make, use, sell, offer to sell, import and otherwise transfer the Contribution of such Contributor, if any, in Source Code or other form. This patent license shall apply to the combination of the Contribution and the Program if, at the time the Contribution is added by the Contributor, such addition of the Contribution causes such combination to be covered by the Licensed Patents. The patent license shall not apply to any other combinations which include the Contribution. No hardware per se is licensed hereunder.

c) Recipient understands that although each Contributor grants the licenses to its Contributions set forth herein, no assurances are provided by any Contributor that the Program does not infringe the patent or other intellectual property rights of any other entity. Each Contributor disclaims any liability to Recipient for claims brought by any other entity based on infringement of intellectual property rights or otherwise. As a condition to exercising the rights and licenses granted hereunder, each Recipient hereby assumes sole responsibility to secure any other intellectual property rights needed, if any. For example, if a third party patent license is required to allow Recipient to Distribute the Program, it is Recipient's responsibility to acquire that license before distributing the Program.

d) Each Contributor represents that to its knowledge it has sufficient copyright rights in its Contribution, if any, to grant

the copyright license set forth in this Agreement.

e) Notwithstanding the terms of any Secondary License, no Contributor makes additional grants to any Recipient (other than those set forth in this Agreement) as a result of such Recipient's receipt of the Program under the terms of a Secondary License (if permitted under the terms of Section 3).

3. REQUIREMENTS

3.1 If a Contributor Distributes the Program in any form, then:

a) the Program must also be made available as Source Code, in accordance with section 3.2, and the Contributor must accompany the Program with a statement that the Source Code for the Program

is available under this Agreement, and informs Recipients how to obtain it in a reasonable manner on or through a medium customarily used for software exchange; and

b) the Contributor may Distribute the Program under a license different than this Agreement, provided that such license:

i) effectively disclaims on behalf of all other Contributors all warranties and conditions, express and implied, including warranties or conditions of title and non-infringement, and implied warranties or conditions of merchantability and fitness for a particular purpose;

ii) effectively excludes on behalf of all other Contributors all liability for damages, including direct, indirect, special, incidental and consequential damages, such as lost profits;

iii) does not attempt to limit or alter the recipients' rights in the Source Code under section 3.2; and

iv) requires any subsequent distribution of the Program by any party to be under a license that satisfies the requirements of this section 3.

3.2 When the Program is Distributed as Source Code:

a) it must be made available under this Agreement, or if the Program (i) is combined with other material in a separate file or files made available under a Secondary License, and (ii) the initial Contributor attached to the Source Code the notice described in Exhibit A of this Agreement, then the Program may be made available under the terms of such Secondary Licenses, and

b) a copy of this Agreement must be included with each copy of the Program.

3.3 Contributors may not remove or alter any copyright, patent, trademark, attribution notices, disclaimers of warranty, or limitations of liability ("notices") contained within the Program from any copy of the Program which they Distribute, provided that Contributors may add their own appropriate notices.

4. COMMERCIAL DISTRIBUTION

Commercial distributors of software may accept certain responsibilities with respect to end users, business partners and the like. While this license is intended to facilitate the commercial use of the Program, the Contributor who includes

the Program in a commercial product offering should do so in a manner which does not create potential liability for other Contributors. Therefore, if a Contributor includes the Program in a commercial product offering, such Contributor ("Commercial Contributor") hereby agrees to defend and indemnify every other Contributor ("Indemnified Contributor") against any losses, damages and costs (collectively "Losses") arising from claims, lawsuits and other legal actions brought by a third party against the Indemnified Contributor to the extent caused by the acts or omissions of such Commercial Contributor in connection with its distribution of the Program in a commercial product offering. The obligations in this section do not apply to any claims or Losses relating to any actual or alleged intellectual property infringement. In order to qualify, an Indemnified Contributor must: a) promptly notify the Commercial Contributor in writing of such claim, and b) allow the Commercial Contributor to control, and cooperate with the Commercial Contributor in, the defense and any related settlement negotiations. The Indemnified Contributor may participate in any such claim at its own expense.

For example, a Contributor might include the Program in a commercial product offering, Product X. That Contributor is then a Commercial Contributor. If that Commercial Contributor then makes performance claims, or offers warranties related to Product X, those performance claims and warranties are such Commercial Contributor's responsibility alone. Under this section, the Commercial Contributor would have to defend claims against the other Contributors related to those performance claims and warranties, and if a court requires any other Contributor to pay any damages as a result, the Commercial Contributor must pay those damages.

5. NO WARRANTY

EXCEPT AS EXPRESSLY SET FORTH IN THIS AGREEMENT, AND TO THE EXTENT PERMITTED BY APPLICABLE LAW, THE PROGRAM IS PROVIDED ON AN "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, EITHER EXPRESS OR IMPLIED INCLUDING, WITHOUT LIMITATION, ANY WARRANTIES OR CONDITIONS OF TITLE, NON-INFRINGEMENT, MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE. Each Recipient is solely responsible for determining the appropriateness of using and distributing the Program and assumes all risks associated with its exercise of rights under this Agreement, including but not limited to the risks and costs of program errors, compliance with applicable laws, damage to or loss of data, programs or equipment, and unavailability or interruption of operations.

6. DISCLAIMER OF LIABILITY

EXCEPT AS EXPRESSLY SET FORTH IN THIS AGREEMENT, AND TO THE EXTENT PERMITTED BY APPLICABLE LAW, NEITHER RECIPIENT NOR ANY CONTRIBUTORS SHALL HAVE ANY LIABILITY FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING WITHOUT LIMITATION LOST PROFITS), HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OR DISTRIBUTION OF THE PROGRAM OR THE EXERCISE OF ANY RIGHTS GRANTED HEREUNDER, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

7. GENERAL

If any provision of this Agreement is invalid or unenforceable under applicable law, it shall not affect the validity or enforceability of the remainder of the terms of this Agreement, and without further action by the parties hereto, such provision shall be reformed to the minimum extent necessary to make such provision valid and enforceable.

If Recipient institutes patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Program itself (excluding combinations of the Program with other software or hardware) infringes such Recipient's patent(s), then such Recipient's rights granted under Section 2(b) shall terminate as of the date such litigation is filed.

All Recipient's rights under this Agreement shall terminate if it fails to comply with any of the material terms or conditions of this Agreement and does not cure such failure in a reasonable period of time after becoming aware of such noncompliance. If all Recipient's rights under this Agreement terminate, Recipient agrees to cease use and distribution of the Program as soon as reasonably practicable. However, Recipient's obligations under this Agreement and any licenses granted by Recipient relating to the Program shall continue and survive.

Everyone is permitted to copy and distribute copies of this Agreement, but in order to avoid inconsistency the Agreement is copyrighted and may only be modified in the following manner. The Agreement Steward reserves the right to publish new versions (including revisions) of this Agreement from time to time. No one other than the Agreement Steward has the right to modify this Agreement. The Eclipse Foundation is the initial Agreement Steward. The Eclipse Foundation may assign the responsibility to serve as the Agreement Steward to a suitable separate entity. Each new version of the Agreement will be given a distinguishing version number. The Program (including Contributions) may always be Distributed subject to the version of the Agreement under which it was received. In addition, after a new version of the Agreement is published,

Contributor may elect to Distribute the Program (including its Contributions) under the new version.

Except as expressly stated in Sections 2(a) and 2(b) above, Recipient receives no rights or licenses to the intellectual property of any Contributor under this Agreement, whether expressly, by implication, estoppel or otherwise. All rights in the Program not expressly granted under this Agreement are reserved. Nothing in this Agreement is intended to be enforceable by any entity that is not a Contributor or Recipient. No third-party beneficiary rights are created under this Agreement.

Exhibit A - Form of Secondary Licenses Notice

"This Source Code may also be made available under the following Secondary Licenses when the conditions for such availability set forth in the Eclipse Public License, v. 2.0 are satisfied: {name license(s), version(s), and exceptions or additional permissions here}."

Simply including a copy of this Agreement, including this Exhibit A is not sufficient to license the Source Code under Secondary Licenses.

If it is not possible or desirable to put the notice in a particular file, then You may include the notice in a location (such as a LICENSE file in a relevant directory) where a recipient would be likely to look for such a notice.

You may add additional accurate notices of copyright ownership.

The GNU General Public License (GPL) Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.
51 Franklin Street, Fifth Floor
Boston, MA 02110-1335
USA

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. This General Public

License applies to most of the Free Software Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Library General Public License instead.)

You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and modification follow.

TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a

notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.

b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.

c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how

to view a copy of this License.

(Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Program.

In addition, mere aggregation of another work not based on the Program with the Program (or with a work based on the Program) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

a) Accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of

physically performing source distribution, a complete

machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not

excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software

Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the

Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

END OF
TERMS AND CONDITIONS

How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

One line to give the program's name and a brief idea of what it does.

Copyright (C) <year> <name of author>

This program is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation; either version 2 of the License, or (at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program; if not, write to the Free Software Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston, MA 02110-1335 USA

Also add information on how to contact you by electronic and paper mail.

If the program is interactive, make it output a short notice like this when it starts in an interactive mode:

```
Gnomovision version 69, Copyright (C) year name of author
Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type
`show w'. This is free software, and you are welcome to redistribute
it under certain conditions; type `show c' for details.
```

The hypothetical commands `show w' and `show c' should show the appropriate parts of the General Public License. Of course, the commands you use may be called something other than `show w' and `show c'; they could even be mouse-clicks or menu items--whatever suits your program.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the program, if necessary. Here is a sample; alter the names:

```
Yoyodyne, Inc., hereby disclaims all copyright interest in the
program `Gnomovision' (which makes passes at compilers) written by
James Hacker.
```

```
signature of Ty Coon, 1 April 1989
Ty Coon, President of Vice
```

This General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Library

General Public License instead of this License.

CLASSPATH EXCEPTION

Linking this library statically or dynamically with other modules is making a combined work based on this library. Thus, the terms and conditions of the GNU General Public License version 2 cover the whole combination.

As a special exception, the copyright holders of this library give you permission to link this library with independent modules to produce an executable, regardless of the license terms of these independent modules, and to copy and distribute the resulting executable under terms of your choice, provided that you also meet, for each linked independent module, the terms and conditions of the license of that module. An independent module is a module which is not derived from or based on this library. If you modify this library, you may extend this exception to your version of the library, but you are not obligated to do so. If you do not wish to do so, delete this exception statement from your version.

1.215 rocksdb 1.1.8

1.215.1 Available under license :

This product includes software developed by Google
Snappy: <http://code.google.com/p/snappy/> (New BSD License)

This product includes software developed by Apache
PureJavaCrc32C from apache-hadoop-common <http://hadoop.apache.org/>
(Apache 2.0 license)

This library contained statically linked libstdc++. This inclusion is allowed by
"GCC Runtime Library Exception"
<http://gcc.gnu.org/onlinedocs/libstdc++/manual/license.html>

== Contributors ==

- * Tatu Saloranta
- * Providing benchmark suite
- * Alec Wysoker
- * Performance and memory usage improvement

Apache License
Version 2.0, January 2004
<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions

to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication

on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant

of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as

of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

(a) You must give any other recipients of the Work or

Derivative Works a copy of this License; and

- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must

include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions. Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.
6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names

of the Licensor,

except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law

(such as deliberate and grossly

negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your

sole responsibility, not on behalf

of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a

file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software
distributed under the License is distributed on an "AS IS" BASIS,
WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
See the License for the specific language governing permissions and
limitations under the License.

1.216 debconf 1.5.73

1.216.1 Available under license :

Format: <https://www.debian.org/doc/packaging-manuals/copyright-format/1.0/>

Files: *

Copyright: 1999-2010 Joey Hess <joeyh@debian.org>
2003 Tomohiro KUBOTA <kubota@debian.org>
2004-2010 Colin Watson <cjwatson@debian.org>

License: BSD-2-clause

Files: Debconf/FrontEnd/Passthrough.pm

Copyright: 2000 Randolph Chung <tausq@debian.org>
2000-2010 Joey Hess <joeyh@debian.org>
2005-2010 Colin Watson <cjwatson@debian.org>

License: BSD-2-clause

Files: Debconf/FrontEnd/Qt* Debconf/Element/Qt*

Copyright: 2003 Peter Rockai <mornfall@logisys.dyndns.org>
2003-2010 Colin Watson <cjwatson@debian.org>
2010 Sune Vuorela <sune@debian.org>
2011 Modestas Vainius <modax@debian.org>

License: BSD-2-clause

Files: Debconf/FrontEnd/Kde.pm

Copyright: 2011 Modestas Vainius <modax@debian.org>

License: BSD-2-clause

Files: Debconf/FrontEnd/Gnome.pm
Copyright: Eric Gillespie <epg@debian.org>
License: BSD-2-clause

Files: Debconf/DbDriver/LDAP.pm
Copyright:
Matthew Palmer <mjp16@ieee.uow.edu.au>
License: BSD-2-clause

Files: debconf.py
Copyright: 2002 Moshe Zadka <m@moshez.org>
2005 Canonical Ltd.
2005-2010 Colin Watson <cjwatson@debian.org>
License: BSD-2-clause

Files: debconf-show
Copyright: 2001-2010 Joey Hess <joeyh@debian.org>
2003 Sylvain Ferriol <sylvain.ferriol@imag.fr>
License: BSD-2-clause

Files: debconf-get-selections debconf-set-selections
Copyright: 2003 Petter Reinholdtsen <pere@hungry.com>
License: BSD-2-clause

Files: Test/*
Copyright: 2005 Sylvain Ferriol <Sylvain.Ferriol@imag.fr>
License: BSD-2-clause

Files: debconf-apt-progress
Copyright: 2005-2010 Colin Watson <cjwatson@debian.org>
2005-2010 Joey Hess <joeyh@debian.org>
License: BSD-2-clause

License: BSD-2-clause
Redistribution and use in source and binary forms, with or without
modification, are permitted provided that the following conditions
are met:

1. Redistributions of source code must retain the
above copyright
notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright
notice, this list of conditions and the following disclaimer in the
documentation and/or other materials provided with the distribution.

THIS SOFTWARE IS PROVIDED BY AUTHORS AND CONTRIBUTORS ``AS IS" AND
ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE
IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE
ARE DISCLAIMED. IN NO EVENT SHALL THE AUTHORS OR CONTRIBUTORS BE LIABLE

FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

1.217 asm 3.2

1.217.1 Available under license :

No license file was found, but licenses were detected in source scan.

```
/**
```

```
* ASM: a very small and fast Java bytecode manipulation framework
* Copyright (c) 2000-2007 INRIA, France Telecom
* All rights reserved.
*
* Redistribution and use in source and binary forms, with or without
* modification, are permitted provided that the following conditions
* are met:
* 1. Redistributions of source code must retain the above copyright
* notice, this list of conditions and the following disclaimer.
* 2. Redistributions in binary form must reproduce the above copyright
* notice, this list of conditions and the following disclaimer in the
* documentation and/or other materials provided with the distribution.
* 3. Neither the name of the copyright holders nor the names of its
* contributors may be used to endorse or promote products derived from
* this software without specific prior written permission.
*
* THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS
* "AS IS"
* AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE
* IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE
* ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE
* LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR
* CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF
* SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS
* INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN
* CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE)
* ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF
* THE POSSIBILITY OF SUCH DAMAGE.
*/
```

Found in path(s):

```
* /opt/cola/permits/1136493993_1613774733.35/0/asm-all-3-2-sources-2-
```

jar/org/objectweb/asm/commons/JSRInlinerAdapter.java
* /opt/cola/permits/1136493993_1613774733.35/0/asm-all-3-2-sources-2-
jar/org/objectweb/asm/tree/JumpInsnNode.java
* /opt/cola/permits/1136493993_1613774733.35/0/asm-all-3-2-sources-2-
jar/org/objectweb/asm/tree/analysis/Value.java
*
/opt/cola/permits/1136493993_1613774733.35/0/asm-all-3-2-sources-2-jar/org/objectweb/asm/FieldWriter.java
* /opt/cola/permits/1136493993_1613774733.35/0/asm-all-3-2-sources-2-
jar/org/objectweb/asm/tree/VarInsnNode.java
* /opt/cola/permits/1136493993_1613774733.35/0/asm-all-3-2-sources-2-
jar/org/objectweb/asm/tree/analysis/SourceValue.java
* /opt/cola/permits/1136493993_1613774733.35/0/asm-all-3-2-sources-2-
jar/org/objectweb/asm/tree/analysis/SmallSet.java
* /opt/cola/permits/1136493993_1613774733.35/0/asm-all-3-2-sources-2-
jar/org/objectweb/asm/commons/StaticInitMerger.java
* /opt/cola/permits/1136493993_1613774733.35/0/asm-all-3-2-sources-2-
jar/org/objectweb/asm/util/TraceClassVisitor.java
* /opt/cola/permits/1136493993_1613774733.35/0/asm-all-3-2-sources-2-
jar/org/objectweb/asm/AnnotationWriter.java
* /opt/cola/permits/1136493993_1613774733.35/0/asm-all-3-2-sources-2-jar/org/objectweb/asm/tree/InsnList.java
*
/opt/cola/permits/1136493993_1613774733.35/0/asm-all-3-2-sources-2-
jar/org/objectweb/asm/util/CheckSignatureAdapter.java
* /opt/cola/permits/1136493993_1613774733.35/0/asm-all-3-2-sources-2-
jar/org/objectweb/asm/util/TraceAnnotationVisitor.java
* /opt/cola/permits/1136493993_1613774733.35/0/asm-all-3-2-sources-2-
jar/org/objectweb/asm/tree/FrameNode.java
* /opt/cola/permits/1136493993_1613774733.35/0/asm-all-3-2-sources-2-
jar/org/objectweb/asm/AnnotationVisitor.java
* /opt/cola/permits/1136493993_1613774733.35/0/asm-all-3-2-sources-2-
jar/org/objectweb/asm/util/ASMifierMethodVisitor.java
* /opt/cola/permits/1136493993_1613774733.35/0/asm-all-3-2-sources-2-
jar/org/objectweb/asm/util/ASMifierAbstractVisitor.java
* /opt/cola/permits/1136493993_1613774733.35/0/asm-all-3-2-sources-2-
jar/org/objectweb/asm/tree/MethodInsnNode.java
* /opt/cola/permits/1136493993_1613774733.35/0/asm-all-3-2-sources-2-
jar/org/objectweb/asm/tree/analysis/Subroutine.java
* /opt/cola/permits/1136493993_1613774733.35/0/asm-all-3-2-sources-2-
jar/org/objectweb/asm/tree/InnerClassNode.java
*
/opt/cola/permits/1136493993_1613774733.35/0/asm-all-3-2-sources-2-jar/org/objectweb/asm/ClassAdapter.java
* /opt/cola/permits/1136493993_1613774733.35/0/asm-all-3-2-sources-2-
jar/org/objectweb/asm/commons/AdviceAdapter.java
* /opt/cola/permits/1136493993_1613774733.35/0/asm-all-3-2-sources-2-
jar/org/objectweb/asm/util/ASMifierFieldVisitor.java
* /opt/cola/permits/1136493993_1613774733.35/0/asm-all-3-2-sources-2-
jar/org/objectweb/asm/util/TraceAbstractVisitor.java
* /opt/cola/permits/1136493993_1613774733.35/0/asm-all-3-2-sources-2-

```

jar/org/objectweb/asm/tree/LdcInsnNode.java
* /opt/cola/permits/1136493993_1613774733.35/0/asm-all-3-2-sources-2-
jar/org/objectweb/asm/tree/LineNumberNode.java
* /opt/cola/permits/1136493993_1613774733.35/0/asm-all-3-2-sources-2-
jar/org/objectweb/asm/signature/SignatureReader.java
* /opt/cola/permits/1136493993_1613774733.35/0/asm-all-3-2-sources-2-
jar/org/objectweb/asm/tree/FieldNode.java
*
/opt/cola/permits/1136493993_1613774733.35/0/asm-all-3-2-sources-2-
jar/org/objectweb/asm/commons/SerialVersionUIDAdder.java
* /opt/cola/permits/1136493993_1613774733.35/0/asm-all-3-2-sources-2-
jar/org/objectweb/asm/tree/ClassNode.java
* /opt/cola/permits/1136493993_1613774733.35/0/asm-all-3-2-sources-2-
jar/org/objectweb/asm/commons/Remapper.java
* /opt/cola/permits/1136493993_1613774733.35/0/asm-all-3-2-sources-2-
jar/org/objectweb/asm/tree/AbstractInsnNode.java
* /opt/cola/permits/1136493993_1613774733.35/0/asm-all-3-2-sources-2-jar/org/objectweb/asm/Label.java
* /opt/cola/permits/1136493993_1613774733.35/0/asm-all-3-2-sources-2-jar/org/objectweb/asm/Item.java
* /opt/cola/permits/1136493993_1613774733.35/0/asm-all-3-2-sources-2-jar/org/objectweb/asm/Type.java
* /opt/cola/permits/1136493993_1613774733.35/0/asm-all-3-2-sources-2-
jar/org/objectweb/asm/tree/LabelNode.java
* /opt/cola/permits/1136493993_1613774733.35/0/asm-all-3-2-sources-2-
jar/org/objectweb/asm/commons/RemappingMethodAdapter.java
*
/opt/cola/permits/1136493993_1613774733.35/0/asm-all-3-2-sources-2-
jar/org/objectweb/asm/tree/MethodNode.java
* /opt/cola/permits/1136493993_1613774733.35/0/asm-all-3-2-sources-2-
jar/org/objectweb/asm/util/TraceMethodVisitor.java
* /opt/cola/permits/1136493993_1613774733.35/0/asm-all-3-2-sources-2-
jar/org/objectweb/asm/tree/analysis/BasicValue.java
* /opt/cola/permits/1136493993_1613774733.35/0/asm-all-3-2-sources-2-
jar/org/objectweb/asm/commons/TableSwitchGenerator.java
* /opt/cola/permits/1136493993_1613774733.35/0/asm-all-3-2-sources-2-
jar/org/objectweb/asm/tree/LocalVariableNode.java
* /opt/cola/permits/1136493993_1613774733.35/0/asm-all-3-2-sources-2-jar/org/objectweb/asm/Handler.java
* /opt/cola/permits/1136493993_1613774733.35/0/asm-all-3-2-sources-2-jar/org/objectweb/asm/MethodVisitor.java
* /opt/cola/permits/1136493993_1613774733.35/0/asm-all-3-2-sources-2-
jar/org/objectweb/asm/util/TraceFieldVisitor.java
* /opt/cola/permits/1136493993_1613774733.35/0/asm-all-3-2-sources-2-
jar/org/objectweb/asm/tree/analysis/Frame.java
*
/opt/cola/permits/1136493993_1613774733.35/0/asm-all-3-2-sources-2-
jar/org/objectweb/asm/commons/Method.java
* /opt/cola/permits/1136493993_1613774733.35/0/asm-all-3-2-sources-2-
jar/org/objectweb/asm/tree/analysis/BasicVerifier.java
* /opt/cola/permits/1136493993_1613774733.35/0/asm-all-3-2-sources-2-
jar/org/objectweb/asm/util/AbstractVisitor.java
* /opt/cola/permits/1136493993_1613774733.35/0/asm-all-3-2-sources-2-jar/org/objectweb/asm/FieldVisitor.java

```

* /opt/cola/permits/1136493993_1613774733.35/0/asm-all-3-2-sources-2-jar/org/objectweb/asm/tree/TryCatchBlockNode.java
* /opt/cola/permits/1136493993_1613774733.35/0/asm-all-3-2-sources-2-jar/org/objectweb/asm/commons/EmptyVisitor.java
* /opt/cola/permits/1136493993_1613774733.35/0/asm-all-3-2-sources-2-jar/org/objectweb/asm/commons/RemappingSignatureAdapter.java
* /opt/cola/permits/1136493993_1613774733.35/0/asm-all-3-2-sources-2-jar/org/objectweb/asm/signature/SignatureVisitor.java
*
/opt/cola/permits/1136493993_1613774733.35/0/asm-all-3-2-sources-2-jar/org/objectweb/asm/tree/InsnNode.java
* /opt/cola/permits/1136493993_1613774733.35/0/asm-all-3-2-sources-2-jar/org/objectweb/asm/commons/SimpleRemapper.java
* /opt/cola/permits/1136493993_1613774733.35/0/asm-all-3-2-sources-2-jar/org/objectweb/asm/ClassVisitor.java
* /opt/cola/permits/1136493993_1613774733.35/0/asm-all-3-2-sources-2-jar/org/objectweb/asm/tree/analysis/BasicInterpreter.java
* /opt/cola/permits/1136493993_1613774733.35/0/asm-all-3-2-sources-2-jar/org/objectweb/asm/MethodAdapter.java
* /opt/cola/permits/1136493993_1613774733.35/0/asm-all-3-2-sources-2-jar/org/objectweb/asm/util/CheckClassAdapter.java
* /opt/cola/permits/1136493993_1613774733.35/0/asm-all-3-2-sources-2-jar/org/objectweb/asm/commons/GeneratorAdapter.java
* /opt/cola/permits/1136493993_1613774733.35/0/asm-all-3-2-sources-2-jar/org/objectweb/asm/tree/LookupSwitchInsnNode.java
* /opt/cola/permits/1136493993_1613774733.35/0/asm-all-3-2-sources-2-jar/org/objectweb/asm/commons/RemappingAnnotationAdapter.java
*
/opt/cola/permits/1136493993_1613774733.35/0/asm-all-3-2-sources-2-jar/org/objectweb/asm/util/TraceSignatureVisitor.java
* /opt/cola/permits/1136493993_1613774733.35/0/asm-all-3-2-sources-2-jar/org/objectweb/asm/util/ASMifierAnnotationVisitor.java
* /opt/cola/permits/1136493993_1613774733.35/0/asm-all-3-2-sources-2-jar/org/objectweb/asm/tree/analysis/Interpreter.java
* /opt/cola/permits/1136493993_1613774733.35/0/asm-all-3-2-sources-2-jar/org/objectweb/asm/tree/analysis/SimpleVerifier.java
* /opt/cola/permits/1136493993_1613774733.35/0/asm-all-3-2-sources-2-jar/org/objectweb/asm/ByteVector.java
* /opt/cola/permits/1136493993_1613774733.35/0/asm-all-3-2-sources-2-jar/org/objectweb/asm/commons/RemappingFieldAdapter.java
* /opt/cola/permits/1136493993_1613774733.35/0/asm-all-3-2-sources-2-jar/org/objectweb/asm/commons/LocalVariablesSorter.java
* /opt/cola/permits/1136493993_1613774733.35/0/asm-all-3-2-sources-2-jar/org/objectweb/asm/tree/AnnotationNode.java
*
/opt/cola/permits/1136493993_1613774733.35/0/asm-all-3-2-sources-2-jar/org/objectweb/asm/commons/AnalyzerAdapter.java
* /opt/cola/permits/1136493993_1613774733.35/0/asm-all-3-2-sources-2-jar/org/objectweb/asm/tree/analysis/SourceInterpreter.java
* /opt/cola/permits/1136493993_1613774733.35/0/asm-all-3-2-sources-2-jar/org/objectweb/asm/commons/CodeSizeEvaluator.java

* /opt/cola/permits/1136493993_1613774733.35/0/asm-all-3-2-sources-2-jar/org/objectweb/asm/tree/IntInsnNode.java
* /opt/cola/permits/1136493993_1613774733.35/0/asm-all-3-2-sources-2-jar/org/objectweb/asm/Attribute.java
* /opt/cola/permits/1136493993_1613774733.35/0/asm-all-3-2-sources-2-jar/org/objectweb/asm/tree/TypeInsnNode.java
* /opt/cola/permits/1136493993_1613774733.35/0/asm-all-3-2-sources-2-jar/org/objectweb/asm/ClassWriter.java
* /opt/cola/permits/1136493993_1613774733.35/0/asm-all-3-2-sources-2-jar/org/objectweb/asm/Frame.java
* /opt/cola/permits/1136493993_1613774733.35/0/asm-all-3-2-sources-2-jar/org/objectweb/asm/ClassReader.java
*
/opt/cola/permits/1136493993_1613774733.35/0/asm-all-3-2-sources-2-jar/org/objectweb/asm/tree/InsnNode.java
* /opt/cola/permits/1136493993_1613774733.35/0/asm-all-3-2-sources-2-jar/org/objectweb/asm/tree/MultiANewArrayInsnNode.java
* /opt/cola/permits/1136493993_1613774733.35/0/asm-all-3-2-sources-2-jar/org/objectweb/asm/commons/RemappingClassAdapter.java
* /opt/cola/permits/1136493993_1613774733.35/0/asm-all-3-2-sources-2-jar/org/objectweb/asm/util/CheckMethodAdapter.java
* /opt/cola/permits/1136493993_1613774733.35/0/asm-all-3-2-sources-2-jar/org/objectweb/asm/util/ASMifierClassVisitor.java
* /opt/cola/permits/1136493993_1613774733.35/0/asm-all-3-2-sources-2-jar/org/objectweb/asm/signature/SignatureWriter.java
* /opt/cola/permits/1136493993_1613774733.35/0/asm-all-3-2-sources-2-jar/org/objectweb/asm/tree/MemberNode.java
* /opt/cola/permits/1136493993_1613774733.35/0/asm-all-3-2-sources-2-jar/org/objectweb/asm/util/CheckFieldAdapter.java
*
/opt/cola/permits/1136493993_1613774733.35/0/asm-all-3-2-sources-2-jar/org/objectweb/asm/tree/analysis/AnalyzerException.java
* /opt/cola/permits/1136493993_1613774733.35/0/asm-all-3-2-sources-2-jar/org/objectweb/asm/tree/TableSwitchInsnNode.java
* /opt/cola/permits/1136493993_1613774733.35/0/asm-all-3-2-sources-2-jar/org/objectweb/asm/Edge.java
* /opt/cola/permits/1136493993_1613774733.35/0/asm-all-3-2-sources-2-jar/org/objectweb/asm/util/CheckAnnotationAdapter.java
* /opt/cola/permits/1136493993_1613774733.35/0/asm-all-3-2-sources-2-jar/org/objectweb/asm/MethodWriter.java
* /opt/cola/permits/1136493993_1613774733.35/0/asm-all-3-2-sources-2-jar/org/objectweb/asm/Opcodes.java
* /opt/cola/permits/1136493993_1613774733.35/0/asm-all-3-2-sources-2-jar/org/objectweb/asm/tree/FieldInsnNode.java
* /opt/cola/permits/1136493993_1613774733.35/0/asm-all-3-2-sources-2-jar/org/objectweb/asm/tree/analysis/Analyzer.java
No license file was found, but licenses were detected in source scan.

/**

- * ASM XML Adapter
- * Copyright (c) 2004, Eugene Kuleshov
- * All rights reserved.
- *
- * Redistribution and use in source and binary forms, with or without
- * modification, are permitted provided that the following conditions

- * are met:
- * 1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- * 2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
- * 3. Neither the name of the copyright holders nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.
- *
- * THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.
- */

Found in path(s):

- * /opt/cola/permits/1136493993_1613774733.35/0/asm-all-3-2-sources-2-jar/org/objectweb/asm/xml/SAXCodeAdapter.java
- * /opt/cola/permits/1136493993_1613774733.35/0/asm-all-3-2-sources-2-jar/org/objectweb/asm/xml/SAXClassAdapter.java
- * /opt/cola/permits/1136493993_1613774733.35/0/asm-all-3-2-sources-2-jar/org/objectweb/asm/xml/ASMContentHandler.java
- *
- /opt/cola/permits/1136493993_1613774733.35/0/asm-all-3-2-sources-2-jar/org/objectweb/asm/xml/SAXAnnotationAdapter.java
- * /opt/cola/permits/1136493993_1613774733.35/0/asm-all-3-2-sources-2-jar/org/objectweb/asm/xml/Processor.java
- * /opt/cola/permits/1136493993_1613774733.35/0/asm-all-3-2-sources-2-jar/org/objectweb/asm/xml/SAXFieldAdapter.java
- * /opt/cola/permits/1136493993_1613774733.35/0/asm-all-3-2-sources-2-jar/org/objectweb/asm/xml/SAXAdapter.java

No license file was found, but licenses were detected in source scan.

ASM XML Adapter

Copyright (c) 2004, Eugene Kuleshov

All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
3. Neither the name of the copyright holders nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Found in path(s):

* /opt/cola/permits/1136493993_1613774733.35/0/asm-all-3-2-sources-2-jar/org/objectweb/asm/xml/asm-xml.dtd

No license file was found, but licenses were detected in source scan.

* ASM XML Adapter

* Copyright (c) 2004, Eugene Kuleshov

* All rights reserved.

*

* Redistribution and use in source and binary forms, with or without

* modification, are permitted provided that the following conditions

* are met:

* 1. Redistributions of source code must retain the above copyright

* notice, this list of conditions and the following disclaimer.

* 2. Redistributions in binary form must reproduce the above copyright

* notice, this list of conditions and the following disclaimer in the

* documentation and/or other materials provided with the distribution.

* 3. Neither the name of the copyright holders nor the names of its

* contributors may be used to endorse or promote products derived from

* this software without specific prior written permission.

*

* THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS"

* AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING,

BUT NOT LIMITED TO, THE

* IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE

* ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE

* LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR

* CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF
* SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS
* INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN
* CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE)
* ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF
* THE POSSIBILITY OF SUCH DAMAGE.

Found in path(s):

* /opt/cola/permits/1136493993_1613774733.35/0/asm-all-3-2-sources-2-jar/org/objectweb/asm/xml/package.html

No license file was found, but licenses were detected in source scan.

/**

* ASM: a very small and fast Java bytecode manipulation framework

* Copyright (c) 2000-2007 INRIA, France Telecom

* All rights reserved.

*

* Redistribution and use in source and binary forms, with or without

* modification, are permitted provided that the following conditions

* are met:

* 1. Redistributions of source code must retain the above copyright

* notice, this list of conditions and the following disclaimer.

* 2. Redistributions in binary form must reproduce the above copyright

* notice, this list of conditions and the following disclaimer in the

* documentation and/or other materials provided with the distribution.

* 3. Neither the name of the copyright holders nor the names of its

* contributors may be used to endorse or promote products derived from

* this software without specific prior written permission.

*

* THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS

"AS IS"

* AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE

* IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE

* ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE

* LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR

* CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF

* SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS

* INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN

* CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE)

* ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF

* THE POSSIBILITY OF SUCH DAMAGE.

*/

Found in path(s):

* /opt/cola/permits/1136493993_1613774733.35/0/asm-all-3-2-sources-2-

jar/org/objectweb/asm/util/ASMifiable.java

* /opt/cola/permits/1136493993_1613774733.35/0/asm-all-3-2-sources-2-jar/org/objectweb/asm/util/Traceable.java

No license file was found, but licenses were detected in source scan.

2005 INRIA, France Telecom

* All rights reserved.

*

* Redistribution and use in source and binary forms, with or without

* modification, are permitted provided that the following conditions

* are met:

* 1. Redistributions of source code must retain the above copyright

* notice, this list of conditions and the following disclaimer.

* 2. Redistributions in binary form must reproduce the above copyright

* notice, this list of conditions and the following disclaimer in the

* documentation and/or other materials provided with the distribution.

* 3. Neither the name of the copyright holders nor the names of its

* contributors may be used to endorse or promote products derived from

* this software without specific prior written permission.

*

* THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS"

* AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE

* IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE

* ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE

* LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR

* CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF

* SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS

* INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN

* CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE)

* ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF

* THE POSSIBILITY OF SUCH DAMAGE.

Found in path(s):

* /opt/cola/permits/1136493993_1613774733.35/0/asm-all-3-2-sources-2-

jar/org/objectweb/asm/commons/package.html

* /opt/cola/permits/1136493993_1613774733.35/0/asm-all-3-2-sources-2-

jar/org/objectweb/asm/tree/analysis/package.html

* /opt/cola/permits/1136493993_1613774733.35/0/asm-all-3-2-sources-2-jar/org/objectweb/asm/package.html

* /opt/cola/permits/1136493993_1613774733.35/0/asm-all-3-2-sources-2-jar/org/objectweb/asm/util/package.html

*

/opt/cola/permits/1136493993_1613774733.35/0/asm-all-3-2-sources-2-jar/org/objectweb/asm/attrs/package.html

* /opt/cola/permits/1136493993_1613774733.35/0/asm-all-3-2-sources-2-jar/org/objectweb/asm/tree/package.html

* /opt/cola/permits/1136493993_1613774733.35/0/asm-all-3-2-sources-2-

jar/org/objectweb/asm/signature/package.html

1.218 libapache2-mod-authnz-external 3.3.2-0.1

1.218.1 Available under license :

No license file was found, but licenses were detected in source scan.

```
/* =====  
* Copyright (c) 1995 The Apache Group. All rights reserved.  
*  
* Redistribution and use in source and binary forms, with or without  
* modification, are permitted provided that the following conditions  
* are met:  
*  
* 1. Redistributions of source code must retain the above copyright  
* notice, this list of conditions and the following disclaimer.  
*  
* 2. Redistributions in binary form must reproduce the above copyright  
* notice, this list of conditions and the following disclaimer in  
* the documentation and/or other materials provided with the  
* distribution.  
*  
* 3. All advertising materials mentioning features or use of this  
* software must display the following acknowledgment:  
* "This product includes software developed by the Apache Group  
* for use in the Apache HTTP server project (http://www.apache.org/)."  
*  
* 4. The names "Apache Server" and "Apache Group" must not be used to  
* endorse or promote products derived from this software without  
* prior written permission.  
*  
* 5. Redistributions of any form whatsoever must retain the following  
* acknowledgment:  
* "This product includes software developed by the Apache Group  
* for use in the Apache HTTP server project (http://www.apache.org/)."  
*  
* THIS SOFTWARE IS PROVIDED BY THE APACHE GROUP ``AS IS" AND ANY  
* EXPRESSED OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE  
* IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR  
* PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE APACHE GROUP OR  
* IT'S CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL,  
* SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT  
* NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES;  
* LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION)  
* HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER  
* IN CONTRACT,  
* STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE)  
* ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED  
* OF THE POSSIBILITY OF SUCH DAMAGE.  
* =====  
*  
* This software consists of voluntary contributions made by many
```

* individuals on behalf of the Apache Group and was originally based
* on public domain software written at the National Center for
* Supercomputing Applications, University of Illinois, Urbana-Champaign.
* For more information on the Apache Group and the Apache HTTP server
* project, please see <<http://www.apache.org/>>.
*
*/

Found in path(s):

* /opt/cola/permits/1137148391_1614022750.79/0/libapache2-mod-authnz-external-3-3-2-orig-1-tar-
gz/mod_authnz_external-3.3.2/mod_authnz_external.c

1.219 libapache2-mod-authz-unixgroup 1.1.0-0.1

1.219.1 Available under license :

Apache License
Version 2.0, January 2004
<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this

License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the

Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

(a) You must give any other recipients of the Work or Derivative Works a copy of this License; and

(b) You must cause any modified files to carry prominent notices stating that You changed the files; and

(c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and

(d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding

those notices that do not

pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided

that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

Mod_auth_unixgroup

Copyright 2008 Jan Wolter

This product includes software developed by Jan Wolter.

This product includes software developed at
The Apache Software Foundation (<http://www.apache.org/>).

1.220 gojsonpointer 0.0.0-20190905194746-02993c407bfb

1.220.1 Available under license :

Apache License
Version 2.0, January 2004
<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object

form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate

as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the

Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

(a) You must give any other recipients of the Work or Derivative Works a copy of this License; and

(b) You must cause any modified files to carry prominent notices stating that You changed the files; and

(c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and

(d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work

by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright 2015 xei puuv

Licensed under the Apache License, Version 2.0 (the "License"); you may not use this file except in compliance with the License. You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

1.221 visual-studio-runtime 14.00.24210.0

1.221.1 Available under license :

THIRD-PARTY SOFTWARE NOTICES AND INFORMATION

Do Not Translate or Localize

This project incorporates components from the projects listed below. The original copyright notices and the licenses under which Microsoft received such components are set forth below. Microsoft reserves all rights not expressly granted herein, whether by implication, estoppel or otherwise.

%% winjs version 4.4.0 (<https://github.com/winjs/winjs>)

=====

WinJS

Copyright (c) Microsoft Corporation

All rights reserved.

MIT License

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the ""Software""), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED *AS IS*, WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

=====

END OF winjs NOTICES AND INFORMATION

%% string_scorer version 0.1.20 (https://github.com/joshaven/string_score)

=====

This software is released under the MIT license:

Copyright (c) Joshaven Potter

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

=====

END OF string_scorer NOTICES
AND INFORMATION

%% chjj-marked NOTICES AND INFORMATION BEGIN HERE

=====
The MIT License (MIT)

Copyright (c) 2011-2014, Christopher Jeffrey (<https://github.com/chjj/>)

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

=====
END OF chjj-marked NOTICES AND INFORMATION

THIRD-PARTY SOFTWARE NOTICES AND INFORMATION

For Microsoft vscode-theme-seti

This file is based on or incorporates material from the projects listed below ("Third Party OSS"). The original copyright notice and the license under which Microsoft received such Third Party OSS, are set forth below. Such licenses and notice are provided for informational purposes only. Microsoft licenses the Third Party OSS to you under the licensing terms for the Microsoft product or service. Microsoft reserves all other rights not expressly granted under this agreement, whether by implication, estoppel or otherwise.

1. Seti UI - A subtle dark colored UI theme for Atom. (<https://github.com/jesseweed/seti-ui>)

Copyright (c) 2014 Jesse Weed

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Copyright (c) 2011-2014, Christopher Jeffrey (<https://github.com/chjj/>)

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

The MIT License (MIT)

Copyright (c) 2016 Microsoft Corporation

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights

to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Monarch definition & snippets:

The MIT License (MIT)

Copyright (c) 2015 David Owens II

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Text mate grammar:

Copyright (c) 2014 Darin Morrison

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell

copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

MIT License

Copyright (c) 2015 - present Microsoft Corporation

All rights reserved.

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

MICROSOFT SOFTWARE LICENSE TERMS

MICROSOFT VISUAL STUDIO ENTERPRISE 2017, VISUAL STUDIO PROFESSIONAL 2017, VISUAL STUDIO TEST PROFESSIONAL 2017 AND TRIAL EDITION

These license terms are an agreement between you and Microsoft Corporation (or based on where you live, one of its affiliates). They apply to the software named above. The terms also apply to any Microsoft services and updates for the software, except to the extent those have different terms.

BY USING THE SOFTWARE, YOU ACCEPT THESE TERMS. IF YOU DO NOT ACCEPT THEM, DO NOT USE THE SOFTWARE. INSTEAD, RETURN IT TO THE RETAILER FOR A REFUND OR CREDIT. If you cannot obtain a refund there, contact Microsoft about Microsoft's refund policies. See

www.microsoft.com/worldwide. In the United States and Canada, call (800) MICROSOFT or see www.microsoft.com/info/nareturns.htm.

TRIAL EDITION USE RIGHTS. If the software is a trial edition, this Section applies to your use of the trial edition.

A. GENERAL. You may use any number of copies

of the trial edition on your devices. You may only use the trial edition for internal evaluation purposes, and only during the trial period. You may not distribute or deploy any applications you make with the trial edition to a production environment. You may run load tests of up to 250 virtual users during the trial period.

B. TRIAL PERIOD AND CONVERSION. The trial period lasts for 30 days after you install the trial edition, plus any permitted extension period. After the expiration of the trial period, the trial edition will stop running. You may extend the trial period an additional 90 days if you sign in to the software. You may not be able to access data used with the trial edition when it stops running. You may convert your trial rights at any time to the full-use rights described below by acquiring a valid full-use license.

C. DISCLAIMER OF WARRANTY. THE TRIAL EDITION IS LICENSED “AS-IS.” YOU BEAR THE RISK OF USING IT. MICROSOFT GIVES NO EXPRESS WARRANTIES, GUARANTEES OR CONDITIONS. TO THE EXTENT PERMITTED UNDER YOUR LOCAL LAWS, MICROSOFT EXCLUDES THE IMPLIED WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NON-INFRINGEMENT.

FOR AUSTRALIA – YOU HAVE STATUTORY GUARANTEES UNDER THE AUSTRALIAN CONSUMER LAW AND NOTHING IN THESE TERMS IS INTENDED TO AFFECT THOSE RIGHTS.

D. SUPPORT. Because the trial edition is “as is,” we may not provide support services for it.

E. LIMITATIONS ON DAMAGES. YOU CAN RECOVER FROM MICROSOFT AND ITS SUPPLIERS ONLY DIRECT DAMAGES UP TO U.S. \$5.00. YOU CANNOT RECOVER ANY OTHER DAMAGES, INCLUDING CONSEQUENTIAL, LOST PROFITS, SPECIAL, INDIRECT OR INCIDENTAL DAMAGES.

This limitation applies to (a) anything related to the trial version, services, content (including code) on third party Internet sites, or third party programs; and (b) claims for breach of contract, breach of warranty, guarantee or condition, strict liability, negligence, or other tort to the extent permitted by applicable law.

It also applies even if Microsoft

knew or should have known about the possibility of the damages. The above limitation or exclusion may not apply to you because your country may not allow the exclusion or limitation of incidental, consequential or other damages.

FULL-USE LICENSE TERMS FOR THE SOFTWARE: When you acquire a valid license and either enter a product key or sign in to the software, the terms below apply. You may not share your product key or access credentials.

1. OVERVIEW.

a. **Software.** The software includes development tools, applications and documentation.

b. **License Model.** The software is licensed on a per user basis.

2. USE RIGHTS.

a. **General.** One user may use copies of the software on your devices to develop and test applications. This includes using copies of the software on your own internal servers that remain fully dedicated to your own use. You may not, however, separate the components of the software and run those in a production environment, or on third party devices (except as otherwise

stated in this agreement), or for any purpose other than developing and testing your applications. Running the software on Microsoft Azure requires a separate license.

b. **Workloads.** These license terms apply to your use of the Workloads made available to you within the software, except to the extent a Workload or a Workload component comes with different terms.

c. **Demo Use.** The use permitted above includes use of the software in demonstrating your applications.

d. Backup copy. You may make one backup copy of the software, for reinstalling the software.

3. TERMS FOR SPECIFIC COMPONENTS.

a. Utilities. The software contains items on the Utilities List at <https://go.microsoft.com/fwlink/?linkid=823097>. You may copy and install those items, if included with the software, onto your devices to debug and deploy your applications and databases you developed with the software. Please note that Utilities are designed for temporary use, that Microsoft may not be able to patch or update Utilities

separately from the rest of the software, and that some Utilities by their nature may make it possible for others to access the devices on which they are installed. As a result, you should delete all Utilities you have installed after you finish debugging or deploying your applications and databases. Microsoft is not responsible for any third party use or access of Utilities you install on any device.

b. Build Tools. You may copy and install files from the software onto your build devices, including physical devices and virtual machines or containers on those machines, whether on-premises or remote machines that are owned by you, hosted on Azure for you, or dedicated solely to your use (collectively, “Build Devices”). You and others in your organization may use these files on your Build Devices solely to compile, build, and verify applications or run quality or performance tests of those applications as part of the build process. For clarity, “applications” means applications developed

by you and others in your organization who are each licensed to use the software.

c. Font Components. While the software is running, you may use its fonts to display and print content. You may only: (i) embed fonts in content as permitted by the embedding restrictions in the fonts; and (ii) temporarily download them to a printer or other output device to help print content.

d. Licenses for Other Components.

- Microsoft Platforms. The software may include components from Microsoft Windows; Microsoft Windows Server; Microsoft SQL Server; Microsoft Exchange; Microsoft Office; and Microsoft SharePoint. These components are governed by separate agreements and their own product support policies, as described in the Microsoft “Licenses” folder accompanying the software, except that, if separate license terms for those components are included in the associated installation directly, those license terms control.

- Developer resources. The software includes compilers, languages, runtimes, environments, and other resources. These components may be governed by separate agreements and have their own product support policies. A list of these other components is located at <https://support.microsoft.com>.

Third Party Components. The software may include third party components with separate legal notices or governed by other agreements, as may be described in the ThirdPartyNotices file(s) accompanying the software.

e. PACKAGE MANAGERS. The software includes package managers, like NuGet, that give you the option to download other Microsoft and third party software packages to use with your application. Those packages are under their own licenses, and not this agreement. Microsoft does not distribute, license or provide any warranties for any of the third party packages.

4. DISTRIBUTABLE CODE. The software contains code that you are permitted to distribute in applications you develop as described in this Section. (For this Section the term “distribution” also means deployment of your applications for third parties to access over the Internet.)

a. Right to Use and Distribute. The code and text files listed below are “Distributable Code.”

- REDIST.TXT Files. You may copy and distribute the object code form of code listed on the REDIST list located at <https://go.microsoft.com/fwlink/?linkid=823097>.

- Sample Code, Templates and Styles. You may copy, modify and distribute the source and object code form of code marked as “sample”, “template”, “simple styles” and “sketch styles”.

- Image Library. You may copy and distribute images, graphics and animations in the Image Library as described in the software documentation.

- Third Party Distribution. You may permit distributors of your applications to copy and distribute the Distributable Code as part of those applications.

b. Distribution Requirements. For any Distributable Code you distribute, you must:

- add significant primary functionality to it in your applications;
- require distributors and external end users to agree to terms that protect the Distributable Code at least as much as this agreement; and
- indemnify, defend, and hold harmless Microsoft from any claims, including attorneys' fees, related to the distribution or use of your applications, except to the extent that any claim is based solely on the Distributable Code.

c. Distribution Restrictions. You may not:

- use Microsoft's trademarks in your applications' names or in a way that suggests your applications come from or are endorsed by Microsoft; or
- modify or distribute the source code of any Distributable Code so that any part of it becomes subject to an Excluded License. An Excluded License is one that requires, as a condition of use, modification or distribution of code, that (i) it be disclosed or distributed in source code form; or (ii) others have the right to modify it.

5. DATA.

a. Data Collection. The software may collect information about you and your use of the software, and send that to Microsoft. Microsoft may use

this information to provide services and improve our products and services. You may opt-out of many of these scenarios, but not all, as described in the product documentation. There are also some features in the software that may enable you and Microsoft to collect data from users of your applications. If you use these features, you must comply with applicable law, including providing appropriate notices to users of your applications together with Microsoft's privacy statement. Our privacy statement is located at

<https://go.microsoft.com/fwlink/?LinkID=824704>. You can learn more about data collection and use in the help documentation and our privacy statement. Your use of the software operates as your consent to these practices.

b. Processing of Personal Data. To the extent Microsoft is a processor or subprocessor of personal data in connection with the software, Microsoft makes the commitments in the European Union General Data Protection Regulation Terms of the Online Services Terms

to all customers effective May 25, 2018, at <http://go.microsoft.com/?linkid=9840733>.

6. SCOPE OF LICENSE. The software is licensed, not sold. This agreement only gives you some rights to use the software. Microsoft reserves all other rights. Unless applicable law gives you more rights despite this limitation, you may use the software only as expressly permitted in this agreement. In doing so, you must comply with any technical limitations in the software that only allow you to use it in certain ways. You may not

- work around any technical limitations in the software;
- reverse engineer, decompile or disassemble the software, or otherwise attempt to derive the source code for the software, except and to the extent required by third party licensing terms governing use of certain open source components that may be included in the software;
- remove, minimize, block or modify any notices of Microsoft or its suppliers in the software;
- use the software in any way that is against the law;
- share,

publish, rent or lease the software, or provide the software as a stand-alone offering for others to use.

7. DOCUMENTATION. Any person that has valid access to your computer or internal network may copy and use the documentation for your internal, reference purposes.

8. NOT FOR RESALE SOFTWARE. You may not sell software marked as "NFR" or "Not for Resale."

9. RIGHTS TO USE OTHER VERSIONS AND LOWER EDITIONS. You may use the software and any prior version on any device. You may create, store, install, run, or access in place of the version licensed, a copy or instance of a prior version, different permitted language version, or lower edition.

10. PROOF OF LICENSE. If you acquired the software on a disc or other media, your proof of license is the Microsoft certificate of authenticity label, the accompanying product key, and your receipt. If you purchased an online copy of the software, your proof of license is the Microsoft product key you received with your purchase and your receipt

and/or being able to access the software service through your Microsoft account. To identify genuine Microsoft software, see www.howtotell.com.

11. TRANSFER TO A THIRD PARTY. If you are a valid licensee of the software, you may transfer it and this agreement directly to another party. Before the transfer, that party must agree that this agreement applies to the transfer and use of the software. The transfer must include the software, genuine Microsoft product key, and (if applicable) the Proof of License label. The transferor must uninstall all copies of the software after transferring it from the device. The transferor may not retain any copies of the genuine Microsoft product key to be transferred, and may only retain copies of the software if otherwise licensed to do so. If you have acquired a non-perpetual license to use the software or if the software is marked Not for Resale you may not transfer the software or the software license agreement to another party.

12. EXPORT RESTRICTIONS.

You must comply with all domestic and international export laws and regulations that apply to the software, which include restrictions on destinations, end users, and end use. For further information on export restrictions, visit www.microsoft.com/exporting.

13. SUPPORT. Microsoft provides support for the software as described at <https://support.microsoft.com>.

14. ENTIRE AGREEMENT. This agreement (including the warranty below), and the terms for supplements, updates, Internet-based services and support services, are the entire agreement for the software and support services.

15. APPLICABLE LAW. If you acquired the software in the United States, Washington State law applies to interpretation of and claims for breach of this agreement, and the laws of the state where you live apply to all other claims. If you acquire the software in any other country, its laws apply.

16. CONSUMER RIGHTS; REGIONAL VARIATIONS. This agreement describes certain legal rights. You may have other rights,

including consumer rights, under the laws of your state or country. Separate and apart from your relationship with Microsoft, you may also have rights with respect to the party from which you acquired the software. This agreement does not change those other rights if the laws of your state or country do not permit it to do so. For example, if you acquired the software in one of the below regions, or if mandatory country law applies, then the following provisions apply to you:

a) Australia. References to “Limited Warranty” mean the express warranty provided by Microsoft or the manufacturer or installer. This warranty is in addition to other rights and remedies you may have under law, including your rights and remedies under the statutory guarantees in the Australian Consumer Law.

In this section, “goods” refers to the software for which Microsoft or the manufacturer or installer provides the express warranty. Our goods come with guarantees that cannot be excluded under the Australian

Consumer Law. You are entitled to a replacement or refund for a major failure and compensation for any other reasonably foreseeable loss or damage. You are also entitled to have the goods repaired or replaced if the goods fail to be of acceptable quality and the failure does not amount to a major failure.

b) Canada. If you acquired this software in Canada, you may stop receiving updates by turning off the automatic update feature, disconnecting your device from the Internet (if and when you re-connect to the Internet, however, the software will resume checking for and installing updates), or uninstalling the software. The product documentation, if any, may also specify how to turn off updates for your specific device or software.

c) Germany and Austria.

(i) Warranty. The properly licensed software will perform substantially as described in any Microsoft materials that accompany it. However, Microsoft gives no contractual guarantee in relation to the software.

(ii) Limitation of Liability.

In case of intentional conduct, gross negligence, claims based on the Product Liability Act, and death or personal or physical injury, Microsoft is liable according to the statutory law.

Subject to the foregoing clause (ii), Microsoft will only be liable for slight negligence if Microsoft is in breach of such material contractual obligations, the fulfillment of which facilitate the due performance of this agreement, the breach of which would endanger the purpose of this agreement and the compliance with which a party may

constantly trust in (so-called "cardinal obligations"). In other cases of slight negligence, Microsoft will not be liable for slight negligence.

17. LIMITATION ON AND EXCLUSION OF DAMAGES. YOU CAN RECOVER FROM MICROSOFT AND ITS SUPPLIERS ONLY DIRECT DAMAGES UP TO THE AMOUNT YOU PAID FOR THE SOFTWARE. YOU CANNOT RECOVER ANY OTHER DAMAGES, INCLUDING CONSEQUENTIAL, LOST PROFITS, SPECIAL, INDIRECT OR INCIDENTAL DAMAGES.

This limitation applies to (a) anything related

to the software, services, content (including code) on third party Internet sites, or third party applications; and (b) claims for breach of contract, breach of warranty, guarantee or condition, strict liability, negligence, or other tort to the extent permitted by applicable law.

It also applies even if Microsoft knew or should have known about the possibility of the damages. The above limitation or exclusion may not apply to you because your state or country may not allow the exclusion or limitation of incidental, consequential or other damages.

LIMITED WARRANTY

A. LIMITED WARRANTY. If you follow the instructions, the software will perform substantially as described in the Microsoft materials that you receive in or with the software.

References to "limited warranty" are references to the express warranty provided by Microsoft. This warranty is given in addition to other rights and remedies you may have under

law, including your rights and remedies in accordance with the statutory guarantees under local Consumer Law.

B. TERM OF WARRANTY; WARRANTY RECIPIENT; LENGTH OF ANY IMPLIED WARRANTIES. THE LIMITED WARRANTY COVERS THE SOFTWARE FOR ONE YEAR AFTER ACQUIRED BY THE FIRST USER. IF YOU RECEIVE SUPPLEMENTS, UPDATES, OR REPLACEMENT SOFTWARE DURING THAT YEAR, THEY WILL BE COVERED FOR THE REMAINDER OF THE WARRANTY OR 30 DAYS, WHICHEVER IS LONGER. If the first user transfers the software, the remainder of the warranty will apply to the recipient.

TO THE EXTENT PERMITTED BY LAW, ANY IMPLIED WARRANTIES, GUARANTEES OR CONDITIONS LAST ONLY DURING THE TERM OF THE LIMITED WARRANTY. Some states do not allow limitations on how long an implied warranty lasts, so these limitations may not apply to you. They also might not apply to you because some countries may not allow limitations on how long an implied warranty, guarantee or condition lasts.

C. EXCLUSIONS FROM WARRANTY. This warranty does not cover problems

caused by your acts (or failures to act), the acts of others, or events beyond Microsoft's reasonable control.

D. REMEDY FOR BREACH OF WARRANTY. MICROSOFT WILL REPAIR OR REPLACE THE SOFTWARE AT NO CHARGE. IF MICROSOFT CANNOT REPAIR OR REPLACE IT, MICROSOFT WILL REFUND THE AMOUNT SHOWN ON YOUR RECEIPT FOR THE SOFTWARE. IT WILL ALSO REPAIR OR REPLACE SUPPLEMENTS, UPDATES AND REPLACEMENT SOFTWARE AT NO CHARGE. IF MICROSOFT CANNOT REPAIR OR REPLACE THEM, IT WILL REFUND THE AMOUNT YOU PAID FOR THEM, IF ANY. YOU MUST UNINSTALL THE SOFTWARE AND RETURN ANY MEDIA AND OTHER ASSOCIATED MATERIALS TO MICROSOFT WITH PROOF OF PURCHASE TO OBTAIN A REFUND. THESE ARE YOUR ONLY REMEDIES FOR BREACH OF THE LIMITED WARRANTY.

E. CONSUMER RIGHTS NOT AFFECTED. YOU MAY HAVE ADDITIONAL CONSUMER RIGHTS UNDER YOUR LOCAL LAWS, WHICH THIS AGREEMENT CANNOT CHANGE.

F. WARRANTY PROCEDURES. You need proof of purchase for warranty service.

1. United States and Canada. For warranty service or information about how to

obtain a refund for software acquired in the United States and Canada, contact Microsoft at:

- (800) MICROSOFT;

- Microsoft Customer Service and Support, One Microsoft Way, Redmond, WA 98052-6399; or

- visit (aka.ms/nareturns).

2. Europe, Middle East, and Africa. If you acquired the software in Europe, the Middle East, or Africa, Microsoft Ireland Operations Limited makes this limited warranty. To make a claim under this warranty, you should contact either:

- Microsoft Ireland Operations Limited, Customer Care Centre, Atrium Building Block B, Carmanhall Road, Sandyford Industrial Estate, Dublin 18, Ireland; or

- the Microsoft affiliate serving your country (see aka.ms/msoffices).

3. Australia. For Warranty Services and to claim expenses in relation to the warranty (if applicable) for software acquired in Australia, contact Microsoft at:

- 13 20 58; or

- Microsoft Pty Ltd, 1 Epping Road, North Ryde NSW 2113, Australia.

4. Outside the United States, Canada, Europe, Middle East, Africa,

and Australia. If you acquired the software outside the United States, Canada, Europe, the Middle East, Africa, and Australia, contact the Microsoft affiliate serving your country (see aka.ms/msoffices).

G. NO OTHER WARRANTIES. THE LIMITED WARRANTY IS THE ONLY DIRECT WARRANTY FROM MICROSOFT. MICROSOFT GIVES NO OTHER EXPRESS WARRANTIES, GUARANTEES OR CONDITIONS. WHERE ALLOWED BY YOUR LOCAL LAWS, MICROSOFT EXCLUDES IMPLIED WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NON-INFRINGEMENT. If your local laws give you any implied warranties, guarantees or conditions, despite this exclusion, your remedies are described in the Remedy for Breach of Warranty clause above, to the extent permitted by your local laws.

FOR AUSTRALIA ONLY. References to “Limited Warranty” are references to the warranty provided by Microsoft. This warranty is given in addition to other rights and remedies you may have under law, including your rights and remedies in accordance with the statutory

guarantees under the Australian Consumer Law. Our goods come with guarantees that cannot be excluded under the Australian Consumer Law. You are entitled to a replacement or refund for a major failure and compensation for any other reasonably foreseeable loss or damage. You are also entitled to have the goods repaired or replaced if the goods fail to be of acceptable quality and the failure does not amount to a major failure. Goods presented for repair may be replaced by refurbished goods of the same type rather than being replaced. Refurbished parts may be used to repair the goods.

H. LIMITATION ON AND EXCLUSION OF DAMAGES FOR BREACH OF WARRANTY. THE LIMITATION ON AND EXCLUSION OF DAMAGES CLAUSE ABOVE APPLIES TO BREACHES OF THIS LIMITED WARRANTY.

THIS WARRANTY GIVES YOU SPECIFIC LEGAL RIGHTS, AND YOU MAY ALSO HAVE OTHER RIGHTS WHICH VARY FROM STATE TO STATE. YOU MAY ALSO HAVE OTHER RIGHTS WHICH VARY FROM COUNTRY TO COUNTRY.

EULA ID: VS2017_ENT_PRO_TRIAL_RTW.2_ENU

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Microsoft Public License (Ms-PL)

This license governs use of the accompanying software. If you use the software, you accept this license. If you do not accept the license, do not use the software.

1. Definitions

The terms "reproduce," "reproduction," "derivative works," and "distribution" have the same meaning here as under U.S. copyright law.

A "contribution" is the original software, or any additions or changes to the software.

A "contributor" is any person that distributes its contribution under this license.

"Licensed patents" are a contributor's patent claims that read directly on its contribution.

2. Grant of Rights

(A) Copyright Grant- Subject to the terms of this license, including the license conditions and limitations in section 3, each contributor grants you a non-exclusive, worldwide, royalty-free copyright license to reproduce its contribution, prepare derivative works of its contribution, and distribute its contribution or any derivative works that you create.

(B) Patent Grant- Subject to the terms of this license, including the license conditions and limitations in section 3, each contributor grants you a non-exclusive, worldwide, royalty-free license under its licensed patents to make, have made, use, sell, offer for sale, import, and/or otherwise dispose of its contribution in the software or derivative works of the contribution in the software.

3. Conditions and Limitations

(A) No Trademark License- This license does not grant you rights to use any contributors' name, logo, or trademarks.

(B) If you bring a patent claim against any contributor over patents that you claim are infringed by the software, your patent license from such contributor to the software ends automatically.

(C) If you distribute any portion of the software, you must retain all copyright, patent, trademark, and attribution notices that are present in the software.

(D) If you distribute

any portion of the software in source code form, you may do so only under this license by including a complete copy of this license with your distribution. If you distribute any portion of the software in compiled or object code form, you may only do so under a license that complies with this license.

(E) The software is licensed "as-is." You bear the risk of using it. The contributors give no express warranties, guarantees or conditions. You may have additional consumer rights under your local laws which this license cannot change. To the extent permitted under your local laws, the contributors exclude the implied warranties of merchantability, fitness for a particular purpose and non-infringement.

1.222 activation 1.1.1

1.222.1 Available under license :

Found license 'General Public License 2.0' in 'Copyright 1997-2007 Sun Microsystems, Inc. All rights reserved. The contents of this file are subject to the terms of either the GNU General Public License Version 2 only ("GPL") or the Common Development and Distribution License("CDDL") (collectively, the "License"). You may not use this file except in compliance with the License. You can obtain Sun designates this particular file as subject to the "Classpath" exception as provided by Sun in the GPL Version 2 section of the License file that'

Found license 'Common Development and Distribution License (CDDL) 1.1' in 'Copyright 1997-2007 Sun Microsystems, Inc. All rights reserved. The contents of this file are subject to the terms of either the GNU General Public License Version 2 only ("GPL") or the Common Development and Distribution License("CDDL") (collectively, the "License"). You may not use this file except in compliance with the License. You can obtain Sun designates this particular file as subject to the "Classpath" exception as provided by Sun in the GPL Version 2 section of the License file that'

Found license 'General Public License 2.0' in '* Copyright 1997-2007 Sun Microsystems, Inc. All rights reserved. * The contents of this file are subject to the terms of either the GNU * General Public License Version 2 only ("GPL") or the Common Development * and Distribution License("CDDL") (collectively, the "License"). You * may not use this file except in compliance with the License. You can obtain * Sun designates this particular file as subject to the "Classpath" exception * as provided by Sun in the GPL Version 2 section of the License file that'

1.223 telnetd-x 2.1.1

1.223.1 Available under license :

Java TelnetD library (embeddable telnet daemon)

Copyright (c) 2000-2005 Dieter Wimberger.

All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.

Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation

and/or other materials provided with the distribution.

Neither the name of the author nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDER AND CONTRIBUTORS ``AS IS'' AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE

ARE DISCLAIMED. IN NO EVENT SHALL THE REGENTS OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

1.224 man-pages 5.05-1

1.224.1 Available under license :

```
#!/bin/sh
#
# find_dot_no_parens.sh
#
# Look for function names after /^[BIR]/ that aren't
# followed by "()".
#
# This script is designed to help with "by hand" tidy-ups after
# the automated changes made by add_parens_for_own_funcs.sh.
#
# The first argument to this script names a manual page directory where
# 'man2' and 'man3' subdirectories can be found. The pages names in
# these directories are used to generate a series of regular expressions
# that can be used to search the manual page files that are named in
# the remaining command-line arguments.
#
# Example usage:
#
# cd man-pages-x.yy
# sh find_dots_no_parens.sh . man?/*.* > matches.log
#
#####
#
# (C) Copyright 2005 & 2013, Michael Kerrisk
# This program is free software; you can redistribute it and/or
```

```
# modify it under the terms of the GNU General Public License
# as published by the Free Software Foundation; either version 2
# of the License, or
# (at your option) any later version.
#
# This program is distributed in the hope that it will be useful,
# but WITHOUT ANY WARRANTY; without even the implied warranty of
# MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the
# GNU General Public License for more details
# (http://www.gnu.org/licenses/gpl-2.0.html).
#
GNU GENERAL PUBLIC LICENSE
Version 2, June 1991
```

Copyright (C) 1989, 1991 Free Software Foundation, Inc.
51 Franklin Street, Fifth Floor, Boston, MA 02110-1301, USA

Everyone is permitted to copy and distribute verbatim copies
of this license document, but changing it is not allowed.

Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. This General Public License applies to most of the Free Software Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Lesser General Public License instead.) You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom

to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for

each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and modification follow.

TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the

terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.

b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.

c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But

when you distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Program.

In addition, mere aggregation of another work not based on the Program with the Program (or with a work based on the Program) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

a) Accompany it with

the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the

source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR

PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

END OF TERMS AND CONDITIONS

1.225 python-idna 2.8-1

1.225.1 Available under license :

No license file was found, but licenses were detected in source scan.

License

Copyright (c) 2013-2018, Kim Davies. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- #. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- #. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
- #. Neither the name of the copyright holder nor the names of the contributors may be used to endorse or promote products derived

from this software without specific prior written permission.

#. THIS SOFTWARE IS PROVIDED BY THE CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT HOLDERS OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Portions of the codec implementation and unit tests are derived from the Python standard library, which carries the Python Software Foundation License <<https://docs.python.org/2/license.html>>`_`:

Copyright (c) 2001-2014 Python Software Foundation; All Rights Reserved

Portions of the unit tests are derived from the Unicode standard, which is subject to the Unicode, Inc. License Agreement:

Copyright (c) 1991-2014 Unicode, Inc. All rights reserved.
Distributed under the Terms of Use in
<<http://www.unicode.org/copyright.html>>.

Permission is hereby granted, free of charge, to any person obtaining a copy of the Unicode data files and any associated documentation (the "Data Files") or Unicode software and any associated documentation (the "Software") to deal in the Data Files or Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, and/or sell copies of the Data Files or Software, and to permit persons to whom the Data Files or Software are furnished to do so, provided that

(a) this copyright and permission notice appear with all copies of the Data Files or Software,

(b) this copyright and permission notice appear in associated documentation, and

(c) there is clear notice in each modified Data File or in the Software as well as in the documentation associated with the Data File(s) or Software that the data or software has been modified.

THE DATA FILES AND SOFTWARE ARE PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT OF THIRD PARTY RIGHTS.

IN NO EVENT SHALL THE COPYRIGHT HOLDER OR HOLDERS INCLUDED IN THIS NOTICE BE LIABLE FOR ANY CLAIM, OR ANY SPECIAL INDIRECT OR CONSEQUENTIAL DAMAGES, OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THE DATA FILES OR SOFTWARE.

Except as contained in this notice, the name of a copyright holder shall not be used in advertising or otherwise to promote the sale, use or other dealings in these Data Files or Software without prior written authorization of the copyright holder.

Found in path(s):

```
* /opt/cola/permits/1138607654_1614296153.76/0/python-idna-2-8-orig-1-tar-gz/idna-2.8/LICENSE.rst  
No license file was found, but licenses were detected in source scan.
```

```
"""
```

A library to support the Internationalised Domain Names in Applications (IDNA) protocol as specified in RFC 5890 et.al. This new methodology, known as IDNA 2008, can generate materially different results to the previous standard. The library can act as a drop-in replacement for the "encodings.idna" module.

```
"""
```

```
import io, sys  
from setuptools import setup
```

```
def main():
```

```
    python_version = sys.version_info[:2]  
    if python_version < (2,7):  
        raise SystemExit("Sorry, Python 2.7 or newer required")
```

```
    package_data = {  
        exec(open('idna/package_data.py').read(), package_data)
```

```
    arguments = {  
        'name': 'idna',  
        'packages': ['idna'],  
        'version': package_data['__version__'],  
        'description': 'Internationalized Domain Names in Applications (IDNA)',
```

```

'long_description': io.open("README.rst", encoding="UTF-8").read(),
'author': 'Kim Davies',
'author_email': 'kim@cynosure.com.au',
'license': 'BSD-like',
'url': 'https://github.com/kjd/idna',
'classifiers': [
    'Development Status :: 5 - Production/Stable',
    'Intended Audience :: Developers',
    'Intended Audience :: System Administrators',
    'License :: OSI Approved :: BSD License',
    'Operating System :: OS Independent',
    'Programming Language :: Python',
    'Programming Language :: Python :: 2',
    'Programming Language :: Python :: 2.7',
    'Programming Language :: Python :: 3',
    'Programming Language :: Python :: 3.4',
    'Programming Language :: Python :: 3.5',
    'Programming Language :: Python :: 3.6',
    'Topic :: Internet :: Name Service (DNS)',
    'Topic :: Software Development :: Libraries :: Python Modules',
    'Topic :: Utilities',
],
'python_requires': '>=2.7, !=3.0.*, !=3.1.*, !=3.2.*, !=3.3.*',
'test_suite': 'tests',
}

```

```

setup(**arguments)

```

```

if __name__ == '__main__':
    main()

```

Found in path(s):

* /opt/cola/permits/1138607654_1614296153.76/0/python-idna-2-8-orig-1-tar-gz/idna-2.8/setup.py

No license file was found, but licenses were detected in source scan.

Metadata-Version: 1.2

Name: idna

Version: 2.8

Summary: Internationalized Domain Names in Applications (IDNA)

Home-page: <https://github.com/kjd/idna>

Author: Kim Davies

Author-email: kim@cynosure.com.au

License: BSD-like

Description: Internationalized Domain Names in Applications (IDNA)

=====

Support for the Internationalised Domain Names in Applications

(IDNA) protocol as specified in `RFC 5891 <<http://tools.ietf.org/html/rfc5891>>`.

This is the latest version of the protocol and is sometimes referred to as “IDNA 2008”.

This library also provides support for Unicode Technical Standard 46, `Unicode IDNA Compatibility Processing <<http://unicode.org/reports/tr46/>>`.

This acts as a suitable replacement for the “encodings.idna” module that comes with the Python standard library, but only supports the old, deprecated IDNA specification (`RFC 3490 <<http://tools.ietf.org/html/rfc3490>>`).

Basic functions are simply executed:

```
.. code-block:: pycon

# Python 3
>>> import idna
>>> idna.encode('.')
b'xn--eckwd4c7c.xn--zckzah'
>>> print(idna.decode('xn--eckwd4c7c.xn--zckzah'))
.

# Python 2
>>> import idna
>>> idna.encode(u'.')
'xn--eckwd4c7c.xn--zckzah'
>>> print idna.decode('xn--eckwd4c7c.xn--zckzah')
.
```

Packages

The latest tagged release version is published in the PyPI repository:

```
.. image:: https://badge.fury.io/py/idna.svg
:target: http://badge.fury.io/py/idna
```

Installation

To install this library, you can use pip:

```
.. code-block:: bash

$ pip install idna
```

Alternatively, you can install the package using the bundled setup script:

```
.. code-block:: bash

$ python setup.py install
```

This library works with Python 2.7 and Python 3.4 or later.

Usage

For typical usage, the `encode` and `decode` functions will take a domain name argument and perform a conversion to A-labels or U-labels respectively.

```
.. code-block:: pycon

# Python 3
>>> import idna
>>> idna.encode('.')
b'xn--eckwd4c7c.xn--zckzah'
>>> print(idna.decode('xn--eckwd4c7c.xn--zckzah'))
.
```

You may use the codec encoding and decoding methods using the `idna.codec` module:

```
.. code-block:: pycon

# Python 2
>>> import idna.codec
>>> print u'.'.encode('idna')
xn--80ahd1agd.xn--80akhbyknj4f
>>> print 'xn--80ahd1agd.xn--80akhbyknj4f'.decode('idna')
.
```

Conversions can be applied at a per-label basis using the `ulabel` or `alabel` functions if necessary:

```
.. code-block:: pycon

# Python 2
>>> idna.alabel(u")
'xn--0zwm56d'
```

Compatibility Mapping (UTS #46)

```
+++++
```


As described in `RFC 5895 <<http://tools.ietf.org/html/rfc5895>>`, the IDNA specification no longer normalizes input from different potential ways a user may input a domain name. This functionality, known as a “mapping”, is now considered by the specification to be a local user-interface issue distinct from IDNA conversion functionality.

This library provides one such mapping, that was developed by the Unicode Consortium. Known as `Unicode IDNA Compatibility Processing <<http://unicode.org/reports/tr46/>>`, it provides for both a regular mapping for typical applications, as well as a transitional mapping to help migrate from older IDNA 2003 applications.

For example, “Königsgäßchen” is not a permissible label as **LATIN CAPITAL LETTER K** is not allowed (nor are capital letters in general). UTS 46 will convert this into lower case prior to applying the IDNA conversion.

.. code-block:: pycon

```
# Python 3
>>> import idna
>>> idna.encode(u'Königsgäßchen')
...
idna.core.InvalidCodepoint: Codepoint U+004B at position 1 of 'Königsgäßchen' not allowed
>>> idna.encode('Königsgäßchen', uts46=True)
b'xn--knigsgchen-b4a3dun'
>>> print(idna.decode('xn--knigsgchen-b4a3dun'))
königsgäßchen
```

Transitional processing provides conversions to help transition from the older 2003 standard to the current standard. For example, in the original IDNA specification, the **LATIN SMALL LETTER SHARP S** (ß) was converted into two **LATIN SMALL LETTER S** (ss), whereas in the current IDNA specification this conversion is not performed.

.. code-block:: pycon

```
# Python 2
>>> idna.encode(u'Königsgäßchen', uts46=True, transitional=True)
'xn--knigsgsschen-lcb0w'
```

Implementors should use transitional processing with caution, only in rare cases where conversion from legacy labels to current labels must be performed (i.e. IDNA implementations that pre-date 2008). For typical applications that just need to convert labels, transitional processing is unlikely to be beneficial and could produce unexpected incompatible results.

``encodings.idna`` Compatibility

+++++

Function calls from the Python built-in `encodings.idna` module are mapped to their IDNA 2008 equivalents using the `idna.compat` module. Simply substitute the `import` clause in your code to refer to the new module name.

Exceptions

All errors raised during the conversion following the specification should raise an exception derived from the `idna.IDNAError` base class.

More specific exceptions that may be generated as `idna.IDNABidiError` when the error reflects an illegal combination of left-to-right and right-to-left characters in a label; `idna.InvalidCodepoint` when a specific codepoint is an illegal character in an IDN label (i.e. INVALID); and `idna.InvalidCodepointContext` when the codepoint is illegal based on its positional context (i.e. it is CONTEXTO or CONTEXTJ but the contextual requirements are not satisfied.)

Building and Diagnostics

The IDNA and UTS 46 functionality relies upon pre-calculated lookup tables for performance. These tables are derived from computing against eligibility criteria in the respective standards. These tables are computed using the command-line script `tools/idna-data`.

This tool will fetch relevant tables from the Unicode Consortium and perform the required calculations to identify eligibility. It has three main modes:

- * `idna-data make-libdata`. Generates `idnadata.py` and `uts46data.py`, the pre-calculated lookup tables using for IDNA and UTS 46 conversions. Implementors who wish to track this library against a different Unicode version may use this tool to manually generate a different version of the `idnadata.py` and `uts46data.py` files.
- * `idna-data make-table`. Generate a table of the IDNA disposition (e.g. PVALID, CONTEXTJ, CONTEXTO) in the format found in Appendix B.1 of RFC 5892 and the pre-computed tables published by IANA <<http://iana.org/>>.
- * `idna-data U+0061`. Prints debugging output on the various properties associated with an individual Unicode codepoint (in this case, U+0061), that are used to assess the IDNA and UTS 46 status of a codepoint. This is helpful in debugging or analysis.

The tool accepts a number of arguments, described using `idna-data -h`. Most notably, the `--version` argument allows the specification of the version of Unicode to use in computing the table data. For example, `idna-data --version 9.0.0 make-libdata` will generate library data against Unicode 9.0.0.

Note that this script requires Python 3, but all generated library data will work in Python 2.7.

Testing

The library has a test suite based on each rule of the IDNA specification, as well as tests that are provided as part of the Unicode Technical Standard 46, `Unicode IDNA Compatibility Processing` <<http://unicode.org/reports/tr46/>>.

The tests are run automatically on each commit at Travis CI:

```
.. image:: https://travis-ci.org/kjd/idna.svg?branch=master
   :target: https://travis-ci.org/kjd/idna
```

Platform: UNKNOWN

Classifier: Development Status :: 5 - Production/Stable

Classifier: Intended Audience :: Developers

Classifier: Intended Audience :: System Administrators

Classifier: License :: OSI Approved :: BSD License

Classifier: Operating System :: OS Independent

Classifier: Programming Language :: Python

Classifier: Programming Language

:: Python :: 2

Classifier: Programming Language :: Python :: 2.7

Classifier: Programming Language :: Python :: 3

Classifier: Programming Language :: Python :: 3.4

Classifier: Programming Language :: Python :: 3.5

Classifier: Programming Language :: Python :: 3.6

Classifier: Topic :: Internet :: Name Service (DNS)

Classifier: Topic :: Software Development :: Libraries :: Python Modules

Classifier: Topic :: Utilities

Requires-Python: >=2.7, !=3.0.*, !=3.1.*, !=3.2.*, !=3.3.*

Found in path(s):

* /opt/cola/permits/1138607654_1614296153.76/0/python-idna-2-8-orig-1-tar-gz/idna-2.8/idna.egg-info/PKG-INFO

* /opt/cola/permits/1138607654_1614296153.76/0/python-idna-2-8-orig-1-tar-gz/idna-2.8/PKG-INFO

1.226 alsa-topology-conf 1.2.2-1

1.226.1 Available under license :

BSD 3-Clause License

Copyright (c) 2019, Advanced Linux Sound Architecture (ALSA) project
All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
3. Neither the name of the copyright holder nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT HOLDER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

1.227 chardet 3.0.4-4build1

1.227.1 Available under license :

GNU LESSER GENERAL PUBLIC LICENSE

Version 2.1, February 1999

Copyright (C) 1991, 1999 Free Software Foundation, Inc.
51 Franklin St, Fifth Floor, Boston, MA 02110-1301 USA
Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

[This is the first released version of the Lesser GPL. It also counts as the successor of the GNU Library Public License, version 2, hence the version number 2.1.]

Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public Licenses are intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users.

This license, the Lesser General Public License, applies to some specially designated software packages--typically libraries--of the Free Software Foundation and other authors who decide to use it. You can use it too, but we suggest you first think carefully about whether this license or the ordinary General Public License is the better strategy to use in any particular case, based on the explanations below.

When we speak of free software, we are referring to freedom of use, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish); that you receive source code or can get it if you want it; that you can change the software and use pieces of it in new free programs; and that you are informed that you can do these things.

To protect your rights, we need to make restrictions that forbid distributors to deny you these rights or to ask you to surrender these rights. These restrictions translate to certain responsibilities for you if you distribute copies of the library or if you modify it.

For example, if you distribute copies of the library, whether gratis or for a fee, you must give the recipients all the rights that we gave you. You must make sure that they, too, receive or can get the source code. If you link other code with the library, you must provide complete object files to the recipients, so that they can relink them with the library after making changes to the library and recompiling it. And you must show them these terms so they know their rights.

We protect your rights with a two-step method: (1) we copyright the library, and (2) we offer you this license, which gives you legal permission to copy, distribute and/or modify the library.

To protect each distributor, we want to make it very clear that there is no warranty for the free library. Also, if the library is modified by someone else and passed on, the recipients should know that what they have is not the original version, so that the original author's reputation will not be affected by problems that might be introduced by others.

Finally, software patents pose a constant threat to the existence of any free program. We wish to make sure that a company cannot effectively restrict the users of a free program by obtaining a restrictive license from a patent holder. Therefore, we insist that any patent license obtained for a version of the library must be consistent with the full freedom of use specified in this license.

Most GNU software, including some libraries, is covered by the ordinary GNU General Public License. This license, the GNU Lesser General Public License, applies to certain designated libraries, and is quite different from the ordinary General Public License. We use this license for certain libraries in order to permit linking those libraries into non-free programs.

When a program is linked with a library, whether statically or using a shared library, the combination of the two is legally speaking a combined work, a derivative of the original library. The ordinary General Public License therefore permits such linking only if the entire combination fits its criteria of freedom. The Lesser General Public License permits more lax criteria for linking other code with the library.

We call this license the "Lesser" General Public License because it does Less to protect the user's freedom than the ordinary General Public License. It also provides other free software developers Less of an advantage over competing non-free programs. These disadvantages are the reason we use the ordinary General Public License for many libraries. However, the Lesser license provides advantages in certain special circumstances.

For example, on rare occasions, there may be a special need to encourage the widest possible use of a certain library, so that it becomes a de-facto standard. To achieve this, non-free programs must be allowed to use the library. A more frequent case is that a free library does the same job as widely used non-free libraries. In this case, there is little to gain by limiting the free library to free software only, so we use the Lesser General Public License.

In other cases, permission to use a particular library in non-free programs enables a greater number of people to use a large body of free software. For example, permission to use the GNU C Library in non-free programs enables many more people to use the whole GNU operating system, as well as its variant, the GNU/Linux operating system.

Although the Lesser General Public License is Less protective of the users' freedom, it does ensure that the user of a program that is linked with the Library has the freedom and the wherewithal to run that program using a modified version of the Library.

The precise terms and conditions for copying, distribution and modification follow. Pay close attention to the difference between a "work based on the library" and a "work that uses the library". The former contains code derived from the library, whereas the latter must be combined with the library in order to run.

GNU LESSER GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License Agreement applies to any software library or other program which contains a notice placed by the copyright holder or other authorized party saying it may be distributed under the terms of this Lesser General Public License (also called "this License"). Each licensee is addressed as "you".

A "library" means a collection of software functions and/or data prepared so as to be conveniently linked with application programs (which use some of those functions and data) to form executables.

The "Library", below, refers to any such software library or work which has been distributed under these terms. A "work based on the Library" means either the Library or any derivative work under copyright law: that is to say, a work containing the Library or a portion of it, either verbatim or with modifications and/or translated straightforwardly into another language. (Hereinafter, translation is included without limitation in the term "modification".)

"Source code" for a work means the preferred form of the work for making modifications to it. For a library, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the library.

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running a program using the Library is not restricted, and output from such a program is covered only if its contents constitute a work based on the Library (independent of the use of the Library in a tool for writing it). Whether that is true depends on what the Library does and what the program that uses the Library does.

1. You may copy and distribute verbatim copies of the Library's

complete source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and distribute a copy of this License along with the Library.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Library or any portion of it, thus forming a work based on the Library, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

a) The modified work must itself be a software library.

b) You must cause the files modified to carry prominent notices stating that you changed the files and the date of any change.

c) You must cause the whole of the work to be licensed at no charge to all third parties under the terms of this License.

d) If a facility in the modified Library refers to a function or a table of data to be supplied by an application program that uses the facility, other than as an argument passed when the facility is invoked, then you must make a good faith effort to ensure that, in the event an application does not supply such function or table, the facility still operates, and performs whatever part of its purpose remains meaningful.

(For example, a function in a library to compute square roots has a purpose that is entirely well-defined independent of the application. Therefore, Subsection 2d requires that any application-supplied function or table used by this function must be optional: if the application does not supply it, the square root function must still compute square roots.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Library, and can be reasonably considered independent and separate works in themselves,

then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based

on the Library, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Library.

In addition, mere aggregation of another work not based on the Library with the Library (or with a work based on the Library) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may opt to apply the terms of the ordinary GNU General Public License instead of this License to a given copy of the Library. To do this, you must alter all the notices that refer to this License, so that they refer to the ordinary GNU General Public License, version 2, instead of to this License. (If a newer version than version 2 of the ordinary GNU General Public License has appeared, then you can specify that version instead if you wish.) Do not make any other change in these notices.

Once this change is made in a given copy, it is irreversible for that copy, so the ordinary GNU General Public License applies to all subsequent copies and derivative works made from that copy.

This option is useful when you wish to copy part of the code of the Library into a program that is not a library.

4. You may copy and distribute the Library (or a portion or derivative of it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange.

If distribution of object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place satisfies the requirement to distribute the source code, even though third parties are not compelled to copy the source along with the object code.

5. A program that contains no derivative of any portion of the Library, but is designed to work with the Library by being compiled or

linked with it, is called a "work that uses the Library". Such a work, in isolation, is not a derivative work of the Library, and therefore falls outside the scope of this License.

However, linking a "work that uses the Library" with the Library creates an executable that is a derivative of the Library (because it contains portions of the Library), rather than a "work that uses the library". The executable is therefore covered by this License.

Section 6 states terms for distribution of such executables.

When a "work that uses the Library" uses material from a header file that is part of the Library, the object code for the work may be a derivative work of the Library even though the source code is not. Whether this is true is especially significant if the work can be linked without the Library, or if the work is itself a library. The threshold for this to be true is not precisely defined by law.

If such an object file uses only numerical parameters, data structure layouts and accessors, and small macros and small inline functions (ten lines or less in length), then the use of the object file is unrestricted, regardless of whether it is legally a derivative work. (Executables containing this object code plus portions of the Library will still fall under Section 6.)

Otherwise, if the work is a derivative of the Library, you may distribute the object code for the work under the terms of Section 6.

Any executables

containing that work also fall under Section 6, whether or not they are linked directly with the Library itself.

6. As an exception to the Sections above, you may also combine or link a "work that uses the Library" with the Library to produce a work containing portions of the Library, and distribute that work under terms of your choice, provided that the terms permit modification of the work for the customer's own use and reverse engineering for debugging such modifications.

You must give prominent notice with each copy of the work that the Library is used in it and that the Library and its use are covered by this License. You must supply a copy of this License. If the work during execution displays copyright notices, you must include the copyright notice for the Library among them, as well as a reference directing the user to the copy of this License. Also, you must do one of these things:

- a) Accompany the work with the complete corresponding machine-readable

source code for the Library including whatever changes were used in the work (which must be distributed under Sections 1 and 2 above); and, if the work is an executable linked with the Library, with the complete machine-readable "work that uses the Library", as object code and/or source code, so that the user can modify the Library and then relink to produce a modified executable containing the modified Library. (It is understood that the user who changes the contents of definitions files in the Library will not necessarily be able to recompile the application to use the modified definitions.)

b) Use a suitable shared library mechanism for linking with the Library. A suitable mechanism is one that (1) uses at run time a copy of the library already present on the user's computer system, rather than copying library functions into the executable, and (2) will operate properly with a modified version of the library, if the user installs one, as long as the modified version is interface-compatible with the version that the work was made with.

c) Accompany the work with a written offer, valid for at least three years, to give the same user the materials specified in Subsection 6a, above, for a charge no more than the cost of performing this distribution.

d) If distribution of the work is made by offering access to copy from a designated place, offer equivalent access to copy the above specified materials from the same place.

e) Verify that the user has already received a copy of these materials or that you have already sent this user a copy.

For an executable, the required form of the "work that uses the Library" must include any data and utility programs needed for reproducing the executable from it. However, as a special exception, the materials to be distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

It may happen that this requirement contradicts the license restrictions of other proprietary libraries that do not normally accompany the operating system. Such a contradiction means you cannot use both them and the Library together in an executable that you distribute.

7. You may place library facilities that are a work based on the Library side-by-side in a single library together with other library facilities not covered by this License, and distribute such a combined library, provided that the separate distribution of the work based on the Library and of the other library facilities is otherwise permitted, and provided that you do these two things:

a) Accompany the combined library with a copy of the same work based on the Library, uncombined with any other library facilities. This must be distributed under the terms of the Sections above.

b) Give prominent notice with the combined library of the fact that part of it is a work based on the Library, and explaining where to find the accompanying uncombined form of the same work.

8. You may not copy, modify, sublicense, link with, or distribute the Library except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense, link with, or distribute the Library is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

9. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Library or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Library (or any work based on the Library), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Library or works based on it.

10. Each time you redistribute the Library (or any work based on the Library), the recipient automatically receives a license from the original licensor to copy, distribute, link with or modify the Library subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties with this License.

11. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot

distribute

so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Library at all. For example, if a patent license would not permit royalty-free redistribution of the Library by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Library.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply, and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

12. If the distribution and/or use of the Library is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Library under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

13. The Free Software Foundation may publish revised and/or new versions of the Lesser General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Library specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Library does not specify a license version number, you may choose any version ever published by

the Free Software Foundation.

14. If you wish to incorporate parts of the Library into other free programs whose distribution conditions are incompatible with these, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

NO WARRANTY

15. BECAUSE THE LIBRARY IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE LIBRARY, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE LIBRARY "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE LIBRARY IS WITH YOU. SHOULD THE LIBRARY PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

16. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE LIBRARY AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE LIBRARY (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE LIBRARY TO OPERATE WITH ANY OTHER SOFTWARE), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

END OF TERMS AND CONDITIONS

How to Apply These Terms to Your New Libraries

If you develop a new library, and you want it to be of the greatest possible use to the public, we recommend making it free software that everyone can redistribute and change. You can do so by permitting redistribution under these terms (or, alternatively, under the terms of the ordinary General Public License).

To apply these terms, attach the following notices to the library. It is safest to attach them to the start of each source file to most effectively

convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

<one line to give the library's name and a brief idea of what it does.>
Copyright (C) <year> <name of author>

This library is free software; you can redistribute it and/or modify it under the terms of the GNU Lesser General Public License as published by the Free Software Foundation; either version 2.1 of the License, or (at your option) any later version.

This library is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU Lesser General Public License for more details.

You should have received a copy of the GNU Lesser General Public License along with this library; if not, write to the Free Software Foundation, Inc., 51 Franklin St, Fifth Floor, Boston, MA 02110-1301 USA

Also add information on how to contact you by electronic and paper mail.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the library, if necessary. Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the library `Frob' (a library for tweaking knobs) written by James Random Hacker.

<signature of Ty Coon>, 1 April 1990
Ty Coon, President of Vice

That's all there is to it!

1.228 liberror-perl 0.17029-1

1.228.1 Available under license :

Terms of Perl itself

- a) the GNU General Public License as published by the Free Software Foundation; either version 1, or (at your option) any later version, or
 - b) the "Artistic License"
-

GNU GENERAL PUBLIC LICENSE

Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.,
51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA
Everyone is permitted to copy and distribute verbatim copies
of this license document, but changing it is not allowed.

Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. This General Public License applies to most of the Free Software Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Lesser General Public License instead.) You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we

want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and modification follow.

GNU GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and

distribute

such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

- a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.

- b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.

- c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Program.

In addition, mere aggregation of another work not based on the Program with the Program (or with a work based on the Program) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

- a) Accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

- b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

- c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works.

These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software

Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this.

Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED

ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

END OF TERMS AND CONDITIONS

The Artistic License

Preamble

The intent of this document is to state the conditions under which a Package may be copied, such that the Copyright Holder maintains some semblance of artistic control over the development of the package, while giving the users of the package the right to use and distribute the Package in a more-or-less customary fashion, plus the right to make reasonable modifications.

Definitions:

- "Package" refers to the collection of files distributed by the Copyright Holder, and derivatives of that collection of files created through textual modification.
- "Standard Version" refers to such a Package if it has not been modified, or has been modified in accordance with the wishes of the Copyright Holder.
- "Copyright Holder" is whoever is named in the copyright or copyrights for the package.
- "You" is you, if you're thinking about copying or distributing this Package.
- "Reasonable copying fee" is whatever you can justify on the basis of media cost, duplication charges, time of people involved, and so on. (You will not be required to justify it to the Copyright Holder, but only to the computing community at large as a market that must bear the fee.)
- "Freely Available" means that no fee is charged for the item itself, though there may be fees involved in handling the item. It also means that recipients of the item may redistribute it under the same conditions they received it.

1. You may make and give away verbatim copies of the source form of the Standard Version of this Package without restriction, provided that you duplicate all of the original copyright notices and associated disclaimers.

2. You may apply bug fixes, portability fixes and other modifications derived from the Public Domain or from the Copyright Holder. A Package modified in such a way shall still be considered the Standard Version.

3. You may otherwise modify your copy of this Package in any way, provided that you insert a prominent notice in each changed file stating how and when you changed that file, and provided that you do at least ONE of the following:

a) place your modifications in the Public Domain or otherwise make them Freely Available, such as by posting said modifications to Usenet or an equivalent medium, or placing the modifications on a major archive site such as ftp.uu.net, or by allowing the Copyright Holder to include your modifications in the Standard Version of the Package.

b) use the modified Package only within your corporation or organization.

c) rename any non-standard executables so the names do not conflict with standard executables, which must also be provided, and provide a separate manual page for each non-standard executable that clearly documents how it differs from the Standard Version.

d) make other distribution arrangements with the Copyright Holder.

4. You may distribute the programs of this Package in object code or executable form, provided that you do at least ONE of the following:

a) distribute a Standard Version of the executables and library files, together with instructions (in the manual page or equivalent) on where to get the Standard Version.

b) accompany the distribution with the machine-readable source of the Package with your modifications.

c) accompany any non-standard executables with their corresponding Standard Version executables, giving the non-standard executables non-standard names, and clearly documenting the differences in manual pages (or equivalent), together with instructions on where to get the Standard Version.

d) make other distribution arrangements with the Copyright Holder.

5. You may charge a reasonable copying fee for any distribution of this Package.

You may charge any fee you choose for support of this Package. You may not charge a fee for this Package itself. However, you may distribute this Package in aggregate with other (possibly commercial) programs as part of a larger (possibly commercial) software distribution provided that you do not advertise this Package as a product of your own.

6. The scripts and library files supplied as input to or produced as output from the programs of this Package do not automatically fall under the copyright of this Package, but belong to whomever generated them, and may be sold commercially, and may be aggregated with this Package.

7. C or perl subroutines supplied by you and linked into this Package shall not be considered part of this Package.

8. The name of the Copyright Holder may not be used to endorse or promote products derived from this software without specific prior written permission.

9. THIS PACKAGE IS PROVIDED "AS IS" AND WITHOUT ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, WITHOUT LIMITATION, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE.

The End

1.229 java-common 0.72

1.229.1 Available under license :

Format: <https://www.debian.org/doc/packaging-manuals/copyright-format/1.0/>

Upstream-Name: Java Common

Upstream-Contact: Debian Java Team <debian-java@lists.debian.org>

Files: *

Copyright: 2000, Stephane Bortzmeyer <bortzmeyer@debian.org>

2001-2003, Ola Lundqvist <opal@debian.org>

2003, Stefan Gybas <sgybas@debian.org>

2005, Arnaud Vandyck <avdyk@debian.org>

2006-2008, Michael Koch <konqueror@gmx.de>

2006-2016, Matthias Klose <doko@debian.org>

2009, Torsten Werner <twerner@debian.org>

2010, Niels Thykier <niels@thykier.net>

2011-2013, Sylvestre Ledru <sylvestre@debian.org>

2014-2017, Emmanuel Bourg <ebourg@apache.org>

License: GPL-2+

This package is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation; either version 2 of the License, or

(at your option) any later version.

This package
is distributed in the hope that it will be useful,
but WITHOUT ANY WARRANTY; without even the implied warranty of
MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the
GNU General Public License for more details.

You should have received a copy of the GNU General Public License
along with this program; if not, write to the Free Software
Foundation, Inc., 51 Franklin St, Fifth Floor, Boston, MA 02110-1301 USA

On Debian systems, the complete text of the GNU General
Public License can be found in ``usr/share/common-licenses/GPL-2'`.

1.230 goprotobuf 1.4.3

1.230.1 Available under license :

```
# This source code was written by the Go contributors.  
# The master list of contributors is in the main Go distribution,  
# visible at http://tip.golang.org/CONTRIBUTORS.  
Copyright 2010 The Go Authors. All rights reserved.
```

Redistribution and use in source and binary forms, with or without
modification, are permitted provided that the following conditions are
met:

- * Redistributions of source code must retain the above copyright
notice, this list of conditions and the following disclaimer.

- * Redistributions in binary form must reproduce the above
copyright notice, this list of conditions and the following disclaimer
in the documentation and/or other materials provided with the
distribution.

- * Neither the name of Google Inc. nor the names of its
contributors may be used to endorse or promote products derived from
this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS
"AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT
LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR
A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT
OWNER

OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL,
SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT
LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE,
DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY
THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT

(INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

1.231 supervisor 4.1.0-1ubuntu1

1.231.1 Available under license :

Supervisor is Copyright (c) 2006-2015 Agendaless Consulting and Contributors. (<http://www.agendaless.com>), All Rights Reserved

This software is subject to the provisions of the license at <http://www.repoze.org/LICENSE.txt> . A copy of this license should accompany this distribution. THIS SOFTWARE IS PROVIDED "AS IS" AND ANY AND ALL EXPRESS OR IMPLIED WARRANTIES ARE DISCLAIMED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF TITLE, MERCHANTABILITY, AGAINST INFRINGEMENT, AND FITNESS FOR A PARTICULAR PURPOSE.

medusa was (is?) Copyright (c) Sam Rushing.

`http_client.py` code Copyright (c) by Daniel Krech, <http://eikeon.com/>.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Supervisor is licensed under the following license:

A copyright notice accompanies this license document that identifies the copyright holders.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions in source code must retain the accompanying copyright notice, this list of conditions, and the following disclaimer.
2. Redistributions in binary form must reproduce the accompanying copyright notice, this list of conditions, and the following

disclaimer in the documentation and/or other materials provided with the distribution.

3. Names of the copyright holders must not be used to endorse or promote products derived from this software without prior written permission from the copyright holders.
4. If any files are modified, you must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.

Disclaimer

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS ``AS IS" AND ANY EXPRESSED OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT HOLDERS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

http_client.py code is based on code by Daniel Krech, which was released under this license:

LICENSE AGREEMENT FOR RDFLIB 0.9.0 THROUGH 2.3.1

Copyright (c) 2002-2005, Daniel Krech, <http://eikeon.com/>
All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

* Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.

* Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

* Neither the name of Daniel Krech nor the names of its

contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR

A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Medusa, the asynchronous communications framework upon which supervisor's server and client code is based, was created by Sam Rushing:

Medusa was once distributed under a 'free for non-commercial use' license, but in May of 2000 Sam Rushing changed the license to be identical to the standard Python license at the time. The standard Python license has always applied to the core components of Medusa, this change just frees up the rest of the system, including the http server, ftp server, utilities, etc. Medusa is therefore under the following license:

=====

Permission to use, copy, modify, and distribute this software and its documentation for any purpose and without fee is hereby granted, provided that the above copyright notice appear in all copies and that both that copyright notice and this permission notice appear in supporting documentation, and that the name of Sam Rushing not be used in advertising or publicity pertaining to distribution of the software without specific, written prior permission.

SAM RUSHING DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE, INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS, IN NO EVENT SHALL SAM RUSHING BE LIABLE FOR ANY SPECIAL, INDIRECT OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

=====

1.232 xpp 1.1.3.3

1.232.1 Notifications :

This product includes software developed by the Indiana University Extreme! Lab (<http://www.extreme.indiana.edu/>).

1.232.2 Available under license :

Indiana University Extreme! Lab Software License

Version 1.1.1

Copyright (c) 2002 Extreme! Lab, Indiana University. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
3. The end-user documentation included with the redistribution, if any, must include the following acknowledgment:

"This product includes software developed by the Indiana University

Extreme! Lab (<http://www.extreme.indiana.edu/>)."

Alternately, this acknowledgment may appear in the software itself, if and wherever such third-party acknowledgments normally appear.

4. The names "Indiana Univeristy" and "Indiana Univeristy Extreme! Lab" must not be used to endorse or promote products derived from this software without prior written permission. For written permission, please contact <http://www.extreme.indiana.edu/>.

5. Products derived from this software may not use "Indiana Univeristy" name nor may "Indiana Univeristy" appear in their name, without prior written permission of the Indiana University.

THIS SOFTWARE IS PROVIDED "AS IS" AND ANY EXPRESSED OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED.

IN NO EVENT SHALL THE AUTHORS, COPYRIGHT HOLDERS OR ITS CONTRIBUTORS

BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

1.233 zstd 1.4.4+dfsg-3ubuntu0.1

1.233.1 Available under license :

GNU GENERAL PUBLIC LICENSE

Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.,
51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA
Everyone is permitted to copy and distribute verbatim copies
of this license document, but changing it is not allowed.

Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. This General Public License applies to most of the Free Software Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Lesser General Public License instead.) You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price.

Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the

source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and modification follow.

GNU GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate

copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.

b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.

c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Program.

In addition, mere aggregation of another work not based on the Program with the Program (or with a work based on the Program) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

a) Accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt

otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made

generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF

MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

END OF TERMS AND CONDITIONS

How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

<one line to give the program's name and a brief idea of what it does.>
Copyright (C) <year> <name of author>

This program is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation; either version 2 of the License, or (at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program; if not, write to the Free Software Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA.

Also add information on how to contact you by electronic and paper mail.

If the program is interactive, make it output a short notice like this when it starts in an interactive mode:

```
Gnomovision version 69, Copyright (C) year name of author
Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type `show w'.
This is free software, and you are welcome to redistribute
it
under certain conditions; type `show c' for details.
```

The hypothetical commands ``show w'` and ``show c'` should show the appropriate parts of the General Public License. Of course, the commands you use may be called something other than ``show w'` and ``show c'`; they could even be mouse-clicks or menu items--whatever suits your program.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the program, if necessary. Here is a sample; alter the names:

```
Yoyodyne, Inc., hereby disclaims all copyright interest in the program
`Gnomovision' (which makes passes at compilers) written by James Hacker.
```

```
<signature of Ty Coon>, 1 April 1989
Ty Coon, President of Vice
```

This General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Lesser General Public License instead of this License. BSD License

For Zstandard software

Copyright (c) 2016-present, Facebook, Inc. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- * Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- * Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
- * Neither the name Facebook nor the names of its contributors may be used to

endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED.

IN NO EVENT SHALL THE COPYRIGHT HOLDER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

/*

* Copyright (c) 2018-present, Yann Collet, Facebook, Inc.

* All rights reserved.

*

* This source code is licensed under both the BSD-style license (found in the

* LICENSE file in the root directory of this source tree) and the GPLv2 (found

* in the COPYING file in the root directory of this source tree).

* You may select, at your option, one of the above-listed licenses.

*/

/* checkTag : validation tool for libzstd

* command :

* \$./checkTag tag

* checkTag validates tags of following format : v[0-9].[0-9].[0-9]{any}

* The tag is then compared to zstd version number.

* They are compatible if first 3 digits are identical.

* Anything beyond that is free, and doesn't impact validation.

* Example : tag v1.8.1.2 is compatible with version 1.8.1

* When tag and version are not compatible, program exits with error code 1.

* When they are compatible, it exists with a code 0.

* checkTag is intended to be used in automated testing environment.

*/

1.234 libtasn 4.16.0-2

1.234.1 Available under license :

GNU LESSER GENERAL PUBLIC LICENSE

Version 2.1, February 1999

Copyright (C) 1991, 1999 Free Software Foundation, Inc.

51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA

Everyone is permitted to copy and distribute verbatim copies

of this license document, but changing it is not allowed.

[This is the first released version of the Lesser GPL. It also counts as the successor of the GNU Library Public License, version 2, hence the version number 2.1.]

Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public Licenses are intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users.

This license, the Lesser General Public License, applies to some specially designated software packages--typically libraries--of the Free Software Foundation and other authors who decide to use it. You can use it too, but we suggest you first think carefully about whether this license or the ordinary General Public License is the better strategy to use in any particular case, based on the explanations below.

When we speak of free software, we are referring to freedom of use, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish); that you receive source code or can get it if you want it; that you can change the software and use pieces of it in new free programs; and that you are informed that you can do these things.

To protect your rights, we need to make restrictions that forbid distributors to deny you these rights or to ask you to surrender these rights. These restrictions translate to certain responsibilities for you if you distribute copies of the library or if you modify it.

For example, if you distribute copies of the library, whether gratis or for a fee, you must give the recipients all the rights that we gave you. You must make sure that they, too, receive or can get the source code. If you link other code with the library, you must provide complete object files to the recipients, so that they can relink them with the library after making changes to the library and recompiling it. And you must show them these terms so they know their rights.

We protect your rights with a two-step method: (1) we copyright the library, and (2) we offer you this license, which gives you legal permission to copy, distribute and/or modify the library.

To protect each distributor, we want to make it very clear that there is no warranty for the free library. Also, if the library is

modified by someone else and passed on, the recipients should know that what they have is not the original version, so that the original author's reputation will not be affected by problems that might be introduced by others.

Finally, software patents pose a constant threat to the existence of any free program. We wish to make sure that a company cannot effectively restrict the users of a free program by obtaining a restrictive license from a patent holder. Therefore, we insist that any patent license obtained for a version of the library must be consistent with the full freedom of use specified in this license.

Most GNU software, including some libraries, is covered by the ordinary GNU General Public License. This license, the GNU Lesser General Public License, applies to certain designated libraries, and is quite different from the ordinary General Public License. We use this license for certain libraries in order to permit linking those libraries into non-free programs.

When a program is linked with a library, whether statically or using a shared library, the combination of the two is legally speaking a combined work, a derivative of the original library. The ordinary General Public License therefore permits such linking only if the entire combination fits its criteria of freedom. The Lesser General Public License permits more lax criteria for linking other code with the library.

We call this license the "Lesser" General Public License because it does Less to protect the user's freedom than the ordinary General Public License. It also provides other free software developers Less of an advantage over competing non-free programs. These disadvantages are the reason we use the ordinary General Public License for many libraries. However, the Lesser license provides advantages in certain special circumstances.

For example, on rare occasions, there may be a special need to encourage the widest possible use of a certain library, so that it becomes a de-facto standard. To achieve this, non-free programs must be allowed to use the library. A more frequent case is that a free library does the same job as widely used non-free libraries. In this case, there is little to gain by limiting the free library to free software only, so we use the Lesser General Public License.

In other cases, permission to use a particular library in non-free programs enables a greater number of people to use a large body of

free software. For example, permission to use the GNU C Library in non-free programs enables many more people to use the whole GNU operating system, as well as its variant, the GNU/Linux operating system.

Although the Lesser General Public License is Less protective of the users' freedom, it does ensure that the user of a program that is linked with the Library has the freedom and the wherewithal to run that program using a modified version of the Library.

The precise terms and conditions for copying, distribution and modification follow. Pay close attention to the difference between a "work based on the library" and a "work that uses the library". The former contains code derived from the library, whereas the latter must be combined with the library in order to run.

GNU LESSER GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License Agreement applies to any software library or other program which contains a notice placed by the copyright holder or other authorized party saying it may be distributed under the terms of this Lesser General Public License (also called "this License"). Each licensee is addressed as "you".

A "library" means a collection of software functions and/or data prepared so as to be conveniently linked with application programs (which use some of those functions and data) to form executables.

The "Library", below, refers to any such software library or work which has been distributed under these terms. A "work based on the Library" means either the Library or any derivative work under copyright law: that is to say, a work containing the Library or a portion of it, either verbatim or with modifications and/or translated straightforwardly into another language. (Hereinafter, translation is included without limitation in the term "modification".)

"Source code" for a work means the preferred form of the work for making modifications to it. For a library, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the library.

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running a program using the Library is not restricted, and output from

such a program is covered only if its contents constitute a work based on the Library (independent of the use of the Library in a tool for writing it). Whether that is true depends on what the Library does and what the program that uses the Library does.

1. You may copy and distribute verbatim copies of the Library's complete source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and distribute a copy of this License along with the Library.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Library or any portion of it, thus forming a work based on the Library, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

- a) The modified work must itself be a software library.
- b) You must cause the files modified to carry prominent notices stating that you changed the files and the date of any change.
- c) You must cause the whole of the work to be licensed at no charge to all third parties under the terms of this License.
- d) If a facility in the modified Library refers to a function or a table of data to be supplied by an application program that uses the facility, other than as an argument passed when the facility is invoked, then you must make a good faith effort to ensure that, in the event an application does not supply such function or table, the facility still operates, and performs whatever part of its purpose remains meaningful.

(For example, a function in a library to compute square roots has a purpose that is entirely well-defined independent of the application. Therefore, Subsection 2d requires that any application-supplied function or table used by this function must be optional: if the application does not supply it, the square root function must still compute square roots.)

These requirements apply to the modified work as a whole. If

identifiable sections of that work are not derived from the Library, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Library, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Library.

In addition, mere aggregation of another work not based on the Library with the Library (or with a work based on the Library) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may opt to apply the terms of the ordinary GNU General Public

License instead of this License to a given copy of the Library. To do this, you must alter all the notices that refer to this License, so that they refer to the ordinary GNU General Public License, version 2, instead of to this License. (If a newer version than version 2 of the ordinary GNU General Public License has appeared, then you can specify that version instead if you wish.) Do not make any other change in these notices.

Once this change is made in a given copy, it is irreversible for that copy, so the ordinary GNU General Public License applies to all subsequent copies and derivative works made from that copy.

This option is useful when you wish to copy part of the code of the Library into a program that is not a library.

4. You may copy and distribute the Library (or a portion or derivative of it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange.

If distribution of object code is made by offering access to copy from a designated place, then offering equivalent access to copy the

source code from the same place satisfies the requirement to distribute the source code, even though third parties are not compelled to copy the source along with the object code.

5. A program that contains no derivative of any portion of the Library, but is designed to work with the Library by being compiled or linked with it, is called a "work that uses the Library". Such a work, in isolation, is not a derivative work of the Library, and therefore falls outside the scope of this License.

However, linking a "work that uses the Library" with the Library creates an executable that is a derivative of the Library (because it contains portions of the Library), rather than a "work that uses the library". The executable is therefore covered by this License. Section 6 states terms for distribution of such executables.

When a "work that uses the Library" uses material from a header file that is part of the Library, the object code for the work may be a derivative work of the Library even though the source code is not. Whether this is true is especially significant if the work can be linked without the Library, or if the work is itself a library. The threshold for this to be true is not precisely defined by law.

If such an object file uses only numerical parameters, data structure layouts and accessors, and small macros and small inline functions (ten lines or less in length), then the use of the object file is unrestricted, regardless of whether it is legally a derivative work. (Executables containing this object code plus portions of the Library will still fall under Section 6.)

Otherwise, if the work is a derivative of the Library, you may distribute the object code for the work under the terms of Section 6. Any executables containing that work also fall under Section 6, whether or not they are linked directly with the Library itself.

6. As an exception to the Sections above, you may also combine or link a "work that uses the Library" with the Library to produce a work containing portions of the Library, and distribute that work under terms of your choice, provided that the terms permit modification of the work for the customer's own use and reverse engineering for debugging such modifications.

You must give prominent notice with each copy of the work that the Library is used in it and that the Library and its use are covered by this License. You must supply a copy of this License. If the work during execution displays copyright notices, you must include the

copyright notice for the Library among them, as well as a reference directing the user to the copy of this License. Also, you must do one of these things:

a) Accompany

the work with the complete corresponding machine-readable source code for the Library including whatever changes were used in the work (which must be distributed under Sections 1 and 2 above); and, if the work is an executable linked with the Library, with the complete machine-readable "work that uses the Library", as object code and/or source code, so that the user can modify the Library and then relink to produce a modified executable containing the modified Library. (It is understood that the user who changes the contents of definitions files in the Library will not necessarily be able to recompile the application to use the modified definitions.)

b) Use a suitable shared library mechanism for linking with the Library. A suitable mechanism is one that (1) uses at run time a copy of the library already present on the user's computer system, rather than copying library functions into the executable, and (2) will operate

properly with a modified version of the library, if the user installs one, as long as the modified version is interface-compatible with the version that the work was made with.

c) Accompany the work with a written offer, valid for at least three years, to give the same user the materials specified in Subsection 6a, above, for a charge no more than the cost of performing this distribution.

d) If distribution of the work is made by offering access to copy from a designated place, offer equivalent access to copy the above specified materials from the same place.

e) Verify that the user has already received a copy of these materials or that you have already sent this user a copy.

For an executable, the required form of the "work that uses the Library" must include any data and utility programs needed for reproducing the executable from it. However, as a special exception, the materials to be distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

It may happen that this requirement contradicts the license restrictions of other proprietary libraries that do not normally accompany the operating system. Such a contradiction means you cannot use both them and the Library together in an executable that you distribute.

7. You may place library facilities that are a work based on the Library side-by-side in a single library together with other library facilities not covered by this License, and distribute such a combined library, provided that the separate distribution of the work based on the Library and of the other library facilities is otherwise permitted, and provided that you do these two things:

- a) Accompany the combined library with a copy of the same work based on the Library, uncombined with any other library facilities. This must be distributed under the terms of the Sections above.
- b) Give prominent notice with the combined library of the fact that part of it is a work based on the Library, and explaining where to find the accompanying uncombined form of the same work.

8. You may not copy, modify, sublicense, link with, or distribute the Library except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense, link with, or distribute the Library is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

9. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Library or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Library (or any work based on the Library), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Library or works based on it.

10. Each time you redistribute the Library (or any work based on the Library), the recipient automatically receives a license from the original licensor to copy, distribute, link with or modify the Library subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties with this License.

11. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse

you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Library at all. For example, if a patent license would not permit royalty-free redistribution of the Library by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Library.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply, and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system

which is

implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

12. If the distribution and/or use of the Library is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Library under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

13. The Free Software Foundation may publish revised and/or new versions of the Lesser General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Library specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Library does not specify a license version number, you may choose any version ever published by the Free Software Foundation.

14. If you wish to incorporate parts of the Library into other free programs whose distribution conditions are incompatible with these, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

NO WARRANTY

15. BECAUSE THE LIBRARY IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE LIBRARY, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE LIBRARY "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE LIBRARY IS WITH YOU. SHOULD THE LIBRARY PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

16. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE LIBRARY AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE LIBRARY (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE LIBRARY TO OPERATE WITH ANY OTHER SOFTWARE), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

END OF TERMS AND CONDITIONS

How to Apply These Terms to Your New Libraries

If you develop a new library, and you want it to be of the greatest possible use to the public, we recommend making it free software that

everyone can redistribute and change. You can do so by permitting redistribution under these terms (or, alternatively, under the terms of the ordinary General Public License).

To apply these terms, attach the following notices to the library. It is safest to attach them to the start of each source file to most effectively convey

the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

<one line to give the library's name and a brief idea of what it does.>

Copyright (C) <year> <name of author>

This library is free software; you can redistribute it and/or modify it under the terms of the GNU Lesser General Public License as published by the Free Software Foundation; either version 2.1 of the License, or (at your option) any later version.

This library is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU Lesser General Public License for more details.

You should have received a copy of the GNU Lesser General Public License along with this library; if not, write to the Free Software Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA

Also add information on how to contact you by electronic and paper mail.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the library, if necessary. Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the library `Frob' (a library for tweaking knobs) written by James Random Hacker.

<signature of Ty Coon>, 1 April 1990

Ty Coon, President of Vice

That's all there is to it!

GNU GENERAL PUBLIC LICENSE

Version 3, 29 June 2007

Copyright (C) 2007 Free Software Foundation, Inc. <<http://fsf.org/>>

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

Preamble

The GNU General Public License is a free, copyleft license for software and other kinds of works.

The licenses for most software and other practical works are designed to take away your freedom to share and change the works. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change all versions of a program--to make sure it remains free software for all its users. We, the Free Software Foundation, use the GNU General Public License for most of our software; it applies also to any other work released this way by its authors. You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for them if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs, and that you know you can do these things.

To protect your rights, we need to prevent others from denying you these rights or asking you to surrender the rights. Therefore, you have certain responsibilities if you distribute copies of the software, or if you modify it: responsibilities to respect the freedom of others.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must pass on to the recipients the same freedoms that you received. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

Developers that use the GNU GPL protect your rights with two steps:

(1)

assert copyright on the software, and (2) offer you this License giving you legal permission to copy, distribute and/or modify it.

For the developers' and authors' protection, the GPL clearly explains that there is no warranty for this free software. For both users' and authors' sake, the GPL requires that modified versions be marked as changed, so that their problems will not be attributed erroneously to authors of previous versions.

Some devices are designed to deny users access to install or run modified versions of the software inside them, although the manufacturer can do so. This is fundamentally incompatible with the aim of protecting users' freedom to change the software. The systematic

pattern of such abuse occurs in the area of products for individuals to use, which is precisely where it is most unacceptable. Therefore, we have designed this version of the GPL to prohibit the practice for those products. If such problems arise substantially in other domains, we stand

ready to extend this provision to those domains in future versions of the GPL, as needed to protect the freedom of users.

Finally, every program is threatened constantly by software patents. States should not allow patents to restrict development and use of software on general-purpose computers, but in those that do, we wish to avoid the special danger that patents applied to a free program could make it effectively proprietary. To prevent this, the GPL assures that patents cannot be used to render the program non-free.

The precise terms and conditions for copying, distribution and modification follow.

TERMS AND CONDITIONS

0. Definitions.

"This License" refers to version 3 of the GNU General Public License.

"Copyright" also means copyright-like laws that apply to other kinds of works, such as semiconductor masks.

"The Program" refers to any copyrightable work licensed under this License. Each licensee is addressed as "you". "Licensees" and "recipients" may be individuals or organizations.

To "modify" a work means to copy from or adapt all or part of the work in a fashion requiring copyright permission, other than the making of an exact copy. The resulting work is called a "modified version" of the earlier work or a work "based on" the earlier work.

A "covered work" means either the unmodified Program or a work based on the Program.

To "propagate" a work means to do anything with it that, without permission, would make you directly or secondarily liable for infringement under applicable copyright law, except executing it on a computer or modifying a private copy. Propagation includes copying, distribution (with or without modification), making available to the public, and in some countries other activities as well.

To "convey" a work means any kind of propagation that enables other

parties to make or receive copies. Mere interaction with a user through a computer network, with no transfer of a copy, is not conveying.

An interactive user interface displays "Appropriate Legal Notices" to the extent that it includes a convenient and prominently visible feature that (1) displays an appropriate copyright notice, and (2) tells the user that there is no warranty for the work (except to the extent that warranties are provided), that licensees may convey the work under this License, and how to view a copy of this License. If the interface presents a list of user commands or options, such as a menu, a prominent item in the list meets this criterion.

1. Source Code.

The "source code" for a work means the preferred form of the work for making modifications to it. "Object code" means any non-source form of a work.

A "Standard Interface" means an interface that either is an official standard defined by a recognized standards body, or, in the case of interfaces specified for a particular programming language, one that is widely used among developers working in that language.

The "System Libraries" of an executable work include anything, other than the work as a whole, that (a) is included in the normal form of packaging a Major Component, but which is not part of that Major Component, and (b) serves only to enable use of the work with that Major Component, or to implement a Standard Interface for which an implementation is available to the public in source code form. A "Major Component", in this context, means a major essential component (kernel, window system, and so on) of the specific operating system (if any) on which the executable work runs, or a compiler used to produce the work, or an object code interpreter used to run it.

The "Corresponding Source" for a work in object code form means all the source code needed to generate, install, and (for an executable work) run the object code and to modify the work, including scripts to control those activities. However, it does not include the work's System Libraries, or general-purpose tools or generally available free programs which are used unmodified in performing those activities but which are not part of the work. For example, Corresponding Source includes interface definition files associated with source files for the work, and the source code for shared libraries and dynamically linked subprograms that the work is specifically designed to require, such as by intimate data communication or control flow between those

subprograms and other parts of the work.

The Corresponding Source need not include anything that users can regenerate automatically from other parts of the Corresponding Source.

The Corresponding Source for a work in source code form is that same work.

2. Basic Permissions.

All rights granted under this License are granted for the term of copyright on the Program, and are irrevocable provided the stated conditions are met. This License explicitly affirms your unlimited permission to run the unmodified Program. The output from running a covered work is covered by this License only if the output, given its content, constitutes a covered work. This License acknowledges your rights of fair use or other equivalent, as provided by copyright law.

You may make, run and propagate covered works that you do not convey, without conditions so long as your license otherwise remains in force. You may convey covered works to others for the sole purpose of having them make modifications exclusively for you, or provide you with facilities for running those works, provided that you comply with the terms of this License in conveying all material for which you do not control copyright. Those thus making or running the covered works for you must do so exclusively on your behalf, under your direction and control, on terms that prohibit them from making any copies of your copyrighted material outside their relationship with you.

Conveying under any other circumstances is permitted solely under the conditions stated below. Sublicensing is not allowed; section 10 makes it unnecessary.

3. Protecting Users' Legal Rights From Anti-Circumvention Law.

No covered work shall be deemed part of an effective technological measure under any applicable law fulfilling obligations under article 11 of the WIPO copyright treaty adopted on 20 December 1996, or similar laws prohibiting or restricting circumvention of such measures.

When you convey a covered work, you waive any legal power to forbid circumvention of technological measures to the extent such circumvention is effected by exercising rights under this License with respect to the covered work, and you disclaim any intention to limit operation or

modification of the work as a means of enforcing, against the work's users, your or third parties' legal rights to forbid circumvention of technological measures.

4. Conveying Verbatim Copies.

You may convey verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately

- publish on each copy an appropriate copyright notice;
- keep intact all notices stating that this License and any non-permissive terms added in accord with section 7 apply to the code;
- keep intact all notices of the absence of any warranty; and give all recipients a copy of this License along with the Program.

You may charge any price or no price for each copy that you convey, and you may offer support or warranty protection for a fee.

5. Conveying Modified Source Versions.

You may convey a work based on the Program, or the modifications to produce it from the Program, in the form of source code under the terms of section 4, provided that you also meet all of these conditions:

- a) The work must carry prominent notices stating that you modified it, and giving a relevant date.
- b) The work must carry prominent notices stating that it is released under this License and any conditions added under section 7. This requirement modifies the requirement in section 4 to "keep intact all notices".
- c) You must license the entire work, as a whole, under this License to anyone who comes into possession of a copy. This License will therefore apply, along with any applicable section 7 additional terms, to the whole of the work, and all its parts, regardless of how they are packaged. This License gives no permission to license the work in any other way, but it does not invalidate such permission if you have separately received it.
- d) If the work has interactive user interfaces, each must display Appropriate Legal Notices; however, if the Program has interactive interfaces that do not display Appropriate Legal Notices, your work need not make them do so.

A compilation of a covered work with other separate and independent works, which are not by their nature extensions of the covered work,

and which are not combined with it such as to form a larger program, in or on a volume of a storage or distribution medium, is called an "aggregate" if the compilation and its resulting copyright are not used to limit the access or legal rights of the compilation's users beyond what the individual works permit. Inclusion of a covered work in an aggregate does not cause this License to apply to the other parts of the aggregate.

6. Conveying Non-Source Forms.

You may convey a covered work in object code form under the terms of sections 4 and 5, provided that you also convey the machine-readable Corresponding Source under the terms of this License, in one of these ways:

- a) Convey the object code in, or embodied in, a physical product (including a physical distribution medium), accompanied by the Corresponding Source fixed on a durable physical medium customarily used for software interchange.
- b) Convey the object code in, or embodied in, a physical product (including a physical distribution medium), accompanied by a written offer, valid for at least three years and valid for as long as you offer spare parts or customer support for that product model, to give anyone who possesses the object code either (1) a copy of the Corresponding Source for all the software in the product that is covered by this License, on a durable physical medium customarily used for software interchange, for a price no more than your reasonable cost of physically performing this conveying of source, or (2) access to copy the Corresponding Source from a network server at no charge.
- c) Convey individual copies of the object code with a copy of the written offer to provide the Corresponding Source. This alternative is allowed only occasionally and noncommercially, and only if you received the object code with such an offer, in accord with subsection 6b.
- d) Convey the object code by offering access from a designated place (gratis or for a charge), and offer equivalent access to the Corresponding Source in the same way through the same place at no further charge. You need not require recipients to copy the Corresponding Source along with the object code. If the place to copy the object code is a network server, the Corresponding Source may be on a different server (operated by you or a third party)

that supports equivalent copying facilities, provided you maintain clear directions next to the object code saying where to find the Corresponding Source. Regardless of what server hosts the Corresponding Source, you remain obligated to ensure that it is available for as long as needed to satisfy these requirements.

e) Convey the object code using peer-to-peer transmission, provided you inform other peers where the object code and Corresponding Source of the work are being offered to the general public at no charge under subsection 6d.

A separable portion of the object code, whose source code is excluded from the Corresponding Source as a System Library, need not be included in conveying the object code work.

A "User Product" is either (1) a "consumer product", which means any tangible personal property which is normally used for personal, family, or household purposes, or (2) anything designed or sold for incorporation into a dwelling. In determining whether a product is a consumer product, doubtful cases shall be resolved in favor of coverage. For a particular product received by a particular user, "normally used" refers to a typical or common use of that class of product, regardless of the status of the particular user or of the way in which the particular user actually uses, or expects or is expected to use, the product. A product is a consumer product regardless of whether the product has substantial commercial, industrial or non-consumer uses, unless such uses represent the only significant mode of use of the product.

"Installation Information" for a User Product means any methods, procedures, authorization keys, or other information required to install and execute modified versions of a covered work in that User Product from a modified version of its Corresponding Source. The information must suffice to ensure that the continued functioning of the modified object code is in no case prevented or interfered with solely because modification has been made.

If you convey an object code work under this section in, or with, or specifically for use in, a User Product, and the conveying occurs as part of a transaction in which the right of possession and use of the User Product is transferred to the recipient in perpetuity or for a fixed term (regardless of how the transaction is characterized), the Corresponding Source conveyed under this section must be accompanied by the Installation Information. But this requirement does not apply if neither you nor any third party retains the ability to install modified object code on the User Product (for example, the work has been installed in

ROM).

The requirement to provide Installation Information does not include a requirement to continue to provide support service, warranty, or updates for a work that has been modified or installed by the recipient, or for the User Product in which it has been modified or installed. Access to a network may be denied when the modification itself materially and adversely affects the operation of the network or violates the rules and protocols for communication across the network.

Corresponding Source conveyed, and Installation Information provided, in accord with this section must be in a format that is publicly documented (and with an implementation available to the public in source code form), and must require no special password or key for unpacking, reading or copying.

7. Additional Terms.

"Additional permissions" are terms that supplement the terms of this License by making exceptions from one or more of its conditions. Additional permissions that are applicable to the entire Program shall be treated as though they were included in this License, to the extent that they are valid under applicable law. If additional permissions apply only to part of the Program, that part may be used separately under those permissions, but the entire Program remains governed by this License without regard to the additional permissions.

When you convey a copy of a covered work, you may at your option remove any additional permissions from that copy, or from any part of it. (Additional permissions may be written to require their own removal in certain cases when you modify the work.) You may place additional permissions on material, added by you to a covered work, for which you have or can give appropriate copyright permission.

Notwithstanding any other provision of this License, for material you add to a covered work, you may (if authorized by the copyright holders of that material) supplement the terms of this License with terms:

- a) Disclaiming warranty or limiting liability differently from the terms of sections 15 and 16 of this License; or
- b) Requiring preservation of specified reasonable legal notices or author attributions in that material or in the Appropriate Legal Notices displayed by works containing it; or
- c) Prohibiting misrepresentation of the origin of that material, or

requiring that modified versions of such material be marked in reasonable ways as different from the original version; or

d) Limiting the use for publicity purposes of names of licensors or authors of the material; or

e) Declining to grant rights under trademark law for use of some trade names, trademarks, or service marks; or

f) Requiring indemnification of licensors and authors of that material by anyone who conveys the material (or modified versions of it) with contractual assumptions of liability to the recipient, for any liability that these contractual assumptions directly impose on

those licensors and authors.

All other non-permissive additional terms are considered "further restrictions" within the meaning of section 10. If the Program as you received it, or any part of it, contains a notice stating that it is governed by this License along with a term that is a further restriction, you may remove that term. If a license document contains a further restriction but permits relicensing or conveying under this License, you may add to a covered work material governed by the terms of that license document, provided that the further restriction does not survive such relicensing or conveying.

If you add terms to a covered work in accord with this section, you must place, in the relevant source files, a statement of the additional terms that apply to those files, or a notice indicating where to find the applicable terms.

Additional terms, permissive or non-permissive, may be stated in the form of a separately written license, or stated as exceptions; the above requirements apply either way.

8. Termination.

You may not propagate or modify a covered work except as expressly provided under this License. Any attempt otherwise to propagate or modify it is void, and will automatically terminate your rights under this License (including any patent licenses granted under the third paragraph of section 11).

However, if you cease all violation of this License, then your license from a particular copyright holder is reinstated (a) provisionally, unless and until the copyright holder explicitly and finally terminates your license, and (b) permanently, if the copyright

holder fails to notify you of the violation by some reasonable means prior to 60 days after the cessation.

Moreover, your license from a particular copyright holder is reinstated permanently if the copyright holder notifies you of the violation by some reasonable means, this is the first time you have received notice of violation of this License (for any work) from that copyright holder, and you cure the violation prior to 30 days after your receipt of the notice.

Termination of your rights under this section does not terminate the licenses of parties who have received copies or rights from you under this License. If your rights have been terminated and not permanently reinstated, you do not qualify to receive new licenses for the same material under section 10.

9. Acceptance Not Required for Having Copies.

You are not required to accept this License in order to receive or run a copy of the Program. Ancillary propagation of a covered work occurring solely as a consequence of using peer-to-peer transmission to receive a copy likewise does not require acceptance. However, nothing other than this License grants you permission to propagate or modify any covered work. These actions infringe copyright if you do not accept this License. Therefore, by modifying or propagating a covered work, you indicate your acceptance of this License to do so.

10. Automatic Licensing of Downstream Recipients.

Each time you convey a covered work, the recipient automatically receives a license from the original licensors, to run, modify and propagate that work, subject to this License. You are not responsible for enforcing compliance by third parties with this License.

An "entity transaction" is a transaction transferring control of an organization, or substantially all assets of one, or subdividing an organization, or merging organizations. If propagation of a covered work results from an entity transaction, each party to that transaction who receives a copy of the work also receives whatever licenses to the work the party's predecessor in interest had or could give under the previous paragraph, plus a right to possession of the Corresponding Source of the work from the predecessor in interest, if the predecessor has it or can get it with reasonable efforts.

You may not impose any further restrictions on the exercise of the rights

granted or affirmed under this License. For example, you may not impose a license fee, royalty, or other charge for exercise of rights granted under this License, and you may not initiate litigation (including a cross-claim or counterclaim in a lawsuit) alleging that any patent claim is infringed by making, using, selling, offering for sale, or importing the Program or any portion of it.

11. Patents.

A "contributor" is a copyright holder who authorizes use under this License of the Program or a work on which the Program is based. The work thus licensed is called the contributor's "contributor version".

A contributor's "essential patent claims" are all patent claims owned or controlled by the contributor, whether already acquired or hereafter acquired, that would be infringed by some manner, permitted by this License, of making, using, or selling its contributor version, but do not include claims that would be infringed only as a consequence of further modification of the contributor version. For purposes of this definition, "control" includes the right to grant patent sublicenses in a manner consistent with the requirements of this License.

Each contributor grants you a non-exclusive, worldwide, royalty-free patent license under the contributor's essential patent claims, to make, use, sell, offer for sale, import and otherwise run, modify and propagate the contents of its contributor version.

In the following three paragraphs, a "patent license" is any express agreement or commitment, however denominated, not to enforce a patent (such as an express permission to practice a patent or covenant not to sue for patent infringement). To "grant" such a patent license to a party means to make such an agreement or commitment not to enforce a patent against the party.

If you convey a covered work, knowingly relying on a patent license, and the Corresponding Source of the work is not available for anyone to copy, free of charge and under the terms of this License, through a publicly available network server or other readily accessible means, then you must either (1) cause the Corresponding Source to be so available, or (2) arrange to deprive yourself of the benefit of the patent license for this particular work, or (3) arrange, in a manner consistent with the requirements of this License, to extend the patent license to downstream recipients. "Knowingly relying" means you have actual knowledge that, but for the patent license, your conveying the covered work in a country, or your recipient's use of the covered work

in a country, would infringe one or more identifiable patents in that country that you have reason to believe are valid.

If, pursuant to or in connection with a single transaction or arrangement, you convey, or propagate by procuring conveyance of, a covered work, and grant a patent license to some of the parties receiving the covered work authorizing them to use, propagate, modify or convey a specific copy of the covered work, then the patent license you grant is automatically extended to all recipients of the covered work and works based on it.

A patent license is "discriminatory" if it does not include within the scope of its coverage, prohibits the exercise of, or is conditioned on the non-exercise of one or more of the rights that are specifically granted under this License. You may not convey a covered work if you are a party to an arrangement with a third party that is in the business of distributing software, under which you make payment to the third party based on the extent of your activity of conveying the work, and under which the third party grants, to any of the parties who would receive the covered work from you, a discriminatory patent license (a) in connection with copies of the covered work conveyed by you (or copies made from those copies), or (b) primarily for and in connection with specific products or compilations that contain the covered work, unless you entered into that arrangement, or that patent license was granted, prior to 28 March 2007.

Nothing in this License shall be construed as excluding or limiting any implied license or other defenses to infringement that may otherwise be available to you under applicable patent law.

12. No Surrender of Others' Freedom.

If conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot convey a covered work so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not convey it at all. For example, if you agree to terms that obligate you to collect a royalty for further conveying from those to whom you convey the Program, the only way you could satisfy both those terms and this License would be to refrain entirely from conveying the Program.

13. Use with the GNU Affero General Public License.

Notwithstanding any other provision of this License, you have permission to link or combine any covered work with a work licensed

under version 3 of the GNU Affero General Public License into a single combined work, and to convey the resulting work. The terms of this License will continue to apply to the part which is the covered work, but the special requirements of the GNU Affero General Public License, section 13, concerning interaction through a network will apply to the combination as such.

14. Revised Versions of this License.

The Free Software Foundation may publish revised and/or new versions of the GNU General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies that a certain numbered version of the GNU General Public License "or any later version" applies to it, you have the option of following the terms and conditions either of that numbered version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of the GNU General Public License, you may choose any version ever published by the Free Software Foundation.

If the Program specifies that a proxy can decide which future versions of the GNU General Public License can be used, that proxy's public statement of acceptance of a version permanently authorizes you to choose that version for the Program.

Later license versions may give you additional or different permissions. However, no additional obligations are imposed on any author or copyright holder as a result of your choosing to follow a later version.

15. Disclaimer of Warranty.

THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

16. Limitation of Liability.

IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MODIFIES AND/OR CONVEYS THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

17.

Interpretation of Sections 15 and 16.

If the disclaimer of warranty and limitation of liability provided above cannot be given local legal effect according to their terms, reviewing courts shall apply local law that most closely approximates an absolute waiver of all civil liability in connection with the Program, unless a warranty or assumption of liability accompanies a copy of the Program in return for a fee.

END OF TERMS AND CONDITIONS

How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively state the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

<one line to give the program's name and a brief idea of what it does.>
Copyright (C) <year> <name of author>

This program is free software: you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation, either version 3 of the License, or (at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License

along with this program. If not, see <http://www.gnu.org/licenses/>.

Also add information on how to contact you by electronic and paper mail.

If the program does terminal interaction, make it output a short notice like this when it starts in an interactive mode:

```
<program> Copyright (C) <year> <name of author>  
This program comes with ABSOLUTELY NO WARRANTY; for details type `show w'.  
This is free software, and you are welcome to redistribute it  
under certain conditions; type `show c' for details.
```

The hypothetical commands `show w' and `show c' should show the appropriate parts of the General Public License. Of course, your program's commands might be different; for a GUI interface, you would use an "about box".

You should also get your employer (if you work as a programmer) or school, if any, to sign a "copyright disclaimer" for the program, if necessary. For more information on this, and how to apply and follow the GNU GPL, see <http://www.gnu.org/licenses/>.

The GNU General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Lesser General Public License instead of this License. But first, please read <http://www.gnu.org/philosophy/why-not-lgpl.html>.
@c The GNU Free Documentation License.
@center Version 1.3, 3 November 2008

@c This file is intended to be included within another document,
@c hence no sectioning command or @node.

@display
Copyright @copyright{ } 2000, 2001, 2002, 2007, 2008 Free Software Foundation, Inc.
@uref{http://fsf.org/}

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.
@end display

@enumerate 0
@item
PREAMBLE

The purpose of this License is to make a manual, textbook, or other

functional and useful document @dfn{free} in the sense of freedom: to assure everyone the effective freedom to copy and redistribute it, with or without modifying it, either commercially or noncommercially. Secondly, this License preserves for the author and publisher a way to get credit for their work, while not being considered responsible for modifications made by others.

This License is a kind of ``copyleft'', which means that derivative works of the document must themselves be free in the same sense. It complements the GNU General Public License, which is a copyleft license designed for free software.

We have designed this License in order to use it for manuals for free software, because free software needs free documentation: a free program should come with manuals providing the same freedoms that the software does. But this License is not limited to software manuals; it can be used for any textual work, regardless of subject matter or whether it is published as a printed book. We recommend this License principally for works whose purpose is instruction or reference.

@item

APPLICABILITY AND DEFINITIONS

This License applies to any manual or other work, in any medium, that contains a notice placed by the copyright holder saying it can be distributed under the terms of this License. Such a notice grants a world-wide, royalty-free license, unlimited in duration, to use that work under the conditions stated herein. The ``Document'', below, refers

to any such manual or work. Any member of the public is a licensee, and is addressed as ``you''. You accept the license if you copy, modify or distribute the work in a way requiring permission under copyright law.

A ``Modified Version'' of the Document means any work containing the Document or a portion of it, either copied verbatim, or with modifications and/or translated into another language.

A ``Secondary Section'' is a named appendix or a front-matter section of the Document that deals exclusively with the relationship of the publishers or authors of the Document to the Document's overall subject (or to related matters) and contains nothing that could fall directly within that overall subject. (Thus, if the Document is in part a textbook of mathematics, a Secondary Section may not explain any mathematics.) The relationship could be a matter of historical connection with the subject or with related matters, or of legal, commercial, philosophical, ethical or political

position regarding them.

The "Invariant Sections" are certain Secondary Sections whose titles are designated, as being those of Invariant Sections, in the notice that says that the Document is released under this License. If a section does not fit the above definition of Secondary then it is not allowed to be designated as Invariant. The Document may contain zero Invariant Sections. If the Document does not identify any Invariant Sections then there are none.

The "Cover Texts" are certain short passages of text that are listed, as Front-Cover Texts or Back-Cover Texts, in the notice that says that the Document is released under this License. A Front-Cover Text may be at most 5 words, and a Back-Cover Text may be at most 25 words.

A "Transparent" copy of the Document means a machine-readable copy, represented in a format whose specification is available to the general public, that is suitable for revising the document straightforwardly with generic text editors or (for images composed of pixels) generic paint programs or (for drawings) some widely available drawing editor, and that is suitable for input to text formatters or for automatic translation to a variety of formats suitable for input to text formatters. A copy made in an otherwise Transparent file format whose markup, or absence of markup, has been arranged to thwart or discourage subsequent modification by readers is not Transparent. An image format is not Transparent if used for any substantial amount of text. A copy that is not "Transparent" is called "Opaque".

Examples of suitable formats for Transparent copies include plain ASCII without markup, Texinfo input format, LaTeX input format, SGML or XML using a publicly available DTD, and standard-conforming simple HTML, PostScript or PDF designed for human modification. Examples of transparent image formats include PNG, XCF and JPG. Opaque formats include proprietary formats that can be read and edited only by proprietary word processors, SGML or XML for which the DTD and/or processing tools are not generally available, and the machine-generated HTML, PostScript or PDF produced by some word processors for output purposes only.

The "Title Page" means, for a printed book, the title page itself, plus such following pages as are needed to hold, legibly, the material this License requires to appear in the title page. For works in formats which do not have any title page as such, "Title Page" means

the text near the most prominent appearance of the work's title, preceding the beginning of the body of the text.

The "publisher" means any person or entity that distributes copies of the Document to the public.

A section "Entitled XYZ" means a named subunit of the Document whose title either is precisely XYZ or contains XYZ in parentheses following text that translates XYZ in another language. (Here XYZ stands for a specific section name mentioned below, such as "Acknowledgements", "Dedications", "Endorsements", or "History".) To "Preserve the Title" of such a section when you modify the Document means that it remains a section "Entitled XYZ" according to this definition.

The Document may include Warranty Disclaimers next to the notice which states that this License applies to the Document. These Warranty Disclaimers are considered to be included by reference in this License, but only as regards disclaiming warranties: any other implication that these Warranty Disclaimers may have is void and has no effect on the meaning of this License.

@item

VERBATIM COPYING

You may copy and distribute the Document in any medium, either commercially or noncommercially, provided that this License, the copyright notices, and the license notice saying this License applies to the Document are reproduced in all copies, and that you add no other conditions whatsoever to those of this License. You may not use technical measures to obstruct or control the reading or further copying of the copies you make or distribute. However, you may accept compensation in exchange for copies. If you distribute a large enough number of copies you must also follow the conditions in section 3.

You may also lend copies, under the same conditions stated above, and you may publicly display copies.

@item

COPYING IN QUANTITY

If you publish printed copies (or copies in media that commonly have printed covers) of the Document, numbering more than 100, and the Document's license notice requires Cover Texts, you must enclose the copies in covers that carry, clearly and legibly, all these Cover Texts: Front-Cover Texts on the front cover, and Back-Cover Texts on the back cover. Both covers must also clearly and legibly identify

you as the publisher of these copies. The front cover must present the full title with all words of the title equally prominent and visible. You may add other material on the covers in addition. Copying with changes limited to the covers, as long as they preserve the title of the Document and satisfy these conditions, can be treated as verbatim copying in other respects.

If the required texts for either cover are too voluminous to fit legibly, you should put the first ones listed (as many as fit reasonably) on the actual cover, and continue the rest onto adjacent pages.

If you publish or distribute Opaque copies of the Document numbering more than 100, you must either include a machine-readable Transparent copy along with each Opaque copy, or state in or with each Opaque copy a computer-network location from which the general network-using public has access to download using public-standard network protocols a complete Transparent copy of the Document, free of added material. If you use the latter option, you must take reasonably prudent steps, when you begin distribution of Opaque copies in quantity, to ensure that this Transparent copy will remain thus accessible at the stated location until at least one year after the last time you distribute an Opaque copy (directly or through your agents or retailers) of that edition to the public.

It is requested, but not required, that you contact the authors of the Document well before redistributing any large number of copies, to give them a chance to provide you with an updated version of the Document.

@item

MODIFICATIONS

You may copy and distribute a Modified Version of the Document under the conditions of sections 2 and 3 above, provided that you release the Modified Version under precisely this License, with the Modified Version filling the role of the Document, thus licensing distribution and modification of the Modified Version to whoever possesses a copy of it. In addition, you must do these things in the Modified Version:

@enumerate A

@item

Use in the Title Page (and on the covers, if any) a title distinct from that of the Document, and from those of previous versions (which should, if there were any, be listed in the History section of the Document). You may use the same

title as a previous version
if the original publisher of that version gives permission.

@item

List on the Title Page, as authors, one or more persons or entities responsible for authorship of the modifications in the Modified Version, together with at least five of the principal authors of the Document (all of its principal authors, if it has fewer than five), unless they release you from this requirement.

@item

State on the Title page the name of the publisher of the Modified Version, as the publisher.

@item

Preserve all the copyright notices of the Document.

@item

Add an appropriate copyright notice for your modifications adjacent to the other copyright notices.

@item

Include, immediately after the copyright notices, a license notice giving the public permission to use the Modified Version under the terms of this License, in the form shown in the Addendum below.

@item

Preserve in that license notice the full lists of Invariant Sections and required Cover Texts given in the Document's license notice.

@item

Include an unaltered copy of this License.

@item

Preserve the section Entitled ``History'', Preserve its Title, and add to it an item stating at least the title, year, new authors, and publisher of the Modified Version as given on the Title Page. If there is no section Entitled ``History'' in the Document, create one stating the title, year, authors, and publisher of the Document as given on its Title Page, then add an item describing the Modified Version as stated in the previous sentence.

@item

Preserve the network location, if any, given in the Document for public access to a Transparent copy of the Document, and likewise the network locations given in the Document for previous versions it was based on. These may be placed in the ``History'' section.

You may omit a network location for a work that was published at least four years before the Document itself, or if the original publisher of the version it refers to gives permission.

@item

For any

section Entitled ``Acknowledgements" or ``Dedications", Preserve the Title of the section, and preserve in the section all the substance and tone of each of the contributor acknowledgements and/or dedications given therein.

@item

Preserve all the Invariant Sections of the Document, unaltered in their text and in their titles. Section numbers or the equivalent are not considered part of the section titles.

@item

Delete any section Entitled ``Endorsements". Such a section may not be included in the Modified Version.

@item

Do not retitle any existing section to be Entitled ``Endorsements" or to conflict in title with any Invariant Section.

@item

Preserve any Warranty Disclaimers.

@end enumerate

If the Modified Version includes new front-matter sections or appendices that qualify as Secondary Sections and contain no material copied from the Document, you may at your option designate some or all of these sections as invariant. To do this, add their titles to the list of Invariant

Sections in the Modified Version's license notice.

These titles must be distinct from any other section titles.

You may add a section Entitled ``Endorsements", provided it contains nothing but endorsements of your Modified Version by various parties---for example, statements of peer review or that the text has been approved by an organization as the authoritative definition of a standard.

You may add a passage of up to five words as a Front-Cover Text, and a passage of up to 25 words as a Back-Cover Text, to the end of the list of Cover Texts in the Modified Version. Only one passage of Front-Cover Text and one of Back-Cover Text may be added by (or through arrangements made by) any one entity. If the Document already includes a cover text for the same cover, previously added by you or

by arrangement made by the same entity you are acting on behalf of, you may not add another; but you may replace the old one, on explicit permission from the previous publisher that added the old one.

The author(s) and publisher(s) of the Document do not by this License give permission to use their names for publicity for or to assert or imply endorsement of any Modified Version.

@item

COMBINING DOCUMENTS

You may combine the Document with other documents released under this License, under the terms defined in section 4 above for modified versions, provided that you include in the combination all of the Invariant Sections of all of the original documents, unmodified, and list them all as Invariant Sections of your combined work in its license notice, and that you preserve all their Warranty Disclaimers.

The combined work need only contain one copy of this License, and multiple identical Invariant Sections may be replaced with a single copy. If there are multiple Invariant Sections with the same name but different contents, make the title of each such section unique by adding at the end of it, in parentheses, the name of the original author or publisher of that section if known, or else a unique number.

Make the same adjustment to the section titles in the list of Invariant Sections in the license notice of the combined work.

In the combination, you must combine any sections Entitled ``History" in the various original documents, forming one section Entitled ``History"; likewise combine any sections Entitled ``Acknowledgements", and any sections Entitled ``Dedications". You must delete all sections Entitled ``Endorsements."

@item

COLLECTIONS OF DOCUMENTS

You may make a collection consisting of the Document and other documents released under this License, and replace the individual copies of this License in the various documents with a single copy that is included in the collection, provided that you follow the rules of this License for verbatim copying of each of the documents in all other respects.

You may extract a single document from such a collection, and distribute it individually under this License, provided you insert a copy of this License

into the extracted document, and follow this License in all other respects regarding verbatim copying of that document.

@item

AGGREGATION WITH INDEPENDENT WORKS

A compilation of the Document or its derivatives with other separate and independent documents or works, in or on a volume of a storage or distribution medium, is called an "aggregate" if the copyright resulting from the compilation is not used to limit the legal rights of the compilation's users beyond what the individual works permit. When the Document is included in an aggregate, this License does not apply to the other works in the aggregate which are not themselves derivative works of the Document.

If the Cover Text requirement of section 3 is applicable to these copies of the Document, then if the Document is less than one half of the entire aggregate, the Document's Cover Texts may be placed on covers that bracket the Document within the aggregate, or the electronic equivalent of covers if the Document is in electronic form.

Otherwise they must appear on printed covers that bracket the whole aggregate.

@item

TRANSLATION

Translation is considered a kind of modification, so you may distribute translations of the Document under the terms of section 4. Replacing Invariant Sections with translations requires special permission from their copyright holders, but you may include translations of some or all Invariant Sections in addition to the original versions of these Invariant Sections. You may include a translation of this License, and all the license notices in the Document, and any Warranty Disclaimers, provided that you also include the original English version of this License and the original versions of those notices and disclaimers. In case of a disagreement between the translation and the original version of this License or a notice or disclaimer, the original version will prevail.

If a section in the Document is Entitled "Acknowledgements", "Dedications", or "History", the requirement (section 4) to Preserve its Title (section 1) will typically require changing the actual title.

@item

TERMINATION

You may not copy, modify, sublicense, or distribute the Document except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense, or distribute it is void, and will automatically terminate your rights under this License.

However, if you cease all violation of this License, then your license from a particular copyright holder is reinstated (a) provisionally, unless and until the copyright holder explicitly and finally terminates your license, and (b) permanently, if the copyright holder fails to notify you of the violation by some reasonable means prior to 60 days after the cessation.

Moreover, your license from a particular copyright holder is reinstated permanently if the copyright holder notifies you of the violation by some reasonable means, this is the first time you have received notice of violation of this License (for any work) from that copyright holder, and you cure the violation prior to 30 days after your receipt of the notice.

Termination of your rights under this section does not terminate the licenses of parties who have received copies or rights from you under this License. If your rights have been terminated and not permanently reinstated, receipt of a copy of some or all of the same material does not give you any rights to use it.

@item

FUTURE REVISIONS OF THIS LICENSE

The Free Software Foundation may publish new, revised versions of the GNU Free Documentation License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns. See @uref{<http://www.gnu.org/copyleft/>}.

Each version of the License is given a distinguishing version number. If the Document specifies that a particular numbered version of this License ``or any later version" applies to it, you have the option of following the terms and conditions either of that specified version or of any later version that has been published (not as a draft) by the Free Software Foundation. If the Document does not specify a version number of this License, you may choose any version ever published (not as a draft) by the Free Software Foundation. If the Document specifies that a proxy can decide which future versions of this License can be used, that proxy's public statement of acceptance of a version permanently authorizes you to choose that version for the

Document.

@item

RELICENSING

``Massive Multiauthor Collaboration Site" (or ``MMC Site") means any World Wide Web server that publishes copyrightable works and also provides prominent facilities for anybody to edit those works. A public wiki that anybody can edit is an example of such a server. A ``Massive Multiauthor Collaboration" (or ``MMC") contained in the site means any set of copyrightable works thus published on the MMC site.

``CC-BY-SA" means the Creative Commons

Attribution-Share Alike 3.0

license published by Creative Commons Corporation, a not-for-profit corporation with a principal place of business in San Francisco, California, as well as future copyleft versions of that license published by that same organization.

``Incorporate" means to publish or republish a Document, in whole or in part, as part of another Document.

An MMC is ``eligible for relicensing" if it is licensed under this License, and if all works that were first published under this License somewhere other than this MMC, and subsequently incorporated in whole or in part into the MMC, (1) had no cover texts or invariant sections, and (2) were thus incorporated prior to November 1, 2008.

The operator of an MMC Site may republish an MMC contained in the site under CC-BY-SA on the same site at any time before August 1, 2009, provided the MMC is eligible for relicensing.

@end enumerate

@page

@heading ADDENDUM: How to use this License for your documents

To use this License

in a document you have written, include a copy of the License in the document and put the following copyright and license notices just after the title page:

@smallexample

@group

Copyright (C) @var{year} @var{your name}.

Permission is granted to copy, distribute and/or modify this document under the terms of the GNU Free Documentation License, Version 1.3

or any later version published by the Free Software Foundation;
with no Invariant Sections, no Front-Cover Texts, and no Back-Cover
Texts. A copy of the license is included in the section entitled ``GNU
Free Documentation License".

@end group

@end smallexample

If you have Invariant Sections, Front-Cover Texts and Back-Cover Texts,
replace the ``with@dots{ }Texts."@: line with this:

@smallexample

@group

with the Invariant Sections being @var{list their titles}, with
the Front-Cover Texts being @var{list}, and with the Back-Cover Texts
being @var{list}.

@end group

@end smallexample

If you have Invariant
Sections without Cover Texts, or some other
combination of the three, merge those two alternatives to suit the
situation.

If your document contains nontrivial examples of program code, we
recommend releasing these examples in parallel under your choice of
free software license, such as the GNU General Public License,
to permit their use in free software.

@c Local Variables:

@c ispell-local-pdict: "ispell-dict"

@c End:

LICENSING

=====

The libtasn1 library is released under the GNU Lesser General Public
License (LGPL) version 2.1 or later; see [COPYING.LESSER](doc/COPYING.LESSER)
for the license terms.

The GNU LGPL applies to the main libtasn1 library, while the
included applications library are under the GNU GPL version 3.
The libtasn1 library is located in the lib directory, while the applications
in src/.

The documentation in doc/ is under the GNU FDL license 1.3.

For any copyright year range specified as YYYY-ZZZZ in this package
note that the range specifies every single year in that closed interval.

1.235 gopsutil 2.20.6+incompatible

1.235.1 Available under license :

gopsutil is distributed under BSD license reproduced below.

Copyright (c) 2014, WAKAYAMA Shirou
All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- * Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- * Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
- * Neither the name of the gopsutil authors nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

internal/common/binary.go in the gopsutil is copied and modified from golang/encoding/binary.go.

Copyright (c) 2009 The Go Authors. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- * Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.

* Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

* Neither the name of Google Inc. nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

1.236 gorilla 1.8.0

1.236.1 Available under license :

Copyright (c) 2012-2018 The Gorilla Authors. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

* Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.

* Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

* Neither the name of Google Inc. nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER

OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

1.237 jline 2.14.6

1.237.1 Available under license :

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT HOLDER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION)

HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

1.238 go-units 0.4.0

1.238.1 Available under license :

Apache License
Version 2.0, January 2004
<https://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems,

and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this

License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the

Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

(a) You must give any other recipients of the Work or Derivative Works a copy of this License; and

(b) You must cause any modified files to carry prominent notices stating that You changed the files; and

(c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work,

excluding those notices that do not pertain to any part of the Derivative Works; and

(d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not

pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. **Submission of Contributions.** Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions. Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. **Trademarks.** This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. **Disclaimer of Warranty.** Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions

of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

Copyright 2015 Docker, Inc.

Licensed under the Apache License, Version 2.0 (the "License"); you may not use this file except in compliance with the License. You may obtain a copy of the License at

<https://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

1.239 pkg-sftp 1.12.0

1.239.1 Available under license :

Copyright (c) 2013, Dave Cheney
All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- * Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- * Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT HOLDER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Dave Cheney <dave@cheney.net>
Saulius Gurklys <s4uliu5@gmail.com>
John Eikenberry <jae@zhar.net>

1.240 lann-ps 0.0.0-20150810152359-62de8c46ede0

1.240.1 Available under license :

Copyright (c) 2013 Michael Hendricks

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR

COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

1.241 ubuntu-keyring 2020.02.11.4

1.241.1 Available under license :

This is Ubuntu GNU's GnuPG keyrings of archive keys.

This package was originally put together by Michael Vogt
<michael.vogt@canonical.com>

The keys in the keyrings don't fall under any copyright. Everything else in the package is covered by the GNU GPL.

Ubuntu support files Copyright (C) 2004 Michael Vogt <michael.vogt@canonical.com> based on the debian-keyring package maintained by James Troup

Ubuntu support files for ubuntu-keyring are free software; you can redistribute them and/or modify them under the terms of the GNU General Public License as published by the Free Software Foundation; either version 2, or (at your option) any later version.

Ubuntu support files for ubuntu-keyring are distributed in the hope that they will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License with your

Ubuntu system, in /usr/share/common-licenses/GPL, or with the Ubuntu GNU ubuntu-keyring source package as the file COPYING. If not, write to the Free Software Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA.

1.242 tablewriter 0.0.5

1.242.1 Available under license :

Copyright (C) 2014 by Oleku Konko

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is

furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

1.243 json-java 20131018

1.243.1 Available under license :

No license file was found, but licenses were detected in source scan.

/*

Copyright (c) 2013 JSON.org

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

The Software shall be used for Good, not Evil.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

*/

Found in path(s):

* /opt/cola/permits/1126439541_1611634442.47/0/json-20131018-sources-jar/org/json/zip/BitOutputStream.java

* /opt/cola/permits/1126439541_1611634442.47/0/json-20131018-sources-jar/org/json/zip/Compressor.java

* /opt/cola/permits/1126439541_1611634442.47/0/json-20131018-sources-jar/org/json/zip/Keep.java
* /opt/cola/permits/1126439541_1611634442.47/0/json-20131018-sources-jar/org/json/zip/BitInputStream.java
* /opt/cola/permits/1126439541_1611634442.47/0/json-20131018-sources-jar/org/json/zip/MapKeep.java
* /opt/cola/permits/1126439541_1611634442.47/0/json-20131018-sources-jar/org/json/zip/PostMortem.java
* /opt/cola/permits/1126439541_1611634442.47/0/json-20131018-sources-jar/org/json/zip/TrieKeep.java
* /opt/cola/permits/1126439541_1611634442.47/0/json-20131018-sources-jar/org/json/zip/JSONzip.java
*
/opt/cola/permits/1126439541_1611634442.47/0/json-20131018-sources-jar/org/json/zip/Huff.java
* /opt/cola/permits/1126439541_1611634442.47/0/json-20131018-sources-jar/org/json/Kim.java
No license file was found, but licenses were detected in source scan.

/*

Copyright (c) 2012 JSON.org

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

The Software shall be used for Good, not Evil.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

*/

Found in path(s):

* /opt/cola/permits/1126439541_1611634442.47/0/json-20131018-sources-jar/org/json/zip/Decompressor.java
No license file was found, but licenses were detected in source scan.

/*

Copyright (c) 2008 JSON.org

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is

furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

The Software shall be used for Good, not Evil.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

*/

Found in path(s):

* /opt/cola/permits/1126439541_1611634442.47/0/json-20131018-sources-jar/org/json/JSONML.java

No license file was found, but licenses were detected in source scan.

/*

Copyright (c) 2002 JSON.org

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

The Software shall be used for Good, not Evil.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

*/

Found in path(s):

* /opt/cola/permits/1126439541_1611634442.47/0/json-20131018-sources-jar/org/json/JSONArray.java

* /opt/cola/permits/1126439541_1611634442.47/0/json-20131018-sources-jar/org/json/JSONObject.java

No license file was found, but licenses were detected in source scan.

/*

Copyright (c) 2002 JSON.org

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

The Software shall be used for Good, not Evil.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

*/

Found in path(s):

* /opt/cola/permits/1126439541_1611634442.47/0/json-20131018-sources-jar/org/json/Cookie.java

* /opt/cola/permits/1126439541_1611634442.47/0/json-20131018-sources-jar/org/json/HTTP.java

* /opt/cola/permits/1126439541_1611634442.47/0/json-20131018-sources-jar/org/json/Property.java

* /opt/cola/permits/1126439541_1611634442.47/0/json-20131018-sources-jar/org/json/CookieList.java

* /opt/cola/permits/1126439541_1611634442.47/0/json-20131018-sources-jar/org/json/JSONTokener.java

* /opt/cola/permits/1126439541_1611634442.47/0/json-20131018-sources-jar/org/json/XML.java

* /opt/cola/permits/1126439541_1611634442.47/0/json-20131018-sources-jar/org/json/CDL.java

* /opt/cola/permits/1126439541_1611634442.47/0/json-20131018-sources-jar/org/json/XMLTokener.java

* /opt/cola/permits/1126439541_1611634442.47/0/json-20131018-sources-jar/org/json/HTTPTokener.java

No license file was found, but licenses were detected in source scan.

/*

Copyright (c) 2006 JSON.org

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is

furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

The Software shall be used for Good, not Evil.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

*/

Found in path(s):

* /opt/cola/permits/1126439541_1611634442.47/0/json-20131018-sources-jar/org/json/JSONWriter.java

* /opt/cola/permits/1126439541_1611634442.47/0/json-20131018-sources-jar/org/json/JSONStringer.java

1.244 commons-lang3 3.12.0

1.244.1 Available under license :

Apache Commons Lang

Copyright 2001-2021 The Apache Software Foundation

This product includes software developed at
The Apache Software Foundation (<https://www.apache.org/>).

Apache License
Version 2.0, January 2004
<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition,

"control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and

subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this

License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the

Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding

those notices that do not

pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise,

unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

1.245 x-time-rate 0.0.0-20210220033141-f8bda1e9f3ba

1.245.1 Available under license :

This source code was written by the Go contributors.
The master list of contributors is in the main Go distribution,
visible at <http://tip.golang.org/CONTRIBUTORS>.
Copyright (c) 2009 The Go Authors. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- * Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- * Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
- * Neither the name of Google Inc. nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

1.246 tacacs-plus 2.6

1.246.1 Available under license :

Copyright (c) 2017 Ansible by Red Hat
All Rights Reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- * Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- * Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
- * Neither the name of the <organization> nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED.

IN NO EVENT SHALL <COPYRIGHT HOLDER> BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

1.247 python-pam 1.8.4

1.247.1 Available under license :

The MIT License (MIT)

Copyright (c) 2014 David Ford

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

1.248 tenacity 7.0.0

1.248.1 Available under license :

Apache License
Version 2.0, January 2004
<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the

editorial
revisions, annotations, elaborations, or other modifications
represent, as a whole, an original work of authorship. For the purposes
of this License, Derivative Works shall not include works that remain
separable from, or merely link (or bind by name) to the interfaces of,
the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including
the original version of the Work and any modifications or additions
to that Work or Derivative Works thereof, that is intentionally
submitted to Licensor for inclusion in the Work by the copyright owner
or by an individual or Legal Entity authorized to submit on behalf of
the copyright owner. For the purposes of this definition, "submitted"
means any form of electronic, verbal, or written communication sent
to the Licensor or its representatives, including but not limited to
communication on electronic mailing lists, source code control systems,
and issue tracking systems that are managed by, or on behalf of, the
Licensor for the purpose of discussing and improving the Work, but
excluding communication that is conspicuously marked or otherwise
designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity
on behalf of whom a Contribution has been received by Licensor and
subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of
this License, each Contributor hereby grants to You a perpetual,
worldwide, non-exclusive, no-charge, royalty-free, irrevocable
copyright license to reproduce, prepare Derivative Works of,
publicly display, publicly perform, sublicense, and distribute the
Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of
this

License, each Contributor hereby grants to You a perpetual,
worldwide, non-exclusive, no-charge, royalty-free, irrevocable
(except as stated in this section) patent license to make, have made,
use, offer to sell, sell, import, and otherwise transfer the Work,
where such license applies only to those patent claims licensable
by such Contributor that are necessarily infringed by their
Contribution(s) alone or by combination of their Contribution(s)
with the Work to which such Contribution(s) was submitted. If You
institute patent litigation against any entity (including a
cross-claim or counterclaim in a lawsuit) alleging that the Work
or a Contribution incorporated within the Work constitutes direct
or contributory patent infringement, then any patent licenses
granted to You under this License for that Work shall terminate
as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of

this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

1.249 cachecontrol 0.12.6

1.249.1 Available under license :

Copyright 2015 Eric Larson

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.

See the License for the specific language governing permissions and limitations under the License.

1.250 contextlib2 0.6.0

1.250.1 Available under license :

A. HISTORY OF THE SOFTWARE

=====

contextlib2 is a derivative of the contextlib module distributed by the PSF as part of the Python standard library. According, it is itself redistributed under the PSF license (reproduced in full below). As the contextlib module was added only in Python 2.5, the licenses for earlier Python versions are not applicable and have not been included.

Python was created in the early 1990s by Guido van Rossum at Stichting Mathematisch Centrum (CWI, see <http://www.cwi.nl>) in the Netherlands as a successor of a language called ABC. Guido remains Python's principal author, although it includes many contributions from others.

In 1995, Guido continued his work on Python at the Corporation for National Research Initiatives (CNRI, see <http://www.cnri.reston.va.us>) in Reston, Virginia where he released several versions of the software.

In May 2000, Guido and the Python core development team moved to BeOpen.com to form the BeOpen PythonLabs team.

In October of the same year, the PythonLabs team moved to Digital Creations (now Zope Corporation, see <http://www.zope.com>). In 2001, the Python Software Foundation (PSF, see <http://www.python.org/psf/>) was formed, a non-profit organization created specifically to own Python-related Intellectual Property. Zope Corporation is a sponsoring member of the PSF.

All Python releases are Open Source (see <http://www.opensource.org> for the Open Source Definition). Historically, most, but not all, Python releases have also been GPL-compatible; the table below summarizes the various releases that included the contextlib module.

| Release | Derived from | Year | Owner | GPL-compatible? (1) |
|---------|--------------|------|-------|---------------------|
| 2.5 | 2.4 | 2006 | PSF | yes |
| 2.5.1 | 2.5 | 2007 | PSF | yes |
| 2.5.2 | 2.5.1 | 2008 | PSF | yes |
| 2.5.3 | 2.5.2 | 2008 | PSF | yes |
| 2.6 | 2.5 | 2008 | PSF | yes |
| 2.6.1 | 2.6 | 2008 | PSF | yes |
| 2.6.2 | 2.6.1 | 2009 | PSF | yes |

| | | | | |
|-------|-------|------|-----|-----|
| 2.6.3 | 2.6.2 | 2009 | PSF | yes |
| 2.6.4 | 2.6.3 | 2009 | PSF | yes |
| 2.6.5 | 2.6.4 | 2010 | PSF | yes |
| 3.0 | 2.6 | 2008 | PSF | yes |
| 3.0.1 | 3.0 | 2009 | PSF | yes |
| 3.1 | 3.0.1 | 2009 | PSF | yes |
| 3.1.1 | 3.1 | 2009 | PSF | yes |
| 3.1.2 | 3.1.1 | 2010 | PSF | yes |
| 3.1.3 | 3.1.2 | 2010 | PSF | yes |
| 3.1.4 | 3.1.3 | 2011 | PSF | yes |
| 3.2 | 3.1 | 2011 | PSF | yes |
| 3.2.1 | 3.2 | 2011 | PSF | yes |
| 3.2.2 | 3.2.1 | 2011 | PSF | yes |
| 3.3 | 3.2 | | | |
| 2012 | PSF | yes | | |

Footnotes:

(1) GPL-compatible doesn't mean that we're distributing Python under the GPL. All Python licenses, unlike the GPL, let you distribute a modified version without making your changes open source. The GPL-compatible licenses make it possible to combine Python with other software that is released under the GPL; the others don't.

Thanks to the many outside volunteers who have worked under Guido's direction to make these releases possible.

B. TERMS AND CONDITIONS FOR ACCESSING OR OTHERWISE USING PYTHON

=====

PYTHON SOFTWARE FOUNDATION LICENSE VERSION 2

1. This LICENSE AGREEMENT is between the Python Software Foundation ("PSF"), and the Individual or Organization ("Licensee") accessing and otherwise using this software ("Python") in source or binary form and its associated documentation.

2. Subject to the terms and conditions of this License Agreement, PSF hereby grants Licensee a nonexclusive, royalty-free, world-wide license to reproduce, analyze, test, perform and/or display publicly, prepare derivative works, distribute, and otherwise use Python alone or in any derivative version, provided, however, that PSF's License Agreement and PSF's notice of copyright, i.e., "Copyright (c) 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011 Python Software Foundation; All Rights Reserved" are retained in Python alone or in any derivative version prepared by Licensee.

3. In the event Licensee prepares a derivative work that is based on or incorporates Python or any part thereof, and wants to make the derivative work available to others as provided herein, then Licensee hereby agrees to include in any such work a brief summary of the changes made to Python.

4. PSF is making Python available to Licensee on an "AS IS" basis. PSF MAKES NO REPRESENTATIONS OR WARRANTIES, EXPRESS OR IMPLIED. BY WAY OF EXAMPLE, BUT NOT LIMITATION, PSF MAKES NO AND DISCLAIMS ANY REPRESENTATION OR WARRANTY OF MERCHANTABILITY OR FITNESS FOR ANY PARTICULAR PURPOSE OR THAT THE USE OF PYTHON WILL NOT INFRINGE ANY THIRD PARTY RIGHTS.

5. PSF SHALL NOT BE LIABLE TO LICENSEE OR ANY OTHER USERS OF PYTHON FOR ANY INCIDENTAL, SPECIAL, OR CONSEQUENTIAL DAMAGES OR LOSS AS A RESULT OF MODIFYING, DISTRIBUTING, OR OTHERWISE USING PYTHON, OR ANY DERIVATIVE THEREOF, EVEN IF ADVISED OF THE POSSIBILITY THEREOF.

6. This License Agreement will automatically terminate upon a material breach of its terms and conditions.

7. Nothing in this License Agreement shall be deemed to create any relationship of agency, partnership, or joint venture between PSF and Licensee. This License Agreement does not grant permission to use PSF trademarks or trade name in a trademark sense to endorse or promote products or services of Licensee, or any third party.

8. By copying, installing or otherwise using Python, Licensee agrees to be bound by the terms and conditions of this License Agreement.

1.251 msgpack 1.0.2

1.251.1 Available under license :

Apache License
Version 2.0, January 2004
<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction,

and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to

communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and

attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and

(d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding

those notices that do not

pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or

implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. **Limitation of Liability.** In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. **Accepting Warranty or Additional Liability.** While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

1.252 zstd 1.4.1

1.252.1 Available under license :

BSD License

For Zstandard software

Copyright (c) 2016-present, Facebook, Inc. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

* Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.

* Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

* Neither the name Facebook nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED.

IN NO EVENT SHALL THE COPYRIGHT HOLDER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Simplified BSD License

Copyright (c) 2016, Datadog <info@datadoghq.com>

All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- * Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- * Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
- * Neither the name of the copyright holder nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

1.253 audience-annotations 0.12.0

1.253.1 Available under license :

Apache License
Version 2.0, January 2004
<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the

editorial
revisions, annotations, elaborations, or other modifications
represent, as a whole, an original work of authorship. For the purposes
of this License, Derivative Works shall not include works that remain
separable from, or merely link (or bind by name) to the interfaces of,
the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including
the original version of the Work and any modifications or additions
to that Work or Derivative Works thereof, that is intentionally
submitted to Licensor for inclusion in the Work by the copyright owner
or by an individual or Legal Entity authorized to submit on behalf of
the copyright owner. For the purposes of this definition, "submitted"
means any form of electronic, verbal, or written communication sent
to the Licensor or its representatives, including but not limited to
communication on electronic mailing lists, source code control systems,
and issue tracking systems that are managed by, or on behalf of, the
Licensor for the purpose of discussing and improving the Work, but
excluding communication that is conspicuously marked or otherwise
designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity
on behalf of whom a Contribution has been received by Licensor and
subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of
this License, each Contributor hereby grants to You a perpetual,
worldwide, non-exclusive, no-charge, royalty-free, irrevocable
copyright license to reproduce, prepare Derivative Works of,
publicly display, publicly perform, sublicense, and distribute the
Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of
this
License, each Contributor hereby grants to You a perpetual,
worldwide, non-exclusive, no-charge, royalty-free, irrevocable
(except as stated in this section) patent license to make, have made,
use, offer to sell, sell, import, and otherwise transfer the Work,
where such license applies only to those patent claims licensable
by such Contributor that are necessarily infringed by their
Contribution(s) alone or by combination of their Contribution(s)
with the Work to which such Contribution(s) was submitted. If You
institute patent litigation against any entity (including a
cross-claim or counterclaim in a lawsuit) alleging that the Work
or a Contribution incorporated within the Work constitutes direct
or contributory patent infringement, then any patent licenses
granted to You under this License for that Work shall terminate
as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of

this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

Apache Yetus - Audience Annotations
Copyright 2015-2020 The Apache Software Foundation

This product includes software developed at
The Apache Software Foundation (<http://www.apache.org/>).

1.254 lz4 1.9.2-2ubuntu0.20.04.1

1.254.1 Available under license :

Format: <https://www.debian.org/doc/packaging-manuals/copyright-format/1.0/>

Upstream-Name: lz4

Source: <https://github.com/Cyan4973/lz4>

Files: *

Copyright: Copyright (C) 2011-2017, Yann Collet.

License: BSD-2-clause

Files: lib/*

Copyright: Copyright (C) 2011-2017, Yann Collet.

License: BSD-2-clause

Files: lib/liblz4.pc.in

Copyright: Copyright (C) 2011-2014, Yann Collet.

License: BSD-2-clause

Files: lib/lz4frame.c

lib/lz4frame_static.h

lib/xxhash.c

lib/xxhash.h

Copyright: Copyright (C) 2011-2016, Yann Collet.

License: BSD-2-clause

Files: programs/*

Copyright: Copyright (C) 2011-2016, Yann Collet.

License: GPL-2+

Files: programs/lz4io.c

Copyright: Copyright (C) 2011-2017, Yann Collet.

License: GPL-2+

Files: programs/platform.h

Copyright: Copyright (C) 2016 -present, Przemyslaw Skibinski, Yann Collet

License: GPL-2+

Files: programs/util.h

Copyright: Copyright (C) 2016 -present, Przemyslaw Skibinski, Yann Collet

License: GPL-2+

Files: ./examples/printVersion.c

Copyright:

Takayuki Matsuoka & Yann Collet

License: GPL-2

Files: ./examples/blockStreaming_lineByLine.c

./examples/blockStreaming_doubleBuffer.c

Copyright: Takayuki Matsuoka

License: GPL-2

Files: ./examples/HCStreaming_ringBuffer.c

./examples/blockStreaming_ringBuffer.c

Copyright: Yann Collet

License: GPL-2

Files: ./examples/compress_functions.c

./examples/simple_buffer.c

Copyright: Kyle Harper

License: BSD-2-clause

Files: debian/*

Copyright: 2013 Nobuhiro Iwamatsu <iwamatsu@debian.org>

License: GPL-2+

License: GPL-2

This program is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation; version 2 dated June, 1991.

.

On Debian systems, the complete text of version 2 of the GNU General Public License can be found in '/usr/share/common-licenses/GPL-2'.

License: GPL-2+

This program is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation; version 2 dated June, 1991, or (at your option) any later version.

.

On Debian systems, the complete text of version 2 of the GNU General Public License can be found in '/usr/share/common-licenses/GPL-2'.

License: BSD-2-clause

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

.

- * Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- * Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT HOLDER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

1.255 python-stdlib-extensions 3.8.10-0ubuntu1~20.04

1.255.1 Available under license :

No license file was found, but licenses were detected in source scan.

Copyright 2004-2005 Elemental Security, Inc. All Rights Reserved.

Copyright 2006 Google, Inc. All Rights Reserved.

Found in path(s):

* /opt/cola/permits/1168963812_1622802919.99/0/python3-stdlib-extensions-3-8-2-orig-tar-xz/python3-stdlib-extensions-3.8.2/3.6/Lib/lib2to3/pgen2/driver.py

* /opt/cola/permits/1168963812_1622802919.99/0/python3-stdlib-extensions-3-8-2-orig-tar-xz/python3-stdlib-extensions-3.8.2/3.8/Lib/lib2to3/pgen2/driver.py

* /opt/cola/permits/1168963812_1622802919.99/0/python3-stdlib-extensions-3-8-2-orig-tar-xz/python3-stdlib-extensions-3.8.2/3.7/Lib/lib2to3/pgen2/driver.py

No license file was found, but licenses were detected in source scan.

Copyright 2004-2005 Elemental Security, Inc. All Rights Reserved.

Found in path(s):

* /opt/cola/permits/1168963812_1622802919.99/0/python3-stdlib-extensions-3-8-2-orig-tar-xz/python3-stdlib-extensions-3.8.2/3.8/Lib/lib2to3/pgen2/__init__.py

* /opt/cola/permits/1168963812_1622802919.99/0/python3-stdlib-extensions-3-8-2-orig-tar-xz/python3-stdlib-extensions-3.8.2/3.8/Lib/lib2to3/pgen2/grammar.py

* /opt/cola/permits/1168963812_1622802919.99/0/python3-stdlib-extensions-3-8-2-orig-tar-xz/python3-stdlib-extensions-3.8.2/3.6/Lib/lib2to3/pgen2/pgen.py

* /opt/cola/permits/1168963812_1622802919.99/0/python3-stdlib-extensions-3-8-2-orig-tar-xz/python3-stdlib-extensions-3.8.2/3.7/Lib/lib2to3/pgen2/parse.py

* /opt/cola/permits/1168963812_1622802919.99/0/python3-stdlib-extensions-3-8-2-orig-tar-xz/python3-stdlib-extensions-3.8.2/3.6/Lib/lib2to3/pgen2/parse.py

* /opt/cola/permits/1168963812_1622802919.99/0/python3-stdlib-extensions-3-8-2-orig-tar-xz/python3-stdlib-extensions-3.8.2/3.6/Lib/lib2to3/pgen2/literals.py

*

/opt/cola/permits/1168963812_1622802919.99/0/python3-stdlib-extensions-3-8-2-orig-tar-xz/python3-stdlib-extensions-3.8.2/3.6/Lib/lib2to3/pgen2/__init__.py

* /opt/cola/permits/1168963812_1622802919.99/0/python3-stdlib-extensions-3-8-2-orig-tar-xz/python3-stdlib-extensions-3.8.2/3.8/Lib/lib2to3/pgen2/literals.py

* /opt/cola/permits/1168963812_1622802919.99/0/python3-stdlib-extensions-3-8-2-orig-tar-xz/python3-stdlib-extensions-3.8.2/3.7/Lib/lib2to3/pgen2/pgen.py

* /opt/cola/permits/1168963812_1622802919.99/0/python3-stdlib-extensions-3-8-2-orig-tar-xz/python3-stdlib-extensions-3.8.2/3.8/Lib/lib2to3/pgen2/parse.py

* /opt/cola/permits/1168963812_1622802919.99/0/python3-stdlib-extensions-3-8-2-orig-tar-xz/python3-stdlib-extensions-3.8.2/3.7/Lib/lib2to3/pgen2/conv.py

* /opt/cola/permits/1168963812_1622802919.99/0/python3-stdlib-extensions-3-8-2-orig-tar-xz/python3-stdlib-extensions-3.8.2/3.6/Lib/lib2to3/pgen2/grammar.py

*

/opt/cola/permits/1168963812_1622802919.99/0/python3-stdlib-extensions-3-8-2-orig-tar-xz/python3-stdlib-extensions-3.8.2/3.7/Lib/lib2to3/pgen2/literals.py

* /opt/cola/permits/1168963812_1622802919.99/0/python3-stdlib-extensions-3-8-2-orig-tar-xz/python3-stdlib-extensions-3.8.2/3.7/Lib/lib2to3/pgen2/__init__.py

```
* /opt/cola/permits/1168963812_1622802919.99/0/python3-stdlib-extensions-3-8-2-orig-tar-xz/python3-stdlib-extensions-3.8.2/3.6/Lib/lib2to3/pgen2/conv.py
* /opt/cola/permits/1168963812_1622802919.99/0/python3-stdlib-extensions-3-8-2-orig-tar-xz/python3-stdlib-extensions-3.8.2/3.8/Lib/lib2to3/pgen2/conv.py
* /opt/cola/permits/1168963812_1622802919.99/0/python3-stdlib-extensions-3-8-2-orig-tar-xz/python3-stdlib-extensions-3.8.2/3.7/Lib/lib2to3/pgen2/grammar.py
* /opt/cola/permits/1168963812_1622802919.99/0/python3-stdlib-extensions-3-8-2-orig-tar-xz/python3-stdlib-extensions-3.8.2/3.8/Lib/lib2to3/pgen2/pgen.py
```

No license file was found, but licenses were detected in source scan.

```
/******
```

Copyright (C) 1994 Steen Lumholt.

All Rights Reserved

```
*****/
```

Found in path(s):

```
* /opt/cola/permits/1168963812_1622802919.99/0/python3-stdlib-extensions-3-8-2-orig-tar-xz/python3-stdlib-extensions-3.8.2/3.8/Modules/_tkinter.c
* /opt/cola/permits/1168963812_1622802919.99/0/python3-stdlib-extensions-3-8-2-orig-tar-xz/python3-stdlib-extensions-3.8.2/3.7/Modules/_tkinter.c
* /opt/cola/permits/1168963812_1622802919.99/0/python3-stdlib-extensions-3-8-2-orig-tar-xz/python3-stdlib-extensions-3.8.2/3.6/Modules/_tkinter.c
```

No license file was found, but licenses were detected in source scan.

Copyright 2006 Google, Inc. All Rights Reserved.

Licensed to PSF under a Contributor Agreement.

A grammar to describe tree matching patterns.

Not shown here:

- 'TOKEN' stands for any token (leaf node)

- 'any' stands for any node (leaf or interior)

With 'any' we can still specify the sub-structure.

The start symbol is 'Matcher'.

Matcher: Alternatives ENDMARKER

Alternatives: Alternative ('| Alternative)*

Alternative: (Unit | NegatedUnit)+

Unit: [NAME '='] (STRING [Repeater]

 | NAME [Details] [Repeater]

 | '(' Alternatives ')' [Repeater]

 | '[' Alternatives ']'

)

NegatedUnit: 'not' (STRING | NAME [Details] | '(' Alternatives ')')

Repeater: '*' | '+' | '{' NUMBER [, NUMBER] '}'

Details: '<' Alternatives '>'

Found in path(s):

* /opt/cola/permits/1168963812_1622802919.99/0/python3-stdlib-extensions-3-8-2-orig-tar-xz/python3-stdlib-extensions-3.8.2/3.7/Lib/lib2to3/PatternGrammar.txt

*

/opt/cola/permits/1168963812_1622802919.99/0/python3-stdlib-extensions-3-8-2-orig-tar-xz/python3-stdlib-extensions-3.8.2/3.6/Lib/lib2to3/PatternGrammar.txt

* /opt/cola/permits/1168963812_1622802919.99/0/python3-stdlib-extensions-3-8-2-orig-tar-xz/python3-stdlib-extensions-3.8.2/3.8/Lib/lib2to3/PatternGrammar.txt

No license file was found, but licenses were detected in source scan.

('binary-only', None,

"cannot supply both '--source-only' and '--binary-only'")

'License: ' + self.distribution.get_license(),

Found in path(s):

* /opt/cola/permits/1168963812_1622802919.99/0/python3-stdlib-extensions-3-8-2-orig-tar-xz/python3-stdlib-extensions-3.8.2/3.6/Lib/distutils/command/bdist_rpm.py

* /opt/cola/permits/1168963812_1622802919.99/0/python3-stdlib-extensions-3-8-2-orig-tar-xz/python3-stdlib-extensions-3.8.2/3.7/Lib/distutils/command/bdist_rpm.py

* /opt/cola/permits/1168963812_1622802919.99/0/python3-stdlib-extensions-3-8-2-orig-tar-xz/python3-stdlib-extensions-3.8.2/3.8/Lib/distutils/command/bdist_rpm.py

No license file was found, but licenses were detected in source scan.

Copyright 2006 Google, Inc. All Rights Reserved.

Found in path(s):

* /opt/cola/permits/1168963812_1622802919.99/0/python3-stdlib-extensions-3-8-2-orig-tar-xz/python3-stdlib-extensions-3.8.2/3.8/Lib/lib2to3/pygram.py

* /opt/cola/permits/1168963812_1622802919.99/0/python3-stdlib-extensions-3-8-2-orig-tar-xz/python3-stdlib-extensions-3.8.2/3.7/Lib/lib2to3/fixes/fix_print.py

* /opt/cola/permits/1168963812_1622802919.99/0/python3-stdlib-extensions-3-8-2-orig-tar-xz/python3-stdlib-extensions-3.8.2/3.7/Lib/lib2to3/fixes/fix_apply.py

* /opt/cola/permits/1168963812_1622802919.99/0/python3-stdlib-extensions-3-8-2-orig-tar-xz/python3-stdlib-extensions-3.8.2/3.8/Lib/lib2to3/refactor.py

* /opt/cola/permits/1168963812_1622802919.99/0/python3-stdlib-extensions-3-8-2-orig-tar-xz/python3-stdlib-extensions-3.8.2/3.8/Lib/lib2to3/patcomp.py

* /opt/cola/permits/1168963812_1622802919.99/0/python3-stdlib-extensions-3-8-2-orig-tar-xz/python3-stdlib-extensions-3.8.2/3.8/Lib/lib2to3/fixer_base.py

*

/opt/cola/permits/1168963812_1622802919.99/0/python3-stdlib-extensions-3-8-2-orig-tar-xz/python3-stdlib-extensions-3.8.2/3.6/Lib/lib2to3/patcomp.py

* /opt/cola/permits/1168963812_1622802919.99/0/python3-stdlib-extensions-3-8-2-orig-tar-xz/python3-stdlib-extensions-3.8.2/3.6/Lib/lib2to3/fixes/fix_long.py

* /opt/cola/permits/1168963812_1622802919.99/0/python3-stdlib-extensions-3-8-2-orig-tar-xz/python3-stdlib-extensions-3.8.2/3.7/Lib/lib2to3/patcomp.py

* /opt/cola/permits/1168963812_1622802919.99/0/python3-stdlib-extensions-3-8-2-orig-tar-xz/python3-stdlib-extensions-3.8.2/3.6/Lib/lib2to3/tests/test_pytree.py

* /opt/cola/permits/1168963812_1622802919.99/0/python3-stdlib-extensions-3-8-2-orig-tar-xz/python3-stdlib-extensions-3.8.2/3.6/Lib/lib2to3/tests/pytree_idempotency.py

* /opt/cola/permits/1168963812_1622802919.99/0/python3-stdlib-extensions-3-8-2-orig-tar-xz/python3-stdlib-extensions-3.8.2/3.7/Lib/lib2to3/fixes/fix_execfile.py

*

/opt/cola/permits/1168963812_1622802919.99/0/python3-stdlib-extensions-3-8-2-orig-tar-xz/python3-stdlib-extensions-3.8.2/3.8/Lib/lib2to3/fixes/fix_long.py

* /opt/cola/permits/1168963812_1622802919.99/0/python3-stdlib-extensions-3-8-2-orig-tar-xz/python3-stdlib-extensions-3.8.2/3.8/Lib/lib2to3/pytree.py

* /opt/cola/permits/1168963812_1622802919.99/0/python3-stdlib-extensions-3-8-2-orig-tar-xz/python3-stdlib-extensions-3.8.2/3.6/Lib/lib2to3/pytree.py

* /opt/cola/permits/1168963812_1622802919.99/0/python3-stdlib-extensions-3-8-2-orig-tar-xz/python3-stdlib-extensions-3.8.2/3.7/Lib/lib2to3/fixes/fix_repr.py

* /opt/cola/permits/1168963812_1622802919.99/0/python3-stdlib-extensions-3-8-2-orig-tar-xz/python3-stdlib-extensions-3.8.2/3.6/Lib/lib2to3/fixes/fix_exec.py

* /opt/cola/permits/1168963812_1622802919.99/0/python3-stdlib-extensions-3-8-2-orig-tar-xz/python3-stdlib-extensions-3.8.2/3.6/Lib/lib2to3/fixer_base.py

* /opt/cola/permits/1168963812_1622802919.99/0/python3-stdlib-extensions-3-8-2-orig-tar-xz/python3-stdlib-extensions-3.8.2/3.7/Lib/lib2to3/refactor.py

*

/opt/cola/permits/1168963812_1622802919.99/0/python3-stdlib-extensions-3-8-2-orig-tar-xz/python3-stdlib-extensions-3.8.2/3.7/Lib/lib2to3/tests/pytree_idempotency.py

* /opt/cola/permits/1168963812_1622802919.99/0/python3-stdlib-extensions-3-8-2-orig-tar-xz/python3-stdlib-extensions-3.8.2/3.6/Lib/lib2to3/fixes/fix_ne.py

* /opt/cola/permits/1168963812_1622802919.99/0/python3-stdlib-extensions-3-8-2-orig-tar-xz/python3-stdlib-extensions-3.8.2/3.6/Lib/lib2to3/fixes/fix_has_key.py

* /opt/cola/permits/1168963812_1622802919.99/0/python3-stdlib-extensions-3-8-2-orig-tar-xz/python3-stdlib-extensions-3.8.2/3.6/Lib/lib2to3/fixes/fix_print.py

* /opt/cola/permits/1168963812_1622802919.99/0/python3-stdlib-extensions-3-8-2-orig-tar-xz/python3-stdlib-extensions-3.8.2/3.8/Lib/lib2to3/fixes/fix_execfile.py

* /opt/cola/permits/1168963812_1622802919.99/0/python3-stdlib-extensions-3-8-2-orig-tar-xz/python3-stdlib-extensions-3.8.2/3.6/Lib/lib2to3/fixes/fix_repr.py

*

/opt/cola/permits/1168963812_1622802919.99/0/python3-stdlib-extensions-3-8-2-orig-tar-xz/python3-stdlib-extensions-3.8.2/3.7/Lib/lib2to3/fixer_base.py

* /opt/cola/permits/1168963812_1622802919.99/0/python3-stdlib-extensions-3-8-2-orig-tar-xz/python3-stdlib-extensions-3.8.2/3.8/Lib/lib2to3/fixes/fix_has_key.py

* /opt/cola/permits/1168963812_1622802919.99/0/python3-stdlib-extensions-3-8-2-orig-tar-xz/python3-stdlib-extensions-3.8.2/3.6/Lib/lib2to3/fixes/fix_apply.py

* /opt/cola/permits/1168963812_1622802919.99/0/python3-stdlib-extensions-3-8-2-orig-tar-xz/python3-stdlib-extensions-3.8.2/3.6/Lib/lib2to3/refactor.py

* /opt/cola/permits/1168963812_1622802919.99/0/python3-stdlib-extensions-3-8-2-orig-tar-xz/python3-stdlib-

extensions-3.8.2/3.7/Lib/lib2to3/tests/test_pytree.py
* /opt/cola/permits/1168963812_1622802919.99/0/python3-stdlib-extensions-3-8-2-orig-tar-xz/python3-stdlib-extensions-3.8.2/3.8/Lib/lib2to3/fixes/fix_repr.py
* /opt/cola/permits/1168963812_1622802919.99/0/python3-stdlib-extensions-3-8-2-orig-tar-xz/python3-stdlib-extensions-3.8.2/3.8/Lib/lib2to3/fixes/fix_apply.py
*
/opt/cola/permits/1168963812_1622802919.99/0/python3-stdlib-extensions-3-8-2-orig-tar-xz/python3-stdlib-extensions-3.8.2/3.7/Lib/lib2to3/fixes/fix_long.py
* /opt/cola/permits/1168963812_1622802919.99/0/python3-stdlib-extensions-3-8-2-orig-tar-xz/python3-stdlib-extensions-3.8.2/3.7/Lib/lib2to3/fixes/fix_exec.py
* /opt/cola/permits/1168963812_1622802919.99/0/python3-stdlib-extensions-3-8-2-orig-tar-xz/python3-stdlib-extensions-3.8.2/3.7/Lib/lib2to3/pytree.py
* /opt/cola/permits/1168963812_1622802919.99/0/python3-stdlib-extensions-3-8-2-orig-tar-xz/python3-stdlib-extensions-3.8.2/3.8/Lib/lib2to3/tests/test_pytree.py
* /opt/cola/permits/1168963812_1622802919.99/0/python3-stdlib-extensions-3-8-2-orig-tar-xz/python3-stdlib-extensions-3.8.2/3.8/Lib/lib2to3/fixes/fix_print.py
* /opt/cola/permits/1168963812_1622802919.99/0/python3-stdlib-extensions-3-8-2-orig-tar-xz/python3-stdlib-extensions-3.8.2/3.7/Lib/lib2to3/fixes/fix_ne.py
*
/opt/cola/permits/1168963812_1622802919.99/0/python3-stdlib-extensions-3-8-2-orig-tar-xz/python3-stdlib-extensions-3.8.2/3.8/Lib/lib2to3/tests/pytree_idempotency.py
* /opt/cola/permits/1168963812_1622802919.99/0/python3-stdlib-extensions-3-8-2-orig-tar-xz/python3-stdlib-extensions-3.8.2/3.6/Lib/lib2to3/pygram.py
* /opt/cola/permits/1168963812_1622802919.99/0/python3-stdlib-extensions-3-8-2-orig-tar-xz/python3-stdlib-extensions-3.8.2/3.7/Lib/lib2to3/pygram.py
* /opt/cola/permits/1168963812_1622802919.99/0/python3-stdlib-extensions-3-8-2-orig-tar-xz/python3-stdlib-extensions-3.8.2/3.6/Lib/lib2to3/fixes/fix_execfile.py
* /opt/cola/permits/1168963812_1622802919.99/0/python3-stdlib-extensions-3-8-2-orig-tar-xz/python3-stdlib-extensions-3.8.2/3.8/Lib/lib2to3/fixes/fix_ne.py
* /opt/cola/permits/1168963812_1622802919.99/0/python3-stdlib-extensions-3-8-2-orig-tar-xz/python3-stdlib-extensions-3.8.2/3.7/Lib/lib2to3/fixes/fix_has_key.py
*
/opt/cola/permits/1168963812_1622802919.99/0/python3-stdlib-extensions-3-8-2-orig-tar-xz/python3-stdlib-extensions-3.8.2/3.8/Lib/lib2to3/fixes/fix_exec.py
No license file was found, but licenses were detected in source scan.

Copyright 2007 Google, Inc. All Rights Reserved.

Found in path(s):

* /opt/cola/permits/1168963812_1622802919.99/0/python3-stdlib-extensions-3-8-2-orig-tar-xz/python3-stdlib-extensions-3.8.2/3.6/Lib/lib2to3/fixes/fix_standarderror.py
* /opt/cola/permits/1168963812_1622802919.99/0/python3-stdlib-extensions-3-8-2-orig-tar-xz/python3-stdlib-extensions-3.8.2/3.7/Lib/lib2to3/fixes/fix_map.py
* /opt/cola/permits/1168963812_1622802919.99/0/python3-stdlib-extensions-3-8-2-orig-tar-xz/python3-stdlib-extensions-3.8.2/3.8/Lib/lib2to3/fixes/fix_xrange.py
* /opt/cola/permits/1168963812_1622802919.99/0/python3-stdlib-extensions-3-8-2-orig-tar-xz/python3-stdlib-extensions-3.8.2/3.6/Lib/lib2to3/fixes/fix_xrange.py
* /opt/cola/permits/1168963812_1622802919.99/0/python3-stdlib-extensions-3-8-2-orig-tar-xz/python3-stdlib-

extensions-3.8.2/3.7/Lib/lib2to3/fixes/fix_buffer.py
* /opt/cola/permits/1168963812_1622802919.99/0/python3-stdlib-extensions-3-8-2-orig-tar-xz/python3-stdlib-extensions-3.8.2/3.8/Lib/lib2to3/fixes/fix_dict.py
*
/opt/cola/permits/1168963812_1622802919.99/0/python3-stdlib-extensions-3-8-2-orig-tar-xz/python3-stdlib-extensions-3.8.2/3.6/Lib/lib2to3/fixes/fix_buffer.py
* /opt/cola/permits/1168963812_1622802919.99/0/python3-stdlib-extensions-3-8-2-orig-tar-xz/python3-stdlib-extensions-3.8.2/3.7/Lib/lib2to3/fixes/fix_dict.py
* /opt/cola/permits/1168963812_1622802919.99/0/python3-stdlib-extensions-3-8-2-orig-tar-xz/python3-stdlib-extensions-3.8.2/3.8/Lib/lib2to3/fixes/fix_standarderror.py
* /opt/cola/permits/1168963812_1622802919.99/0/python3-stdlib-extensions-3-8-2-orig-tar-xz/python3-stdlib-extensions-3.8.2/3.7/Lib/lib2to3/fixes/fix_standarderror.py
* /opt/cola/permits/1168963812_1622802919.99/0/python3-stdlib-extensions-3-8-2-orig-tar-xz/python3-stdlib-extensions-3.8.2/3.7/Lib/lib2to3/fixes/fix_xrange.py
* /opt/cola/permits/1168963812_1622802919.99/0/python3-stdlib-extensions-3-8-2-orig-tar-xz/python3-stdlib-extensions-3.8.2/3.8/Lib/lib2to3/fixes/fix_map.py
*
/opt/cola/permits/1168963812_1622802919.99/0/python3-stdlib-extensions-3-8-2-orig-tar-xz/python3-stdlib-extensions-3.8.2/3.6/Lib/lib2to3/fixes/fix_types.py
* /opt/cola/permits/1168963812_1622802919.99/0/python3-stdlib-extensions-3-8-2-orig-tar-xz/python3-stdlib-extensions-3.8.2/3.7/Lib/lib2to3/fixes/fix_types.py
* /opt/cola/permits/1168963812_1622802919.99/0/python3-stdlib-extensions-3-8-2-orig-tar-xz/python3-stdlib-extensions-3.8.2/3.6/Lib/lib2to3/fixes/fix_dict.py
* /opt/cola/permits/1168963812_1622802919.99/0/python3-stdlib-extensions-3-8-2-orig-tar-xz/python3-stdlib-extensions-3.8.2/3.7/Lib/lib2to3/fixes/fix_filter.py
* /opt/cola/permits/1168963812_1622802919.99/0/python3-stdlib-extensions-3-8-2-orig-tar-xz/python3-stdlib-extensions-3.8.2/3.8/Lib/lib2to3/fixes/fix_filter.py
* /opt/cola/permits/1168963812_1622802919.99/0/python3-stdlib-extensions-3-8-2-orig-tar-xz/python3-stdlib-extensions-3.8.2/3.8/Lib/lib2to3/fixes/fix_buffer.py
*
/opt/cola/permits/1168963812_1622802919.99/0/python3-stdlib-extensions-3-8-2-orig-tar-xz/python3-stdlib-extensions-3.8.2/3.8/Lib/lib2to3/fixes/fix_types.py
* /opt/cola/permits/1168963812_1622802919.99/0/python3-stdlib-extensions-3-8-2-orig-tar-xz/python3-stdlib-extensions-3.8.2/3.6/Lib/lib2to3/fixes/fix_filter.py
* /opt/cola/permits/1168963812_1622802919.99/0/python3-stdlib-extensions-3-8-2-orig-tar-xz/python3-stdlib-extensions-3.8.2/3.6/Lib/lib2to3/fixes/fix_map.py

No license file was found, but licenses were detected in source scan.

version.

Found in path(s):

* /opt/cola/permits/1168963812_1622802919.99/0/python3-stdlib-extensions-3-8-2-orig-tar-xz/python3-stdlib-extensions-3.8.2/3.8/Lib/distutils/command/bdist_wininst.py
* /opt/cola/permits/1168963812_1622802919.99/0/python3-stdlib-extensions-3-8-2-orig-tar-xz/python3-stdlib-extensions-3.8.2/3.8/Lib/distutils/command/bdist_msi.py
* /opt/cola/permits/1168963812_1622802919.99/0/python3-stdlib-extensions-3-8-2-orig-tar-xz/python3-stdlib-extensions-3.8.2/3.6/Lib/distutils/command/bdist_msi.py
* /opt/cola/permits/1168963812_1622802919.99/0/python3-stdlib-extensions-3-8-2-orig-tar-xz/python3-stdlib-

extensions-3.8.2/3.8/Lib/distutils/cygwincompiler.py
* /opt/cola/permits/1168963812_1622802919.99/0/python3-stdlib-extensions-3-8-2-orig-tar-xz/python3-stdlib-extensions-3.8.2/3.6/Lib/distutils/command/bdist_wininst.py
* /opt/cola/permits/1168963812_1622802919.99/0/python3-stdlib-extensions-3-8-2-orig-tar-xz/python3-stdlib-extensions-3.8.2/3.7/Lib/distutils/command/bdist_msi.py
*
/opt/cola/permits/1168963812_1622802919.99/0/python3-stdlib-extensions-3-8-2-orig-tar-xz/python3-stdlib-extensions-3.8.2/3.7/Lib/distutils/command/bdist_wininst.py
* /opt/cola/permits/1168963812_1622802919.99/0/python3-stdlib-extensions-3-8-2-orig-tar-xz/python3-stdlib-extensions-3.8.2/3.6/Lib/distutils/cygwincompiler.py
* /opt/cola/permits/1168963812_1622802919.99/0/python3-stdlib-extensions-3-8-2-orig-tar-xz/python3-stdlib-extensions-3.8.2/3.7/Lib/distutils/cygwincompiler.py
No license file was found, but licenses were detected in source scan.

All rights reserved.

Found in path(s):

* /opt/cola/permits/1168963812_1622802919.99/0/python3-stdlib-extensions-3-8-2-orig-tar-xz/python3-stdlib-extensions-3.8.2/3.6/Lib/lib2to3/pgen2/tokenize.py
* /opt/cola/permits/1168963812_1622802919.99/0/python3-stdlib-extensions-3-8-2-orig-tar-xz/python3-stdlib-extensions-3.8.2/3.8/Lib/lib2to3/pgen2/tokenize.py
* /opt/cola/permits/1168963812_1622802919.99/0/python3-stdlib-extensions-3-8-2-orig-tar-xz/python3-stdlib-extensions-3.8.2/3.7/Lib/lib2to3/pgen2/tokenize.py
No license file was found, but licenses were detected in source scan.

executable.

Found in path(s):

* /opt/cola/permits/1168963812_1622802919.99/0/python3-stdlib-extensions-3-8-2-orig-tar-xz/python3-stdlib-extensions-3.8.2/3.6/Lib/distutils/spawn.py
* /opt/cola/permits/1168963812_1622802919.99/0/python3-stdlib-extensions-3-8-2-orig-tar-xz/python3-stdlib-extensions-3.8.2/3.8/Lib/distutils/spawn.py
* /opt/cola/permits/1168963812_1622802919.99/0/python3-stdlib-extensions-3-8-2-orig-tar-xz/python3-stdlib-extensions-3.8.2/3.7/Lib/distutils/spawn.py
No license file was found, but licenses were detected in source scan.

file.write('License: %s\n' % self.get_license())

Found in path(s):

* /opt/cola/permits/1168963812_1622802919.99/0/python3-stdlib-extensions-3-8-2-orig-tar-xz/python3-stdlib-extensions-3.8.2/3.6/Lib/distutils/dist.py
* /opt/cola/permits/1168963812_1622802919.99/0/python3-stdlib-extensions-3-8-2-orig-tar-xz/python3-stdlib-extensions-3.8.2/3.7/Lib/distutils/dist.py
* /opt/cola/permits/1168963812_1622802919.99/0/python3-stdlib-extensions-3-8-2-orig-tar-xz/python3-stdlib-extensions-3.8.2/3.8/Lib/distutils/dist.py

1.256 markupsafe 2.0.1

1.256.1 Available under license :

No license file was found, but licenses were detected in source scan.

Copyright 2010 Pallets

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
3. Neither the name of the copyright holder nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT HOLDER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Found in path(s):

* /opt/cola/permits/1173095378_1623434331.78/0/sailfishos-mirror-markupsafe-2-0-1-0-g7666dff-1-tar-gz/sailfishos-mirror-markupsafe-dfb5bc1/LICENSE.rst

No license file was found, but licenses were detected in source scan.

License :: OSI Approved :: BSD License

Found in path(s):

* /opt/cola/permits/1173095378_1623434331.78/0/sailfishos-mirror-markupsafe-2-0-1-0-g7666dff-1-tar-gz/sailfishos-mirror-markupsafe-dfb5bc1/setup.cfg

1.257 libnettle6 3.5.1+really3.5.1-2ubuntu0.2

1.257.1 Available under license :

/* nettle-internal.c

Things that are used only by the testsuite and benchmark, and not included in the library.

Copyright (C) 2002, 2014 Niels Möller

This file is part of GNU Nettle.

GNU Nettle is free software: you can redistribute it and/or modify it under the terms of either:

* the GNU Lesser General Public License as published by the Free Software Foundation; either version 3 of the License, or (at your option) any later version.

or

* the GNU General Public License as published by the Free Software Foundation; either version 2 of the License, or (at your option) any later version.

or both in parallel, as here.

GNU Nettle is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received copies of the GNU General Public License and the GNU Lesser General Public License along with this program. If not, see <http://www.gnu.org/licenses/>.

*/

Format: <https://www.debian.org/doc/packaging-manuals/copyright-format/1.0/>

Upstream-Name: Nettle

Upstream-Contact: Niels Mller <nisse@lysator.liu.se>

Source: <http://www.lysator.liu.se/~nisse/nettle/>

Copyright: 2001-2011 Niels Mller

Some parts are Copyright the Free Software Foundation and various people. See below and source code comments for details.

License: LGPL-2.1+

Comment:

Nettle is distributed under the GNU Lesser General Public License

(LGPL). A few of the individual files are in the public domain. To find the current status of particular files, you have to read the copyright notices at the top of the files.

.
A list of the supported algorithms, their origins and licenses (from the manual):

.
AES

The implementation of the AES cipher (also known as rijndael) is written by Rafael Sevilla. Assembler for x86 by Rafael Sevilla and Niels Miller, Sparc assembler by Niels Miller. Released under the LGPL.

.
ARCFOUR

The implementation of the ARCFOUR (also known as RC4) cipher is written by Niels Miller. Released under the LGPL.

.
ARCTWO

The implementation of the ARCTWO (also known as RC2) cipher is written by Nikos Mavroyanopoulos and modified by Werner Koch and Simon Josefsson. Released under the LGPL.

.
BLOWFISH

The implementation of the BLOWFISH cipher is written by Werner Koch, copyright owned by the Free Software Foundation. Also hacked by Simon Josefsson and Niels Miller. Released under the LGPL.

.
CAMELLIA

The C implementation is by Nippon Telegraph and Telephone Corporation (NTT), heavily modified by Niels Miller. Assembler for x86 and x86_64 by Niels Miller. Released under the LGPL.

.
CAST128

The implementation of the CAST128 cipher is written by Steve Reid. Released into the public domain.

.
DES

The implementation of the DES cipher is written by Dana L. How, and released under the LGPL.

.
MD2

The implementation of MD2 is written by Andrew Kuchling, and hacked some by Andreas Sigfridsson and Niels Miller. Python Cryptography Toolkit license (essentially public domain).

.
MD4

This is almost the same code as for MD5 below, with modifications by Marcus Comstedt. Released into the public domain.

.

MD5

The implementation of the MD5 message digest is written by Colin Plumb. It has been hacked some more by Andrew Kuchling and Niels Miller. Released into the public domain.

.

SERPENT

The implementation of the SERPENT is based on the code in libgcrypt, copyright owned by the Free Software Foundation. Adapted to Nettle by Simon Josefsson and heavily modified by Niels Miller. Assembly for x86_64 by Niels Miller. Released under the LGPL.

.

SHA1

The C implementation of the SHA1 message digest is written by Peter Gutmann, and hacked some more by Andrew Kuchling and Niels Miller. Released into the public domain. Assembler for x86 by Niels Miller, released under the LGPL.

.

SHA224, SHA256, SHA384, and SHA512

Written by Niels Miller, using Peter Gutmann's SHA1 code as a model. Released under the LGPL.

.

TWOFISH

The implementation of the TWOFISH cipher is written by Ruud de Rooij. Released under the LGPL.

.

RSA

Written by Niels Miller, released under the LGPL. Uses the GMP library for bignum operations.

.

DSA

Written by Niels Miller, released under the LGPL. Uses the GMP library for bignum operations.

Files: *

Copyright: 2001-2011 Niels Miller

License: LGPL-2.1+

Files: aes-set-*

Copyright: 2000, 2001, 2002 Rafael R. Sevilla, Niels Miller

License: LGPL-2.1+

Files: arctwo*

Copyright: 2003 Nikos Mavroyanopoulos

2004 Simon Josefsson
2004 Free Software Foundation, Inc.
2002, 2004 Niels Mller

License: LGPL-2.1+

Files: base64.h base64-meta.c

Copyright: 2002 Dan Egnor
2002 Niels Mller

License: LGPL-2.1+

Files: blowfish.c

Copyright: 1998, 2001, 2002,
2003 Free Software Foundation, Inc.
2010 Simon Josefsson

License: LGPL-2.1+

Files: blowfish.h

Copyright: 1998, 2001 Free Software Foundation, Inc.
1998, 2001 Ray Dassen
1998, 2001 Niels Mller

License: LGPL-2.1+

Files: camellia-table.c camellia-crypt-internal.c

Copyright: 2006, 2007 NTT (Nippon Telegraph and Telephone Corporation)
2010 Niels Mller

License: LGPL-2.1+

Files: der2dsa.c

Copyright: 2005, 2009 Niels Mller
2009 Magnus Holmgren

License: LGPL-2.1+

Files: desCode.h descode.README desdata.c desinfo.c

Copyright: 2002 Dana L. How

License: LGPL-2+

This program is free software; you can redistribute it and/or modify
it under the terms of the GNU Library General Public License as published by
the Free Software Foundation; either version 2 of the License, or
(at your option) any later version.

.

This program is distributed in the hope that it will be useful,
but WITHOUT ANY WARRANTY; without even the implied warranty
of

MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the
GNU Library General Public License for more details.

.

You should have received a copy of the GNU Library General Public License
along with this program; if not, write to the Free Software

Foundation, Inc., 51 Franklin St, Fifth Floor, Boston, MA 02110-1301, USA.

On Debian GNU/Linux systems, the complete text of the GNU Library
General Public License, version 2, can be found in
/usr/share/common-licenses/LGPL-2.

Files: des.c des.h

Copyright: 1992 Dana L. How
1997, 2001 Niels Mller

License: LGPL-2.1+

Files: gcm.c gcm.h

Copyright: 2011 Katholieke Universiteit Leuven
2011 Niels Mller

License: LGPL-2.1+

Files: md2.c

Copyright: ? Andrew Kuchling
2003 Andreas Sigfridsson
2003 Niels Mller

License: LGPL-2.1+

Files: md4.c

Copyright: 2003 Marcus Comstedt
2003 Niels Mller

License: LGPL-2.1+

Files: md5.c md5-compress.c

Copyright: Colin Plumb, Andrew
Kuchling
2001 Niels Mller

License: LGPL-2.1+

Files: memxor.c

Copyright: 1991,1993, 1995 Free Software Foundation, Inc.
2010 Niels Mller

License: LGPL-2.1+

Files: ripemd160.c ripemd160-compress.c

Copyright: 1998, 2001, 2002, 2003 Free Software Foundation, Inc.

License: LGPL-2.1+

Files: ripemd160-meta.c ripemd160.h

Copyright: 2011 Andres Mejia

License: LGPL-2.1+

Files: serpent-encrypt.c serpent-decrypt.c serpent-set-key.c

Copyright: 1998 Ross Anderson, Eli Biham, Lars Knudsen

2003, 2004, 2005 Free Software Foundation, Inc.

2010, 2011 Simon Josefsson

2011 Niels Mller

License: LGPL-2.1+

Files: sha*

Copyright: 2001, 2004 Peter Gutmann, Andrew Kuchling, Niels Mller

License: LGPL-2.1+

Files: twofish*

Copyright: 1999 Ruud de Rooij <ruud@debian.org>

1999 J.H.M. Dassen (Ray) <jdassen@wi.LeidenUniv.nl>

2001 Niels Mller

License: LGPL-2.1+

Files: dsa2sexp.c

Copyright: 2002, 2009 Niels Mller

2009 Magnus Holmgren

License: LGPL-2.1+

Files: testsuite/des-compat-test.c

Copyright: 1995-1997 Eric Young (eay@cryptsoft.com)

License: other

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
3. All advertising materials mentioning features or use of this software must display the following acknowledgement:

"This product includes cryptographic software written by
Eric Young (eay@cryptsoft.com)"

The word 'cryptographic' can be left out if the routines from the library being used are not cryptographic related :-).

4. If you include

any Windows specific code (or a derivative thereof) from

the apps directory (application code) you must include an acknowledgement:

"This product includes software written by Tim Hudson (tjh@cryptsoft.com)"

THIS SOFTWARE IS PROVIDED BY ERIC YOUNG ``AS IS'' AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE AUTHOR OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL

DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Files: tools/pkcs1-conv.c

Copyright: 2005, 2009

Niels Mller

2009 Magnus Holmgren

License: LGPL-2.1+

Files: x86*/aes-*-internal.asm

Copyright: 2001, 2002, 2005, 2008 Rafael R. Sevilla

2001, 2002, 2005, 2008 Niels Mller

License: LGPL-2.1+

Files: tools/getopt*

Copyright: 1987-2001 Free Software Foundation, Inc.

License: GPL-2+

Files: config.guess config.sub

Copyright: 1992-2003 Free Software Foundation, Inc.

License: GPL-2+ with Autoconf exception

As a special exception to the GNU General Public License, if you distribute this file as part of a program that contains a configuration script generated by Autoconf, you may include it under the same distribution terms that you use for the rest of that program.

Files: debian/*

Copyright: none

License: public-domain

I believe that most files in debian/ hardly contains any creative expression eligible for copyright.

Files: debian/sexp-conv.1

Copyright: 2002 Timshel Knoll <timshel@debian.org>

2007 Magnus Holmgren

License: GPL-2

This program

is free software; you can redistribute it and/or modify

it under the terms of the GNU General Public License as published by the Free Software Foundation; version 2 dated June. 1991.

.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the

GNU General Public License for more details.

.

You should have received a copy of the GNU General Public License along with this program; if not, write to the Free Software Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA.

.

On Debian GNU/Linux systems, the complete text of the GNU General Public License, version 2, can be found in `/usr/share/common-licenses/GPL-2`.

Comment:

This manpage was copied from the lsh-utils package. Timshel didn't explicitly select a license for his packaging work, but I think that it can be considered released under the same license as LSH itself.

Files:

`debian/pkcs1-conv.1` `debian/nettle-lfib-stream.1`

Copyright: 2007 Magnus Holmgren

License: GAP

Copying and distribution of this file, with or without modification, are permitted in any medium without royalty provided the copyright notice and this notice are preserved.

License: LGPL-2.1+

The nettle library is free software; you can redistribute it and/or modify it under the terms of the GNU Lesser General Public License as published by the Free Software Foundation; either version 2.1 of the License, or (at your option) any later version.

.

The nettle library is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU Lesser General Public License for more details.

.

You should have received a copy of the GNU Lesser General Public License along with this library; if not, write to the Free Software Foundation, Inc., 51 Franklin St, Fifth Floor, Boston, MA 02110-1301 USA

.

On Debian GNU/Linux systems, the complete text of the newest version of the GNU Lesser General Public License can be found in `/usr/share/common-licenses/LGPL`.

License: GPL-2+

This program is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation; either version 2 of the License, or (at your option) any later version.

.
This program is distributed in the hope that it will be useful,
but WITHOUT ANY WARRANTY; without even the implied warranty of
MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the
GNU General Public License for more details.

.
You should have received a copy of the GNU General Public License
along with this program; if not, write to the Free Software
Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston, MA
02110-1301 USA.

.
On Debian GNU/Linux systems, the complete text of the newest version
of the GNU General
Public License can be found in
/usr/share/common-licenses/GPL.

GNU GENERAL PUBLIC LICENSE
Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.,
51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA
Everyone is permitted to copy and distribute verbatim copies
of this license document, but changing it is not allowed.

Preamble

The licenses for most software are designed to take away your
freedom to share and change it. By contrast, the GNU General Public
License is intended to guarantee your freedom to share and change free
software--to make sure the software is free for all its users. This
General Public License applies to most of the Free Software
Foundation's software and to any other program whose authors commit to
using it. (Some other Free Software Foundation software is covered by
the GNU Lesser General Public License instead.) You can apply it to
your programs, too.

When we speak of free software, we are referring to freedom, not
price.

Our General Public Licenses are designed to make sure that you
have the freedom to distribute copies of free software (and charge for
this service if you wish), that you receive source code or can get it
if you want it, that you can change the software or use pieces of it
in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid
anyone to deny you these rights or to ask you to surrender the rights.
These restrictions translate to certain responsibilities for you if you
distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and modification follow.

GNU GENERAL PUBLIC LICENSE

TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.

b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.

c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest

your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Program.

In addition, mere aggregation of another work not based on the Program with the Program (or with a work based on the Program) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

a) Accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source

code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any

such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN

OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

END OF TERMS AND CONDITIONS

How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

```
<one line to give the program's name and a brief idea of what it does.>  
Copyright (C) <year> <name of author>
```

This program is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation; either version 2 of the License, or (at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program; if not, write to the Free Software Foundation, Inc.,

51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA.

Also add information on how to contact you by electronic and paper mail.

If the program is interactive, make it output a short notice like this when it starts in an interactive mode:

```
Gnomovision version 69, Copyright (C) year name of author
Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type `show w'.
This is free software, and you are welcome to redistribute
it
under certain conditions; type `show c' for details.
```

The hypothetical commands ``show w'` and ``show c'` should show the appropriate parts of the General Public License. Of course, the commands you use may be called something other than ``show w'` and ``show c'`; they could even be mouse-clicks or menu items--whatever suits your program.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the program, if necessary. Here is a sample; alter the names:

```
Yoyodyne, Inc., hereby disclaims all copyright interest in the program
`Gnomovision' (which makes passes at compilers) written by James Hacker.
```

```
<signature of Ty Coon>, 1 April 1989
Ty Coon, President of Vice
```

This General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Lesser General Public License instead of this License.

1.258 activation-api 1.2.0

1.258.1 Available under license :

COMMON DEVELOPMENT AND DISTRIBUTION LICENSE (CDDL) Version 1.1

1. Definitions.

1.1. "Contributor" means each individual or entity that creates or contributes to the creation of Modifications.

1.2. "Contributor Version" means the combination of the Original Software, prior Modifications used by a Contributor (if any), and

the Modifications made by that particular Contributor.

1.3. "Covered Software" means (a) the Original Software, or (b) Modifications, or (c) the combination of files containing Original Software with files containing Modifications, in each case including portions thereof.

1.4. "Executable" means the Covered Software in any form other than Source Code.

1.5. "Initial Developer" means the individual or entity that first makes Original Software available under this License.

1.6. "Larger Work" means a work which combines Covered Software or portions thereof with code not governed by the terms of this License.

1.7. "License" means this document.

1.8. "Licensable" means having the right to grant, to the maximum extent possible, whether at the time of the initial grant or subsequently acquired, any and all of the rights conveyed herein.

1.9. "Modifications" means the Source Code and Executable form of any of the following:

A. Any file that results from an addition to, deletion from or modification of the contents of a file containing Original Software or previous Modifications;

B. Any new file that contains any part of the Original Software or previous Modification; or

C. Any new file that is contributed or otherwise made available under the terms of this License.

1.10. "Original Software" means the Source Code and Executable form of computer software code that is originally released under this License.

1.11. "Patent Claims" means any patent claim(s), now owned or hereafter acquired, including without limitation, method, process, and apparatus claims, in any patent Licensable by grantor.

1.12. "Source Code" means (a) the common form of computer software code in which modifications are made and (b) associated documentation included in or with such code.

1.13. "You" (or "Your") means an individual or a legal entity exercising rights under, and complying with all of the terms of, this License. For legal entities, "You" includes any entity which controls, is controlled by, or is under common control with You. For purposes of this definition, "control" means (a) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (b) ownership of more than fifty percent (50%) of the outstanding shares or beneficial ownership of such entity.

2. License Grants.

2.1. The Initial Developer Grant.

Conditioned upon Your compliance with Section 3.1 below and subject to third party intellectual property claims, the Initial Developer hereby grants You a world-wide, royalty-free, non-exclusive license:

(a) under intellectual property rights (other than patent or trademark) Licensable by Initial Developer, to use, reproduce, modify, display, perform, sublicense and distribute the Original Software (or portions thereof), with or without Modifications, and/or as part of a Larger Work; and

(b) under Patent Claims infringed by the making, using or selling of Original Software, to make, have made, use, practice, sell, and offer for sale, and/or otherwise dispose of the Original Software (or portions thereof).

(c) The licenses granted in Sections 2.1(a) and (b) are effective on the date Initial Developer first distributes or otherwise makes the Original Software available to a third party under the terms of this License.

(d) Notwithstanding Section 2.1(b) above, no patent license is granted: (1) for code that You delete from the Original Software, or (2) for infringements caused by: (i) the modification of the Original Software, or (ii) the combination of the Original Software with other software or devices.

2.2. Contributor Grant.

Conditioned upon Your compliance with Section 3.1 below and subject to third party intellectual property claims, each Contributor hereby grants You a world-wide, royalty-free, non-exclusive license:

(a) under intellectual property rights (other than patent or trademark) Licensable by Contributor to use, reproduce, modify, display, perform, sublicense and distribute the Modifications created by such Contributor (or portions thereof), either on an unmodified basis, with other Modifications, as Covered Software and/or as part of a Larger Work; and

(b) under Patent Claims infringed by the making, using, or selling of Modifications made by that Contributor either alone and/or in combination with its Contributor

Version (or portions of such combination), to make, use, sell, offer for sale, have made, and/or otherwise dispose of: (1) Modifications made by that Contributor (or portions thereof); and (2) the combination of Modifications made by that Contributor with its Contributor Version (or portions of such combination).

(c) The licenses granted in Sections 2.2(a) and 2.2(b) are effective on the date Contributor first distributes or otherwise makes the Modifications available to a third party.

(d) Notwithstanding Section 2.2(b) above, no patent license is granted: (1) for any code that Contributor has deleted from the Contributor Version; (2) for infringements caused by: (i) third party modifications of Contributor Version, or (ii) the combination of Modifications made by that Contributor with other software (except as part of the Contributor Version) or other devices; or (3) under Patent Claims infringed by Covered Software in the absence of Modifications made by that Contributor.

3. Distribution Obligations.

3.1. Availability of Source Code.

Any Covered Software that You distribute or otherwise make available in Executable form must also be made available in Source Code form and that Source Code form must be distributed only under the terms of this License. You must include a copy of this License with every copy of the Source Code form of the Covered Software You distribute or otherwise make available. You must inform recipients of any such Covered Software in Executable form as to how they can obtain such Covered Software in Source Code form in a reasonable manner on or through a medium customarily used for software exchange.

3.2. Modifications.

The Modifications that You create or to which You contribute are

governed by the terms of this License. You represent that You believe Your Modifications are Your original creation(s) and/or You have sufficient rights to grant the rights conveyed by this License.

3.3. Required Notices.

You must include a notice in each of Your Modifications that identifies You as the Contributor of the Modification. You may not remove or alter any copyright, patent or trademark notices contained within the Covered Software, or any notices of licensing or any descriptive text giving attribution to any Contributor or the Initial Developer.

3.4. Application of Additional Terms.

You may not offer or impose any terms on any Covered Software in Source Code form that alters or restricts the applicable version of this License or the recipients' rights hereunder. You may choose to offer, and to charge a fee for, warranty, support, indemnity or liability obligations to one or more recipients of Covered Software. However, you may do so only on Your own behalf, and not on behalf of the Initial Developer or any Contributor. You must make it absolutely clear that any such warranty, support, indemnity or liability obligation is offered by You alone, and You hereby agree to indemnify the Initial Developer and every Contributor for any liability incurred by the Initial Developer or such Contributor as a result of warranty, support, indemnity or liability terms You offer.

3.5. Distribution of Executable Versions.

You may distribute the Executable form of the Covered Software under the terms of this License or under the terms of a license of Your choice, which may contain terms different from this License, provided that You are in compliance with the terms of this License and that the license for the Executable form does not attempt to limit or alter the recipient's rights in the Source Code form from the rights set forth in this License. If You distribute the Covered Software in Executable form under a different license, You must make it absolutely clear that any terms which differ from this License are offered by You alone, not by the Initial Developer or Contributor. You hereby agree to indemnify the Initial Developer and every Contributor for any liability incurred by the Initial Developer or such Contributor as a result of any such terms You offer.

3.6. Larger Works.

You may create a Larger Work by combining Covered Software with other code not governed by the terms of this License and distribute the Larger Work as a single product. In such a case, You must make sure the requirements of this License are fulfilled for the Covered Software.

4. Versions of the License.

4.1. New Versions.

Oracle is the initial license steward and may publish revised and/or new versions of this License from time to time. Each version will be given a distinguishing version number. Except as provided in Section 4.3, no one other than the license steward has the right to modify this License.

4.2. Effect of New Versions.

You may always continue to use, distribute or otherwise make the Covered Software available under the terms of the version of the License under which You originally received the Covered Software. If the Initial Developer includes a notice in the Original Software prohibiting it from being distributed or otherwise made available under any subsequent version of the License, You must distribute and make the Covered Software available under the terms of the version of the License under which You originally received the Covered Software. Otherwise, You may also choose to use, distribute or otherwise make the Covered Software available under the terms of any subsequent version of the License published by the license steward.

4.3. Modified Versions.

When You are an Initial Developer and You want to create a new license for Your Original Software, You may create and use a modified version of this License if You: (a) rename the license and remove any references to the name of the license steward (except to note that the license differs from this License); and (b) otherwise make it clear that the license contains terms which differ from this License.

5. DISCLAIMER OF WARRANTY.

COVERED SOFTWARE IS PROVIDED UNDER THIS LICENSE ON AN "AS IS" BASIS, WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, WITHOUT LIMITATION, WARRANTIES THAT THE COVERED SOFTWARE IS FREE OF DEFECTS, MERCHANTABLE, FIT FOR A PARTICULAR PURPOSE OR

NON-INFRINGEMENT. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE COVERED SOFTWARE IS WITH YOU. SHOULD ANY COVERED SOFTWARE PROVE DEFECTIVE IN ANY RESPECT, YOU (NOT THE INITIAL DEVELOPER OR ANY OTHER CONTRIBUTOR) ASSUME THE COST OF ANY NECESSARY SERVICING, REPAIR OR CORRECTION. THIS DISCLAIMER OF WARRANTY CONSTITUTES AN ESSENTIAL PART OF THIS LICENSE. NO USE OF ANY COVERED SOFTWARE IS AUTHORIZED HEREUNDER EXCEPT UNDER THIS DISCLAIMER.

6. TERMINATION.

6.1. This License and the rights granted hereunder will terminate automatically if You fail to comply with terms herein and fail to cure such breach within 30 days of becoming aware of the breach. Provisions which, by their nature, must remain in effect beyond the termination of this License shall survive.

6.2. If You assert a patent infringement claim (excluding declaratory judgment actions) against Initial Developer or a Contributor (the Initial Developer or Contributor against whom You assert such claim is referred to as "Participant") alleging that the Participant Software (meaning the Contributor Version where the Participant is a Contributor or the Original Software where the Participant is the Initial Developer) directly or indirectly infringes any patent, then any and all rights granted directly or indirectly to You by such Participant, the Initial Developer (if the Initial Developer is not the Participant) and all Contributors under Sections 2.1 and/or 2.2 of this License shall, upon 60 days notice from Participant terminate prospectively and automatically at the expiration of such 60 day notice period, unless if within such 60 day period You withdraw Your claim with respect to the Participant Software against such Participant either unilaterally or pursuant to a written agreement with Participant.

6.3. If You assert a patent infringement claim against Participant alleging that the Participant Software directly or indirectly infringes any patent where such claim is resolved (such as by license or settlement) prior to the initiation of patent infringement litigation, then the reasonable value of the licenses granted by such Participant under Sections 2.1 or 2.2 shall be taken into account in determining the amount or value of any payment or license.

6.4. In the event of termination under Sections 6.1 or 6.2 above, all end user licenses that have been validly granted by You or any distributor hereunder prior to termination (excluding licenses

granted to You by any distributor) shall survive termination.

7. LIMITATION OF LIABILITY.

UNDER NO CIRCUMSTANCES AND UNDER NO LEGAL THEORY, WHETHER TORT (INCLUDING NEGLIGENCE), CONTRACT, OR OTHERWISE, SHALL YOU, THE INITIAL DEVELOPER, ANY OTHER CONTRIBUTOR, OR ANY DISTRIBUTOR OF COVERED SOFTWARE, OR ANY SUPPLIER OF ANY OF SUCH PARTIES, BE LIABLE TO ANY PERSON FOR ANY INDIRECT, SPECIAL, INCIDENTAL, OR CONSEQUENTIAL DAMAGES OF ANY CHARACTER INCLUDING, WITHOUT LIMITATION, DAMAGES FOR LOSS OF GOODWILL, WORK STOPPAGE, COMPUTER FAILURE OR MALFUNCTION, OR ANY AND ALL OTHER COMMERCIAL DAMAGES OR LOSSES, EVEN IF SUCH PARTY SHALL HAVE BEEN INFORMED OF THE POSSIBILITY OF SUCH DAMAGES. THIS LIMITATION OF LIABILITY SHALL NOT APPLY TO LIABILITY FOR DEATH OR PERSONAL INJURY RESULTING FROM SUCH PARTY'S NEGLIGENCE TO THE EXTENT APPLICABLE LAW PROHIBITS SUCH LIMITATION. SOME JURISDICTIONS DO NOT ALLOW THE EXCLUSION OR LIMITATION OF INCIDENTAL OR CONSEQUENTIAL DAMAGES, SO THIS EXCLUSION AND LIMITATION MAY NOT APPLY TO YOU.

8. U.S. GOVERNMENT END USERS.

The Covered Software is a "commercial item," as that term is defined in 48 C.F.R. 2.101 (Oct. 1995), consisting of "commercial computer software" (as that term is defined at 48 C.F.R. 252.227-7014(a)(1)) and "commercial computer software documentation" as such terms are used in 48 C.F.R. 12.212 (Sept. 1995). Consistent with 48 C.F.R. 12.212 and 48 C.F.R. 227.7202-1 through 227.7202-4 (June 1995), all U.S. Government End Users acquire Covered Software with only those rights set forth herein. This U.S. Government Rights clause is in lieu of, and supersedes, any other FAR, DFAR, or other clause or provision that addresses Government rights in computer software under this License.

9. MISCELLANEOUS.

This License represents the complete agreement concerning subject matter hereof. If any provision of this License is held to be unenforceable, such provision shall be reformed only to the extent necessary to make it enforceable. This License shall be governed by the law of the jurisdiction specified in a notice contained within the Original Software (except to the extent applicable law, if any, provides otherwise), excluding such jurisdiction's conflict-of-law provisions. Any litigation relating to this License shall be subject to the jurisdiction of the courts located in the jurisdiction and venue specified in a notice contained within the Original Software,

with the losing party responsible for costs, including, without limitation, court costs and reasonable attorneys' fees and expenses. The application of the United Nations Convention on Contracts for the International Sale of Goods is expressly excluded. Any law or regulation which provides that the language of a contract shall be construed against the drafter shall not apply to this License. You agree that You alone are responsible for compliance with the United States export administration regulations (and the export control laws and regulation of any other countries) when You use, distribute or otherwise make available any Covered Software.

10. RESPONSIBILITY FOR CLAIMS.

As between Initial Developer and the Contributors, each party is responsible for claims and damages arising, directly or indirectly, out of its utilization of rights under this License and You agree to work with Initial Developer and Contributors to distribute such responsibility on an equitable basis. Nothing herein is intended or shall be deemed to constitute any admission of liability.

NOTICE PURSUANT TO SECTION 9 OF THE COMMON DEVELOPMENT AND DISTRIBUTION LICENSE (CDDL)

The code released under the CDDL shall be governed by the laws of the State of California (excluding conflict-of-law provisions). Any litigation relating to this License shall be subject to the jurisdiction of the Federal Courts of the Northern District of California and the state courts of the State of California, with venue lying in Santa Clara County, California.

The GNU General Public License (GPL) Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.
51 Franklin Street, Fifth Floor
Boston, MA 02110-1335
USA

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users.

This General Public

License applies to most of the Free Software Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Library General Public License instead.) You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and modification follow.

TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this

License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

- a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.
- b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.
- c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an

announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License.

(Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Program.

In addition, mere aggregation of another work not based on the Program with the Program (or with a work based on the Program) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

a) Accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the

program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works.

These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues),

conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and

conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

END OF TERMS AND CONDITIONS

How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the

"copyright" line and a pointer to where the full notice is found.

One line to give the program's name and a brief idea of what it does.

Copyright (C) <year> <name of author>

This program is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation; either version 2 of the License, or (at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program; if not, write to the Free Software Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston, MA 02110-1335 USA

Also add information on how to contact you by electronic and paper mail.

If the program is interactive, make it output a short notice like this when it starts in an interactive mode:

```
Gnomovision version
69, Copyright (C) year name of author
Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type
`show w'. This is free software, and you are welcome to redistribute
it under certain conditions; type `show c' for details.
```

The hypothetical commands `show w' and `show c' should show the appropriate parts of the General Public License. Of course, the commands you use may be called something other than `show w' and `show c'; they could even be mouse-clicks or menu items--whatever suits your program.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the program, if necessary. Here is a sample; alter the names:

```
Yoyodyne, Inc., hereby disclaims all copyright interest in the
program `Gnomovision' (which makes passes at compilers) written by
James Hacker.
```

```
signature of Ty Coon, 1 April 1989
Ty Coon, President of Vice
```

This General Public License does not permit incorporating your

program

into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Library General Public License instead of this License.

#

Certain source files distributed by Oracle America, Inc. and/or its affiliates are subject to the following clarification and special exception to the GPLv2, based on the GNU Project exception for its Classpath libraries, known as the GNU Classpath Exception, but only where Oracle has expressly included in the particular source file's header the words "Oracle designates this particular file as subject to the "Classpath" exception as provided by Oracle in the LICENSE file that accompanied this code."

You should also note that Oracle includes multiple, independent programs in this software package. Some of those programs are provided under licenses deemed incompatible with the GPLv2 by the Free Software Foundation and

others. For example, the package includes programs licensed under the Apache License, Version 2.0. Such programs are licensed to you under their original licenses.

Oracle facilitates your further distribution of this package by adding the Classpath Exception to the necessary parts of its GPLv2 code, which permits you to use that code in combination with other independent modules not licensed under the GPLv2. However, note that this would not permit you to commingle code under an incompatible license with Oracle's GPLv2 licensed code by, for example, cutting and pasting such code into a file also containing Oracle's GPLv2 licensed code and then distributing the result. Additionally, if you were to remove the Classpath Exception from any of the files to which it applies and distribute the result, you would likely be required to license some or all of the other code in that distribution under the GPLv2 as well, and since the GPLv2 is incompatible with the license terms of some items included

in the distribution by Oracle, removing the Classpath Exception could therefore effectively compromise your ability to further distribute the package.

Proceed with caution and we recommend that you obtain the advice of a lawyer skilled in open source matters before removing the Classpath Exception or making modifications to this package which may subsequently be redistributed and/or involve the use of third party software.

CLASSPATH EXCEPTION

Linking this library statically or dynamically with other modules is making a combined work based on this library. Thus, the terms and conditions of the GNU General Public License version 2 cover the whole combination.

As a special exception, the copyright holders of this library give you permission to link this library with independent modules to produce an executable, regardless of the license terms of these independent modules, and to copy and distribute the resulting executable under terms of your choice, provided that you also meet, for each linked independent module, the terms and conditions of the license of that module. An independent module is a module which is not derived from or based on this library. If you modify this library, you may extend this exception to your version of the library, but you are not obligated to do so. If you do not wish to do so, delete this exception statement from your version.

1.259 jakarta.xml.bind.api 2.3.3

1.259.1 Available under license :

COMMON DEVELOPMENT AND DISTRIBUTION LICENSE (CDDL) Version 1.0

1. Definitions.

1.1. "Contributor" means each individual or entity that creates or contributes to the creation of Modifications.

1.2. "Contributor Version" means the combination of the Original Software, prior Modifications used by a Contributor (if any), and the Modifications made by that particular Contributor.

1.3. "Covered Software" means (a) the Original Software, or (b) Modifications, or (c) the combination of files containing Original Software with files containing Modifications, in each case including portions thereof.

1.4. "Executable" means the Covered Software in any form other than Source Code.

1.5. "Initial Developer" means the individual or entity that first makes Original Software available under this License.

1.6. "Larger Work" means a work which combines Covered

Software or portions thereof with code not governed by the terms of this License.

1.7. "License" means this document.

1.8. "Licensable" means having the right to grant, to the maximum extent possible, whether at the time of the initial grant or subsequently acquired, any and all of the rights conveyed herein.

1.9. "Modifications" means the Source Code and Executable form of any of the following:

A. Any file that results from an addition to, deletion from or modification of the contents of a file containing Original Software or previous Modifications;

B. Any new file that contains any part of the Original Software or previous Modification; or

C. Any new file that is contributed or otherwise made available under the terms of this License.

1.10. "Original Software" means the Source Code and Executable form of computer software code that is originally released under this License.

1.11. "Patent Claims" means any patent claim(s), now owned or hereafter acquired, including without limitation, method, process, and apparatus claims, in any patent Licensable by grantor.

1.12. "Source Code" means (a) the common form of computer software code in which modifications are made and (b) associated documentation included in or with such code.

1.13. "You" (or "Your") means an individual or a legal entity exercising rights under, and complying with all of the terms of, this License. For legal entities, "You" includes any entity which controls, is controlled by, or is under common control with You. For purposes of this definition, "control" means (a) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (b) ownership of more than fifty percent (50%) of the outstanding shares

or beneficial ownership of such entity.

2. License Grants.

2.1. The Initial Developer Grant.

Conditioned upon Your compliance with Section 3.1 below and subject to third party intellectual property claims, the Initial Developer hereby grants You a world-wide, royalty-free, non-exclusive license:

(a) under intellectual property rights (other than patent or trademark) Licensable by Initial Developer, to use, reproduce, modify, display, perform, sublicense and distribute the Original Software (or portions thereof), with or without Modifications, and/or as part of a Larger Work; and

(b) under Patent Claims infringed by the making, using or selling of Original Software, to make, have made, use, practice, sell, and offer for sale, and/or otherwise dispose of the Original Software (or portions thereof).

(c) The licenses granted in Sections 2.1(a) and (b) are effective on the date Initial Developer first distributes or otherwise makes the Original Software available to a third party under the terms of this License.

(d) Notwithstanding Section 2.1(b) above, no patent license is granted: (1) for code that You delete from the Original Software, or (2) for infringements caused by: (i) the modification of the Original Software, or (ii) the combination of the Original Software with other software or devices.

2.2. Contributor Grant.

Conditioned upon Your compliance with Section 3.1 below and subject to third party intellectual property claims, each Contributor hereby grants You a world-wide, royalty-free, non-exclusive license:

(a) under intellectual property rights (other than patent or trademark) Licensable by Contributor to

use, reproduce, modify, display, perform, sublicense and distribute the Modifications created by such Contributor (or portions thereof), either on an unmodified basis, with other Modifications, as Covered Software and/or as part of a Larger Work; and

(b) under Patent Claims infringed by the making, using, or selling of Modifications made by that Contributor either alone and/or in combination with its Contributor Version (or portions of such combination), to make, use, sell, offer for sale, have made, and/or otherwise dispose of: (1) Modifications made by that Contributor (or portions thereof); and (2) the combination of Modifications made by that Contributor with its Contributor Version (or portions of such combination).

(c)

The licenses granted in Sections 2.2(a) and 2.2(b) are effective on the date Contributor first distributes or otherwise makes the Modifications available to a third party.

(d) Notwithstanding Section 2.2(b) above, no patent license is granted: (1) for any code that Contributor has deleted from the Contributor Version; (2) for infringements caused by: (i) third party modifications of Contributor Version, or (ii) the combination of Modifications made by that Contributor with other software (except as part of the Contributor Version) or other devices; or (3) under Patent Claims infringed by Covered Software in the absence of Modifications made by that Contributor.

3. Distribution Obligations.

3.1. Availability of Source Code.

Any Covered Software that You distribute or otherwise make available in Executable form must also be made available in Source Code form and that Source Code form must be distributed only under the terms of this License. You must include a copy of this License with every copy of the Source Code form of the Covered Software You distribute or otherwise make available. You must inform recipients of any such Covered Software in Executable form as to how they can obtain such Covered Software in Source Code form in a

reasonable manner on or through a medium customarily used for software exchange.

3.2. Modifications.

The Modifications that You create or to which You contribute are governed by the terms of this License. You represent that You believe Your Modifications are Your original creation(s) and/or You have sufficient rights to grant the rights conveyed by this License.

3.3. Required Notices.

You must include a notice in each of Your Modifications that identifies You as the Contributor of the Modification. You may not remove or alter any copyright, patent or trademark notices contained within the Covered Software, or any notices of licensing or any descriptive text giving attribution to any Contributor or the Initial Developer.

3.4. Application of Additional Terms.

You may not offer or impose any terms on any Covered Software in Source Code form that alters or restricts the applicable version of this License or the recipients' rights hereunder. You may choose to offer, and to charge a fee for, warranty, support, indemnity or liability obligations to one or more recipients of Covered Software. However, you may do so only on Your own behalf, and not on behalf of the Initial Developer or any Contributor. You must make it absolutely clear that any such warranty, support, indemnity or liability obligation is offered by You alone, and You hereby agree to indemnify the Initial Developer and every Contributor for any liability incurred by the Initial Developer or such Contributor as a result of warranty, support, indemnity or liability terms You offer.

3.5. Distribution of Executable Versions.

You may distribute the Executable form of the Covered Software under the terms of this License or under the terms of a license of

Your choice, which may contain terms different from this License, provided that You are in compliance with the terms of this License and that the license for the Executable form does not attempt to limit or alter the recipient's rights in the Source Code form

from the rights set forth in this License. If You distribute the Covered Software in Executable form under a different license, You must make it absolutely clear that any terms which differ from this License are offered by You alone, not by the Initial Developer or Contributor. You hereby agree to indemnify the Initial Developer and every Contributor for any liability incurred by the Initial Developer or such Contributor as a result of any such terms You offer.

3.6. Larger Works.

You may create a Larger Work by combining Covered Software with other code not governed by the terms of this License and distribute the Larger Work as a single product. In such a case, You must make sure the requirements of this License are fulfilled for the Covered Software.

4. Versions of the License.

4.1. New Versions.

Sun Microsystems, Inc. is the initial license steward and may publish revised and/or new versions of this License from time to time. Each version will be given a distinguishing version number. Except as provided in Section 4.3, no one other than the license steward has the right to modify this License.

4.2. Effect of New Versions.

You may always continue to use, distribute or otherwise make the Covered Software available under the terms of the version of the License under which You originally received the Covered Software. If the Initial Developer includes a notice in the Original Software prohibiting it from being distributed or otherwise made available under any subsequent version of the License, You must distribute and make the Covered Software available under the terms of the version of the License under which You originally received the Covered Software. Otherwise, You may also choose to use, distribute or otherwise make the Covered Software available under the terms of any subsequent version of the License published by the license steward.

4.3. Modified Versions.

When You are an Initial Developer and You want to create a new license for Your Original Software, You may create and use a modified version of this License if You: (a) rename the license and remove any references to the name of the license steward (except to note that the license differs from this License); and (b) otherwise make it clear that the license contains terms which differ from this License.

5. DISCLAIMER OF WARRANTY.

COVERED SOFTWARE IS PROVIDED UNDER THIS LICENSE ON AN "AS IS" BASIS, WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, WITHOUT LIMITATION, WARRANTIES THAT THE COVERED SOFTWARE IS FREE OF DEFECTS, MERCHANTABLE, FIT FOR A PARTICULAR PURPOSE OR NON-INFRINGEMENT. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE COVERED SOFTWARE IS WITH YOU. SHOULD ANY COVERED SOFTWARE PROVE DEFECTIVE IN ANY RESPECT, YOU (NOT THE INITIAL DEVELOPER OR ANY OTHER CONTRIBUTOR) ASSUME THE COST OF ANY NECESSARY SERVICING, REPAIR OR CORRECTION. THIS DISCLAIMER OF WARRANTY CONSTITUTES AN ESSENTIAL PART OF THIS LICENSE. NO USE OF ANY COVERED SOFTWARE IS AUTHORIZED HEREUNDER EXCEPT UNDER THIS DISCLAIMER.

6. TERMINATION.

6.1. This License and the rights granted hereunder will terminate automatically if You fail to comply with terms herein and fail to cure such breach within 30 days of becoming aware of the breach. Provisions which, by their nature, must remain in effect beyond the termination of this License shall survive.

6.2. If You assert a patent infringement claim (excluding declaratory judgment actions) against Initial Developer or a Contributor (the Initial Developer or Contributor against whom You assert such claim is referred to as "Participant") alleging that the Participant Software (meaning the Contributor Version where the Participant is a Contributor or the Original Software where the Participant is the Initial Developer) directly or indirectly infringes any patent, then any and all rights granted directly or indirectly to You by such Participant, the Initial Developer (if the Initial Developer is not the Participant) and all Contributors under Sections 2.1 and/or 2.2 of this License shall, upon 60 days notice from Participant

terminate prospectively and automatically at the expiration of such 60 day notice period, unless if within such 60 day period You withdraw Your claim with respect to the Participant Software against such Participant either unilaterally or pursuant to a written agreement with Participant.

6.3. In the event of termination under Sections 6.1 or 6.2 above, all end user licenses that have been validly granted by You or any distributor hereunder prior to termination (excluding licenses granted to You by any distributor) shall survive termination.

7. LIMITATION OF LIABILITY.

UNDER NO CIRCUMSTANCES AND UNDER NO LEGAL THEORY, WHETHER TORT (INCLUDING NEGLIGENCE), CONTRACT, OR OTHERWISE, SHALL YOU, THE INITIAL DEVELOPER, ANY OTHER CONTRIBUTOR, OR ANY DISTRIBUTOR OF COVERED SOFTWARE, OR ANY SUPPLIER OF ANY OF SUCH PARTIES, BE LIABLE TO ANY PERSON FOR ANY INDIRECT, SPECIAL, INCIDENTAL, OR CONSEQUENTIAL DAMAGES OF ANY CHARACTER INCLUDING, WITHOUT LIMITATION, DAMAGES FOR LOST PROFITS, LOSS OF GOODWILL, WORK STOPPAGE, COMPUTER FAILURE OR MALFUNCTION, OR ANY AND ALL OTHER COMMERCIAL DAMAGES OR LOSSES, EVEN IF SUCH PARTY SHALL HAVE BEEN INFORMED OF THE POSSIBILITY OF SUCH DAMAGES. THIS LIMITATION OF LIABILITY SHALL NOT APPLY TO LIABILITY FOR DEATH OR PERSONAL INJURY RESULTING FROM SUCH PARTY'S NEGLIGENCE TO THE EXTENT APPLICABLE LAW PROHIBITS SUCH LIMITATION. SOME JURISDICTIONS DO NOT ALLOW THE EXCLUSION OR LIMITATION OF INCIDENTAL OR CONSEQUENTIAL DAMAGES, SO THIS EXCLUSION AND LIMITATION MAY NOT APPLY TO YOU.

8. U.S. GOVERNMENT END USERS.

The Covered Software is a "commercial item," as that term is defined in 48 C.F.R.

2.101 (Oct. 1995), consisting of "commercial computer software" (as that term is defined at 48 C.F.R. 252.227-7014(a)(1)) and "commercial computer software documentation" as such terms are used in 48 C.F.R. 12.212 (Sept. 1995). Consistent with 48 C.F.R. 12.212 and 48 C.F.R. 227.7202-1 through 227.7202-4 (June 1995), all U.S. Government End Users acquire Covered Software with only those rights set forth herein. This U.S. Government Rights clause is in lieu of, and supersedes, any other FAR, DFAR, or other clause or provision that addresses Government rights in computer software under this License.

9. MISCELLANEOUS.

This License represents the complete agreement concerning subject matter hereof. If any provision of this License is held to be unenforceable, such provision shall be reformed only to the extent necessary to make it enforceable. This License shall be governed by the law of the jurisdiction specified in a notice contained within the Original Software (except to the extent applicable

law, if any, provides otherwise), excluding such jurisdiction's conflict-of-law provisions. Any litigation relating to this License shall be subject to the jurisdiction of the courts located in the jurisdiction and venue specified in a notice contained within the Original Software, with the losing party responsible for costs, including, without limitation, court costs and reasonable attorneys' fees and expenses. The application of the United Nations Convention on Contracts for the International Sale of Goods is expressly excluded. Any law or regulation which provides that the language of a contract shall be construed against the drafter shall not apply to this License. You agree that You alone are responsible for compliance with the United States export administration regulations (and the export control laws and regulation of any other countries) when You use, distribute or otherwise make available any Covered Software.

10. RESPONSIBILITY FOR CLAIMS.

As between Initial

Developer and the Contributors, each party is responsible for claims and damages arising, directly or indirectly, out of its utilization of rights under this License and You agree to work with Initial Developer and Contributors to distribute such responsibility on an equitable basis. Nothing herein is intended or shall be deemed to constitute any admission of liability.

/*

* Copyright (c) 2005, 2019 Oracle and/or its affiliates. All rights reserved.

*

* This program and the accompanying materials are made available under the

* terms of the Eclipse Distribution License v. 1.0, which is available at

* <http://www.eclipse.org/org/documents/edl-v10.php>.

*

* SPDX-License-Identifier: BSD-3-Clause

*/

Eclipse Distribution License - v 1.0

Copyright (c) 2007, Eclipse Foundation, Inc. and its licensors.

All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.

Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

Neither the name of the Eclipse Foundation, Inc. nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Copyright (c) 2017, 2018 Oracle and/or its affiliates. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
- Neither the name of the Eclipse Foundation, Inc. nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO,

THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING

NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

[/]: # " Copyright (c) 2018, 2019 Oracle and/or its affiliates. All rights reserved. "

[/]: # " "

[/]: # " This program and the accompanying materials are made available under the "

[/]: # " terms of the Eclipse Distribution License v. 1.0, which is available at "

[/]: # " <http://www.eclipse.org/org/documents/edl-v10.php>. "

[/]: # " "

[/]: # " SPDX-License-Identifier: BSD-3-Clause "

Notices for Jakarta XML Binding

This content is produced and maintained by the Jakarta XML Binding project.

* Project home: <https://projects.eclipse.org/projects/ee4j.jaxb>

Trademarks

Jakarta XML Binding is a trademark of the Eclipse Foundation.

Copyright

All content is the property of the respective authors or their employers. For more information regarding authorship of content, please consult the listed source code repository logs.

Declared Project Licenses

This program and the accompanying materials are made available under the terms of the Eclipse Distribution License v. 1.0 which is available at <http://www.eclipse.org/org/documents/edl-v10.php>.

SPDX-License-Identifier: BSD-3-Clause

Source Code

The project maintains the following source code repositories:

* <https://github.com/eclipse-ee4j/jaxb-api>

* <https://github.com/eclipse-ee4j/jaxb-tck>

Third-party Content

This project leverages the following third party content.

Apache River (3.0.0)

* License: Apache-2.0 AND BSD-3-Clause

ASM 7 (n/a)

* License: BSD-3-Clause

* Project: <https://asm.ow2.io/>

* Source:

<https://repository.ow2.org/nexus/#nexus-search;gav~org.ow2.asm~asm-commons~kw,versionexpand>

JTHarness (5.0)

* License: (GPL-2.0 OR GPL-2.0 WITH Classpath-exception-2.0)

* Project: <https://wiki.openjdk.java.net/display/CodeTools/JT+Harness>

* Source: <http://hg.openjdk.java.net/code-tools/jtharness/>

normalize.css (3.0.2)

* License: MIT

SigTest (n/a)

* License: GPL-2.0 OR GPL-2.0 WITH Classpath-exception-2.0

Cryptography

Content may contain encryption software. The country in which you are currently may have restrictions on the import, possession, and use, and/or re-export to another country, of encryption software. BEFORE using any encryption software, please check the country's laws, regulations and policies concerning the import, possession, or use, and re-export of encryption software, to see if this is permitted.

1.260 libuv 1.34.2-1ubuntu1.3

1.260.1 Available under license :

Attribution 4.0 International

=====

Creative Commons Corporation ("Creative Commons") is not a law firm and does not provide legal services or legal advice. Distribution of Creative Commons public licenses does not create a lawyer-client or other relationship. Creative Commons makes its licenses and related information available on an "as-is" basis. Creative Commons gives no warranties regarding its licenses, any material licensed under their

terms and conditions, or any related information. Creative Commons disclaims all liability for damages resulting from their use to the fullest extent possible.

Using Creative Commons Public Licenses

Creative Commons public licenses provide a standard set of terms and conditions that creators and other rights holders may use to share original works of authorship and other material subject to copyright and certain other rights specified in the public license below. The following considerations are for informational purposes only, are not exhaustive, and do not form part of our licenses.

Considerations for licensors: Our public licenses are intended for use by those authorized to give the public permission to use material in ways otherwise restricted by copyright and certain other rights. Our licenses are irrevocable. Licensors should read and understand the terms and conditions of the license they choose before applying it. Licensors should also secure all rights necessary before applying our licenses so that the public can reuse the material as expected. Licensors should clearly mark any material not subject to the license. This includes other CC-licensed material, or material used under an exception or limitation to copyright. More considerations for licensors: wiki.creativecommons.org/Considerations_for_licensors

Considerations for the public: By using one of our public licenses, a licensor grants the public permission to use the licensed material under specified terms and conditions. If the licensor's permission is not necessary for any reason--for example, because of any applicable exception or limitation to copyright--then that use is not regulated by the license. Our licenses grant only permissions under copyright and certain other rights that a licensor has authority to grant. Use of the licensed material may still be restricted for other reasons, including because others have copyright or other rights in the material. A licensor may make special requests, such as asking that all changes be marked or described. Although not required by our licenses, you are encouraged to respect those requests where reasonable. More considerations for the public: wiki.creativecommons.org/Considerations_for_licensees

=====

Creative Commons Attribution
4.0 International Public License

By exercising the Licensed Rights (defined below), You accept and agree to be bound by the terms and conditions of this Creative Commons Attribution 4.0 International Public License ("Public License"). To the extent this Public License may be interpreted as a contract, You are granted the Licensed Rights in consideration of Your acceptance of these terms and conditions, and the Licensor grants You such rights in consideration of benefits the Licensor receives from making the Licensed Material available under these terms and conditions.

Section 1 -- Definitions.

- a. Adapted Material means material subject to Copyright and Similar Rights that is derived from or based upon the Licensed Material and in which the Licensed Material is translated, altered, arranged, transformed, or otherwise modified in a manner requiring permission under the Copyright and Similar Rights held by the Licensor. For purposes of this Public License, where the Licensed Material is a musical work, performance, or sound recording, Adapted Material is always produced where the Licensed Material is synched in timed relation with a moving image.
- b. Adapter's License means the license You apply to Your Copyright and Similar Rights in Your contributions to Adapted Material in accordance with the terms and conditions of this Public License.
- c. Copyright and Similar Rights means copyright and/or similar rights closely related to copyright including, without limitation, performance, broadcast, sound recording, and Sui Generis Database Rights, without regard to how the rights are labeled or categorized. For purposes of this Public License, the rights specified in Section 2(b)(1)-(2) are not Copyright and Similar Rights.
- d. Effective Technological Measures means those measures that, in the absence of proper authority, may not be circumvented under laws fulfilling obligations under Article 11 of the WIPO Copyright Treaty adopted on December 20, 1996, and/or similar international agreements.
- e. Exceptions and Limitations means fair use, fair dealing, and/or any other exception or limitation to Copyright and Similar Rights that applies to Your use of the Licensed Material.

- f. Licensed Material means the artistic or literary work, database, or other material to which the Licensor applied this Public License.
- g. Licensed Rights means the rights granted to You subject to the terms and conditions of this Public License, which are limited to all Copyright and Similar Rights that apply to Your use of the Licensed Material and that the Licensor has authority to license.
- h. Licensor means the individual(s) or entity(ies) granting rights under this Public License.
- i. Share means to provide material to the public by any means or process that requires permission under the Licensed Rights, such as reproduction, public display, public performance, distribution, dissemination, communication, or importation, and to make material available to the public including in ways that members of the public may access the material from a place and at a time individually chosen by them.
- j. Sui Generis Database Rights means rights other than copyright resulting from Directive 96/9/EC of the European Parliament and of the Council of 11 March 1996 on the legal protection of databases, as amended and/or succeeded, as well as other essentially equivalent rights anywhere in the world.
- k. You means the individual or entity exercising the Licensed Rights under this Public License. Your has a corresponding meaning.

Section 2 -- Scope.

a. License grant.

1. Subject to the terms and conditions of this Public License, the Licensor hereby grants You a worldwide, royalty-free, non-sublicensable, non-exclusive, irrevocable

license to

exercise the Licensed Rights in the Licensed Material to:

- a. reproduce and Share the Licensed Material, in whole or in part; and
- b. produce, reproduce, and Share Adapted Material.

2. Exceptions and Limitations. For the avoidance of doubt, where Exceptions and Limitations apply to Your use, this Public

License does not apply, and You do not need to comply with its terms and conditions.

3. Term. The term of this Public License is specified in Section 6(a).

4. Media and formats; technical modifications allowed. The Licensor authorizes You to exercise the Licensed Rights in all media and formats whether now known or hereafter created, and to make technical modifications necessary to do so. The Licensor waives and/or agrees not to assert any right or authority to forbid You from making technical modifications necessary to exercise the Licensed Rights, including technical modifications necessary to circumvent Effective Technological Measures. For purposes of this Public License, simply making modifications authorized by this Section 2(a) (4) never produces Adapted Material.

5. Downstream recipients.

a. Offer from the Licensor -- Licensed Material. Every recipient of the Licensed Material automatically receives an offer from the Licensor to exercise the Licensed Rights under the terms and conditions of this Public License.

b. No downstream restrictions. You may not offer or impose any additional or different terms or conditions on, or apply any Effective Technological Measures to, the Licensed Material if doing so restricts exercise of the Licensed Rights by any recipient of the Licensed

Material.

6. No endorsement. Nothing in this Public License constitutes or may be construed as permission to assert or imply that You are, or that Your use of the Licensed Material is, connected with, or sponsored, endorsed, or granted official status by, the Licensor or others designated to receive attribution as provided in Section 3(a)(1)(A)(i).

b. Other rights.

1. Moral rights, such as the right of integrity, are not licensed under this Public License, nor are publicity, privacy, and/or other similar personality rights; however, to the extent possible, the Licensor waives and/or agrees not to assert any such rights held by the Licensor to the limited

extent necessary to allow You to exercise the Licensed Rights, but not otherwise.

2. Patent and trademark rights are not licensed under this Public License.

3. To the extent possible, the Licensor waives any right to collect royalties from You for the exercise of the Licensed Rights, whether directly or through a collecting society under any voluntary or waivable statutory or compulsory licensing scheme. In all other cases the Licensor expressly reserves any right to collect such royalties.

Section 3 -- License Conditions.

Your exercise of the Licensed Rights is expressly made subject to the following conditions.

a. Attribution.

1. If You Share the Licensed Material (including in modified form), You must:

a. retain the following if it is supplied by the Licensor with the Licensed Material:

i. identification of the creator(s) of the Licensed Material and any others designated to receive attribution, in any reasonable manner requested by the Licensor (including by pseudonym if

designated);

ii. a copyright notice;

iii. a notice that refers to this Public License;

iv. a notice that refers to the disclaimer of warranties;

v. a URI or hyperlink to the Licensed Material to the extent reasonably practicable;

b. indicate if You modified the Licensed Material and retain an indication of any previous modifications; and

- c. indicate the Licensed Material is licensed under this Public License, and include the text of, or the URI or hyperlink to, this Public License.
2. You may satisfy the conditions in Section 3(a)(1) in any reasonable manner based on the medium, means, and context in which You Share the Licensed Material. For example, it may be reasonable to satisfy the conditions by providing a URI or hyperlink to a resource that includes the required information.
3. If requested by the Licensor, You must remove any of the information required by Section 3(a)(1)(A) to the extent reasonably practicable.
4. If You Share Adapted Material You produce, the Adapter's License You apply must not prevent recipients of the Adapted Material from complying with this Public License.

Section 4 -- Sui Generis Database Rights.

Where the Licensed Rights include Sui Generis Database Rights that apply to Your use of the Licensed Material:

- a. for the avoidance of doubt, Section 2(a)(1) grants You the right to extract, reuse, reproduce, and Share all or a substantial portion of the contents of the database;
- b. if You include all or a substantial portion of the database contents in a database in which You have Sui Generis Database Rights, then the database in which You have Sui Generis Database Rights (but not its individual contents) is Adapted Material; and
- c. You must comply with the conditions in Section 3(a) if You Share all or a substantial portion of the contents of the database.

For the avoidance of doubt, this Section 4 supplements and does not replace Your obligations under this Public License where the Licensed Rights include other Copyright and Similar Rights.

Section 5 -- Disclaimer of Warranties and Limitation of Liability.

- a. UNLESS OTHERWISE SEPARATELY UNDERTAKEN BY THE LICENSOR, TO THE EXTENT POSSIBLE, THE LICENSOR OFFERS THE LICENSED MATERIAL AS-IS

AND AS-AVAILABLE, AND MAKES NO REPRESENTATIONS OR WARRANTIES OF ANY KIND CONCERNING THE LICENSED MATERIAL, WHETHER EXPRESS, IMPLIED, STATUTORY, OR OTHER. THIS INCLUDES, WITHOUT LIMITATION, WARRANTIES OF TITLE, MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, NON-INFRINGEMENT, ABSENCE OF LATENT OR OTHER DEFECTS, ACCURACY, OR THE PRESENCE OR ABSENCE OF ERRORS, WHETHER OR NOT KNOWN OR DISCOVERABLE.

WHERE DISCLAIMERS OF WARRANTIES ARE NOT ALLOWED IN FULL OR IN PART, THIS DISCLAIMER MAY NOT APPLY TO YOU.

b. TO THE EXTENT POSSIBLE, IN NO EVENT WILL THE LICENSOR BE LIABLE TO YOU ON ANY LEGAL THEORY (INCLUDING, WITHOUT LIMITATION, NEGLIGENCE) OR OTHERWISE FOR ANY DIRECT, SPECIAL, INDIRECT, INCIDENTAL, CONSEQUENTIAL, PUNITIVE, EXEMPLARY, OR OTHER LOSSES, COSTS, EXPENSES, OR DAMAGES ARISING OUT OF THIS PUBLIC LICENSE OR USE OF THE LICENSED MATERIAL, EVEN IF THE LICENSOR HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH LOSSES, COSTS, EXPENSES, OR DAMAGES. WHERE A LIMITATION OF LIABILITY IS NOT ALLOWED IN FULL OR IN PART, THIS LIMITATION MAY NOT APPLY TO YOU.

c. The disclaimer of warranties and limitation of liability provided above shall be interpreted in a manner that, to the extent possible, most closely approximates an absolute disclaimer and waiver of all liability.

Section 6 -- Term and Termination.

a. This Public License applies for the term of the Copyright and Similar Rights licensed here. However, if You fail to comply with this Public License, then Your rights under this Public License terminate automatically.

b. Where Your right to use the Licensed Material has terminated under Section 6(a), it reinstates:

1. automatically as of the date the violation is cured, provided it is cured within 30 days of Your discovery of the violation; or

2. upon express reinstatement by the Licensor.

For the avoidance of doubt, this Section 6(b) does not affect any right the Licensor may have to seek remedies for Your violations of this Public License.

c. For the avoidance of doubt, the Licensor may also offer the

Licensed Material under separate terms or conditions or stop distributing the Licensed Material at any time; however, doing so will not terminate this Public License.

d. Sections 1, 5, 6, 7, and 8 survive termination of this Public License.

Section 7 -- Other Terms and Conditions.

- a. The Licensor shall not be bound by any additional or different terms or conditions communicated by You unless expressly agreed.
- b. Any arrangements, understandings, or agreements regarding the Licensed Material not stated herein are separate from and independent of the terms and conditions of this Public License.

Section 8 -- Interpretation.

- a. For the avoidance of doubt, this Public License does not, and shall not be interpreted to, reduce, limit, restrict, or impose conditions on any use of the Licensed Material that could lawfully be made without permission under this Public License.
- b. To the extent possible, if any provision of this Public License is deemed unenforceable, it shall be automatically reformed to the minimum extent necessary to make it enforceable. If the provision cannot be reformed, it shall be severed from this Public License without affecting the enforceability of the remaining terms and conditions.
- c. No term or condition of this Public License will be waived and no failure to comply consented to unless expressly agreed to by the Licensor.
- d. Nothing in this Public License constitutes or may be interpreted as a limitation upon, or waiver of, any privileges and immunities that apply to the Licensor or You, including from the legal processes of any jurisdiction or authority.

=====

Creative Commons is not a party to its public licenses. Notwithstanding, Creative Commons may elect to apply one of its public licenses to material it publishes and in those instances

will be considered the Licensor. The text of the Creative Commons public licenses is dedicated to the public domain under the CC0 Public Domain Dedication. Except for the limited purpose of indicating that material is shared under a Creative Commons public license or as otherwise permitted by the Creative Commons policies published at creativecommons.org/policies, Creative Commons does not authorize the use of the trademark "Creative Commons" or any other trademark or logo of Creative Commons without its prior written consent including, without limitation, in connection with any unauthorized modifications to any of its public licenses or any other arrangements, understandings, or agreements concerning use of licensed material. For the avoidance of doubt, this paragraph does not form part of the public licenses.

Creative Commons may be contacted at creativecommons.org.
libuv is licensed for use as follows:

====

Copyright (c) 2015-present libuv project contributors.

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

====

This license applies to parts of libuv originating from the <https://github.com/joyent/libuv> repository:

====

Copyright Joyent, Inc. and other Node contributors. All rights reserved.
Permission is hereby granted, free of charge, to any person obtaining a copy

of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

====

This license applies to all parts of libuv that are not externally maintained libraries.

The externally maintained libraries used by libuv are:

- tree.h (from FreeBSD), copyright Niels Provos. Two clause BSD license.
- inet_pton and inet_ntop implementations, contained in src/inet.c, are copyright the Internet Systems Consortium, Inc., and licensed under the ISC license.
- stdint-msvc2008.h (from msinttypes), copyright Alexander Chemeris. Three clause BSD license.
- pthread-fixes.c, copyright Google Inc. and Sony Mobile Communications AB. Three clause BSD license.
- android-ifaddrs.h, android-ifaddrs.c, copyright Berkeley Software Design Inc, Kenneth MacKay and Emergya (Cloud4all, FP7/2007-2013, grant agreement n 289016). Three clause BSD license.

1.261 commons-io 2.11.0

1.261.1 Available under license :

Apache Commons IO
Copyright 2002-2021 The Apache Software Foundation

This product includes software developed at
The Apache Software Foundation (<https://www.apache.org/>).

Apache License
Version 2.0, January 2004
<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object

form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate

as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the

Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

(a) You must give any other recipients of the Work or Derivative Works a copy of this License; and

(b) You must cause any modified files to carry prominent notices stating that You changed the files; and

(c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and

(d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work

by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

1.262 python-requests 2.26.0

1.262.1 Available under license :

Requests

Copyright 2019 Kenneth Reitz

Apache License

Version 2.0, January 2004

<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common

control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity

on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this

License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the

Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained

within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory,

whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

1.263 mime-pull 1.9.15

1.263.1 Available under license :

```
[/]: # " Copyright (c) 2018, 2021 Oracle and/or its affiliates. All rights reserved. "  
[/]: # " "  
[/]: # " This program and the accompanying materials are made available under the "  
[/]: # " terms of the Eclipse Distribution License v. 1.0, which is available at "  
[/]: # " http://www.eclipse.org/org/documents/edl-v10.php. "  
[/]: # " "  
[/]: # " SPDX-License-Identifier: BSD-3-Clause "
```

Copyright (c) 2018 Oracle and/or its affiliates. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

- Neither the name of the Eclipse Foundation,
Inc. nor the names of its
contributors may be used to endorse or promote products derived
from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

[/]: # " Copyright (c) 2018, 2021 Oracle and/or its affiliates. All rights reserved. "

[/]: # " "

[/]: # " This program and the accompanying materials are made available under the "

[/]: # " terms of the Eclipse Distribution License v. 1.0, which is available at "

[/]: # " <http://www.eclipse.org/org/documents/edl-v10.php>. "

[/]: # " "

[/]: # " SPDX-License-Identifier: BSD-3-Clause "

Notices for Eclipse Metro

This content is produced and maintained by the Eclipse Metro project.

* Project home: <https://projects.eclipse.org/projects/ee4j.metro>

Trademarks

Eclipse Metro is a trademark of the Eclipse Foundation.

Copyright

All content is the property of the respective authors or their employers. For more information regarding authorship of content, please consult the listed source code repository logs.

Declared Project Licenses

This program and the accompanying materials are made available under the terms of the Eclipse Distribution License v. 1.0 which is available at <http://www.eclipse.org/org/documents/edl-v10.php>.

SPDX-License-Identifier: BSD-3-Clause

Source Code

The project maintains the following source code repositories:

- * <https://github.com/eclipse-ee4j/metro-xmlstreambuffer>
- * <https://github.com/eclipse-ee4j/metro-policy>
- * <https://github.com/eclipse-ee4j/metro-wsit>
- * <https://github.com/eclipse-ee4j/metro-mimepull>
- * <https://github.com/eclipse-ee4j/metro-ws-test-harness>
- * <https://github.com/eclipse-ee4j/metro-package-rename-task>
- * <https://github.com/eclipse-ee4j/metro-jax-ws>
- * <https://github.com/eclipse-ee4j/metro-saaj>
- * <https://github.com/eclipse-ee4j/metro-jwsdp-samples>
- * <https://github.com/eclipse-ee4j/jax-rpc-ri>

Third-party Content

This project leverages the following third party content.

addressing.xml Version: 2004/10 (n/a)

- * License: W3C
- * Project: <https://www.w3.org/Submission/ws-addressing/>
- * Source: <http://schemas.xmlsoap.org/ws/2004/08/addressing/>

ant-launcher (1.10.2)

- * License: Apache-2.0 AND SAX-PD AND W3C
- * Project:
<https://ant.apache.org/>
- * Source:
<http://central.maven.org/maven2/org/apache/ant/ant-launcher/1.10.2/ant-launcher-1.10.2-sources.jar>

Apache Ant (1.6)

- * License: Apache-1.1
- * Project: <https://ant.apache.org/>
- * Source: <https://repo1.maven.org/maven2/org/apache/ant/ant/1.6/ant-1.6-sources.jar>

Apache Ant (1.10.2)

- * License: Apache-2.0 AND W3C AND LicenseRef-Public-Domain

commons-logging (1.1.2)

- * License: Apache-2.0
- * Project: <https://commons.apache.org/proper/commons-logging/>

* Source:
<http://central.maven.org/maven2/commons-logging/commons-logging/1.1.2/commons-logging-1.1.2-sources.jar>

JUnit (4.12)

* License: Eclipse Public License

maven-core (3.5.2)

* License: Apache-2.0

maven-plugin-annotations (3.5.1)

* License: Apache-2.0

* Project:

<https://maven.apache.org/plugin-tools/maven-plugin-annotations/project-info.html>

* Source:

<https://github.com/apache/maven-plugin-tools/tree/maven-plugin-tools-3.5.1/maven-plugin-annotations>

maven-plugin-api (3.5.2)

* License: Apache-2.0

*

Project: <https://maven.apache.org/>

* Source: <https://github.com/apache/maven/tree/master/maven-plugin-api>

maven-resolver-api (1.1.1)

* License: Apache-2.0

maven-resolver-util (1.1.1)

* License: Apache-2.0

maven-settings (3.5.2)

* License: Apache-2.0

mex.xsd Version: 2004/09 (n/a)

* License: Oasis Style

* Project: <https://www.w3.org/Submission/WS-MetadataExchange/#appendix-II>

* Source: <http://schemas.xmlsoap.org/ws/2004/09/mex/MetadataExchange.xsd>

plexus-utils (3.1.0)

* License: Apache- 2.0 or Apache- 1.1 or BSD or Public Domain or Indiana

University Extreme! Lab Software License V1.1.1 (Apache 1.1 style)

relaxng-datatype (1.0)

* License: New BSD license

stax2-api (4.1)

* License: Pending

* Project: <https://github.com/FasterXML/stax2-api>

* Source:

<http://central.maven.org/maven2/org/codehaus/woodstox/stax2-api/4.1/stax2-api-4.1-sources.jar>

testng (6.14.2)

* License: Apache-2.0 AND MIT

* Project: <https://testng.org/doc/index.html>

* Source: <https://github.com/cbeust/testng>

woodstox-core-asl

(4.4.1)

* License: Apache-2.0

woodstox-core-asl (5.1.0)

* License: Pending

* Project: <https://github.com/FasterXML/woodstox>

* Source: <https://github.com/FasterXML/woodstox>

ws-addr.wsd (1.0)

* License: W3C

* Project: <https://www.w3.org/2005/08/addressing/>

* Source: <https://www.w3.org/2006/03/addressing/ws-addr.xsd>

wsat.xsd Version: 2004/10 (n/a)

* License: Oasis Style

* Project: <http://schemas.xmlsoap.org/ws/2004/10/wsat/>

* Source: <http://schemas.xmlsoap.org/ws/2004/10/wsat/wsat.xsd>

wscor.xsd (1.0)

* License: OASIS Style

wscor.xsd (1.1)

* License: Oasis (Custom)

* Project: <http://docs.oasis-open.org/ws-tx/wscoor/2006/06>
* Source:
<http://docs.oasis-open.org/ws-tx/wscoor/2006/06/wstx-wscoor-1.1-schema-200701.xsd>

wsm Version: 2005/02 (n/a)

* License: Oasis (Custom)
* Project: <http://schemas.xmlsoap.org/ws/2005/02/rm/>
* Source:
<http://schemas.xmlsoap.org/ws/2005/02/rm/wsm.xsd;%20http://schemas.xmlsoap.org/ws/2005/02/rm/wsm-policy.xsd>

wsm.xsd
(1.2)

* License: Oasis

wstx-wsat.xsd (1.1)

* License: Oasis (Custom)

xmlsec (1.5.8)

* License: Apache-2.0
* Project: <http://santuario.apache.org/>
* Source:
<https://repo1.maven.org/maven2/org/apache/santuario/xmlsec/1.5.8/xmlsec-1.5.8-sources.jar>

Cryptography

Content may contain encryption software. The country in which you are currently may have restrictions on the import, possession, and use, and/or re-export to another country, of encryption software. BEFORE using any encryption software, please check the country's laws, regulations and policies concerning the import, possession, or use, and re-export of encryption software, to see if this is permitted.

1.264 ecj 4.20

1.264.1 Available under license :

Found license 'Eclipse Public License 1.0' in '* This program and the accompanying materials * are made available under the terms of the Eclipse Public License 2.0'

Found license 'Eclipse Public License 1.0' in '* This program and the accompanying materials * are made available under the terms of the Eclipse Public License 2.0 in all these cases the incoming type binding is for Z, but annotations are for different levels. We need to align their layout for proper attribution.'

Found license 'Eclipse Public License 1.0' in '# This program and the accompanying materials # are made available under the terms of the Eclipse Public License 2.0'

Found license 'Eclipse Public License 1.0' in '* This program and the accompanying materials * are made available under the terms of the Eclipse Public License 2.0 Binary vs source, substitutions, annotation re-attribution from SE7 locations etc trigger these'

Found license 'Eclipse Public License 1.0' in 'This program and the accompanying materials are made available under the terms of the Eclipse Public License 2.0'

Found license 'Eclipse Public License 1.0' in '# This program and the accompanying materials # are made available under the terms of the Eclipse Public License 2.0 compiler.copyright = Copyright IBM Corp 2000, 2020. All rights reserved.'

Found license 'Eclipse Public License 1.0' in '* All rights reserved. This program and the accompanying materials * are made available under the terms of the Eclipse Public License v1.0'

Found license 'Eclipse Public License 1.0' in '* All rights reserved. This program and the accompanying materials * are made available under the terms of the Eclipse Public License v2.0'

1.265 commons-compress 1.21

1.265.1 Available under license :

Apache License
Version 2.0, January 2004
<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical

transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made,

use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding

those notices that do not

pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity,

or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

Apache Commons Compress

Copyright 2002-2021 The Apache Software Foundation

This product includes software developed at
The Apache Software Foundation (<https://www.apache.org/>).

The files in the package org.apache.commons.compress.archivers.sevenz were derived from the LZMA SDK, version 9.20 (C/ and CPP/7zip/), which has been placed in the public domain:

"LZMA SDK is placed in the public domain." (<http://www.7-zip.org/sdk.html>)

The test file lbzip2_32767.bz2 has been copied from libbzip2's source repository:

This program, "bzip2", the associated library "libbzip2", and all documentation, are copyright (C) 1996-2019 Julian R Seward. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. The origin of this software must not be misrepresented; you must not claim that you wrote the original software. If you use this software in a product, an acknowledgment in the product documentation would be appreciated but is not required.
3. Altered source versions must be plainly marked as such, and must not be misrepresented as being the original software.
4. The name of the author may not be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE AUTHOR ``AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Julian Seward, jseward@acm.org

1.266 commons-dbcp 2.9.0

1.266.1 Available under license :

Apache Commons DBCP
Copyright 2001-2021 The Apache Software Foundation

This product includes software developed at
The Apache Software Foundation (<https://www.apache.org/>).

Apache License
Version 2.0, January 2004
<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object

form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate

as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the

Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

(a) You must give any other recipients of the Work or Derivative Works a copy of this License; and

(b) You must cause any modified files to carry prominent notices stating that You changed the files; and

(c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and

(d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work

by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

1.267 erlang-otp 22.3.4.17

1.267.1 Available under license :

Copyright (c) 2010, Torbjorn Tornkvist

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION

WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Lorem ipsum dolor sit amet, consectetur adipiscing elit. Sed condimentum risus ac diam tincidunt convallis. Nulla facilis laoreet est, a fermentum purus placerat et. Donec quis auctor enim. Aenean at sem id tellus vulputate semper quis vitae massa. Aenean leo odio, facilis nec vehicula nec, auctor sit amet tellus. Morbi accumsan diam et sem rutrum, semper pharetra erat dictum. Aliquam convallis metus id ex laoreet, et finibus augue pretium. Mauris rutrum est mauris, eu mattis dui consequat et. Integer scelerisque rhoncus mauris a dictum. Suspendisse ex massa, aliquam id auctor eu, cursus sed eros. Aenean mattis velit non porta sodales. Etiam gravida, lectus eu lacinia ultrices, nibh magna euismod erat, ut accumsan orci lacus quis dui. Duis scelerisque quam felis, at hendrerit purus venenatis non. Vestibulum vulputate posuere molestie. Morbi non augue et mauris tempor tempus sed eget est.

Suspendisse ultrices ligula tellus, non facilis nisi ultricies eget. Aliquam tristique, arcu egestas imperdiet consequat, est nibh iaculis velit, sed tincidunt est est at nulla. Aliquam viverra scelerisque purus, ac porta purus scelerisque eget. Nunc ultrices odio ut sagittis blandit. Quisque a vehicula diam, at luctus diam. Duis nulla tortor, luctus eu consequat non, pulvinar vel lectus. Cras dui sem, vestibulum at placerat in, pulvinar eget est.

Donec suscipit nisl lobortis augue imperdiet tempor. Vivamus consequat vulputate commodo. Proin ac neque in eros rutrum vulputate. Aliquam faucibus porttitor nibh ac tempor. Proin turpis odio, lacinia vel risus eu, luctus congue libero. In ex lorem, dignissim vel vehicula vel, vehicula et lorem. Mauris interdum arcu ac nunc sollicitudin suscipit. Donec enim nunc, posuere a convallis in, egestas eget metus. Nam eleifend nibh ipsum. In auctor lacus eu elit imperdiet, a tristique neque commodo.

Curabitur libero nibh, molestie eu lacus a, posuere lacinia mi. Suspendisse lorem est, suscipit vel scelerisque a, cursus vitae ligula. Etiam finibus, ex vitae sollicitudin euismod, dui ex hendrerit nibh, eu varius nisl nibh ut enim. Aenean rhoncus quam quis consectetur laoreet. Nam dapibus pharetra rhoncus. Cras quis tempus dolor, eu condimentum urna. Proin non nulla lacinia est faucibus ultricies. Aenean varius nisi ut convallis malesuada. Aenean a elit sit amet justo semper consectetur. Etiam iaculis nibh sit amet malesuada convallis. Duis non dolor vel magna facilis sagittis.

Suspendisse scelerisque, mi ut dignissim posuere, dui libero tristique metus, non sodales massa quam ac purus. Pellentesque congue feugiat metus molestie maximus. Nam augue tellus, convallis laoreet justo sit amet, laoreet eleifend quam. Aenean semper vehicula diam, sed lobortis urna consectetur quis. Ut in leo ut libero fermentum tempor. Integer malesuada placerat elit sed feugiat. Vivamus dictum lorem est, sed volutpat mauris sollicitudin rutrum. Vestibulum ante ipsum primis in faucibus orci luctus et ultrices posuere cubilia Curae; Sed vel quam id sapien condimentum condimentum. Nunc varius ligula at libero bibendum, nec suscipit tortor dapibus. Phasellus malesuada mattis leo, luctus tempus orci euismod in. Nam semper hendrerit libero id gravida. Nulla sodales velit sed urna tempor, quis finibus quam blandit. In in felis volutpat, pretium eros sed, faucibus dolor.

Ut et tellus sodales, malesuada ex et, gravida erat. Pellentesque at magna ac diam faucibus ornare. Maecenas ac lectus ut ante posuere sodales. Quisque lacinia augue quis dui mollis dictum eget a lectus. Sed efficitur in libero et placerat. Pellentesque sapien leo, tempus eu leo sit amet, luctus suscipit nisl. Donec nibh nisl, fermentum eu urna id, aliquam commodo orci. Suspendisse potenti. In vulputate lobortis lorem id molestie. Nullam rhoncus nisi dui, a scelerisque massa vehicula eget.

Nulla sed nisi vitae justo rhoncus lacinia. Donec vitae feugiat arcu. Donec ultricies metus sed efficitur ornare. Donec id dignissim ligula. Nulla eget metus nisl. Aenean sodales, odio scelerisque suscipit sagittis, tortor massa sollicitudin lectus, luctus ornare felis justo non velit. Quisque rhoncus ex ut nisi feugiat, nec mattis sem condimentum. Morbi sed diam ac massa egestas facilis. Curabitur blandit ante id

lacus accumsan, ut semper leo commodo. Sed turpis ipsum, dignissim eget venenatis sit amet, gravida a erat. Nulla iaculis pellentesque augue. Cras mollis justo vel sapien tincidunt facilisis.

Mauris tempus sem at odio fermentum efficitur. Cras non porttitor justo, id ornare massa. Proin et tellus congue, euismod velit non, lacinia urna. Aenean quis turpis vel sapien semper ultricies. Maecenas id lorem quis sem dignissim rhoncus at ac elit. Proin sed posuere purus. Maecenas id maximus tortor. Maecenas eu mi sed eros scelerisque malesuada vitae a tellus. Nulla venenatis, nunc sit amet condimentum commodo, est mauris porttitor leo, vel rutrum lacus augue eu neque. Integer mi lacus, pretium ultricies ligula eu, fermentum auctor nunc. Nulla sollicitudin

posuere.

PCRE LICENCE

PCRE is a library of functions to support regular expressions whose syntax and semantics are as close as possible to those of the Perl 5 language.

Release 8 of PCRE is distributed under the terms of the "BSD" licence, as specified below. The documentation for PCRE, supplied in the "doc" directory, is distributed under the same terms as the software itself. The data in the testdata directory is not copyrighted and is in the public domain.

The basic library functions are written in C and are freestanding. Also included in the distribution is a set of C++ wrapper functions, and a just-in-time compiler that can be used to optimize pattern matching. These are both optional features that can be omitted when the library is built.

THE BASIC LIBRARY FUNCTIONS

Written by: Philip Hazel

Email local part: ph10

Email domain: cam.ac.uk

University of Cambridge Computing Service,
Cambridge, England.

Copyright (c) 1997-2019 University
of Cambridge
All rights reserved.

PCRE JUST-IN-TIME COMPILATION SUPPORT

Written by: Zoltan Herczeg

Email local part: hzmester

Email domain: freemail.hu

Copyright(c) 2010-2019 Zoltan Herczeg
All rights reserved.

STACK-LESS JUST-IN-TIME COMPILER

Written by: Zoltan Herczeg
Email local part: hzmester
Email domain: freemail.hu

Copyright(c) 2009-2019 Zoltan Herczeg
All rights reserved.

THE C++ WRAPPER FUNCTIONS

Contributed by: Google Inc.

Copyright (c) 2007-2012, Google Inc.
All rights reserved.

THE "BSD" LICENCE

Redistribution and use in source and binary forms, with or without
modification, are permitted provided that the following conditions are met:

- * Redistributions of source code must retain the above copyright notice,
this list of conditions and the following disclaimer.

- * Redistributions in binary form must reproduce
the above copyright
notice, this list of conditions and the following disclaimer in the
documentation and/or other materials provided with the distribution.

- * Neither the name of the University of Cambridge nor the name of Google
Inc. nor the names of their contributors may be used to endorse or
promote products derived from this software without specific prior
written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS"
AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE
IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE
ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE

LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

End

Apache License
Version 2.0, January 2004
<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a

copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial

revisions, annotations, elaborations, or other modifications

represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this

License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a

cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the

Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

(a) You must give any other recipients of the Work or Derivative Works a copy of this License; and

(b) You must cause any modified files to carry prominent notices stating that You changed the files; and

(c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and

(d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding

those notices that do not

pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with

the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability

incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

PCRE LICENCE

Please see the file LICENCE in the PCRE distribution for licensing details.

End

This software is subject to the following Copyrights and Licenses:

[Erlang/OTP except parts stated below]

%CopyrightBegin%

Copyright Ericsson AB 1997-2020. All Rights Reserved.

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software
distributed under the License is distributed on an "AS IS" BASIS,
WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
See the License for the specific language governing permissions and
limitations under the License.

%CopyrightEnd%

[stdlib, compiler]

- * assert.hrl is Copyright (C) 2004-1016 Richard Carlsson, Mickal Rmond
- * array.erl is Copyright (C) 2006-2016
Richard Carlsson and Ericsson AB
- * gb_trees.erl is Copyright (C) 1999-2001 Sven-Olof Nystrm, Richard Carlsson
- * gb_sets.erl is Copyright (C) 1999-2001 Richard Carlsson, Sven-Olof Nystrm
- * proplists.erl is Copyright (C) 2000-2003 Richard Carlsson
- * cerl{ _trees, _clauses }.erl are Copyright (C) 1999-2002 Richard Carlsson
- * cerl_inline.erl is Copyright (C) 1999-2002 Richard Carlsson

[PCRE]

PCRE LICENCE

PCRE is a library of functions to support regular expressions whose syntax and semantics are as close as possible to those of the Perl 5 language.

Release 8 of PCRE is distributed under the terms of the "BSD" licence, as specified below. The documentation for PCRE, supplied in the "doc" directory, is distributed under the same terms as the software itself. The data in the testdata directory is not copyrighted and is in the public domain.

The basic library functions are written in C and are freestanding.

Also included in the distribution is a set of C++ wrapper functions, and a just-in-time compiler that can be used to optimize pattern matching. These are both optional features that can be omitted when the library is built.

THE BASIC LIBRARY FUNCTIONS

Written by: Philip Hazel
Email local part: ph10
Email domain: cam.ac.uk

University of Cambridge Computing Service,
Cambridge, England.

Copyright (c) 1997-2019 University of Cambridge
All rights reserved.

PCRE JUST-IN-TIME COMPILATION SUPPORT

Written by: Zoltan Herczeg
Email local part: hzmester
Email domain: freemail.hu

Copyright(c) 2010-2019 Zoltan Herczeg
All rights reserved.

STACK-LESS JUST-IN-TIME COMPILER

Written by: Zoltan Herczeg
Email local part: hzmester
Email domain: freemail.hu

Copyright(c) 2009-2019 Zoltan Herczeg
All rights reserved.

THE C++ WRAPPER FUNCTIONS

Contributed
by: Google Inc.

Copyright (c) 2007-2012, Google Inc.
All rights reserved.

THE "BSD" LICENCE

Redistribution and use in source and binary forms, with or without
modification, are permitted provided that the following conditions are met:

- * Redistributions of source code must retain the above copyright notice,
this list of conditions and the following disclaimer.
- * Redistributions in binary form must reproduce the above copyright
notice, this list of conditions and the following disclaimer in the
documentation and/or other materials provided with the distribution.
- * Neither the name of the University of Cambridge nor the name of Google
Inc. nor the names of their contributors may be used to endorse or
promote products derived from this software without specific prior
written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS"
AND ANY EXPRESS OR IMPLIED WARRANTIES,
INCLUDING, BUT NOT LIMITED TO, THE
IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE
ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE
LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR
CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF
SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS
INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN
CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE)
ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE
POSSIBILITY OF SUCH DAMAGE.

End

[Tcl/Tk]

This software is copyrighted by the Regents of the University of California, Sun Microsystems, Inc., and other parties. The following terms apply to all files associated with the software unless explicitly disclaimed in individual files.

The authors hereby grant permission to use, copy, modify, distribute, and license this software and its documentation for any purpose, provided that existing copyright notices are retained in all copies and that this notice is included verbatim in any distributions. No written agreement, license, or royalty fee is required for any of the authorized uses. Modifications to this software may be copyrighted by their authors and need not follow the licensing terms described here, provided that the new terms are clearly indicated on the first page of each file where they apply.

IN NO EVENT SHALL THE AUTHORS OR DISTRIBUTORS BE LIABLE TO ANY PARTY FOR DIRECT, INDIRECT, SPECIAL, INCIDENTAL, OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OF THIS SOFTWARE, ITS DOCUMENTATION, OR ANY DERIVATIVES THEREOF, EVEN IF THE AUTHORS HAVE BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

THE AUTHORS AND DISTRIBUTORS SPECIFICALLY DISCLAIM ANY WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, AND NON-INFRINGEMENT. THIS SOFTWARE IS PROVIDED ON AN "AS IS" BASIS, AND THE AUTHORS AND DISTRIBUTORS HAVE NO OBLIGATION TO PROVIDE MAINTENANCE, SUPPORT, UPDATES, ENHANCEMENTS, OR MODIFICATIONS.

GOVERNMENT USE: If you are acquiring this software on behalf of the U.S. government, the Government shall have only "Restricted Rights" in the software and related documentation as defined in the Federal Acquisition Regulations (FARs) in Clause 52.227.19 (c) (2). If you are acquiring the software on behalf of the Department of Defense, the software shall be classified as "Commercial Computer Software" and the Government shall have only "Restricted Rights" as defined in Clause 252.227-7013 (c) (1) of DFARs. Notwithstanding the foregoing, the authors grant the U.S. Government and others acting in its behalf permission to use and distribute the software in accordance with the terms specified in this license.

[Misc]

C library code]

```
/*
 * Copyright (c) 1985, 1988 Regents of the University of California.
 * All rights reserved.
 *
 * Redistribution and use in source and binary forms are permitted
 * provided that the above copyright notice and this paragraph are
 * duplicated in all such forms and that any documentation,
 * advertising materials, and other materials related to such
 * distribution and use acknowledge that the software was developed
 * by the University of California, Berkeley. The name of the
 * University may not be used to endorse or promote products derived
 * from this software without specific prior written permission.
 * THIS SOFTWARE IS PROVIDED ``AS IS" AND WITHOUT ANY EXPRESS OR
 * IMPLIED WARRANTIES, INCLUDING, WITHOUT LIMITATION, THE IMPLIED
 * WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE.
 */
```

[zlib]

```
/* zlib.h -- interface of
the 'zlib' general purpose compression library
version 1.2.3, July 18th, 2005
```

Copyright (C) 1995-2005 Jean-loup Gailly and Mark Adler

This software is provided 'as-is', without any express or implied warranty. In no event will the authors be held liable for any damages arising from the use of this software.

Permission is granted to anyone to use this software for any purpose, including commercial applications, and to alter it and redistribute it freely, subject to the following restrictions:

1. The origin of this software must not be misrepresented; you must not claim that you wrote the original software. If you use this software in a product, an acknowledgment in the product documentation would be appreciated but is not required.
2. Altered source versions must be plainly marked as such, and must not be misrepresented as being the original software.
3. This notice may not be removed or altered from any source distribution.

Jean-loup
Gailly Mark Adler
jloup@gzip.org madler@alumni.caltech.edu

The data format used by the zlib library is described by RFCs (Request for Comments) 1950 to 1952 in the files <http://www.ietf.org/rfc/rfc1950.txt> (zlib format), [rfc1951.txt](http://www.ietf.org/rfc/rfc1951.txt) (deflate format) and [rfc1952.txt](http://www.ietf.org/rfc/rfc1952.txt) (gzip format).

*/

[dialyzer]

%% Copyright 1997-2016 Tobias Lindahl, Stavros Aronis, Kostis Sagonas,
%% Richard Carlsson, et al.

%%

%% Licensed under the Apache License, Version 2.0 (the "License");

%% you may not use this file except in compliance with the License.

%% You may obtain a copy of the License at

%%

%% <http://www.apache.org/licenses/LICENSE-2.0>

%%

%% Unless required by applicable law or agreed to in writing, software

%% distributed under the License is distributed on an "AS IS" BASIS,

%% WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.

%% See the License for the specific language governing

permissions and

%% limitations under the License.

[hipe]

%% Copyright 1997-2016 Erik Stenman (Johansson), Kostis Sagonas,

%% Richard Carlsson, Tobias Lindahl, Per Gustafsson, et al.

%%

%% Licensed under the Apache License, Version 2.0 (the "License");

%% you may not use this file except in compliance with the License.

%% You may obtain a copy of the License at

%%

%% <http://www.apache.org/licenses/LICENSE-2.0>

%%

%% Unless required by applicable law or agreed to in writing, software

%% distributed under the License is distributed on an "AS IS" BASIS,

%% WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.

%% See the License for the specific language governing permissions and

%% limitations under the License.

[edoc, syntax_tools]

%% Copyright 1997-2016 Richard Carlsson <carlsson.richard@gmail.com>

%%

%% Licensed
under the Apache License, Version 2.0 (the "License"); you may
%% not use this file except in compliance with the License. You may obtain
%% a copy of the License at <<http://www.apache.org/licenses/LICENSE-2.0>>
%%
%% Unless required by applicable law or agreed to in writing, software
%% distributed under the License is distributed on an "AS IS" BASIS,
%% WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
%% See the License for the specific language governing permissions and
%% limitations under the License.
%%
%% Alternatively, you may use this file under the terms of the GNU Lesser
%% General Public License (the "LGPL") as published by the Free Software
%% Foundation; either version 2.1, or (at your option) any later version.
%% If you wish to allow use of your version of this file only under the
%% terms of the LGPL, you should delete the provisions above and replace
%% them with the notice and other provisions required by the LGPL; see
%% <<http://www.gnu.org/licenses/>>.
If you do not delete the provisions
%% above, a recipient may use your version of this file under the terms of
%% either the Apache License or the LGPL.

[eunit]

%% Copyright 2004-2016 Richard Carlsson <carlsson.richard@gmail.com>,
%% Mickael Rmond <mickael.remond@process-one.net>
%%
%% Licensed under the Apache License, Version 2.0 (the "License"); you may
%% not use this file except in compliance with the License. You may obtain
%% a copy of the License at <<http://www.apache.org/licenses/LICENSE-2.0>>
%%
%% Unless required by applicable law or agreed to in writing, software
%% distributed under the License is distributed on an "AS IS" BASIS,
%% WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
%% See the License for the specific language governing permissions and
%% limitations under the License.
%%
%% Alternatively, you may use this file under the terms of the GNU Lesser
%%
%% General Public License (the "LGPL") as published by the Free Software
%% Foundation; either version 2.1, or (at your option) any later version.
%% If you wish to allow use of your version of this file only under the
%% terms of the LGPL, you should delete the provisions above and replace
%% them with the notice and other provisions required by the LGPL; see
%% <<http://www.gnu.org/licenses/>>. If you do not delete the provisions
%% above, a recipient may use your version of this file under the terms of
%% either the Apache License or the LGPL.

[leex]

%% Copyright (c) 2008 Robert Virding. All rights reserved.

%%

%% Redistribution and use in source and binary forms, with or without

%% modification, are permitted provided that the following conditions

%% are met:

%%

%% 1. Redistributions of source code must retain the above copyright

%% notice, this list of conditions and the following disclaimer.

%% 2. Redistributions

in binary form must reproduce the above copyright

%% notice, this list of conditions and the following disclaimer in the

%% documentation and/or other materials provided with the distribution.

%%

%% THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS

%% "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT

%% LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS

%% FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE

%% COPYRIGHT HOLDERS OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT,

%% INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING,

%% BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES;

%% LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER

%% CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT

%% LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN

%% ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE

%% POSSIBILITY OF SUCH DAMAGE.

[eldap]

Copyright

(c) 2010, Torbjorn Tornkvist

Permission is hereby granted, free of charge, to any person obtaining a copy

of this software and associated documentation files (the "Software"), to deal

in the Software without restriction, including without limitation the rights

to use, copy, modify, merge, publish, distribute, sublicense, and/or sell

copies of the Software, and to permit persons to whom the Software is

furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in

all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR

IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY,

FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

ERLANG PUBLIC LICENSE

Version 1.1

1. Definitions.

1.1. "Contributor" means each entity that creates or contributes to the creation of Modifications.

1.2. "Contributor Version" means the combination of the Original Code, prior Modifications used by a Contributor, and the Modifications made by that particular Contributor.

1.3. "Covered Code" means the Original Code or Modifications or the combination of the Original Code and Modifications, in each case including portions thereof.

1.4. "Electronic Distribution Mechanism" means a mechanism generally accepted in the software development community for the electronic transfer of data.

1.5. "Executable" means Covered Code in any form other than Source Code.

1.6. "Initial Developer" means the individual or entity identified as the Initial Developer in the Source Code notice required by Exhibit A.

1.7. "Larger Work" means a work which combines Covered Code or portions thereof with code not governed by the terms of this License.

1.8.

"License" means this document.

1.9. "Modifications" means any addition to or deletion from the substance or structure of either the Original Code or any previous Modifications. When Covered Code is released as a series of files, a Modification is:

A. Any addition to or deletion from the contents of a file containing Original Code or previous Modifications.

B. Any new file that contains any part of the Original Code or previous Modifications.

1.10. "Original Code" means Source Code of computer software code which is described in the Source Code notice required by Exhibit A as Original Code, and which, at the time of its release under this License is not already Covered Code governed by this License.

1.11. "Source Code" means the preferred form of the Covered Code for making modifications to it, including all modules it contains, plus any associated interface definition files, scripts used to control compilation and installation of an Executable, or a list of source code differential comparisons against either the Original Code or another well known, available Covered Code of the Contributor's choice. The Source Code can be in a compressed or archival form, provided the appropriate decompression or de-archiving software is widely available for no charge.

1.12. "You" means an individual or a legal entity exercising rights under, and complying with all of the terms of, this License. For legal entities, "You" includes any entity which controls, is controlled by, or is under common control with You. For purposes of this definition, "control" means (a) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (b) ownership of fifty percent (50%) or more of the outstanding shares or beneficial ownership of such entity.

2. Source Code License.

2.1. The Initial Developer Grant.

The Initial Developer hereby grants You a world-wide, royalty-free, non-exclusive license, subject to third party intellectual property claims:

(a) to use, reproduce, modify, display, perform, sublicense and distribute the Original Code (or portions thereof) with or without Modifications, or as part of a Larger Work; and

(b) under patents now or hereafter owned or controlled by Initial Developer, to make, have made, use and sell ("Utilize") the Original Code (or portions thereof), but solely to the extent that any such patent is reasonably necessary to enable You to Utilize the Original Code (or portions thereof) and not to any greater extent that may be necessary to Utilize further Modifications or combinations.

2.2. Contributor Grant.

Each Contributor hereby grants You a world-wide, royalty-free, non-exclusive license, subject to third party intellectual property claims:

- (a) to use, reproduce, modify, display, perform, sublicense and distribute the Modifications created by such Contributor (or portions thereof) either on an unmodified basis, with other Modifications, as Covered Code or as part of a Larger Work; and
- (b) under patents now or hereafter owned or controlled by Contributor, to Utilize the Contributor Version (or portions thereof), but solely to the extent that any such patent is reasonably necessary to enable You to Utilize the Contributor Version (or portions thereof), and not to any greater extent that may be necessary to Utilize further Modifications or combinations.

3. Distribution Obligations.

3.1. Application of License.

The Modifications which You contribute are governed by the terms of this License, including without limitation Section 2.2. The Source Code version of Covered Code may be distributed only under the terms of this License, and You must include a copy of this License with every copy of the Source Code You distribute. You may not offer or impose any terms on any Source Code version that alters or restricts the applicable version of this License or the recipients' rights hereunder. However, You may include an additional document offering the additional rights described in Section 3.5.

3.2. Availability of Source Code.

Any Modification which You contribute must be made available in Source Code form under the terms of this License either on the same media as an Executable version or via an accepted Electronic Distribution Mechanism to anyone to whom you made an Executable version available; and if made available via Electronic Distribution Mechanism, must remain available for at least twelve (12) months after the date it initially became available, or at least six (6) months after a subsequent version of that particular Modification has been made available to such recipients. You are responsible for ensuring that the Source Code version remains available even if the Electronic Distribution Mechanism is maintained by a third party.

3.3. Description of Modifications.

You must cause all Covered Code to which you contribute to contain a

file

documenting the changes You made to create that Covered Code and the date of any change. You must include a prominent statement that the Modification is derived, directly or indirectly, from Original Code provided by the Initial Developer and including the name of the Initial Developer in (a) the Source Code, and (b) in any notice in an Executable version or related documentation in which You describe the origin or ownership of the Covered Code.

3.4. Intellectual Property Matters

(a) Third Party Claims.

If You have knowledge that a party claims an intellectual property right in particular functionality or code (or its utilization under this License), you must include a text file with the source code distribution titled ``LEGAL" which describes the claim and the party making the claim in sufficient detail that a recipient will know whom to contact. If you obtain such knowledge after You make Your Modification available as described in Section 3.2, You

shall promptly modify the LEGAL file in all copies You make available thereafter and shall take other steps (such as notifying appropriate mailing lists or newsgroups) reasonably calculated to inform those who received the Covered Code that new knowledge has been obtained.

(b) Contributor APIs.

If Your Modification is an application programming interface and You own or control patents which are reasonably necessary to implement that API, you must also include this information in the LEGAL file.

3.5. Required Notices.

You must duplicate the notice in Exhibit A in each file of the Source Code, and this License in any documentation for the Source Code, where You describe recipients' rights relating to Covered Code. If You created one or more Modification(s), You may add your name as a Contributor to the notice described in Exhibit A. If it is not possible to put such notice in a particular Source Code file due to its structure, then you must include such notice in a location (such as a relevant directory file) where a user would be likely to look for such a notice. You may choose to offer, and to charge a fee for, warranty, support, indemnity or liability obligations to one or more recipients of Covered Code. However, You may do so only on Your own behalf, and not on behalf of the Initial Developer or any Contributor. You must make it absolutely clear than any such warranty, support, indemnity or liability obligation is offered by You alone,

and You hereby agree to indemnify the Initial Developer and every Contributor for any liability incurred by the Initial Developer or such Contributor as a result of warranty, support, indemnity or liability terms You offer.

3.6. Distribution of Executable Versions.

You may distribute Covered Code in Executable form only if the requirements of Section 3.1-3.5 have been met for that Covered Code, and if You include a notice stating that the Source Code version of the Covered Code is available under the terms of this License, including a description of how and where You have fulfilled the obligations of Section 3.2. The notice must be conspicuously included in any notice in an Executable version, related documentation or collateral in which You describe recipients' rights relating to the Covered Code. You may distribute the Executable version of Covered Code under a license of Your choice, which may contain terms different from this License, provided that You are in compliance with the terms of this License and that the license for the Executable version does not attempt to limit or alter the recipient's rights in the Source Code version from the rights set forth in this License. If You distribute the Executable version under a different license You must make it absolutely clear that any terms which differ from this License are offered by You alone, not by the Initial Developer or any Contributor. You hereby agree to indemnify the Initial Developer and every Contributor for any liability incurred by the Initial Developer or such Contributor as a result of any such terms You offer.

3.7. Larger Works.

You may create a Larger Work by combining Covered Code with other code not governed by the terms of this License and distribute the Larger Work as a single product. In such a case, You must make sure the requirements of this License are fulfilled for the Covered Code.

4. Inability to Comply Due to Statute or Regulation.

If it is impossible for You to comply with any of the terms of this License with respect to some or all of the Covered Code due to statute or regulation then You must: (a) comply with the terms of this License to the maximum extent possible; and (b) describe the limitations and the code they affect. Such description must be included in the LEGAL file described in Section 3.4 and must be included with all distributions of the Source Code. Except to the extent prohibited by statute or regulation, such description must be sufficiently detailed for a recipient of ordinary skill to be able to understand it.

5. Application of this License.

This License applies to code to which the Initial Developer has attached the notice in Exhibit A, and to related Covered Code.

6. CONNECTION TO MOZILLA PUBLIC LICENSE

This Erlang License is a derivative work of the Mozilla Public License, Version 1.0. It contains terms which differ from the Mozilla Public License, Version 1.0.

7. DISCLAIMER OF WARRANTY.

COVERED CODE IS PROVIDED UNDER THIS LICENSE ON AN "AS IS" BASIS, WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, WITHOUT LIMITATION, WARRANTIES THAT THE COVERED CODE IS FREE OF DEFECTS, MERCHANTABILITY, FIT FOR A PARTICULAR PURPOSE OR NON-INFRINGEMENT. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE COVERED CODE IS WITH YOU. SHOULD ANY COVERED CODE PROVE DEFECTIVE IN ANY RESPECT, YOU (NOT THE INITIAL DEVELOPER OR ANY OTHER CONTRIBUTOR) ASSUME THE COST OF ANY NECESSARY SERVICING, REPAIR OR CORRECTION. THIS DISCLAIMER OF WARRANTY CONSTITUTES AN ESSENTIAL PART OF THIS LICENSE. NO USE OF ANY COVERED CODE IS AUTHORIZED HEREUNDER EXCEPT UNDER THIS DISCLAIMER.

8. TERMINATION.

This License and the rights granted hereunder will terminate automatically if You fail to comply with terms herein and fail to cure such breach within 30 days of becoming aware of the breach. All sublicenses to the Covered Code which are properly granted shall survive any termination of this License. Provisions which, by their nature, must remain in effect beyond the termination of this License shall survive.

9. DISCLAIMER OF LIABILITY

Any utilization of Covered Code shall not cause the Initial Developer or any Contributor to be liable for any damages (neither direct nor indirect).

10. MISCELLANEOUS

This License represents the complete agreement concerning the subject matter hereof. If any provision is held to be unenforceable, such provision shall be reformed only to the extent necessary to make it enforceable. This License shall be construed by and in accordance with the substantive laws of Sweden. Any dispute, controversy or claim arising out of or relating to this License, or the breach, termination or invalidity thereof, shall be subject to the exclusive jurisdiction

of Swedish courts, with the Stockholm City Court as the first instance.

EXHIBIT A.

``The contents of this file are subject to the Erlang Public License, Version 1.1, (the "License"); you may not use this file except in compliance with the License. You should have received a copy of the Erlang Public License along with this software. If not, it can be retrieved via the world wide web at <http://www.erlang.org/>.

Software distributed under the License is distributed on an "AS IS" basis, WITHOUT WARRANTY OF ANY KIND, either express or implied. See the License for the specific language governing rights and limitations under the License.

The Initial Developer of the Original Code is Ericsson Utvecklings AB.

Portions created by Ericsson are

Copyright 1999, Ericsson Utvecklings

AB. All Rights Reserved."

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
3. The name of the author may not be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE AUTHOR ``AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

1.268 procps 3.3.16-1ubuntu2.3

1.268.1 Available under license :

GNU GENERAL PUBLIC LICENSE

Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.,
51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA
Everyone is permitted to copy and distribute verbatim copies
of this license document, but changing it is not allowed.

Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. This General Public License applies to most of the Free Software Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Lesser General Public License instead.) You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price.

Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we

want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and modification follow.

GNU GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1

above, provided that you also meet all of these conditions:

- a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.
- b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.
- c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Program.

In addition, mere aggregation of another work not based on the Program with the Program (or with a work based on the Program) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

- a) Accompany it with the complete corresponding machine-readable

source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the

Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in

certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY

YOU OR

THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

END OF TERMS AND CONDITIONS

How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

<one line to give the program's name and a brief idea of what it does.>

Copyright (C) <year> <name of author>

This program is free software; you can redistribute it and/or modify it under the terms of the GNU

General Public License as published by

the Free Software Foundation; either version 2 of the License, or (at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program; if not, write to the Free Software Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA.

Also add information on how to contact you by electronic and paper mail.

If the program is interactive, make it output a short notice like this when it starts in an interactive mode:

Gnomovision version 69, Copyright (C) year name of author

Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type `show w'.

This is free software, and you are welcome to redistribute

it

under certain conditions; type `show c' for details.

The hypothetical commands `show w' and `show c' should show the appropriate

parts of the General Public License. Of course, the commands you use may be called something other than `show w' and `show c'; they could even be mouse-clicks or menu items--whatever suits your program.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the program, if necessary. Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the program `Gnomovision' (which makes passes at compilers) written by James Hacker.

<signature of Ty Coon>, 1 April 1989
Ty Coon, President of Vice

This General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Lesser General Public License instead of this License.

GNU LIBRARY GENERAL PUBLIC LICENSE
Version 2, June 1991

Copyright (C) 1991 Free Software Foundation, Inc.
51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA
Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

[This is the first released version of the library GPL. It is numbered 2 because it goes with version 2 of the ordinary GPL.]

Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public Licenses are intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users.

This license, the Library General Public License, applies to some specially designated Free Software Foundation software, and to any other libraries whose authors decide to use it. You can use it for your libraries, too.

When

we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it

if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the library, or if you modify it.

For example, if you distribute copies of the library, whether gratis or for a fee, you must give the recipients all the rights that we gave you. You must make sure that they, too, receive or can get the source code. If you link a program with the library, you must provide complete object files to the recipients so that they can relink them with the library, after making changes to the library and recompiling it. And you must show them these terms so they know their rights.

Our method of protecting your rights has two steps: (1) copyright the library, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the library.

Also, for each distributor's protection, we want to make certain that everyone understands that there is no warranty for this free library. If the library is modified by someone else and passed on, we want its recipients to know that what they have is not the original version, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that companies distributing free software will individually obtain patent licenses, thus in effect transforming the program into proprietary software. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

Most GNU software, including some libraries, is covered by the ordinary GNU General Public License, which was designed for utility programs. This license, the GNU Library General Public License, applies to certain designated libraries. This license is quite different from the ordinary one; be sure to read it in full, and don't assume that anything in it is the same as in the ordinary license.

The reason we have a separate public license for some libraries is that they blur the distinction we usually make between modifying or adding to a program and simply using it. Linking a program with a library, without changing the library, is in some sense simply using the library, and is analogous to running a utility program or application program. However, in

a textual and legal sense, the linked executable is a combined work, a derivative of the original library, and the ordinary General Public License treats it as such.

Because of this blurred distinction, using the ordinary General Public License for libraries did not effectively promote software sharing, because most developers did not use the libraries. We concluded that weaker conditions might promote sharing better.

However, unrestricted linking of non-free programs would deprive the users of those programs of all benefit from the free status of the libraries themselves. This Library General Public License is intended to permit developers of non-free programs to use free libraries, while preserving your freedom as a user of such programs to change the free libraries that are incorporated in them. (We have not seen how to achieve this as regards changes in header files, but we have achieved it as regards changes in the actual functions of the Library.) The hope is that this will lead to faster development of free libraries.

The precise terms and conditions for copying, distribution and modification follow. Pay close attention to the difference between a "work based on the library" and a "work that uses the library". The former contains code derived from the library, while the latter only works together with the library.

Note that it is possible for a library to be covered by the ordinary General Public License rather than by this special one.

GNU LIBRARY GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License Agreement applies to any software library which contains a notice placed by the copyright holder or other authorized party saying it may be distributed under the terms of this Library General Public License (also called "this License"). Each licensee is addressed as "you".

A "library" means a collection of software functions and/or data prepared so as to be conveniently linked with application programs (which use some of those functions and data) to form executables.

The "Library", below, refers to any such software library or work which has been distributed under these terms. A "work based on the Library" means either the Library or any derivative work under copyright law: that is to say, a work containing the Library or a

portion of it, either verbatim or with modifications and/or translated straightforwardly into another language. (Hereinafter, translation is included without limitation in the term "modification".)

"Source code" for a work means the preferred form of the work for making modifications to it. For a library, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the library.

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running a program using the Library is not restricted, and output from such a program is covered only if its contents constitute a work based on the Library (independent of the use of the Library in a tool for writing it). Whether that is true depends on what the Library does and what the program that uses the Library does.

1. You may copy and distribute verbatim copies of the Library's complete source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and distribute a copy of this License along with the Library.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Library or any portion of it, thus forming a work based on the Library, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

- a) The modified work must itself be a software library.
- b) You must cause the files modified to carry prominent notices stating that you changed the files and the date of any change.
- c) You must cause the whole of the work to be licensed at no charge to all third parties under the terms of this License.
- d) If a facility in the modified Library refers to a function or a table of data to be supplied by an application program that uses the facility, other than as an argument passed when the facility

is invoked, then you must make a good faith effort to ensure that, in the event an application does not supply such function or table, the facility still operates, and performs whatever part of its purpose remains meaningful.

(For example, a function in a library to compute square roots has a purpose that is entirely well-defined independent of the application. Therefore, Subsection 2d requires that any application-supplied function or table used by this function must be optional: if the application does not supply it, the square root function must still compute square roots.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Library, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Library, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Library.

In addition, mere aggregation of another work not based on the Library with the Library (or with a work based on the Library) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may opt to apply the terms of the ordinary GNU General Public License instead of this License to a given copy of the Library. To do this, you must alter all the notices that refer to this License, so that they refer to the ordinary GNU General Public License, version 2, instead of to this License. (If a newer version than version 2 of the ordinary GNU General Public License has appeared, then you can specify that version instead if you wish.) Do not make any other change in these notices.

Once this change is made in a given copy, it is irreversible for that copy, so the ordinary GNU General Public License applies to all subsequent copies and derivative works made from that copy.

This option is useful when you wish to copy part of the code of the Library into a program that is not a library.

4. You may copy and distribute the Library (or a portion or derivative of it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange.

If distribution of object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place satisfies the requirement to distribute the source code, even though third parties are not compelled to copy the source along with the object code.

5. A program that contains no derivative of any portion of the Library, but is designed to work with the Library by being compiled or linked with it, is called a "work that uses the Library". Such a work, in isolation, is not a derivative work of the Library, and therefore falls outside the scope of this License.

However, linking a "work that uses the Library" with the Library creates an executable that is a derivative of the Library (because it contains portions of the Library), rather than a "work that uses the library". The executable is therefore covered by this License. Section 6 states terms for distribution of such executables.

When a "work that uses the Library" uses material from a header file that is part of the Library, the object code for the work may be a derivative work of the Library even though the source code is not. Whether this is true is especially significant if the work can be linked without the Library, or if the work is itself a library. The threshold for this to be true is not precisely defined by law.

If such an object file uses only numerical parameters, data structure layouts and accessors, and small macros and small inline functions (ten lines or less in length), then the use of the object file is unrestricted, regardless of whether it is legally a derivative work. (Executables containing this object code plus portions of the Library will still fall under Section 6.)

Otherwise, if the work is a derivative of the Library, you may distribute the object code for the work under the terms of Section 6. Any executables containing that work also fall under Section 6,

whether or not they are linked directly with the Library itself.

6. As an exception to the Sections above, you may also compile or link a "work that uses the Library" with the Library to produce a work containing portions of the Library, and distribute that work under terms of your choice, provided that the terms permit modification of the work for the customer's own use and reverse engineering for debugging such modifications.

You must give prominent notice with each copy of the work that the Library is used in it and that the Library and its use are covered by this License. You must supply a copy of this License. If the work during execution displays copyright notices, you must include the copyright notice for the Library among them, as well as a reference directing the user to the copy of this License. Also, you must do one of these things:

- a) Accompany the work with the complete corresponding machine-readable source code for the Library including whatever changes were used in the work (which must be distributed under Sections 1 and 2 above); and, if the work is an executable linked with the Library, with the complete machine-readable "work that uses the Library", as object code and/or source code, so that the user can modify the Library and then relink to produce a modified executable containing the modified Library. (It is understood that the user who changes the contents of definitions files in the Library will not necessarily be able to recompile the application to use the modified definitions.)
- b) Accompany the work with a written offer, valid for at least three years, to give the same user the materials specified in Subsection 6a, above, for a charge no more than the cost of performing this distribution.
- c) If distribution of the work is made by offering access to copy from a designated place, offer equivalent access to copy the above specified materials from the same place.
- d) Verify that the user has already received a copy of these materials or that you have already sent this user a copy.

For an executable, the required form of the "work that uses the Library" must include any data and utility programs needed for reproducing the executable from it. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on

which the executable runs, unless that component itself accompanies the executable.

It may happen that this requirement contradicts the license restrictions of other proprietary libraries that do not normally accompany the operating system. Such a contradiction means you cannot use both them and the Library together in an executable that you distribute.

7. You may place library facilities that are a work based on the Library side-by-side in a single library together with other library facilities not covered by this License, and distribute such a combined library, provided that the separate distribution of the work based on the Library and of the other library facilities is otherwise permitted, and provided that you do these two things:

a) Accompany the combined library with a copy of the same work based on the Library, uncombined with any other library facilities. This must be distributed under the terms of the Sections above.

b) Give prominent notice with the combined library of the fact that part of it is a work based on the Library, and explaining where to find the accompanying uncombined form of the same work.

8. You may not copy, modify, sublicense, link with, or distribute the Library except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense, link with, or distribute the Library is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

9. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Library or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Library (or any work based on the Library), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Library or works based on it.

10. Each time you redistribute the Library (or any work based on the Library), the recipient automatically receives a license from the original licensor to copy, distribute, link with or modify the Library

subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

11. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Library at all. For example, if a patent license would not permit royalty-free redistribution of the Library by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Library.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply, and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

12. If the distribution and/or use of the Library is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Library under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

13. The Free Software Foundation may publish revised and/or new versions of the Library General Public License from time to time.

Such new versions will be similar in spirit to the present version,
but
may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Library specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Library does not specify a license version number, you may choose any version ever published by the Free Software Foundation.

14. If you wish to incorporate parts of the Library into other free programs whose distribution conditions are incompatible with these, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

NO WARRANTY

15. BECAUSE THE LIBRARY IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE LIBRARY, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE LIBRARY "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE LIBRARY IS WITH YOU. SHOULD THE LIBRARY PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

16. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE LIBRARY AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE LIBRARY (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE LIBRARY TO OPERATE WITH ANY OTHER SOFTWARE), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

END OF TERMS AND CONDITIONS

How to Apply These Terms to Your New Libraries

If you develop a new library, and you want it to be of the greatest possible use to the public, we recommend making it free software that everyone can redistribute and change. You can do so by permitting redistribution under these terms (or, alternatively, under the terms of the ordinary General Public License).

To apply these terms, attach the following notices to the library. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

<one line to give the library's name and a brief idea of what it does.>

Copyright (C) <year> <name of author>

This library is free software; you can redistribute it and/or modify it under the terms of the GNU Library General Public License as published by the Free Software Foundation; either version 2 of the License, or (at your option) any later version.

This library is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU Library General Public License for more details.

You should have received a copy of the GNU Library General Public License along with this library; if not, write to the Free Software Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA

Also add information on how to contact you by electronic and paper mail.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the library, if necessary. Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the library `Frob' (a library for tweaking knobs) written by James Random Hacker.

<signature of Ty Coon>, 1 April 1990
Ty Coon, President of Vice

That's all there is to it!

1.269 libgcrypto 1.8.5-5ubuntu1.1

1.269.1 Available under license :

GNU GENERAL PUBLIC LICENSE

Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.

59 Temple Place, Suite 330, Boston, MA 02111-1307 USA

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. This General Public License applies to most of the Free Software Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Library General Public License instead.) You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and modification follow.

GNU GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

- a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.

- b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.

- c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Program.

In addition, mere aggregation of another work not based on the Program with the Program (or with a work based on the Program) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may copy and distribute the Program (or a work based

on it,
under Section 2) in object code or executable form under the terms of
Sections 1 and 2 above provided that you also do one of the following:

- a) Accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,
- b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,
- c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW.

EXCEPT WHEN

OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING

WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

END OF TERMS AND CONDITIONS

How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

```
<one line to give the program's name and a brief idea of what it does.>  
Copyright (C) <year> <name of author>
```

This program is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation; either version 2 of the License,
or
(at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program; if not, write to the Free Software Foundation, Inc., 59 Temple Place, Suite 330, Boston, MA 02111-1307 USA

Also add information on how to contact you by electronic and paper mail.

If the program is interactive, make it output a short notice like this when it starts in an interactive mode:

```
Gnomovision version 69, Copyright (C) year name of author
```

Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type `show w'.
This is free software, and you are welcome to redistribute it
under certain conditions; type `show c' for details.

The hypothetical commands `show w' and
`show c' should show the appropriate
parts of the General Public License. Of course, the commands you use may
be called something other than `show w' and `show c'; they could even be
mouse-clicks or menu items--whatever suits your program.

You should also get your employer (if you work as a programmer) or your
school, if any, to sign a "copyright disclaimer" for the program, if
necessary. Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the program
`Gnomovision' (which makes passes at compilers) written by James Hacker.

<signature of Ty Coon>, 1 April 1989
Ty Coon, President of Vice

This General Public License does not permit incorporating your program into
proprietary programs. If your program is a subroutine library, you may
consider it more useful to permit linking proprietary applications with the
library. If this is what you want to do, use the GNU Library General
Public License instead of this License.

Additional license notices for Libgcrypt. -*- org -*-

This file contains the copying permission notices for various files in
the Libgcrypt distribution which are not covered by the GNU Lesser
General Public License (LGPL) or the GNU General Public License (GPL).

These notices all require that a copy of the notice be included
in the accompanying documentation and be distributed with binary
distributions of the code, so be sure to include this file along
with any binary distributions derived from the GNU C Library.

* BSD_3Clause

For files:

- cipher/sha256-avx-amd64.S
- cipher/sha256-avx2-bmi2-amd64.S
- cipher/sha256-ssse3-amd64.S
- cipher/sha512-avx-amd64.S
- cipher/sha512-avx2-bmi2-amd64.S
- cipher/sha512-ssse3-amd64.S

#+begin_quote

Copyright (c) 2012, Intel Corporation

All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

* Redistributions

of source code must retain the above copyright notice, this list of conditions and the following disclaimer.

* Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

* Neither the name of the Intel Corporation nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY INTEL CORPORATION "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL INTEL CORPORATION OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

#+end_quote

For files:

- random/jitterentropy-base.c
- random/jitterentropy.h
- random/rndjent.c (plus common Libgrypt copyright holders)

#+begin_quote

* Copyright Stephan Mueller <smueller@chronox.de>, 2013

*

* License

* =====

*

* Redistribution and use in source and binary forms, with or without

* modification, are permitted provided that the following conditions
* are met:
* 1. Redistributions of source code must retain the above copyright
* notice, and the entire permission notice in its entirety,
* including the disclaimer of warranties.
* 2. Redistributions in binary form must reproduce the above copyright
* notice, this list of conditions and the
following disclaimer in the
* documentation and/or other materials provided with the distribution.
* 3. The name of the author may not be used to endorse or promote
* products derived from this software without specific prior
* written permission.
*
* ALTERNATIVELY, this product may be distributed under the terms of
* the GNU General Public License, in which case the provisions of the GPL are
* required INSTEAD OF the above restrictions. (This clause is
* necessary due to a potential bad interaction between the GPL and
* the restrictions contained in a BSD-style copyright.)
*
* THIS SOFTWARE IS PROVIDED ``AS IS" AND ANY EXPRESS OR IMPLIED
* WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES
* OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE, ALL OF
* WHICH ARE HEREBY DISCLAIMED. IN NO EVENT SHALL THE AUTHOR BE
* LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR
* CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO,
PROCUREMENT
* OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR
* BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF
* LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT
* (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE
* USE OF THIS SOFTWARE, EVEN IF NOT ADVISED OF THE POSSIBILITY OF SUCH
* DAMAGE.
#+end_quote

* X License

For files:

- install.sh

#+begin_quote

Copyright (C) 1994 X Consortium

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE X CONSORTIUM BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Except as contained in this notice, the name of the X Consortium shall not be used in advertising or otherwise to promote the sale, use or other dealings in this Software without prior written authorization from the X Consortium.

#+end_quote

* Public domain

For files:

- cipher/arcfour-amd64.S

#+begin_quote

Author: Marc Bevand <bevand_m (at) epita.fr>

Licence: I hereby disclaim the copyright on this code and place it in the public domain.

#+end_quote

* OCB license 1

For

files:

- cipher/cipher-ocb.c

#+begin_quote

OCB is covered by several patents but may be used freely by most software. See <http://web.cs.ucdavis.edu/~rogaway/ocb/license.htm> .

In particular license 1 is suitable for Libgcrypt: See

<http://web.cs.ucdavis.edu/~rogaway/ocb/license1.pdf> for the full license document; it basically says:

License 1 License for Open-Source Software Implementations of OCB
(Jan 9, 2013)

Under this license, you are authorized to make, use, and distribute open-source software implementations of OCB. This license terminates for you if you sue someone over their

open-source software implementation of OCB claiming that you have a patent covering their implementation.

License for Open Source Software Implementations of OCB

January 9, 2013

1 Definitions

1.1 Licensor means Phillip Rogaway.

1.2 Licensed Patents means any patent that claims priority to United States Patent Application No. 09/918,615 entitled Method and Apparatus for Facilitating Efficient Authenticated Encryption, and any utility, divisional, provisional, continuation, continuations-in-part, reexamination, reissue, or foreign counterpart patents that may issue with respect to the aforesaid patent application. This includes, but is not limited to, United States Patent No. 7,046,802; United States Patent No. 7,200,227; United States Patent No. 7,949,129; United States Patent No. 8,321,675 ; and any patent that issues out of United States Patent Application No. 13/669,114.

1.3 Use means any practice of any invention claimed in the Licensed Patents.

1.4 Software Implementation means any practice of any invention claimed in the Licensed Patents that takes the form of software executing on a user-programmable, general-purpose computer or that takes the form of a computer-readable medium storing such software. Software Implementation does not include, for example, application-specific integrated circuits (ASICs), field-programmable gate arrays (FPGAs), embedded systems, or IP cores.

1.5 Open Source Software means software whose source code is published and made available for inspection and use by anyone because either (a) the source code is subject to a license that permits recipients to copy, modify, and distribute the source code without payment of fees or royalties, or (b) the source code is in the public domain, including code released for public use through a CC0 waiver. All licenses certified by the Open Source Initiative at opensource.org as of January 9, 2013 and all Creative Commons licenses identified on the creativecommons.org website as of January 9, 2013, including the Public License Fallback of the CC0 waiver, satisfy these requirements for the purposes of this license.

1.6 Open Source Software Implementation means a Software Implementation in which the software implicating the Licensed Patents is Open Source Software. Open Source Software Implementation does not include any Software Implementation in which the software implicating the Licensed

Patents is combined, so as to form a larger program, with software that is not Open Source Software.

2 License Grant

2.1 License. Subject to your compliance with the terms of this license, including the restriction set forth in Section 2.2, Licensor hereby grants to you a perpetual, worldwide, non-exclusive, non-transferable, non-sublicensable, no-charge, royalty-free, irrevocable license to practice any invention claimed in the Licensed Patents in any Open Source Software Implementation.

2.2 Restriction. If you or your affiliates institute patent litigation (including, but not limited to, a cross-claim or counterclaim in a lawsuit) against any entity alleging that any Use authorized by this license infringes another patent, then any rights granted to you under this license automatically terminate as of the date such litigation is filed.

3 Disclaimer

YOUR USE OF THE LICENSED PATENTS

IS AT YOUR OWN RISK AND UNLESS REQUIRED

BY APPLICABLE LAW, LICENSOR MAKES NO REPRESENTATIONS OR WARRANTIES OF ANY KIND CONCERNING THE LICENSED PATENTS OR ANY PRODUCT EMBODYING ANY LICENSED PATENT, EXPRESS OR IMPLIED, STATUTORY OR OTHERWISE, INCLUDING, WITHOUT LIMITATION, WARRANTIES OF TITLE, MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, OR NON-INFRINGEMENT. IN NO EVENT WILL LICENSOR BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN CONTRACT, TORT OR OTHERWISE, ARISING FROM OR RELATED TO ANY USE OF THE LICENSED PATENTS, INCLUDING, WITHOUT LIMITATION, DIRECT, INDIRECT, INCIDENTAL, CONSEQUENTIAL, PUNITIVE OR SPECIAL DAMAGES, EVEN IF LICENSOR HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES PRIOR TO SUCH AN OCCURRENCE.

#+end_quote

GNU LESSER GENERAL PUBLIC LICENSE

Version 2.1, February 1999

Copyright (C) 1991, 1999 Free Software Foundation, Inc.

59 Temple Place, Suite 330, Boston, MA 02111-1307 USA

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

[This is the first released version of the Lesser GPL. It also counts as the successor of the GNU Library Public License, version 2, hence the version number 2.1.]

Preamble

The licenses for most software are designed to take away your

freedom to share and change it. By contrast, the GNU General Public Licenses are intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users.

This license, the Lesser General Public License, applies to some specially designated software packages--typically libraries--of the Free Software Foundation and other authors who decide to use it. You can use it too, but we suggest you first think carefully about whether this license or the ordinary General Public License is the better strategy to use in any particular case, based on the explanations below.

When we speak of free software, we are referring to freedom of use, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish); that you receive source code or can get it if you want it; that you can change the software and use pieces of it in new free programs; and that you are informed that you can do these things.

To protect your rights, we need to make restrictions that forbid distributors to deny you these rights or to ask you to surrender these rights. These restrictions translate to certain responsibilities for you if you distribute copies of the library or if you modify it.

For example, if you distribute copies of the library, whether gratis or for a fee, you must give the recipients all the rights that we gave you. You must make sure that they, too, receive or can get the source code. If you link other code with the library, you must provide complete object files to the recipients, so that they can relink them with the library after making changes to the library and recompiling it. And you must show them these terms so they know their rights.

We protect your rights with a two-step method: (1) we copyright the library, and (2) we offer you this license, which gives you legal permission to copy, distribute and/or modify the library.

To protect each distributor, we want to make it very clear that there is no warranty for the free library. Also, if the library is modified by someone else and passed on, the recipients should know that what they have is not the original version, so that the original author's reputation will not be affected by problems that might be introduced by others.

^L

Finally, software

patents pose a constant threat to the existence of any free program. We wish to make sure that a company cannot effectively restrict the users of a free program by obtaining a restrictive license from a patent holder. Therefore, we insist that any patent license obtained for a version of the library must be consistent with the full freedom of use specified in this license.

Most GNU software, including some libraries, is covered by the ordinary GNU General Public License. This license, the GNU Lesser General Public License, applies to certain designated libraries, and is quite different from the ordinary General Public License. We use this license for certain libraries in order to permit linking those libraries into non-free programs.

When a program is linked with a library, whether statically or using a shared library, the combination of the two is legally speaking a combined work, a derivative of the original library. The ordinary General Public License therefore permits such linking only if the entire combination fits its criteria of freedom. The Lesser General Public License permits more lax criteria for linking other code with the library.

We call this license the "Lesser" General Public License because it does Less to protect the user's freedom than the ordinary General Public License. It also provides other free software developers Less of an advantage over competing non-free programs. These disadvantages are the reason we use the ordinary General Public License for many libraries. However, the Lesser license provides advantages in certain special circumstances.

For example, on rare occasions, there may be a special need to encourage the widest possible use of a certain library, so that it becomes a de-facto standard. To achieve this, non-free programs must be allowed to use the library. A more frequent case is that a free library does the same job as widely used non-free libraries. In this case, there is little to gain by limiting the free library to free software only, so we use the Lesser General Public License.

In other cases, permission to use a particular library in non-free programs enables a greater number of people to use a large body of free software. For example, permission to use the GNU C Library in non-free programs enables many more people to use the whole GNU operating system, as well as its variant, the GNU/Linux operating system.

Although the Lesser General Public License is Less protective of the

users' freedom, it does ensure that the user of a program that is linked with the Library has the freedom and the wherewithal to run that program using a modified version of the Library.

The precise terms and conditions for copying, distribution and modification follow. Pay close attention to the difference between a "work based on the library" and a "work that uses the library". The former contains code derived from the library, whereas the latter must be combined with the library in order to run.

^L

GNU LESSER GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License Agreement applies to any software library or other program which contains a notice placed by the copyright holder or other authorized party saying it may be distributed under the terms of this Lesser General Public License (also called "this License"). Each licensee is addressed as "you".

A "library" means a collection of software functions and/or data prepared so as to be conveniently linked with application programs (which use some of those functions and data) to form executables.

The "Library", below, refers to any such software library or work which has been distributed under these terms. A "work based on the Library" means either the Library or any derivative work under copyright law: that is to say, a work containing the Library or a portion of it, either verbatim or with modifications and/or translated straightforwardly into another language. (Hereinafter, translation is included without limitation in the term "modification".)

"Source code" for a work means the preferred form of the work for making modifications to it. For a library, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the library.

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running a program using the Library is not restricted, and output from such a program is covered only if its contents constitute a work based on the Library (independent of the use of the Library in a tool for writing it). Whether that is true depends on what the Library does and what the program that uses the Library does.

1. You may copy and distribute verbatim copies of the Library's

complete source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and distribute a copy of this License along with the Library.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Library or any portion of it, thus forming a work based on the Library, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

- a) The modified work must itself be a software library.
- b) You must cause the files modified to carry prominent notices stating that you changed the files and the date of any change.
- c) You must cause the whole of the work to be licensed at no charge to all third parties under the terms of this License.
- d) If a facility in the modified Library refers to a function or a table of data to be supplied by an application program that uses the facility, other than as an argument passed when the facility is invoked, then you must make a good faith effort to ensure that, in the event an application does not supply such function or table, the facility still operates, and performs whatever part of its purpose remains meaningful.

(For example, a function in a library to compute square roots has a purpose that is entirely well-defined independent of the application. Therefore, Subsection 2d requires that any application-supplied function or table used by this function must be optional: if the application does not supply it, the square root function must still compute square roots.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Library, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based

on the Library, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Library.

In addition, mere aggregation of another work not based on the Library with the Library (or with a work based on the Library) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may opt to apply the terms of the ordinary GNU General Public

License instead of this License to a given copy of the Library. To do this, you must alter all the notices that refer to this License, so that they refer to the ordinary GNU General Public License, version 2, instead of to this License. (If a newer version than version 2 of the ordinary GNU General Public License has appeared, then you can specify that version instead if you wish.) Do not make any other change in these notices.

^L

Once this change is made in a given copy, it is irreversible for that copy, so the ordinary GNU General Public License applies to all subsequent copies and derivative works made from that copy.

This option is useful when you wish to copy part of the code of the Library into a program that is not a library.

4. You may copy and distribute the Library (or a portion or derivative of it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange.

If distribution of object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place satisfies the requirement to distribute the source code, even though third parties are not compelled to copy the source along with the object code.

5. A program that contains no derivative of any portion of the Library, but is designed to work with the Library by being compiled or

linked with it, is called a "work that uses the Library". Such a work, in isolation, is not a derivative work of the Library, and therefore falls outside the scope of this License.

However, linking a "work that uses the Library" with the Library creates an executable that is a derivative of the Library (because it contains portions of the Library), rather than a "work that uses the library". The executable is therefore covered by this License. Section 6 states terms for distribution of such executables.

When a "work that uses the Library" uses material from a header file that is part of the Library, the object code for the work may be a derivative work of the Library even though the source code is not. Whether this is true is especially significant if the work can be linked without the Library, or if the work is itself a library. The threshold for this to be true is not precisely defined by law.

If such an object file uses only numerical parameters, data structure layouts and accessors, and small macros and small inline functions (ten lines or less in length), then the use of the object file is unrestricted, regardless of whether it is legally a derivative work. (Executables containing this object code plus portions of the Library will still fall under Section 6.)

Otherwise, if the work is a derivative of the Library, you may distribute the object code for the work under the terms of Section 6. Any executables containing that work also fall under Section 6, whether or not they are linked directly with the Library itself.

^L

6. As an exception to the Sections above, you may also combine or link a "work that uses the Library" with the Library to produce a work containing portions of the Library, and distribute that work under terms of your choice, provided that the terms permit modification of the work for the customer's own use and reverse engineering for debugging such modifications.

You must give prominent notice with each copy of the work that the Library is used in it and that the Library and its use are covered by this License. You must supply a copy of this License. If the work during execution displays copyright notices, you must include the copyright notice for the Library among them, as well as a reference directing the user to the copy of this License. Also, you must do one of these things:

a)

Accompany the work with the complete corresponding machine-readable source code for the Library including whatever changes were used in the work (which must be distributed under Sections 1 and 2 above); and, if the work is an executable linked with the Library, with the complete machine-readable "work that uses the Library", as object code and/or source code, so that the user can modify the Library and then relink to produce a modified executable containing the modified Library. (It is understood that the user who changes the contents of definitions files in the Library will not necessarily be able to recompile the application to use the modified definitions.)

b) Use a suitable shared library mechanism for linking with the Library. A suitable mechanism is one that (1) uses at run time a copy of the library already present on the user's computer system, rather than copying library functions into the executable, and (2) will operate properly with a modified version of the library, if the user installs one, as long as the modified version is interface-compatible with the version that the work was made with.

c) Accompany the work with a written offer, valid for at least three years, to give the same user the materials specified in Subsection 6a, above, for a charge no more than the cost of performing this distribution.

d) If distribution of the work is made by offering access to copy from a designated place, offer equivalent access to copy the above specified materials from the same place.

e) Verify that the user has already received a copy of these materials or that you have already sent this user a copy.

For an executable, the required form of the "work that uses the Library" must include any data and utility programs needed for reproducing the executable from it. However, as a special exception, the materials to be distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

It may happen that this requirement contradicts the license restrictions of other proprietary libraries that do not normally accompany the operating system. Such a contradiction means you cannot use both them and the Library together in an executable that you distribute.

^L

7. You may place library facilities that are a work based on the Library side-by-side in a single library together with other library facilities not covered by this License, and distribute such a combined library, provided that the separate distribution of the work based on the Library and of the other library facilities is otherwise permitted, and provided that you do these two things:

a) Accompany the combined library with a copy of the same work based on the Library, uncombined

with any other library

facilities. This must be distributed under the terms of the Sections above.

b) Give prominent notice with the combined library of the fact that part of it is a work based on the Library, and explaining where to find the accompanying uncombined form of the same work.

8. You may not copy, modify, sublicense, link with, or distribute the Library except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense, link with, or distribute the Library is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

9. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Library or its derivative works. These actions are prohibited

by law if you do not accept this License. Therefore, by modifying or distributing the Library (or any work based on the Library), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Library or works based on it.

10. Each time you redistribute the Library (or any work based on the Library), the recipient automatically receives a license from the original licensor to copy, distribute, link with or modify the Library subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties with this License.

^L

11. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they

do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Library at all. For example, if a patent license would not permit royalty-free redistribution of the Library by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Library.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply, and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

12. If the distribution and/or use of the Library is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Library under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

13. The Free Software Foundation may publish revised and/or new versions of the Lesser General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Library specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by

the Free Software Foundation. If the Library does not specify a license version number, you may choose any version ever published by the Free Software Foundation.

^L

14. If you wish to incorporate parts of the Library into other free programs whose distribution conditions are incompatible with these, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this.

Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

NO WARRANTY

15. BECAUSE THE LIBRARY IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE LIBRARY, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE LIBRARY "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE LIBRARY IS WITH YOU. SHOULD THE LIBRARY PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

16. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE LIBRARY AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE LIBRARY (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE LIBRARY TO OPERATE WITH ANY OTHER SOFTWARE), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

END OF TERMS AND CONDITIONS

^L

How to Apply These Terms to Your New Libraries

If you develop a new library, and you want it to be of the greatest possible use to the public, we recommend making it free software that everyone can redistribute and change. You can do so by permitting redistribution under these terms (or, alternatively, under the terms of the ordinary General Public License).

To apply these terms, attach the following notices to the library.

It is safest to attach them to the start of each source file

to most

effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

<one line to give the library's name and a brief idea of what it does.>

Copyright (C) <year> <name of author>

This library is free software; you can redistribute it and/or modify it under the terms of the GNU Lesser General Public License as published by the Free Software Foundation; either version 2.1 of the License, or (at your option) any later version.

This library is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU Lesser General Public License for more details.

You should have received a copy of the GNU Lesser General Public License along with this library; if not, write to the Free Software Foundation, Inc., 59 Temple Place, Suite 330, Boston, MA 02111-1307 USA

Also add information on how to contact you by electronic and paper mail.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the library, if necessary. Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the library `Frob' (a library for tweaking knobs) written by James Random Hacker.

<signature of Ty Coon>, 1 April 1990

Ty Coon, President of Vice

That's all there is to it!

1.270 cglib 3.3

1.270.1 Available under license :

Apache License

Version 2.0, January 2004

<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions

to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

(a) You must give any other recipients of the Work or Derivative Works a copy of this License; and

- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the

content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software
distributed under the License is distributed on an "AS IS" BASIS,
WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
See the License for the specific language governing permissions and
limitations under the License.

This product includes software developed by
The Apache Software Foundation (<http://www.apache.org/>).

1.271 packaging 21.0

1.271.1 Available under license :

Apache License
Version 2.0, January 2004
<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction,
and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by
the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all
other entities that control, are controlled by, or are under common
control with that entity. For the purposes of this definition,
"control" means (i) the power, direct or indirect, to cause the
direction or management of such entity, whether by contract or
otherwise, or (ii) ownership of fifty percent (50%) or more of the
outstanding shares, or (iii) beneficial ownership
of such entity.

"You" (or "Your") shall mean an individual or Legal Entity
exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution

notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor

has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

This software is made available under the terms of *either* of the licenses found in LICENSE.APACHE or LICENSE.BSD. Contributions to this software is made under the terms of *both* these licenses.

Copyright (c) Donald Stufft and individual contributors.

All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT HOLDER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

1.272 distlib 0.3.3

1.272.1 Available under license :

A. HISTORY OF THE SOFTWARE

=====

Python was created in the early 1990s by Guido van Rossum at Stichting Mathematisch Centrum (CWI, see <http://www.cwi.nl>) in the Netherlands as a successor of a language called ABC. Guido remains Python's principal author, although it includes many contributions from others.

In 1995, Guido continued his work on Python at the Corporation for National Research Initiatives (CNRI, see <http://www.cnri.reston.va.us>) in Reston, Virginia where he released several versions of the software.

In May 2000, Guido and the Python core development team moved to BeOpen.com to form the BeOpen PythonLabs team. In October of the same year, the PythonLabs team moved to Digital Creations (now Zope Corporation, see <http://www.zope.com>). In 2001, the Python Software Foundation (PSF, see <http://www.python.org/psf/>) was formed, a non-profit organization created specifically to own Python-related Intellectual Property. Zope Corporation is a sponsoring member of the PSF.

All Python releases are Open Source (see <http://www.opensource.org> for the Open Source Definition). Historically, most, but not all, Python releases have also been GPL-compatible; the table below summarizes the various releases.

| Release | Derived from | Year | Owner | GPL-compatible? (1) |
|----------------|--------------|-----------|------------|---------------------|
| 0.9.0 thru 1.2 | | 1991-1995 | CWI | yes |
| 1.3 thru 1.5.2 | 1.2 | 1995-1999 | CNRI | yes |
| 1.6 | 1.5.2 | 2000 | CNRI | no |
| 2.0 | 1.6 | 2000 | BeOpen.com | no |
| 1.6.1 | 1.6 | 2001 | CNRI | yes (2) |
| 2.1 | 2.0+1.6.1 | 2001 | PSF | no |
| 2.0.1 | 2.0+1.6.1 | 2001 | PSF | yes |
| 2.1.1 | 2.1+2.0.1 | 2001 | PSF | yes |
| 2.2 | 2.1.1 | 2001 | PSF | yes |
| 2.1.2 | 2.1.1 | 2002 | PSF | yes |
| 2.1.3 | | | | |
| 2.1.2 | 2002 | PSF | yes | |
| 2.2.1 | 2.2 | 2002 | PSF | yes |
| 2.2.2 | 2.2.1 | 2002 | PSF | yes |
| 2.2.3 | 2.2.2 | 2003 | PSF | yes |
| 2.3 | 2.2.2 | 2002-2003 | PSF | yes |

| | | | | |
|-------|-------|-----------|-----|-----|
| 2.3.1 | 2.3 | 2002-2003 | PSF | yes |
| 2.3.2 | 2.3.1 | 2002-2003 | PSF | yes |
| 2.3.3 | 2.3.2 | 2002-2003 | PSF | yes |
| 2.3.4 | 2.3.3 | 2004 | PSF | yes |
| 2.3.5 | 2.3.4 | 2005 | PSF | yes |
| 2.4 | 2.3 | 2004 | PSF | yes |
| 2.4.1 | 2.4 | 2005 | PSF | yes |
| 2.4.2 | 2.4.1 | 2005 | PSF | yes |
| 2.4.3 | 2.4.2 | 2006 | PSF | yes |
| 2.4.4 | 2.4.3 | 2006 | PSF | yes |
| 2.5 | 2.4 | 2006 | PSF | yes |
| 2.5.1 | 2.5 | 2007 | PSF | yes |
| 2.5.2 | 2.5.1 | 2008 | PSF | yes |
| 2.5.3 | 2.5.2 | 2008 | PSF | yes |
| 2.6 | 2.5 | 2008 | PSF | yes |
| 2.6.1 | 2.6 | 2008 | PSF | yes |
| 2.6.2 | 2.6.1 | 2009 | PSF | yes |
| 2.6.3 | 2.6.2 | 2009 | PSF | yes |
| 2.6.4 | 2.6.3 | 2009 | PSF | yes |
| 2.6.5 | 2.6.4 | 2010 | PSF | yes |
| 3.0 | 2.6 | 2008 | PSF | yes |
| 3.0.1 | 3.0 | 2009 | PSF | yes |
| 3.1 | 3.0.1 | 2009 | PSF | yes |
| 3.1.1 | 3.1 | 2009 | PSF | yes |
| 3.1.2 | 3.1 | 2010 | PSF | yes |
| 3.2 | 3.1 | 2010 | PSF | yes |

Footnotes:

(1) GPL-compatible doesn't mean that we're distributing Python under the GPL. All Python licenses, unlike the GPL, let you distribute a modified version without making your changes open source. The GPL-compatible licenses make it possible to combine Python with other software that is released under the GPL; the others don't.

(2) According to Richard Stallman, 1.6.1 is not GPL-compatible, because its license has a choice of law clause. According to CNRI, however, Stallman's lawyer has told CNRI's lawyer that 1.6.1 is "not incompatible" with the GPL.

Thanks to the many outside volunteers who have worked under Guido's direction to make these releases possible.

B. TERMS AND CONDITIONS FOR ACCESSING OR OTHERWISE USING PYTHON

=====

-
1. This LICENSE AGREEMENT is between the Python Software Foundation ("PSF"), and the Individual or Organization ("Licensee") accessing and otherwise using this software ("Python") in source or binary form and its associated documentation.
 2. Subject to the terms and conditions of this License Agreement, PSF hereby grants Licensee a nonexclusive, royalty-free, world-wide license to reproduce, analyze, test, perform and/or display publicly, prepare derivative works, distribute, and otherwise use Python alone or in any derivative version, provided, however, that PSF's License Agreement and PSF's notice of copyright, i.e., "Copyright (c) 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010 Python Software Foundation; All Rights Reserved" are retained in Python alone or in any derivative version prepared by Licensee.
 3. In the event Licensee prepares a derivative work that is based on or incorporates Python or any part thereof, and wants to make the derivative work available to others as provided herein, then Licensee hereby agrees to include in any such work a brief summary of the changes made to Python.
 4. PSF is making Python available to Licensee on an "AS IS" basis. PSF MAKES NO REPRESENTATIONS OR WARRANTIES, EXPRESS OR IMPLIED. BY WAY OF EXAMPLE, BUT NOT LIMITATION, PSF MAKES NO AND DISCLAIMS ANY REPRESENTATION OR WARRANTY OF MERCHANTABILITY OR FITNESS FOR ANY PARTICULAR PURPOSE OR THAT THE USE OF PYTHON WILL NOT INFRINGE ANY THIRD PARTY RIGHTS.
 5. PSF SHALL NOT BE LIABLE TO LICENSEE OR ANY OTHER USERS OF PYTHON FOR ANY INCIDENTAL, SPECIAL, OR CONSEQUENTIAL DAMAGES OR LOSS AS A RESULT OF MODIFYING, DISTRIBUTING, OR OTHERWISE USING PYTHON, OR ANY DERIVATIVE THEREOF, EVEN IF ADVISED OF THE POSSIBILITY THEREOF.
 6. This License Agreement will automatically terminate upon a material breach of its terms and conditions.
 7. Nothing in this License Agreement shall be deemed to create any relationship of agency, partnership, or joint venture between PSF and Licensee. This License Agreement does not grant permission to use PSF trademarks or trade name in a trademark sense to endorse or promote products or services of Licensee, or any third party.
 8. By copying, installing or otherwise

using Python, Licensee
agrees to be bound by the terms and conditions of this License
Agreement.

BEOPEN.COM LICENSE AGREEMENT FOR PYTHON 2.0

BEOPEN PYTHON OPEN SOURCE LICENSE AGREEMENT VERSION 1

1. This LICENSE AGREEMENT is between BeOpen.com ("BeOpen"), having an office at 160 Saratoga Avenue, Santa Clara, CA 95051, and the Individual or Organization ("Licensee") accessing and otherwise using this software in source or binary form and its associated documentation ("the Software").

2. Subject to the terms and conditions of this BeOpen Python License Agreement, BeOpen hereby grants Licensee a non-exclusive, royalty-free, world-wide license to reproduce, analyze, test, perform and/or display publicly, prepare derivative works, distribute, and otherwise use the Software alone or in any derivative version, provided, however, that the BeOpen Python License is retained in the Software, alone or in any derivative version prepared by Licensee.

3.
BeOpen is making the Software available to Licensee on an "AS IS" basis. BEOPEN MAKES NO REPRESENTATIONS OR WARRANTIES, EXPRESS OR IMPLIED. BY WAY OF EXAMPLE, BUT NOT LIMITATION, BEOPEN MAKES NO AND DISCLAIMS ANY REPRESENTATION OR WARRANTY OF MERCHANTABILITY OR FITNESS FOR ANY PARTICULAR PURPOSE OR THAT THE USE OF THE SOFTWARE WILL NOT INFRINGE ANY THIRD PARTY RIGHTS.

4. BEOPEN SHALL NOT BE LIABLE TO LICENSEE OR ANY OTHER USERS OF THE SOFTWARE FOR ANY INCIDENTAL, SPECIAL, OR CONSEQUENTIAL DAMAGES OR LOSS AS A RESULT OF USING, MODIFYING OR DISTRIBUTING THE SOFTWARE, OR ANY DERIVATIVE THEREOF, EVEN IF ADVISED OF THE POSSIBILITY THEREOF.

5. This License Agreement will automatically terminate upon a material breach of its terms and conditions.

6. This License Agreement shall be governed by and interpreted in all respects by the law of the State of California, excluding conflict of law provisions. Nothing in this License Agreement shall be deemed to create any relationship of agency, partnership, or joint venture between BeOpen and Licensee. This License Agreement does not grant permission to use BeOpen trademarks or trade names in a trademark sense to endorse or promote products or services of Licensee, or any

third party. As an exception, the "BeOpen Python" logos available at <http://www.pythonlabs.com/logos.html> may be used according to the permissions granted on that web page.

7. By copying, installing or otherwise using the software, Licensee agrees to be bound by the terms and conditions of this License Agreement.

CNRI LICENSE AGREEMENT FOR PYTHON 1.6.1

1. This LICENSE AGREEMENT is between the Corporation for National Research Initiatives, having an office at 1895 Preston White Drive, Reston, VA 20191 ("CNRI"), and the Individual or Organization ("Licensee") accessing and otherwise using Python 1.6.1 software in source or binary form and its associated documentation.

2. Subject to the terms and conditions of this License Agreement, CNRI hereby grants Licensee a nonexclusive, royalty-free, world-wide license to reproduce, analyze, test, perform and/or display publicly, prepare derivative works, distribute, and otherwise use Python 1.6.1 alone or in any derivative version, provided, however, that CNRI's License Agreement and CNRI's notice of copyright, i.e., "Copyright (c) 1995-2001 Corporation for National Research Initiatives; All Rights Reserved" are retained in Python 1.6.1 alone or in any derivative version prepared by Licensee. Alternately, in lieu of CNRI's License Agreement, Licensee may substitute the following text (omitting the quotes): "Python 1.6.1 is made available subject to the terms and conditions in CNRI's License Agreement. This Agreement together with Python 1.6.1 may be located on the Internet using the following unique, persistent identifier (known as a handle): 1895.22/1013. This Agreement may also be obtained from a proxy server on the Internet using the following URL: <http://hdl.handle.net/1895.22/1013>".

3. In the event Licensee prepares a derivative work that is based on or incorporates Python 1.6.1 or any part thereof, and wants to make the derivative work available to others as provided herein, then Licensee hereby agrees to include in any such work a brief summary of the changes made to Python 1.6.1.

4. CNRI is making Python 1.6.1 available to Licensee on an "AS IS" basis. CNRI MAKES NO REPRESENTATIONS OR WARRANTIES, EXPRESS OR IMPLIED. BY WAY OF EXAMPLE, BUT NOT LIMITATION, CNRI MAKES NO AND DISCLAIMS ANY REPRESENTATION OR WARRANTY OF MERCHANTABILITY OR FITNESS FOR ANY PARTICULAR PURPOSE OR THAT THE USE OF PYTHON 1.6.1 WILL NOT

INFRINGE ANY THIRD PARTY RIGHTS.

5. CNRI SHALL NOT BE LIABLE TO LICENSEE OR ANY OTHER USERS OF PYTHON 1.6.1 FOR ANY INCIDENTAL, SPECIAL, OR CONSEQUENTIAL DAMAGES OR LOSS AS A RESULT OF MODIFYING, DISTRIBUTING, OR OTHERWISE USING PYTHON 1.6.1, OR ANY DERIVATIVE THEREOF, EVEN IF ADVISED OF THE POSSIBILITY THEREOF.

6.

This License Agreement will automatically terminate upon a material breach of its terms and conditions.

7. This License Agreement shall be governed by the federal intellectual property law of the United States, including without limitation the federal copyright law, and, to the extent such U.S. federal law does not apply, by the law of the Commonwealth of Virginia, excluding Virginia's conflict of law provisions. Notwithstanding the foregoing, with regard to derivative works based on Python 1.6.1 that incorporate non-separable material that was previously distributed under the GNU General Public License (GPL), the law of the Commonwealth of Virginia shall govern this License Agreement only as to issues arising under or with respect to Paragraphs 4, 5, and 7 of this License Agreement. Nothing in this License Agreement shall be deemed to create any relationship of agency, partnership, or joint venture between CNRI and Licensee. This License Agreement does not grant permission to use CNRI trademarks or trade name in a trademark sense to endorse or promote products or services of Licensee, or any third party.

8. By clicking on the "ACCEPT" button where indicated, or by copying, installing or otherwise using Python 1.6.1, Licensee agrees to be bound by the terms and conditions of this License Agreement.

ACCEPT

CWI LICENSE AGREEMENT FOR PYTHON 0.9.0 THROUGH 1.2

Copyright (c) 1991 - 1995, Stichting Mathematisch Centrum Amsterdam, The Netherlands. All rights reserved.

Permission to use, copy, modify, and distribute this software and its documentation for any purpose and without fee is hereby granted, provided that the above copyright notice appear in all copies and that both that copyright notice and this permission notice appear in supporting documentation, and that the name of Stichting Mathematisch Centrum or CWI not be used in advertising or publicity pertaining to

distribution of the software
without specific, written prior
permission.

STICHTING MATHEMATISCH CENTRUM DISCLAIMS ALL WARRANTIES WITH REGARD TO
THIS SOFTWARE, INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND
FITNESS, IN NO EVENT SHALL STICHTING MATHEMATISCH CENTRUM BE LIABLE
FOR ANY SPECIAL, INDIRECT OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES
WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN
ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT
OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

=====
Distutils2 Contributors
=====

The Distutils2 project was started by Tarek Ziad and is currently
maintained by ric Araujo. Many people have contributed to the project.

distlib has started off using some of the code from distutil2.

If you're making a patch, please add your name below in alphabetical order,
and welcome into the Fellowship of the Packaging!

Thanks to:

- Rajiv Abraham
- Ali Afshar
- David Barnett
- Pior Bastida
- Anthony Baxter
- Erik Bray
- C. Titus Brown
- Francisco Martn Brugu
- Nicolas Cadou
- Godefroid Chapelle
- Julien Courteau
- Christophe Combelles
- Jason R. Coombs
- Pierre-Yves David
- Ned Deily
- Konrad DeLong
- Josip Djolonga
- John Edmonds
- Andr Espaze
- Boris Feld
- Andrew Francis
- Hallvard B Furuseth
- Patrice Gauthier

- Yannick Gingras
- Filip Gruszczyski
- Walker Hale IV
- Alexandre Hamelin
- Kelsey Hightower
- Thomas Holmes
- Preston Holmes
- Christian Hudon
- Julien Jehannet
- Jeremy Kloth
- Thomas Kluyver
-
- Amos Latteier
- Mathieu Leduc-Hamel
- Pierre Paul Lefebvre
- Tshepang Lekhonkhobe
- Alain Leufroy
- Janusz Lewandowski
- Martin von Lwis
- Hugo Lopes Tavares
- Guillermo Lpez-Anglada
- Justin Love
- Simon Mathieu
- Carl Meyer
- Alexis Mtaireau
- Julien Miotte
- Zubin Mithra
- Derek McTavish Mounce
- Paul Moore
- Michael Mulich
- Louis Munro
- Gal Pasgrimaud
- George Peristerakis
- Mathieu Perreault
- Guillaume Pratte
- Sean Reifschneider
- Antoine Reversat
- Arc Riley
- C. Anthony Risinger
- Elson Rodriguez
- Luis Rojas
- Erik Rose
- Brian Rosner
- Vinay Sajip
- Victor Stinner
- Alexandre Vassalotti
- Nadeem Vawda

Copyright (C) 2013 by Test User.

Permission to use, copy, modify, and distribute this software and its documentation for any purpose and without fee is hereby granted, provided that the above copyright notice appear in all copies and that both that copyright notice and this permission notice appear in supporting documentation, and that the name of Vinay Sajip not be used in advertising or publicity pertaining to distribution of the software without specific, written prior permission.

VINAY SAJIP DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE, INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS. IN NO EVENT SHALL VINAY SAJIP BE LIABLE FOR ANY SPECIAL, INDIRECT OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

BSD-licensed.

1.273 urllib3 1.26.7

1.273.1 Available under license :

MIT License

Copyright (c) 2008-2020 Andrey Petrov and contributors (see CONTRIBUTORS.txt)

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

1.274 platformdirs 2.4.0

1.274.1 Available under license :

This is the MIT license

Copyright (c) 2010 ActiveState Software Inc.

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

1.275 perks 1.0.1

1.275.1 Available under license :

GNU GENERAL PUBLIC LICENSE

Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc., <<http://fsf.org/>>
51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA
Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. This General Public License applies to most of the Free Software Foundation's software and to any other program whose authors commit to

using it. (Some other Free Software Foundation software is covered by the GNU Lesser General Public License instead.) You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and modification follow.

GNU GENERAL PUBLIC LICENSE
TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION
AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.

b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.

c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under

these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Program.

In addition, mere aggregation of another work not based on the Program with the Program (or with a work based on the Program) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

a) Accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or

otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions

either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

END OF TERMS AND CONDITIONS

How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least

the "copyright" line and a pointer to where the full notice is found.

```
{description}  
Copyright (C) {year} {fullname}
```

This program is free software; you can redistribute it and/or modify
it under the terms of the GNU General Public License as published by

the Free Software Foundation; either version 2 of the License, or
(at your option) any later version.

This program is distributed in the hope that it will be useful,
but WITHOUT ANY WARRANTY; without even the implied warranty of
MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the
GNU General Public License for more details.

You should have received a copy of the GNU General Public License along
with this program; if not, write to the Free Software Foundation, Inc.,
51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA.

Also add information on how to contact you by electronic and paper mail.

If the program is interactive, make it output a short notice like this
when it starts in an interactive mode:

```
Gnomovision version 69, Copyright (C) year name of author  
Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type `show w'.  
This is free software, and you are welcome to redistribute it  
under certain conditions; type  
`show c' for details.
```

The hypothetical commands `show w' and `show c' should show the appropriate
parts of the General Public License. Of course, the commands you use may
be called something other than `show w' and `show c'; they could even be
mouse-clicks or menu items--whatever suits your program.

You should also get your employer (if you work as a programmer) or your
school, if any, to sign a "copyright disclaimer" for the program, if
necessary. Here is a sample; alter the names:

```
Yoyodyne, Inc., hereby disclaims all copyright interest in the program  
'Gnomovision' (which makes passes at compilers) written by James Hacker.
```

```
{signature of Ty Coon}, 1 April 1989  
Ty Coon, President of Vice
```

This General Public License does not permit incorporating your program into
proprietary programs. If your program is a subroutine library, you may

consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Lesser General Public License instead of this License.

1.276 jcmtturner-aescts 1.0.1

1.276.1 Available under license :

Apache License
Version 2.0, January 2004
<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct

or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the

Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

(a) You must give any other recipients of the Work or Derivative Works a copy of this License; and

(b) You must cause any modified files to carry prominent notices stating that You changed the files; and

(c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and

(d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding

those notices that do not

pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.
Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.
6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.
7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.
8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.
9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "{}" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright {yyyy} {name of copyright owner}

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

1.277 jcmtturner-rpc 1.1.0

1.277.1 Available under license :

Apache License
Version 2.0, January 2004
<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition,

"control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and

subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding

those notices that do not

pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise,

unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

1.278 jcmturner-dnsutils 1.0.1

1.278.1 Available under license :

Apache License
Version 2.0, January 2004
<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial

revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

1.279 jcmtturner-gofork 1.0.0

1.279.1 Available under license :

Copyright (c) 2009 The Go Authors. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- * Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- * Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
- * Neither the name of Google Inc. nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER

OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

1.280 opentracing-contrib-go-observer 0.0.0-20170622124052-a52f23424492

1.280.1 Available under license :

Apache License
Version 2.0, January 2004
<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their

Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf

of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "{}" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright (c) 2017 opentracing-contrib

Licensed under the Apache License, Version 2.0 (the "License"); you may not use this file except in compliance with the License. You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

1.281 go.uber.org/atom1 1.6.0

1.281.1 Available under license :

Copyright (c) 2016 Uber Technologies, Inc.

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

1.282 go-uber-org-multierr 1.5.0

1.282.1 Available under license :

Copyright (c) 2017 Uber Technologies, Inc.

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

1.283 gregjones-httpcache 0.0.0-

20180305231024-9cad4c3443a7

1.283.1 Available under license :

Copyright 2012 Greg Jones (greg.jones@gmail.com)

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the Software), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the

Software.

THE SOFTWARE IS PROVIDED AS IS, WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NON-INFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

1.284 opencontainers-go-digest 1.0.0

1.284.1 Available under license :

Attribution-ShareAlike 4.0 International

=====
Creative Commons Corporation ("Creative Commons") is not a law firm and does not provide legal services or legal advice. Distribution of Creative Commons public licenses does not create a lawyer-client or other relationship. Creative Commons makes its licenses and related information available on an "as-is" basis. Creative Commons gives no warranties regarding its licenses, any material licensed under their terms and conditions, or any related information. Creative Commons disclaims all liability for damages resulting from their use to the fullest extent possible.

Using Creative Commons Public Licenses

Creative Commons public licenses provide a standard set of terms and conditions that creators and other rights holders may use to share original works of authorship and other material subject to copyright and certain other rights specified in the public license below. The following considerations are for informational purposes only, are not exhaustive, and do not form part of our licenses.

Considerations for licensors: Our public licenses are intended for use by those authorized to give the public permission to use material in ways otherwise restricted by copyright and certain other rights. Our licenses are irrevocable. Licensors should read and understand the terms and conditions of the license they choose before applying it. Licensors should also secure all rights necessary before applying our licenses so that the public can reuse the material as expected. Licensors should clearly mark any material not subject to the license. This includes other CC-licensed material, or material used under an exception or

limitation to copyright. More considerations for licensors:
wiki.creativecommons.org/Considerations_for_licensors

Considerations for the public: By using one of our public licenses, a licensor grants the public permission to use the licensed material under specified terms and conditions. If the licensor's permission is not necessary for any reason--for example, because of any applicable exception or limitation to copyright--then that use is not regulated by the license. Our licenses grant only permissions under copyright and certain other rights that a licensor has authority to grant. Use of the licensed material may still be restricted for other reasons, including because others have copyright or other rights in the material. A licensor may make special requests, such as asking that all changes be marked or described. Although not required by our licenses, you are encouraged to respect those requests where reasonable. More considerations for the public:

wiki.creativecommons.org/Considerations_for_licensees

=====

Creative Commons
Attribution-ShareAlike 4.0 International Public
License

By exercising the Licensed Rights (defined below), You accept and agree to be bound by the terms and conditions of this Creative Commons Attribution-ShareAlike 4.0 International Public License ("Public License"). To the extent this Public License may be interpreted as a contract, You are granted the Licensed Rights in consideration of Your acceptance of these terms and conditions, and the Licensor grants You such rights in consideration of benefits the Licensor receives from making the Licensed Material available under these terms and conditions.

Section 1 -- Definitions.

- a. Adapted Material means material subject to Copyright and Similar Rights that is derived from or based upon the Licensed Material and in which the Licensed Material is translated, altered, arranged, transformed, or otherwise modified in a manner requiring permission under the Copyright and Similar Rights held by the Licensor. For purposes of this Public License, where the Licensed Material is a musical work, performance, or sound recording,

Adapted Material is always produced where the Licensed Material is synched in timed relation with a moving image.

- b. Adapter's License means the license You apply to Your Copyright and Similar Rights in Your contributions to Adapted Material in accordance with the terms and conditions of this Public License.
- c. BY-SA Compatible License means a license listed at creativecommons.org/compatiblelicenses, approved by Creative Commons as essentially the equivalent of this Public License.
- d. Copyright and Similar Rights means copyright and/or similar rights closely related to copyright including, without limitation, performance, broadcast, sound recording, and Sui Generis Database Rights, without regard to how the rights are labeled or categorized. For purposes of this Public License, the rights specified in Section 2(b)(1)-(2) are not Copyright and Similar Rights.
- e. Effective Technological Measures means those measures that, in the absence of proper authority, may not be circumvented under laws fulfilling obligations under Article 11 of the WIPO Copyright Treaty adopted on December 20, 1996, and/or similar international agreements.
- f. Exceptions and Limitations means fair use, fair dealing, and/or any other exception or limitation to Copyright and Similar Rights that applies to Your use of the Licensed Material.
- g. License Elements means the license attributes listed in the name of a Creative Commons Public License. The License Elements of this Public License are Attribution and ShareAlike.
- h. Licensed Material means the artistic or literary work, database, or other material to which the Licensor applied this Public License.
- i. Licensed Rights means the rights granted to You subject to the terms and conditions of this Public License, which are limited to all Copyright and Similar Rights that apply to Your use of the Licensed Material and that the Licensor has authority to license.
- j. Licensor means the individual(s) or entity(ies) granting rights under this Public License.
- k. Share means to provide material to the public by any means or

process that requires permission under the Licensed Rights, such as reproduction, public display, public performance, distribution, dissemination, communication, or importation, and to make material available to the public including in ways that members of the public may access the material from a place and at a time individually chosen by them.

l. Sui Generis Database Rights means rights other than copyright resulting from Directive 96/9/EC of the European Parliament and of the Council of 11 March 1996 on the legal protection of databases, as amended and/or succeeded, as well as other essentially equivalent rights anywhere in the world.

m. You means the individual or entity exercising the Licensed Rights under this Public License. Your has a corresponding meaning.

Section 2 -- Scope.

a. License grant.

1. Subject to the terms and conditions of this Public License, the Licensor hereby grants You a worldwide, royalty-free, non-sublicensable, non-exclusive, irrevocable license to exercise the Licensed Rights in the Licensed Material to:

a. reproduce and Share the Licensed Material, in whole or in part; and

b. produce, reproduce, and Share Adapted Material.

2. Exceptions and Limitations. For the avoidance of doubt, where Exceptions and Limitations apply to Your use, this Public License does not apply, and You do not need to comply with its terms and conditions.

3. Term. The term of this Public License is specified in Section 6(a).

4. Media and formats; technical modifications allowed. The Licensor authorizes You to exercise the Licensed Rights in all media and formats whether now known or hereafter created, and to make technical modifications necessary to do so. The Licensor waives and/or agrees not to assert any right or authority to forbid You from making technical modifications necessary to exercise the Licensed Rights, including technical modifications necessary to circumvent Effective Technological Measures. For purposes of this Public License,

simply making modifications authorized by this Section 2(a)
(4) never produces Adapted Material.

5. Downstream recipients.

a. Offer from the Licensor -- Licensed Material. Every recipient of the Licensed Material automatically receives an offer from the Licensor to exercise the Licensed Rights under the terms and conditions of this Public License.

b. Additional offer from the Licensor -- Adapted Material. Every recipient of Adapted Material from You automatically receives an offer from the Licensor to exercise the Licensed Rights in the Adapted Material under the conditions of the Adapter's License You apply.

c. No downstream restrictions. You may not offer or impose any additional or different terms or conditions on, or apply any Effective Technological Measures to, the Licensed Material if doing so restricts exercise of the Licensed Rights by any recipient of the Licensed Material.

6. No endorsement. Nothing in this Public License constitutes or may be construed as permission to assert or imply that You are, or that Your use of the Licensed Material is, connected

with, or sponsored, endorsed, or granted official status by, the Licensor or others designated to receive attribution as provided in Section 3(a)(1)(A)(i).

b. Other rights.

1. Moral rights, such as the right of integrity, are not licensed under this Public License, nor are publicity, privacy, and/or other similar personality rights; however, to the extent possible, the Licensor waives and/or agrees not to assert any such rights held by the Licensor to the limited extent necessary to allow You to exercise the Licensed Rights, but not otherwise.

2. Patent and trademark rights are not licensed under this Public License.

3. To the extent possible, the Licensor waives any right to collect royalties from You for the exercise of the Licensed

Rights, whether directly or through a collecting society under any voluntary or waivable statutory or compulsory licensing scheme. In all other cases the Licensor expressly reserves any right to collect such royalties.

Section 3 -- License Conditions.

Your exercise of the Licensed Rights is expressly made subject to the following conditions.

a. Attribution.

1. If You Share the Licensed Material (including in modified form), You must:

a. retain the following if it is supplied by the Licensor with the Licensed Material:

i. identification of the creator(s) of the Licensed Material and any others designated to receive attribution, in any reasonable manner requested by the Licensor (including by pseudonym if designated);

ii. a copyright notice;

iii. a notice that refers to this Public License;

iv. a notice that refers to the disclaimer of warranties;

v. a URI or hyperlink to the Licensed Material to the extent reasonably practicable;

b. indicate if You modified the Licensed Material and retain an indication of any previous modifications; and

c. indicate the Licensed Material is licensed under this Public License, and include the text of, or the URI or hyperlink to, this Public License.

2. You may satisfy the conditions in Section 3(a)(1) in any reasonable manner based on the medium, means, and context in which You Share the Licensed Material. For example, it may be reasonable to satisfy the conditions by providing a URI or hyperlink to a resource that includes the required

information.

3. If requested by the Licensor, You must remove any of the information required by Section 3(a)(1)(A) to the extent reasonably practicable.

b. ShareAlike.

In addition to the conditions in Section 3(a), if You Share Adapted Material You produce, the following conditions also apply.

1. The Adapter's License You apply must be a Creative Commons license with the same License Elements, this version or later, or a BY-SA Compatible License.
2. You must include the text of, or the URI or hyperlink to, the Adapter's License You apply. You may satisfy this condition in any reasonable manner based on the medium, means, and context in which You Share Adapted Material.
3. You may not offer or impose any additional or different terms or conditions on, or apply any Effective Technological Measures to, Adapted Material that restrict exercise of the rights granted under the Adapter's License You apply.

Section 4 -- Sui Generis Database Rights.

Where the Licensed Rights include Sui Generis Database Rights that apply to Your use of the Licensed Material:

- a. for the avoidance of doubt, Section 2(a)(1) grants You the right to extract, reuse, reproduce, and Share all or a substantial portion of the contents of the database;
- b. if You include all or a substantial portion of the database contents in a database in which You have Sui Generis Database Rights, then the database in which You have Sui Generis Database Rights (but not its individual contents) is Adapted Material,

including for purposes of Section 3(b); and
- c. You must comply with the conditions in Section 3(a) if You Share all or a substantial portion of the contents of the database.

For the avoidance of doubt, this Section 4 supplements and does not replace Your obligations under this Public License where the Licensed Rights include other Copyright and Similar Rights.

Section 5 -- Disclaimer of Warranties and Limitation of Liability.

a. UNLESS OTHERWISE SEPARATELY UNDERTAKEN BY THE LICENSOR, TO THE EXTENT POSSIBLE, THE LICENSOR OFFERS THE LICENSED MATERIAL AS-IS AND AS-AVAILABLE, AND MAKES NO REPRESENTATIONS OR WARRANTIES OF ANY KIND CONCERNING THE LICENSED MATERIAL, WHETHER EXPRESS, IMPLIED, STATUTORY, OR OTHER. THIS INCLUDES, WITHOUT LIMITATION, WARRANTIES OF TITLE, MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, NON-INFRINGEMENT, ABSENCE OF LATENT OR OTHER DEFECTS, ACCURACY, OR THE PRESENCE OR ABSENCE OF ERRORS, WHETHER OR NOT KNOWN OR DISCOVERABLE. WHERE DISCLAIMERS OF WARRANTIES ARE NOT ALLOWED IN FULL OR IN PART, THIS DISCLAIMER MAY NOT APPLY TO YOU.

b. TO THE EXTENT POSSIBLE, IN NO EVENT WILL THE LICENSOR BE LIABLE TO YOU ON ANY LEGAL THEORY (INCLUDING, WITHOUT LIMITATION, NEGLIGENCE) OR OTHERWISE FOR ANY DIRECT, SPECIAL, INDIRECT, INCIDENTAL, CONSEQUENTIAL, PUNITIVE, EXEMPLARY, OR OTHER LOSSES, COSTS, EXPENSES, OR DAMAGES ARISING OUT OF THIS PUBLIC LICENSE OR USE OF THE LICENSED MATERIAL, EVEN IF THE LICENSOR HAS BEEN

ADVISED OF THE POSSIBILITY OF SUCH LOSSES, COSTS, EXPENSES, OR DAMAGES. WHERE A LIMITATION OF LIABILITY IS NOT ALLOWED IN FULL OR IN PART, THIS LIMITATION MAY NOT APPLY TO YOU.

c. The disclaimer of warranties and limitation of liability provided above shall be interpreted in a manner that, to the extent possible, most closely approximates an absolute disclaimer and waiver of all liability.

Section 6 -- Term and Termination.

a. This Public License applies for the term of the Copyright and Similar Rights licensed here. However, if You fail to comply with this Public License, then Your rights under this Public License terminate automatically.

b. Where Your right to use the Licensed Material has terminated under Section 6(a), it reinstates:

1. automatically as of the date the violation is cured, provided it is cured within 30 days of Your discovery of the violation; or

2. upon express reinstatement

by the Licensor.

For the avoidance of doubt, this Section 6(b) does not affect any right the Licensor may have to seek remedies for Your violations of this Public License.

- c. For the avoidance of doubt, the Licensor may also offer the Licensed Material under separate terms or conditions or stop distributing the Licensed Material at any time; however, doing so will not terminate this Public License.
- d. Sections 1, 5, 6, 7, and 8 survive termination of this Public License.

Section 7 -- Other Terms and Conditions.

- a. The Licensor shall not be bound by any additional or different terms or conditions communicated by You unless expressly agreed.
- b. Any arrangements, understandings, or agreements regarding the Licensed Material not stated herein are separate from and independent of the terms and conditions of this Public License.

Section 8 -- Interpretation.

- a. For the avoidance of doubt, this Public License does not, and shall not be interpreted to, reduce, limit, restrict, or impose conditions on any use of the Licensed Material that could lawfully be made without permission under this Public License.
- b. To the extent possible, if any provision of this Public License is deemed unenforceable, it shall be automatically reformed to the minimum extent necessary to make it enforceable. If the provision cannot be reformed, it shall be severed from this Public License without affecting the enforceability of the remaining terms and conditions.
- c. No term or condition of this Public License will be waived and no failure to comply consented to unless expressly agreed to by the Licensor.
- d. Nothing in this Public License constitutes or may be interpreted as a limitation upon, or waiver of, any privileges and immunities that apply to the Licensor or You, including from the legal processes of any jurisdiction or authority.

=====
Creative

Commons is not a party to its public licenses.

Notwithstanding, Creative Commons may elect to apply one of its public licenses to material it publishes and in those instances will be considered the "Licensor." Except for the limited purpose of indicating that material is shared under a Creative Commons public license or as otherwise permitted by the Creative Commons policies published at creativecommons.org/policies, Creative Commons does not authorize the use of the trademark "Creative Commons" or any other trademark or logo of Creative Commons without its prior written consent including, without limitation, in connection with any unauthorized modifications to any of its public licenses or any other arrangements, understandings, or agreements concerning use of licensed material. For the avoidance of doubt, this paragraph does not form part of the public licenses.

Creative Commons may be contacted at creativecommons.org.

Apache License
Version 2.0, January 2004
<https://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications,

including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of

this

License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the

Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding

those notices that do not

pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside

or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions. Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

Copyright 2019, 2020 OCI Contributors

Copyright 2016 Docker, Inc.

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.

You may obtain a copy of the License at

<https://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

1.285 modern-go-reflect2 1.0.1

1.285.1 Available under license :

Apache License

Version 2.0, January 2004

<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all

other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must

include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.
9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.

See the License for the specific language governing permissions and limitations under the License.

1.286 exponent-io-jsonpath 0.0.0-20151013193312-d6023ce2651d

1.286.1 Available under license :

The MIT License (MIT)

Copyright (c) 2015 Exponent Labs LLC

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF

OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

1.287 modern-go-concurrent 0.0.0-20180306012644-bacd9c7ef1dd

1.287.1 Available under license :

Apache License

Version 2.0, January 2004

<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems,

and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work,

excluding those notices that do not pertain to any part of the Derivative Works; and

(d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding

those notices that do not

pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. **Submission of Contributions.** Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions. Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. **Trademarks.** This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. **Disclaimer of Warranty.** Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions

of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

1.288 liggitt-tabwriter 0.0.0-20181228230101-89fcab3d43de

1.288.1 Available under license :

Copyright (c) 2009 The Go Authors. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- * Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- * Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
- * Neither the name of Google Inc. nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER

OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

1.289 gofuzz 1.1.0

1.289.1 Available under license :

Apache License
Version 2.0, January 2004
<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain

separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without

modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include

the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

1.290 kr-text 0.1.0

1.290.1 Available under license :

Copyright 2012 Keith Rarick

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

1.291 builder 0.0.0-20180802200727-47ae307949d0

1.291.1 Available under license :

MIT License

Copyright (c) 2014-2015 Lann Martin

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

1.292 go-difflib 1.0.0

1.292.1 Available under license :

Copyright (c) 2013, Patrick Mezard

All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.

Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

The names of its contributors may not be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT HOLDER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

1.293 properties 1.8.5

1.293.1 Available under license :

Copyright (c) 2013-2020, Frank Schroeder

All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- * Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- * Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

1.294 soheilhy-cmux 0.1.5

1.294.1 Available under license :

```
# The list of people who have contributed code to the cmux repository.  
#  
# Auto-generated with:  
# git log --oneline --pretty=format:'%an <%aE>' | sort -u  
#  
Andreas Jaekle <andreas@jaekle.net>  
Dmitri Shuralyov <shurcool@gmail.com>  
Ethan Mosbaugh <emosbaugh@gmail.com>  
Soheil Hassas Yeganeh <soheil.h.y@gmail.com>  
Soheil Hassas Yeganeh <soheil@cs.toronto.edu>  
Tamir Duberstein <tamir@cockroachlabs.com>  
Tamir Duberstein <tamird@gmail.com>
```

Apache License
Version 2.0, January 2004
<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or
(iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable

by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must

include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own

copyright statement to Your modifications and

may provide additional or different license terms and conditions for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor,

except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law

(such as deliberate and grossly

negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this

License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License"); you may not use this file except in compliance with the License. You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

1.295 x-net 0.0.0-20210614182718-04defd469f4e

1.295.1 Available under license :

```
# This source code was written by the Go contributors.  
# The master list of contributors is in the main Go distribution,  
# visible at http://tip.golang.org/CONTRIBUTORS.  
Copyright (c) 2009 The Go Authors. All rights reserved.
```

Redistribution and use in source and binary forms, with or without

modification, are permitted provided that the following conditions are met:

* Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.

* Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

* Neither the name of Google Inc. nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

1.296 klauspost-compress 1.12.2

1.296.1 Available under license :

The MIT License (MIT)

Copyright (c) 2015 Klaus Post

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER

LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Copyright (c) 2016 Caleb Spare

MIT License

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Copyright (c) 2012 The Go Authors. All rights reserved.

Copyright (c) 2019 Klaus Post. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- * Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- * Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
- * Neither the name of Google Inc. nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A

PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Copyright (c) 2011 The Snappy-Go Authors. All rights reserved.

Copyright (c) 2019 Klaus Post. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- * Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.

- * Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

- * Neither the name of Google Inc. nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR

A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

1.297 jcmturner-rpc 2.0.3

1.297.1 Available under license :

Apache License

Version 2.0, January 2004

<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of

the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and

- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or

agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software
distributed under the License is distributed on an "AS IS" BASIS,
WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
See the License for the specific language governing permissions and
limitations under the License.

1.298 jcmtturner-aescts 2.0.0

1.298.1 Available under license :

Apache License
Version 2.0, January 2004
<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction,
and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by
the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all
other entities that control, are controlled by, or are under common
control with that entity. For the purposes of this definition,
"control" means (i) the power, direct or indirect, to cause the
direction or management of such entity, whether by contract or
otherwise, or (ii) ownership of fifty percent (50%) or more of the
outstanding shares, or (iii) beneficial ownership
of such entity.

"You" (or "Your") shall mean an individual or Legal Entity
exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications,
including but not limited to software source code, documentation
source, and configuration files.

"Object" form shall mean any form resulting from mechanical
transformation or translation of a Source form, including but

not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work,

where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and

may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this

License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "{}" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright {yyyy} {name of copyright owner}

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

1.299 jcmturner-dnsutils 2.0.0

1.299.1 Available under license :

Apache License
Version 2.0, January 2004
<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems,

and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License,

each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the

Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work,

excluding those notices that do not pertain to any part of the Derivative Works; and

(d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not

pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. **Submission of Contributions.** Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions. Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. **Trademarks.** This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. **Disclaimer of Warranty.** Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions

of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

1.300 zap 1.18.1

1.300.1 Available under license :

Copyright (c) 2016-2017 Uber Technologies, Inc.

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

1.301 josharian-intern 1.0.0

1.301.1 Available under license :

MIT License

Copyright (c) 2019 Josh Bleecher Snyder

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

1.302 viper 1.8.1

1.302.1 Available under license :

The MIT License (MIT)

Copyright (c) 2014 Steve Francia

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

1.303 go-uber-org-multierr 1.7.0

1.303.1 Available under license :

Copyright (c) 2017-2021 Uber Technologies, Inc.

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights

to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

1.304 prometheus-procfs 0.6.0

1.304.1 Available under license :

Apache License
Version 2.0, January 2004
<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation

source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License,

each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided

that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

procfs provides functions to retrieve system, kernel and process metrics from the pseudo-filesystem proc.

Copyright 2014-2015 The Prometheus Authors

This product includes software developed at
SoundCloud Ltd. (<http://soundcloud.com/>).

1.305 json-iterator-go 1.1.11

1.305.1 Available under license :

MIT License

Copyright (c) 2016 json-iterator

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

1.306 prometheus-common 0.29.0

1.306.1 Available under license :

Common libraries shared by Prometheus Go components.

Copyright 2015 The Prometheus Authors

This product includes software developed at SoundCloud Ltd. (<http://soundcloud.com/>).

Apache License

Version 2.0, January 2004

<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by

the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but

excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and

(d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not

pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions. Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the

appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

1.307 go.uber.org/atom 1.8.0

1.307.1 Available under license :

Copyright (c) 2016 Uber Technologies, Inc.

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

1.308 openzipkin-zipkin-go 0.2.5

1.308.1 Available under license :

Apache License

Version 2.0, January 2004

<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise

designated in writing by the copyright owner as "Not a Contribution."

"Contributor"

shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

(a) You must give any other recipients of the Work or Derivative Works a copy of this License; and

(b) You must cause any modified files to carry prominent notices stating that You changed the files; and

(c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and

(d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions. Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any

risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "{}" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright 2017 The OpenZipkin Authors

Licensed under the Apache License, Version 2.0 (the "License");
you may not use
this file except in compliance with the License.
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

1.309 numcpus 0.2.2

1.309.1 Available under license :

Apache License
Version 2.0, January 2004
<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a

copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You

institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must

include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use,

reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor,

except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law

(such as deliberate and grossly

negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole

responsibility, not on behalf

of any other Contributor, and only if You agree to indemnify,

defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "{}" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright {yyyy} Authors of Cilium

Licensed under
the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

1.310 x-crypto 0.0.0-20210616213533-5ff15b29337e

1.310.1 Available under license :

Copyright (c) 2009 The Go Authors. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- * Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- * Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer

in the documentation and/or other materials provided with the distribution.

* Neither the name of Google Inc. nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER

OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

This source code was written by the Go contributors.

The master list of contributors is in the main Go distribution,

visible at <https://tip.golang.org/CONTRIBUTORS>.

1.311 go-openapi-jsonpointer 0.19.5

1.311.1 Available under license :

Apache License

Version 2.0, January 2004

<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership

of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual,

worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this

License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the

Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

(a) You must give any other recipients of the Work or Derivative Works a copy of this License; and

(b) You must cause any modified files to carry prominent notices stating that You changed the files; and

(c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and

(d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not

pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or

documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct,

indirect, special,

incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.

You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

1.312 blackfriday 2.0.1

1.312.1 Available under license :

Blackfriday is distributed under the Simplified BSD License:

- > Copyright 2011 Russ Ross
- > All rights reserved.
- >
- > Redistribution and use in source and binary forms, with or without
- > modification, are permitted provided that the following conditions
- > are met:
- >
- > 1. Redistributions of source code must retain the above copyright
- > notice, this list of conditions and the following disclaimer.
- >
- > 2. Redistributions in binary form must reproduce the above
- > copyright notice, this list of conditions and the following
- > disclaimer in the documentation and/or other materials provided with
- > the distribution.
- >
- > THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS
- > "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT
- > LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS
- > FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE
- > COPYRIGHT HOLDER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT,
- > INCIDENTAL, SPECIAL, EXEMPLARY,
- > OR CONSEQUENTIAL DAMAGES (INCLUDING,
- > BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES;
- > LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER
- > CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT
- > LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN
- > ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE
- > POSSIBILITY OF SUCH DAMAGE.

1.313 grpc-ecosystem-go-grpc-middleware

1.3.0

1.313.1 Available under license :

Apache License

Version 2.0, January 2004

<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent

to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

(a) You must give any other recipients of the Work or Derivative Works a copy of this License; and

(b) You must cause any modified files to carry prominent notices stating that You changed the files; and

- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each

Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by,

or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");

you may not use this file except in compliance with the License.

You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

1.314 zap 1.17.0

1.314.1 Available under license :

Copyright (c) 2016-2017 Uber Technologies, Inc.

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

1.315 xxhash 2.1.2

1.315.1 Available under license :

Copyright (c) 2016 Caleb Spare

MIT License

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish,

distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

1.316 go-openapi-swag 0.19.14

1.316.1 Available under license :

Apache License
Version 2.0, January 2004
<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications,

including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from)

the Work and for which the

editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication

on electronic mailing lists, source code control systems,

and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant

of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must

include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution

notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor,

except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law

(such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor

has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

1.317 netns 0.0.0-20210104183010-2eb08e3e575f

1.317.1 Available under license :

Apache License
Version 2.0, January 2004
<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain

separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without

modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

Copyright 2014 Vishvananda Ishaya.

Copyright 2014 Docker, Inc.

Licensed under the Apache License, Version 2.0 (the "License"); you may not use this file except in compliance with the License.

You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

1.318 msgp 1.1.6

1.318.1 Available under license :

Copyright (c) 2014 Philip Hofer

Portions Copyright (c) 2009 The Go Authors (license at <http://golang.org>) where indicated

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

1.319 goautoneg 0.0.0-20191010083416-

a7dc8b61c822

1.319.1 Available under license :

Copyright (c) 2011, Open Knowledge Foundation Ltd.

All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.

Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

Neither the name of the Open Knowledge Foundation Ltd. nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR

A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT HOLDER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

1.320 sanitized-anchor-name 1.0.0

1.320.1 Available under license :

MIT License

Copyright (c) 2015 Dmitri Shuralyov

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION

WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

1.321 zap 1.19.0

1.321.1 Available under license :

Copyright (c) 2016-2017 Uber Technologies, Inc.

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

1.322 prometheus-common 0.26.0

1.322.1 Available under license :

Common libraries shared by Prometheus Go components.

Copyright 2015 The Prometheus Authors

This product includes software developed at SoundCloud Ltd. (<http://soundcloud.com/>).

Apache License

Version 2.0, January 2004

<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems,

and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License,

each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the

Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work,

excluding those notices that do not pertain to any part of the Derivative Works; and

(d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding

those notices that do not

pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. **Submission of Contributions.** Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions. Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. **Trademarks.** This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. **Disclaimer of Warranty.** Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions

of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

1.323 google-go-cmp 0.5.5

1.323.1 Available under license :

Copyright (c) 2017 The Go Authors. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- * Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- * Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
- * Neither the name of Google Inc. nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER

OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

1.324 spf13-pflag 1.0.5

1.324.1 Available under license :

Copyright (c) 2012 Alex Ogier. All rights reserved.

Copyright (c) 2012 The Go Authors. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- * Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- * Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
- * Neither the name of Google Inc. nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

1.325 golang-glog 0.0.0-20160126235308-23def4e6c14b

1.325.1 Available under license :

Apache License
Version 2.0, January 2004
<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities

that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License.

Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License.

Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution.

You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

You must give any other recipients of the Work or Derivative Works a copy of this License; and

You must cause any modified files to carry prominent notices stating that You changed the files; and

You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark,

and attribution notices from the Source form

of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and

If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the

License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided

that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions.

Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks.

This License does not grant permission to use the trade names, trademarks, service marks,

or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty.

Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability.

In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall

any Contributor be

liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to

damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability.

While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or

claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.

You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to
in writing, software

distributed under the License is distributed on an "AS IS" BASIS,
WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.

See the License for the specific language governing permissions and
limitations under the License.

1.326 google-go-cmp 0.5.4

1.326.1 Available under license :

Copyright (c) 2017 The Go Authors. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- * Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- * Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
- * Neither the name of Google Inc. nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER

OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

1.327 soheilhy-cmux 0.1.4

1.327.1 Available under license :

Apache License
Version 2.0, January 2004
<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise

designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and

(d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not

pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any

risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

The list of people who have contributed code to the cmux repository.

#

Auto-generated with:

git log --oneline --pretty=format:'%an <%aE>' | sort -u

#

Andreas Jaekle <andreas@jaekle.net>

Dmitri Shuralyov <shurcool@gmail.com>

Ethan Mosbaugh <emosbaugh@gmail.com>

Soheil Hassas Yeganeh <soheil.h.y@gmail.com>

Soheil Hassas Yeganeh <soheil@cs.toronto.edu>

Tamir Duberstein <tamir@cockroachlabs.com>

Tamir Duberstein <tamird@gmail.com>

1.328 grpc-ecosystem-go-grpc-middleware

1.2.2

1.328.1 Available under license :

Apache License

Version 2.0, January 2004

<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity

exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of,

publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License.

Subject to the terms and conditions of

this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and

wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill,

work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License"); you may not use this file except in compliance with the License. You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

1.329 cidranger 1.0.2

1.329.1 Available under license :

MIT License

Copyright (c) 2017 Yulin

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

1.330 evanphx-json-patch 4.9.0+incompatible

1.330.1 Available under license :

Copyright (c) 2014, Evan Phoenix

All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- * Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- * Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
- * Neither the name of the Evan Phoenix nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT

OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

1.331 blackfriday 2.1.0

1.331.1 Available under license :

Blackfriday is distributed under the Simplified BSD License:

- > Copyright 2011 Russ Ross
- > All rights reserved.
- >
- > Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:
- >
- > 1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- >
- > 2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
- >
- > THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT HOLDER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

1.332 mitchellh-mapstructure 1.1.2

1.332.1 Available under license :

The MIT License (MIT)

Copyright (c) 2013 Mitchell Hashimoto

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

1.333 moby-locker 1.0.1

1.333.1 Available under license :

Apache License

Version 2.0, January 2004

<https://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the

outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of

this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this

License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the

Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

(a) You must give any other recipients of the Work or Derivative Works a copy of this License; and

(b) You must cause any modified files to carry prominent notices stating that You changed the files; and

(c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and

(d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding

those notices that do not

pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed

as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct,

indirect, special,

incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

Copyright 2013-2018 Docker, Inc.

Licensed under the Apache License, Version 2.0 (the "License"); you may not use this file except in compliance with the License. You may obtain a copy of the License at

<https://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

1.334 aec 1.0.0

1.334.1 Available under license :

The MIT License (MIT)

Copyright (c) 2016 Taihei Morikuni

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is

furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

1.335 shlex 0.0.0-20191202100458-e7afc7fbc510

1.335.1 Available under license :

Apache License
Version 2.0, January 2004
<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications,

including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of

this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside

or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions. Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

1.336 grpc-ecosystem-go-grpc-middleware

1.2.0

1.336.1 Available under license :

Apache License

Version 2.0, January 2004

<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally

submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

(a) You must give any other recipients of the Work or Derivative Works a copy of this License; and

- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.
- You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the

NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software
distributed under the License is distributed on an "AS IS" BASIS,
WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
See the License for the specific language governing permissions and
limitations under the License.

1.337 proto-otlp 0.9.0

1.337.1 Available under license :

Apache License
Version 2.0, January 2004
<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction,
and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by
the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all
other entities that control, are controlled by, or are under common
control with that entity. For the purposes of this definition,
"control" means (i) the power, direct or indirect, to cause the
direction or management of such entity, whether by contract or
otherwise, or (ii) ownership of fifty percent (50%) or more of the
outstanding shares, or (iii) beneficial ownership
of such entity.

"You" (or "Your") shall mean an individual or Legal Entity
exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications,
including but not limited to software source code, documentation
source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License,

each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided

that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

1.338 docker-go-metrics 0.0.1

1.338.1 Available under license :

Docker

Copyright 2012-2015 Docker, Inc.

This product includes software developed at Docker, Inc. (<https://www.docker.com>).

The following is courtesy of our legal counsel:

Use and transfer of Docker may be subject to certain restrictions by the United States and other governments.

It is your responsibility to ensure that your use and/or transfer does not violate applicable laws.

For more information, please see <https://www.bis.doc.gov>

See also <https://www.apache.org/dev/crypto.html> and/or seek legal counsel.
Attribution-ShareAlike 4.0 International

=====

Creative Commons Corporation ("Creative Commons") is not a law firm and does not provide legal services or legal advice. Distribution of Creative Commons public licenses does not create a lawyer-client or other relationship. Creative Commons makes its licenses and related information available on an "as-is" basis. Creative Commons gives no warranties regarding its licenses, any material licensed under their terms and conditions, or any related information. Creative Commons disclaims all liability for damages resulting from their use to the fullest extent possible.

Using Creative Commons Public Licenses

Creative Commons public licenses provide a standard set of terms and conditions that creators and other rights holders may use to share original works of authorship and other material subject to copyright and certain other rights specified in the public license below. The following considerations are for informational purposes only, are not exhaustive, and do not form part of our licenses.

Considerations for licensors: Our public licenses are intended for use by those authorized to give the public permission to use material in ways otherwise restricted by copyright and certain other rights. Our licenses are irrevocable. Licensors should read and understand the terms and conditions of the license they choose before applying it. Licensors should also secure all rights necessary before applying our licenses so that the public can reuse the material as expected. Licensors should clearly mark any material not subject to the license. This includes other CC-licensed material, or material used under an exception or limitation to copyright. More considerations for licensors: wiki.creativecommons.org/Considerations_for_licensors

Considerations for the public: By using one of our public licenses, a licensor grants the public permission to use the licensed material under specified terms and conditions. If the licensor's permission is not necessary for any reason--for example, because of any applicable exception or limitation to copyright--then that use is not regulated by the license. Our licenses grant only permissions under copyright and certain other rights that a licensor has authority to grant. Use of the licensed material may still be restricted for other reasons, including because others have copyright or other rights in the material. A licensor may make special requests, such as asking that all changes be marked or described. Although not required by our licenses, you are encouraged to respect those requests where reasonable. More considerations for the public:
wiki.creativecommons.org/Considerations_for_licensees

Creative Commons
Attribution-ShareAlike 4.0 International Public
License

By exercising the Licensed Rights (defined below), You accept and agree to be bound by the terms and conditions of this Creative Commons Attribution-ShareAlike 4.0 International Public License ("Public License"). To the extent this Public License may be interpreted as a contract, You are granted the Licensed Rights in consideration of Your acceptance of these terms and conditions, and the Licensor grants You such rights in consideration of benefits the Licensor receives from making the Licensed Material available under these terms and conditions.

Section 1 -- Definitions.

- a. Adapted Material means material subject to Copyright and Similar Rights that is derived from or based upon the Licensed Material and in which the Licensed Material is translated, altered, arranged, transformed, or otherwise modified in a manner requiring permission under the Copyright and Similar Rights held by the Licensor. For purposes of this Public License, where the Licensed Material is a musical work, performance, or sound recording, Adapted Material is always produced where the Licensed Material is synched in timed relation with a moving image.

- b. Adapter's License means the license You apply to Your Copyright and Similar Rights in Your contributions to Adapted Material in accordance with the terms and conditions of this Public License.
- c. BY-SA Compatible License means a license listed at creativecommons.org/compatiblelicenses, approved by Creative Commons as essentially the equivalent of this Public License.
- d. Copyright and Similar Rights means copyright and/or similar rights closely related to copyright including, without limitation, performance, broadcast, sound recording, and Sui Generis Database Rights, without regard to how the rights are labeled or categorized. For purposes of this Public License, the rights specified in Section 2(b)(1)-(2) are not Copyright and Similar Rights.
- e. Effective Technological Measures means those measures that, in the absence of proper authority, may not be circumvented under laws fulfilling obligations under Article 11 of the WIPO Copyright Treaty adopted on December 20, 1996, and/or similar international agreements.
- f. Exceptions and Limitations means fair use, fair dealing, and/or any other exception or limitation to Copyright and Similar Rights that applies to Your use of the Licensed Material.
- g. License Elements means the license attributes listed in the name of a Creative Commons Public License. The License Elements of this Public License are Attribution and ShareAlike.
- h. Licensed Material means the artistic or literary work, database, or other material to which the Licensor applied this Public License.
- i. Licensed Rights means the rights granted to You subject to the terms and conditions of this Public License, which are limited to all Copyright and Similar Rights that apply to Your use of the Licensed Material and that the Licensor has authority to license.
- j. Licensor means the individual(s) or entity(ies) granting rights under this Public License.
- k. Share means to provide material to the public by any means or process that requires permission under the Licensed Rights, such as reproduction, public display, public performance, distribution, dissemination, communication, or importation, and to make material

available to the public including in ways that members of the public may access the material from a place and at a time individually chosen by them.

l. Sui Generis Database Rights means rights other than copyright resulting from Directive 96/9/EC of the European Parliament and of the Council of 11 March 1996 on the legal protection of databases, as amended and/or succeeded, as well as other essentially equivalent rights anywhere in the world.

m. You means the individual or entity exercising the Licensed Rights under this Public License. Your has a corresponding meaning.

Section 2 -- Scope.

a. License grant.

1. Subject to the terms and conditions of this Public License, the Licensor hereby grants You a worldwide, royalty-free, non-sublicensable, non-exclusive, irrevocable license to exercise the Licensed Rights in the Licensed Material to:

a. reproduce and Share the Licensed Material, in whole or in part; and

b. produce, reproduce, and Share Adapted Material.

2. Exceptions and Limitations. For the avoidance of doubt, where Exceptions and Limitations apply to Your use, this Public License does not apply, and You do not need to comply with its terms and conditions.

3. Term. The term of this Public License is specified in Section 6(a).

4. Media and formats; technical modifications allowed. The Licensor authorizes You to exercise the Licensed Rights in all media and formats whether now known or hereafter created, and to make technical modifications necessary to do so. The Licensor waives and/or agrees not to assert any right or authority to forbid You from making technical modifications necessary to exercise the Licensed Rights, including technical modifications necessary to circumvent Effective Technological Measures. For purposes of this Public License, simply making modifications authorized by this Section 2(a) (4) never produces Adapted Material.

5. Downstream recipients.

- a. Offer from the Licensor -- Licensed Material. Every recipient of the Licensed Material automatically receives an offer from the Licensor to exercise the Licensed Rights under the terms and conditions of this Public License.
- b. Additional offer from the Licensor -- Adapted Material. Every recipient of Adapted Material from You automatically receives an offer from the Licensor to exercise the Licensed Rights in the Adapted Material under the conditions of the Adapter's License You apply.
- c. No downstream restrictions. You may not offer or impose any additional or different terms or conditions on, or apply any Effective Technological Measures to, the Licensed Material if doing so restricts exercise of the Licensed Rights by any recipient of the Licensed Material.

6. No endorsement. Nothing in this Public License constitutes or may be construed as permission to assert or imply that You are, or that Your use of the Licensed Material is, connected

with, or sponsored, endorsed, or granted official status by, the Licensor or others designated to receive attribution as provided in Section 3(a)(1)(A)(i).

b. Other rights.

1. Moral rights, such as the right of integrity, are not licensed under this Public License, nor are publicity, privacy, and/or other similar personality rights; however, to the extent possible, the Licensor waives and/or agrees not to assert any such rights held by the Licensor to the limited extent necessary to allow You to exercise the Licensed Rights, but not otherwise.
2. Patent and trademark rights are not licensed under this Public License.
3. To the extent possible, the Licensor waives any right to collect royalties from You for the exercise of the Licensed Rights, whether directly or through a collecting society under any voluntary or waivable statutory or compulsory

licensing scheme. In all other cases the Licensor expressly reserves any right to collect such royalties.

Section 3 -- License Conditions.

Your exercise of the Licensed Rights is expressly made subject to the following conditions.

a. Attribution.

1. If You Share the Licensed Material (including in modified form), You must:

a. retain the following if it is supplied by the Licensor with the Licensed Material:

i. identification of the creator(s) of the Licensed Material and any others designated to receive attribution, in any reasonable manner requested by the Licensor (including by pseudonym if designated);

ii. a copyright notice;

iii. a notice that refers to this Public License;

iv. a notice that refers to the disclaimer of warranties;

v. a URI or hyperlink to the Licensed Material to the extent reasonably practicable;

b. indicate if You modified the Licensed Material and retain an indication of any previous modifications; and

c. indicate the Licensed Material is licensed under this Public License, and include the text of, or the URI or hyperlink to, this Public License.

2. You may satisfy the conditions in Section 3(a)(1) in any reasonable manner based on the medium, means, and context in which You Share the Licensed Material. For example, it may be reasonable to satisfy the conditions by providing a URI or hyperlink to a resource that includes the required information.

3. If requested by the Licensor, You must remove any of the information required by Section 3(a)(1)(A) to the extent reasonably practicable.

b. ShareAlike.

In addition to the conditions in Section 3(a), if You Share Adapted Material You produce, the following conditions also apply.

1. The Adapter's License You apply must be a Creative Commons license with the same License Elements, this version or later, or a BY-SA Compatible License.
2. You must include the text of, or the URI or hyperlink to, the Adapter's License You apply. You may satisfy this condition in any reasonable manner based on the medium, means, and context in which You Share Adapted Material.
3. You may not offer or impose any additional or different terms or conditions on, or apply any Effective Technological Measures to, Adapted Material that restrict exercise of the rights granted under the Adapter's License You apply.

Section 4 -- Sui Generis Database Rights.

Where the Licensed Rights include Sui Generis Database Rights that apply to Your use of the Licensed Material:

- a. for the avoidance of doubt, Section 2(a)(1) grants You the right to extract, reuse, reproduce, and Share all or a substantial portion of the contents of the database;
- b. if You include all or a substantial portion of the database contents in a database in which You have Sui Generis Database Rights, then the database in which You have Sui Generis Database Rights (but not its individual contents) is Adapted Material,

including for purposes of Section 3(b); and
- c. You must comply with the conditions in Section 3(a) if You Share all or a substantial portion of the contents of the database.

For the avoidance of doubt, this Section 4 supplements and does not replace Your obligations under this Public License where the Licensed Rights include other Copyright and Similar Rights.

Section 5 -- Disclaimer of Warranties and Limitation of Liability.

- a. UNLESS OTHERWISE SEPARATELY UNDERTAKEN BY THE LICENSOR, TO THE EXTENT POSSIBLE, THE LICENSOR OFFERS THE LICENSED MATERIAL AS-IS AND AS-AVAILABLE, AND MAKES NO REPRESENTATIONS OR WARRANTIES OF ANY KIND CONCERNING THE LICENSED MATERIAL, WHETHER EXPRESS, IMPLIED, STATUTORY, OR OTHER. THIS INCLUDES, WITHOUT LIMITATION, WARRANTIES OF TITLE, MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, NON-INFRINGEMENT, ABSENCE OF LATENT OR OTHER DEFECTS, ACCURACY, OR THE PRESENCE OR ABSENCE OF ERRORS, WHETHER OR NOT KNOWN OR DISCOVERABLE. WHERE DISCLAIMERS OF WARRANTIES ARE NOT ALLOWED IN FULL OR IN PART, THIS DISCLAIMER MAY NOT APPLY TO YOU.
- b. TO THE EXTENT POSSIBLE, IN NO EVENT WILL THE LICENSOR BE LIABLE TO YOU ON ANY LEGAL THEORY (INCLUDING, WITHOUT LIMITATION, NEGLIGENCE) OR OTHERWISE FOR ANY DIRECT, SPECIAL, INDIRECT, INCIDENTAL, CONSEQUENTIAL, PUNITIVE, EXEMPLARY, OR OTHER LOSSES, COSTS, EXPENSES, OR DAMAGES ARISING OUT OF THIS PUBLIC LICENSE OR USE OF THE LICENSED MATERIAL, EVEN IF THE LICENSOR HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH LOSSES, COSTS, EXPENSES, OR DAMAGES. WHERE A LIMITATION OF LIABILITY IS NOT ALLOWED IN FULL OR IN PART, THIS LIMITATION MAY NOT APPLY TO YOU.
- c. The disclaimer of warranties and limitation of liability provided above shall be interpreted in a manner that, to the extent possible, most closely approximates an absolute disclaimer and waiver of all liability.

Section 6 -- Term and Termination.

- a. This Public License applies for the term of the Copyright and Similar Rights licensed here. However, if You fail to comply with this Public License, then Your rights under this Public License terminate automatically.
- b. Where Your right to use the Licensed Material has terminated under Section 6(a), it reinstates:
1. automatically as of the date the violation is cured, provided it is cured within 30 days of Your discovery of the violation; or
 2. upon express reinstatement by the Licensor.

For the avoidance of doubt, this Section 6(b) does not affect any right the Licensor may have to seek remedies for Your violations of this Public License.

- c. For the avoidance of doubt, the Licensor may also offer the Licensed Material under separate terms or conditions or stop distributing the Licensed Material at any time; however, doing so will not terminate this Public License.
- d. Sections 1, 5, 6, 7, and 8 survive termination of this Public License.

Section 7 -- Other Terms and Conditions.

- a. The Licensor shall not be bound by any additional or different terms or conditions communicated by You unless expressly agreed.
- b. Any arrangements, understandings, or agreements regarding the Licensed Material not stated herein are separate from and independent of the terms and conditions of this Public License.

Section 8 -- Interpretation.

- a. For the avoidance of doubt, this Public License does not, and shall not be interpreted to, reduce, limit, restrict, or impose conditions on any use of the Licensed Material that could lawfully be made without permission under this Public License.
- b. To the extent possible, if any provision of this Public License is deemed unenforceable, it shall be automatically reformed to the minimum extent necessary to make it enforceable. If the provision cannot be reformed, it shall be severed from this Public License without affecting the enforceability of the remaining terms and conditions.
- c. No term or condition of this Public License will be waived and no failure to comply consented to unless expressly agreed to by the Licensor.
- d. Nothing in this Public License constitutes or may be interpreted as a limitation upon, or waiver of, any privileges and immunities that apply to the Licensor or You, including from the legal processes of any jurisdiction or authority.

=====

Creative

Commons is not a party to its public licenses.

Notwithstanding, Creative Commons may elect to apply one of its public licenses to material it publishes and in those instances will be considered the "Licensor." Except for the limited purpose of indicating that material is shared under a Creative Commons public license or as otherwise permitted by the Creative Commons policies published at creativecommons.org/policies, Creative Commons does not authorize the use of the trademark "Creative Commons" or any other trademark or logo of Creative Commons without its prior written consent including, without limitation, in connection with any unauthorized modifications to any of its public licenses or any other arrangements, understandings, or agreements concerning use of licensed material. For the avoidance of doubt, this paragraph does not form part of the public licenses.

Creative Commons may be contacted at creativecommons.org.

Apache License
Version 2.0, January 2004
<https://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this

License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided

that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

Copyright 2013-2016 Docker, Inc.

Licensed under the Apache License, Version 2.0 (the "License"); you may not use this file except in compliance with the License. You may obtain a copy of the License at

<https://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

1.339 fvbommel-sortorder 1.0.1

1.339.1 Available under license :

The MIT License (MIT)

Copyright (c) 2015 Frits van Bommel

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR

IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

1.340 bits-and-blooms-bitset 1.2.0

1.340.1 Available under license :

Copyright (c) 2014 Will Fitzgerald. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- * Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.

- * Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

- * Neither the name of Google Inc. nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER

OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

1.341 x-sys 0.0.0-20201119102817-f84b799fce68

1.341.1 Available under license :

- # This source code was written by the Go contributors.

- # The master list of contributors is in the main Go distribution,

- # visible at <http://tip.golang.org/CONTRIBUTORS>.

Copyright (c) 2009 The Go Authors. All rights reserved.

Redistribution and use in source and binary forms, with or without

modification, are permitted provided that the following conditions are met:

* Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.

* Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

* Neither the name of Google Inc. nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT

OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

1.342 rcrowley-go-metrics 0.0.0-

20201227073835-cf1acfcdf475

1.342.1 Available under license :

Copyright 2012 Richard Crowley. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

THIS SOFTWARE IS PROVIDED BY RICHARD CROWLEY ``AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED

WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL RICHARD CROWLEY OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

The views and conclusions contained in the software and documentation are those of the authors and should not be interpreted as representing official policies, either expressed or implied, of Richard Crowley.

1.343 go-sysconf 0.3.5

1.343.1 Available under license :

BSD 3-Clause License

Copyright (c) 2018-2021, Tobias Klauser
All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- * Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- * Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
- * Neither the name of the copyright holder nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT HOLDER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE

OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

1.344 easyjson 0.7.6

1.344.1 Available under license :

Copyright (c) 2016 Mail.Ru Group

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

1.345 gopsutil 3.21.4+incompatible

1.345.1 Available under license :

gopsutil is distributed under BSD license reproduced below.

Copyright (c) 2014, WAKAYAMA Shirou
All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- * Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- * Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
- * Neither the name of the gopsutil authors nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS

FOR A PARTICULAR PURPOSE ARE
DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR
ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES
(INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES;
LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON
ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT
(INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS
SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

internal/common/binary.go in the gopsutil is copied and modified from golang/encoding/binary.go.

Copyright (c) 2009 The Go Authors. All rights reserved.

Redistribution and use in source and binary forms, with or without
modification, are permitted provided that the following conditions are
met:

- * Redistributions of source code must retain the above copyright
notice, this list of conditions and the following disclaimer.

- * Redistributions in binary form must reproduce the above
copyright notice, this list of conditions and the following disclaimer
in the documentation and/or other materials provided with the
distribution.

- * Neither the name of Google Inc. nor the names of its
contributors may be used to endorse or promote products derived from
this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS
"AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT
LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR
A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT
OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL,
SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT
LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE,
DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY
THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR
TORT
(INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE
OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

1.346 go-asn1-ber-asn1-ber 1.5.1

1.346.1 Available under license :

The MIT License (MIT)

Copyright (c) 2011-2015 Michael Mitton (mmitton@gmail.com)

Portions copyright (c) 2015-2016 go-asn1-ber Authors

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

1.347 go-errors-errors 1.0.1

1.347.1 Available under license :

Copyright (c) 2015 Conrad Irwin <conrad@bugsnag.com>

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF

1.348 go-test-deep 1.0.7

1.348.1 Available under license :

MIT License

Copyright 2015-2017 Daniel Nichter

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

1.349 go-ldap-ldap 3.2.4

1.349.1 Available under license :

The MIT License (MIT)

Copyright (c) 2011-2015 Michael Mitton (mmitton@gmail.com)

Portions copyright (c) 2015-2016 go-ldap Authors

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

1.350 k-sone-critbitgo 1.3.1-0.20191024122315-48c9e1530131

1.350.1 Available under license :

The MIT License (MIT)

Copyright (c) 2015 Keita Sone

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

1.351 etcd 3.3.15+incompatible

1.351.1 Available under license :

Copyright (C) 2014 by Oleku Konko

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell

copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Copyright (c) 2012 Alex Ogier. All rights reserved.

Copyright (c) 2012 The Go Authors. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- * Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.

- * Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

- * Neither the name of Google Inc. nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Apache License

Version 2.0, January 2004

<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of

the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices

stating that You changed the files; and

(c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and

(d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions. Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.
8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.
9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software
distributed under the License is distributed on an "AS IS" BASIS,
WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
See the License for the specific language governing permissions and
limitations under the License.

Copyright (c) 2016 Uber Technologies, Inc.

Permission is hereby granted, free of charge, to any person obtaining a copy
of this software and associated documentation files (the "Software"), to deal
in the Software without restriction, including without limitation the rights
to use, copy, modify, merge, publish, distribute, sublicense, and/or sell
copies of the Software, and to permit persons to whom the Software is
furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in
all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR
IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY,
FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE
AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER
LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM,
OUT OF OR IN CONNECTION
WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN
THE SOFTWARE.

Apache License
Version 2.0, January 2004
<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction,
and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by
the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all
other entities that control, are controlled by, or are under common

control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity

on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained

within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory,

whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and

limitations under the License.

Copyright (c) 2012-2015, Sergey Cherepanov

All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

* Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.

* Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

* Neither the name of the author nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT HOLDER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

The following files were ported to Go from C files of libyaml, and thus are still covered by their original copyright and license:

apic.go
emitterc.go
parserc.go
readerc.go
scannerc.go
writerc.go
yamlh.go
yamlprivateh.go

Copyright (c) 2006 Kirill Simonov

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS

FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Apache License
Version 2.0, January 2004
<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a

copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a

cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the

Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

(a) You must give any other recipients of the Work or Derivative Works a copy of this License; and

(b) You must cause any modified files to carry prominent notices stating that You changed the files; and

(c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and

(d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding

those notices that do not

pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with

the conditions stated in this License.

5. **Submission of Contributions.** Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. **Trademarks.** This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. **Disclaimer of Warranty.** Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. **Limitation of Liability.** In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. **Accepting Warranty or Additional Liability.** While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability

incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

Copyright (C) 2016 Travis Cline

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Copyright (c) 2013 The Gorilla WebSocket Authors. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.

Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT HOLDER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Copyright 2012 Matt T. Proud (matt.proud@gmail.com)

Copyright (c) 2015, Gengo, Inc.

All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

* Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.

* Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

* Neither the name of Gengo, Inc. nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO

EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Apache License

Version 2.0, January 2004

<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the

preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License.

Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License.

Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution.

You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

You must give any other recipients of the Work or Derivative Works a copy of this License; and

You must cause any modified files to carry prominent notices stating that You changed the files; and

You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and

If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided

that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions.

Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks.

This License does not grant permission to use the trade names, trademarks, service marks,

or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty.

Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability.

In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability.

While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your

sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to
in writing, software
distributed under the License is distributed on an "AS IS" BASIS,
WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
See the License for the specific language governing permissions and
limitations under the License.
Copyright (c) 2017 Uber Technologies, Inc.

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER

LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM,
OUT OF OR IN CONNECTION
WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN
THE SOFTWARE.

The MIT License (MIT)

Copyright (c) 2013 Ben Johnson

Permission is hereby granted, free of charge, to any person obtaining a copy of
this software and associated documentation files (the "Software"), to deal in
the Software without restriction, including without limitation the rights to
use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of
the Software, and to permit persons to whom the Software is furnished to do so,
subject to the following conditions:

The above copyright notice and this permission notice shall be included in all
copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR
IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS
FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR
COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER
IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN
CONNECTION

WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Copyright 2011-2016 Canonical Ltd.

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software
distributed under the License is distributed on an "AS IS" BASIS,
WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
See the License for the specific language governing permissions and
limitations under the License.

Data model artifacts for Prometheus.

Copyright 2012-2015 The Prometheus Authors

This product includes software developed at
SoundCloud Ltd. (<http://soundcloud.com/>).

Copyright (c) 2016-2017 Uber Technologies, Inc.

Permission is hereby granted, free of charge, to any person obtaining a copy
of this software and associated documentation files (the "Software"), to deal
in the Software without restriction, including without limitation the rights

to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

MIT License

Copyright (c) 2016 json-iterator

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Copyright (c) 2009 The Go Authors. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- * Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- * Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the

distribution.

* Neither the name of Google Inc. nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER

OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

MIT License

Copyright (c) 2016 Jeremy Saenz & Contributors

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF

OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Copyright (c) 2011 Keith Rarick

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so,

subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Copyright 2014 Alan Shreve

Licensed under the Apache License, Version 2.0 (the "License"); you may not use this file except in compliance with the License. You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

Apache License

Version 2.0, January 2004

<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the

outstanding shares, or (iii) beneficial ownership of such entity.

"You"
(or "Your") shall mean an individual or Legal Entity
exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications,
including but not limited to software source code, documentation
source, and configuration files.

"Object" form shall mean any form resulting from mechanical
transformation or translation of a Source form, including but
not limited to compiled object code, generated documentation,
and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or
Object form, made available under the License, as indicated by a
copyright notice that is included in or attached to the work
(an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object
form, that is based on (or derived from) the Work and for which the
editorial revisions, annotations, elaborations,
or other modifications
represent, as a whole, an original work of authorship. For the purposes
of this License, Derivative Works shall not include works that remain
separable from, or merely link (or bind by name) to the interfaces of,
the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including
the original version of the Work and any modifications or additions
to that Work or Derivative Works thereof, that is intentionally
submitted to Licensor for inclusion in the Work by the copyright owner
or by an individual or Legal Entity authorized to submit on behalf of
the copyright owner. For the purposes of this definition, "submitted"
means any form of electronic, verbal, or written communication sent
to the Licensor or its representatives, including but not limited to
communication on electronic mailing lists, source code control systems,
and issue tracking systems
that are managed by, or on behalf of, the
Licensor for the purpose of discussing and improving the Work, but
excluding communication that is conspicuously marked or otherwise
designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity
on behalf of whom a Contribution has been received by Licensor and
subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:
 - (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
 - (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
 - (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
 - (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not

pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. **Submission of Contributions.** Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions. Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. **Trademarks.** This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. **Disclaimer of Warranty.** Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. **Limitation of Liability.** In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly

negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "{}" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright {yyyy} {name of copyright owner}

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

procs provides functions to retrieve system, kernel and process metrics from the pseudo-filesystem proc.

Copyright 2014-2015 The Prometheus Authors

This product includes software developed at
SoundCloud Ltd. (<http://soundcloud.com/>).

Apache License
Version 2.0, January 2004
<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object

form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate

as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the

Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

(a) You must give any other recipients of the Work or Derivative Works a copy of this License; and

(b) You must cause any modified files to carry prominent notices stating that You changed the files; and

(c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and

(d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work

by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "{}" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright {yyyy} {name of copyright owner}

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

CoreOS Project
Copyright 2018 CoreOS, Inc

This product includes software developed at CoreOS, Inc.
(<http://www.coreos.com/>).
Copyright (c) 2005-2008 Dustin Sallings <dustin@spy.net>

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF

OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

<<http://www.opensource.org/licenses/mit-license.php>>
Prometheus instrumentation library for Go applications
Copyright 2012-2015 The Prometheus Authors

This product includes software developed at
SoundCloud Ltd. (<http://soundcloud.com/>).

The following components are included in this product:

perks - a fork of <https://github.com/bmizerany/perks>
<https://github.com/beorn7/perks>
Copyright 2013-2015 Blake Mizerany, Bjrn Rabenstein
See <https://github.com/beorn7/perks/blob/master/README.md> for license details.

Go support for Protocol Buffers - Google's data interchange format
<http://github.com/golang/protobuf/>
Copyright 2010 The Go Authors
See source code for license details.

Support for streaming Protocol Buffer messages for the Go language (golang).
https://github.com/matttproud/golang_protobuf_extensions
Copyright 2013 Matt T. Proud
Licensed under the Apache License, Version 2.0
Blackfriday is distributed under the Simplified BSD License:

- > Copyright 2011 Russ Ross
- > All rights reserved.
- >
- > Redistribution and use in source and binary forms, with or without
- > modification, are permitted provided that the following conditions
- > are met:
- >
- > 1. Redistributions of source code must retain the above copyright
- > notice, this list of conditions and the following disclaimer.
- >
- > 2. Redistributions in binary form must reproduce the above
- > copyright notice, this list of conditions and the following
- > disclaimer in the documentation and/or other materials provided with
- > the distribution.
- >
- > THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS
- > "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT
- > LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS
- > FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE

> COPYRIGHT HOLDER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT,
> INCIDENTAL, SPECIAL, EXEMPLARY,
> OR CONSEQUENTIAL DAMAGES (INCLUDING,
> BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES;
> LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER
> CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT
> LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN
> ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE
> POSSIBILITY OF SUCH DAMAGE.

Common libraries shared by Prometheus Go components.

Copyright 2015 The Prometheus Authors

This product includes software developed at

SoundCloud Ltd. (<http://soundcloud.com/>).

Copyright 2010 The Go Authors. All rights reserved.

Redistribution and use in source and binary forms, with or without
modification, are permitted provided that the following conditions are
met:

* Redistributions of source code must retain the above copyright
notice, this list of conditions and the following disclaimer.

* Redistributions in binary form must reproduce the above
copyright notice, this list of conditions and the following disclaimer
in the documentation and/or other materials provided with the
distribution.

* Neither the name of Google Inc. nor the names of its
contributors may be used to endorse or promote products derived from
this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS
"AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT
LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR
A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT
OWNER

OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL,
SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT
LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE,
DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY
THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT
(INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE
OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

The MIT License (MIT)

Copyright (c) 2016 Yasuhiro Matsumoto

Permission is hereby granted, free of charge, to any person obtaining a copy
of this software and associated documentation files (the "Software"), to deal

in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

The MIT License (MIT)

Copyright (c) 2014 Simon Eskildsen

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Copyright (c) 2012 Dave Grijalva

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE

SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

The MIT License (MIT)

Copyright (c) 2015 Xiang Li

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION

WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

MIT License

Copyright (c) 2017 Blake Gentry

This license applies to the non-Windows portions of this library. The Windows portion maintains its own Apache 2.0 license.

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY,

FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Apache License

Version 2.0, January 2004

<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the

editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate

as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of

this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [2013] [the CloudFoundry Authors]

Licensed under the Apache License, Version 2.0 (the "License"); you may not use this file except in compliance with the License. You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

Apache License
Version 2.0, January 2004
<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity

exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the

Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this

License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the

Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents

of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill,

work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

Copyright (c) 2013, The GoGo Authors. All rights reserved.

Protocol Buffers for Go with Gadgets

Go support for Protocol Buffers - Google's data interchange format

Copyright 2010 The Go Authors. All rights reserved.

<https://github.com/golang/protobuf>

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- * Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.

- * Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

- * Neither the name of Google Inc. nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS"

AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

The MIT License (MIT)

Copyright (c) 2014 Sam Ghods

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN

CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Copyright (c) 2012 The Go Authors. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- * Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- * Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
- * Neither the name of Google Inc. nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.
Copyright (C) 2013 Blake Mizerany

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND

NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

CoreOS Project

Copyright 2014 CoreOS, Inc

This product includes software developed at CoreOS, Inc.

(<http://www.coreos.com/>).

Copyright (c) 2009,2014 Google Inc. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- * Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- * Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
- * Neither the name of Google Inc. nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER

OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

The MIT License (MIT)

Copyright (c) 2014 Brian Goff

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

1.352 go-errors-errors 1.2.0

1.352.1 Available under license :

Copyright (c) 2015 Conrad Irwin <conrad@bugsnag.com>

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

1.353 gopkg-in/ldap 2.5.1

1.353.1 Available under license :

The MIT License (MIT)

Copyright (c) 2011-2015 Michael Mitton (mmitton@gmail.com)

Portions copyright (c) 2015-2016 go-ldap Authors

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is

furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

1.354 flag 1.7.4-pre

1.354.1 Available under license :

Copyright (c) 2012 The Go Authors. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- * Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- * Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
- * Neither the name of Google Inc. nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

1.355 golang-glog 0.0.0-20210429001901-424d2337a529

1.355.1 Available under license :

Apache License

Version 2.0, January 2004

<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source"

form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable

from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor"

shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License.

Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License.

Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that

are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution.

You may reproduce and distribute copies of the Work or Derivative Works thereof

in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

You must give any other recipients of the Work or Derivative Works a copy of this License; and

You must cause any modified files to carry prominent notices stating that You changed the files; and

You must retain, in the

Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and

If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that

You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions.

Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such

Contributions.

6. Trademarks.

This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty.

Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability.

In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability.

While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");

you may not use this file

except in compliance with the License.

You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software

distributed under the License is distributed on an "AS IS" BASIS,

WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.

See the License for the specific language governing permissions and

limitations under the License.

1.356 gopkg.in-asn1-ber 1.0.0- 20181015200546-f715ec2f112d

1.356.1 Available under license :

The MIT License (MIT)

Copyright (c) 2011-2015 Michael Mitton (mmitton@gmail.com)

Portions copyright (c) 2015-2016 go-asn1-ber Authors

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY,

WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

1.357 go-errors-errors 1.0.2

1.357.1 Available under license :

Copyright (c) 2015 Conrad Irwin <conrad@bugsnag.com>

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

1.358 go-asn1-ber-asn1-ber 1.5.3

1.358.1 Available under license :

The MIT License (MIT)

Copyright (c) 2011-2015 Michael Mitton (mmitton@gmail.com)

Portions copyright (c) 2015-2016 go-asn1-ber Authors

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

1.359 pkg-sftp 1.13.0

1.359.1 Available under license :

Copyright (c) 2013, Dave Cheney

All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- * Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- * Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT HOLDER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Dave Cheney <dave@cheney.net>

Saulius Gurklys <s4uliu5@gmail.com>

John Eikenberry <jae@zhar.net>

1.360 go.uber.org/atomi 1.5.0

1.360.1 Available under license :

Copyright (c) 2016 Uber Technologies, Inc.

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY,

FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

1.361 lithammer-dedent 1.1.0

1.361.1 Available under license :

The MIT License (MIT)

Copyright (c) 2018 Peter Lithammer

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

1.362 fiorix-go-diameter 3.0.2+incompatible

1.362.1 Available under license :

Copyright 2013-2014 go-diameter authors. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- * Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- * Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer

in the documentation and/or other materials provided with the distribution.

* The names of authors or contributors may NOT be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER

OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

This is the official list of go-diameter contributors for copyright purposes.

#

Names should be added to this file as

Name or Organization <email address>

#

The email address is not required for organizations.

#

Please keep the list sorted.

#

Use the following command to generate the list

#

git shortlog -se | awk '{print \$2 " " \$3 " " \$4}'

#

and do appropriate cleanups.

DanB <danb@cgrates.org>

David Wilkie <dwilkie@gmail.com>

Seyi Ogunyemi <micrypt@users.noreply.github.com>

Tapio <fitase@emblacom.com>

jaroszan <jaroslaw.szangin@gmail.com>

mspronk <martijn@orangemountain.ca>

1.363 ishidadawataru-sctp 0.0.0- 20210226210310-f2269e66cdee

1.363.1 Available under license :

This source code includes following third party code

- ipsock_linux.go : licensed by the Go authors, see GO_LICENSE file for the license which applies to the code
Copyright (c) 2009 The Go Authors. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

* Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.

* Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

* Neither the name of Google Inc. nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Apache License

Version 2.0, January 2004

<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common

control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant

of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must

include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "{}" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright {yyyy} {name of copyright owner}

Licensed
under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software

distributed under the License is distributed on an "AS IS" BASIS,
WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
See the License for the specific language governing permissions and
limitations under the License.

1.364 grpc-ecosystem-go-grpc-middleware

1.0.1-0.20190118093823-f849b5445de4

1.364.1 Available under license :

Apache License

Version 2.0, January 2004

<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction,
and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by
the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all
other entities that control, are controlled by, or are under common
control with that entity. For the purposes of this definition,
"control" means (i) the power, direct or indirect, to cause the
direction or management of such entity, whether by contract or
otherwise, or (ii) ownership of fifty percent (50%) or more of the
outstanding shares, or (iii) beneficial ownership
of such entity.

"You" (or "Your") shall mean an individual or Legal Entity
exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications,
including but not limited to software source code, documentation
source, and configuration files.

"Object" form shall mean any form resulting from mechanical
transformation or translation of a Source form, including but
not limited to compiled object code, generated documentation,
and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or
Object form, made available under the License, as indicated by a

copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License.

Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You

institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use,

reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility,

not on behalf

of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability

incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the
Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

1.365 openzipkin-contrib-zipkin-go-opentracing 0.4.5

1.365.1 Available under license :

Apache License
Version 2.0, January 2004
<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the

Licensors for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor"

shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

(a) You must give any other recipients of the Work or Derivative Works a copy of this License; and

(b) You must cause any modified files to carry prominent notices stating that You changed the files; and

(c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work,

excluding those notices that do not pertain to any part of the Derivative Works; and

(d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices

within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with

Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A

PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "{}" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright 2017 The OpenZipkin Authors

Licensed under the Apache License, Version 2.0 (the "License");
you may not use

this file except in compliance with the License.

You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

1.366 go-ldap-ldap 3.3.0

1.366.1 Available under license :

The MIT License (MIT)

Copyright (c) 2011-2015 Michael Mitton (mmitton@gmail.com)

Portions copyright (c) 2015-2016 go-ldap Authors

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

1.367 netlink 0.0.0-20170802012344-a95659537721

1.367.1 Available under license :

Apache License
Version 2.0, January 2004
<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally

submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

(a) You must give any other recipients of the Work or Derivative Works a copy of this License; and

- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the

content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

Copyright 2014 Vishvananda Ishaya.

Copyright 2014 Docker, Inc.

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.

You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software

distributed under the License is distributed on an "AS IS" BASIS,
WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
See the License for the specific language governing permissions and
limitations under the License.

1.368 x-net 0.0.0-20210119194325- 5f4716e94777

1.368.1 Available under license :

This source code was written by the Go contributors.
The master list of contributors is in the main Go distribution,
visible at <http://tip.golang.org/CONTRIBUTORS>.
Copyright (c) 2009 The Go Authors. All rights reserved.

Redistribution and use in source and binary forms, with or without
modification, are permitted provided that the following conditions are
met:

- * Redistributions of source code must retain the above copyright
notice, this list of conditions and the following disclaimer.
- * Redistributions in binary form must reproduce the above
copyright notice, this list of conditions and the following disclaimer
in the documentation and/or other materials provided with the
distribution.
- * Neither the name of Google Inc. nor the names of its
contributors may be used to endorse or promote products derived from
this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS
"AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT
LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR
A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL
THE COPYRIGHT
OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL,
SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT
LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE,
DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY
THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT
(INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE
OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

1.369 trylock 0.0.0-20191027065348- ff7e133a5c54

1.369.1 Available under license :

The MIT License (MIT)

Copyright (c) 2016 Alexander Morozov

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

1.370 eapache-channels 1.1.0

1.370.1 Available under license :

The MIT License (MIT)

Copyright (c) 2013 Evan Huus

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM,

OUT OF OR IN
CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

1.371 monochromegane-go-gitignore 0.0.0-20200626010858-205db1a8cc00

1.371.1 Available under license :

The MIT License (MIT)

Copyright (c) [2015] [go-gitignore]

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

1.372 moby-spdystream 0.2.0

1.372.1 Available under license :

Apache License
Version 2.0, January 2004
<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication

on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant

of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as

of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and

attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and

(d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must

include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor,

except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or

implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software
distributed under the License is distributed on an "AS IS" BASIS,
WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
See the License for the specific language governing permissions and
limitations under the License.

SpdyStream

Copyright 2014-2021 Docker Inc.

This product includes software developed at
Docker Inc. (<https://www.docker.com/>).

1.373 gopkg.in-yaml 3.0.0-20210107192922-496545a6307b

1.373.1 Available under license :

Copyright 2011-2016 Canonical Ltd.

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software
distributed under the License is distributed on an "AS IS" BASIS,
WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
See the License for the specific language governing permissions and
limitations under the License.

Apache License

Version 2.0, January 2004

<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction,
and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by

the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but

excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and

(d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding

those notices that do not

pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the

appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "{}" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright {yyyy} {name of copyright owner}

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

The following files were ported to Go from C files of libyaml, and thus are still covered by their original copyright and license:

apic.go
emitterc.go
parserc.go
readerc.go
scannerc.go
writerc.go
yamlh.go
yamlprivateh.go

Copyright (c) 2006 Kirill Simonov

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS

FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

1.374 goleak 1.1.10

1.374.1 Available under license :

The MIT License (MIT)

Copyright (c) 2018 Uber Technologies, Inc.

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal

in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

1.375 clockwork 0.2.2

1.375.1 Available under license :

No license file was found, but licenses were detected in source scan.

Clockwork - a clock process to replace cron

=====

Cron is non-ideal for running scheduled application tasks, especially in an app deployed to multiple machines. [More details.](http://adam.heroku.com/past/2010/4/13/rethinking_cron/)

Clockwork is a cron replacement. It runs as a lightweight, long-running Ruby process which sits alongside your web processes (Mongrel/Thin) and your worker processes (DJ/Resque/Minion/Stalker) to schedule recurring work at particular times or dates. For example, refreshing feeds on an hourly basis, or send reminder emails on a nightly basis, or generating invoices once a month on the 1st.

Quickstart

Create clock.rb:

```
require 'clockwork'
include Clockwork

handler do |job|
  puts "Running #{job}"
end
```

```
every(10.seconds, 'frequent.job')
every(3.minutes, 'less.frequent.job')
every(1.hour, 'hourly.job')
```

```
every(1.day, 'midnight.job', :at => '00:00')
```

Run it with the clockwork binary:

```
$ clockwork clock.rb
[2010-05-25 18:16:46 -0700] Starting clock for 4 events: [ frequent.job less.frequent.job hourly.job midnight.job ]
[2010-05-25 18:16:46 -0700] -> frequent.job
```

Use with queueing

The clock process only makes sense as a place to schedule work to be done, not to do the work. It avoids locking by running as a single process, but this makes it impossible to parallelize. For doing the work, you should be using a job queueing system, such as

[Delayed Job](<http://www.therailsway.com/2009/7/22/do-it-later-with-delayed-job>),
[Beanstalk/Stalker](http://adam.heroku.com/past/2010/4/24/beanstalk_a_simple_and_fast_queueing_backend/),
[RabbitMQ/Minion](http://adamblog.heroku.com/past/2009/9/28/background_jobs_with_rabbitmq_and_minion/),
or

[Resque](<http://github.com/blog/542-introducing-resque>). This design allows a simple clock process with no locks, but also offers near infinite horizontal scalability.

For example, if you're using Beanstalk/Staker:

```
require 'stalker'

handler { |job| Stalker.enqueue(job) }

every(1.hour, 'feeds.refresh')
every(1.day, 'reminders.send', :at => '01:30')
```

Using a queueing system which doesn't require that your full application be loaded is preferable, because the clock process can keep a tiny memory footprint. If you're using DJ or Resque, however, you can go ahead and load your full application environment, and use per-event blocks to call DJ or Resque enqueue methods. For example, with DJ/Rails:

```
require 'config/boot'
require 'config/environment'

every(1.hour, 'feeds.refresh') { Feed.send_later(:refresh) }
```

```
every(1.day, 'reminders.send', :at => '01:30') { Reminder.send_later(:send_reminders) }
```

Anatomy of a clock file

clock.rb is standard Ruby. Since we include the Clockwork module (the clockwork binary does this automatically, or you can do it explicitly), this exposes a small DSL ("handler" and "every") to define the handler for events, and then the events themselves.

The handler typically looks like this:

```
handler { |job| enqueue_your_job(job) }
```

This block will be invoked every time an event is triggered, with the job name passed in. In most cases, you should be able to pass the job name directly through to your queueing system.

The second part of the file are the events, which roughly resembles a crontab:

```
every(5.minutes, 'thing.do')
every(1.hour, 'otherthing.do')
```

In the first line of this example, an event will be triggered once every five minutes, passing the job name 'thing.do' into the handler. The handler shown above would thus call `enqueue_your_job('thing.do')`.

You can also pass a custom block to the handler, for job queueing systems that rely on classes rather than job names (i.e. DJ and Resque). In this case, you need not define a general event handler, and instead provide one with each event:

```
every(5.minutes,
'thing.do') { Thing.send_later(:do) }
```

If you provide a custom handler for the block, the job name is used only for logging.

You can also use blocks to do more complex checks:

```
every(1.day, 'check.leap.year') do
  Stalker.enqueue('leap.year.party') if Time.now.year % 4 == 0
end
```

In production

Only one clock process should ever be running across your whole application deployment. For example, if your app is running on three VPS machines (two app servers and one database), your app machines might have the following process topography:

- * App server 1: 3 web (thin start), 3 workers (rake jobs:work), 1 clock (clockwork clock.rb)
- * App server 2: 3 web (thin start), 3 workers (rake jobs:work)

You should use Monit, God, Upstart, or Inittab to keep your clock process running the same way you keep your web and workers running.

Meta

Created by Adam Wiggins

Inspired by [rufus-scheduler](<http://rufus.rubyforge.org/rufus-scheduler/>) and [<http://github.com/bvandenbos/resque-scheduler>](resque-scehduler)

Design

assistance from Peter van Hardenberg and Matthew Soldo

Patches contributed by Mark McGranaghan

Released under the MIT License: <http://www.opensource.org/licenses/mit-license.php>

<http://github.com/adamwiggins/clockwork>

Found in path(s):

* /opt/cola/permits/1213082843_1634008352.31/0/clockwork-0-2-2-1-gem/data-tar-gz/README.md

1.376 go-uber-org-multierr 1.4.0

1.376.1 Available under license :

Copyright (c) 2017 Uber Technologies, Inc.

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR

IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

1.377 gopkg.in-yaml 3.0.0-20200313102051-9f266ea9e77c

1.377.1 Available under license :

The following files were ported to Go from C files of libyaml, and thus are still covered by their original copyright and license:

- apic.go
- emitterc.go
- parserc.go
- readerc.go
- scannerc.go
- writerc.go
- yamlh.go
- yamlprivateh.go

Copyright (c) 2006 Kirill Simonov

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Copyright (c) 2011-2014 - Canonical Inc.

This software is licensed under the LGPLv3, included below.

As a special exception to the GNU Lesser General Public License version 3 ("LGPL3"), the copyright holders of this Library give you permission to convey to a third party a Combined Work that links statically or dynamically to this Library without providing any Minimal Corresponding Source or Minimal Application Code as set out in 4d or providing the installation information set out in section 4e, provided that you comply with the other provisions of LGPL3 and provided that you meet, for the Application the terms and conditions of the license(s) which apply to the Application.

Except as stated in this special exception, the provisions of LGPL3 will continue to comply in full to this Library. If you modify this Library, you may apply this exception to your version of this Library, but you are not obliged to do so. If you do not wish to do so, delete this exception statement

from your version. This exception does not (and cannot) modify any license terms which apply to the Application, with which you must still comply.

GNU LESSER GENERAL PUBLIC LICENSE

Version 3, 29 June 2007

Copyright (C) 2007 Free Software Foundation, Inc. <<http://fsf.org/>>
Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

This version of the GNU Lesser General Public License incorporates the terms and conditions of version 3 of the GNU General Public License, supplemented by the additional permissions listed below.

0. Additional Definitions.

As used herein, "this License" refers to version 3 of the GNU Lesser General Public License, and the "GNU GPL" refers to version 3 of the GNU General Public License.

"The Library" refers to a covered work governed by this License, other than an Application or a Combined Work as defined below.

An "Application" is any work that makes use of an interface provided by the Library, but which is not otherwise based on the Library. Defining a subclass of a class defined by the Library is deemed a mode of using an interface provided by the Library.

A "Combined Work" is a work produced by combining or linking an Application with the Library. The particular version of the Library with which the Combined Work was made is also called the "Linked Version".

The "Minimal Corresponding Source" for a Combined Work means the Corresponding Source for the Combined Work, excluding any source code for portions of the Combined Work that, considered in isolation, are based on the Application, and not on the Linked Version.

The "Corresponding Application Code" for a Combined Work means the object code and/or source code for the Application, including any data and utility programs needed for reproducing the Combined Work from the Application, but excluding the System Libraries of the Combined Work.

1. Exception to Section 3 of the GNU GPL.

You may convey a covered work under sections 3 and 4 of this License without being bound by section 3 of the GNU GPL.

2. Conveying Modified Versions.

If you modify a copy of the Library, and, in your modifications, a facility refers to a function or data to be supplied by an Application that uses the facility (other than as an argument passed when the facility is invoked), then you may convey a copy of the modified version:

- a) under this License, provided that you make a good faith effort to ensure that, in the event an Application does not supply the function or data, the facility still operates, and performs whatever part of its purpose remains meaningful, or
- b) under the GNU GPL, with none of the additional permissions of this License applicable to that copy.

3. Object Code Incorporating Material from Library Header Files.

The object code form of an Application may incorporate material from a header file that is part of the Library. You may convey such object code under terms of your choice, provided that, if the incorporated material is not limited to numerical parameters, data structure layouts and accessors, or small macros, inline functions and templates (ten or fewer lines in length), you do both of the following:

- a) Give prominent notice with each copy of the object code that the

Library is used in it and that the Library and its use are covered by this License.

b) Accompany the object code with a copy of the GNU GPL and this license document.

4. Combined Works.

You may convey a Combined Work under terms of your choice that, taken together, effectively do not restrict modification of the portions of the Library contained in the Combined Work and reverse engineering for debugging such modifications, if you also do each of the following:

a) Give prominent notice with each copy of the Combined Work that the Library is used in it and that the Library and its use are covered by this License.

b) Accompany the Combined Work with a copy of the GNU GPL and this license document.

c) For a Combined Work that displays copyright notices during execution, include the copyright notice for the Library among these notices, as well as a reference directing the user to the copies of the GNU GPL and this license document.

d) Do one of the following:

0) Convey the Minimal Corresponding Source under the terms of this License, and the Corresponding Application Code in a form suitable for, and under terms that permit, the user to recombine or relink the Application with a modified version of the Linked Version to produce a modified Combined Work, in the manner specified by section 6 of the GNU GPL for conveying Corresponding Source.

1) Use a suitable shared library mechanism for linking with the

Library. A suitable mechanism is one that (a) uses at run time a copy of the Library already present on the user's computer system, and (b) will operate properly with a modified version of the Library that is interface-compatible with the Linked Version.

e) Provide Installation Information, but only if you would otherwise be required to provide such information under section 6 of the GNU GPL, and only to the extent that such information is

necessary to install and execute a modified version of the Combined Work produced by recombining or relinking the Application with a modified version of the Linked Version. (If you use option 4d0, the Installation Information must accompany the Minimal Corresponding Source and Corresponding Application Code. If you use option 4d1, you must provide the Installation Information in the manner specified by section 6 of the GNU GPL for conveying Corresponding Source.)

5. Combined Libraries.

You may place library facilities that are a work based on the Library side by side in a single library together with other library facilities that are not Applications and are not covered by this License, and convey such a combined library under terms of your choice, if you do both of the following:

- a) Accompany the combined library with a copy of the same work based on the Library, uncombined with any other library facilities, conveyed under the terms of this License.
- b) Give prominent notice with the combined library that part of it is a work based on the Library, and explaining where to find the accompanying uncombined form of the same work.

6. Revised Versions of the GNU Lesser General Public License.

The Free Software Foundation may publish revised and/or new versions of the GNU Lesser General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Library as you received it specifies that a certain numbered version of the GNU Lesser General Public License "or any later version" applies to it, you have the option of following the terms and conditions either of that published version or of any later version published by the Free Software Foundation. If the Library as you received it does not specify a version number of the GNU Lesser General Public License, you may choose any version of the GNU Lesser General Public License ever published by the Free Software Foundation.

If the Library as you received it specifies that a proxy can decide whether future versions of the GNU Lesser General Public License shall apply, that proxy's public statement of acceptance of any version is permanent authorization for you to choose that version for the

Library.

This software is licensed under the LGPLv3, included below.

As a special exception to the GNU Lesser General Public License version 3 ("LGPL3"), the copyright holders of this Library give you permission to convey to a third party a Combined Work that links statically or dynamically to this Library without providing any Minimal Corresponding Source or Minimal Application Code as set out in 4d or providing the installation information set out in section 4e, provided that you comply with the other provisions of LGPL3 and provided that you meet, for the Application the terms and conditions of the license(s) which apply to the Application.

Except as stated in this special exception, the provisions of LGPL3 will continue to comply in full to this Library. If you modify this Library, you may apply this exception to your version of this Library, but you are not obliged to do so. If you do not wish to do so, delete this exception statement from your version. This exception does not (and cannot) modify any license terms which apply to the Application, with which you must still comply.

GNU LESSER GENERAL PUBLIC LICENSE

Version 3, 29 June 2007

Copyright (C) 2007 Free Software Foundation, Inc. <<http://fsf.org/>>

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

This version of the GNU Lesser General Public License incorporates the terms and conditions of version 3 of the GNU General Public License, supplemented by the additional permissions listed below.

0. Additional Definitions.

As used herein, "this License" refers to version 3 of the GNU Lesser General Public License, and the "GNU GPL" refers to version 3 of the GNU General Public License.

"The Library" refers to a covered work governed by this License, other than an Application or a Combined Work as defined below.

An "Application" is any work that makes use of an interface provided by the Library, but which is not otherwise based on the Library. Defining a subclass of a class defined by the Library is deemed a mode of using an interface provided by the Library.

A "Combined Work" is a work produced by combining or linking an Application with the Library. The particular version of the Library with which the Combined Work was made is also called the "Linked Version".

The "Minimal Corresponding Source" for a Combined Work means the Corresponding Source for the Combined Work, excluding any source code for portions of the Combined Work that, considered in isolation, are based on the Application, and not on the Linked Version.

The "Corresponding Application Code" for a Combined Work means the object code and/or source code for the Application, including any data and utility programs needed for reproducing the Combined Work from the Application, but excluding the System Libraries of the Combined Work.

1. Exception
to Section 3 of the GNU GPL.

You may convey a covered work under sections 3 and 4 of this License without being bound by section 3 of the GNU GPL.

2. Conveying Modified Versions.

If you modify a copy of the Library, and, in your modifications, a facility refers to a function or data to be supplied by an Application that uses the facility (other than as an argument passed when the facility is invoked), then you may convey a copy of the modified version:

a) under this License, provided that you make a good faith effort to ensure that, in the event an Application does not supply the function or data, the facility still operates, and performs whatever part of its purpose remains meaningful, or

b) under the GNU GPL, with none of the additional permissions of this License applicable to that copy.

3. Object Code Incorporating Material from Library Header Files.

The object code form of an Application may incorporate material from a

header file that is part of the Library. You may convey such object code under terms of your choice, provided that, if the incorporated material is not limited to numerical parameters, data structure layouts and accessors, or small macros, inline functions and templates (ten or fewer lines in length), you do both of the following:

a) Give prominent notice with each copy of the object code that the Library is used in it and that the Library and its use are covered by this License.

b) Accompany the object code with a copy of the GNU GPL and this license document.

4. Combined Works.

You may convey a Combined Work under terms of your choice that, taken together, effectively do not restrict modification of the portions of the Library contained in the Combined Work and reverse engineering for debugging such modifications, if you also do each of the following:

a) Give prominent notice with each copy of the Combined Work that the Library is used in it and that the Library and its use are covered by this License.

b) Accompany the Combined Work with a copy of the GNU GPL and this license document.

c) For a Combined Work that displays copyright notices during execution, include the copyright notice for the Library among these notices, as well as a reference directing the user to the copies of the GNU GPL and this license document.

d) Do one of the following:

0) Convey the Minimal Corresponding Source under the terms of this License, and the Corresponding Application Code in a form suitable for, and under terms that permit, the user to recombine or relink the Application with a modified version of the Linked Version to produce a modified Combined Work, in the manner specified by section 6 of the GNU GPL for conveying Corresponding Source.

1) Use a suitable shared library mechanism for linking with the Library.

A suitable mechanism is one that (a) uses at run time a copy of the Library already present on the user's computer system, and (b) will operate properly with a modified version of the Library that is interface-compatible with the Linked Version.

e) Provide Installation Information, but only if you would otherwise be required to provide such information under section 6 of the

GNU GPL, and only to the extent that such information is necessary to install and execute a modified version of the Combined Work produced by recombining or relinking the Application with a modified version of the Linked Version. (If you use option 4d0, the Installation Information must accompany the Minimal Corresponding Source and Corresponding Application Code. If you use option 4d1, you must provide the Installation Information in the manner specified by section 6 of the GNU GPL for conveying Corresponding Source.)

5. Combined Libraries.

You may place library facilities that are a work based on the Library side by side in a single library together with other library facilities that are not Applications and are not covered by this License, and convey such a combined library under terms of your choice, if you do both of the following:

- a) Accompany the combined library with a copy of the same work based on the Library, uncombined with any other library facilities, conveyed under the terms of this License.
- b) Give prominent notice with the combined library that part of it is a work based on the Library, and explaining where to find the accompanying uncombined form of the same work.

6. Revised Versions of the GNU Lesser General Public License.

The Free Software Foundation may publish revised and/or new versions of the GNU Lesser General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Library as you received it specifies that a certain numbered version of the GNU Lesser General Public License "or any later version" applies to it, you have the option of following the terms and conditions either of that published version or of any later version published by the Free Software Foundation. If the Library as you received it does not specify a version number of the GNU Lesser General Public License, you may choose any version of the GNU Lesser General Public License ever published by the Free Software Foundation.

If the Library as you received it specifies that a proxy can decide whether future versions of the GNU Lesser General Public License shall apply, that proxy's public statement of acceptance of any version is permanent authorization for you to choose that version for the

Library.

1.378 fsnotify 1.4.9

1.378.1 Available under license :

Copyright (c) 2012 The Go Authors. All rights reserved.

Copyright (c) 2012-2019 fsnotify Authors. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- * Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.

- * Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

- * Neither the name of Google Inc. nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR

PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

1.379 testify 1.7.0

1.379.1 Available under license :

Apache License

Version 2.0, January 2004

<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent

to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works

that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and

(d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions. Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS,

WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "{}" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright {yyyy} {name of copyright owner}

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.

You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

1.380 backoff 4.1.1

1.380.1 Available under license :

The MIT License (MIT)

Copyright (c) 2014 Cenk Alt

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION

WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

1.381 makenowjust-heredoc 1.0.0

1.381.1 Available under license :

The MIT License (MIT)

Copyright (c) 2014-2019 TSUYUSATO Kitsune

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell

copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

1.382 fsnotify 1.4.7

1.382.1 Available under license :

Copyright (c) 2012 The Go Authors. All rights reserved.

Copyright (c) 2012 fsnotify Authors. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- * Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- * Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
- * Neither the name of Google Inc. nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

1.383 kr-text 0.2.0

1.383.1 Available under license :

Copyright 2012 Keith Rarick

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

1.384 ishidawataru-sctp 0.0.0-20191218070446-00ab2ac2db07

1.384.1 Available under license :

This source code includes following third party code

- ipsock_linux.go : licensed by the Go authors, see GO_LICENSE file for the license which applies to the code
Copyright (c) 2009 The Go Authors. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- * Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- * Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
- * Neither the name of Google Inc. nor the names of its

contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Apache License
Version 2.0, January 2004
<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation,

and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work,

where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must

include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own

copyright statement to Your modifications and

may provide additional or different license terms and conditions for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor,

except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law

(such as deliberate and grossly

negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this

License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "{}" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright {yyyy} {name of copyright owner}

Licensed under the Apache License, Version 2.0 (the "License"); you may not use this file except in compliance with the License. You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

1.385 kr-pretty 0.1.0

1.385.1 Available under license :

The MIT License (MIT)

Copyright 2012 Keith Rarick

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell

copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

1.386 errwrap 1.1.0

1.386.1 Available under license :

Mozilla Public License, version 2.0

1. Definitions

1.1. Contributor

means each individual or legal entity that creates, contributes to the creation of, or owns Covered Software.

1.2. Contributor Version

means the combination of the Contributions of others (if any) used by a Contributor and that particular Contributor's Contribution.

1.3. Contribution

means Covered Software of a particular Contributor.

1.4. Covered Software

means Source Code Form to which the initial Contributor has attached the notice in Exhibit A, the Executable Form of such Source Code Form, and Modifications of such Source Code Form, in each case including portions thereof.

1.5. Incompatible With Secondary Licenses

means

a. that the initial Contributor has attached the notice described in

Exhibit B to the Covered Software; or

b. that the Covered Software was made available under the terms of version 1.1 or earlier of the License, but not also under the terms of a Secondary License.

1.6. Executable Form

means any form of the work other than Source Code Form.

1.7. Larger Work

means a work that combines Covered Software with other material, in a separate file or files, that is not Covered Software.

1.8. License

means this document.

1.9. Licensable

means having the right to grant, to the maximum extent possible, whether at the time of the initial grant or subsequently, any and all of the rights conveyed by this License.

1.10. Modifications

means any of the following:

- a. any file in Source Code Form that results from an addition to, deletion from, or modification of the contents of Covered Software; or
- b. any new file in Source Code Form that contains any Covered Software.

1.11. Patent Claims of a Contributor

means any patent claim(s), including without limitation, method, process, and apparatus claims, in any patent Licensable by such Contributor that would be infringed, but for the grant of the License, by the making, using, selling, offering for sale, having made, import, or transfer of either its Contributions or its Contributor Version.

1.12. Secondary License

means either the GNU General Public License, Version 2.0, the GNU Lesser General Public License, Version 2.1, the GNU Affero General Public

License, Version 3.0, or any later versions of those licenses.

1.13. Source Code Form

means the form of the work preferred for making modifications.

1.14. You (or Your)

means an individual or a legal entity exercising rights under this License. For legal entities, You includes any entity that controls, is controlled by, or is under common control with You. For purposes of this definition, control means (a) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (b)

ownership of more than fifty percent (50%) of the outstanding shares or beneficial ownership of such entity.

2. License Grants and Conditions

2.1. Grants

Each Contributor hereby grants You a world-wide, royalty-free, non-exclusive license:

- a. under intellectual property rights (other than patent or trademark) Licensable by such Contributor to use, reproduce, make available, modify, display, perform, distribute, and otherwise exploit its Contributions, either on an unmodified basis, with Modifications, or as part of a Larger Work; and
- b. under Patent Claims of such Contributor to make, use, sell, offer for sale, have made, import, and otherwise transfer either its Contributions or its Contributor Version.

2.2. Effective Date

The licenses granted in Section 2.1 with respect to any Contribution become effective for each Contribution on the date the Contributor first distributes such Contribution.

2.3.

Limitations on Grant Scope

The licenses granted in this Section 2 are the only rights granted under this License. No additional rights or licenses will be implied from the distribution or licensing of Covered Software under this License. Notwithstanding Section 2.1(b) above, no patent license is granted by a Contributor:

- a. for any code that a Contributor has removed from Covered Software; or
- b. for infringements caused by: (i) Your and any other third party's modifications of Covered Software, or (ii) the combination of its Contributions with other software (except as part of its Contributor Version); or
- c. under Patent Claims infringed by Covered Software in the absence of its Contributions.

This License does not grant any rights in the trademarks, service marks, or logos of any Contributor (except as may be necessary to comply with the notice requirements in Section 3.4).

2.4. Subsequent Licenses

No Contributor makes additional grants as a result of Your choice to distribute the Covered Software under a subsequent version of this License (see Section 10.2) or under the terms of a Secondary License (if permitted under the terms of Section 3.3).

2.5. Representation

Each Contributor represents that the Contributor believes its Contributions are its original creation(s) or it has sufficient rights to grant the rights to its Contributions conveyed by this License.

2.6. Fair Use

This License is not intended to limit any rights You have under applicable copyright doctrines of fair use, fair dealing, or other equivalents.

2.7. Conditions

Sections 3.1, 3.2, 3.3, and 3.4 are conditions of the licenses granted in Section 2.1.

3. Responsibilities

3.1. Distribution of Source Form

All distribution of Covered Software in Source Code Form, including any Modifications that You create or to which You contribute, must be under the terms of this License. You must inform recipients that the Source Code Form

of the Covered Software is governed by the terms of this License, and how they can obtain a copy of this License. You may not attempt to alter or restrict the recipients rights in the Source Code Form.

3.2. Distribution of Executable Form

If You distribute Covered Software in Executable Form then:

- a. such Covered Software must also be made available in Source Code Form, as described in Section 3.1, and You must inform recipients of the Executable Form how they can obtain a copy of such Source Code Form by reasonable means in a timely manner, at a charge no more than the cost of distribution to the recipient; and
- b. You may distribute such Executable Form under the terms of this License, or sublicense it under different terms, provided that the license for the Executable Form does not attempt to limit or alter the recipients rights in the Source Code Form under this License.

3.3. Distribution of a Larger Work

You may create and distribute a Larger Work under terms of Your choice, provided that You also comply with the requirements of this License for the Covered Software. If the Larger Work is a combination of Covered Software with a work governed by one or more Secondary Licenses, and the Covered Software is not Incompatible With Secondary Licenses, this License permits You to additionally distribute such Covered Software under the terms of such Secondary License(s), so that the recipient of the Larger Work may, at their option, further distribute the Covered Software under the terms of either this License or such Secondary License(s).

3.4. Notices

You may not remove or alter the substance of any license notices (including copyright notices, patent notices, disclaimers of warranty, or limitations of liability) contained within the Source Code Form of the Covered Software, except that You may alter any license notices to the extent required to remedy known factual inaccuracies.

3.5. Application of Additional Terms

You may choose to offer, and to charge a fee for, warranty, support, indemnity or liability obligations to one or more recipients of Covered Software. However, You may do so only on Your own behalf, and not on behalf of any Contributor. You must make it absolutely clear that any such warranty, support, indemnity, or liability obligation is offered by You

alone, and You hereby agree to indemnify every Contributor for any liability incurred by such Contributor as a result of warranty, support, indemnity or liability terms You offer. You may include additional disclaimers of warranty and limitations of liability specific to any jurisdiction.

4. Inability to Comply Due to Statute or Regulation

If it is impossible for You to comply with any of the terms of this License with respect to some or all of the Covered Software due to statute, judicial order, or regulation then You must: (a) comply with the terms of this License to the maximum extent possible; and (b) describe the limitations and the code they affect. Such description must be placed in a text file included with all distributions of the Covered Software under this License. Except to the extent prohibited by statute or regulation, such description must be sufficiently detailed for a recipient of ordinary skill to be able to understand it.

5. Termination

5.1. The rights granted under this License will terminate automatically if You fail to comply with any of its terms. However, if You become compliant, then the rights granted under this License from a particular Contributor are reinstated (a) provisionally, unless and until such Contributor explicitly and finally terminates Your grants, and (b) on an ongoing basis,

if such Contributor fails to notify You of the non-compliance by some reasonable means prior to 60 days after You have come back into compliance. Moreover, Your grants from a particular Contributor are reinstated on an ongoing basis if such Contributor notifies You of the non-compliance by some reasonable means, this is the first time You have received notice of non-compliance with this License from such Contributor, and You become compliant prior to 30 days after Your receipt of the notice.

5.2. If You initiate litigation against any entity by asserting a patent infringement claim (excluding declaratory judgment actions, counter-claims, and cross-claims) alleging that a Contributor Version directly or indirectly infringes any patent, then the rights granted to You by any and all Contributors for the Covered Software under Section 2.1 of this License shall terminate.

5.3. In the event of termination under Sections

5.1 or 5.2 above, all end user

license agreements (excluding distributors and resellers) which have been validly granted by You or Your distributors under this License prior to termination shall survive termination.

6. Disclaimer of Warranty

Covered Software is provided under this License on an as is basis, without warranty of any kind, either expressed, implied, or statutory, including, without limitation, warranties that the Covered Software is free of defects, merchantable, fit for a particular purpose or non-infringing. The entire risk as to the quality and performance of the Covered Software is with You. Should any Covered Software prove defective in any respect, You (not any Contributor) assume the cost of any necessary servicing, repair, or correction. This disclaimer of warranty constitutes an essential part of this License. No use of any Covered Software is authorized under this License except under this disclaimer.

7. Limitation of Liability

Under no circumstances and under no legal theory, whether tort (including negligence), contract, or otherwise, shall any Contributor, or anyone who distributes Covered Software as permitted above, be liable to You for any direct, indirect, special, incidental, or consequential damages of any character including, without limitation, damages for lost profits, loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses, even if such party shall have been informed of the possibility of such damages. This limitation of liability shall not apply to liability for death or personal injury resulting from such party's negligence to the extent applicable law prohibits such limitation. Some jurisdictions do not allow the exclusion or limitation of incidental or consequential damages, so this exclusion and limitation may not apply to You.

8. Litigation

Any litigation relating to this License may be brought only in the courts of a jurisdiction where the defendant maintains its principal place of business and such litigation shall be governed by laws of that jurisdiction, without reference to its conflict-of-law provisions. Nothing in this Section shall prevent a party's ability to bring cross-claims or counter-claims.

9. Miscellaneous

This License represents the complete agreement concerning the subject matter hereof. If any provision of this License is held to be unenforceable, such provision shall be reformed only to the extent necessary to make it enforceable. Any law or regulation which provides that the language of a contract shall be construed against the drafter shall not be used to construe this License against a Contributor.

10. Versions of the License

10.1. New Versions

Mozilla Foundation is the license steward. Except as provided in Section 10.3, no one other than the license steward has the right to modify or publish new versions of this License. Each version will be given a distinguishing version number.

10.2. Effect of New Versions

You may distribute the Covered Software under the terms of the version of the License under which You originally received the Covered Software, or under the terms of any subsequent version published by the license steward.

10.3. Modified Versions

If you create software not governed by this License, and you want to create a new license for such software, you may create and use a modified version of this License if you rename the license and remove any references to the name of the license steward (except to note that such modified license differs from this License).

10.4. Distributing Source Code Form that is Incompatible With Secondary Licenses

If You choose to distribute Source Code Form that is Incompatible With Secondary Licenses under the terms of this version of the License, the notice described in Exhibit B of this License must be attached.

Exhibit A - Source Code Form License Notice

This Source Code Form is subject to the terms of the Mozilla Public License, v. 2.0. If a copy of the MPL was not distributed with this file, You can obtain one at <http://mozilla.org/MPL/2.0/>.

If it is not possible or desirable to put the notice in a particular file, then You may include the notice in a location (such as a LICENSE file in a relevant directory) where a recipient would be likely to look for such a notice.

You may add additional accurate notices of copyright ownership.

Exhibit B - Incompatible With Secondary Licenses Notice

This Source Code Form is Incompatible

With Secondary Licenses, as defined by
the Mozilla Public License, v. 2.0.

1.387 gotenv 1.2.0

1.387.1 Available under license :

The MIT License (MIT)

Copyright (c) 2013 Alif Rachmawadi

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

1.388 gopkg.in-ini 1.51.0

1.388.1 Available under license :

Apache License

Version 2.0, January 2004

<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License.

Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License.

Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution.

You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

You must give any other recipients of the Work or Derivative Works a copy of this License; and

You must cause any modified files to carry prominent notices stating that You changed the files; and

You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark,

and attribution notices from the Source form

of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and

If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of

the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided

that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions.

Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks.

This License does not grant permission to use the trade names, trademarks, service marks,

or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty.

Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability.

In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or

out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability.

While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright 2014 Unknwon

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

1.389 golang-snappy 0.0.1

1.389.1 Available under license :

```
# This is the official list of people who can contribute
# (and typically have contributed) code to the Snappy-Go repository.
# The AUTHORS file lists the copyright holders; this file
# lists people. For example, Google employees are listed here
# but not in AUTHORS, because Google holds the copyright.
#
# The submission process automatically checks to make sure
# that people submitting code are listed in this file (by email address).
#
# Names should be added to this file only after verifying that
# the individual or the individual's organization has agreed to
# the appropriate Contributor License Agreement, found here:
#
# http://code.google.com/legal/individual-cla-v1.0.html
# http://code.google.com/legal/corporate-cla-v1.0.html
#
# The agreement for individuals can be filled out on the web.
#
# When adding J Random Contributor's name to this file,
# either J's name or J's organization's name should be
# added to the AUTHORS file, depending on whether the
# individual or corporate
# CLA was used.

# Names should be added to this file like so:
# Name <email address>

# Please keep the list sorted.
```

Damian Gryski <dgryski@gmail.com>

Jan Mercl <0xjnm@gmail.com>

Kai Backman <kaib@golang.org>

Marc-Antoine Ruel <maruel@chromium.org>

Nigel Tao <nigeltao@golang.org>

Rob Pike <r@golang.org>

Rodolfo Carvalho <rhcarvalho@gmail.com>

Russ Cox <rsc@golang.org>

Sebastien Binet <seb.binet@gmail.com>

Copyright (c) 2011 The Snappy-Go Authors. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

* Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.

* Redistributions in binary form must reproduce the above

copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

* Neither the name of Google Inc. nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER

OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

1.390 golang-snappy 0.0.3

1.390.1 Available under license :

```
# This is the official list of people who can contribute
# (and typically have contributed) code to the Snappy-Go repository.
# The AUTHORS file lists the copyright holders; this file
# lists people. For example, Google employees are listed here
# but not in AUTHORS, because Google holds the copyright.
#
# The submission process automatically checks to make sure
# that people submitting code are listed in this file (by email address).
#
# Names should be added to this file only after verifying that
# the individual or the individual's organization has agreed to
# the appropriate Contributor License Agreement, found here:
#
#   http://code.google.com/legal/individual-cla-v1.0.html
#   http://code.google.com/legal/corporate-cla-v1.0.html
#
# The agreement for individuals can be filled out on the web.
#
# When adding J Random Contributor's name to this file,
# either J's name or J's organization's name should be
# added to the AUTHORS file, depending on whether the
# individual or corporate
# CLA was used.
```

Names should be added to this file like so:

Name <email address>

Please keep the list sorted.

Damian Gryski <dgryski@gmail.com>

Jan Mercl <0xjnm1@gmail.com>

Jonathan Swinney <jswinney@amazon.com>

Kai Backman <kaib@golang.org>

Klaus Post <klauspost@gmail.com>

Marc-Antoine Ruel <maruel@chromium.org>

Nigel Tao <nigeltao@golang.org>

Rob Pike <r@golang.org>

Rodolfo Carvalho <rhcarvalho@gmail.com>

Russ Cox <rsc@golang.org>

Sebastien Binet <seb.binet@gmail.com>

Copyright (c) 2011 The Snappy-Go Authors. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- * Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.

- * Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

- * Neither the name of Google Inc. nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER

OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

1.391 color 1.13.0

1.391.1 Available under license :

Apache License
Version 2.0, January 2004
<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial

revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.
7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.
8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.
9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

1.392 mitchellh-mapstructure 1.4.1

1.392.1 Available under license :

The MIT License (MIT)

Copyright (c) 2013 Mitchell Hashimoto

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT

OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

1.393 golang-snappy 0.0.4

1.393.1 Available under license :

```
# This is the official list of people who can contribute
# (and typically have contributed) code to the Snappy-Go repository.
# The AUTHORS file lists the copyright holders; this file
# lists people. For example, Google employees are listed here
# but not in AUTHORS, because Google holds the copyright.
#
# The submission process automatically checks to make sure
# that people submitting code are listed in this file (by email address).
#
# Names should be added to this file only after verifying that
# the individual or the individual's organization has agreed to
# the appropriate Contributor License Agreement, found here:
#
# http://code.google.com/legal/individual-cla-v1.0.html
# http://code.google.com/legal/corporate-cla-v1.0.html
#
# The agreement for individuals can be filled out on the web.
#
# When adding J Random Contributor's name to this file,
# either J's name or J's organization's name should be
# added to the AUTHORS file, depending on whether the
# individual or corporate
# CLA was used.
#
# Names should be added to this file like so:
# Name <email address>
#
# Please keep the list sorted.
```

Damian Gryski <dgryski@gmail.com>

Jan Mercl <0xjnm@gmail.com>

Kai Backman <kaib@golang.org>

Marc-Antoine Ruel <maruel@chromium.org>

Nigel Tao <nigeltao@golang.org>

Rob Pike <r@golang.org>

Rodolfo Carvalho <rhcavalho@gmail.com>

Russ Cox <rsc@golang.org>

Sebastien Binet <seb.binet@gmail.com>

Copyright (c) 2011 The Snappy-Go Authors. All rights reserved.

Redistribution and use in source and binary forms, with or without

modification, are permitted provided that the following conditions are met:

* Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.

* Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

* Neither the name of Google Inc. nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER

OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

1.394 go-systemd 0.0.0-20190321100706-95778dfbb74e

1.394.1 Available under license :

Apache License

Version 2.0, January 2004

<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity.

For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source"

form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor"

shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License.

Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License.

Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that

are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution.

You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

You must give any other recipients of the Work or Derivative Works a copy of this License; and

You must cause any modified files to carry prominent notices stating that You changed the files; and

You must retain, in the

Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and

If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative

Works that

You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions.

Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such

Contributions.

6. Trademarks.

This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty.

Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability.

In no event and under no legal theory, whether in tort (including negligence), contract,

or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or

any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability.

While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility,

not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");

you may not use this file

except in compliance with the License.

You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

CoreOS Project

Copyright 2018 CoreOS, Inc

This product includes software developed at CoreOS, Inc.

(<http://www.coreos.com/>).

1.395 lumberjack 2.0.0

1.395.1 Available under license :

Copyright (c) 2016, Michael Strong
All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT HOLDER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

1.396 gopkg.in-yaml 2.3.0

1.396.1 Available under license :

Copyright 2011-2016 Canonical Ltd.

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

Apache License
Version 2.0, January 2004
<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally

submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

(a) You must give any other recipients of the Work or Derivative Works a copy of this License; and

- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the

content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "{}" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright {yyyy} {name of copyright owner}

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software
distributed under the License is distributed on an "AS IS" BASIS,
WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
See the License for the specific language governing permissions and
limitations under the License.

The following files were ported to Go from C files of libyaml, and thus
are still covered by their original copyright and license:

apic.go
emitterc.go
parserc.go
readerc.go
scannerc.go
writerc.go
yamlh.go
yamlprivateh.go

Copyright (c) 2006 Kirill Simonov

Permission is hereby granted, free of charge, to any person obtaining a copy of
this software and associated documentation files (the "Software"), to deal in
the Software without restriction, including without limitation the rights to
use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies
of the Software, and to permit persons to whom the Software is furnished to do
so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all
copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR
IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY,
FITNESS

FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE
AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER
LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM,
OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE
SOFTWARE.

1.397 gopkg.in-ini 1.62.0

1.397.1 Available under license :

Apache License

Version 2.0, January 2004

<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source"

form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor"

shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License.

Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License.

Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that

are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution.

You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

You must give any other recipients of the Work or Derivative Works a copy of this License; and

You must cause any modified files to carry prominent notices stating that You changed the files; and

You must retain, in the

Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and

If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that

You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions.

Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks.

This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty.

Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability.

In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability.

While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright 2014 Unknwon

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance
with the License.
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software
distributed under the License is distributed on an "AS IS" BASIS,
WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
See the License for the specific language governing permissions and
limitations under the License.

1.398 grpc-ecosystem-go-grpc-middleware

1.0.0

1.398.1 Available under license :

Apache License

Version 2.0, January 2004

<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction,
and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by
the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all
other entities that control, are controlled by, or are under common
control with that entity. For the purposes of this definition,
"control" means (i) the power, direct or indirect, to cause the
direction or management of such entity, whether by contract or
otherwise, or (ii) ownership of fifty percent (50%) or more of the
outstanding shares, or (iii) beneficial ownership
of such entity.

"You" (or "Your") shall mean an individual or Legal Entity
exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications,
including but not limited to software source code, documentation

source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the

editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems,

and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License.

Subject to the terms and conditions of

this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside

or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions. Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the
Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

1.399 netns 0.0.0-20191106174202-0a2b9b5464df

1.399.1 Available under license :

Apache License
Version 2.0, January 2004
<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain

separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without

modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

Copyright 2014 Vishvananda Ishaya.

Copyright 2014 Docker, Inc.

Licensed under the Apache License, Version 2.0 (the "License"); you may not use this file except in compliance with the License.

You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

1.400 hcl 1.0.0

1.400.1 Available under license :

Mozilla Public License, version 2.0

1. Definitions

1.1. Contributor

means each individual or legal entity that creates, contributes to the creation of, or owns Covered Software.

1.2. Contributor Version

means the combination of the Contributions of others (if any) used by a Contributor and that particular Contributor's Contribution.

1.3. Contribution

means Covered Software of a particular Contributor.

1.4. Covered Software

means Source Code Form to which the initial Contributor has attached the notice in Exhibit A, the Executable Form of such Source Code Form, and Modifications of such Source Code Form, in each case including portions thereof.

1.5. Incompatible With Secondary Licenses

means

a. that the initial Contributor has attached the notice described in Exhibit B to the Covered Software; or

b. that the Covered Software was made available under the terms of version 1.1 or earlier of the License, but

not also under the terms of a
Secondary License.

1.6. Executable Form

means any form of the work other than Source Code Form.

1.7. Larger Work

means a work that combines Covered Software with other material, in a separate file or files, that is not Covered Software.

1.8. License

means this document.

1.9. Licensable

means having the right to grant, to the maximum extent possible, whether at the time of the initial grant or subsequently, any and all of the rights conveyed by this License.

1.10. Modifications

means any of the following:

- a. any file in Source Code Form that results from an addition to, deletion from, or modification of the contents of Covered Software; or
- b. any new file in Source Code Form that contains any Covered Software.

1.11. Patent Claims of a Contributor

means any patent claim(s), including without limitation, method, process, and apparatus claims, in any patent Licensable by such Contributor that would be infringed, but for the grant of the License, by the making, using, selling, offering for sale, having made, import, or transfer of either its Contributions or its Contributor Version.

1.12. Secondary License

means either the GNU General Public License, Version 2.0, the GNU Lesser General Public License, Version 2.1, the GNU Affero General Public License, Version 3.0, or any later versions of those licenses.

1.13. Source Code Form

means the form of the work preferred for making modifications.

1.14. You (or Your)

means an individual or a legal entity exercising rights under this License. For legal entities, You includes any entity that controls, is controlled by, or is under common control with You. For purposes of this definition, control means (a) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (b) ownership of more than fifty percent (50%) of the outstanding shares or beneficial ownership of such entity.

2. License Grants and Conditions

2.1. Grants

Each Contributor hereby grants You a world-wide, royalty-free, non-exclusive license:

- a. under intellectual property rights (other than patent or trademark) Licensable by such Contributor to use, reproduce, make available, modify, display, perform, distribute, and otherwise exploit its Contributions, either on an unmodified basis, with Modifications, or as part of a Larger Work; and
- b. under Patent Claims of such Contributor to make, use, sell, offer for sale, have made, import, and otherwise transfer either its Contributions or its Contributor Version.

2.2. Effective Date

The licenses granted in Section 2.1 with respect to any Contribution become effective for each Contribution on the date the Contributor first distributes such Contribution.

2.3.

Limitations on Grant Scope

The licenses granted in this Section 2 are the only rights granted under this License. No additional rights or licenses will be implied from the distribution or licensing of Covered Software under this License. Notwithstanding Section 2.1(b) above, no patent license is granted by a Contributor:

- a. for any code that a Contributor has removed from Covered Software; or
- b. for infringements caused by: (i) Your and any other third party's

modifications of Covered Software, or (ii) the combination of its Contributions with other software (except as part of its Contributor Version); or

c. under Patent Claims infringed by Covered Software in the absence of its Contributions.

This License does not grant any rights in the trademarks, service marks, or logos of any Contributor (except as may be necessary to comply with the notice requirements in Section 3.4).

2.4. Subsequent Licenses

No Contributor makes additional grants as a result of Your choice to distribute the Covered Software under a subsequent version of this License (see Section 10.2) or under the terms of a Secondary License (if permitted under the terms of Section 3.3).

2.5. Representation

Each Contributor represents that the Contributor believes its Contributions are its original creation(s) or it has sufficient rights to grant the rights to its Contributions conveyed by this License.

2.6. Fair Use

This License is not intended to limit any rights You have under applicable copyright doctrines of fair use, fair dealing, or other equivalents.

2.7. Conditions

Sections 3.1, 3.2, 3.3, and 3.4 are conditions of the licenses granted in Section 2.1.

3. Responsibilities

3.1. Distribution of Source Form

All distribution of Covered Software in Source Code Form, including any Modifications that You create or to which You contribute, must be under the terms of this License. You must inform recipients that the Source Code Form of the Covered Software is governed by the terms of this License, and how they can obtain a copy of this License. You may not attempt to alter or restrict the recipients rights in the Source Code Form.

3.2. Distribution of Executable Form

If You distribute Covered Software in Executable Form then:

- a. such Covered Software must also be made available in Source Code Form, as described in Section 3.1, and You must inform recipients of the Executable Form how they can obtain a copy of such Source Code Form by reasonable means in a timely manner, at a charge no more than the cost of distribution to the recipient; and
- b. You may distribute such Executable Form under the terms of this License, or sublicense it under different terms, provided that the license for the Executable Form does not attempt to limit or alter the recipients rights in the Source Code Form under this License.

3.3. Distribution of a Larger Work

You may create and distribute a Larger Work under terms of Your choice, provided that You also comply with the requirements of this License for the Covered Software. If the Larger Work is a combination of Covered Software with a work governed by one or more Secondary Licenses, and the Covered Software is not Incompatible With Secondary Licenses, this License permits You to additionally distribute such Covered Software under the terms of such Secondary License(s), so that the recipient of the Larger Work may, at their option, further distribute the Covered Software under the terms of either this License or such Secondary License(s).

3.4. Notices

You may not remove or alter the substance of any license notices (including copyright notices, patent notices, disclaimers of warranty, or limitations of liability) contained within the Source Code Form of the Covered Software, except that You may alter any license notices to the extent required to remedy known factual inaccuracies.

3.5. Application of Additional Terms

You may choose to offer, and to charge a fee for, warranty, support, indemnity or liability obligations to one or more recipients of Covered Software. However, You may do so only on Your own behalf, and not on behalf of any Contributor. You must make it absolutely clear that any such warranty, support, indemnity, or liability obligation is offered by You alone, and You hereby agree to indemnify every Contributor for any liability incurred by such Contributor as a result of warranty, support, indemnity or liability terms You offer. You may include additional disclaimers of warranty and limitations of liability specific to any

jurisdiction.

4. Inability to Comply Due to Statute or Regulation

If it is impossible for You to comply with any of the terms of this License with respect to some or all of the Covered Software due to statute, judicial order, or regulation then You must: (a) comply with the terms of this License to the maximum extent possible; and (b) describe the limitations and the code they affect. Such description must be placed in a text file included with all distributions of the Covered Software under this License. Except to the extent prohibited by statute or regulation, such description must be sufficiently detailed for a recipient of ordinary skill to be able to understand it.

5. Termination

5.1. The rights granted under this License will terminate automatically if You fail to comply with any of its terms. However, if You become compliant, then the rights granted under this License from a particular Contributor are reinstated (a) provisionally, unless and until such Contributor explicitly and finally terminates Your grants, and (b) on an ongoing basis, if such Contributor fails to notify You of the non-compliance by some reasonable means prior to 60 days after You have come back into compliance. Moreover, Your grants from a particular Contributor are reinstated on an ongoing basis if such Contributor notifies You of the non-compliance by some reasonable means, this is the first time You have received notice of non-compliance with this License from such Contributor, and You become compliant prior to 30 days after Your receipt of the notice.

5.2. If You initiate litigation against any entity by asserting a patent infringement claim (excluding declaratory judgment actions, counter-claims, and cross-claims) alleging that a Contributor Version directly or indirectly infringes any patent, then the rights granted to You by any and all Contributors for the Covered Software under Section 2.1 of this License shall terminate.

5.3. In the event of termination under Sections

5.1 or 5.2 above, all end user

license agreements (excluding distributors and resellers) which have been validly granted by You or Your distributors under this License prior to termination shall survive termination.

6. Disclaimer of Warranty

Covered Software is provided under this License on an as is basis, without warranty of any kind, either expressed, implied, or statutory, including,

without limitation, warranties that the Covered Software is free of defects, merchantable, fit for a particular purpose or non-infringing. The entire risk as to the quality and performance of the Covered Software is with You. Should any Covered Software prove defective in any respect, You (not any Contributor) assume the cost of any necessary servicing, repair, or correction. This disclaimer of warranty constitutes an essential part of this License. No use of any Covered Software is authorized under this License except under this disclaimer.

7. Limitation of Liability

Under no circumstances and under no legal theory, whether tort (including negligence), contract, or otherwise, shall any Contributor, or anyone who distributes Covered Software as permitted above, be liable to You for any direct, indirect, special, incidental, or consequential damages of any character including, without limitation, damages for lost profits, loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses, even if such party shall have been informed of the possibility of such damages. This limitation of liability shall not apply to liability for death or personal injury resulting from such party's negligence to the extent applicable law prohibits such limitation. Some jurisdictions do not allow the exclusion or limitation of incidental or consequential damages, so this exclusion and limitation may not apply to You.

8. Litigation

Any litigation relating to this License may be brought only in the courts of a jurisdiction where the defendant maintains its principal place of business and such litigation shall be governed by laws of that jurisdiction, without reference to its conflict-of-law provisions. Nothing in this Section shall prevent a party's ability to bring cross-claims or counter-claims.

9. Miscellaneous

This License represents the complete agreement concerning the subject matter hereof. If any provision of this License is held to be unenforceable, such provision shall be reformed only to the extent necessary to make it enforceable. Any law or regulation which provides that the language of a contract shall be construed against the drafter shall not be used to construe this License against a Contributor.

10. Versions of the License

10.1. New Versions

Mozilla Foundation is the license steward. Except as provided in Section 10.3, no one other than the license steward has the right to modify or publish new versions of this License. Each version will be given a distinguishing version number.

10.2. Effect of New Versions

You may distribute the Covered Software under the terms of the version of the License under which You originally received the Covered Software, or under the terms of any subsequent version published by the license steward.

10.3. Modified Versions

If you create software not governed by this License, and you want to create a new license for such software, you may create and use a modified version of this License if you rename the license and remove any references to the name of the license steward (except to note that such modified license differs from this License).

10.4. Distributing Source Code Form that is Incompatible With Secondary Licenses

If You choose to distribute Source Code Form that is Incompatible With Secondary Licenses under the terms of this version of the License, the notice described in Exhibit B of this License must be attached.

Exhibit A - Source Code Form License Notice

This Source Code Form is subject to the terms of the Mozilla Public License, v. 2.0. If a copy of the MPL was not distributed with this file, You can obtain one at <http://mozilla.org/MPL/2.0/>.

If it is not possible or desirable to put the notice in a particular file, then You may include the notice in a location (such as a LICENSE file in a relevant directory) where a recipient would be likely to look for such a notice.

You may add additional accurate notices of copyright ownership.

Exhibit B - Incompatible With Secondary Licenses Notice

This Source Code Form is Incompatible With Secondary Licenses, as defined by the Mozilla Public License, v. 2.0.

1.401 tdb 1.45.5

1.401.1 Available under license :

GNU LESSER GENERAL PUBLIC LICENSE

Version 3, 29 June 2007

Copyright (C) 2007 Free Software Foundation, Inc. <<http://fsf.org/>>

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

This version of the GNU Lesser General Public License incorporates the terms and conditions of version 3 of the GNU General Public License, supplemented by the additional permissions listed below.

0. Additional Definitions.

As used herein, "this License" refers to version 3 of the GNU Lesser General Public License, and the "GNU GPL" refers to version 3 of the GNU General Public License.

"The Library" refers to a covered work governed by this License, other than an Application or a Combined Work as defined below.

An "Application" is any work that makes use of an interface provided by the Library, but which is not otherwise based on the Library.

Defining a subclass of a class defined by the

Library is deemed a mode

of using an interface provided by the Library.

A "Combined Work" is a work produced by combining or linking an Application with the Library. The particular version of the Library with which the Combined Work was made is also called the "Linked Version".

The "Minimal Corresponding Source" for a Combined Work means the Corresponding Source for the Combined Work, excluding any source code for portions of the Combined Work that, considered in isolation, are based on the Application, and not on the Linked Version.

The "Corresponding Application Code" for a Combined Work means the object code and/or source code for the Application, including any data and utility programs needed for reproducing the Combined Work from the Application, but excluding the System Libraries of the Combined Work.

1. Exception to Section 3 of the GNU GPL.

You may convey a covered work under sections 3 and 4 of this License without being bound by section 3 of the GNU GPL.

2. Conveying Modified Versions.

If you modify a copy of the Library, and, in your modifications, a facility refers to a function or data to be supplied by an Application that uses the facility (other than as an argument passed when the facility is invoked), then you may convey a copy of the modified version:

- a) under this License, provided that you make a good faith effort to ensure that, in the event an Application does not supply the function or data, the facility still operates, and performs whatever part of its purpose remains meaningful, or
- b) under the GNU GPL, with none of the additional permissions of this License applicable to that copy.

3. Object Code Incorporating Material from Library Header Files.

The object code form of an Application may incorporate material from a header file that is part of the Library. You may convey such object code under terms of your choice, provided that, if the incorporated material is not limited to numerical parameters, data structure layouts and accessors, or small macros, inline functions and templates (ten or fewer lines in length), you do both of the following:

- a) Give prominent notice with each copy of the object code that the Library is used in it and that the Library and its use are covered by this License.
- b) Accompany the object code with a copy of the GNU GPL and this license document.

4. Combined Works.

You may convey a Combined Work under terms of your choice that, taken together, effectively do not restrict modification of the portions of the Library contained in the Combined Work and reverse engineering for debugging such modifications, if you also do each of the following:

- a) Give prominent notice with each copy of the Combined Work that the Library is used in it and that the Library and its use are covered by this License.

b) Accompany the Combined Work with a copy of the GNU GPL and this license document.

c) For a Combined Work that displays copyright notices during execution, include the copyright notice for the Library among these notices, as well as a reference directing the user to the copies of the GNU GPL and this license document.

d) Do one of the following:

0) Convey the Minimal Corresponding Source under the terms of this License, and the Corresponding Application Code in a form suitable for, and under terms that permit, the user to recombine or relink the Application with a modified version of the Linked Version to produce a modified Combined Work, in the manner specified by section 6 of the GNU GPL for conveying Corresponding Source.

1) Use a suitable shared library mechanism for linking with the Library. A suitable mechanism is one that (a) uses at run time a copy of the Library already present on the user's computer system, and (b) will operate properly with a modified version of the Library that is interface-compatible with the Linked Version.

e) Provide Installation Information, but only if you would otherwise be required to provide such information under section 6 of the GNU GPL, and only to the extent that such information is necessary to install and execute a modified version of the Combined Work produced by recombining or relinking the Application with a modified version of the Linked Version. (If you use option 4d0, the Installation Information must accompany the Minimal Corresponding Source and Corresponding Application Code. If you use option 4d1, you must provide the Installation Information in the manner specified by section 6 of the GNU GPL for conveying Corresponding Source.)

5. Combined Libraries.

You may place library facilities that are a work based on the Library side by side in a single library together with other library facilities that are not Applications and are not covered by this License, and convey such a combined library under terms of your choice, if you do both of the following:

a) Accompany the combined library with a copy of the same work based on the Library, uncombined with any other library facilities, conveyed under the terms of this License.

b) Give prominent notice with the combined library that part of it is a work based on the Library, and explaining where to find the accompanying uncombined form of the same work.

6. Revised Versions of the GNU Lesser General Public License.

The Free Software Foundation may publish revised and/or new versions of the GNU Lesser General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Library as you received it specifies that a certain numbered version of the GNU Lesser General Public License "or any later version" applies to it, you have the option of following the terms and conditions either of that published version or of any later version published by the Free Software Foundation. If the Library as you received it does not specify a version number of the GNU Lesser General Public License, you may choose any version of the GNU Lesser General Public License ever published by the Free Software Foundation.

If the Library as you received it specifies that a proxy can decide whether future versions of the GNU Lesser General Public License shall apply, that proxy's public statement of acceptance of any version is permanent authorization for you to choose that version for the Library.

1.402 grpc-websocket-proxy 0.0.0-

20200427203606-3cfed13b9966

1.402.1 Available under license :

Copyright (C) 2016 Travis Cline

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NON-INFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

1.403 niemeyer-pretty 0.0.0-20200227124842-a10e7caefd8e

1.403.1 Available under license :

Copyright 2012 Keith Rarick

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NON-INFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

1.404 trylock 0.0.0-20160524210250-5d1441de6705

1.404.1 Available under license :

The MIT License (MIT)

Copyright (c) 2016 Alexander Morozov

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights

to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

1.405 roaring 0.5.5

1.405.1 Available under license :

This is the official list of roaring contributors

Todd Gruben (@tgruben),
Daniel Lemire (@lemire),
Elliot Murphy (@statik),
Bob Potter (@bpot),
Tyson Maly (@tvmaly),
Will Glynn (@willglynn),
Brent Pedersen (@brentp),
Jason E. Aten (@glycerine),
Vali Malinoiu (@0x4139),
Forud Ghafouri (@fzerorubigd),
Joe Nall (@joenall),
(@fredim),
Edd Robinson (@e-dard),
Alexander Petrov (@alldroll),
Guy Molinari (@guymolinari),
Ling Jin (@JinLingChristopher)

Apache License
Version 2.0, January 2004
<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction,

and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or
(iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from)
the Work and for which the
editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to

communication
on electronic mailing lists, source code control systems,
and issue tracking systems that are managed by, or on behalf of, the
Licensor for the purpose of discussing and improving the Work, but
excluding communication that is conspicuously marked or otherwise
designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity
on behalf of whom a Contribution has been received by Licensor and
subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of
this License, each Contributor hereby grants to You a perpetual,
worldwide, non-exclusive, no-charge, royalty-free, irrevocable
copyright license to reproduce, prepare Derivative Works of,
publicly display, publicly perform, sublicense, and distribute the
Work and such Derivative Works in Source or Object form.

3. Grant

of Patent License. Subject to the terms and conditions of
this License, each Contributor hereby grants to You a perpetual,
worldwide, non-exclusive, no-charge, royalty-free, irrevocable
(except as stated in this section) patent license to make, have made,
use, offer to sell, sell, import, and otherwise transfer the Work,
where such license applies only to those patent claims licensable
by such Contributor that are necessarily infringed by their
Contribution(s) alone or by combination of their Contribution(s)
with the Work to which such Contribution(s) was submitted. If You
institute patent litigation against any entity (including a
cross-claim or counterclaim in a lawsuit) alleging that the Work
or a Contribution incorporated within the Work constitutes direct
or contributory patent infringement, then any patent licenses
granted to You under this License for that Work shall terminate
as
of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the
Work or Derivative Works thereof in any medium, with or without
modifications, and in Source or Object form, provided that You
meet the following conditions:

- (a) You must give any other recipients of the Work or
Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices
stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works

that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and

(d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must

include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor,

except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS,

WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright 2016 by the authors

Licensed under

the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software
distributed under the License is distributed on an "AS IS" BASIS,
WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
See the License for the specific language governing permissions and
limitations under the License.

Portions of runcontainer.go are from the Go standard library, which is licensed
under:

Copyright (c) 2009 The Go Authors. All rights reserved.

Redistribution and use in source and binary forms, with or without
modification, are permitted provided that the following conditions are
met:

- * Redistributions of source code must retain the above copyright
notice, this list of conditions and the following disclaimer.
- * Redistributions in binary form must reproduce the above
copyright notice, this list of conditions and the following disclaimer
in the documentation and/or other materials provided with the
distribution.
- * Neither the name of Google Inc. nor the names of its
contributors may be used to endorse or promote products derived from
this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS
"AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT
LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR
A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT
OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL,
SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT
LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE,
DATA, OR PROFITS; OR BUSINESS
INTERRUPTION) HOWEVER CAUSED AND ON ANY
THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT
(INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE
OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Apache License
Version 2.0, January 2004

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including

the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication

on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant

of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as

of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must

include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions. Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names

of the Licensor,

except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law

(such as deliberate and grossly

negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your

sole responsibility, not on behalf

of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a

file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright 2016 by the authors

Licensed under
the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

1.406 sarama 1.23.1

1.406.1 Available under license :

Copyright (c) 2013 Shopify

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

1.407 go-ping-ping 0.0.0-20210506233800-ff8be3320020

1.407.1 Available under license :

The MIT License (MIT)

Copyright (c) 2016 Cameron Sparr and contributors.

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

1.408 ishidawataru-sctp 0.0.0-20210204083202-2bdd86bb9a4d

1.408.1 Available under license :

This source code includes following third party code

- ipsock_linux.go : licensed by the Go authors, see GO_LICENSE file for the license which applies to the code
Copyright (c) 2009 The Go Authors. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

* Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.

* Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer

in the documentation and/or other materials provided with the distribution.

* Neither the name of Google Inc. nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT

OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Apache License

Version 2.0, January 2004

<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual,

worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must

include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed

as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor,

except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law

(such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing

the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "{}" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright {yyyy} {name of copyright owner}

Licensed

under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

1.409 go-unsnap-stream 0.0.0-20210130063903-47dfef350d96

1.409.1 Available under license :

This is the official list of roaring contributors

Todd Gruben (@tgruben),

Daniel Lemire (@lemire),
Elliot Murphy (@statik),
Bob Potter (@bpot),
Tyson Maly (@tvmaly),
Will Glynn (@willglynn),
Brent Pedersen (@brentp),
Jason E. Aten (@glycerine),
Vali Malinoiu (@0x4139),
Forud Ghafouri (@fzerorubigd),
Joe Nall (@joenall),
(@fredim),
Edd Robinson (@e-dard),
Alexander Petrov (@alldroll),
Guy Molinari (@guymolinari),
Ling Jin (@JinLingChristopher)

Apache License
Version 2.0, January 2004
<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but

not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made,

use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must

include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity,

or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright 2016 by the authors

Licensed under
the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

=====
Portions of runcontainer.go are from the Go standard library, which is licensed under:

Copyright (c) 2009 The Go Authors. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- * Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- * Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
- * Neither the name of Google Inc. nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Apache License
Version 2.0, January 2004
<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the

Work and such Derivative Works in Source or Object form.

3. Grant

of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must

include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents

of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions. Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill,

work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright 2016 by the authors

Licensed under
the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

1.410 go-errors-errors 1.1.1

1.410.1 Available under license :

Copyright (c) 2015 Conrad Irwin <conrad@bugsnag.com>

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

1.411 yerden-go-util 1.1.3

1.411.1 Available under license :

MIT License

Copyright (c) 2018 yerden

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

1.412 go-farm 0.0.0-20200201041132-a6ae2369ad13

1.412.1 Available under license :

Copyright (c) 2014-2017 Damian Gryski
Copyright (c) 2016-2017 Nicola Asuni - Tecnick.com

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

1.413 k-sone-critbitgo 1.4.0

1.413.1 Available under license :

The MIT License (MIT)

Copyright (c) 2015 Keita Sone

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY,

FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

1.414 cheggaaa-pb 1.0.28

1.414.1 Available under license :

Copyright (c) 2012-2015, Sergey Cherepanov
All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- * Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- * Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
- * Neither the name of the author nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT HOLDER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

1.415 go.etcd.io-bbolt 1.3.6

1.415.1 Available under license :

The MIT License (MIT)

Copyright (c) 2013 Ben Johnson

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in

the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

1.416 grpc-websocket-proxy 0.0.0-20201229170055-e5319fda7802

1.416.1 Available under license :

Copyright (C) 2016 Travis Cline

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

1.417 btree 1.0.1

1.417.1 Available under license :

No license file was found, but licenses were detected in source scan.

type: "Apache License, Version 2.0",

Found in path(s):

* /opt/cola/permits/1219187850_1635194004.87/0/btree-1-0-1-tgz/package/makepackage.js

No license file was found, but licenses were detected in source scan.

Apache License

Version 2.0, January 2004

<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications

represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution.

You may reproduce and distribute copies of the

Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained

within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the

origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable

to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor

harmless for any liability

incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.
You may obtain a copy
of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

Found in path(s):

* /opt/cola/permits/1219187850_1635194004.87/0/btree-1-0-1-tgz/package/LICENSE-2.0

1.418 abbot-go-http-auth 0.4.0

1.418.1 Available under license :

Apache License
Version 2.0, January 2004
<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all

other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant

of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as

of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its

distribution, then any Derivative Works that You distribute must

include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

1.419 prometheus-procfs 0.7.2

1.419.1 Available under license :

procfs provides functions to retrieve system, kernel and process metrics from the pseudo-filesystem proc.

Copyright 2014-2015 The Prometheus Authors

This product includes software developed at SoundCloud Ltd. (<http://soundcloud.com/>).

Apache License

Version 2.0, January 2004

<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction,

and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to

communication
on electronic mailing lists, source code control systems,
and issue tracking systems that are managed by, or on behalf of, the
Licensor for the purpose of discussing and improving the Work, but
excluding communication that is conspicuously marked or otherwise
designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity
on behalf of whom a Contribution has been received by Licensor and
subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of
this License, each Contributor hereby grants to You a perpetual,
worldwide, non-exclusive, no-charge, royalty-free, irrevocable
copyright license to reproduce, prepare Derivative Works of,
publicly display, publicly perform, sublicense, and distribute the
Work and such Derivative Works in Source or Object form.

3. Grant

of Patent License. Subject to the terms and conditions of
this License, each Contributor hereby grants to You a perpetual,
worldwide, non-exclusive, no-charge, royalty-free, irrevocable
(except as stated in this section) patent license to make, have made,
use, offer to sell, sell, import, and otherwise transfer the Work,
where such license applies only to those patent claims licensable
by such Contributor that are necessarily infringed by their
Contribution(s) alone or by combination of their Contribution(s)
with the Work to which such Contribution(s) was submitted. If You
institute patent litigation against any entity (including a
cross-claim or counterclaim in a lawsuit) alleging that the Work
or a Contribution incorporated within the Work constitutes direct
or contributory patent infringement, then any patent licenses
granted to You under this License for that Work shall terminate
as
of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the
Work or Derivative Works thereof in any medium, with or without
modifications, and in Source or Object form, provided that You
meet the following conditions:

- (a) You must give any other recipients of the Work or
Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices
stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works

that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and

(d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must

include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor,

except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS,

WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed

under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software
distributed under the License is distributed on an "AS IS" BASIS,
WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
See the License for the specific language governing permissions and
limitations under the License.

1.420 smartystreets-goconvey 1.6.4

1.420.1 Available under license :

Apache License
Version 2.0, January 2004
<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction,
and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by
the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all
other entities that control, are controlled by, or are under common
control with that entity. For the purposes of this definition,
"control" means (i) the power, direct or indirect, to cause the
direction or management of such entity, whether by contract or
otherwise, or (ii) ownership of fifty percent (50%) or more of the
outstanding shares, or
(iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity
exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications,
including but not limited to software source code, documentation
source, and configuration files.

"Object" form shall mean any form resulting from mechanical

transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable

(except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must

include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names

of the Licensor,

except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law

(such as deliberate and grossly

negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer,

and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

Copyright (c) 2016 SmartyStreets, LLC

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

NOTE: Various optional and subordinate components carry their own licensing requirements and restrictions. Use of those components is subject to the terms and conditions outlined the respective license of each component.

1.421 json-iterator-go 1.1.12

1.421.1 Available under license :

MIT License

Copyright (c) 2016 json-iterator

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

1.422 modern-go-reflect2 1.0.2

1.422.1 Available under license :

Apache License

Version 2.0, January 2004

<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions

to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

(a) You must give any other recipients of the Work or Derivative Works a copy of this License; and

- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the

content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software
distributed under the License is distributed on an "AS IS" BASIS,
WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
See the License for the specific language governing permissions and
limitations under the License.

1.423 pkg-sftp 1.13.4

1.423.1 Available under license :

Copyright (c) 2013, Dave Cheney
All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- * Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- * Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT HOLDER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Dave Cheney <dave@cheney.net>
Saulius Gurklys <s4uliu5@gmail.com>
John Eikenberry <jae@zhar.net>

1.424 ishidadawataru-sctp 0.0.0- 20210707070123-9a39160e9062

1.424.1 Available under license :

This source code includes following third party code

- ipsock_linux.go : licensed by the Go authors, see GO_LICENSE file for the license which applies to the code
Copyright (c) 2009 The Go Authors. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- * Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.

- * Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

- * Neither the name of Google Inc. nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Apache License

Version 2.0, January 2004

<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common

control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant

of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must

include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "{}" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright {yyyy} {name of copyright owner}

Licensed
under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software

distributed under the License is distributed on an "AS IS" BASIS,
WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
See the License for the specific language governing permissions and
limitations under the License.

1.425 pyvmomi 7.0.3

1.425.1 Available under license :

pyVmomi

=====

Copyright (c) 2005-2021 VMware, Inc. All Rights Reserved.

This product is licensed to you under the Apache License, Version 2.0 (the
"License"). You may not use this product except in compliance with the License.

Apache License

Version 2.0, January 2004

<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction,
and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by
the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all
other entities that control, are controlled by, or are under common
control with that entity. For the purposes of this definition,
"control" means (i) the power, direct or indirect, to cause the
direction or management of such entity, whether by contract or
otherwise, or (ii) ownership of fifty percent (50%) or more of the
outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity
exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications,
including but not limited to software source code, documentation
source, and configuration files.

"Object" form shall mean any form resulting from mechanical

transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable

(except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution.

You may reproduce and distribute copies of the

Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution

notices contained

within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity,

or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

1.426 numcpus 0.2.3

1.426.1 Available under license :

Apache License
Version 2.0, January 2004
<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted"

means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

(a) You must give any other recipients of the Work or Derivative Works a copy of this License; and

(b) You must cause any modified files to carry prominent notices stating that You changed the files; and

- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each

Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "{}" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright {yyyy} Authors of Cilium

Licensed under the Apache License, Version 2.0 (the "License");

you may not use this file except in compliance with the License.

You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

1.427 go-sysconf 0.3.7

1.427.1 Available under license :

BSD 3-Clause License

Copyright (c) 2018-2021, Tobias Klauser

All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- * Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- * Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
- * Neither the name of the copyright holder nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED.

IN NO EVENT SHALL THE COPYRIGHT HOLDER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

1.428 gls 4.20.0+incompatible

1.428.1 Available under license :

No license file was found, but licenses were detected in source scan.

```
// Licensed under the Apache License, Version 2.0 (the "License");  
// you may not use this file except in compliance with the License.  
// You may obtain a copy of the License at  
// http://www.apache.org/licenses/LICENSE-2.0  
// distributed under the License is distributed on an "AS IS" BASIS,
```

Found in path(s):

```
* /opt/cola/permits/1225549725_1636407830.6/0/khronosgroup-glslang-6-2-2596-0-gac37079-tar-  
gz/KhronosGroup-glslang-5798d23/SPIRV/bitutils.h  
* /opt/cola/permits/1225549725_1636407830.6/0/khronosgroup-glslang-6-2-2596-0-gac37079-tar-  
gz/KhronosGroup-glslang-5798d23/SPIRV/hex_float.h  
* /opt/cola/permits/1225549725_1636407830.6/0/khronosgroup-glslang-6-2-2596-0-gac37079-tar-  
gz/KhronosGroup-glslang-5798d23/gtests/HexFloat.cpp
```

No license file was found, but licenses were detected in source scan.

```
// All rights reserved.  
// Redistribution and use in source and binary forms, with or without  
// modification, are permitted provided that the following conditions  
// are met:  
//   Redistributions of source code must retain the above copyright  
//   notice, this list of conditions and the following disclaimer.  
//   Redistributions in binary form must reproduce the above  
//   copyright notice, this list of conditions and the following  
//   disclaimer in the documentation and/or other materials provided  
//   Neither the name of 3Dlabs Inc. Ltd. nor the names of its  
//   from this software without specific prior written permission.
```

```
/*  
*****\
```

Copyright (c) 2002, NVIDIA Corporation.

NVIDIA Corporation("NVIDIA") supplies this software to you in consideration of your agreement to the following terms, and your use, installation, modification or redistribution of this NVIDIA software constitutes acceptance of these terms. If you do not agree with these terms, please do not use, install, modify or redistribute this NVIDIA software.

In consideration of your agreement to abide by the following terms, and subject to these terms, NVIDIA grants you a personal, non-exclusive license, under NVIDIA's copyrights in this original NVIDIA software (the "NVIDIA Software"), to use, reproduce, modify and redistribute the NVIDIA Software, with or without modifications, in source and/or binary

forms; provided that if you redistribute the NVIDIA Software, you must retain the copyright notice of NVIDIA, this notice and the following text and disclaimers in all such redistributions of the NVIDIA Software. Neither the name, trademarks, service marks nor logos of NVIDIA Corporation may be used to endorse or promote products derived from the NVIDIA Software without specific prior written permission from NVIDIA. Except as expressly stated in this notice, no other rights or licenses express or implied, are granted by NVIDIA herein, including but not limited to any patent rights that may be infringed by your derivative works or by other works in which the NVIDIA Software may be incorporated. No hardware is licensed hereunder.

THE NVIDIA SOFTWARE IS BEING PROVIDED ON AN "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, EITHER EXPRESS OR IMPLIED, INCLUDING WITHOUT LIMITATION, WARRANTIES OR CONDITIONS OF TITLE, NON-INFRINGEMENT, MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, OR ITS USE AND OPERATION EITHER ALONE OR IN COMBINATION WITH OTHER PRODUCTS.

IN NO EVENT SHALL NVIDIA BE LIABLE FOR ANY SPECIAL, INDIRECT, INCIDENTAL, EXEMPLARY, CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, LOST PROFITS; PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) OR ARISING IN ANY WAY OUT OF THE USE, REPRODUCTION, MODIFICATION AND/OR DISTRIBUTION OF THE NVIDIA SOFTWARE, HOWEVER CAUSED AND WHETHER UNDER THEORY OF CONTRACT, TORT (INCLUDING NEGLIGENCE), STRICT LIABILITY OR OTHERWISE, EVEN IF NVIDIA HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

*****/

Found in path(s):

- * /opt/cola/permits/1225549725_1636407830.6/0/khronosgroup-glslang-6-2-2596-0-gac37079-tar-gz/KhronosGroup-glslang-5798d23/glslang/MachineIndependent/preprocessor/Pp.cpp
- * /opt/cola/permits/1225549725_1636407830.6/0/khronosgroup-glslang-6-2-2596-0-gac37079-tar-gz/KhronosGroup-glslang-5798d23/glslang/MachineIndependent/preprocessor/PpAtom.cpp
- * /opt/cola/permits/1225549725_1636407830.6/0/khronosgroup-glslang-6-2-2596-0-gac37079-tar-gz/KhronosGroup-glslang-5798d23/glslang/MachineIndependent/preprocessor/PpTokens.h
- * /opt/cola/permits/1225549725_1636407830.6/0/khronosgroup-glslang-6-2-2596-0-gac37079-tar-gz/KhronosGroup-glslang-5798d23/glslang/MachineIndependent/preprocessor/PpScanner.cpp
- * /opt/cola/permits/1225549725_1636407830.6/0/khronosgroup-glslang-6-2-2596-0-gac37079-tar-gz/KhronosGroup-glslang-5798d23/glslang/MachineIndependent/preprocessor/PpContext.h
- *
- /opt/cola/permits/1225549725_1636407830.6/0/khronosgroup-glslang-6-2-2596-0-gac37079-tar-gz/KhronosGroup-glslang-5798d23/glslang/MachineIndependent/preprocessor/PpContext.cpp
- * /opt/cola/permits/1225549725_1636407830.6/0/khronosgroup-glslang-6-2-2596-0-gac37079-tar-gz/KhronosGroup-glslang-5798d23/glslang/MachineIndependent/preprocessor/PpTokens.cpp

No license file was found, but licenses were detected in source scan.

/* Bison implementation for Yacc-like parsers in C

Copyright (C) 1984, 1989-1990, 2000-2013 Free Software Foundation, Inc.

This program is free software: you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation, either version 3 of the License, or (at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program. If not, see <<http://www.gnu.org/licenses/>>. */
/* As a special exception, you may create a larger work that contains part or all of the Bison parser skeleton and distribute that work under terms of your choice, so long as that work isn't itself a parser generator using the skeleton or a modified version thereof as a parser skeleton. Alternatively, if you modify or redistribute the parser skeleton itself, you may (at your option) remove this special exception, which will cause the skeleton and the resulting Bison output files to be licensed under the GNU General Public License without this special exception.

This special exception was added by the Free Software Foundation in version 2.2 of Bison. */

Found in path(s):

* /opt/cola/permits/1225549725_1636407830.6/0/khronosgroup-glslang-6-2-2596-0-gac37079-tar-gz/KhronosGroup-glslang-5798d23/glslang/MachineIndependent/glslang_tab.cpp

No license file was found, but licenses were detected in source scan.

// Permission is hereby granted, free of charge, to any person obtaining a copy
// the rights to use, copy, modify, merge, publish, distribute, sublicense,
// Materials are furnished to do so, subject to the following conditions:
// The above copyright notice and this permission notice shall be included in

Found in path(s):

* /opt/cola/permits/1225549725_1636407830.6/0/khronosgroup-glslang-6-2-2596-0-gac37079-tar-gz/KhronosGroup-glslang-5798d23/SPIRV/spirv.hpp

No license file was found, but licenses were detected in source scan.

Copyright 2017 The Glslang Authors. All rights reserved.

```
# Licensed under the Apache License, Version 2.0 (the "License");
# you may not use this file except in compliance with the License.
# You may obtain a copy of the License at
# http://www.apache.org/licenses/LICENSE-2.0
# distributed under the License is distributed on an "AS IS" BASIS,
```

Found in path(s):

```
* /opt/cola/permits/1225549725_1636407830.6/0/khronosgroup-glslang-6-2-2596-0-gac37079-tar-gz/KhronosGroup-glslang-5798d23/update_glslang_sources.py
```

No license file was found, but licenses were detected in source scan.

```
//
// Copyright (C) 2002-2005 3Dlabs Inc. Ltd.
// Copyright (C) 2012-2013 LunarG, Inc.
// Copyright (C) 2017 ARM Limited.
//
// All rights reserved.
//
// Redistribution and use in source and binary forms, with or without
// modification, are permitted provided that the following conditions
// are met:
//
// Redistributions of source code must retain the above copyright
// notice, this list of conditions and the following disclaimer.
//
// Redistributions in binary form must reproduce the above
// copyright notice, this list of conditions and the following
// disclaimer in the documentation and/or other materials provided
// with the distribution.
//
// Neither the name of 3Dlabs Inc. Ltd. nor the names of its
// contributors may be used to endorse or promote products derived
// from this software without specific prior written permission.
//
// THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS
// AND CONTRIBUTORS
// "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT
// LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS
// FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE
// COPYRIGHT HOLDERS OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT,
// INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING,
// BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES;
// LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER
// CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT
// LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN
// ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE
// POSSIBILITY OF SUCH DAMAGE.
//
```

```
/**
 * This is bison grammar and productions for parsing all versions of the
 * GLSL shading languages.
 */
%{
```

```
/* Based on:
ANSI C Yacc grammar
```

In 1985, Jeff Lee published his Yacc grammar (which is accompanied by a matching Lex specification) for the April 30, 1985 draft version of the ANSI C standard. Tom Stockfisch reposted it to net.sources in 1987; that original, as mentioned in the answer to question 17.25 of the comp.lang.c FAQ, can be ftp'ed from ftp.uu.net, file usenet/net.sources/ansi.c.grammar.Z.

I intend to keep this version as close to the current C Standard grammar as possible; please let me know if you discover discrepancies.

```
Jutta Degener, 1995
*/
```

```
#include "SymbolTable.h"
#include "ParseHelper.h"
#include "../Public/ShaderLang.h"
#include "attribute.h"
```

```
using namespace glslang;
```

```
% }
```

```
%define parse.error verbose
```

```
%union {
  struct {
    glslang::TSourceLoc loc;
    union {
      glslang::TString *string;
      int i;
      unsigned int u;
      long long i64;
      unsigned long long u64;
      bool b;
      double d;
    };
    glslang::TSymbol* symbol;
  } lex;
```

```

struct {
    glslang::TSourceLoc loc;
    glslang::TOperator op;
    union
    {
        TIntermNode* intermNode;
        glslang::TIntermNodePair nodePair;
        glslang::TIntermTyped* intermTypedNode;
        glslang::TAttributes* attributes;
    };
    union {
        glslang::TPublicType type;
        glslang::TFunction* function;
        glslang::TParameter param;
        glslang::TTypeLoc typeLine;
        glslang::TTypeList* typeList;
        glslang::TArraySizes* arraySizes;
        glslang::TIdentifierList* identifierList;
    };
} interm;
}

%{

/* windows only pragma */
#ifdef _MSC_VER
    #pragma warning(disable : 4065)
    #pragma warning(disable : 4127)
    #pragma warning(disable : 4244)
#endif

#define parseContext (*pParseContext)
#define yyerror(context, msg) context->parserError(msg)

extern int yylex(YYSSTYPE*, TParseContext&);

%}

%parse-param {glslang::TParseContext* pParseContext}
%lex-param {parseContext}
%pure-parser // enable thread safety
%expect 1 // One shift reduce
conflict because of if | else

%token <lex> ATTRIBUTE VARYING
%token <lex> FLOAT16_T FLOAT FLOAT32_T DOUBLE FLOAT64_T
%token <lex> CONST BOOL INT UINT INT64_T UINT64_T INT32_T UINT32_T INT16_T UINT16_T INT8_T
UINT8_T

```

```

%token <lex> BREAK CONTINUE DO ELSE FOR IF DISCARD RETURN SWITCH CASE DEFAULT
SUBROUTINE
%token <lex> BVEC2 BVEC3 BVEC4
%token <lex> IVEC2 IVEC3 IVEC4
%token <lex> UVEC2 UVEC3 UVEC4
%token <lex> I64VEC2 I64VEC3 I64VEC4
%token <lex> U64VEC2 U64VEC3 U64VEC4
%token <lex> I32VEC2 I32VEC3 I32VEC4
%token <lex> U32VEC2 U32VEC3 U32VEC4
%token <lex> I16VEC2 I16VEC3 I16VEC4
%token <lex> U16VEC2 U16VEC3 U16VEC4
%token <lex> I8VEC2 I8VEC3 I8VEC4
%token <lex> U8VEC2 U8VEC3 U8VEC4
%token <lex> VEC2 VEC3 VEC4
%token <lex> MAT2 MAT3 MAT4 CENTROID IN OUT INOUT
%token <lex> UNIFORM PATCH SAMPLE BUFFER SHARED
%token <lex> COHERENT VOLATILE RESTRICT READONLY WRITEONLY
%token <lex> DVEC2 DVEC3 DVEC4 DMAT2 DMAT3 DMAT4
%token <lex> F16VEC2 F16VEC3 F16VEC4 F16MAT2 F16MAT3 F16MAT4
%token <lex>
F32VEC2 F32VEC3 F32VEC4 F32MAT2 F32MAT3 F32MAT4
%token <lex> F64VEC2 F64VEC3 F64VEC4 F64MAT2 F64MAT3 F64MAT4
%token <lex> NOPERSPECTIVE FLAT SMOOTH LAYOUT __EXPLICITINTERPAMD

%token <lex> MAT2X2 MAT2X3 MAT2X4
%token <lex> MAT3X2 MAT3X3 MAT3X4
%token <lex> MAT4X2 MAT4X3 MAT4X4
%token <lex> DMAT2X2 DMAT2X3 DMAT2X4
%token <lex> DMAT3X2 DMAT3X3 DMAT3X4
%token <lex> DMAT4X2 DMAT4X3 DMAT4X4
%token <lex> F16MAT2X2 F16MAT2X3 F16MAT2X4
%token <lex> F16MAT3X2 F16MAT3X3 F16MAT3X4
%token <lex> F16MAT4X2 F16MAT4X3 F16MAT4X4
%token <lex> F32MAT2X2 F32MAT2X3 F32MAT2X4
%token <lex> F32MAT3X2 F32MAT3X3 F32MAT3X4
%token <lex> F32MAT4X2 F32MAT4X3 F32MAT4X4
%token <lex> F64MAT2X2 F64MAT2X3 F64MAT2X4
%token <lex> F64MAT3X2 F64MAT3X3 F64MAT3X4
%token <lex> F64MAT4X2 F64MAT4X3 F64MAT4X4
%token <lex> ATOMIC_UINT

// combined image/sampler
%token <lex> SAMPLER1D SAMPLER2D SAMPLER3D SAMPLERCUBE SAMPLER1DSHADOW
SAMPLER2DSHADOW
%token <lex> SAMPLERCUBESHADOW SAMPLER1DARRAY SAMPLER2DARRAY
SAMPLER1DARRAYSHADOW
%token

```

```

<lex> SAMPLER2DARRAYSHADOW ISAMPLER1D ISAMPLER2D ISAMPLER3D ISAMPLERCUBE
%token <lex> ISAMPLER1DARRAY ISAMPLER2DARRAY USAMPLER1D USAMPLER2D USAMPLER3D
%token <lex> USAMPLERCUBE USAMPLER1DARRAY USAMPLER2DARRAY
%token <lex> SAMPLER2DRECT SAMPLER2DRECTSHADOW ISAMPLER2DRECT USAMPLER2DRECT
%token <lex> SAMPLERBUFFER ISAMPLERBUFFER USAMPLERBUFFER
%token <lex> SAMPLERCUBEARRAY SAMPLERCUBEARRAYSHADOW
%token <lex> ISAMPLERCUBEARRAY USAMPLERCUBEARRAY
%token <lex> SAMPLER2DMS ISAMPLER2DMS USAMPLER2DMS
%token <lex> SAMPLER2DMSARRAY ISAMPLER2DMSARRAY USAMPLER2DMSARRAY
%token <lex> SAMPLEREXTERNALOES

%token <lex> F16SAMPLER1D F16SAMPLER2D F16SAMPLER3D F16SAMPLER2DRECT
F16SAMPLERCUBE
%token <lex> F16SAMPLER1DARRAY F16SAMPLER2DARRAY F16SAMPLERCUBEARRAY
%token <lex> F16SAMPLERBUFFER F16SAMPLER2DMS F16SAMPLER2DMSARRAY
%token <lex> F16SAMPLER1DSHADOW F16SAMPLER2DSHADOW F16SAMPLER1DARRAYSHADOW
F16SAMPLER2DARRAYSHADOW
%token <lex> F16SAMPLER2DRECTSHADOW F16SAMPLERCUBESHADOW
F16SAMPLERCUBEARRAYSHADOW

//
pure sampler
%token <lex> SAMPLER SAMPLERSHADOW

// texture without sampler
%token <lex> TEXTURE1D TEXTURE2D TEXTURE3D TEXTURECUBE
%token <lex> TEXTURE1DARRAY TEXTURE2DARRAY
%token <lex> ITEXTURE1D ITEXTURE2D ITEXTURE3D ITEXTURECUBE
%token <lex> ITEXTURE1DARRAY ITEXTURE2DARRAY UTEXTURE1D UTEXTURE2D UTEXTURE3D
%token <lex> UTEXTURECUBE UTEXTURE1DARRAY UTEXTURE2DARRAY
%token <lex> TEXTURE2DRECT ITEXTURE2DRECT UTEXTURE2DRECT
%token <lex> TEXTUREBUFFER ITEXTUREBUFFER UTEXTUREBUFFER
%token <lex> TEXTURECUBEARRAY ITEXTURECUBEARRAY UTEXTURECUBEARRAY
%token <lex> TEXTURE2DMS ITEXTURE2DMS UTEXTURE2DMS
%token <lex> TEXTURE2DMSARRAY ITEXTURE2DMSARRAY UTEXTURE2DMSARRAY

%token <lex> F16TEXTURE1D F16TEXTURE2D F16TEXTURE3D F16TEXTURE2DRECT
F16TEXTURECUBE
%token <lex> F16TEXTURE1DARRAY F16TEXTURE2DARRAY F16TEXTURECUBEARRAY
%token <lex> F16TEXTUREBUFFER F16TEXTURE2DMS F16TEXTURE2DMSARRAY

// input attachments
%token <lex> SUBPASSINPUT SUBPASSINPUTMS ISUBPASSINPUT ISUBPASSINPUTMS
USUBPASSINPUT USUBPASSINPUTMS
%token
<lex> F16SUBPASSINPUT F16SUBPASSINPUTMS

%token <lex> IMAGE1D IIMAGE1D UIMAGE1D IMAGE2D IIMAGE2D

```



```

%token <lex> UIMAGE2D IMAGE3D IIMAGE3D UIMAGE3D
%token <lex> IMAGE2DRECT IIMAGE2DRECT UIMAGE2DRECT
%token <lex> IMAGECUBE IIMAGECUBE UIMAGECUBE
%token <lex> IMAGEBUFFER IIMAGEBUFFER UIMAGEBUFFER
%token <lex> IMAGE1DARRAY IIMAGE1DARRAY UIMAGE1DARRAY
%token <lex> IMAGE2DARRAY IIMAGE2DARRAY UIMAGE2DARRAY
%token <lex> IMAGECUBEARRAY IIMAGECUBEARRAY UIMAGECUBEARRAY
%token <lex> IMAGE2DMS IIMAGE2DMS UIMAGE2DMS
%token <lex> IMAGE2DMSARRAY IIMAGE2DMSARRAY UIMAGE2DMSARRAY

%token <lex> F16IMAGE1D F16IMAGE2D F16IMAGE3D F16IMAGE2DRECT
%token <lex> F16IMAGECUBE F16IMAGE1DARRAY F16IMAGE2DARRAY F16IMAGECUBEARRAY
%token <lex> F16IMAGEBUFFER F16IMAGE2DMS F16IMAGE2DMSARRAY

%token <lex> STRUCT VOID WHILE

%token <lex> IDENTIFIER TYPE_NAME
%token <lex> FLOATCONSTANT DOUBLECONSTANT INT16CONSTANT UINT16CONSTANT
INT32CONSTANT UINT32CONSTANT INTCONSTANT UINTCONSTANT INT64CONSTANT
UINT64CONSTANT
BOOLCONSTANT FLOAT16CONSTANT
%token <lex> LEFT_OP RIGHT_OP
%token <lex> INC_OP DEC_OP LE_OP GE_OP EQ_OP NE_OP
%token <lex> AND_OP OR_OP XOR_OP MUL_ASSIGN DIV_ASSIGN ADD_ASSIGN
%token <lex> MOD_ASSIGN LEFT_ASSIGN RIGHT_ASSIGN AND_ASSIGN XOR_ASSIGN OR_ASSIGN
%token <lex> SUB_ASSIGN

%token <lex> LEFT_PAREN RIGHT_PAREN LEFT_BRACKET RIGHT_BRACKET LEFT_BRACE
RIGHT_BRACE DOT
%token <lex> COMMA COLON EQUAL SEMICOLON BANG DASH TILDE PLUS STAR SLASH PERCENT
%token <lex> LEFT_ANGLE RIGHT_ANGLE VERTICAL_BAR CARET AMPERSAND QUESTION

%token <lex> INVARIANT PRECISE
%token <lex> HIGH_PRECISION MEDIUM_PRECISION LOW_PRECISION PRECISION

%token <lex> PACKED RESOURCE SUPERP

%type <interm> assignment_operator unary_operator
%type <interm.intermTypedNode> variable_identifier primary_expression postfix_expression
%type <interm.intermTypedNode> expression integer_expression assignment_expression
%type <interm.intermTypedNode> unary_expression multiplicative_expression additive_expression
%type <interm.intermTypedNode>
relational_expression equality_expression
%type <interm.intermTypedNode> conditional_expression constant_expression
%type <interm.intermTypedNode> logical_or_expression logical_xor_expression logical_and_expression
%type <interm.intermTypedNode> shift_expression and_expression exclusive_or_expression
inclusive_or_expression
%type <interm.intermTypedNode> function_call initializer initializer_list condition conditionopt

```

```

%type <interm.intermNode> translation_unit function_definition
%type <interm.intermNode> statement simple_statement
%type <interm.intermNode> statement_list switch_statement_list compound_statement
%type <interm.intermNode> declaration_statement selection_statement selection_statement_nonattributed
expression_statement
%type <interm.intermNode> switch_statement switch_statement_nonattributed case_label
%type <interm.intermNode> declaration external_declaration
%type <interm.intermNode> for_init_statement compound_statement_no_new_scope
%type <interm.nodePair>
    selection_rest_statement for_rest_statement
%type <interm.intermNode> iteration_statement iteration_statement_nonattributed jump_statement
statement_no_new_scope statement_scoped
%type <interm> single_declaration init_declarator_list

%type <interm> parameter_declaration parameter_declarator parameter_type_specifier

%type <interm> array_specifier
%type <interm.type> precise_qualifier invariant_qualifier interpolation_qualifier storage_qualifier
precision_qualifier
%type <interm.type> layout_qualifier layout_qualifier_id_list layout_qualifier_id

%type <interm.type> type_qualifier fully_specified_type type_specifier
%type <interm.type> single_type_qualifier
%type <interm.type> type_specifier_nonarray
%type <interm.type> struct_specifier
%type <interm.typeLine> struct_declarator
%type <interm.typeList> struct_declarator_list struct_declaration struct_declaration_list type_name_list
%type <interm> block_structure
%type <interm.function> function_header function_declarator
%type <interm.function>
    function_header_with_parameters
%type <interm> function_call_header_with_parameters function_call_header_no_parameters function_call_generic
function_prototype
%type <interm> function_call_or_method function_identifier function_call_header

%type <interm.identifierList> identifier_list

%type <interm.attributes> attribute attribute_list single_attribute

%start translation_unit
%%

variable_identifier
: IDENTIFIER {
    $$ = parseContext.handleVariable($1.loc, $1.symbol, $1.string);
}
;

```

```

primary_expression
: variable_identifier {
    $$ = $1;
}
| INT32CONSTANT {
    parseContext.explicitInt32Check($1.loc, "32-bit signed literal");
    $$ = parseContext.intermediate.addConstantUnion($1.i, $1.loc, true);
}
| UINT32CONSTANT {
    parseContext.explicitInt32Check($1.loc, "32-bit signed literal");
    $$ = parseContext.intermediate.addConstantUnion($1.u, $1.loc, true);
}
| INTCONSTANT {
    $$ = parseContext.intermediate.addConstantUnion($1.i,
$1.loc, true);
}
| UINTCONSTANT {
    parseContext.fullIntegerCheck($1.loc, "unsigned literal");
    $$ = parseContext.intermediate.addConstantUnion($1.u, $1.loc, true);
}
| INT64CONSTANT {
    parseContext.int64Check($1.loc, "64-bit integer literal");
    $$ = parseContext.intermediate.addConstantUnion($1.i64, $1.loc, true);
}
| UINT64CONSTANT {
    parseContext.int64Check($1.loc, "64-bit unsigned integer literal");
    $$ = parseContext.intermediate.addConstantUnion($1.u64, $1.loc, true);
}
| INT16CONSTANT {
    parseContext.explicitInt16Check($1.loc, "16-bit integer literal");
    $$ = parseContext.intermediate.addConstantUnion((short)$1.i, $1.loc, true);
}
| UINT16CONSTANT {
    parseContext.explicitInt16Check($1.loc, "16-bit unsigned integer literal");
    $$ = parseContext.intermediate.addConstantUnion((unsigned short)$1.u, $1.loc, true);
}
| FLOATCONSTANT {
    $$ = parseContext.intermediate.addConstantUnion($1.d, EbtFloat, $1.loc, true);
}
| DOUBLECONSTANT {
    parseContext.doubleCheck($1.loc, "double literal");
    $$ = parseContext.intermediate.addConstantUnion($1.d, EbtDouble, $1.loc, true);
}
| FLOAT16CONSTANT {
    parseContext.float16Check($1.loc, "half float literal");
    $$ = parseContext.intermediate.addConstantUnion($1.d, EbtFloat16, $1.loc, true);
}

```

```

| BOOLCONSTANT {
    $$ = parseContext.intermediate.addConstantUnion($1.b, $1.loc, true);
}
| LEFT_PAREN expression RIGHT_PAREN {
    $$ = $2;
    if ($$->getAsConstantUnion())
        $$->getAsConstantUnion()->setExpression();
}
;

postfix_expression
: primary_expression {
    $$ = $1;
}
| postfix_expression LEFT_BRACKET integer_expression RIGHT_BRACKET {
    $$ = parseContext.handleBracketDereference($2.loc, $1, $3);
}
| function_call {
    $$ = $1;
}
| postfix_expression
DOT IDENTIFIER {
    $$ = parseContext.handleDotDereference($3.loc, $1, *$3.string);
}
| postfix_expression INC_OP {
    parseContext.variableCheck($1);
    parseContext.IValueErrorCheck($2.loc, "++", $1);
    $$ = parseContext.handleUnaryMath($2.loc, "++", EOpPostIncrement, $1);
}
| postfix_expression DEC_OP {
    parseContext.variableCheck($1);
    parseContext.IValueErrorCheck($2.loc, "--", $1);
    $$ = parseContext.handleUnaryMath($2.loc, "--", EOpPostDecrement, $1);
}
;

integer_expression
: expression {
    parseContext.integerCheck($1, "[]");
    $$ = $1;
}
;

function_call
: function_call_or_method {
    $$ = parseContext.handleFunctionCall($1.loc, $1.function, $1.intermNode);
    delete $1.function;
}

```

```

;

function_call_or_method
: function_call_generic {
    $$ = $1;
}
;

function_call_generic
: function_call_header_with_parameters RIGHT_PAREN {
    $$ =
$1;
    $$loc = $2loc;
}
| function_call_header_no_parameters RIGHT_PAREN {
    $$ = $1;
    $$loc = $2loc;
}
;

function_call_header_no_parameters
: function_call_header VOID {
    $$ = $1;
}
| function_call_header {
    $$ = $1;
}
;

function_call_header_with_parameters
: function_call_header assignment_expression {
    TParameter param = { 0, new TType };
    param.type->shallowCopy($2->getType());
    $1.function->addParameter(param);
    $$function = $1.function;
    $$intermNode = $2;
}
| function_call_header_with_parameters COMMA assignment_expression {
    TParameter param = { 0, new TType };
    param.type->shallowCopy($3->getType());
    $1.function->addParameter(param);
    $$function = $1.function;
    $$intermNode = parseContext.intermediate.growAggregate($1.intermNode, $3, $2loc);
}
;

function_call_header
: function_identifier LEFT_PAREN {

```

```

    $$ = $1;
}
;

// Grammar Note: Constructors look like functions, but are recognized as types.

function_identifier
: type_specifier {
    // Constructor
    $$.intermNode = 0;
    $$.function = parseContext.handleConstructorCall($1.loc, $1);
}
| postfix_expression {
    //
    // Should be a method or subroutine call, but we haven't recognized the arguments yet.
    //
    $$.function = 0;
    $$.intermNode = 0;

    TIntermMethod* method = $1->getAsMethodNode();
    if (method) {
        $$.function = new TFunction(&method->getMethodName(), TType(EbtInt), EOpArrayLength);
        $$.intermNode = method->getObject();
    } else {
        TIntermSymbol* symbol = $1->getAsSymbolNode();
        if (symbol) {
            parseContext.reservedErrorCheck(symbol->getLoc(), symbol->getName());
            TFunction *function = new TFunction(&symbol->getName(), TType(EbtVoid));
            $$.function
= function;
        } else
            parseContext.error($1->getLoc(), "function call, method, or subroutine call expected", "", "");
        }

    if ($$.function == 0) {
        // error recover
        TString empty("");
        $$.function = new TFunction(&empty, TType(EbtVoid), EOpNull);
    }
}
;

unary_expression
: postfix_expression {
    parseContext.variableCheck($1);
    $$ = $1;
    if (TIntermMethod* method = $1->getAsMethodNode())

```

```

        parseContext.error($1->getLoc(), "incomplete method syntax", method->getMethodName().c_str(), "");
    }
| INC_OP unary_expression {
    parseContext.IValueErrorCheck($1.loc, "++", $2);
    $$ = parseContext.handleUnaryMath($1.loc, "++", EOpPreIncrement, $2);
}
| DEC_OP unary_expression {
    parseContext.IValueErrorCheck($1.loc, "--", $2);
    $$ = parseContext.handleUnaryMath($1.loc, "--", EOpPreDecrement, $2);
}
| unary_operator unary_expression
{
    if ($1.op != EOpNull) {
        char errorOp[2] = {0, 0};
        switch($1.op) {
            case EOpNegative: errorOp[0] = '-'; break;
            case EOpLogicalNot: errorOp[0] = '!'; break;
            case EOpBitwiseNot: errorOp[0] = '~'; break;
            default: break; // some compilers want this
        }
        $$ = parseContext.handleUnaryMath($1.loc, errorOp, $1.op, $2);
    } else {
        $$ = $2;
        if ($$->getAsConstantUnion())
            $$->getAsConstantUnion()->setExpression();
    }
}
;
// Grammar Note: No traditional style type casts.

unary_operator
: PLUS { $$loc = $1.loc; $.op = EOpNull; }
| DASH { $$loc = $1.loc; $.op = EOpNegative; }
| BANG { $$loc = $1.loc; $.op = EOpLogicalNot; }
| TILDE { $$loc = $1.loc; $.op = EOpBitwiseNot;
    parseContext.fullIntegerCheck($1.loc, "bitwise not"); }
;
// Grammar Note: No '*' or '&' unary ops. Pointers are not
supported.

multiplicative_expression
: unary_expression { $$ = $1; }
| multiplicative_expression STAR unary_expression {
    $$ = parseContext.handleBinaryMath($2.loc, "*", EOpMul, $1, $3);
    if ($$ == 0)
        $$ = $1;
}
| multiplicative_expression SLASH unary_expression {

```

```

    $$ = parseContext.handleBinaryMath($2.loc, "/", EOpDiv, $1, $3);
    if ($$ == 0)
        $$ = $1;
}
| multiplicative_expression PERCENT unary_expression {
    parseContext.fullIntegerCheck($2.loc, "%");
    $$ = parseContext.handleBinaryMath($2.loc, "%", EOpMod, $1, $3);
    if ($$ == 0)
        $$ = $1;
}
;

additive_expression
: multiplicative_expression { $$ = $1; }
| additive_expression PLUS multiplicative_expression {
    $$ = parseContext.handleBinaryMath($2.loc, "+", EOpAdd, $1, $3);
    if ($$ == 0)
        $$ = $1;
}
| additive_expression DASH multiplicative_expression {
    $$ = parseContext.handleBinaryMath($2.loc,
"-", EOpSub, $1, $3);
    if ($$ == 0)
        $$ = $1;
}
;

shift_expression
: additive_expression { $$ = $1; }
| shift_expression LEFT_OP additive_expression {
    parseContext.fullIntegerCheck($2.loc, "bit shift left");
    $$ = parseContext.handleBinaryMath($2.loc, "<<", EOpLeftShift, $1, $3);
    if ($$ == 0)
        $$ = $1;
}
| shift_expression RIGHT_OP additive_expression {
    parseContext.fullIntegerCheck($2.loc, "bit shift right");
    $$ = parseContext.handleBinaryMath($2.loc, ">>", EOpRightShift, $1, $3);
    if ($$ == 0)
        $$ = $1;
}
;

relational_expression
: shift_expression { $$ = $1; }
| relational_expression LEFT_ANGLE shift_expression {
    $$ = parseContext.handleBinaryMath($2.loc, "<", EOpLessThan, $1, $3);
    if ($$ == 0)

```



```

    $$ = parseContext.intermediate.addConstantUnion(false, $2.loc);
  }
| relational_expression RIGHT_ANGLE shift_expression
{
  $$ = parseContext.handleBinaryMath($2.loc, ">", EOpGreaterThan, $1, $3);
  if ($$ == 0)
    $$ = parseContext.intermediate.addConstantUnion(false, $2.loc);
}
| relational_expression LE_OP shift_expression {
  $$ = parseContext.handleBinaryMath($2.loc, "<=", EOpLessThanEqual, $1, $3);
  if ($$ == 0)
    $$ = parseContext.intermediate.addConstantUnion(false, $2.loc);
}
| relational_expression GE_OP shift_expression {
  $$ = parseContext.handleBinaryMath($2.loc, ">=", EOpGreaterThanEqual, $1, $3);
  if ($$ == 0)
    $$ = parseContext.intermediate.addConstantUnion(false, $2.loc);
}
;

```

equality_expression

```

: relational_expression { $$ = $1; }
| equality_expression EQ_OP relational_expression {
  parseContext.arrayObjectCheck($2.loc, $1->getType(), "array comparison");
  parseContext.opaqueCheck($2.loc, $1->getType(), "==");
  parseContext.specializationCheck($2.loc,
$1->getType(), "==");
  $$ = parseContext.handleBinaryMath($2.loc, "==", EOpEqual, $1, $3);
  if ($$ == 0)
    $$ = parseContext.intermediate.addConstantUnion(false, $2.loc);
}
| equality_expression NE_OP relational_expression {
  parseContext.arrayObjectCheck($2.loc, $1->getType(), "array comparison");
  parseContext.opaqueCheck($2.loc, $1->getType(), "!=");
  parseContext.specializationCheck($2.loc, $1->getType(), "!=");
  $$ = parseContext.handleBinaryMath($2.loc, "!=", EOpNotEqual, $1, $3);
  if ($$ == 0)
    $$ = parseContext.intermediate.addConstantUnion(false, $2.loc);
}
;

```

and_expression

```

: equality_expression { $$ = $1; }
| and_expression AMPERSAND equality_expression {
  parseContext.fullIntegerCheck($2.loc, "bitwise and");
  $$ = parseContext.handleBinaryMath($2.loc, "&", EOpAnd, $1, $3);
  if ($$ == 0)
    $$ = $1;
}

```

```

}
;

exclusive_or_expression
: and_expression
{ $$ = $1; }
| exclusive_or_expression CARET and_expression {
    parseContext.fullIntegerCheck($2.loc, "bitwise exclusive or");
    $$ = parseContext.handleBinaryMath($2.loc, "^", EOpExclusiveOr, $1, $3);
    if ($$ == 0)
        $$ = $1;
}
;

inclusive_or_expression
: exclusive_or_expression { $$ = $1; }
| inclusive_or_expression VERTICAL_BAR exclusive_or_expression {
    parseContext.fullIntegerCheck($2.loc, "bitwise inclusive or");
    $$ = parseContext.handleBinaryMath($2.loc, "|", EOpInclusiveOr, $1, $3);
    if ($$ == 0)
        $$ = $1;
}
;

logical_and_expression
: inclusive_or_expression { $$ = $1; }
| logical_and_expression AND_OP inclusive_or_expression {
    $$ = parseContext.handleBinaryMath($2.loc, "&&", EOpLogicalAnd, $1, $3);
    if ($$ == 0)
        $$ = parseContext.intermediate.addConstantUnion(false, $2.loc);
}
;

logical_xor_expression
: logical_and_expression { $$
= $1; }
| logical_xor_expression XOR_OP logical_and_expression {
    $$ = parseContext.handleBinaryMath($2.loc, "^", EOpLogicalXor, $1, $3);
    if ($$ == 0)
        $$ = parseContext.intermediate.addConstantUnion(false, $2.loc);
}
;

logical_or_expression
: logical_xor_expression { $$ = $1; }
| logical_or_expression OR_OP logical_xor_expression {
    $$ = parseContext.handleBinaryMath($2.loc, "||", EOpLogicalOr, $1, $3);
    if ($$ == 0)

```

```

        $$ = parseContext.intermediate.addConstantUnion(false, $2.loc);
    }
;

conditional_expression
: logical_or_expression { $$ = $1; }
| logical_or_expression QUESTION {
    ++parseContext.controlFlowNestingLevel;
}
expression COLON assignment_expression {
    --parseContext.controlFlowNestingLevel;
    parseContext.boolCheck($2.loc, $1);
    parseContext.rValueErrorCheck($2.loc, "?", $1);
    parseContext.rValueErrorCheck($5.loc, ":", $4);
    parseContext.rValueErrorCheck($5.loc,
":", $6);
    $$ = parseContext.intermediate.addSelection($1, $4, $6, $2.loc);
    if ($$ == 0) {
        parseContext.binaryOpError($2.loc, ":", $4->getCompleteString(), $6->getCompleteString());
        $$ = $6;
    }
}
;

assignment_expression
: conditional_expression { $$ = $1; }
| unary_expression assignment_operator assignment_expression {
    parseContext.arrayObjectCheck($2.loc, $1->getType(), "array assignment");
    parseContext.opaqueCheck($2.loc, $1->getType(), "=");
    parseContext.specializationCheck($2.loc, $1->getType(), "=");
    parseContext.IValueErrorCheck($2.loc, "assign", $1);
    parseContext.rValueErrorCheck($2.loc, "assign", $3);
    $$ = parseContext.intermediate.addAssign($2.op, $1, $3, $2.loc);
    if ($$ == 0) {
        parseContext.assignError($2.loc, "assign", $1->getCompleteString(), $3->getCompleteString());
        $$ = $1;
    }
}
;

assignment_operator
: EQUAL {
    $$.loc = $1.loc;
    $$.op = EOpAssign;
}
| MUL_ASSIGN {
    $$.loc = $1.loc;
    $$.op = EOpMulAssign;
}
;

```

```

}
| DIV_ASSIGN {
    $$loc = $1.loc;
    $$op = EOpDivAssign;
}
| MOD_ASSIGN {
    parseContext.fullIntegerCheck($1.loc, "%=");
    $$loc = $1.loc;
    $$op = EOpModAssign;
}
| ADD_ASSIGN {
    $$loc = $1.loc;
    $$op = EOpAddAssign;
}
| SUB_ASSIGN {
    $$loc = $1.loc;
    $$op = EOpSubAssign;
}
| LEFT_ASSIGN {
    parseContext.fullIntegerCheck($1.loc, "bit-shift left assign");
    $$loc = $1.loc; $$op = EOpLeftShiftAssign;
}
| RIGHT_ASSIGN {
    parseContext.fullIntegerCheck($1.loc, "bit-shift right assign");
    $$loc = $1.loc; $$op = EOpRightShiftAssign;
}
| AND_ASSIGN {
    parseContext.fullIntegerCheck($1.loc, "bitwise-and assign");
    $$loc = $1.loc; $$op = EOpAndAssign;
}
| XOR_ASSIGN
{
    parseContext.fullIntegerCheck($1.loc, "bitwise-xor assign");
    $$loc = $1.loc; $$op = EOpExclusiveOrAssign;
}
| OR_ASSIGN {
    parseContext.fullIntegerCheck($1.loc, "bitwise-or assign");
    $$loc = $1.loc; $$op = EOpInclusiveOrAssign;
}
;

```

expression

```

: assignment_expression {
    $$ = $1;
}
| expression COMMA assignment_expression {
    parseContext.samplerConstructorLocationCheck($2.loc, ",", $3);
    $$ = parseContext.intermediate.addComma($1, $3, $2.loc);
}

```

```

    if ($$ == 0) {
        parseContext.binaryOpError($2.loc, ",", $1->getCompleteString(), $3->getCompleteString());
        $$ = $3;
    }
}
;

constant_expression
: conditional_expression {
    parseContext.constantValueCheck($1, "");
    $$ = $1;
}
;

declaration
: function_prototype SEMICOLON {
    parseContext.handleFunctionDeclarator($1.loc, *$1.function, true /* prototype */);
    $$ = 0;

    // TODO: 4.0 functionality: subroutines: make the identifier a user type for this signature
}
| init_declarator_list SEMICOLON {
    if ($1.intermNode && $1.intermNode->getAsAggregate())
        $1.intermNode->getAsAggregate()->setOperator(EOpSequence);
    $$ = $1.intermNode;
}
| PRECISION precision_qualifier type_specifier SEMICOLON {
    parseContext.profileRequires($1.loc, ENoProfile, 130, 0, "precision statement");

    // lazy setting of the previous scope's defaults, has effect only the first time it is called in a particular scope
    parseContext.symbolTable.setPreviousDefaultPrecisions(&parseContext.defaultPrecision[0]);
    parseContext.setDefaultPrecision($1.loc, $3, $2.qualifier.precision);
    $$ = 0;
}
| block_structure SEMICOLON {
    parseContext.declareBlock($1.loc, *$1.typeList);
    $$ = 0;
}
| block_structure IDENTIFIER SEMICOLON {
    parseContext.declareBlock($1.loc, *$1.typeList, $2.string);
    $$ = 0;
}
| block_structure IDENTIFIER array_specifier SEMICOLON {
    parseContext.declareBlock($1.loc, *$1.typeList, $2.string, $3.arraySizes);
    $$ = 0;
}
| type_qualifier SEMICOLON {
    parseContext.globalQualifierFixCheck($1.loc, $1.qualifier);
}

```

```

    parseContext.updateStandaloneQualifierDefaults($1.loc, $1);
    $$ = 0;
}
| type_qualifier IDENTIFIER SEMICOLON {
    parseContext.checkNoShaderLayouts($1.loc, $1.shaderQualifiers);
    parseContext.addQualifierToExisting($1.loc, $1.qualifier, *$2.string);
    $$ = 0;
}
| type_qualifier IDENTIFIER identifier_list SEMICOLON {
    parseContext.checkNoShaderLayouts($1.loc, $1.shaderQualifiers);
    $3->push_back($2.string);
    parseContext.addQualifierToExisting($1.loc, $1.qualifier, *$3);
    $$ = 0;
}
;

block_structure
: type_qualifier IDENTIFIER LEFT_BRACE { parseContext.nestedBlockCheck($1.loc); } struct_declaration_list
RIGHT_BRACE
{
    --parseContext.structNestingLevel;
    parseContext.blockName = $2.string;
    parseContext.globalQualifierFixCheck($1.loc, $1.qualifier);
    parseContext.checkNoShaderLayouts($1.loc, $1.shaderQualifiers);
    parseContext.currentBlockQualifier = $1.qualifier;
    $$loc = $1.loc;
    $$typeList = $5;
}

identifier_list
: COMMA IDENTIFIER {
    $$ = new TIdentifierList;
    $$->push_back($2.string);
}
| identifier_list COMMA IDENTIFIER {
    $$ = $1;
    $$->push_back($3.string);
}
;

function_prototype
: function_declarator RIGHT_PAREN {
    $$function = $1;
    $$loc = $2.loc;
}
;

function_declarator

```

```

: function_header {
    $$ = $1;
}
| function_header_with_parameters {
    $$ = $1;
}
;

function_header_with_parameters
: function_header parameter_declaration {
    // Add the parameter
    $$ = $1;
    if ($2.param.type->getBasicType()
!= EbtVoid)
        $1->addParameter($2.param);
    else
        delete $2.param.type;
}
| function_header_with_parameters COMMA parameter_declaration {
    //
    // Only first parameter of one-parameter functions can be void
    // The check for named parameters not being void is done in parameter_declarator
    //
    if ($3.param.type->getBasicType() == EbtVoid) {
        //
        // This parameter > first is void
        //
        parseContext.error($2.loc, "cannot be an argument type except for '(void)', 'void', '');
        delete $3.param.type;
    } else {
        // Add the parameter
        $$ = $1;
        $1->addParameter($3.param);
    }
}
;

function_header
: fully_specified_type IDENTIFIER LEFT_PAREN {
    if ($1.qualifier.storage != EvqGlobal && $1.qualifier.storage != EvqTemporary) {
        parseContext.error($2.loc, "no qualifiers allowed for function return",
            GetStorageQualifierString($1.qualifier.storage), "");
    }
    if ($1.arraySizes)
        parseContext.arraySizeRequiredCheck($1.loc, *$1.arraySizes);

    // Add the function as a prototype after parsing it (we do not support recursion)

```

```

TFunction *function;
TType type($1);

// Potentially rename shader entry point function. No-op most of the time.
parseContext.renameShaderFunction($2.string);

// Make the function
function = new TFunction($2.string, type);
$$ = function;
}
;

parameter_declarator
// Type + name
: type_specifier IDENTIFIER {
    if ($1.arraySizes) {
        parseContext.profileRequires($1.loc, ENoProfile, 120, E_GL_3DL_array_objects, "arrayed type");
        parseContext.profileRequires($1.loc, EEsProfile, 300, 0, "arrayed type");
        parseContext.arraySizeRequiredCheck($1.loc, *$1.arraySizes);
    }
    if ($1.basicType ==
EbtVoid) {
        parseContext.error($2.loc, "illegal use of type 'void'", $2.string->c_str(), "");
    }
    parseContext.reservedErrorCheck($2.loc, *$2.string);

    TParameter param = {$2.string, new TType($1)};
    $$loc = $2.loc;
    $$param = param;
}
| type_specifier IDENTIFIER array_specifier {
    if ($1.arraySizes) {
        parseContext.profileRequires($1.loc, ENoProfile, 120, E_GL_3DL_array_objects, "arrayed type");
        parseContext.profileRequires($1.loc, EEsProfile, 300, 0, "arrayed type");
        parseContext.arraySizeRequiredCheck($1.loc, *$1.arraySizes);
    }
    parseContext.arrayDimCheck($2.loc, $1.arraySizes, $3.arraySizes);

    parseContext.arraySizeRequiredCheck($3.loc, *$3.arraySizes);
    parseContext.reservedErrorCheck($2.loc, *$2.string);

    TParameter param = { $2.string, new TType($1)};
    parseContext.arrayDimMerge(*param.type, $3.arraySizes);

    $$loc = $2.loc;

    $$param = param;
}

```



```

;

parameter_declaration
//
// With name
//
: type_qualifier parameter_declarator {
    $$ = $2;
    if ($1.qualifier.precision != EpqNone)
        $$param.type->getQualifier().precision = $1.qualifier.precision;
    parseContext.precisionQualifierCheck($$.loc, $$param.type->getBasicType(), $$param.type->getQualifier());

    parseContext.checkNoShaderLayouts($1.loc, $1.shaderQualifiers);
    parseContext.parameterTypeCheck($2.loc, $1.qualifier.storage, *$$param.type);
    parseContext.paramCheckFix($1.loc, $1.qualifier, *$$param.type);

}
| parameter_declarator {
    $$ = $1;

    parseContext.parameterTypeCheck($1.loc, EvqIn, *$1.param.type);
    parseContext.paramCheckFix($1.loc, EvqTemporary, *$$param.type);
    parseContext.precisionQualifierCheck($$.loc, $$param.type->getBasicType(), $$param.type->getQualifier());
}
//
// Without name
//
| type_qualifier
parameter_type_specifier {
    $$ = $2;
    if ($1.qualifier.precision != EpqNone)
        $$param.type->getQualifier().precision = $1.qualifier.precision;
    parseContext.precisionQualifierCheck($1.loc, $$param.type->getBasicType(), $$param.type->getQualifier());

    parseContext.checkNoShaderLayouts($1.loc, $1.shaderQualifiers);
    parseContext.parameterTypeCheck($2.loc, $1.qualifier.storage, *$$param.type);
    parseContext.paramCheckFix($1.loc, $1.qualifier, *$$param.type);
}
| parameter_type_specifier {
    $$ = $1;

    parseContext.parameterTypeCheck($1.loc, EvqIn, *$1.param.type);
    parseContext.paramCheckFix($1.loc, EvqTemporary, *$$param.type);
    parseContext.precisionQualifierCheck($$.loc, $$param.type->getBasicType(), $$param.type->getQualifier());
}
;

parameter_type_specifier

```

```

: type_specifier {
    TParameter param = { 0, new TType($1) };
    $$param = param;
    if ($1.arraySizes)
        parseContext.arraySizeRequiredCheck($1.loc, *$1.arraySizes);
}
;

init_declarator_list
: single_declaration {
    $$ = $1;
}
| init_declarator_list COMMA IDENTIFIER {
    $$ = $1;
    parseContext.declareVariable($3.loc, *$3.string, $1.type);
}
| init_declarator_list COMMA IDENTIFIER array_specifier {
    $$ = $1;
    parseContext.declareVariable($3.loc, *$3.string, $1.type, $4.arraySizes);
}
| init_declarator_list COMMA IDENTIFIER array_specifier EQUAL initializer {
    $$type = $1.type;
    TIntermNode* initNode = parseContext.declareVariable($3.loc, *$3.string, $1.type, $4.arraySizes, $6);
    $$intermNode = parseContext.intermediate.growAggregate($1.intermNode, initNode, $5.loc);
}
| init_declarator_list COMMA IDENTIFIER EQUAL initializer {
    $$type = $1.type;
    TIntermNode* initNode = parseContext.declareVariable($3.loc, *$3.string, $1.type, 0, $5);
    $$intermNode = parseContext.intermediate.growAggregate($1.intermNode,
initNode, $4.loc);
}
;

single_declaration
: fully_specified_type {
    $$type = $1;
    $$intermNode = 0;
    parseContext.declareTypeDefaults($$.loc, $$type);
}
| fully_specified_type IDENTIFIER {
    $$type = $1;
    $$intermNode = 0;
    parseContext.declareVariable($2.loc, *$2.string, $1);
}
| fully_specified_type IDENTIFIER array_specifier {
    $$type = $1;
    $$intermNode = 0;
    parseContext.declareVariable($2.loc, *$2.string, $1, $3.arraySizes);
}

```

```

}
| fully_specified_type IDENTIFIER array_specifier EQUAL initializer {
    $$type = $1;
    TIntermNode* initNode = parseContext.declareVariable($2.loc, *$2.string, $1, $3.arraySizes, $5);
    $$intermNode = parseContext.intermediate.growAggregate(0, initNode, $4.loc);
}
| fully_specified_type IDENTIFIER EQUAL initializer {
    $$type = $1;
    TIntermNode* initNode = parseContext.declareVariable($2.loc,
*$2.string, $1, 0, $4);
    $$intermNode = parseContext.intermediate.growAggregate(0, initNode, $3.loc);
}

```

// Grammar Note: No 'enum', or 'typedef'.

```

fully_specified_type
: type_specifier {
    $$ = $1;

    parseContext.globalQualifierTypeCheck($1.loc, $1.qualifier, $$);
    if ($1.arraySizes) {
        parseContext.profileRequires($1.loc, ENoProfile, 120, E_GL_3DL_array_objects, "arrayed type");
        parseContext.profileRequires($1.loc, EEsProfile, 300, 0, "arrayed type");
    }

    parseContext.precisionQualifierCheck($$.loc, $$basicType, $$qualifier);
}
| type_qualifier type_specifier {
    parseContext.globalQualifierFixCheck($1.loc, $1.qualifier);
    parseContext.globalQualifierTypeCheck($1.loc, $1.qualifier, $2);

    if ($2.arraySizes) {
        parseContext.profileRequires($2.loc, ENoProfile, 120, E_GL_3DL_array_objects, "arrayed type");
        parseContext.profileRequires($2.loc,
EEsProfile, 300, 0, "arrayed type");
    }

    if ($2.arraySizes && parseContext.arrayQualifierError($2.loc, $1.qualifier))
        $2.arraySizes = 0;

    parseContext.checkNoShaderLayouts($2.loc, $1.shaderQualifiers);
    $2.shaderQualifiers.merge($1.shaderQualifiers);
    parseContext.mergeQualifiers($2.loc, $2.qualifier, $1.qualifier, true);
    parseContext.precisionQualifierCheck($2.loc, $2.basicType, $2.qualifier);

    $$ = $2;

    if (! $$qualifier.isInterpolation() &&

```

```

        ((parseContext.language == EShLangVertex  && $$qualifier.storage == EvqVaryingOut) ||
         (parseContext.language == EShLangFragment && $$qualifier.storage == EvqVaryingIn)))
        $$qualifier.smooth = true;
    }
;

invariant_qualifier
: INVARIANT {
    parseContext.globalCheck($1.loc, "invariant");
    parseContext.profileRequires($$.loc, ENoProfile, 120, 0, "invariant");
    $$init($1.loc);
    $$qualifier.invariant
= true;
}
;

interpolation_qualifier
: SMOOTH {
    parseContext.globalCheck($1.loc, "smooth");
    parseContext.profileRequires($1.loc, ENoProfile, 130, 0, "smooth");
    parseContext.profileRequires($1.loc, EEsProfile, 300, 0, "smooth");
    $$init($1.loc);
    $$qualifier.smooth = true;
}
| FLAT {
    parseContext.globalCheck($1.loc, "flat");
    parseContext.profileRequires($1.loc, ENoProfile, 130, 0, "flat");
    parseContext.profileRequires($1.loc, EEsProfile, 300, 0, "flat");
    $$init($1.loc);
    $$qualifier.flat = true;
}
| NOPERSPECTIVE {
    parseContext.globalCheck($1.loc, "noperspective");
    parseContext.requireProfile($1.loc, ~EEsProfile, "noperspective");
    parseContext.profileRequires($1.loc, ENoProfile, 130, 0, "noperspective");
    $$init($1.loc);
    $$qualifier.nopersp = true;
}
| __EXPLICITINTERPAMD {
#ifdef AMD_EXTENSIONS
    parseContext.globalCheck($1.loc,
    "__explicitInterpAMD");
    parseContext.profileRequires($1.loc, ECoreProfile, 450, E_GL_AMD_shader_explicit_vertex_parameter,
    "explicit interpolation");
    parseContext.profileRequires($1.loc, ECompatibilityProfile, 450,
    E_GL_AMD_shader_explicit_vertex_parameter, "explicit interpolation");
    $$init($1.loc);
    $$qualifier.explicitInterp = true;

```

```

#endif
}
;

layout_qualifier
: LAYOUT LEFT_PAREN layout_qualifier_id_list RIGHT_PAREN {
    $$ = $3;
}
;

layout_qualifier_id_list
: layout_qualifier_id {
    $$ = $1;
}
| layout_qualifier_id_list COMMA layout_qualifier_id {
    $$ = $1;
    $$.shaderQualifiers.merge($3.shaderQualifiers);
    parseContext.mergeObjectLayoutQualifiers($$.qualifier, $3.qualifier, false);
}

layout_qualifier_id
: IDENTIFIER {
    $$.$init($1.loc);
    parseContext.setLayoutQualifier($1.loc, $$, *$1.string);
}
| IDENTIFIER EQUAL constant_expression
{
    $$.$init($1.loc);
    parseContext.setLayoutQualifier($1.loc, $$, *$1.string, $3);
}
| SHARED { // because "shared" is both an identifier and a keyword
    $$.$init($1.loc);
    TString strShared("shared");
    parseContext.setLayoutQualifier($1.loc, $$, strShared);
}
;

precise_qualifier
: PRECISE {
    parseContext.profileRequires($$.loc, ECoreProfile | ECompatibilityProfile, 400, E_GL_ARB_gpu_shader5,
"precise");
    parseContext.profileRequires($1.loc, EEsProfile, 320, Num_AEP_gpu_shader5, AEP_gpu_shader5, "precise");
    $$.$init($1.loc);
    $$.$qualifier.noContraction = true;
}
;

type_qualifier

```

```

: single_type_qualifier {
    $$ = $1;
}
| type_qualifier single_type_qualifier {
    $$ = $1;
    if ($$.basicType == EbtVoid)
        $$basicType = $2.basicType;

    $$shaderQualifiers.merge($2.shaderQualifiers);
    parseContext.mergeQualifiers($$.loc, $$qualifier, $2.qualifier, false);
}
;

single_type_qualifier
: storage_qualifier {
    $$ = $1;
}
| layout_qualifier {
    $$ = $1;
}
| precision_qualifier {
    parseContext.checkPrecisionQualifier($1.loc, $1.qualifier.precision);
    $$ = $1;
}
| interpolation_qualifier {
    // allow inheritance of storage qualifier from block declaration
    $$ = $1;
}
| invariant_qualifier {
    // allow inheritance of storage qualifier from block declaration
    $$ = $1;
}
| precise_qualifier {
    // allow inheritance of storage qualifier from block declaration
    $$ = $1;
}
;

storage_qualifier
: CONST {
    $$init($1.loc);
    $$qualifier.storage = EvqConst; // will later turn into EvqConstReadOnly, if the initializer is not constant
}
| ATTRIBUTE {
    parseContext.requireStage($1.loc, EShLangVertex, "attribute");
    parseContext.checkDeprecated($1.loc, ECoreProfile, 130, "attribute");
}
;

```

```

parseContext.checkDeprecated($1.loc, ENoProfile, 130, "attribute");
parseContext.requireNotRemoved($1.loc, ECoreProfile, 420, "attribute");
parseContext.requireNotRemoved($1.loc, EEsProfile, 300, "attribute");

parseContext.globalCheck($1.loc, "attribute");

$$init($1.loc);
$$qualifier.storage = EvqVaryingIn;
}
| VARYING {
parseContext.checkDeprecated($1.loc, ENoProfile, 130, "varying");
parseContext.checkDeprecated($1.loc, ECoreProfile, 130, "varying");
parseContext.requireNotRemoved($1.loc, ECoreProfile, 420, "varying");
parseContext.requireNotRemoved($1.loc, EEsProfile, 300, "varying");

parseContext.globalCheck($1.loc, "varying");

$$init($1.loc);
if (parseContext.language == EShLangVertex)
    $$qualifier.storage = EvqVaryingOut;
else
    $$qualifier.storage = EvqVaryingIn;
}
| INOUT {
parseContext.globalCheck($1.loc, "inout");
$$init($1.loc);
$$qualifier.storage = EvqInOut;
}
| IN {
parseContext.globalCheck($1.loc, "in");
$$init($1.loc);
// whether this is a parameter "in" or a pipeline "in" will get sorted out a bit later
$$qualifier.storage = EvqIn;
}
| OUT {
parseContext.globalCheck($1.loc, "out");
$$init($1.loc);
// whether this is a parameter "out" or a pipeline "out" will get sorted out a bit later
$$qualifier.storage = EvqOut;
}
| CENTROID {
parseContext.profileRequires($1.loc, ENoProfile, 120, 0, "centroid");
parseContext.profileRequires($1.loc, EEsProfile, 300, 0, "centroid");
parseContext.globalCheck($1.loc, "centroid");
$$init($1.loc);
$$qualifier.centroid = true;
}
| PATCH {

```

```

    parseContext.globalCheck($1.loc, "patch");
    parseContext.requireStage($1.loc, (EShLanguageMask)(EShLangTessControlMask |
EShLangTessEvaluationMask), "patch");
    $$init($1.loc);
    $$qualifier.patch = true;
}
| SAMPLE {
    parseContext.globalCheck($1.loc, "sample");
    $$init($1.loc);
    $$qualifier.sample = true;
}
| UNIFORM {
    parseContext.globalCheck($1.loc, "uniform");
    $$init($1.loc);
    $$qualifier.storage = EvqUniform;
}
| BUFFER {
    parseContext.globalCheck($1.loc, "buffer");
    $$init($1.loc);
    $$qualifier.storage = EvqBuffer;
}
| SHARED {
    parseContext.globalCheck($1.loc, "shared");
    parseContext.profileRequires($1.loc, ECoreProfile | ECompatibilityProfile, 430, E_GL_ARB_compute_shader,
"shared");
    parseContext.profileRequires($1.loc, EEsProfile, 310, 0, "shared");
    parseContext.requireStage($1.loc, EShLangCompute, "shared");
    $$init($1.loc);
    $$qualifier.storage = EvqShared;
}
| COHERENT {
    $$init($1.loc);
    $$qualifier.coherent = true;
}
| VOLATILE
{
    $$init($1.loc);
    $$qualifier.volatil = true;
}
| RESTRICT {
    $$init($1.loc);
    $$qualifier.restrict = true;
}
| READONLY {
    $$init($1.loc);
    $$qualifier.readonly = true;
}
| WRITEONLY {

```



```

    $$init($1.loc);
    $$qualifier.writeonly = true;
}
| SUBROUTINE {
    parseContext.spvRemoved($1.loc, "subroutine");
    parseContext.globalCheck($1.loc, "subroutine");
    parseContext.unimplemented($1.loc, "subroutine");
    $$init($1.loc);
}
| SUBROUTINE LEFT_PAREN type_name_list RIGHT_PAREN {
    parseContext.spvRemoved($1.loc, "subroutine");
    parseContext.globalCheck($1.loc, "subroutine");
    parseContext.unimplemented($1.loc, "subroutine");
    $$init($1.loc);
}
;

type_name_list
: IDENTIFIER {
    // TODO
}
| type_name_list COMMA IDENTIFIER {
    // TODO: 4.0 semantics: subroutines
    // 1) make sure each identifier is a type
declared earlier with SUBROUTINE
    // 2) save all of the identifiers for future comparison with the declared function
}
;

type_specifier
: type_specifier_nonarray {
    $$ = $1;
    $$qualifier.precision = parseContext.getDefaultPrecision($$);
}
| type_specifier_nonarray array_specifier {
    parseContext.arrayDimCheck($2.loc, $2.arraySizes, 0);
    $$ = $1;
    $$qualifier.precision = parseContext.getDefaultPrecision($$);
    $$arraySizes = $2.arraySizes;
}
;

array_specifier
: LEFT_BRACKET RIGHT_BRACKET {
    $$loc = $1.loc;
    $$arraySizes = new TArraySizes;
    $$arraySizes->addInnerSize();
}

```

```

| LEFT_BRACKET conditional_expression RIGHT_BRACKET {
    $$loc = $1.loc;
    $$arraySizes = new TArraySizes;

    TArraySize size;
    parseContext.arraySizeCheck($2->getLoc(), $2, size);
    $$arraySizes->addInnerSize(size);
}
| array_specifier LEFT_BRACKET RIGHT_BRACKET
{
    $$ = $1;
    $$arraySizes->addInnerSize();
}
| array_specifier LEFT_BRACKET conditional_expression RIGHT_BRACKET {
    $$ = $1;

    TArraySize size;
    parseContext.arraySizeCheck($3->getLoc(), $3, size);
    $$arraySizes->addInnerSize(size);
}
;

```

type_specifier_nonarray

```

: VOID {
    $$init($1.loc, parseContext.symbolTable.atGlobalLevel());
    $$basicType = EbtVoid;
}
| FLOAT {
    $$init($1.loc, parseContext.symbolTable.atGlobalLevel());
    $$basicType = EbtFloat;
}
| DOUBLE {
    parseContext.doubleCheck($1.loc, "double");
    $$init($1.loc, parseContext.symbolTable.atGlobalLevel());
    $$basicType = EbtDouble;
}
| FLOAT16_T {
    parseContext.float16Check($1.loc, "float16_t", parseContext.symbolTable.atBuiltInLevel());
    $$init($1.loc, parseContext.symbolTable.atGlobalLevel());
    $$basicType = EbtFloat16;
}
| FLOAT32_T {
    parseContext.explicitFloat32Check($1.loc,
"float32_t", parseContext.symbolTable.atBuiltInLevel());
    $$init($1.loc, parseContext.symbolTable.atGlobalLevel());
    $$basicType = EbtFloat;
}
| FLOAT64_T {

```

```

    parseContext.explicitFloat64Check($1.loc, "float64_t", parseContext.symbolTable.atBuiltInLevel());
    $$.$init($1.loc, parseContext.symbolTable.atGlobalLevel());
    $$.$basicType = EbtDouble;
}
| INT {
    $$.$init($1.loc, parseContext.symbolTable.atGlobalLevel());
    $$.$basicType = EbtInt;
}
| UINT {
    parseContext.fullIntegerCheck($1.loc, "unsigned integer");
    $$.$init($1.loc, parseContext.symbolTable.atGlobalLevel());
    $$.$basicType = EbtUint;
}
| INT8_T {
    parseContext.explicitInt8Check($1.loc, "8-bit signed integer", parseContext.symbolTable.atBuiltInLevel());
    $$.$init($1.loc, parseContext.symbolTable.atGlobalLevel());
    $$.$basicType = EbtInt8;
}
| UINT8_T {
    parseContext.explicitInt8Check($1.loc,
"8-bit unsigned integer", parseContext.symbolTable.atBuiltInLevel());
    $$.$init($1.loc, parseContext.symbolTable.atGlobalLevel());
    $$.$basicType = EbtUint8;
}
| INT16_T {
    parseContext.explicitInt16Check($1.loc, "16-bit signed integer", parseContext.symbolTable.atBuiltInLevel());
    $$.$init($1.loc, parseContext.symbolTable.atGlobalLevel());
    $$.$basicType = EbtInt16;
}
| UINT16_T {
    parseContext.explicitInt16Check($1.loc, "16-bit unsigned integer",
parseContext.symbolTable.atBuiltInLevel());
    $$.$init($1.loc, parseContext.symbolTable.atGlobalLevel());
    $$.$basicType = EbtUint16;
}
| INT32_T {
    parseContext.explicitInt32Check($1.loc, "32-bit signed integer", parseContext.symbolTable.atBuiltInLevel());
    $$.$init($1.loc, parseContext.symbolTable.atGlobalLevel());
    $$.$basicType = EbtInt;
}
| UINT32_T {
    parseContext.explicitInt32Check($1.loc, "32-bit unsigned
integer", parseContext.symbolTable.atBuiltInLevel());
    $$.$init($1.loc, parseContext.symbolTable.atGlobalLevel());
    $$.$basicType = EbtUint;
}
| INT64_T {
    parseContext.int64Check($1.loc, "64-bit integer", parseContext.symbolTable.atBuiltInLevel());

```

```

    $$.$init($1.loc, parseContext.symbolTable.atGlobalLevel());
    $$.$basicType = EbtInt64;
}
| UINT64_T {
    parseContext.int64Check($1.loc, "64-bit unsigned integer", parseContext.symbolTable.atBuiltInLevel());
    $$.$init($1.loc, parseContext.symbolTable.atGlobalLevel());
    $$.$basicType = EbtUint64;
}
| BOOL {
    $$.$init($1.loc, parseContext.symbolTable.atGlobalLevel());
    $$.$basicType = EbtBool;
}
| VEC2 {
    $$.$init($1.loc, parseContext.symbolTable.atGlobalLevel());
    $$.$basicType = EbtFloat;
    $$.$setVector(2);
}
| VEC3 {
    $$.$init($1.loc, parseContext.symbolTable.atGlobalLevel());
    $$.$basicType = EbtFloat;

$$.$setVector(3);
}
| VEC4 {
    $$.$init($1.loc, parseContext.symbolTable.atGlobalLevel());
    $$.$basicType = EbtFloat;
    $$.$setVector(4);
}
| DVEC2 {
    parseContext.doubleCheck($1.loc, "double vector");
    $$.$init($1.loc, parseContext.symbolTable.atGlobalLevel());
    $$.$basicType = EbtDouble;
    $$.$setVector(2);
}
| DVEC3 {
    parseContext.doubleCheck($1.loc, "double vector");
    $$.$init($1.loc, parseContext.symbolTable.atGlobalLevel());
    $$.$basicType = EbtDouble;
    $$.$setVector(3);
}
| DVEC4 {
    parseContext.doubleCheck($1.loc, "double vector");
    $$.$init($1.loc, parseContext.symbolTable.atGlobalLevel());
    $$.$basicType = EbtDouble;
    $$.$setVector(4);
}
| F16VEC2 {
    parseContext.float16Check($1.loc, "half float vector", parseContext.symbolTable.atBuiltInLevel());

```

```

    $$.$init($1.loc, parseContext.symbolTable.atGlobalLevel());
    $$.$basicType = EbtFloat16;
    $$.$setVector(2);
}
| F16VEC3 {
    parseContext.float16Check($1.loc, "half float vector", parseContext.symbolTable.atBuiltInLevel());
    $$.$init($1.loc, parseContext.symbolTable.atGlobalLevel());
    $$.$basicType = EbtFloat16;
    $$.$setVector(3);
}
| F16VEC4 {
    parseContext.float16Check($1.loc, "half float vector", parseContext.symbolTable.atBuiltInLevel());
    $$.$init($1.loc, parseContext.symbolTable.atGlobalLevel());
    $$.$basicType = EbtFloat16;
    $$.$setVector(4);
}
| F32VEC2 {
    parseContext.explicitFloat32Check($1.loc, "float32_t vector", parseContext.symbolTable.atBuiltInLevel());
    $$.$init($1.loc, parseContext.symbolTable.atGlobalLevel());
    $$.$basicType = EbtFloat;
    $$.$setVector(2);
}
| F32VEC3 {
    parseContext.explicitFloat32Check($1.loc, "float32_t vector", parseContext.symbolTable.atBuiltInLevel());
    $$.$init($1.loc, parseContext.symbolTable.atGlobalLevel());
    $$.$basicType
= EbtFloat;
    $$.$setVector(3);
}
| F32VEC4 {
    parseContext.explicitFloat32Check($1.loc, "float32_t vector", parseContext.symbolTable.atBuiltInLevel());
    $$.$init($1.loc, parseContext.symbolTable.atGlobalLevel());
    $$.$basicType = EbtFloat;
    $$.$setVector(4);
}
| F64VEC2 {
    parseContext.explicitFloat64Check($1.loc, "float64_t vector", parseContext.symbolTable.atBuiltInLevel());
    $$.$init($1.loc, parseContext.symbolTable.atGlobalLevel());
    $$.$basicType = EbtDouble;
    $$.$setVector(2);
}
| F64VEC3 {
    parseContext.explicitFloat64Check($1.loc, "float64_t vector", parseContext.symbolTable.atBuiltInLevel());
    $$.$init($1.loc, parseContext.symbolTable.atGlobalLevel());
    $$.$basicType = EbtDouble;
    $$.$setVector(3);
}
| F64VEC4 {

```

```

    parseContext.explicitFloat64Check($1.loc, "float64_t vector", parseContext.symbolTable.atBuiltInLevel());
    $$.$init($1.loc, parseContext.symbolTable.atGlobalLevel());
    $$.$basicType
= EbtDouble;
    $$.$setVector(4);
}
| BVEC2 {
    $$.$init($1.loc, parseContext.symbolTable.atGlobalLevel());
    $$.$basicType = EbtBool;
    $$.$setVector(2);
}
| BVEC3 {
    $$.$init($1.loc, parseContext.symbolTable.atGlobalLevel());
    $$.$basicType = EbtBool;
    $$.$setVector(3);
}
| BVEC4 {
    $$.$init($1.loc, parseContext.symbolTable.atGlobalLevel());
    $$.$basicType = EbtBool;
    $$.$setVector(4);
}
| IVEC2 {
    $$.$init($1.loc, parseContext.symbolTable.atGlobalLevel());
    $$.$basicType = EbtInt;
    $$.$setVector(2);
}
| IVEC3 {
    $$.$init($1.loc, parseContext.symbolTable.atGlobalLevel());
    $$.$basicType = EbtInt;
    $$.$setVector(3);
}
| IVEC4 {
    $$.$init($1.loc, parseContext.symbolTable.atGlobalLevel());
    $$.$basicType = EbtInt;
    $$.$setVector(4);
}
| I8VEC2 {
    parseContext.explicitInt8Check($1.loc, "8-bit signed integer vector", parseContext.symbolTable.atBuiltInLevel());
    $$.$init($1.loc, parseContext.symbolTable.atGlobalLevel());
    $$.$basicType = EbtInt8;
    $$.$setVector(2);
}
| I8VEC3 {
    parseContext.explicitInt8Check($1.loc, "8-bit signed integer vector", parseContext.symbolTable.atBuiltInLevel());
    $$.$init($1.loc, parseContext.symbolTable.atGlobalLevel());
    $$.$basicType = EbtInt8;
    $$.$setVector(3);
}
}

```

```

| I8VEC4 {
    parseContext.explicitInt8Check($1.loc, "8-bit signed integer vector", parseContext.symbolTable.atBuiltInLevel());
    $$.$init($1.loc, parseContext.symbolTable.atGlobalLevel());
    $$.$basicType = EbtInt8;
    $$.$setVector(4);
}
| I16VEC2 {
    parseContext.explicitInt16Check($1.loc, "16-bit signed integer vector",
parseContext.symbolTable.atBuiltInLevel());
    $$.$init($1.loc, parseContext.symbolTable.atGlobalLevel());
    $$.$basicType = EbtInt16;
    $$.$setVector(2);
}
| I16VEC3 {
    parseContext.explicitInt16Check($1.loc, "16-bit
signed integer vector", parseContext.symbolTable.atBuiltInLevel());
    $$.$init($1.loc, parseContext.symbolTable.atGlobalLevel());
    $$.$basicType = EbtInt16;
    $$.$setVector(3);
}
| I16VEC4 {
    parseContext.explicitInt16Check($1.loc, "16-bit signed integer vector",
parseContext.symbolTable.atBuiltInLevel());
    $$.$init($1.loc, parseContext.symbolTable.atGlobalLevel());
    $$.$basicType = EbtInt16;
    $$.$setVector(4);
}
| I32VEC2 {
    parseContext.explicitInt32Check($1.loc, "32-bit signed integer vector",
parseContext.symbolTable.atBuiltInLevel());
    $$.$init($1.loc, parseContext.symbolTable.atGlobalLevel());
    $$.$basicType = EbtInt;
    $$.$setVector(2);
}
| I32VEC3 {
    parseContext.explicitInt32Check($1.loc, "32-bit signed integer vector",
parseContext.symbolTable.atBuiltInLevel());
    $$.$init($1.loc, parseContext.symbolTable.atGlobalLevel());
    $$.$basicType = EbtInt;
    $$.$setVector(3);
}
| I32VEC4
{
    parseContext.explicitInt32Check($1.loc, "32-bit signed integer vector",
parseContext.symbolTable.atBuiltInLevel());
    $$.$init($1.loc, parseContext.symbolTable.atGlobalLevel());
    $$.$basicType = EbtInt;
    $$.$setVector(4);
}

```

```

}
| I64VEC2 {
    parseContext.int64Check($1.loc, "64-bit integer vector", parseContext.symbolTable.atBuiltInLevel());
    $$.$init($1.loc, parseContext.symbolTable.atGlobalLevel());
    $$.$basicType = EbtInt64;
    $$.$setVector(2);
}
| I64VEC3 {
    parseContext.int64Check($1.loc, "64-bit integer vector", parseContext.symbolTable.atBuiltInLevel());
    $$.$init($1.loc, parseContext.symbolTable.atGlobalLevel());
    $$.$basicType = EbtInt64;
    $$.$setVector(3);
}
| I64VEC4 {
    parseContext.int64Check($1.loc, "64-bit integer vector", parseContext.symbolTable.atBuiltInLevel());
    $$.$init($1.loc, parseContext.symbolTable.atGlobalLevel());
    $$.$basicType = EbtInt64;

    $$.$setVector(4);
}
| UVEC2 {
    parseContext.fullIntegerCheck($1.loc, "unsigned integer vector");
    $$.$init($1.loc, parseContext.symbolTable.atGlobalLevel());
    $$.$basicType = EbtUInt;
    $$.$setVector(2);
}
| UVEC3 {
    parseContext.fullIntegerCheck($1.loc, "unsigned integer vector");
    $$.$init($1.loc, parseContext.symbolTable.atGlobalLevel());
    $$.$basicType = EbtUInt;
    $$.$setVector(3);
}
| UVEC4 {
    parseContext.fullIntegerCheck($1.loc, "unsigned integer vector");
    $$.$init($1.loc, parseContext.symbolTable.atGlobalLevel());
    $$.$basicType = EbtUInt;
    $$.$setVector(4);
}
| U8VEC2 {
    parseContext.explicitInt8Check($1.loc, "8-bit unsigned integer vector",
parseContext.symbolTable.atBuiltInLevel());
    $$.$init($1.loc, parseContext.symbolTable.atGlobalLevel());
    $$.$basicType = EbtUInt8;
    $$.$setVector(2);
}
| U8VEC3 {
    parseContext.explicitInt8Check($1.loc,

```



```

"8-bit unsigned integer vector", parseContext.symbolTable.atBuiltInLevel());
    $$.$init($1.loc, parseContext.symbolTable.atGlobalLevel());
    $$.$basicType = EbtInt8;
    $$.$setVector(3);
}
| U8VEC4 {
    parseContext.explicitInt8Check($1.loc, "8-bit unsigned integer vector",
parseContext.symbolTable.atBuiltInLevel());
    $$.$init($1.loc, parseContext.symbolTable.atGlobalLevel());
    $$.$basicType = EbtUInt8;
    $$.$setVector(4);
}
| U16VEC2 {
    parseContext.explicitInt16Check($1.loc, "16-bit unsigned integer vector",
parseContext.symbolTable.atBuiltInLevel());
    $$.$init($1.loc, parseContext.symbolTable.atGlobalLevel());
    $$.$basicType = EbtUInt16;
    $$.$setVector(2);
}
| U16VEC3 {
    parseContext.explicitInt16Check($1.loc, "16-bit unsigned integer vector",
parseContext.symbolTable.atBuiltInLevel());
    $$.$init($1.loc, parseContext.symbolTable.atGlobalLevel());
    $$.$basicType = EbtUInt16;
    $$.$setVector(3);
}
| U16VEC4 {
    parseContext.explicitInt16Check($1.loc, "16-bit unsigned integer vector",
parseContext.symbolTable.atBuiltInLevel());
    $$.$init($1.loc, parseContext.symbolTable.atGlobalLevel());
    $$.$basicType = EbtUInt16;
    $$.$setVector(4);
}
| U32VEC2 {
    parseContext.explicitInt32Check($1.loc, "32-bit unsigned integer vector",
parseContext.symbolTable.atBuiltInLevel());
    $$.$init($1.loc, parseContext.symbolTable.atGlobalLevel());
    $$.$basicType = EbtUInt;
    $$.$setVector(2);
}
| U32VEC3 {
    parseContext.explicitInt32Check($1.loc, "32-bit unsigned integer vector",
parseContext.symbolTable.atBuiltInLevel());
    $$.$init($1.loc, parseContext.symbolTable.atGlobalLevel());
    $$.$basicType = EbtUInt;
    $$.$setVector(3);
}
| U32VEC4 {

```

```

    parseContext.explicitInt32Check($1.loc, "32-bit unsigned integer vector",
parseContext.symbolTable.atBuiltInLevel());

    $$.$init($1.loc, parseContext.symbolTable.atGlobalLevel());
    $$.$basicType = EbtUInt;
    $$.$setVector(4);
}
| U64VEC2 {
    parseContext.int64Check($1.loc, "64-bit unsigned integer vector", parseContext.symbolTable.atBuiltInLevel());
    $$.$init($1.loc, parseContext.symbolTable.atGlobalLevel());
    $$.$basicType = EbtUInt64;
    $$.$setVector(2);
}
| U64VEC3 {
    parseContext.int64Check($1.loc, "64-bit unsigned integer vector", parseContext.symbolTable.atBuiltInLevel());
    $$.$init($1.loc, parseContext.symbolTable.atGlobalLevel());
    $$.$basicType = EbtUInt64;
    $$.$setVector(3);
}
| U64VEC4 {
    parseContext.int64Check($1.loc, "64-bit unsigned integer vector", parseContext.symbolTable.atBuiltInLevel());
    $$.$init($1.loc, parseContext.symbolTable.atGlobalLevel());
    $$.$basicType = EbtUInt64;
    $$.$setVector(4);
}
| MAT2 {
    $$.$init($1.loc, parseContext.symbolTable.atGlobalLevel());
    $$.$basicType = EbtFloat;
    $$.$setMatrix(2, 2);
}
| MAT3 {
    $$.$init($1.loc, parseContext.symbolTable.atGlobalLevel());
    $$.$basicType = EbtFloat;
    $$.$setMatrix(3, 3);
}
| MAT4 {
    $$.$init($1.loc, parseContext.symbolTable.atGlobalLevel());
    $$.$basicType = EbtFloat;
    $$.$setMatrix(4, 4);
}
| MAT2X2 {
    $$.$init($1.loc, parseContext.symbolTable.atGlobalLevel());
    $$.$basicType = EbtFloat;
    $$.$setMatrix(2, 2);
}
| MAT2X3 {
    $$.$init($1.loc, parseContext.symbolTable.atGlobalLevel());
    $$.$basicType = EbtFloat;

```

```

    $$.setMatrix(2, 3);
}
| MAT2X4 {
    $$.init($1.loc, parseContext.symbolTable.atGlobalLevel());
    $$.basicType = EbtFloat;
    $$.setMatrix(2, 4);
}
| MAT3X2 {
    $$.init($1.loc, parseContext.symbolTable.atGlobalLevel());
    $$.basicType = EbtFloat;
    $$.setMatrix(3, 2);
}
| MAT3X3 {
    $$.init($1.loc,
parseContext.symbolTable.atGlobalLevel());
    $$.basicType = EbtFloat;
    $$.setMatrix(3, 3);
}
| MAT3X4 {
    $$.init($1.loc, parseContext.symbolTable.atGlobalLevel());
    $$.basicType = EbtFloat;
    $$.setMatrix(3, 4);
}
| MAT4X2 {
    $$.init($1.loc, parseContext.symbolTable.atGlobalLevel());
    $$.basicType = EbtFloat;
    $$.setMatrix(4, 2);
}
| MAT4X3 {
    $$.init($1.loc, parseContext.symbolTable.atGlobalLevel());
    $$.basicType = EbtFloat;
    $$.setMatrix(4, 3);
}
| MAT4X4 {
    $$.init($1.loc, parseContext.symbolTable.atGlobalLevel());
    $$.basicType = EbtFloat;
    $$.setMatrix(4, 4);
}
| DMAT2 {
    parseContext.doubleCheck($1.loc, "double matrix");
    $$.init($1.loc, parseContext.symbolTable.atGlobalLevel());
    $$.basicType = EbtDouble;
    $$.setMatrix(2, 2);
}
| DMAT3 {
    parseContext.doubleCheck($1.loc, "double matrix");
    $$.init($1.loc,

```

```

parseContext.symbolTable.atGlobalLevel());
    $$.basicType = EbtDouble;
    $$.setMatrix(3, 3);
}
| DMAT4 {
    parseContext.doubleCheck($1.loc, "double matrix");
    $$.$init($1.loc, parseContext.symbolTable.atGlobalLevel());
    $$.$basicType = EbtDouble;
    $$.$setMatrix(4, 4);
}
| DMAT2X2 {
    parseContext.doubleCheck($1.loc, "double matrix");
    $$.$init($1.loc, parseContext.symbolTable.atGlobalLevel());
    $$.$basicType = EbtDouble;
    $$.$setMatrix(2, 2);
}
| DMAT2X3 {
    parseContext.doubleCheck($1.loc, "double matrix");
    $$.$init($1.loc, parseContext.symbolTable.atGlobalLevel());
    $$.$basicType = EbtDouble;
    $$.$setMatrix(2, 3);
}
| DMAT2X4 {
    parseContext.doubleCheck($1.loc, "double matrix");
    $$.$init($1.loc, parseContext.symbolTable.atGlobalLevel());
    $$.$basicType = EbtDouble;
    $$.$setMatrix(2, 4);
}
| DMAT3X2 {
    parseContext.doubleCheck($1.loc,
"double matrix");
    $$.$init($1.loc, parseContext.symbolTable.atGlobalLevel());
    $$.$basicType = EbtDouble;
    $$.$setMatrix(3, 2);
}
| DMAT3X3 {
    parseContext.doubleCheck($1.loc, "double matrix");
    $$.$init($1.loc, parseContext.symbolTable.atGlobalLevel());
    $$.$basicType = EbtDouble;
    $$.$setMatrix(3, 3);
}
| DMAT3X4 {
    parseContext.doubleCheck($1.loc, "double matrix");
    $$.$init($1.loc, parseContext.symbolTable.atGlobalLevel());
    $$.$basicType = EbtDouble;
    $$.$setMatrix(3, 4);
}
| DMAT4X2 {

```

```

    parseContext.doubleCheck($1.loc, "double matrix");
    $$.$init($1.loc, parseContext.symbolTable.atGlobalLevel());
    $$.$basicType = EbtDouble;
    $$.$setMatrix(4, 2);
}
| DMAT4X3 {
    parseContext.doubleCheck($1.loc, "double matrix");
    $$.$init($1.loc, parseContext.symbolTable.atGlobalLevel());
    $$.$basicType = EbtDouble;
    $$.$setMatrix(4,
3);
}
| DMAT4X4 {
    parseContext.doubleCheck($1.loc, "double matrix");
    $$.$init($1.loc, parseContext.symbolTable.atGlobalLevel());
    $$.$basicType = EbtDouble;
    $$.$setMatrix(4, 4);
}
| F16MAT2 {
    parseContext.float16Check($1.loc, "half float matrix", parseContext.symbolTable.atBuiltInLevel());
    $$.$init($1.loc, parseContext.symbolTable.atGlobalLevel());
    $$.$basicType = EbtFloat16;
    $$.$setMatrix(2, 2);
}
| F16MAT3 {
    parseContext.float16Check($1.loc, "half float matrix", parseContext.symbolTable.atBuiltInLevel());
    $$.$init($1.loc, parseContext.symbolTable.atGlobalLevel());
    $$.$basicType = EbtFloat16;
    $$.$setMatrix(3, 3);
}
| F16MAT4 {
    parseContext.float16Check($1.loc, "half float matrix", parseContext.symbolTable.atBuiltInLevel());
    $$.$init($1.loc, parseContext.symbolTable.atGlobalLevel());
    $$.$basicType = EbtFloat16;
    $$.$setMatrix(4, 4);
}

| F16MAT2X2 {
    parseContext.float16Check($1.loc, "half float matrix", parseContext.symbolTable.atBuiltInLevel());
    $$.$init($1.loc, parseContext.symbolTable.atGlobalLevel());
    $$.$basicType = EbtFloat16;
    $$.$setMatrix(2, 2);
}
| F16MAT2X3 {
    parseContext.float16Check($1.loc, "half float matrix", parseContext.symbolTable.atBuiltInLevel());
    $$.$init($1.loc, parseContext.symbolTable.atGlobalLevel());
    $$.$basicType = EbtFloat16;
    $$.$setMatrix(2, 3);
}

```

```

}
| F16MAT2X4 {
    parseContext.float16Check($1.loc, "half float matrix", parseContext.symbolTable.atBuiltInLevel());
    $$.$init($1.loc, parseContext.symbolTable.atGlobalLevel());
    $$.$basicType = EbtFloat16;
    $$.$setMatrix(2, 4);
}
| F16MAT3X2 {
    parseContext.float16Check($1.loc, "half float matrix", parseContext.symbolTable.atBuiltInLevel());
    $$.$init($1.loc, parseContext.symbolTable.atGlobalLevel());
    $$.$basicType = EbtFloat16;
    $$.$setMatrix(3, 2);
}
| F16MAT3X3 {
    parseContext.float16Check($1.loc, "half float matrix", parseContext.symbolTable.atBuiltInLevel());
    $$.$init($1.loc, parseContext.symbolTable.atGlobalLevel());
    $$.$basicType = EbtFloat16;
    $$.$setMatrix(3, 3);
}
| F16MAT3X4 {
    parseContext.float16Check($1.loc, "half float matrix", parseContext.symbolTable.atBuiltInLevel());
    $$.$init($1.loc, parseContext.symbolTable.atGlobalLevel());
    $$.$basicType = EbtFloat16;
    $$.$setMatrix(3, 4);
}
| F16MAT4X2 {
    parseContext.float16Check($1.loc, "half float matrix", parseContext.symbolTable.atBuiltInLevel());
    $$.$init($1.loc, parseContext.symbolTable.atGlobalLevel());
    $$.$basicType = EbtFloat16;
    $$.$setMatrix(4, 2);
}
| F16MAT4X3 {
    parseContext.float16Check($1.loc, "half float matrix", parseContext.symbolTable.atBuiltInLevel());
    $$.$init($1.loc, parseContext.symbolTable.atGlobalLevel());
    $$.$basicType = EbtFloat16;
    $$.$setMatrix(4, 3);
}
| F16MAT4X4 {
    parseContext.float16Check($1.loc, "half float matrix", parseContext.symbolTable.atBuiltInLevel());
    $$.$init($1.loc, parseContext.symbolTable.atGlobalLevel());
    $$.$basicType = EbtFloat16;
    $$.$setMatrix(4, 4);
}
| F32MAT2 {
    parseContext.explicitFloat32Check($1.loc, "float32_t matrix", parseContext.symbolTable.atBuiltInLevel());
    $$.$init($1.loc, parseContext.symbolTable.atGlobalLevel());
    $$.$basicType = EbtFloat;
    $$.$setMatrix(2, 2);
}

```

```

}
| F32MAT3 {
  parseContext.explicitFloat32Check($1.loc, "float32_t matrix", parseContext.symbolTable.atBuiltInLevel());
  $$.$init($1.loc, parseContext.symbolTable.atGlobalLevel());
  $$.$basicType = EbtFloat;
  $$.$setMatrix(3, 3);
}
| F32MAT4 {
  parseContext.explicitFloat32Check($1.loc, "float32_t matrix", parseContext.symbolTable.atBuiltInLevel());
  $$.$init($1.loc, parseContext.symbolTable.atGlobalLevel());
  $$.$basicType = EbtFloat;
  $$.$setMatrix(4, 4);
}
| F32MAT2X2 {
  parseContext.explicitFloat32Check($1.loc, "float32_t matrix", parseContext.symbolTable.atBuiltInLevel());
  $$.$init($1.loc, parseContext.symbolTable.atGlobalLevel());
  $$.$basicType = EbtFloat;
  $$.$setMatrix(2, 2);
}
| F32MAT2X3 {
  parseContext.explicitFloat32Check($1.loc, "float32_t matrix", parseContext.symbolTable.atBuiltInLevel());
  $$.$init($1.loc, parseContext.symbolTable.atGlobalLevel());
  $$.$basicType = EbtFloat;
  $$.$setMatrix(2, 3);
}
| F32MAT2X4 {
  parseContext.explicitFloat32Check($1.loc, "float32_t matrix", parseContext.symbolTable.atBuiltInLevel());
  $$.$init($1.loc, parseContext.symbolTable.atGlobalLevel());
  $$.$basicType = EbtFloat;
  $$.$setMatrix(2, 4);
}
| F32MAT3X2 {
  parseContext.explicitFloat32Check($1.loc, "float32_t matrix", parseContext.symbolTable.atBuiltInLevel());
  $$.$init($1.loc,
parseContext.symbolTable.atGlobalLevel());
  $$.$basicType = EbtFloat;
  $$.$setMatrix(3, 2);
}
| F32MAT3X3 {
  parseContext.explicitFloat32Check($1.loc, "float32_t matrix", parseContext.symbolTable.atBuiltInLevel());
  $$.$init($1.loc, parseContext.symbolTable.atGlobalLevel());
  $$.$basicType = EbtFloat;
  $$.$setMatrix(3, 3);
}
| F32MAT3X4 {
  parseContext.explicitFloat32Check($1.loc, "float32_t matrix", parseContext.symbolTable.atBuiltInLevel());
  $$.$init($1.loc, parseContext.symbolTable.atGlobalLevel());
  $$.$basicType = EbtFloat;

```

```

    $$.setMatrix(3, 4);
}
| F32MAT4X2 {
    parseContext.explicitFloat32Check($1.loc, "float32_t matrix", parseContext.symbolTable.atBuiltInLevel());
    $$.$init($1.loc, parseContext.symbolTable.atGlobalLevel());
    $$.$basicType = EbtFloat;
    $$.$setMatrix(4, 2);
}
| F32MAT4X3 {
    parseContext.explicitFloat32Check($1.loc, "float32_t matrix", parseContext.symbolTable.atBuiltInLevel());
    $$.$init($1.loc, parseContext.symbolTable.atGlobalLevel());
    $$.$basicType = EbtFloat;
    $$.$setMatrix(4, 3);
}
| F32MAT4X4 {
    parseContext.explicitFloat32Check($1.loc, "float32_t matrix", parseContext.symbolTable.atBuiltInLevel());
    $$.$init($1.loc, parseContext.symbolTable.atGlobalLevel());
    $$.$basicType = EbtFloat;
    $$.$setMatrix(4, 4);
}
| F64MAT2 {
    parseContext.explicitFloat64Check($1.loc, "float64_t matrix", parseContext.symbolTable.atBuiltInLevel());
    $$.$init($1.loc, parseContext.symbolTable.atGlobalLevel());
    $$.$basicType = EbtDouble;
    $$.$setMatrix(2, 2);
}
| F64MAT3 {
    parseContext.explicitFloat64Check($1.loc, "float64_t matrix", parseContext.symbolTable.atBuiltInLevel());
    $$.$init($1.loc, parseContext.symbolTable.atGlobalLevel());
    $$.$basicType = EbtDouble;
    $$.$setMatrix(3, 3);
}
| F64MAT4 {
    parseContext.explicitFloat64Check($1.loc, "float64_t matrix", parseContext.symbolTable.atBuiltInLevel());
    $$.$init($1.loc, parseContext.symbolTable.atGlobalLevel());
    $$.$basicType = EbtDouble;
    $$.$setMatrix(4, 4);
}
| F64MAT2X2 {
    parseContext.explicitFloat64Check($1.loc, "float64_t matrix", parseContext.symbolTable.atBuiltInLevel());
    $$.$init($1.loc, parseContext.symbolTable.atGlobalLevel());
    $$.$basicType = EbtDouble;
    $$.$setMatrix(2, 2);
}
| F64MAT2X3 {
    parseContext.explicitFloat64Check($1.loc, "float64_t matrix", parseContext.symbolTable.atBuiltInLevel());
    $$.$init($1.loc, parseContext.symbolTable.atGlobalLevel());
    $$.$basicType = EbtDouble;
}

```



```

    $$.setMatrix(2, 3);
}
| F64MAT2X4 {
    parseContext.explicitFloat64Check($1.loc, "float64_t matrix", parseContext.symbolTable.atBuiltInLevel());
    $$.$init($1.loc, parseContext.symbolTable.atGlobalLevel());
    $$.$basicType = EbtDouble;
    $$.$setMatrix(2, 4);
}
| F64MAT3X2 {
    parseContext.explicitFloat64Check($1.loc, "float64_t matrix", parseContext.symbolTable.atBuiltInLevel());
    $$.$init($1.loc, parseContext.symbolTable.atGlobalLevel());
    $$.$basicType = EbtDouble;
    $$.$setMatrix(3, 2);
}
| F64MAT3X3 {
    parseContext.explicitFloat64Check($1.loc, "float64_t matrix", parseContext.symbolTable.atBuiltInLevel());
    $$.$init($1.loc, parseContext.symbolTable.atGlobalLevel());
    $$.$basicType = EbtDouble;
    $$.$setMatrix(3, 3);
}
| F64MAT3X4 {
    parseContext.explicitFloat64Check($1.loc, "float64_t matrix", parseContext.symbolTable.atBuiltInLevel());
    $$.$init($1.loc, parseContext.symbolTable.atGlobalLevel());
    $$.$basicType = EbtDouble;
    $$.$setMatrix(3, 4);
}
| F64MAT4X2 {
    parseContext.explicitFloat64Check($1.loc, "float64_t matrix", parseContext.symbolTable.atBuiltInLevel());
    $$.$init($1.loc, parseContext.symbolTable.atGlobalLevel());
    $$.$basicType = EbtDouble;
    $$.$setMatrix(4, 2);
}
| F64MAT4X3 {
    parseContext.explicitFloat64Check($1.loc, "float64_t
matrix", parseContext.symbolTable.atBuiltInLevel());
    $$.$init($1.loc, parseContext.symbolTable.atGlobalLevel());
    $$.$basicType = EbtDouble;
    $$.$setMatrix(4, 3);
}
| F64MAT4X4 {
    parseContext.explicitFloat64Check($1.loc, "float64_t matrix", parseContext.symbolTable.atBuiltInLevel());
    $$.$init($1.loc, parseContext.symbolTable.atGlobalLevel());
    $$.$basicType = EbtDouble;
    $$.$setMatrix(4, 4);
}
| ATOMIC_UINT {
    parseContext.vulkanRemoved($1.loc, "atomic counter types");
    $$.$init($1.loc, parseContext.symbolTable.atGlobalLevel());
}

```

```

    $$basicType = EbtAtomicUint;
}
| SAMPLER1D {
    $$init($1.loc, parseContext.symbolTable.atGlobalLevel());
    $$basicType = EbtSampler;
    $$sampler.set(EbtFloat, Esd1D);
}
| SAMPLER2D {
    $$init($1.loc, parseContext.symbolTable.atGlobalLevel());
    $$basicType = EbtSampler;
    $$sampler.set(EbtFloat, Esd2D);
}
| SAMPLER3D {

$$init($1.loc, parseContext.symbolTable.atGlobalLevel());
    $$basicType = EbtSampler;
    $$sampler.set(EbtFloat, Esd3D);
}
| SAMPLERCUBE {
    $$init($1.loc, parseContext.symbolTable.atGlobalLevel());
    $$basicType = EbtSampler;
    $$sampler.set(EbtFloat, EsdCube);
}
| SAMPLER1DSHADOW {
    $$init($1.loc, parseContext.symbolTable.atGlobalLevel());
    $$basicType = EbtSampler;
    $$sampler.set(EbtFloat, Esd1D, false, true);
}
| SAMPLER2DSHADOW {
    $$init($1.loc, parseContext.symbolTable.atGlobalLevel());
    $$basicType = EbtSampler;
    $$sampler.set(EbtFloat, Esd2D, false, true);
}
| SAMPLERCUBESHADOW {
    $$init($1.loc, parseContext.symbolTable.atGlobalLevel());
    $$basicType = EbtSampler;
    $$sampler.set(EbtFloat, EsdCube, false, true);
}
| SAMPLER1DARRAY {
    $$init($1.loc, parseContext.symbolTable.atGlobalLevel());
    $$basicType = EbtSampler;
    $$sampler.set(EbtFloat, Esd1D, true);
}
| SAMPLER2DARRAY {
    $$init($1.loc, parseContext.symbolTable.atGlobalLevel());
    $$basicType = EbtSampler;
    $$sampler.set(EbtFloat, Esd2D, true);
}
}

```

```

| SAMPLER1DARRAYSHADOW {
    $$.init($1.loc, parseContext.symbolTable.atGlobalLevel());
    $$.basicType = EbtSampler;
    $$.sampler.set(EbtFloat, Esd1D, true, true);
}
| SAMPLER2DARRAYSHADOW {
    $$.init($1.loc, parseContext.symbolTable.atGlobalLevel());
    $$.basicType = EbtSampler;
    $$.sampler.set(EbtFloat, Esd2D, true, true);
}
| SAMPLERCUBEARRAY {
    $$.init($1.loc, parseContext.symbolTable.atGlobalLevel());
    $$.basicType = EbtSampler;
    $$.sampler.set(EbtFloat, EsdCube, true);
}
| SAMPLERCUBEARRAYSHADOW {
    $$.init($1.loc, parseContext.symbolTable.atGlobalLevel());
    $$.basicType = EbtSampler;
    $$.sampler.set(EbtFloat, EsdCube, true, true);
}
| F16SAMPLER1D
{
#ifdef AMD_EXTENSIONS
    parseContext.float16OpaqueCheck($1.loc, "half float sampler", parseContext.symbolTable.atBuiltInLevel());
    $$.init($1.loc, parseContext.symbolTable.atGlobalLevel());
    $$.basicType = EbtSampler;
    $$.sampler.set(EbtFloat16, Esd1D);
#endif
}
| F16SAMPLER2D {
#ifdef AMD_EXTENSIONS
    parseContext.float16OpaqueCheck($1.loc, "half float sampler", parseContext.symbolTable.atBuiltInLevel());
    $$.init($1.loc, parseContext.symbolTable.atGlobalLevel());
    $$.basicType = EbtSampler;
    $$.sampler.set(EbtFloat16, Esd2D);
#endif
}
| F16SAMPLER3D {
#ifdef AMD_EXTENSIONS
    parseContext.float16OpaqueCheck($1.loc, "half float sampler", parseContext.symbolTable.atBuiltInLevel());
    $$.init($1.loc, parseContext.symbolTable.atGlobalLevel());
    $$.basicType = EbtSampler;
    $$.sampler.set(EbtFloat16, Esd3D);
#endif
}
| F16SAMPLERCUBE {
#ifdef AMD_EXTENSIONS
    parseContext.float16OpaqueCheck($1.loc,

```

```

"half float sampler", parseContext.symbolTable.atBuiltInLevel());
    $$.$init($1.loc, parseContext.symbolTable.atGlobalLevel());
    $$.$basicType = EbtSampler;
    $$.$sampler.set(EbtFloat16, EsdCube);
#endif
}
| F16SAMPLER1DSHADOW {
#ifdef AMD_EXTENSIONS
    parseContext.float16OpaqueCheck($1.loc, "half float sampler", parseContext.symbolTable.atBuiltInLevel());
    $$.$init($1.loc, parseContext.symbolTable.atGlobalLevel());
    $$.$basicType = EbtSampler;
    $$.$sampler.set(EbtFloat16, Esd1D, false, true);
#endif
}
| F16SAMPLER2DSHADOW {
#ifdef AMD_EXTENSIONS
    parseContext.float16OpaqueCheck($1.loc, "half float sampler", parseContext.symbolTable.atBuiltInLevel());
    $$.$init($1.loc, parseContext.symbolTable.atGlobalLevel());
    $$.$basicType = EbtSampler;
    $$.$sampler.set(EbtFloat16, Esd2D, false, true);
#endif
}
| F16SAMPLERCUBESHADOW {
#ifdef AMD_EXTENSIONS
    parseContext.float16OpaqueCheck($1.loc,
"half float sampler", parseContext.symbolTable.atBuiltInLevel());
    $$.$init($1.loc, parseContext.symbolTable.atGlobalLevel());
    $$.$basicType = EbtSampler;
    $$.$sampler.set(EbtFloat16, EsdCube, false, true);
#endif
}
| F16SAMPLER1DARRAY {
#ifdef AMD_EXTENSIONS
    parseContext.float16OpaqueCheck($1.loc, "half float sampler", parseContext.symbolTable.atBuiltInLevel());
    $$.$init($1.loc, parseContext.symbolTable.atGlobalLevel());
    $$.$basicType = EbtSampler;
    $$.$sampler.set(EbtFloat16, Esd1D, true);
#endif
}
| F16SAMPLER2DARRAY {
#ifdef AMD_EXTENSIONS
    parseContext.float16OpaqueCheck($1.loc, "half float sampler", parseContext.symbolTable.atBuiltInLevel());
    $$.$init($1.loc, parseContext.symbolTable.atGlobalLevel());
    $$.$basicType = EbtSampler;
    $$.$sampler.set(EbtFloat16, Esd2D, true);
#endif
}
| F16SAMPLER1DARRAYSHADOW {

```

```

#ifdef AMD_EXTENSIONS
    parseContext.float16OpaqueCheck($1.loc,
    "half float sampler", parseContext.symbolTable.atBuiltInLevel());
    $$init($1.loc, parseContext.symbolTable.atGlobalLevel());
    $$basicType = EbtSampler;
    $$sampler.set(EbtFloat16, Esd1D, true, true);
#endif
}
| F16SAMPLER2DARRAYSHADOW {
#ifdef AMD_EXTENSIONS
    parseContext.float16OpaqueCheck($1.loc, "half float sampler", parseContext.symbolTable.atBuiltInLevel());
    $$init($1.loc, parseContext.symbolTable.atGlobalLevel());
    $$basicType = EbtSampler;
    $$sampler.set(EbtFloat16, Esd2D, true, true);
#endif
}
| F16SAMPLERCUBEARRAY {
#ifdef AMD_EXTENSIONS
    parseContext.float16OpaqueCheck($1.loc, "half float sampler", parseContext.symbolTable.atBuiltInLevel());
    $$init($1.loc, parseContext.symbolTable.atGlobalLevel());
    $$basicType = EbtSampler;
    $$sampler.set(EbtFloat16, EsdCube, true);
#endif
}
| F16SAMPLERCUBEARRAYSHADOW {
#ifdef AMD_EXTENSIONS
    parseContext.float16OpaqueCheck($1.loc,
    "half float sampler", parseContext.symbolTable.atBuiltInLevel());
    $$init($1.loc, parseContext.symbolTable.atGlobalLevel());
    $$basicType = EbtSampler;
    $$sampler.set(EbtFloat16, EsdCube, true, true);
#endif
}
| ISAMPLER1D {
    $$init($1.loc, parseContext.symbolTable.atGlobalLevel());
    $$basicType = EbtSampler;
    $$sampler.set(EbtInt, Esd1D);
}
| ISAMPLER2D {
    $$init($1.loc, parseContext.symbolTable.atGlobalLevel());
    $$basicType = EbtSampler;
    $$sampler.set(EbtInt, Esd2D);
}
| ISAMPLER3D {
    $$init($1.loc, parseContext.symbolTable.atGlobalLevel());
    $$basicType = EbtSampler;
    $$sampler.set(EbtInt, Esd3D);
}
}

```

```

| ISAMPLERCUBE {
    $$.init($1.loc, parseContext.symbolTable.atGlobalLevel());
    $$.basicType = EbtSampler;
    $$.sampler.set(EbtInt, EsdCube);
}
| ISAMPLER1DARRAY {
    $$.init($1.loc, parseContext.symbolTable.atGlobalLevel());
    $$.basicType = EbtSampler;
    $$.sampler.set(EbtInt, Esd1D, true);
}
| ISAMPLER2DARRAY {
    $$.init($1.loc, parseContext.symbolTable.atGlobalLevel());
    $$.basicType = EbtSampler;
    $$.sampler.set(EbtInt, Esd2D, true);
}
| ISAMPLERCUBEARRAY {
    $$.init($1.loc, parseContext.symbolTable.atGlobalLevel());
    $$.basicType = EbtSampler;
    $$.sampler.set(EbtInt, EsdCube, true);
}
| USAMPLER1D {
    $$.init($1.loc, parseContext.symbolTable.atGlobalLevel());
    $$.basicType = EbtSampler;
    $$.sampler.set(EbtUInt, Esd1D);
}
| USAMPLER2D {
    $$.init($1.loc, parseContext.symbolTable.atGlobalLevel());
    $$.basicType = EbtSampler;
    $$.sampler.set(EbtUInt, Esd2D);
}
| USAMPLER3D {
    $$.init($1.loc, parseContext.symbolTable.atGlobalLevel());
    $$.basicType = EbtSampler;
    $$.sampler.set(EbtUInt, Esd3D);
}
| USAMPLERCUBE {
    $$.init($1.loc,
parseContext.symbolTable.atGlobalLevel());
    $$.basicType = EbtSampler;
    $$.sampler.set(EbtUInt, EsdCube);
}
| USAMPLER1DARRAY {
    $$.init($1.loc, parseContext.symbolTable.atGlobalLevel());
    $$.basicType = EbtSampler;
    $$.sampler.set(EbtUInt, Esd1D, true);
}
| USAMPLER2DARRAY {
    $$.init($1.loc, parseContext.symbolTable.atGlobalLevel());

```

```

    $$basicType = EbtSampler;
    $$sampler.set(EbtUint, Esd2D, true);
}
| USAMPLERCUBEARRAY {
    $$init($1.loc, parseContext.symbolTable.atGlobalLevel());
    $$basicType = EbtSampler;
    $$sampler.set(EbtUint, EsdCube, true);
}
| SAMPLER2DRECT {
    $$init($1.loc, parseContext.symbolTable.atGlobalLevel());
    $$basicType = EbtSampler;
    $$sampler.set(EbtFloat, EsdRect);
}
| SAMPLER2DRECTSHADOW {
    $$init($1.loc, parseContext.symbolTable.atGlobalLevel());
    $$basicType = EbtSampler;
    $$sampler.set(EbtFloat,
EsdRect, false, true);
}
| F16SAMPLER2DRECT {
#ifdef AMD_EXTENSIONS
    parseContext.float16OpaqueCheck($1.loc, "half float sampler", parseContext.symbolTable.atBuiltInLevel());
    $$init($1.loc, parseContext.symbolTable.atGlobalLevel());
    $$basicType = EbtSampler;
    $$sampler.set(EbtFloat16, EsdRect);
#endif
}
| F16SAMPLER2DRECTSHADOW {
#ifdef AMD_EXTENSIONS
    parseContext.float16OpaqueCheck($1.loc, "half float sampler", parseContext.symbolTable.atBuiltInLevel());
    $$init($1.loc, parseContext.symbolTable.atGlobalLevel());
    $$basicType = EbtSampler;
    $$sampler.set(EbtFloat16, EsdRect, false, true);
#endif
}
| ISAMPLER2DRECT {
    $$init($1.loc, parseContext.symbolTable.atGlobalLevel());
    $$basicType = EbtSampler;
    $$sampler.set(EbtInt, EsdRect);
}
| USAMPLER2DRECT {
    $$init($1.loc, parseContext.symbolTable.atGlobalLevel());
    $$basicType = EbtSampler;

    $$sampler.set(EbtUint, EsdRect);
}
| SAMPLERBUFFER {
    $$init($1.loc, parseContext.symbolTable.atGlobalLevel());

```

```

    $$basicType = EbtSampler;
    $$sampler.set(EbtFloat, EsdBuffer);
}
| F16SAMPLERBUFFER {
#ifdef AMD_EXTENSIONS
    parseContext.float16OpaqueCheck($1.loc, "half float sampler", parseContext.symbolTable.atBuiltInLevel());
    $$init($1.loc, parseContext.symbolTable.atGlobalLevel());
    $$basicType = EbtSampler;
    $$sampler.set(EbtFloat16, EsdBuffer);
#endif
}
| ISAMPLERBUFFER {
    $$init($1.loc, parseContext.symbolTable.atGlobalLevel());
    $$basicType = EbtSampler;
    $$sampler.set(EbtInt, EsdBuffer);
}
| USAMPLERBUFFER {
    $$init($1.loc, parseContext.symbolTable.atGlobalLevel());
    $$basicType = EbtSampler;
    $$sampler.set(EbtUint, EsdBuffer);
}
| SAMPLER2DMS {
    $$init($1.loc, parseContext.symbolTable.atGlobalLevel());
    $$basicType = EbtSampler;
    $$sampler.set(EbtFloat, Esd2D, false, false, true);
}
| F16SAMPLER2DMS {
#ifdef AMD_EXTENSIONS
    parseContext.float16OpaqueCheck($1.loc, "half float sampler", parseContext.symbolTable.atBuiltInLevel());
    $$init($1.loc, parseContext.symbolTable.atGlobalLevel());
    $$basicType = EbtSampler;
    $$sampler.set(EbtFloat16, Esd2D, false, false, true);
#endif
}
| ISAMPLER2DMS {
    $$init($1.loc, parseContext.symbolTable.atGlobalLevel());
    $$basicType = EbtSampler;
    $$sampler.set(EbtInt, Esd2D, false, false, true);
}
| USAMPLER2DMS {
    $$init($1.loc, parseContext.symbolTable.atGlobalLevel());
    $$basicType = EbtSampler;
    $$sampler.set(EbtUint, Esd2D, false, false, true);
}
| SAMPLER2DMSARRAY {
    $$init($1.loc, parseContext.symbolTable.atGlobalLevel());
    $$basicType = EbtSampler;
    $$sampler.set(EbtFloat, Esd2D, true, false, true);
}

```



```

}
| F16SAMPLER2DMSARRAY
{
#ifdef AMD_EXTENSIONS
    parseContext.float16OpaqueCheck($1.loc, "half float sampler", parseContext.symbolTable.atBuiltInLevel());
    $$.$init($1.loc, parseContext.symbolTable.atGlobalLevel());
    $$.$basicType = EbtSampler;
    $$.$sampler.set(EbtFloat16, Esd2D, true, false, true);
#endif
}
| ISAMPLER2DMSARRAY {
    $$.$init($1.loc, parseContext.symbolTable.atGlobalLevel());
    $$.$basicType = EbtSampler;
    $$.$sampler.set(EbtInt, Esd2D, true, false, true);
}
| USAMPLER2DMSARRAY {
    $$.$init($1.loc, parseContext.symbolTable.atGlobalLevel());
    $$.$basicType = EbtSampler;
    $$.$sampler.set(EbtUint, Esd2D, true, false, true);
}
| SAMPLER {
    $$.$init($1.loc, parseContext.symbolTable.atGlobalLevel());
    $$.$basicType = EbtSampler;
    $$.$sampler.setPureSampler(false);
}
| SAMPLERSHADOW {
    $$.$init($1.loc, parseContext.symbolTable.atGlobalLevel());
    $$.$basicType = EbtSampler;
    $$.$sampler.setPureSampler(true);
}
| TEXTURE1D {
    $$.$init($1.loc, parseContext.symbolTable.atGlobalLevel());
    $$.$basicType = EbtSampler;
    $$.$sampler.setTexture(EbtFloat, Esd1D);
}
| F16TEXTURE1D {
#ifdef AMD_EXTENSIONS
    parseContext.float16OpaqueCheck($1.loc, "half float texture", parseContext.symbolTable.atBuiltInLevel());
    $$.$init($1.loc, parseContext.symbolTable.atGlobalLevel());
    $$.$basicType = EbtSampler;
    $$.$sampler.setTexture(EbtFloat16, Esd1D);
#endif
}
| TEXTURE2D {
    $$.$init($1.loc, parseContext.symbolTable.atGlobalLevel());
    $$.$basicType = EbtSampler;
    $$.$sampler.setTexture(EbtFloat, Esd2D);
}

```

```

| F16TEXTURE2D {
#ifdef AMD_EXTENSIONS
    parseContext.float16OpaqueCheck($1.loc, "half float texture", parseContext.symbolTable.atBuiltInLevel());
    $$.$init($1.loc, parseContext.symbolTable.atGlobalLevel());
    $$.$basicType = EbtSampler;
    $$.$sampler.setTexture(EbtFloat16,
Esd2D);
#endif
}
| TEXTURE3D {
    $$.$init($1.loc, parseContext.symbolTable.atGlobalLevel());
    $$.$basicType = EbtSampler;
    $$.$sampler.setTexture(EbtFloat, Esd3D);
}
| F16TEXTURE3D {
#ifdef AMD_EXTENSIONS
    parseContext.float16OpaqueCheck($1.loc, "half float texture", parseContext.symbolTable.atBuiltInLevel());
    $$.$init($1.loc, parseContext.symbolTable.atGlobalLevel());
    $$.$basicType = EbtSampler;
    $$.$sampler.setTexture(EbtFloat16, Esd3D);
#endif
}
| TEXTURECUBE {
    $$.$init($1.loc, parseContext.symbolTable.atGlobalLevel());
    $$.$basicType = EbtSampler;
    $$.$sampler.setTexture(EbtFloat, EsdCube);
}
| F16TEXTURECUBE {
#ifdef AMD_EXTENSIONS
    parseContext.float16OpaqueCheck($1.loc, "half float texture", parseContext.symbolTable.atBuiltInLevel());
    $$.$init($1.loc, parseContext.symbolTable.atGlobalLevel());
    $$.$basicType = EbtSampler;
    $$.$sampler.setTexture(EbtFloat16,
EsdCube);
#endif
}
| TEXTURE1DARRAY {
    $$.$init($1.loc, parseContext.symbolTable.atGlobalLevel());
    $$.$basicType = EbtSampler;
    $$.$sampler.setTexture(EbtFloat, Esd1D, true);
}
| F16TEXTURE1DARRAY {
#ifdef AMD_EXTENSIONS
    parseContext.float16OpaqueCheck($1.loc, "half float texture", parseContext.symbolTable.atBuiltInLevel());
    $$.$init($1.loc, parseContext.symbolTable.atGlobalLevel());
    $$.$basicType = EbtSampler;
    $$.$sampler.setTexture(EbtFloat16, Esd1D, true);
#endif
}

```

```

}
| TEXTURE2DARRAY {
    $$.$init($1.loc, parseContext.symbolTable.atGlobalLevel());
    $$.$basicType = EbtSampler;
    $$.$sampler.setTexture(EbtFloat, Esd2D, true);
}
| F16TEXTURE2DARRAY {
#ifdef AMD_EXTENSIONS
    parseContext.float16OpaqueCheck($1.loc, "half float texture", parseContext.symbolTable.atBuiltInLevel());
    $$.$init($1.loc, parseContext.symbolTable.atGlobalLevel());
    $$.$basicType = EbtSampler;
    $$.$sampler.setTexture(EbtFloat16, Esd2D, true);
#endif
}
| TEXTURECUBEARRAY {
    $$.$init($1.loc, parseContext.symbolTable.atGlobalLevel());
    $$.$basicType = EbtSampler;
    $$.$sampler.setTexture(EbtFloat, EsdCube, true);
}
| F16TEXTURECUBEARRAY {
#ifdef AMD_EXTENSIONS
    parseContext.float16OpaqueCheck($1.loc, "half float texture", parseContext.symbolTable.atBuiltInLevel());
    $$.$init($1.loc, parseContext.symbolTable.atGlobalLevel());
    $$.$basicType = EbtSampler;
    $$.$sampler.setTexture(EbtFloat16, EsdCube, true);
#endif
}
| ITEXTURE1D {
    $$.$init($1.loc, parseContext.symbolTable.atGlobalLevel());
    $$.$basicType = EbtSampler;
    $$.$sampler.setTexture(EbtInt, Esd1D);
}
| ITEXTURE2D {
    $$.$init($1.loc, parseContext.symbolTable.atGlobalLevel());
    $$.$basicType = EbtSampler;
    $$.$sampler.setTexture(EbtInt, Esd2D);
}
| ITEXTURE3D {
    $$.$init($1.loc, parseContext.symbolTable.atGlobalLevel());
    $$.$basicType = EbtSampler;
    $$.$sampler.setTexture(EbtInt, Esd3D);
}
| ITEXTURECUBE {
    $$.$init($1.loc, parseContext.symbolTable.atGlobalLevel());
    $$.$basicType = EbtSampler;
    $$.$sampler.setTexture(EbtInt, EsdCube);
}
| ITEXTURE1DARRAY {

```

```

    $$.$init($1.loc, parseContext.symbolTable.atGlobalLevel());
    $$.$basicType = EbtSampler;
    $$.$sampler.setTexture(EbtInt, Esd1D, true);
}
| ITEXTURE2DARRAY {
    $$.$init($1.loc, parseContext.symbolTable.atGlobalLevel());
    $$.$basicType = EbtSampler;
    $$.$sampler.setTexture(EbtInt, Esd2D, true);
}
| ITEXTURECUBEARRAY {
    $$.$init($1.loc, parseContext.symbolTable.atGlobalLevel());
    $$.$basicType = EbtSampler;
    $$.$sampler.setTexture(EbtInt, EsdCube, true);
}
| UTEXTURE1D {
    $$.$init($1.loc, parseContext.symbolTable.atGlobalLevel());
    $$.$basicType = EbtSampler;
    $$.$sampler.setTexture(EbtUInt,
Esd1D);
}
| UTEXTURE2D {
    $$.$init($1.loc, parseContext.symbolTable.atGlobalLevel());
    $$.$basicType = EbtSampler;
    $$.$sampler.setTexture(EbtUInt, Esd2D);
}
| UTEXTURE3D {
    $$.$init($1.loc, parseContext.symbolTable.atGlobalLevel());
    $$.$basicType = EbtSampler;
    $$.$sampler.setTexture(EbtUInt, Esd3D);
}
| UTEXTURECUBE {
    $$.$init($1.loc, parseContext.symbolTable.atGlobalLevel());
    $$.$basicType = EbtSampler;
    $$.$sampler.setTexture(EbtUInt, EsdCube);
}
| UTEXTURE1DARRAY {
    $$.$init($1.loc, parseContext.symbolTable.atGlobalLevel());
    $$.$basicType = EbtSampler;
    $$.$sampler.setTexture(EbtUInt, Esd1D, true);
}
| UTEXTURE2DARRAY {
    $$.$init($1.loc, parseContext.symbolTable.atGlobalLevel());
    $$.$basicType = EbtSampler;
    $$.$sampler.setTexture(EbtUInt, Esd2D, true);
}
| UTEXTURECUBEARRAY {
    $$.$init($1.loc, parseContext.symbolTable.atGlobalLevel());

```

```

    $$basicType = EbtSampler;
    $$sampler.setTexture(EbtUint, EsdCube, true);
}
| TEXTURE2DRECT {
    $$init($1.loc, parseContext.symbolTable.atGlobalLevel());
    $$basicType = EbtSampler;
    $$sampler.setTexture(EbtFloat, EsdRect);
}
| F16TEXTURE2DRECT {
#ifdef AMD_EXTENSIONS
    parseContext.float16OpaqueCheck($1.loc, "half float texture", parseContext.symbolTable.atBuiltInLevel());
    $$init($1.loc, parseContext.symbolTable.atGlobalLevel());
    $$basicType = EbtSampler;
    $$sampler.setTexture(EbtFloat16, EsdRect);
#endif
}
| ITEXTURE2DRECT {
    $$init($1.loc, parseContext.symbolTable.atGlobalLevel());
    $$basicType = EbtSampler;
    $$sampler.setTexture(EbtInt, EsdRect);
}
| UTEXTURE2DRECT {
    $$init($1.loc, parseContext.symbolTable.atGlobalLevel());
    $$basicType = EbtSampler;
    $$sampler.setTexture(EbtUint, EsdRect);
}
| TEXTUREBUFFER
{
    $$init($1.loc, parseContext.symbolTable.atGlobalLevel());
    $$basicType = EbtSampler;
    $$sampler.setTexture(EbtFloat, EsdBuffer);
}
| F16TEXTUREBUFFER {
#ifdef AMD_EXTENSIONS
    parseContext.float16OpaqueCheck($1.loc, "half float texture", parseContext.symbolTable.atBuiltInLevel());
    $$init($1.loc, parseContext.symbolTable.atGlobalLevel());
    $$basicType = EbtSampler;
    $$sampler.setTexture(EbtFloat16, EsdBuffer);
#endif
}
| ITEXTUREBUFFER {
    $$init($1.loc, parseContext.symbolTable.atGlobalLevel());
    $$basicType = EbtSampler;
    $$sampler.setTexture(EbtInt, EsdBuffer);
}
| UTEXTUREBUFFER {
    $$init($1.loc, parseContext.symbolTable.atGlobalLevel());
    $$basicType = EbtSampler;

```

```

    $$sampler.setTexture(EbtUint, EsdBuffer);
}
| TEXTURE2DMS {
    $$init($1.loc, parseContext.symbolTable.atGlobalLevel());
    $$basicType = EbtSampler;
    $$sampler.setTexture(EbtFloat,
Esd2D, false, false, true);
}
| F16TEXTURE2DMS {
#ifdef AMD_EXTENSIONS
    parseContext.float16OpaqueCheck($1.loc, "half float texture", parseContext.symbolTable.atBuiltInLevel());
    $$init($1.loc, parseContext.symbolTable.atGlobalLevel());
    $$basicType = EbtSampler;
    $$sampler.setTexture(EbtFloat16, Esd2D, false, false, true);
#endif
}
| ITEXTURE2DMS {
    $$init($1.loc, parseContext.symbolTable.atGlobalLevel());
    $$basicType = EbtSampler;
    $$sampler.setTexture(EbtInt, Esd2D, false, false, true);
}
| UTEXTURE2DMS {
    $$init($1.loc, parseContext.symbolTable.atGlobalLevel());
    $$basicType = EbtSampler;
    $$sampler.setTexture(EbtUint, Esd2D, false, false, true);
}
| TEXTURE2DMSARRAY {
    $$init($1.loc, parseContext.symbolTable.atGlobalLevel());
    $$basicType = EbtSampler;
    $$sampler.setTexture(EbtFloat, Esd2D, true, false, true);
}
| F16TEXTURE2DMSARRAY
{
#ifdef AMD_EXTENSIONS
    parseContext.float16OpaqueCheck($1.loc, "half float texture", parseContext.symbolTable.atBuiltInLevel());
    $$init($1.loc, parseContext.symbolTable.atGlobalLevel());
    $$basicType = EbtSampler;
    $$sampler.setTexture(EbtFloat16, Esd2D, true, false, true);
#endif
}
| ITEXTURE2DMSARRAY {
    $$init($1.loc, parseContext.symbolTable.atGlobalLevel());
    $$basicType = EbtSampler;
    $$sampler.setTexture(EbtInt, Esd2D, true, false, true);
}
| UTEXTURE2DMSARRAY {
    $$init($1.loc, parseContext.symbolTable.atGlobalLevel());
    $$basicType = EbtSampler;

```

```

    $$sampler.setTexture(EbtUint, Esd2D, true, false, true);
}
| IMAGE1D {
    $$init($1.loc, parseContext.symbolTable.atGlobalLevel());
    $$basicType = EbtSampler;
    $$sampler.setImage(EbtFloat, Esd1D);
}
| F16IMAGE1D {
#ifdef AMD_EXTENSIONS
    parseContext.float16OpaqueCheck($1.loc, "half float
image", parseContext.symbolTable.atBuiltInLevel());
    $$init($1.loc, parseContext.symbolTable.atGlobalLevel());
    $$basicType = EbtSampler;
    $$sampler.setImage(EbtFloat16, Esd1D);
#endif
}
| IIMAGE1D {
    $$init($1.loc, parseContext.symbolTable.atGlobalLevel());
    $$basicType = EbtSampler;
    $$sampler.setImage(EbtInt, Esd1D);
}
| UIMAGE1D {
    $$init($1.loc, parseContext.symbolTable.atGlobalLevel());
    $$basicType = EbtSampler;
    $$sampler.setImage(EbtUint, Esd1D);
}
| IMAGE2D {
    $$init($1.loc, parseContext.symbolTable.atGlobalLevel());
    $$basicType = EbtSampler;
    $$sampler.setImage(EbtFloat, Esd2D);
}
| F16IMAGE2D {
#ifdef AMD_EXTENSIONS
    parseContext.float16OpaqueCheck($1.loc, "half float image", parseContext.symbolTable.atBuiltInLevel());
    $$init($1.loc, parseContext.symbolTable.atGlobalLevel());
    $$basicType = EbtSampler;
    $$sampler.setImage(EbtFloat16,
Esd2D);
#endif
}
| IIMAGE2D {
    $$init($1.loc, parseContext.symbolTable.atGlobalLevel());
    $$basicType = EbtSampler;
    $$sampler.setImage(EbtInt, Esd2D);
}
| UIMAGE2D {
    $$init($1.loc, parseContext.symbolTable.atGlobalLevel());
    $$basicType = EbtSampler;

```

```

    $$sampler.setImage(EbtUint, Esd2D);
}
| IMAGE3D {
    $$init($1.loc, parseContext.symbolTable.atGlobalLevel());
    $$basicType = EbtSampler;
    $$sampler.setImage(EbtFloat, Esd3D);
}
| F16IMAGE3D {
#ifdef AMD_EXTENSIONS
    parseContext.float16OpaqueCheck($1.loc, "half float image", parseContext.symbolTable.atBuiltInLevel());
    $$init($1.loc, parseContext.symbolTable.atGlobalLevel());
    $$basicType = EbtSampler;
    $$sampler.setImage(EbtFloat16, Esd3D);
#endif
}
| IIMAGE3D {
    $$init($1.loc, parseContext.symbolTable.atGlobalLevel());
    $$basicType = EbtSampler;
    $$sampler.setImage(EbtInt,
Esd3D);
}
| UIMAGE3D {
    $$init($1.loc, parseContext.symbolTable.atGlobalLevel());
    $$basicType = EbtSampler;
    $$sampler.setImage(EbtUint, Esd3D);
}
| IMAGE2DRECT {
    $$init($1.loc, parseContext.symbolTable.atGlobalLevel());
    $$basicType = EbtSampler;
    $$sampler.setImage(EbtFloat, EsdRect);
}
| F16IMAGE2DRECT {
#ifdef AMD_EXTENSIONS
    parseContext.float16OpaqueCheck($1.loc, "half float image", parseContext.symbolTable.atBuiltInLevel());
    $$init($1.loc, parseContext.symbolTable.atGlobalLevel());
    $$basicType = EbtSampler;
    $$sampler.setImage(EbtFloat16, EsdRect);
#endif
}
| IIMAGE2DRECT {
    $$init($1.loc, parseContext.symbolTable.atGlobalLevel());
    $$basicType = EbtSampler;
    $$sampler.setImage(EbtInt, EsdRect);
}
| UIMAGE2DRECT {
    $$init($1.loc, parseContext.symbolTable.atGlobalLevel());
    $$basicType = EbtSampler;

```



```

    $$sampler.setImage(EbtUint, EsdRect);
}
| IMAGECUBE {
    $$init($1.loc, parseContext.symbolTable.atGlobalLevel());
    $$basicType = EbtSampler;
    $$sampler.setImage(EbtFloat, EsdCube);
}
| F16IMAGECUBE {
#ifdef AMD_EXTENSIONS
    parseContext.float16OpaqueCheck($1.loc, "half float image", parseContext.symbolTable.atBuiltInLevel());
    $$init($1.loc, parseContext.symbolTable.atGlobalLevel());
    $$basicType = EbtSampler;
    $$sampler.setImage(EbtFloat16, EsdCube);
#endif
}
| IIMAGECUBE {
    $$init($1.loc, parseContext.symbolTable.atGlobalLevel());
    $$basicType = EbtSampler;
    $$sampler.setImage(EbtInt, EsdCube);
}
| UIMAGECUBE {
    $$init($1.loc, parseContext.symbolTable.atGlobalLevel());
    $$basicType = EbtSampler;
    $$sampler.setImage(EbtUint, EsdCube);
}
| IMAGEBUFFER {
    $$init($1.loc, parseContext.symbolTable.atGlobalLevel());
    $$basicType
= EbtSampler;
    $$sampler.setImage(EbtFloat, EsdBuffer);
}
| F16IMAGEBUFFER {
#ifdef AMD_EXTENSIONS
    parseContext.float16OpaqueCheck($1.loc, "half float image", parseContext.symbolTable.atBuiltInLevel());
    $$init($1.loc, parseContext.symbolTable.atGlobalLevel());
    $$basicType = EbtSampler;
    $$sampler.setImage(EbtFloat16, EsdBuffer);
#endif
}
| IIMAGEBUFFER {
    $$init($1.loc, parseContext.symbolTable.atGlobalLevel());
    $$basicType = EbtSampler;
    $$sampler.setImage(EbtInt, EsdBuffer);
}
| UIMAGEBUFFER {
    $$init($1.loc, parseContext.symbolTable.atGlobalLevel());
    $$basicType = EbtSampler;
    $$sampler.setImage(EbtUint, EsdBuffer);
}

```

```

}
| IMAGE1DARRAY {
    $$.$init($1.loc, parseContext.symbolTable.atGlobalLevel());
    $$.$basicType = EbtSampler;
    $$.$sampler.setImage(EbtFloat, Esd1D, true);
}
| F16IMAGE1DARRAY {
#ifdef AMD_EXTENSIONS
    parseContext.float16OpaqueCheck($1.loc,
"half float image", parseContext.symbolTable.atBuiltInLevel());
    $$.$init($1.loc, parseContext.symbolTable.atGlobalLevel());
    $$.$basicType = EbtSampler;
    $$.$sampler.setImage(EbtFloat16, Esd1D, true);
#endif
}
| IIMAGE1DARRAY {
    $$.$init($1.loc, parseContext.symbolTable.atGlobalLevel());
    $$.$basicType = EbtSampler;
    $$.$sampler.setImage(EbtInt, Esd1D, true);
}
| UIMAGE1DARRAY {
    $$.$init($1.loc, parseContext.symbolTable.atGlobalLevel());
    $$.$basicType = EbtSampler;
    $$.$sampler.setImage(EbtUint, Esd1D, true);
}
| IMAGE2DARRAY {
    $$.$init($1.loc, parseContext.symbolTable.atGlobalLevel());
    $$.$basicType = EbtSampler;
    $$.$sampler.setImage(EbtFloat, Esd2D, true);
}
| F16IMAGE2DARRAY {
#ifdef AMD_EXTENSIONS
    parseContext.float16OpaqueCheck($1.loc, "half float image", parseContext.symbolTable.atBuiltInLevel());
    $$.$init($1.loc, parseContext.symbolTable.atGlobalLevel());
    $$.$basicType = EbtSampler;
    $$.$sampler.setImage(EbtFloat16, Esd2D, true);
#endif
}
| IIMAGE2DARRAY {
    $$.$init($1.loc, parseContext.symbolTable.atGlobalLevel());
    $$.$basicType = EbtSampler;
    $$.$sampler.setImage(EbtInt, Esd2D, true);
}
| UIMAGE2DARRAY {
    $$.$init($1.loc, parseContext.symbolTable.atGlobalLevel());
    $$.$basicType = EbtSampler;
    $$.$sampler.setImage(EbtUint, Esd2D, true);
}
}

```

```

| IMAGECUBEARRAY {
    $$init($1.loc, parseContext.symbolTable.atGlobalLevel());
    $$basicType = EbtSampler;
    $$sampler.setImage(EbtFloat, EsdCube, true);
}
| F16IMAGECUBEARRAY {
#ifdef AMD_EXTENSIONS
    parseContext.float16OpaqueCheck($1.loc, "half float image", parseContext.symbolTable.atBuiltInLevel());
    $$init($1.loc, parseContext.symbolTable.atGlobalLevel());
    $$basicType = EbtSampler;
    $$sampler.setImage(EbtFloat16, EsdCube, true);
#endif
}
| IIMAGECUBEARRAY {
    $$init($1.loc, parseContext.symbolTable.atGlobalLevel());
    $$basicType = EbtSampler;
    $$sampler.setImage(EbtInt, EsdCube, true);
}
| UIMAGECUBEARRAY {
    $$init($1.loc, parseContext.symbolTable.atGlobalLevel());
    $$basicType = EbtSampler;
    $$sampler.setImage(EbtUInt, EsdCube, true);
}
| IMAGE2DMS {
    $$init($1.loc, parseContext.symbolTable.atGlobalLevel());
    $$basicType = EbtSampler;
    $$sampler.setImage(EbtFloat, Esd2D, false, false, true);
}
| F16IMAGE2DMS {
#ifdef AMD_EXTENSIONS
    parseContext.float16OpaqueCheck($1.loc, "half float image", parseContext.symbolTable.atBuiltInLevel());
    $$init($1.loc, parseContext.symbolTable.atGlobalLevel());
    $$basicType = EbtSampler;
    $$sampler.setImage(EbtFloat16, Esd2D, false, false, true);
#endif
}
| IIMAGE2DMS {
    $$init($1.loc, parseContext.symbolTable.atGlobalLevel());

    $$basicType = EbtSampler;
    $$sampler.setImage(EbtInt, Esd2D, false, false, true);
}
| UIMAGE2DMS {
    $$init($1.loc, parseContext.symbolTable.atGlobalLevel());
    $$basicType = EbtSampler;
    $$sampler.setImage(EbtUInt, Esd2D, false, false, true);
}
| IMAGE2DMSARRAY {

```

```

    $$ .init($1.loc, parseContext.symbolTable.atGlobalLevel());
    $$ .basicType = EbtSampler;
    $$ .sampler.setImage(EbtFloat, Esd2D, true, false, true);
}
| F16IMAGE2DMSARRAY {
#ifdef AMD_EXTENSIONS
    parseContext.float16OpaqueCheck($1.loc, "half float image", parseContext.symbolTable.atBuiltInLevel());
    $$ .init($1.loc, parseContext.symbolTable.atGlobalLevel());
    $$ .basicType = EbtSampler;
    $$ .sampler.setImage(EbtFloat16, Esd2D, true, false, true);
#endif
}
| IIMAGE2DMSARRAY {
    $$ .init($1.loc, parseContext.symbolTable.atGlobalLevel());
    $$ .basicType = EbtSampler;
    $$ .sampler.setImage(EbtInt, Esd2D, true,
false, true);
}
| UIMAGE2DMSARRAY {
    $$ .init($1.loc, parseContext.symbolTable.atGlobalLevel());
    $$ .basicType = EbtSampler;
    $$ .sampler.setImage(EbtUInt, Esd2D, true, false, true);
}
| SAMPLEREXTERNALOES { // GL_OES_EGL_image_external
    $$ .init($1.loc, parseContext.symbolTable.atGlobalLevel());
    $$ .basicType = EbtSampler;
    $$ .sampler.set(EbtFloat, Esd2D);
    $$ .sampler.external = true;
}
| SUBPASSINPUT {
    parseContext.requireStage($1.loc, EShLangFragment, "subpass input");
    $$ .init($1.loc, parseContext.symbolTable.atGlobalLevel());
    $$ .basicType = EbtSampler;
    $$ .sampler.setSubpass(EbtFloat);
}
| SUBPASSINPUTMS {
    parseContext.requireStage($1.loc, EShLangFragment, "subpass input");
    $$ .init($1.loc, parseContext.symbolTable.atGlobalLevel());
    $$ .basicType = EbtSampler;
    $$ .sampler.setSubpass(EbtFloat, true);
}
| F16SUBPASSINPUT {
#ifdef AMD_EXTENSIONS
    parseContext.float16OpaqueCheck($1.loc, "half float subpass input",
parseContext.symbolTable.atBuiltInLevel());
    parseContext.requireStage($1.loc, EShLangFragment, "subpass input");
    $$ .init($1.loc, parseContext.symbolTable.atGlobalLevel());
    $$ .basicType = EbtSampler;

```

```

    $$sampler.setSubpass(EbtFloat16);
#endif
}
| F16SUBPASSINPUTMS {
#ifdef AMD_EXTENSIONS
    parseContext.float16OpaqueCheck($1.loc, "half float subpass input",
    parseContext.symbolTable.atBuiltInLevel());
    parseContext.requireStage($1.loc, EShLangFragment, "subpass input");
    $$init($1.loc, parseContext.symbolTable.atGlobalLevel());
    $$basicType = EbtSampler;
    $$sampler.setSubpass(EbtFloat16, true);
#endif
}
| ISUBPASSINPUT {
    parseContext.requireStage($1.loc, EShLangFragment, "subpass input");
    $$init($1.loc, parseContext.symbolTable.atGlobalLevel());
    $$basicType = EbtSampler;
    $$sampler.setSubpass(EbtInt);
}
| ISUBPASSINPUTMS {
    parseContext.requireStage($1.loc, EShLangFragment, "subpass input");
    $$init($1.loc, parseContext.symbolTable.atGlobalLevel());
    $$basicType = EbtSampler;
    $$sampler.setSubpass(EbtInt, true);
}
| USUBPASSINPUT {
    parseContext.requireStage($1.loc, EShLangFragment, "subpass input");
    $$init($1.loc, parseContext.symbolTable.atGlobalLevel());
    $$basicType = EbtSampler;
    $$sampler.setSubpass(EbtUInt);
}
| USUBPASSINPUTMS {
    parseContext.requireStage($1.loc, EShLangFragment, "subpass input");
    $$init($1.loc, parseContext.symbolTable.atGlobalLevel());
    $$basicType = EbtSampler;
    $$sampler.setSubpass(EbtUInt, true);
}
| struct_specifier {
    $$ = $1;
    $$qualifier.storage = parseContext.symbolTable.atGlobalLevel() ? EvqGlobal : EvqTemporary;
    parseContext.structTypeCheck($$.loc, $$);
}
| TYPE_NAME {

//
// This is for user defined type names. The lexical phase looked up the
// type.
//

```

```

if (const TVariable* variable = ($1.symbol)->getAsVariable()) {
    const TType& structure = variable->getType();
    $$.$init($1.loc, parseContext.symbolTable.atGlobalLevel());
    $$.$basicType = EbtStruct;
    $$.$userDef = &structure;
} else
    parseContext.error($1.loc, "expected type name", $1.string->c_str(), "");
}
;

precision_qualifier
: HIGH_PRECISION {
    parseContext.profileRequires($1.loc, ENoProfile, 130, 0, "highp precision qualifier");
    $$.$init($1.loc, parseContext.symbolTable.atGlobalLevel());
    parseContext.handlePrecisionQualifier($1.loc, $$.$qualifier, EpqHigh);
}
| MEDIUM_PRECISION {
    parseContext.profileRequires($1.loc, ENoProfile, 130, 0, "mediump precision qualifier");
    $$.$init($1.loc, parseContext.symbolTable.atGlobalLevel());
    parseContext.handlePrecisionQualifier($1.loc,
    $$.$qualifier, EpqMedium);
}
| LOW_PRECISION {
    parseContext.profileRequires($1.loc, ENoProfile, 130, 0, "lowp precision qualifier");
    $$.$init($1.loc, parseContext.symbolTable.atGlobalLevel());
    parseContext.handlePrecisionQualifier($1.loc, $$.$qualifier, EpqLow);
}
;

struct_specifier
: STRUCT IDENTIFIER LEFT_BRACE { parseContext.nestedStructCheck($1.loc); } struct_declaration_list
RIGHT_BRACE {
    TType* structure = new TType($5, *$2.string);
    parseContext.structArrayCheck($2.loc, *structure);
    TVariable* userTypeDef = new TVariable($2.string, *structure, true);
    if (! parseContext.symbolTable.insert(*userTypeDef))
        parseContext.error($2.loc, "redefinition", $2.string->c_str(), "struct");
    $$.$init($1.loc);
    $$.$basicType = EbtStruct;
    $$.$userDef = structure;
    --parseContext.structNestingLevel;
}
| STRUCT LEFT_BRACE { parseContext.nestedStructCheck($1.loc);
} struct_declaration_list RIGHT_BRACE {
    TType* structure = new TType($4, TString(""));
    $$.$init($1.loc);
    $$.$basicType = EbtStruct;
    $$.$userDef = structure;
}

```

```

    --parseContext.structNestingLevel;
}
;

struct_declaration_list
: struct_declaration {
    $$ = $1;
}
| struct_declaration_list struct_declaration {
    $$ = $1;
    for (unsigned int i = 0; i < $2->size(); ++i) {
        for (unsigned int j = 0; j < $$->size(); ++j) {
            if ((*$$)[j].type->getFieldName() == (*$2)[i].type->getFieldName())
                parseContext.error((*$2)[i].loc, "duplicate member name:", "", (*$2)[i].type->getFieldName().c_str());
        }
        $$->push_back((*$2)[i]);
    }
}
;

struct_declaration
: type_specifier struct_declarator_list SEMICOLON {
    if ($1.arraySizes) {
        parseContext.profileRequires($1.loc, ENoProfile, 120, E_GL_3DL_array_objects, "arrayed
type");
        parseContext.profileRequires($1.loc, EEsProfile, 300, 0, "arrayed type");
        if (parseContext.profile == EEsProfile)
            parseContext.arraySizeRequiredCheck($1.loc, *$1.arraySizes);
    }

    $$ = $2;

    parseContext.voidErrorCheck($1.loc, (*$2)[0].type->getFieldName(), $1.basicType);
    parseContext.precisionQualifierCheck($1.loc, $1.basicType, $1.qualifier);

    for (unsigned int i = 0; i < $$->size(); ++i) {
        parseContext.arrayDimCheck($1.loc, (*$$)[i].type, $1.arraySizes);
        (*$$)[i].type->mergeType($1);
    }
}
| type_qualifier type_specifier struct_declarator_list SEMICOLON {
    parseContext.globalQualifierFixCheck($1.loc, $1.qualifier);
    if ($2.arraySizes) {
        parseContext.profileRequires($2.loc, ENoProfile, 120, E_GL_3DL_array_objects, "arrayed type");
        parseContext.profileRequires($2.loc, EEsProfile, 300, 0, "arrayed type");
        if (parseContext.profile
== EEsProfile)
            parseContext.arraySizeRequiredCheck($2.loc, *$2.arraySizes);

```

```

    }

    $$ = $3;

    parseContext.checkNoShaderLayouts($1.loc, $1.shaderQualifiers);
    parseContext voidErrorCheck($2.loc, (*$3)[0].type->getFieldName(), $2.basicType);
    parseContext.mergeQualifiers($2.loc, $2.qualifier, $1.qualifier, true);
    parseContext.precisionQualifierCheck($2.loc, $2.basicType, $2.qualifier);

    for (unsigned int i = 0; i < $$->size(); ++i) {
        parseContext.arrayDimCheck($1.loc, (*$$)[i].type, $2.arraySizes);
        (*$$)[i].type->mergeType($2);
    }
}
;

struct_declarator_list
: struct_declarator {
    $$ = new TTypeList;
    $$->push_back($1);
}
| struct_declarator_list COMMA struct_declarator {
    $$->push_back($3);
}
;

struct_declarator
: IDENTIFIER {
    $$ .type = new TType(EbtVoid);
    $$ .loc = $1.loc;
    $$ .type->setFieldName(*$1.string);
}
| IDENTIFIER array_specifier {
    parseContext.arrayDimCheck($1.loc, $2.arraySizes, 0);

    $$ .type = new TType(EbtVoid);
    $$ .loc = $1.loc;
    $$ .type->setFieldName(*$1.string);
    $$ .type->newArraySizes(*$2.arraySizes);
}
;

initializer
: assignment_expression {
    $$ = $1;
}
| LEFT_BRACE initializer_list RIGHT_BRACE {
    const char* initFeature = "{ } style initializers";

```



```

    parseContext.requireProfile($1.loc, ~EEsProfile, initFeature);
    parseContext.profileRequires($1.loc, ~EEsProfile, 420, E_GL_ARB_shading_language_420pack, initFeature);
    $$ = $2;
}
| LEFT_BRACE initializer_list COMMA RIGHT_BRACE {
    const char* initFeature = "{ } style initializers";
    parseContext.requireProfile($1.loc, ~EEsProfile, initFeature);
    parseContext.profileRequires($1.loc, ~EEsProfile, 420, E_GL_ARB_shading_language_420pack, initFeature);
    $$ = $2;
}
;

initializer_list
: initializer {
    $$ = parseContext.intermediate.growAggregate(0, $1, $1->getLoc());
}
| initializer_list COMMA initializer {
    $$ = parseContext.intermediate.growAggregate($1, $3);
}
;

declaration_statement
: declaration { $$ = $1; }
;

statement
: compound_statement { $$ = $1; }
| simple_statement { $$ = $1; }
;

// Grammar Note: labeled statements for switch statements only; 'goto' is not supported.

simple_statement
: declaration_statement { $$ = $1; }
| expression_statement { $$ = $1; }
| selection_statement { $$ = $1; }
| switch_statement { $$ = $1; }
| case_label { $$ = $1; }
| iteration_statement { $$ = $1; }
| jump_statement { $$ = $1; }
;

compound_statement
: LEFT_BRACE RIGHT_BRACE { $$ = 0; }
| LEFT_BRACE {
    parseContext.symbolTable.push();
    ++parseContext.statementNestingLevel;
}

```

```

statement_list {
    parseContext.symbolTable.pop(&parseContext.defaultPrecision[0]);
    --parseContext.statementNestingLevel;
}
RIGHT_BRACE {
    if ($3 && $3->getAsAggregate())
        $3->getAsAggregate()->setOperator(EOpSequence);
    $$ = $3;
}
;

statement_no_new_scope
: compound_statement_no_new_scope { $$ = $1; }
| simple_statement      { $$ = $1; }
;

statement_scoped
: {
    ++parseContext.controlFlowNestingLevel;
}
compound_statement {
    --parseContext.controlFlowNestingLevel;
    $$ = $2;
}
| {
    parseContext.symbolTable.push();
    ++parseContext.statementNestingLevel;
    ++parseContext.controlFlowNestingLevel;
}
simple_statement {
    parseContext.symbolTable.pop(&parseContext.defaultPrecision[0]);
    --parseContext.statementNestingLevel;
    --parseContext.controlFlowNestingLevel;
    $$ = $2;
}

compound_statement_no_new_scope
// Statement that doesn't create a new scope,
for selection_statement, iteration_statement
: LEFT_BRACE RIGHT_BRACE {
    $$ = 0;
}
| LEFT_BRACE statement_list RIGHT_BRACE {
    if ($2 && $2->getAsAggregate())
        $2->getAsAggregate()->setOperator(EOpSequence);
    $$ = $2;
}
;

```

```

statement_list
: statement {
    $$ = parseContext.intermediate.makeAggregate($1);
    if ($1 && $1->getAsBranchNode() && ($1->getAsBranchNode()->getFlowOp() == EOpCase ||
        $1->getAsBranchNode()->getFlowOp() == EOpDefault)) {
        parseContext.wrapupSwitchSubsequence(0, $1);
        $$ = 0; // start a fresh subsequence for what's after this case
    }
}
| statement_list statement {
    if ($2 && $2->getAsBranchNode() && ($2->getAsBranchNode()->getFlowOp() == EOpCase ||
        $2->getAsBranchNode()->getFlowOp() == EOpDefault)) {
        parseContext.wrapupSwitchSubsequence($1 ? $1->getAsAggregate()
: 0, $2);
        $$ = 0; // start a fresh subsequence for what's after this case
    } else
        $$ = parseContext.intermediate.growAggregate($1, $2);
}
;

```

```

expression_statement
: SEMICOLON { $$ = 0; }
| expression SEMICOLON { $$ = static_cast<TIntermNode*>($1); }
;

```

```

selection_statement
: selection_statement_nonattributed {
    $$ = $1;
}
| attribute selection_statement_nonattributed {
    parseContext.handleSelectionAttributes(*$1, $2);
    $$ = $2;
}

```

```

selection_statement_nonattributed
: IF LEFT_PAREN expression RIGHT_PAREN selection_rest_statement {
    parseContext.boolCheck($1.loc, $3);
    $$ = parseContext.intermediate.addSelection($3, $5, $1.loc);
}
;

```

```

selection_rest_statement
: statement_scoped ELSE statement_scoped {
    $$ .node1 = $1;
    $$ .node2 = $3;
}
| statement_scoped {

```

```

    $$node1 = $1;
    $$node2 = 0;
}
;

```

condition

```

// In 1996 c++ draft,
conditions can include single declarations
: expression {
    $$ = $1;
    parseContext.boolCheck($1->getLoc(), $1);
}
| fully_specified_type IDENTIFIER EQUAL initializer {
    parseContext.boolCheck($2.loc, $1);

    TType type($1);
    TIntermNode* initNode = parseContext.declareVariable($2.loc, *$2.string, $1, 0, $4);
    if (initNode)
        $$ = initNode->getAsTyped();
    else
        $$ = 0;
}
;

```

switch_statement

```

: switch_statement_nonattributed {
    $$ = $1;
}
| attribute switch_statement_nonattributed {
    parseContext.handleSwitchAttributes(*$1, $2);
    $$ = $2;
}

```

switch_statement_nonattributed

```

: SWITCH LEFT_PAREN expression RIGHT_PAREN {
    // start new switch sequence on the switch stack
    ++parseContext.controlFlowNestingLevel;
    ++parseContext.statementNestingLevel;
    parseContext.switchSequenceStack.push_back(new TIntermSequence);
    parseContext.switchLevel.push_back(parseContext.statementNestingLevel);
    parseContext.symbolTable.push();
}
LEFT_BRACE switch_statement_list RIGHT_BRACE {
    $$ = parseContext.addSwitch($1.loc, $3, $7 ? $7->getAsAggregate() : 0);
    delete parseContext.switchSequenceStack.back();
    parseContext.switchSequenceStack.pop_back();
    parseContext.switchLevel.pop_back();
    parseContext.symbolTable.pop(&parseContext.defaultPrecision[0]);
}

```

```

--parseContext.statementNestingLevel;
--parseContext.controlFlowNestingLevel;
}
;

switch_statement_list
: /* nothing */ {
    $$ = 0;
}
| statement_list {
    $$ = $1;
}
;

case_label
: CASE expression COLON {
    $$ = 0;
    if (parseContext.switchLevel.size() == 0)
        parseContext.error($1.loc, "cannot appear outside switch statement", "case", "");
    else if (parseContext.switchLevel.back() != parseContext.statementNestingLevel)
        parseContext.error($1.loc,
"cannot be nested inside control flow", "case", "");
    else {
        parseContext.constantValueCheck($2, "case");
        parseContext.integerCheck($2, "case");
        $$ = parseContext.intermediate.addBranch(EOpCase, $2, $1.loc);
    }
}
| DEFAULT COLON {
    $$ = 0;
    if (parseContext.switchLevel.size() == 0)
        parseContext.error($1.loc, "cannot appear outside switch statement", "default", "");
    else if (parseContext.switchLevel.back() != parseContext.statementNestingLevel)
        parseContext.error($1.loc, "cannot be nested inside control flow", "default", "");
    else
        $$ = parseContext.intermediate.addBranch(EOpDefault, $1.loc);
}
;

iteration_statement
: iteration_statement_nonattributed {
    $$ = $1;
}
| attribute iteration_statement_nonattributed {
    parseContext.handleLoopAttributes(*$1, $2);
    $$ = $2;
}

```

```

iteration_statement_nonattributed
: WHILE LEFT_PAREN {
    if (! parseContext.limits.whileLoops)
        parseContext.error($1.loc, "while loops not available", "limitation", "");
    parseContext.symbolTable.push();
    ++parseContext.loopNestingLevel;
    ++parseContext.statementNestingLevel;
    ++parseContext.controlFlowNestingLevel;
}
condition RIGHT_PAREN statement_no_new_scope {
    parseContext.symbolTable.pop(&parseContext.defaultPrecision[0]);
    $$ = parseContext.intermediate.addLoop($6, $4, 0, true, $1.loc);
    --parseContext.loopNestingLevel;
    --parseContext.statementNestingLevel;
    --parseContext.controlFlowNestingLevel;
}
| DO {
    ++parseContext.loopNestingLevel;
    ++parseContext.statementNestingLevel;
    ++parseContext.controlFlowNestingLevel;
}
statement WHILE LEFT_PAREN expression RIGHT_PAREN SEMICOLON {
    if (! parseContext.limits.whileLoops)
        parseContext.error($1.loc, "do-while loops
not available", "limitation", "");

    parseContext.boolCheck($8.loc, $6);

    $$ = parseContext.intermediate.addLoop($3, $6, 0, false, $4.loc);
    --parseContext.loopNestingLevel;
    --parseContext.statementNestingLevel;
    --parseContext.controlFlowNestingLevel;
}
| FOR LEFT_PAREN {
    parseContext.symbolTable.push();
    ++parseContext.loopNestingLevel;
    ++parseContext.statementNestingLevel;
    ++parseContext.controlFlowNestingLevel;
}
for_init_statement for_rest_statement RIGHT_PAREN statement_no_new_scope {
    parseContext.symbolTable.pop(&parseContext.defaultPrecision[0]);
    $$ = parseContext.intermediate.makeAggregate($4, $2.loc);
    TIntermLoop* forLoop = parseContext.intermediate.addLoop($7, reinterpret_cast<TIntermTyped*>($5.node1),
reinterpret_cast<TIntermTyped*>($5.node2), true, $1.loc);
    if (! parseContext.limits.nonInductiveForLoops)
        parseContext.inductiveLoopCheck($1.loc,
$4, forLoop);
    $$ = parseContext.intermediate.growAggregate($$, forLoop, $1.loc);
}

```

```

    $$->getAsAggregate()->setOperator(EOpSequence);
    --parseContext.loopNestingLevel;
    --parseContext.statementNestingLevel;
    --parseContext.controlFlowNestingLevel;
}
;

for_init_statement
: expression_statement {
    $$ = $1;
}
| declaration_statement {
    $$ = $1;
}
;

conditionopt
: condition {
    $$ = $1;
}
| /* May be null */ {
    $$ = 0;
}
;

for_rest_statement
: conditionopt SEMICOLON {
    $$node1 = $1;
    $$node2 = 0;
}
| conditionopt SEMICOLON expression {
    $$node1 = $1;
    $$node2 = $3;
}
;

jump_statement
: CONTINUE SEMICOLON {
    if (parseContext.loopNestingLevel <= 0)
        parseContext.error($1.loc, "continue statement only allowed in loops", "", "");
    $$ = parseContext.intermediate.addBranch(EOpContinue, $1.loc);
}
|
BREAK SEMICOLON {
    if (parseContext.loopNestingLevel + parseContext.switchSequenceStack.size() <= 0)
        parseContext.error($1.loc, "break statement only allowed in switch and loops", "", "");
    $$ = parseContext.intermediate.addBranch(EOpBreak, $1.loc);
}

```

```

| RETURN SEMICOLON {
    $$ = parseContext.intermediate.addBranch(EOpReturn, $1.loc);
    if (parseContext.currentFunctionType->getBasicType() != EbtVoid)
        parseContext.error($1.loc, "non-void function must return a value", "return", "");
    if (parseContext.inMain)
        parseContext.postEntryPointReturn = true;
}
| RETURN expression SEMICOLON {
    $$ = parseContext.handleReturnValue($1.loc, $2);
}
| DISCARD SEMICOLON {
    parseContext.requireStage($1.loc, EShLangFragment, "discard");
    $$ = parseContext.intermediate.addBranch(EOpKill, $1.loc);
}
;

// Grammar Note: No 'goto'. Gotos are not supported.

translation_unit
: external_declaration
{
    $$ = $1;
    parseContext.intermediate.setTreeRoot($$);
}
| translation_unit external_declaration {
    if ($2 != nullptr) {
        $$ = parseContext.intermediate.growAggregate($1, $2);
        parseContext.intermediate.setTreeRoot($$);
    }
}
;

external_declaration
: function_definition {
    $$ = $1;
}
| declaration {
    $$ = $1;
}
| SEMICOLON {
    parseContext.requireProfile($1.loc, ~EEsProfile, "extraneous semicolon");
    parseContext.profileRequires($1.loc, ~EEsProfile, 460, nullptr, "extraneous semicolon");
    $$ = nullptr;
}
;

function_definition
: function_prototype {

```



```

    $1.function = parseContext.handleFunctionDeclarator($1.loc, *$1.function, false /* not prototype */);
    $1.intermNode = parseContext.handleFunctionDefinition($1.loc, *$1.function);
}
compound_statement_no_new_scope {
    // May be best done as post process phase on intermediate
code
    if (parseContext.currentFunctionType->getBasicType() != EbtVoid && ! parseContext.functionReturnsValue)
        parseContext.error($1.loc, "function does not return a value:", "", $1.function->getName().c_str());
    parseContext.symbolTable.pop(&parseContext.defaultPrecision[0]);
    $$ = parseContext.intermediate.growAggregate($1.intermNode, $3);
    parseContext.intermediate.setAggregateOperator($$, EOpFunction, $1.function->getType(), $1.loc);
    $$->getAsAggregate()->setName($1.function->getMangledName().c_str());

    // store the pragma information for debug and optimize and other vendor specific
    // information. This information can be queried from the parse tree
    $$->getAsAggregate()->setOptimize(parseContext.contextPragma.optimize);
    $$->getAsAggregate()->setDebug(parseContext.contextPragma.debug);
    $$->getAsAggregate()->setPragmaTable(parseContext.contextPragma.pragmaTable);
}
;

```

attribute

```

: LEFT_BRACKET LEFT_BRACKET attribute_list RIGHT_BRACKET RIGHT_BRACKET {
    $$ = $3;
    parseContext.requireExtensions($1.loc, 1, &E_GL_EXT_control_flow_attributes, "attribute");
}

```

attribute_list

```

: single_attribute {
    $$ = $1;
}
| attribute_list COMMA single_attribute {
    $$ = parseContext.mergeAttributes($1, $3);
}

```

single_attribute

```

: IDENTIFIER {
    $$ = parseContext.makeAttributes(*$1.string);
}
| IDENTIFIER LEFT_PAREN constant_expression RIGHT_PAREN {
    $$ = parseContext.makeAttributes(*$1.string, $3);
}

```

%%

Found in path(s):

* /opt/cola/permits/1225549725_1636407830.6/0/khronosgroup-glslang-6-2-2596-0-gac37079-tar-

gz/KhronosGroup-glslang-5798d23/glslang/MachineIndependent/glslang.y

No license file was found, but licenses were detected in source scan.

/*

** Copyright (c) 2014-2017 The Khronos Group Inc.

**

** Permission is hereby granted, free of charge, to any person obtaining a copy

** of this software and/or associated documentation files (the "Materials"),

** to deal in the Materials without restriction, including without limitation

** the rights to use, copy, modify, merge, publish, distribute, sublicense,

** and/or sell copies of the Materials, and to permit persons to whom the

** Materials are furnished to do so, subject to the following conditions:

**

** The above copyright notice and this permission notice shall be included in

** all copies or substantial portions of the Materials.

**

** MODIFICATIONS TO THIS FILE MAY MEAN IT NO LONGER ACCURATELY REFLECTS KHRONOS

** STANDARDS. THE UNMODIFIED, NORMATIVE VERSIONS OF KHRONOS SPECIFICATIONS AND

** HEADER INFORMATION ARE LOCATED AT <https://www.khronos.org/registry/>

**

** THE MATERIALS ARE PROVIDED "AS IS", WITHOUT

WARRANTY OF ANY KIND, EXPRESS

** OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY,

** FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL

** THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER

** LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING

** FROM, OUT OF OR IN CONNECTION WITH THE MATERIALS OR THE USE OR OTHER DEALINGS

** IN THE MATERIALS.

*/

Found in path(s):

* /opt/cola/permits/1225549725_1636407830.6/0/khronosgroup-glslang-6-2-2596-0-gac37079-tar-

gz/KhronosGroup-glslang-5798d23/SPIRV/GLSL.ext.NV.h

No license file was found, but licenses were detected in source scan.

// All rights reserved.

// Redistribution and use in source and binary forms, with or without

// modification, are permitted provided that the following conditions

// are met:

// Redistributions of source code must retain the above copyright

// notice, this list of conditions and the following disclaimer.

// Redistributions in binary form must reproduce the above

// copyright notice, this list of conditions and the following

// disclaimer in the documentation and/or other materials provided

// Neither the name of 3Dlabs Inc. Ltd. nor the names of its

// from this software without specific prior written permission.

Found in path(s):

* /opt/cola/permits/1225549725_1636407830.6/0/khronosgroup-glslang-6-2-2596-0-gac37079-tar-gz/KhronosGroup-glslang-5798d23/glslang/Include/Common.h

* /opt/cola/permits/1225549725_1636407830.6/0/khronosgroup-glslang-6-2-2596-0-gac37079-tar-gz/KhronosGroup-glslang-5798d23/SPIRV/disassemble.h

*

/opt/cola/permits/1225549725_1636407830.6/0/khronosgroup-glslang-6-2-2596-0-gac37079-tar-gz/KhronosGroup-glslang-5798d23/glslang/Include/InfoSink.h

* /opt/cola/permits/1225549725_1636407830.6/0/khronosgroup-glslang-6-2-2596-0-gac37079-tar-gz/KhronosGroup-glslang-5798d23/glslang/MachineIndependent/parseVersions.h

* /opt/cola/permits/1225549725_1636407830.6/0/khronosgroup-glslang-6-2-2596-0-gac37079-tar-gz/KhronosGroup-glslang-5798d23/SPIRV/SpvBuilder.cpp

* /opt/cola/permits/1225549725_1636407830.6/0/khronosgroup-glslang-6-2-2596-0-gac37079-tar-gz/KhronosGroup-glslang-5798d23/glslang/Include/ShHandle.h

* /opt/cola/permits/1225549725_1636407830.6/0/khronosgroup-glslang-6-2-2596-0-gac37079-tar-gz/KhronosGroup-glslang-5798d23/glslang/Include/ConstantUnion.h

* /opt/cola/permits/1225549725_1636407830.6/0/khronosgroup-glslang-6-2-2596-0-gac37079-tar-gz/KhronosGroup-glslang-5798d23/glslang/Include/BaseTypes.h

* /opt/cola/permits/1225549725_1636407830.6/0/khronosgroup-glslang-6-2-2596-0-gac37079-tar-gz/KhronosGroup-glslang-5798d23/SPIRV/doc.cpp

*

/opt/cola/permits/1225549725_1636407830.6/0/khronosgroup-glslang-6-2-2596-0-gac37079-tar-gz/KhronosGroup-glslang-5798d23/glslang/MachineIndependent/SymbolTable.cpp

* /opt/cola/permits/1225549725_1636407830.6/0/khronosgroup-glslang-6-2-2596-0-gac37079-tar-gz/KhronosGroup-glslang-5798d23/glslang/MachineIndependent/ParseHelper.h

* /opt/cola/permits/1225549725_1636407830.6/0/khronosgroup-glslang-6-2-2596-0-gac37079-tar-gz/KhronosGroup-glslang-5798d23/glslang/MachineIndependent/Intermediate.cpp

* /opt/cola/permits/1225549725_1636407830.6/0/khronosgroup-glslang-6-2-2596-0-gac37079-tar-gz/KhronosGroup-glslang-5798d23/hlsl/hlslParseHelper.cpp

* /opt/cola/permits/1225549725_1636407830.6/0/khronosgroup-glslang-6-2-2596-0-gac37079-tar-gz/KhronosGroup-glslang-5798d23/glslang/Include/arrays.h

* /opt/cola/permits/1225549725_1636407830.6/0/khronosgroup-glslang-6-2-2596-0-gac37079-tar-gz/KhronosGroup-glslang-5798d23/glslang/MachineIndependent/ShaderLang.cpp

*

/opt/cola/permits/1225549725_1636407830.6/0/khronosgroup-glslang-6-2-2596-0-gac37079-tar-gz/KhronosGroup-glslang-5798d23/SPIRV/disassemble.cpp

* /opt/cola/permits/1225549725_1636407830.6/0/khronosgroup-glslang-6-2-2596-0-gac37079-tar-gz/KhronosGroup-glslang-5798d23/glslang/Include/intermediate.h

* /opt/cola/permits/1225549725_1636407830.6/0/khronosgroup-glslang-6-2-2596-0-gac37079-tar-gz/KhronosGroup-glslang-5798d23/glslang/MachineIndependent/ParseHelper.cpp

* /opt/cola/permits/1225549725_1636407830.6/0/khronosgroup-glslang-6-2-2596-0-gac37079-tar-gz/KhronosGroup-glslang-5798d23/SPIRV/doc.h

* /opt/cola/permits/1225549725_1636407830.6/0/khronosgroup-glslang-6-2-2596-0-gac37079-tar-gz/KhronosGroup-glslang-5798d23/hlsl/hlslParseables.cpp

* /opt/cola/permits/1225549725_1636407830.6/0/khronosgroup-glslang-6-2-2596-0-gac37079-tar-gz/KhronosGroup-glslang-5798d23/glslang/Include/PoolAlloc.h

* /opt/cola/permits/1225549725_1636407830.6/0/khronosgroup-glslang-6-2-2596-0-gac37079-tar-gz/KhronosGroup-glslang-5798d23/SPIRV/SPVRemapper.cpp

*

/opt/cola/permits/1225549725_1636407830.6/0/khronosgroup-gslang-6-2-2596-0-gac37079-tar-gz/KhronosGroup-gslang-5798d23/gslang/MachineIndependent/Initialize.cpp
* /opt/cola/permits/1225549725_1636407830.6/0/khronosgroup-gslang-6-2-2596-0-gac37079-tar-gz/KhronosGroup-gslang-5798d23/hlsl/hlslParseHelper.h
* /opt/cola/permits/1225549725_1636407830.6/0/khronosgroup-gslang-6-2-2596-0-gac37079-tar-gz/KhronosGroup-gslang-5798d23/StandAlone/spirv-remap.cpp
* /opt/cola/permits/1225549725_1636407830.6/0/khronosgroup-gslang-6-2-2596-0-gac37079-tar-gz/KhronosGroup-gslang-5798d23/gslang/Include/InitializeGlobals.h
* /opt/cola/permits/1225549725_1636407830.6/0/khronosgroup-gslang-6-2-2596-0-gac37079-tar-gz/KhronosGroup-gslang-5798d23/gslang/MachineIndependent/RemoveTree.h
* /opt/cola/permits/1225549725_1636407830.6/0/khronosgroup-gslang-6-2-2596-0-gac37079-tar-gz/KhronosGroup-gslang-5798d23/hlsl/hlslParseables.h
*
/opt/cola/permits/1225549725_1636407830.6/0/khronosgroup-gslang-6-2-2596-0-gac37079-tar-gz/KhronosGroup-gslang-5798d23/gslang/OSDependent/osinclude.h
* /opt/cola/permits/1225549725_1636407830.6/0/khronosgroup-gslang-6-2-2596-0-gac37079-tar-gz/KhronosGroup-gslang-5798d23/gslang/MachineIndependent/intermOut.cpp
* /opt/cola/permits/1225549725_1636407830.6/0/khronosgroup-gslang-6-2-2596-0-gac37079-tar-gz/KhronosGroup-gslang-5798d23/SPIRV/SpvBuilder.h
* /opt/cola/permits/1225549725_1636407830.6/0/khronosgroup-gslang-6-2-2596-0-gac37079-tar-gz/KhronosGroup-gslang-5798d23/OpenGLCompilersDLL/InitializeDll.h
* /opt/cola/permits/1225549725_1636407830.6/0/khronosgroup-gslang-6-2-2596-0-gac37079-tar-gz/KhronosGroup-gslang-5798d23/gslang/MachineIndependent/reflection.h
* /opt/cola/permits/1225549725_1636407830.6/0/khronosgroup-gslang-6-2-2596-0-gac37079-tar-gz/KhronosGroup-gslang-5798d23/gslang/OSDependent/Unix/ossource.cpp
* /opt/cola/permits/1225549725_1636407830.6/0/khronosgroup-gslang-6-2-2596-0-gac37079-tar-gz/KhronosGroup-gslang-5798d23/gslang/MachineIndependent/Scan.cpp
*
/opt/cola/permits/1225549725_1636407830.6/0/khronosgroup-gslang-6-2-2596-0-gac37079-tar-gz/KhronosGroup-gslang-5798d23/gslang/MachineIndependent/localintermediate.h
* /opt/cola/permits/1225549725_1636407830.6/0/khronosgroup-gslang-6-2-2596-0-gac37079-tar-gz/KhronosGroup-gslang-5798d23/gslang/MachineIndependent/Scan.h
* /opt/cola/permits/1225549725_1636407830.6/0/khronosgroup-gslang-6-2-2596-0-gac37079-tar-gz/KhronosGroup-gslang-5798d23/gslang/MachineIndependent/Constant.cpp
* /opt/cola/permits/1225549725_1636407830.6/0/khronosgroup-gslang-6-2-2596-0-gac37079-tar-gz/KhronosGroup-gslang-5798d23/gslang/MachineIndependent/limits.cpp
* /opt/cola/permits/1225549725_1636407830.6/0/khronosgroup-gslang-6-2-2596-0-gac37079-tar-gz/KhronosGroup-gslang-5798d23/OpenGLCompilersDLL/InitializeDll.cpp
* /opt/cola/permits/1225549725_1636407830.6/0/khronosgroup-gslang-6-2-2596-0-gac37079-tar-gz/KhronosGroup-gslang-5798d23/gslang/GenericCodeGen/Link.cpp
*
/opt/cola/permits/1225549725_1636407830.6/0/khronosgroup-gslang-6-2-2596-0-gac37079-tar-gz/KhronosGroup-gslang-5798d23/gslang/MachineIndependent/ScanContext.h
* /opt/cola/permits/1225549725_1636407830.6/0/khronosgroup-gslang-6-2-2596-0-gac37079-tar-gz/KhronosGroup-gslang-5798d23/StandAlone/DirStackFileIncluder.h
* /opt/cola/permits/1225549725_1636407830.6/0/khronosgroup-gslang-6-2-2596-0-gac37079-tar-gz/KhronosGroup-gslang-5798d23/gslang/MachineIndependent/linkValidate.cpp
* /opt/cola/permits/1225549725_1636407830.6/0/khronosgroup-gslang-6-2-2596-0-gac37079-tar-

gzic/KhronosGroup-glslang-5798d23/SPIRV/InReadableOrder.cpp
* /opt/cola/permits/1225549725_1636407830.6/0ic/khronosgroup-glslang-6-2-2596-0-gac37079-tar-gzic/KhronosGroup-glslang-5798d23/glslang/MachineIndependent/iomapper.h
* /opt/cola/permits/1225549725_1636407830.6/0ic/khronosgroup-glslang-6-2-2596-0-gac37079-tar-gzic/KhronosGroup-glslang-5798d23/glslang/GenericCodeGen/CodeGen.cpp
*
/opt/cola/permits/1225549725_1636407830.6/0ic/khronosgroup-glslang-6-2-2596-0-gac37079-tar-gzic/KhronosGroup-glslang-5798d23/glslang/MachineIndependent/SymbolTable.h
* /opt/cola/permits/1225549725_1636407830.6/0ic/khronosgroup-glslang-6-2-2596-0-gac37079-tar-gzic/KhronosGroup-glslang-5798d23/glslang/MachineIndependent/attribute.h
* /opt/cola/permits/1225549725_1636407830.6/0ic/khronosgroup-glslang-6-2-2596-0-gac37079-tar-gzic/KhronosGroup-glslang-5798d23/glslang/MachineIndependent/Versions.h
* /opt/cola/permits/1225549725_1636407830.6/0ic/khronosgroup-glslang-6-2-2596-0-gac37079-tar-gzic/KhronosGroup-glslang-5798d23/glslang/MachineIndependent/InfoSink.cpp
* /opt/cola/permits/1225549725_1636407830.6/0ic/khronosgroup-glslang-6-2-2596-0-gac37079-tar-gzic/KhronosGroup-glslang-5798d23/glslang/OSDependent/Windows/main.cpp
* /opt/cola/permits/1225549725_1636407830.6/0ic/khronosgroup-glslang-6-2-2596-0-gac37079-tar-gzic/KhronosGroup-glslang-5798d23/glslang/Public/ShaderLang.h
* /opt/cola/permits/1225549725_1636407830.6/0ic/khronosgroup-glslang-6-2-2596-0-gac37079-tar-gzic/KhronosGroup-glslang-5798d23/glslang/MachineIndependent/parseConst.cpp
*
/opt/cola/permits/1225549725_1636407830.6/0ic/khronosgroup-glslang-6-2-2596-0-gac37079-tar-gzic/KhronosGroup-glslang-5798d23/glslang/MachineIndependent/Initialize.h
* /opt/cola/permits/1225549725_1636407830.6/0ic/khronosgroup-glslang-6-2-2596-0-gac37079-tar-gzic/KhronosGroup-glslang-5798d23/glslang/MachineIndependent/RemoveTree.cpp
* /opt/cola/permits/1225549725_1636407830.6/0ic/khronosgroup-glslang-6-2-2596-0-gac37079-tar-gzic/KhronosGroup-glslang-5798d23/StandAlone/StandAlone.cpp
* /opt/cola/permits/1225549725_1636407830.6/0ic/khronosgroup-glslang-6-2-2596-0-gac37079-tar-gzic/KhronosGroup-glslang-5798d23/glslang/MachineIndependent/iomapper.cpp
* /opt/cola/permits/1225549725_1636407830.6/0ic/khronosgroup-glslang-6-2-2596-0-gac37079-tar-gzic/KhronosGroup-glslang-5798d23/glslang/MachineIndependent/PoolAlloc.cpp
* /opt/cola/permits/1225549725_1636407830.6/0ic/khronosgroup-glslang-6-2-2596-0-gac37079-tar-gzic/KhronosGroup-glslang-5798d23/SPIRV/spvIR.h
*
/opt/cola/permits/1225549725_1636407830.6/0ic/khronosgroup-glslang-6-2-2596-0-gac37079-tar-gzic/KhronosGroup-glslang-5798d23/SPIRV/SPVRemapper.h
* /opt/cola/permits/1225549725_1636407830.6/0ic/khronosgroup-glslang-6-2-2596-0-gac37079-tar-gzic/KhronosGroup-glslang-5798d23/glslang/MachineIndependent/LiveTraverser.h
* /opt/cola/permits/1225549725_1636407830.6/0ic/khronosgroup-glslang-6-2-2596-0-gac37079-tar-gzic/KhronosGroup-glslang-5798d23/StandAlone/Worklist.h
* /opt/cola/permits/1225549725_1636407830.6/0ic/khronosgroup-glslang-6-2-2596-0-gac37079-tar-gzic/KhronosGroup-glslang-5798d23/SPIRV/GlslangToSpv.cpp
* /opt/cola/permits/1225549725_1636407830.6/0ic/khronosgroup-glslang-6-2-2596-0-gac37079-tar-gzic/KhronosGroup-glslang-5798d23/glslang/MachineIndependent/IntermTraverse.cpp
* /opt/cola/permits/1225549725_1636407830.6/0ic/khronosgroup-glslang-6-2-2596-0-gac37079-tar-gzic/KhronosGroup-glslang-5798d23/glslang/OSDependent/Windows/ossource.cpp
*

```
/opt/cola/permits/1225549725_1636407830.6/0/khronosgroup-glslang-6-2-2596-0-gac37079-tar-gz/KhronosGroup-  
glslang-5798d23/glslang/MachineIndependent/Versions.cpp  
* /opt/cola/permits/1225549725_1636407830.6/0/khronosgroup-glslang-6-2-2596-0-gac37079-tar-  
gz/KhronosGroup-glslang-5798d23/SPIRV/GlslangToSpv.h  
* /opt/cola/permits/1225549725_1636407830.6/0/khronosgroup-glslang-6-2-2596-0-gac37079-tar-  
gz/KhronosGroup-glslang-5798d23/glslang/MachineIndependent/ParseContextBase.cpp  
* /opt/cola/permits/1225549725_1636407830.6/0/khronosgroup-glslang-6-2-2596-0-gac37079-tar-  
gz/KhronosGroup-glslang-5798d23/glslang/MachineIndependent/reflection.cpp  
* /opt/cola/permits/1225549725_1636407830.6/0/khronosgroup-glslang-6-2-2596-0-gac37079-tar-  
gz/KhronosGroup-glslang-5798d23/glslang/Include/Types.h  
* /opt/cola/permits/1225549725_1636407830.6/0/khronosgroup-glslang-6-2-2596-0-gac37079-tar-  
gz/KhronosGroup-glslang-5798d23/glslang/Include/ResourceLimits.h  
No license file was found, but licenses were detected in source scan.
```

```
// All rights reserved.  
// Redistribution and use in source and binary forms, with or without  
// modification, are permitted provided that the following conditions  
// are met:  
//   Redistributions of source code must retain the above copyright  
//   notice, this list of conditions and the following disclaimer.  
//   Redistributions in binary form must reproduce the above  
//   copyright notice, this list of conditions and the following  
//   disclaimer in the documentation and/or other materials provided  
//   Neither the name of Google Inc. nor the names of its  
//   from this software without specific prior written permission.
```

Found in path(s):

```
* /opt/cola/permits/1225549725_1636407830.6/0/khronosgroup-glslang-6-2-2596-0-gac37079-tar-  
gz/KhronosGroup-glslang-5798d23/gtests/Hlsl.FromFile.cpp  
* /opt/cola/permits/1225549725_1636407830.6/0/khronosgroup-glslang-6-2-2596-0-gac37079-tar-  
gz/KhronosGroup-glslang-5798d23/glslang/MachineIndependent/propagateNoContraction.h  
*  
/opt/cola/permits/1225549725_1636407830.6/0/khronosgroup-glslang-6-2-2596-0-gac37079-tar-gz/KhronosGroup-  
glslang-5798d23/gtests/Spv.FromFile.cpp  
* /opt/cola/permits/1225549725_1636407830.6/0/khronosgroup-glslang-6-2-2596-0-gac37079-tar-  
gz/KhronosGroup-glslang-5798d23/SPIRV/Logger.h  
* /opt/cola/permits/1225549725_1636407830.6/0/khronosgroup-glslang-6-2-2596-0-gac37079-tar-  
gz/KhronosGroup-glslang-5798d23/gtests/TestFixture.h  
* /opt/cola/permits/1225549725_1636407830.6/0/khronosgroup-glslang-6-2-2596-0-gac37079-tar-  
gz/KhronosGroup-glslang-5798d23/gtests/main.cpp  
* /opt/cola/permits/1225549725_1636407830.6/0/khronosgroup-glslang-6-2-2596-0-gac37079-tar-  
gz/KhronosGroup-glslang-5798d23/gtests/Settings.h  
* /opt/cola/permits/1225549725_1636407830.6/0/khronosgroup-glslang-6-2-2596-0-gac37079-tar-  
gz/KhronosGroup-glslang-5798d23/gtests/Initializer.h  
* /opt/cola/permits/1225549725_1636407830.6/0/khronosgroup-glslang-6-2-2596-0-gac37079-tar-  
gz/KhronosGroup-glslang-5798d23/StandAlone/ResourceLimits.h  
*
```

```
/opt/cola/permits/1225549725_1636407830.6/0/khronosgroup-gslang-6-2-2596-0-gac37079-tar-gz/KhronosGroup-
gslang-5798d23/StandAlone/ResourceLimits.cpp
* /opt/cola/permits/1225549725_1636407830.6/0/khronosgroup-gslang-6-2-2596-0-gac37079-tar-
gz/KhronosGroup-gslang-5798d23/gtests/Link.FromFile.cpp
* /opt/cola/permits/1225549725_1636407830.6/0/khronosgroup-gslang-6-2-2596-0-gac37079-tar-
gz/KhronosGroup-gslang-5798d23/gtests/Settings.cpp
* /opt/cola/permits/1225549725_1636407830.6/0/khronosgroup-gslang-6-2-2596-0-gac37079-tar-
gz/KhronosGroup-gslang-5798d23/SPIRV/Logger.cpp
* /opt/cola/permits/1225549725_1636407830.6/0/khronosgroup-gslang-6-2-2596-0-gac37079-tar-
gz/KhronosGroup-gslang-5798d23/gtests/BuiltInResource.FromFile.cpp
* /opt/cola/permits/1225549725_1636407830.6/0/khronosgroup-gslang-6-2-2596-0-gac37079-tar-
gz/KhronosGroup-gslang-5798d23/gtests/AST.FromFile.cpp
* /opt/cola/permits/1225549725_1636407830.6/0/khronosgroup-gslang-6-2-2596-0-gac37079-tar-
gz/KhronosGroup-gslang-5798d23/gtests/TestFixture.cpp
*
/opt/cola/permits/1225549725_1636407830.6/0/khronosgroup-gslang-6-2-2596-0-gac37079-tar-gz/KhronosGroup-
gslang-5798d23/gtests/Config.FromFile.cpp
* /opt/cola/permits/1225549725_1636407830.6/0/khronosgroup-gslang-6-2-2596-0-gac37079-tar-
gz/KhronosGroup-gslang-5798d23/gslang/MachineIndependent/propagateNoContraction.cpp
* /opt/cola/permits/1225549725_1636407830.6/0/khronosgroup-gslang-6-2-2596-0-gac37079-tar-
gz/KhronosGroup-gslang-5798d23/gtests/Link.FromFile.Vk.cpp
* /opt/cola/permits/1225549725_1636407830.6/0/khronosgroup-gslang-6-2-2596-0-gac37079-tar-
gz/KhronosGroup-gslang-5798d23/gtests/Pp.FromFile.cpp
* /opt/cola/permits/1225549725_1636407830.6/0/khronosgroup-gslang-6-2-2596-0-gac37079-tar-
gz/KhronosGroup-gslang-5798d23/gtests/Remap.FromFile.cpp
No license file was found, but licenses were detected in source scan.
```

```
/* Bison interface for Yacc-like parsers in C
```

Copyright (C) 1984, 1989-1990, 2000-2013 Free Software Foundation, Inc.

This program is free software: you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation, either version 3 of the License, or (at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

```
You should have received a copy of the GNU General Public License
along with this program. If not, see <http://www.gnu.org/licenses/>. */
/* As a special exception, you may create a larger work that contains
part or all of the Bison parser skeleton and distribute that work
under terms of your
choice, so long as that work isn't itself a
parser generator using the skeleton or a modified version thereof
```

as a parser skeleton. Alternatively, if you modify or redistribute the parser skeleton itself, you may (at your option) remove this special exception, which will cause the skeleton and the resulting Bison output files to be licensed under the GNU General Public License without this special exception.

This special exception was added by the Free Software Foundation in version 2.2 of Bison. */

Found in path(s):

*/opt/cola/permits/1225549725_1636407830.6/0/khronosgroup-glslang-6-2-2596-0-gac37079-tar-gz/KhronosGroup-glslang-5798d23/glslang/MachineIndependent/glslang_tab.cpp.h

No license file was found, but licenses were detected in source scan.

/*

** Copyright (c) 2014-2016 The Khronos Group Inc.

**

** Permission is hereby granted, free of charge, to any person obtaining a copy

** of this software and/or associated documentation files (the "Materials"),

** to deal in the Materials without restriction, including without limitation

** the rights to use, copy, modify, merge, publish, distribute, sublicense,

** and/or sell copies of the Materials, and to permit persons to whom the

** Materials are furnished to do so, subject to the following conditions:

**

** The above copyright notice and this permission notice shall be included in

** all copies or substantial portions of the Materials.

**

** MODIFICATIONS TO THIS FILE MAY MEAN IT NO LONGER ACCURATELY REFLECTS KHRONOS

** STANDARDS. THE UNMODIFIED, NORMATIVE VERSIONS OF KHRONOS SPECIFICATIONS AND

** HEADER INFORMATION ARE LOCATED AT <https://www.khronos.org/registry/>

**

** THE MATERIALS ARE PROVIDED "AS IS", WITHOUT

WARRANTY OF ANY KIND, EXPRESS

** OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY,

** FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL

** THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER

** LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING

** FROM, OUT OF OR IN CONNECTION WITH THE MATERIALS OR THE USE OR OTHER DEALINGS

** IN THE MATERIALS.

*/

Found in path(s):

*/opt/cola/permits/1225549725_1636407830.6/0/khronosgroup-glslang-6-2-2596-0-gac37079-tar-gz/KhronosGroup-glslang-5798d23/SPIRV/GLSL.std.450.h

No license file was found, but licenses were detected in source scan.

/*

** Copyright (c) 2014-2016 The Khronos Group Inc.

**
** Permission is hereby granted, free of charge, to any person obtaining a copy
** of this software and/or associated documentation files (the "Materials"),
** to deal in the Materials without restriction, including without limitation
** the rights to use, copy, modify, merge, publish, distribute, sublicense,
** and/or sell copies of the Materials, and to permit persons to whom the
** Materials are furnished to do so, subject to the following conditions:
**
** The above copyright notice and this permission notice shall be included in
** all copies or substantial portions of the Materials.
**
** MODIFICATIONS TO THIS FILE MAY MEAN IT NO LONGER ACCURATELY REFLECTS KHRONOS
** STANDARDS. THE UNMODIFIED, NORMATIVE VERSIONS OF KHRONOS SPECIFICATIONS AND
** HEADER INFORMATION ARE LOCATED AT <https://www.khronos.org/registry/>
**
** THE MATERIALS ARE PROVIDED "AS IS", WITHOUT
** WARRANTY OF ANY KIND, EXPRESS
** OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY,
** FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL
** THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER
** LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING
** FROM, OUT OF OR IN CONNECTION WITH THE MATERIALS OR THE USE OR OTHER DEALINGS
** IN THE MATERIALS.
*/

Found in path(s):

* /opt/cola/permits/1225549725_1636407830.6/0/khronosgroup-glslang-6-2-2596-0-gac37079-tar-gz/KhronosGroup-glslang-5798d23/SPIRV/GLSL.ext.EXT.h
* /opt/cola/permits/1225549725_1636407830.6/0/khronosgroup-glslang-6-2-2596-0-gac37079-tar-gz/KhronosGroup-glslang-5798d23/SPIRV/GLSL.ext.KHR.h
* /opt/cola/permits/1225549725_1636407830.6/0/khronosgroup-glslang-6-2-2596-0-gac37079-tar-gz/KhronosGroup-glslang-5798d23/SPIRV/GLSL.ext.AMD.h

No license file was found, but licenses were detected in source scan.

//All rights reserved.

//Redistribution and use in source and binary forms, with or without
//modification, are permitted provided that the following conditions
//are met:

// Redistributions of source code must retain the above copyright
// notice, this list of conditions and the following disclaimer.
// Redistributions in binary form must reproduce the above
// copyright notice, this list of conditions and the following
// disclaimer in the documentation and/or other materials provided
// Neither the name of 3Dlabs Inc. Ltd. nor the names of its
// from this software without specific prior written permission.

Found in path(s):

* /opt/cola/permits/1225549725_1636407830.6/0/khronosgroup-glslang-6-2-2596-0-gac37079-tar-

gz/KhronosGroup-glslang-5798d23/Test/sample.vert
* /opt/cola/permits/1225549725_1636407830.6/0/khronosgroup-glslang-6-2-2596-0-gac37079-tar-
gz/KhronosGroup-glslang-5798d23/Test/sample.frag
No license file was found, but licenses were detected in source scan.

```
/*  
** Copyright (c) 2013 The Khronos Group Inc.  
**  
** Permission is hereby granted, free of charge, to any person obtaining a  
** copy of this software and/or associated documentation files (the  
** "Materials"), to deal in the Materials without restriction, including  
** without limitation the rights to use, copy, modify, merge, publish,  
** distribute, sublicense, and/or sell copies of the Materials, and to  
** permit persons to whom the Materials are furnished to do so, subject to  
** the following conditions:  
**  
** The above copyright notice and this permission notice shall be included  
** in all copies or substantial portions of the Materials.  
**  
** THE MATERIALS ARE PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND,  
** EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF  
** MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT.  
** IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE  
** FOR ANY  
** CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT,  
** TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE  
** MATERIALS OR THE USE OR OTHER DEALINGS IN THE MATERIALS.  
*/
```

Found in path(s):

* /opt/cola/permits/1225549725_1636407830.6/0/khronosgroup-glslang-6-2-2596-0-gac37079-tar-
gz/KhronosGroup-glslang-5798d23/glslang/MachineIndependent/gl_types.h
No license file was found, but licenses were detected in source scan.

```
//All rights reserved.  
//Redistribution and use in source and binary forms, with or without  
//modification, are permitted provided that the following conditions  
//are met:  
// Redistributions of source code must retain the above copyright  
// notice, this list of conditions and the following disclaimer.  
// Redistributions in binary form must reproduce the above  
// copyright notice, this list of conditions and the following  
// disclaimer in the documentation and/or other materials provided  
// Neither the name of LunarG Inc. nor the names of its  
// from this software without specific prior written permission.
```

Found in path(s):

* /opt/cola/permits/1225549725_1636407830.6/0/khronosgroup-glslang-6-2-2596-0-gac37079-tar-

```
gz/KhronosGroup-glslang-5798d23/Test/versionsErrors.frag
* /opt/cola/permits/1225549725_1636407830.6/0/khronosgroup-glslang-6-2-2596-0-gac37079-tar-
gz/KhronosGroup-glslang-5798d23/Test/versionsClean.vert
*
/opt/cola/permits/1225549725_1636407830.6/0/khronosgroup-glslang-6-2-2596-0-gac37079-tar-gz/KhronosGroup-
glslang-5798d23/Test/versionsClean.frag
* /opt/cola/permits/1225549725_1636407830.6/0/khronosgroup-glslang-6-2-2596-0-gac37079-tar-
gz/KhronosGroup-glslang-5798d23/Test/versionsErrors.vert
No license file was found, but licenses were detected in source scan.
```

```
// All rights reserved.
// Redistribution and use in source and binary forms, with or without
// modification, are permitted provided that the following conditions
// are met:
//   Redistributions of source code must retain the above copyright
//   notice, this list of conditions and the following disclaimer.
//   Redistributions in binary form must reproduce the above
//   copyright notice, this list of conditions and the following
//   disclaimer in the documentation and/or other materials provided
//   Neither the name of Google, Inc., nor the names of its
//   from this software without specific prior written permission.
```

Found in path(s):

```
* /opt/cola/permits/1225549725_1636407830.6/0/khronosgroup-glslang-6-2-2596-0-gac37079-tar-
gz/KhronosGroup-glslang-5798d23/hlsl/hlslGrammar.cpp
* /opt/cola/permits/1225549725_1636407830.6/0/khronosgroup-glslang-6-2-2596-0-gac37079-tar-
gz/KhronosGroup-glslang-5798d23/hlsl/hlslAttributes.cpp
*
/opt/cola/permits/1225549725_1636407830.6/0/khronosgroup-glslang-6-2-2596-0-gac37079-tar-gz/KhronosGroup-
glslang-5798d23/hlsl/hlslGrammar.h
* /opt/cola/permits/1225549725_1636407830.6/0/khronosgroup-glslang-6-2-2596-0-gac37079-tar-
gz/KhronosGroup-glslang-5798d23/hlsl/hlslScanContext.h
* /opt/cola/permits/1225549725_1636407830.6/0/khronosgroup-glslang-6-2-2596-0-gac37079-tar-
gz/KhronosGroup-glslang-5798d23/hlsl/hlslTokenStream.cpp
* /opt/cola/permits/1225549725_1636407830.6/0/khronosgroup-glslang-6-2-2596-0-gac37079-tar-
gz/KhronosGroup-glslang-5798d23/glslang/MachineIndependent/attribute.cpp
* /opt/cola/permits/1225549725_1636407830.6/0/khronosgroup-glslang-6-2-2596-0-gac37079-tar-
gz/KhronosGroup-glslang-5798d23/hlsl/hlslTokens.h
* /opt/cola/permits/1225549725_1636407830.6/0/khronosgroup-glslang-6-2-2596-0-gac37079-tar-
gz/KhronosGroup-glslang-5798d23/hlsl/hlslScanContext.cpp
* /opt/cola/permits/1225549725_1636407830.6/0/khronosgroup-glslang-6-2-2596-0-gac37079-tar-
gz/KhronosGroup-glslang-5798d23/hlsl/hlslTokenStream.h
*
/opt/cola/permits/1225549725_1636407830.6/0/khronosgroup-glslang-6-2-2596-0-gac37079-tar-gz/KhronosGroup-
glslang-5798d23/hlsl/hlslOpMap.cpp
* /opt/cola/permits/1225549725_1636407830.6/0/khronosgroup-glslang-6-2-2596-0-gac37079-tar-
gz/KhronosGroup-glslang-5798d23/hlsl/hlslOpMap.h
* /opt/cola/permits/1225549725_1636407830.6/0/khronosgroup-glslang-6-2-2596-0-gac37079-tar-
```

1.429 jinja2 3.0.3

1.429.1 Available under license :

No license file was found, but licenses were detected in source scan.

Metadata-Version: 2.1

Name: Jinja2

Version: 3.0.3

Summary: A very fast and expressive template engine.

Home-page: <https://palletsprojects.com/p/jinja/>

Author: Armin Ronacher

Author-email: armin.ronacher@active-4.com

Maintainer: Pallets

Maintainer-email: contact@palletsprojects.com

License: BSD-3-Clause

Project-URL: Donate, <https://palletsprojects.com/donate>

Project-URL: Documentation, <https://jinja.palletsprojects.com/>

Project-URL: Changes, <https://jinja.palletsprojects.com/changes/>

Project-URL: Source Code, <https://github.com/pallets/jinja/>

Project-URL: Issue Tracker, <https://github.com/pallets/jinja/issues/>

Project-URL: Twitter, <https://twitter.com/PalletsTeam>

Project-URL: Chat, <https://discord.gg/pallets>

Platform: UNKNOWN

Classifier: Development Status :: 5 - Production/Stable

Classifier: Environment :: Web Environment

Classifier: Intended Audience :: Developers

Classifier: License :: OSI Approved :: BSD License

Classifier:

Operating System :: OS Independent

Classifier: Programming Language :: Python

Classifier: Topic :: Internet :: WWW/HTTP :: Dynamic Content

Classifier: Topic :: Text Processing :: Markup :: HTML

Requires-Python: >=3.6

Description-Content-Type: text/x-rst

Provides-Extra: i18n

License-File: LICENSE.rst

Jinja

=====

Jinja is a fast, expressive, extensible templating engine. Special placeholders in the template allow writing code similar to Python syntax. Then the template is passed data to render the final document.

It includes:

- Template inheritance and inclusion.
- Define and import macros within templates.
- HTML templates can use autoescaping to prevent XSS from untrusted user input.
- A sandboxed environment can safely render untrusted templates.
- AsyncIO support for generating templates and calling async functions.
- I18N support with Babel.
- Templates are compiled to optimized Python code just-in-time and cached, or can be compiled ahead-of-time.
-
- Exceptions point to the correct line in templates to make debugging easier.
- Extensible filters, tests, functions, and even syntax.

Jinja's philosophy is that while application logic belongs in Python if possible, it shouldn't make the template designer's job difficult by restricting functionality too much.

Installing

Install and update using `pip`_:

.. code-block:: text

```
$ pip install -U Jinja2
```

.. _pip: <https://pip.pypa.io/en/stable/getting-started/>

In A Nutshell

.. code-block:: jinja

```
{% extends "base.html" %}
{% block title %}Members{% endblock %}
{% block content %}
<ul>
  {% for user in users %}
    <li><a href="{{ user.url }}">{{ user.username }}</a></li>
  {% endfor %}
</ul>
{% endblock %}
```

Donate

The Pallets organization develops and supports Jinja and other popular packages. In order to grow the community of contributors and users, and allow the maintainers to devote more time to the projects, please donate today`_.

.. _please donate today: <https://palletsprojects.com/donate>

Links

- Documentation: <https://jinja.palletsprojects.com/>
- Changes: <https://jinja.palletsprojects.com/changes/>
- PyPI Releases: <https://pypi.org/project/Jinja2/>
- Source Code: <https://github.com/pallets/jinja/>
- Issue Tracker: <https://github.com/pallets/jinja/issues/>
- Website: <https://palletsprojects.com/p/jinja/>
- Twitter: <https://twitter.com/PalletsTeam>
- Chat: <https://discord.gg/pallets>

Found in path(s):

* /opt/cola/permits/1226358395_1636965021.11/0/jinja2-3-0-3-tar-gz/Jinja2-3.0.3/src/Jinja2.egg-info/PKG-INFO

* /opt/cola/permits/1226358395_1636965021.11/0/jinja2-3-0-3-tar-gz/Jinja2-3.0.3/PKG-INFO

No license file was found, but licenses were detected in source scan.

Copyright 2007 Pallets

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
3. Neither the name of the copyright holder nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS

"AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT HOLDER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Found in path(s):

* /opt/cola/permits/1226358395_1636965021.11/0/jinja2-3-0-3-tar-gz/Jinja2-3.0.3/LICENSE.rst

No license file was found, but licenses were detected in source scan.

[metadata]

name = Jinja2

version = attr: jinja2.__version__

url = <https://palletsprojects.com/p/jinja/>

project_urls =

Donate = <https://palletsprojects.com/donate>

Documentation = <https://jinja.palletsprojects.com/>

Changes = <https://jinja.palletsprojects.com/changes/>

Source Code = <https://github.com/pallets/jinja/>

Issue Tracker = <https://github.com/pallets/jinja/issues/>

Twitter = <https://twitter.com/PalletsTeam>

Chat = <https://discord.gg/pallets>

license = BSD-3-Clause

license_files = LICENSE.rst

author = Armin Ronacher

author_email = armin.ronacher@active-4.com

maintainer = Pallets

maintainer_email = contact@palletsprojects.com

description = A very fast and expressive template engine.

long_description = file: README.rst

long_description_content_type = text/x-rst

classifiers =

Development Status :: 5 - Production/Stable

Environment :: Web Environment

Intended Audience :: Developers

License :: OSI Approved ::

BSD License

Operating System :: OS Independent

Programming Language :: Python

Topic :: Internet :: WWW/HTTP :: Dynamic Content

Topic :: Text Processing :: Markup :: HTML

```
[options]
packages = find:
package_dir == src
include_package_data = true
python_requires = >= 3.6
```

```
[options.packages.find]
where = src
```

```
[options.entry_points]
babel.extractors =
jinja2 = jinja2.ext:babel_extract[i18n]
```

```
[tool:pytest]
testpaths = tests
filterwarnings =
error
ignore:The loop argument:DeprecationWarning:asyncio[.]base_events:542
```

```
[coverage:run]
branch = True
source =
jinja2
tests
```

```
[coverage:paths]
source =
src
*/site-packages
```

```
[flake8]
select = B, E, F, W, B9, ISC
ignore =
E203
E501
E722
W503
max-line-length = 80
per-file-ignores =
src/jinja2/___init___py: F401
```

```
[mypy]
files = src/jinja2
python_version = 3.6
disallow_subclassing_any = True
disallow_untyped_calls = True
disallow_untyped_defs = True
disallow_incomplete_defs = True
```



```
no_implicit_optional = True
local_partial_types = True
no_implicit_reexport
= True
strict_equality = True
warn_redundant_casts = True
warn_unused_configs = True
warn_unused_ignores = True
warn_return_any = True
warn_unreachable = True
```

```
[mypy-jinja2.defaults]
no_implicit_reexport = False
```

```
[mypy-markupsafe]
no_implicit_reexport = False
```

```
[egg_info]
tag_build =
tag_date = 0
```

Found in path(s):

```
* /opt/cola/permits/1226358395_1636965021.11/0/jinja2-3-0-3-tar-gz/Jinja2-3.0.3/setup.cfg
```

1.430 libogg 1.3.4-0ubuntu1

1.430.1 Available under license :

This package was debianized by Christopher L Cheney <ccheney@debian.org> on Sun, 29 Oct 2000 01:11:57 -0500.

It was downloaded from <http://www.xiph.org>

Upstream Authors:

Christopher Montgomery <monty@xiph.org>

Greg Maxwell <greg@xiph.org>

Ralph Giles <giles@xiph.org>

Cristian Adam <cristian.adam@gmail.com>

Tim Terribery <tterribe@xiph.org>

Copyright (c) 2002-2011, Xiph.org Foundation

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.

- Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

- Neither the name of the Xiph.Org Foundation nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS ``AS IS'' AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE REGENTS OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

RFC 5334 is distributed with the following permission:

12. Copying Conditions

The authors agree to grant third parties the irrevocable right to copy, use and distribute the work, with or without modification, in any medium, without royalty, provided that, unless separate permission is granted, redistributed modified works do not contain misleading author, version, name of work, or endorsement information.

For RFC 3533 the following additional permission is granted:

Received: from mail-vw0-f52.google.com ([209.85.212.52])

by master.debian.org with esmtps (TLS1.0:RSA_ARCFOUR_SHA1:16)
(Exim 4.72)

(envelope-from <silviapfeiffer1@gmail.com>)

id 1QsTXr-0004MO-Ek

for ron@debian.org; Sun, 14 Aug 2011 05:47:35 +0000

In-Reply-To: <20110813065417.GV2324@audi.shelbyville.oz>

References: <20110813065417.GV2324@audi.shelbyville.oz>

From: Silvia Pfeiffer <silviapfeiffer1@gmail.com>

Date: Sun, 14 Aug 2011 15:47:09 +1000

Message-ID: <CAHp8n2nmGN+G09aA118KN86NeX9yw_VJAQNFZebm74k195zz+Q@mail.gmail.com>

Subject: Re: Distributing the libogg RFCs in the Debian package

To: Ron <ron@debian.org>

Cc: Christopher Montgomery <monty@xiph.org>,
Ivo Emanuel Goncalves <justivo@gmail.com>

Hi Ron,

I am happy to have the RFCs that I authored or co-authored to be published with the additional license as stated below and permit those RFCs to be distributed under the same terms as libogg itself.

Cheers,
Silvia.

- > The author(s) agree to grant third parties the irrevocable
- > right to copy, use and distribute the work, with or without
- > modification, in any medium, without royalty, provided that,
- > unless separate permission is granted, redistributed modified
- > works do not contain misleading author, version, name of work,
- > or endorsement information.

Copyright (c) 2002, Xiph.org Foundation

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
- Neither the name of the Xiph.org Foundation nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE FOUNDATION OR CONTRIBUTORS

BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE

OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

1.431 also 1.2.2-2.1ubuntu2.5

1.431.1 Available under license :

GNU GENERAL PUBLIC LICENSE

Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.

59 Temple Place, Suite 330, Boston, MA 02111-1307 USA

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. This General Public License applies to most of the Free Software Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Lesser General Public License instead.) You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission

to copy,
distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and modification follow.

GNU GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program
or other work which contains
a notice placed by the copyright holder saying it may be distributed
under the terms of this General Public License. The "Program", below,
refers to any such program or work, and a "work based on the Program"
means either the Program or any derivative work under copyright law:
that is to say, a work containing the Program or a portion of it,
either verbatim or with modifications and/or translated into another
language. (Hereinafter, translation is included without limitation in
the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not
covered by this License; they are outside its scope. The act of
running the Program is not restricted, and the output from the Program
is covered only if its contents constitute a work based on the
Program (independent of having been made by running the Program).
Whether that is true depends on what the Program does.

1. You may copy and distribute
verbatim copies of the Program's
source code as you receive it, in any medium, provided that you
conspicuously and appropriately publish on each copy an appropriate
copyright notice and disclaimer of warranty; keep intact all the
notices that refer to this License and to the absence of any warranty;
and give any other recipients of the Program a copy of this License
along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

- a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.
- b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.
- c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Program.

In addition, mere aggregation of another work not based on the Program with the Program (or with a work based on the Program) on a volume of a storage or distribution medium does not bring the other work under

the scope of this License.

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

- a) Accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,
- b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,
- c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under

this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing

to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING,

REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS),

EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

END OF TERMS AND CONDITIONS

How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

<one line to give the program's name and a brief idea of what it does.>

Copyright (C) <year> <name of author>

This program is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation; either version

2.1 of the License, or

(at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program; if not, write to the Free Software Foundation, Inc., 59 Temple Place, Suite 330, Boston, MA 02111-1307 USA

Also add information on how to contact you by electronic and paper mail.

If the program is interactive, make it output a short notice like this

when it starts in an interactive mode:

Gnomovision version 69, Copyright (C) year name of author
Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type `show w'.
This is free software, and you are welcome to redistribute it
under certain conditions; type `show c' for details.

The hypothetical commands

`show w' and `show c' should show the appropriate
parts of the General Public License. Of course, the commands you use may
be called something other than `show w' and `show c'; they could even be
mouse-clicks or menu items--whatever suits your program.

You should also get your employer (if you work as a programmer) or your
school, if any, to sign a "copyright disclaimer" for the program, if
necessary. Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the program
`Gnomovision' (which makes passes at compilers) written by James Hacker.

<signature of Ty Coon>, 1 April 1989
Ty Coon, President of Vice

This General Public License does not permit incorporating your program into
proprietary programs. If your program is a subroutine library, you may
consider it more useful to permit linking proprietary applications with the
library. If this is what you want to do, use the GNU Library General
Public License instead of this License.

GNU LESSER GENERAL PUBLIC LICENSE
Version 2.1, February 1999

Copyright (C) 1991, 1999 Free Software Foundation, Inc.
51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA
Everyone is permitted to copy and distribute verbatim copies
of this license document, but changing it is not allowed.

[This is the first released version of the Lesser GPL. It also counts
as the successor of the GNU Library Public License, version 2, hence
the version number 2.1.]

Preamble

The licenses for most software are designed to take away your
freedom to share and change it. By contrast, the GNU General Public
Licenses are intended to guarantee your freedom to share and change
free software--to make sure the software is free for all its users.

This license, the Lesser General Public License, applies to some

specially designated software packages--typically libraries--of the Free Software Foundation and other authors who decide to use it. You can use it too, but we suggest you first think carefully about whether this license or the ordinary General Public License is the better strategy to use in any particular case, based on the explanations below.

When we speak of free software, we are referring to freedom of use, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish); that you receive source code or can get it if you want it; that you can change the software and use pieces of it in new free programs; and that you are informed that you can do these things.

To protect your rights, we need to make restrictions that forbid distributors to deny you these rights or to ask you to surrender these rights. These restrictions translate to certain responsibilities for you if you distribute copies of the library or if you modify it.

For example, if you distribute copies of the library, whether gratis or for a fee, you must give the recipients all the rights that we gave you. You must make sure that they, too, receive or can get the source code. If you link other code with the library, you must provide complete object files to the recipients, so that they can relink them with the library after making changes to the library and recompiling it. And you must show them these terms so they know their rights.

We protect your rights with a two-step method: (1) we copyright the library, and (2) we offer you this license, which gives you legal permission to copy, distribute and/or modify the library.

To protect each distributor, we want to make it very clear that there is no warranty for the free library. Also, if the library is modified by someone else and passed on, the recipients should know that what they have is not the original version, so that the original author's reputation will not be affected by problems that might be introduced by others.

Finally, software patents pose a constant threat to the existence of any free program. We wish to make sure that a company cannot effectively restrict the users of a free program by obtaining a restrictive license from a patent holder. Therefore, we insist that any patent license obtained for a version of the library must be consistent with the full freedom of use specified in this license.

Most GNU software, including some libraries, is covered by the ordinary GNU General Public License. This license, the GNU Lesser General Public License, applies to certain designated libraries, and is quite different from the ordinary General Public License. We use this license for certain libraries in order to permit linking those libraries into non-free programs.

When a program is linked with a library, whether statically or using a shared library, the combination of the two is legally speaking a combined work, a derivative of the original library. The ordinary General Public License therefore permits such linking only if the entire combination fits its criteria of freedom. The Lesser General Public License permits more lax criteria for linking other code with the library.

We call this license the "Lesser" General Public License because it does Less to protect the user's freedom than the ordinary General Public License. It also provides other free software developers Less of an advantage over competing non-free programs. These disadvantages are the reason we use the ordinary General Public License for many libraries. However, the Lesser license provides advantages in certain special circumstances.

For example, on rare occasions, there may be a special need to encourage the widest possible use of a certain library, so that it becomes a de-facto standard. To achieve this, non-free programs must be allowed to use the library. A more frequent case is that a free library does the same job as widely used non-free libraries. In this case, there is little to gain by limiting the free library to free software only, so we use the Lesser General Public License.

In other cases, permission to use a particular library in non-free programs enables a greater number of people to use a large body of free software. For example, permission to use the GNU C Library in non-free programs enables many more people to use the whole GNU operating system, as well as its variant, the GNU/Linux operating system.

Although the Lesser General Public License is Less protective of the users' freedom, it does ensure that the user of a program that is linked with the Library has the freedom and the wherewithal to run that program using a modified version of the Library.

The precise terms and conditions for copying, distribution and modification follow. Pay close attention to the difference between a "work based on the library" and a "work that uses the library". The

former contains code derived from the library, whereas the latter must be combined with the library in order to run.

GNU LESSER GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License Agreement applies to any software library or other program which contains a notice placed by the copyright holder or other authorized party saying it may be distributed under the terms of this Lesser General Public License (also called "this License"). Each licensee is addressed as "you".

A "library" means a collection of software functions and/or data prepared so as to be conveniently linked with application programs (which use some of those functions and data) to form executables.

The "Library", below, refers to any such software library or work which has been distributed under these terms. A "work based on the Library" means either the Library or any derivative work under copyright law: that is to say, a work containing the Library or a portion of it, either verbatim or with modifications and/or translated straightforwardly into another language. (Hereinafter, translation is included without limitation in the term "modification".)

"Source code" for a work means the preferred form of the work for making modifications to it. For a library, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the library.

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running a program using the Library is not restricted, and output from such a program is covered only if its contents constitute a work based on the Library (independent of the use of the Library in a tool for writing it). Whether that is true depends on what the Library does and what the program that uses the Library does.

1. You may copy and distribute verbatim copies of the Library's complete source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and distribute a copy of this License along with the Library.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Library or any portion of it, thus forming a work based on the Library, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

a) The modified work must itself be a software library.

b) You must cause the files modified to carry prominent notices stating that you changed the files and the date of any change.

c) You must cause the whole of the work to be licensed at no charge to all third parties under the terms of this License.

d) If a facility in the modified Library refers to a function or a table of data to be supplied by an application program that uses the facility, other than as an argument passed when the facility is invoked, then you must make a good faith effort to ensure that, in the event an application does not supply such function or table, the facility still operates, and performs whatever part of its purpose remains meaningful.

(For example, a function in a library to compute square roots has a purpose that is entirely well-defined independent of the application. Therefore, Subsection 2d requires that any application-supplied function or table used by this function must be optional: if the application does not supply it, the square root function must still compute square roots.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Library, and can be reasonably considered independent and separate works in themselves,

then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Library, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or

collective works based on the Library.

In addition, mere aggregation of another work not based on the Library with the Library (or with a work based on the Library) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may opt to apply the terms of the ordinary GNU General Public License instead of this License to a given copy of the Library. To do this, you must alter all the notices that refer to this License, so that they refer to the ordinary GNU General Public License, version 2, instead of to this License. (If a newer version than version 2 of the ordinary GNU General Public License has appeared, then you can specify that version instead if you wish.) Do not make any other change in these notices.

Once this change is made in a given copy, it is irreversible for that copy, so the ordinary GNU General Public License applies to all subsequent copies and derivative works made from that copy.

This option is useful when you wish to copy part of the code of the Library into a program that is not a library.

4. You may copy and distribute the Library (or a portion or derivative of it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange.

If distribution of object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place satisfies the requirement to distribute the source code, even though third parties are not compelled to copy the source along with the object code.

5. A program that contains no derivative of any portion of the Library, but is designed to work with the Library by being compiled or linked with it, is called a "work that uses the Library". Such a work, in isolation, is not a derivative work of the Library, and therefore falls outside the scope of this License.

However, linking a "work that uses the Library" with the Library creates an executable that is a derivative of the Library (because it contains portions of the Library), rather than a "work that uses the library". The executable is therefore covered

by this License.

Section 6 states terms for distribution of such executables.

When a "work that uses the Library" uses material from a header file that is part of the Library, the object code for the work may be a derivative work of the Library even though the source code is not. Whether this is true is especially significant if the work can be linked without the Library, or if the work is itself a library. The threshold for this to be true is not precisely defined by law.

If such an object file uses only numerical parameters, data structure layouts and accessors, and small macros and small inline functions (ten lines or less in length), then the use of the object file is unrestricted, regardless of whether it is legally a derivative work. (Executables containing this object code plus portions of the Library will still fall under Section 6.)

Otherwise, if the work is a derivative of the Library, you may distribute the object code for the work under the terms of Section 6.

Any

executables containing that work also fall under Section 6, whether or not they are linked directly with the Library itself.

6. As an exception to the Sections above, you may also combine or link a "work that uses the Library" with the Library to produce a work containing portions of the Library, and distribute that work under terms of your choice, provided that the terms permit modification of the work for the customer's own use and reverse engineering for debugging such modifications.

You must give prominent notice with each copy of the work that the Library is used in it and that the Library and its use are covered by this License. You must supply a copy of this License. If the work during execution displays copyright notices, you must include the copyright notice for the Library among them, as well as a reference directing the user to the copy of this License. Also, you must do one of these things:

- a) Accompany the work with the complete corresponding machine-readable source code for the Library including whatever changes were used in the work (which must be distributed under Sections 1 and 2 above); and, if the work is an executable linked with the Library, with the complete machine-readable "work that uses the Library", as object code and/or source code, so that the user can modify the Library and then relink to produce a modified executable containing the modified Library. (It is understood that the user who changes the contents of definitions files in the

Library will not necessarily be able to recompile the application to use the modified definitions.)

- b) Use a suitable shared library mechanism for linking with the Library. A suitable mechanism is one that (1) uses at run time a copy of the library already present on the user's computer system, rather than copying library functions into the executable, and (2) will operate properly with a modified version of the library, if the user installs one, as long as the modified version is interface-compatible with the version that the work was made with.
- c) Accompany the work with a written offer, valid for at least three years, to give the same user the materials specified in Subsection 6a, above, for a charge no more than the cost of performing this distribution.
- d) If distribution of the work is made by offering access to copy from a designated place, offer equivalent access to copy the above specified materials from the same place.
- e) Verify that the user has already received a copy of these materials or that you have already sent this user a copy.

For an executable, the required form of the "work that uses the Library" must include any data and utility programs needed for reproducing the executable from it. However, as a special exception, the materials to be distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

It may happen that this requirement contradicts the license restrictions of other proprietary libraries that do not normally accompany the operating system. Such a contradiction means you cannot use both them and the Library together in an executable that you distribute.

7. You may place library facilities that are a work based on the Library side-by-side in a single library together with other library facilities not covered by this License, and distribute such a combined library, provided that the separate distribution of the work based on the Library and of the other library facilities is otherwise permitted, and provided that you do these two things:

- a) Accompany the combined library with a copy of the same work

based on the Library, uncombined with any other library facilities. This must be distributed under the terms of the Sections above.

b) Give prominent notice with the combined library of the fact that part of it is a work based on the Library, and explaining where to find the accompanying uncombined form of the same work.

8. You may not copy, modify, sublicense, link with, or distribute the Library except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense, link with, or distribute the Library is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

9. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Library or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Library (or any work based on the Library), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Library or works based on it.

10. Each time you redistribute the Library (or any work based on the Library), the recipient automatically receives a license from the original licensor to copy, distribute, link with or modify the Library subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties with this License.

11. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Library at all. For example, if a patent license would not permit royalty-free redistribution of the Library by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Library.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply, and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

12. If the distribution and/or use of the Library is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Library under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

13. The Free Software Foundation may publish revised and/or new versions of the Lesser General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Library specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Library does not specify a license version number, you may choose any version ever published by the Free Software Foundation.

14. If you wish to incorporate parts of the Library into other free programs whose distribution conditions are incompatible with these, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free

status
of all derivatives of our free software and of promoting the sharing
and reuse of software generally.

NO WARRANTY

15. BECAUSE THE LIBRARY IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE LIBRARY, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE LIBRARY "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE LIBRARY IS WITH YOU. SHOULD THE LIBRARY PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

16. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE LIBRARY AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL

DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE LIBRARY (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE LIBRARY TO OPERATE WITH ANY OTHER SOFTWARE), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

END OF TERMS AND CONDITIONS

How to Apply These Terms to Your New Libraries

If you develop a new library, and you want it to be of the greatest possible use to the public, we recommend making it free software that everyone can redistribute and change. You can do so by permitting redistribution under these terms (or, alternatively, under the terms of the ordinary General Public License).

To apply these terms, attach the following notices to the library. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line
and a pointer to where the full notice is found.

<one line to give the library's name and a brief idea of what it does.>
Copyright (C) <year> <name of author>

This library is free software; you can redistribute it and/or

modify it under the terms of the GNU Lesser General Public License as published by the Free Software Foundation; either version 2.1 of the License, or (at your option) any later version.

This library is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU Lesser General Public License for more details.

You should have received a copy of the GNU Lesser General Public License along with this library; if not, write to the Free Software Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA

Also add information on how to contact you by electronic and paper mail.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the library, if necessary. Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the library `Frob' (a library for tweaking knobs) written by James Random Hacker.

<signature of Ty Coon>, 1 April 1990
Ty Coon, President of Vice

That's all there is to it!

1.432 commons-pool 2.11.1

1.432.1 Available under license :

Apache Commons Pool
Copyright 2001-2021 The Apache Software Foundation

This product includes software developed at
The Apache Software Foundation (<https://www.apache.org/>).

Apache License
Version 2.0, January 2004
<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems,

and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this

License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the

Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work,

excluding those notices that do not pertain to any part of the Derivative Works; and

(d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding

those notices that do not

pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the

content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions

of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

APACHE COMMONS POOL DERIVATIVE WORKS:

The LinkedBlockingDeque implementation is based on an implementation written by Doug Lea with assistance from members of JCP JSR-166 Expert Group and released to the public domain, as explained at <http://creativecommons.org/licenses/publicdomain>

1.433 gofrs-flock 0.8.1

1.433.1 Available under license :

Copyright (c) 2015-2020, Tim Heckman
All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- * Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- * Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
- * Neither the name of gofrs nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT HOLDER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

1.434 protobuf 1.26.0-rc.1

1.434.1 Available under license :

Copyright (c) 2018 The Go Authors. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- * Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- * Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
- * Neither the name of Google Inc. nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER

OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

- # This source code was written by the Go contributors.
- # The master list of contributors is in the main Go distribution,
- # visible at <https://tip.golang.org/CONTRIBUTORS>.

1.435 icu 66.1-2ubuntu2.1

1.435.1 Available under license :

- ## `-*-makefile-*`
- ## Copyright (C) 2016 and later: Unicode, Inc. and others.
- ## License & terms of use: <http://www.unicode.org/copyright.html>
- ## BSD-specific setup (FreeBSD, OpenBSD, NetBSD, *BSD)
- ## Copyright (c) 1999-2013, International Business Machines Corporation and
- ## others. All Rights Reserved.

```

## Commands to generate dependency files
GEN_DEPS.c= $(CC) -E -MM $(DEFS) $(CPPFLAGS)
GEN_DEPS.cc= $(CXX) -E -MM $(DEFS) $(CPPFLAGS)

## Flags for position independent code
SHAREDLIBCFLAGS = -fPIC
SHAREDLIBCXXFLAGS = -fPIC
SHAREDLIBCPPFLAGS = -DPIC

## Additional flags when building libraries and with threads
THREADSCPPFLAGS = -D_REENTRANT
LIBCPPFLAGS =

## Compiler switch to embed a runtime search path
LD_RPATH=
LD_RPATH_PRE= -Wl,-rpath,

## Compiler switch to embed a library name
LD_SONAME = -Wl,-soname -Wl,$(notdir $(MIDDLE_SO_TARGET))

## Shared library options
LD_SOOPTIONS= -Wl,-Bsymbolic

## Shared object suffix
SO = so

## Non-shared intermediate object suffix
STATIC_O = ao

## Compilation
rules
%. $(STATIC_O): $(srcdir)/%.c
$(COMPILE.c) $(STATICCPPFLAGS) $(STATICCFLAGS) -o $@ $<
%.o: $(srcdir)/%.c
$(COMPILE.c) $(DYNAMICCPPFLAGS) $(DYNAMICCFLAGS) -o $@ $<

%. $(STATIC_O): $(srcdir)/%.cpp
$(COMPILE.cc) $(STATICCPPFLAGS) $(STATICCXXFLAGS) -o $@ $<
%.o: $(srcdir)/%.cpp
$(COMPILE.cc) $(DYNAMICCPPFLAGS) $(DYNAMICCXXFLAGS) -o $@ $<

## Dependency rules
%.d: $(srcdir)/%.c
@echo "generating dependency information for $<"
@$(SHELL) -ec '$(GEN_DEPS.c) $< \
| sed "s^\($*\)\.o[ :]*^1.o $@ :/g\" > $@; \
[ -s $@ ] || rm -f $@'

```

```
%d: $(srcdir)/%.cpp
@echo "generating dependency information for $<"
@$(SHELL) -ec '$(GEN_DEPS.cc) $< \
| sed "s^\($*\)\.o[ :]*^/1.o $@ : /g'" > $@; \
[ -s $@ ] || rm -f $@'
```

```
## Versioned libraries rules
```

```
%.${SO}.${SO_TARGET_VERSION_MAJOR}: %.${SO}.${SO_TARGET_VERSION}
$(RM) $@ && ln -s ${<F} $@
%.${SO}: %.${SO}.${SO_TARGET_VERSION_MAJOR}
$(RM) $@ && ln -s ${*F}.${SO}.${SO_TARGET_VERSION} $@
```

```
## Bind internal references
```

```
# LDflags that pkgdata will use
BIR_LDFLAGS= -Wl,-Bsymbolic
```

```
# Dependencies [i.e. map files] for the final library
BIR_DEPS=
```

```
## Remove shared library 's'
STATIC_PREFIX_WHEN_USED =
STATIC_PREFIX =
```

```
## End BSD-specific setup
```

Copyright 2006-2011, the V8 project authors. All rights reserved.
Redistribution and use in source and binary forms, with or without
modification, are permitted provided that the following conditions are
met:

- * Redistributions of source code must retain the above copyright
notice, this list of conditions and the following disclaimer.
- * Redistributions in binary form must reproduce the above
copyright notice, this list of conditions and the following
disclaimer in the documentation and/or other materials provided
with the distribution.
- * Neither the name of Google Inc. nor the names of its
contributors may be used to endorse or promote products derived
from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS
"AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT
LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR
A PARTICULAR PURPOSE ARE
DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT
OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL,
SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT

LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.
COPYRIGHT AND PERMISSION NOTICE (ICU 58 and later)

Copyright 1991-2020 Unicode, Inc. All rights reserved.

Distributed under the Terms of Use in <https://www.unicode.org/copyright.html>.

Permission is hereby granted, free of charge, to any person obtaining a copy of the Unicode data files and any associated documentation (the "Data Files") or Unicode software and any associated documentation (the "Software") to deal in the Data Files or Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, and/or sell copies of the Data Files or Software, and to permit persons to whom the Data Files or Software are furnished to do so, provided that either
(a) this copyright and permission notice appear with all copies of the Data Files or Software, or
(b) this copyright and permission notice appear in associated Documentation.

THE DATA FILES AND SOFTWARE ARE PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT OF THIRD PARTY RIGHTS.
IN NO EVENT SHALL THE COPYRIGHT HOLDER OR HOLDERS INCLUDED IN THIS NOTICE BE LIABLE FOR ANY CLAIM, OR ANY SPECIAL INDIRECT OR CONSEQUENTIAL DAMAGES, OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THE DATA FILES OR SOFTWARE.

Except as contained in this notice, the name of a copyright holder shall not be used in advertising or otherwise to promote the sale, use or other dealings in these Data Files or Software without prior written authorization of the copyright holder.

Third-Party Software Licenses

This section contains third-party software notices and/or additional terms for licensed third-party software components included within ICU libraries.

1. ICU License - ICU 1.8.1 to ICU

57.1

COPYRIGHT AND PERMISSION NOTICE

Copyright (c) 1995-2016 International Business Machines Corporation and others

All rights reserved.

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, provided that the above copyright notice(s) and this permission notice appear in all copies of the Software and that both the above copyright notice(s) and this permission notice appear in supporting documentation.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT OF THIRD PARTY RIGHTS. IN NO EVENT SHALL THE COPYRIGHT HOLDER OR

HOLDERS INCLUDED IN THIS NOTICE BE LIABLE FOR ANY CLAIM, OR ANY SPECIAL INDIRECT OR CONSEQUENTIAL DAMAGES, OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

Except as contained in this notice, the name of a copyright holder shall not be used in advertising or otherwise to promote the sale, use or other dealings in this Software without prior written authorization of the copyright holder.

All trademarks and registered trademarks mentioned herein are the property of their respective owners.

2. Chinese/Japanese Word Break Dictionary Data (cjdict.txt)

```
# The Google Chrome software developed by Google is licensed under
# the BSD license. Other software included in this distribution is
# provided under other licenses, as set forth below.
#
# The BSD License
# http://opensource.org/licenses/bsd-license.php
# Copyright (C) 2006-2008, Google Inc.
#
# All rights reserved.
```



```
#
# Redistribution and use in source and binary forms, with or without
# modification, are permitted provided that the following conditions are met:
#
# Redistributions of source code must retain the above copyright notice,
# this list of conditions and the following disclaimer.
# Redistributions in binary form must reproduce the above
# copyright notice, this list of conditions and the following
# disclaimer in the documentation and/or other materials provided with
# the distribution.
# Neither the name of Google Inc. nor the names of its
# contributors may be used to endorse or promote products derived from
# this software without specific prior written permission.
#
#
# THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND
# CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES,
# INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF
# MERCHANTABILITY AND FITNESS FOR A PARTICULAR
# PURPOSE ARE
# DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE
# LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR
# CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF
# SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR
# BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF
# LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING
# NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS
# SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.
#
#
# The word list in cjdict.txt are generated by combining three word lists
# listed below with further processing for compound word breaking. The
# frequency is generated with an iterative training against Google web
# corpora.
#
# * Libtabe (Chinese)
# - https://sourceforge.net/project/?group\_id=1519
# - Its license terms and conditions are shown below.
#
# * IPADIC (Japanese)
# - http://chasen.aist-nara.ac.jp/chasen/distribution.html
# - Its license terms and conditions are shown below.
#
# -----COPYING.libtabe ---- BEGIN-----
#
# /*
# * Copyright (c) 1999 TaBE Project.
# * Copyright (c) 1999 Pai-Hsiang Hsiao.
```

```
# * All rights reserved.
# *
# * Redistribution and use in source and binary forms, with or without
# * modification, are permitted provided that the following conditions
# * are met:
# *
# * . Redistributions of source code must retain the above copyright
# * notice, this list of conditions and the following disclaimer.
# * . Redistributions in binary form must reproduce the above copyright
# * notice, this list of conditions and the following disclaimer in
# * the documentation and/or other materials provided with the
# * distribution.
# * . Neither the name of the TaBE Project nor the names of its
# * contributors may be used to endorse or promote products derived
# * from this software
without specific prior written permission.
# *
# * THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS
# * "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT
# * LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS
# * FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE
# * REGENTS OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT,
# * INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES
# * (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR
# * SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION)
# * HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT,
# * STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE)
# * ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED
# * OF THE POSSIBILITY OF SUCH DAMAGE.
# */
#
# /*
# * Copyright (c) 1999 Computer Systems and Communication Lab,
# *           Institute
of Information Science, Academia
# *           Sinica. All rights reserved.
# *
# * Redistribution and use in source and binary forms, with or without
# * modification, are permitted provided that the following conditions
# * are met:
# *
# * . Redistributions of source code must retain the above copyright
# * notice, this list of conditions and the following disclaimer.
# * . Redistributions in binary form must reproduce the above copyright
# * notice, this list of conditions and the following disclaimer in
# * the documentation and/or other materials provided with the
# * distribution.
# * . Neither the name of the Computer Systems and Communication Lab
```

```
# * nor the names of its contributors may be used to endorse or
# * promote products derived from this software without specific
# * prior written permission.
# *
# * THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS
# * "AS IS" AND
# * ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT
# * LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS
# * FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE
# * REGENTS OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT,
# * INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES
# * (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR
# * SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION)
# * HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT,
# * STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE)
# * ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED
# * OF THE POSSIBILITY OF SUCH DAMAGE.
# */
#
# Copyright 1996 Chih-Hao Tsai @ Beckman Institute,
#   University of Illinois
# c-tsai4@uiuc.edu http://casper.beckman.uiuc.edu/~c-tsai4
#
# -----COPYING.libtabe-----END-----
#
# -----COPYING.ipadic-----BEGIN-----
#
# Copyright 2000, 2001, 2002, 2003 Nara Institute of Science
# and Technology. All Rights Reserved.
#
# Use, reproduction, and distribution of this software is permitted.
# Any copy of this software, whether in its original form or modified,
# must include both the above copyright notice and the following
# paragraphs.
#
# Nara Institute of Science and Technology (NAIST),
# the copyright holders, disclaims all warranties with regard to this
# software, including all implied warranties of merchantability and
# fitness, in no event shall NAIST be liable for
# any special, indirect or consequential damages or any damages
# whatsoever resulting from loss of use, data or profits, whether in an
# action of contract, negligence or other tortuous action, arising out
# of or in connection with the use or performance of this software.
#
# A large portion of the dictionary entries
# originate from ICOT
```

Free Software. The following conditions for ICOT

Free Software applies to the current dictionary as well.

#

Each User may also freely distribute the Program, whether in its
original form or modified, to any third party or parties, PROVIDED
that the provisions of Section 3 ("NO WARRANTY") will ALWAYS appear
on, or be attached to, the Program, which is distributed substantially
in the same form as set out herein and that such intended
distribution, if actually made, will neither violate or otherwise
contravene any of the laws and regulations of the countries having
jurisdiction over the User or the intended distribution itself.

#

NO WARRANTY

#

The program was produced on an experimental basis in the course of the
research and development conducted during the project and is provided
to users as so produced on an experimental basis. Accordingly, the
program is provided without any warranty whatsoever, whether express,
implied,
statutory or otherwise. The term "warranty" used herein
includes, but is not limited to, any warranty of the quality,
performance, merchantability and fitness for a particular purpose of
the program and the nonexistence of any infringement or violation of
any right of any third party.

#

Each user of the program will agree and understand, and be deemed to
have agreed and understood, that there is no warranty whatsoever for
the program and, accordingly, the entire risk arising from or
otherwise connected with the program is assumed by the user.

#

Therefore, neither ICOT, the copyright holder, or any other
organization that participated in or was otherwise related to the
development of the program and their respective officials, directors,
officers and other employees shall be held liable for any and all
damages, including, without limitation, general, special, incidental
and consequential damages, arising out of or otherwise in
connection
with the use or inability to use the program or any product, material
or result produced or otherwise obtained by using the program,
regardless of whether they have been advised of, or otherwise had
knowledge of, the possibility of such damages at any time during the
project or thereafter. Each user will be deemed to have agreed to the
foregoing by his or her commencement of use of the program. The term
"use" as used herein includes, but is not limited to, the use,
modification, copying and distribution of the program and the
production of secondary products from the program.

#

In the case where the program, whether in its original form or

```
# modified, was distributed or delivered to or received by a user from
# any person, organization or entity other than ICOT, unless it makes or
# grants independently of ICOT any specific warranty to the user in
# writing, such person, organization or entity, will also be exempted
# from
# and not be held liable to the user for any such damages as noted
# above as far as the program is concerned.
#
# -----COPYING.ipadic-----END-----
```

3. Lao Word Break Dictionary Data (laodict.txt)

```
# Copyright (c) 2013 International Business Machines Corporation
# and others. All Rights Reserved.
#
# Project: http://code.google.com/p/lao-dictionary/
# Dictionary: http://lao-dictionary.googlecode.com/git/Lao-Dictionary.txt
# License: http://lao-dictionary.googlecode.com/git/Lao-Dictionary-LICENSE.txt
# (copied below)
#
# This file is derived from the above dictionary, with slight
# modifications.
# -----
# Copyright (C) 2013 Brian Eugene Wilson, Robert Martin Campbell.
# All rights reserved.
#
# Redistribution and use in source and binary forms, with or without
# modification,
# are permitted provided that the following conditions are met:
#
#
# Redistributions of source code must retain the above copyright notice, this
# list of conditions and the following disclaimer. Redistributions in
# binary form must reproduce the above copyright notice, this list of
# conditions and the following disclaimer in the documentation and/or
# other materials provided with the distribution.
#
#
# THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS
# "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT
# LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS
# FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE
# COPYRIGHT HOLDER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT,
# INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES
# (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR
# SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION)
# HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT,
# STRICT LIABILITY, OR
```

TORT (INCLUDING NEGLIGENCE OR OTHERWISE)
ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED
OF THE POSSIBILITY OF SUCH DAMAGE.

4. Burmese Word Break Dictionary Data (burmesedict.txt)

Copyright (c) 2014 International Business Machines Corporation
and others. All Rights Reserved.

This list is part of a project hosted at:
github.com/kanyawtech/myanmar-karen-word-lists

Copyright (c) 2013, LeRoy Benjamin Sharon
All rights reserved.

Redistribution and use in source and binary forms, with or without
modification, are permitted provided that the following conditions
are met: Redistributions of source code must retain the above
copyright notice, this list of conditions and the following
disclaimer. Redistributions in binary form must reproduce the
above
copyright notice, this list of conditions and the following
disclaimer in the documentation and/or other materials provided
with the distribution.

Neither the name Myanmar Karen Word Lists, nor the names of its
contributors may be used to endorse or promote products derived
from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND
CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES,
INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF
MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE
DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT HOLDER OR CONTRIBUTORS
BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL,
EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED
TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE,
DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON
ANY THEORY OF LIABILITY, WHETHER IN CONTRACT,
STRICT LIABILITY, OR
TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF
THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF
SUCH DAMAGE.

5. Time Zone Database

ICU uses the public domain data and code derived from Time Zone Database for its time zone support. The ownership of the TZ database is explained in BCP 175: Procedure for Maintaining the Time Zone Database section 7.

7. Database Ownership

#

The TZ database itself is not an IETF Contribution or an IETF document. Rather it is a pre-existing and regularly updated work that is in the public domain, and is intended to remain in the public domain. Therefore, BCPs 78 [RFC5378] and 79 [RFC3979] do not apply to the TZ Database or contributions that individuals make to it. Should any claims be made and substantiated against the TZ Database, the organization that is providing the IANA Considerations defined in this RFC, under the memorandum of understanding with the IETF, currently ICANN, may act in accordance with all competent court orders. No ownership claims will be made by ICANN or the IETF Trust on the database or the code. Any person making a contribution to the database or code waives all rights to future claims in that contribution or in the TZ Database.

6. Google double-conversion

Copyright 2006-2011, the V8 project authors. All rights reserved. Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- * Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- * Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
- * Neither the name of Google Inc. nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE,

DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

1.436 wget 1.20.3-1ubuntu2

1.436.1 Available under license :

GNU GENERAL PUBLIC LICENSE

Version 3, 29 June 2007

Copyright (C) 2007 Free Software Foundation, Inc. <<https://fsf.org/>>

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

Preamble

The GNU General Public License is a free, copyleft license for software and other kinds of works.

The licenses for most software and other practical works are designed to take away your freedom to share and change the works. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change all versions of a program--to make sure it remains free software for all its users. We, the Free Software Foundation, use the GNU General Public License for most of our software; it applies also to any other work released this way by its authors. You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for them if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs, and that you know you can do these things.

To protect your rights, we need to prevent others from denying you these rights or asking you to surrender the rights. Therefore, you have certain responsibilities if you distribute copies of the software, or if you modify it: responsibilities to respect the freedom of others.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must pass on to the recipients the same freedoms that you received. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

Developers that use the GNU GPL protect your rights with two steps:

(1)

assert copyright on the software, and (2) offer you this License giving you legal permission to copy, distribute and/or modify it.

For the developers' and authors' protection, the GPL clearly explains that there is no warranty for this free software. For both users' and authors' sake, the GPL requires that modified versions be marked as changed, so that their problems will not be attributed erroneously to authors of previous versions.

Some devices are designed to deny users access to install or run modified versions of the software inside them, although the manufacturer can do so. This is fundamentally incompatible with the aim of protecting users' freedom to change the software. The systematic pattern of such abuse occurs in the area of products for individuals to use, which is precisely where it is most unacceptable. Therefore, we have designed this version of the GPL to prohibit the practice for those products. If such problems arise substantially in other domains, we stand

ready to extend this provision to those domains in future versions of the GPL, as needed to protect the freedom of users.

Finally, every program is threatened constantly by software patents. States should not allow patents to restrict development and use of software on general-purpose computers, but in those that do, we wish to avoid the special danger that patents applied to a free program could make it effectively proprietary. To prevent this, the GPL assures that patents cannot be used to render the program non-free.

The precise terms and conditions for copying, distribution and modification follow.

TERMS AND CONDITIONS

0. Definitions.

"This License" refers to version 3 of the GNU General Public License.

"Copyright" also means copyright-like laws that apply to other kinds of works, such as semiconductor masks.

"The Program" refers to any copyrightable work licensed under this License. Each licensee is addressed as "you". "Licensees" and "recipients" may be individuals or organizations.

To "modify" a work means to copy from or adapt all or part of the work in a fashion requiring copyright permission, other than the making of an exact copy. The resulting work is called a "modified version" of the earlier work or a work "based on" the earlier work.

A "covered work" means either the unmodified Program or a work based on the Program.

To "propagate" a work means to do anything with it that, without permission, would make you directly or secondarily liable for infringement under applicable copyright law, except executing it on a computer or modifying a private copy. Propagation includes copying, distribution (with or without modification), making available to the public, and in some countries other activities as well.

To "convey" a work means any kind of propagation that enables other parties to make or receive copies. Mere interaction with a user through a computer network, with no transfer of a copy, is not conveying.

An interactive user interface displays "Appropriate Legal Notices" to the extent that it includes a convenient and prominently visible feature that (1) displays an appropriate copyright notice, and (2) tells the user that there is no warranty for the work (except to the extent that warranties are provided), that licensees may convey the work under this License, and how to view a copy of this License. If the interface presents a list of user commands or options, such as a menu, a prominent item in the list meets this criterion.

1. Source Code.

The "source code" for a work means the preferred form of the work for making modifications to it. "Object code" means any non-source form of a work.

A "Standard Interface" means an interface that either is an official standard defined by a recognized standards body, or, in the case of interfaces specified for a particular programming language, one that is widely used among developers working in that language.

The "System Libraries" of an executable work include anything, other than the work as a whole, that (a) is included in the normal form of packaging a Major Component, but which is not part of that Major Component, and (b) serves only to enable use of the work with that Major Component, or to implement a Standard Interface for which an implementation is available to the public in source code form. A "Major Component", in this context, means a major essential component

(kernel, window system, and so on) of the specific operating system (if any) on which the executable work runs, or a compiler used to produce the work, or an object code interpreter used to run it.

The "Corresponding Source" for a work in object code form means all the source code needed to generate, install, and (for an executable work) run the object code and to modify the work, including scripts to control those activities. However, it does not include the work's System Libraries, or general-purpose tools or generally available free programs which are used unmodified in performing those activities but which are not part of the work. For example, Corresponding Source includes interface definition files associated with source files for the work, and the source code for shared libraries and dynamically linked subprograms that the work is specifically designed to require, such as by intimate data communication or control flow between those subprograms and other parts of the work.

The Corresponding Source need not include anything that users can regenerate automatically from other parts of the Corresponding Source.

The Corresponding Source for a work in source code form is that same work.

2. Basic Permissions.

All rights granted under this License are granted for the term of copyright on the Program, and are irrevocable provided the stated conditions are met. This License explicitly affirms your unlimited permission to run the unmodified Program. The output from running a covered work is covered by this License only if the output, given its content, constitutes a covered work. This License acknowledges your rights of fair use or other equivalent, as provided by copyright law.

You may make, run and propagate covered works that you do not convey, without conditions so long as your license otherwise remains in force. You may convey covered works to others for the sole purpose of having them make modifications exclusively for you, or provide you with facilities for running those works, provided that you comply with the terms of this License in conveying all material for which you do not control copyright. Those thus making or running the covered works for you must do so exclusively on your behalf, under your direction and control, on terms that prohibit them from making any copies of your copyrighted material outside their relationship with you.

Conveying under any other circumstances is permitted solely under

the conditions stated below. Sublicensing is not allowed;
section 10
makes it unnecessary.

3. Protecting Users' Legal Rights From Anti-Circumvention Law.

No covered work shall be deemed part of an effective technological measure under any applicable law fulfilling obligations under article 11 of the WIPO copyright treaty adopted on 20 December 1996, or similar laws prohibiting or restricting circumvention of such measures.

When you convey a covered work, you waive any legal power to forbid circumvention of technological measures to the extent such circumvention is effected by exercising rights under this License with respect to the covered work, and you disclaim any intention to limit operation or modification of the work as a means of enforcing, against the work's users, your or third parties' legal rights to forbid circumvention of technological measures.

4. Conveying Verbatim Copies.

You may convey verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately
publish on each copy an appropriate copyright notice;
keep intact all notices stating that this License and any
non-permissive terms added in accord with section 7 apply to the code;
keep intact all notices of the absence of any warranty; and give all
recipients a copy of this License along with the Program.

You may charge any price or no price for each copy that you convey, and you may offer support or warranty protection for a fee.

5. Conveying Modified Source Versions.

You may convey a work based on the Program, or the modifications to produce it from the Program, in the form of source code under the terms of section 4, provided that you also meet all of these conditions:

- a) The work must carry prominent notices stating that you modified it, and giving a relevant date.
- b) The work must carry prominent notices stating that it is released under this License and any conditions added under section 7. This requirement modifies the requirement in section 4 to
"keep intact all notices".

c) You must license the entire work, as a whole, under this License to anyone who comes into possession of a copy. This License will therefore apply, along with any applicable section 7 additional terms, to the whole of the work, and all its parts, regardless of how they are packaged. This License gives no permission to license the work in any other way, but it does not invalidate such permission if you have separately received it.

d) If the work has interactive user interfaces, each must display Appropriate Legal Notices; however, if the Program has interactive interfaces that do not display Appropriate Legal Notices, your work need not make them do so.

A compilation of a covered work with other separate and independent works, which are not by their nature extensions of the covered work, and which are not combined with it such as to form a larger program, in or on a volume of a storage or distribution medium, is called an "aggregate" if the compilation and its resulting copyright are not used to limit the access or legal rights of the compilation's users beyond what the individual works permit. Inclusion of a covered work in an aggregate does not cause this License to apply to the other parts of the aggregate.

6. Conveying Non-Source Forms.

You may convey a covered work in object code form under the terms of sections 4 and 5, provided that you also convey the machine-readable Corresponding Source under the terms of this License, in one of these ways:

a) Convey the object code in, or embodied in, a physical product (including a physical distribution medium), accompanied by the Corresponding Source fixed on a durable physical medium customarily used for software interchange.

b) Convey the object code in, or embodied in, a physical product (including a physical distribution medium), accompanied by a written offer, valid for at least three years and valid for as long as you offer spare parts or customer support for that product model, to give anyone who possesses the object code either (1) a copy of the Corresponding Source for all the software in the product that is covered by this License, on a durable physical medium customarily used for software interchange, for a price no more than your reasonable cost of physically performing this conveying of source, or (2) access to copy the

Corresponding Source from a network server at no charge.

c) Convey individual copies of the object code with a copy of the written offer to provide the Corresponding Source. This alternative is allowed only occasionally and noncommercially, and only if you received the object code with such an offer, in accord with subsection 6b.

d) Convey the object code by offering access from a designated place (gratis or for a charge), and offer equivalent access to the Corresponding Source in the same way through the same place at no further charge. You need not require recipients to copy the Corresponding Source along with the object code. If the place to copy the object code is a network server, the Corresponding Source may be on a different server (operated by you or a third party) that supports equivalent copying facilities, provided you maintain clear directions next to the object code saying where to find the Corresponding Source. Regardless of what server hosts the Corresponding Source, you remain obligated to ensure that it is available for as long as needed to satisfy these requirements.

e) Convey the object code using peer-to-peer transmission, provided you inform other peers where the object code and Corresponding Source of the work are being offered to the general public at no charge under subsection 6d.

A separable portion of the object code, whose source code is excluded from the Corresponding Source as a System Library, need not be included in conveying the object code work.

A "User Product" is either (1) a "consumer product", which means any tangible personal property which is normally used for personal, family, or household purposes, or (2) anything designed or sold for incorporation into a dwelling. In determining whether a product is a consumer product, doubtful cases shall be resolved in favor of coverage. For a particular product received by a particular user, "normally used" refers to a typical or common use of that class of product, regardless of the status of the particular user or of the way in which the particular user actually uses, or expects or is expected to use, the product. A product is a consumer product regardless of whether the product has substantial commercial, industrial or non-consumer uses, unless such uses represent the only significant mode of use of the product.

"Installation Information" for a User Product means any methods, procedures, authorization

keys, or other information required to install and execute modified versions of a covered work in that User Product from a modified version of its Corresponding Source. The information must suffice to ensure that the continued functioning of the modified object code is in no case prevented or interfered with solely because modification has been made.

If you convey an object code work under this section in, or with, or specifically for use in, a User Product, and the conveying occurs as part of a transaction in which the right of possession and use of the User Product is transferred to the recipient in perpetuity or for a fixed term (regardless of how the transaction is characterized), the Corresponding Source conveyed under this section must be accompanied by the Installation Information. But this requirement does not apply if neither you nor any third party retains the ability to install modified object code on the User Product (for example, the work has been installed in ROM).

The requirement to provide Installation Information does not include a requirement to continue to provide support service, warranty, or updates for a work that has been modified or installed by the recipient, or for the User Product in which it has been modified or installed. Access to a network may be denied when the modification itself materially and adversely affects the operation of the network or violates the rules and protocols for communication across the network.

Corresponding Source conveyed, and Installation Information provided, in accord with this section must be in a format that is publicly documented (and with an implementation available to the public in source code form), and must require no special password or key for unpacking, reading or copying.

7. Additional Terms.

"Additional permissions" are terms that supplement the terms of this License by making exceptions from one or more of its conditions. Additional permissions that are applicable to the entire Program shall be treated as though they were included in this License, to the extent that they are valid under applicable law. If additional permissions apply only to part of the Program, that part may be used separately under those permissions, but the entire Program remains governed by this License without regard to the additional permissions.

When you convey a copy of a covered work, you may at your option remove any additional permissions from that copy, or from any part of it. (Additional permissions may be written to require their own

removal in certain cases when you modify the work.) You may place additional permissions on material, added by you to a covered work, for which you have or can give appropriate copyright permission.

Notwithstanding any other provision of this License, for material you add to a covered work, you may (if authorized by the copyright holders of that material) supplement the terms of this License with terms:

- a) Disclaiming warranty or limiting liability differently from the terms of sections 15 and 16 of this License; or
- b) Requiring preservation of specified reasonable legal notices or author attributions in that material or in the Appropriate Legal Notices displayed by works containing it; or
- c) Prohibiting misrepresentation of the origin of that material, or requiring that modified versions of such material be marked in reasonable ways as different from the original version; or
- d) Limiting the use for publicity purposes of names of licensors or authors of the material; or
- e) Declining to grant rights under trademark law for use of some trade names, trademarks, or service marks; or
- f) Requiring indemnification of licensors and authors of that material by anyone who conveys the material (or modified versions of it) with contractual assumptions of liability to the recipient, for any liability that these contractual assumptions directly impose on those licensors and authors.

All other non-permissive additional terms are considered "further restrictions" within the meaning of section 10. If the Program as you received it, or any part of it, contains a notice stating that it is governed by this License along with a term that is a further restriction, you may remove that term. If a license document contains a further restriction but permits relicensing or conveying under this License, you may add to a covered work material governed by the terms of that license document, provided that the further restriction does not survive such relicensing or conveying.

If you add terms to a covered work in accord with this section, you must place, in the relevant source files, a statement of the additional terms that apply to those files, or a notice indicating where to find the applicable terms.

Additional terms, permissive or non-permissive, may be stated in the form of a separately written license, or stated as exceptions; the above requirements apply either way.

8. Termination.

You may not propagate or modify a covered work except as expressly provided under this License. Any attempt otherwise to propagate or modify it is void, and will automatically terminate your rights under this License (including any patent licenses granted under the third paragraph of section 11).

However, if you cease all violation of this License, then your license from a particular copyright holder is reinstated (a) provisionally, unless and until the copyright holder explicitly and finally terminates your license, and (b) permanently, if the copyright holder fails to notify you of the violation by some reasonable means prior to 60 days after the cessation.

Moreover, your license from a particular copyright holder is reinstated permanently if the copyright holder notifies you of the violation by some reasonable means, this is the first time you have received notice of violation of this License (for any work) from that copyright holder, and you cure the violation prior to 30 days after your receipt of the notice.

Termination of your rights under this section does not terminate the licenses of parties who have received copies or rights from you under this License. If your rights have been terminated and not permanently reinstated, you do not qualify to receive new licenses for the same material under section 10.

9. Acceptance Not Required for Having Copies.

You are not required to accept this License in order to receive or run a copy of the Program. Ancillary propagation of a covered work occurring solely as a consequence of using peer-to-peer transmission to receive a copy likewise does not require acceptance. However, nothing other than this License grants you permission to propagate or modify any covered work. These actions infringe copyright if you do not accept this License. Therefore, by modifying or propagating a covered work, you indicate your acceptance of this License to do so.

10. Automatic Licensing of Downstream Recipients.

Each time you convey a covered work, the recipient automatically

receives a license from the original licensors, to run, modify and propagate that work, subject to this License. You are not responsible for enforcing compliance by third parties with this License.

An "entity transaction" is a transaction transferring control of an organization, or substantially all assets of one, or subdividing an organization, or merging organizations. If propagation of a covered work results from an entity transaction, each party to that transaction who receives a copy of the work also receives whatever licenses to the work the party's predecessor in interest had or could give under the previous paragraph, plus a right to possession of the Corresponding Source of the work from the predecessor in interest, if the predecessor has it or can get it with reasonable efforts.

You may not impose any further restrictions on the exercise of the rights granted or affirmed under this License. For example, you may not impose a license fee, royalty, or other charge for exercise of rights granted under this License, and you may not initiate litigation (including a cross-claim or counterclaim in a lawsuit) alleging that any patent claim is infringed by making, using, selling, offering for sale, or importing the Program or any portion of it.

11. Patents.

A "contributor" is a copyright holder who authorizes use under this License of the Program or a work on which the Program is based. The work thus licensed is called the contributor's "contributor version".

A contributor's "essential patent claims" are all patent claims owned or controlled by the contributor, whether already acquired or hereafter acquired, that would be infringed by some manner, permitted by this License, of making, using, or selling its contributor version, but do not include claims that would be infringed only as a consequence of further modification of the contributor version. For purposes of this definition, "control" includes the right to grant patent sublicenses in a manner consistent with the requirements of this License.

Each contributor grants you a non-exclusive, worldwide, royalty-free patent license under the contributor's essential patent claims, to make, use, sell, offer for sale, import and otherwise run, modify and propagate the contents of its contributor version.

In the following three paragraphs, a "patent license" is any express agreement or commitment, however denominated, not to enforce a patent (such as an express permission to practice a patent or covenant not to

sue for patent infringement). To "grant" such a patent license to a party means to make such an agreement or commitment not to enforce a patent against the party.

If you convey a covered work, knowingly relying on a patent license, and the Corresponding Source of the work is not available for anyone to copy, free of charge and under the terms of this License, through a publicly available network server or other readily accessible means, then you must either (1) cause the Corresponding Source to be so available, or (2) arrange to deprive yourself of the benefit of the patent license for this particular work, or (3) arrange, in a manner consistent with the requirements of this License, to extend the patent license to downstream recipients. "Knowingly relying" means you have actual knowledge that, but for the patent license, your conveying the covered work in a country, or your recipient's use of the covered work in a country, would infringe one or more identifiable patents in that country that you have reason to believe are valid.

If, pursuant to or in connection with a single transaction or arrangement, you convey, or propagate by procuring conveyance of, a covered work, and grant a patent license to some of the parties receiving the covered work authorizing them to use, propagate, modify or convey a specific copy of the covered work, then the patent license you grant is automatically extended to all recipients of the covered work and works based on it.

A patent license is "discriminatory" if it does not include within the scope of its coverage, prohibits the exercise of, or is conditioned on the non-exercise of one or more of the rights that are specifically granted under this License. You may not convey a covered work if you are a party to an arrangement with a third party that is in the business of distributing software, under which you make payment to the third party based on the extent of your activity of conveying the work, and under which the third party grants, to any of the parties who would receive the covered work from you, a discriminatory patent license (a) in connection with copies of the covered work conveyed by you (or copies made from those copies), or (b) primarily for and in connection with specific products or compilations that contain the covered work, unless you entered into that arrangement, or that patent license was granted, prior to 28 March 2007.

Nothing in this License shall be construed as excluding or limiting any implied license or other defenses to infringement that may otherwise be available to you under applicable patent law.

12. No Surrender of Others' Freedom.

If conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot convey a covered work so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not convey it at all. For example, if you agree to terms that obligate you to collect a royalty for further conveying from those to whom you convey the Program, the only way you could satisfy both those terms and this License would be to refrain entirely from conveying the Program.

13. Use with the GNU Affero General Public License.

Notwithstanding any other provision of this License, you have permission to link or combine any covered work with a work licensed under version 3 of the GNU Affero General Public License into a single combined work, and to convey the resulting work. The terms of this License will continue to apply to the part which is the covered work, but the special requirements of the GNU Affero General Public License, section 13, concerning interaction through a network will apply to the combination as such.

14. Revised Versions of this License.

The Free Software Foundation may publish revised and/or new versions of the GNU General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies that a certain numbered version of the GNU General Public License "or any later version" applies to it, you have the option of following the terms and conditions either of that numbered version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of the GNU General Public License, you may choose any version ever published by the Free Software Foundation.

If the Program specifies that a proxy can decide which future versions of the GNU General Public License can be used, that proxy's public statement of acceptance of a version permanently authorizes you to choose that version for the Program.

Later license versions may give you additional or different permissions. However, no additional obligations are imposed on any

author or copyright holder as a result of your choosing to follow a later version.

15. Disclaimer of Warranty.

THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

16. Limitation of Liability.

IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MODIFIES AND/OR CONVEYS THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

17.

Interpretation of Sections 15 and 16.

If the disclaimer of warranty and limitation of liability provided above cannot be given local legal effect according to their terms, reviewing courts shall apply local law that most closely approximates an absolute waiver of all civil liability in connection with the Program, unless a warranty or assumption of liability accompanies a copy of the Program in return for a fee.

END OF TERMS AND CONDITIONS

How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively state the exclusion of warranty; and each file should have at least

the "copyright" line and a pointer to where the full notice is found.

```
<one line to give the program's name and a brief idea of what it does.>  
Copyright (C) <year> <name of author>
```

This program is free software: you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation, either version 3 of the License, or (at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program. If not, see <https://www.gnu.org/licenses/>.

Also add information on how to contact you by electronic and paper mail.

If the program does terminal interaction, make it output a short notice like this when it starts in an interactive mode:

```
<program> Copyright (C) <year> <name of author>  
This program comes with ABSOLUTELY NO WARRANTY; for details type `show w'.  
This is free software, and you are welcome to redistribute it  
under certain conditions; type `show c' for details.
```

The hypothetical commands `show w' and `show c' should show the appropriate parts of the General Public License. Of course, your program's commands might be different; for a GUI interface, you would use an "about box".

You should also get your employer (if you work as a programmer) or school, if any, to sign a "copyright disclaimer" for the program, if necessary. For more information on this, and how to apply and follow the GNU GPL, see <https://www.gnu.org/licenses/>.

The GNU General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Lesser General Public License instead of this License. But first, please read <https://www.gnu.org/philosophy/why-not-lgpl.html>.

1.437 charset-normalizer 2.0.9

1.437.1 Available under license :

Included and Redistributed Files

17 files are included in the source distribution tar. They are used to verify the standard functions of this library. They are mandatory to run `pytest` but not required to make the lib usable after install. They DO NOT guarantee that the detection-coverage will not regress.

Those are EITHER pulled from Wikipedia `(CC-BY-SA)` OR public domain archive. You SHALL NOT modify any of those files without explicit approval.

MIT License

Copyright (c) 2019 TAHRI Ahmed R.

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

1.438 six 1.14.0

1.438.1 Available under license :

The primary author and maintainer of six is Benjamin Peterson. He would like to acknowledge the following people who submitted bug reports, pull requests, and otherwise worked to improve six:

Marc Abramowitz

immerrr again

Alexander Artemenko

Aymeric Augustin

Lee Ball
Ben Bariteau
Ned Batchelder
Wouter Bolsterlee
Brett Cannon
Jason R. Coombs
Julien Danjou
Ben Darnell
Ben Davis
Jon Dufresne
Tim Graham
Thomas Grainger
Max Grender-Jones
Joshua Harlow
Toshiki Kataoka
Hugo van Kemenade
Anselm Kruis
Ivan Levkivskiy
Alexander Lukanin
James Mills
Jordan Moldow
Berker Peksag
Sridhar Ratnakumar
Erik Rose
Mirko Rossini
Peter Ruibal
Miroslav Shubernetskiy
Eli Schwartz
Anthony Sottile
Jonathan Vanasco
Lucas Wiman
Jingxin Zhu

If you think you belong on this list, please let me know! --Benjamin
Copyright (c) 2010-2020 Benjamin Peterson

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS

FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

1.439 python 3.8.2-0ubuntu2

1.439.1 Available under license :

This is the Debian GNU/Linux prepackaged version of the Python programming language. Python was written by Guido van Rossum <guido@cwi.nl> and others.

This package was put together by Klee Dienes <klee@debian.org> from sources from ftp.python.org/pub/python, based on the Debianization by the previous maintainers Bernd S. Brentrup <bsb@uni-muenster.de> and Bruce Perens.

Current maintainer is Matthias Klose <doko@debian.org> until the final 2.3 version is released.

Copyright notice (as found in LICENSE in the original source).

A. HISTORY OF THE SOFTWARE

=====

Python was created in the early 1990s by Guido van Rossum at Stichting Mathematisch Centrum (CWI, see <http://www.cwi.nl>) in the Netherlands as a successor of a language called ABC. Guido remains Python's principal author, although it includes many contributions from others.

In 1995, Guido continued his work on Python at the Corporation for National Research Initiatives (CNRI, see <http://www.cnri.reston.va.us>) in Reston, Virginia where he released several versions of the software.

In May 2000, Guido and the Python core development team moved to BeOpen.com to form the BeOpen PythonLabs team. In October of the same year, the PythonLabs team moved to Digital Creations (now Zope Corporation, see <http://www.zope.com>). In 2001, the Python Software Foundation (PSF, see <http://www.python.org/psf/>) was formed, a non-profit organization created specifically to own Python-related Intellectual Property. Zope Corporation is a sponsoring member of the PSF.

All Python releases are Open Source (see <http://www.opensource.org> for the Open Source Definition). Historically, most, but not all, Python releases have also been GPL-compatible; the table below summarizes the various releases.

Release	Derived from	Year	Owner	GPL-compatible? (1)
0.9.0 thru 1.2	1991-1995	CWI		yes
1.3 thru 1.5.2	1.2	1995-1999	CNRI	yes
1.6	1.5.2	2000	CNRI	no
2.0	1.6	2000	BeOpen.com	no
1.6.1	1.6	2001	CNRI	yes (2)
2.1	2.0+1.6.1	2001	PSF	no
2.0.1	2.0+1.6.1	2001	PSF	yes
2.1.1	2.1+2.0.1	2001	PSF	yes
2.2	2.1.1	2001	PSF	yes
2.1.2	2.1.1	2002	PSF	yes
2.1.3	2.1.2	2002	PSF	yes
2.2.1	2.2	2002	PSF	yes
2.2.2	2.2.1	2002	PSF	yes
2.2.3	2.2.2	2003	PSF	yes
2.3	2.2.2	2002-2003	PSF	yes
2.3.1	2.3	2002-2003	PSF	yes
2.3.2	2.3.1	2002-2003	PSF	yes
2.3.3	2.3.2	2002-2003	PSF	yes
2.3.4	2.3.3	2004	PSF	yes
2.3.5	2.3.4	2005	PSF	yes
2.4	2.3	2004	PSF	yes
2.4.1	2.4	2005	PSF	yes
2.4.2	2.4.1	2005	PSF	yes
2.4.3	2.4.2	2006	PSF	yes
2.4.4	2.4.3	2006	PSF	yes
2.5	2.4	2006	PSF	yes
2.5.1	2.5	2007	PSF	yes
2.5.2	2.5.1	2008	PSF	yes
2.5.3	2.5.2	2008	PSF	yes
2.6	2.5	2008	PSF	yes
2.6.1	2.6	2008	PSF	yes
2.6.2	2.6.1	2009	PSF	yes
2.6.3	2.6.2	2009	PSF	yes
2.6.4	2.6.3	2009		
	PSF	yes		
3.0	2.6	2008	PSF	yes
3.0.1	3.0	2009	PSF	yes
3.1	3.0.1	2009	PSF	yes
3.1.1	3.1	2009	PSF	yes

Footnotes:

(1) GPL-compatible doesn't mean that we're distributing Python under the GPL. All Python licenses, unlike the GPL, let you distribute a modified version without making your changes open source. The GPL-compatible licenses make it possible to combine Python with other software that is released under the GPL; the others don't.

(2) According to Richard Stallman, 1.6.1 is not GPL-compatible, because its license has a choice of law clause. According to CNRI, however, Stallman's lawyer has told CNRI's lawyer that 1.6.1 is "not incompatible" with the GPL.

Thanks to the many outside volunteers who have worked under Guido's direction to make these releases possible.

B. TERMS AND CONDITIONS FOR ACCESSING OR OTHERWISE USING PYTHON

PYTHON SOFTWARE FOUNDATION LICENSE VERSION 2

1. This LICENSE AGREEMENT is between the Python Software Foundation ("PSF"), and the Individual or Organization ("Licensee") accessing and otherwise using this software ("Python") in source or binary form and its associated documentation.

2. Subject to the terms and conditions of this License Agreement, PSF hereby grants Licensee a nonexclusive, royalty-free, world-wide license to reproduce, analyze, test, perform and/or display publicly, prepare derivative works, distribute, and otherwise use Python alone or in any derivative version, provided, however, that PSF's License Agreement and PSF's notice of copyright, i.e., "Copyright (c) 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010 Python Software Foundation; All Rights Reserved" are retained in Python alone or in any derivative version prepared by Licensee.

3. In the event Licensee prepares a derivative work that is based on or incorporates Python or any part thereof, and wants to make the derivative work available to others as provided herein, then Licensee hereby agrees to include in any such work a brief summary of the changes made to Python.

4. PSF is making Python available to Licensee on an "AS IS" basis. PSF MAKES NO REPRESENTATIONS OR WARRANTIES, EXPRESS OR

IMPLIED. BY WAY OF EXAMPLE, BUT NOT LIMITATION, PSF MAKES NO AND DISCLAIMS ANY REPRESENTATION OR WARRANTY OF MERCHANTABILITY OR FITNESS FOR ANY PARTICULAR PURPOSE OR THAT THE USE OF PYTHON WILL NOT INFRINGE ANY THIRD PARTY RIGHTS.

5. PSF SHALL NOT BE LIABLE TO LICENSEE OR ANY OTHER USERS OF PYTHON FOR ANY INCIDENTAL, SPECIAL, OR CONSEQUENTIAL DAMAGES OR LOSS AS A RESULT OF MODIFYING, DISTRIBUTING, OR OTHERWISE USING PYTHON, OR ANY DERIVATIVE THEREOF, EVEN IF ADVISED OF THE POSSIBILITY THEREOF.

6. This License Agreement will automatically terminate upon a material breach of its terms and conditions.

7. Nothing in this License Agreement shall be deemed to create any relationship of agency, partnership, or joint venture between PSF and Licensee. This License Agreement does not grant permission to use PSF trademarks or trade name in a trademark sense to endorse or promote products or services of Licensee, or any third party.

8. By copying, installing or otherwise using Python, Licensee agrees to be bound by the terms and conditions of this License Agreement.

BEOPEN.COM LICENSE AGREEMENT FOR PYTHON 2.0

BEOPEN PYTHON OPEN SOURCE LICENSE AGREEMENT VERSION 1

1. This LICENSE AGREEMENT is between BeOpen.com ("BeOpen"), having an office at 160 Saratoga Avenue, Santa Clara, CA 95051, and the Individual or Organization ("Licensee") accessing and otherwise using this software in source or binary form and its associated documentation ("the Software").

2. Subject to the terms and conditions of this BeOpen Python License Agreement, BeOpen hereby grants Licensee a non-exclusive, royalty-free, world-wide license to reproduce, analyze, test, perform and/or display publicly, prepare derivative works, distribute, and otherwise use the Software alone or in any derivative version, provided, however, that the BeOpen Python License is retained in the Software, alone or in any derivative version prepared by Licensee.

3. BeOpen is making the Software available to Licensee on an "AS IS" basis. BEOPEN MAKES NO REPRESENTATIONS OR WARRANTIES, EXPRESS OR IMPLIED. BY WAY OF EXAMPLE, BUT NOT LIMITATION, BEOPEN MAKES NO AND

DISCLAIMS ANY REPRESENTATION OR WARRANTY OF MERCHANTABILITY OR FITNESS FOR ANY PARTICULAR PURPOSE OR THAT THE USE OF THE SOFTWARE WILL NOT INFRINGE ANY THIRD PARTY RIGHTS.

4. BEOPEN SHALL NOT BE LIABLE TO LICENSEE OR ANY OTHER USERS OF THE SOFTWARE FOR ANY INCIDENTAL, SPECIAL, OR CONSEQUENTIAL DAMAGES OR LOSS AS A RESULT OF USING, MODIFYING OR DISTRIBUTING THE SOFTWARE, OR ANY DERIVATIVE THEREOF, EVEN IF ADVISED OF THE POSSIBILITY THEREOF.

5. This License Agreement will automatically terminate upon a material breach of its terms and conditions.

6. This License Agreement shall be governed by and interpreted in all respects by the law of the State of California, excluding conflict of law provisions. Nothing in this License Agreement shall be deemed to create any relationship of agency, partnership, or joint venture between BeOpen and Licensee. This License Agreement does not grant permission to use BeOpen trademarks or trade names in a trademark sense to endorse or promote products or services of Licensee, or any third party. As an exception, the "BeOpen Python" logos available at <http://www.pythonlabs.com/logos.html> may be used according to the permissions granted on that web page.

7. By copying, installing or otherwise using the software, Licensee agrees to be bound by the terms and conditions of this License Agreement.

CNRI LICENSE AGREEMENT FOR PYTHON 1.6.1

1. This LICENSE AGREEMENT is between the Corporation for National Research Initiatives, having an office at 1895 Preston White Drive, Reston, VA 20191 ("CNRI"), and the Individual or Organization ("Licensee") accessing and otherwise using Python 1.6.1 software in source or binary form and its associated documentation.

2. Subject to the terms and conditions of this License Agreement, CNRI hereby grants Licensee a nonexclusive, royalty-free, world-wide license to reproduce, analyze, test, perform and/or display publicly, prepare derivative works, distribute, and otherwise use Python 1.6.1 alone or in any derivative version, provided, however, that CNRI's License Agreement and CNRI's notice of copyright, i.e., "Copyright (c) 1995-2001 Corporation for National Research Initiatives; All Rights Reserved" are retained in Python 1.6.1 alone or in any derivative version prepared by Licensee. Alternately, in lieu of CNRI's License

Agreement,

Licensee may substitute the following text (omitting the quotes): "Python 1.6.1 is made available subject to the terms and conditions in CNRI's License Agreement. This Agreement together with Python 1.6.1 may be located on the Internet using the following unique, persistent identifier (known as a handle): 1895.22/1013. This Agreement may also be obtained from a proxy server on the Internet using the following URL: <http://hdl.handle.net/1895.22/1013>".

3. In the event Licensee prepares a derivative work that is based on or incorporates Python 1.6.1 or any part thereof, and wants to make the derivative work available to others as provided herein, then Licensee hereby agrees to include in any such work a brief summary of the changes made to Python 1.6.1.

4. CNRI is making Python 1.6.1 available to Licensee on an "AS IS" basis. CNRI MAKES NO REPRESENTATIONS OR WARRANTIES, EXPRESS OR IMPLIED. BY WAY OF EXAMPLE, BUT NOT LIMITATION, CNRI MAKES NO AND DISCLAIMS ANY REPRESENTATION OR WARRANTY OF MERCHANTABILITY OR FITNESS FOR ANY PARTICULAR PURPOSE OR THAT THE USE OF PYTHON 1.6.1 WILL NOT INFRINGE ANY THIRD PARTY RIGHTS.

5. CNRI SHALL NOT BE LIABLE TO LICENSEE OR ANY OTHER USERS OF PYTHON 1.6.1 FOR ANY INCIDENTAL, SPECIAL, OR CONSEQUENTIAL DAMAGES OR LOSS AS A RESULT OF MODIFYING, DISTRIBUTING, OR OTHERWISE USING PYTHON 1.6.1, OR ANY DERIVATIVE THEREOF, EVEN IF ADVISED OF THE POSSIBILITY THEREOF.

6. This License Agreement will automatically terminate upon a material breach of its terms and conditions.

7. This License Agreement shall be governed by the federal intellectual property law of the United States, including without limitation the federal copyright law, and, to the extent such U.S. federal law does not apply, by the law of the Commonwealth of Virginia, excluding Virginia's conflict of law provisions. Notwithstanding the foregoing, with regard to derivative works based on Python 1.6.1 that incorporate non-separable material that was previously distributed under the GNU General Public License (GPL), the law of the Commonwealth of Virginia shall govern this License Agreement only as to issues arising under or with respect to Paragraphs 4, 5, and 7 of this License Agreement. Nothing in this License Agreement shall be deemed to create any relationship of agency, partnership, or joint venture between CNRI and Licensee. This License Agreement does not grant permission to use CNRI trademarks or trade name in a trademark sense to endorse or promote products or services of Licensee, or any third party.

8. By clicking on the "ACCEPT" button where indicated, or by copying, installing or otherwise using Python 1.6.1, Licensee agrees to be bound by the terms and conditions of this License Agreement.

ACCEPT

CWI LICENSE AGREEMENT FOR PYTHON 0.9.0 THROUGH 1.2

Copyright (c) 1991 - 1995, Stichting Mathematisch Centrum Amsterdam, The Netherlands. All rights reserved.

Permission to use, copy, modify, and distribute this software and its documentation for any purpose and without fee is hereby granted, provided that the above copyright notice appear in all copies and that both that copyright notice and this permission notice appear in supporting documentation, and that the name of Stichting Mathematisch Centrum or CWI not be used in advertising or publicity pertaining to distribution of the software without specific, written prior permission.

STICHTING MATHEMATISCH CENTRUM DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE, INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS, IN NO EVENT SHALL STICHTING MATHEMATISCH CENTRUM BE LIABLE FOR ANY SPECIAL, INDIRECT OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

py3compile, py3clean and debpython module:

=====
Copyright
2010-2013 Piotr Oarowski <piotr@debian.org>

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

1.440 libseccomp 2.5.1-1ubuntu1~20.04.2

1.440.1 Available under license :

GNU LESSER GENERAL PUBLIC LICENSE

Version 2.1, February 1999

Copyright (C) 1991, 1999 Free Software Foundation, Inc.
51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA
Everyone is permitted to copy and distribute verbatim copies
of this license document, but changing it is not allowed.

[This is the first released version of the Lesser GPL. It also counts
as the successor of the GNU Library Public License, version 2, hence
the version number 2.1.]

Preamble

The licenses for most software are designed to take away your
freedom to share and change it. By contrast, the GNU General Public
Licenses are intended to guarantee your freedom to share and change
free software--to make sure the software is free for all its users.

This license, the Lesser General Public License, applies to some
specially designated software packages--typically libraries--of the
Free Software Foundation and other authors who
decide to use it. You
can use it too, but we suggest you first think carefully about whether
this license or the ordinary General Public License is the better
strategy to use in any particular case, based on the explanations below.

When we speak of free software, we are referring to freedom of use,
not price. Our General Public Licenses are designed to make sure that
you have the freedom to distribute copies of free software (and charge
for this service if you wish); that you receive source code or can get
it if you want it; that you can change the software and use pieces of
it in new free programs; and that you are informed that you can do
these things.

To protect your rights, we need to make restrictions that forbid distributors to deny you these rights or to ask you to surrender these rights. These restrictions translate to certain responsibilities for you if you distribute copies of the library or if you modify it.

For example, if you distribute copies of the library, whether gratis or for a fee, you must give the recipients all the rights that we gave you. You must make sure that they, too, receive or can get the source code. If you link other code with the library, you must provide complete object files to the recipients, so that they can relink them with the library after making changes to the library and recompiling it. And you must show them these terms so they know their rights.

We protect your rights with a two-step method: (1) we copyright the library, and (2) we offer you this license, which gives you legal permission to copy, distribute and/or modify the library.

To protect each distributor, we want to make it very clear that there is no warranty for the free library. Also, if the library is modified by someone else and passed on, the recipients should know that what they have is not the original version, so that the original author's reputation will not be affected by problems that might be introduced by others.

Finally, software patents pose a constant threat to the existence of any free program. We wish to make sure that a company cannot effectively restrict the users of a free program by obtaining a restrictive license from a patent holder. Therefore, we insist that any patent license obtained for a version of the library must be consistent with the full freedom of use specified in this license.

Most GNU software, including some libraries, is covered by the ordinary GNU General Public License. This license, the GNU Lesser General Public License, applies to certain designated libraries, and is quite different from the ordinary General Public License. We use this license for certain libraries in order to permit linking those libraries into non-free programs.

When a program is linked with a library, whether statically or using a shared library, the combination of the two is legally speaking a combined work, a derivative of the original library. The ordinary General Public License therefore permits such linking only if the entire combination fits its criteria of freedom. The Lesser General Public License permits more lax criteria for linking other code with the library.

We call this license the "Lesser" General Public License because it does Less to protect the user's freedom than the ordinary General Public License. It also provides other free software developers Less of an advantage over competing non-free programs. These disadvantages are the reason we use the ordinary General Public License for many libraries. However, the Lesser license provides advantages in certain special circumstances.

For example, on rare occasions, there may be a special need to encourage the widest possible use of a certain library, so that it becomes a de-facto standard. To achieve this, non-free programs must be allowed to use the library. A more frequent case is that a free library does the same job as widely used non-free libraries. In this case, there is little to gain by limiting the free library to free software only, so we use the Lesser General Public License.

In other cases, permission to use a particular library in non-free programs enables a greater number of people to use a large body of free software. For example, permission to use the GNU C Library in non-free programs enables many more people to use the whole GNU operating system, as well as its variant, the GNU/Linux operating system.

Although the Lesser General Public License is Less protective of the users' freedom, it does ensure that the user of a program that is linked with the Library has the freedom and the wherewithal to run that program using a modified version of the Library.

The precise terms and conditions for copying, distribution and modification follow. Pay close attention to the difference between a "work based on the library" and a "work that uses the library". The former contains code derived from the library, whereas the latter must be combined with the library in order to run.

GNU LESSER GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License Agreement applies to any software library or other program which contains a notice placed by the copyright holder or other authorized party saying it may be distributed under the terms of this Lesser General Public License (also called "this License"). Each licensee is addressed as "you".

A "library" means a collection of software functions and/or data prepared so as to be conveniently linked with application programs

(which use some of those functions and data) to form executables.

The "Library", below, refers to any such software library or work which has been distributed under these terms. A "work based on the Library" means either the Library or any derivative work under copyright law: that is to say, a work containing the Library or a portion of it, either verbatim or with modifications and/or translated straightforwardly into another language. (Hereinafter, translation is included without limitation in the term "modification".)

"Source code" for a work means the preferred form of the work for making modifications to it. For a library, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the library.

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running a program using the Library is not restricted, and output from such a program is covered only if its contents constitute a work based on the Library (independent of the use of the Library in a tool for writing it). Whether that is true depends on what the Library does and what the program that uses the Library does.

1. You may copy and distribute verbatim copies of the Library's complete source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and distribute a copy of this License along with the Library.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Library or any portion of it, thus forming a work based on the Library, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

- a) The modified work must itself be a software library.
- b) You must cause the files modified to carry prominent notices stating that you changed the files and the date of any change.

c) You must cause the whole of the work to be licensed at no charge to all third parties under the terms of this License.

d) If a facility in the modified Library refers to a function or a table of data to be supplied by an application program that uses the facility, other than as an argument passed when the facility is invoked, then you must make a good faith effort to ensure that, in the event an application does not supply such function or table, the facility still operates, and performs whatever part of its purpose remains meaningful.

(For example, a function in a library to compute square roots has a purpose that is entirely well-defined independent of the application. Therefore, Subsection 2d requires that any application-supplied function or table used by this function must be optional: if the application does not supply it, the square root function must still compute square roots.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Library, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Library, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Library.

In addition, mere aggregation of another work not based on the Library with the Library (or with a work based on the Library) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may opt to apply the terms of the ordinary GNU General Public

License instead of this License to a given copy of the Library. To do this, you must alter all the notices that refer to this License, so that they refer to the ordinary GNU General Public License, version 2, instead of to this License. (If a newer version than version 2 of the ordinary GNU General Public License has appeared, then you can specify

that version instead if you wish.) Do not make any other change in these notices.

Once this change is made in a given copy, it is irreversible for that copy, so the ordinary GNU General Public License applies to all subsequent copies and derivative works made from that copy.

This option is useful when you wish to copy part of the code of the Library into a program that is not a library.

4. You may copy and distribute the Library (or a portion or derivative of it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange.

If distribution of object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place satisfies the requirement to distribute the source code, even though third parties are not compelled to copy the source along with the object code.

5. A program that contains no derivative of any portion of the Library, but is designed to work with the Library by being compiled or linked with it, is called a "work that uses the Library". Such a work, in isolation, is not a derivative work of the Library, and therefore falls outside the scope of this License.

However, linking a "work that uses the Library" with the Library creates an executable that is a derivative of the Library (because it contains portions of the Library), rather than a "work that uses the library". The executable is therefore covered by this License. Section 6 states terms for distribution of such executables.

When a "work that uses the Library" uses material from a header file that is part of the Library, the object code for the work may be a derivative work of the Library even though the source code is not. Whether this is true is especially significant if the work can be linked without the Library, or if the work is itself a library. The threshold for this to be true is not precisely defined by law.

If such an object file uses only numerical parameters, data structure layouts and accessors, and small macros and small inline functions (ten lines or less in length), then the use of the object file is unrestricted, regardless of whether it is legally a derivative

work. (Executables containing this object code plus portions of the Library will still fall under Section 6.)

Otherwise, if the work is a derivative of the Library, you may distribute the

object code for the work under the terms of Section 6.

Any executables containing that work also fall under Section 6, whether or not they are linked directly with the Library itself.

6. As an exception to the Sections above, you may also combine or link a "work that uses the Library" with the Library to produce a work containing portions of the Library, and distribute that work under terms of your choice, provided that the terms permit modification of the work for the customer's own use and reverse engineering for debugging such modifications.

You must give prominent notice with each copy of the work that the Library is used in it and that the Library and its use are covered by this License. You must supply a copy of this License. If the work during execution displays copyright notices, you must include the copyright notice for the Library among them, as well as a reference directing the user to the copy of this License. Also, you must do one of these things:

a) Accompany

the work with the complete corresponding

machine-readable source code for the Library including whatever changes were used in the work (which must be distributed under Sections 1 and 2 above); and, if the work is an executable linked with the Library, with the complete machine-readable "work that uses the Library", as object code and/or source code, so that the user can modify the Library and then relink to produce a modified executable containing the modified Library. (It is understood that the user who changes the contents of definitions files in the Library will not necessarily be able to recompile the application to use the modified definitions.)

b) Use a suitable shared library mechanism for linking with the Library. A suitable mechanism is one that (1) uses at run time a copy of the library already present on the user's computer system, rather than copying library functions into the executable, and (2) will operate

properly with a modified version of the library, if

the user installs one, as long as the modified version is interface-compatible with the version that the work was made with.

c) Accompany the work with a written offer, valid for at

least three years, to give the same user the materials

specified in Subsection 6a, above, for a charge no more than the cost of performing this distribution.

d) If distribution of the work is made by offering access to copy from a designated place, offer equivalent access to copy the above specified materials from the same place.

e) Verify that the user has already received a copy of these materials or that you have already sent this user a copy.

For an executable, the required form of the "work that uses the Library" must include any data and utility programs needed for reproducing the executable from it. However, as a special exception, the materials to be distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

It may happen that this requirement contradicts the license restrictions of other proprietary libraries that do not normally accompany the operating system. Such a contradiction means you cannot use both them and the Library together in an executable that you distribute.

7. You may place library facilities that are a work based on the Library side-by-side in a single library together with other library facilities not covered by this License, and distribute such a combined library, provided that the separate distribution of the work based on the Library and of the other library facilities is otherwise permitted, and provided that you do these two things:

a) Accompany the combined library with a copy of the same work based on the Library, uncombined with any other library facilities. This must be distributed under the terms of the Sections above.

b) Give prominent notice with the combined library of the fact that part of it is a work based on the Library, and explaining where to find the accompanying uncombined form of the same work.

8. You may not copy, modify, sublicense, link with, or distribute the Library except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense, link with, or distribute the Library is void, and will automatically terminate your rights under this License. However, parties who have received copies,

or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

9. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Library or its derivative works. These actions are prohibited by law if

you do not accept this License. Therefore, by modifying or distributing the Library (or any work based on the Library), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Library or works based on it.

10. Each time you redistribute the Library (or any work based on the Library), the recipient automatically receives a license from the original licensor to copy, distribute, link with or modify the Library subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties with this License.

11. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse

you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Library at all. For example, if a patent license would not permit royalty-free redistribution of the Library by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Library.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply, and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system

which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing

to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

12. If the distribution and/or use of the Library is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Library under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

13. The Free Software Foundation may publish revised and/or new versions of the Lesser General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Library specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Library does not specify a license version number, you may choose any version ever published by the Free Software Foundation.

14. If you wish to incorporate parts of the Library into other free programs whose distribution conditions are incompatible with these, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

NO WARRANTY

15. BECAUSE THE LIBRARY IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE LIBRARY, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE LIBRARY "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE LIBRARY IS WITH YOU. SHOULD THE LIBRARY PROVE DEFECTIVE, YOU ASSUME

THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

16. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE LIBRARY AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE LIBRARY (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE LIBRARY TO OPERATE WITH ANY OTHER SOFTWARE), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

1.441 google-golang-org-genproto 0.0.0-20190819201941-24fa4b261c55

1.441.1 Available under license :

Apache License
Version 2.0, January 2004
<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications,

including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of

this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside

or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions. Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

1.442 properties 1.8.1

1.442.1 Available under license :

goproperties - properties file decoder for Go

Copyright (c) 2013-2018 - Frank Schroeder

All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

1.443 configparser 5.2.0

1.443.1 Available under license :

Copyright Jason R. Coombs

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

1.444 apache-log4j 2.17.1

1.444.1 Available under license :

Apache Log4j Core

Copyright 1999-2012 Apache Software Foundation

This product includes software developed at
The Apache Software Foundation (<http://www.apache.org/>).

ResolverUtil.java

Copyright 2005-2006 Tim Fennell

Apache License

Version 2.0, January 2004

<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s)

with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding

those notices that do not

pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf

of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright 1999-2005 The Apache Software Foundation

Licensed under the Apache License, Version 2.0 (the "License"); you may not use this file except in compliance with the License. You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

1.445 log4j-api 2.17.1

1.445.1 Available under license :

Apache Log4j 1.x Compatibility API
Copyright 1999-1969 The Apache Software Foundation

This product includes software developed at
The Apache Software Foundation (<http://www.apache.org/>).

Apache License
Version 2.0, January 2004
<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally

submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

(a) You must give any other recipients of the Work or Derivative Works a copy of this License; and

- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the

content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software
distributed under the License is distributed on an "AS IS" BASIS,
WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
See the License for the specific language governing permissions and
limitations under the License.

1.446 log4j-to-slf4j 2.17.1

1.446.1 Available under license :

Apache License
Version 2.0, January 2004
<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction,
and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by
the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all
other entities that control, are controlled by, or are under common
control with that entity. For the purposes of this definition,
"control" means (i) the power, direct or indirect, to cause the
direction or management of such entity, whether by contract or
otherwise, or (ii) ownership of fifty percent (50%) or more of the
outstanding shares, or (iii) beneficial ownership
of such entity.

"You" (or "Your") shall mean an individual or Legal Entity
exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications,
including but not limited to software source code, documentation

source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this

License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided

that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

Apache Log4j to SLF4J Adapter
Copyright 1999-1969 The Apache Software Foundation

This product includes software developed at
The Apache Software Foundation (<http://www.apache.org/>).

1.447 logback-core 1.2.10

1.447.1 Available under license :

Found license 'Eclipse Public License 1.0' in '* Copyright (C) 1999-2015, QOS.ch. All rights reserved. * This program and the accompanying materials are dual-licensed under * either the terms of the Eclipse Public License v1.0 as published by * under the terms of the GNU Lesser General Public License version 2.1 * as published by the Free Software Foundation.'

Found license 'GNU Lesser General Public License' in '* Copyright (C) 1999-2015, QOS.ch. All rights reserved. * This program and the accompanying materials are dual-licensed under * either the terms of the Eclipse Public License v1.0 as published by * under the terms of the GNU Lesser General Public License version 2.1 * as published by the Free Software Foundation.'

1.448 valyala-histogram 1.1.2

1.448.1 Available under license :

The MIT License (MIT)

Copyright (c) 2017 Aliaksandr Valialkin

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

The MIT License (MIT)

Copyright (c) 2019 Aliaksandr Valialkin

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all

copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

1.449 valyala-fastrand 1.0.0

1.449.1 Available under license :

The MIT License (MIT)

Copyright (c) 2017 Aliaksandr Valialkin

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

1.450 victoriametrics-metrics 1.17.2

1.450.1 Available under license :

The MIT License (MIT)

Copyright (c) 2013-2018 InfluxData Inc.

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in

the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

The MIT License (MIT)

Copyright (c) 2018 VictoriaMetrics

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF

OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Copyright 2015 James Saryerwinnie

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.

See the License for the specific language governing permissions and limitations under the License.

Copyright (c) 2016 Uber Technologies, Inc.

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Apache License
Version 2.0, January 2004
<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution

notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor

has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

Copyright (c) 2015, Dave Cheney <dave@cheney.net>
All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

* Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.

* Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT HOLDER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Copyright 2012 Matt T. Proud (matt.proud@gmail.com)

Apache License

Version 2.0, January 2004

<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name)

to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License.

Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License.

Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by

combination

of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution.

You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

You must give any other recipients of the Work or Derivative Works a copy of this License; and

You must cause any modified files to carry prominent notices stating that You changed the files; and

You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form

of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and

If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided

that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions.

Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks.

This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty.

Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability.

In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability.

While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to
in writing, software
distributed under the License is distributed on an "AS IS" BASIS,
WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
See the License for the specific language governing permissions and
limitations under the License.
Copyright 2011-2016 Canonical Ltd.

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software
distributed under the License is distributed on an "AS IS" BASIS,
WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
See the License for the specific language governing permissions and
limitations under the License.
Data model artifacts for Prometheus.
Copyright 2012-2015 The Prometheus Authors

This product includes software developed at
SoundCloud Ltd. (<http://soundcloud.com/>).

Copyright 2016, Google Inc.

All rights reserved.

Redistribution and use in source and binary forms, with or without
modification, are permitted provided that the following conditions are

met:

- * Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- * Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
- * Neither the name of Google Inc. nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

The MIT License (MIT)

Copyright (c) 2018 Aliaksandr Valialkin

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Copyright 2014 gRPC authors.

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software
distributed under the License is distributed on an "AS IS" BASIS,
WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
See the License for the specific language governing permissions and
limitations under the License.
Copyright (c) 2016 Caleb Spare

MIT License

Permission is hereby granted, free of charge, to any person obtaining
a copy of this software and associated documentation files (the
"Software"), to deal in the Software without restriction, including
without limitation the rights to use, copy, modify, merge, publish,
distribute, sublicense, and/or sell copies of the Software, and to
permit persons to whom the Software is furnished to do so, subject to
the following conditions:

The above copyright notice and this permission notice shall be
included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND,
EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF
MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND
NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE
LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION
OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION
WITH
THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

name: license-check

on:

push:

paths:

- 'vendor'

pull_request:

paths:

- 'vendor'

permissions:

contents: read

jobs:

build:

name: Build

runs-on: ubuntu-latest

steps:

- name: Setup Go

uses: actions/setup-go@main

with:

go-version: 1.18

id: go

- name: Code checkout

uses: actions/checkout@master

- name: Check License

run: |

make check-licenses

MIT License

Copyright (c) 2019 Oliver Kuederle

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

procf provides functions to retrieve system, kernel and process metrics from the pseudo-filesystem proc.

Copyright 2014-2015 The Prometheus Authors

This product includes software developed at SoundCloud Ltd. (<http://soundcloud.com/>).

This is the official list of people who can contribute

(and typically have contributed) code to the repository.

The AUTHORS file lists the copyright holders; this file

lists people. For example, Google employees are listed here

but not in AUTHORS, because Google holds the copyright.

#

The submission process automatically checks to make sure

that people submitting code are listed in this file (by email address).

#

Names should be added to this file only after verifying that
the individual or the individual's organization has agreed to
the appropriate Contributor License Agreement, found here:

#

<https://cla.developers.google.com/about/google-individual>

<https://cla.developers.google.com/about/google-corporate>

#

The CLA can be filled out on the web:

#

<https://cla.developers.google.com/>

#

When adding J Random Contributor's name to this file,
either J's name or J's organization's name should be
added to the AUTHORS file, depending on whether the

individual or corporate CLA was used.

Names should be added to this file like so:

Name <email address>

#

An entry with two email addresses specifies that the
first address should be used in the submit logs and
that the second address should be recognized as the
same person when interacting with Rietveld.

Please keep the list sorted.

Alain Vongsouvanhalainv <alainv@google.com>

Andrew Gerrand <adg@golang.org>

Brad Fitzpatrick <bradfitz@golang.org>

Eric Koleda <ekoleda+devrel@goglers.com>

Francesc Campoy <campoy@golang.org>

Garrick Evans <garrick@google.com>

Glenn Lewis <gmlewis@google.com>

Ivan Krasin <krasin@golang.org>

Jason Hall <jasonhall@google.com>

Johan Euphrosine <proppy@google.com>

Kostik Shtoyk <kostik@google.com>

Kunpei Sakai <namusyaka@gmail.com>

Matthew Dolan <dolan@lightstep.com>

Matthew Whisenhunt <matt.whisenhunt@gmail.com>

Michael McGreevy <mcgreevy@golang.org>

Nick Craig-Wood <nickcw@gmail.com>

Robbie Trencheny <me@robbiet.us>

Ross Light <light@google.com>

Sarah

Adams <shadams@google.com>
Scott Van Woudenberg <scottvw@google.com>
Takashi Matsuo <tmatsuo@google.com>
MIT License

Copyright (c) 2021 Go kit

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Blackfriday is distributed under the Simplified BSD License:

- > Copyright 2011 Russ Ross
- > All rights reserved.
- >
- > Redistribution and use in source and binary forms, with or without
- > modification, are permitted provided that the following conditions
- > are met:
- >
- > 1. Redistributions of source code must retain the above copyright
- > notice, this list of conditions and the following disclaimer.
- >
- > 2. Redistributions in binary form must reproduce the above
- > copyright notice, this list of conditions and the following
- > disclaimer in the documentation and/or other materials provided with
- > the distribution.
- >
- > THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS
- > "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT
- > LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS
- > FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE
- > COPYRIGHT HOLDER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT,
- > INCIDENTAL, SPECIAL, EXEMPLARY,

OR CONSEQUENTIAL DAMAGES (INCLUDING,
> BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES;
> LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER
> CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT
> LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN
> ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE
> POSSIBILITY OF SUCH DAMAGE.

Copyright (C) 2016 Felipe da Cunha Goncalves
All Rights Reserved.

MIT LICENSE

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Common libraries shared by Prometheus Go components.
Copyright 2015 The Prometheus Authors

This product includes software developed at
SoundCloud Ltd. (<http://soundcloud.com/>).
The MIT License (MIT)

Copyright (c) 2015-2016 Aliaksandr Valialkin, VertaMedia

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

The MIT License (MIT)

Copyright (c) 2019 VictoriaMetrics

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

The MIT License (MIT)

Copyright (c) 2013 Fatih Arslan

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER

IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR
IN
CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.
The MIT License

Copyright (c) 2013 VividCortex

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION

WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN
THE SOFTWARE.

This source code was written by the Go contributors.

The master list of contributors is in the main Go distribution,

visible at <http://tip.golang.org/CONTRIBUTORS>.

The MIT License (MIT)

Copyright (c) 2016 Aliaksandr Valialkin, VertaMedia

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING

FROM,
OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE
SOFTWARE.

The MIT License (MIT)

Copyright (c) 2015 Aliaksandr Valialkin

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT

OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Copyright (C) 2013 Blake Mizerany

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE

SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Copyright (c) 2019 The Go Authors. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- * Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- * Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
- * Neither the name of Google Inc. nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER

OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

The MIT License (MIT)

Copyright (c) 2014 Brian Goff

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN

CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Copyright (c) 2018 The Go Authors. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- * Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- * Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
- * Neither the name of Google Inc. nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER

OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Copyright (c) 2012-2015, Sergey Cherepanov
All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- * Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- * Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
- * Neither the name of the author nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT HOLDER

OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

The following files were ported to Go from C files of libyaml, and thus are still covered by their original copyright and license:

apic.go
emitterc.go
parserc.go
readerc.go
scannerc.go
writerc.go
yamlh.go
yamlprivateh.go

Copyright (c) 2006 Kirill Simonov

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS

FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

The MIT License (MIT)

Copyright (c) 2019 Aliaksandr Valialkin

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is

furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Copyright (c) 2011 The Snappy-Go Authors. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- * Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- * Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
- * Neither the name of Google Inc. nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

/**

- * React Router DOM v6.3.0
- *
- * Copyright (c) Remix Software Inc.
- *
- * This source code is licensed under the MIT license found in the
- * LICENSE.md file in the root directory of this source tree.

```
*
* @license MIT
*/

/**
* React Router v6.3.0
*
* Copyright (c) Remix Software Inc.
*
* This source code is licensed under the MIT license found in the
* LICENSE.md file in the root directory of this source tree.
*
* @license MIT
*/
```

```
/** @license MUI v5.6.1
*
* This source code is licensed under the MIT license found in the
* LICENSE file in the root directory of this source tree.
*/
```

```
/** @license React v16.13.1
* react-is.production.min.js
*
* Copyright (c) Facebook, Inc. and its affiliates.
*
* This source code is licensed under the MIT license found in the
* LICENSE file in the root directory of this source tree.
*/
```

```
/** @license React v17.0.2
* react-is.production.min.js
*
* Copyright (c) Facebook, Inc. and its affiliates.
*
* This source code is licensed
* under the MIT license found in the
* LICENSE file in the root directory of this source tree.
*/
```

The MIT License (MIT)

Copyright (c) 2015 Peter Bourgon

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is

furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Apache License

Version 2.0, January 2004

<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You"
(or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their

Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not

pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions for use, reproduction, or distribution

of Your modifications, or

for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental,

or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf

of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

Copyright 2019-2022 VictoriaMetrics, Inc.

Licensed under the Apache License, Version 2.0 (the "License"); you may not use this file except in compliance with the License. You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

Copyright (c) 2011 Google Inc. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- * Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- * Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
- * Neither the name of Google Inc. nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE

OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.
Copyright (c) 2009 The Go Authors. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

* Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.

* Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

* Neither the name of Google Inc. nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER

OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Apache License

Version 2.0, January 2004

<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or

otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You"
(or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations,
or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:
 - (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and

 - (b) You must cause any modified files to carry prominent notices stating that You changed the files; and

 - (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and

 - (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not

pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. **Submission of Contributions.** Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions. Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. **Trademarks.** This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. **Disclaimer of Warranty.** Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. **Limitation of Liability.** In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly

negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

Copyright 2019-2020 VictoriaMetrics, Inc.

Licensed under the Apache License, Version 2.0 (the "License"); you may not use this file except in compliance with the License. You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

MIT License

Copyright (c) 2022 urfave/cli maintainers

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

```
# This is the official list of people who can contribute
# (and typically have contributed) code to the Snappy-Go repository.
# The AUTHORS file lists the copyright holders; this file
# lists people. For example, Google employees are listed here
# but not in AUTHORS, because Google holds the copyright.
#
# The submission process automatically checks to make sure
# that people submitting code are listed in this file (by email address).
#
# Names should be added to this file only after verifying that
# the individual or the individual's organization has agreed to
# the appropriate Contributor License Agreement, found here:
#
# http://code.google.com/legal/individual-cla-v1.0.html
# http://code.google.com/legal/corporate-cla-v1.0.html
#
# The agreement for individuals can be filled out on the web.
#
# When adding J Random Contributor's name to this file,
# either J's name or J's organization's name should be
# added to the AUTHORS file, depending on whether the
# individual or corporate
# CLA was used.
```

```
# Names should be added to this file like so:
```

```
# Name <email address>
```

```
# Please keep the list sorted.
```

```
Alex Legg <alexlegg@google.com>
```

```
Damian Gryski <dgryski@gmail.com>
```

```
Eric Buth <eric@topos.com>
```

```
Jan Mercl <0xjnm1@gmail.com>
```

```
Jonathan Swinney <jswinney@amazon.com>
```

```
Kai Backman <kaib@golang.org>
```

```
Klaus Post <klauspost@gmail.com>
```

```
Marc-Antoine Ruel <maruel@chromium.org>
```

Nigel Tao <nigeltao@golang.org>
Rob Pike <r@golang.org>
Rodolfo Carvalho <rhcarvalho@gmail.com>
Russ Cox <rsc@golang.org>
Sebastien Binet <seb.binet@gmail.com>

Apache License
Version 2.0, January 2004
<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial

revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.
7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.
8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.
9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "{}" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright {yyyy} {name of copyright owner}

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

Copyright (c) Yasuhiro MATSUMOTO <mattn.jp@gmail.com>

MIT License (Expat)

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

AWS SDK for Go

Copyright 2015 Amazon.com, Inc. or its affiliates. All Rights Reserved.

Copyright 2014-2015 Stripe, Inc.

The Prometheus systems and service monitoring server

Copyright 2012-2015 The Prometheus Authors

This product includes software developed at

SoundCloud Ltd. (<https://soundcloud.com/>).

The following components are included in this product:

Bootstrap

<https://getbootstrap.com>

Copyright 2011-2014 Twitter, Inc.

Licensed under the MIT License

bootstrap3-typeahead.js

<https://github.com/bassjobsen/Bootstrap-3-Typeahead>

Original written by @mdo and @fat

Copyright 2014 Bass Jobsen @bassjobsen

Licensed under the Apache License, Version 2.0

fuzzy

<https://github.com/mattyork/fuzzy>

Original written by @mattyork

Copyright 2012 Matt York

Licensed under the MIT License

bootstrap-datetimepicker.js

<https://github.com/Eonasdan/bootstrap-datetimepicker>

Copyright 2015 Jonathan Peterson (@Eonasdan)

Licensed under the MIT License

moment.js

<https://github.com/moment/moment/>

Copyright JS Foundation and other contributors

Licensed under the MIT License

Rickshaw

<https://github.com/shutterstock/rickshaw>

Copyright

2011-2014 by Shutterstock Images, LLC

See <https://github.com/shutterstock/rickshaw/blob/master/LICENSE> for license details

mustache.js

<https://github.com/janl/mustache.js>

Copyright 2009 Chris Wanstrath (Ruby)

Copyright 2010-2014 Jan Lehnardt (JavaScript)

Copyright 2010-2015 The mustache.js community

Licensed under the MIT License

jQuery

<https://jquery.org>

Copyright jQuery Foundation and other contributors

Licensed under the MIT License

Protocol Buffers for Go with Gadgets

<https://github.com/gogo/protobuf/>

Copyright (c) 2013, The GoGo Authors.

See source code for license details.

Go support for leveled logs, analogous to

<https://code.google.com/p/google-glog/>

Copyright 2013 Google Inc.

Licensed under the Apache License, Version 2.0

Support for streaming Protocol Buffer messages for the Go language (golang).

https://github.com/matttproud/golang_protobuf_extensions

Copyright 2013 Matt T. Proud

Licensed under the Apache License, Version 2.0

DNS library in Go

<https://miek.nl/2014/august/16/go-dns-package/>

Copyright

2009 The Go Authors, 2011 Miek Gieben

See <https://github.com/miekg/dns/blob/master/LICENSE> for license details.

LevelDB key/value database in Go

<https://github.com/syndtr/goleveldb>

Copyright 2012 Suryandaru Triandana

See <https://github.com/syndtr/goleveldb/blob/master/LICENSE> for license details.

gosnappy - a fork of code.google.com/p/snappy-go

<https://github.com/syndtr/gosnappy>

Copyright 2011 The Snappy-Go Authors

See <https://github.com/syndtr/gosnappy/blob/master/LICENSE> for license details.

go-zookeeper - Native ZooKeeper client for Go

<https://github.com/samuel/go-zookeeper>

Copyright (c) 2013, Samuel Stauffer <samuel@descolada.com>

See <https://github.com/samuel/go-zookeeper/blob/master/LICENSE> for license details.

Time series compression algorithm from Facebook's Gorilla paper

<https://github.com/dgryski/go-tsz>

Copyright (c) 2015,2016 Damian Gryski <damian@gryski.com>

See <https://github.com/dgryski/go-tsz/blob/master/LICENSE> for license details.

We

also use code from a large number of npm packages. For details, see:

- <https://github.com/prometheus/prometheus/blob/master/web/ui/react-app/package.json>

- <https://github.com/prometheus/prometheus/blob/master/web/ui/react-app/package-lock.json>

- The individual package licenses as copied from the `node_modules` directory can be found in

the `npm_licenses.tar.bz2` archive in release tarballs and Docker images.

Prometheus instrumentation library for Go applications

Copyright 2012-2015 The Prometheus Authors

This product includes software developed at

SoundCloud Ltd. (<http://soundcloud.com/>).

The following components are included in this product:

perks - a fork of <https://github.com/bmizerany/perks>

<https://github.com/beorn7/perks>

Copyright 2013-2015 Blake Mizerany, Bjrn Rabenstein

See <https://github.com/beorn7/perks/blob/master/README.md> for license details.

Go support for Protocol Buffers - Google's data interchange format

<http://github.com/golang/protobuf/>

Copyright 2010 The Go Authors

See source code for license details.

Support for streaming Protocol Buffer messages for the Go language (golang).

https://github.com/matttproud/golang_protobuf_extensions

Copyright 2013 Matt T. Proud

Licensed under the Apache License, Version 2.0

Copyright (c) 2013 Joshua Tacoma. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- * Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.

- * Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

- * Neither the name of Google Inc. nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER

OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE,

DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Copyright (c) 2017 The Go Authors. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- * Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- * Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
- * Neither the name of Google Inc. nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER

OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Copyright 2010 The Go Authors. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- * Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- * Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
- * Neither the name of Google Inc. nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER

OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Copyright (c) 2012 The Go Authors. All rights reserved.

Copyright (c) 2019 Klaus Post. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- * Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.

- * Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

- * Neither the name of Google Inc. nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE

ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Files: gzhttp/

Apache License
Version 2.0, January 2004

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including

the original version
of the Work and any modifications or additions
to that Work or Derivative Works thereof, that is intentionally
submitted to Licensor for inclusion in the Work by the copyright owner
or by an individual or Legal Entity authorized to submit on behalf of
the copyright owner. For the purposes of this definition, "submitted"
means any form of electronic, verbal, or written communication sent
to the Licensor or its representatives, including but not limited to
communication on electronic mailing lists, source code control systems,
and issue tracking systems that are managed by, or on behalf of, the
Licensor for the purpose of discussing and improving the Work, but
excluding communication that is conspicuously marked or otherwise
designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity
on behalf of whom a Contribution has been received
by Licensor and
subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of
this License, each Contributor hereby grants to You a perpetual,
worldwide, non-exclusive, no-charge, royalty-free, irrevocable
copyright license to reproduce, prepare Derivative Works of,
publicly display, publicly perform, sublicense, and distribute the
Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of
this License, each Contributor hereby grants to You a perpetual,
worldwide, non-exclusive, no-charge, royalty-free, irrevocable
(except as stated in this section) patent license to make, have made,
use, offer to sell, sell, import, and otherwise transfer the Work,
where such license applies only to those patent claims licensable
by such Contributor that are necessarily infringed by their
Contribution(s)

alone or by combination of their Contribution(s)
with the Work to which such Contribution(s) was submitted. If You
institute patent litigation against any entity (including a
cross-claim or counterclaim in a lawsuit) alleging that the Work
or a Contribution incorporated within the Work constitutes direct
or contributory patent infringement, then any patent licenses
granted to You under this License for that Work shall terminate
as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the
Work or Derivative Works thereof in any medium, with or without
modifications, and in Source or Object form, provided that You
meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
 - (b) You must cause any modified files to carry prominent notices stating that You changed the files;
- and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
 - (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions. Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade

names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS

FOR A

PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include

the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a

file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright 2016-2017 The New York Times Company

Licensed under the Apache License, Version 2.0 (the "License"); you may not use this file except in compliance with the License. You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

Files: s2/cmd/internal/readahead/*

The MIT License
(MIT)

Copyright (c) 2015 Klaus Post

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Files: snappy/*

Files: internal/snapref/*

Copyright (c) 2011 The Snappy-Go Authors. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- * Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- * Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
- * Neither the name of Google Inc. nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED

TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Files: s2/cmd/internal/filepathx/*

Copyright 2016 The filepathx Authors

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A

PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

The MIT License (MIT)

Copyright (c) 2016 Yasuhiro Matsumoto

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

The MIT License (MIT)

Copyright (c) 2015 go-logfmt

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Paul Borman <borman@google.com>

bmatsuo

shawnps

theory

jboverfelt

dsymonds

cd1

wallclockbuilder

dansouza

The MIT License (MIT)

Copyright (c) 2017 Aliaksandr Valialkin

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Apache License
Version 2.0, January 2004
<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common

control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity

on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this

License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the

Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained

within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory,

whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and

limitations under the License.

Copyright (c) 2009,2014 Google Inc. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

* Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.

* Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

* Neither the name of Google Inc. nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER

OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

1.451 chardet 3.0.4

1.451.1 Available under license :

GNU LESSER GENERAL PUBLIC LICENSE

Version 2.1, February 1999

Copyright (C) 1991, 1999 Free Software Foundation, Inc.

51 Franklin St, Fifth Floor, Boston, MA 02110-1301 USA

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

[This is the first released version of the Lesser GPL. It also counts as the successor of the GNU Library Public License, version 2, hence the version number 2.1.]

Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public Licenses are intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users.

This license, the Lesser General Public License, applies to some specially designated software packages--typically libraries--of the Free Software Foundation and other authors who decide to use it. You can use it too, but we suggest you first think carefully about whether this license or the ordinary General Public License is the better strategy to use in any particular case, based on the explanations below.

When we speak of free software, we are referring to freedom of use, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish); that you receive source code or can get it if you want it; that you can change the software and use pieces of it in new free programs; and that you are informed that you can do these things.

To protect your rights, we need to make restrictions that forbid distributors to deny you these rights or to ask you to surrender these rights. These restrictions translate to certain responsibilities for you if you distribute copies of the library or if you modify it.

For example, if you distribute copies of the library, whether gratis or for a fee, you must give the recipients all the rights that we gave you. You must make sure that they, too, receive or can get the source code. If you link other code with the library, you must provide complete object files to the recipients, so that they can relink them with the library after making changes to the library and recompiling it. And you must show them these terms so they know their rights.

We protect your rights with a two-step method: (1) we copyright the library, and (2) we offer you this license, which gives you legal permission to copy, distribute and/or modify the library.

To protect each distributor, we want to make it very clear that there is no warranty for the free library. Also, if the library is modified by someone else and passed on, the recipients should know that what they have is not the original version, so that the original author's reputation will not be affected by problems that might be introduced by others.

Finally, software patents pose a constant threat to the existence

of any free program. We wish to make sure that a company cannot effectively restrict the users of a free program by obtaining a restrictive license from a patent holder. Therefore, we insist that any patent license obtained for a version of the library must be consistent with the full freedom of use specified in this license.

Most GNU software, including some libraries, is covered by the ordinary GNU General Public License. This license, the GNU Lesser General Public License, applies to certain designated libraries, and is quite different from the ordinary General Public License. We use this license for certain libraries in order to permit linking those libraries into non-free programs.

When a program is linked with a library, whether statically or using a shared library, the combination of the two is legally speaking a combined work, a derivative of the original library. The ordinary General Public License therefore permits such linking only if the entire combination fits its criteria of freedom. The Lesser General Public License permits more lax criteria for linking other code with the library.

We call this license the "Lesser" General Public License because it does Less to protect the user's freedom than the ordinary General Public License. It also provides other free software developers Less of an advantage over competing non-free programs. These disadvantages are the reason we use the ordinary General Public License for many libraries. However, the Lesser license provides advantages in certain special circumstances.

For example, on rare occasions, there may be a special need to encourage the widest possible use of a certain library, so that it becomes a de-facto standard. To achieve this, non-free programs must be allowed to use the library. A more frequent case is that a free library does the same job as widely used non-free libraries. In this case, there is little to gain by limiting the free library to free software only, so we use the Lesser General Public License.

In other cases, permission to use a particular library in non-free programs enables a greater number of people to use a large body of free software. For example, permission to use the GNU C Library in non-free programs enables many more people to use the whole GNU operating system, as well as its variant, the GNU/Linux operating system.

Although the Lesser General Public License is Less protective of the

users' freedom, it does ensure that the user of a program that is linked with the Library has the freedom and the wherewithal to run that program using a modified version of the Library.

The precise terms and conditions for copying, distribution and modification follow. Pay close attention to the difference between a "work based on the library" and a "work that uses the library". The former contains code derived from the library, whereas the latter must be combined with the library in order to run.

GNU LESSER GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License Agreement applies to any software library or other program which contains a notice placed by the copyright holder or other authorized party saying it may be distributed under the terms of this Lesser General Public License (also called "this License"). Each licensee is addressed as "you".

A "library" means a collection of software functions and/or data prepared so as to be conveniently linked with application programs (which use some of those functions and data) to form executables.

The "Library", below, refers to any such software library or work which has been distributed under these terms. A "work based on the Library" means either the Library or any derivative work under copyright law: that is to say, a work containing the Library or a portion of it, either verbatim or with modifications and/or translated straightforwardly into another language. (Hereinafter, translation is included without limitation in the term "modification".)

"Source code" for a work means the preferred form of the work for making modifications to it. For a library, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the library.

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running a program using the Library is not restricted, and output from such a program is covered only if its contents constitute a work based on the Library (independent of the use of the Library in a tool for writing it). Whether that is true depends on what the Library does and what the program that uses the Library does.

1. You may copy and distribute verbatim copies of the Library's complete source code as you receive it, in any medium, provided that

you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and distribute a copy of this License along with the Library.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Library or any portion of it, thus forming a work based on the Library, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

a) The modified work must itself be a software library.

b) You must cause the files modified to carry prominent notices stating that you changed the files and the date of any change.

c) You must cause the whole of the work to be licensed at no charge to all third parties under the terms of this License.

d) If a facility in the modified Library refers to a function or a table of data to be supplied by an application program that uses the facility, other than as an argument passed when the facility is invoked, then you must make a good faith effort to ensure that, in the event an application does not supply such function or table, the facility still operates, and performs whatever part of its purpose remains meaningful.

(For example, a function in a library to compute square roots has a purpose that is entirely well-defined independent of the application. Therefore, Subsection 2d requires that any application-supplied function or table used by this function must be optional: if the application does not supply it, the square root function must still compute square roots.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Library, and can be reasonably considered independent and separate works in themselves,

then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Library, the distribution of the whole must be on the terms of

this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Library.

In addition, mere aggregation of another work not based on the Library with the Library (or with a work based on the Library) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may opt to apply the terms of the ordinary GNU General Public License instead of this License to a given copy of the Library. To do this, you must alter all the notices that refer to this License, so that they refer to the ordinary GNU General Public License, version 2, instead of to this License. (If a newer version than version 2 of the ordinary GNU General Public License has appeared, then you can specify that version instead if you wish.) Do not make any other change in these notices.

Once this change is made in a given copy, it is irreversible for that copy, so the ordinary GNU General Public License applies to all subsequent copies and derivative works made from that copy.

This option is useful when you wish to copy part of the code of the Library into a program that is not a library.

4. You may copy and distribute the Library (or a portion or derivative of it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange.

If distribution of object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place satisfies the requirement to distribute the source code, even though third parties are not compelled to copy the source along with the object code.

5. A program that contains no derivative of any portion of the Library, but is designed to work with the Library by being compiled or linked with it, is called a "work that uses the Library". Such a

work, in isolation, is not a derivative work of the Library, and therefore falls outside the scope of this License.

However, linking a "work that uses the Library" with the Library creates an executable that is a derivative of the Library (because it contains portions of the Library), rather than a "work that uses the library". The executable is therefore covered by this License.

Section 6 states terms for distribution of such executables.

When a "work that uses the Library" uses material from a header file that is part of the Library, the object code for the work may be a derivative work of the Library even though the source code is not. Whether this is true is especially significant if the work can be linked without the Library, or if the work is itself a library. The threshold for this to be true is not precisely defined by law.

If such an object file uses only numerical parameters, data structure layouts and accessors, and small macros and small inline functions (ten lines or less in length), then the use of the object file is unrestricted, regardless of whether it is legally a derivative work. (Executables containing this object code plus portions of the Library will still fall under Section 6.)

Otherwise, if the work is a derivative of the Library, you may distribute the object code for the work under the terms of Section 6. Any executables containing that work also fall under Section 6, whether or not they are linked directly with the Library itself.

6. As an exception to the Sections above, you may also combine or link a "work that uses the Library" with the Library to produce a work containing portions of the Library, and distribute that work under terms of your choice, provided that the terms permit modification of the work for the customer's own use and reverse engineering for debugging such modifications.

You must give prominent notice with each copy of the work that the Library is used in it and that the Library and its use are covered by this License. You must supply a copy of this License. If the work during execution displays copyright notices, you must include the copyright notice for the Library among them, as well as a reference directing the user to the copy of this License. Also, you must do one of these things:

- a) Accompany the work with the complete corresponding machine-readable

source code for the Library including whatever changes were used in the work (which must be distributed under Sections 1 and 2 above); and, if the work is an executable linked with the Library, with the complete machine-readable "work that uses the Library", as object code and/or source code, so that the user can modify the Library and then relink to produce a modified executable containing the modified Library. (It is understood that the user who changes the contents of definitions files in the Library will not necessarily be able to recompile the application to use the modified definitions.)

b) Use a suitable shared library mechanism for linking with the Library. A suitable mechanism is one that (1) uses at run time a copy of the library already present on the user's computer system, rather than copying library functions into the executable, and (2) will operate properly with a modified version of the library, if the user installs one, as long as the modified version is interface-compatible with the version that the work was made with.

c) Accompany the work with a written offer, valid for at least three years, to give the same user the materials specified in Subsection 6a, above, for a charge no more than the cost of performing this distribution.

d) If distribution of the work is made by offering access to copy from a designated place, offer equivalent access to copy the above specified materials from the same place.

e) Verify that the user has already received a copy of these materials or that you have already sent this user a copy.

For an executable, the required form of the "work that uses the Library" must include any data and utility programs needed for reproducing the executable from it. However, as a special exception, the materials to be distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

It may happen that this requirement contradicts the license restrictions of other proprietary libraries that do not normally accompany the operating system. Such a contradiction means you cannot use both them and the Library together in an executable that you distribute.

7. You may place library facilities that are a work based on the Library side-by-side in a single library together with other library facilities not covered by this License, and distribute such a combined library, provided that the separate distribution of the work based on the Library and of the other library facilities is otherwise permitted, and provided that you do these two things:

a) Accompany the combined library with a copy of the same work based on the Library, uncombined with any other library facilities. This must be distributed under the terms of the Sections above.

b) Give prominent notice with the combined library of the fact that part of it is a work based on the Library, and explaining where to find the accompanying uncombined form of the same work.

8. You may not copy, modify, sublicense, link with, or distribute the Library except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense, link with, or distribute the Library is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

9. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Library or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Library (or any work based on the Library), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Library or works based on it.

10. Each time you redistribute the Library (or any work based on the Library), the recipient automatically receives a license from the original licensor to copy, distribute, link with or modify the Library subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties with this License.

11. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot

distribute

so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Library at all. For example, if a patent license would not permit royalty-free redistribution of the Library by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Library.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply, and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

12. If the distribution and/or use of the Library is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Library under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

13. The Free Software Foundation may publish revised and/or new versions of the Lesser General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Library specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Library does not specify a license version number, you may choose any version ever published by

the Free Software Foundation.

14. If you wish to incorporate parts of the Library into other free programs whose distribution conditions are incompatible with these, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

NO WARRANTY

15. BECAUSE THE LIBRARY IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE LIBRARY, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE LIBRARY "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE LIBRARY IS WITH YOU. SHOULD THE LIBRARY PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

16. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE LIBRARY AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE LIBRARY (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE LIBRARY TO OPERATE WITH ANY OTHER SOFTWARE), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

END OF TERMS AND CONDITIONS

How to Apply These Terms to Your New Libraries

If you develop a new library, and you want it to be of the greatest possible use to the public, we recommend making it free software that everyone can redistribute and change. You can do so by permitting redistribution under these terms (or, alternatively, under the terms of the ordinary General Public License).

To apply these terms, attach the following notices to the library. It is safest to attach them to the start of each source file to most effectively

convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

<one line to give the library's name and a brief idea of what it does.>
Copyright (C) <year> <name of author>

This library is free software; you can redistribute it and/or modify it under the terms of the GNU Lesser General Public License as published by the Free Software Foundation; either version 2.1 of the License, or (at your option) any later version.

This library is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU Lesser General Public License for more details.

You should have received a copy of the GNU Lesser General Public License along with this library; if not, write to the Free Software Foundation, Inc., 51 Franklin St, Fifth Floor, Boston, MA 02110-1301 USA

Also add information on how to contact you by electronic and paper mail.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the library, if necessary. Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the library `Frob' (a library for tweaking knobs) written by James Random Hacker.

<signature of Ty Coon>, 1 April 1990
Ty Coon, President of Vice

That's all there is to it!

1.452 victoriametrics-metrics 1.18.1

1.452.1 Available under license :

No license file was found, but licenses were detected in source scan.

/opt/cola/permits/1256026572_1674115135.138678/0/victoria-metrics-amd64-v1-64-1-tar-gz/victoria-metrics-prod:
binary file matches

Found in path(s):
* /bin/grep

1.453 valyala-histogram 1.2.0

1.453.1 Available under license :

The MIT License (MIT)

Copyright (c) 2017 Aliaksandr Valialkin

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

The MIT License (MIT)

Copyright (c) 2019 Aliaksandr Valialkin

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT

OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

1.454 valyala-fastrand 1.1.0

1.454.1 Available under license :

The MIT License (MIT)

Copyright (c) 2017 Aliaksandr Valialkin

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT

OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

1.455 glibc 2.27-3ubuntu1

1.455.1 Available under license :

Copyright 1992, 1993, 1994, 1997 Henry Spencer. All rights reserved.

This software is not subject to any license of the American Telephone and Telegraph Company or of the Regents of the University of California.

Permission is granted to anyone to use this software for any purpose on any computer system, and to alter it and redistribute it, subject to the following restrictions:

1. The author is not responsible for the consequences of use of this software, no matter how awful, even if they arise from flaws in it.
2. The origin of this software must not be misrepresented, either by explicit claim or by omission. Since few users ever read sources, credits must appear in the documentation.

3. Altered versions must be plainly marked as such, and must not be misrepresented as being the original software. Since few users ever read sources, credits must appear in the documentation.

4. This notice may not be removed or altered.

GNU GENERAL PUBLIC LICENSE
Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.,
51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA
Everyone is permitted to copy and distribute verbatim copies
of this license document, but changing it is not allowed.

Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. This General Public License applies to most of the Free Software Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Lesser General Public License instead.) You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price.

Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which

gives you legal permission to copy,
distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and modification follow.

GNU GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.

b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.

c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Program.

In addition, mere aggregation of another work not based on the Program with the Program (or with a work based on the Program) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

- a) Accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,
- b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,
- c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot

impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR

THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

END OF TERMS AND CONDITIONS

How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

<one line to give the program's name and a brief idea of what it does.>
Copyright (C) <year> <name of author>

This program is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation; either version 2 of the License, or (at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program; if not, write to the Free Software Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA.

Also add information on how to contact you by electronic and paper mail.

If the program is interactive, make it output a short notice like this when it starts in an interactive mode:

Gnomovision version 69, Copyright (C) year name of author

Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type `show w'.
This is free software, and you are welcome to redistribute
it
under certain conditions; type `show c' for details.

The hypothetical commands `show w' and `show c' should show the appropriate parts of the General Public License. Of course, the commands you use may be called something other than `show w' and `show c'; they could even be mouse-clicks or menu items--whatever suits your program.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the program, if necessary. Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the program
`Gnomovision' (which makes passes at compilers) written by James Hacker.

<signature of Ty Coon>, 1 April 1989
Ty Coon, President of Vice

This General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Lesser General Public License instead of this License.

GNU LESSER GENERAL PUBLIC LICENSE
Version 2.1, February 1999

Copyright (C) 1991, 1999 Free Software Foundation, Inc.
51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA
Everyone is permitted to copy and distribute verbatim copies
of this license document, but changing it is not allowed.

[This is the first released version of the Lesser GPL. It also counts as the successor of the GNU Library Public License, version 2, hence the version number 2.1.]

Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public Licenses are intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users.

This license, the Lesser General Public License, applies to some specially designated software packages--typically libraries--of the Free Software Foundation and other authors who

decide to use it. You can use it too, but we suggest you first think carefully about whether this license or the ordinary General Public License is the better strategy to use in any particular case, based on the explanations below.

When we speak of free software, we are referring to freedom of use, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish); that you receive source code or can get it if you want it; that you can change the software and use pieces of it in new free programs; and that you are informed that you can do these things.

To protect your rights, we need to make restrictions that forbid distributors to deny you these rights or to ask you to surrender these rights. These restrictions translate to certain responsibilities for you if you distribute copies of the library or if you modify it.

For example, if you distribute copies of the library, whether gratis or for a fee, you must give the recipients all the rights that we gave you. You must make sure that they, too, receive or can get the source code. If you link other code with the library, you must provide complete object files to the recipients, so that they can relink them with the library after making changes to the library and recompiling it. And you must show them these terms so they know their rights.

We protect your rights with a two-step method: (1) we copyright the library, and (2) we offer you this license, which gives you legal permission to copy, distribute and/or modify the library.

To protect each distributor, we want to make it very clear that there is no warranty for the free library. Also, if the library is modified by someone else and passed on, the recipients should know that what they have is not the original version, so that the original author's reputation will not be affected by problems that might be introduced by others.

Finally, software patents pose a constant threat to the existence of any free program. We wish to make sure that a company cannot effectively restrict the users of a free program by obtaining a restrictive license from a patent holder. Therefore, we insist that any patent license obtained for a version of the library must be consistent with the full freedom of use specified in this license.

Most GNU software, including some libraries, is covered by the ordinary GNU General Public License. This license, the GNU Lesser

General Public License, applies to certain designated libraries, and is quite different from the ordinary General Public License. We use this license for certain libraries in order to permit linking those libraries into non-free programs.

When a program is linked with a library, whether statically or using a shared library, the combination of the two is legally speaking a combined work, a derivative of the original library. The ordinary General Public License therefore permits such linking only if the entire combination fits its criteria of freedom. The Lesser General Public License permits more lax criteria for linking other code with the library.

We call this license the "Lesser" General Public License because it does Less to protect the user's freedom than the ordinary General Public License. It also provides other free software developers Less of an advantage over competing non-free programs. These disadvantages are the reason we use the ordinary General Public License for many libraries. However, the Lesser license provides advantages in certain special circumstances.

For example, on rare occasions, there may be a special need to encourage the widest possible use of a certain library, so that it becomes a de-facto standard. To achieve this, non-free programs must be allowed to use the library. A more frequent case is that a free library does the same job as widely used non-free libraries. In this case, there is little to gain by limiting the free library to free software only, so we use the Lesser General Public License.

In other cases, permission to use a particular library in non-free programs enables a greater number of people to use a large body of free software. For example, permission to use the GNU C Library in non-free programs enables many more people to use the whole GNU operating system, as well as its variant, the GNU/Linux operating system.

Although the Lesser General Public License is Less protective of the users' freedom, it does ensure that the user of a program that is linked with the Library has the freedom and the wherewithal to run that program using a modified version of the Library.

The precise terms and conditions for copying, distribution and modification follow. Pay close attention to the difference between a "work based on the library" and a "work that uses the library". The former contains code derived from the library, whereas the latter must be combined with the library in order

to run.

GNU LESSER GENERAL PUBLIC LICENSE
TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License Agreement applies to any software library or other program which contains a notice placed by the copyright holder or other authorized party saying it may be distributed under the terms of this Lesser General Public License (also called "this License"). Each licensee is addressed as "you".

A "library" means a collection of software functions and/or data prepared so as to be conveniently linked with application programs (which use some of those functions and data) to form executables.

The "Library", below, refers to any such software library or work which has been distributed under these terms. A "work based on the Library" means either the Library or any derivative work under copyright law: that is to say, a work containing the Library or a portion of it, either verbatim or with modifications and/or translated straightforwardly into another language. (Hereinafter, translation is included without limitation in the term "modification".)

"Source code" for a work means the preferred form of the work for making modifications to it. For a library, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the library.

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running a program using the Library is not restricted, and output from such a program is covered only if its contents constitute a work based on the Library (independent of the use of the Library in a tool for writing it). Whether that is true depends on what the Library does and what the program that uses the Library does.

1. You may copy and distribute verbatim copies of the Library's complete source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and distribute a copy of this License along with the Library.

You may charge a fee for the physical act of transferring a copy,

and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Library or any portion of it, thus forming a work based on the Library, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

- a) The modified work must itself be a software library.
- b) You must cause the files modified to carry prominent notices stating that you changed the files and the date of any change.
- c) You must cause the whole of the work to be licensed at no charge to all third parties under the terms of this License.
- d) If a facility in the modified Library refers to a function or a table of data to be supplied by an application program that uses the facility, other than as an argument passed when the facility is invoked, then you must make a good faith effort to ensure that, in the event an application does not supply such function or table, the facility still operates, and performs whatever part of its purpose remains meaningful.

(For example, a function in a library to compute square roots has a purpose that is entirely well-defined independent of the application. Therefore, Subsection 2d requires that any application-supplied function or table used by this function must be optional: if the application does not supply it, the square root function must still compute square roots.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Library, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Library, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Library.

In addition, mere aggregation of another work not based on the Library with the Library (or with a work based on the Library) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may opt to apply the terms of the ordinary GNU General Public

License instead of this License to a given copy of the Library. To do this, you must alter all the notices that refer to this License, so that they refer to the ordinary GNU General Public License, version 2, instead of to this License. (If a newer version than version 2 of the ordinary GNU General Public License has appeared, then you can specify that version instead if you wish.) Do not make any other change in these notices.

Once this change is made in a given copy, it is irreversible for that copy, so the ordinary GNU General Public License applies to all subsequent copies and derivative works made from that copy.

This option is useful when you wish to copy part of the code of the Library into a program that is not a library.

4. You may copy and distribute the Library (or a portion or derivative of it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange.

If distribution of object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place satisfies the requirement to distribute the source code, even though third parties are not compelled to copy the source along with the object code.

5. A program that contains no derivative of any portion of the Library, but is designed to work with the Library by being compiled or linked with it, is called a "work that uses the Library". Such a work, in isolation, is not a derivative work of the Library, and therefore falls outside the scope of this License.

However, linking a "work that uses the Library" with the Library creates an executable that is a derivative of the Library (because it contains portions of the Library), rather than a "work that uses the library". The executable is therefore covered by this License.

Section 6 states terms for distribution of such executables.

When a "work that uses the Library" uses material from a header file that is part of the Library, the object code for the work may be a derivative work of the Library even though the source code is not. Whether this is true is especially significant if the work can be linked without the Library, or if the work is itself a library. The threshold for this to be true is not precisely defined by law.

If such an object file uses only numerical parameters, data structure layouts and accessors, and small macros and small inline functions (ten lines or less in length), then the use of the object file is unrestricted, regardless of whether it is legally a derivative work. (Executables containing this object code plus portions of the Library will still fall under Section 6.)

Otherwise, if the work is a derivative of the Library, you may distribute the object code for the work under the terms of Section 6. Any executables containing that work also fall under Section 6, whether or not they are linked directly with the Library itself.

6. As an exception to the Sections above, you may also combine or link a "work that uses the Library" with the Library to produce a work containing portions of the Library, and distribute that work under terms of your choice, provided that the terms permit modification of the work for the customer's own use and reverse engineering for debugging such modifications.

You must give prominent notice with each copy of the work that the Library is used in it and that the Library and its use are covered by this License. You must supply a copy of this License. If the work during execution displays copyright notices, you must include the copyright notice for the Library among them, as well as a reference directing the user to the copy of this License. Also, you must do one of these things:

- a) Accompany the work with the complete corresponding machine-readable source code for the Library including whatever changes were used in the work (which must be distributed under Sections 1 and 2 above); and, if the work is an executable linked with the Library, with the complete machine-readable "work that uses the Library", as object code and/or source code, so that the user can modify the Library and then relink to produce a modified executable containing the modified Library. (It is understood that the user who changes the contents of definitions files in the Library will not necessarily be able to recompile the application

to use the modified definitions.)

- b) Use a suitable shared library mechanism for linking with the Library. A suitable mechanism is one that (1) uses at run time a copy of the library already present on the user's computer system, rather than copying library functions into the executable, and (2) will operate properly with a modified version of the library, if the user installs one, as long as the modified version is interface-compatible with the version that the work was made with.
- c) Accompany the work with a written offer, valid for at least three years, to give the same user the materials specified in Subsection 6a, above, for a charge no more than the cost of performing this distribution.
- d) If distribution of the work is made by offering access to copy from a designated place, offer equivalent access to copy the above specified materials from the same place.
- e) Verify that the user has already received a copy of these materials or that you have already sent this user a copy.

For an executable, the required form of the "work that uses the Library" must include any data and utility programs needed for reproducing the executable from it. However, as a special exception, the materials to be distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

It may happen that this requirement contradicts the license restrictions of other proprietary libraries that do not normally accompany the operating system. Such a contradiction means you cannot use both them and the Library together in an executable that you distribute.

7. You may place library facilities that are a work based on the Library side-by-side in a single library together with other library facilities not covered by this License, and distribute such a combined library, provided that the separate distribution of the work based on the Library and of the other library facilities is otherwise permitted, and provided that you do these two things:

- a) Accompany the combined library with a copy of the same work based on the Library, uncombined with any

other library

facilities. This must be distributed under the terms of the Sections above.

b) Give prominent notice with the combined library of the fact that part of it is a work based on the Library, and explaining where to find the accompanying uncombined form of the same work.

8. You may not copy, modify, sublicense, link with, or distribute the Library except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense, link with, or distribute the Library is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

9. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Library or its derivative works. These actions are prohibited by law if

you do not accept this License. Therefore, by modifying or distributing the Library (or any work based on the Library), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Library or works based on it.

10. Each time you redistribute the Library (or any work based on the Library), the recipient automatically receives a license from the original licensor to copy, distribute, link with or modify the Library subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties with this License.

11. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse

you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Library at all. For example, if a patent license would not permit royalty-free redistribution of the Library by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Library.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply, and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

12. If the distribution and/or use of the Library is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Library under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

13. The Free Software Foundation may publish revised and/or new versions of the Lesser General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Library specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Library does not specify a license version number, you may choose any version ever published by the Free Software Foundation.

14. If you wish to incorporate parts of the Library into other free programs whose distribution conditions are incompatible with these, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision

will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

NO WARRANTY

15. BECAUSE THE LIBRARY IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE LIBRARY, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE LIBRARY "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE LIBRARY IS WITH YOU. SHOULD THE LIBRARY PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

16. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE LIBRARY AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE LIBRARY (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE LIBRARY TO OPERATE WITH ANY OTHER SOFTWARE), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

END OF TERMS AND CONDITIONS

How to Apply These Terms to Your New Libraries

If you develop a new library, and you want it to be of the greatest possible use to the public, we recommend making it free software that everyone can redistribute and change. You can do so by permitting redistribution under these terms (or, alternatively, under the terms of the ordinary General Public License).

To apply these terms, attach the following notices to the library. It is safest to attach them to the start of each source file to most effectively convey

the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

<one line to give the library's name and a brief idea of what it does.>

Copyright (C) <year> <name of author>

This library is free software; you can redistribute it and/or

modify it under the terms of the GNU Lesser General Public License as published by the Free Software Foundation; either version 2.1 of the License, or (at your option) any later version.

This library is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU Lesser General Public License for more details.

You should have received a copy of the GNU Lesser General Public License along with this library; if not, write to the Free Software Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA

Also add information on how to contact you by electronic and paper mail.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the library, if necessary. Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the library `Frob' (a library for tweaking knobs) written by James Random Hacker.

<signature of Ty Coon>, 1 April 1990
Ty Coon, President of Vice

That's all there is to it!

UNICODE, INC. LICENSE AGREEMENT - DATA FILES AND SOFTWARE

Unicode Data Files include all data files under the directories <http://www.unicode.org/Public/>, <http://www.unicode.org/reports/>, and <http://www.unicode.org/cldr/data/>. Unicode Data Files do not include PDF online code charts under the directory <http://www.unicode.org/Public/>. Software includes any source code published in the Unicode Standard or under the directories <http://www.unicode.org/Public/>, <http://www.unicode.org/reports/>, and <http://www.unicode.org/cldr/data/>.

NOTICE TO USER: Carefully read the following legal agreement. BY DOWNLOADING, INSTALLING, COPYING OR OTHERWISE USING UNICODE INC.'S DATA FILES ("DATA FILES"), AND/OR SOFTWARE ("SOFTWARE"), YOU UNEQUIVOCALLY ACCEPT, AND AGREE TO BE BOUND BY, ALL OF THE TERMS AND CONDITIONS OF THIS AGREEMENT. IF YOU DO NOT AGREE, DO NOT DOWNLOAD, INSTALL, COPY, DISTRIBUTE OR USE THE DATA FILES OR SOFTWARE.

COPYRIGHT AND PERMISSION NOTICE

Copyright 1991-2013 Unicode,

Inc. All rights reserved. Distributed under
the Terms of Use in <http://www.unicode.org/copyright.html>.

Permission is hereby granted, free of charge, to any person obtaining a copy of the Unicode data files and any associated documentation (the "Data Files") or Unicode software and any associated documentation (the "Software") to deal in the Data Files or Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, and/or sell copies of the Data Files or Software, and to permit persons to whom the Data Files or Software are furnished to do so, provided that (a) the above copyright notice(s) and this permission notice appear with all copies of the Data Files or Software, (b) both the above copyright notice(s) and this permission notice appear in associated documentation, and (c) there is clear notice in each modified Data File or in the Software as well as in the documentation associated with the Data File(s) or Software that the data or software has been modified.

THE DATA FILES AND SOFTWARE ARE PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT OF THIRD PARTY RIGHTS. IN NO EVENT SHALL THE COPYRIGHT HOLDER OR HOLDERS INCLUDED IN THIS NOTICE BE LIABLE FOR ANY CLAIM, OR ANY SPECIAL INDIRECT OR CONSEQUENTIAL DAMAGES, OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THE DATA FILES OR SOFTWARE.

Except as contained in this notice, the name of a copyright holder shall not be used in advertising or otherwise to promote the sale, use or other dealings in these Data Files or Software without prior written authorization of the copyright holder.

This file contains the copying permission notices for various files in the GNU C Library distribution that have copyright owners other than the Free Software Foundation. These notices all require that a copy of the notice be included in the accompanying documentation and be distributed with binary distributions of the code, so be sure to include this file along with any binary distributions derived from the GNU C Library.

All code incorporated from 4.4 BSD is distributed under the following license:

Copyright (C) 1991 Regents of the University of California.
All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions

are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
3. [This condition was removed.]
4. Neither the name of the University nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE REGENTS AND CONTRIBUTORS ``AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE REGENTS OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

The DNS resolver code, taken from BIND 4.9.5, is copyrighted by UC Berkeley, by Digital Equipment Corporation and by Internet Software Consortium. The DEC portions are under the following license:

Portions Copyright (C) 1993 by Digital Equipment Corporation.

Permission to use, copy, modify, and distribute this software for any purpose with or without fee is hereby granted, provided that the above copyright notice and this permission notice appear in all copies, and that the name of Digital Equipment Corporation not be used in advertising or publicity pertaining to distribution of the document or software without specific, written prior permission.

THE SOFTWARE IS PROVIDED ``AS IS" AND DIGITAL EQUIPMENT CORP. DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE, INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS. IN NO EVENT SHALL DIGITAL EQUIPMENT CORPORATION BE LIABLE FOR ANY SPECIAL, DIRECT, INDIRECT, OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

The ISC portions are under the following license:

Portions Copyright (c) 1996-1999 by Internet Software Consortium.

Permission to use, copy, modify, and distribute this software for any purpose with or without fee is hereby granted, provided that the above copyright notice and this permission notice appear in all copies.

THE SOFTWARE IS PROVIDED "AS IS" AND INTERNET SOFTWARE CONSORTIUM DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS. IN NO EVENT SHALL INTERNET SOFTWARE CONSORTIUM BE LIABLE FOR ANY SPECIAL, DIRECT, INDIRECT, OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

The Sun RPC support (from rpcsrc-4.0) is covered by the following license:

Copyright (c) 2010, Oracle America, Inc.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- * Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- * Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
- * Neither the name of the "Oracle America, Inc." nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT HOLDER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY,

WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

The following CMU license covers some of the support code for Mach, derived from Mach 3.0:

Mach Operating System
Copyright (C) 1991,1990,1989 Carnegie Mellon University
All Rights Reserved.

Permission to use, copy, modify and distribute this software and its documentation is hereby granted, provided that both the copyright notice and this permission notice appear in all copies of the software, derivative works or modified versions, and any portions thereof, and that both notices appear in supporting documentation.

CARNEGIE MELLON ALLOWS FREE USE OF THIS SOFTWARE IN ITS ``AS IS" CONDITION. CARNEGIE MELLON DISCLAIMS ANY LIABILITY OF ANY KIND FOR ANY DAMAGES WHATSOEVER RESULTING FROM THE USE OF THIS SOFTWARE.

Carnegie Mellon requests users of this software to return to

Software Distribution Coordinator
School of Computer Science
Carnegie Mellon University
Pittsburgh PA 15213-3890

or Software.Distribution@CS.CMU.EDU any improvements or extensions that they make and grant Carnegie Mellon the rights to redistribute these changes.

The file `if_ppp.h` is under the following CMU license:

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
3. Neither the name of the University nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY CARNEGIE MELLON UNIVERSITY AND CONTRIBUTORS ``AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE UNIVERSITY OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

The following license covers the files from Intel's "Highly Optimized Mathematical Functions for Itanium" collection:

Intel License Agreement

Copyright (c) 2000, Intel Corporation

All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- * Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- * Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
- * The name of Intel Corporation may not be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL INTEL OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF

LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

The files inet/getnameinfo.c and sysdeps/posix/getaddrinfo.c are copyright (C) by Craig Metz and are distributed under the following license:

```
/* The Inner Net License,  
Version 2.00
```

The author(s) grant permission for redistribution and use in source and binary forms, with or without modification, of the software and documentation provided that the following conditions are met:

0. If you receive a version of the software that is specifically labelled as not being for redistribution (check the version message and/or README), you are not permitted to redistribute that version of the software in any way or form.
1. All terms of the all other applicable copyrights and licenses must be followed.
2. Redistributions of source code must retain the authors' copyright notice(s), this list of conditions, and the following disclaimer.
3. Redistributions in binary form must reproduce the authors' copyright notice(s), this list of conditions, and the following disclaimer in the documentation and/or other materials provided with the distribution.
4. [The copyright holder has authorized the removal of this clause.]
5. Neither the name(s) of the author(s) nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY ITS AUTHORS AND CONTRIBUTORS ``AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE AUTHORS OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

If these license terms cause you a real problem, contact the author. */

The file sunrpc/des_impl.c
is copyright Eric Young:

Copyright (C) 1992 Eric Young

Collected from libdes and modified for SECURE RPC by Martin Kuck 1994
This file is distributed under the terms of the GNU Lesser General
Public License, version 2.1 or later - see the file COPYING.LIB for details.
If you did not receive a copy of the license with this program, please
see <<http://www.gnu.org/licenses/>> to obtain a copy.

The libidn code is copyright Simon Josefsson, with portions copyright
The Internet Society, Tom Tromej and Red Hat, Inc.:

Copyright (C) 2002, 2003, 2004, 2011 Simon Josefsson

This file is part of GNU Libidn.

GNU Libidn is free software; you can redistribute it and/or
modify it under the terms of the GNU Lesser General Public
License as published by the Free Software Foundation; either
version 2.1 of the License, or (at your option) any later version.

GNU Libidn is distributed in the hope that it will be useful,
but WITHOUT ANY WARRANTY; without even the implied warranty of
MERCHANTABILITY
or FITNESS FOR A PARTICULAR PURPOSE. See the GNU
Lesser General Public License for more details.

You should have received a copy of the GNU Lesser General Public
License along with GNU Libidn; if not, see <<http://www.gnu.org/licenses/>>.

The following notice applies to portions of libidn/nfkc.c:

This file contains functions from GLIB, including gutf8.c and
gunidecomp.c, all licensed under LGPL and copyright hold by:

Copyright (C) 1999, 2000 Tom Tromej
Copyright 2000 Red Hat, Inc.

The following applies to portions of libidn/punycodes.c and
libidn/punycodes.h:

This file is derived from RFC 3492bis written by Adam M. Costello.

Disclaimer and license: Regarding this entire document or any
portion of it (including the pseudocode and C code), the author
makes no guarantees and is not responsible for any damage resulting
from its use. The author grants irrevocable permission to anyone
to use, modify, and distribute it in any way that does not diminish
the rights of anyone else
to use, modify, and distribute it,
provided that redistributed derivative works do not contain

misleading author or version information. Derivative works need not be licensed under similar terms.

Copyright (C) The Internet Society (2003). All Rights Reserved.

This document and translations of it may be copied and furnished to others, and derivative works that comment on or otherwise explain it or assist in its implementation may be prepared, copied, published and distributed, in whole or in part, without restriction of any kind, provided that the above copyright notice and this paragraph are included on all such copies and derivative works. However, this document itself may not be modified in any way, such as by removing the copyright notice or references to the Internet Society or other Internet organizations, except as needed for the purpose of developing Internet standards in which case the procedures for copyrights defined in the Internet Standards process must be followed,
or as required to translate it into languages other than English.

The limited permissions granted above are perpetual and will not be revoked by the Internet Society or its successors or assigns.

This document and the information contained herein is provided on an "AS IS" basis and THE INTERNET SOCIETY AND THE INTERNET ENGINEERING TASK FORCE DISCLAIMS ALL WARRANTIES, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO ANY WARRANTY THAT THE USE OF THE INFORMATION HEREIN WILL NOT INFRINGE ANY RIGHTS OR ANY IMPLIED WARRANTIES OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE.

The file inet/rcmd.c is under a UCB copyright and the following:

Copyright (C) 1998 WIDE Project.
All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
3. Neither the name of the project nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE PROJECT AND CONTRIBUTORS ``AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE PROJECT OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

The file posix/runtests.c is copyright Tom Lord:

Copyright 1995 by Tom Lord

All Rights Reserved

Permission to use, copy, modify, and distribute this software and its documentation for any purpose and without fee is hereby granted, provided that the above copyright notice appear in all copies and that both that copyright notice and this permission notice appear in supporting documentation, and that the name of the copyright holder not be used in advertising or publicity pertaining to distribution of the software without specific, written prior permission.

Tom Lord DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE, INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS, IN NO EVENT SHALL TOM LORD BE LIABLE FOR ANY SPECIAL, INDIRECT OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

The posix/rxspencer tests are copyright Henry Spencer:

Copyright 1992, 1993, 1994, 1997 Henry Spencer. All rights reserved. This software is not subject to any license of the American Telephone and Telegraph Company or of the Regents of the University of California.

Permission is granted to anyone to use this software for any purpose on any computer system, and to alter it and redistribute it, subject to the following restrictions:

1. The author is not responsible for the consequences of use of this software, no matter how awful, even if they arise from flaws in it.

2. The origin of this software must not be misrepresented, either by explicit claim or by omission. Since few users ever read sources, credits must appear in the documentation.
3. Altered versions must be plainly marked as such, and must not be misrepresented as being the original software. Since few users ever read sources, credits must appear in the documentation.
4. This notice may not be removed or altered.

The file `posix/PCRE.tests` is copyright University of Cambridge:

Copyright (c) 1997-2003 University of Cambridge

Permission is granted to anyone to use this software for any purpose on any computer system, and to redistribute it freely, subject to the following restrictions:

1. This software is distributed in the hope that it will be useful, but **WITHOUT ANY WARRANTY**; without even the implied warranty of **MERCHANTABILITY** or **FITNESS FOR A PARTICULAR PURPOSE**.
2. The origin of this software must not be misrepresented, either by explicit claim or by omission. In practice, this means that if you use PCRE in software that you distribute to others, commercially or otherwise, you must put a sentence like this

Regular expression support is provided by the PCRE library package, which is open source software, written by Philip Hazel, and copyright by the University of Cambridge, England.

somewhere reasonably visible in your documentation and in any relevant files or online help data or similar. A reference to the ftp site for the source, that is, to

`ftp://ftp.csx.cam.ac.uk/pub/software/programming/pcre/`

should also be given in the documentation. However, this condition is not intended to apply to whole chains of software. If package A includes PCRE, it must acknowledge it, but if package B is software that includes package A, the condition is not imposed on package B (unless it uses PCRE independently).

3. Altered versions must be plainly marked as such, and must not be misrepresented as being the original software.

4. If PCRE is embedded in any software that is released under the GNU General Purpose Licence (GPL), or Lesser General Purpose Licence (LGPL), then the terms of that licence shall supersede any condition above with which it is incompatible.

Files

from Sun fdlibm are copyright Sun Microsystems, Inc.:

Copyright (C) 1993 by Sun Microsystems, Inc. All rights reserved.

Developed at SunPro, a Sun Microsystems, Inc. business.

Permission to use, copy, modify, and distribute this software is freely granted, provided that this notice is preserved.

Part of stdio-common/tst-printf.c is copyright C E Chew:

(C) Copyright C E Chew

Feel free to copy, use and distribute this software provided:

1. you do not pretend that you wrote it
2. you leave this copyright notice intact.

Various long double libm functions are copyright Stephen L. Moshier:

Copyright 2001 by Stephen L. Moshier <moshier@na-net.ornl.gov>

This library is free software; you can redistribute it and/or modify it under the terms of the GNU Lesser General Public License as published by the Free Software Foundation; either version 2.1 of the License, or (at your option) any later version.

This library is distributed in the hope that it will be useful,
but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU Lesser General Public License for more details.

You should have received a copy of the GNU Lesser General Public License along with this library; if not, see
<<http://www.gnu.org/licenses/>>. */

1.456 dom 1.0

1.456.1 Available under license :

No license file was found, but licenses were detected in source scan.

/*

* Copyright (c) 2000 World Wide Web Consortium,
* (Massachusetts Institute of Technology, Institut National de
* Recherche en Informatique et en Automatique, Keio University). All
* Rights Reserved. This program is distributed under the W3C's Software
* Intellectual Property License. This program is distributed in the
* hope that it will be useful, but WITHOUT ANY WARRANTY; without even
* the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR
* PURPOSE. See W3C License <http://www.w3.org/Consortium/Legal/> for more
* details.
*/

Found in path(s):

* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
jar/org/w3c/dom/html/HTMLDOMImplementation.java

No license file was found, but licenses were detected in source scan.

/*

* Copyright (c) 2001 World Wide Web Consortium,
* (Massachusetts Institute of Technology, Institut National de
* Recherche en Informatique et en Automatique, Keio University). All
* Rights Reserved. This program is distributed under the W3C's Software
* Intellectual Property License. This program is distributed in the
* hope that it will be useful, but WITHOUT ANY WARRANTY; without even
* the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR
* PURPOSE.
* See W3C License <http://www.w3.org/Consortium/Legal/> for more details.
*/

Found in path(s):

* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
jar/org/apache/xerces/dom3/as/ElementEditAS.java

* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
jar/org/apache/xerces/dom3/as/ASNotationDeclaration.java

* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
jar/org/apache/xerces/dom3/as/ASObject.java

*

/opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
jar/org/apache/xerces/dom3/as/CharacterDataEditAS.java

* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
jar/org/apache/xerces/dom3/as/DOMImplementationAS.java

* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
jar/org/apache/xerces/dom3/as/ASModel.java

* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
jar/org/apache/xerces/dom3/as/DocumentAS.java

* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-jar/org/apache/xerces/dom3/as/ASAttributeDeclaration.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-jar/org/apache/xerces/dom3/as/ASElementDeclaration.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-jar/org/apache/xerces/dom3/as/ASEntityDeclaration.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-jar/org/apache/xerces/dom3/as/ASNamedObjectMap.java
*
/opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-jar/org/apache/xerces/dom3/as/ASDataType.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-jar/org/apache/xerces/dom3/as/ASContentModel.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-jar/org/apache/xerces/dom3/as/DOMASWriter.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-jar/org/apache/xerces/dom3/as/DocumentEditAS.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-jar/org/apache/xerces/dom3/as/ASObjectList.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-jar/org/apache/xerces/dom3/as/DOMASBuilder.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-jar/org/apache/xerces/dom3/as/DOMASException.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-jar/org/apache/xerces/dom3/as/NodeEditAS.java

No license file was found, but licenses were detected in source scan.

/*

* Licensed to the Apache Software Foundation (ASF) under one or more
* contributor license agreements. See the NOTICE file distributed with
* this work for additional information regarding copyright ownership.
* The ASF licenses this file to You under the Apache License, Version 2.0
* (the "License"); you may not use this file except in compliance with
* the License. You may obtain a copy of the License at

*

* <http://www.apache.org/licenses/LICENSE-2.0>

*

* Unless required by applicable law or agreed to in writing, software
* distributed under the License is distributed on an "AS IS" BASIS,
* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
* See the License for the specific language governing permissions and
* limitations under the License.

*/

/**

* Checks if this content model has had its min/maxOccurs values reduced for
* purposes of speeding up UPA. If

so, this content model should not be used

* for any purpose other than checking unique particle attribution

*
* @return a boolean that says whether this content has been compacted for UPA
*/

Found in path(s):

*/opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-jar/org/apache/xerces/impl/xs/models/XSCMValidator.java

No license file was found, but licenses were detected in source scan.

/*

* Licensed to the Apache Software Foundation (ASF) under one or more
* contributor license agreements. See the NOTICE file distributed with
* this work for additional information regarding copyright ownership.
* The ASF licenses this file to You under the Apache License, Version 2.0
* (the "License"); you may not use this file except in compliance with
* the License. You may obtain a copy of the License at

*

* <http://www.apache.org/licenses/LICENSE-2.0>

*

* Unless required by applicable law or agreed to in writing, software
* distributed under the License is distributed on an "AS IS" BASIS,
* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
* See the License for the specific language governing permissions and
* limitations under the License.

*/

/**

* DOM Level 3 LS CR - Experimental.

* Create a new `LSParser`. The newly constructed parser may

*

then be configured by means of its `DOMConfiguration`

* object, and used to parse documents by means of its `parse`

* method.

* @param mode The `mode` argument is either

* `MODE_SYNCHRONOUS` or `MODE_ASYNCHRONOUS`, if

* `mode` is `MODE_SYNCHRONOUS` then the

* `LSParser` that is created will operate in synchronous

* mode, if it's `MODE_ASYNCHRONOUS` then the

* `LSParser` that is created will operate in asynchronous

* mode.

* @param schemaType An absolute URI representing the type of the schema

* language used during the load of a `Document` using the

* newly created `LSParser`. Note that no lexical checking

* is done on the absolute URI. In order to create a

* `LSParser` for any kind of schema types (i.e. the

* `LSParser` will be free to use any schema

found), use the value

* `null`.

* **Note:** For W3C XML Schema [[http://www.w3.org/TR/2001/REC-xmlschema-1-](http://www.w3.org/TR/2001/REC-xmlschema-1-1-)

20010502/'>XML Schema Part 1]

- * , applications must use the value
- * `"http://www.w3.org/2001/XMLSchema"`. For XML DTD [<http://www.w3.org/TR/2000/REC-xml-20001006> XML 1.0],
- * applications must use the value
- * `"http://www.w3.org/TR/REC-xml"`. Other Schema languages
- * are outside the scope of the W3C and therefore should recommend an
- * absolute URI in order to use this method.
- * @return The newly created `LSParser` object. This
- * `LSParser` is either synchronous or asynchronous
- * depending on the value of the `mode` argument.
- * **Note:** By default, the newly created `LSParser`
- * does not contain a `DOMErrorHandler`, i.e. the value of
- * the "<http://www.w3.org/TR/2003/WD-DOM-Level-3-Core-20030609/core.html#parameter-error-handler>
- * `error-handler`" configuration parameter is `null`. However, implementations
- * may provide a default error handler at creation time. In that case,
- * the initial value of the `"error-handler"` configuration
- * parameter on the new created `LSParser` contains a
- * reference to the default error handler.
- * @exception DOMException
- * NOT_SUPPORTED_ERR: Raised if the requested mode or schema type is
- * not supported.
- */

Found in path(s):

*/opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-jar/org/apache/xerces/dom/CoreDOMImplementationImpl.java

No license file was found, but licenses were detected in source scan.

/*

- * Licensed to the Apache Software Foundation (ASF) under one or more
- * contributor license agreements. See the NOTICE file distributed with
- * this work for additional information regarding copyright ownership.
- * The ASF licenses this file to You under the Apache License, Version 2.0
- * (the "License"); you may not use this file except in compliance with
- * the License. You may obtain a copy of the License at
- * <http://www.apache.org/licenses/LICENSE-2.0>
- * Unless required by applicable law or agreed to in writing, software
- * distributed under the License is distributed on an "AS IS" BASIS,
- * WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
- * See the License for the specific language governing permissions and
- * limitations under the License.
- */

Found in path(s):

* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-jar/org/apache/xerces/impl/xs/traversers/XSDocumentInfo.java
*
/opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-jar/org/apache/xerces/impl/xs/traversers/XSDElementTraverser.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-jar/org/apache/xerces/xni/parser/XMLErrorHandler.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-jar/org/apache/html/dom/HTMLFrameElementImpl.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-jar/org/apache/xerces/util/XMLEntityDescriptionImpl.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-jar/org/apache/xerces/util/ShadowedSymbolTable.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-jar/org/apache/xerces/impl/xs/util/ObjectListImpl.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-jar/org/apache/wml/dom/WMLImgElementImpl.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-jar/org/apache/wml/WMLOptgroupElement.java
*
/opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-jar/org/apache/xerces/xni/parser/XMLInputSource.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-jar/org/apache/wml/WMLImgElement.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-jar/org/apache/xerces/dom/DeferredCDATASectionImpl.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-jar/org/apache/xerces/impl/xs/traversers/XSDAbstractIDConstraintTraverser.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-jar/org/apache/wml/dom/WMLTimerElementImpl.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-jar/org/apache/xerces/xs/XSParticle.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-jar/org/apache/wml/dom/WMLWmlElementImpl.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-jar/org/apache/xerces/impl/dv/xs/AnySimpleDV.java
*
/opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-jar/org/apache/xerces/xs/StringList.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-jar/org/apache/wml/WMLTimerElement.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-jar/org/apache/xerces/impl/xpath/regex/CaseInsensitiveMap.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-jar/org/apache/xerces/impl/xs/opti/SchemaDOMImplementation.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-jar/org/apache/xerces/impl/xs/opti/DefaultXMLDocumentHandler.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-

jar/org/apache/xerces/dom/DeferredElementImpl.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
jar/org/apache/wml/WMLAnchorElement.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
jar/org/apache/xml/serialize/HTMLSerializer.java
*
/opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
jar/org/apache/html/dom/HTMLHtmlElementImpl.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
jar/org/apache/xerces/stax/DefaultNamespaceContext.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
jar/org/apache/xerces/xinclude/MultipleScopeNamespaceSupport.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
jar/org/apache/xerces/impl/xs/opti/SchemaParsingConfig.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
jar/org/apache/xerces/impl/dtd/XML11NSDTDValidator.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
jar/org/apache/xerces/xpointer/XPointerMessageFormatter.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
jar/org/apache/xerces/xs/XSException.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
jar/org/apache/wml/dom/WMLMetaElementImpl.java
*
/opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
jar/org/apache/html/dom/HTMLQuoteElementImpl.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
jar/org/apache/xerces/util/EncodingMap.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
jar/org/apache/xerces/xinclude/XIncludeTextReader.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
jar/org/apache/xerces/dom/DOMInputImpl.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
jar/org/apache/html/dom/ObjectFactory.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
jar/org/apache/xerces/xpointer/XPointerHandler.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
jar/org/apache/xerces/util/XMLCatalogResolver.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
jar/org/apache/xerces/jaxp/TeeXMLDocumentFilterImpl.java
*
/opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
jar/org/apache/html/dom/HTMLTableSectionElementImpl.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
jar/org/apache/xerces/impl/dtd/models/CMStateSet.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
jar/org/apache/xerces/impl/dv/xs/Base64BinaryDV.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
jar/org/apache/xerces/jaxp/validation/DraconianErrorHandler.java

* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-jar/org/apache/xerces/jaxp/JAXPValidatorComponent.java

* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-jar/org/apache/html/dom/HTMLTitleElementImpl.java

* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-jar/org/apache/xerces/parsers/XML11NonValidatingConfiguration.java

* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-jar/org/apache/xerces/dom/ElementDefinitionImpl.java

*

/opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-jar/org/apache/xerces/impl/dtd/XMLElementDecl.java

* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-jar/org/apache/xerces/impl/xs/XSAttributeGroupDecl.java

* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-jar/org/apache/xerces/parsers/AbstractDOMParser.java

* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-jar/org/apache/html/dom/HTMLSelectElementImpl.java

* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-jar/org/apache/html/dom/HTMLLabelElementImpl.java

* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-jar/org/apache/html/dom/HTMLFieldSetElementImpl.java

* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-jar/org/apache/wml/dom/WMLCardElementImpl.java

* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-jar/org/apache/xerces/impl/xs/util/ShortListImpl.java

*

/opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-jar/org/apache/xerces/impl/dv/util/Base64.java

* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-jar/org/apache/xerces/dom/CDATASectionImpl.java

* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-jar/org/apache/xerces/jaxp/validation/XSGrammarPoolContainer.java

* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-jar/org/apache/xerces/impl/xs/models/CMBuilder.java

* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-jar/org/apache/wml/WMLMetaElement.java

* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-jar/org/apache/xerces/impl/dv/XSSimpleType.java

* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-jar/org/apache/xerces/impl/dv/xs/XSSimpleTypeDelegate.java

* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-jar/org/apache/xerces/impl/xs/opti/SchemaDOMParser.java

*

/opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-jar/org/apache/xerces/impl/xpath/regex/RegularExpression.java

* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-jar/org/apache/xerces/impl/xs/opti/ElementImpl.java

* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-

jar/org/apache/xerces/dom/events/UIEventImpl.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
jar/org/apache/xml/serialize/Method.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
jar/org/apache/xerces/stax/events/EntityReferenceImpl.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
jar/org/apache/xerces/xs/datatypes/ByteList.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
jar/org/apache/html/dom/HTMLBodyElementImpl.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
jar/org/apache/xerces/impl/dtd/XMLNSDTDValidator.java
*
/opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
jar/org/apache/xerces/impl/xs/models/XSCMBinOp.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
jar/org/apache/xerces/dom/DeferredAttrImpl.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
jar/org/apache/xerces/util/DOMUtil.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
jar/org/apache/wml/dom/WMLIElementImpl.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
jar/org/apache/xerces/jaxp/SAXParserFactoryImpl.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
jar/org/apache/xerces/xpointer/ElementSchemePointer.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
jar/org/apache/xerces/impl/msg/XMLMessageFormatter.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
jar/org/apache/xerces/impl/xs/opti/DefaultElement.java
*
/opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
jar/org/apache/xerces/jaxp/validation/SoftReferenceGrammarPool.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
jar/org/apache/xerces/jaxp/validation/AbstractXMLSchema.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
jar/org/apache/xerces/dom/AttrNSImpl.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
jar/org/apache/xerces/jaxp/datatype/DurationImpl.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
jar/org/apache/wml/dom/WMLTdElementImpl.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
jar/org/apache/xerces/impl/XMLEntityDescription.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
jar/org/apache/xerces/xni/parser/XMLDTDScanner.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
jar/org/apache/xerces/util/SecurityManager.java
*
/opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
jar/org/apache/xerces/xs/XSModel.java

* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-jar/org/apache/xerces/util/XMLErrorCode.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-jar/org/apache/xerces/jaxp/validation/DOMResultAugmentor.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-jar/org/apache/xerces/impl/xs/identity/FieldActivator.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-jar/org/apache/xerces/dom/ParentNode.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-jar/org/apache/xerces/impl/xs/util/XIntPool.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-jar/org/apache/html/dom/HTMLTableCellElementImpl.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-jar/org/apache/xerces/impl/xs/SchemaSymbols.java
*
/opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-jar/org/apache/xerces/dom/ObjectFactory.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-jar/org/apache/xerces/impl/io/UTF16Reader.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-jar/org/apache/xerces/dom/TextImpl.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-jar/org/apache/xerces/dom/DOMStringListImpl.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-jar/org/apache/xerces/parsers/NonValidatingConfiguration.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-jar/org/apache/html/dom/HTMLImageElementImpl.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-jar/org/apache/xerces/impl/dv/xs/DecimalDV.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-jar/org/apache/xerces/impl/xs/XSModelImpl.java
*
/opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-jar/org/apache/xerces/xs/ShortList.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-jar/org/apache/xerces/impl/dv/dtd/ListDatatypeValidator.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-jar/org/apache/xerces/jaxp/validation/StAXEventResultBuilder.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-jar/org/apache/xerces/dom/DeferredAttrNSImpl.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-jar/org/apache/xerces/impl/dtd/DTDGrammar.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-jar/org/apache/xerces/dom/DeferredEntityReferenceImpl.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-jar/org/apache/xerces/xs/datatypes/ObjectList.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-jar/org/apache/xerces/impl/xs/identity/XPathMatcher.java
*

/opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-jar/org/apache/wml/WMLHeadElement.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-jar/org/apache/xerces/impl/xs/PSVLErrorList.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-jar/org/apache/xerces/impl/dv/dtd/XML11NMTOKENDatatypeValidator.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-jar/org/apache/xerces/stax/events/StartDocumentImpl.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-jar/org/apache/xml/serialize/XMLSerializer.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-jar/org/apache/xerces/impl/xs/identity/KeyRef.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-jar/org/apache/xerces/impl/xs/XSDDescription.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-jar/org/apache/xerces/xni/XMLAttributes.java
*
/opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-jar/org/apache/wml/dom/WMLHeadElementImpl.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-jar/org/apache/xerces/dom/DeferredEntityImpl.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-jar/org/apache/xerces/jaxp/validation/StAXDocumentHandler.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-jar/org/apache/xerces/impl/io/Latin1Reader.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-jar/org/apache/xerces/dom/LCount.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-jar/org/apache/xerces/impl/dtd/XMLDTDProcessor.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-jar/org/apache/xerces/impl/dv/xs/BooleanDV.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-jar/org/apache/xerces/xni/parser/XMLEntityResolver.java
*
/opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-jar/org/apache/xerces/dom/DOMMessageFormatter.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-jar/org/apache/xerces/impl/xs/SchemaGrammar.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-jar/org/apache/xerces/xni/grammars/XMLGrammarDescription.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-jar/org/apache/xerces/impl/xs/util/XSInputSource.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-jar/org/apache/xerces/impl/dv/ValidatedInfo.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-jar/org/apache/xerces/dom/ChildNode.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-jar/org/apache/xerces/impl/xs/util/XSNamedMapImpl.java

* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-jar/org/apache/xerces/impl/Constants.java

* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-jar/org/apache/xerces/dom/events/MouseEventImpl.java

*

/opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-jar/org/apache/xerces/impl/dtd/XMLDTDValidatorFilter.java

* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-jar/org/apache/xerces/impl/XMLDocumentScannerImpl.java

* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-jar/org/apache/xerces/jaxp/validation/Util.java

* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-jar/org/apache/xerces/xinclude/XInclude11TextReader.java

* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-jar/org/apache/xerces/jaxp/DefaultValidationErrorHandler.java

* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-jar/org/apache/wml/dom/WMLOptgroupElementImpl.java

* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-jar/org/apache/xerces/jaxp/SchemaValidatorConfiguration.java

*

/opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-jar/org/apache/wml/dom/WMLPostfieldElementImpl.java

* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-jar/org/apache/xerces/impl/xs/traversers/StAXSchemaParser.java

* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-jar/org/apache/xerces/dom/DeferredNotationImpl.java

* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-jar/org/apache/xerces/dom/CoreDocumentImpl.java

* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-jar/org/apache/xerces/impl/XMLNSDocumentScannerImpl.java

* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-jar/org/apache/xerces/jaxp/validation/ReadOnlyGrammarPool.java

* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-jar/org/apache/xerces/dom/DOMErrorImpl.java

* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-jar/org/apache/xerces/util/XMLAttributesImpl.java

*

/opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-jar/org/apache/xerces/impl/xs/traversers/XSDAttributeTraverser.java

* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-jar/org/apache/xerces/parsers/XMLDocumentParser.java

* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-jar/org/apache/xerces/impl/xs/traversers/XSDComplexTypeTraverser.java

* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-jar/org/apache/xerces/util/DatatypeMessageFormatter.java

* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-jar/org/apache/wml/WMLIElement.java

* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-

jar/org/apache/wml/dom/WMLNoopElementImpl.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
jar/org/apache/xml/serialize/SecuritySupport.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
jar/org/apache/xerces/impl/dv/DatatypeException.java
*
/opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
jar/org/apache/xerces/impl/dv/dtd/ENTITYDatatypeValidator.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
jar/org/apache/wml/WMLInputElement.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
jar/org/apache/wml/dom/WMLTableElementImpl.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
jar/org/apache/xerces/stax/events/ElementImpl.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
jar/org/apache/xerces/impl/xs/traversers/SchemaContentHandler.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
jar/org/apache/xerces/parsers/SoftReferenceSymbolTableConfiguration.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
jar/org/apache/xerces/impl/dtd/BalancedDTDGrammar.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
jar/org/apache/xerces/xpointer/ShortHandPointer.java
*
/opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
jar/org/apache/xerces/xni/parser/XMLParserConfiguration.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
jar/org/apache/xerces/parsers/BasicParserConfiguration.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
jar/org/apache/html/dom/HTMLPreElementImpl.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
jar/org/apache/xerces/parsers/SecurityConfiguration.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
jar/org/apache/xerces/parsers/AbstractXMLDocumentParser.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
jar/org/apache/xerces/impl/validation/ValidationState.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
jar/org/apache/xml/serialize/HTMLdtd.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
jar/org/apache/wml/WMLDOMImplementation.java
*
/opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
jar/org/apache/xerces/util/AugmentationsImpl.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
jar/org/apache/xerces/xs/XSImplementation.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
jar/org/apache/xerces/xni/parser/XMLDocumentScanner.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
jar/org/apache/xerces/util/SAXLocatorWrapper.java

* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
 jar/org/apache/xerces/util/SynchronizedSymbolTable.java
 * /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
 jar/org/apache/xerces/impl/xs/XSGrammarBucket.java
 * /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
 jar/org/apache/wml/WMLNoopElement.java
 * /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
 jar/org/apache/xerces/xpointer/XPointerErrorHandler.java
 *
 /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
 jar/org/apache/xerces/xni/parser/XMLDTDSources.java
 * /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
 jar/org/apache/xerces/stax/events/ProcessingInstructionImpl.java
 * /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
 jar/org/apache/xerces/xni/namespace/Context.java
 * /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
 jar/org/apache/xerces/jaxp/validation/XMLSchemaFactory.java
 * /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
 jar/org/apache/wml/WMLTdElement.java
 * /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
 jar/org/apache/html/dom/HTMLDListElementImpl.java
 * /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
 jar/org/apache/xerces/impl/dv/xs/DayTimeDurationDV.java
 * /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
 jar/org/apache/wml/dom/WMLUElementImpl.java
 *
 /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
 jar/org/apache/xerces/impl/xs/util/XSNamedMap4Types.java
 * /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
 jar/org/apache/xerces/xs/datatypes/XSDateTime.java
 * /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
 jar/org/apache/xerces/impl/xs/opti/DefaultText.java
 * /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
 jar/org/apache/xerces/impl/dtd/models/CMLLeaf.java
 * /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
 jar/org/apache/xerces/xs/XSTerm.java
 * /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
 jar/org/apache/xerces/xni/parser/XMLComponent.java
 * /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
 jar/org/apache/wml/dom/WMLSmallElementImpl.java
 * /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
 jar/org/apache/xerces/jaxp/DocumentBuilderImpl.java
 *
 /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
 jar/org/apache/xerces/impl/dv/DatatypeValidator.java
 * /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
 jar/org/apache/html/dom/HTMLTextAreaElementImpl.java
 * /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-

jar/org/apache/xerces/xs/AttributePSVI.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
jar/org/apache/xerces/impl/xpath/regex/Token.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
jar/org/apache/xerces/dom/DeferredNode.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
jar/org/apache/xml/serialize/XML11Serializer.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
jar/org/apache/xerces/impl/xs/traversers/XSDAttributeGroupTraverser.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
jar/org/apache/xerces/impl/dv/xs/HexBinaryDV.java
*
/opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
jar/org/apache/wml/WMLGoElement.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
jar/org/apache/xerces/impl/xs/util/SimpleLocator.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
jar/org/apache/xerces/util/MessageFormatter.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
jar/org/apache/xerces/impl/XMLErrorReporter.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
jar/org/apache/xerces/impl/xs/XSLoaderImpl.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
jar/org/apache/xerces/impl/XML11NamespaceBinder.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
jar/org/apache/html/dom/SecuritySupport.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
jar/org/apache/html/dom/HTMLFormElementImpl.java
*
/opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
jar/org/apache/xerces/util/XMLResourceIdentifierImpl.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
jar/org/apache/wml/dom/WMLElementImpl.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
jar/org/apache/xerces/impl/xpath/XPath.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
jar/org/apache/html/dom/HTMLMenuElementImpl.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
jar/org/apache/html/dom/HTMLCollectionImpl.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
jar/org/apache/xerces/xni/XMLDocumentFragmentHandler.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
jar/org/apache/xerces/impl/xs/XSComplexTypeDecl.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
jar/org/apache/xerces/util/SAXInputSource.java
*
/opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
jar/org/apache/xerces/parsers/XPointerParserConfiguration.java

* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-jar/org/apache/xerces/jaxp/datatype/SerializedDuration.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-jar/org/apache/xerces/impl/io/UTF8Reader.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-jar/org/apache/xerces/impl/dv/InvalidDatatypeValueException.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-jar/org/apache/xerces/util/DOMInputSource.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-jar/org/apache/xerces/impl/xs/XSNotationDecl.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-jar/org/apache/html/dom/HTMLAreaElementImpl.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-jar/org/apache/wml/WMLBigElement.java
*
/opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-jar/org/apache/xerces/util/XMLChar.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-jar/org/apache/wml/WMLPostfieldElement.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-jar/org/apache/xerces/dom/DeepNodeListImpl.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-jar/org/apache/xerces/dom/EntityReferenceImpl.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-jar/org/apache/xerces/dom/ProcessingInstructionImpl.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-jar/org/apache/wml/WMLPrevElement.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-jar/org/apache/xerces/dom/DOMXSImplementationSourceImpl.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-jar/org/apache/xerces/impl/dtd/models/MixedContentModel.java
*
/opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-jar/org/apache/xerces/xni/Augmentations.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-jar/org/apache/xerces/impl/dv/xs/BaseDVFactory.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-jar/org/apache/xerces/impl/XMLVersionDetector.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-jar/org/apache/xerces/xni/grammars/XMLDTDDescription.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-jar/org/apache/xerces/impl/dv/dtd/IDDatatypeValidator.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-jar/org/apache/xerces/jaxp/validation/StAXValidatorHelper.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-jar/org/apache/xerces/xs/XSComplexTypeDefinition.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-jar/org/apache/xerces/dom/NotationImpl.java

*
/opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
jar/org/apache/wml/dom/WMLBElementImpl.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
jar/org/apache/xerces/impl/xs/identity/UniqueOrKey.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
jar/org/apache/xerces/jaxp/datatype/DatatypeFactoryImpl.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
jar/org/apache/html/dom/HTMLAnchorElementImpl.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
jar/org/apache/xml/serialize/DOMSerializerImpl.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
jar/org/apache/html/dom/HTMLIFrameElementImpl.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
jar/org/apache/xml/serialize/LineSeparator.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
jar/org/apache/xerces/util/XMLLocatorWrapper.java
*
/opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
jar/org/apache/xerces/xs/XSWildcard.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
jar/org/apache/xerces/jaxp/validation/StreamValidatorHelper.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
jar/org/apache/xerces/util/StAXLocationWrapper.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
jar/org/apache/wml/WMLDoElement.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
jar/org/apache/xerces/parsers/IntegratedParserConfiguration.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
jar/org/apache/xerces/impl/dtd/XMLNotationDecl.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
jar/org/apache/xerces/jaxp/validation/ValidatorHelper.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
jar/org/apache/xerces/impl/dv/xs/BaseSchemaDVFactory.java
*
/opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
jar/org/apache/xerces/impl/xs/identity/IdentityConstraint.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
jar/org/apache/xerces/xs/datatypes/XSDouble.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
jar/org/apache/xerces/xinclude/SecuritySupport.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
jar/org/apache/xerces/dom/CommentImpl.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
jar/org/apache/xerces/dom/DeferredProcessingInstructionImpl.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
jar/org/apache/xerces/stax/events/CommentImpl.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-

jar/org/apache/wml/dom/WMLSetvarElementImpl.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
jar/org/apache/xerces/dom/ASDOMImplementationImpl.java
*
/opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
jar/org/apache/xerces/stax/events/NotationDeclarationImpl.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
jar/org/apache/xerces/util/SoftReferenceSymbolTable.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
jar/org/apache/xerces/impl/validation/EntityState.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
jar/org/apache/xml/serialize/XHTMLSerializer.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
jar/org/apache/wml/WMLWmlElement.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
jar/org/apache/xerces/dom/ASModelImpl.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
jar/org/apache/xerces/dom/DeferredDocumentTypeImpl.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
jar/org/apache/xerces/jaxp/validation/DOMValidatorHelper.java
*
/opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
jar/org/apache/xerces/impl/xs/traversers/XSAnnotationInfo.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
jar/org/apache/xerces/impl/XML11DTDSscannerImpl.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
jar/org/apache/xerces/impl/xs/opti/NodeImpl.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
jar/org/apache/xerces/parsers/XMLGrammarCachingConfiguration.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
jar/org/apache/html/dom/HTMLBaseElementImpl.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
jar/org/apache/xerces/xpointer/XPointerPart.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
jar/org/apache/xerces/xni/QName.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
jar/org/apache/wml/dom/WMLemElementImpl.java
*
/opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
jar/org/apache/xerces/xni/grammars/XMLGrammarPool.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
jar/org/apache/html/dom/HTMLFormControl.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
jar/org/apache/xerces/dom/DeferredTextImpl.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
jar/org/apache/xerces/impl/dv/xs/FloatDV.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
jar/org/apache/xerces/impl/XML11DocumentScannerImpl.java

* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-jar/org/apache/xerces/util/ErrorHandlerWrapper.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-jar/org/apache/xerces/xs/XSAttributeGroupDefinition.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-jar/org/apache/xerces/impl/dtd/models/CMAny.java
*
/opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-jar/org/apache/xerces/stax/events/StartElementImpl.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-jar/org/apache/xml/serialize/DOMSerializer.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-jar/org/apache/xerces/xs/XSModelGroupDefinition.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-jar/org/apache/xerces/stax/events/EndElementImpl.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-jar/org/apache/xerces/impl/dv/xs/QNameDV.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-jar/org/apache/wml/dom/WMLBrElementImpl.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-jar/org/apache/html/dom/HTMLScriptElementImpl.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-jar/org/apache/xerces/util/XMLStringBuffer.java
*
/opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-jar/org/apache/xerces/dom/events/MutationEventImpl.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-jar/org/apache/xerces/impl/dv/ObjectFactory.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-jar/org/apache/xerces/impl/xs/traversers/XSDGroupTraverser.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-jar/org/apache/xerces/impl/dv/xs/FullDVFactory.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-jar/org/apache/xerces/xinclude/ObjectFactory.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-jar/org/apache/xerces/stax/events/DTDImpl.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-jar/org/apache/xerces/parsers/DOMParserImpl.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-jar/org/apache/wml/WMLTrElement.java
*
/opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-jar/org/apache/xerces/impl/dtd/models/CMUniOp.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-jar/org/apache/xerces/dom/DocumentFragmentImpl.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-jar/org/apache/wml/dom/WMLSelectElementImpl.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-

jar/org/apache/xerces/impl/xs/traversers/XSDSimpleTypeTraverser.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
jar/org/apache/xerces/impl/XML11EntityScanner.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
jar/org/apache/xerces/impl/dv/xs/StringDV.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
jar/org/apache/xerces/impl/dv/xs/IDREFDV.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
jar/org/apache/html/dom/HTMLButtonElementImpl.java
*
/opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
jar/org/apache/xerces/impl/xs/identity/Field.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
jar/org/apache/xerces/dom/DocumentImpl.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
jar/org/apache/xerces/impl/xs/opti/TextImpl.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
jar/org/apache/wml/WMLOneventElement.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
jar/org/apache/xerces/impl/dv/util/ByteListImpl.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
jar/org/apache/xerces/parsers/XIncludeParserConfiguration.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
jar/org/apache/wml/dom/WMLStrongElementImpl.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
jar/org/apache/xerces/parsers/CachingParserPool.java
*
/opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
jar/org/apache/xerces/util/ParserConfigurationSettings.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
jar/org/apache/wml/WMLDocument.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
jar/org/apache/xerces/jaxp/validation/EmptyXMLSchema.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
jar/org/apache/xerces/xs/XSObjectList.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
jar/org/apache/xerces/impl/xs/opti/DefaultNode.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
jar/org/apache/html/dom/HTMLMapElementImpl.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
jar/org/apache/xerces/impl/XML11NSDocumentScannerImpl.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
jar/org/apache/wml/WMLSmallElement.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
jar/org/apache/xerces/xni/XMLDTDCContentModelHandler.java
*
/opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
jar/org/apache/wml/WMLEmElement.java

* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-jar/org/apache/xerces/dom/PSVIDocumentImpl.java

* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-jar/org/apache/xerces/impl/dtd/DTDGrammarBucket.java

* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-jar/org/apache/xerces/impl/xs/ElementPSVImpl.java

* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-jar/org/apache/xerces/impl/xpath/regex/REUtil.java

* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-jar/org/apache/xerces/xni/parser/XMLParseException.java

* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-jar/org/apache/xerces/impl/xpath/regex/Op.java

* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-jar/org/apache/xerces/xni/parser/XMLDTDCContentModelSource.java

*

/opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-jar/org/apache/xerces/parsers/XML11DTDConfiguration.java

* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-jar/org/apache/wml/dom/WMLTemplateElementImpl.java

* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-jar/org/apache/xerces/dom/SecuritySupport.java

* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-jar/org/apache/wml/dom/WMLInputElementImpl.java

* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-jar/org/apache/xerces/impl/dv/dtd/NMTOKENDatatypeValidator.java

* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-jar/org/apache/html/dom/HTMLParagraphElementImpl.java

* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-jar/org/apache/xml/serialize/OutputFormat.java

* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-jar/org/apache/xerces/impl/dv/dtd/NOTATIONDatatypeValidator.java

*

/opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-jar/org/apache/xerces/parsers/DTDParse.java

* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-jar/org/apache/xerces/util/SymbolHash.java

* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-jar/org/apache/xerces/impl/dv/xs/ListDV.java

* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-jar/org/apache/html/dom/HTMLUListElementImpl.java

* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-jar/org/apache/xerces/dom/DOMImplementationSourceImpl.java

* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-jar/org/apache/wml/WMLBrElement.java

* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-jar/org/apache/xerces/dom/CharacterDataImpl.java

* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-jar/org/apache/xerces/dom/RangeImpl.java

*
/opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
jar/org/apache/xml/serialize/SerializerFactoryImpl.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
jar/org/apache/xerces/impl/xs/XMLSchemaLoader.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
jar/org/apache/xerces/impl/XMLScanner.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
jar/org/apache/xerces/util/XMLGrammarPoolImpl.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
jar/org/apache/xerces/dom/ElementImpl.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
jar/org/apache/wml/WMLStrongElement.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
jar/org/apache/xerces/xs/XSNotationDeclaration.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
jar/org/apache/xml/serialize/EncodingInfo.java
*
/opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
jar/org/apache/html/dom/HTMLMetaElementImpl.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
jar/org/apache/xerces/impl/xs/models/CMNodeFactory.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
jar/org/apache/html/dom/HTMLFontElementImpl.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
jar/org/apache/wml/WMLTableElement.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
jar/org/apache/html/dom/HTMLAppletElementImpl.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
jar/org/apache/xerces/impl/dv/xs/IDDV.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
jar/org/apache/xerces/impl/dv/SecuritySupport.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
jar/org/apache/xerces/xs/XSObject.java
*
/opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
jar/org/apache/xerces/impl/dv/SchemaDVFactory.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
jar/org/apache/xerces/impl/dtd/XMLEntityDecl.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
jar/org/apache/xerces/util/ErrorHandlerProxy.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
jar/org/apache/xerces/impl/dv/dtd/DTDDVFactoryImpl.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
jar/org/apache/xerces/impl/dtd/models/CMNode.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
jar/org/apache/xerces/impl/xs/util/StringListImpl.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-

jar/org/apache/wml/WMLTemplateElement.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
jar/org/apache/xerces/parsers/XML11Configurable.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
jar/org/apache/xerces/impl/dv/InvalidDatatypeFacetException.java
*
/opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
jar/org/apache/xerces/impl/xs/traversers/XSDAbstractParticleTraverser.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
jar/org/apache/xerces/jaxp/validation/StAXStreamResultBuilder.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
jar/org/apache/xerces/jaxp/datatype/XMLGregorianCalendarImpl.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
jar/org/apache/xerces/impl/xs/util/XInt.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
jar/org/apache/xerces/xs/XSConstants.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
jar/org/apache/xml/serialize/Serializer.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
jar/org/apache/xerces/impl/xs/SubstitutionGroupHandler.java
*
/opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
jar/org/apache/xerces/impl/dv/xs/TypeValidator.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
jar/org/apache/xerces/jaxp/SAXParserImpl.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
jar/org/apache/xerces/parsers/XMLParser.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
jar/org/apache/xerces/impl/xs/XSGroupDecl.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
jar/org/apache/xerces/impl/dv/xs/DoubleDV.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
jar/org/apache/xerces/impl/Version.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
jar/org/apache/xerces/util/IntStack.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
jar/org/apache/xerces/impl/io/ASCIIReader.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
jar/org/apache/xerces/xs/XSIDCDefinition.java
*
/opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
jar/org/apache/wml/WMLCardElement.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
jar/org/apache/wml/WMLFieldsetElement.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
jar/org/apache/xerces/dom/AttrImpl.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
jar/org/apache/wml/dom/WMLAElementImpl.java

* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-jar/org/apache/xerces/impl/xs/opti/DefaultDocument.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-jar/org/apache/xerces/impl/xs/FilePathToURI.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-jar/org/apache/xerces/parsers/ObjectFactory.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-jar/org/apache/wml/dom/WMLPrevElementImpl.java
*
/opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-jar/org/apache/xerces/impl/dv/util/HexBin.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-jar/org/apache/xerces/jaxp/datatype/SerializedXMLGregorianCalendar.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-jar/org/apache/xerces/xni/parser/XMLDTDContentModelFilter.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-jar/org/apache/xerces/xs/XSModelGroup.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-jar/org/apache/html/dom/HTMLBaseFontElementImpl.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-jar/org/apache/xerces/impl/dtd/XMLDTDLoader.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-jar/org/apache/xerces/dom/DeferredElementDefinitionImpl.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-jar/org/apache/xerces/impl/xs/XSElementDeclHelper.java
*
/opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-jar/org/apache/xerces/xni/parser/XMLComponentManager.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-jar/org/apache/xerces/util/PrimeNumberSequenceGenerator.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-jar/org/apache/wml/dom/WMLOneventElementImpl.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-jar/org/apache/xerces/impl/dv/xs/SchemaDVFactoryImpl.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-jar/org/apache/xerces/stax/ImmutableLocation.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-jar/org/apache/xerces/jaxp/validation/XMLSchema.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-jar/org/apache/xerces/xs/XSLoader.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-jar/org/apache/xerces/impl/dv/xs/UnionDV.java
*
/opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-jar/org/apache/xerces/xni/XNIException.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-jar/org/apache/xerces/xni/parser/XMLDocumentSource.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-

jar/org/apache/xerces/xni/grammars/XSGrammar.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
jar/org/apache/wml/WMLBElement.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
jar/org/apache/xerces/parsers/SAXParser.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
jar/org/apache/xerces/xs/datatypes/XSDecimal.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
jar/org/apache/xerces/impl/xs/XSWildcardDecl.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
jar/org/apache/xerces/dom/DOMConfigurationImpl.java
*
/opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
jar/org/apache/html/dom/HTMLTableColElementImpl.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
jar/org/apache/wml/dom/WMLTrElementImpl.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
jar/org/apache/html/dom/HTMLDOMImplementationImpl.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
jar/org/apache/xerces/impl/xs/models/XSCMUniOp.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
jar/org/apache/xerces/xni/grammars/XMLGrammarLoader.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
jar/org/apache/xerces/impl/validation/ConfigurableValidationState.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
jar/org/apache/xml/serialize/IndentPrinter.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
jar/org/apache/xml/serialize/ElementState.java
*
/opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
jar/org/apache/xml/serialize/ObjectFactory.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
jar/org/apache/xerces/dom/PSVIDOMImplementationImpl.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
jar/org/apache/xerces/impl/dtd/models/DFACContentModel.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
jar/org/apache/xerces/dom/AttributeMap.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
jar/org/apache/xerces/stax/events/EndDocumentImpl.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
jar/org/apache/wml/dom/WMLPElementImpl.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
jar/org/apache/xerces/xs/datatypes/XSFloat.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
jar/org/apache/xerces/impl/dv/dtd/StringDatatypeValidator.java
*
/opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
jar/org/apache/xerces/impl/xs/models/XSCMRepeatingLeaf.java

* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-jar/org/apache/xerces/dom/PSVIAttrNSImpl.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-jar/org/apache/xerces/impl/XMLDocumentFragmentScannerImpl.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-jar/org/apache/xerces/impl/dv/ValidationContext.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-jar/org/apache/xerces/xni/grammars/Grammar.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-jar/org/apache/wml/dom/WMLAccessElementImpl.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-jar/org/apache/xerces/impl/xpath/regex/Match.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-jar/org/apache/xerces/impl/xs/XSMessageFormatter.java
*
/opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-jar/org/apache/xml/serialize/TextSerializer.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-jar/org/apache/xerces/stax/events/NamespaceImpl.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-jar/org/apache/xerces/xs/XSAttributeDeclaration.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-jar/org/apache/xerces/jaxp/JAXPConstants.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-jar/org/apache/wml/WMLAElement.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-jar/org/apache/xerces/util/EntityResolverWrapper.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-jar/org/apache/xerces/dom/DOMOutputImpl.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-jar/org/apache/xerces/dom/DOMImplementationImpl.java
*
/opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-jar/org/apache/xerces/parsers/SecuritySupport.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-jar/org/apache/xerces/impl/ExternalSubsetResolver.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-jar/org/apache/xerces/dom/NodeListCache.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-jar/org/apache/xerces/dom/PSVIElementNSImpl.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-jar/org/apache/xerces/xinclude/XIncludeHandler.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-jar/org/apache/xerces/util/SAXMessageFormatter.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-jar/org/apache/xerces/dom/DeferredCommentImpl.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-jar/org/apache/html/dom/HTMLTableElementImpl.java

*
/opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
jar/org/apache/html/dom/HTMLHRElementImpl.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
jar/org/apache/xerces/xs/XSNamespaceItemList.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
jar/org/apache/xerces/util/DOMEntityResolverWrapper.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
jar/org/apache/xerces/impl/xpath/regex/RegexParser.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
jar/org/apache/xerces/dom/ElementNSImpl.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
jar/org/apache/xerces/stax/events/AttributeImpl.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
jar/org/apache/xerces/impl/dv/dtd/IDREFDatatypeValidator.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
jar/org/apache/wml/WMLUElement.java
*
/opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
jar/org/apache/html/dom/HTMLHeadElementImpl.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
jar/org/apache/xerces/impl/xs/models/XSCMLLeaf.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
jar/org/apache/xerces/util/LocatorProxy.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
jar/org/apache/xerces/impl/xs/identity/Selector.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
jar/org/apache/xerces/impl/dv/dtd/XML11IDDatatypeValidator.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
jar/org/apache/xerces/xs/XSElementDeclaration.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
jar/org/apache/xerces/impl/xs/XSAnnotationImpl.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
jar/org/apache/xerces/xs/LSInputList.java
*
/opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
jar/org/apache/xerces/impl/xpath/XPathException.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
jar/org/apache/xerces/stax/events/EntityDeclarationImpl.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
jar/org/apache/xerces/parsers/AbstractSAXParser.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
jar/org/apache/wml/dom/WMLBigElementImpl.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
jar/org/apache/xerces/xni/XMLLocator.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
jar/org/apache/xerces/xs/XSTypeDefinition.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-

jar/org/apache/xerces/xs/ItemPSVI.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-jar/org/apache/xerces/util/URI.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-jar/org/apache/html/dom/HTMLObjectElementImpl.java
*
/opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-jar/org/apache/xerces/impl/dv/xs/AnyAtomicDV.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-jar/org/apache/xerces/impl/xs/opti/NamedNodeMapImpl.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-jar/org/apache/html/dom/HTMLBuilder.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-jar/org/apache/xerces/jaxp/validation/WeakReferenceXMLSchema.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-jar/org/apache/xerces/xs/datatypes/XSQName.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-jar/org/apache/xerces/dom/NodeIteratorImpl.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-jar/org/apache/xerces/util/DefaultErrorHandler.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-jar/org/apache/xerces/impl/xpath/regex/BMPattern.java
*
/opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-jar/org/apache/xerces/parsers/DTDCConfiguration.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-jar/org/apache/xerces/jaxp/validation/SimpleXMLSchema.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-jar/org/apache/html/dom/HTMLLegendElementImpl.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-jar/org/apache/xerces/impl/dv/xs/YearMonthDurationDV.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-jar/org/apache/xerces/impl/xs/traversers/XSDWildcardTraverser.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-jar/org/apache/html/dom/HTMLHeadingElementImpl.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-jar/org/apache/xerces/impl/dv/XSFacets.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-jar/org/apache/xerces/xs/ElementPSVI.java
*
/opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-jar/org/apache/wml/WMLRefreshElement.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-jar/org/apache/xerces/impl/xs/util/XSGrammarPool.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-jar/org/apache/xerces/xni/XMLResourceIdentifier.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-jar/org/apache/html/dom/HTMLDirectoryElementImpl.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-

jar/org/apache/xerces/parsers/XML11Configuration.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
jar/org/apache/xerces/dom/EntityImpl.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
jar/org/apache/xerces/impl/io/MalformedByteSequenceException.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
jar/org/apache/xerces/jaxp/UnparsedEntityHandler.java
*
/opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
jar/org/apache/wml/WMLAccessElement.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
jar/org/apache/xerces/util/XMLSymbols.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
jar/org/apache/xerces/xpointer/XPointerProcessor.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
jar/org/apache/wml/WMLSetvarElement.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
jar/org/apache/xerces/xni/XMLDTDHandler.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
jar/org/apache/xerces/xs/XSMultiValueFacet.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
jar/org/apache/xerces/xs/XSAnnotation.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
jar/org/apache/html/dom/HTMLLinkElementImpl.java
*
/opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
jar/org/apache/xerces/dom/events/EventImpl.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
jar/org/apache/xerces/impl/dv/DTDDVFactory.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
jar/org/apache/xerces/impl/xs/identity/ValueStore.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
jar/org/apache/xerces/jaxp/validation/ValidatorHandlerImpl.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
jar/org/apache/xerces/util/DOMErrorHandlerWrapper.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
jar/org/apache/xerces/stax/events/XMLEventImpl.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
jar/org/apache/xerces/impl/xs/util/XS10TypeHelper.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
jar/org/apache/html/dom/HTMLDivElementImpl.java
*
/opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
jar/org/apache/xerces/xs/XSNamespaceItem.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
jar/org/apache/xerces/util/XML11Char.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
jar/org/apache/html/dom/HTMLFrameSetElementImpl.java

* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-jar/org/apache/xerces/impl/XMLNamespaceBinder.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-jar/org/apache/xerces/parsers/XMLGrammarPreparser.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-jar/org/apache/xerces/impl/xs/XSImplementationImpl.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-jar/org/apache/html/dom/HTMLBRElementImpl.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-jar/org/apache/xerces/dom/RangeExceptionImpl.java
*
/opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-jar/org/apache/xerces/xs/PSVIProvider.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-jar/org/apache/xerces/impl/xs/XMLSchemaException.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-jar/org/apache/xerces/xs/XSNamedMap.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-jar/org/apache/html/dom/HTMLStyleElementImpl.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-jar/org/apache/xerces/impl/xs/XSAttributeUseImpl.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-jar/org/apache/xerces/impl/validation/ValidationManager.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-jar/org/apache/xerces/util/EntityResolver2Wrapper.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-jar/org/apache/xerces/impl/xs/XSElementDecl.java
*
/opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-jar/org/apache/xerces/parsers/DOMParser.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-jar/org/apache/xerces/impl/dtd/XMLAttributeDecl.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-jar/org/apache/html/dom/HTMLLIElementImpl.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-jar/org/apache/xerces/impl/xs/XSParticleDecl.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-jar/org/apache/xerces/impl/dtd/models/ContentModelValidator.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-jar/org/apache/xerces/util/StAXInputSource.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-jar/org/apache/xerces/impl/dtd/XMLContentSpec.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-jar/org/apache/xerces/dom/DocumentTypeImpl.java
*
/opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-jar/org/apache/wml/dom/WMLOptionElementImpl.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-

jar/org/apache/html/dom/HTMLElementImpl.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
jar/org/apache/xerces/xinclude/XIncludeMessageFormatter.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
jar/org/apache/xerces/impl/xs/AttributePSVImpl.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
jar/org/apache/wml/WMLSelectElement.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
jar/org/apache/xerces/xni/XMLString.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
jar/org/apache/xerces/jaxp/validation/XMLSchemaValidatorComponentManager.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
jar/org/apache/html/dom/HTMLTableRowElementImpl.java
*
/opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
jar/org/apache/html/dom/HTMLListElementImpl.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
jar/org/apache/xerces/impl/xs/opti/SchemaDOM.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
jar/org/apache/xerces/impl/XMLDTDScannerImpl.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
jar/org/apache/html/dom/HTMLInputElementImpl.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
jar/org/apache/xerces/impl/dv/xs/PrecisionDecimalDV.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
jar/org/apache/xerces/jaxp/validation/DOMDocumentHandler.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
jar/org/apache/xerces/xni/parser/XMLPullParserConfiguration.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
jar/org/apache/xerces/parsers/SecureProcessingConfiguration.java
*
/opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
jar/org/apache/xerces/xni/parser/XMLDocumentFilter.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
jar/org/apache/xerces/impl/xs/util/XSObjectListImpl.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
jar/org/apache/xerces/dom/NamedNodeMapImpl.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
jar/org/apache/xerces/xs/XSFacet.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
jar/org/apache/wml/dom/WMLGoElementImpl.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
jar/org/apache/xerces/impl/xs/traversers/XSDAbstractTraverser.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
jar/org/apache/xml/serialize/Printer.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
jar/org/apache/xerces/impl/dtd/XML11DTDProcessor.java
*

/opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-jar/org/apache/xerces/impl/dtd/XMLDTDDescription.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-jar/org/apache/wml/dom/WMLRefreshElementImpl.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-jar/org/apache/xerces/impl/xpath/regex/ParserForXMLSchema.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-jar/org/apache/xerces/dom/DOMNormalizer.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-jar/org/apache/xerces/impl/dv/xs/IntegerDV.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-jar/org/apache/xerces/jaxp/DocumentBuilderFactoryImpl.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-jar/org/apache/html/dom/HTMLIsIndexElementImpl.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-jar/org/apache/xerces/impl/dtd/models/SimpleContentModel.java
*
/opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-jar/org/apache/xerces/dom/DeferredDocumentImpl.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-jar/org/apache/xerces/xs/XSSimpleTypeDefinition.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-jar/org/apache/xerces/stax/EmptyLocation.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-jar/org/apache/xml/serialize/SerializerFactory.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-jar/org/apache/xerces/util/HTTPInputSource.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-jar/org/apache/xml/serialize/Encodings.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-jar/org/apache/xerces/xs/XSAttributeUse.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-jar/org/apache/xml/serialize/BaseMarkupSerializer.java
*
/opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-jar/org/apache/xerces/stax/events/CharactersImpl.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-jar/org/apache/xerces/dom/DeferredDOMImplementationImpl.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-jar/org/apache/xerces/stax/XMLEventFactoryImpl.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-jar/org/apache/xerces/util/JAXPNamespaceContextWrapper.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-jar/org/apache/xerces/util/NamespaceSupport.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-jar/org/apache/xerces/xni/XMLDocumentHandler.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-jar/org/apache/xerces/dom/DOMLocatorImpl.java

* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-jar/org/apache/xerces/impl/xs/util/LSInputListImpl.java
*
/opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-jar/org/apache/xerces/impl/xs/XSDeclarationPool.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-jar/org/apache/xerces/jaxp/validation/JAXPValidationMessageFormatter.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-jar/org/apache/xerces/impl/dtd/models/CMBinOp.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-jar/org/apache/xerces/impl/dv/xs/ExtendedSchemaDVFactoryImpl.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-jar/org/apache/xerces/impl/dtd/XML11DTDValidator.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-jar/org/apache/xerces/impl/dv/xs/EntityDV.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-jar/org/apache/xerces/util/SymbolTable.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-jar/org/apache/xerces/impl/dv/xs/AnyURIDV.java
*
/opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-jar/org/apache/xerces/impl/XMLEntityScanner.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-jar/org/apache/xerces/impl/XMLEntityManager.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-jar/org/apache/xerces/impl/xs/XSAttributeDecl.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-jar/org/apache/xerces/xinclude/XIncludeNamespaceSupport.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-jar/org/apache/xerces/impl/xs/models/XSEmptyCM.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-jar/org/apache/html/dom/HTMLOptGroupElementImpl.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-jar/org/apache/xerces/impl/dv/DVFactoryException.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-jar/org/apache/html/dom/HTMLDocumentImpl.java
*
/opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-jar/org/apache/xerces/impl/dv/xs/SchemaDateTimeException.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-jar/org/apache/wml/WMLOptionElement.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-jar/org/apache/wml/WMLPElement.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-jar/org/apache/html/dom/HTMLOptionElementImpl.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-jar/org/apache/wml/WMLElement.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-

jar/org/apache/html/dom/HTMLParamElementImpl.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
jar/org/apache/xerces/dom/TreeWalkerImpl.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
jar/org/apache/xerces/impl/dv/dtd/XML11DTDDVFactoryImpl.java
*
/opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
jar/org/apache/xerces/impl/xpath/regex/ParseException.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
jar/org/apache/xerces/xni/parser/XMLDTDFilter.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
jar/org/apache/xerces/impl/dtd/XMLDTDValidator.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
jar/org/apache/xerces/impl/xs/traversers/XSDNotationTraverser.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
jar/org/apache/xerces/xni/grammars/XMLSchemaDescription.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
jar/org/apache/xerces/jaxp/validation/DOMResultBuilder.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
jar/org/apache/wml/dom/WMLAnchorElementImpl.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
jar/org/apache/html/dom/HTMLModElementImpl.java
*
/opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
jar/org/apache/wml/dom/WMLDocumentImpl.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
jar/org/apache/xerces/dom/DeferredElementNSImpl.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
jar/org/apache/html/dom/HTMLTableCaptionElementImpl.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
jar/org/apache/xerces/impl/XMLEntityHandler.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
jar/org/apache/xerces/parsers/StandardParserConfiguration.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
jar/org/apache/xerces/impl/xs/models/XSAllCM.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
jar/org/apache/xerces/impl/xs/opti/AttrImpl.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
jar/org/apache/wml/dom/WMLFieldsetElementImpl.java
*
/opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
jar/org/apache/wml/dom/WMLDoElementImpl.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
jar/org/apache/xerces/impl/xpath/regex/RangeToken.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
jar/org/apache/xerces/parsers/DOMASBuilderImpl.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
jar/org/apache/html/dom/NameNodeListImpl.java

* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-jar/org/apache/wml/dom/WMLDOMImplementationImpl.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-jar/org/apache/xerces/impl/io/UCSReader.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-jar/org/apache/xerces/parsers/XIncludeAwareParserConfiguration.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-jar/org/apache/xerces/impl/RevalidationHandler.java
*
/opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-jar/org/apache/xerces/xs/XSValue.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-jar/org/apache/xerces/dom/NodeImpl.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-jar/org/apache/xerces/impl/dv/dtd/XML11IDREFDatatypeValidator.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-jar/org/apache/xerces/xni/parser/XMLConfigurationException.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-jar/org/apache/xerces/util/AttributesProxy.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-jar/org/apache/xerces/jaxp/validation/ValidatorImpl.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-jar/org/apache/xerces/parsers/XMLGrammarParser.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-jar/org/apache/xerces/impl/dtd/XMLSimpleType.java
*
/opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-jar/org/apache/xerces/impl/xs/SchemaNamespaceSupport.java
No license file was found, but licenses were detected in source scan.

/*
* Licensed to the Apache Software Foundation (ASF) under one or more
* contributor license agreements. See the NOTICE file distributed with
* this work for additional information regarding copyright ownership.
* The ASF licenses this file to You under the Apache License, Version 2.0
* (the "License"); you may not use this file except in compliance with
* the License. You may obtain a copy of the License at
*
* <http://www.apache.org/licenses/LICENSE-2.0>
*
* Unless required by applicable law or agreed to in writing, software
* distributed under the License is distributed on an "AS IS" BASIS,
* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
* See the License for the specific language governing permissions and
* limitations under the License.
*/

Found in path(s):

* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-

jar/org/apache/xerces/dom/DOMImplementationListImpl.java

No license file was found, but licenses were detected in source scan.

/*

* Licensed to the Apache Software Foundation (ASF) under one or more
* contributor license agreements. See the NOTICE file distributed with
* this work for additional information regarding copyright ownership.
* The ASF licenses this file to You under the Apache License, Version 2.0
* (the "License"); you may not use this file except in compliance with
* the License. You may obtain a copy of the License at

*

* <http://www.apache.org/licenses/LICENSE-2.0>

*

* Unless required by applicable law or agreed to in writing, software
* distributed under the License is distributed on an "AS IS" BASIS,
* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
* See the License for the specific language governing permissions and
* limitations under the License.

*/

/**

* used to check the 3 constraints against each complex type
* (should be each model group):
* Unique Particle

Attribution, Particle Derivation (Restriction),

* Element Declarations Consistent.

*/

Found in path(s):

* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
jar/org/apache/xerces/impl/xs/XSConstraints.java

No license file was found, but licenses were detected in source scan.

Licensed to the Apache Software Foundation (ASF) under one or more
contributor license agreements. See the NOTICE file distributed with
this work for additional information regarding copyright ownership.
The ASF licenses this file to You under the Apache License, Version 2.0
(the "License"); you may not use this file except in compliance with
the License. You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE>

2.0

Unless required by applicable law or agreed to in writing, software
distributed under the License is distributed on an "AS IS" BASIS,
WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
See the License for the specific language governing permissions and
limitations under the License.

Found in path(s):

* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-jar/org/apache/xerces/xs/datatypes/package.html

No license file was found, but licenses were detected in source scan.

/*

* Licensed to the Apache Software Foundation (ASF) under one or more

* contributor license agreements. See the NOTICE file distributed with

* this work for additional information regarding copyright ownership.

* The ASF licenses this file to You under the Apache License, Version 2.0

* (the "License"); you may not use this file except in compliance with

* the License. You may obtain a copy of the License at

*

* <http://www.apache.org/licenses/LICENSE-2.0>

*

* Unless required by applicable law or agreed to in writing, software

* distributed under the License is distributed on an "AS IS" BASIS,

* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.

* See the License for the specific language governing permissions and

* limitations under the License.

*/

// Unique Particle Attribution

Found in path(s):

* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-jar/org/apache/xerces/impl/xs/models/XSDFACM.java

No license file was found, but licenses were detected in source scan.

/*

* Licensed to the Apache Software Foundation (ASF) under one or more

* contributor license agreements. See the NOTICE file distributed with

* this work for additional information regarding copyright ownership.

* The ASF licenses this file to You under the Apache License, Version 2.0

* (the "License"); you may not use this file except in compliance with

* the License. You may obtain a copy of the License at

*

* <http://www.apache.org/licenses/LICENSE-2.0>

*

* Unless required by applicable law or agreed to in writing, software

* distributed under the License is distributed on an "AS IS" BASIS,

* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.

* See the License for the specific language governing permissions and

* limitations under the License.

*/

Found in path(s):

* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-jar/org/apache/xerces/impl/dv/xs/AbstractDateTimeDV.java

```
*
/opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
jar/org/apache/xerces/impl/dv/xs/YearDV.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
jar/org/apache/xerces/impl/xs/traversers/XSDKeyrefTraverser.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
jar/org/apache/xerces/impl/dv/xs/DateDV.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
jar/org/apache/xerces/impl/dv/xs/DateTimeDV.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
jar/org/apache/xerces/impl/xs/traversers/XSDUniqueOrKeyTraverser.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
jar/org/apache/xerces/impl/dv/xs/MonthDV.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
jar/org/apache/xerces/impl/dv/xs/DurationDV.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
jar/org/apache/xerces/impl/dv/xs/MonthDayDV.java
*
/opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
jar/org/apache/xerces/impl/dv/xs/TimeDV.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
jar/org/apache/xerces/impl/xs/traversers/XSAttributeChecker.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
jar/org/apache/xerces/impl/dv/xs/YearMonthDV.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
jar/org/apache/xerces/impl/xs/XSModelGroupImpl.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
jar/org/apache/xerces/impl/dv/xs/XSSimpleTypeDecl.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
jar/org/apache/xerces/impl/xs/traversers/XSDHandler.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
jar/org/apache/xerces/impl/dv/xs/DayDV.java
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
jar/org/apache/xerces/impl/xs/XMLSchemaValidator.java
No license file was found, but licenses were detected in source scan.
```

```
# The ASF licenses this file to You under the Apache License, Version 2.0
# (the "License"); you may not use this file except in compliance with
# the License. You may obtain a copy of the License at
# http://www.apache.org/licenses/LICENSE-2.0
# distributed under the License is distributed on an "AS IS" BASIS,
```

Found in path(s):

```
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
jar/org/apache/xerces/impl/msg/XMLSchemaMessages.properties
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
jar/org/apache/xerces/impl/xpath/regex/message.properties
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
```

jar/org/apache/xerces/impl/msg/DOMMessages.properties
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
jar/org/apache/xerces/impl/msg/XPointerMessages.properties
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
jar/org/apache/xerces/impl/msg/DatatypeMessages.properties
*
/opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
jar/org/apache/xerces/impl/xpath/regex/message_fr.properties
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
jar/org/apache/xerces/impl/msg/SAXMessages.properties
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
jar/org/apache/xerces/impl/msg/XIncludeMessages.properties
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
jar/org/apache/xerces/impl/msg/XMLMessages.properties
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
jar/org/apache/xerces/impl/msg/XMLSerializerMessages.properties
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
jar/org/apache/xerces/impl/xpath/regex/message_ja.properties
* /opt/cola/permits/1257218116_1642790294.82/0/xercesimpl-2-12-0-sources-
jar/org/apache/xerces/impl/msg/JAXPValidationMessages.properties

1.457 simpleclient 0.9.0

1.457.1 Available under license :

No license file was found, but licenses were detected in source scan.

/*

* Written by Doug Lea with assistance from members of JCP JSR-166
* Expert Group and released to the public domain, as explained at
* <http://creativecommons.org/publicdomain/zero/1.0/>
*
* Source: <http://gee.cs.oswego.edu/cgi-bin/viewcvs.cgi/jsr166/src/jsr166e/DoubleAdder.java?revision=1.12>
*/

Found in path(s):

* /opt/cola/permits/1257332897_1642801897.79/0/simpleclient-0-9-0-sources-
jar/io/prometheus/client/DoubleAdder.java

No license file was found, but licenses were detected in source scan.

/*

Copyright 2012 Andrew Wang (andrew@umbrant.com)

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

*/

Found in path(s):

* /opt/cola/permits/1257332897_1642801897.79/0/simpleclient-0-9-0-sources-jar/io/prometheus/client/CKMSQuantiles.java

No license file was found, but licenses were detected in source scan.

/*

* Written by Doug Lea with assistance from members of JCP JSR-166

* Expert Group and released to the public domain, as explained at

* <http://creativecommons.org/publicdomain/zero/1.0/>

*

* Source: <http://gee.cs.oswego.edu/cgi-bin/viewcvs.cgi/jsr166/src/jsr166e/Striped64.java?revision=1.10>

*/

Found in path(s):

* /opt/cola/permits/1257332897_1642801897.79/0/simpleclient-0-9-0-sources-jar/io/prometheus/client/Striped64.java

1.458 simpleclient-servlet 0.9.0

1.458.1 Available under license :

Apache-2.0

1.459 simpleclient-dropwizard 0.9.0

1.459.1 Available under license :

Apache-2.0

1.460 jetty-setuid-java 1.0.4

1.460.1 Available under license :

No license file was found, but licenses were detected in source scan.

```
// All rights reserved. This program and the accompanying materials
// are made available under the terms of the Eclipse Public License v1.0
// and Apache License v2.0 which accompanies this distribution.
// The Eclipse Public License is available at
// The Apache License v2.0 is available at
```

// You may elect to redistribute this code under either of these licenses.

Found in path(s):

```
* /opt/cola/permits/1257333122_1642801905.86/0/jetty-setuid-java-1-0-4-sources-
jar/org/eclipse/jetty/setuid/SetUIDListener.java
* /opt/cola/permits/1257333122_1642801905.86/0/jetty-setuid-java-1-0-4-sources-
jar/org/eclipse/jetty/setuid/SetUIDServer.java
* /opt/cola/permits/1257333122_1642801905.86/0/jetty-setuid-java-1-0-4-sources-
jar/org/eclipse/jetty/setuid/SetUID.java
* /opt/cola/permits/1257333122_1642801905.86/0/jetty-setuid-java-1-0-4-sources-
jar/org/eclipse/jetty/setuid/Group.java
* /opt/cola/permits/1257333122_1642801905.86/0/jetty-setuid-java-1-0-4-sources-
jar/org/eclipse/jetty/setuid/RLimit.java
*
/opt/cola/permits/1257333122_1642801905.86/0/jetty-setuid-java-1-0-4-sources-
jar/org/eclipse/jetty/setuid/Passwd.java
```

1.461 logging-interceptor 3.12.12

1.461.1 Available under license :

No license file was found, but licenses were detected in source scan.

```
/*
* Copyright (C) 2018 Square, Inc.
*
* Licensed under the Apache License, Version 2.0 (the "License");
* you may not use this file except in compliance with the License.
* You may obtain a copy of the License at
*
* http://www.apache.org/licenses/LICENSE-2.0
*
* Unless required by applicable law or agreed to in writing, software
* distributed under the License is distributed on an "AS IS" BASIS,
* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
* See the License for the specific language governing permissions and
* limitations under the License.
*/
```

Found in path(s):

```
* /opt/cola/permits/1257332962_1642801933.56/0/logging-interceptor-3-12-12-sources-
jar/okhttp3/logging/LoggingEventListener.java
No license file was found, but licenses were detected in source scan.
```

```
/*
* Copyright (C) 2015 Square, Inc.
*
* Licensed under the Apache License, Version 2.0 (the "License");
```

* you may not use this file except in compliance with the License.
* You may obtain a copy of the License at
*
* <http://www.apache.org/licenses/LICENSE-2.0>
*
* Unless required by applicable law or agreed to in writing, software
* distributed under the License is distributed on an "AS IS" BASIS,
* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
* See the License for the specific language governing permissions and
* limitations under the License.
*/

Found in path(s):

* /opt/cola/permits/1257332962_1642801933.56/0/logging-interceptor-3-12-12-sources-jar/okhttp3/logging/HttpLoggingInterceptor.java

1.462 zjsonpatch 0.3.0

1.462.1 Available under license :

No license file was found, but licenses were detected in source scan.

/*
* Copyright 2016 flipkart.com zjsonpatch.
*
* Licensed under the Apache License, Version 2.0 (the "License");
* you may not use this file except in compliance with the License.
* You may obtain a copy of the License at
*
* <http://www.apache.org/licenses/LICENSE-2.0>
*
* Unless required by applicable law or agreed to in writing, software
* distributed under the License is distributed on an "AS IS" BASIS,
* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
* See the License for the specific language governing permissions and
* limitations under the License.
*/

Found in path(s):

* /opt/cola/permits/1257333041_1642801938.9/0/zjsonpatch-0-3-0-sources-jar/com/flipkart/zjsonpatch/NodeType.java
* /opt/cola/permits/1257333041_1642801938.9/0/zjsonpatch-0-3-0-sources-jar/com/flipkart/zjsonpatch/JsonDiff.java
* /opt/cola/permits/1257333041_1642801938.9/0/zjsonpatch-0-3-0-sources-jar/com/flipkart/zjsonpatch/NoopProcessor.java
*
* /opt/cola/permits/1257333041_1642801938.9/0/zjsonpatch-0-3-0-sources-jar/com/flipkart/zjsonpatch/ApplyProcessor.java

```
* /opt/cola/permits/1257333041_1642801938.9/0/zjsonpatch-0-3-0-sources-
jar/com/flipkart/zjsonpatch/Constants.java
* /opt/cola/permits/1257333041_1642801938.9/0/zjsonpatch-0-3-0-sources-
jar/com/flipkart/zjsonpatch/CompatibilityFlags.java
* /opt/cola/permits/1257333041_1642801938.9/0/zjsonpatch-0-3-0-sources-
jar/com/flipkart/zjsonpatch/JsonPatchApplicationException.java
* /opt/cola/permits/1257333041_1642801938.9/0/zjsonpatch-0-3-0-sources-
jar/com/flipkart/zjsonpatch/JsonPatchProcessor.java
* /opt/cola/permits/1257333041_1642801938.9/0/zjsonpatch-0-3-0-sources-
jar/com/flipkart/zjsonpatch/InvalidJsonPatchException.java
* /opt/cola/permits/1257333041_1642801938.9/0/zjsonpatch-0-3-0-sources-
jar/com/flipkart/zjsonpatch/Operation.java
* /opt/cola/permits/1257333041_1642801938.9/0/zjsonpatch-0-3-0-sources-
jar/com/flipkart/zjsonpatch/JsonPatch.java
*
/opt/cola/permits/1257333041_1642801938.9/0/zjsonpatch-0-3-0-sources-jar/com/flipkart/zjsonpatch/Diff.java
```

1.463 java-semver 0.9.0

1.463.1 Available under license :

No license file was found, but licenses were detected in source scan.

```
/*
* The MIT License
*
* Copyright 2012-2015 Zafar Khaja <zafarkhaja@gmail.com>.
*
* Permission is hereby granted, free of charge, to any person obtaining a copy
* of this software and associated documentation files (the "Software"), to deal
* in the Software without restriction, including without limitation the rights
* to use, copy, modify, merge, publish, distribute, sublicense, and/or sell
* copies of the Software, and to permit persons to whom the Software is
* furnished to do so, subject to the following conditions:
*
* The above copyright notice and this permission notice shall be included in
* all copies or substantial portions of the Software.
*
* THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR
* IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY,
* FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE
* AUTHORS OR COPYRIGHT
* HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER
* LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM,
* OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN
* THE SOFTWARE.
*/
```

Found in path(s):

- * /opt/cola/permits/1257333337_1642801889.72/0/java-semver-0-9-0-sources-jar/com/github/zafarkhaja/semver/expr/LexerException.java
- * /opt/cola/permits/1257333337_1642801889.72/0/java-semver-0-9-0-sources-jar/com/github/zafarkhaja/semver/package-info.java
- * /opt/cola/permits/1257333337_1642801889.72/0/java-semver-0-9-0-sources-jar/com/github/zafarkhaja/semver/expr/And.java
- * /opt/cola/permits/1257333337_1642801889.72/0/java-semver-0-9-0-sources-jar/com/github/zafarkhaja/semver/expr/Not.java
- * /opt/cola/permits/1257333337_1642801889.72/0/java-semver-0-9-0-sources-jar/com/github/zafarkhaja/semver/expr/ExpressionParser.java
- * /opt/cola/permits/1257333337_1642801889.72/0/java-semver-0-9-0-sources-jar/com/github/zafarkhaja/semver/expr/package-info.java
- *
- /opt/cola/permits/1257333337_1642801889.72/0/java-semver-0-9-0-sources-jar/com/github/zafarkhaja/semver/expr/GreaterOrEqual.java
- * /opt/cola/permits/1257333337_1642801889.72/0/java-semver-0-9-0-sources-jar/com/github/zafarkhaja/semver/expr/LessOrEqual.java
- * /opt/cola/permits/1257333337_1642801889.72/0/java-semver-0-9-0-sources-jar/com/github/zafarkhaja/semver/expr/Equal.java
- * /opt/cola/permits/1257333337_1642801889.72/0/java-semver-0-9-0-sources-jar/com/github/zafarkhaja/semver/expr/UnexpectedTokenException.java
- * /opt/cola/permits/1257333337_1642801889.72/0/java-semver-0-9-0-sources-jar/com/github/zafarkhaja/semver/expr/NotEqual.java
- * /opt/cola/permits/1257333337_1642801889.72/0/java-semver-0-9-0-sources-jar/com/github/zafarkhaja/semver/expr/CompositeExpression.java
- * /opt/cola/permits/1257333337_1642801889.72/0/java-semver-0-9-0-sources-jar/com/github/zafarkhaja/semver/expr/Or.java
- * /opt/cola/permits/1257333337_1642801889.72/0/java-semver-0-9-0-sources-jar/com/github/zafarkhaja/semver/util/Stream.java
- *
- /opt/cola/permits/1257333337_1642801889.72/0/java-semver-0-9-0-sources-jar/com/github/zafarkhaja/semver/expr/Expression.java
- * /opt/cola/permits/1257333337_1642801889.72/0/java-semver-0-9-0-sources-jar/com/github/zafarkhaja/semver/VersionParser.java
- * /opt/cola/permits/1257333337_1642801889.72/0/java-semver-0-9-0-sources-jar/com/github/zafarkhaja/semver/util/UnexpectedElementException.java
- * /opt/cola/permits/1257333337_1642801889.72/0/java-semver-0-9-0-sources-jar/com/github/zafarkhaja/semver/Version.java
- * /opt/cola/permits/1257333337_1642801889.72/0/java-semver-0-9-0-sources-jar/com/github/zafarkhaja/semver/NormalVersion.java
- * /opt/cola/permits/1257333337_1642801889.72/0/java-semver-0-9-0-sources-jar/com/github/zafarkhaja/semver/expr/Lexer.java
- * /opt/cola/permits/1257333337_1642801889.72/0/java-semver-0-9-0-sources-jar/com/github/zafarkhaja/semver/UnexpectedCharacterException.java
- * /opt/cola/permits/1257333337_1642801889.72/0/java-semver-0-9-0-sources-jar/com/github/zafarkhaja/semver/util/package-info.java
- *


```
/opt/cola/permits/1257333337_1642801889.72/0/java-semver-0-9-0-sources-
jar/com/github/zafarkhaja/semver/expr/Less.java
* /opt/cola/permits/1257333337_1642801889.72/0/java-semver-0-9-0-sources-
jar/com/github/zafarkhaja/semver/Parser.java
* /opt/cola/permits/1257333337_1642801889.72/0/java-semver-0-9-0-sources-
jar/com/github/zafarkhaja/semver/expr/Greater.java
* /opt/cola/permits/1257333337_1642801889.72/0/java-semver-0-9-0-sources-
jar/com/github/zafarkhaja/semver/ParseException.java
* /opt/cola/permits/1257333337_1642801889.72/0/java-semver-0-9-0-sources-
jar/com/github/zafarkhaja/semver/MetadataVersion.java
```

1.464 profiler 1.1.1

1.464.1 Available under license :

No license file was found, but licenses were detected in source scan.

```
/*!
* jQuery JavaScript Library v1.6.2
* http://jquery.com/
*
* Copyright 2011, John Resig
* Dual licensed under the MIT or GPL Version 2 licenses.
* http://jquery.org/license
*
* Includes Sizzle.js
* http://sizzlejs.com/
* Copyright 2011, The Dojo Foundation
* Released under the MIT, BSD, and GPL Licenses.
*
* Date: Thu Jun 30 14:16:56 2011 -0400
*/
```

Found in path(s):

```
* /opt/cola/permits/1257333100_1642801922.15/0/gae-mini-profiler-1-1-1-sources-
jar/ca/jimr/gae/profiler/resources/jquery-1.6.2.min.js
```

No license file was found, but licenses were detected in source scan.

```
/*
* jQuery Templates Plugin 1.0.0pre
* http://github.com/jquery/jquery-tmpl
* Requires jQuery 1.4.2
*
* Copyright Software Freedom Conservancy, Inc.
* Dual licensed under the MIT or GPL Version 2 licenses.
* http://jquery.org/license
*/
```

Found in path(s):

* /opt/cola/permits/1257333100_1642801922.15/0/gae-mini-profiler-1-1-1-sources-jar/ca/jimr/gae/profiler/resources/jquery.tmpl.min.js

No license file was found, but licenses were detected in source scan.

/**

* Copyright (C) 2011 by Jim Riecken

*

* Permission is hereby granted, free of charge, to any person obtaining a copy
* of this software and associated documentation files (the "Software"), to deal
* in the Software without restriction, including without limitation the rights
* to use, copy, modify, merge, publish, distribute, sublicense, and/or sell
* copies of the Software, and to permit persons to whom the Software is
* furnished to do so, subject to the following conditions:

*

* The above copyright notice and this permission notice shall be included in
* all copies or substantial portions of the Software.

*

* THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR
* IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY,
* FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE
* AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES

OR OTHER

* LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM,
* OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN
* THE SOFTWARE.

*/

Found in path(s):

* /opt/cola/permits/1257333100_1642801922.15/0/gae-mini-profiler-1-1-1-sources-jar/com/google/appengine/tools/appstats/MiniProfilerAppstats.java

* /opt/cola/permits/1257333100_1642801922.15/0/gae-mini-profiler-1-1-1-sources-jar/ca/jimr/gae/profiler/MiniProfiler.java

* /opt/cola/permits/1257333100_1642801922.15/0/gae-mini-profiler-1-1-1-sources-jar/ca/jimr/gae/profiler/MiniProfilerFilter.java

* /opt/cola/permits/1257333100_1642801922.15/0/gae-mini-profiler-1-1-1-sources-jar/ca/jimr/gae/profiler/resources/MiniProfilerResourceLoader.java

* /opt/cola/permits/1257333100_1642801922.15/0/gae-mini-profiler-1-1-1-sources-jar/ca/jimr/gae/profiler/MiniProfilerServlet.java

1.465 simpleclient-common 0.9.0

1.465.1 Available under license :

Apache-2.0

1.466 stateless4j 2.5.0

1.466.1 Available under license :

No license file was found, but licenses were detected in source scan.

```
/*
 * Copyright 2014 Fabien Renaud.
 *
 * Licensed under the Apache License, Version 2.0 (the "License");
 * you may not use this file except in compliance with the License.
 * You may obtain a copy of the License at
 *
 * http://www.apache.org/licenses/LICENSE-2.0
 *
 * Unless required by applicable law or agreed to in writing, software
 * distributed under the License is distributed on an "AS IS" BASIS,
 * WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
 * See the License for the specific language governing permissions and
 * limitations under the License.
 */
```

Found in path(s):

```
* /opt/cola/permits/1257784248_1643014186.5/0/stateless4j-2-5-0-sources-
jar/com/github/oxo42/stateless4j/delegates/FuncBoolean.java
* /opt/cola/permits/1257784248_1643014186.5/0/stateless4j-2-5-0-sources-
jar/com/github/oxo42/stateless4j/OutVar.java
```

1.467 mchange-commons-java 0.2.15

1.467.1 Available under license :

Found license 'Eclipse Public License 1.0' in '* This library is free software; you can redistribute it and/or modify *

1) The GNU Lesser General Public License (LGPL), version 2.1, as * published by the Free Software Foundation * 2) The Eclipse Public License (EPL), version 1.0 * This software is distributed in the hope that it will be useful, * but WITHOUT ANY WARRANTY; without even the implied warranty of *

MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. * LGPL v2.1:

<http://www.gnu.org/licenses/old-licenses/lgpl-2.1.html>

Eclipse Public License - v 1.0

THE ACCOMPANYING PROGRAM IS PROVIDED UNDER THE TERMS OF THIS ECLIPSE PUBLIC LICENSE ("AGREEMENT"). ANY USE, REPRODUCTION OR DISTRIBUTION OF THE PROGRAM CONSTITUTES RECIPIENT'S ACCEPTANCE OF THIS AGREEMENT.

1. DEFINITIONS

"Contribution" means:

a) in the case of the initial Contributor, the initial code and documentation distributed under this Agreement, and

b) in the case of each subsequent Contributor:

i) changes to the Program, and

ii) additions to the Program;

where such changes and/or additions to the Program originate from and are distributed by that particular Contributor. A Contribution 'originates' from a Contributor if it was added to the Program by such Contributor itself or anyone acting on such Contributor's behalf. Contributions do not include additions to the Program which: (i) are separate modules of software distributed in conjunction with the Program under their own license agreement, and (ii) are not derivative works of the Program.

"Contributor"

means any person or entity that distributes the Program.

"Licensed Patents " mean patent claims licensable by a Contributor which are necessarily infringed by the use or sale of its Contribution alone or when combined with the Program.

"Program" means the Contributions distributed in accordance with this Agreement.

"Recipient" means anyone who receives the Program under this Agreement, including all Contributors.

2. GRANT OF RIGHTS

a) Subject to the terms of this Agreement, each Contributor hereby grants Recipient a non-exclusive, worldwide, royalty-free copyright license to reproduce, prepare derivative works of, publicly display, publicly perform, distribute and sublicense the Contribution of such Contributor, if any, and such derivative works, in source code and object code form.

b) Subject to the terms of this Agreement, each Contributor hereby grants Recipient a non-exclusive, worldwide, royalty-free patent license under Licensed Patents to make, use, sell, offer to sell, import and otherwise transfer the Contribution of such Contributor, if any, in source code and object code form. This patent license shall apply to the combination of the Contribution and the Program if, at the time the Contribution is added by the Contributor, such addition of the Contribution causes such combination to be covered by the Licensed Patents. The patent license shall not apply to any other combinations which include the Contribution. No hardware per se is licensed hereunder.

c) Recipient understands that although each Contributor grants the licenses to its Contributions set forth herein, no assurances are provided by any Contributor that the Program does not infringe the patent or other intellectual property rights of any other entity. Each Contributor disclaims any liability to Recipient for claims brought by any other entity based on infringement of intellectual property rights or otherwise. As a condition to exercising the rights and licenses granted hereunder, each Recipient hereby assumes sole responsibility to secure any other intellectual property rights needed, if any. For example, if a third party patent license is required to allow Recipient to distribute the Program, it is Recipient's responsibility to acquire that license before distributing the Program.

d) Each Contributor represents that to its knowledge it has sufficient copyright rights in its Contribution, if any, to grant the copyright license set forth in this Agreement.

3. REQUIREMENTS

A Contributor may choose to distribute the Program in object code form under its own license agreement, provided that:

- a) it complies with the terms and conditions of this Agreement; and
- b) its license agreement:
 - i) effectively disclaims on behalf of all Contributors all warranties and conditions, express and implied, including warranties or conditions of title and non-infringement, and implied warranties or conditions of merchantability and fitness for a particular purpose;
 - ii) effectively excludes on behalf of all Contributors all liability for damages, including direct, indirect, special, incidental and consequential damages, such as lost profits;
 - iii) states that any provisions which differ from this Agreement are offered by that Contributor alone and not by any other party; and
 - iv) states that source code for the Program is available from such Contributor, and informs licensees how to obtain it in a reasonable manner on or through a medium customarily used for software exchange.

When the Program is made available in source code form:

- a) it must be made available under this Agreement; and
- b) a copy of this Agreement must be included with each copy of the Program.

Contributors may not remove or alter any copyright notices contained within the Program.

Each Contributor must identify itself as the originator of its Contribution, if any, in a manner that reasonably allows subsequent Recipients to identify the originator of the Contribution.

4. COMMERCIAL DISTRIBUTION

Commercial distributors of software may accept certain responsibilities with respect to end users, business partners and the like. While this license is intended to facilitate the commercial use of the Program, the Contributor who includes the Program in a commercial product offering should do so in a manner which does not create potential liability for other Contributors. Therefore, if a Contributor includes the Program in a commercial product offering, such Contributor ("Commercial Contributor") hereby agrees to defend and indemnify every other Contributor ("Indemnified Contributor") against any losses, damages and costs (collectively "Losses") arising from claims, lawsuits and other legal actions brought by a third party against the Indemnified Contributor to the extent caused by the acts or omissions of such Commercial Contributor in connection with its distribution of the Program in a commercial product offering. The obligations in this section do not apply to any claims

or Losses relating to any actual or alleged intellectual property infringement. In order to qualify, an Indemnified Contributor must: a) promptly notify the Commercial Contributor in writing of such claim, and b) allow the Commercial Contributor to control, and cooperate with the Commercial Contributor in, the defense and any related settlement negotiations. The Indemnified Contributor may participate in any such claim at its own expense.

For example, a Contributor might include the Program in a commercial product offering, Product X. That Contributor is then a Commercial Contributor. If that Commercial Contributor then makes performance claims, or offers warranties related to Product X, those performance claims and warranties are such Commercial Contributor's responsibility alone. Under this section, the Commercial Contributor would have to defend claims against the other Contributors related to those performance claims and warranties, and if a court requires any other Contributor to pay any damages as a result, the Commercial Contributor must pay those damages.

5. NO WARRANTY

EXCEPT AS EXPRESSLY SET FORTH IN THIS AGREEMENT, THE PROGRAM IS PROVIDED ON AN "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, EITHER EXPRESS OR IMPLIED INCLUDING, WITHOUT LIMITATION, ANY WARRANTIES OR CONDITIONS OF TITLE, NON-INFRINGEMENT, MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE. Each Recipient is solely responsible for determining the appropriateness of using and distributing the Program and assumes all risks associated with its exercise of rights under this Agreement, including but not limited to the risks and costs of program errors, compliance with applicable laws, damage to or loss of data, programs or equipment, and unavailability or interruption of operations.

6. DISCLAIMER OF LIABILITY

EXCEPT AS EXPRESSLY SET FORTH IN THIS AGREEMENT, NEITHER RECIPIENT NOR ANY CONTRIBUTORS SHALL HAVE ANY LIABILITY FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING WITHOUT LIMITATION LOST PROFITS), HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OR DISTRIBUTION OF THE PROGRAM OR THE EXERCISE OF ANY RIGHTS GRANTED HEREUNDER, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

7. GENERAL

If any provision of this Agreement is invalid or unenforceable under applicable law, it shall not affect the validity or enforceability of the remainder of the terms of this Agreement, and without further action by the parties hereto, such provision shall be reformed to the minimum extent necessary to make such provision valid and enforceable.

If Recipient institutes patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Program itself (excluding combinations of the Program with other software or hardware) infringes such Recipient's patent(s), then such

Recipient's rights granted under Section 2(b) shall terminate as of the date such litigation is filed.

All Recipient's rights under this Agreement shall terminate if it fails to comply with any of the material terms or conditions of this Agreement and does not cure such failure in a reasonable period of time after becoming aware of such noncompliance. If all Recipient's rights under this Agreement terminate, Recipient agrees to cease use and

distribution of the Program as soon as reasonably practicable. However, Recipient's obligations under this Agreement and any licenses granted by Recipient relating to the Program shall continue and survive.

Everyone is permitted to copy and distribute copies of this Agreement, but in order to avoid inconsistency the Agreement is copyrighted and may only be modified in the following manner. The Agreement Steward reserves the right to publish new versions (including revisions) of this Agreement from time to time. No one other than the Agreement Steward

has the right to modify this Agreement. The Eclipse Foundation is the initial Agreement Steward. The Eclipse Foundation may assign the responsibility to serve as the Agreement Steward to a suitable separate entity. Each new version of the Agreement will be given a distinguishing version number. The Program (including Contributions) may always be distributed subject to the version of the Agreement under which it was received. In addition, after a new version of the Agreement is published, Contributor may elect to distribute the Program (including its Contributions) under the new version. Except as expressly stated in Sections 2(a) and 2(b) above, Recipient receives no rights or licenses to the intellectual property of any Contributor under this Agreement, whether expressly, by implication, estoppel or otherwise. All rights in the Program not expressly granted under this Agreement are reserved.

This Agreement is governed by the laws of the State of New York and the intellectual property laws of the United States of America. No party to this Agreement will bring a legal action under this Agreement more than one year after the cause of action arose. Each party waives its rights to a jury trial in any resulting litigation.

Found license 'GNU Lesser General Public License' in '* This library is free software; you can redistribute it and/or modify * 1) The GNU Lesser General Public License (LGPL), version 2.1, as * published by the Free Software Foundation * 2) The Eclipse Public License (EPL), version 1.0 * This software is distributed in the hope that it will be useful, * but WITHOUT ANY WARRANTY; without even the implied warranty of * MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. * LGPL v2.1:

<http://www.gnu.org/licenses/old-licenses/lgpl-2.1.html>

/*

* Distributed as part of mchange-commons-java 0.2.11

*

* Copyright (C) 2015 Machinery For Change, Inc.

*

* Author: Steve Waldman <swaldman@mchange.com>

*

* This library is free software; you can redistribute it and/or modify

* it under the terms of EITHER:

*

* 1) The GNU Lesser General Public License (LGPL), version 2.1, as

* published by the Free Software Foundation

*

* OR

*

* 2) The Eclipse Public License (EPL), version 1.0

*

* You may choose which license to accept if you wish to redistribute

* or modify this work. You may offer derivatives of this work

* under the license you have chosen, or you may provide the same

* choice of license which you have been offered here.

*
* This software is distributed in the hope that it will be useful,
* but WITHOUT ANY WARRANTY; without even the implied warranty of
* MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE.
*
* You should have received copies of both LGPL v2.1 and EPL v1.0
* along with this
software; see the files LICENSE-EPL and LICENSE-LGPL.
* If not, the text of these licenses are currently available at
*
* LGPL v2.1: <http://www.gnu.org/licenses/old-licenses/lgpl-2.1.html>
* EPL v1.0: <http://www.eclipse.org/org/documents/epl-v10.php>
*
*/

1.468 logback-jackson 0.1.5

1.468.1 Available under license :

Found license 'GNU Lesser General Public License' in '* Copyright (C) 2016, The logback-contrib developers. All rights reserved. * This program and the accompanying materials are dual-licensed under * either the terms of the Eclipse Public License v1.0 as published by * under the terms of the GNU Lesser General Public License version 2.1 * as published by the Free Software Foundation.'

Found license 'Eclipse Public License 1.0' in '* Copyright (C) 2016, The logback-contrib developers. All rights reserved. * This program and the accompanying materials are dual-licensed under * either the terms of the Eclipse Public License v1.0 as published by * under the terms of the GNU Lesser General Public License version 2.1 * as published by the Free Software Foundation.'

Found license 'GNU Lesser General Public License' in 'Copyright (C) 2016, The logback-contrib developers. All rights reserved. This program and the accompanying materials are dual-licensed under either the terms of the Eclipse Public License v1.0 as published by under the terms of the GNU Lesser General Public License version 2.1 as published by the Free Software Foundation.'

Found license 'Eclipse Public License 1.0' in 'Copyright (C) 2016, The logback-contrib developers. All rights reserved. This program and the accompanying materials are dual-licensed under either the terms of the Eclipse Public License v1.0 as published by under the terms of the GNU Lesser General Public License version 2.1 as published by the Free Software Foundation.'

1.469 logback-json-core 0.1.5

1.469.1 Available under license :

Found license 'GNU Lesser General Public License' in '* Copyright (C) 2016, The logback-contrib developers. All rights reserved. * This program and the accompanying materials are dual-licensed under * either the terms of the Eclipse Public License v1.0 as published by * under the terms of the GNU Lesser General Public License version 2.1 * as published by the Free Software Foundation.'

Found license 'Eclipse Public License 1.0' in '* Copyright (C) 2016, The logback-contrib developers. All rights reserved. * This program and the accompanying materials are dual-licensed under * either the terms of the Eclipse Public License v1.0 as published by * under the terms of the GNU Lesser General Public License version 2.1 * as published by the Free Software Foundation.'

Found license 'GNU Lesser General Public License' in 'Copyright (C) 2016, The logback-contrib developers. All rights reserved. This program and the accompanying materials are dual-licensed under either the terms of the Eclipse Public License v1.0 as published by under the terms of the GNU Lesser General Public License version 2.1 as published by the Free Software Foundation.'

Found license 'Eclipse Public License 1.0' in 'Copyright (C) 2016, The logback-contrib developers. All rights reserved. This program and the accompanying materials are dual-licensed under either the terms of the Eclipse Public License v1.0 as published by under the terms of the GNU Lesser General Public License version 2.1 as published by the Free Software Foundation.'

1.470 logback-json-classic 0.1.5

1.470.1 Available under license :

Found license 'GNU Lesser General Public License' in '* Copyright (C) 2016, The logback-contrib developers. All rights reserved. * This program and the accompanying materials are dual-licensed under * either the terms of the Eclipse Public License v1.0 as published by * under the terms of the GNU Lesser General Public License version 2.1 * as published by the Free Software Foundation.'

Found license 'Eclipse Public License 1.0' in '* Copyright (C) 2016, The logback-contrib developers. All rights reserved. * This program and the accompanying materials are dual-licensed under * either the terms of the Eclipse Public License v1.0 as published by * under the terms of the GNU Lesser General Public License version 2.1 * as published by the Free Software Foundation.'

Found license 'GNU Lesser General Public License' in 'Copyright (C) 2016, The logback-contrib developers. All rights reserved. This program and the accompanying materials are dual-licensed under either the terms of the Eclipse Public License v1.0 as published by under the terms of the GNU Lesser General Public License version 2.1 as published by the Free Software Foundation.'

Found license 'Eclipse Public License 1.0' in 'Copyright (C) 2016, The logback-contrib developers. All rights reserved. This program and the accompanying materials are dual-licensed under either the terms of the Eclipse Public License v1.0 as published by under the terms of the GNU Lesser General Public License version 2.1 as published by the Free Software Foundation.'

1.471 jackson-jaxrs 2.9.9

1.471.1 Available under license :

This copy of Jackson JSON processor databind module is licensed under the Apache (Software) License, version 2.0 ("the License").

See the License for details about distribution rights, and the specific rights regarding derivate works.

You may obtain a copy of the License at:

<http://www.apache.org/licenses/LICENSE-2.0>

Jackson JSON processor

Jackson is a high-performance, Free/Open Source JSON processing library.

It was originally written by Tatu Saloranta (tatu.saloranta@iki.fi), and has been in development since 2007.

It is currently developed by a community of developers, as well as supported

commercially by FasterXML.com.

Licensing

Jackson core and extension components may be licensed under different licenses. To find the details that apply to this artifact see the accompanying LICENSE file. For more information, including possible other licensing options, contact FasterXML.com (<http://fasterxml.com>).

Credits

A list of contributors may be found from CREDITS file, which is included in some artifacts (usually source distributions); but is always available from the source code management (SCM) system project uses.

1.472 fontconfig 2.13.1-2ubuntu3

1.472.1 Available under license :

fontconfig/COPYING

Copyright 2000,2001,2002,2003,2004,2006,2007 Keith Packard

Copyright 2005 Patrick Lam

Copyright 2009 Roozbeh Pournader

Copyright 2008,2009 Red Hat, Inc.

Copyright 2008 Danilo Egan

Copyright 2012 Google, Inc.

Permission to use, copy, modify, distribute, and sell this software and its documentation for any purpose is hereby granted without fee, provided that the above copyright notice appear in all copies and that both that copyright notice and this permission notice appear in supporting documentation, and that the name of the author(s) not be used in advertising or publicity pertaining to distribution of the software without specific, written prior permission. The authors make no representations about the suitability of this software for any purpose. It is provided "as is" without express or implied warranty.

THE AUTHOR(S) DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE, INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS, IN NO EVENT SHALL

THE AUTHOR(S) BE LIABLE FOR ANY SPECIAL, INDIRECT OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

1.473 gopsutil 3.21.11+incompatible

1.473.1 Available under license :

gopsutil is distributed under BSD license reproduced below.

Copyright (c) 2014, WAKAYAMA Shirou
All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- * Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- * Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
- * Neither the name of the gopsutil authors nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

internal/common/binary.go in the gopsutil is copied and modified from golang/encoding/binary.go.

Copyright (c) 2009 The Go Authors. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- * Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.

* Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

* Neither the name of Google Inc. nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

1.474 evanphx-json-patch 5.6.0+incompatible

1.474.1 Available under license :

Copyright (c) 2014, Evan Phoenix
All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- * Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- * Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
- * Neither the name of the Evan Phoenix nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER

CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

1.475 commons-cli 1.5.0

1.475.1 Available under license :

Apache Commons CLI
Copyright 2002-2021 The Apache Software Foundation

This product includes software developed at
The Apache Software Foundation (<https://www.apache.org/>).

Apache License
Version 2.0, January 2004
<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s)

with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding

those notices that do not

pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf

of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

1.476 argparse 0.7.0

1.476.1 Available under license :

No license file was found, but licenses were detected in source scan.

/*

* Copyright (C) 2015 Andrew January

*

* Permission is hereby granted, free of charge, to any person

* obtaining a copy of this software and associated documentation

* files (the "Software"), to deal in the Software without

* restriction, including without limitation the rights to use, copy,

* modify, merge, publish, distribute, sublicense, and/or sell copies

* of the Software, and to permit persons to whom the Software is

* furnished to do so, subject to the following conditions:

*
* The above copyright notice and this permission notice shall be
* included in all copies or substantial portions of the Software.
*
* THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND,
* EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF
* MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND
* NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS
* BE LIABLE FOR ANY CLAIM, DAMAGES
* OR OTHER LIABILITY, WHETHER IN AN
* ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN
* CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE
* SOFTWARE.
*/

Found in path(s):

* /opt/cola/permits/1260522043_1643170161.62/0/argparse4j-0-7-0-sources-
jar/net/sourceforge/argparse4j/impl/type/EnumStringArgumentType.java
No license file was found, but licenses were detected in source scan.

/*
* Licensed to the Apache Software Foundation (ASF) under one or more
* contributor license agreements. See the NOTICE file distributed with
* this work for additional information regarding copyright ownership.
* The ASF licenses this file to You under the Apache License, Version 2.0
* (the "License"); you may not use this file except in compliance with
* the License. You may obtain a copy of the License at
*
* <http://www.apache.org/licenses/LICENSE-2.0>
*
* Unless required by applicable law or agreed to in writing, software
* distributed under the License is distributed on an "AS IS" BASIS,
* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
* See the License for the specific language governing permissions and
* limitations under the License.
*/

Found in path(s):

* /opt/cola/permits/1260522043_1643170161.62/0/argparse4j-0-7-0-sources-
jar/net/sourceforge/argparse4j/internal/TerminalWidth.java
No license file was found, but licenses were detected in source scan.

/*
* Copyright (C) 2013 Tatsuhiro Tsujikawa
*
* Permission is hereby granted, free of charge, to any person
* obtaining a copy of this software and associated documentation
* files (the "Software"), to deal in the Software without

* restriction, including without limitation the rights to use, copy,
* modify, merge, publish, distribute, sublicense, and/or sell copies
* of the Software, and to permit persons to whom the Software is
* furnished to do so, subject to the following conditions:
*
* The above copyright notice and this permission notice shall be
* included in all copies or substantial portions of the Software.
*
* THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND,
* EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF
* MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND
* NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS
* BE LIABLE FOR ANY CLAIM,
DAMAGES OR OTHER LIABILITY, WHETHER IN AN
* ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN
* CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE
* SOFTWARE.
*/

Found in path(s):

* /opt/cola/permits/1260522043_1643170161.62/0/argparse4j-0-7-0-sources-
jar/net/sourceforge/argparse4j/impl/type/ReflectArgumentType.java

* /opt/cola/permits/1260522043_1643170161.62/0/argparse4j-0-7-0-sources-
jar/net/sourceforge/argparse4j/impl/action/CountArgumentAction.java

No license file was found, but licenses were detected in source scan.

/*

* Copyright (C) 2012 Tatsuhiro Tsujikawa

*

* Permission is hereby granted, free of charge, to any person
* obtaining a copy of this software and associated documentation
* files (the "Software"), to deal in the Software without
* restriction, including without limitation the rights to use, copy,
* modify, merge, publish, distribute, sublicense, and/or sell copies
* of the Software, and to permit persons to whom the Software is
* furnished to do so, subject to the following conditions:

*

* The above copyright notice and this permission notice shall be
* included in all copies or substantial portions of the Software.

*

* THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND,
* EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF
* MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND
* NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS
* BE LIABLE FOR ANY CLAIM,
DAMAGES OR OTHER LIABILITY, WHETHER IN AN
* ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN
* CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE

* SOFTWARE.

*/

Found in path(s):

* /opt/cola/permits/1260522043_1643170161.62/0/argparse4j-0-7-0-sources-jar/net/sourceforge/argparse4j/inf/MutuallyExclusiveGroup.java

No license file was found, but licenses were detected in source scan.

/*

* Licensed to the Apache Software Foundation (ASF) under one
* or more contributor license agreements. See the NOTICE file
* distributed with this work for additional information
* regarding copyright ownership. The ASF licenses this file
* to you under the Apache License, Version 2.0 (the
* "License"); you may not use this file except in compliance
* with the License. You may obtain a copy of the License at
*
* <http://www.apache.org/licenses/LICENSE-2.0>
*
* Unless required by applicable law or agreed to in writing,
* software distributed under the License is distributed on an
* "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY
* KIND, either express or implied. See the License for the
* specific language governing permissions and limitations
* under the License.

*/

Found in path(s):

* /opt/cola/permits/1260522043_1643170161.62/0/argparse4j-0-7-0-sources-jar/net/sourceforge/argparse4j/impl/type/FileArgumentType.java

No license file was found, but licenses were detected in source scan.

/*

* Copyright (C) 2011 Tatsuhiro Tsujikawa
*
* Permission is hereby granted, free of charge, to any person
* obtaining a copy of this software and associated documentation
* files (the "Software"), to deal in the Software without
* restriction, including without limitation the rights to use, copy,
* modify, merge, publish, distribute, sublicense, and/or sell copies
* of the Software, and to permit persons to whom the Software is
* furnished to do so, subject to the following conditions:
*
* The above copyright notice and this permission notice shall be
* included in all copies or substantial portions of the Software.
*
* THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND,
* EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF

* MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND
* NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS
* BE LIABLE FOR ANY CLAIM,
DAMAGES OR OTHER LIABILITY, WHETHER IN AN
* ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN
* CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE
* SOFTWARE.
*/

Found in path(s):

* /opt/cola/permits/1260522043_1643170161.62/0/argparse4j-0-7-0-sources-
jar/net/sourceforge/argparse4j/helper/ReflectHelper.java
* /opt/cola/permits/1260522043_1643170161.62/0/argparse4j-0-7-0-sources-
jar/net/sourceforge/argparse4j/impl/action/StoreFalseArgumentAction.java
* /opt/cola/permits/1260522043_1643170161.62/0/argparse4j-0-7-0-sources-
jar/net/sourceforge/argparse4j/annotation/Arg.java
* /opt/cola/permits/1260522043_1643170161.62/0/argparse4j-0-7-0-sources-
jar/net/sourceforge/argparse4j/inf/FeatureControl.java
* /opt/cola/permits/1260522043_1643170161.62/0/argparse4j-0-7-0-sources-
jar/net/sourceforge/argparse4j/impl/type/ConstructorArgumentType.java
* /opt/cola/permits/1260522043_1643170161.62/0/argparse4j-0-7-0-sources-
jar/net/sourceforge/argparse4j/impl/choice/RangeArgumentChoice.java
*
/opt/cola/permits/1260522043_1643170161.62/0/argparse4j-0-7-0-sources-
jar/net/sourceforge/argparse4j/inf/ArgumentParser.java
* /opt/cola/permits/1260522043_1643170161.62/0/argparse4j-0-7-0-sources-
jar/net/sourceforge/argparse4j/impl/choice/CollectionArgumentChoice.java
* /opt/cola/permits/1260522043_1643170161.62/0/argparse4j-0-7-0-sources-
jar/net/sourceforge/argparse4j/internal/ArgumentParserImpl.java
* /opt/cola/permits/1260522043_1643170161.62/0/argparse4j-0-7-0-sources-
jar/net/sourceforge/argparse4j/helper/CJKTextWidthCounter.java
* /opt/cola/permits/1260522043_1643170161.62/0/argparse4j-0-7-0-sources-
jar/net/sourceforge/argparse4j/ArgumentParsers.java
* /opt/cola/permits/1260522043_1643170161.62/0/argparse4j-0-7-0-sources-
jar/net/sourceforge/argparse4j/impl/action/AppendArgumentAction.java
* /opt/cola/permits/1260522043_1643170161.62/0/argparse4j-0-7-0-sources-
jar/net/sourceforge/argparse4j/helper/TextWidthCounter.java
* /opt/cola/permits/1260522043_1643170161.62/0/argparse4j-0-7-0-sources-
jar/net/sourceforge/argparse4j/impl/action/StoreArgumentAction.java
*
/opt/cola/permits/1260522043_1643170161.62/0/argparse4j-0-7-0-sources-
jar/net/sourceforge/argparse4j/inf/Argument.java
* /opt/cola/permits/1260522043_1643170161.62/0/argparse4j-0-7-0-sources-
jar/net/sourceforge/argparse4j/inf/Subparsers.java
* /opt/cola/permits/1260522043_1643170161.62/0/argparse4j-0-7-0-sources-
jar/net/sourceforge/argparse4j/impl/action/HelpArgumentAction.java
* /opt/cola/permits/1260522043_1643170161.62/0/argparse4j-0-7-0-sources-
jar/net/sourceforge/argparse4j/internal/SubparserImpl.java

```
* /opt/cola/permits/1260522043_1643170161.62/0/argparse4j-0-7-0-sources-
jar/net/sourceforge/argparse4j/impl/action/StoreTrueArgumentAction.java
* /opt/cola/permits/1260522043_1643170161.62/0/argparse4j-0-7-0-sources-
jar/net/sourceforge/argparse4j/impl/action/VersionArgumentAction.java
* /opt/cola/permits/1260522043_1643170161.62/0/argparse4j-0-7-0-sources-
jar/net/sourceforge/argparse4j/impl/action/StoreConstArgumentAction.java
*
/opt/cola/permits/1260522043_1643170161.62/0/argparse4j-0-7-0-sources-
jar/net/sourceforge/argparse4j/internal/ArgumentGroupImpl.java
* /opt/cola/permits/1260522043_1643170161.62/0/argparse4j-0-7-0-sources-
jar/net/sourceforge/argparse4j/inf/ArgumentAction.java
* /opt/cola/permits/1260522043_1643170161.62/0/argparse4j-0-7-0-sources-
jar/net/sourceforge/argparse4j/inf/Namespace.java
* /opt/cola/permits/1260522043_1643170161.62/0/argparse4j-0-7-0-sources-
jar/net/sourceforge/argparse4j/impl/Arguments.java
* /opt/cola/permits/1260522043_1643170161.62/0/argparse4j-0-7-0-sources-
jar/net/sourceforge/argparse4j/inf/Subparser.java
* /opt/cola/permits/1260522043_1643170161.62/0/argparse4j-0-7-0-sources-
jar/net/sourceforge/argparse4j/inf/ArgumentType.java
* /opt/cola/permits/1260522043_1643170161.62/0/argparse4j-0-7-0-sources-
jar/net/sourceforge/argparse4j/impl/action/AppendConstArgumentAction.java
* /opt/cola/permits/1260522043_1643170161.62/0/argparse4j-0-7-0-sources-
jar/net/sourceforge/argparse4j/impl/type/StringArgumentType.java
*
/opt/cola/permits/1260522043_1643170161.62/0/argparse4j-0-7-0-sources-
jar/net/sourceforge/argparse4j/inf/ArgumentParserException.java
* /opt/cola/permits/1260522043_1643170161.62/0/argparse4j-0-7-0-sources-
jar/net/sourceforge/argparse4j/helper/TextHelper.java
* /opt/cola/permits/1260522043_1643170161.62/0/argparse4j-0-7-0-sources-
jar/net/sourceforge/argparse4j/internal/ArgumentImpl.java
* /opt/cola/permits/1260522043_1643170161.62/0/argparse4j-0-7-0-sources-
jar/net/sourceforge/argparse4j/internal/SubparsersImpl.java
* /opt/cola/permits/1260522043_1643170161.62/0/argparse4j-0-7-0-sources-
jar/net/sourceforge/argparse4j/helper/ASCIITextWidthCounter.java
* /opt/cola/permits/1260522043_1643170161.62/0/argparse4j-0-7-0-sources-
jar/net/sourceforge/argparse4j/inf/ArgumentGroup.java
* /opt/cola/permits/1260522043_1643170161.62/0/argparse4j-0-7-0-sources-
jar/net/sourceforge/argparse4j/inf/ArgumentChoice.java
*
/opt/cola/permits/1260522043_1643170161.62/0/argparse4j-0-7-0-sources-
jar/net/sourceforge/argparse4j/helper/PrefixPattern.java
No license file was found, but licenses were detected in source scan.

/*
* Copyright (C) 2015 Tatsuhiro Tsujikawa
*
* Permission is hereby granted, free of charge, to any person
* obtaining a copy of this software and associated documentation
```

- * files (the "Software"), to deal in the Software without
- * restriction, including without limitation the rights to use, copy,
- * modify, merge, publish, distribute, sublicense, and/or sell copies
- * of the Software, and to permit persons to whom the Software is
- * furnished to do so, subject to the following conditions:
- *
- * The above copyright notice and this permission notice shall be
- * included in all copies or substantial portions of the Software.
- *
- * THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND,
- * EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF
- * MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND
- * NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS
- * BE LIABLE FOR ANY CLAIM,
- DAMAGES OR OTHER LIABILITY, WHETHER IN AN
- * ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN
- * CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE
- * SOFTWARE.
- */

Found in path(s):

- * /opt/cola/permits/1260522043_1643170161.62/0/argparse4j-0-7-0-sources-jar/net/sourceforge/argparse4j/impl/type/BooleanArgumentType.java
- * /opt/cola/permits/1260522043_1643170161.62/0/argparse4j-0-7-0-sources-jar/net/sourceforge/argparse4j/inf/MetavarInference.java
- * /opt/cola/permits/1260522043_1643170161.62/0/argparse4j-0-7-0-sources-jar/net/sourceforge/argparse4j/impl/type/CaseInsensitiveEnumArgumentType.java

1.477 reflections 0.9.12

1.477.1 Available under license :

DO WHAT THE FUCK YOU WANT TO PUBLIC LICENSE

Version 2, December 2004

Copyright (C) 2004 Sam Hocevar <sam@hocevar.net>

Everyone is permitted to copy and distribute verbatim or modified copies of this license document, and changing it is allowed as long as the name is changed.

DO WHAT THE FUCK YOU WANT TO PUBLIC LICENSE

TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. You just DO WHAT THE FUCK YOU WANT TO.

1.478 otel-sdk 1.0.1

1.478.1 Available under license :

Apache License
Version 2.0, January 2004
<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial

revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.
7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.
8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.
9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

Apache Thrift

Copyright (C) 2006 - 2019, The Apache Software Foundation

This product includes software developed at
The Apache Software Foundation (<http://www.apache.org/>).

Apache License
Version 2.0, January 2004
<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the

outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of

this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this

License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the

Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

(a) You must give any other recipients of the Work or Derivative Works a copy of this License; and

(b) You must cause any modified files to carry prominent notices stating that You changed the files; and

(c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and

(d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding

those notices that do not

pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed

as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct,

indirect, special,

incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.

You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

SOFTWARE DISTRIBUTED WITH THRIFT:

The Apache Thrift software includes a number of subcomponents with separate copyright notices and license terms. Your use of the source code for these subcomponents is subject to the terms and conditions of the following licenses.

Portions of the following files are licensed under the MIT License:

lib/erl/src/Makefile.am

Please see doc/otp-base-license.txt for the full terms of this license.

For the aclocal/ax_boost_base.m4 and contrib/fb303/aclocal/ax_boost_base.m4 components:

```
# Copyright (c) 2007 Thomas Porschberg <thomas@randspringer.de>
#
# Copying and distribution of this file, with or without
# modification, are permitted in any medium without royalty provided
# the copyright notice and this notice are preserved.
```

For the lib/nodejs/lib/thrift/json_parse.js:

```
/*
  json_parse.js
  2015-05-02
  Public Domain.
  NO WARRANTY EXPRESSED OR IMPLIED. USE AT YOUR OWN RISK.
*/
(By Douglas Crockford <douglas@crockford.com>)
```

For lib/cpp/src/thrift/windows/SocketPair.cpp

```
/* socketpair.c
 * Copyright 2007 by Nathan C. Myers <ncm@cantrip.org>; some rights reserved.
 * This code is Free Software. It may be copied freely, in original or
 * modified form, subject only to the restrictions that (1) the author is
 * relieved from all responsibilities for any use for any purpose, and (2)
 * this copyright notice must
 * be retained, unchanged, in its entirety. If
 * for any reason the author might be held responsible for any consequences
 * of copying or use, license is withheld.
*/
```

For lib/py/compat/win32/stdint.h

```
// ISO C9x compliant stdint.h for Microsoft Visual Studio
// Based on ISO/IEC 9899:TC2 Committee draft (May 6, 2005) WG14/N1124
//
// Copyright (c) 2006-2008 Alexander Chemeris
//
// Redistribution and use in source and binary forms, with or without
// modification, are permitted provided that the following conditions are met:
//
// 1. Redistributions of source code must retain the above copyright notice,
//    this list of conditions and the following disclaimer.
//
// 2. Redistributions in binary form must reproduce the above copyright
//    notice, this list of conditions and the following disclaimer in the
//    documentation and/or other materials provided with the distribution.
//
// 3. The name of the author may
//    be used to endorse or promote products
//    derived from this software without specific prior written permission.
//
// THIS SOFTWARE IS PROVIDED BY THE AUTHOR ``AS IS" AND ANY EXPRESS OR IMPLIED
// WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF
// MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO
// EVENT SHALL THE AUTHOR BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL,
// SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO,
// PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS;
// OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY,
// WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR
// OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF
// ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.
//
//////////////////////////////////////////////////////////////////
```

Codegen template
in t_html_generator.h

```
* Bootstrap v2.0.3
*
* Copyright 2012 Twitter, Inc
* Licensed under the Apache License v2.0
* http://www.apache.org/licenses/LICENSE-2.0
*
```

* Designed and built with all the love in the world @twitter by @mdo and @fat.

For t_cl_generator.cc

* Copyright (c) 2008- Patrick Collison <patrick@collison.ie>

* Copyright (c) 2006- Facebook

1.479 otel-exporters-otlp-otlptrace 1.0.1

1.479.1 Available under license :

Apache License

Version 2.0, January 2004

<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their

Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf

of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

Apache Thrift

Copyright (C) 2006 - 2019, The Apache Software Foundation

This product includes software developed at
The Apache Software Foundation (<http://www.apache.org/>).

Apache License
Version 2.0, January 2004
<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems,

and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this

License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the

Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work,

excluding those notices that do not pertain to any part of the Derivative Works; and

(d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding

those notices that do not

pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the

content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions

of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

SOFTWARE DISTRIBUTED WITH THRIFT:

The Apache Thrift software includes a number of subcomponents with separate copyright notices and license terms. Your use of the source code for these subcomponents is subject to the terms and conditions of the following licenses.

Portions of the following files are licensed under the MIT License:

lib/erl/src/Makefile.am

Please see doc/otp-base-license.txt for the full terms of this license.

For the aclocal/ax_boost_base.m4 and contrib/fb303/aclocal/ax_boost_base.m4 components:

```
# Copyright (c) 2007 Thomas Porschberg <thomas@randspringer.de>
#
# Copying and distribution of this file, with or without
# modification, are permitted in any medium without royalty provided
# the copyright notice and this notice are preserved.
```

For the lib/nodejs/lib/thrift/json_parse.js:

```
/*
  json_parse.js
  2015-05-02
  Public Domain.
  NO WARRANTY EXPRESSED OR IMPLIED. USE AT YOUR OWN RISK.
```

```
*/
(By Douglas Crockford <douglas@crockford.com>)
```

For lib/cpp/src/thrift/windows/SocketPair.cpp

```
/* socketpair.c
* Copyright 2007 by Nathan C. Myers <ncm@cantrip.org>; some rights reserved.
* This code is Free Software. It may be copied freely, in original or
* modified form, subject only to the restrictions that (1) the author is
* relieved from all responsibilities for any use for any purpose, and (2)
* this copyright notice must
  be retained, unchanged, in its entirety. If
* for any reason the author might be held responsible for any consequences
* of copying or use, license is withheld.
*/
```

```
-----
For lib/py/compat/win32/stdint.h
```

```
// ISO C9x compliant stdint.h for Microsoft Visual Studio
// Based on ISO/IEC 9899:TC2 Committee draft (May 6, 2005) WG14/N1124
//
// Copyright (c) 2006-2008 Alexander Chemeris
//
// Redistribution and use in source and binary forms, with or without
// modification, are permitted provided that the following conditions are met:
//
// 1. Redistributions of source code must retain the above copyright notice,
//    this list of conditions and the following disclaimer.
//
// 2. Redistributions in binary form must reproduce the above copyright
//    notice, this list of conditions and the following disclaimer in the
//    documentation and/or other materials provided with the distribution.
//
// 3. The name of the author may
//    be used to endorse or promote products
//    derived from this software without specific prior written permission.
//
// THIS SOFTWARE IS PROVIDED BY THE AUTHOR ``AS IS" AND ANY EXPRESS OR IMPLIED
// WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF
// MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO
// EVENT SHALL THE AUTHOR BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL,
// SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO,
// PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS;
// OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY,
// WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR
// OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF
// ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.
//
//////////////////////////////////////////////////////////////////
```

Codegen template
in t_html_generator.h

- * Bootstrap v2.0.3
- *
- * Copyright 2012 Twitter, Inc
- * Licensed under the Apache License v2.0
- * <http://www.apache.org/licenses/LICENSE-2.0>
- *
- * Designed and built with all the love in the world @twitter by @mdo and @fat.

For t_cl_generator.cc

- * Copyright (c) 2008- Patrick Collison <patrick@collison.ie>
- * Copyright (c) 2006- Facebook

1.480 otel-trace 1.0.1

1.480.1 Available under license :

Apache License
Version 2.0, January 2004
<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity

exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the

Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License,
each Contributor hereby grants to You a perpetual,
worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents

of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions. Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill,

work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

Apache Thrift

Copyright (C) 2006 - 2019, The Apache Software Foundation

This product includes software developed at
The Apache Software Foundation (<http://www.apache.org/>).

Apache License

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor,

except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the

same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

SOFTWARE DISTRIBUTED WITH THRIFT:

The Apache Thrift software includes a number of subcomponents with separate copyright notices and license terms. Your use of the source code for these subcomponents is subject to the terms and conditions of the following licenses.

Portions of the following files are licensed under the MIT License:

lib/erl/src/Makefile.am

Please see doc/otp-base-license.txt for the full terms of this license.

For the aclocal/ax_boost_base.m4 and contrib/fb303/aclocal/ax_boost_base.m4 components:

```
# Copyright (c) 2007 Thomas Porschberg <thomas@randspringer.de>
#
# Copying and distribution of this file, with or without
# modification, are permitted in any medium without royalty provided
# the copyright notice and this notice are preserved.
```

For the lib/nodejs/lib/thrift/json_parse.js:

```
/*
  json_parse.js
  2015-05-02
```

Public Domain.

NO WARRANTY EXPRESSED OR IMPLIED. USE AT YOUR OWN RISK.

*/

(By Douglas Crockford <douglas@crockford.com>)

For lib/cpp/src/thrift/windows/SocketPair.cpp

/* socketpair.c

* Copyright 2007 by Nathan C. Myers <ncm@cantrip.org>; some rights reserved.

* This code is Free Software. It may be copied freely, in original or

* modified form, subject only to the restrictions that (1) the author is

* relieved from all responsibilities for any use for any purpose, and (2)

* this copyright notice must

be retained, unchanged, in its entirety. If

* for any reason the author might be held responsible for any consequences

* of copying or use, license is withheld.

*/

For lib/py/compat/win32/stdint.h

// ISO C9x compliantstdint.h for Microsoft Visual Studio

// Based on ISO/IEC 9899:TC2 Committee draft (May 6, 2005) WG14/N1124

//

// Copyright (c) 2006-2008 Alexander Chemeris

//

// Redistribution and use in source and binary forms, with or without

// modification, are permitted provided that the following conditions are met:

//

// 1. Redistributions of source code must retain the above copyright notice,

// this list of conditions and the following disclaimer.

//

// 2. Redistributions in binary form must reproduce the above copyright

// notice, this list of conditions and the following disclaimer in the

// documentation and/or other materials provided with the distribution.

//

// 3. The name of the author may

be used to endorse or promote products

// derived from this software without specific prior written permission.

//

// THIS SOFTWARE IS PROVIDED BY THE AUTHOR ``AS IS" AND ANY EXPRESS OR IMPLIED

// WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF

// MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO

// EVENT SHALL THE AUTHOR BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL,

// SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO,


```
// PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS;  
// OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY,  
// WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR  
// OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF  
// ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.  
//  
////////////////////////////////////
```

Codegen template

in t_html_generator.h

* Bootstrap v2.0.3

*

* Copyright 2012 Twitter, Inc

* Licensed under the Apache License v2.0

* <http://www.apache.org/licenses/LICENSE-2.0>

*

* Designed and built with all the love in the world @twitter by @mdo and @fat.

For t_cl_generator.cc

* Copyright (c) 2008- Patrick Collison <patrick@collison.ie>

* Copyright (c) 2006- Facebook

1.481 contrib-instrumentation- google.golang.org-grpc-otelgrpc 0.25.0

1.481.1 Available under license :

Apache License

Version 2.0, January 2004

<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction,
and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by
the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise

designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. **Grant of Copyright License.** Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.
3. **Grant of Patent License.** Subject to the terms and conditions of this License,
each Contributor hereby grants to You a perpetual,
worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.
4. **Redistribution.** You may reproduce and distribute copies of the
Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:
 - (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
 - (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
 - (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and

(d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not

pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any

risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

1.482 log4j-1.2-api 2.17.1

1.482.1 Available under license :

Apache Log4j API
Copyright 1999-1969 The Apache Software Foundation

This product includes software developed at
The Apache Software Foundation (<http://www.apache.org/>).

Apache License
Version 2.0, January 2004
<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical

transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made,

use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the

Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

(a) You must give any other recipients of the Work or Derivative Works a copy of this License; and

(b) You must cause any modified files to carry prominent notices stating that You changed the files; and

(c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and

(d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding

those notices that do not

pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity,

or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

1.483 simpleclient-hotspot 0.9.0

1.483.1 Available under license :

Apache-2.0

1.484 evanphx-json-patch

4.12.0+incompatible

1.484.1 Available under license :

Copyright (c) 2014, Evan Phoenix
All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- * Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- * Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
- * Neither the name of the Evan Phoenix nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

1.485 go4.org-intern 0.0.0-20211027215823-ae77deb06f29

1.485.1 Available under license :

BSD 3-Clause License

Copyright (c) 2020, Brad Fitzpatrick
All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation

and/or other materials provided with the distribution.

3. Neither the name of the copyright holder nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED.

IN NO EVENT SHALL THE COPYRIGHT HOLDER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

1.486 inet.af-netaddr 0.0.0-20211027220019-c74959edd3b6

1.486.1 Available under license :

Copyright (c) 2020 The Inet.af AUTHORS. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- * Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- * Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
- * Neither the name of Tailscale Inc. nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER

OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE,

DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

1.487 cyrus-sasl 2.1.27+dfsg-2ubuntu0.1

1.487.1 Available under license :

```
/* CMU libsasl
 * Tim Martin
 * Rob Earhart
 * Rob Siemborski
 */
/*
 * Copyright (c) 1998-2003 Carnegie Mellon University. All rights reserved.
 *
 * Redistribution and use in source and binary forms, with or without
 * modification, are permitted provided that the following conditions
 * are met:
 *
 * 1. Redistributions of source code must retain the above copyright
 * notice, this list of conditions and the following disclaimer.
 *
 * 2. Redistributions in binary form must reproduce the above copyright
 * notice, this list of conditions and the following disclaimer in
 * the documentation and/or other materials provided with the
 * distribution.
 *
 * 3. The name "Carnegie Mellon University" must not be used to
 * endorse or promote products derived from this software without
 * prior written permission. For permission or any other legal
 * details, please contact
 * Office of Technology Transfer
 * Carnegie Mellon University
 * 5000 Forbes Avenue
 * Pittsburgh, PA 15213-3890
 * (412) 268-4387, fax: (412) 268-7395
 * tech-transfer@andrew.cmu.edu
 *
 * 4. Redistributions of any form whatsoever must retain the following
 * acknowledgment:
 * "This product includes software developed by Computing Services
 * at Carnegie Mellon University (http://www.cmu.edu/computing/)."
```

* CARNEGIE MELLON UNIVERSITY DISCLAIMS ALL WARRANTIES WITH REGARD TO
* THIS SOFTWARE, INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY
* AND FITNESS, IN NO EVENT SHALL CARNEGIE MELLON UNIVERSITY BE LIABLE

* FOR ANY SPECIAL, INDIRECT OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES
* WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN
* AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING
* OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

*/

/* CMU libsasl

* Tim Martin

* Rob Earhart

* Rob Siemborski

*/

/*

* Copyright (c) 2001 Carnegie Mellon University. All rights reserved.

*

* Redistribution and use in source and binary forms, with or without
* modification, are permitted provided that the following conditions
* are met:

*

* 1. Redistributions of source code must retain the above copyright
* notice, this list of conditions and the following disclaimer.

*

* 2. Redistributions in binary form must reproduce the above copyright
* notice, this list of conditions and the following disclaimer in
* the documentation and/or other materials provided with the
* distribution.

*

* 3. The name "Carnegie Mellon University" must not be used to
* endorse or promote products derived from this software without
* prior written permission. For permission or any other legal
* details, please contact

* Office of Technology Transfer

* Carnegie Mellon University

* 5000 Forbes Avenue

* Pittsburgh, PA 15213-3890

* (412) 268-4387, fax: (412) 268-7395

* tech-transfer@andrew.cmu.edu

*

* 4. Redistributions of any form whatsoever must retain the following
* acknowledgment:

* "This product includes software developed by Computing Services
* at Carnegie Mellon University (<http://www.cmu.edu/computing/>)."

*

* CARNEGIE MELLON UNIVERSITY DISCLAIMS ALL WARRANTIES WITH REGARD TO
* THIS SOFTWARE, INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY
* AND FITNESS, IN NO EVENT SHALL CARNEGIE MELLON UNIVERSITY BE LIABLE
* FOR ANY SPECIAL, INDIRECT OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES
* WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN
* AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING
* OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

*/

Copyright (C) 1995-1997 Eric Young (eay@mincom.oz.au)

All rights reserved.

This package is an DES implementation written by Eric Young (eay@mincom.oz.au).

The implementation was written so as to conform with MIT's libdes.

This library is free for commercial and non-commercial use as long as the following conditions are adhered to. The following conditions apply to all code found in this distribution.

Copyright remains Eric Young's, and as such any Copyright notices in the code are not to be removed.

If this package is used in a product, Eric Young should be given attribution as the author of that the SSL library. This can be in the form of a textual message at program startup or in documentation (online or textual) provided with the package.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
3. All advertising materials mentioning features or use of this software must display the following acknowledgement:
This product includes software developed by Eric Young (eay@mincom.oz.au)

THIS SOFTWARE IS PROVIDED BY ERIC YOUNG ``AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE AUTHOR OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

The license and distribution terms for any publically available version or derivative of this code cannot be changed. i.e. this code cannot simply be copied and put under another distribution license [including the GNU Public License.]

The reason behind this being stated in this direct manner is past experience in code simply being copied and the attribution removed from it and then being distributed as part of other packages. This implementation was a non-trivial and unpaid effort.

1.488 javax-annotation-api 1.3.2

1.488.1 Available under license :

COMMON DEVELOPMENT AND DISTRIBUTION LICENSE (CDDL) Version 1.0

1. Definitions.

1.1. Contributor. means each individual or entity that creates or contributes to the creation of Modifications.

1.2. Contributor Version. means the combination of the Original Software, prior Modifications used by a Contributor (if any), and the Modifications made by that particular Contributor.

1.3. Covered Software. means (a) the Original Software, or (b) Modifications, or (c) the combination of files containing Original Software with files containing Modifications, in each case including portions thereof.

1.4. Executable. means the Covered Software in any form other than Source Code.

1.5. Initial Developer. means the individual or entity that first makes Original Software available under this License.

1.6. Larger Work. means a work which combines Covered Software or portions thereof with code not governed by the terms of this License.

1.7. License. means this document.

1.8.

Licensable. means having the right to grant, to the maximum extent possible, whether at the time of the initial grant or subsequently acquired, any and all of the rights conveyed herein.

1.9. Modifications. means the Source Code and Executable form of any of the following:

A. Any file that results from an addition to, deletion from or modification of the contents of a file containing Original Software or previous Modifications;

B. Any new file that contains any part of the Original Software or previous Modification; or

C. Any new file that is contributed or otherwise made available under the terms of this License.

1.10. Original Software. means the Source Code and Executable form of computer software code that is originally released under this License.

1.11. Patent Claims. means any patent claim(s), now owned or hereafter acquired, including without limitation, method, process, and apparatus claims, in any patent Licensable by grantor.

1.12.

Source Code. means (a) the common form of computer software code in which modifications are made and (b) associated documentation included in or with such code.

1.13. You. (or .Your.) means an individual or a legal entity exercising rights under, and complying with all of the terms of, this License. For legal entities, .You. includes any entity which controls, is controlled by, or is under common control with You. For purposes of this definition, .control. means (a) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (b) ownership of more than fifty percent (50%) of the outstanding shares or beneficial ownership of such entity.

2. License Grants.

2.1. The Initial Developer Grant.

Conditioned upon Your compliance with Section 3.1 below and subject to third party intellectual property claims, the Initial Developer hereby grants You a world-wide, royalty-free, non-exclusive license:

(a) under intellectual property rights (other than patent or trademark) Licensable by Initial Developer, to use, reproduce, modify, display, perform, sublicense and distribute the Original Software (or portions thereof), with or without Modifications, and/or as part of a Larger Work; and

(b) under Patent Claims infringed by the making, using or selling of Original Software, to make, have made, use, practice, sell, and offer for sale, and/or otherwise dispose of the Original Software (or portions thereof).

(c) The licenses granted in Sections 2.1(a) and (b) are effective on the date Initial Developer first distributes or otherwise makes the Original Software available to a third party under the terms of this License.

(d) Notwithstanding Section 2.1(b) above, no patent license is granted: (1) for code that You delete from the Original Software, or (2) for infringements caused by: (i) the modification of the Original Software, or (ii) the combination of the Original Software with other software or devices.

2.2. Contributor Grant.

Conditioned upon Your compliance with Section 3.1 below and subject to third party intellectual property claims, each Contributor hereby grants You a world-wide, royalty-free, non-exclusive license:

(a) under intellectual property rights (other than patent or trademark) Licensable by Contributor to use, reproduce, modify, display, perform, sublicense and distribute the Modifications created by such Contributor (or portions thereof), either on an unmodified basis, with other Modifications, as Covered Software and/or as part of a Larger Work; and

(b) under Patent Claims infringed by the making, using, or selling of Modifications made by that Contributor either alone and/or in combination with its Contributor Version (or portions of such combination), to make, use, sell,

offer for sale, have made, and/or otherwise dispose of: (1) Modifications made by that Contributor (or portions thereof); and (2) the combination of Modifications made by that Contributor with its Contributor Version (or portions of such combination).

(c) The licenses granted in Sections 2.2(a) and 2.2(b) are effective on the date Contributor first distributes or otherwise makes the Modifications available to a third party.

(d) Notwithstanding Section 2.2(b) above, no patent license is granted: (1) for any code that Contributor has deleted from the Contributor Version; (2) for infringements caused by: (i) third party modifications of Contributor Version, or (ii) the combination of Modifications made by that Contributor with other software (except as part of the Contributor Version) or other devices; or (3) under Patent Claims infringed by Covered Software in the absence of Modifications made by that Contributor.

3. Distribution Obligations.

3.1. Availability of Source Code.

Any Covered Software that You distribute or otherwise make available in Executable form must also be made available in Source Code form and that Source Code form must be distributed only under the terms of this License. You must include a copy of this License with every copy of the Source Code form of the Covered Software You distribute or otherwise make available. You must inform recipients of any such Covered Software in Executable form as to how they can obtain such Covered Software in Source Code form in a reasonable manner on or through a medium customarily used for software exchange.

3.2. Modifications.

The Modifications that You create or to which You contribute are governed by the terms of this License. You represent that You believe Your Modifications are Your original creation(s) and/or You have sufficient rights to grant the rights conveyed by this License.

3.3. Required Notices.

You must include a notice in each of Your Modifications that identifies You as the Contributor of the Modification. You may not remove or alter any copyright, patent or trademark notices contained within the Covered Software, or any notices of licensing or any descriptive text giving attribution to any Contributor or the Initial Developer.

3.4. Application of Additional Terms.

You may not offer or impose any terms on any Covered Software in Source Code form that alters or restricts the applicable version of this License or the recipients' rights hereunder. You may choose to offer, and to charge a fee for, warranty, support, indemnity or liability obligations to one or more recipients of Covered Software. However, you may do so only on Your own behalf, and not on behalf of the Initial Developer or any Contributor. You must make it absolutely clear that any such warranty, support, indemnity or liability obligation is offered by You alone, and You hereby agree to indemnify the Initial Developer and every Contributor for any liability incurred by the Initial Developer or such Contributor as a result of warranty, support, indemnity or liability terms You offer.

3.5. Distribution of Executable Versions.

You may distribute the Executable form of the Covered Software under the terms of this License or under the

terms of a license of Your choice, which may contain terms different from this License, provided that You are in compliance with the terms of this License and that the license for the Executable form does not attempt to limit or alter the recipient's rights in the Source Code form from the rights set forth in this License. If You distribute the Covered Software in Executable form under a different license, You must make it absolutely clear that any terms which differ from this License are offered by You alone, not by the Initial Developer or Contributor. You hereby agree to indemnify the Initial Developer and every Contributor for any liability incurred by the Initial Developer or such Contributor as a result of any such terms You offer.

3.6. Larger Works.

You may create a Larger Work by combining Covered Software with other code not governed by the terms of this License and distribute the Larger Work as a single product. In such a case, You must make sure the requirements of this License are fulfilled for the Covered Software.

4. Versions of the License.

4.1. New Versions.

Sun Microsystems, Inc. is the initial license steward and may publish revised and/or new versions of this License from time to time. Each version will be given a distinguishing version number. Except as provided in Section 4.3, no one other than the license steward has the right to modify this License.

4.2. Effect of New Versions.

You may always continue to use, distribute or otherwise make the Covered Software available under the terms of the version of the License under which You originally received the Covered Software. If the Initial Developer includes a notice in the Original Software prohibiting it from being distributed or otherwise made available under any subsequent version of the

License, You must distribute and make the Covered Software available under the terms of the version of the License under which You originally received the Covered Software. Otherwise, You may also choose to use, distribute or otherwise make the Covered Software available under the terms of any subsequent version of the License published by the license steward.

4.3. Modified Versions.

When You are an Initial Developer and You want to create a new license for Your Original Software, You may create and use a modified version of this License if You: (a) rename the license and remove any references to the name of the license steward (except to note that the license differs from this License); and (b) otherwise make it clear that the license contains terms which differ from this License.

5. DISCLAIMER OF WARRANTY.

COVERED SOFTWARE IS PROVIDED UNDER THIS LICENSE ON AN .AS IS. BASIS, WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, WITHOUT LIMITATION, WARRANTIES

THAT THE COVERED SOFTWARE IS FREE OF DEFECTS, MERCHANTABLE, FIT FOR A PARTICULAR PURPOSE OR NON-INFRINGEMENT. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE COVERED SOFTWARE IS WITH YOU. SHOULD ANY COVERED SOFTWARE PROVE DEFECTIVE IN ANY RESPECT, YOU (NOT THE INITIAL DEVELOPER OR ANY OTHER CONTRIBUTOR) ASSUME THE COST OF ANY NECESSARY SERVICING, REPAIR OR CORRECTION. THIS DISCLAIMER OF WARRANTY CONSTITUTES AN ESSENTIAL PART OF THIS LICENSE. NO USE OF ANY COVERED SOFTWARE IS AUTHORIZED HEREUNDER EXCEPT UNDER THIS DISCLAIMER.

6. TERMINATION.

6.1. This License and the rights granted hereunder will terminate automatically if You fail to comply with terms herein and fail to cure such breach within 30 days of becoming aware of the breach. Provisions which, by their nature, must remain in effect beyond the termination of this License shall survive.

6.2. If You assert a patent infringement claim (excluding declaratory judgment actions) against Initial Developer or a Contributor (the Initial Developer or Contributor against whom You assert such claim is referred to as .Participant.) alleging that the Participant Software (meaning the Contributor Version where the Participant is a Contributor or the Original Software where the Participant is the Initial Developer) directly or indirectly infringes any patent, then any and all rights granted directly or indirectly to You by such Participant, the Initial Developer (if the Initial Developer is not the Participant) and all Contributors under Sections 2.1 and/or 2.2 of this License shall, upon 60 days notice from Participant terminate prospectively and automatically at the expiration of such 60 day notice period, unless if within such 60 day period You withdraw Your claim with respect to the Participant Software against such Participant either unilaterally or pursuant to a written agreement with Participant.

6.3. In the event of termination under Sections 6.1 or 6.2 above, all end user licenses that have been validly granted by You or any distributor hereunder prior to termination (excluding licenses granted to You by any distributor) shall survive termination.

7. LIMITATION OF LIABILITY.

UNDER NO CIRCUMSTANCES AND UNDER NO LEGAL THEORY, WHETHER TORT (INCLUDING NEGLIGENCE), CONTRACT, OR OTHERWISE, SHALL YOU, THE INITIAL DEVELOPER, ANY OTHER CONTRIBUTOR, OR ANY DISTRIBUTOR OF COVERED SOFTWARE, OR ANY SUPPLIER OF ANY OF SUCH PARTIES, BE LIABLE TO ANY PERSON FOR ANY INDIRECT, SPECIAL, INCIDENTAL, OR CONSEQUENTIAL DAMAGES OF ANY CHARACTER INCLUDING, WITHOUT LIMITATION, DAMAGES FOR LOST PROFITS, LOSS OF GOODWILL, WORK STOPPAGE, COMPUTER FAILURE OR MALFUNCTION, OR ANY AND ALL OTHER COMMERCIAL DAMAGES OR LOSSES, EVEN IF SUCH PARTY SHALL HAVE BEEN INFORMED OF THE POSSIBILITY OF SUCH DAMAGES. THIS LIMITATION OF LIABILITY SHALL NOT APPLY TO LIABILITY FOR DEATH OR PERSONAL INJURY RESULTING FROM SUCH PARTY.S NEGLIGENCE TO THE EXTENT APPLICABLE LAW PROHIBITS SUCH LIMITATION. SOME JURISDICTIONS DO NOT ALLOW THE EXCLUSION OR LIMITATION OF INCIDENTAL OR CONSEQUENTIAL DAMAGES, SO THIS EXCLUSION AND LIMITATION MAY NOT APPLY TO YOU.

8. U.S. GOVERNMENT END USERS.

The Covered Software is a .commercial item., as that term is defined in 48 C.F.R. 2.101 (Oct. 1995), consisting of .commercial computer software. (as that term is defined at 48 C.F.R. ? 252.227-7014(a)(1)) and .commercial computer software documentation. as such terms are used in 48 C.F.R. 12.212 (Sept. 1995). Consistent with 48 C.F.R. 12.212 and 48 C.F.R. 227.7202-1 through 227.7202-4 (June 1995), all U.S. Government End Users acquire Covered Software with only those rights set forth herein. This U.S. Government Rights clause is in lieu of, and supersedes, any other FAR, DFAR, or other clause or provision that addresses Government rights in computer software under this License.

9. MISCELLANEOUS.

This License represents the complete agreement concerning subject matter hereof. If any provision of this License is held to be unenforceable, such provision shall be reformed only to the extent necessary to make it enforceable. This License shall be governed by the law of the jurisdiction specified in a notice contained within the Original Software (except to the extent applicable law, if any, provides otherwise), excluding such jurisdiction's conflict-of-law provisions. Any litigation relating to this License shall be subject to the jurisdiction of the courts located in the jurisdiction and venue specified in a notice contained within the Original Software, with the losing party responsible for costs, including, without limitation, court costs and reasonable attorneys' fees and expenses. The application of the United Nations Convention on Contracts for the International Sale of Goods is expressly excluded. Any law or regulation which provides that the language of a contract shall be construed against the drafter shall not apply to this License. You agree that You alone are responsible for compliance with the United States export administration regulations (and the export control laws and regulation of any other countries) when You use, distribute or otherwise make available any Covered Software.

10. RESPONSIBILITY FOR CLAIMS.

As between Initial Developer and the Contributors, each party is responsible for claims and damages arising, directly or indirectly, out of its utilization of rights under this License and You agree to work with Initial Developer and Contributors to distribute such responsibility on an equitable basis. Nothing herein is intended or shall be deemed to constitute any admission of liability.

NOTICE PURSUANT TO SECTION 9 OF THE COMMON DEVELOPMENT AND DISTRIBUTION LICENSE (CDDL)

The code released under the CDDL shall be governed by the laws of the State of California (excluding conflict-of-law provisions). Any litigation relating to this License shall be subject to the jurisdiction of the Federal Courts of the Northern District of California and the state courts of the State of California, with venue lying in Santa Clara County, California.

The GNU General Public License (GPL) Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc. 59 Temple Place, Suite 330, Boston, MA 02111-1307 USA

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. This General Public License applies to most of the Free Software Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Library General Public License instead.) You can apply it to your programs, too.

When we speak of free software,

we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and modification follow.

TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.

b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.

c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Program.

In addition, mere aggregation of another work not based on the Program with the Program (or with a work based on the Program) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

a) Accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This

alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code

for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute

the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other

system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY

OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

END OF TERMS AND CONDITIONS

How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

One line to give the program's name and a brief idea of what it does.

Copyright (C)

This program is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation; either version 2 of the License, or (at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program; if not, write to the Free Software Foundation, Inc., 59 Temple Place, Suite 330, Boston, MA 02111-1307 USA

Also add information on how to contact you by electronic and paper mail.

If the program is interactive, make it output a short notice like this when it starts in an interactive mode:

Gnomovision version 69, Copyright (C) year name of author

Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type `show w'. This is free software, and you are welcome to redistribute it under certain conditions; type `show c' for details.

The hypothetical commands `show w' and `show c' should show the appropriate parts of the General Public License. Of course, the commands you use may be called something other than `show w' and `show c'; they could even be mouse-clicks or menu items--whatever suits your program.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the program, if necessary. Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the program `Gnomovision' (which makes passes at compilers) written by James Hacker.

signature of Ty Coon, 1 April 1989

Ty Coon, President of Vice

This General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Library General Public License instead of this License.

"CLASSPATH" EXCEPTION TO THE GPL VERSION 2

Certain source files distributed by Sun Microsystems, Inc. are subject to the following clarification and special exception to the GPL Version 2, but only where Sun has expressly included in the particular source file's header the words

"Sun designates this particular file as subject to the "Classpath" exception as provided by Sun in the License file that accompanied this code."

Linking this library statically or dynamically with other modules is making a combined work based on this library. Thus, the terms and conditions of the GNU General Public License Version 2 cover the whole combination.

As a special exception, the copyright holders of this library give you permission to link this library with independent modules to produce an executable, regardless of the license terms of these independent modules, and to copy and distribute the resulting executable under terms of your choice, provided that you also meet, for each linked independent module, the terms and conditions of the license of that module.? An independent module is a module which is not derived from or based on this library.? If you modify this library, you may extend this exception to your version of the library, but

you are not obligated to do so.? If you do not wish to do so, delete this exception statement from your version.

/*

* DO NOT ALTER OR REMOVE COPYRIGHT NOTICES OR THIS HEADER.

*

* Copyright (c) 2005-2018 Oracle and/or its affiliates. All rights reserved.

*

* The contents of this file are subject to the terms of either the GNU

* General Public License Version 2 only ("GPL") or the Common Development

* and Distribution License("CDDL") (collectively, the "License"). You

* may not use this file except in compliance with the License. You can

* obtain a copy of the License at

* <https://oss.oracle.com/licenses/CDDL+GPL-1.1>

* or LICENSE.txt. See the License for the specific

* language governing permissions and limitations under the License.

*

* When distributing the software, include this License Header Notice in each

* file and include the License file at LICENSE.txt.

*

* GPL Classpath Exception:

* Oracle designates this particular file as subject to the "Classpath"

* exception as provided by Oracle in the GPL Version 2 section of the License

* file that accompanied this code.

*

*

Modifications:

- * If applicable, add the following below the License Header, with the fields
- * enclosed by brackets [] replaced by your own identifying information:
- * "Portions Copyright [year] [name of copyright owner]"

*

* Contributor(s):

- * If you wish your version of this file to be governed by only the CDDL or
- * only the GPL Version 2, indicate your decision by adding "[Contributor]
- * elects to include this software in this distribution under the [CDDL or GPL
- * Version 2] license." If you don't indicate a single choice of license, a
- * recipient has the option to distribute your version of this file under
- * either the CDDL, the GPL Version 2 or to extend the choice of license to
- * its licensees as provided above. However, if you add GPL Version 2 code
- * and therefore, elected the GPL Version 2 license, then the option applies
- * only if the new code is made subject to such option by the copyright
- * holder.

*/

1.489 aop-alliance 2.5.0

1.489.1 Available under license :

No license file was found, but licenses were detected in source scan.

<name>MIT License</name>

Found in path(s):

*/opt/cola/permits/1278352646_1645804613.94/0/jar-files-zip/jchronic-0-2-8-jar/META-INF/maven/com.rubiconproject.oss/jchronic/pom.xml

1.490 jul-to-slf4j 1.7.36

1.490.1 Available under license :

No license file was found, but licenses were detected in source scan.

/**

* Copyright (c) 2004-2011 QOS.ch

* All rights reserved.

*

- * Permission is hereby granted, free of charge, to any person obtaining
- * a copy of this software and associated documentation files (the
- * "Software"), to deal in the Software without restriction, including
- * without limitation the rights to use, copy, modify, merge, publish,
- * distribute, sublicense, and/or sell copies of the Software, and to
- * permit persons to whom the Software is furnished to do so, subject to
- * the following conditions:

*
* The above copyright notice and this permission notice shall be
* included in all copies or substantial portions of the Software.
*
* THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND,
* EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF
* MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND
* NONINFRINGEMENT. IN
NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE
* LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION
* OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION
* WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.
*
*/

Found in path(s):

* /opt/cola/permits/1281455938_1646319090.87/0/jul-to-slf4j-1-7-36-sources-jar/org/slf4j/bridge/SLF4JBridgeHandler.java

1.491 log4j-over-slf4j 1.7.36

1.491.1 Available under license :

No license file was found, but licenses were detected in source scan.

<url><http://www.apache.org/licenses/LICENSE-2.0.txt></url>

Found in path(s):

* /opt/cola/permits/1282430134_1646467465.09/0/log4j-over-slf4j-1-7-36-jar/META-INF/maven/org.slf4j/log4j-over-slf4j/pom.xml

1.492 benbjohnson-clock 1.1.0

1.492.1 Available under license :

The MIT License (MIT)

Copyright (c) 2014 Ben Johnson

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

1.493 go-ldap-ldap 3.4.2

1.493.1 Available under license :

The MIT License (MIT)

Copyright (c) 2011-2015 Michael Mitton (mmitton@gmail.com)

Portions copyright (c) 2015-2016 go-ldap Authors

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

1.494 bouncycastle-fips 1.0.2.3

1.494.1 Available under license :

/**

* The Bouncy Castle License.

* <p>

* Copyright (c) 2015 The Legion Of The Bouncy Castle Inc. (<http://www.bouncycastle.org>)

* </p><p>

* Permission is hereby granted, free of charge, to any person obtaining a copy of this software

* and associated documentation files (the "Software"), to deal in the Software without restriction,
* including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense,
* and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so,
* subject to the following conditions:
* </p><p>
* The above copyright notice and this permission notice shall be included in all copies or substantial
* portions of the Software.
* </p><p>
* THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR
IMPLIED,
* INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A
PARTICULAR
* PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT
HOLDERS BE
* LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF
CONTRACT, TORT OR
* OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR
OTHER
* DEALINGS IN THE SOFTWARE.
* </p>
*/

1.495 metrics 4.1.12.1

1.495.1 Available under license :

Metrics

Copyright 2010-2013 Coda Hale and Yammer, Inc., 2014-2017 Dropwizard Team

This product includes software developed by Coda Hale and Yammer, Inc.

This product includes code derived from the JSR-166 project (ThreadLocalRandom, Striped64, LongAdder), which was released with the following comments:

Written by Doug Lea with assistance from members of JCP JSR-166
Expert Group and released to the public domain, as explained at
<http://creativecommons.org/publicdomain/zero/1.0/>

Apache License
Version 2.0, January 2004
<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction,
and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems,

and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this

License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the

Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work,

excluding those notices that do not pertain to any part of the Derivative Works; and

(d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding

those notices that do not

pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the

content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions

of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright 2010-2012 Coda Hale and Yammer, Inc.

Licensed under the Apache License, Version 2.0 (the "License"); you may not use this file except in compliance with the License. You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

1.496 jcl-over-slf4j 1.7.36

1.496.1 Available under license :

No license file was found, but licenses were detected in source scan.

<name>Apache License, Version 2.0</name>

Found in path(s):

* /opt/cola/permits/1288583223_1647358914.34/0/jcl-over-slf4j-1-7-36-jar/META-INF/maven/org.slf4j/jcl-over-slf4j/pom.xml

1.497 assertions 0.0.0-20180927180507-b2de0cb4f26d

1.497.1 Available under license :

Apache License
Version 2.0, January 2004
<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership

of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual,

worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this

License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the

Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

(a) You must give any other recipients of the Work or Derivative Works a copy of this License; and

(b) You must cause any modified files to carry prominent notices stating that You changed the files; and

(c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and

(d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not

pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or

documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct,

indirect, special,

incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.

You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

Copyright (c) 2016 SmartyStreets, LLC

Permission is hereby granted, free of charge, to any person obtaining a copy

of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

NOTE: Various optional and subordinate components carry their own licensing requirements and restrictions. Use of those components is subject to the terms and conditions outlined the respective license of each component.

// Copyright (c) 2015 The Chromium Authors. All rights reserved.

//

// Redistribution and use in source and binary forms, with or without
// modification, are permitted provided that the following conditions are
// met:

//

// * Redistributions of source code must retain the above copyright
// notice, this list of conditions and the following disclaimer.

// * Redistributions in binary form must reproduce the above
// copyright notice, this list of conditions and the following disclaimer
// in the documentation and/or other materials provided with the
// distribution.

// * Neither the name of Google Inc. nor the names of its
// contributors may be used to endorse or promote products derived from
// this software without specific prior written permission.

//

// THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS
// "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT
// LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR
// A PARTICULAR

PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT
// OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL,
// SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT
// LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE,
// DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY
// THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT
// (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE

1.498 logback-core 1.2.11

1.498.1 Available under license :

Eclipse Public License - v 1.0

THE ACCOMPANYING PROGRAM IS PROVIDED UNDER THE TERMS OF THIS ECLIPSE PUBLIC LICENSE ("AGREEMENT"). ANY USE, REPRODUCTION OR DISTRIBUTION OF THE PROGRAM CONSTITUTES RECIPIENT'S ACCEPTANCE OF THIS AGREEMENT.

1. DEFINITIONS

"Contribution" means:

- a) in the case of the initial Contributor, the initial code and documentation distributed under this Agreement, and
- b) in the case of each subsequent Contributor:

i) changes to the Program, and

ii) additions to the Program;

where such changes and/or additions to the Program originate from and are distributed by that particular Contributor. A Contribution 'originates' from a Contributor if it was added to the Program by such Contributor itself or anyone acting on such Contributor's behalf. Contributions do not include additions to the Program which: (i) are separate modules of software distributed in conjunction with the Program under their own license agreement, and (ii) are not derivative works of the Program.

"Contributor"

means any person or entity that distributes the Program.

"Licensed Patents " mean patent claims licensable by a Contributor which are necessarily infringed by the use or sale of its Contribution alone or when combined with the Program.

"Program" means the Contributions distributed in accordance with this Agreement.

"Recipient" means anyone who receives the Program under this Agreement, including all Contributors.

2. GRANT OF RIGHTS

a) Subject to the terms of this Agreement, each Contributor hereby grants Recipient a non-exclusive, worldwide, royalty-free copyright license to reproduce, prepare derivative works of, publicly display, publicly perform, distribute and sublicense the Contribution of such Contributor, if any, and such derivative works, in source code and object code form.

b) Subject to the terms of this Agreement, each Contributor hereby grants Recipient a non-exclusive, worldwide, royalty-free patent license under Licensed Patents to make, use, sell, offer

to sell, import and otherwise transfer the Contribution of such Contributor, if any, in source code and object code form. This patent license shall apply to the combination of the Contribution and the Program if, at the time the Contribution is added by the Contributor, such addition of the Contribution causes such combination to be covered by the Licensed Patents. The patent license shall not apply to any other combinations which include the Contribution. No hardware per se is licensed hereunder.

c) Recipient understands that although each Contributor grants the licenses to its Contributions set forth herein, no assurances are provided by any Contributor that the Program does not infringe the patent or other intellectual property rights of any other entity. Each Contributor disclaims any liability to Recipient for claims brought by any other entity based on infringement of intellectual property rights or otherwise. As a condition to exercising the rights and licenses granted hereunder,

each Recipient hereby assumes sole responsibility to secure any other intellectual property rights needed, if any. For example, if a third party patent license is required to allow Recipient to distribute the Program, it is Recipient's responsibility to acquire that license before distributing the Program.

d) Each Contributor represents that to its knowledge it has sufficient copyright rights in its Contribution, if any, to grant the copyright license set forth in this Agreement.

3. REQUIREMENTS

A Contributor may choose to distribute the Program in object code form under its own license agreement, provided that:

a) it complies with the terms and conditions of this Agreement; and

b) its license agreement:

i) effectively disclaims on behalf of all Contributors all warranties and conditions, express and implied, including warranties or conditions of title and non-infringement, and implied warranties or conditions of merchantability and fitness for a particular purpose;

ii) effectively

excludes on behalf of all Contributors all liability for damages, including direct, indirect, special, incidental and consequential damages, such as lost profits;

iii) states that any provisions which differ from this Agreement are offered by that Contributor alone and not by any other party; and

iv) states that source code for the Program is available from such Contributor, and informs licensees how to obtain it in a reasonable manner on or through a medium customarily used for software exchange.

When the Program is made available in source code form:

a) it must be made available under this Agreement; and

b) a copy of this Agreement must be included with each copy of the Program.

Contributors may not remove or alter any copyright notices contained within the Program.

Each Contributor must identify itself as the originator of its Contribution, if any, in a manner that reasonably allows subsequent Recipients to identify the originator of the Contribution.

4. COMMERCIAL DISTRIBUTION

Commercial distributors of software may accept certain responsibilities with respect to end users, business partners and the like. While this license is intended to facilitate the commercial use of the Program, the Contributor who includes the Program in a commercial product offering should do so in a manner which does not create potential liability for other Contributors. Therefore, if a Contributor includes the Program in a commercial product offering, such Contributor ("Commercial Contributor") hereby agrees to defend and indemnify every other Contributor ("Indemnified Contributor") against any losses, damages and costs (collectively "Losses") arising from claims, lawsuits and other legal actions brought by a third party against the Indemnified Contributor to the extent caused by the acts or omissions of such Commercial Contributor in connection with its distribution of the Program in a commercial product offering. The obligations in this section do not apply to any claims or Losses relating to any actual or alleged intellectual property infringement. In order to qualify, an Indemnified Contributor must: a) promptly notify the Commercial Contributor in writing of such claim, and b) allow the Commercial Contributor to control, and cooperate with the Commercial Contributor in, the defense and any related settlement negotiations. The Indemnified Contributor may participate in any such claim at its own expense.

For example, a Contributor might include the Program in a commercial product offering, Product X. That Contributor is then a Commercial Contributor. If that Commercial Contributor then makes performance claims, or offers warranties related to Product X, those performance claims and warranties are such Commercial Contributor's responsibility alone. Under this section, the Commercial Contributor would have to defend claims against the other Contributors related to those performance claims and warranties, and if a court requires any other Contributor to pay any damages as a result, the Commercial Contributor must pay those damages.

5. NO WARRANTY

EXCEPT AS EXPRESSLY SET FORTH IN THIS AGREEMENT, THE PROGRAM IS PROVIDED ON AN "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, EITHER EXPRESS OR IMPLIED INCLUDING, WITHOUT LIMITATION, ANY WARRANTIES OR CONDITIONS OF TITLE, NON-INFRINGEMENT, MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE. Each Recipient is solely responsible for determining the appropriateness of using and distributing the Program and assumes all risks associated with its exercise of rights under this Agreement, including but not limited to the risks and costs of program errors, compliance with applicable laws, damage to or loss of data, programs or equipment, and unavailability or interruption of operations.

6. DISCLAIMER OF LIABILITY

EXCEPT AS EXPRESSLY SET FORTH IN THIS AGREEMENT, NEITHER RECIPIENT NOR ANY CONTRIBUTORS SHALL HAVE ANY LIABILITY FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING WITHOUT LIMITATION LOST PROFITS), HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OR DISTRIBUTION OF THE PROGRAM OR THE EXERCISE OF ANY RIGHTS GRANTED HEREUNDER,

EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

7. GENERAL

If any provision of this Agreement is invalid or unenforceable under applicable law, it shall not affect the validity or enforceability of the remainder of the terms of this Agreement, and without further action by the parties hereto, such provision shall be reformed to the minimum extent necessary to make such provision valid and enforceable.

If Recipient institutes patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Program itself (excluding combinations of the Program with other software or hardware) infringes such Recipient's patent(s), then such

Recipient's rights granted under Section 2(b) shall terminate as of the date such litigation is filed.

All Recipient's rights under this Agreement shall terminate if it fails to comply with any of the material terms or conditions of this Agreement and does not cure such failure in a reasonable period of time after becoming aware of such noncompliance. If all Recipient's rights under this Agreement terminate, Recipient agrees to cease use and distribution of the Program as soon as reasonably practicable. However, Recipient's obligations under this Agreement and any licenses granted by Recipient relating to the Program shall continue and survive.

Everyone is permitted to copy and distribute copies of this Agreement, but in order to avoid inconsistency the Agreement is copyrighted and may only be modified in the following manner. The Agreement Steward reserves the right to publish new versions (including revisions) of this Agreement from time to time. No one other than the Agreement Steward

has the right to modify this Agreement. The Eclipse Foundation is the initial Agreement Steward. The Eclipse Foundation may assign the responsibility to serve as the Agreement Steward to a suitable separate entity. Each new version of the Agreement will be given a distinguishing version number. The Program (including Contributions) may always be distributed subject to the version of the Agreement under which it was received. In addition, after a new version of the Agreement is published, Contributor may elect to distribute the Program (including its Contributions) under the new version. Except as expressly stated in Sections 2(a) and 2(b) above, Recipient receives no rights or licenses to the intellectual property of any Contributor under this Agreement, whether expressly, by implication, estoppel or otherwise. All rights in the Program not expressly granted under this Agreement are reserved.

This Agreement is governed by the laws of the State of New York and the intellectual property laws of the United States of America. No party to this Agreement will bring a legal action under this Agreement more than one year after the cause of action arose. Each party waives its rights to a jury trial in any resulting litigation.

Found license 'Eclipse Public License 1.0' in '* Copyright (C) 1999-2015, QOS.ch. All rights reserved. * This program and the accompanying materials are dual-licensed under * either the terms of the Eclipse Public License v1.0 as published by * under the terms of the GNU Lesser General Public License version 2.1 * as published by the Free Software Foundation.'

Found license 'GNU Lesser General Public License' in '* Copyright (C) 1999-2015, QOS.ch. All rights reserved. * This program and the accompanying materials are dual-licensed under * either the terms of the Eclipse Public License v1.0 as published by * under the terms of the GNU Lesser General Public License version 2.1 * as published by the Free Software Foundation.'

1.499 x-time-rate 0.0.0-20220210224613-90d013bbcef8

1.499.1 Available under license :

This source code was written by the Go contributors.
The master list of contributors is in the main Go distribution,
visible at <http://tip.golang.org/CONTRIBUTORS>.
Copyright (c) 2009 The Go Authors. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- * Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- * Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
- * Neither the name of Google Inc. nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER

OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

1.500 go-logr-stdr 1.2.2

1.500.1 Available under license :

Apache License
Version 2.0, January 2004
<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of

the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and

- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or

agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software
distributed under the License is distributed on an "AS IS" BASIS,
WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
See the License for the specific language governing permissions and
limitations under the License.

1.501 zlib 1.2.12

1.501.1 Available under license :

* zlib.h -- interface of the 'zlib' general purpose compression library
version 1.2.12, March 11th, 2022

Copyright (C) 1995-2022 Jean-loup Gailly and Mark Adler

This software is provided 'as-is', without any express or implied
warranty. In no event will the authors be held liable for any damages
arising from the use of this software.

Permission is granted to anyone to use this software for any purpose,
including commercial applications, and to alter it and redistribute it
freely, subject to the following restrictions:

1. The origin of this software must not be misrepresented; you must not
claim that you wrote the original software. If you use this software
in a product, an acknowledgment in the product documentation would be
appreciated but is not required.
2. Altered source versions must be plainly marked as such, and must not be
misrepresented as being the original software.
3. This notice may not be removed or altered from any source distribution.

Jean-loup Gailly Mark Adler
jloup@gzip.org madler@alumni.caltech.edu

The data format used by the zlib library is described by RFCs (Request for
Comments) 1950 to 1952 in the files <http://tools.ietf.org/html/rfc1950>
(zlib format), rfc1951 (deflate format) and rfc1952 (gzip format).

*/

Boost Software License - Version 1.0 - August 17th, 2003

Permission is hereby granted, free of charge, to any person or organization

obtaining a copy of the software and accompanying documentation covered by this license (the "Software") to use, reproduce, display, distribute, execute, and transmit the Software, and to prepare derivative works of the Software, and to permit third-parties to whom the Software is furnished to do so, all subject to the following:

The copyright notices in the Software and this entire statement, including the above license grant, this restriction and the following disclaimer, must be included in all copies of the Software, in whole or in part, and all derivative works of the Software, unless such copies or derivative works are solely in the form of machine-executable object code generated by a source language processor.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, TITLE AND NON-INFRINGEMENT. IN NO EVENT SHALL THE COPYRIGHT HOLDERS OR ANYONE DISTRIBUTING THE SOFTWARE BE LIABLE FOR ANY DAMAGES OR OTHER LIABILITY, WHETHER IN CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

1.502 netns 0.0.0-20170707011535-86bef332bfc3

1.502.1 Available under license :

Apache License
Version 2.0, January 2004
<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or

otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this

License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the

Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

(a) You must give any other recipients of the Work or Derivative Works a copy of this License; and

(b) You must cause any modified files to carry prominent notices stating that You changed the files; and

(c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and

(d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding

those notices that do not

pertain to any part of the Derivative Works, in at least one

of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be

liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

Copyright 2014 Vishvananda Ishaya.

Copyright 2014 Docker, Inc.

Licensed under the Apache License, Version 2.0 (the "License"); you may not use this file except in compliance with the License. You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

1.503 gorilla 1.5.0

1.503.1 Available under license :

Copyright (c) 2013 The Gorilla WebSocket Authors. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.

Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT HOLDER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

1.504 alsactl 1.2.2-1ubuntu0.13

1.504.1 Available under license :

BSD 3-Clause License

Copyright (c) 2019, Advanced Linux Sound Architecture (ALSA) project
All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
3. Neither the name of the copyright holder nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT HOLDER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER

CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

1.505 goprotobuf 1.4.2

1.505.1 Available under license :

```
# This source code was written by the Go contributors.  
# The master list of contributors is in the main Go distribution,  
# visible at http://tip.golang.org/CONTRIBUTORS.  
Copyright 2010 The Go Authors. All rights reserved.
```

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- * Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.

- * Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

- * Neither the name of Google Inc. nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER

OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

1.506 x-oauth2 0.0.0-20220223155221-ee480838109b

1.506.1 Available under license :

```
# This source code was written by the Go contributors.  
# The master list of contributors is in the main Go distribution,  
# visible at http://tip.golang.org/CONTRIBUTORS.  
Copyright (c) 2009 The Go Authors. All rights reserved.
```

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- * Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- * Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
- * Neither the name of Google Inc. nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER

OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

1.507 xz 5.2.4-1ubuntu1.1

1.507.1 Available under license :

```
Format: https://www.debian.org/doc/packaging-manuals/copyright-format/1.0/  
Upstream-Name: XZ Utils  
Upstream-Contact:  
Lasse Collin <lasse.collin@tukaani.org>  
https://tukaani.org/xz/lists.html  
Source:  
https://tukaani.org/xz  
https://git.tukaani.org/xz.git  
Comment:  
XZ Utils is developed and maintained upstream by Lasse Collin. Major portions are based on code by other authors; see AUTHORS for details.
```

Most of the source has been put into the public domain, but some files have not (details below).

This file describes the source package. The binary packages contain some files derived from other works: for example, images in the API documentation come from Doxygen.

License:

Different licenses apply to different files in this package. Here is a rough summary of which licenses apply to which parts of this package (but check the individual files to be sure!):

- .
- liblzma is in the public domain.
- .
- xz, xzdec, and lzmadec command line tools are in the public domain
unless GNU getopt_long had to be compiled and linked in from the lib directory. The getopt_long code is under GNU LGPLv2.1+.
- .
- The scripts to grep, diff, and view compressed files have been adapted from gzip. These scripts and their documentation are under GNU GPLv2+.
- .
- All the documentation in the doc directory and most of the XZ Utils specific documentation files in other directories are in the public domain.
- .
- Translated messages are in the public domain.
- .
- The build system contains public domain files, and files that are under GNU GPLv2+ or GNU GPLv3+. None of these files end up in the binaries being built.
- .
- Test files and test code in the tests directory, and debugging utilities in the debug directory are in the public domain.
- .
- The extra directory may contain public domain files, and files that are under various free software licenses.

You can do whatever you want with the files that have been put into the public domain. If you find public domain legally problematic, take the previous sentence as a license grant. If you still find the lack of copyright legally problematic, you have too many lawyers.

As usual, this software is provided "as is", without any warranty.

If you copy significant amounts of public domain code from XZ Utils into your project, acknowledging this somewhere in your software is polite (especially if it is proprietary, non-free software), but naturally it is not legally required. Here is an example of a good notice to put into "about box" or into documentation:

.
This software includes code from XZ Utils <<http://tukaani.org/xz/>>.

.
The following license texts are included in the following files:

- COPYING.LGPLv2.1: GNU Lesser General Public License version 2.1
- COPYING.GPLv2: GNU General Public License version 2
- COPYING.GPLv3: GNU General Public License version 3

.
Note that the toolchain (compiler, linker etc.)

may add some code

pieces that are copyrighted. Thus, it is possible that e.g. liblzma binary wouldn't actually be in the public domain in its entirety even though it contains no copyrighted code from the XZ Utils source package.

.
If you have questions, don't hesitate to ask the author(s) for more information.

Files: *

Copyright: 2006-2018, Lasse Collin

1999-2008, Igor Pavlov

2006, Ville Koskinen

1998, Steve Reid

2000, Wei Dai

2003, Kevin Springle

2009, Jonathan Nieder

2010, Anders F Bjrklund

License: PD

This file has been put in the public domain.

You can do whatever you want with this file.

Comment:

From: Lasse Collin <lasse.collin@tukaani.org>

To: Jonathan Nieder <jrnieder@gmail.com>

Subject: Re: XZ utils for Debian

Date: Sun, 19 Jul 2009 13:28:23 +0300

Message-Id: <200907191328.23816.lasse.collin@tukaani.org>

.
[...]

.
> AUTHORS, ChangeLog, COPYING, README, THANKS, TODO,
> dos/README,
> windows/README
.

COPYING says that most docs are in the public domain. Maybe that's not clear enough, but on the other hand it looks a bit stupid to put copyright information in tiny and relatively small docs like README.

I don't dare to say that `_all_XZ Utils` specific docs are in the public domain unless otherwise mentioned in the file. I'm including PDF files generated by `groff + ps2pdf`, and some day I might include Doxygen-generated HTML docs too. Those don't include any copyright notices, but it seems likely that `groff + ps2pdf` or at least Doxygen put some copyrighted content into the generated files.

Files: INSTALL NEWS PACKAGERS

windows/README-Windows.txt

windows/INSTALL-MinGW.txt

Copyright: 2009-2010, Lasse Collin

License: probably-PD

See the note on AUTHORS, README, and so on above.

Files: src/scripts/* lib/* extra/scanlzma/scanlzma.c

Copyright: 1993, Jean-loup Gailly

1989-1994, 1996-1999, 2001-2007, Free Software Foundation, Inc.

2006 Timo Lindfors

2005, Charles Levert

2005, 2009, Lasse Collin

2009, Andrew Dudman

Other-Authors: Paul Eggert, Ulrich Drepper

License: GPL-2+

Files: src/scripts/Makefile.am src/scripts/xzless.1

Copyright: 2009, Andrew Dudman

2009, Lasse Collin

License: PD

This file has been put in the public domain.

You can do whatever you want with this file.

Files: doc/examples/xz_pipe_comp.c doc/examples/xz_pipe_decomp.c

Copyright: 2010, Daniel Mealha Cabrita

License: PD

Not copyrighted -- provided to the public domain.

Files: lib/getopt.c lib/getopt1.c lib/getopt.in.h

Copyright: 1987-2007 Free Software Foundation, Inc.

Other-Authors: Ulrich Drepper

License: LGPL-2.1+

Files: m4/getopt.m4 m4/posix-shell.m4

Copyright: 2002-2006, 2008 Free Software Foundation, Inc.

2007-2008 Free Software Foundation, Inc.

Other-Authors: Bruno Haible, Paul Eggert

License: permissive-fsf

Files: m4/acx_pthread.m4

Copyright: 2008, Steven G. Johnson

<stevenj@alum.mit.edu>

License: Autoconf

files: m4/ax_check_capsicum.m4

Copyright: 2014, Google Inc.

2015, Lasse Collin <lasse.collin@tukaani.org>

License: permissive-nowarranty

Files: Doxyfile.in

Copyright: 1997-2007 by Dimitri van Heesch

Origin: Doxygen 1.4.7

License: GPL-2

Files: src/liblzma/check/crc32_table_?e.h

src/liblzma/check/crc64_table_?e.h

src/liblzma/lzma/fastpos_table.c

src/liblzma/rangecoder/price_table.c

Copyright: none, automatically generated data

Generated-With:

src/liblzma/check/crc32_tablegen.c

src/liblzma/check/crc64_tablegen.c

src/liblzma/lzma/fastpos_tablegen.c

src/liblzma/rangecoder/price_tablegen.c

License: none

No copyright to license.

Files: .gitignore m4/.gitignore po/.gitignore po/LINGUAS po/POTFILES.in

Copyright: none; these are just short lists.

License: none

No copyright to license.

Files: tests/compress_prepared_bcj_*

Copyright: 2008-2009, Lasse Collin

Source-Code: tests/bcj_test.c

License: PD

This file has been put
into the public domain.

You can do whatever you want with this file.

Comment:

changelog.gz (commit 975d8fd) explains:

.

Recreated the BCJ test files for x86 and SPARC. The old files
were linked with crt*.o, which are copyrighted, and thus the

old test files were not in the public domain as a whole. They are freely distributable though, but it is better to be careful and avoid including any copyrighted pieces in the test files. The new files are just compiled and assembled object files, and thus don't contain any copyrighted code.

Files: po/cs.po po/de.po po/fr.po

Copyright: 2010, Marek ernock

2010, Andre Noll

2011, Adrien Nader

License: PD

This file is put in the public domain.

Files: po/it.po po/pl.po

Copyright: 2009, 2010, Gruppo traduzione italiano di Ubuntu-it

2010, Lorenzo De Liso

2009, 2010, 2011, Milo Casagrande

2011, Jakub Bogusz

License: PD

This file is in the public domain

Files: INSTALL.generic

Copyright:

1994, 1995, 1996, 1999, 2000, 2001, 2002, 2004, 2005,

2006, 2007, 2008, 2009, 2010 Free Software Foundation, Inc.

License: permissive-nowarranty

Files: dos/config.h

Copyright: 1992, 1993, 1994, 1999, 2000, 2001, 2002, 2005

Free Software Foundation, Inc.

2007-2010, Lasse Collin

Other-Authors: Roland McGrath, Akim Demaille, Paul Eggert,

David Mackenzie, Bruno Haible, and many others.

Origin: configure.ac from XZ Utils,

visibility.m4 serial 1 (gettext-0.15),

Autoconf 2.52g

License: config-h

configure.ac:

.

Author: Lasse Collin

#

This file has been put into the public domain.

You can do whatever you want with this file.

.

visibility.m4:

.

dnl Copyright (C) 2005 Free Software Foundation, Inc.

dnl This file is free software; the Free Software Foundation

dnl gives unlimited permission to copy and/or distribute it,
dnl with or without modifications, as long as this notice is preserved.

.
dnl From
Bruno Haible.

.
comments from Autoconf 2.52g:

.
Copyright 1992, 1993, 1994, 1999, 2000, 2001, 2002
Free Software Foundation, Inc.

.
[...]

.
As a special exception, the Free Software Foundation gives unlimited
permission to copy, distribute and modify the configure scripts that
are the output of Autoconf. You need not follow the terms of the GNU
General Public License when using or distributing such scripts, even
though portions of the text of Autoconf appear in them. The GNU
General Public License (GPL) does govern all other use of the material
that constitutes the Autoconf program.

.
On Debian systems, the complete text of the GNU General Public
License version 2 can be found in /usr/share/common-licenses/GPL-2.
dos/config.h was generated with autoheader, which tells Autoconf to
output a script to generate a config.h file and then runs it.

Files: po/Makevars

Origin: gettext-runtime/po/Makevars (gettext-0.12)

Copyright: 2003 Free Software
Foundation, Inc.

Authors: Bruno Haible

License: LGPL-2.1+

The gettext-runtime package is under the LGPL, see files intl/COPYING.LIB-2.0
and intl/COPYING.LIB-2.1.

.
On Debian systems, the complete text of intl/COPYING.LIB-2.0 from
gettext-runtime 0.12 can be found in /usr/share/common-licenses/LGPL-2
and the text of intl/COPYING.LIB-2.1 can be found in
/usr/share/common-licenses/LGPL-2.1.

.
po/Makevars consists mostly of helpful comments and does not contain a
copyright and license notice.

Files: COPYING.GPLv2 COPYING.GPLv3 COPYING.LGPLv2.1

Copyright: 1989, 1991, 1999, 2007 Free Software Foundation, Inc.

License: noderivs

Everyone is permitted to copy and distribute verbatim copies
of this license document, but changing it is not allowed.

Files: debian/*

Copyright: 2009-2012, Jonathan Nieder

License: PD-debian

The Debian packaging files are in the public domain.

You may freely use, modify, distribute, and relicense them.

License: LGPL-2.1+

This program is free software;

you can redistribute it and/or modify

it under the terms of the GNU Lesser General Public License as published by the Free Software Foundation; either version 2.1, or (at your option) any later version.

.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU Lesser General Public License for more details.

.

You should have received a copy of the GNU Lesser General Public License along with this program; if not, write to the Free Software Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston, MA 02110-1301, USA.

.

On Debian systems, the complete text of the GNU Lesser General Public License version 2.1 can be found in `/usr/share/common-licenses/LGPL-2.1`.

License: GPL-2

Permission to use, copy, modify, and distribute this software and its documentation under the terms of the GNU General Public License is hereby granted.

No representations are made about the suitability of this software for any purpose. It is provided "as is" without express or implied warranty. See the GNU General Public License for more details.

.

Documents produced by doxygen are derivative works derived from the input used in their production; they are not affected by this license.

.

On Debian systems, the complete text of the version of the GNU General Public License distributed with Doxygen can be found in `/usr/share/common-licenses/GPL-2`.

License: GPL-2+

This program is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation; either version 2, or (at your option) any later version.

.

This program is distributed in the hope that it will be useful,
but WITHOUT ANY WARRANTY; without even the implied warranty of
MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the
GNU General Public License for more details.

.

You should have received a copy of the GNU General Public License along
with this program; if not, write to the Free Software Foundation,
Inc., 51 Franklin Street, Fifth Floor, Boston, MA 02110-1301, USA.

.

On Debian systems, the complete text of the GNU General Public License
version 2 can be found in /usr/share/common-licenses/GPL-2.

License: Autoconf

This program is free software: you can redistribute it and/or modify it
under the terms of the GNU General Public License as published by the
Free Software Foundation, either version 3 of the License, or (at your
option) any later version.

.

This program is distributed in the hope that it will be useful, but
WITHOUT ANY WARRANTY; without even the implied warranty of
MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General
Public License for more details.

.

You should have received a copy of the GNU General Public License along
with this program. If not, see <<http://www.gnu.org/licenses/>>.

.

As a special

exception, the respective Autoconf Macro's copyright owner
gives unlimited permission to copy, distribute and modify the configure
scripts that are the output of Autoconf when processing the Macro. You
need not follow the terms of the GNU General Public License when using
or distributing such scripts, even though portions of the text of the
Macro appear in them. The GNU General Public License (GPL) does govern
all other use of the material that constitutes the Autoconf Macro.

.

This special exception to the GPL applies to versions of the Autoconf
Macro released by the Autoconf Archive. When you make and distribute a
modified version of the Autoconf Macro, you may extend this special
exception to the GPL to apply to your modified version as well.

.

On Debian systems, the complete text of the GNU General Public
License version 3 can be found in /usr/share/common-licenses/GPL-3.

License: permissive-fsf

This file is free software; the Free Software Foundation
gives unlimited
permission to copy and/or distribute it,
with or without modifications, as long as this notice is preserved.

License: permissive-nowarranty

Copying and distribution of this file, with or without modification, are permitted in any medium without royalty provided the copyright notice and this notice are preserved. This file is offered as-is, without warranty of any kind.

1.508 gzip 1.10-0ubuntu4.1

1.508.1 Available under license :

GNU GENERAL PUBLIC LICENSE

Version 3, 29 June 2007

Copyright (C) 2007 Free Software Foundation, Inc. <<http://fsf.org/>>

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

Preamble

The GNU General Public License is a free, copyleft license for software and other kinds of works.

The licenses for most software and other practical works are designed to take away your freedom to share and change the works. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change all versions of a program--to make sure it remains free software for all its users. We, the Free Software Foundation, use the GNU General Public License for most of our software; it applies also to any other work released this way by its authors. You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for them if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs, and that you know you can do these things.

To protect your rights, we need to prevent others from denying you these rights or asking you to surrender the rights. Therefore, you have certain responsibilities if you distribute copies of the software, or if you modify it: responsibilities to respect the freedom of others.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must pass on to the recipients the same freedoms that you received. You must make sure that they, too, receive

or can get the source code. And you must show them these terms so they know their rights.

Developers that use the GNU GPL

protect your rights with two steps:

(1) assert copyright on the software, and (2) offer you this License giving you legal permission to copy, distribute and/or modify it.

For the developers' and authors' protection, the GPL clearly explains that there is no warranty for this free software. For both users' and authors' sake, the GPL requires that modified versions be marked as changed, so that their problems will not be attributed erroneously to authors of previous versions.

Some devices are designed to deny users access to install or run modified versions of the software inside them, although the manufacturer can do so. This is fundamentally incompatible with the aim of protecting users' freedom to change the software. The systematic pattern of such abuse occurs in the area of products for individuals to use, which is precisely where it is most unacceptable. Therefore, we have designed this version of the GPL to prohibit the practice for those products. If

such problems arise substantially in other domains, we stand ready to extend this provision to those domains in future versions of the GPL, as needed to protect the freedom of users.

Finally, every program is threatened constantly by software patents. States should not allow patents to restrict development and use of software on general-purpose computers, but in those that do, we wish to avoid the special danger that patents applied to a free program could make it effectively proprietary. To prevent this, the GPL assures that patents cannot be used to render the program non-free.

The precise terms and conditions for copying, distribution and modification follow.

TERMS AND CONDITIONS

0. Definitions.

"This License" refers to version 3 of the GNU General Public License.

"Copyright" also means copyright-like laws that apply to other kinds of works, such as semiconductor masks.

"The Program" refers to any copyrightable work licensed under this License. Each licensee is addressed as "you". "Licensees" and

"recipients" may be individuals or organizations.

To "modify" a work means to copy from or adapt all or part of the work in a fashion requiring copyright permission, other than the making of an exact copy. The resulting work is called a "modified version" of the earlier work or a work "based on" the earlier work.

A "covered work" means either the unmodified Program or a work based on the Program.

To "propagate" a work means to do anything with it that, without permission, would make you directly or secondarily liable for infringement under applicable copyright law, except executing it on a computer or modifying a private copy. Propagation includes copying, distribution (with or without modification), making available to the public, and in some countries other activities as well.

To "convey" a work means any kind of propagation that enables other parties to make or receive copies. Mere interaction with a user through a computer network, with no transfer of a copy, is not conveying.

An interactive user interface displays "Appropriate Legal Notices" to the extent that it includes a convenient and prominently visible feature that (1) displays an appropriate copyright notice, and (2) tells the user that there is no warranty for the work (except to the extent that warranties are provided), that licensees may convey the work under this License, and how to view a copy of this License. If the interface presents a list of user commands or options, such as a menu, a prominent item in the list meets this criterion.

1. Source Code.

The "source code" for a work means the preferred form of the work for making modifications to it. "Object code" means any non-source form of a work.

A "Standard Interface" means an interface that either is an official standard defined by a recognized standards body, or, in the case of interfaces specified for a particular programming language, one that is widely used among developers working in that language.

The "System Libraries" of an executable work include anything, other than the work as a whole, that (a) is included in the normal form of packaging a Major Component, but which is not part of that Major Component, and (b) serves only to enable use of the work with that Major Component, or to implement a Standard Interface for which an

implementation is available to the public in source code form. A "Major Component", in this context, means a major essential component (kernel, window system, and so on) of the specific operating system (if any) on which the executable work runs, or a compiler used to produce the work, or an object code interpreter used to run it.

The "Corresponding Source" for a work in object code form means all the source code needed to generate, install, and (for an executable work) run the object code and to modify the work, including scripts to control those activities. However, it does not include the work's System Libraries, or general-purpose tools or generally available free programs which are used unmodified in performing those activities but which are not part of the work. For example, Corresponding Source includes interface definition files associated with source files for the work, and the source code for shared libraries and dynamically linked subprograms that the work is specifically designed to require, such as by intimate data communication or control flow between those subprograms and other parts of the work.

The Corresponding Source need not include anything that users can regenerate automatically from other parts of the Corresponding Source.

The Corresponding Source for a work in source code form is that same work.

2. Basic Permissions.

All rights granted under this License are granted for the term of copyright on the Program, and are irrevocable provided the stated conditions are met. This License explicitly affirms your unlimited permission to run the unmodified Program. The output from running a covered work is covered by this License only if the output, given its content, constitutes a covered work. This License acknowledges your rights of fair use or other equivalent, as provided by copyright law.

You may make, run and propagate covered works that you do not convey, without conditions so long as your license otherwise remains in force. You may convey covered works to others for the sole purpose of having them make modifications exclusively for you, or provide you with facilities for running those works, provided that you comply with the terms of this License in conveying all material for which you do not control copyright. Those thus making or running the covered works for you must do so exclusively on your behalf, under your direction and control, on terms that prohibit them from making any copies of your copyrighted

material outside their relationship with you.

Conveying under any other circumstances is permitted solely under the conditions stated below. Sublicensing is not allowed; section 10 makes it unnecessary.

3. Protecting Users' Legal Rights From Anti-Circumvention Law.

No covered work shall be deemed part of an effective technological measure under any applicable law fulfilling obligations under article 11 of the WIPO copyright treaty adopted on 20 December 1996, or similar laws prohibiting or restricting circumvention of such measures.

When you convey a covered work, you waive any legal power to forbid circumvention of technological measures to the extent such circumvention is effected by exercising rights under this License with respect to the covered work, and you disclaim any intention to limit operation or modification of the work as a means of enforcing, against the work's users, your or third parties' legal rights to forbid circumvention of technological measures.

4. Conveying Verbatim Copies.

You may convey verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice; keep intact all notices stating that this License and any non-permissive terms added in accord with section 7 apply to the code; keep intact all notices of the absence of any warranty; and give all recipients a copy of this License along with the Program.

You may charge any price or no price for each copy that you convey, and you may offer support or warranty protection for a fee.

5. Conveying Modified Source Versions.

You may convey a work based on the Program, or the modifications to produce it from the Program, in the form of source code under the terms of section 4, provided that you also meet all of these conditions:

a) The work must carry prominent notices stating that you modified it, and giving a relevant date.

b) The work must carry prominent notices stating that it is released under this License and any conditions added under section

7. This requirement modifies the requirement in section 4 to "keep intact all notices".

c) You must license the entire work, as a whole, under this License to anyone who comes into possession of a copy. This License will therefore apply, along with any applicable section 7 additional terms, to the whole of the work, and all its parts, regardless of how they are packaged. This License gives no permission to license the work in any other way, but it does not invalidate such permission if you have separately received it.

d) If the work has interactive user interfaces, each must display Appropriate Legal Notices; however, if the Program has interactive interfaces that do not display Appropriate Legal Notices, your work need not make them do so.

A compilation of a covered work with other separate and independent works, which are not by their nature extensions of the covered work, and which are not combined with it such as to form a larger program, in or on a volume of a storage or distribution medium, is called an "aggregate" if the compilation and its resulting copyright are not used to limit the access or legal rights of the compilation's users beyond what the individual works permit. Inclusion of a covered work in an aggregate does not cause this License to apply to the other parts of the aggregate.

6. Conveying Non-Source Forms.

You may convey a covered work in object code form under the terms of sections 4 and 5, provided that you also convey the machine-readable Corresponding Source under the terms of this License, in one of these ways:

a) Convey the object code in, or embodied in, a physical product (including a physical distribution medium), accompanied by the Corresponding Source fixed on a durable physical medium customarily used for software interchange.

b) Convey the object code in, or embodied in, a physical product (including a physical distribution medium), accompanied by a written offer, valid for at least three years and valid for as long as you offer spare parts or customer support for that product model, to give anyone who possesses the object code either (1) a copy of the Corresponding Source for all the software in the product that is covered by this License, on a durable physical medium customarily used for software interchange, for a price no

more than your reasonable cost of physically performing this conveying of source, or (2) access to copy the Corresponding Source from a network server at no charge.

c) Convey individual copies of the object code with a copy of the written offer to provide the Corresponding Source. This alternative is allowed only occasionally and noncommercially, and only if you received the object code with such an offer, in accord with subsection 6b.

d) Convey the object code by offering access from a designated place (gratis or for a charge), and offer equivalent access to the Corresponding Source in the same way through the same place at no further charge. You need not require recipients to copy the Corresponding Source along with the object code. If the place to copy the object code is a network server, the Corresponding Source may be on a different server (operated by you or a third party) that supports equivalent copying facilities, provided you maintain clear directions next to the object code saying where to find the Corresponding Source. Regardless of what server hosts the Corresponding Source, you remain obligated to ensure that it is available for as long as needed to satisfy these requirements.

e) Convey the object code using peer-to-peer transmission, provided you inform other peers where the object code and Corresponding Source of the work are being offered to the general public at no charge under subsection 6d.

A separable portion of the object code, whose source code is excluded from the Corresponding Source as a System Library, need not be included in conveying the object code work.

A "User Product" is either (1) a "consumer product", which means any tangible personal property which is normally used for personal, family, or household purposes, or (2) anything designed or sold for incorporation into a dwelling. In determining whether a product is a consumer product, doubtful cases shall be resolved in favor of coverage. For a particular product received by a particular user, "normally used" refers to a typical or common use of that class of product, regardless of the status of the particular user or of the way in which the particular user actually uses, or expects or is expected to use, the product. A product is a consumer product regardless of whether the product has substantial commercial, industrial or non-consumer uses, unless such uses represent the only significant mode of use of the product.

"Installation Information" for a User Product means any methods, procedures, authorization keys, or other information required to install and execute modified versions of a covered work in that User Product from a modified version of its Corresponding Source. The information must suffice to ensure that the continued functioning of the modified object code is in no case prevented or interfered with solely because modification has been made.

If you convey an object code work under this section in, or with, or specifically for use in, a User Product, and the conveying occurs as part of a transaction in which the right of possession and use of the User Product is transferred to the recipient in perpetuity or for a fixed term (regardless of how the transaction is characterized), the Corresponding Source conveyed under this section must be accompanied by the Installation Information. But this requirement does not apply if neither you nor any third party retains the ability to install modified object code on the User Product (for example, the work has been installed in ROM).

The requirement to provide Installation Information does not include a requirement to continue to provide support service, warranty, or updates for a work that has been modified or installed by the recipient, or for the User Product in which it has been modified or installed. Access to a network may be denied when the modification itself materially and adversely affects the operation of the network or violates the rules and protocols for communication across the network.

Corresponding Source conveyed, and Installation Information provided, in accord with this section must be in a format that is publicly documented (and with an implementation available to the public in source code form), and must require no special password or key for unpacking, reading or copying.

7. Additional Terms.

"Additional permissions" are terms that supplement the terms of this License by making exceptions from one or more of its conditions. Additional permissions that are applicable to the entire Program shall be treated as though they were included in this License, to the extent that they are valid under applicable law. If additional permissions apply only to part of the Program, that part may be used separately under those permissions, but the entire Program remains governed by this License without regard to the additional permissions.

When you convey a copy of a covered work, you may at your option remove any additional permissions from that copy, or from any part of

it. (Additional permissions may be written to require their own removal in certain cases when you modify the work.) You may place additional permissions on material, added by you to a covered work, for which you have or can give appropriate copyright permission.

Notwithstanding any other provision of this License, for material you add to a covered work, you may (if authorized by the copyright holders of that material) supplement the terms of this License with terms:

- a) Disclaiming warranty or limiting liability differently from the terms of sections 15 and 16 of this License; or
- b) Requiring preservation of specified reasonable legal notices or author attributions in that material or in the Appropriate Legal Notices displayed by works containing it; or
- c) Prohibiting misrepresentation of the origin of that material, or requiring that modified versions of such material be marked in reasonable ways as different from the original version; or
- d) Limiting the use for publicity purposes of names of licensors or authors of the material; or
- e) Declining to grant rights under trademark law for use of some trade names, trademarks, or service marks; or
- f) Requiring indemnification of licensors and authors of that material by anyone who conveys the material (or modified versions of it) with contractual assumptions of liability to the recipient, for any liability that these contractual assumptions directly impose on those licensors and authors.

All other non-permissive additional terms are considered "further restrictions" within the meaning of section 10. If the Program as you received it, or any part of it, contains a notice stating that it is governed by this License along with a term that is a further restriction, you may remove that term. If a license document contains a further restriction but permits relicensing or conveying under this License, you may add to a covered work material governed by the terms of that license document, provided that the further restriction does not survive such relicensing or conveying.

If you add terms to a covered work in accord with this section, you must place, in the relevant source files, a statement of the additional terms that apply to those files, or a notice indicating

where to find the applicable terms.

Additional terms, permissive or non-permissive, may be stated in the form of a separately written license, or stated as exceptions; the above requirements apply either way.

8. Termination.

You may not propagate or modify a covered work except as expressly provided under this License. Any attempt otherwise to propagate or modify it is void, and will automatically terminate your rights under this License (including any patent licenses granted under the third paragraph of section 11).

However, if you cease all violation of this License, then your license from a particular copyright holder is reinstated (a) provisionally, unless and until the copyright holder explicitly and finally terminates your license, and (b) permanently, if the copyright holder fails to notify you of the violation by some reasonable means prior to 60 days after the cessation.

Moreover, your license from a particular copyright holder is reinstated permanently if the copyright holder notifies you of the violation by some reasonable means, this is the first time you have received notice of violation of this License (for any work) from that copyright holder, and you cure the violation prior to 30 days after your receipt of the notice.

Termination of your rights under this section does not terminate the licenses of parties who have received copies or rights from you under this License. If your rights have been terminated and not permanently reinstated, you do not qualify to receive new licenses for the same material under section 10.

9. Acceptance Not Required for Having Copies.

You are not required to accept this License in order to receive or run a copy of the Program. Ancillary propagation of a covered work occurring solely as a consequence of using peer-to-peer transmission to receive a copy likewise does not require acceptance. However, nothing other than this License grants you permission to propagate or modify any covered work. These actions infringe copyright if you do not accept this License. Therefore, by modifying or propagating a covered work, you indicate your acceptance of this License to do so.

10. Automatic Licensing of Downstream Recipients.

Each time you convey a covered work, the recipient automatically receives a license from the original licensors, to run, modify and propagate that work, subject to this License. You are not responsible for enforcing compliance by third parties with this License.

An "entity transaction" is a transaction transferring control of an organization, or substantially all assets of one, or subdividing an organization, or merging organizations. If propagation of a covered work results from an entity transaction, each party to that transaction who receives a copy of the work also receives whatever licenses to the work the party's predecessor in interest had or could give under the previous paragraph, plus a right to possession of the Corresponding Source of the work from the predecessor in interest, if the predecessor has it or can get it with reasonable efforts.

You may not impose any further restrictions on the exercise of the rights granted or affirmed under this License. For example, you may not impose a license fee, royalty, or other charge for exercise of rights granted under this License, and you may not initiate litigation (including a cross-claim or counterclaim in a lawsuit) alleging that any patent claim is infringed by making, using, selling, offering for sale, or importing the Program or any portion of it.

11. Patents.

A "contributor" is a copyright holder who authorizes use under this License of the Program or a work on which the Program is based. The work thus licensed is called the contributor's "contributor version".

A contributor's "essential patent claims" are all patent claims owned or controlled by the contributor, whether already acquired or hereafter acquired, that would be infringed by some manner, permitted by this License, of making, using, or selling its contributor version, but do not include claims that would be infringed only as a consequence of further modification of the contributor version. For purposes of this definition, "control" includes the right to grant patent sublicenses in a manner consistent with the requirements of this License.

Each contributor grants you a non-exclusive, worldwide, royalty-free patent license under the contributor's essential patent claims, to make, use, sell, offer for sale, import and otherwise run, modify and propagate the contents of its contributor version.

In the following three paragraphs, a "patent license" is any express

agreement

or commitment, however denominated, not to enforce a patent (such as an express permission to practice a patent or covenant not to sue for patent infringement). To "grant" such a patent license to a party means to make such an agreement or commitment not to enforce a patent against the party.

If you convey a covered work, knowingly relying on a patent license, and the Corresponding Source of the work is not available for anyone to copy, free of charge and under the terms of this License, through a publicly available network server or other readily accessible means, then you must either (1) cause the Corresponding Source to be so available, or (2) arrange to deprive yourself of the benefit of the patent license for this particular work, or (3) arrange, in a manner consistent with the requirements of this License, to extend the patent license to downstream recipients. "Knowingly relying" means you have actual knowledge that, but for the patent license, your conveying the covered work in a country, or your recipient's use of the covered work in a country, would infringe one or more identifiable patents in that country that you have reason to believe are valid.

If, pursuant to or in connection with a single transaction or arrangement, you convey, or propagate by procuring conveyance of, a covered work, and grant a patent license to some of the parties receiving the covered work authorizing them to use, propagate, modify or convey a specific copy of the covered work, then the patent license you grant is automatically extended to all recipients of the covered work and works based on it.

A patent license is "discriminatory" if it does not include within the scope of its coverage, prohibits the exercise of, or is conditioned on the non-exercise of one or more of the rights that are specifically granted under this License. You may not convey a covered work if you are a party to an arrangement with a third party that is in the business of distributing software, under which you make payment to the third party based on the extent of your activity of conveying the work, and under which the third party grants, to any of the parties who would receive the covered work from you, a discriminatory patent license (a) in connection with copies of the covered work conveyed by you (or copies made from those copies), or (b) primarily for and in connection with specific products or compilations that contain the covered work, unless you entered into that arrangement, or that patent license was granted, prior to 28 March 2007.

Nothing in this License shall be construed as excluding or limiting any implied license or other defenses to infringement that may

otherwise be available to you under applicable patent law.

12. No Surrender of Others' Freedom.

If conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot convey a covered work so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not convey it at all. For example, if you agree to terms that obligate you to collect a royalty for further conveying from those to whom you convey the Program, the only way you could satisfy both those terms and this License would be to refrain entirely from conveying the Program.

13. Use with the GNU Affero General Public License.

Notwithstanding any other provision of this License, you have permission to link or combine any covered work with a work licensed under version 3 of the GNU Affero General Public License into a single combined work, and to convey the resulting work. The terms of this License will continue to apply to the part which is the covered work, but the special requirements of the GNU Affero General Public License, section 13, concerning interaction through a network will apply to the combination as such.

14. Revised Versions of this License.

The Free Software Foundation may publish revised and/or new versions of the GNU General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies that a certain numbered version of the GNU General Public License "or any later version" applies to it, you have the option of following the terms and conditions either of that numbered version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of the GNU General Public License, you may choose any version ever published by the Free Software Foundation.

If the Program specifies that a proxy can decide which future versions of the GNU General Public License can be used, that proxy's public statement of acceptance of a version permanently authorizes you to choose that version for the Program.

Later license versions may give you additional or different permissions. However, no additional obligations are imposed on any author or copyright holder as a result of your choosing to follow a later version.

15. Disclaimer of Warranty.

THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

16. Limitation of Liability.

IN NO EVENT
UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING
WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MODIFIES AND/OR CONVEYS THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

17. Interpretation of Sections 15 and 16.

If the disclaimer of warranty and limitation of liability provided above cannot be given local legal effect according to their terms, reviewing courts shall apply local law that most closely approximates an absolute waiver of all civil liability in connection with the Program, unless a warranty or assumption of liability accompanies a copy of the Program in return for a fee.

END OF TERMS AND CONDITIONS

How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively state the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

```
<one line to give the program's name and a brief idea of what it does.>  
Copyright (C) <year> <name of author>
```

This program is free software: you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation, either version 3 of the License, or (at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program. If not, see <http://www.gnu.org/licenses/>.

Also add information on how to contact you by electronic and paper mail.

If the program does terminal interaction, make it output a short notice like this when it starts in an interactive mode:

```
<program> Copyright (C) <year> <name of author>  
This program comes with ABSOLUTELY NO WARRANTY; for details type 'show w'.  
This is free software, and you are welcome to redistribute it  
under certain conditions; type 'show c' for details.
```

The hypothetical commands 'show w' and 'show c' should show the appropriate parts of the General Public License. Of course, your program's commands might be different; for a GUI interface, you would use an "about box".

You should also get your employer (if you work as a programmer) or school, if any, to sign a "copyright disclaimer" for the program, if necessary. For more information on this, and how to apply and follow the GNU GPL, see <http://www.gnu.org/licenses/>.

The GNU General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Lesser General Public License instead of this License. But first, please read <http://www.gnu.org/philosophy/why-not-lgpl.html>.

This package is maintained for Debian by Bdale Garbee <bdale@gag.com>, and was built from the sources found at:

`ftp://ftp.gnu.org/gnu/gzip/`

Copyright (C) 1999, 2001-2002, 2006-2007, 2009-2010 Free Software Foundation, Inc.

Copyright (C) 1992-1993 Jean-loup Gailly

This program is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation; either version 3, or (at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program; if not, write to the Free Software Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston, MA 02110-1301, USA. */

On Debian GNU/Linux systems, the complete text of the GNU General Public License can be found in ``usr/share/common-licenses/GPL'`.

1.509 bash 5.0-6ubuntu1.2

1.509.1 Available under license :

GNU GENERAL PUBLIC LICENSE

Version 3, 29 June 2007

Copyright (C) 2007 Free Software Foundation, Inc. <<http://fsf.org/>>

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

Preamble

The GNU General Public License is a free, copyleft license for

software and other kinds of works.

The licenses for most software and other practical works are designed to take away your freedom to share and change the works. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change all versions of a program--to make sure it remains free software for all its users. We, the Free Software Foundation, use the GNU General Public License for most of our software; it applies also to any other work released this way by its authors. You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for them if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs, and that you know you can do these things.

To protect your rights, we need to prevent others from denying you these rights or asking you to surrender the rights. Therefore, you have certain responsibilities if you distribute copies of the software, or if you modify it: responsibilities to respect the freedom of others.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must pass on to the recipients the same freedoms that you received. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

Developers that use the GNU GPL protect your rights with two steps:

(1) assert copyright on the software, and (2) offer you this License giving you legal permission to copy, distribute and/or modify it.

For the developers' and authors' protection, the GPL clearly explains that there is no warranty for this free software. For both users' and authors' sake, the GPL requires that modified versions be marked as changed, so that their problems will not be attributed erroneously to authors of previous versions.

Some devices are designed to deny users access to install or run modified versions of the software inside them, although the manufacturer can do so. This is fundamentally incompatible with the aim of protecting users' freedom to change the software. The systematic pattern of such abuse occurs in the area of products for individuals to use, which is precisely where it is most unacceptable. Therefore, we have designed this version of the GPL to prohibit the practice for those

products. If such problems arise substantially in other domains, we stand ready to extend this provision to those domains in future versions of the GPL, as needed to protect the freedom of users.

Finally, every program is threatened constantly by software patents. States should not allow patents to restrict development and use of software on general-purpose computers, but in those that do, we wish to avoid the special danger that patents applied to a free program could make it effectively proprietary. To prevent this, the GPL assures that patents cannot be used to render the program non-free.

The precise terms and conditions for copying, distribution and modification follow.

TERMS AND CONDITIONS

0. Definitions.

"This License" refers to version 3 of the GNU General Public License.

"Copyright" also means copyright-like laws that apply to other kinds of works, such as semiconductor masks.

"The Program" refers to any copyrightable work licensed under this License. Each licensee is addressed as "you". "Licensees" and "recipients" may be individuals or organizations.

To "modify" a work means to copy from or adapt all or part of the work in a fashion requiring copyright permission, other than the making of an exact copy. The resulting work is called a "modified version" of the earlier work or a work "based on" the earlier work.

A "covered work" means either the unmodified Program or a work based on the Program.

To "propagate" a work means to do anything with it that, without permission, would make you directly or secondarily liable for infringement under applicable copyright law, except executing it on a computer or modifying a private copy. Propagation includes copying, distribution (with or without modification), making available to the public, and in some countries other activities as well.

To "convey" a work means any kind of propagation that enables other parties to make or receive copies. Mere interaction with a user through a computer network, with no transfer of a copy, is not conveying.

An interactive user interface displays "Appropriate Legal Notices" to the extent that it includes a convenient and prominently visible feature that (1) displays an appropriate copyright notice, and (2) tells the user that there is no warranty for the work (except to the extent that warranties are provided), that licensees may convey the work under this License, and how to view a copy of this License. If the interface presents a list of user commands or options, such as a menu, a prominent item in the list meets this criterion.

1. Source Code.

The "source code" for a work means the preferred form of the work for making modifications to it. "Object code" means any non-source form of a work.

A "Standard Interface" means an interface that either is an official standard defined by a recognized standards body, or, in the case of interfaces specified for a particular programming language, one that is widely used among developers working in that language.

The "System Libraries" of an executable work include anything, other than the work as a whole, that (a) is included in the normal form of packaging a Major Component, but which is not part of that Major Component, and (b) serves only to enable use of the work with that Major Component, or to implement a Standard Interface for which an implementation is available to the public in source code form. A "Major Component", in this context, means a major essential component (kernel, window system, and so on) of the specific operating system (if any) on which the executable work runs, or a compiler used to produce the work, or an object code interpreter used to run it.

The "Corresponding Source" for a work in object code form means all the source code needed to generate, install, and (for an executable work) run the object code and to modify the work, including scripts to control those activities. However, it does not include the work's System Libraries, or general-purpose tools or generally available free programs which are used unmodified in performing those activities but which are not part of the work. For example, Corresponding Source includes interface definition files associated with source files for the work, and the source code for shared libraries and dynamically linked subprograms that the work is specifically designed to require, such as by intimate data communication or control flow between those subprograms and other parts of the work.

The Corresponding Source need not include anything that users

can regenerate automatically from other parts of the Corresponding Source.

The Corresponding Source for a work in source code form is that same work.

2. Basic Permissions.

All rights granted under this License are granted for the term of copyright on the Program, and are irrevocable provided the stated conditions are met. This License explicitly affirms your unlimited permission to run the unmodified Program. The output from running a covered work is covered by this License only if the output, given its content, constitutes a covered work. This License acknowledges your rights of fair use or other equivalent, as provided by copyright law.

You may make, run and propagate covered works that you do not convey, without conditions so long as your license otherwise remains in force. You may convey covered works to others for the sole purpose of having them make modifications exclusively for you, or provide you with facilities for running those works, provided that you comply with the terms of this License in conveying all material for which you do not control copyright. Those thus making or running the covered works for you must do so exclusively on your behalf, under your direction and control, on terms that prohibit them from making any copies of your copyrighted material outside their relationship with you.

Conveying under any other circumstances is permitted solely under the conditions stated below. Sublicensing is not allowed; section 10 makes it unnecessary.

3. Protecting Users' Legal Rights From Anti-Circumvention Law.

No covered work shall be deemed part of an effective technological measure under any applicable law fulfilling obligations under article 11 of the WIPO copyright treaty adopted on 20 December 1996, or similar laws prohibiting or restricting circumvention of such measures.

When you convey a covered work, you waive any legal power to forbid circumvention of technological measures to the extent such circumvention is effected by exercising rights under this License with respect to the covered work, and you disclaim any intention to limit operation or modification of the work as a means of enforcing, against the work's users, your or third parties' legal rights to forbid circumvention of technological

measures.

4. Conveying Verbatim Copies.

You may convey verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice; keep intact all notices stating that this License and any non-permissive terms added in accord with section 7 apply to the code; keep intact all notices of the absence of any warranty; and give all recipients a copy of this License along with the Program.

You may charge any price or no price for each copy that you convey, and you may offer support or warranty protection for a fee.

5. Conveying Modified Source Versions.

You may convey a work based on the Program, or the modifications to produce it from the Program, in the form of source code under the terms of section 4, provided that you also meet all of these conditions:

a) The work must carry prominent notices stating that you modified it, and giving a relevant date.

b) The work must carry prominent notices stating that it is released under this License and any conditions added under section 7. This requirement modifies the requirement in section 4 to "keep intact all notices".

c) You must license the entire work, as a whole, under this License to anyone who comes into possession of a copy. This License will therefore apply, along with any applicable section 7 additional terms, to the whole of the work, and all its parts, regardless of how they are packaged. This License gives no permission to license the work in any other way, but it does not invalidate such permission if you have separately received it.

d) If the work has interactive user interfaces, each must display Appropriate Legal Notices; however, if the Program has interactive interfaces that do not display Appropriate Legal Notices, your work need not make them do so.

A compilation of a covered work with other separate and independent works, which are not by their nature extensions of the covered work, and which are not combined with it such as to form a larger program, in or on a volume of a storage or distribution medium, is called an

"aggregate" if the compilation and its resulting copyright are not used to limit the access or legal rights of the compilation's users beyond what the individual works permit. Inclusion of a covered work in an aggregate does not cause this License to apply to the other parts of the aggregate.

6. Conveying Non-Source Forms.

You may convey a covered work in object code form under the terms of sections 4 and 5, provided that you also convey the machine-readable Corresponding Source under the terms of this License, in one of these ways:

a) Convey the object code in, or embodied in, a physical product (including a physical distribution medium), accompanied by the Corresponding Source fixed on a durable physical medium customarily used for software interchange.

b) Convey the object code in, or embodied in, a physical product (including a physical distribution medium), accompanied by a written offer, valid for at least three years and valid for as long as you offer spare parts or customer support for that product model, to give anyone who possesses the object code either (1) a copy of the Corresponding Source for all the software in the product that is covered by this License, on a durable physical medium customarily used for software interchange, for a price no more than your reasonable cost of physically performing this conveying of source, or (2) access to copy the Corresponding Source from a network server at no charge.

c) Convey individual copies of the object code with a copy of the written offer to provide the Corresponding Source. This alternative is allowed only occasionally and noncommercially, and only if you received the object code with such an offer, in accord with subsection 6b.

d) Convey the object code by offering access from a designated place (gratis or for a charge), and offer equivalent access to the Corresponding Source in the same way through the same place at no further charge. You need not require recipients to copy the Corresponding Source along with the object code. If the place to copy the object code is a network server, the Corresponding Source may be on a different server (operated by you or a third party) that supports equivalent copying facilities, provided you maintain clear directions next to the object code saying where to find the Corresponding Source. Regardless of what server hosts the

Corresponding Source, you remain obligated to ensure that it is available for as long as needed to satisfy these requirements.

e) Convey the object code using peer-to-peer transmission, provided you inform other peers where the object code and Corresponding Source of the work are being offered to the general public at no charge under subsection 6d.

A separable portion of the object code, whose source code is excluded from the Corresponding Source as a System Library, need not be included in conveying the object code work.

A "User Product" is either (1) a "consumer product", which means any tangible personal property which is normally used for personal, family, or household purposes, or (2) anything designed or sold for incorporation into a dwelling. In determining whether a product is a consumer product, doubtful cases shall be resolved in favor of coverage. For a particular product received by a particular user, "normally used" refers to a typical or common use of that class of product, regardless of the status of the particular user or of the way in which the particular user actually uses, or expects or is expected to use, the product. A product is a consumer product regardless of whether the product has substantial commercial, industrial or non-consumer uses, unless such uses represent the only significant mode of use of the product.

"Installation Information" for a User Product means any methods, procedures, authorization keys, or other information required to install and execute modified versions of a covered work in that User Product from a modified version of its Corresponding Source. The information must suffice to ensure that the continued functioning of the modified object code is in no case prevented or interfered with solely because modification has been made.

If you convey an object code work under this section in, or with, or specifically for use in, a User Product, and the conveying occurs as part of a transaction in which the right of possession and use of the User Product is transferred to the recipient in perpetuity or for a fixed term (regardless of how the transaction is characterized), the Corresponding Source conveyed under this section must be accompanied by the Installation Information. But this requirement does not apply if neither you nor any third party retains the ability to install modified object code on the User Product (for example, the work has been installed in ROM).

The requirement to provide Installation Information does not include a

requirement to continue to provide support service, warranty, or updates for a work that has been modified or installed by the recipient, or for the User Product in which it has been modified or installed. Access to a network may be denied when the modification itself materially and adversely affects the operation of the network or violates the rules and protocols for communication across the network.

Corresponding Source conveyed, and Installation Information provided, in accord with this section must be in a format that is publicly documented (and with an implementation available to the public in source code form), and must require no special password or key for unpacking, reading or copying.

7. Additional Terms.

"Additional permissions" are terms that supplement the terms of this License by making exceptions from one or more of its conditions. Additional permissions that are applicable to the entire Program shall be treated as though they were included in this License, to the extent that they are valid under applicable law. If additional permissions apply only to part of the Program, that part may be used separately under those permissions, but the entire Program remains governed by this License without regard to the additional permissions.

When you convey a copy of a covered work, you may at your option remove any additional permissions from that copy, or from any part of it. (Additional permissions may be written to require their own removal in certain cases when you modify the work.) You may place additional permissions on material, added by you to a covered work, for which you have or can give appropriate copyright permission.

Notwithstanding any other provision of this License, for material you add to a covered work, you may (if authorized by the copyright holders of that material) supplement the terms of this License with terms:

- a) Disclaiming warranty or limiting liability differently from the terms of sections 15 and 16 of this License; or
- b) Requiring preservation of specified reasonable legal notices or author attributions in that material or in the Appropriate Legal Notices displayed by works containing it; or
- c) Prohibiting misrepresentation of the origin of that material, or requiring that modified versions of such material be marked in reasonable ways as different from the original version; or

d) Limiting the use for publicity purposes of names of licensors or authors of the material; or

e) Declining to grant rights under trademark law for use of some trade names, trademarks, or service marks; or

f) Requiring indemnification of licensors and authors of that material by anyone who conveys the material (or modified versions of it) with contractual assumptions of liability to the recipient, for any liability that these contractual assumptions directly impose on those licensors and authors.

All other non-permissive additional terms are considered "further restrictions" within the meaning of section 10. If the Program as you received it, or any part of it, contains a notice stating that it is governed by this License along with a term that is a further restriction, you may remove that term. If a license document contains a further restriction but permits relicensing or conveying under this License, you may add to a covered work material governed by the terms of that license document, provided that the further restriction does not survive such relicensing or conveying.

If you add terms to a covered work in accord with this section, you must place, in the relevant source files, a statement of the additional terms that apply to those files, or a notice indicating where to find the applicable terms.

Additional terms, permissive or non-permissive, may be stated in the form of a separately written license, or stated as exceptions; the above requirements apply either way.

8. Termination.

You may not propagate or modify a covered work except as expressly provided under this License. Any attempt otherwise to propagate or modify it is void, and will automatically terminate your rights under this License (including any patent licenses granted under the third paragraph of section 11).

However, if you cease all violation of this License, then your license from a particular copyright holder is reinstated (a) provisionally, unless and until the copyright holder explicitly and finally terminates your license, and (b) permanently, if the copyright holder fails to notify you of the violation by some reasonable means prior to 60 days after the cessation.

Moreover, your license from a particular copyright holder is reinstated permanently if the copyright holder notifies you of the violation by some reasonable means, this is the first time you have received notice of violation of this License (for any work) from that copyright holder, and you cure the violation prior to 30 days after your receipt of the notice.

Termination of your rights under this section does not terminate the licenses of parties who have received copies or rights from you under this License. If your rights have been terminated and not permanently reinstated, you do not qualify to receive new licenses for the same material under section 10.

9. Acceptance Not Required for Having Copies.

You are not required to accept this License in order to receive or run a copy of the Program. Ancillary propagation of a covered work occurring solely as a consequence of using peer-to-peer transmission to receive a copy likewise does not require acceptance. However, nothing other than this License grants you permission to propagate or modify any covered work. These actions infringe copyright if you do not accept this License. Therefore, by modifying or propagating a covered work, you indicate your acceptance of this License to do so.

10. Automatic Licensing of Downstream Recipients.

Each time you convey a covered work, the recipient automatically receives a license from the original licensors, to run, modify and propagate that work, subject to this License. You are not responsible for enforcing compliance by third parties with this License.

An "entity transaction" is a transaction transferring control of an organization, or substantially all assets of one, or subdividing an organization, or merging organizations. If propagation of a covered work results from an entity transaction, each party to that transaction who receives a copy of the work also receives whatever licenses to the work the party's predecessor in interest had or could give under the previous paragraph, plus a right to possession of the Corresponding Source of the work from the predecessor in interest, if the predecessor has it or can get it with reasonable efforts.

You may not impose any further restrictions on the exercise of the rights granted or affirmed under this License. For example, you may not impose a license fee, royalty, or other charge for exercise of rights granted under this License, and you may not initiate litigation

(including a cross-claim or counterclaim in a lawsuit) alleging that any patent claim is infringed by making, using, selling, offering for sale, or importing the Program or any portion of it.

11. Patents.

A "contributor" is a copyright holder who authorizes use under this License of the Program or a work on which the Program is based. The work thus licensed is called the contributor's "contributor version".

A contributor's "essential patent claims" are all patent claims owned or controlled by the contributor, whether already acquired or hereafter acquired, that would be infringed by some manner, permitted by this License, of making, using, or selling its contributor version, but do not include claims that would be infringed only as a consequence of further modification of the contributor version. For purposes of this definition, "control" includes the right to grant patent sublicenses in a manner consistent with the requirements of this License.

Each contributor grants you a non-exclusive, worldwide, royalty-free patent license under the contributor's essential patent claims, to make, use, sell, offer for sale, import and otherwise run, modify and propagate the contents of its contributor version.

In the following three paragraphs, a "patent license" is any express agreement or commitment, however denominated, not to enforce a patent (such as an express permission to practice a patent or covenant not to sue for patent infringement). To "grant" such a patent license to a party means to make such an agreement or commitment not to enforce a patent against the party.

If you convey a covered work, knowingly relying on a patent license, and the Corresponding Source of the work is not available for anyone to copy, free of charge and under the terms of this License, through a publicly available network server or other readily accessible means, then you must either (1) cause the Corresponding Source to be so available, or (2) arrange to deprive yourself of the benefit of the patent license for this particular work, or (3) arrange, in a manner consistent with the requirements of this License, to extend the patent license to downstream recipients. "Knowingly relying" means you have actual knowledge that, but for the patent license, your conveying the covered work in a country, or your recipient's use of the covered work in a country, would infringe one or more identifiable patents in that country that you have reason to believe are valid.

If, pursuant to or in connection with a single transaction or arrangement, you convey, or propagate by procuring conveyance of, a covered work, and grant a patent license to some of the parties receiving the covered work authorizing them to use, propagate, modify or convey a specific copy of the covered work, then the patent license you grant is automatically extended to all recipients of the covered work and works based on it.

A patent license is "discriminatory" if it does not include within the scope of its coverage, prohibits the exercise of, or is conditioned on the non-exercise of one or more of the rights that are specifically granted under this License. You may not convey a covered work if you are a party to an arrangement with a third party that is in the

business of distributing software, under which you make payment to the third party based on the extent of your activity of conveying the work, and under which the third party grants, to any of the parties who would receive the covered work from you, a discriminatory patent license (a) in connection with copies of the covered work conveyed by you (or copies made from those copies), or (b) primarily for and in connection with specific products or compilations that contain the covered work, unless you entered into that arrangement, or that patent license was granted, prior to 28 March 2007.

Nothing in this License shall be construed as excluding or limiting any implied license or other defenses to infringement that may otherwise be available to you under applicable patent law.

12. No Surrender of Others' Freedom.

If conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot convey a covered work so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not convey it at all. For example, if you agree to terms that obligate you to collect a royalty for further conveying from those to whom you convey the Program, the only way you could satisfy both those terms and this License would be to refrain entirely from conveying the Program.

13. Use with the GNU Affero General Public License.

Notwithstanding any other provision of this License, you have permission to link or combine any covered work with a work licensed under version 3 of the GNU Affero General Public License into a single combined work, and to convey the resulting work. The terms of this

License will continue to apply to the part which is the covered work, but the special requirements of the GNU Affero General Public License, section 13, concerning interaction through a network will apply to the combination as such.

14. Revised Versions of this License.

The Free Software Foundation may publish revised and/or new versions of the GNU General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies that a certain numbered version of the GNU General Public License "or any later version" applies to it, you have the option of following the terms and conditions either of that numbered version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of the GNU General Public License, you may choose any version ever published by the Free Software Foundation.

If the Program specifies that a proxy can decide which future versions of the GNU General Public License can be used, that proxy's public statement of acceptance of a version permanently authorizes you to choose that version for the Program.

Later license versions may give you additional or different permissions. However, no additional obligations are imposed on any author or copyright holder as a result of your choosing to follow a later version.

15. Disclaimer of Warranty.

THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

16. Limitation of Liability.

IN NO EVENT

UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MODIFIES AND/OR CONVEYS THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

17. Interpretation of Sections 15 and 16.

If the disclaimer of warranty and limitation of liability provided above cannot be given local legal effect according to their terms, reviewing courts shall apply local law that most closely approximates an absolute waiver of all civil liability in connection with the Program, unless a warranty or assumption of liability accompanies a copy of the Program in return for a fee.

END OF TERMS AND CONDITIONS

How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively state the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

```
<one line to give the program's name and a brief idea of what it does.>  
Copyright (C) <year> <name of author>
```

```
This program is free software: you can redistribute it and/or modify  
it under the terms of the GNU General Public License as published by  
the Free Software Foundation, either version 3 of the License, or  
(at your option) any later version.
```

```
This program is distributed in the hope that it will be useful,  
but WITHOUT ANY WARRANTY; without even the implied warranty of  
MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the  
GNU General Public License for more details.
```

```
You should have received a copy of the GNU General Public License  
along with this program. If not, see <http://www.gnu.org/licenses/>.
```

Also add information on how to contact you by electronic and paper mail.

If the program does terminal interaction, make it output a short notice like this when it starts in an interactive mode:

```
<program> Copyright (C) <year> <name of author>  
This program comes with ABSOLUTELY NO WARRANTY; for details type 'show w'.  
This is free software, and you are welcome to redistribute it  
under certain conditions; type 'show c' for details.
```

The hypothetical commands 'show w' and 'show c' should show the appropriate parts of the General Public License. Of course, your program's commands might be different; for a GUI interface, you would use an "about box".

You should also get your employer (if you work as a programmer) or school, if any, to sign a "copyright disclaimer" for the program, if necessary. For more information on this, and how to apply and follow the GNU GPL, see <http://www.gnu.org/licenses/>.

The GNU General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Lesser General Public License instead of this License. But first, please read <http://www.gnu.org/philosophy/why-not-lgpl.html>.

This is Debian GNU/Linux's prepackaged version of the FSF's GNU Bash, the Bourne Again SHell.

This package was put together by Matthias Klose <doko@debian.org>, from the following sources:

bash: <ftp.gnu.org:/pub/gnu/bash/bash-4.3.tar.gz>

Bash homepage: <http://tiswww.case.edu/php/chet/bash/bashtop.html>

Copyright (C) 1987-2014 Free Software Foundation, Inc.

Bash is free software; you can redistribute it and/or modify it under

the terms of the GNU General Public License as published by the Free Software Foundation; either version 3, or (at your option) any later version.

Bash is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with Bash. If not, see <http://www.gnu.org/licenses/>.

On Debian systems, the complete text of the GNU General Public License can be found in ``/usr/share/common-licenses/GPL-3'`.

The Free Software Foundation has exempted Bash from the requirement of Paragraph 2c of the General Public License. This is to say, there is no requirement for Bash to print a notice when it is started interactively in the usual way. We made this exception because users and standards expect shells not to print such messages. This exception applies to any program that serves as a shell and that is based primarily on Bash as opposed to other GNU software.

Files with other copyright statement than: Copyright FSF, License GPL

doc/FAQ ("the Bash FAQ")

This document is Copyright 1995-2005 by Chester Ramey.

Permission is hereby granted, without written agreement and without license or royalty fees, to use, copy, and distribute this document for any purpose, provided that the above copyright notice appears in all copies of this document and that the contents of this document remain unaltered.

doc/bashref.texi ("Bash Reference Manual"):

Copyright (c) 1988-2014 Free Software Foundation, Inc.

Permission is granted to make and distribute verbatim copies of this manual provided the copyright notice and this permission notice are preserved on all copies.

Permission is granted to copy, distribute and/or modify this document under the terms of the GNU Free Documentation License, Version 1.3 or

any later version published by the Free Software Foundation; with no Invariant Sections, no Front-Cover Texts, and no Back-Cover Texts. A copy of the license is included in the section entitled ``GNU Free Documentation License".

lib/readline/doc/rlman.texi (part of the GNU Readline Library manual)

Copyright (c) 1988-2014 Free Software Foundation, Inc.

Permission is granted to copy, distribute and/or modify this document under the terms of the GNU Free Documentation License, Version 1.3 or any later version published by the Free Software Foundation; with no Invariant Sections, no Front-Cover Texts, and no Back-Cover Texts. A copy of the license is included in the section entitled ``GNU Free Documentation License".

lib/readline/doc/rltech.texi (part of the GNU Readline Library manual)

Copyright (C) 1988-2014 Free Software Foundation, Inc.

Permission is granted to make and distribute verbatim copies of this manual provided the copyright notice and this permission notice are preserved on all copies.

Permission is granted to process this file through TeX and print the results, provided the printed document carries copying permission notice identical to this one except for the removal of this paragraph (this paragraph not being relevant to the printed manual).

Permission is granted to copy and distribute modified versions of this manual under the conditions for verbatim copying, provided that the entire resulting derived work is distributed under the terms of a permission notice identical to this one.

Permission is granted to copy and distribute translations of this manual into another language, under the above conditions for modified versions, except that this permission notice may be stated in a translation approved by the Foundation.

lib/readline/doc/rluser.texi (part of the GNU Readline Library manual)

Copyright (C) 1988-2014 Free Software Foundation, Inc.

Authored by Brian Fox and Chet Ramey.

Permission is granted to process this file through Tex and print the results, provided the printed document carries copying permission notice identical to this one except for the removal of this paragraph (this paragraph not being relevant to the printed manual).

Permission is granted to make and distribute verbatim copies of this manual provided the copyright notice and this permission notice are preserved on all copies.

Permission is granted to copy and distribute modified versions of this manual under the conditions for verbatim copying, provided also that the GNU Copyright statement is available to the distributee, and provided that the entire resulting derived work is distributed under the terms of a permission notice identical to this one.

Permission is granted to copy and distribute translations of this manual into another language, under the above conditions for modified versions.

readline/doc/history.texi (GNU History Library Manual)

Copyright (C) 1988-2014 Free Software Foundation, Inc.
Authored by Brian Fox and Chet Ramey.

Permission is granted to copy, distribute and/or modify this document under the terms of the GNU Free Documentation License, Version 1.3 or any later version published by the Free Software Foundation; with no Invariant Sections, no Front-Cover Texts, and no Back-Cover Texts. A copy of the license is included in the section entitled ``GNU Free Documentation License".

readline/doc/{hstech,hsuser}.texi (GNU History Library Manual)

Copyright (C) 1988-2014 Free Software Foundation, Inc.
Authored by Brian Fox and Chet Ramey.

Permission is granted to make and distribute verbatim copies of this manual provided the copyright notice and this permission notice are preserved on all copies.

Permission is granted to process this file through Tex and print the results, provided the printed document carries copying permission notice identical to this one except for the removal of this paragraph (this paragraph not being relevant to the printed manual).

Permission is granted to copy and distribute modified versions of this

manual under the conditions for verbatim copying, provided also that the GNU Copyright statement is available to the distributee, and provided that the entire resulting derived work is distributed under the terms of a permission notice identical to this one.

Permission is granted to copy and distribute translations of this manual into another language, under the above conditions for modified versions.

lib/sh/inet_aton.c:

* Copyright (c) 1983,
1990, 1993

* The Regents of the University of California. All rights reserved.

*

* Redistribution and use in source and binary forms, with or without
* modification, are permitted provided that the following conditions
* are met:

* 1. Redistributions of source code must retain the above copyright
* notice, this list of conditions and the following disclaimer.

* 2. Redistributions in binary form must reproduce the above copyright
* notice, this list of conditions and the following disclaimer in the
* documentation and/or other materials provided with the distribution.

* 3. All advertising materials mentioning features or use of this software
* must display the following acknowledgement:

* This product includes software developed by the University of
* California, Berkeley and its contributors.

* 4. Neither the name of the University nor the names of its contributors
* may be used to endorse or promote products derived from this software
* without specific prior written permission.

*

* THIS SOFTWARE IS PROVIDED BY THE REGENTS AND CONTRIBUTORS ``AS IS" AND
* ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE
* IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE
* ARE DISCLAIMED. IN NO EVENT SHALL THE REGENTS OR CONTRIBUTORS BE LIABLE
* FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL
* DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS
* OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION)
* HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT
* LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY
* OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF
* SUCH DAMAGE.

* _

* Portions Copyright (c) 1993 by Digital Equipment Corporation.

*

* Permission to use, copy, modify, and distribute this software for any
* purpose with or without fee

is hereby granted, provided that the above

- * copyright notice and this permission notice appear in all copies, and that
- * the name of Digital Equipment Corporation not be used in advertising or
- * publicity pertaining to distribution of the document or software without
- * specific, written prior permission.

*

- * THE SOFTWARE IS PROVIDED "AS IS" AND DIGITAL EQUIPMENT CORP. DISCLAIMS ALL
- * WARRANTIES WITH REGARD TO THIS SOFTWARE, INCLUDING ALL IMPLIED WARRANTIES
- * OF MERCHANTABILITY AND FITNESS. IN NO EVENT SHALL DIGITAL EQUIPMENT
- * CORPORATION BE LIABLE FOR ANY SPECIAL, DIRECT, INDIRECT, OR CONSEQUENTIAL
- * DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR
- * PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS
- * ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS
- * SOFTWARE.

support/man2html.c

- * This program was written by Richard Verhoeven (NL:5482ZX35)
- * at the Eindhoven University of Technology. Email: rcb5@win.tue.nl
- *
- * Permission is granted to distribute, modify and use this program as long
- * as this comment is not removed or changed.
- *
- * THIS IS A MODIFIED VERSION. IT WAS MODIFIED BY chet@po.cwru.edu FOR
- * USE BY BASH.

1.510 goprotobuf 1.3.2

1.510.1 Available under license :

- # This source code was written by the Go contributors.
 - # The master list of contributors is in the main Go distribution,
 - # visible at <http://tip.golang.org/CONTRIBUTORS>.
- Copyright 2010 The Go Authors. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- * Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- * Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
- * Neither the name of Google Inc. nor the names of its contributors may be used to endorse or promote products derived from

this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER

OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

1.511 pkg-sftp 1.13.2

1.511.1 Available under license :

Copyright (c) 2013, Dave Cheney

All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- * Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- * Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT HOLDER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Dave Cheney <dave@cheney.net>

Saulius Gurklys <s4uliu5@gmail.com>

John Eikenberry <jae@zhar.net>

1.512 cast 1.4.0

1.512.1 Available under license :

The 3-Clause BSD License

Copyright {{year}} Big Picture Medical

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
3. Neither the name of the copyright holder nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT HOLDER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

The 3-Clause BSD License

Copyright 2021 Big Picture Medical

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
3. Neither the name of the copyright holder nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT HOLDER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

1.513 afero 1.5.1

1.513.1 Available under license :

Apache License
Version 2.0, January 2004
<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but

not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work,

where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and

may provide additional or different license terms and conditions for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this

License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability

incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

1.514 pkg-sftp 1.13.1

1.514.1 Available under license :

Copyright (c) 2013, Dave Cheney
All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- * Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- * Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT HOLDER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Dave Cheney <dave@cheney.net>

Saulius Gurklys <s4uliu5@gmail.com>

John Eikenberry <jae@zhar.net>

1.515 afero 1.2.2

1.515.1 Available under license :

Apache License
Version 2.0, January 2004
<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted"

means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

(a) You must give any other recipients of the Work or Derivative Works a copy of this License; and

(b) You must cause any modified files to carry prominent notices stating that You changed the files; and

- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each

Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability

incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

1.516 masterminds-goutils 1.1.1

1.516.1 Available under license :

Apache License
Version 2.0, January 2004
<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems,

and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this

License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the

Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

(a) You must give any other recipients of the Work or Derivative Works a copy of this License; and

(b) You must cause any modified files to carry prominent notices stating that You changed the files; and

(c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work,

excluding those notices that do not pertain to any part of the Derivative Works; and

(d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding

those notices that do not

pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the

content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions

of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

1.517 govalidator 0.0.0-20200428143746-21a406dcc535

1.517.1 Available under license :

The MIT License (MIT)

Copyright (c) 2014-2020 Alex Saskevich

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT

OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

1.518 libsepol 3.0-1ubuntu0.1

1.518.1 Available under license :

GNU LESSER GENERAL PUBLIC LICENSE
Version 2.1, February 1999

Copyright (C) 1991, 1999 Free Software Foundation, Inc.
51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA
Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

[This is the first released version of the Lesser GPL. It also counts as the successor of the GNU Library Public License, version 2, hence the version number 2.1.]

Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public Licenses are intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users.

This license, the Lesser General Public License, applies to some specially designated software packages--typically libraries--of the Free Software Foundation and other authors who decide to use it. You can use it too, but we suggest you first think carefully about whether this license or the ordinary General Public License is the better strategy to use in any particular case, based on the explanations below.

When we speak of free software, we are referring to freedom of use, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish); that you receive source code or can get it if you want it; that you can change the software and use pieces of it in new free programs; and that you are informed that you can do these things.

To protect your rights, we need to make restrictions that forbid distributors to deny you these rights or to ask you to surrender these rights. These restrictions translate to certain responsibilities for you if you distribute copies of the library or if you modify it.

For example, if you distribute copies of the library, whether gratis or for a fee, you must give the recipients all the rights that we gave you. You must make sure that they, too, receive or can get the source code. If you link other code with the library, you must provide complete object files to the recipients, so that they can relink them with the library after making changes to the library and recompiling it. And you must show them these terms so they know their rights.

We protect your rights with a two-step method: (1) we copyright the library, and (2) we offer you this license, which gives you legal permission to copy, distribute and/or modify the library.

To protect each distributor, we want to make it very clear that there is no warranty for the free library. Also, if the library is

modified by someone else and passed on, the recipients should know that what they have is not the original version, so that the original author's reputation will not be affected by problems that might be introduced by others.

Finally, software patents pose a constant threat to the existence of any free program. We wish to make sure that a company cannot effectively restrict the users of a free program by obtaining a restrictive license from a patent holder. Therefore, we insist that any patent license obtained for a version of the library must be consistent with the full freedom of use specified in this license.

Most GNU software, including some libraries, is covered by the ordinary GNU General Public License. This license, the GNU Lesser General Public License, applies to certain designated libraries, and is quite different from the ordinary General Public License. We use this license for certain libraries in order to permit linking those libraries into non-free programs.

When a program is linked with a library, whether statically or using a shared library, the combination of the two is legally speaking a combined work, a derivative of the original library. The ordinary General Public License therefore permits such linking only if the entire combination fits its criteria of freedom. The Lesser General Public License permits more lax criteria for linking other code with the library.

We call this license the "Lesser" General Public License because it does Less to protect the user's freedom than the ordinary General Public License. It also provides other free software developers Less of an advantage over competing non-free programs. These disadvantages are the reason we use the ordinary General Public License for many libraries. However, the Lesser license provides advantages in certain special circumstances.

For example, on rare occasions, there may be a special need to encourage the widest possible use of a certain library, so that it becomes a de-facto standard. To achieve this, non-free programs must be allowed to use the library. A more frequent case is that a free library does the same job as widely used non-free libraries. In this case, there is little to gain by limiting the free library to free software only, so we use the Lesser General Public License.

In other cases, permission to use a particular library in non-free programs enables a greater number of people to use a large body of

free software. For example, permission to use the GNU C Library in non-free programs enables many more people to use the whole GNU operating system, as well as its variant, the GNU/Linux operating system.

Although the Lesser General Public License is Less protective of the users' freedom, it does ensure that the user of a program that is linked with the Library has the freedom and the wherewithal to run that program using a modified version of the Library.

The precise terms and conditions for copying, distribution and modification follow. Pay close attention to the difference between a "work based on the library" and a "work that uses the library". The former contains code derived from the library, whereas the latter must be combined with the library in order to run.

GNU LESSER GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License Agreement applies to any software library or other program which contains a notice placed by the copyright holder or other authorized party saying it may be distributed under the terms of this Lesser General Public License (also called "this License"). Each licensee is addressed as "you".

A "library" means a collection of software functions and/or data prepared so as to be conveniently linked with application programs (which use some of those functions and data) to form executables.

The "Library", below, refers to any such software library or work which has been distributed under these terms. A "work based on the Library" means either the Library or any derivative work under copyright law: that is to say, a work containing the Library or a portion of it, either verbatim or with modifications and/or translated straightforwardly into another language. (Hereinafter, translation is included without limitation in the term "modification".)

"Source code" for a work means the preferred form of the work for making modifications to it. For a library, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the library.

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running a program using the Library is not restricted, and output from

such a program is covered only if its contents constitute a work based on the Library (independent of the use of the Library in a tool for writing it). Whether that is true depends on what the Library does and what the program that uses the Library does.

1. You may copy and distribute verbatim copies of the Library's complete source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and distribute a copy of this License along with the Library.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Library or any portion of it, thus forming a work based on the Library, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

- a) The modified work must itself be a software library.
- b) You must cause the files modified to carry prominent notices stating that you changed the files and the date of any change.
- c) You must cause the whole of the work to be licensed at no charge to all third parties under the terms of this License.
- d) If a facility in the modified Library refers to a function or a table of data to be supplied by an application program that uses the facility, other than as an argument passed when the facility is invoked, then you must make a good faith effort to ensure that, in the event an application does not supply such function or table, the facility still operates, and performs whatever part of its purpose remains meaningful.

(For example, a function in a library to compute square roots has a purpose that is entirely well-defined independent of the application. Therefore, Subsection 2d requires that any application-supplied function or table used by this function must be optional: if the application does not supply it, the square root function must still compute square roots.)

These requirements apply to the modified work as a whole. If

identifiable sections of that work are not derived from the Library, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Library, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Library.

In addition, mere aggregation of another work not based on the Library with the Library (or with a work based on the Library) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may opt to apply the terms of the ordinary GNU General Public

License instead of this License to a given copy of the Library. To do this, you must alter all the notices that refer to this License, so that they refer to the ordinary GNU General Public License, version 2, instead of to this License. (If a newer version than version 2 of the ordinary GNU General Public License has appeared, then you can specify that version instead if you wish.) Do not make any other change in these notices.

Once this change is made in a given copy, it is irreversible for that copy, so the ordinary GNU General Public License applies to all subsequent copies and derivative works made from that copy.

This option is useful when you wish to copy part of the code of the Library into a program that is not a library.

4. You may copy and distribute the Library (or a portion or derivative of it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange.

If distribution of object code is made by offering access to copy from a designated place, then offering equivalent access to copy the

source code from the same place satisfies the requirement to distribute the source code, even though third parties are not compelled to copy the source along with the object code.

5. A program that contains no derivative of any portion of the Library, but is designed to work with the Library by being compiled or linked with it, is called a "work that uses the Library". Such a work, in isolation, is not a derivative work of the Library, and therefore falls outside the scope of this License.

However, linking a "work that uses the Library" with the Library creates an executable that is a derivative of the Library (because it contains portions of the Library), rather than a "work that uses the library". The executable is therefore covered by this License. Section 6 states terms for distribution of such executables.

When a "work that uses the Library" uses material from a header file that is part of the Library, the object code for the work may be a derivative work of the Library even though the source code is not. Whether this is true is especially significant if the work can be linked without the Library, or if the work is itself a library. The threshold for this to be true is not precisely defined by law.

If such an object file uses only numerical parameters, data structure layouts and accessors, and small macros and small inline functions (ten lines or less in length), then the use of the object file is unrestricted, regardless of whether it is legally a derivative work. (Executables containing this object code plus portions of the Library will still fall under Section 6.)

Otherwise, if the work is a derivative of the Library, you may distribute the object code for the work under the terms of Section 6. Any executables containing that work also fall under Section 6, whether or not they are linked directly with the Library itself.

6. As an exception to the Sections above, you may also combine or link a "work that uses the Library" with the Library to produce a work containing portions of the Library, and distribute that work under terms of your choice, provided that the terms permit modification of the work for the customer's own use and reverse engineering for debugging such modifications.

You must give prominent notice with each copy of the work that the Library is used in it and that the Library and its use are covered by this License. You must supply a copy of this License. If the work during execution displays copyright notices, you must include the

copyright notice for the Library among them, as well as a reference directing the user to the copy of this License. Also, you must do one of these things:

a) Accompany

the work with the complete corresponding machine-readable source code for the Library including whatever changes were used in the work (which must be distributed under Sections 1 and 2 above); and, if the work is an executable linked with the Library, with the complete machine-readable "work that uses the Library", as object code and/or source code, so that the user can modify the Library and then relink to produce a modified executable containing the modified Library. (It is understood that the user who changes the contents of definitions files in the Library will not necessarily be able to recompile the application to use the modified definitions.)

b) Use a suitable shared library mechanism for linking with the Library. A suitable mechanism is one that (1) uses at run time a copy of the library already present on the user's computer system, rather than copying library functions into the executable, and (2) will operate

properly with a modified version of the library, if the user installs one, as long as the modified version is interface-compatible with the version that the work was made with.

c) Accompany the work with a written offer, valid for at least three years, to give the same user the materials specified in Subsection 6a, above, for a charge no more than the cost of performing this distribution.

d) If distribution of the work is made by offering access to copy from a designated place, offer equivalent access to copy the above specified materials from the same place.

e) Verify that the user has already received a copy of these materials or that you have already sent this user a copy.

For an executable, the required form of the "work that uses the Library" must include any data and utility programs needed for reproducing the executable from it. However, as a special exception, the materials to be distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

It may happen that this requirement contradicts the license restrictions of other proprietary libraries that do not normally accompany the operating system. Such a contradiction means you cannot use both them and the Library together in an executable that you distribute.

7. You may place library facilities that are a work based on the Library side-by-side in a single library together with other library facilities not covered by this License, and distribute such a combined library, provided that the separate distribution of the work based on the Library and of the other library facilities is otherwise permitted, and provided that you do these two things:

a) Accompany the combined library with a copy of the same work based on the Library, uncombined with any other library facilities. This must be distributed under the terms of the Sections above.

b) Give prominent notice with the combined library of the fact that part of it is a work based on the Library, and explaining where to find the accompanying uncombined form of the same work.

8. You may not copy, modify, sublicense, link with, or distribute the Library except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense, link with, or distribute the Library is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

9. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Library or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Library (or any work based on the Library), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Library or works based on it.

10. Each time you redistribute the Library (or any work based on the Library), the recipient automatically receives a license from the original licensor to copy, distribute, link with or modify the Library subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties with this License.

11. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse

you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Library at all. For example, if a patent license would not permit royalty-free redistribution of the Library by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Library.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply, and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system

which is

implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

12. If the distribution and/or use of the Library is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Library under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

13. The Free Software Foundation may publish revised and/or new versions of the Lesser General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Library specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Library does not specify a license version number, you may choose any version ever published by the Free Software Foundation.

14. If you wish to incorporate parts of the Library into other free programs whose distribution conditions are incompatible with these, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

NO WARRANTY

15. BECAUSE THE LIBRARY IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE LIBRARY, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE LIBRARY "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE LIBRARY IS WITH YOU. SHOULD THE LIBRARY PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

16. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE LIBRARY AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE LIBRARY (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE LIBRARY TO OPERATE WITH ANY OTHER SOFTWARE), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

END OF TERMS AND CONDITIONS

How to Apply These Terms to Your New Libraries

If you develop a new library, and you want it to be of the greatest possible use to the public, we recommend making it free software that

everyone can redistribute and change. You can do so by permitting redistribution under these terms (or, alternatively, under the terms of the ordinary General Public License).

To apply these terms, attach the following notices to the library. It is safest to attach them to the start of each source file to most effectively convey

the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

<one line to give the library's name and a brief idea of what it does.>

Copyright (C) <year> <name of author>

This library is free software; you can redistribute it and/or modify it under the terms of the GNU Lesser General Public License as published by the Free Software Foundation; either version 2.1 of the License, or (at your option) any later version.

This library is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU Lesser General Public License for more details.

You should have received a copy of the GNU Lesser General Public License along with this library; if not, write to the Free Software Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA

Also add information on how to contact you by electronic and paper mail.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the library, if necessary. Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the library `Frob' (a library for tweaking knobs) written by James Random Hacker.

<signature of Ty Coon>, 1 April 1990

Ty Coon, President of Vice

That's all there is to it!

GNU GENERAL PUBLIC LICENSE

Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.,
51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. This General Public License applies to most of the Free Software Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Lesser General Public License instead.) You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price.

Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any

patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and modification follow.

GNU GENERAL PUBLIC LICENSE
TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.

b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any

part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.

c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Program.

In addition, mere aggregation of another work not based on the Program with the Program (or with a work based on the Program) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

a) Accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium

customarily used for software interchange; or,

c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to

these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions

of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

END OF TERMS AND CONDITIONS

How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

<one line to give the program's name and a brief idea of what it does.>

Copyright (C) <year> <name of author>

This program is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation; either version 2 of the License, or (at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program; if not, write to the Free Software Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA.

Also add information on how to contact you by electronic and paper mail.

If the program is interactive, make it output a short notice like this when it starts in an interactive mode:

```
Gnomovision version 69, Copyright (C) year name of author
Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type `show w'.
This is free software, and you are welcome to redistribute
it
under certain conditions; type `show c' for details.
```

The hypothetical commands `show w' and `show c' should show the appropriate parts of the General Public License. Of course, the commands you use may be called something other than `show w' and `show c'; they could even be mouse-clicks or menu items--whatever suits your program.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the program, if necessary. Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the program
'Gnomovision' (which makes passes at compilers) written by James Hacker.

<signature of Ty Coon>, 1 April 1989
Ty Coon, President of Vice

This General Public License does not permit incorporating your program into
proprietary programs. If your program is a subroutine library, you may
consider it more useful to permit linking proprietary applications with the
library. If this

is what you want to do, use the GNU Lesser General
Public License instead of this License.

The intent is to allow free use of this source code. All programs'
source files are copyright protected and freely distributed under the
GNU General Public License (see COPYING.GPL). All library source
files are copyright under the GNU Lesser General Public License (see
COPYING.LGPL). All files distributed with this package indicate the
appropriate license to use with that file. Absolutely no warranty is
provided or implied.

1.519 treeprint 1.1.0

1.519.1 Available under license :

The MIT License (MIT)
Copyright 2016 Maxim Kupriianov <max@kc.vc>

Permission is hereby granted, free of charge, to any person obtaining a copy
of this software and associated documentation files (the Software), to deal
in the Software without restriction, including without limitation the rights
to use, copy, modify, merge, publish, distribute, sublicense, and/or sell
copies of the Software, and to permit persons to whom the Software is
furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in
all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED AS IS, WITHOUT WARRANTY OF ANY KIND, EXPRESS OR
IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY,
FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE
AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER
LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM,
OUT
OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN
THE SOFTWARE.

1.520 distro 1.4.0

1.520.1 Available under license :

Thanks!

- * <https://github.com/andy-maier>
- * <https://github.com/SethMichaelLarson>
- * <https://github.com/asottile>
- * <https://github.com/MartijnBraam>
- * <https://github.com/funkyfuture>
- * <https://github.com/adamjstewart>
- * <https://github.com/xavfernandez>
- * <https://github.com/xsuchy>
- * <https://github.com/marcoceppi>
- * <https://github.com/tgamblin>
- * <https://github.com/sebix>

Apache License

Version 2.0, January 2004

<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You"
(or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical

transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications

represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the

Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable

(except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not

pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental,

or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer,

and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "{}" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright {yyyy} {name of copyright owner}

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

1.521 ipaddr 2.2.0

1.521.1 Available under license :

Apache License
Version 2.0, January 2004
<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of

the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this

License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the

Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

(a) You must give any other recipients of the Work or Derivative Works a copy of this License; and

(b) You must cause any modified files to carry prominent notices stating that You changed the files; and

- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or

agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright 2008 Google Inc.

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software
distributed under the License is distributed on an "AS IS" BASIS,
WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
See the License for the specific language governing permissions and
limitations under the License.

1.522 progress 1.5

1.522.1 Available under license :

```
# Copyright (c) 2012 Giorgos Verigakis <verigak@gmail.com>
#
# Permission to use, copy, modify, and distribute this software for any
# purpose with or without fee is hereby granted, provided that the above
# copyright notice and this permission notice appear in all copies.
#
# THE SOFTWARE IS PROVIDED "AS IS" AND THE AUTHOR DISCLAIMS ALL WARRANTIES
# WITH REGARD TO THIS SOFTWARE INCLUDING ALL IMPLIED WARRANTIES OF
# MERCHANTABILITY AND FITNESS. IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR
# ANY SPECIAL, DIRECT, INDIRECT, OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES
# WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN
# ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF
# OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.
```

1.523 retrying 1.3.3

1.523.1 Available under license :

Apache License
Version 2.0, January 2004
<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction,
and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by
the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise

designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this

License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the

Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and

(d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not

pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any

risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.
Copyright 2013 Ray Holder

Licensed under the Apache License, Version 2.0 (the "License"); you may not use this file except in compliance with the License. You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

1.524 servlet-api 3.1.0

1.524.1 Available under license :

COMMON DEVELOPMENT AND DISTRIBUTION LICENSE (CDDL) Version 1.0

1. Definitions.

1.1. Contributor. means each individual or entity that creates or contributes to the creation of Modifications.

1.2. Contributor Version. means the combination of the Original Software, prior Modifications used by a Contributor (if any), and the Modifications made by that particular Contributor.

1.3. Covered Software. means (a) the Original Software, or (b) Modifications, or (c) the combination of files containing Original Software with files containing Modifications, in each case including portions thereof.

1.4. Executable. means the Covered Software in any form other than Source Code.

1.5. Initial Developer. means the individual or entity that first makes Original Software available under this License.

1.6. Larger Work. means a work which combines Covered Software or portions thereof with code not governed by the terms of this License.

1.7. License. means this document.

1.8.

Licensable. means having the right to grant, to the maximum extent possible, whether at the time of the initial grant or subsequently acquired, any and all of the rights conveyed herein.

1.9. Modifications. means the Source Code and Executable form of any of the following:

A. Any file that results from an addition to, deletion from or modification of the contents of a file containing Original Software or previous Modifications;

B. Any new file that contains any part of the Original Software or previous Modification; or

C. Any new file that is contributed or otherwise made available under the terms of this License.

1.10. Original Software. means the Source Code and Executable form of computer software code that is originally released under this License.

1.11. Patent Claims. means any patent claim(s), now owned or hereafter acquired, including without limitation, method, process, and apparatus claims, in any patent Licensable by grantor.

1.12.

Source Code. means (a) the common form of computer software code in which modifications are made and (b) associated documentation included in or with such code.

1.13. You. (or .Your.) means an individual or a legal entity exercising rights under, and complying with all of the terms of, this License. For legal entities, .You. includes any entity which controls, is controlled by, or is under common control with You. For purposes of this definition, .control. means (a) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (b) ownership of more than fifty percent (50%) of the outstanding shares or beneficial ownership of such entity.

2. License Grants.

2.1. The Initial Developer Grant.

Conditioned upon Your compliance with Section 3.1 below and subject to third party intellectual property claims, the Initial Developer hereby grants You a world-wide, royalty-free, non-exclusive license:

(a) under

intellectual property rights (other than patent or trademark) Licensable by Initial Developer, to use, reproduce, modify, display, perform, sublicense and distribute the Original Software (or portions thereof), with or without Modifications, and/or as part of a Larger Work; and

(b) under Patent Claims infringed by the making, using or selling of Original Software, to make, have made, use, practice, sell, and offer for sale, and/or otherwise dispose of the Original Software (or portions thereof).

(c) The licenses granted in Sections 2.1(a) and (b) are effective on the date Initial Developer first distributes or otherwise makes the Original Software available to a third party under the terms of this License.

(d) Notwithstanding Section 2.1(b) above, no patent license is granted: (1) for code that You delete from the Original Software, or (2) for infringements caused by: (i) the modification of the Original Software, or (ii) the combination of the Original Software

with other software or devices.

2.2. Contributor Grant.

Conditioned upon Your compliance with Section 3.1 below and subject to third party intellectual property claims, each Contributor hereby grants You a world-wide, royalty-free, non-exclusive license:

(a) under intellectual property rights (other than patent or trademark) Licensable by Contributor to use, reproduce, modify, display, perform, sublicense and distribute the Modifications created by such Contributor (or portions thereof), either on an unmodified basis, with other Modifications, as Covered Software and/or as part of a Larger Work; and

(b) under Patent Claims infringed by the making, using, or selling of Modifications made by that Contributor either alone and/or in combination with its Contributor Version (or portions of such combination), to make, use, sell, offer for sale, have made, and/or otherwise dispose of: (1) Modifications made by that Contributor (or portions thereof); and (2) the combination of Modifications made by that Contributor with its Contributor Version (or portions of such combination).

(c) The licenses granted in Sections 2.2(a) and 2.2(b) are effective on the date Contributor first distributes or otherwise makes the Modifications available to a third party.

(d) Notwithstanding Section 2.2(b) above, no patent license is granted: (1) for any code that Contributor has deleted from the Contributor Version; (2) for infringements caused by: (i) third party modifications of Contributor Version, or (ii) the combination of Modifications made by that Contributor with other software (except as part of the Contributor Version) or other devices; or (3) under Patent Claims infringed by Covered Software in the absence of Modifications made by that Contributor.

3. Distribution Obligations.

3.1. Availability of Source Code.

Any Covered Software that You distribute or otherwise make available in Executable form must also be made available

in Source Code form and that Source Code form must be distributed only under the terms of this License. You must include a copy of this License with every copy of the Source Code form of the Covered Software You distribute or otherwise make available. You must inform recipients of any such Covered Software in Executable form as to how they can obtain such Covered Software in Source Code form in a reasonable manner on or through a medium customarily used for software exchange.

3.2. Modifications.

The Modifications that You create or to which You contribute are governed by the terms of this License. You represent that You believe Your Modifications are Your original creation(s) and/or You have sufficient rights to grant the rights conveyed by this License.

3.3. Required Notices.

You must include a notice in each of Your Modifications that identifies You as the Contributor of the Modification. You may not remove or alter any copyright, patent or trademark notices

contained within the Covered Software, or any notices of licensing or any descriptive text giving attribution to any Contributor or the Initial Developer.

3.4. Application of Additional Terms.

You may not offer or impose any terms on any Covered Software in Source Code form that alters or restricts the applicable version of this License or the recipients' rights hereunder. You may choose to offer, and to charge a fee for, warranty, support, indemnity or liability obligations to one or more recipients of Covered Software. However, you may do so only on Your own behalf, and not on behalf of the Initial Developer or any Contributor. You must make it absolutely clear that any such warranty, support, indemnity or liability obligation is offered by You alone, and You hereby agree to indemnify the Initial Developer and every Contributor for any liability incurred by the Initial Developer or such Contributor as a result of warranty, support, indemnity or liability terms You offer.

3.5. Distribution of Executable Versions.

You may distribute the Executable form of the Covered Software under the terms of this License or under the terms of a license of Your choice, which may contain terms different from this License, provided that You are in compliance with the terms of this License and that the license for the Executable form does not attempt to limit or alter the recipient's rights in the Source Code form from the rights set forth in this License. If You distribute the Covered Software in Executable form under a different license, You must make it absolutely clear that any terms which differ from this License are offered by You alone, not by the Initial Developer or Contributor. You hereby agree to indemnify the Initial Developer and every Contributor for any liability incurred by the Initial Developer or such Contributor as a result of any such terms You offer.

3.6. Larger Works.

You may create a Larger Work by combining Covered Software with other code not governed by the terms of this License and distribute the Larger Work as a single product. In such a case, You must make sure the requirements of this License are fulfilled for the Covered Software.

4. Versions of the License.

4.1. New Versions.

Sun Microsystems, Inc. is the initial license steward and may publish revised and/or new versions of this License from time to time. Each version will be given a distinguishing version number. Except as provided in Section 4.3, no one other than the license steward has the right to modify this License.

4.2. Effect of New Versions.

You may always continue to use, distribute or otherwise make the Covered Software available under the terms of the version of the License under which You originally received the Covered Software. If the Initial Developer includes a notice in the Original Software prohibiting it from being distributed or otherwise made available under any subsequent version of the

License, You must distribute and make the Covered Software available under the terms of the version of the License under which You originally received the Covered Software. Otherwise, You may also choose to use, distribute or otherwise make the Covered Software available under the terms of any subsequent version of the License published by the license steward.

4.3. Modified Versions.

When You are an Initial Developer and You want to create a new license for Your Original Software, You may create and use a modified version of this License if You: (a) rename the license and remove any references to the

name of the license steward (except to note that the license differs from this License); and (b) otherwise make it clear that the license contains terms which differ from this License.

5. DISCLAIMER OF WARRANTY.

COVERED SOFTWARE IS PROVIDED UNDER THIS LICENSE ON AN .AS IS. BASIS, WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, WITHOUT LIMITATION, WARRANTIES

THAT THE COVERED SOFTWARE IS FREE OF DEFECTS, MERCHANTABILITY, FIT FOR A PARTICULAR PURPOSE OR NON-INFRINGEMENT. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE COVERED SOFTWARE IS WITH YOU. SHOULD ANY COVERED SOFTWARE PROVE DEFECTIVE IN ANY RESPECT, YOU (NOT THE INITIAL DEVELOPER OR ANY OTHER CONTRIBUTOR) ASSUME THE COST OF ANY NECESSARY SERVICING, REPAIR OR CORRECTION. THIS DISCLAIMER OF WARRANTY CONSTITUTES AN ESSENTIAL PART OF THIS LICENSE. NO USE OF ANY COVERED SOFTWARE IS AUTHORIZED HEREUNDER EXCEPT UNDER THIS DISCLAIMER.

6. TERMINATION.

6.1. This License and the rights granted hereunder will terminate automatically if You fail to comply with terms herein and fail to cure such breach within 30 days of becoming aware of the breach. Provisions which, by their nature, must remain in effect beyond the termination of this License shall survive.

6.2. If You assert a patent infringement claim (excluding declaratory judgment actions) against Initial Developer or a Contributor (the Initial Developer or Contributor against whom You assert such claim is referred to as .Participant.) alleging that the Participant Software (meaning the Contributor Version where the Participant is a Contributor or the Original Software where the Participant is the Initial Developer) directly or indirectly infringes any patent, then any and all rights granted directly or indirectly to You by such Participant, the Initial Developer (if the Initial Developer is not the Participant) and all Contributors under Sections 2.1 and/or 2.2 of this License shall, upon 60 days notice from Participant terminate prospectively and automatically at the expiration of such 60 day notice period, unless if within such 60 day period You withdraw Your claim with respect to the Participant Software against such Participant either unilaterally or pursuant to a written agreement with Participant.

6.3. In the event of termination under Sections 6.1 or 6.2 above, all end user licenses that have been validly granted by You or any distributor hereunder prior to termination (excluding licenses granted to You by any distributor) shall survive termination.

7. LIMITATION OF LIABILITY.

UNDER NO CIRCUMSTANCES AND UNDER NO LEGAL THEORY, WHETHER TORT (INCLUDING NEGLIGENCE), CONTRACT, OR OTHERWISE, SHALL YOU, THE INITIAL DEVELOPER, ANY OTHER CONTRIBUTOR, OR ANY DISTRIBUTOR OF COVERED SOFTWARE, OR ANY SUPPLIER OF ANY OF SUCH PARTIES, BE LIABLE TO ANY PERSON FOR ANY INDIRECT, SPECIAL, INCIDENTAL, OR CONSEQUENTIAL DAMAGES OF ANY CHARACTER INCLUDING, WITHOUT LIMITATION, DAMAGES FOR LOST PROFITS, LOSS OF GOODWILL, WORK STOPPAGE, COMPUTER FAILURE OR MALFUNCTION, OR ANY AND ALL OTHER COMMERCIAL DAMAGES OR LOSSES, EVEN IF SUCH PARTY SHALL HAVE BEEN INFORMED OF THE POSSIBILITY OF SUCH DAMAGES. THIS LIMITATION OF LIABILITY SHALL NOT APPLY TO LIABILITY FOR DEATH OR PERSONAL INJURY RESULTING FROM SUCH PARTY.S NEGLIGENCE TO THE EXTENT APPLICABLE LAW PROHIBITS SUCH

LIMITATION. SOME JURISDICTIONS

DO NOT ALLOW THE EXCLUSION OR LIMITATION OF INCIDENTAL OR CONSEQUENTIAL DAMAGES, SO THIS EXCLUSION AND LIMITATION MAY NOT APPLY TO YOU.

8. U.S. GOVERNMENT END USERS.

The Covered Software is a .commercial item., as that term is defined in 48 C.F.R. 2.101 (Oct. 1995), consisting of .commercial computer software. (as that term is defined at 48 C.F.R. ? 252.227-7014(a)(1)) and .commercial computer software documentation. as such terms are used in 48 C.F.R. 12.212 (Sept. 1995). Consistent with 48 C.F.R. 12.212 and 48 C.F.R. 227.7202-1 through 227.7202-4 (June 1995), all U.S. Government End Users acquire Covered Software with only those rights set forth herein. This U.S. Government Rights clause is in lieu of, and supersedes, any other FAR, DFAR, or other clause or provision that addresses Government rights in computer software under this License.

9. MISCELLANEOUS.

This License represents the complete agreement concerning subject matter hereof. If any provision of this License is held to be unenforceable, such provision shall be reformed only to the extent necessary to make it enforceable. This License shall be governed by the law of the jurisdiction specified in a notice contained within the Original Software (except to the extent applicable law, if any, provides otherwise), excluding such jurisdiction.s conflict-of-law provisions. Any litigation relating to this License shall be subject to the jurisdiction of the courts located in the jurisdiction and venue specified in a notice contained within the Original Software, with the losing party responsible for costs, including, without limitation, court costs and reasonable attorneys. fees and expenses. The application of the United Nations Convention on Contracts for the International Sale of Goods is expressly excluded. Any law or regulation which provides that the language of a contract shall be construed against the drafter shall not apply to this License. You agree that You alone are responsible for compliance with the United States export administration regulations (and the export control laws and regulation of any other countries) when You use, distribute or otherwise make available any Covered Software.

10. RESPONSIBILITY FOR CLAIMS.

As between Initial Developer and the Contributors, each party is responsible for claims and damages arising, directly or indirectly, out of its utilization of rights under this License and You agree to work with Initial Developer and Contributors to distribute such responsibility on an equitable basis. Nothing herein is intended or shall be deemed to constitute any admission of liability.

NOTICE PURSUANT TO SECTION 9 OF THE COMMON DEVELOPMENT AND DISTRIBUTION LICENSE (CDDL)

The code released under the CDDL shall be governed by the laws of the State of California (excluding conflict-of-law provisions). Any litigation relating to this License shall be subject to the jurisdiction of the Federal Courts of the Northern District of California and the state courts of the State of California, with venue lying in Santa Clara County, California.

The GNU General Public License (GPL) Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc. 59 Temple Place, Suite 330, Boston, MA 02111-1307
USA

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. This General Public License applies to most of the Free Software Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Library General Public License instead.) You can apply it to your programs, too.

When we speak of free software,

we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and modification follow.

TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any

program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work

based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute

verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.

b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.

c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Program.

In addition, mere aggregation of another work not based on the Program with the Program (or with a work based on

the Program) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

a) Accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code

for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute

the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited

to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY

OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

END OF TERMS AND CONDITIONS

How to Apply These
Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

One line to give the program's name and a brief idea of what it does.

Copyright (C)

This program is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation; either version 2 of the License, or (at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program; if not, write to the Free Software Foundation, Inc., 59 Temple Place, Suite 330, Boston, MA 02111-1307 USA

Also add information on how to contact you by electronic and paper mail.

If the program is interactive, make it output a short notice like this when it starts in an interactive mode:

Gnomovision version 69, Copyright (C) year name of author

Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type `show w'. This is free software, and you are welcome to redistribute it under certain conditions; type `show c' for details.

The hypothetical commands `show w' and `show c' should show the appropriate parts of the General Public License. Of course, the commands you use may be called something other than `show w' and `show c'; they could even be mouse-clicks or menu items--whatever suits your program.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the program, if necessary. Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the program `Gnomovision' (which makes passes at compilers) written by James Hacker.

signature of Ty Coon, 1 April 1989
Ty Coon, President of Vice

This General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Library General Public License instead of this License.

"CLASSPATH" EXCEPTION TO THE GPL VERSION 2

Certain source files distributed by Sun Microsystems, Inc. are subject to the following clarification and special exception to the GPL Version 2, but only where Sun has expressly included in the particular source file's header the words

"Sun designates this particular file as subject to the "Classpath" exception as provided by Sun in the License file that accompanied this code."

Linking this library statically or dynamically with other modules is making a combined work based on this library. Thus, the terms and conditions of the GNU General Public License Version 2 cover the whole combination.

As a special exception, the copyright holders of this library give you permission to link this library with independent modules to produce an executable, regardless of the license terms of these independent modules, and to copy and distribute the resulting executable under terms of your choice, provided that you also meet, for each linked independent module, the terms and conditions of the license of that module.? An independent module is a module which is not derived from or based on this library.? If you modify this library, you may extend this exception to your version of the library, but you are not obligated to do so.? If you do not wish to do so, delete this exception statement from your version.

1.525 xml-apis 1.3.04

1.525.1 Available under license :

xml-commons/java/external/README.dom.txt \$Id: README.dom.txt 477038 2006-11-20 04:40:36Z mrglavas \$

HEAR YE, HEAR YE!

All of the .java software and associated documentation about the DOM in this repository are distributed under the license from the W3C, which is provided herein.

LICENSE.dom-software.txt covers all software from the W3C including the following items in the xml-commons project:

xml-commons/java/external/src/org/w3c
and all subdirectories

(Note: SAC (The Simple API for CSS) has been published under an older version of the W3C license. The original license file is LICENSE.sac.html.)

LICENSE.dom-documentation.txt covers all documentation from the W3C including the following items in the xml-commons project:

xml-commons/java/external/xdocs/dom
and all subdirectories

The actual DOM Java Language Binding classes in xml-commons came from:
<http://www.w3.org/TR/2004/REC-DOM-Level-3-Core-20040407/java-binding.html>

The specification of DOM Level 3's various parts is at:
<http://www.w3.org/TR/2004/REC-DOM-Level-3-Core-20040407/>
<http://www.w3.org/TR/2004/REC-DOM-Level-3-LS-20040407/>
<http://www.w3.org/TR/2004/NOTE-DOM-Level-3-XPath-20040226/>

The specification of DOM Level 2's various parts is at:
<http://www.w3.org/TR/2000/REC-DOM-Level-2-Events-20001113/>
<http://www.w3.org/TR/2000/REC-DOM-Level-2-Style-20001113/>
<http://www.w3.org/TR/2000/REC-DOM-Level-2-Traversal-Range-20001113/>
<http://www.w3.org/TR/2000/REC-DOM-Level-2-Views-20001113/>

The specification of DOM Level 1's various parts is at:
<http://www.w3.org/TR/1998/REC-DOM-Level-1-19981001/level-one-html.html>

Links to all available W3C DOM Java Bindings can be found at:
<http://www.w3.org/DOM/DOMTR>

The actual classes of The Simple API for CSS (SAC) came from:

<http://www.w3.org/Style/CSS/SAC/>
<http://www.w3.org/2002/06/sacjava-1.3.zip>

The actual DOM Java Language Binding classes for SMIL came from:

<http://dev.w3.org/cvsweb/java/classes/org/w3c/dom/smil/>
(both `ElementTimeControl.java` and `TimeEvent.java` were taken at revision 1.1)

The actual DOM Java Language Binding classes for SVG 1.1 came from:

<http://www.w3.org/TR/SVG11/java.html>
xml-commons/java/external/README.sax.txt \$Id: README.sax.txt 225954 2002-01-31 23:26:48Z curcuru \$

HEAR YE, HEAR YE!

All of the .java software and associated documentation about SAX in this repository are distributed freely in the public domain.

LICENSE.sax.txt covers all software and documentation from the megginson.com including the following in the xml-commons project:

xml-commons/java/external/src/org/xml/sax
and all subdirectories
xml-commons/java/external/xdocs/sax
and all subdirectories

The actual SAX classes in xml-commons came from:

<http://www.megginson.com/Software/index.html>
The original versions are tagged 'SAX-2_0-r2-prerelease'

```
=====
== NOTICE file corresponding to section 4(d) of the Apache License, ==
== Version 2.0, in this case for the Apache xml-commons xml-apis ==
== distribution. ==
=====
```

Apache XML Commons XML APIs
Copyright 2006 The Apache Software Foundation.

This product includes software developed at
The Apache Software Foundation (<http://www.apache.org/>).

Portions of this software were originally based on the following:
- software copyright (c) 1999, IBM Corporation., <http://www.ibm.com>.
- software copyright (c) 1999, Sun Microsystems., <http://www.sun.com>.

Apache License
Version 2.0, January 2004
<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain

separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication

on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant

of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as

of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the

Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must

include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed

with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor,

except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following

boilerplate notice, with the fields enclosed by brackets "[]"
replaced with your own identifying information. (Don't include
the brackets!) The text should be enclosed in the appropriate
comment syntax for the file format. We also recommend that a
file or class name and description of purpose be included on the
same "printed page" as the copyright notice for easier
identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software
distributed under the License is distributed on an "AS IS" BASIS,
WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
See the License for the specific language governing permissions and
limitations under the License.

xml-commons/java/external/LICENSE.dom-software.txt \$Id: LICENSE.dom-software.txt 226215 2005-06-03
22:49:13Z mrglavas \$

This license came from: <http://www.w3.org/Consortium/Legal/copyright-software-20021231>

W3C SOFTWARE NOTICE AND LICENSE

<http://www.w3.org/Consortium/Legal/2002/copyright-software-20021231>

This work (and included software, documentation such as READMEs, or other
related items) is being provided by the copyright holders under the following
license. By obtaining, using and/or copying this work, you (the licensee) agree
that you have read, understood, and will comply with the following terms and
conditions.

Permission to copy, modify, and distribute this software and its documentation,
with or without modification, for any purpose and without fee or royalty is
hereby granted, provided that you include the following on ALL copies of the
software and documentation or portions thereof, including modifications:

1. The full text of this NOTICE in a location
viewable to users of the
redistributed or derivative work.
2. Any pre-existing intellectual property disclaimers, notices, or terms
and conditions. If none exist, the W3C Software Short Notice should be

included (hypertext is preferred, text is permitted) within the body of any redistributed or derivative code.

3. Notice of any changes or modifications to the files, including the date changes were made. (We recommend you provide URIs to the location from which the code is derived.)

THIS SOFTWARE AND DOCUMENTATION IS PROVIDED "AS IS," AND COPYRIGHT HOLDERS MAKE NO REPRESENTATIONS OR WARRANTIES, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO, WARRANTIES OF MERCHANTABILITY OR FITNESS FOR ANY PARTICULAR PURPOSE OR THAT THE USE OF THE SOFTWARE OR DOCUMENTATION WILL NOT INFRINGE ANY THIRD PARTY PATENTS, COPYRIGHTS, TRADEMARKS OR OTHER RIGHTS.

COPYRIGHT HOLDERS WILL NOT BE LIABLE FOR ANY DIRECT, INDIRECT, SPECIAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF ANY USE OF THE SOFTWARE OR DOCUMENTATION.

The name and trademarks of copyright holders may NOT be used in advertising or publicity pertaining to the software without specific, written prior permission. Title to copyright in this software and any associated documentation will at all times remain with copyright holders.

This formulation of W3C's notice and license became active on December 31 2002. This version removes the copyright ownership notice such that this license can be used with materials other than those owned by the W3C, reflects that ERCIM is now a host of the W3C, includes references to this specific dated version of the license, and removes the ambiguous grant of "use". Otherwise, this version is the same as the previous version and is written so as to preserve the Free Software Foundation's assessment of GPL compatibility and OSI's certification under the Open Source Definition. Please see our Copyright FAQ for common questions about using materials from our site, including specific terms and conditions for packages like libwww, Amaya, and Jigsaw. Other questions about this notice can be directed to site-policy@w3.org.

Joseph Reagle <site-policy@w3.org>

Last revised by Reagle \$Date: 2005-06-03 18:49:13 -0400 (Fri, 03 Jun 2005) \$
xml-commons/java/external/LICENSE.dom-documentation.txt \$Id: LICENSE.dom-documentation.txt 226215
2005-06-03 22:49:13Z mrglavas \$

This license came from: <http://www.w3.org/Consortium/Legal/copyright-documents-20021231>

W3C DOCUMENT LICENSE

<http://www.w3.org/Consortium/Legal/2002/copyright-documents-20021231>

Public documents on the W3C site are provided by the copyright holders under the following license. By using and/or copying this document, or the W3C document from which this statement is linked, you (the licensee) agree that you have read, understood, and will comply with the following terms and conditions:

Permission to copy, and distribute the contents of this document, or the W3C document from which this statement is linked, in any medium for any purpose and without fee or royalty is hereby granted, provided that you include the following on ALL copies of the document, or portions thereof, that you use:

1. A link or URL to the original W3C document.
2. The pre-existing copyright notice of the original author, or if it doesn't exist, a notice (hypertext is preferred, but a textual representation is permitted) of the form: "Copyright [\$date-of-document] World Wide Web Consortium, (Massachusetts Institute of Technology, European Research Consortium for Informatics and Mathematics, Keio University). All Rights Reserved.
<http://www.w3.org/Consortium/Legal/2002/copyright-documents-20021231>"
3. If it exists, the STATUS of the W3C document.

When space permits, inclusion of the full text of this NOTICE should be provided. We request that authorship attribution be provided in any software, documents, or other items or products that you create pursuant to the implementation of the contents of this document, or any portion thereof.

No right to create modifications or derivatives of W3C documents is granted pursuant to this license. However, if additional requirements (documented in the Copyright FAQ) are satisfied, the right to create modifications or derivatives is sometimes granted by the W3C to individuals complying with those requirements.

THIS DOCUMENT IS PROVIDED "AS IS," AND COPYRIGHT HOLDERS MAKE NO REPRESENTATIONS OR WARRANTIES, EXPRESS OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, NON-INFRINGEMENT, OR TITLE; THAT THE CONTENTS OF THE DOCUMENT ARE SUITABLE FOR ANY PURPOSE; NOR THAT THE IMPLEMENTATION OF SUCH CONTENTS WILL NOT INFRINGE ANY THIRD PARTY PATENTS, COPYRIGHTS, TRADEMARKS OR OTHER RIGHTS.

COPYRIGHT HOLDERS WILL NOT BE LIABLE FOR ANY DIRECT, INDIRECT, SPECIAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF ANY USE OF THE DOCUMENT OR THE PERFORMANCE OR IMPLEMENTATION OF THE CONTENTS THEREOF.

The name and trademarks of copyright holders may NOT be used in advertising or publicity pertaining to this document or its contents without specific, written prior permission. Title to copyright

in this document will at all
times remain with copyright holders.

This formulation of W3C's notice and license became active on December 31 2002.
This version removes the copyright ownership notice such that this license can
be used with materials other than those owned by the W3C, moves information on
style sheets, DTDs, and schemas to the Copyright FAQ, reflects that ERCIM is
now a host of the W3C, includes references to this specific dated version of
the license, and removes the ambiguous grant of "use". See the older
formulation for the policy prior to this date. Please see our Copyright FAQ for
common questions about using materials from our site, such as the translating
or annotating specifications. Other questions about this notice can be directed
to site-policy@w3.org.

Joseph Reagle <site-policy@w3.org>

Last revised by Reagle \$Date: 2005-06-03 18:49:13 -0400 (Fri, 03 Jun 2005)

\$

xml-commons/java/external/LICENSE.sax.txt \$Id: LICENSE.sax.txt 225954 2002-01-31 23:26:48Z curcuru \$

This license came from: <http://www.megginson.com/SAX/copying.html>

However please note future versions of SAX may be covered

under <http://saxproject.org/?selected=pd>

This page is now out of date -- see the new SAX site at

<http://www.saxproject.org/> for more up-to-date

releases and other information. Please change your bookmarks.

SAX2 is Free!

I hereby abandon any property rights to SAX 2.0 (the Simple API for
XML), and release all of the SAX 2.0 source code, compiled code, and
documentation contained in this distribution into the Public Domain.
SAX comes with NO WARRANTY or guarantee of fitness for any
purpose.

David Megginson, david@megginson.com

2000-05-05

1.526 pkg_resources 0.0.0

1.526.1 Available under license :

No license file was found, but licenses were detected in source scan.

Metadata-Version: 2.0

Name: pkg_resources

Version: 0.0.0

Summary: UNKNOWN

Home-page: UNKNOWN

Author: UNKNOWN

Author-email: UNKNOWN

License: UNKNOWN

Platform: UNKNOWN

UNKNOWN

Found in path(s):

* /opt/cola/permits/1320410882_1651537966.27/0/pkg-resources-0-0-0-dist-info-
zip/inputdir/packages_extracted/wheel/103/pkg_resources-0.0.0.dist-info/METADATA

1.527 kubernetes 23.6.0

1.527.1 Available under license :

Apache License

Version 2.0, January 2004

<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity

exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the

Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this

License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the

Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents

of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill,

work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright 2014 The Kubernetes Authors.

Licensed under the Apache License, Version 2.0 (the "License"); you may not use this file except in compliance with the License. You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

1.528 glibc 2.31-0ubuntu9.9

1.528.1 Available under license :

/* Test program for the gcc interface.

Copyright (C) 2000-2020 Free Software Foundation, Inc.

This file is part of the GNU C Library.

Contributed by Ulrich Drepper <drepper@cygnus.com>.

The GNU C Library is free software; you can redistribute it and/or modify it under the terms of the GNU Lesser General Public License as published by the Free Software Foundation; either version 2.1 of the License, or (at your option) any later version.

The GNU C Library is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU Lesser General Public License for more details.

You should have received a copy of the GNU Lesser General Public License along with the GNU C Library; if not, see

<<https://www.gnu.org/licenses/>>. */

Copyright 1992, 1993, 1994, 1997 Henry Spencer. All rights reserved.

This software is not subject to any license of the American Telephone and Telegraph Company or of the Regents of the University of California.

Permission is granted to anyone to use this software for any purpose on any computer system, and to alter it and redistribute it, subject to the following restrictions:

1. The author is not responsible for the consequences of use of this software, no matter how awful, even if they arise from flaws in it.
2. The origin of this software must not be misrepresented, either by explicit claim or by omission. Since few users ever read sources, credits must appear in the documentation.
3. Altered versions must be plainly marked as such, and must not be misrepresented as being the original software. Since few users ever read sources, credits must appear in the documentation.
4. This notice may not be removed or altered.

GNU GENERAL PUBLIC LICENSE

Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.,
51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA
Everyone is permitted to copy and distribute verbatim copies
of this license document, but changing it is not allowed.

Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. This General Public License applies to most of the Free Software Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Lesser General Public License instead.) You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price.

Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and modification follow.

GNU GENERAL PUBLIC LICENSE
TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.

b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.

c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Program.

In addition, mere aggregation of another work not based on the Program with the Program (or with a work based on the Program) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

a) Accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein.

You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to

address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

END OF TERMS AND CONDITIONS

How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest

possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

```
<one line to give the program's name and a brief idea of what it does.>  
Copyright (C) <year> <name of author>
```

This program is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation; either version 2 of the License, or (at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program; if not, write to the Free Software Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA.

Also add information on how to contact you by electronic and paper mail.

If the program is interactive, make it output a short notice like this when it starts in an interactive mode:

```
Gnomovision version 69, Copyright (C) year name of author  
Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type `show w'.  
This is free software, and you are welcome to redistribute  
it  
under certain conditions; type `show c' for details.
```

The hypothetical commands `show w' and `show c' should show the appropriate parts of the General Public License. Of course, the commands you use may be called something other than `show w' and `show c'; they could even be mouse-clicks or menu items--whatever suits your program.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the program, if necessary. Here is a sample; alter the names:

```
Yoyodyne, Inc., hereby disclaims all copyright interest in the program  
'Gnomovision' (which makes passes at compilers) written by James Hacker.
```

<signature of Ty Coon>, 1 April 1989

Ty Coon, President of Vice

This General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this

is what you want to do, use the GNU Lesser General Public License instead of this License.

GNU LESSER GENERAL PUBLIC LICENSE

Version 2.1, February 1999

Copyright (C) 1991, 1999 Free Software Foundation, Inc.
51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA
Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

[This is the first released version of the Lesser GPL. It also counts as the successor of the GNU Library Public License, version 2, hence the version number 2.1.]

Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public Licenses are intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users.

This license, the Lesser General Public License, applies to some specially designated software packages--typically libraries--of the Free Software Foundation and other authors who decide to use it. You can use it too, but we suggest you first think carefully about whether this license or the ordinary General Public License is the better strategy to use in any particular case, based on the explanations below.

When we speak of free software, we are referring to freedom of use, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish); that you receive source code or can get it if you want it; that you can change the software and use pieces of it in new free programs; and that you are informed that you can do these things.

To protect your rights, we need to make restrictions that forbid distributors to deny you these rights or to ask you to surrender these rights. These restrictions translate to certain responsibilities for

you if you distribute copies of the library or if you modify it.

For example, if you distribute copies of the library, whether gratis or for a fee, you must give the recipients all the rights that we gave you. You must make sure that they, too, receive or can get the source code. If you link other code with the library, you must provide complete object files to the recipients, so that they can relink them with the library after making changes to the library and recompiling it. And you must show them these terms so they know their rights.

We protect your rights with a two-step method: (1) we copyright the library, and (2) we offer you this license, which gives you legal permission to copy, distribute and/or modify the library.

To protect each distributor, we want to make it very clear that there is no warranty for the free library. Also, if the library is modified by someone else and passed on, the recipients should know that what they have is not the original version, so that the original author's reputation will not be affected by problems that might be introduced by others.

Finally, software patents pose a constant threat to the existence of any free program. We wish to make sure that a company cannot effectively restrict the users of a free program by obtaining a restrictive license from a patent holder. Therefore, we insist that any patent license obtained for a version of the library must be consistent with the full freedom of use specified in this license.

Most GNU software, including some libraries, is covered by the ordinary GNU General Public License. This license, the GNU Lesser General Public License, applies to certain designated libraries, and is quite different from the ordinary General Public License. We use this license for certain libraries in order to permit linking those libraries into non-free programs.

When a program is linked with a library, whether statically or using a shared library, the combination of the two is legally speaking a combined work, a derivative of the original library. The ordinary General Public License therefore permits such linking only if the entire combination fits its criteria of freedom. The Lesser General Public License permits more lax criteria for linking other code with the library.

We call this license the "Lesser" General Public License because it does Less to protect the user's freedom than the ordinary General

Public License. It also provides other free software developers Less of an advantage over competing non-free programs. These disadvantages are the reason we use the ordinary General Public License for many libraries. However, the Lesser license provides advantages in certain special circumstances.

For example, on rare occasions, there may be a special need to encourage the widest possible use of a certain library, so that it becomes a de-facto standard. To achieve this, non-free programs must be allowed to use the library. A more frequent case is that a free library does the same job as widely used non-free libraries. In this case, there is little to gain by limiting the free library to free software only, so we use the Lesser General Public License.

In other cases, permission to use a particular library in non-free programs enables a greater number of people to use a large body of free software. For example, permission to use the GNU C Library in non-free programs enables many more people to use the whole GNU operating system, as well as its variant, the GNU/Linux operating system.

Although the Lesser General Public License is Less protective of the users' freedom, it does ensure that the user of a program that is linked with the Library has the freedom and the wherewithal to run that program using a modified version of the Library.

The precise terms and conditions for copying, distribution and modification follow. Pay close attention to the difference between a "work based on the library" and a "work that uses the library". The former contains code derived from the library, whereas the latter must be combined with the library in order to run.

GNU LESSER GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License Agreement applies to any software library or other program which contains a notice placed by the copyright holder or other authorized party saying it may be distributed under the terms of this Lesser General Public License (also called "this License"). Each licensee is addressed as "you".

A "library" means a collection of software functions and/or data prepared so as to be conveniently linked with application programs (which use some of those functions and data) to form executables.

The "Library", below, refers to any such software library or work

which has been distributed under these terms. A "work based on the Library" means either the Library or any derivative work under copyright law: that is to say, a work containing the Library or a portion of it, either verbatim or with modifications and/or translated straightforwardly into another language. (Hereinafter, translation is included without limitation in the term "modification".)

"Source code" for a work means the preferred form of the work for making modifications to it. For a library, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the library.

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running a program using the Library is not restricted, and output from such a program is covered only if its contents constitute a work based on the Library (independent of the use of the Library in a tool for writing it). Whether that is true depends on what the Library does and what the program that uses the Library does.

1. You may copy and distribute verbatim copies of the Library's complete source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and distribute a copy of this License along with the Library.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Library or any portion of it, thus forming a work based on the Library, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

- a) The modified work must itself be a software library.
- b) You must cause the files modified to carry prominent notices stating that you changed the files and the date of any change.
- c) You must cause the whole of the work to be licensed at no charge to all third parties under the

terms of this License.

d) If a facility in the modified Library refers to a function or a table of data to be supplied by an application program that uses the facility, other than as an argument passed when the facility is invoked, then you must make a good faith effort to ensure that, in the event an application does not supply such function or table, the facility still operates, and performs whatever part of its purpose remains meaningful.

(For example, a function in a library to compute square roots has a purpose that is entirely well-defined independent of the application. Therefore, Subsection 2d requires that any application-supplied function or table used by this function must be optional: if the application does not supply it, the square root function must still compute square roots.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Library, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Library, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Library.

In addition, mere aggregation of another work not based on the Library with the Library (or with a work based on the Library) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may opt to apply the terms of the ordinary GNU General Public

License instead of this License to a given copy of the Library. To do this, you must alter all the notices that refer to this License, so that they refer to the ordinary GNU General Public License, version 2, instead of to this License. (If a newer version than version 2 of the ordinary GNU General Public License has appeared, then you can specify that version instead if you wish.) Do not make any other change in these notices.

Once this change is made in a given copy, it is irreversible for that copy, so the ordinary GNU General Public License applies to all subsequent copies and derivative works made from that copy.

This option is useful when you wish to copy part of the code of the Library into a program that is not a library.

4. You may copy and distribute the Library (or a portion or derivative of it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange.

If distribution of object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place satisfies the requirement to distribute the source code, even though third parties are not compelled to copy the source along with the object code.

5. A program that contains no derivative of any portion of the Library, but is designed to work with the Library by being compiled or linked with it, is called a "work that uses the Library". Such a work, in isolation, is not a derivative work of the Library, and therefore falls outside the scope of this License.

However, linking a "work that uses the Library" with the Library creates an executable that is a derivative of the Library (because it contains portions of the Library), rather than a "work that uses the library". The executable is therefore covered by this License. Section 6 states terms for distribution of such executables.

When a "work that uses the Library" uses material from a header file that is part of the Library, the object code for the work may be a derivative work of the Library even though the source code is not. Whether this is true is especially significant if the work can be linked without the Library, or if the work is itself a library. The threshold for this to be true is not precisely defined by law.

If such an object file uses only numerical parameters, data structure layouts and accessors, and small macros and small inline functions (ten lines or less in length), then the use of the object file is unrestricted, regardless of whether it is legally a derivative work. (Executables containing this object code plus portions of the Library will still fall under Section 6.)

Otherwise, if the work is a derivative of the Library, you may distribute the object code for the work under the terms of Section 6. Any executables containing that work also fall under Section 6, whether or not they are linked directly with the Library itself.

6. As an exception to the Sections above, you may also combine or link a "work that uses the Library" with the Library to produce a work containing portions of the Library, and distribute that work under terms of your choice, provided that the terms permit modification of the work for the customer's own use and reverse engineering for debugging such modifications.

You must give prominent notice with each copy of the work that the Library is used in it and that the Library and its use are covered by this License. You must supply a copy of this License. If the work during execution displays copyright notices, you must include the copyright notice for the Library among them, as well as a reference directing the user to the copy of this License. Also, you must do one of these things:

a) Accompany the work with the complete corresponding machine-readable source code for the Library including whatever changes were used in the work (which must be distributed under Sections 1 and 2 above); and, if the work is an executable linked with the Library, with the complete machine-readable "work that uses the Library", as object code and/or source code, so that the user can modify the Library and then relink to produce a modified executable containing the modified Library. (It is understood that the user who changes the contents of definitions files in the Library will not necessarily be able to recompile the application to use the modified definitions.)

b) Use a suitable shared library mechanism for linking with the Library. A suitable mechanism is one that (1) uses at run time a copy of the library already present on the user's computer system, rather than copying library functions into the executable, and (2) will operate properly with a modified version of the library, if the user installs one, as long as the modified version is interface-compatible with the version that the work was made with.

c) Accompany the work with a written offer, valid for at least three years, to give the same user the materials specified in Subsection 6a, above, for a charge no more than the cost of performing this distribution.

d) If distribution of the work is made by offering access to copy from a designated place, offer equivalent access to copy the above specified materials from the same place.

e) Verify that the user has already received a copy of these materials or that you have already sent this user a copy.

For an executable, the required form of the "work that uses the Library" must include any data and utility programs needed for reproducing the executable from it. However, as a special exception, the materials to be distributed need not include anything that is normally

distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

It may happen that this requirement contradicts the license restrictions of other proprietary libraries that do not normally accompany the operating system. Such a contradiction means you cannot use both them and the Library together in an executable that you distribute.

7. You may place library facilities that are a work based on the Library side-by-side in a single library together with other library facilities not covered by this License, and distribute such a combined library, provided that the separate distribution of the work based on the Library and of the other library facilities is otherwise permitted, and provided that you do these two things:

a) Accompany the combined library with a copy of the same work based on the Library, uncombined with any other library facilities. This must be distributed under the terms of the Sections above.

b) Give prominent notice with the combined library of the fact that part of it is a work based on the Library, and explaining where to find the accompanying uncombined form of the same work.

8. You may not copy, modify, sublicense, link with, or distribute the Library except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense, link with, or distribute the Library is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

9. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Library or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Library (or any work based on the Library), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Library or works based on it.

10. Each time you redistribute the Library (or any work based on the Library), the recipient automatically receives a license from the original licensor to copy, distribute, link with or modify the Library subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties with this License.

11. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Library at all. For example, if a patent license would not permit royalty-free redistribution of the Library by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Library.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply, and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

12. If the distribution and/or use of the Library is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Library under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

13. The Free Software Foundation may publish revised and/or new versions of the Lesser General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Library specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Library does not specify a license version number, you may choose any version ever published by the Free Software Foundation.

14. If you wish to incorporate parts of the Library into other free programs whose distribution conditions are incompatible with these, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

NO WARRANTY

15. BECAUSE THE LIBRARY IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE LIBRARY, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE LIBRARY "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE LIBRARY IS WITH YOU. SHOULD THE LIBRARY PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

16. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE LIBRARY AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE LIBRARY (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE LIBRARY TO OPERATE WITH ANY OTHER SOFTWARE), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

END OF TERMS AND CONDITIONS

How to Apply These Terms to Your New Libraries

If you develop a new library, and you want it to be of the greatest possible use to the public, we recommend making it free software that everyone can redistribute and change. You can do so by permitting redistribution under these terms (or, alternatively, under the terms of the ordinary General Public License).

To apply these terms, attach the following notices to the library. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

```
<one line to give the library's name and a brief idea of what it does.>  
Copyright (C) <year> <name of author>
```

This library is free software; you can redistribute it and/or modify it under the terms of the GNU Lesser General Public License as published by the Free Software Foundation; either version 2.1 of the License, or (at your option) any later version.

This library is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU Lesser General Public License for more details.

You should have received a copy of the GNU Lesser General Public License along with this library; if not, write to the Free Software Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA

Also add information on how to contact you by electronic and paper mail.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the library, if necessary. Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the library `Frob' (a library for tweaking knobs) written by James Random Hacker.

<signature of Ty Coon>, 1 April 1990
Ty Coon, President of Vice

That's all there is to it!

UNICODE, INC. LICENSE AGREEMENT - DATA FILES AND SOFTWARE

Unicode Data Files include all data files under the directories <http://www.unicode.org/Public/>, <http://www.unicode.org/reports/>, and <http://www.unicode.org/cldr/data/>. Unicode Data Files do not include PDF online code charts under the directory <http://www.unicode.org/Public/>. Software includes any source code published in the Unicode Standard or under the directories <http://www.unicode.org/Public/>, <http://www.unicode.org/reports/>, and <http://www.unicode.org/cldr/data/>.

NOTICE TO USER: Carefully read the following legal agreement. BY DOWNLOADING, INSTALLING, COPYING OR OTHERWISE USING UNICODE INC.'S DATA FILES ("DATA FILES"), AND/OR SOFTWARE ("SOFTWARE"), YOU UNEQUIVOCALLY ACCEPT, AND AGREE TO BE BOUND BY, ALL OF THE TERMS AND CONDITIONS OF THIS AGREEMENT. IF YOU DO NOT AGREE, DO NOT DOWNLOAD, INSTALL, COPY, DISTRIBUTE OR USE THE DATA FILES OR SOFTWARE.

COPYRIGHT AND PERMISSION NOTICE

Copyright 1991-2013 Unicode, Inc. All rights reserved. Distributed under the Terms of Use in <http://www.unicode.org/copyright.html>.

Permission is hereby granted, free of charge, to any person obtaining a copy of the Unicode data files and any associated documentation (the "Data Files") or Unicode software and any associated documentation (the "Software") to deal in the Data Files or Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, and/or sell copies of the Data Files or Software, and to permit persons to whom the Data Files or Software are furnished to do so, provided that (a) the above copyright notice(s) and this permission notice appear with all copies of the Data Files or Software, (b) both the above copyright notice(s) and this permission notice appear in associated documentation, and (c) there is clear notice in each modified Data File or in the Software as well as in the documentation associated with the Data File(s) or Software that the data or software has been modified.

THE DATA FILES AND SOFTWARE ARE PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT OF THIRD PARTY RIGHTS. IN NO EVENT SHALL THE COPYRIGHT HOLDER OR HOLDERS INCLUDED IN THIS NOTICE BE LIABLE FOR ANY CLAIM, OR ANY SPECIAL INDIRECT OR CONSEQUENTIAL DAMAGES, OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THE DATA FILES OR SOFTWARE.

Except as contained in this notice, the name of a copyright holder shall not be used in advertising or otherwise to promote the sale, use or other dealings in these Data Files or Software without prior written authorization of the copyright holder.

This file contains the copying permission notices for various files in the GNU C Library distribution that have copyright owners other than the Free Software Foundation. These notices all require that a copy of the notice be included in the accompanying documentation and be distributed with binary distributions of the code, so be sure to include this file along with any binary distributions derived from the GNU C Library.

All code incorporated from 4.4 BSD is distributed under the following license:

Copyright (C) 1991 Regents of the University of California.
All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
3. [This condition was removed.]
4. Neither the name of the University nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE REGENTS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE REGENTS OR CONTRIBUTORS BE LIABLE

FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

The DNS resolver code, taken from BIND 4.9.5, is copyrighted by UC Berkeley, by Digital Equipment Corporation and by Internet Software Consortium. The DEC portions are under the following license:

Portions Copyright (C) 1993 by Digital Equipment Corporation.

Permission to use, copy, modify, and distribute this software for any purpose with or without fee is hereby granted, provided that the above copyright notice and this permission notice appear in all copies, and that the name of Digital Equipment Corporation not be used in advertising or publicity pertaining to distribution of the document or software without specific, written prior permission.

THE SOFTWARE IS PROVIDED "AS IS" AND DIGITAL EQUIPMENT CORP. DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE, INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS. IN NO EVENT SHALL DIGITAL EQUIPMENT CORPORATION BE LIABLE FOR ANY SPECIAL, DIRECT, INDIRECT, OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

The ISC portions are under the following license:

Portions Copyright (c) 1996-1999 by Internet Software Consortium.

Permission to use, copy, modify, and distribute this software for any purpose with or without fee is hereby granted, provided that the above copyright notice and this permission notice appear in all copies.

THE SOFTWARE IS PROVIDED "AS IS" AND INTERNET SOFTWARE CONSORTIUM DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS. IN NO EVENT SHALL INTERNET SOFTWARE CONSORTIUM BE LIABLE FOR ANY SPECIAL, DIRECT, INDIRECT, OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING

OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

The Sun RPC support (from rpcsrc-4.0) is covered by the following license:

Copyright (c) 2010, Oracle America, Inc.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- * Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- * Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
- * Neither the name of the "Oracle America, Inc." nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT HOLDER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

The following CMU license covers some of the support code for Mach, derived from Mach 3.0:

Mach Operating System
Copyright (C) 1991,1990,1989 Carnegie Mellon University
All Rights Reserved.

Permission to use, copy, modify and distribute this software and its documentation is hereby granted, provided that both the copyright notice and this permission notice appear in all copies of the

software, derivative works or modified versions, and any portions thereof, and that both notices appear in supporting documentation.

CARNEGIE MELLON ALLOWS FREE USE OF THIS SOFTWARE IN ITS ``AS IS" CONDITION. CARNEGIE MELLON DISCLAIMS ANY LIABILITY OF ANY KIND FOR ANY DAMAGES WHATSOEVER RESULTING FROM THE USE OF THIS SOFTWARE.

Carnegie Mellon requests users of this software to return to

Software Distribution Coordinator
School of Computer Science
Carnegie Mellon University
Pittsburgh PA 15213-3890

or Software.Distribution@CS.CMU.EDU any improvements or extensions that they make and grant Carnegie Mellon the rights to redistribute these changes.

The file if_ppp.h is under the following CMU license:

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
3. Neither the name of the University nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY CARNEGIE MELLON UNIVERSITY AND CONTRIBUTORS ``AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE UNIVERSITY OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

The following license covers the files from Intel's "Highly Optimized

Mathematical Functions for Itanium" collection:

Intel License Agreement

Copyright (c) 2000, Intel Corporation

All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

* Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.

* Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

* The name of Intel Corporation may not be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL INTEL OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

The files inet/getnameinfo.c and sysdeps/posix/getaddrinfo.c are copyright (C) by Craig Metz and are distributed under the following license:

```
/* The Inner Net License,  
Version 2.00
```

The author(s) grant permission for redistribution and use in source and binary forms, with or without modification, of the software and documentation provided that the following conditions are met:

0. If you receive a version of the software that is specifically labelled as not being for redistribution (check the version message and/or README),

you are not permitted to redistribute that version of the software in any way or form.

1. All terms of the all other applicable copyrights and licenses must be followed.
2. Redistributions of source code must retain the authors' copyright notice(s), this list of conditions, and the following disclaimer.
3. Redistributions in binary form must reproduce the authors' copyright notice(s), this list of conditions, and the following disclaimer in the documentation and/or other materials provided with the distribution.
4. [The copyright holder has authorized the removal of this clause.]
5. Neither the name(s)
of the author(s) nor the names of its contributors
may be used to endorse or promote products derived from this software
without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY ITS AUTHORS AND CONTRIBUTORS ``AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE AUTHORS OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

If these license terms cause you a real problem, contact the author. */

The file sunrpc/des_impl.c
is copyright Eric Young:

Copyright (C) 1992 Eric Young

Collected from libdes and modified for SECURE RPC by Martin Kuck 1994

This file is distributed under the terms of the GNU Lesser General
Public License, version 2.1 or later - see the file COPYING.LIB for details.

If you did not receive a copy of the license with this program, please
see <<https://www.gnu.org/licenses/>> to obtain a copy.

The file inet/rcmd.c is under a UCB copyright and the following:

Copyright (C) 1998 WIDE Project.

All rights reserved.

Redistribution and use in source and binary forms, with or without
modification, are permitted provided that the following conditions
are met:

1. Redistributions of source code must retain the above copyright
notice, this list of conditions and the following disclaimer.

2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
3. Neither the name of the project nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE PROJECT AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE PROJECT OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

The file `posix/runtests.c` is copyright Tom Lord:

Copyright
1995 by Tom Lord

All Rights Reserved

Permission to use, copy, modify, and distribute this software and its documentation for any purpose and without fee is hereby granted, provided that the above copyright notice appear in all copies and that both that copyright notice and this permission notice appear in supporting documentation, and that the name of the copyright holder not be used in advertising or publicity pertaining to distribution of the software without specific, written prior permission.

Tom Lord DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE, INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS, IN NO EVENT SHALL TOM LORD BE LIABLE FOR ANY SPECIAL, INDIRECT OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

The `posix/rxspencer` tests
are copyright Henry Spencer:

Copyright 1992, 1993, 1994, 1997 Henry Spencer. All rights reserved.

This software is not subject to any license of the American Telephone

and Telegraph Company or of the Regents of the University of California.

Permission is granted to anyone to use this software for any purpose on any computer system, and to alter it and redistribute it, subject to the following restrictions:

1. The author is not responsible for the consequences of use of this software, no matter how awful, even if they arise from flaws in it.
2. The origin of this software must not be misrepresented, either by explicit claim or by omission. Since few users ever read sources, credits must appear in the documentation.
3. Altered versions must be plainly marked as such, and must not be misrepresented as being the original software. Since few users ever read sources, credits must appear in the documentation.
4. This notice may not be removed or altered.

The file `posix/PCRE.tests`
is copyright University of Cambridge:

Copyright (c) 1997-2003 University of Cambridge

Permission is granted to anyone to use this software for any purpose on any computer system, and to redistribute it freely, subject to the following restrictions:

1. This software is distributed in the hope that it will be useful, but **WITHOUT ANY WARRANTY**; without even the implied warranty of **MERCHANTABILITY** or **FITNESS FOR A PARTICULAR PURPOSE**.
2. The origin of this software must not be misrepresented, either by explicit claim or by omission. In practice, this means that if you use PCRE in software that you distribute to others, commercially or otherwise, you must put a sentence like this

Regular expression support is provided by the PCRE library package, which is open source software, written by Philip Hazel, and copyright by the University of Cambridge, England.

somewhere reasonably visible in your documentation and in any relevant files or online help data or similar. A reference to the ftp site for the source, that is, to

<ftp://ftp.csx.cam.ac.uk/pub/software/programming/pcre/>

should also be given in the documentation. However, this condition is not intended to apply to whole chains of software. If package A includes PCRE, it must acknowledge it, but if package B is software that includes package A, the condition is not imposed on package B (unless it uses PCRE independently).

3. Altered versions must be plainly marked as such, and must not be misrepresented as being the original software.

4. If PCRE is embedded in any software that is released under the GNU General Purpose Licence (GPL), or Lesser General Purpose Licence (LGPL), then the terms of that licence shall supersede any condition above with which it is incompatible.

Files from Sun fdlibm are copyright Sun Microsystems, Inc.:

Copyright (C) 1993 by Sun Microsystems, Inc. All rights reserved.

Developed at SunPro, a Sun Microsystems, Inc. business.

Permission to use, copy, modify, and distribute this software is freely granted, provided that this notice is preserved.

Various long double libm functions are copyright Stephen L. Moshier:

Copyright 2001 by Stephen L. Moshier <moshier@na-net.ornl.gov>

This library is free software; you can redistribute it and/or modify it under the terms of the GNU Lesser General Public License as published by the Free Software Foundation; either version 2.1 of the License, or (at your option) any later version.

This library is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU Lesser General Public License for more details.

You should have received a copy of the GNU Lesser General Public License along with this library; if not, see <<https://www.gnu.org/licenses/>>. */

1.529 protobuf 1.26.0

1.529.1 Available under license :

Copyright (c) 2018 The Go Authors. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- * Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- * Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
- * Neither the name of Google Inc. nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER

OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

- # This source code was written by the Go contributors.
- # The master list of contributors is in the main Go distribution,
- # visible at <https://tip.golang.org/CONTRIBUTORS>.

1.530 reflectwalk 1.0.2

1.530.1 Available under license :

The MIT License (MIT)

Copyright (c) 2013 Mitchell Hashimoto

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

1.531 groupcache 0.0.0-20210331224755-41bb18bfe9da

1.531.1 Available under license :

Apache License
Version 2.0, January 2004
<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or

translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name)

to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License.

Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License.

Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor

that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution.

You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

You must give any other recipients of the Work or Derivative Works a copy of this License; and

You must cause any modified files to carry prominent notices stating that You changed the files; and

You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and

If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided

that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions.

Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and

conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks.

This License does not grant permission to use the trade names, trademarks, service marks,

or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty.

Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability.

In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall

any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability.

While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or

claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to
in writing, software
distributed under the License is distributed on an "AS IS" BASIS,
WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
See the License for the specific language governing permissions and
limitations under the License.

1.532 goprotobuf 1.5.2

1.532.1 Available under license :

Copyright (c) 2013, The GoGo Authors. All rights reserved.

Protocol Buffers for Go with Gadgets

Go support for Protocol Buffers - Google's data interchange format

Copyright 2010 The Go Authors. All rights reserved.

<https://github.com/golang/protobuf>

Redistribution and use in source and binary forms, with or without
modification, are permitted provided that the following conditions are
met:

* Redistributions of source code must retain the above copyright
notice, this list of conditions and the following disclaimer.

* Redistributions in binary form must reproduce the above

copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

* Neither the name of Google Inc. nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS"

AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Anton Povarov <anton.povarov@gmail.com>

Brian Goff <cpuguy83@gmail.com>

Clayton Coleman <ccoleman@redhat.com>

Denis Smirnov <denis.smirnov.91@gmail.com>

DongYun Kang <ceram1000@gmail.com>

Dwayne Schultz <dschultz@pivotal.io>

Georg Apitz <gapitz@pivotal.io>

Gustav Paul <gustav.paul@gmail.com>

Johan Brandhorst <johan.brandhorst@gmail.com>

John Shahid <jvshahid@gmail.com>

John Tuley <john@tuley.org>

Laurent <laurent@adyoulike.com>

Patrick Lee <patrick@dropbox.com>

Peter Edge <peter.edge@gmail.com>

Roger Johansson <rogeralsing@gmail.com>

Sam Nguyen <sam.nguyen@sendgrid.com>

Sergio Arbo <serabe@gmail.com>

Stephen J Day <stephen.day@docker.com>

Tamir Duberstein <tamird@gmail.com>

Todd Eisenberger <teisenberger@dropbox.com>

Tormod Erevik Lea <tormodlea@gmail.com>

Vyacheslav Kim <kane@sendgrid.com>

Walter Schulze <awalterschulze@gmail.com>

1.533 jwalterweatherman 1.1.0

1.533.1 Available under license :

The MIT License (MIT)

Copyright (c) 2014 Steve Francia

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

1.534 glob 0.2.3

1.534.1 Available under license :

The MIT License (MIT)

Copyright (c) 2016 Sergey Kamardin

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF

OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

1.535 afero 1.6.0

1.535.1 Available under license :

Apache License
Version 2.0, January 2004
<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object

form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate

as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the

Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

(a) You must give any other recipients of the Work or Derivative Works a copy of this License; and

(b) You must cause any modified files to carry prominent notices stating that You changed the files; and

(c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and

(d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work

by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability

incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

1.536 logrus 1.8.1

1.536.1 Available under license :

The MIT License (MIT)

Copyright (c) 2014 Simon Eskildsen

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

1.537 xxhash 2.1.1

1.537.1 Available under license :

Copyright (c) 2016 Caleb Spare

MIT License

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF

MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

1.538 cast 1.3.1

1.538.1 Available under license :

The MIT License (MIT)

Copyright (c) 2014 Steve Francia

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

1.539 go-resiliency 1.2.0

1.539.1 Available under license :

The MIT License (MIT)

Copyright (c) 2014 Evan Huus

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

1.540 groupcache 0.0.0-20200121045136-8c9f03a8e57e

1.540.1 Available under license :

Apache License

Version 2.0, January 2004

<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License.

Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License.

Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where

such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution.

You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

You must give any other recipients of the Work or Derivative Works a copy of this License; and

You must cause any modified files to carry prominent notices stating that You changed the files; and

You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form

of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and

If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided

that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions.

Unless You explicitly state otherwise, any Contribution intentionally submitted

for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions. Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks.

This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty.

Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability.

In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability.

While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or

claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to
in writing, software
distributed under the License is distributed on an "AS IS" BASIS,
WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
See the License for the specific language governing permissions and
limitations under the License.

1.541 google-uuid 1.1.1

1.541.1 Available under license :

Paul Borman <borman@google.com>

bmatsuo

shawnps

theory

jboverfelt

dsymonds

cd1

wallclockbuilder

dansouza

Copyright (c) 2009,2014 Google Inc. All rights reserved.

Redistribution and use in source and binary forms, with or without
modification, are permitted provided that the following conditions are
met:

* Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.

* Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

* Neither the name of Google Inc. nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER

OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

1.542 gojsonschema 1.2.0

1.542.1 Available under license :

Apache License
Version 2.0, January 2004
<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or

otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this

License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the

Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

(a) You must give any other recipients of the Work or Derivative Works a copy of this License; and

(b) You must cause any modified files to carry prominent notices stating that You changed the files; and

(c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and

(d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding

those notices that do not

pertain to any part of the Derivative Works, in at least one

of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be

liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright 2015 xeipuuv

Licensed under the Apache License, Version 2.0 (the "License"); you may not use this file except in compliance with the License. You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

1.543 netlink 1.1.0

1.543.1 Available under license :

Mozilla Public License Version 2.0

=====

1. Definitions

1.1. "Contributor"

means each individual or legal entity that creates, contributes to the creation of, or owns Covered Software.

1.2. "Contributor Version"

means the combination of the Contributions of others (if any) used by a Contributor and that particular Contributor's Contribution.

1.3. "Contribution"

means Covered Software of a particular Contributor.

1.4. "Covered Software"

means Source Code Form to which the initial Contributor has attached the notice in Exhibit A, the Executable Form of such Source Code Form, and Modifications of such Source Code Form, in each case including portions thereof.

1.5. "Incompatible With Secondary Licenses"

means

(a) that the initial Contributor has attached the notice described in Exhibit B to the Covered Software; or

(b) that the Covered Software was made available under the terms of

version 1.1 or earlier of the License, but not also under the terms of a Secondary License.

1.6. "Executable Form"

means any form of the work other than Source Code Form.

1.7. "Larger Work"

means a work that combines Covered Software with other material, in a separate file or files, that is not Covered Software.

1.8. "License"

means this document.

1.9. "Licensable"

means having the right to grant, to the maximum extent possible, whether at the time of the initial grant or subsequently, any and all of the rights conveyed by this License.

1.10. "Modifications"

means any of the following:

- (a) any file in Source Code Form that results from an addition to, deletion from, or modification of the contents of Covered Software; or
- (b) any new file in Source Code Form that contains any Covered Software.

1.11. "Patent Claims" of a Contributor

means any patent claim(s), including without limitation, method, process, and apparatus claims, in any patent Licensable by such Contributor that would be infringed, but for the grant of the License, by the making, using, selling, offering for sale, having made, import, or transfer of either its Contributions or its Contributor Version.

1.12. "Secondary License"

means either the GNU General Public License, Version 2.0, the GNU Lesser General Public License, Version 2.1, the GNU Affero General Public License, Version 3.0, or any later versions of those licenses.

1.13. "Source Code Form"

means the form of the work preferred for making modifications.

1.14. "You" (or "Your")

means an individual or a legal entity exercising rights under this License. For legal entities, "You" includes any entity that controls, is controlled by, or is under common control with You. For purposes of this definition, "control" means (a) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (b) ownership of more than fifty percent (50%) of the outstanding shares or beneficial ownership of such entity.

2. License Grants and Conditions

2.1. Grants

Each Contributor hereby grants You a world-wide, royalty-free,

non-exclusive license:

- (a) under intellectual property rights (other than patent or trademark)
Licensable by such Contributor to use, reproduce, make available, modify, display, perform, distribute, and otherwise exploit its Contributions, either on an unmodified basis, with Modifications, or as part of a Larger Work; and
- (b) under Patent Claims of such Contributor to make, use, sell, offer for sale, have made, import, and otherwise transfer either its Contributions or its Contributor Version.

2.2. Effective Date

The licenses granted in Section 2.1 with respect to any Contribution become effective for each Contribution on the date the Contributor first distributes such Contribution.

2.3. Limitations on Grant Scope

The licenses granted in this Section 2 are the only rights granted under this License. No additional rights or licenses will be implied from the distribution or licensing of Covered Software under this License. Notwithstanding Section 2.1(b) above, no patent license is granted by a Contributor:

- (a) for any code that a Contributor has removed from Covered Software;
or
- (b) for infringements caused by: (i) Your and any other third party's modifications of Covered Software, or (ii) the combination of its Contributions with other software (except as part of its Contributor Version); or
- (c) under Patent Claims infringed by Covered Software in the absence of its Contributions.

This License does not grant any rights in the trademarks, service marks, or logos of any Contributor (except as may be necessary to comply with the notice requirements in Section 3.4).

2.4. Subsequent Licenses

No Contributor makes additional grants as a result of Your choice to distribute the Covered Software under a subsequent version of this License (see Section 10.2) or under the terms of a Secondary License (if

permitted under the terms of Section 3.3).

2.5. Representation

Each Contributor represents that the Contributor believes its Contributions are its original creation(s) or it has sufficient rights to grant the rights to its Contributions conveyed by this License.

2.6. Fair Use

This License is not intended to limit any rights You have under applicable copyright doctrines of fair use, fair dealing, or other equivalents.

2.7. Conditions

Sections 3.1, 3.2, 3.3, and 3.4 are conditions of the licenses granted in Section 2.1.

3. Responsibilities

3.1. Distribution of Source Form

All distribution of Covered Software in Source Code Form, including any Modifications that You create or to which You contribute, must be under the terms of this License. You must inform recipients that the Source Code Form of the Covered Software is governed by the terms of this License, and how they can obtain a copy of this License. You may not attempt to alter or restrict the recipients' rights in the Source Code Form.

3.2. Distribution of Executable Form

If You distribute Covered Software in Executable Form then:

- (a) such Covered Software must also be made available in Source Code Form, as described in Section 3.1, and You must inform recipients of the Executable Form how they can obtain a copy of such Source Code Form by reasonable means in a timely manner, at a charge no more than the cost of distribution to the recipient; and
- (b) You may distribute such Executable Form under the terms of this License, or sublicense it under different terms, provided that the license for the Executable Form does not attempt to limit or alter the recipients' rights in the Source Code Form under this License.

3.3. Distribution of a Larger Work

You may create and distribute a Larger Work under terms of Your choice, provided that You also comply with the requirements of this License for the Covered Software. If the Larger Work is a combination of Covered Software with a work governed by one or more Secondary Licenses, and the Covered Software is not Incompatible With Secondary Licenses, this License permits You to additionally distribute such Covered Software under the terms of such Secondary License(s), so that the recipient of the Larger Work may, at their option, further distribute the Covered Software under the terms of either this License or such Secondary License(s).

3.4. Notices

You may not remove or alter the substance of any license notices (including copyright notices, patent notices, disclaimers of warranty, or limitations of liability) contained within the Source Code Form of the Covered Software, except that You may alter any license notices to the extent required to remedy known factual inaccuracies.

3.5. Application of Additional Terms

You may choose to offer, and to charge a fee for, warranty, support, indemnity or liability obligations to one or more recipients of Covered Software. However, You may do so only on Your own behalf, and not on behalf of any Contributor. You must make it absolutely clear that any such warranty, support, indemnity, or liability obligation is offered by You alone, and You hereby agree to indemnify every Contributor for any liability incurred by such Contributor as a result of warranty, support, indemnity or liability terms You offer. You may include additional disclaimers of warranty and limitations of liability specific to any jurisdiction.

4. Inability to Comply Due to Statute or Regulation

If it is impossible for You to comply with any of the terms of this License with respect to some or all of the Covered Software due to statute, judicial order, or regulation then You must: (a) comply with the terms of this License to the maximum extent possible; and (b) describe the limitations and the code they affect. Such description must be placed in a text file included with all distributions of the Covered Software under this License. Except to the extent prohibited by statute or regulation, such description must be sufficiently detailed for a

recipient of ordinary skill to be able to understand it.

5. Termination

5.1. The rights granted under this License will terminate automatically if You fail to comply with any of its terms. However, if You become compliant, then the rights granted under this License from a particular Contributor are reinstated (a) provisionally, unless and until such Contributor explicitly and finally terminates Your grants, and (b) on an ongoing basis, if such Contributor fails to notify You of the non-compliance by some reasonable means prior to 60 days after You have come back into compliance. Moreover, Your grants from a particular Contributor are reinstated on an ongoing basis if such Contributor notifies You of the non-compliance by some reasonable means, this is the first time You have received notice of non-compliance with this License from such Contributor, and You become compliant prior to 30 days after Your receipt of the notice.

5.2. If You initiate litigation against any entity by asserting a patent infringement claim (excluding declaratory judgment actions, counter-claims, and cross-claims) alleging that a Contributor Version directly or indirectly infringes any patent, then the rights granted to You by any and all Contributors for the Covered Software under Section 2.1 of this License shall terminate.

5.3. In the event of termination under Sections 5.1 or 5.2 above, all end user license agreements (excluding distributors and resellers) which have been validly granted by You or Your distributors under this License prior to termination shall survive termination.

*

*

* 6. Disclaimer of Warranty

*

* -----

*

*

*

* Covered Software is provided under this License on an "as is" *

* basis, without warranty of any kind, either expressed, implied, or *

* statutory, including, without limitation, warranties that the *

* Covered Software is free of defects, merchantable, fit for a *

* particular purpose or non-infringing. The entire risk as to the *

* quality and performance of the Covered Software is with You. *

* Should any Covered Software prove defective in any respect, You *

* (not any Contributor) assume the cost of any necessary servicing, *

* repair, or correction. This disclaimer of warranty constitutes an *

* essential part of this License. No use of any Covered

Software is *

* authorized under this License except under this disclaimer. *

*

*

*

*

* 7. Limitation of Liability *

* ----- *

*

*

* Under no circumstances and under no legal theory, whether tort *
* (including negligence), contract, or otherwise, shall any *
* Contributor, or anyone who distributes Covered Software as *
* permitted above, be liable to You for any direct, indirect, *
* special, incidental, or consequential damages of any character *
* including, without limitation,
damages for lost profits, loss of *
* goodwill, work stoppage, computer failure or malfunction, or any *
* and all other commercial damages or losses, even if such party *
* shall have been informed of the possibility of such damages. This *
* limitation of liability shall not apply to liability for death or *
* personal injury resulting from such party's negligence to the *
* extent applicable law prohibits such limitation. Some *
* jurisdictions do not allow the exclusion or limitation of *
* incidental or consequential damages, so this exclusion and *
* limitation may not apply to You. *

*

*

8. Litigation

Any litigation relating to this License may be brought only in the courts of a jurisdiction where the defendant maintains its principal place of business and such litigation shall be governed by laws of that jurisdiction, without reference to its conflict-of-law provisions. Nothing in this Section shall prevent a party's ability to bring cross-claims or counter-claims.

9. Miscellaneous

This License represents the complete agreement concerning the subject matter hereof. If any provision of this License is held to be unenforceable, such provision shall be reformed only to the extent necessary to make it enforceable. Any law or regulation which provides that the language of a contract shall be construed against the drafter

shall not be used to construe this License against a Contributor.

10. Versions of the License

10.1. New Versions

Mozilla Foundation is the license steward. Except as provided in Section 10.3, no one other than the license steward has the right to modify or publish new versions of this License. Each version will be given a distinguishing version number.

10.2. Effect of New Versions

You may distribute the Covered Software under the terms of the version of the License under which You originally received the Covered Software, or under the terms of any subsequent version published by the license steward.

10.3. Modified Versions

If you create software not governed by this License, and you want to create a new license for such software, you may create and use a modified version of this License if you rename the license and remove any references to the name of the license steward (except to note that such modified license differs from this License).

10.4. Distributing Source Code Form that is Incompatible With Secondary Licenses

If You choose to distribute Source Code Form that is Incompatible With Secondary Licenses under the terms of this version of the License, the notice described in Exhibit B of this License must be attached.

Exhibit A - Source Code Form License Notice

This Source

Code Form is subject to the terms of the Mozilla Public License, v. 2.0. If a copy of the MPL was not distributed with this file, You can obtain one at <http://mozilla.org/MPL/2.0/>.

If it is not possible or desirable to put the notice in a particular file, then You may include the notice in a location (such as a LICENSE file in a relevant directory) where a recipient would be likely to look for such a notice.

You may add additional accurate notices of copyright ownership.

Exhibit B - "Incompatible With Secondary Licenses" Notice

This Source Code Form is "Incompatible With Secondary Licenses", as defined by the Mozilla Public License, v. 2.0.

1.544 goprotobuf 1.3.5

1.544.1 Available under license :

This license applies to all parts of Protocol Buffers except the following:

- Atomicops support for generic gcc, located in `src/google/protobuf/stubs/atomicops_internals_generic_gcc.h`. This file is copyrighted by Red Hat Inc.
- Atomicops support for AIX/POWER, located in `src/google/protobuf/stubs/atomicops_internals_power.h`. This file is copyrighted by Bloomberg Finance LP.

Copyright 2014, Google Inc. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- * Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- * Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
- * Neither the name of Google Inc. nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT

(INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Code generated by the Protocol Buffer compiler is owned by the owner of the input file used when generating it. This code is not standalone and requires a support library to be linked with it. This support library is itself covered by the above license. This file contains a list of people who have made large contributions to the public version of Protocol Buffers.

Original Protocol Buffers design and implementation:

Sanjay Ghemawat <sanjay@google.com>
Jeff Dean <jeff@google.com>
Daniel Dulitz <daniel@google.com>
Craig Silverstein
Paul Haahr <haahr@google.com>
Corey Anderson <corin@google.com>
(and many others)

Proto2 C++ and Java primary author:

Kenton Varda <kenton@google.com>

Proto2 Python primary authors:

Will Robinson <robinson@google.com>
Petar Petrov <petar@google.com>

Java Nano primary authors:

Brian Duff <bduff@google.com>
Tom Chao <chaot@google.com>
Max Cai <maxtroy@google.com>
Ulas Kirazci <ulas@google.com>

Large code contributions:

Jason Hsueh <jasonh@google.com>
Joseph Schorr <jschorr@google.com>
Wenbo Zhu <wenboz@google.com>

Large quantity of code reviews:

Scott Bruce <sbruce@google.com>
Frank Yellin
Neal Norwitz <nnorwitz@google.com>
Jeffrey Yasskin <jyasskin@google.com>
Ambrose
Feinstein <ambrose@google.com>

Documentation:

Lisa Carey <lcarey@google.com>

Maven packaging:

Gregory Kick <gak@google.com>

Patch contributors:

Kevin Ko <kevin.s.ko@gmail.com>

* Small patch to handle trailing slashes in --proto_path flag.

Johan Euphrosine <proppy@aminche.com>

* Small patch to fix Python CallMethod().

Ulrich Kunitz <kune@deine-taler.de>

* Small optimizations to Python serialization.

Leandro Lucarella <llucax@gmail.com>

* VI syntax highlighting tweaks.

* Fix compiler to not make output executable.

Dilip Joseph <dilip.antony.joseph@gmail.com>

* Heuristic detection of sub-messages when printing unknown fields in text format.

Brian Atkinson <nairb774@gmail.com>

* Added @Override annotation to generated Java code where appropriate.

Vincent Choiniere <Choiniere.Vincent@hydro.qc.ca>

* Tru64 support.

Monty Taylor <monty.taylor@gmail.com>

* Solaris 10 + Sun Studio fixes.

Alek Storm <alek.storm@gmail.com>

* Slicing support for repeated scalar fields for the Python API.

Oleg Smolsky <oleg.smolsky@gmail.com>

* MS Visual Studio error format option.

* Detect unordered_map in stl_hash.m4.

Brian Olson <brianolson@google.com>

* gzip/zlib I/O support.

Michael Poole <mdpoole@troilus.org>

* Fixed warnings about generated constructors not explicitly initializing all fields (only present with certain compiler settings).

* Added generation of field number constants.

Wink Saville <wink@google.com>

* Fixed initialization ordering problem in logging code.

Will Pierce <willp@nuclei.com>

* Small patch improving performance of in Python serialization.

Alexandre Vassalotti <alexandre@peadrop.com>

* Emacs mode for Protocol Buffers (editors/protobuf-mode.el).

Scott Stafford <scott.stafford@gmail.com>

* Added Swap(), SwapElements(), and RemoveLast() to Reflection interface.

Alexander Melnikov <alm@sibmail.ru>

* HPUX support.

Oliver Jowett <oliver.jowett@gmail.com>

* Detect whether zlib is new enough in configure script.

* Fixes for Solaris 10 32/64-bit confusion.

Evan Jones <evanj@mit.edu>

- * Optimize Java serialization code when writing a small message to a stream.
- * Optimize Java serialization of strings so that UTF-8 encoding happens only once per string per serialization call.
- * Clean up some Java warnings.
- * Fix bug with permanent callbacks that delete themselves when run.

Michael Kucharski <m.kucharski@gmail.com>

- * Added CodedInputStream.getTotalBytesRead().

Kacper Kowalik <xarthisius.kk@gmail.com>

- * Fixed m4/acx_pthread.m4 problem for some Linux distributions.

William Orr <will@worrbase.com>

- * Fixed detection of sched_yield on Solaris.
- * Added atomicops for Solaris

Andrew Paprocki <andrew@ishiboo.com>

- * Fixed minor IBM xLC compiler build issues
- * Added atomicops for AIX (POWER)

1.545 google-uuid 1.2.0

1.545.1 Available under license :

Paul Borman <borman@google.com>

bmatsuo

shawnps

theory

jboverfelt

dsymonds

cd1

wallclockbuilder

dansouza

Copyright (c) 2009,2014 Google Inc. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- * Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- * Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
- * Neither the name of Google Inc. nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT

LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER

OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

1.546 go-toml 1.9.3

1.546.1 Available under license :

The bulk of github.com/pelletier/go-toml is distributed under the MIT license (see below), with the exception of `localtime.go` and `localtime.test.go`.

Those two files have been copied over from Google's civil library at revision `ed46f5086358513cf8c25f8e3f022cb838a49d66`, and are distributed under the Apache 2.0 license (see below).

github.com/pelletier/go-toml:

The MIT License (MIT)

Copyright (c) 2013 - 2021 Thomas Pelletier, Eric Anderton

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE

SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

localtime.go, localtime_test.go:

Originals:

<https://raw.githubusercontent.com/googleapis/google-cloud-go/ed46f5086358513cf8c25f8e3f022cb838a49d66/civil/civil.go>

https://raw.githubusercontent.com/googleapis/google-cloud-go/ed46f5086358513cf8c25f8e3f022cb838a49d66/civil/civil_test.go

Changes:

* Renamed files from civil* to localtime*.

* Package changed from civil to toml.

* 'Local' prefix added to all structs.

License:

<https://raw.githubusercontent.com/googleapis/google-cloud-go/ed46f5086358513cf8c25f8e3f022cb838a49d66/LICENSE>

Apache License

Version 2.0, January 2004

<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical

transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable

(except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution.

You may reproduce and distribute copies of the

Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within

such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of

the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You

for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer,

and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License"); you may not use this file except in compliance with the License. You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

1.547 sarama 1.29.1

1.547.1 Available under license :

Copyright (c) 2013 Shopify

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish,

distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

1.548 gokrb5 8.4.2

1.548.1 Available under license :

Apache License
Version 2.0, January 2004
<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation

source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License,

each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided

that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "{}" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright {yyyy} {name of copyright owner}

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

1.549 gokrb5 7.3.0

1.549.1 Available under license :

Apache License
Version 2.0, January 2004
<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of

the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and

- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions. Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or

agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "{}" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright {yyyy} {name of copyright owner}

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software
distributed under the License is distributed on an "AS IS" BASIS,
WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
See the License for the specific language governing permissions and
limitations under the License.

1.550 cmux 0.1.5

1.550.1 Available under license :

Apache License
Version 2.0, January 2004
<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction,
and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by
the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all
other entities that control, are controlled by, or are under common
control with that entity. For the purposes of this definition,
"control" means (i) the power, direct or indirect, to cause the
direction or management of such entity, whether by contract or
otherwise, or (ii) ownership of fifty percent (50%) or more of the
outstanding shares, or (iii) beneficial ownership
of such entity.

"You" (or "Your") shall mean an individual or Legal Entity
exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications,
including but not limited to software source code, documentation
source, and configuration files.

"Object" form shall mean any form resulting from mechanical

transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made,

use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the

Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding

those notices that do not

pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity,

or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

The list of people who have contributed code to the cmux repository.

#

Auto-generated with:

`git log --oneline --pretty=format:'%an <%aE>' | sort -u`

#

Andreas Jaekle <andreas@jaekle.net>

Dmitri Shuralyov <shurcool@gmail.com>

Ethan Mosbaugh <emosbaugh@gmail.com>

Soheil Hassas Yeganeh <soheil.h.y@gmail.com>

Soheil Hassas Yeganeh <soheil@cs.toronto.edu>

Tamir Duberstein <tamir@cockroachlabs.com>

Tamir Duberstein <tamird@gmail.com>

1.551 open-ldap 2.4.49+dfsg-2ubuntu1.9

1.551.1 Available under license :

Copyright 1998-2020 The OpenLDAP Foundation. All rights reserved.

COPYING RESTRICTIONS APPLY.

See COPYRIGHT and LICENSE files in the top-level directory of this distribution (i.e., ../COPYRIGHT and ../LICENSE, respectively).

NeoSoft Tcl client extensions to Lightweight Directory Access Protocol.

Copyright (c) 1998-1999 NeoSoft, Inc.

All Rights Reserved.

This software may be used, modified, copied, distributed, and sold, in both source and binary form provided that these copyrights are retained and their terms are followed.

Under no circumstances are the authors or NeoSoft Inc. responsible for the proper functioning of this software, nor do the authors assume any liability for damages incurred with its use.

Redistribution and use in source and binary forms are permitted provided that this notice is preserved and that due credit is given to NeoSoft, Inc.

NeoSoft, Inc. may not be used to endorse or promote products derived from this software without specific prior written permission. This software is provided ``as is'' without express or implied warranty.

Requests for permission may be sent to NeoSoft Inc, 1770 St. James Place, Suite 500, Houston, TX, 77056.

/* \$OpenLDAP\$ */

/* This work is part of OpenLDAP Software <<http://www.openldap.org/>>.

*

* Copyright 1998-2020 The OpenLDAP Foundation.

* All rights reserved.

*

* Redistribution and use in source and binary forms, with or without

* modification, are permitted only as authorized by the OpenLDAP

* Public License.

*

* A copy of this license is available in file LICENSE in the

* top-level directory of the distribution or, alternatively, at

* <<http://www.OpenLDAP.org/license.html>>.

*/

Copyright 1998-2020 The OpenLDAP Foundation

All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted only as authorized by the OpenLDAP Public License.

A copy of this license is available in the file LICENSE in the top-level directory of the distribution or, alternatively, at <<http://www.OpenLDAP.org/license.html>>.

OpenLDAP is a registered trademark of the OpenLDAP Foundation.

Individual files and/or contributed packages may be copyright by other parties and/or subject to additional restrictions.

This work is derived from the University of Michigan LDAP v3.3 distribution. Information concerning this software is available at <<http://www.umich.edu/~dirsvcs/ldap/ldap.html>>.

This work also contains materials derived from public sources.

Additional information about OpenLDAP can be obtained at <<http://www.openldap.org/>>.

Portions Copyright 1998-2012 Kurt D. Zeilenga.

Portions Copyright 1998-2006 Net Boolean Incorporated.

Portions

Copyright 2001-2006 IBM Corporation.

All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted only as authorized by the OpenLDAP Public License.

Portions Copyright 1999-2008 Howard Y.H. Chu.

Portions Copyright 1999-2008 Symas Corporation.

Portions Copyright 1998-2003 Hallvard B. Furuseth.

Portions Copyright 2007-2011 Gavin Henry.

Portions Copyright 2007-2011 Suretec Systems Ltd.

All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that this notice is preserved. The names of the copyright holders may not be used to endorse or promote products derived from this software without their specific prior written permission. This software is provided ``as is" without express or implied warranty.

Portions Copyright (c) 1992-1996 Regents of the University of Michigan.
All rights reserved.

Redistribution and use in source and binary forms are permitted provided that this notice is preserved and that due credit is given to the University of Michigan at Ann Arbor. The name of the University may not be used to endorse or promote products derived from this software without specific prior written permission. This software is provided ``as is" without express or implied warranty.

/******
*

- * Copyright (C) 2000 Pierangelo Masarati, <ando@sys-net.it>
- * All rights reserved.
- *
* Permission is granted to anyone to use this software for any purpose
* on any computer system, and to alter it and redistribute it, subject
* to the following restrictions:
*
* 1. The author is not responsible for the consequences of use of this
* software, no matter how awful, even if they arise from flaws in it.
*
* 2. The origin of this software must not be misrepresented, either by
* explicit claim or by omission. Since few users ever read sources,
* credits should appear in the documentation.
*
* 3. Altered versions must be plainly marked as such, and must not be
* misrepresented as being the original software. Since few users
* ever read sources, credits should appear in the documentation.
*
* 4. This notice may not be removed or altered.
*

*****/
Copyright 1998-2020 The OpenLDAP Foundation
All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted only as authorized by the OpenLDAP

Public License.

A copy of this license is available in the file LICENSE in the top-level directory of the distribution or, alternatively, at <http://www.OpenLDAP.org/license.html>.

OpenLDAP is a registered trademark of the OpenLDAP Foundation.

Individual files and/or contributed packages may be copyright by other parties and/or subject to additional restrictions.

This work is derived from the University of Michigan LDAP v3.3 distribution. Information concerning this software is available at <http://www.umich.edu/~dirsvcs/ldap/ldap.html>.

This work also contains materials derived from public sources.

Additional information about OpenLDAP can be obtained at <http://www.openldap.org/>.

Portions Copyright 1998-2012 Kurt D. Zeilenga.
Portions Copyright 1998-2006 Net Boolean Incorporated.
Portions
Copyright 2001-2006 IBM Corporation.
All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted only as authorized by the OpenLDAP Public License.

Portions Copyright 1999-2008 Howard Y.H. Chu.
Portions Copyright 1999-2008 Symas Corporation.
Portions Copyright 1998-2003 Hallvard B. Furuseth.
Portions Copyright 2007-2011 Gavin Henry.
Portions Copyright 2007-2011 Suretec Systems Ltd.
All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that this notice is preserved. The names of the copyright holders may not be used to endorse or promote products derived from this software without their specific prior written permission. This software is provided ``as is" without express or implied warranty.

Portions Copyright (c) 1992-1996 Regents of the University of Michigan.
All rights reserved.

Redistribution and use in source and binary forms are permitted provided that this notice is preserved and that due credit is given to the University of Michigan at Ann Arbor. The name of the University may not be used to endorse or promote products derived from this software without specific prior written permission. This software is provided ``as is" without express or implied warranty. Copyright 2011-2020 Howard Chu, Symas Corp. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted only as authorized by the OpenLDAP Public License.

A copy of this license is available in the file LICENSE in the top-level directory of the distribution or, alternatively, at <http://www.OpenLDAP.org/license.html>.

OpenLDAP is a registered trademark of the OpenLDAP Foundation.

Individual files and/or contributed packages may be copyright by other parties and/or subject to additional restrictions.

This work also contains materials derived from public sources.

Additional information about OpenLDAP can be obtained at <http://www.openldap.org/>.

The OpenLDAP Public License
Version 2.8, 17 August 2003

Redistribution and use of this software and associated documentation ("Software"), with or without modification, are permitted provided that the following conditions are met:

1. Redistributions in source form must retain copyright statements and notices,
2. Redistributions in binary form must reproduce applicable copyright statements and notices, this list of conditions, and the following disclaimer in the documentation and/or other materials provided with the distribution, and
3. Redistributions must contain a verbatim copy of this document.

The OpenLDAP Foundation may revise this license from time to time. Each revision is distinguished by a version number. You may use this Software under terms of this license revision or under the terms of any subsequent revision of the license.

THIS SOFTWARE IS PROVIDED BY THE OPENLDAP FOUNDATION AND ITS CONTRIBUTORS ``AS IS" AND ANY EXPRESSED OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE OPENLDAP FOUNDATION, ITS CONTRIBUTORS, OR THE AUTHOR(S) OR OWNER(S) OF THE SOFTWARE BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

The names of the authors and copyright holders must not be used in advertising or otherwise to promote the sale, use or other dealing in this Software without specific, written prior permission. Title to copyright in this Software shall at all times remain with copyright holders.

OpenLDAP is a registered trademark of the OpenLDAP Foundation.

Copyright 1999-2003 The OpenLDAP Foundation, Redwood City, California, USA. All Rights Reserved. Permission to copy and distribute verbatim copies of this document is granted.
Copyright 1998-2020 The OpenLDAP Foundation. All rights reserved.

COPYING RESTRICTIONS APPLY.

See COPYRIGHT and LICENSE files in the top-level directory of this distribution (i.e., ../COPYRIGHT and ../LICENSE, respectively).

1.552 shadow 4.8.1-1ubuntu5.20.04.2

1.552.1 Available under license :

NOTE:

This license has been obsoleted by the change to the BSD-style copyright. You may continue to use this license if you wish, but you are under no obligation to do so.

(*

This document is freely plagiarised from the 'Artistic Licence', distributed as part of the Perl v4.0 kit by Larry Wall, which is available from most major archive sites. I stole it from CrackLib.

\$Id\$

*)

This documents purpose is to state the conditions under which this Package (See definition below) viz: "Shadow", the Shadow Password Suite which is held by Julianne Frances Haugh, may be copied, such that the copyright holder maintains some semblance of artistic control over the development of the package, while giving the users of the package the right to use and distribute the Package in a more-or-less customary fashion, plus the right to make reasonable modifications.

So there.

Definitions:

A "Package" refers to the collection of files distributed by the Copyright Holder, and derivatives of that collection of files created through textual modification, or segments thereof.

"Standard Version" refers to such a Package if it has not been modified, or has been modified in accordance with the wishes of the Copyright Holder.

"Copyright Holder" is whoever is named in the copyright or copyrights for the package.

"You" is you, if you're thinking about copying or distributing this Package.

"Reasonable copying fee" is whatever you can justify on the basis of media cost, duplication charges, time of people involved, and so on. (You will not be required to justify it to the Copyright Holder, but only to the computing community at large as a market that must bear the fee.)

"Freely Available" means that no fee is charged for the item itself, though there may be fees involved in handling the item. It also means that recipients of the item may redistribute it under the same

conditions they received it.

1. You

may make and give away verbatim copies of the source form of the Standard Version of this Package without restriction, provided that you duplicate all of the original copyright notices and associated disclaimers.

2. You may apply bug fixes, portability fixes and other modifications derived from the Public Domain or from the Copyright Holder. A Package modified in such a way shall still be considered the Standard Version.

3. You may otherwise modify your copy of this Package in any way, provided that you insert a prominent notice in each changed file stating how and when AND WHY you changed that file, and provided that you do at least ONE of the following:

a) place your modifications in the Public Domain or otherwise make them Freely Available, such as by posting said modifications to Usenet or an equivalent medium, or placing the modifications on a major archive site such as uunet.uu.net, or by allowing the Copyright Holder to include your modifications in the Standard Version of the Package.

b) use the modified Package only within your corporation or organization.

c) rename any non-standard executables so the names do not conflict with standard executables, which must also be provided, and provide separate documentation for each non-standard executable that clearly documents how it differs from the Standard Version.

d) make other distribution arrangements with the Copyright Holder.

4. You may distribute the programs of this Package in object code or executable form, provided that you do at least ONE of the following:

a) distribute a Standard Version of the executables and library files, together with instructions (in the manual page or equivalent) on where to get the Standard Version.

b) accompany the distribution with the machine-readable source of the Package with your modifications.

c) accompany any non-standard executables with their corresponding Standard Version executables, giving the non-standard executables non-standard names, and clearly

documenting the differences in manual pages (or equivalent), together with instructions on where to get the Standard Version.

d) make other distribution arrangements with the Copyright Holder.

5. You may charge a reasonable copying fee for any distribution of this Package. You may charge any fee you choose for support of this Package. YOU MAY NOT CHARGE A FEE FOR THIS PACKAGE ITSELF. However, you may distribute this Package in aggregate with other (possibly commercial) programs as part of a larger (possibly commercial) software distribution provided that YOU DO NOT ADVERTISE this package as a product of your own.

6. The name of the Copyright Holder may not be used to endorse or promote products derived from this software without specific prior written permission.

7. THIS PACKAGE IS PROVIDED "AS IS" AND WITHOUT ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, WITHOUT LIMITATION, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE.

The End

GNU GENERAL PUBLIC LICENSE

Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.

675 Mass Ave, Cambridge, MA 02139, USA

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. This General Public License applies to most of the Free Software Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Library General Public License instead.) You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it

if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and modification follow.

GNU GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.

b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.

c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, and can be reasonably

considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Program.

In addition, mere aggregation of another work not based on the Program with the Program (or with a work based on the Program) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

a) Accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary

form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6.

Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then

the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free

Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

END OF TERMS AND CONDITIONS

1.553 libnsl 2.31

1.553.1 Available under license :

Copyright 1992, 1993, 1994, 1997 Henry Spencer. All rights reserved.
This software is not subject to any license of the American Telephone and Telegraph Company or of the Regents of the University of California.

Permission is granted to anyone to use this software for any purpose on any computer system, and to alter it and redistribute it, subject to the following restrictions:

1. The author is not responsible for the consequences of use of this software, no matter how awful, even if they arise from flaws in it.
2. The origin of this software must not be misrepresented, either by explicit claim or by omission. Since few users ever read sources,

credits must appear in the documentation.

3. Altered versions must be plainly marked as such, and must not be misrepresented as being the original software. Since few users ever read sources, credits must appear in the documentation.

4. This notice may not be removed or altered.

GNU GENERAL PUBLIC LICENSE

Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.,
51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. This General Public License applies to most of the Free Software Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Lesser General Public License instead.) You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price.

Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which

gives you legal permission to copy,
distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and modification follow.

GNU GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.

b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.

c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Program.

In addition, mere aggregation of another work not based on the Program with the Program (or with a work based on the Program) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

- a) Accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,
- b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,
- c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot

impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR

THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

END OF TERMS AND CONDITIONS

How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

<one line to give the program's name and a brief idea of what it does.>
Copyright (C) <year> <name of author>

This program is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation; either version 2 of the License, or (at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program; if not, write to the Free Software Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA.

Also add information on how to contact you by electronic and paper mail.

If the program is interactive, make it output a short notice like this when it starts in an interactive mode:

Gnomovision version 69, Copyright (C) year name of author

Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type `show w'.
This is free software, and you are welcome to redistribute
it
under certain conditions; type `show c' for details.

The hypothetical commands `show w' and `show c' should show the appropriate parts of the General Public License. Of course, the commands you use may be called something other than `show w' and `show c'; they could even be mouse-clicks or menu items--whatever suits your program.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the program, if necessary. Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the program
`Gnomovision' (which makes passes at compilers) written by James Hacker.

<signature of Ty Coon>, 1 April 1989
Ty Coon, President of Vice

This General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Lesser General Public License instead of this License.

GNU LESSER GENERAL PUBLIC LICENSE
Version 2.1, February 1999

Copyright (C) 1991, 1999 Free Software Foundation, Inc.
51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA
Everyone is permitted to copy and distribute verbatim copies
of this license document, but changing it is not allowed.

[This is the first released version of the Lesser GPL. It also counts as the successor of the GNU Library Public License, version 2, hence the version number 2.1.]

Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public Licenses are intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users.

This license, the Lesser General Public License, applies to some specially designated software packages--typically libraries--of the Free Software Foundation and other authors who

decide to use it. You can use it too, but we suggest you first think carefully about whether this license or the ordinary General Public License is the better strategy to use in any particular case, based on the explanations below.

When we speak of free software, we are referring to freedom of use, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish); that you receive source code or can get it if you want it; that you can change the software and use pieces of it in new free programs; and that you are informed that you can do these things.

To protect your rights, we need to make restrictions that forbid distributors to deny you these rights or to ask you to surrender these rights. These restrictions translate to certain responsibilities for you if you distribute copies of the library or if you modify it.

For example, if you distribute copies of the library, whether gratis or for a fee, you must give the recipients all the rights that we gave you. You must make sure that they, too, receive or can get the source code. If you link other code with the library, you must provide complete object files to the recipients, so that they can relink them with the library after making changes to the library and recompiling it. And you must show them these terms so they know their rights.

We protect your rights with a two-step method: (1) we copyright the library, and (2) we offer you this license, which gives you legal permission to copy, distribute and/or modify the library.

To protect each distributor, we want to make it very clear that there is no warranty for the free library. Also, if the library is modified by someone else and passed on, the recipients should know that what they have is not the original version, so that the original author's reputation will not be affected by problems that might be introduced by others.

Finally, software patents pose a constant threat to the existence of any free program. We wish to make sure that a company cannot effectively restrict the users of a free program by obtaining a restrictive license from a patent holder. Therefore, we insist that any patent license obtained for a version of the library must be consistent with the full freedom of use specified in this license.

Most GNU software, including some libraries, is covered by the ordinary GNU General Public License. This license, the GNU Lesser

General Public License, applies to certain designated libraries, and is quite different from the ordinary General Public License. We use this license for certain libraries in order to permit linking those libraries into non-free programs.

When a program is linked with a library, whether statically or using a shared library, the combination of the two is legally speaking a combined work, a derivative of the original library. The ordinary General Public License therefore permits such linking only if the entire combination fits its criteria of freedom. The Lesser General Public License permits more lax criteria for linking other code with the library.

We call this license the "Lesser" General Public License because it does Less to protect the user's freedom than the ordinary General Public License. It also provides other free software developers Less of an advantage over competing non-free programs. These disadvantages are the reason we use the ordinary General Public License for many libraries. However, the Lesser license provides advantages in certain special circumstances.

For example, on rare occasions, there may be a special need to encourage the widest possible use of a certain library, so that it becomes a de-facto standard. To achieve this, non-free programs must be allowed to use the library. A more frequent case is that a free library does the same job as widely used non-free libraries. In this case, there is little to gain by limiting the free library to free software only, so we use the Lesser General Public License.

In other cases, permission to use a particular library in non-free programs enables a greater number of people to use a large body of free software. For example, permission to use the GNU C Library in non-free programs enables many more people to use the whole GNU operating system, as well as its variant, the GNU/Linux operating system.

Although the Lesser General Public License is Less protective of the users' freedom, it does ensure that the user of a program that is linked with the Library has the freedom and the wherewithal to run that program using a modified version of the Library.

The precise terms and conditions for copying, distribution and modification follow. Pay close attention to the difference between a "work based on the library" and a "work that uses the library". The former contains code derived from the library, whereas the latter must be combined with the library in order

to run.

GNU LESSER GENERAL PUBLIC LICENSE
TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License Agreement applies to any software library or other program which contains a notice placed by the copyright holder or other authorized party saying it may be distributed under the terms of this Lesser General Public License (also called "this License"). Each licensee is addressed as "you".

A "library" means a collection of software functions and/or data prepared so as to be conveniently linked with application programs (which use some of those functions and data) to form executables.

The "Library", below, refers to any such software library or work which has been distributed under these terms. A "work based on the Library" means either the Library or any derivative work under copyright law: that is to say, a work containing the Library or a portion of it, either verbatim or with modifications and/or translated straightforwardly into another language. (Hereinafter, translation is included without limitation in the term "modification".)

"Source code" for a work means the preferred form of the work for making modifications to it. For a library, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the library.

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running a program using the Library is not restricted, and output from such a program is covered only if its contents constitute a work based on the Library (independent of the use of the Library in a tool for writing it). Whether that is true depends on what the Library does and what the program that uses the Library does.

1. You may copy and distribute verbatim copies of the Library's complete source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and distribute a copy of this License along with the Library.

You may charge a fee for the physical act of transferring a copy,

and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Library or any portion of it, thus forming a work based on the Library, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

- a) The modified work must itself be a software library.
- b) You must cause the files modified to carry prominent notices stating that you changed the files and the date of any change.
- c) You must cause the whole of the work to be licensed at no charge to all third parties under the terms of this License.
- d) If a facility in the modified Library refers to a function or a table of data to be supplied by an application program that uses the facility, other than as an argument passed when the facility is invoked, then you must make a good faith effort to ensure that, in the event an application does not supply such function or table, the facility still operates, and performs whatever part of its purpose remains meaningful.

(For example, a function in a library to compute square roots has a purpose that is entirely well-defined independent of the application. Therefore, Subsection 2d requires that any application-supplied function or table used by this function must be optional: if the application does not supply it, the square root function must still compute square roots.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Library, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Library, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Library.

In addition, mere aggregation of another work not based on the Library with the Library (or with a work based on the Library) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may opt to apply the terms of the ordinary GNU General Public

License instead of this License to a given copy of the Library. To do this, you must alter all the notices that refer to this License, so that they refer to the ordinary GNU General Public License, version 2, instead of to this License. (If a newer version than version 2 of the ordinary GNU General Public License has appeared, then you can specify that version instead if you wish.) Do not make any other change in these notices.

Once this change is made in a given copy, it is irreversible for that copy, so the ordinary GNU General Public License applies to all subsequent copies and derivative works made from that copy.

This option is useful when you wish to copy part of the code of the Library into a program that is not a library.

4. You may copy and distribute the Library (or a portion or derivative of it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange.

If distribution of object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place satisfies the requirement to distribute the source code, even though third parties are not compelled to copy the source along with the object code.

5. A program that contains no derivative of any portion of the Library, but is designed to work with the Library by being compiled or linked with it, is called a "work that uses the Library". Such a work, in isolation, is not a derivative work of the Library, and therefore falls outside the scope of this License.

However, linking a "work that uses the Library" with the Library creates an executable that is a derivative of the Library (because it contains portions of the Library), rather than a "work that uses the library". The executable is therefore covered by this License.

Section 6 states terms for distribution of such executables.

When a "work that uses the Library" uses material from a header file that is part of the Library, the object code for the work may be a derivative work of the Library even though the source code is not. Whether this is true is especially significant if the work can be linked without the Library, or if the work is itself a library. The threshold for this to be true is not precisely defined by law.

If such an object file uses only numerical parameters, data structure layouts and accessors, and small macros and small inline functions (ten lines or less in length), then the use of the object file is unrestricted, regardless of whether it is legally a derivative work. (Executables containing this object code plus portions of the Library will still fall under Section 6.)

Otherwise, if the work is a derivative of the Library, you may distribute the object code for the work under the terms of Section 6. Any executables containing that work also fall under Section 6, whether or not they are linked directly with the Library itself.

6. As an exception to the Sections above, you may also combine or link a "work that uses the Library" with the Library to produce a work containing portions of the Library, and distribute that work under terms of your choice, provided that the terms permit modification of the work for the customer's own use and reverse engineering for debugging such modifications.

You must give prominent notice with each copy of the work that the Library is used in it and that the Library and its use are covered by this License. You must supply a copy of this License. If the work during execution displays copyright notices, you must include the copyright notice for the Library among them, as well as a reference directing the user to the copy of this License. Also, you must do one of these things:

- a) Accompany the work with the complete corresponding machine-readable source code for the Library including whatever changes were used in the work (which must be distributed under Sections 1 and 2 above); and, if the work is an executable linked with the Library, with the complete machine-readable "work that uses the Library", as object code and/or source code, so that the user can modify the Library and then relink to produce a modified executable containing the modified Library. (It is understood that the user who changes the contents of definitions files in the Library will not necessarily be able to recompile the application

to use the modified definitions.)

- b) Use a suitable shared library mechanism for linking with the Library. A suitable mechanism is one that (1) uses at run time a copy of the library already present on the user's computer system, rather than copying library functions into the executable, and (2) will operate properly with a modified version of the library, if the user installs one, as long as the modified version is interface-compatible with the version that the work was made with.
- c) Accompany the work with a written offer, valid for at least three years, to give the same user the materials specified in Subsection 6a, above, for a charge no more than the cost of performing this distribution.
- d) If distribution of the work is made by offering access to copy from a designated place, offer equivalent access to copy the above specified materials from the same place.
- e) Verify that the user has already received a copy of these materials or that you have already sent this user a copy.

For an executable, the required form of the "work that uses the Library" must include any data and utility programs needed for reproducing the executable from it. However, as a special exception, the materials to be distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

It may happen that this requirement contradicts the license restrictions of other proprietary libraries that do not normally accompany the operating system. Such a contradiction means you cannot use both them and the Library together in an executable that you distribute.

7. You may place library facilities that are a work based on the Library side-by-side in a single library together with other library facilities not covered by this License, and distribute such a combined library, provided that the separate distribution of the work based on the Library and of the other library facilities is otherwise permitted, and provided that you do these two things:

- a) Accompany the combined library with a copy of the same work based on the Library, uncombined with any

other library

facilities. This must be distributed under the terms of the Sections above.

b) Give prominent notice with the combined library of the fact that part of it is a work based on the Library, and explaining where to find the accompanying uncombined form of the same work.

8. You may not copy, modify, sublicense, link with, or distribute the Library except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense, link with, or distribute the Library is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

9. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Library or its derivative works. These actions are prohibited by law if

you do not accept this License. Therefore, by modifying or distributing the Library (or any work based on the Library), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Library or works based on it.

10. Each time you redistribute the Library (or any work based on the Library), the recipient automatically receives a license from the original licensor to copy, distribute, link with or modify the Library subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties with this License.

11. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse

you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Library at all. For example, if a patent license would not permit royalty-free redistribution of the Library by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Library.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply, and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

12. If the distribution and/or use of the Library is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Library under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

13. The Free Software Foundation may publish revised and/or new versions of the Lesser General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Library specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Library does not specify a license version number, you may choose any version ever published by the Free Software Foundation.

14. If you wish to incorporate parts of the Library into other free programs whose distribution conditions are incompatible with these, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision

will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

NO WARRANTY

15. BECAUSE THE LIBRARY IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE LIBRARY, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE LIBRARY "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE LIBRARY IS WITH YOU. SHOULD THE LIBRARY PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

16. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE LIBRARY AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE LIBRARY (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE LIBRARY TO OPERATE WITH ANY OTHER SOFTWARE), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

END OF TERMS AND CONDITIONS

How to Apply These Terms to Your New Libraries

If you develop a new library, and you want it to be of the greatest possible use to the public, we recommend making it free software that everyone can redistribute and change. You can do so by permitting redistribution under these terms (or, alternatively, under the terms of the ordinary General Public License).

To apply these terms, attach the following notices to the library. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

<one line to give the library's name and a brief idea of what it does.>
Copyright (C) <year> <name of author>

This library is free software; you can redistribute it and/or

modify it under the terms of the GNU Lesser General Public License as published by the Free Software Foundation; either version 2.1 of the License, or (at your option) any later version.

This library is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU Lesser General Public License for more details.

You should have received a copy of the GNU Lesser General Public License along with this library; if not, write to the Free Software Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA

Also add information on how to contact you by electronic and paper mail.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the library, if necessary. Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the library `Frob' (a library for tweaking knobs) written by James Random Hacker.

<signature of Ty Coon>, 1 April 1990
Ty Coon, President of Vice

That's all there is to it!

UNICODE, INC. LICENSE AGREEMENT - DATA FILES AND SOFTWARE

Unicode Data Files include all data files under the directories <http://www.unicode.org/Public/>, <http://www.unicode.org/reports/>, and <http://www.unicode.org/cldr/data/>. Unicode Data Files do not include PDF online code charts under the directory <http://www.unicode.org/Public/>. Software includes any source code published in the Unicode Standard or under the directories <http://www.unicode.org/Public/>, <http://www.unicode.org/reports/>, and <http://www.unicode.org/cldr/data/>.

NOTICE TO USER: Carefully read the following legal agreement. BY DOWNLOADING, INSTALLING, COPYING OR OTHERWISE USING UNICODE INC.'S DATA FILES ("DATA FILES"), AND/OR SOFTWARE ("SOFTWARE"), YOU UNEQUIVOCALLY ACCEPT, AND AGREE TO BE BOUND BY, ALL OF THE TERMS AND CONDITIONS OF THIS AGREEMENT. IF YOU DO NOT AGREE, DO NOT DOWNLOAD, INSTALL, COPY, DISTRIBUTE OR USE THE DATA FILES OR SOFTWARE.

COPYRIGHT AND PERMISSION NOTICE

Copyright 1991-2013 Unicode,

Inc. All rights reserved. Distributed under
the Terms of Use in <http://www.unicode.org/copyright.html>.

Permission is hereby granted, free of charge, to any person obtaining a copy of the Unicode data files and any associated documentation (the "Data Files") or Unicode software and any associated documentation (the "Software") to deal in the Data Files or Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, and/or sell copies of the Data Files or Software, and to permit persons to whom the Data Files or Software are furnished to do so, provided that (a) the above copyright notice(s) and this permission notice appear with all copies of the Data Files or Software, (b) both the above copyright notice(s) and this permission notice appear in associated documentation, and (c) there is clear notice in each modified Data File or in the Software as well as in the documentation associated with the Data File(s) or Software that the data or software has been modified.

THE DATA FILES AND SOFTWARE ARE PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT OF THIRD PARTY RIGHTS. IN NO EVENT SHALL THE COPYRIGHT HOLDER OR HOLDERS INCLUDED IN THIS NOTICE BE LIABLE FOR ANY CLAIM, OR ANY SPECIAL INDIRECT OR CONSEQUENTIAL DAMAGES, OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THE DATA FILES OR SOFTWARE.

Except as contained in this notice, the name of a copyright holder shall not be used in advertising or otherwise to promote the sale, use or other dealings in these Data Files or Software without prior written authorization of the copyright holder.

This file contains the copying permission notices for various files in the GNU C Library distribution that have copyright owners other than the Free Software Foundation. These notices all require that a copy of the notice be included in the accompanying documentation and be distributed with binary distributions of the code, so be sure to include this file along with any binary distributions derived from the GNU C Library.

All code incorporated from 4.4 BSD is distributed under the following license:

Copyright (C) 1991 Regents of the University of California.
All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions

are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
3. [This condition was removed.]
4. Neither the name of the University nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE REGENTS AND CONTRIBUTORS ``AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE REGENTS OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

The DNS resolver code, taken from BIND 4.9.5, is copyrighted by UC Berkeley, by Digital Equipment Corporation and by Internet Software Consortium. The DEC portions are under the following license:

Portions Copyright (C) 1993 by Digital Equipment Corporation.

Permission to use, copy, modify, and distribute this software for any purpose with or without fee is hereby granted, provided that the above copyright notice and this permission notice appear in all copies, and that the name of Digital Equipment Corporation not be used in advertising or publicity pertaining to distribution of the document or software without specific, written prior permission.

THE SOFTWARE IS PROVIDED ``AS IS" AND DIGITAL EQUIPMENT CORP. DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE, INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS. IN NO EVENT SHALL DIGITAL EQUIPMENT CORPORATION BE LIABLE FOR ANY SPECIAL, DIRECT, INDIRECT, OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

The ISC portions are under the following license:

Portions Copyright (c) 1996-1999 by Internet Software Consortium.

Permission to use, copy, modify, and distribute this software for any purpose with or without fee is hereby granted, provided that the above copyright notice and this permission notice appear in all copies.

THE SOFTWARE IS PROVIDED "AS IS" AND INTERNET SOFTWARE CONSORTIUM DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS. IN NO EVENT SHALL INTERNET SOFTWARE CONSORTIUM BE LIABLE FOR ANY SPECIAL, DIRECT, INDIRECT, OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

The Sun RPC support (from rpcsrc-4.0) is covered by the following license:

Copyright (c) 2010, Oracle America, Inc.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- * Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- * Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
- * Neither the name of the "Oracle America, Inc." nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT HOLDER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY,

WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

The following CMU license covers some of the support code for Mach, derived from Mach 3.0:

Mach Operating System
Copyright (C) 1991,1990,1989 Carnegie Mellon University
All Rights Reserved.

Permission to use, copy, modify and distribute this software and its documentation is hereby granted, provided that both the copyright notice and this permission notice appear in all copies of the software, derivative works or modified versions, and any portions thereof, and that both notices appear in supporting documentation.

CARNEGIE MELLON ALLOWS FREE USE OF THIS SOFTWARE IN ITS ``AS IS" CONDITION. CARNEGIE MELLON DISCLAIMS ANY LIABILITY OF ANY KIND FOR ANY DAMAGES WHATSOEVER RESULTING FROM THE USE OF THIS SOFTWARE.

Carnegie Mellon requests users of this software to return to

Software Distribution Coordinator
School of Computer Science
Carnegie Mellon University
Pittsburgh PA 15213-3890

or Software.Distribution@CS.CMU.EDU any improvements or extensions that they make and grant Carnegie Mellon the rights to redistribute these changes.

The file `if_ppp.h` is under the following CMU license:

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
3. Neither the name of the University nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY CARNEGIE MELLON UNIVERSITY AND CONTRIBUTORS ``AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE UNIVERSITY OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

The following license covers the files from Intel's "Highly Optimized Mathematical Functions for Itanium" collection:

Intel License Agreement

Copyright (c) 2000, Intel Corporation

All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- * Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- * Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
- * The name of Intel Corporation may not be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL INTEL OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF

LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

The files inet/getnameinfo.c and sysdeps/posix/getaddrinfo.c are copyright (C) by Craig Metz and are distributed under the following license:

```
/* The Inner Net License,  
Version 2.00
```

The author(s) grant permission for redistribution and use in source and binary forms, with or without modification, of the software and documentation provided that the following conditions are met:

0. If you receive a version of the software that is specifically labelled as not being for redistribution (check the version message and/or README), you are not permitted to redistribute that version of the software in any way or form.
1. All terms of the all other applicable copyrights and licenses must be followed.
2. Redistributions of source code must retain the authors' copyright notice(s), this list of conditions, and the following disclaimer.
3. Redistributions in binary form must reproduce the authors' copyright notice(s), this list of conditions, and the following disclaimer in the documentation and/or other materials provided with the distribution.
4. [The copyright holder has authorized the removal of this clause.]
5. Neither the name(s) of the author(s) nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY ITS AUTHORS AND CONTRIBUTORS ``AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE AUTHORS OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

If these license terms cause you a real problem, contact the author. */

The file sunrpc/des_impl.c
is copyright Eric Young:

Copyright (C) 1992 Eric Young

Collected from libdes and modified for SECURE RPC by Martin Kuck 1994

This file is distributed under the terms of the GNU Lesser General Public License, version 2.1 or later - see the file COPYING.LIB for details.
If you did not receive a copy of the license with this program, please see <<https://www.gnu.org/licenses/>> to obtain a copy.

The file inet/rcmd.c is under a UCB copyright and the following:

Copyright (C) 1998 WIDE Project.
All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
3. Neither the name of the project nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE PROJECT AND CONTRIBUTORS ``AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE PROJECT OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

The file posix/runtests.c is copyright Tom Lord:

Copyright
1995 by Tom Lord

All Rights Reserved

Permission to use, copy, modify, and distribute this software and its documentation for any purpose and without fee is hereby granted, provided that the above copyright notice appear in all copies and that both that copyright notice and this permission notice appear in supporting documentation, and that the name of the copyright holder not be

used in advertising or publicity pertaining to distribution of the software without specific, written prior permission.

Tom Lord DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE, INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS, IN NO EVENT SHALL TOM LORD BE LIABLE FOR ANY SPECIAL, INDIRECT OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

The posix/rxspencer tests
are copyright Henry Spencer:

Copyright 1992, 1993, 1994, 1997 Henry Spencer. All rights reserved.
This software is not subject to any license of the American Telephone and Telegraph Company or of the Regents of the University of California.

Permission is granted to anyone to use this software for any purpose on any computer system, and to alter it and redistribute it, subject to the following restrictions:

1. The author is not responsible for the consequences of use of this software, no matter how awful, even if they arise from flaws in it.
2. The origin of this software must not be misrepresented, either by explicit claim or by omission. Since few users ever read sources, credits must appear in the documentation.
3. Altered versions must be plainly marked as such, and must not be misrepresented as being the original software. Since few users ever read sources, credits must appear in the documentation.
4. This notice may not be removed or altered.

The file posix/PCRE.tests
is copyright University of Cambridge:

Copyright (c) 1997-2003 University of Cambridge

Permission is granted to anyone to use this software for any purpose on any computer system, and to redistribute it freely, subject to the following restrictions:

1. This software is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE.

2. The origin of this software must not be misrepresented, either by explicit claim or by omission. In practice, this means that if you use PCRE in software that you distribute to others, commercially or otherwise, you must put a sentence like this

Regular expression support is provided by the PCRE library package, which is open source software, written by Philip Hazel, and copyright by the University of Cambridge, England.

somewhere reasonably visible in your documentation and in any relevant files or online

help data or similar. A reference to the ftp site for the source, that is, to

`ftp://ftp.csx.cam.ac.uk/pub/software/programming/pcre/`

should also be given in the documentation. However, this condition is not intended to apply to whole chains of software. If package A includes PCRE, it must acknowledge it, but if package B is software that includes package A, the condition is not imposed on package B (unless it uses PCRE independently).

3. Altered versions must be plainly marked as such, and must not be misrepresented as being the original software.

4. If PCRE is embedded in any software that is released under the GNU General Purpose Licence (GPL), or Lesser General Purpose Licence (LGPL), then the terms of that licence shall supersede any condition above with which it is incompatible.

Files from Sun fdlibm are copyright Sun Microsystems, Inc.:

Copyright (C) 1993 by Sun Microsystems, Inc. All rights reserved.

Developed at SunPro, a Sun Microsystems, Inc. business.

Permission to use, copy, modify, and distribute this software is freely granted, provided that this notice is preserved.

Various long double libm functions are copyright Stephen L. Moshier:

Copyright 2001 by Stephen L. Moshier <moshier@na-net.ornl.gov>

This library is free software; you can redistribute it and/or modify it under the terms of the GNU Lesser General Public License as published by the Free Software Foundation; either version 2.1 of the License, or (at your option) any later version.

This library is distributed in the hope that it will be useful,
but WITHOUT ANY WARRANTY; without even the implied warranty of
MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU
Lesser General Public License for more details.

You should have received a copy of the GNU Lesser General Public
License along with this library; if not, see
<<https://www.gnu.org/licenses/>>. */

1.554 prometheus-client 1.11.1

1.554.1 Available under license :

Prometheus instrumentation library for Go applications
Copyright 2012-2015 The Prometheus Authors

This product includes software developed at
SoundCloud Ltd. (<http://soundcloud.com/>).

The following components are included in this product:

perks - a fork of <https://github.com/bmizerany/perks>
<https://github.com/beorn7/perks>
Copyright 2013-2015 Blake Mizerany, Bjrn Rabenstein
See <https://github.com/beorn7/perks/blob/master/README.md> for license details.

Go support for Protocol Buffers - Google's data interchange format
<http://github.com/golang/protobuf/>
Copyright 2010 The Go Authors
See source code for license details.

Support for streaming Protocol Buffer messages for the Go language (golang).
https://github.com/matttproud/golang_protobuf_extensions
Copyright 2013 Matt T. Proud
Licensed under the Apache License, Version 2.0
Apache License
Version 2.0, January 2004
<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction,
and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems,

and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License,

each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the

Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work,

excluding those notices that do not pertain to any part of the Derivative Works; and

(d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding

those notices that do not

pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. **Submission of Contributions.** Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions. Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. **Trademarks.** This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. **Disclaimer of Warranty.** Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions

of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

1.555 x-mod 0.6.0-dev.0.20220419223038-86c51ed26bb4

1.555.1 Available under license :

Copyright (c) 2009 The Go Authors. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- * Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- * Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
- * Neither the name of Google Inc. nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER

OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

1.556 dpkg 1.19.7ubuntu3.2

1.556.1 Available under license :

Format: <https://www.debian.org/doc/packaging-manuals/copyright-format/1.0/>

Upstream-Name: dpkg

Files: *

Copyright:

Copyright 1994 Ian Murdock <imurdock@debian.org>

Copyright 1994 Matt Welsh <mdw@sunsite.unc.edu>

Copyright 1994 Carl Streeter <streeter@cae.wisc.edu>

Copyright 1994-1999, 2008 Ian Jackson <ijackson@chiark.greenend.org.uk>

Copyright 1995 Bruce Perens <bruce@pixar.com>

Copyright 1995-1996 Erick Branderhorst <branderhorst@heel.fgg.eur.nl>

Copyright 1996 Michael Shields <shields@crosslink.net>

Copyright 1996 Klee Dienes <klee@debian.org>

Copyright 1996 Kim-Minh Kaplan <kkaplan@cdfhp3.in2p3.fr>

Copyright 1996-1998 Miquel van Smoorenburg <miquels@cistron.nl>

Copyright 1997-1998 Charles Briscoe-Smith <cpbs@debian.org>

Copyright 1997-1998 Juho Vuori <javuori@cc.helsinki.fi>

Copyright 1998 Koichi Sekido <sekido@mbox.kyoto-inet.or.jp>

Copyright 1998 Jim Van Zandt <jrv@vanzandt.mv.com>

Copyright 1998 Juan Cespedes <cespedes@debian.org>

Copyright 1998 Nils

Rennebarth <nils@debian.org>

Copyright 1998 Heiko Schlittermann <hs@schlittermann.de>

Copyright 1998-1999, 2001, 2003, 2006 Martin Schulze <joe@infodrom.org>

Copyright 1999 Roderick Shertler <roderick@argon.org>

Copyright 1999 Ben Collins <bcollins@debian.org>

Copyright 1999 Richard Kettlewell <rjk@sfero.greenend.org.uk>

Copyright 1999-2001 Marcus Brinkmann <brinkmd@debian.org>

Copyright 1999-2002 Wichert Akkerman <>wakkerma@debian.org>

Copyright 2001, 2007, 2010 Joey Hess <joe@debian.org>

Copyright 2004-2005, 2007-2008, 2010 Canonical Ltd.

Copyright 2004-2005 Scott James Remnant <scott@netsplit.com>

Copyright 2006-2008 Frank Lichtenheld <djpig@debian.org>

Copyright 2006-2015 Guillem Jover <guillem@debian.org>

Copyright 2007-2012 Raphael Hertzog <hertzog@debian.org>

Copyright 2007 Nicolas François <nicolas.francois@centraliens.net>

Copyright 2007 Don Armstrong <don@donarmstrong.com>

Copyright 2007 Colin Watson <cjwatson@debian.org>

Copyright 2007,

2008 Tollef Fog Heen <tfheen@err.no>

Copyright 2008 Zack Weinberg <zackw@panix.com>

Copyright 2008 Pierre Habouzit <madcoder@debian.org>

Copyright 2009 Romain François <rfrancoise@debian.org>

Copyright 2009-2010 Modestas Vainius <modax@debian.org>

Copyright 2009-2011 Kees Cook <kees@debian.org>

License: GPL-2+

Files:

lib/compat/getopt*
lib/compat/gettext.h
lib/compat/obstack.*
lib/compat/strnlen.c

Copyright:

Copyright 1987-2006 Free Software Foundation, Inc.

License: GPL-2+

Files:

dselect/methods/Dselect/Ftp.pm
dselect/methods/ftp/*

Copyright:

Copyright 1996 Andy Guy <awpguy@acs.ucalgary.ca>

Copyright 1998 Martin Schulze <joe@infodrom.org>

Copyright 1999-2001, 2005-2006, 2009 Raphael Hertzog <hertzog@debian.org>

License: GPL-2

Files:

scripts/Dpkg/Gettext.pm

Copyright:

Copyright 2000 Joey Hess <joe@debian.org>

Copyright 2007, 2009-2010, 2012-2015 Guillem Jover <guillem@debian.org>

License: BSD-2-clause

Files:

utils/start-stop-daemon.c

Copyright:

Copyright

1999 Marek Michalkiewicz <marekm@i17linuxb.ists.pwr.wroc.pl>

Copyright 1999 Christian Schwarz <schwarz@monet.m.isar.de>

Copyright 1999 Klee Dienes <klee@debian.org>

Copyright 1999 Ben Collins <bcollins@debian.org>

Copyright 1999-2002 Wichert Akkerman <wakkerma@debian.org>

Copyright 2000-2003 Adam Heath <doogie@debian.org>

Copyright 2001 Sontri Tomo Huynh <huynh.29@osu.edu>

Copyright 2001 Andreas Schuldei <andreas@schuldei.org>

Copyright 2001 Ian Jackson <ijackson@chiark.greenend.org.uk>

Copyright 2004-2005 Scott James Remnant <keybuk@debian.org>

Copyright 2006-2014 Guillem Jover <guillem@debian.org>

Copyright 2008 Samuel Thibault <samuel.thibault@ens-lyon.org>

Copyright 2008 Andreas Pahlsson <andreas.pahlsson@xcerion.com>

Copyright 2009 Chris Coulson <chrisccoulson@googlemail.com>

Copyright 2012 Carsten Hey <carsten@debian.org>

Copyright 2014 Nir Soffer <nirs@hyperms.com>

License: public-domain-s-s-d

Written by Marek Michalkiewicz <marekm@i17linuxb.ists.pwr.wroc.pl>,

public domain. Based conceptually on start-stop-daemon.pl, by Ian Jackson <ijackson@gnu.ai.mit.edu>. May be used and distributed freely for any purpose. Changes by Christian Schwarz <schwarz@monet.m.isar.de>, to make output conform to the Debian Console Message Standard, also placed in public domain. Minor changes by Klee Dienes <klee@debian.org>, also placed in the Public Domain.

.
Changes by Ben Collins <bcollins@debian.org>, added --chuid, --background and --make-pidfile options, placed in public domain as well.

Files: lib/compat/md5.*

Copyright:

Copyright 1993 Colin Plumb

License: public-domain-md5

This code implements the MD5 message-digest algorithm.

The algorithm is due to Ron Rivest. This code was written by Colin Plumb in 1993, no copyright is claimed.

This code is in the public domain; do with it what you wish.

.
Equivalent code is available from RSA Data Security, Inc.

This code has been tested against that, and is equivalent, except

that you don't need to include two pages of legalese with every copy.

License: GPL-2+

This program is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation; either version 2 of the License, or (at your option) any later version.

.
This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

.
You should have received a copy of the GNU General Public License along with this program. If not, see <<https://www.gnu.org/licenses/>>.

Comment:

On Debian systems, the complete text of the GNU General Public License can be found in /usr/share/common-licenses/GPL-2 or in the dpkg source as the file COPYING.

License: GPL-2

This is free software; you can redistribute it and/or modify it under the terms of version

2 of the GNU General Public

License version 2 as published by the Free Software Foundation.

This is distributed in the hope that it will be useful,
but WITHOUT ANY WARRANTY; without even the implied warranty of
MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the
GNU General Public License for more details.

You should have received a copy of the GNU General Public License
along with this program. If not, see <<https://www.gnu.org/licenses/>>.

License: BSD-2-clause

Redistribution and use in source and binary forms, with or without
modification, are permitted provided that the following conditions
are met:

1. Redistributions of source code must retain the above copyright
notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright
notice, this list of conditions and the following disclaimer in the
documentation and/or other materials provided with the distribution.

THIS SOFTWARE

IS PROVIDED BY AUTHORS AND CONTRIBUTORS "AS IS" AND
ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE
IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE
ARE DISCLAIMED. IN NO EVENT SHALL THE AUTHORS OR CONTRIBUTORS BE LIABLE
FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL
DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS
OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION)
HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT
LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY
OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF
SUCH DAMAGE.

GNU GENERAL PUBLIC LICENSE

Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.,
51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA
Everyone is permitted to copy and distribute verbatim copies
of this license document, but changing it is not allowed.

Preamble

The licenses for most software are designed to take away your
freedom to share and change it. By contrast, the GNU General Public
License is intended to guarantee your freedom to share and change free
software--to make sure the software is free for all its users. This
General Public License applies to most of the Free Software

Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Lesser General Public License instead.) You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and modification follow.

GNU GENERAL PUBLIC LICENSE
TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

- a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.
- b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.
- c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a

notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Program.

In addition, mere aggregation of another work not based on the Program with the Program (or with a work based on the Program) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

a) Accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or

executable form with such
an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent

infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number

of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW.

EXCEPT WHEN

OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN

IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

END OF TERMS AND CONDITIONS

How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest

to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

<one line to give the program's name and a brief idea of what it does.>
Copyright (C) <year> <name of author>

This program is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation; either version 2 of the License, or
(at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program; if not, write to the Free Software Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA.

Also add information on how to contact you by electronic and paper mail.

If the program is interactive, make it output a short notice like this when it starts in an interactive mode:

Gnomovision version 69, Copyright (C) year name of author
Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type `show w'.
This is free software, and you are welcome to redistribute it under certain conditions; type `show c' for details.

The hypothetical commands `show w' and `show c' should show the appropriate parts of the General Public License. Of course, the commands you use may be called something other than `show w' and `show c'; they could even be mouse-clicks or menu items--whatever suits your program.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the program, if necessary. Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the program
'Gnomovision' (which makes passes at compilers) written by James Hacker.

<signature of Ty Coon>, 1 April 1989
Ty Coon, President of Vice

This General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Lesser General Public License instead of this License.

1.557 istack-commons 3.0.5

1.557.1 Available under license :

No license file was found, but licenses were detected in source scan.

<!--

DO NOT ALTER OR REMOVE COPYRIGHT NOTICES OR THIS HEADER.

Copyright (c) 1997-2017 Oracle and/or its affiliates. All rights reserved.

The contents of this file are subject to the terms of either the GNU General Public License Version 2 only ("GPL") or the Common Development and Distribution License("CDDL") (collectively, the "License"). You may not use this file except in compliance with the License. You can obtain a copy of the License at http://glassfish.java.net/public/CDDL+GPL_1_1.html or `packager/legal/LICENSE.txt`. See the License for the specific language governing permissions and limitations under the License.

When distributing the software, include this License Header Notice in each file and include the License file at `packager/legal/LICENSE.txt`.

GPL Classpath Exception:

Oracle designates this particular file as subject to the "Classpath"

exception as provided by Oracle in the GPL Version 2 section of the License file that accompanied this code.

Modifications:

If applicable, add the following below the License Header, with the fields enclosed by brackets [] replaced by your own identifying information:
"Portions Copyright [year] [name of copyright owner]"

Contributor(s):

If you wish your version of this file to be governed by only the CDDL or only the GPL Version 2, indicate your decision by adding "[Contributor] elects to include this software in this distribution under the [CDDL or GPL Version 2] license." If you don't indicate a single choice of license, a recipient has the option to distribute your version of this file under either the CDDL, the GPL Version 2 or to extend the choice of license to

its licensees as provided above. However, if you add GPL Version 2 code and therefore, elected the GPL Version 2 license, then the option applies only if the new code is made subject to such option by the copyright holder.

-->

Found in path(s):

* /opt/cola/permits/1334904685_1653676440.7415743/0/istack-commons-runtime-3-0-5-jar/META-INF/maven/com.sun.istack/istack-commons-runtime/pom.xml

No license file was found, but licenses were detected in source scan.

Manifest-Version: 1.0

Bundle-Description: istack common utility code

Implementation-Title: istack common utility code runtime

Bundle-License: https://glassfish.java.net/public/CDDL+GPL_1_1.html, https://glassfish.java.net/public/CDDL+GPL_1_1.html

Bundle-SymbolicName: com.sun.istack.commons-runtime

Implementation-Version: 3.0.5

Built-By: build

Bnd-LastModified: 1486772850426

Bundle-ManifestVersion: 2

Implementation-Vendor-Id: com.sun.istack

Bundle-DocURL: <http://www.oracle.com/>

Bundle-Vendor: Oracle Corporation

Import-Package: javax.activation,javax.xml.namespace,javax.xml.stream,org.xml.sax,org.xml.sax.helpers

Require-Capability: osgi.ee;filter="(&(osgi.ee=JavaSE)(version=1.7))"

Tool: Bnd-3.2.0.201605172007

Implementation-Vendor: Oracle Corporation

Export-Package: com.sun.istack;uses="javax.activation,javax.xml.stream,org.xml.sax,org.xml.sax.helpers";version="3.0.5",com.sun.istack.logging;version="3.0.5",com.sun.istack.localization;version="3.0.5"

Bundle-Name:

istack common utility code runtime

Bundle-Version: 3.0.5

Implementation-Build-Id: tags/istack-commons-3.0.5-321, 2017-02-11T01:27:24+0100

Created-By: Apache Maven Bundle Plugin

Build-Jdk: 1.8.0_112

Found in path(s):

* /opt/cola/permits/1334904685_1653676440.7415743/0/istack-commons-runtime-3-0-5-jar/META-INF/MANIFEST.MF

1.558 cast 1.5.0

1.558.1 Available under license :

The 3-Clause BSD License

Copyright {{year}} Big Picture Medical

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
3. Neither the name of the copyright holder nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT HOLDER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

The 3-Clause BSD License

Copyright 2021 Big Picture Medical

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
3. Neither the name of the copyright holder nor the names of its contributors

may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT HOLDER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

1.559 google-go-cmp 0.5.8

1.559.1 Available under license :

Copyright (c) 2017 The Go Authors. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- * Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- * Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
- * Neither the name of Google Inc. nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER

OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

1.560 keyutils 1.6-6ubuntu1.1

1.560.1 Available under license :

GNU GENERAL PUBLIC LICENSE

Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc. <<http://fsf.org/>>

51 Franklin St, Fifth Floor, Boston, MA 02110-1301 USA

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. This General Public License applies to most of the Free Software Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Library General Public License instead.) You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and modification follow.

GNU GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and

you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

- a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.
- b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.
- c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Program.

In addition, mere aggregation of another work not based on the Program with the Program (or with a work based on the Program) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may copy and distribute the Program
(or a work based on it,
under Section 2) in object code or executable form under the terms of
Sections 1 and 2 above provided that you also do one of the following:

a) Accompany it with the complete corresponding machine-readable
source code, which must be distributed under the terms of Sections
1 and 2 above on a medium customarily used for software interchange; or,

b) Accompany it with a written offer, valid for at least three
years, to give any third party, for a charge no more than your
cost of physically performing source distribution, a complete
machine-readable copy of the corresponding source code, to be
distributed under the terms of Sections 1 and 2 above on a medium
customarily used for software interchange; or,

c) Accompany it with the information you received as to the offer
to distribute corresponding source code. (This alternative is
allowed only for noncommercial distribution and only if you
received the program
in object code or executable form with such
an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for
making modifications to it. For an executable work, complete source
code means all the source code for all modules it contains, plus any
associated interface definition files, plus the scripts used to
control compilation and installation of the executable. However, as a
special exception, the source code distributed need not include
anything that is normally distributed (in either source or binary
form) with the major components (compiler, kernel, and so on) of the
operating system on which the executable runs, unless that component
itself accompanies the executable.

If distribution of executable or object code is made by offering
access to copy from a designated place, then offering equivalent
access to copy the source code from the same place counts as
distribution of the source code, even though third parties are not
compelled
to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program
except as expressly provided under this License. Any attempt
otherwise to copy, modify, sublicense or distribute the Program is
void, and will automatically terminate your rights under this License.
However, parties who have received copies, or rights, from you under
this License will not have their licenses terminated so long as such
parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute

software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

END OF TERMS AND CONDITIONS

Appendix: How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

<one line to give the program's name and a brief idea of what it does.>
Copyright (C) 19yy <name of author>

This program is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation; either version 2 of the License, or (at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program; if not, write to the Free Software Foundation, Inc., 675 Mass Ave, Cambridge, MA 02139, USA.

Also add information on how to contact you by electronic and paper mail.

If the program is interactive, make it output a short notice like this when it starts in an interactive mode:

Gnomovision version 69, Copyright (C) 19yy name of author
Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type `show w'.
This is free software, and you are welcome to redistribute it
under certain conditions; type `show c' for details.

The hypothetical commands `show
w' and `show c' should show the appropriate
parts of the General Public License. Of course, the commands you use may
be called something other than `show w' and `show c'; they could even be
mouse-clicks or menu items--whatever suits your program.

You should also get your employer (if you work as a programmer) or your
school, if any, to sign a "copyright disclaimer" for the program, if
necessary. Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the program
`Gnomovision' (which makes passes at compilers) written by James Hacker.

<signature of Ty Coon>, 1 April 1989
Ty Coon, President of Vice

This General Public License does not permit incorporating your program into
proprietary programs. If your program is a subroutine library, you may
consider it more useful to permit linking proprietary applications with the
library. If this is what you want to do, use the GNU Library General
Public License instead of this License.

GNU LESSER GENERAL PUBLIC LICENSE
Version 2.1, February 1999

Copyright (C) 1991, 1999 Free Software Foundation, Inc. <<http://fsf.org/>>
51 Franklin St, Fifth Floor, Boston, MA 02110-1301 USA
Everyone is permitted to copy and distribute verbatim copies
of this license document, but changing it is not allowed.

[This is the first released version of the Lesser GPL. It also counts
as the successor of the GNU Library Public License, version 2, hence
the version number 2.1.]

Preamble

The licenses for most software are designed to take away your
freedom to share and change it. By contrast, the GNU General Public
Licenses are intended to guarantee your freedom to share and change
free software--to make sure the software is free for all its users.

This license, the Lesser General Public License, applies to some
specially designated software packages--typically libraries--of the
Free Software Foundation and other authors who decide to use it. You

can use

it too, but we suggest you first think carefully about whether this license or the ordinary General Public License is the better strategy to use in any particular case, based on the explanations below.

When we speak of free software, we are referring to freedom of use, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish); that you receive source code or can get it if you want it; that you can change the software and use pieces of it in new free programs; and that you are informed that you can do these things.

To protect your rights, we need to make restrictions that forbid distributors to deny you these rights or to ask you to surrender these rights. These restrictions translate to certain responsibilities for you if you distribute copies of the library or if you modify it.

For example, if you distribute copies of the library, whether gratis or for a fee, you must give the recipients all the rights that we gave you. You must make sure that they, too, receive or can get the source code. If you link other code with the library, you must provide complete object files to the recipients, so that they can relink them with the library after making changes to the library and recompiling it. And you must show them these terms so they know their rights.

We protect your rights with a two-step method: (1) we copyright the library, and (2) we offer you this license, which gives you legal permission to copy, distribute and/or modify the library.

To protect each distributor, we want to make it very clear that there is no warranty for the free library. Also, if the library is modified by someone else and passed on, the recipients should know that what they have is not the original version, so that the original author's reputation will not be affected by problems that might be introduced by others.

Finally, software patents pose a constant threat to the existence of any free program. We wish to make sure that a company cannot effectively restrict the users of a free program by obtaining a restrictive license from a patent holder. Therefore, we insist that any patent license obtained for a version of the library must be consistent with the full freedom of use specified in this license.

Most GNU software, including some libraries, is covered by the ordinary GNU General Public License. This license, the GNU Lesser

General Public License, applies to certain designated libraries, and is quite different from the ordinary General Public License. We use this license for certain libraries in order to permit linking those libraries into non-free programs.

When a program is linked with a library, whether statically or using a shared library, the combination of the two is legally speaking a combined work, a derivative of the original library. The ordinary General Public License therefore permits such linking only if the entire combination fits its criteria of freedom. The Lesser General Public License permits more lax criteria for linking other code with the library.

We call this license the "Lesser" General Public License because it does Less to protect the user's freedom than the ordinary General Public License. It also provides other free software developers Less of an advantage over competing non-free programs. These disadvantages are the reason we use the ordinary General Public License for many libraries. However, the Lesser license provides advantages in certain special circumstances.

For example, on rare occasions, there may be a special need to encourage the widest possible use of a certain library, so that it becomes a de-facto standard. To achieve this, non-free programs must be allowed to use the library. A more frequent case is that a free library does the same job as widely used non-free libraries. In this case, there is little to gain by limiting the free library to free software only, so we use the Lesser General Public License.

In other cases, permission to use a particular library in non-free programs enables a greater number of people to use a large body of free software. For example, permission to use the GNU C Library in non-free programs enables many more people to use the whole GNU operating system, as well as its variant, the GNU/Linux operating system.

Although the Lesser General Public License is Less protective of the users' freedom, it does ensure that the user of a program that is linked with the Library has the freedom and the wherewithal to run that program using a modified version of the Library.

The precise terms and conditions for copying, distribution and modification follow. Pay close attention to the difference between a "work based on the library" and a "work that uses the library". The former contains code derived from the library, whereas the latter must be combined with the library in order to run.

GNU LESSER GENERAL
PUBLIC LICENSE
TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License Agreement applies to any software library or other program which contains a notice placed by the copyright holder or other authorized party saying it may be distributed under the terms of this Lesser General Public License (also called "this License"). Each licensee is addressed as "you".

A "library" means a collection of software functions and/or data prepared so as to be conveniently linked with application programs (which use some of those functions and data) to form executables.

The "Library", below, refers to any such software library or work which has been distributed under these terms. A "work based on the Library" means either the Library or any derivative work under copyright law: that is to say, a work containing the Library or a portion of it, either verbatim or with modifications and/or translated straightforwardly into another language. (Hereinafter, translation is included without limitation in the term "modification".)

"Source code" for a work means the preferred form of the work for making modifications to it. For a library, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the library.

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running a program using the Library is not restricted, and output from such a program is covered only if its contents constitute a work based on the Library (independent of the use of the Library in a tool for writing it). Whether that is true depends on what the Library does and what the program that uses the Library does.

1. You may copy and distribute verbatim copies of the Library's complete source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and distribute a copy of this License along with the Library.

You may charge a fee for the physical act of transferring a copy,

and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Library or any portion of it, thus forming a work based on the Library, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

- a) The modified work must itself be a software library.
- b) You must cause the files modified to carry prominent notices stating that you changed the files and the date of any change.
- c) You must cause the whole of the work to be licensed at no charge to all third parties under the terms of this License.

d) If a facility in the modified Library refers to a function or a table of data to be supplied by an application program that uses the facility, other than as an argument passed when the facility is invoked, then you must make a good faith effort to ensure that, in the event an application does not supply such function or table, the facility still operates, and performs whatever part of its purpose remains meaningful.

(For example, a function in a library to compute square roots has a purpose that is entirely well-defined independent of the application. Therefore, Subsection 2d requires that any application-supplied function or table used by this function must be optional: if the application does not supply it, the square root function must still compute square roots.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Library, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Library, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Library.

In addition, mere aggregation of another work not based on the Library with the Library (or with a work based on the Library) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may opt to apply the terms of the ordinary GNU General Public License instead

of this License to a given copy of the Library. To do this, you must alter all the notices that refer to this License, so that they refer to the ordinary GNU General Public License, version 2, instead of to this License. (If a newer version than version 2 of the ordinary GNU General Public License has appeared, then you can specify that version instead if you wish.) Do not make any other change in these notices.

Once this change is made in a given copy, it is irreversible for that copy, so the ordinary GNU General Public License applies to all subsequent copies and derivative works made from that copy.

This option is useful when you wish to copy part of the code of the Library into a program that is not a library.

4. You may copy and distribute the Library (or a portion or derivative of it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange.

If distribution of object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place satisfies the requirement to distribute the source code, even though third parties are not compelled to copy the source along with the object code.

5. A program that contains no derivative of any portion of the Library, but is designed to work with the Library by being compiled or linked with it, is called a "work that uses the Library". Such a work, in isolation, is not a derivative work of the Library, and therefore falls outside the scope of this License.

However, linking a "work that uses the Library" with the Library creates an executable that is a derivative of the Library (because it contains portions of the Library), rather than a "work that uses the library". The executable is therefore

covered by this License.

Section 6 states terms for distribution of such executables.

When a "work that uses the Library" uses material from a header file that is part of the Library, the object code for the work may be a derivative work of the Library even though the source code is not. Whether this is true is especially significant if the work can be linked without the Library, or if the work is itself a library. The threshold for this to be true is not precisely defined by law.

If such an object file uses only numerical parameters, data structure layouts and accessors, and small macros and small inline functions (ten lines or less in length), then the use of the object file is unrestricted, regardless of whether it is legally a derivative work. (Executables containing this object code plus portions of the Library will still fall under Section 6.)

Otherwise, if the work is a derivative of the Library, you may distribute the object code for the work under the terms of Section 6.

Any executables containing that work also fall under Section 6, whether or not they are linked directly with the Library itself.

6. As an exception to the Sections above, you may also combine or link a "work that uses the Library" with the Library to produce a work containing portions of the Library, and distribute that work under terms of your choice, provided that the terms permit modification of the work for the customer's own use and reverse engineering for debugging such modifications.

You must give prominent notice with each copy of the work that the Library is used in it and that the Library and its use are covered by this License. You must supply a copy of this License. If the work during execution displays copyright notices, you must include the copyright notice for the Library among them, as well as a reference directing the user to the copy of this License. Also, you must do one of these things:

- a) Accompany the work with the complete corresponding machine-readable source code for the Library including whatever changes were used in the work (which must be distributed under Sections 1 and 2 above); and, if the work is an executable linked with the Library, with the complete machine-readable "work that uses the Library", as object code and/or source code, so that the user can modify the Library and then relink to produce a modified executable containing the modified Library. (It is understood that the user who changes the contents of definitions files in the Library will not necessarily be able to recompile the application

to use the modified definitions.)

- b) Use a suitable shared library mechanism for linking with the Library. A suitable mechanism is one that (1) uses at run time a copy of the library already present on the user's computer system, rather than copying library functions into the executable, and (2) will operate properly with a modified version of the library, if the user installs one, as long as the modified version is interface-compatible with the version that the work was made with.
- c) Accompany the work with a written offer, valid for at least three years, to give the same user the materials specified in Subsection 6a, above, for a charge no more than the cost of performing this distribution.
- d) If distribution of the work is made by offering access to copy from a designated place, offer equivalent access to copy the above specified materials from the same place.
- e) Verify that the user has already received a copy of these materials or that you have already sent this user a copy.

For an executable, the required form of the "work that uses the Library" must include any data and utility programs needed for reproducing the executable from it. However, as a special exception, the materials to be distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

It may happen that this requirement contradicts the license restrictions of other proprietary libraries that do not normally accompany the operating system. Such a contradiction means you cannot use both them and the Library together in an executable that you distribute.

7. You may place library facilities that are a work based on the Library side-by-side in a single library together with other library facilities not covered by this License, and distribute such a combined library, provided that the separate distribution of the work based on the Library and of the other library facilities is otherwise permitted, and provided that you do these two things:

- a) Accompany the combined library with a copy of the same work based on the Library, uncombined with any other library

facilities. This must be distributed under the terms of the Sections above.

b) Give prominent notice with the combined library of the fact that part of it is a work based on the Library, and explaining where to find the accompanying uncombined form of the same work.

8. You may not copy, modify, sublicense, link with, or distribute the Library except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense, link with, or distribute the Library is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

9. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Library or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Library (or any work based on the Library), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Library or works based on it.

10. Each time you redistribute the Library (or any work based on the Library), the recipient automatically receives a license from the original licensor to copy, distribute, link with or modify the Library subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties with this License.

11. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License.

If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Library at all. For example, if a patent license would not permit royalty-free redistribution of the Library by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Library.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply, and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system which is implemented by public license practices.

Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

12. If the distribution and/or use of the Library is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Library under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

13. The Free Software Foundation may publish revised and/or new versions of the Lesser

General Public License from time to time.

Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Library specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Library does not specify a license version number, you may choose any version ever published by the Free Software Foundation.

14. If you wish to incorporate parts of the Library into other free programs whose distribution conditions are incompatible with these, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving

the free status
of all derivatives of our free software and of promoting the sharing
and reuse of software generally.

NO WARRANTY

15. BECAUSE THE LIBRARY IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE LIBRARY, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE LIBRARY "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE LIBRARY IS WITH YOU. SHOULD THE LIBRARY PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

16. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE LIBRARY AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE LIBRARY (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE LIBRARY TO OPERATE WITH ANY OTHER SOFTWARE), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

END OF TERMS AND CONDITIONS

How to Apply These Terms to Your New Libraries

If you develop a new library, and you want it to be of the greatest possible use to the public, we recommend making it free software that everyone can redistribute and change. You can do so by permitting redistribution under these terms (or, alternatively, under the terms of the ordinary General Public License).

To apply these terms, attach the following notices to the library. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

<one line to give the library's name and a brief idea of what it does.>
Copyright (C) <year> <name of author>

This library is free software; you can redistribute it and/or

modify it under the terms of the GNU Lesser General Public License as published by the Free Software Foundation; either version 2.1 of the License, or (at your option) any later version.

This library is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU Lesser General Public License for more details.

You should have received a copy of the GNU Lesser General Public License along with this library; if not, write to the Free Software Foundation, Inc., 51 Franklin St, Fifth Floor, Boston, MA 02110-1301 USA

Also add information on how to contact you by electronic and paper mail.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the library, if necessary. Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the library `Frob' (a library for tweaking knobs) written by James Random Hacker.

<signature of Ty Coon>, 1 April 1990
Ty Coon, President of Vice

That's all there is to it!

1.561 go-openapi-jsonreference 0.20.0

1.561.1 Available under license :

Apache License
Version 2.0, January 2004
<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all

other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this

License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the

Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

(a) You must give any other recipients of the Work or Derivative Works a copy of this License; and

(b) You must cause any modified files to carry prominent notices stating that You changed the files; and

(c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and

(d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must

include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special,

incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.

See the License for the specific language governing permissions and limitations under the License.

1.562 e2fsprogs 1.45.5-2ubuntu1.1

1.562.1 Available under license :

This package was added to the e2fsprogs debian source package by Theodore Ts'o <tytso@mit.edu> on Sat Mar 15 15:33:37 EST 2003

It is part of the main e2fsprogs distribution, which can be found at:

<http://sourceforge.net/projects/e2fsprogs>

Upstream Author: Theodore Ts'o <tytso@mit.edu>

Copyright:

Copyright (C) 1999, 2001 by Andries Brouwer

Copyright (C) 1999, 2000, 2003 by Theodore Ts'o

You are free to distribute this software under the terms of the GNU Lesser (Library) General Public License.

On Debian systems, the complete text of the GNU Lesser (Library) General Public License can be found in /usr/share/common-licenses/LGPL-2.

This is the Debian GNU/Linux prepackaged version of the static EXT2 file system consistency checker (e2fsck.static). The EXT2 utilities were written by Theodore Ts'o <tytso@mit.edu> and Remy Card <card@masi.ibp.fr>.

Sources were obtained from <http://sourceforge.net/projects/e2fsprogs>

Packaging is Copyright (c) 2003-2006 Theodore Ts'o <tytso@mit.edu>

Copyright (c) 1997-2003 Yann Dirson <dirson@debian.org>

Copyright (c) 2001 Alcove <<http://www.alcove.com/>>

Copyright (c) 1997 Klee Dienes

Copyright (c) 1995-1996 Michael Nonweiler <mrn20@cam.ac.uk>

Upstream Author: Theodore Ts'o <tytso@mit.edu>

Copyright notice:

This package, the EXT2 filesystem utilities, is protected by the GNU General Public License.

Copyright (c) 1993, 1994, 1995, 1996, 1997, 1998, 1999, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008 by Theodore Ts'o

On Debian GNU systems, the complete text of the GNU General Public License can be found in `~/usr/share/common-licenses/GPL-2'`.

```
#
# This is a Makefile stub which handles the creation of BSD shared
# libraries.
#
# In order to use this stub, the following makefile variables must be defined.
#
# BSDLIB_VERSION = 1.0
# BSDLIB_IMAGE = libce
# BSDLIB_MYDIR = et
# BSDLIB_INSTALL_DIR = $(SHLIBDIR)
#
```

```
all:: image
```

```
real-subdirs:: Makefile
@echo " MKDIR pic"
@mkdir -p pic
```

```
BSD_LIB = $(BSDLIB_IMAGE).so.$(BSDLIB_VERSION)
BSDLIB_PIC_FLAG = -fpic
```

```
image: $(BSD_LIB)
```

```
$(BSD_LIB): $(OBJS)
(cd pic; ld -Bshareable -o $(BSD_LIB) $(LDFLAGS_SHLIB) $(OBJS))
$(MV) pic/$(BSD_LIB) .
$(RM) -f ../$(BSD_LIB)
(cd ..; $(LN) $(LINK_BUILD_FLAGS) \
`echo $(my_dir) | sed -e 's;lib/;;'"/$(BSD_LIB) $(BSD_LIB))
```

```
install-shlibs install:: $(BSD_LIB)
@echo " INSTALL_PROGRAM $(BSDLIB_INSTALL_DIR)/$(BSD_LIB)"
@$(INSTALL_PROGRAM) $(BSD_LIB) \
$(DESTDIR)$$(BSDLIB_INSTALL_DIR)/$(BSD_LIB)
@-$(LDCONFIG)
```

```
install-strip: install
```

```
install-shlibs-strip:: install-shlibs
```

```
uninstall-shlibs uninstall::
$(RM) -f $(DESTDIR)$$(BSDLIB_INSTALL_DIR)/$(BSD_LIB)
```

```
clean::
$(RM)
```

-rf pic

\$(RM) -f \$(BSD_LIB)

\$(RM) -f ../\$(BSD_LIB)

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, and the entire permission notice in its entirety, including the disclaimer of warranties.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
3. The name of the author may not be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED ``AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE, ALL OF WHICH ARE HEREBY DISCLAIMED. IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL

DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF NOT ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

This is the Debian GNU/Linux prepackaged version of the translation files of the EXT2 file system utilities. The EXT2 utilities were written by Theodore Ts'o <tytso@mit.edu> and Remy Card <card@masi.ibp.fr>.

Sources were obtained from <http://sourceforge.net/projects/e2fsprogs>

Packaging is Copyright (c) 2003-2006 Theodore Ts'o <tytso@mit.edu>

Copyright (c) 1997-2003 Yann Dirson <dirson@debian.org>

Copyright (c) 2001 Alcove <<http://www.alcove.com/>>

Copyright (c) 1997 Klee Dienes

Copyright (c) 1995-1996 Michael Nonweiler <mrn20@cam.ac.uk>

Upstream Author: Theodore Ts'o <tytso@mit.edu>

Copyright notice:

This package, the EXT2 filesystem utilities, is protected by the GNU General Public License.

Copyright (c) 1993, 1994, 1995, 1996, 1997, 1998, 1999, 2000,
2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008 by Theodore Ts'o

On Debian GNU systems, the complete text of the GNU General
Public License can be found in ``usr/share/common-licenses/GPL-2'`.
This package was added to the e2fsprogs debian source package by
Theodore Ts'o <tytso@mit.edu> on Fri Dec 14 22:24:35 EST 2007

It is part of the main e2fsprogs distribution, which can be found at:

<http://sourceforge.net/projects/e2fsprogs>

Upstream Author: Theodore Ts'o <tytso@mit.edu>

Copyright:

Copyright (C) 1999, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007 by
Theodore Ts'o

Redistribution and use in source and binary forms, with or without
modification, are permitted provided that the following conditions
are met:

1. Redistributions of source code must retain the above copyright
notice, and the entire permission notice in its entirety,
including the disclaimer of warranties.
2. Redistributions in binary form must reproduce the above copyright
notice, this list of conditions and the following disclaimer in the
documentation and/or other materials provided with the distribution.
3. The name of the author may not be used to endorse or promote
products derived from
this software without specific prior
written permission.

THIS SOFTWARE IS PROVIDED ``AS IS" AND ANY EXPRESS OR IMPLIED
WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES
OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE, ALL OF
WHICH ARE HEREBY DISCLAIMED. IN NO EVENT SHALL THE AUTHOR BE
LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR
CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT
OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR
BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF
LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT
(INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE
USE OF THIS SOFTWARE, EVEN IF NOT ADVISED OF THE POSSIBILITY OF SUCH
DAMAGE.

Index: tdbsa/tdb.c

=====

--- tdbsa.orig/tdb.c
+++ tdbsa/tdb.c
@@ -4,11 +4,11 @@ Rev: 23371
Last Changed Date: 2007-06-06 20:14:06 -0400 (Wed, 06 Jun 2007)
*/
/*
- Unix SMB/CIFS implementation.
+ trivial database library - standalone version

- trivial database library - private includes
-
- Copyright (C) Andrew Tridgell 2005
+ Copyright (C) Andrew Tridgell 1999-2005
+ Copyright (C) Jeremy Allison 2000-2006
+ Copyright (C) Paul `Rusty' Russell 2000

** NOTE! The following LGPL license applies to the tdb
** library. This does NOT imply that all of Samba is released
EXT2ED is hereby placed under the terms of the GNU General Public License.
Follows the GNU license.

Gadi Oxman, August 1995

GNU GENERAL PUBLIC LICENSE

Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.
675 Mass Ave, Cambridge, MA 02139, USA
Everyone is permitted to copy and distribute verbatim copies
of this license document, but changing it is not allowed.

Preamble

The licenses for most software are designed to take away your
freedom to share and change it. By contrast, the GNU General Public
License is intended to guarantee your freedom to share and change free
software--to make sure the software is free for all its users. This
General Public License applies to most of the Free Software
Foundation's software and to any other program whose authors commit to
using it. (Some other Free Software Foundation software is covered by
the
GNU Library General Public License instead.) You can apply it to
your programs, too.

When we speak of free software, we are referring to freedom, not
price. Our General Public Licenses are designed to make sure that you

have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and modification follow.

GNU GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another

language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

a) You

must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.

b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.

c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Program.

In addition, mere aggregation of another work not based on the Program with the Program (or with a work based on the Program) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

a) Accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a

special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access

to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent

license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free

programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

END OF TERMS AND CONDITIONS

Appendix: How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

<one line to give the program's name and a brief idea of what it does.>

Copyright (C) 19yy <name of author>

This program is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation; either version 2 of the License, or (at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program; if not, write to the Free Software Foundation, Inc., 675 Mass Ave, Cambridge, MA 02139, USA.

Also add information on how to contact you by electronic and paper mail.

If the program is interactive, make it output a short notice like this when it starts in an interactive mode:

```
Gnomovision version 69, Copyright (C) 19yy name of author
Gnomovision comes with ABSOLUTELY NO WARRANTY;
for details type `show w'.
This is free software, and you are welcome to redistribute it
under certain conditions; type `show c' for details.
```

The hypothetical commands ``show w'` and ``show c'` should show the appropriate parts of the General Public License. Of course, the commands you use may be called something other than ``show w'` and ``show c'`; they could even be mouse-clicks or menu items--whatever suits your program.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the program, if necessary. Here is a sample; alter the names:

```
Yoyodyne, Inc., hereby disclaims all copyright interest in the program
`Gnomovision' (which makes passes at compilers) written by James Hacker.
```

```
<signature of Ty Coon>, 1 April 1989
Ty Coon, President of Vice
```

This General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Library General Public License instead of this License.

This package, the EXT2 filesystem utilities, are made available under the GNU Public License version 2, with the exception of the lib/ext2fs

and lib/e2p libraries, which are made available under the GNU Library General Public License Version 2, the lib/uuid library which is made available under a BSD-style license and the lib/et and lib/ss libraries which are made available under an MIT-style license. Please see lib/uuid/COPYING for more details for the license for the files comprising the lib/uuid library, and the source file headers of the libet and libss libraries for more information.

The most recent officially distributed version can be found at <http://e2fsprogs.sourceforge.net>. If you need to make a distribution, that's the one you should use. If there is some reason why you'd like a more recent version that is still in ALPHA testing (i.e., either using the "WIP" test distributions or one from the hg or git repository from the development branch, please contact me (tytso@mit.edu) before you ship. The release schedules for this package are flexible, if you give me enough lead time.

Theodore Ts'o
23-June-2007

GNU GENERAL PUBLIC LICENSE
Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.
51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA
Everyone is permitted to copy and distribute verbatim copies
of this license document, but changing it is not allowed.

Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. This General Public License applies to most of the Free Software Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Library General Public License instead.) You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for

this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and modification follow.

GNU GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in

the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered

only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

- a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.
- b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.
- c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program,

and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Program.

In addition, mere aggregation of another work not based on the Program with the Program (or with a work based on the Program) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

a) Accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary

form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then

the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free

Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

END OF TERMS AND CONDITIONS

How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

```
<one line to give the program's name and a brief idea of what it does.>  
Copyright (C) <year> <name  
of author>
```

This program is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License as published by

the Free Software Foundation; either version 2 of the License, or
(at your option) any later version.

This program is distributed in the hope that it will be useful,
but WITHOUT ANY WARRANTY; without even the implied warranty of
MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the
GNU General Public License for more details.

You should have received a copy of the GNU General Public License
along with this program; if not, write to the Free Software
Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA

Also add information on how to contact you by electronic and paper mail.

If the program is interactive, make it output a short notice like this
when it starts in an interactive mode:

```
Gnomovision version 69, Copyright (C) year name of author  
Gnomovision  
comes with ABSOLUTELY NO WARRANTY; for details type `show w'.  
This is free software, and you are welcome to redistribute it  
under certain conditions; type `show c' for details.
```

The hypothetical commands `show w' and `show c' should show the appropriate
parts of the General Public License. Of course, the commands you use may
be called something other than `show w' and `show c'; they could even be
mouse-clicks or menu items--whatever suits your program.

You should also get your employer (if you work as a programmer) or your
school, if any, to sign a "copyright disclaimer" for the program, if
necessary. Here is a sample; alter the names:

```
Yoyodyne, Inc., hereby disclaims all copyright interest in the program  
'Gnomovision' (which makes passes at compilers) written by James Hacker.
```

```
<signature of Ty Coon>, 1 April 1989  
Ty Coon, President of Vice
```

This General Public License does not permit incorporating your program into
proprietary programs. If your program is a
subroutine library, you may
consider it more useful to permit linking proprietary applications with the
library. If this is what you want to do, use the GNU Library General
Public License instead of this License.

GNU LIBRARY GENERAL PUBLIC LICENSE

Version 2, June 1991

Copyright (C) 1991 Free Software Foundation, Inc.

51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

[This is the first released version of the library GPL. It is numbered 2 because it goes with version 2 of the ordinary GPL.]

Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public Licenses are intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users.

This license, the Library General Public License, applies to some specially designated Free Software Foundation software, and to any other libraries whose authors decide to use it. You can use it for your libraries, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the library, or if you modify it.

For example, if you distribute copies of the library, whether gratis or for a fee, you must give the recipients all the rights that we gave you. You must make sure that they, too, receive or can get the source code. If you link a program with the library, you must provide complete object files to the recipients so that they can relink them with the library, after making changes to the library and recompiling it. And you must show them these terms so they know their rights.

Our method of protecting your rights has two steps: (1) copyright the library, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the library.

Also, for each distributor's protection, we want to make certain that everyone understands that there is no warranty for this free library. If the library is modified by someone else and passed on, we want its recipients to know that what they have is not the original version, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that companies distributing free software will individually obtain patent licenses, thus in effect transforming the program into proprietary software. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

Most GNU software, including some libraries, is covered by the ordinary GNU General Public License, which was designed for utility programs. This license, the GNU Library General Public License, applies to certain designated libraries. This license is quite different from the ordinary one; be sure to read it in full, and don't assume that anything in it is the same as in the ordinary license.

The reason we have a separate public license for some libraries is that they blur the distinction we usually make between modifying or adding to a program and simply using it. Linking a program with a library, without changing the library, is in some sense simply using the library, and is analogous to running a utility program or application program. However, in a textual and legal sense, the linked executable is a combined work, a derivative of the original library, and the ordinary General Public License treats it as such.

Because of this blurred distinction, using the ordinary General Public License for libraries did not effectively promote software sharing, because most developers did not use the libraries. We concluded that weaker conditions might promote sharing better.

However, unrestricted linking of non-free programs would deprive the users of those programs of all benefit from the free status of the libraries themselves. This Library General Public License is intended to permit developers of non-free programs to use free libraries, while preserving your freedom as a user of such programs to change the free libraries that are incorporated in them. (We have not seen how to achieve this as regards changes in header files, but we have achieved it as regards changes in the actual functions of the Library.) The hope is that this will lead to faster development of free libraries.

The precise terms and conditions for copying, distribution and modification follow. Pay close attention to the difference between a "work based on the library" and a "work that uses the library". The former contains code derived from the library, while the latter only works together with the library.

Note that it is possible for a library to be covered by the ordinary General Public License rather than by this special one.

GNU LIBRARY GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License Agreement applies to any software library which contains a notice placed by the copyright holder or other authorized party saying it may be distributed under the terms of this Library General Public License (also called "this License"). Each licensee is addressed as "you".

A "library" means a collection of software functions and/or data prepared so as to be conveniently linked with application programs (which use some of those functions and data) to form executables.

The "Library", below, refers to any such software library or work which has been distributed under these terms. A "work based on the Library" means either the Library or any derivative work under copyright law: that is to say, a work containing the Library or a portion of it, either verbatim or with modifications and/or translated straightforwardly into another language. (Hereinafter, translation is included without limitation in the term "modification".)

"Source code" for a work means the preferred form of the work for making modifications to it. For a library, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the library.

Activities

other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running a program using the Library is not restricted, and output from such a program is covered only if its contents constitute a work based on the Library (independent of the use of the Library in a tool for writing it). Whether that is true depends on what the Library does and what the program that uses the Library does.

1. You may copy and distribute verbatim copies of the Library's

complete source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and distribute a copy of this License along with the Library.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Library or any portion of it, thus forming a work based on the Library, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

- a) The modified work must itself be a software library.
- b) You must cause the files modified to carry prominent notices stating that you changed the files and the date of any change.
- c) You must cause the whole of the work to be licensed at no charge to all third parties under the terms of this License.
- d) If a facility in the modified Library refers to a function or a table of data to be supplied by an application program that uses the facility, other than as an argument passed when the facility is invoked, then you must make a good faith effort to ensure that, in the event an application does not supply such function or table, the facility still operates, and performs whatever part of its purpose remains meaningful.

(For example, a function in a library to compute square roots has a purpose that is entirely well-defined independent of the application. Therefore, Subsection 2d requires that any application-supplied function or table used by this function must be optional: if the application does not supply it, the square root function must still compute square roots.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Library, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Library, the distribution of the whole must be on the terms of

this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Library.

In addition, mere aggregation of another work not based on the Library with the Library (or with a work based on the Library) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may opt to apply the terms of the ordinary GNU General Public License instead of this License to a given copy of the Library. To do this, you must alter all the notices that refer to this License, so that they refer to the ordinary GNU General Public License, version 2, instead of to this License. (If a newer version than version 2 of the ordinary GNU General Public License has appeared, then you can specify that version instead if you wish.) Do not make any other change in these notices.

Once this change is made in a given copy, it is irreversible for that copy, so the ordinary GNU General Public License applies to all subsequent copies and derivative works made from that copy.

This option is useful when you wish to copy part of the code of the Library into a program that is not a library.

4. You may copy and distribute the Library (or a portion or derivative of it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange.

If distribution of object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place satisfies the requirement to distribute the source code, even though third parties are not compelled to copy the source along with the object code.

5. A program that contains no derivative of any portion of the Library, but is designed to work with the Library by being compiled or

linked with it, is called a "work that uses the Library". Such a work, in isolation, is not a derivative work of the Library, and therefore falls outside the scope of this License.

However, linking a "work that uses the Library" with the Library creates an executable that is a derivative of the Library (because it contains portions of the Library), rather than a "work that uses the library". The executable is therefore covered by this License. Section 6 states terms for distribution of such executables.

When a "work that uses the Library" uses material from a header file that is part of the Library, the object code for the work may be a derivative work of the Library even though the source code is not. Whether this is true is especially significant if the work can be linked without the Library, or if the work is itself a library. The threshold for this to be true is not precisely defined by law.

If such an object file uses only numerical parameters, data structure layouts and accessors, and small macros and small inline functions (ten lines or less in length), then the use of the object file is unrestricted, regardless of whether it is legally a derivative work. (Executables containing this object code plus portions of the Library will still fall under Section 6.)

Otherwise, if the work is a derivative of the Library, you may distribute the object code for the work under the terms of Section 6. Any executables containing that work also fall under Section 6, whether or not they are linked directly with the Library itself.

6. As an exception to the Sections above, you may also compile or link a "work that uses the Library" with the Library to produce a work containing portions of the Library, and distribute that work under terms of your choice, provided that the terms permit modification of the work for the customer's own use and reverse engineering for debugging such modifications.

You must give prominent notice with each copy of the work that the Library is used in it and that the Library and its use are covered by this License. You must supply a copy of this License. If the work during execution displays copyright notices, you must include the copyright notice for the Library among them, as well as a reference directing the user to the copy of this License. Also, you must do one of these things:

- a) Accompany the work with the complete corresponding machine-readable source code for the Library including whatever

changes were used in the work (which must be distributed under Sections 1 and 2 above); and, if the work is an executable linked with the Library, with the complete machine-readable "work that uses the Library", as object code and/or source code, so that the user can modify the Library and then relink to produce a modified executable containing the modified Library. (It is understood that the user who changes the contents of definitions files in the Library will not necessarily be able to recompile the application to use the modified definitions.)

b) Accompany the work with a written offer, valid for at least three years, to give the same user the materials specified in Subsection 6a, above, for a charge no more than the cost of performing this distribution.

c) If distribution of the work is made by offering access to copy from a designated place, offer equivalent access to copy the above specified materials from the same place.

d) Verify that the user has already received a copy of these materials or that you have already sent this user a copy.

For an executable, the required form of the "work that uses the Library" must include any data and utility programs needed for reproducing the executable from it. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

It may happen that this requirement contradicts the license restrictions of other proprietary libraries that do not normally accompany the operating system. Such a contradiction means you cannot use both them and the Library together in an executable that you distribute.

7. You may place library facilities that are a work based on the Library side-by-side in a single library together with other library facilities not covered by this License, and distribute such a combined library, provided that the separate distribution of the work based on the Library and of the other library facilities is otherwise permitted, and provided that you do these two things:

a) Accompany the combined

library with a copy of the same work based on the Library, uncombined with any other library facilities. This must be distributed under the terms of the Sections above.

b) Give prominent notice with the combined library of the fact that part of it is a work based on the Library, and explaining where to find the accompanying uncombined form of the same work.

8. You may not copy, modify, sublicense, link with, or distribute the Library except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense, link with, or distribute the Library is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

9. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Library or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Library (or any work based on the Library), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Library or works based on it.

10. Each time you redistribute the Library (or any work based on the Library), the recipient automatically receives a license from the original licensor to copy, distribute, link with or modify the Library subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

11. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Library at all. For example, if a patent license would not permit royalty-free redistribution of the Library by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Library.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply, and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

12. If the distribution and/or use of the Library is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Library under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

13. The Free Software Foundation may publish revised and/or new versions of the Library General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Library specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Library does not specify a license version number, you may choose any version ever published by the Free Software Foundation.

14. If you wish to incorporate parts of the Library into other free programs whose distribution conditions are incompatible with these, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our

decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

NO WARRANTY

15. BECAUSE THE LIBRARY IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE LIBRARY, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE LIBRARY "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE LIBRARY IS WITH YOU. SHOULD THE LIBRARY PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

16. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE LIBRARY AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE LIBRARY (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE LIBRARY TO OPERATE WITH ANY OTHER SOFTWARE), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

END OF TERMS AND CONDITIONS

How to Apply These Terms to Your New Libraries

If you develop a new library, and you want it to be of the greatest possible use to the public, we recommend making it free software that everyone can redistribute and change. You can do so by permitting redistribution under these terms (or, alternatively, under the terms of the ordinary General Public License).

To apply these terms, attach the following notices to the library. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

<one line to give the library's name and a brief idea of what it does.>
Copyright (C) <year> <name of author>

This library is free software; you can redistribute it and/or

modify it under the terms of the GNU Library General Public License as published by the Free Software Foundation; either version 2 of the License, or (at your option) any later version.

This library is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU Library General Public License for more details.

You should have received a copy of the GNU Library General Public License along with this library; if not, write to the Free Software Foundation, Inc.,
51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA

Also add information on how to contact you by electronic and paper mail.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the library, if necessary. Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the library `Frob' (a library for tweaking knobs) written by James Random Hacker.

<signature of Ty Coon>, 1 April 1990
Ty Coon, President of Vice

That's all there is to it!

This is the Debian GNU/Linux prepackaged version of the EXT2 file system utilities (e2fsck, mke2fs, etc.). The EXT2 utilities were written by Theodore Ts'o <tytso@mit.edu> and Remy Card <card@masi.ibp.fr>.

Sources were obtained from <http://sourceforge.net/projects/e2fsprogs>

Packaging is Copyright (c) 2003-2007 Theodore Ts'o <tytso@mit.edu>
Copyright (c) 1997-2003 Yann Dirson <dirson@debian.org>
Copyright (c) 2001 Alcove <<http://www.alcove.com/>>
Copyright (c) 1997 Klee Dienes
Copyright (c) 1995-1996 Michael Nonweiler <mrn20@cam.ac.uk>

Upstream Author: Theodore Ts'o <tytso@mit.edu>

Copyright notice:

This package, the EXT2 filesystem utilities, are made available under the GNU General Public License version 2, with the exception of the lib/ext2fs and lib/e2p libraries, which are made available under the GNU Library General Public License Version 2, the lib/uuid library which is made available under a BSD-style license and the lib/et and

lib/ss libraries

which are made available under an MIT-style license.

Copyright (c) 1993, 1994, 1995, 1996, 1997, 1998, 1999, 2000,
2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008 by Theodore Ts'o

On Debian GNU systems, the complete text of the GNU General Public License can be found in ``/usr/share/common-licenses/GPL-2'``. The complete text of the GNU Library General Public License can be found in ``/usr/share/common-licenses/LGPL-2'``.

The license used for lib/et and lib/ss libraries is:

Copyright 1987 by the Student Information Processing Board
of the Massachusetts Institute of Technology

Permission to use, copy, modify, and distribute this software and its documentation for any purpose is hereby granted, provided that the names of M.I.T. and the M.I.T. S.I.P.B. not be used in advertising or publicity pertaining to distribution of the software without specific, written prior permission. M.I.T. and the M.I.T. S.I.P.B. make no representations about the suitability of this software for any purpose. It is provided "as is" without express or implied warranty.

The license used for lib/uuid is:

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, and the entire permission notice in its entirety, including the disclaimer of warranties.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
3. The name of the author may not be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED ``AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE, ALL OF WHICH ARE HEREBY DISCLAIMED. IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR

CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF NOT ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

This package was added to the e2fsprogs debian source package by Theodore Ts'o <tytso@mit.edu> on Sat Mar 15 15:33:37 EST 2003

It is part of the main e2fsprogs distribution, which can be found at:

<http://sourceforge.net/projects/e2fsprogs>

Upstream Author: Theodore Ts'o <tytso@mit.edu>

Copyright:

Copyright (C) 1999, 2000, 2003, 2004 by Theodore Ts'o

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, and the entire permission notice in its entirety, including the disclaimer of warranties.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
3. The name of the author may not be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED ``AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE, ALL OF WHICH ARE HEREBY DISCLAIMED. IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF NOT ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

This is the Debian GNU/Linux prepackaged version of the ss command-line interface parsing library. It is currently

distributed together with the EXT2 file system utilities, which are otherwise packaged as "e2fsprogs".

This package was put together by Yann Dirson <dirson@debian.org>, from sources obtained from a mirror of:
tsx-11.mit.edu:/pub/linux/packages/ext2fs/

From the original distribution:

Copyright 1987, 1988 by the Student Information Processing Board of the Massachusetts Institute of Technology

Permission to use, copy, modify, and distribute this software and its documentation for any purpose and without fee is hereby granted, provided that the above copyright notice appear in all copies and that both that copyright notice and this permission notice appear in supporting documentation, and that the names of M.I.T. and the M.I.T. S.I.P.B. not be used in advertising or publicity pertaining to distribution of the software without specific, written prior permission.

M.I.T. and

the M.I.T. S.I.P.B. make no representations about the suitability of this software for any purpose. It is provided "as is" without express or implied warranty.

This is the Debian GNU/Linux prepackaged version of the Common Error Description library. It is currently distributed together with the EXT2 file system utilities, which are otherwise packaged as "e2fsprogs".

This package was put together by Yann Dirson <dirson@debian.org>, from sources obtained from a mirror of:
tsx-11.mit.edu:/pub/linux/packages/ext2fs/

From the original distribution:

Copyright 1987, 1988 by the Student Information Processing Board of the Massachusetts Institute of Technology

Permission to use, copy, modify, and distribute this software and its documentation for any purpose and without fee is hereby granted, provided that the above copyright notice appear in all copies and that both that copyright notice and this permission notice appear in supporting documentation, and that the names of M.I.T. and the M.I.T. S.I.P.B. not be used in advertising or publicity pertaining to distribution of the software without specific, written prior permission.

M.I.T. and the M.I.T.

S.I.P.B. make no representations about the suitability of this software for any purpose. It is

provided "as is" without express or implied warranty.

1.563 google-cloud-go 0.97.0

1.563.1 Available under license :

```
// Copyright 2021 Google LLC
//
// Licensed under the Apache License, Version 2.0 (the "License");
// you may not use this file except in compliance with the License.
// You may obtain a copy of the License at
//
// https://www.apache.org/licenses/LICENSE-2.0
//
// Unless required by applicable law or agreed to in writing, software
// distributed under the License is distributed on an "AS IS" BASIS,
// WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
// See the License for the specific language governing permissions and
// limitations under the License.

// Code generated by protoc-gen-go_gapic. DO NOT EDIT.
```

```
package compute
```

```
import (
    "bytes"
    "context"
    "fmt"
    "io/ioutil"
    "net/http"
    "net/url"

    gax "github.com/googleapis/gax-go/v2"
    "google.golang.org/api/googleapi"
    "google.golang.org/api/option"
    "google.golang.org/api/option/internaloption"
    httptransport "google.golang.org/api/transport/http"
    computepb "google.golang.org/genproto/googleapis/cloud/compute/v1"
    "google.golang.org/grpc"
    "google.golang.org/grpc/metadata"
    "google.golang.org/protobuf/encoding/protojson"
)

var
    newLicenseCodesClientHook clientHook

// LicenseCodesCallOptions contains the retry settings for each method of LicenseCodesClient.
type LicenseCodesCallOptions struct {
```

```

Get []gax.CallOption
TestIamPermissions []gax.CallOption
}

// internalLicenseCodesClient is an interface that defines the methods available from Google Compute Engine API.
type internalLicenseCodesClient interface {
    Close() error
    setGoogleClientInfo(...string)
    Connection() *grpc.ClientConn
    Get(context.Context, *computepb.GetLicenseCodeRequest, ...gax.CallOption) (*computepb.LicenseCode, error)
    TestIamPermissions(context.Context, *computepb.TestIamPermissionsLicenseCodeRequest, ...gax.CallOption)
    (*computepb.TestPermissionsResponse, error)
}

// LicenseCodesClient is a client for interacting with Google Compute Engine API.
// Methods, except Close, may be called concurrently.
// However, fields must not be modified concurrently with method calls.
//
// The LicenseCodes API.
type LicenseCodesClient struct {
    // The internal transport-dependent client.
    internalClient internalLicenseCodesClient

    // The call options for this service.
    CallOptions *LicenseCodesCallOptions
}

// Wrapper methods routed to the internal client.

// Close closes the connection to the API service. The user should invoke this when
// the client is no longer required.
func (c *LicenseCodesClient) Close() error {
    return c.internalClient.Close()
}

// setGoogleClientInfo sets the name and version of the application in
// the `x-goog-api-client` header passed on each request. Intended for
// use by Google-written clients.
func (c *LicenseCodesClient) setGoogleClientInfo(keyval ...string) {
    c.internalClient.setGoogleClientInfo(keyval...)
}

// Connection returns a connection to the API service.
//
// Deprecated.
func (c *LicenseCodesClient) Connection() *grpc.ClientConn {
    return c.internalClient.Connection()
}

```

```

//
Get return a specified license code. License codes are mirrored across all projects that have permissions to read the
License Code. Caution This resource is intended for use only by third-party partners who are creating Cloud
Marketplace images.
func (c *LicenseCodesClient) Get(ctx context.Context, req *computepb.GetLicenseCodeRequest, opts
...gax.CallOption) (*computepb.LicenseCode, error) {
return c.internalClient.Get(ctx, req, opts...)
}

// TestIamPermissions returns permissions that a caller has on the specified resource. Caution This resource is
intended for use only by third-party partners who are creating Cloud Marketplace images.
func (c *LicenseCodesClient) TestIamPermissions(ctx context.Context, req
*computepb.TestIamPermissionsLicenseCodeRequest, opts ...gax.CallOption)
(*computepb.TestPermissionsResponse, error) {
return c.internalClient.TestIamPermissions(ctx, req, opts...)
}

// Methods, except Close, may be called concurrently. However,
fields must not be modified concurrently with method calls.
type licenseCodesRESTClient struct {
// The http endpoint to connect to.
endpoint string

// The http client.
httpClient *http.Client

// The x-goog-* metadata to be sent with each request.
xGoogMetadata metadata.MD
}

// NewLicenseCodesRESTClient creates a new license codes rest client.
//
// The LicenseCodes API.
func NewLicenseCodesRESTClient(ctx context.Context, opts ...option.ClientOption) (*LicenseCodesClient, error) {
clientOpts := append(defaultLicenseCodesRESTClientOptions(), opts...)
httpClient, endpoint, err := httptransport.NewClient(ctx, clientOpts...)
if err != nil {
return nil, err
}

c := &licenseCodesRESTClient{
endpoint: endpoint,
httpClient: httpClient,
}
c.setGoogleClientInfo()

return &LicenseCodesClient{internalClient: c, CallOptions: &LicenseCodesCallOptions{}}, nil

```

```

}

func defaultLicenseCodesRESTClientOptions() []option.ClientOption {
return []option.ClientOption{
internaloption.WithDefaultEndpoint("https://compute.googleapis.com"),
internaloption.WithDefaultMTLSEndpoint("https://compute.mtls.googleapis.com"),
internaloption.WithDefaultAudience("https://compute.googleapis.com/"),
internaloption.WithDefaultScopes(DefaultAuthScopes()...),
}
}

//
// setGoogleClientInfo sets the name and version of the application in
// the `x-goog-api-client` header passed on each request. Intended for
// use by Google-written clients.
func (c *licenseCodesRESTClient) setGoogleClientInfo(keyval ...string) {
kv := append([]string{"gl-go", versionGo()}, keyval...)
kv = append(kv, "gopic", versionClient, "gax", gax.Version, "rest", "UNKNOWN")
c.xGoogMetadata = metadata.Pairs("x-goog-api-client", gax.XGoogHeader(kv...))
}

// Close closes the connection to the API service. The user should invoke this when
// the client is no longer required.
func (c *licenseCodesRESTClient) Close() error {
// Replace httpClient with nil to force cleanup.
c.httpClient = nil
return nil
}

//
// Connection returns a connection to the API service.
//
// Deprecated.
func (c *licenseCodesRESTClient) Connection() *grpc.ClientConn {
return nil
}

// Get return a specified license code. License codes are mirrored across all projects that have permissions to read the
// License Code. Caution This resource is intended for use only by third-party partners who are creating Cloud
// Marketplace images.
func (c *licenseCodesRESTClient) Get(ctx context.Context, req *computepb.GetLicenseCodeRequest, opts
...gax.CallOption) (*computepb.LicenseCode, error) {
baseUrl, _ := url.Parse(c.endpoint)
baseUrl.Path += fmt.Sprintf("/compute/v1/projects/%v/global/licenseCodes/%v", req.GetProject(),
req.GetLicenseCode())

httpReq, err := http.NewRequest("GET", baseUrl.String(), nil)
if err != nil {

```

```

return nil, err
}
httpReq = httpReq.WithContext(ctx)
// Set the headers
for k, v := range c.xGoogMetadata {
    httpReq.Header[k] = v
}
httpReq.Header["Content-Type"] = []string{"application/json"}

httpRsp,
err := c.httpClient.Do(httpReq)
if err != nil {
    return nil, err
}
defer httpRsp.Body.Close()

if err = googleapi.CheckResponse(httpRsp); err != nil {
    return nil, err
}

buf, err := ioutil.ReadAll(httpRsp.Body)
if err != nil {
    return nil, err
}

unm := protojson.UnmarshalOptions{AllowPartial: true, DiscardUnknown: true}
rsp := &computepb.LicenseCode{}

if err := unm.Unmarshal(buf, rsp); err != nil {
    return nil, maybeUnknownEnum(err)
}
return rsp, nil
}

// TestIamPermissions returns permissions that a caller has on the specified resource. Caution This resource is
intended for use only by third-party partners who are creating Cloud Marketplace images.
func (c *licenseCodesRESTClient) TestIamPermissions(ctx context.Context, req
*computepb.TestIamPermissionsLicenseCodeRequest, opts ...gax.CallOption)
(*computepb.TestPermissionsResponse, error) {
    m := protojson.MarshalOptions{AllowPartial: true}
    body := req.GetTestPermissionsRequestResource()
    jsonReq, err
:= m.Marshal(body)
    if err != nil {
        return nil, err
    }

    baseUrl, _ := url.Parse(c.endpoint)

```

```
baseUrl.Path += fmt.Sprintf("/compute/v1/projects/%v/global/licenseCodes/%v/testIamPermissions",
req.GetProject(), req.GetResource())
```

```
httpReq, err := http.NewRequest("POST", baseUrl.String(), bytes.NewReader(jsonReq))
if err != nil {
    return nil, err
}
```

```
httpReq = httpReq.WithContext(ctx)
// Set the headers
for k, v := range c.xGoogMetadata {
    httpReq.Header[k] = v
}
httpReq.Header["Content-Type"] = []string{"application/json"}
```

```
httpRsp, err := c.httpClient.Do(httpReq)
if err != nil {
    return nil, err
}
defer httpRsp.Body.Close()
```

```
if err = googleapi.CheckResponse(httpRsp); err != nil {
    return nil, err
}
```

```
buf, err := ioutil.ReadAll(httpRsp.Body)
if err != nil {
    return nil, err
}
```

```
unm := protojson.UnmarshalOptions{AllowPartial: true, DiscardUnknown: true}
rsp := &computepb.TestPermissionsResponse{}
```

```
if err := unm.Unmarshal(buf, rsp); err != nil {
    return nil, maybeUnknownEnum(err)
}
return
rsp, nil
}
```

```
// Copyright 2021 Google LLC
```

```
//
```

```
// Licensed under the Apache License, Version 2.0 (the "License");
```

```
// you may not use this file except in compliance with the License.
```

```
// You may obtain a copy of the License at
```

```
//
```

```
// https://www.apache.org/licenses/LICENSE-2.0
```

```
//
```

```
// Unless required by applicable law or agreed to in writing, software
```

```
// distributed under the License is distributed on an "AS IS" BASIS,
```

```
// WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
// See the License for the specific language governing permissions and
// limitations under the License.

// Code generated by protoc-gen-go_gapic. DO NOT EDIT.
```

```
package compute
```

```
import (
    "bytes"
    "context"
    "fmt"
    "io/ioutil"
    "math"
    "net/http"
    "net/url"

    gax "github.com/googleapis/gax-go/v2"
    "google.golang.org/api/googleapi"
    "google.golang.org/api/iterator"
    "google.golang.org/api/option"
    "google.golang.org/api/option/internaloption"
    httptransport "google.golang.org/api/transport/http"
    computepb "google.golang.org/genproto/googleapis/cloud/compute/v1"
    "google.golang.org/grpc"
    "google.golang.org/grpc/metadata"
    "google.golang.org/protobuf/encoding/protojson"
    "google.golang.org/protobuf/proto"
)
```

```
var
```

```
    newLicensesClientHook clientHook
```

```
// LicensesCallOptions contains the retry settings for each method of LicensesClient.
```

```
type LicensesCallOptions struct {
    Delete      []gax.CallOption
    Get         []gax.CallOption
    GetIamPolicy []gax.CallOption
    Insert      []gax.CallOption
    List        []gax.CallOption
    SetIamPolicy []gax.CallOption
    TestIamPermissions []gax.CallOption
}
```

```
// internalLicensesClient is an interface that defines the methods available from Google Compute Engine API.
```

```
type internalLicensesClient interface {
    Close() error
    setGoogleClientInfo(...string)
```



```

Connection() *grpc.ClientConn
Delete(context.Context, *computepb.DeleteLicenseRequest, ...gax.CallOption) (*Operation, error)
Get(context.Context, *computepb.GetLicenseRequest, ...gax.CallOption)
(*computepb.License, error)
GetIamPolicy(context.Context, *computepb.GetIamPolicyLicenseRequest, ...gax.CallOption) (*computepb.Policy,
error)
Insert(context.Context, *computepb.InsertLicenseRequest, ...gax.CallOption) (*Operation, error)
List(context.Context, *computepb.ListLicensesRequest, ...gax.CallOption) *LicenseIterator
SetIamPolicy(context.Context, *computepb.SetIamPolicyLicenseRequest, ...gax.CallOption) (*computepb.Policy,
error)
TestIamPermissions(context.Context, *computepb.TestIamPermissionsLicenseRequest, ...gax.CallOption)
(*computepb.TestPermissionsResponse, error)
}

```

// LicensesClient is a client for interacting with Google Compute Engine API.

// Methods, except Close, may be called concurrently. However, fields must not be modified concurrently with method calls.

//

// The Licenses API.

```

type LicensesClient struct {
// The internal transport-dependent client.
internalClient internalLicensesClient

```

// The call options for this service.

```

CallOptions
*LicensesCallOptions
}

```

// Wrapper methods routed to the internal client.

// Close closes the connection to the API service. The user should invoke this when

// the client is no longer required.

```

func (c *LicensesClient) Close() error {
return c.internalClient.Close()
}

```

// setGoogleClientInfo sets the name and version of the application in

// the `x-goog-api-client` header passed on each request. Intended for

// use by Google-written clients.

```

func (c *LicensesClient) setGoogleClientInfo(keyval ...string) {
c.internalClient.setGoogleClientInfo(keyval...)
}

```

// Connection returns a connection to the API service.

//

// Deprecated.

```

func (c *LicensesClient) Connection() *grpc.ClientConn {
return c.internalClient.Connection()
}

```

```

}

// Delete deletes the specified license. Caution This resource is intended for use only by third-party partners who are
creating Cloud Marketplace images.
func (c *LicensesClient) Delete(ctx context.Context, req *computepb.DeleteLicenseRequest, opts ...gax.CallOption)
(*Operation, error) {
    return c.internalClient.Delete(ctx, req, opts...)
}

// Get returns the specified License resource. Caution This resource is intended for use only by third-party partners
who are creating Cloud Marketplace images.
func (c *LicensesClient) Get(ctx context.Context, req *computepb.GetLicenseRequest, opts ...gax.CallOption)
(*computepb.License, error) {
    return c.internalClient.Get(ctx, req, opts...)
}

// GetIamPolicy gets the access control policy for a resource. May be empty if no such policy or resource exists.
Caution This resource is intended for use only by third-party partners who are creating Cloud Marketplace images.
func (c *LicensesClient) GetIamPolicy(ctx context.Context, req *computepb.GetIamPolicyLicenseRequest, opts
...gax.CallOption) (*computepb.Policy, error) {
    return c.internalClient.GetIamPolicy(ctx, req, opts...)
}

// Insert create a License resource in the specified project. Caution This resource is intended for use only by third-
party
partners who are creating Cloud Marketplace images.
func (c *LicensesClient) Insert(ctx context.Context, req *computepb.InsertLicenseRequest, opts ...gax.CallOption)
(*Operation, error) {
    return c.internalClient.Insert(ctx, req, opts...)
}

// List retrieves the list of licenses available in the specified project. This method does not get any licenses that
belong to other projects, including licenses attached to publicly-available images, like Debian 9. If you want to get a
list of publicly-available licenses, use this method to make a request to the respective image project, such as debian-
cloud or windows-cloud. Caution This resource is intended for use only by third-party partners who are creating
Cloud Marketplace images.
func (c *LicensesClient) List(ctx context.Context, req *computepb.ListLicensesRequest, opts ...gax.CallOption)
*LicenseIterator {
    return c.internalClient.List(ctx, req, opts...)
}

// SetIamPolicy sets the access control policy on the specified resource.
Replaces any existing policy. Caution This resource is intended for use only by third-party partners who are
creating Cloud Marketplace images.
func (c *LicensesClient) SetIamPolicy(ctx context.Context, req *computepb.SetIamPolicyLicenseRequest, opts
...gax.CallOption) (*computepb.Policy, error) {
    return c.internalClient.SetIamPolicy(ctx, req, opts...)
}

```

```

// TestIamPermissions returns permissions that a caller has on the specified resource. Caution This resource is
intended for use only by third-party partners who are creating Cloud Marketplace images.
func (c *LicensesClient) TestIamPermissions(ctx context.Context, req
*computepb.TestIamPermissionsLicenseRequest, opts ...gax.CallOption) (*computepb.TestPermissionsResponse,
error) {
    return c.internalClient.TestIamPermissions(ctx, req, opts...)
}

// Methods, except Close, may be called concurrently. However, fields must not be modified concurrently with
method calls.
type licensesRESTClient struct {
    // The http endpoint to connect
    to.
    endpoint string

    // The http client.
    httpClient *http.Client

    // The x-goog-* metadata to be sent with each request.
    xGoogMetadata metadata.MD
}

// NewLicensesRESTClient creates a new licenses rest client.
//
// The Licenses API.
func NewLicensesRESTClient(ctx context.Context, opts ...option.ClientOption) (*LicensesClient, error) {
    clientOpts := append(defaultLicensesRESTClientOptions(), opts...)
    httpClient, endpoint, err := httptransport.NewClient(ctx, clientOpts...)
    if err != nil {
        return nil, err
    }

    c := &licensesRESTClient{
        endpoint: endpoint,
        httpClient: httpClient,
    }
    c.setGoogleClientInfo()

    return &LicensesClient{internalClient: c, CallOptions: &LicensesCallOptions{}}, nil
}

func defaultLicensesRESTClientOptions() []option.ClientOption {
    return []option.ClientOption{
        internaloption.WithDefaultEndpoint("https://compute.googleapis.com"),
        internaloption.WithDefaultMTLSEndpoint("https://compute.mtls.googleapis.com"),
        internaloption.WithDefaultAudience("https://compute.googleapis.com/"),
        internaloption.WithDefaultScopes(DefaultAuthScopes()...),
    }
}

```

```

}
}

//
setGoogleClientInfo sets the name and version of the application in
// the `x-goog-api-client` header passed on each request. Intended for
// use by Google-written clients.
func (c *licensesRESTClient) setGoogleClientInfo(keyval ...string) {
    kv := append([]string{"gl-go", versionGo()}, keyval...)
    kv = append(kv, "gpic", versionClient, "gax", gax.Version, "rest", "UNKNOWN")
    c.xGoogMetadata = metadata.Pairs("x-goog-api-client", gax.XGoogHeader(kv...))
}

// Close closes the connection to the API service. The user should invoke this when
// the client is no longer required.
func (c *licensesRESTClient) Close() error {
    // Replace httpClient with nil to force cleanup.
    c.httpClient = nil
    return nil
}

// Connection returns a connection to the API service.
//
// Deprecated.
func (c *licensesRESTClient) Connection() *grpc.ClientConn {
    return nil
}

// Delete deletes the specified
// license. Caution This resource is intended for use only by third-party partners who are creating Cloud Marketplace
// images.
func (c *licensesRESTClient) Delete(ctx context.Context, req *computepb.DeleteLicenseRequest, opts
...gax.CallOption) (*Operation, error) {
    baseUrl, _ := url.Parse(c.endpoint)
    baseUrl.Path += fmt.Sprintf("/compute/v1/projects/%v/global/licenses/%v", req.GetProject(), req.GetLicense())

    params := url.Values{ }
    if req != nil && req.RequestId != nil {
        params.Add("requestId", fmt.Sprintf("%v", req.GetRequestId()))
    }

    baseUrl.RawQuery = params.Encode()

    httpReq, err := http.NewRequest("DELETE", baseUrl.String(), nil)
    if err != nil {
        return nil, err
    }
    httpReq = httpReq.WithContext(ctx)

```

```

// Set the headers
for k, v := range c.xGoogMetadata {
    httpReq.Header[k] = v
}
httpReq.Header["Content-Type"] = []string{"application/json"}

httpRsp, err := c.httpClient.Do(httpReq)
if err != nil {
    return nil, err
}
defer httpRsp.Body.Close()

if err = googleapi.CheckResponse(httpRsp);
err != nil {
    return nil, err
}

buf, err := ioutil.ReadAll(httpRsp.Body)
if err != nil {
    return nil, err
}

unm := protojson.UnmarshalOptions{AllowPartial: true, DiscardUnknown: true}
rsp := &computepb.Operation{}

if err := unm.Unmarshal(buf, rsp); err != nil {
    return nil, maybeUnknownEnum(err)
}
op := &Operation{proto: rsp}
return op, err
}

// Get returns the specified License resource. Caution This resource is intended for use only by third-party partners
// who are creating Cloud Marketplace images.
func (c *licensesRESTClient) Get(ctx context.Context, req *computepb.GetLicenseRequest, opts ...gax.CallOption)
(*computepb.License, error) {
    baseUrl, _ := url.Parse(c.endpoint)
    baseUrl.Path += fmt.Sprintf("/compute/v1/projects/%v/global/licenses/%v", req.GetProject(), req.GetLicense())

    httpReq, err := http.NewRequest("GET", baseUrl.String(), nil)
    if err != nil {
        return nil, err
    }
    httpReq = httpReq.WithContext(ctx)
    // Set the headers
    for
    k, v := range c.xGoogMetadata {
        httpReq.Header[k] = v
    }
}

```

```

}
httpReq.Header["Content-Type"] = []string{"application/json"}

httpRsp, err := c.httpClient.Do(httpReq)
if err != nil {
    return nil, err
}
defer httpRsp.Body.Close()

if err = googleapi.CheckResponse(httpRsp); err != nil {
    return nil, err
}

buf, err := ioutil.ReadAll(httpRsp.Body)
if err != nil {
    return nil, err
}

unm := protojson.UnmarshalOptions{ AllowPartial: true, DiscardUnknown: true }
rsp := &computepb.License{}

if err := unm.Unmarshal(buf, rsp); err != nil {
    return nil, maybeUnknownEnum(err)
}
return rsp, nil
}

// GetIamPolicy gets the access control policy for a resource. May be empty if no such policy or resource exists.
Caution This resource is intended for use only by third-party partners who are creating Cloud Marketplace images.
func (c *licensesRESTClient) GetIamPolicy(ctx context.Context, req *computepb.GetIamPolicyLicenseRequest,
opts ...gax.CallOption) (*computepb.Policy, error) {
    baseUrl,
    _ := url.Parse(c.endpoint)
    baseUrl.Path += fmt.Sprintf("/compute/v1/projects/%v/global/licenses/%v/getIamPolicy", req.GetProject(),
req.GetResource())

    params := url.Values{}
    if req != nil && req.OptionsRequestedPolicyVersion != nil {
        params.Add("optionsRequestedPolicyVersion", fmt.Sprintf("%v", req.GetOptionsRequestedPolicyVersion()))
    }

    baseUrl.RawQuery = params.Encode()

    httpReq, err := http.NewRequest("GET", baseUrl.String(), nil)
    if err != nil {
        return nil, err
    }
    httpReq = httpReq.WithContext(ctx)

```

```

// Set the headers
for k, v := range c.xGoogMetadata {
    httpReq.Header[k] = v
}
httpReq.Header["Content-Type"] = []string{"application/json"}

httpRsp, err := c.httpClient.Do(httpReq)
if err != nil {
    return nil, err
}
defer httpRsp.Body.Close()

if err = googleapi.CheckResponse(httpRsp); err != nil {
    return nil, err
}

buf, err := ioutil.ReadAll(httpRsp.Body)
if err != nil {
    return nil, err
}

unm := protojson.UnmarshalOptions{AllowPartial: true,
DiscardUnknown: true}
rsp := &computepb.Policy{}

if err := unm.Unmarshal(buf, rsp); err != nil {
    return nil, maybeUnknownEnum(err)
}
return rsp, nil
}

// Insert create a License resource in the specified project. Caution This resource is intended for use only by third-
party partners who are creating Cloud Marketplace images.
func (c *licensesRESTClient) Insert(ctx context.Context, req *computepb.InsertLicenseRequest, opts
...gax.CallOption) (*Operation, error) {
    m := protojson.MarshalOptions{AllowPartial: true}
    body := req.GetLicenseResource()
    jsonReq, err := m.Marshal(body)
    if err != nil {
        return nil, err
    }

    baseUrl, _ := url.Parse(c.endpoint)
    baseUrl.Path += fmt.Sprintf("/compute/v1/projects/%v/global/licenses", req.GetProject())

    params := url.Values{}
    if req != nil && req.RequestId != nil {
        params.Add("requestId", fmt.Sprintf("%v", req.GetRequestId()))
    }
}

```

```

}

baseUrl.RawQuery = params.Encode()

httpReq, err := http.NewRequest("POST", baseUrl.String(), bytes.NewReader(jsonReq))
if
err != nil {
return nil, err
}
httpReq = httpReq.WithContext(ctx)
// Set the headers
for k, v := range c.xGoogMetadata {
httpReq.Header[k] = v
}
httpReq.Header["Content-Type"] = []string{"application/json"}

httpRsp, err := c.httpClient.Do(httpReq)
if err != nil {
return nil, err
}
defer httpRsp.Body.Close()

if err = googleapi.CheckResponse(httpRsp); err != nil {
return nil, err
}

buf, err := ioutil.ReadAll(httpRsp.Body)
if err != nil {
return nil, err
}

unm := protojson.UnmarshalOptions{AllowPartial: true, DiscardUnknown: true}
rsp := &computepb.Operation{ }

if err := unm.Unmarshal(buf, rsp); err != nil {
return nil, maybeUnknownEnum(err)
}
op := &Operation{proto: rsp}
return op, err
}

// List retrieves the list of licenses available in the specified project. This method does not get any licenses that
// belong to other projects, including licenses attached to publicly-available images, like Debian 9. If you want to get a
// list of
// publicly-available licenses, use this method to make a request to the respective image project, such as debian-cloud
// or windows-cloud. Caution This resource is intended for use only by third-party partners who are creating Cloud
// Marketplace images.
func (c *licensesRESTClient) List(ctx context.Context, req *computepb.ListLicensesRequest, opts

```



```

...gax.CallOption) *LicenseIterator {
it := &LicenseIterator{}
req = proto.Clone(req).(*computepb.ListLicensesRequest)
unm := protojson.UnmarshalOptions{AllowPartial: true, DiscardUnknown: true}
it.InternalFetch = func(pageSize int, pageToken string) ([]*computepb.License, string, error) {
    resp := &computepb.LicensesListResponse{}
    if pageToken != "" {
        req.PageToken = proto.String(pageToken)
    }
    if pageSize > math.MaxInt32 {
        req.MaxResults = proto.Uint32(math.MaxInt32)
    } else if pageSize != 0 {
        req.MaxResults = proto.Uint32(uint32(pageSize))
    }
    baseUrl, _ := url.Parse(c.endpoint)
    baseUrl.Path += fmt.Sprintf("/compute/v1/projects/%v/global/licenses",
req.GetProject())

    params := url.Values{}
    if req != nil && req.Filter != nil {
        params.Add("filter", fmt.Sprintf("%v", req.GetFilter()))
    }
    if req != nil && req.MaxResults != nil {
        params.Add("maxResults", fmt.Sprintf("%v", req.GetMaxResults()))
    }
    if req != nil && req.OrderBy != nil {
        params.Add("orderBy", fmt.Sprintf("%v", req.GetOrderBy()))
    }
    if req != nil && req.PageToken != nil {
        params.Add("pageToken", fmt.Sprintf("%v", req.GetPageToken()))
    }
    if req != nil && req.ReturnPartialSuccess != nil {
        params.Add("returnPartialSuccess", fmt.Sprintf("%v", req.GetReturnPartialSuccess()))
    }

    baseUrl.RawQuery = params.Encode()

    httpReq, err := http.NewRequest("GET", baseUrl.String(), nil)
    if err != nil {
        return nil, "", err
    }

    // Set the headers
    for k, v := range c.xGoogMetadata {
        httpReq.Header[k] = v
    }

    httpReq.Header["Content-Type"] = []string{"application/json"}

```

```

httpRsp, err := c.httpClient.Do(httpReq)
if
err != nil {
    return nil, "", err
}
defer httpRsp.Body.Close()

if err = googleapi.CheckResponse(httpRsp); err != nil {
    return nil, "", err
}

buf, err := ioutil.ReadAll(httpRsp.Body)
if err != nil {
    return nil, "", err
}

unm.Unmarshal(buf, resp)
it.Response = resp
return resp.GetItems(), resp.GetNextPageToken(), nil
}

fetch := func(pageSize int, pageToken string) (string, error) {
    items, nextPageToken, err := it.InternalFetch(pageSize, pageToken)
    if err != nil {
        return "", err
    }
    it.items = append(it.items, items...)
    return nextPageToken, nil
}

it.pageInfo, it.nextFunc = iterator.NewPageInfo(fetch, it.bufLen, it.takeBuf)
it.pageInfo.MaxSize = int(req.GetMaxResults())
it.pageInfo.Token = req.GetPageToken()

return it
}

```

// SetIamPolicy sets the access control policy on the specified resource. Replaces any existing policy. Caution This resource is intended for use only by third-party partners who are creating Cloud Marketplace images.

```

func
(c *licensesRESTClient) SetIamPolicy(ctx context.Context, req *computepb.SetIamPolicyLicenseRequest, opts
...gax.CallOption) (*computepb.Policy, error) {
    m := protojson.MarshalOptions{AllowPartial: true}
    body := req.GetGlobalSetPolicyRequestResource()
    jsonReq, err := m.Marshal(body)
    if err != nil {
        return nil, err
    }
}

```

```

baseUrl, _ := url.Parse(c.endpoint)
baseUrl.Path += fmt.Sprintf("/compute/v1/projects/%v/global/licenses/%v/setIamPolicy", req.GetProject(),
req.GetResource())

httpReq, err := http.NewRequest("POST", baseUrl.String(), bytes.NewReader(jsonReq))
if err != nil {
    return nil, err
}
httpReq = httpReq.WithContext(ctx)
// Set the headers
for k, v := range c.xGoogMetadata {
    httpReq.Header[k] = v
}
httpReq.Header["Content-Type"] = []string{"application/json"}

httpRsp, err := c.httpClient.Do(httpReq)
if err != nil {
    return nil, err
}
defer httpRsp.Body.Close()

if err = googleapi.CheckResponse(httpRsp); err != nil {
    return nil, err
}

buf,
err := ioutil.ReadAll(httpRsp.Body)
if err != nil {
    return nil, err
}

unm := protojson.UnmarshalOptions{AllowPartial: true, DiscardUnknown: true}
rsp := &computepb.Policy{}

if err := unm.Unmarshal(buf, rsp); err != nil {
    return nil, maybeUnknownEnum(err)
}
return rsp, nil
}

// TestIamPermissions returns permissions that a caller has on the specified resource. Caution This resource is
intended for use only by third-party partners who are creating Cloud Marketplace images.
func (c *licensesRESTClient) TestIamPermissions(ctx context.Context, req
*computepb.TestIamPermissionsLicenseRequest, opts ...gax.CallOption) (*computepb.TestPermissionsResponse,
error) {
    m := protojson.MarshalOptions{AllowPartial: true}
    body := req.GetTestPermissionsRequestResource()

```

```

jsonReq, err := m.Marshal(body)
if err != nil {
    return nil, err
}

baseUrl, _ := url.Parse(c.endpoint)
baseUrl.Path += fmt.Sprintf("/compute/v1/projects/%v/global/licenses/%v/testIamPermissions", req.GetProject(),
req.GetResource())

httpReq, err := http.NewRequest("POST", baseUrl.String(), bytes.NewReader(jsonReq))
if err != nil {
    return nil, err
}
httpReq = httpReq.WithContext(ctx)
// Set the headers
for k, v := range c.xGoogMetadata {
    httpReq.Header[k] = v
}
httpReq.Header["Content-Type"] = []string{"application/json"}

httpRsp, err := c.httpClient.Do(httpReq)
if err != nil {
    return nil, err
}
defer httpRsp.Body.Close()

if err = googleapi.CheckResponse(httpRsp); err != nil {
    return nil, err
}

buf, err := ioutil.ReadAll(httpRsp.Body)
if err != nil {
    return nil, err
}

unm := protojson.UnmarshalOptions{AllowPartial: true, DiscardUnknown: true}
rsp := &computepb.TestPermissionsResponse{}

if err := unm.Unmarshal(buf, rsp); err != nil {
    return nil, maybeUnknownEnum(err)
}
return rsp, nil
}

// LicenseIterator manages a stream of *computepb.License.
type LicenseIterator struct {
    items []*computepb.License
    pageInfo *iterator.PageInfo

```

```

nextFunc func() error

//
Response is the raw response for the current page.
// It must be cast to the RPC response type.
// Calling Next() or InternalFetch() updates this value.
Response interface{ }

// InternalFetch is for use by the Google Cloud Libraries only.
// It is not part of the stable interface of this package.
//
// InternalFetch returns results from a single call to the underlying RPC.
// The number of results is no greater than pageSize.
// If there are no more results, nextPageToken is empty and err is nil.
InternalFetch func(pageSize int, pageToken string) (results []*computepb.License, nextPageToken string, err error)
}

// PageInfo supports pagination. See the google.golang.org/api/iterator package for details.
func (it *LicenseIterator) PageInfo() *iterator.PageInfo {
return it.pageInfo
}

// Next returns the next result. Its second return value is iterator.Done if there are no more
// results. Once Next returns Done, all subsequent calls will return Done.
func (it *LicenseIterator)
Next() (*computepb.License, error) {
var item *computepb.License
if err := it.nextFunc(); err != nil {
return item, err
}
item = it.items[0]
it.items = it.items[1:]
return item, nil
}

func (it *LicenseIterator) bufLen() int {
return len(it.items)
}

func (it *LicenseIterator) takeBuf() interface{} {
b := it.items
it.items = nil
return b
}
// Copyright 2021 Google LLC
//
// Licensed under the Apache License, Version 2.0 (the "License");
// you may not use this file except in compliance with the License.

```

```

// You may obtain a copy of the License at
//
// https://www.apache.org/licenses/LICENSE-2.0
//
// Unless required by applicable law or agreed to in writing, software
// distributed under the License is distributed on an "AS IS" BASIS,
// WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
// See the License for the specific language governing permissions and
// limitations under the License.

// Code generated by protoc-gen-go_gapic. DO NOT EDIT.

package compute_test

import (
    "context"

    compute "cloud.google.com/go/compute/apiv1"
    computepb "google.golang.org/genproto/googleapis/cloud/compute/v1"
)

func ExampleNewLicenseCodesRESTClient() {
    ctx := context.Background()
    c, err := compute.NewLicenseCodesRESTClient(ctx)
    if err != nil {
        // TODO: Handle error.
    }
    defer c.Close()

    // TODO: Use
    client.
    _ = c
}

func ExampleLicenseCodesClient_Get() {
    ctx := context.Background()
    c, err := compute.NewLicenseCodesRESTClient(ctx)
    if err != nil {
        // TODO: Handle error.
    }
    defer c.Close()

    req := &computepb.GetLicenseCodeRequest{
        // TODO: Fill request struct fields.
        // See https://pkg.go.dev/google.golang.org/genproto/googleapis/cloud/compute/v1#GetLicenseCodeRequest.
    }
    resp, err := c.Get(ctx, req)
    if err != nil {

```

```

// TODO: Handle error.
}
// TODO: Use resp.
_ = resp
}

func ExampleLicenseCodesClient_TestIamPermissions() {
    ctx := context.Background()
    c, err := compute.NewLicenseCodesRESTClient(ctx)
    if err != nil {
        // TODO: Handle error.
    }
    defer c.Close()

    req := &computepb.TestIamPermissionsLicenseCodeRequest{
        // TODO: Fill request struct fields.
        // See
        https://pkg.go.dev/google.golang.org/genproto/googleapis/cloud/compute/v1#TestIamPermissionsLicenseCodeRequest.
    }
    resp, err := c.TestIamPermissions(ctx, req)
    if err != nil {
        // TODO: Handle error.
    }
    //
    // TODO: Use resp.
    _ = resp
}

```

Apache License
 Version 2.0, January 2004
<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or

otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this

License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the

Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

(a) You must give any other recipients of the Work or Derivative Works a copy of this License; and

(b) You must cause any modified files to carry prominent notices stating that You changed the files; and

(c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and

(d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding

those notices that do not

pertain to any part of the Derivative Works, in at least one

of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be

liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

Copyright (c) 2020 The Go Authors. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- * Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- * Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
- * Neither the name of Google Inc. nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER

OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

// Copyright 2021 Google LLC

//

// Licensed under the Apache License, Version 2.0 (the "License");

// you may not use this file except in compliance with the License.

// You may obtain a copy of the License at

//

// <https://www.apache.org/licenses/LICENSE-2.0>

//

// Unless required by applicable law or agreed to in writing, software

// distributed under the License is distributed on an "AS IS" BASIS,

// WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.

// See the License for the specific language governing permissions and

// limitations under the License.

// Code generated by protoc-gen-go_gapic. DO NOT EDIT.

package compute_test

import (
"context"

compute "cloud.google.com/go/compute/apiv1"

```

"google.golang.org/api/iterator"
computepb "google.golang.org/genproto/googleapis/cloud/compute/v1"
)

func ExampleNewLicensesRESTClient() {
    ctx := context.Background()
    c, err := compute.NewLicensesRESTClient(ctx)
    if err != nil {
        // TODO: Handle error.
    }
    defer
    c.Close()

    // TODO: Use client.
    _ = c
}

func ExampleLicensesClient_Delete() {
    ctx := context.Background()
    c, err := compute.NewLicensesRESTClient(ctx)
    if err != nil {
        // TODO: Handle error.
    }
    defer c.Close()

    req := &computepb.DeleteLicenseRequest{
        // TODO: Fill request struct fields.
        // See https://pkg.go.dev/google.golang.org/genproto/googleapis/cloud/compute/v1#DeleteLicenseRequest.
    }
    resp, err := c.Delete(ctx, req)
    if err != nil {
        // TODO: Handle error.
    }
    // TODO: Use resp.
    _ = resp
}

func ExampleLicensesClient_Get() {
    ctx := context.Background()
    c, err := compute.NewLicensesRESTClient(ctx)
    if err != nil {
        // TODO: Handle error.
    }
    defer c.Close()

    req := &computepb.GetLicenseRequest{
        // TODO: Fill request struct fields.
        // See https://pkg.go.dev/google.golang.org/genproto/googleapis/cloud/compute/v1#GetLicenseRequest.

```

```

}
resp, err := c.Get(ctx, req)
if err != nil {
    // TODO: Handle error.
}
// TODO: Use resp.
_ = resp
}

func ExampleLicensesClient_GetIamPolicy()
{
    ctx := context.Background()
    c, err := compute.NewLicensesRESTClient(ctx)
    if err != nil {
        // TODO: Handle error.
    }
    defer c.Close()

    req := &computepb.GetIamPolicyLicenseRequest{
        // TODO: Fill request struct fields.
        // See https://pkg.go.dev/google.golang.org/genproto/googleapis/cloud/compute/v1#GetIamPolicyLicenseRequest.
    }
    resp, err := c.GetIamPolicy(ctx, req)
    if err != nil {
        // TODO: Handle error.
    }
    // TODO: Use resp.
    _ = resp
}

func ExampleLicensesClient_Insert() {
    ctx := context.Background()
    c, err := compute.NewLicensesRESTClient(ctx)
    if err != nil {
        // TODO: Handle error.
    }
    defer c.Close()

    req := &computepb.InsertLicenseRequest{
        // TODO: Fill request struct fields.
        // See https://pkg.go.dev/google.golang.org/genproto/googleapis/cloud/compute/v1#InsertLicenseRequest.
    }
    resp, err := c.Insert(ctx, req)
    if err != nil {
        // TODO: Handle error.
    }
    // TODO: Use resp.
    _ = resp
}

```

```

}

func ExampleLicensesClient_List() {
    ctx :=
    context.Background()
    c, err := compute.NewLicensesRESTClient(ctx)
    if err != nil {
        // TODO: Handle error.
    }
    defer c.Close()

    req := &compute.ListLicensesRequest{
        // TODO: Fill request struct fields.
        // See https://pkg.go.dev/google.golang.org/genproto/googleapis/cloud/compute/v1#ListLicensesRequest.
    }
    it := c.List(ctx, req)
    for {
        resp, err := it.Next()
        if err == iterator.Done {
            break
        }
        if err != nil {
            // TODO: Handle error.
        }
        // TODO: Use resp.
        _ = resp
    }
}

func ExampleLicensesClient_SetIamPolicy() {
    ctx := context.Background()
    c, err := compute.NewLicensesRESTClient(ctx)
    if err != nil {
        // TODO: Handle error.
    }
    defer c.Close()

    req := &compute.SetIamPolicyLicenseRequest{
        // TODO: Fill request struct fields.
        // See https://pkg.go.dev/google.golang.org/genproto/googleapis/cloud/compute/v1#SetIamPolicyLicenseRequest.
    }
    resp, err := c.SetIamPolicy(ctx, req)
    if err != nil {
        // TODO: Handle error.
    }
    // TODO: Use resp.
    _ = resp
}

```

```

func
ExampleLicensesClient_TestIamPermissions() {
    ctx := context.Background()
    c, err := compute.NewLicensesRESTClient(ctx)
    if err != nil {
        // TODO: Handle error.
    }
    defer c.Close()

    req := &computepb.TestIamPermissionsLicenseRequest{
        // TODO: Fill request struct fields.
        // See
https://pkg.go.dev/google.golang.org/genproto/googleapis/cloud/compute/v1#TestIamPermissionsLicenseRequest.
    }
    resp, err := c.TestIamPermissions(ctx, req)
    if err != nil {
        // TODO: Handle error.
    }
    // TODO: Use resp.
    _ = resp
}

```

1.564 stackexchange-wmi 0.0.0-20190523213315-cbe66965904d

1.564.1 Available under license :

The MIT License (MIT)

Copyright (c) 2013 Stack Exchange

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR

IN
CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

1.565 x-lint 0.0.0-20201208152925-83fdc39ff7b5

1.565.1 Available under license :

Copyright (c) 2013 The Go Authors. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- * Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- * Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
- * Neither the name of Google Inc. nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER

OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

1.566 nmccclain-ldap 0.0.0-20191021200707-3b3b69a7e9e3

1.566.1 Available under license :

The MIT License (MIT)

Copyright (c) 2011-2015 Michael Mitton (mmitton@gmail.com)
Portions copyright (c) 2015-2016 go-ldap Authors

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

1.567 nmccclain-asn1-ber 0.0.0- 20170104154839-2661553a0484

1.567.1 Available under license :

The MIT License (MIT)

Copyright (c) 2011-2015 Michael Mitton (mmitton@gmail.com)
Portions copyright (c) 2015-2016 go-asn1-ber Authors

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE

SOFTWARE.

1.568 gopherjs 0.0.0-20181017120253-0766667cb4d1

1.568.1 Available under license :

Copyright (c) 2016 Richard Musiol. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- * Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- * Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.
Copyright (c) 2013 Richard Musiol. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- * Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- * Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT

LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

1.569 coreos-bbolt 1.3.6

1.569.1 Available under license :

The MIT License (MIT)

Copyright (c) 2013 Ben Johnson

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION

WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

1.570 stackexchange-wmi 1.2.0

1.570.1 Available under license :

The MIT License (MIT)

Copyright (c) 2013 Stack Exchange

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to

use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

1.571 apt 2.0.9

1.571.1 Available under license :

GNU GENERAL PUBLIC LICENSE

Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.,
51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. This General Public License applies to most of the Free Software Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Lesser General Public License instead.) You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price.

Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid

anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and modification follow.

GNU GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the

Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.

b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.

c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of

this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Program.

In addition, mere aggregation of another work not based on the Program with the Program (or with a work based on the Program) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

a) Accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent

access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other

circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE,
THERE IS NO WARRANTY
FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN
OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES
PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED
OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF
MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS
TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE
PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING,
REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING
WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR
REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES,
INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING
OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED
TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY
YOU OR
THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER
PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE
POSSIBILITY OF SUCH DAMAGES.

END OF TERMS AND CONDITIONS

How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest
possible use to the public, the best way to achieve this is to make it
free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest
to attach them to the start of each source file to most effectively
convey the exclusion of warranty; and each file should have at least
the "copyright" line and a pointer to where the full notice is found.

```
<one line to give the program's name and a brief idea of what it does.>  
Copyright (C) <year> <name of author>
```

```
This program is free software; you can redistribute it and/or modify  
it under the terms of the GNU  
General Public License as published by  
the Free Software Foundation; either version 2 of the License, or  
(at your option) any later version.
```

```
This program is distributed in the hope that it will be useful,  
but WITHOUT ANY WARRANTY; without even the implied warranty of  
MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the
```

GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program; if not, write to the Free Software Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA.

Also add information on how to contact you by electronic and paper mail.

If the program is interactive, make it output a short notice like this when it starts in an interactive mode:

```
Gnomovision version 69, Copyright (C) year name of author
Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type `show w'.
This is free software, and you are welcome to redistribute
it
under certain conditions; type `show c' for details.
```

The hypothetical commands ``show w'` and ``show c'` should show the appropriate parts of the General Public License. Of course, the commands you use may be called something other than ``show w'` and ``show c'`; they could even be mouse-clicks or menu items--whatever suits your program.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the program, if necessary. Here is a sample; alter the names:

```
Yoyodyne, Inc., hereby disclaims all copyright interest in the program
`Gnomovision' (which makes passes at compilers) written by James Hacker.
```

```
<signature of Ty Coon>, 1 April 1989
Ty Coon, President of Vice
```

This General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this

is what you want to do, use the GNU Lesser General Public License instead of this License.

Apt is copyright 1997, 1998, 1999 Jason Gunthorpe and others.

Apt is currently developed by APT Development Team <deity@lists.debian.org>.

License: GPLv2+

This program is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation; either version 2 of the License, or (at your option) any later version.

This program is distributed in the hope that it will be useful,
but WITHOUT ANY WARRANTY; without even the implied warranty of
MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the
GNU General Public License for more details.

You should have received a copy of the GNU General Public License
along with this program; if not, write to the Free Software
Foundation, Inc., 51 Franklin St, Fifth Floor, Boston, MA 02110-1301, USA.

See /usr/share/common-licenses/GPL-2, or
<<http://www.gnu.org/copyleft/gpl.txt>> for the terms of the latest version
of the
GNU General Public License.

1.572 google-gnostic 0.5.7-v3refs

1.572.1 Available under license :

Apache License
Version 2.0, January 2004
<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction,
and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by
the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all
other entities that control, are controlled by, or are under common
control with that entity. For the purposes of this definition,
"control" means (i) the power, direct or indirect, to cause the
direction or management of such entity, whether by contract or
otherwise, or (ii) ownership of fifty percent (50%) or more of the
outstanding shares, or (iii) beneficial ownership
of such entity.

"You" (or "Your") shall mean an individual or Legal Entity
exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications,
including but not limited to software source code, documentation
source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this

License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided

that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

1.573 go-errors-errors 1.4.0

1.573.1 Available under license :

Copyright (c) 2015 Conrad Irwin <conrad@bugsnag.com>

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

1.574 python-certifi 2021.05.30

1.574.1 Available under license :

This package contains a modified version of ca-bundle.crt:

ca-bundle.crt -- Bundle of CA Root Certificates

Certificate data from Mozilla as of: Thu Nov 3 19:04:19 2011#

This is a bundle of X.509 certificates of public Certificate Authorities (CA). These were automatically extracted from Mozilla's root certificates file (certdata.txt). This file can be found in the mozilla source tree:

<http://mxr.mozilla.org/mozilla/source/security/nss/lib/ckfw/builtins/certdata.txt?raw=1#>

It contains the certificates in PEM format and therefore can be directly used with curl / libcurl / php_curl, or with an Apache+mod_ssl webserver for SSL client authentication. Just configure this file as the SSLCACertificateFile.#

***** BEGIN LICENSE BLOCK *****

This Source Code Form is subject to the terms of the Mozilla Public License, v. 2.0. If a copy of the MPL was not distributed with this file, You can obtain one at <http://mozilla.org/MPL/2.0/>.

***** END LICENSE BLOCK *****

@(#) \$RCSfile: certdata.txt,v \$

\$Revision: 1.80 \$ \$Date: 2011/11/03 15:11:58 \$

1.575 activation-api 1.2.2

1.575.1 Available under license :

Copyright (c) 2018 Oracle and/or its affiliates. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
- Neither the name of the Eclipse Foundation, Inc. nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED

WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Eclipse Distribution License - v 1.0

Copyright (c) 2007, Eclipse Foundation, Inc. and its licensors.

All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.

Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

Neither the name of the Eclipse Foundation, Inc. nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Notices for Jakarta Activation

This content is produced and maintained by Jakarta Activation project.

* Project home: <https://projects.eclipse.org/projects/ee4j.jaf>

Copyright

All content is the property of the respective authors or their employers. For more information regarding authorship of content, please consult the listed source code repository logs.

Declared Project Licenses

This program and the accompanying materials are made available under the terms of the Eclipse Distribution License v. 1.0, which is available at <http://www.eclipse.org/org/documents/edl-v10.php>.

SPDX-License-Identifier: BSD-3-Clause

Source Code

The project maintains the following source code repositories:

* <https://github.com/eclipse-ee4j/jaf>

Third-party Content

This project leverages the following third party content.

JUnit (4.12)

* License: Eclipse Public License

1.576 docker-distribution 2.8.1+incompatible

1.576.1 Available under license :

Docker

Copyright 2012-2015 Docker, Inc.

This product includes software developed at Docker, Inc. (<https://www.docker.com>).

The following is courtesy of our legal counsel:

Use and transfer of Docker may be subject to certain restrictions by the United States and other governments.

It is your responsibility to ensure that your use and/or transfer does not violate applicable laws.

For more information, please see <https://www.bis.doc.gov>

See also <https://www.apache.org/dev/crypto.html> and/or seek legal counsel.

Extensions of the original work are copyright (c) 2011 Miek Gieben

As this is fork of the official Go code the same license applies:

Copyright (c) 2009 The Go Authors. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- * Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- * Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
- * Neither the name of Google Inc. nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED

TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Copyright (c) 2012 Alex Ogier. All rights reserved.

Copyright (c) 2012 The Go Authors. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- * Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- * Redistributions in binary form must reproduce the above

copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

* Neither the name of Google Inc. nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE

ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

The MIT License (MIT)

Copyright (c) 2016 Boaz Shuster

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR

IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Copyright 2015 James Saryerwinnie

Licensed under the Apache License, Version 2.0 (the "License"); you may not use this file except in compliance with the License. You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

Apache License
Version 2.0, January 2004
<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the

editorial
revisions, annotations, elaborations, or other modifications
represent, as a whole, an original work of authorship. For the purposes
of this License, Derivative Works shall not include works that remain
separable from, or merely link (or bind by name) to the interfaces of,
the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including
the original version of the Work and any modifications or additions
to that Work or Derivative Works thereof, that is intentionally
submitted to Licensor for inclusion in the Work by the copyright owner
or by an individual or Legal Entity authorized to submit on behalf of
the copyright owner. For the purposes of this definition, "submitted"
means any form of electronic, verbal, or written communication sent
to the Licensor or its representatives, including but not limited to
communication on electronic mailing lists, source code control systems,
and issue tracking systems that are managed by, or on behalf of, the
Licensor for the purpose of discussing and improving the Work, but
excluding communication that is conspicuously marked or otherwise
designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity
on behalf of whom a Contribution has been received by Licensor and
subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of
this License, each Contributor hereby grants to You a perpetual,
worldwide, non-exclusive, no-charge, royalty-free, irrevocable
copyright license to reproduce, prepare Derivative Works of,
publicly display, publicly perform, sublicense, and distribute the
Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of
this License,
each Contributor hereby grants to You a perpetual,
worldwide, non-exclusive, no-charge, royalty-free, irrevocable
(except as stated in this section) patent license to make, have made,
use, offer to sell, sell, import, and otherwise transfer the Work,
where such license applies only to those patent claims licensable
by such Contributor that are necessarily infringed by their
Contribution(s) alone or by combination of their Contribution(s)
with the Work to which such Contribution(s) was submitted. If You
institute patent litigation against any entity (including a
cross-claim or counterclaim in a lawsuit) alleging that the Work
or a Contribution incorporated within the Work constitutes direct
or contributory patent infringement, then any patent licenses
granted to You under this License for that Work shall terminate
as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of

this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

Apache License
Version 2.0, January 2004
<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity

exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the

Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this

License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the

Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents

of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions. Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill,

work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright 2014 Google Inc.

Licensed under the Apache License, Version 2.0 (the "License"); you may not use this file except in compliance with the License. You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

Copyright 2012 Matt T. Proud (matt.proud@gmail.com)

Apache License

Version 2.0, January 2004

<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for

the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License.

Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License.

Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution.

You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

You must give any other recipients of the Work or Derivative Works a copy of this License; and

You must cause any modified files to carry prominent notices stating that You changed the files; and

You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark,

and attribution notices from the Source form

of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and

If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided

that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions.

Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks.

This License does not grant permission to use the trade names, trademarks, service marks,

or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty.

Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability.

In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability.

While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to
in writing, software
distributed under the License is distributed on an "AS IS" BASIS,

WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.

See the License for the specific language governing permissions and limitations under the License.

Copyright (c) 2009 The oauth2 Authors. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- * Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.

- * Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

- * Neither the name of Google Inc. nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER

OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Copyright 2011-2016 Canonical Ltd.

Licensed under the Apache License, Version 2.0 (the "License");

you may not use this file except in compliance with the License.

You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.

See the License for the specific language governing permissions and limitations under the License.

Data model artifacts for Prometheus.

Copyright 2012-2015 The Prometheus Authors

This product includes software developed at

SoundCloud Ltd. (<http://soundcloud.com/>).

Apache License
Version 2.0, January 2004
<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain

separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without

modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

Copyright 2016 The Linux Foundation.

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.

You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

Copyright 2014 Alan Shreve

Licensed under the Apache License, Version 2.0 (the "License"); you may not use this file except in compliance with the License. You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

Apache License
Version 2.0, January 2004
<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial

revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution

notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor

has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

Copyright 2015 Microsoft Corporation

Licensed under the Apache License, Version 2.0 (the "License"); you may not use this file except in compliance with the License. You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

procfs provides functions to retrieve system, kernel and process metrics from the pseudo-filesystem proc.

Copyright 2014-2015 The Prometheus Authors

This product includes software developed at SoundCloud Ltd. (<http://soundcloud.com/>).

Apache License
Version 2.0, January 2004
<https://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by

the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but

excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and

(d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not

pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions. Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the

appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

Copyright 2016 Docker, Inc.

Licensed under the Apache License, Version 2.0 (the "License"); you may not use this file except in compliance with the License. You may obtain a copy of the License at

<https://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

Common libraries shared by Prometheus Go components.
Copyright 2015 The Prometheus Authors

This product includes software developed at
SoundCloud Ltd. (<http://soundcloud.com/>).

Microsoft Azure-SDK-for-Go
Copyright 2014-2017 Microsoft

This product includes software developed at
the Microsoft Corporation (<https://www.microsoft.com>).
The MIT License (MIT)

Copyright (c) 2014 Simon Eskildsen

Permission is hereby granted, free of charge, to any person obtaining a copy
of this software and associated documentation files (the "Software"), to deal
in the Software without restriction, including without limitation the rights
to use, copy, modify, merge, publish, distribute, sublicense, and/or sell
copies of the Software, and to permit persons to whom the Software is
furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in
all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR
IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY,
FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE
AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER
LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM,
OUT OF
OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN
THE SOFTWARE.

Copyright (C) 2013 Blake Mizerany

Permission is hereby granted, free of charge, to any person obtaining
a copy of this software and associated documentation files (the
"Software"), to deal in the Software without restriction, including
without limitation the rights to use, copy, modify, merge, publish,
distribute, sublicense, and/or sell copies of the Software, and to
permit persons to whom the Software is furnished to do so, subject to
the following conditions:

The above copyright notice and this permission notice shall be
included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND,
EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF
MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND
NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE
LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION
OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION
WITH THE

SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

The MIT License (MIT)

Copyright (c) 2013 Mitchell Hashimoto

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT

OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Copyright (c) 2012 Rodrigo Moraes. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- * Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.

- * Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

- * Neither the name of Google Inc. nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR

CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY

THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Copyright (c) 2014 Bugsnag

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Copyright (C) 2012 by Nick Craig-Wood <http://www.craig-wood.com/nick/>

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Copyright 2014, Google Inc.

All rights reserved.

Redistribution and use in source and binary forms, with or without

modification, are permitted provided that the following conditions are met:

* Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.

* Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

* Neither the name of Google Inc. nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR

CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Apache License

Version 2.0, January 2004

<https://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership

of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual,

worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or

documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct,

indirect, special,

incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

Copyright 2013-2016 Docker, Inc.

Licensed under the Apache License, Version 2.0 (the "License"); you may not use this file except in compliance with the License. You may obtain a copy of the License at

<https://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

The following files were ported to Go from C files of libyaml, and thus are still covered by their original copyright and license:

apic.go
emitterc.go
parserc.go
readerc.go
scannerc.go
writerc.go
yamlh.go
yamlprivateh.go

Copyright (c) 2006 Kirill Simonov

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS

FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Apache License
Version 2.0, January 2004
<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable

(except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct,

indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer,

and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability

incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

The MIT License (MIT)

Copyright (c) 2015 Sebastian Erhart

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Copyright (C) 2013-2018 by Maxim Bubliss <b@codemonkey.ru>

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE

LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.
Gocheck - A rich testing framework for Go

Copyright (c) 2010-2013 Gustavo Niemeyer <gustavo@niemeyer.net>

All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES

(INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Attribution-ShareAlike 4.0 International

=====
Creative Commons Corporation ("Creative Commons") is not a law firm and does not provide legal services or legal advice. Distribution of Creative Commons public licenses does not create a lawyer-client or other relationship. Creative Commons makes its licenses and related information available on an "as-is" basis. Creative Commons gives no warranties regarding its licenses, any material licensed under their terms and conditions, or any related information. Creative Commons disclaims all liability for damages resulting from their use to the fullest extent possible.

Using Creative Commons Public Licenses

Creative Commons public licenses provide a standard set of terms and conditions that creators and other rights holders may use to share

original works of authorship and other material subject to copyright and certain other rights specified in the public license below. The following

considerations are for informational purposes only, are not exhaustive, and do not form part of our licenses.

Considerations for licensors: Our public licenses are intended for use by those authorized to give the public permission to use material in ways otherwise restricted by copyright and certain other rights. Our licenses are irrevocable. Licensors should read and understand the terms and conditions of the license they choose before applying it. Licensors should also secure all rights necessary before applying our licenses so that the public can reuse the material as expected. Licensors should clearly mark any material not subject to the license. This includes other CC-licensed material, or material used under an exception or limitation to copyright. More considerations for licensors: wiki.creativecommons.org/Considerations_for_licensors

Considerations for the public: By using one of our public licenses, a licensor grants the public permission to use the licensed material under specified terms and conditions. If the licensor's permission is not necessary for any reason--for example, because of any applicable exception or limitation to copyright--then that use is not regulated by the license. Our licenses grant only permissions under copyright and certain other rights that a licensor has authority to grant. Use of the licensed material may still be restricted for other reasons, including because others have copyright or other rights in the material. A licensor may make special requests, such as asking that all changes be marked or described. Although not required by our licenses, you are encouraged to respect those requests where reasonable. More considerations for the public: wiki.creativecommons.org/Considerations_for_licensees

=====
Creative Commons
Attribution-ShareAlike 4.0 International Public
License

By exercising the Licensed Rights (defined below), You accept and agree to be bound by the terms and conditions of this Creative Commons Attribution-ShareAlike 4.0 International Public License ("Public License"). To the extent this Public License may be interpreted as a

contract, You are granted the Licensed Rights in consideration of Your acceptance of these terms and conditions, and the Licensor grants You such rights in consideration of benefits the Licensor receives from making the Licensed Material available under these terms and conditions.

Section 1 -- Definitions.

- a. Adapted Material means material subject to Copyright and Similar Rights that is derived from or based upon the Licensed Material and in which the Licensed Material is translated, altered, arranged, transformed, or otherwise modified in a manner requiring permission under the Copyright and Similar Rights held by the Licensor. For purposes of this Public License, where the Licensed Material is a musical work, performance, or sound recording, Adapted Material is always produced where the Licensed Material is synched in timed relation with a moving image.
- b. Adapter's License means the license You apply to Your Copyright and Similar Rights in Your contributions to Adapted Material in accordance with the terms and conditions of this Public License.
- c. BY-SA Compatible License means a license listed at creativecommons.org/compatiblelicenses, approved by Creative Commons as essentially the equivalent of this Public License.
- d. Copyright and Similar Rights means copyright and/or similar rights closely related to copyright including, without limitation, performance, broadcast, sound recording, and Sui Generis Database Rights, without regard to how the rights are labeled or categorized. For purposes of this Public License, the rights specified in Section 2(b)(1)-(2) are not Copyright and Similar Rights.
- e. Effective Technological Measures means those measures that, in the absence of proper authority, may not be circumvented under laws fulfilling obligations under Article 11 of the WIPO Copyright Treaty adopted on December 20, 1996, and/or similar international agreements.
- f. Exceptions and Limitations means fair use, fair dealing, and/or any other exception or limitation to Copyright and Similar Rights that applies to Your use of the Licensed Material.
- g. License Elements means the license attributes listed in the name

of a Creative Commons Public License. The License Elements of this Public License are Attribution and ShareAlike.

- h. Licensed Material means the artistic or literary work, database, or other material to which the Licensor applied this Public License.
- i. Licensed Rights means the rights granted to You subject to the terms and conditions of this Public License, which are limited to all Copyright and Similar Rights that apply to Your use of the Licensed Material and that the Licensor has authority to license.
- j. Licensor means the individual(s) or entity(ies) granting rights under this Public License.
- k. Share means to provide material to the public by any means or process that requires permission under the Licensed Rights, such as reproduction, public display, public performance, distribution, dissemination, communication, or importation, and to make material available to the public including in ways that members of the public may access the material from a place and at a time individually chosen by them.
- l. Sui Generis Database Rights means rights other than copyright resulting from Directive 96/9/EC of the European Parliament and of the Council of 11 March 1996 on the legal protection of databases, as amended and/or succeeded, as well as other essentially equivalent rights anywhere in the world.
- m. You means the individual or entity exercising the Licensed Rights under this Public License. Your has a corresponding meaning.

Section 2 -- Scope.

a. License grant.

1. Subject to the terms and conditions of this Public License, the Licensor hereby grants You a worldwide, royalty-free, non-sublicensable, non-exclusive, irrevocable license to exercise the Licensed Rights in the Licensed Material to:

- a. reproduce and Share the Licensed Material, in whole or in part; and
- b. produce, reproduce, and Share Adapted Material.

2. Exceptions and Limitations. For the avoidance of doubt, where Exceptions and Limitations apply to Your use, this Public License does not apply, and You do not need to comply with its terms and conditions.
3. Term. The term of this Public License is specified in Section 6(a).
4. Media and formats; technical modifications allowed. The Licensor authorizes You to exercise the Licensed Rights in all media and formats whether now known or hereafter created, and to make technical modifications necessary to do so. The Licensor waives and/or agrees not to assert any right or authority to forbid You from making technical modifications necessary to exercise the Licensed Rights, including technical modifications necessary to circumvent Effective Technological Measures. For purposes of this Public License, simply making modifications authorized by this Section 2(a) (4) never produces Adapted Material.
5. Downstream recipients.
 - a. Offer from the Licensor -- Licensed Material. Every recipient of the Licensed Material automatically receives an offer from the Licensor to exercise the Licensed Rights under the terms and conditions of this Public License.
 - b. Additional offer from the Licensor -- Adapted Material. Every recipient of Adapted Material from You automatically receives an offer from the Licensor to exercise the Licensed Rights in the Adapted Material under the conditions of the Adapter's License You apply.
 - c. No downstream restrictions. You may not offer or impose any additional or different terms or conditions on, or apply any Effective Technological Measures to, the Licensed Material if doing so restricts exercise of the Licensed Rights by any recipient of the Licensed Material.
6. No endorsement. Nothing in this Public License constitutes or may be construed as permission to assert or imply that You are, or that Your use of the Licensed Material is, connected with, or sponsored, endorsed, or granted official status by, the Licensor or others designated to receive attribution as

provided in Section 3(a)(1)(A)(i).

b. Other rights.

1. Moral rights, such as the right of integrity, are not licensed under this Public License, nor are publicity, privacy, and/or other similar personality rights; however, to the extent possible, the Licensor waives and/or agrees not to assert any such rights held by the Licensor to the limited extent necessary to allow You to exercise the Licensed Rights, but not otherwise.
2. Patent and trademark rights are not licensed under this Public License.
3. To the extent possible, the Licensor waives any right to collect royalties from You for the exercise of the Licensed Rights, whether directly or through a collecting society under any voluntary or waivable statutory or compulsory licensing scheme. In all other cases the Licensor expressly reserves any right to collect such royalties.

Section 3 -- License Conditions.

Your exercise of the Licensed Rights is expressly made subject to the following conditions.

a. Attribution.

1. If You Share the Licensed Material (including in modified form), You must:
 - a. retain the following if it is supplied by the Licensor with the Licensed Material:
 - i. identification of the creator(s) of the Licensed Material and any others designated to receive attribution, in any reasonable manner requested by the Licensor (including by pseudonym if designated);
 - ii. a copyright notice;
 - iii. a notice that refers to this Public License;
 - iv. a notice that refers to the disclaimer of warranties;

- v. a URI or hyperlink to the Licensed Material to the extent reasonably practicable;
 - b. indicate if You modified the Licensed Material and retain an indication of any previous modifications; and
 - c. indicate the Licensed Material is licensed under this Public License, and include the text of, or the URI or hyperlink to, this Public License.
2. You may satisfy the conditions in Section 3(a)(1) in any reasonable manner based on the medium, means, and context in which You Share the Licensed Material. For example, it may be reasonable to satisfy the conditions by providing a URI or hyperlink to a resource that includes the required information.
 3. If requested by the Licensor, You must remove any of the information required by Section 3(a)(1)(A) to the extent reasonably practicable.

b. ShareAlike.

In addition to the conditions in Section 3(a), if You Share Adapted Material You produce, the following conditions also apply.

1. The Adapter's License You apply must be a Creative Commons license with the same License Elements, this version or later, or a BY-SA Compatible License.
2. You must include the text of, or the URI or hyperlink to, the Adapter's License You apply. You may satisfy this condition in any reasonable manner based on the medium, means, and context in which You Share Adapted Material.
3. You may not offer or impose any additional or different terms or conditions on, or apply any Effective Technological Measures to, Adapted Material that restrict exercise of the rights granted under the Adapter's License You apply.

Section 4 -- Sui Generis Database Rights.

Where the Licensed Rights include Sui Generis Database Rights that apply to Your use of the Licensed Material:

- a. for the avoidance of doubt, Section 2(a)(1) grants You the right to extract, reuse, reproduce, and Share all or a substantial portion of the contents of the database;
- b. if You include all or a substantial portion of the database contents in a database in which You have Sui Generis Database Rights, then the database in which You have Sui Generis Database Rights (but not its individual contents) is Adapted Material,

including for purposes of Section 3(b); and
- c. You must comply with the conditions in Section 3(a) if You Share all or a substantial portion of the contents of the database.

For the avoidance of doubt, this Section 4 supplements and does not replace Your obligations under this Public License where the Licensed Rights include other Copyright and Similar Rights.

Section 5 -- Disclaimer of Warranties and Limitation of Liability.

- a. UNLESS OTHERWISE SEPARATELY UNDERTAKEN BY THE LICENSOR, TO THE EXTENT POSSIBLE, THE LICENSOR OFFERS THE LICENSED MATERIAL AS-IS AND AS-AVAILABLE, AND MAKES NO REPRESENTATIONS OR WARRANTIES OF ANY KIND CONCERNING THE LICENSED MATERIAL, WHETHER EXPRESS, IMPLIED, STATUTORY, OR OTHER. THIS INCLUDES, WITHOUT LIMITATION, WARRANTIES OF TITLE, MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, NON-INFRINGEMENT, ABSENCE OF LATENT OR OTHER DEFECTS, ACCURACY, OR THE PRESENCE OR ABSENCE OF ERRORS, WHETHER OR NOT KNOWN OR DISCOVERABLE. WHERE DISCLAIMERS OF WARRANTIES ARE NOT ALLOWED IN FULL OR IN PART, THIS DISCLAIMER MAY NOT APPLY TO YOU.
- b. TO THE EXTENT POSSIBLE, IN NO EVENT WILL THE LICENSOR BE LIABLE TO YOU ON ANY LEGAL THEORY (INCLUDING, WITHOUT LIMITATION, NEGLIGENCE) OR OTHERWISE FOR ANY DIRECT, SPECIAL, INDIRECT, INCIDENTAL, CONSEQUENTIAL, PUNITIVE, EXEMPLARY, OR OTHER LOSSES, COSTS, EXPENSES, OR DAMAGES ARISING OUT OF THIS PUBLIC LICENSE OR USE OF THE LICENSED MATERIAL, EVEN IF THE LICENSOR HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH LOSSES, COSTS, EXPENSES, OR DAMAGES. WHERE A LIMITATION OF LIABILITY IS NOT ALLOWED IN FULL OR IN PART, THIS LIMITATION MAY NOT APPLY TO YOU.
- c. The disclaimer of warranties and limitation of liability provided above shall be interpreted in a manner that, to the extent possible, most closely approximates an absolute disclaimer and waiver of all liability.

Section 6 -- Term and Termination.

- a. This Public License applies for the term of the Copyright and Similar Rights licensed here. However, if You fail to comply with this Public License, then Your rights under this Public License terminate automatically.
- b. Where Your right to use the Licensed Material has terminated under Section 6(a), it reinstates:
 1. automatically as of the date the violation is cured, provided it is cured within 30 days of Your discovery of the violation; or
 2. upon express reinstatement by the Licensor.

For the avoidance of doubt, this Section 6(b) does not affect any right the Licensor may have to seek remedies for Your violations of this Public License.

- c. For the avoidance of doubt, the Licensor may also offer the Licensed Material under separate terms or conditions or stop distributing the Licensed Material at any time; however, doing so will not terminate this Public License.
- d. Sections 1, 5, 6, 7, and 8 survive termination of this Public License.

Section 7 -- Other Terms and Conditions.

- a. The Licensor shall not be bound by any additional or different terms or conditions communicated by You unless expressly agreed.
- b. Any arrangements, understandings, or agreements regarding the Licensed Material not stated herein are separate from and independent of the terms and conditions of this Public License.

Section 8 -- Interpretation.

- a. For the avoidance of doubt, this Public License does not, and shall not be interpreted to, reduce, limit, restrict, or impose conditions on any use of the Licensed Material that could lawfully be made without permission under this Public License.

- b. To the extent possible, if any provision of this Public License is deemed unenforceable, it shall be automatically reformed to the minimum extent necessary to make it enforceable. If the provision cannot be reformed, it shall be severed from this Public License without affecting the enforceability of the remaining terms and conditions.
- c. No term or condition of this Public License will be waived and no failure to comply consented to unless expressly agreed to by the Licensor.
- d. Nothing in this Public License constitutes or may be interpreted as a limitation upon, or waiver of, any privileges and immunities that apply to the Licensor or You, including from the legal processes of any jurisdiction or authority.

=====

Creative

Commons is not a party to its public licenses.

Notwithstanding, Creative Commons may elect to apply one of its public licenses to material it publishes and in those instances will be considered the "Licensor." Except for the limited purpose of indicating that material is shared under a Creative Commons public license or as otherwise permitted by the Creative Commons policies published at creativecommons.org/policies, Creative Commons does not authorize the use of the trademark "Creative Commons" or any other trademark or logo of Creative Commons without its prior written consent including, without limitation, in connection with any unauthorized modifications to any of its public licenses or any other arrangements, understandings, or agreements concerning use of licensed material. For the avoidance of doubt, this paragraph does not form part of the public licenses.

Creative Commons may be contacted at creativecommons.org.

Copyright (c) 2011 Google Inc. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- * Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- * Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the

distribution.

* Neither the name of Google Inc. nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR

CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Copyright (c) 2009 The Go Authors. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

* Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.

* Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

* Neither the name of Google Inc. nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER

OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Apache License
Version 2.0, January 2004

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including

the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

(a) You must give any other recipients of the Work or

Derivative Works a copy of this License; and

- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the

origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

Copyright 2014 Docker, Inc.

Licensed under the Apache License, Version 2.0 (the "License"); you may not use this file except in compliance with the License. You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software

distributed under the License is distributed on an "AS IS" BASIS,
WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
See the License for the specific language governing permissions and
limitations under the License.

Copyright (c) 2012 Daniel Theophanes

This software is provided 'as-is', without any express or implied
warranty. In no event will the authors be held liable for any damages
arising from the use of this software.

Permission is granted to anyone to use this software for any purpose,
including commercial applications, and to alter it and redistribute it
freely, subject to the following restrictions:

1. The origin of this software must not be misrepresented; you must not
claim that you wrote the original software. If you use this software
in a product, an acknowledgment in the product documentation would be
appreciated but is not required.
2. Altered source versions must be plainly marked as such, and must not be
misrepresented as being the original software.
3. This notice may not be removed or altered from any source
distribution.

Copyright (c) 2012 Dave Grijalva

Copyright (c) 2021 golang-jwt maintainers

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated
documentation files (the "Software"), to deal in the Software without restriction, including without limitation the
rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit
persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the
Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED,
INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A
PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR
COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN
AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING
FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN
THE SOFTWARE.

Apache License

Version 2.0, January 2004

<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You"
(or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations,
or other modifications
represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of

the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

(a) You must give any other recipients of the Work or Derivative Works a copy of this License; and

(b) You must cause any modified files to carry prominent notices

stating that You changed the files; and

(c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and

(d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not

pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions. Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "{}" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright {yyyy} {name of copyright owner}

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software
distributed under the License is distributed on an "AS IS" BASIS,
WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
See the License for the specific language governing permissions and
limitations under the License.

Apache License
Version 2.0, January 2004
<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction,
and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by
the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all
other entities that control, are controlled by, or are under common
control with that entity. For the purposes of this definition,
"control" means (i) the power, direct or indirect, to cause the
direction or management of such entity, whether by contract or
otherwise, or (ii) ownership of fifty percent (50%) or more of the
outstanding shares, or (iii) beneficial ownership
of such entity.

"You" (or "Your") shall mean an individual or Legal Entity
exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications,
including but not limited to software source code, documentation
source, and configuration files.

"Object" form shall mean any form resulting from mechanical
transformation or translation of a Source form, including but
not limited to compiled object code, generated documentation,
and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s)

with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding

those notices that do not

pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the

content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct,

indirect, special,

incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf

of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "{}" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright {yyyy} {name of copyright owner}

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

Copyright (c) 2013 Joshua Tacoma

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN

CONNECTION WITH THE
SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.
Prometheus instrumentation library for Go applications
Copyright 2012-2015 The Prometheus Authors

This product includes software developed at
SoundCloud Ltd. (<http://soundcloud.com/>).

The following components are included in this product:

perks - a fork of <https://github.com/bmizerany/perks>
<https://github.com/beorn7/perks>
Copyright 2013-2015 Blake Mizerany, Bjrn Rabenstein
See <https://github.com/beorn7/perks/blob/master/README.md> for license details.

Go support for Protocol Buffers - Google's data interchange format
<http://github.com/golang/protobuf/>
Copyright 2010 The Go Authors
See source code for license details.

Support for streaming Protocol Buffer messages for the Go language (golang).
https://github.com/mattproud/golang_protobuf_extensions
Copyright 2013 Matt T. Proud
Licensed under the Apache License, Version 2.0
Copyright (c) 2012 The Go Authors. All rights reserved.

Redistribution and use in source and binary forms, with or without
modification, are permitted provided that the following conditions are
met:

- * Redistributions of source code must retain the above copyright
notice, this list of conditions and the following disclaimer.
- * Redistributions in binary form must reproduce the above
copyright notice, this list of conditions and the following disclaimer
in the documentation and/or other materials provided with the
distribution.
- * Neither the name of Google Inc. nor the names of its
contributors may be used to endorse or promote products derived from
this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS
"AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT
LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR
A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT
OWNER

OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL,
SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT

LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Apache License
Version 2.0, January 2004
<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the

editorial
revisions, annotations, elaborations, or other modifications
represent, as a whole, an original work of authorship. For the purposes
of this License, Derivative Works shall not include works that remain
separable from, or merely link (or bind by name) to the interfaces of,
the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including
the original version of the Work and any modifications or additions
to that Work or Derivative Works thereof, that is intentionally
submitted to Licensor for inclusion in the Work by the copyright owner
or by an individual or Legal Entity authorized to submit on behalf of
the copyright owner. For the purposes of this definition, "submitted"
means any form of electronic, verbal, or written communication sent
to the Licensor or its representatives, including but not limited to
communication on electronic mailing lists, source code control systems,
and issue tracking systems that are managed by, or on behalf of, the
Licensor for the purpose of discussing and improving the Work, but
excluding communication that is conspicuously marked or otherwise
designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity
on behalf of whom a Contribution has been received by Licensor and
subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of
this License, each Contributor hereby grants to You a perpetual,
worldwide, non-exclusive, no-charge, royalty-free, irrevocable
copyright license to reproduce, prepare Derivative Works of,
publicly display, publicly perform, sublicense, and distribute the
Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of
this

License, each Contributor hereby grants to You a perpetual,
worldwide, non-exclusive, no-charge, royalty-free, irrevocable
(except as stated in this section) patent license to make, have made,
use, offer to sell, sell, import, and otherwise transfer the Work,
where such license applies only to those patent claims licensable
by such Contributor that are necessarily infringed by their
Contribution(s) alone or by combination of their Contribution(s)
with the Work to which such Contribution(s) was submitted. If You
institute patent litigation against any entity (including a
cross-claim or counterclaim in a lawsuit) alleging that the Work
or a Contribution incorporated within the Work constitutes direct
or contributory patent infringement, then any patent licenses
granted to You under this License for that Work shall terminate
as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of

this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright 2016 Microsoft Corporation

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

AWS SDK for Go

Copyright 2015 Amazon.com, Inc. or its affiliates. All Rights Reserved.

Copyright 2014-2015 Stripe, Inc.

Go support for Protocol Buffers - Google's data interchange format

Copyright 2010 The Go Authors. All rights reserved.

<https://github.com/golang/protobuf>

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- * Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.

- * Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

- * Neither the name of Google Inc. nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY

AND FITNESS FOR

A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Apache License
Version 2.0, January 2004
<https://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work

(an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work

or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. **Submission of Contributions.** Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.
Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.
6. **Trademarks.** This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.
7. **Disclaimer of Warranty.** Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.
8. **Limitation of Liability.** In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.
9. **Accepting Warranty or Additional Liability.** While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

Copyright 2015-2015 Li Yi (denverdino@gmail.com).

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.
You may obtain a copy of the License at

<https://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software
distributed under the License is distributed on an "AS IS" BASIS,
WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
See the License for the specific language governing permissions and
limitations under the License.

Apache License
Version 2.0, January 2004
<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction,
and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by
the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all
other entities that control, are controlled by, or are under common
control with that entity. For the purposes of this definition,
"control" means (i) the power, direct or indirect, to cause the
direction or management of such entity, whether by contract or
otherwise, or (ii) ownership of fifty percent (50%) or more of the
outstanding shares, or (iii) beneficial ownership
of such entity.

"You" (or "Your") shall mean an individual or Legal Entity
exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications,
including but not limited to software source code, documentation
source, and configuration files.

"Object" form shall mean any form resulting from mechanical

transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made,

use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the

Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding

those notices that do not

pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity,

or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

The MIT License (MIT)

Copyright (c) 2016 Shopify

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION

WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Copyright (c) 2013 Yuriy Vasiyarov. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

* Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.

* Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES;

LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Copyright (c) 2013 The Gorilla Handlers Authors. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.

Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE

DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT HOLDER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

MIT License

Copyright (c) 2016 Martin Strobel

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Copyright 2012 Richard Crowley. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

THIS SOFTWARE IS PROVIDED BY RICHARD CROWLEY "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL RICHARD CROWLEY OR CONTRIBUTORS BE LIABLE

FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

The views and conclusions contained in the software and documentation are those of the authors and should not be interpreted as representing official policies, either expressed or implied, of Richard Crowley.

1.577 mitchellh-copystructure 1.2.0

1.577.1 Available under license :

The MIT License (MIT)

Copyright (c) 2014 Mitchell Hashimoto

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

1.578 gopkg.in-check 1.0.0-20200227125254-8fa46927fb4f

1.578.1 Available under license :

Gocheck - A rich testing framework for Go

Copyright (c) 2010-2013 Gustavo Niemeyer <gustavo@niemeyer.net>

All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES

(INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

1.579 jetty 9.4.48.v20220622

1.579.1 Available under license :

This program and the accompanying materials are made available under the terms of the Eclipse Public License 2.0 which is available at <http://www.eclipse.org/legal/epl-2.0>, or the Apache Software License 2.0 which is available at <https://www.apache.org/licenses/LICENSE-2.0>.

Eclipse Public License - v 1.0

THE ACCOMPANYING PROGRAM IS PROVIDED UNDER THE TERMS OF THIS ECLIPSE PUBLIC LICENSE ("AGREEMENT"). ANY USE, REPRODUCTION OR DISTRIBUTION OF THE PROGRAM CONSTITUTES RECIPIENT'S ACCEPTANCE OF THIS AGREEMENT.

1. DEFINITIONS

"Contribution" means:

- a) in the case of the initial Contributor, the initial code and documentation distributed under this Agreement, and
- b) in the case of each subsequent Contributor:
 - i) changes to the Program, and
 - ii) additions to the Program;

where such changes and/or additions to the Program originate from and are distributed by that particular Contributor. A Contribution 'originates' from a Contributor if it was added to the Program by such Contributor itself or anyone acting on such Contributor's behalf. Contributions do not include additions to the Program which: (i) are separate modules of software distributed in conjunction with the Program under their own license agreement, and (ii) are not derivative works of the Program.

"Contributor" means any person or entity that distributes the Program.

"Licensed Patents" mean patent claims licensable by a Contributor which are necessarily infringed by the use or sale of its Contribution alone or when combined with the Program.

"Program" means the Contributions distributed in accordance with this Agreement.

"Recipient" means anyone who receives the Program under this Agreement, including all Contributors.

2. GRANT OF RIGHTS

- a) Subject to the terms of this Agreement, each Contributor hereby grants Recipient a non-exclusive, worldwide, royalty-free copyright license to reproduce, prepare derivative works of, publicly display, publicly perform, distribute and sublicense the Contribution of such Contributor, if any, and such derivative works, in source code and object code form.
- b) Subject to the terms of this Agreement, each Contributor hereby grants Recipient a non-exclusive, worldwide, royalty-free patent license under Licensed Patents to make, use, sell, offer to sell, import and otherwise transfer the Contribution of such Contributor, if any, in source code and object code form. This patent license shall apply to the combination of the Contribution and the Program if, at the time the Contribution is added by the Contributor, such addition of the Contribution causes such combination to be covered by the Licensed Patents. The patent license shall not apply to any other combinations which include the Contribution. No hardware per se is licensed hereunder.
- c) Recipient understands that although each Contributor grants the licenses to its Contributions set forth herein,

no assurances are provided by any

Contributor that the Program does not infringe the patent or other intellectual property rights of any other entity. Each Contributor disclaims any liability to Recipient for claims brought by any other entity based on infringement of intellectual property rights or otherwise. As a condition to exercising the rights and licenses granted hereunder, each Recipient hereby assumes sole responsibility to secure any other intellectual property rights needed, if any. For example, if a third party patent license is required to allow Recipient to distribute the Program, it is Recipient's responsibility to acquire that license before distributing the Program.

d) Each Contributor represents that to its knowledge it has sufficient copyright rights in its Contribution, if any, to grant the copyright license set forth in this Agreement.

3. REQUIREMENTS

A Contributor may choose to distribute the Program in object code form under its own license agreement, provided that:

- a) it complies with the terms and conditions of this Agreement; and
- b) its license agreement:
 - i) effectively disclaims on behalf of all Contributors all warranties and conditions, express and implied, including warranties or conditions of title and non-infringement, and implied warranties or conditions of merchantability and fitness for a particular purpose;
 - ii) effectively excludes on behalf of all Contributors all liability for damages, including direct, indirect, special, incidental and consequential damages, such as lost profits;
 - iii) states that any provisions which differ from this Agreement are offered by that Contributor alone and not by any other party; and
 - iv) states that source code for the Program is available from such Contributor, and informs licensees how to obtain it in a reasonable manner on or through a medium customarily used for software exchange.

When the Program is made available in source code form:

- a) it must be made available under this Agreement; and
 - b) a copy of this Agreement must be included with each copy of the Program.
- Contributors may not remove or alter any copyright notices contained within the Program.

Each Contributor must identify itself as the originator of its Contribution, if any, in a manner that reasonably allows subsequent Recipients to identify the originator of the Contribution.

4. COMMERCIAL DISTRIBUTION

Commercial distributors of software may accept certain responsibilities with respect to end users, business partners and the like. While this license is intended to facilitate the commercial use of the Program, the Contributor who includes the Program in a commercial product offering should do so in a manner which does not create potential liability for other Contributors. Therefore, if a Contributor includes the Program in a commercial product offering, such

Contributor ("Commercial Contributor") hereby agrees to defend and indemnify every other Contributor ("Indemnified Contributor") against any losses, damages and costs (collectively "Losses") arising from claims, lawsuits and other legal actions brought by a third party against the Indemnified Contributor to the extent caused by the acts or omissions of such Commercial Contributor in connection with its distribution of the Program in a commercial product offering. The obligations in this section do not apply to any claims or Losses relating to any actual or alleged intellectual property infringement. In order to qualify, an Indemnified Contributor must:

- a) promptly notify the Commercial Contributor in writing of such claim, and
- b) allow the Commercial Contributor to control, and cooperate with the Commercial Contributor in, the defense and any related settlement negotiations. The Indemnified Contributor may participate in any such claim at its own expense.

For example,

a Contributor might include the Program in a commercial product offering, Product X. That Contributor is then a Commercial Contributor. If that Commercial Contributor then makes performance claims, or offers warranties related to Product X, those performance claims and warranties are such Commercial Contributor's responsibility alone. Under this section, the Commercial Contributor would have to defend claims against the other Contributors related to those performance claims and warranties, and if a court requires any other Contributor to pay any damages as a result, the Commercial Contributor must pay those damages.

5. NO WARRANTY

EXCEPT AS EXPRESSLY SET FORTH IN THIS AGREEMENT, THE PROGRAM IS PROVIDED ON AN "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, EITHER EXPRESS OR IMPLIED INCLUDING, WITHOUT LIMITATION, ANY WARRANTIES OR CONDITIONS OF TITLE, NON-INFRINGEMENT, MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE. Each Recipient is solely responsible for determining the appropriateness of using and distributing the Program and assumes all risks associated with its exercise of rights under this Agreement, including but not limited to the risks and costs of program errors, compliance with applicable laws, damage to or loss of data, programs or equipment, and unavailability or interruption of

operations.

6. DISCLAIMER OF LIABILITY

EXCEPT AS EXPRESSLY SET FORTH IN THIS AGREEMENT, NEITHER RECIPIENT NOR ANY CONTRIBUTORS SHALL HAVE ANY LIABILITY FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING WITHOUT LIMITATION LOST PROFITS), HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OR DISTRIBUTION OF THE PROGRAM OR THE EXERCISE OF ANY RIGHTS GRANTED HEREUNDER, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

7. GENERAL

If any provision of this Agreement is invalid or unenforceable under applicable law, it shall not affect the validity or enforceability of the remainder of the terms of this Agreement, and without further action by the parties hereto, such provision shall be reformed to the minimum extent necessary to make such provision valid and enforceable.

If Recipient institutes patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Program itself (excluding combinations of the Program with other software or hardware) infringes such Recipient's patent(s), then such Recipient's rights granted under Section 2(b) shall terminate as of the date such litigation is filed.

All Recipient's rights under this Agreement shall terminate if it fails to comply with any of the material terms or conditions of this Agreement and does not cure such failure in a reasonable period of time after becoming aware of such noncompliance. If all Recipient's rights under this Agreement terminate, Recipient agrees to cease use and distribution of the Program as soon as reasonably practicable. However, Recipient's obligations under this Agreement and any licenses granted by Recipient relating to the Program shall continue and survive.

Everyone is permitted to copy and distribute copies of this Agreement, but in order to avoid inconsistency the Agreement is copyrighted and may only be modified in the following manner. The Agreement Steward reserves the right to publish new versions (including revisions) of this Agreement from time to time. No one other than the Agreement Steward has the right to modify this Agreement. The Eclipse Foundation is the initial Agreement Steward. The Eclipse Foundation may assign the responsibility to serve as the Agreement Steward to a suitable separate entity. Each new version of the Agreement will be given a distinguishing version number. The Program (including Contributions) may always be distributed subject to the version of the

Agreement under which it was received. In addition, after a new version of the Agreement is published, Contributor may elect to distribute the Program (including its Contributions) under the new version. Except as expressly stated in Sections 2(a) and 2(b) above, Recipient receives no rights or licenses to the intellectual property of any Contributor under this Agreement, whether expressly, by implication, estoppel or otherwise. All rights in the Program not expressly granted under this Agreement are reserved.

This Agreement is governed by the laws of the State of New York and the intellectual property laws of the United States of America. No party to this Agreement will bring a legal action under this Agreement more than one year after the cause of action arose. Each party waives its rights to a jury trial in any resulting litigation.

Apache License
Version 2.0, January 2004
<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical

transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made,

use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions)

on an "AS IS" BASIS,

WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited

to damages for loss of goodwill,

work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this

License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License"); you may not use this file except in compliance with the License. You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.

See the License for the specific language governing permissions and limitations under the License.

=====
Jetty Web Container
Copyright 1995-2018 Mort Bay Consulting Pty Ltd.
=====

The Jetty Web Container is Copyright Mort Bay Consulting Pty Ltd unless otherwise noted.

Jetty is dual licensed under both

* The Apache 2.0 License
<http://www.apache.org/licenses/LICENSE-2.0.html>

and

- * The Eclipse Public 1.0 License
<http://www.eclipse.org/legal/epl-v10.html>

Jetty may be distributed under either license.

Eclipse

The following artifacts are EPL.

- * org.eclipse.jetty.orbit:org.eclipse.jdt.core

The following artifacts are EPL and ASL2.

- * org.eclipse.jetty.orbit:javax.security.auth.message

The following artifacts are EPL and CDDL 1.0.

- * org.eclipse.jetty.orbit:javax.mail.glassfish

Oracle

The following artifacts are CDDL + GPLv2 with classpath exception.

<https://glassfish.dev.java.net/nonav/public/CDDL+GPL.html>

- * javax.servlet:javax.servlet-api
- * javax.annotation:javax.annotation-api
- * javax.transaction:javax.transaction-api
- * javax.websocket:javax.websocket-api

Oracle OpenJDK

If ALPN is used to negotiate HTTP/2 connections, then the following artifacts may be included in the distribution or downloaded when ALPN module is selected.

- * java.sun.security.ssl

These artifacts replace/modify OpenJDK classes. The modifications are hosted at github and both modified and original are under GPL v2 with classpath exceptions.

<http://openjdk.java.net/legal/gplv2+ce.html>

OW2

The following artifacts are licensed by the OW2 Foundation according to the terms of <http://asm.ow2.org/license.html>

org.ow2.asm:asm-commons

org.ow2.asm:asm

Apache

The following artifacts are ASL2 licensed.

org.apache.taglibs:taglibs-standard-spec

org.apache.taglibs:taglibs-standard-impl

MortBay

The following artifacts are ASL2 licensed. Based on selected classes from following Apache Tomcat jars, all ASL2 licensed.

org.mortbay.jasper:apache-jsp

org.apache.tomcat:tomcat-jasper

org.apache.tomcat:tomcat-juli

org.apache.tomcat:tomcat-jsp-api

org.apache.tomcat:tomcat-el-api

org.apache.tomcat:tomcat-jasper-el

org.apache.tomcat:tomcat-api

org.apache.tomcat:tomcat-util-scan

org.apache.tomcat:tomcat-util

org.mortbay.jasper:apache-el

org.apache.tomcat:tomcat-jasper-el

org.apache.tomcat:tomcat-el-api

Mortbay

The following artifacts are CDDL + GPLv2 with classpath exception.

<https://glassfish.dev.java.net/nonav/public/CDDL+GPL.html>

org.eclipse.jetty.toolchain:jetty-schemas

Assorted

The UnixCrypt.java code implements the one way cryptography used by Unix systems for simple password protection. Copyright 1996 Aki Yoshida, modified April 2001 by Iris Van den Broeke, Daniel Deville.

Permission to use, copy, modify and distribute UnixCrypt for non-commercial or commercial purposes and without fee is granted provided that the copyright notice appears in all copies.

1.580 jetty-util 9.4.48.v20220622

1.580.1 Available under license :

This program and the accompanying materials are made available under the terms of the Eclipse Public License 2.0 which is available at <http://www.eclipse.org/legal/epl-2.0>, or the Apache Software License 2.0 which is available at <https://www.apache.org/licenses/LICENSE-2.0>.

Eclipse Public License - v 1.0

THE ACCOMPANYING PROGRAM IS PROVIDED UNDER THE TERMS OF THIS ECLIPSE PUBLIC LICENSE ("AGREEMENT"). ANY USE, REPRODUCTION OR DISTRIBUTION OF THE PROGRAM CONSTITUTES RECIPIENT'S ACCEPTANCE OF THIS AGREEMENT.

1. DEFINITIONS

"Contribution" means:

- a) in the case of the initial Contributor, the initial code and documentation distributed under this Agreement, and
- b) in the case of each subsequent Contributor:
 - i) changes to the Program, and
 - ii) additions to the Program;

where such changes and/or additions to the Program originate from and are distributed by that particular Contributor. A Contribution 'originates' from a Contributor if it was added to the Program by such Contributor itself or anyone acting on such Contributor's behalf. Contributions do not include additions to the Program which: (i) are separate modules of software distributed in conjunction with the Program under their own license agreement, and (ii) are not derivative works of the Program.

"Contributor" means any person or entity that distributes the Program.

"Licensed Patents" mean patent claims licensable by a Contributor which are necessarily infringed by the use or sale of its Contribution alone or when combined with the Program.

"Program" means the Contributions distributed in accordance with this Agreement.

"Recipient" means anyone who receives the Program under this Agreement, including all Contributors.

2. GRANT OF RIGHTS

- a) Subject to the terms of this Agreement, each Contributor hereby grants Recipient a non-exclusive, worldwide, royalty-free copyright license to reproduce, prepare derivative works of, publicly display, publicly perform, distribute and sublicense the Contribution of such Contributor, if any, and such derivative works, in source code and object code form.
- b) Subject to the terms of this Agreement, each Contributor hereby grants Recipient a non-exclusive, worldwide, royalty-free patent license under Licensed Patents to make, use, sell, offer to sell, import and otherwise transfer the Contribution of such Contributor, if any, in source code and object code form. This patent license shall apply to the combination of the Contribution and the Program if, at the time the Contribution is added by the Contributor, such addition of the Contribution causes such combination to be covered by the Licensed Patents. The patent license shall not apply to any other combinations which include the Contribution. No hardware per se is licensed hereunder.
- c) Recipient understands that although each Contributor grants the licenses to its Contributions set forth herein, no assurances are provided by any Contributor that the Program does not infringe the patent or other intellectual property rights of any other entity. Each Contributor disclaims any liability to Recipient for claims brought by any other entity based on infringement of intellectual property rights or otherwise. As a condition to exercising the rights and licenses granted hereunder, each Recipient hereby assumes sole responsibility to secure any other intellectual property rights needed, if any. For example, if a third party patent license is required to allow Recipient to distribute the Program, it is Recipient's responsibility to acquire that license before distributing the Program.
- d) Each Contributor represents that to its knowledge it has sufficient copyright rights in its Contribution, if any, to grant the copyright license set forth in this Agreement.

3. REQUIREMENTS

A Contributor may choose to distribute the Program in object code form under its own license agreement, provided that:

- a) it complies with the terms and conditions of this Agreement; and
- b) its license agreement:
 - i) effectively disclaims on behalf of all Contributors all warranties and conditions, express and implied, including warranties or conditions of title and non-infringement, and implied warranties or conditions of merchantability and fitness for a particular purpose;
 - ii) effectively excludes on behalf of all Contributors all liability for damages, including direct, indirect, special, incidental and consequential damages, such as lost profits;
 - iii) states that any provisions which differ from this Agreement are offered by that Contributor alone and not by any other party; and
 - iv) states that source code for the Program is available from such Contributor, and informs licensees how to obtain it in a reasonable manner on or through a medium customarily used for software exchange.

When the Program is made available in source code form:

- a) it must be made available under this Agreement; and
- b) a copy of this Agreement must be included with each copy of the Program. Contributors may not remove or alter any copyright notices contained within the Program.

Each Contributor must identify itself as the originator of its Contribution, if any, in a manner that reasonably allows subsequent Recipients to identify the originator of the Contribution.

4. COMMERCIAL DISTRIBUTION

Commercial distributors of software may accept certain responsibilities with respect to end users, business partners and the like. While this license is intended to facilitate the commercial use of the Program, the Contributor who includes the Program in a commercial product offering should do so in a manner which does not create potential liability for other Contributors. Therefore, if a Contributor includes the Program in a commercial product offering, such Contributor ("Commercial Contributor") hereby agrees to defend and indemnify every other Contributor ("Indemnified Contributor") against any losses, damages and costs (collectively "Losses") arising from claims, lawsuits and other legal actions brought by a third party against the Indemnified Contributor to the extent caused by the acts or omissions of such Commercial Contributor in connection with its distribution of the Program in a commercial product offering. The obligations in this section do not apply to any claims

or Losses relating to any actual or alleged intellectual property infringement. In order to qualify, an Indemnified Contributor must:

- a) promptly notify the Commercial Contributor in writing of such claim, and
- b) allow the Commercial Contributor to control, and cooperate with the Commercial Contributor in, the defense and any related settlement negotiations. The Indemnified Contributor may participate in any such claim at its own expense.

For example,

a Contributor might include the Program in a commercial product offering, Product X. That Contributor is then a Commercial Contributor. If that Commercial Contributor then makes performance claims, or offers warranties related to Product X, those performance claims and warranties are such Commercial Contributor's responsibility alone. Under this section, the Commercial Contributor would have to defend claims against the other Contributors related to those performance claims and warranties, and if a court requires any other Contributor to pay any damages as a result, the Commercial Contributor must pay those damages.

5. NO WARRANTY

EXCEPT AS EXPRESSLY SET FORTH IN THIS AGREEMENT, THE PROGRAM IS PROVIDED ON AN "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, EITHER EXPRESS OR IMPLIED INCLUDING, WITHOUT LIMITATION, ANY WARRANTIES OR CONDITIONS OF TITLE, NON-INFRINGEMENT, MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE. Each Recipient is solely responsible for determining the appropriateness of using and distributing the Program and assumes all risks associated with its exercise of rights under this Agreement, including but not limited to the risks and costs of program errors, compliance with applicable laws, damage to or loss of data, programs or equipment, and unavailability or interruption of operations.

6. DISCLAIMER OF LIABILITY

EXCEPT AS EXPRESSLY SET FORTH IN THIS AGREEMENT, NEITHER RECIPIENT NOR ANY CONTRIBUTORS SHALL HAVE ANY LIABILITY FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING WITHOUT LIMITATION LOST PROFITS), HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OR DISTRIBUTION OF THE PROGRAM OR THE EXERCISE OF ANY RIGHTS GRANTED HEREUNDER, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

7. GENERAL

If any provision of this Agreement is invalid or unenforceable under applicable

law, it shall not affect the validity or enforceability of the remainder of the terms of this Agreement, and without further action by the parties hereto, such provision shall be reformed to the minimum extent necessary to make such provision valid and enforceable.

If Recipient institutes patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Program itself (excluding combinations of the Program with other software or hardware) infringes such Recipient's patent(s), then such Recipient's rights granted under Section 2(b) shall terminate as of the date such litigation is filed.

All Recipient's rights under this Agreement shall terminate if it fails to comply with any of the material terms or conditions of this Agreement and does not cure such failure in a reasonable period of time after becoming aware of such noncompliance. If all Recipient's rights under this Agreement terminate, Recipient agrees to cease use and distribution of the Program as soon as reasonably practicable. However, Recipient's obligations under this Agreement and any licenses granted by Recipient relating to the Program shall continue and survive.

Everyone is permitted to copy and distribute copies of this Agreement, but in order to avoid inconsistency the Agreement is copyrighted and may only be modified in the following manner. The Agreement Steward reserves the right to publish new versions (including revisions) of this Agreement from time to time. No one other than the Agreement Steward has the right to modify this Agreement. The Eclipse Foundation is the initial Agreement Steward. The Eclipse Foundation may assign the responsibility to serve as the Agreement Steward to a suitable separate entity. Each new version of the Agreement will be given a distinguishing version number. The Program (including Contributions) may always be distributed subject to the version of the Agreement under which it was received. In addition, after a new version of the Agreement is published, Contributor may elect to distribute the Program (including its Contributions) under the new version. Except as expressly stated in Sections 2(a) and 2(b) above, Recipient receives no rights or licenses to the intellectual property of any Contributor under this Agreement, whether expressly, by implication, estoppel or otherwise. All rights in the Program not expressly granted under this Agreement are reserved.

This Agreement is governed by the laws of the State of New York and the intellectual property laws of the United States of America. No party to this Agreement will bring a legal action under this Agreement more than one year after the cause of action arose. Each party waives its rights to a jury trial in any resulting litigation.

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain

separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.
3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.
4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions. Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor,

except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions)

on an "AS IS" BASIS,

WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited

to damages for loss of goodwill,

work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a

file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software
distributed under the License is distributed on an "AS IS" BASIS,
WITHOUT WARRANTIES OR CONDITIONS
OF ANY KIND, either express or implied.
See the License for the specific language governing permissions and
limitations under the License.

=====
Jetty Web Container

Copyright 1995-2018 Mort Bay Consulting Pty Ltd.
=====

The Jetty Web Container is Copyright Mort Bay Consulting Pty Ltd
unless otherwise noted.

Jetty is dual licensed under both

* The Apache 2.0 License

<http://www.apache.org/licenses/LICENSE-2.0.html>

and

* The Eclipse Public 1.0 License

<http://www.eclipse.org/legal/epl-v10.html>

Jetty may be distributed under either license.

Eclipse

The following artifacts are EPL.

* org.eclipse.jetty.orbit:org.eclipse.jdt.core

The following artifacts are EPL and ASL2.

* org.eclipse.jetty.orbit:javax.security.auth.message

The following artifacts are EPL and CDDL 1.0.

* org.eclipse.jetty.orbit:javafx.mail.glassfish

Oracle

The following artifacts are CDDL + GPLv2 with classpath exception.

<https://glassfish.dev.java.net/nonav/public/CDDL+GPL.html>

* javax.servlet:javax.servlet-api

* javax.annotation:javax.annotation-api

* javax.transaction:javax.transaction-api

* javax.websocket:javax.websocket-api

Oracle OpenJDK

If ALPN is used to negotiate HTTP/2 connections, then the following artifacts may be included in the distribution or downloaded when ALPN module is selected.

* java.sun.security.ssl

These artifacts replace/modify OpenJDK classes. The modifications are hosted at github and both modified and original are under GPL v2 with classpath exceptions.

<http://openjdk.java.net/legal/gplv2+ce.html>

OW2

The following artifacts are licensed by the OW2 Foundation according to the terms of <http://asm.ow2.org/license.html>

org.ow2.asm:asm-commons

org.ow2.asm:asm

Apache

The following artifacts are ASL2 licensed.

org.apache.taglibs:taglibs-standard-spec

org.apache.taglibs:taglibs-standard-impl

MortBay

The following artifacts are ASL2 licensed. Based on selected classes from following Apache Tomcat jars, all ASL2 licensed.

org.mortbay.jasper:apache-jsp
org.apache.tomcat:tomcat-jasper
org.apache.tomcat:tomcat-juli
org.apache.tomcat:tomcat-jsp-api
org.apache.tomcat:tomcat-el-api
org.apache.tomcat:tomcat-jasper-el
org.apache.tomcat:tomcat-api
org.apache.tomcat:tomcat-util-scan
org.apache.tomcat:tomcat-util

org.mortbay.jasper:apache-el
org.apache.tomcat:tomcat-jasper-el
org.apache.tomcat:tomcat-el-api

Mortbay

The following artifacts are CDDL + GPLv2 with classpath exception.

<https://glassfish.dev.java.net/nonav/public/CDDL+GPL.html>

org.eclipse.jetty.toolchain:jetty-schemas

Assorted

The UnixCrypt.java code implements the one way cryptography used by Unix systems for simple password protection. Copyright 1996 Aki Yoshida, modified April 2001 by Iris Van den Broeke, Daniel Deville. Permission to use, copy, modify and distribute UnixCrypt for non-commercial or commercial purposes and without fee is granted provided that the copyright notice appears in all copies.

1.581 jetty-servlets 9.4.48.v20220622

1.581.1 Available under license :

This program and the accompanying materials are made available under the terms of the Eclipse Public License 2.0 which is available at <http://www.eclipse.org/legal/epl-2.0>, or the Apache Software License 2.0 which is available at <https://www.apache.org/licenses/LICENSE-2.0>.

Eclipse Public License - v 1.0

THE ACCOMPANYING PROGRAM IS PROVIDED UNDER THE TERMS OF THIS ECLIPSE PUBLIC LICENSE ("AGREEMENT"). ANY USE, REPRODUCTION OR DISTRIBUTION OF THE PROGRAM CONSTITUTES RECIPIENT'S ACCEPTANCE OF THIS AGREEMENT.

1. DEFINITIONS

"Contribution" means:

- a) in the case of the initial Contributor, the initial code and documentation distributed under this Agreement, and
- b) in the case of each subsequent Contributor:
 - i) changes to the Program, and
 - ii) additions to the Program;

where such changes and/or additions to the Program originate from and are distributed by that particular Contributor. A Contribution 'originates' from a Contributor if it was added to the Program by such Contributor itself or anyone acting on such Contributor's behalf. Contributions do not include additions to the Program which: (i) are separate modules of software distributed in conjunction with the Program under their own license agreement, and (ii) are not derivative works of the Program.

"Contributor" means any person or entity that distributes the Program.

"Licensed Patents" mean patent claims licensable by a Contributor which are necessarily infringed by the use or sale of its Contribution alone or when combined with the Program.

"Program" means the Contributions distributed in accordance with this Agreement.

"Recipient" means anyone who receives the Program under this Agreement, including all Contributors.

2. GRANT OF RIGHTS

- a) Subject to the terms of this Agreement, each Contributor hereby grants Recipient a non-exclusive, worldwide, royalty-free copyright license to

- reproduce, prepare derivative works of, publicly display, publicly perform,
distribute and sublicense the Contribution of such Contributor,
if any, and such derivative works, in source code and object code form.
- b) Subject to the terms of this Agreement, each Contributor hereby grants Recipient a non-exclusive, worldwide, royalty-free patent license under Licensed Patents to make, use, sell, offer to sell, import and otherwise transfer the Contribution of such Contributor, if any, in source code and object code form. This patent license shall apply to the combination of the Contribution and the Program if, at the time the Contribution is added by the Contributor, such addition of the Contribution causes such combination to be covered by the Licensed Patents. The patent license shall not apply to any other combinations which include the Contribution. No hardware per se is licensed hereunder.
- c) Recipient understands that although each Contributor grants the licenses to its Contributions set forth herein,
no assurances are provided by any Contributor that the Program does not infringe the patent or other intellectual property rights of any other entity. Each Contributor disclaims any liability to Recipient for claims brought by any other entity based on infringement of intellectual property rights or otherwise. As a condition to exercising the rights and licenses granted hereunder, each Recipient hereby assumes sole responsibility to secure any other intellectual property rights needed, if any. For example, if a third party patent license is required to allow Recipient to distribute the Program, it is Recipient's responsibility to acquire that license before distributing the Program.
- d) Each Contributor represents that to its knowledge it has sufficient copyright rights in its Contribution, if any, to grant the copyright license set forth in this Agreement.

3. REQUIREMENTS

A Contributor may choose to distribute the Program in object code form under its own license agreement, provided that:

- a) it complies with the terms and conditions of this Agreement; and
b) its license agreement:
i) effectively disclaims on behalf of all Contributors all warranties and conditions, express and implied, including warranties or conditions of title and non-infringement, and implied warranties or conditions of merchantability and fitness for a particular purpose;
ii) effectively excludes on behalf of all Contributors all liability for damages, including direct, indirect, special, incidental and consequential damages, such as lost profits;
iii) states that any provisions which differ from this Agreement are offered by that Contributor alone and not by any other party; and

iv) states that source code for the Program is available from such Contributor, and informs licensees how to obtain it in a reasonable manner on or through a medium customarily used for software exchange.

When the Program is made available in source code form:

- a) it must be made available under this Agreement; and
- b) a copy of this Agreement must be included with each copy of the Program. Contributors may not remove or alter any copyright notices contained within the Program.

Each Contributor must identify itself as the originator of its Contribution, if any, in a manner that reasonably allows subsequent Recipients to identify the originator of the Contribution.

4. COMMERCIAL DISTRIBUTION

Commercial distributors of software may accept certain responsibilities with respect to end users, business partners and the like. While this license is intended to facilitate the commercial use of the Program, the Contributor who includes the Program in a commercial product offering should do so in a manner which does not create potential liability for other Contributors. Therefore, if a Contributor includes the Program in a commercial product offering, such

Contributor ("Commercial Contributor") hereby agrees to defend and indemnify every other Contributor ("Indemnified Contributor") against any losses, damages and costs (collectively "Losses") arising from claims, lawsuits and other legal actions brought by a third party against the Indemnified Contributor to the extent caused by the acts or omissions of such Commercial Contributor in connection with its distribution of the Program in a commercial product offering. The obligations in this section do not apply to any claims or Losses relating to any actual or alleged intellectual property infringement. In order to qualify, an Indemnified Contributor must:

- a) promptly notify the Commercial Contributor in writing of such claim, and
- b) allow the Commercial Contributor to control, and cooperate with the Commercial Contributor in, the defense and any related settlement negotiations. The Indemnified Contributor may participate in any such claim at its own expense.

For example,

a Contributor might include the Program in a commercial product offering, Product X. That Contributor is then a Commercial Contributor. If that Commercial Contributor then makes performance claims, or offers warranties related to Product X, those performance claims and warranties are such Commercial Contributor's responsibility alone. Under this section, the Commercial Contributor would have to defend claims against the other

Contributors related to those performance claims and warranties, and if a court requires any other Contributor to pay any damages as a result, the Commercial Contributor must pay those damages.

5. NO WARRANTY

EXCEPT AS EXPRESSLY SET FORTH IN THIS AGREEMENT, THE PROGRAM IS PROVIDED ON AN "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, EITHER EXPRESS OR IMPLIED INCLUDING, WITHOUT LIMITATION, ANY WARRANTIES OR CONDITIONS OF TITLE, NON-INFRINGEMENT, MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE. Each Recipient is solely responsible for determining the appropriateness of using and distributing the Program and assumes all risks associated with its exercise of rights under this Agreement, including but not limited to the risks and costs of program errors, compliance with applicable laws, damage to or loss of data, programs or equipment, and unavailability or interruption of operations.

6. DISCLAIMER OF LIABILITY

EXCEPT AS EXPRESSLY SET FORTH IN THIS AGREEMENT, NEITHER RECIPIENT NOR ANY CONTRIBUTORS SHALL HAVE ANY LIABILITY FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING WITHOUT LIMITATION LOST PROFITS), HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OR DISTRIBUTION OF THE PROGRAM OR THE EXERCISE OF ANY RIGHTS GRANTED HEREUNDER, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

7. GENERAL

If any provision of this Agreement is invalid or unenforceable under applicable law, it shall not affect the validity or enforceability of the remainder of the terms of this Agreement, and without further action by the parties hereto, such provision shall be reformed to the minimum extent necessary to make such provision valid and enforceable.

If Recipient institutes patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Program itself (excluding combinations of the Program with other software or hardware) infringes such Recipient's patent(s), then such Recipient's rights granted under Section 2(b) shall terminate as of the date such litigation is filed.

All Recipient's rights under this Agreement shall terminate if it fails to comply with any of the material terms or conditions of this Agreement and does not cure such failure in a reasonable period of time after becoming aware of such noncompliance. If all Recipient's rights under this Agreement terminate,

Recipient agrees to cease use and distribution of the Program as soon as reasonably practicable. However, Recipient's obligations under this Agreement and any licenses granted by Recipient relating to the Program shall continue and survive.

Everyone is permitted to copy and distribute copies of this Agreement, but in order to avoid inconsistency the Agreement is copyrighted and may only be modified in the following manner. The Agreement Steward reserves the right to publish new versions (including revisions) of this Agreement from time to time. No one other than the Agreement Steward has the right to modify this Agreement. The Eclipse Foundation is the initial Agreement Steward. The Eclipse Foundation may assign the responsibility to serve as the Agreement Steward to a suitable separate entity. Each new version of the Agreement will be given a distinguishing version number. The Program (including Contributions) may always be distributed subject to the version of the Agreement under which it was received. In addition, after a new version of the Agreement is published, Contributor may elect to distribute the Program (including its Contributions) under the new version. Except as expressly stated in Sections 2(a) and 2(b) above, Recipient receives no rights or licenses to the intellectual property of any Contributor under this Agreement, whether expressly, by implication, estoppel or otherwise. All rights in the Program not expressly granted under this Agreement are reserved.

This Agreement is governed by the laws of the State of New York and the intellectual property laws of the United States of America. No party to this Agreement will bring a legal action under this Agreement more than one year after the cause of action arose. Each party waives its rights to a jury trial in any resulting litigation.

Apache License
Version 2.0, January 2004
<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.
3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.
4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:
 - (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
 - (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
 - (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
 - (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must

include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative

Works; within the Source form or

documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions)

on an "AS IS" BASIS,

WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory,

whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License"); you may not use this file except in compliance with the License. You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS

OF ANY KIND, either express or implied.

See the License for the specific language governing permissions and limitations under the License.

=====
Jetty Web Container

Copyright 1995-2018 Mort Bay Consulting Pty Ltd.
=====

The Jetty Web Container is Copyright Mort Bay Consulting Pty Ltd unless otherwise noted.

Jetty is dual licensed under both

* The Apache 2.0 License

<http://www.apache.org/licenses/LICENSE-2.0.html>

and

* The Eclipse Public 1.0 License

<http://www.eclipse.org/legal/epl-v10.html>

Jetty may be distributed under either license.

Eclipse

The following artifacts are EPL.

* org.eclipse.jetty.orbit:org.eclipse.jdt.core

The following artifacts are EPL and ASL2.

* org.eclipse.jetty.orbit:javax.security.auth.message

The following artifacts are EPL and CDDL 1.0.

* org.eclipse.jetty.orbit:javax.mail.glassfish

Oracle

The following artifacts are CDDL + GPLv2 with classpath exception.

<https://glassfish.dev.java.net/nonav/public/CDDL+GPL.html>

* javax.servlet:javax.servlet-api

* javax.annotation:javax.annotation-api

* javax.transaction:javax.transaction-api

* javax.websocket:javax.websocket-api

Oracle OpenJDK

If ALPN is used to negotiate HTTP/2 connections, then the following artifacts may be included in the distribution or downloaded when ALPN module is selected.

* java.sun.security.ssl

These artifacts replace/modify OpenJDK classes. The modifications are hosted at github and both modified and original are under GPL v2 with classpath exceptions.

<http://openjdk.java.net/legal/gplv2+ce.html>

OW2

The following artifacts are licensed by the OW2 Foundation according to the terms of <http://asm.ow2.org/license.html>

org.ow2.asm:asm-commons

org.ow2.asm:asm

Apache

The following artifacts are ASL2 licensed.

org.apache.taglibs:taglibs-standard-spec

org.apache.taglibs:taglibs-standard-impl

MortBay

The following artifacts are ASL2 licensed. Based on selected classes from following Apache Tomcat jars, all ASL2 licensed.

org.mortbay.jasper:apache-jsp

org.apache.tomcat:tomcat-jasper

org.apache.tomcat:tomcat-juli

org.apache.tomcat:tomcat-jsp-api

org.apache.tomcat:tomcat-el-api

org.apache.tomcat:tomcat-jasper-el

org.apache.tomcat:tomcat-api

org.apache.tomcat:tomcat-util-scan
org.apache.tomcat:tomcat-util

org.mortbay.jasper:apache-el
org.apache.tomcat:tomcat-jasper-el
org.apache.tomcat:tomcat-el-api

Mortbay

The following artifacts are CDDL + GPLv2 with classpath exception.

<https://glassfish.dev.java.net/nonav/public/CDDL+GPL.html>

org.eclipse.jetty.toolchain:jetty-schemas

Assorted

The UnixCrypt.java code implements the one way cryptography used by Unix systems for simple password protection. Copyright 1996 Aki Yoshida, modified April 2001 by Iris Van den Broeke, Daniel Deville.

Permission to use, copy, modify and distribute UnixCrypt for non-commercial or commercial purposes and without fee is granted provided that the copyright notice appears in all copies.

1.582 jetty-continuation 9.4.48.v20220622

1.582.1 Available under license :

This program and the accompanying materials are made available under the terms of the Eclipse Public License 2.0 which is available at <http://www.eclipse.org/legal/epl-2.0>, or the Apache Software License 2.0 which is available at <https://www.apache.org/licenses/LICENSE-2.0>.

Eclipse Public License - v 1.0

THE ACCOMPANYING PROGRAM IS PROVIDED UNDER THE TERMS OF THIS ECLIPSE PUBLIC LICENSE ("AGREEMENT"). ANY USE, REPRODUCTION OR DISTRIBUTION OF THE PROGRAM CONSTITUTES RECIPIENT'S ACCEPTANCE OF THIS AGREEMENT.

1. DEFINITIONS

"Contribution" means:

- a) in the case of the initial Contributor, the initial code and documentation distributed under this Agreement, and
- b) in the case of each subsequent Contributor:
 - i) changes to the Program, and
 - ii) additions to the Program;

where such changes and/or additions to the Program originate from and are distributed by that particular Contributor. A Contribution 'originates' from a Contributor if it was added to the Program by such Contributor itself or anyone acting on such Contributor's behalf. Contributions do not include additions to the Program which: (i) are separate modules of software distributed in conjunction with the Program under their own license agreement, and (ii) are not derivative works of the Program.

"Contributor" means any person or entity that distributes the Program.

"Licensed Patents" mean patent claims licensable by a Contributor which are necessarily infringed by the use or sale of its Contribution alone or when combined with the Program.

"Program" means the Contributions distributed in accordance with this Agreement.

"Recipient" means anyone who receives the Program under this Agreement, including all Contributors.

2. GRANT OF RIGHTS

- a) Subject to the terms of this Agreement, each Contributor hereby grants Recipient a non-exclusive, worldwide, royalty-free copyright license to reproduce, prepare derivative works of, publicly display, publicly perform, distribute and sublicense the Contribution of such Contributor, if any, and such derivative works, in source code and object code form.
- b) Subject to the terms of this Agreement, each Contributor hereby grants Recipient a non-exclusive, worldwide, royalty-free patent license under Licensed Patents to make, use, sell, offer to sell, import and otherwise transfer the Contribution of such Contributor, if any, in source code and object code form. This patent license shall apply to the combination of the Contribution and the Program if, at the time the Contribution is added by the Contributor, such addition of the Contribution causes such combination to be covered by the Licensed Patents. The patent license shall not apply to any other combinations which include the Contribution. No hardware per se is licensed hereunder.
- c) Recipient understands that although each Contributor grants the licenses to its Contributions set forth herein,

no assurances are provided by any

Contributor that the Program does not infringe the patent or other intellectual property rights of any other entity. Each Contributor disclaims any liability to Recipient for claims brought by any other entity based on infringement of intellectual property rights or otherwise. As a condition to exercising the rights and licenses granted hereunder, each Recipient hereby assumes sole responsibility to secure any other intellectual property rights needed, if any. For example, if a third party patent license is required to allow Recipient to distribute the Program, it is Recipient's responsibility to acquire that license before distributing the Program.

d) Each Contributor represents that to its knowledge it has sufficient copyright rights in its Contribution, if any, to grant the copyright license set forth in this Agreement.

3. REQUIREMENTS

A Contributor may choose to distribute the Program in object code form under its own license agreement, provided that:

- a) it complies with the terms and conditions of this Agreement; and
- b) its license agreement:
 - i) effectively disclaims on behalf of all Contributors all warranties and conditions, express and implied, including warranties or conditions of title and non-infringement, and implied warranties or conditions of merchantability and fitness for a particular purpose;
 - ii) effectively excludes on behalf of all Contributors all liability for damages, including direct, indirect, special, incidental and consequential damages, such as lost profits;
 - iii) states that any provisions which differ from this Agreement are offered by that Contributor alone and not by any other party; and
 - iv) states that source code for the Program is available from such Contributor, and informs licensees how to obtain it in a reasonable manner on or through a medium customarily used for software exchange.

When the Program is made available in source code form:

- a) it must be made available under this Agreement; and
- b) a copy of this Agreement must be included with each copy of the Program.
Contributors may not remove or alter any copyright notices contained within the Program.

Each Contributor must identify itself as the originator of its Contribution, if any, in a manner that reasonably allows subsequent Recipients to identify the originator of the Contribution.

4. COMMERCIAL DISTRIBUTION

Commercial distributors of software may accept certain responsibilities with respect to end users, business partners and the like. While this license is intended to facilitate the commercial use of the Program, the Contributor who includes the Program in a commercial product offering should do so in a manner which does not create potential liability for other Contributors. Therefore, if a Contributor includes the Program in a commercial product offering, such

Contributor ("Commercial Contributor") hereby agrees to defend and indemnify every other Contributor ("Indemnified Contributor") against any losses, damages and costs (collectively "Losses") arising from claims, lawsuits and other legal actions brought by a third party against the Indemnified Contributor to the extent caused by the acts or omissions of such Commercial Contributor in connection with its distribution of the Program in a commercial product offering. The obligations in this section do not apply to any claims or Losses relating to any actual or alleged intellectual property infringement. In order to qualify, an Indemnified Contributor must:

- a) promptly notify the Commercial Contributor in writing of such claim, and
- b) allow the Commercial Contributor to control, and cooperate with the Commercial Contributor in, the defense and any related settlement negotiations. The Indemnified Contributor may participate in any such claim at its own expense.

For example,

a Contributor might include the Program in a commercial product offering, Product X. That Contributor is then a Commercial Contributor. If that Commercial Contributor then makes performance claims, or offers warranties related to Product X, those performance claims and warranties are such Commercial Contributor's responsibility alone. Under this section, the Commercial Contributor would have to defend claims against the other Contributors related to those performance claims and warranties, and if a court requires any other Contributor to pay any damages as a result, the Commercial Contributor must pay those damages.

5. NO WARRANTY

EXCEPT AS EXPRESSLY SET FORTH IN THIS AGREEMENT, THE PROGRAM IS PROVIDED ON AN "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, EITHER EXPRESS OR IMPLIED INCLUDING, WITHOUT LIMITATION, ANY WARRANTIES OR CONDITIONS OF TITLE, NON-INFRINGEMENT, MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE. Each Recipient is solely responsible for determining the appropriateness of using and distributing the Program and assumes all risks associated with its exercise of rights under this Agreement, including but not limited to the risks and costs of program errors, compliance with applicable laws, damage to or loss of data, programs or equipment, and unavailability or interruption of

operations.

6. DISCLAIMER OF LIABILITY

EXCEPT AS EXPRESSLY SET FORTH IN THIS AGREEMENT, NEITHER RECIPIENT NOR ANY CONTRIBUTORS SHALL HAVE ANY LIABILITY FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING WITHOUT LIMITATION LOST PROFITS), HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OR DISTRIBUTION OF THE PROGRAM OR THE EXERCISE OF ANY RIGHTS GRANTED HEREUNDER, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

7. GENERAL

If any provision of this Agreement is invalid or unenforceable under applicable law, it shall not affect the validity or enforceability of the remainder of the terms of this Agreement, and without further action by the parties hereto, such provision shall be reformed to the minimum extent necessary to make such provision valid and enforceable.

If Recipient institutes patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Program itself (excluding combinations of the Program with other software or hardware) infringes such Recipient's patent(s), then such Recipient's rights granted under Section 2(b) shall terminate as of the date such litigation is filed.

All Recipient's rights under this Agreement shall terminate if it fails to comply with any of the material terms or conditions of this Agreement and does not cure such failure in a reasonable period of time after becoming aware of such noncompliance. If all Recipient's rights under this Agreement terminate, Recipient agrees to cease use and distribution of the Program as soon as reasonably practicable. However, Recipient's obligations under this Agreement and any licenses granted by Recipient relating to the Program shall continue and survive.

Everyone is permitted to copy and distribute copies of this Agreement, but in order to avoid inconsistency the Agreement is copyrighted and may only be modified in the following manner. The Agreement Steward reserves the right to publish new versions (including revisions) of this Agreement from time to time. No one other than the Agreement Steward has the right to modify this Agreement. The Eclipse Foundation is the initial Agreement Steward. The Eclipse Foundation may assign the responsibility to serve as the Agreement Steward to a suitable separate entity. Each new version of the Agreement will be given a distinguishing version number. The Program (including Contributions) may always be distributed subject to the version of the

Agreement under which it was received. In addition, after a new version of the Agreement is published, Contributor may elect to distribute the Program (including its Contributions) under the new version. Except as expressly stated in Sections 2(a) and 2(b) above, Recipient receives no rights or licenses to the intellectual property of any Contributor under this Agreement, whether expressly, by implication, estoppel or otherwise. All rights in the Program not expressly granted under this Agreement are reserved.

This Agreement is governed by the laws of the State of New York and the intellectual property laws of the United States of America. No party to this Agreement will bring a legal action under this Agreement more than one year after the cause of action arose. Each party waives its rights to a jury trial in any resulting litigation.

Apache License
Version 2.0, January 2004
<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical

transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made,

use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions)

on an "AS IS" BASIS,

WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited

to damages for loss of goodwill,

work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this

License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License"); you may not use this file except in compliance with the License. You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.

See the License for the specific language governing permissions and limitations under the License.

=====
Jetty Web Container
Copyright 1995-2018 Mort Bay Consulting Pty Ltd.
=====

The Jetty Web Container is Copyright Mort Bay Consulting Pty Ltd unless otherwise noted.

Jetty is dual licensed under both

* The Apache 2.0 License
<http://www.apache.org/licenses/LICENSE-2.0.html>

and

- * The Eclipse Public 1.0 License
<http://www.eclipse.org/legal/epl-v10.html>

Jetty may be distributed under either license.

Eclipse

The following artifacts are EPL.

- * org.eclipse.jetty.orbit:org.eclipse.jdt.core

The following artifacts are EPL and ASL2.

- * org.eclipse.jetty.orbit:javax.security.auth.message

The following artifacts are EPL and CDDL 1.0.

- * org.eclipse.jetty.orbit:javax.mail.glassfish

Oracle

The following artifacts are CDDL + GPLv2 with classpath exception.

<https://glassfish.dev.java.net/nonav/public/CDDL+GPL.html>

- * javax.servlet:javax.servlet-api
- * javax.annotation:javax.annotation-api
- * javax.transaction:javax.transaction-api
- * javax.websocket:javax.websocket-api

Oracle OpenJDK

If ALPN is used to negotiate HTTP/2 connections, then the following artifacts may be included in the distribution or downloaded when ALPN module is selected.

- * java.sun.security.ssl

These artifacts replace/modify OpenJDK classes. The modifications are hosted at github and both modified and original are under GPL v2 with classpath exceptions.

<http://openjdk.java.net/legal/gplv2+ce.html>

OW2

The following artifacts are licensed by the OW2 Foundation according to the terms of <http://asm.ow2.org/license.html>

org.ow2.asm:asm-commons

org.ow2.asm:asm

Apache

The following artifacts are ASL2 licensed.

org.apache.taglibs:taglibs-standard-spec

org.apache.taglibs:taglibs-standard-impl

MortBay

The following artifacts are ASL2 licensed. Based on selected classes from following Apache Tomcat jars, all ASL2 licensed.

org.mortbay.jasper:apache-jsp

org.apache.tomcat:tomcat-jasper

org.apache.tomcat:tomcat-juli

org.apache.tomcat:tomcat-jsp-api

org.apache.tomcat:tomcat-el-api

org.apache.tomcat:tomcat-jasper-el

org.apache.tomcat:tomcat-api

org.apache.tomcat:tomcat-util-scan

org.apache.tomcat:tomcat-util

org.mortbay.jasper:apache-el

org.apache.tomcat:tomcat-jasper-el

org.apache.tomcat:tomcat-el-api

Mortbay

The following artifacts are CDDL + GPLv2 with classpath exception.

<https://glassfish.dev.java.net/nonav/public/CDDL+GPL.html>

org.eclipse.jetty.toolchain:jetty-schemas

Assorted

The UnixCrypt.java code implements the one way cryptography used by Unix systems for simple password protection. Copyright 1996 Aki Yoshida, modified April 2001 by Iris Van den Broeke, Daniel Deville.

Permission to use, copy, modify and distribute UnixCrypt for non-commercial or commercial purposes and without fee is granted provided that the copyright notice appears in all copies.

1.583 golang-jwt 3.2.1+incompatible

1.583.1 Available under license :

Copyright (c) 2012 Dave Grijalva

Copyright (c) 2021 golang-jwt maintainers

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

1.584 zlib 1.2.11

1.584.1 Available under license :

Boost Software License - Version 1.0 - August 17th, 2003

Permission is hereby granted, free of charge, to any person or organization obtaining a copy of the software and accompanying documentation covered by this license (the "Software") to use, reproduce, display, distribute, execute, and transmit the Software, and to prepare derivative works of the Software, and to permit third-parties to whom the Software is furnished to do so, all subject to the following:

The copyright notices in the Software and this entire statement, including the above license grant, this restriction and the following disclaimer, must be included in all copies of the Software, in whole or in part, and all derivative works of the Software, unless such copies or derivative works are solely in the form of machine-executable object code generated by a source language processor.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS

FOR A PARTICULAR PURPOSE, TITLE AND NON-INFRINGEMENT. IN NO EVENT SHALL THE COPYRIGHT HOLDERS OR ANYONE DISTRIBUTING THE SOFTWARE BE LIABLE FOR ANY DAMAGES OR OTHER LIABILITY, WHETHER IN CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

/* zlib.h -- interface of the 'zlib' general purpose compression library
version 1.2.11, January 15th, 2017

Copyright (C) 1995-2017 Jean-loup Gailly and Mark Adler

This software is provided 'as-is', without any express or implied warranty. In no event will the authors be held liable for any damages arising from the use of this software.

Permission is granted to anyone to use this software for any purpose, including commercial applications, and to alter it and redistribute it freely, subject to the following restrictions:

1. The origin of this software must not be misrepresented; you must not claim that you wrote the original software. If you use this software in a product, an acknowledgment in the product documentation would be appreciated but is not required.
2. Altered source versions must be plainly marked as such, and must not be misrepresented as being the original software.
3. This notice may not be removed or altered from any source distribution.

Jean-loup Gailly Mark Adler
jloup@gzip.org madler@alumni.caltech.edu

The data format used by the zlib library is described by RFCs (Request for Comments) 1950 to 1952 in the files <http://tools.ietf.org/html/rfc1950> (zlib format), rfc1951 (deflate format) and rfc1952 (gzip format).

*/

1.585 prometheus-common 0.37.0

1.585.1 Available under license :

Common libraries shared by Prometheus Go components.
Copyright 2015 The Prometheus Authors

This product includes software developed at
SoundCloud Ltd. (<http://soundcloud.com/>).

Apache License
Version 2.0, January 2004
<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct

or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding

those notices that do not

pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. **Submission of Contributions.** Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions. Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.
6. **Trademarks.** This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.
7. **Disclaimer of Warranty.** Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.
8. **Limitation of Liability.** In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.
9. **Accepting Warranty or Additional Liability.** While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

1.586 prometheus-procfs 0.8.0

1.586.1 Available under license :

Apache License
Version 2.0, January 2004
<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition,

"control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and

subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding

those notices that do not

pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise,

unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

procs provides functions to retrieve system, kernel and process metrics from the pseudo-filesystem proc.

Copyright 2014-2015 The Prometheus Authors

This product includes software developed at SoundCloud Ltd. (<http://soundcloud.com/>).

1.587 go-ping-ping 1.1.0

1.587.1 Available under license :

The MIT License (MIT)

Copyright (c) 2016 Cameron Sparr and contributors.

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

1.588 gnupg 2.2.19-3ubuntu2.2

1.588.1 Available under license :

Here is a list with collected copyright notices. For details see the description of each individual package. [Compiled by wk 2017-11-07]

GNUPG is

Copyright (C) 1997-2017 Werner Koch
Copyright (C) 1994-2017 Free Software Foundation, Inc.
Copyright (C) 2003-2017 g10 Code GmbH

Copyright (C) 2002 Klarlvdalens Datakonsult AB
Copyright (C) 1995-1997, 2000-2007 Ulrich Drepper <drepper@gnu.ai.mit.edu>
Copyright (C) 1994 X Consortium
Copyright (C) 1998 by The Internet Society.
Copyright (C) 1998-2004 The OpenLDAP Foundation
Copyright (C) 1998-2004 Kurt D. Zeilenga.
Copyright (C) 1998-2004 Net Boolean Incorporated.
Copyright (C) 2001-2004 IBM Corporation.
Copyright (C) 1999-2003 Howard Y.H. Chu.
Copyright (C) 1999-2003 Symas Corporation.
Copyright (C) 1998-2003 Hallvard B. Furuseth.
Copyright (C) 1992-1996 Regents of the University of Michigan.
Copyright (C) 2000 Dimitrios Souflis
Copyright (C) 2008,2009,2010,2012-2016 William Ahern

GnuPG is free software;
you can redistribute it and/or modify it
under the terms of the GNU General Public License as published by
the Free Software Foundation; either version 3 of the License, or
(at your option) any later version.

GnuPG is distributed in the hope that it will be useful, but WITHOUT
ANY WARRANTY; without even the implied warranty of MERCHANTABILITY
or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public
License for more details.

You should have received a copy of the GNU General Public License
along with this program; if not, see <<https://www.gnu.org/licenses/>>.

LIBGCRYPT is

Copyright (C) 1989,1991-2017 Free Software Foundation, Inc.
Copyright (C) 1994 X Consortium
Copyright (C) 1996 L. Peter Deutsch
Copyright (C) 1997 Werner Koch
Copyright (C) 1998 The Internet Society
Copyright (C) 1996-1999 Peter Gutmann, Paul Kendall, and Chris Wedgwood
Copyright (C) 1996-2006 Peter Gutmann, Matt Thomlinson and Blake Coverett
Copyright (C) 2003 Nikos Mavroyanopoulos
Copyright (C) 2006-2007 NTT (Nippon Telegraph and Telephone Corporation)
Copyright (C) 2012-2017 g10 Code GmbH
Copyright (C) 2012 Simon Josefsson, Niels Mller
Copyright (c) 2012 Intel Corporation
Copyright (C) 2013 Christian Grothoff
Copyright (C) 2013-2017 Jussi Kivilinna
Copyright (C) 2013-2014 Dmitry Eremin-Solenikov
Copyright (C) 2014 Stephan Mueller

Copyright (C) 2017 Bundesamt für Sicherheit in der Informationstechnik

Libgrypt is free software; you can redistribute it and/or modify it under the terms of the GNU Lesser General Public License as published by the Free Software Foundation; either version 2.1 of the License, or (at your option) any later version.

Libgrypt is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU Lesser General Public License for more details.

You should have received a copy of the GNU Lesser General Public License along with this program; if not, see <<http://www.gnu.org/licenses/>>.

LIBGPG-ERROR is

Copyright (C) 2003-2004, 2010, 2013-2017 g10 Code GmbH

libgpg-error is free software; you can redistribute it and/or modify it under the terms of the GNU Lesser General Public License as published by the Free Software Foundation; either version 2.1 of the License, or (at your option) any later version.

libgpg-error is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU Lesser General Public License for more details.

You should have received a copy of the GNU Lesser General Public License along with this program; if not, see <<http://www.gnu.org/licenses/>>.

LIBASSUAN is

Copyright (C) 1992-2013 Free Software Foundation, Inc.

Copyright (C) 1994 X Consortium

Copyright (C) 2000 Werner Koch (dd9jn)

Copyright (C)

2001-2016 g10 Code GmbH

Copyright (C) 2004 Simon Josefsson

Assuan is free software; you can redistribute it and/or modify it under the terms of the GNU Lesser General Public License as published by the Free Software Foundation; either version 2.1 of the License, or (at your option) any later version.

Assuan is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU Lesser General Public License for more details.

You should have received a copy of the GNU Lesser General Public License along with this program; if not, see <<http://www.gnu.org/licenses/>>.

LIBKSBA is

Copyright (C) 2001, 2002, 2003, 2004, 2005, 2006, 2010, 2011
2012, 2013, 2014, 2015 g10 Code GmbH
Copyright (C) 2001, 2002, 2003, 2007 Free Software Foundation, Inc.
Copyright (C) 2000, 2001 Fabio Fiorina

The library and the header files are distributed under the following terms (LGPLv3+/GPLv2+):

KSBA is free software; you can redistribute it and/or modify it under the terms of either

- the GNU Lesser General Public License as published by the Free Software Foundation; either version 3 of the License, or (at your option) any later version.

or

- the GNU General Public License as published by the Free Software Foundation; either version 2 of the License, or (at your option) any later version.

or both in parallel, as here.

KSBA is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

The other parts (e.g. manual, build system, tests) are distributed under the following terms (GPLv3):

KSBA is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the

Free Software Foundation; either version 3 of the License, or
(at your option) any later version.

KSBA is distributed in the hope that it will be useful,
but WITHOUT ANY WARRANTY; without even the implied warranty of
MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the
GNU General Public License for more details.

NPTH is

Copyright (C) 2011, 2012, 2014, 2015, 2017 g10 Code GmbH

nPth is free software; you can redistribute it and/or modify
it under the terms of the GNU Lesser General Public License as
published by the Free Software Foundation; either version 2.1 of
the License, or (at your option) any later version.

nPth is distributed in the hope that it will be useful, but
WITHOUT ANY WARRANTY; without even the implied warranty of
MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See
the GNU Lesser General Public License for more details.

You should have received a copy of the GNU Lesser General Public
License along with this program;
if not, see <<https://www.gnu.org/licenses/>>.

NTBTLS is

Copyright (C) 2006-2014 Brainspark B.V.
Copyright (C) 2014-2017 g10 Code GmbH

NTBTLS is free software; you can redistribute it and/or modify
it under the terms of the GNU General Public License as published by
the Free Software Foundation; either version 3 of the License, or
(at your option) any later version.

NTBTLS is distributed in the hope that it will be useful,
but WITHOUT ANY WARRANTY; without even the implied warranty of
MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the
GNU General Public License for more details.

You should have received a copy of the GNU General Public License
along with this program; if not, see <<http://www.gnu.org/licenses/>>.

PINENTRY is

Copyright (C) 1999 Robert Bihlmeyer <robbe@orcus.priv.at>
Copyright (C) 2001-2004, 2007-2008, 2010, 2015-2016 g10 Code GmbH
Copyright (C) 2002, 2008 Klarlvdalens Datakonsult AB (KDAB)
Copyright (C) 2004 by Albrecht
Dre <albrecht.dress@arcor.de>
Copyright 2007 Ingo Klcker
Copyright (C) 2014 Serge Voilokov
Copyright (C) 2015 Daiki Ueno
Copyright (C) 2015 Daniel Kahn Gillmor <dkg@fifthhorseman.net>
Copyright 2016 Intevation GmbH

PINENTRY is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation; either version 2 of the License, or (at your option) any later version.

PINENTRY is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program; if not, see <<https://www.gnu.org/licenses/>>.

GPGME is

Copyright (C) 1991-2013 Free Software Foundation, Inc.
Copyright (C) 2000-2001 Werner Koch
Copyright (C) 2001-2017 g10 Code GmbH

Copyright (C) 2002 Klarlvdalens Datakonsult AB
Copyright (C) 2004-2008 Igor Belyi
Copyright (C) 2002 John Goerzen
Copyright (C) 2014, 2015 Martin Albrecht
Copyright (C) 2015 Ben McGinnes
Copyright (C) 2015-2016 Bundesamt fr Sicherheit in der Informationstechnik
Copyright (C) 2016 Intevation GmbH

GPGME is free software; you can redistribute it and/or modify it under the terms of the GNU Lesser General Public License as published by the Free Software Foundation; either version 2.1 of the License, or (at your option) any later version.

GPGME is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU

Lesser General Public License for more details.

You should have received a copy of the GNU Lesser General Public License along with this program; if not, see <<http://www.gnu.org/licenses/>>.

NSIS is

Copyright 1999-2009 Nullsoft and Contributors

Copyright 2002-2008 Amir Szekely

Copyright 2003 Ramon

This license applies to everything in the NSIS package, except where otherwise noted.

This software is provided 'as-is', without any express or implied warranty. In no event will the authors be held liable for any damages arising from the use of this software.

Permission is granted to anyone to use this software for any purpose, including commercial applications, and to alter it and redistribute it freely, subject to the following restrictions:

1. The origin of this software must not be misrepresented; you must not claim that you wrote the original software. If you use this software in a product, an acknowledgment in the product documentation would be appreciated but is not required.
2. Altered source versions must be plainly marked as such, and must not be misrepresented as being the original software.
3. This notice may not be removed or altered from any source distribution.

The user interface used with the installer is

Copyright 2002-2009 Joost Verburg

[It is distributed along with NSIS and the same conditions as stated above apply]

TinySCHEME is part of the GnuPG package and is

Copyright (c) 2000, Dimitrios Souflis

All rights reserved.

Redistribution and use in source and binary forms, with or without

modification, are permitted provided that the following conditions are met:

Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.

Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

Neither the name of Dimitrios Souflis nor the names of the contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED
BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS
"AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT
LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR
A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE REGENTS OR
CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL,
EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO,
PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR
PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF
LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING
NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS
SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

LIBDNS is part of the GnuPG package and is

Copyright (c) 2008, 2009, 2010, 2012-2016 William Ahern

Permission is hereby granted, free of charge, to any person obtaining a
copy of this software and associated documentation files (the
"Software"),
to deal in the Software without restriction, including
without limitation the rights to use, copy, modify, merge, publish,
distribute, sublicense, and/or sell copies of the Software, and to permit
persons to whom the Software is furnished to do so, subject to the
following conditions:

The above copyright notice and this permission notice shall be included
in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS
OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF
MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN
NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM,

DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

ZLIB is

(C) 1995-2013 Jean-loup Gailly and Mark Adler

This software is provided 'as-is', without any express or implied warranty. In no event will the authors be held liable for any damages arising from the use of this software.

Permission is granted to anyone to use this software for any purpose, including commercial applications, and to alter it and redistribute it freely, subject to the following restrictions:

1. The origin of this software must not be misrepresented; you must not claim that you wrote the original software. If you use this software in a product, an acknowledgment in the product documentation would be appreciated but is not required.
2. Altered source versions must be plainly marked as such, and must not be misrepresented as being the original software.
3. This notice may not be removed or altered from any source distribution.

Jean-loup Gailly Mark Adler
jloup@gzip.org madler@alumni.caltech.edu

BZIP2 is

This program, "bzip2", the associated library "libbzip2", and all documentation, are copyright (C) 1996-2010 Julian R Seward. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. The origin of this software must not be misrepresented; you must not claim that you wrote the original software. If you use this software in a product, an acknowledgment in the product documentation would be appreciated but is not required.

3. Altered source versions must be plainly marked as such, and must not be misrepresented as being the original software.
4. The name of the author may not be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE AUTHOR ``AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

SQLITE has

been put into the public-domain by its author D. Richard Hipp:
The author disclaims copyright to this source code. In place of a legal notice, here is a blessing:

May you do good and not evil.

May you find forgiveness for yourself and forgive others.

May you share freely, never taking more than you give.

[Note that only a few files are distributed under this license.]

Creative Commons Legal Code

CC0 1.0 Universal

CREATIVE COMMONS CORPORATION IS NOT A LAW FIRM AND DOES NOT PROVIDE LEGAL SERVICES. DISTRIBUTION OF THIS DOCUMENT DOES NOT CREATE AN ATTORNEY-CLIENT RELATIONSHIP. CREATIVE COMMONS PROVIDES THIS INFORMATION ON AN "AS-IS" BASIS. CREATIVE COMMONS MAKES NO WARRANTIES REGARDING THE USE OF THIS DOCUMENT OR THE INFORMATION OR WORKS PROVIDED HEREUNDER, AND DISCLAIMS LIABILITY FOR DAMAGES RESULTING FROM THE USE OF THIS DOCUMENT OR THE INFORMATION OR WORKS PROVIDED HEREUNDER.

Statement of Purpose

The laws of most jurisdictions throughout the world automatically confer exclusive Copyright and Related Rights (defined below) upon the creator and subsequent owner(s) (each and all, an "owner") of an original work of authorship and/or a database (each, a "Work").

Certain owners wish to permanently relinquish those rights to a Work for the purpose of contributing to a commons of creative, cultural and scientific works ("Commons") that the public can reliably and without fear of later claims of infringement build upon, modify, incorporate in other works, reuse and redistribute as freely as possible in any form whatsoever and for any purposes, including without limitation commercial purposes. These owners may contribute to the Commons to promote the ideal of a free culture and the further production of creative, cultural and scientific works, or to gain reputation or greater distribution for their Work in part through the use and efforts of others.

For these and/or other purposes and motivations, and without any expectation of additional consideration or compensation, the person associating CC0 with a Work (the "Affirmer"), to the extent that he or she is an owner of Copyright and Related Rights in the Work, voluntarily elects to apply CC0 to the Work and publicly distribute the Work under its terms, with knowledge of his or her Copyright and Related Rights in the Work and the meaning and intended legal effect of CC0 on those rights.

1. Copyright and Related Rights. A Work made available under CC0 may be protected by copyright and related or neighboring rights ("Copyright and Related Rights"). Copyright and Related Rights include, but are not limited to, the following:

- i. the right to reproduce, adapt, distribute, perform, display, communicate, and translate a Work;
- ii. moral rights retained by the original author(s) and/or performer(s);
- iii. publicity and privacy rights pertaining to a person's image or likeness depicted in a Work;
- iv. rights protecting against unfair competition in regards to a Work, subject to the limitations in paragraph 4(a), below;
- v. rights protecting the extraction, dissemination, use and reuse of data in a Work;
- vi. database rights (such as those arising under Directive 96/9/EC of the European Parliament and of the Council of 11 March 1996 on the legal protection of databases, and under any national implementation thereof, including any amended or successor version of such directive); and
- vii. other similar, equivalent or corresponding rights throughout the world based on applicable law or treaty, and any national

implementations thereof.

2. Waiver. To the greatest extent permitted by, but not in contravention of, applicable law, Affirmer hereby overtly, fully, permanently, irrevocably and unconditionally waives, abandons, and surrenders all of Affirmer's Copyright and Related Rights and associated claims and causes of action, whether now known or unknown (including existing as well as future claims and causes of action), in the Work (i) in all territories worldwide, (ii) for the maximum duration provided by applicable law or treaty (including future time extensions), (iii) in any current or future medium and for any number of copies, and (iv) for any purpose whatsoever, including without limitation commercial, advertising or promotional purposes (the "Waiver"). Affirmer makes the Waiver for the benefit of each member of the public at large and to the detriment of Affirmer's heirs and successors, fully intending that such Waiver shall not be subject to revocation, rescission, cancellation, termination, or any other legal or equitable action to disrupt the quiet enjoyment of the Work by the public as contemplated by Affirmer's express Statement of Purpose.

3. Public License Fallback. Should any part of the Waiver for any reason be judged legally invalid or ineffective under applicable law, then the Waiver shall be preserved to the maximum extent permitted taking into account Affirmer's express Statement of Purpose. In addition, to the extent the Waiver is so judged Affirmer hereby grants to each affected person a royalty-free, non transferable, non sublicensable, non exclusive, irrevocable and unconditional license to exercise Affirmer's Copyright and Related Rights in the Work (i) in all territories worldwide, (ii) for the maximum duration provided by applicable law or treaty (including future time extensions), (iii) in any current or future medium and for any number of copies, and (iv) for any purpose whatsoever, including without limitation commercial, advertising or promotional purposes (the "License"). The License shall be deemed effective as of the date CC0 was applied by Affirmer to the Work. Should any part of the License for any reason be judged legally invalid or ineffective under applicable law, such partial invalidity or ineffectiveness shall not invalidate the remainder of the License, and in such case Affirmer hereby affirms that he or she will not (i) exercise any of his or her remaining Copyright and Related Rights in the Work or (ii) assert any associated claims and causes of action with respect to the Work, in either case contrary to Affirmer's express Statement of Purpose.

4. Limitations and Disclaimers.

a. No trademark or patent rights held by Affirmer are waived, abandoned, surrendered, licensed or otherwise affected by this document.

- b. Affirmer offers the Work as-is and makes no representations or warranties of any kind concerning the Work, express, implied, statutory or otherwise, including without limitation warranties of title, merchantability, fitness for a particular purpose, non infringement, or the absence of latent or other defects, accuracy, or the present or absence of errors, whether or not discoverable, all to the greatest extent permissible under applicable law.
- c. Affirmer disclaims responsibility for clearing rights of other persons that may apply to the Work or any use thereof, including without limitation any person's Copyright and Related Rights in the Work. Further, Affirmer disclaims responsibility for obtaining any necessary consents, permissions or other rights required for any use of the Work.
- d. Affirmer understands and acknowledges that Creative Commons is not a party to this document and has no duty or obligation with respect to this CC0 or use of the Work.

GNU GENERAL PUBLIC LICENSE

Version 3, 29 June 2007

Copyright (C) 2007 Free Software Foundation, Inc. <<https://fsf.org/>>
Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

Preamble

The GNU General Public License is a free, copyleft license for software and other kinds of works.

The licenses for most software and other practical works are designed to take away your freedom to share and change the works. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change all versions of a program--to make sure it remains free software for all its users. We, the Free Software Foundation, use the GNU General Public License for most of our software; it applies also to any other work released this way by its authors. You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for them if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs, and that you know you can do these things.

To protect your rights, we need to prevent others from denying you

these rights or asking you to surrender the rights. Therefore, you have certain responsibilities if you distribute copies of the software, or if you modify it: responsibilities to respect the freedom of others.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must pass on to the recipients the same freedoms that you received. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

Developers that use the GNU GPL protect your rights with two steps: (1) assert copyright on the software, and (2) offer you this License giving you legal permission to copy, distribute and/or modify it.

For the developers' and authors' protection, the GPL clearly explains that there is no warranty for this free software. For both users' and authors' sake, the GPL requires that modified versions be marked as changed, so that their problems will not be attributed erroneously to authors of previous versions.

Some devices are designed to deny users access to install or run modified versions of the software inside them, although the manufacturer can do so. This is fundamentally incompatible with the aim of protecting users' freedom to change the software. The systematic pattern of such abuse occurs in the area of products for individuals to use, which is precisely where it is most unacceptable. Therefore, we have designed this version of the GPL to prohibit the practice for those products. If such problems arise substantially in other domains, we stand ready to extend this provision to those domains in future versions of the GPL, as needed to protect the freedom of users.

Finally, every program is threatened constantly by software patents. States should not allow patents to restrict development and use of software on general-purpose computers, but in those that do, we wish to avoid the special danger that patents applied to a free program could make it effectively proprietary. To prevent this, the GPL assures that patents cannot be used to render the program non-free.

The precise terms and conditions for copying, distribution and modification follow.

TERMS AND CONDITIONS

0. Definitions.

"This License" refers to version 3 of the GNU General Public License.

"Copyright" also means copyright-like laws that apply to other kinds of works, such as semiconductor masks.

"The Program" refers to any copyrightable work licensed under this License. Each licensee is addressed as "you". "Licensees" and "recipients" may be individuals or organizations.

To

"modify" a work means to copy from or adapt all or part of the work in a fashion requiring copyright permission, other than the making of an exact copy. The resulting work is called a "modified version" of the earlier work or a work "based on" the earlier work.

A "covered work" means either the unmodified Program or a work based on the Program.

To "propagate" a work means to do anything with it that, without permission, would make you directly or secondarily liable for infringement under applicable copyright law, except executing it on a computer or modifying a private copy. Propagation includes copying, distribution (with or without modification), making available to the public, and in some countries other activities as well.

To "convey" a work means any kind of propagation that enables other parties to make or receive copies. Mere interaction with a user through a computer network, with no transfer of a copy, is not conveying.

An interactive user interface displays "Appropriate Legal Notices"

to the extent that it includes a convenient and prominently visible feature that (1) displays an appropriate copyright notice, and (2) tells the user that there is no warranty for the work (except to the extent that warranties are provided), that licensees may convey the work under this License, and how to view a copy of this License. If the interface presents a list of user commands or options, such as a menu, a prominent item in the list meets this criterion.

1. Source Code.

The "source code" for a work means the preferred form of the work for making modifications to it. "Object code" means any non-source form of a work.

A "Standard Interface" means an interface that either is an official standard defined by a recognized standards body, or, in the case of interfaces specified for a particular programming language, one that is widely used among developers working in that language.

The "System Libraries" of an executable work include anything, other than the work as a whole, that (a) is included in the normal form of packaging a Major Component, but which is not part of that Major Component, and (b) serves only to enable use of the work with that Major Component, or to implement a Standard Interface for which an implementation is available to the public in source code form. A "Major Component", in this context, means a major essential component (kernel, window system, and so on) of the specific operating system (if any) on which the executable work runs, or a compiler used to produce the work, or an object code interpreter used to run it.

The "Corresponding Source" for a work in object code form means all the source code needed to generate, install, and (for an executable work) run the object code and to modify the work, including scripts to control those activities. However, it does not include the work's System Libraries, or general-purpose tools or generally available free programs which are used unmodified in performing those activities but which are not part of the work. For example, Corresponding Source includes interface definition files associated with source files for the work, and the source code for shared libraries and dynamically linked subprograms that the work is specifically designed to require, such as by intimate data communication or control flow between those subprograms and other parts of the work.

The Corresponding Source need not include anything that users can regenerate automatically from other parts of the Corresponding Source.

The Corresponding Source for a work in source code form is that same work.

2. Basic Permissions.

All rights granted under this License are granted for the term of copyright on the Program, and are irrevocable provided the stated conditions are met. This License explicitly affirms your unlimited permission to run the unmodified Program. The output from running a covered work is covered by this License only if the output, given its content, constitutes a covered work. This License acknowledges your rights of fair use or other equivalent, as provided by copyright law.

You may make, run and propagate covered works that you do not convey, without conditions so long as your license otherwise remains in force. You may convey covered works to others for the sole purpose

of having them make modifications exclusively for you, or provide you with facilities for running those works, provided that you comply with the terms of this License in conveying all material for which you do not control copyright. Those thus making or running the covered works for you must do so exclusively on your behalf, under your direction and control, on terms that prohibit them from making any copies of your copyrighted material outside their relationship with you.

Conveying under any other circumstances is permitted solely under the conditions stated below. Sublicensing is not allowed; section 10 makes it unnecessary.

3. Protecting Users'

Legal Rights From Anti-Circumvention Law.

No covered work shall be deemed part of an effective technological measure under any applicable law fulfilling obligations under article 11 of the WIPO copyright treaty adopted on 20 December 1996, or similar laws prohibiting or restricting circumvention of such measures.

When you convey a covered work, you waive any legal power to forbid circumvention of technological measures to the extent such circumvention is effected by exercising rights under this License with respect to the covered work, and you disclaim any intention to limit operation or modification of the work as a means of enforcing, against the work's users, your or third parties' legal rights to forbid circumvention of technological measures.

4. Conveying Verbatim Copies.

You may convey verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice; keep intact all notices stating that this License and any non-permissive terms added in accord with section 7 apply to the code; keep intact all notices of the absence of any warranty; and give all recipients a copy of this License along with the Program.

You may charge any price or no price for each copy that you convey, and you may offer support or warranty protection for a fee.

5. Conveying Modified Source Versions.

You may convey a work based on the Program, or the modifications to produce it from the Program, in the form of source code under the terms of section 4, provided that you also meet all of these conditions:

a) The work must carry prominent notices stating that you modified it, and giving a relevant date.

b) The work must carry prominent notices stating that it is released under this License and any conditions added under section 7. This requirement modifies the requirement in section 4 to "keep intact all notices".

c) You must license the entire work, as a whole, under this License to anyone who comes into possession of a copy. This License will therefore apply, along with any applicable section 7 additional terms, to the whole of the work, and all its parts, regardless of how they are packaged. This License gives no permission to license the work in any other way, but it does not invalidate such permission if you have separately received it.

d) If the work has interactive user interfaces, each must display Appropriate Legal Notices; however, if the Program has interactive interfaces that do not display Appropriate Legal Notices, your work need not make them do so.

A compilation of a covered work with other separate and independent works, which are not by their nature extensions of the covered work, and which are not combined with it such as to form a larger program, in or on a volume of a storage or distribution medium, is called an "aggregate" if the compilation and its resulting copyright are not used to limit the access or legal rights of the compilation's users beyond what the individual works permit. Inclusion of a covered work in an aggregate does not cause this License to apply to the other parts of the aggregate.

6. Conveying Non-Source Forms.

You may convey a covered work in object code form under the terms of sections 4 and 5, provided that you also convey the machine-readable Corresponding Source under the terms of this License, in one of these ways:

a) Convey the object code in, or embodied in, a physical product (including a physical distribution medium), accompanied by the Corresponding Source fixed on a durable physical medium customarily used for software interchange.

b) Convey the object code in, or embodied in, a physical product (including a physical distribution medium), accompanied by a

written offer, valid for at least three years and valid for as long as you offer spare parts or customer support for that product model, to give anyone who possesses the object code either (1) a copy of the Corresponding Source for all the software in the product that is covered by this License, on a durable physical medium customarily used for software interchange, for a price no more than your reasonable cost of physically performing this conveying of source, or (2) access to copy the Corresponding Source from a network server at no charge.

c) Convey individual copies of the object code with a copy of the written offer to provide the Corresponding Source. This alternative is allowed only occasionally and noncommercially, and only if you received the object code with such an offer, in accord with subsection 6b.

d) Convey the object code by offering access from a designated place (gratis or for a charge), and offer equivalent access to the Corresponding Source in the same way through the same place at no further charge.

You need not require recipients to copy the Corresponding Source along with the object code. If the place to copy the object code is a network server, the Corresponding Source may be on a different server (operated by you or a third party) that supports equivalent copying facilities, provided you maintain clear directions next to the object code saying where to find the Corresponding Source. Regardless of what server hosts the Corresponding Source, you remain obligated to ensure that it is available for as long as needed to satisfy these requirements.

e) Convey the object code using peer-to-peer transmission, provided you inform other peers where the object code and Corresponding Source of the work are being offered to the general public at no charge under subsection 6d.

A separable portion of the object code, whose source code is excluded from the Corresponding Source as a System Library, need not be included in conveying the object code work.

A "User Product" is either (1) a "consumer product", which means any tangible personal property which is normally used for personal, family, or household purposes, or (2) anything designed or sold for incorporation into a dwelling. In determining whether a product is a consumer product, doubtful cases shall be resolved in favor of coverage. For a particular product received by a particular user, "normally used" refers to a typical or common use of that class of product, regardless of the status

of the particular user or of the way in which the particular user actually uses, or expects or is expected to use, the product. A product is a consumer product regardless of whether the product has substantial commercial, industrial or non-consumer uses, unless such uses represent the only significant mode of use of the product.

"Installation Information" for a User Product means any methods, procedures, authorization keys, or other information required to install and execute

modified versions of a covered work in that User Product from a modified version of its Corresponding Source. The information must suffice to ensure that the continued functioning of the modified object code is in no case prevented or interfered with solely because modification has been made.

If you convey an object code work under this section in, or with, or specifically for use in, a User Product, and the conveying occurs as part of a transaction in which the right of possession and use of the User Product is transferred to the recipient in perpetuity or for a fixed term (regardless of how the transaction is characterized), the Corresponding Source conveyed under this section must be accompanied by the Installation Information. But this requirement does not apply if neither you nor any third party retains the ability to install modified object code on the User Product (for example, the work has been installed in ROM).

The requirement to provide Installation Information does not include a requirement to continue to provide support service, warranty, or updates for a work that has been modified or installed by the recipient, or for the User Product in which it has been modified or installed. Access to a network may be denied when the modification itself materially and adversely affects the operation of the network or violates the rules and protocols for communication across the network.

Corresponding Source conveyed, and Installation Information provided, in accord with this section must be in a format that is publicly documented (and with an implementation available to the public in source code form), and must require no special password or key for unpacking, reading or copying.

7. Additional Terms.

"Additional permissions" are terms that supplement the terms of this License by making exceptions from one or more of its conditions. Additional permissions that are applicable to the entire Program shall be treated as though they were included

in this License, to the extent that they are valid under applicable law. If additional permissions apply only to part of the Program, that part may be used separately under those permissions, but the entire Program remains governed by this License without regard to the additional permissions.

When you convey a copy of a covered work, you may at your option remove any additional permissions from that copy, or from any part of it. (Additional permissions may be written to require their own removal in certain cases when you modify the work.) You may place additional permissions on material, added by you to a covered work, for which you have or can give appropriate copyright permission.

Notwithstanding any other provision of this License, for material you add to a covered work, you may (if authorized by the copyright holders of that material) supplement the terms of this License with terms:

- a) Disclaiming warranty or limiting liability differently from the terms of sections 15 and 16 of this License; or
- b) Requiring preservation of specified reasonable legal notices or author attributions in that material or in the Appropriate Legal Notices displayed by works containing it; or
- c) Prohibiting misrepresentation of the origin of that material, or requiring that modified versions of such material be marked in reasonable ways as different from the original version; or
- d) Limiting the use for publicity purposes of names of licensors or authors of the material; or
- e) Declining to grant rights under trademark law for use of some trade names, trademarks, or service marks; or
- f) Requiring indemnification of licensors and authors of that material by anyone who conveys the material (or modified versions of it) with contractual assumptions of liability to the recipient, for any liability that these contractual assumptions directly impose on those licensors and authors.

All other non-permissive additional terms are considered "further restrictions" within the meaning of section 10. If the Program as you received it, or any part of it, contains a notice stating that it is governed by this License along with a term that is a further restriction, you may remove that term. If a license document contains a further restriction but permits relicensing or conveying under this

License, you may add to a covered work material governed by the terms of that license document, provided that the further restriction does not survive such relicensing or conveying.

If you add terms to a covered work in accord with this section, you must place, in the relevant source files, a statement of the additional terms that apply to those files, or a notice indicating where to find the applicable terms.

Additional terms, permissive or non-permissive, may be stated in the form of a separately written license, or stated as exceptions; the above requirements apply either way.

8. Termination.

You may not propagate or modify a covered work except as expressly provided under this License. Any attempt otherwise to propagate or modify it is void, and will automatically terminate your rights under this License (including any patent licenses granted under the third paragraph of section 11).

However, if you cease all violation of this License, then your license from a particular copyright holder is reinstated (a) provisionally, unless and until the copyright holder explicitly and finally terminates your license, and (b) permanently, if the copyright holder fails to notify you of the violation by some reasonable means prior to 60 days after the cessation.

Moreover, your license from a particular copyright holder is reinstated permanently if the copyright holder notifies you of the violation by some reasonable means, this is the first time you have received notice of violation of this License (for any work) from that copyright holder, and you cure the violation prior to 30 days after your receipt of the notice.

Termination of your rights under this section does not terminate the licenses of parties who have received copies or rights from you under this License. If your rights have been terminated and not permanently reinstated, you do not qualify to receive new licenses for the same material under section 10.

9. Acceptance Not Required for Having Copies.

You are not required to accept this License in order to receive or run a copy of the Program. Ancillary propagation of a covered work occurring solely as a consequence of using peer-to-peer transmission

to receive a copy likewise does not require acceptance. However, nothing other than this License grants you permission to propagate or modify any covered work. These actions infringe copyright if you do not accept this License. Therefore, by modifying or propagating a covered work, you indicate your acceptance of this License to do so.

10. Automatic Licensing of Downstream Recipients.

Each time you convey a covered work, the recipient automatically receives a license from the original licensors, to run, modify and propagate that work, subject to this License. You are not responsible for enforcing compliance by third parties with this License.

An "entity transaction" is a transaction transferring control of an organization, or substantially all assets of one, or subdividing an organization, or merging organizations. If propagation of a covered work results from an entity transaction, each party to that transaction who receives a copy of the work also receives whatever licenses to the work the party's predecessor in interest had or could give under the previous paragraph, plus a right to possession of the Corresponding Source of the work from the predecessor in interest, if the predecessor has it or can get it with reasonable efforts.

You may not impose any further restrictions on the exercise of the rights granted or affirmed under this License. For example, you may not impose a license fee, royalty, or other charge for exercise of rights granted under this License, and you may not initiate litigation (including a cross-claim or counterclaim in a lawsuit) alleging that any patent claim is infringed by making, using, selling, offering for sale, or importing the Program or any portion of it.

11. Patents.

A "contributor" is a copyright holder who authorizes use under this License of the Program or a work on which the Program is based. The work thus licensed is called the contributor's "contributor version".

A contributor's "essential patent claims" are all patent claims owned or controlled by the contributor, whether already acquired or hereafter acquired, that would be infringed by some manner, permitted by this License, of making, using, or selling its contributor version, but do not include claims that would be infringed only as a consequence of further modification of the contributor version. For purposes of this definition, "control" includes the right to grant patent sublicenses in a manner consistent with the requirements of

this License.

Each contributor grants you a non-exclusive, worldwide, royalty-free patent license under the contributor's essential patent claims, to make, use, sell, offer for sale, import and otherwise run, modify and propagate the contents of its contributor version.

In the following three paragraphs, a "patent license" is any express agreement or commitment, however denominated, not to enforce a patent (such as an express permission to practice a patent or covenant not to sue for patent infringement). To "grant" such a patent license to a party means to make such an agreement or commitment not to enforce a patent against the party.

If you convey a covered work, knowingly relying on a patent license, and the Corresponding Source of the work is not available for anyone to copy, free of charge and under the terms of this License, through a publicly available network server or other readily accessible means, then you must either (1) cause the Corresponding Source to be so available, or (2) arrange to deprive yourself of the benefit of the patent license for this particular work, or (3) arrange, in a manner consistent with the requirements of this License, to extend the patent license to downstream recipients. "Knowingly relying" means you have actual knowledge that, but for the patent license, your conveying the covered work in a country, or your recipient's use of the covered work in a country, would infringe one or more identifiable patents in that country that you have reason to believe are valid.

If, pursuant to or in connection with a single transaction or arrangement, you convey, or propagate by procuring conveyance of, a covered work, and grant a patent license to some of the parties receiving the covered work authorizing them to use, propagate, modify or convey a specific copy of the covered work, then the patent license you grant is automatically extended to all recipients of the covered work and works based on it.

A patent license is "discriminatory" if it does not include within the scope of its coverage, prohibits the exercise of, or is conditioned on the non-exercise of one or more of the rights that are specifically granted under this License. You may not convey a covered work if you are a party to an arrangement with a third party that is in the business of distributing software, under which you make payment to the third party based on the extent of your activity of conveying the work, and under which the third party grants, to any of the parties who would receive the covered work from you, a discriminatory patent license (a) in connection with copies of the covered work

conveyed by you (or copies made from those copies), or (b) primarily for and in connection with specific products or compilations that contain the covered work, unless you entered into that arrangement, or that patent license was granted, prior to 28 March 2007.

Nothing in this License shall be construed as excluding or limiting any implied license or other defenses to infringement that may otherwise be available to you under applicable patent law.

12. No Surrender of Others' Freedom.

If conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot convey a covered work so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not convey it at all. For example, if you agree to terms that obligate you to collect a royalty for further conveying from those to whom you convey the Program, the only way you could satisfy both those terms and this License would be to refrain entirely from conveying the Program.

13. Use with the GNU Affero General Public License.

Notwithstanding any other provision of this License, you have permission to link or combine any covered work with a work licensed under version 3 of the GNU Affero General Public License into a single combined work, and to convey the resulting work. The terms of this License will continue to apply to the part which is the covered work, but the special requirements of the GNU Affero General Public License, section 13, concerning interaction through a network will apply to the combination as such.

14. Revised Versions of this License.

The Free Software Foundation may publish revised and/or new versions of the GNU General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies that a certain numbered version of the GNU General Public License "or any later version" applies to it, you have the option of following the terms and conditions either of that numbered version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of the

GNU General Public License, you may choose any version ever published by the Free Software Foundation.

If the Program specifies that a proxy can decide which future versions of the GNU General Public License can be used, that proxy's public statement of acceptance of a version permanently authorizes you to choose that version for the Program.

Later license versions may give you additional or different permissions. However, no additional obligations are imposed on any author or copyright holder as a result of your choosing to follow a later version.

15. Disclaimer of Warranty.

THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

16. Limitation of Liability.

IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MODIFIES AND/OR CONVEYS THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

17. Interpretation of Sections 15 and 16.

If the disclaimer of warranty and limitation of liability provided above cannot be given local legal effect according to their terms, reviewing courts shall apply local law that most closely approximates an absolute waiver of all civil liability in connection with the Program, unless a warranty or assumption of liability accompanies a copy of the Program in return for a fee.

END OF TERMS AND CONDITIONS

How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively state the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

<one line to give the program's name and a brief idea
of what it does.>

Copyright (C) <year> <name of author>

This program is free software: you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation, either version 3 of the License, or (at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program. If not, see <<https://www.gnu.org/licenses/>>.

Also add information on how to contact you by electronic and paper mail.

If the program does terminal interaction, make it output a short notice like this when it starts in an interactive mode:

<program> Copyright (C) <year> <name of author>

This program comes with ABSOLUTELY
NO WARRANTY; for details type `show w'.

This is free software, and you are welcome to redistribute it
under certain conditions; type `show c' for details.

The hypothetical commands `show w' and `show c' should show the appropriate parts of the General Public License. Of course, your program's commands might be different; for a GUI interface, you would use an "about box".

You should also get your employer (if you work as a programmer) or school, if any, to sign a "copyright disclaimer" for the program, if necessary. For more information on this, and how to apply and follow the GNU GPL, see <<https://www.gnu.org/licenses/>>.

The GNU General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Lesser General Public License instead of this License. But first,

please read

<<https://www.gnu.org/philosophy/why-not-lgpl.html>>.

GNU GENERAL PUBLIC LICENSE

Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.,
51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA
Everyone is permitted to copy and distribute verbatim copies
of this license document, but changing it is not allowed.

Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. This General Public License applies to most of the Free Software Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Lesser General Public License instead.) You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price.

Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and

(2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and modification follow.

GNU GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

- a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.
- b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.
- c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Program.

In addition, mere aggregation of another work not based on the Program with the Program (or with a work based on the Program) on a volume of a storage or distribution medium does not bring the other work under

the scope of this License.

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

- a) Accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,
- b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,
- c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such

parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to

decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING,

REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

END OF TERMS AND CONDITIONS

How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

<one line to give the program's name and a brief idea of what it does.>
Copyright (C) <year> <name of author>

This program is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation; either version 2 of the License, or (at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program; if not, write to the Free Software Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA.

Also add information on how to contact you by electronic and paper mail.

If the program is interactive, make it output a short notice like this when it starts in an interactive mode:

Gnomovision version 69, Copyright (C) year name of author
Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type `show w'.
This is free software, and you are welcome to redistribute
it
under certain conditions; type `show c' for details.

The hypothetical commands `show w' and `show c' should show the appropriate parts of the General Public License. Of course, the commands you use may be called something other than `show w' and `show c'; they could even be mouse-clicks or menu items--whatever suits your program.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the program, if necessary. Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the program
`Gnomovision' (which makes passes at compilers) written by James Hacker.

<signature of Ty Coon>, 1 April 1989
Ty Coon, President of Vice

This General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Lesser General Public License instead of this License.
[Note that only a few files are distributed under this license.]

GNU LESSER GENERAL PUBLIC LICENSE
Version 2.1, February 1999

Copyright (C) 1991, 1999 Free Software Foundation, Inc.
59 Temple Place, Suite 330, Boston, MA 02111-1307 USA
Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

[This is the first released version of the Lesser GPL. It also counts as the successor of the GNU Library Public License, version 2, hence the version number 2.1.]

Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public Licenses are intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users.

This license, the Lesser General Public License, applies to some specially designated software packages--typically libraries--of the Free Software Foundation and other authors who decide to use it. You can use it too, but we suggest you first think carefully about whether this license or the ordinary General Public License is the better strategy to use in any particular case, based on the explanations below.

When we speak of free software, we are referring to freedom of use, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish); that you receive source code or can get it if you want it; that you can change the software and use pieces of it in new free programs; and that you are informed that you can do these things.

To protect your rights, we need to make restrictions that forbid distributors to deny you these rights or to ask you to surrender these rights. These restrictions translate to certain responsibilities for you if you distribute copies of the library or if you modify it.

For example, if you distribute copies of the library, whether gratis or for a fee, you must give the recipients all the rights that we gave you. You must make sure that they, too, receive or can get the source code. If you link other code with the library, you must provide complete object files to the recipients, so that they can relink them with the library after making changes to the library and recompiling it. And you must show them these terms so they know their rights.

We protect your rights with a two-step method: (1) we copyright the library, and (2) we offer you this license, which gives you legal permission to copy, distribute and/or modify the library.

To protect each distributor, we want to make it very clear that there is no warranty for the free library. Also, if the library is modified by someone else and passed on, the recipients should know that what they have is not the original version, so that the original author's reputation will not be affected by problems that might be introduced by others.

^L

Finally, software patents pose a constant threat to the existence of any free program. We wish to make sure that a company cannot effectively restrict the users of a free program by obtaining a restrictive license from a patent holder. Therefore, we insist that

any patent license obtained for a version of the library must be consistent with the full freedom of use specified in this license.

Most GNU software, including some libraries, is covered by the ordinary GNU General Public License. This license, the GNU Lesser General Public License, applies to certain designated libraries, and is quite different from the ordinary General Public License. We use this license for certain libraries in order to permit linking those libraries into non-free programs.

When a program is linked with a library, whether statically or using a shared library, the combination of the two is legally speaking a combined work, a derivative of the original library. The ordinary General Public License therefore permits such linking only if the entire combination fits its criteria of freedom. The Lesser General Public License permits more lax criteria for linking other code with the library.

We call this license the "Lesser" General Public License because it does Less to protect the user's freedom than the ordinary General Public License. It also provides other free software developers Less of an advantage over competing non-free programs. These disadvantages are the reason we use the ordinary General Public License for many libraries. However, the Lesser license provides advantages in certain special circumstances.

For example, on rare occasions, there may be a special need to encourage the widest possible use of a certain library, so that it becomes a de-facto standard. To achieve this, non-free programs must be allowed to use the library. A more frequent case is that a free library does the same job as widely used non-free libraries. In this case, there is little to gain by limiting the free library to free software only, so we use the Lesser General Public License.

In other cases, permission to use a particular library in non-free programs enables a greater number of people to use a large body of free software. For example, permission to use the GNU C Library in non-free programs enables many more people to use the whole GNU operating system, as well as its variant, the GNU/Linux operating system.

Although the Lesser General Public License is Less protective of the users' freedom, it does ensure that the user of a program that is linked with the Library has the freedom and the wherewithal to run that program using a modified version of the Library.

The precise terms and conditions for copying, distribution and modification follow. Pay close attention to the difference between a "work based on the library" and a "work that uses the library". The former contains code derived from the library, whereas the latter must be combined with the library in order to run.

^L

GNU LESSER GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License Agreement applies to any software library or other program which contains a notice placed by the copyright holder or other authorized party saying it may be distributed under the terms of this Lesser General Public License (also called "this License"). Each licensee is addressed as "you".

A "library" means a collection of software functions and/or data prepared so as to be conveniently linked with application programs (which use some of those functions and data) to form executables.

The "Library", below, refers to any such software library or work which has been distributed under these terms. A "work based on the Library" means either the Library or any derivative work under copyright law: that is to say, a work containing the Library or a portion of it, either verbatim or with modifications and/or translated straightforwardly into another language. (Hereinafter, translation is included without limitation in the term "modification".)

"Source code" for a work means the preferred form of the work for making modifications to it. For a library, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the library.

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running a program using the Library is not restricted, and output from such a program is covered only if its contents constitute a work based on the Library (independent of the use of the Library in a tool for writing it). Whether that is true depends on what the Library does and what the program that uses the Library does.

1. You may copy and distribute verbatim copies of the Library's complete source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact

all the notices that refer to this License and to the absence of any warranty; and distribute a copy of this License along with the Library.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Library or any portion of it, thus forming a work based on the Library, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

- a) The modified work must itself be a software library.
- b) You must cause the files modified to carry prominent notices stating that you changed the files and the date of any change.
- c) You must cause the whole of the work to be licensed at no charge to all third parties under the terms of this License.
- d) If a facility in the modified Library refers to a function or a table of data to be supplied by an application program that uses the facility, other than as an argument passed when the facility is invoked, then you must make a good faith effort to ensure that, in the event an application does not supply such function or table, the facility still operates, and performs whatever part of its purpose remains meaningful.

(For example, a function in a library to compute square roots has a purpose that is entirely well-defined independent of the application. Therefore, Subsection 2d requires that any application-supplied function or table used by this function must be optional: if the application does not supply it, the square root function must still compute square roots.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Library, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Library, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Library.

In addition, mere aggregation of another work not based on the Library with the Library (or with a work based on the Library) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may opt to apply the terms of the ordinary GNU General Public License instead of this License to a given copy of the Library. To do this, you must alter all the notices that refer to this License, so that they refer to the ordinary GNU General Public License, version 2, instead of to this License. (If a newer version than version 2 of the ordinary GNU General Public License has appeared, then you can specify that version instead if you wish.) Do not make any other change in these notices.

^L

Once this change is made in a given copy, it is irreversible for that copy, so the ordinary GNU General Public License applies to all subsequent copies and derivative works made from that copy.

This option is useful when you wish to copy part of the code of the Library into a program that is not a library.

4. You may copy and distribute the Library (or a portion or derivative of it, under Section 2) in object code or executable form under the terms of Sections

1 and 2 above provided that you accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange.

If distribution of object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place satisfies the requirement to distribute the source code, even though third parties are not compelled to copy the source along with the object code.

5. A program that contains no derivative of any portion of the Library, but is designed to work with the Library by being compiled or linked with it, is called a "work that uses the Library". Such a work, in isolation, is not a derivative work of the Library, and therefore falls outside the scope of this License.

However, linking a "work that uses the Library" with the Library creates an executable that is a derivative of the Library (because it contains portions of the Library), rather than a "work that uses the library". The executable is therefore covered by this License. Section 6 states terms for distribution of such executables.

When a "work that uses the Library" uses material from a header file that is part of the Library, the object code for the work may be a derivative work of the Library even though the source code is not. Whether this is true is especially significant if the work can be linked without the Library, or if the work is itself a library. The threshold for this to be true is not precisely defined by law.

If such an object file uses only numerical parameters, data structure layouts and accessors, and small macros and small inline functions (ten lines or less in length), then the use of the object file is unrestricted, regardless of whether it is legally a derivative work. (Executables containing this object code plus portions of the Library will still fall under Section 6.)

Otherwise, if the work is a derivative of the Library, you may distribute the object code for the work under the terms of Section 6. Any executables containing that work also fall under Section 6, whether or not they are linked directly with the Library itself.
^L

6. As an exception to the Sections above, you may also combine or link a "work that uses the Library" with the Library to produce a work containing portions of the Library, and distribute that work under terms of your choice, provided that the terms permit modification of the work for the customer's own use and reverse engineering for debugging such modifications.

You must give prominent notice with each copy of the work that the Library is used in it and that the Library and its use are covered by this License. You must supply a copy of this License. If the work during execution displays copyright notices, you must include the copyright notice for the Library among them, as well as a reference directing the user to the copy of this License. Also, you must do one of these things:

- a) Accompany the work with the complete corresponding machine-readable source code for the Library including whatever changes were used in the work (which must be distributed under Sections 1 and 2 above); and, if the work is an executable linked with the Library, with the complete machine-readable "work that

uses the Library", as object code and/or source code, so that the user can modify the Library and then relink to produce a modified executable containing the modified Library. (It is understood that the user who changes the contents of definitions files in the Library will not necessarily be able to recompile the application to use the modified definitions.)

- b) Use a suitable shared library mechanism for linking with the Library. A suitable mechanism is one that (1) uses at run time a copy of the library already present on the user's computer system, rather than copying library functions into the executable, and (2) will operate properly with a modified version of the library, if the user installs one, as long as the modified version is interface-compatible with the version that the work was made with.
- c) Accompany the work with a written offer, valid for at least three years, to give the same user the materials specified in Subsection 6a, above, for a charge no more than the cost of performing this distribution.
- d) If distribution of the work is made by offering access to copy from a designated place, offer equivalent access to copy the above specified materials from the same place.
- e) Verify that the user has already received a copy of these materials or that you have already sent this user a copy.

For an executable, the required form of the "work that uses the Library" must include any data and utility programs needed for reproducing the executable from it. However, as a special exception, the

materials to be distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

It may happen that this requirement contradicts the license restrictions of other proprietary libraries that do not normally accompany the operating system. Such a contradiction means you cannot use both them and the Library together in an executable that you distribute.

^L

7. You may place library facilities that are a work based on the Library side-by-side in a single library together with other library facilities not covered by this License, and distribute such a combined library, provided that the separate distribution of the work based on

the Library and of the other library facilities is otherwise permitted, and provided that you do these two things:

- a) Accompany the combined library with a copy of the same work based on the Library, uncombined with any other library facilities. This must be distributed under the terms of the Sections above.
- b) Give prominent notice with the combined library of the fact that part of it is a work based on the Library, and explaining where to find the accompanying uncombined form of the same work.

8. You may not copy, modify, sublicense, link with, or distribute the Library except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense, link with, or distribute the Library is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

9. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Library or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Library (or any work based on the Library), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Library or works based on it.

10. Each time you redistribute the Library (or any work based on the Library), the recipient automatically receives a license from the original licensor to copy, distribute, link with or modify the Library subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties with this License.

^L

11. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Library at all. For example, if a patent

license would not permit royalty-free redistribution of the Library by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Library.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply, and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

12. If the distribution and/or use of the Library is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Library under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

13. The Free Software Foundation may publish revised and/or new versions of the Lesser General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Library specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Library does not specify a license version number, you may choose any version ever published by the Free Software Foundation.

^L

14. If you wish to incorporate parts of the Library into other free

programs whose distribution conditions are incompatible with these, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

NO WARRANTY

15. BECAUSE THE LIBRARY IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE LIBRARY, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE LIBRARY "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE LIBRARY IS WITH YOU. SHOULD THE LIBRARY PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

16. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE LIBRARY AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE LIBRARY (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE LIBRARY TO OPERATE WITH ANY OTHER SOFTWARE), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

END OF TERMS AND CONDITIONS

^L

How to Apply These Terms to Your New Libraries

If you develop a new library, and you want it to be of the greatest possible use to the public, we recommend making it free software that everyone can redistribute and change. You can do so by permitting redistribution under these terms (or, alternatively, under the terms of the ordinary General Public License).

To apply these terms, attach the following notices to the library.

It

is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full

notice is found.

<one line to give the library's name and a brief idea of what it does.>

Copyright (C) <year> <name of author>

This library is free software; you can redistribute it and/or modify it under the terms of the GNU Lesser General Public License as published by the Free Software Foundation; either version 2.1 of the License, or (at your option) any later version.

This library is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU Lesser General Public License for more details.

You should have received a copy of the GNU Lesser General Public License along with this library; if not, write to the Free Software Foundation, Inc., 59 Temple Place, Suite 330, Boston, MA 02111-1307 USA

Also add information on how to contact you by electronic and paper mail.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the library, if necessary. Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the library `Frob' (a library for tweaking knobs) written by James Random Hacker.

<signature of Ty Coon>, 1 April 1990
Ty Coon, President of Vice

That's all there is to it!

LICENSE TERMS

Copyright (c) 2000, Dimitrios Souflis
All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.

Redistributions in binary form must reproduce the above copyright

notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

Neither the name of Dimitrios Souflis nor the names of the contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS ``AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED.

IN NO EVENT SHALL THE REGENTS OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

[Note that only a few files are distributed under this license.]

GNU LESSER GENERAL PUBLIC LICENSE

Version 3, 29 June 2007

Copyright (C) 2007 Free Software Foundation, Inc. <<https://fsf.org/>>
Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

This version of the GNU Lesser General Public License incorporates the terms and conditions of version 3 of the GNU General Public License, supplemented by the additional permissions listed below.

0. Additional Definitions.

As used herein, "this License" refers to version 3 of the GNU Lesser General Public License, and the "GNU GPL" refers to version 3 of the GNU General Public License.

"The Library" refers to a covered work governed by this License, other than an Application or a Combined Work as defined below.

An "Application" is any work that makes use of an interface provided by the Library, but which is not otherwise based on the Library.

Defining a subclass of a class defined by the Library is deemed a mode of using an interface provided by the Library.

A "Combined Work" is a work produced by combining or linking an Application with the Library. The particular version of the Library with which the Combined Work was made is also called the "Linked Version".

The "Minimal Corresponding Source" for a Combined Work means the Corresponding Source for the Combined Work, excluding any source code for portions of the Combined Work that, considered in isolation, are based on the Application, and not on the Linked Version.

The "Corresponding Application Code" for a Combined Work means the object code and/or source code for the Application, including any data and utility programs needed for reproducing the Combined Work from the Application, but excluding the System Libraries of the Combined Work.

1. Exception to Section 3 of the GNU GPL.

You may convey a covered work under sections 3 and 4 of this License without being bound by section 3 of the GNU GPL.

2. Conveying Modified Versions.

If you modify a copy of the Library, and, in your modifications, a facility refers to a function or data to be supplied by an Application that uses the facility (other than as an argument passed when the facility is invoked), then you may convey a copy of the modified version:

- a) under this License, provided that you make a good faith effort to ensure that, in the event an Application does not supply the function or data, the facility still operates, and performs whatever part of its purpose remains meaningful, or
- b) under the GNU GPL, with none of the additional permissions of this License applicable to that copy.

3. Object Code Incorporating Material from Library Header Files.

The object code form of an Application may incorporate material from a header file that is part of the Library. You may convey such object code under terms of your choice, provided that, if the incorporated material is not limited to numerical parameters, data structure layouts and accessors, or small macros, inline functions and templates (ten or fewer lines in length), you do both of the following:

- a) Give prominent notice with each copy of the object code that the

Library is used in it and that the Library and its use are covered by this License.

b) Accompany the object code with a copy of the GNU GPL and this license document.

4. Combined Works.

You may convey a Combined Work under terms of your choice that, taken together, effectively do not restrict modification of the portions of the Library contained in the Combined Work and reverse engineering for debugging such modifications, if you also do each of the following:

a) Give prominent notice with each copy of the Combined Work that the Library is used in it and that the Library and its use are covered by this License.

b) Accompany the Combined Work with a copy of the GNU GPL and this license document.

c) For a Combined Work that displays copyright notices during execution, include the copyright notice for the Library among these notices, as well as a reference directing the user to the copies of the GNU GPL and this license document.

d) Do one of the following:

0) Convey the Minimal Corresponding Source under the terms of this License, and the Corresponding Application Code in a form suitable for, and under terms that permit, the user to recombine or relink the Application with a modified version of the Linked Version to produce a modified Combined Work, in the manner specified by section 6 of the GNU GPL for conveying Corresponding Source.

1) Use a suitable shared library mechanism for linking with the Library. A suitable mechanism is one that (a) uses at run time a copy of the Library already present on the user's computer system, and (b) will operate properly with a modified version of the Library that is interface-compatible with the Linked Version.

e) Provide Installation Information, but only if you would otherwise be required to provide such information under section 6 of the GNU GPL, and only to the extent that such information is

necessary to install and execute a modified version of the Combined Work produced by recombining or relinking the Application with a modified version of the Linked Version. (If you use option 4d0, the Installation Information must accompany the Minimal Corresponding Source and Corresponding Application Code. If you use option 4d1, you must provide the Installation Information in the manner specified by section 6 of the GNU GPL for conveying Corresponding Source.)

5. Combined Libraries.

You may place library facilities that are a work based on the Library side by side in a single library together with other library facilities that are not Applications and are not covered by this License, and convey such a combined library under terms of your choice, if you do both of the following:

- a) Accompany the combined library with a copy of the same work based on the Library, uncombined with any other library facilities, conveyed under the terms of this License.
- b) Give prominent notice with the combined library that part of it is a work based on the Library, and explaining where to find the accompanying uncombined form of the same work.

6. Revised Versions of the GNU Lesser General Public License.

The Free Software Foundation may publish revised and/or new versions of the GNU Lesser General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Library as you received it specifies that a certain numbered version of the GNU Lesser General Public License "or any later version" applies to it, you have the option of following the terms and conditions either of that published version or of any later version published by the Free Software Foundation. If the Library as you received it does not specify a version number of the GNU Lesser General Public License, you may choose any version of the GNU Lesser General Public License ever published by the Free Software Foundation.

If the Library as you received it specifies that a proxy can decide whether future versions of the GNU Lesser General Public License shall apply, that proxy's public statement of acceptance of any version is permanent authorization for you to choose that version for the

Library.

COPYING.other

-*- org -*-

#+TITLE: List of code with permissive licenses as used by GnuPG.

#+STARTUP: showall

* DNS resolver (dirmngr/dns.c)

dns.c - Recursive, Reentrant DNS Resolver.

Copyright (c) 2008, 2009, 2010, 2012-2016 William Ahern

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

* TinySCHEME (tests/gpgscm/LICENSE.TinySCHEME)

Copyright (c) 2000, Dimitrios Souflis

All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.

Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

Neither the name of Dimitrios Souflis nor the names of the contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS ``AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE REGENTS OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

1.589 sqlx 1.3.5

1.589.1 Available under license :

Copyright (c) 2013, Jason Moiron

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

1.590 audience-annotations 0.13.0

1.590.1 Available under license :

Apache License
Version 2.0, January 2004
<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain

separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without

modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include

the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

Apache Yetus - Audience Annotations
Copyright 2015-2020 The Apache Software Foundation

This product includes software developed at
The Apache Software Foundation (<http://www.apache.org/>).

1.591 rung-go-safecast 1.0.1

1.591.1 Available under license :

MIT License

Copyright (c) 2020 Hiroki Suezawa

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER

LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM,
OUT OF OR IN CONNECTION
WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE
SOFTWARE.

1.592 gopkg.in-check 1.0.0-20190902080502-41f04d3bba15

1.592.1 Available under license :

Gocheck - A rich testing framework for Go

Copyright (c) 2010-2013 Gustavo Niemeyer <gustavo@niemeyer.net>

All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

1.593 jakarta-inject-api 1.0.5

1.593.1 Available under license :

Notices for Eclipse Jakarta Dependency Injection

This content is produced and maintained by the Eclipse Jakarta Dependency Injection project.

* Project home: <https://projects.eclipse.org/projects/cdi.batch>

Trademarks

Jakarta Dependency Injection is a trademark of the Eclipse Foundation.

Copyright

All content is the property of the respective authors or their employers. For more information regarding authorship of content, please consult the listed source code repository logs.

Declared Project Licenses

This program and the accompanying materials are made available under the terms of the Apache License, Version 2.0 which is available at <https://www.apache.org/licenses/LICENSE-2.0>.

SPDX-License-Identifier: Apache-2.0

Source Code

The project maintains the following source code repositories:

<https://github.com/eclipse-ee4j/injection-api>
<https://github.com/eclipse-ee4j/injection-spec>
<https://github.com/eclipse-ee4j/injection-tck>

Third-party Content

This project leverages the following third party content.

None

Cryptography

None

Apache License
Version 2.0, January 2004
<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems,

and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this

License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the

Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

(a) You must give any other recipients of the Work or Derivative Works a copy of this License; and

(b) You must cause any modified files to carry prominent notices stating that You changed the files; and

(c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work,

excluding those notices that do not pertain to any part of the Derivative Works; and

(d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding

those notices that do not

pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the

content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions

of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

1.594 go.uber.org/atom 1.10.0

1.594.1 Available under license :

Copyright (c) 2016 Uber Technologies, Inc.

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

1.595 chardet 4.0.0

1.595.1 Available under license :

GNU LESSER GENERAL PUBLIC LICENSE

Version 2.1, February 1999

Copyright (C) 1991, 1999 Free Software Foundation, Inc.

51 Franklin St, Fifth Floor, Boston, MA 02110-1301 USA

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

[This is the first released version of the Lesser GPL. It also counts as the successor of the GNU Library Public License, version 2, hence the version number 2.1.]

Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public Licenses are intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users.

This license, the Lesser General Public License, applies to some specially designated software packages--typically libraries--of the Free Software Foundation and other authors who decide to use it. You can use it too, but we suggest you first think carefully about whether this license or the ordinary General Public License is the better strategy to use in any particular case, based on the explanations below.

When we speak of free software, we are referring to freedom of use, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish); that you receive source code or can get it if you want it; that you can change the software and use pieces of it in new free programs; and that you are informed that you can do these things.

To protect your rights, we need to make restrictions that forbid distributors to deny you these rights or to ask you to surrender these rights. These restrictions translate to certain responsibilities for you if you distribute copies of the library or if you modify it.

For example, if you distribute copies of the library, whether gratis or for a fee, you must give the recipients all the rights that we gave you. You must make sure that they, too, receive or can get the source code. If you link other code with the library, you must provide complete object files to the recipients, so that they can relink them with the library after making changes to the library and recompiling it. And you must show them these terms so they know their rights.

We protect your rights with a two-step method: (1) we copyright the library, and (2) we offer you this license, which gives you legal permission to copy, distribute and/or modify the library.

To protect each distributor, we want to make it very clear that there is no warranty for the free library. Also, if the library is modified by someone else and passed on, the recipients should know that what they have is not the original version, so that the original author's reputation will not be affected by problems that might be introduced by others.

Finally, software patents pose a constant threat to the existence of any free program. We wish to make sure that a company cannot effectively restrict the users of a free program by obtaining a restrictive license from a patent holder. Therefore, we insist that any patent license obtained for a version of the library must be consistent with the full freedom of use specified in this license.

Most GNU software, including some libraries, is covered by the ordinary GNU General Public License. This license, the GNU Lesser General Public License, applies to certain designated libraries, and is quite different from the ordinary General Public License. We use this license for certain libraries in order to permit linking those libraries into non-free programs.

When a program is linked with a library, whether statically or using a shared library, the combination of the two is legally speaking a combined work, a derivative of the original library. The ordinary General Public License therefore permits such linking only if the entire combination fits its criteria of freedom. The Lesser General Public License permits more lax criteria for linking other code with the library.

We call this license the "Lesser" General Public License because it does Less to protect the user's freedom than the ordinary General Public License. It also provides other free software developers Less of an advantage over competing non-free programs. These disadvantages are the reason we use the ordinary General Public License for many libraries. However, the Lesser license provides advantages in certain special circumstances.

For example, on rare occasions, there may be a special need to encourage the widest possible use of a certain library, so that it becomes a de-facto standard. To achieve this, non-free programs must be allowed to use the library. A more frequent case is that a free library does the same job as widely used non-free libraries. In this case, there is little to gain by limiting the free library to free software only, so we use the Lesser General Public License.

In other cases, permission to use a particular library in non-free programs enables a greater number of people to use a large body of free software. For example, permission to use the GNU C Library in non-free programs enables many more people to use the whole GNU operating system, as well as its variant, the GNU/Linux operating system.

Although the Lesser General Public License is Less protective of the users' freedom, it does ensure that the user of a program that is linked with the Library has the freedom and the wherewithal to run that program using a modified version of the Library.

The precise terms and conditions for copying, distribution and modification follow. Pay close attention to the difference between a "work based on the library" and a "work that uses the library". The former contains code derived from the library, whereas the latter must be combined with the library in order to run.

GNU LESSER GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License Agreement applies to any software library or other program which contains a notice placed by the copyright holder or other authorized party saying it may be distributed under the terms of this Lesser General Public License (also called "this License"). Each licensee is addressed as "you".

A "library" means a collection of software functions and/or data prepared so as to be conveniently linked with application programs (which use some of those functions and data) to form executables.

The "Library", below, refers to any such software library or work which has been distributed under these terms. A "work based on the Library" means either the Library or any derivative work under copyright law: that is to say, a work containing the Library or a portion of it, either verbatim or with modifications and/or translated straightforwardly into another language. (Hereinafter, translation is included without limitation in the term "modification".)

"Source code" for a work means the preferred form of the work for making modifications to it. For a library, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the library.

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running a program using the Library is not restricted, and output from such a program is covered only if its contents constitute a work based on the Library (independent of the use of the Library in a tool for writing it). Whether that is true depends on what the Library does and what the program that uses the Library does.

1. You may copy and distribute verbatim copies of the Library's complete source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and distribute a copy of this License along with the Library.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Library or any portion of it, thus forming a work based on the Library, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

a) The modified work must itself be a software library.

b) You must cause the files modified to carry prominent notices stating that you changed the files and the date of any change.

c) You must cause the whole of the work to be licensed at no charge to all third parties under the terms of this License.

d) If a facility in the modified Library refers to a function or a table of data to be supplied by an application program that uses the facility, other than as an argument passed when the facility is invoked, then you must make a good faith effort to ensure that, in the event an application does not supply such function or table, the facility still operates, and performs whatever part of its purpose remains meaningful.

(For example, a function in a library to compute square roots has a purpose that is entirely well-defined independent of the application. Therefore, Subsection 2d requires that any application-supplied function or table used by this function must be optional: if the application does not supply it, the square root function must still compute square roots.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Library, and can be reasonably considered independent and separate works in themselves,

then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you

distribute the same sections as part of a whole which is a work based on the Library, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Library.

In addition, mere aggregation of another work not based on the Library with the Library (or with a work based on the Library) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may opt to apply the terms of the ordinary GNU General Public License instead of this License to a given copy of the Library. To do this, you must alter all the notices that refer to this License, so that they refer to the ordinary GNU General Public License, version 2, instead of to this License. (If a newer version than version 2 of the ordinary GNU General Public License has appeared, then you can specify that version instead if you wish.) Do not make any other change in these notices.

Once this change is made in a given copy, it is irreversible for that copy, so the ordinary GNU General Public License applies to all subsequent copies and derivative works made from that copy.

This option is useful when you wish to copy part of the code of the Library into a program that is not a library.

4. You may copy and distribute the Library (or a portion or derivative of it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange.

If distribution of object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place satisfies the requirement to distribute the source code, even though third parties are not compelled to copy the source along with the object code.

5. A program that contains no derivative of any portion of the

Library, but is designed to work with the Library by being compiled or linked with it, is called a "work that uses the Library". Such a work, in isolation, is not a derivative work of the Library, and therefore falls outside the scope of this License.

However, linking a "work that uses the Library" with the Library creates an executable that is a derivative of the Library (because it contains portions of the Library), rather than a "work that uses the library". The executable is therefore covered by this License.

Section 6 states terms for distribution of such executables.

When a "work that uses the Library" uses material from a header file that is part of the Library, the object code for the work may be a derivative work of the Library even though the source code is not. Whether this is true is especially significant if the work can be linked without the Library, or if the work is itself a library. The threshold for this to be true is not precisely defined by law.

If such an object file uses only numerical parameters, data structure layouts and accessors, and small macros and small inline functions (ten lines or less in length), then the use of the object file is unrestricted, regardless of whether it is legally a derivative work. (Executables containing this object code plus portions of the Library will still fall under Section 6.)

Otherwise, if the work is a derivative of the Library, you may distribute the object code for the work under the terms of Section 6. Any executables containing that work also fall under Section 6, whether or not they are linked directly with the Library itself.

6. As an exception to the Sections above, you may also combine or link a "work that uses the Library" with the Library to produce a work containing portions of the Library, and distribute that work under terms of your choice, provided that the terms permit modification of the work for the customer's own use and reverse engineering for debugging such modifications.

You must give prominent notice with each copy of the work that the Library is used in it and that the Library and its use are covered by this License. You must supply a copy of this License. If the work during execution displays copyright notices, you must include the copyright notice for the Library among them, as well as a reference directing the user to the copy of this License. Also, you must do one of these things:

- a) Accompany the work with the complete corresponding

machine-readable source code for the Library including whatever changes were used in the work (which must be distributed under Sections 1 and 2 above); and, if the work is an executable linked with the Library, with the complete machine-readable "work that uses the Library", as object code and/or source code, so that the user can modify the Library and then relink to produce a modified executable containing the modified Library. (It is understood that the user who changes the contents of definitions files in the Library will not necessarily be able to recompile the application to use the modified definitions.)

b) Use a suitable shared library mechanism for linking with the Library. A suitable mechanism is one that (1) uses at run time a copy of the library already present on the user's computer system, rather than copying library functions into the executable, and (2) will operate properly with a modified version of the library, if the user installs one, as long as the modified version is interface-compatible with the version that the work was made with.

c) Accompany the work with a written offer, valid for at least three years, to give the same user the materials specified in Subsection 6a, above, for a charge no more than the cost of performing this distribution.

d) If distribution of the work is made by offering access to copy from a designated place, offer equivalent access to copy the above specified materials from the same place.

e) Verify that the user has already received a copy of these materials or that you have already sent this user a copy.

For an executable, the required form of the "work that uses the Library" must include any data and utility programs needed for reproducing the executable from it. However, as a special exception, the materials to be distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

It may happen that this requirement contradicts the license restrictions of other proprietary libraries that do not normally accompany the operating system. Such a contradiction means you cannot use both them and the Library together in an executable that you distribute.

7. You may place library facilities that are a work based on the Library side-by-side in a single library together with other library facilities not covered by this License, and distribute such a combined library, provided that the separate distribution of the work based on the Library and of the other library facilities is otherwise permitted, and provided that you do these two things:

a) Accompany the combined library with a copy of the same work based on the Library, uncombined with any other library facilities. This must be distributed under the terms of the Sections above.

b) Give prominent notice with the combined library of the fact that part of it is a work based on the Library, and explaining where to find the accompanying uncombined form of the same work.

8. You may not copy, modify, sublicense, link with, or distribute the Library except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense, link with, or distribute the Library is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

9. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Library or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Library (or any work based on the Library), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Library or works based on it.

10. Each time you redistribute the Library (or any work based on the Library), the recipient automatically receives a license from the original licensor to copy, distribute, link with or modify the Library subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties with this License.

11. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not

excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Library at all. For example, if a patent license would not permit royalty-free redistribution of the Library by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Library.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply, and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

12. If the distribution and/or use of the Library is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Library under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

13. The Free Software Foundation may publish revised and/or new versions of the Lesser General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Library specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Library does not specify a

license version number, you may choose any version ever published by the Free Software Foundation.

14. If you wish to incorporate parts of the Library into other free programs whose distribution conditions are incompatible with these, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

NO WARRANTY

15. BECAUSE THE LIBRARY IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE LIBRARY, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE LIBRARY "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE LIBRARY IS WITH YOU. SHOULD THE LIBRARY PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

16. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE LIBRARY AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE LIBRARY (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE LIBRARY TO OPERATE WITH ANY OTHER SOFTWARE), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

END OF TERMS AND CONDITIONS

How to Apply These Terms to Your New Libraries

If you develop a new library, and you want it to be of the greatest possible use to the public, we recommend making it free software that everyone can redistribute and change. You can do so by permitting redistribution under these terms (or, alternatively, under the terms of the ordinary General Public License).

To apply these terms, attach the following notices to the library. It is

safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

<one line to give the library's name and a brief idea of what it does.>
Copyright (C) <year> <name of author>

This library is free software; you can redistribute it and/or modify it under the terms of the GNU Lesser General Public License as published by the Free Software Foundation; either version 2.1 of the License, or (at your option) any later version.

This library is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU Lesser General Public License for more details.

You should have received a copy of the GNU Lesser General Public License along with this library; if not, write to the Free Software Foundation, Inc., 51 Franklin St, Fifth Floor, Boston, MA 02110-1301 USA

Also add information on how to contact you by electronic and paper mail.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the library, if necessary. Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the library `Frob' (a library for tweaking knobs) written by James Random Hacker.

<signature of Ty Coon>, 1 April 1990
Ty Coon, President of Vice

That's all there is to it!

1.596 html5lib 1.1

1.596.1 Available under license :

Copyright (c) 2006-2013 James Graham, Geoffrey Sneddon, and other contributors

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish,

distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Copyright (c) 2006-2013 James Graham and other contributors

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

1.597 colorama 0.4.4

1.597.1 Available under license :

Copyright (c) 2010 Jonathan Hartley

All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

* Redistributions of source code must retain the above copyright notice, this

list of conditions and the following disclaimer.

* Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

* Neither the name of the copyright holders, nor those of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT HOLDER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

1.598 webencodings 0.5.1

1.598.1 Available under license :

No license file was found, but licenses were detected in source scan.

python-webencodings

=====

This is a Python implementation of the `WHATWG Encoding standard`
<<http://encoding.spec.whatwg.org/>>` _.

* Latest documentation: <http://packages.python.org/webencodings/>

* Source code and issue tracker:

<https://github.com/gsnedders/python-webencodings>

* PyPI releases: <http://pypi.python.org/pypi/webencodings>

* License: BSD

* Python 2.6+ and 3.3+

In order to be compatible with legacy web content

when interpreting something like ``Content-Type: text/html; charset=latin1``,

tools need to use a particular set of aliases for encoding labels

as well as some overriding rules.

For example, ``US-ASCII`` and ``iso-8859-1`` on the web are actually

aliases for ``windows-1252``, and an UTF-8 or UTF-16 BOM takes precedence

over any other encoding declaration.

The Encoding standard defines all such details so that implementations do not have to reverse-engineer each other.

This module has
encoding labels and BOM detection,
but the actual implementation for encoders and decoders is Python's.

Found in path(s):

```
* /opt/cola/permits/1401468445_1661617535.3616152/0/webencodings-0-5-1-1-tar-gz/webencodings-0.5.1/README.rst
```

No license file was found, but licenses were detected in source scan.

```
from setuptools import setup, find_packages
import io
from os import path
import re
```

```
VERSION = re.search("VERSION = '([^\s]+)'", io.open(
    path.join(path.dirname(__file__), 'webencodings', '__init__.py'),
    encoding='utf-8'
).read().strip()).group(1)
```

```
LONG_DESCRIPTION = io.open(
    path.join(path.dirname(__file__), 'README.rst'),
    encoding='utf-8'
).read()
```

```
setup(
    name='webencodings',
    version=VERSION,
    url='https://github.com/SimonSapin/python-webencodings',
    license='BSD',
    author='Simon Sapin',
    author_email='simon.sapin@exyr.org',
    maintainer='Geoffrey Sneddon',
    maintainer_email='me@gsnedders.com',
    description='Character encoding aliases for legacy web content',
    long_description=LONG_DESCRIPTION,
    classifiers=[
        'Development Status :: 4 - Beta',
        'Intended Audience :: Developers',
        'License :: OSI Approved :: BSD License',
        'Programming Language
:: Python',
        'Programming Language :: Python :: 2',
        'Programming Language :: Python :: 2.6',
```

```

'Programming Language :: Python :: 2.7',
'Programming Language :: Python :: 3',
'Programming Language :: Python :: 3.3',
'Programming Language :: Python :: 3.4',
'Programming Language :: Python :: 3.5',
'Programming Language :: Python :: 3.6',
'Programming Language :: Python :: Implementation :: CPython',
'Programming Language :: Python :: Implementation :: PyPy',
'Topic :: Internet :: WWW/HTTP',
],
packages=find_packages(),
)

```

Found in path(s):

```
* /opt/cola/permits/1401468445_1661617535.3616152/0/webencodings-0-5-1-1-tar-gz/webencodings-0.5.1/setup.py
```

No license file was found, but licenses were detected in source scan.

```
"""
```

```
webencodings.mklabels
```

```
~~~~~
```

Regenerate the webencodings.labels module.

```
:copyright: Copyright 2012 by Simon Sapin
```

```
:license: BSD, see LICENSE for details.
```

```
"""
```

```
import json
```

```
try:
```

```
    from urllib import urlopen
```

```
except ImportError:
```

```
    from urllib.request import urlopen
```

```
def assert_lower(string):
```

```
    assert string == string.lower()
```

```
    return string
```

```
def generate(url):
```

```
    parts = ["\
```

```
"""
```

```
webencodings.labels
```

```
~~~~~
```

Map encoding labels to their name.

:copyright: Copyright 2012 by Simon Sapin

:license: BSD, see LICENSE for details.

"""

XXX Do not edit!

This file is automatically generated by mklabels.py

```
LABELS = {
    ""
    labels = [
        (repr(assert_lower(label)).rstrip('u'),
         repr(encoding['name']).rstrip('u'))
         for category in json.loads(urlopen(url).read().decode('ascii'))
         for encoding in category['encodings']
         for label in encoding['labels']]
    max_len = max(len(label) for label, name in labels)
    parts.extend(
        ' %s:%s %s,\n' % (label, ' ' * (max_len - len(label)), name)
        for label, name in labels)
    parts.append('}')
    return ".join(parts)
```

```
if __name__ == '__main__':
```

```
    print(generate('http://encoding.spec.whatwg.org/encodings.json'))
```

Found in path(s):

* /opt/cola/permits/1401468445_1661617535.3616152/0/webencodings-0-5-1-1-tar-gz/webencodings-0.5.1/webencodings/mklabels.py

No license file was found, but licenses were detected in source scan.

:license: BSD, see LICENSE for details.

Found in path(s):

* /opt/cola/permits/1401468445_1661617535.3616152/0/webencodings-0-5-1-1-tar-gz/webencodings-0.5.1/webencodings/labels.py

* /opt/cola/permits/1401468445_1661617535.3616152/0/webencodings-0-5-1-1-tar-gz/webencodings-0.5.1/webencodings/__init__.py

* /opt/cola/permits/1401468445_1661617535.3616152/0/webencodings-0-5-1-1-tar-gz/webencodings-0.5.1/webencodings/tests.py

* /opt/cola/permits/1401468445_1661617535.3616152/0/webencodings-0-5-1-1-tar-gz/webencodings-0.5.1/webencodings/x_user_defined.py

No license file was found, but licenses were detected in source scan.

Metadata-Version: 1.1

Name: webencodings

Version: 0.5.1

Summary: Character encoding aliases for legacy web content

Home-page: <https://github.com/SimonSapin/python-webencodings>

Author: Geoffrey Sneddon

Author-email: me@gsnedders.com

License: BSD

Description: python-webencodings

=====

This is a Python implementation of the `WHATWG Encoding standard` <<http://encoding.spec.whatwg.org/>>`_.

* Latest documentation: <http://packages.python.org/webencodings/>

* Source code and issue tracker:

<https://github.com/gsnedders/python-webencodings>

* PyPI releases: <http://pypi.python.org/pypi/webencodings>

* License: BSD

* Python 2.6+ and 3.3+

In order to be compatible with legacy web content

when interpreting something like ``Content-Type: text/html; charset=latin1``,

tools need to use a particular set

of aliases for encoding labels

as well as some overriding rules.

For example, ``US-ASCII`` and ``iso-8859-1`` on the web are actually

aliases for ``windows-1252``, and an UTF-8 or UTF-16 BOM takes precedence

over any other encoding declaration.

The Encoding standard defines all such details so that implementations do

not have to reverse-engineer each other.

This module has encoding labels and BOM detection,

but the actual implementation for encoders and decoders is Python's.

Platform: UNKNOWN

Classifier: Development Status :: 4 - Beta

Classifier: Intended Audience :: Developers

Classifier: License :: OSI Approved :: BSD License

Classifier: Programming Language :: Python

Classifier: Programming Language :: Python :: 2

Classifier: Programming Language :: Python :: 2.6

Classifier: Programming Language :: Python :: 2.7

Classifier: Programming Language :: Python :: 3

Classifier: Programming Language :: Python

:: 3.3

Classifier: Programming Language :: Python :: 3.4

Classifier: Programming Language :: Python :: 3.5

Classifier: Programming Language :: Python :: 3.6
Classifier: Programming Language :: Python :: Implementation :: CPython
Classifier: Programming Language :: Python :: Implementation :: PyPy
Classifier: Topic :: Internet :: WWW/HTTP

Found in path(s):

* /opt/cola/permits/1401468445_1661617535.3616152/0/webencodings-0-5-1-1-tar-gz/webencodings-0.5.1/webencodings.egg-info/PKG-INFO

* /opt/cola/permits/1401468445_1661617535.3616152/0/webencodings-0-5-1-1-tar-gz/webencodings-0.5.1/PKG-INFO

1.599 pep517 0.12.0

1.599.1 Available under license :

The MIT License (MIT)

Copyright (c) 2017 Thomas Kluyver

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR

IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

1.600 six 1.16.0

1.600.1 Available under license :

Copyright (c) 2010-2020 Benjamin Peterson

#

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell

copies of the Software, and to permit persons to whom the Software is
furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all
copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR
IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY,
FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE
AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER
LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING
FROM,
OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE
S

The primary author and maintainer of six is Benjamin Peterson. He would like to
acknowledge the following people who submitted bug reports, pull requests, and
otherwise worked to improve six:

Marc Abramowitz
immerrr again
Alexander Artemenko
Aymeric Augustin
Lee Ball
Ben Bariteau
Ned Batchelder
Wouter Bolsterlee
Brett Cannon
Jason R. Coombs
Julien Danjou
Ben Darnell
Ben Davis
Jon Dufresne
Tim Graham
Thomas Grainger
Max Grender-Jones
Pierre Grimaud
Joshua Harlow
Toshiki Kataoka
Hugo van Kemenade
Anselm Kruis
Ivan Levkivskyi
Alexander Lukanin
James Mills
Jordan Moldow
Berker Peksag
Sridhar Ratnakumar
Erik Rose
Mirko Rossini

Peter Ruibal
Miroslav Shubernetskiy
Eli Schwartz
Anthony Sottile
Victor Stinner
Jonathan Vanasco
Lucas Wiman
Jingxin Zhu

If you think you belong on this list, please let me know! --Benjamin
Copyright (c) 2010-2020 Benjamin Peterson

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

1.601 idna 3.3

1.601.1 Available under license :

BSD 3-Clause License

Copyright (c) 2013-2021, Kim Davies
All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

3. Neither the name of the copyright holder nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED.

IN NO EVENT SHALL THE COPYRIGHT HOLDER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

1.602 tomli 2.0.1

1.602.1 Available under license :

MIT License

Copyright (c) 2021 Taneli Hukkinen

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION

WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

1.603 futures 3.3.0

1.603.1 Available under license :

PYTHON SOFTWARE FOUNDATION LICENSE VERSION 2

1. This LICENSE AGREEMENT is between the Python Software Foundation ("PSF"), and the Individual or Organization ("Licensee") accessing and otherwise using this software ("Python") in source or binary form and its associated documentation.
2. Subject to the terms and conditions of this License Agreement, PSF hereby grants Licensee a nonexclusive, royalty-free, world-wide license to reproduce, analyze, test, perform and/or display publicly, prepare derivative works, distribute, and otherwise use Python alone or in any derivative version, provided, however, that PSF's License Agreement and PSF's notice of copyright, i.e., "Copyright (c) 2001, 2002, 2003, 2004, 2005, 2006 Python Software Foundation; All Rights Reserved" are retained in Python alone or in any derivative version prepared by Licensee.
3. In the event Licensee prepares a derivative work that is based on or incorporates Python or any part thereof, and wants to make the derivative work available to others as provided herein, then Licensee hereby agrees to include in any such work a brief summary of the changes made to Python.
4. PSF is making Python available to Licensee on an "AS IS" basis. PSF MAKES NO REPRESENTATIONS OR WARRANTIES, EXPRESS OR IMPLIED. BY WAY OF EXAMPLE, BUT NOT LIMITATION, PSF MAKES NO AND DISCLAIMS ANY REPRESENTATION OR WARRANTY OF MERCHANTABILITY OR FITNESS FOR ANY PARTICULAR PURPOSE OR THAT THE USE OF PYTHON WILL NOT INFRINGE ANY THIRD PARTY RIGHTS.
5. PSF SHALL NOT BE LIABLE TO LICENSEE OR ANY OTHER USERS OF PYTHON FOR ANY INCIDENTAL, SPECIAL, OR CONSEQUENTIAL DAMAGES OR LOSS AS A RESULT OF MODIFYING, DISTRIBUTING, OR OTHERWISE USING PYTHON, OR ANY DERIVATIVE THEREOF, EVEN IF ADVISED OF THE POSSIBILITY THEREOF.
6. This License Agreement will automatically terminate upon a material breach of its terms and conditions.
7. Nothing in this License Agreement shall be deemed to create any relationship of agency, partnership, or joint venture between PSF and Licensee. This License Agreement does not grant permission to use PSF trademarks or trade name in a trademark sense to endorse or promote products or services of Licensee, or any third party.

8. By copying, installing or otherwise using Python, Licensee agrees to be bound by the terms and conditions of this License Agreement.

1.604 customize-api 0.12.1

1.604.1 Available under license :

Apache License
Version 2.0, January 2004
<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses

granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise,

any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

Mozilla Public License Version 2.0

=====

1. Definitions

1.1. "Contributor"

means each individual or legal entity that creates, contributes to the creation of, or owns Covered Software.

1.2. "Contributor Version"

means the combination of the Contributions of others (if any) used by a Contributor and that particular Contributor's Contribution.

1.3. "Contribution"

means Covered Software of a particular Contributor.

1.4. "Covered Software"

means Source Code Form to which the initial Contributor has attached the notice in Exhibit A, the Executable Form of such Source Code Form, and Modifications of such Source Code Form, in each case including portions thereof.

1.5. "Incompatible With Secondary Licenses"

means

- (a) that the initial Contributor has attached the notice described in Exhibit B to the Covered Software; or
- (b) that the Covered Software was made available under the terms of version 1.1 or earlier of the License, but not also under the terms of a Secondary License.

1.6. "Executable Form"

means any form of the work other than Source Code Form.

1.7. "Larger Work"

means a work that combines Covered Software with other material, in a separate file or files, that is not Covered Software.

1.8. "License"

means this document.

1.9. "Licensable"

means having the right to grant, to the maximum extent possible, whether at the time of the initial grant or subsequently, any and all of the rights conveyed by this License.

1.10. "Modifications"

means any of the following:

- (a) any file in Source Code Form that results from an addition to, deletion from, or modification of the contents of Covered Software; or
- (b) any new file in Source Code Form that contains any Covered Software.

1.11. "Patent Claims" of a Contributor

means any patent claim(s), including without limitation, method, process, and apparatus claims, in any patent Licensable by such Contributor that would be infringed, but for the grant of the License, by the making, using, selling, offering for sale, having made, import, or transfer of either its Contributions or its Contributor Version.

1.12. "Secondary License"

means either the GNU General Public License, Version 2.0, the GNU Lesser General Public License, Version 2.1, the GNU Affero General

Public License, Version 3.0, or any later versions of those licenses.

1.13. "Source Code Form"

means the form of the work preferred for making modifications.

1.14. "You" (or "Your")

means an individual or a legal entity exercising rights under this License. For legal entities, "You" includes any entity that controls, is controlled by, or is under common control with You. For purposes of this definition, "control" means (a) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (b) ownership of more than fifty percent (50%) of the outstanding shares or beneficial ownership of such entity.

2. License Grants and Conditions

2.1. Grants

Each Contributor hereby grants You a world-wide, royalty-free, non-exclusive license:

- (a) under intellectual property rights (other than patent or trademark) Licensable by such Contributor to use, reproduce, make available, modify, display, perform, distribute, and otherwise exploit its Contributions, either on an unmodified basis, with Modifications, or as part of a Larger Work; and
- (b) under Patent Claims of such Contributor to make, use, sell, offer for sale, have made, import, and otherwise transfer either its Contributions or its Contributor Version.

2.2. Effective Date

The licenses granted in Section 2.1 with respect to any Contribution become effective for each Contribution on the date the Contributor first distributes such Contribution.

2.3. Limitations on Grant Scope

The licenses granted in this Section 2 are the only rights granted under this License. No additional rights or licenses will be implied from the distribution or licensing of Covered Software under this License. Notwithstanding Section 2.1(b) above, no patent license is granted by a Contributor:

- (a) for any code that a Contributor has removed from Covered Software;
or
- (b) for infringements caused by: (i) Your and any other third party's modifications of Covered Software, or (ii) the combination of its Contributions with other software (except as part of its Contributor Version); or
- (c) under Patent Claims infringed by Covered Software in the absence of its Contributions.

This License does not grant any rights in the trademarks, service marks, or logos of any Contributor (except as may be necessary to comply with the notice requirements in Section 3.4).

2.4. Subsequent Licenses

No Contributor makes additional grants as a result of Your choice to distribute the Covered Software under a subsequent version of this License (see Section 10.2) or under the terms of a Secondary License (if permitted under the terms of Section 3.3).

2.5. Representation

Each Contributor represents that the Contributor believes its Contributions are its original creation(s) or it has sufficient rights to grant the rights to its Contributions conveyed by this License.

2.6. Fair Use

This License is not intended to limit any rights You have under applicable copyright doctrines of fair use, fair dealing, or other equivalents.

2.7. Conditions

Sections 3.1, 3.2, 3.3, and 3.4 are conditions of the licenses granted in Section 2.1.

3. Responsibilities

3.1. Distribution of Source Form

All distribution of Covered Software in Source Code Form, including any Modifications that You create or to which You contribute, must be under

the terms of this License. You must inform recipients that the Source Code Form of the Covered Software is governed by the terms of this License, and how they can obtain a copy of this License. You may not attempt to alter or restrict the recipients' rights in the Source Code Form.

3.2. Distribution of Executable Form

If You distribute Covered Software in Executable Form then:

- (a) such Covered Software must also be made available in Source Code Form, as described in Section 3.1, and You must inform recipients of the Executable Form how they can obtain a copy of such Source Code Form by reasonable means in a timely manner, at a charge no more than the cost of distribution to the recipient; and
- (b) You may distribute such Executable Form under the terms of this License, or sublicense it under different terms, provided that the license for the Executable Form does not attempt to limit or alter the recipients' rights in the Source Code Form under this License.

3.3. Distribution of a Larger Work

You may create and distribute a Larger Work under terms of Your choice, provided that You also comply with the requirements of this License for the Covered Software. If the Larger Work is a combination of Covered Software with a work governed by one or more Secondary Licenses, and the Covered Software is not Incompatible With Secondary Licenses, this License permits You to additionally distribute such Covered Software under the terms of such Secondary License(s), so that the recipient of the Larger Work may, at their option, further distribute the Covered Software under the terms of either this License or such Secondary License(s).

3.4. Notices

You may not remove or alter the substance of any license notices (including copyright notices, patent notices, disclaimers of warranty, or limitations of liability) contained within the Source Code Form of the Covered Software, except that You may alter any license notices to the extent required to remedy known factual inaccuracies.

3.5. Application of Additional Terms

You may choose to offer, and to charge a fee for, warranty, support,

indemnity or liability obligations to one or more recipients of Covered Software. However, You may do so only on Your own behalf, and not on behalf of any Contributor. You must make it absolutely clear that any such warranty, support, indemnity, or liability obligation is offered by You alone, and You hereby agree to indemnify every Contributor for any liability incurred by such Contributor as a result of warranty, support, indemnity or liability terms You offer. You may include additional disclaimers of warranty and limitations of liability specific to any jurisdiction.

4. Inability to Comply Due to Statute or Regulation

If it is impossible for You to comply with any of the terms of this License with respect to some or all of the Covered Software due to statute, judicial order, or regulation then You must: (a) comply with the terms of this License to the maximum extent possible; and (b) describe the limitations and the code they affect. Such description must be placed in a text file included with all distributions of the Covered Software under this License. Except to the extent prohibited by statute or regulation, such description must be sufficiently detailed for a recipient of ordinary skill to be able to understand it.

5. Termination

5.1. The rights granted under this License will terminate automatically if You fail to comply with any of its terms. However, if You become compliant, then the rights granted under this License from a particular Contributor are reinstated (a) provisionally, unless and until such Contributor explicitly and finally terminates Your grants, and (b) on an ongoing basis, if such Contributor fails to notify You of the non-compliance by some reasonable means prior to 60 days after You have come back into compliance. Moreover, Your grants from a particular Contributor are reinstated on an ongoing basis if such Contributor notifies You of the non-compliance by some reasonable means, this is the first time You have received notice of non-compliance with this License from such Contributor, and You become compliant prior to 30 days after Your receipt of the notice.

5.2. If You initiate litigation against any entity by asserting a patent infringement claim (excluding declaratory judgment actions, counter-claims, and cross-claims) alleging that a Contributor Version directly or indirectly infringes any patent, then the rights granted to You by any and all Contributors for the Covered Software under Section 2.1 of this License shall terminate.

5.3. In the event of termination under Sections 5.1 or 5.2 above, all end user license agreements (excluding distributors and resellers) which have been validly granted by You or Your distributors under this License prior to termination shall survive termination.

*

*

* 6. Disclaimer of Warranty

*

* -----

*

*

*

* Covered Software is provided under this License on an "as is" basis, without warranty of any kind, either expressed, implied, or statutory, including, without limitation, warranties that the Covered Software is free of defects, merchantable, fit for a particular purpose or non-infringing. The entire risk as to the quality and performance of the Covered Software is with You. Should any Covered Software prove defective in any respect, You (not any Contributor) assume the cost of any necessary servicing, repair, or correction. This disclaimer of warranty constitutes an essential part of this License. No use of any Covered Software is authorized under this License except under this disclaimer.

*

*

*

*

* 7. Limitation of Liability

*

* -----

*

*

*

* Under no circumstances and under no legal theory, whether tort (including negligence), contract, or otherwise, shall any Contributor, or anyone who distributes Covered Software as permitted above, be liable to You for any direct, indirect, special, incidental, or consequential damages of any character including, without limitation, damages for lost profits, loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses, even if such party shall have been informed of the possibility of such damages. This limitation of liability shall not apply to liability for death or personal injury resulting from such party's negligence to the extent applicable law prohibits such limitation. Some jurisdictions do not allow the exclusion or limitation of incidental or consequential damages, so this exclusion and limitation may not apply to You.

*

*

8. Litigation

Any litigation relating to this License may be brought only in the courts of a jurisdiction where the defendant maintains its principal place

of business and such litigation shall be governed by laws of that jurisdiction, without reference to its conflict-of-law provisions.

Nothing in this Section shall prevent a party's ability to bring cross-claims or counter-claims.

9. Miscellaneous

This License represents the complete agreement concerning the subject matter hereof. If any provision of this License is held to be unenforceable, such provision shall be reformed only to the extent necessary to make it enforceable. Any law or regulation which provides that the language of a contract shall be construed against the drafter shall not be used to construe this License against a Contributor.

10. Versions of the License

10.1. New Versions

Mozilla Foundation is the license steward. Except as provided in Section 10.3, no one other than the license steward has the right to modify or publish new versions of this License. Each version will be given a distinguishing version number.

10.2.

Effect of New Versions

You may distribute the Covered Software under the terms of the version of the License under which You originally received the Covered Software, or under the terms of any subsequent version published by the license steward.

10.3. Modified Versions

If you create software not governed by this License, and you want to create a new license for such software, you may create and use a modified version of this License if you rename the license and remove any references to the name of the license steward (except to note that

such modified license differs from this License).

10.4. Distributing Source Code Form that is Incompatible With Secondary Licenses

If You choose to distribute Source Code Form that is Incompatible With Secondary Licenses under the terms of this version of the License, the notice described in Exhibit B of this License must be attached.

Exhibit A - Source Code Form License Notice

This Source Code Form is subject to the terms of the Mozilla Public License, v. 2.0. If a copy of the MPL was not distributed with this file, You can obtain one at <http://mozilla.org/MPL/2.0/>.

If it is not possible or desirable to put the notice in a particular file, then You may include the notice in a location (such as a LICENSE file in a relevant directory) where a recipient would be likely to look for such a notice.

You may add additional accurate notices of copyright ownership.

Exhibit B - "Incompatible With Secondary Licenses" Notice

This Source Code Form is "Incompatible With Secondary Licenses", as defined by the Mozilla Public License, v. 2.0.

1.605 kubernetes-metrics 0.0.0

1.605.1 Available under license :

Apache License
Version 2.0, January 2004
<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its

distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not

pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. **Submission of Contributions.** Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions. Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. **Trademarks.** This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. **Disclaimer of Warranty.** Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct,

indirect, special,

incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "{}" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright {yyyy} {name of copyright owner}

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS,

WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
See the License for the specific language governing permissions and
limitations under the License.

1.606 customize-kyaml 0.13.9

1.606.1 Available under license :

The MIT License (MIT)

Copyright (c) 2018 QRI, Inc.

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

This project is covered by two different licenses: MIT and Apache.

MIT License

The following files were ported to Go from C files of libyaml, and thus are still covered by their original MIT license, with the additional copyright starting in 2011 when the project was ported over:

apic.go emitterc.go parserc.go readerc.go scannerc.go
writerc.go yamlh.go yamlprivateh.go

Copyright (c) 2006-2010 Kirill Simonov

Copyright (c) 2006-2011 Kirill Simonov

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to

use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Apache License

All the remaining project files are covered by the Apache license:

Copyright (c) 2011-2019 Canonical Ltd

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
See the License for the specific language governing permissions and limitations under the License.
Copyright 2011-2016 Canonical Ltd.

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
See the License for the specific language governing permissions and limitations under the License.

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. **Submission of Contributions.** Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions. Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. **Trademarks.** This License does not grant permission to use the trade

names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "{}" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a

file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright {yyyy} {name of copyright owner}

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

Copyright {{.Year}} {{.Holder}}

SPDX-License-Identifier: Apache-2.0

1.607 gettext-go 1.0.2

1.607.1 Available under license :

Copyright 2013 ChaiShushan <chaishushan{AT}gmail.com>. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- * Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- * Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
- * Neither the name of Google Inc. nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE,

DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

1.608 kustomize-kustomize 4.5.7

1.608.1 Available under license :

The MIT License (MIT)

Copyright (c) 2018 QRI, Inc.

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Copyright 2011-2016 Canonical Ltd.

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

This project is covered by two different licenses: MIT and Apache.

MIT License

The following files were ported to Go from C files of libyaml, and thus are still covered by their original MIT license, with the additional copyright starting in 2011 when the project was ported over:

apic.go emitterc.go parserc.go readerc.go scannerc.go
writerc.go yamlh.go yamlprivateh.go

Copyright (c) 2006-2010 Kirill Simonov

Copyright (c) 2006-2011 Kirill Simonov

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Apache License

All the remaining project files are covered by the Apache license:

Copyright (c) 2011-2019 Canonical Ltd

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
See the License for the specific language governing permissions and limitations under the License.

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions. Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade

names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "{}" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a

file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright {yyyy} {name of copyright owner}

Licensed under the Apache License, Version 2.0 (the "License"); you may not use this file except in compliance with the License. You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

Copyright {{.Year}} {{.Holder}}

SPDX-License-Identifier: Apache-2.0

1.609 sigs.k8s.io-json 0.0.0-20220713155537-f223a00ba0e2

1.609.1 Available under license :

Files other than internal/golang/* licensed under:

Apache License
Version 2.0, January 2004
<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or

otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License.

Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed

as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor

be

liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and

hold each Contributor harmless for any liability

incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "{}" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright {yyyy} {name of copyright owner}

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.

You

may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

internal/golang/* files licensed under:

Copyright (c) 2009 The Go Authors. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

* Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.

* Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

* Neither the name of Google Inc. nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

1.610 packaging 16.8

1.610.1 Available under license :

Apache License
Version 2.0, January 2004
<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent

to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works

that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and

(d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions. Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS,

WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

This software is made available under the terms of *either* of the licenses found in LICENSE.APACHE or LICENSE.BSD. Contributions to this software is made under the terms of *both* these licenses.

Copyright (c) Donald Stufft and individual contributors.

All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT HOLDER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

1.611 packaging 20.3

1.611.1 Available under license :

Apache License
Version 2.0, January 2004
<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical

transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made,

use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the

Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding

those notices that do not

pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity,

or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

This software is made available under the terms of *either* of the licenses found in LICENSE.APACHE or LICENSE.BSD. Contributions to this software is made under the terms of *both* these licenses.

Copyright (c) Donald Stufft and individual contributors.

All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT HOLDER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

1.612 python-certifi 2021.10.8

1.612.1 Available under license :

Mozilla Public License

Version 2.0

1. Definitions

1.1. "Contributor"

means each individual or legal entity that creates, contributes to the creation of, or owns Covered Software.

1.2. "Contributor Version"

means the combination of the Contributions of others (if any) used by a Contributor and that particular Contributor's Contribution.

1.3. "Contribution"

means Covered Software of a particular Contributor.

1.4. "Covered Software"

means Source Code Form to which the initial Contributor has attached the notice in Exhibit A, the Executable Form of such Source Code Form, and Modifications of such Source Code Form, in each case including portions thereof.

1.5. "Incompatible With Secondary Licenses"

means

that the initial Contributor has attached the notice described in Exhibit B to the Covered Software; or

that the Covered Software was made available under the terms of version 1.1 or earlier of the License, but not also under the terms of a Secondary License.

1.6. "Executable Form"

means

any form of the work other than Source Code Form.

1.7. "Larger Work"

means a work that combines Covered Software with other material, in a separate file or files, that is not Covered Software.

1.8. "License"

means this document.

1.9. "Licensable"

means having the right to grant, to the maximum extent possible, whether at the time of the initial grant or subsequently, any and all of the rights conveyed by this License.

1.10. "Modifications"

means any of the following:

any file in Source Code Form that results from an addition to, deletion from, or modification of the contents of Covered Software; or

any new file in Source Code Form that contains any Covered Software.

1.11. "Patent Claims" of a Contributor

means any patent claim(s), including without limitation, method, process, and apparatus claims, in any patent Licensable by such Contributor that would be infringed, but for the grant of the License, by the making, using, selling, offering for sale, having made, import, or transfer of either its Contributions or its Contributor Version.

1.12. "Secondary License"

means either the GNU General Public License, Version 2.0, the GNU Lesser General Public License, Version 2.1, the GNU Affero General Public License, Version 3.0, or any later versions of those licenses.

1.13. “Source Code Form”

means the form of the work preferred for making modifications.

1.14. “You” (or “Your”)

means an individual or a legal entity exercising rights under this License. For legal entities, “You” includes any entity that controls, is controlled by, or is under common control with You. For purposes of this definition, “control” means (a) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (b) ownership of more than fifty percent (50%) of the outstanding shares or beneficial ownership of such entity.

2. License Grants and Conditions

2.1. Grants

Each Contributor hereby grants You a world-wide, royalty-free, non-exclusive license:

under intellectual property rights (other than patent or trademark) Licensable by such Contributor to use, reproduce, make available, modify, display, perform, distribute, and otherwise exploit its Contributions, either on an unmodified basis, with Modifications, or as part of a Larger Work; and

under Patent Claims of such Contributor to make, use, sell, offer for sale, have made, import, and otherwise transfer either its Contributions or its Contributor Version.

2.2. Effective Date

The licenses granted in Section 2.1 with respect to any Contribution become effective for each Contribution on the date the Contributor first distributes such Contribution.

2.3. Limitations on Grant Scope

The licenses granted in this Section 2 are the only rights granted under this License. No additional rights or licenses will be implied from the distribution or licensing of Covered Software under this License. Notwithstanding Section 2.1(b) above, no patent license is granted by a Contributor:

for

any code that a Contributor has removed from Covered Software; or

for infringements caused by: (i) Your and any other third party’s modifications of Covered Software, or (ii) the combination of its Contributions with other software (except as part of its Contributor Version); or

under Patent Claims infringed by Covered Software in the absence of its Contributions.

This License does not grant any rights in the trademarks, service marks, or logos of any Contributor (except as may be necessary to comply with the notice requirements in Section 3.4).

2.4. Subsequent Licenses

No Contributor makes additional grants as a result of Your choice to distribute the Covered Software under a subsequent version of this License (see Section 10.2) or under the terms of a Secondary License (if permitted under

the terms of Section 3.3).

2.5. Representation

Each Contributor represents that the Contributor believes its Contributions are its original creation(s) or it has sufficient rights to grant the rights to its Contributions conveyed by this License.

2.6. Fair Use

This License is not intended to limit any rights You have under applicable copyright doctrines of fair use, fair dealing, or other equivalents.

2.7. Conditions

Sections 3.1, 3.2, 3.3, and 3.4 are conditions of the licenses granted in Section 2.1.

3. Responsibilities

3.1. Distribution of Source Form

All distribution of Covered Software in Source Code Form, including any Modifications that You create or to which You contribute, must be under the terms of this License. You must inform recipients that the Source Code Form of the Covered Software is governed by the terms of this License, and how they can obtain a copy of this License. You may not attempt to alter or restrict the recipients' rights in the Source Code Form.

3.2. Distribution of Executable Form

If You distribute Covered Software in Executable Form then:

such Covered Software must also be made available in Source Code Form, as described in

Section 3.1, and You must inform recipients of the Executable Form how they can obtain a copy of such Source Code Form by reasonable means in a timely manner, at a charge no more than the cost of distribution to the recipient; and

You may distribute such Executable Form under the terms of this License, or sublicense it under different terms, provided that the license for the Executable Form does not attempt to limit or alter the recipients' rights in the Source Code Form under this License.

3.3. Distribution of a Larger Work

You may create and distribute a Larger Work under terms of Your choice, provided that You also comply with the requirements of this License for the Covered Software. If the Larger Work is a combination of Covered Software with a work governed by one or more Secondary Licenses, and the Covered Software is not Incompatible With Secondary Licenses, this License permits You to additionally distribute such Covered Software under the terms of such Secondary License(s),

so that the recipient of the Larger Work may, at their option, further distribute the Covered Software under the terms of either this License or such Secondary License(s).

3.4. Notices

You may not remove or alter the substance of any license notices (including copyright notices, patent notices, disclaimers of warranty, or limitations of liability) contained within the Source Code Form of the Covered Software, except that You may alter any license notices to the extent required to remedy known factual inaccuracies.

3.5. Application of Additional Terms

You may choose to offer, and to charge a fee for, warranty, support, indemnity or liability obligations to one or more recipients of Covered Software. However, You may do so only on Your own behalf, and not on behalf of any Contributor. You must make it absolutely clear that any such warranty, support, indemnity, or liability obligation is offered by You alone, and You hereby agree to indemnify every Contributor for any liability incurred by such Contributor as a result of warranty, support, indemnity or liability terms You offer. You may include additional disclaimers of warranty and limitations of liability specific to any jurisdiction.

4. Inability to Comply Due to Statute or Regulation

If it is impossible for You to comply with any of the terms of this License with respect to some or all of the Covered Software due to statute, judicial order, or regulation then You must: (a) comply with the terms of this License to the maximum extent possible; and (b) describe the limitations and the code they affect. Such description must be placed in a text file included with all distributions of the Covered Software under this License. Except to the extent prohibited by statute or regulation, such description must be sufficiently detailed for a recipient of ordinary skill to be able to understand it.

5. Termination

5.1. The rights granted under this License will terminate automatically if You fail to comply with any of its terms. However, if You become compliant, then the rights granted under this License from a particular Contributor are reinstated (a) provisionally, unless and until such Contributor explicitly and finally terminates Your grants, and (b) on an ongoing basis, if such Contributor fails to notify You of the non-compliance by some reasonable means prior to 60 days after You have come back into compliance. Moreover, Your grants from a particular Contributor are reinstated on an ongoing basis if such Contributor notifies You of the non-compliance by some reasonable means, this is the first time You have received notice of non-compliance with this License from such Contributor, and You become compliant prior to 30 days after Your receipt of the notice.

5.2. If You initiate litigation against any entity by asserting a patent infringement claim (excluding declaratory judgment actions, counter-claims, and cross-claims) alleging that a Contributor Version directly or indirectly infringes any patent, then the rights granted to You by any and all Contributors for the Covered Software under Section 2.1 of this License shall terminate.

5.3. In the event of termination under Sections 5.1 or 5.2 above, all end user license agreements (excluding distributors and resellers) which have been validly granted by You or Your distributors under this License prior to termination shall survive termination.

6. Disclaimer of Warranty

Covered Software is provided under this License on an “as is” basis, without warranty of any kind, either expressed, implied, or statutory, including, without limitation, warranties that the Covered Software is free of defects, merchantable, fit for a particular purpose or non-infringing. The entire risk as to the quality and performance of the Covered Software is with You. Should any Covered Software prove defective in any respect, You (not any Contributor) assume the cost of any necessary servicing, repair, or correction. This disclaimer of warranty constitutes

an essential part of this License. No use of any Covered Software is authorized under this License except under this disclaimer.

7. Limitation of Liability

Under no circumstances and under no legal theory, whether tort (including negligence), contract, or otherwise, shall any Contributor, or anyone who distributes Covered Software as permitted above, be liable to You for any direct,

indirect, special, incidental, or consequential damages of any character including, without limitation, damages for lost profits, loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses, even if such party shall have been informed of the possibility of such damages. This limitation of liability shall not apply to liability for death or personal injury resulting from such party's negligence to the extent applicable law prohibits such limitation. Some jurisdictions do not allow the exclusion or limitation of incidental or consequential damages, so

this exclusion and limitation may not apply to You.

8. Litigation

Any litigation relating to this License may be brought only in the courts of a jurisdiction where the defendant maintains its principal place of business and such litigation shall be governed by laws of that jurisdiction, without reference to its conflict-of-law provisions. Nothing in this Section shall prevent a party's ability to bring cross-claims or counter-claims.

9. Miscellaneous

This License represents the complete agreement concerning the subject matter hereof. If any provision of this License is held to be unenforceable, such provision shall be reformed only to the extent necessary to make it enforceable. Any law or regulation which provides that the language of a contract shall be construed against the drafter shall not be used to construe this License against a Contributor.

10. Versions of the License

10.1. New Versions

Mozilla Foundation is the license steward. Except as provided in Section 10.3, no one other than the license steward has the right to modify or publish new versions of this License. Each version will be given a distinguishing version number.

10.2. Effect of New Versions

You may distribute the Covered Software under the terms of the version of the License under which You originally received the Covered Software, or under the terms of any subsequent version published by the license steward.

10.3. Modified Versions

If you create software not governed by this License, and you want to create a new license for such software, you may create and use a modified version of this License if you rename the license and remove any references to the name of the license steward (except to note that such modified license differs from this License).

10.4. Distributing Source Code Form that is Incompatible With Secondary Licenses

If You choose to distribute Source Code Form that is Incompatible With Secondary Licenses under the terms of this version of the License, the notice described in Exhibit B of this License must be attached.

Exhibit A - Source Code Form License Notice

This Source Code Form is subject to the terms of the Mozilla Public License, v. 2.0. If a copy of the MPL was not distributed with this file, You can obtain one at <https://mozilla.org/MPL/2.0/>.

If it is not possible or desirable to put the notice in a particular file, then You may include the notice in a location (such as a LICENSE file in a relevant directory) where a recipient would be likely to look for such a notice.

You may add additional accurate notices of copyright ownership.

Exhibit B - "Incompatible With Secondary Licenses" Notice

This Source Code Form is "Incompatible With Secondary Licenses", as defined by the Mozilla Public License, v. 2.0.

This package contains a modified version of ca-bundle.crt:

ca-bundle.crt -- Bundle of CA Root Certificates

Certificate data from Mozilla as of: Thu Nov 3 19:04:19 2011#

This is a bundle of X.509 certificates of public Certificate Authorities (CA). These were automatically extracted from Mozilla's root certificates file (certdata.txt). This file can be found in the mozilla source tree:

<http://mxr.mozilla.org/mozilla/source/security/nss/lib/ckfw/builtins/certdata.txt?raw=1#>

It contains the certificates in PEM format and therefore can be directly used with curl / libcurl / php_curl, or with an Apache+mod_ssl webserver for SSL client authentication. Just configure this file as the SSLCACertificateFile.#

***** BEGIN LICENSE BLOCK *****

This Source Code Form is subject to the terms of the Mozilla Public License, v. 2.0. If a copy of the MPL was not distributed with this file, You can obtain one at <http://mozilla.org/MPL/2.0/>.

***** END LICENSE BLOCK *****

@(#) \$RCSfile: certdata.txt,v \$

\$Revision: 1.80 \$ \$Date: 2011/11/03 15:11:58 \$

1.613 pyyaml 6.0

1.613.1 Available under license :

Copyright (c) 2017-2021 Ingy dt Net

Copyright (c) 2006-2016 Kirill Simonov

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER

LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

1.614 x-lint 0.0.0-20200302205851-738671d3881b

1.614.1 Available under license :

Copyright (c) 2013 The Go Authors. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- * Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- * Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
- * Neither the name of Google Inc. nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER

OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

1.615 simpleclient_tracer_common 0.16.0

1.615.1 Available under license :

No license file was found, but licenses were detected in source scan.

<url><http://www.apache.org/licenses/LICENSE-2.0.txt></url>

Found in path(s):

* /opt/cola/permits/1417007592_1663222185.723631/0/simpleclient-tracer-common-0-16-0-sources-jar/META-INF/maven/io.prometheus/simpleclient_tracer_common/pom.xml

1.616 simpleclient 0.16.0

1.616.1 Available under license :

No license file was found, but licenses were detected in source scan.

<url><http://www.apache.org/licenses/LICENSE-2.0.txt></url>

Found in path(s):

* /opt/cola/permits/1417007534_1663222283.6427658/0/simpleclient-0-16-0-sources-jar/META-INF/maven/io.prometheus/simpleclient/pom.xml

No license file was found, but licenses were detected in source scan.

/*

* Written by Doug Lea with assistance from members of JCP JSR-166

* Expert Group and released to the public domain, as explained at

* <http://creativecommons.org/publicdomain/zero/1.0/>

*

* Source: <http://gee.cs.oswego.edu/cgi-bin/viewcvs.cgi/jsr166/src/jsr166e/Striped64.java?revision=1.10>

*/

Found in path(s):

* /opt/cola/permits/1417007534_1663222283.6427658/0/simpleclient-0-16-0-sources-jar/io/prometheus/client/Striped64.java

No license file was found, but licenses were detected in source scan.

/*

Copyright 2012 Andrew Wang (andrew@umbrant.com)

Licensed under the Apache License, Version 2.0 (the "License");

you may not use this file except in compliance with the License.

You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.

See the License for the specific language governing permissions and limitations under the License.

*/

Found in path(s):

* /opt/cola/permits/1417007534_1663222283.6427658/0/simpleclient-0-16-0-sources-

jar/io/prometheus/client/CKMSQuantiles.java

No license file was found, but licenses were detected in source scan.

/*

* Written by Doug Lea with assistance from members of JCP JSR-166

* Expert Group and released to the public domain, as explained at

* <http://creativecommons.org/publicdomain/zero/1.0/>

*

* Source: <http://gee.cs.oswego.edu/cgi-bin/viewcvs.cgi/jsr166/src/jsr166e/DoubleAdder.java?revision=1.12>

*/

Found in path(s):

* /opt/cola/permits/1417007534_1663222283.6427658/0/simpleclient-0-16-0-sources-jar/io/prometheus/client/DoubleAdder.java

1.617 simpleclient_tracer_otel 0.16.0

1.617.1 Available under license :

No license file was found, but licenses were detected in source scan.

<url><http://www.apache.org/licenses/LICENSE-2.0.txt></url>

Found in path(s):

* /opt/cola/permits/1417007497_1663222176.7797983/0/simpleclient-tracer-otel-0-16-0-jar/META-INF/maven/io.prometheus/simpleclient_tracer_otel/pom.xml

No license file was found, but licenses were detected in source scan.

Manifest-Version: 1.0

Bnd-LastModified: 1655327871630

Build-Jdk: 11.0.15

Built-By: fabian

Bundle-Description: The Prometheus Java Suite: Client Metrics, Exposition, and Examples

Bundle-License: <http://www.apache.org/licenses/LICENSE-2.0.txt>

Bundle-ManifestVersion: 2

Bundle-Name: Prometheus Java Span Context Supplier - OpenTelemetry

Bundle-SymbolicName: io.prometheus.simpleclient_tracer_otel

Bundle-Version: 0.16.0

Created-By: Apache Maven Bundle Plugin

Export-Package: io.prometheus.client.exemplars.tracer.otel;uses:="io.prometheus.client.exemplars.tracer.common";version="0.16.0"

Import-Package: io.opentelemetry.api.trace;resolution:=optional,io.prometheus.client.exemplars.tracer.common;version="[0.16,1)"

Tool: Bnd-2.1.0.20130426-122213

Found in path(s):

* /opt/cola/permits/1417007497_1663222176.7797983/0/simpleclient-tracer-otel-0-16-0-jar/META-

1.618 simpleclient-common 0.16.0

1.618.1 Available under license :

No license file was found, but licenses were detected in source scan.

<url><http://www.apache.org/licenses/LICENSE-2.0.txt></url>

Found in path(s):

* /opt/cola/permits/1417007578_1663222312.300148/0/simpleclient-common-0-16-0-sources-jar/META-INF/maven/io.prometheus/simpleclient_common/pom.xml

1.619 simpleclient-httpserver 0.16.0

1.619.1 Available under license :

No license file was found, but licenses were detected in source scan.

<url><http://www.apache.org/licenses/LICENSE-2.0.txt></url>

Found in path(s):

* /opt/cola/permits/1417007544_1663222286.1019168/0/simpleclient-httpserver-0-16-0-sources-jar/META-INF/maven/io.prometheus/simpleclient_httpserver/pom.xml

1.620 simpleclient_tracer_otel_agent 0.16.0

1.620.1 Available under license :

No license file was found, but licenses were detected in source scan.

<url><http://www.apache.org/licenses/LICENSE-2.0.txt></url>

Found in path(s):

* /opt/cola/permits/1417007584_1663222288.9837213/0/simpleclient-tracer-otel-agent-0-16-0-sources-jar/META-INF/maven/io.prometheus/simpleclient_tracer_otel_agent/pom.xml

1.621 simpleclient-hotspot 0.16.0

1.621.1 Available under license :

No license file was found, but licenses were detected in source scan.

Manifest-Version: 1.0

Bnd-LastModified: 1655327979490

Build-Jdk: 11.0.15

Built-By: fabian

Bundle-Description: Collectors of data from Java Hotspot.
Bundle-License: <http://www.apache.org/licenses/LICENSE-2.0.txt>
Bundle-ManifestVersion: 2
Bundle-Name: Prometheus Java Simpleclient Hotspot
Bundle-SymbolicName: io.prometheus.simpleclient_hotspot
Bundle-Version: 0.16.0
Created-By: Apache Maven Bundle Plugin
Export-Package: io.prometheus.client.hotspot;uses:="io.prometheus.client";version="0.16.0"
Import-Package: com.sun.management,io.prometheus.client;version="[0.16,1)",javax.management,javax.management.openmbean
Tool: Bnd-2.1.0.20130426-122213

Found in path(s):

* /opt/cola/permits/1417007560_1663222261.4278126/0/simpleclient-hotspot-0-16-0-jar/META-INF/MANIFEST.MF

No license file was found, but licenses were detected in source scan.

<url><http://www.apache.org/licenses/LICENSE-2.0.txt></url>

Found in path(s):

* /opt/cola/permits/1417007560_1663222261.4278126/0/simpleclient-hotspot-0-16-0-jar/META-INF/maven/io.prometheus/simpleclient_hotspot/pom.xml

1.622 term 0.0.0-20220808134915-39b0c02b01ae

1.622.1 Available under license :

Apache License
Version 2.0, January 2004
<https://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition,

"control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and

subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding

those notices that do not

pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise,

unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

Copyright 2013-2018 Docker, Inc.

Licensed under the Apache License, Version 2.0 (the "License"); you may not use this file except in compliance with the License. You may obtain a copy of the License at

<https://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

1.623 pcre 10.34-7ubuntu0.1

1.623.1 Available under license :

PCRE2 LICENCE

Please see the file LICENCE in the PCRE2 distribution for licensing details.

End

PCRE2 LICENCE

PCRE2 is a library of functions to support regular expressions whose syntax and semantics are as close as possible to those of the Perl 5 language.

Releases 10.00 and above of PCRE2 are distributed under the terms of the "BSD" licence, as specified below, with one exemption for certain binary redistributions. The documentation for PCRE2, supplied in the "doc" directory, is distributed under the same terms as the software itself. The data in the testdata directory is not copyrighted and is in the public domain.

The basic library functions are written in C and are freestanding. Also included in the distribution is a just-in-time compiler that can be used to optimize pattern matching. This is an optional feature that can be omitted when the library is built.

THE BASIC LIBRARY FUNCTIONS

Written by: Philip Hazel
Email local part: ph10
Email domain: cam.ac.uk

University of Cambridge Computing Service,
Cambridge, England.

Copyright
(c) 1997-2019 University of Cambridge
All rights reserved.

PCRE2 JUST-IN-TIME COMPILATION SUPPORT

Written by: Zoltan Herczeg
Email local part: hzmester
Email domain: freemail.hu

Copyright(c) 2010-2019 Zoltan Herczeg
All rights reserved.

STACK-LESS JUST-IN-TIME COMPILER

Written by: Zoltan Herczeg

Email local part: hzmester
Email domain: freemail.hu

Copyright(c) 2009-2019 Zoltan Herczeg
All rights reserved.

THE "BSD" LICENCE

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- * Redistributions of source code must retain the above copyright notices, this list of conditions and the following disclaimer.
- * Redistributions in binary form must reproduce the above copyright notices, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
- * Neither the name of the University of Cambridge nor the names of any contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

EXEMPTION FOR BINARY LIBRARY-LIKE PACKAGES

The second condition in the BSD licence (covering binary redistributions) does not apply all the way down a chain of software. If binary package A includes PCRE2, it must respect the condition, but if package B is software that includes package A, the condition is not imposed on package B unless it uses PCRE2 independently.

End

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
3. The name of the author may not be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE AUTHOR ``AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

1.624 hibernate-validator 6.2.5.Final

1.624.1 Available under license :

Adam Stawicki
Ahmed Al Hafoudh
Alaa Nassef
Andrey Derevyanko
Andrey Rodionov
Asutosh Pandya
Benson Margulies
Brent Douglas
Carlos Vara
Carlo de Wolf
Chris Beckey
Christian Ivan
Dag Hovland
Damir Alibegovic
Dario Seidl
Davide D'Alto
Davide Marchignoli
Denis Tiago
Doug Lea

Emmanuel Bernard
Efthymis Sarbanis
Federico
Federico Mancini
Gavin King
George Gastaldi
Gerhard Petracek
Guillaume Husta
Guillaume Smet
Gunnar Morling
Hardy Ferentschik
Henno Vermeulen
Hillmer Chona
Jan-Willem Willebrands
Jason T. Greene
Jesper Preuss
Jiri Bilek
Julien Furgerot
Julien May
Juraci Krohling
Justin Nauman
Kathryn Killebrew
Kazuki Shimizu
Kevin Pollet
Khalid Alqinyah
Lee KyoungIl
Leonardo Loch Zanivan
Lucas Pouzac
Lukas Niemeier
Mark Hobson
Marko Bekhta
Matthias Kurz
Mert Caliskan
Michal Fotyga
Nicola Ferraro
Nicolas Franois
Paolo Perrotta
Pete Muir
Rob Dickinson
Sanne Grinovero
Sebastian Bayerl
Shahram Goodarzi
Shane Bryzak
Shelly McGowan
Sjaak Derksen
Steve Ebersole
Strong Liu
Tadhg Pearson

Takashi Aoe
Tomaz
Cerar
Tommy Johansen
Victor Rezende dos Santos
Willi Schnborn
Xavier Sosnovsky
Yanming Zhou
Yoann Rodire
Hibernate Validator, declare and validate application constraints

License: Apache License, Version 2.0

See the license.txt file in the root directory or <<http://www.apache.org/licenses/LICENSE-2.0>>.

Apache License
Version 2.0, January 2004
<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their

Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf

of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

1.625 scala-logging_2.13 3.9.4

1.625.1 Available under license :

Apache License
Version 2.0, January 2004
<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems,

and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this

License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the

Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

(a) You must give any other recipients of the Work or Derivative Works a copy of this License; and

(b) You must cause any modified files to carry prominent notices stating that You changed the files; and

(c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work,

excluding those notices that do not pertain to any part of the Derivative Works; and

(d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding

those notices that do not

pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the

content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions

of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

1.626 slf4j 1.7.36

1.626.1 Available under license :

Copyright (c) 2004-2007 QOS.ch
All rights reserved.

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT,

TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Copyright (c) 2004-2022 QOS.ch Sarl
All rights reserved.

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Apache License
Version 2.0, January 2004
<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct

or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the

Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

(a) You must give any other recipients of the Work or Derivative Works a copy of this License; and

(b) You must cause any modified files to carry prominent notices stating that You changed the files; and

(c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and

(d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding

those notices that do not

pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. **Submission of Contributions.** Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions. Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.
6. **Trademarks.** This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.
7. **Disclaimer of Warranty.** Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.
8. **Limitation of Liability.** In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.
9. **Accepting Warranty or Additional Liability.** While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright 1999-2005 The Apache Software Foundation

Licensed under the Apache License, Version 2.0 (the "License"); you may not use this file except in compliance with the License. You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

Copyright (c) 2004-2013 QOS.ch
All rights reserved.

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT,

TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION
WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Copyright (c) 2004-2022 QOS.ch

All rights reserved.

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT,

TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION
WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Apache License

Version 2.0, January 2004

<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity

exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the

Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents

of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill,

work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

Copyright (c) 2004-2022 QOS.ch Sarl (Switzerland)

All rights reserved.

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

This product includes software developed by
The Apache Software Foundation (<http://www.apache.org/>).

1.627 go-md2man 2.0.2

1.627.1 Available under license :

Blackfriday is distributed under the Simplified BSD License:

> Copyright 2011 Russ Ross

- > All rights reserved.
- >
- > Redistribution and use in source and binary forms, with or without
- > modification, are permitted provided that the following conditions
- > are met:
- >
- > 1. Redistributions of source code must retain the above copyright
- > notice, this list of conditions and the following disclaimer.
- >
- > 2. Redistributions in binary form must reproduce the above
- > copyright notice, this list of conditions and the following
- > disclaimer in the documentation and/or other materials provided with
- > the distribution.
- >
- > THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS
- > "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT
- > LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS
- > FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE
- > COPYRIGHT HOLDER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT,
- > INCIDENTAL, SPECIAL, EXEMPLARY,
- > OR CONSEQUENTIAL DAMAGES (INCLUDING,
- > BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES;
- > LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER
- > CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT
- > LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN
- > ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE
- > POSSIBILITY OF SUCH DAMAGE.

The MIT License (MIT)

Copyright (c) 2014 Brian Goff

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN

CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

1.628 google-go-cmp 0.5.9

1.628.1 Available under license :

Copyright (c) 2017 The Go Authors. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- * Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- * Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
- * Neither the name of Google Inc. nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER

OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

1.629 go-openapi-swag 0.22.3

1.629.1 Available under license :

Apache License
Version 2.0, January 2004
<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted"

means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

(a) You must give any other recipients of the Work or Derivative Works a copy of this License; and

(b) You must cause any modified files to carry prominent notices stating that You changed the files; and

- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each

Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");

you may not use this file except in compliance with the License.

You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

1.630 x-tools 0.1.12

1.630.1 Available under license :

```
// Copyright 2020 The Go Authors. All rights reserved.  
// Use of this source code is governed by a BSD-style  
// license that can be found in the LICENSE file.
```

```
package hooks
```

```
import (  
    "bytes"  
    "io/ioutil"  
    "os/exec"  
    "runtime"  
    "testing"
```

```
    "golang.org/x/tools/internal/testenv"  
)
```

```
func TestLicenses(t *testing.T) {  
    // License text differs for older Go versions because staticcheck isn't  
    // supported for those versions.  
    testenv.NeedsGo1Point(t, 17)
```

```
    if runtime.GOOS != "linux" && runtime.GOOS != "darwin" {  
        t.Skip("generating licenses only works on Unixes")  
    }
```

```
    tmp, err := ioutil.TempFile("", "")  
    if err != nil {  
        t.Fatal(err)  
    }  
    tmp.Close()
```

```
    if out, err := exec.Command("./gen-licenses.sh", tmp.Name()).CombinedOutput(); err != nil {  
        t.Fatalf("generating licenses failed: %q, %v", out, err)  
    }
```

```
got, err := ioutil.ReadFile(tmp.Name())
if err != nil {
    t.Fatal(err)
}
want, err := ioutil.ReadFile("licenses.go")
if err != nil {
    t.Fatal(err)
}
if !bytes.Equal(got, want) {
    t.Error("combined
license text needs updating. Run: `go generate ./internal/hooks` from the gopls module.")
}
}
```

Copyright (c) 2009 The Go Authors. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- * Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- * Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
- * Neither the name of Google Inc. nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER

OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

// Copyright 2020 The Go Authors. All rights reserved.

// Use of this source code is governed by a BSD-style

// license that can be found in the LICENSE file.

//go:build go1.18

// +build go1.18

```
// Package copyright checks that files have the correct copyright notices.
```

```
package copyright
```

```
import (  
    "go/ast"  
    "go/parser"  
    "go/token"  
    "io/fs"  
    "io/ioutil"  
    "path/filepath"  
    "regexp"  
    "strings"  
)
```

```
func checkCopyright(dir string) ([]string, error) {  
    var files []string  
    err := filepath.WalkDir(dir, func(path string, d fs.DirEntry, err error) error {  
        if err != nil {  
            return err  
        }  
        if d.IsDir() {  
            // Skip directories like ".git".  
            if strings.HasPrefix(d.Name(), ".") {  
                return filepath.SkipDir  
            }  
            // Skip any directory that starts with an underscore, as the go  
            // command would.  
            if strings.HasPrefix(d.Name(), "_") {  
                return filepath.SkipDir  
            }  
            return nil  
        }  
        needsCopyright, err := checkFile(dir, path)  
        if err != nil {  
            return err  
        }  
        if needsCopyright {  
            files  
= append(files, path)  
        }  
        return nil  
    })  
    return files, err  
}
```

```
var copyrightRe = regexp.MustCompile(`Copyright \d{4} The Go Authors. All rights reserved.`)
```

```
Use of this source code is governed by a BSD-style
```

license that can be found in the LICENSE file.~)

```
func checkFile(toolsDir, filename string) (bool, error) {
    // Only check Go files.
    if !strings.HasSuffix(filename, ".go") {
        return false, nil
    }
    // Don't check testdata files.
    normalized := strings.TrimPrefix(filepath.ToSlash(filename), filepath.ToSlash(toolsDir))
    if strings.Contains(normalized, "/testdata/") {
        return false, nil
    }
    // goyacc is the only file with a different copyright header.
    if strings.HasSuffix(normalized, "cmd/goyacc/yacc.go") {
        return false, nil
    }
    content, err := ioutil.ReadFile(filename)
    if err != nil {
        return false, err
    }
    fset := token.NewFileSet()
    parsed, err := parser.ParseFile(fset, filename, content, parser.ParseComments)
    if err != nil {
        return false, err
    }
    // Don't require headers
    on generated files.
    if isGenerated(fset, parsed) {
        return false, nil
    }
    shouldAddCopyright := true
    for _, c := range parsed.Comments {
        // The copyright should appear before the package declaration.
        if c.Pos() > parsed.Package {
            break
        }
        if copyrightRe.MatchString(c.Text()) {
            shouldAddCopyright = false
            break
        }
    }
    return shouldAddCopyright, nil
}

// Copied from golang.org/x/tools/internal/lsp/source/util.go.
// Matches cgo generated comment as well as the proposed standard:
//
// https://golang.org/s/generatedcode
```



```
//go:generate ./gen-licenses.sh licenses.go
package hooks
```

```
const licensesText = `
-- github.com/BurntSushi/toml COPYING --
```

The MIT License (MIT)

Copyright (c) 2013 TOML authors

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

```
-- github.com/google/go-cmp LICENSE --
```

Copyright (c) 2017 The Go Authors. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- * Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- * Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
- * Neither the name of Google Inc. nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

-- github.com/sergi/go-diff LICENSE --

Copyright (c) 2012-2016 The go-diff Authors. All rights reserved.

Permission

is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

-- honnef.co/go/tools LICENSE --

Copyright (c) 2016 Dominik Honnef

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to

the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

-- mvdan.cc/gofumpt LICENSE --

Copyright (c) 2019, Daniel Mart. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- * Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- * Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
- * Neither the name of the copyright holder nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

-- mvdan.cc/xurls/v2 LICENSE --

Copyright (c) 2015, Daniel Mart. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- * Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.

- * Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

- * Neither the name of the copyright holder nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

```
\n// Copyright 2020 The Go Authors. All rights reserved.\n// Use of this source code is governed by a BSD-style\n// license that can be found in the LICENSE file.
```

```
//go:build go1.18\n// +build go1.18
```

```
package copyright
```

```
import (\n    "os"\n    "path/filepath"\n    "strings"\n    "testing"\n)
```

```
func TestToolsCopyright(t *testing.T) {\n    cwd, err := os.Getwd()
```

```

if err != nil {
    t.Fatal(err)
}
tools := filepath.Dir(cwd)
if !strings.HasSuffix(filepath.Base(tools), "tools") {
    t.Fatalf("current working directory is %s, expected tools", tools)
}
files, err := checkCopyright(tools)
if err != nil {
    t.Fatal(err)
}
if len(files) > 0 {
    t.Errorf("The following files are missing copyright notices:\n%s", strings.Join(files, "\n"))
}
}

```

1.631 ecj 3.26.0

1.631.1 Available under license :

No license file was found, but licenses were detected in source scan.

```

/*****
* Copyright (c) 2000, 2021 IBM Corporation and others.
*
* This program and the accompanying materials
* are made available under the terms of the Eclipse Public License 2.0
* which accompanies this distribution, and is available at
* https://www.eclipse.org/legal/epl-2.0/
*
* SPDX-License-Identifier: EPL-2.0
*
* Contributors:
*   IBM Corporation - initial API and implementation
*   Stephan Herrmann - Contributions for
*       bug 349326 - [1.7] new warning for missing try-with-resources
*       bug 359362 - FUP of bug 349326: Resource leak on non-Closeable resource
*   bug 186342 - [compiler][null] Using annotations for null checking
*   bug 358903 - Filter practically unimportant resource leak warnings
*   bug 400421 - [compiler] Null analysis for fields does not take @com.google.inject.Inject
into account
*   bug 382069 - [null] Make the null analysis consider JUnit's assertNotNull similarly to assertions
*   Bug 410218 - Optional warning for arguments of "unexpected" types to Map#get(Object),
Collection#remove(Object) et al.
*   Jesper S Moller <jesper@selskabet.org> - Contributions for
*   Bug 412153 - [1.8][compiler] Check validity of annotations which may be repeatable
*   Ulrich Grave <ulrich.grave@gmx.de> - Contributions for
*       bug 386692 - Missing "unused" warning on "autowired" fields

```

* Pierre-Yves B. <pyvesdev@gmail.com> - Contribution for
* bug 542520 - [JUnit 5] Warning The method xxx from the type X is never used locally is shown
when using MethodSource
*****/

Found in path(s):

* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-
jar/org/eclipse/jdt/internal/compiler/lookup/TypeIds.java

No license file was found, but licenses were detected in source scan.

* Copyright (c) 2019, 2020 IBM Corporation and others.

*

* This program and the accompanying materials
* are made available under the terms of the Eclipse Public License 2.0
* which accompanies this distribution, and is available at
* <https://www.eclipse.org/legal/epl-2.0/>

*

* SPDX-License-Identifier: EPL-2.0

*

* Contributors:

* IBM Corporation - initial API and implementation

*****/

Found in path(s):

* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-
jar/org/eclipse/jdt/internal/compiler/classfmt/RecordComponentInfo.java

* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-
jar/org/eclipse/jdt/internal/compiler/env/IRecordComponent.java

No license file was found, but licenses were detected in source scan.

* Copyright (c) 2007, 2017 IBM Corporation and others.

*

* This program and the accompanying materials
* are made available under the terms of the Eclipse Public License 2.0
* which accompanies this distribution, and is available at
* <https://www.eclipse.org/legal/epl-2.0/>

*

* SPDX-License-Identifier: EPL-2.0

*

* Contributors:

* IBM Corporation - initial API and implementation

*****/

Found in path(s):

* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-
jar/org/eclipse/jdt/internal/compiler/apt/model/ElementTypeElement.java

No license file was found, but licenses were detected in source scan.

```
/*
 * Copyright (c) 2016 IBM Corporation and others.
 *
 * This program and the accompanying materials
 * are made available under the terms of the Eclipse Public License 2.0
 * which accompanies this distribution, and is available at
 * https://www.eclipse.org/legal/epl-2.0/
 *
 * SPDX-License-Identifier: EPL-2.0
 *
 * Contributors:
 *   IBM Corporation - initial API and implementation
 */
```

Found in path(s):

```
* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-
jar/org/eclipse/jdt/internal/compiler/ast/ModuleStatement.java
* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-
jar/org/eclipse/jdt/internal/compiler/parser/RecoveredOpensStatement.java
* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-
jar/org/eclipse/jdt/internal/compiler/parser/RecoveredModuleStatement.java
*
/opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-
jar/org/eclipse/jdt/internal/compiler/parser/RecoveredUsesStatement.java
* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-
jar/org/eclipse/jdt/internal/compiler/util/HashtableOfModule.java
* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-
jar/org/eclipse/jdt/internal/compiler/parser/RecoveredExport.java
* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-
jar/org/eclipse/jdt/internal/compiler/ast/ExportsStatement.java
* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-
jar/org/eclipse/jdt/internal/compiler/parser/RecoveredProvidesStatement.java
* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-
jar/org/eclipse/jdt/internal/compiler/parser/RecoveredTypeReference.java
* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-
jar/org/eclipse/jdt/internal/compiler/parser/RecoveredExportsStatement.java
*
/opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-
jar/org/eclipse/jdt/internal/compiler/parser/RecoveredPackageVisibilityStatement.java
* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-
jar/org/eclipse/jdt/internal/compiler/parser/RecoveredModuleReference.java
* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-
jar/org/eclipse/jdt/internal/compiler/parser/RecoveredRequiresStatement.java
No license file was found, but licenses were detected in source scan.
```

```

/*****
* Copyright (c) 2016 Till Brychcy and others.
*
* This program and the accompanying materials
* are made available under the terms of the Eclipse Public License 2.0
* which accompanies this distribution, and is available at
* https://www.eclipse.org/legal/epl-2.0/
*
* SPDX-License-Identifier: EPL-2.0
*
* Contributors:
*   Till Brychcy - initial API and implementation
*****/

```

Found in path(s):

```

* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-
jar/org/eclipse/jdt/internal/compiler/classfmt/AnnotationMethodInfoWithTypeAnnotations.java
* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-
jar/org/eclipse/jdt/internal/compiler/flow/FieldInitsFakingFlowContext.java

```

No license file was found, but licenses were detected in source scan.

```

/*****
* Copyright (c) 2007, 2014 BEA Systems, Inc. and others.
*
* This program and the accompanying materials
* are made available under the terms of the Eclipse Public License 2.0
* which accompanies this distribution, and is available at
* https://www.eclipse.org/legal/epl-2.0/
*
* SPDX-License-Identifier: EPL-2.0
*
* Contributors:
*   wharley@bea.com - initial API and implementation
*   IBM Corporation - fix for 342598
*   IBM Corporation - Java 8 support
*****/

```

Found in path(s):

```

* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-
jar/org/eclipse/jdt/internal/compiler/apt/model/ArrayTypeImpl.java

```

No license file was found, but licenses were detected in source scan.

```

/*****
* Copyright (c) 2017, 2018 GK Software AG, and others.
*
* This program and the accompanying materials
* are made available under the terms of the Eclipse Public License 2.0
* which accompanies this distribution, and is available at

```


* <https://www.eclipse.org/legal/epl-2.0/>
*
* SPDX-License-Identifier: EPL-2.0
*
* Contributors:
* Stephan Herrmann - initial API and implementation
*****/

Found in path(s):

* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-jar/org/eclipse/jdt/internal/compiler/env/ISourceModule.java
* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-jar/org/eclipse/jdt/internal/compiler/env/IBinaryModule.java
* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-jar/org/eclipse/jdt/internal/compiler/env/IUpdatableModule.java

No license file was found, but licenses were detected in source scan.

* Copyright (c) 2020, 2021 IBM Corporation.
*
* This program and the accompanying materials
* are made available under the terms of the Eclipse Public License 2.0
* which accompanies this distribution, and is available at
* <https://www.eclipse.org/legal/epl-2.0/>
*
* SPDX-License-Identifier: EPL-2.0
*
* Contributors:
* IBM Corporation - initial API and implementation
*****/

Found in path(s):

* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-jar/org/eclipse/jdt/internal/compiler/apt/model/RecordComponentElementImpl.java

No license file was found, but licenses were detected in source scan.

* Copyright (c) 2006, 2018 BEA Systems, Inc.
*
* This program and the accompanying materials
* are made available under the terms of the Eclipse Public License 2.0
* which accompanies this distribution, and is available at
* <https://www.eclipse.org/legal/epl-2.0/>
*
* SPDX-License-Identifier: EPL-2.0
*
* Contributors:
* wharley@bea.com - initial API and implementation

* philippe.marschall@netcetera.ch - Fix for 338370
* IBM Corporation - Fix for validating relative name
*****/

Found in path(s):

* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-
jar/org/eclipse/jdt/internal/compiler/apt/dispatch/BatchFileImpl.java
No license file was found, but licenses were detected in source scan.

* Copyright (c) 2006, 2020 IBM Corporation and others.
*
* This program and the accompanying materials
* are made available under the terms of the Eclipse Public License 2.0
* which accompanies this distribution, and is available at
* <https://www.eclipse.org/legal/epl-2.0/>
*
* SPDX-License-Identifier: EPL-2.0
*
* Contributors:
* IBM Corporation - initial API and implementation
*****/

Found in path(s):

* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-
jar/org/eclipse/jdt/internal/compiler/apt/dispatch/AnnotationDiscoveryVisitor.java
No license file was found, but licenses were detected in source scan.

* Copyright (c) 2000, 2019 IBM Corporation and others.
*
* This program and the accompanying materials
* are made available under the terms of the Eclipse Public License 2.0
* which accompanies this distribution, and is available at
* <https://www.eclipse.org/legal/epl-2.0/>
*
* SPDX-License-Identifier: EPL-2.0
*
* Contributors:
* IBM Corporation - initial API and implementation
*****/

Found in path(s):

* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-
jar/org/eclipse/jdt/internal/compiler/util/HashtableOfPackage.java
* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-
jar/org/eclipse/jdt/internal/compiler/ast/BranchStatement.java
* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-

jar/org/eclipse/jdt/internal/compiler/ast/JavadocAllocationExpression.java
*
/opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-
jar/org/eclipse/jdt/internal/compiler/lookup/ProblemPackageBinding.java
* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-
jar/org/eclipse/jdt/internal/compiler/ast/JavadocMessageSend.java
* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-
jar/org/eclipse/jdt/internal/compiler/ast/CaseStatement.java
* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-
jar/org/eclipse/jdt/internal/compiler/parser/ParserBasicInformation.java
* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-
jar/org/eclipse/jdt/internal/compiler/classfmt/ClassFormatException.java
* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-
jar/org/eclipse/jdt/internal/compiler/parser/ConflictedParser.java
* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-
jar/org/eclipse/jdt/internal/compiler/parser/diagnose/DiagnoseParser.java
*
/opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-
jar/org/eclipse/jdt/internal/compiler/ast/QualifiedTypeReference.java
* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-
jar/org/eclipse/jdt/internal/compiler/parser/TerminalTokens.java
* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-
jar/org/eclipse/jdt/core/compiler/CategorizedProblem.java
* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-
jar/org/eclipse/jdt/internal/compiler/parser/RecoveredStatement.java
No license file was found, but licenses were detected in source scan.

/*****

* Copyright (c) 2000, 2018 IBM Corporation and others.
*
* This program and the accompanying materials
* are made available under the terms of the Eclipse Public License 2.0
* which accompanies this distribution, and is available at
* <https://www.eclipse.org/legal/epl-2.0/>
*
* SPDX-License-Identifier: EPL-2.0
*
* Contributors:
* IBM Corporation - initial API and implementation
* Stephan Herrmann - Contribution for bug 186342 - [compiler][null] Using annotations for null checking
* Jesper Steen Moeller - Contribution for bug 406973 - [compiler] Parse MethodParameters attribute
* Andy Clement (GoPivotal, Inc) aclement@gopivotal.com - Contributions for
* Bug 407191 - [1.8] Binary access support for type annotations

*****/

Found
in path(s):
* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-

jar/org/eclipse/jdt/internal/compiler/classfmt/MethodInfo.java

No license file was found, but licenses were detected in source scan.

```
/*  
* Copyright (c) 2000, 2017 IBM Corporation and others.  
*  
* This program and the accompanying materials  
* are made available under the terms of the Eclipse Public License 2.0  
* which accompanies this distribution, and is available at  
* https://www.eclipse.org/legal/epl-2.0/  
*  
* SPDX-License-Identifier: EPL-2.0  
*  
* Contributors:  
* IBM Corporation - initial API and implementation  
* Stephan Herrmann - Contribution for  
* bug 345305 - [compiler][null] Compiler misidentifies a case of "variable can only be null"  
***/
```

Found in path(s):

* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-

jar/org/eclipse/jdt/internal/compiler/flow/LabelFlowContext.java

No license file was found, but licenses were detected in source scan.

```
/*  
* Copyright (c) 2000, 2021 IBM Corporation and others.  
*  
* This program and the accompanying materials  
* are made available under the terms of the Eclipse Public License 2.0  
* which accompanies this distribution, and is available at  
* https://www.eclipse.org/legal/epl-2.0/  
*  
* SPDX-License-Identifier: EPL-2.0  
*  
* Contributors:  
* IBM Corporation - initial API and implementation  
* Stephan Herrmann <stephan@cs.tu-berlin.de> - Contributions for  
* Bug 328281 - visibility leaks not detected when analyzing unused field in private class  
* Bug 300576 - NPE Computing type hierarchy when compliance doesn't match libraries  
* Bug 354536 - compiling package-info.java still depends on the order of compilation units  
* Bug 349326 - [1.7] new warning for missing try-with-resources  
* Bug  
358903 - Filter practically unimportant resource leak warnings  
* Bug 395977 - [compiler][resource] Resource leak warning behavior possibly incorrect for anonymous inner class  
* Bug 395002 - Self bound generic class doesn't resolve bounds properly for wildcards for certain parametrisation.  
* Bug 416176 - [1.8][compiler][null] null type annotations cause grief on type variables  
* Bug 427199 - [1.8][resource] avoid resource leak warnings on Streams that have no resource  
* Bug 429958 - [1.8][null] evaluate new DefaultLocation attribute of @NonNullByDefault
```

- * Bug 434570 - Generic type mismatch for parametrized class annotation attribute with inner class
- * Bug 444024 - [1.8][compiler][null] Type mismatch error in annotation generics assignment which happens "sometimes"
- * Bug 459967 - [null] compiler should know about nullness of special methods like MyEnum.valueOf()
- * Andy Clement (GoPivotal, Inc) aclement@gopivotal.com - Contributions for
- * Bug 415821 - [1.8][compiler] CLASS_EXTENDS target type annotation missing for anonymous classes
- * het@google.com - Bug 456986 - Bogus error when annotation processor generates annotation type
- * Lars Vogel <Lars.Vogel@vogella.com> - Contributions for
- * Bug 473178

*****/

Found in path(s):

*/opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-jar/org/eclipse/jdt/internal/compiler/lookup/ClassScope.java

No license file was found, but licenses were detected in source scan.

/******

* Copyright (c) 2000, 2020 IBM Corporation and others.

*

* This program and the accompanying materials

* are made available under the terms of the Eclipse Public License 2.0

* which accompanies this distribution, and is available at

* <https://www.eclipse.org/legal/epl-2.0/>

*

* SPDX-License-Identifier: EPL-2.0

*

* Contributors:

* IBM Corporation - initial API and implementation

* Stephan Herrmann - Contributions for

* bug 343713 - [compiler] bogus line number in constructor of inner class in 1.5 compliance

* bug 349326 - [1.7] new warning for missing try-with-resources

* bug 186342 - [compiler][null] Using annotations for null checking

* bug 361407 - Resource leak warning when resource is assigned to a field outside of constructor

* bug 368546 - [compiler][resource] Avoid

remaining false positives found when compiling the Eclipse SDK

* bug 383690 - [compiler] location of error re uninitialized final field should be aligned

* bug 331649 - [compiler][null] consider null annotations for fields

* bug 383368 - [compiler][null] syntactic null analysis for field references

* bug 400421 - [compiler] Null analysis for fields does not take @com.google.inject.Inject into account

* Bug 392099 - [1.8][compiler][null] Apply null annotation on types for null analysis

* Bug 416176 - [1.8][compiler][null] null type annotations cause grief on type variables

* Bug 435805 - [1.8][compiler][null] Java 8 compiler does not recognize declaration style null annotations

* Andy Clement (GoPivotal, Inc) aclement@gopivotal.com - Contributions for

* Bug 415399 - [1.8][compiler] Type annotations on constructor results dropped by the code

generator

* Ulrich Grave <ulrich.grave@gmx.de> - Contributions

for

* bug 386692 - Missing "unused" warning on "autowired" fields
*****/

Found in path(s):

* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-
jar/org/eclipse/jdt/internal/compiler/ast/ConstructorDeclaration.java
No license file was found, but licenses were detected in source scan.

* Copyright (c) 2001, 2007 IBM Corporation and others.

*

* This program and the accompanying materials
* are made available under the terms of the Eclipse Public License 2.0
* which accompanies this distribution, and is available at
* <https://www.eclipse.org/legal/epl-2.0/>

*

* SPDX-License-Identifier: EPL-2.0

*

* Contributors:

* IBM Corporation - initial API and implementation

*****/

Found in path(s):

* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-
jar/org/eclipse/jdt/internal/compiler/apt/dispatch/AptProblem.java
No license file was found, but licenses were detected in source scan.

* Copyright (c) 2000, 2019 IBM Corporation and others.

*

* This program and the accompanying materials
* are made available under the terms of the Eclipse Public License 2.0
* which accompanies this distribution, and is available at
* <https://www.eclipse.org/legal/epl-2.0/>

*

* SPDX-License-Identifier: EPL-2.0

*

* Contributors:

* IBM Corporation - initial API and implementation

* Stephan Herrmann - Contribution for

* Bug 440474 - [null] textual encoding of external null annotations

*****/

Found in path(s):

* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-
jar/org/eclipse/jdt/internal/compiler/lookup/SignatureWrapper.java

No license file was found, but licenses were detected in source scan.

```
/*  
* Copyright (c) 2015, 2017 IBM Corporation.  
*  
* This program and the accompanying materials  
* are made available under the terms of the Eclipse Public License 2.0  
* which accompanies this distribution, and is available at  
* https://www.eclipse.org/legal/epl-2.0/  
*  
* SPDX-License-Identifier: EPL-2.0  
*  
* Contributors:  
* IBM Corporation - initial API and implementation  
*/
```

Found in path(s):

```
*/opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-  
jar/org/eclipse/jdt/internal/compiler/apt/util/JrtFileSystem.java  
*/opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-  
jar/org/eclipse/jdt/internal/compiler/tool/JrtFileSystem.java
```

No license file was found, but licenses were detected in source scan.

```
/*  
* Copyright (c) 2005, 2020 IBM Corporation and others.  
*  
* This program and the accompanying materials  
* are made available under the terms of the Eclipse Public License 2.0  
* which accompanies this distribution, and is available at  
* https://www.eclipse.org/legal/epl-2.0/  
*  
* SPDX-License-Identifier: EPL-2.0  
*  
* Contributors:  
* IBM Corporation - initial API and implementation  
* Stephan Herrmann - Contributions for  
* bug 349326 - [1.7] new warning for missing try-with-resources  
* bug 392099 - [1.8][compiler][null] Apply null annotation on types for null analysis  
* bug 395002 - Self bound generic class doesn't resolve bounds properly for wildcards for certain parametrisation.  
* bug 392384 - [1.8][compiler][null] Restore nullness info from type annotations in class files  
* Bug 392099  
- [1.8][compiler][null] Apply null annotation on types for null analysis  
* Bug 415291 - [1.8][null] differentiate type incompatibilities due to null annotations  
* Bug 415043 - [1.8][null] Follow-up re null type annotations after bug 392099  
* Bug 412076 - [compiler] @NonNullByDefault doesn't work for varargs parameter when in generic interface  
* Bug 403216 - [1.8][null] TypeReference#captureTypeAnnotations treats type annotations as type argument  
annotations  
* Bug 415850 - [1.8] Ensure RunJDTCORETests can cope with null annotations enabled
```

- * Bug 415043 - [1.8][null] Follow-up re null type annotations after bug 392099
 - * Bug 416175 - [1.8][compiler][null] NPE with a code snippet that used null annotations on wildcards
 - * Bug 416174 - [1.8][compiler][null] Bogus name clash error with null annotations
 - * Bug 416176 - [1.8][compiler][null] null type annotations cause grief on type variables
 - * Bug 400874 - [1.8][compiler]
- Inference infrastructure should evolve to meet JLS8 18.x (Part G of JSR335 spec)
- * Bug 423504 - [1.8] Implement "18.5.3 Functional Interface Parameterization Inference"
 - * Bug 425278 - [1.8][compiler] Suspect error: The target type of this expression is not a well formed parameterized type due to bound(s) mismatch
 - * Bug 425798 - [1.8][compiler] Another NPE in ConstraintTypeFormula.reduceSubType
 - * Bug 425156 - [1.8] Lambda as an argument is flagged with incompatible error
 - * Bug 426563 - [1.8] AIOOBE when method with error invoked with lambda expression as argument
 - * Bug 426792 - [1.8][inference][impl] generify new type inference engine
 - * Bug 428294 - [1.8][compiler] Type mismatch: cannot convert from List<Object> to Collection<Object[]>
 - * Bug 427199 - [1.8][resource] avoid resource leak warnings on Streams that have no resource
 - * Bug 416182 - [1.8][compiler][null] Contradictory null annotations not rejected
 - * Bug 438458 - [1.8][null] clean up handling of null type annotations wrt type variables
 - * Bug 438179 - [1.8][null] 'Contradictory null annotations' error on type variable with explicit null-annotation.
 - * Bug 441693 - [1.8][null] Bogus warning for type argument annotated with @NonNull
 - * Bug 446434 - [1.8][null] Enable interned captures also when analysing null type annotations
 - * Bug 435805 - [1.8][compiler][null] Java 8 compiler does not recognize declaration style null annotations
 - * Bug 456508 - Unexpected RHS PolyTypeBinding for: <code-snippet>
 - * Bug 390064 - [compiler][resource] Resource leak warning missing when extending parameterized class
 - * Jesper S Møller - Contributions for bug 381345 : [1.8] Take care of the Java 8 major version
 - * Bug 527554 - [18.3] Compiler support for JEP 286 Local-Variable Type
- *****/

Found in path(s):

* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-jar/org/eclipse/jdt/internal/compiler/lookup/ParameterizedTypeBinding.java

No license file was found, but licenses were detected in source scan.

/*****

* Copyright (c) 2000, 2020 IBM Corporation and others.

*

* This program and the accompanying materials

* are made available under the terms of the Eclipse Public License 2.0

* which accompanies this distribution, and is available at

* <https://www.eclipse.org/legal/epl-2.0/>

*

* SPDX-License-Identifier: EPL-2.0

*

* Contributors:

* IBM Corporation - initial API and implementation

* Stephan Herrmann - Contribution for

* bug 349326 - [1.7] new warning for missing try-with-resources

* bug 370930 - NonNull annotation not considered for enhanced for loops

* bug 365859 - [compiler][null] distinguish warnings based on flow analysis vs. null annotations

- * bug 345305 - [compiler][null] Compiler misidentifies a case of "variable can only be null"
 - * bug 393719 - [compiler] inconsistent warnings on iteration variables
 - * Bug 411964 - [1.8][null] leverage null type annotation in foreach statement
 - * Bug 392099 - [1.8][compiler][null] Apply null annotation on types for null analysis
 - * Bug 453483 - [compiler][null][loop] Improve null analysis for loops
 - * Bug 415790 - [compiler][resource]Incorrect potential resource leak warning in for loop with close in try/catch
 - * Jesper S Moller - Contribution for
 - * bug 401853 - Eclipse Java compiler creates invalid bytecode (java.lang.VerifyError)
 - * bug 527554 - [18.3] Compiler support for JEP 286 Local-Variable Type
- *****/

Found in path(s):

* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-jar/org/eclipse/jdt/internal/compiler/ast/ForeachStatement.java

No license file was found, but licenses were detected in source scan.

* Copyright (c) 2017, 2019 GK Software AG, and others.

*

* This program and the accompanying materials

* are made available under the terms of the Eclipse Public License 2.0

* which accompanies this distribution, and is available at

* <https://www.eclipse.org/legal/epl-2.0/>

*

* SPDX-License-Identifier: EPL-2.0

*

* Contributors:

* Stephan Herrmann - initial API and implementation

*****/

Found in path(s):

* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-jar/org/eclipse/jdt/internal/compiler/lookup/SourceModuleBinding.java

No license file was found, but licenses were detected in source scan.

* Copyright (c) 2000, 2017 IBM Corporation and others.

*

* This program and the accompanying materials

* are made available under the terms of the Eclipse Public License 2.0

* which accompanies this distribution, and is available at

* <https://www.eclipse.org/legal/epl-2.0/>

*

* SPDX-License-Identifier: EPL-2.0

*

* Contributors:

* IBM Corporation - initial API and implementation

* Stephan Herrmann - Contribution for
* Bug 429958 - [1.8][null] evaluate new DefaultLocation attribute of @NonNullByDefault
*****/

Found in path(s):

* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-
jar/org/eclipse/jdt/internal/compiler/ast/ArrayQualifiedTypeReference.java
No license file was found, but licenses were detected in source scan.

* Copyright (c) 2006, 2013 IBM Corporation and others.
*
* This program and the accompanying materials
* are made available under the terms of the Eclipse Public License 2.0
* which accompanies this distribution, and is available at
* <https://www.eclipse.org/legal/epl-2.0/>
*
* SPDX-License-Identifier: EPL-2.0
*
* Contributors:
* IBM Corporation - initial API and implementation
*****/

Found in path(s):

* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-
jar/org/eclipse/jdt/internal/compiler/apt/model/TypeVariableImpl.java
No license file was found, but licenses were detected in source scan.

* Copyright (c) 2018, 2020 IBM Corporation.
* All rights reserved. This program and the accompanying materials
* are made available under the terms of the Eclipse Public License v2.0
* which accompanies this distribution, and is available at
* <http://www.eclipse.org/legal/epl-v20.html>
*
* Contributors:
* IBM Corporation - initial API and implementation
*****/

Found in path(s):

* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-
jar/org/eclipse/jdt/internal/compiler/batch/ClasspathJep247.java
No license file was found, but licenses were detected in source scan.

* Copyright (c) 2014 Gauthier JACQUES, IBM Corporation and others.
*
* This program and the accompanying materials

* are made available under the terms of the Eclipse Public License 2.0

* which accompanies this distribution, and is available at

* <https://www.eclipse.org/legal/epl-2.0/>

*

* SPDX-License-Identifier: EPL-2.0

*

* Contributors:

* Gauthier JACQUES - Initial API and implementation

*****/

Found in path(s):

* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-

jar/org/eclipse/jdt/internal/compiler/tool/EclipseBatchRequestor.java

No license file was found, but licenses were detected in source scan.

* Copyright (c) 2000, 2021 IBM Corporation and others.

*

* This program and the accompanying materials

* are made available under the terms of the Eclipse Public License 2.0

* which accompanies this distribution, and is available at

* <https://www.eclipse.org/legal/epl-2.0/>

*

* SPDX-License-Identifier: EPL-2.0

*

* Contributors:

* IBM Corporation - initial API and implementation

* Stephan Herrmann - Contributions for

* bug 186342 - [compiler][null] Using annotations for null checking

* bug 365519 - editorial cleanup after bug 186342 and bug 365387

* Bug 417295 - [1.8][null] Message type annotated null analysis to gel well with deep encoded type bindings.

* Bug 392238 - [1.8][compiler][null] Detect semantically invalid null type annotations

* Bug 435570 - [1.8][null] @NonNullByDefault

illegally tries to affect "throws E"

* Bug 438012 - [1.8][null] Bogus Warning: The nullness annotation is redundant with a default that applies to this location

* Bug 466713 - Null Annotations: NullPointerException using <int @Nullable []> as Type Param

* Andy Clement (GoPivotal, Inc) aclement@gopivotal.com - Contributions for

* Bug 409246 - [1.8][compiler] Type annotations on catch parameters not handled properly

*****/

Found in path(s):

* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-

jar/org/eclipse/jdt/internal/compiler/ast/Argument.java

No license file was found, but licenses were detected in source scan.

* Copyright (c) 2014, 2017 GK Software AG.

```
*
* This program and the accompanying materials
* are made available under the terms of the Eclipse Public License 2.0
* which accompanies this distribution, and is available at
* https://www.eclipse.org/legal/epl-2.0/
*
* SPDX-License-Identifier: EPL-2.0
*
* Contributors:
*   Stephan Herrmann - initial API and implementation
*   Lars Vogel <Lars.Vogel@vogella.com> - Contributions for
*     Bug 473178
*****/
```

Found in path(s):
* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-jar/org/eclipse/jdt/internal/compiler/classfmt/ExternalAnnotationProvider.java
No license file was found, but licenses were detected in source scan.

```
/******
* Copyright (c) 2000, 2019 IBM Corporation and others.
*
* This program and the accompanying materials
* are made available under the terms of the Eclipse Public License 2.0
* which accompanies this distribution, and is available at
* https://www.eclipse.org/legal/epl-2.0/
*
* SPDX-License-Identifier: EPL-2.0
*
* Contributors:
*   IBM Corporation - initial API and implementation
*   Stephan Herrmann <stephan@cs.tu-berlin.de> - Contributions for
*     bug 185682 - Increment/decrement operators mark local variables as read
*     bug 392862 - [1.8][compiler][null] Evaluate null annotations on array types
*     bug 331649 - [compiler][null] consider null annotations for fields
*     bug 383368 - [compiler][null] syntactic null analysis for field references
*     bug 392384 - [1.8][compiler][null] Restore nullness
* info from type annotations in class files
*   Bug 392099 - [1.8][compiler][null] Apply null annotation on types for null analysis
*   Bug 411964 - [1.8][null] leverage null type annotation in foreach statement
*   Bug 407414 - [compiler][null] Incorrect warning on a primitive type being null
*****/
```

Found in path(s):
* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-jar/org/eclipse/jdt/internal/compiler/ast/Reference.java
No license file was found, but licenses were detected in source scan.

```

/*****
* Copyright (c) 2000, 2020 IBM Corporation and others.
*
* This program and the accompanying materials
* are made available under the terms of the Eclipse Public License 2.0
* which accompanies this distribution, and is available at
* https://www.eclipse.org/legal/epl-2.0/
*
* SPDX-License-Identifier: EPL-2.0
*
* Contributors:
*   IBM Corporation - initial API and implementation
*   Andy Clement (GoPivotal, Inc) aclement@gopivotal.com - Contributions for
*     bug 407191 - [1.8] Binary access support for type annotations
*   Stephan Herrmann - Contribution for
*     Bug 440474 - [null] textual encoding of external null annotations
*****/

```

Found in path(s):

```

* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-
jar/org/eclipse/jdt/internal/compiler/env/IBinaryType.java
No license file was found, but licenses were detected in source scan.

```

```

/*****
* Copyright (c) 2000, 2012 IBM Corporation and others.
*
* This program and the accompanying materials
* are made available under the terms of the Eclipse Public License 2.0
* which accompanies this distribution, and is available at
* https://www.eclipse.org/legal/epl-2.0/
*
* SPDX-License-Identifier: EPL-2.0
*
* Contributors:
*   IBM Corporation - initial API and implementation
*   Stephan Herrmann - Contribution for
*     bug 345305 - [compiler][null] Compiler misidentifies a case of "variable can only be null"
*****/

```

Found in path(s):

```

* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-
jar/org/eclipse/jdt/internal/compiler/ast/ContinueStatement.java
No license file was found, but licenses were detected in source scan.

```

```

/*****
* Copyright (c) 2005, 2019 IBM Corporation and others.
*
* This program and the accompanying materials

```

* are made available under the terms of the Eclipse Public License 2.0
* which accompanies this distribution, and is available at
* <https://www.eclipse.org/legal/epl-2.0/>
*
* SPDX-License-Identifier: EPL-2.0
*
* Contributors:
* IBM Corporation - initial API and implementation
* IBM Corporation - Fix for bug 328575
* het@google.com - Bug 415274 - Annotation processing throws a NPE in getElementsAnnotatedWith()
*****/

Found in path(s):

* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-
jar/org/eclipse/jdt/internal/compiler/apt/dispatch/RoundEnvImpl.java
No license file was found, but licenses were detected in source scan.

/*
* Copyright (c) 2018, 2020 IBM Corporation and others.
*
* This program and the accompanying materials
* are made available under the terms of the Eclipse Public License 2.0
* which accompanies this distribution, and is available at
* <https://www.eclipse.org/legal/epl-2.0/>
*
* SPDX-License-Identifier: EPL-2.0
*
* Contributors:
* IBM Corporation - initial API and implementation
*
*****/

Found in path(s):

* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-
jar/org/eclipse/jdt/internal/compiler/apt/model/ModuleElementImpl.java
No license file was found, but licenses were detected in source scan.

/*
* Copyright (c) 2000, 2021 IBM Corporation and others.
*
* This program and the accompanying materials
* are made available under the terms of the Eclipse Public License 2.0
* which accompanies this distribution, and is available at
* <https://www.eclipse.org/legal/epl-2.0/>
*
* SPDX-License-Identifier: EPL-2.0
*
* Contributors:

- * IBM Corporation - initial API and implementation
 - * Stephan Herrmann - Contributions for
 - * bug 319201 - [null] no warning when unboxing SimpleNameReference causes NPE
 - * bug 349326 - [1.7] new warning for missing try-with-resources
 - * bug 345305 - [compiler][null] Compiler misidentifies a case of "variable can only be null"
 - * bug 403147 - [compiler][null] FUP of bug 400761: consolidate interaction between unboxing, NPE, and deferred checking
 - * Bug 415790
 - [compiler][resource]Incorrect potential resource leak warning in for loop with close in try/catch
- *****/

Found in path(s):

- * /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-jar/org/eclipse/jdt/internal/compiler/ast/WhileStatement.java
- * /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-jar/org/eclipse/jdt/internal/compiler/ast/ForStatement.java

No license file was found, but licenses were detected in source scan.

/*****

- * Copyright (c) 2000, 2017 IBM Corporation and others.
 - *
 - * This program and the accompanying materials
 - * are made available under the terms of the Eclipse Public License 2.0
 - * which accompanies this distribution, and is available at
 - * <https://www.eclipse.org/legal/epl-2.0/>
 - *
 - * SPDX-License-Identifier: EPL-2.0
 - *
 - * Contributors:
 - * IBM Corporation - initial API and implementation
 - * Stephan Herrmann - contributions for
 - * bug 337868 - [compiler][model] incomplete support for package-info.java when using SearchableEnvironment
 - * bug 186342 - [compiler][null] Using annotations for null checking
- *****/

Found in path(s):

- * /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-jar/org/eclipse/jdt/internal/compiler/Compiler.java

No license file was found, but licenses were detected in source scan.

/*****

- * Copyright (c) 2000, 2019 IBM Corporation and others.
- *
- * This program and the accompanying materials
- * are made available under the terms of the Eclipse Public License 2.0
- * which accompanies this distribution, and is available at
- * <https://www.eclipse.org/legal/epl-2.0/>
- *

```
* SPDX-License-Identifier: EPL-2.0
*
* Contributors:
*   IBM Corporation - initial API and implementation
*   Stephan Herrmann - Contributions for
*     bug 349326 - [1.7] new warning for missing try-with-resources
*     bug 186342 - [compiler][null] Using annotations for null checking
*     bug 370639 - [compiler][resource] restore the default for resource leak warnings
*     bug 265744 - Enum switch should warn about missing default
*     bug 374605 - Unreasonable warning for enum-based switch statements
*     bug 381443
*   - [compiler][null] Allow parameter widening from @NonNull to unannotated
*     Bug 441208 - [1.8][null] SuppressWarnings("null") does not suppress / marked Unnecessary
*     Bug 410218 - Optional warning for arguments of "unexpected" types to Map#get(Object),
Collection#remove(Object) et al.
*****/
```

Found in path(s):

```
* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-
jar/org/eclipse/jdt/internal/compiler/impl/IrritantSet.java
```

No license file was found, but licenses were detected in source scan.

```
/******
* Copyright (c) 2012, 2020 GK Software SE, IBM Corporation and others.
*
* This program and the accompanying materials
* are made available under the terms of the Eclipse Public License 2.0
* which accompanies this distribution, and is available at
* https://www.eclipse.org/legal/epl-2.0/
*
* SPDX-License-Identifier: EPL-2.0
*
* Contributors:
*   Stephan Herrmann - initial API and implementation
*****/
```

Found in path(s):

```
* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-
jar/org/eclipse/jdt/internal/compiler/lookup/ImplicitNullAnnotationVerifier.java
```

No license file was found, but licenses were detected in source scan.

```
/******
* Copyright (c) 2000, 2017 IBM Corporation and others.
*
* This program and the accompanying materials
* are made available under the terms of the Eclipse Public License 2.0
* which accompanies this distribution, and is available at
* https://www.eclipse.org/legal/epl-2.0/
```



```
*
* SPDX-License-Identifier: EPL-2.0
*
* Contributors:
*   IBM Corporation - initial API and implementation
*   Stephan Herrmann - Contributions for
*     bug 186342 - [compiler][null] Using annotations for null checking
*     bug 365519 - editorial cleanup after bug 186342 and bug 365387
*     Bug 434570 - Generic type mismatch for parametrized class annotation attribute with inner class
*****/
```

Found in path(s):

```
* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-
jar/org/eclipse/jdt/internal/compiler/ast/MemberValuePair.java
```

No license file was found, but licenses were detected in source scan.

```
/******
* Copyright (c) 2006, 2018 IBM Corporation and others.
*
* This program and the accompanying materials
* are made available under the terms of the Eclipse Public License 2.0
* which accompanies this distribution, and is available at
* https://www.eclipse.org/legal/epl-2.0/
*
* SPDX-License-Identifier: EPL-2.0
*
* Contributors:
*   IBM Corporation - initial API and implementation
*   BEA - Patch for bug 172743
*****/
```

Found in path(s):

```
* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-
jar/org/eclipse/jdt/internal/compiler/AbstractAnnotationProcessorManager.java
```

No license file was found, but licenses were detected in source scan.

```
/******
* Copyright (c) 2019 Simeon Andreev and others.
*
* This program and the accompanying materials
* are made available under the terms of the Eclipse Public License 2.0
* which accompanies this distribution, and is available at
* https://www.eclipse.org/legal/epl-2.0/
*
* SPDX-License-Identifier: EPL-2.0
*
* Contributors:
*   Simeon Andreev - initial API and implementation
```

Found in path(s):

* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-jar/org/eclipse/jdt/internal/compiler/lookup/ReferenceBindingSetWrapper.java
No license file was found, but licenses were detected in source scan.

* Copyright (c) 2007, 2011 BEA Systems, Inc.
*
* This program and the accompanying materials
* are made available under the terms of the Eclipse Public License 2.0
* which accompanies this distribution, and is available at
* <https://www.eclipse.org/legal/epl-2.0/>
*
* SPDX-License-Identifier: EPL-2.0
*
* Contributors:
* wharley@bea.com - initial API and implementation
*

Found in path(s):

* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-jar/org/eclipse/jdt/internal/compiler/apt/model/IElementInfo.java
No license file was found, but licenses were detected in source scan.

* Copyright (c) 2000, 2021 IBM Corporation and others.
*
* This program and the accompanying materials
* are made available under the terms of the Eclipse Public License 2.0
* which accompanies this distribution, and is available at
* <https://www.eclipse.org/legal/epl-2.0/>
*
* SPDX-License-Identifier: EPL-2.0
*
* Contributors:
* IBM Corporation - initial API and implementation
* Stephan Herrmann - Contribution for
* Bug 400874 - [1.8][compiler] Inference infrastructure should evolve to meet JLS8 18.x (Part G of JSR335 spec)
* Bug 429384 - [1.8][null] implement conformance rules for null-annotated lower / upper type bounds
* Bug 441797 - [1.8] synchronize type annotations on capture and its wildcard
* Bug 456497 - [1.8][null] during inference nullness from target type is lost against weaker
hint from applicability analysis
* Bug 456924 - StackOverflowError during compilation
* Bug 462790 - [null] NPE in Expression.computeConversion()
* Jesper S Møller - Contributions for bug 381345 : [1.8] Take care of the Java 8 major version

* Bug 527554 - [18.3] Compiler support for JEP 286 Local-Variable Type

*****/

Found in path(s):

* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-jar/org/eclipse/jdt/internal/compiler/lookup/CaptureBinding.java

No license file was found, but licenses were detected in source scan.

* Copyright (c) 2000, 2018 IBM Corporation and others.

*

* This program and the accompanying materials

* are made available under the terms of the Eclipse Public License 2.0

* which accompanies this distribution, and is available at

* <https://www.eclipse.org/legal/epl-2.0/>

*

* SPDX-License-Identifier: EPL-2.0

*

* Contributors:

* IBM Corporation - initial API and implementation

* Stephan Herrmann - Contributions for

* bug 186342 - [compiler][null] Using annotations for null checking

* bug 365519 - editorial cleanup after bug 186342 and bug 365387

* bug 388281 - [compiler][null] inheritance of null annotations as an option

* bug 388795 - [compiler] detection of name clash depends on order of super interfaces

* bug 388739 - [1.8][compiler] consider default methods when detecting whether

a class needs to be declared abstract

* bug 390883 - [1.8][compiler] Unable to override default method

* bug 395002 - Self bound generic class doesn't resolve bounds properly for wildcards for certain parametrisation.

* bug 401246 - [1.8][compiler] abstract class method should now trump conflicting default methods

* bug 401796 - [1.8][compiler] don't treat default methods as overriding an independent inherited abstract method

* bug 403867 - [1.8][compiler] Suspect error about duplicate default methods

* bug 391376 - [1.8] check interaction of default methods with bridge methods and generics

* bug 395681 - [compiler] Improve simulation of javac6 behavior from bug 317719 after fixing bug 388795

* bug 409473 - [compiler] JDT cannot compile against JRE 1.8

* Bug 420080 - [1.8] Overridden Default method is reported as duplicated

* Bug 404690 - [1.8][compiler] revisit bridge generation after VM bug is fixed

* Bug 410325 - [1.7][compiler] Generified method override different between javac and eclipse compiler

* Bug 429958 - [1.8][null] evaluate new DefaultLocation attribute of @NonNullByDefault

* Bug 390889 - [1.8][compiler] Evaluate options to support 1.7- projects against 1.8 JRE.

* Bug 440773 - [1.8][null]DefaultLocation.RETURN_TYPE erroneously affects method parameters in

@NonNullByDefault

* Bug 435805 - [1.8][compiler][null] Java 8 compiler does not recognize declaration style null annotations

* Bug 446442 - [1.8] merge null annotations from super methods

*****/

Found in path(s):

* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-

jar/org/eclipse/jdt/internal/compiler/lookup/MethodVerifier15.java
No license file was found, but licenses were detected in source scan.

```
/*  
* Copyright (c) 2009, 2017 Vladimir Piskarev and others.  
*  
* This program and the accompanying materials  
* are made available under the terms of the Eclipse Public License 2.0  
* which accompanies this distribution, and is available at  
* https://www.eclipse.org/legal/epl-2.0/  
*  
* SPDX-License-Identifier: EPL-2.0  
*  
* Contributors:  
*   Vladimir Piskarev - initial API and implementation  
*/
```

Found in path(s):

* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-
jar/org/eclipse/jdt/internal/compiler/apt/model/AnnotationMemberValue.java
No license file was found, but licenses were detected in source scan.

```
/*  
* Copyright (c) 2000, 2020 IBM Corporation and others.  
*  
* This program and the accompanying materials  
* are made available under the terms of the Eclipse Public License 2.0  
* which accompanies this distribution, and is available at  
* https://www.eclipse.org/legal/epl-2.0/  
*  
* SPDX-License-Identifier: EPL-2.0  
*  
* Contributors:  
*   IBM Corporation - initial API and implementation  
*   Stephen Herrmann <stephan@cs.tu-berlin.de> - Contributions for  
*     bug 317046 - Exception during debugging when hover mouse over a field  
*     bug 395002 - Self bound generic class doesn't resolve bounds properly for wildcards for certain parametrisation.  
*     bug 392862 - [1.8][compiler][null] Evaluate null annotations on array types  
*     bug 392384 - [1.8][compiler][null] Restore nullness info from type annotations in class  
files  
*     Bug 392099 - [1.8][compiler][null] Apply null annotation on types for null analysis  
*     Bug 415291 - [1.8][null] differentiate type incompatibilities due to null annotations  
*     Bug 417295 - [1.8][null] Massage type annotated null analysis to gel well with deep encoded type bindings.  
*     Bug 400874 - [1.8][compiler] Inference infrastructure should evolve to meet JLS8 18.x (Part G of JSR335 spec)  
*     Bug 423504 - [1.8] Implement "18.5.3 Functional Interface Parameterization Inference"  
*     Bug 424712 - [1.8][compiler] NPE in TypeBinding.isProvablyDistinctTypeArgument  
*     Bug 426792 - [1.8][inference][impl] generify new type inference engine  
*     Bug 426764 - [1.8] Presence of conditional expression as method argument confuses compiler
```

- * Bug 423505 - [1.8] Implement "18.5.4 More Specific Method Inference"
- * Bug 427626 - [1.8] StackOverflow while typing new ArrayList<String>().toArray(and asking for code completion
- * Bug 428019 - [1.8][compiler] Type inference failure with nested generic invocation.
- * Bug 435962 - [RC2] StackOverFlowError when building
- * Bug 438458 - [1.8][null] clean up handling of null type annotations wrt type variables
- * Bug 440759 - [1.8][null] @NonNullByDefault should never affect wildcards and uses of a type variable
- * Bug 441693 - [1.8][null] Bogus warning for type argument annotated with @NonNull
- * Bug 446434 - [1.8][null] Enable interned captures also when analysing null type annotations
- * Jesper S Moller <jesper@selskabet.org> - Contributions for
- * bug 382701 - [1.8][compiler] Implement semantic analysis of Lambda expressions & Reference expression
- * bug 527554 - [18.3] Compiler support for JEP 286 Local-Variable Type
- *
- *****/

Found in path(s):

- * /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-jar/org/eclipse/jdt/internal/compiler/lookup/TypeBinding.java

No license file was found, but licenses were detected in source scan.

```

/*****
* Copyright (c) 2000, 2019 IBM Corporation and others.
*
* This program and the accompanying materials
* are made available under the terms of the Eclipse Public License 2.0
* which accompanies this distribution, and is available at
* https://www.eclipse.org/legal/epl-2.0/
*
* SPDX-License-Identifier: EPL-2.0
*
* Contributors:
*   IBM Corporation - initial API and implementation
*   Stephan Herrmann - Contributions for
*     bug 319201 - [null] no warning when unboxing SingleNameReference causes NPE
*     bug 349326 - [1.7] new warning for missing try-with-resources
*     bug 265744 - Enum switch should warn about missing default
*     bug 374605 - Unreasonable warning for enum-based switch statements
*     bug 345305 - [compiler][null] Compiler misidentifies a case of "variable can only be null"
*****/

```

Found in path(s):

- * /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-jar/org/eclipse/jdt/internal/compiler/ast/SwitchStatement.java

No license file was found, but licenses were detected in source scan.

```

/*****
* Copyright (c) 2005, 2017 IBM Corporation and others.
*
* This program and the accompanying materials

```

* are made available under the terms of the Eclipse Public License 2.0
 * which accompanies this distribution, and is available at
 * <https://www.eclipse.org/legal/epl-2.0/>
 *
 * SPDX-License-Identifier: EPL-2.0
 *
 * Contributors:
 * IBM Corporation - initial API and implementation
 * Stephan Herrmann - Contribution for
 * bug 349326 - [1.7] new warning for missing try-with-resources
 * bug 359362 - FUP of bug 349326: Resource leak on non-Closeable resource
 * bug 358903 - Filter practically unimportant resource leak warnings
 * Bug 417295 - [1.8][null] Message type annotated null analysis to gel well with deep encoded type bindings.
 * Bug 400874 - [1.8][compiler] Inference infrastructure
 should evolve to meet JLS8 18.x (Part G of JSR335 spec)
 * Bug 423504 - [1.8] Implement "18.5.3 Functional Interface Parameterization Inference"
 * Bug 426676 - [1.8][compiler] Wrong generic method type inferred from lambda expression
 * Bug 427411 - [1.8][generics] JDT reports type mismatch when using method that returns generic type
 * Bug 428019 - [1.8][compiler] Type inference failure with nested generic invocation.
 * Bug 435962 - [RC2] StackOverflowError when building
 * Bug 438458 - [1.8][null] clean up handling of null type annotations wrt type variables
 * Bug 440759 - [1.8][null] @NonNullByDefault should never affect wildcards and uses of a type variable
 * Bug 441693 - [1.8][null] Bogus warning for type argument annotated with @NonNull
 *****/

Found in path(s):

* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-jar/org/eclipse/jdt/internal/compiler/lookup/WildcardBinding.java

No license file was found, but licenses were detected in source scan.

/***/

* Copyright (c) 2000, 2013 IBM Corporation and others.

*

* This program and the accompanying materials

* are made available under the terms of the Eclipse Public License 2.0

* which accompanies this distribution, and is available at

* <https://www.eclipse.org/legal/epl-2.0/>

*

* SPDX-License-Identifier: EPL-2.0

*

* Contributors:

* IBM Corporation - initial API and implementation

*

* Jesper S Moller - Contributions for

* Bug 405066 - [1.8][compiler][codegen] Implement code generation infrastructure for JSR335
 *****/

Found in path(s):

* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-jar/org/eclipse/jdt/internal/compiler/codegen/Opcodes.java
No license file was found, but licenses were detected in source scan.

```
/*
 * Copyright (c) 2000, 2018 IBM Corporation and others.
 *
 * This program and the accompanying materials
 * are made available under the terms of the Eclipse Public License 2.0
 * which accompanies this distribution, and is available at
 * https://www.eclipse.org/legal/epl-2.0/
 *
 * SPDX-License-Identifier: EPL-2.0
 *
 * Contributors:
 *   IBM Corporation - initial API and implementation
 *   Stephan Herrmann - Contribution for
 *     Bug 440687 - [compiler][batch][null] improve command line option for external annotations
 *   Lars Vogel <Lars.Vogel@vogella.com> - Contributions for
 *     Bug 473178
 */
```

Found in path(s):

* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-jar/org/eclipse/jdt/internal/compiler/batch/ClasspathDirectory.java
No license file was found, but licenses were detected in source scan.

```
/*
 * Copyright (c) 2005, 2010 BEA Systems, Inc.
 *
 * This program and the accompanying materials
 * are made available under the terms of the Eclipse Public License 2.0
 * which accompanies this distribution, and is available at
 * https://www.eclipse.org/legal/epl-2.0/
 *
 * SPDX-License-Identifier: EPL-2.0
 *
 * Contributors:
 *   tyeung@bea.com - initial API and implementation
 *   olivier_thomann@ca.ibm.com - add hashCode() and equals(..) methods
 */
```

Found in path(s):

* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-jar/org/eclipse/jdt/internal/compiler/env/ClassSignature.java
* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-jar/org/eclipse/jdt/internal/compiler/env/EnumConstantSignature.java

No license file was found, but licenses were detected in source scan.

```
/*  
* Copyright (c) 2013 GK Software AG.  
*  
* This program and the accompanying materials  
* are made available under the terms of the Eclipse Public License 2.0  
* which accompanies this distribution, and is available at  
* https://www.eclipse.org/legal/epl-2.0/  
*  
* SPDX-License-Identifier: EPL-2.0  
*  
* Contributors:  
*   Stephan Herrmann - initial API and implementation  
*/
```

Found in path(s):

```
*/opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-  
jar/org/eclipse/jdt/internal/compiler/lookup/InferenceFailureException.java  
*/opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-  
jar/org/eclipse/jdt/internal/compiler/lookup/ReductionResult.java
```

No license file was found, but licenses were detected in source scan.

```
/*  
* Copyright (c) 2007, 2020 BEA Systems, Inc. and others  
*  
* This program and the accompanying materials  
* are made available under the terms of the Eclipse Public License 2.0  
* which accompanies this distribution, and is available at  
* https://www.eclipse.org/legal/epl-2.0/  
*  
* SPDX-License-Identifier: EPL-2.0  
*  
* Contributors:  
*   wharley@bea.com - derived base class from BatchMessengerImpl  
*/
```

Found in path(s):

```
*/opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-  
jar/org/eclipse/jdt/internal/compiler/apt/dispatch/BaseMessengerImpl.java
```

No license file was found, but licenses were detected in source scan.

```
/*  
* Copyright (c) 2019 IBM Corporation and others.  
* All rights reserved. This program and the accompanying materials  
* are made available under the terms of the Eclipse Public License v1.0  
* which accompanies this distribution, and is available at
```



```
* https://www.eclipse.org/legal/epl-2.0/
*
* SPDX-License-Identifier: EPL-2.0
*
* Contributors:
*   IBM Corporation - initial API and implementation
*****/
```

Found in path(s):

```
* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-
jar/org/eclipse/jdt/internal/compiler/classfmt/ComponentInfoWithTypeAnnotation.java
* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-
jar/org/eclipse/jdt/internal/compiler/ast/CompactConstructorDeclaration.java
* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-
jar/org/eclipse/jdt/internal/compiler/ast/TextBlock.java
```

No license file was found, but licenses were detected in source scan.

```
/******
```

```
* Copyright (c) 2013, 2015 GK Software AG.
*
* This program and the accompanying materials
* are made available under the terms of the Eclipse Public License 2.0
* which accompanies this distribution, and is available at
* https://www.eclipse.org/legal/epl-2.0/
*
* SPDX-License-Identifier: EPL-2.0
*
* Contributors:
*   Stephan Herrmann - initial API and implementation
*   Lars Vogel <Lars.Vogel@vogella.com> - Contributions for
*     Bug 473178
*****/
```

Found in path(s):

```
* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-
jar/org/eclipse/jdt/internal/compiler/lookup/ConstraintFormula.java
* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-
jar/org/eclipse/jdt/internal/compiler/lookup/ConstraintExceptionFormula.java
```

No license file was found, but licenses were detected in source scan.

```
/******
```

```
* Copyright (c) 2000, 2013 IBM Corporation and others.
*
* This program and the accompanying materials
* are made available under the terms of the Eclipse Public License 2.0
* which accompanies this distribution, and is available at
* https://www.eclipse.org/legal/epl-2.0/
*
```

```
* SPDX-License-Identifier: EPL-2.0
*
* Contributors:
*   IBM Corporation - initial API and implementation
*   Perry James - nullStatus method improvement (165346)
*   Stephan Herrmann - Contribution for
*     bug 383368 - [compiler][null] syntactic null analysis for field references
*****/
```

Found in path(s):
* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-jar/org/eclipse/jdt/internal/compiler/ast/OperatorExpression.java
No license file was found, but licenses were detected in source scan.

```
/******
* Copyright (c) 2016, 2018 IBM Corporation and others.
*
* This program and the accompanying materials
* are made available under the terms of the Eclipse Public License 2.0
* which accompanies this distribution, and is available at
* https://www.eclipse.org/legal/epl-2.0/
*
* SPDX-License-Identifier: EPL-2.0
*
* Contributors:
*   IBM Corporation - initial API and implementation
*
*****/
```

Found in path(s):
* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-jar/org/eclipse/jdt/internal/compiler/ast/RequiresStatement.java
No license file was found, but licenses were detected in source scan.

This program and the accompanying materials
are made available under the terms of the Eclipse Public License 2.0

Found in path(s):
* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-jar/org/eclipse/jdt/internal/compiler/messages.properties
* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-jar/org/eclipse/jdt/internal/antadapter/messages.properties
* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-jar/org/eclipse/jdt/internal/compiler/batch/messages.properties
* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-jar/org/eclipse/jdt/internal/compiler/problem/messages.properties
No license file was found, but licenses were detected in source scan.

```

/*****
* Copyright (c) 2008, 2016 IBM Corporation and others.
*
* This program and the accompanying materials
* are made available under the terms of the Eclipse Public License 2.0
* which accompanies this distribution, and is available at
* https://www.eclipse.org/legal/epl-2.0/
*
* SPDX-License-Identifier: EPL-2.0
*
* Contributors:
*   IBM Corporation - initial API and implementation
*****/

```

Found in path(s):
* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-
jar/org/eclipse/jdt/internal/compiler/ProcessTaskManager.java
No license file was found, but licenses were detected in source scan.

```

/*****
* Copyright (c) 2005, 2010 IBM Corporation and others.
*
* This program and the accompanying materials
* are made available under the terms of the Eclipse Public License 2.0
* which accompanies this distribution, and is available at
* https://www.eclipse.org/legal/epl-2.0/
*
* SPDX-License-Identifier: EPL-2.0
*
* Contributors:
*   IBM Corporation - initial API and implementation
*****/

```

Found in path(s):
* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-
jar/org/eclipse/jdt/internal/compiler/codegen/StackMapFrame.java
No license file was found, but licenses were detected in source scan.

```

/*****
* Copyright (c) 2006, 2011 BEA Systems, Inc.
*
* This program and the accompanying materials
* are made available under the terms of the Eclipse Public License 2.0
* which accompanies this distribution, and is available at
* https://www.eclipse.org/legal/epl-2.0/
*
* SPDX-License-Identifier: EPL-2.0
*

```

* Contributors:
* wharley@bea.com - initial API and implementation
*
*****/

Found in path(s):
* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-
jar/org/eclipse/jdt/internal/compiler/apt/dispatch/ProcessorInfo.java
No license file was found, but licenses were detected in source scan.

/******
* Copyright (c) 2008, 2014 Technical University Berlin, Germany and others.
*
* This program and the accompanying materials
* are made available under the terms of the Eclipse Public License 2.0
* which accompanies this distribution, and is available at
* <https://www.eclipse.org/legal/epl-2.0/>
*
* SPDX-License-Identifier: EPL-2.0
*
* Contributors:
* Stephan Herrmann - Initial API and implementation
*****/

Found in path(s):
* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-
jar/org/eclipse/jdt/internal/compiler/util/Sorting.java
No license file was found, but licenses were detected in source scan.

/******
* Copyright (c) 2017 IBM Corporation.
*
* This program and the accompanying materials
* are made available under the terms of the Eclipse Public License 2.0
* which accompanies this distribution, and is available at
* <https://www.eclipse.org/legal/epl-2.0/>
*
* SPDX-License-Identifier: EPL-2.0
*
* Contributors:
* IBM Corporation - initial API and implementation
*****/

Found in path(s):
* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-
jar/org/eclipse/jdt/internal/compiler/tool/ModuleLocationHandler.java
No license file was found, but licenses were detected in source scan.

```

/*****
* Copyright (c) 2008, 2013 IBM Corporation and others.
*
* This program and the accompanying materials
* are made available under the terms of the Eclipse Public License 2.0
* which accompanies this distribution, and is available at
* https://www.eclipse.org/legal/epl-2.0/
*
* SPDX-License-Identifier: EPL-2.0
*
* Contributors:
*   IBM Corporation - initial API and implementation
*****/

```

Found in path(s):
* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-
jar/org/eclipse/jdt/internal/compiler/ReadManager.java
No license file was found, but licenses were detected in source scan.

```

/*****
* Copyright (c) 2007, 2018 IBM Corporation and others.
*
* This program and the accompanying materials
* are made available under the terms of the Eclipse Public License 2.0
* which accompanies this distribution, and is available at
* https://www.eclipse.org/legal/epl-2.0/
*
* SPDX-License-Identifier: EPL-2.0
*
* Contributors:
*   Frits Jalvingh - fix for bug 533830.
*****/

```

Found in path(s):
* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-
jar/org/eclipse/jdt/internal/compiler/tool/ExceptionDiagnostic.java
No license file was found, but licenses were detected in source scan.

```

/*****
* Copyright (c) 2013, 2018 IBM Corporation and others.
*
* This program and the accompanying materials
* are made available under the terms of the Eclipse Public License 2.0
* which accompanies this distribution, and is available at
* https://www.eclipse.org/legal/epl-2.0/
*
* SPDX-License-Identifier: EPL-2.0
*

```

```

* Contributors:
*   IBM Corporation - initial API and implementation
*   Stephan Herrmann - Contribution for
*     Bug 432977 - [1.8][null] Incorrect 'type is not visible' compiler error
*     Bug 446434 - [1.8][null] Enable interned captures also when analysing null type annotations
*****/
/* Taking the binding of QTR as an example, there could be different annotatable components, but we come in a
with a single binding, e.g:

@T Z;                type => Z annotations => [[@T]]
  @T Y.@T Z          type => Z annotations => [[@T][@T]]
  @T X.@T Y.@T Z    type => Z annotations => [[@T][@T][@T]]
  java.lang.@T X.@T Y.@T Z    type => Z annotations => [[[]][@T][@T][@T]]
  in all these cases the incoming type binding is for Z, but annotations are for different levels. We need to align their
  layout for proper attribution.
*/

```

```

Found in path(s):
* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-
jar/org/eclipse/jdt/internal/compiler/lookup/AnnotatableTypeSystem.java
No license file was found, but licenses were detected in source scan.

```

```

/*****
* Copyright (c) 2000, 2020 IBM Corporation and others.
*
* This program and the accompanying materials
* are made available under the terms of the Eclipse Public License 2.0
* which accompanies this distribution, and is available at
* https://www.eclipse.org/legal/epl-2.0/
*
* SPDX-License-Identifier: EPL-2.0
*
* Contributors:
*   IBM Corporation - initial API and implementation
*   Erling Ellingsen - patch for bug 125570
*   Stephan Herrmann - Contribution for
*     Bug 429958 - [1.8][null] evaluate new DefaultLocation attribute of @NonNullByDefault
*     Bug 434570 - Generic type mismatch for parametrized class annotation attribute with inner class
*   Sebastian Zarnekow - Contribution for
*     Bug 544921 - [performance] Poor performance with large source files
*****/

```

```

Found
in path(s):
* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-
jar/org/eclipse/jdt/internal/compiler/lookup/CompilationUnitScope.java
No license file was found, but licenses were detected in source scan.

```

/******

* Copyright (c) 2000, 2020 IBM Corporation and others.

*

* This program and the accompanying materials

* are made available under the terms of the Eclipse Public License 2.0

* which accompanies this distribution, and is available at

* <https://www.eclipse.org/legal/epl-2.0/>

*

* SPDX-License-Identifier: EPL-2.0

*

* Contributors:

* IBM Corporation - initial API and implementation

* Stephan Herrmann <stephan@cs.tu-berlin.de> - Contributions for

* bug 319201 - [null] no warning when unboxing SimpleNameReference causes NPE

* bug 292478 - Report potentially null across variable assignment

* bug 335093 - [compiler][null] minimal hook for future null annotation support

* bug 349326 - [1.7] new warning for missing try-with-resources

* bug 186342 - [compiler][null] Using annotations for null checking

* bug 358903 - Filter practically unimportant resource leak warnings

* bug 370639 - [compiler][resource] restore the default for resource leak warnings

* bug 365859 - [compiler][null] distinguish warnings based on flow analysis vs. null annotations

* bug 388996 - [compiler][resource] Incorrect 'potential resource leak'

* bug 394768 - [compiler][resource] Incorrect resource leak warning when creating stream in conditional

* bug 395002 - Self bound generic class doesn't resolve bounds properly for wildcards for certain parametrisation.

* bug 383368 - [compiler][null] syntactic null analysis for field references

* bug 400761 - [compiler][null] null may be return as boolean without a diagnostic

* Bug 392238 - [1.8][compiler][null] Detect semantically invalid null type annotations

* Bug 392099 - [1.8][compiler][null] Apply null annotation on types for null analysis

* Bug 427438 - [1.8][compiler] NPE at

org.eclipse.jdt.internal.compiler.ast.ConditionalExpression.generateCode(ConditionalExpression.java:280)

* Bug 430150 - [1.8][null] stricter checking against type variables

* Bug 453483 - [compiler][null][loop] Improve null analysis for loops

* Jesper S Moller - Contributions for

* Bug 378674 - "The method can be declared as static" is wrong

* Bug 527554 - [18.3] Compiler support for JEP 286 Local-Variable Type

* Bug 529556 - [18.3] Add content assist support for 'var' as a type

* Andy Clement (GoPivotal, Inc) aclement@gopivotal.com - Contributions for

* Bug 409250 - [1.8][compiler] Various loose ends in 308 code generation

* Bug 426616 - [1.8][compiler] Type Annotations, multiple problems

*****/

Found in path(s):

* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-

jar/org/eclipse/jdt/internal/compiler/ast/LocalDeclaration.java

No license file was found, but licenses were detected in source scan.

/******

* Copyright (c) 2000, 2020 IBM Corporation and others.

*
 * This program and the accompanying materials
 * are made available under the terms of the Eclipse Public License 2.0
 * which accompanies this distribution, and is available at
 * <https://www.eclipse.org/legal/epl-2.0/>
 *
 * SPDX-License-Identifier: EPL-2.0
 *
 * Contributors:
 * IBM Corporation - initial API and implementation
 * Stephan Herrmann - Contributions for
 * bug 349326 - [1.7] new warning for missing try-with-resources
 * bug 186342 - [compiler][null] Using annotations for null checking
 * bug 365519 - editorial cleanup after bug 186342 and bug 365387
 * bug 368546 - [compiler][resource] Avoid remaining false positives found when compiling the Eclipse SDK
 * bug 382353 - [1.8][compiler] Implementation property modifiers should
 be accepted on default methods.
 * bug 383368 - [compiler][null] syntactic null analysis for field references
 * Bug 392099 - [1.8][compiler][null] Apply null annotation on types for null analysis
 * Bug 392238 - [1.8][compiler][null] Detect semantically invalid null type annotations
 * Bug 416176 - [1.8][compiler][null] null type annotations cause grief on type variables
 * Bug 438012 - [1.8][null] Bogus Warning: The nullness annotation is redundant with a default that applies to this
 location
 * Bug 435805 - [1.8][compiler][null] Java 8 compiler does not recognize declaration style null annotations
 * Bug 466713 - Null Annotations: NullPointerException using <int @Nullable []> as Type Param
 * Jesper S Moller <jesper@selskabet.org> - Contributions for
 * bug 378674 - "The method can be declared as static" is wrong
 *****/

Found in path(s):

* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-
 jar/org/eclipse/jdt/internal/compiler/ast/MethodDeclaration.java

No license file was found, but licenses were detected in source scan.

/***/

* Copyright (c) 2013, 2014 IBM Corporation and others.

*

* This program and the accompanying materials
 * are made available under the terms of the Eclipse Public License 2.0
 * which accompanies this distribution, and is available at
 * <https://www.eclipse.org/legal/epl-2.0/>
 *
 * SPDX-License-Identifier: EPL-2.0
 *
 * Contributors:

*

* IBM Corporation - initial API and implementation

*

* Stephan Herrmann - Contribution for

* Bug 427438 - [1.8][compiler] NPE at

*

* Bug 427438 - [1.8][compiler] NPE at

org.eclipse.jdt.internal.compiler.ast.ConditionalExpression.generateCode(ConditionalExpression.java:280)

*****/

Found in path(s):

* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-jar/org/eclipse/jdt/internal/compiler/ast/ExpressionContext.java

No license file was found, but licenses were detected in source scan.

* Copyright (c) 2000, 2020 IBM Corporation and others.

*

* This program and the accompanying materials

* are made available under the terms of the Eclipse Public License 2.0

* which accompanies this distribution, and is available at

* <https://www.eclipse.org/legal/epl-2.0/>

*

* SPDX-License-Identifier: EPL-2.0

*

* Contributors:

* IBM Corporation - initial API and implementation

* Stephan Herrmann - Contributions for

* bug 186342 - [compiler][null] Using annotations for null checking

* bug 367203 - [compiler][null] detect assigning null to nonnull argument

* bug 365519 - editorial cleanup after bug 186342 and bug 365387

* bug 365662 - [compiler][null] warn on contradictory and redundant null annotations

* bug 365531 - [compiler][null] investigate alternative strategy for internally

encoding nullness defaults

* bug 388281 - [compiler][null] inheritance of null annotations as an option

* Bug 392099 - [1.8][compiler][null] Apply null annotation on types for null analysis

* Bug 417295 - [1.8][null] Massage type annotated null analysis to gel well with deep encoded type bindings.

* Bug 400874 - [1.8][compiler] Inference infrastructure should evolve to meet JLS8 18.x (Part G of JSR335 spec)

* Bug 425152 - [1.8] [compiler] Lambda Expression not resolved but flow analyzed leading to NPE.

* Bug 423505 - [1.8] Implement "18.5.4 More Specific Method Inference"

* Bug 429958 - [1.8][null] evaluate new DefaultLocation attribute of @NonNullByDefault

* Bug 438012 - [1.8][null] Bogus Warning: The nullness annotation is redundant with a default that applies to this location

* Bug 440759 - [1.8][null] @NonNullByDefault should never affect wildcards and uses of a type variable

* Bug 443347 - [1.8][null]

@NonNullByDefault should not affect constructor arguments of an anonymous instantiation

* Bug 435805 - [1.8][compiler][null] Java 8 compiler does not recognize declaration style null annotations

* Bug 466713 - Null Annotations: NullPointerException using <int @Nullable []> as Type Param

* Bug 456584 - [1.8][null] Bogus warning for return type variable's @NonNull annotation being 'redundant'

* Bug 471611 - Error on hover on call to generic method with null annotation

* Jesper Steen Moller - Contributions for

* Bug 412150 [1.8] [compiler] Enable reflected parameter names during annotation processing

*****/

Found in path(s):

* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-jar/org/eclipse/jdt/internal/compiler/lookup/MethodBinding.java
No license file was found, but licenses were detected in source scan.

/*

*/

* Copyright (c) 2005, 2018 BEA Systems, Inc and others.

*

* This program and the accompanying materials
* are made available under the terms of the Eclipse Public License 2.0
* which accompanies this distribution, and is available at
* <https://www.eclipse.org/legal/epl-2.0/>

*

* SPDX-License-Identifier: EPL-2.0

*

* Contributors:

* tyeung@bea.com - initial API and implementation

*/

Found in path(s):

* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-jar/org/eclipse/jdt/internal/compiler/classfmt/MethodInfoWithAnnotations.java
* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-jar/org/eclipse/jdt/internal/compiler/env/IBinaryAnnotation.java
No license file was found, but licenses were detected in source scan.

/*

*/

* Copyright (c) 2000, 2019 IBM Corporation and others.

*

* This program and the accompanying materials
* are made available under the terms of the Eclipse Public License 2.0
* which accompanies this distribution, and is available at
* <https://www.eclipse.org/legal/epl-2.0/>

*

* SPDX-License-Identifier: EPL-2.0

*

* Contributors:

* IBM Corporation - initial API and implementation

* Stephan Herrmann - Contribution for bug 295551

* Jesper S Moller - Contributions for

* Bug 405066 - [1.8][compiler][codegen] Implement code generation infrastructure for JSR335

* Frits Jalvingh - contributions for bug 533830.

* Red Hat Inc. - add module-info Javadoc support

*/

Found in path(s):

* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-jar/org/eclipse/jdt/internal/compiler/ast/CompilationUnitDeclaration.java

No license file was found, but licenses were detected in source scan.

```
/*
 * Copyright (c) 2000, 2019 IBM Corporation and others.
 *
 * This program and the accompanying materials
 * are made available under the terms of the Eclipse Public License 2.0
 * which accompanies this distribution, and is available at
 * https://www.eclipse.org/legal/epl-2.0/
 *
 * SPDX-License-Identifier: EPL-2.0
 *
 * Contributors:
 *   IBM Corporation - initial API and implementation
 *   Stephan Herrmann - Contribution for
 *     bug 345305 - [compiler][null] Compiler misidentifies a case of "variable can only be null"
 */
```

Found in path(s):

```
*/opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-
jar/org/eclipse/jdt/internal/compiler/flow/SwitchFlowContext.java
*/opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-
jar/org/eclipse/jdt/internal/compiler/ast/BreakStatement.java
```

No license file was found, but licenses were detected in source scan.

```
/*
 * Copyright (c) 2000, 2020 IBM Corporation and others.
 *
 * This program and the accompanying materials
 * are made available under the terms of the Eclipse Public License 2.0
 * which accompanies this distribution, and is available at
 * https://www.eclipse.org/legal/epl-2.0/
 *
 * SPDX-License-Identifier: EPL-2.0
 *
 * Contributors:
 *   IBM Corporation - initial API and implementation
 *   Jesper S Moller - Contributions for
 *     bug 382701 - [1.8][compiler] Implement semantic analysis of Lambda expressions & Reference expression
 *     Bug 384687 - [1.8] Wildcard type arguments should be rejected for lambda and reference
 *     expressions
 *     Bug 416885 - [1.8][compiler]IncompatibleClassChange error (edit)
 *   Stephan Herrmann - Contribution for
 *     bug 402028 - [1.8][compiler] null analysis for reference
 *     expressions
 *     bug 404649 - [1.8][compiler] detect illegal reference to indirect or redundant super via I.super.m() syntax
 *     Bug 392099 - [1.8][compiler][null] Apply null annotation on types for null analysis
 *     Bug 415850 - [1.8] Ensure RunJDTCoreTests can cope with null annotations enabled
 */
```

- * Bug 400874 - [1.8][compiler] Inference infrastructure should evolve to meet JLS8 18.x (Part G of JSR335 spec)
- * Bug 423504 - [1.8] Implement "18.5.3 Functional Interface Parameterization Inference"
- * Bug 424637 - [1.8][compiler][null] AIOOB in ReferenceExpression.resolveType with a method reference to Files::walk
- * Bug 424415 - [1.8][compiler] Eventual resolution of ReferenceExpression is not seen to be happening.
- * Bug 424403 - [1.8][compiler] Generic method call with method reference argument fails to resolve properly.
- * Bug 427196 - [1.8][compiler] Compiler error for method reference to overloaded method
- * Bug 427438
- [1.8][compiler] NPE at
org.eclipse.jdt.internal.compiler.ast.ConditionalExpression.generateCode(ConditionalExpression.java:280)
- * Bug 428264 - [1.8] method reference of generic class causes problems (wrong inference result or NPE)
- * Bug 392238 - [1.8][compiler][null] Detect semantically invalid null type annotations
- * Bug 426537 - [1.8][inference] Eclipse compiler thinks I<? super J> is compatible with I<J<?>> - raw type J involved
- * Bug 435570 - [1.8][null] @NonNullByDefault illegally tries to affect "throws E"
- * Bug 435689 - [1.8][inference] Type inference not occurring with lambda expression and method reference
- * Bug 438383 - [1.8][null] Bogus warning: Null type safety at method return type
- * Bug 434483 - [1.8][compiler][inference] Type inference not picked up with method reference
- * Bug 441734 - [1.8][inference] Generic method with nested parameterized type argument fails on method reference
- * Bug 438945 - [1.8] NullPointerException
InferenceContext18.checkExpression in java 8 with generics, primitives, and overloading
- * Bug 452788 - [1.8][compiler] Type not correctly inferred in lambda expression
- * Bug 448709 - [1.8][null] ensure we don't infer types that violate null constraints on a type parameter's bound
- * Bug 459967 - [null] compiler should know about nullness of special methods like MyEnum.valueOf()
- * Bug 466713 - Null Annotations: NullPointerException using <int @Nullable []> as Type Param
- * Bug 470542 - NullPointerException in ReferenceExpression.isPotentiallyCompatibleWith (962)
- * Andy Clement (GoPivotal, Inc) aclement@gopivotal.com - Contribution for
Bug 383624 - [1.8][compiler] Revive code generation support for type annotations (from Olivier's work)

*****/

Found in path(s):

- * /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-jar/org/eclipse/jdt/internal/compiler/ast/ReferenceExpression.java

No license file was found, but licenses were detected in source scan.

/*****

* Copyright (c) 2016, 2018 IBM Corporation and others.

*

* This program and the accompanying materials

* are made available under the terms of the Eclipse Public License 2.0

* which accompanies this distribution, and is available at

* <https://www.eclipse.org/legal/epl-2.0/>

*

* SPDX-License-Identifier: EPL-2.0

*

* Contributors:

* IBM Corporation - initial API and implementation

Found in path(s):

* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-jar/org/eclipse/jdt/internal/compiler/env/IModulePathEntry.java
No license file was found, but licenses were detected in source scan.

* Copyright (c) 2000, 2014 IBM Corporation and others.
*
* This program and the accompanying materials
* are made available under the terms of the Eclipse Public License 2.0
* which accompanies this distribution, and is available at
* <https://www.eclipse.org/legal/epl-2.0/>
*
* SPDX-License-Identifier: EPL-2.0
*
* Contributors:
* IBM Corporation - initial API and implementation
* Stephan Herrmann - Contribution for
* bug 395002 - Self bound generic class doesn't resolve bounds properly for wildcards for certain parametrisation.
* Bug 417295 - [1.8][null] Massage type annotated null analysis to gel well with deep encoded type bindings.
* Bug 438458 - [1.8][null] clean up handling of null type annotations wrt type variables

Found

in path(s):

* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-jar/org/eclipse/jdt/internal/compiler/lookup/BaseTypeBinding.java
No license file was found, but licenses were detected in source scan.

* Copyright (c) 2020 IBM Corporation and others.
*
* This program and the accompanying materials
* are made available under the terms of the Eclipse Public License 2.0
* which accompanies this distribution, and is available at
* <https://www.eclipse.org/legal/epl-2.0/>
*
* SPDX-License-Identifier: EPL-2.0
*
* Contributors:
* IBM Corporation - initial API and implementation

Found in path(s):

* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-jar/org/eclipse/jdt/internal/compiler/ast/RecordComponent.java

* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-jar/org/eclipse/jdt/internal/compiler/ast/JavadocModuleReference.java
No license file was found, but licenses were detected in source scan.

/*****

* Copyright (c) 2013, 2018 GK Software AG and others.

*

* This program and the accompanying materials
* are made available under the terms of the Eclipse Public License 2.0
* which accompanies this distribution, and is available at
* <https://www.eclipse.org/legal/epl-2.0/>

*

* SPDX-License-Identifier: EPL-2.0

*

* Contributors:

* Stephan Herrmann - initial API and implementation

* IBM Corporation - bug fixes

*****/

Found in path(s):

* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-jar/org/eclipse/jdt/internal/compiler/lookup/TypeBound.java
No license file was found, but licenses were detected in source scan.

/*****

* Copyright (c) 2019 GK Software SE, and others.

*

* This program and the accompanying materials
* are made available under the terms of the Eclipse Public License 2.0
* which accompanies this distribution, and is available at
* <https://www.eclipse.org/legal/epl-2.0/>

*

* SPDX-License-Identifier: EPL-2.0

*

* Contributors:

* Stephan Herrmann - initial API and implementation

*****/

Found in path(s):

* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-jar/org/eclipse/jdt/internal/compiler/lookup/PlainPackageBinding.java
No license file was found, but licenses were detected in source scan.

/*****

* Copyright (c) 2006, 2017 IBM Corporation and others.

*

* This program and the accompanying materials
* are made available under the terms of the Eclipse Public License 2.0

* which accompanies this distribution, and is available at

* <https://www.eclipse.org/legal/epl-2.0/>

*

* SPDX-License-Identifier: EPL-2.0

*

* Contributors:

* IBM Corporation - initial API and implementation

*****/

Found in path(s):

* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-jar/org/eclipse/jdt/internal/compiler/batch/ClasspathSourceJar.java

* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-jar/org/eclipse/jdt/internal/compiler/apt/util/Archive.java

No license file was found, but licenses were detected in source scan.

* Copyright (c) 2000, 2020 IBM Corporation and others.

*

* This program and the accompanying materials

* are made available under the terms of the Eclipse Public License 2.0

* which accompanies this distribution, and is available at

* <https://www.eclipse.org/legal/epl-2.0/>

*

* SPDX-License-Identifier: EPL-2.0

*

* Contributors:

* IBM Corporation - initial API and implementation

* Stephan Herrmann - Contributions for

* bug 186342 - [compiler][null] Using annotations for null checking

* bug 331649 - [compiler][null] consider null annotations for fields

* bug 383368 - [compiler][null] syntactic null analysis for field references

* bug 382069 - [null] Make the null analysis consider JUnit's assertNotNull similarly to assertions

* bug 403086 - [compiler][null] include the effect of 'assert'

in syntactic null analysis for fields

*****/

Found in path(s):

* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-jar/org/eclipse/jdt/internal/compiler/ast/EqualExpression.java

No license file was found, but licenses were detected in source scan.

* Copyright (c) 2000, 2020 IBM Corporation and others.

*

* This program and the accompanying materials

* are made available under the terms of the Eclipse Public License 2.0

* which accompanies this distribution, and is available at

```
* https://www.eclipse.org/legal/epl-2.0/
*
* SPDX-License-Identifier: EPL-2.0
*
* Contributors:
*   IBM Corporation - initial API and implementation
*   Stephan Herrmann - Contribution for
*     bug 345305 - [compiler][null] Compiler misidentifies a case of "variable can only be null"
*     bug 402993 - [null] Follow up of bug 401088: Missing warning about redundant null check
*     Bug 453483 - [compiler][null][loop] Improve null analysis for loops
*     Bug 421035 - [resource] False alarm of resource leak warning when casting a closeable in its assignment
*****/
```

Found
in path(s):
* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-jar/org/eclipse/jdt/internal/compiler/flow/ExceptionHandlingFlowContext.java
No license file was found, but licenses were detected in source scan.

```
/******
* Copyright (c) 2000, 2018 IBM Corporation and others.
*
* This program and the accompanying materials
* are made available under the terms of the Eclipse Public License 2.0
* which accompanies this distribution, and is available at
* https://www.eclipse.org/legal/epl-2.0/
*
* SPDX-License-Identifier: EPL-2.0
*
* Contributors:
*   IBM Corporation - initial API and implementation
*   Stephan Herrmann - Contributions for
*     bug 365662 - [compiler][null] warn on contradictory and redundant null annotations
*     bug 401030 - [1.8][null] Null analysis support for lambda methods.
*     Bug 429958 - [1.8][null] evaluate new DefaultLocation attribute of @NonNullByDefault
*     Bug 435805 - [1.8][compiler][null] Java 8 compiler does not recognize declaration style null annotations
*****/
```

Found
in path(s):
* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-jar/org/eclipse/jdt/internal/compiler/lookup/LocalTypeBinding.java
No license file was found, but licenses were detected in source scan.

```
/******
* Copyright (c) 2019 Red Hat Inc. and others.
*
* This program and the accompanying materials
```


* are made available under the terms of the Eclipse Public License 2.0

* which accompanies this distribution, and is available at

* <https://www.eclipse.org/legal/epl-2.0/>

*

* SPDX-License-Identifier: EPL-2.0

*

* Contributors:

* Red Hat Inc. - initial API and implementation

*****/

Found in path(s):

* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-

jar/org/eclipse/jdt/internal/compiler/ast/IJavadocTypeReference.java

No license file was found, but licenses were detected in source scan.

* Copyright (c) 2000, 2011 IBM Corporation and others.

*

* This program and the accompanying materials

* are made available under the terms of the Eclipse Public License 2.0

* which accompanies this distribution, and is available at

* <https://www.eclipse.org/legal/epl-2.0/>

*

* SPDX-License-Identifier: EPL-2.0

*

* Contributors:

* IBM Corporation - initial API and implementation

* Stephan Herrmann <stephan@cs.tu-berlin.de> - Contribution for bug 185682 - Increment/decrement operators

mark local variables as read

*****/

Found in path(s):

* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-

jar/org/eclipse/jdt/internal/compiler/ast/JavadocFieldReference.java

No license file was found, but licenses were detected in source scan.

* Copyright (c) 2000, 2013 IBM Corporation and others.

*

* This program and the accompanying materials

* are made available under the terms of the Eclipse Public License 2.0

* which accompanies this distribution, and is available at

* <https://www.eclipse.org/legal/epl-2.0/>

*

* SPDX-License-Identifier: EPL-2.0

*

* Contributors:

* IBM Corporation - initial API and implementation

* Andy Clement (GoPivotal, Inc) aclement@gopivotal.com - Contributions for
* Bug 407191 - [1.8] Binary access support for type annotations
*****/

Found in path(s):

*/opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-
jar/org/eclipse/jdt/internal/compiler/env/IBinaryField.java
No license file was found, but licenses were detected in source scan.

/******

* Copyright (c) 2000, 2021 IBM Corporation and others.

*

* This program and the accompanying materials
* are made available under the terms of the Eclipse Public License 2.0
* which accompanies this distribution, and is available at
* <https://www.eclipse.org/legal/epl-2.0/>

*

* SPDX-License-Identifier: EPL-2.0

*

* Contributors:

- * IBM Corporation - initial API and implementation
- * Stephan Herrmann - Contributions for
 - * bug 349326 - [1.7] new warning for missing try-with-resources
 - * bug 186342 - [compiler][null] Using annotations for null checking
 - * bug 365519 - editorial cleanup after bug 186342 and bug 365387
 - * bug 358903 - Filter practically unimportant resource leak warnings
 - * bug 365531 - [compiler][null] investigate alternative strategy for internally encoding nullness defaults
 - * bug 388281 - [compiler][null] inheritance of null annotations as an option
 - * bug 395002 - Self bound generic class doesn't resolve bounds properly for wildcards for certain parametrisation.
 - * bug 392862 - [1.8][compiler][null] Evaluate null annotations on array types
 - * bug 400421 - [compiler] Null analysis for fields does not take @com.google.inject.Inject into account
 - * bug 382069 - [null] Make the null analysis consider JUnit's assertNotNull similarly to assertions
 - * bug 392384 - [1.8][compiler][null] Restore nullness info from type annotations in class files
 - * Bug 392099 - [1.8][compiler][null] Apply null annotation on types for null analysis
 - * Bug 415291 - [1.8][null] differentiate type incompatibilities due to null annotations
 - * Bug 415043 - [1.8][null] Follow-up re null type annotations after bug 392099
 - * Bug 416176 - [1.8][compiler][null] null type annotations cause grief on type variables
- * Bug
 - 400874 - [1.8][compiler] Inference infrastructure should evolve to meet JLS8 18.x (Part G of JSR335 spec)
 - * Bug 423504 - [1.8] Implement "18.5.3 Functional Interface Parameterization Inference"
 - * Bug 426792 - [1.8][inference][impl] generify new type inference engine
 - * Bug 428019 - [1.8][compiler] Type inference failure with nested generic invocation.
 - * Bug 427199 - [1.8][resource] avoid resource leak warnings on Streams that have no resource
 - * Bug 418743 - [1.8][null] contradictory annotations on invocation of generic method not reported
 - * Bug 429958 - [1.8][null] evaluate new DefaultLocation attribute of @NonNullByDefault
 - * Bug 431581 - Eclipse compiles what it should not
 - * Bug 440759 - [1.8][null] @NonNullByDefault should never affect wildcards and uses of a type variable
 - * Bug 452788 - [1.8][compiler] Type not correctly inferred in lambda expression

- * Bug 446442 - [1.8] merge null annotations from super methods
- * Bug 456532 - [1.8][null] ReferenceBinding.appendNullAnnotation() includes phantom annotations in error messages
- * Bug 410218 - Optional warning for arguments of "unexpected" types to Map#get(Object), Collection#remove(Object) et al.
- * Jesper S Moller - Contributions for
- * bug 382701 - [1.8][compiler] Implement semantic analysis of Lambda expressions & Reference expression
- * bug 412153 - [1.8][compiler] Check validity of annotations which may be repeatable
- * bug 527554 - [18.3] Compiler support for JEP 286 Local-Variable Type
- * Ulrich Grave <ulrich.grave@gmx.de> - Contributions for
- * bug 386692 - Missing "unused" warning on "autowired" fields
- * Pierre-Yves B. <pyvesdev@gmail.com> - Contribution for
- * bug 542520 - [JUnit 5] Warning The method xxx from the type X is never used locally is shown when using MethodSource
- * Sebastian Zarnekow - Contributions for
- * bug 544921 - [performance] Poor performance with large source files

*****/

Found in path(s):

* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-jar/org/eclipse/jdt/internal/compiler/lookup/ReferenceBinding.java

No license file was found, but licenses were detected in source scan.

* Copyright (c) 2005, 2009 BEA Systems, Inc.

*

* This program and the accompanying materials

* are made available under the terms of the Eclipse Public License 2.0

* which accompanies this distribution, and is available at

* <https://www.eclipse.org/legal/epl-2.0/>

*

* SPDX-License-Identifier: EPL-2.0

*

* Contributors:

* tyeung@bea.com - initial API and implementation

*****/

Found in path(s):

* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-jar/org/eclipse/jdt/internal/compiler/env/IBinaryElementValuePair.java

No license file was found, but licenses were detected in source scan.

* Copyright (c) 2000, 2021 IBM Corporation and others.

*

* This program and the accompanying materials

* are made available under the terms of the Eclipse Public License 2.0
* which accompanies this distribution, and is available at
* <https://www.eclipse.org/legal/epl-2.0/>
*
* SPDX-License-Identifier: EPL-2.0
*
*Contributors:
* IBM Corporation - initial API and implementation
* Stephan Herrmann - Contribution for
* Bug 429813 - [1.8][dom ast] IMethodBinding#getJavaElement() should return IMethod for lambda
*****/

Found in path(s):

* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-
jar/org/eclipse/jdt/internal/compiler/ast/Initializer.java

No license file was found, but licenses were detected in source scan.

/*
* Copyright (c) 2006, 2014 BEA Systems, Inc. and others
*
* This program and the accompanying materials
* are made available under the terms of the Eclipse Public License 2.0
* which accompanies this distribution, and is available at
* <https://www.eclipse.org/legal/epl-2.0/>
*
* SPDX-License-Identifier: EPL-2.0
*
* Contributors:
* wharley@bea.com - initial API and implementation
*
*****/

Found in path(s):

* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-
jar/org/eclipse/jdt/internal/compiler/apt/dispatch/HookedJavaFileObject.java

No license file was found, but licenses were detected in source scan.

/*
* Copyright (c) 2000, 2014 IBM Corporation and others.
*
* This program and the accompanying materials
* are made available under the terms of the Eclipse Public License 2.0
* which accompanies this distribution, and is available at
* <https://www.eclipse.org/legal/epl-2.0/>
*
* SPDX-License-Identifier: EPL-2.0
*
* Contributors:

- * IBM Corporation - initial API and implementation
- * Stephan Herrmann - Contributions for
- * bug 368546 - [compiler][resource] Avoid remaining false positives found when compiling the Eclipse SDK
- * bug 370639 - [compiler][resource] restore the default for resource leak warnings
- * bug 388996 - [compiler][resource] Incorrect 'potential resource leak'
- * Bug 417758 - [1.8][null] Null safety compromise during array creation.
- * Bug 427438 - [1.8][compiler] NPE at
org.eclipse.jdt.internal.compiler.ast.ConditionalExpression.generateCode(ConditionalExpression.java:280)
- * Bug 435805 - [1.8][compiler][null] Java 8 compiler does not recognize declaration style null annotations
- * Andy Clement (GoPivotal, Inc) aclement@gopivotal.com - Contributions for
- * Bug 383624 - [1.8][compiler] Revive code generation support for type annotations (from Olivier's work)

Found in path(s):

* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-jar/org/eclipse/jdt/internal/compiler/ast/ArrayInitializer.java

No license file was found, but licenses were detected in source scan.

* Copyright (c) 2000, 2018 IBM Corporation and others.

*

* This program and the accompanying materials

* are made available under the terms of the Eclipse Public License 2.0

* which accompanies this distribution, and is available at

* <https://www.eclipse.org/legal/epl-2.0/>

*

* SPDX-License-Identifier: EPL-2.0

*

* Contributors:

* IBM Corporation - initial API and implementation

* Stephan Herrmann - Contribution for

* bug 392384 - [1.8][compiler][null] Restore nullness info from type annotations in class files

* Bug 416174 - [1.8][compiler][null] Bogus name clash error with null annotations

* Bug 416176 - [1.8][compiler][null] null type annotations cause grief on type variables

* Bug 423504 - [1.8] Implement "18.5.3 Functional Interface Parameterization Inference"

* Bug 425783 - An

internal error occurred during: "Requesting Java AST from selection". java.lang.StackOverflowError

* Bug 438458 - [1.8][null] clean up handling of null type annotations wrt type variables

* Bug 441693 - [1.8][null] Bogus warning for type argument annotated with @NonNull

Found in path(s):

* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-jar/org/eclipse/jdt/internal/compiler/lookup/RawTypeBinding.java

No license file was found, but licenses were detected in source scan.

* Copyright (c) 2000, 2018 IBM Corporation and others.
 *
 * This program and the accompanying materials
 * are made available under the terms of the Eclipse Public License 2.0
 * which accompanies this distribution, and is available at
 * <https://www.eclipse.org/legal/epl-2.0/>
 *
 * SPDX-License-Identifier: EPL-2.0
 *
 * Contributors:
 * IBM Corporation - initial API and implementation
 * Stephan Herrmann <stephan@cs.tu-berlin.de> - Contributions for
 * bug 185682 - Increment/decrement operators mark local variables as read
 * bug 186342 - [compiler][null] Using annotations for null checking
 * bug 365519 - editorial cleanup after bug 186342 and bug 365387
 * bug 368546 - [compiler][resource] Avoid remaining false positives found when compiling the Eclipse SDK
 * bug 345305 - [compiler][null]
 * Compiler misidentifies a case of "variable can only be null"
 * Bug 414380 - [compiler][internal] QualifiedNameReference#indexOfFirstFieldBinding does not point to the first
 field
 * Bug 458396 - NPE in CodeStream.invoke()
 * Jesper S Moller - Contributions for
 * bug 382721 - [1.8][compiler] Effectively final variables needs special treatment
 * bug 331649 - [compiler][null] consider null annotations for fields
 * bug 383368 - [compiler][null] syntactic null analysis for field references
 * bug 402993 - [null] Follow up of bug 401088: Missing warning about redundant null check
 * Jesper S Moller <jesper@selskabet.org> - Contributions for
 * bug 378674 - "The method can be declared as static" is wrong
 *****/

Found in path(s):

* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-
 jar/org/eclipse/jdt/internal/compiler/ast/QualifiedNameReference.java
 No license file was found, but licenses were detected in source scan.

/******

* Copyright (c) 2000, 2021 IBM Corporation and others.
 *
 * This program and the accompanying materials
 * are made available under the terms of the Eclipse Public License 2.0
 * which accompanies this distribution, and is available at
 * <https://www.eclipse.org/legal/epl-2.0/>
 *
 * SPDX-License-Identifier: EPL-2.0
 *
 * Contributors:
 * IBM Corporation - initial API and implementation
 * Stephan Herrmann - Contributions for

- * bug 236385 - [compiler] Warn for potential programming problem if an object is created but not used
- * bug 319201 - [null] no warning when unboxing SimpleNameReference causes NPE
- * bug 349326 - [1.7] new warning for missing try-with-resources
- * bug 186342 - [compiler][null] Using annotations for null checking
- * bug 358903 - Filter practically unimportant resource
- leak warnings
- * bug 368546 - [compiler][resource] Avoid remaining false positives found when compiling the Eclipse SDK
- * bug 370639 - [compiler][resource] restore the default for resource leak warnings
- * bug 345305 - [compiler][null] Compiler misidentifies a case of "variable can only be null"
- * bug 388996 - [compiler][resource] Incorrect 'potential resource leak'
- * bug 403147 - [compiler][null] FUP of bug 400761: consolidate interaction between unboxing, NPE, and deferred checking
- * Bug 392238 - [1.8][compiler][null] Detect semantically invalid null type annotations
- * Bug 417295 - [1.8][null] Message type annotated null analysis to gel well with deep encoded type bindings.
- * Bug 400874 - [1.8][compiler] Inference infrastructure should evolve to meet JLS8 18.x (Part G of JSR335 spec)
- * Bug 424727 - [compiler][null] NullPointerException in
nullAnnotationUnsupportedLocation(ProblemReporter.java:5708)
- * Bug 424710
- [1.8][compiler] CCE in SimpleNameReference.localVariableBinding
- * Bug 425152 - [1.8] [compiler] Lambda Expression not resolved but flow analyzed leading to NPE.
- * Bug 424205 - [1.8] Cannot infer type for diamond type with lambda on method invocation
- * Bug 424415 - [1.8][compiler] Eventual resolution of ReferenceExpression is not seen to be happening.
- * Bug 426366 - [1.8][compiler] Type inference doesn't handle multiple candidate target types in outer overload context
- * Bug 426290 - [1.8][compiler] Inference + overloading => wrong method resolution ?
- * Bug 426764 - [1.8] Presence of conditional expression as method argument confuses compiler
- * Bug 424930 - [1.8][compiler] Regression: "Cannot infer type arguments" error from compiler.
- * Bug 427483 - [Java 8] Variables in lambdas sometimes can't be resolved
- * Bug 427438 - [1.8][compiler] NPE at
org.eclipse.jdt.internal.compiler.ast.ConditionalExpression.generateCode(ConditionalExpression.java:280)
- * Bug 426996 - [1.8][inference] try to avoid method Expression.unresolve()?
- * Bug 428352 - [1.8][compiler] Resolution errors don't always surface
- * Bug 429203 - [1.8][compiler] NPE in AllocationExpression.binding
- * Bug 429430 - [1.8] Lambdas and method reference infer wrong exception type with generics (RuntimeException instead of IOException)
- * Bug 434297 - [1.8] NPE in LamdaExpression.analyseCode with lamda expression nested in a conditional expression
- * Bug 452788 - [1.8][compiler] Type not correctly inferred in lambda expression
- * Bug 448709 - [1.8][null] ensure we don't infer types that violate null constraints on a type parameter's bound
- * Jesper S Moller <jesper@selskabet.org> - Contributions for
- * bug 378674 - "The method can be declared as static" is wrong
- * Andy Clement (GoPivotal, Inc) aclement@gopivotal.com - Contributions for
- * Bug 383624 - [1.8][compiler] Revive
code generation support for type annotations (from Olivier's work)
- * Bug 409245 - [1.8][compiler] Type annotations dropped when call is routed through a synthetic bridge method
- * Till Brychcy - Contributions for
- * bug 413460 - NonNullByDefault is not inherited to Constructors when accessed via Class File

* Lars Vogel <Lars.Vogel@vogella.com> - Contributions for
* Bug 473178
*****/

Found in path(s):

* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-
jar/org/eclipse/jdt/internal/compiler/ast/AllocationExpression.java
No license file was found, but licenses were detected in source scan.

* Copyright (c) 2004, 2011 IBM Corporation and others.
*
* This program and the accompanying materials
* are made available under the terms of the Eclipse Public License 2.0
* which accompanies this distribution, and is available at
* <https://www.eclipse.org/legal/epl-2.0/>
*
* SPDX-License-Identifier: EPL-2.0
*
* Contributors:
* IBM Corporation - initial API and implementation
*****/

Found in path(s):

* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-
jar/org/eclipse/jdt/internal/compiler/util/FloatUtil.java
No license file was found, but licenses were detected in source scan.

* Copyright (c) 2000, 2019 IBM Corporation and others.
*
* This program and the accompanying materials
* are made available under the terms of the Eclipse Public License 2.0
* which accompanies this distribution, and is available at
* <https://www.eclipse.org/legal/epl-2.0/>
*
* SPDX-License-Identifier: EPL-2.0
*
* Contributors:
* IBM Corporation - initial API and implementation
* Stephan Herrmann - Contributions for
* bug 319201 - [null] no warning when unboxing SimpleNameReference causes NPE
* bug 186342 - [compiler][null] Using annotations for null checking
* bug 361407 - Resource leak warning when resource is assigned to a field outside of constructor
* bug 370639 - [compiler][resource] restore the default for resource leak warnings
* bug 388996 - [compiler][resource] Incorrect
'potential resource leak'
* bug 403147 - [compiler][null] FUP of bug 400761: consolidate interaction between unboxing, NPE, and deferred

checking

- * Bug 400874 - [1.8][compiler] Inference infrastructure should evolve to meet JLS8 18.x (Part G of JSR335 spec)
- * Bug 424710 - [1.8][compiler] CCE in SingleNameReference.localVariableBinding
- * Bug 425152 - [1.8][compiler] Lambda Expression not resolved but flow analyzed leading to NPE.
- * Bug 424205 - [1.8] Cannot infer type for diamond type with lambda on method invocation
- * Bug 424415 - [1.8][compiler] Eventual resolution of ReferenceExpression is not seen to be happening.
- * Bug 426366 - [1.8][compiler] Type inference doesn't handle multiple candidate target types in outer overload

context

- * Bug 426290 - [1.8][compiler] Inference + overloading => wrong method resolution ?
- * Bug 427483 - [Java 8] Variables in lambdas sometimes can't be resolved
- * Bug 427438 - [1.8][compiler]

NPE at org.eclipse.jdt.internal.compiler.ast.ConditionalExpression.generateCode(ConditionalExpression.java:280)

- * Bug 428352 - [1.8][compiler] Resolution errors don't always surface
- * Bug 452788 - [1.8][compiler] Type not correctly inferred in lambda expression
- * Andy Clement (GoPivotal, Inc) aclement@gopivotal.com - Contributions for
- * Bug 409245 - [1.8][compiler] Type annotations dropped when call is routed through a synthetic

bridge method

*****/

Found in path(s):

- * /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-jar/org/eclipse/jdt/internal/compiler/ast/ExplicitConstructorCall.java

No license file was found, but licenses were detected in source scan.

* Copyright (c) 2000, 2020 IBM Corporation and others.

*

* This program and the accompanying materials

* are made available under the terms of the Eclipse Public License 2.0

* which accompanies this distribution, and is available at

* <https://www.eclipse.org/legal/epl-2.0/>

*

* SPDX-License-Identifier: EPL-2.0

*

* Contributors:

* IBM Corporation - initial API and implementation

* Stephan Herrmann - Contributions for

* bug 358827 - [1.7] exception analysis for t-w-r spoils null analysis

* bug 186342 - [compiler][null] Using annotations for null checking

* bug 368546 - [compiler][resource] Avoid remaining false positives found when compiling the Eclipse SDK

* bug 365859 - [compiler][null] distinguish warnings based on flow analysis vs. null annotations

* bug 345305 - [compiler][null]

Compiler misidentifies a case of "variable can only be null"

* bug 383368 - [compiler][null] syntactic null analysis for field references

* bug 402993 - [null] Follow up of bug 401088: Missing warning about redundant null check

* bug 403086 - [compiler][null] include the effect of 'assert' in syntactic null analysis for fields

* bug 403147 - [compiler][null] FUP of bug 400761: consolidate interaction between unboxing, NPE, and deferred

checking

- * Bug 453483 - [compiler][null][loop] Improve null analysis for loops
- * Bug 455723 - Nonnull argument not correctly inferred in loop
- * Bug 415790 - [compiler][resource] Incorrect potential resource leak warning in for loop with close in try/catch
- * Bug 446691 - [1.8][null][compiler] NullPointerException in SingleNameReference.analyseCode

*****/

Found in path(s):

* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-jar/org/eclipse/jdt/internal/compiler/flow/FlowContext.java

No license file was found, but licenses were detected in source scan.

* Copyright (c) 2000, 2020 IBM Corporation and others.

*

* This program and the accompanying materials

* are made available under the terms of the Eclipse Public License 2.0

* which accompanies this distribution, and is available at

* <https://www.eclipse.org/legal/epl-2.0/>

*

* SPDX-License-Identifier: EPL-2.0

*

* Contributors:

* IBM Corporation - initial API and implementation

* Stephan Herrmann - Contributions for

* bug 349326 - [1.7] new warning for missing try-with-resources

* bug 359334 - Analysis for resource leak warnings does not consider exceptions as method exit points

* bug 358903 - Filter practically unimportant resource leak warnings

* bug 368546 - [compiler][resource] Avoid remaining false positives found when compiling the Eclipse SDK

* bug 370639 - [compiler][resource]

restore the default for resource leak warnings

* bug 388996 - [compiler][resource] Incorrect 'potential resource leak'

* bug 379784 - [compiler] "Method can be static" is not getting reported

* bug 394768 - [compiler][resource] Incorrect resource leak warning when creating stream in conditional

* bug 404649 - [1.8][compiler] detect illegal reference to indirect or redundant super

* Bug 429958 - [1.8][null] evaluate new DefaultLocation attribute of @NonNullByDefault

* Bug 371614 - [compiler][resource] Wrong "resource leak" problem on return/throw inside while loop

* Bug 421035 - [resource] False alarm of resource leak warning when casting a closeable in its assignment

* Bug 444964 - [1.7+][resource] False resource leak warning (try-with-resources for ByteArrayOutputStream -

return inside for loop)

* Bug 396575 - [compiler][resources] Incorrect Errors/Warnings check for potential resource leak when surrounding with try-catch

* Jesper S Moller <jesper@selskabet.org> - Contributions for

* bug 378674 - "The method can be declared as static" is wrong

* Keigo Imai - Contribution for bug 388903 - Cannot extend inner class as an anonymous class when it extends the outer class

*****/

Found in path(s):

* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-jar/org/eclipse/jdt/internal/compiler/lookup/BlockScope.java
No license file was found, but licenses were detected in source scan.

```
/*  
* Copyright (c) 2015, 2016 Google, Inc and others.  
*  
* This program and the accompanying materials  
* are made available under the terms of the Eclipse Public License 2.0  
* which accompanies this distribution, and is available at  
* https://www.eclipse.org/legal/epl-2.0/  
*  
* SPDX-License-Identifier: EPL-2.0  
*  
* Contributors:  
* Stefan Xenos (Google) - Initial implementation  
***/
```

Found in path(s):

* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-jar/org/eclipse/jdt/internal/compiler/classfmt/BinaryTypeFormatter.java
No license file was found, but licenses were detected in source scan.

```
/*  
* Copyright (c) 2007 - 2017 BEA Systems, Inc. and others  
*  
* This program and the accompanying materials  
* are made available under the terms of the Eclipse Public License 2.0  
* which accompanies this distribution, and is available at  
* https://www.eclipse.org/legal/epl-2.0/  
*  
* SPDX-License-Identifier: EPL-2.0  
*  
* Contributors:  
* Walter Harley - initial API and implementation  
* IBM Corporation - fix for 342598, 382590  
* Jean-Marie Henaff <jmhenaff@google.com> (Google) - Bug 481555  
***/
```

Found in path(s):

* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-jar/org/eclipse/jdt/internal/compiler/apt/model/TypesImpl.java
No license file was found, but licenses were detected in source scan.

```
/*  
* Copyright (c) 2000, 2018 IBM Corporation and others.  
*  
* This program and the accompanying materials
```

* are made available under the terms of the Eclipse Public License 2.0
 * which accompanies this distribution, and is available at
 * <https://www.eclipse.org/legal/epl-2.0/>
 *
 * SPDX-License-Identifier: EPL-2.0
 *
 * Contributors:
 * IBM Corporation - initial API and implementation
 * Stephan Herrmann <stephan@cs.tu-berlin.de> - Contributions for
 * bug 185682 - Increment/decrement operators mark local variables as read
 * bug 331649 - [compiler][null] consider null annotations for fields
 * bug 383368 - [compiler][null] syntactic null analysis for field references
 * Bug 412203 - [compiler] Internal compiler error: java.lang.IllegalArgumentException: info cannot be null
 * Bug 400874 - [1.8][compiler]
 Inference infrastructure should evolve to meet JLS8 18.x (Part G of JSR335 spec)
 * Bug 458396 - NPE in CodeStream.invoke()
 * Jesper S Moller - Contributions for
 * Bug 378674 - "The method can be declared as static" is wrong
 * Robert Roth <robert.roth.off@gmail.com> - Contributions for
 * Bug 361039 - NPE in FieldReference.optimizedBooleanConstant
 *****/

Found in path(s):
 * /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-jar/org/eclipse/jdt/internal/compiler/ast/FieldReference.java
 No license file was found, but licenses were detected in source scan.

/*****
 * Copyright (c) 2000, 2019 IBM Corporation and others.
 *
 * This program and the accompanying materials
 * are made available under the terms of the Eclipse Public License 2.0
 * which accompanies this distribution, and is available at
 * <https://www.eclipse.org/legal/epl-2.0/>
 *
 * SPDX-License-Identifier: EPL-2.0
 *
 * Contributors:
 * IBM Corporation - initial API and implementation
 * Stephan Herrmann - Contribution for
 * Bug 440687 - [compiler][batch][null] improve command line option for external annotations
 *****/

Found in path(s):
 * /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-jar/org/eclipse/jdt/internal/compiler/batch/FileSystem.java
 No license file was found, but licenses were detected in source scan.

/******

* Copyright (c) 2000, 2020 IBM Corporation and others.

*

* This program and the accompanying materials

* are made available under the terms of the Eclipse Public License 2.0

* which accompanies this distribution, and is available at

* <https://www.eclipse.org/legal/epl-2.0/>

*

* SPDX-License-Identifier: EPL-2.0

*

* Contributors:

* IBM Corporation - initial API and implementation

* Stephan Herrmann - Contributions for

* Bug 360328 - [compiler][null] detect null problems in nested code (local class inside a loop)

* Bug 388630 - @NonNull diagnostics at line 0

* Bug 392099 - [1.8][compiler][null] Apply null annotation on types for null analysis

* Bug 416176 - [1.8][compiler][null] null type annotations cause grief on type variables

* Bug 424727 - [compiler][null] NullPointerException

in nullAnnotationUnsupportedLocation(ProblemReporter.java:5708)

* Bug 457210 - [1.8][compiler][null] Wrong Nullness errors given on full build build but not on incremental build?

* Keigo Imai - Contribution for bug 388903 - Cannot extend inner class as an anonymous class when it extends the outer class

* Pierre-Yves B. <pyvesdev@gmail.com> - Contributions for

* Bug 542520 - [JUnit 5] Warning The method xxx from the type X is never used locally is shown when using MethodSource

* Bug 546084 - Using Junit 5s MethodSource leads to ClassCastException

*****/

Found in path(s):

* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-jar/org/eclipse/jdt/internal/compiler/ast/TypeDeclaration.java

No license file was found, but licenses were detected in source scan.

/******

* Copyright (c) 2000, 2019 IBM Corporation and others.

*

* This program and the accompanying materials

* are made available under the terms of the Eclipse Public License 2.0

* which accompanies this distribution, and is available at

* <https://www.eclipse.org/legal/epl-2.0/>

*

* SPDX-License-Identifier: EPL-2.0

*

* Contributors:

* IBM Corporation - initial API and implementation

* Stephan Herrmann - Contribution for

* Bug 423504 - [1.8] Implement "18.5.3 Functional Interface Parameterization Inference"

* Bug 426676 - [1.8][compiler] Wrong generic method type inferred from lambda expression

- * Bug 426542 - [1.8] Most specific method not picked when one method has intersection type as type parameter
- * Bug 428019 - [1.8][compiler] Type inference failure with nested generic invocation.
- * Andy

Clement (GoPivotal, Inc) aclement@gopivotal.com - Contributions for

- * Bug 405104 - [1.8][compiler][codegen] Implement support for serializable lambdas
- * Jesper S Møller - Contributions for bug 381345 : [1.8] Take care of the Java 8 major version
- * Bug 527554 - [18.3] Compiler support for JEP 286 Local-Variable Type

*****/

Found in path(s):

* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-jar/org/eclipse/jdt/internal/compiler/lookup/IntersectionTypeBinding18.java

No license file was found, but licenses were detected in source scan.

/*****

* Copyright (c) 2013, 2019 GK Software AG, and others.

*

* This program and the accompanying materials

* are made available under the terms of the Eclipse Public License 2.0

* which accompanies this distribution, and is available at

* <https://www.eclipse.org/legal/epl-2.0/>

*

* SPDX-License-Identifier: EPL-2.0

*

* Contributors:

* Stephan Herrmann - initial API and implementation

* IBM Corporation - Bug fixes

*****/

Found in path(s):

* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-jar/org/eclipse/jdt/internal/compiler/lookup/InferenceContext18.java

No license file was found, but licenses were detected in source scan.

/*****

* Copyright (c) 2006, 2016 IBM Corporation and others.

*

* This program and the accompanying materials

* are made available under the terms of the Eclipse Public License 2.0

* which accompanies this distribution, and is available at

* <https://www.eclipse.org/legal/epl-2.0/>

*

* SPDX-License-Identifier: EPL-2.0

*

* Contributors:

* IBM Corporation - initial API and implementation

*****/

Found in path(s):

* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-jar/org/eclipse/jdt/internal/compiler/apt/model/ExecutableTypeImpl.java

No license file was found, but licenses were detected in source scan.

/*****

* Copyright (c) 2000, 2008 IBM Corporation and others.

*

* This program and the accompanying materials
* are made available under the terms of the Eclipse Public License 2.0
* which accompanies this distribution, and is available at
* <https://www.eclipse.org/legal/epl-2.0/>

*

* SPDX-License-Identifier: EPL-2.0

*

* Contributors:

* IBM Corporation - initial API and implementation

*****/

Found in path(s):

* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-jar/org/eclipse/jdt/internal/compiler/codegen/CharArrayCache.java

* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-jar/org/eclipse/jdt/internal/compiler/util/HashSetOfInt.java

* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-jar/org/eclipse/jdt/core/compiler/InvalidInputException.java

*

/opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-jar/org/eclipse/jdt/internal/compiler/codegen/BranchLabel.java

* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-jar/org/eclipse/jdt/internal/compiler/util/ObjectVector.java

* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-jar/org/eclipse/jdt/internal/compiler/codegen/VerificationTypeInfo.java

No license file was found, but licenses were detected in source scan.

/*****

* Copyright (c) 2000, 2013 IBM Corporation and others.

*

* This program and the accompanying materials
* are made available under the terms of the Eclipse Public License 2.0
* which accompanies this distribution, and is available at
* <https://www.eclipse.org/legal/epl-2.0/>

*

* SPDX-License-Identifier: EPL-2.0

*

* Contributors:

* IBM Corporation - initial API and implementation

* Jesper Steen Moller - Contributions for:

* Bug 412149: [1.8][compiler] Emit repeated annotations into the designated container
*****/

Found in path(s):

* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-jar/org/eclipse/jdt/internal/compiler/ast/SingleMemberAnnotation.java

No license file was found, but licenses were detected in source scan.

* Copyright (c) 2020, 2021 IBM Corporation and others.

*

* This program and the accompanying materials
* are made available under the terms of the Eclipse Public License 2.0
* which accompanies this distribution, and is available at
* <https://www.eclipse.org/legal/epl-2.0/>

*

* SPDX-License-Identifier: EPL-2.0

*

* Contributors:

* IBM Corporation - initial API and implementation

*

*****/

Found in path(s):

* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-jar/org/eclipse/jdt/internal/compiler/lookup/RecordComponentBinding.java

No license file was found, but licenses were detected in source scan.

* Copyright (c) 2000, 2020 IBM Corporation and others.

*

* This program and the accompanying materials
* are made available under the terms of the Eclipse Public License 2.0
* which accompanies this distribution, and is available at
* <https://www.eclipse.org/legal/epl-2.0/>

*

* SPDX-License-Identifier: EPL-2.0

*

* Contributors:

* IBM Corporation - initial API and implementation

* Stephan Herrmann - Contributions for

* bug 319201 - [null] no warning when unboxing SimpleNameReference causes NPE

* bug 345305 - [compiler][null] Compiler misidentifies a case of "variable can only be null"

* bug 403147 - [compiler][null] FUP of bug 400761: consolidate interaction between unboxing, NPE, and deferred checking

* Bug 417758 - [1.8][null] Null safety compromise during array creation.

* Bug

427163 - [1.8][null] bogus error "Contradictory null specification" on varargs
* Andy Clement (GoPivotal, Inc) aclement@gopivotal.com - Contributions for
* Bug 383624 - [1.8][compiler] Revive code generation support for type annotations (from Olivier's work)
* Bug 409247 - [1.8][compiler] Verify error with code allocating multidimensional array
*****/

Found in path(s):

* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-jar/org/eclipse/jdt/internal/compiler/ast/ArrayAllocationExpression.java
No license file was found, but licenses were detected in source scan.

* Copyright (c) 2000, 2020 IBM Corporation and others.
*
* This program and the accompanying materials
* are made available under the terms of the Eclipse Public License 2.0
* which accompanies this distribution, and is available at
* <https://www.eclipse.org/legal/epl-2.0/>
*
* SPDX-License-Identifier: EPL-2.0
*
* Contributors:
* IBM Corporation - initial API and implementation
* Stephan Herrmann <stephan@cs.tu-berlin.de> - Contributions for
* bug 185682 - Increment/decrement operators mark local variables as read
* bug 331649 - [compiler][null] consider null annotations for fields
* Bug 417295 - [1.8][null] Message type annotated null analysis to gel well with deep encoded type bindings.
* Bug 447088 - [null] @Nullable on fully qualified field type is ignored
* Bug 435805 - [1.8][compiler][null]
Java 8 compiler does not recognize declaration style null annotations
* Bug 458396 - NPE in CodeStream.invoke()
* Bug 446217 - [null] @NonNullByDefault in package-info.java causes bogus "null type safety" warning
* Till Brychcy - Contribution for
* bug 467094 - [1.8][null] TYPE_USE NullAnnotations of array contents are applied to field.
*****/

Found in path(s):

* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-jar/org/eclipse/jdt/internal/compiler/lookup/FieldBinding.java
No license file was found, but licenses were detected in source scan.

* Copyright (c) 2016 GoPivotal, Inc.
*
* This program and the accompanying materials
* are made available under the terms of the Eclipse Public License 2.0
* which accompanies this distribution, and is available at

* <https://www.eclipse.org/legal/epl-2.0/>
*
* SPDX-License-Identifier: EPL-2.0
*
* Contributors:
* Andy Clement (GoPivotal, Inc) aclement@gopivotal.com - Contributions for
* Bug 407191 - [1.8] Binary access support for type annotations
*****/

Found in path(s):
* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-
jar/org/eclipse/jdt/internal/compiler/classfmt/MethodInfoWithTypeAnnotations.java
No license file was found, but licenses were detected in source scan.

/*****
* Copyright (c) 2013, 2019 GK Software AG.
*
* This program and the accompanying materials
* are made available under the terms of the Eclipse Public License 2.0
* which accompanies this distribution, and is available at
* <https://www.eclipse.org/legal/epl-2.0/>
*
* SPDX-License-Identifier: EPL-2.0
*
* Contributors:
* Stephan Herrmann - initial API and implementation
* Lars Vogel <Lars.Vogel@vogella.com> - Contributions for
* Bug 473178
*****/

Found in path(s):
* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-
jar/org/eclipse/jdt/internal/compiler/lookup/ConstraintExpressionFormula.java
No license file was found, but licenses were detected in source scan.

/*****
* Copyright (c) 2011, 2020 GK Software AG and others.
*
* This program and the accompanying materials
* are made available under the terms of the Eclipse Public License 2.0
* which accompanies this distribution, and is available at
* <https://www.eclipse.org/legal/epl-2.0/>
*
* SPDX-License-Identifier: EPL-2.0
*
* Contributors:
* Stephan Herrmann - initial API and implementation
* Nikolay Metchev (nikolaymetchev@gmail.com) - Contributions for

* bug 411098 - [compiler][resource] Invalid Resource Leak Warning using ternary operator inside try-with-resource

*****/

Found in path(s):

* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-jar/org/eclipse/jdt/internal/compiler/ast/FakedTrackingVariable.java

No license file was found, but licenses were detected in source scan.

* Copyright (c) 2006, 2009 IBM Corporation and others.

*

* This program and the accompanying materials

* are made available under the terms of the Eclipse Public License 2.0

* which accompanies this distribution, and is available at

* <https://www.eclipse.org/legal/epl-2.0/>

*

* SPDX-License-Identifier: EPL-2.0

*

* Contributors:

* IBM Corporation - initial API and implementation

*****/

Found in path(s):

* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-jar/org/eclipse/jdt/internal/compiler/parser/RecoveryScannerData.java

* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-jar/org/eclipse/jdt/internal/compiler/util/SimpleSetOfCharArray.java

* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-jar/org/eclipse/jdt/internal/compiler/codegen/CachedIndexEntry.java

No license file was found, but licenses were detected in source scan.

* Copyright (c) 2019 Sebastian Zarnekow and others.

*

* This program and the accompanying materials

* are made available under the terms of the Eclipse Public License 2.0

* which accompanies this distribution, and is available at

* <https://www.eclipse.org/legal/epl-2.0/>

*

* SPDX-License-Identifier: EPL-2.0

*

* Contributors:

* Sebastian Zarnekow - initial API and implementation

*****/

Found in path(s):

* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-jar/org/eclipse/jdt/internal/compiler/lookup/SortedCompoundNameVector.java

* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-jar/org/eclipse/jdt/internal/compiler/util/SortedCharArrays.java
* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-jar/org/eclipse/jdt/internal/compiler/lookup/SortedSimpleNameVector.java
No license file was found, but licenses were detected in source scan.

/******

* Copyright (c) 2012, 2019 IBM Corporation and others.

*

* This program and the accompanying materials
* are made available under the terms of the Eclipse Public License 2.0
* which accompanies this distribution, and is available at
* <https://www.eclipse.org/legal/epl-2.0/>

*

* SPDX-License-Identifier: EPL-2.0

*

* Contributors:

* IBM Corporation - initial API and implementation
* Jesper S Moller - Contributions for
* bug 382701 - [1.8][compiler] Implement semantic analysis of Lambda expressions & Reference expression
* bug 382721 - [1.8][compiler] Effectively final variables needs special treatment
* Bug 416885 - [1.8][compiler]IncompatibleClassChange error (edit)
* Stephan Herrmann - Contribution for
* bug 401030 - [1.8][null] Null analysis support for lambda methods.
* Bug 392099
- [1.8][compiler][null] Apply null annotation on types for null analysis
* Bug 392238 - [1.8][compiler][null] Detect semantically invalid null type annotations
* Bug 400874 - [1.8][compiler] Inference infrastructure should evolve to meet JLS8 18.x (Part G of JSR335 spec)
* Bug 423504 - [1.8] Implement "18.5.3 Functional Interface Parameterization Inference"
* Bug 425142 - [1.8][compiler] NPE in ConstraintTypeFormula.reduceSubType
* Bug 425153 - [1.8] Having wildcard allows incompatible types in a lambda expression
* Bug 424205 - [1.8] Cannot infer type for diamond type with lambda on method invocation
* Bug 425798 - [1.8][compiler] Another NPE in ConstraintTypeFormula.reduceSubType
* Bug 425156 - [1.8] Lambda as an argument is flagged with incompatible error
* Bug 424403 - [1.8][compiler] Generic method call with method reference argument fails to resolve properly.
* Bug 426563 - [1.8] AIOOBE when method with error
invoked with lambda expression as argument
* Bug 420525 - [1.8] [compiler] Incorrect error "The type Integer does not define sum(Object, Object) that is applicable here"
* Bug 427438 - [1.8][compiler] NPE at
org.eclipse.jdt.internal.compiler.ast.ConditionalExpression.generateCode(ConditionalExpression.java:280)
* Bug 428294 - [1.8][compiler] Type mismatch: cannot convert from List<Object> to Collection<Object[]>
* Bug 428786 - [1.8][compiler] Inference needs to compute the "ground target type" when reducing a lambda compatibility constraint
* Bug 428980 - [1.8][null] simple expression as lambda body doesn't leverage null annotation on argument
* Bug 429430 - [1.8] Lambdas and method reference infer wrong exception type with generics (RuntimeException instead of IOException)
* Bug 432110 - [1.8][compiler] nested lambda type incorrectly inferred vs javac

- * Bug 438458 - [1.8][null] clean up handling of null type annotations wrt type variables
 - * Bug 441693 - [1.8][null] Bogus warning for type argument annotated with @NonNull
 - * Bug 452788 - [1.8][compiler] Type not correctly inferred in lambda expression
 - * Bug 453483 - [compiler][null][loop] Improve null analysis for loops
 - * Bug 455723 - Nonnull argument not correctly inferred in loop
 - * Bug 463728 - [1.8][compiler][inference] Ternary operator in lambda derives wrong type
 - * Andy Clement (GoPivotal, Inc) aclement@gopivotal.com - Contributions for
 - * Bug 405104 - [1.8][compiler][codegen] Implement support for serializable lambdas
- *****/

Found in path(s):

- * /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-jar/org/eclipse/jdt/internal/compiler/ast/LambdaExpression.java

No license file was found, but licenses were detected in source scan.

/*****

* Copyright (c) 2006, 2017 IBM Corporation and others.

*

* This program and the accompanying materials

* are made available under the terms of the Eclipse Public License 2.0

* which accompanies this distribution, and is available at

* <https://www.eclipse.org/legal/epl-2.0/>

*

* SPDX-License-Identifier: EPL-2.0

*

* Contributors:

* IBM Corporation - initial API and implementation

* Walter Harley - Patch for ensuring the parent folders are created

*****/

Found in path(s):

- * /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-jar/org/eclipse/jdt/internal/compiler/apt/util/EclipseFileObject.java

- * /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-jar/org/eclipse/jdt/internal/compiler/tool/EclipseFileObject.java

No license file was found, but licenses were detected in source scan.

/*****

* Copyright (c) 2006, 2018 BEA Systems, Inc.

*

* This program and the accompanying materials

* are made available under the terms of the Eclipse Public License 2.0

* which accompanies this distribution, and is available at

* <https://www.eclipse.org/legal/epl-2.0/>

*

* SPDX-License-Identifier: EPL-2.0

*

* Contributors:
* wharley@bea.com - initial API and implementation
* IBM Corporation - fix for 342598
*****/

Found in path(s):
* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-jar/org/eclipse/jdt/internal/compiler/apt/model/DeclaredTypeImpl.java
No license file was found, but licenses were detected in source scan.

* Copyright (c) 2000, 2014 IBM Corporation and others.
*
* This program and the accompanying materials
* are made available under the terms of the Eclipse Public License 2.0
* which accompanies this distribution, and is available at
* <https://www.eclipse.org/legal/epl-2.0/>
*
* SPDX-License-Identifier: EPL-2.0
*
* Contributors:
* IBM Corporation - initial API and implementation
* Stephan Herrmann - Contribution for
* Bug 400874 - [1.8][compiler] Inference infrastructure should evolve to meet JLS8 18.x (Part G of JSR335 spec)
* Bug 427438 - [1.8][compiler] NPE at
org.eclipse.jdt.internal.compiler.ast.ConditionalExpression.generateCode(ConditionalExpression.java:280)
*****/

Found in path(s):
* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-jar/org/eclipse/jdt/internal/compiler/ast/AbstractVariableDeclaration.java
No license file was found, but licenses were detected in source scan.

* Copyright (c) 2005, 2016 BEA Systems, Inc.
*
* This program and the accompanying materials
* are made available under the terms of the Eclipse Public License 2.0
* which accompanies this distribution, and is available at
* <https://www.eclipse.org/legal/epl-2.0/>
*
* SPDX-License-Identifier: EPL-2.0
*
* Contributors:
* tyeung@bea.com - initial API and implementation
* IBM Corporation - fix for bug 342757
* Stephan Herrmann - Contribution for bug 186342 - [compiler][null] Using annotations for null checking
*****/

Found in path(s):

* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-jar/org/eclipse/jdt/internal/compiler/classfmt/MethodInfoWithParameterAnnotations.java
No license file was found, but licenses were detected in source scan.

/*

*/

* Copyright (c) 2005, 2020 IBM Corporation and others.
*
* This program and the accompanying materials
* are made available under the terms of the Eclipse Public License 2.0
* which accompanies this distribution, and is available at
* <https://www.eclipse.org/legal/epl-2.0/>
*
* SPDX-License-Identifier: EPL-2.0
*
* Contributors:
* IBM Corporation - initial API and implementation
* David Foerster - patch for toUpperCase as described in https://bugs.eclipse.org/bugs/show_bug.cgi?id=153125

/

Found in path(s):

* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-jar/org/eclipse/jdt/internal/compiler/parser/ScannerHelper.java
No license file was found, but licenses were detected in source scan.

/*

*/

* Copyright (c) 2000, 2019 IBM Corporation and others.
*
* This program and the accompanying materials
* are made available under the terms of the Eclipse Public License 2.0
* which accompanies this distribution, and is available at
* <https://www.eclipse.org/legal/epl-2.0/>
*
* SPDX-License-Identifier: EPL-2.0
*
* Contributors:
* IBM Corporation - initial API and implementation
* Stephan Herrmann - Contributions for
* bug 186342 - [compiler][null] Using annotations for null checking
* bug 365519 - editorial cleanup after bug 186342 and bug 365387
* bug 365531 - [compiler][null] investigate alternative strategy for internally encoding nullness defaults

/

Found in path(s):

* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-jar/org/eclipse/jdt/internal/compiler/lookup/PackageBinding.java

No license file was found, but licenses were detected in source scan.

```

/*****
* Copyright (c) 2000, 2021 IBM Corporation and others.
*
* This program and the accompanying materials
* are made available under the terms of the Eclipse Public License 2.0
* which accompanies this distribution, and is available at
* https://www.eclipse.org/legal/epl-2.0/
*
* SPDX-License-Identifier: EPL-2.0
*
* Contributors:
*   IBM Corporation - initial API and implementation
*   Jesper S Moller - Contributions for
*     Bug 405066 - [1.8][compiler][codegen] Implement code generation infrastructure for JSR335
*     Bug 406982 - [1.8][compiler] Generation of MethodParameters Attribute in classfile
*     Bug 416885 - [1.8][compiler]IncompatibleClassChange error (edit)
*     Bug 412149 - [1.8][compiler] Emit repeated annotations into the designated container
*     Andy Clement (GoPivotal, Inc) aclement@gopivotal.com
*   - Contributions for
*     Bug 383624 - [1.8][compiler] Revive code generation support for type annotations (from Olivier's
work)
*     Bug 409236 - [1.8][compiler] Type annotations on intersection cast types dropped by code
generator
*     Bug 409246 - [1.8][compiler] Type annotations on catch parameters not handled properly
*     Bug 415541 - [1.8][compiler] Type annotations in the body of static initializer get dropped
*     Bug 415399 - [1.8][compiler] Type annotations on constructor results dropped by the code
generator
*     Bug 415470 - [1.8][compiler] Type annotations on class declaration go vanishing
*     Bug 405104 - [1.8][compiler][codegen] Implement support for serializable lambdas
*     Bug 434556 - Broken class file generated for incorrect annotation usage
*     Bug 442416
*   - $deserializeLambda$ missing cases for nested lambdas
*   Stephan Herrmann - Contribution for
*     Bug 438458 - [1.8][null] clean up handling of null type annotations wrt type variables
*   Olivier Tardieu tardieu@us.ibm.com - Contributions for
*     Bug 442416 - $deserializeLambda$ missing cases for nested lambdas
*****/

```

Found in path(s):

```

* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-
jar/org/eclipse/jdt/internal/compiler/ClassFile.java

```

No license file was found, but licenses were detected in source scan.

```

/*****
* Copyright (c) 2013, 2017 GK Software AG.
*

```


* This program and the accompanying materials
* are made available under the terms of the Eclipse Public License 2.0
* which accompanies this distribution, and is available at
* <https://www.eclipse.org/legal/epl-2.0/>

*
* SPDX-License-Identifier: EPL-2.0

* Contributors:

* Stephan Herrmann - initial API and implementation

*****/

Found in path(s):

* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-jar/org/eclipse/jdt/internal/compiler/lookup/InferenceSubstitution.java

* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-jar/org/eclipse/jdt/internal/compiler/classfmt/TypeAnnotationWalker.java

No license file was found, but licenses were detected in source scan.

/*****

* Copyright (c) 2000, 2009 IBM Corporation and others.

*

* This program and the accompanying materials

* are made available under the terms of the Eclipse Public License 2.0

* which accompanies this distribution, and is available at

* <https://www.eclipse.org/legal/epl-2.0/>

*

* SPDX-License-Identifier: EPL-2.0

*

* Contributors:

* IBM Corporation - initial API and implementation

*****/

Found in path(s):

* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-jar/org/eclipse/jdt/internal/compiler/ast/StringLiteralConcatenation.java

* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-jar/org/eclipse/jdt/internal/compiler/ICompilerRequestor.java

* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-jar/org/eclipse/jdt/internal/compiler/env/AccessRestriction.java

*

/opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-jar/org/eclipse/jdt/internal/compiler/parser/diagnose/RangeUtil.java

* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-jar/org/eclipse/jdt/internal/compiler/ast/OperatorIds.java

* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-jar/org/eclipse/jdt/internal/compiler/env/AccessRule.java

* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-jar/org/eclipse/jdt/internal/compiler/ast/FalseLiteral.java

* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-jar/org/eclipse/jdt/internal/compiler/classfmt/ClassFileStruct.java
* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-jar/org/eclipse/jdt/internal/compiler/env/IDependent.java
* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-jar/org/eclipse/jdt/internal/compiler/lookup/ProblemBinding.java
*
/opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-jar/org/eclipse/jdt/internal/compiler/util/HashtableOfIntValues.java
* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-jar/org/eclipse/jdt/internal/compiler/util/SimpleLookupTable.java
* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-jar/org/eclipse/jdt/internal/compiler/env/ISourceImport.java
* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-jar/org/eclipse/jdt/internal/compiler/problem/AbortMethod.java
* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-jar/org/eclipse/jdt/internal/compiler/problem/ShouldNotImplement.java
* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-jar/org/eclipse/jdt/internal/compiler/parser/RecoveredImport.java
* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-jar/org/eclipse/jdt/internal/compiler/util/HashtableOfType.java
* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-jar/org/eclipse/jdt/internal/compiler/ast/SubRoutineStatement.java
*
/opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-jar/org/eclipse/jdt/internal/compiler/codegen/DoubleCache.java
* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-jar/org/eclipse/jdt/internal/compiler/lookup/InnerEmulationDependency.java
* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-jar/org/eclipse/jdt/internal/compiler/ast/JavadocReturnStatement.java
* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-jar/org/eclipse/jdt/internal/compiler/problem/AbortCompilationUnit.java
* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-jar/org/eclipse/jdt/internal/compiler/parser/NLSTag.java
* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-jar/org/eclipse/jdt/internal/compiler/ast/PrefixExpression.java
* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-jar/org/eclipse/jdt/internal/compiler/IDebugRequestor.java
*
/opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-jar/org/eclipse/jdt/internal/compiler/ast/TrueLiteral.java
* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-jar/org/eclipse/jdt/internal/compiler/util/SimpleSet.java
* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-jar/org/eclipse/jdt/internal/compiler/ast/CharLiteral.java
* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-jar/org/eclipse/jdt/internal/antadapter/AntAdapterMessages.java
* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-

jar/org/eclipse/jdt/internal/compiler/problem/AbortType.java
* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-
jar/org/eclipse/jdt/internal/compiler/util/HashtableOfObjectToInt.java
* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-
jar/org/eclipse/jdt/internal/compiler/problem/AbortCompilation.java
*
/opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-
jar/org/eclipse/jdt/internal/compiler/IProblemFactory.java
* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-
jar/org/eclipse/jdt/internal/compiler/lookup/SyntheticFieldBinding.java
* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-
jar/org/eclipse/jdt/internal/compiler/util/HashtableOfInt.java
* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-
jar/org/eclipse/jdt/internal/compiler/codegen/FloatCache.java
* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-
jar/org/eclipse/jdt/internal/compiler/lookup/ImportConflictBinding.java
* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-
jar/org/eclipse/jdt/internal/compiler/ast/ExtendedStringLiteral.java
* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-
jar/org/eclipse/jdt/internal/compiler/codegen/Label.java
*
/opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-
jar/org/eclipse/jdt/internal/compiler/lookup/AnnotationHolder.java
* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-
jar/org/eclipse/jdt/internal/compiler/classfmt/InnerClassInfo.java
* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-
jar/org/eclipse/jdt/internal/compiler/ast/PostfixExpression.java
* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-
jar/org/eclipse/jdt/internal/compiler/ast/JavadocArrayQualifiedTypeReference.java
* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-
jar/org/eclipse/jdt/internal/compiler/util/HashtableOfLong.java
* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-
jar/org/eclipse/jdt/internal/compiler/lookup/ProblemFieldBinding.java
* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-
jar/org/eclipse/jdt/internal/compiler/ast/JavadocSingleNameReference.java
*
/opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-
jar/org/eclipse/jdt/internal/compiler/codegen/IntegerCache.java
* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-
jar/org/eclipse/jdt/internal/compiler/codegen/ObjectCache.java
* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-
jar/org/eclipse/jdt/internal/compiler/lookup/SyntheticArgumentBinding.java
* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-
jar/org/eclipse/jdt/internal/compiler/ast/MagicLiteral.java
* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-
jar/org/eclipse/jdt/internal/compiler/lookup/ParameterizedFieldBinding.java
* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-
jar/org/eclipse/jdt/internal/compiler/util/HashtableOfObjectToIntArray.java

* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-jar/org/eclipse/jdt/internal/compiler/codegen/LongCache.java

*

/opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-jar/org/eclipse/jdt/internal/compiler/codegen/CaseLabel.java

No license file was found, but licenses were detected in source scan.

/*****

* Copyright (c) 2013, 2014 IBM Corporation and others.

*

* This program and the accompanying materials

* are made available under the terms of the Eclipse Public License 2.0

* which accompanies this distribution, and is available at

* <https://www.eclipse.org/legal/epl-2.0/>

*

* SPDX-License-Identifier: EPL-2.0

*

* Contributors:

* IBM Corporation - initial API and implementation

* Stephan Herrmann - Contribution for

* Bug 438458 - [1.8][null] clean up handling of null type annotations wrt type variables

*****/

Found in path(s):

* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-jar/org/eclipse/jdt/internal/compiler/lookup/VoidTypeBinding.java

* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-jar/org/eclipse/jdt/internal/compiler/lookup/NullTypeBinding.java

No license file was found, but licenses were detected in source scan.

/*****

* Copyright (c) 2000, 2015 IBM Corporation and others.

*

* This program and the accompanying materials

* are made available under the terms of the Eclipse Public License 2.0

* which accompanies this distribution, and is available at

* <https://www.eclipse.org/legal/epl-2.0/>

*

* SPDX-License-Identifier: EPL-2.0

*

* Contributors:

* IBM Corporation - initial API and implementation

* Stephan Herrmann - Contribution for

* bug 331649 - [compiler][null] consider null annotations for fields

* Bug 392099 - [1.8][compiler][null] Apply null annotation on types for null analysis

* Bug 458396 - NPE in CodeStream.invoke()

*****/

Found in path(s):

* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-jar/org/eclipse/jdt/internal/compiler/lookup/VariableBinding.java

No license file was found, but licenses were detected in source scan.

/*****

* Copyright (c) 2000, 2020 IBM Corporation and others.

*

* This program and the accompanying materials

* are made available under the terms of the Eclipse Public License 2.0

* which accompanies this distribution, and is available at

* <https://www.eclipse.org/legal/epl-2.0/>

*

* SPDX-License-Identifier: EPL-2.0

*

* Contributors:

* IBM Corporation - initial API and implementation

* Jesper S Moller - Contributions for

* Bug 405066 - [1.8][compiler][codegen] Implement code generation infrastructure for JSR335

* Bug 406982 - [1.8][compiler] Generation of MethodParameters Attribute in classfile

* Andy Clement (GoPivotal, Inc) aclement@gopivotal.com - Contributions for

* Bug 405104 - [1.8][compiler][codegen] Implement support for serializable lambdas

*****/

Found

in path(s):

* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-jar/org/eclipse/jdt/internal/compiler/classfmt/ClassFileConstants.java

No license file was found, but licenses were detected in source scan.

/*****

* Copyright (c) 2019, 2020 IBM Corporation and others.

* All rights reserved. This program and the accompanying materials

* are made available under the terms of the Eclipse Public License v1.0

* which accompanies this distribution, and is available at

* <https://www.eclipse.org/legal/epl-2.0/>

*

* SPDX-License-Identifier: EPL-2.0

*

* Contributors:

* IBM Corporation - initial API and implementation

*****/

Found in path(s):

* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-jar/org/eclipse/jdt/internal/compiler/classfmt/ComponentInfoWithAnnotation.java

No license file was found, but licenses were detected in source scan.

```

/*****
* Copyright (c) 2000, 2011 IBM Corporation and others.
*
* This program and the accompanying materials
* are made available under the terms of the Eclipse Public License 2.0
* which accompanies this distribution, and is available at
* https://www.eclipse.org/legal/epl-2.0/
*
* SPDX-License-Identifier: EPL-2.0
*
* Contributors:
*   IBM Corporation - initial API and implementation
*****/

```

Found in path(s):

```

* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-
jar/org/eclipse/jdt/internal/compiler/ast/DoubleLiteral.java
* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-
jar/org/eclipse/jdt/internal/compiler/ast/NumberLiteral.java
* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-
jar/org/eclipse/jdt/internal/compiler/ast/LongLiteral.java
*
* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-
jar/org/eclipse/jdt/internal/compiler/flow/InitializationFlowContext.java
* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-
jar/org/eclipse/jdt/internal/compiler/ast/IntLiteral.java
* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-
jar/org/eclipse/jdt/internal/compiler/ast/FloatLiteral.java
* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-
jar/org/eclipse/jdt/internal/compiler/ast/IntLiteralMinValue.java
* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-
jar/org/eclipse/jdt/internal/compiler/lookup/InferenceContext.java
* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-
jar/org/eclipse/jdt/internal/compiler/ast/LongLiteralMinValue.java

```

No license file was found, but licenses were detected in source scan.

```

/*****
* Copyright (c) 2019 IBM Corporation and others.
*
* This program and the accompanying materials
* are made available under the terms of the Eclipse Public License 2.0
* which accompanies this distribution, and is available at
* https://www.eclipse.org/legal/epl-2.0/
*
* SPDX-License-Identifier: EPL-2.0
*
* Contributors:
*   IBM Corporation - initial API and implementation

```

Found in path(s):

* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-jar/org/eclipse/jdt/internal/compiler/ast/YieldStatement.java

No license file was found, but licenses were detected in source scan.

* Copyright (c) 2015, 2019 IBM Corporation and others.

*

* This program and the accompanying materials

* are made available under the terms of the Eclipse Public License 2.0

* which accompanies this distribution, and is available at

* <https://www.eclipse.org/legal/epl-2.0/>

*

* SPDX-License-Identifier: EPL-2.0

*

* Contributors:

* IBM Corporation - initial API and implementation

*

Found in path(s):

* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-jar/org/eclipse/jdt/internal/compiler/ast/ModuleDeclaration.java

No license file was found, but licenses were detected in source scan.

* Copyright (c) 2013, 2016 IBM Corporation and others.

*

* This program and the accompanying materials

* are made available under the terms of the Eclipse Public License 2.0

* which accompanies this distribution, and is available at

* <https://www.eclipse.org/legal/epl-2.0/>

*

* SPDX-License-Identifier: EPL-2.0

*

* Contributors:

* IBM Corporation - initial API and implementation

Found in path(s):

* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-jar/org/eclipse/jdt/internal/compiler/lookup/TypeBindingVisitor.java

No license file was found, but licenses were detected in source scan.

* Copyright (c) 2000, 2018 IBM Corporation and others.

*
* SPDX-License-Identifier: EPL-2.0
*
* Contributors:
* IBM Corporation - initial API and implementation
* Stephan Herrmann - Contribution for
* Bug 429958 - [1.8][null] evaluate new DefaultLocation attribute of @NonNullByDefault
*****/

Found in path(s):
* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-
jar/org/eclipse/jdt/internal/compiler/ast/UnionTypeReference.java
No license file was found, but licenses were detected in source scan.

/*****
* Copyright (c) 2013, 2014 GK Software AG.
*
* This program and the accompanying materials
* are made available under the terms of the Eclipse Public License 2.0
* which accompanies this distribution, and is available at
* <https://www.eclipse.org/legal/epl-2.0/>
*
* SPDX-License-Identifier: EPL-2.0
*
* Contributors:
* Stephan Herrmann - initial API and implementation
*****/

Found in path(s):
* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-
jar/org/eclipse/jdt/internal/compiler/ast/Invocation.java
No license file was found, but licenses were detected in source scan.

/*****
* Copyright (c) 2006, 2012 IBM Corporation and others.
*
* This program and the accompanying materials
* are made available under the terms of the Eclipse Public License 2.0
* which accompanies this distribution, and is available at
* <https://www.eclipse.org/legal/epl-2.0/>
*
* SPDX-License-Identifier: EPL-2.0
*
* Contributors:
* IBM Corporation - initial API and implementation
* Stephan Herrmann - Contribution for
* bug 345305 - [compiler][null] Compiler misidentifies a case of "variable can only be null"
*****/

Found in path(s):

* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-jar/org/eclipse/jdt/internal/compiler/ast/CombinedBinaryExpression.java

No license file was found, but licenses were detected in source scan.

/*****

* Copyright (c) 2000, 2020 IBM Corporation and others.

*

* This program and the accompanying materials

* are made available under the terms of the Eclipse Public License 2.0

* which accompanies this distribution, and is available at

* <https://www.eclipse.org/legal/epl-2.0/>

*

* SPDX-License-Identifier: EPL-2.0

*

* Contributors:

* IBM Corporation - initial API and implementation

* Nick Teryaev - fix for bug (https://bugs.eclipse.org/bugs/show_bug.cgi?id=40752)

* Stephan Herrmann - Contributions for

* bug 319201 - [null] no warning when unboxing SimpleNameReference causes NPE

* bug 345305 - [compiler][null] Compiler misidentifies a case of "variable can only be null"

* bug 395002 - Self bound generic class doesn't resolve bounds properly for wildcards for certain parametrisation.

* bug

383368 - [compiler][null] syntactic null analysis for field references

* bug 401017 - [compiler][null] casted reference to @Nullable field lacks a warning

* bug 400761 - [compiler][null] null may be return as boolean without a diagnostic

* Bug 392238 - [1.8][compiler][null] Detect semantically invalid null type annotations

* Bug 416307 - [1.8][compiler][null] subclass with type parameter substitution confuses null checking

* Bug 392099 - [1.8][compiler][null] Apply null annotation on types for null analysis

* Bug 400874 - [1.8][compiler] Inference infrastructure should evolve to meet JLS8 18.x (Part G of JSR335 spec)

* Bug 427438 - [1.8][compiler] NPE at

org.eclipse.jdt.internal.compiler.ast.ConditionalExpression.generateCode(ConditionalExpression.java:280)

* Bug 430150 - [1.8][null] stricter checking against type variables

* Bug 435805 - [1.8][compiler][null] Java 8 compiler does not recognize declaration style

null annotations

* Bug 407414 - [compiler][null] Incorrect warning on a primitive type being null

* Andy Clement (GoPivotal, Inc) aclement@gopivotal.com - Contributions for

* Bug 415541 - [1.8][compiler] Type annotations in the body of static initializer get dropped

*****/

Found in path(s):

* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-jar/org/eclipse/jdt/internal/compiler/ast/CastExpression.java

No license file was found, but licenses were detected in source scan.

/*****

* Copyright (c) 2000, 2020 IBM Corporation and others.

*
 * This program and the accompanying materials
 * are made available under the terms of the Eclipse Public License 2.0
 * which accompanies this distribution, and is available at
 * <https://www.eclipse.org/legal/epl-2.0/>
 *
 * SPDX-License-Identifier: EPL-2.0
 *
 * Contributors:
 * IBM Corporation - initial API and implementation
 * Stephan Herrmann - Contributions for
 * bug 186342 - [compiler][null] Using annotations for null checking
 * bug 367203 - [compiler][null] detect assigning null to nonnull argument
 * bug 365519 - editorial cleanup after bug 186342 and bug 365387
 * bug 365531 - [compiler][null] investigate alternative strategy for internally encoding nullness defaults
 * bug 382353 - [1.8][compiler] Implementation property modifiers
 should be accepted on default methods.
 * bug 392099 - [1.8][compiler][null] Apply null annotation on types for null analysis
 * bug 388281 - [compiler][null] inheritance of null annotations as an option
 * bug 401030 - [1.8][null] Null analysis support for lambda methods.
 * Bug 392099 - [1.8][compiler][null] Apply null annotation on types for null analysis
 * Bug 392238 - [1.8][compiler][null] Detect semantically invalid null type annotations
 * Bug 403216 - [1.8][null] TypeReference#captureTypeAnnotations treats type annotations as type argument
 annotations
 * Bug 417295 - [1.8][null] Message type annotated null analysis to gel well with deep encoded type bindings.
 * Bug 392238 - [1.8][compiler][null] Detect semantically invalid null type annotations
 * Bug 435570 - [1.8][null] @NonNullByDefault illegally tries to affect "throws E"
 * Bug 435805 - [1.8][compiler][null] Java 8 compiler does not recognize
 declaration style null annotations
 * Bug 466713 - Null Annotations: NullPointerException using <int @Nullable []> as Type Param
 *****/

Found in path(s):

* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-
 jar/org/eclipse/jdt/internal/compiler/ast/AbstractMethodDeclaration.java

No license file was found, but licenses were detected in source scan.

* Copyright (c) 2000, 2014 IBM Corporation and others.

*

* This program and the accompanying materials
 * are made available under the terms of the Eclipse Public License 2.0
 * which accompanies this distribution, and is available at
 * <https://www.eclipse.org/legal/epl-2.0/>

*

* SPDX-License-Identifier: EPL-2.0

*

* Contributors:

* IBM Corporation - initial API and implementation
* Stephan Herrmann - Contribution for
* Bug 429958 - [1.8][null] evaluate new DefaultLocation attribute of @NonNullByDefault
*****/

Found in path(s):

* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-jar/org/eclipse/jdt/internal/compiler/ast/JavadocImplicitTypeReference.java
* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-jar/org/eclipse/jdt/internal/compiler/lookup/ElementValuePair.java
No license file was found, but licenses were detected in source scan.

* Copyright (c) 2020 Julian Honnen.
*
* This program and the accompanying materials
* are made available under the terms of the Eclipse Public License 2.0
* which accompanies this distribution, and is available at
* <https://www.eclipse.org/legal/epl-2.0/>
*
* SPDX-License-Identifier: EPL-2.0
*
* Contributors:
* Julian Honnen - initial API and implementation
*****/

Found in path(s):

* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-jar/org/eclipse/jdt/core/compiler/SubwordMatcher.java
No license file was found, but licenses were detected in source scan.

* Copyright (c) 2014 IBM Corporation and others.
*
* This program and the accompanying materials
* are made available under the terms of the Eclipse Public License 2.0
* which accompanies this distribution, and is available at
* <https://www.eclipse.org/legal/epl-2.0/>
*
* SPDX-License-Identifier: EPL-2.0
*
* Contributors:
* IBM Corporation - initial API and implementation
*****/

Found in path(s):

* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-jar/org/eclipse/jdt/internal/compiler/flow/ExceptionInferenceFlowContext.java

No license file was found, but licenses were detected in source scan.

```

/*****
* Copyright (c) 2000, 2020 IBM Corporation and others.
*
* This program and the accompanying materials
* are made available under the terms of the Eclipse Public License 2.0
* which accompanies this distribution, and is available at
* https://www.eclipse.org/legal/epl-2.0/
*
* SPDX-License-Identifier: EPL-2.0
*
* Contributors:
*   IBM Corporation - initial API and implementation
*   Stephan Herrmann - Contribution for
*     bug 365531 - [compiler][null] investigate alternative strategy for internally encoding nullness defaults
*     Bug 400874 - [1.8][compiler] Inference infrastructure should evolve to meet JLS8 18.x (Part G of JSR335 spec)
*     Bug 429958 - [1.8][null] evaluate new DefaultLocation attribute of @NonNullByDefault
*   Jesper Steen Moller - Contributions for
*     Bug 412150 [1.8] [compiler]
*     Enable reflected parameter names during annotation processing
*****/

```

Found in path(s):

```

* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-
jar/org/eclipse/jdt/internal/compiler/lookup/Binding.java

```

No license file was found, but licenses were detected in source scan.

```

/*****
* Copyright (c) 2000, 2020 IBM Corporation and others.
*
* This program and the accompanying materials
* are made available under the terms of the Eclipse Public License 2.0
* which accompanies this distribution, and is available at
* https://www.eclipse.org/legal/epl-2.0/
*
* SPDX-License-Identifier: EPL-2.0
*
* Contributors:
*   IBM Corporation - initial API and implementation
*   Stephan Herrmann - Contributions for
*     bug 186342 - [compiler][null] Using annotations for null checking
*     bug 365519 - editorial cleanup after bug 186342 and bug 365387
*     bug 368546 - [compiler][resource] Avoid remaining false positives found when compiling the Eclipse SDK
*     bug 365859 - [compiler][null] distinguish warnings based on flow analysis vs. null annotations
*     bug 385626 - @NonNull fails across
*     loop boundaries
*     bug 388996 - [compiler][resource] Incorrect 'potential resource leak'

```

- * bug 403147 - [compiler][null] FUP of bug 400761: consolidate interaction between unboxing, NPE, and deferred checking
 - * Bug 453483 - [compiler][null][loop] Improve null analysis for loops
 - * Bug 455723 - Nonnull argument not correctly inferred in loop
 - * Jesper S Moller - Contributions for
 - * bug 404657 - [1.8][compiler] Analysis for effectively final variables fails to consider loops
- *****/

Found in path(s):

*/opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-jar/org/eclipse/jdt/internal/compiler/flow/FinallyFlowContext.java

No license file was found, but licenses were detected in source scan.

*****/

* Copyright (c) 2011, 2014 IBM Corporation and others.

*

* This program and the accompanying materials
 * are made available under the terms of the Eclipse Public License 2.0
 * which accompanies this distribution, and is available at

* <https://www.eclipse.org/legal/epl-2.0/>

*

* SPDX-License-Identifier: EPL-2.0

*

* Contributors:

* IBM Corporation - initial API and implementation

* Stephan Herrmann - Contribution for

* Bug 429958 - [1.8][null] evaluate new DefaultLocation attribute of @NonNullByDefault

* Andy Clement (GoPivotal, Inc) aclement@gopivotal.com - Contributions for

* Bug 409236 - [1.8][compiler] Type annotations on intersection cast types dropped by code generator

*****/

Found in path(s):

*/opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-jar/org/eclipse/jdt/internal/compiler/ast/IntersectionCastTypeReference.java

No license file was found, but licenses were detected in source scan.

*****/

* Copyright (c) 2007, 2015 BEA Systems, Inc.

*

* This program and the accompanying materials
 * are made available under the terms of the Eclipse Public License 2.0
 * which accompanies this distribution, and is available at

* <https://www.eclipse.org/legal/epl-2.0/>

*

* SPDX-License-Identifier: EPL-2.0

*

* Contributors:

- * wharley@bea.com - initial API and implementation
- * IBM Corporation - fix for 342470
- * IBM Corporation - fix for 342598
- * IBM Corporation - Java 8 support

*****/

Found in path(s):

* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-jar/org/eclipse/jdt/internal/compiler/apt/model/TypeParameterElementImpl.java

No license file was found, but licenses were detected in source scan.

* Copyright (c) 2003, 2013 IBM Corporation and others.

*

* This program and the accompanying materials

* are made available under the terms of the Eclipse Public License 2.0

* which accompanies this distribution, and is available at

* <https://www.eclipse.org/legal/epl-2.0/>

*

* SPDX-License-Identifier: EPL-2.0

*

* Contributors:

* IBM Corporation - initial API and implementation

*****/

Found in path(s):

* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-jar/org/eclipse/jdt/internal/compiler/lookup/CatchParameterBinding.java

No license file was found, but licenses were detected in source scan.

* Copyright (c) 2000, 2016 IBM Corporation and others.

*

* This program and the accompanying materials

* are made available under the terms of the Eclipse Public License 2.0

* which accompanies this distribution, and is available at

* <https://www.eclipse.org/legal/epl-2.0/>

*

* SPDX-License-Identifier: EPL-2.0

*

* Contributors:

* IBM Corporation - initial API and implementation

* Stephan Herrmann - Contributions for

* bug 332637 - Dead Code detection removing code that isn't dead

* bug 391517 - java.lang.VerifyError on code that runs correctly in Eclipse 3.7 and eclipse 3.6

* bug 394768 - [compiler][resource] Incorrect resource leak warning when creating stream in conditional

*****/

Found in path(s):

* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-jar/org/eclipse/jdt/internal/compiler/flow/ConditionalFlowInfo.java
No license file was found, but licenses were detected in source scan.

/*

*/

* Copyright (c) 2000, 2020 IBM Corporation and others.
*
* This program and the accompanying materials
* are made available under the terms of the Eclipse Public License 2.0
* which accompanies this distribution, and is available at
* <https://www.eclipse.org/legal/epl-2.0/>
*
* SPDX-License-Identifier: EPL-2.0
*
* Contributors:
* IBM Corporation - initial API and implementation
* Stephan Herrmann - contributions for
* bug 337868 - [compiler][model] incomplete support for package-info.java when using SearchableEnvironment
* bug 186342 - [compiler][null] Using annotations for null checking
* bug 365531 - [compiler][null] investigate alternative strategy for internally encoding nullness defaults
* bug 392099 - [1.8][compiler][null] Apply null annotation on types for null analysis
* bug
392862 - [1.8][compiler][null] Evaluate null annotations on array types
* bug 392384 - [1.8][compiler][null] Restore nullness info from type annotations in class files
* Bug 392099 - [1.8][compiler][null] Apply null annotation on types for null analysis
* Bug 415291 - [1.8][null] differentiate type incompatibilities due to null annotations
* Bug 392238 - [1.8][compiler][null] Detect semantically invalid null type annotations
* Bug 415850 - [1.8] Ensure RunJDTCoreTests can cope with null annotations enabled
* Bug 415043 - [1.8][null] Follow-up re null type annotations after bug 392099
* Bug 416183 - [1.8][compiler][null] Overload resolution fails with null annotations
* Bug 416307 - [1.8][compiler][null] subclass with type parameter substitution confuses null checking
* Bug 417295 - [1.8][null] Message type annotated null analysis to gel well with deep encoded type bindings.
* Bug 416190 - [1.8][null]
detect incompatible overrides due to null type annotations
* Bug 424624 - [1.8][null] if a static-object with annotation @NonNull is used, a warning is shown
* Bug 438458 - [1.8][null] clean up handling of null type annotations wrt type variables
* Bug 439516 - [1.8][null] NonNullByDefault wrongly applied to implicit type bound of binary type
* Bug 434602 - Possible error with inferred null annotations leading to contradictory null annotations
* Bug 435805 - [1.8][compiler][null] Java 8 compiler does not recognize declaration style null annotations
* Bug 453475 - [1.8][null] Contradictory null annotations (4.5 M3 edition)
* Bug 457079 - Regression: type inference
* Bug 440477 - [null] Infrastructure for feeding external annotations into compilation
* Bug 455180 - IllegalStateException in AnnotatableTypeSystem.getRawType
* Bug 470467 - [null] Nullness of special Enum methods not detected from .class file

*/

Found in path(s):

* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-jar/org/eclipse/jdt/internal/compiler/lookup/LookupEnvironment.java
No license file was found, but licenses were detected in source scan.

```
/*  
 * Copyright (c) 2005, 2021 IBM Corporation and others.  
 *  
 * This program and the accompanying materials  
 * are made available under the terms of the Eclipse Public License 2.0  
 * which accompanies this distribution, and is available at  
 * https://www.eclipse.org/legal/epl-2.0/  
 *  
 * SPDX-License-Identifier: EPL-2.0  
 *  
 * This is an implementation of an early-draft specification developed under the Java  
 * Community Process (JCP) and is made available for testing and evaluation purposes  
 * only. The code is not compatible with any specification of the JCP.  
 *  
 * Contributors:  
 *   IBM Corporation - initial API and implementation  
 */
```

Found in path(s):

* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-jar/org/eclipse/jdt/internal/compiler/apt/model/TypeElementImpl.java
No license file was found, but licenses were detected in source scan.

```
/*  
 * Copyright (c) 2000, 2016 IBM Corporation and others.  
 *  
 * This program and the accompanying materials  
 * are made available under the terms of the Eclipse Public License 2.0  
 * which accompanies this distribution, and is available at  
 * https://www.eclipse.org/legal/epl-2.0/  
 *  
 * SPDX-License-Identifier: EPL-2.0  
 *  
 * Contributors:  
 *   IBM Corporation - initial API and implementation  
 *   Stephan Herrmann - Contribution for  
 *   Bug 458396 - NPE in CodeStream.invoke()  
 */
```

Found in path(s):

* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-jar/org/eclipse/jdt/internal/compiler/problem/ProblemHandler.java
No license file was found, but licenses were detected in source scan.

/******

* Copyright (c) 2000, 2021 IBM Corporation and others.

*

* This program and the accompanying materials

* are made available under the terms of the Eclipse Public License 2.0

* which accompanies this distribution, and is available at

* <https://www.eclipse.org/legal/epl-2.0/>

*

* SPDX-License-Identifier: EPL-2.0

*

* Contributors:

* IBM Corporation - initial API and implementation

* Stephan Herrmann - Contributions for

* bug 292478 - Report potentially null across variable assignment

* bug 345305 - [compiler][null] Compiler misidentifies a case of "variable can only be null"

* bug 392862 - [1.8][compiler][null] Evaluate null annotations on array types

* bug 331649 - [compiler][null] consider null annotations for fields

* bug 383368 - [compiler][null] syntactic null analysis for field

references

* bug 400761 - [compiler][null] null may be return as boolean without a diagnostic

* bug 402993 - [null] Follow up of bug 401088: Missing warning about redundant null check

* bug 403147 - [compiler][null] FUP of bug 400761: consolidate interaction between unboxing, NPE, and deferred

checking

* Bug 392099 - [1.8][compiler][null] Apply null annotation on types for null analysis

* Bug 417295 - [1.8][null] Message type annotated null analysis to gel well with deep encoded type bindings.

* Bug 400874 - [1.8][compiler] Inference infrastructure should evolve to meet JLS8 18.x (Part G of JSR335 spec)

* Bug 426792 - [1.8][inference][impl] generify new type inference engine

* Bug 423505 - [1.8] Implement "18.5.4 More Specific Method Inference"

* Bug 427438 - [1.8][compiler] NPE at

org.eclipse.jdt.internal.compiler.ast.ConditionalExpression.generateCode(ConditionalExpression.java:280)

* Bug 426996 - [1.8][inference]

try to avoid method Expression.unresolve()?

* Bug 428274 - [1.8] [compiler] Cannot cast from Number to double

* Bug 428352 - [1.8][compiler] Resolution errors don't always surface

* Bug 452788 - [1.8][compiler] Type not correctly inferred in lambda expression

* Lars Vogel <Lars.Vogel@vogella.com> - Contributions for

* Bug 473178

*****/

Found in path(s):

* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-

jar/org/eclipse/jdt/internal/compiler/ast/Expression.java

No license file was found, but licenses were detected in source scan.

/******

* Copyright (c) 2006-2009 BEA Systems, Inc. and others

*

* This program and the accompanying materials

* are made available under the terms of the Eclipse Public License 2.0
* which accompanies this distribution, and is available at
* <https://www.eclipse.org/legal/epl-2.0/>

*
* SPDX-License-Identifier: EPL-2.0
*

* Contributors:
* wharley@bea.com - initial API and implementation
*

*****/

Found in path(s):

* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-
jar/org/eclipse/jdt/internal/compiler/apt/dispatch/BatchMessengerImpl.java

No license file was found, but licenses were detected in source scan.

/*****

* Copyright (c) 2000, 2021 IBM Corporation and others.

*
* This program and the accompanying materials
* are made available under the terms of the Eclipse Public License 2.0
* which accompanies this distribution, and is available at
* <https://www.eclipse.org/legal/epl-2.0/>

*
* SPDX-License-Identifier: EPL-2.0
*

* Contributors:
* IBM Corporation - initial API and implementation
*

*****/

Found in path(s):

* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-
jar/org/eclipse/jdt/internal/compiler/lookup/AnnotationBinding.java

* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-
jar/org/eclipse/jdt/internal/compiler/parser/AbstractCommentParser.java

No license file was found, but licenses were detected in source scan.

/*****

* Copyright (c) 2012 IBM Corporation and others.

*
* This program and the accompanying materials
* are made available under the terms of the Eclipse Public License 2.0
* which accompanies this distribution, and is available at
* <https://www.eclipse.org/legal/epl-2.0/>

*
* SPDX-License-Identifier: EPL-2.0
*

* Contributors:

* IBM Corporation - initial API and implementation

*****/

Found in path(s):

* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-jar/org/eclipse/jdt/internal/compiler/lookup/IQualifiedTypeResolutionListener.java

No license file was found, but licenses were detected in source scan.

* Copyright (c) 2007, 2019 BEA Systems, Inc.

*

* This program and the accompanying materials
* are made available under the terms of the Eclipse Public License 2.0
* which accompanies this distribution, and is available at
* <https://www.eclipse.org/legal/epl-2.0/>

*

* SPDX-License-Identifier: EPL-2.0

*

* Contributors:

* wharley@bea.com - initial API and implementation
* IBM Corporation - fix for 342598

*****/

Found in path(s):

* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-jar/org/eclipse/jdt/internal/compiler/apt/dispatch/BaseProcessingEnvImpl.java

No license file was found, but licenses were detected in source scan.

* Copyright (c) 2006, 2017 BEA Systems, Inc.

*

* This program and the accompanying materials
* are made available under the terms of the Eclipse Public License 2.0
* which accompanies this distribution, and is available at
* <https://www.eclipse.org/legal/epl-2.0/>

*

* SPDX-License-Identifier: EPL-2.0

*

* Contributors:

* wharley@bea.com - initial API and implementation
* (originally in org.eclipse.jdt.apt.core)
* IBM Corporation - Bug 513790

*****/

Found in path(s):

* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-jar/org/eclipse/jdt/internal/compiler/apt/util/ManyToMany.java

No license file was found, but licenses were detected in source scan.

```

/*****
* Copyright (c) 2000, 2018 IBM Corporation and others.
*
* This program and the accompanying materials
* are made available under the terms of the Eclipse Public License 2.0
* which accompanies this distribution, and is available at
* https://www.eclipse.org/legal/epl-2.0/
*
* SPDX-License-Identifier: EPL-2.0
*
* Contributors:
*   IBM Corporation - initial API and implementation
*   Stephan Herrmann <stephan@cs.tu-berlin.de> - Contributions for
*       bug 185682 - Increment/decrement operators mark local variables as read
*       bug 349326 - [1.7] new warning for missing try-with-resources
*       bug 186342 - [compiler][null] Using annotations for null checking
*       bug 365859 - [compiler][null] distinguish warnings based on flow analysis vs. null annotations
*       bug 331649 - [compiler][null] consider
*       null annotations for fields
*       Bug 466308 - [hovering] Javadoc header for parameter is wrong with annotation-based null analysis
*   Jesper S Møller <jesper@selskabet.org> - Contributions for
*       Bug 527554 - [18.3] Compiler support for JEP 286 Local-Variable Type
*
*****/

```

Found in path(s):

```
* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-
jar/org/eclipse/jdt/internal/compiler/lookup/LocalVariableBinding.java
```

No license file was found, but licenses were detected in source scan.

```

/*****
* Copyright (c) 2011 IBM Corporation and others.
*
* This program and the accompanying materials
* are made available under the terms of the Eclipse Public License 2.0
* which accompanies this distribution, and is available at
* https://www.eclipse.org/legal/epl-2.0/
*
* SPDX-License-Identifier: EPL-2.0
*
* Contributors:
*   IBM Corporation - initial API and implementation
*****/

```

Found in path(s):

```
* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-
```

jar/org/eclipse/jdt/internal/compiler/lookup/PolymorphicMethodBinding.java

No license file was found, but licenses were detected in source scan.

/*****

* Copyright (c) 2000, 2021 IBM Corporation and others.

*

* This program and the accompanying materials

* are made available under the terms of the Eclipse Public License 2.0

* which accompanies this distribution, and is available at

* <https://www.eclipse.org/legal/epl-2.0/>

*

* SPDX-License-Identifier: EPL-2.0

*

* Contributors:

* IBM Corporation - initial API and implementation

* Stephan Herrmann - Contributions for

* bug 319201 - [null] no warning when unboxing SimpleNameReference causes NPE

* bug 349326 - [1.7] new warning for missing try-with-resources

* bug 186342 - [compiler][null] Using annotations for null checking

* bug 368546 - [compiler][resource] Avoid remaining false positives found when compiling the Eclipse SDK

* bug 370639 - [compiler][resource] restore the

default for resource leak warnings

* bug 345305 - [compiler][null] Compiler misidentifies a case of "variable can only be null"

* bug 388996 - [compiler][resource] Incorrect 'potential resource leak'

* bug 395977 - [compiler][resource] Resource leak warning behavior possibly incorrect for anonymous inner class

* bug 403147 - [compiler][null] FUP of bug 400761: consolidate interaction between unboxing, NPE, and deferred checking

* Bug 415850 - [1.8] Ensure RunJDTCORETests can cope with null annotations enabled

* Bug 392238 - [1.8][compiler][null] Detect semantically invalid null type annotations

* Bug 417295 - [1.8][null] Message type annotated null analysis to gel well with deep encoded type bindings.

* Bug 416267 - NPE in QualifiedAllocationExpression.resolveType

* Bug 400874 - [1.8][compiler] Inference infrastructure should evolve to meet JLS8 18.x (Part G of JSR335 spec)

* Bug 424415 - [1.8][compiler] Eventual

resolution of ReferenceExpression is not seen to be happening.

* Bug 427438 - [1.8][compiler] NPE at

org.eclipse.jdt.internal.compiler.ast.ConditionalExpression.generateCode(ConditionalExpression.java:280)

* Jesper S Moller <jesper@selskabet.org> - Contributions for

* bug 378674 - "The method can be declared as static" is wrong

* Andy Clement (GoPivotal, Inc) aclement@gopivotal.com - Contributions for

* Bug 383624 - [1.8][compiler] Revive code generation support for type annotations (from Olivier's work)

* Bug 409245 - [1.8][compiler] Type annotations dropped when call is routed through a synthetic bridge method

* Till Brychcy - Contributions for

* bug 413460 - NonNullByDefault is not inherited to Constructors when accessed via Class File

*****/

Found in path(s):

* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-jar/org/eclipse/jdt/internal/compiler/ast/QualifiedAllocationExpression.java
No license file was found, but licenses were detected in source scan.

/*****

* Copyright (c) 2000, 2020 IBM Corporation and others.

*

* This program and the accompanying materials

* are made available under the terms of the Eclipse Public License 2.0

* which accompanies this distribution, and is available at

* <https://www.eclipse.org/legal/epl-2.0/>

*

* SPDX-License-Identifier: EPL-2.0

*

* Contributors:

* IBM Corporation - initial API and implementation

* Benjamin Muskalla - Contribution for bug 239066

* Stephan Herrmann - Contributions for

* bug 236385 - [compiler] Warn for potential programming problem if an object is created but not used

* bug 295551 - Add option to automatically promote all warnings to errors

* bug 349326 - [1.7] new warning for missing try-with-resources

* bug 186342 - [compiler][null] Using annotations for null checking

* bug

370639 - [compiler][resource] restore the default for resource leak warnings

* bug 366063 - Compiler should not add synthetic @NonNull annotations

* bug 374605 - Unreasonable warning for enum-based switch statements

* bug 388281 - [compiler][null] inheritance of null annotations as an option

* bug 381443 - [compiler][null] Allow parameter widening from @NonNull to unannotated

* bug 383368 - [compiler][null] syntactic null analysis for field references

* Bug 435805 - [1.8][compiler][null] Java 8 compiler does not recognize declaration style null annotations

* Bug 410218 - Optional warning for arguments of "unexpected" types to Map#get(Object),

Collection#remove(Object) et al.

* Jesper Steen Moller - Contributions for

* bug 404146 - [1.7][compiler] nested try-catch-finally-blocks leads to unrunnable Java byte code

* bug 407297 - [1.8][compiler] Control generation of parameter names by option

*****/

Found

in path(s):

* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-jar/org/eclipse/jdt/internal/compiler/impl/CompilerOptions.java

No license file was found, but licenses were detected in source scan.

/*****

* Copyright (c) 2000, 2021 IBM Corporation and others.

*

* This program and the accompanying materials

* are made available under the terms of the Eclipse Public License 2.0

* which accompanies this distribution, and is available at
 * <https://www.eclipse.org/legal/epl-2.0/>
 *
 * SPDX-License-Identifier: EPL-2.0
 *
 * Contributors:
 * IBM Corporation - initial API and implementation
 * Stephan Herrmann - Contributions for
 * bug 349326 - [1.7] new warning for missing try-with-resources
 * bug 186342 - [compiler][null] Using annotations for null checking
 * bug 364890 - BinaryTypeBinding should use char constants from Util
 * bug 365387 - [compiler][null] bug 186342: Issues to follow up post review and verification.
 * bug 358903 - Filter practically unimportant resource leak warnings
 * bug
 365531 - [compiler][null] investigate alternative strategy for internally encoding nullness defaults
 * bug 388800 - [1.8][compiler] detect default methods in class files
 * bug 388281 - [compiler][null] inheritance of null annotations as an option
 * bug 331649 - [compiler][null] consider null annotations for fields
 * bug 392384 - [1.8][compiler][null] Restore nullness info from type annotations in class files
 * Bug 392099 - [1.8][compiler][null] Apply null annotation on types for null analysis
 * Bug 415043 - [1.8][null] Follow-up re null type annotations after bug 392099
 * Bug 415850 - [1.8] Ensure RunJDTCoreTests can cope with null annotations enabled
 * Bug 417295 - [1.8][null] Message type annotated null analysis to gel well with deep encoded type bindings.
 * Bug 427199 - [1.8][resource] avoid resource leak warnings on Streams that have no resource
 * Bug 392245 - [1.8][compiler][null] Define whether
 / how @NonNullByDefault applies to TYPE_USE locations
 * Bug 429958 - [1.8][null] evaluate new DefaultLocation attribute of @NonNullByDefault
 * Bug 390889 - [1.8][compiler] Evaluate options to support 1.7- projects against 1.8 JRE.
 * Bug 438458 - [1.8][null] clean up handling of null type annotations wrt type variables
 * Bug 439516 - [1.8][null] NonNullByDefault wrongly applied to implicit type bound of binary type
 * Bug 434602 - Possible error with inferred null annotations leading to contradictory null annotations
 * Bug 440477 - [null] Infrastructure for feeding external annotations into compilation
 * Bug 441693 - [1.8][null] Bogus warning for type argument annotated with @NonNull
 * Bug 435805 - [1.8][compiler][null] Java 8 compiler does not recognize declaration style null annotations
 * Bug 453475 - [1.8][null] Contradictory null annotations (4.5 M3 edition)
 * Bug 454182 - Internal compiler error when using
 1.8 compliance for simple project
 * Bug 470467 - [null] Nullness of special Enum methods not detected from .class file
 * Bug 447661 - [1.8][null] Incorrect 'expression needs unchecked conversion' warning
 * Jesper Steen Moller - Contributions for
 * Bug 412150 [1.8] [compiler] Enable reflected parameter names during annotation processing
 * Bug 412153 - [1.8][compiler] Check validity of annotations which may be repeatable
 * Sebastian Zarnekow - Contributions for
 * bug 544921 - [performance] Poor performance with large source files
 * Alexander Lehmann - Contributions for
 * bug 566258 - Intermittent NPE in APT RoundDispatcher
 *****/

Found in path(s):

* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-jar/org/eclipse/jdt/internal/compiler/lookup/BinaryTypeBinding.java

No license file was found, but licenses were detected in source scan.

/*****

* Copyright (c) 2013, 2015 GK Software AG.

*

* This program and the accompanying materials
* are made available under the terms of the Eclipse Public License 2.0
* which accompanies this distribution, and is available at
* <https://www.eclipse.org/legal/epl-2.0/>

*

* SPDX-License-Identifier: EPL-2.0

*

* Contributors:

* Stephan Herrmann - initial API and implementation

*****/

Found in path(s):

* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-jar/org/eclipse/jdt/internal/compiler/lookup/InferenceVariable.java

No license file was found, but licenses were detected in source scan.

/*****

* Copyright (c) 2000, 2020 IBM Corporation and others.

*

* This program and the accompanying materials
* are made available under the terms of the Eclipse Public License 2.0
* which accompanies this distribution, and is available at
* <https://www.eclipse.org/legal/epl-2.0/>

*

* SPDX-License-Identifier: EPL-2.0

*

* Contributors:

* IBM Corporation - initial API and implementation

* Luiz-Otavio Zorzella <zorzella at gmail dot com> - Improve CamelCase algorithm

* Gábor Kövesdán - Contribution for Bug 350000 - [content assist] Include non-prefix matches in auto-complete suggestions

* Stefan Xenos <sxenos@gmail.com> (Google) - Bug 501283 - Lots of hash collisions during indexing

*****/

Found in path(s):

* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-jar/org/eclipse/jdt/core/compiler/CharOperation.java

No license file was found, but licenses were detected in source scan.

/*****

* SPDX-License-Identifier: EPL-2.0
*
* Contributors:
* Stephan Herrmann - initial API and implementation
* Lars Vogel <Lars.Vogel@vogella.com> - Contributions for
* Bug 473178
*****/

Found in path(s):
* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-
jar/org/eclipse/jdt/internal/compiler/lookup/ConstraintTypeFormula.java
No license file was found, but licenses were detected in source scan.

/******
* Copyright (c) 2016, 2017 IBM Corporation.
*
* This program and the accompanying materials
* are made available under the terms of the Eclipse Public License 2.0
* which accompanies this distribution, and is available at
* <https://www.eclipse.org/legal/epl-2.0/>
*
* SPDX-License-Identifier: EPL-2.0
*
* Contributors:
* IBM Corporation - initial API and implementation
*****/

Found in path(s):
* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-
jar/org/eclipse/jdt/internal/compiler/classfmt/ModuleInfo.java
No license file was found, but licenses were detected in source scan.

/******
* Copyright (c) 2000, 2007 IBM Corporation and others.
*
* This program and the accompanying materials
* are made available under the terms of the Eclipse Public License 2.0
* which accompanies this distribution, and is available at
* <https://www.eclipse.org/legal/epl-2.0/>
*
* SPDX-License-Identifier: EPL-2.0
*
* Contributors:
* IBM Corporation - initial API and implementation
*****/

Found in path(s):
* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-

jar/org/eclipse/jdt/internal/compiler/ast/JavadocArraySingleTypeReference.java

No license file was found, but licenses were detected in source scan.

/*

*/

* Copyright (c) 2007, 2020 BEA Systems, Inc. and others

*

* This program and the accompanying materials

* are made available under the terms of the Eclipse Public License 2.0

* which accompanies this distribution, and is available at

* <https://www.eclipse.org/legal/epl-2.0/>

*

* SPDX-License-Identifier: EPL-2.0

*

* Contributors:

* wharley@bea.com - initial API and implementation

* IBM Corporation - fix for 342598

* IBM Corporation - Java 8 support

* het@google.com - Bug 427943 - The method

org.eclipse.jdt.internal.compiler.apt.model.Factory.getPrimitiveType does not throw IllegalArgumentException

/

Found in path(s):

* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-

jar/org/eclipse/jdt/internal/compiler/apt/model/Factory.java

No license file was found, but licenses were detected in source scan.

/*

*/

* Copyright (c) 2000, 2019 IBM Corporation and others.

*

* This program and the accompanying materials

* are made available under the terms of the Eclipse Public License 2.0

* which accompanies this distribution, and is available at

* <https://www.eclipse.org/legal/epl-2.0/>

*

* SPDX-License-Identifier: EPL-2.0

*

* Contributors:

* IBM Corporation - initial API and implementation

* Stephan Herrmann <stephan@cs.tu-berlin.de> - Contributions for

* bug 292478 - Report potentially null across variable assignment

* bug 332637 - Dead Code detection removing code that isn't dead

* bug 394768 - [compiler][resource] Incorrect resource leak warning when creating stream in conditional

* Bug 411964 - [1.8][null] leverage null type annotation in foreach statement

* Bug 421035 - [resource]

False alarm of resource leak warning when casting a closeable in its assignment

/

Found in path(s):

* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-jar/org/eclipse/jdt/internal/compiler/flow/FlowInfo.java
No license file was found, but licenses were detected in source scan.

/*****

* Copyright (c) 2006, 2017 BEA Systems, Inc. and others

*

* This program and the accompanying materials

* are made available under the terms of the Eclipse Public License 2.0

* which accompanies this distribution, and is available at

* <https://www.eclipse.org/legal/epl-2.0/>

*

* SPDX-License-Identifier: EPL-2.0

*

* Contributors:

* Igor Fedorenko - extracted from ElementsImpl

*****/

Found in path(s):

* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-jar/org/eclipse/jdt/internal/compiler/apt/model/ElementsImpl9.java
No license file was found, but licenses were detected in source scan.

/*****

* Copyright (c) 2000, 2020 IBM Corporation and others.

*

* This program and the accompanying materials

* are made available under the terms of the Eclipse Public License 2.0

* which accompanies this distribution, and is available at

* <https://www.eclipse.org/legal/epl-2.0/>

*

* SPDX-License-Identifier: EPL-2.0

*

* Contributors:

* IBM Corporation - initial API and implementation

* Stephan Herrmann - Contributions for

* bug 319201 - [null] no warning when unboxing SimpleNameReference causes NPE

* bug 403086 - [compiler][null] include the effect of 'assert' in syntactic null analysis for fields

* bug 403147 - [compiler][null] FUP of bug 400761: consolidate interaction between unboxing, NPE, and deferred checking

* Bug 422796 - [compiler][null] boxed boolean reported as potentially null after null test in lazy disjunction

*****/

Found in path(s):

* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-jar/org/eclipse/jdt/internal/compiler/ast/AND_AND_Expression.java

No license file was found, but licenses were detected in source scan.

```

/*****
* Copyright (c) 2000, 2021 IBM Corporation and others.
*
* This program and the accompanying materials
* are made available under the terms of the Eclipse Public License 2.0
* which accompanies this distribution, and is available at
* https://www.eclipse.org/legal/epl-2.0/
*
* SPDX-License-Identifier: EPL-2.0
*
* Contributors:
*   IBM Corporation - initial API and implementation
*   Stephen Herrmann <stephan@cs.tu-berlin.de> - Contributions for
*     bug 133125 - [compiler][null] need to report the null status of expressions and analyze them simultaneously
*     bug 292478 - Report potentially null across variable assignment
*     bug 324178 - [null] ConditionalExpression.nullStatus(..) doesn't take into account the analysis of condition itself
*     bug 354554 - [null] conditional with redundant condition
*     yields weak error message
*     bug 349326 - [1.7] new warning for missing try-with-resources
*     bug 345305 - [compiler][null] Compiler misidentifies a case of "variable can only be null"
*     bug 383368 - [compiler][null] syntactic null analysis for field references
*     bug 400761 - [compiler][null] null may be return as boolean without a diagnostic
*     Bug 392099 - [1.8][compiler][null] Apply null annotation on types for null analysis
*     Bug 415043 - [1.8][null] Follow-up re null type annotations after bug 392099
*     Bug 417295 - [1.8][null] Massage type annotated null analysis to gel well with deep encoded type bindings.
*     Bug 400874 - [1.8][compiler] Inference infrastructure should evolve to meet JLS8 18.x (Part G of JSR335 spec)
*     Bug 426078 - [1.8] VerifyError when conditional expression passed as an argument
*     Bug 427438 - [1.8][compiler] NPE at
org.eclipse.jdt.internal.compiler.ast.ConditionalExpression.generateCode(ConditionalExpression.java:280)
*     Bug 418537 - [1.8][null] Fix null type annotation analysis for poly conditional expressions
*     Bug 428352 - [1.8][compiler] Resolution errors don't always surface
*     Bug 407414 - [compiler][null] Incorrect warning on a primitive type being null
*****/

```

Found in path(s):

```

* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-
jar/org/eclipse/jdt/internal/compiler/ast/ConditionalExpression.java
No license file was found, but licenses were detected in source scan.

```

```

/*****
* Copyright (c) 2000, 2020 IBM Corporation and others.
*
* This program and the accompanying materials
* are made available under the terms of the Eclipse Public License 2.0
* which accompanies this distribution, and is available at
* https://www.eclipse.org/legal/epl-2.0/

```

```

*
* SPDX-License-Identifier: EPL-2.0
*
* Contributors:
*   IBM Corporation - initial API and implementation
*   Stephan Herrmann - Contribution for
*     bug 345305 - [compiler][null] Compiler misidentifies a case of "variable can only be null"
*     bug 383368 - [compiler][null] syntactic null analysis for field references
*     bug 402993 - [null] Follow up of bug 401088: Missing warning about redundant null check
*   Jesper S Moller - Contributions for
*     bug 382721 - [1.8][compiler] Effectively final variables needs special treatment
*****/

```

Found in path(s):

```

* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-
jar/org/eclipse/jdt/internal/compiler/ast/CompoundAssignment.java
No license file was found, but licenses were detected in source scan.

```

```

/*****

```

```

* Copyright (c) 2013, 2019 IBM Corporation and others.
*
* This program and the accompanying materials
* are made available under the terms of the Eclipse Public License 2.0
* which accompanies this distribution, and is available at
* https://www.eclipse.org/legal/epl-2.0/
*
* SPDX-License-Identifier: EPL-2.0
*
* Contributors:
*   IBM Corporation - initial API and implementation
*   Jesper S Moller - Contributions for
*     bug 382701 - [1.8][compiler] Implement semantic analysis of Lambda expressions & Reference expression
*     Bug 405066 - [1.8][compiler][codegen] Implement code generation infrastructure for JSR335
*   Stephan Herrmann - Contribution for
*     Bug 400874 - [1.8][compiler] Inference infrastructure should evolve to meet JLS8 18.x (Part G of JSR335 spec)
*     Bug 423504 - [1.8] Implement "18.5.3
Functional Interface Parameterization Inference"
*     Bug 425142 - [1.8][compiler] NPE in ConstraintTypeFormula.reduceSubType
*     Bug 425153 - [1.8] Having wildcard allows incompatible types in a lambda expression
*     Bug 425156 - [1.8] Lambda as an argument is flagged with incompatible error
*     Bug 424403 - [1.8][compiler] Generic method call with method reference argument fails to resolve properly.
*     Bug 427438 - [1.8][compiler] NPE at
org.eclipse.jdt.internal.compiler.ast.ConditionalExpression.generateCode(ConditionalExpression.java:280)
*     Bug 428352 - [1.8][compiler] Resolution errors don't always surface
*     Bug 446442 - [1.8] merge null annotations from super methods
*     Andy Clement (GoPivotal, Inc) aclement@gopivotal.com - Contributions for
*     Bug 405104 - [1.8][compiler][codegen] Implement support for serializable lambdas
*****/

```

Found

in path(s):

* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-jar/org/eclipse/jdt/internal/compiler/ast/FunctionalExpression.java

No license file was found, but licenses were detected in source scan.

/*****

* Copyright (c) 2011, 2013 IBM Corporation and others.

*

* This program and the accompanying materials

* are made available under the terms of the Eclipse Public License 2.0

* which accompanies this distribution, and is available at

* <https://www.eclipse.org/legal/epl-2.0/>

*

* SPDX-License-Identifier: EPL-2.0

*

* Contributors:

* IBM Corporation - initial API and implementation

* Andy Clement (GoPivotal, Inc) aclement@gopivotal.com - Contributions for

* Bug 383624 - [1.8][compiler] Revive code generation support for type annotations (from Olivier's work)

* Bug 409246 - [1.8][compiler] Type annotations on catch parameters not handled properly

*****/

Found in path(s):

* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-jar/org/eclipse/jdt/internal/compiler/codegen/MultiCatchExceptionLabel.java

No license file was found, but licenses were detected in source scan.

/*****

* Copyright (c) 2000, 2020 IBM Corporation and others.

*

* This program and the accompanying materials

* are made available under the terms of the Eclipse Public License 2.0

* which accompanies this distribution, and is available at

* <https://www.eclipse.org/legal/epl-2.0/>

*

* SPDX-License-Identifier: EPL-2.0

*

* Contributors:

* IBM Corporation - initial API and implementation

* Stephan Herrmann <stephan@cs.tu-berlin.de> - Contributions for

* bug 328281 - visibility leaks not detected when analyzing unused field in private class

* bug 382353 - [1.8][compiler] Implementation property modifiers should be accepted on default methods.

*****/

Found in path(s):

* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-jar/org/eclipse/jdt/internal/compiler/lookup/ExtraCompilerModifiers.java
No license file was found, but licenses were detected in source scan.

/*****

* Copyright (c) 2012, 2013 IBM Corporation and others.

*

* This program and the accompanying materials
* are made available under the terms of the Eclipse Public License 2.0
* which accompanies this distribution, and is available at
* <https://www.eclipse.org/legal/epl-2.0/>

*

* SPDX-License-Identifier: EPL-2.0

*

* Contributors:

* IBM Corporation - initial API and implementation
* Andy Clement (GoPivotal, Inc) aclement@gopivotal.com - Contributions for
* Bug 383624 - [1.8][compiler] Revive code generation support for type annotations (from Olivier's
work)

*****/

Found in path(s):

* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-jar/org/eclipse/jdt/internal/compiler/codegen/AnnotationContext.java
No license file was found, but licenses were detected in source scan.

/*****

* Copyright (c) 2013, 2019 GK Software AG.

*

* This program and the accompanying materials
* are made available under the terms of the Eclipse Public License 2.0
* which accompanies this distribution, and is available at
* <https://www.eclipse.org/legal/epl-2.0/>

*

* SPDX-License-Identifier: EPL-2.0

*

* Contributors:

* Stephan Herrmann - initial API and implementation

*****/

Found in path(s):

* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-jar/org/eclipse/jdt/internal/compiler/lookup/CaptureBinding18.java
No license file was found, but licenses were detected in source scan.

/*****

* Copyright (c) 2013, 2020 GK Software AG and others.

*

* This program and the accompanying materials
* are made available under the terms of the Eclipse Public License 2.0
* which accompanies this distribution, and is available at
* <https://www.eclipse.org/legal/epl-2.0/>
*
* SPDX-License-Identifier: EPL-2.0
*
* Contributors:
* Stephan Herrmann - initial API and implementation
* Till Brychcy - Contributions for
* Bug 467482 - TYPE_USE null annotations: Incorrect "Redundant null check"-warning
*****/

Found in path(s):
* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-
jar/org/eclipse/jdt/internal/compiler/ast/NullAnnotationMatching.java
No license file was found, but licenses were detected in source scan.

/*****
* Copyright (c) 2005, 2013 BEA Systems, Inc.
*
* This program and the accompanying materials
* are made available under the terms of the Eclipse Public License 2.0
* which accompanies this distribution, and is available at
* <https://www.eclipse.org/legal/epl-2.0/>
*
* SPDX-License-Identifier: EPL-2.0
*
* Contributors:
* tyeung@bea.com - initial API and implementation
* Andy Clement (GoPivotal, Inc) aclement@gopivotal.com - Contributions for
* Bug 407191 - [1.8] Binary access support for type annotations
*****/

Found in path(s):
* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-
jar/org/eclipse/jdt/internal/compiler/classfmt/FieldInfoWithAnnotation.java
No license file was found, but licenses were detected in source scan.

/*****
* Copyright (c) 2000, 2015 IBM Corporation and others.
*
* This program and the accompanying materials
* are made available under the terms of the Eclipse Public License 2.0
* which accompanies this distribution, and is available at
* <https://www.eclipse.org/legal/epl-2.0/>
*
* SPDX-License-Identifier: EPL-2.0

*
* Contributors:
* IBM Corporation - initial API and implementation
* Stephan Herrmann - Contribution for
* bug 331649 - [compiler][null] consider null annotations for fields
* bug 383368 - [compiler][null] syntactic null analysis for field references
* Jesper S Moller - Contributions for
* Bug 378674 - "The method can be declared as static" is wrong
*****/

Found in path(s):
* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-jar/org/eclipse/jdt/internal/compiler/ast/ThisReference.java
No license file was found, but licenses were detected in source scan.

* Copyright (c) 2013 GoPivotal, Inc.
*
* This program and the accompanying materials
* are made available under the terms of the Eclipse Public License 2.0
* which accompanies this distribution, and is available at
* <https://www.eclipse.org/legal/epl-2.0/>
*
* SPDX-License-Identifier: EPL-2.0
*
* Contributors:
* Andy Clement (GoPivotal, Inc) aclement@gopivotal.com - Contributions for
* Bug 407191 - [1.8] Binary access support for type annotations
*****/

Found in path(s):
* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-jar/org/eclipse/jdt/internal/compiler/env/IBinaryTypeAnnotation.java
* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-jar/org/eclipse/jdt/internal/compiler/classfmt/FieldInfoWithTypeAnnotation.java
No license file was found, but licenses were detected in source scan.

* Copyright (c) 2016 IBM Corporation and others.
*
* This program and the accompanying materials
* are made available under the terms of the Eclipse Public License 2.0
* which accompanies this distribution, and is available at
* <https://www.eclipse.org/legal/epl-2.0/>
*
* SPDX-License-Identifier: EPL-2.0
*
* Contributors:

* IBM Corporation - initial API and implementation

*****/

Found in path(s):

* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-jar/org/eclipse/jdt/internal/compiler/env/PackageExportImpl.java

* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-jar/org/eclipse/jdt/internal/compiler/ast/UsesStatement.java

* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-jar/org/eclipse/jdt/internal/compiler/ast/OpensStatement.java

No license file was found, but licenses were detected in source scan.

* Copyright (c) 2007, 2015 BEA Systems, Inc. and others

*

* This program and the accompanying materials
* are made available under the terms of the Eclipse Public License 2.0
* which accompanies this distribution, and is available at
* <https://www.eclipse.org/legal/epl-2.0/>

*

* SPDX-License-Identifier: EPL-2.0

*

* Contributors:

* wharley@bea.com - initial API and implementation

* IBM Corporation - Java 8 support

*****/

Found in path(s):

* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-jar/org/eclipse/jdt/internal/compiler/apt/model/NoTypeImpl.java

No license file was found, but licenses were detected in source scan.

* Copyright (c) 2017 Till Brychcy and others.

*

* This program and the accompanying materials
* are made available under the terms of the Eclipse Public License 2.0
* which accompanies this distribution, and is available at
* <https://www.eclipse.org/legal/epl-2.0/>

*

* SPDX-License-Identifier: EPL-2.0

*

* Contributors:

* Till Brychcy - initial API and implementation

*****/

Found in path(s):

* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-

jar/org/eclipse/jdt/internal/compiler/env/AutomaticModuleNaming.java

No license file was found, but licenses were detected in source scan.

/**

* Copyright (c) 2000, 2017 IBM Corporation and others.

*

* This program and the accompanying materials

* are made available under the terms of the Eclipse Public License 2.0

* which accompanies this distribution, and is available at

* <https://www.eclipse.org/legal/epl-2.0/>

*

* SPDX-License-Identifier: EPL-2.0

*

* Contributors:

* IBM Corporation - initial API and implementation

*/

Found in path(s):

* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-

jar/org/eclipse/jdt/internal/compiler/CompilationResult.java

* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-

jar/org/eclipse/jdt/internal/compiler/parser/RecoveredElement.java

* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-

jar/org/eclipse/jdt/internal/compiler/parser/RecoveredUnit.java

*

/opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-

jar/org/eclipse/jdt/internal/compiler/parser/RecoveredField.java

* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-

jar/org/eclipse/jdt/internal/compiler/ast/AnnotationMethodDeclaration.java

* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-

jar/org/eclipse/jdt/internal/compiler/batch/ClasspathLocation.java

* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-

jar/org/eclipse/jdt/internal/compiler/env/ICompilationUnit.java

* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-

jar/org/eclipse/jdt/internal/compiler/env/NameEnvironmentAnswer.java

* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-

jar/org/eclipse/jdt/internal/compiler/ast/ClassLiteralAccess.java

* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-

jar/org/eclipse/jdt/internal/compiler/env/INameEnvironment.java

No license file was found, but licenses were detected in source scan.

/**

* Copyright (c) 2000, 2021 IBM Corporation and others.

*

* This program and the accompanying materials

* are made available under the terms of the Eclipse Public License 2.0

* which accompanies this distribution, and is available at

* <https://www.eclipse.org/legal/epl-2.0/>

*
* SPDX-License-Identifier: EPL-2.0
*
* Contributors:
* IBM Corporation - initial API and implementation
* Stephan Herrmann - Contribution for
* bug 382350 - [1.8][compiler] Unable to invoke inherited default method via I.super.m() syntax
* bug 404649 - [1.8][compiler] detect illegal reference to indirect or redundant super
* Jesper S Moller <jesper@selskabet.org> - Contributions for
* bug 378674 - "The method can be declared as static" is wrong
*****/

Found

in path(s):
* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-
jar/org/eclipse/jdt/internal/compiler/ast/QualifiedThisReference.java
No license file was found, but licenses were detected in source scan.

*****/

* Copyright (c) 2000, 2017 IBM Corporation and others.
*
* This program and the accompanying materials
* are made available under the terms of the Eclipse Public License 2.0
* which accompanies this distribution, and is available at
* <https://www.eclipse.org/legal/epl-2.0/>
*
* SPDX-License-Identifier: EPL-2.0
*
* Contributors:
* IBM Corporation - initial API and implementation
* Jesper S Moller - Contributions for
* bug 382701 - [1.8][compiler] Implement semantic analysis of Lambda expressions & Reference expression
* Stephan Herrmann - Contribution for
* bug 404649 - [1.8][compiler] detect illegal reference to indirect or redundant super
* Bug 400874 - [1.8][compiler] Inference infrastructure should evolve to meet JLS8 18.x (Part G of JSR335 spec)
* Bug 416182 - [1.8][compiler][null]
Contradictory null annotations not rejected

*****/

Found in path(s):
* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-
jar/org/eclipse/jdt/internal/compiler/lookup/ProblemReasons.java
No license file was found, but licenses were detected in source scan.

*****/

* Copyright (c) 2007, 2015 IBM Corporation and others.
*
* This program and the accompanying materials

* are made available under the terms of the Eclipse Public License 2.0

* which accompanies this distribution, and is available at

* <https://www.eclipse.org/legal/epl-2.0/>

*

* SPDX-License-Identifier: EPL-2.0

*

* Contributors:

* IBM Corporation - initial API and implementation

*****/

Found in path(s):

* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-

jar/org/eclipse/jdt/internal/compiler/apt/model/ErrorTypeImpl.java

No license file was found, but licenses were detected in source scan.

/******

* Copyright (c) 2000, 2021 IBM Corporation and others.

*

* This program and the accompanying materials

* are made available under the terms of the Eclipse Public License 2.0

* which accompanies this distribution, and is available at

* <https://www.eclipse.org/legal/epl-2.0/>

*

* SPDX-License-Identifier: EPL-2.0

*

* Contributors:

* IBM Corporation - initial API and implementation

* Stephan Herrmann - Contributions for

* bug 186342 - [compiler][null] Using annotations for null checking

* bug 365662 - [compiler][null] warn on contradictory and redundant null annotations

* bug 331649 - [compiler][null] consider null annotations for fields

* Bug 392099 - [1.8][compiler][null] Apply null annotation on types for null analysis

* Bug 415043 - [1.8][null] Follow-up re null type annotations

after bug 392099

* Bug 392238 - [1.8][compiler][null] Detect semantically invalid null type annotations

* Bug 415850 - [1.8] Ensure RunJDTCORETests can cope with null annotations enabled

* Bug 417295 - [1.8][null] Message type annotated null analysis to gel well with deep encoded type bindings.

* Bug 424728 - [1.8][null] Unexpected error: The nullness annotation 'XXXX' is not applicable at this location

* Bug 392245 - [1.8][compiler][null] Define whether / how @NonNullByDefault applies to TYPE_USE locations

* Bug 429958 - [1.8][null] evaluate new DefaultLocation attribute of @NonNullByDefault

* Bug 435805 - [1.8][compiler][null] Java 8 compiler does not recognize declaration style null annotations

* Bug 457210 - [1.8][compiler][null] Wrong Nullness errors given on full build build but not on incremental build?

* Bug 469584 - ClassCastException in Annotation.detectStandardAnnotation (320)

* Andy Clement (GoPivotal,

Inc) aclement@gopivotal.com - Contributions for

* Bug 383624 - [1.8][compiler] Revive code generation support for type annotations (from Olivier's work)

* Bug 409517 - [1.8][compiler] Type annotation problems on more elaborate array references

* Bug 415397 - [1.8][compiler] Type Annotations on wildcard type argument dropped
* Bug 414384 - [1.8] type annotation on abbreviated inner class is not marked as inner type
* Jesper S Moller <jesper@selskabet.org> - Contributions for
* Bug 412153 - [1.8][compiler] Check validity of annotations which may be repeatable
* Bug 412151 - [1.8][compiler] Check repeating annotation's collection type
* Bug 412149 - [1.8][compiler] Emit repeated annotations into the designated container
* Bug 419209 - [1.8] Repeating container annotations
should be rejected in the presence of annotation it contains

*****/

Found in path(s):

* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-jar/org/eclipse/jdt/internal/compiler/ast/Annotation.java

No license file was found, but licenses were detected in source scan.

* Copyright (c) 2000, 2021 IBM Corporation and others.

*

* This program and the accompanying materials

* are made available under the terms of the Eclipse Public License 2.0

* which accompanies this distribution, and is available at

* <https://www.eclipse.org/legal/epl-2.0/>

*

* SPDX-License-Identifier: EPL-2.0

*

* Contributors:

* IBM Corporation - initial API and implementation

* Carmi Grushko - Bug 465048 - Binding is null for class literals in synchronized blocks

*****/

Found in path(s):

* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-jar/org/eclipse/jdt/internal/compiler/ast/SynchronizedStatement.java

No license file was found, but licenses were detected in source scan.

* Copyright (c) 2000, 2021 IBM Corporation and others.

*

* This program and the accompanying materials

* are made available under the terms of the Eclipse Public License 2.0

* which accompanies this distribution, and is available at

* <https://www.eclipse.org/legal/epl-2.0/>

*

* SPDX-License-Identifier: EPL-2.0

*

* Contributors:

* IBM Corporation - initial API and implementation

* Matt McCutchen - partial fix for https://bugs.eclipse.org/bugs/show_bug.cgi?id=122995

- * Karen Moore - fix for https://bugs.eclipse.org/bugs/show_bug.cgi?id=207411
- * Stephan Herrmann <stephan@cs.tu-berlin.de> - Contributions for
 - bug 185682 - Increment/decrement operators mark local variables as read
 - bug 186342 - [compiler][null] Using annotations for null checking
 - bug 365519 - editorial cleanup after bug 186342 and bug 365387
 - bug 374605 - Unreasonable warning for enum-based switch statements
 - bug 384870 - [compiler] @Deprecated annotation not detected if preceded by other annotation
 - bug 393719 - [compiler] inconsistent warnings on iteration variables
 - Bug 392099 - [1.8][compiler][null] Apply null annotation on types for null analysis
 - Bug 417295 - [1.8][null] Message type annotated null analysis to gel well with deep encoded type bindings.
 - Bug 400874 - [1.8][compiler] Inference infrastructure should evolve to meet JLS8 18.x (Part G of JSR335 spec)
 - Bug 424742 - [1.8] NPE in LambdaExpression.isCompatibleWith
 - Bug 424710 - [1.8][compiler] CCE in SingleNameReference.localVariableBinding
 - Bug 424205 - [1.8] Cannot infer type for diamond type with lambda on method invocation
 - Bug 424415 - [1.8][compiler] Eventual resolution of ReferenceExpression is not seen to be happening.
 - Bug 426366
- [1.8][compiler] Type inference doesn't handle multiple candidate target types in outer overload context
- * Bug 427282 - [1.8][compiler] AIOOB (-1) at


```
org.eclipse.jdt.internal.compiler.ClassFile.traverse(ClassFile.java:6209)
```

 - Bug 427483 - [Java 8] Variables in lambdas sometimes can't be resolved
 - Bug 428352 - [1.8][compiler] Resolution errors don't always surface
 - Bug 427163 - [1.8][null] bogus error "Contradictory null specification" on varargs
 - Bug 432348 - [1.8] Internal compiler error (NPE) after upgrade to 1.8
 - Bug 440143 - [1.8][null] one more case of contradictory null annotations regarding type variables
 - Bug 441693 - [1.8][null] Bogus warning for type argument annotated with @NonNull
 - Bug 434483 - [1.8][compiler][inference] Type inference not picked up with method reference
 - Bug 446442 - [1.8] merge null annotations from super methods
 - Bug 437072 - [compiler][null] Null analysis emits possibly incorrect warning for new int[][] despite @NonNullByDefault
- * Jesper S Moller - Contributions for
 - bug 382721 - [1.8][compiler] Effectively final variables needs special treatment
 - bug 412153 - [1.8][compiler] Check validity of annotations which may be repeatable
 - bug 412153 - [1.8][compiler] Check validity of annotations which may be repeatable
 - bug 412149 - [1.8][compiler] Emit repeated annotations into the designated container
 - bug 419209 - [1.8] Repeating container annotations should be rejected in the presence of annotation it contains
- * Till Brychcy - Contributions for
 - bug 467094 - [1.8][null] TYPE_USE NullAnnotations of array contents are applied to field.

*****/

Found in path(s):

* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-jar/org/eclipse/jdt/internal/compiler/ast/ASTNode.java

No license file was found, but licenses were detected in source scan.

/*****

* Copyright (c) 2000, 2021 IBM Corporation and others.

*

* This program and the accompanying materials
 * are made available under the terms of the Eclipse Public License 2.0
 * which accompanies this distribution, and is available at
 * <https://www.eclipse.org/legal/epl-2.0/>
 *
 * SPDX-License-Identifier: EPL-2.0
 *
 * Contributors:
 * IBM Corporation - initial API and implementation
 * Stephan Herrmann - Contributions for
 * bug 319201 - [null] no warning when unboxing SimpleNameReference causes NPE
 * bug 349326 - [1.7] new warning for missing try-with-resources
 * bug 360328 - [compiler][null] detect null problems in nested code (local class inside a loop)
 * bug 186342 - [compiler][null] Using annotations for null checking
 * bug 365835 - [compiler][null] inconsistent error reporting.
 * bug 365519 - editorial cleanup after bug 186342 and bug 365387
 * bug 358903 - Filter practically unimportant resource leak warnings
 * bug 368546 - [compiler][resource] Avoid remaining false positives found when compiling the Eclipse SDK
 * bug 370639 - [compiler][resource] restore the default for resource leak warnings
 * bug 365859 - [compiler][null] distinguish warnings based on flow analysis vs. null annotations
 * bug 345305 - [compiler][null] Compiler misidentifies a case of "variable can only be null"
 * bug 388996 - [compiler][resource] Incorrect 'potential resource leak'
 * bug 394768 - [compiler][resource] Incorrect resource leak warning when creating stream in conditional
 * bug 383368 - [compiler][null] syntactic null analysis for field references
 * bug 400761 - [compiler][null] null may be return as boolean without a diagnostic
 * bug 401030 - [1.8][null] Null analysis support for lambda
 methods.
 * Bug 392099 - [1.8][compiler][null] Apply null annotation on types for null analysis
 * Bug 415043 - [1.8][null] Follow-up re null type annotations after bug 392099
 * Bug 416307 - [1.8][compiler][null] subclass with type parameter substitution confuses null checking
 * Bug 417758 - [1.8][null] Null safety compromise during array creation.
 * Bug 427438 - [1.8][compiler] NPE at
 org.eclipse.jdt.internal.compiler.ast.ConditionalExpression.generateCode(ConditionalExpression.java:280)
 * Bug 430150 - [1.8][null] stricter checking against type variables
 * Bug 435805 - [1.8][compiler][null] Java 8 compiler does not recognize declaration style null annotations
 * Bug 452788 - [1.8][compiler] Type not correctly inferred in lambda expression
 * Bug 453483 - [compiler][null][loop] Improve null analysis for loops
 * Bug 455723 - Nonnull argument not correctly inferred in loop
 * Jesper S Moller - Contributions
 for
 * bug 382701 - [1.8][compiler] Implement semantic analysis of Lambda expressions & Reference expression
 *****/

Found in path(s):

* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-
 jar/org/eclipse/jdt/internal/compiler/ast/ReturnStatement.java

No license file was found, but licenses were detected in source scan.

```

/*****
* Copyright (c) 2014 IBM Corporation and others.
*
* This program and the accompanying materials
* are made available under the terms of the Eclipse Public License 2.0
* which accompanies this distribution, and is available at
* https://www.eclipse.org/legal/epl-2.0/
*
* SPDX-License-Identifier: EPL-2.0
*
* Contributors:
*   Gauthier JACQUES - initial API and implementation
*****/

```

Found in path(s):

```

* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-
jar/org/eclipse/jdt/internal/compiler/batch/BatchCompilerRequestor.java
* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-
jar/org/eclipse/jdt/internal/compiler/tool/EclipseCompilerRequestor.java

```

No license file was found, but licenses were detected in source scan.

```

/*****
* Copyright (c) 2013 Jesper S Moller and others.
*
* This program and the accompanying materials
* are made available under the terms of the Eclipse Public License 2.0
* which accompanies this distribution, and is available at
* https://www.eclipse.org/legal/epl-2.0/
*
* SPDX-License-Identifier: EPL-2.0
*
* Contributors:
*   Jesper S Moller <jesper@selskabet.org> - initial API and implementation
*****/

```

Found in path(s):

```

* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-
jar/org/eclipse/jdt/internal/compiler/ast/ContainerAnnotation.java

```

No license file was found, but licenses were detected in source scan.

```

/*****
* Copyright (c) 2000, 2017 IBM Corporation and others.
*
* This program and the accompanying materials
* are made available under the terms of the Eclipse Public License 2.0
* which accompanies this distribution, and is available at
* https://www.eclipse.org/legal/epl-2.0/
*

```

```

* SPDX-License-Identifier: EPL-2.0
*
* Contributors:
*   IBM Corporation - initial API and implementation
*   Stephan Herrmann - Contributions for
*     bug 186342 - [compiler][null] Using annotations for null checking
*     bug 392099 - [1.8][compiler][null] Apply null annotation on types for null analysis
*     bug 392384 - [1.8][compiler][null] Restore nullness info from type annotations in class files
*     Bug 415043 - [1.8][null] Follow-up re null type annotations after bug 392099
*     Bug 417295 - [1.8][null] Massage type annotated
      null analysis to gel well with deep encoded type bindings.
*     Bug 425152 - [1.8] [compiler] Lambda Expression not resolved but flow analyzed leading to NPE.
*     Bug 429958 - [1.8][null] evaluate new DefaultLocation attribute of @NonNullByDefault
*****/

```

Found in path(s):

```

* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-
jar/org/eclipse/jdt/internal/compiler/lookup/ParameterizedMethodBinding.java
No license file was found, but licenses were detected in source scan.

```

```

/*****
* Copyright (c) 2006, 2015 BEA Systems, Inc.
*
* This program and the accompanying materials
* are made available under the terms of the Eclipse Public License 2.0
* which accompanies this distribution, and is available at
* https://www.eclipse.org/legal/epl-2.0/
*
* SPDX-License-Identifier: EPL-2.0
*
* Contributors:
*   wharley@bea.com - initial API and implementation
*
*****/

```

Found in path(s):

```

* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-
jar/org/eclipse/jdt/internal/compiler/apt/dispatch/BatchProcessingEnvImpl.java
* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-
jar/org/eclipse/jdt/internal/compiler/apt/dispatch/RoundDispatcher.java
No license file was found, but licenses were detected in source scan.

```

```

/*****
* Copyright (c) 2000, 2020 IBM Corporation and others.
*
* This program and the accompanying materials
* are made available under the terms of the Eclipse Public License 2.0
* which accompanies this distribution, and is available at

```

```
* https://www.eclipse.org/legal/epl-2.0/
*
* SPDX-License-Identifier: EPL-2.0
*
* Contributors:
*   IBM Corporation - initial API and implementation
*   Stephan Herrmann - Contributions for
*     bug 319201 - [null] no warning when unboxing SingleNameReference causes NPE
*     bug 383368 - [compiler][null] syntactic null analysis for field references
*     bug 403086 - [compiler][null] include the effect of 'assert' in syntactic null analysis for fields
*     bug 403147 - [compiler][null] FUP of bug 400761: consolidate interaction between unboxing, NPE, and deferred
checking
*     Bug
422796 - [compiler][null] boxed boolean reported as potentially null after null test in lazy disjunction
*****/
```

Found in path(s):

```
*/opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-
jar/org/eclipse/jdt/internal/compiler/ast/OR_OR_Expression.java
```

No license file was found, but licenses were detected in source scan.

```
/******
```

```
* Copyright (c) 2000, 2021 IBM Corporation and others.
```

```
*
```

```
* This program and the accompanying materials
```

```
* are made available under the terms of the Eclipse Public License 2.0
```

```
* which accompanies this distribution, and is available at
```

```
* https://www.eclipse.org/legal/epl-2.0/
```

```
*
```

```
* SPDX-License-Identifier: EPL-2.0
```

```
*
```

```
* Contributors:
```

```
*   IBM Corporation - initial API and implementation
```

```
*   Stephan Herrmann - Contributions for
```

```
*     bug 335093 - [compiler][null] minimal hook for future null annotation support
```

```
*     bug 349326 - [1.7] new warning for missing try-with-resources
```

```
*     bug 186342 - [compiler][null] Using annotations for null checking
```

```
*     bug 365983 - [compiler][null] AIOOB with null annotation analysis and varargs
```

```
*     bug 368546 - [compiler][resource] Avoid remaining false positives found when
compiling the Eclipse SDK
```

```
*     bug 370930 - NonNull annotation not considered for enhanced for loops
```

```
*     bug 365859 - [compiler][null] distinguish warnings based on flow analysis vs. null annotations
```

```
*     bug 392862 - [1.8][compiler][null] Evaluate null annotations on array types
```

```
*     bug 331649 - [compiler][null] consider null annotations for fields
```

```
*     bug 383368 - [compiler][null] syntactic null analysis for field references
```

```
*     Bug 392099 - [1.8][compiler][null] Apply null annotation on types for null analysis
```

```
*     Bug 415043 - [1.8][null] Follow-up re null type annotations after bug 392099
```

```
*     Bug 415291 - [1.8][null] differentiate type incompatibilities due to null annotations
```

- * Bug 392238 - [1.8][compiler][null] Detect semantically invalid null type annotations
 - * Bug 416307 - [1.8][compiler][null] subclass with type parameter substitution confuses null checking
 - * Bug 417758 - [1.8][null] Null safety compromise during array creation.
 - * Bug 400874 - [1.8][compiler] Inference infrastructure should evolve to meet JLS8 18.x (Part G of JSR335 spec)
 - * Bug 424415 - [1.8][compiler] Eventual resolution of ReferenceExpression is not seen to be happening.
 - * Bug 418537 - [1.8][null] Fix null type annotation analysis for poly conditional expressions
 - * Bug 428352 - [1.8][compiler] Resolution errors don't always surface
 - * Bug 429430 - [1.8] Lambdas and method reference infer wrong exception type with generics (RuntimeException instead of IOException)
 - * Bug 435805 - [1.8][compiler][null] Java 8 compiler does not recognize declaration style null annotations
 - * Bug 453483 - [compiler][null][loop] Improve null analysis for loops
 - * Bug 455723 - Nonnull argument not correctly inferred in loop
 - * Andy Clement - Contributions for
 - * Bug 383624 - [1.8][compiler] Revive code generation support for type annotations (from Olivier's work)
 - * Bug 409250 - [1.8][compiler] Various loose ends in 308 code generation
- *****/

Found in path(s):

- * /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-jar/org/eclipse/jdt/internal/compiler/ast/Statement.java

No license file was found, but licenses were detected in source scan.

*****/

- * Copyright (c) 2005, 2016 BEA Systems, Inc.
- *
- * This program and the accompanying materials
- * are made available under the terms of the Eclipse Public License 2.0
- * which accompanies this distribution, and is available at
- * <https://www.eclipse.org/legal/epl-2.0/>
- *
- * SPDX-License-Identifier: EPL-2.0
- *
- * Contributors:
- * tyeung@bea.com - initial API and implementation
- * olivier_thomann@ca.ibm.com - add hashCode() and equals(..) methods

*****/

Found in path(s):

- * /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-jar/org/eclipse/jdt/internal/compiler/classfmt/AnnotationInfo.java
- * /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-jar/org/eclipse/jdt/internal/compiler/classfmt/ElementValuePairInfo.java

No license file was found, but licenses were detected in source scan.

*****/

- * Copyright (c) 2019, 2021 IBM Corporation.

* All rights reserved. This program and the accompanying materials
* are made available under the terms of the Eclipse Public License v2.0
* which accompanies this distribution, and is available at
* <http://www.eclipse.org/legal/epl-v20.html>

* Contributors:

* IBM Corporation - initial API and implementation

*****/

Found in path(s):

* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-
jar/org/eclipse/jdt/internal/compiler/batch/ClasspathJep247Jdk12.java

No license file was found, but licenses were detected in source scan.

* Copyright (c) 2000, 2020 IBM Corporation and others.

*

* This program and the accompanying materials
* are made available under the terms of the Eclipse Public License 2.0
* which accompanies this distribution, and is available at
* <https://www.eclipse.org/legal/epl-2.0/>

*

* SPDX-License-Identifier: EPL-2.0

*

* Contributors:

* IBM Corporation - initial API and implementation

* Stephan Herrmann - Contributions for

* bug 349326 - [1.7] new warning for missing try-with-resources

* bug 368546 - [compiler][resource] Avoid remaining false positives found when compiling the Eclipse SDK

* bug 345305 - [compiler][null] Compiler misidentifies a case of "variable can only be null"

* bug 383368 - [compiler][null] syntactic null analysis for field references

* bug 402993 - [null] Follow up

of bug 401088: Missing warning about redundant null check

* Bug 440282 - [resource] Resource leak detection false negative with empty finally block

*****/

Found in path(s):

* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-
jar/org/eclipse/jdt/internal/compiler/ast/Block.java

No license file was found, but licenses were detected in source scan.

* Copyright (c) 2016, 2018 IBM Corporation.

*

* This program and the accompanying materials
* are made available under the terms of the Eclipse Public License 2.0
* which accompanies this distribution, and is available at
* <https://www.eclipse.org/legal/epl-2.0/>

*
* SPDX-License-Identifier: EPL-2.0
*
* Contributors:
* IBM Corporation - initial API and implementation
*****/

Found in path(s):
* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-
jar/org/eclipse/jdt/internal/compiler/batch/ClasspathJrt.java
No license file was found, but licenses were detected in source scan.

/******
* Copyright (c) 2006, 2007 BEA Systems, Inc.
*
* This program and the accompanying materials
* are made available under the terms of the Eclipse Public License 2.0
* which accompanies this distribution, and is available at
* <https://www.eclipse.org/legal/epl-2.0/>
*
* SPDX-License-Identifier: EPL-2.0
*
* Contributors:
* wharley@bea.com - initial API and implementation
*
*****/

Found in path(s):
* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-
jar/org/eclipse/jdt/internal/compiler/apt/dispatch/IProcessorProvider.java
* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-
jar/org/eclipse/jdt/internal/compiler/apt/model/NameImpl.java
No license file was found, but licenses were detected in source scan.

/******
* Copyright (c) 2000, 2021 IBM Corporation and others.
*
* This program and the accompanying materials
* are made available under the terms of the Eclipse Public License 2.0
* which accompanies this distribution, and is available at
* <https://www.eclipse.org/legal/epl-2.0/>
*
* SPDX-License-Identifier: EPL-2.0
*
* Contributors:
* IBM Corporation - initial API and implementation
* Stephan Herrmann - Contributions for
* bug 349326 - [1.7] new warning for missing try-with-resources

- * bug 358903 - Filter practically unimportant resource leak warnings
- * bug 381445 - [compiler][resource] Can the resource leak check be made aware of Closeables.closeQuietly?
- * bug 400421 - [compiler] Null analysis for fields does not take @com.google.inject.Inject into account
- * bug 382069 - [null] Make the null analysis consider JUnit's assertNotNull similarly to assertions
- * Bug 405569 - Resource leak check false positive when using DbUtils.closeQuietly
- * Bug 427199 - [1.8][resource] avoid resource leak warnings on Streams that have no resource
- * Bug 425183 - [1.8][inference] make CaptureBinding18 safe
- * Bug 429958 - [1.8][null] evaluate new DefaultLocation attribute of @NonNullByDefault
- * Bug 410218 - Optional warning for arguments of "unexpected" types to Map#get(Object), Collection#remove(Object) et al.
- * Jesper S Moller - Contributions for
 - * Bug 405066 - [1.8][compiler][codegen] Implement code generation infrastructure for JSR335
 - * Bug 412153 - [1.8][compiler] Check validity of annotations which may be repeatable
 - * bug 527554 - [1.8.3] Compiler support for JEP 286 Local-Variable Type
- * Andy Clement (GoPivotal, Inc) aclement@gopivotal.com - Contributions for
 - * Bug 405104 - [1.8][compiler][codegen] Implement support for serializable lambdas
- * Ulrich Grave <ulrich.grave@gmx.de> - Contributions for
 - * bug 386692 - Missing "unused" warning on "autowired" fields
- * Pierre-Yves B. <pyvesdev@gmail.com> - Contribution for
 - * bug 542520 - [JUnit 5] Warning The method xxx from the type X is never used locally is shown when using MethodSource

*****/

Found in path(s):

- * /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-jar/org/eclipse/jdt/internal/compiler/lookup/TypeConstants.java

No license file was found, but licenses were detected in source scan.

- * Copyright (c) 2006, 2019 IBM Corporation and others.
- * This program and the accompanying materials
- * are made available under the terms of the Eclipse Public License 2.0
- * which accompanies this distribution, and is available at
- * <https://www.eclipse.org/legal/epl-2.0/>
- * SPDX-License-Identifier: EPL-2.0
- * Contributors:
- * IBM Corporation - initial API and implementation

*****/

Found in path(s):

- * /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-jar/org/eclipse/jdt/internal/compiler/apt/util/EclipseFileManager.java

- * /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-

jar/org/eclipse/jdt/internal/compiler/tool/EclipseFileManager.java
* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-
jar/org/eclipse/jdt/internal/compiler/codegen/StackMapFrameCodeStream.java
No license file was found, but licenses were detected in source scan.

```
/*  
* Copyright (c) 2007, 2017 BEA Systems, Inc.  
*  
* This program and the accompanying materials  
* are made available under the terms of the Eclipse Public License 2.0  
* which accompanies this distribution, and is available at  
* https://www.eclipse.org/legal/epl-2.0/  
*  
* SPDX-License-Identifier: EPL-2.0  
*  
* Contributors:  
*   wharley@bea.com - initial API and implementation  
*  
*/
```

Found in path(s):
* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-
jar/org/eclipse/jdt/internal/compiler/apt/model/PackageElementImpl.java
No license file was found, but licenses were detected in source scan.

```
/*  
* Copyright (c) 2000, 2020 IBM Corporation and others.  
*  
* This program and the accompanying materials  
* are made available under the terms of the Eclipse Public License 2.0  
* which accompanies this distribution, and is available at  
* https://www.eclipse.org/legal/epl-2.0/  
*  
* SPDX-License-Identifier: EPL-2.0  
*  
* Contributors:  
*   IBM Corporation - initial API and implementation  
*   Jesper S Moller - Contributions for  
*     Bug 405066 - [1.8][compiler][codegen] Implement code generation infrastructure for JSR335  
*     Bug 406973 - [compiler] Parse MethodParameters attribute  
*   Andy Clement - Contributions for  
*     Bug 383624 - [1.8][compiler] Revive code generation support for type annotations (from Olivier's  
work)  
*/
```

Found
in path(s):
* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-

jar/org/eclipse/jdt/internal/compiler/codegen/AttributeNamesConstants.java

No license file was found, but licenses were detected in source scan.

/*****

* Copyright (c) 2000, 2021 IBM Corporation and others.

*

* This program and the accompanying materials

* are made available under the terms of the Eclipse Public License 2.0

* which accompanies this distribution, and is available at

* <https://www.eclipse.org/legal/epl-2.0/>

*

* SPDX-License-Identifier: EPL-2.0

*

* Contributors:

* IBM Corporation - initial API and implementation

* Stephan Herrmann - Contribution for

* bug 395002 - Self bound generic class doesn't resolve bounds properly for wildcards for certain parametrisation.

* bug 331649 - [compiler][null] consider null annotations for fields

* bug 400761 - [compiler][null] null may be return as boolean without a diagnostic

* Bug 427438 - [1.8][compiler] NPE at

org.eclipse.jdt.internal.compiler.ast.ConditionalExpression.generateCode(ConditionalExpression.java:280)

* Bug 429403 - [1.8][null] null mismatch from type arguments is not reported at field initializer

* Bug 453483 - [compiler][null][loop] Improve null analysis for loops

* Bug 458396 - NPE in CodeStream.invoke()

* Andy Clement (GoPivotal, Inc) aclement@gopivotal.com - Contributions for

* Bug 409250 - [1.8][compiler] Various loose ends in 308 code generation

*****/

Found in path(s):

* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-

jar/org/eclipse/jdt/internal/compiler/ast/FieldDeclaration.java

No license file was found, but licenses were detected in source scan.

/*****

* Copyright (c) 2000, 2020 IBM Corporation and others.

*

* This program and the accompanying materials

* are made available under the terms of the Eclipse Public License 2.0

* which accompanies this distribution, and is available at

* <https://www.eclipse.org/legal/epl-2.0/>

*

* SPDX-License-Identifier: EPL-2.0

*

* Contributors:

* IBM Corporation - initial API and implementation

* Stephan Herrmann - contributions for

* bug 336428 - [compiler][null] bogus warning "redundant null check" in condition of do {} while() loop

* bug 186342 - [compiler][null] Using annotations for null checking

- * bug 365519 - editorial cleanup after bug 186342 and bug 365387
- * bug 368546 - [compiler][resource] Avoid remaining false positives found when compiling the Eclipse SDK
- * bug 365859 - [compiler][null]

distinguish warnings based on flow analysis vs. null annotations

- * bug 385626 - @NonNull fails across loop boundaries
- * bug 345305 - [compiler][null] Compiler misidentifies a case of "variable can only be null"
- * bug 376263 - Bogus "Potential null pointer access" warning
- * bug 403147 - [compiler][null] FUP of bug 400761: consolidate interaction between unboxing, NPE, and deferred checking
- * bug 406384 - Internal error with I20130413
- * Bug 415413 - [compiler][null] NullPointerException in Null Analysis caused by interaction of LoopingFlowContext and FinallyFlowContext
- * Bug 453483 - [compiler][null][loop] Improve null analysis for loops
- * Bug 455557 - [jdt] NPE LoopingFlowContext.recordNullReference
- * Bug 455723 - Nonnull argument not correctly inferred in loop
- * Bug 415790 - [compiler][resource] Incorrect potential resource leak warning in for loop with close in try/catch
- * Bug 421035 - [resource]

False alarm of resource leak warning when casting a closeable in its assignment

- * Jesper S Moller - contributions for
- * bug 404657 - [1.8][compiler] Analysis for effectively final variables fails to consider loops

*****/

Found in path(s):

* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-jar/org/eclipse/jdt/internal/compiler/flow/LoopingFlowContext.java
 No license file was found, but licenses were detected in source scan.

/*****

- * Copyright (c) 2013, 2019 IBM Corporation and others.
- * This program and the accompanying materials
- * are made available under the terms of the Eclipse Public License 2.0
- * which accompanies this distribution, and is available at
- * <https://www.eclipse.org/legal/epl-2.0/>
- * SPDX-License-Identifier: EPL-2.0
- * Contributors:
- * IBM Corporation - initial API and implementation
- * Stephan Herrmann - Contribution for
- * Bug 434602 - Possible error with inferred null annotations leading to contradictory null annotations
- * Bug 456497 - [1.8][null] during inference nullness from target type is lost against weaker hint from applicability analysis
- * Bug 456487 - [1.8][null] @Nullable type variant of @NonNull-constrained type parameter causes grief
- * Till Brychcy - Contribution for
- * Bug 473713
- [1.8][null] Type mismatch: cannot convert from @NonNull A1 to @NonNull A1

*****/

/* Cache the derived type, tagging it as a derivative of both the key type and the naked type.
E.g: int @NonNull [] would be tagged as a derived type of both int and int []. This is not
needed for correctness, but for annotated object reuse. We provide two alternate ways to
annotate a type:

Taking parameterized types as an example, a call to getParameterizedType can be made with annotations
to create @NonNull List<@NonNull String> in one stroke. Or a parameterized type can be created first
and then annotated via getAnnotatedType. In the former case, the tables get looked up with List as
the key, in the latter with List<String> as the key.

Binary vs source, substitutions, annotation re-attribution from SE7 locations etc trigger these
alternate code paths. Unless care is exercised,
we will end up with duplicate objects (that share
the same TypeBinding.id => correctness is not an issue, but memory wastage is)
*/

Found in path(s):

*/opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-
jar/org/eclipse/jdt/internal/compiler/lookup/TypeSystem.java

No license file was found, but licenses were detected in source scan.

/******

* Copyright (c) 2000, 2020 IBM Corporation and others.

*

* This program and the accompanying materials

* are made available under the terms of the Eclipse Public License 2.0

* which accompanies this distribution, and is available at

* <https://www.eclipse.org/legal/epl-2.0/>

*

* SPDX-License-Identifier: EPL-2.0

*

* Contributors:

* IBM Corporation - initial API and implementation

* Stephan Herrmann - Contribution for

* bug 392099 - [1.8][compiler][null] Apply null annotation on types for null analysis

* bug 392862 - [1.8][compiler][null] Evaluate null annotations on array types

* bug 392384 - [1.8][compiler][null] Restore nullness info from type annotations in class files

* Bug 415043 - [1.8][null] Follow-up re null type annotations after bug 392099

* Bug 415850 - [1.8] Ensure RunJDTCoreTests

can cope with null annotations enabled

* Bug 417295 - [1.8][null] Message type annotated null analysis to gel well with deep encoded type bindings.

* Bug 427163 - [1.8][null] bogus error "Contradictory null specification" on varargs

* Bug 429958 - [1.8][null] evaluate new DefaultLocation attribute of @NonNullByDefault

* Bug 434570 - Generic type mismatch for parametrized class annotation attribute with inner class

* Bug 434600 - Incorrect null analysis error reporting on type parameters

* Bug 439516 - [1.8][null] NonNullByDefault wrongly applied to implicit type bound of binary type

* Bug 438458 - [1.8][null] clean up handling of null type annotations wrt type variables

* Bug 435570 - [1.8][null] @NonNullByDefault illegally tries to affect "throws E"

- * Bug 435805 - [1.8][compiler][null] Java 8 compiler does not recognize declaration style null annotations
- * Bug 437072 - [compiler][null] Null analysis emits possibly incorrect warning for new int[][] despite @NonNullByDefault
- * Bug 466713 - Null Annotations: NullPointerException using <int @Nullable []> as Type Param
- * Andy Clement (GoPivotal, Inc) aclement@gopivotal.com - Contributions for
- * Bug 383624 - [1.8][compiler] Revive code generation support for type annotations (from Olivier's work)
- * Bug 409236 - [1.8][compiler] Type annotations on intersection cast types dropped by code generator
- * Bug 415399 - [1.8][compiler] Type annotations on constructor results dropped by the code generator
- * Jesper S Møller <jesper@selskabet.org> - Contributions for
- * bug 527554 - [18.3] Compiler support for JEP 286 Local-Variable Type
- * bug 529556 - [18.3] Add content assist support for 'var' as a type
- *

*****/

Found

in path(s):

* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-jar/org/eclipse/jdt/internal/compiler/ast/TypeReference.java

No license file was found, but licenses were detected in source scan.

* Copyright (c) 2018 Till Brychcy and others.

*

* This program and the accompanying materials

* are made available under the terms of the Eclipse Public License 2.0

* which accompanies this distribution, and is available at

* <https://www.eclipse.org/legal/epl-2.0/>

*

* SPDX-License-Identifier: EPL-2.0

*

* Contributors:

* Till Brychcy - initial API and implementation

*****/

Found in path(s):

* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-jar/org/eclipse/jdt/internal/compiler/lookup/ParameterNonNullDefaultProvider.java

No license file was found, but licenses were detected in source scan.

* Copyright (c) 2016, 2019 IBM Corporation and others.

*

* This program and the accompanying materials

* are made available under the terms of the Eclipse Public License 2.0

* which accompanies this distribution, and is available at

* <https://www.eclipse.org/legal/epl-2.0/>

*

* SPDX-License-Identifier: EPL-2.0

*

* Contributors:

* IBM Corporation - initial API and implementation

*

*****/

Found in path(s):

* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-jar/org/eclipse/jdt/internal/compiler/lookup/ModuleBinding.java

No license file was found, but licenses were detected in source scan.

* Copyright (c) 2000, 2014 IBM Corporation and others.

*

* This program and the accompanying materials

* are made available under the terms of the Eclipse Public License 2.0

* which accompanies this distribution, and is available at

* <https://www.eclipse.org/legal/epl-2.0/>

*

* SPDX-License-Identifier: EPL-2.0

*

* Contributors:

* IBM Corporation - initial API and implementation

*****/

Found in path(s):

* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-jar/org/eclipse/jdt/internal/compiler/ast/StringLiteral.java

No license file was found, but licenses were detected in source scan.

* Copyright (c) 2000, 2021 IBM Corporation and others.

*

* This program and the accompanying materials

* are made available under the terms of the Eclipse Public License 2.0

* which accompanies this distribution, and is available at

* <https://www.eclipse.org/legal/epl-2.0/>

*

* SPDX-License-Identifier: EPL-2.0

*

* Contributors:

* IBM Corporation - initial API and implementation

* Jesper S Moller - Contributions for

* Bug 405066 - [1.8][compiler][codegen] Implement code generation infrastructure for JSR335

* Bug 406982 - [1.8][compiler] Generation of MethodParameters Attribute in classfile

- * Bug 416885 - [1.8][compiler]IncompatibleClassChange error (edit)
- * Bug 412153 - [1.8][compiler] Check validity of annotations which may be repeatable
- * Andy Clement (GoPivotal, Inc) aclement@gopivotal.com
- Contributions for
- * Bug 405104 - [1.8][compiler][codegen] Implement support for serializeable lambdas
- * Bug 439889 - [1.8][compiler] [lambda] Deserializing lambda fails with IllegalArgumentException: "Invalid lambda deserialization"

*****/

Found in path(s):

* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-jar/org/eclipse/jdt/internal/compiler/codegen/ConstantPool.java

No license file was found, but licenses were detected in source scan.

/*****

* Copyright (c) 2000, 2021 IBM Corporation and others.

*

* This program and the accompanying materials

* are made available under the terms of the Eclipse Public License 2.0

* which accompanies this distribution, and is available at

* <https://www.eclipse.org/legal/epl-2.0/>

*

* SPDX-License-Identifier: EPL-2.0

*

* Contributors:

* IBM Corporation - initial API and implementation

* Stephan Herrmann - Contributions for

* bug 186342 - [compiler][null] Using annotations for null checking

* bug 387612 - Unreachable catch block...exception is never thrown from the try

* bug 395002 - Self bound generic class doesn't resolve bounds properly for wildcards for certain parametrisation.

* bug 401456 - Code compiles from javac/intellij, but fails from eclipse

* bug 401271 - StackOverflowError

when searching for a methods references

* bug 405706 - Eclipse compiler fails to give compiler error when return type is a inferred generic

* Bug 408441 - Type mismatch using Arrays.asList with 3 or more implementations of an interface with the interface type as the last parameter

* Bug 413958 - Function override returning inherited Generic Type

* Bug 392238 - [1.8][compiler][null] Detect semantically invalid null type annotations

* Bug 416183 - [1.8][compiler][null] Overload resolution fails with null annotations

* Bug 416176 - [1.8][compiler][null] null type annotations cause grief on type variables

* Bug 400874 - [1.8][compiler] Inference infrastructure should evolve to meet JLS8 18.x (Part G of JSR335 spec)

* Bug 424710 - [1.8][compiler] CCE in SingleNameReference.localVariableBinding

* Bug 424205 - [1.8] Cannot infer type for diamond type with lambda on method invocation

* Bug 424415 - [1.8][compiler]

Eventual resolution of ReferenceExpression is not seen to be happening.

* Bug 426366 - [1.8][compiler] Type inference doesn't handle multiple candidate target types in outer overload context

* Bug 426290 - [1.8][compiler] Inference + overloading => wrong method resolution ?

- * Bug 426589 - [1.8][compiler] Compiler error with generic method/constructor invocation as vargs argument
- * Bug 426590 - [1.8][compiler] Compiler error with ternary operator
- * Bug 426764 - [1.8] Presence of conditional expression as method argument confuses compiler
- * Bug 426998 - [1.8][compiler] method(java.lang.Class, java.lang.String) not applicable for the arguments (java.lang.Class, java.lang.String)
- * Bug 423505 - [1.8] Implement "18.5.4 More Specific Method Inference"
- * Bug 427196 - [1.8][compiler] Compiler error for method reference to overloaded method
- * Bug 427483 - [Java 8] Variables in lambdas sometimes can't be resolved
- * Bug
427728 - [1.8] Type Inference rejects calls requiring boxing/unboxing
- * Bug 427218 - [1.8][compiler] Verify error varargs + inference
- * Bug 426836 - [1.8] special handling for return type in references to method getClass()?
- * Bug 427628 - [1.8] regression : The method * is ambiguous for the type *
- * Bug 428352 - [1.8][compiler] Resolution errors don't always surface
- * Bug 428366 - [1.8] [compiler] The method valueAt(ObservableList<Object>, int) is ambiguous for the type

Bindings

- * Bug 424728 - [1.8][null] Unexpected error: The nullness annotation 'XXXX' is not applicable at this location
 - * Bug 428811 - [1.8][compiler] Type witness unnecessarily required
 - * Bug 429424 - [1.8][inference] Problem inferring type of method's parameter
 - * Bug 429958 - [1.8][null] evaluate new DefaultLocation attribute of @NonNullByDefault
 - * Bug 434570 - Generic type mismatch for parametrized class annotation attribute with inner class
 - * Bug 434483 - [1.8][compiler][inference] Type inference not picked up with method reference
 - * Bug 441734 - [1.8][inference] Generic method with nested parameterized type argument fails on method reference
 - * Bug 452194 - Code no longer compiles in 4.4.1, but with confusing error
 - * Bug 452788 - [1.8][compiler] Type not correctly inferred in lambda expression
 - * Bug 456236 - [1.8][null] Cannot infer type when constructor argument is annotated with @Nullable
 - * Bug 437072 - [compiler][null] Null analysis emits possibly incorrect warning for new int[][] despite @NonNullByDefault
 - * Bug 462083 - [1.8][inference] Java 8 generic return type mismatch with interface involving type parameter.
 - * Jesper S Moller - Contributions for
 - * Bug 378674 - "The method can be declared as static" is wrong
 - * Bug 405066 - [1.8][compiler][codegen] Implement code generation infrastructure for JSR335
 - * Andy Clement (GoPivotal, Inc)
aclement@gopivotal.com - Contributions for
 - * Bug 405104 - [1.8][compiler][codegen] Implement support for serializeable lambdas
 - * Pierre-Yves B. <pyvesdev@gmail.com> - Contributions for
 - * Bug 559618 - No compiler warning for import from same package
 - * Bug 560630 - No warning on unused import on class from same package
- *****/

Found in path(s):

* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-jar/org/eclipse/jdt/internal/compiler/lookup/Scope.java

No license file was found, but licenses were detected in source scan.

*****/

* Copyright (c) 2020, 2021 Andrey Loskutov and others.

*
* This program and the accompanying materials
* are made available under the terms of the Eclipse Public License 2.0
* which accompanies this distribution, and is available at
* <https://www.eclipse.org/legal/epl-2.0/>
*
* SPDX-License-Identifier: EPL-2.0
*
* Contributors:
* Andrey Loskutov <loskutov@gmx.de> - initial API and implementation
*****/

Found in path(s):
* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-
jar/org/eclipse/jdt/internal/compiler/util/CtSym.java
No license file was found, but licenses were detected in source scan.

/******
* Copyright (c) 2000, 2013 IBM Corporation and others.
*
* This program and the accompanying materials
* are made available under the terms of the Eclipse Public License 2.0
* which accompanies this distribution, and is available at
* <https://www.eclipse.org/legal/epl-2.0/>
*
* SPDX-License-Identifier: EPL-2.0
*
* Contributors:
* IBM Corporation - initial API and implementation
*****/

Found in path(s):
* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-
jar/org/eclipse/jdt/internal/compiler/parser/RecoveredLocalVariable.java
* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-
jar/org/eclipse/jdt/internal/compiler/util/GenericXMLWriter.java
* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-
jar/org/eclipse/jdt/internal/compiler/util/ManifestAnalyzer.java
*
/opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-
jar/org/eclipse/jdt/internal/compiler/lookup/UnresolvedAnnotationBinding.java
* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-
jar/org/eclipse/jdt/internal/compiler/impl/ReferenceContext.java
* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-
jar/org/eclipse/jdt/internal/compiler/DefaultErrorHandlingPolicies.java
* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-
jar/org/eclipse/jdt/internal/compiler/problem/DefaultProblemFactory.java
* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-

jar/org/eclipse/jdt/internal/compiler/ast/Receiver.java
* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-
jar/org/eclipse/jdt/internal/compiler/flow/InsideSubRoutineFlowContext.java
* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-
jar/org/eclipse/jdt/core/JDTCompilerAdapter.java
*
/opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-
jar/org/eclipse/jdt/internal/compiler/impl/CompilerStats.java
* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-
jar/org/eclipse/jdt/internal/compiler/IErrorHandlingPolicy.java
No license file was found, but licenses were detected in source scan.

/*****

* Copyright (c) 2000, 2020 IBM Corporation and others.

*

* This program and the accompanying materials
* are made available under the terms of the Eclipse Public License 2.0
* which accompanies this distribution, and is available at
* <https://www.eclipse.org/legal/epl-2.0/>

*

* SPDX-License-Identifier: EPL-2.0

*

* Contributors:

* IBM Corporation - initial API and implementation

* Stephan Herrmann - Contributions for

* bug 325755 - [compiler] wrong initialization state after conditional expression

* bug 320170 - [compiler] [null] Whitebox issues in null analysis

* bug 292478 - Report potentially null across variable assignment

* bug 332637 - Dead Code detection removing code that isn't dead

* bug 341499 - [compiler][null] allocate extra bits in all methods of UnconditionalFlowInfo

* bug 349326 - [1.7] new warning for missing try-with-resources

* bug 345305 - [compiler][null] Compiler misidentifies a case of "variable can only be null"

* bug 386181 - [compiler][null] wrong transition in UnconditionalFlowInfo.mergedWith()

* bug 394768 - [compiler][resource] Incorrect resource leak warning when creating stream in conditional

* Bug 453483 - [compiler][null][loop] Improve null analysis for loops

* Bug 454031 - [compiler][null][loop] bug in null analysis; wrong "dead code" detection

* Bug 421035 - [resource] False alarm of resource leak warning when casting a closeable in its assignment

*****/

Found in path(s):

* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-
jar/org/eclipse/jdt/internal/compiler/flow/UnconditionalFlowInfo.java

No license file was found, but licenses were detected in source scan.

/*****

* Copyright (c) 2000, 2021 IBM Corporation and others.

*

* This program and the accompanying materials

* are made available under the terms of the Eclipse Public License 2.0
 * which accompanies this distribution, and is available at
 * <https://www.eclipse.org/legal/epl-2.0/>
 *
 * SPDX-License-Identifier: EPL-2.0
 *
 * Contributors:
 * IBM Corporation - initial API and implementation
 * Stephan Herrmann - Contribution for
 * bug 383368 - [compiler][null] syntactic null analysis for field references
 * Bug 392238 - [1.8][compiler][null] Detect semantically invalid null type annotations
 * Bug 416307 - [1.8][compiler][null] subclass with type parameter substitution confuses null checking
 * Bug 392099 - [1.8][compiler][null] Apply null annotation on types for null analysis
 * Bug 417295 - [1.8][null]
 Message type annotated null analysis to gel well with deep encoded type bindings.
 * Bug 392238 - [1.8][compiler][null] Detect semantically invalid null type annotations
 * Bug 435570 - [1.8][null] @NonNullByDefault illegally tries to affect "throws E"
 * Bug 466713 - Null Annotations: NullPointerException using <int @Nullable []> as Type Param
 * Andy Clement - Contributions for
 * Bug 383624 - [1.8][compiler] Revive code generation support for type annotations (from Olivier's work)

*****/

Found in path(s):

* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-jar/org/eclipse/jdt/internal/compiler/ast/InstanceOfExpression.java

No license file was found, but licenses were detected in source scan.

* Copyright (c) 2000, 2015 IBM Corporation and others.

*
 * This program and the accompanying materials
 * are made available under the terms of the Eclipse Public License 2.0
 * which accompanies this distribution, and is available at
 * <https://www.eclipse.org/legal/epl-2.0/>
 *
 * SPDX-License-Identifier: EPL-2.0

*Contributors:

* IBM Corporation - initial API and implementation

*****/

Found in path(s):

* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-jar/org/eclipse/jdt/internal/compiler/parser/RecoveredBlock.java

No license file was found, but licenses were detected in source scan.

* Copyright (c) 2000, 2006 IBM Corporation and others.

*
 * This program and the accompanying materials
 * are made available under the terms of the Eclipse Public License 2.0
 * which accompanies this distribution, and is available at
 * <https://www.eclipse.org/legal/epl-2.0/>
 *
 * SPDX-License-Identifier: EPL-2.0
 *
 * Contributors:
 * IBM Corporation - initial API and implementation
 *****/

Found in path(s):

* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-jar/org/eclipse/jdt/internal/compiler/env/IGenericMethod.java
 * /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-jar/org/eclipse/jdt/internal/compiler/env/IBinaryNestedType.java
 * /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-jar/org/eclipse/jdt/internal/compiler/env/IGenericType.java
 *
 /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-jar/org/eclipse/jdt/internal/compiler/env/ISourceField.java
 * /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-jar/org/eclipse/jdt/internal/compiler/env/IGenericField.java
 * /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-jar/org/eclipse/jdt/internal/compiler/env/ISourceMethod.java

No license file was found, but licenses were detected in source scan.

/******

* * Copyright (c) 2000, 2021 IBM Corporation and others.
 *
 * This program and the accompanying materials
 * are made available under the terms of the Eclipse Public License 2.0
 * which accompanies this distribution, and is available at
 * <https://www.eclipse.org/legal/epl-2.0/>
 *
 * SPDX-License-Identifier: EPL-2.0
 *
 * IBM Corporation - initial API and implementation
 * Stephan Herrmann - Contributions for
 * bug 349326 - [1.7] new warning for missing try-with-resources
 * bug 374605 - Unreasonable warning for enum-based switch statements
 * bug 382353 - [1.8][compiler] Implementation property modifiers should be accepted on default methods.
 * bug 382354 - [1.8][compiler] Compiler silent on conflicting modifier
 * bug 401030 - [1.8][null] Null analysis support for lambda methods.
 * Bug
 416176 - [1.8][compiler][null] null type annotations cause grief on type variables
 * Bug 429958 - [1.8][null] evaluate new DefaultLocation attribute of @NonNullByDefault

* Jesper S Moller - Contributions for
* bug 382701 - [1.8][compiler] Implement semantic analysis of Lambda expressions & Reference expression
*****/

Found in path(s):

* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-
jar/org/eclipse/jdt/internal/compiler/lookup/MethodScope.java
No license file was found, but licenses were detected in source scan.

/*****

* Copyright (c) 2014 IBM Corporation and others.

*

* This program and the accompanying materials
* are made available under the terms of the Eclipse Public License 2.0
* which accompanies this distribution, and is available at
* <https://www.eclipse.org/legal/epl-2.0/>

*

* SPDX-License-Identifier: EPL-2.0

*

* Contributors:

* IBM Corporation - initial API and implementation
* Stephan Herrmann - Contributions for
* Bug 452788 - [1.8][compiler] Type not correctly inferred in lambda expression

*****/

Found in path(s):

* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-
jar/org/eclipse/jdt/internal/compiler/ast/IPolyExpression.java
No license file was found, but licenses were detected in source scan.

/*****

* Copyright (c) 2000, 2015 IBM Corporation and others.

*

* This program and the accompanying materials
* are made available under the terms of the Eclipse Public License 2.0
* which accompanies this distribution, and is available at
* <https://www.eclipse.org/legal/epl-2.0/>

*

* SPDX-License-Identifier: EPL-2.0

*

* Contributors:

* IBM Corporation - initial API and implementation
* Stephan Herrmann - Contribution for
* bug 345305 - [compiler][null] Compiler misidentifies a case of "variable can only be null"
* bug 392862 - [1.8][compiler][null] Evaluate null annotations on array types
* bug 383368 - [compiler][null] syntactic null analysis for field references
* bug 403147 - [compiler][null] FUP of bug 400761: consolidate interaction between unboxing, NPE, and deferred checking

Found

in path(s):

* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-jar/org/eclipse/jdt/internal/compiler/ast/ArrayReference.java

No license file was found, but licenses were detected in source scan.

* Copyright (c) 2000, 2021 IBM Corporation and others.

*

* This program and the accompanying materials

* are made available under the terms of the Eclipse Public License 2.0

* which accompanies this distribution, and is available at

* <https://www.eclipse.org/legal/epl-2.0/>

*

* SPDX-License-Identifier: EPL-2.0

*

* Contributors:

* IBM Corporation - initial API and implementation

* Stephan Herrmann <stephan@cs.tu-berlin.de> - Contributions for

* bug 328281 - visibility leaks not detected when analyzing unused field in private class

* bug 349326 - [1.7] new warning for missing try-with-resources

* bug 186342 - [compiler][null] Using annotations for null checking

* bug 365836 - [compiler][null] Incomplete propagation of null defaults.

* bug 365519 - editorial cleanup after bug 186342

and bug 365387

* bug 365662 - [compiler][null] warn on contradictory and redundant null annotations

* bug 365531 - [compiler][null] investigate alternative strategy for internally encoding nullness defaults

* bug 366063 - Compiler should not add synthetic @NonNull annotations

* bug 384663 - Package Based Annotation Compilation Error in JDT 3.8/4.2 (works in 3.7.2)

* bug 386356 - Type mismatch error with annotations and generics

* bug 388281 - [compiler][null] inheritance of null annotations as an option

* bug 331649 - [compiler][null] consider null annotations for fields

* bug 380896 - [compiler][null] Enum constants not recognised as being NonNull.

* bug 391376 - [1.8] check interaction of default methods with bridge methods and generics

* Bug 392099 - [1.8][compiler][null] Apply null annotation on types for null analysis

* Bug 415043 - [1.8][null] Follow-up re null type annotations after bug 392099

* Bug 392238 - [1.8][compiler][null] Detect semantically invalid null type annotations

* Bug 415850 - [1.8] Ensure RunJDTCORETests can cope with null annotations enabled

* Bug 416172 - [1.8][compiler][null] null type annotation not evaluated on method return type

* Bug 417295 - [1.8][null] Message type annotated null analysis to gel well with deep encoded type bindings.

* Bug 426048 - [1.8] NPE in TypeVariableBinding.internalBoundCheck when parentheses are not balanced

* Bug 392238 - [1.8][compiler][null] Detect semantically invalid null type annotations

* Bug 429958 - [1.8][null] evaluate new DefaultLocation attribute of @NonNullByDefault

* Bug 432348 - [1.8] Internal compiler error (NPE) after upgrade to 1.8

* Bug 438458 - [1.8][null] clean up handling of null type annotations wrt type variables

* Bug 435570 - [1.8][null] @NonNullByDefault illegally tries to affect "throws E"

- * Bug 441693 - [1.8][null]
- Bogus warning for type argument annotated with @NonNull
- * Bug 435805 - [1.8][compiler][null] Java 8 compiler does not recognize declaration style null annotations
- * Bug 457210 - [1.8][compiler][null] Wrong Nullness errors given on full build build but not on incremental build?
- * Bug 461250 - ArrayIndexOutOfBoundsException in SourceTypeBinding.fields
- * Bug 466713 - Null Annotations: NullPointerException using <int @Nullable []> as Type Param
- * Jesper S Moller <jesper@selskabet.org> - Contributions for
- * Bug 412153 - [1.8][compiler] Check validity of annotations which may be repeatable
- * Till Brychcy - Contributions for
- * bug 415269 - NonNullByDefault is not always inherited to nested classes
- * Andy Clement (GoPivotal, Inc) aclement@gopivotal.com - Contributions for
- * Bug 405104 - [1.8][compiler][codegen] Implement support for serializeable lambdas
- * Sebastian Zarnekow - Contributions
- for
- * bug 544921 - [performance] Poor performance with large source files
- *****/

Found in path(s):

* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-jar/org/eclipse/jdt/internal/compiler/lookup/SourceTypeBinding.java

No license file was found, but licenses were detected in source scan.

- * Copyright (c) 2017 IBM Corporation and others.
- *
- * This program and the accompanying materials
- * are made available under the terms of the Eclipse Public License 2.0
- * which accompanies this distribution, and is available at
- * <https://www.eclipse.org/legal/epl-2.0/>
- *
- * SPDX-License-Identifier: EPL-2.0
- *
- * Contributors:
- * IBM Corporation - initial API and implementation
- *****/

Found in path(s):

* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-jar/org/eclipse/jdt/internal/compiler/env/IModule.java

No license file was found, but licenses were detected in source scan.

- * Copyright (c) 2016, 2020 IBM Corporation.
- *
- * This program and the accompanying materials
- * are made available under the terms of the Eclipse Public License 2.0
- * which accompanies this distribution, and is available at
- * <https://www.eclipse.org/legal/epl-2.0/>

*
* SPDX-License-Identifier: EPL-2.0
*
* Contributors:
* IBM Corporation - initial API and implementation
*****/

Found in path(s):
* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-jar/org/eclipse/jdt/internal/compiler/batch/ModuleFinder.java
No license file was found, but licenses were detected in source scan.

/*
* Copyright (c) 2000, 2016 IBM Corporation and others.
*
* This program and the accompanying materials
* are made available under the terms of the Eclipse Public License 2.0
* which accompanies this distribution, and is available at
* <https://www.eclipse.org/legal/epl-2.0/>
*
* SPDX-License-Identifier: EPL-2.0
*
* Contributors:
* IBM Corporation - initial API and implementation
*****/

Found in path(s):
* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-jar/org/eclipse/jdt/internal/compiler/batch/FileFinder.java
* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-jar/org/eclipse/jdt/internal/compiler/util/Messages.java
* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-jar/org/eclipse/jdt/internal/compiler/parser/RecoveredInitializer.java
*
* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-jar/org/eclipse/jdt/internal/compiler/lookup/MemberTypeBinding.java
* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-jar/org/eclipse/jdt/internal/compiler/problem/ProblemSeverities.java
* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-jar/org/eclipse/jdt/internal/compiler/util/SuffixConstants.java
* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-jar/org/eclipse/jdt/internal/compiler/lookup/SourceTypeCollisionException.java
No license file was found, but licenses were detected in source scan.

/*
* Copyright (c) 2000, 2014 IBM Corporation and others.
*
* This program and the accompanying materials

* are made available under the terms of the Eclipse Public License 2.0
* which accompanies this distribution, and is available at
* <https://www.eclipse.org/legal/epl-2.0/>
*
* SPDX-License-Identifier: EPL-2.0
*
* Contributors:
* IBM Corporation - initial API and implementation
* Jesper S Moller - Contributions for
* Bug 378674 - "The method can be declared as static" is wrong
*****/

Found in path(s):

*/opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-
jar/org/eclipse/jdt/internal/compiler/ast/SuperReference.java

No license file was found, but licenses were detected in source scan.

/******

* Copyright (c) 2000, 2021 IBM Corporation and others.
*
* This program and the accompanying materials
* are made available under the terms of the Eclipse Public License 2.0
* which accompanies this distribution, and is available at
* <https://www.eclipse.org/legal/epl-2.0/>
*
* SPDX-License-Identifier: EPL-2.0
*
* Contributors:
* IBM Corporation - initial API and implementation
* Tom Tromey - patch for readTable(String) as described in http://bugs.eclipse.org/bugs/show_bug.cgi?id=32196
* Stephan Herrmann - Contributions for
* bug 366003 - CCE in ASTNode.resolveAnnotations(ASTNode.java:639)
* bug 374605 - Unreasonable warning for enum-based switch statements
* bug 393719 - [compiler] inconsistent warnings on iteration variables
* bug 382353 - [1.8][compiler] Implementation property modifiers
should be accepted on default methods.
* bug 383973 - [1.8][compiler] syntax recovery in the presence of default methods
* bug 401035 - [1.8] A few tests have started failing recently
* Jesper S Moller - Contributions for
* bug 382701 - [1.8][compiler] Implement semantic analysis of Lambda expressions & Reference expression
* bug 399695 - [1.8][compiler] [1.8][compiler] migrate parser to other syntax for default methods
* bug 384567 - [1.5][compiler] Compiler accepts illegal modifiers on package declaration
* bug 393192 - Incomplete type hierarchy with > 10 annotations
* bug 527554 - [18.3] Compiler support for JEP 286 Local-Variable Type
* Andy Clement - Contributions for
* Bug 383624 - [1.8][compiler] Revive code generation support for type annotations (from Olivier's
work)
* Bug 409250 - [1.8][compiler] Various loose ends in 308 code generation

*

Bug 415821 - [1.8][compiler] CLASS_EXTENDS target type annotation missing for anonymous classes

*****/

Found in path(s):

* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-jar/org/eclipse/jdt/internal/compiler/parser/Parser.java

No license file was found, but licenses were detected in source scan.

* Copyright (c) 2014, 2018 GK Software AG.

*

* This program and the accompanying materials
* are made available under the terms of the Eclipse Public License 2.0
* which accompanies this distribution, and is available at
* <https://www.eclipse.org/legal/epl-2.0/>

*

* SPDX-License-Identifier: EPL-2.0

*

* Contributors:

* Stephan Herrmann - initial API and implementation

*****/

Found in path(s):

* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-jar/org/eclipse/jdt/internal/compiler/classfmt/NonNullDefaultAwareTypeAnnotationWalker.java

No license file was found, but licenses were detected in source scan.

* Copyright (c) 2000, 2018 IBM Corporation and others.

*

* This program and the accompanying materials
* are made available under the terms of the Eclipse Public License 2.0
* which accompanies this distribution, and is available at
* <https://www.eclipse.org/legal/epl-2.0/>

*

* SPDX-License-Identifier: EPL-2.0

*

* Contributors:

* IBM Corporation - initial API and implementation

* Stephan Herrmann - Contribution for

* Bug 440477 - [null] Infrastructure for feeding external annotations into compilation

* Bug 440687 - [compiler][batch][null] improve command line option for external annotations

*****/

Found in path(s):

* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-jar/org/eclipse/jdt/internal/compiler/batch/ClasspathJar.java

No license file was found, but licenses were detected in source scan.

```
/*  
* Copyright (c) 2015, 2018 IBM Corporation and others.  
*  
* This program and the accompanying materials  
* are made available under the terms of the Eclipse Public License 2.0  
* which accompanies this distribution, and is available at  
* https://www.eclipse.org/legal/epl-2.0/  
*  
* SPDX-License-Identifier: EPL-2.0  
*  
* Contributors:  
*   Kenneth Olson - initial API and implementation  
*   Dennis Hendriks - initial API and implementation  
*   IBM Corporation - Contribution for bug 188796  
*/
```

Found in path(s):

```
* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-  
jar/org/eclipse/jdt/internal/compiler/batch/ClasspathJsr199.java  
No license file was found, but licenses were detected in source scan.
```

```
/*  
* Copyright (c) 2000, 2014 IBM Corporation and others.  
*  
* This program and the accompanying materials  
* are made available under the terms of the Eclipse Public License 2.0  
* which accompanies this distribution, and is available at  
* https://www.eclipse.org/legal/epl-2.0/  
*  
* SPDX-License-Identifier: EPL-2.0  
*  
* Contributors:  
*   IBM Corporation - initial API and implementation  
*   Stephan Herrmann - Contributions for  
*     Bug 365662 - [compiler][null] warn on contradictory and redundant null annotations  
*     Bug 429958 - [1.8][null] evaluate new DefaultLocation attribute of @NonNullByDefault  
*     Bug 435805 - [1.8][compiler][null] Java 8 compiler does not recognize declaration style null annotations  
*   Keigo Imai - Contribution for bug 388903 - Cannot extend inner class as an anonymous class when it  
    extends the outer class  
*/
```

Found in path(s):

```
* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-  
jar/org/eclipse/jdt/internal/compiler/lookup/NestedTypeBinding.java  
No license file was found, but licenses were detected in source scan.
```

/******

* Copyright (c) 2000, 2010 IBM Corporation and others.

*

* This program and the accompanying materials

* are made available under the terms of the Eclipse Public License 2.0

* which accompanies this distribution, and is available at

* <https://www.eclipse.org/legal/epl-2.0/>

*

* SPDX-License-Identifier: EPL-2.0

*

* Contributors:

* IBM Corporation - initial API and implementation

*****/

Found in path(s):

* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-jar/org/eclipse/jdt/internal/compiler/impl/Constant.java

* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-jar/org/eclipse/jdt/internal/compiler/impl/ByteConstant.java

* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-jar/org/eclipse/jdt/internal/compiler/env/AccessRuleSet.java

*

/opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-jar/org/eclipse/jdt/internal/compiler/impl/DoubleConstant.java

* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-jar/org/eclipse/jdt/internal/compiler/impl/FloatConstant.java

* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-jar/org/eclipse/jdt/internal/compiler/impl/CharConstant.java

* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-jar/org/eclipse/jdt/internal/compiler/impl/StringConstant.java

* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-jar/org/eclipse/jdt/internal/compiler/impl/BooleanConstant.java

* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-jar/org/eclipse/jdt/internal/compiler/impl/LongConstant.java

* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-jar/org/eclipse/jdt/internal/compiler/util/HashtableOfObject.java

* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-jar/org/eclipse/jdt/internal/compiler/ast/JavadocArgumentExpression.java

*

/opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-jar/org/eclipse/jdt/internal/compiler/impl/ShortConstant.java

* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-jar/org/eclipse/jdt/internal/compiler/impl/IntConstant.java

No license file was found, but licenses were detected in source scan.

/******

* Copyright (c) 2018, 2020 IBM Corporation and others.

* All rights reserved. This program and the accompanying materials

* are made available under the terms of the Eclipse Public License v1.0
* which accompanies this distribution, and is available at
* <https://www.eclipse.org/legal/epl-2.0/>
*
* SPDX-License-Identifier: EPL-2.0
*
* Contributors:
* IBM Corporation - initial API and implementation
*****/

Found in path(s):
* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-
jar/org/eclipse/jdt/internal/compiler/ast/SwitchExpression.java
No license file was found, but licenses were detected in source scan.

* Copyright (c) 2006, 2018 IBM Corporation and others.
*
* This program and the accompanying materials
* are made available under the terms of the Eclipse Public License 2.0
* which accompanies this distribution, and is available at
* <https://www.eclipse.org/legal/epl-2.0/>
*
* SPDX-License-Identifier: EPL-2.0
*
* Contributors:
* IBM Corporation - initial API and implementation
* Frits Jalvingh - fix for bug 533830.
*****/

Found in path(s):
* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-
jar/org/eclipse/jdt/internal/compiler/tool/EclipseCompiler.java
No license file was found, but licenses were detected in source scan.

* Copyright (c) 2000, 2019 IBM Corporation and others.
*
* This program and the accompanying materials
* are made available under the terms of the Eclipse Public License 2.0
* which accompanies this distribution, and is available at
* <https://www.eclipse.org/legal/epl-2.0/>
*
* SPDX-License-Identifier: EPL-2.0
*
* Contributors:
* IBM Corporation - initial API and implementation
* Stephan Herrmann - Contribution for

* Bug 429958 - [1.8][null] evaluate new DefaultLocation attribute of @NonNullByDefault
*****/

Found in path(s):

- * /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-jar/org/eclipse/jdt/internal/compiler/ast/JavadocQualifiedTypeReference.java
- * /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-jar/org/eclipse/jdt/internal/compiler/ast/JavadocSingleTypeReference.java

No license file was found, but licenses were detected in source scan.

* Copyright (c) 2012, 2020 IBM Corporation and others.

*

* This program and the accompanying materials

* are made available under the terms of the Eclipse Public License 2.0

* which accompanies this distribution, and is available at

* <https://www.eclipse.org/legal/epl-2.0/>

*

* SPDX-License-Identifier: EPL-2.0

*

* Contributors:

* IBM Corporation - initial API and implementation

* Andy Clement (GoPivotal, Inc) aclement@gopivotal.com - Contributions for

* Bug 383624 - [1.8][compiler] Revive code generation support for type annotations (from Olivier's work)

* Bug 409247 - [1.8][compiler] Verify error with code allocating multidimensional array

* Bug 409517 - [1.8][compiler] Type annotation problems on more elaborate array references

*

Bug 409250 - [1.8][compiler] Various loose ends in 308 code generation

*****/

Found in path(s):

- * /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-jar/org/eclipse/jdt/internal/compiler/codegen/TypeAnnotationCodeStream.java

No license file was found, but licenses were detected in source scan.

* Copyright (c) 2005, 2017 IBM Corporation and others.

*

* This program and the accompanying materials

* are made available under the terms of the Eclipse Public License 2.0

* which accompanies this distribution, and is available at

* <https://www.eclipse.org/legal/epl-2.0/>

*

* SPDX-License-Identifier: EPL-2.0

*

* Contributors:

* IBM Corporation - initial API and implementation

* het@google.com - Bug 441790

*****/

Found in path(s):

* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-jar/org/eclipse/jdt/internal/compiler/apt/model/AnnotationValueImpl.java

No license file was found, but licenses were detected in source scan.

* Copyright (c) 2007, 2018 BEA Systems, Inc.

*

* This program and the accompanying materials
* are made available under the terms of the Eclipse Public License 2.0
* which accompanies this distribution, and is available at
* <https://www.eclipse.org/legal/epl-2.0/>

*

* SPDX-License-Identifier: EPL-2.0

*

* Contributors:

* wharley@bea.com - initial API and implementation

*

*****/

Found in path(s):

* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-jar/org/eclipse/jdt/internal/compiler/apt/dispatch/BaseAnnotationProcessorManager.java

No license file was found, but licenses were detected in source scan.

* Copyright (c) 2020, 2021 IBM Corporation and others.

*

* This program and the accompanying materials
* are made available under the terms of the Eclipse Public License 2.0
* which accompanies this distribution, and is available at
* <https://www.eclipse.org/legal/epl-2.0/>

*

* SPDX-License-Identifier: EPL-2.0

*

* Contributors:

* IBM Corporation - initial API and implementation

*****/

Found in path(s):

* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-jar/org/eclipse/jdt/internal/compiler/lookup/ExtendedTagBits.java

No license file was found, but licenses were detected in source scan.

* Copyright (c) 2005, 2016 IBM Corporation and others.
*
* This program and the accompanying materials
* are made available under the terms of the Eclipse Public License 2.0
* which accompanies this distribution, and is available at
* <https://www.eclipse.org/legal/epl-2.0/>
*
* SPDX-License-Identifier: EPL-2.0
*
* Contributors:
* IBM Corporation - initial API and implementation
* het@google.com - Bug 441790
*****/

Found in path(s):

* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-jar/org/eclipse/jdt/internal/compiler/apt/model/AnnotationMirrorImpl.java
No license file was found, but licenses were detected in source scan.

* Copyright (c) 2016, 2017 IBM Corporation and others.
*
* This program and the accompanying materials
* are made available under the terms of the Eclipse Public License 2.0
* which accompanies this distribution, and is available at
* <https://www.eclipse.org/legal/epl-2.0/>
*
* SPDX-License-Identifier: EPL-2.0
*
* Contributors:
* IBM Corporation - initial API and implementation
*****/

Found in path(s):

* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-jar/org/eclipse/jdt/internal/compiler/env/IModuleAwareNameEnvironment.java
* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-jar/org/eclipse/jdt/internal/compiler/ast/ProvidesStatement.java
* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-jar/org/eclipse/jdt/internal/compiler/env/INameEnvironmentExtension.java
*
/opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-jar/org/eclipse/jdt/internal/compiler/env/IMultiModuleEntry.java
No license file was found, but licenses were detected in source scan.

* Copyright (c) 2006, 2014 IBM Corporation and others.
*

* This program and the accompanying materials
* are made available under the terms of the Eclipse Public License 2.0
* which accompanies this distribution, and is available at
* <https://www.eclipse.org/legal/epl-2.0/>
*
* SPDX-License-Identifier: EPL-2.0
*
* Contributors:
* IBM Corporation - initial API and implementation
*****/

Found in path(s):

* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-
jar/org/eclipse/jdt/internal/compiler/parser/RecoveryScanner.java

No license file was found, but licenses were detected in source scan.

/*
* Copyright (c) 2000, 2016 IBM Corporation and others.
*
* This program and the accompanying materials
* are made available under the terms of the Eclipse Public License 2.0
* which accompanies this distribution, and is available at
* <https://www.eclipse.org/legal/epl-2.0/>
*
* SPDX-License-Identifier: EPL-2.0
*
* Contributors:
* IBM Corporation - initial API and implementation
* Jesper S Moller - Bug 392671
* NPE with a method with explicit this and a following incomplete parameter
*****/

Found in path(s):

* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-
jar/org/eclipse/jdt/internal/compiler/parser/RecoveredMethod.java

No license file was found, but licenses were detected in source scan.

/*
* Copyright (c) 2000, 2012 IBM Corporation and others.
*
* This program and the accompanying materials
* are made available under the terms of the Eclipse Public License 2.0
* which accompanies this distribution, and is available at
* <https://www.eclipse.org/legal/epl-2.0/>
*
* SPDX-License-Identifier: EPL-2.0
*
* Contributors:

* IBM Corporation - initial API and implementation

*****/

Found in path(s):

* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-jar/org/eclipse/jdt/internal/compiler/ast/Literal.java

* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-jar/org/eclipse/jdt/internal/compiler/parser/diagnose/LexStream.java

* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-jar/org/eclipse/jdt/internal/compiler/ast/NormalAnnotation.java

No license file was found, but licenses were detected in source scan.

* Copyright (c) 2000, 2020 IBM Corporation and others.

*

* This program and the accompanying materials

* are made available under the terms of the Eclipse Public License 2.0

* which accompanies this distribution, and is available at

* <https://www.eclipse.org/legal/epl-2.0/>

*

* SPDX-License-Identifier: EPL-2.0

*

* Contributors:

* IBM Corporation - initial API and implementation

*****/

Found in path(s):

* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-jar/org/eclipse/jdt/internal/compiler/env/ISourceType.java

* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-jar/org/eclipse/jdt/internal/compiler/lookup/ImportBinding.java

* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-jar/org/eclipse/jdt/internal/compiler/ASTVisitor.java

*

*/opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-jar/org/eclipse/jdt/internal/compiler/parser/JavadocTagConstants.java

* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-jar/org/eclipse/jdt/internal/compiler/lookup/MissingTypeBinding.java

* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-jar/org/eclipse/jdt/internal/compiler/parser/JavadocParser.java

* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-jar/org/eclipse/jdt/internal/compiler/ast/ImportReference.java

No license file was found, but licenses were detected in source scan.

* Copyright (c) 2016 IBM Corporation.

*

* This program and the accompanying materials

* are made available under the terms of the Eclipse Public License 2.0
* which accompanies this distribution, and is available at
* <https://www.eclipse.org/legal/epl-2.0/>
*
* SPDX-License-Identifier: EPL-2.0
*
* Contributors:
* IBM Corporation - initial API and implementation
*****/

Found in path(s):

* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-jar/org/eclipse/jdt/internal/compiler/batch/BasicModule.java
* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-jar/org/eclipse/jdt/internal/compiler/env/ModuleReferenceImpl.java

No license file was found, but licenses were detected in source scan.

/*
* Copyright (c) 2000, 2020 IBM Corporation and others.
*
* This program and the accompanying materials
* are made available under the terms of the Eclipse Public License 2.0
* which accompanies this distribution, and is available at
* <https://www.eclipse.org/legal/epl-2.0/>
*
* SPDX-License-Identifier: EPL-2.0
*
* Contributors:
* IBM Corporation - initial API and implementation
* Stephan Herrmann - Contributions for
* bug 366003 - CCE in ASTNode.resolveAnnotations(ASTNode.java:639)
* bug 383973 - [1.8][compiler] syntax recovery in the presence of default methods
*****/

Found in path(s):

* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-jar/org/eclipse/jdt/internal/compiler/parser/RecoveredType.java

No license file was found, but licenses were detected in source scan.

/*
* Copyright (c) 2006, 2011 IBM Corporation and others.
*
* This program and the accompanying materials
* are made available under the terms of the Eclipse Public License 2.0
* which accompanies this distribution, and is available at
* <https://www.eclipse.org/legal/epl-2.0/>
*
* SPDX-License-Identifier: EPL-2.0

*
* Contributors:
* IBM Corporation - initial API and implementation
*****/

Found in path(s):
* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-
jar/org/eclipse/jdt/internal/compiler/apt/model/WildcardTypeImpl.java
No license file was found, but licenses were detected in source scan.

* Copyright (c) 2009 IBM Corporation and others.
*
* This program and the accompanying materials
* are made available under the terms of the Eclipse Public License 2.0
* which accompanies this distribution, and is available at
* <https://www.eclipse.org/legal/epl-2.0/>
*
* SPDX-License-Identifier: EPL-2.0
*
* Contributors:
* IBM Corporation - initial API and implementation
*****/

Found in path(s):
* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-
jar/org/eclipse/jdt/internal/compiler/lookup/AptBinaryLocalVariableBinding.java
No license file was found, but licenses were detected in source scan.

* Copyright (c) 2005, 2016 BEA Systems, Inc.
*
* This program and the accompanying materials
* are made available under the terms of the Eclipse Public License 2.0
* which accompanies this distribution, and is available at
* <https://www.eclipse.org/legal/epl-2.0/>
*
* SPDX-License-Identifier: EPL-2.0
*
* Contributors:
* tyeung@bea.com - initial API and implementation
*****/

Found in path(s):
* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-
jar/org/eclipse/jdt/internal/compiler/classfmt/AnnotationMethodInfo.java
* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-
jar/org/eclipse/jdt/internal/compiler/classfmt/AnnotationMethodInfoWithAnnotations.java

No license file was found, but licenses were detected in source scan.

Public License Version 2.0 ("EPL"). A copy of the EPL is

Found in path(s):

* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-jar/about.html

No license file was found, but licenses were detected in source scan.

```
/*  
* Copyright (c) 2005, 2017 IBM Corporation and others.  
*  
* This program and the accompanying materials  
* are made available under the terms of the Eclipse Public License 2.0  
* which accompanies this distribution, and is available at  
* https://www.eclipse.org/legal/epl-2.0/  
*  
* SPDX-License-Identifier: EPL-2.0  
*  
* Contributors:  
*   IBM Corporation - initial API and implementation  
*/
```

Found in path(s):

* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-jar/org/eclipse/jdt/internal/compiler/apt/dispatch/BatchAnnotationProcessorManager.java
* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-jar/org/eclipse/jdt/internal/compiler/apt/model/ElementImpl.java
* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-jar/org/eclipse/jdt/internal/compiler/ClassFilePool.java

No license file was found, but licenses were detected in source scan.

```
/*  
* Copyright (c) 2000, 2014 IBM Corporation and others.  
*  
* This program and the accompanying materials  
* are made available under the terms of the Eclipse Public License 2.0  
* which accompanies this distribution, and is available at  
* https://www.eclipse.org/legal/epl-2.0/  
*  
* SPDX-License-Identifier: EPL-2.0  
*  
* Contributors:  
*   IBM Corporation - initial API and implementation  
*   Stephan Herrmann - Contributions for  
*     Bug 186342 - [compiler][null] Using annotations for null checking  
*     Bug 429958 - [1.8][null] evaluate new DefaultLocation attribute of @NonNullByDefault  
*/
```

Found in path(s):

* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-jar/org/eclipse/jdt/internal/compiler/lookup/MostSpecificExceptionMethodBinding.java
No license file was found, but licenses were detected in source scan.

* Copyright (c) 2000, 2021 IBM Corporation and others.
*
* This program and the accompanying materials
* are made available under the terms of the Eclipse Public License 2.0
* which accompanies this distribution, and is available at
* <https://www.eclipse.org/legal/epl-2.0/>
*
* SPDX-License-Identifier: EPL-2.0
*
* Contributors:
* IBM Corporation - initial API and implementation
* Andy Clement (GoPivotal, Inc) aclement@gopivotal.com - Contributions for
* Bug 407191 - [1.8] Binary access support for type annotations
*****/

Found in path(s):

* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-jar/org/eclipse/jdt/internal/compiler/classfmt/FieldInfo.java
No license file was found, but licenses were detected in source scan.

* Copyright (c) 2000, 2020 IBM Corporation and others.
*
* This program and the accompanying materials
* are made available under the terms of the Eclipse Public License 2.0
* which accompanies this distribution, and is available at
* <https://www.eclipse.org/legal/epl-2.0/>
*
* SPDX-License-Identifier: EPL-2.0
*
* Contributors:
* IBM Corporation - initial API and implementation
* Stephan Herrmann - Contribution for
* bug 400710 - [1.8][compiler] synthetic access to default method generates wrong code
* bug 391376 - [1.8] check interaction of default methods with bridge methods and generics
* bug 421543 - [1.8][compiler] Compiler fails to recognize default method being turned into abstract by subtype
* Jesper S Moller - Contributions for
* Bug 405066 - [1.8][compiler][codegen] Implement code generation infrastructure for JSR335
* Andy Clement (GoPivotal, Inc) aclement@gopivotal.com - Contributions for
* Bug 383624 - [1.8][compiler] Revive code generation support for type annotations (from Olivier's work)

- * Bug 409247 - [1.8][compiler] Verify error with code allocating multidimensional array
- * Bug 409236 - [1.8][compiler] Type annotations on intersection cast types dropped by code generator
- * Bug 409250 - [1.8][compiler] Various loose ends in 308 code generation
- * Bug 405104 - [1.8][compiler][codegen] Implement support for serializable lambdas
- * Bug 449467 - [1.8][compiler] Invalid lambda deserialization with anonymous class
- * Olivier Tardieu (tardieu@us.ibm.com) - Contributions for
- * Bug 442418 - \$deserializeLambda\$ off-by-one error when deserializing the captured arguments of a lambda that also capture this

*****/

Found in path(s):

* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-jar/org/eclipse/jdt/internal/compiler/codegen/CodeStream.java

No license file was found, but licenses were detected in source scan.

* Copyright (c) 2006, 2018 BEA Systems, Inc. and others

*

* This program and the accompanying materials
 * are made available under the terms of the Eclipse Public License 2.0
 * which accompanies this distribution, and is available at
 * <https://www.eclipse.org/legal/epl-2.0/>

*

* SPDX-License-Identifier: EPL-2.0

*

* Contributors:

- * wharley@bea.com - initial API and implementation
- * IBM Corporation - Fix for bug 341494
- * IBM Corporation - Fix for bug 328575
- * IBM Corporation - Java 8 support

*****/

Found in path(s):

* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-jar/org/eclipse/jdt/internal/compiler/apt/model/ElementsImpl.java

No license file was found, but licenses were detected in source scan.

* Copyright (c) 2007, 2014 BEA Systems, Inc. and others.

*

* This program and the accompanying materials
 * are made available under the terms of the Eclipse Public License 2.0
 * which accompanies this distribution, and is available at
 * <https://www.eclipse.org/legal/epl-2.0/>

*

* SPDX-License-Identifier: EPL-2.0

*

* Contributors:
* wharley@bea.com - initial API and implementation
* IBM Corporation - Java 8 support
*****/

Found in path(s):
* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-jar/org/eclipse/jdt/internal/compiler/apt/model/TypeMirrorImpl.java
* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-jar/org/eclipse/jdt/internal/compiler/apt/model/PrimitiveTypeImpl.java
No license file was found, but licenses were detected in source scan.

/******
* Copyright (c) 2007, 2021 IBM Corporation and others.
*
* This program and the accompanying materials
* are made available under the terms of the Eclipse Public License 2.0
* which accompanies this distribution, and is available at
* <https://www.eclipse.org/legal/epl-2.0/>
*
* SPDX-License-Identifier: EPL-2.0
*
* Contributors:
* IBM Corporation - initial API and implementation
* IBM Corporation - fix for 342936
* Kenneth Olson - Contribution for bug 188796 - [jsr199] Using JSR199 to extend ECJ
* Dennis Hendriks - Contribution for bug 188796 - [jsr199] Using JSR199 to extend ECJ
* Frits Jalvingh - fix for bug 533830.
*****/

Found in path(s):
* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-jar/org/eclipse/jdt/internal/compiler/tool/EclipseCompilerImpl.java
No license file was found, but licenses were detected in source scan.

/******
* Copyright (c) 2018 IBM Corporation and others.
*
* This program and the accompanying materials
* are made available under the terms of the Eclipse Public License 2.0
* which accompanies this distribution, and is available at
* <https://www.eclipse.org/legal/epl-2.0/>
*
* SPDX-License-Identifier: EPL-2.0
*
* Contributors:
* IBM Corporation - initial API and implementation
*****/

Found in path(s):

- * /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-jar/org/eclipse/jdt/internal/compiler/batch/ClasspathJmod.java
- * /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-jar/org/eclipse/jdt/internal/compiler/util/HashtableOfInteger.java

No license file was found, but licenses were detected in source scan.

/*****

* Copyright (c) 2006, 2015 IBM Corporation and others.

*

* This program and the accompanying materials
* are made available under the terms of the Eclipse Public License 2.0
* which accompanies this distribution, and is available at
* <https://www.eclipse.org/legal/epl-2.0/>

*

* SPDX-License-Identifier: EPL-2.0

*

* Contributors:

* IBM Corporation - initial API and implementation

*****/

Found in path(s):

- * /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-jar/org/eclipse/jdt/internal/compiler/apt/util/Options.java
- * /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-jar/org/eclipse/jdt/internal/compiler/tool/ArchiveFileObject.java
- * /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-jar/org/eclipse/jdt/internal/compiler/apt/util/Util.java

*

- /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-jar/org/eclipse/jdt/internal/compiler/tool/Util.java
- * /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-jar/org/eclipse/jdt/internal/compiler/apt/util/ArchiveFileObject.java
- * /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-jar/org/eclipse/jdt/internal/compiler/tool/Archive.java

No license file was found, but licenses were detected in source scan.

/*****

* Copyright (c) 2000, 2016 IBM Corporation and others.

*

* This program and the accompanying materials
* are made available under the terms of the Eclipse Public License 2.0
* which accompanies this distribution, and is available at
* <https://www.eclipse.org/legal/epl-2.0/>

*

* SPDX-License-Identifier: EPL-2.0

*

* Contributors:
* IBM Corporation - initial API and implementation
* Stephan Herrmann - Contribution for
* bug 382350 - [1.8][compiler] Unable to invoke inherited default method via I.super.m() syntax
* bug 404649 - [1.8][compiler] detect illegal reference to indirect or redundant super
* bug 404728 - [1.8]NPE on QualifiedSuperReference error
*****/

Found in path(s):
* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-
jar/org/eclipse/jdt/internal/compiler/ast/QualifiedSuperReference.java
No license file was found, but licenses were detected in source scan.

* Copyright (c) 2000, 2020 IBM Corporation and others.
*
* This program and the accompanying materials
* are made available under the terms of the Eclipse Public License 2.0
* which accompanies this distribution, and is available at
* <https://www.eclipse.org/legal/epl-2.0/>
*
* SPDX-License-Identifier: EPL-2.0
*
* Contributors:
* IBM Corporation - initial API and implementation
* Stephan Herrmann - Contribution for bug 186342 - [compiler][null] Using annotations for null checking
* Jesper S Moller -. Contribution for bug 400830: [1.8][formatter] Code formatter for Java 8
*****/

Found in path(s):
* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-
jar/org/eclipse/jdt/internal/compiler/parser/Scanner.java
No license file was found, but licenses were detected in source scan.

* Copyright (c) 2000, 2014 IBM Corporation and others.
*
* This program and the accompanying materials
* are made available under the terms of the Eclipse Public License 2.0
* which accompanies this distribution, and is available at
* <https://www.eclipse.org/legal/epl-2.0/>
*
* SPDX-License-Identifier: EPL-2.0
*
* Contributors:
* IBM Corporation - initial API and implementation
* Stephan Herrmann - Contribution for bug 349326 - [1.7] new warning for missing try-with-resources
*****/

Found in path(s):

* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-jar/org/eclipse/jdt/internal/compiler/lookup/ProblemReferenceBinding.java

No license file was found, but licenses were detected in source scan.

* Copyright (c) 2016, 2017 GK Software AG.

*

* This program and the accompanying materials

* are made available under the terms of the Eclipse Public License 2.0

* which accompanies this distribution, and is available at

* <https://www.eclipse.org/legal/epl-2.0/>

*

* SPDX-License-Identifier: EPL-2.0

*

* Contributors:

* Stephan Herrmann - initial API and implementation

*****/

Found in path(s):

* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-jar/org/eclipse/jdt/internal/compiler/lookup/ExternalAnnotationSuperimposer.java

No license file was found, but licenses were detected in source scan.

* Copyright (c) 2000, 2019 IBM Corporation and others.

*

* This program and the accompanying materials

* are made available under the terms of the Eclipse Public License 2.0

* which accompanies this distribution, and is available at

* <https://www.eclipse.org/legal/epl-2.0/>

*

* SPDX-License-Identifier: EPL-2.0

*

* Contributors:

* IBM Corporation - initial API and implementation

* Patrick Wienands <pwienands@abit.de> - Contribution for bug 393749

* Stephan Herrmann - Contribution for

* bug 331649 - [compiler][null] consider null annotations for fields

*****/

Found in path(s):

* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-jar/org/eclipse/jdt/internal/compiler/ast/Clinit.java

No license file was found, but licenses were detected in source scan.

* Copyright (c) 2000, 2017 IBM Corporation and others.
*
* This program and the accompanying materials
* are made available under the terms of the Eclipse Public License 2.0
* which accompanies this distribution, and is available at
* <https://www.eclipse.org/legal/epl-2.0/>
*
* SPDX-License-Identifier: EPL-2.0
*
* Contributors:
* IBM Corporation - initial API and implementation
* Benjamin Muskalla - Contribution for bug 239066
* Stephan Herrmann - Contribution for
* bug 382347 - [1.8][compiler] Compiler accepts incorrect default method inheritance
* bug 388954 - [1.8][compiler] detect default methods in class files
* bug 388281 - [compiler][null] inheritance of null annotations as an option
* bug 388739 - [1.8][compiler] consider default methods when detecting whether a class needs
to be declared abstract
* bug 390883 - [1.8][compiler] Unable to override default method
* bug 401796 - [1.8][compiler] don't treat default methods as overriding an independent inherited abstract method
* bug 395681 - [compiler] Improve simulation of javac6 behavior from bug 317719 after fixing bug 388795
* bug 406928 - computation of inherited methods seems damaged (affecting @Overrides)
* bug 409473 - [compiler] JDT cannot compile against JRE 1.8
* Bug 420080 - [1.8] Overridden Default method is reported as duplicated
*****/

Found in path(s):

* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-jar/org/eclipse/jdt/internal/compiler/lookup/MethodVerifier.java
No license file was found, but licenses were detected in source scan.

*****/

* Copyright (c) 2005, 2012 IBM Corporation and others.
*
* This program and the accompanying materials
* are made available under the terms of the Eclipse Public License 2.0
* which accompanies this distribution, and is available at
* <https://www.eclipse.org/legal/epl-2.0/>
*
* SPDX-License-Identifier: EPL-2.0
*
* Contributors:
* IBM Corporation - initial API and implementation
*****/

Found in path(s):

* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-jar/org/eclipse/jdt/internal/compiler/ast/MarkerAnnotation.java

No license file was found, but licenses were detected in source scan.

```
/*  
* Copyright (c) 2015, 2017 GK Software AG and others.  
*  
* This program and the accompanying materials  
* are made available under the terms of the Eclipse Public License 2.0  
* which accompanies this distribution, and is available at  
* https://www.eclipse.org/legal/epl-2.0/  
*  
* SPDX-License-Identifier: EPL-2.0  
*  
* Contributors:  
*   Stephan Herrmann - initial API and implementation  
*/
```

Found in path(s):

```
* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-  
jar/org/eclipse/jdt/internal/compiler/ast/UnlikelyArgumentCheck.java
```

No license file was found, but licenses were detected in source scan.

```
/*  
* Copyright (c) 2016, 2020 Google, Inc. and others.  
*  
* This program and the accompanying materials  
* are made available under the terms of the Eclipse Public License 2.0  
* which accompanies this distribution, and is available at  
* https://www.eclipse.org/legal/epl-2.0/  
*  
* SPDX-License-Identifier: EPL-2.0  
*  
* Contributors:  
*   Stefan Xenos <sxenos@gmail.com> (Google) - initial API and implementation  
*/
```

Found in path(s):

```
* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-  
jar/org/eclipse/jdt/internal/compiler/classfmt/ExternalAnnotationDecorator.java
```

No license file was found, but licenses were detected in source scan.

```
/*  
* Copyright (c) 2000, 2013 IBM Corporation and others.  
*  
* This program and the accompanying materials  
* are made available under the terms of the Eclipse Public License 2.0  
* which accompanies this distribution, and is available at  
* https://www.eclipse.org/legal/epl-2.0/  
*  
*/
```



```

* SPDX-License-Identifier: EPL-2.0
*
* Contributors:
*   IBM Corporation - initial API and implementation
*   Tom Tromey - Contribution for bug 125961
*   Tom Tromey - Contribution for bug 159641
*   Benjamin Muskalla - Contribution for bug 239066
*   Stephan Herrmann - Contributions for
*     bug 236385 - [compiler] Warn for potential programming problem if an object is created but not used
*     bug 295551 - Add option to automatically promote all warnings to errors
*     bug 359721 - [options] add command line option
for new warning token "resource"
*   bug 365208 - [compiler][batch] command line options for annotation based null analysis
*   bug 374605 - Unreasonable warning for enum-based switch statements
*   bug 375366 - ECJ ignores unusedParameterIncludeDocCommentReference unless enableJavadoc option is set
*   bug 388281 - [compiler][null] inheritance of null annotations as an option
*   bug 381443 - [compiler][null] Allow parameter widening from @NonNull to unannotated
*   Bug 440477 - [null] Infrastructure for feeding external annotations into compilation
*   Bug 440687 - [compiler][batch][null] improve command line option for external annotations
*   Bug 408815 - [batch][null] Add CLI option for
COMPILER_PB_SYNTACTIC_NULL_ANALYSIS_FOR_FIELDS
*   Jesper S Moller - Contributions for
*     bug 407297 - [1.8][compiler] Control generation of parameter names by option
*   Mat Booth - Contribution for bug 405176
*   Frits Jalvingh -
fix for bug 533830.
*****/

```

Found in path(s):

```

* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-
jar/org/eclipse/jdt/internal/compiler/batch/Main.java

```

No license file was found, but licenses were detected in source scan.

```

/*****

```

```

* Copyright (c) 2000, 2017 IBM Corporation and others.

```

```

*

```

```

* This program and the accompanying materials
* are made available under the terms of the Eclipse Public License 2.0
* which accompanies this distribution, and is available at
* https://www.eclipse.org/legal/epl-2.0/
*

```

```

* SPDX-License-Identifier: EPL-2.0

```

```

*

```

```

* Contributors:

```

```

*   IBM Corporation - initial API and implementation

```

```

*   Stephan Herrmann - Contributions for

```

```

*     bug 342671 - ClassCastException: org.eclipse.jdt.internal.compiler.lookup.SourceTypeBinding cannot be cast to
org.eclipse.jdt.internal.compiler.lookup.ArrayBinding

```


- * bug 392099 - [1.8][compiler][null] Apply null annotation on types for null analysis
- * Bug 415043 - [1.8][null] Follow-up re null type annotations after bug 392099
- * Bug 416181 - [1.8][compiler][null] Invalid assignment
is not rejected by the compiler
- * Bug 429958 - [1.8][null] evaluate new DefaultLocation attribute of @NonNullByDefault
- * Bug 434600 - Incorrect null analysis error reporting on type parameters
- * Bug 435570 - [1.8][null] @NonNullByDefault illegally tries to affect "throws E"
- * Bug 456508 - Unexpected RHS PolyTypeBinding for: <code-snippet>
- * Bug 466713 - Null Annotations: NullPointerException using <int @Nullable []> as Type Param
- * Andy Clement - Contributions for
- * Bug 383624 - [1.8][compiler] Revive code generation support for type annotations (from Olivier's work)

*****/

Found in path(s):

* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-jar/org/eclipse/jdt/internal/compiler/ast/ParameterizedQualifiedTypeReference.java

No license file was found, but licenses were detected in source scan.

/*****

* Copyright (c) 2016 GoPivotal, Inc.

*

* This program and the accompanying materials

* are made available under the terms of the Eclipse Public License 2.0

* which accompanies this distribution, and is available at

* <https://www.eclipse.org/legal/epl-2.0/>

*

* SPDX-License-Identifier: EPL-2.0

*

* Contributors:

* Andy Clement (GoPivotal, Inc) aclement@gopivotal.com - Contributions for

* Bug 407191 - [1.8] Binary access support for type annotations

*****/

Found in path(s):

* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-jar/org/eclipse/jdt/internal/compiler/classfmt/TypeAnnotationInfo.java

No license file was found, but licenses were detected in source scan.

/*****

* Copyright (c) 2006, 2015 IBM Corporation and others.

*

* This program and the accompanying materials

* are made available under the terms of the Eclipse Public License 2.0

* which accompanies this distribution, and is available at

* <https://www.eclipse.org/legal/epl-2.0/>

*

* SPDX-License-Identifier: EPL-2.0

*
* Contributors:
* IBM Corporation - initial API and implementation
* Jesper Steen Moeller - Contributions for:
* Bug 407297: [1.8][compiler] Control generation of parameter names by option
*****/

Found in path(s):
* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-
jar/org/eclipse/jdt/internal/compiler/tool/Options.java
No license file was found, but licenses were detected in source scan.

/*****
* Copyright (c) 2000, 2016 IBM Corporation and others.
*
* This program and the accompanying materials
* are made available under the terms of the Eclipse Public License 2.0
* which accompanies this distribution, and is available at
* <https://www.eclipse.org/legal/epl-2.0/>
*
* SPDX-License-Identifier: EPL-2.0
*
* Contributors:

* IBM Corporation - initial API and implementation
* Andy Clement (GoPivotal, Inc) aclement@gopivotal.com - Contributions for
* Bug 415397 - [1.8][compiler] Type Annotations on wildcard type argument dropped
* Stephan Herrmann - Contribution for
* Bug 415043 - [1.8][null] Follow-up re null type annotations after bug 392099
* Bug 417295 - [1.8][null] Massage type annotated null analysis to gel well with deep encoded type bindings.
* Bug 429958
- [1.8][null] evaluate new DefaultLocation attribute of @NonNullByDefault
* Bug 440462 - [null][compiler]NPE in EJC for erroneous null annotations
* Bug 441693 - [1.8][null] Bogus warning for type argument annotated with @NonNull
*****/

Found in path(s):
* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-
jar/org/eclipse/jdt/internal/compiler/ast/Wildcard.java
No license file was found, but licenses were detected in source scan.

/*****
* Copyright (c) 2000, 2014 IBM Corporation and others.
*
* This program and the accompanying materials
* are made available under the terms of the Eclipse Public License 2.0
* which accompanies this distribution, and is available at
* <https://www.eclipse.org/legal/epl-2.0/>
*
* Contributors:

* This program and the accompanying materials
 * are made available under the terms of the Eclipse Public License 2.0
 * which accompanies this distribution, and is available at
 * <https://www.eclipse.org/legal/epl-2.0/>
 *
 * SPDX-License-Identifier: EPL-2.0
 *
 * Contributors:
 * IBM Corporation - initial API and implementation
 * Stephan Herrmann - Contribution for
 * bug 383368 - [compiler][null] syntactic null analysis for field references
 * bug 403086 - [compiler][null] include the effect of 'assert' in syntactic null analysis for fields
 *****/

Found in path(s):

* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-jar/org/eclipse/jdt/internal/compiler/ast/UnaryExpression.java

No license file was found, but licenses were detected in source scan.

/******

* Copyright (c) 2000, 2020 IBM Corporation and others.

*

* This program and the accompanying materials
 * are made available under the terms of the Eclipse Public License 2.0
 * which accompanies this distribution, and is available at
 * <https://www.eclipse.org/legal/epl-2.0/>
 *

* SPDX-License-Identifier: EPL-2.0

*

* Contributors:

* IBM Corporation - initial API and implementation
 * Nick Teryaev - fix for bug (https://bugs.eclipse.org/bugs/show_bug.cgi?id=40752)
 * Stephan Herrmann - Contributions for
 * bug 319201 - [null] no warning when unboxing SimpleNameReference causes NPE
 * bug 349326 - [1.7] new warning for missing try-with-resources
 * bug 186342 - [compiler][null] Using annotations for null checking
 * bug 358903 - Filter practically unimportant resource leak warnings
 * bug
 370639 - [compiler][resource] restore the default for resource leak warnings
 * bug 345305 - [compiler][null] Compiler misidentifies a case of "variable can only be null"
 * bug 388996 - [compiler][resource] Incorrect 'potential resource leak'
 * bug 379784 - [compiler] "Method can be static" is not getting reported
 * bug 379834 - Wrong "method can be static" in presence of qualified super and different staticness of nested super class.
 * bug 388281 - [compiler][null] inheritance of null annotations as an option
 * bug 392862 - [1.8][compiler][null] Evaluate null annotations on array types
 * bug 394768 - [compiler][resource] Incorrect resource leak warning when creating stream in conditional
 * bug 381445 - [compiler][resource] Can the resource leak check be made aware of Closeables.closeQuietly?

- * bug 331649 - [compiler][null] consider null annotations for fields
- * bug 383368 - [compiler][null] syntactic null analysis for field references
- * bug 382069 - [null] Make the null analysis consider JUnit's assertNotNull similarly to assertions
- * bug 382350 - [1.8][compiler] Unable to invoke inherited default method via I.super.m() syntax
- * bug 404649 - [1.8][compiler] detect illegal reference to indirect or redundant super
- * bug 403086 - [compiler][null] include the effect of 'assert' in syntactic null analysis for fields
- * bug 403147 - [compiler][null] FUP of bug 400761: consolidate interaction between unboxing, NPE, and deferred checking
- * Bug 392099 - [1.8][compiler][null] Apply null annotation on types for null analysis
- * Bug 415043 - [1.8][null] Follow-up re null type annotations after bug 392099
- * Bug 405569 - Resource leak check false positive when using DbUtils.closeQuietly
- * Bug 411964 - [1.8][null] leverage null type annotation in foreach statement
- * Bug 417295 - [1.8][null] Massage type annotated null analysis to gel well with deep encoded type bindings.
- * Bug 400874 - [1.8][compiler] Inference infrastructure should evolve to meet JLS8 18.x (Part G of JSR335 spec)
- * Bug 423504 - [1.8] Implement "18.5.3 Functional Interface Parameterization Inference"
- * Bug 424710 - [1.8][compiler] CCE in SingleNameReference.localVariableBinding
- * Bug 425152 - [1.8] [compiler] Lambda Expression not resolved but flow analyzed leading to NPE.
- * Bug 424205 - [1.8] Cannot infer type for diamond type with lambda on method invocation
- * Bug 424415 - [1.8][compiler] Eventual resolution of ReferenceExpression is not seen to be happening.
- * Bug 426366 - [1.8][compiler] Type inference doesn't handle multiple candidate target types in outer overload context
- * Bug 426290 - [1.8][compiler] Inference + overloading => wrong method resolution ?
- * Bug 427483 - [Java 8] Variables in lambdas sometimes can't be resolved
- * Bug 427438 - [1.8][compiler]
- NPE at org.eclipse.jdt.internal.compiler.ast.ConditionalExpression.generateCode(ConditionalExpression.java:280)
- * Bug 426996 - [1.8][inference] try to avoid method Expression.unresolve()?
- * Bug 428352 - [1.8][compiler] Resolution errors don't always surface
- * Bug 429430 - [1.8] Lambdas and method reference infer wrong exception type with generics (RuntimeException instead of IOException)
- * Bug 441734 - [1.8][inference] Generic method with nested parameterized type argument fails on method reference
- * Bug 452788 - [1.8][compiler] Type not correctly inferred in lambda expression
- * Bug 456487 - [1.8][null] @Nullable type variant of @NonNull-constrained type parameter causes grief
- * Bug 407414 - [compiler][null] Incorrect warning on a primitive type being null
- * Bug 472618 - [compiler][null] assertNotNull vs. Assert.assertNotNull
- * Bug 470958 - [1.8] Unable to convert lambda
- * Bug 410218 - Optional warning for arguments of "unexpected" types to Map#get(Object), Collection#remove(Object) et al.
- * Jesper S Moller - Contributions for
- * Bug 378674 - "The method can be declared as static" is wrong
- * Andy Clement (GoPivotal, Inc) aclement@gopivotal.com - Contributions for
- * Bug 383624 - [1.8][compiler] Revive code generation support for type annotations (from Olivier's work)
- * Bug 409245 - [1.8][compiler] Type annotations dropped when call is routed through a synthetic bridge method

*****/

Found in path(s):

* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-jar/org/eclipse/jdt/internal/compiler/ast/MessageSend.java

No license file was found, but licenses were detected in source scan.

/******

* Copyright (c) 2008 IBM Corporation and others.

*

* This program and the accompanying materials
* are made available under the terms of the Eclipse Public License 2.0
* which accompanies this distribution, and is available at
* <https://www.eclipse.org/legal/epl-2.0/>

*

* SPDX-License-Identifier: EPL-2.0

*

* Contributors:

* IBM Corporation - initial API and implementation

*****/

Found in path(s):

* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-jar/org/eclipse/jdt/core/compiler/CompilationProgress.java

* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-jar/org/eclipse/jdt/internal/compiler/parser/RecoveredAnnotation.java

No license file was found, but licenses were detected in source scan.

/******

* Copyright (c) 2008, 2019 IBM Corporation and others.

*

* This program and the accompanying materials
* are made available under the terms of the Eclipse Public License 2.0
* which accompanies this distribution, and is available at
* <https://www.eclipse.org/legal/epl-2.0/>

*

* SPDX-License-Identifier: EPL-2.0

*

* Contributors:

* IBM Corporation - initial API and implementation

*****/

Found in path(s):

* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-jar/org/eclipse/jdt/core/compiler/batch/BatchCompiler.java

No license file was found, but licenses were detected in source scan.

/******

* Copyright (c) 2000, 2019 IBM Corporation and others.

*

* This program and the accompanying materials
* are made available under the terms of the Eclipse Public License 2.0
* which accompanies this distribution, and is available at
* <https://www.eclipse.org/legal/epl-2.0/>
*
* SPDX-License-Identifier: EPL-2.0
*
* Contributors:
* IBM Corporation - initial API and implementation
* daolaf@gmail.com - Contribution for bug 3292227
*****/

Found in path(s):
* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-
jar/org/eclipse/jdt/internal/compiler/util/Util.java
No license file was found, but licenses were detected in source scan.

* Copyright (c) 2020 IBM Corporation and others.
* All rights reserved. This program and the accompanying materials
* are made available under the terms of the Eclipse Public License v1.0
* which accompanies this distribution, and is available at
* <https://www.eclipse.org/legal/epl-2.0/>
*
* SPDX-License-Identifier: EPL-2.0
*
* Contributors:
* IBM Corporation - initial API and implementation
*****/

Found in path(s):
* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-
jar/org/eclipse/jdt/internal/compiler/impl/JavaFeature.java
No license file was found, but licenses were detected in source scan.

* Copyright (c) 2014, 2015 IBM Corporation and others.
*
* This program and the accompanying materials
* are made available under the terms of the Eclipse Public License 2.0
* which accompanies this distribution, and is available at
* <https://www.eclipse.org/legal/epl-2.0/>
*
* SPDX-License-Identifier: EPL-2.0
*
* Contributors:
* Gauthier JACQUES - initial API and implementation
*****/

Found in path(s):

* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-jar/org/eclipse/jdt/internal/compiler/tool/EclipseDiagnostic.java

No license file was found, but licenses were detected in source scan.

/*****

* Copyright (c) 2000, 2018 IBM Corporation and others.

*

* This program and the accompanying materials

* are made available under the terms of the Eclipse Public License 2.0

* which accompanies this distribution, and is available at

* <https://www.eclipse.org/legal/epl-2.0/>

*

* SPDX-License-Identifier: EPL-2.0

*

* Contributors:

* IBM Corporation - initial API and implementation

* Stephan Herrmann <stephan@cs.tu-berlin.de> - Contributions for

* bug 292478 - Report potentially null across variable assignment,

* bug 185682 - Increment/decrement operators mark local variables as read

* bug 331649 - [compiler][null] consider null annotations for fields

* bug 383368 - [compiler][null] syntactic null analysis for field references

* Bug 412203 - [compiler] Internal compiler error: java.lang.IllegalArgumentException:

info cannot be null

* Bug 458396 - NPE in CodeStream.invoke()

* Bug 407414 - [compiler][null] Incorrect warning on a primitive type being null

* Jesper S Moller - <jesper@selskabet.org> - Contributions for

* bug 382721 - [1.8][compiler] Effectively final variables needs special treatment

* bug 378674 - "The method can be declared as static" is wrong

* bug 404657 - [1.8][compiler] Analysis for effectively final variables fails to consider loops

* bug 527554 - [18.3] Compiler support for JEP 286 Local-Variable Type

*****/

Found in path(s):

* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-jar/org/eclipse/jdt/internal/compiler/ast/SingleNameReference.java

No license file was found, but licenses were detected in source scan.

/*****

* Copyright (c) 2000, 2020 IBM Corporation and others.

*

* This program and the accompanying materials

* are made available under the terms of the Eclipse Public License 2.0

* which accompanies this distribution, and is available at

* <https://www.eclipse.org/legal/epl-2.0/>

*

* SPDX-License-Identifier: EPL-2.0

- * Contributors:
- * IBM Corporation - initial API and implementation
- * Stephan Herrmann <stephan@cs.tu-berlin.de> - Contributions for
 - * bug 282152 - [1.5][compiler] Generics code rejected by Eclipse but accepted by javac
 - * bug 349326 - [1.7] new warning for missing try-with-resources
 - * bug 359362 - FUP of bug 349326: Resource leak on non-Closeable resource
 - * bug 358903 - Filter practically unimportant resource leak warnings
 - * bug 395002 - Self bound generic class
- doesn't resolve bounds properly for wildcards for certain parametrisation.
- * bug 392384 - [1.8][compiler][null] Restore nullness info from type annotations in class files
- * Bug 415043 - [1.8][null] Follow-up re null type annotations after bug 392099
- * Bug 417295 - [1.8][null] Message type annotated null analysis to gel well with deep encoded type bindings.
- * Bug 400874 - [1.8][compiler] Inference infrastructure should evolve to meet JLS8 18.x (Part G of JSR335 spec)
- * Bug 426792 - [1.8][inference][impl] generify new type inference engine
- * Bug 428019 - [1.8][compiler] Type inference failure with nested generic invocation.
- * Bug 429384 - [1.8][null] implement conformance rules for null-annotated lower / upper type bounds
- * Bug 431269 - [1.8][compiler][null] StackOverflow in nullAnnotatedReadableName
- * Bug 431408 - Java 8 (1.8) generics bug
- * Bug 435962 - [RC2] StackOverFlowError when building
- * Bug
 - 438458 - [1.8][null] clean up handling of null type annotations wrt type variables
 - * Bug 438250 - [1.8][null] NPE trying to report bogus null annotation conflict
 - * Bug 438179 - [1.8][null] 'Contradictory null annotations' error on type variable with explicit null-annotation.
 - * Bug 440143 - [1.8][null] one more case of contradictory null annotations regarding type variables
 - * Bug 440759 - [1.8][null] @NonNullByDefault should never affect wildcards and uses of a type variable
 - * Bug 441693 - [1.8][null] Bogus warning for type argument annotated with @NonNull
 - * Bug 456497 - [1.8][null] during inference nullness from target type is lost against weaker hint from applicability analysis
 - * Bug 456459 - Discrepancy between Eclipse compiler and javac - Enums, interfaces, and generics
 - * Bug 456487 - [1.8][null] @Nullable type variant of @NonNull-constrained type parameter causes grief
 - * Bug 462790 - [null] NPE in Expression.computeConversion()
 - * Bug 456532 - [1.8][null] ReferenceBinding.appendNullAnnotation() includes phantom annotations in error messages
- * Jesper S Møller <jesper@selskabet.org> - Contributions for bug 381345 : [1.8] Take care of the Java 8 major version
 - * Bug 527554 - [18.3] Compiler support for JEP 286 Local-Variable Type

*****/

Found in path(s):

- * /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-jar/org/eclipse/jdt/internal/compiler/lookup/TypeVariableBinding.java

No license file was found, but licenses were detected in source scan.

* Copyright (c) 2013, 2017 GK Software AG and others.

*

* This program and the accompanying materials

* are made available under the terms of the Eclipse Public License 2.0
* which accompanies this distribution, and is available at
* <https://www.eclipse.org/legal/epl-2.0/>
*
* SPDX-License-Identifier: EPL-2.0
*

* Contributors:

* Stephan Herrmann - initial API and implementation

*****/

Found in path(s):

* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-jar/org/eclipse/jdt/internal/compiler/flow/TryFlowContext.java

No license file was found, but licenses were detected in source scan.

* Copyright (c) 2000, 2020 IBM Corporation and others.

*

* This program and the accompanying materials

* are made available under the terms of the Eclipse Public License 2.0

* which accompanies this distribution, and is available at

* <https://www.eclipse.org/legal/epl-2.0/>

*

* SPDX-License-Identifier: EPL-2.0

*

* Contributors:

* IBM Corporation - initial API and implementation

* Stephan Herrmann - Contributions for

* bug 349326 - [1.7] new warning for missing try-with-resources

* bug 392384 - [1.8][compiler][null] Restore nullness info from type annotations in class files

* Bug 392099 - [1.8][compiler][null] Apply null annotation on types for null analysis

* Bug 467032 - TYPE_USE Null Annotations: IllegalStateException with annotated arrays of Enum when accessed via BinaryTypeBinding

*****/

Found

in path(s):

* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-jar/org/eclipse/jdt/internal/compiler/lookup/UnresolvedReferenceBinding.java

No license file was found, but licenses were detected in source scan.

* Copyright (c) 2007, 2015 BEA Systems, Inc.

*

* This program and the accompanying materials

* are made available under the terms of the Eclipse Public License 2.0

* which accompanies this distribution, and is available at

* <https://www.eclipse.org/legal/epl-2.0/>

*
* SPDX-License-Identifier: EPL-2.0
*
* Contributors:
* wharley@bea.com - initial API and implementation
*
*****/

Found in path(s):
* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-
jar/org/eclipse/jdt/internal/compiler/apt/model/VariableElementImpl.java
No license file was found, but licenses were detected in source scan.

/******
* Copyright (c) 2012, 2020 IBM Corporation and others.
*
* This program and the accompanying materials
* are made available under the terms of the Eclipse Public License 2.0
* which accompanies this distribution, and is available at
* <https://www.eclipse.org/legal/epl-2.0/>
*
* SPDX-License-Identifier: EPL-2.0
*
* Contributors:
* IBM Corporation - initial API and implementation
* Andy Clement (GoPivotal, Inc) aclement@gopivotal.com - Contributions for
* Bug 383624 - [1.8][compiler] Revive code generation support for type annotations (from Olivier's
work)
* Stephan Herrmann - Contribution for
* Bug 392384 - [1.8][compiler][null] Restore nullness info from type annotations in class files
*****/

Found in
path(s):
* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-
jar/org/eclipse/jdt/internal/compiler/codegen/AnnotationTargetTypeConstants.java
No license file was found, but licenses were detected in source scan.

/******
* Copyright (c) 2000, 2018 IBM Corporation and others.
*
* This program and the accompanying materials
* are made available under the terms of the Eclipse Public License 2.0
* which accompanies this distribution, and is available at
* <https://www.eclipse.org/legal/epl-2.0/>
*
* SPDX-License-Identifier: EPL-2.0
*
*****/

- * Contributors:
- * IBM Corporation - initial API and implementation
- * Stephan Herrmann - Contribution for
- * Bug 400874 - [1.8][compiler] Inference infrastructure should evolve to meet JLS8 18.x (Part G of JSR335 spec)
- * Bug 433478 - [compiler][null] NPE in ReferenceBinding.isCompatibleWith

*****/

Found in path(s):

- * /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-jar/org/eclipse/jdt/internal/compiler/lookup/ProblemMethodBinding.java

No license file was found, but licenses were detected in source scan.

* Copyright (c) 2015, 2017 GK Software AG.

*

- * This program and the accompanying materials
- * are made available under the terms of the Eclipse Public License 2.0
- * which accompanies this distribution, and is available at
- * <https://www.eclipse.org/legal/epl-2.0/>

*

* SPDX-License-Identifier: EPL-2.0

*

* Contributors:

- * Stephan Herrmann - initial API and implementation

*****/

Found in path(s):

- * /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-jar/org/eclipse/jdt/internal/compiler/env/ITypeAnnotationWalker.java

No license file was found, but licenses were detected in source scan.

* Copyright (c) 2000, 2021 IBM Corporation and others.

*

- * This program and the accompanying materials
- * are made available under the terms of the Eclipse Public License 2.0
- * which accompanies this distribution, and is available at
- * <https://www.eclipse.org/legal/epl-2.0/>

*

* SPDX-License-Identifier: EPL-2.0

*

* Contributors:

- * IBM Corporation - initial API and implementation
- * Benjamin Muskalla - Contribution for bug 239066
- * Stephan Herrmann - Contributions for
- * bug 236385 - [compiler] Warn for potential programming problem if an object is created but not used
- * bug 338303 - Warning about Redundant assignment conflicts with definite assignment
- * bug 349326 - [1.7] new warning for missing try-with-resources

- * bug 186342 - [compiler][null] Using annotations for null checking
 - * bug 365519 - editorial cleanup after bug 186342 and bug 365387
 - * bug 365662 - [compiler][null] warn on contradictory and redundant null annotations
 - * bug 365531 - [compiler][null] investigate alternative strategy for internally encoding nullness defaults
 - * bug 365859 - [compiler][null] distinguish warnings based on flow analysis vs. null annotations
 - * bug 374605 - Unreasonable warning for enum-based switch statements
 - * bug 382353 - [1.8][compiler] Implementation property modifiers should be accepted on default methods.
 - * bug 382347 - [1.8][compiler] Compiler accepts incorrect default method inheritance
 - * bug 388281 - [compiler][null] inheritance of null annotations as an option
 - * bug 376053 - [compiler][resource] Strange potential resource leak problems
 - * bug 381443 - [compiler][null] Allow parameter widening from @NonNull to unannotated
 - * bug 393719 - [compiler] inconsistent warnings on iteration
- variables
- * bug 392862 - [1.8][compiler][null] Evaluate null annotations on array types
 - * bug 388739 - [1.8][compiler] consider default methods when detecting whether a class needs to be declared
- abstract
- * bug 331649 - [compiler][null] consider null annotations for fields
 - * bug 382789 - [compiler][null] warn when syntactically-nonnull expression is compared against null
 - * bug 376590 - Private fields with @Inject are ignored by unused field validation
 - * bug 400761 - [compiler][null] null may be return as boolean without a diagnostic
 - * bug 402028 - [1.8][compiler] null analysis for reference expressions
 - * bug 401796 - [1.8][compiler] don't treat default methods as overriding an independent inherited abstract method
 - * bug 404649 - [1.8][compiler] detect illegal reference to indirect or redundant super
 - * bug 392384 - [1.8][compiler][null] Restore nullness info from type annotations in class files
 - * Bug
392099 - [1.8][compiler][null] Apply null annotation on types for null analysis
 - * Bug 415043 - [1.8][null] Follow-up re null type annotations after bug 392099
 - * Bug 415291 - [1.8][null] differentiate type incompatibilities due to null annotations
 - * Bug 415850 - [1.8] Ensure RunJDTCoreTests can cope with null annotations enabled
 - * Bug 414380 - [compiler][internal] QualifiedNameReference#indexOfFirstFieldBinding does not point to the first field
- field
- * Bug 392238 - [1.8][compiler][null] Detect semantically invalid null type annotations
 - * Bug 416307 - [1.8][compiler][null] subclass with type parameter substitution confuses null checking
 - * Bug 400874 - [1.8][compiler] Inference infrastructure should evolve to meet JLS8 18.x (Part G of JSR335 spec)
 - * Bug 424637 - [1.8][compiler][null] AIOOB in ReferenceExpression.resolveType with a method reference to
- Files::walk
- * Bug 428294 - [1.8][compiler] Type mismatch: cannot convert
from List<Object> to Collection<Object[]>
 - * Bug 428366 - [1.8] [compiler] The method valueAt(ObservableList<Object>, int) is ambiguous for the type
- Bindings
- * Bug 416190 - [1.8][null] detect incompatible overrides due to null type annotations
 - * Bug 392245 - [1.8][compiler][null] Define whether / how @NonNullByDefault applies to TYPE_USE locations
 - * Bug 390889 - [1.8][compiler] Evaluate options to support 1.7- projects against 1.8 JRE.
 - * Bug 430150 - [1.8][null] stricter checking against type variables
 - * Bug 434600 - Incorrect null analysis error reporting on type parameters
 - * Bug 439516 - [1.8][null] NonNullByDefault wrongly applied to implicit type bound of binary type
 - * Bug 438467 - [compiler][null] Better error position for "The method _ cannot implement the corresponding method _ due to incompatible nullness constraints"

- * Bug 439298 - [null] "Missing code implementation in the compiler" when using @NonNullByDefault in package-info.java
- * Bug 435805 - [1.8][compiler][null] Java 8 compiler does not recognize declaration style null annotations
- * Bug 446442 - [1.8] merge null annotations from super methods
- * Bug 455723 - Nonnull argument not correctly inferred in loop
- * Bug 458361 - [1.8][null] reconciler throws NPE in ProblemReporter.illegalReturnRedefinition()
- * Bug 459967 - [null] compiler should know about nullness of special methods like MyEnum.valueOf()
- * Bug 461878 - [1.7][1.8][compiler][null] ECJ compiler does not allow to use null annotations on annotations
- * Bug 410218 - Optional warning for arguments of "unexpected" types to Map#get(Object), Collection#remove(Object) et al.
- * Jesper S Moller <jesper@selskabet.org> - Contributions for
 - * bug 382701 - [1.8][compiler] Implement semantic analysis of Lambda expressions & Reference expression
 - * bug 382721 - [1.8][compiler] Effectively final variables needs special treatment
 - * bug 384567 - [1.5][compiler] Compiler accepts illegal modifiers on package declaration
 - * bug 412153 - [1.8][compiler] Check validity of annotations which may be repeatable
 - * bug 412151 - [1.8][compiler] Check repeating annotation's collection type
 - * bug 419209 - [1.8] Repeating container annotations should be rejected in the presence of annotation it contains
 - * Bug 429384 - [1.8][null] implement conformance rules for null-annotated lower / upper type bounds
 - * Bug 416182 - [1.8][compiler][null] Contradictory null annotations not rejected
 - * bug 527554 - [1.8.3] Compiler support for JEP 286 Local-Variable Type
- * Ulrich Grave <ulrich.grave@gmx.de> - Contributions for
 - * bug 386692 - Missing "unused" warning on "autowired" fields

*****/

Found in path(s):

* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-jar/org/eclipse/jdt/internal/compiler/problem/ProblemReporter.java

No license file was found, but licenses were detected in source scan.

/******

* Copyright (c) 2000, 2020 IBM Corporation and others.

*

* This program and the accompanying materials

* are made available under the terms of the Eclipse Public License 2.0

* which accompanies this distribution, and is available at

* <https://www.eclipse.org/legal/epl-2.0/>

*

* SPDX-License-Identifier: EPL-2.0

*

* Contributors:

* IBM Corporation - initial API and implementation

* Stephan Herrmann - Contribution for

* bug 384380 - False positive on a "Potential null pointer access" after a continue

* Bug 400874 - [1.8][compiler] Inference infrastructure should evolve to meet JLS8 18.x (Part G of JSR335 spec)

*****/

Found in path(s):

* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-jar/org/eclipse/jdt/internal/compiler/lookup/InvocationSite.java
No license file was found, but licenses were detected in source scan.

/******

* Copyright (c) 2017, 2019 GK Software SE, and others.

*

* This program and the accompanying materials
* are made available under the terms of the Eclipse Public License 2.0
* which accompanies this distribution, and is available at
* <https://www.eclipse.org/legal/epl-2.0/>

*

* SPDX-License-Identifier: EPL-2.0

*

* Contributors:

* Stephan Herrmann - initial API and implementation

*****/

Found in path(s):

* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-jar/org/eclipse/jdt/internal/compiler/lookup/SplitPackageBinding.java
* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-jar/org/eclipse/jdt/internal/compiler/lookup/BinaryModuleBinding.java
No license file was found, but licenses were detected in source scan.

/******

* Copyright (c) 2000, 2021 IBM Corporation and others.

*

* This program and the accompanying materials
* are made available under the terms of the Eclipse Public License 2.0
* which accompanies this distribution, and is available at
* <https://www.eclipse.org/legal/epl-2.0/>

*

* SPDX-License-Identifier: EPL-2.0

*

* Contributors:

* IBM Corporation - initial API and implementation

* Stephan Herrmann - Contributions for

* bug 319201 - [null] no warning when unboxing SimpleNameReference causes NPE

* bug 345305 - [compiler][null] Compiler misidentifies a case of "variable can only be null"

* bug 403147 - [compiler][null] FUP of bug 400761: consolidate interaction between unboxing, NPE, and deferred checking

* Bug 415790 - [compiler][resource]Incorrect potential resource leak warning in for loop with close in try/catch

*****/

Found in path(s):

* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-

jar/org/eclipse/jdt/internal/compiler/ast/DoStatement.java

No license file was found, but licenses were detected in source scan.

```
/*  
* Copyright (c) 2019, 2020 SAP SE and others  
*  
* This program and the accompanying materials  
* are made available under the terms of the Eclipse Public License 2.0  
* which accompanies this distribution, and is available at  
* https://www.eclipse.org/legal/epl-2.0/  
*  
* SPDX-License-Identifier: EPL-2.0  
*  
*/
```

Found in path(s):

* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-

jar/org/eclipse/jdt/internal/compiler/lookup/ModuleScope.java

No license file was found, but licenses were detected in source scan.

```
/*  
* Copyright (c) 2000, 2021 IBM Corporation and others.  
*  
* This program and the accompanying materials  
* are made available under the terms of the Eclipse Public License 2.0  
* which accompanies this distribution, and is available at  
* https://www.eclipse.org/legal/epl-2.0/  
*  
* SPDX-License-Identifier: EPL-2.0  
*  
* Contributors:  
* IBM Corporation - initial API and implementation  
* Stephan Herrmann - Contributions for  
* bug 186342 - [compiler][null] Using annotations for null checking  
* bug 392099 - [1.8][compiler][null] Apply null annotation on types for null analysis  
* bug 388281 - [compiler][null] inheritance of null annotations as an option  
* Bug 415043 - [1.8][null] Follow-up re null type annotations after bug 392099  
*/
```

Found

in path(s):

* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-

jar/org/eclipse/jdt/internal/compiler/lookup/TagBits.java

No license file was found, but licenses were detected in source scan.

```
/*  
* Copyright (c) 2000, 2013 IBM Corporation and others.  
*  
*/
```



```

* This program and the accompanying materials
* are made available under the terms of the Eclipse Public License 2.0
* which accompanies this distribution, and is available at
* https://www.eclipse.org/legal/epl-2.0/
*
* SPDX-License-Identifier: EPL-2.0
*
* Contributors:
*   IBM Corporation - initial API and implementation
*   Stephan Herrmann - Contribution for bug 186342 - [compiler][null] Using annotations for null checking
*   Andy Clement (GoPivotal, Inc) aclement@gopivotal.com - Contributions for
*     Bug 407191 - [1.8] Binary access support for type annotations
*****/

```

Found in path(s):

```

* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-
jar/org/eclipse/jdt/internal/compiler/env/IBinaryMethod.java

```

No license file was found, but licenses were detected in source scan.

```

/*****

```

```

* Copyright (c) 2000, 2021 IBM Corporation and others.
*
* This program and the accompanying materials
* are made available under the terms of the Eclipse Public License 2.0
* which accompanies this distribution, and is available at
* https://www.eclipse.org/legal/epl-2.0/
*
* SPDX-License-Identifier: EPL-2.0
*
* Contributors:
*   IBM Corporation - initial API and implementation
*   IBM Corporation - added the following constants
*     NonStaticAccessToStaticField
*     NonStaticAccessToStaticMethod
*     Task
*     ExpressionShouldBeAVariable
*     AssignmentHasNoEffect
*   IBM Corporation - added the following constants
*     TooManySyntheticArgumentSlots
*     TooManyArrayDimensions
*     TooManyBytesForStringConstant
*     TooManyMethods
*     TooManyFields
*     NonBlankFinalLocalAssignment
*     ObjectCannotHaveSuperTypes
*     MissingSemiColon
*     InvalidParenthesizedExpression
*     EnclosingInstanceInConstructorCall

```

- * BytecodeExceeds64KLimitForConstructor
- * IncompatibleReturnTypeForNonInheritedInterfaceMethod
- * UnusedPrivateMethod
- * UnusedPrivateConstructor
- * UnusedPrivateType
- * UnusedPrivateField
- * IncompatibleExceptionInThrowsClauseForNonInheritedInterfaceMethod
- * InvalidExplicitConstructorCall
- * IBM Corporation - added the following constants
- * PossibleAccidentalBooleanAssignment
- * SuperfluousSemicolon
- * IndirectAccessToStaticField
- * IndirectAccessToStaticMethod
- * IndirectAccessToStaticType
- * BooleanMethodThrowingException
- * UnnecessaryCast
- * UnnecessaryArgumentCast
- * UnnecessaryInstanceOf
- *
- FinallyMustCompleteNormally
- * UnusedMethodDeclaredThrownException
- * UnusedConstructorDeclaredThrownException
- * InvalidCatchBlockSequence
- * UnqualifiedFieldAccess
- * IBM Corporation - added the following constants
- * Javadoc
- * JavadocUnexpectedTag
- * JavadocMissingParamTag
- * JavadocMissingParamName
- * JavadocDuplicateParamName
- * JavadocInvalidParamName
- * JavadocMissingReturnTag
- * JavadocDuplicateReturnTag
- * JavadocMissingThrowsTag
- * JavadocMissingThrowsClassName
- * JavadocInvalidThrowsClass
- * JavadocDuplicateThrowsClassName
- * JavadocInvalidThrowsClassName
- * JavadocMissingSeeReference
- * JavadocInvalidSeeReference
- * JavadocInvalidSeeHref
- * JavadocInvalidSeeArgs
- * JavadocMissing
- * JavadocInvalidTag
- * JavadocMessagePrefix
- * EmptyControlFlowStatement
- * IBM Corporation - added the following constants
- * IllegalUsageOfQualifiedTypeReference

- * InvalidDigit
- * IBM Corporation - added the following constants
- * ParameterAssignment
- * FallthroughCase
- * IBM Corporation - added the following constants
- * UnusedLabel
- * UnnecessaryNLSTag
- * LocalVariableMaybeNull
- * EnumConstantsCannotBeSurroundedByParenthesis
- * JavadocMissingIdentifier
- * JavadocNonStaticTypeFromStaticInvocation
- * RawTypeReference
- * NoAdditionalBoundAfterTypeVariable
- * UnsafeGenericArrayForVarargs
- * IllegalAccessFromTypeVariable
- * AnnotationValueMustBeArrayInitializer
- * InvalidEncoding
- * CannotReadSource
- * EnumStaticFieldInInInitializerContext
- * ExternalProblemNotFixable
- * ExternalProblemFixable
- * IBM Corporation - added the following constants
- * AnnotationValueMustBeAnEnumConstant
- * OverridingMethodWithoutSuperInvocation
- * MethodMustOverrideOrImplement
- * TypeHidingTypeParameterFromType
- * TypeHidingTypeParameterFromMethod
- * TypeHidingType
- * IBM Corporation - added the following constants
- * NullLocalVariableReference
- * PotentialNullLocalVariableReference
- * RedundantNullCheckOnNullLocalVariable
- * NullLocalVariableComparisonYieldsFalse
- * RedundantLocalVariableNullAssignment
- * NullLocalVariableInstanceofYieldsFalse
- * RedundantNullCheckOnNonNullLocalVariable
- * NonNullLocalVariableComparisonYieldsFalse
- * IBM Corporation - added the following constants
- * InvalidUsageOfTypeParametersForAnnotationDeclaration
- * InvalidUsageOfTypeParametersForEnumDeclaration
- * IBM Corporation - added the following constants
- * RedundantSuperinterface
- * Benjamin Muskalla - added the following constants
- * MissingSynchronizedModifierInInheritedMethod
- * Stephan Herrmann - added the following constants
- * UnusedObjectAllocation
- * PotentiallyUnclosedCloseable

- * PotentiallyUnclosedCloseableAtExit
- * UnclosedCloseable
- * UnclosedCloseableAtExit
- * ExplicitlyClosedAutoCloseable
- * RequiredNonNullButProvidedNull
- * RequiredNonNullButProvidedPotentialNull
- * RequiredNonNullButProvidedUnknown
- * NullAnnotationNameMustBeQualified
- * IllegalReturnNullityRedefinition
- * IllegalRedefinitionToNonNullParameter
- * IllegalDefinitionToNonNullParameter
- * ParameterLackingNonNullAnnotation
- * ParameterLackingNullableAnnotation
- * PotentialNullMessageSendReference
- * RedundantNullCheckOnNonNullMessageSend
- * CannotImplementIncompatibleNullness
- * RedundantNullAnnotation
- * RedundantNullDefaultAnnotation
- * RedundantNullDefaultAnnotationPackage
- * RedundantNullDefaultAnnotationType
- * RedundantNullDefaultAnnotationMethod
- * ContradictoryNullAnnotations
- * IllegalAnnotationForBaseType
- * RedundantNullCheckOnSpecdNonNullLocalVariable
- * SpecdNonNullLocalVariableComparisonYieldsFalse
- * RequiredNonNullButProvidedSpecdNullable
- * MissingDefaultCase
- * MissingEnumConstantCaseDespiteDefault
- * UninitializedLocalVariableHintMissingDefault
- * UninitializedBlankFinalFieldHintMissingDefault
- * ShouldReturnValueHintMissingDefault
- * IllegalModifierForInterfaceDefaultMethod
- * InheritedDefaultMethodConflictsWithOtherInherited
- * ConflictingNullAnnotations
- * ConflictingInheritedNullAnnotations
- * UnsafeElementTypeConversion
- * ArrayReferencePotentialNullReference
- * DereferencingNullableExpression
- * NullityMismatchingTypeAnnotation
- * NullityMismatchingTypeAnnotationSuperHint
- * NullityUncheckedTypeAnnotationDetail
- * NullityUncheckedTypeAnnotationDetailSuperHint
- * NullableFieldReference
- * UninitializedNonNullField
- * UninitializedNonNullFieldHintMissingDefault
- * NonNullMessageSendComparisonYieldsFalse
- * RedundantNullCheckOnNonNullSpecdField
- * NonNullSpecdFieldComparisonYieldsFalse

- * NonNullExpressionComparisonYieldsFalse
- * RedundantNullCheckOnNonNullExpression
- * ReferenceExpressionParameterNullityMismatch
- * ReferenceExpressionParameterNullityUnchecked
- * ReferenceExpressionReturnNullRedef
- * ReferenceExpressionReturnNullRedefUnchecked
- * DuplicateInheritedDefaultMethods
- * SuperAccessCannotBypassDirectSuper
- * SuperCallCannotBypassOverride
- * ConflictingNullAnnotations
- * ConflictingInheritedNullAnnotations
- * UnsafeElementTypeConversion
- * PotentialNullUnboxing
- * NullUnboxing
- * NullExpressionReference
- * PotentialNullExpressionReference
- * RedundantNullCheckAgainstNonNullType
- * NullAnnotationUnsupportedLocation
- * NullAnnotationUnsupportedLocationAtType
- * NullityMismatchTypeArgument
- * ContradictoryNullAnnotationsOnBound
- * UnsafeNullnessCast
- * ContradictoryNullAnnotationsInferred
- * NonNullDefaultDetailIsNotEvaluated
- * NullNotCompatibleToFreeTypeVariable
- * NullityMismatchAgainstFreeTypeVariable
- * ImplicitObjectBoundNonNullDefault
- * IllegalParameterNullityRedefinition
- * ContradictoryNullAnnotationsInferredFunctionType
- * IllegalReturnNullityRedefinitionFreeTypeVariable
- * UnlikelyCollectionMethodArgumentType
- * UnlikelyEqualsArgumentType
- * Jesper S Moller - added the following constants
- * TargetTypeNotAFunctionalInterface
- * OuterLocalMustBeEffectivelyFinal
- * IllegalModifiersForPackage
- * DuplicateAnnotationNotMarkedRepeatable
- * DisallowedTargetForContainerAnnotation
- * RepeatedAnnotationWithContainerAnnotation
- * ContainingAnnotationMustHaveValue
- * ContainingAnnotationHasNonDefaultMembers
- * ContainingAnnotationHasWrongValueType
- * ContainingAnnotationHasShorterRetention
- * RepeatableAnnotationHasTargets
- * RepeatableAnnotationTargetMismatch
- * RepeatableAnnotationIsDocumented
- * RepeatableAnnotationIsInherited
- * RepeatableAnnotationWithRepeatingContainerAnnotation

```
* VarLocalMultipleDeclarators
* VarLocalCannotBeArray
* VarLocalReferencesItself
* VarLocalWithoutInitiazlier
* VarLocalInitializedToNull
* VarLocalCannotBeArrayInitalizers
* VarLocalCannotBeLambda
* VarLocalCannotBeMethodReference
* VarIsReserved
* VarIsReservedInFuture
* VarIsNotAllowedHere
*****/
```

Found in path(s):

* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-jar/org/eclipse/jdt/core/compiler/IProblem.java

No license file was found, but licenses were detected in source scan.

```
/******
```

* Copyright (c) 2000, 2021 IBM Corporation and others.

*

* This program and the accompanying materials

* are made available under the terms of the Eclipse Public License 2.0

* which accompanies this distribution, and is available at

* <https://www.eclipse.org/legal/epl-2.0/>

*

* SPDX-License-Identifier: EPL-2.0

*

* Contributors:

* IBM Corporation - initial API and implementation

* Stephan Herrmann - Contribution for

* Bug 365992 - [builder] [null] Change of nullness for a parameter doesn't trigger a build for the files that call the method

* Bug 440477 - [null] Infrastructure for feeding external annotations into compilation

* Bug 440687 - [compiler][batch][null] improve command line option for external annotations

* Andy Clement (GoPivotal, Inc) aclement@gopivotal.com - Contributions for

*

bug 407191 - [1.8] Binary access support for type annotations

```
*****/
```

Found in path(s):

* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-jar/org/eclipse/jdt/internal/compiler/classfmt/ClassFileReader.java

No license file was found, but licenses were detected in source scan.

```
/******
```

* Copyright (c) 2013, 2020 GK Software AG.

*


```
* SPDX-License-Identifier: EPL-2.0
*
* Contributors:
*   IBM Corporation - initial API and implementation
*   Stephan Herrmann - Contribution for
*     bug 331649 - [compiler][null] consider null annotations for fields
*     Bug 400874 - [1.8][compiler] Inference infrastructure should evolve to meet JLS8 18.x (Part G of JSR335 spec)
*     Bug 426996 - [1.8][inference] try to avoid method Expression.unresolve()?
*   Jesper S Moller - Contributions for
*     bug 382721 - [1.8][compiler] Effectively final variables needs special treatment
*****/
```

Found in path(s):

```
* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-
jar/org/eclipse/jdt/internal/compiler/ast/NameReference.java
```

No license file was found, but licenses were detected in source scan.

```
/******
```

```
* Copyright (c) 2000, 2020 IBM Corporation and others.
```

```
*
```

```
* This program and the accompanying materials
* are made available under the terms of the Eclipse Public License 2.0
* which accompanies this distribution, and is available at
* https://www.eclipse.org/legal/epl-2.0/
```

```
*
```

```
* SPDX-License-Identifier: EPL-2.0
```

```
*
```

```
* Contributors:
```

```
*   IBM Corporation - initial API and implementation
*   Stephan Herrmann - Contributions for
*     bug 392384 - [1.8][compiler][null] Restore nullness info from type annotations in class files
*     Bug 415043 - [1.8][null] Follow-up re null type annotations after bug 392099
*   Andy Clement (GoPivotal, Inc) aclement@gopivotal.com - Contributions for
*     Bug 415543 - [1.8][compiler] Incorrect bound index in RuntimeInvisibleTypeAnnotations attribute
*****/
```

Found

in path(s):

```
* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-
jar/org/eclipse/jdt/internal/compiler/ast/TypeParameter.java
```

No license file was found, but licenses were detected in source scan.

```
/******
```

```
* Copyright (c) 2000, 2019 IBM Corporation and others.
```

```
*
```

```
* This program and the accompanying materials
* are made available under the terms of the Eclipse Public License 2.0
* which accompanies this distribution, and is available at
```



```

* https://www.eclipse.org/legal/epl-2.0/
*
* SPDX-License-Identifier: EPL-2.0
*
* Contributors:
*   IBM Corporation - initial API and implementation
*   Stephan Herrmann - Contribution for
*     bug 392862 - [1.8][compiler][null] Evaluate null annotations on array types
*     bug 395002 - Self bound generic class doesn't resolve bounds properly for wildcards for certain parametrisation.
*     bug 392384 - [1.8][compiler][null] Restore nullness info from type annotations in class files
*     Bug 392099 - [1.8][compiler][null] Apply null annotation on types for null analysis
*     Bug
415291 - [1.8][null] differentiate type incompatibilities due to null annotations
*     Bug 415850 - [1.8] Ensure RunJDTCORETests can cope with null annotations enabled
*     Bug 416176 - [1.8][compiler][null] null type annotations cause grief on type variables
*     Bug 417295 - [1.8][null] Message type annotated null analysis to gel well with deep encoded type bindings.
*     Bug 400874 - [1.8][compiler] Inference infrastructure should evolve to meet JLS8 18.x (Part G of JSR335 spec)
*     Bug 425460 - [1.8] [inference] Type not inferred on stream.toArray
*     Bug 426792 - [1.8][inference][impl] generify new type inference engine
*     Bug 428019 - [1.8][compiler] Type inference failure with nested generic invocation.
*     Bug 438458 - [1.8][null] clean up handling of null type annotations wrt type variables
*     Bug 440759 - [1.8][null] @NonNullByDefault should never affect wildcards and uses of a type variable
*     Bug 441693 -
[1.8][null] Bogus warning for type argument annotated with @NonNull
*   Jesper S Møller - Contributions for bug 381345 : [1.8] Take care of the Java 8 major version
*     Bug 527554 - [18.3] Compiler support for JEP 286 Local-Variable Type
*****/

```

Found in path(s):

```

* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-
jar/org/eclipse/jdt/internal/compiler/lookup/ArrayBinding.java

```

No license file was found, but licenses were detected in source scan.

```

/*****

```

```

* Copyright (c) 2000, 2015 IBM Corporation and others.

```

```

*

```

```

* This program and the accompanying materials

```

```

* are made available under the terms of the Eclipse Public License 2.0

```

```

* which accompanies this distribution, and is available at

```

```

* https://www.eclipse.org/legal/epl-2.0/

```

```

*

```

```

* SPDX-License-Identifier: EPL-2.0

```

```

*

```

```

* Contributors:

```

```

*   IBM Corporation - initial API and implementation

```

```

*   Genady Beriozkin - added support for reporting assignment with no effect

```

```

*   Stephan Herrmann <stephan@cs.tu-berlin.de> - Contributions for

```

```

*     bug 319201 - [null] no warning when unboxing SingleNameReference causes NPE

```

- * bug 292478 - Report potentially null across variable assignment
 - * bug 335093 - [compiler][null] minimal hook for future null annotation support
 - * bug 349326 - [1.7] new warning for missing try-with-resources
 - * bug 186342 - [compiler][null] Using annotations for null checking
 - * bug 358903 - Filter practically unimportant resource leak warnings
 - * bug 370639 - [compiler][resource] restore the default for resource leak warnings
 - * bug 365859 - [compiler][null] distinguish warnings based on flow analysis vs. null annotations
 - * bug 345305 - [compiler][null] Compiler misidentifies a case of "variable can only be null"
 - * bug 388996 - [compiler][resource] Incorrect 'potential resource leak'
 - * bug 394768 - [compiler][resource] Incorrect resource leak warning when creating stream in conditional
 - * bug 395002 - Self bound generic class doesn't resolve bounds properly for wildcards for certain parametrisation.
 - * bug 331649 - [compiler][null] consider null annotations for fields
 - * bug 383368 - [compiler][null] syntactic null analysis for field references
 - * bug 402993 - [null] Follow up of bug 401088: Missing warning about redundant null check
 - * bug 403147 - [compiler][null] FUP of bug 400761: consolidate interaction between unboxing, NPE, and deferred checking
 - * Bug 392099 - [1.8][compiler][null] Apply null annotation on types for null analysis
 - * Bug 427438 - [1.8][compiler] NPE at org.eclipse.jdt.internal.compiler.ast.ConditionalExpression.generateCode(ConditionalExpression.java:280)
 - * Bug 453483 - [compiler][null][loop] Improve null analysis for loops
 - * Bug 407414 - [compiler][null] Incorrect warning on a primitive type being null
- *****/

Found in path(s):

* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-jar/org/eclipse/jdt/internal/compiler/ast/Assignment.java

No license file was found, but licenses were detected in source scan.

<!--

Copyright (c) 2007, 2015 IBM Corporation and others.

This program and the accompanying materials are made available under the terms of the Eclipse Public License 2.0 which accompanies this distribution, and is available at <https://www.eclipse.org/legal/epl-2.0/>

SPDX-License-Identifier: EPL-2.0

Contributors:

IBM Corporation - initial API and implementation

-->

Found in path(s):

* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-jar/build.xml

No license file was found, but licenses were detected in source scan.

/******

* Copyright (c) 2000, 2017 IBM Corporation and others.
*
* This program and the accompanying materials
* are made available under the terms of the Eclipse Public License 2.0
* which accompanies this distribution, and is available at
* <https://www.eclipse.org/legal/epl-2.0/>
*
* SPDX-License-Identifier: EPL-2.0
*
* Contributors:
* IBM Corporation - initial API and implementation
* Stephan Herrmann - Contributions for
* bug 342671 - ClassCastException: org.eclipse.jdt.internal.compiler.lookup.SourceTypeBinding cannot be cast to
org.eclipse.jdt.internal.compiler.lookup.ArrayBinding
* Bug 420894 - ClassCastException in DefaultBindingResolver.resolveType(Type)
* bug 392099 - [1.8][compiler][null] Apply null annotation on types for null analysis
* Bug 415043 - [1.8][null] Follow-up re null type
annotations after bug 392099
* Bug 429958 - [1.8][null] evaluate new DefaultLocation attribute of @NonNullByDefault
* Bug 434600 - Incorrect null analysis error reporting on type parameters
* Bug 435570 - [1.8][null] @NonNullByDefault illegally tries to affect "throws E"
* Bug 456508 - Unexpected RHS PolyTypeBinding for: <code-snippet>
* Bug 466713 - Null Annotations: NullPointerException using <int @Nullable []> as Type Param
* Andy Clement - Contributions for
* Bug 383624 - [1.8][compiler] Revive code generation support for type annotations (from Olivier's
work)

*****/

Found in path(s):

* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-
jar/org/eclipse/jdt/internal/compiler/ast/ParameterizedSingleTypeReference.java

No license file was found, but licenses were detected in source scan.

/******

* Copyright (c) 2000, 2021 IBM Corporation and others.
*
* This program and the accompanying materials
* are made available under the terms of the Eclipse Public License 2.0
* which accompanies this distribution, and is available at
* <https://www.eclipse.org/legal/epl-2.0/>
*
* SPDX-License-Identifier: EPL-2.0
*
* Contributors:
* IBM Corporation - initial API and implementation
* Stephan Herrmann - Contributions for
* bug 319201 - [null] no warning when unboxing SimpleNameReference causes NPE

* bug 349326 - [1.7] new warning for missing try-with-resources
* bug 345305 - [compiler][null] Compiler misidentifies a case of "variable can only be null"
* bug 383368 - [compiler][null] syntactic null analysis for field references
* bug 403147 - [compiler][null] FUP of bug 400761:
consolidate interaction between unboxing, NPE, and deferred checking
*****/

Found in path(s):

* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-
jar/org/eclipse/jdt/internal/compiler/ast/IfStatement.java
No license file was found, but licenses were detected in source scan.

* Copyright (c) 2013, 2014 IBM Corporation and others.
*
* This program and the accompanying materials
* are made available under the terms of the Eclipse Public License 2.0
* which accompanies this distribution, and is available at
* <https://www.eclipse.org/legal/epl-2.0/>
*
* SPDX-License-Identifier: EPL-2.0
*
* Contributors:
* IBM Corporation - initial API and implementation
* Stephan Herrmann - Contribution for
* Bug 428811 - [1.8][compiler] Type witness unnecessarily required
*****/

Found in path(s):

* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-
jar/org/eclipse/jdt/internal/compiler/lookup/PolyTypeBinding.java
No license file was found, but licenses were detected in source scan.

* Copyright (c) 2000, 2013 IBM Corporation and others.
*
* This program and the accompanying materials
* are made available under the terms of the Eclipse Public License 2.0
* which accompanies this distribution, and is available at
* <https://www.eclipse.org/legal/epl-2.0/>
*
* SPDX-License-Identifier: EPL-2.0
*
* Contributors:
* IBM Corporation - initial API and implementation
* Stephan Herrmann - Contribution for
* bug 383368 - [compiler][null] syntactic null analysis for field references
*****/

Found in path(s):

* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-jar/org/eclipse/jdt/internal/compiler/ast/NullLiteral.java

No license file was found, but licenses were detected in source scan.

/*

*/

* Copyright (c) 2000, 2021 IBM Corporation and others.

*

* This program and the accompanying materials

* are made available under the terms of the Eclipse Public License 2.0

* which accompanies this distribution, and is available at

* <https://www.eclipse.org/legal/epl-2.0/>

*

* SPDX-License-Identifier: EPL-2.0

*

* Contributors:

* IBM Corporation - initial API and implementation

* Stephan Herrmann - Contribution for

* bug 400710 - [1.8][compiler] synthetic access to default method generates wrong code

* Bug 459967 - [null] compiler should know about nullness of special methods like MyEnum.valueOf()

* Bug 470467 - [null] Nullness of special Enum methods not detected from .class file

* Andy Clement (GoPivotal, Inc) aclement@gopivotal.com - Contributions for

* Bug 405104 -

[1.8][compiler][codegen] Implement support for serializable lambdas

/

Found in path(s):

* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-jar/org/eclipse/jdt/internal/compiler/lookup/SyntheticMethodBinding.java

No license file was found, but licenses were detected in source scan.

/*

*/

* Copyright (c) 2014, 2017 GK Software AG.

*

* This program and the accompanying materials

* are made available under the terms of the Eclipse Public License 2.0

* which accompanies this distribution, and is available at

* <https://www.eclipse.org/legal/epl-2.0/>

*

* SPDX-License-Identifier: EPL-2.0

*

* Contributors:

* Stephan Herrmann - initial API and implementation

/

Found in path(s):

* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-

jar/org/eclipse/jdt/internal/compiler/lookup/SyntheticFactoryMethodBinding.java

No license file was found, but licenses were detected in source scan.

```
/*  
* Copyright (c) 2000, 2020 IBM Corporation and others.  
*  
* This program and the accompanying materials  
* are made available under the terms of the Eclipse Public License 2.0  
* which accompanies this distribution, and is available at  
* https://www.eclipse.org/legal/epl-2.0/  
*  
* SPDX-License-Identifier: EPL-2.0  
*  
* Contributors:  
* IBM Corporation - initial API and implementation  
* Stephan Herrmann - Contribution for  
* bug 345305 - [compiler][null] Compiler misidentifies a case of "variable can only be null"  
* bug 383368 - [compiler][null] syntactic null analysis for field references  
*/
```

Found in path(s):

* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-jar/org/eclipse/jdt/internal/compiler/ast/BinaryExpression.java

No license file was found, but licenses were detected in source scan.

```
/*  
* Copyright (c) 2009, 2015 IBM Corporation and others.  
*  
* This program and the accompanying materials  
* are made available under the terms of the Eclipse Public License 2.0  
* which accompanies this distribution, and is available at  
* https://www.eclipse.org/legal/epl-2.0/  
*  
* SPDX-License-Identifier: EPL-2.0  
*  
* Contributors:  
* IBM Corporation - initial API and implementation  
*/
```

Found in path(s):

* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-jar/org/eclipse/jdt/internal/compiler/lookup/AptSourceLocalVariableBinding.java

No license file was found, but licenses were detected in source scan.

```
/*  
* Copyright (c) 2015, 2020 IBM Corporation.  
*  
* This program and the accompanying materials
```

* are made available under the terms of the Eclipse Public License 2.0
* which accompanies this distribution, and is available at
* <https://www.eclipse.org/legal/epl-2.0/>
*
* SPDX-License-Identifier: EPL-2.0
*
* Contributors:
* IBM Corporation - initial API and implementation
*****/

Found in path(s):
* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-
jar/org/eclipse/jdt/internal/compiler/util/JRTUtil.java
No license file was found, but licenses were detected in source scan.

* Copyright (c) 2016, 2017 IBM Corporation and others.
*
* This program and the accompanying materials
* are made available under the terms of the Eclipse Public License 2.0
* which accompanies this distribution, and is available at
* <https://www.eclipse.org/legal/epl-2.0/>
*
* SPDX-License-Identifier: EPL-2.0
*
* Contributors:
* IBM Corporation - initial API and implementation
*
*****/

Found in path(s):
* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-
jar/org/eclipse/jdt/internal/compiler/ast/PackageVisibilityStatement.java
* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-
jar/org/eclipse/jdt/internal/compiler/parser/RecoveredModule.java
* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-
jar/org/eclipse/jdt/internal/compiler/ast/ModuleReference.java
No license file was found, but licenses were detected in source scan.

* Copyright (c) 2000, 2012 IBM Corporation and others.
*
* This program and the accompanying materials
* are made available under the terms of the Eclipse Public License 2.0
* which accompanies this distribution, and is available at
* <https://www.eclipse.org/legal/epl-2.0/>
*
* SPDX-License-Identifier: EPL-2.0

*
* Contributors:
* IBM Corporation - initial API and implementation
* Stephan Herrmann - Contribution for
* Bug 392238 - [1.8][compiler][null] Detect semantically invalid null type annotations
* Bug 429958 - [1.8][null] evaluate new DefaultLocation attribute of @NonNullByDefault
*****/

Found in path(s):

*/opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-jar/org/eclipse/jdt/internal/compiler/ast/SingleTypeReference.java

No license file was found, but licenses were detected in source scan.

*****/

* Copyright (c) 2000, 2011 IBM Corporation and others.

*

* This program and the accompanying materials
* are made available under the terms of the Eclipse Public License 2.0
* which accompanies this distribution, and is available at
* <https://www.eclipse.org/legal/epl-2.0/>

*

* SPDX-License-Identifier: EPL-2.0

*

* Contributors:

* IBM Corporation - initial API and implementation
* Stephan Herrmann - Contribution for bug 349326 - [1.7] new warning for missing try-with-resources

*****/

Found in path(s):

*/opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-jar/org/eclipse/jdt/internal/compiler/ast/EmptyStatement.java

No license file was found, but licenses were detected in source scan.

*****/

* Copyright (c) 2000, 2020 IBM Corporation and others.

*

* This program and the accompanying materials
* are made available under the terms of the Eclipse Public License 2.0
* which accompanies this distribution, and is available at
* <https://www.eclipse.org/legal/epl-2.0/>

*

* SPDX-License-Identifier: EPL-2.0

*

* Contributors:

* IBM Corporation - initial API and implementation
* Stephan Herrmann - Contribution for
* Bug 400874 - [1.8][compiler] Inference infrastructure should evolve to meet JLS8 18.x (Part G of JSR335 spec)
* Bug 429958 - [1.8][null] evaluate new DefaultLocation attribute of @NonNullByDefault

*****/

Found in path(s):

* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-jar/org/eclipse/jdt/internal/compiler/ast/Javadoc.java

No license file was found, but licenses were detected in source scan.

* Copyright (c) 2000, 2019 IBM Corporation and others.

*

* This program and the accompanying materials

* are made available under the terms of the Eclipse Public License 2.0

* which accompanies this distribution, and is available at

* <https://www.eclipse.org/legal/epl-2.0/>

*

* SPDX-License-Identifier: EPL-2.0

*

* Contributors:

* IBM Corporation - initial API and implementation

* Stephan Herrmann - Contributions for

* bug 186342 - [compiler][null] Using annotations for null checking

* bug 395002 - Self bound generic class doesn't resolve bounds properly for wildcards for certain parametrisation.

* Bug 415043 - [1.8][null] Follow-up re null type annotations after bug 392099

* bug 413958 - Function override returning inherited Generic Type

* Bug 400874 - [1.8][compiler] Inference infrastructure

should evolve to meet JLS8 18.x (Part G of JSR335 spec)

* Bug 424710 - [1.8][compiler] CCE in SingleNameReference.localVariableBinding

* Bug 423505 - [1.8] Implement "18.5.4 More Specific Method Inference"

* Bug 427438 - [1.8][compiler] NPE at

org.eclipse.jdt.internal.compiler.ast.ConditionalExpression.generateCode(ConditionalExpression.java:280)

* Bug 418743 - [1.8][null] contradictory annotations on invocation of generic method not reported

* Bug 416182 - [1.8][compiler][null] Contradictory null annotations not rejected

* Bug 429958 - [1.8][null] evaluate new DefaultLocation attribute of @NonNullByDefault

* Bug 434602 - Possible error with inferred null annotations leading to contradictory null annotations

* Bug 434483 - [1.8][compiler][inference] Type inference not picked up with method reference

* Bug 446442 - [1.8] merge null annotations from super methods

* Bug 457079 - Regression: type

inference

*****/

Found in path(s):

* /opt/cola/permits/1430636762_1664535907.3671625/0/ecj-3-26-0-sources-3-

jar/org/eclipse/jdt/internal/compiler/lookup/ParameterizedGenericMethodBinding.java

1.632 pcre 8.39-12ubuntu0.1

1.632.1 Available under license :

PCRE LICENCE

PCRE is a library of functions to support regular expressions whose syntax and semantics are as close as possible to those of the Perl 5 language.

Release 8 of PCRE is distributed under the terms of the "BSD" licence, as specified below. The documentation for PCRE, supplied in the "doc" directory, is distributed under the same terms as the software itself. The data in the testdata directory is not copyrighted and is in the public domain.

The basic library functions are written in C and are freestanding. Also included in the distribution is a set of C++ wrapper functions, and a just-in-time compiler that can be used to optimize pattern matching. These are both optional features that can be omitted when the library is built.

THE BASIC LIBRARY FUNCTIONS

Written by: Philip Hazel
Email local part: ph10
Email domain: cam.ac.uk

University of Cambridge Computing Service,
Cambridge, England.

Copyright (c) 1997-2016 University
of Cambridge
All rights reserved.

PCRE JUST-IN-TIME COMPILATION SUPPORT

Written by: Zoltan Herczeg
Email local part: hzmester
Email domain: freemail.hu

Copyright(c) 2010-2016 Zoltan Herczeg
All rights reserved.

STACK-LESS JUST-IN-TIME COMPILER

Written by: Zoltan Herczeg

Email local part: hzmester
Email domain: freemail.hu

Copyright(c) 2009-2016 Zoltan Herczeg
All rights reserved.

THE C++ WRAPPER FUNCTIONS

Contributed by: Google Inc.

Copyright (c) 2007-2012, Google Inc.
All rights reserved.

THE "BSD" LICENCE

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- * Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- * Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
- * Neither the name of the University of Cambridge nor the name of Google Inc. nor the names of their contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

End

PCRE LICENCE

Please see the file LICENCE in the PCRE distribution for licensing details.

End

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
3. The name of the author may not be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE AUTHOR ``AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

1.633 audit 2.8.5-2ubuntu6

1.633.1 Available under license :

GNU LESSER GENERAL PUBLIC LICENSE

Version 2.1, February 1999

Copyright (C) 1991, 1999 Free Software Foundation, Inc.

51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

[This is the first released version of the Lesser GPL. It also counts as the successor of the GNU Library Public License, version 2, hence the version number 2.1.]

Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public Licenses are intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users.

This license, the Lesser General Public License, applies to some specially designated software packages--typically libraries--of the Free Software Foundation and other authors who decide to use it. You can use it too, but we suggest you first think carefully about whether this license or the ordinary General Public License is the better strategy to use in any particular case, based on the explanations below.

When we speak of free software, we are referring to freedom of use, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish); that you receive source code or can get it if you want it; that you can change the software and use pieces of it in new free programs; and that you are informed that you can do these things.

To protect your rights, we need to make restrictions that forbid distributors to deny you these rights or to ask you to surrender these rights. These restrictions translate to certain responsibilities for you if you distribute copies of the library or if you modify it.

For example, if you distribute copies of the library, whether gratis or for a fee, you must give the recipients all the rights that we gave you. You must make sure that they, too, receive or can get the source code. If you link other code with the library, you must provide complete object files to the recipients, so that they can relink them with the library after making changes to the library and recompiling it. And you must show them these terms so they know their rights.

We protect your rights with a two-step method: (1) we copyright the library, and (2) we offer you this license, which gives you legal permission to copy, distribute and/or modify the library.

To protect each distributor, we want to make it very clear that there is no warranty for the free library. Also, if the library is modified by someone else and passed on, the recipients should know that what they have is not the original version, so that the original author's reputation will not be affected by problems that might be introduced by others.

^L

Finally,
software patents pose a constant threat to the existence of any free program. We wish to make sure that a company cannot effectively restrict the users of a free program by obtaining a restrictive license from a patent holder. Therefore, we insist that any patent license obtained for a version of the library must be consistent with the full freedom of use specified in this license.

Most GNU software, including some libraries, is covered by the ordinary GNU General Public License. This license, the GNU Lesser General Public License, applies to certain designated libraries, and is quite different from the ordinary General Public License. We use this license for certain libraries in order to permit linking those libraries into non-free programs.

When a program is linked with a library, whether statically or using a shared library, the combination of the two is legally speaking a combined work, a derivative of the original library. The ordinary General Public License therefore permits such linking only if the entire combination fits its criteria of freedom. The Lesser General Public License permits more lax criteria for linking other code with the library.

We call this license the "Lesser" General Public License because it does Less to protect the user's freedom than the ordinary General Public License. It also provides other free software developers Less of an advantage over competing non-free programs. These disadvantages are the reason we use the ordinary General Public License for many libraries. However, the Lesser license provides advantages in certain special circumstances.

For example, on rare occasions, there may be a special need to encourage the widest possible use of a certain library, so that it becomes a de-facto standard. To achieve this, non-free programs must be allowed to use the library. A more frequent case is that a free library does the same job as widely used non-free libraries. In this case, there is little to gain by limiting the free library to free software only, so we use the Lesser General Public License.

In other cases, permission to use a particular library in non-free programs enables a greater number of people to use a large body of free software. For example, permission to use the GNU C Library in non-free programs enables many more people to use the whole GNU operating system, as well as its variant, the GNU/Linux operating system.

Although the Lesser General Public License is Less protective of the users' freedom, it does ensure that the user of a program that is linked with the Library has the freedom and the wherewithal to run that program using a modified version of the Library.

The precise terms and conditions for copying, distribution and modification follow. Pay close attention to the difference between a "work based on the library" and a "work that uses the library". The former contains code derived from the library, whereas the latter must be combined with the library in order to run.

^L

GNU LESSER GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License Agreement applies to any software library or other program which contains a notice placed by the copyright holder or other authorized party saying it may be distributed under the terms of this Lesser General Public License (also called "this License"). Each licensee is addressed as "you".

A "library" means a collection of software functions and/or data prepared so as to be conveniently linked with application programs (which use some of those functions and data) to form executables.

The "Library", below, refers to any such software library or work which has been distributed under these terms. A "work based on the Library" means either the Library or any derivative work under copyright law: that is to say, a work containing the Library or a portion of it, either verbatim or with modifications and/or translated straightforwardly into another language. (Hereinafter, translation is included without limitation in the term "modification".)

"Source code" for a work means the preferred form of the work for making modifications to it. For a library, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the library.

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running a program using the Library is not restricted, and output from such a program is covered only if its contents constitute a work based on the Library (independent of the use of the Library in a tool for writing it). Whether that is true depends on what the Library does

and what the program that uses the Library does.

1. You may copy and distribute verbatim copies of the Library's complete source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and distribute a copy of this License along with the Library.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Library or any portion of it, thus forming a work based on the Library, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

- a) The modified work must itself be a software library.
- b) You must cause the files modified to carry prominent notices stating that you changed the files and the date of any change.
- c) You must cause the whole of the work to be licensed at no charge to all third parties under the terms of this License.
- d) If a facility in the modified Library refers to a function or a table of data to be supplied by an application program that uses the facility, other than as an argument passed when the facility is invoked, then you must make a good faith effort to ensure that, in the event an application does not supply such function or table, the facility still operates, and performs whatever part of its purpose remains meaningful.

(For example, a function in a library to compute square roots has a purpose that is entirely well-defined independent of the application. Therefore, Subsection 2d requires that any application-supplied function or table used by this function must be optional: if the application does not supply it, the square root function must still compute square roots.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Library, and

can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Library, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Library.

In addition, mere aggregation of another work not based on the Library with the Library (or with a work based on the Library) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may opt to apply the terms of the ordinary GNU General Public License instead of this License to a given copy of the Library. To do this, you must alter all the notices that refer to this License, so that they refer to the ordinary GNU General Public License, version 2, instead of to this License. (If a newer version than version 2 of the ordinary GNU General Public License has appeared, then you can specify that version instead if you wish.) Do not make any other change in these notices.

^L

Once this change is made in a given copy, it is irreversible for that copy, so the ordinary GNU General Public License applies to all subsequent copies and derivative works made from that copy.

This option is useful when you wish to copy part of the code of the Library into a program that is not a library.

4. You may copy and distribute the Library (or a portion or derivative of it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange.

If distribution of object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place satisfies the requirement to distribute the source code, even though third parties are not

compelled to copy the source along with the object code.

5. A program that contains no derivative of any portion of the Library, but is designed to work with the Library by being compiled or linked with it, is called a "work that uses the Library". Such a work, in isolation, is not a derivative work of the Library, and therefore falls outside the scope of this License.

However, linking a "work that uses the Library" with the Library creates an executable that is a derivative of the Library (because it contains portions of the Library), rather than a "work that uses the library". The executable is therefore covered by this License. Section 6 states terms for distribution of such executables.

When a "work that uses the Library" uses material from a header file that is part of the Library, the object code for the work may be a derivative work of the Library even though the source code is not. Whether this is true is especially significant if the work can be linked without the Library, or if the work is itself a library. The threshold for this to be true is not precisely defined by law.

If such an object file uses only numerical parameters, data structure layouts and accessors, and small macros and small inline functions (ten lines or less in length), then the use of the object file is unrestricted, regardless of whether it is legally a derivative work. (Executables containing this object code plus portions of the Library will still fall under Section 6.)

Otherwise, if the work is a derivative of the Library, you may distribute the object code for the work under the terms of Section 6. Any executables containing that work also fall under Section 6, whether or not they are linked directly with the Library itself.
^L

6. As an exception to the Sections above, you may also combine or link a "work that uses the Library" with the Library to produce a work containing portions of the Library, and distribute that work under terms of your choice, provided that the terms permit modification of the work for the customer's own use and reverse engineering for debugging such modifications.

You must give prominent notice with each copy of the work that the Library is used in it and that the Library and its use are covered by this License. You must supply a copy of this License. If the work during execution displays copyright notices, you must include the copyright notice for the Library among them, as well as a reference directing the user to the copy of this License. Also, you must do one

of these things:

a) Accompany the work with the complete corresponding machine-readable source code for the Library including whatever changes were used in the work (which must be distributed under Sections 1 and 2 above); and, if the work is an executable linked with the Library, with the complete machine-readable "work that uses the Library", as object code and/or source code, so that the user can modify the Library and then relink to produce a modified executable containing the modified Library. (It is understood that the user who changes the contents of definitions files in the Library will not necessarily be able to recompile the application to use the modified definitions.)

b) Use a suitable shared library mechanism for linking with the Library. A suitable mechanism is one that (1) uses at run time a copy of the library already present on the user's computer system, rather than copying library functions into the executable, and (2)

will operate properly with a modified version of the library, if the user installs one, as long as the modified version is interface-compatible with the version that the work was made with.

c) Accompany the work with a written offer, valid for at least three years, to give the same user the materials specified in Subsection 6a, above, for a charge no more than the cost of performing this distribution.

d) If distribution of the work is made by offering access to copy from a designated place, offer equivalent access to copy the above specified materials from the same place.

e) Verify that the user has already received a copy of these materials or that you have already sent this user a copy.

For an executable, the required form of the "work that uses the Library" must include any data and utility programs needed for reproducing the executable from it. However, as a special exception, the materials to be distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

It may happen that this requirement contradicts the license restrictions of other proprietary libraries that do not normally

accompany the operating system. Such a contradiction means you cannot use both them and the Library together in an executable that you distribute.

^L

7. You may place library facilities that are a work based on the Library side-by-side in a single library together with other library facilities not covered by this License, and distribute such a combined library, provided that the separate distribution of the work based on the Library and of the other library facilities is otherwise permitted, and provided that you do these two things:

a) Accompany the combined library with a copy of the same work based on the Library, uncombined with any other library facilities. This must be distributed under the terms of the Sections above.

b) Give prominent notice with the combined library of the fact that part of it is a work based on the Library, and explaining where to find the accompanying uncombined form of the same work.

8. You may not copy, modify, sublicense, link with, or distribute the Library except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense, link with, or distribute the Library is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

9. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Library or its derivative works. These actions are prohibited

by law if you do not accept this License. Therefore, by modifying or distributing the Library (or any work based on the Library), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Library or works based on it.

10. Each time you redistribute the Library (or any work based on the Library), the recipient automatically receives a license from the original licensor to copy, distribute, link with or modify the Library subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties with this License.

^L

11. If, as a consequence of a court judgment or allegation of patent

infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Library at all. For example, if a patent license would not permit royalty-free redistribution of the Library by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Library.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply, and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

12. If the distribution and/or use of the Library is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Library under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

13. The Free Software Foundation may publish revised and/or new versions of the Lesser General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Library

specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Library does not specify a license version number, you may choose any version ever published by the Free Software Foundation.

^L

14. If you wish to incorporate parts of the Library into other free programs whose distribution conditions are incompatible with these, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

NO WARRANTY

15. BECAUSE THE LIBRARY IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE LIBRARY, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE LIBRARY "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE LIBRARY IS WITH YOU. SHOULD THE LIBRARY PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

16. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE LIBRARY AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE LIBRARY (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE LIBRARY TO OPERATE WITH ANY OTHER SOFTWARE), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

END OF TERMS AND CONDITIONS

^L

How to Apply These Terms to Your New Libraries

If you develop a new library, and you want it to be of the greatest possible use to the public, we recommend making it free software that everyone can redistribute and change. You can do so by permitting

redistribution under these terms (or, alternatively, under the terms of the ordinary General Public License).

To apply these terms, attach the following notices to the library. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

<one line to give the library's name and a brief idea of what it does.>

Copyright (C) <year> <name of author>

This library is free software; you can redistribute it and/or modify it under the terms of the GNU Lesser General Public License as published by the Free Software Foundation; either version 2 of the License, or (at your option) any later version.

This library is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU Lesser General Public License for more details.

You should have received a copy of the GNU Lesser General Public License along with this library; if not, write to the Free Software Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA

Also add information on how to contact you by electronic and paper mail.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the library, if necessary. Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the library `Frob' (a library for tweaking knobs) written by James Random Hacker.

<signature of Ty Coon>, 1 April 1990
Ty Coon, President of Vice

That's all there is to it!

GNU GENERAL PUBLIC LICENSE
Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.

59 Temple Place, Suite 330, Boston, MA 02111-1307 USA

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. This General Public License applies to most of the Free Software Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Library General Public License instead.) You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and modification follow.

GNU GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

- a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.

- b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.

- c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Program.

In addition, mere aggregation of another work not based on the Program with the Program (or with a work based on the Program) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

- a) Accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections

1 and 2 above on a medium customarily used for software interchange; or,

b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and

all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each

time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the

original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW.

EXCEPT WHEN

OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER

PROGRAMS), EVEN
IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE
POSSIBILITY OF SUCH DAMAGES.

END OF TERMS AND CONDITIONS

How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

<one line to give the program's name and a brief idea of what it does.>
Copyright (C) <year> <name of author>

This program is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation; either version 2 of the License,
or
(at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program; if not, write to the Free Software Foundation, Inc., 59 Temple Place, Suite 330, Boston, MA 02111-1307 USA

Also add information on how to contact you by electronic and paper mail.

If the program is interactive, make it output a short notice like this when it starts in an interactive mode:

Gnomovision version 69, Copyright (C) year name of author
Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type `show w'.
This is free software, and you are welcome to redistribute it under certain conditions; type `show c' for details.

The hypothetical commands `show w' and

`show c' should show the appropriate parts of the General Public License. Of course, the commands you use may be called something other than `show w' and `show c'; they could even be mouse-clicks or menu items--whatever suits your program.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the program, if necessary. Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the program
`Gnomovision' (which makes passes at compilers) written by James Hacker.

<signature of Ty Coon>, 1 April 1989
Ty Coon, President of Vice

This General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Library General Public License instead of this License.

1.634 file 5.38-4

1.634.1 Available under license :

Copyright (c) Ian F. Darwin 1986-1995.
Software written by Ian F. Darwin and others;
maintained 1995-present by Christos Zoulas and others.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice immediately at the beginning of the file, without modification, this list of conditions, and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

THIS SOFTWARE IS PROVIDED BY THE AUTHOR AND CONTRIBUTORS ``AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE AUTHOR OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT

LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

\$File: COPYING,v 1.2 2018/09/09 20:33:28 christos Exp \$

Copyright (c) Ian F. Darwin 1986, 1987, 1989, 1990, 1991, 1992, 1994, 1995.

Software written by Ian F. Darwin and others;

maintained 1994- Christos Zoulas.

This software is not subject to any export provision of the United States Department of Commerce, and may be exported to any country or planet.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice immediately at the beginning of the file, without modification, this list of conditions, and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

THIS SOFTWARE IS PROVIDED BY THE AUTHOR AND CONTRIBUTORS ``AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE AUTHOR OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

1.635 zstd 1.5.2

1.635.1 Available under license :

GNU GENERAL PUBLIC LICENSE

Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.,
51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA
Everyone is permitted to copy and distribute verbatim copies
of this license document, but changing it is not allowed.

Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. This General Public License applies to most of the Free Software Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Lesser General Public License instead.) You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price.

Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and

modification follow.

GNU GENERAL PUBLIC LICENSE
TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.

b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.

c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Program.

In addition, mere aggregation of another work not based on the Program with the Program (or with a work based on the Program) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

a) Accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

c) Accompany it with the information you received as to the offer

to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to

this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

END OF TERMS AND CONDITIONS

How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it

free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

```
<one line to give the program's name and a brief idea of what it does.>  
Copyright (C) <year> <name of author>
```

This program is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation; either version 2 of the License, or (at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program; if not, write to the Free Software Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA.

Also add information on how to contact you by electronic and paper mail.

If the program is interactive, make it output a short notice like this when it starts in an interactive mode:

```
Gnomovision version 69, Copyright (C) year name of author  
Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type `show w'.  
This is free software, and you are welcome to redistribute  
it  
under certain conditions; type `show c' for details.
```

The hypothetical commands `show w' and `show c' should show the appropriate parts of the General Public License. Of course, the commands you use may be called something other than `show w' and `show c'; they could even be mouse-clicks or menu items--whatever suits your program.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the program, if necessary. Here is a sample; alter the names:

```
Yoyodyne, Inc., hereby disclaims all copyright interest in the program  
'Gnomovision' (which makes passes at compilers) written by James Hacker.
```

<signature of Ty Coon>, 1 April 1989

Ty Coon, President of Vice

This General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this

is what you want to do, use the GNU Lesser General Public License instead of this License.
BSD License

For Zstandard software

Copyright (c) 2016-present, Facebook, Inc. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- * Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- * Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
- * Neither the name Facebook nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED.

IN NO EVENT SHALL THE COPYRIGHT HOLDER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

1.636 javassist 3.29.2-GA

1.636.1 Available under license :

No license file was found, but licenses were detected in source scan.

/*

* Javassist, a Java-bytecode translator toolkit.
* Copyright (C) 1999- Shigeru Chiba. All Rights Reserved.
*
* The contents of this file are subject to the Mozilla Public License Version
* 1.1 (the "License"); you may not use this file except in compliance with
* the License. Alternatively, the contents of this file may be used under
* the terms of the GNU Lesser General Public License Version 2.1 or later,
* or the Apache License Version 2.0.
*
* Software distributed under the License is distributed on an "AS IS" basis,
* WITHOUT WARRANTY OF ANY KIND, either express or implied. See the License
* for the specific language governing rights and limitations under the
* License.
*/

Found in path(s):

* /opt/cola/permits/1434218610_1664996210.5127783/0/javassist-3-29-2-ga-sources-jar/javassist/bytecode/ByteStream.java
* /opt/cola/permits/1434218610_1664996210.5127783/0/javassist-3-29-2-ga-sources-jar/javassist/tools/Callback.java
*
/opt/cola/permits/1434218610_1664996210.5127783/0/javassist-3-29-2-ga-sources-jar/javassist/CtConstructor.java
* /opt/cola/permits/1434218610_1664996210.5127783/0/javassist-3-29-2-ga-sources-jar/javassist/bytecode/InnerClassesAttribute.java
* /opt/cola/permits/1434218610_1664996210.5127783/0/javassist-3-29-2-ga-sources-jar/javassist/compiler/Lex.java
* /opt/cola/permits/1434218610_1664996210.5127783/0/javassist-3-29-2-ga-sources-jar/javassist/scopedpool/ScopedClassPoolFactoryImpl.java
* /opt/cola/permits/1434218610_1664996210.5127783/0/javassist-3-29-2-ga-sources-jar/javassist/CtNewClass.java
* /opt/cola/permits/1434218610_1664996210.5127783/0/javassist-3-29-2-ga-sources-jar/javassist/compiler/ast/NewExpr.java
* /opt/cola/permits/1434218610_1664996210.5127783/0/javassist-3-29-2-ga-sources-jar/javassist/bytecode/CodeIterator.java
* /opt/cola/permits/1434218610_1664996210.5127783/0/javassist-3-29-2-ga-sources-jar/javassist/CtNewWrappedConstructor.java
* /opt/cola/permits/1434218610_1664996210.5127783/0/javassist-3-29-2-ga-sources-jar/javassist/expr/FieldAccess.java
*
/opt/cola/permits/1434218610_1664996210.5127783/0/javassist-3-29-2-ga-sources-jar/javassist/tools/reflect/Loader.java
* /opt/cola/permits/1434218610_1664996210.5127783/0/javassist-3-29-2-ga-sources-jar/javassist/bytecode/analysis/IntQueue.java
* /opt/cola/permits/1434218610_1664996210.5127783/0/javassist-3-29-2-ga-sources-jar/javassist/compiler/ast/Member.java
* /opt/cola/permits/1434218610_1664996210.5127783/0/javassist-3-29-2-ga-sources-jar/javassist/scopedpool/ScopedClassPool.java
* /opt/cola/permits/1434218610_1664996210.5127783/0/javassist-3-29-2-ga-sources-jar/javassist/bytecode/LineNumberAttribute.java
* /opt/cola/permits/1434218610_1664996210.5127783/0/javassist-3-29-2-ga-sources-

jar/javassist/compiler/ast/BinExpr.java
* /opt/cola/permits/1434218610_1664996210.5127783/0/javassist-3-29-2-ga-sources-
jar/javassist/bytecode/StackMap.java
* /opt/cola/permits/1434218610_1664996210.5127783/0/javassist-3-29-2-ga-sources-jar/javassist/runtime/Desc.java
*
/opt/cola/permits/1434218610_1664996210.5127783/0/javassist-3-29-2-ga-sources-
jar/javassist/scopedpool/SoftValueHashMap.java
* /opt/cola/permits/1434218610_1664996210.5127783/0/javassist-3-29-2-ga-sources-
jar/javassist/tools/web/Viewer.java
* /opt/cola/permits/1434218610_1664996210.5127783/0/javassist-3-29-2-ga-sources-
jar/javassist/bytecode/stackmap/BasicBlock.java
* /opt/cola/permits/1434218610_1664996210.5127783/0/javassist-3-29-2-ga-sources-
jar/javassist/util/proxy/FactoryHelper.java
* /opt/cola/permits/1434218610_1664996210.5127783/0/javassist-3-29-2-ga-sources-jar/javassist/Modifier.java
* /opt/cola/permits/1434218610_1664996210.5127783/0/javassist-3-29-2-ga-sources-
jar/javassist/bytecode/analysis/Type.java
* /opt/cola/permits/1434218610_1664996210.5127783/0/javassist-3-29-2-ga-sources-
jar/javassist/bytecode/NestMembersAttribute.java
* /opt/cola/permits/1434218610_1664996210.5127783/0/javassist-3-29-2-ga-sources-
jar/javassist/ByteArrayClassPath.java
*
/opt/cola/permits/1434218610_1664996210.5127783/0/javassist-3-29-2-ga-sources-
jar/javassist/compiler/MemberCodeGen.java
* /opt/cola/permits/1434218610_1664996210.5127783/0/javassist-3-29-2-ga-sources-
jar/javassist/bytecode/NestHostAttribute.java
* /opt/cola/permits/1434218610_1664996210.5127783/0/javassist-3-29-2-ga-sources-
jar/javassist/compiler/KeywordTable.java
* /opt/cola/permits/1434218610_1664996210.5127783/0/javassist-3-29-2-ga-sources-jar/javassist/expr/Expr.java
* /opt/cola/permits/1434218610_1664996210.5127783/0/javassist-3-29-2-ga-sources-
jar/javassist/compiler/ast/Pair.java
* /opt/cola/permits/1434218610_1664996210.5127783/0/javassist-3-29-2-ga-sources-
jar/javassist/ClassClassPath.java
* /opt/cola/permits/1434218610_1664996210.5127783/0/javassist-3-29-2-ga-sources-
jar/javassist/bytecode/AccessFlag.java
* /opt/cola/permits/1434218610_1664996210.5127783/0/javassist-3-29-2-ga-sources-
jar/javassist/convert/Transformer.java
* /opt/cola/permits/1434218610_1664996210.5127783/0/javassist-3-29-2-ga-sources-
jar/javassist/util/HotSwapAgent.java
*
/opt/cola/permits/1434218610_1664996210.5127783/0/javassist-3-29-2-ga-sources-
jar/javassist/compiler/ProceedHandler.java
* /opt/cola/permits/1434218610_1664996210.5127783/0/javassist-3-29-2-ga-sources-jar/javassist/CtClassType.java
* /opt/cola/permits/1434218610_1664996210.5127783/0/javassist-3-29-2-ga-sources-
jar/javassist/bytecode/FieldInfo.java
* /opt/cola/permits/1434218610_1664996210.5127783/0/javassist-3-29-2-ga-sources-
jar/javassist/tools/rmi/ObjectNotFoundException.java
* /opt/cola/permits/1434218610_1664996210.5127783/0/javassist-3-29-2-ga-sources-
jar/javassist/convert/TransformNewClass.java

* /opt/cola/permits/1434218610_1664996210.5127783/0/javassist-3-29-2-ga-sources-jar/javassist/runtime/Inner.java
* /opt/cola/permits/1434218610_1664996210.5127783/0/javassist-3-29-2-ga-sources-jar/javassist/ClassMap.java
* /opt/cola/permits/1434218610_1664996210.5127783/0/javassist-3-29-2-ga-sources-jar/javassist/ClassPoolTail.java
*
/opt/cola/permits/1434218610_1664996210.5127783/0/javassist-3-29-2-ga-sources-jar/javassist/ClassPath.java
* /opt/cola/permits/1434218610_1664996210.5127783/0/javassist-3-29-2-ga-sources-jar/javassist/bytecode/ClassFilePrinter.java
* /opt/cola/permits/1434218610_1664996210.5127783/0/javassist-3-29-2-ga-sources-jar/javassist/compiler/TypeChecker.java
* /opt/cola/permits/1434218610_1664996210.5127783/0/javassist-3-29-2-ga-sources-jar/javassist/bytecode/ParameterAnnotationsAttribute.java
* /opt/cola/permits/1434218610_1664996210.5127783/0/javassist-3-29-2-ga-sources-jar/javassist/convert/TransformAfter.java
* /opt/cola/permits/1434218610_1664996210.5127783/0/javassist-3-29-2-ga-sources-jar/javassist/bytecode/ConstantAttribute.java
* /opt/cola/permits/1434218610_1664996210.5127783/0/javassist-3-29-2-ga-sources-jar/javassist/ClassPool.java
* /opt/cola/permits/1434218610_1664996210.5127783/0/javassist-3-29-2-ga-sources-jar/javassist/bytecode/DeprecatedAttribute.java
*
/opt/cola/permits/1434218610_1664996210.5127783/0/javassist-3-29-2-ga-sources-jar/javassist/tools/web/BadHttpRequest.java
* /opt/cola/permits/1434218610_1664996210.5127783/0/javassist-3-29-2-ga-sources-jar/javassist/util/proxy/ProxyFactory.java
* /opt/cola/permits/1434218610_1664996210.5127783/0/javassist-3-29-2-ga-sources-jar/javassist/compiler/ast/CastExpr.java
* /opt/cola/permits/1434218610_1664996210.5127783/0/javassist-3-29-2-ga-sources-jar/javassist/compiler/ast/ASTree.java
* /opt/cola/permits/1434218610_1664996210.5127783/0/javassist-3-29-2-ga-sources-jar/javassist/bytecode/analysis/Frame.java
* /opt/cola/permits/1434218610_1664996210.5127783/0/javassist-3-29-2-ga-sources-jar/javassist/CtNewMethod.java
* /opt/cola/permits/1434218610_1664996210.5127783/0/javassist-3-29-2-ga-sources-jar/javassist/bytecode/stackmap/TypeData.java
* /opt/cola/permits/1434218610_1664996210.5127783/0/javassist-3-29-2-ga-sources-jar/javassist/CtPrimitiveType.java
* /opt/cola/permits/1434218610_1664996210.5127783/0/javassist-3-29-2-ga-sources-jar/javassist/bytecode/stackmap/MapMaker.java
*
/opt/cola/permits/1434218610_1664996210.5127783/0/javassist-3-29-2-ga-sources-jar/javassist/compiler/ast/InstanceOfExpr.java
* /opt/cola/permits/1434218610_1664996210.5127783/0/javassist-3-29-2-ga-sources-jar/javassist/util/proxy/SerializedProxy.java
* /opt/cola/permits/1434218610_1664996210.5127783/0/javassist-3-29-2-ga-sources-jar/javassist/expr/ExprEditor.java
* /opt/cola/permits/1434218610_1664996210.5127783/0/javassist-3-29-2-ga-sources-jar/javassist/Translator.java
* /opt/cola/permits/1434218610_1664996210.5127783/0/javassist-3-29-2-ga-sources-

jar/javassist/LoaderClassPath.java
* /opt/cola/permits/1434218610_1664996210.5127783/0/javassist-3-29-2-ga-sources-
jar/javassist/bytecode/analysis/Analyzer.java
* /opt/cola/permits/1434218610_1664996210.5127783/0/javassist-3-29-2-ga-sources-
jar/javassist/convert/TransformReadField.java
* /opt/cola/permits/1434218610_1664996210.5127783/0/javassist-3-29-2-ga-sources-jar/javassist/expr/Handler.java
*
/opt/cola/permits/1434218610_1664996210.5127783/0/javassist-3-29-2-ga-sources-
jar/javassist/scopedpool/ScopedClassPoolFactory.java
* /opt/cola/permits/1434218610_1664996210.5127783/0/javassist-3-29-2-ga-sources-
jar/javassist/bytecode/annotation/NoSuchClassError.java
* /opt/cola/permits/1434218610_1664996210.5127783/0/javassist-3-29-2-ga-sources-
jar/javassist/bytecode/BadBytecode.java
* /opt/cola/permits/1434218610_1664996210.5127783/0/javassist-3-29-2-ga-sources-
jar/javassist/compiler/ast/Stmnt.java
* /opt/cola/permits/1434218610_1664996210.5127783/0/javassist-3-29-2-ga-sources-
jar/javassist/bytecode/ByteArray.java
* /opt/cola/permits/1434218610_1664996210.5127783/0/javassist-3-29-2-ga-sources-
jar/javassist/compiler/ast/Symbol.java
* /opt/cola/permits/1434218610_1664996210.5127783/0/javassist-3-29-2-ga-sources-
jar/javassist/convert/TransformCall.java
* /opt/cola/permits/1434218610_1664996210.5127783/0/javassist-3-29-2-ga-sources-
jar/javassist/convert/TransformFieldAccess.java
*
/opt/cola/permits/1434218610_1664996210.5127783/0/javassist-3-29-2-ga-sources-
jar/javassist/tools/rmi/AppletServer.java
* /opt/cola/permits/1434218610_1664996210.5127783/0/javassist-3-29-2-ga-sources-
jar/javassist/compiler/Parser.java
* /opt/cola/permits/1434218610_1664996210.5127783/0/javassist-3-29-2-ga-sources-
jar/javassist/util/proxy/Proxy.java
* /opt/cola/permits/1434218610_1664996210.5127783/0/javassist-3-29-2-ga-sources-
jar/javassist/compiler/ast/Keyword.java
* /opt/cola/permits/1434218610_1664996210.5127783/0/javassist-3-29-2-ga-sources-
jar/javassist/expr/NewArray.java
* /opt/cola/permits/1434218610_1664996210.5127783/0/javassist-3-29-2-ga-sources-
jar/javassist/compiler/ast/CallExpr.java
* /opt/cola/permits/1434218610_1664996210.5127783/0/javassist-3-29-2-ga-sources-
jar/javassist/CodeConverter.java
* /opt/cola/permits/1434218610_1664996210.5127783/0/javassist-3-29-2-ga-sources-
jar/javassist/compiler/ast/DoubleConst.java
*
/opt/cola/permits/1434218610_1664996210.5127783/0/javassist-3-29-2-ga-sources-
jar/javassist/convert/TransformAccessArrayField.java
* /opt/cola/permits/1434218610_1664996210.5127783/0/javassist-3-29-2-ga-sources-
jar/javassist/tools/rmi/ObjectImporter.java
* /opt/cola/permits/1434218610_1664996210.5127783/0/javassist-3-29-2-ga-sources-
jar/javassist/tools/reflect/CannotReflectException.java
* /opt/cola/permits/1434218610_1664996210.5127783/0/javassist-3-29-2-ga-sources-

jar/javassist/convert/TransformWriteField.java
* /opt/cola/permits/1434218610_1664996210.5127783/0/javassist-3-29-2-ga-sources-jar/javassist/bytecode/Opcode.java
* /opt/cola/permits/1434218610_1664996210.5127783/0/javassist-3-29-2-ga-sources-jar/javassist/bytecode/EnclosingMethodAttribute.java
* /opt/cola/permits/1434218610_1664996210.5127783/0/javassist-3-29-2-ga-sources-jar/javassist/bytecode/analysis/MultiArrayType.java
* /opt/cola/permits/1434218610_1664996210.5127783/0/javassist-3-29-2-ga-sources-jar/javassist/tools/reflect/Compiler.java
*
/opt/cola/permits/1434218610_1664996210.5127783/0/javassist-3-29-2-ga-sources-jar/javassist/util/proxy/ProxyObjectOutputStream.java
* /opt/cola/permits/1434218610_1664996210.5127783/0/javassist-3-29-2-ga-sources-jar/javassist/compiler/ast/Declarator.java
* /opt/cola/permits/1434218610_1664996210.5127783/0/javassist-3-29-2-ga-sources-jar/javassist/CannotCompileException.java
* /opt/cola/permits/1434218610_1664996210.5127783/0/javassist-3-29-2-ga-sources-jar/javassist/bytecode/stackmap/Tracer.java
* /opt/cola/permits/1434218610_1664996210.5127783/0/javassist-3-29-2-ga-sources-jar/javassist/CtBehavior.java
* /opt/cola/permits/1434218610_1664996210.5127783/0/javassist-3-29-2-ga-sources-jar/javassist/compiler/ast/IntConst.java
* /opt/cola/permits/1434218610_1664996210.5127783/0/javassist-3-29-2-ga-sources-jar/javassist/expr/MethodCall.java
* /opt/cola/permits/1434218610_1664996210.5127783/0/javassist-3-29-2-ga-sources-jar/javassist/tools/framedump.java
*
/opt/cola/permits/1434218610_1664996210.5127783/0/javassist-3-29-2-ga-sources-jar/javassist/util/proxy/DefinePackageHelper.java
* /opt/cola/permits/1434218610_1664996210.5127783/0/javassist-3-29-2-ga-sources-jar/javassist/bytecode/analysis/Subroutine.java
* /opt/cola/permits/1434218610_1664996210.5127783/0/javassist-3-29-2-ga-sources-jar/javassist/compiler/JvstCodeGen.java
* /opt/cola/permits/1434218610_1664996210.5127783/0/javassist-3-29-2-ga-sources-jar/javassist/convert/TransformBefore.java
* /opt/cola/permits/1434218610_1664996210.5127783/0/javassist-3-29-2-ga-sources-jar/javassist/CtMethod.java
* /opt/cola/permits/1434218610_1664996210.5127783/0/javassist-3-29-2-ga-sources-jar/javassist/compiler/ast/Visitor.java
* /opt/cola/permits/1434218610_1664996210.5127783/0/javassist-3-29-2-ga-sources-jar/javassist/scopedpool/ScopedClassPoolRepositoryImpl.java
* /opt/cola/permits/1434218610_1664996210.5127783/0/javassist-3-29-2-ga-sources-jar/javassist/Loader.java
* /opt/cola/permits/1434218610_1664996210.5127783/0/javassist-3-29-2-ga-sources-jar/javassist/compiler/CodeGen.java
*
/opt/cola/permits/1434218610_1664996210.5127783/0/javassist-3-29-2-ga-sources-jar/javassist/bytecode/analysis/FramePrinter.java
* /opt/cola/permits/1434218610_1664996210.5127783/0/javassist-3-29-2-ga-sources-jar/javassist/tools/rmi/StubGenerator.java
* /opt/cola/permits/1434218610_1664996210.5127783/0/javassist-3-29-2-ga-sources-

jar/javassist/runtime/DotClass.java
* /opt/cola/permits/1434218610_1664996210.5127783/0/javassist-3-29-2-ga-sources-jar/javassist/bytecode/CodeAttribute.java
* /opt/cola/permits/1434218610_1664996210.5127783/0/javassist-3-29-2-ga-sources-jar/javassist/bytecode/ConstPool.java
* /opt/cola/permits/1434218610_1664996210.5127783/0/javassist-3-29-2-ga-sources-jar/javassist/SerialVersionUID.java
* /opt/cola/permits/1434218610_1664996210.5127783/0/javassist-3-29-2-ga-sources-jar/javassist/compiler/ast/FieldDecl.java
* /opt/cola/permits/1434218610_1664996210.5127783/0/javassist-3-29-2-ga-sources-jar/javassist/bytecode/LongVector.java
*
/opt/cola/permits/1434218610_1664996210.5127783/0/javassist-3-29-2-ga-sources-jar/javassist/bytecode/ExceptionsAttribute.java
* /opt/cola/permits/1434218610_1664996210.5127783/0/javassist-3-29-2-ga-sources-jar/javassist/bytecode/stackmap/TypedBlock.java
* /opt/cola/permits/1434218610_1664996210.5127783/0/javassist-3-29-2-ga-sources-jar/javassist/bytecode/StackMapTable.java
* /opt/cola/permits/1434218610_1664996210.5127783/0/javassist-3-29-2-ga-sources-jar/javassist/bytecode/LocalVariableAttribute.java
* /opt/cola/permits/1434218610_1664996210.5127783/0/javassist-3-29-2-ga-sources-jar/javassist/bytecode/ClassFileWriter.java
* /opt/cola/permits/1434218610_1664996210.5127783/0/javassist-3-29-2-ga-sources-jar/javassist/bytecode/ExceptionTable.java
* /opt/cola/permits/1434218610_1664996210.5127783/0/javassist-3-29-2-ga-sources-jar/javassist/tools/rmi/RemoteRef.java
* /opt/cola/permits/1434218610_1664996210.5127783/0/javassist-3-29-2-ga-sources-jar/javassist/tools/rmi/Proxy.java
*
/opt/cola/permits/1434218610_1664996210.5127783/0/javassist-3-29-2-ga-sources-jar/javassist/compiler/Javac.java
* /opt/cola/permits/1434218610_1664996210.5127783/0/javassist-3-29-2-ga-sources-jar/javassist/CtMember.java
* /opt/cola/permits/1434218610_1664996210.5127783/0/javassist-3-29-2-ga-sources-jar/javassist/compiler/ast/CondExpr.java
* /opt/cola/permits/1434218610_1664996210.5127783/0/javassist-3-29-2-ga-sources-jar/javassist/CtNewConstructor.java
* /opt/cola/permits/1434218610_1664996210.5127783/0/javassist-3-29-2-ga-sources-jar/javassist/expr/ConstructorCall.java
* /opt/cola/permits/1434218610_1664996210.5127783/0/javassist-3-29-2-ga-sources-jar/javassist/bytecode/analysis/Executor.java
* /opt/cola/permits/1434218610_1664996210.5127783/0/javassist-3-29-2-ga-sources-jar/javassist/compiler/SyntaxError.java
* /opt/cola/permits/1434218610_1664996210.5127783/0/javassist-3-29-2-ga-sources-jar/javassist/compiler/SymbolTable.java
* /opt/cola/permits/1434218610_1664996210.5127783/0/javassist-3-29-2-ga-sources-jar/javassist/tools/reflect/ClassMetaobject.java
*

/opt/cola/permits/1434218610_1664996210.5127783/0/javassist-3-29-2-ga-sources-jar/javassist/tools/rmi/Sample.java
* /opt/cola/permits/1434218610_1664996210.5127783/0/javassist-3-29-2-ga-sources-jar/javassist/tools/Dump.java
* /opt/cola/permits/1434218610_1664996210.5127783/0/javassist-3-29-2-ga-sources-jar/javassist/CtNewWrappedMethod.java
* /opt/cola/permits/1434218610_1664996210.5127783/0/javassist-3-29-2-ga-sources-jar/javassist/util/proxy/MethodHandler.java
* /opt/cola/permits/1434218610_1664996210.5127783/0/javassist-3-29-2-ga-sources-jar/javassist/util/proxy/ProxyObject.java
* /opt/cola/permits/1434218610_1664996210.5127783/0/javassist-3-29-2-ga-sources-jar/javassist/compiler/JvstTypeChecker.java
* /opt/cola/permits/1434218610_1664996210.5127783/0/javassist-3-29-2-ga-sources-jar/javassist/bytecode/analysis/ControlFlow.java
* /opt/cola/permits/1434218610_1664996210.5127783/0/javassist-3-29-2-ga-sources-jar/javassist/NotFoundException.java
*
/opt/cola/permits/1434218610_1664996210.5127783/0/javassist-3-29-2-ga-sources-jar/javassist/scopedpool/ScopedClassPoolRepository.java
* /opt/cola/permits/1434218610_1664996210.5127783/0/javassist-3-29-2-ga-sources-jar/javassist/bytecode/SyntheticAttribute.java
* /opt/cola/permits/1434218610_1664996210.5127783/0/javassist-3-29-2-ga-sources-jar/javassist/compiler/AccessorMaker.java
* /opt/cola/permits/1434218610_1664996210.5127783/0/javassist-3-29-2-ga-sources-jar/javassist/tools/reflect/Sample.java
* /opt/cola/permits/1434218610_1664996210.5127783/0/javassist-3-29-2-ga-sources-jar/javassist/tools/reflect/Metaobject.java
* /opt/cola/permits/1434218610_1664996210.5127783/0/javassist-3-29-2-ga-sources-jar/javassist/util/proxy/MethodFilter.java
* /opt/cola/permits/1434218610_1664996210.5127783/0/javassist-3-29-2-ga-sources-jar/javassist/runtime/Cflow.java
* /opt/cola/permits/1434218610_1664996210.5127783/0/javassist-3-29-2-ga-sources-jar/javassist/compiler/CompileError.java
*
/opt/cola/permits/1434218610_1664996210.5127783/0/javassist-3-29-2-ga-sources-jar/javassist/CtClass.java
* /opt/cola/permits/1434218610_1664996210.5127783/0/javassist-3-29-2-ga-sources-jar/javassist/tools/reflect/CannotCreateException.java
* /opt/cola/permits/1434218610_1664996210.5127783/0/javassist-3-29-2-ga-sources-jar/javassist/bytecode/Bytecode.java
* /opt/cola/permits/1434218610_1664996210.5127783/0/javassist-3-29-2-ga-sources-jar/javassist/compiler/ast/ASTList.java
* /opt/cola/permits/1434218610_1664996210.5127783/0/javassist-3-29-2-ga-sources-jar/javassist/CtArray.java
* /opt/cola/permits/1434218610_1664996210.5127783/0/javassist-3-29-2-ga-sources-jar/javassist/bytecode/stackmap/TypeTag.java
* /opt/cola/permits/1434218610_1664996210.5127783/0/javassist-3-29-2-ga-sources-jar/javassist/util/proxy/DefineClassHelper.java
* /opt/cola/permits/1434218610_1664996210.5127783/0/javassist-3-29-2-ga-sources-jar/javassist/bytecode/analysis/MultiType.java
*

/opt/cola/permits/1434218610_1664996210.5127783/0/javassist-3-29-2-ga-sources-jar/javassist/bytecode/MethodInfo.java
* /opt/cola/permits/1434218610_1664996210.5127783/0/javassist-3-29-2-ga-sources-jar/javassist/bytecode/ClassFile.java
* /opt/cola/permits/1434218610_1664996210.5127783/0/javassist-3-29-2-ga-sources-jar/javassist/bytecode/AnnotationDefaultAttribute.java
* /opt/cola/permits/1434218610_1664996210.5127783/0/javassist-3-29-2-ga-sources-jar/javassist/expr/Instanceof.java
* /opt/cola/permits/1434218610_1664996210.5127783/0/javassist-3-29-2-ga-sources-jar/javassist/compiler/ast/MethodDecl.java
* /opt/cola/permits/1434218610_1664996210.5127783/0/javassist-3-29-2-ga-sources-jar/javassist/compiler/ast/AssignExpr.java
* /opt/cola/permits/1434218610_1664996210.5127783/0/javassist-3-29-2-ga-sources-jar/javassist/bytecode/Mnemonic.java
* /opt/cola/permits/1434218610_1664996210.5127783/0/javassist-3-29-2-ga-sources-jar/javassist/bytecode/analysis/Util.java
*
/opt/cola/permits/1434218610_1664996210.5127783/0/javassist-3-29-2-ga-sources-jar/javassist/compiler/NoFieldException.java
* /opt/cola/permits/1434218610_1664996210.5127783/0/javassist-3-29-2-ga-sources-jar/javassist/expr/Cast.java
* /opt/cola/permits/1434218610_1664996210.5127783/0/javassist-3-29-2-ga-sources-jar/javassist/bytecode/DuplicateMemberException.java
* /opt/cola/permits/1434218610_1664996210.5127783/0/javassist-3-29-2-ga-sources-jar/javassist/tools/reflect/Metalevel.java
* /opt/cola/permits/1434218610_1664996210.5127783/0/javassist-3-29-2-ga-sources-jar/javassist/bytecode/annotation/AnnotationImpl.java
* /opt/cola/permits/1434218610_1664996210.5127783/0/javassist-3-29-2-ga-sources-jar/javassist/URLClassPath.java
* /opt/cola/permits/1434218610_1664996210.5127783/0/javassist-3-29-2-ga-sources-jar/javassist/bytecode/Descriptor.java
* /opt/cola/permits/1434218610_1664996210.5127783/0/javassist-3-29-2-ga-sources-jar/javassist/util/HotSwapper.java
* /opt/cola/permits/1434218610_1664996210.5127783/0/javassist-3-29-2-ga-sources-jar/javassist/tools/rmi/RemoteException.java
*
/opt/cola/permits/1434218610_1664996210.5127783/0/javassist-3-29-2-ga-sources-jar/javassist/bytecode/annotation/AnnotationsWriter.java
* /opt/cola/permits/1434218610_1664996210.5127783/0/javassist-3-29-2-ga-sources-jar/javassist/compiler/MemberResolver.java
* /opt/cola/permits/1434218610_1664996210.5127783/0/javassist-3-29-2-ga-sources-jar/javassist/bytecode/LocalVariableTypeAttribute.java
* /opt/cola/permits/1434218610_1664996210.5127783/0/javassist-3-29-2-ga-sources-jar/javassist/compiler/ast/Expr.java
* /opt/cola/permits/1434218610_1664996210.5127783/0/javassist-3-29-2-ga-sources-jar/javassist/bytecode/SourceFileAttribute.java
* /opt/cola/permits/1434218610_1664996210.5127783/0/javassist-3-29-2-ga-sources-jar/javassist/convert/TransformNew.java
* /opt/cola/permits/1434218610_1664996210.5127783/0/javassist-3-29-2-ga-sources-

jar/javassist/compiler/ast/ArrayInit.java
* /opt/cola/permits/1434218610_1664996210.5127783/0/javassist-3-29-2-ga-sources-
jar/javassist/tools/reflect/CannotInvokeException.java
*
/opt/cola/permits/1434218610_1664996210.5127783/0/javassist-3-29-2-ga-sources-
jar/javassist/util/proxy/SecurityActions.java
* /opt/cola/permits/1434218610_1664996210.5127783/0/javassist-3-29-2-ga-sources-
jar/javassist/util/proxy/ProxyObjectInputStream.java
* /opt/cola/permits/1434218610_1664996210.5127783/0/javassist-3-29-2-ga-sources-
jar/javassist/bytecode/InstructionPrinter.java
* /opt/cola/permits/1434218610_1664996210.5127783/0/javassist-3-29-2-ga-sources-
jar/javassist/tools/web/Webserver.java
* /opt/cola/permits/1434218610_1664996210.5127783/0/javassist-3-29-2-ga-sources-
jar/javassist/compiler/ast/StringL.java
* /opt/cola/permits/1434218610_1664996210.5127783/0/javassist-3-29-2-ga-sources-
jar/javassist/compiler/TokenId.java
* /opt/cola/permits/1434218610_1664996210.5127783/0/javassist-3-29-2-ga-sources-
jar/javassist/compiler/ast/Variable.java
* /opt/cola/permits/1434218610_1664996210.5127783/0/javassist-3-29-2-ga-sources-
jar/javassist/util/proxy/RuntimeSupport.java
*
/opt/cola/permits/1434218610_1664996210.5127783/0/javassist-3-29-2-ga-sources-
jar/javassist/bytecode/AttributeInfo.java
* /opt/cola/permits/1434218610_1664996210.5127783/0/javassist-3-29-2-ga-sources-
jar/javassist/bytecode/SignatureAttribute.java
* /opt/cola/permits/1434218610_1664996210.5127783/0/javassist-3-29-2-ga-sources-
jar/javassist/tools/reflect/Reflection.java
* /opt/cola/permits/1434218610_1664996210.5127783/0/javassist-3-29-2-ga-sources-
jar/javassist/bytecode/AnnotationsAttribute.java
* /opt/cola/permits/1434218610_1664996210.5127783/0/javassist-3-29-2-ga-sources-
jar/javassist/bytecode/analysis/SubroutineScanner.java
* /opt/cola/permits/1434218610_1664996210.5127783/0/javassist-3-29-2-ga-sources-jar/javassist/CtField.java
* /opt/cola/permits/1434218610_1664996210.5127783/0/javassist-3-29-2-ga-sources-
jar/javassist/expr/NewExpr.java
* /opt/cola/permits/1434218610_1664996210.5127783/0/javassist-3-29-2-ga-sources-
jar/javassist/bytecode/CodeAnalyzer.java

No license file was found, but licenses were detected in source scan.

/*

* Javassist, a Java-bytecode translator toolkit.
* Copyright (C) 2004 Bill Burke. All Rights Reserved.
*
* The contents of this file are subject to the Mozilla Public License Version
* 1.1 (the "License"); you may not use this file except in compliance with
* the License. Alternatively, the contents of this file may be used under
* the terms of the GNU Lesser General Public License Version 2.1 or later,
* or the Apache License Version 2.0.
*

* Software distributed under the License is distributed on an "AS IS" basis,
* WITHOUT WARRANTY OF ANY KIND, either express or implied. See the License
* for the specific language governing rights and limitations under the
* License.
*/

Found in path(s):

* /opt/cola/permits/1434218610_1664996210.5127783/0/javassist-3-29-2-ga-sources-jar/javassist/bytecode/annotation/FloatMemberValue.java
* /opt/cola/permits/1434218610_1664996210.5127783/0/javassist-3-29-2-ga-sources-jar/javassist/bytecode/annotation/MemberValueVisitor.java
*
/opt/cola/permits/1434218610_1664996210.5127783/0/javassist-3-29-2-ga-sources-jar/javassist/bytecode/annotation/MemberValue.java
* /opt/cola/permits/1434218610_1664996210.5127783/0/javassist-3-29-2-ga-sources-jar/javassist/bytecode/annotation/LongMemberValue.java
* /opt/cola/permits/1434218610_1664996210.5127783/0/javassist-3-29-2-ga-sources-jar/javassist/bytecode/annotation/CharMemberValue.java
* /opt/cola/permits/1434218610_1664996210.5127783/0/javassist-3-29-2-ga-sources-jar/javassist/bytecode/annotation/ByteMemberValue.java
* /opt/cola/permits/1434218610_1664996210.5127783/0/javassist-3-29-2-ga-sources-jar/javassist/bytecode/annotation/ClassMemberValue.java
* /opt/cola/permits/1434218610_1664996210.5127783/0/javassist-3-29-2-ga-sources-jar/javassist/bytecode/annotation/Annotation.java
* /opt/cola/permits/1434218610_1664996210.5127783/0/javassist-3-29-2-ga-sources-jar/javassist/bytecode/annotation/ArrayMemberValue.java
*
/opt/cola/permits/1434218610_1664996210.5127783/0/javassist-3-29-2-ga-sources-jar/javassist/bytecode/annotation/DoubleMemberValue.java
* /opt/cola/permits/1434218610_1664996210.5127783/0/javassist-3-29-2-ga-sources-jar/javassist/bytecode/annotation/ShortMemberValue.java
* /opt/cola/permits/1434218610_1664996210.5127783/0/javassist-3-29-2-ga-sources-jar/javassist/bytecode/annotation/IntegerMemberValue.java
* /opt/cola/permits/1434218610_1664996210.5127783/0/javassist-3-29-2-ga-sources-jar/javassist/bytecode/annotation/StringMemberValue.java
* /opt/cola/permits/1434218610_1664996210.5127783/0/javassist-3-29-2-ga-sources-jar/javassist/bytecode/annotation/EnumMemberValue.java
* /opt/cola/permits/1434218610_1664996210.5127783/0/javassist-3-29-2-ga-sources-jar/javassist/bytecode/annotation/BooleanMemberValue.java
* /opt/cola/permits/1434218610_1664996210.5127783/0/javassist-3-29-2-ga-sources-jar/javassist/bytecode/annotation/AnnotationMemberValue.java

1.637 unzip 6.0-25ubuntu1.1

1.637.1 Available under license :

This is version 2009-Jan-02 of the Info-ZIP license.

The definitive version of this document should be available at <ftp://ftp.info-zip.org/pub/infozip/license.html> indefinitely and a copy at <http://www.info-zip.org/pub/infozip/license.html>.

Copyright (c) 1990-2009 Info-ZIP. All rights reserved.

For the purposes of this copyright and license, "Info-ZIP" is defined as the following set of individuals:

Mark Adler, John Bush, Karl Davis, Harald Denker, Jean-Michel Dubois, Jean-loup Gailly, Hunter Goatley, Ed Gordon, Ian Gorman, Chris Herborth, Dirk Haase, Greg Hartwig, Robert Heath, Jonathan Hudson, Paul Kienitz, David Kirschbaum, Johnny Lee, Onno van der Linden, Igor Mandrichenko, Steve P. Miller, Sergio Monesi, Keith Owens, George Petrov, Greg Roelofs, Kai Uwe Rommel, Steve Salisbury, Dave Smith, Steven M. Schweda, Christian Spieler, Cosmin Truta, Antoine Verheijen, Paul von Behren, Rich Wales, Mike White.

This software is provided "as is," without warranty of any kind, express or implied. In no event shall Info-ZIP or its contributors be held liable for any direct, indirect, incidental, special or consequential damages arising out of the use of or inability to use this software.

Permission is granted to anyone to use this software for any purpose, including commercial applications, and to alter it and redistribute it freely, subject to the above disclaimer and the following restrictions:

1. Redistributions of source code (in whole or in part) must retain the above copyright notice, definition, disclaimer, and this list of conditions.
2. Redistributions in binary form (compiled executables and libraries) must reproduce the above copyright notice, definition, disclaimer, and this list of conditions in documentation and/or other materials provided with the distribution. Additional documentation is not needed for executables where a command line license option provides these and a note regarding this option is in the executable's startup banner. The sole exception to this condition is redistribution of a standard UnZipSFX binary (including SFXWiz) as part of a self-extracting archive; that is permitted without inclusion of this license, as long as the normal SFX banner has not been removed from the binary or disabled.
3. Altered versions--including, but not limited to, ports to new operating

systems, existing ports with new graphical interfaces, versions with modified or added functionality, and dynamic, shared, or static library versions not from Info-ZIP--must be plainly marked as such and must not be misrepresented as being the original source or, if binaries, compiled from the original source. Such altered versions also must not be misrepresented as being Info-ZIP releases--including, but not limited to, labeling of the altered versions with the names "Info-ZIP" (or any variation thereof, including, but not limited to, different capitalizations), "Pocket UnZip," "WiZ" or "MacZip" without the explicit permission of Info-ZIP. Such altered versions are further prohibited from misrepresentative use of the Zip-Bugs or Info-ZIP e-mail addresses or the Info-ZIP URL(s), such as to imply Info-ZIP will provide support for the altered versions.

4. Info-ZIP retains the right to use the names "Info-ZIP," "Zip," "UnZip," "UnZipSFX," "WiZ," "Pocket UnZip," "Pocket Zip," and "MacZip" for its own source and binary releases.

This is the Info-ZIP file COPYING (for UnZip), last updated 17 Jul 2000.

FIRST NOTE:

This file contains some details about the copyright history of contributions to the UnZip project.

Additionally, it summarises some exceptions to the general BSD-like copyright found in LICENSE that covers our generic code and most of the system specific ports.

Please read LICENSE first to find out what is allowed to do with Info-ZIP's UnZip code.

There are currently two explicit copyrights on portions of UnZip code (at least, of which Info-ZIP is aware):

Jim Luther's Mac OS File Manager interface code; and Christopher Evans' MacBinaryIII coding code (for the MacOS port).. These copyrights are discussed in more detail below.

All remaining code is now (starting with UnZip version 5.41) covered by the new Info-ZIP license. For details, please read the accompanying file LICENSE. The terms and conditions in this license supersede the copyright conditions of the contributions by Igor Mandrichenko (vms/vms.c), Greg Roelofs (zipinfo.c, new version of unshrink.c), Mike White (Windows DLL code in "windll/*"), Steve P. Miller (Pocket UnZip GUI "wince/*"), and Mark Adler (inflate/explode decompression)

core routines, previously put into the public domain). All these Info-ZIP contributors (or "primary" authors) have permitted us to replace their copyright notes by the Info-ZIP License.

Frequently Asked Questions regarding (re)distribution of Zip and UnZip are near the end of this file.

There are no known patents on any of the code in UnZip. Unisys claims a patent on LZW encoding and on LZW decoding in an apparatus that performs LZW encoding, but the patent appears to exempt a stand-alone decoder (as in UnZip's unshrink.c). Unisys has publicly claimed otherwise, but the issue has never been tested in court. Since this point is unclear, unshrinking is not enabled by default. It is the responsibility of the user to make his or her peace with Unisys and its licensing requirements. (unshrink.c may be removed from future releases altogether.)

The original unzip source code has been extensively modified and almost entirely rewritten (changes include random zipfile access rather than sequential; replacement of unimplode() with explode(); replacement of old unshrink() with new (unrelated) unshrink(); replacement of output routines; addition of inflate(), wildcards, filename-mapping, text translation, ...; etc.). As far as we can tell, only the core code of the unreduce method remained substantially similar to Mr. Smith's original source. As of UnZip

5.42, the complete

core code is now covered by the Info-ZIP Licence. Therefore, support for the reduce method has been removed.

The drop of the reduce method should only affect some test archives, reducing was never used in any publically distributed Zip program.

For pathologic cases where support for reduced archive entries is needed, the unreduce code copyrighted by Samuel H. Smith is available as a separate distribution (the restricted copyright of this code is cited below in the "historical" section).

The following copyright applies to the Mac OS File Manager interface code (macos/source/macstuff.[ch]), distributed with UnZip 5.4 and later:

- * MoreFiles
- *
- * A collection of File Manager and related routines
- *
- * by Jim Luther (Apple Macintosh Developer Technical Support Emeritus)
- * with significant code contributions by Nitin Ganatra
- * (Apple Macintosh Developer Technical Support Emeritus)
- * Copyright 1992-1998

Apple Computer, Inc.

- * Portions copyright 1995 Jim Luther
- * All rights reserved.
- * The Package "More Files" is distributed under the following
- * license terms:
- *
- * "You may incorporate this sample code into your
- * applications without restriction, though the
- * sample code has been provided "AS IS" and the
- * responsibility for its operation is 100% yours.
- * However, what you are not permitted to do is to
- * redistribute the source as "DSC Sample Code" after
- * having made changes. If you're going to
- * redistribute the source, we require that you make
- * it clear in the source that the code was descended
- * from Apple Sample Code, but that you've made
- * changes."

The usage terms of this copyright note are compatible with the Info-ZIP license, they do not add further restrictions.

The following
copyright applies to the Mac OS "macbin3" decoding code
(extra field compatibility with ZipIt):

- * MacBinaryIII.h
- *
- * Copyright 1997 Christopher Evans (cevens@poppybank.com)
- *
- * Basic encoding and decoding of Macintosh files to the
- * MacBinary III spec.
- * -----
- * This source is copyrighted by Christopher Evans (cevens@poppybank.com)
- * (available at ftp://ftp.lazerware.com/MacBinaryIII_src_C.sit)
- * homepage of Leonard Rosenthol leonardr@netcom.com)

This copyright note does not contain any usage terms. So, we assume that this code is freely reusable until we are proved wrong...

The remaining copyright notes have been superseded by the new Info-ZIP license, with explicit permission from the respective original authors. They are cited here for historical reasons, only:

The following copyright applies to the full-featured unreduce.c
(now distributed separately):

- * Copyright 1989 Samuel H. Smith; All rights reserved
- *
- * Do not distribute modified versions without my permission.
- * Do not remove or alter this notice or any other copyright notice.
- * If you use this in your own program you must distribute source code.
- * Do not use any of this in a commercial product.

Regarding the first stipulation, Mr. Smith was tracked down in southern California some years back [Samuel H. Smith, The Tool Shop; as of mid-May 1994, (213) 851-9969 (voice), (213) 887-2127(?) (subscription BBS), 71150.2731@compuserve.com]:

"He says that he thought that whoever contacted him understood that he has no objection to the Info-ZIP group's inclusion of his code. His primary concern is that it remain freely distributable, he said."

Despite the fact that our "normal" code has been entirely rewritten and by default no longer contains any of Mr. Smith's code, Info-ZIP remains indebted and grateful to him. We hope he finds our contributions as useful as we have his.

Note that the third and fourth stipulations still apply to any company that wishes to incorporate the unreduce code into its products; if you wish to do so, you must contact Mr. Smith directly regarding licensing.

The following copyright applied to most of the VMS code in vms.c, distributed with UnZip version 4.2 and later:

- * Copyright (c) 1992-93 Igor Mandrichenko.
- * Permission is granted to any individual or institution to use, copy,
- * or redistribute this software so long as all of the original files
- * are included unmodified and that this copyright notice is retained.

The following copyright applied to the new version of unshrink.c, distributed with UnZip version 5.2 and later:

- * Copyright (c) 1994 Greg Roelofs.
- * Permission is granted to any individual/institution/corporate

- * entity to use, copy, redistribute or modify this software for
- * any purpose whatsoever, subject to the conditions noted in the
- * Frequently Asked Questions section below, plus one additional
- * condition: namely, that my name not be removed from the source
- * code. (Other names may, of course, be added as modifications
- * are made.) Corporate legal staff (like at IBM :-)) who have
- * problems understanding this can contact me through Zip-Bugs...

The following copyright applied to the Windows DLL code (windll/*), distributed with UnZip version 5.2 and later:

- * Copyright (c) 1996 Mike White.
- * Permission is granted to any individual or institution to use,
- * copy, or redistribute this software so long as all of the original
- * files are included, that it is not sold for profit, and that this
- * copyright notice is retained.

The following copyright applied to the Windows CE GUI port, ``Pocket UnZip," distributed with UnZip version 5.3 and later:

- * All the source files for Pocket UnZip, except for components
- * written by the Info-ZIP group, are copyrighted 1997 by Steve P.
- * Miller. The product "Pocket UnZip" itself is property of the
- * author and cannot be altered in any way without written consent
- * from Steve P. Miller.

The remaining code was written by many people associated with the Info-ZIP group, with large contributions from (but not limited to): Greg Roelofs (overall program logic, ZipInfo, unshrink, filename mapping/portability, etc.), Mark Adler (inflate, explode, funzip), Kai Uwe Rommel (OS/2), John Bush and Paul Kienitz (Amiga), Antoine Verheijen (Macintosh), Hunter Goatley (more VMS), Mike White (Windows DLLs), Christian Spieler (overall logic, optimization, VMS, etc.) and others. See the file CONTRIBS in the source distribution for a much more complete list of contributors.

The decompression core code for the deflate method (inflate.[ch], explode.c) was originally written by Mark Adler who submitted it as public domain code.

1.638 otel-exporters-otlp-otlptrace-otlptracegrpc 1.0.1

1.638.1 Available under license :

Apache License
Version 2.0, January 2004
<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object

form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate

as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the

Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

(a) You must give any other recipients of the Work or Derivative Works a copy of this License; and

(b) You must cause any modified files to carry prominent notices stating that You changed the files; and

(c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and

(d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work

by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.
7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.
8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.
9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

Apache Thrift

Copyright (C) 2006 - 2019, The Apache Software Foundation

This product includes software developed at
The Apache Software Foundation (<http://www.apache.org/>).

Apache License
Version 2.0, January 2004
<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the

direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this

License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the

Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

(a) You must give any other recipients of the Work or Derivative Works a copy of this License; and

(b) You must cause any modified files to carry prominent notices stating that You changed the files; and

(c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and

(d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding

those notices that do not

pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise,

unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

SOFTWARE DISTRIBUTED WITH THRIFT:

The Apache Thrift software includes a number of subcomponents with separate copyright notices and license terms. Your use of the source code for these subcomponents is subject to the terms and conditions of the following licenses.

Portions of the following files are licensed under the MIT License:

lib/erl/src/Makefile.am

Please see doc/otp-base-license.txt for the full terms of this license.

For the aclocal/ax_boost_base.m4 and contrib/fb303/aclocal/ax_boost_base.m4 components:

```
# Copyright (c) 2007 Thomas Porschberg <thomas@randspringer.de>
#
# Copying and distribution of this file, with or without
# modification, are permitted in any medium without royalty provided
# the copyright notice and this notice are preserved.
```

For the lib/nodejs/lib/thrift/json_parse.js:

```
/*
  json_parse.js
  2015-05-02
  Public Domain.
  NO WARRANTY EXPRESSED OR IMPLIED. USE AT YOUR OWN RISK.
*/
(By Douglas Crockford <douglas@crockford.com>)
```

For lib/cpp/src/thrift/windows/SocketPair.cpp

```
/* socketpair.c
 * Copyright 2007 by Nathan C. Myers <ncm@cantrip.org>; some rights reserved.
 * This code is Free Software. It may be copied freely, in original or
 * modified form, subject only to the restrictions that (1) the author is
 * relieved from all responsibilities for any use for any purpose, and (2)
 * this copyright notice must
```

be retained, unchanged, in its entirety. If
* for any reason the author might be held responsible for any consequences
* of copying or use, license is withheld.
*/

For lib/py/compat/win32/stdint.h

```
// ISO C9x compliant stdint.h for Microsoft Visual Studio
// Based on ISO/IEC 9899:TC2 Committee draft (May 6, 2005) WG14/N1124
//
// Copyright (c) 2006-2008 Alexander Chemeris
//
// Redistribution and use in source and binary forms, with or without
// modification, are permitted provided that the following conditions are met:
//
// 1. Redistributions of source code must retain the above copyright notice,
//    this list of conditions and the following disclaimer.
//
// 2. Redistributions in binary form must reproduce the above copyright
//    notice, this list of conditions and the following disclaimer in the
//    documentation and/or other materials provided with the distribution.
//
// 3. The name of the author may
//    be used to endorse or promote products
//    derived from this software without specific prior written permission.
//
// THIS SOFTWARE IS PROVIDED BY THE AUTHOR ``AS IS" AND ANY EXPRESS OR IMPLIED
// WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF
// MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO
// EVENT SHALL THE AUTHOR BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL,
// SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO,
// PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS;
// OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY,
// WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR
// OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF
// ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.
//
//////////////////////////////////////////////////////////////////
```

Codegen template
in t_html_generator.h

* Bootstrap v2.0.3
*

* Copyright 2012 Twitter, Inc
* Licensed under the Apache License v2.0
* <http://www.apache.org/licenses/LICENSE-2.0>
*
* Designed and built with all the love in the world @twitter by @mdo and @fat.

For t_cl_generator.cc

* Copyright (c) 2008- Patrick Collison <patrick@collison.ie>
* Copyright (c) 2006- Facebook

1.639 zlib 1.2.11.dfsg-2ubuntu1.5

1.639.1 Available under license :

No license file was found, but licenses were detected in source scan.

```
/* gun.c -- simple gunzip to give an example of the use of inflateBack()
 * Copyright (C) 2003, 2005, 2008, 2010, 2012 Mark Adler
 * For conditions of distribution and use, see copyright notice in zlib.h
 * Version 1.7 12 August 2012 Mark Adler */
```

Found in path(s):

```
*/opt/cola/permits/1445162814_1666092919.423293/0/zlib-1-2-11-dfsg-orig-2-tar-gz/zlib-1.2.11.dfsg/examples/gun.c
```

No license file was found, but licenses were detected in source scan.

```
/* gzclose.c -- zlib gzclose() function
 * Copyright (C) 2004, 2010 Mark Adler
 * For conditions of distribution and use, see copyright notice in zlib.h
 */
```

Found in path(s):

```
*/opt/cola/permits/1445162814_1666092919.423293/0/zlib-1-2-11-dfsg-orig-2-tar-gz/zlib-1.2.11.dfsg/gzclose.c
```

No license file was found, but licenses were detected in source scan.

MiniZip - Copyright (c) 1998-2010 - by Gilles Vollant - version 1.1 64 bits from Mathias Svensson

Introduction

MiniZip 1.1 is built from MiniZip 1.0 by Gilles Vollant (<http://www.winimage.com/zLibDll/minizip.html>)

When adding ZIP64 support into minizip it would result into risk of breaking compatibility with minizip 1.0.
All possible work was done for compatibility.

Background

When adding ZIP64 support Mathias Svensson found that Even Rouault have added ZIP64 support for unzip.c into minizip for a open source project called gdal (<http://www.gdal.org/>)

That was used as a starting point. And after that ZIP64 support was added to zip.c some refactoring and code cleanup was also done.

Changed from MiniZip 1.0 to MiniZip 1.1

-
- * Added ZIP64 support for unzip (by Even Rouault)
 - * Added ZIP64 support for zip (by Mathias Svensson)
 - * Reverted some changed that Even Rouault did.
 - * Bunch of patches received from Guller Vollant that he received for MiniZip from various users.
 - * Added unzip patch for BZIP Compression method (patch create by Daniel Borca)
 - * Added BZIP Compress method for zip
 - * Did some refactoring and code cleanup

Credits

Gilles Vollant - Original MiniZip author
Even Rouault - ZIP64 unzip Support
Daniel Borca - BZip Compression method support in unzip
Mathias Svensson - ZIP64 zip support
Mathias Svensson - BZip Compression method support in zip

Resources

ZipLayout <http://result42.com/projects/ZipFileLayout>

Command line tool for Windows that shows the layout and information of the headers in a zip archive.
Used when debugging and validating the creation of zip files using MiniZip64

ZIP App Note <http://www.pkware.com/documents/casestudies/APPNOTE.TXT>
Zip File specification

Notes.

- * To be able to use BZip compression method in zip64.c or unzip64.c the BZIP2 lib is needed and HAVE_BZIP2 need to be defined.

License

Condition of use and distribution are the same than zlib :

This software is provided 'as-is', without any express or implied warranty. In no event will the authors be held liable for any damages arising from the use of this software.

Permission is granted to anyone to use this software for any purpose, including commercial applications, and to alter it and redistribute it freely, subject to the following restrictions:

1. The origin of this software must not be misrepresented; you must not claim that you wrote the original software. If you use this software in a product, an acknowledgment in the product documentation would be appreciated but is not required.
2. Altered source versions must be plainly marked as such, and must not be misrepresented as being the original software.
3. This notice may not be removed or altered from any source distribution.

Found in path(s):

* /opt/cola/permits/1445162814_1666092919.423293/0/zlib-1-2-11-dfsg-orig-2-tar-gz/zlib-1.2.11.dfsg/contrib/minizip/MiniZip64_info.txt

No license file was found, but licenses were detected in source scan.

/* compress.c -- compress a memory buffer

* Copyright (C) 1995-2005, 2014, 2016 Jean-loup Gailly, Mark Adler

* For conditions of distribution and use, see copyright notice in zlib.h

*/

Found in path(s):

* /opt/cola/permits/1445162814_1666092919.423293/0/zlib-1-2-11-dfsg-orig-2-tar-gz/zlib-1.2.11.dfsg/compress.c

No license file was found, but licenses were detected in source scan.

/* zconf.h -- configuration of the zlib compression library

* Copyright (C) 1995-2016 Jean-loup Gailly, Mark Adler

* For conditions of distribution and use, see copyright notice in zlib.h

*/

Found in path(s):

* /opt/cola/permits/1445162814_1666092919.423293/0/zlib-1-2-11-dfsg-orig-2-tar-gz/zlib-1.2.11.dfsg/zconf.h

* /opt/cola/permits/1445162814_1666092919.423293/0/zlib-1-2-11-dfsg-orig-2-tar-gz/zlib-1.2.11.dfsg/zconf.h.in

* /opt/cola/permits/1445162814_1666092919.423293/0/zlib-1-2-11-dfsg-orig-2-tar-gz/zlib-1.2.11.dfsg/zconf.h.cmakein

No license file was found, but licenses were detected in source scan.

/*

* gzlog.c

* Copyright (C) 2004, 2008, 2012, 2016 Mark Adler, all rights reserved
* For conditions of distribution and use, see copyright notice in gzlog.h
* version 2.2, 14 Aug 2012
*/

Found in path(s):

* /opt/cola/permits/1445162814_1666092919.423293/0/zlib-1-2-11-dfsg-orig-2-tar-gz/zlib-1.2.11.dfsg/examples/gzlog.c

No license file was found, but licenses were detected in source scan.

/* deflate.c -- compress data using the deflation algorithm

* Copyright (C) 1995-2017 Jean-loup Gailly and Mark Adler
* For conditions of distribution and use, see copyright notice in zlib.h
*/

Found in path(s):

* /opt/cola/permits/1445162814_1666092919.423293/0/zlib-1-2-11-dfsg-orig-2-tar-gz/zlib-1.2.11.dfsg/deflate.c

No license file was found, but licenses were detected in source scan.

Not copyrighted -- provided to the public domain

Found in path(s):

* /opt/cola/permits/1445162814_1666092919.423293/0/zlib-1-2-11-dfsg-orig-2-tar-gz/zlib-1.2.11.dfsg/examples/zlib_how.html

No license file was found, but licenses were detected in source scan.

/* zutil.h -- internal interface and configuration of the compression library

* Copyright (C) 1995-2016 Jean-loup Gailly, Mark Adler
* For conditions of distribution and use, see copyright notice in zlib.h
*/

Found in path(s):

* /opt/cola/permits/1445162814_1666092919.423293/0/zlib-1-2-11-dfsg-orig-2-tar-gz/zlib-1.2.11.dfsg/zutil.h

No license file was found, but licenses were detected in source scan.

/* uncompr.c -- decompress a memory buffer

* Copyright (C) 1995-2003, 2010, 2014, 2016 Jean-loup Gailly, Mark Adler
* For conditions of distribution and use, see copyright notice in zlib.h
*/

Found in path(s):

* /opt/cola/permits/1445162814_1666092919.423293/0/zlib-1-2-11-dfsg-orig-2-tar-gz/zlib-1.2.11.dfsg/uncompr.c

No license file was found, but licenses were detected in source scan.

For conditions of distribution and use, see copyright notice in zlib.h

Found in path(s):

* /opt/cola/permits/1445162814_1666092919.423293/0/zlib-1-2-11-dfsg-orig-2-tar-gz/zlib-

1.2.11.dfsg/msdos/Makefile.emx

* /opt/cola/permits/1445162814_1666092919.423293/0/zlib-1-2-11-dfsg-orig-2-tar-gz/zlib-

1.2.11.dfsg/old/Makefile.emx

* /opt/cola/permits/1445162814_1666092919.423293/0/zlib-1-2-11-dfsg-orig-2-tar-gz/zlib-

1.2.11.dfsg/msdos/Makefile.dj2

* /opt/cola/permits/1445162814_1666092919.423293/0/zlib-1-2-11-dfsg-orig-2-tar-gz/zlib-

1.2.11.dfsg/old/os2/Makefile.os2

No license file was found, but licenses were detected in source scan.

/* trees.c -- output deflated data using Huffman coding

* Copyright (C) 1995-2017 Jean-loup Gailly

* detect_data_type() function provided freely by Cosmin Truta, 2006

* For conditions of distribution and use, see copyright notice in zlib.h

*/

Found in path(s):

* /opt/cola/permits/1445162814_1666092919.423293/0/zlib-1-2-11-dfsg-orig-2-tar-gz/zlib-1.2.11.dfsg/trees.c

No license file was found, but licenses were detected in source scan.

/* gzread.c -- zlib functions for reading gzip files

* Copyright (C) 2004, 2005, 2010, 2011, 2012, 2013, 2016 Mark Adler

* For conditions of distribution and use, see copyright notice in zlib.h

*/

Found in path(s):

* /opt/cola/permits/1445162814_1666092919.423293/0/zlib-1-2-11-dfsg-orig-2-tar-gz/zlib-1.2.11.dfsg/gzread.c

No license file was found, but licenses were detected in source scan.

/* unzip.c -- IO for uncompress .zip files using zlib

Version 1.1, February 14h, 2010

part of the MiniZip project - (<http://www.winimage.com/zLibDll/minizip.html>)

Copyright (C) 1998-2010 Gilles Vollant (minizip) (<http://www.winimage.com/zLibDll/minizip.html>)

Modifications of Unzip for Zip64

Copyright (C) 2007-2008 Even Rouault

Modifications for Zip64 support on both zip and unzip

Copyright (C) 2009-2010 Mathias Svensson (<http://result42.com>)

For more info read MiniZip_info.txt

Decryption code comes from crypt.c by Info-ZIP but has been greatly reduced in terms of compatibility with older software. The following is from the original crypt.c.

Code woven in by Terry Thorsen 1/2003.

Copyright (c) 1990-2000 Info-ZIP. All rights reserved.

See the accompanying
file LICENSE, version 2000-Apr-09 or later
(the contents of which are also included in zip.h) for terms of use.
If, for some reason, all these files are missing, the Info-ZIP license
also may be found at: <ftp://ftp.info-zip.org/pub/infozip/license.html>

crypt.c (full version) by Info-ZIP. Last revised: [see crypt.h]

The encryption/decryption parts of this source code (as opposed to the
non-echoing password parts) were originally written in Europe. The
whole source package can be freely distributed, including from the USA.
(Prior to January 2000, re-export from the US was a violation of US law.)

This encryption code is a direct transcription of the algorithm from
Roger Schlafly, described by Phil Katz in the file appnote.txt. This
file (appnote.txt) is distributed with the PKZIP program (even in the
version without encryption capabilities).

Changes in unzip.c

2007-2008 - Even Rouault - Addition of cpl_unzGetCurrentFileZStreamPos
2007-2008 - Even Rouault - Decoration of symbol names unz* -> cpl_unz*
2007-2008 - Even Rouault - Remove old C style function prototypes
2007-2008 - Even Rouault - Add unzip support for ZIP64

Copyright (C) 2007-2008 Even Rouault

Oct-2009 - Mathias Svensson - Removed cpl_* from symbol names (Even Rouault added them but since this is
now moved to a new project (minizip64) I renamed them again).

Oct-2009 - Mathias Svensson - Fixed problem if uncompressed size was > 4G and compressed size was <4G
should only read the compressed/uncompressed size from the Zip64 format if
the size from normal header was 0xFFFFFFFF

Oct-2009 - Mathias Svensson - Applied some bug fixes from patches received from Gilles Vollant

Oct-2009 - Mathias Svensson - Applied support to unzip files with compression method
BZIP2 (bzip2 lib is required)

Patch created by Daniel Borca

Jan-2010 - back to unzip and minizip 1.0 name scheme, with compatibility layer

Copyright (C) 1998 - 2010 Gilles Vollant, Even Rouault, Mathias Svensson

*/

Found in path(s):

```
* /opt/cola/permits/1445162814_1666092919.423293/0/zlib-1-2-11-dfsg-orig-2-tar-gz/zlib-1.2.11.dfsg/contrib/minizip/unzip.c
```

No license file was found, but licenses were detected in source scan.

```
/* example.c -- usage example of the zlib compression library
```

```
* Copyright (C) 1995-2006, 2011, 2016 Jean-loup Gailly
```

```
* For conditions of distribution and use, see copyright notice in zlib.h
```

```
*/
```

Found in path(s):

```
* /opt/cola/permits/1445162814_1666092919.423293/0/zlib-1-2-11-dfsg-orig-2-tar-gz/zlib-1.2.11.dfsg/test/example.c
```

```
/* zlib.h -- interface of the 'zlib' general purpose compression library  
version 1.2.11, January 15th, 2017
```

Copyright (C) 1995-2017 Jean-loup Gailly and Mark Adler

This software is provided 'as-is', without any express or implied warranty. In no event will the authors be held liable for any damages arising from the use of this software.

Permission is granted to anyone to use this software for any purpose, including commercial applications, and to alter it and redistribute it freely, subject to the following restrictions:

1. The origin of this software must not be misrepresented; you must not claim that you wrote the original software. If you use this software in a product, an acknowledgment in the product documentation would be appreciated but is not required.
2. Altered source versions must be plainly marked as such, and must not be misrepresented as being the original software.
3. This notice may not be removed or altered from any source distribution.

Jean-loup Gailly

Mark Adler

jloup@gzip.org

madler@alumni.caltech.edu

The data format used by the zlib library is described by RFCs (Request for Comments) 1950 to 1952 in the files <http://tools.ietf.org/html/rfc1950> (zlib format), rfc1951 (deflate format) and rfc1952 (gzip format).

```
*/
```

No license file was found, but licenses were detected in source scan.

```
/* gzwrite.c -- zlib functions for writing gzip files
```

```
* Copyright (C) 2004-2017 Mark Adler
```

* For conditions of distribution and use, see copyright notice in zlib.h

*/

Found in path(s):

* /opt/cola/permits/1445162814_1666092919.423293/0/zlib-1-2-11-dfsg-orig-2-tar-gz/zlib-1.2.11.dfsg/gzwrite.c

No license file was found, but licenses were detected in source scan.

/* Adler-32.c -- compute the Adler-32 checksum of a data stream

* Copyright (C) 1995-2011, 2016 Mark Adler

* For conditions of distribution and use, see copyright notice in zlib.h

*/

Found in path(s):

* /opt/cola/permits/1445162814_1666092919.423293/0/zlib-1-2-11-dfsg-orig-2-tar-gz/zlib-1.2.11.dfsg/adler32.c

No license file was found, but licenses were detected in source scan.

Frequently Asked Questions about zlib

If your question is not there, please check the zlib home page

<http://zlib.net/> which may have more recent information.

The latest zlib FAQ is at http://zlib.net/zlib_faq.html

1. Is zlib Y2K-compliant?

Yes. zlib doesn't handle dates.

2. Where can I get a Windows DLL version?

The zlib sources can be compiled without change to produce a DLL. See the file win32/DLL_FAQ.txt in the zlib distribution. Pointers to the precompiled DLL are found in the zlib web site at <http://zlib.net/>.

3. Where can I get a Visual Basic interface to zlib?

See

* <http://marknelson.us/1997/01/01/zlib-engine/>

* win32/DLL_FAQ.txt in the zlib distribution

4. compress() returns Z_BUF_ERROR.

Make sure that before the call of compress(), the length of the compressed buffer is equal to the available size of the compressed buffer and not zero. For Visual

Basic, check that this parameter is passed by reference

("as any"), not by value ("as long").

5. deflate() or inflate() returns Z_BUF_ERROR.

Before making the call, make sure that avail_in and avail_out are not zero. When setting the parameter flush equal to Z_FINISH, also make sure that avail_out is big enough to allow processing all pending input. Note that a Z_BUF_ERROR is not fatal--another call to deflate() or inflate() can be made with more input or output space. A Z_BUF_ERROR may in fact be unavoidable depending on how the functions are used, since it is not possible to tell whether or not there is more output pending when strm.avail_out returns with zero. See http://zlib.net/zlib_how.html for a heavily annotated example.

6. Where's the zlib documentation (man pages, etc.)?

It's in zlib.h . Examples of zlib usage are in the files test/example.c and test/minigzip.c, with more in examples/ .

7. Why don't you use GNU autoconf or libtool or ...?

Because we would like to keep zlib as a very small and simple package. zlib is rather portable and doesn't need much configuration.

8. I found a bug in zlib.

Most of the time, such problems are due to an incorrect usage of zlib. Please try to reproduce the problem with a small program and send the corresponding source to us at zlib@gzip.org . Do not send multi-megabyte data files without prior agreement.

9. Why do I get "undefined reference to gzputc"?

If "make test" produces something like

```
example.o(.text+0x154): undefined reference to `gzputc'
```

check that you don't have old files libz.* in /usr/lib, /usr/local/lib or /usr/X11R6/lib. Remove any old versions, then do "make install".

10. I need a Delphi interface to zlib.

See the contrib/delphi directory in the zlib distribution.

11. Can zlib handle .zip archives?

Not by itself, no. See the directory contrib/minizip in the zlib distribution.

12.

Can zlib handle .Z files?

No, sorry. You have to spawn an uncompress or gunzip subprocess, or adapt the code of uncompress on your own.

13. How can I make a Unix shared library?

By default a shared (and a static) library is built for Unix. So:

```
make distclean
./configure
make
```

14. How do I install a shared zlib library on Unix?

After the above, then:

```
make install
```

However, many flavors of Unix come with a shared zlib already installed. Before going to the trouble of compiling a shared version of zlib and trying to install it, you may want to check if it's already there! If you can `#include <zlib.h>`, it's there. The `-lz` option will probably link to it. You can check the version at the top of `zlib.h` or with the `ZLIB_VERSION` symbol defined in `zlib.h`.

15. I have a question about OttoPDF.

We are not the authors of OttoPDF. The real author is on the OttoPDF web site: Joel Hainley, jhainley@myndkryme.com.

16.

Can zlib decode Flate data in an Adobe PDF file?

Yes. See <http://www.pdflib.com/>. To modify PDF forms, see <http://sourceforge.net/projects/acroformtool/>.

17. Why am I getting this "register_frame_info not found" error on Solaris?

After installing zlib 1.1.4 on Solaris 2.6, running applications using zlib generates an error such as:

```
ld.so.1: rpm: fatal: relocation error: file /usr/local/lib/libz.so:
symbol __register_frame_info: referenced symbol not found
```

The symbol `__register_frame_info` is not part of zlib, it is generated by the C compiler (cc or gcc). You must recompile applications using zlib

which have this problem. This problem is specific to Solaris. See <http://www.sunfreeware.com> for Solaris versions of zlib and applications using zlib.

18. Why does gzip give an error on a file I make with compress/deflate?

The compress and deflate functions produce data in the zlib format, which is different and incompatible with the gzip format. The gz* functions in zlib on the other hand use the gzip format. Both the zlib and gzip formats use the same compressed data format internally, but have different headers and trailers around the compressed data.

19. Ok, so why are there two different formats?

The gzip format was designed to retain the directory information about a single file, such as the name and last modification date. The zlib format on the other hand was designed for in-memory and communication channel applications, and has a much more compact header and trailer and uses a faster integrity check than gzip.

20. Well that's nice, but how do I make a gzip file in memory?

You can request that deflate write the gzip format instead of the zlib format using deflateInit2(). You can also request that inflate decode the gzip format using inflateInit2(). Read zlib.h for more details.

21. Is zlib thread-safe?

Yes. However any library routines that zlib uses and any application-provided memory allocation routines must also be thread-safe. zlib's gz* functions use stdio library routines, and most of zlib's functions use the library memory allocation routines by default. zlib's *Init* functions allow for the application to provide custom memory allocation routines.

Of course, you should only operate on any given zlib or gzip stream from a single thread at a time.

22. Can I use zlib in my commercial application?

Yes. Please read the license in zlib.h.

23. Is zlib under the GNU license?

No. Please read the license in zlib.h.

24. The license says that altered source versions must be "plainly marked". So

what exactly do I need to do to meet that requirement?

You need to change the `ZLIB_VERSION` and `ZLIB_VERNUM` #defines in `zlib.h`. In particular, the final version number needs to be changed to "f", and an identification string should be appended to `ZLIB_VERSION`. Version numbers `x.x.x.f` are reserved for modifications to `zlib` by others than the `zlib` maintainers. For example, if the version of the base `zlib` you are altering is "1.2.3.4", then in `zlib.h` you should change `ZLIB_VERNUM` to `0x123f`, and `ZLIB_VERSION` to something like "1.2.3.f-zachary-mods-v3". You can also update the version strings in `deflate.c` and `inftrees.c`.

For altered source distributions, you should also note the origin and nature of the changes in `zlib.h`, as well as in `ChangeLog` and `README`, along with the dates of the alterations. The origin should include at least your name (or your company's name), and an email address to contact for help or issues with the library.

Note that distributing a compiled `zlib` library along with `zlib.h` and `zconf.h` is also a source distribution, and so you should change `ZLIB_VERSION` and `ZLIB_VERNUM` and note the origin and nature of the changes in `zlib.h` as you would for a full source distribution.

25.

Will `zlib` work on a big-endian or little-endian architecture, and can I exchange compressed data between them?

Yes and yes.

26. Will `zlib` work on a 64-bit machine?

Yes. It has been tested on 64-bit machines, and has no dependence on any data types being limited to 32-bits in length. If you have any difficulties, please provide a complete problem report to zlib@gzip.org

27. Will `zlib` decompress data from the PKWare Data Compression Library?

No. The PKWare DCL uses a completely different compressed data format than does PKZIP and `zlib`. However, you can look in `zlib's contrib/blast` directory for a possible solution to your problem.

28. Can I access data randomly in a compressed stream?

No, not without some preparation. If when compressing you periodically use `Z_FULL_FLUSH`, carefully write all the pending data at those points, and keep an index of those locations, then you can start decompression at those points. You have to be careful to not use `Z_FULL_FLUSH` too often, since it can significantly degrade compression. Alternatively, you can scan a

deflate stream once to generate an index, and then use that index for random access. See examples/zran.c .

29. Does zlib work on MVS, OS/390, CICS, etc.?

It has in the past, but we have not heard of any recent evidence. There were working ports of zlib 1.1.4 to MVS, but those links no longer work. If you know of recent, successful applications of zlib on these operating systems, please let us know. Thanks.

30. Is there some simpler, easier to read version of inflate I can look at to understand the deflate format?

First off, you should read RFC 1951. Second, yes. Look in zlib's contrib/puff directory.

31. Does zlib infringe on any patents?

As far as we know, no. In fact, that was originally the whole point behind zlib. Look here for some more information:

<http://www.gzip.org/#faq11>

32. Can zlib work with greater than 4 GB of data?

Yes. inflate() and deflate() will process any amount of data correctly. Each call of inflate() or deflate() is limited to input and output chunks of the maximum value that can be stored in the compiler's "unsigned int" type, but there is no limit to the number of chunks. Note however that the strm.total_in and strm_total_out counters may be limited to 4 GB. These counters are provided as a convenience and are not used internally by inflate() or deflate(). The application can easily set up its own counters updated after each call of inflate() or deflate() to count beyond 4 GB. compress() and uncompress() may be limited to 4 GB, since they operate in a single call. gzseek() and gztell() may be limited to 4 GB depending on how zlib is compiled. See the zlibCompileFlags() function in zlib.h.

The word "may" appears several times above since there is a 4 GB limit only if the compiler's "long" type is

32 bits. If the compiler's "long" type is 64 bits, then the limit is 16 exabytes.

33. Does zlib have any security vulnerabilities?

The only one that we are aware of is potentially in gzprintf(). If zlib is compiled to use sprintf() or vsprintf(), then there is no protection against a buffer overflow of an 8K string space (or other value as set by

gzbuffer()), other than the caller of gzprintf() assuring that the output will not exceed 8K. On the other hand, if zlib is compiled to use snprintf() or vsnprintf(), which should normally be the case, then there is no vulnerability. The ./configure script will display warnings if an insecure variation of sprintf() will be used by gzprintf(). Also the zlibCompileFlags() function will return information on what variant of sprintf() is used by gzprintf().

If you don't have snprintf() or vsnprintf() and would like one, you can find a portable implementation here:

<http://www.ijs.si/software/snprintf/>

Note that you should be using the most recent version of zlib. Versions 1.1.3 and before were subject to a double-free vulnerability, and versions 1.2.1 and 1.2.2 were subject to an access exception when decompressing invalid compressed data.

34. Is there a Java version of zlib?

Probably what you want is to use zlib in Java. zlib is already included as part of the Java SDK in the java.util.zip package. If you really want a version of zlib written in the Java language, look on the zlib home page for links: <http://zlib.net/> .

35. I get this or that compiler or source-code scanner warning when I crank it up to maximally-pedantic. Can't you guys write proper code?

Many years ago, we gave up attempting to avoid warnings on every compiler in the universe. It just got to be a waste of time, and some compilers were downright silly as well as contradicted each other. So now, we simply make sure that the code always works.

36. Valgrind (or some similar memory access checker) says that deflate is performing a conditional jump that depends on an uninitialized value. Isn't that a bug?

No. That is intentional for performance reasons, and the output of deflate is not affected. This only started showing up recently since zlib 1.2.x uses malloc() by default for allocations, whereas earlier versions used calloc(), which zeros out the allocated memory. Even though the code was correct, versions 1.2.4 and later was changed to not stimulate these checkers.

37. Will zlib read the (insert any ancient or arcane format here) compressed data format?

Probably not. Look in the comp.compression FAQ for pointers to various formats and associated software.

38. How can I encrypt/decrypt zip files with zlib?

zlib doesn't support encryption. The original PKZIP encryption is very weak and can be broken with freely available programs. To get strong encryption, use GnuPG, <http://www.gnupg.org/>, which already includes zlib compression. For PKZIP compatible "encryption", look at <http://www.info-zip.org/>

39. What's the difference between the "gzip" and "deflate" HTTP 1.1 encodings?

"gzip" is the gzip format, and "deflate" is the zlib format. They should probably have called the second one "zlib" instead to avoid confusion with the raw deflate compressed data format. While the HTTP 1.1 RFC 2616 correctly points to the zlib specification in RFC 1950 for the "deflate" transfer encoding, there have been reports of servers and browsers that incorrectly produce or expect raw deflate data per the deflate specification in RFC 1951, most notably Microsoft. So even though the "deflate" transfer encoding using the zlib format would be the more efficient approach (and in fact exactly what the zlib format was designed for), using the "gzip" transfer encoding is probably more reliable due to an unfortunate choice of name on the part of the HTTP 1.1 authors.

Bottom line: use the gzip format for HTTP 1.1 encoding.

40. Does zlib support the new "Deflate64" format introduced by PKWare?

No. PKWare has apparently decided to keep that format proprietary, since they have not documented it as they have previous compression formats. In any case, the compression improvements are so modest compared to other more modern approaches, that it's not worth the effort to implement.

41. I'm having a problem with the zip functions in zlib, can you help?

There are no zip functions in zlib. You are probably using minizip by Giles Vollant, which is found in the contrib directory of zlib. It is not part of zlib. In fact none of the stuff in contrib is part of zlib. The files in there are not supported by the zlib authors. You need to contact the authors of the respective contribution for help.

42. The match.asm code in contrib is under the GNU General Public License.

Since it's part of zlib, doesn't that mean that all of zlib falls under the GNU GPL?

No. The files in contrib are not part of zlib. They were contributed by other authors and are provided as a convenience to the user within the zlib distribution. Each item in contrib has its own license.

43. Is zlib subject to export controls? What is its ECCN?

zlib is not subject to export controls, and so is classified as EAR99.

44. Can you please sign these lengthy legal documents and fax them back to us so that we can use your software in our product?

No. Go away. Shoo.

Found in path(s):

* /opt/cola/permits/1445162814_1666092919.423293/0/zlib-1-2-11-dfsg-orig-2-tar-gz/zlib-1.2.11.dfsg/FAQ
No license file was found, but licenses were detected in source scan.

```
/* inftrees.h -- header to use inftrees.c
* Copyright (C) 1995-2005, 2010 Mark Adler
* For conditions of distribution and use, see copyright notice in zlib.h
*/
```

Found in path(s):

* /opt/cola/permits/1445162814_1666092919.423293/0/zlib-1-2-11-dfsg-orig-2-tar-gz/zlib-1.2.11.dfsg/inftrees.h
No license file was found, but licenses were detected in source scan.

```
/* gzappend -- command to append to a gzip file
```

Copyright (C) 2003, 2012 Mark Adler, all rights reserved
version 1.2, 11 Oct 2012

This software is provided 'as-is', without any express or implied warranty. In no event will the author be held liable for any damages arising from the use of this software.

Permission is granted to anyone to use this software for any purpose, including commercial applications, and to alter it and redistribute it freely, subject to the following restrictions:

1. The origin of this software must not be misrepresented; you must not claim that you wrote the original software. If you use this software in a product, an acknowledgment in the product documentation would be appreciated but is not required.
2. Altered source versions must be plainly marked as such, and must not be misrepresented as being the original software.
3. This notice may not be

removed or altered from any source distribution.

Mark Adler madler@alumni.caltech.edu

*/

Found in path(s):

* /opt/cola/permits/1445162814_1666092919.423293/0/zlib-1-2-11-dfsg-orig-2-tar-gz/zlib-1.2.11.dfsg/examples/gzappend.c

No license file was found, but licenses were detected in source scan.

/* deflate.h -- internal compression state

* Copyright (C) 1995-2016 Jean-loup Gailly

* For conditions of distribution and use, see copyright notice in zlib.h

*/

Found in path(s):

* /opt/cola/permits/1445162814_1666092919.423293/0/zlib-1-2-11-dfsg-orig-2-tar-gz/zlib-1.2.11.dfsg/deflate.h

No license file was found, but licenses were detected in source scan.

/*

Additional tools for Minizip

Code: Xavier Roche '2004

License: Same as ZLIB (www.gzip.org)

*/

Found in path(s):

* /opt/cola/permits/1445162814_1666092919.423293/0/zlib-1-2-11-dfsg-orig-2-tar-gz/zlib-1.2.11.dfsg/contrib/minizip/mztools.h

* /opt/cola/permits/1445162814_1666092919.423293/0/zlib-1-2-11-dfsg-orig-2-tar-gz/zlib-1.2.11.dfsg/contrib/minizip/mztools.c

No license file was found, but licenses were detected in source scan.

/* unzip.h -- IO for uncompress .zip files using zlib

Version 1.1, February 14h, 2010

part of the MiniZip project - (<http://www.winimage.com/zLibDll/minizip.html>)

Copyright (C) 1998-2010 Gilles Vollant (minizip) (<http://www.winimage.com/zLibDll/minizip.html>)

Modifications of Unzip for Zip64

Copyright (C) 2007-2008 Even Rouault

Modifications for Zip64 support on both zip and unzip

Copyright (C) 2009-2010 Mathias Svensson (<http://result42.com>)

For more info read MiniZip_info.txt

Condition of use and distribution are the same than zlib :

This software is provided 'as-is', without any express or implied warranty. In no event will the authors be held liable for any damages arising from the use of this software.

Permission is granted to anyone to use this software for any purpose, including commercial applications, and to alter it and redistribute it freely, subject to the following restrictions:

1. The origin of this software must not be misrepresented; you must not claim that you wrote the original software. If you use this software in a product, an acknowledgment in the product documentation would be appreciated but is not required.
2. Altered source versions must be plainly marked as such, and must not be misrepresented as being the original software.
3. This notice may not be removed or altered from any source distribution.

Changes

See header of unzip64.c

*/

Found in path(s):

* /opt/cola/permits/1445162814_1666092919.423293/0/zlib-1-2-11-dfsg-orig-2-tar-gz/zlib-1.2.11.dfsg/contrib/minizip/unzip.h

No license file was found, but licenses were detected in source scan.

/* gzjoin -- command to join gzip files into one gzip file

Copyright (C) 2004, 2005, 2012 Mark Adler, all rights reserved
version 1.2, 14 Aug 2012

This software is provided 'as-is', without any express or implied warranty. In no event will the author be held liable for any damages arising from the use of this software.

Permission is granted to anyone to use this software for any purpose, including commercial applications, and to alter it and redistribute it freely, subject to the following restrictions:

1. The origin of this software must not be misrepresented; you must not claim that you wrote the original software. If you use this software in a product, an acknowledgment in the product documentation would be

- appreciated but is not required.
2. Altered source versions must be plainly marked as such, and must not be misrepresented as being the original software.
 3. This notice may not be removed or altered from any source distribution.

Mark Adler madler@alumni.caltech.edu

*/

Found in path(s):

* /opt/cola/permits/1445162814_1666092919.423293/0/zlib-1-2-11-dfsg-orig-2-tar-gz/zlib-1.2.11.dfsg/examples/gzjoin.c

No license file was found, but licenses were detected in source scan.

/* crc32.c -- compute the CRC-32 of a data stream

* Copyright (C) 1995-2006, 2010, 2011, 2012, 2016 Mark Adler

* For conditions of distribution and use, see copyright notice in zlib.h

*

* Thanks to Rodney Brown <rbrown64@csc.com.au> for his contribution of faster

* CRC methods: exclusive-oring 32 bits of data at a time, and pre-computing

* tables for updating the shift register in one step with three exclusive-ors

* instead of four steps with four exclusive-ors. This results in about a

* factor of two increase in speed on a Power PC G4 (PPC7455) using gcc -O3.

*/

Found in path(s):

* /opt/cola/permits/1445162814_1666092919.423293/0/zlib-1-2-11-dfsg-orig-2-tar-gz/zlib-1.2.11.dfsg/crc32.c

No license file was found, but licenses were detected in source scan.

/* inffast.c -- fast decoding

* Copyright (C) 1995-2017 Mark Adler

* For conditions of distribution and use, see copyright notice in zlib.h

*/

Found in path(s):

* /opt/cola/permits/1445162814_1666092919.423293/0/zlib-1-2-11-dfsg-orig-2-tar-gz/zlib-1.2.11.dfsg/inffast.c

No license file was found, but licenses were detected in source scan.

/* zutil.c -- target dependent utility functions for the compression library

* Copyright (C) 1995-2017 Jean-loup Gailly

* For conditions of distribution and use, see copyright notice in zlib.h

*/

Found in path(s):

* /opt/cola/permits/1445162814_1666092919.423293/0/zlib-1-2-11-dfsg-orig-2-tar-gz/zlib-1.2.11.dfsg/zutil.c

No license file was found, but licenses were detected in source scan.

/* inflate.h -- internal inflate state definition

* Copyright (C) 1995-2016 Mark Adler
* For conditions of distribution and use, see copyright notice in zlib.h
*/

Found in path(s):

* /opt/cola/permits/1445162814_1666092919.423293/0/zlib-1-2-11-dfsg-orig-2-tar-gz/zlib-1.2.11.dfsg/inflate.h

No license file was found, but licenses were detected in source scan.

/* zlib.h -- interface of the 'zlib' general purpose compression library
version 1.2.11, January 15th, 2017

Copyright (C) 1995-2017 Jean-loup Gailly and Mark Adler

This software is provided 'as-is', without any express or implied warranty. In no event will the authors be held liable for any damages arising from the use of this software.

Permission is granted to anyone to use this software for any purpose, including commercial applications, and to alter it and redistribute it freely, subject to the following restrictions:

1. The origin of this software must not be misrepresented; you must not claim that you wrote the original software. If you use this software in a product, an acknowledgment in the product documentation would be appreciated but is not required.
2. Altered source versions must be plainly marked as such, and must not be misrepresented as being the original software.
3. This notice may not be removed or altered from any source distribution.

Jean-loup Gailly Mark Adler
jloup@gzip.org madler@alumni.caltech.edu

The data format used by the zlib library is described by RFCs (Request for Comments) 1950 to 1952 in the files <http://tools.ietf.org/html/rfc1950> (zlib format), rfc1951 (deflate format) and rfc1952 (gzip format).

*/

Found in path(s):

* /opt/cola/permits/1445162814_1666092919.423293/0/zlib-1-2-11-dfsg-orig-2-tar-gz/zlib-1.2.11.dfsg/zlib.h

No license file was found, but licenses were detected in source scan.

/* gzguts.h -- zlib internal header definitions for gz* operations
* Copyright (C) 2004, 2005, 2010, 2011, 2012, 2013, 2016 Mark Adler
* For conditions of distribution and use, see copyright notice in zlib.h
*/

Found in path(s):

* /opt/cola/permits/1445162814_1666092919.423293/0/zlib-1-2-11-dfsg-orig-2-tar-gz/zlib-1.2.11.dfsg/gzguts.h
No license file was found, but licenses were detected in source scan.

/* zip.h -- IO on .zip files using zlib
Version 1.1, February 14h, 2010
part of the MiniZip project - (<http://www.winimage.com/zLibDll/minizip.html>)

Copyright (C) 1998-2010 Gilles Vollant ([minizip](http://www.winimage.com/zLibDll/minizip.html)) (<http://www.winimage.com/zLibDll/minizip.html>)

Modifications for Zip64 support
Copyright (C) 2009-2010 Mathias Svensson (<http://result42.com>)

For more info read MiniZip_info.txt

Condition of use and distribution are the same than zlib :

This software is provided 'as-is', without any express or implied warranty. In no event will the authors be held liable for any damages arising from the use of this software.

Permission is granted to anyone to use this software for any purpose, including commercial applications, and to alter it and redistribute it freely, subject to the following restrictions:

1. The origin of this software must not be misrepresented; you must not claim that you wrote the original software. If you use this software in a product, an acknowledgment in the product documentation would be appreciated but is not required.
2. Altered source versions must be plainly marked as such, and must not be misrepresented as being the original software.
3. This notice may not be removed or altered from any source distribution.

Changes

See header of zip.h

*/

Found in path(s):

* /opt/cola/permits/1445162814_1666092919.423293/0/zlib-1-2-11-dfsg-orig-2-tar-gz/zlib-1.2.11.dfsg/contrib/minizip/zip.h

No license file was found, but licenses were detected in source scan.


```
/* inftrees.c -- generate Huffman trees for efficient decoding
* Copyright (C) 1995-2017 Mark Adler
* For conditions of distribution and use, see copyright notice in zlib.h
*/
```

Found in path(s):

```
* /opt/cola/permits/1445162814_1666092919.423293/0/zlib-1-2-11-dfsg-orig-2-tar-gz/zlib-1.2.11.dfsg/inftrees.c
No license file was found, but licenses were detected in source scan.
```

```
/* inflate.c -- zlib decompression
* Copyright (C) 1995-2016 Mark Adler
* For conditions of distribution and use, see copyright notice in zlib.h
*/
```

Found in path(s):

```
* /opt/cola/permits/1445162814_1666092919.423293/0/zlib-1-2-11-dfsg-orig-2-tar-gz/zlib-1.2.11.dfsg/inflate.c
No license file was found, but licenses were detected in source scan.
```

```
/* zpipe.c: example of proper use of zlib's inflate() and deflate()
Not copyrighted -- provided to the public domain
Version 1.4 11 December 2005 Mark Adler */
```

Found in path(s):

```
* /opt/cola/permits/1445162814_1666092919.423293/0/zlib-1-2-11-dfsg-orig-2-tar-gz/zlib-1.2.11.dfsg/examples/zpipe.c
No license file was found, but licenses were detected in source scan.
```

ZLIB DATA COMPRESSION LIBRARY

zlib 1.2.11 is a general purpose data compression library. All the code is thread safe. The data format used by the zlib library is described by RFCs (Request for Comments) 1950 to 1952 in the files <http://tools.ietf.org/html/rfc1950> (zlib format), rfc1951 (deflate format) and rfc1952 (gzip format).

All functions of the compression library are documented in the file `zlib.h` (volunteer to write man pages welcome, contact zlib@gzip.org). A usage example of the library is given in the file `test/example.c` which also tests that the library is working correctly. Another example is given in the file `test/minigzip.c`. The compression library itself is composed of all source files in the root directory.

To compile all files and run the test program, follow the instructions given at the top of `Makefile.in`. In short `./configure; make test`, and if that goes well, `make install` should work for most flavors of Unix. For Windows, use one of the special makefiles in `win32/` or `contrib/vstudio/`. For VMS, use `make_vms.com`.

Questions about zlib should be sent to <zlib@gzip.org>, or to Gilles Vollant <info@winimage.com> for the Windows DLL version. The zlib home page is <http://zlib.net/> . Before reporting a problem, please check this site to verify that you have the latest version of zlib; otherwise get the latest version and check whether the problem still exists or not.

PLEASE read the zlib FAQ http://zlib.net/zlib_faq.html before asking for help.

Mark Nelson <markn@ieee.org> wrote an article about zlib for the Jan. 1997 issue of Dr. Dobbs's Journal; a copy of the article is available at <http://marknelson.us/1997/01/01/zlib-engine/> .

The changes made in version 1.2.11 are documented in the file ChangeLog.

Unsupported third party contributions are provided in directory contrib/ .

zlib is available in Java using the java.util.zip package, documented at <http://java.sun.com/developer/technicalArticles/Programming/compression/> .

A Perl interface to zlib written by Paul Marquess <pmqs@cpan.org> is available at CPAN (Comprehensive Perl Archive Network) sites, including <http://search.cpan.org/~pmqs/IO-Compress-Zlib/> .

A Python interface to zlib written by A.M. Kuchling <amk@amk.ca> is available in Python 1.5 and later versions, see <http://docs.python.org/library/zlib.html> .

zlib is built into tcl: <http://wiki.tcl.tk/4610> .

An experimental package to read and write files in .zip format, written on top of zlib by Gilles Vollant <info@winimage.com>, is available in the contrib/minizip directory of zlib.

Notes for some targets:

- For Windows DLL versions, please see win32/DLL_FAQ.txt
- For 64-bit Irix, deflate.c must be compiled without any optimization. With -O, one libpng test fails. The test works in 32 bit mode (with the -n32 compiler flag). The compiler bug has been reported to SGI.
- zlib doesn't work with gcc 2.6.3 on a DEC 3000/300LX under OSF/1 2.1 it works when compiled with cc.

- On Digital Unix 4.0D (formely OSF/1) on AlphaServer, the cc option -std1 is necessary to get gzprintf working correctly. This is done by configure.
- zlib doesn't work on HP-UX 9.05 with some versions of /bin/cc. It works with other compilers. Use "make test" to check your compiler.
- gzopen is not supported on RISCOS or BEOS.
- For PalmOs, see <http://palmzlib.sourceforge.net/>

Acknowledgments:

The deflate format used by zlib was defined by Phil Katz. The deflate and zlib specifications were written by L. Peter Deutsch. Thanks to all the people who reported problems and suggested various improvements in zlib; they are too numerous to cite here.

Copyright notice:

(C) 1995-2017 Jean-loup Gailly and Mark Adler

This software is provided 'as-is', without any express or implied warranty. In no event will the authors be held liable for any damages arising from the use of this software.

Permission is granted to anyone to use this software for any purpose, including commercial applications, and to alter it and redistribute it freely, subject to the following restrictions:

1. The origin of this software must not be misrepresented; you must not claim that you wrote the original software. If you use this software in a product, an acknowledgment in the product documentation would be appreciated but is not required.
2. Altered source versions must be plainly marked as such, and must not be misrepresented as being the original software.
3. This notice may not be removed or altered from any source distribution.

Jean-loup Gailly Mark Adler
jloup@gzip.org madler@alumni.caltech.edu

If you use the zlib library in a product, we would appreciate *not* receiving lengthy legal documents to sign. The sources are provided for free but without warranty of any kind. The library has been entirely written by Jean-loup Gailly and Mark Adler; it does not include third-party code.

If you redistribute modified sources, we would appreciate that you include in the file ChangeLog history information documenting your changes. Please read the FAQ for more information on the distribution of modified source versions.

Found in path(s):

* /opt/cola/permits/1445162814_1666092919.423293/0/zlib-1-2-11-dfsg-orig-2-tar-gz/zlib-1.2.11.dfsg/README

No license file was found, but licenses were detected in source scan.

/* minigzip.c -- simulate gzip using the zlib compression library

* Copyright (C) 1995-2006, 2010, 2011, 2016 Jean-loup Gailly

* For conditions of distribution and use, see copyright notice in zlib.h

*/

Found in path(s):

* /opt/cola/permits/1445162814_1666092919.423293/0/zlib-1-2-11-dfsg-orig-2-tar-gz/zlib-

1.2.11.dfsg/test/minigzip.c

No license file was found, but licenses were detected in source scan.

Permission is granted to anyone to use this software for any purpose,
The origin of this software must not be misrepresented; you must not
Altered source versions must be plainly marked as such, and must not be
This notice may not be removed or altered from any source distribution.

Found in path(s):

* /opt/cola/permits/1445162814_1666092919.423293/0/zlib-1-2-11-dfsg-orig-2-tar-gz/zlib-1.2.11.dfsg/zlib.3

No license file was found, but licenses were detected in source scan.

/* inffast.h -- header to use inffast.c

* Copyright (C) 1995-2003, 2010 Mark Adler

* For conditions of distribution and use, see copyright notice in zlib.h

*/

Found in path(s):

* /opt/cola/permits/1445162814_1666092919.423293/0/zlib-1-2-11-dfsg-orig-2-tar-gz/zlib-1.2.11.dfsg/inffast.h

No license file was found, but licenses were detected in source scan.

/* zran.c -- example of zlib/gzip stream indexing and random access

* Copyright (C) 2005, 2012 Mark Adler

* For conditions of distribution and use, see copyright notice in zlib.h

Version 1.1 29 Sep 2012 Mark Adler */

Found in path(s):

* /opt/cola/permits/1445162814_1666092919.423293/0/zlib-1-2-11-dfsg-orig-2-tar-gz/zlib-

1.2.11.dfsg/examples/zran.c

No license file was found, but licenses were detected in source scan.

/* inffast.c -- inflate using a call-back interface

* Copyright (C) 1995-2016 Mark Adler

* For conditions of distribution and use, see copyright notice in zlib.h

*/

Found in path(s):

* /opt/cola/permits/1445162814_1666092919.423293/0/zlib-1-2-11-dfsg-orig-2-tar-gz/zlib-1.2.11.dfsg/infbck.c

No license file was found, but licenses were detected in source scan.

/* gzlog.h

Copyright (C) 2004, 2008, 2012 Mark Adler, all rights reserved

version 2.2, 14 Aug 2012

This software is provided 'as-is', without any express or implied warranty. In no event will the author be held liable for any damages arising from the use of this software.

Permission is granted to anyone to use this software for any purpose, including commercial applications, and to alter it and redistribute it freely, subject to the following restrictions:

1. The origin of this software must not be misrepresented; you must not claim that you wrote the original software. If you use this software in a product, an acknowledgment in the product documentation would be appreciated but is not required.
2. Altered source versions must be plainly marked as such, and must not be misrepresented as being the original software.
3. This notice may not be removed or altered from any source distribution.

Mark Adler madler@alumni.caltech.edu

*/

Found in path(s):

* /opt/cola/permits/1445162814_1666092919.423293/0/zlib-1-2-11-dfsg-orig-2-tar-gz/zlib-1.2.11.dfsg/examples/gzlog.h

No license file was found, but licenses were detected in source scan.

/* fitblk.c: example of fitting compressed output to a specified size

Not copyrighted -- provided to the public domain

Version 1.1 25 November 2004 Mark Adler */

Found in path(s):

* /opt/cola/permits/1445162814_1666092919.423293/0/zlib-1-2-11-dfsg-orig-2-tar-gz/zlib-1.2.11.dfsg/examples/fitblk.c

No license file was found, but licenses were detected in source scan.

/* gzlib.c -- zlib functions common to reading and writing gzip files

* Copyright (C) 2004-2017 Mark Adler

* For conditions of distribution and use, see copyright notice in zlib.h

*/

Found in path(s):

* /opt/cola/permits/1445162814_1666092919.423293/0/zlib-1-2-11-dfsg-orig-2-tar-gz/zlib-1.2.11.dfsg/gzlib.c
No license file was found, but licenses were detected in source scan.

/* infcover.c -- test zlib's inflate routines with full code coverage

* Copyright (C) 2011, 2016 Mark Adler

* For conditions of distribution and use, see copyright notice in zlib.h

*/

Found in path(s):

* /opt/cola/permits/1445162814_1666092919.423293/0/zlib-1-2-11-dfsg-orig-2-tar-gz/zlib-1.2.11.dfsg/test/infcover.c

1.640 zlib 1.2.13

1.640.1 Available under license :

Copyright notice:

(C) 1995-2022 Jean-loup Gailly and Mark Adler

This software is provided 'as-is', without any express or implied warranty. In no event will the authors be held liable for any damages arising from the use of this software.

Permission is granted to anyone to use this software for any purpose, including commercial applications, and to alter it and redistribute it freely, subject to the following restrictions:

1. The origin of this software must not be misrepresented; you must not claim that you wrote the original software. If you use this software in a product, an acknowledgment in the product documentation would be appreciated but is not required.
2. Altered source versions must be plainly marked as such, and must not be misrepresented as being the original software.
3. This notice may not be removed or altered from any source distribution.

Jean-loup Gailly Mark Adler
jloup@gzip.org madler@alumni.caltech.edu

Boost Software License - Version 1.0 - August 17th, 2003

Permission is hereby granted, free of charge, to any person or organization obtaining a copy of the software and accompanying documentation covered by this license (the "Software") to use, reproduce, display, distribute, execute, and transmit the Software, and to prepare derivative works of the Software, and to permit third-parties to whom the Software is furnished to

do so, all subject to the following:

The copyright notices in the Software and this entire statement, including the above license grant, this restriction and the following disclaimer, must be included in all copies of the Software, in whole or in part, and all derivative works of the Software, unless such copies or derivative works are solely in the form of machine-executable object code generated by a source language processor.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS

FOR A PARTICULAR PURPOSE, TITLE AND NON-INFRINGEMENT. IN NO EVENT SHALL THE COPYRIGHT HOLDERS OR ANYONE DISTRIBUTING THE SOFTWARE BE LIABLE FOR ANY DAMAGES OR OTHER LIABILITY, WHETHER IN CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

1.641 apache-commons-text 1.10.0

1.641.1 Available under license :

Apache License
Version 2.0, January 2004
<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and

do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all

other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

Apache Commons Text

Copyright 2014-2022 The Apache Software Foundation

This product includes software developed at
The Apache Software Foundation (<https://www.apache.org/>).

1.642 cobra 1.6.0

1.642.1 Available under license :

No license file was found, but licenses were detected in source scan.

```
// Awesomeplete - Lea Verou - MIT license
```

Found in path(s):

```
* /opt/cola/permits/1448882886_1666390665.2568579/0/project-nisei-cobra-v1-6-0-0-g3d085ff-tar-gz/Project-NISEI-cobra-3d085ff/app/assets/javascripts/awesomeplete.js
```

1.643 go-ntlmssp 0.0.0-20200615164410-66371956d46c

1.643.1 Available under license :

The MIT License (MIT)

Copyright (c) 2016 Microsoft

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

1.644 x-sync 0.1.0

1.644.1 Available under license :

Copyright (c) 2009 The Go Authors. All rights reserved.

Redistribution and use in source and binary forms, with or without

modification, are permitted provided that the following conditions are met:

- * Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- * Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
- * Neither the name of Google Inc. nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER

OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

1.645 docker-credential-helpers 0.7.0

1.645.1 Available under license :

Copyright (c) 2009 The Go Authors. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- * Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- * Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
- * Neither the name of Google Inc. nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT

LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER

OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Copyright (c) 2016 David Calavera

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE

OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

The MIT License (MIT)

Copyright (c) 2014 Daniel Joos

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE

AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

1.646 go-errors-errors 1.4.2

1.646.1 Available under license :

Copyright (c) 2015 Conrad Irwin <conrad@bugsnag.com>

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

1.647 gson 2.10

1.647.1 Available under license :

No license file was found, but licenses were detected in source scan.

/*

* Copyright (C) 2011 Google Inc.

*

* Licensed under the Apache License, Version 2.0 (the "License");

* you may not use this file except in compliance with the License.

* You may obtain a copy of the License at

*

* <http://www.apache.org/licenses/LICENSE-2.0>

*

* Unless required by applicable law or agreed to in writing, software

* distributed under the License is distributed on an "AS IS" BASIS,

* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.

* See the License for the specific language governing permissions and

* limitations under the License.

*/

Found in path(s):

- * /opt/cola/permits/1455481167_1667022567.4713087/0/gson-2-10-sources-jar/com/google/gson/internal/bind/MapTypeAdapterFactory.java
- * /opt/cola/permits/1455481167_1667022567.4713087/0/gson-2-10-sources-jar/com/google/gson/TypeAdapterFactory.java
- * /opt/cola/permits/1455481167_1667022567.4713087/0/gson-2-10-sources-jar/com/google/gson/internal/JsonReaderInternalAccess.java
- *
- /opt/cola/permits/1455481167_1667022567.4713087/0/gson-2-10-sources-jar/com/google/gson/TypeAdapter.java
- * /opt/cola/permits/1455481167_1667022567.4713087/0/gson-2-10-sources-jar/com/google/gson/internal/bind/TypeAdapters.java
- * /opt/cola/permits/1455481167_1667022567.4713087/0/gson-2-10-sources-jar/com/google/gson/internal/bind/JsonTreeReader.java
- * /opt/cola/permits/1455481167_1667022567.4713087/0/gson-2-10-sources-jar/com/google/gson/internal/bind/ObjectTypeAdapter.java
- * /opt/cola/permits/1455481167_1667022567.4713087/0/gson-2-10-sources-jar/com/google/gson/internal/bind/TypeAdapterRuntimeTypeWrapper.java
- * /opt/cola/permits/1455481167_1667022567.4713087/0/gson-2-10-sources-jar/com/google/gson/internal/bind/ReflectiveTypeAdapterFactory.java
- * /opt/cola/permits/1455481167_1667022567.4713087/0/gson-2-10-sources-jar/com/google/gson/internal/bind/ArrayTypeAdapter.java
- * /opt/cola/permits/1455481167_1667022567.4713087/0/gson-2-10-sources-jar/com/google/gson/internal/bind/JsonTreeWriter.java
- *
- /opt/cola/permits/1455481167_1667022567.4713087/0/gson-2-10-sources-jar/com/google/gson/internal/bind/CollectionTypeAdapterFactory.java

No license file was found, but licenses were detected in source scan.

/*

- * Copyright (C) 2018 The Gson authors
- *
- * Licensed under the Apache License, Version 2.0 (the "License");
- * you may not use this file except in compliance with the License.
- * You may obtain a copy of the License at
- *
- * <http://www.apache.org/licenses/LICENSE-2.0>
- *
- * Unless required by applicable law or agreed to in writing, software
- * distributed under the License is distributed on an "AS IS" BASIS,
- * WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
- * See the License for the specific language governing permissions and
- * limitations under the License.
- */

Found in path(s):

- * /opt/cola/permits/1455481167_1667022567.4713087/0/gson-2-10-sources-jar/com/google/gson/internal/GsonBuildConfig.java

No license file was found, but licenses were detected in source scan.

```
/*
 * Copyright (C) 2010 The Android Open Source Project
 * Copyright (C) 2012 Google Inc.
 *
 * Licensed under the Apache License, Version 2.0 (the "License");
 * you may not use this file except in compliance with the License.
 * You may obtain a copy of the License at
 *
 * http://www.apache.org/licenses/LICENSE-2.0
 *
 * Unless required by applicable law or agreed to in writing, software
 * distributed under the License is distributed on an "AS IS" BASIS,
 * WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
 * See the License for the specific language governing permissions and
 * limitations under the License.
 */
```

Found in path(s):

```
* /opt/cola/permits/1455481167_1667022567.4713087/0/gson-2-10-sources-
jar/com/google/gson/internal/LinkedTreeMap.java
```

No license file was found, but licenses were detected in source scan.

```
/*
 * Copyright (C) 2011 Google Inc.
 *
 * Licensed under the Apache License, Version 2.0 (the "License");
 * you may not use this file except in compliance with the License.
 * You may obtain a copy of the License at
 *
 * http://www.apache.org/licenses/LICENSE-2.0
 *
 * Unless required by applicable law or agreed to in writing, software
 * distributed under the License is distributed on an "AS IS" BASIS,
 * WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
 * See the License for the specific language governing permissions and
 * limitations under the License.
 */
```

Found in path(s):

```
* /opt/cola/permits/1455481167_1667022567.4713087/0/gson-2-10-sources-
jar/com/google/gson/internal/bind/DateTypeAdapter.java
* /opt/cola/permits/1455481167_1667022567.4713087/0/gson-2-10-sources-
jar/com/google/gson/internal/LazilyParsedNumber.java
* /opt/cola/permits/1455481167_1667022567.4713087/0/gson-2-10-sources-
jar/com/google/gson/internal/bind/TreeTypeAdapter.java
*
```

/opt/cola/permits/1455481167_1667022567.4713087/0/gson-2-10-sources-jar/com/google/gson/internal/sql/SqlDateTypeAdapter.java
* /opt/cola/permits/1455481167_1667022567.4713087/0/gson-2-10-sources-jar/com/google/gson/internal/ConstructorConstructor.java
* /opt/cola/permits/1455481167_1667022567.4713087/0/gson-2-10-sources-jar/com/google/gson/internal/UnsafeAllocator.java
* /opt/cola/permits/1455481167_1667022567.4713087/0/gson-2-10-sources-jar/com/google/gson/internal/sql/SqlTimeTypeAdapter.java

No license file was found, but licenses were detected in source scan.

/*

* Copyright (C) 2017 The Gson authors

*

* Licensed under the Apache License, Version 2.0 (the "License");

* you may not use this file except in compliance with the License.

* You may obtain a copy of the License at

*

* <http://www.apache.org/licenses/LICENSE-2.0>

*

* Unless required by applicable law or agreed to in writing, software

* distributed under the License is distributed on an "AS IS" BASIS,

* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.

* See the License for the specific language governing permissions and

* limitations under the License.

*/

Found in path(s):

* /opt/cola/permits/1455481167_1667022567.4713087/0/gson-2-10-sources-jar/com/google/gson/internal/JavaVersion.java

* /opt/cola/permits/1455481167_1667022567.4713087/0/gson-2-10-sources-jar/com/google/gson/internal/PreJava9DateFormatProvider.java

No license file was found, but licenses were detected in source scan.

/*

* Copyright (C) 2010 Google Inc.

*

* Licensed under the Apache License, Version 2.0 (the "License");

* you may not use this file except in compliance with the License.

* You may obtain a copy of the License at

*

* <http://www.apache.org/licenses/LICENSE-2.0>

*

* Unless required by applicable law or agreed to in writing, software

* distributed under the License is distributed on an "AS IS" BASIS,

* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.

* See the License for the specific language governing permissions and

* limitations under the License.

*/

Found in path(s):

* /opt/cola/permits/1455481167_1667022567.4713087/0/gson-2-10-sources-jar/com/google/gson/internal/Streams.java

* /opt/cola/permits/1455481167_1667022567.4713087/0/gson-2-10-sources-jar/com/google/gson/JsonSyntaxException.java

No license file was found, but licenses were detected in source scan.

/*

* Copyright (C) 2008 Google Inc.

*

* Licensed under the Apache License, Version 2.0 (the "License");

* you may not use this file except in compliance with the License.

* You may obtain a copy of the License at

*

* <http://www.apache.org/licenses/LICENSE-2.0>

*

* Unless required by applicable law or agreed to in writing, software

* distributed under the License is distributed on an "AS IS" BASIS,

* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.

* See the License for the specific language governing permissions and

* limitations under the License.

*/

Found in path(s):

* /opt/cola/permits/1455481167_1667022567.4713087/0/gson-2-10-sources-jar/com/google/gson/annotations/Since.java

* /opt/cola/permits/1455481167_1667022567.4713087/0/gson-2-10-sources-jar/com/google/gson/FieldNamingPolicy.java

* /opt/cola/permits/1455481167_1667022567.4713087/0/gson-2-10-sources-jar/com/google/gson/internal/Primitives.java

*

/opt/cola/permits/1455481167_1667022567.4713087/0/gson-2-10-sources-jar/com/google/gson/FieldNamingStrategy.java

* /opt/cola/permits/1455481167_1667022567.4713087/0/gson-2-10-sources-jar/com/google/gson/annotations/Expose.java

* /opt/cola/permits/1455481167_1667022567.4713087/0/gson-2-10-sources-jar/com/google/gson/internal/ObjectConstructor.java

* /opt/cola/permits/1455481167_1667022567.4713087/0/gson-2-10-sources-jar/com/google/gson/internal/bind/DefaultDateTypeAdapter.java

* /opt/cola/permits/1455481167_1667022567.4713087/0/gson-2-10-sources-jar/com/google/gson/annotations/Until.java

* /opt/cola/permits/1455481167_1667022567.4713087/0/gson-2-10-sources-jar/com/google/gson/JsonSerializationContext.java

* /opt/cola/permits/1455481167_1667022567.4713087/0/gson-2-10-sources-jar/com/google/gson/ExclusionStrategy.java

* /opt/cola/permits/1455481167_1667022567.4713087/0/gson-2-10-sources-jar/com/google/gson/internal/\$Gson\$Preconditions.java

* /opt/cola/permits/1455481167_1667022567.4713087/0/gson-2-10-sources-jar/com/google/gson/JsonElement.java
*
/opt/cola/permits/1455481167_1667022567.4713087/0/gson-2-10-sources-jar/com/google/gson/JsonPrimitive.java
* /opt/cola/permits/1455481167_1667022567.4713087/0/gson-2-10-sources-jar/com/google/gson/JsonSerializer.java
* /opt/cola/permits/1455481167_1667022567.4713087/0/gson-2-10-sources-jar/com/google/gson/InstanceCreator.java
* /opt/cola/permits/1455481167_1667022567.4713087/0/gson-2-10-sources-jar/com/google/gson/internal/Excluder.java
* /opt/cola/permits/1455481167_1667022567.4713087/0/gson-2-10-sources-jar/com/google/gson/JsonDeserializationContext.java
* /opt/cola/permits/1455481167_1667022567.4713087/0/gson-2-10-sources-jar/com/google/gson/JsonIOException.java
* /opt/cola/permits/1455481167_1667022567.4713087/0/gson-2-10-sources-jar/com/google/gson/JsonArray.java
* /opt/cola/permits/1455481167_1667022567.4713087/0/gson-2-10-sources-jar/com/google/gson/JsonObject.java
* /opt/cola/permits/1455481167_1667022567.4713087/0/gson-2-10-sources-jar/com/google/gson/JsonDeserializer.java
*
/opt/cola/permits/1455481167_1667022567.4713087/0/gson-2-10-sources-jar/com/google/gson/GsonBuilder.java
* /opt/cola/permits/1455481167_1667022567.4713087/0/gson-2-10-sources-jar/com/google/gson/JsonParseException.java
* /opt/cola/permits/1455481167_1667022567.4713087/0/gson-2-10-sources-jar/com/google/gson/annotations/SerializedName.java
* /opt/cola/permits/1455481167_1667022567.4713087/0/gson-2-10-sources-jar/com/google/gson/Gson.java
* /opt/cola/permits/1455481167_1667022567.4713087/0/gson-2-10-sources-jar/com/google/gson/reflect/TypeToken.java
* /opt/cola/permits/1455481167_1667022567.4713087/0/gson-2-10-sources-jar/com/google/gson/JsonNull.java
No license file was found, but licenses were detected in source scan.

/**

* Copyright (C) 2008 Google Inc.

*

* Licensed under the Apache License, Version 2.0 (the "License");

* you may not use this file except in compliance with the License.

* You may obtain a copy of the License at

*

* <http://www.apache.org/licenses/LICENSE-2.0>

*

* Unless required by applicable law or agreed to in writing, software

* distributed under the License is distributed on an "AS IS" BASIS,

* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.

* See the License for the specific language governing permissions and

* limitations under the License.

*/

Found in path(s):

* /opt/cola/permits/1455481167_1667022567.4713087/0/gson-2-10-sources-

jar/com/google/gson/internal/\$Gson\$Types.java

No license file was found, but licenses were detected in source scan.

```
/*
 * Copyright (C) 2021 Google Inc.
 *
 * Licensed under the Apache License, Version 2.0 (the "License");
 * you may not use this file except in compliance with the License.
 * You may obtain a copy of the License at
 *
 * http://www.apache.org/licenses/LICENSE-2.0
 *
 * Unless required by applicable law or agreed to in writing, software
 * distributed under the License is distributed on an "AS IS" BASIS,
 * WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
 * See the License for the specific language governing permissions and
 * limitations under the License.
 */
```

Found in path(s):

```
* /opt/cola/permits/1455481167_1667022567.4713087/0/gson-2-10-sources-
jar/com/google/gson/ToNumberPolicy.java
* /opt/cola/permits/1455481167_1667022567.4713087/0/gson-2-10-sources-
jar/com/google/gson/ToNumberStrategy.java
```

No license file was found, but licenses were detected in source scan.

```
/*
 * Copyright (C) 2009 Google Inc.
 *
 * Licensed under the Apache License, Version 2.0 (the "License");
 * you may not use this file except in compliance with the License.
 * You may obtain a copy of the License at
 *
 * http://www.apache.org/licenses/LICENSE-2.0
 *
 * Unless required by applicable law or agreed to in writing, software
 * distributed under the License is distributed on an "AS IS" BASIS,
 * WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
 * See the License for the specific language governing permissions and
 * limitations under the License.
 */
```

Found in path(s):

```
* /opt/cola/permits/1455481167_1667022567.4713087/0/gson-2-10-sources-
jar/com/google/gson/FieldAttributes.java
* /opt/cola/permits/1455481167_1667022567.4713087/0/gson-2-10-sources-
jar/com/google/gson/JsonStreamParser.java
* /opt/cola/permits/1455481167_1667022567.4713087/0/gson-2-10-sources-
jar/com/google/gson/LongSerializationPolicy.java
```

*
/opt/cola/permits/1455481167_1667022567.4713087/0/gson-2-10-sources-jar/com/google/gson/JsonParser.java
No license file was found, but licenses were detected in source scan.

/*
* Copyright (C) 2010 Google Inc.
*
* Licensed under the Apache License, Version 2.0 (the "License");
* you may not use this file except in compliance with the License.
* You may obtain a copy of the License at
*
* <http://www.apache.org/licenses/LICENSE-2.0>
*
* Unless required by applicable law or agreed to in writing, software
* distributed under the License is distributed on an "AS IS" BASIS,
* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
* See the License for the specific language governing permissions and
* limitations under the License.
*/

Found in path(s):

* /opt/cola/permits/1455481167_1667022567.4713087/0/gson-2-10-sources-jar/com/google/gson/stream/JsonReader.java
* /opt/cola/permits/1455481167_1667022567.4713087/0/gson-2-10-sources-jar/com/google/gson/stream/JsonScope.java
* /opt/cola/permits/1455481167_1667022567.4713087/0/gson-2-10-sources-jar/com/google/gson/stream/JsonToken.java
*

/opt/cola/permits/1455481167_1667022567.4713087/0/gson-2-10-sources-jar/com/google/gson/stream/MalformedJsonException.java
* /opt/cola/permits/1455481167_1667022567.4713087/0/gson-2-10-sources-jar/com/google/gson/stream/JsonWriter.java
No license file was found, but licenses were detected in source scan.

/*
* Copyright (C) 2014 Google Inc.
*
* Licensed under the Apache License, Version 2.0 (the "License");
* you may not use this file except in compliance with the License.
* You may obtain a copy of the License at
*
* <http://www.apache.org/licenses/LICENSE-2.0>
*
* Unless required by applicable law or agreed to in writing, software
* distributed under the License is distributed on an "AS IS" BASIS,
* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
* See the License for the specific language governing permissions and
* limitations under the License.

*/

Found in path(s):

* /opt/cola/permits/1455481167_1667022567.4713087/0/gson-2-10-sources-jar/com/google/gson/internal/bind/JsonAdapterAnnotationTypeAdapterFactory.java

* /opt/cola/permits/1455481167_1667022567.4713087/0/gson-2-10-sources-jar/com/google/gson/annotations/JsonAdapter.java

No license file was found, but licenses were detected in source scan.

/*

* Copyright (C) 2020 Google Inc.

*

* Licensed under the Apache License, Version 2.0 (the "License");

* you may not use this file except in compliance with the License.

* You may obtain a copy of the License at

*

* <http://www.apache.org/licenses/LICENSE-2.0>

*

* Unless required by applicable law or agreed to in writing, software

* distributed under the License is distributed on an "AS IS" BASIS,

* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.

* See the License for the specific language governing permissions and

* limitations under the License.

*/

Found in path(s):

* /opt/cola/permits/1455481167_1667022567.4713087/0/gson-2-10-sources-jar/com/google/gson/internal/bind/NumberTypeAdapter.java

1.648 sqlite 3.31.1-4ubuntu0.5

1.648.1 Available under license :

Format: <https://www.debian.org/doc/packaging-manuals/copyright-format/1.0/>

Upstream-Name: sqlite3

Source: <https://www.sqlite.org/cgi/src/dir?ci=trunk>

Files: *

Copyright: D. Richard Hipp <drh@hwaci.com>

License: public-domain

The files listed have been put on the public domain by the sqlite3 contributors.

Files: debian/*

Copyright: 2006- Laszlo Boszormenyi (GCS) <gcs@debian.org>,

2005-2006 Tomas Fasth <tomfa@debian.org>,

2001-2005 Andreas Rottmann <rotty@debian.org>

License: GPL-2+

This program is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License version 2 as published by the Free Software Foundation.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this

package; if not, write to the Free Software Foundation, Inc.,
51 Franklin St, Fifth Floor, Boston, MA 02110-1301 USA

On Debian systems, the full text of the GNU General Public License version 2 can be found in the file `/usr/share/common-licenses/GPL-2`.

1.649 pkix-ssh 13.5

1.649.1 Available under license :

This file is part of the OpenSSH software.

The licences which components of this software fall under are as follows. First, we will summarize and say that all components are under a BSD licence, or a licence more free than that.

OpenSSH contains no GPL code.

1)

- * Copyright (c) 1995 Tatu Ylonen <ylo@cs.hut.fi>, Espoo, Finland

- * All rights reserved

- *

- * As far as I am concerned, the code I have written for this software

- * can be used freely for any purpose. Any derived versions of this

- * software must be clearly marked as such, and if the derived work is

- * incompatible with the protocol description in the RFC file, it must be

- * called by a name other than "ssh" or "Secure Shell".

[Tatu continues]

- * However, I am not implying to give any licenses to any patents or

- * copyrights held by third parties, and the software includes parts that

- * are not under my direct control. As far as I know, all included

- * source code is used in accordance with the relevant license agreements

- * and can be used freely for any purpose (the GNU license being the most

- * restrictive); see below for details.

[However, none of that term is relevant at this point in time. All of these restrictively licenced software components which he talks about have been removed from OpenSSH, i.e.,

- RSA is no longer included, found in the OpenSSL library
- IDEA is no longer included, its use is deprecated
- DES is now external, in the OpenSSL library
- GMP is no longer used, and instead we call BN code from OpenSSL
- Zlib is now external, in a library
- The make-ssh-known-hosts script is no longer included
- TSS has been removed
- MD5 is now external, in the OpenSSL library
- RC4 support has been replaced with ARC4 support from OpenSSL
- Blowfish is now external, in the OpenSSL library

[The licence continues]

Note that any information and cryptographic algorithms used in this software are publicly available on the Internet and at any major bookstore, scientific library, and patent office worldwide. More information can be found e.g. at "<http://www.cs.hut.fi/crypto>".

The legal status of this program is some combination of all these permissions and restrictions. Use only at your own responsibility. You will be responsible for any legal consequences yourself; I am not making any claims whether possessing or using this is legal or not in your country, and I am not taking any responsibility on your behalf.

NO WARRANTY

BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED

TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

3)

ssh-keyscan was contributed by David Mazieres under a BSD-style license.

* Copyright 1995, 1996 by David Mazieres <dm@lcs.mit.edu>.

*

* Modification and redistribution in source and binary forms is
* permitted provided that due credit is given to the author and the
* OpenBSD project by leaving this copyright notice intact.

4)

The Rijndael implementation by Vincent Rijmen, Antoon Bosselaers and Paulo Barreto is in the public domain and distributed with the following license:

* @version 3.0 (December 2000)

*

* Optimised ANSI C code for the Rijndael cipher (now AES)

*

* @author Vincent Rijmen <vincent.rijmen@esat.kuleuven.ac.be>

* @author Antoon Bosselaers <antoon.bosselaers@esat.kuleuven.ac.be>

* @author Paulo Barreto <paulo.barreto@terra.com.br>

*

* This code is hereby placed in the public domain.

*

* THIS SOFTWARE IS PROVIDED BY THE AUTHORS "AS IS" AND ANY EXPRESS
* OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED
* WARRANTIES OF MERCHANTABILITY

AND FITNESS FOR A PARTICULAR PURPOSE

* ARE DISCLAIMED. IN NO EVENT SHALL THE AUTHORS OR CONTRIBUTORS BE
* LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR
* CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF
* SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR
* BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY,
* WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE
* OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE,
* EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

5)

One component of the ssh source code is under a 3-clause BSD license, held by the University of California, since we pulled these parts from original Berkeley code.

* Copyright (c) 1983, 1990, 1992, 1993, 1995

* The Regents of the University of California. All rights reserved.

*

* Redistribution and use in source and binary forms, with
or without

* modification, are permitted provided that the following conditions

* are met:

* 1. Redistributions of source code must retain the above copyright

* notice, this list of conditions and the following disclaimer.

* 2. Redistributions in binary form must reproduce the above copyright

* notice, this list of conditions and the following disclaimer in the

* documentation and/or other materials provided with the distribution.

* 3. Neither the name of the University nor the names of its contributors

* may be used to endorse or promote products derived from this software

* without specific prior written permission.

*

* THIS SOFTWARE IS PROVIDED BY THE REGENTS AND CONTRIBUTORS ``AS IS'' AND

* ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE

* IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE

* ARE DISCLAIMED. IN NO EVENT SHALL THE REGENTS OR CONTRIBUTORS

BE LIABLE

* FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL

* DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS

* OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION)

* HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT

* LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY

* OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF

* SUCH DAMAGE.

6)

Remaining components of the software are provided under a standard

2-term BSD licence with the following names as copyright holders:

Markus Friedl

Theo de Raadt

Niels Provos

Dug Song

Aaron Campbell

Damien Miller

Kevin Steves

Daniel Kouril

Wesley Griffin

Per Allansson

Nils Nordman

Simon Wilkinson

Roumen Petrov

Portable OpenSSH additionally includes code from the following copyright holders, also under the 2-term BSD license:

Ben Lindstrom
Tim
Rice
Andre Lucas
Chris Adams
Corinna Vinschen
Cray Inc.
Denis Parker
Gert Doering
Jakob Schlyter
Jason Downs
Juha Yrjl
Michael Stone
Networks Associates Technology, Inc.
Solar Designer
Todd C. Miller
Wayne Schroeder
William Jones
Darren Tucker
Sun Microsystems
The SCO Group
Daniel Walsh
Red Hat, Inc
Simon Vallet / Genoscope

- * Redistribution and use in source and binary forms, with or without
- * modification, are permitted provided that the following conditions
- * are met:
- * 1. Redistributions of source code must retain the above copyright
- * notice, this list of conditions and the following disclaimer.
- * 2. Redistributions in binary form must reproduce the above copyright
- * notice, this list of conditions and the following disclaimer in the
- * documentation and/or other materials provided with the distribution.

* THIS SOFTWARE IS PROVIDED BY THE AUTHOR ``AS IS" AND ANY EXPRESS OR
* IMPLIED WARRANTIES,

INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES

- * OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED.
- * IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY DIRECT, INDIRECT,
- * INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT
- * NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE,
- * DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY
- * THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT
- * (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF
- * THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

8) Portable OpenSSH contains the following additional licenses:

a) md5crypt.c, md5crypt.h

* "THE BEER-WARE LICENSE" (Revision 42):
* <phk@login.dknet.dk> wrote this file. As long as you retain this
* notice you can do whatever you want with this stuff. If we meet
* some day, and you think this stuff is worth
it, you can buy me a
* beer in return. Poul-Henning Kamp

b) snprintf replacement

* Copyright Patrick Powell 1995
* This code is based on code written by Patrick Powell
* (papowell@astart.com) It may be used for any purpose as long as this
* notice remains intact on all source code distributions

c) Compatibility code (openbsd-compat)

Apart from the previously mentioned licenses, various pieces of code
in the openbsd-compat/ subdirectory are licensed as follows:

Some code is licensed under a 3-term BSD license, to the following
copyright holders:

Todd C. Miller
Theo de Raadt
Damien Miller
Eric P. Allman
The Regents of the University of California
Constantin S. Svintsoff
Kungliga Tekniska Hgskolan

* Redistribution and use in source and binary forms, with or without
* modification, are permitted provided that the following conditions
* are met:
* 1. Redistributions of source code must retain the above copyright
* notice, this
list of conditions and the following disclaimer.
* 2. Redistributions in binary form must reproduce the above copyright
* notice, this list of conditions and the following disclaimer in the
* documentation and/or other materials provided with the distribution.
* 3. Neither the name of the University nor the names of its contributors
* may be used to endorse or promote products derived from this software
* without specific prior written permission.
*

* THIS SOFTWARE IS PROVIDED BY THE REGENTS AND CONTRIBUTORS ``AS IS" AND
* ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE
* IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE
* ARE DISCLAIMED. IN NO EVENT SHALL THE REGENTS OR CONTRIBUTORS BE LIABLE
* FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL
* DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS
* OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION)
*
HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT
* LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY
* OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF
* SUCH DAMAGE.

Some code is licensed under an ISC-style license, to the following
copyright holders:

Internet Software Consortium.
Todd C. Miller
Reyk Floeter
Chad Mynhier

* Permission to use, copy, modify, and distribute this software for any
* purpose with or without fee is hereby granted, provided that the above
* copyright notice and this permission notice appear in all copies.
*

* THE SOFTWARE IS PROVIDED "AS IS" AND TODD C. MILLER DISCLAIMS ALL
* WARRANTIES WITH REGARD TO THIS SOFTWARE INCLUDING ALL IMPLIED WARRANTIES
* OF MERCHANTABILITY AND FITNESS. IN NO EVENT SHALL TODD C. MILLER BE LIABLE
* FOR ANY SPECIAL, DIRECT, INDIRECT, OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES
* WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS,
WHETHER IN AN ACTION
* OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN
* CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

Some code is licensed under a MIT-style license to the following
copyright holders:

Free Software Foundation, Inc.

* Permission is hereby granted, free of charge, to any person obtaining a *
* copy of this software and associated documentation files (the *
* "Software"), to deal in the Software without restriction, including *
* without limitation the rights to use, copy, modify, merge, publish, *
* distribute, distribute with modifications, sublicense, and/or sell *
* copies of the Software, and to permit persons to whom the Software is *
* furnished to do so, subject to the following conditions: *
* *
* The above copyright notice and this permission notice shall be included *

* in
all copies or substantial portions of the Software. *

*
* THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS *
* OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF *

* MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. *
* IN NO EVENT SHALL THE ABOVE COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, *
* DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR *
* OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR *
* THE USE OR OTHER DEALINGS IN THE SOFTWARE. *

*
* Except as contained in this notice, the name(s) of the above copyright *
* holders shall not be used in advertising or otherwise to promote the *
* sale, use or other dealings in this Software without prior written
*
* authorization. *

*****/

The Blowfish cipher implementation is licensed by Niels Provos under
a 3-clause BSD license:

* Blowfish - a fast block cipher designed by Bruce Schneier
*
* Copyright 1997 Niels Provos <provos@physnet.uni-hamburg.de>
* All rights reserved.
*
* Redistribution and use in source and binary forms, with or without
* modification, are permitted provided that the following conditions
* are met:
* 1. Redistributions of source code must retain the above copyright
* notice, this list of conditions and the following disclaimer.
* 2. Redistributions in binary form must reproduce the above copyright
* notice, this list of conditions and the following disclaimer in the
* documentation and/or other
materials provided with the distribution.
* 3. The name of the author may not be used to endorse or promote products
* derived from this software without specific prior written permission.
*
* THIS SOFTWARE IS PROVIDED BY THE AUTHOR ``AS IS" AND ANY EXPRESS OR
* IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES
* OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED.
* IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY DIRECT, INDIRECT,
* INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT
* NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE,
* DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY
* THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT
* (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF
* THIS SOFTWARE, EVEN IF ADVISED

OF THE POSSIBILITY OF SUCH DAMAGE.

Some replacement code is licensed by the NetBSD foundation under a 2-clause BSD license:

- * Copyright (c) 2001 The NetBSD Foundation, Inc.
- * All rights reserved.
- *
- * This code is derived from software contributed to The NetBSD Foundation
- * by Todd Vierling.
- *
- * Redistribution and use in source and binary forms, with or without
- * modification, are permitted provided that the following conditions
- * are met:
- * 1. Redistributions of source code must retain the above copyright
- * notice, this list of conditions and the following disclaimer.
- * 2. Redistributions in binary form must reproduce the above copyright
- * notice, this list of conditions and the following disclaimer in the
- * documentation and/or other materials provided with the distribution.
- *
- * THIS SOFTWARE IS PROVIDED BY THE NETBSD

FOUNDATION, INC. AND CONTRIBUTORS

- * ``AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED
- * TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR
- * PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE FOUNDATION OR CONTRIBUTORS
- * BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR
- * CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF
- * SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS
- * INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN
- * CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE)
- * ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE
- * POSSIBILITY OF SUCH DAMAGE.

\$OpenBSD: LICENCE,v 1.20 2017/04/30 23:26:16 djm Exp \$

1.650 openssh 9.1

1.650.1 Available under license :

No license file was found, but licenses were detected in source scan.

Licensed under the BSD license.

Found in path(s):

* /opt/cola/permits/1468418635_1673438600.2872274/0/win32-openssh-9-1-0-0p1-beta-tar-gz/Win32-OpenSSH-9.1.0.0p1-Beta/.github/workflows/releaseToWinGet.yml

1.651 nmcclain-ldap 0.0.0-20210720162743-7f8d1e44eeba

1.651.1 Available under license :

The MIT License (MIT)

Copyright (c) 2011-2015 Michael Mitton (mmitton@gmail.com)

Portions copyright (c) 2015-2016 go-ldap Authors

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

1.652 gopsutil 3.21.6+incompatible

1.652.1 Available under license :

gopsutil is distributed under BSD license reproduced below.

Copyright (c) 2014, WAKAYAMA Shirou

All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- * Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- * Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

* Neither the name of the gopsutil authors nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

internal/common/binary.go in the gopsutil is copied and modified from golang/encoding/binary.go.

Copyright (c) 2009 The Go Authors. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

* Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.

* Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

* Neither the name of Google Inc. nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR

TORT

(INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

1.653 victoriametrics-metrics 1.17.3

1.653.1 Available under license :

No license file was found, but licenses were detected in source scan.

/opt/cola/permits/1470661767_1673053540.47054/0/victoriametrics-1-17-3-tar/VictoriaMetrics-1.17.3/vm-logo-zip/VM_logo/Horizontal_orientation/VM_logo2_HRZNTL.eps: binary file matches

/opt/cola/permits/1470661767_1673053540.47054/0/victoriametrics-1-17-3-tar/VictoriaMetrics-1.17.3/vm-logo-zip/VM_logo/Horizontal_orientation/VM_logo2_HRZNTL_white.eps: binary file matches

/opt/cola/permits/1470661767_1673053540.47054/0/victoriametrics-1-17-3-tar/VictoriaMetrics-1.17.3/vm-logo-zip/VM_logo/Standard_orientation/VM_logo1.eps: binary file matches

/opt/cola/permits/1470661767_1673053540.47054/0/victoriametrics-1-17-3-tar/VictoriaMetrics-1.17.3/vm-logo-zip/VM_logo/Standard_orientation/VM_logo1_white.eps: binary file matches

/opt/cola/permits/1470661767_1673053540.47054/0/victoriametrics-1-17-3-tar/VictoriaMetrics-1.17.3/vm-logo-zip/VM_logo/Symbol/VM_symbol.eps: binary file matches

/opt/cola/permits/1470661767_1673053540.47054/0/victoriametrics-1-17-3-tar/VictoriaMetrics-1.17.3/vm-logo-zip/VM_logo/Symbol/VM_symbol_white.eps:

binary file matches

Found in path(s):

* /bin/grep

1.654 scala 2.13.10

1.654.1 Available under license :

(The MIT License)

Copyright (c) 2013 Greg Allen

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the 'Software'), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED 'AS IS', WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION

WITH THE

SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

not-a-legal-formal-parameter-tuple.scala:2: error: not a legal formal parameter.

Note: Tuples cannot be directly destructured in method or function parameters.

Either create a single parameter accepting the Tuple2,

or consider a pattern matching anonymous function: `{ case (a, b) => ... }`

```
val x: ((Int, Int) => Int) = (((a, b)) => a)
```

^

not-a-legal-formal-parameter-tuple.scala:3: error: not a legal formal parameter.

Note: Tuples cannot be directly destructured in method or function parameters.

Either create a single parameter accepting the Tuple2,

or consider a pattern matching anonymous function: `{ case (param1, param2) => ... }`

```
val y: ((Int, Int, Int) => Int) = (((a, !)) => a)
```

^

not-a-legal-formal-parameter-tuple.scala:4: error: not a legal formal parameter.

Note: Tuples cannot be directly destructured in method or function parameters.

Either create a single parameter accepting the

Tuple3,

or consider a pattern matching anonymous function: `{ case (param1, ..., param3) => ... }`

```
val z: ((Int, Int, Int) => Int) = (((a, NotAPatternVariableName, c)) => a)
```

^

3 errors

Scala includes the jQuery library:

Copyright JS Foundation and other contributors, <https://js.foundation/>

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Scala

Copyright (c) 2002-2022 EPFL

Copyright (c) 2011-2022 Lightbend, Inc.

Scala includes software developed at
LAMP/EPFL (<https://lamp.epfl.ch/>) and
Lightbend, Inc. (<https://www.lightbend.com/>).

Licensed under the Apache License, Version 2.0 (the "License").
Unless required by applicable law or agreed to in writing, software
distributed under the License is distributed on an "AS IS" BASIS,
WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
See the License for the specific language governing permissions and
limitations under the License.

This software includes projects with other licenses -- see `doc/LICENSE.md`.
Scala is licensed under the [Apache License Version 2.0](<https://www.apache.org/licenses/LICENSE-2.0>).

Scala License

Copyright (c) 2002-2022 EPFL

Copyright (c) 2011-2022 Lightbend, Inc.

All rights reserved.

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software
distributed under the License is distributed on an "AS IS" BASIS,
WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
See the License for the specific language governing permissions and
limitations under the License.

Other Licenses

This software includes projects with the following licenses,
which are also included in the `licenses/` directory:

[Apache License](<http://www.apache.org/licenses/LICENSE-2.0.html>)

This license is used by the following third-party libraries:

* JNA

[BSD 3-Clause License](<http://opensource.org/licenses/BSD-3-Clause>)

This license is used by the following third-party libraries:

- * ASM
- * JLine 3

[MIT License](<http://www.opensource.org/licenses/MIT>)

This license is used by the following third-party libraries:

- * jQuery

Copyright (c) 2006, Ivan Sagalaev

All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- * Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- * Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
- * Neither the name of highlight.js nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE REGENTS AND CONTRIBUTORS ``AS IS'' AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE REGENTS AND CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

(c) 2012-2014 GitHub

When using the GitHub logos, be sure to follow the GitHub logo guidelines (<https://github.com/logos>)

Font License: SIL OFL 1.1 (<http://scripts.sil.org/OFL>)

Applies to all font files

Code License: MIT (<http://choosealicense.com/licenses/mit/>)

Applies to all other files

```
{% if site.thisScalaVersion != site.latestScalaVersion %}
```

```
<div class="version-notice">This is the specification of {{ site.versionCompareMessage }} version of Scala. See the <a href="{{ site.baseurl }}/../{{ site.latestScalaVersion }}">Scala {{ site.latestScalaVersion }} spec</a>.</div>
```

```
{% endif %}
```

Scala includes the ASM library.

Copyright (c) 2000-2011 INRIA, France Telecom

All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
3. Neither the name of the copyright holders nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Apache License
Version 2.0, January 2004
<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or

otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License,
each Contributor hereby grants to You a perpetual,
worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one

of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be

liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

Scala includes the JLine library, which includes the JNA library, which is made available under multiple licenses, including the

Apache 2 license:

Apache License
Version 2.0, January 2004
<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity,

whether by contract or

otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative

Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain

separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to

You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You

meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. **Submission of Contributions.** Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions. Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. **Trademarks.** This License does not grant permission to use the trade

names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate

comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0
(the "License");
you may not use this file except in compliance with the License.
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

Scala includes the JLine 3 library:

Copyright (c) 2002-2018, the original author or authors.
All rights reserved.

<https://opensource.org/licenses/BSD-3-Clause>

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.

Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

Neither the name of JLine nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE

FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

1.655 expat 2.2.9-1ubuntu0.6

1.655.1 Available under license :

Copyright (c) 1998-2000 Thai Open Source Software Center Ltd and Clark Cooper
Copyright (c) 2001-2017 Expat maintainers

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

1.656 diskv 2.0.1+incompatible

1.656.1 Available under license :

Copyright (c) 2011-2012 Peter Bourgon

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

1.657 shadow 4.8.1-1ubuntu5.20.04.4

1.657.1 Available under license :

NOTE:

This license has been obsoleted by the change to the BSD-style copyright. You may continue to use this license if you wish, but you are under no obligation to do so.

(*

This document is freely plagiarised from the 'Artistic Licence', distributed as part of the Perl v4.0 kit by Larry Wall, which is available from most major archive sites. I stole it from CrackLib.

\$Id\$

*)

This documents purpose is to state the conditions under which this Package (See definition below) viz: "Shadow", the Shadow Password Suite which is held by Julianne Frances Haugh, may be copied, such that the copyright holder maintains some semblance of artistic control over the development of the package, while giving the users of the package the right to use and distribute the Package in a more-or-less customary fashion, plus the right to make reasonable modifications.

So there.

Definitions:

A "Package" refers to the collection of files distributed by the Copyright Holder, and derivatives of that collection of files created

through textual modification, or segments thereof.

"Standard Version" refers to such a Package if it has not been modified, or has been modified in accordance with the wishes of the Copyright Holder.

"Copyright Holder" is whoever is named in the copyright or copyrights for the package.

"You" is you, if you're thinking about copying or distributing this Package.

"Reasonable copying fee" is whatever you can justify on the basis of media cost, duplication charges, time of people involved, and so on. (You will not be required to justify it to the Copyright Holder, but only to the computing community at large as a market that must bear the fee.)

"Freely Available" means that no fee is charged for the item itself, though there may be fees involved in handling the item. It also means that recipients of the item may redistribute it under the same conditions they received it.

1. You

may make and give away verbatim copies of the source form of the Standard Version of this Package without restriction, provided that you duplicate all of the original copyright notices and associated disclaimers.

2. You may apply bug fixes, portability fixes and other modifications derived from the Public Domain or from the Copyright Holder. A Package modified in such a way shall still be considered the Standard Version.

3. You may otherwise modify your copy of this Package in any way, provided that you insert a prominent notice in each changed file stating how and when AND WHY you changed that file, and provided that you do at least ONE of the following:

a) place your modifications in the Public Domain or otherwise make them Freely Available, such as by posting said modifications to Usenet or an equivalent medium, or placing the modifications on a major archive site such as uunet.uu.net, or by allowing the Copyright Holder to include your modifications in the Standard Version of the Package.

b) use the modified Package only within your corporation or organization.

c) rename any non-standard executables so the names do not conflict with standard executables, which must also be provided, and provide separate documentation for each non-standard executable that clearly documents how it differs from the Standard Version.

d) make other distribution arrangements with the Copyright Holder.

4. You may distribute the programs of this Package in object code or executable form, provided that you do at least ONE of the following:

a) distribute a Standard Version of the executables and library files, together with instructions (in the manual page or equivalent) on where to get the Standard Version.

b) accompany the distribution with the machine-readable source of the Package with your modifications.

c) accompany any non-standard executables with their corresponding Standard Version executables, giving the non-standard executables non-standard names, and clearly documenting the differences in manual pages (or equivalent), together with instructions on where to get the Standard Version.

d) make other distribution arrangements with the Copyright Holder.

5. You may charge a reasonable copying fee for any distribution of this Package. You may charge any fee you choose for support of this Package. YOU MAY NOT CHARGE A FEE FOR THIS PACKAGE ITSELF. However, you may distribute this Package in aggregate with other (possibly commercial) programs as part of a larger (possibly commercial) software distribution provided that YOU DO NOT ADVERTISE this package as a product of your own.

6. The name of the Copyright Holder may not be used to endorse or promote products derived from this software without specific prior written permission.

7. THIS PACKAGE IS PROVIDED "AS IS" AND WITHOUT ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, WITHOUT LIMITATION, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE.

The End

GNU GENERAL PUBLIC LICENSE

Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.

675 Mass Ave, Cambridge, MA 02139, USA

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. This General Public License applies to most of the Free Software Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Library General Public License instead.) You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free

program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and modification follow.

GNU GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

- a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.

b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.

c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Program.

In addition, mere aggregation of another work not based on the Program with the Program (or with a work based on the Program) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

a) Accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

b) Accompany it with a written offer, valid for at least three

years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6.

Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among

countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

1.658 prometheus-client-model 0.2.0

1.658.1 Available under license :

Data model artifacts for Prometheus.

Copyright 2012-2015 The Prometheus Authors

This product includes software developed at
SoundCloud Ltd. (<http://soundcloud.com/>).

Apache License

Version 2.0, January 2004

<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or

Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You

institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use,

reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability

incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

1.659 scala-java8-compat_2.13 1.0.2

1.659.1 Available under license :

No license file was found, but licenses were detected in source scan.

Manifest-Version: 1.0
Automatic-Module-Name: scala.compat.java8
Bnd-LastModified: 1635385851336
Bundle-Description: scala-java8-compat
Bundle-License: <https://www.apache.org/licenses/LICENSE-2.0;description=Apache-2.0>
Bundle-ManifestVersion: 2
Bundle-Name: scala-java8-compat
Bundle-SymbolicName: org.scala-lang.modules.scala-java8-compat
Bundle-Vendor: org.scala-lang.modules
Bundle-Version: 1.0.2
Created-By: 1.8.0_312 (Temurin)

Export-Package: scala.compat.java8;version="1.0.2";uses:="scala,scala.collection,scala.collection.convert,scala.compat.java8.converterImpl,scala.concurrent,scala.concurrent.duration,scala.jdk,scala.reflect,scala.runtime,scala.runtime.java8",scala.compat.java8.FunctionConverters;version="1.0.2";uses:="scala,scala.compat.java8,scala.reflect,scala.runtime",scala.compat.java8.collectionImpl;version="1.0.2";uses:="scala.collection,scala.jdk,scala.reflect",scala.compat.java8.converterImpl;version="1.0.2";uses:="scala,scala.collection,scala.collection.convert,scala.jdk,scala.reflect,scala.runtime",scala.compat.java8.functionConverterImpls;version="1.0.2";uses:="scala,scala.reflect,scala.runtime",scala.compat.java8.wrappers;version="1.0.2"

Implementation-Title: scala-java8-compat
Implementation-URL: <http://www.scala-lang.org/>
Implementation-Vendor: org.scala-lang.modules
Implementation-Vendor-Id: org.scala-lang.modules
Implementation-Version: 1.0.2

Import-Package: scala;version="[2.13,3)",scala.collection;version="[2.13,3)",scala.collection.convert;version="[2.13,3)",scala.collection.mutable;version="[2.13,3)",scala.compat.java8.collectionImpl;version="[1.0,2)",scala.compat.java8.converterImpl;version="[1.0,2)",scala.compat.java8.functionConverterImpls;version="[1.0,2)",scala.compat.java8.wrappers;version="[1.0,2)",scala.concurrent;version="[2.13,3)",scala.concurrent.duration;version="[2.13,3)",scala.concurrent.impl;version="[2.13,3)",scala.jdk;version="[2.13,3)",scala.jdk.javaapi;version="[2.13,3)",scala.reflect;version="[2.13,3)",scala.runtime;version="[2.13,3)",scala.runtime.java8;version="[2.13,3)",scala.util;version="[2.13,3)"

Private-Package: scala.concurrent.java8
Require-Capability: osgi.ee;filter:="(&(osgi.ee=JavaSE)(version=1.8))"
Specification-Title: scala-java8-compat
Specification-Vendor: org.scala-lang.modules
Specification-Version: 1.0.2
Tool: Bnd-5.1.2.202007211702

Found in path(s):

* /opt/cola/permits/1501589067_1670483251.2627988/0/scala-java8-compat-2-13-1-0-2-2-jar/META-INF/MANIFEST.MF

1.660 utils 0.0.0-20221107191617-1a15be271d1d

1.660.1 Available under license :

Copyright (c) 2015, Emir Pasic
All rights reserved.

Redistribution and use in source and binary forms, with or without

modification, are permitted provided that the following conditions are met:

* Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.

* Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT HOLDER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES;

LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

AVL Tree:

Copyright (c) 2017 Benjamin Scher Purcell <benjapurcell@gmail.com>

Permission to use, copy, modify, and distribute this software for any purpose with or without fee is hereby granted, provided that the above copyright notice and this permission notice appear in all copies.

THE SOFTWARE IS PROVIDED "AS IS" AND THE AUTHOR DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS. IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY SPECIAL, DIRECT, INDIRECT, OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

1.661 zap 1.24.0

1.661.1 Available under license :

Copyright (c) 2016-2017 Uber Technologies, Inc.

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal

in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

1.662 open-telemetry-opentelemetry-collector-contrib 1.0.1

1.662.1 Available under license :

Apache License
Version 2.0, January 2004
<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and

do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all

other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

Apache Thrift

Copyright (C) 2006 - 2019, The Apache Software Foundation

This product includes software developed at
The Apache Software Foundation (<http://www.apache.org/>).

Apache License
Version 2.0, January 2004

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including

the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this

License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the

Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

(a) You must give any other recipients of the Work or

Derivative Works a copy of this License; and

- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the

origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier

identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");

you may not use this file except in compliance with the License.

You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

SOFTWARE DISTRIBUTED WITH THRIFT:

The Apache Thrift software includes a number of subcomponents with separate copyright notices and license terms. Your use of the source code for these subcomponents is subject to the terms and conditions of the following licenses.

Portions of the following files are licensed under the MIT License:

lib/erl/src/Makefile.am

Please see doc/otp-base-license.txt for the full terms of this license.

For the aclocal/ax_boost_base.m4 and contrib/fb303/aclocal/ax_boost_base.m4 components:

```
# Copyright (c) 2007 Thomas Porschberg <thomas@randspringer.de>
#
# Copying and distribution of this file, with or without
# modification, are permitted in any medium without royalty provided
# the copyright notice and this notice are preserved.
```

For the lib/nodejs/lib/thrift/json_parse.js:

```
/*
json_parse.js
2015-05-02
Public Domain.
```

NO WARRANTY EXPRESSED OR IMPLIED. USE AT YOUR OWN RISK.

*/

(By Douglas Crockford <douglas@crockford.com>)

For lib/cpp/src/thrift/windows/SocketPair.cpp

/* socketpair.c

* Copyright 2007 by Nathan C. Myers <ncm@cantrip.org>; some rights reserved.

* This code is Free Software. It may be copied freely, in original or

* modified form, subject only to the restrictions that (1) the author is

* relieved from all responsibilities for any use for any purpose, and (2)

* this copyright notice must

be retained, unchanged, in its entirety. If

* for any reason the author might be held responsible for any consequences

* of copying or use, license is withheld.

*/

For lib/py/compat/win32/stdint.h

// ISO C9x compliant stdint.h for Microsoft Visual Studio

// Based on ISO/IEC 9899:TC2 Committee draft (May 6, 2005) WG14/N1124

//

// Copyright (c) 2006-2008 Alexander Chemeris

//

// Redistribution and use in source and binary forms, with or without

// modification, are permitted provided that the following conditions are met:

//

// 1. Redistributions of source code must retain the above copyright notice,

// this list of conditions and the following disclaimer.

//

// 2. Redistributions in binary form must reproduce the above copyright

// notice, this list of conditions and the following disclaimer in the

// documentation and/or other materials provided with the distribution.

//

// 3. The name of the author may

be used to endorse or promote products

// derived from this software without specific prior written permission.

//

// THIS SOFTWARE IS PROVIDED BY THE AUTHOR ``AS IS" AND ANY EXPRESS OR IMPLIED

// WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF

// MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO

// EVENT SHALL THE AUTHOR BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL,

// SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO,

// PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS;

```
// OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY,  
// WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR  
// OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF  
// ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.  
//  
////////////////////////////////////
```

```
-----  
Codegen template  
in t_html_generator.h
```

```
* Bootstrap v2.0.3  
*  
* Copyright 2012 Twitter, Inc  
* Licensed under the Apache License v2.0  
* http://www.apache.org/licenses/LICENSE-2.0  
*  
* Designed and built with all the love in the world @twitter by @mdo and @fat.
```

```
-----  
For t_cl_generator.cc
```

```
* Copyright (c) 2008- Patrick Collison <patrick@collison.ie>  
* Copyright (c) 2006- Facebook
```

1.663 scala-reflect 2.13.10

1.663.1 Available under license :

Scala
Copyright (c) 2002-2022 EPFL
Copyright (c) 2011-2022 Lightbend, Inc.

Scala includes software developed at
LAMP/EPFL (<https://lamp.epfl.ch/>) and
Lightbend, Inc. (<https://www.lightbend.com/>).

Licensed under the Apache License, Version 2.0 (the "License").
Unless required by applicable law or agreed to in writing, software
distributed under the License is distributed on an "AS IS" BASIS,
WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
See the License for the specific language governing permissions and
limitations under the License.

This software includes projects with other licenses -- see `doc/LICENSE.md`.

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. **Submission of Contributions.** Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions. Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. **Trademarks.** This License does not grant permission to use the trade

names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a

file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.

You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

1.664 numcpus 0.6.0

1.664.1 Available under license :

Apache License
Version 2.0, January 2004
<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and

do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all

other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

1.665 go-sysconf 0.3.11

1.665.1 Available under license :

BSD 3-Clause License

Copyright (c) 2018-2022, Tobias Klauser

All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- * Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- * Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
- * Neither the name of the copyright holder nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED.

IN NO EVENT SHALL THE COPYRIGHT HOLDER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

1.666 go.uber.org/atomi 1.9.0

1.666.1 Available under license :

Copyright (c) 2016 Uber Technologies, Inc.

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER

LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

1.667 yaml 1.2.0

1.667.1 Available under license :

Copyright 2018 Eemeli Aro <eemeli@gmail.com>

Permission to use, copy, modify, and/or distribute this software for any purpose with or without fee is hereby granted, provided that the above copyright notice and this permission notice appear in all copies.

THE SOFTWARE IS PROVIDED "AS IS" AND THE AUTHOR DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS. IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY SPECIAL, DIRECT, INDIRECT, OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

1.668 decimal 1.3.1

1.668.1 Available under license :

No license file was found, but licenses were detected in source scan.

Licensed under the Apache License, Version 2.0 (the "License"); you may not use this file except in compliance with the License.

You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

distributed under the License is distributed on an "AS IS" BASIS,

Found in path(s):

* /opt/cola/permits/1512120584_1671299952.4151797/0/ericmj-decimal-v1-3-1-0-g73266f8-1-tar-gz/ericmj-decimal-73266f8/README.md

1.669 sprig 3.2.3

1.669.1 Available under license :

Copyright (C) 2013-2020 Masterminds

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal

in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

1.670 rocksdbjni 7.1.2

1.670.1 Available under license :

No license file was found, but licenses were detected in source scan.

```
// Copyright (c) 2016, Facebook, Inc. All rights reserved.  
// This source code is licensed under both the GPLv2 (found in the
```

Found in path(s):

```
* /opt/cola/permits/1515188939_1671567706.271915/0/rocksdbjni-7-1-2-sources-jar/org/rocksdb/RocksMutableObject.java
```

```
* /opt/cola/permits/1515188939_1671567706.271915/0/rocksdbjni-7-1-2-sources-jar/org/rocksdb/AbstractNativeReference.java
```

```
* /opt/cola/permits/1515188939_1671567706.271915/0/rocksdbjni-7-1-2-sources-jar/org/rocksdb/Holder.java
```

```
* /opt/cola/permits/1515188939_1671567706.271915/0/rocksdbjni-7-1-2-sources-jar/org/rocksdb/AbstractImmutableNativeReference.java
```

No license file was found, but licenses were detected in source scan.

```
// Copyright (c) 2015, Facebook, Inc. All rights reserved.  
// This source code is licensed under both the GPLv2 (found in the
```

Found in path(s):

```
* /opt/cola/permits/1515188939_1671567706.271915/0/rocksdbjni-7-1-2-sources-jar/org/rocksdb/RateLimiter.java
```

No license file was found, but licenses were detected in source scan.

```
// Copyright (c) Facebook, Inc. and its affiliates. All Rights Reserved.
```

Found in path(s):

```
* /opt/cola/permits/1515188939_1671567706.271915/0/rocksdbjni-7-1-2-sources-jar/org/rocksdb/VectorMemTableConfig.java
```

```
* /opt/cola/permits/1515188939_1671567706.271915/0/rocksdbjni-7-1-2-sources-
jar/org/rocksdb/AbstractTableFilter.java
* /opt/cola/permits/1515188939_1671567706.271915/0/rocksdbjni-7-1-2-sources-
jar/org/rocksdb/MutableOptionValue.java
* /opt/cola/permits/1515188939_1671567706.271915/0/rocksdbjni-7-1-2-sources-
jar/org/rocksdb/HashLinkedListMemTableConfig.java
* /opt/cola/permits/1515188939_1671567706.271915/0/rocksdbjni-7-1-2-sources-
jar/org/rocksdb/AbstractMutableOptions.java
* /opt/cola/permits/1515188939_1671567706.271915/0/rocksdbjni-7-1-2-sources-
jar/org/rocksdb/TableProperties.java
* /opt/cola/permits/1515188939_1671567706.271915/0/rocksdbjni-7-1-2-sources-
jar/org/rocksdb/util/Environment.java
* /opt/cola/permits/1515188939_1671567706.271915/0/rocksdbjni-7-1-2-sources-
jar/org/rocksdb/MutableOptionKey.java
*
/opt/cola/permits/1515188939_1671567706.271915/0/rocksdbjni-7-1-2-sources-
jar/org/rocksdb/SkipListMemTableConfig.java
* /opt/cola/permits/1515188939_1671567706.271915/0/rocksdbjni-7-1-2-sources-
jar/org/rocksdb/SizeApproximationFlag.java
* /opt/cola/permits/1515188939_1671567706.271915/0/rocksdbjni-7-1-2-sources-
jar/org/rocksdb/CompactionStopStyle.java
* /opt/cola/permits/1515188939_1671567706.271915/0/rocksdbjni-7-1-2-sources-
jar/org/rocksdb/HashSkipListMemTableConfig.java
* /opt/cola/permits/1515188939_1671567706.271915/0/rocksdbjni-7-1-2-sources-
jar/org/rocksdb/MutableDBOptionsInterface.java
* /opt/cola/permits/1515188939_1671567706.271915/0/rocksdbjni-7-1-2-sources-jar/org/rocksdb/TableFilter.java
* /opt/cola/permits/1515188939_1671567706.271915/0/rocksdbjni-7-1-2-sources-
jar/org/rocksdb/TransactionLogIterator.java
* /opt/cola/permits/1515188939_1671567706.271915/0/rocksdbjni-7-1-2-sources-
jar/org/rocksdb/NativeLibraryLoader.java
*
/opt/cola/permits/1515188939_1671567706.271915/0/rocksdbjni-7-1-2-sources-jar/org/rocksdb/InfoLogLevel.java
No license file was found, but licenses were detected in source scan.
```

```
// Copyright (c) 2011-present, Facebook, Inc. All rights reserved.
// This source code is licensed under both the GPLv2 (found in the
```

Found in path(s):

```
* /opt/cola/permits/1515188939_1671567706.271915/0/rocksdbjni-7-1-2-sources-jar/org/rocksdb/StatsLevel.java
* /opt/cola/permits/1515188939_1671567706.271915/0/rocksdbjni-7-1-2-sources-jar/org/rocksdb/ThreadStatus.java
* /opt/cola/permits/1515188939_1671567706.271915/0/rocksdbjni-7-1-2-sources-
jar/org/rocksdb/BlockBasedTableConfig.java
* /opt/cola/permits/1515188939_1671567706.271915/0/rocksdbjni-7-1-2-sources-
jar/org/rocksdb/HistogramType.java
* /opt/cola/permits/1515188939_1671567706.271915/0/rocksdbjni-7-1-2-sources-
jar/org/rocksdb/RocksDBException.java
* /opt/cola/permits/1515188939_1671567706.271915/0/rocksdbjni-7-1-2-sources-
jar/org/rocksdb/TableFormatConfig.java
```

* /opt/cola/permits/1515188939_1671567706.271915/0/rocksdbjni-7-1-2-sources-jar/org/rocksdb/CompactionOptions.java
*
/opt/cola/permits/1515188939_1671567706.271915/0/rocksdbjni-7-1-2-sources-jar/org/rocksdb/ExternalFileIngestionInfo.java
* /opt/cola/permits/1515188939_1671567706.271915/0/rocksdbjni-7-1-2-sources-jar/org/rocksdb/CompactionJobInfo.java
* /opt/cola/permits/1515188939_1671567706.271915/0/rocksdbjni-7-1-2-sources-jar/org/rocksdb/OptimisticTransactionOptions.java
* /opt/cola/permits/1515188939_1671567706.271915/0/rocksdbjni-7-1-2-sources-jar/org/rocksdb/RocksObject.java
* /opt/cola/permits/1515188939_1671567706.271915/0/rocksdbjni-7-1-2-sources-jar/org/rocksdb/SstFileWriter.java
* /opt/cola/permits/1515188939_1671567706.271915/0/rocksdbjni-7-1-2-sources-jar/org/rocksdb/Statistics.java
* /opt/cola/permits/1515188939_1671567706.271915/0/rocksdbjni-7-1-2-sources-jar/org/rocksdb/AbstractCompactionFilterFactory.java
* /opt/cola/permits/1515188939_1671567706.271915/0/rocksdbjni-7-1-2-sources-jar/org/rocksdb/DbPath.java
* /opt/cola/permits/1515188939_1671567706.271915/0/rocksdbjni-7-1-2-sources-jar/org/rocksdb/StatisticsCollectorCallback.java
*
/opt/cola/permits/1515188939_1671567706.271915/0/rocksdbjni-7-1-2-sources-jar/org/rocksdb/StateType.java
* /opt/cola/permits/1515188939_1671567706.271915/0/rocksdbjni-7-1-2-sources-jar/org/rocksdb/TxnDBWritePolicy.java
* /opt/cola/permits/1515188939_1671567706.271915/0/rocksdbjni-7-1-2-sources-jar/org/rocksdb/PersistentCache.java
* /opt/cola/permits/1515188939_1671567706.271915/0/rocksdbjni-7-1-2-sources-jar/org/rocksdb/WalProcessingOption.java
* /opt/cola/permits/1515188939_1671567706.271915/0/rocksdbjni-7-1-2-sources-jar/org/rocksdb/Experimental.java
* /opt/cola/permits/1515188939_1671567706.271915/0/rocksdbjni-7-1-2-sources-jar/org/rocksdb/Logger.java
* /opt/cola/permits/1515188939_1671567706.271915/0/rocksdbjni-7-1-2-sources-jar/org/rocksdb/ReusedSynchronisationType.java
* /opt/cola/permits/1515188939_1671567706.271915/0/rocksdbjni-7-1-2-sources-jar/org/rocksdb/DBOptionsInterface.java
* /opt/cola/permits/1515188939_1671567706.271915/0/rocksdbjni-7-1-2-sources-jar/org/rocksdb/AbstractTransactionNotifier.java
*
/opt/cola/permits/1515188939_1671567706.271915/0/rocksdbjni-7-1-2-sources-jar/org/rocksdb/ClockCache.java
* /opt/cola/permits/1515188939_1671567706.271915/0/rocksdbjni-7-1-2-sources-jar/org/rocksdb/ColumnFamilyMetaData.java
* /opt/cola/permits/1515188939_1671567706.271915/0/rocksdbjni-7-1-2-sources-jar/org/rocksdb/WALRecoveryMode.java
* /opt/cola/permits/1515188939_1671567706.271915/0/rocksdbjni-7-1-2-sources-jar/org/rocksdb/WriteBatchInterface.java
* /opt/cola/permits/1515188939_1671567706.271915/0/rocksdbjni-7-1-2-sources-jar/org/rocksdb/CompactionOptionsFIFO.java
* /opt/cola/permits/1515188939_1671567706.271915/0/rocksdbjni-7-1-2-sources-jar/org/rocksdb/NativeComparatorWrapper.java
* /opt/cola/permits/1515188939_1671567706.271915/0/rocksdbjni-7-1-2-sources-jar/org/rocksdb/ThreadType.java
* /opt/cola/permits/1515188939_1671567706.271915/0/rocksdbjni-7-1-2-sources-jar/org/rocksdb/TtlDB.java
*

/opt/cola/permits/1515188939_1671567706.271915/0/rocksdbjni-7-1-2-sources-jar/org/rocksdb/MutableColumnFamilyOptionsInterface.java
* /opt/cola/permits/1515188939_1671567706.271915/0/rocksdbjni-7-1-2-sources-jar/org/rocksdb/LevelMetaData.java
* /opt/cola/permits/1515188939_1671567706.271915/0/rocksdbjni-7-1-2-sources-jar/org/rocksdb/AbstractWalFilter.java
* /opt/cola/permits/1515188939_1671567706.271915/0/rocksdbjni-7-1-2-sources-jar/org/rocksdb/WriteStallInfo.java
* /opt/cola/permits/1515188939_1671567706.271915/0/rocksdbjni-7-1-2-sources-jar/org/rocksdb/OptionsUtil.java
* /opt/cola/permits/1515188939_1671567706.271915/0/rocksdbjni-7-1-2-sources-jar/org/rocksdb/RocksCallbackObject.java
* /opt/cola/permits/1515188939_1671567706.271915/0/rocksdbjni-7-1-2-sources-jar/org/rocksdb/util/SizeUnit.java
* /opt/cola/permits/1515188939_1671567706.271915/0/rocksdbjni-7-1-2-sources-jar/org/rocksdb/ColumnFamilyDescriptor.java
* /opt/cola/permits/1515188939_1671567706.271915/0/rocksdbjni-7-1-2-sources-jar/org/rocksdb/CompactionOptionsUniversal.java
*
/opt/cola/permits/1515188939_1671567706.271915/0/rocksdbjni-7-1-2-sources-jar/org/rocksdb/ColumnFamilyHandle.java
* /opt/cola/permits/1515188939_1671567706.271915/0/rocksdbjni-7-1-2-sources-jar/org/rocksdb/IngestExternalFileOptions.java
* /opt/cola/permits/1515188939_1671567706.271915/0/rocksdbjni-7-1-2-sources-jar/org/rocksdb/Snapshot.java
* /opt/cola/permits/1515188939_1671567706.271915/0/rocksdbjni-7-1-2-sources-jar/org/rocksdb/MemoryUtil.java
* /opt/cola/permits/1515188939_1671567706.271915/0/rocksdbjni-7-1-2-sources-jar/org/rocksdb/SstFileReader.java
* /opt/cola/permits/1515188939_1671567706.271915/0/rocksdbjni-7-1-2-sources-jar/org/rocksdb/BackupEngine.java
* /opt/cola/permits/1515188939_1671567706.271915/0/rocksdbjni-7-1-2-sources-jar/org/rocksdb/CompactionStyle.java
* /opt/cola/permits/1515188939_1671567706.271915/0/rocksdbjni-7-1-2-sources-jar/org/rocksdb/PlainTableConfig.java
* /opt/cola/permits/1515188939_1671567706.271915/0/rocksdbjni-7-1-2-sources-jar/org/rocksdb/StatsCollectorInput.java
*
/opt/cola/permits/1515188939_1671567706.271915/0/rocksdbjni-7-1-2-sources-jar/org/rocksdb/IndexShorteningMode.java
* /opt/cola/permits/1515188939_1671567706.271915/0/rocksdbjni-7-1-2-sources-jar/org/rocksdb/Range.java
* /opt/cola/permits/1515188939_1671567706.271915/0/rocksdbjni-7-1-2-sources-jar/org/rocksdb/RocksDB.java
* /opt/cola/permits/1515188939_1671567706.271915/0/rocksdbjni-7-1-2-sources-jar/org/rocksdb/ComparatorOptions.java
* /opt/cola/permits/1515188939_1671567706.271915/0/rocksdbjni-7-1-2-sources-jar/org/rocksdb/CompactionPriority.java
* /opt/cola/permits/1515188939_1671567706.271915/0/rocksdbjni-7-1-2-sources-jar/org/rocksdb/util/ReverseBytewiseComparator.java
* /opt/cola/permits/1515188939_1671567706.271915/0/rocksdbjni-7-1-2-sources-jar/org/rocksdb/WriteBatch.java
* /opt/cola/permits/1515188939_1671567706.271915/0/rocksdbjni-7-1-2-sources-jar/org/rocksdb/RateLimiterMode.java
* /opt/cola/permits/1515188939_1671567706.271915/0/rocksdbjni-7-1-2-sources-

jar/org/rocksdb/SstFileManager.java
*
/opt/cola/permits/1515188939_1671567706.271915/0/rocksdbjni-7-1-2-sources-jar/org/rocksdb/Options.java
* /opt/cola/permits/1515188939_1671567706.271915/0/rocksdbjni-7-1-2-sources-jar/org/rocksdb/AbstractWriteBatch.java
* /opt/cola/permits/1515188939_1671567706.271915/0/rocksdbjni-7-1-2-sources-jar/org/rocksdb/HistogramData.java
* /opt/cola/permits/1515188939_1671567706.271915/0/rocksdbjni-7-1-2-sources-jar/org/rocksdb/Slice.java
* /opt/cola/permits/1515188939_1671567706.271915/0/rocksdbjni-7-1-2-sources-jar/org/rocksdb/ColumnFamilyOptions.java
* /opt/cola/permits/1515188939_1671567706.271915/0/rocksdbjni-7-1-2-sources-jar/org/rocksdb/ReadTier.java
* /opt/cola/permits/1515188939_1671567706.271915/0/rocksdbjni-7-1-2-sources-jar/org/rocksdb/WriteStallCondition.java
* /opt/cola/permits/1515188939_1671567706.271915/0/rocksdbjni-7-1-2-sources-jar/org/rocksdb/Status.java
* /opt/cola/permits/1515188939_1671567706.271915/0/rocksdbjni-7-1-2-sources-jar/org/rocksdb/TransactionDBOptions.java
*
/opt/cola/permits/1515188939_1671567706.271915/0/rocksdbjni-7-1-2-sources-jar/org/rocksdb/AccessHint.java
* /opt/cola/permits/1515188939_1671567706.271915/0/rocksdbjni-7-1-2-sources-jar/org/rocksdb/TraceWriter.java
* /opt/cola/permits/1515188939_1671567706.271915/0/rocksdbjni-7-1-2-sources-jar/org/rocksdb/DirectSlice.java
* /opt/cola/permits/1515188939_1671567706.271915/0/rocksdbjni-7-1-2-sources-jar/org/rocksdb/AdvancedMutableColumnFamilyOptionsInterface.java
* /opt/cola/permits/1515188939_1671567706.271915/0/rocksdbjni-7-1-2-sources-jar/org/rocksdb/MemoryUsageType.java
* /opt/cola/permits/1515188939_1671567706.271915/0/rocksdbjni-7-1-2-sources-jar/org/rocksdb/TransactionOptions.java
* /opt/cola/permits/1515188939_1671567706.271915/0/rocksdbjni-7-1-2-sources-jar/org/rocksdb/Transaction.java
* /opt/cola/permits/1515188939_1671567706.271915/0/rocksdbjni-7-1-2-sources-jar/org/rocksdb/ComparatorType.java
*
/opt/cola/permits/1515188939_1671567706.271915/0/rocksdbjni-7-1-2-sources-jar/org/rocksdb/MutableDBOptions.java
* /opt/cola/permits/1515188939_1671567706.271915/0/rocksdbjni-7-1-2-sources-jar/org/rocksdb/StatisticsCollector.java
* /opt/cola/permits/1515188939_1671567706.271915/0/rocksdbjni-7-1-2-sources-jar/org/rocksdb/AbstractEventListener.java
* /opt/cola/permits/1515188939_1671567706.271915/0/rocksdbjni-7-1-2-sources-jar/org/rocksdb/EncodingType.java
* /opt/cola/permits/1515188939_1671567706.271915/0/rocksdbjni-7-1-2-sources-jar/org/rocksdb/SstFileMetaData.java
* /opt/cola/permits/1515188939_1671567706.271915/0/rocksdbjni-7-1-2-sources-jar/org/rocksdb/FlushReason.java
* /opt/cola/permits/1515188939_1671567706.271915/0/rocksdbjni-7-1-2-sources-jar/org/rocksdb/TableFileCreationBriefInfo.java
* /opt/cola/permits/1515188939_1671567706.271915/0/rocksdbjni-7-1-2-sources-jar/org/rocksdb/OperationType.java
* /opt/cola/permits/1515188939_1671567706.271915/0/rocksdbjni-7-1-2-sources-jar/org/rocksdb/LiveFileMetaData.java
*

/opt/cola/permits/1515188939_1671567706.271915/0/rocksdbjni-7-1-2-sources-jar/org/rocksdb/ColumnFamilyOptionsInterface.java
* /opt/cola/permits/1515188939_1671567706.271915/0/rocksdbjni-7-1-2-sources-jar/org/rocksdb/LRUCache.java
* /opt/cola/permits/1515188939_1671567706.271915/0/rocksdbjni-7-1-2-sources-jar/org/rocksdb/MutableColumnFamilyOptions.java
* /opt/cola/permits/1515188939_1671567706.271915/0/rocksdbjni-7-1-2-sources-jar/org/rocksdb/CompactionJobStats.java
* /opt/cola/permits/1515188939_1671567706.271915/0/rocksdbjni-7-1-2-sources-jar/org/rocksdb/FlushOptions.java
* /opt/cola/permits/1515188939_1671567706.271915/0/rocksdbjni-7-1-2-sources-jar/org/rocksdb/CompressionType.java
* /opt/cola/permits/1515188939_1671567706.271915/0/rocksdbjni-7-1-2-sources-jar/org/rocksdb/RocksEnv.java
* /opt/cola/permits/1515188939_1671567706.271915/0/rocksdbjni-7-1-2-sources-jar/org/rocksdb/FileOperationInfo.java
* /opt/cola/permits/1515188939_1671567706.271915/0/rocksdbjni-7-1-2-sources-jar/org/rocksdb/BuiltinComparator.java
*
/opt/cola/permits/1515188939_1671567706.271915/0/rocksdbjni-7-1-2-sources-jar/org/rocksdb/IndexType.java
* /opt/cola/permits/1515188939_1671567706.271915/0/rocksdbjni-7-1-2-sources-jar/org/rocksdb/TableFileCreationReason.java
* /opt/cola/permits/1515188939_1671567706.271915/0/rocksdbjni-7-1-2-sources-jar/org/rocksdb/TransactionalDB.java
* /opt/cola/permits/1515188939_1671567706.271915/0/rocksdbjni-7-1-2-sources-jar/org/rocksdb/DataBlockIndexType.java
* /opt/cola/permits/1515188939_1671567706.271915/0/rocksdbjni-7-1-2-sources-jar/org/rocksdb/AbstractCompactionFilter.java
* /opt/cola/permits/1515188939_1671567706.271915/0/rocksdbjni-7-1-2-sources-jar/org/rocksdb/TransactionalOptions.java
* /opt/cola/permits/1515188939_1671567706.271915/0/rocksdbjni-7-1-2-sources-jar/org/rocksdb/WriteBufferManager.java
* /opt/cola/permits/1515188939_1671567706.271915/0/rocksdbjni-7-1-2-sources-jar/org/rocksdb/AbstractTraceWriter.java
* /opt/cola/permits/1515188939_1671567706.271915/0/rocksdbjni-7-1-2-sources-jar/org/rocksdb/TableFileCreationInfo.java
*
/opt/cola/permits/1515188939_1671567706.271915/0/rocksdbjni-7-1-2-sources-jar/org/rocksdb/OptionString.java
* /opt/cola/permits/1515188939_1671567706.271915/0/rocksdbjni-7-1-2-sources-jar/org/rocksdb/SstFileReaderIterator.java
* /opt/cola/permits/1515188939_1671567706.271915/0/rocksdbjni-7-1-2-sources-jar/org/rocksdb/BackupEngineOptions.java
* /opt/cola/permits/1515188939_1671567706.271915/0/rocksdbjni-7-1-2-sources-jar/org/rocksdb/CompactRangeOptions.java
* /opt/cola/permits/1515188939_1671567706.271915/0/rocksdbjni-7-1-2-sources-jar/org/rocksdb/EventListener.java
* /opt/cola/permits/1515188939_1671567706.271915/0/rocksdbjni-7-1-2-sources-jar/org/rocksdb/RocksIterator.java
* /opt/cola/permits/1515188939_1671567706.271915/0/rocksdbjni-7-1-2-sources-jar/org/rocksdb/Filter.java
* /opt/cola/permits/1515188939_1671567706.271915/0/rocksdbjni-7-1-2-sources-jar/org/rocksdb/TickerType.java
*

/opt/cola/permits/1515188939_1671567706.271915/0/rocksdbjni-7-1-2-sources-jar/org/rocksdb/AbstractComparatorJniBridge.java
* /opt/cola/permits/1515188939_1671567706.271915/0/rocksdbjni-7-1-2-sources-jar/org/rocksdb/ChecksumType.java
* /opt/cola/permits/1515188939_1671567706.271915/0/rocksdbjni-7-1-2-sources-jar/org/rocksdb/Env.java
* /opt/cola/permits/1515188939_1671567706.271915/0/rocksdbjni-7-1-2-sources-jar/org/rocksdb/RemoveEmptyValueCompactionFilter.java
* /opt/cola/permits/1515188939_1671567706.271915/0/rocksdbjni-7-1-2-sources-jar/org/rocksdb/BackgroundErrorReason.java
* /opt/cola/permits/1515188939_1671567706.271915/0/rocksdbjni-7-1-2-sources-jar/org/rocksdb/CompactionReason.java
* /opt/cola/permits/1515188939_1671567706.271915/0/rocksdbjni-7-1-2-sources-jar/org/rocksdb/KeyMayExist.java
* /opt/cola/permits/1515188939_1671567706.271915/0/rocksdbjni-7-1-2-sources-jar/org/rocksdb/RocksIteratorInterface.java
* /opt/cola/permits/1515188939_1671567706.271915/0/rocksdbjni-7-1-2-sources-jar/org/rocksdb/SstPartitionerFactory.java
*
/opt/cola/permits/1515188939_1671567706.271915/0/rocksdbjni-7-1-2-sources-jar/org/rocksdb/BloomFilter.java
* /opt/cola/permits/1515188939_1671567706.271915/0/rocksdbjni-7-1-2-sources-jar/org/rocksdb/MemTableConfig.java
* /opt/cola/permits/1515188939_1671567706.271915/0/rocksdbjni-7-1-2-sources-jar/org/rocksdb/TraceOptions.java
* /opt/cola/permits/1515188939_1671567706.271915/0/rocksdbjni-7-1-2-sources-jar/org/rocksdb/TransactionDB.java
* /opt/cola/permits/1515188939_1671567706.271915/0/rocksdbjni-7-1-2-sources-jar/org/rocksdb/util/BytewiseComparator.java
* /opt/cola/permits/1515188939_1671567706.271915/0/rocksdbjni-7-1-2-sources-jar/org/rocksdb/LogFile.java
* /opt/cola/permits/1515188939_1671567706.271915/0/rocksdbjni-7-1-2-sources-jar/org/rocksdb/TimedEnv.java
* /opt/cola/permits/1515188939_1671567706.271915/0/rocksdbjni-7-1-2-sources-jar/org/rocksdb/AbstractSlice.java
* /opt/cola/permits/1515188939_1671567706.271915/0/rocksdbjni-7-1-2-sources-jar/org/rocksdb/AbstractComparator.java
*
/opt/cola/permits/1515188939_1671567706.271915/0/rocksdbjni-7-1-2-sources-jar/org/rocksdb/WalFileType.java
* /opt/cola/permits/1515188939_1671567706.271915/0/rocksdbjni-7-1-2-sources-jar/org/rocksdb/TableFileDeletionInfo.java
* /opt/cola/permits/1515188939_1671567706.271915/0/rocksdbjni-7-1-2-sources-jar/org/rocksdb/Priority.java
* /opt/cola/permits/1515188939_1671567706.271915/0/rocksdbjni-7-1-2-sources-jar/org/rocksdb/FlushJobInfo.java
* /opt/cola/permits/1515188939_1671567706.271915/0/rocksdbjni-7-1-2-sources-jar/org/rocksdb/RocksMemEnv.java
* /opt/cola/permits/1515188939_1671567706.271915/0/rocksdbjni-7-1-2-sources-jar/org/rocksdb/RestoreOptions.java
* /opt/cola/permits/1515188939_1671567706.271915/0/rocksdbjni-7-1-2-sources-jar/org/rocksdb/OperationStage.java
* /opt/cola/permits/1515188939_1671567706.271915/0/rocksdbjni-7-1-2-sources-jar/org/rocksdb/WriteBatchWithIndex.java
* /opt/cola/permits/1515188939_1671567706.271915/0/rocksdbjni-7-1-2-sources-jar/org/rocksdb/AbstractRocksIterator.java
*

/opt/cola/permits/1515188939_1671567706.271915/0/rocksdbjni-7-1-2-sources-jar/org/rocksdb/AdvancedColumnFamilyOptionsInterface.java
* /opt/cola/permits/1515188939_1671567706.271915/0/rocksdbjni-7-1-2-sources-jar/org/rocksdb/EnvOptions.java
* /opt/cola/permits/1515188939_1671567706.271915/0/rocksdbjni-7-1-2-sources-jar/org/rocksdb/WalFilter.java
* /opt/cola/permits/1515188939_1671567706.271915/0/rocksdbjni-7-1-2-sources-jar/org/rocksdb/WriteOptions.java
* /opt/cola/permits/1515188939_1671567706.271915/0/rocksdbjni-7-1-2-sources-jar/org/rocksdb/BackupInfo.java
* /opt/cola/permits/1515188939_1671567706.271915/0/rocksdbjni-7-1-2-sources-jar/org/rocksdb/ReadOptions.java
* /opt/cola/permits/1515188939_1671567706.271915/0/rocksdbjni-7-1-2-sources-jar/org/rocksdb/WBWRocksIterator.java
* /opt/cola/permits/1515188939_1671567706.271915/0/rocksdbjni-7-1-2-sources-jar/org/rocksdb/util/IntComparator.java
* /opt/cola/permits/1515188939_1671567706.271915/0/rocksdbjni-7-1-2-sources-jar/org/rocksdb/Checkpoint.java
*
/opt/cola/permits/1515188939_1671567706.271915/0/rocksdbjni-7-1-2-sources-jar/org/rocksdb/DBOptions.java
* /opt/cola/permits/1515188939_1671567706.271915/0/rocksdbjni-7-1-2-sources-jar/org/rocksdb/OptimisticTransactionDB.java
* /opt/cola/permits/1515188939_1671567706.271915/0/rocksdbjni-7-1-2-sources-jar/org/rocksdb/MemTableInfo.java
* /opt/cola/permits/1515188939_1671567706.271915/0/rocksdbjni-7-1-2-sources-jar/org/rocksdb/SstPartitionerFixedPrefixFactory.java
* /opt/cola/permits/1515188939_1671567706.271915/0/rocksdbjni-7-1-2-sources-jar/org/rocksdb/Cache.java
* /opt/cola/permits/1515188939_1671567706.271915/0/rocksdbjni-7-1-2-sources-jar/org/rocksdb/CompressionOptions.java
No license file was found, but licenses were detected in source scan.

// Copyright (c) Facebook, Inc. and its affiliates. All Rights Reserved.
// Copyright (c) 2014, Vlad Balan (vlad.gm@gmail.com). All rights reserved.
// This source code is licensed under both the GPLv2 (found in the

Found in path(s):

* /opt/cola/permits/1515188939_1671567706.271915/0/rocksdbjni-7-1-2-sources-jar/org/rocksdb/MergeOperator.java
* /opt/cola/permits/1515188939_1671567706.271915/0/rocksdbjni-7-1-2-sources-jar/org/rocksdb/StringAppendOperator.java
No license file was found, but licenses were detected in source scan.

// Copyright (c) 2011-present, Facebook, Inc. All rights reserved.
// This source code is licensed under both the GPLv2 (found in the

Found in path(s):

* /opt/cola/permits/1515188939_1671567706.271915/0/rocksdbjni-7-1-2-sources-jar/org/rocksdb/UInt64AddOperator.java
No license file was found, but licenses were detected in source scan.

// Copyright (c) 2017-present, Facebook, Inc. All rights reserved.
// This source code is licensed under both the GPLv2 (found in the

Found in path(s):

* /opt/cola/permits/1515188939_1671567706.271915/0/rocksdbjni-7-1-2-sources-jar/org/rocksdb/CassandraValueMergeOperator.java
* /opt/cola/permits/1515188939_1671567706.271915/0/rocksdbjni-7-1-2-sources-jar/org/rocksdb/CassandraCompactionFilter.java

1.671 mschoch-smat 0.2.0

1.671.1 Available under license :

Apache License
Version 2.0, January 2004
<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work

(an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work

or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. **Submission of Contributions.** Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions. Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.
6. **Trademarks.** This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.
7. **Disclaimer of Warranty.** Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.
8. **Limitation of Liability.** In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.
9. **Accepting Warranty or Additional Liability.** While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

1.672 glycerine-goconvey 0.0.0-20190410193231-58a59202ab31

1.672.1 Available under license :

Copyright (c) 2014 SmartyStreets, LLC

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY,

FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

NOTE: Various optional and subordinate components carry their own licensing requirements and restrictions. Use of those components is subject to the terms and conditions outlined the respective license of each component.

Apache License
Version 2.0, January 2004
<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a

copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a

cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the

Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

(a) You must give any other recipients of the Work or Derivative Works a copy of this License; and

(b) You must cause any modified files to carry prominent notices stating that You changed the files; and

(c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and

(d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding

those notices that do not

pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with

the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability

incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

1.673 gopherjs 0.0.0-20190910122728-9d188e94fb99

1.673.1 Available under license :

Copyright (c) 2016 Richard Musiol. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- * Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- * Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES;

LOSS OF USE,
DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.
Copyright (c) 2013 Richard Musiol. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

* Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.

* Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES;

LOSS OF USE,
DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

1.674 platformdirs 2.6.2

1.674.1 Available under license :

MIT License

Copyright (c) 2010-202x The platformdirs developers

Permission is hereby granted, free of charge, to any person obtaining a copy

of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

1.675 httpcomponents-core 4.4.16

1.675.1 Available under license :

Apache License
Version 2.0, January 2004
<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and

do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all

other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

Apache HttpCore
Copyright 2005-2022 The Apache Software Foundation

This product includes software developed at
The Apache Software Foundation (<http://www.apache.org/>).

1.676 x-time-rate 0.3.0

1.676.1 Available under license :

Copyright (c) 2009 The Go Authors. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- * Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- * Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
- * Neither the name of Google Inc. nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER

OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

1.677 x-net 0.5.0

1.677.1 Available under license :

Copyright (c) 2009 The Go Authors. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- * Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- * Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the

distribution.

* Neither the name of Google Inc. nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER

OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

1.678 x-text 0.6.0

1.678.1 Available under license :

Copyright (c) 2009 The Go Authors. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

* Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.

* Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

* Neither the name of Google Inc. nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER

OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT

(INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

1.679 x-sys 0.4.0

1.679.1 Available under license :

Copyright (c) 2013 unformatt

MIT License

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

1.680 go-openapi-jsonpointer 0.19.6

1.680.1 Available under license :

Apache License
Version 2.0, January 2004
<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by

the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but

excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this

License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the

Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and

(d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding

those notices that do not

pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions. Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the

appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

1.681 x-term 0.4.0

1.681.1 Available under license :

Copyright (c) 2009 The Go Authors. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- * Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- * Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
- * Neither the name of Google Inc. nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER

OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

1.682 xxhash 2.2.0

1.682.1 Available under license :

Copyright (c) 2016 Caleb Spare

MIT License

Permission is hereby granted, free of charge, to any person obtaining

a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

1.683 x-crypto 0.5.0

1.683.1 Available under license :

Copyright (c) 2009 The Go Authors. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- * Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- * Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
- * Neither the name of Google Inc. nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY

THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

This source code was written by the Go contributors.

The master list of contributors is in the main Go distribution,

visible at <https://tip.golang.org/CONTRIBUTORS>.

1.684 victoriametrics-metrics 1.23.0

1.684.1 Available under license :

The MIT License (MIT)

Copyright (c) 2019 VictoriaMetrics

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF

OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

1.685 objenesis 3.2

1.685.1 Available under license :

Apache License

Version 2.0, January 2004

<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction,

and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to

communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and

attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and

(d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or

implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.

You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

1.686 python-setuptools 45.2.0-1ubuntu0.1

1.686.1 Available under license :

A. HISTORY OF THE SOFTWARE

=====

Python was created in the early 1990s by Guido van Rossum at Stichting Mathematisch Centrum (CWI, see <http://www.cwi.nl>) in the Netherlands as a successor of a language called ABC. Guido remains Python's principal author, although it includes many contributions from others.

In 1995, Guido continued his work on Python at the Corporation for National Research Initiatives (CNRI, see <http://www.cnri.reston.va.us>) in Reston, Virginia where he released several versions of the software.

In May 2000, Guido and the Python core development team moved to BeOpen.com to form the BeOpen PythonLabs team. In October of the same year, the PythonLabs team moved to Digital Creations (now Zope Corporation, see <http://www.zope.com>). In 2001, the Python Software Foundation (PSF, see <http://www.python.org/psf/>) was formed, a non-profit organization created specifically to own Python-related Intellectual Property. Zope Corporation is a sponsoring member of the PSF.

All Python releases are Open Source (see <http://www.opensource.org> for the Open Source Definition). Historically, most, but not all, Python releases have also been GPL-compatible; the table below summarizes the various releases.

Release	Derived from	Year	Owner	GPL-compatible? (1)
0.9.0 thru 1.2		1991-1995	CWI	yes
1.3 thru 1.5.2	1.2	1995-1999	CNRI	yes
1.6	1.5.2	2000	CNRI	no
2.0	1.6	2000	BeOpen.com	no

1.6.1	1.6	2001	CNRI	yes (2)
2.1	2.0+1.6.1	2001	PSF	no
2.0.1	2.0+1.6.1	2001	PSF	yes
2.1.1	2.1+2.0.1	2001	PSF	yes
2.1.2	2.1.1	2002	PSF	yes
2.1.3	2.1.2	2002	PSF	yes
2.2 and above				
2.1.1	2001-now	PSF	yes	

Footnotes:

(1) GPL-compatible doesn't mean that we're distributing Python under the GPL. All Python licenses, unlike the GPL, let you distribute a modified version without making your changes open source. The GPL-compatible licenses make it possible to combine Python with other software that is released under the GPL; the others don't.

(2) According to Richard Stallman, 1.6.1 is not GPL-compatible, because its license has a choice of law clause. According to CNRI, however, Stallman's lawyer has told CNRI's lawyer that 1.6.1 is "not incompatible" with the GPL.

Thanks to the many outside volunteers who have worked under Guido's direction to make these releases possible.

B. TERMS AND CONDITIONS FOR ACCESSING OR OTHERWISE USING PYTHON

=====

PYTHON SOFTWARE FOUNDATION LICENSE VERSION 2

1. This LICENSE AGREEMENT

is between the Python Software Foundation ("PSF"), and the Individual or Organization ("Licensee") accessing and otherwise using this software ("Python") in source or binary form and its associated documentation.

2. Subject to the terms and conditions of this License Agreement, PSF hereby grants Licensee a nonexclusive, royalty-free, world-wide license to reproduce, analyze, test, perform and/or display publicly, prepare derivative works, distribute, and otherwise use Python alone or in any derivative version, provided, however, that PSF's License Agreement and PSF's notice of copyright, i.e., "Copyright (c) 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014 Python Software Foundation; All Rights Reserved" are retained in Python alone or in any derivative version prepared by Licensee.

3. In the event Licensee prepares a derivative work that is based on

or incorporates Python or any part thereof, and wants to make the derivative work available to others as provided herein, then Licensee hereby agrees to include in any such work a brief summary of the changes made to Python.

4. PSF is making Python available to Licensee on an "AS IS" basis. PSF MAKES NO REPRESENTATIONS OR WARRANTIES, EXPRESS OR IMPLIED. BY WAY OF EXAMPLE, BUT NOT LIMITATION, PSF MAKES NO AND DISCLAIMS ANY REPRESENTATION OR WARRANTY OF MERCHANTABILITY OR FITNESS FOR ANY PARTICULAR PURPOSE OR THAT THE USE OF PYTHON WILL NOT INFRINGE ANY THIRD PARTY RIGHTS.

5. PSF SHALL NOT BE LIABLE TO LICENSEE OR ANY OTHER USERS OF PYTHON FOR ANY INCIDENTAL, SPECIAL, OR CONSEQUENTIAL DAMAGES OR LOSS AS A RESULT OF MODIFYING, DISTRIBUTING, OR OTHERWISE USING PYTHON, OR ANY DERIVATIVE THEREOF, EVEN IF ADVISED OF THE POSSIBILITY THEREOF.

6. This License Agreement will automatically terminate upon a material breach of its terms and conditions.

7. Nothing in this License Agreement shall be deemed to create any relationship of agency, partnership, or joint venture between PSF and Licensee.

This License Agreement does not grant permission to use PSF trademarks or trade name in a trademark sense to endorse or promote products or services of Licensee, or any third party.

8. By copying, installing or otherwise using Python, Licensee agrees to be bound by the terms and conditions of this License Agreement.

BEOPEN.COM LICENSE AGREEMENT FOR PYTHON 2.0

BEOPEN PYTHON OPEN SOURCE LICENSE AGREEMENT VERSION 1

1. This LICENSE AGREEMENT is between BeOpen.com ("BeOpen"), having an office at 160 Saratoga Avenue, Santa Clara, CA 95051, and the Individual or Organization ("Licensee") accessing and otherwise using this software in source or binary form and its associated documentation ("the Software").

2. Subject to the terms and conditions of this BeOpen Python License Agreement, BeOpen hereby grants Licensee a non-exclusive, royalty-free, world-wide license to reproduce, analyze, test, perform and/or display publicly, prepare derivative

works, distribute, and otherwise use the Software alone or in any derivative version, provided, however, that the BeOpen Python License is retained in the Software, alone or in any derivative version prepared by Licensee.

3. BeOpen is making the Software available to Licensee on an "AS IS" basis. BEOPEN MAKES NO REPRESENTATIONS OR WARRANTIES, EXPRESS OR IMPLIED. BY WAY OF EXAMPLE, BUT NOT LIMITATION, BEOPEN MAKES NO AND DISCLAIMS ANY REPRESENTATION OR WARRANTY OF MERCHANTABILITY OR FITNESS FOR ANY PARTICULAR PURPOSE OR THAT THE USE OF THE SOFTWARE WILL NOT INFRINGE ANY THIRD PARTY RIGHTS.

4. BEOPEN SHALL NOT BE LIABLE TO LICENSEE OR ANY OTHER USERS OF THE SOFTWARE FOR ANY INCIDENTAL, SPECIAL, OR CONSEQUENTIAL DAMAGES OR LOSS AS A RESULT OF USING, MODIFYING OR DISTRIBUTING THE SOFTWARE, OR ANY DERIVATIVE THEREOF, EVEN IF ADVISED OF THE POSSIBILITY THEREOF.

5. This License Agreement will automatically terminate upon a material breach of its terms and conditions.

6. This License

Agreement shall be governed by and interpreted in all respects by the law of the State of California, excluding conflict of law provisions. Nothing in this License Agreement shall be deemed to create any relationship of agency, partnership, or joint venture between BeOpen and Licensee. This License Agreement does not grant permission to use BeOpen trademarks or trade names in a trademark sense to endorse or promote products or services of Licensee, or any third party. As an exception, the "BeOpen Python" logos available at <http://www.pythonlabs.com/logos.html> may be used according to the permissions granted on that web page.

7. By copying, installing or otherwise using the software, Licensee agrees to be bound by the terms and conditions of this License Agreement.

CNRI LICENSE AGREEMENT FOR PYTHON 1.6.1

1. This LICENSE AGREEMENT is between the Corporation for National Research Initiatives, having an office at 1895 Preston White Drive, Reston, VA 20191 ("CNRI"), and the Individual or Organization ("Licensee") accessing and otherwise using Python 1.6.1 software in source or binary form and its associated documentation.

2. Subject to the terms and conditions of this License Agreement, CNRI

hereby grants Licensee a nonexclusive, royalty-free, world-wide license to reproduce, analyze, test, perform and/or display publicly, prepare derivative works, distribute, and otherwise use Python 1.6.1 alone or in any derivative version, provided, however, that CNRI's License Agreement and CNRI's notice of copyright, i.e., "Copyright (c) 1995-2001 Corporation for National Research Initiatives; All Rights Reserved" are retained in Python 1.6.1 alone or in any derivative version prepared by Licensee. Alternately, in lieu of CNRI's License Agreement, Licensee may substitute the following text (omitting the quotes): "Python 1.6.1 is made available subject to the terms and conditions in CNRI's License Agreement. This Agreement together with

Python 1.6.1 may be located on the Internet using the following unique, persistent identifier (known as a handle): 1895.22/1013. This Agreement may also be obtained from a proxy server on the Internet using the following URL: <http://hdl.handle.net/1895.22/1013>".

3. In the event Licensee prepares a derivative work that is based on or incorporates Python 1.6.1 or any part thereof, and wants to make the derivative work available to others as provided herein, then Licensee hereby agrees to include in any such work a brief summary of the changes made to Python 1.6.1.

4. CNRI is making Python 1.6.1 available to Licensee on an "AS IS" basis. CNRI MAKES NO REPRESENTATIONS OR WARRANTIES, EXPRESS OR IMPLIED. BY WAY OF EXAMPLE, BUT NOT LIMITATION, CNRI MAKES NO AND DISCLAIMS ANY REPRESENTATION OR WARRANTY OF MERCHANTABILITY OR FITNESS FOR ANY PARTICULAR PURPOSE OR THAT THE USE OF PYTHON 1.6.1 WILL NOT INFRINGE ANY THIRD PARTY RIGHTS.

5. CNRI SHALL NOT BE LIABLE TO LICENSEE OR ANY OTHER USERS OF PYTHON 1.6.1 FOR ANY INCIDENTAL, SPECIAL, OR CONSEQUENTIAL DAMAGES OR LOSS AS A RESULT OF MODIFYING, DISTRIBUTING, OR OTHERWISE USING PYTHON 1.6.1, OR ANY DERIVATIVE THEREOF, EVEN IF ADVISED OF THE POSSIBILITY THEREOF.

6. This License Agreement will automatically terminate upon a material breach of its terms and conditions.

7. This License Agreement shall be governed by the federal intellectual property law of the United States, including without limitation the federal copyright law, and, to the extent such U.S. federal law does not apply, by the law of the Commonwealth of Virginia, excluding Virginia's conflict of law provisions. Notwithstanding the foregoing, with regard to derivative works based on Python 1.6.1 that incorporate non-separable material that was previously distributed under the GNU General Public License (GPL), the law of the Commonwealth of Virginia shall govern this License

Agreement only as to issues arising under or with respect to Paragraphs 4, 5, and 7 of this License Agreement. Nothing in this License Agreement shall be deemed to create any relationship of agency, partnership, or joint venture between CNRI and Licensee. This License Agreement does not grant permission to use CNRI trademarks or trade name in a trademark sense to endorse or promote products or services of Licensee, or any third party.

8. By clicking on the "ACCEPT" button where indicated, or by copying, installing or otherwise using Python 1.6.1, Licensee agrees to be bound by the terms and conditions of this License Agreement.

ACCEPT

CWI LICENSE AGREEMENT FOR PYTHON 0.9.0 THROUGH 1.2

Copyright (c) 1991 - 1995, Stichting Mathematisch Centrum Amsterdam, The Netherlands. All rights reserved.

Permission to use, copy, modify, and distribute this software and its documentation for any purpose and without fee is hereby granted, provided that the above copyright notice appear in all copies and that both that copyright notice and this permission notice appear in supporting documentation, and that the name of Stichting Mathematisch Centrum or CWI not be used in advertising or publicity pertaining to distribution of the software without specific, written prior permission.

STICHTING MATHEMATISCH CENTRUM DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE, INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS, IN NO EVENT SHALL STICHTING MATHEMATISCH CENTRUM BE LIABLE FOR ANY SPECIAL, INDIRECT OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

Copyright 2017-2019 Jason R. Coombs, Barry Warsaw

Licensed under the Apache License, Version 2.0 (the "License"); you may not use this file except in compliance with the License. You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software

distributed under the License is distributed on an "AS IS" BASIS,
WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
See the License for the specific language governing permissions and
limitations under the License.

A. HISTORY OF THE SOFTWARE

=====

Python was created in the early 1990s by Guido van Rossum at Stichting Mathematisch Centrum (CWI, see <http://www.cwi.nl>) in the Netherlands as a successor of a language called ABC. Guido remains Python's principal author, although it includes many contributions from others.

In 1995, Guido continued his work on Python at the Corporation for National Research Initiatives (CNRI, see <http://www.cnri.reston.va.us>) in Reston, Virginia where he released several versions of the software.

In May 2000, Guido and the Python core development team moved to BeOpen.com to form the BeOpen PythonLabs team. In October of the same year, the PythonLabs team moved to Digital Creations, which became Zope Corporation. In 2001, the Python Software Foundation (PSF, see <https://www.python.org/psf/>) was formed, a non-profit organization created specifically to own Python-related Intellectual Property. Zope Corporation was a sponsoring member of the PSF.

All

Python releases are Open Source (see <http://www.opensource.org> for the Open Source Definition). Historically, most, but not all, Python releases have also been GPL-compatible; the table below summarizes the various releases.

Release	Derived from	Year	Owner	GPL-compatible? (1)
0.9.0 thru 1.2		1991-1995	CWI	yes
1.3 thru 1.5.2	1.2	1995-1999	CNRI	yes
1.6	1.5.2	2000	CNRI	no
2.0	1.6	2000	BeOpen.com	no
1.6.1	1.6	2001	CNRI	yes (2)
2.1	2.0+1.6.1	2001	PSF	no
2.0.1	2.0+1.6.1	2001	PSF	yes
2.1.1	2.1+2.0.1	2001	PSF	yes
2.1.2	2.1.1	2002	PSF	yes
2.1.3	2.1.2	2002	PSF	yes
2.2 and above	2.1.1	2001-now	PSF	yes

Footnotes:

(1) GPL-compatible doesn't mean that we're distributing Python under the GPL. All Python licenses, unlike the GPL, let you distribute a modified version without making your changes open source. The GPL-compatible licenses make it possible to combine Python with other software that is released under the GPL; the others don't.

(2) According to Richard Stallman, 1.6.1 is not GPL-compatible, because its license has a choice of law clause. According to CNRI, however, Stallman's lawyer has told CNRI's lawyer that 1.6.1 is "not incompatible" with the GPL.

Thanks to the many outside volunteers who have worked under Guido's direction to make these releases possible.

B. TERMS AND CONDITIONS FOR ACCESSING OR OTHERWISE USING PYTHON

PYTHON SOFTWARE FOUNDATION LICENSE VERSION 2

1. This LICENSE AGREEMENT is between the Python Software Foundation ("PSF"), and the Individual or Organization ("Licensee") accessing and otherwise using this software ("Python") in source or binary form and its associated documentation.
2. Subject to the terms and conditions of this License Agreement, PSF hereby grants Licensee a nonexclusive, royalty-free, world-wide license to reproduce, analyze, test, perform and/or display publicly, prepare derivative works, distribute, and otherwise use Python alone or in any derivative version, provided, however, that PSF's License Agreement and PSF's notice of copyright, i.e., "Copyright (c) 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022 Python Software Foundation; All Rights Reserved" are retained in Python alone or in any derivative version prepared by Licensee.
3. In the event Licensee prepares a derivative work that is based on or incorporates Python or any part thereof, and wants to make the derivative work available to others as provided herein, then Licensee hereby agrees to include in any such work a brief summary of the changes made to Python.
4. PSF is making Python available to Licensee on an "AS IS" basis. PSF MAKES NO REPRESENTATIONS OR WARRANTIES, EXPRESS OR IMPLIED. BY WAY OF EXAMPLE, BUT NOT LIMITATION, PSF MAKES NO AND

DISCLAIMS ANY REPRESENTATION OR WARRANTY OF MERCHANTABILITY OR FITNESS FOR ANY PARTICULAR PURPOSE OR THAT THE USE OF PYTHON WILL NOT INFRINGE ANY THIRD PARTY RIGHTS.

5. PSF SHALL NOT BE LIABLE TO LICENSEE OR ANY OTHER USERS OF PYTHON FOR ANY INCIDENTAL, SPECIAL, OR CONSEQUENTIAL DAMAGES OR LOSS AS A RESULT OF MODIFYING, DISTRIBUTING, OR OTHERWISE USING PYTHON, OR ANY DERIVATIVE THEREOF, EVEN IF ADVISED OF THE POSSIBILITY THEREOF.

6. This License Agreement will automatically terminate upon a material breach of its terms and conditions.

7. Nothing in this License Agreement shall be deemed to create any relationship of agency, partnership, or joint venture between PSF and Licensee. This License Agreement does not grant permission to use PSF trademarks or trade name in a trademark sense to endorse or promote products or services of Licensee, or any third party.

8. By copying, installing or otherwise using Python, Licensee agrees to be bound by the terms and conditions of this License Agreement.

BEOPEN.COM LICENSE AGREEMENT FOR PYTHON 2.0

BEOPEN PYTHON OPEN SOURCE LICENSE AGREEMENT VERSION 1

1. This LICENSE AGREEMENT is between BeOpen.com ("BeOpen"), having an office at 160 Saratoga Avenue, Santa Clara, CA 95051, and the Individual or Organization ("Licensee") accessing and otherwise using this software in source or binary form and its associated documentation ("the Software").

2. Subject to the terms and conditions of this BeOpen Python License Agreement, BeOpen hereby grants Licensee a non-exclusive, royalty-free, world-wide license to reproduce, analyze, test, perform and/or display publicly, prepare derivative works, distribute, and otherwise use the Software alone or in any derivative version, provided, however, that the BeOpen Python License is retained in the Software, alone or in any derivative version prepared by Licensee.

3. BeOpen is making the Software available to Licensee on an "AS IS" basis. BEOPEN MAKES NO REPRESENTATIONS OR WARRANTIES, EXPRESS OR IMPLIED. BY WAY OF EXAMPLE, BUT NOT LIMITATION, BEOPEN MAKES NO AND DISCLAIMS ANY REPRESENTATION OR WARRANTY OF MERCHANTABILITY OR FITNESS

FOR ANY PARTICULAR PURPOSE OR THAT THE USE OF THE SOFTWARE WILL NOT INFRINGE ANY THIRD PARTY RIGHTS.

4. BEOPEN SHALL NOT BE LIABLE TO LICENSEE OR ANY OTHER USERS OF THE SOFTWARE FOR ANY INCIDENTAL, SPECIAL, OR CONSEQUENTIAL DAMAGES OR LOSS AS A RESULT OF USING, MODIFYING OR DISTRIBUTING THE SOFTWARE, OR ANY DERIVATIVE THEREOF, EVEN IF ADVISED OF THE POSSIBILITY THEREOF.

5. This License Agreement will automatically terminate upon a material breach of its terms and conditions.

6. This License Agreement shall be governed by and interpreted in all respects by the law of the State of California, excluding conflict of law provisions. Nothing in this License Agreement shall be deemed to create any relationship of agency, partnership, or joint venture between BeOpen and Licensee. This License Agreement does not grant permission to use BeOpen trademarks or trade names in a trademark sense to endorse or promote products or services of Licensee, or any third party. As an exception, the "BeOpen Python" logos available at <http://www.pythonlabs.com/logos.html> may be used according to the permissions granted on that web page.

7. By copying, installing or otherwise using the software, Licensee agrees to be bound by the terms and conditions of this License Agreement.

CNRI LICENSE AGREEMENT FOR PYTHON 1.6.1

1. This LICENSE AGREEMENT is between the Corporation for National Research Initiatives, having an office at 1895 Preston White Drive, Reston, VA 20191 ("CNRI"), and the Individual or Organization ("Licensee") accessing and otherwise using Python 1.6.1 software in source or binary form and its associated documentation.

2. Subject to the terms and conditions of this License Agreement, CNRI hereby grants Licensee a nonexclusive, royalty-free, world-wide license to reproduce, analyze, test, perform and/or display publicly, prepare derivative works, distribute, and otherwise use Python 1.6.1 alone or in any derivative version, provided, however, that CNRI's License Agreement and CNRI's notice of copyright, i.e., "Copyright (c) 1995-2001 Corporation for National Research Initiatives; All Rights Reserved" are retained in Python 1.6.1 alone or in any derivative version prepared by Licensee. Alternately, in lieu of CNRI's License Agreement, Licensee may substitute the following text (omitting the

quotes): "Python 1.6.1 is made available subject to the terms and conditions in CNRI's License Agreement.

This Agreement together with Python 1.6.1 may be located on the internet using the following unique, persistent identifier (known as a handle): 1895.22/1013. This Agreement may also be obtained from a proxy server on the internet using the following URL: <http://hdl.handle.net/1895.22/1013>".

3. In the event Licensee prepares a derivative work that is based on or incorporates Python 1.6.1 or any part thereof, and wants to make the derivative work available to others as provided herein, then Licensee hereby agrees to include in any such work a brief summary of the changes made to Python 1.6.1.

4. CNRI is making Python 1.6.1 available to Licensee on an "AS IS" basis. CNRI MAKES NO REPRESENTATIONS OR WARRANTIES, EXPRESS OR IMPLIED. BY WAY OF EXAMPLE, BUT NOT LIMITATION, CNRI MAKES NO AND DISCLAIMS ANY REPRESENTATION OR WARRANTY OF MERCHANTABILITY OR FITNESS FOR ANY PARTICULAR PURPOSE OR THAT THE USE OF PYTHON 1.6.1 WILL NOT INFRINGE ANY THIRD PARTY RIGHTS.

5. CNRI SHALL NOT BE LIABLE TO LICENSEE OR ANY OTHER USERS OF PYTHON 1.6.1 FOR ANY INCIDENTAL, SPECIAL, OR CONSEQUENTIAL DAMAGES OR LOSS AS A RESULT OF MODIFYING, DISTRIBUTING, OR OTHERWISE USING PYTHON 1.6.1, OR ANY DERIVATIVE THEREOF, EVEN IF ADVISED OF THE POSSIBILITY THEREOF.

6. This License Agreement will automatically terminate upon a material breach of its terms and conditions.

7. This License Agreement shall be governed by the federal intellectual property law of the United States, including without limitation the federal copyright law, and, to the extent such U.S. federal law does not apply, by the law of the Commonwealth of Virginia, excluding Virginia's conflict of law provisions. Notwithstanding the foregoing, with regard to derivative works based on Python 1.6.1 that incorporate non-separable material that was previously distributed under the GNU General Public License (GPL), the law of the Commonwealth of Virginia shall govern this License Agreement only as to issues arising under or with respect to Paragraphs 4, 5, and 7 of this License Agreement. Nothing in this License Agreement shall be deemed to create any relationship of agency, partnership, or joint venture between CNRI and Licensee. This License Agreement does not grant permission to use CNRI trademarks or trade name in a trademark sense to endorse or promote products or services of Licensee, or any third party.

8. By clicking on the "ACCEPT" button where indicated, or by copying, installing or otherwise using Python 1.6.1, Licensee agrees to be bound by the terms and conditions of this License Agreement.

ACCEPT

CWI LICENSE AGREEMENT FOR PYTHON 0.9.0 THROUGH 1.2

Copyright (c) 1991 - 1995, Stichting Mathematisch Centrum Amsterdam, The Netherlands. All rights reserved.

Permission to use, copy, modify, and distribute this software and its documentation for any purpose and without fee is hereby granted, provided that the above copyright notice appear in all copies and that both that copyright notice and this permission notice appear in supporting documentation, and that the name of Stichting Mathematisch Centrum or CWI not be used in advertising or publicity pertaining to distribution of the software without specific, written prior permission.

STICHTING MATHEMATISCH CENTRUM DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE, INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS, IN NO EVENT SHALL STICHTING MATHEMATISCH CENTRUM BE LIABLE FOR ANY SPECIAL, INDIRECT OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

Copyright 2017-2019 Brett Cannon, Barry Warsaw

Licensed under the Apache License, Version 2.0 (the "License"); you may not use this file except in compliance with the License. You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.
Copyright Jason R. Coombs

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the

rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Apache License
Version 2.0, January 2004
<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but

not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work,

where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and

may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this

License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

This software is made available under the terms of *either* of the licenses found in LICENSE.APACHE or LICENSE.BSD. Contributions to this software is made under the terms of *both* these licenses.

MIT License

Copyright (c) 2021 Taneli Hukkinen

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

MIT License

Copyright (c) 2010-202x The platformdirs developers

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR

IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT

OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Copyright (c) Donald Stufft and individual contributors.

All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT HOLDER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Copyright (c) 2012 Erik Rose

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM,

OUT OF OR IN CONNECTION WITH THE SOFTWARE
OR THE USE OR OTHER DEALINGS IN THE
SOFTWARE.

The code contained in this directory was automatically generated using the
following command:

```
python -m validate_pyproject.pre_compile --output-dir=setuputils/config/_validate_pyproject --enable-plugins  
setuputils.distutils --very-verbose
```

Please avoid changing it manually.

You can report issues or suggest changes directly to `validate-pyproject`
(or to the relevant plugin repository)

- <https://github.com/abralvalheri/validate-pyproject/issues>

The following files include code from opensource projects
(either as direct copies or modified versions):

- `fastjsonschema_exceptions.py`:
- project: `fastjsonschema` - licensed under BSD-3-Clause
(<https://github.com/horejsek/python-fastjsonschema>)
- `extra_validations.py` and `format.py`, `error_reporting.py`:
- project: `validate-pyproject` - licensed under MPL-2.0
(<https://github.com/abralvalheri/validate-pyproject>)

Additionally the following files are automatically generated by tools provided
by the same projects:

-
- `__init__.py`
- `fastjsonschema_validations.py`

The relevant copyright notes and licenses are included below.

`fastjsonschema`
=====

Copyright (c) 2018, Michal Horejsek
All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.

Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

Neither the name of the {organization} nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT HOLDER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

`validate-pyproject`

=====

Mozilla Public License, version 2.0

1. Definitions

1.1. "Contributor"

means each individual or legal entity that creates, contributes to the creation of, or owns Covered Software.

1.2. "Contributor Version"

means the combination of the Contributions of others (if any) used by a Contributor and that particular Contributor's Contribution.

1.3. "Contribution"

means Covered Software of a particular Contributor.

1.4. "Covered Software"

means Source Code Form to which the initial Contributor has attached the notice in Exhibit A, the Executable Form of such Source Code Form, and Modifications of such Source Code Form, in each case including portions thereof.

1.5. "Incompatible With Secondary Licenses"

means

- a. that the initial Contributor has attached the notice described in Exhibit B to the Covered Software; or
- b. that the Covered Software was made available under the terms of version 1.1 or earlier of the License, but not also under the terms of a Secondary License.

1.6. "Executable Form"

means any form of the work other than Source Code Form.

1.7. "Larger Work"

means a work that combines Covered Software with other material, in a separate file or files, that is not Covered Software.

1.8. "License"

means this document.

1.9. "Licensable"

means having the right to grant, to the maximum extent possible, whether at the time of the initial grant or subsequently, any and all of the rights conveyed by this License.

1.10. "Modifications"

means any of the following:

- a. any file in Source Code Form that results from an addition to, deletion from, or modification of the contents of Covered Software; or

b. any new file in Source Code Form that contains any Covered Software.

1.11. "Patent Claims" of a Contributor

means any patent claim(s), including without limitation, method, process, and apparatus claims, in any patent Licensable by such Contributor that would be infringed, but for the grant of the License, by the making, using, selling, offering for sale, having made, import, or transfer of either its Contributions or its Contributor Version.

1.12. "Secondary License"

means either the GNU General Public License, Version 2.0, the GNU Lesser General Public License, Version 2.1, the GNU Affero General Public License, Version 3.0, or any later versions of those licenses.

1.13. "Source Code Form"

means the form of the work preferred for making modifications.

1.14. "You" (or "Your")

means an individual or a legal entity exercising rights under this License. For legal entities, "You" includes any entity that controls, is controlled by, or is under common control with You. For purposes of this definition, "control" means (a) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (b) ownership of more than fifty percent (50%) of the outstanding shares or beneficial ownership of such entity.

2. License Grants and Conditions

2.1. Grants

Each Contributor hereby grants You a world-wide, royalty-free, non-exclusive license:

- a. under intellectual property rights (other than patent or trademark) Licensable by such Contributor to use, reproduce, make available, modify, display, perform, distribute, and otherwise exploit its Contributions, either on an unmodified basis, with Modifications, or as part of a Larger Work; and
- b. under Patent Claims of such Contributor to make, use, sell, offer for sale, have made, import, and otherwise transfer either its

Contributions or its Contributor Version.

2.2. Effective Date

The licenses granted in Section 2.1 with respect to any Contribution become effective for each Contribution on the date the Contributor first distributes such Contribution.

2.3. Limitations on Grant Scope

The licenses granted in this Section 2 are the only rights granted under this License. No additional rights or licenses will be implied from the distribution or licensing of Covered Software under this License.

Notwithstanding Section 2.1(b) above, no patent license is granted by a Contributor:

- a. for any code that a Contributor has removed from Covered Software; or
- b. for infringements caused by: (i) Your and any other third party's modifications of Covered Software, or (ii) the combination of its Contributions with other software (except as part of its Contributor Version); or
- c. under Patent Claims infringed by Covered Software in the absence of its Contributions.

This License does not grant any rights in the trademarks, service marks, or logos of any Contributor (except as may be necessary to comply with the notice requirements in Section 3.4).

2.4. Subsequent Licenses

No Contributor makes additional grants as a result of Your choice to distribute the Covered Software under a subsequent version of this License (see Section 10.2) or under the terms of a Secondary License (if permitted under the terms of Section 3.3).

2.5. Representation

Each Contributor represents that the Contributor believes its Contributions are its original creation(s) or it has sufficient rights to grant the rights to its Contributions conveyed by this License.

2.6. Fair Use

This License is not intended to limit any rights You have under

applicable copyright doctrines of fair use, fair dealing, or other equivalents.

2.7. Conditions

Sections 3.1, 3.2, 3.3, and 3.4 are conditions of the licenses granted in Section 2.1.

3. Responsibilities

3.1. Distribution of Source Form

All distribution of Covered Software in Source Code Form, including any Modifications that You create or to which You contribute, must be under the terms of this License. You must inform recipients that the Source Code Form of the Covered Software is governed by the terms of this License, and how they can obtain a copy of this License. You may not attempt to alter or restrict the recipients' rights in the Source Code Form.

3.2. Distribution of Executable Form

If You distribute Covered Software in Executable Form then:

- a. such Covered Software must also be made available in Source Code Form, as described in Section 3.1, and You must inform recipients of the Executable Form how they can obtain a copy of such Source Code Form by reasonable means in a timely manner, at a charge no more than the cost of distribution to the recipient; and
- b. You may distribute such Executable Form under the terms of this License, or sublicense it under different terms, provided that the license for the Executable Form does not attempt to limit or alter the recipients' rights in the Source Code Form under this License.

3.3. Distribution of a Larger Work

You may create and distribute a Larger Work under terms of Your choice, provided that You also comply with the requirements of this License for the Covered Software. If the Larger Work is a combination of Covered Software with a work governed by one or more Secondary Licenses, and the Covered Software is not Incompatible With Secondary Licenses, this License permits You to additionally distribute such Covered Software under the terms of such Secondary License(s), so that the recipient of the Larger Work may, at their option, further distribute the Covered

Software under the terms of either this License or such Secondary License(s).

3.4. Notices

You may not remove or alter the substance of any license notices (including copyright notices, patent notices, disclaimers of warranty, or limitations of liability) contained within the Source Code Form of the Covered Software, except that You may alter any license notices to the extent required to remedy known factual inaccuracies.

3.5. Application of Additional Terms

You may choose to offer, and to charge a fee for, warranty, support, indemnity or liability obligations to one or more recipients of Covered Software. However, You may do so only on Your own behalf, and not on behalf of any Contributor. You must make it absolutely clear that any such warranty, support, indemnity, or liability obligation is offered by You alone, and You hereby agree to indemnify every Contributor for any liability incurred by such Contributor as a result of warranty, support, indemnity or liability terms You offer. You may include additional disclaimers of warranty and limitations of liability specific to any jurisdiction.

4. Inability to Comply Due to Statute or Regulation

If it is impossible for You to comply with any of the terms of this License with respect to some or all of the Covered Software due to statute, judicial order, or regulation then You must: (a) comply with the terms of this License to the maximum extent possible; and (b) describe the limitations and the code they affect. Such description must be placed in a text file included with all distributions of the Covered Software under this License. Except to the extent prohibited by statute or regulation, such description must be sufficiently detailed for a recipient of ordinary skill to be able to understand it.

5. Termination

5.1. The rights granted under this License will terminate automatically if You fail to comply with any of its terms. However, if You become compliant, then the rights granted under this License from a particular Contributor are reinstated (a) provisionally, unless and until such Contributor explicitly and finally terminates Your grants, and (b) on an ongoing basis, if such Contributor fails to notify You of the non-compliance by some reasonable means prior to 60 days after You have come back into compliance. Moreover, Your grants from a particular Contributor are

reinstated on an ongoing basis if such Contributor notifies You of the non-compliance by some reasonable means, this is the first time You have received notice of non-compliance with this License from such Contributor, and You become compliant prior to 30 days after Your receipt of the notice.

5.2. If You initiate litigation against any entity by asserting a patent infringement claim (excluding declaratory judgment actions, counter-claims, and cross-claims) alleging that a Contributor Version directly or indirectly infringes any patent, then the rights granted to You by any and all Contributors for the Covered Software under Section 2.1 of this License shall terminate.

5.3. In the event of termination under Sections 5.1 or 5.2 above, all end user license agreements (excluding distributors and resellers) which have been validly granted by You or Your distributors under this License prior to termination shall survive termination.

6.

Disclaimer of Warranty

Covered Software is provided under this License on an "as is" basis, without warranty of any kind, either expressed, implied, or statutory, including, without limitation, warranties that the Covered Software is free of defects, merchantable, fit for a particular purpose or non-infringing. The entire risk as to the quality and performance of the Covered Software is with You. Should any Covered Software prove defective in any respect, You (not any Contributor) assume the cost of any necessary servicing, repair, or correction. This disclaimer of warranty constitutes an essential part of this License. No use of any Covered Software is authorized under this License except under this disclaimer.

7. Limitation of Liability

Under no circumstances and under no legal theory, whether tort (including negligence), contract, or otherwise, shall any Contributor, or anyone who distributes Covered Software as permitted above, be liable to You for any direct, indirect, special, incidental, or consequential damages of any character including, without limitation, damages for lost profits, loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses, even if such party shall have been informed of the possibility of such damages. This limitation of liability shall not apply to liability for death or personal injury resulting from such party's negligence to the extent applicable law prohibits such limitation. Some jurisdictions do not allow the exclusion or limitation of incidental or consequential damages, so this exclusion and limitation may

not apply to You.

8. Litigation

Any litigation relating to this License may be brought only in the courts of a jurisdiction where the defendant maintains its principal place of business and such litigation shall be governed by laws of that jurisdiction, without reference to its conflict-of-law provisions. Nothing in this Section shall prevent a party's ability to bring cross-claims or counter-claims.

9. Miscellaneous

This License represents the complete agreement concerning the subject matter hereof. If any provision of this License is held to be unenforceable, such provision shall be reformed only to the extent necessary to make it enforceable. Any law or regulation which provides that the language of a contract shall be construed against the drafter shall not be used to construe this License against a Contributor.

10. Versions of the License

10.1. New Versions

Mozilla Foundation is the license steward. Except as provided in Section 10.3, no one other than the license steward has the right to modify or publish new versions of this License. Each version will be given a distinguishing version number.

10.2. Effect of New Versions

You may distribute the Covered Software under the terms of the version of the License under which You originally received the Covered Software, or under the terms of any subsequent version published by the license steward.

10.3. Modified Versions

If you create software not governed by this License, and you want to create a new license for such software, you may create and use a modified version of this License if you rename the license and remove any references to the name of the license steward (except to note that such modified license differs from this License).

10.4. Distributing Source Code Form that is Incompatible With Secondary Licenses If You choose to distribute Source Code Form that is

Incompatible With Secondary Licenses under the terms of this version of the License, the notice described in Exhibit B of this License must be attached.

Exhibit A - Source Code Form License Notice

This Source Code Form is subject to the terms of the Mozilla Public License, v. 2.0. If a copy of the MPL was not distributed with this file, You can obtain one at <https://mozilla.org/MPL/2.0/>.

If it is not possible or desirable to put the notice in a particular file, then You may include the notice in a location (such as a LICENSE file in a relevant directory) where a recipient would be likely to look for such a notice.

You may add additional accurate notices of copyright ownership.

Exhibit B - "Incompatible With Secondary Licenses" Notice

This Source Code Form is "Incompatible With Secondary Licenses", as defined by the Mozilla Public License, v. 2.0.

Copyright (c) 2018 Luminoso Technologies, Inc.

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

1.687 go-openapi-jsonreference 0.20.2

1.687.1 Available under license :

Apache License
Version 2.0, January 2004
<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial

revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this

License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

1.688 wheel 0.34.2-1ubuntu0.1

1.688.1 Available under license :

"wheel" copyright (c) 2012-2014 Daniel Holth <dholth@fastmail.fm> and contributors.

The MIT License

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT,

TORT OR OTHERWISE,
ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR
OTHER DEALINGS IN THE SOFTWARE.

1.689 six 1.14.0-2

1.689.1 Available under license :

Copyright (c) 2010-2020 Benjamin Peterson

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION

WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

1.690 python-certifi 2019.11.28-1

1.690.1 Available under license :

This package contains a modified version of ca-bundle.crt:

ca-bundle.crt -- Bundle of CA Root Certificates

Certificate data from Mozilla as of: Thu Nov 3 19:04:19 2011#

This is a bundle of X.509 certificates of public Certificate Authorities (CA). These were automatically extracted from Mozilla's root certificates file (certdata.txt). This file can be found in the mozilla source tree:

<http://mxr.mozilla.org/mozilla/source/security/nss/lib/ckfw/builtins/certdata.txt?raw=1#>

It contains the certificates in PEM format and therefore can be directly used with curl / libcurl / php_curl, or with an Apache+mod_ssl webserver for SSL client authentication. Just configure this file as the SSLCACertificateFile.#

***** BEGIN LICENSE BLOCK *****

This Source Code Form is subject to the terms of the Mozilla Public License,

v. 2.0. If a copy of the MPL was not distributed with this file, You can obtain one at <http://mozilla.org/MPL/2.0/>.

***** END LICENSE BLOCK *****

@(#) \$RCSfile: certdata.txt,v \$

\$Revision: 1.80 \$ \$Date: 2011/11/03 15:11:58 \$

1.691 go-units 0.5.0

1.691.1 Available under license :

Apache License
Version 2.0, January 2004
<https://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or

Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this

License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You

institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use,

reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability

incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

Copyright 2015 Docker, Inc.

Licensed under the Apache License, Version 2.0 (the "License"); you may not use this file except in compliance with the License. You may obtain a copy of the License at

<https://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

1.692 xstrings 1.4.0

1.692.1 Available under license :

The MIT License (MIT)

Copyright (c) 2015 Huan Du

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

1.693 jackson-databind 2.13.5

1.693.1 Available under license :

Apache License
Version 2.0, January 2004
<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial

revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this

License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.
7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.
8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.
9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

Jackson JSON processor

Jackson is a high-performance, Free/Open Source JSON processing library. It was originally written by Tatu Saloranta (tatu.saloranta@iki.fi), and has been in development since 2007. It is currently developed by a community of developers.

Licensing

Jackson 2.x core and extension components are licensed under Apache License 2.0 To find the details that apply to this artifact see the accompanying LICENSE file.

Credits

A list of contributors may be found from CREDITS(-2.x) file, which is included in some artifacts (usually source distributions); but is always available from the source code management (SCM) system project uses.

1.694 jackson 2.14.2

1.694.1 Available under license :

FasterXML, LLC

Software Grant and Corporate Contributor License Agreement ("Agreement")

<https://github.com/FasterXML/jackson/blob/master/contributor-agreement-corporate.txt>

(v1)

Thank you for your interest in FasterXML, LLC ("FasterXML"). In order to clarify the intellectual property license granted with Contributions from any person or entity, FasterXML must have a Contributor License Agreement (CLA) on file that has been signed by each Contributor, indicating agreement to the license terms below. This license is for your protection as a Contributor as well as the protection of FasterXML and its users; it does not change your rights to use your own Contributions for any other purpose.

This version of the Agreement allows an entity (the "Corporation") to submit Contributions to the FasterXML, to authorize Contributions submitted by its designated employees to FasterXML, and to grant copyright and patent licenses thereto.

If you have not already done so, please complete and sign, then scan and email a pdf file of this Agreement to clas@fasterxml.com. If necessary, send an original signed Agreement to FasterXML, LLC, 600 N 36th Ave, Suite 409, Seattle, WA 98103.

Please read this document carefully before signing and keep a copy for your records.

Corporation name: _____

Corporation address: _____

Point of Contact: _____

E-Mail: _____

Telephone: _____ Fax: _____

You accept and agree to the following terms and conditions for Your present and future Contributions submitted to FasterXML. Except for the license granted herein to FasterXML and recipients of software distributed by FasterXML, You reserve all right, title, and interest in and to Your Contributions.

1. Definitions.

"You" (or "Your") shall mean the copyright owner or legal entity authorized by the copyright owner that is making this Agreement with FasterXML. For legal entities, the entity making a Contribution and all other entities that control, are controlled by, or are under common control with that entity are considered to be a single Contributor. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"Contribution" shall mean the code, documentation or other original works of authorship expressly identified in Schedule B, as well as any original work of authorship, including any modifications or additions to an existing work, that is intentionally submitted by You to FasterXML for inclusion in, or documentation of, any of the products owned or managed by FasterXML (the "Work"). For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to FasterXML or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, FasterXML for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by You as "Not a Contribution."

2. Grant of Copyright License. Subject to the terms and conditions of this Agreement, You hereby grant to FasterXML and to recipients of software distributed by FasterXML a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare derivative works of, publicly display, publicly perform, sublicense, and distribute Your Contributions and such derivative works.

3. Grant of Patent License. Subject to the terms and conditions of this Agreement, You hereby grant to FasterXML and to recipients of software distributed by FasterXML a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by You that are necessarily infringed by Your Contribution(s)

alone or by combination of Your Contribution(s) with the Work to which such Contribution(s) were submitted. If any entity institutes patent litigation against You or any other entity (including a cross-claim or counterclaim in a lawsuit) alleging that your Contribution, or the Work to which you have contributed, constitutes direct or contributory patent infringement, then any patent licenses granted to that entity under this Agreement for that Contribution or Work shall terminate as of the date such litigation is filed.

4. You represent that You are legally entitled to grant the above license. You represent further that each employee of the Corporation designated on Schedule A below (or in a subsequent written modification to that Schedule) is authorized to submit Contributions on behalf of the Corporation.
5. You represent that each of Your Contributions is Your original creation (see section 7 for submissions on behalf of others).
6. You are not expected to provide support for Your Contributions, except to the extent You desire to provide support. You may provide support for free, for a fee, or not at all. Unless required by applicable law or agreed to in writing, You provide Your Contributions on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE.
7. Should You wish to submit work that is not Your original creation, You may submit it to FasterXML separately from any Contribution, identifying the complete details of its source and of any license or other restriction (including, but not limited to, related patents, trademarks, and license agreements) of which you are personally aware, and conspicuously marking the work as "Submitted on behalf of a third-party: [named here]".
8. It is your responsibility to notify FasterXML when any change is required to the list of designated employees authorized to submit Contributions on behalf of the Corporation, or to the Corporation's Point of Contact with FasterXML.

Please sign: _____ Date: _____

Title: _____

Corporation: _____

Schedule A

[Initial list of designated employees. NB: authorization is not tied to particular Contributions.]

Schedule B

[Identification of optional concurrent software grant. Would be left blank or omitted if there is no concurrent software grant.]

1.695 jackson-dataformat-yaml 2.14.2

1.695.1 Available under license :

This copy of Jackson JSON processor YAML module is licensed under the Apache (Software) License, version 2.0 ("the License").

See the License for details about distribution rights, and the specific rights regarding derivate works.

You may obtain a copy of the License at:

<http://www.apache.org/licenses/LICENSE-2.0>

Jackson JSON processor

Jackson is a high-performance, Free/Open Source JSON processing library. It was originally written by Tatu Saloranta (tatu.saloranta@iki.fi), and has been in development since 2007.

It is currently developed by a community of developers, as well as supported commercially by FasterXML.com.

Licensing

Jackson core and extension components may be licensed under different licenses. To find the details that apply to this artifact see the accompanying LICENSE file. For more information, including possible other licensing options, contact FasterXML.com (<http://fasterxml.com>).

Credits

A list of contributors may be found from CREDITS file, which is included in some artifacts (usually source distributions); but is always available from the source code management (SCM) system project uses.

1.696 jackson-annotations 2.14.2

1.696.1 Available under license :

Apache License
Version 2.0, January 2004
<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the

editorial
revisions, annotations, elaborations, or other modifications
represent, as a whole, an original work of authorship. For the purposes
of this License, Derivative Works shall not include works that remain
separable from, or merely link (or bind by name) to the interfaces of,
the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including
the original version of the Work and any modifications or additions
to that Work or Derivative Works thereof, that is intentionally
submitted to Licensor for inclusion in the Work by the copyright owner
or by an individual or Legal Entity authorized to submit on behalf of
the copyright owner. For the purposes of this definition, "submitted"
means any form of electronic, verbal, or written communication sent
to the Licensor or its representatives, including but not limited to
communication on electronic mailing lists, source code control systems,
and issue tracking systems that are managed by, or on behalf of, the
Licensor for the purpose of discussing and improving the Work, but
excluding communication that is conspicuously marked or otherwise
designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity
on behalf of whom a Contribution has been received by Licensor and
subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of
this License, each Contributor hereby grants to You a perpetual,
worldwide, non-exclusive, no-charge, royalty-free, irrevocable
copyright license to reproduce, prepare Derivative Works of,
publicly display, publicly perform, sublicense, and distribute the
Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of
this
License, each Contributor hereby grants to You a perpetual,
worldwide, non-exclusive, no-charge, royalty-free, irrevocable
(except as stated in this section) patent license to make, have made,
use, offer to sell, sell, import, and otherwise transfer the Work,
where such license applies only to those patent claims licensable
by such Contributor that are necessarily infringed by their
Contribution(s) alone or by combination of their Contribution(s)
with the Work to which such Contribution(s) was submitted. If You
institute patent litigation against any entity (including a
cross-claim or counterclaim in a lawsuit) alleging that the Work
or a Contribution incorporated within the Work constitutes direct
or contributory patent infringement, then any patent licenses
granted to You under this License for that Work shall terminate
as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of

this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

Maven Wrapper Jar
Copyright 2016-2021 The Apache Software Foundation

This product includes software developed at
The Apache Software Foundation (<http://www.apache.org/>).
Jackson JSON processor

Jackson is a high-performance, Free/Open Source JSON processing library. It was originally written by Tatu Saloranta (tatu.saloranta@iki.fi), and has been in development since 2007. It is currently developed by a community of developers.

Licensing

Jackson 2.x core and extension components are licensed under Apache License 2.0
To find the details that apply to this artifact see the accompanying LICENSE file.

Credits

A list of contributors may be found from CREDITS(-2.x) file, which is included in some artifacts (usually source distributions); but is always available from the source code management (SCM) system project uses.

1.697 jackson-databind 2.14.2

1.697.1 Available under license :

FasterXML, LLC

Software Grant and Corporate Contributor License Agreement ("Agreement")

<https://github.com/FasterXML/jackson/blob/master/contributor-agreement-corporate.txt>

(v1)

Thank you for your interest in FasterXML, LLC ("FasterXML"). In order to clarify the intellectual property license granted with Contributions from any person or entity, FasterXML must have a Contributor License Agreement (CLA) on file that has been signed by each Contributor, indicating agreement to the license terms below. This license is for your protection as a Contributor as well as the protection of FasterXML and its users; it does not change your rights to use your own Contributions for any other purpose.

This version of the Agreement allows an entity (the "Corporation") to submit Contributions to the FasterXML, to authorize Contributions submitted by its designated employees to FasterXML, and to grant copyright and patent licenses thereto.

If

you have not already done so, please complete and sign, then scan and email a pdf file of this Agreement to clas@fasterxml.com. If necessary, send an original signed Agreement to FasterXML, LLC, 600 N 36th Ave, Suite 409, Seattle, WA 98103.

Please read this document carefully before signing and keep a copy for your records.

Corporation name: _____

Corporation address: _____

Point of Contact: _____

E-Mail: _____

Telephone: _____ Fax: _____

You accept and agree to the following terms and conditions for Your present and future Contributions submitted to FasterXML. Except for the license granted herein to FasterXML and recipients of software distributed by FasterXML, You reserve all right, title, and interest in and to Your Contributions.

1. Definitions.

"You" (or "Your") shall mean the copyright owner or legal entity authorized by the copyright owner that is making this Agreement with FasterXML. For legal entities, the entity making a Contribution and all other entities that control, are controlled by, or are under common control with that entity are considered to be a single Contributor. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"Contribution" shall mean the code, documentation or other original works of authorship expressly identified in Schedule B, as well as any original work of authorship, including any modifications or additions to an existing work, that is intentionally submitted by You to FasterXML for inclusion in, or documentation of, any of the products owned or managed by FasterXML (the "Work"). For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to FasterXML or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, FasterXML for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by You as "Not a Contribution."

2. Grant of Copyright License. Subject to the terms and conditions of this Agreement, You hereby grant to FasterXML and to recipients of software distributed by FasterXML a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare derivative works of, publicly display, publicly perform, sublicense, and distribute Your Contributions and such derivative works.

3. Grant of Patent License. Subject to the terms and conditions of this Agreement, You hereby grant to FasterXML and to recipients of software distributed by FasterXML a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by You that are necessarily infringed by Your Contribution(s) alone or by combination of Your Contribution(s) with the Work to which such Contribution(s) were submitted. If any entity institutes patent litigation against You or any other entity (including a cross-claim or counterclaim in a lawsuit) alleging that your Contribution, or the Work to which you have contributed, constitutes direct or contributory patent infringement, then any patent licenses granted to that entity under this Agreement for that Contribution or Work shall terminate as of the date such litigation is filed.
4. You represent that You are legally entitled to grant the above license. You represent further that each employee of the Corporation designated on Schedule A below (or in a subsequent written modification to that Schedule) is authorized to submit Contributions on behalf of the Corporation.
5. You represent that each of Your Contributions is Your original creation (see section 7 for submissions on behalf of others).
6. You are not expected to provide support for Your Contributions, except to the extent You desire to provide support. You may provide support for free, for a fee, or not at all. Unless required by applicable law or agreed to in writing, You provide Your Contributions on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE.
7. Should You wish to submit work that is not Your original creation, You may submit it to FasterXML separately from any Contribution, identifying the complete details of its source and of any license or other restriction (including, but not limited to, related patents, trademarks, and license agreements) of which you are personally aware, and conspicuously marking the work as "Submitted on behalf of a third-party: [named here]".
8. It is your responsibility to notify FasterXML when any change is required to the list of designated employees authorized to submit Contributions on behalf of the Corporation, or to the

Corporation's Point of Contact with FasterXML.

Please sign: _____ Date: _____

Title: _____

Corporation: _____

Schedule A

[Initial list of designated employees. NB: authorization is not tied to particular Contributions.]

Schedule B

[Identification of optional concurrent software grant. Would be left blank or omitted if there is no concurrent software grant.]

1.698 jackson-annotations 2.13.5

1.698.1 Available under license :

Apache License
Version 2.0, January 2004
<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or

otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this

License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the

Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

(a) You must give any other recipients of the Work or Derivative Works a copy of this License; and

(b) You must cause any modified files to carry prominent notices stating that You changed the files; and

(c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and

(d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding

those notices that do not

pertain to any part of the Derivative Works, in at least one

of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be

liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

1.699 jackson 2.13.5

1.699.1 Available under license :

Apache License
Version 2.0, January 2004
<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial

revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this

License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.
7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.
8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.
9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

Jackson JSON processor

Jackson is a high-performance, Free/Open Source JSON processing library. It was originally written by Tatu Saloranta (tatu.saloranta@iki.fi), and has been in development since 2007. It is currently developed by a community of developers.

Licensing

Jackson 2.x core and extension components are licensed under Apache License 2.0
To find the details that apply to this artifact see the accompanying LICENSE file.

Credits

A list of contributors may be found from CREDITS(-2.x) file, which is included in some artifacts (usually source distributions); but is always available from the source code management (SCM) system project uses.

1.700 jackson-datatype-jsr310 2.14.2

1.700.1 Available under license :

This copy of Jackson JSON processor streaming parser/generator is licensed under the Apache (Software) License, version 2.0 ("the License").

See the License for details about distribution rights, and the specific rights regarding derivate works.

You may obtain a copy of the License at:

<http://www.apache.org/licenses/LICENSE-2.0>

1.701 fdisk 2.34.0

1.701.1 Available under license :

GNU LESSER GENERAL PUBLIC LICENSE

Version 2.1, February 1999

Copyright (C) 1991, 1999 Free Software Foundation, Inc.
51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA
Everyone is permitted to copy and distribute verbatim copies
of this license document, but changing it is not allowed.

[This is the first released version of the Lesser GPL. It also counts
as the successor of the GNU Library Public License, version 2, hence
the version number 2.1.]

Preamble

The licenses for most software are designed to take away your
freedom to share and change it. By contrast, the GNU General Public
Licenses are intended to guarantee your freedom to share and change
free software--to make sure the software is free for all its users.

This license, the Lesser General Public License, applies to some
specially designated software packages--typically libraries--of the
Free Software Foundation and other authors who
decide to use it. You
can use it too, but we suggest you first think carefully about whether
this license or the ordinary General Public License is the better
strategy to use in any particular case, based on the explanations below.

When we speak of free software, we are referring to freedom of use,
not price. Our General Public Licenses are designed to make sure that
you have the freedom to distribute copies of free software (and charge
for this service if you wish); that you receive source code or can get
it if you want it; that you can change the software and use pieces of
it in new free programs; and that you are informed that you can do
these things.

To protect your rights, we need to make restrictions that forbid
distributors to deny you these rights or to ask you to surrender these
rights. These restrictions translate to certain responsibilities for
you if you distribute copies of the library or if you modify it.

For example, if you distribute copies of the library, whether gratis or for a fee, you must give the recipients all the rights that we gave you. You must make sure that they, too, receive or can get the source code. If you link other code with the library, you must provide complete object files to the recipients, so that they can relink them with the library after making changes to the library and recompiling it. And you must show them these terms so they know their rights.

We protect your rights with a two-step method: (1) we copyright the library, and (2) we offer you this license, which gives you legal permission to copy, distribute and/or modify the library.

To protect each distributor, we want to make it very clear that there is no warranty for the free library. Also, if the library is modified by someone else and passed on, the recipients should know that what they have is not the original version, so that the original author's reputation will not be affected by problems that might be introduced by others.

Finally, software patents pose a constant threat to the existence of any free program. We wish to make sure that a company cannot effectively restrict the users of a free program by obtaining a restrictive license from a patent holder. Therefore, we insist that any patent license obtained for a version of the library must be consistent with the full freedom of use specified in this license.

Most GNU software, including some libraries, is covered by the ordinary GNU General Public License. This license, the GNU Lesser General Public License, applies to certain designated libraries, and is quite different from the ordinary General Public License. We use this license for certain libraries in order to permit linking those libraries into non-free programs.

When a program is linked with a library, whether statically or using a shared library, the combination of the two is legally speaking a combined work, a derivative of the original library. The ordinary General Public License therefore permits such linking only if the entire combination fits its criteria of freedom. The Lesser General Public License permits more lax criteria for linking other code with the library.

We call this license the "Lesser" General Public License because it does Less to protect the user's freedom than the ordinary General Public License. It also provides other free software developers Less

of an advantage over competing non-free programs. These disadvantages are the reason we use the ordinary General Public License for many libraries. However, the Lesser license provides advantages in certain special circumstances.

For example, on rare occasions, there may be a special need to encourage the widest possible use of a certain library, so that it becomes a de-facto standard. To achieve this, non-free programs must be allowed to use the library. A more frequent case is that a free library does the same job as widely used non-free libraries. In this case, there is little to gain by limiting the free library to free software only, so we use the Lesser General Public License.

In other cases, permission to use a particular library in non-free programs enables a greater number of people to use a large body of free software. For example, permission to use the GNU C Library in non-free programs enables many more people to use the whole GNU operating system, as well as its variant, the GNU/Linux operating system.

Although the Lesser General Public License is Less protective of the users' freedom, it does ensure that the user of a program that is linked with the Library has the freedom and the wherewithal to run that program using a modified version of the Library.

The precise terms and conditions for copying, distribution and modification follow. Pay close attention to the difference between a "work based on the library" and a "work that uses the library". The former contains code derived from the library, whereas the latter must be combined with the library in order to run.

GNU LESSER GENERAL PUBLIC LICENSE

TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License Agreement applies to any software library or other program which contains a notice placed by the copyright holder or other authorized party saying it may be distributed under the terms of this Lesser General Public License (also called "this License"). Each licensee is addressed as "you".

A "library" means a collection of software functions and/or data prepared so as to be conveniently linked with application programs (which use some of those functions and data) to form executables.

The "Library", below, refers to any such software library or work which has been distributed under these terms. A "work based on the

Library" means either the Library or any derivative work under copyright law: that is to say, a work containing the Library or a portion of it, either verbatim or with modifications and/or translated straightforwardly into another language. (Hereinafter, translation is included without limitation in the term "modification".)

"Source code" for a work means the preferred form of the work for making modifications to it. For a library, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the library.

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running a program using the Library is not restricted, and output from such a program is covered only if its contents constitute a work based on the Library (independent of the use of the Library in a tool for writing it). Whether that is true depends on what the Library does and what the program that uses the Library does.

1. You may copy and distribute verbatim copies of the Library's complete source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and distribute a copy of this License along with the Library.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Library or any portion of it, thus forming a work based on the Library, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

- a) The modified work must itself be a software library.
- b) You must cause the files modified to carry prominent notices stating that you changed the files and the date of any change.
- c) You must cause the whole of the work to be licensed at no charge to all third parties under the terms of this License.

d) If a facility in the modified Library refers to a function or a table of data to be supplied by an application program that uses the facility, other than as an argument passed when the facility is invoked, then you must make a good faith effort to ensure that, in the event an application does not supply such function or table, the facility still operates, and performs whatever part of its purpose remains meaningful.

(For example, a function in a library to compute square roots has a purpose that is entirely well-defined independent of the application. Therefore, Subsection 2d requires that any application-supplied function or table used by this function must be optional: if the application does not supply it, the square root function must still compute square roots.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Library, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Library, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Library.

In addition, mere aggregation of another work not based on the Library with the Library (or with a work based on the Library) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may opt to apply the terms of the ordinary GNU General Public

License instead of this License to a given copy of the Library. To do this, you must alter all the notices that refer to this License, so that they refer to the ordinary GNU General Public License, version 2, instead of to this License. (If a newer version than version 2 of the ordinary GNU General Public License has appeared, then you can specify that version instead if you wish.) Do not make any other change in these notices.

Once this change is made in a given copy, it is irreversible for

that copy, so the ordinary GNU General Public License applies to all subsequent copies and derivative works made from that copy.

This option is useful when you wish to copy part of the code of the Library into a program that is not a library.

4. You may copy and distribute the Library (or a portion or derivative of it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange.

If distribution of object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place satisfies the requirement to distribute the source code, even though third parties are not compelled to copy the source along with the object code.

5. A program that contains no derivative of any portion of the Library, but is designed to work with the Library by being compiled or linked with it, is called a "work that uses the Library". Such a work, in isolation, is not a derivative work of the Library, and therefore falls outside the scope of this License.

However, linking a "work that uses the Library" with the Library creates an executable that is a derivative of the Library (because it contains portions of the Library), rather than a "work that uses the library". The executable is therefore covered by this License. Section 6 states terms for distribution of such executables.

When a "work that uses the Library" uses material from a header file that is part of the Library, the object code for the work may be a derivative work of the Library even though the source code is not. Whether this is true is especially significant if the work can be linked without the Library, or if the work is itself a library. The threshold for this to be true is not precisely defined by law.

If such an object file uses only numerical parameters, data structure layouts and accessors, and small macros and small inline functions (ten lines or less in length), then the use of the object file is unrestricted, regardless of whether it is legally a derivative work. (Executables containing this object code plus portions of the Library will still fall under Section 6.)

Otherwise, if the work is a derivative of the Library, you may

distribute the

object code for the work under the terms of Section 6.

Any executables containing that work also fall under Section 6, whether or not they are linked directly with the Library itself.

6. As an exception to the Sections above, you may also combine or link a "work that uses the Library" with the Library to produce a work containing portions of the Library, and distribute that work under terms of your choice, provided that the terms permit modification of the work for the customer's own use and reverse engineering for debugging such modifications.

You must give prominent notice with each copy of the work that the Library is used in it and that the Library and its use are covered by this License. You must supply a copy of this License. If the work during execution displays copyright notices, you must include the copyright notice for the Library among them, as well as a reference directing the user to the copy of this License. Also, you must do one of these things:

a) Accompany

the work with the complete corresponding

machine-readable source code for the Library including whatever changes were used in the work (which must be distributed under Sections 1 and 2 above); and, if the work is an executable linked with the Library, with the complete machine-readable "work that uses the Library", as object code and/or source code, so that the user can modify the Library and then relink to produce a modified executable containing the modified Library. (It is understood that the user who changes the contents of definitions files in the Library will not necessarily be able to recompile the application to use the modified definitions.)

b) Use a suitable shared library mechanism for linking with the Library. A suitable mechanism is one that (1) uses at run time a copy of the library already present on the user's computer system, rather than copying library functions into the executable, and (2) will operate

properly with a modified version of the library, if

the user installs one, as long as the modified version is interface-compatible with the version that the work was made with.

c) Accompany the work with a written offer, valid for at least three years, to give the same user the materials specified in Subsection 6a, above, for a charge no more than the cost of performing this distribution.

d) If distribution of the work is made by offering access to copy

from a designated place, offer equivalent access to copy the above specified materials from the same place.

e) Verify that the user has already received a copy of these materials or that you have already sent this user a copy.

For an executable, the required form of the "work that uses the Library" must include any data and utility programs needed for reproducing the executable from it. However, as a special exception, the materials to be distributed need not include anything that is normally

distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

It may happen that this requirement contradicts the license restrictions of other proprietary libraries that do not normally accompany the operating system. Such a contradiction means you cannot use both them and the Library together in an executable that you distribute.

7. You may place library facilities that are a work based on the Library side-by-side in a single library together with other library facilities not covered by this License, and distribute such a combined library, provided that the separate distribution of the work based on the Library and of the other library facilities is otherwise permitted, and provided that you do these two things:

a) Accompany the combined library with a copy of the same work based on the Library, uncombined with any other library facilities. This must be distributed under the terms of the Sections above.

b) Give prominent notice with the combined library of the fact that part of it is a work based on the Library, and explaining where to find the accompanying uncombined form of the same work.

8. You may not copy, modify, sublicense, link with, or distribute the Library except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense, link with, or distribute the Library is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

9. You are not required to accept this License, since you have not

signed it. However, nothing else grants you permission to modify or distribute the Library or its derivative works. These actions are prohibited by law if

you do not accept this License. Therefore, by modifying or distributing the Library (or any work based on the Library), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Library or works based on it.

10. Each time you redistribute the Library (or any work based on the Library), the recipient automatically receives a license from the original licensor to copy, distribute, link with or modify the Library subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties with this License.

11. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Library at all. For example, if a patent license would not permit royalty-free redistribution of the Library by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Library.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply, and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to

be a consequence of the rest of this License.

12. If the distribution and/or use of the Library is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Library under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

13. The Free Software Foundation may publish revised and/or new versions of the Lesser General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Library specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Library does not specify a license version number, you may choose any version ever published by the Free Software Foundation.

14. If you wish to incorporate parts of the Library into other free programs whose distribution conditions are incompatible with these, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

NO WARRANTY

15. BECAUSE THE LIBRARY IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE LIBRARY, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE LIBRARY "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE LIBRARY IS WITH YOU. SHOULD THE LIBRARY PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

16. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY

AND/OR REDISTRIBUTE THE LIBRARY AS PERMITTED ABOVE,
BE LIABLE TO YOU
FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR
CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE
LIBRARY (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING
RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A
FAILURE OF THE LIBRARY TO OPERATE WITH ANY OTHER SOFTWARE), EVEN IF
SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH
DAMAGES.

END OF TERMS AND CONDITIONS

How to Apply These Terms to Your New Libraries

If you develop a new library, and you want it to be of the greatest possible use to the public, we recommend making it free software that everyone can redistribute and change. You can do so by permitting redistribution under these terms (or, alternatively, under the terms of the ordinary General Public License).

To apply these terms, attach the following notices to the library. It is safest to attach them to the start of each source file to most effectively convey

the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

<one line to give the library's name and a brief idea of what it does.>

Copyright (C) <year> <name of author>

This library is free software; you can redistribute it and/or modify it under the terms of the GNU Lesser General Public License as published by the Free Software Foundation; either version 2.1 of the License, or (at your option) any later version.

This library is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU Lesser General Public License for more details.

You should have received a copy of the GNU Lesser General Public License along with this library; if not, write to the Free Software Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA

Also add information on how to contact you by electronic and paper mail.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the library, if

necessary. Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the library `Frob' (a library for tweaking knobs) written by James Random Hacker.

<signature of Ty Coon>, 1 April 1990

Ty Coon, President of Vice

That's all there is to it!

GNU GENERAL PUBLIC LICENSE

Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.,
51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA
Everyone is permitted to copy and distribute verbatim copies
of this license document, but changing it is not allowed.

Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. This General Public License applies to most of the Free Software Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Lesser General Public License instead.) You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price.

Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and modification follow.

GNU GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License

along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.

b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.

c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Program.

In addition, mere aggregation of another work not based on the Program with the Program (or with a work based on the Program) on a volume of

a storage or distribution medium does not bring the other work under the scope of this License.

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

- a) Accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,
- b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,
- c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under

this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to

decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING,

REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

END OF TERMS AND CONDITIONS

How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

<one line to give the program's name and a brief idea of what it does.>
Copyright (C) <year> <name of author>

This program is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation; either version 2 of the License, or (at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program; if not, write to the Free Software Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA.

Also add information on how to contact you by electronic and paper mail.

If the program is interactive, make it output a short notice like this when it starts in an interactive mode:

Gnomovision version 69, Copyright (C) year name of author
Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type `show w'.
This is free software, and you are welcome to redistribute
it
under certain conditions; type `show c' for details.

The hypothetical commands `show w' and `show c' should show the appropriate parts of the General Public License. Of course, the commands you use may be called something other than `show w' and `show c'; they could even be mouse-clicks or menu items--whatever suits your program.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the program, if necessary. Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the program
'Gnomovision' (which makes passes at compilers) written by James Hacker.

<signature of Ty Coon>, 1 April 1989
Ty Coon, President of Vice

This General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Lesser General Public License instead of this License.

WEV @@ WEV[B "1

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, and the entire permission notice in its entirety, including the disclaimer of warranties.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
3. The name of the author may not be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED ``AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE, ALL OF WHICH ARE HEREBY DISCLAIMED. IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL

DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF NOT ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

x ?"U@,5 @mISmIN<GimCN7g1uE
43mI,5WEV @@ WEV @mImImIAmImImI0mImImI*mImI
A0mImImI...
lost+found...

;9GimCN7g

!"#\$%&'()*+,-
./0123456789:;<=>?@ABCDEFGHIJKLMNOPQRSTUVWXYZ[\]^_`abcdefghijklmnopqrstuvwxyz{|}~

!"#\$%&'()*+,-
./0123456789:;<=>?@ABCDEFGHIJKLMNOPQRSTUVWXYZ[\]^_`abcdefghijklmnopqrstuvwxyz{|}~

!"#\$%&'()*+,-
./0123456789:;<=>?@ABCDEFGHIJKLMNOPQRSTUVWXYZ[\]^_`abcdefghijklmnopqrstuvwxyz{|}~

!"#\$%&'()*+,-
./0123456789:;<=>?@ABCDEFGHIJKLMNOPQRSTUVWXYZ[\]^_`abcdefghijklmnopqrstuvwxyz{|}~WEV @@
WEV[B "1

This library is free software; you can redistribute it and/or modify it under the terms of the Modified BSD License.

The complete text of the license is available in the
../Documentation/licenses/COPYING.BSD-3-Clause file.

Permission to use, copy, modify, and/or distribute this software for any purpose with or without fee is hereby granted, provided that the above copyright notice and this permission notice appear in all copies.

THE SOFTWARE IS PROVIDED "AS IS" AND THE AUTHOR DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS. IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY SPECIAL, DIRECT, INDIRECT, OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

This library is free software; you can redistribute it and/or modify it under the terms of the GNU Lesser General Public License as published by the Free Software Foundation; either version 2.1 of the License, or (at your option) any later version.

The complete text of the license is available in the
../Documentation/licenses/COPYING.LGPL-2.1-or-later
This library is free software; you can redistribute it and/or
modify it under the terms of the GNU Lesser General Public
License as published by the Free Software Foundation; either
version 2.1 of the License, or (at your option) any later
version.

The complete text of the license is available in the
../Documentation/licenses/COPYING.LGPL-2.1-or-later file.

/*

* Copyright (c) 1989 The Regents of the University of California.

* All rights reserved.

*

* Redistribution and use in source and binary forms, with or without

* modification, are permitted provided that the following conditions

* are met:

* 1. Redistributions of source code must retain the above copyright

* notice, this list of conditions and the following disclaimer.

* 2. Redistributions in binary form must reproduce the above copyright

* notice, this list of conditions and the following disclaimer in the

* documentation and/or other materials provided with the distribution.

* 3. All advertising materials mentioning features or use of this software

* must display the following acknowledgement:

* This product includes software developed by the University of

* California, Berkeley and its contributors.

* 4. Neither the name of the University nor the names of its contributors

* may be used to endorse or promote products derived from this software

*

without specific prior written permission.

*

* THIS SOFTWARE IS PROVIDED BY THE REGENTS AND CONTRIBUTORS ``AS IS" AND

* ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE

* IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE

* ARE DISCLAIMED. IN NO EVENT SHALL THE REGENTS OR CONTRIBUTORS BE LIABLE

* FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL

* DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS

* OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION)

* HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT

* LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY

* OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF

* SUCH DAMAGE.

*/

1.702 pam 1.3.1-5ubuntu4.6

1.702.1 Available under license :

Unless otherwise *explicitly* stated the following text describes the licensed conditions under which the contents of this Linux-PAM release may be distributed:

Redistribution and use in source and binary forms of Linux-PAM, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain any existing copyright notice, and this entire permission notice in its entirety, including the disclaimer of warranties.
2. Redistributions in binary form must reproduce all prior and current copyright notices, this list of conditions, and the following disclaimer in the documentation and/or other materials provided with the distribution.
3. The name of any author may not be used to endorse or promote products derived from this software without their specific prior written permission.

ALTERNATIVELY, this product may be distributed under the terms of the GNU General Public License, in which case the provisions of the GNU GPL are required INSTEAD OF the above restrictions. (This clause is necessary due to a potential conflict between the GNU GPL and the restrictions contained in a BSD-style copyright.)

THIS SOFTWARE IS PROVIDED ``AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE AUTHOR(S) BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Unless otherwise *explicitly* stated the following text describes the licensed conditions under which the contents of this libpamc release may be distributed:

Redistribution and use in source and binary forms of libpamc,

with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain any existing copyright notice, and this entire permission notice in its entirety, including the disclaimer of warranties.
2. Redistributions in binary form must reproduce all prior and current copyright notices, this list of conditions, and the following disclaimer in the documentation and/or other materials provided with the distribution.
3. The name of any author may not be used to endorse or promote products derived from this software without their specific prior written permission.

ALTERNATIVELY, this product may be distributed under the terms of the GNU Library General Public License (LGPL), in which case the provisions of the GNU LGPL are required INSTEAD OF the above restrictions. (This clause is necessary due to a potential conflict between the GNU LGPL and the restrictions contained in a BSD-style copyright.)

THIS SOFTWARE IS PROVIDED ``AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE AUTHOR(S) BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

1.703 opentracing-go 1.1.0

1.703.1 Available under license :

Apache License
Version 2.0, January 2004
<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted"

means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

(a) You must give any other recipients of the Work or Derivative Works a copy of this License; and

(b) You must cause any modified files to carry prominent notices stating that You changed the files; and

- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each

Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "{}" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright 2016 The OpenTracing Authors

Licensed under the Apache License, Version 2.0 (the "License");

you may not use this file except in compliance with the License.

You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

1.704 go-systemd 0.0.0-20191104093116-d3cd4ed1dbcf

1.704.1 Available under license :

Apache License

Version 2.0, January 2004

<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code,

generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License.

Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License.

Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by

combination

of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution.

You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

You must give any other recipients of the Work or Derivative Works a copy of this License; and

You must cause any modified files to carry prominent notices stating that You changed the files; and

You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form

of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and

If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided

that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions.

Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks.

This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty.

Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability.

In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability.

While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to
in writing, software
distributed under the License is distributed on an "AS IS" BASIS,
WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
See the License for the specific language governing permissions and
limitations under the License.

CoreOS Project
Copyright 2018 CoreOS, Inc

This product includes software developed at CoreOS, Inc.
(<http://www.coreos.com/>).

1.705 easyjson 0.7.7

1.705.1 Available under license :

Copyright (c) 2016 Mail.Ru Group

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A

PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

1.706 heimdal 7.7.0+dfsg-1ubuntu1.4

1.706.1 Available under license :

Copyright (c) 1995 - 2014 Kungliga Tekniska Hgskolan
(Royal Institute of Technology, Stockholm, Sweden).
All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
3. Neither the name of the Institute nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE INSTITUTE AND CONTRIBUTORS ``AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE INSTITUTE OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Please see info documentation for the complete list of licenses.

Copyright (c) 1992, 1993

The Regents of the University of California. All rights reserved.

This code is derived from software contributed to Berkeley by

Christos Zoulas of Cornell University.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
3. Neither the name of the University nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE REGENTS AND CONTRIBUTORS ``AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE REGENTS OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

@macro copynext{ }

@vskip 20pt plus 1fil

@end macro

@macro copyrightstart{ }

@end macro

@macro copyrightend{ }

@end macro

@node Copyrights and Licenses, , Acknowledgments, Top

@comment node-name, next, previous, up

@appendix Copyrights and Licenses

@heading Kungliga Tekniska Hgskolan

@copyrightstart

@verbatim

Copyright (c) 1997-2011 Kungliga Tekniska Hgskolan

(Royal Institute of Technology, Stockholm, Sweden).

All rights reserved.

Portions Copyright (c) 2009 Apple Inc. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
3. Neither the name of the Institute nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE INSTITUTE AND CONTRIBUTORS ``AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE INSTITUTE OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

@end verbatim

@copynext

@heading Massachusetts Institute of Technology

The
parts of the libtelnet that handle Kerberos.

@verbatim

Copyright (C) 1990 by the Massachusetts Institute of Technology

Export of this software from the United States of America may require a specific license from the United States Government.

It is the responsibility of any person or organization contemplating

export to obtain such a license before exporting.

WITHIN THAT CONSTRAINT, permission to use, copy, modify, and distribute this software and its documentation for any purpose and without fee is hereby granted, provided that the above copyright notice appear in all copies and that both that copyright notice and this permission notice appear in supporting documentation, and that the name of M.I.T. not be used in advertising or publicity pertaining to distribution of the software without specific, written prior permission. M.I.T. makes no representations about the suitability of this software for any purpose. It is provided "as is" without express or implied warranty.

@end
verbatim
@copynext

@heading The Regents of the University of California

The parts of the libroken, most of libtelnet, telnet, ftp, and popper.

@verbatim

Copyright (c) 1988, 1990, 1993

The Regents of the University of California. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
3. Neither the name of the University nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE REGENTS AND CONTRIBUTORS

``AS IS" AND

ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE REGENTS OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL

DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

@end verbatim

@copynext

@heading The Regents of the University of California.

libedit

@verbatim

Copyright (c) 1992, 1993

The Regents of the University of California. All rights reserved.

This code is derived from software contributed to Berkeley by
Christos Zoulas of Cornell University.

Redistribution

and use in source and binary forms, with or without
modification, are permitted provided that the following conditions
are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
3. Neither the name of the University nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE REGENTS AND CONTRIBUTORS ``AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE REGENTS OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

@end verbatim

@copynext

@heading TomsFastMath / LibTomMath

Tom's fast math (bignum support) and LibTomMath

@verbatim

LibTomMath is hereby released into the Public Domain.

@end verbatim

@copynext

@heading Doug Rabson

GSS-API mechglue layer.

@verbatim

Copyright (c) 2005 Doug Rabson

All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

THIS SOFTWARE IS PROVIDED BY THE AUTHOR AND CONTRIBUTORS ``AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE AUTHOR OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

@end verbatim

@copynext

@heading PADL Software Pty Ltd

@table

@asis

@item GSS-API CFX, SPNEGO, naming extensions, API extensions.

@item KCM credential cache.

@item HDB LDAP backend.

@end table

@verbatim

Copyright (c) 2003-2011, PADL Software Pty Ltd.

Copyright (c) 2004, Andrew Bartlett.

Copyright (c) 2003 - 2008, Kungliga Tekniska Hgskolan

Copyright (c) 2015, Timothy Pearson.

All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
3. Neither the name of PADL Software nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY PADL SOFTWARE AND CONTRIBUTORS ``AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL PADL SOFTWARE OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

@end verbatim

@copynext

@heading Marko Kreen

Fortuna in libhcrypto

@verbatim

Copyright (c) 2005 Marko Kreen

All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

THIS SOFTWARE IS PROVIDED BY THE AUTHOR AND CONTRIBUTORS ``AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE AUTHOR OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

@end verbatim

@copynext

@heading NTT (Nippon Telegraph and Telephone Corporation)

Camellia in libhcrypto

@verbatim

Copyright (c) 2006,2007

NTT (Nippon Telegraph and Telephone Corporation) . All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer as the first lines of this file unmodified.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

THIS SOFTWARE IS PROVIDED BY NTT ``AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL NTT BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

@end verbatim

@copynext

@heading The NetBSD Foundation, Inc.

vis.c in libroken

@verbatim

Copyright (c) 1999, 2005 The NetBSD Foundation, Inc.
All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

THIS SOFTWARE IS PROVIDED BY THE NETBSD FOUNDATION, INC. AND CONTRIBUTORS ``AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE FOUNDATION OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS

INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

@end
verbatim
@copynext

@heading Vincent Rijmen, Antoon Bosselaers, Paulo Barreto

AES in libcrypto

@verbatim

rijndael-alg-fst.c

@version 3.0 (December 2000)

Optimised ANSI C code for the Rijndael cipher (now AES)

@author Vincent Rijmen <vincent.rijmen@esat.kuleuven.ac.be>
@author Antoon Bosselaers <antoon.bosselaers@esat.kuleuven.ac.be>
@author Paulo Barreto <paulo.barreto@terra.com.br>

This code is hereby placed in the public domain.

THIS SOFTWARE IS PROVIDED BY THE AUTHORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE AUTHORS OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

@end verbatim
@copynext

@heading Apple, Inc

kdc/announce.c

@verbatim

Copyright (c) 2008 Apple Inc. All Rights Reserved.

Export of this software from the United States of America may require a specific license from the United States Government. It is the responsibility of any person or organization contemplating export to obtain such a license before exporting.

WITHIN THAT CONSTRAINT, permission to use, copy, modify, and distribute this software and its documentation for any purpose and without fee is hereby granted, provided that the above copyright notice appear in all copies and that both that copyright notice and this permission notice appear in supporting documentation, and that the name of Apple Inc. not be used in advertising or publicity pertaining to distribution of the software without specific, written prior permission. Apple Inc. makes no representations about the suitability of this software for any purpose. It is provided "as is" without express or implied warranty.

THIS SOFTWARE IS PROVIDED ``AS IS" AND WITHOUT ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, WITHOUT LIMITATION, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE.

@end verbatim

@copynext

@heading Richard Outerbridge

DES core in libcrypto

@verbatim

D3DES (V5.09) -

A portable, public domain, version of the Data Encryption Standard.

Written with Symantec's THINK (Lightspeed) C by Richard Outerbridge.
Thanks to: Dan Hoey for his excellent Initial and Inverse permutation code; Jim Gillogly & Phil Karn for the DES key schedule code; Dennis Ferguson, Eric Young and Dana How for comparing notes; and Ray Lau, for humouring me on.

Copyright (c) 1988,1989,1990,1991,1992 by Richard Outerbridge.
(GEnie : OUTER; CIS : [71755,204]) Graven Imagery, 1992.

@end verbatim

@copynext

@heading

Secure Endpoints Inc

Windows support

@verbatim

Copyright (c) 2009-2015, Secure Endpoints Inc.

All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT HOLDER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

@end verbatim

@copynext

@heading Novell, Inc

lib/hcrypto/test_dh.c

@verbatim

Copyright (c) 2007, Novell, Inc.

Author: Matthias Koenig <mkoenig@suse.de>

All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

* Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.

* Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

* Neither the name of the Novell nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

@end verbatim

@copyrightend

LibTomMath is hereby released into the Public Domain.

-- Tom St Denis

1.707 coreos-semver 0.3.1

1.707.1 Available under license :

CoreOS Project
Copyright 2018 CoreOS, Inc

This product includes software developed at CoreOS, Inc.
(<http://www.coreos.com/>).

Apache License
Version 2.0, January 2004
<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object

form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate

as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the

Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

(a) You must give any other recipients of the Work or Derivative Works a copy of this License; and

(b) You must cause any modified files to carry prominent notices stating that You changed the files; and

(c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and

(d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work

by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.
7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.
8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.
9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

1.708 stackexchange-wmi 1.2.1

1.708.1 Available under license :

The MIT License (MIT)

Copyright (c) 2013 Stack Exchange

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR

IN
CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

1.709 argparse 0.9.0

1.709.1 Available under license :

Boost Software License - Version 1.0 - August 17th, 2003

Permission is hereby granted, free of charge, to any person or organization obtaining a copy of the software and accompanying documentation covered by this license (the "Software") to use, reproduce, display, distribute, execute, and transmit the Software, and to prepare derivative works of the Software, and to permit third-parties to whom the Software is furnished to do so, all subject to the following:

The copyright notices in the Software and this entire statement, including the above license grant, this restriction and the following disclaimer, must be included in all copies of the Software, in whole or in part, and all derivative works of the Software, unless such copies or derivative works are solely in the form of machine-executable object code generated by a source language processor.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS

FOR A PARTICULAR PURPOSE, TITLE AND NON-INFRINGEMENT. IN NO EVENT SHALL THE COPYRIGHT HOLDERS OR ANYONE DISTRIBUTING THE SOFTWARE BE LIABLE FOR ANY DAMAGES OR OTHER LIABILITY, WHETHER IN CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

1.710 x-net 0.7.0

1.710.1 Available under license :

Copyright (c) 2009 The Go Authors. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- * Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- * Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

* Neither the name of Google Inc. nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER

OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

1.711 x-sys 0.5.0

1.711.1 Available under license :

Copyright (c) 2013 unformatt

MIT License

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

1.712 x-text 0.7.0

1.712.1 Available under license :

Copyright (c) 2009 The Go Authors. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- * Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- * Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
- * Neither the name of Google Inc. nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER

OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

1.713 x-crypto 0.6.0

1.713.1 Available under license :

Copyright (c) 2009 The Go Authors. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- * Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- * Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the

distribution.

* Neither the name of Google Inc. nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER

OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

1.714 tcpdump 4.9.3-4ubuntu0.2

1.714.1 Available under license :

License: BSD

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
3. The names of the authors may not be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED ``AS IS" AND WITHOUT ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, WITHOUT LIMITATION, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE.

1.715 gnutls 3.6.13-2ubuntu1.8

1.715.1 Available under license :

GNU LESSER GENERAL PUBLIC LICENSE

Version 2.1, February 1999

Copyright (C) 1991, 1999 Free Software Foundation, Inc.

51 Franklin St, Fifth Floor, Boston, MA 02110-1301 USA

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

[This is the first released version of the Lesser GPL. It also counts as the successor of the GNU Library Public License, version 2, hence the version number 2.1.]

Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public Licenses are intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users.

This license, the Lesser General Public License, applies to some specially designated software packages--typically libraries--of the Free Software Foundation and other authors who decide to use it. You can use it too, but we suggest you first think carefully about whether this license or the ordinary General Public License is the better strategy to use in any particular case, based on the explanations below.

When we speak of free software, we are referring to freedom of use, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish); that you receive source code or can get it if you want it; that you can change the software and use pieces of it in new free programs; and that you are informed that you can do these things.

To protect your rights, we need to make restrictions that forbid distributors to deny you these rights or to ask you to surrender these rights. These restrictions translate to certain responsibilities for you if you distribute copies of the library or if you modify it.

For example, if you distribute copies of the library, whether gratis or for a fee, you must give the recipients all the rights that we gave you. You must make sure that they, too, receive or can get the source code. If you link other code with the library, you must provide complete object files to the recipients, so that they can relink them with the library after making changes to the library and recompiling

it. And you must show them these terms so they know their rights.

We protect your rights with a two-step method: (1) we copyright the library, and (2) we offer you this license, which gives you legal permission to copy, distribute and/or modify the library.

To protect each distributor, we want to make it very clear that there is no warranty for the free library. Also, if the library is modified by someone else and passed on, the recipients should know that what they have is not the original version, so that the original author's reputation will not be affected by problems that might be introduced by others.

Finally, software patents pose a constant threat to the existence of any free program. We wish to make sure that a company cannot effectively restrict the users of a free program by obtaining a restrictive license from a patent holder. Therefore, we insist that any patent license obtained for a version of the library must be consistent with the full freedom of use specified in this license.

Most GNU software, including some libraries, is covered by the ordinary GNU General Public License. This license, the GNU Lesser General Public License, applies to certain designated libraries, and is quite different from the ordinary General Public License. We use this license for certain libraries in order to permit linking those libraries into non-free programs.

When a program is linked with a library, whether statically or using a shared library, the combination of the two is legally speaking a combined work, a derivative of the original library. The ordinary General Public License therefore permits such linking only if the entire combination fits its criteria of freedom. The Lesser General Public License permits more lax criteria for linking other code with the library.

We call this license the "Lesser" General Public License because it does Less to protect the user's freedom than the ordinary General Public License. It also provides other free software developers Less of an advantage over competing non-free programs. These disadvantages are the reason we use the ordinary General Public License for many libraries. However, the Lesser license provides advantages in certain special circumstances.

For example, on rare occasions, there may be a special need to encourage the widest possible use of a certain library, so that it becomes a de-facto standard. To achieve this, non-free programs must be

allowed to use the library. A more frequent case is that a free library does the same job as widely used non-free libraries. In this case, there is little to gain by limiting the free library to free software only, so we use the Lesser General Public License.

In other cases, permission to use a particular library in non-free programs enables a greater number of people to use a large body of free software. For example, permission to use the GNU C Library in non-free programs enables many more people to use the whole GNU operating system, as well as its variant, the GNU/Linux operating system.

Although the Lesser General Public License is Less protective of the users' freedom, it does ensure that the user of a program that is linked with the Library has the freedom and the wherewithal to run that program using a modified version of the Library.

The precise terms and conditions for copying, distribution and modification follow. Pay close attention to the difference between a "work based on the library" and a "work that uses the library". The former contains code derived from the library, whereas the latter must be combined with the library in order to run.

GNU LESSER GENERAL PUBLIC LICENSE

TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License Agreement applies to any software library or other program which contains a notice placed by the copyright holder or other authorized party saying it may be distributed under the terms of this Lesser General Public License (also called "this License"). Each licensee is addressed as "you".

A "library" means a collection of software functions and/or data prepared so as to be conveniently linked with application programs (which use some of those functions and data) to form executables.

The "Library", below, refers to any such software library or work which has been distributed under these terms. A "work based on the Library" means either the Library or any derivative work under copyright law: that is to say, a work containing the Library or a portion of it, either verbatim or with modifications and/or translated straightforwardly into another language. (Hereinafter, translation is included without limitation in the term "modification".)

"Source code" for a work means the preferred form of the work for making modifications to it. For a library, complete source code means

all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the library.

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running a program using the Library is not restricted, and output from such a program is covered only if its contents constitute a work based on the Library (independent of the use of the Library in a tool for writing it). Whether that is true depends on what the Library does and what the program that uses the Library does.

1. You may copy and distribute verbatim copies of the Library's complete source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and distribute a copy of this License along with the Library.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Library or any portion of it, thus forming a work based on the Library, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

a) The modified work must itself be a software library.

b) You must cause the files modified to carry prominent notices stating that you changed the files and the date of any change.

c) You must cause the whole of the work to be licensed at no charge to all third parties under the terms of this License.

d) If a facility in the modified Library refers to a function or a table of data to be supplied by an application program that uses the facility, other than as an argument passed when the facility is invoked, then you must make a good faith effort to ensure that, in the event an application does not supply such function or table, the facility still operates, and performs whatever part of its purpose remains meaningful.

(For example, a function in a library to compute square roots has

a purpose that is entirely well-defined independent of the application. Therefore, Subsection 2d requires that any application-supplied function or table used by this function must be optional: if the application does not supply it, the square root function must still compute square roots.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Library, and can be reasonably considered independent and separate works in themselves,

then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Library, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Library.

In addition, mere aggregation of another work not based on the Library with the Library (or with a work based on the Library) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may opt to apply the terms of the ordinary GNU General Public License instead of this License to a given copy of the Library. To do this, you must alter all the notices that refer to this License, so that they refer to the ordinary GNU General Public License, version 2, instead of to this License. (If a newer version than version 2 of the ordinary GNU General Public License has appeared, then you can specify that version instead if you wish.) Do not make any other change in these notices.

Once this change is made in a given copy, it is irreversible for that copy, so the ordinary GNU General Public License applies to all subsequent copies and derivative works made from that copy.

This option is useful when you wish to copy part of the code of the Library into a program that is not a library.

4. You may copy and distribute the Library (or a portion or derivative of it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you accompany

it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange.

If distribution of object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place satisfies the requirement to distribute the source code, even though third parties are not compelled to copy the source along with the object code.

5. A program that contains no derivative of any portion of the Library, but is designed to work with the Library by being compiled or linked with it, is called a "work that uses the Library". Such a work, in isolation, is not a derivative work of the Library, and therefore falls outside the scope of this License.

However, linking a "work that uses the Library" with the Library creates an executable that is a derivative of the Library (because it contains portions of the Library), rather than a "work that uses the library". The executable is therefore covered by this License. Section 6 states terms for distribution of such executables.

When a "work that uses the Library" uses material from a header file that is part of the Library, the object code for the work may be a derivative work of the Library even though the source code is not. Whether this is true is especially significant if the work can be linked without the Library, or if the work is itself a library. The threshold for this to be true is not precisely defined by law.

If such an object file uses only numerical parameters, data structure layouts and accessors, and small macros and small inline functions (ten lines or less in length), then the use of the object file is unrestricted, regardless of whether it is legally a derivative work. (Executables containing this object code plus portions of the Library will still fall under Section 6.)

Otherwise, if the work is a derivative of the Library, you may distribute the object code for the work under the terms of Section 6. Any executables containing that work also fall under Section 6, whether or not they are linked directly with the Library itself.

6. As an exception to the Sections above, you may also combine or link a "work that uses the Library" with the Library to produce a work containing portions of the Library, and distribute that work under terms of your choice, provided that the terms permit

modification of the work for the customer's own use and reverse engineering for debugging such modifications.

You must give prominent notice with each copy of the work that the Library is used in it and that the Library and its use are covered by this License. You must supply a copy of this License. If the work during execution displays copyright notices, you must include the copyright notice for the Library among them, as well as a reference directing the user to the copy of this License. Also, you must do one of these things:

- a) Accompany the work with the complete corresponding machine-readable source code for the Library including whatever changes were used in the work (which must be distributed under Sections 1 and 2 above); and, if the work is an executable linked with the Library, with the complete machine-readable "work that uses the Library", as object code and/or source code, so that the user can modify the Library and then relink to produce a modified executable containing the modified Library. (It is understood that the user who changes the contents of definitions files in the Library will not necessarily be able to recompile the application to use the modified definitions.)
- b) Use a suitable shared library mechanism for linking with the Library. A suitable mechanism is one that (1) uses at run time a copy of the library already present on the user's computer system, rather than copying library functions into the executable, and (2) will operate properly with a modified version of the library, if the user installs one, as long as the modified version is interface-compatible with the version that the work was made with.
- c) Accompany the work with a written offer, valid for at least three years, to give the same user the materials specified in Subsection 6a, above, for a charge no more than the cost of performing this distribution.
- d) If distribution of the work is made by offering access to copy from a designated place, offer equivalent access to copy the above specified materials from the same place.
- e) Verify that the user has already received a copy of these materials or that you have already sent this user a copy.

For an executable, the required form of the "work that uses the Library" must include any data and utility programs needed for reproducing the executable from it. However, as a special exception,

the materials to be distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

It may happen that this requirement contradicts the license restrictions of other proprietary libraries that do not normally accompany the operating system. Such a contradiction means you cannot use both them and the Library together in an executable that you distribute.

7. You may place library facilities that are a work based on the Library side-by-side in a single library together with other library facilities not covered by this License, and distribute such a combined library, provided that the separate distribution of the work based on the Library and of the other library facilities is otherwise permitted, and provided that you do these two things:

a) Accompany the combined library with a copy of the same work based on the Library, uncombined with any other library facilities. This must be distributed under the terms of the Sections above.

b) Give prominent notice with the combined library of the fact that part of it is a work based on the Library, and explaining where to find the accompanying uncombined form of the same work.

8. You may not copy, modify, sublicense, link with, or distribute the Library except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense, link with, or distribute the Library is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

9. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Library or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Library (or any work based on the Library), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Library or works based on it.

10. Each time you redistribute the Library (or any work based on the Library), the recipient automatically receives a license from the original licensor to copy, distribute, link with or modify the Library subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties with this License.

11. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Library at all. For example, if a patent license would not permit royalty-free redistribution of the Library by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Library.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply, and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

12. If the distribution and/or use of the Library is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Library under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

13. The Free Software Foundation may publish revised and/or new versions of the Lesser General Public License from time to time.

Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Library specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Library does not specify a license version number, you may choose any version ever published by the Free Software Foundation.

14. If you wish to incorporate parts of the Library into other free programs whose distribution conditions are incompatible with these, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

NO WARRANTY

15. BECAUSE THE LIBRARY IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE LIBRARY, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE LIBRARY "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE LIBRARY IS WITH YOU. SHOULD THE LIBRARY PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

16. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE LIBRARY AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE LIBRARY (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE LIBRARY TO OPERATE WITH ANY OTHER SOFTWARE), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

END OF TERMS AND CONDITIONS

How to Apply These Terms to Your New Libraries

If you develop a new library, and you want it to be of the greatest possible use to the public, we recommend making it free software that everyone can redistribute and change. You can do so by permitting redistribution under these terms (or, alternatively, under the terms of the ordinary General Public License).

To apply these terms, attach the following notices to the library. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

<one line to give the library's name and a brief idea of what it does.>
Copyright (C) <year> <name of author>

This library is free software; you can redistribute it and/or modify it under the terms of the GNU Lesser General Public License as published by the Free Software Foundation; either version 2.1 of the License, or (at your option) any later version.

This library is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU Lesser General Public License for more details.

You should have received a copy of the GNU Lesser General Public License along with this library; if not, write to the Free Software Foundation, Inc., 51 Franklin St, Fifth Floor, Boston, MA 02110-1301 USA

Also add information on how to contact you by electronic and paper mail.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the library, if necessary. Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the library `Frob' (a library for tweaking knobs) written by James Random Hacker.

<signature of Ty Coon>, 1 April 1990
Ty Coon, President of Vice

That's all there is to it!

Statement of Purpose

The laws of most jurisdictions throughout the world automatically confer exclusive Copyright and Related Rights (defined below) upon the creator and subsequent owner(s) (each and all, an "owner") of an original work of authorship and/or a database (each, a "Work").

Certain owners wish to permanently relinquish those rights to a Work for the purpose of contributing to a commons of creative, cultural and scientific works ("Commons") that the public can reliably and without fear of later claims of infringement build upon, modify, incorporate in other works, reuse and redistribute as freely as possible in any form whatsoever and for any purposes, including without limitation commercial purposes. These owners may contribute to the Commons to promote the ideal of a free culture and the further production of creative, cultural and scientific works, or to gain reputation or greater distribution for their Work in part through the use and efforts of others.

For these and/or

other purposes and motivations, and without any expectation of additional consideration or compensation, the person associating CC0 with a Work (the "Affirmer"), to the extent that he or she is an owner of Copyright and Related Rights in the Work, voluntarily elects to apply CC0 to the Work and publicly distribute the Work under its terms, with knowledge of his or her Copyright and Related Rights in the Work and the meaning and intended legal effect of CC0 on those rights.

1. Copyright and Related Rights. A Work made available under CC0 may be protected by copyright and related or neighboring rights ("Copyright and Related Rights"). Copyright and Related Rights include, but are not limited to, the following:

- the right to reproduce, adapt, distribute, perform, display, communicate, and translate a Work;
- moral rights retained by the original author(s) and/or performer(s);
- publicity and privacy rights pertaining to a person's image or likeness depicted in a Work;
- rights protecting against unfair competition in regards to a Work, subject to the limitations in paragraph 4(a), below;
- rights protecting the extraction, dissemination, use and reuse of data in a Work;
- database rights (such as those arising under Directive 96/9/EC of the European Parliament and of the Council of 11 March 1996 on the legal protection of databases, and under any national implementation thereof, including any amended or successor version of such directive); and
- other similar, equivalent or corresponding rights throughout the world based on applicable law or treaty, and any national implementations thereof.

2. Waiver. To the greatest extent permitted by, but not in contravention of, applicable law, Affirmer hereby overtly, fully, permanently, irrevocably and unconditionally waives, abandons, and surrenders all of Affirmer's Copyright and Related Rights and associated claims and causes of action, whether now known or unknown (including existing as well as future claims

and causes of action), in the Work (i) in all territories worldwide, (ii) for the maximum duration provided by applicable law or treaty (including future time extensions), (iii) in any current or future medium and for any number of copies, and (iv) for any purpose whatsoever, including without limitation commercial, advertising or promotional purposes (the "Waiver"). Affirmer makes the Waiver for the benefit of each member of the public at large and to the detriment of Affirmer's heirs and successors, fully intending that such Waiver shall not be subject to revocation, rescission, cancellation, termination, or any other legal or equitable action to disrupt the quiet enjoyment of the Work by the public as contemplated by Affirmer's express Statement of Purpose.

3. Public License Fallback. Should any part of the Waiver for any reason be judged legally invalid or ineffective under applicable law, then the Waiver shall be preserved to the maximum extent permitted taking into account Affirmer's

express Statement of Purpose. In addition, to the extent the Waiver is so judged Affirmer hereby grants to each affected person a royalty-free, non transferable, non sublicensable, non exclusive, irrevocable and unconditional license to exercise Affirmer's Copyright and Related Rights in the Work (i) in all territories worldwide, (ii) for the maximum duration provided by applicable law or treaty (including future time extensions), (iii) in any current or future medium and for any number of copies, and (iv) for any purpose whatsoever, including without limitation commercial, advertising or promotional purposes (the "License"). The License shall be deemed effective as of the date CC0 was applied by Affirmer to the Work. Should any part of the License for any reason be judged legally invalid or ineffective under applicable law, such partial invalidity or ineffectiveness shall not invalidate the remainder of the License, and in such case Affirmer hereby affirms that he or she will

not (i) exercise any of his or her remaining Copyright and Related Rights in the Work or (ii) assert any associated claims and causes of action with respect to the Work, in either case contrary to Affirmer's express Statement of Purpose.

4. Limitations and Disclaimers.

No trademark or patent rights held by Affirmer are waived, abandoned, surrendered, licensed or otherwise affected by this document.

Affirmer offers the Work as-is and makes no representations or warranties of any kind concerning the Work, express, implied, statutory or otherwise, including without limitation warranties of title, merchantability, fitness for a particular purpose, non infringement, or the absence of latent or other defects, accuracy, or the present or absence of errors, whether or not discoverable, all to the greatest extent permissible under applicable law.

Affirmer disclaims responsibility for clearing rights of other persons that may apply to the Work or any use thereof, including without

limitation any person's Copyright and Related Rights in the Work. Further, Affirmer disclaims responsibility for obtaining any necessary consents, permissions or other rights required for any use of the Work.

Affirmer understands and acknowledges that Creative Commons is not a party to this document and has no duty or obligation with respect to this CC0 or use of the Work.

The "inih" library is distributed under the New BSD license:

Copyright (c) 2009, Ben Hoyt

All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- * Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- * Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
- * Neither the name of Ben Hoyt nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY BEN HOYT "AS IS" AND ANY

EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL BEN HOYT BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

LICENSING

=====

Since GnuTLS version 3.1.10, the core library is released under the GNU Lesser General Public License (LGPL) version 2.1 or later (see doc/COPYING.LESSER for the license terms).

The GNU LGPL applies to the main GnuTLS library, while the included applications as well as gnutls-openssl library are under the GNU GPL version 3. The gnutls library is located in the lib/ and libdane/ directories, while the applications in src/ and, the gnutls-openssl library is at extra/.

The documentation in doc/ is under the GNU FDL license 1.3.

Note, however, that the nettle and the gmp libraries which are GnuTLS dependencies, they are distributed under a LGPLv3+ or GPLv2+ dual license. As such binaries linking to them need to adhere to either LGPLv3+ or the GPLv2+ license.

For any copyright year range specified as YYYY-ZZZZ in this package note that the range specifies every single year in that closed interval.

GNU LESSER GENERAL PUBLIC LICENSE

Version 3, 29 June 2007

Copyright (C) 1992-2015 by Bruce Korb - all rights reserved
Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

This version of the GNU Lesser General Public License incorporates the terms and conditions of version 3 of the GNU General Public License, supplemented by the additional permissions listed below.

0. Additional Definitions.

As used herein, "this License" refers to version 3 of the GNU Lesser

General Public License, and the "GNU GPL" refers to version 3 of the GNU General Public License.

"The Library" refers to a covered work governed by this License, other than an Application or a Combined Work as defined below.

An "Application" is any work that makes use of an interface provided by the Library, but which is not otherwise based on the Library. Defining a subclass of a class defined by the Library is deemed a mode of using an interface provided by the Library.

A "Combined Work" is a work produced by combining or linking an Application with the Library. The particular version of the Library with which the Combined Work was made is also called the "Linked Version".

The "Minimal Corresponding Source" for a Combined Work means the Corresponding Source for the Combined Work, excluding any source code for portions of the Combined Work that, considered in isolation, are based on the Application, and not on the Linked Version.

The "Corresponding Application Code" for a Combined Work means the object code and/or source code for the Application, including any data and utility programs needed for reproducing the Combined Work from the Application, but excluding the System Libraries of the Combined Work.

1. Exception to Section 3 of the GNU GPL.

You may convey a covered work under sections 3 and 4 of this License without being bound by section 3 of the GNU GPL.

2. Conveying Modified Versions.

If you modify a copy of the Library, and, in your modifications, a facility refers to a function or data to be supplied by an Application that uses the facility (other than as an argument passed when the facility is invoked), then you may convey a copy of the modified version:

a) under this License, provided that you make a good faith effort to ensure that, in the event an Application does not supply the function or data, the facility still operates, and performs whatever part of its purpose remains meaningful, or

b) under the GNU GPL, with none of the additional permissions of this License applicable to that copy.

3. Object Code Incorporating Material from Library Header Files.

The object code form of an Application may incorporate material from a header file that is part of the Library. You may convey such object code under terms of your choice, provided that, if the incorporated material is not limited to numerical parameters, data structure layouts and accessors, or small macros, inline functions and templates (ten or fewer lines in length), you do both of the following:

- a) Give prominent notice with each copy of the object code that the Library is used in it and that the Library and its use are covered by this License.
- b) Accompany the object code with a copy of the GNU GPL and this license document.

4. Combined Works.

You may convey a Combined Work under terms of your choice that, taken together, effectively do not restrict modification of the portions of the Library contained in the Combined Work and reverse engineering for debugging such modifications, if you also do each of the following:

- a) Give prominent notice with each copy of the Combined Work that the Library is used in it and that the Library and its use are covered by this License.
- b) Accompany the Combined Work with a copy of the GNU GPL and this license document.
- c) For a Combined Work that displays copyright notices during execution, include the copyright notice for the Library among these notices, as well as a reference directing the user to the copies of the GNU GPL and this license document.
- d) Do one of the following:
 - 0) Convey the Minimal Corresponding Source under the terms of this License, and the Corresponding Application Code in a form suitable for, and under terms that permit, the user to recombine or relink the Application with a modified version of the Linked Version to produce a modified Combined Work, in the manner specified by section 6 of the GNU GPL for conveying Corresponding Source.

1) Use a suitable shared library mechanism for linking with the Library. A suitable mechanism is one that (a) uses at run time a copy of the Library already present on the user's computer system, and (b) will operate properly with a modified version of the Library that is interface-compatible with the Linked Version.

e) Provide Installation Information, but only if you would otherwise be required to provide such information under section 6 of the GNU GPL, and only to the extent that such information is necessary to install and execute a modified version of the Combined Work produced by recombining or relinking the Application with a modified version of the Linked Version. (If you use option 4d0, the Installation Information must accompany the Minimal Corresponding Source and Corresponding Application Code. If you use option 4d1, you must provide the Installation Information in the manner specified by section 6 of the GNU GPL for conveying Corresponding Source.)

5. Combined Libraries.

You may place library facilities that are a work based on the Library side by side in a single library together with other library facilities that are not Applications and are not covered by this License, and convey such a combined library under terms of your choice, if you do both of the following:

a) Accompany the combined library with a copy of the same work based on the Library, uncombined with any other library facilities, conveyed under the terms of this License.

b) Give prominent notice with the combined library that part of it is a work based on the Library, and explaining where to find the accompanying uncombined form of the same work.

6. Revised Versions of the GNU Lesser General Public License.

The Free Software Foundation may publish revised and/or new versions of the GNU Lesser General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Library as you received it specifies that a certain numbered version of the GNU Lesser General Public License "or any later version"

applies to it, you have the option of following the terms and conditions either of that published version or of any later version published by the Free Software Foundation. If the Library as you received it does not specify a version number of the GNU Lesser General Public License, you may choose any version of the GNU Lesser General Public License ever published by the Free Software Foundation.

If the Library as you received it specifies that a proxy can decide whether future versions of the GNU Lesser General Public License shall apply, that proxy's public statement of acceptance of any version is permanent authorization for you to choose that version for the Library.

=====
Written by Andy Polyakov <appro@fy.chalmers.se> for the OpenSSL project. The module is, however, dual licensed under OpenSSL and CRYPTOGRAMS licenses depending on where you obtain it. For further details see <https://www.openssl.org/~appro/cryptogams/>.
=====

Copyright (c) 2006-2012, CRYPTOGRAMS by <appro@openssl.org>
All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- * Redistributions of source code must retain copyright notices, this list of conditions and the following disclaimer.

- * Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

- * Neither the name of the CRYPTOGRAMS nor the names of its copyright holder and contributors may be used to endorse or promote products derived from this software without specific prior written permission.

ALTERNATIVELY, provided that this notice is retained in full, this product may be distributed under the terms of the GNU General Public License (GPL), in which case the provisions of the GPL apply INSTEAD OF those given above.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDER AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT

LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

#####

Constant-time SSSE3 AES core implementation.

version 0.1

##

By Mike Hamburg (Stanford University), 2009

Public domain.

##

For details see https://shiftright.org/papers/vector_aes/ and

<https://crypto.stanford.edu/vpaes/>.

Copyright (C) 1992-2015 by Bruce Korb - all rights reserved

Redistribution and use in source and binary forms, with or without

modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
3. The name of the author may not be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE AUTHOR ``AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE

POSSIBILITY OF SUCH DAMAGE.

The MIT License (MIT)

Copyright (c) 2016 Wrymouth Innovation Ltd

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

GNU GENERAL PUBLIC LICENSE

Version 3, 29 June 2007

Copyright (C) 1992-2015 by Bruce Korb - all rights reserved
Everyone is permitted to copy and distribute verbatim copies
of this license document, but changing it is not allowed.

Preamble

The GNU General Public License is a free, copyleft license for software and other kinds of works.

The licenses for most software and other practical works are designed to take away your freedom to share and change the works. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change all versions of a program--to make sure it remains free software for all its users. We, the Free Software Foundation, use the GNU General Public License for most of our software; it applies also to any other work released this way by its authors. You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for

them if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs, and that you know you can do these things.

To protect your rights, we need to prevent others from denying you these rights or asking you to surrender the rights. Therefore, you have certain responsibilities if you distribute copies of the software, or if you modify it: responsibilities to respect the freedom of others.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must pass on to the recipients the same freedoms that you received. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

Developers that use the GNU GPL protect your rights with two steps: (1) assert copyright on the software, and (2) offer you this License giving you legal permission to copy, distribute and/or modify it.

For the developers' and authors' protection, the GPL clearly explains that there is no warranty for this free software. For both users' and authors' sake, the GPL requires that modified versions be marked as changed, so that their problems will not be attributed erroneously to authors of previous versions.

Some devices are designed to deny users access to install or run modified versions of the software inside them, although the manufacturer can do so. This is fundamentally incompatible with the aim of protecting users' freedom to change the software. The systematic pattern of such abuse occurs in the area of products for individuals to use, which is precisely where it is most unacceptable. Therefore, we have designed this version of the GPL to prohibit the practice for those products. If such problems arise substantially in other domains, we stand ready to extend this provision to those domains in future versions of the GPL, as needed to protect the freedom of users.

Finally, every program is threatened constantly by software patents. States should not allow patents to restrict development and use of software on general-purpose computers, but in those that do, we wish to avoid the special danger that patents applied to a free program could make it effectively proprietary. To prevent this, the GPL assures that patents cannot be used to render the program non-free.

The precise terms and conditions for copying, distribution and modification follow.

TERMS AND CONDITIONS

0. Definitions.

"This License" refers to version 3 of the GNU General Public License.

"Copyright" also means copyright-like laws that apply to other kinds of works, such as semiconductor masks.

"The Program" refers to any copyrightable work licensed under this License. Each licensee is addressed as "you". "Licensees" and "recipients" may be individuals or organizations.

To "modify" a work means to copy from or adapt all or part of the work in a fashion requiring copyright permission, other than the making of an exact copy. The resulting work is called a "modified version" of the earlier work or a work "based on" the earlier work.

A "covered work" means either the unmodified Program or a work based on the Program.

To "propagate" a work means to do anything with it that, without permission, would make you directly or secondarily liable for infringement under applicable copyright law, except executing it on a computer or modifying a private copy. Propagation includes copying, distribution (with or without modification), making available to the public, and in some countries other activities as well.

To "convey" a work means any kind of propagation that enables other parties to make or receive copies. Mere interaction with a user through a computer network, with no transfer of a copy, is not conveying.

An interactive user interface displays "Appropriate Legal Notices" to the extent that it includes a convenient and prominently visible feature that (1) displays an appropriate copyright notice, and (2) tells the user that there is no warranty for the work (except to the extent that warranties are provided), that licensees may convey the work under this License, and how to view a copy of this License. If the interface presents a list of user commands or options, such as a menu, a prominent item in the list meets this criterion.

1. Source Code.

The "source code" for a work means the preferred form of the work for making modifications to it. "Object code" means any non-source form of a work.

A "Standard Interface" means an interface that either is an official standard defined by a recognized standards body, or, in the case of interfaces specified for a particular programming language, one that is widely used among developers working in that language.

The "System Libraries" of an executable work include anything, other than the work as a whole, that (a) is included in the normal form of packaging a Major Component, but which is not part of that Major Component, and (b) serves only to enable use of the work with that Major Component, or to implement a Standard Interface for which an implementation is available to the public in source code form. A "Major Component", in this context, means a major essential component (kernel, window system, and so on) of the specific operating system (if any) on which the executable work runs, or a compiler used to produce the work, or an object code interpreter used to run it.

The "Corresponding Source" for a work in object code form means all the source code needed to generate, install, and (for an executable work) run the object code and to modify the work, including scripts to control those activities. However, it does not include the work's System Libraries, or general-purpose tools or generally available free programs which are used unmodified in performing those activities but which are not part of the work. For example, Corresponding Source includes interface definition files associated with source files for the work, and the source code for shared libraries and dynamically linked subprograms that the work is specifically designed to require, such as by intimate data communication or control flow between those subprograms and other parts of the work.

The Corresponding Source need not include anything that users can regenerate automatically from other parts of the Corresponding Source.

The Corresponding Source for a work in source code form is that same work.

2. Basic Permissions.

All rights granted under this License are granted for the term of copyright on the Program, and are irrevocable provided the stated conditions are met. This License explicitly affirms your unlimited permission to run the unmodified Program. The output from running a covered work is covered by this License only if the output, given its content, constitutes a covered work. This License acknowledges your rights of fair use or other equivalent, as provided by copyright law.

You may make, run and propagate covered works that you do not convey, without conditions so long as your license otherwise remains in force. You may convey covered works to others for the sole purpose of having them make modifications exclusively for you, or provide you with facilities for running those works, provided that you comply with the terms of this License in conveying all material for which you do not control copyright. Those thus making or running the covered works for you must do so exclusively on your behalf, under your direction and control, on terms that prohibit them from making any copies of your copyrighted material outside their relationship with you.

Conveying under any other circumstances is permitted solely under the conditions stated below. Sublicensing is not allowed; section 10 makes it unnecessary.

3. Protecting Users' Legal Rights From Anti-Circumvention Law.

No covered work shall be deemed part of an effective technological measure under any applicable law fulfilling obligations under article 11 of the WIPO copyright treaty adopted on 20 December 1996, or similar laws prohibiting or restricting circumvention of such measures.

When you convey a covered work, you waive any legal power to forbid circumvention of technological measures to the extent such circumvention is effected by exercising rights under this License with respect to the covered work, and you disclaim any intention to limit operation or modification of the work as a means of enforcing, against the work's users, your or third parties' legal rights to forbid circumvention of technological measures.

4. Conveying Verbatim Copies.

You may convey verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice; keep intact all notices stating that this License and any non-permissive terms added in accord with section 7 apply to the code; keep intact all notices of the absence of any warranty; and give all recipients a copy of this License along with the Program.

You may charge any price or no price for each copy that you convey, and you may offer support or warranty protection for a fee.

5. Conveying Modified Source Versions.

You may convey a work based on the Program, or the modifications to produce it from the Program, in the form of source code under the terms of section 4, provided that you also meet all of these conditions:

- a) The work must carry prominent notices stating that you modified it, and giving a relevant date.
- b) The work must carry prominent notices stating that it is released under this License and any conditions added under section 7. This requirement modifies the requirement in section 4 to "keep intact all notices".
- c) You must license the entire work, as a whole, under this License to anyone who comes into possession of a copy. This License will therefore apply, along with any applicable section 7 additional terms, to the whole of the work, and all its parts, regardless of how they are packaged. This License gives no permission to license the work in any other way, but it does not invalidate such permission if you have separately received it.
- d) If the work has interactive user interfaces, each must display Appropriate Legal Notices; however, if the Program has interactive interfaces that do not display Appropriate Legal Notices, your work need not make them do so.

A compilation of a covered work with other separate and independent works, which are not by their nature extensions of the covered work, and which are not combined with it such as to form a larger program, in or on a volume of a storage or distribution medium, is called an "aggregate" if the compilation and its resulting copyright are not used to limit the access or legal rights of the compilation's users beyond what the individual works permit. Inclusion of a covered work in an aggregate does not cause this License to apply to the other parts of the aggregate.

6. Conveying Non-Source Forms.

You may convey a covered work in object code form under the terms of sections 4 and 5, provided that you also convey the machine-readable Corresponding Source under the terms of this License, in one of these ways:

- a) Convey the object code in, or embodied in, a physical product (including a physical distribution medium), accompanied by the Corresponding Source fixed on a durable physical medium customarily used for software interchange.

b) Convey the object code in, or embodied in, a physical product (including a physical distribution medium), accompanied by a written offer, valid for at least three years and valid for as

long as you offer spare parts or customer support for that product model, to give anyone who possesses the object code either (1) a copy of the Corresponding Source for all the software in the product that is covered by this License, on a durable physical medium customarily used for software interchange, for a price no more than your reasonable cost of physically performing this conveying of source, or (2) access to copy the Corresponding Source from a network server at no charge.

c) Convey individual copies of the object code with a copy of the written offer to provide the Corresponding Source. This alternative is allowed only occasionally and noncommercially, and only if you received the object code with such an offer, in accord with subsection 6b.

d) Convey the object code by offering access from a designated place (gratis or for a charge), and offer equivalent access to the Corresponding Source in the same way through the same place at no further charge. You need not require recipients to copy the Corresponding Source along with the object code. If the place to copy the object code is a network server, the Corresponding Source may be on a different server (operated by you or a third party) that supports equivalent copying facilities, provided you maintain clear directions next to the object code saying where to find the Corresponding Source. Regardless of what server hosts the Corresponding Source, you remain obligated to ensure that it is available for as long as needed to satisfy these requirements.

e) Convey the object code using peer-to-peer transmission, provided you inform other peers where the object code and Corresponding Source of the work are being offered to the general public at no charge under subsection 6d.

A separable portion of the object code, whose source code is excluded from the Corresponding Source as a System Library, need not be included in conveying the object code work.

A "User Product" is either (1) a "consumer product", which means any tangible personal property which is normally used for personal, family, or household purposes, or (2) anything designed or sold for incorporation into a dwelling. In determining whether a product is a consumer product,

doubtful cases shall be resolved in favor of coverage. For a particular product received by a particular user, "normally used" refers to a typical or common use of that class of product, regardless of the status of the particular user or of the way in which the particular user actually uses, or expects or is expected to use, the product. A product is a consumer product regardless of whether the product has substantial commercial, industrial or non-consumer uses, unless such uses represent the only significant mode of use of the product.

"Installation Information" for a User Product means any methods, procedures, authorization keys, or other information required to install and execute modified versions of a covered work in that User Product from a modified version of its Corresponding Source. The information must suffice to ensure that the continued functioning of the modified object code is in no case prevented or interfered with solely because modification has been made.

If you convey an object code work under this section in, or with, or specifically for use in, a User Product, and the conveying occurs as part of a transaction in which the right of possession and use of the User Product is transferred to the recipient in perpetuity or for a fixed term (regardless of how the transaction is characterized), the Corresponding Source conveyed under this section must be accompanied by the Installation Information. But this requirement does not apply if neither you nor any third party retains the ability to install modified object code on the User Product (for example, the work has been installed in ROM).

The requirement to provide Installation Information does not include a requirement to continue to provide support service, warranty, or updates for a work that has been modified or installed by the recipient, or for the User Product in which it has been modified or installed. Access to a network may be denied when the modification itself materially and adversely affects the operation of the network or violates the rules and protocols for communication across the network.

Corresponding Source conveyed, and Installation Information provided, in accord with this section must be in a format that is publicly documented (and with an implementation available to the public in source code form), and must require no special password or key for unpacking, reading or copying.

7. Additional Terms.

"Additional permissions" are terms that supplement the terms of this License by making exceptions from one or more of its conditions. Additional permissions that are applicable to the entire Program

shall

be treated as though they were included in this License, to the extent that they are valid under applicable law. If additional permissions apply only to part of the Program, that part may be used separately under those permissions, but the entire Program remains governed by this License without regard to the additional permissions.

When you convey a copy of a covered work, you may at your option remove any additional permissions from that copy, or from any part of it. (Additional permissions may be written to require their own removal in certain cases when you modify the work.) You may place additional permissions on material, added by you to a covered work, for which you have or can give appropriate copyright permission.

Notwithstanding any other provision of this License, for material you add to a covered work, you may (if authorized by the copyright holders of that material) supplement the terms of this License with terms:

- a) Disclaiming warranty or limiting liability differently from the terms of sections 15 and 16 of this License; or
- b) Requiring preservation of specified reasonable legal notices or author attributions in that material or in the Appropriate Legal Notices displayed by works containing it; or
- c) Prohibiting misrepresentation of the origin of that material, or requiring that modified versions of such material be marked in reasonable ways as different from the original version; or
- d) Limiting the use for publicity purposes of names of licensors or authors of the material; or
- e) Declining to grant rights under trademark law for use of some trade names, trademarks, or service marks; or
- f) Requiring indemnification of licensors and authors of that material by anyone who conveys the material (or modified versions of it) with contractual assumptions of liability to the recipient, for any liability that these contractual assumptions directly impose on those licensors and authors.

All other non-permissive additional terms are considered "further restrictions" within the meaning of section 10. If the Program as you received it, or any part of it, contains a notice stating that it is governed by this License along with a term that is a further restriction, you may remove that term. If a license document contains

a further restriction but permits relicensing or conveying under this License, you may add to a covered work material governed by the terms of that license document, provided that the further restriction does not survive such relicensing or conveying.

If you add terms to a covered work in accord with this section, you must place, in the relevant source files, a statement of the additional terms that apply to those files, or a notice indicating where to find the applicable terms.

Additional terms, permissive or non-permissive, may be stated in the form of a separately written license, or stated as exceptions; the above requirements apply either way.

8. Termination.

You may not propagate or modify a covered work except as expressly provided under this License. Any attempt otherwise to propagate or modify it is void, and will automatically terminate your rights under this License (including any patent licenses granted under the third paragraph of section 11).

However, if you cease all violation of this License, then your license from a particular copyright holder is reinstated (a) provisionally, unless and until the copyright holder explicitly and finally terminates your license, and (b) permanently, if the copyright holder fails to notify you of the violation by some reasonable means prior to 60 days after the cessation.

Moreover, your license from a particular copyright holder is reinstated permanently if the copyright holder notifies you of the violation by some reasonable means, this is the first time you have received notice of violation of this License (for any work) from that copyright holder, and you cure the violation prior to 30 days after your receipt of the notice.

Termination of your rights under this section does not terminate the licenses of parties who have received copies or rights from you under this License. If your rights have been terminated and not permanently reinstated, you do not qualify to receive new licenses for the same material under section 10.

9. Acceptance Not Required for Having Copies.

You are not required to accept this License in order to receive or run a copy of the Program. Ancillary propagation of a covered work

occurring solely as a consequence of using peer-to-peer transmission to receive a copy likewise does not require acceptance. However, nothing other than this License grants you permission to propagate or modify any covered work. These actions infringe copyright if you do not accept this License. Therefore, by modifying or propagating a covered work, you indicate your acceptance of this License to do so.

10. Automatic

Licensing of Downstream Recipients.

Each time you convey a covered work, the recipient automatically receives a license from the original licensors, to run, modify and propagate that work, subject to this License. You are not responsible for enforcing compliance by third parties with this License.

An "entity transaction" is a transaction transferring control of an organization, or substantially all assets of one, or subdividing an organization, or merging organizations. If propagation of a covered work results from an entity transaction, each party to that transaction who receives a copy of the work also receives whatever licenses to the work the party's predecessor in interest had or could give under the previous paragraph, plus a right to possession of the Corresponding Source of the work from the predecessor in interest, if the predecessor has it or can get it with reasonable efforts.

You may not impose any further restrictions on the exercise of the rights granted

or affirmed under this License. For example, you may not impose a license fee, royalty, or other charge for exercise of rights granted under this License, and you may not initiate litigation (including a cross-claim or counterclaim in a lawsuit) alleging that any patent claim is infringed by making, using, selling, offering for sale, or importing the Program or any portion of it.

11. Patents.

A "contributor" is a copyright holder who authorizes use under this License of the Program or a work on which the Program is based. The work thus licensed is called the contributor's "contributor version".

A contributor's "essential patent claims" are all patent claims owned or controlled by the contributor, whether already acquired or hereafter acquired, that would be infringed by some manner, permitted by this License, of making, using, or selling its contributor version, but do not include claims that would be infringed only as a consequence of further modification of the contributor

version. For purposes of this definition, "control" includes the right to grant

patent sublicenses in a manner consistent with the requirements of this License.

Each contributor grants you a non-exclusive, worldwide, royalty-free patent license under the contributor's essential patent claims, to make, use, sell, offer for sale, import and otherwise run, modify and propagate the contents of its contributor version.

In the following three paragraphs, a "patent license" is any express agreement or commitment, however denominated, not to enforce a patent (such as an express permission to practice a patent or covenant not to sue for patent infringement). To "grant" such a patent license to a party means to make such an agreement or commitment not to enforce a patent against the party.

If you convey a covered work, knowingly relying on a patent license, and the Corresponding Source of the work is not available for anyone to copy, free of charge and under the terms of this License, through a publicly available network server or other readily accessible means, then you must either (1) cause the Corresponding Source to be so available, or (2) arrange to deprive yourself of the benefit of the patent license for this particular work, or (3) arrange, in a manner consistent with the requirements of this License, to extend the patent license to downstream recipients. "Knowingly relying" means you have actual knowledge that, but for the patent license, your conveying the covered work in a country, or your recipient's use of the covered work in a country, would infringe one or more identifiable patents in that country that you have reason to believe are valid.

If, pursuant to or in connection with a single transaction or arrangement, you convey, or propagate by procuring conveyance of, a covered work, and grant a patent license to some of the parties receiving the covered work authorizing them to use, propagate, modify or convey a specific copy of the covered work, then the patent license you grant is automatically extended to all recipients of the covered work and works based on it.

A patent license is "discriminatory" if it does not include within the scope of its coverage, prohibits the exercise of, or is conditioned on the non-exercise of one or more of the rights that are specifically granted under this License. You may not convey a covered work if you are a party to an arrangement with a third party that is in the business of distributing software, under which you make payment to the third party based on the extent of your activity of conveying the work, and under which the third party grants, to any of the parties who would receive the covered work from you, a discriminatory

patent license (a) in connection with copies of the covered work conveyed by you (or copies made from those copies), or (b) primarily for and in connection with specific products or compilations that contain the covered work, unless you entered into that arrangement, or that patent license was granted, prior to 28 March 2007.

Nothing in this License shall be construed as excluding or limiting any implied license or other defenses to infringement that may otherwise be available to you under applicable patent law.

12. No Surrender of Others' Freedom.

If conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot convey a covered work so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not convey it at all. For example, if you agree to terms that obligate you to collect a royalty for further conveying from those to whom you convey the Program, the only way you could satisfy both those terms and this License would be to refrain entirely from conveying the Program.

13. Use with the GNU Affero General Public License.

Notwithstanding any other provision of this License, you have permission to link or combine any covered work with a work licensed under version 3 of the GNU Affero General Public License into a single combined work, and to convey the resulting work. The terms of this License will continue to apply to the part which is the covered work, but the special requirements of the GNU Affero General Public License, section 13, concerning interaction through a network will apply to the combination as such.

14. Revised Versions of this License.

The Free Software Foundation may publish revised and/or new versions of the GNU General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies that a certain numbered version of the GNU General Public License "or any later version" applies to it, you have the option

of following the terms and conditions either of that numbered version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of the

GNU General Public License, you may choose any version ever published by the Free Software Foundation.

If the Program specifies that a proxy can decide which future versions of the GNU General Public License can be used, that proxy's public statement of acceptance of a version permanently authorizes you to choose that version for the Program.

Later license versions may give you additional or different permissions. However, no additional obligations are imposed on any author or copyright holder as a result of your choosing to follow a later version.

15. Disclaimer of Warranty.

THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

16. Limitation of Liability.

IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MODIFIES AND/OR CONVEYS THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

17. Interpretation of Sections 15 and 16.

If the disclaimer of warranty and limitation of liability provided above cannot be given local legal effect according to their terms, reviewing courts shall apply local law that most closely approximates an absolute waiver of all civil liability in connection with the Program, unless a warranty or assumption of liability accompanies a copy of the Program in return for a fee.

END OF TERMS AND CONDITIONS

How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively state the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

```
<one line to give the program's name and a brief idea of what it does.>  
Copyright (C) by Bruce Korb - all rights reserved
```

This program is free software: you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation, either version 3 of the License, or (at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program. If not, see <https://www.gnu.org/licenses/>.

Also add information on how to contact you by electronic and paper mail.

If the program does terminal interaction, make it output a short notice like this when it starts in an interactive mode:

```
<program> Copyright (C) by Bruce Korb - all rights reserved  
This program comes with ABSOLUTELY NO WARRANTY; for details type `show w'.  
This is free software, and you are welcome to redistribute it  
under certain conditions; type `show c' for details.
```

The hypothetical commands `show w' and `show c' should show the appropriate parts of the General Public License. Of course, your program's commands might be different; for a GUI interface, you would use an "about box".

You should also get your employer (if you work as a programmer) or school, if any, to sign a "copyright disclaimer" for the program, if necessary. For more information on this, and how to apply and follow the GNU GPL, see <https://www.gnu.org/licenses/>.

The GNU General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this is

what you want to do, use the GNU Lesser General Public License instead of this License. But first, please read <https://www.gnu.org/philosophy/why-not-lgpl.html>.

GNU GENERAL PUBLIC LICENSE

Version 3, 29 June 2007

Copyright (C) 2007 Free Software Foundation, Inc. <https://fsf.org/>

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

Preamble

The GNU General Public License is a free, copyleft license for software and other kinds of works.

The licenses for most software and other practical works are designed to take away your freedom to share and change the works. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change all versions of a program--to make sure it remains free software for all its users. We, the Free Software Foundation, use the GNU General Public License for most of our software; it applies also to any other work released this way by its authors. You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for them if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs, and that you know you can do these things.

To protect your rights, we need to prevent others from denying you these rights or asking you to surrender the rights. Therefore, you have certain responsibilities if you distribute copies of the software, or if you modify it: responsibilities to respect the freedom of others.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must pass on to the recipients the same freedoms that you received. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

Developers that use the GNU GPL protect your rights with two steps:

(1)

assert copyright on the software, and (2) offer you this License giving you legal permission to copy, distribute and/or modify it.

For the developers' and authors' protection, the GPL clearly explains that there is no warranty for this free software. For both users' and authors' sake, the GPL requires that modified versions be marked as changed, so that their problems will not be attributed erroneously to authors of previous versions.

Some devices are designed to deny users access to install or run modified versions of the software inside them, although the manufacturer can do so. This is fundamentally incompatible with the aim of protecting users' freedom to change the software. The systematic pattern of such abuse occurs in the area of products for individuals to use, which is precisely where it is most unacceptable. Therefore, we have designed this version of the GPL to prohibit the practice for those products. If such problems arise substantially in other domains, we stand

ready to extend this provision to those domains in future versions of the GPL, as needed to protect the freedom of users.

Finally, every program is threatened constantly by software patents. States should not allow patents to restrict development and use of software on general-purpose computers, but in those that do, we wish to avoid the special danger that patents applied to a free program could make it effectively proprietary. To prevent this, the GPL assures that patents cannot be used to render the program non-free.

The precise terms and conditions for copying, distribution and modification follow.

TERMS AND CONDITIONS

0. Definitions.

"This License" refers to version 3 of the GNU General Public License.

"Copyright" also means copyright-like laws that apply to other kinds of works, such as semiconductor masks.

"The Program" refers to any copyrightable work licensed under this License. Each licensee is addressed as "you". "Licensees" and "recipients" may be individuals or organizations.

To "modify" a work means to copy from or adapt all or part of the work in a fashion requiring copyright permission, other than the making of an

exact copy. The resulting work is called a "modified version" of the earlier work or a work "based on" the earlier work.

A "covered work" means either the unmodified Program or a work based on the Program.

To "propagate" a work means to do anything with it that, without permission, would make you directly or secondarily liable for infringement under applicable copyright law, except executing it on a computer or modifying a private copy. Propagation includes copying, distribution (with or without modification), making available to the public, and in some countries other activities as well.

To "convey" a work means any kind of propagation that enables other parties to make or receive copies. Mere interaction with a user through a computer network, with no transfer of a copy, is not conveying.

An interactive user interface displays "Appropriate Legal Notices" to the extent that it includes a convenient and prominently visible feature that (1) displays an appropriate copyright notice, and (2) tells the user that there is no warranty for the work (except to the extent that warranties are provided), that licensees may convey the work under this License, and how to view a copy of this License. If the interface presents a list of user commands or options, such as a menu, a prominent item in the list meets this criterion.

1. Source Code.

The "source code" for a work means the preferred form of the work for making modifications to it. "Object code" means any non-source form of a work.

A "Standard Interface" means an interface that either is an official standard defined by a recognized standards body, or, in the case of interfaces specified for a particular programming language, one that is widely used among developers working in that language.

The

"System Libraries" of an executable work include anything, other than the work as a whole, that (a) is included in the normal form of packaging a Major Component, but which is not part of that Major Component, and (b) serves only to enable use of the work with that Major Component, or to implement a Standard Interface for which an implementation is available to the public in source code form. A "Major Component", in this context, means a major essential component (kernel, window system, and so on) of the specific operating system (if any) on which the executable work runs, or a compiler used to

produce the work, or an object code interpreter used to run it.

The "Corresponding Source" for a work in object code form means all the source code needed to generate, install, and (for an executable work) run the object code and to modify the work, including scripts to control those activities. However, it does not include the work's System Libraries, or general-purpose tools or generally available free programs which are used unmodified in performing those activities but which are not part of the work. For example, Corresponding Source includes interface definition files associated with source files for the work, and the source code for shared libraries and dynamically linked subprograms that the work is specifically designed to require, such as by intimate data communication or control flow between those subprograms and other parts of the work.

The Corresponding Source need not include anything that users can regenerate automatically from other parts of the Corresponding Source.

The Corresponding Source for a work in source code form is that same work.

2. Basic Permissions.

All rights granted under this License are granted for the term of copyright on the Program, and are irrevocable provided the stated conditions are met. This License explicitly affirms your unlimited permission to run the unmodified Program. The output from running a covered work is covered by this License only if the output, given its content, constitutes a covered work. This License acknowledges your rights of fair use or other equivalent, as provided by copyright law.

You may make, run and propagate covered works that you do not convey, without conditions so long as your license otherwise remains in force. You may convey covered works to others for the sole purpose of having them make modifications exclusively for you, or provide you with facilities for running those works, provided that you comply with the terms of this License in conveying all material for which you do not control copyright. Those thus making or running the covered works for you must do so exclusively on your behalf, under your direction and control, on terms that prohibit them from making any copies of your copyrighted material outside their relationship with you.

Conveying under any other circumstances is permitted solely under the conditions stated below. Sublicensing is not allowed;

section 10
makes it unnecessary.

3. Protecting Users' Legal Rights From Anti-Circumvention Law.

No covered work shall be deemed part of an effective technological measure under any applicable law fulfilling obligations under article 11 of the WIPO copyright treaty adopted on 20 December 1996, or similar laws prohibiting or restricting circumvention of such measures.

When you convey a covered work, you waive any legal power to forbid circumvention of technological measures to the extent such circumvention is effected by exercising rights under this License with respect to the covered work, and you disclaim any intention to limit operation or modification of the work as a means of enforcing, against the work's users, your or third parties' legal rights to forbid circumvention of technological measures.

4. Conveying Verbatim Copies.

You may convey verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice; keep intact all notices stating that this License and any non-permissive terms added in accord with section 7 apply to the code; keep intact all notices of the absence of any warranty; and give all recipients a copy of this License along with the Program.

You may charge any price or no price for each copy that you convey, and you may offer support or warranty protection for a fee.

5. Conveying Modified Source Versions.

You may convey a work based on the Program, or the modifications to produce it from the Program, in the form of source code under the terms of section 4, provided that you also meet all of these conditions:

- a) The work must carry prominent notices stating that you modified it, and giving a relevant date.
- b) The work must carry prominent notices stating that it is released under this License and any conditions added under section 7. This requirement modifies the requirement in section 4 to "keep intact all notices".

c) You must license the entire work, as a whole, under this License to anyone who comes into possession of a copy. This License will therefore apply, along with any applicable section 7 additional terms, to the whole of the work, and all its parts, regardless of how they are packaged. This License gives no permission to license the work in any other way, but it does not invalidate such permission if you have separately received it.

d) If the work has interactive user interfaces, each must display Appropriate Legal Notices; however, if the Program has interactive interfaces that do not display Appropriate Legal Notices, your work need not make them do so.

A compilation of a covered work with other separate and independent works, which are not by their nature extensions of the covered work, and which are not combined with it such as to form a larger program, in or on a volume of a storage or distribution medium, is called an "aggregate" if the compilation and its resulting copyright are not used to limit the access or legal rights of the compilation's users beyond what the individual works permit. Inclusion of a covered work in an aggregate does not cause this License to apply to the other parts of the aggregate.

6. Conveying Non-Source Forms.

You may convey a covered work in object code form under the terms of sections 4 and 5, provided that you also convey the machine-readable Corresponding Source under the terms of this License, in one of these ways:

a) Convey the object code in, or embodied in, a physical product (including a physical distribution medium), accompanied by the Corresponding Source fixed on a durable physical medium customarily used for software interchange.

b) Convey the object code in, or embodied in, a physical product (including a physical distribution medium), accompanied by a written offer, valid for at least three years and valid for as long as you offer spare parts or customer support for that product model, to give anyone who possesses the object code either (1) a copy of the Corresponding Source for all the software in the product that is covered by this License, on a durable physical medium customarily used for software interchange, for a price no more than your reasonable cost of physically performing this conveying of source, or (2) access to copy the Corresponding Source from a network server at no charge.

c) Convey individual copies of the object code with a copy of the written offer to provide the Corresponding Source. This alternative is allowed only occasionally and noncommercially, and only if you received the object code with such an offer, in accord with subsection 6b.

d) Convey the object code by offering access from a designated place (gratis or for a charge), and offer equivalent access to the Corresponding Source in the same way through the same place at no further charge. You need not require recipients to copy the Corresponding Source along with the object code. If the place to copy the object code is a network server, the Corresponding Source may be on a different server (operated by you or a third party) that supports equivalent copying facilities, provided you maintain clear directions next to the object code saying where to find the Corresponding Source. Regardless of what server hosts the Corresponding Source, you remain obligated to ensure that it is available for as long as needed to satisfy these requirements.

e) Convey the object code using peer-to-peer transmission, provided you inform other peers where the object code and Corresponding Source of the work are being offered to the general public at no charge under subsection 6d.

A separable portion of the object code, whose source code is excluded from the Corresponding Source as a System Library, need not be included in conveying the object code work.

A "User Product" is either (1) a "consumer product", which means any tangible personal property which is normally used for personal, family, or household purposes, or (2) anything designed or sold for incorporation into a dwelling. In determining whether a product is a consumer product, doubtful cases shall be resolved in favor of coverage. For a particular product received by a particular user, "normally used" refers to a typical or common use of that class of product, regardless of the status of the particular user or of the way in which the particular user actually uses, or expects or is expected to use, the product. A product is a consumer product regardless of whether the product has substantial commercial, industrial or non-consumer uses, unless such uses represent the only significant mode of use of the product.

"Installation Information" for a User Product means any methods, procedures, authorization keys, or other information required to install and execute modified versions of a covered work in that User Product from

a modified version of its Corresponding Source. The information must suffice to ensure that the continued functioning of the modified object code is in no case prevented or interfered with solely because modification has been made.

If you convey an object code work under this section in, or with, or specifically for use in, a User Product, and the conveying occurs as part of a transaction in which the right of possession and use of the User Product is transferred to the recipient in perpetuity or for a fixed term (regardless of how the transaction is characterized), the Corresponding Source conveyed under this section must be accompanied by the Installation Information. But this requirement does not apply if neither you nor any third party retains the ability to install modified object code on the User Product (for example, the work has been installed in ROM).

The requirement to provide Installation Information does not include a requirement to continue to provide support service, warranty, or updates for a work that has been modified or installed by the recipient, or for the User Product in which it has been modified or installed. Access to a network may be denied when the modification itself materially and adversely affects the operation of the network or violates the rules and protocols for communication across the network.

Corresponding Source conveyed, and Installation Information provided, in accord with this section must be in a format that is publicly documented (and with an implementation available to the public in source code form), and must require no special password or key for unpacking, reading or copying.

7. Additional Terms.

"Additional permissions" are terms that supplement the terms of this License by making exceptions from one or more of its conditions. Additional permissions that are applicable to the entire Program shall be treated as though they were included in this License, to the extent that they are valid under applicable law. If additional permissions apply only to part of the Program, that part may be used separately under those permissions, but the entire Program remains governed by this License without regard to the additional permissions.

When you convey a copy of a covered work, you may at your option remove any additional permissions from that copy, or from any part of it. (Additional permissions may be written to require their own removal in certain cases when you modify the work.) You may place additional permissions on material, added by you to a covered work,

for which you have or can give appropriate copyright permission.

Notwithstanding any other provision of this License, for material you add to a covered work, you may (if authorized by the copyright holders of that material) supplement the terms of this License with terms:

- a) Disclaiming warranty or limiting liability differently from the terms of sections 15 and 16 of this License; or
- b) Requiring preservation of specified reasonable legal notices or author attributions in that material or in the Appropriate Legal Notices displayed by works containing it; or
- c) Prohibiting misrepresentation of the origin of that material, or requiring that modified versions of such material be marked in reasonable ways as different from the original version; or
- d) Limiting the use for publicity purposes of names of licensors or authors of the material; or
- e) Declining to grant rights under trademark law for use of some trade names, trademarks, or service marks; or
- f) Requiring indemnification of licensors and authors of that material by anyone who conveys the material (or modified versions of it) with contractual assumptions of liability to the recipient, for any liability that these contractual assumptions directly impose on those licensors and authors.

All other non-permissive additional terms are considered "further restrictions" within the meaning of section 10. If the Program as you received it, or any part of it, contains a notice stating that it is governed by this License along with a term that is a further restriction, you may remove that term. If a license document contains a further restriction but permits relicensing or conveying under this License, you may add to a covered work material governed by the terms of that license document, provided that the further restriction does not survive such relicensing or conveying.

If you add terms to a covered work in accord with this section, you must place, in the relevant source files, a statement of the additional terms that apply to those files, or a notice indicating where to find the applicable terms.

Additional terms, permissive or non-permissive, may be stated in the form of a separately written license, or stated as exceptions;

the above requirements apply either way.

8. Termination.

You may not propagate or modify a covered work except as expressly provided under this License. Any attempt otherwise to propagate or modify it is void, and will automatically terminate your rights under this License (including any patent licenses granted under the third paragraph of section 11).

However, if you cease all violation of this License, then your license from a particular copyright holder is reinstated (a) provisionally, unless and until the copyright holder explicitly and finally terminates your license, and (b) permanently, if the copyright holder fails to notify you of the violation by some reasonable means prior to 60 days after the cessation.

Moreover, your license from a particular copyright holder is reinstated permanently if the copyright holder notifies you of the violation by some reasonable means, this is the first time you have received notice of violation of this License (for any work) from that copyright holder, and you cure the violation prior to 30 days after your receipt of the notice.

Termination of your rights under this section does not terminate the licenses of parties who have received copies or rights from you under this License. If your rights have been terminated and not permanently reinstated, you do not qualify to receive new licenses for the same material under section 10.

9. Acceptance Not Required for Having Copies.

You are not required to accept this License in order to receive or run a copy of the Program. Ancillary propagation of a covered work occurring solely as a consequence of using peer-to-peer transmission to receive a copy likewise does not require acceptance. However, nothing other than this License grants you permission to propagate or modify any covered work. These actions infringe copyright if you do not accept this License. Therefore, by modifying or propagating a covered work, you indicate your acceptance of this License to do so.

10. Automatic Licensing of Downstream Recipients.

Each time you convey a covered work, the recipient automatically receives a license from the original licensors, to run, modify and propagate that work, subject to this License. You are not responsible

for enforcing compliance by third parties with this License.

An "entity transaction" is a transaction transferring control of an organization, or substantially all assets of one, or subdividing an organization, or merging organizations. If propagation of a covered work results from an entity transaction, each party to that transaction who receives a copy of the work also receives whatever licenses to the work the party's predecessor in interest had or could give under the previous paragraph, plus a right to possession of the Corresponding Source of the work from the predecessor in interest, if the predecessor has it or can get it with reasonable efforts.

You may not impose any further restrictions on the exercise of the rights granted or affirmed under this License. For example, you may not impose a license fee, royalty, or other charge for exercise of rights granted under this License, and you may not initiate litigation (including a cross-claim or counterclaim in a lawsuit) alleging that any patent claim is infringed by making, using, selling, offering for sale, or importing the Program or any portion of it.

11. Patents.

A "contributor" is a copyright holder who authorizes use under this License of the Program or a work on which the Program is based. The work thus licensed is called the contributor's "contributor version".

A contributor's "essential patent claims" are all patent claims owned or controlled by the contributor, whether already acquired or hereafter acquired, that would be infringed by some manner, permitted by this License, of making, using, or selling its contributor version, but do not include claims that would be infringed only as a consequence of further modification of the contributor version. For purposes of this definition, "control" includes the right to grant patent sublicenses in a manner consistent with the requirements of this License.

Each contributor grants you a non-exclusive, worldwide, royalty-free patent license under the contributor's essential patent claims, to make, use, sell, offer for sale, import and otherwise run, modify and propagate the contents of its contributor version.

In the following three paragraphs, a "patent license" is any express agreement or commitment, however denominated, not to enforce a patent (such as an express permission to practice a patent or covenant not to sue for patent infringement). To "grant" such a patent license to a party means to make such an agreement or commitment not to enforce a

patent against the party.

If you convey a covered work, knowingly relying on a patent license, and the Corresponding Source of the work is not available for anyone to copy, free of charge and under the terms of this License, through a publicly available network server or other readily accessible means, then you must either (1) cause the Corresponding Source to be so available, or (2) arrange to deprive yourself of the benefit of the patent license for this particular work, or (3) arrange, in a manner consistent with the requirements of this License, to extend the patent license to downstream recipients. "Knowingly relying" means you have actual knowledge that, but for the patent license, your conveying the covered work in a country, or your recipient's use of the covered work in a country, would infringe one or more identifiable patents in that country that you have reason to believe are valid.

If, pursuant to or in connection with a single transaction or arrangement, you convey, or propagate by procuring conveyance of, a covered work, and grant a patent license to some of the parties receiving the covered work authorizing them to use, propagate, modify or convey a specific copy of the covered work, then the patent license you grant is automatically extended to all recipients of the covered work and works based on it.

A patent license is "discriminatory" if it does not include within the scope of its coverage, prohibits the exercise of, or is conditioned on the non-exercise of one or more of the rights that are specifically granted under this License. You may not convey a covered work if you are a party to an arrangement with a third party that is in the business of distributing software, under which you make payment to the third party based on the extent of your activity of conveying the work, and under which the third party grants, to any of the parties who would receive the covered work from you, a discriminatory patent license (a) in connection with copies of the covered work conveyed by you (or copies made from those copies), or (b) primarily for and in connection with specific products or compilations that contain the covered work, unless you entered into that arrangement, or that patent license was granted, prior to 28 March 2007.

Nothing in this License shall be construed as excluding or limiting any implied license or other defenses to infringement that may otherwise be available to you under applicable patent law.

12. No Surrender of Others' Freedom.

If conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot convey a covered work so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not convey it at all. For example, if you agree to terms that obligate you to collect a royalty for further conveying from those to whom you convey the Program, the only way you could satisfy both those terms and this License would be to refrain entirely from conveying the Program.

13. Use with the GNU Affero General Public License.

Notwithstanding any other provision of this License, you have permission to link or combine any covered work with a work licensed under version 3 of the GNU Affero General Public License into a single combined work, and to convey the resulting work. The terms of this License will continue to apply to the part which is the covered work, but the special requirements of the GNU Affero General Public License, section 13, concerning interaction through a network will apply to the combination as such.

14. Revised Versions of this License.

The Free Software Foundation may publish revised and/or new versions of the GNU General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies that a certain numbered version of the GNU General Public License "or any later version" applies to it, you have the option of following the terms and conditions either of that numbered version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of the GNU General Public License, you may choose any version ever published by the Free Software Foundation.

If the Program specifies that a proxy can decide which future versions of the GNU General Public License can be used, that proxy's public statement of acceptance of a version permanently authorizes you to choose that version for the Program.

Later license versions may give you additional or different permissions. However, no additional obligations are imposed on any author or copyright holder as a result of your choosing to follow a later version.

15. Disclaimer of Warranty.

THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

16. Limitation of Liability.

IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MODIFIES AND/OR CONVEYS THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

17.

Interpretation of Sections 15 and 16.

If the disclaimer of warranty and limitation of liability provided above cannot be given local legal effect according to their terms, reviewing courts shall apply local law that most closely approximates an absolute waiver of all civil liability in connection with the Program, unless a warranty or assumption of liability accompanies a copy of the Program in return for a fee.

END OF TERMS AND CONDITIONS

How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively state the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where

the full notice is found.

<one line to give the program's name and a brief idea of what it does.>

Copyright (C) <year> <name of author>

This program is free software: you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation, either version 3 of the License, or (at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program. If not, see <<https://www.gnu.org/licenses/>>.

Also add information on how to contact you by electronic and paper mail.

If the program does terminal interaction, make it output a short notice like this when it starts in an interactive mode:

```
<program> Copyright (C) <year> <name of author>
```

```
This program comes with ABSOLUTELY NO WARRANTY; for details type `show w'.
```

```
This is free software, and you are welcome to redistribute it under certain conditions; type `show c' for details.
```

The hypothetical commands `show w' and `show c' should show the appropriate parts of the General Public License. Of course, your program's commands might be different; for a GUI interface, you would use an "about box".

You should also get your employer (if you work as a programmer) or school, if any, to sign a "copyright disclaimer" for the program, if necessary. For more information on this, and how to apply and follow the GNU GPL, see <<https://www.gnu.org/licenses/>>.

The GNU General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Lesser General Public License instead of this License. But first, please read <<https://www.gnu.org/philosophy/why-not-lgpl.html>>.

1.716 tar 1.30+dfsg-7ubuntu0.20.04.3

1.716.1 Available under license :

GNU GENERAL PUBLIC LICENSE

Version 3, 29 June 2007

Copyright (C) 2007 Free Software Foundation, Inc. <<http://fsf.org/>>

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

Preamble

The GNU General Public License is a free, copyleft license for software and other kinds of works.

The licenses for most software and other practical works are designed to take away your freedom to share and change the works. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change all versions of a program--to make sure it remains free software for all its users. We, the Free Software Foundation, use the GNU General Public License for most of our software; it applies also to any other work released this way by its authors. You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for them if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs, and that you know you can do these things.

To protect your rights, we need to prevent others from denying you these rights or asking you to surrender the rights. Therefore, you have certain responsibilities if you distribute copies of the software, or if you modify it: responsibilities to respect the freedom of others.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must pass on to the recipients the same freedoms that you received. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

Developers that use the GNU GPL protect your rights with two steps:

(1)

assert copyright on the software, and (2) offer you this License giving you legal permission to copy, distribute and/or modify it.

For the developers' and authors' protection, the GPL clearly explains that there is no warranty for this free software. For both users' and authors' sake, the GPL requires that modified versions be marked as changed, so that their problems will not be attributed erroneously to authors of previous versions.

Some devices are designed to deny users access to install or run modified versions of the software inside them, although the manufacturer can do so. This is fundamentally incompatible with the aim of protecting users' freedom to change the software. The systematic pattern of such abuse occurs in the area of products for individuals to use, which is precisely where it is most unacceptable. Therefore, we have designed this version of the GPL to prohibit the practice for those products. If such problems arise substantially in other domains, we stand ready to extend this provision to those domains in future versions of the GPL, as needed to protect the freedom of users.

Finally, every program is threatened constantly by software patents. States should not allow patents to restrict development and use of software on general-purpose computers, but in those that do, we wish to avoid the special danger that patents applied to a free program could make it effectively proprietary. To prevent this, the GPL assures that patents cannot be used to render the program non-free.

The precise terms and conditions for copying, distribution and modification follow.

TERMS AND CONDITIONS

0. Definitions.

"This License" refers to version 3 of the GNU General Public License.

"Copyright" also means copyright-like laws that apply to other kinds of works, such as semiconductor masks.

"The Program" refers to any copyrightable work licensed under this License. Each licensee is addressed as "you". "Licensees" and "recipients" may be individuals or organizations.

To "modify" a work means to copy from or adapt all or part of the work in a fashion requiring copyright permission, other than the making of an exact copy. The resulting work is called a "modified version" of the earlier work or a work "based on" the earlier work.

A "covered work" means either the unmodified Program or a work based on the Program.

To "propagate" a work means to do anything with it that, without permission, would make you directly or secondarily liable for infringement under applicable copyright law, except executing it on a computer or modifying a private copy. Propagation includes copying, distribution (with or without modification), making available to the public, and in some countries other activities as well.

To "convey" a work means any kind of propagation that enables other parties to make or receive copies. Mere interaction with a user through a computer network, with no transfer of a copy, is not conveying.

An interactive user interface displays "Appropriate Legal Notices" to the extent that it includes a convenient and prominently visible feature that (1) displays an appropriate copyright notice, and (2) tells the user that there is no warranty for the work (except to the extent that warranties are provided), that licensees may convey the work under this License, and how to view a copy of this License. If the interface presents a list of user commands or options, such as a menu, a prominent item in the list meets this criterion.

1. Source Code.

The "source code" for a work means the preferred form of the work for making modifications to it. "Object code" means any non-source form of a work.

A "Standard Interface" means an interface that either is an official standard defined by a recognized standards body, or, in the case of interfaces specified for a particular programming language, one that is widely used among developers working in that language.

The "System Libraries" of an executable work include anything, other than the work as a whole, that (a) is included in the normal form of packaging a Major Component, but which is not part of that Major Component, and (b) serves only to enable use of the work with that Major Component, or to implement a Standard Interface for which an implementation is available to the public in source code form. A "Major Component", in this context, means a major essential component (kernel, window system, and so on) of the specific operating system (if any) on which the executable work runs, or a compiler used to produce the work, or an object code interpreter used to run it.

The "Corresponding Source" for a work in object code form means all

the source code needed to generate, install, and (for an executable work) run the object code and to modify the work, including scripts to control those activities. However, it does not include the work's System Libraries, or general-purpose tools or generally available free programs which are used unmodified in performing those activities but which are not part of the work. For example, Corresponding Source includes interface definition files associated with source files for the work, and the source code for shared libraries and dynamically linked subprograms that the work is specifically designed to require, such as by intimate data communication or control flow between those subprograms and other parts of the work.

The Corresponding Source need not include anything that users can regenerate automatically from other parts of the Corresponding Source.

The Corresponding Source for a work in source code form is that same work.

2. Basic Permissions.

All rights granted under this License are granted for the term of copyright on the Program, and are irrevocable provided the stated conditions are met. This License explicitly affirms your unlimited permission to run the unmodified Program. The output from running a covered work is covered by this License only if the output, given its content, constitutes a covered work. This License acknowledges your rights of fair use or other equivalent, as provided by copyright law.

You may make, run and propagate covered works that you do not convey, without conditions so long as your license otherwise remains in force. You may convey covered works to others for the sole purpose of having them make modifications exclusively for you, or provide you with facilities for running those works, provided that you comply with the terms of this License in conveying all material for which you do not control copyright. Those thus making or running the covered works for you must do so exclusively on your behalf, under your direction and control, on terms that prohibit them from making any copies of your copyrighted material outside their relationship with you.

Conveying under any other circumstances is permitted solely under the conditions stated below. Sublicensing is not allowed; section 10 makes it unnecessary.

3. Protecting Users' Legal Rights From Anti-Circumvention Law.

No covered work shall be deemed part of an effective technological measure under any applicable law fulfilling obligations under article 11 of the WIPO copyright treaty adopted on 20 December 1996, or similar laws prohibiting or restricting circumvention of such measures.

When you convey a covered work, you waive any legal power to forbid circumvention of technological measures to the extent such circumvention is effected by exercising rights under this License with respect to the covered work, and you disclaim any intention to limit operation or modification of the work as a means of enforcing, against the work's users, your or third parties' legal rights to forbid circumvention of technological measures.

4. Conveying Verbatim Copies.

You may convey verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice; keep intact all notices stating that this License and any non-permissive terms added in accord with section 7 apply to the code; keep intact all notices of the absence of any warranty; and give all recipients a copy of this License along with the Program.

You may charge any price or no price for each copy that you convey, and you may offer support or warranty protection for a fee.

5. Conveying Modified Source Versions.

You may convey a work based on the Program, or the modifications to produce it from the Program, in the form of source code under the terms of section 4, provided that you also meet all of these conditions:

- a) The work must carry prominent notices stating that you modified it, and giving a relevant date.
- b) The work must carry prominent notices stating that it is released under this License and any conditions added under section 7. This requirement modifies the requirement in section 4 to "keep intact all notices".
- c) You must license the entire work, as a whole, under this License to anyone who comes into possession of a copy. This License will therefore apply, along with any applicable section 7 additional terms, to the whole of the work, and all its parts,

regardless of how they are packaged. This License gives no permission to license the work in any other way, but it does not invalidate such permission if you have separately received it.

d) If the work has interactive user interfaces, each must display Appropriate Legal Notices; however, if the Program has interactive interfaces that do not display Appropriate Legal Notices, your work need not make them do so.

A compilation of a covered work with other separate and independent works, which are not by their nature extensions of the covered work, and which are not combined with it such as to form a larger program, in or on a volume of a storage or distribution medium, is called an "aggregate" if the compilation and its resulting copyright are not used to limit the access or legal rights of the compilation's users beyond what the individual works permit. Inclusion of a covered work in an aggregate does not cause this License to apply to the other parts of the aggregate.

6. Conveying Non-Source Forms.

You may convey a covered work in object code form under the terms of sections 4 and 5, provided that you also convey the machine-readable Corresponding Source under the terms of this License, in one of these ways:

a) Convey the object code in, or embodied in, a physical product (including a physical distribution medium), accompanied by the Corresponding Source fixed on a durable physical medium customarily used for software interchange.

b) Convey the object code in, or embodied in, a physical product (including a physical distribution medium), accompanied by a written offer, valid for at least three years and valid for as long as you offer spare parts or customer support for that product model, to give anyone who possesses the object code either (1) a copy of the Corresponding Source for all the software in the product that is covered by this License, on a durable physical medium customarily used for software interchange, for a price no more than your reasonable cost of physically performing this conveying of source, or (2) access to copy the Corresponding Source from a network server at no charge.

c) Convey individual copies of the object code with a copy of the written offer to provide the Corresponding Source. This alternative is allowed only occasionally and noncommercially, and

only if you received the object code with such an offer, in accord with subsection 6b.

d) Convey the object code by offering access from a designated place (gratis or for a charge), and offer equivalent access to the Corresponding Source in the same way through the same place at no further charge. You need not require recipients to copy the Corresponding Source along with the object code. If the place to copy the object code is a network server, the Corresponding Source may be on a different server (operated by you or a third party) that supports equivalent copying facilities, provided you maintain clear directions next to the object code saying where to find the Corresponding Source. Regardless of what server hosts the Corresponding Source, you remain obligated to ensure that it is available for as long as needed to satisfy these requirements.

e) Convey the object code using peer-to-peer transmission, provided you inform other peers where the object code and Corresponding Source of the work are being offered to the general public at no charge under subsection 6d.

A separable portion of the object code, whose source code is excluded from the Corresponding Source as a System Library, need not be included in conveying the object code work.

A "User Product" is either (1) a "consumer product", which means any tangible personal property which is normally used for personal, family, or household purposes, or (2) anything designed or sold for incorporation into a dwelling. In determining whether a product is a consumer product, doubtful cases shall be resolved in favor of coverage. For a particular product received by a particular user, "normally used" refers to a typical or common use of that class of product, regardless of the status of the particular user or of the way in which the particular user actually uses, or expects or is expected to use, the product. A product is a consumer product regardless of whether the product has substantial commercial, industrial or non-consumer uses, unless such uses represent the only significant mode of use of the product.

"Installation Information" for a User Product means any methods, procedures, authorization keys, or other information required to install and execute modified versions of a covered work in that User Product from a modified version of its Corresponding Source. The information must suffice to ensure that the continued functioning of the modified object code is in no case prevented or interfered with solely because modification has been made.

If you convey an object code work under this section in, or with, or specifically for use in, a User Product, and the conveying occurs as part of a transaction in which the right of possession and use of the User Product is transferred to the recipient in perpetuity or for a fixed term (regardless of how the transaction is characterized), the Corresponding Source conveyed under this section must be accompanied by the Installation Information. But this requirement does not apply if neither you nor any third party retains the ability to install modified object code on the User Product (for example, the work has been installed in ROM).

The requirement to provide Installation Information does not include a requirement to continue to provide support service, warranty, or updates for a work that has been modified or installed by the recipient, or for the User Product in which it has been modified or installed. Access to a network may be denied when the modification itself materially and adversely affects the operation of the network or violates the rules and protocols for communication across the network.

Corresponding Source conveyed, and Installation Information provided, in accord with this section must be in a format that is publicly documented (and with an implementation available to the public in source code form), and must require no special password or key for unpacking, reading or copying.

7. Additional Terms.

"Additional permissions" are terms that supplement the terms of this License by making exceptions from one or more of its conditions. Additional permissions that are applicable to the entire Program shall be treated as though they were included in this License, to the extent that they are valid under applicable law. If additional permissions apply only to part of the Program, that part may be used separately under those permissions, but the entire Program remains governed by this License without regard to the additional permissions.

When you convey a copy of a covered work, you may at your option remove any additional permissions from that copy, or from any part of it. (Additional permissions may be written to require their own removal in certain cases when you modify the work.) You may place additional permissions on material, added by you to a covered work, for which you have or can give appropriate copyright permission.

Notwithstanding any other provision of this License, for material you add to a covered work, you may (if authorized by the copyright holders of

that material) supplement the terms of this License with terms:

- a) Disclaiming warranty or limiting liability differently from the terms of sections 15 and 16 of this License; or
- b) Requiring preservation of specified reasonable legal notices or author attributions in that material or in the Appropriate Legal Notices displayed by works containing it; or
- c) Prohibiting misrepresentation of the origin of that material, or requiring that modified versions of such material be marked in reasonable ways as different from the original version; or
- d) Limiting the use for publicity purposes of names of licensors or authors of the material; or
- e) Declining to grant rights under trademark law for use of some trade names, trademarks, or service marks; or
- f) Requiring indemnification of licensors and authors of that material by anyone who conveys the material (or modified versions of it) with contractual assumptions of liability to the recipient, for any liability that these contractual assumptions directly impose on those licensors and authors.

All other non-permissive additional terms are considered "further restrictions" within the meaning of section 10. If the Program as you received it, or any part of it, contains a notice stating that it is governed by this License along with a term that is a further restriction, you may remove that term. If a license document contains a further restriction but permits relicensing or conveying under this License, you may add to a covered work material governed by the terms of that license document, provided that the further restriction does not survive such relicensing or conveying.

If you add terms to a covered work in accord with this section, you must place, in the relevant source files, a statement of the additional terms that apply to those files, or a notice indicating where to find the applicable terms.

Additional terms, permissive or non-permissive, may be stated in the form of a separately written license, or stated as exceptions; the above requirements apply either way.

8. Termination.

You may not propagate or modify a covered work except as expressly provided under this License. Any attempt otherwise to propagate or modify it is void, and will automatically terminate your rights under this License (including any patent licenses granted under the third paragraph of section 11).

However, if you cease all violation of this License, then your license from a particular copyright holder is reinstated (a) provisionally, unless and until the copyright holder explicitly and finally terminates your license, and (b) permanently, if the copyright holder fails to notify you of the violation by some reasonable means prior to 60 days after the cessation.

Moreover, your license from a particular copyright holder is reinstated permanently if the copyright holder notifies you of the violation by some reasonable means, this is the first time you have received notice of violation of this License (for any work) from that copyright holder, and you cure the violation prior to 30 days after your receipt of the notice.

Termination of your rights under this section does not terminate the licenses of parties who have received copies or rights from you under this License. If your rights have been terminated and not permanently reinstated, you do not qualify to receive new licenses for the same material under section 10.

9. Acceptance Not Required for Having Copies.

You are not required to accept this License in order to receive or run a copy of the Program. Ancillary propagation of a covered work occurring solely as a consequence of using peer-to-peer transmission to receive a copy likewise does not require acceptance. However, nothing other than this License grants you permission to propagate or modify any covered work. These actions infringe copyright if you do not accept this License. Therefore, by modifying or propagating a covered work, you indicate your acceptance of this License to do so.

10. Automatic Licensing of Downstream Recipients.

Each time you convey a covered work, the recipient automatically receives a license from the original licensors, to run, modify and propagate that work, subject to this License. You are not responsible for enforcing compliance by third parties with this License.

An "entity transaction" is a transaction transferring control of an

organization, or substantially all assets of one, or subdividing an organization, or merging organizations. If propagation of a covered work results from an entity transaction, each party to that transaction who receives a copy of the work also receives whatever licenses to the work the party's predecessor in interest had or could give under the previous paragraph, plus a right to possession of the Corresponding Source of the work from the predecessor in interest, if the predecessor has it or can get it with reasonable efforts.

You may not impose any further restrictions on the exercise of the rights granted or affirmed under this License. For example, you may not impose a license fee, royalty, or other charge for exercise of rights granted under this License, and you may not initiate litigation (including a cross-claim or counterclaim in a lawsuit) alleging that any patent claim is infringed by making, using, selling, offering for sale, or importing the Program or any portion of it.

11. Patents.

A "contributor" is a copyright holder who authorizes use under this License of the Program or a work on which the Program is based. The work thus licensed is called the contributor's "contributor version".

A contributor's "essential patent claims" are all patent claims owned or controlled by the contributor, whether already acquired or hereafter acquired, that would be infringed by some manner, permitted by this License, of making, using, or selling its contributor version, but do not include claims that would be infringed only as a consequence of further modification of the contributor version. For purposes of this definition, "control" includes the right to grant patent sublicenses in a manner consistent with the requirements of this License.

Each contributor grants you a non-exclusive, worldwide, royalty-free patent license under the contributor's essential patent claims, to make, use, sell, offer for sale, import and otherwise run, modify and propagate the contents of its contributor version.

In the following three paragraphs, a "patent license" is any express agreement or commitment, however denominated, not to enforce a patent (such as an express permission to practice a patent or covenant not to sue for patent infringement). To "grant" such a patent license to a party means to make such an agreement or commitment not to enforce a patent against the party.

If you convey a covered work, knowingly relying on a patent license,

and the Corresponding Source of the work is not available for anyone to copy, free of charge and under the terms of this

License, through a publicly available network server or other readily accessible means, then you must either (1) cause the Corresponding Source to be so available, or (2) arrange to deprive yourself of the benefit of the patent license for this particular work, or (3) arrange, in a manner consistent with the requirements of this License, to extend the patent license to downstream recipients. "Knowingly relying" means you have actual knowledge that, but for the patent license, your conveying the covered work in a country, or your recipient's use of the covered work in a country, would infringe one or more identifiable patents in that country that you have reason to believe are valid.

If, pursuant to or in connection with a single transaction or arrangement, you convey, or propagate by procuring conveyance of, a covered work, and grant a patent license to some of the parties receiving the covered work authorizing them to use, propagate, modify or convey a specific copy of the covered work, then the patent license you grant is automatically extended to all recipients of the covered work and works based on it.

A patent license is "discriminatory" if it does not include within the scope of its coverage, prohibits the exercise of, or is conditioned on the non-exercise of one or more of the rights that are specifically granted under this License. You may not convey a covered work if you are a party to an arrangement with a third party that is in the business of distributing software, under which you make payment to the third party based on the extent of your activity of conveying the work, and under which the third party grants, to any of the parties who would receive the covered work from you, a discriminatory patent license (a) in connection with copies of the covered work conveyed by you (or copies made from those copies), or (b) primarily for and in connection with specific products or compilations that contain the covered work, unless you entered into that arrangement, or that patent license was granted, prior to 28 March 2007.

Nothing in this License shall be construed as excluding or limiting any implied license or other defenses to infringement that may otherwise be available to you under applicable patent law.

12. No Surrender of Others' Freedom.

If conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot convey a

covered work so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not convey it at all. For example, if you agree to terms that obligate you to collect a royalty for further conveying from those to whom you convey the Program, the only way you could satisfy both those terms and this License would be to refrain entirely from conveying the Program.

13. Use with the GNU Affero General Public License.

Notwithstanding any other provision of this License, you have permission to link or combine any covered work with a work licensed under version 3 of the GNU Affero General Public License into a single combined work, and to convey the resulting work. The terms of this License will continue to apply to the part which is the covered work, but the special requirements of the GNU Affero General Public License, section 13, concerning interaction through a network will apply to the combination as such.

14. Revised Versions of this License.

The Free Software Foundation may publish revised and/or new versions of the GNU General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies that a certain numbered version of the GNU General Public License "or any later version" applies to it, you have the option of following the terms and conditions either of that numbered version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of the GNU General Public License, you may choose any version ever published by the Free Software Foundation.

If the Program specifies that a proxy can decide which future versions of the GNU General Public License can be used, that proxy's public statement of acceptance of a version permanently authorizes you to choose that version for the Program.

Later license versions may give you additional or different permissions. However, no additional obligations are imposed on any author or copyright holder as a result of your choosing to follow a later version.

15. Disclaimer of Warranty.

THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY

APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

16. Limitation of Liability.

IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MODIFIES AND/OR CONVEYS THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

17.

Interpretation of Sections 15 and 16.

If the disclaimer of warranty and limitation of liability provided above cannot be given local legal effect according to their terms, reviewing courts shall apply local law that most closely approximates an absolute waiver of all civil liability in connection with the Program, unless a warranty or assumption of liability accompanies a copy of the Program in return for a fee.

END OF TERMS AND CONDITIONS

How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively state the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

<one line to give the program's name and a brief idea of what it does.>
Copyright (C) <year> <name of author>

This program is free software: you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation, either version 3 of the License, or (at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program. If not, see <http://www.gnu.org/licenses/>.

Also add information on how to contact you by electronic and paper mail.

If the program does terminal interaction, make it output a short notice like this when it starts in an interactive mode:

```
<program> Copyright (C) <year> <name of author>  
This program comes with ABSOLUTELY NO WARRANTY; for details type `show w'.  
This is free software, and you are welcome to redistribute it  
under certain conditions; type `show c' for details.
```

The hypothetical commands `show w' and `show c' should show the appropriate parts of the General Public License. Of course, your program's commands might be different; for a GUI interface, you would use an "about box".

You should also get your employer (if you work as a programmer) or school, if any, to sign a "copyright disclaimer" for the program, if necessary. For more information on this, and how to apply and follow the GNU GPL, see <http://www.gnu.org/licenses/>.

The GNU General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Lesser General Public License instead of this License. But first, please read <http://www.gnu.org/philosophy/why-not-lgpl.html>.

1.717 jackson-datatype-jdk8 2.13.5

1.717.1 Available under license :

Apache-2.0

1.718 jackson-datatype-jsr310 2.13.5

1.718.1 Available under license :

This copy of Jackson JSON processor streaming parser/generator is licensed under the Apache (Software) License, version 2.0 ("the License").

See the License for details about distribution rights, and the specific rights regarding derivate works.

You may obtain a copy of the License at:

<http://www.apache.org/licenses/LICENSE-2.0>

1.719 jackson-datatype-guava 2.13.5

1.719.1 Available under license :

This copy of Jackson JSON processor `jackson-datatype-guava` module is licensed under the Apache (Software) License, version 2.0 ("the License").

See the License for details about distribution rights, and the specific rights regarding derivate works.

You may obtain a copy of the License at:

<http://www.apache.org/licenses/LICENSE-2.0>

1.720 jackson-module-parameter-names

2.13.5

1.720.1 Available under license :

Apache-2.0

1.721 jackson-xc 2.13.5

1.721.1 Available under license :

Jackson JSON processor

Jackson is a high-performance, Free/Open Source JSON processing library.

It was originally written by Tatu Saloranta (tatu.saloranta@iki.fi), and has been in development since 2007.

It is currently developed by a community of developers, as well as supported commercially by FasterXML.com.

Licensing

Jackson core and extension components may be licensed under different licenses. To find the details that apply to this artifact see the accompanying LICENSE file. For more information, including possible other licensing options, contact FasterXML.com (<http://fasterxml.com>).

Credits

A list of contributors may be found from CREDITS file, which is included in some artifacts (usually source distributions); but is always available from the source code management (SCM) system project uses.

This copy of Jackson JSON processor `jackson-module-jaxb-annotations` module is licensed under the Apache (Software) License, version 2.0 ("the License").

See the License for details about distribution rights, and the specific rights regarding derivative works.

You may obtain a copy of the License at:

<http://www.apache.org/licenses/LICENSE-2.0>

1.722 jackson-jaxrs-base 2.13.5

1.722.1 Available under license :

This copy of Jackson JSON processor databind module is licensed under the Apache (Software) License, version 2.0 ("the License").

See the License for details about distribution rights, and the specific rights regarding derivative works.

You may obtain a copy of the License at:

<http://www.apache.org/licenses/LICENSE-2.0>

1.723 jackson-jaxrs 2.13.5

1.723.1 Available under license :

This copy of Jackson JSON processor databind module is licensed under the Apache (Software) License, version 2.0 ("the License").

See the License for details about distribution rights, and the specific rights regarding derivative works.

You may obtain a copy of the License at:

<http://www.apache.org/licenses/LICENSE-2.0>

Jackson JSON processor

Jackson is a high-performance, Free/Open Source JSON processing library.

It was originally written by Tatu Saloranta (tatu.saloranta@iki.fi), and has

been in development since 2007.

It is currently developed by a community of developers, as well as supported commercially by FasterXML.com.

Licensing

Jackson core and extension components may be licensed under different licenses. To find the details that apply to this artifact see the accompanying LICENSE file. For more information, including possible other licensing options, contact FasterXML.com (<http://fasterxml.com>).

Credits

A list of contributors may be found from CREDITS file, which is included in some artifacts (usually source distributions); but is always available from the source code management (SCM) system project uses.

1.724 gogo-protobuf 1.3.2

1.724.1 Available under license :

Copyright (c) 2013, The GoGo Authors. All rights reserved.

Protocol Buffers for Go with Gadgets

Go support for Protocol Buffers - Google's data interchange format

Copyright 2010 The Go Authors. All rights reserved.

<https://github.com/golang/protobuf>

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- * Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.

- * Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

- * Neither the name of Google Inc. nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS"

AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR

A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Anton Povarov <anton.povarov@gmail.com>

Brian Goff <cpuguy83@gmail.com>

Clayton Coleman <ccoleman@redhat.com>

Denis Smirnov <denis.smirnov.91@gmail.com>

DongYun Kang <ceram1000@gmail.com>

Dwayne Schultz <dschultz@pivotal.io>

Georg Apitz <gapitz@pivotal.io>

Gustav Paul <gustav.paul@gmail.com>

Johan Brandhorst <johan.brandhorst@gmail.com>

John Shahid <jvshahid@gmail.com>

John Tuley <john@tuley.org>

Laurent <laurent@adyoulike.com>

Patrick Lee <patrick@dropbox.com>

Peter Edge <peter.edge@gmail.com>

Roger Johansson <rogeralsing@gmail.com>

Sam Nguyen <sam.nguyen@sendgrid.com>

Sergio Arbo <serabe@gmail.com>

Stephen J Day <stephen.day@docker.com>

Tamir Duberstein <tamird@gmail.com>

Todd Eisenberger <teisenberger@dropbox.com>

Tormod Erevik Lea <tormodlea@gmail.com>

Vyacheslav Kim <kane@sendgrid.com>

Walter Schulze <awalterschulze@gmail.com>

1.725 philhofer-fwd 1.1.1

1.725.1 Available under license :

Copyright (c) 2014-2015, Philip Hofer

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A

PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

1.726 eapache-go-xerial-snappy 0.0.0-20180814174437-776d5712da21

1.726.1 Available under license :

The MIT License (MIT)

Copyright (c) 2016 Evan Huus

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

1.727 jackson-datatype-joda 2.13.5

1.727.1 Available under license :

This copy of Jackson JSON processor streaming parser/generator is licensed under the Apache (Software) License, version 2.0 ("the License").

See the License for details about distribution rights, and the specific rights regarding derivate works.

You may obtain a copy of the License at:

<http://www.apache.org/licenses/LICENSE-2.0>

1.728 mitchellh-go-wordwrap 1.0.0

1.728.1 Available under license :

The MIT License (MIT)

Copyright (c) 2014 Mitchell Hashimoto

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

1.729 gogo-protobuf 1.3.1

1.729.1 Available under license :

Copyright (c) 2013, The GoGo Authors. All rights reserved.

Protocol Buffers for Go with Gadgets

Go support for Protocol Buffers - Google's data interchange format

Copyright 2010 The Go Authors. All rights reserved.

<https://github.com/golang/protobuf>

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

* Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.

* Redistributions in binary form must reproduce the above

copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

* Neither the name of Google Inc. nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS"

AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Anton Povarov <anton.povarov@gmail.com>

Brian Goff <cpuguy83@gmail.com>

Clayton Coleman <ccoleman@redhat.com>

Denis Smirnov <denis.smirnov.91@gmail.com>

DongYun Kang <ceram1000@gmail.com>

Dwayne Schultz <dschultz@pivotal.io>

Georg Apitz <gapitz@pivotal.io>

Gustav Paul <gustav.paul@gmail.com>

Johan Brandhorst <johan.brandhorst@gmail.com>

John Shahid <jvshahid@gmail.com>

John Tuley <john@tuley.org>

Laurent <laurent@adyoulike.com>

Patrick Lee <patrick@dropbox.com>

Peter Edge <peter.edge@gmail.com>

Roger Johansson <rogersaling@gmail.com>

Sam Nguyen <sam.nguyen@sendgrid.com>

Sergio Arbo <serabe@gmail.com>

Stephen J Day <stephen.day@docker.com>

Tamir Duberstein <tamird@gmail.com>

Todd Eisenberger <teisenberger@dropbox.com>

Tormod Erevik Lea <tormodlea@gmail.com>

Vyacheslav Kim <kane@sendgrid.com>

Walter Schulze <awalterschulze@gmail.com>

1.730 mattn-go-isatty 0.0.17

1.730.1 Available under license :

Copyright (c) Yasuhiro MATSUMOTO <mattn.jp@gmail.com>

MIT License (Expat)

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

1.731 fatih-camelcase 1.0.0

1.731.1 Available under license :

The MIT License (MIT)

Copyright (c) 2015 Fatih Arslan

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

1.732 mitchellh-go-wordwrap 1.0.1

1.732.1 Available under license :

The MIT License (MIT)

Copyright (c) 2014 Mitchell Hashimoto

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

1.733 snake-yaml 2.0

1.733.1 Available under license :

No license file was found, but licenses were detected in source scan.

```
/**
```

```
* Copyright (c) 2008, SnakeYAML
```

```
*
```

```
* Licensed under the Apache License, Version 2.0 (the "License"); you may not use this file except
```

```
* in compliance with the License. You may obtain a copy of the License at
```

```
*
```

```
* http://www.apache.org/licenses/LICENSE-2.0
```

```
*
```

```
* Unless required by applicable law or agreed to in writing, software distributed under the License
```

```
* is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either  
express
```

```
* or implied. See the License for the specific language governing permissions and limitations under
```

```
* the License.
```

```
*/
```

Found in path(s):

* /opt/cola/permits/1584157893_1677999786.1262538/0/snakeyaml-2-0-sources-jar/org/yaml/snakeyaml/representer/SafeRepresenter.java
* /opt/cola/permits/1584157893_1677999786.1262538/0/snakeyaml-2-0-sources-jar/org/yaml/snakeyaml/parser/Parser.java
* /opt/cola/permits/1584157893_1677999786.1262538/0/snakeyaml-2-0-sources-jar/org/yaml/snakeyaml/env/EnvScalarConstructor.java
*
/opt/cola/permits/1584157893_1677999786.1262538/0/snakeyaml-2-0-sources-jar/org/yaml/snakeyaml/nodes/ScalarNode.java
* /opt/cola/permits/1584157893_1677999786.1262538/0/snakeyaml-2-0-sources-jar/org/yaml/snakeyaml/tokens/ValueToken.java
* /opt/cola/permits/1584157893_1677999786.1262538/0/snakeyaml-2-0-sources-jar/org/yaml/snakeyaml/events/StreamEndEvent.java
* /opt/cola/permits/1584157893_1677999786.1262538/0/snakeyaml-2-0-sources-jar/org/yaml/snakeyaml/constructor/AbstractConstruct.java
* /opt/cola/permits/1584157893_1677999786.1262538/0/snakeyaml-2-0-sources-jar/org/yaml/snakeyaml/events/CollectionEndEvent.java
* /opt/cola/permits/1584157893_1677999786.1262538/0/snakeyaml-2-0-sources-jar/org/yaml/snakeyaml/emitter/ScalarAnalysis.java
* /opt/cola/permits/1584157893_1677999786.1262538/0/snakeyaml-2-0-sources-jar/org/yaml/snakeyaml/events/AliasEvent.java
* /opt/cola/permits/1584157893_1677999786.1262538/0/snakeyaml-2-0-sources-jar/org/yaml/snakeyaml/events/ScalarEvent.java
*
/opt/cola/permits/1584157893_1677999786.1262538/0/snakeyaml-2-0-sources-jar/org/yaml/snakeyaml/emitter/EmitterState.java
* /opt/cola/permits/1584157893_1677999786.1262538/0/snakeyaml-2-0-sources-jar/org/yaml/snakeyaml/tokens/DirectiveToken.java
* /opt/cola/permits/1584157893_1677999786.1262538/0/snakeyaml-2-0-sources-jar/org/yaml/snakeyaml/events/StreamStartEvent.java
* /opt/cola/permits/1584157893_1677999786.1262538/0/snakeyaml-2-0-sources-jar/org/yaml/snakeyaml/events/CommentEvent.java
* /opt/cola/permits/1584157893_1677999786.1262538/0/snakeyaml-2-0-sources-jar/org/yaml/snakeyaml/tokens/AliasToken.java
* /opt/cola/permits/1584157893_1677999786.1262538/0/snakeyaml-2-0-sources-jar/org/yaml/snakeyaml/constructor/Construct.java
* /opt/cola/permits/1584157893_1677999786.1262538/0/snakeyaml-2-0-sources-jar/org/yaml/snakeyaml/events/ImplicitTuple.java
* /opt/cola/permits/1584157893_1677999786.1262538/0/snakeyaml-2-0-sources-jar/org/yaml/snakeyaml/constructor/CustomClassLoaderConstructor.java
*
/opt/cola/permits/1584157893_1677999786.1262538/0/snakeyaml-2-0-sources-jar/org/yaml/snakeyaml/introspector/Property.java
* /opt/cola/permits/1584157893_1677999786.1262538/0/snakeyaml-2-0-sources-jar/org/yaml/snakeyaml/parser/Production.java
* /opt/cola/permits/1584157893_1677999786.1262538/0/snakeyaml-2-0-sources-jar/org/yaml/snakeyaml/resolver/ResolverTuple.java

* /opt/cola/permits/1584157893_1677999786.1262538/0/snakeyaml-2-0-sources-jar/org/yaml/snakeyaml/scanner/Scanner.java
* /opt/cola/permits/1584157893_1677999786.1262538/0/snakeyaml-2-0-sources-jar/org/yaml/snakeyaml/composer/ComposerException.java
* /opt/cola/permits/1584157893_1677999786.1262538/0/snakeyaml-2-0-sources-jar/org/yaml/snakeyaml/nodes/MappingNode.java
* /opt/cola/permits/1584157893_1677999786.1262538/0/snakeyaml-2-0-sources-jar/org/yaml/snakeyaml/emitter/Emitable.java
* /opt/cola/permits/1584157893_1677999786.1262538/0/snakeyaml-2-0-sources-jar/org/yaml/snakeyaml/tokens/FlowMappingEndToken.java
*
/opt/cola/permits/1584157893_1677999786.1262538/0/snakeyaml-2-0-sources-jar/org/yaml/snakeyaml/DumperOptions.java
* /opt/cola/permits/1584157893_1677999786.1262538/0/snakeyaml-2-0-sources-jar/org/yaml/snakeyaml/tokens/FlowSequenceEndToken.java
* /opt/cola/permits/1584157893_1677999786.1262538/0/snakeyaml-2-0-sources-jar/org/yaml/snakeyaml/nodes/AnchorNode.java
* /opt/cola/permits/1584157893_1677999786.1262538/0/snakeyaml-2-0-sources-jar/org/yaml/snakeyaml/representer/Represent.java
* /opt/cola/permits/1584157893_1677999786.1262538/0/snakeyaml-2-0-sources-jar/org/yaml/snakeyaml/nodes/Node.java
* /opt/cola/permits/1584157893_1677999786.1262538/0/snakeyaml-2-0-sources-jar/org/yaml/snakeyaml/tokens/FlowMappingStartToken.java
* /opt/cola/permits/1584157893_1677999786.1262538/0/snakeyaml-2-0-sources-jar/org/yaml/snakeyaml/reader/ReaderException.java
* /opt/cola/permits/1584157893_1677999786.1262538/0/snakeyaml-2-0-sources-jar/org/yaml/snakeyaml/constructor/SafeConstructor.java
*
/opt/cola/permits/1584157893_1677999786.1262538/0/snakeyaml-2-0-sources-jar/org/yaml/snakeyaml/scanner/Constant.java
* /opt/cola/permits/1584157893_1677999786.1262538/0/snakeyaml-2-0-sources-jar/org/yaml/snakeyaml/nodes/NodeId.java
* /opt/cola/permits/1584157893_1677999786.1262538/0/snakeyaml-2-0-sources-jar/org/yaml/snakeyaml/serializer/AnchorGenerator.java
* /opt/cola/permits/1584157893_1677999786.1262538/0/snakeyaml-2-0-sources-jar/org/yaml/snakeyaml/tokens/DocumentEndToken.java
* /opt/cola/permits/1584157893_1677999786.1262538/0/snakeyaml-2-0-sources-jar/org/yaml/snakeyaml/parser/ParserImpl.java
* /opt/cola/permits/1584157893_1677999786.1262538/0/snakeyaml-2-0-sources-jar/org/yaml/snakeyaml/tokens/ScalarToken.java
* /opt/cola/permits/1584157893_1677999786.1262538/0/snakeyaml-2-0-sources-jar/org/yaml/snakeyaml/introspector/MethodProperty.java
* /opt/cola/permits/1584157893_1677999786.1262538/0/snakeyaml-2-0-sources-jar/org/yaml/snakeyaml/events/CollectionStartEvent.java
*
/opt/cola/permits/1584157893_1677999786.1262538/0/snakeyaml-2-0-sources-jar/org/yaml/snakeyaml/util/UriEncoder.java
* /opt/cola/permits/1584157893_1677999786.1262538/0/snakeyaml-2-0-sources-

jar/org/yaml/snakeyaml/reader/UnicodeReader.java
* /opt/cola/permits/1584157893_1677999786.1262538/0/snakeyaml-2-0-sources-jar/org/yaml/snakeyaml/tokens/BlockMappingStartToken.java
* /opt/cola/permits/1584157893_1677999786.1262538/0/snakeyaml-2-0-sources-jar/org/yaml/snakeyaml/nodes/CollectionNode.java
* /opt/cola/permits/1584157893_1677999786.1262538/0/snakeyaml-2-0-sources-jar/org/yaml/snakeyaml/tokens/StreamStartToken.java
* /opt/cola/permits/1584157893_1677999786.1262538/0/snakeyaml-2-0-sources-jar/org/yaml/snakeyaml/tokens/DocumentStartToken.java
* /opt/cola/permits/1584157893_1677999786.1262538/0/snakeyaml-2-0-sources-jar/org/yaml/snakeyaml/tokens/BlockSequenceStartToken.java
* /opt/cola/permits/1584157893_1677999786.1262538/0/snakeyaml-2-0-sources-jar/org/yaml/snakeyaml/constructor/ConstructorException.java
*
/opt/cola/permits/1584157893_1677999786.1262538/0/snakeyaml-2-0-sources-jar/org/yaml/snakeyaml/events/SequenceStartEvent.java
* /opt/cola/permits/1584157893_1677999786.1262538/0/snakeyaml-2-0-sources-jar/org/yaml/snakeyaml/representer/BaseRepresenter.java
* /opt/cola/permits/1584157893_1677999786.1262538/0/snakeyaml-2-0-sources-jar/org/yaml/snakeyaml/events/SequenceEndEvent.java
* /opt/cola/permits/1584157893_1677999786.1262538/0/snakeyaml-2-0-sources-jar/org/yaml/snakeyaml/util/PlatformFeatureDetector.java
* /opt/cola/permits/1584157893_1677999786.1262538/0/snakeyaml-2-0-sources-jar/org/yaml/snakeyaml/parser/VersionTagsTuple.java
* /opt/cola/permits/1584157893_1677999786.1262538/0/snakeyaml-2-0-sources-jar/org/yaml/snakeyaml/Yaml.java
* /opt/cola/permits/1584157893_1677999786.1262538/0/snakeyaml-2-0-sources-jar/org/yaml/snakeyaml/inspector/UnTrustedTagInspector.java
* /opt/cola/permits/1584157893_1677999786.1262538/0/snakeyaml-2-0-sources-jar/org/yaml/snakeyaml/parser/ParserException.java
*
/opt/cola/permits/1584157893_1677999786.1262538/0/snakeyaml-2-0-sources-jar/org/yaml/snakeyaml/error/MarkedYAMLEException.java
* /opt/cola/permits/1584157893_1677999786.1262538/0/snakeyaml-2-0-sources-jar/org/yaml/snakeyaml/representer/Representer.java
* /opt/cola/permits/1584157893_1677999786.1262538/0/snakeyaml-2-0-sources-jar/org/yaml/snakeyaml/nodes/NodeTuple.java
* /opt/cola/permits/1584157893_1677999786.1262538/0/snakeyaml-2-0-sources-jar/org/yaml/snakeyaml/inspector/TrustedTagInspector.java
* /opt/cola/permits/1584157893_1677999786.1262538/0/snakeyaml-2-0-sources-jar/org/yaml/snakeyaml/serializer/Serializer.java
* /opt/cola/permits/1584157893_1677999786.1262538/0/snakeyaml-2-0-sources-jar/org/yaml/snakeyaml/emitter/EmitterException.java
* /opt/cola/permits/1584157893_1677999786.1262538/0/snakeyaml-2-0-sources-jar/org/yaml/snakeyaml/introspector/FieldProperty.java
* /opt/cola/permits/1584157893_1677999786.1262538/0/snakeyaml-2-0-sources-jar/org/yaml/snakeyaml/introspector/BeanAccess.java
*

/opt/cola/permits/1584157893_1677999786.1262538/0/snakeyaml-2-0-sources-jar/org/yaml/snakeyaml/comments/CommentLine.java
* /opt/cola/permits/1584157893_1677999786.1262538/0/snakeyaml-2-0-sources-jar/org/yaml/snakeyaml/LoaderOptions.java
* /opt/cola/permits/1584157893_1677999786.1262538/0/snakeyaml-2-0-sources-jar/org/yaml/snakeyaml/tokens/CommentToken.java
* /opt/cola/permits/1584157893_1677999786.1262538/0/snakeyaml-2-0-sources-jar/org/yaml/snakeyaml/extensions/compactnotation/PackageCompactConstructor.java
* /opt/cola/permits/1584157893_1677999786.1262538/0/snakeyaml-2-0-sources-jar/org/yaml/snakeyaml/inspector/TrustedPrefixesTagInspector.java
* /opt/cola/permits/1584157893_1677999786.1262538/0/snakeyaml-2-0-sources-jar/org/yaml/snakeyaml/tokens/BlockEndToken.java
* /opt/cola/permits/1584157893_1677999786.1262538/0/snakeyaml-2-0-sources-jar/org/yaml/snakeyaml/serializer/SerializerException.java
* /opt/cola/permits/1584157893_1677999786.1262538/0/snakeyaml-2-0-sources-jar/org/yaml/snakeyaml/error/Mark.java
*
/opt/cola/permits/1584157893_1677999786.1262538/0/snakeyaml-2-0-sources-jar/org/yaml/snakeyaml/util/ArrayUtils.java
* /opt/cola/permits/1584157893_1677999786.1262538/0/snakeyaml-2-0-sources-jar/org/yaml/snakeyaml/error/YAMLEException.java
* /opt/cola/permits/1584157893_1677999786.1262538/0/snakeyaml-2-0-sources-jar/org/yaml/snakeyaml/events/DocumentEndEvent.java
* /opt/cola/permits/1584157893_1677999786.1262538/0/snakeyaml-2-0-sources-jar/org/yaml/snakeyaml/emitter/Emitter.java
* /opt/cola/permits/1584157893_1677999786.1262538/0/snakeyaml-2-0-sources-jar/org/yaml/snakeyaml/events/MappingEndEvent.java
* /opt/cola/permits/1584157893_1677999786.1262538/0/snakeyaml-2-0-sources-jar/org/yaml/snakeyaml/util/ArrayStack.java
* /opt/cola/permits/1584157893_1677999786.1262538/0/snakeyaml-2-0-sources-jar/org/yaml/snakeyaml/util/EnumUtils.java
* /opt/cola/permits/1584157893_1677999786.1262538/0/snakeyaml-2-0-sources-jar/org/yaml/snakeyaml/TypeDescription.java
*
/opt/cola/permits/1584157893_1677999786.1262538/0/snakeyaml-2-0-sources-jar/org/yaml/snakeyaml/scanner/ScannerException.java
* /opt/cola/permits/1584157893_1677999786.1262538/0/snakeyaml-2-0-sources-jar/org/yaml/snakeyaml/tokens/FlowSequenceStartToken.java
* /opt/cola/permits/1584157893_1677999786.1262538/0/snakeyaml-2-0-sources-jar/org/yaml/snakeyaml/nodes/SequenceNode.java
* /opt/cola/permits/1584157893_1677999786.1262538/0/snakeyaml-2-0-sources-jar/org/yaml/snakeyaml/resolver/Resolver.java
* /opt/cola/permits/1584157893_1677999786.1262538/0/snakeyaml-2-0-sources-jar/org/yaml/snakeyaml/inspector/TagInspector.java
* /opt/cola/permits/1584157893_1677999786.1262538/0/snakeyaml-2-0-sources-jar/org/yaml/snakeyaml/constructor/Constructor.java
* /opt/cola/permits/1584157893_1677999786.1262538/0/snakeyaml-2-0-sources-jar/org/yaml/snakeyaml/scanner/SimpleKey.java

* /opt/cola/permits/1584157893_1677999786.1262538/0/snakeyaml-2-0-sources-jar/org/yaml/snakeyaml/events/DocumentStartEvent.java
*
/opt/cola/permits/1584157893_1677999786.1262538/0/snakeyaml-2-0-sources-jar/org/yaml/snakeyaml/tokens/FlowEntryToken.java
* /opt/cola/permits/1584157893_1677999786.1262538/0/snakeyaml-2-0-sources-jar/org/yaml/snakeyaml/comments/CommentEventsCollector.java
* /opt/cola/permits/1584157893_1677999786.1262538/0/snakeyaml-2-0-sources-jar/org/yaml/snakeyaml/tokens/TagToken.java
* /opt/cola/permits/1584157893_1677999786.1262538/0/snakeyaml-2-0-sources-jar/org/yaml/snakeyaml/tokens/Token.java
* /opt/cola/permits/1584157893_1677999786.1262538/0/snakeyaml-2-0-sources-jar/org/yaml/snakeyaml/serializer/NumberAnchorGenerator.java
* /opt/cola/permits/1584157893_1677999786.1262538/0/snakeyaml-2-0-sources-jar/org/yaml/snakeyaml/tokens/AnchorToken.java
* /opt/cola/permits/1584157893_1677999786.1262538/0/snakeyaml-2-0-sources-jar/org/yaml/snakeyaml/error/MissingEnvironmentVariableException.java
* /opt/cola/permits/1584157893_1677999786.1262538/0/snakeyaml-2-0-sources-jar/org/yaml/snakeyaml/constructor/BaseConstructor.java
*
/opt/cola/permits/1584157893_1677999786.1262538/0/snakeyaml-2-0-sources-jar/org/yaml/snakeyaml/tokens/StreamEndToken.java
* /opt/cola/permits/1584157893_1677999786.1262538/0/snakeyaml-2-0-sources-jar/org/yaml/snakeyaml/composer/Composer.java
* /opt/cola/permits/1584157893_1677999786.1262538/0/snakeyaml-2-0-sources-jar/org/yaml/snakeyaml/extensions/compactnotation/CompactData.java
* /opt/cola/permits/1584157893_1677999786.1262538/0/snakeyaml-2-0-sources-jar/org/yaml/snakeyaml/introspector/PropertyUtils.java
* /opt/cola/permits/1584157893_1677999786.1262538/0/snakeyaml-2-0-sources-jar/org/yaml/snakeyaml/nodes/Tag.java
* /opt/cola/permits/1584157893_1677999786.1262538/0/snakeyaml-2-0-sources-jar/org/yaml/snakeyaml/events/NodeEvent.java
* /opt/cola/permits/1584157893_1677999786.1262538/0/snakeyaml-2-0-sources-jar/org/yaml/snakeyaml/introspector/PropertySubstitute.java
* /opt/cola/permits/1584157893_1677999786.1262538/0/snakeyaml-2-0-sources-jar/org/yaml/snakeyaml/reader/StreamReader.java
*
/opt/cola/permits/1584157893_1677999786.1262538/0/snakeyaml-2-0-sources-jar/org/yaml/snakeyaml/internal/Logger.java
* /opt/cola/permits/1584157893_1677999786.1262538/0/snakeyaml-2-0-sources-jar/org/yaml/snakeyaml/events/MappingStartEvent.java
* /opt/cola/permits/1584157893_1677999786.1262538/0/snakeyaml-2-0-sources-jar/org/yaml/snakeyaml/scanner/ScannerImpl.java
* /opt/cola/permits/1584157893_1677999786.1262538/0/snakeyaml-2-0-sources-jar/org/yaml/snakeyaml/tokens/KeyToken.java
* /opt/cola/permits/1584157893_1677999786.1262538/0/snakeyaml-2-0-sources-jar/org/yaml/snakeyaml/tokens/TagTuple.java
* /opt/cola/permits/1584157893_1677999786.1262538/0/snakeyaml-2-0-sources-

jar/org/yaml/snakeyaml/tokens/BlockEntryToken.java
* /opt/cola/permits/1584157893_1677999786.1262538/0/snakeyaml-2-0-sources-jar/org/yaml/snakeyaml/introspector/MissingProperty.java
* /opt/cola/permits/1584157893_1677999786.1262538/0/snakeyaml-2-0-sources-jar/org/yaml/snakeyaml/events/Event.java
*
/opt/cola/permits/1584157893_1677999786.1262538/0/snakeyaml-2-0-sources-jar/org/yaml/snakeyaml/constructor/DuplicateKeyException.java
* /opt/cola/permits/1584157893_1677999786.1262538/0/snakeyaml-2-0-sources-jar/org/yaml/snakeyaml/extensions/compactnotation/CompactConstructor.java
* /opt/cola/permits/1584157893_1677999786.1262538/0/snakeyaml-2-0-sources-jar/org/yaml/snakeyaml/comments/CommentType.java
* /opt/cola/permits/1584157893_1677999786.1262538/0/snakeyaml-2-0-sources-jar/org/yaml/snakeyaml/introspector/GenericProperty.java
No license file was found, but licenses were detected in source scan.

/*
* Copyright (c) 2008 Google Inc.
*
* Licensed under the Apache License, Version 2.0 (the "License"); you may not use this file except
* in compliance with the License. You may obtain a copy of the License at
*
* <http://www.apache.org/licenses/LICENSE-2.0>
*
* Unless required by applicable law or agreed to in writing, software distributed under the License
* is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either
* express
* or implied. See the License for the specific language governing permissions and limitations under
* the License.
*/

Found in path(s):

* /opt/cola/permits/1584157893_1677999786.1262538/0/snakeyaml-2-0-sources-jar/org/yaml/snakeyaml/external/com/google/gdata/util/common/base/Escaper.java
* /opt/cola/permits/1584157893_1677999786.1262538/0/snakeyaml-2-0-sources-jar/org/yaml/snakeyaml/external/com/google/gdata/util/common/base/PercentEscaper.java
* /opt/cola/permits/1584157893_1677999786.1262538/0/snakeyaml-2-0-sources-jar/org/yaml/snakeyaml/external/com/google/gdata/util/common/base/UnicodeEscaper.java
No license file was found, but licenses were detected in source scan.

<name>Apache License, Version 2.0</name>
<url><http://www.apache.org/licenses/LICENSE-2.0.txt></url>

Found in path(s):

* /opt/cola/permits/1584157893_1677999786.1262538/0/snakeyaml-2-0-sources-jar/META-INF/maven/org.yaml/snakeyaml/pom.xml

Apache License

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor,

except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the

same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

No license file was found, but licenses were detected in source scan.

```
// This module is multi-licensed and may be used under the terms
// EPL, Eclipse Public License, V1.0 or later, http://www.eclipse.org/legal
// LGPL, GNU Lesser General Public License, V2.1 or later, http://www.gnu.org/licenses/lgpl.html
// GPL, GNU General Public License, V2 or later, http://www.gnu.org/licenses/gpl.html
// AL, Apache License, V2.0 or later, http://www.apache.org/licenses
// BSD, BSD License, http://www.opensource.org/licenses/bsd-license.php
/**
 * A Base64 encoder/decoder.
 *
 * <p>
 * This class is used to encode and decode data in Base64 format as described in RFC 1521.
 *
 * <p>
 * Project home page: <a href="http://www.source-code.biz/base64coder/java/">www.
 * source-code.biz/base64coder/java</a><br>
 * Author: Christian d'Heureuse, Inventec Informatik AG, Zurich, Switzerland<br>
 * Multi-licensed: EPL / LGPL / GPL / AL / BSD.
 */
```

Found in path(s):

```
* /opt/cola/permits/1584157893_1677999786.1262538/0/snakeyaml-2-0-sources-
jar/org/yaml/snakeyaml/external/biz/base64Coder/Base64Coder.java
```

1.734 osrg-gobgp 0.0.0-20200806055634-c6f0eba8f4d8

1.734.1 Available under license :

Apache License

Version 2.0, January 2004

<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You"
(or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of,

the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems

that are managed by, or on behalf of, the

Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work

or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not

pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed

with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following

boilerplate notice, with the fields enclosed by brackets "{}" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright {yyyy} {name of copyright owner}

Licensed under the Apache License, Version 2.0 (the "License"); you may not use this file except in compliance with the License. You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

1.735 osrg-gobgp 0.0.0-20211116133055-8d7916080293

1.735.1 Available under license :

Apache License

Version 2.0, January 2004

<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the

outstanding shares, or (iii) beneficial ownership of such entity.

"You"
(or "Your") shall mean an individual or Legal Entity
exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications,
including but not limited to software source code, documentation
source, and configuration files.

"Object" form shall mean any form resulting from mechanical
transformation or translation of a Source form, including but
not limited to compiled object code, generated documentation,
and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or
Object form, made available under the License, as indicated by a
copyright notice that is included in or attached to the work
(an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object
form, that is based on (or derived from) the Work and for which the
editorial revisions, annotations, elaborations,
or other modifications
represent, as a whole, an original work of authorship. For the purposes
of this License, Derivative Works shall not include works that remain
separable from, or merely link (or bind by name) to the interfaces of,
the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including
the original version of the Work and any modifications or additions
to that Work or Derivative Works thereof, that is intentionally
submitted to Licensor for inclusion in the Work by the copyright owner
or by an individual or Legal Entity authorized to submit on behalf of
the copyright owner. For the purposes of this definition, "submitted"
means any form of electronic, verbal, or written communication sent
to the Licensor or its representatives, including but not limited to
communication on electronic mailing lists, source code control systems,
and issue tracking systems
that are managed by, or on behalf of, the
Licensor for the purpose of discussing and improving the Work, but
excluding communication that is conspicuously marked or otherwise
designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity
on behalf of whom a Contribution has been received by Licensor and
subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.
3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.
4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:
- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
 - (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
 - (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
 - (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not

pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. **Submission of Contributions.** Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions. Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. **Trademarks.** This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. **Disclaimer of Warranty.** Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. **Limitation of Liability.** In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly

negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "{}" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright {yyyy} {name of copyright owner}

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

1.736 osrg-gobgp 2.19.0+incompatible

1.736.1 Available under license :

Apache License

Version 2.0, January 2004

<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You"
(or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations,

or other modifications

represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems

that are managed by, or on behalf of, the

Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not

pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of

this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "{}" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright {yyyy} {name of copyright owner}

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

1.737 go-ole-go-ole 1.2.5

1.737.1 Available under license :

The MIT License (MIT)

Copyright 2013-2017 Yasuhiro Matsumoto, <mattn.jp@gmail.com>

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the Software), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED AS IS, WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE,

ARISING FROM,
OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE
SOFTWARE.

1.738 go-ole-go-ole 1.2.4

1.738.1 Available under license :

The MIT License (MIT)

Copyright 2013-2017 Yasuhiro Matsumoto, <mattn.jp@gmail.com>

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the Software), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED AS IS, WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

1.739 osrg-gobgp 0.0.0-20210302053313-5960e8ebd1e3

1.739.1 Available under license :

Apache License

Version 2.0, January 2004

<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You"
(or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations,
or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems

that are managed by, or on behalf of, the

Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work,

excluding those notices that do not pertain to any part of the Derivative Works; and

(d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not

pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. **Submission of Contributions.** Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions. Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. **Trademarks.** This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. **Disclaimer of Warranty.** Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions

of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "{}" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright {yyyy} {name of copyright owner}

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

1.740 tdb 1.4.5-0ubuntu0.20.04.1

1.740.1 Available under license :

Format: <https://www.debian.org/doc/packaging-manuals/copyright-format/1.0/>

Upstream-Name: tdb

Upstream-Contact: Rusty Russell <rusty@samba.org>

Source: <http://tdb.samba.org/>

Files: *

Copyright:

1999-2005 Andrew Tridgell <tridge@samba.org>

2000-2012 Rusty Russell <rusty@samba.org>

2000-2003 Jeremy Allison <jra@samba.org>

2012-2013 Volker Lendecke <vl@samba.org>

2013-2014 Stefan Metzger <metze@samba.org>

2014 Michael Adam <obnox@samba.org>

License: LGPL-3.0+

Files: debian/*

Copyright:

2001-2005 Marek Habersack <grendel@debian.org> on

2007-2012 Jelmer Vernooij <jelmer@samba.org>

License: LGPL-3.0+

Files: common/*.c

Copyright:

Copyright (c) Andrew Tridgell 1999-2006

Copyright (c) Paul `Rusty' Russell 2000

Copyright (c) Jeremy Allison 2000-2003,2007

License: LGPL-3.0+

Files: tools/*.c

Copyright:

Copyright (c) Andrew Tridgell 1999-2006

Copyright (c) Paul `Rusty' Russell 2000

Copyright (c) Jeremy

Allison 2000-2003,2007

Copyright (c) Andrew Esh 2001

License: GPL-3.0+

Files: pytdb.c

Copyright:

Copyright (c) Tim Potter <tpot@samba.org> 2004-2006

Copyright (c) Jelmer Vernooij 2006-2008

License: LGPL-3.0+

Files: lib/replace/*.c

Comment: This file is not used when building the Debian package.

Copyright:

Copyright (c) Andrew Tridgell 1994-2006

Copyright (c) Jeremy Allison 2000-2003,2007

Copyright (c) Michael Adam <obnox@samba.org> 2008

Copyright (c) Patrick Powell 1995

Copyright (c) Free Software Foundation, Inc. 1991-2001

Copyright (c) Jelmer Vernooij 2006-2009

Copyright (c) Andreas Schneider 2009-2015

Copyright (c) Volker Lendecke 2011-2016

Copyright (c) Internet Software Consortium 1996-2001

Copyright (c) Aris Adamantiadis 2003-2009

Copyright (c) Aleksandar Kanchev 2009

Copyright (c)

Matthieu Patou 2010

License: LGPL-3.0+

Files: lib/replace/getaddrinfo.*

Comment: This file is not used when building the Debian package.

Copyright:

Copyright (c) PostgreSQL Global Development Group 1996-2007

Copyright (c) The Regents of the University of California 1994

License: PostgreSQL

Permission to use, copy, modify, and distribute this software and its documentation for any purpose, without fee, and without a written agreement is hereby granted, provided that the above copyright notice and this paragraph and the following two paragraphs appear in all copies.

.

IN NO EVENT SHALL THE UNIVERSITY OF CALIFORNIA BE LIABLE TO ANY PARTY FOR DIRECT, INDIRECT, SPECIAL, INCIDENTAL, OR CONSEQUENTIAL DAMAGES, INCLUDING LOST PROFITS, ARISING OUT OF THE USE OF THIS SOFTWARE AND ITS DOCUMENTATION, EVEN IF THE UNIVERSITY OF CALIFORNIA HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

.

THE UNIVERSITY OF CALIFORNIA SPECIFICALLY DISCLAIMS ANY WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE SOFTWARE PROVIDED HEREUNDER IS ON AN "AS IS" BASIS, AND THE UNIVERSITY OF CALIFORNIA HAS NO OBLIGATIONS

TO PROVIDE MAINTENANCE, SUPPORT, UPDATES, ENHANCEMENTS, OR MODIFICATIONS.

Files: lib/replace/inet_ntop.c lib/replace/inet_pton.c

Comment: This file is not used when building the Debian package.

Copyright: Internet Software Consortium. 1996-2001

License: ISC

Files: lib/replace/snprintf.c

Comment: This file is not used when building the Debian package.

Copyright:

Copyright (c) Patrick Powell 1995

Copyright (c) Brandon Long <blong@fiction.net> 1997

Copyright (c) Thomas Roessler <roessler@guug.de> 1998

Copyright (c) Michael Elkins <me@cs.hmc.edu> 1998

Copyright (c) Andrew Tridgell (tridge@samba.org) 1998-2001

Copyright (c) Martin Pool 2003

Copyright (c) Darren Tucker (dtucker@zip.com.au) 2005

Copyright (c) Simo Sorce (idra@samba.org) 2006

License: BSD-3

Files:

lib/replace/strptime.c

Comment: This file is not used when building the Debian package.

Copyright:

Copyright (c) Ulrich Drepper <drepper@cygnus.com>, 1996

License: LGPL-3.0+

Files: lib/replace/timegm.c

Comment: This file is not used when building the Debian package.

Copyright:

Copyright (c) Kungliga Tekniska Hgskolan 1997

License: BSD-3

Files: lib/replace/xattr.c

Comment: This file is not used when building the Debian package.

Copyright:

Copyright (c) Jeremy Allison 1998-2005

Copyright (C) Timur Bakeyev 2005

Copyright (C) Bjoern Jacke 2006-2007

Copyright (C) Herb Lewis 2003

Copyright (C) Andrew Bartlett 2012

License: LGPL-3.0+

Files:

buildtools/bin/waf

buildtools/wafsamba/stale_files.py

third_party/waf/*

Comment: See <https://gitlab.com/ita1024/waf/blob/master/waf-light#L6>

Copyright:
Copyright Scott Newton, 2005 (scottn)
Copyright Thomas Nagy, 2005-2018 (ita)
License: BSD-3

Files:
third_party/waf/waflib/extras/bjam.py
third_party/waf/waflib/extras/proc.py
third_party/waf/waflib/extras/softlink_libs.py
Copyright:
Copyright rosengren 2011
License: BSD-3

Files: third_party/waf/waflib/extras/blender.py
Copyright:
Copyright Michal Proszek, 2014 (poxip)
License: BSD-3

Files: third_party/waf/waflib/extras/boo.py
Copyright:
Copyright Yannick LM 2011
License: BSD-3

Files: third_party/waf/waflib/extras/boost.py
Copyright:
Copyright Gernot Vormayr
Copyright Ruediger Sonderfeld <ruediger@c-plusplus.de>, 2008
Copyright Bjoern Michaelson, 2008
Copyright Luca Fossati, 2008
Copyright Thomas Nagy, 2008
Copyright Sylvain Rouquette, 2011
License: BSD-3

Files: third_party/waf/waflib/extras/buildcopy.py
Copyright:
Copyright Calle Rosenquist, 2017 (xbreak)
License: BSD-3

Files: third_party/waf/waflib/extras/cabal.py
Copyright:
Copyright Anton Feldmann, 2012
License: BSD-3

Files:
third_party/waf/waflib/extras/c_bgxlc.py
third_party/waf/waflib/extras/c_nec.py
third_party/waf/waflib/extras/fc_bgxlf.py

third_party/waf/waflib/extras/fc_cray.py
third_party/waf/waflib/extras/fc_nag.py
third_party/waf/waflib/extras/fc_nec.py
third_party/waf/waflib/extras/fc_open64.py
third_party/waf/waflib/extras/fc_open64.py
third_party/waf/waflib/extras/fc_solstudio.py
third_party/waf/waflib/extras/fc_xlf.py

Copyright:

Copyright harald at klimachs.de

License: BSD-3

Files: third_party/waf/waflib/extras/clang_compilation_database.py

Copyright:

Copyright Christoph Koke, 2013

License: BSD-3

Files: third_party/waf/waflib/extras/codelite.py

Copyright:

Copyright Christian Klein (chrikle@berlios.de)

License: BSD-3

Files:

third_party/waf/waflib/extras/color_gcc.py
third_party/waf/waflib/extras/color_rvct.py
third_party/waf/waflib/extras/cross_gnu.py
third_party/waf/waflib/extras/dcc.py
third_party/waf/waflib/extras/halide.py
third_party/waf/waflib/extras/qnxnto.py
third_party/waf/waflib/extras/remote.py
third_party/waf/waflib/extras/rst.py
third_party/waf/waflib/extras/ticgt.py

Copyright:

Copyright Jrme Carretero, 2011-2014

License: BSD-3

Files: third_party/waf/waflib/extras/cppcheck.py

Copyright:

Copyright Michel Mooij, michel.mooij7@gmail.com

License: BSD-3

Files:

third_party/waf/waflib/extras/cplint.py
third_party/waf/waflib/extras/freeimage.py
third_party/waf/waflib/extras/pep8.py

Copyright:

Copyright Sylvain Rouquette, 2011-2014

License: BSD-3

Files: third_party/waf/waflib/extras/dpapi.py
Copyright:
Copyright Matt Clarkson, 2012
License: BSD-3

Files: third_party/waf/waflib/extras/eclipse.py
Copyright:
Copyright Richard Quirk 2009-1011
License: BSD-3

Files: third_party/waf/waflib/extras/erlang.py
Copyright:
Copyright Thomas Nagy, 2010 (ita)
Copyright Przemyslaw Rzepecki, 2016
License: BSD-3

Files: third_party/waf/waflib/extras/fluid.py third_party/waf/waflib/extras/objcopy.py
Copyright:
Copyright Grygoriy Fuchedzhy 2009-2010
License: BSD-3

Files: third_party/waf/waflib/extras/gdbus.py third_party/waf/waflib/extras/msvcdeps.py
Copyright:
Copyright Copyright Garmin International or its subsidiaries, 2012-2018
License: BSD-3

Files:
third_party/waf/waflib/extras/gob2.py
third_party/waf/waflib/Tools/dbus.py
third_party/waf/waflib/Tools/gnu_dirs.py
Copyright:
Copyright Ali Sabil, 2007
License: BSD-3

Files: third_party/waf/waflib/extras/javatest.py third_party/waf/waflib/extras/pyqt5.py
Copyright:
Copyright Federico Pellegrin, 2016-2018 (fedepell)
License: BSD-3

Files: third_party/waf/waflib/extras/midl.py
Copyright:
Copyright ultrix gmail com
License: BSD-3

Files: third_party/waf/waflib/extras/msvs.py
Copyright:
Copyright Avalanche Studios 2009-2011
Copyright Thomas Nagy 2011

License: BSD-3

Files: `third_party/waf/waflib/extras/pch.py`

Copyright:

Copyright Alexander Afanasyev (UCLA), 2014

License: BSD-3

Files: `third_party/waf/waflib/extras/pgicc.py` `third_party/waf/waflib/extras/pgicxx.py`

Copyright:

Copyright Antoine Dechaume 2011

License: BSD-3

Files: `third_party/waf/waflib/extras/protoc.py`

Copyright:

Copyright Philipp Bender, 2012

Copyright Matt Clarkson, 2012

License: BSD-3

Files: `third_party/waf/waflib/extras/pytest.py`

Copyright:

Copyright Calle Rosenquist, 2016-2018 (xbreak)

License: BSD-3

Files: `third_party/waf/waflib/extras/review.py`

Copyright:

Copyright Laurent Birtz, 2011

License: BSD-3

Files:

`third_party/waf/waflib/extras/run_do_script.py`

`third_party/waf/waflib/extras/run_m_script.py`

`third_party/waf/waflib/extras/run_py_script.py`

`third_party/waf/waflib/extras/run_r_script.py`

Copyright:

Copyright Hans-Martin von Gaudecker, 2012

License: BSD-3

Files: `third_party/waf/waflib/extras/sas.py`

Copyright:

Copyright Mark Coggeshall, 2010

License: BSD-3

Files: `third_party/waf/waflib/extras/swig.py`

Copyright:

Copyright Petar Forai

Copyright Thomas Nagy 2008-2010 (ita)

License: BSD-3

Files: `third_party/waf/waflib/extras/use_config.py`

Copyright:

Copyright Mathieu Courtois - EDF R&D, 2013 - <http://www.code-aster.org>

License: BSD-3

Files:

`third_party/waf/waflib/extras/valadoc.py`

Copyright:

Copyright Nicolas Joseph 2009

License: BSD-3

Files: `third_party/waf/waflib/extras/xcode6.py`

Copyright:

Copyright Nicolas Mercier 2011

Copyright Simon Warg 2015, <https://github.com/mimom>

License: BSD-3

Files: `third_party/waf/waflib/Tools/ar.py`

Copyright:

Copyright Thomas Nagy, 2006-2018 (ita)

Copyright Ralf Habacker, 2006 (rh)

License: BSD-3

Files: `third_party/waf/waflib/Tools/bison.py`

Copyright:

Copyright John O'Meara, 2006

Copyright Thomas Nagy 2009-2018 (ita)

License: BSD-3

Files: `third_party/waf/waflib/Tools/clang.py`

Copyright:

Copyright Krzysztof Kosiski 2014

License: BSD-3

Files: `third_party/waf/waflib/Tools/compiler_c.py` `third_party/waf/waflib/Tools/compiler_cxx.py`

Copyright:

Copyright Matthias Jahn jahn dt matthias t freenet dt de, 2007 (pmarat)

License: BSD-3

Files:

`third_party/waf/waflib/Tools/compiler_d.py`

`third_party/waf/waflib/Tools/dmd.py`

`third_party/waf/waflib/Tools/d.py`

`third_party/waf/waflib/Tools/gdc.py`

`third_party/waf/waflib/Tools/waf_unit_test.py`

Copyright:

Copyright Carlos Rafael Giani, 2006-2007 (dv)

Copyright Thomas Nagy, 2008-2018 (ita)

License: BSD-3

Files: `third_party/waf/waflib/Tools/flex.py`

Copyright:

Copyright John O'Meara, 2006

Thomas Nagy, 2006-2018 (ita)

License: BSD-3

Files: `third_party/waf/waflib/Tools/g95.py`

Copyright:

Copyright KWS 2010

Copyright Thomas Nagy 2016-2018 (ita)

License: BSD-3

Files: `third_party/waf/waflib/Tools/gcc.py` `third_party/waf/waflib/Tools/gxx.py`

Copyright:

Copyright Thomas Nagy, 2006-2018 (ita)

Copyright Ralf Habacker, 2006 (rh)

Copyright Yinon Ehrlich, 2009

License: BSD-3

Files: `third_party/waf/waflib/Tools/icc.py`

Copyright:

Copyright Stian Selnes 2008

Copyright Thomas Nagy 2009-2018 (ita)

License: BSD-3

Files: `third_party/waf/waflib/Tools/ldc2.py`

Copyright:

Copyright Alex Rnne Petersen, 2012 (alexrp/Zor)

License: BSD-3

Files: `third_party/waf/waflib/Tools/lua.py`

Copyright:

Copyright Sebastian

Schlingmann, 2008

Copyright Thomas Nagy, 2008-2018 (ita)

License: BSD-3

Files: `third_party/waf/waflib/Tools/msvc.py`

Copyright:

Copyright Carlos Rafael Giani, 2006 (dv)

Copyright Tamas Pal, 2007 (folti)

Copyright Nicolas Mercier, 2009

Copyright Matt Clarkson, 2012

License: BSD-3

Files: `third_party/waf/waflib/Tools/perl.py`

Copyright:
Copyright andersg at 0x63.nu 2007
Copyright Thomas Nagy 2016-2018 (ita)
License: BSD-3

Files: third_party/waf/waflib/Tools/python.py
Copyright:
Copyright Thomas Nagy, 2007-2015 (ita)
Copyright Gustavo Carneiro (gjc), 2007
License: BSD-3

Files: third_party/waf/waflib/Tools/ruby.py
Copyright:
Copyright daniel.svensson at purplescout.se 2008
Copyright Thomas Nagy 2016-2018 (ita)
License: BSD-3

Files: third_party/waf/waflib/Tools/suncc.py third_party/waf/waflib/Tools/sunccxx.py
Copyright:
Copyright Thomas Nagy, 2006-2018 (ita)
Copyright Ralf Habacker, 2006 (rh)
License: BSD-3

Files: third_party/waf/waflib/Tools/vala.py
Copyright:
Copyright Ali Sabil, 2007
Copyright Radosaw Szkodziski, 2010
License: BSD-3

Files: third_party/waf/waflib/Tools/winres.py
Copyright:
Copyright Brant Young, 2007
License: BSD-3

Files: third_party/waf/waflib/Tools/xlc.py third_party/waf/waflib/Tools/xlcxx.py
Copyright:
Copyright Thomas Nagy, 2006-2018 (ita)
Copyright Ralf Habacker, 2006 (rh)
Copyright Yinon Ehrlich, 2009
Copyright Michael Kuhn, 2009
License: BSD-3

License: ISC

Permission to use, copy, modify, and distribute this software for any purpose with or without fee is hereby granted, provided that the above copyright notice and this permission notice appear in all copies.

THE SOFTWARE IS PROVIDED "AS IS" AND INTERNET SOFTWARE CONSORTIUM

DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS. IN NO EVENT SHALL INTERNET SOFTWARE CONSORTIUM BE LIABLE FOR ANY SPECIAL, DIRECT, INDIRECT, OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

License: BSD-3

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
3. Neither the name of the Institute nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE INSTITUTE AND CONTRIBUTORS ``AS IS'' AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE INSTITUTE OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

License: LGPL-3.0+

This package is free software; you can redistribute it and/or modify it under the terms of the GNU Lesser General Public License as published by the Free Software Foundation; either version 3 of the License, or (at your option) any later version.

This package is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU Lesser General Public License for more details.

You should have received a copy of the GNU Lesser General Public License along with this program. If not, see <<https://www.gnu.org/licenses/>>.

On Debian systems, the complete text of the GNU Lesser General Public License can be found in "/usr/share/common-licenses/LGPL-3".

License: GPL-3.0+

This program is free software: you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation, either version 3 of the License, or (at your option) any later version.

This package is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program. If not, see <<https://www.gnu.org/licenses/>>.

On Debian systems, the complete text of the GNU General Public License version 3 can be found in "/usr/share/common-licenses/GPL-3".

1.741 jose4j 0.9.3

1.741.1 Available under license :

No license file was found, but licenses were detected in source scan.

```
/*
 * Copyright 2012-2017 Brian Campbell
 *
 * Licensed under the Apache License, Version 2.0 (the "License");
 * you may not use this file except in compliance with the License.
 * You may obtain a copy of the License at
 *
 * http://www.apache.org/licenses/LICENSE-2.0
 *
 * Unless required by applicable law or agreed to in writing, software
 * distributed under the License is distributed on an "AS IS" BASIS,
 * WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
 * See the License for the specific language governing permissions and
 * limitations under the License.
*/
```

Found in path(s):

* /opt/cola/permits/1587692654_1678323499.4437757/0/jose4j-0-9-3-sources-jar/org/jose4j/lang/StringUtil.java

* /opt/cola/permits/1587692654_1678323499.4437757/0/jose4j-0-9-3-sources-jar/org/jose4j/jwa/AlgorithmAvailability.java
* /opt/cola/permits/1587692654_1678323499.4437757/0/jose4j-0-9-3-sources-jar/org/jose4j/jwe/AesGcmContentEncryptionAlgorithm.java
*
/opt/cola/permits/1587692654_1678323499.4437757/0/jose4j-0-9-3-sources-jar/org/jose4j/keys/resolvers/DecryptionKeyResolver.java
* /opt/cola/permits/1587692654_1678323499.4437757/0/jose4j-0-9-3-sources-jar/org/jose4j/jwt/consumer/JwtConsumer.java
* /opt/cola/permits/1587692654_1678323499.4437757/0/jose4j-0-9-3-sources-jar/org/jose4j/jwe/ContentEncryptionParts.java
* /opt/cola/permits/1587692654_1678323499.4437757/0/jose4j-0-9-3-sources-jar/org/jose4j/http/SimpleGet.java
* /opt/cola/permits/1587692654_1678323499.4437757/0/jose4j-0-9-3-sources-jar/org/jose4j/json/JsonUtil.java
* /opt/cola/permits/1587692654_1678323499.4437757/0/jose4j-0-9-3-sources-jar/org/jose4j/jwe/Pbes2HmacShaWithAesKeyWrapAlgorithm.java
* /opt/cola/permits/1587692654_1678323499.4437757/0/jose4j-0-9-3-sources-jar/org/jose4j/lang/UnresolvableKeyException.java
* /opt/cola/permits/1587692654_1678323499.4437757/0/jose4j-0-9-3-sources-jar/org/jose4j/keys/resolvers/X509VerificationKeyResolver.java
*
/opt/cola/permits/1587692654_1678323499.4437757/0/jose4j-0-9-3-sources-jar/org/jose4j/jwe/CipherUtil.java
* /opt/cola/permits/1587692654_1678323499.4437757/0/jose4j-0-9-3-sources-jar/org/jose4j/jwt/consumer/AudValidator.java
* /opt/cola/permits/1587692654_1678323499.4437757/0/jose4j-0-9-3-sources-jar/org/jose4j/keys/KeyPairUtil.java
* /opt/cola/permits/1587692654_1678323499.4437757/0/jose4j-0-9-3-sources-jar/org/jose4j/lang/InvalidAlgorithmException.java
* /opt/cola/permits/1587692654_1678323499.4437757/0/jose4j-0-9-3-sources-jar/org/jose4j/jwe/AesCbcHmacSha2ContentEncryptionAlgorithm.java
* /opt/cola/permits/1587692654_1678323499.4437757/0/jose4j-0-9-3-sources-jar/org/jose4j/http/Get.java
* /opt/cola/permits/1587692654_1678323499.4437757/0/jose4j-0-9-3-sources-jar/org/jose4j/lang/DefaultByteGenerator.java
* /opt/cola/permits/1587692654_1678323499.4437757/0/jose4j-0-9-3-sources-jar/org/jose4j/jws/JsonWebSignatureAlgorithm.java
* /opt/cola/permits/1587692654_1678323499.4437757/0/jose4j-0-9-3-sources-jar/org/jose4j/jws/RsaUsingShaAlgorithm.java
*
/opt/cola/permits/1587692654_1678323499.4437757/0/jose4j-0-9-3-sources-jar/org/jose4j/jwe/InitializationVectorHelp.java
* /opt/cola/permits/1587692654_1678323499.4437757/0/jose4j-0-9-3-sources-jar/org/jose4j/jwt/consumer/JwtContext.java
* /opt/cola/permits/1587692654_1678323499.4437757/0/jose4j-0-9-3-sources-jar/org/jose4j/keys/resolvers/VerificationKeyResolver.java
* /opt/cola/permits/1587692654_1678323499.4437757/0/jose4j-0-9-3-sources-jar/org/jose4j/jwk/EllipticCurveJsonWebKey.java
* /opt/cola/permits/1587692654_1678323499.4437757/0/jose4j-0-9-3-sources-jar/org/jose4j/jwx/CompactSerialization.java
* /opt/cola/permits/1587692654_1678323499.4437757/0/jose4j-0-9-3-sources-jar/org/jose4j/jwt/JwtClaims.java
* /opt/cola/permits/1587692654_1678323499.4437757/0/jose4j-0-9-3-sources-

jar/org/jose4j/jca/ProviderContext.java
* /opt/cola/permits/1587692654_1678323499.4437757/0/jose4j-0-9-3-sources-
jar/org/jose4j/lang/JoseException.java
*
/opt/cola/permits/1587692654_1678323499.4437757/0/jose4j-0-9-3-sources-
jar/org/jose4j/jwa/AlgorithmFactoryFactory.java
* /opt/cola/permits/1587692654_1678323499.4437757/0/jose4j-0-9-3-sources-
jar/org/jose4j/jwe/AesKeyWrapManagementAlgorithm.java
* /opt/cola/permits/1587692654_1678323499.4437757/0/jose4j-0-9-3-sources-
jar/org/jose4j/jws/UnsecuredNoneAlgorithm.java
* /opt/cola/permits/1587692654_1678323499.4437757/0/jose4j-0-9-3-sources-
jar/org/jose4j/jwe/ContentEncryptionHelp.java
* /opt/cola/permits/1587692654_1678323499.4437757/0/jose4j-0-9-3-sources-
jar/org/jose4j/jwa/AlgorithmConstraints.java
* /opt/cola/permits/1587692654_1678323499.4437757/0/jose4j-0-9-3-sources-
jar/org/jose4j/jwt/consumer/ErrorCodeValidator.java
* /opt/cola/permits/1587692654_1678323499.4437757/0/jose4j-0-9-3-sources-
jar/org/jose4j/jws/AlgorithmIdentifiers.java
* /opt/cola/permits/1587692654_1678323499.4437757/0/jose4j-0-9-3-sources-
jar/org/jose4j/jwe/KeyManagementAlgorithmIdentifiers.java
*
/opt/cola/permits/1587692654_1678323499.4437757/0/jose4j-0-9-3-sources-
jar/org/jose4j/jwt/consumer/JwsCustomizer.java
* /opt/cola/permits/1587692654_1678323499.4437757/0/jose4j-0-9-3-sources-
jar/org/jose4j/jwt/consumer/InvalidJwtException.java
* /opt/cola/permits/1587692654_1678323499.4437757/0/jose4j-0-9-3-sources-jar/org/jose4j/keys/PbkdfKey.java
* /opt/cola/permits/1587692654_1678323499.4437757/0/jose4j-0-9-3-sources-
jar/org/jose4j/jwk/OctJwkGenerator.java
* /opt/cola/permits/1587692654_1678323499.4437757/0/jose4j-0-9-3-sources-
jar/org/jose4j/jwe/ContentEncryptionKeys.java
* /opt/cola/permits/1587692654_1678323499.4437757/0/jose4j-0-9-3-sources-
jar/org/jose4j/base64url/Base64Url.java
* /opt/cola/permits/1587692654_1678323499.4437757/0/jose4j-0-9-3-sources-
jar/org/jose4j/lang/UncheckedJoseException.java
* /opt/cola/permits/1587692654_1678323499.4437757/0/jose4j-0-9-3-sources-jar/org/jose4j/keys/AesKey.java
* /opt/cola/permits/1587692654_1678323499.4437757/0/jose4j-0-9-3-sources-
jar/org/jose4j/jwk/RsaJsonWebKey.java
*
/opt/cola/permits/1587692654_1678323499.4437757/0/jose4j-0-9-3-sources-jar/org/jose4j/jwa/AlgorithmInfo.java
* /opt/cola/permits/1587692654_1678323499.4437757/0/jose4j-0-9-3-sources-
jar/org/jose4j/jwe/DirectKeyManagementAlgorithm.java
* /opt/cola/permits/1587692654_1678323499.4437757/0/jose4j-0-9-3-sources-jar/org/jose4j/jwx/Headers.java
* /opt/cola/permits/1587692654_1678323499.4437757/0/jose4j-0-9-3-sources-
jar/org/jose4j/zip/DeflateRFC1951CompressionAlgorithm.java
* /opt/cola/permits/1587692654_1678323499.4437757/0/jose4j-0-9-3-sources-
jar/org/jose4j/jwt/consumer/SubValidator.java
* /opt/cola/permits/1587692654_1678323499.4437757/0/jose4j-0-9-3-sources-
jar/org/jose4j/jwe/WrappingKeyManagementAlgorithm.java

* /opt/cola/permits/1587692654_1678323499.4437757/0/jose4j-0-9-3-sources-jar/org/jose4j/jwk/PublicJsonWebKey.java
* /opt/cola/permits/1587692654_1678323499.4437757/0/jose4j-0-9-3-sources-jar/org/jose4j/jwt/IntDate.java
* /opt/cola/permits/1587692654_1678323499.4437757/0/jose4j-0-9-3-sources-jar/org/jose4j/jwk/KeyOperations.java
*
/opt/cola/permits/1587692654_1678323499.4437757/0/jose4j-0-9-3-sources-jar/org/jose4j/jws/EcdsaUsingShaAlgorithm.java
* /opt/cola/permits/1587692654_1678323499.4437757/0/jose4j-0-9-3-sources-jar/org/jose4j/jwt/consumer/Validator.java
* /opt/cola/permits/1587692654_1678323499.4437757/0/jose4j-0-9-3-sources-jar/org/jose4j/jwe/EcdhKeyAgreementAlgorithm.java
* /opt/cola/permits/1587692654_1678323499.4437757/0/jose4j-0-9-3-sources-jar/org/jose4j/jwx/KeyValidationSupport.java
* /opt/cola/permits/1587692654_1678323499.4437757/0/jose4j-0-9-3-sources-jar/org/jose4j/jwk/JsonWebKeySet.java
* /opt/cola/permits/1587692654_1678323499.4437757/0/jose4j-0-9-3-sources-jar/org/jose4j/jwe/RsaKeyManagementAlgorithm.java
* /opt/cola/permits/1587692654_1678323499.4437757/0/jose4j-0-9-3-sources-jar/org/jose4j/lang/IntegrityException.java
* /opt/cola/permits/1587692654_1678323499.4437757/0/jose4j-0-9-3-sources-jar/org/jose4j/jwk/JsonWebKey.java
*
/opt/cola/permits/1587692654_1678323499.4437757/0/jose4j-0-9-3-sources-jar/org/jose4j/lang/ByteGenerator.java
* /opt/cola/permits/1587692654_1678323499.4437757/0/jose4j-0-9-3-sources-jar/org/jose4j/jwt/consumer/JweCustomizer.java
* /opt/cola/permits/1587692654_1678323499.4437757/0/jose4j-0-9-3-sources-jar/org/jose4j/mac/MacUtil.java
* /opt/cola/permits/1587692654_1678323499.4437757/0/jose4j-0-9-3-sources-jar/org/jose4j/jwt/GeneralJwtException.java
* /opt/cola/permits/1587692654_1678323499.4437757/0/jose4j-0-9-3-sources-jar/org/jose4j/jwa/AlgorithmFactory.java
* /opt/cola/permits/1587692654_1678323499.4437757/0/jose4j-0-9-3-sources-jar/org/jose4j/jwt/NumericDate.java
* /opt/cola/permits/1587692654_1678323499.4437757/0/jose4j-0-9-3-sources-jar/org/jose4j/jwe/KeyManagementAlgorithm.java
* /opt/cola/permits/1587692654_1678323499.4437757/0/jose4j-0-9-3-sources-jar/org/jose4j/jwt/consumer/IssValidator.java
* /opt/cola/permits/1587692654_1678323499.4437757/0/jose4j-0-9-3-sources-jar/org/jose4j/keys/BigEndianBigInteger.java
*
/opt/cola/permits/1587692654_1678323499.4437757/0/jose4j-0-9-3-sources-jar/org/jose4j/jwe/EcdhKeyAgreementWithAesKeyWrapAlgorithm.java
* /opt/cola/permits/1587692654_1678323499.4437757/0/jose4j-0-9-3-sources-jar/org/jose4j/jwe/CipherStrengthSupport.java
* /opt/cola/permits/1587692654_1678323499.4437757/0/jose4j-0-9-3-sources-jar/org/jose4j/jwe/SimpleAeadCipher.java
* /opt/cola/permits/1587692654_1678323499.4437757/0/jose4j-0-9-3-sources-jar/org/jose4j/json/JsonHeaderUtil.java
* /opt/cola/permits/1587692654_1678323499.4437757/0/jose4j-0-9-3-sources-jar/org/jose4j/zip/CompressionAlgorithmIdentifiers.java

* /opt/cola/permits/1587692654_1678323499.4437757/0/jose4j-0-9-3-sources-jar/org/jose4j/keys/resolvers/HttpsJwksVerificationKeyResolver.java
 * /opt/cola/permits/1587692654_1678323499.4437757/0/jose4j-0-9-3-sources-jar/org/jose4j/keys/RsaKeyUtil.java
 * /opt/cola/permits/1587692654_1678323499.4437757/0/jose4j-0-9-3-sources-jar/org/jose4j/jwx/HeaderParameterNames.java
 *
 /opt/cola/permits/1587692654_1678323499.4437757/0/jose4j-0-9-3-sources-jar/org/jose4j/keys/X509Util.java
 * /opt/cola/permits/1587692654_1678323499.4437757/0/jose4j-0-9-3-sources-jar/org/jose4j/jwk/Use.java
 * /opt/cola/permits/1587692654_1678323499.4437757/0/jose4j-0-9-3-sources-jar/org/jose4j/jwe/JsonWebEncryption.java
 * /opt/cola/permits/1587692654_1678323499.4437757/0/jose4j-0-9-3-sources-jar/org/jose4j/jwx/JsonWebStructure.java
 * /opt/cola/permits/1587692654_1678323499.4437757/0/jose4j-0-9-3-sources-jar/org/jose4j/base64url/SimplePEMEncoder.java
 * /opt/cola/permits/1587692654_1678323499.4437757/0/jose4j-0-9-3-sources-jar/org/jose4j/keys/EcKeyUtil.java
 * /opt/cola/permits/1587692654_1678323499.4437757/0/jose4j-0-9-3-sources-jar/org/jose4j/lang/ByteUtil.java
 * /opt/cola/permits/1587692654_1678323499.4437757/0/jose4j-0-9-3-sources-jar/org/jose4j/lang/BouncyCastleProviderHelp.java
 * /opt/cola/permits/1587692654_1678323499.4437757/0/jose4j-0-9-3-sources-jar/org/jose4j/jws/JsonWebSignature.java
 *
 /opt/cola/permits/1587692654_1678323499.4437757/0/jose4j-0-9-3-sources-jar/org/jose4j/jwt/MalformedClaimException.java
 * /opt/cola/permits/1587692654_1678323499.4437757/0/jose4j-0-9-3-sources-jar/org/jose4j/keys/EllipticCurves.java
 * /opt/cola/permits/1587692654_1678323499.4437757/0/jose4j-0-9-3-sources-jar/org/jose4j/jwk/EcJwkGenerator.java
 * /opt/cola/permits/1587692654_1678323499.4437757/0/jose4j-0-9-3-sources-jar/org/jose4j/jwk/OctetSequenceJsonWebKey.java
 * /opt/cola/permits/1587692654_1678323499.4437757/0/jose4j-0-9-3-sources-jar/org/jose4j/jwt/ReservedClaimNames.java
 * /opt/cola/permits/1587692654_1678323499.4437757/0/jose4j-0-9-3-sources-jar/org/jose4j/lang/HashUtil.java
 * /opt/cola/permits/1587692654_1678323499.4437757/0/jose4j-0-9-3-sources-jar/org/jose4j/jwe/ContentEncryptionAlgorithmIdentifiers.java
 * /opt/cola/permits/1587692654_1678323499.4437757/0/jose4j-0-9-3-sources-jar/org/jose4j/jwa/Algorithm.java
 * /opt/cola/permits/1587692654_1678323499.4437757/0/jose4j-0-9-3-sources-jar/org/jose4j/jwt/consumer/ErrorCodes.java
 *
 /opt/cola/permits/1587692654_1678323499.4437757/0/jose4j-0-9-3-sources-jar/org/jose4j/jwt/consumer/JwtConsumerBuilder.java
 * /opt/cola/permits/1587692654_1678323499.4437757/0/jose4j-0-9-3-sources-jar/org/jose4j/zip/CompressionAlgorithm.java
 * /opt/cola/permits/1587692654_1678323499.4437757/0/jose4j-0-9-3-sources-jar/org/jose4j/jwt/consumer/JtiValidator.java
 * /opt/cola/permits/1587692654_1678323499.4437757/0/jose4j-0-9-3-sources-jar/org/jose4j/keys/HmacKey.java
 * /opt/cola/permits/1587692654_1678323499.4437757/0/jose4j-0-9-3-sources-jar/org/jose4j/jwt/consumer/ErrorCodeValidatorAdapter.java
 * /opt/cola/permits/1587692654_1678323499.4437757/0/jose4j-0-9-3-sources-

jar/org/jose4j/jwx/CompactSerializer.java
* /opt/cola/permits/1587692654_1678323499.4437757/0/jose4j-0-9-3-sources-
jar/org/jose4j/jwt/consumer/SimpleKeyResolver.java
* /opt/cola/permits/1587692654_1678323499.4437757/0/jose4j-0-9-3-sources-
jar/org/jose4j/lang/ExceptionHelp.java
*
/opt/cola/permits/1587692654_1678323499.4437757/0/jose4j-0-9-3-sources-
jar/org/jose4j/keys/KeyPersuasion.java
* /opt/cola/permits/1587692654_1678323499.4437757/0/jose4j-0-9-3-sources-jar/org/jose4j/lang/JsonHelp.java
* /opt/cola/permits/1587692654_1678323499.4437757/0/jose4j-0-9-3-sources-
jar/org/jose4j/jwe/ContentEncryptionKeyDescriptor.java
* /opt/cola/permits/1587692654_1678323499.4437757/0/jose4j-0-9-3-sources-
jar/org/jose4j/jwe/kdf/PasswordBasedKeyDerivationFunction2.java
* /opt/cola/permits/1587692654_1678323499.4437757/0/jose4j-0-9-3-sources-
jar/org/jose4j/jwt/consumer/NumericDateValidator.java
* /opt/cola/permits/1587692654_1678323499.4437757/0/jose4j-0-9-3-sources-
jar/org/jose4j/jwk/VerificationJwkSelector.java
* /opt/cola/permits/1587692654_1678323499.4437757/0/jose4j-0-9-3-sources-
jar/org/jose4j/keys/resolvers/JwksVerificationKeyResolver.java
* /opt/cola/permits/1587692654_1678323499.4437757/0/jose4j-0-9-3-sources-
jar/org/jose4j/jws/BaseSignatureAlgorithm.java
*
/opt/cola/permits/1587692654_1678323499.4437757/0/jose4j-0-9-3-sources-
jar/org/jose4j/jwk/RsaJwkGenerator.java
* /opt/cola/permits/1587692654_1678323499.4437757/0/jose4j-0-9-3-sources-
jar/org/jose4j/jwe/AesGcmKeyEncryptionAlgorithm.java
* /opt/cola/permits/1587692654_1678323499.4437757/0/jose4j-0-9-3-sources-
jar/org/jose4j/jwe/ContentEncryptionAlgorithm.java
* /opt/cola/permits/1587692654_1678323499.4437757/0/jose4j-0-9-3-sources-
jar/org/jose4j/keys/resolvers/JwksDecryptionKeyResolver.java
* /opt/cola/permits/1587692654_1678323499.4437757/0/jose4j-0-9-3-sources-
jar/org/jose4j/jws/HmacUsingShaAlgorithm.java

No license file was found, but licenses were detected in source scan.

/*

* Copyright 2012-2021 Brian Campbell

*

* Licensed under the Apache License, Version 2.0 (the "License");

* you may not use this file except in compliance with the License.

* You may obtain a copy of the License at

*

* <http://www.apache.org/licenses/LICENSE-2.0>

*

* Unless required by applicable law or agreed to in writing, software

* distributed under the License is distributed on an "AS IS" BASIS,

* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.

* See the License for the specific language governing permissions and

* limitations under the License.

*/

Found in path(s):

* /opt/cola/permits/1587692654_1678323499.4437757/0/jose4j-0-9-3-sources-jar/org/jose4j/jwe/kdf/ConcatenationKeyDerivationFunctionWithSha256.java

* /opt/cola/permits/1587692654_1678323499.4437757/0/jose4j-0-9-3-sources-jar/org/jose4j/jwe/kdf/ConcatKeyDerivationFunction.java

* /opt/cola/permits/1587692654_1678323499.4437757/0/jose4j-0-9-3-sources-jar/org/jose4j/jwe/kdf/ConcatKeyDerivationFunctionFactory.java

*

/opt/cola/permits/1587692654_1678323499.4437757/0/jose4j-0-9-3-sources-jar/org/jose4j/jwe/kdf/KdfUtil.java

No license file was found, but licenses were detected in source scan.

/*

* Licensed to the Apache Software Foundation (ASF) under one or more

* contributor license agreements. See the NOTICE file distributed with

* this work for additional information regarding copyright ownership.

* The ASF licenses this file to You under the Apache License, Version 2.0

* (the "License"); you may not use this file except in compliance with

* the License. You may obtain a copy of the License at

*

* <http://www.apache.org/licenses/LICENSE-2.0>

*

* Unless required by applicable law or agreed to in writing, software

* distributed under the License is distributed on an "AS IS" BASIS,

* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.

* See the License for the specific language governing permissions and

* limitations under the License.

*/

Found in path(s):

* /opt/cola/permits/1587692654_1678323499.4437757/0/jose4j-0-9-3-sources-jar/org/jose4j/base64url/internal/apache/commons/codec/binary/Base64.java

*

/opt/cola/permits/1587692654_1678323499.4437757/0/jose4j-0-9-3-sources-

jar/org/jose4j/base64url/internal/apache/commons/codec/binary/BaseNCodec.java

No license file was found, but licenses were detected in source scan.

/*

* Copyright 2012-2017 Brian Campbell

*

* Licensed under the Apache License, Version 2.0 (the "License");

* you may not use this file except in compliance with the License.

* You may obtain a copy of the License at

*

* <http://www.apache.org/licenses/LICENSE-2.0>

*

* Unless required by applicable law or agreed to in writing, software

* distributed under the License is distributed on an "AS IS" BASIS,
* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
* See the License for the specific language governing permissions and
* limitations under the License.
*/

Found in path(s):

* /opt/cola/permits/1587692654_1678323499.4437757/0/jose4j-0-9-3-sources-jar/org/jose4j/lang/InvalidKeyException.java
* /opt/cola/permits/1587692654_1678323499.4437757/0/jose4j-0-9-3-sources-jar/org/jose4j/jwk/SelectorSupport.java
* /opt/cola/permits/1587692654_1678323499.4437757/0/jose4j-0-9-3-sources-jar/org/jose4j/jwk/DecryptionJwkSelector.java
*
/opt/cola/permits/1587692654_1678323499.4437757/0/jose4j-0-9-3-sources-jar/org/jose4j/jwk/SimpleJwkFilter.java

No license file was found, but licenses were detected in source scan.

/*

* Copyright 2012-2018 Brian Campbell

*

* Licensed under the Apache License, Version 2.0 (the "License");

* you may not use this file except in compliance with the License.

* You may obtain a copy of the License at

*

* <http://www.apache.org/licenses/LICENSE-2.0>

*

* Unless required by applicable law or agreed to in writing, software

* distributed under the License is distributed on an "AS IS" BASIS,

* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.

* See the License for the specific language governing permissions and

* limitations under the License.

*/

Found in path(s):

* /opt/cola/permits/1587692654_1678323499.4437757/0/jose4j-0-9-3-sources-jar/org/jose4j/jwk/HttpsJwks.java

1.742 go-ole-go-ole 1.2.6

1.742.1 Available under license :

The MIT License (MIT)

Copyright 2013-2017 Yasuhiro Matsumoto, <mattn.jp@gmail.com>

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the Software), to deal in the Software without restriction, including without limitation the rights to

use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED AS IS, WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

1.743 apache-http-server 2.4.41-4ubuntu3.14

1.743.1 Available under license :

```
<?xml version="1.0" encoding="ISO-8859-1"?>
<!DOCTYPE html PUBLIC "-//W3C//DTD XHTML 1.0 Strict//EN" "http://www.w3.org/TR/xhtml1/DTD/xhtml1-strict.dtd">
<html xmlns="http://www.w3.org/1999/xhtml" lang="en" xml:lang="en"><head>
<meta content="text/html; charset=ISO-8859-1" http-equiv="Content-Type" />
<!--
XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX
X
    This file is generated from xml source: DO NOT EDIT
XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX
X
-->
<title>The Apache License, Version 2.0 - Apache HTTP Server Version 2.4</title>
<link href="/style/css/manual.css" rel="stylesheet" media="all" type="text/css" title="Main stylesheet" />
<link href="/style/css/manual-loose-100pc.css" rel="alternate stylesheet" media="all" type="text/css" title="No
Sidebar - Default font size" />
<link href="/style/css/manual-print.css" rel="stylesheet" media="print" type="text/css" /><link rel="stylesheet"
type="text/css" href="/style/css/prettify.css"
/>
<script src="/style/scripts/prettify.min.js" type="text/javascript">
</script>

<link href="/images/favicon.ico" rel="shortcut icon" /></head>
<body id="manual-page" class="no-sidebar"><div id="page-header">
<p class="menu"><a href="/mod/">Modules</a> | <a href="/mod/directives.html">Directives</a> | <a
href="http://wiki.apache.org/httpd/FAQ">FAQ</a> | <a href="/glossary.html">Glossary</a> | <a
href="/sitemap.html">Sitemap</a></p>
<p class="apache">Apache HTTP Server Version 2.4</p>
```


Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent

to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You

institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to

You under this License for that Work shall terminate as of the date such litigation is filed.

Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

<ol class="lo-A">

You must give any other recipients of the Work or Derivative Works a copy of this License; and

You must cause any modified files to carry prominent notices stating that You changed the files; and

You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and

If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying

the License.

<p>You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions. Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such

obligations, You may act only
on Your own behalf and on Your sole responsibility, not on behalf
of any other Contributor, and only if You agree to indemnify,
defend, and hold each Contributor harmless for any liability
incurred by, or claims asserted against, such Contributor by reason
of your accepting any such warranty or additional liability.

<p class="centered">END OF TERMS AND CONDITIONS</p>

<p class="centered">APPENDIX: How to apply the Apache License to your
work.</p>

<p>To apply the Apache License to your work, attach the following
boilerplate notice, with the fields enclosed by brackets "[]"
replaced with your own identifying information. (Don't include
the brackets!) The text should be enclosed in the appropriate
comment syntax for the file format. We also recommend that a
file or class name and description of purpose be included on the
same "printed page" as the copyright notice for easier
identification
within third-party archives.</p>

<div class="example"><pre>Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software
distributed under the License is distributed on an "AS IS" BASIS,
WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
See the License for the specific language governing permissions and
limitations under the License.</pre></div>

</div>

</div>

<div class="bottomlang">

<p>Available Languages: en </p>

</div><div class="top"></div><div

class="section"><h2>Comments</h2><div

class="warning">Notice:
This is not a Q&A section. Comments placed here should be pointed towards suggestions on improving the
documentation or server, and may be removed again by our moderators if they are either implemented or considered
invalid/off-topic. Questions on how to manage the Apache HTTP Server should be directed at either our IRC
channel, #httpd, on Freenode, or sent to our mailing lists</div>

<script type="text/javascript"><!--><![CDATA[//><!--

```

var comments_shortcode = 'httpd';
var comments_identifier = 'http://httpd.apache.org/docs/2.4/license.html';
(function(w, d) {
  if (w.location.hostname.toLowerCase() == "httpd.apache.org") {
    d.write('<div id="comments_thread"></div>');
    var s = d.createElement('script');
    s.type = 'text/javascript';
    s.async = true;
    s.src = 'https://comments.apache.org/show_comments.lua?site=' + comments_shortcode + '&page=' +
comments_identifier;
    (d.getElementsByTagName('head')[0] || d.getElementsByTagName('body')[0]).appendChild(s);
  }
  else {
    d.write('<div id="comments_thread">Comments are disabled for this page at the moment.</div>');
  }
})(window, document);
<!--><![></script></div><div id="footer">
<p class="apache">Copyright 2019 The Apache Software Foundation.<br />Licensed under the <a
href="http://www.apache.org/licenses/LICENSE-2.0">Apache License, Version 2.0</a>.</p>
<p class="menu"><a href="/mod/">Modules</a> | <a href="/mod/directives.html">Directives</a> | <a
href="http://wiki.apache.org/httpd/FAQ">FAQ</a> | <a href="/glossary.html">Glossary</a> | <a
href="/sitemap.html">Sitemap</a></p></div><script type="text/javascript"><!--><![CDATA[<!--><!--
if (typeof(prettyPrint) !== 'undefined') {
  prettyPrint();
}
<!--><![></script>
</body></html>
Apache HTTP Server
Copyright 2019 The Apache Software Foundation.

```

This product includes software developed at
The Apache Software Foundation (<http://www.apache.org/>).

Portions of this software were developed at the National Center
for Supercomputing Applications (NCSA) at the University of
Illinois at Urbana-Champaign.

This software contains code derived from the RSA Data Security
Inc. MD5 Message-Digest Algorithm, including various
modifications by Spyglass Inc., Carnegie Mellon University, and
Bell Communications Research, Inc (Bellcore).

This software contains code derived from the PCRE library pcreposix.c
source code, written by Philip Hazel, Copyright 1997-2004
by the University of Cambridge, England.

Apache License
Version 2.0, January 2004
<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions

to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

(a) You must give any other recipients of the Work or Derivative Works a copy of this License; and

- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the

content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software
distributed under the License is distributed on an "AS IS" BASIS,
WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
See the License for the specific language governing permissions and
limitations under the License.

APACHE HTTP SERVER SUBCOMPONENTS:

The Apache HTTP Server includes a number of subcomponents with
separate copyright notices and license terms. Your use of the source
code for these subcomponents is subject to the terms and
conditions of the following licenses.

For the mod_mime_magic component:

```
/*
 * mod_mime_magic: MIME type lookup via file magic numbers
 * Copyright (c) 1996-1997 Cisco Systems, Inc.
 *
 * This software was submitted by Cisco Systems to the Apache Group in July
 * 1997. Future revisions and derivatives of this source code must
 * acknowledge Cisco Systems as the original contributor of this module.
 * All other
 * licensing and usage conditions are those of the Apache Group.
 *
 * Some of this code is derived from the free version of the file command
 * originally posted to comp.sources.unix. Copyright info for that program
 * is included below as required.
 * -----
 * - Copyright (c) Ian F. Darwin, 1987. Written by Ian F. Darwin.
 *
 * This software is not subject to any license of the American Telephone and
 * Telegraph Company or of the Regents of the University of California.
 *
 * Permission is granted to anyone to use this software for any purpose on any
 * computer system, and to alter it and redistribute it freely, subject to
 * the following restrictions:
```

- *
 - * 1. The author is not responsible for the consequences of use of this software, no matter how awful, even if they arise from flaws in it.
 - *
 - * 2. The origin of this software must not be misrepresented, either by explicit claim or by omission. Since few users ever read sources, credits must appear in the documentation.
 - *
 - * 3. Altered versions must be plainly marked as such, and must not be misrepresented as being the original software. Since few users ever read sources, credits must appear in the documentation.
 - *
 - * 4. This notice may not be removed or altered.

For the modules\mappers\mod_imagemap.c component:

"macmartinized" polygon code copyright 1992 by Eric Haines, erich@eye.com

For the server\util_md5.c component:

```

/*****
* NCSA HTTPd Server
* Software Development Group
* National Center for Supercomputing Applications
* University of Illinois at Urbana-Champaign
* 605 E. Springfield, Champaign, IL 61820
* httpd@ncsa.uiuc.edu
*
* Copyright (C) 1995, Board of Trustees of the University of Illinois
*
*****/

* md5.c: NCSA HTTPd code which uses the md5c.c RSA Code
*
* Original Code Copyright (C) 1994, Jeff Hostetler, Spyglass, Inc.
* Portions of Content-MD5 code Copyright (C) 1993, 1994 by Carnegie Mellon
* University (see Copyright below).
* Portions of Content-MD5 code Copyright (C) 1991 Bell Communications
* Research, Inc. (Bellcore) (see Copyright below).
* Portions extracted from mpack, John G. Myers - jgm+@cmu.edu
* Content-MD5 Code contributed by Martin Hamilton (martin@net.lut.ac.uk)
*
*/

```

/* these portions extracted from mpack, John G. Myers - jgm+@cmu.edu */

/* (C) Copyright 1993,1994 by Carnegie Mellon University

* All Rights Reserved.

*

* Permission to use, copy, modify, distribute, and sell this software

* and its documentation for any purpose is hereby granted without

* fee, provided that the above copyright notice appear in all copies

* and that both that copyright notice and this permission notice

* appear in supporting

documentation, and that the name of Carnegie

* Mellon University not be used in advertising or publicity

* pertaining to distribution of the software without specific,

* written prior permission. Carnegie Mellon University makes no

* representations about the suitability of this software for any

* purpose. It is provided "as is" without express or implied

* warranty.

*

* CARNEGIE MELLON UNIVERSITY DISCLAIMS ALL WARRANTIES WITH REGARD TO

* THIS SOFTWARE, INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY

* AND FITNESS, IN NO EVENT SHALL CARNEGIE MELLON UNIVERSITY BE LIABLE

* FOR ANY SPECIAL, INDIRECT OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES

* WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN

* AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING

* OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS

* SOFTWARE.

*/

/*

* Copyright (c) 1991 Bell Communications Research, Inc. (Bellcore)

*

* Permission to use, copy, modify,

and distribute this material

* for any purpose and without fee is hereby granted, provided

* that the above copyright notice and this permission notice

* appear in all copies, and that the name of Bellcore not be

* used in advertising or publicity pertaining to this

* material without the specific, prior written permission

* of an authorized representative of Bellcore. BELLCORE

* MAKES NO REPRESENTATIONS ABOUT THE ACCURACY OR SUITABILITY

* OF THIS MATERIAL FOR ANY PURPOSE. IT IS PROVIDED "AS IS",

* WITHOUT ANY EXPRESS OR IMPLIED WARRANTIES.

*/

For the util_pcre.c and ap_regex.h components:

Redistribution and use in source and binary forms, with or without
modification, are permitted provided that the following conditions are met:

- * Redistributions of source code must retain the above copyright notice,
this list of conditions
and the following disclaimer.
- * Redistributions in binary form must reproduce the above copyright
notice, this list of conditions and the following disclaimer in the
documentation and/or other materials provided with the distribution.
- * Neither the name of the University of Cambridge nor the names of its
contributors may be used to endorse or promote products derived from
this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS"
AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE
IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE
ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE
LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR
CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF
SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS
INTERRUPTION) HOWEVER
CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN
CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE)
ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE
POSSIBILITY OF SUCH DAMAGE.

For the `srclib\apr\include\apr_md5.h` component:

```
/*  
* This work is derived from material Copyright RSA Data Security, Inc.  
*  
* The RSA copyright statement and Licence for that original material is  
* included below. This is followed by the Apache copyright statement and  
* licence for the modifications made to that material.  
*/
```

```
/* Copyright (C) 1991-2, RSA Data Security, Inc. Created 1991. All  
rights reserved.
```

License to copy and use this software is granted provided that it
is identified as the "RSA Data Security, Inc. MD5 Message-Digest
Algorithm" in all material mentioning or referencing this software

or this function.

License is also granted to make and use derivative works provided that such works are identified as "derived from the RSA Data Security, Inc. MD5 Message-Digest Algorithm" in all material mentioning or referencing the derived work.

RSA Data Security, Inc. makes no representations concerning either the merchantability of this software or the suitability of this software for any particular purpose. It is provided "as is" without express or implied warranty of any kind.

These notices must be retained in any copies of any part of this documentation and/or software.

*/

For the srclib\apr\passwd\apr_md5.c component:

/*

* This work is derived from material Copyright RSA Data Security, Inc.

*

* The RSA copyright statement and Licence for that original material is included below. This is followed by the Apache copyright statement and licence for the modifications made to that material.

*/

/* MD5C.C - RSA Data Security, Inc., MD5 message-digest algorithm

*/

/* Copyright (C) 1991-2,

RSA Data Security, Inc. Created 1991. All rights reserved.

License to copy and use this software is granted provided that it is identified as the "RSA Data Security, Inc. MD5 Message-Digest Algorithm" in all material mentioning or referencing this software or this function.

License is also granted to make and use derivative works provided that such works are identified as "derived from the RSA Data Security, Inc. MD5 Message-Digest Algorithm" in all material mentioning or referencing the derived work.

RSA Data Security, Inc. makes no representations concerning either the merchantability of this software or the suitability of this software for any particular purpose. It is provided "as is" without express or implied warranty of any kind.

These notices must be retained in any copies of any part of this documentation and/or software.

*/

/*

* The apr_md5_encode() routine uses much code obtained from the FreeBSD 3.0

* MD5 crypt() function,

which is licenced as follows:

* -----

* "THE BEER-WARE LICENSE" (Revision 42):

* <phk@login.dknet.dk> wrote this file. As long as you retain this notice you

* can do whatever you want with this stuff. If we meet some day, and you think

* this stuff is worth it, you can buy me a beer in return. Poul-Henning Kamp

* -----

*/

For the srclib\apr-util\crypto\apr_md4.c component:

* This is derived from material copyright RSA Data Security, Inc.

* Their notice is reproduced below in its entirety.

*

* Copyright (C) 1991-2, RSA Data Security, Inc. Created 1991. All

* rights reserved.

*

* License to copy and use this software is granted provided that it

* is identified as the "RSA Data Security, Inc. MD4 Message-Digest

* Algorithm" in all material mentioning or referencing this software

* or this function.

*

* License is also granted

to make and use derivative works provided

* that such works are identified as "derived from the RSA Data

* Security, Inc. MD4 Message-Digest Algorithm" in all material

* mentioning or referencing the derived work.

*

* RSA Data Security, Inc. makes no representations concerning either

* the merchantability of this software or the suitability of this

* software for any particular purpose. It is provided "as is"

* without express or implied warranty of any kind.

*

* These notices must be retained in any copies of any part of this

* documentation and/or software.

*/

For the srclib\apr-util\include\apr_md4.h component:

*

* This is derived from material copyright RSA Data Security, Inc.

* Their notice is reproduced below in its entirety.
*
* Copyright (C) 1991-2, RSA Data Security, Inc. Created 1991. All
* rights reserved.
*
* License to copy and use this software is granted provided that it
* is identified as the "RSA Data Security, Inc. MD4 Message-Digest
* Algorithm"
in all material mentioning or referencing this software
* or this function.
*
* License is also granted to make and use derivative works provided
* that such works are identified as "derived from the RSA Data
* Security, Inc. MD4 Message-Digest Algorithm" in all material
* mentioning or referencing the derived work.
*
* RSA Data Security, Inc. makes no representations concerning either
* the merchantability of this software or the suitability of this
* software for any particular purpose. It is provided "as is"
* without express or implied warranty of any kind.
*
* These notices must be retained in any copies of any part of this
* documentation and/or software.
*/

For the srclib\apr-util\test\testmd4.c component:

*
* This is derived from material copyright RSA Data Security, Inc.
* Their notice is reproduced below in its entirety.
*
* Copyright (C) 1990-2, RSA Data Security, Inc. Created 1990. All
* rights reserved.
*
* RSA Data Security, Inc. makes no representations
concerning either
* the merchantability of this software or the suitability of this
* software for any particular purpose. It is provided "as is"
* without express or implied warranty of any kind.
*
* These notices must be retained in any copies of any part of this
* documentation and/or software.
*/

For the test\zb.c component:

/* ZeusBench V1.01

=====
This program is Copyright (C) Zeus Technology Limited 1996.

This program may be used and copied freely providing this copyright notice is not removed.

This software is provided "as is" and any express or implied warranties, including but not limited to, the implied warranties of merchantability and fitness for a particular purpose are disclaimed. In no event shall Zeus Technology Ltd. be liable for any direct, indirect, incidental, special, exemplary, or consequential damaged (including, but not limited to, procurement of substitute good or services; loss of use, data, or profits; or business interruption) however caused and on theory of liability. Whether in contract, strict liability or tort (including negligence or otherwise) arising in any way out of the use of this software, even if advised of the possibility of such damage.

Written by Adam Twiss (adam@zeus.co.uk). March 1996

Thanks to the following people for their input:

Mike Belshe (mbelshe@netscape.com)

Michael Campanella (campanella@stevms.enet.dec.com)

*/

Apache License
Version 2.0, January 2004
<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership

of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual,

worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or

documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct,

indirect, special,

incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.

You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

1.744 libmnl 1.0.4-2

1.744.1 Available under license :

GNU LESSER GENERAL PUBLIC LICENSE

Version 2.1, February 1999

Copyright (C) 1991, 1999 Free Software Foundation, Inc.
51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA
Everyone is permitted to copy and distribute verbatim copies
of this license document, but changing it is not allowed.

[This is the first released version of the Lesser GPL. It also counts
as the successor of the GNU Library Public License, version 2, hence
the version number 2.1.]

Preamble

The licenses for most software are designed to take away your
freedom to share and change it. By contrast, the GNU General Public
Licenses are intended to guarantee your freedom to share and change
free software--to make sure the software is free for all its users.

This license, the Lesser General Public License, applies to some
specially designated software packages--typically libraries--of the
Free Software Foundation and other authors who
decide to use it. You
can use it too, but we suggest you first think carefully about whether
this license or the ordinary General Public License is the better
strategy to use in any particular case, based on the explanations below.

When we speak of free software, we are referring to freedom of use,
not price. Our General Public Licenses are designed to make sure that
you have the freedom to distribute copies of free software (and charge
for this service if you wish); that you receive source code or can get
it if you want it; that you can change the software and use pieces of
it in new free programs; and that you are informed that you can do
these things.

To protect your rights, we need to make restrictions that forbid
distributors to deny you these rights or to ask you to surrender these
rights. These restrictions translate to certain responsibilities for
you if you distribute copies of the library or if you modify it.

For example, if you distribute copies of the library,
whether gratis
or for a fee, you must give the recipients all the rights that we gave
you. You must make sure that they, too, receive or can get the source

code. If you link other code with the library, you must provide complete object files to the recipients, so that they can relink them with the library after making changes to the library and recompiling it. And you must show them these terms so they know their rights.

We protect your rights with a two-step method: (1) we copyright the library, and (2) we offer you this license, which gives you legal permission to copy, distribute and/or modify the library.

To protect each distributor, we want to make it very clear that there is no warranty for the free library. Also, if the library is modified by someone else and passed on, the recipients should know that what they have is not the original version, so that the original author's reputation will not be affected by problems that might be introduced by others.

Finally, software patents pose a constant threat to the existence of any free program. We wish to make sure that a company cannot effectively restrict the users of a free program by obtaining a restrictive license from a patent holder. Therefore, we insist that any patent license obtained for a version of the library must be consistent with the full freedom of use specified in this license.

Most GNU software, including some libraries, is covered by the ordinary GNU General Public License. This license, the GNU Lesser General Public License, applies to certain designated libraries, and is quite different from the ordinary General Public License. We use this license for certain libraries in order to permit linking those libraries into non-free programs.

When a program is linked with a library, whether statically or using a shared library, the combination of the two is legally speaking a combined work, a derivative of the original library. The ordinary General Public License therefore permits such linking only if the entire combination fits its criteria of freedom. The Lesser General Public License permits more lax criteria for linking other code with the library.

We call this license the "Lesser" General Public License because it does Less to protect the user's freedom than the ordinary General Public License. It also provides other free software developers Less of an advantage over competing non-free programs. These disadvantages are the reason we use the ordinary General Public License for many libraries. However, the Lesser license provides advantages in certain special circumstances.

For example, on rare occasions, there may be a special need to encourage the widest possible use of a certain library, so that it becomes a de-facto standard. To achieve this, non-free programs must be allowed to use the library. A more frequent case is that a free library does the same job as widely used non-free libraries. In this case, there is little to gain by limiting the free library to free software only, so we use the Lesser General Public License.

In other cases, permission to use a particular library in non-free programs enables a greater number of people to use a large body of free software. For example, permission to use the GNU C Library in non-free programs enables many more people to use the whole GNU operating system, as well as its variant, the GNU/Linux operating system.

Although the Lesser General Public License is Less protective of the users' freedom, it does ensure that the user of a program that is linked with the Library has the freedom and the wherewithal to run that program using a modified version of the Library.

The precise terms and conditions for copying, distribution and modification follow. Pay close attention to the difference between a "work based on the library" and a "work that uses the library". The former contains code derived from the library, whereas the latter must be combined with the library in order to run.

GNU LESSER GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License Agreement applies to any software library or other program which contains a notice placed by the copyright holder or other authorized party saying it may be distributed under the terms of this Lesser General Public License (also called "this License"). Each licensee is addressed as "you".

A "library" means a collection of software functions and/or data prepared so as to be conveniently linked with application programs (which use some of those functions and data) to form executables.

The "Library", below, refers to any such software library or work which has been distributed under these terms. A "work based on the Library" means either the Library or any derivative work under copyright law: that is to say, a work containing the Library or a portion of it, either verbatim or with modifications and/or translated straightforwardly into

another language. (Hereinafter, translation is included without limitation in the term "modification".)

"Source code" for a work means the preferred form of the work for making modifications to it. For a library, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the library.

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running a program using the Library is not restricted, and output from such a program is covered only if its contents constitute a work based on the Library (independent of the use of the Library in a tool for writing it). Whether that is true depends on what the Library does and what the program that uses the Library does.

1. You may copy and distribute verbatim copies of the Library's complete source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and distribute a copy of this License along with the Library.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Library or any portion of it, thus forming a work based on the Library, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

- a) The modified work must itself be a software library.
- b) You must cause the files modified to carry prominent notices stating that you changed the files and the date of any change.
- c) You must cause the whole of the work to be licensed at no charge to all third parties under the terms of this License.
- d) If a facility in the modified Library refers to a function or a table of data to be supplied by an application program that uses the facility, other than as an argument passed when the facility is invoked, then you must make a good faith effort to ensure that,

in the event an application does not supply such function or table, the facility still operates, and performs whatever part of its purpose remains meaningful.

(For example, a function in a library to compute square roots has a purpose that is entirely well-defined independent of the application. Therefore, Subsection 2d requires that any application-supplied function or table used by this function must be optional: if the application does not supply it, the square root function must still compute square roots.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Library, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Library, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Library.

In addition, mere aggregation of another work not based on the Library with the Library (or with a work based on the Library) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may opt to apply the terms of the ordinary GNU General Public

License instead of this License to a given copy of the Library. To do this, you must alter all the notices that refer to this License, so that they refer to the ordinary GNU General Public License, version 2, instead of to this License. (If a newer version than version 2 of the ordinary GNU General Public License has appeared, then you can specify that version instead if you wish.) Do not make any other change in these notices.

Once this change is made in a given copy, it is irreversible for that copy, so the ordinary GNU General Public License applies to all subsequent copies and derivative works made from that copy.

This option is useful when you wish to copy part of the code of

the Library into a program that is not a library.

4. You may copy and distribute the Library (or a portion or derivative of it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange.

If distribution of object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place satisfies the requirement to distribute the source code, even though third parties are not compelled to copy the source along with the object code.

5. A program that contains no derivative of any portion of the Library, but is designed to work with the Library by being compiled or linked with it, is called a "work that uses the Library". Such a work, in isolation, is not a derivative work of the Library, and therefore falls outside the scope of this License.

However, linking a "work that uses the Library" with the Library creates an executable that is a derivative of the Library (because it contains portions of the Library), rather than a "work that uses the library". The executable is therefore covered by this License. Section 6 states terms for distribution of such executables.

When a "work that uses the Library" uses material from a header file that is part of the Library, the object code for the work may be a derivative work of the Library even though the source code is not. Whether this is true is especially significant if the work can be linked without the Library, or if the work is itself a library. The threshold for this to be true is not precisely defined by law.

If such an object file uses only numerical parameters, data structure layouts and accessors, and small macros and small inline functions (ten lines or less in length), then the use of the object file is unrestricted, regardless of whether it is legally a derivative work. (Executables containing this object code plus portions of the Library will still fall under Section 6.)

Otherwise, if the work is a derivative of the Library, you may distribute the object code for the work under the terms of Section 6. Any executables containing that work also fall under Section 6, whether or not they are linked directly with the Library itself.

6. As an exception to the Sections above, you may also combine or link a "work that uses the Library" with the Library to produce a work containing portions of the Library, and distribute that work under terms of your choice, provided that the terms permit modification of the work for the customer's own use and reverse engineering for debugging such modifications.

You must give prominent notice with each copy of the work that the Library is used in it and that the Library and its use are covered by this License. You must supply a copy of this License. If the work during execution displays copyright notices, you must include the copyright notice for the Library among them, as well as a reference directing the user to the copy of this License. Also, you must do one of these things:

a) Accompany

the work with the complete corresponding machine-readable source code for the Library including whatever changes were used in the work (which must be distributed under Sections 1 and 2 above); and, if the work is an executable linked with the Library, with the complete machine-readable "work that uses the Library", as object code and/or source code, so that the user can modify the Library and then relink to produce a modified executable containing the modified Library. (It is understood that the user who changes the contents of definitions files in the Library will not necessarily be able to recompile the application to use the modified definitions.)

b) Use a suitable shared library mechanism for linking with the

Library. A suitable mechanism is one that (1) uses at run time a copy of the library already present on the user's computer system, rather than copying library functions into the executable, and (2) will operate properly with a modified version of the library, if the user installs one, as long as the modified version is interface-compatible with the version that the work was made with.

c) Accompany the work with a written offer, valid for at

least three years, to give the same user the materials specified in Subsection 6a, above, for a charge no more than the cost of performing this distribution.

d) If distribution of the work is made by offering access to copy from a designated place, offer equivalent access to copy the above specified materials from the same place.

e) Verify that the user has already received a copy of these

materials or that you have already sent this user a copy.

For an executable, the required form of the "work that uses the Library" must include any data and utility programs needed for reproducing the executable from it. However, as a special exception, the materials to be distributed need not include anything that is normally

distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

It may happen that this requirement contradicts the license restrictions of other proprietary libraries that do not normally accompany the operating system. Such a contradiction means you cannot use both them and the Library together in an executable that you distribute.

7. You may place library facilities that are a work based on the Library side-by-side in a single library together with other library facilities not covered by this License, and distribute such a combined library, provided that the separate distribution of the work based on the Library and of the other library facilities is otherwise permitted, and provided that you do these two things:

a) Accompany the combined library with a copy of the same work based on the Library, uncombined with any other library facilities. This must be distributed under the terms of the Sections above.

b) Give prominent notice with the combined library of the fact that part of it is a work based on the Library, and explaining where to find the accompanying uncombined form of the same work.

8. You may not copy, modify, sublicense, link with, or distribute the Library except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense, link with, or distribute the Library is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

9. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Library or its derivative works. These actions are prohibited by law if

you do not accept this License. Therefore, by modifying or distributing the Library (or any work based on the Library), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Library or works based on it.

10. Each time you redistribute the Library (or any work based on the Library), the recipient automatically receives a license from the original licensor to copy, distribute, link with or modify the Library subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties with this License.

11. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse

you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Library at all. For example, if a patent license would not permit royalty-free redistribution of the Library by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Library.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply, and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system

which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

12. If the distribution and/or use of the Library is restricted in

certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Library under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

13. The Free Software Foundation may publish revised and/or new versions of the Lesser General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Library specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Library does not specify a license version number, you may choose any version ever published by the Free Software Foundation.

14. If you wish to incorporate parts of the Library into other free programs whose distribution conditions are incompatible with these, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

NO WARRANTY

15. BECAUSE THE LIBRARY IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE LIBRARY, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE LIBRARY "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE LIBRARY IS WITH YOU. SHOULD THE LIBRARY PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

16. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE LIBRARY AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR

CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE LIBRARY (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE LIBRARY TO OPERATE WITH ANY OTHER SOFTWARE), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

END OF TERMS AND CONDITIONS

How to Apply These Terms to Your New Libraries

If you develop a new library, and you want it to be of the greatest possible use to the public, we recommend making it free software that everyone can redistribute and change. You can do so by permitting redistribution under these terms (or, alternatively, under the terms of the ordinary General Public License).

To apply these terms, attach the following notices to the library. It is safest to attach them to the start of each source file to most effectively convey

the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

<one line to give the library's name and a brief idea of what it does.>

Copyright (C) <year> <name of author>

This library is free software; you can redistribute it and/or modify it under the terms of the GNU Lesser General Public License as published by the Free Software Foundation; either version 2.1 of the License, or (at your option) any later version.

This library is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU Lesser General Public License for more details.

You should have received a copy of the GNU Lesser General Public License along with this library; if not, write to the Free Software Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA

Also add information on how to contact you by electronic and paper mail.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the library, if necessary. Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the

library `Frob' (a library for tweaking knobs) written by James Random Hacker.

<signature of Ty Coon>, 1 April 1990

Ty Coon, President of Vice

That's all there is to it!

Format: <http://www.debian.org/doc/packaging-manuals/copyright-format/1.0/>

Upstream-Name: libmnl

Upstream-Contact: Pablo Neira Ayuso <pablo@netfilter.org>

Source: <http://www.netfilter.org/projects/libmnl/files>

Files: *

Copyright: 2008-2012, Pablo Neira Ayuso <pablo@netfilter.org>

License: LGPL-2.1

Files: debian/*

Copyright: 2010-2016, Anibal Monsalve Salazar <anibal@debian.org>

2012-2016, Neutron Soutmun <neutrons@debian.org>

License: GPL-2+

License: GPL-2+

This program is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation; either version 2 of the License, or (at your option) any later version.

.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

.

You should have received a copy of the GNU General Public License along with this package; if not, write to the Free Software Foundation, Inc., 51 Franklin St, Fifth Floor, Boston, MA 02110-1301 USA

.

On Debian systems, the complete text of the GNU General Public License version 2 can be found in "/usr/share/common-licenses/GPL-2".

License: LGPL-2.1

This library is free software; you can redistribute it and/or modify it under the terms of the GNU Lesser General Public License as published by the Free Software Foundation; either version 2.1 of the License, or (at your option) any later version.

.

This library is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU

Lesser General Public License for more details.

You should have received a copy of the GNU Lesser General Public License along with this library; if not, write to the Free Software Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA

On Debian systems, the complete text of the GNU Lesser General Public License version 2.1 can be found in "/usr/share/common-licenses/LGPL-2.1".

1.745 readline 8.0-4

1.745.1 Available under license :

This is Debian GNU/Linux's prepackaged version of the FSF's GNU Readline library.

This package was put together by Matthias Klose <doko@debian.org>, derived from the bash package by Guy Maor <maor@debian.org>, from the GNU sources at

<ftp.gnu.org:/pub/gnu/readline/readline-6.0.tar.gz>.

Upstream Authors:

Chet Ramey <chet.ramey@case.edu>
Jeff Solomon <jsolomon@stanford.edu> (examples/excallback.c)
Harold Levy <Harold.Levy@synopsys.com> (examples/rl-fgets.c)
Juergen Weigert <jnweiger@immd4.informatik.uni-erlangen.de> (examples/rlfe)
Michael Schroeder <mlschroe@immd4.informatik.uni-erlangen.de> (examples/rlfe)
Oliver Laumann (examples/rlfe)

Copyright:

Copyright (C) 1987-2009 Free Software Foundation, Inc.
Copyright (C) 1999 Jeff Solomon (examples/excallback.c)
Copyright (C) 2003-2004 Harold Levy (examples/rl-fgets.c)
Copyright (C) 1993-2002 Juergen Weigert (examples/rlfe)
Copyright (C) 1993-2002 Michael Schroeder (examples/rlfe)
Copyright
(C) 1987 Oliver Laumann (examples/rlfe)

License:

Readline is free software: you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation, either version 3 of the License, or (at your option) any later version.

This package is distributed in the hope that it will be useful,
but WITHOUT ANY WARRANTY; without even the implied warranty of
MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the
GNU General Public License for more details.

You should have received a copy of the GNU General Public License
along with Readline. If not, see <<http://www.gnu.org/licenses/>>.

examples/rl-fgets.c: GPL v2 or later.

examples/rlfe: GPL v2 or later.

On Debian systems, the complete text of the GNU General Public License
can be found in ``usr/share/common-licenses/GPL-3'`.

The documentation files `doc/*.texi` and derived `.info`, `.html`, `.ps` and `.pdf`
files are:

Copyright

(C) 1988-2015 Free Software Foundation, Inc.

Permission is granted to copy, distribute and/or modify this
document under the terms of the GNU Free Documentation License,
Version 1.3 or any later version published by the Free Software
Foundation; with no Invariant Sections, no Front-Cover Texts, and
no Back-Cover Texts. A copy of the license is included in the
section entitled "GNU Free Documentation License".

On Debian systems, the complete text of the GNU Free Documentation License
can be found in ``usr/share/common-licenses/GFDL'`.

The Debian packaging is:

Copyright (C) 1999-2009 Matthias Klose <doko@debian.org>

and is licensed under the GPL version 3,

see ``usr/share/common-licenses/GPL-3'`.

@c The GNU Free Documentation License.

@center Version 1.3, 3 November 2008

@c This file is intended to be included within another document,

@c hence no sectioning command or @node.

@display

Copyright @copyright{} 2000, 2001, 2002, 2007, 2008 Free Software Foundation, Inc.

@uref{<http://fsf.org/>}

Everyone is permitted to copy and distribute verbatim copies
of this license document, but changing it is not allowed.

@end display

@enumerate 0

@item

PREAMBLE

The purpose of this License is to make a manual, textbook, or other functional and useful document @dfn{free} in the sense of freedom: to assure everyone the effective freedom to copy and redistribute it, with or without modifying it, either commercially or noncommercially. Secondly, this License preserves for the author and publisher a way to get credit for their work, while not being considered responsible for modifications made by others.

This License is a kind of ``copyleft'', which means that derivative works of the document must themselves be free in the same sense. It complements the GNU General Public License, which is a copyleft license designed for free software.

We have designed this License in order to use it for manuals for free software, because free software needs free documentation: a free program should come with manuals providing the same freedoms that the software does. But this License is not limited to software manuals; it can be used for any textual work, regardless of subject matter or whether it is published as a printed book. We recommend this License principally for works whose purpose is instruction or reference.

@item

APPLICABILITY AND DEFINITIONS

This License applies to any manual or other work, in any medium, that contains a notice placed by the copyright holder saying it can be distributed under the terms of this License. Such a notice grants a world-wide, royalty-free license, unlimited in duration, to use that work under the conditions stated herein. The ``Document'', below, refers

to any such manual or work. Any member of the public is a licensee, and is addressed as ``you''. You accept the license if you copy, modify or distribute the work in a way requiring permission under copyright law.

A ``Modified Version'' of the Document means any work containing the Document or a portion of it, either copied verbatim, or with modifications and/or translated into another language.

A ``Secondary Section'' is a named appendix or a front-matter section of the Document that deals exclusively with the relationship of the

publishers or authors of the Document to the Document's overall subject (or to related matters) and contains nothing that could fall directly within that overall subject. (Thus, if the Document is in part a textbook of mathematics, a Secondary Section may not explain any mathematics.) The relationship could be a matter of historical connection with the subject or with related matters, or of legal, commercial, philosophical, ethical or political position regarding them.

The "Invariant Sections" are certain Secondary Sections whose titles are designated, as being those of Invariant Sections, in the notice that says that the Document is released under this License. If a section does not fit the above definition of Secondary then it is not allowed to be designated as Invariant. The Document may contain zero Invariant Sections. If the Document does not identify any Invariant Sections then there are none.

The "Cover Texts" are certain short passages of text that are listed, as Front-Cover Texts or Back-Cover Texts, in the notice that says that the Document is released under this License. A Front-Cover Text may be at most 5 words, and a Back-Cover Text may be at most 25 words.

A "Transparent" copy of the Document means a machine-readable copy, represented in a format whose specification is available to the general public, that is suitable for revising the document straightforwardly with generic text editors or (for images composed of pixels) generic paint programs or (for drawings) some widely available drawing editor, and that is suitable for input to text formatters or for automatic translation to a variety of formats suitable for input to text formatters. A copy made in an otherwise Transparent file format whose markup, or absence of markup, has been arranged to thwart or discourage subsequent modification by readers is not Transparent. An image format is not Transparent if used for any substantial amount of text. A copy that is not "Transparent" is called "Opaque".

Examples of suitable formats for Transparent copies include plain `@sc{ascii}` without markup, Texinfo input format, `La@TeX{}` input format, `@acronym{SGML}` or `@acronym{XML}` using a publicly available `@acronym{DTD}`, and standard-conforming simple `@acronym{HTML}`, PostScript or `@acronym{PDF}` designed for human modification. Examples of transparent image formats include `@acronym{PNG}`, `@acronym{XCF}` and `@acronym{JPG}`. Opaque formats include proprietary formats that can be read and edited only by proprietary word processors, `@acronym{SGML}` or `@acronym{XML}` for which the `@acronym{DTD}` and/or processing tools are not generally available, and the machine-generated `@acronym{HTML}`,

PostScript or @acronym{PDF} produced by some word processors for output purposes only.

The ``Title Page'' means, for a printed book, the title page itself, plus such following pages as are needed to hold, legibly, the material this License requires to appear in the title page. For works in formats which do not have any title page as such, ``Title Page'' means the text near the most prominent appearance of the work's title, preceding the beginning of the body of the text.

The ``publisher'' means any person or entity that distributes copies of the Document to the public.

A section ``Entitled XYZ'' means a named subunit of the Document whose title either is precisely XYZ or contains XYZ in parentheses following text that translates XYZ in another language. (Here XYZ stands for a specific section name mentioned below, such as ``Acknowledgements'', ``Dedications'', ``Endorsements'', or ``History''.) To ``Preserve the Title'' of such a section when you modify the Document means that it remains a section ``Entitled XYZ'' according to this definition.

The Document may include Warranty Disclaimers next to the notice which states that this License applies to the Document. These Warranty Disclaimers are considered to be included by reference in this License, but only as regards disclaiming warranties: any other implication that these Warranty Disclaimers may have is void and has no effect on the meaning of this License.

@item

VERBATIM COPYING

You may copy and distribute the Document in any medium, either commercially or noncommercially, provided that this License, the copyright notices, and the license notice saying this License applies to the Document are reproduced in all copies, and that you add no other conditions whatsoever to those of this License. You may not use technical measures to obstruct or control the reading or further copying of the copies you make or distribute. However, you may accept compensation in exchange for copies. If you distribute a large enough number of copies you must also follow the conditions in section 3.

You may also lend copies, under the same conditions stated above, and you may publicly display copies.

@item

COPYING IN QUANTITY

If you publish printed copies (or copies in media that commonly have printed covers) of the Document, numbering more than 100, and the Document's license notice requires Cover Texts, you must enclose the copies in covers that carry, clearly and legibly, all these Cover Texts: Front-Cover Texts on the front cover, and Back-Cover Texts on the back cover. Both covers must also clearly and legibly identify you as the publisher of these copies. The front cover must present the full title with all words of the title equally prominent and visible.

You may add other material on the covers in addition.

Copying with changes limited to the covers, as long as they preserve the title of the Document and satisfy these conditions, can be treated as verbatim copying in other respects.

If the required texts for either cover are too voluminous to fit legibly, you should put the first ones listed (as many as fit reasonably) on the actual cover, and continue the rest onto adjacent pages.

If you publish or distribute Opaque copies of the Document numbering more than 100, you must either include a machine-readable Transparent copy along with each Opaque copy, or state in or with each Opaque copy a computer-network location from which the general network-using public has access to download using public-standard network protocols a complete Transparent copy of the Document, free of added material.

If you use the latter option, you must take reasonably prudent steps, when you begin distribution of Opaque copies in quantity, to ensure that

this Transparent copy will remain thus accessible at the stated location until at least one year after the last time you distribute an Opaque copy (directly or through your agents or retailers) of that edition to the public.

It is requested, but not required, that you contact the authors of the Document well before redistributing any large number of copies, to give them a chance to provide you with an updated version of the Document.

@item

MODIFICATIONS

You may copy and distribute a Modified Version of the Document under the conditions of sections 2 and 3 above, provided that you release the Modified Version under precisely this License, with the Modified Version filling the role of the Document, thus licensing distribution and modification of the Modified Version to whoever possesses a copy of it. In addition, you must do these things in the Modified Version:

@enumerate A

@item

Use in the Title Page (and on the covers, if any) a title distinct from that of the Document, and from those of previous versions (which should, if there were any, be listed in the History section of the Document). You may use the same title as a previous version if the original publisher of that version gives permission.

@item

List on the Title Page, as authors, one or more persons or entities responsible for authorship of the modifications in the Modified Version, together with at least five of the principal authors of the Document (all of its principal authors, if it has fewer than five), unless they release you from this requirement.

@item

State on the Title page the name of the publisher of the Modified Version, as the publisher.

@item

Preserve all the copyright notices of the Document.

@item

Add an appropriate copyright notice for your modifications adjacent to the other copyright notices.

@item

Include, immediately after the copyright notices, a license notice giving the public permission to use the Modified Version under the terms of this License, in the form shown in the Addendum below.

@item

Preserve in that license notice the full lists of Invariant Sections and required Cover Texts given in the Document's license notice.

@item

Include an unaltered copy of this License.

@item

Preserve the section Entitled ``History'', Preserve its Title, and add to it an item stating at least the title, year, new authors, and publisher of the Modified Version as given on the Title Page. If there is no section Entitled ``History'' in the Document, create one stating the title, year, authors, and publisher of the Document as given on its Title Page, then add an item describing the Modified Version as stated in the previous sentence.

@item

Preserve the network location, if any, given in the Document for public access to a Transparent copy of the Document, and likewise the network locations given in the Document for previous versions it was based on. These may be placed in the "History" section.

You may omit a network location for a work that was published at least

four years before the Document itself, or if the original publisher of the version it refers to gives permission.

@item

For any section Entitled "Acknowledgements" or "Dedications", Preserve the Title of the section, and preserve in the section all the substance and tone of each of the contributor acknowledgements and/or dedications given therein.

@item

Preserve all the Invariant Sections of the Document, unaltered in their text and in their titles. Section numbers or the equivalent are not considered part of the section titles.

@item

Delete any section Entitled "Endorsements". Such a section may not be included in the Modified Version.

@item

Do not retitle any existing section to be Entitled "Endorsements" or to conflict in title with any Invariant Section.

@item

Preserve any Warranty Disclaimers.

@end enumerate

If the Modified Version includes new front-matter sections or appendices that qualify as Secondary Sections and contain no material copied from the Document,

you may at your option designate some or all of these sections as invariant. To do this, add their titles to the list of Invariant Sections in the Modified Version's license notice. These titles must be distinct from any other section titles.

You may add a section Entitled "Endorsements", provided it contains nothing but endorsements of your Modified Version by various parties---for example, statements of peer review or that the text has been approved by an organization as the authoritative definition of a standard.

You may add a passage of up to five words as a Front-Cover Text, and a passage of up to 25 words as a Back-Cover Text, to the end of the list of Cover Texts in the Modified Version. Only one passage of Front-Cover Text and one of Back-Cover Text may be added by (or through arrangements made by) any one entity. If the Document already includes a cover text for the same cover, previously added by you or by arrangement made by the same entity you are acting on behalf of, you may not add another; but you may replace the old one, on explicit permission from the previous publisher that added the old one.

The author(s) and publisher(s) of the Document do not by this License give permission to use their names for publicity for or to assert or imply endorsement of any Modified Version.

@item

COMBINING DOCUMENTS

You may combine the Document with other documents released under this License, under the terms defined in section 4 above for modified versions, provided that you include in the combination all of the Invariant Sections of all of the original documents, unmodified, and list them all as Invariant Sections of your combined work in its license notice, and that you preserve all their Warranty Disclaimers.

The combined work need only contain one copy of this License, and multiple identical Invariant Sections may be replaced with a single copy. If there are multiple Invariant Sections with the same name but different contents, make the title of each such section unique by adding at the end of it, in parentheses, the name of the original author or publisher of that section if known, or else a unique number. Make the same adjustment to the section titles in the list of Invariant Sections in the license notice of the combined work.

In the combination, you must combine any sections Entitled ``History'' in the various original documents, forming one section Entitled ``History''; likewise combine any sections Entitled ``Acknowledgements'', and any sections Entitled ``Dedications''. You must delete all sections Entitled ``Endorsements.''

@item

COLLECTIONS OF DOCUMENTS

You may make a collection consisting of the Document and other documents released under this License, and replace the individual copies of this License in the various documents with a single copy that is included in the collection, provided that you follow the rules of this License for

verbatim copying of each of the documents in all other respects.

You may extract

a single document from such a collection, and distribute it individually under this License, provided you insert a copy of this License into the extracted document, and follow this License in all other respects regarding verbatim copying of that document.

@item

AGGREGATION WITH INDEPENDENT WORKS

A compilation of the Document or its derivatives with other separate and independent documents or works, in or on a volume of a storage or distribution medium, is called an "aggregate" if the copyright resulting from the compilation is not used to limit the legal rights of the compilation's users beyond what the individual works permit. When the Document is included in an aggregate, this License does not apply to the other works in the aggregate which are not themselves derivative works of the Document.

If the Cover Text requirement of section 3 is applicable to these copies of the Document, then if the Document is less than one half of the entire aggregate, the Document's Cover Texts may be placed on covers that bracket the Document within the aggregate, or the electronic equivalent of covers if the Document is in electronic form. Otherwise they must appear on printed covers that bracket the whole aggregate.

@item

TRANSLATION

Translation is considered a kind of modification, so you may distribute translations of the Document under the terms of section 4. Replacing Invariant Sections with translations requires special permission from their copyright holders, but you may include translations of some or all Invariant Sections in addition to the original versions of these Invariant Sections. You may include a translation of this License, and all the license notices in the Document, and any Warranty Disclaimers, provided that you also include the original English version of this License and the original versions of those notices and disclaimers. In case of a disagreement between the translation and the original version of this License or a notice or disclaimer, the original version will prevail.

If a section in the Document is Entitled "Acknowledgements", "Dedications", or "History", the requirement (section 4) to Preserve

its Title (section 1) will typically require changing the actual title.

@item

TERMINATION

You may not copy, modify, sublicense, or distribute the Document except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense, or distribute it is void, and will automatically terminate your rights under this License.

However, if you cease all violation of this License, then your license from a particular copyright holder is reinstated (a) provisionally, unless and until the copyright holder explicitly and finally terminates your license, and (b) permanently, if the copyright holder fails to notify you of the violation by some reasonable means prior to 60 days after the cessation.

Moreover, your license from a particular copyright holder is reinstated permanently if the copyright holder notifies you of the violation by some reasonable means, this is the first time you have received notice of violation of this License (for any work) from that copyright holder, and you cure the violation prior to 30 days after your receipt of the notice.

Termination of your rights under this section does not terminate the licenses of parties who have received copies or rights from you under this License. If your rights have been terminated and not permanently reinstated, receipt of a copy of some or all of the same material does not give you any rights to use it.

@item

FUTURE REVISIONS OF THIS LICENSE

The Free Software Foundation may publish new, revised versions of the GNU Free Documentation License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns. See <http://www.gnu.org/copyleft/>.

Each version of the License is given a distinguishing version number. If the Document specifies that a particular numbered version of this License "or any later version" applies to it, you have the option of following the terms and conditions either of that specified version or of any later version that has been published (not as a draft) by the Free Software Foundation. If the Document does not specify a version

number of this License, you may choose any version ever published (not as a draft) by the Free Software Foundation. If the Document specifies that a proxy can decide which future versions of this License can be used, that proxy's public statement of acceptance of a version permanently authorizes you to choose that version for the Document.

@item

RELICENSING

``Massive Multiauthor Collaboration Site" (or ``MMC Site") means any World Wide Web server that publishes copyrightable works and also provides prominent facilities for anybody to edit those works. A public wiki that anybody can edit is an example of such a server. A ``Massive Multiauthor Collaboration" (or ``MMC") contained in the site means any set of copyrightable works thus published on the MMC site.

``CC-BY-SA" means the Creative Commons Attribution-Share Alike 3.0 license published by Creative Commons Corporation, a not-for-profit corporation with a principal place of business in San Francisco, California, as well as future copyleft versions of that license published by that same organization.

``Incorporate" means to publish or republish a Document, in whole or in part, as part of another Document.

An MMC is ``eligible for relicensing" if it is licensed under this License, and if all works that were first published under this License somewhere other than this MMC, and subsequently incorporated in whole or in part into the MMC, (1) had no cover texts or invariant sections, and (2) were thus incorporated prior to November 1, 2008.

The operator of an MMC Site may republish an MMC contained in the site under CC-BY-SA on the same site at any time before August 1, 2009, provided the MMC is eligible for relicensing.

@end enumerate

@page

@heading ADDENDUM: How to use this License for your documents

To use this License in a document you have written, include a copy of the License in the document and put the following copyright and license notices just after the title page:

```
@smallexample
@group
Copyright (C) @var{year} @var{your name}.
Permission is granted to copy, distribute and/or modify this document
under the terms of the GNU Free Documentation License, Version 1.3
or any later version published by the Free Software Foundation;
with no Invariant Sections, no Front-Cover Texts, and no Back-Cover
Texts. A copy of the license is included in the section entitled ``GNU
Free Documentation License".
@end group
@end smallexample
```

If you have Invariant Sections, Front-Cover Texts and Back-Cover Texts, replace the ``with@dots{ }Texts." line with this:

```
@smallexample
@group
with the Invariant Sections being @var{list their titles}, with
the Front-Cover
Texts being @var{list}, and with the Back-Cover Texts
being @var{list}.
@end group
@end smallexample
```

If you have Invariant Sections without Cover Texts, or some other combination of the three, merge those two alternatives to suit the situation.

If your document contains nontrivial examples of program code, we recommend releasing these examples in parallel under your choice of free software license, such as the GNU General Public License, to permit their use in free software.

```
@c Local Variables:
@c ispell-local-pdict: "ispell-dict"
@c End:
```

GNU GENERAL PUBLIC LICENSE
Version 3, 29 June 2007

Copyright (C) 2007 Free Software Foundation, Inc. <<http://fsf.org/>>
Everyone is permitted to copy and distribute verbatim copies
of this license document, but changing it is not allowed.

Preamble

The GNU General Public License is a free, copyleft license for software and other kinds of works.

The licenses for most software and other practical works are designed to take away your freedom to share and change the works. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change all versions of a program--to make sure it remains free software for all its users. We, the Free Software Foundation, use the GNU General Public License for most of our software; it applies also to any other work released this way by its authors. You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for them if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs, and that you know you can do these things.

To protect your rights, we need to prevent others from denying you these rights or asking you to surrender the rights. Therefore, you have certain responsibilities if you distribute copies of the software, or if you modify it: responsibilities to respect the freedom of others.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must pass on to the recipients the same freedoms that you received. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

Developers that use the GNU GPL protect your rights with two steps:

(1) assert copyright on the software, and (2) offer you this License giving you legal permission to copy, distribute and/or modify it.

For the developers' and authors' protection, the GPL clearly explains that there is no warranty for this free software. For both users' and authors' sake, the GPL requires that modified versions be marked as changed, so that their problems will not be attributed erroneously to authors of previous versions.

Some devices are designed to deny users access to install or run modified versions of the software inside them, although the manufacturer can do so. This is fundamentally incompatible with the aim of protecting users' freedom to change the software. The systematic pattern of such abuse occurs in the area of products for individuals to use, which is precisely where it is most unacceptable. Therefore, we have designed this version of the GPL to prohibit the practice for those products. If such problems arise substantially in other domains, we stand

ready to extend this provision to those domains in future versions of the GPL, as needed to protect the freedom of users.

Finally, every program is threatened constantly by software patents. States should not allow patents to restrict development and use of software on general-purpose computers, but in those that do, we wish to avoid the special danger that patents applied to a free program could make it effectively proprietary. To prevent this, the GPL assures that patents cannot be used to render the program non-free.

The precise terms and conditions for copying, distribution and modification follow.

TERMS AND CONDITIONS

0. Definitions.

"This License" refers to version 3 of the GNU General Public License.

"Copyright" also means copyright-like laws that apply to other kinds of works, such as semiconductor masks.

"The Program" refers to any copyrightable work licensed under this License. Each licensee is addressed as "you". "Licensees" and "recipients" may be individuals or organizations.

To "modify" a work means to copy from or adapt all or part of the work in a fashion requiring copyright permission, other than the making of an exact copy. The resulting work is called a "modified version" of the earlier work or a work "based on" the earlier work.

A "covered work" means either the unmodified Program or a work based on the Program.

To "propagate" a work means to do anything with it that, without permission, would make you directly or secondarily liable for infringement under applicable copyright law, except executing it on a computer or modifying a private copy. Propagation includes copying, distribution (with or without modification), making available to the public, and in some countries other activities as well.

To "convey" a work means any kind of propagation that enables other parties to make or receive copies. Mere interaction with a user through a computer network, with no transfer of a copy, is not conveying.

An interactive user interface displays "Appropriate Legal Notices"

to the extent that it includes a convenient and prominently visible feature that (1) displays an appropriate copyright notice, and (2) tells the user that there is no warranty for the work (except to the extent that warranties are provided), that licensees may convey the work under this License, and how to view a copy of this License. If the interface presents a list of user commands or options, such as a menu, a prominent item in the list meets this criterion.

1. Source Code.

The "source code" for a work means the preferred form of the work for making modifications to it. "Object code" means any non-source form of a work.

A "Standard Interface" means an interface that either is an official standard defined by a recognized standards body, or, in the case of interfaces specified for a particular programming language, one that is widely used among developers working in that language.

The

"System Libraries" of an executable work include anything, other than the work as a whole, that (a) is included in the normal form of packaging a Major Component, but which is not part of that Major Component, and (b) serves only to enable use of the work with that Major Component, or to implement a Standard Interface for which an implementation is available to the public in source code form. A "Major Component", in this context, means a major essential component (kernel, window system, and so on) of the specific operating system (if any) on which the executable work runs, or a compiler used to produce the work, or an object code interpreter used to run it.

The "Corresponding Source" for a work in object code form means all the source code needed to generate, install, and (for an executable work) run the object code and to modify the work, including scripts to control those activities. However, it does not include the work's System Libraries, or general-purpose tools or generally available free programs which are used unmodified in performing those activities but which are not part of the work. For example, Corresponding Source includes interface definition files associated with source files for the work, and the source code for shared libraries and dynamically linked subprograms that the work is specifically designed to require, such as by intimate data communication or control flow between those subprograms and other parts of the work.

The Corresponding Source need not include anything that users can regenerate automatically from other parts of the Corresponding Source.

The Corresponding Source for a work in source code form is that same work.

2. Basic Permissions.

All rights granted under this License are granted for the term of copyright on the Program, and are irrevocable provided the stated conditions are met. This License explicitly affirms your unlimited permission to run the unmodified Program. The output from running a covered work is covered

by this License only if the output, given its content, constitutes a covered work. This License acknowledges your rights of fair use or other equivalent, as provided by copyright law.

You may make, run and propagate covered works that you do not convey, without conditions so long as your license otherwise remains in force. You may convey covered works to others for the sole purpose of having them make modifications exclusively for you, or provide you with facilities for running those works, provided that you comply with the terms of this License in conveying all material for which you do not control copyright. Those thus making or running the covered works for you must do so exclusively on your behalf, under your direction and control, on terms that prohibit them from making any copies of your copyrighted material outside their relationship with you.

Conveying under any other circumstances is permitted solely under the conditions stated below. Sublicensing is not allowed;

section 10 makes it unnecessary.

3. Protecting Users' Legal Rights From Anti-Circumvention Law.

No covered work shall be deemed part of an effective technological measure under any applicable law fulfilling obligations under article 11 of the WIPO copyright treaty adopted on 20 December 1996, or similar laws prohibiting or restricting circumvention of such measures.

When you convey a covered work, you waive any legal power to forbid circumvention of technological measures to the extent such circumvention is effected by exercising rights under this License with respect to the covered work, and you disclaim any intention to limit operation or modification of the work as a means of enforcing, against the work's users, your or third parties' legal rights to forbid circumvention of technological measures.

4. Conveying Verbatim Copies.

You may convey verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately
publish on each copy an appropriate copyright notice;
keep intact all notices stating that this License and any non-permissive terms added in accord with section 7 apply to the code;
keep intact all notices of the absence of any warranty; and give all recipients a copy of this License along with the Program.

You may charge any price or no price for each copy that you convey, and you may offer support or warranty protection for a fee.

5. Conveying Modified Source Versions.

You may convey a work based on the Program, or the modifications to produce it from the Program, in the form of source code under the terms of section 4, provided that you also meet all of these conditions:

- a) The work must carry prominent notices stating that you modified it, and giving a relevant date.
- b) The work must carry prominent notices stating that it is released under this License and any conditions added under section 7. This requirement modifies the requirement in section 4 to "keep intact all notices".
- c) You must license the entire work, as a whole, under this License to anyone who comes into possession of a copy. This License will therefore apply, along with any applicable section 7 additional terms, to the whole of the work, and all its parts, regardless of how they are packaged. This License gives no permission to license the work in any other way, but it does not invalidate such permission if you have separately received it.
- d) If the work has interactive user interfaces, each must display Appropriate Legal Notices; however, if the Program has interactive interfaces that do not display Appropriate Legal Notices, your work need not make them do so.

A compilation of a covered work with other separate and independent works, which are not by their nature extensions of the covered work, and which are not combined with it such as to form a larger program, in or on a volume of a storage or distribution medium, is called an "aggregate" if the compilation and its resulting copyright are not used to limit the access or legal rights of the compilation's users

beyond what the individual works permit. Inclusion of a covered work in an aggregate does not cause this License to apply to the other parts of the aggregate.

6. Conveying Non-Source Forms.

You may convey a covered work in object code form under the terms of sections 4 and 5, provided that you also convey the machine-readable Corresponding Source under the terms of this License, in one of these ways:

a) Convey the object code in, or embodied in, a physical product (including a physical distribution medium), accompanied by the Corresponding Source fixed on a durable physical medium customarily used for software interchange.

b) Convey the object code in, or embodied in, a physical product (including a physical distribution medium), accompanied by a written offer, valid for at least three years and valid for as long as you offer spare parts or customer support for that product model, to give anyone who possesses the object code either (1) a copy of the Corresponding Source for all the software in the product that is covered by this License, on a durable physical medium customarily used for software interchange, for a price no more than your reasonable cost of physically performing this conveying of source, or (2) access to copy the Corresponding Source from a network server at no charge.

c) Convey individual copies of the object code with a copy of the written offer to provide the Corresponding Source. This alternative is allowed only occasionally and noncommercially, and only if you received the object code with such an offer, in accord with subsection 6b.

d) Convey the object code by offering access from a designated place (gratis or for a charge), and offer equivalent access to the Corresponding Source in the same way through the same place at no further charge. You need not require recipients to copy the Corresponding Source along with the object code. If the place to copy the object code is a network server, the Corresponding Source may be on a different server (operated by you or a third party) that supports equivalent copying facilities, provided you maintain clear directions next to the object code saying where to find the Corresponding Source. Regardless of what server hosts the Corresponding Source, you remain obligated to ensure that it is available for as long as needed to satisfy these requirements.

e) Convey the object code using peer-to-peer transmission, provided you inform other peers where the object code and Corresponding Source of the work are being offered to the general public at no charge under subsection 6d.

A separable portion of the object code, whose source code is excluded from the Corresponding Source as a System Library, need not be included in conveying the object code work.

A "User Product" is either (1) a "consumer product", which means any tangible personal property which is normally used for personal, family, or household purposes, or (2) anything designed or sold for incorporation into a dwelling. In determining whether a product is a consumer product, doubtful cases shall be resolved in favor of coverage. For a particular product received by a particular user, "normally used" refers to a typical or common use of that class of product, regardless of the status of the particular user or of the way in which the particular user actually uses, or expects or is expected to use, the product. A product is a consumer product regardless of whether the product has substantial commercial, industrial or non-consumer uses, unless such uses represent the only significant mode of use of the product.

"Installation Information" for a User Product means any methods, procedures, authorization keys, or other information required to install and execute modified versions of a covered work in that User Product from a modified version of its Corresponding Source. The information must suffice to ensure that the continued functioning of the modified object code is in no case prevented or interfered with solely because modification has been made.

If you convey an object code work under this section in, or with, or specifically for use in, a User Product, and the conveying occurs as part of a transaction in which the right of possession and use of the User Product is transferred to the recipient in perpetuity or for a fixed term (regardless of how the transaction is characterized), the Corresponding Source conveyed under this section must be accompanied by the Installation Information. But this requirement does not apply if neither you nor any third party retains the ability to install modified object code on the User Product (for example, the work has been installed in ROM).

The requirement to provide Installation Information does not include a requirement to continue to provide support service, warranty, or updates for a work that has been modified or installed by the recipient, or for

the User Product in which it has been modified or installed. Access to a network may be denied when the modification itself materially and adversely affects the operation of the network or violates the rules and protocols for communication across the network.

Corresponding Source conveyed, and Installation Information provided, in accord with this section must be in a format that is publicly documented (and with an implementation available to the public in source code form), and must require no special password or key for unpacking, reading or copying.

7. Additional Terms.

"Additional permissions" are terms that supplement the terms of this License by making exceptions from one or more of its conditions. Additional permissions that are applicable to the entire Program shall be treated as though they were included in this License, to the extent that they are valid under applicable law. If additional permissions apply only to part of the Program, that part may be used separately under those permissions, but the entire Program remains governed by this License without regard to the additional permissions.

When you convey a copy of a covered work, you may at your option remove any additional permissions from that copy, or from any part of it. (Additional permissions may be written to require their own removal in certain cases when you modify the work.) You may place additional permissions on material, added by you to a covered work, for which you have or can give appropriate copyright permission.

Notwithstanding any other provision of this License, for material you add to a covered work, you may (if authorized by the copyright holders of that material) supplement the terms of this License with terms:

- a) Disclaiming warranty or limiting liability differently from the terms of sections 15 and 16 of this License; or
- b) Requiring preservation of specified reasonable legal notices or author attributions in that material or in the Appropriate Legal Notices displayed by works containing it; or
- c) Prohibiting misrepresentation of the origin of that material, or requiring that modified versions of such material be marked in reasonable ways as different from the original version; or
- d) Limiting the use for publicity purposes of names of licensors or authors of the material; or

e) Declining to grant rights under trademark law for use of some trade names, trademarks, or service marks; or

f) Requiring indemnification of licensors and authors of that material by anyone who conveys the material (or modified versions of it) with contractual assumptions of liability to the recipient, for any liability that these contractual assumptions directly impose on

those licensors and authors.

All other non-permissive additional terms are considered "further restrictions" within the meaning of section 10. If the Program as you received it, or any part of it, contains a notice stating that it is governed by this License along with a term that is a further restriction, you may remove that term. If a license document contains a further restriction but permits relicensing or conveying under this License, you may add to a covered work material governed by the terms of that license document, provided that the further restriction does not survive such relicensing or conveying.

If you add terms to a covered work in accord with this section, you must place, in the relevant source files, a statement of the additional terms that apply to those files, or a notice indicating where to find the applicable terms.

Additional terms, permissive or non-permissive, may be stated in the form of a separately written license, or stated as exceptions; the above requirements apply either way.

8. Termination.

You may not propagate or modify a covered work except as expressly provided under this License. Any attempt otherwise to propagate or modify it is void, and will automatically terminate your rights under this License (including any patent licenses granted under the third paragraph of section 11).

However, if you cease all violation of this License, then your license from a particular copyright holder is reinstated (a) provisionally, unless and until the copyright holder explicitly and finally terminates your license, and (b) permanently, if the copyright holder fails to notify you of the violation by some reasonable means prior to 60 days after the cessation.

Moreover, your license from a particular copyright holder is reinstated permanently if the copyright holder notifies you of the

violation by some reasonable means, this is the first time you have received notice of violation of this License (for any work) from that copyright holder, and you cure the violation prior to 30 days after your receipt of the notice.

Termination of your rights under this section does not terminate the licenses of parties who have received copies or rights from you under this License. If your rights have been terminated and not permanently reinstated, you do not qualify to receive new licenses for the same material under section 10.

9. Acceptance Not Required for Having Copies.

You are not required to accept this License in order to receive or run a copy of the Program. Ancillary propagation of a covered work occurring solely as a consequence of using peer-to-peer transmission to receive a copy likewise does not require acceptance. However, nothing other than this License grants you permission to propagate or modify any covered work. These actions infringe copyright if you do not accept this License. Therefore, by modifying or propagating a covered work, you indicate your acceptance of this License to do so.

10. Automatic Licensing of Downstream Recipients.

Each time you convey a covered work, the recipient automatically receives a license from the original licensors, to run, modify and propagate that work, subject to this License. You are not responsible for enforcing compliance by third parties with this License.

An "entity transaction" is a transaction transferring control of an organization, or substantially all assets of one, or subdividing an organization, or merging organizations. If propagation of a covered work results from an entity transaction, each party to that transaction who receives a copy of the work also receives whatever licenses to the work the party's predecessor in interest had or could give under the previous paragraph, plus a right to possession of the Corresponding Source of the work from the predecessor in interest, if the predecessor has it or can get it with reasonable efforts.

You may not impose any further restrictions on the exercise of the rights granted or affirmed under this License. For example, you may not impose a license fee, royalty, or other charge for exercise of rights granted under this License, and you may not initiate litigation (including a cross-claim or counterclaim in a lawsuit) alleging that any patent claim is infringed by making, using, selling, offering for

sale, or importing the Program or any portion of it.

11. Patents.

A "contributor" is a copyright holder who authorizes use under this License of the Program or a work on which the Program is based. The work thus licensed is called the contributor's "contributor version".

A contributor's "essential patent claims" are all patent claims owned or controlled by the contributor, whether already acquired or hereafter acquired, that would be infringed by some manner, permitted by this License, of making, using, or selling its contributor version, but do not include claims that would be infringed only as a consequence of further modification of the contributor version. For purposes of this definition, "control" includes the right to grant patent sublicenses in a manner consistent with the requirements of this License.

Each contributor grants you a non-exclusive, worldwide, royalty-free patent license under the contributor's essential patent claims, to make, use, sell, offer for sale, import and otherwise run, modify and propagate the contents of its contributor version.

In the following three paragraphs, a "patent license" is any express agreement or commitment, however denominated, not to enforce a patent (such as an express permission to practice a patent or covenant not to sue for patent infringement). To "grant" such a patent license to a party means to make such an agreement or commitment not to enforce a patent against the party.

If you convey a covered work, knowingly relying on a patent license, and the Corresponding Source of the work is not available for anyone to copy, free of charge and under the terms of this License, through a publicly available network server or other readily accessible means, then you must either (1) cause the Corresponding Source to be so available, or (2) arrange to deprive yourself of the benefit of the patent license for this particular work, or (3) arrange, in a manner consistent with the requirements of this License, to extend the patent license to downstream recipients. "Knowingly relying" means you have actual knowledge that, but for the patent license, your conveying the covered work in a country, or your recipient's use of the covered work in a country, would infringe one or more identifiable patents in that country that you have reason to believe are valid.

If, pursuant to or in connection with a single transaction or arrangement, you convey, or propagate by procuring conveyance of, a

covered work, and grant a patent license to some of the parties receiving the covered work authorizing them to use, propagate, modify or convey a specific copy of the covered work, then the patent license you grant is automatically extended to all recipients of the covered work and works based on it.

A patent license is "discriminatory" if it does not include within the scope of its coverage, prohibits the exercise of, or is conditioned on the non-exercise of one or more of the rights that are specifically granted under this License. You may not convey a covered work if you are a party to an arrangement with a third party that is in the business of distributing software, under which you make payment to the third party based on the extent of your activity of conveying the work, and under which the third party grants, to any of the parties who would receive the covered work from you, a discriminatory patent license (a) in connection with copies of the covered work conveyed by you (or copies made from those copies), or (b) primarily for and in connection with specific products or compilations that contain the covered work, unless you entered into that arrangement, or that patent license was granted, prior to 28 March 2007.

Nothing in this License shall be construed as excluding or limiting any implied license or other defenses to infringement that may otherwise be available to you under applicable patent law.

12. No Surrender of Others' Freedom.

If conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot convey a covered work so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not convey it at all. For example, if you agree to terms that obligate you to collect a royalty for further conveying from those to whom you convey the Program, the only way you could satisfy both those terms and this License would be to refrain entirely from conveying the Program.

13. Use with the GNU Affero General Public License.

Notwithstanding any other provision of this License, you have permission to link or combine any covered work with a work licensed under version 3 of the GNU Affero General Public License into a single combined work, and to convey the resulting work. The terms of this License will continue to apply to the part which is the covered work, but the special requirements of the GNU Affero General Public License, section 13, concerning interaction through a network will apply to the

combination as such.

14. Revised Versions of this License.

The Free Software Foundation may publish revised and/or new versions of the GNU General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies that a certain numbered version of the GNU General Public License "or any later version" applies to it, you have the option of following the terms and conditions either of that numbered version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of the GNU General Public License, you may choose any version ever published by the Free Software Foundation.

If the Program specifies that a proxy can decide which future versions of the GNU General Public License can be used, that proxy's public statement of acceptance of a version permanently authorizes you to choose that version for the Program.

Later license versions may give you additional or different permissions. However, no additional obligations are imposed on any author or copyright holder as a result of your choosing to follow a later version.

15. Disclaimer of Warranty.

THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

16. Limitation of Liability.

IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MODIFIES AND/OR CONVEYS THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF

DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

17.

Interpretation of Sections 15 and 16.

If the disclaimer of warranty and limitation of liability provided above cannot be given local legal effect according to their terms, reviewing courts shall apply local law that most closely approximates an absolute waiver of all civil liability in connection with the Program, unless a warranty or assumption of liability accompanies a copy of the Program in return for a fee.

END OF TERMS AND CONDITIONS

How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively state the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

```
<one line to give the program's name and a brief idea of what it does.>  
Copyright (C) <year> <name of author>
```

```
This program is free software: you can redistribute it and/or modify  
it under the terms of the GNU General Public License as published by  
the Free Software Foundation, either version 3 of the License, or  
(at your option) any later version.
```

```
This program is distributed in the hope that it will be useful,  
but WITHOUT ANY WARRANTY; without even the implied warranty of  
MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the  
GNU General Public License for more details.
```

```
You should have received a copy of the GNU General Public License  
along with this program. If not, see <http://www.gnu.org/licenses/>.
```

Also add information on how to contact you by electronic and paper mail.

If the program does terminal interaction, make it output a short

notice like this when it starts in an interactive mode:

```
<program> Copyright (C) <year> <name of author>  
This program comes with ABSOLUTELY NO WARRANTY; for details type `show w'.  
This is free software, and you are welcome to redistribute it  
under certain conditions; type `show c' for details.
```

The hypothetical commands `show w' and `show c' should show the appropriate parts of the General Public License. Of course, your program's commands might be different; for a GUI interface, you would use an "about box".

You should also get your employer (if you work as a programmer) or school, if any, to sign a "copyright disclaimer" for the program, if necessary. For more information on this, and how to apply and follow the GNU GPL, see <http://www.gnu.org/licenses/>.

The GNU General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Lesser General Public License instead of this License. But first, please read <http://www.gnu.org/philosophy/why-not-lgpl.html>.

GNU GENERAL PUBLIC LICENSE
Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.
59 Temple Place, Suite 330, Boston, MA 02111-1307 USA
Everyone is permitted to copy and distribute verbatim copies
of this license document, but changing it is not allowed.

Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. This General Public License applies to most of the Free Software Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Library General Public License instead.) You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for

this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and modification follow.

GNU GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in

the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

- a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.
- b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.
- c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program,

and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Program.

In addition, mere aggregation of another work not based on the Program with the Program (or with a work based on the Program) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

a) Accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include

anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution

of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free

programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW.

EXCEPT WHEN

OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN

IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

END OF TERMS AND CONDITIONS

How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

<one line to give the program's name and a brief idea of what it does.>

Copyright (C) <year> <name of author>

This program is free software; you can redistribute it and/or modify

it under the terms of the GNU General Public License as published by
the Free Software Foundation; either version 2 of the License,
or
(at your option) any later version.

This program is distributed in the hope that it will be useful,
but WITHOUT ANY WARRANTY; without even the implied warranty of
MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the
GNU General Public License for more details.

You should have received a copy of the GNU General Public License
along with this program; if not, write to the Free Software
Foundation, Inc., 59 Temple Place, Suite 330, Boston, MA 02111-1307 USA

Also add information on how to contact you by electronic and paper mail.

If the program is interactive, make it output a short notice like this
when it starts in an interactive mode:

```
Gnomovision version 69, Copyright (C) year name of author
Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type `show w'.
This is free software, and you are welcome to redistribute it
under certain conditions; type `show c' for details.
```

The hypothetical commands `show w' and
`show c' should show the appropriate
parts of the General Public License. Of course, the commands you use may
be called something other than `show w' and `show c'; they could even be
mouse-clicks or menu items--whatever suits your program.

You should also get your employer (if you work as a programmer) or your
school, if any, to sign a "copyright disclaimer" for the program, if
necessary. Here is a sample; alter the names:

```
Yoyodyne, Inc., hereby disclaims all copyright interest in the program
`Gnomovision' (which makes passes at compilers) written by James Hacker.
```

```
<signature of Ty Coon>, 1 April 1989
Ty Coon, President of Vice
```

This General Public License does not permit incorporating your program into
proprietary programs. If your program is a subroutine library, you may
consider it more useful to permit linking proprietary applications with the
library. If this is what you want to do, use the GNU Library General
Public License instead of this License.

This is Debian GNU/Linux's prepackaged version of the rlfe program.
This package was put together by Matthias Klose <doko@debian.org>.

Upstream source:

<ftp.gnu.org/pub/gnu/readline/readline-4.3.tar.gz>.

Author: Per Bothner

Copyright:

/* A front-end using readline to "cook" input lines for Kawa.

*

* Copyright (C) 1999 Per Bothner

*

* This front-end program is free software; you can redistribute it and/or
* modify it under the terms of the GNU General Public License as published
* by the Free Software Foundation; either version 2, or (at your option)
* any later version.

*

* Some code from Johnson & Troan: "Linux Application Development"
* (Addison-Wesley, 1998) was used directly or for inspiration.

*/

You should have received a copy of the GNU General Public License with
your Debian GNU/Linux system, in `/usr/share/common-licenses/GPL`, or with
the Debian GNU/Linux bash source package as the file `COPYING`. If not,
write to the Free Software Foundation, Inc., 51 Franklin St,
Fifth Floor,
Boston, MA 02110-1301, USA.

1.746 libpkit 0.23.20-1ubuntu0.1

1.746.1 Available under license :

Redistribution and use in source and binary forms, with or without
modification, are permitted provided that the following conditions
are met:

- * Redistributions of source code must retain the above
copyright notice, this list of conditions and the
following disclaimer.
- * Redistributions in binary form must reproduce the
above copyright notice, this list of conditions and
the following disclaimer in the documentation and/or
other materials provided with the distribution.
- * The names of contributors to this software may not be
used to endorse or promote products derived from this
software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS

"AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

1.747 x-net 0.8.0

1.747.1 Available under license :

Copyright (c) 2009 The Go Authors. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- * Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- * Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
- * Neither the name of Google Inc. nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

1.748 x-sys 0.6.0

1.748.1 Available under license :

Copyright (c) 2013 unformatt

MIT License

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

1.749 x-text 0.8.0

1.749.1 Available under license :

Copyright (c) 2009 The Go Authors. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- * Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- * Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
- * Neither the name of Google Inc. nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER

OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

1.750 x-term 0.6.0

1.750.1 Available under license :

Copyright (c) 2009 The Go Authors. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- * Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- * Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
- * Neither the name of Google Inc. nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER

OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

1.751 wheel 0.40.0

1.751.1 Available under license :

MIT License

Copyright (c) 2012 Daniel Holth <dholth@fastmail.fm> and contributors

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

1.752 klauspost-compress 1.16.0

1.752.1 Available under license :

Copyright (c) 2015, Pierre Curto
All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- * Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- * Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
- * Neither the name of xxHash nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT HOLDER OR CONTRIBUTORS BE LIABLE

FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

```
# This is the official list of people who can contribute
# (and typically have contributed) code to the Snappy-Go repository.
# The AUTHORS file lists the copyright holders; this file
# lists people. For example, Google employees are listed here
# but not in AUTHORS, because Google holds the copyright.
#
# The submission process automatically checks to make sure
# that people submitting code are listed in this file (by email address).
#
# Names should be added to this file only after verifying that
# the individual or the individual's organization has agreed to
# the appropriate Contributor License Agreement, found here:
#
# http://code.google.com/legal/individual-cla-v1.0.html
# http://code.google.com/legal/corporate-cla-v1.0.html
#
# The agreement for individuals can be filled out on the web.
#
# When adding J Random Contributor's name to this file,
# either J's name or J's organization's name should be
# added to the AUTHORS file, depending on whether the
# individual or corporate
# CLA was used.
```

```
# Names should be added to this file like so:
```

```
# Name <email address>
```

```
# Please keep the list sorted.
```

```
Alex Legg <alexlegg@google.com>
```

```
Damian Gryski <dgryski@gmail.com>
```

```
Eric Buth <eric@topos.com>
```

```
Jan Mercl <0xjnm1@gmail.com>
```

```
Jonathan Swinney <jswinney@amazon.com>
```

```
Kai Backman <kaib@golang.org>
```

```
Klaus Post <klauspost@gmail.com>
```

```
Marc-Antoine Ruel <maruel@chromium.org>
```

Nigel Tao <nigeltao@golang.org>
Rob Pike <r@golang.org>
Rodolfo Carvalho <rhcarvalho@gmail.com>
Russ Cox <rsc@golang.org>
Sebastien Binet <seb.binet@gmail.com>
The MIT License (MIT)

Copyright (c) 2015 Klaus Post

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Copyright (c) 2011 The Snappy-Go Authors. All rights reserved.

Copyright (c) 2019 Klaus Post. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- * Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- * Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
- * Neither the name of Google Inc. nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE

ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Copyright 2016 The filepathx Authors

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Apache License

Version 2.0, January 2004

<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of,

publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and

wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the

Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright 2016-2017 The New York Times Company

Licensed under the Apache License, Version 2.0 (the "License"); you may not use this file except in compliance with the License. You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

Copyright (c) 2016 Caleb Spare

MIT License

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the

"Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Copyright (c) 2012 The Go Authors. All rights reserved.

Copyright (c) 2019 Klaus Post. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- * Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- * Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
- * Neither the name of Google Inc. nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Files: gzhttp/*

Apache License
Version 2.0, January 2004
<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes

of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

(a) You must give any other recipients of the Work or Derivative Works a copy of this License; and

(b) You must cause any modified files to carry prominent notices stating that You changed the files;

and

(c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and

(d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally

appear. The contents

of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall

be under the terms and conditions of

this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.
7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.
8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.
9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following

boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright 2016-2017 The New York Times Company

Licensed under the Apache License, Version 2.0 (the "License"); you may not use this file except in compliance with the License. You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

Files: s2/cmd/internal/readahead/*

The MIT License
(MIT)

Copyright (c) 2015 Klaus Post

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH

THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Files: snappy/*

Files: internal/snapref/*

Copyright (c) 2011 The Snappy-Go Authors. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- * Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.

- * Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

- * Neither the name of Google Inc. nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED

TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Files: s2/cmd/internal/filepathx/*

Copyright 2016 The filepathx Authors

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Copyright (c) 2011 The Snappy-Go Authors. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- * Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- * Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
- * Neither the name of Google Inc. nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER

OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

1.753 jmx-prometheus-javaagent 0.18.0

1.753.1 Available under license :

No license file was found, but licenses were detected in source scan.

<name>Apache License, Version 2.0</name>

<url><http://www.apache.org/licenses/LICENSE-2.0.txt></url>

Found in path(s):

* /opt/cola/permits/1594592384_1678980969.0263424/0/jmx-prometheus-javaagent-0-18-0-sources-jar/META-INF/maven/org.yaml/snakeyaml/pom.xml

No license file was found, but licenses were detected in source scan.

<url><http://www.apache.org/licenses/LICENSE-2.0.txt></url>

Found in path(s):

* /opt/cola/permits/1594592384_1678980969.0263424/0/jmx-prometheus-javaagent-0-18-0-sources-jar/META-INF/maven/io.prometheus/simpleclient_common/pom.xml

* /opt/cola/permits/1594592384_1678980969.0263424/0/jmx-prometheus-javaagent-0-18-0-sources-jar/META-INF/maven/io.prometheus/simpleclient_tracer_common/pom.xml

* /opt/cola/permits/1594592384_1678980969.0263424/0/jmx-prometheus-javaagent-0-18-0-sources-jar/META-INF/maven/io.prometheus.jmx/collector/pom.xml

* /opt/cola/permits/1594592384_1678980969.0263424/0/jmx-prometheus-javaagent-0-18-0-sources-jar/META-INF/maven/io.prometheus/simpleclient_tracer_otel_agent/pom.xml

* /opt/cola/permits/1594592384_1678980969.0263424/0/jmx-prometheus-javaagent-0-18-0-sources-jar/META-INF/maven/io.prometheus/simpleclient/pom.xml

* /opt/cola/permits/1594592384_1678980969.0263424/0/jmx-prometheus-javaagent-0-18-0-sources-jar/META-INF/maven/io.prometheus/simpleclient_tracer_otel/pom.xml

*

/opt/cola/permits/1594592384_1678980969.0263424/0/jmx-prometheus-javaagent-0-18-0-sources-jar/META-INF/maven/io.prometheus/simpleclient_httpserver/pom.xml

* /opt/cola/permits/1594592384_1678980969.0263424/0/jmx-prometheus-javaagent-0-18-0-sources-jar/META-INF/maven/io.prometheus.jmx/jmx_prometheus_javaagent_common/pom.xml

* /opt/cola/permits/1594592384_1678980969.0263424/0/jmx-prometheus-javaagent-0-18-0-sources-jar/META-INF/maven/io.prometheus/simpleclient_hotspot/pom.xml

1.754 collector 0.18.0

1.754.1 Available under license :

No license file was found, but licenses were detected in source scan.

<url><http://www.apache.org/licenses/LICENSE-2.0.txt></url>

Found in path(s):

* /opt/cola/permits/1594592388_1678980996.1612544/0/collector-0-18-0-sources-jar/META-INF/maven/io.prometheus.jmx/collector/pom.xml

1.755 jmx_prometheus_javaagent_common 0.18.0

1.755.1 Available under license :

No license file was found, but licenses were detected in source scan.

<url><http://www.apache.org/licenses/LICENSE-2.0.txt></url>

Found in path(s):

* /opt/cola/permits/1594592386_1678980993.0302753/0/jmx-prometheus-javaagent-common-0-18-0-sources-jar/META-INF/maven/io.prometheus.jmx/jmx_prometheus_javaagent_common/pom.xml

1.756 base-files 11ubuntu5.7

1.756.1 Available under license :

Copyright (c) The Regents of the University of California.

All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
3. Neither the name of the University nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE REGENTS AND CONTRIBUTORS ``AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT

SHALL THE REGENTS OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

GNU LESSER GENERAL PUBLIC LICENSE

Version 3, 29 June 2007

Copyright (C) 2007 Free Software Foundation, Inc. <<http://fsf.org/>>

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

This version of the GNU Lesser General Public License incorporates the terms and conditions of version 3 of the GNU General Public License, supplemented by the additional permissions listed below.

0. Additional Definitions.

As used herein, "this License" refers to version 3 of the GNU Lesser General Public License, and the "GNU GPL" refers to version 3 of the GNU General Public License.

"The Library" refers to a covered work governed by this License, other than an Application or a Combined Work as defined below.

An "Application" is any work that makes use of an interface provided by the Library, but which is not otherwise based on the Library.

Defining a subclass of a class defined by the Library is deemed a mode of using an interface provided by the Library.

A "Combined Work" is a work produced by combining or linking an Application with the Library. The particular version of the Library with which the Combined Work was made is also called the "Linked Version".

The "Minimal Corresponding Source" for a Combined Work means the Corresponding Source for the Combined Work, excluding any source code for portions of the Combined Work that, considered in isolation, are based on the Application, and not on the Linked Version.

The "Corresponding Application Code" for a Combined Work means the object code and/or source code for the Application, including any data and utility programs needed for reproducing the Combined Work from the Application, but excluding the System Libraries of the Combined Work.

1. Exception to Section 3 of the GNU GPL.

You may convey a covered work under sections 3 and 4 of this License without being bound by section 3 of the GNU GPL.

2. Conveying Modified Versions.

If you modify a copy of the Library, and, in your modifications, a facility refers to a function or data to be supplied by an Application that uses the facility (other than as an argument passed when the facility is invoked), then you may convey a copy of the modified version:

- a) under this License, provided that you make a good faith effort to ensure that, in the event an Application does not supply the function or data, the facility still operates, and performs whatever part of its purpose remains meaningful, or

b) under the GNU GPL, with none of the additional permissions of this License applicable to that copy.

3. Object Code Incorporating Material from Library Header Files.

The object code form of an Application may incorporate material from a header file that is part of the Library. You may convey such object code under terms of your choice, provided that, if the incorporated material is not limited to numerical parameters, data structure layouts and accessors, or small macros, inline functions and templates (ten or fewer lines in length), you do both of the following:

- a) Give prominent notice with each copy of the object code that the Library is used in it and that the Library and its use are covered by this License.
- b) Accompany the object code with a copy of the GNU GPL and this license document.

4. Combined Works.

You may convey a Combined Work under terms of your choice that, taken together, effectively do not restrict modification of the portions of the Library contained in the Combined Work and reverse engineering for debugging such modifications, if you also do each of the following:

- a) Give prominent notice with each copy of the Combined Work that the Library is used in it and that the Library and its use are covered by this License.
- b) Accompany the Combined Work with a copy of the GNU GPL and this license document.
- c) For a Combined Work that displays copyright notices during execution, include the copyright notice for the Library among these notices, as well as a reference directing the user to the copies of the GNU GPL and this license document.

d) Do one of the following:

- 0) Convey the Minimal Corresponding Source under the terms of this License, and the Corresponding Application Code in a form suitable for, and under terms that permit, the user to recombine or relink the Application with a modified version of the Linked Version to produce a modified Combined Work, in the

manner specified by section 6 of the GNU GPL for conveying Corresponding Source.

1) Use a suitable shared library mechanism for linking with the Library. A suitable mechanism is one that (a) uses at run time a copy of the Library already present on the user's computer system, and (b) will operate properly with a modified version of the Library that is interface-compatible with the Linked Version.

e) Provide Installation Information, but only if you would otherwise be required to provide such information under section 6 of the GNU GPL, and only to the extent that such information is necessary to install and execute a modified version of the Combined Work produced by recombining or relinking the Application with a modified version of the Linked Version. (If you use option 4d0, the Installation Information must accompany the Minimal Corresponding Source and Corresponding Application Code. If you use option 4d1, you must provide the Installation Information in the manner specified by section 6 of the GNU GPL for conveying Corresponding Source.)

5. Combined Libraries.

You may place library facilities that are a work based on the Library side by side in a single library together with other library facilities that are not Applications and are not covered by this License, and convey such a combined library under terms of your choice, if you do both of the following:

- a) Accompany the combined library with a copy of the same work based on the Library, uncombined with any other library facilities, conveyed under the terms of this License.
- b) Give prominent notice with the combined library that part of it is a work based on the Library, and explaining where to find the accompanying uncombined form of the same work.

6. Revised Versions of the GNU Lesser General Public License.

The Free Software Foundation may publish revised and/or new versions of the GNU Lesser General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the

Library as you received it specifies that a certain numbered version of the GNU Lesser General Public License "or any later version" applies to it, you have the option of following the terms and conditions either of that published version or of any later version published by the Free Software Foundation. If the Library as you received it does not specify a version number of the GNU Lesser General Public License, you may choose any version of the GNU Lesser General Public License ever published by the Free Software Foundation.

If the Library as you received it specifies that a proxy can decide whether future versions of the GNU Lesser General Public License shall apply, that proxy's public statement of acceptance of any version is permanent authorization for you to choose that version for the Library.

GNU LIBRARY GENERAL PUBLIC LICENSE
Version 2, June 1991

Copyright (C) 1991 Free Software Foundation, Inc.
51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA
Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

[This is the first released version of the library GPL. It is numbered 2 because it goes with version 2 of the ordinary GPL.]

Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public Licenses are intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users.

This license, the Library General Public License, applies to some specially designated Free Software Foundation software, and to any other libraries whose authors decide to use it. You can use it for your libraries, too.

When

we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights.

These restrictions translate to certain responsibilities for you if you distribute copies of the library, or if you modify it.

For example, if you distribute copies of the library, whether gratis or for a fee, you must give the recipients all the rights that we gave you. You must make sure that they, too, receive or can get the source code. If you link a program with the library, you must provide complete object files to the recipients so that they can relink them with the library, after making changes to the library and recompiling it. And you must show them these terms so they know their rights.

Our method of protecting your rights has two steps: (1) copyright the library, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the library.

Also, for each distributor's protection, we want to make certain that everyone understands that there is no warranty for this free library. If the library is modified by someone else and passed on, we want its recipients to know that what they have is not the original version, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that companies distributing free software will individually obtain patent licenses, thus in effect transforming the program into proprietary software. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

Most GNU software, including some libraries, is covered by the ordinary GNU General Public License, which was designed for utility programs. This license, the GNU Library General Public License, applies to certain designated libraries. This license is quite different from the ordinary one; be sure to read it in full, and don't assume that anything in it is the same as in the ordinary license.

The reason we have a separate public license for some libraries is that they blur the distinction we usually make between modifying or adding to a program and simply using it. Linking a program with a library, without changing the library, is in some sense simply using the library, and is analogous to running a utility program or application program. However, in a textual and legal sense, the linked executable is a combined work, a derivative of the original library, and the ordinary General Public License treats it as such.

Because of this blurred distinction, using the ordinary General Public License for libraries did not effectively promote software sharing, because most developers did not use the libraries. We concluded that weaker conditions might promote sharing better.

However, unrestricted linking of non-free programs would deprive the users of those programs of all benefit from the free status of the libraries themselves. This Library General Public License is intended to permit developers of non-free programs to use free libraries, while preserving your freedom as a user of such programs to change the free libraries that are incorporated in them. (We have not seen how to achieve this as regards changes in header files, but we have achieved it as regards changes in the actual functions of the Library.) The hope is that this will lead to faster development of free libraries.

The precise terms and conditions for copying, distribution and modification follow. Pay close attention to the difference between a "work based on the library" and a "work that uses the library". The former contains code derived from the library, while the latter only works together with the library.

Note that it is possible for a library to be covered by the ordinary General Public License rather than by this special one.

GNU LIBRARY GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License Agreement applies to any software library which contains a notice placed by the copyright holder or other authorized party saying it may be distributed under the terms of this Library General Public License (also called "this License"). Each licensee is addressed as "you".

A "library" means a collection of software functions and/or data prepared so as to be conveniently linked with application programs (which use some of those functions and data) to form executables.

The "Library", below, refers to any such software library or work which has been distributed under these terms. A "work based on the Library" means either the Library or any derivative work under copyright law: that is to say, a work containing the Library or a portion of it, either verbatim or with modifications and/or translated straightforwardly into another language. (Hereinafter, translation is included without limitation in the term "modification".)

"Source code" for a work means the preferred form of the work for

making modifications to it. For a library, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the library.

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running a program using the Library is not restricted, and output from such a program is covered only if its contents constitute a work based on the Library (independent of the use of the Library in a tool for writing it). Whether that is true depends on what the Library does and what the program that uses the Library does.

1. You may copy and distribute verbatim copies of the Library's complete source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and distribute a copy of this License along with the Library.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Library or any portion of it, thus forming a work based on the Library, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

- a) The modified work must itself be a software library.
- b) You must cause the files modified to carry prominent notices stating that you changed the files and the date of any change.
- c) You must cause the whole of the work to be licensed at no charge to all third parties under the terms of this License.
- d) If a facility in the modified Library refers to a function or a table of data to be supplied by an application program that uses the facility, other than as an argument passed when the facility is invoked, then you must make a good faith effort to ensure that, in the event an application does not supply such function or table, the facility still operates, and performs whatever part of its purpose remains meaningful.

(For example, a function in a library to compute square roots has a purpose that is entirely well-defined independent of the application. Therefore, Subsection 2d requires that any application-supplied function or table used by this function must be optional: if the application does not supply it, the square root function must still compute square roots.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Library, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Library, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Library.

In addition, mere aggregation of another work not based on the Library with the Library (or with a work based on the Library) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may opt to apply the terms of the ordinary GNU General Public License instead of this License to a given copy of the Library. To do this, you must alter all the notices that refer to this License, so that they refer to the ordinary GNU General Public License, version 2, instead of to this License. (If a newer version than version 2 of the ordinary GNU General Public License has appeared, then you can specify that version instead if you wish.) Do not make any other change in these notices.

Once this change is made in a given copy, it is irreversible for that copy, so the ordinary GNU General Public License applies to all subsequent copies and derivative works made from that copy.

This option is useful when you wish to copy part of the code of the Library into a program that is not a library.

4. You may copy and distribute the Library (or a portion or derivative of it, under Section 2) in object code or executable form

under the terms of Sections 1 and 2 above provided that you accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange.

If distribution of object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place satisfies the requirement to distribute the source code, even though third parties are not compelled to copy the source along with the object code.

5. A program that contains no derivative of any portion of the Library, but is designed to work with the Library by being compiled or linked with it, is called a "work that uses the Library". Such a work, in isolation, is not a derivative work of the Library, and therefore falls outside the scope of this License.

However, linking a "work that uses the Library" with the Library creates an executable that is a derivative of the Library (because it contains portions of the Library), rather than a "work that uses the library". The executable is therefore covered by this License. Section 6 states terms for distribution of such executables.

When a "work that uses the Library" uses material from a header file that is part of the Library, the object code for the work may be a derivative work of the Library even though the source code is not. Whether this is true is especially significant if the work can be linked without the Library, or if the work is itself a library. The threshold for this to be true is not precisely defined by law.

If such an object file uses only numerical parameters, data structure layouts and accessors, and small macros and small inline functions (ten lines or less in length), then the use of the object file is unrestricted, regardless of whether it is legally a derivative work. (Executables containing this object code plus portions of the Library will still fall under Section 6.)

Otherwise, if the work is a derivative of the Library, you may distribute the object code for the work under the terms of Section 6. Any executables containing that work also fall under Section 6, whether or not they are linked directly with the Library itself.

6. As an exception to the Sections above, you may also compile or link a "work that uses the Library" with the Library to produce a work containing portions of the Library, and distribute that work under terms of your choice, provided that the terms permit

modification of the work for the customer's own use and reverse engineering for debugging such modifications.

You must give prominent notice with each copy of the work that the Library is used in it and that the Library and its use are covered by this License. You must supply a copy of this License. If the work during execution displays copyright notices, you must include the copyright notice for the Library among them, as well as a reference directing the user to the copy of this License. Also, you must do one of these things:

- a) Accompany the work with the complete corresponding machine-readable source code for the Library including whatever changes were used in the work (which must be distributed under Sections 1 and 2 above); and, if the work is an executable linked with the Library, with the complete machine-readable "work that uses the Library", as object code and/or source code, so that the user can modify the Library and then relink to produce a modified executable containing the modified Library. (It is understood that the user who changes the contents of definitions files in the Library will not necessarily be able to recompile the application to use the modified definitions.)
- b) Accompany the work with a written offer, valid for at least three years, to give the same user the materials specified in Subsection 6a, above, for a charge no more than the cost of performing this distribution.
- c) If distribution of the work is made by offering access to copy from a designated place, offer equivalent access to copy the above specified materials from the same place.
- d) Verify that the user has already received a copy of these materials or that you have already sent this user a copy.

For an executable, the required form of the "work that uses the Library" must include any data and utility programs needed for reproducing the executable from it. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

It may happen that this requirement contradicts the license restrictions of other proprietary libraries that do not normally

accompany the operating system. Such a contradiction means you cannot use both them and the Library together in an executable that you distribute.

7. You may place library facilities that are a work based on the Library side-by-side in a single library together with other library facilities not covered by this License, and distribute such a combined library, provided that the separate distribution of the work based on the Library and of the other library facilities is otherwise permitted, and provided that you do these two things:

a) Accompany the combined library with a copy of the same work based on the Library, uncombined with any other library facilities. This must be distributed under the terms of the Sections above.

b) Give prominent notice with the combined library of the fact that part of it is a work based on the Library, and explaining where to find the accompanying uncombined form of the same work.

8. You may not copy, modify, sublicense, link with, or distribute the Library except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense, link with, or distribute the Library is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

9. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Library or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Library (or any work based on the Library), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Library or works based on it.

10. Each time you redistribute the Library (or any work based on the Library), the recipient automatically receives a license from the original licensor to copy, distribute, link with or modify the Library subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

11. If, as a consequence of a court judgment or allegation of patent

infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Library at all. For example, if a patent license would not permit royalty-free redistribution of the Library by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Library.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply, and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

12. If the distribution and/or use of the Library is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Library under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

13. The Free Software Foundation may publish revised and/or new versions of the Library General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Library specifies a version number of this License which applies to it and

"any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Library does not specify a license version number, you may choose any version ever published by the Free Software Foundation.

14. If you wish to incorporate parts of the Library into other free programs whose distribution conditions are incompatible with these, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

NO WARRANTY

15. BECAUSE THE LIBRARY IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE LIBRARY, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE LIBRARY "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE LIBRARY IS WITH YOU. SHOULD THE LIBRARY PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

16. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE LIBRARY AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE LIBRARY (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE LIBRARY TO OPERATE WITH ANY OTHER SOFTWARE), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

END OF TERMS AND CONDITIONS

How to Apply These Terms to Your New Libraries

If you develop a new library, and you want it to be of the greatest possible use to the public, we recommend making it free software that everyone can redistribute and change. You can do so by permitting redistribution under these terms (or, alternatively, under the terms of the

ordinary General Public License).

To apply these terms, attach the following notices to the library. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

<one line to give the library's name and a brief idea of what it does.>
Copyright (C) <year> <name of author>

This library is free software; you can redistribute it and/or modify it under the terms of the GNU Library General Public License as published by the Free Software Foundation; either version 2 of the License, or (at your option) any later version.

This library is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU Library General Public License for more details.

You should have received a copy of the GNU Library General Public License along with this library; if not, write to the Free Software Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA

Also add information on how to contact you by electronic and paper mail.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the library, if necessary. Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the library `Frob' (a library for tweaking knobs) written by James Random Hacker.

<signature of Ty Coon>, 1 April 1990
Ty Coon, President of Vice

That's all there is to it!

GNU GENERAL PUBLIC LICENSE
Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.,
51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA
Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. This General Public License applies to most of the Free Software Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Lesser General Public License instead.) You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price.

Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and modification follow.

GNU GENERAL PUBLIC LICENSE
TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.

b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.

c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Program.

In addition, mere aggregation of another work not based on the Program with the Program (or with a work based on the Program) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

a) Accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein.

You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to

address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

END OF TERMS AND CONDITIONS

How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest

possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

```
<one line to give the program's name and a brief idea of what it does.>  
Copyright (C) <year> <name of author>
```

This program is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation; either version 2 of the License, or (at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program; if not, write to the Free Software Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA.

Also add information on how to contact you by electronic and paper mail.

If the program is interactive, make it output a short notice like this when it starts in an interactive mode:

```
Gnomovision version 69, Copyright (C) year name of author  
Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type `show w'.  
This is free software, and you are welcome to redistribute  
it  
under certain conditions; type `show c' for details.
```

The hypothetical commands `show w' and `show c' should show the appropriate parts of the General Public License. Of course, the commands you use may be called something other than `show w' and `show c'; they could even be mouse-clicks or menu items--whatever suits your program.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the program, if necessary. Here is a sample; alter the names:

```
Yoyodyne, Inc., hereby disclaims all copyright interest in the program  
'Gnomovision' (which makes passes at compilers) written by James Hacker.
```

<signature of Ty Coon>, 1 April 1989

Ty Coon, President of Vice

This General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Lesser General Public License instead of this License.

The programs included with the Ubuntu system are free software; the exact distribution terms for each program are described in the individual files in /usr/share/doc/*/copyright.

Ubuntu comes with ABSOLUTELY NO WARRANTY, to the extent permitted by applicable law.

GNU GENERAL PUBLIC LICENSE

Version 1, February 1989

Copyright (C) 1989 Free Software Foundation, Inc.

51 Franklin St, Fifth Floor, Boston, MA 02110-1301 USA

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

Preamble

The license agreements of most software companies try to keep users at the mercy of those companies. By contrast, our General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. The General Public License applies to the Free Software Foundation's software and to any other program whose authors commit to using it. You can use it for your programs, too.

When we speak of free software, we are referring to freedom, not price. Specifically, the General Public License is designed to make sure that you have the freedom to give away or sell copies of free software, that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you

distribute copies of the software, or if you modify it.

For example, if you distribute copies of a such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must tell them their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that

everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

The precise terms and conditions for copying, distribution and modification follow.

GNU GENERAL PUBLIC LICENSE

TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License Agreement applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any work containing the Program or a portion of it, either verbatim or with modifications. Each licensee is addressed as "you".

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this General Public License and to the absence of any warranty; and give any other recipients of the Program a copy of this General Public License along with the Program. You may charge a fee for the physical act of transferring a copy.

2. You may modify your copy or copies of the Program or any portion of it, and copy and distribute such modifications under the terms of Paragraph 1 above, provided that you also do the following:

a) cause the modified files to carry prominent notices stating that

you changed the files and the date of any change; and

b) cause the whole of any work that you distribute or publish, that in whole or in part contains the Program or any part thereof, either with or without modifications, to be licensed

at no charge to all

third parties under the terms of this General Public License (except that you may choose to grant warranty protection to some or all third parties, at your option).

c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the simplest and most usual way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this General Public License.

d) You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

Mere aggregation of another independent work with the Program (or its derivative) on a volume of a storage or distribution medium does not bring the other work under the scope of these terms.

3. You may copy and distribute the Program (or a portion or derivative of it, under Paragraph 2) in object code or executable form under the terms of Paragraphs 1 and 2 above provided that you also do one of the following:

a) accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Paragraphs 1 and 2 above; or,

b) accompany it with a written offer, valid for at least three years, to give any third party free (except for a nominal charge for the cost of distribution) a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Paragraphs 1 and 2 above; or,

c) accompany it with the information you received as to where the corresponding source code may be obtained. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form alone.)

Source code for a work means the preferred form of the work for making modifications to it. For an executable file, complete source code means all the source code for all modules it contains; but, as a special exception, it need not include source code for modules which are standard libraries that accompany the operating system on which the executable file runs, or for standard header files or definitions files that accompany that operating system.

4. You may not copy, modify, sublicense, distribute or transfer the Program except as expressly provided under this General Public License. Any attempt otherwise to copy, modify, sublicense, distribute or transfer the Program is void, and will automatically terminate your rights to use the Program under this License. However, parties who have received copies, or rights to use copies, from you under this General Public License will not have their licenses terminated so long as such parties remain in full compliance.

5. By copying, distributing or modifying the Program (or any work based on the Program) you indicate your acceptance of this license to do so, and all its terms and conditions.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein.

7. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of the license which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of the license, you may choose any version ever published by the Free Software Foundation.

8. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and

of promoting the sharing and reuse of software generally.

NO WARRANTY

9. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE

THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

10. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

END OF TERMS AND CONDITIONS

Appendix: How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to humanity, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

```
<one line to give the program's name and a brief idea of what it does.>  
Copyright (C) 19yy <name of author>
```

This program is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation; either version 1, or (at your option) any later version.

This program is distributed

in the hope that it will be useful,
but WITHOUT ANY WARRANTY; without even the implied warranty of
MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the
GNU General Public License for more details.

You should have received a copy of the GNU General Public License
along with this program; if not, write to the Free Software
Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston MA 02110-1301 USA

Also add information on how to contact you by electronic and paper mail.

If the program is interactive, make it output a short notice like this
when it starts in an interactive mode:

```
Gnomovision version 69, Copyright (C) 19xx name of author  
Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type `show w'.  
This is free software, and you are welcome to redistribute it  
under certain conditions; type `show c' for details.
```

The hypothetical commands `show w' and `show c' should show the
appropriate parts of the General Public License.

Of course, the
commands you use may be called something other than `show w' and `show
c'; they could even be mouse-clicks or menu items--whatever suits your
program.

You should also get your employer (if you work as a programmer) or your
school, if any, to sign a "copyright disclaimer" for the program, if
necessary. Here a sample; alter the names:

```
Yoyodyne, Inc., hereby disclaims all copyright interest in the  
program `Gnomovision' (a program to direct compilers to make passes  
at assemblers) written by James Hacker.
```

```
<signature of Ty Coon>, 1 April 1989  
Ty Coon, President of Vice
```

That's all there is to it!

GNU GENERAL PUBLIC LICENSE
Version 3, 29 June 2007

Copyright (C) 2007 Free Software Foundation, Inc. <<http://fsf.org/>>
Everyone is permitted to copy and distribute verbatim copies
of this license document, but changing it is not allowed.

Preamble

The GNU General Public License is a free, copyleft license for software and other kinds of works.

The licenses for most software and other practical works are designed to take away your freedom to share and change the works. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change all versions of a program--to make sure it remains free software for all its users. We, the Free Software Foundation, use the GNU General Public License for most of our software; it applies also to any other work released this way by its authors. You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for them if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs, and that you know you can do these things.

To protect your rights, we need to prevent others from denying you these rights or asking you to surrender the rights. Therefore, you have certain responsibilities if you distribute copies of the software, or if you modify it: responsibilities to respect the freedom of others.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must pass on to the recipients the same freedoms that you received. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

Developers that use the GNU GPL protect your rights with two steps:

(1) assert copyright on the software, and (2) offer you this License giving you legal permission to copy, distribute and/or modify it.

For the developers' and authors' protection, the GPL clearly explains that there is no warranty for this free software. For both users' and authors' sake, the GPL requires that modified versions be marked as changed, so that their problems will not be attributed erroneously to authors of previous versions.

Some devices are designed to deny users access to install or run modified versions of the software inside them, although the manufacturer can do so. This is fundamentally incompatible with the aim of protecting users' freedom to change the software. The systematic pattern of such abuse occurs in the area of products for individuals to use, which is precisely where it is most unacceptable. Therefore, we

have designed this version of the GPL to prohibit the practice for those products. If such problems arise substantially in other domains, we stand ready to extend this provision to those domains in future versions of the GPL, as needed to protect the freedom of users.

Finally, every program is threatened constantly by software patents. States should not allow patents to restrict development and use of software on general-purpose computers, but in those that do, we wish to avoid the special danger that patents applied to a free program could make it effectively proprietary. To prevent this, the GPL assures that patents cannot be used to render the program non-free.

The precise terms and conditions for copying, distribution and modification follow.

TERMS AND CONDITIONS

0. Definitions.

"This License" refers to version 3 of the GNU General Public License.

"Copyright" also means copyright-like laws that apply to other kinds of works, such as semiconductor masks.

"The Program" refers to any copyrightable work licensed under this License. Each licensee is addressed as "you". "Licensees" and "recipients" may be individuals or organizations.

To "modify" a work means to copy from or adapt all or part of the work in a fashion requiring copyright permission, other than the making of an exact copy. The resulting work is called a "modified version" of the earlier work or a work "based on" the earlier work.

A "covered work" means either the unmodified Program or a work based on the Program.

To "propagate" a work means to do anything with it that, without permission, would make you directly or secondarily liable for infringement under applicable copyright law, except executing it on a computer or modifying a private copy. Propagation includes copying, distribution (with or without modification), making available to the public, and in some countries other activities as well.

To "convey" a work means any kind of propagation that enables other parties to make or receive copies. Mere interaction with a user through a computer network, with no transfer of a copy, is

not conveying.

An interactive user interface displays "Appropriate Legal Notices" to the extent that it includes a convenient and prominently visible feature that (1) displays an appropriate copyright notice, and (2) tells the user that there is no warranty for the work (except to the extent that warranties are provided), that licensees may convey the work under this License, and how to view a copy of this License. If the interface presents a list of user commands or options, such as a menu, a prominent item in the list meets this criterion.

1. Source Code.

The "source code" for a work means the preferred form of the work for making modifications to it. "Object code" means any non-source form of a work.

A "Standard Interface" means an interface that either is an official standard defined by a recognized standards body, or, in the case of interfaces specified for a particular programming language, one that is widely used among developers working in that language.

The

"System Libraries" of an executable work include anything, other than the work as a whole, that (a) is included in the normal form of packaging a Major Component, but which is not part of that Major Component, and (b) serves only to enable use of the work with that Major Component, or to implement a Standard Interface for which an implementation is available to the public in source code form. A "Major Component", in this context, means a major essential component (kernel, window system, and so on) of the specific operating system (if any) on which the executable work runs, or a compiler used to produce the work, or an object code interpreter used to run it.

The "Corresponding Source" for a work in object code form means all the source code needed to generate, install, and (for an executable work) run the object code and to modify the work, including scripts to control those activities. However, it does not include the work's System Libraries, or general-purpose tools or generally available free programs which are used unmodified in performing those activities but which are not part of the work. For example, Corresponding Source includes interface definition files associated with source files for the work, and the source code for shared libraries and dynamically linked subprograms that the work is specifically designed to require, such as by intimate data communication or control flow between those subprograms and other parts of the work.

The Corresponding Source need not include anything that users can regenerate automatically from other parts of the Corresponding Source.

The Corresponding Source for a work in source code form is that same work.

2. Basic Permissions.

All rights granted under this License are granted for the term of copyright on the Program, and are irrevocable provided the stated conditions are met. This License explicitly affirms your unlimited permission to run the unmodified Program. The output from running a covered work is covered

by this License only if the output, given its content, constitutes a covered work. This License acknowledges your rights of fair use or other equivalent, as provided by copyright law.

You may make, run and propagate covered works that you do not convey, without conditions so long as your license otherwise remains in force. You may convey covered works to others for the sole purpose of having them make modifications exclusively for you, or provide you with facilities for running those works, provided that you comply with the terms of this License in conveying all material for which you do not control copyright. Those thus making or running the covered works for you must do so exclusively on your behalf, under your direction and control, on terms that prohibit them from making any copies of your copyrighted material outside their relationship with you.

Conveying under any other circumstances is permitted solely under the conditions stated below. Sublicensing is not allowed; section 10 makes it unnecessary.

3. Protecting Users' Legal Rights From Anti-Circumvention Law.

No covered work shall be deemed part of an effective technological measure under any applicable law fulfilling obligations under article 11 of the WIPO copyright treaty adopted on 20 December 1996, or similar laws prohibiting or restricting circumvention of such measures.

When you convey a covered work, you waive any legal power to forbid circumvention of technological measures to the extent such circumvention is effected by exercising rights under this License with respect to the covered work, and you disclaim any intention to limit operation or modification of the work as a means of enforcing, against the work's users, your or third parties' legal rights to forbid circumvention of

technological measures.

4. Conveying Verbatim Copies.

You may convey verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice; keep intact all notices stating that this License and any non-permissive terms added in accord with section 7 apply to the code; keep intact all notices of the absence of any warranty; and give all recipients a copy of this License along with the Program.

You may charge any price or no price for each copy that you convey, and you may offer support or warranty protection for a fee.

5. Conveying Modified Source Versions.

You may convey a work based on the Program, or the modifications to produce it from the Program, in the form of source code under the terms of section 4, provided that you also meet all of these conditions:

- a) The work must carry prominent notices stating that you modified it, and giving a relevant date.
- b) The work must carry prominent notices stating that it is released under this License and any conditions added under section 7. This requirement modifies the requirement in section 4 to "keep intact all notices".
- c) You must license the entire work, as a whole, under this License to anyone who comes into possession of a copy. This License will therefore apply, along with any applicable section 7 additional terms, to the whole of the work, and all its parts, regardless of how they are packaged. This License gives no permission to license the work in any other way, but it does not invalidate such permission if you have separately received it.
- d) If the work has interactive user interfaces, each must display Appropriate Legal Notices; however, if the Program has interactive interfaces that do not display Appropriate Legal Notices, your work need not make them do so.

A compilation of a covered work with other separate and independent works, which are not by their nature extensions of the covered work, and which are not combined with it such as to form a larger program, in or on a volume of a storage or distribution

medium, is called an "aggregate" if the compilation and its resulting copyright are not used to limit the access or legal rights of the compilation's users beyond what the individual works permit. Inclusion of a covered work in an aggregate does not cause this License to apply to the other parts of the aggregate.

6. Conveying Non-Source Forms.

You may convey a covered work in object code form under the terms of sections 4 and 5, provided that you also convey the machine-readable Corresponding Source under the terms of this License, in one of these ways:

- a) Convey the object code in, or embodied in, a physical product (including a physical distribution medium), accompanied by the Corresponding Source fixed on a durable physical medium customarily used for software interchange.
- b) Convey the object code in, or embodied in, a physical product (including a physical distribution medium), accompanied by a written offer, valid for at least three years and valid for as long as you offer spare parts or customer support for that product model, to give anyone who possesses the object code either (1) a copy of the Corresponding Source for all the software in the product that is covered by this License, on a durable physical medium customarily used for software interchange, for a price no more than your reasonable cost of physically performing this conveying of source, or (2) access to copy the Corresponding Source from a network server at no charge.
- c) Convey individual copies of the object code with a copy of the written offer to provide the Corresponding Source. This alternative is allowed only occasionally and noncommercially, and only if you received the object code with such an offer, in accord with subsection 6b.
- d) Convey the object code by offering access from a designated place (gratis or for a charge), and offer equivalent access to the Corresponding Source in the same way through the same place at no further charge. You need not require recipients to copy the Corresponding Source along with the object code. If the place to copy the object code is a network server, the Corresponding Source may be on a different server (operated by you or a third party) that supports equivalent copying facilities, provided you maintain clear directions next to the object code saying where to find the

Corresponding Source. Regardless of what server hosts the Corresponding Source, you remain obligated to ensure that it is available for as long as needed to satisfy these requirements.

e) Convey the object code using peer-to-peer transmission, provided you inform other peers where the object code and Corresponding Source of the work are being offered to the general public at no charge under subsection 6d.

A separable portion of the object code, whose source code is excluded from the Corresponding Source as a System Library, need not be included in conveying the object code work.

A "User Product" is either (1) a "consumer product", which means any tangible personal property which is normally used for personal, family, or household purposes, or (2) anything designed or sold for incorporation into a dwelling. In determining whether a product is a consumer product, doubtful cases shall be resolved in favor of coverage. For a particular product received by a particular user, "normally used" refers to a typical or common use of that class of product, regardless of the status of the particular user or of the way in which the particular user actually uses, or expects or is expected to use, the product. A product is a consumer product regardless of whether the product has substantial commercial, industrial or non-consumer uses, unless such uses represent the only significant mode of use of the product.

"Installation Information" for a User Product means any methods, procedures, authorization keys, or other information required to install and execute modified versions of a covered work in that User Product from a modified version of its Corresponding Source. The information must suffice to ensure that the continued functioning of the modified object code is in no case prevented or interfered with solely because modification has been made.

If you convey an object code work under this section in, or with, or specifically for use in, a User Product, and the conveying occurs as part of a transaction in which the right of possession and use of the User Product is transferred to the recipient in perpetuity or for a fixed term (regardless of how the transaction is characterized), the Corresponding Source conveyed under this section must be accompanied by the Installation Information. But this requirement does not apply if neither you nor any third party retains the ability to install modified object code on the User Product (for example, the work has been installed in ROM).

The requirement to provide Installation Information does not include a requirement to continue to provide support service, warranty, or updates for a work that has been modified or installed by the recipient, or for the User Product in which it has been modified or installed. Access to a network may be denied when the modification itself materially and adversely affects the operation of the network or violates the rules and protocols for communication across the network.

Corresponding Source conveyed, and Installation Information provided, in accord with this section must be in a format that is publicly documented (and with an implementation available to the public in source code form), and must require no special password or key for unpacking, reading or copying.

7. Additional Terms.

"Additional permissions" are terms that supplement the terms of this License by making exceptions from one or more of its conditions. Additional permissions that are applicable to the entire Program shall be treated as though they were included in this License, to the extent that they are valid under applicable law. If additional permissions apply only to part of the Program, that part may be used separately under those permissions, but the entire Program remains governed by this License without regard to the additional permissions.

When you convey a copy of a covered work, you may at your option remove any additional permissions from that copy, or from any part of it. (Additional permissions may be written to require their own removal in certain cases when you modify the work.) You may place additional permissions on material, added by you to a covered work, for which you have or can give appropriate copyright permission.

Notwithstanding any other provision of this License, for material you add to a covered work, you may (if authorized by the copyright holders of that material) supplement the terms of this License with terms:

- a) Disclaiming warranty or limiting liability differently from the terms of sections 15 and 16 of this License; or
- b) Requiring preservation of specified reasonable legal notices or author attributions in that material or in the Appropriate Legal Notices displayed by works containing it; or
- c) Prohibiting misrepresentation of the origin of that material, or requiring that modified versions of such material be marked in reasonable ways as different from the original version; or

- d) Limiting the use for publicity purposes of names of licensors or authors of the material; or
- e) Declining to grant rights under trademark law for use of some trade names, trademarks, or service marks; or
- f) Requiring indemnification of licensors and authors of that material by anyone who conveys the material (or modified versions of it) with contractual assumptions of liability to the recipient, for any liability that these contractual assumptions directly impose on those licensors and authors.

All other non-permissive additional terms are considered "further restrictions" within the meaning of section 10. If the Program as you received it, or any part of it, contains a notice stating that it is governed by this License along with a term that is a further restriction, you may remove that term. If a license document contains a further restriction but permits relicensing or conveying under this License, you may add to a covered work material governed by the terms of that license document, provided that the further restriction does not survive such relicensing or conveying.

If you add terms to a covered work in accord with this section, you must place, in the relevant source files, a statement of the additional terms that apply to those files, or a notice indicating where to find the applicable terms.

Additional terms, permissive or non-permissive, may be stated in the form of a separately written license, or stated as exceptions; the above requirements apply either way.

8. Termination.

You may not propagate or modify a covered work except as expressly provided under this License. Any attempt otherwise to propagate or modify it is void, and will automatically terminate your rights under this License (including any patent licenses granted under the third paragraph of section 11).

However, if you cease all violation of this License, then your license from a particular copyright holder is reinstated (a) provisionally, unless and until the copyright holder explicitly and finally terminates your license, and (b) permanently, if the copyright holder fails to notify you of the violation by some reasonable means prior to 60 days after the cessation.

Moreover, your license from a particular copyright holder is reinstated permanently if the copyright holder notifies you of the violation by some reasonable means, this is the first time you have received notice of violation of this License (for any work) from that copyright holder, and you cure the violation prior to 30 days after your receipt of the notice.

Termination of your rights under this section does not terminate the licenses of parties who have received copies or rights from you under this License. If your rights have been terminated and not permanently reinstated, you do not qualify to receive new licenses for the same material under section 10.

9. Acceptance Not Required for Having Copies.

You are not required to accept this License in order to receive or run a copy of the Program. Ancillary propagation of a covered work occurring solely as a consequence of using peer-to-peer transmission to receive a copy likewise does not require acceptance. However, nothing other than this License grants you permission to propagate or modify any covered work. These actions infringe copyright if you do not accept this License. Therefore, by modifying or propagating a covered work, you indicate your acceptance of this License to do so.

10. Automatic Licensing of Downstream Recipients.

Each time you convey a covered work, the recipient automatically receives a license from the original licensors, to run, modify and propagate that work, subject to this License. You are not responsible for enforcing compliance by third parties with this License.

An "entity transaction" is a transaction transferring control of an organization, or substantially all assets of one, or subdividing an organization, or merging organizations. If propagation of a covered work results from an entity transaction, each party to that transaction who receives a copy of the work also receives whatever licenses to the work the party's predecessor in interest had or could give under the previous paragraph, plus a right to possession of the Corresponding Source of the work from the predecessor in interest, if the predecessor has it or can get it with reasonable efforts.

You may not impose any further restrictions on the exercise of the rights granted or affirmed under this License. For example, you may not impose a license fee, royalty, or other charge for exercise of

rights granted under this License, and you may not initiate litigation (including a cross-claim or counterclaim in a lawsuit) alleging that any patent claim is infringed by making, using, selling, offering for sale, or importing the Program or any portion of it.

11. Patents.

A "contributor" is a copyright holder who authorizes use under this License of the Program or a work on which the Program is based. The work thus licensed is called the contributor's "contributor version".

A contributor's "essential patent claims" are all patent claims owned or controlled by the contributor, whether already acquired or hereafter acquired, that would be infringed by some manner, permitted by this License, of making, using, or selling its contributor version, but do not include claims that would be infringed only as a consequence of further modification of the contributor version. For purposes of this definition, "control" includes the right to grant patent sublicenses in a manner consistent with the requirements of this License.

Each contributor grants you a non-exclusive, worldwide, royalty-free patent license under the contributor's essential patent claims, to make, use, sell, offer for sale, import and otherwise run, modify and propagate the contents of its contributor version.

In the following three paragraphs, a "patent license" is any express agreement or commitment, however denominated, not to enforce a patent (such as an express permission to practice a patent or covenant not to sue for patent infringement). To "grant" such a patent license to a party means to make such an agreement or commitment not to enforce a patent against the party.

If you convey a covered work, knowingly relying on a patent license, and the Corresponding Source of the work is not available for anyone to copy, free of charge and under the terms of this License, through a publicly available network server or other readily accessible means, then you must either (1) cause the Corresponding Source to be so available, or (2) arrange to deprive yourself of the benefit of the patent license for this particular work, or (3) arrange, in a manner consistent with the requirements of this License, to extend the patent license to downstream recipients. "Knowingly relying" means you have actual knowledge that, but for the patent license, your conveying the covered work in a country, or your recipient's use of the covered work in a country, would infringe one or more identifiable patents in that country that you have reason to believe are valid.

If, pursuant to or in connection with a single transaction or arrangement, you convey, or propagate by procuring conveyance of, a covered work, and grant a patent license to some of the parties receiving the covered work authorizing them to use, propagate, modify or convey a specific copy of the covered work, then the patent license you grant is automatically extended to all recipients of the covered work and works based on it.

A patent license is "discriminatory" if it does not include within the scope of its coverage, prohibits the exercise of, or is conditioned on the non-exercise of one or more of the rights that are specifically granted under this License. You may not convey a covered work if you are a party to an arrangement with a third party that is in the business of distributing software, under which you make payment to the third party based on the extent of your activity of conveying the work, and under which the third party grants, to any of the parties who would receive the covered work from you, a discriminatory patent license (a) in connection with copies of the covered work conveyed by you (or copies made from those copies), or (b) primarily for and in connection with specific products or compilations that contain the covered work, unless you entered into that arrangement, or that patent license was granted, prior to 28 March 2007.

Nothing in this License shall be construed as excluding or limiting any implied license or other defenses to infringement that may otherwise be available to you under applicable patent law.

12. No Surrender of Others' Freedom.

If conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot convey a covered work so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not convey it at all. For example, if you agree to terms that obligate you to collect a royalty for further conveying from those to whom you convey the Program, the only way you could satisfy both those terms and this License would be to refrain entirely from conveying the Program.

13. Use with the GNU Affero General Public License.

Notwithstanding any other provision of this License, you have permission to link or combine any covered work with a work licensed under version 3 of the GNU Affero General Public License into a single combined work, and to convey the resulting work. The terms of this

License will continue to apply to the part which is the covered work, but the special requirements of the GNU Affero General Public License, section 13, concerning interaction through a network will apply to the combination as such.

14. Revised Versions of this License.

The Free Software Foundation may publish revised and/or new versions of the GNU General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies that a certain numbered version of the GNU General Public License "or any later version" applies to it, you have the option of following the terms and conditions either of that numbered version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of the GNU General Public License, you may choose any version ever published by the Free Software Foundation.

If the Program specifies that a proxy can decide which future versions of the GNU General Public License can be used, that proxy's public statement of acceptance of a version permanently authorizes you to choose that version for the Program.

Later license versions may give you additional or different permissions. However, no additional obligations are imposed on any author or copyright holder as a result of your choosing to follow a later version.

15. Disclaimer of Warranty.

THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

16. Limitation of Liability.

IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MODIFIES AND/OR CONVEYS

THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

17.

Interpretation of Sections 15 and 16.

If the disclaimer of warranty and limitation of liability provided above cannot be given local legal effect according to their terms, reviewing courts shall apply local law that most closely approximates an absolute waiver of all civil liability in connection with the Program, unless a warranty or assumption of liability accompanies a copy of the Program in return for a fee.

END OF TERMS AND CONDITIONS

How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively state the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

```
<one line to give the program's name and a brief idea of what it does.>  
Copyright (C) <year> <name of author>
```

This program is free software: you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation, either version 3 of the License, or (at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program. If not, see <http://www.gnu.org/licenses/>.

Also add information on how to contact you by electronic and paper mail.

If the program does terminal interaction, make it output a short notice like this when it starts in an interactive mode:

```
<program> Copyright (C) <year> <name of author>  
This program comes with ABSOLUTELY NO WARRANTY; for details type `show w'.  
This is free software, and you are welcome to redistribute it  
under certain conditions; type `show c' for details.
```

The hypothetical commands `show w' and `show c' should show the appropriate parts of the General Public License. Of course, your program's commands might be different; for a GUI interface, you would use an "about box".

You should also get your employer (if you work as a programmer) or school, if any, to sign a "copyright disclaimer" for the program, if necessary. For more information on this, and how to apply and follow the GNU GPL, see <http://www.gnu.org/licenses/>.

The GNU General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Lesser General Public License instead of this License. But first, please read <http://www.gnu.org/philosophy/why-not-lgpl.html>.

The "Artistic License"

Preamble

The intent of this document is to state the conditions under which a Package may be copied, such that the Copyright Holder maintains some semblance of artistic control over the development of the package, while giving the users of the package the right to use and distribute the Package in a more-or-less customary fashion, plus the right to make reasonable modifications.

Definitions:

"Package" refers to the collection of files distributed by the Copyright Holder, and derivatives of that collection of files created through textual modification.

"Standard Version" refers to such a Package if it has not been modified, or has been modified in accordance with the wishes of the Copyright Holder as specified below.

"Copyright Holder" is whoever is named in the copyright or copyrights for the package.

"You" is you, if you're thinking about copying or distributing this Package.

"Reasonable copying fee" is whatever you can justify on the basis of media cost, duplication charges, time of people involved, and so on. (You will not be required to justify it to the Copyright Holder, but only to the computing community at large as a market that must bear the fee.)

"Freely Available" means that no fee is charged for the item itself, though there may be fees involved in handling the item. It also means that recipients of the item may redistribute it under the same conditions they received it.

1. You may make and give away verbatim copies of the source form of the Standard Version of this Package without restriction, provided that you duplicate all of the original copyright notices and associated disclaimers.
2. You may apply bug fixes, portability fixes and other modifications derived from the Public Domain or from the Copyright Holder. A Package modified in such a way shall still be considered the Standard Version.
3. You may otherwise modify your copy of this Package in any way, provided that you insert a prominent notice in each changed file stating how and when you changed that file, and provided that you do at least ONE of the following:
 - a) place your modifications in the Public Domain or otherwise make them Freely Available, such as by posting said modifications to Usenet or an equivalent medium, or placing the modifications on a major archive site such as uunet.uu.net, or by allowing the Copyright Holder to include your modifications in the Standard Version of the Package.
 - b) use the modified Package only within your corporation or organization.
 - c) rename any non-standard executables so the names do not conflict with standard executables, which must also be provided, and provide a separate manual page for each non-standard executable that clearly documents how it differs from the Standard Version.

d) make other distribution arrangements with the Copyright Holder.

4. You may distribute the programs of this Package in object code or executable

form, provided that you do at least ONE of the following:

a) distribute a Standard Version of the executables and library files, together with instructions (in the manual page or equivalent) on where to get the Standard Version.

b) accompany the distribution with the machine-readable source of the Package with your modifications.

c) give non-standard executables non-standard names, and clearly document the differences in manual pages (or equivalent), together with instructions on where to get the Standard Version.

d) make other distribution arrangements with the Copyright Holder.

5. You may charge a reasonable copying fee for any distribution of this Package. You may charge any fee you choose for support of this Package. You may not charge a fee for this Package itself. However, you may distribute this Package in aggregate with other (possibly commercial) programs as part of a larger (possibly commercial) software distribution provided

that you do not advertise this Package as a product of your own. You may embed this Package's interpreter within an executable of yours (by linking); this shall be construed as a mere form of aggregation, provided that the complete Standard Version of the interpreter is so embedded.

6. The scripts and library files supplied as input to or produced as output from the programs of this Package do not automatically fall under the copyright of this Package, but belong to whoever generated them, and may be sold commercially, and may be aggregated with this Package. If such scripts or library files are aggregated with this Package via the so-called "undump" or "unexec" methods of producing a binary executable image, then distribution of such an image shall neither be construed as a distribution of this Package nor shall it fall under the restrictions of Paragraphs 3 and 4, provided that you do not represent such an executable image as a Standard Version of this Package.

7. C subroutines

(or comparably compiled subroutines in other languages) supplied by you and linked into this Package in order to emulate subroutines and variables of the language defined by this

Package shall not be considered part of this Package, but are the equivalent of input as in Paragraph 6, provided these subroutines do not change the language in any way that would cause it to fail the regression tests for the language.

8. Aggregation of this Package with a commercial distribution is always permitted provided that the use of this Package is embedded; that is, when no overt attempt is made to make this Package's interfaces visible to the end user of the commercial distribution. Such use shall not be construed as a distribution of this Package.

9. The name of the Copyright Holder may not be used to endorse or promote products derived from this software without specific prior written permission.

10. THIS PACKAGE IS PROVIDED "AS IS" AND WITHOUT ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, WITHOUT LIMITATION, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE.

The End

1.757 jetty-client 9.4.51.v20230217

1.757.1 Available under license :

This program and the accompanying materials are made available under the terms of the Eclipse Public License 2.0 which is available at <http://www.eclipse.org/legal/epl-2.0>, or the Apache Software License 2.0 which is available at <https://www.apache.org/licenses/LICENSE-2.0>.

Eclipse Public License - v 1.0

THE ACCOMPANYING PROGRAM IS PROVIDED UNDER THE TERMS OF THIS ECLIPSE PUBLIC LICENSE ("AGREEMENT"). ANY USE, REPRODUCTION OR DISTRIBUTION OF THE PROGRAM CONSTITUTES RECIPIENT'S ACCEPTANCE OF THIS AGREEMENT.

1. DEFINITIONS

"Contribution" means:

- a) in the case of the initial Contributor, the initial code and documentation distributed under this Agreement, and
- b) in the case of each subsequent Contributor:
 - i) changes to the Program, and
 - ii) additions to the Program;

where such changes and/or additions to the Program originate from and are distributed by that particular Contributor. A Contribution 'originates' from a Contributor if it was added to the Program by such Contributor itself or anyone acting on such Contributor's behalf. Contributions do not include additions to the Program which: (i) are separate modules of software distributed in conjunction with the Program under their own license agreement, and (ii) are not derivative works of the Program.

"Contributor" means any person or entity that distributes the Program.

"Licensed Patents" mean patent claims licensable by a Contributor which are necessarily infringed by the use or sale of its Contribution alone or when combined with the Program.

"Program" means the Contributions distributed in accordance with this Agreement.

"Recipient" means anyone who receives the Program under this Agreement, including all Contributors.

2. GRANT OF RIGHTS

- a) Subject to the terms of this Agreement, each Contributor hereby grants Recipient a non-exclusive, worldwide, royalty-free copyright license to reproduce, prepare derivative works of, publicly display, publicly perform, distribute and sublicense the Contribution of such Contributor, if any, and such derivative works, in source code and object code form.
- b) Subject to the terms of this Agreement, each Contributor hereby grants Recipient a non-exclusive, worldwide, royalty-free patent license under Licensed Patents to make, use, sell, offer to sell, import and otherwise transfer the Contribution of such Contributor, if any, in source code and object code form. This patent license shall apply to the combination of the Contribution and the Program if, at the time the Contribution is added by the Contributor, such addition of the Contribution causes such combination to be covered by the Licensed Patents. The patent license shall not apply to any other combinations which include the Contribution. No hardware per se is licensed hereunder.
- c) Recipient understands that although each Contributor grants the licenses to its Contributions set forth herein, no assurances are provided by any Contributor that the Program does not infringe the patent or other intellectual property rights of any other entity. Each Contributor disclaims any liability to Recipient for claims brought by any other entity based on infringement of intellectual property rights or otherwise. As a condition to exercising the rights and licenses granted hereunder, each Recipient hereby assumes sole responsibility to secure any other intellectual property rights needed, if any. For example, if a

third party patent license is required to allow Recipient to distribute the Program, it is Recipient's responsibility to acquire that license before distributing the Program.

- d) Each Contributor represents that to its knowledge it has sufficient copyright rights in its Contribution, if any, to grant the copyright license set forth in this Agreement.

3. REQUIREMENTS

A Contributor may choose to distribute the Program in object code form under its own license agreement, provided that:

- a) it complies with the terms and conditions of this Agreement; and
- b) its license agreement:
 - i) effectively disclaims on behalf of all Contributors all warranties and conditions, express and implied, including warranties or conditions of title and non-infringement, and implied warranties or conditions of merchantability and fitness for a particular purpose;
 - ii) effectively excludes on behalf of all Contributors all liability for damages, including direct, indirect, special, incidental and consequential damages, such as lost profits;
 - iii) states that any provisions which differ from this Agreement are offered by that Contributor alone and not by any other party; and
 - iv) states that source code for the Program is available from such Contributor, and informs licensees how to obtain it in a reasonable manner on or through a medium customarily used for software exchange.

When the Program is made available in source code form:

- a) it must be made available under this Agreement; and
- b) a copy of this Agreement must be included with each copy of the Program. Contributors may not remove or alter any copyright notices contained within the Program.

Each Contributor must identify itself as the originator of its Contribution, if any, in a manner that reasonably allows subsequent Recipients to identify the originator of the Contribution.

4. COMMERCIAL DISTRIBUTION

Commercial distributors of software may accept certain responsibilities with respect to end users, business partners and the like. While this license is intended to facilitate the commercial use of the Program, the Contributor who includes the Program in a commercial product offering should do so in a manner which does not create potential liability for other Contributors. Therefore,

if a Contributor includes the Program in a commercial product offering, such Contributor ("Commercial Contributor") hereby agrees to defend and indemnify every other Contributor ("Indemnified Contributor") against any losses, damages and costs (collectively "Losses") arising from claims, lawsuits and other legal actions brought by a third party against the Indemnified Contributor to the extent caused by the acts or omissions of such Commercial Contributor in connection with its distribution of the Program in a commercial product offering. The obligations in this section do not apply to any claims or Losses relating to any actual or alleged intellectual property infringement. In order to qualify, an Indemnified Contributor must:

- a) promptly notify the Commercial Contributor in writing of such claim, and
- b) allow the Commercial Contributor to control, and cooperate with the Commercial Contributor in, the defense and any related settlement negotiations. The Indemnified Contributor may participate in any such claim at its own expense.

For example,

a Contributor might include the Program in a commercial product offering, Product X. That Contributor is then a Commercial Contributor. If that Commercial Contributor then makes performance claims, or offers warranties related to Product X, those performance claims and warranties are such Commercial Contributor's responsibility alone. Under this section, the Commercial Contributor would have to defend claims against the other Contributors related to those performance claims and warranties, and if a court requires any other Contributor to pay any damages as a result, the Commercial Contributor must pay those damages.

5. NO WARRANTY

EXCEPT AS EXPRESSLY SET FORTH IN THIS AGREEMENT, THE PROGRAM IS PROVIDED ON AN "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, EITHER EXPRESS OR IMPLIED INCLUDING, WITHOUT LIMITATION, ANY WARRANTIES OR CONDITIONS OF TITLE, NON-INFRINGEMENT, MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE. Each Recipient is solely responsible for determining the appropriateness of using and distributing the Program and assumes all risks associated with its exercise of rights under this Agreement, including but not limited to the risks and costs of program errors, compliance with applicable laws, damage to or loss of data, programs or equipment, and unavailability or interruption of operations.

6. DISCLAIMER OF LIABILITY

EXCEPT AS EXPRESSLY SET FORTH IN THIS AGREEMENT, NEITHER RECIPIENT NOR ANY CONTRIBUTORS SHALL HAVE ANY LIABILITY FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING WITHOUT LIMITATION LOST PROFITS), HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN

CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OR DISTRIBUTION OF THE PROGRAM OR THE EXERCISE OF ANY RIGHTS GRANTED HEREUNDER, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

7. GENERAL

If any provision of this Agreement is invalid or unenforceable under applicable law, it shall not affect the validity or enforceability of the remainder of the terms of this Agreement, and without further action by the parties hereto, such provision shall be reformed to the minimum extent necessary to make such provision valid and enforceable.

If Recipient institutes patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Program itself (excluding combinations of the Program with other software or hardware) infringes such Recipient's patent(s), then such Recipient's rights granted under Section 2(b) shall terminate as of the date such litigation is filed.

All Recipient's rights under this Agreement shall terminate if it fails to comply with any of the material terms or conditions of this Agreement and does not cure such failure in a reasonable period of time after becoming aware of such noncompliance. If all Recipient's rights under this Agreement terminate, Recipient agrees to cease use and distribution of the Program as soon as reasonably practicable. However, Recipient's obligations under this Agreement and any licenses granted by Recipient relating to the Program shall continue and survive.

Everyone is permitted to copy and distribute copies of this Agreement, but in order to avoid inconsistency the Agreement is copyrighted and may only be modified in the following manner. The Agreement Steward reserves the right to publish new versions (including revisions) of this Agreement from time to time. No one other than the Agreement Steward has the right to modify this Agreement. The Eclipse Foundation is the initial Agreement Steward. The Eclipse Foundation may assign the responsibility to serve as the Agreement Steward to a suitable separate entity. Each new version of the Agreement will be given a distinguishing version number. The Program (including Contributions) may always be distributed subject to the version of the Agreement under which it was received. In addition, after a new version of the Agreement is published, Contributor may elect to distribute the Program (including its Contributions) under the new version. Except as expressly stated in Sections 2(a) and 2(b) above, Recipient receives no rights or licenses to the intellectual property of any Contributor under this Agreement, whether expressly, by implication, estoppel or otherwise. All rights in the Program not expressly granted under this Agreement are reserved.

This Agreement is governed by the laws of the State of New York and the intellectual property laws of the United States of America. No party to this Agreement will bring a legal action under this Agreement more than one year after the cause of action arose. Each party waives its rights to a jury trial in any resulting litigation.

Apache License
Version 2.0, January 2004
<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct

or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise,

any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions)

on an "AS IS" BASIS,

WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License"); you may not use this file except in compliance with the License. You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.

See the License for the specific language governing permissions and limitations under the License.

=====
Jetty Web Container
Copyright 1995-2018 Mort Bay Consulting Pty Ltd.
=====

The Jetty Web Container is Copyright Mort Bay Consulting Pty Ltd unless otherwise noted.

Jetty is dual licensed under both

* The Apache 2.0 License
<http://www.apache.org/licenses/LICENSE-2.0.html>

and

* The Eclipse Public 1.0 License
<http://www.eclipse.org/legal/epl-v10.html>

Jetty may be distributed under either license.

Eclipse

The following artifacts are EPL.

- * org.eclipse.jetty.orbit:org.eclipse.jdt.core

The following artifacts are EPL and ASL2.

- * org.eclipse.jetty.orbit:javax.security.auth.message

The following artifacts are EPL and CDDL 1.0.

- * org.eclipse.jetty.orbit:javax.mail.glassfish

Oracle

The following artifacts are CDDL + GPLv2 with classpath exception.

<https://glassfish.dev.java.net/nonav/public/CDDL+GPL.html>

- * javax.servlet:javax.servlet-api
- * javax.annotation:javax.annotation-api
- * javax.transaction:javax.transaction-api
- * javax.websocket:javax.websocket-api

Oracle OpenJDK

If ALPN is used to negotiate HTTP/2 connections, then the following artifacts may be included in the distribution or downloaded when ALPN module is selected.

- * java.sun.security.ssl

These artifacts replace/modify OpenJDK classes. The modifications are hosted at github and both modified and original are under GPL v2 with classpath exceptions.

<http://openjdk.java.net/legal/gplv2+ce.html>

OW2

The following artifacts are licensed by the OW2 Foundation according to the terms of <http://asm.ow2.org/license.html>

- org.ow2.asm:asm-commons
- org.ow2.asm:asm

Apache

The following artifacts are ASL2 licensed.

org.apache.taglibs:taglibs-standard-spec
org.apache.taglibs:taglibs-standard-impl

MortBay

The following artifacts are ASL2 licensed. Based on selected classes from following Apache Tomcat jars, all ASL2 licensed.

org.mortbay.jasper:apache-jsp
org.apache.tomcat:tomcat-jasper
org.apache.tomcat:tomcat-juli
org.apache.tomcat:tomcat-jsp-api
org.apache.tomcat:tomcat-el-api
org.apache.tomcat:tomcat-jasper-el
org.apache.tomcat:tomcat-api
org.apache.tomcat:tomcat-util-scan
org.apache.tomcat:tomcat-util

org.mortbay.jasper:apache-el
org.apache.tomcat:tomcat-jasper-el
org.apache.tomcat:tomcat-el-api

Mortbay

The following artifacts are CDDL + GPLv2 with classpath exception.

<https://glassfish.dev.java.net/nonav/public/CDDL+GPL.html>

org.eclipse.jetty.toolchain:jetty-schemas

Assorted

The UnixCrypt.java code implements the one way cryptography used by Unix systems for simple password protection. Copyright 1996 Aki Yoshida, modified April 2001 by Iris Van den Broeke, Daniel Deville.

Permission to use, copy, modify and distribute UnixCrypt

for non-commercial or commercial purposes and without fee is granted provided that the copyright notice appears in all copies.

1.758 jetty-util 9.4.51.v20230217

1.758.1 Available under license :

This program and the accompanying materials are made available under the terms of the Eclipse Public License 2.0 which is available at <http://www.eclipse.org/legal/epl-2.0>, or the Apache Software License 2.0 which is available at <https://www.apache.org/licenses/LICENSE-2.0>.

Eclipse Public License - v 1.0

THE ACCOMPANYING PROGRAM IS PROVIDED UNDER THE TERMS OF THIS ECLIPSE PUBLIC LICENSE ("AGREEMENT"). ANY USE, REPRODUCTION OR DISTRIBUTION OF THE PROGRAM CONSTITUTES RECIPIENT'S ACCEPTANCE OF THIS AGREEMENT.

1. DEFINITIONS

"Contribution" means:

- a) in the case of the initial Contributor, the initial code and documentation distributed under this Agreement, and
- b) in the case of each subsequent Contributor:
 - i) changes to the Program, and
 - ii) additions to the Program;

where such changes and/or additions to the Program originate from and are distributed by that particular Contributor. A Contribution 'originates' from a Contributor if it was added to the Program by such Contributor itself or anyone acting on such Contributor's behalf. Contributions do not include additions to the Program which: (i) are separate modules of software distributed in conjunction with the Program under their own license agreement, and (ii) are not derivative works of the Program.

"Contributor" means any person or entity that distributes the Program.

"Licensed Patents" mean patent claims licensable by a Contributor which are necessarily infringed by the use or sale of its Contribution alone or when combined with the Program.

"Program" means the Contributions distributed in accordance with this Agreement.

"Recipient" means anyone who receives the Program under this Agreement, including all Contributors.

2. GRANT OF RIGHTS

- a) Subject to the terms of this Agreement, each Contributor hereby grants Recipient a non-exclusive, worldwide, royalty-free copyright license to reproduce, prepare derivative works of, publicly display, publicly perform, distribute and sublicense the Contribution of such Contributor, if any, and such derivative works, in source code and object code form.
- b) Subject to the terms of this Agreement, each Contributor hereby grants Recipient a non-exclusive, worldwide, royalty-free patent license under Licensed Patents to make, use, sell, offer to sell, import and otherwise transfer the Contribution of such Contributor, if any, in source code and object code form. This patent license shall apply to the combination of the Contribution and the Program if, at the time the Contribution is added by the Contributor, such addition of the Contribution causes such combination to be covered by the Licensed Patents. The patent license shall not apply to any other combinations which include the Contribution. No hardware per se is licensed hereunder.
- c) Recipient understands that although each Contributor grants the licenses to its Contributions set forth herein, no assurances are provided by any Contributor that the Program does not infringe the patent or other intellectual property rights of any other entity. Each Contributor disclaims any liability to Recipient for claims brought by any other entity based on infringement of intellectual property rights or otherwise. As a condition to exercising the rights and licenses granted hereunder, each Recipient hereby assumes sole responsibility to secure any other intellectual property rights needed, if any. For example, if a third party patent license is required to allow Recipient to distribute the Program, it is Recipient's responsibility to acquire that license before distributing the Program.
- d) Each Contributor represents that to its knowledge it has sufficient copyright rights in its Contribution, if any, to grant the copyright license set forth in this Agreement.

3. REQUIREMENTS

A Contributor may choose to distribute the Program in object code form under its own license agreement, provided that:

- a) it complies with the terms and conditions of this Agreement; and
- b) its license agreement:
 - i) effectively disclaims on behalf of all Contributors all warranties and conditions, express and implied, including warranties or

conditions of title and non-infringement, and implied warranties or conditions of merchantability and fitness for a particular purpose;

- ii) effectively excludes on behalf of all Contributors all liability for damages, including direct, indirect, special, incidental and consequential damages, such as lost profits;
- iii) states that any provisions which differ from this Agreement are offered by that Contributor alone and not by any other party; and
- iv) states that source code for the Program is available from such Contributor, and informs licensees how to obtain it in a reasonable manner on or through a medium customarily used for software exchange.

When the Program is made available in source code form:

- a) it must be made available under this Agreement; and
- b) a copy of this Agreement must be included with each copy of the Program. Contributors may not remove or alter any copyright notices contained within the Program.

Each Contributor must identify itself as the originator of its Contribution, if any, in a manner that reasonably allows subsequent Recipients to identify the originator of the Contribution.

4. COMMERCIAL DISTRIBUTION

Commercial distributors of software may accept certain responsibilities with respect to end users, business partners and the like. While this license is intended to facilitate the commercial use of the Program, the Contributor who includes the Program in a commercial product offering should do so in a manner which does not create potential liability for other Contributors. Therefore, if a Contributor includes the Program in a commercial product offering, such

Contributor ("Commercial Contributor") hereby agrees to defend and indemnify every other Contributor ("Indemnified Contributor") against any losses, damages and costs (collectively "Losses") arising from claims, lawsuits and other legal actions brought by a third party against the Indemnified Contributor to the extent caused by the acts or omissions of such Commercial Contributor in connection with its distribution of the Program in a commercial product offering. The obligations in this section do not apply to any claims or Losses relating to any actual or alleged intellectual property infringement. In order to qualify, an Indemnified Contributor must:

- a) promptly notify the Commercial Contributor in writing of such claim, and
- b) allow the Commercial Contributor to control, and cooperate with the Commercial Contributor in, the defense and any related settlement negotiations. The Indemnified Contributor may participate in any such claim at its own expense.

For example,

a Contributor might include the Program in a commercial product offering, Product X. That Contributor is then a Commercial Contributor. If that Commercial Contributor then makes performance claims, or offers warranties related to Product X, those performance claims and warranties are such Commercial Contributor's responsibility alone. Under this section, the Commercial Contributor would have to defend claims against the other Contributors related to those performance claims and warranties, and if a court requires any other Contributor to pay any damages as a result, the Commercial Contributor must pay those damages.

5. NO WARRANTY

EXCEPT AS EXPRESSLY SET FORTH IN THIS AGREEMENT, THE PROGRAM IS PROVIDED ON AN "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, EITHER EXPRESS OR IMPLIED INCLUDING, WITHOUT LIMITATION, ANY WARRANTIES OR CONDITIONS OF TITLE, NON-INFRINGEMENT, MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE. Each Recipient is solely responsible for determining the appropriateness of using and distributing the Program and assumes all risks associated with its exercise of rights under this Agreement, including but not limited to the risks and costs of program errors, compliance with applicable laws, damage to or loss of data, programs or equipment, and unavailability or interruption of operations.

6. DISCLAIMER OF LIABILITY

EXCEPT AS EXPRESSLY SET FORTH IN THIS AGREEMENT, NEITHER RECIPIENT NOR ANY CONTRIBUTORS SHALL HAVE ANY LIABILITY FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING WITHOUT LIMITATION LOST PROFITS), HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OR DISTRIBUTION OF THE PROGRAM OR THE EXERCISE OF ANY RIGHTS GRANTED HEREUNDER, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

7. GENERAL

If any provision of this Agreement is invalid or unenforceable under applicable law, it shall not affect the validity or enforceability of the remainder of the terms of this Agreement, and without further action by the parties hereto, such provision shall be reformed to the minimum extent necessary to make such provision valid and enforceable.

If Recipient institutes patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Program itself (excluding combinations of the Program with other software or hardware)

infringes such Recipient's patent(s), then such Recipient's rights granted under Section 2(b) shall terminate as of the date such litigation is filed.

All Recipient's rights under this Agreement shall terminate if it fails to comply with any of the material terms or conditions of this Agreement and does not cure such failure in a reasonable period of time after becoming aware of such noncompliance. If all Recipient's rights under this Agreement terminate, Recipient agrees to cease use and distribution of the Program as soon as reasonably practicable. However, Recipient's obligations under this Agreement and any licenses granted by Recipient relating to the Program shall continue and survive.

Everyone is permitted to copy and distribute copies of this Agreement, but in order to avoid inconsistency the Agreement is copyrighted and may only be modified in the following manner. The Agreement Steward reserves the right to publish new versions (including revisions) of this Agreement from time to time. No one other than the Agreement Steward has the right to modify this Agreement. The Eclipse Foundation is the initial Agreement Steward. The Eclipse Foundation may assign the responsibility to serve as the Agreement Steward to a suitable separate entity. Each new version of the Agreement will be given a distinguishing version number. The Program (including Contributions) may always be distributed subject to the version of the Agreement under which it was received. In addition, after a new version of the Agreement is published, Contributor may elect to distribute the Program (including its Contributions) under the new version. Except as expressly stated in Sections 2(a) and 2(b) above, Recipient receives no rights or licenses to the intellectual property of any Contributor under this Agreement, whether expressly, by implication, estoppel or otherwise. All rights in the Program not expressly granted under this Agreement are reserved.

This Agreement is governed by the laws of the State of New York and the intellectual property laws of the United States of America. No party to this Agreement will bring a legal action under this Agreement more than one year after the cause of action arose. Each party waives its rights to a jury trial in any resulting litigation.

Apache License
Version 2.0, January 2004
<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent

to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works

that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and

- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions)

on an "AS IS" BASIS,

WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or

implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License"); you may not use this file except in compliance with the License.

You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.

See the License for the specific language governing permissions and limitations under the License.

=====
Jetty Web Container

Copyright 1995-2018 Mort Bay Consulting Pty Ltd.
=====

The Jetty Web Container is Copyright Mort Bay Consulting Pty Ltd unless otherwise noted.

Jetty is dual licensed under both

* The Apache 2.0 License

<http://www.apache.org/licenses/LICENSE-2.0.html>

and

* The Eclipse Public 1.0 License

<http://www.eclipse.org/legal/epl-v10.html>

Jetty may be distributed under either license.

Eclipse

The following artifacts are EPL.

* org.eclipse.jetty.orbit:org.eclipse.jdt.core

The following artifacts are EPL and ASL2.

* org.eclipse.jetty.orbit:javax.security.auth.message

The following artifacts are EPL and CDDL 1.0.

* org.eclipse.jetty.orbit:javax.mail.glassfish

Oracle

The following artifacts are CDDL + GPLv2 with classpath exception.

<https://glassfish.dev.java.net/nonav/public/CDDL+GPL.html>

- * javax.servlet:javax.servlet-api
- * javax.annotation:javax.annotation-api
- * javax.transaction:javax.transaction-api
- * javax.websocket:javax.websocket-api

Oracle OpenJDK

If ALPN is used to negotiate HTTP/2 connections, then the following artifacts may be included in the distribution or downloaded when ALPN module is selected.

- * java.sun.security.ssl

These artifacts replace/modify OpenJDK classes. The modifications are hosted at github and both modified and original are under GPL v2 with classpath exceptions.

<http://openjdk.java.net/legal/gplv2+ce.html>

OW2

The following artifacts are licensed by the OW2 Foundation according to the terms of <http://asm.ow2.org/license.html>

- org.ow2.asm:asm-commons
- org.ow2.asm:asm

Apache

The following artifacts are ASL2 licensed.

- org.apache.taglibs:taglibs-standard-spec
- org.apache.taglibs:taglibs-standard-impl

MortBay

The following artifacts are ASL2 licensed. Based on selected classes from following Apache Tomcat jars, all ASL2 licensed.

org.mortbay.jasper:apache-jsp
org.apache.tomcat:tomcat-jasper
org.apache.tomcat:tomcat-juli
org.apache.tomcat:tomcat-jsp-api
org.apache.tomcat:tomcat-el-api
org.apache.tomcat:tomcat-jasper-el
org.apache.tomcat:tomcat-api
org.apache.tomcat:tomcat-util-scan
org.apache.tomcat:tomcat-util

org.mortbay.jasper:apache-el
org.apache.tomcat:tomcat-jasper-el
org.apache.tomcat:tomcat-el-api

Mortbay

The following artifacts are CDDL + GPLv2 with classpath exception.

<https://glassfish.dev.java.net/nonav/public/CDDL+GPL.html>

org.eclipse.jetty.toolchain:jetty-schemas

Assorted

The UnixCrypt.java code implements the one way cryptography used by Unix systems for simple password protection. Copyright 1996 Aki Yoshida, modified April 2001 by Iris Van den Broeke, Daniel Deville.

Permission to use, copy, modify and distribute UnixCrypt for non-commercial or commercial purposes and without fee is granted provided that the copyright notice appears in all copies.

1.759 kerberos 1.17-6ubuntu4.3

1.759.1 Available under license :

[NOTE: MIT has only incorporated the mechglue and spnego change, and not the incremental propagation changes. The filenames are different between the Sun and MIT sources. The actual MIT filenames appear in the top-level README file. Original text of Sun's LICENSE file follows.]

Subject to the license set forth below, Sun Microsystems, Inc. donates the attached files to MIT for the purpose of including these modifications and additions in future versions of the Kerberos system.

Many of the files attached are subject to licenses issued by other entities, including OpenVision, MIT, and FundsXpress. See the individual files, and/or related Readme files, for these licenses.

In addition Sun requires that the license set forth below be incorporated into any future version of the Kerberos system which contains portions of the files attached. The following files must be listed, in the top level Readme file, as being provided subject to such license:

```
cmd/krb5/iproplib/iproplib.x
cmd/krb5/iproplib/iproplib_hdr.h
cmd/krb5/kadmin/server/iproplib_svc.c
cmd/krb5/kproplog/kproplog.c
cmd/krb5/slave/kpropd_rpc.c
lib/gss_mechs/mech_krb5/et/kdb5_err.c
lib/gss_mechs/mech_spnego/mech/gssapiP_spnego.h
lib/gss_mechs/mech_spnego/mech/spnego_mech.c
lib/krb5/kadm5/kadm_host_srv_names.c
lib/krb5/kdb/kdb_convert.c
lib/krb5/kdb/kdb_hdr.h
lib/krb5/kdb/kdb_log.c
lib/krb5/kdb/kdb_log.h
lib/libgss/g_accept_sec_context.c
lib/libgss/g_acquire_cred.c
lib/libgss/g_canon_name.c
lib/libgss/g_compare_name.c
lib/libgss/g_context_time.c
lib/libgss/g_delete_sec_context.c
lib/libgss/g_dsp_name.c
lib/libgss/g_dsp_status.c
lib/libgss/g_dup_name.c
lib/libgss/g_exp_sec_context.c
lib/libgss/g_export_name.c
lib/libgss/g_glue.c
lib/libgss/g_imp_name.c
lib/libgss/g_imp_sec_context.c
lib/libgss/g_init_sec_context.c
lib/libgss/g_initialize.c
lib/libgss/g_inquire_context.c
lib/libgss/g_inquire_cred.c
lib/libgss/g_inquire_names.c
lib/libgss/g_process_context.c
lib/libgss/g_rel_buffer.c
lib/libgss/g_rel_cred.c
lib/libgss/g_rel_name.c
lib/libgss/g_rel_oid_set.c
```

lib/libgss/g_seal.c
lib/libgss/g_sign.c
lib/libgss/g_store_cred.c
lib/libgss/g_unseal.c
lib/libgss/g_userok.c
lib/libgss/g_utils.c
lib/libgss/g_verify.c
lib/libgss/gssd_pname_to_uid.c
uts/common/gssapi/include/gssapi_err_generic.h
uts/common/gssapi/include/mechglueP.h

Sun's

License is as follows:

Copyright (c) 2004 Sun Microsystems, Inc.

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.
Copyright (C) 1985-2019 by the Massachusetts Institute of Technology.

All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

* Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.

* Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the

documentation and/or other materials provided with the distribution.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT HOLDER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Downloading of this software may constitute an export of cryptographic software from the United States of America that is subject to the United States Export Administration Regulations (EAR), 15 CFR 730-774. Additional laws or regulations may apply. It is the responsibility of the person or entity contemplating export to comply with all applicable export laws and regulations, including obtaining any required license from the U.S. government.

The U.S. government prohibits export of encryption source code to certain countries and individuals, including, but not limited to, the countries of Cuba, Iran, North Korea, Sudan, Syria, and residents and nationals of those countries.

Documentation components of this software distribution are licensed under a Creative Commons Attribution-ShareAlike 3.0 Unported License. (<https://creativecommons.org/licenses/by-sa/3.0/>)

Individual source code files are copyright MIT, Cygnus Support, Novell, OpenVision Technologies, Oracle, Red Hat, Sun Microsystems, FundsXpress, and others.

Project Athena, Athena, Athena MUSE, Discuss, Hesiod, Kerberos, Moira, and Zephyr are trademarks of the Massachusetts Institute of Technology (MIT). No commercial use of these trademarks may be made without prior written permission of MIT.

"Commercial use" means use of a name in a product or other for-profit manner. It does NOT prevent a commercial firm from referring to the MIT trademarks in order to convey information (although in doing so, recognition of their trademark status should be given).

=====

The following copyright and permission notice applies to the OpenVision Kerberos Administration system located in "kadmin/create", "kadmin/dbutil", "kadmin/passwd", "kadmin/server", "lib/kadm5", and portions of "lib/rpc":

Copyright, OpenVision Technologies, Inc., 1993-1996, All Rights Reserved

WARNING: Retrieving the OpenVision Kerberos Administration system source code, as described below, indicates your acceptance of the following terms. If you do not agree to the following terms, do not retrieve the OpenVision Kerberos administration system.

You may freely use and distribute the Source Code and Object Code compiled from it, with or without modification, but this Source Code is provided to you "AS IS" EXCLUSIVE OF ANY WARRANTY, INCLUDING, WITHOUT LIMITATION, ANY WARRANTIES OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE, OR ANY OTHER WARRANTY, WHETHER EXPRESS OR IMPLIED. IN NO EVENT WILL OPENVISION HAVE ANY LIABILITY FOR ANY LOST PROFITS, LOSS OF DATA OR COSTS OF PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES, OR FOR ANY SPECIAL, INDIRECT, OR CONSEQUENTIAL DAMAGES ARISING OUT OF THIS AGREEMENT, INCLUDING, WITHOUT LIMITATION, THOSE RESULTING FROM THE USE OF THE SOURCE CODE, OR THE FAILURE OF THE SOURCE CODE TO PERFORM, OR FOR ANY OTHER REASON.

OpenVision retains all copyrights in the donated Source Code. OpenVision also retains copyright to derivative works of the Source Code, whether created by OpenVision or by a third party. The OpenVision copyright notice must be preserved if derivative works are made based on the donated Source Code.

OpenVision Technologies, Inc. has donated this Kerberos Administration system to MIT for inclusion in the standard Kerberos 5 distribution. This donation underscores our commitment to continuing Kerberos technology development and our gratitude for the valuable work which has been performed by MIT and the Kerberos community.

=====
Portions contributed by Matt Crawford "crawd@fnal.gov" were work performed at Fermi National Accelerator Laboratory, which is operated by Universities Research Association, Inc., under contract DE-AC02-76CHO3000 with the U.S. Department of Energy.

=====
Portions of "src/lib/crypto" have the following copyright:

Copyright (C) 1998 by the FundsXpress, INC.

All rights reserved.

Export of this software from the United States of America may require a specific license from the United States Government. It is the responsibility of any person or organization contemplating export to obtain such a license before exporting.

WITHIN THAT CONSTRAINT, permission to use, copy, modify, and distribute this software and its documentation for any purpose and without fee is hereby granted, provided that the above copyright notice appear in all copies and that both that copyright notice and this permission notice appear in supporting documentation, and that the name of FundsXpress. not be used in advertising or publicity pertaining to distribution of the software without specific, written prior permission. FundsXpress makes no representations about the suitability of this software for any purpose. It is provided "as is" without express or implied warranty.

THIS SOFTWARE IS PROVIDED "AS IS" AND WITHOUT ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, WITHOUT LIMITATION, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE.

=====
The implementation of the AES encryption algorithm in "src/lib/crypto/builtin/aes" has the following copyright:

Copyright (C) 2001, Dr Brian Gladman "brg@gladman.uk.net", Worcester, UK.
All rights reserved.

LICENSE TERMS

The free distribution and use of this software in both source and binary form is allowed (with or without changes) provided that:

1. distributions of this source code include the above copyright notice, this list of conditions and the following disclaimer;

2. distributions in binary form include the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other associated materials;
3. the copyright holder's name is not used to endorse products built using this software without specific written permission.

DISCLAIMER

This software is provided 'as is' with no explicit or implied warranties in respect of any properties, including, but not limited to, correctness and fitness for purpose.

=====

Portions contributed by Red Hat, including the pre-authentication plug-in framework and the NSS crypto implementation, contain the following copyright:

Copyright (C) 2006 Red Hat, Inc.
Portions
copyright (C) 2006 Massachusetts Institute of Technology
All Rights Reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- * Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- * Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
- * Neither the name of Red Hat, Inc., nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS

FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR

SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

=====

The bundled verto source code is subject to the following license:

Copyright 2011 Red Hat, Inc.

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

=====

The MS-KKDCP client implementation has the following copyright:

Copyright 2013,2014
Red Hat, Inc.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.

2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

=====
The implementations of GSSAPI mechglue in GSSAPI-SPNEGO in "src/lib/gssapi", including the following files:

lib/gssapi/generic/gssapi_err_generic.et
lib/gssapi/mechglue/g_accept_sec_context.c
lib/gssapi/mechglue/g_acquire_cred.c
lib/gssapi/mechglue/g_canon_name.c
lib/gssapi/mechglue/g_compare_name.c
lib/gssapi/mechglue/g_context_time.c
lib/gssapi/mechglue/g_delete_sec_context.c
lib/gssapi/mechglue/g_dsp_name.c
lib/gssapi/mechglue/g_dsp_status.c
lib/gssapi/mechglue/g_dup_name.c
lib/gssapi/mechglue/g_exp_sec_context.c
lib/gssapi/mechglue/g_export_name.c
lib/gssapi/mechglue/g_glue.c
lib/gssapi/mechglue/g_imp_name.c
lib/gssapi/mechglue/g_imp_sec_context.c
lib/gssapi/mechglue/g_init_sec_context.c
lib/gssapi/mechglue/g_initialize.c
lib/gssapi/mechglue/g_inquire_context.c
lib/gssapi/mechglue/g_inquire_cred.c
lib/gssapi/mechglue/g_inquire_names.c
lib/gssapi/mechglue/g_process_context.c
lib/gssapi/mechglue/g_rel_buffer.c
lib/gssapi/mechglue/g_rel_cred.c
lib/gssapi/mechglue/g_rel_name.c

lib/gssapi/mechglue/g_rel_oid_set.c
lib/gssapi/mechglue/g_seal.c
lib/gssapi/mechglue/g_sign.c
lib/gssapi/mechglue/g_store_cred.c
lib/gssapi/mechglue/g_unseal.c
lib/gssapi/mechglue/g_userok.c
lib/gssapi/mechglue/g_utils.c
lib/gssapi/mechglue/g_verify.c
lib/gssapi/mechglue/gssd_pname_to_uid.c
lib/gssapi/mechglue/mglueP.h
lib/gssapi/mechglue/oid_ops.c
lib/gssapi/spnego/gssapiP_spnego.h
lib/gssapi/spnego/spnego_mech.c

and the initial implementation of incremental propagation,
including
the following new or changed files:

include/iprop_hdr.h
kadmin/server/ipropd_svc.c
lib/kdb/iprop.x
lib/kdb/kdb_convert.c
lib/kdb/kdb_log.c
lib/kdb/kdb_log.h
lib/krb5/error_tables/kdb5_err.et
kprop/kpropd_rpc.c
kprop/kproplog.c

are subject to the following license:

Copyright (C) 2004 Sun Microsystems, Inc.

Permission is hereby granted, free of charge, to any person
obtaining a copy of this software and associated documentation
files (the "Software"), to deal in the Software without
restriction, including without limitation the rights to use, copy,
modify, merge, publish, distribute, sublicense, and/or sell copies
of the Software, and to permit persons to whom the Software is
furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be
included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY
OF ANY KIND,
EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF
MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND
NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS

BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

=====

Kerberos V5 includes documentation and software developed at the University of California at Berkeley, which includes this copyright notice:

Copyright (C) 1983 Regents of the University of California.
All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
3. Neither the name of the University nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE REGENTS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE REGENTS OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

=====

Portions contributed by Novell, Inc., including the LDAP database backend, are subject to the following license:

Copyright (C) 2004-2005, Novell, Inc.
All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- * Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- * Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
- * The copyright holder's name is not used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

=====
Portions
funded by Sandia National Laboratory and developed by the
University of Michigan's Center for Information Technology
Integration, including the PKINIT implementation, are subject to the
following license:

COPYRIGHT (C) 2006-2007
THE REGENTS OF THE UNIVERSITY OF MICHIGAN
ALL RIGHTS RESERVED

Permission is granted to use, copy, create derivative works and redistribute this software and such derivative works for any purpose, so long as the name of The University of Michigan is not used in any advertising or publicity pertaining to the use of distribution of this software without specific, written prior authorization. If the above copyright notice or any other identification of the University of Michigan is included in any copy of any portion of this software, then the disclaimer below must also be included.

THIS SOFTWARE IS PROVIDED AS IS, WITHOUT REPRESENTATION FROM THE UNIVERSITY OF MICHIGAN AS TO ITS FITNESS FOR ANY PURPOSE, AND WITHOUT WARRANTY BY THE UNIVERSITY OF MICHIGAN OF ANY KIND, EITHER EXPRESS OR IMPLIED, INCLUDING WITHOUT LIMITATION THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE REGENTS OF THE UNIVERSITY OF MICHIGAN SHALL NOT BE LIABLE FOR ANY DAMAGES, INCLUDING SPECIAL, INDIRECT, INCIDENTAL, OR CONSEQUENTIAL DAMAGES, WITH RESPECT TO ANY CLAIM ARISING OUT OF OR IN CONNECTION WITH THE USE OF THE SOFTWARE, EVEN IF IT HAS BEEN OR IS HEREAFTER ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

=====

The pkcs11.h file included in the PKINIT code has the following license:

Copyright 2006 g10 Code GmbH
Copyright 2006 Andreas Jellinghaus

This file is free software; as a special exception the author gives unlimited permission to copy and/or distribute it, with or without modifications, as long as this notice is preserved.

This file is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY, to the extent permitted by law; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE.

=====

Portions contributed by Apple Inc. are subject to the following license:

Copyright 2004-2008 Apple Inc. All Rights Reserved.

Export of this software from the United States of America may

require a specific license from the United States Government.
It is the responsibility of any person or organization
contemplating export to obtain such a license before exporting.

WITHIN THAT CONSTRAINT, permission to use, copy, modify, and
distribute this software and its documentation for any purpose and
without fee is hereby granted, provided that the above copyright
notice appear in all copies and that both that copyright notice and
this permission notice appear in
supporting documentation, and that
the name of Apple Inc. not be used in advertising or publicity
pertaining to distribution of the software without specific,
written prior permission. Apple Inc. makes no representations
about the suitability of this software for any purpose. It is
provided "as is" without express or implied warranty.

THIS SOFTWARE IS PROVIDED "AS IS" AND WITHOUT ANY EXPRESS OR
IMPLIED WARRANTIES, INCLUDING, WITHOUT LIMITATION, THE IMPLIED
WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE.

=====

The implementations of UTF-8 string handling in src/util/support and
src/lib/krb5/unicode are subject to the following copyright and
permission notice:

The OpenLDAP Public License
Version 2.8, 17 August 2003

Redistribution and use of this software and associated
documentation ("Software"), with or without modification, are
permitted provided that
the following conditions are met:

1. Redistributions in source form must retain copyright
statements and notices,
2. Redistributions in binary form must reproduce applicable
copyright statements and notices, this list of conditions, and
the following disclaimer in the documentation and/or other
materials provided with the distribution, and
3. Redistributions must contain a verbatim copy of this
document.

The OpenLDAP Foundation may revise this license from time to time.
Each revision is distinguished by a version number. You may use
this Software under terms of this license revision or under the

terms of any subsequent revision of the license.

THIS SOFTWARE IS PROVIDED BY THE OPENLDAP FOUNDATION AND ITS CONTRIBUTORS "AS IS" AND ANY EXPRESSED OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE OPENLDAP FOUNDATION, ITS CONTRIBUTORS, OR THE AUTHOR(S) OR OWNER(S) OF THE SOFTWARE BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

The names of the authors and copyright holders must not be used in advertising or otherwise to promote the sale, use or other dealing in this Software without specific, written prior permission. Title to copyright in this Software shall at all times remain with copyright holders.

OpenLDAP is a registered trademark of the OpenLDAP Foundation.

Copyright 1999-2003 The OpenLDAP Foundation, Redwood City, California, USA. All Rights Reserved. Permission to copy and distribute verbatim copies of this document is granted.

=====

Marked test programs in src/lib/krb5/krb have the following copyright:

Copyright (C) 2006 Kungliga Tekniska Hgskola
(Royal Institute of Technology, Stockholm, Sweden).
All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above

copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

3. Neither the name of KTH nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY KTH AND ITS CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL KTH OR ITS CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

=====

The KCM Mach RPC definition file used on macOS has the following copyright:

Copyright (C) 2009 Kungliga Tekniska Hgskola
(Royal Institute of Technology, Stockholm, Sweden).
All rights reserved.

Portions Copyright (C) 2009 Apple Inc. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
3. Neither the name of the Institute nor the names of its

contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE INSTITUTE AND CONTRIBUTORS "AS IS"

AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE INSTITUTE OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

=====

Portions of the RPC implementation in src/lib/rpc and src/include/gssrpc have the following copyright and permission notice:

Copyright (C) 2010, Oracle America, Inc.

All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
3. Neither the name of the "Oracle America, Inc." nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED.

IN NO EVENT SHALL THE
COPYRIGHT HOLDER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT,
INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES
(INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR
SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION)
HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT,
STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE)
ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED
OF THE POSSIBILITY OF SUCH DAMAGE.

=====

Copyright (C) 2006,2007,2009 NTT (Nippon Telegraph and Telephone
Corporation). All rights reserved.

Redistribution and use in source and binary forms, with or without
modification, are permitted provided that the following conditions
are met:

1. Redistributions of source code must retain the above
copyright notice, this list of conditions and the following
disclaimer as the first lines of this file unmodified.
2. Redistributions in binary form must reproduce the above
copyright notice, this list of conditions and the following
disclaimer in the documentation and/or other materials provided
with the distribution.

THIS SOFTWARE IS PROVIDED BY NTT "AS IS" AND ANY EXPRESS OR IMPLIED
WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES
OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE
DISCLAIMED. IN NO EVENT SHALL NTT BE LIABLE FOR ANY DIRECT,
INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES
(INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR
SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION)
HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT,
STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE)
ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED
OF THE POSSIBILITY OF SUCH
DAMAGE.

=====

Copyright 2000 by Carnegie Mellon University

All Rights Reserved

Permission to use, copy, modify, and distribute this software and

its documentation for any purpose and without fee is hereby granted, provided that the above copyright notice appear in all copies and that both that copyright notice and this permission notice appear in supporting documentation, and that the name of Carnegie Mellon University not be used in advertising or publicity pertaining to distribution of the software without specific, written prior permission.

CARNEGIE MELLON UNIVERSITY DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE, INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS, IN NO EVENT SHALL CARNEGIE MELLON UNIVERSITY BE LIABLE FOR ANY SPECIAL, INDIRECT OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

Copyright (C) 2002 Naval Research Laboratory (NRL/CCS)

Permission to use, copy, modify and distribute this software and its documentation is hereby granted, provided that both the copyright notice and this permission notice appear in all copies of the software, derivative works or modified versions, and any portions thereof.

NRL ALLOWS FREE USE OF THIS SOFTWARE IN ITS "AS IS" CONDITION AND DISCLAIMS ANY LIABILITY OF ANY KIND FOR ANY DAMAGES WHATSOEVER RESULTING FROM THE USE OF THIS SOFTWARE.

Copyright (C) 1991, 1992, 1994 by Cygnus Support.

Permission to use, copy, modify, and distribute this software and its documentation for any purpose and without fee is hereby granted, provided that the above copyright notice appear in all copies and that both that copyright notice and this permission notice appear in supporting documentation. Cygnus Support makes no representations about the suitability of this software for any purpose. It is provided "as is" without express or implied warranty.

Copyright (C) 2006 Secure Endpoints Inc.

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

=====

Portions of the implementation of the Fortuna-like PRNG are subject to the following notice:

Copyright (C) 2005 Marko Kreen
All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

THIS SOFTWARE IS PROVIDED BY THE AUTHOR AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A

PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE AUTHOR OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Copyright (C) 1994 by the University of Southern California

EXPORT OF THIS SOFTWARE from the United States of America may require a specific license from the United States Government. It is the responsibility of any person or organization contemplating export to obtain such a license before exporting.

WITHIN THAT CONSTRAINT, permission to copy, modify, and distribute this software and its documentation in source and binary forms is hereby granted, provided that any documentation or other materials related to such distribution or use acknowledge that the software was developed by the University of Southern California.

DISCLAIMER OF WARRANTY. THIS SOFTWARE IS PROVIDED "AS IS". The University of Southern California MAKES NO REPRESENTATIONS OR WARRANTIES, EXPRESS OR IMPLIED. By way of example, but not limitation, the University of Southern California MAKES NO REPRESENTATIONS OR WARRANTIES OF MERCHANTABILITY OR FITNESS FOR ANY PARTICULAR PURPOSE. The University of Southern California shall not be held liable for any liability nor for any direct, indirect, or consequential damages with respect to any claim by the user or distributor of the ksu software.

=====

Copyright (C) 1995
The President and Fellows of Harvard University

This code is derived from software contributed to Harvard by Jeremy Rassen.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above

copyright notice, this list of conditions and the following disclaimer.

2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

3. All advertising materials mentioning features or use of this software must display the following acknowledgement:

This product includes software developed by the University of California, Berkeley and its contributors.

4. Neither the name of the University nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE REGENTS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE REGENTS OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

=====

Copyright (C) 2008 by the Massachusetts Institute of Technology.
Copyright 1995 by Richard P. Basch. All Rights Reserved.
Copyright 1995 by Lehman Brothers, Inc. All Rights Reserved.

Export of this software from the United States of America may require a specific license from the United States Government. It is the responsibility of any person or organization contemplating export to obtain such a license before exporting.

WITHIN THAT CONSTRAINT, permission to use, copy, modify, and distribute this software and its documentation for any purpose and without fee is

hereby granted, provided that the above copyright notice appear in all copies and that both that copyright notice and this permission notice appear in supporting documentation, and that the name of Richard P. Basch, Lehman Brothers and M.I.T. not be used in advertising or publicity pertaining to distribution of the software without specific, written prior permission. Richard P. Basch, Lehman Brothers and M.I.T. make no representations about the suitability of this software for any purpose. It is provided "as is" without express or implied warranty.

=====
The following notice applies to "src/lib/krb5/krb/strptime.c" and "src/include/k5-queue.h".

Copyright (C) 1997, 1998 The NetBSD Foundation, Inc.
All rights reserved.

This code was contributed to The NetBSD Foundation by Klaus Klein.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
3. All advertising materials mentioning features or use of this software must display the following acknowledgement:

This product includes software developed by the NetBSD Foundation, Inc. and its contributors.

4. Neither the name of The NetBSD Foundation nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE NETBSD FOUNDATION, INC. AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED

WARRANTIES,
INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF
MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE
DISCLAIMED. IN NO EVENT SHALL THE FOUNDATION OR CONTRIBUTORS BE
LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR
CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT
OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR
BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF
LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT
(INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE
USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH
DAMAGE.

=====

The following notice applies to Unicode library files in
"src/lib/krb5/unicode":

Copyright 1997, 1998, 1999 Computing Research Labs,
New Mexico State University

Permission is hereby granted, free of charge, to any person
obtaining
a copy of this software and associated documentation
files (the "Software"), to deal in the Software without
restriction, including without limitation the rights to use, copy,
modify, merge, publish, distribute, sublicense, and/or sell copies
of the Software, and to permit persons to whom the Software is
furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be
included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND,
EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF
MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND
NONINFRINGEMENT. IN NO EVENT SHALL THE COMPUTING RESEARCH LAB OR
NEW MEXICO STATE UNIVERSITY BE LIABLE FOR ANY CLAIM, DAMAGES OR
OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR
OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE
OR THE USE OR OTHER
DEALINGS IN THE SOFTWARE.

=====

The following notice applies to "src/util/support/strncpy.c":

Copyright (C) 1998 Todd C. Miller "Todd.Miller@courtesan.com"

Permission to use, copy, modify, and distribute this software for any purpose with or without fee is hereby granted, provided that the above copyright notice and this permission notice appear in all copies.

THE SOFTWARE IS PROVIDED "AS IS" AND THE AUTHOR DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS. IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY SPECIAL, DIRECT, INDIRECT, OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

=====

The following notice applies to "src/util/profile/argv_parse.c" and "src/util/profile/argv_parse.h":

Copyright 1999 by Theodore Ts'o.

Permission to use, copy, modify, and distribute this software for any purpose with or without fee is hereby granted, provided that the above copyright notice and this permission notice appear in all copies. THE SOFTWARE IS PROVIDED "AS IS" AND THEODORE TS'O (THE AUTHOR) DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE, INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS. IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY SPECIAL, DIRECT, INDIRECT, OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE. (Isn't it sick that the U.S. culture of lawsuit-happy lawyers requires this kind of disclaimer?)

=====

The following notice applies to SWIG-generated code in "src/util/profile/profile_tcl.c":

Copyright (C) 1999-2000, The University of Chicago

This file may be freely redistributed without license or fee provided this copyright message remains intact.

=====

The following notice applies to portions of "src/lib/rpc" and "src/include/gssrpc":

Copyright (C) 2000 The Regents of the University of Michigan. All rights reserved.

Copyright (C) 2000 Dug Song "dugsong@UMICH.EDU". All rights reserved, all wrongs reversed.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
3. Neither the name of the University nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE REGENTS OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

=====

Implementations of the MD4 algorithm are subject to the following notice:

Copyright (C) 1990, RSA Data Security, Inc. All rights reserved.

License to copy and use this software is granted provided that it is identified as the "RSA Data Security, Inc. MD4 Message Digest Algorithm" in all material mentioning or referencing this software or this function.

License is also granted to make and use derivative works provided that such works are identified as "derived from the RSA Data Security, Inc. MD4 Message Digest Algorithm" in all material mentioning or referencing the derived work.

RSA Data Security, Inc. makes no representations concerning either the merchantability of this software or the suitability of this software for any particular purpose. It is provided "as is" without express or implied warranty of any kind.

These notices must be retained in any copies of any part of this documentation and/or software.

=====

Implementations of the MD5 algorithm are subject to the following notice:

Copyright (C) 1990, RSA Data Security, Inc. All rights reserved.

License to copy and use this software is granted provided that it is identified as the "RSA Data Security, Inc. MD5 Message-Digest Algorithm" in all material mentioning or referencing this software or this function.

License is also granted to make and use derivative works provided that such works are identified as "derived from the RSA Data Security, Inc. MD5 Message-Digest Algorithm" in all material mentioning or referencing the derived work.

RSA Data Security, Inc. makes no representations concerning either the merchantability of this software or the suitability of this software for any particular purpose. It is provided "as is" without express or implied warranty of any kind.

These notices must be retained in any copies of any part of this documentation and/or software.

=====

The following notice applies to
"src/lib/crypto/crypto_tests/t_mddriver.c":

Copyright (C) 1990-2, RSA Data Security, Inc. Created 1990. All rights reserved.

RSA Data Security, Inc. makes no representations concerning either the merchantability of this software or the suitability of this software for any particular purpose. It is provided "as is" without express or implied warranty of any kind.

These notices must be retained in any copies of any part of this documentation and/or software.

=====
Portions of "src/lib/krb5" are subject to the following notice:

Copyright (C) 1994 CyberSAFE Corporation.
Copyright 1990,1991,2007,2008 by the Massachusetts
Institute of Technology.
All Rights Reserved.

Export of this software from the United States of America may require a specific license from the United States Government. It is the responsibility of any person or organization contemplating export to obtain such a license before exporting.

WITHIN THAT CONSTRAINT, permission to use, copy, modify, and distribute this software and its documentation for any purpose and without fee is hereby granted, provided that the above copyright notice appear in all copies and that both that copyright notice and this permission notice appear in supporting documentation, and that the name of M.I.T. not be used in advertising or publicity pertaining to distribution of the software without specific, written prior permission. Furthermore if you modify this software you must label your software as modified software and not distribute it in such a fashion that it might be confused with the original M.I.T. software. Neither M.I.T., the Open Computing Security Group, nor CyberSAFE Corporation make any representations about the suitability of this software for any purpose. It is provided "as is" without express or implied warranty.

Portions contributed by PADL Software are subject to the following license:

Copyright (c) 2011, PADL Software Pty Ltd. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
3. Neither the name of PADL Software nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY PADL SOFTWARE AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL PADL SOFTWARE OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

=====
The bundled libev source code is subject to the following license:

All files in libev are Copyright (C)2007,2008,2009 Marc Alexander Lehmann.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

* Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.

* Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Alternatively, the contents of this package may be used under the terms of the GNU General Public License ("GPL") version 2 or any later version, in which case the provisions of the GPL are applicable instead of the above. If you wish to allow the use of your version of this package only under the terms of the GPL and not to allow others to use your version of this file under the BSD

license, indicate your decision by deleting the provisions above and replace them with the notice and other provisions required by the GPL in this and the other files of this package. If you do not delete the provisions above, a recipient may use your version of this file under either the BSD or the GPL.

=====

Files copied from the Intel AESNI Sample Library are subject to the following license:

Copyright (C) 2010, Intel Corporation All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

* Redistributions of source code must retain the above copyright notice, this list of conditions and the following

disclaimer.

* Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer

in the documentation and/or other materials provided with the distribution.

* Neither the name of Intel Corporation nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

=====

The following notice applies to
"src/ccapi/common/win/OldCC/autolock.hxx":

Copyright (C) 1998 by Danilo Almeida. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

* Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.

* Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT

LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT HOLDER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

=====

The following notice applies to portions of "src/plugins/preauth/spake/edwards25519.c" and "src/plugins/preauth/spake/edwards25519_tables.h":

The MIT License (MIT)

Copyright (c) 2015-2016 the fiat-crypto authors (see the AUTHORS file).

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

=====

The following notice applies to portions of "src/plugins/preauth/spake/edwards25519.c":

Copyright (c) 2015-2016, Google Inc.

Permission to use, copy, modify, and/or distribute this software for any purpose with or without fee is hereby granted, provided that the above copyright notice and this permission notice appear in all copies.

THE SOFTWARE IS PROVIDED "AS IS" AND THE AUTHOR DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS. IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY SPECIAL, DIRECT, INDIRECT, OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

Copyright
=====

Copyright |copy| 1985-2019 by the Massachusetts Institute of Technology and its contributors. All rights reserved.

See :ref:`mitK5license` for additional copyright and license information.

.. _mitK5license:

MIT Kerberos License information
=====

.. toctree::
:hidden:

copyright.rst

.. include:: notice.rst

1.760 otel-trace 1.14.0

1.760.1 Available under license :

Apache License
Version 2.0, January 2004
<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent

to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works

that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and

(d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions. Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS,

WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License"); you may not use this file except in compliance with the License.

You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

Apache Thrift

Copyright (C) 2006 - 2019, The Apache Software Foundation

This product includes software developed at
The Apache Software Foundation (<http://www.apache.org/>).

Apache License
Version 2.0, January 2004
<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation,

and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable

by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the

Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

(a) You must give any other recipients of the Work or Derivative Works a copy of this License; and

(b) You must cause any modified files to carry prominent notices stating that You changed the files; and

(c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and

(d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding

those notices that do not

pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only

on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

SOFTWARE DISTRIBUTED WITH THRIFT:

The Apache Thrift software includes a number of subcomponents with separate copyright notices and license terms. Your use of the source code for the these subcomponents is subject to the terms and conditions of the following licenses.

Portions of the following files are licensed under the MIT License:

lib/erl/src/Makefile.am

Please see doc/otp-base-license.txt for the full terms of this license.

For the aclocal/ax_boost_base.m4 and contrib/fb303/aclocal/ax_boost_base.m4
components:

```
# Copyright (c) 2007 Thomas Porschberg <thomas@randspringer.de>
#
# Copying and distribution of this file, with or without
# modification, are permitted in any medium without royalty provided
# the copyright notice and this notice are preserved.
```

For the lib/nodejs/lib/thrift/json_parse.js:

```
/*
  json_parse.js
  2015-05-02
  Public Domain.
  NO WARRANTY EXPRESSED OR IMPLIED. USE AT YOUR OWN RISK.

*/
(By Douglas Crockford <douglas@crockford.com>)
```

For lib/cpp/src/thrift/windows/SocketPair.cpp

```
/* socketpair.c
 * Copyright 2007 by Nathan C. Myers <ncm@cantrip.org>; some rights reserved.
 * This code is Free Software. It may be copied freely, in original or
 * modified form, subject only to the restrictions that (1) the author is
 * relieved from all responsibilities for any use for any purpose, and (2)
 * this copyright notice must
 * be retained, unchanged, in its entirety. If
 * for any reason the author might be held responsible for any consequences
 * of copying or use, license is withheld.
*/
```

For lib/py/compat/win32/stdint.h

```
// ISO C9x compliantstdint.h for Microsoft Visual Studio
// Based on ISO/IEC 9899:TC2 Committee draft (May 6, 2005) WG14/N1124
//
// Copyright (c) 2006-2008 Alexander Chemeris
//
// Redistribution and use in source and binary forms, with or without
// modification, are permitted provided that the following conditions are met:
//
```

```
// 1. Redistributions of source code must retain the above copyright notice,
// this list of conditions and the following disclaimer.
//
// 2. Redistributions in binary form must reproduce the above copyright
// notice, this list of conditions and the following disclaimer in the
// documentation and/or other materials provided with the distribution.
//
// 3. The name of the author may
// be used to endorse or promote products
// derived from this software without specific prior written permission.
//
// THIS SOFTWARE IS PROVIDED BY THE AUTHOR ``AS IS" AND ANY EXPRESS OR IMPLIED
// WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF
// MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO
// EVENT SHALL THE AUTHOR BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL,
// SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO,
// PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS;
// OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY,
// WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR
// OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF
// ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.
//
//
//////////////////////////////////////////////////////////////////
```

Codegen template

in t_html_generator.h

```
* Bootstrap v2.0.3
*
* Copyright 2012 Twitter, Inc
* Licensed under the Apache License v2.0
* http://www.apache.org/licenses/LICENSE-2.0
*
* Designed and built with all the love in the world @twitter by @mdo and @fat.
```

For t_cl_generator.cc

```
* Copyright (c) 2008- Patrick Collison <patrick@collison.ie>
* Copyright (c) 2006- Facebook
```

1.761 open-telemetry-opentelemetry-collector-contrib 1.14.0

1.761.1 Available under license :

Apache License
Version 2.0, January 2004
<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the

editorial
revisions, annotations, elaborations, or other modifications
represent, as a whole, an original work of authorship. For the purposes
of this License, Derivative Works shall not include works that remain
separable from, or merely link (or bind by name) to the interfaces of,
the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including
the original version of the Work and any modifications or additions
to that Work or Derivative Works thereof, that is intentionally
submitted to Licensor for inclusion in the Work by the copyright owner
or by an individual or Legal Entity authorized to submit on behalf of
the copyright owner. For the purposes of this definition, "submitted"
means any form of electronic, verbal, or written communication sent
to the Licensor or its representatives, including but not limited to
communication on electronic mailing lists, source code control systems,
and issue tracking systems that are managed by, or on behalf of, the
Licensor for the purpose of discussing and improving the Work, but
excluding communication that is conspicuously marked or otherwise
designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity
on behalf of whom a Contribution has been received by Licensor and
subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of
this License, each Contributor hereby grants to You a perpetual,
worldwide, non-exclusive, no-charge, royalty-free, irrevocable
copyright license to reproduce, prepare Derivative Works of,
publicly display, publicly perform, sublicense, and distribute the
Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of
this License,
each Contributor hereby grants to You a perpetual,
worldwide, non-exclusive, no-charge, royalty-free, irrevocable
(except as stated in this section) patent license to make, have made,
use, offer to sell, sell, import, and otherwise transfer the Work,
where such license applies only to those patent claims licensable
by such Contributor that are necessarily infringed by their
Contribution(s) alone or by combination of their Contribution(s)
with the Work to which such Contribution(s) was submitted. If You
institute patent litigation against any entity (including a
cross-claim or counterclaim in a lawsuit) alleging that the Work
or a Contribution incorporated within the Work constitutes direct
or contributory patent infringement, then any patent licenses
granted to You under this License for that Work shall terminate
as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of

this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.
7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.
8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.
9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

Apache Thrift

Copyright (C) 2006 - 2019, The Apache Software Foundation

This product includes software developed at
The Apache Software Foundation (<http://www.apache.org/>).

Apache License
Version 2.0, January 2004
<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or

otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this

License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the

Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

(a) You must give any other recipients of the Work or Derivative Works a copy of this License; and

(b) You must cause any modified files to carry prominent notices stating that You changed the files; and

(c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and

(d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding

those notices that do not

pertain to any part of the Derivative Works, in at least one

of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be

liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

SOFTWARE DISTRIBUTED WITH THRIFT:

The Apache Thrift software includes a number of subcomponents with separate copyright notices and license terms. Your use of the source code for these subcomponents is subject to the terms and conditions of the following licenses.

Portions of the following files are licensed under the MIT License:

lib/erl/src/Makefile.am

Please see doc/otp-base-license.txt for the full terms of this license.

For the aclocal/ax_boost_base.m4 and contrib/fb303/aclocal/ax_boost_base.m4 components:

```
# Copyright (c) 2007 Thomas Porschberg <thomas@randspringer.de>
#
# Copying and distribution of this file, with or without
# modification, are permitted in any medium without royalty provided
# the copyright notice and this notice are preserved.
```

For the lib/nodejs/lib/thrift/json_parse.js:

```
/*
  json_parse.js
  2015-05-02
  Public Domain.
  NO WARRANTY EXPRESSED OR IMPLIED. USE AT YOUR OWN RISK.
*/
(By Douglas Crockford <douglas@crockford.com>)
```

For lib/cpp/src/thrift/windows/SocketPair.cpp

```
/* socketpair.c
 * Copyright 2007 by Nathan C. Myers <ncm@cantrip.org>; some rights reserved.
 * This code is Free Software. It may be copied freely, in original or
 * modified form, subject only to the restrictions that (1) the author is
 * relieved from all responsibilities for any use for any purpose, and (2)
 * this copyright notice must
 * be retained, unchanged, in its entirety. If
 * for any reason the author might be held responsible for any consequences
 * of copying or use, license is withheld.
```

*/

For lib/py/compat/win32/stdint.h

```
// ISO C9x compliant stdint.h for Microsoft Visual Studio
// Based on ISO/IEC 9899:TC2 Committee draft (May 6, 2005) WG14/N1124
//
// Copyright (c) 2006-2008 Alexander Chemeris
//
// Redistribution and use in source and binary forms, with or without
// modification, are permitted provided that the following conditions are met:
//
// 1. Redistributions of source code must retain the above copyright notice,
//    this list of conditions and the following disclaimer.
//
// 2. Redistributions in binary form must reproduce the above copyright
//    notice, this list of conditions and the following disclaimer in the
//    documentation and/or other materials provided with the distribution.
//
// 3. The name of the author may
//    be used to endorse or promote products
//    derived from this software without specific prior written permission.
//
// THIS SOFTWARE IS PROVIDED BY THE AUTHOR ``AS IS" AND ANY EXPRESS OR IMPLIED
// WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF
// MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO
// EVENT SHALL THE AUTHOR BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL,
// SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO,
// PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS;
// OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY,
// WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR
// OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF
// ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.
//
//////////////////////////////////////////////////////////////////
```

Codegen template
in t_html_generator.h

```
* Bootstrap v2.0.3
*
* Copyright 2012 Twitter, Inc
* Licensed under the Apache License v2.0
* http://www.apache.org/licenses/LICENSE-2.0
```

*

* Designed and built with all the love in the world @twitter by @mdo and @fat.

For t_cl_generator.cc

* Copyright (c) 2008- Patrick Collison <patrick@collison.ie>

* Copyright (c) 2006- Facebook

1.762 jackson-module-scala 2.13.5

1.762.1 Available under license :

This copy of Jackson JSON processor Scala module is licensed under the Apache (Software) License, version 2.0 ("the License").

See the License for details about distribution rights, and the specific rights regarding derivative works.

You may obtain a copy of the License at:

<http://www.apache.org/licenses/LICENSE-2.0>

Apache License
Version 2.0, January 2004
<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity

exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the

Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this

License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the

Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents

of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill,

work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

1.763 error_prone_annotations 2.18.0

1.763.1 Available under license :

No license file was found, but licenses were detected in source scan.

<!--

Copyright 2015 The Error Prone Authors.

Licensed under the Apache License, Version 2.0 (the "License");

you may not use this file except in compliance with the License.

You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

-->

Found in path(s):

* /opt/cola/permits/1606613656_1679417956.422988/0/error-prone-annotations-2-18-0-1-jar/META-INF/maven/com.google.errorprone/error_prone_annotations/pom.xml

1.764 jackson-dataformat-csv 2.13.5

1.764.1 Available under license :

Apache-2.0

1.765 spring-expression 5.3.26

1.765.1 Available under license :

Spring Framework 5.3.26

Copyright (c) 2002-2023 Pivotal, Inc.

This product is licensed to you under the Apache License, Version 2.0 (the "License"). You may not use this product except in compliance with the License.

This product may include a number of subcomponents with separate copyright notices and license terms. Your use of the source code for these subcomponents is subject to the terms and conditions of the subcomponent's license, as noted in the license.txt file.

Apache License

Version 2.0, January 2004

<https://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally

submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

(a) You must give any other recipients of the Work or Derivative Works a copy of this License; and

- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the

content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.
You may obtain a copy of the License at

<https://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software
distributed under the License is distributed on an "AS IS" BASIS,
WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
See the License for the specific language governing permissions and
limitations under the License.

=====

SPRING FRAMEWORK 5.3.26 SUBCOMPONENTS:

Spring Framework 5.3.26 includes a number of subcomponents
with separate copyright notices and license terms. The product that
includes this file does not necessarily use all the open source
subcomponents referred to below. Your use of the source
code for these subcomponents is subject to the terms and
conditions of the following licenses.

>>> ASM 9.1 (org.ow2.asm:asm:9.1, org.ow2.asm:asm-commons:9.1):

Copyright (c) 2000-2011 INRIA, France Telecom
All rights reserved.

Redistribution and use in source and binary forms,
with or without
modification, are permitted provided that the following conditions
are met:

1. Redistributions of source code must retain the above copyright
notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright
notice, this list of conditions and the following disclaimer in the
documentation and/or other materials provided with the distribution.
3. Neither the name of the copyright holders nor the names of its
contributors may be used to endorse or promote products derived from
this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Copyright (c) 1999-2009, OW2 Consortium <<https://www.ow2.org/>>

>>> CGLIB 3.3 (cglib:cglib:3.3):

Per the LICENSE file in the CGLIB JAR distribution downloaded from https://github.com/cglib/cglib/releases/download/RELEASE_3_3_0/cglib-3.3.0.jar, CGLIB 3.3 is licensed under the Apache License, version 2.0, the text of which is included above.

>>> Objenesis 3.2 (org.objenesis:objenesis:3.2):

Per the LICENSE file in the Objenesis ZIP distribution downloaded from <http://objenesis.org/download.html>, Objenesis 3.2 is licensed under the Apache License, version 2.0, the text of which is included above.

Per

the NOTICE file in the Objenesis ZIP distribution downloaded from <http://objenesis.org/download.html> and corresponding to section 4d of the Apache License, Version 2.0, in this case for Objenesis:

Objenesis

Copyright 2006-2019 Joe Walnes, Henri Tremblay, Leonardo Mesquita

=====

To the extent any open source components are licensed under the EPL and/or other similar licenses that require the source code and/or modifications to source code to be made available (as would be noted above), you may obtain a copy of the source code corresponding to the binaries for such open source components and modifications thereto, if any, (the "Source Files"), by downloading the Source Files from <https://spring.io/projects>, Pivotal's website at <https://network.pivotal.io/open-source>, or by sending a request, with your

name and address to: Pivotal Software, Inc., 875 Howard Street, 5th floor, San Francisco, CA 94103, Attention: General Counsel. All such requests should clearly specify: OPEN SOURCE FILES REQUEST, Attention General Counsel. Pivotal can mail a copy of the Source Files to you on a CD or equivalent physical medium.

This offer to obtain a copy of the Source Files is valid for three years from the date you acquired this Software product. Alternatively, the Source Files may accompany the Software.

1.766 spring-beans 5.3.26

1.766.1 Available under license :

Spring Framework 5.3.26
Copyright (c) 2002-2023 Pivotal, Inc.

This product is licensed to you under the Apache License, Version 2.0 (the "License"). You may not use this product except in compliance with the License.

This product may include a number of subcomponents with separate copyright notices and license terms. Your use of the source code for these subcomponents is subject to the terms and conditions of the subcomponent's license, as noted in the license.txt file.

Apache License
Version 2.0, January 2004
<https://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership

of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual,

worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this

License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the

Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

(a) You must give any other recipients of the Work or Derivative Works a copy of this License; and

(b) You must cause any modified files to carry prominent notices stating that You changed the files; and

(c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and

(d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not

pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or

documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct,

indirect, special,

incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.

You may obtain a copy of the License at

<https://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

=====

SPRING FRAMEWORK 5.3.26 SUBCOMPONENTS:

Spring Framework 5.3.26 includes a number of subcomponents with separate copyright notices and license terms. The product that includes this file does not necessarily use all the open source subcomponents referred to below. Your use of the source code for these subcomponents is subject to the terms and conditions of the following licenses.

>>> ASM 9.1 (org.ow2.asm:asm:9.1, org.ow2.asm:asm-commons:9.1):

Copyright (c) 2000-2011 INRIA, France Telecom
All rights reserved.

Redistribution and use in source and binary forms,
with or without
modification, are permitted provided that the following conditions
are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
3. Neither the name of the copyright holders nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Copyright (c) 1999-2009, OW2 Consortium <<https://www.ow2.org/>>

>>> CGLIB 3.3 (cglib:cglib:3.3):

Per the LICENSE file in the CGLIB JAR distribution downloaded from https://github.com/cglib/cglib/releases/download/RELEASE_3_3_0/cglib-3.3.0.jar, CGLIB 3.3 is licensed under the Apache License, version 2.0, the text of which is included above.

>>> Objenesis 3.2 (org.objenesis:objenesis:3.2):

Per the LICENSE file in the Objenesis ZIP distribution downloaded from <http://objenesis.org/download.html>, Objenesis 3.2 is licensed under the Apache License, version 2.0, the text of which is included above.

Per the NOTICE file in the Objenesis ZIP distribution downloaded from <http://objenesis.org/download.html> and corresponding to section 4d of the Apache License, Version 2.0, in this case for Objenesis:

Objenesis
Copyright 2006-2019 Joe Walnes, Henri Tremblay, Leonardo Mesquita

=====

To the extent any open source components are licensed under the EPL and/or other similar licenses that require the source code and/or modifications to source code to be made available (as would be noted above), you may obtain a copy of the source code corresponding to the binaries for such open source components and modifications thereto, if any, (the "Source Files"), by downloading the Source Files from <https://spring.io/projects>, Pivotal's website at <https://network.pivotal.io/open-source>, or by sending a request, with your name and address to: Pivotal Software, Inc., 875 Howard Street, 5th floor, San Francisco, CA 94103, Attention:

General Counsel. All such requests should clearly specify: OPEN SOURCE FILES REQUEST, Attention General Counsel. Pivotal can mail a copy of the Source Files to you on a CD or equivalent physical medium.

This offer to obtain a copy of the Source Files is valid for three years from the date you acquired this Software product. Alternatively, the Source Files may accompany the Software.

1.767 spring-aop 5.3.26

1.767.1 Available under license :

Spring Framework 5.3.26

Copyright (c) 2002-2023 Pivotal, Inc.

This product is licensed to you under the Apache License, Version 2.0 (the "License"). You may not use this product except in compliance with the License.

This product may include a number of subcomponents with separate copyright notices and license terms. Your use of the source code for these subcomponents is subject to the terms and conditions of the subcomponent's license, as noted in the license.txt file.

Apache License
Version 2.0, January 2004
<https://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or

Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this

License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You

institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use,

reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability

incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.
You may obtain a copy of the License at

<https://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

=====

SPRING FRAMEWORK 5.3.26 SUBCOMPONENTS:

Spring Framework 5.3.26 includes a number of subcomponents with separate copyright notices and license terms. The product that includes this file does not necessarily use all the open source subcomponents referred to below. Your use of the source code for these subcomponents is subject to the terms and conditions of the following licenses.

>>> ASM 9.1 (org.ow2.asm:asm:9.1, org.ow2.asm:asm-commons:9.1):

Copyright (c) 2000-2011 INRIA, France Telecom
All rights reserved.

Redistribution and use in source and binary forms,

with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
3. Neither the name of the copyright holders nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Copyright (c) 1999-2009, OW2 Consortium <<https://www.ow2.org/>>

>>> CGLIB 3.3 (cglib:cglib:3.3):

Per the LICENSE file in the CGLIB JAR distribution downloaded from https://github.com/cglib/cglib/releases/download/RELEASE_3_3_0/cglib-3.3.0.jar, CGLIB 3.3 is licensed under the Apache License, version 2.0, the text of which is included above.

>>> Objenesis 3.2 (org.objenesis:objenesis:3.2):

Per the LICENSE file in the Objenesis ZIP distribution downloaded from <http://objenesis.org/download.html>, Objenesis 3.2 is licensed under the Apache License, version 2.0, the text of which is included above.

Per the NOTICE file in the Objenesis ZIP distribution downloaded from <http://objenesis.org/download.html> and corresponding to section 4d of the

Apache License, Version 2.0, in this case for Objenesis:

Objenesis

Copyright 2006-2019 Joe Walnes, Henri Tremblay, Leonardo Mesquita

To the extent any open source components are licensed under the EPL and/or other similar licenses that require the source code and/or modifications to source code to be made available (as would be noted above), you may obtain a copy of the source code corresponding to the binaries for such open source components and modifications thereto, if any, (the "Source Files"), by downloading the Source Files from <https://spring.io/projects>, Pivotal's website at <https://network.pivotal.io/open-source>, or by sending a request, with your name and address to: Pivotal Software, Inc., 875 Howard Street, 5th floor, San Francisco, CA 94103, Attention:

General Counsel. All such requests should clearly specify: OPEN SOURCE FILES REQUEST, Attention General Counsel. Pivotal can mail a copy of the Source Files to you on a CD or equivalent physical medium.

This offer to obtain a copy of the Source Files is valid for three years from the date you acquired this Software product. Alternatively, the Source Files may accompany the Software.

1.768 spring-context 5.3.26

1.768.1 Available under license :

Spring Framework 5.3.26

Copyright (c) 2002-2023 Pivotal, Inc.

This product is licensed to you under the Apache License, Version 2.0 (the "License"). You may not use this product except in compliance with the License.

This product may include a number of subcomponents with separate copyright notices and license terms. Your use of the source code for these subcomponents is subject to the terms and conditions of the subcomponent's license, as noted in the license.txt file.

Apache License

Version 2.0, January 2004

<https://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted"

means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

(a) You must give any other recipients of the Work or Derivative Works a copy of this License; and

(b) You must cause any modified files to carry prominent notices stating that You changed the files; and

- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each

Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");

you may not use this file except in compliance with the License.

You may obtain a copy of the License at

<https://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

=====

SPRING FRAMEWORK 5.3.26 SUBCOMPONENTS:

Spring Framework 5.3.26 includes a number of subcomponents with separate copyright notices and license terms. The product that includes this file does not necessarily use all the open source subcomponents referred to below. Your use of the source code for these subcomponents is subject to the terms and conditions of the following licenses.

>>> ASM 9.1 (org.ow2.asm:asm:9.1, org.ow2.asm:asm-commons:9.1):

Copyright (c) 2000-2011 INRIA, France Telecom

All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
3. Neither the name of the copyright holders nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE

LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY,
OR
CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF
SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS
INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN
CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE)
ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF
THE POSSIBILITY OF SUCH DAMAGE.

Copyright (c) 1999-2009, OW2 Consortium <<https://www.ow2.org/>>

>>> CGLIB 3.3 (cglib:cglib:3.3):

Per the LICENSE file in the CGLIB JAR distribution downloaded from
https://github.com/cglib/cglib/releases/download/RELEASE_3_3_0/cglib-3.3.0.jar,
CGLIB 3.3 is licensed under the Apache License, version 2.0, the text of which
is included above.

>>> Objenesis 3.2 (org.objenesis:objenesis:3.2):

Per the LICENSE file in the Objenesis ZIP distribution downloaded from
<http://objenesis.org/download.html>, Objenesis 3.2 is licensed under the
Apache License, version 2.0, the text of which is included above.

Per

the NOTICE file in the Objenesis ZIP distribution downloaded from
<http://objenesis.org/download.html> and corresponding to section 4d of the
Apache License, Version 2.0, in this case for Objenesis:

Objenesis

Copyright 2006-2019 Joe Walnes, Henri Tremblay, Leonardo Mesquita

=====

To the extent any open source components are licensed under the EPL and/or
other similar licenses that require the source code and/or modifications to
source code to be made available (as would be noted above), you may obtain a
copy of the source code corresponding to the binaries for such open source
components and modifications thereto, if any, (the "Source Files"), by
downloading the Source Files from <https://spring.io/projects>, Pivotal's website
at <https://network.pivotal.io/open-source>, or by sending a request, with your
name and address to: Pivotal Software, Inc., 875 Howard Street, 5th floor, San
Francisco, CA 94103, Attention:
General Counsel. All such requests should
clearly specify: OPEN SOURCE FILES REQUEST, Attention General Counsel. Pivotal

can mail a copy of the Source Files to you on a CD or equivalent physical medium.

This offer to obtain a copy of the Source Files is valid for three years from the date you acquired this Software product. Alternatively, the Source Files may accompany the Software.

1.769 plexus-utils 3.3.1

1.769.1 Available under license :

Indiana University Extreme! Lab Software License

Version 1.1.1

Copyright (c) 2002 Extreme! Lab, Indiana University. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
3. The end-user documentation included with the redistribution, if any, must include the following acknowledgment:

"This product includes software developed by the Indiana University Extreme! Lab (<http://www.extreme.indiana.edu/>)."

Alternately, this acknowledgment may appear in the software itself, if and wherever such third-party acknowledgments normally appear.

4. The names "Indiana University" and "Indiana University Extreme! Lab" must not be used to endorse or promote products derived from this software without prior written permission. For written permission, please contact <http://www.extreme.indiana.edu/>.
5. Products derived from this software may not use "Indiana University" name nor may "Indiana University" appear in their name, without prior written permission of the Indiana University.

THIS SOFTWARE IS PROVIDED "AS IS" AND ANY EXPRESSED OR IMPLIED

WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE AUTHORS, COPYRIGHT HOLDERS OR ITS CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER

IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

This product includes software developed by the Indiana University Extreme! Lab (<http://www.extreme.indiana.edu/>).

This product includes software developed by The Apache Software Foundation (<http://www.apache.org/>).

This product includes software developed by ThoughtWorks (<http://www.thoughtworks.com>).

This product includes software developed by javolution (<http://javolution.org/>).

This product includes software developed by Rome (<https://rome.dev.java.net/>).
Javolution - Java(TM) Solution for Real-Time and Embedded Systems
Copyright (c) 2006, Javolution (<http://javolution.org>)
All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- * Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- * Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS

SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

```
/*
 * CruiseControl, a Continuous Integration Toolkit
 * Copyright (c) 2001-2003, ThoughtWorks, Inc.
 * 651 W Washington Ave. Suite 500
 * Chicago, IL 60661 USA
 * All rights reserved.
 *
 * Redistribution and use in source and binary forms, with or without
 * modification, are permitted provided that the following conditions
 * are met:
 *
 * + Redistributions of source code must retain the above copyright
 *   notice, this list of conditions and the following disclaimer.
 *
 * + Redistributions in binary form must reproduce the above
 *   copyright notice, this list of conditions and the following
 *   disclaimer in the documentation and/or other materials provided
 *   with the distribution.
 *
 * + Neither the name of ThoughtWorks, Inc., CruiseControl, nor the
 *   names of its contributors may be used to endorse or promote
 *   products derived from this software without
 *   specific prior
 *   written permission.
 *
 * THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS
 * "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT
 * LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR
 * A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE REGENTS OR
 * CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL,
 * EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO,
 * PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR
 * PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF
 * LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING
 * NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS
 * SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.
 */
```

Apache License
Version 2.0, January 2004
<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent

to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works

that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and

(d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS,

WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.

You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

1.770 grpc-go 1.54.0

1.770.1 Available under license :

Apache License
Version 2.0, January 2004
<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation,

and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable

by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the

Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

(a) You must give any other recipients of the Work or Derivative Works a copy of this License; and

(b) You must cause any modified files to carry prominent notices stating that You changed the files; and

(c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and

(d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding

those notices that do not

pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only

on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

Copyright 2014 gRPC authors.

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

1.771 jline-remote-ssh 3.22.0

1.771.1 Available under license :

No license file was found, but licenses were detected in source scan.

/*

* Copyright (c) 2002-2017, the original author or authors.

*

* This software is distributable under the BSD license. See the terms of the

* BSD license in the documentation provided with this software.

*

* <https://opensource.org/licenses/BSD-3-Clause>

*/

Found in path(s):

* /opt/cola/permits/1617269193_1679983059.309886/0/jline-remote-ssh-3-22-0-sources-jar/org/jline/builtins/ssh/ShellCommand.java

* /opt/cola/permits/1617269193_1679983059.309886/0/jline-remote-ssh-3-22-0-sources-jar/org/jline/builtins/ssh/ShellFactoryImpl.java

* /opt/cola/permits/1617269193_1679983059.309886/0/jline-remote-ssh-3-22-0-sources-jar/org/jline/builtins/ssh/Ssh.java

1.772 jline-terminal-jna 3.22.0

1.772.1 Available under license :

No license file was found, but licenses were detected in source scan.

/*

* Copyright (c) 2002-2017, the original author or authors.

*

* This software is distributable under the BSD license. See the terms of the

* BSD license in the documentation provided with this software.

*

* <https://opensource.org/licenses/BSD-3-Clause>

*/

Found in path(s):

* /opt/cola/permits/1617269230_1681870932.9341993/0/jline-terminal-jna-3-22-0-sources-jar/org/jline/terminal/impl/jna/win/JnaWinConsoleWriter.java

No license file was found, but licenses were detected in source scan.

/*

* Copyright (c) 2002-2016, the original author or authors.

*

* This software is distributable under the BSD license. See the terms of the

* BSD license in the documentation provided with this software.

*
* <https://opensource.org/licenses/BSD-3-Clause>
*/

Found in path(s):

* /opt/cola/permits/1617269230_1681870932.9341993/0/jline-terminal-jna-3-22-0-sources-jar/org/jline/terminal/impl/jna/win/WindowsAnsiWriter.java

No license file was found, but licenses were detected in source scan.

/*
* Copyright (c) 2002-2018, the original author or authors.
*
* This software is distributable under the BSD license. See the terms of the
* BSD license in the documentation provided with this software.
*
* <https://opensource.org/licenses/BSD-3-Clause>
*/

Found in path(s):

* /opt/cola/permits/1617269230_1681870932.9341993/0/jline-terminal-jna-3-22-0-sources-jar/org/jline/terminal/impl/jna/win/Kernel32.java

No license file was found, but licenses were detected in source scan.

/*
* Copyright (c) 2002-2020, the original author or authors.
*
* This software is distributable under the BSD license. See the terms of the
* BSD license in the documentation provided with this software.
*
* <https://opensource.org/licenses/BSD-3-Clause>
*/

Found in path(s):

* /opt/cola/permits/1617269230_1681870932.9341993/0/jline-terminal-jna-3-22-0-sources-jar/org/jline/terminal/impl/jna/freebsd/FreeBsdNativePty.java

* /opt/cola/permits/1617269230_1681870932.9341993/0/jline-terminal-jna-3-22-0-sources-jar/org/jline/terminal/impl/jna/osx/OsXNativePty.java

* /opt/cola/permits/1617269230_1681870932.9341993/0/jline-terminal-jna-3-22-0-sources-jar/org/jline/terminal/impl/jna/solaris/SolarisNativePty.java

* /opt/cola/permits/1617269230_1681870932.9341993/0/jline-terminal-jna-3-22-0-sources-jar/org/jline/terminal/impl/jna/osx/CLibrary.java

* /opt/cola/permits/1617269230_1681870932.9341993/0/jline-terminal-jna-3-22-0-sources-jar/org/jline/terminal/impl/jna/win/JnaWinSysTerminal.java

*
/opt/cola/permits/1617269230_1681870932.9341993/0/jline-terminal-jna-3-22-0-sources-jar/org/jline/terminal/impl/jna/JnaTerminalProvider.java

* /opt/cola/permits/1617269230_1681870932.9341993/0/jline-terminal-jna-3-22-0-sources-jar/org/jline/terminal/impl/jna/JnaNativePty.java

```
* /opt/cola/permits/1617269230_1681870932.9341993/0/jline-terminal-jna-3-22-0-sources-
jar/org/jline/terminal/impl/jna/linux/CLibrary.java
* /opt/cola/permits/1617269230_1681870932.9341993/0/jline-terminal-jna-3-22-0-sources-
jar/org/jline/terminal/impl/jna/freebsd/CLibrary.java
* /opt/cola/permits/1617269230_1681870932.9341993/0/jline-terminal-jna-3-22-0-sources-
jar/org/jline/terminal/impl/jna/linux/LinuxNativePty.java
* /opt/cola/permits/1617269230_1681870932.9341993/0/jline-terminal-jna-3-22-0-sources-
jar/org/jline/terminal/impl/jna/solaris/CLibrary.java
```

No license file was found, but licenses were detected in source scan.

```
#
# Copyright (C) 2022 the original author(s).
#
# Licensed under the Apache License, Version 2.0 (the "License");
# you may not use this file except in compliance with the License.
# You may obtain a copy of the License at
#
# http://www.apache.org/licenses/LICENSE-2.0
#
# Unless required by applicable law or agreed to in writing, software
# distributed under the License is distributed on an "AS IS" BASIS,
# WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
# See the License for the specific language governing permissions and
# limitations under the License.
#
class = org.jline.terminal.impl.jna.JnaTerminalProvider
```

Found in path(s):

```
* /opt/cola/permits/1617269230_1681870932.9341993/0/jline-terminal-jna-3-22-0-sources-jar/META-
INF/services/org/jline/terminal/provider/jna
```

1.773 jline-reader 3.22.0

1.773.1 Available under license :

No license file was found, but licenses were detected in source scan.

```
/*
* Copyright (c) 2002-2016, the original author or authors.
*
* This software is distributable under the BSD license. See the terms of the
* BSD license in the documentation provided with this software.
*
* https://opensource.org/licenses/BSD-3-Clause
*/
```

Found in path(s):

```
* /opt/cola/permits/1617269091_1681873197.576139/0/jline-reader-3-22-0-sources-
```

```
jar/org/jline/reader/Reference.java
* /opt/cola/permits/1617269091_1681873197.576139/0/jline-reader-3-22-0-sources-
jar/org/jline/reader/Expander.java
* /opt/cola/permits/1617269091_1681873197.576139/0/jline-reader-3-22-0-sources-
jar/org/jline/reader/impl/UndoTree.java
* /opt/cola/permits/1617269091_1681873197.576139/0/jline-reader-3-22-0-sources-
jar/org/jline/reader/impl/completer/package-info.java
* /opt/cola/permits/1617269091_1681873197.576139/0/jline-reader-3-22-0-sources-
jar/org/jline/reader/impl/history/package-info.java
* /opt/cola/permits/1617269091_1681873197.576139/0/jline-reader-3-22-0-sources-jar/org/jline/reader/Binding.java
*
/opt/cola/permits/1617269091_1681873197.576139/0/jline-reader-3-22-0-sources-jar/org/jline/reader/Widget.java
* /opt/cola/permits/1617269091_1681873197.576139/0/jline-reader-3-22-0-sources-
jar/org/jline/reader/impl/completer/NullCompleter.java
* /opt/cola/permits/1617269091_1681873197.576139/0/jline-reader-3-22-0-sources-
jar/org/jline/keymap/KeyMap.java
* /opt/cola/permits/1617269091_1681873197.576139/0/jline-reader-3-22-0-sources-
jar/org/jline/reader/impl/completer/EnumCompleter.java
* /opt/cola/permits/1617269091_1681873197.576139/0/jline-reader-3-22-0-sources-
jar/org/jline/reader/impl/completer/AggregateCompleter.java
* /opt/cola/permits/1617269091_1681873197.576139/0/jline-reader-3-22-0-sources-
jar/org/jline/reader/UserInterruptException.java
* /opt/cola/permits/1617269091_1681873197.576139/0/jline-reader-3-22-0-sources-jar/org/jline/reader/package-
info.java
* /opt/cola/permits/1617269091_1681873197.576139/0/jline-reader-3-22-0-sources-
jar/org/jline/reader/impl/DefaultExpander.java
*
/opt/cola/permits/1617269091_1681873197.576139/0/jline-reader-3-22-0-sources-jar/org/jline/reader/Macro.java
No license file was found, but licenses were detected in source scan.
```

```
/*
* Licensed to the Apache Software Foundation (ASF) under one
* or more contributor license agreements. See the NOTICE file
* distributed with this work for additional information
* regarding copyright ownership. The ASF licenses this file
* to you under the Apache License, Version 2.0 (the
* "License"); you may not use this file except in compliance
* with the License. You may obtain a copy of the License at
*
* http://www.apache.org/licenses/LICENSE-2.0
*
* Unless required by applicable law or agreed to in writing,
* software distributed under the License is distributed on an
* "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY
* KIND, either express or implied. See the License for the
* specific language governing permissions and limitations
* under the License.
*/
```

Found in path(s):

* /opt/cola/permits/1617269091_1681873197.576139/0/jline-reader-3-22-0-sources-jar/org/jline/reader/SyntaxError.java

*

/opt/cola/permits/1617269091_1681873197.576139/0/jline-reader-3-22-0-sources-jar/org/jline/reader/EOFError.java

No license file was found, but licenses were detected in source scan.

/*

* Copyright (c) 2002-2020, the original author or authors.

*

* This software is distributable under the BSD license. See the terms of the

* BSD license in the documentation provided with this software.

*

* <https://opensource.org/licenses/BSD-3-Clause>

*/

Found in path(s):

* /opt/cola/permits/1617269091_1681873197.576139/0/jline-reader-3-22-0-sources-jar/org/jline/reader/impl/ReaderUtils.java

* /opt/cola/permits/1617269091_1681873197.576139/0/jline-reader-3-22-0-sources-jar/org/jline/reader/impl/DefaultParser.java

* /opt/cola/permits/1617269091_1681873197.576139/0/jline-reader-3-22-0-sources-jar/org/jline/reader/impl/completer/SystemCompleter.java

* /opt/cola/permits/1617269091_1681873197.576139/0/jline-reader-3-22-0-sources-jar/org/jline/reader/EndOfFileException.java

* /opt/cola/permits/1617269091_1681873197.576139/0/jline-reader-3-22-0-sources-jar/org/jline/reader/CompletionMatcher.java

* /opt/cola/permits/1617269091_1681873197.576139/0/jline-reader-3-22-0-sources-jar/org/jline/reader/LineReaderBuilder.java

No license file was found, but licenses were detected in source scan.

/*

* Copyright (c) 2002-2019, the original author or authors.

*

* This software is distributable under the BSD license. See the terms of the

* BSD license in the documentation provided with this software.

*

* <https://opensource.org/licenses/BSD-3-Clause>

*/

Found in path(s):

* /opt/cola/permits/1617269091_1681873197.576139/0/jline-reader-3-22-0-sources-jar/org/jline/reader/impl/completer/StringsCompleter.java

* /opt/cola/permits/1617269091_1681873197.576139/0/jline-reader-3-22-0-sources-jar/org/jline/reader/Editor.java

* /opt/cola/permits/1617269091_1681873197.576139/0/jline-reader-3-22-0-sources-jar/org/jline/reader/Candidate.java

* /opt/cola/permits/1617269091_1681873197.576139/0/jline-reader-3-22-0-sources-jar/org/jline/reader/impl/completer/ArgumentCompleter.java

No license file was found, but licenses were detected in source scan.

/*

* Copyright (c) 2002-2017, the original author or authors.

*

* This software is distributable under the BSD license. See the terms of the

* BSD license in the documentation provided with this software.

*

* <https://opensource.org/licenses/BSD-3-Clause>

*/

Found in path(s):

* /opt/cola/permits/1617269091_1681873197.576139/0/jline-reader-3-22-0-sources-jar/org/jline/reader/impl/SimpleMaskingCallback.java

* /opt/cola/permits/1617269091_1681873197.576139/0/jline-reader-3-22-0-sources-jar/org/jline/reader/Buffer.java

* /opt/cola/permits/1617269091_1681873197.576139/0/jline-reader-3-22-0-sources-jar/org/jline/reader/impl/BufferImpl.java

No license file was found, but licenses were detected in source scan.

/*

* Copyright (c) 2002-2018, the original author or authors.

*

* This software is distributable under the BSD license. See the terms of the

* BSD license in the documentation provided with this software.

*

* <https://opensource.org/licenses/BSD-3-Clause>

*/

Found in path(s):

* /opt/cola/permits/1617269091_1681873197.576139/0/jline-reader-3-22-0-sources-jar/org/jline/reader/impl/KillRing.java

* /opt/cola/permits/1617269091_1681873197.576139/0/jline-reader-3-22-0-sources-jar/org/jline/keymap/BindingReader.java

* /opt/cola/permits/1617269091_1681873197.576139/0/jline-reader-3-22-0-sources-jar/org/jline/reader/ParsedLine.java

* /opt/cola/permits/1617269091_1681873197.576139/0/jline-reader-3-22-0-sources-jar/org/jline/reader/impl/completer/FileNameCompleter.java

* /opt/cola/permits/1617269091_1681873197.576139/0/jline-reader-3-22-0-sources-jar/org/jline/reader/CompletingParsedLine.java

* /opt/cola/permits/1617269091_1681873197.576139/0/jline-reader-3-22-0-sources-jar/org/jline/reader/History.java

*

/opt/cola/permits/1617269091_1681873197.576139/0/jline-reader-3-22-0-sources-jar/org/jline/reader/Completer.java

* /opt/cola/permits/1617269091_1681873197.576139/0/jline-reader-3-22-0-sources-jar/org/jline/reader/MaskingCallback.java

No license file was found, but licenses were detected in source scan.

/*

* Copyright (c) 2002-2021, the original author or authors.

*

* This software is distributable under the BSD license. See the terms of the

* BSD license in the documentation provided with this software.

*

* <https://opensource.org/licenses/BSD-3-Clause>

*/

Found in path(s):

* /opt/cola/permits/1617269091_1681873197.576139/0/jline-reader-3-22-0-sources-jar/org/jline/reader/Parser.java

* /opt/cola/permits/1617269091_1681873197.576139/0/jline-reader-3-22-0-sources-jar/org/jline/reader/LineReader.java

* /opt/cola/permits/1617269091_1681873197.576139/0/jline-reader-3-22-0-sources-jar/org/jline/reader/Highlighter.java

* /opt/cola/permits/1617269091_1681873197.576139/0/jline-reader-3-22-0-sources-jar/org/jline/reader/impl/CompletionMatcherImpl.java

* /opt/cola/permits/1617269091_1681873197.576139/0/jline-reader-3-22-0-sources-jar/org/jline/reader/PrintAboveWriter.java

* /opt/cola/permits/1617269091_1681873197.576139/0/jline-reader-3-22-0-sources-jar/org/jline/reader/impl/history/DefaultHistory.java

*

/opt/cola/permits/1617269091_1681873197.576139/0/jline-reader-3-22-0-sources-jar/org/jline/reader/impl/DefaultHighlighter.java

No license file was found, but licenses were detected in source scan.

/*

* Copyright (c) 2002-2022, the original author or authors.

*

* This software is distributable under the BSD license. See the terms of the

* BSD license in the documentation provided with this software.

*

* <https://opensource.org/licenses/BSD-3-Clause>

*/

Found in path(s):

* /opt/cola/permits/1617269091_1681873197.576139/0/jline-reader-3-22-0-sources-jar/org/jline/reader/impl/LineReaderImpl.java

1.774 jline-style 3.22.0

1.774.1 Available under license :

No license file was found, but licenses were detected in source scan.

/*

* Copyright (c) 2002-2017, the original author or authors.
*
* This software is distributable under the BSD license. See the terms of the
* BSD license in the documentation provided with this software.
*
* <https://opensource.org/licenses/BSD-3-Clause>
*/

Found in path(s):

* /opt/cola/permits/1617269244_1681870938.5790405/0/jline-style-3-22-0-sources-jar/org/jline/style/MemoryStyleSource.java
* /opt/cola/permits/1617269244_1681870938.5790405/0/jline-style-3-22-0-sources-jar/org/jline/style/StyleColor.java
* /opt/cola/permits/1617269244_1681870938.5790405/0/jline-style-3-22-0-sources-jar/org/jline/style/StyleBundle.java
* /opt/cola/permits/1617269244_1681870938.5790405/0/jline-style-3-22-0-sources-jar/org/jline/style/StyledWriter.java
* /opt/cola/permits/1617269244_1681870938.5790405/0/jline-style-3-22-0-sources-jar/org/jline/style/StyleBundleInvocationHandler.java
* /opt/cola/permits/1617269244_1681870938.5790405/0/jline-style-3-22-0-sources-jar/org/jline/style/StyleResolver.java
*
/opt/cola/permits/1617269244_1681870938.5790405/0/jline-style-3-22-0-sources-jar/org/jline/style/InterpolationHelper.java
* /opt/cola/permits/1617269244_1681870938.5790405/0/jline-style-3-22-0-sources-jar/org/jline/style/NopStyleSource.java
No license file was found, but licenses were detected in source scan.

/*
* Copyright (c) 2002-2018, the original author or authors.
*
* This software is distributable under the BSD license. See the terms of the
* BSD license in the documentation provided with this software.
*
* <https://opensource.org/licenses/BSD-3-Clause>
*/

Found in path(s):

* /opt/cola/permits/1617269244_1681870938.5790405/0/jline-style-3-22-0-sources-jar/org/jline/style/StyleSource.java
* /opt/cola/permits/1617269244_1681870938.5790405/0/jline-style-3-22-0-sources-jar/org/jline/style/Styler.java
* /opt/cola/permits/1617269244_1681870938.5790405/0/jline-style-3-22-0-sources-jar/org/jline/style/StyleExpression.java
* /opt/cola/permits/1617269244_1681870938.5790405/0/jline-style-3-22-0-sources-jar/org/jline/style/StyleFactory.java

1.775 jline-terminal 3.22.0

1.775.1 Available under license :

No license file was found, but licenses were detected in source scan.

```
/*
 * Copyright (c) 2022, the original author or authors.
 *
 * This software is distributable under the BSD license. See the terms of the
 * BSD license in the documentation provided with this software.
 *
 * https://opensource.org/licenses/BSD-3-Clause
 */
```

Found in path(s):

```
* /opt/cola/permits/1617269369_1679983090.4024625/0/jline-terminal-3-22-0-sources-
jar/org/jline/terminal/spi/TerminalProvider.java
* /opt/cola/permits/1617269369_1679983090.4024625/0/jline-terminal-3-22-0-sources-
jar/org/jline/terminal/impl/Diag.java
* /opt/cola/permits/1617269369_1679983090.4024625/0/jline-terminal-3-22-0-sources-
jar/org/jline/terminal/impl/exec/ExecTerminalProvider.java
```

No license file was found, but licenses were detected in source scan.

```
/*
 * Copyright (c) 2002-2019, the original author or authors.
 *
 * This software is distributable under the BSD license. See the terms of the
 * BSD license in the documentation provided with this software.
 *
 * https://opensource.org/licenses/BSD-3-Clause
 */
```

Found in path(s):

```
* /opt/cola/permits/1617269369_1679983090.4024625/0/jline-terminal-3-22-0-sources-jar/org/jline/Utils/Status.java
* /opt/cola/permits/1617269369_1679983090.4024625/0/jline-terminal-3-22-0-sources-
jar/org/jline/terminal/impl/AbstractWindowsTerminal.java
* /opt/cola/permits/1617269369_1679983090.4024625/0/jline-terminal-3-22-0-sources-
jar/org/jline/Utils/InfoCmp.java
* /opt/cola/permits/1617269369_1679983090.4024625/0/jline-terminal-3-22-0-sources-
jar/org/jline/terminal/impl/AbstractPty.java
```

No license file was found, but licenses were detected in source scan.

```
#
# Copyright (c) 2002-2018, the original author or authors.
#
# This software is distributable under the BSD license. See the terms of the
# BSD license in the documentation provided with this software.
```

```
#  
# https://opensource.org/licenses/BSD-3-Clause  
#  
  
black  
maroon  
green  
olive  
navy  
purple  
teal  
silver  
grey  
red  
lime  
yellow  
blue  
fuchsia  
aqua  
white  
grey0  
navyblue  
darkblue  
blue3  
blue3a  
blue1  
darkgreen  
deepskyblue4  
deepskyblue4a  
deepskyblue4b  
dodgerblue3  
dodgerblue2  
green4  
springgreen4  
turquoise4  
deepskyblue3  
deepskyblue3a  
dodgerblue1  
green3  
springgreen3  
darkcyan  
lightseagreen  
deepskyblue2  
deepskyblue1  
green3a  
springgreen3a  
springgreen2  
cyan3
```

darkturquoise
turquoise2
green1
springgreen2a
springgreen1
mediumspringgreen
cyan2
cyan1
darkred
deeppink4
purple4
purple4a
purple3
blueviolet
orange4
grey37
mediumpurple4
slateblue3
slateblue3a
royalblue1
chartreuse4
darkseagreen4
paleturquoise4
steelblue
steelblue3
cornflowerblue
chartreuse3
darkseagreen4a
cadetblue
cadetbluea
skyblue3
steelblue1
chartreuse3a
palegreen3
seagreen3
aquamarine3
mediumturquoise
steelblue1a
chartreuse2
seagreen2
seagreen1
seagreen1a
aquamarine1
darkslategray2
darkreda
deeppink4a
darkmagenta
darkmagentaa

darkviolet
purplea
orange4a
lightpink4
plum4
mediumpurple3
mediumpurple3a
slateblue1
yellow4
wheat4
grey53
lightslategrey
mediumpurple
lightslateblue
yellow4a
darkolivegreen3
darkseagreen
lightskyblue3
lightskyblue3a
skyblue2
chartreuse2a
darkolivegreen3a
palegreen3a
darkseagreen3
darkslategray3
skyblue1
chartreuse1
lightgreen
lightgreena
palegreen1
aquamarine1a
darkslategray1
red3
deeppink4b
mediumvioletred
magenta3
darkvioleta
purpleb
darkorange3
indianred
hotpink3
mediumorchid3
mediumorchid
mediumpurple2
darkgoldenrod
lightsalmon3
rosybrown
grey63

mediumpurple2a
mediumpurple1
gold3
darkkhaki
navajowhite3
grey69
lightsteelblue3
lightsteelblue
yellow3
darkolivegreen3b
darkseagreen3a
darkseagreen2
lightcyan3
lightskyblue1
greenyellow
darkolivegreen2
palegreen1a
darkseagreen2a
darkseagreen1
paleturquoise1
red3a
deeppink3
deeppink3a
magenta3a
magenta3b
magenta2
darkorange3a
indianreda
hotpink3a
hotpink2
orchid
mediumorchid1
orange3
lightsalmon3a
lightpink3
pink3
plum3
violet
gold3a
lightgoldenrod3
tan
mistyrose3
thistle3
plum2
yellow3a
khaki3
lightgoldenrod2
lightyellow3

grey84
lightsteelblue1
yellow2
darkolivegreen1
darkolivegreen1a
darkseagreen1a
honeydew2
lightcyan1
red1
deeppink2
deeppink1
deeppink1a
magenta2a
magenta1
orangered1
indianred1
indianred1a
hotpink
hotpinka
mediumorchid1a
darkorange
salmon1
lightcoral
palevioletred1
orchid2
orchid1
orange1
sandybrown
lightsalmon1
lightpink1
pink1
plum1
gold1
lightgoldenrod2a
lightgoldenrod2b
navajowhite1
mistyrose1
thistle1
yellow1
lightgoldenrod1
khaki1
wheat1
cornsilk1
grey100
grey3
grey7
grey11
grey15

grey19
grey23
grey27
grey30
grey35
grey39
grey42
grey46
grey50
grey54
grey58
grey62
grey66
grey70
grey74
grey78
grey82
grey85
grey89
grey93

Found

in path(s):

* /opt/cola/permits/1617269369_1679983090.4024625/0/jline-terminal-3-22-0-sources-jar/org/jline/utils/colors.txt

No license file was found, but licenses were detected in source scan.

/*

* Copyright (c) 2002-2017, the original author or authors.

*

* This software is distributable under the BSD license. See the terms of the

* BSD license in the documentation provided with this software.

*

* <https://opensource.org/licenses/BSD-3-Clause>

*/

Found in path(s):

* /opt/cola/permits/1617269369_1679983090.4024625/0/jline-terminal-3-22-0-sources-jar/org/jline/utils/PumpReader.java

* /opt/cola/permits/1617269369_1679983090.4024625/0/jline-terminal-3-22-0-sources-jar/org/jline/terminal/impl/AbstractWindowsConsoleWriter.java

* /opt/cola/permits/1617269369_1679983090.4024625/0/jline-terminal-3-22-0-sources-jar/org/jline/utils/NonBlockingPumpReader.java

* /opt/cola/permits/1617269369_1679983090.4024625/0/jline-terminal-3-22-0-sources-jar/org/jline/utils/NonBlockingPumpInputStream.java

* /opt/cola/permits/1617269369_1679983090.4024625/0/jline-terminal-3-22-0-sources-jar/org/jline/utils/WriterOutputStream.java

No license file was found, but licenses were detected in source scan.

```
#
# Copyright (C) 2022 the original author(s).
#
# Licensed under the Apache License, Version 2.0 (the "License");
# you may not use this file except in compliance with the License.
# You may obtain a copy of the License at
#
# http://www.apache.org/licenses/LICENSE-2.0
#
# Unless required by applicable law or agreed to in writing, software
# distributed under the License is distributed on an "AS IS" BASIS,
# WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
# See the License for the specific language governing permissions and
# limitations under the License.
#
class = org.jline.terminal.impl.exec.ExecTerminalProvider
```

Found in path(s):

```
* /opt/cola/permits/1617269369_1679983090.4024625/0/jline-terminal-3-22-0-sources-jar/META-INF/services/org/jline/terminal/provider/exec
No license file was found, but licenses were detected in source scan.
```

```
#
# Copyright (c) 2002-2016, the original author or authors.
#
# This software is distributable under the BSD license. See the terms of the
# BSD license in the documentation provided with this software.
#
# https://opensource.org/licenses/BSD-3-Clause
#
```

```
auto_left_margin, bw, bw
auto_right_margin, am, am
back_color_erase, bce, ut
can_change, ccc, cc
ceol_standout_glitch, xhp, xs
col_addr_glitch, xhpa, YA
cpi_changes_res, cpix, YF
cr_cancels_micro_mode, crxm, YB
dest_tabs_magic_sms0, xt, xt
eat_newline_glitch, xenl, xn
erase_overstrike, eo, eo
generic_type, gn, gn
hard_copy, hc, hc
hard_cursor, chts, HC
has_meta_key, km, km
has_print_wheel, daisy, YC
has_status_line, hs, hs
```

hue_lightness_saturation, hls, hl
insert_null_glitch, in, in
lpi_changes_res, lpix, YG
memory_above, da, da
memory_below, db, db
move_insert_mode, mir, mi
move_standout_mode, msgr, ms
needs_xon_xoff, nxon, nx
no_esc_ctlc, xsb, xb
no_pad_char, npc,
NP
non_dest_scroll_region, ndscr, ND
non_rev_rmcup, nrrmc, NR
over_strike, os, os
prtr_silent, mc5i, 5i
row_addr_glitch, xvpa, YD
semi_auto_right_margin, sam, YE
status_line_esc_ok, eslok, es
tilde_glitch, hz, hz
transparent_underline, ul, ul
xon_xoff, xon, xo
columns, cols, co
init_tabs, it, it
label_height, lh, lh
label_width, lw, lw
lines, lines, li
lines_of_memory, lm, lm
magic_cookie_glitch, xmc, sg
max_attributes, ma, ma
max_colors, colors, Co
max_pairs, pairs, pa
maximum_windows, wnum, MW
no_color_video, ncv, NC
num_labels, nlab, Nl
padding_baud_rate, pb, pb
virtual_terminal, vt, vt
width_status_line, wsl, ws
bit_image_entwining, bitwin, Yo
bit_image_type, bitype, Yp
buffer_capacity, bufsz, Ya
buttons, btns, BT
dot_horz_spacing, spinh, Yc
dot_vert_spacing, spinv, Yb
max_micro_address, maddr, Yd
max_micro_jump, mjump, Ye
micro_col_size, mcs, Yf
micro_line_size, mls, Yg
number_of_pins, npins, Yh

output_res_char, orc, Yi
output_res_horz_inch, orhi, Yk
output_res_line, orl, Yj
output_res_vert_inch,
orvi, Yl
print_rate, cps, Ym
wide_char_size, widcs, Yn
acs_chars, acsc, ac
back_tab, cbt, bt
bell, bel, bl
carriage_return, cr, cr
change_char_pitch, cpi, ZA
change_line_pitch, lpi, ZB
change_res_horz, chr, ZC
change_res_vert, cvr, ZD
change_scroll_region, csr, cs
char_padding, rmp, rP
clear_all_tabs, tbc, ct
clear_margins, mgc, MC
clear_screen, clear, cl
clr_bol, e11, cb
clr_eol, el, ce
clr_eos, ed, cd
column_address, hpa, ch
command_character, cmdch, CC
create_window, cwin, CW
cursor_address, cup, cm
cursor_down, cud1, do
cursor_home, home, ho
cursor_invisible, civis, vi
cursor_left, cub1, le
cursor_mem_address, mrcup, CM
cursor_normal, cnorm, ve
cursor_right, cuf1, nd
cursor_to_ll, ll, ll
cursor_up, cuu1, up
cursor_visible, cvvis, vs
define_char, defc, ZE
delete_character, dch1, dc
delete_line, dl1, dl
dial_phone, dial, DI
dis_status_line, dsl, ds
display_clock, dclk, DK
down_half_line, hd, hd
ena_acs, enacs, eA
enter_alt_charset_mode, smacs, as
enter_am_mode, smam,

SA

enter_blink_mode, blink, mb
enter_bold_mode, bold, md
enter_ca_mode, smcup, ti
enter_delete_mode, smdc, dm
enter_dim_mode, dim, mh
enter_doublewide_mode, swidm, ZF
enter_draft_quality, sdrfq, ZG
enter_insert_mode, smir, im
enter_italics_mode, sitm, ZH
enter_leftward_mode, slm, ZI
enter_micro_mode, smicm, ZJ
enter_near_letter_quality, snlq, ZK
enter_normal_quality, snrmq, ZL
enter_protected_mode, prot, mp
enter_reverse_mode, rev, mr
enter_secure_mode, invis, mk
enter_shadow_mode, sshm, ZM
enter_standout_mode, smso, so
enter_subscript_mode, ssubm, ZN
enter_superscript_mode, ssupm, ZO
enter_underline_mode, smul, us
enter_upward_mode, sum, ZP
enter_xon_mode, smxon, SX
erase_chars, ech, ec
exit_alt_charset_mode, rmacs, ae
exit_am_mode, rmam, RA
exit_attribute_mode, sgr0, me
exit_ca_mode, rmcup, te
exit_delete_mode, rmdc, ed
exit_doublewide_mode, rwidm, ZQ
exit_insert_mode, rmir, ei
exit_italics_mode, ritm, ZR
exit_leftward_mode, rlm, ZS
exit_micro_mode, rmicm, ZT
exit_shadow_mode, rshm,
ZU
exit_standout_mode, rmso, se
exit_subscript_mode, rsubm, ZV
exit_superscript_mode, rsupm, ZW
exit_underline_mode, rmul, ue
exit_upward_mode, rum, ZX
exit_xon_mode, rmxon, RX
fixed_pause, pause, PA
flash_hook, hook, fh
flash_screen, flash, vb
form_feed, ff, ff
from_status_line, fsl, fs

goto_window, wingo, WG
hangup, hup, HU
init_1string, is1, i1
init_2string, is2, is
init_3string, is3, i3
init_file, if, if
init_prog, iprog, iP
initialize_color, inite, Ic
initialize_pair, initp, Ip
insert_character, ich1, ic
insert_line, il1, al
insert_padding, ip, ip
key_a1, ka1, K1
key_a3, ka3, K3
key_b2, kb2, K2
key_backspace, kbs, kb
key_beg, kbeg, @1
key_btab, kcbt, kB
key_c1, kc1, K4
key_c3, kc3, K5
key_cancel, kcan, @2
key_catab, ktbc, ka
key_clear, kclr, kC
key_close, kclo, @3
key_command, kcmd, @4
key_copy, kcpy, @5
key_create, kcrt, @6
key_ctab, kctab, kt
key_dc, kdch1, kD
key_dl, kdl1, kL
key_down, kcud1, kd
key_eic, krmir, kM
key_end, kend, @7
key_enter, kent, @8
key_eol, kel, kE
key_eos,
ked, kS
key_exit, kext, @9
key_f0, kf0, k0
key_f1, kf1, k1
key_f10, kf10, k;
key_f11, kf11, F1
key_f12, kf12, F2
key_f13, kf13, F3
key_f14, kf14, F4
key_f15, kf15, F5
key_f16, kf16, F6
key_f17, kf17, F7

key_f18, kf18, F8
key_f19, kf19, F9
key_f2, kf2, k2
key_f20, kf20, FA
key_f21, kf21, FB
key_f22, kf22, FC
key_f23, kf23, FD
key_f24, kf24, FE
key_f25, kf25, FF
key_f26, kf26, FG
key_f27, kf27, FH
key_f28, kf28, FI
key_f29, kf29, FJ
key_f3, kf3, k3
key_f30, kf30, FK
key_f31, kf31, FL
key_f32, kf32, FM
key_f33, kf33, FN
key_f34, kf34, FO
key_f35, kf35, FP
key_f36, kf36, FQ
key_f37, kf37, FR
key_f38, kf38, FS
key_f39, kf39, FT
key_f4, kf4, k4
key_f40, kf40, FU
key_f41, kf41, FV
key_f42, kf42, FW
key_f43, kf43, FX
key_f44, kf44, FY
key_f45, kf45, FZ
key_f46, kf46, Fa
key_f47, kf47, Fb
key_f48, kf48, Fc
key_f49, kf49, Fd
key_f5, kf5, k5
key_f50, kf50, Fe
key_f51, kf51, Ff
key_f52, kf52, Fg
key_f53, kf53, Fh
key_f54, kf54, Fi
key_f55, kf55, Fj
key_f56, kf56, Fk
key_f57, kf57, Fl
key_f58, kf58,
Fm
key_f59, kf59, Fn
key_f6, kf6, k6

key_f60, kf60, Fo
key_f61, kf61, Fp
key_f62, kf62, Fq
key_f63, kf63, Fr
key_f7, kf7, k7
key_f8, kf8, k8
key_f9, kf9, k9
key_find, kfnd, @0
key_help, khlp, %1
key_home, khome, kh
key_ic, kich1, kI
key_il, kill, kA
key_left, kcub1, kl
key_ll, kll, kH
key_mark, kmrk, %2
key_message, kmsg, %3
key_move, kmov, %4
key_next, knxt, %5
key_npage, knp, kN
key_open, kopn, %6
key_options, kopt, %7
key_ppage, kpp, kP
key_previous, kprv, %8
key_print, kpri, %9
key_redo, krdo, %0
key_reference, kref, &1
key_refresh, krfr, &2
key_replace, krpl, &3
key_restart, krst, &4
key_resume, kres, &5
key_right, kcuf1, kr
key_save, ksav, &6
key_sbeg, kBEG, &9
key_scancel, kCAN, &0
key_scommand, kCMD, *1
key_scopy, kCPY, *2
key_screate, kCRT, *3
key_sdc, kDC, *4
key_sdl, kDL, *5
key_select, kslt, *6
key_send, kEND, *7
key_seol, kEOL, *8
key_sexit, kEXT, *9
key_sf, kind, kF
key_sfind, kFND, *0
key_shelp, kHLP, #1
key_shome, kHOM, #2
key_sic, kIC, #3

key_sleft, kLFT, #4
key_smessage,
kMSG, %a
key_smove, kMOV, %b
key_snext, kNXT, %c
key_soptions, kOPT, %d
key_sprevious, kPRV, %e
key_sprint, kPRT, %f
key_sr, kri, kR
key_sredo, kRDO, %g
key_sreplace, kRPL, %h
key_sright, kRIT, %i
key_srsume, kRES, %j
key_ssave, kSAV, !1
key_ssuspend, kSPD, !2
key_stab, khts, kT
key_sundo, kUND, !3
key_suspend, kspd, &7
key_undo, kund, &8
key_up, kcuu1, ku
keypad_local, rmkx, ke
keypad_xmit, smkx, ks
lab_f0, lf0, l0
lab_f1, lf1, l1
lab_f10, lf10, la
lab_f2, lf2, l2
lab_f3, lf3, l3
lab_f4, lf4, l4
lab_f5, lf5, l5
lab_f6, lf6, l6
lab_f7, lf7, l7
lab_f8, lf8, l8
lab_f9, lf9, l9
label_format, fln, Lf
label_off, rmln, LF
label_on, smln, LO
meta_off, rmm, mo
meta_on, smm, mm
micro_column_address, mhpa, ZY
micro_down, mcud1, ZZ
micro_left, mcub1, Za
micro_right, mcuf1, Zb
micro_row_address, mvpa, Zc
micro_up, mcuu1, Zd
newline, nel, nw
order_of_pins, porder, Ze
orig_colors, oc, oc
orig_pair, op, op

pad_char, pad, pc
parm_dch, dch, DC
parm_delete_line, dl, DL
parm_down_cursor, cud, DO
parm_down_micro,
 mcud, Zf
parm_ich, ich, IC
parm_index, indn, SF
parm_insert_line, il, AL
parm_left_cursor, cub, LE
parm_left_micro, mcub, Zg
parm_right_cursor, cuf, RI
parm_right_micro, mcuf, Zh
parm_rindex, rin, SR
parm_up_cursor, cuu, UP
parm_up_micro, mcuu, Zi
pkey_key, pkey, pk
pkey_local, pfloc, pl
pkey_xmit, pfx, px
plab_norm, pln, pn
print_screen, mc0, ps
prtr_non, mc5p, pO
prtr_off, mc4, pf
prtr_on, mc5, po
pulse, pulse, PU
quick_dial, qdial, QD
remove_clock, rmclk, RC
repeat_char, rep, rp
req_for_input, rfi, RF
reset_1string, rs1, r1
reset_2string, rs2, r2
reset_3string, rs3, r3
reset_file, rf, rf
restore_cursor, rc, rc
row_address, vpa, cv
save_cursor, sc, sc
scroll_forward, ind, sf
scroll_reverse, ri, sr
select_char_set, scs, Zj
set_attributes, sgr, sa
set_background, setb, Sb
set_bottom_margin, smgb, Zk
set_bottom_margin_parm, smgbp, Zl
set_clock, sclk, SC
set_color_pair, scp, sp
set_foreground, setf, Sf
set_left_margin, smgl, ML
set_left_margin_parm, smglp, Zm

set_right_margin,
smgr, MR
set_right_margin_parm, smgrp, Zn
set_tab, hts, st
set_top_margin, smgt, Zo
set_top_margin_parm, smgtp, Zp
set_window, wind, wi
start_bit_image, sbim, Zq
start_char_set_def, scsd, Zr
stop_bit_image, rbim, Zs
stop_char_set_def, rcsd, Zt
subscript_characters, subcs, Zu
superscript_characters, supcs, Zv
tab, ht, ta
these_cause_cr, docr, Zw
to_status_line, tsl, ts
tone, tone, TO
underline_char, uc, uc
up_half_line, hu, hu
user0, u0, u0
user1, u1, u1
user2, u2, u2
user3, u3, u3
user4, u4, u4
user5, u5, u5
user6, u6, u6
user7, u7, u7
user8, u8, u8
user9, u9, u9
wait_tone, wait, WA
xoff_character, xoffc, XF
xon_character, xonc, XN
zero_motion, zerom, Zx
alt_scancode_esc, scesa, S8
bit_image_carriage_return, bicr, Yv
bit_image_newline, binel, Zz
bit_image_repeat, birep, Xy
char_set_names, csnm, Zy
code_set_init, csin, ci
color_names, colornm, Yw
define_bit_image_region, defbi, Yx
device_type, devt, dv
display_pc_char, dispcc, S1
end_bit_image_region, endbi, Yy
enter_pc_charset_mode,
smpch, S2
enter_scanmode_mode, smsc, S4
exit_pc_charset_mode, rmpch, S3

exit_scancode_mode, rMSC, S5
get_mouse, getm, Gm
key_mouse, kmous, Km
mouse_info, minfo, Mi
pc_term_options, pctrm, S6
pkey_plab, pfxl, xl
req_mouse_pos, reqmp, RQ
scancode_escape, scesc, S7
set0_des_seq, s0ds, s0
set1_des_seq, s1ds, s1
set2_des_seq, s2ds, s2
set3_des_seq, s3ds, s3
set_a_background, setab, AB
set_a_foreground, setaf, AF
set_color_band, setcolor, Yz
set_lr_margin, smglr, ML
set_page_length, slines, YZ
set_tb_margin, smgtb, MT
enter_horizontal_hl_mode, ehhlM, Xh
enter_left_hl_mode, elhlM, Xl
enter_low_hl_mode, elohlm, Xo
enter_right_hl_mode, erhlM, Xr
enter_top_hl_mode, ethlm, Xt
enter_vertical_hl_mode, evhlM, Xv
set_a_attributes, sgr1, sA
set_pglen_inch, slength, sL

Found in path(s):

* /opt/cola/permits/1617269369_1679983090.4024625/0/jline-terminal-3-22-0-sources-jar/org/jline/Utils/capabilities.txt

No license file was found, but licenses were detected in source scan.

/*

* Copyright (C) 2009-2018 the original author(s).

*

* Licensed under the Apache License, Version 2.0 (the "License");

* you may not use this file except in compliance with the License.

* You may obtain a copy of the License at

*

* <http://www.apache.org/licenses/LICENSE-2.0>

*

* Unless required by applicable law or agreed to in writing, software

* distributed under the License is distributed on an "AS IS" BASIS,

* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.

* See the License for the specific language governing permissions and

* limitations under the License.

*/

Found in path(s):

* /opt/cola/permits/1617269369_1679983090.4024625/0/jline-terminal-3-22-0-sources-jar/org/jline/utils/AnsiWriter.java

No license file was found, but licenses were detected in source scan.

/*

* Copyright (c) 2002-2018, the original author or authors.

*

* This software is distributable under the BSD license. See the terms of the

* BSD license in the documentation provided with this software.

*

* <https://opensource.org/licenses/BSD-3-Clause>

*/

Found in path(s):

* /opt/cola/permits/1617269369_1679983090.4024625/0/jline-terminal-3-22-0-sources-jar/org/jline/utils/Curses.java

* /opt/cola/permits/1617269369_1679983090.4024625/0/jline-terminal-3-22-0-sources-jar/org/jline/utils/NonBlocking.java

* /opt/cola/permits/1617269369_1679983090.4024625/0/jline-terminal-3-22-0-sources-jar/org/jline/utils/NonBlockingInputStreamImpl.java

* /opt/cola/permits/1617269369_1679983090.4024625/0/jline-terminal-3-22-0-sources-jar/org/jline/terminal/impl/LineDisciplineTerminal.java

* /opt/cola/permits/1617269369_1679983090.4024625/0/jline-terminal-3-22-0-sources-jar/org/jline/utils/StyleResolver.java

* /opt/cola/permits/1617269369_1679983090.4024625/0/jline-terminal-3-22-0-sources-jar/org/jline/terminal/impl/PosixSysTerminal.java

*

/opt/cola/permits/1617269369_1679983090.4024625/0/jline-terminal-3-22-0-sources-jar/org/jline/terminal/impl/PosixPtyTerminal.java

* /opt/cola/permits/1617269369_1679983090.4024625/0/jline-terminal-3-22-0-sources-jar/org/jline/terminal/impl/ExternalTerminal.java

* /opt/cola/permits/1617269369_1679983090.4024625/0/jline-terminal-3-22-0-sources-jar/org/jline/terminal/Terminal.java

* /opt/cola/permits/1617269369_1679983090.4024625/0/jline-terminal-3-22-0-sources-jar/org/jline/terminal/impl/DumbTerminal.java

* /opt/cola/permits/1617269369_1679983090.4024625/0/jline-terminal-3-22-0-sources-jar/org/jline/utils/NonBlockingReaderImpl.java

* /opt/cola/permits/1617269369_1679983090.4024625/0/jline-terminal-3-22-0-sources-jar/org/jline/utils/NonBlockingInputStream.java

* /opt/cola/permits/1617269369_1679983090.4024625/0/jline-terminal-3-22-0-sources-jar/org/jline/utils/Timeout.java

* /opt/cola/permits/1617269369_1679983090.4024625/0/jline-terminal-3-22-0-sources-jar/org/jline/utils/AttributedStringBuilder.java

*

/opt/cola/permits/1617269369_1679983090.4024625/0/jline-terminal-3-22-0-sources-jar/org/jline/terminal/Size.java

* /opt/cola/permits/1617269369_1679983090.4024625/0/jline-terminal-3-22-0-sources-

jar/org/jline/Utils/NonBlockingReader.java

* /opt/cola/permits/1617269369_1679983090.4024625/0/jline-terminal-3-22-0-sources-

jar/org/jline/Utils/Colors.java

No license file was found, but licenses were detected in source scan.

/*

* Copyright (c) 2002-2020, the original author or authors.

*

* This software is distributable under the BSD license. See the terms of the

* BSD license in the documentation provided with this software.

*

* <https://opensource.org/licenses/BSD-3-Clause>

*/

Found in path(s):

* /opt/cola/permits/1617269369_1679983090.4024625/0/jline-terminal-3-22-0-sources-

jar/org/jline/Utils/Signals.java

* /opt/cola/permits/1617269369_1679983090.4024625/0/jline-terminal-3-22-0-sources-jar/org/jline/Utils/Log.java

* /opt/cola/permits/1617269369_1679983090.4024625/0/jline-terminal-3-22-0-sources-

jar/org/jline/Utils/Display.java

* /opt/cola/permits/1617269369_1679983090.4024625/0/jline-terminal-3-22-0-sources-

jar/org/jline/Utils/ColorPalette.java

No license file was found, but licenses were detected in source scan.

/*

* Copyright (c) 2002-2016, the original author or authors.

*

* This software is distributable under the BSD license. See the terms of the

* BSD license in the documentation provided with this software.

*

* <https://opensource.org/licenses/BSD-3-Clause>

*/

Found in path(s):

* /opt/cola/permits/1617269369_1679983090.4024625/0/jline-terminal-3-22-0-sources-

jar/org/jline/Utils/Levenshtein.java

* /opt/cola/permits/1617269369_1679983090.4024625/0/jline-terminal-3-22-0-sources-

jar/org/jline/terminal/impl/AbstractPosixTerminal.java

* /opt/cola/permits/1617269369_1679983090.4024625/0/jline-terminal-3-22-0-sources-

jar/org/jline/terminal/Cursor.java

* /opt/cola/permits/1617269369_1679983090.4024625/0/jline-terminal-3-22-0-sources-

jar/org/jline/terminal/impl/ExecPty.java

* /opt/cola/permits/1617269369_1679983090.4024625/0/jline-terminal-3-22-0-sources-

jar/org/jline/Utils/ClosedException.java

* /opt/cola/permits/1617269369_1679983090.4024625/0/jline-terminal-3-22-0-sources-jar/org/jline/Utils/package-

info.java

*

/opt/cola/permits/1617269369_1679983090.4024625/0/jline-terminal-3-22-0-sources-jar/org/jline/Utils/ShutdownHooks.java
* /opt/cola/permits/1617269369_1679983090.4024625/0/jline-terminal-3-22-0-sources-jar/org/jline/Utils/AttributedString.java
* /opt/cola/permits/1617269369_1679983090.4024625/0/jline-terminal-3-22-0-sources-jar/org/jline/terminal/impl/CursorSupport.java
* /opt/cola/permits/1617269369_1679983090.4024625/0/jline-terminal-3-22-0-sources-jar/org/jline/Utils/OSUtils.java
* /opt/cola/permits/1617269369_1679983090.4024625/0/jline-terminal-3-22-0-sources-jar/org/jline/terminal/impl/package-info.java
* /opt/cola/permits/1617269369_1679983090.4024625/0/jline-terminal-3-22-0-sources-jar/org/jline/Utils/ExecHelper.java
* /opt/cola/permits/1617269369_1679983090.4024625/0/jline-terminal-3-22-0-sources-jar/org/jline/terminal/impl/MouseSupport.java
* /opt/cola/permits/1617269369_1679983090.4024625/0/jline-terminal-3-22-0-sources-jar/org/jline/terminal/Attributes.java
*

/opt/cola/permits/1617269369_1679983090.4024625/0/jline-terminal-3-22-0-sources-jar/org/jline/Utils/InputStreamReader.java
* /opt/cola/permits/1617269369_1679983090.4024625/0/jline-terminal-3-22-0-sources-jar/org/jline/terminal/MouseEvent.java
* /opt/cola/permits/1617269369_1679983090.4024625/0/jline-terminal-3-22-0-sources-jar/org/jline/terminal/spi/Pty.java
* /opt/cola/permits/1617269369_1679983090.4024625/0/jline-terminal-3-22-0-sources-jar/org/jline/Utils/WCWidth.java
* /opt/cola/permits/1617269369_1679983090.4024625/0/jline-terminal-3-22-0-sources-jar/org/jline/terminal/impl/NativeSignalHandler.java
* /opt/cola/permits/1617269369_1679983090.4024625/0/jline-terminal-3-22-0-sources-jar/org/jline/Utils/DiffHelper.java

No license file was found, but licenses were detected in source scan.

/*

* Copyright (c) 2002-2021, the original author or authors.

*

* This software is distributable under the BSD license. See the terms of the

* BSD license in the documentation provided with this software.

*

* <https://opensource.org/licenses/BSD-3-Clause>

*/

Found in path(s):

* /opt/cola/permits/1617269369_1679983090.4024625/0/jline-terminal-3-22-0-sources-jar/org/jline/terminal/impl/AbstractTerminal.java
* /opt/cola/permits/1617269369_1679983090.4024625/0/jline-terminal-3-22-0-sources-jar/org/jline/terminal/TerminalBuilder.java
* /opt/cola/permits/1617269369_1679983090.4024625/0/jline-terminal-3-22-0-sources-jar/org/jline/Utils/AttributedCharSequence.java
* /opt/cola/permits/1617269369_1679983090.4024625/0/jline-terminal-3-22-0-sources-

1.776 jline-remote-telnet 3.22.0

1.776.1 Available under license :

No license file was found, but licenses were detected in source scan.

```
/*
 * Copyright (c) 2002-2017, the original author or authors.
 *
 * This software is distributable under the BSD license. See the terms of the
 * BSD license in the documentation provided with this software.
 *
 * https://opensource.org/licenses/BSD-3-Clause
 */
/*
 * Java TelnetD library (embeddable telnet daemon)
 * Copyright (c) 2000-2005 Dieter Wimberger
 * All rights reserved.
 *
 * Redistribution and use in source and binary forms, with or without
 * modification, are permitted provided that the following conditions are
 * met:
 *
 * Redistributions of source code must retain the above copyright notice,
 * this list of conditions and the following disclaimer.
 *
 * Redistributions in binary form must reproduce the above copyright notice,
 * this list of conditions and the following disclaimer in the documentation
 * and/or other materials provided with the distribution.
 *
 * Neither the name of the author
 * nor the names of its contributors
 * may be used to endorse or promote products derived from this software
 * without specific prior written permission.
 *
 * THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDER AND CONTRIBUTORS "AS
 * IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO,
 * THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR
 * PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE REGENTS OR CONTRIBUTORS BE
 * LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR
 * CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF
 * SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS
 * INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN
 * CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE)
 * ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE
 * POSSIBILITY OF SUCH DAMAGE.
 */
```


Found in path(s):

* /opt/cola/permits/1617269336_1681870942.7113671/0/jline-remote-telnet-3-22-0-sources-jar/org/jline/builtins/telnet/ConnectionFactory.java

*

/opt/cola/permits/1617269336_1681870942.7113671/0/jline-remote-telnet-3-22-0-sources-jar/org/jline/builtins/telnet/ConnectionListener.java

No license file was found, but licenses were detected in source scan.

/*

* Copyright (c) 2002-2018, the original author or authors.

*

* This software is distributable under the BSD license. See the terms of the

* BSD license in the documentation provided with this software.

*

* <https://opensource.org/licenses/BSD-3-Clause>

*/

/*

* Java TelnetD library (embeddable telnet daemon)

* Copyright (c) 2000-2005 Dieter Wimberger

* All rights reserved.

* <p/>

* Redistribution and use in source and binary forms, with or without

* modification, are permitted provided that the following conditions are

* met:

* Redistributions of source code must retain the above copyright notice,

* this list of conditions and the following disclaimer.

* Redistributions in binary form must reproduce the above copyright notice,

* this list of conditions and the following disclaimer in the documentation

* and/or other materials provided with the distribution.

* <p/>

* Neither the name of the author

nor the names of its contributors

* may be used to endorse or promote products derived from this software

* without specific prior written permission.

* <p/>

* THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDER AND CONTRIBUTORS "AS

* IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO,

* THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR

* PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE REGENTS OR CONTRIBUTORS BE

* LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR

* CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF

* SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS

* INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN

* CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE)

* ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE

* POSSIBILITY OF SUCH DAMAGE.

***/*

Found in path(s):

* /opt/cola/permits/1617269336_1681870942.7113671/0/jline-remote-telnet-3-22-0-sources-jar/org/jline/builtins/telnet/PortListener.java

*

/opt/cola/permits/1617269336_1681870942.7113671/0/jline-remote-telnet-3-22-0-sources-jar/org/jline/builtins/telnet/ConnectionData.java

* /opt/cola/permits/1617269336_1681870942.7113671/0/jline-remote-telnet-3-22-0-sources-jar/org/jline/builtins/telnet/TelnetIO.java

* /opt/cola/permits/1617269336_1681870942.7113671/0/jline-remote-telnet-3-22-0-sources-jar/org/jline/builtins/telnet/Connection.java

* /opt/cola/permits/1617269336_1681870942.7113671/0/jline-remote-telnet-3-22-0-sources-jar/org/jline/builtins/telnet/ConnectionEvent.java

* /opt/cola/permits/1617269336_1681870942.7113671/0/jline-remote-telnet-3-22-0-sources-jar/org/jline/builtins/telnet/ConnectionManager.java

No license file was found, but licenses were detected in source scan.

/*

* Copyright (c) 2002-2017, the original author or authors.

*

* This software is distributable under the BSD license. See the terms of the

* BSD license in the documentation provided with this software.

*

* <https://opensource.org/licenses/BSD-3-Clause>

*/

Found in path(s):

* /opt/cola/permits/1617269336_1681870942.7113671/0/jline-remote-telnet-3-22-0-sources-jar/org/jline/builtins/telnet/Telnet.java

1.777 jline-builtins 3.22.0

1.777.1 Available under license :

No license file was found, but licenses were detected in source scan.

/*

* Copyright (c) 2002-2016, the original author or authors.

*

* This software is distributable under the BSD license. See the terms of the

* BSD license in the documentation provided with this software.

*

* <https://opensource.org/licenses/BSD-3-Clause>

*/

/*

* Licensed to the Apache Software Foundation (ASF) under one or more

* contributor license agreements. See the NOTICE file distributed with

* this work for additional information regarding copyright ownership.

* The ASF licenses this file to You under the Apache License, Version 2.0

* (the "License"); you may not use this file except in compliance with
* the License. You may obtain a copy of the License at
*
* <http://www.apache.org/licenses/LICENSE-2.0>
*
* Unless required by applicable law or agreed to in writing, software
* distributed under the License is distributed on an "AS IS" BASIS,
* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND,
* either express or implied.
* See the License for the specific language governing permissions and
* limitations under the License.
*/
/**
* Based on <http://antony.lesuisse.org/software/ajaxterm/>
* Public Domain License
*/

Found in path(s):

* /opt/cola/permits/1617269052_1681870941.6195126/0/jline-builtins-3-22-0-sources-
jar/org/jline/builtins/ScreenTerminal.java

No license file was found, but licenses were detected in source scan.

/*
* Copyright (c) 2002-2022, the original author or authors.
*
* This software is distributable under the BSD license. See the terms of the
* BSD license in the documentation provided with this software.
*
* <https://opensource.org/licenses/BSD-3-Clause>
*/

Found in path(s):

* /opt/cola/permits/1617269052_1681870941.6195126/0/jline-builtins-3-22-0-sources-
jar/org/jline/builtins/Less.java

* /opt/cola/permits/1617269052_1681870941.6195126/0/jline-builtins-3-22-0-sources-
jar/org/jline/builtins/SyntaxHighlighter.java

* /opt/cola/permits/1617269052_1681870941.6195126/0/jline-builtins-3-22-0-sources-
jar/org/jline/builtins/Source.java

* /opt/cola/permits/1617269052_1681870941.6195126/0/jline-builtins-3-22-0-sources-
jar/org/jline/builtins/Commands.java

No license file was found, but licenses were detected in source scan.

/*
* Copyright (c) 2002-2019, the original author or authors.
*
* This software is distributable under the BSD license. See the terms of the
* BSD license in the documentation provided with this software.
*
*/

* <https://opensource.org/licenses/BSD-3-Clause>

*/

Found in path(s):

* /opt/cola/permits/1617269052_1681870941.6195126/0/jline-builtins-3-22-0-sources-jar/org/jline/builtins/ConfigurationPath.java

* /opt/cola/permits/1617269052_1681870941.6195126/0/jline-builtins-3-22-0-sources-jar/org/jline/builtins/Tmux.java

No license file was found, but licenses were detected in source scan.

/*

* Copyright (c) 2002-2018, the original author or authors.

*

* This software is distributable under the BSD license. See the terms of the

* BSD license in the documentation provided with this software.

*

* <https://opensource.org/licenses/BSD-3-Clause>

*/

Found in path(s):

* /opt/cola/permits/1617269052_1681870941.6195126/0/jline-builtins-3-22-0-sources-jar/org/jline/builtins/InputRC.java

* /opt/cola/permits/1617269052_1681870941.6195126/0/jline-builtins-3-22-0-sources-jar/org/jline/builtins/NfaMatcher.java

No license file was found, but licenses were detected in source scan.

/*

* Copyright (c) 2002-2020, the original author or authors.

*

* This software is distributable under the BSD license. See the terms of the

* BSD license in the documentation provided with this software.

*

* <https://opensource.org/licenses/BSD-3-Clause>

*/

/*

* Licensed to the Apache Software Foundation (ASF) under one

* or more contributor license agreements. See the NOTICE file

* distributed with this work for additional information

* regarding copyright ownership. The ASF licenses this file

* to you under the Apache License, Version 2.0 (the

* "License"); you may not use this file except in compliance

* with the License. You may obtain a copy of the License at

*

* <http://www.apache.org/licenses/LICENSE-2.0>

*

* Unless required by applicable law or agreed to in writing,

* software distributed under the License is distributed on an

* "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY

* KIND,
either express or implied. See the License for the
* specific language governing permissions and limitations
* under the License.
*/

Found in path(s):

* /opt/cola/permits/1617269052_1681870941.6195126/0/jline-builtins-3-22-0-sources-jar/org/jline/builtins/Options.java

No license file was found, but licenses were detected in source scan.

/*

* Copyright (c) 2002-2021, the original author or authors.

*

* This software is distributable under the BSD license. See the terms of the

* BSD license in the documentation provided with this software.

*

* <https://opensource.org/licenses/BSD-3-Clause>

*/

Found in path(s):

* /opt/cola/permits/1617269052_1681870941.6195126/0/jline-builtins-3-22-0-sources-jar/org/jline/builtins/Nano.java

* /opt/cola/permits/1617269052_1681870941.6195126/0/jline-builtins-3-22-0-sources-jar/org/jline/builtins/Completers.java

* /opt/cola/permits/1617269052_1681870941.6195126/0/jline-builtins-3-22-0-sources-jar/org/jline/builtins/TTop.java

* /opt/cola/permits/1617269052_1681870941.6195126/0/jline-builtins-3-22-0-sources-jar/org/jline/builtins/Styles.java

* /opt/cola/permits/1617269052_1681870941.6195126/0/jline-builtins-3-22-0-sources-jar/org/jline/builtins/ConsoleOptionGetter.java

1.778 jline-terminal-jansi 3.22.0

1.778.1 Available under license :

No license file was found, but licenses were detected in source scan.

/*

* Copyright (C) 2009-2018 the original author(s).

*

* Licensed under the Apache License, Version 2.0 (the "License");

* you may not use this file except in compliance with the License.

* You may obtain a copy of the License at

*

* <http://www.apache.org/licenses/LICENSE-2.0>

*

* Unless required by applicable law or agreed to in writing, software

* distributed under the License is distributed on an "AS IS" BASIS,
* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
* See the License for the specific language governing permissions and
* limitations under the License.
*/

Found in path(s):

* /opt/cola/permits/1617269406_1681865105.007936/0/jline-terminal-jansi-3-22-0-sources-jar/org/jline/terminal/impl/jansi/win/WindowsAnsiWriter.java
No license file was found, but licenses were detected in source scan.

/*

* Copyright (c) 2002-2020, the original author or authors.
*
* This software is distributable under the BSD license. See the terms of the
* BSD license in the documentation provided with this software.
*
* <https://opensource.org/licenses/BSD-3-Clause>
*/

Found in path(s):

* /opt/cola/permits/1617269406_1681865105.007936/0/jline-terminal-jansi-3-22-0-sources-jar/org/jline/terminal/impl/jansi/win/JansiWinSysTerminal.java
* /opt/cola/permits/1617269406_1681865105.007936/0/jline-terminal-jansi-3-22-0-sources-jar/org/jline/terminal/impl/jansi/JansiNativePty.java
* /opt/cola/permits/1617269406_1681865105.007936/0/jline-terminal-jansi-3-22-0-sources-jar/org/jline/terminal/impl/jansi/JansiTerminalProvider.java
No license file was found, but licenses were detected in source scan.

#

Copyright (C) 2022 the original author(s).

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software
distributed under the License is distributed on an "AS IS" BASIS,
WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
See the License for the specific language governing permissions and
limitations under the License.

class = org.jline.terminal.impl.jansi.JansiTerminalProvider

Found in path(s):

* /opt/cola/permits/1617269406_1681865105.007936/0/jline-terminal-jansi-3-22-0-sources-jar/META-

INF/services/org/jline/terminal/provider/jansi

No license file was found, but licenses were detected in source scan.

/*

* Copyright (c) 2002-2017, the original author or authors.

*

* This software is distributable under the BSD license. See the terms of the

* BSD license in the documentation provided with this software.

*

* <https://opensource.org/licenses/BSD-3-Clause>

*/

Found in path(s):

* /opt/cola/permits/1617269406_1681865105.007936/0/jline-terminal-jansi-3-22-0-sources-jar/org/jline/terminal/impl/jansi/freebsd/FreeBsdNativePty.java

* /opt/cola/permits/1617269406_1681865105.007936/0/jline-terminal-jansi-3-22-0-sources-jar/org/jline/terminal/impl/jansi/linux/LinuxNativePty.java

* /opt/cola/permits/1617269406_1681865105.007936/0/jline-terminal-jansi-3-22-0-sources-jar/org/jline/terminal/impl/jansi/solaris/SolarisNativePty.java

* /opt/cola/permits/1617269406_1681865105.007936/0/jline-terminal-jansi-3-22-0-sources-jar/org/jline/terminal/impl/jansi/win/JansiWinConsoleWriter.java

* /opt/cola/permits/1617269406_1681865105.007936/0/jline-terminal-jansi-3-22-0-sources-jar/org/jline/terminal/impl/jansi/osx/OsXNativePty.java

1.779 jetty-servlets 9.4.51.v20230217

1.779.1 Available under license :

This program and the accompanying materials are made available under the terms of the Eclipse Public License 2.0 which is available at

<http://www.eclipse.org/legal/epl-2.0>, or the Apache Software License

2.0 which is available at <https://www.apache.org/licenses/LICENSE-2.0>.

Eclipse Public License - v 1.0

THE ACCOMPANYING PROGRAM IS PROVIDED UNDER THE TERMS OF THIS ECLIPSE PUBLIC LICENSE ("AGREEMENT"). ANY USE, REPRODUCTION OR DISTRIBUTION OF THE PROGRAM CONSTITUTES RECIPIENT'S ACCEPTANCE OF THIS AGREEMENT.

1. DEFINITIONS

"Contribution" means:

a) in the case of the initial Contributor, the initial code and documentation distributed under this Agreement, and

b) in the case of each subsequent Contributor:

- i) changes to the Program, and
- ii) additions to the Program;

where such changes and/or additions to the Program originate from and are distributed by that particular Contributor. A Contribution 'originates' from a Contributor if it was added to the Program by such

Contributor

itself or anyone acting on such Contributor's behalf. Contributions do not include additions to the Program which: (i) are separate modules of software distributed in conjunction with the Program under their own license agreement, and (ii) are not derivative works of the Program.

"Contributor" means any person or entity that distributes the Program.

"Licensed Patents" mean patent claims licensable by a Contributor which are necessarily infringed by the use or sale of its Contribution alone or when combined with the Program.

"Program" means the Contributions distributed in accordance with this Agreement.

"Recipient" means anyone who receives the Program under this Agreement, including all Contributors.

2. GRANT OF RIGHTS

a) Subject to the terms of this Agreement, each Contributor hereby grants Recipient a non-exclusive, worldwide, royalty-free copyright license to reproduce, prepare derivative works of, publicly display, publicly perform,

distribute and sublicense the Contribution of such Contributor,

if any, and such derivative works, in source code and object code form.

b) Subject to the terms of this Agreement, each Contributor hereby grants Recipient a non-exclusive, worldwide, royalty-free patent license under Licensed Patents to make, use, sell, offer to sell, import and otherwise transfer the Contribution of such Contributor, if any, in source code and object code form. This patent license shall apply to the combination of the Contribution and the Program if, at the time the Contribution is added by the Contributor, such addition of the Contribution causes such combination to be covered by the Licensed Patents. The patent license shall not apply to any other combinations which include the Contribution. No hardware per se is licensed hereunder.

c) Recipient understands that although each Contributor grants the licenses to its Contributions set forth herein,

no assurances are provided by any

Contributor that the Program does not infringe the patent or other intellectual property rights of any other entity. Each Contributor disclaims any liability to Recipient for claims brought by any other entity based on infringement of intellectual property rights or

otherwise. As a condition to exercising the rights and licenses granted hereunder, each Recipient hereby assumes sole responsibility to secure any other intellectual property rights needed, if any. For example, if a third party patent license is required to allow Recipient to distribute the Program, it is Recipient's responsibility to acquire that license before distributing the Program.

- d) Each Contributor represents that to its knowledge it has sufficient copyright rights in its Contribution, if any, to grant the copyright license set forth in this Agreement.

3. REQUIREMENTS

A Contributor may choose to distribute the Program in object code form under its own license agreement, provided that:

- a) it complies with the terms and conditions of this Agreement; and
- b) its license agreement:
 - i) effectively disclaims on behalf of all Contributors all warranties and conditions, express and implied, including warranties or conditions of title and non-infringement, and implied warranties or conditions of merchantability and fitness for a particular purpose;
 - ii) effectively excludes on behalf of all Contributors all liability for damages, including direct, indirect, special, incidental and consequential damages, such as lost profits;
 - iii) states that any provisions which differ from this Agreement are offered by that Contributor alone and not by any other party; and
 - iv) states that source code for the Program is available from such Contributor, and informs licensees how to obtain it in a reasonable manner on or through a medium customarily used for software exchange.

When the Program is made available in source code form:

- a) it must be made available under this Agreement; and
- b) a copy of this Agreement must be included with each copy of the Program. Contributors may not remove or alter any copyright notices contained within the Program.

Each Contributor must identify itself as the originator of its Contribution, if any, in a manner that reasonably allows subsequent Recipients to identify the originator of the Contribution.

4. COMMERCIAL DISTRIBUTION

Commercial distributors of software may accept certain responsibilities with respect to end users, business partners and the like. While this license is

intended to facilitate the commercial use of the Program, the Contributor who includes the Program in a commercial product offering should do so in a manner which does not create potential liability for other Contributors. Therefore, if a Contributor includes the Program in a commercial

product offering, such

Contributor ("Commercial Contributor") hereby agrees to defend and indemnify every other Contributor ("Indemnified Contributor") against any losses, damages and costs (collectively "Losses") arising from claims, lawsuits and other legal actions brought by a third party against the Indemnified Contributor to the extent caused by the acts or omissions of such Commercial Contributor in connection with its distribution of the Program in a commercial product offering. The obligations in this section do not apply to any claims or Losses relating to any actual or alleged intellectual property infringement. In order to qualify, an Indemnified Contributor must:

- a) promptly notify the Commercial Contributor in writing of such claim, and
- b) allow the Commercial Contributor to control, and cooperate with the Commercial Contributor in, the defense and any related settlement negotiations. The Indemnified Contributor may participate in any such claim at its own expense.

For example,

a Contributor might include the Program in a commercial product offering, Product X. That Contributor is then a Commercial Contributor. If that Commercial Contributor then makes performance claims, or offers warranties related to Product X, those performance claims and warranties are such Commercial Contributor's responsibility alone. Under this section, the Commercial Contributor would have to defend claims against the other Contributors related to those performance claims and warranties, and if a court requires any other Contributor to pay any damages as a result, the Commercial Contributor must pay those damages.

5. NO WARRANTY

EXCEPT AS EXPRESSLY SET FORTH IN THIS AGREEMENT, THE PROGRAM IS PROVIDED ON AN "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, EITHER EXPRESS OR IMPLIED INCLUDING, WITHOUT LIMITATION, ANY WARRANTIES OR CONDITIONS OF TITLE, NON-INFRINGEMENT, MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE. Each Recipient is solely responsible for determining the appropriateness of using and distributing the Program and assumes all risks associated with its exercise of rights under this Agreement, including but not limited to the risks and costs of program errors, compliance with applicable laws, damage to or loss of data, programs or equipment, and unavailability or interruption of operations.

6. DISCLAIMER OF LIABILITY

EXCEPT AS EXPRESSLY SET FORTH IN THIS AGREEMENT, NEITHER RECIPIENT NOR ANY

CONTRIBUTORS SHALL HAVE ANY LIABILITY FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING WITHOUT LIMITATION LOST PROFITS), HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OR DISTRIBUTION OF THE PROGRAM OR THE EXERCISE OF ANY RIGHTS GRANTED HEREUNDER, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

7. GENERAL

If any provision of this Agreement is invalid or unenforceable under applicable law, it shall not affect the validity or enforceability of the remainder of the terms of this Agreement, and without further action by the parties hereto, such provision shall be reformed to the minimum extent necessary to make such provision valid and enforceable.

If Recipient institutes patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Program itself (excluding combinations of the Program with other software or hardware) infringes such Recipient's patent(s), then such Recipient's rights granted under Section 2(b) shall terminate as of the date such litigation is filed.

All Recipient's rights under this Agreement shall terminate if it fails to comply with any of the material terms or conditions of this Agreement and does not cure such failure in a reasonable period of time after becoming aware of such noncompliance. If all Recipient's rights under this Agreement terminate, Recipient agrees to cease use and distribution of the Program as soon as reasonably practicable. However, Recipient's obligations under this Agreement and any licenses granted by Recipient relating to the Program shall continue and survive.

Everyone is permitted to copy and distribute copies of this Agreement, but in order to avoid inconsistency the Agreement is copyrighted and may only be modified in the following manner. The Agreement Steward reserves the right to publish new versions (including revisions) of this Agreement from time to time. No one other than the Agreement Steward has the right to modify this Agreement. The Eclipse Foundation is the initial Agreement Steward. The Eclipse Foundation may assign the responsibility to serve as the Agreement Steward to a suitable separate entity. Each new version of the Agreement will be given a distinguishing version number. The Program (including Contributions) may always be distributed subject to the version of the Agreement under which it was received. In addition, after a new version of the Agreement is published, Contributor may elect to distribute the Program (including its Contributions) under the new version. Except as expressly stated in Sections 2(a) and 2(b) above, Recipient receives no rights or

licenses to the intellectual property of any Contributor under this Agreement, whether expressly, by implication, estoppel or otherwise. All rights in the Program not expressly granted under this Agreement are reserved.

This Agreement is governed by the laws of the State of New York and the intellectual property laws of the United States of America. No party to this Agreement will bring a legal action under this Agreement more than one year after the cause of action arose. Each party waives its rights to a jury trial in any resulting litigation.

Apache License
Version 2.0, January 2004
<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or

Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You

institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with

the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions)

on an "AS IS" BASIS,

WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited

to damages for loss of goodwill,

work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason

of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

=====
Jetty Web Container
Copyright 1995-2018 Mort Bay Consulting Pty Ltd.
=====

The Jetty Web Container is Copyright Mort Bay Consulting Pty Ltd unless otherwise noted.

Jetty is dual licensed under both

* The Apache 2.0 License
<http://www.apache.org/licenses/LICENSE-2.0.html>

and

* The Eclipse Public 1.0 License
<http://www.eclipse.org/legal/epl-v10.html>

Jetty may be distributed under either license.

Eclipse

The following artifacts are EPL.

- * org.eclipse.jetty.orbit:org.eclipse.jdt.core

The following artifacts are EPL and ASL2.

- * org.eclipse.jetty.orbit:javafx.security.auth.message

The following artifacts are EPL and CDDL 1.0.

- * org.eclipse.jetty.orbit:javafx.mail.glassfish

Oracle

The following artifacts are CDDL + GPLv2 with classpath exception.

<https://glassfish.dev.java.net/nonav/public/CDDL+GPL.html>

- * javax.servlet:javax.servlet-api
- * javax.annotation:javax.annotation-api
- * javax.transaction:javax.transaction-api
- * javax.websocket:javax.websocket-api

Oracle OpenJDK

If ALPN is used to negotiate HTTP/2 connections, then the following artifacts may be included in the distribution or downloaded when ALPN module is selected.

- * java.sun.security.ssl

These artifacts replace/modify OpenJDK classes. The modifications are hosted at github and both modified and original are under GPL v2 with classpath exceptions.

<http://openjdk.java.net/legal/gplv2+ce.html>

OW2

The following artifacts are licensed by the OW2 Foundation according to the terms of <http://asm.ow2.org/license.html>

org.ow2.asm:asm-commons

org.ow2.asm:asm

Apache

The following artifacts are ASL2 licensed.

org.apache.taglibs:taglibs-standard-spec

org.apache.taglibs:taglibs-standard-impl

MortBay

The following artifacts are ASL2 licensed. Based on selected classes from following Apache Tomcat jars, all ASL2 licensed.

org.mortbay.jasper:apache-jsp

org.apache.tomcat:tomcat-jasper

org.apache.tomcat:tomcat-juli

org.apache.tomcat:tomcat-jsp-api

org.apache.tomcat:tomcat-el-api

org.apache.tomcat:tomcat-jasper-el

org.apache.tomcat:tomcat-api

org.apache.tomcat:tomcat-util-scan

org.apache.tomcat:tomcat-util

org.mortbay.jasper:apache-el

org.apache.tomcat:tomcat-jasper-el

org.apache.tomcat:tomcat-el-api

Mortbay

The following artifacts are CDDL + GPLv2 with classpath exception.

<https://glassfish.dev.java.net/nonav/public/CDDL+GPL.html>

org.eclipse.jetty.toolchain:jetty-schemas

Assorted

The UnixCrypt.java code implements the one way cryptography used by

Unix systems for simple password protection. Copyright 1996 Aki Yoshida, modified April 2001 by Iris Van den Broeke, Daniel Deville.
Permission to use, copy, modify and distribute UnixCrypt for non-commercial or commercial purposes and without fee is granted provided that the copyright notice appears in all copies.

1.780 jetty-continuation 9.4.51.v20230217

1.780.1 Available under license :

This program and the accompanying materials are made available under the terms of the Eclipse Public License 2.0 which is available at <http://www.eclipse.org/legal/epl-2.0>, or the Apache Software License 2.0 which is available at <https://www.apache.org/licenses/LICENSE-2.0>.

Eclipse Public License - v 1.0

THE ACCOMPANYING PROGRAM IS PROVIDED UNDER THE TERMS OF THIS ECLIPSE PUBLIC LICENSE ("AGREEMENT"). ANY USE, REPRODUCTION OR DISTRIBUTION OF THE PROGRAM CONSTITUTES RECIPIENT'S ACCEPTANCE OF THIS AGREEMENT.

1. DEFINITIONS

"Contribution" means:

- a) in the case of the initial Contributor, the initial code and documentation distributed under this Agreement, and
- b) in the case of each subsequent Contributor:
 - i) changes to the Program, and
 - ii) additions to the Program;

where such changes and/or additions to the Program originate from and are distributed by that particular Contributor. A Contribution 'originates' from a Contributor if it was added to the Program by such Contributor

itself or anyone acting on such Contributor's behalf. Contributions do not include additions to the Program which: (i) are separate modules of software distributed in conjunction with the Program under their own license agreement, and (ii) are not derivative works of the Program.

"Contributor" means any person or entity that distributes the Program.

"Licensed Patents" mean patent claims licensable by a Contributor which are necessarily infringed by the use or sale of its Contribution alone or when combined with the Program.

"Program" means the Contributions distributed in accordance with this Agreement.

"Recipient" means anyone who receives the Program under this Agreement, including all Contributors.

2. GRANT OF RIGHTS

- a) Subject to the terms of this Agreement, each Contributor hereby grants Recipient a non-exclusive, worldwide, royalty-free copyright license to reproduce, prepare derivative works of, publicly display, publicly perform, distribute and sublicense the Contribution of such Contributor, if any, and such derivative works, in source code and object code form.
- b) Subject to the terms of this Agreement, each Contributor hereby grants Recipient a non-exclusive, worldwide, royalty-free patent license under Licensed Patents to make, use, sell, offer to sell, import and otherwise transfer the Contribution of such Contributor, if any, in source code and object code form. This patent license shall apply to the combination of the Contribution and the Program if, at the time the Contribution is added by the Contributor, such addition of the Contribution causes such combination to be covered by the Licensed Patents. The patent license shall not apply to any other combinations which include the Contribution. No hardware per se is licensed hereunder.
- c) Recipient understands that although each Contributor grants the licenses to its Contributions set forth herein, no assurances are provided by any Contributor that the Program does not infringe the patent or other intellectual property rights of any other entity. Each Contributor disclaims any liability to Recipient for claims brought by any other entity based on infringement of intellectual property rights or otherwise. As a condition to exercising the rights and licenses granted hereunder, each Recipient hereby assumes sole responsibility to secure any other intellectual property rights needed, if any. For example, if a third party patent license is required to allow Recipient to distribute the Program, it is Recipient's responsibility to acquire that license before distributing the Program.
- d) Each Contributor represents that to its knowledge it has sufficient copyright rights in its Contribution, if any, to grant the copyright license set forth in this Agreement.

3. REQUIREMENTS

A Contributor may choose to distribute the Program in object code form under its own license agreement, provided that:

- a) it complies with the terms and conditions of this Agreement; and

b) its license agreement:

- i) effectively disclaims on behalf of all Contributors all warranties and conditions, express and implied, including warranties or conditions of title and non-infringement, and implied warranties or conditions of merchantability and fitness for a particular purpose;
- ii) effectively excludes on behalf of all Contributors all liability for damages, including direct, indirect, special, incidental and consequential damages, such as lost profits;
- iii) states that any provisions which differ from this Agreement are offered by that Contributor alone and not by any other party; and
- iv) states that source code for the Program is available from such Contributor, and informs licensees how to obtain it in a reasonable manner on or through a medium customarily used for software exchange.

When the Program is made available in source code form:

- a) it must be made available under this Agreement; and
- b) a copy of this Agreement must be included with each copy of the Program. Contributors may not remove or alter any copyright notices contained within the Program.

Each Contributor must identify itself as the originator of its Contribution, if

any, in a manner that reasonably allows subsequent Recipients to identify the originator of the Contribution.

4. COMMERCIAL DISTRIBUTION

Commercial distributors of software may accept certain responsibilities with respect to end users, business partners and the like. While this license is intended to facilitate the commercial use of the Program, the Contributor who includes the Program in a commercial product offering should do so in a manner which does not create potential liability for other Contributors. Therefore, if a Contributor includes the Program in a commercial product offering, such

Contributor ("Commercial Contributor") hereby agrees to defend and indemnify every other Contributor ("Indemnified Contributor") against any losses, damages and costs (collectively "Losses") arising from claims, lawsuits and other legal actions brought by a third party against the Indemnified Contributor to the extent caused by the acts or omissions of such Commercial Contributor in connection with its distribution of the Program in a commercial product offering. The obligations in this section do not apply to any claims or Losses relating to any actual or alleged intellectual property infringement. In order to qualify, an Indemnified Contributor must:

- a) promptly notify the Commercial Contributor in writing of such claim, and
- b) allow the Commercial Contributor to control, and cooperate with the Commercial Contributor in, the defense and any related settlement

negotiations. The Indemnified Contributor may participate in any such claim at its own expense.

For example,

a Contributor might include the Program in a commercial product offering, Product X. That Contributor is then a Commercial Contributor. If that Commercial Contributor then makes performance claims, or offers warranties related to Product X, those performance claims and warranties are such Commercial Contributor's responsibility alone. Under this section, the Commercial Contributor would have to defend claims against the other Contributors related to those performance claims and warranties, and if a court requires any other Contributor to pay any damages as a result, the Commercial Contributor must pay those damages.

5. NO WARRANTY

EXCEPT AS EXPRESSLY SET FORTH IN THIS AGREEMENT, THE PROGRAM IS PROVIDED ON AN "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, EITHER EXPRESS OR IMPLIED INCLUDING, WITHOUT LIMITATION, ANY WARRANTIES OR CONDITIONS OF TITLE, NON-INFRINGEMENT, MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE. Each Recipient is solely responsible for determining the appropriateness of using and distributing the Program and assumes all risks associated with its exercise of rights under this Agreement, including but not limited to the risks and costs of program errors, compliance with applicable laws, damage to or loss of data, programs or equipment, and unavailability or interruption of operations.

6. DISCLAIMER OF LIABILITY

EXCEPT AS EXPRESSLY SET FORTH IN THIS AGREEMENT, NEITHER RECIPIENT NOR ANY CONTRIBUTORS SHALL HAVE ANY LIABILITY FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING WITHOUT LIMITATION LOST PROFITS), HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OR DISTRIBUTION OF THE PROGRAM OR THE EXERCISE OF ANY RIGHTS GRANTED HEREUNDER, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

7. GENERAL

If any provision of this Agreement is invalid or unenforceable under applicable law, it shall not affect the validity or enforceability of the remainder of the terms of this Agreement, and without further action by the parties hereto, such provision shall be reformed to the minimum extent necessary to make such provision valid and enforceable.

If Recipient institutes patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Program itself (excluding combinations of the Program with other software or hardware) infringes such Recipient's patent(s), then such Recipient's rights granted under Section 2(b) shall terminate as of the date such litigation is filed.

All Recipient's rights under this Agreement shall terminate if it fails to comply with any of the material terms or conditions of this Agreement and does not cure such failure in a reasonable period of time after becoming aware of such noncompliance. If all Recipient's rights under this Agreement terminate, Recipient agrees to cease use and distribution of the Program as soon as reasonably practicable. However, Recipient's obligations under this Agreement and any licenses granted by Recipient relating to the Program shall continue and survive.

Everyone is permitted to copy and distribute copies of this Agreement, but in order to avoid inconsistency the Agreement is copyrighted and may only be modified in the following manner. The Agreement Steward reserves the right to publish new versions (including revisions) of this Agreement from time to time. No one other than the Agreement Steward has the right to modify this Agreement. The Eclipse Foundation is the initial Agreement Steward. The Eclipse Foundation may assign the responsibility to serve as the Agreement Steward to a suitable separate entity. Each new version of the Agreement will be given a distinguishing version number. The Program (including Contributions) may always be distributed subject to the version of the Agreement under which it was received. In addition, after a new version of the Agreement is published, Contributor may elect to distribute the Program (including its Contributions) under the new version. Except as expressly stated in Sections 2(a) and 2(b) above, Recipient receives no rights or licenses to the intellectual property of any Contributor under this Agreement, whether expressly, by implication, estoppel or otherwise. All rights in the Program not expressly granted under this Agreement are reserved.

This Agreement is governed by the laws of the State of New York and the intellectual property laws of the United States of America. No party to this Agreement will bring a legal action under this Agreement more than one year after the cause of action arose. Each party waives its rights to a jury trial in any resulting litigation.

Apache License
Version 2.0, January 2004
<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND

DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner

or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.
3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.
4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:
 - (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
 - (b) You must cause any modified files to carry prominent notices

stating that You changed the files; and

- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

- 5. **Submission of Contributions.** Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions. Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.
- 6. **Trademarks.** This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.
- 7. **Disclaimer of Warranty.** Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each

Contributor provides its Contributions)
on an "AS IS" BASIS,
WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software
distributed under the License is distributed on an "AS IS" BASIS,
WITHOUT WARRANTIES OR CONDITIONS
OF ANY KIND, either express or implied.
See the License for the specific language governing permissions and
limitations under the License.

=====

Jetty Web Container
Copyright 1995-2018 Mort Bay Consulting Pty Ltd.

=====

The Jetty Web Container is Copyright Mort Bay Consulting Pty Ltd
unless otherwise noted.

Jetty is dual licensed under both

* The Apache 2.0 License
<http://www.apache.org/licenses/LICENSE-2.0.html>

and

* The Eclipse Public 1.0 License
<http://www.eclipse.org/legal/epl-v10.html>

Jetty may be distributed under either license.

Eclipse

The following artifacts are EPL.

* org.eclipse.jetty.orbit:org.eclipse.jdt.core

The following artifacts are EPL and ASL2.

* org.eclipse.jetty.orbit:javax.security.auth.message

The following artifacts are EPL and CDDL 1.0.

* org.eclipse.jetty.orbit:javax.mail.glassfish

Oracle

The following artifacts are CDDL + GPLv2 with classpath exception.
<https://glassfish.dev.java.net/nonav/public/CDDL+GPL.html>

- * javax.servlet:javax.servlet-api
- * javax.annotation:javax.annotation-api
- * javax.transaction:javax.transaction-api
- * javax.websocket:javax.websocket-api

Oracle OpenJDK

If ALPN is used to negotiate HTTP/2 connections, then the following artifacts may be included in the distribution or downloaded when ALPN module is selected.

- * java.sun.security.ssl

These artifacts replace/modify OpenJDK classes. The modifications are hosted at github and both modified and original are under GPL v2 with classpath exceptions.

<http://openjdk.java.net/legal/gplv2+ce.html>

OW2

The following artifacts are licensed by the OW2 Foundation according to the terms of <http://asm.ow2.org/license.html>

org.ow2.asm:asm-commons
org.ow2.asm:asm

Apache

The following artifacts are ASL2 licensed.

org.apache.taglibs:taglibs-standard-spec
org.apache.taglibs:taglibs-standard-impl

MortBay

The following artifacts are ASL2 licensed. Based on selected classes from

following Apache Tomcat jars, all ASL2 licensed.

org.mortbay.jasper:apache-jsp
org.apache.tomcat:tomcat-jasper
org.apache.tomcat:tomcat-juli
org.apache.tomcat:tomcat-jsp-api
org.apache.tomcat:tomcat-el-api
org.apache.tomcat:tomcat-jasper-el
org.apache.tomcat:tomcat-api
org.apache.tomcat:tomcat-util-scan
org.apache.tomcat:tomcat-util

org.mortbay.jasper:apache-el
org.apache.tomcat:tomcat-jasper-el
org.apache.tomcat:tomcat-el-api

Mortbay

The following artifacts are CDDL + GPLv2 with classpath exception.

<https://glassfish.dev.java.net/nonav/public/CDDL+GPL.html>

org.eclipse.jetty.toolchain:jetty-schemas

Assorted

The UnixCrypt.java code implements the one way cryptography used by Unix systems for simple password protection. Copyright 1996 Aki Yoshida, modified April 2001 by Iris Van den Broeke, Daniel Deville.

Permission to use, copy, modify and distribute UnixCrypt for non-commercial or commercial purposes and without fee is granted provided that the copyright notice appears in all copies.

1.781 jetty-util-ajax 9.4.51.v20230217

1.781.1 Available under license :

This program and the accompanying materials are made available under the terms of the Eclipse Public License 2.0 which is available at <http://www.eclipse.org/legal/epl-2.0>, or the Apache Software License 2.0 which is available at <https://www.apache.org/licenses/LICENSE-2.0>.

THE ACCOMPANYING PROGRAM IS PROVIDED UNDER THE TERMS OF THIS ECLIPSE PUBLIC LICENSE ("AGREEMENT"). ANY USE, REPRODUCTION OR DISTRIBUTION OF THE PROGRAM CONSTITUTES RECIPIENT'S ACCEPTANCE OF THIS AGREEMENT.

1. DEFINITIONS

"Contribution" means:

- a) in the case of the initial Contributor, the initial code and documentation distributed under this Agreement, and
- b) in the case of each subsequent Contributor:
 - i) changes to the Program, and
 - ii) additions to the Program;

where such changes and/or additions to the Program originate from and are distributed by that particular Contributor. A Contribution 'originates' from a Contributor if it was added to the Program by such Contributor

itself or anyone acting on such Contributor's behalf. Contributions do not include additions to the Program which: (i) are separate modules of software distributed in conjunction with the Program under their own license agreement, and (ii) are not derivative works of the Program.

"Contributor" means any person or entity that distributes the Program.

"Licensed Patents" mean patent claims licensable by a Contributor which are necessarily infringed by the use or sale of its Contribution alone or when combined with the Program.

"Program" means the Contributions distributed in accordance with this Agreement.

"Recipient" means anyone who receives the Program under this Agreement, including all Contributors.

2. GRANT OF RIGHTS

- a) Subject to the terms of this Agreement, each Contributor hereby grants Recipient a non-exclusive, worldwide, royalty-free copyright license to reproduce, prepare derivative works of, publicly display, publicly perform, distribute and sublicense the Contribution of such Contributor, if any, and such derivative works, in source code and object code form.
- b) Subject to the terms of this Agreement, each Contributor hereby grants Recipient a non-exclusive, worldwide, royalty-free patent license under Licensed Patents to make, use, sell, offer to sell, import and otherwise

transfer the Contribution of such Contributor, if any, in source code and object code form. This patent license shall apply to the combination of the Contribution and the Program if, at the time the Contribution is added by the Contributor, such addition of the Contribution causes such combination to be covered by the Licensed Patents. The patent license shall not apply to any other combinations which include the Contribution. No hardware per se is licensed hereunder.

c) Recipient understands that although each Contributor grants the licenses to its Contributions set forth herein,

no assurances are provided by any

Contributor that the Program does not infringe the patent or other intellectual property rights of any other entity. Each Contributor disclaims any liability to Recipient for claims brought by any other entity based on infringement of intellectual property rights or otherwise. As a condition to exercising the rights and licenses granted hereunder, each Recipient hereby assumes sole responsibility to secure any other intellectual property rights needed, if any. For example, if a third party patent license is required to allow Recipient to distribute the Program, it is Recipient's responsibility to acquire that license before distributing the Program.

d) Each Contributor represents that to its knowledge it has sufficient copyright rights in its Contribution, if any, to grant the copyright license set forth in this Agreement.

3. REQUIREMENTS

A Contributor may choose to distribute the Program in object code form under its own license agreement, provided that:

- a) it complies with the terms and conditions of this Agreement; and
- b) its license agreement:
 - i) effectively disclaims on behalf of all Contributors all warranties and conditions, express and implied, including warranties or conditions of title and non-infringement, and implied warranties or conditions of merchantability and fitness for a particular purpose;
 - ii) effectively excludes on behalf of all Contributors all liability for damages, including direct, indirect, special, incidental and consequential damages, such as lost profits;
 - iii) states that any provisions which differ from this Agreement are offered by that Contributor alone and not by any other party; and
 - iv) states that source code for the Program is available from such Contributor, and informs licensees how to obtain it in a reasonable manner on or through a medium customarily used for software exchange.

When the Program is made available in source code form:

- a) it must be made available under this Agreement; and
- b) a copy of this Agreement must be included with each copy of the Program.

Contributors may not remove or alter any copyright notices contained within the Program.

Each Contributor must identify itself as the originator of its Contribution, if any, in a manner that reasonably allows subsequent Recipients to identify the originator of the Contribution.

4. COMMERCIAL DISTRIBUTION

Commercial distributors of software may accept certain responsibilities with respect to end users, business partners and the like. While this license is intended to facilitate the commercial use of the Program, the Contributor who includes the Program in a commercial product offering should do so in a manner which does not create potential liability for other Contributors. Therefore, if a Contributor includes the Program in a commercial

product offering, such

Contributor ("Commercial Contributor") hereby agrees to defend and indemnify every other Contributor ("Indemnified Contributor") against any losses, damages and costs (collectively "Losses") arising from claims, lawsuits and other legal actions brought by a third party against the Indemnified Contributor to the extent caused by the acts or omissions of such Commercial Contributor in connection with its distribution of the Program in a commercial product offering. The obligations in this section do not apply to any claims or Losses relating to any actual or alleged intellectual property infringement. In order to qualify, an Indemnified Contributor must:

- a) promptly notify the Commercial Contributor in writing of such claim, and
- b) allow the Commercial Contributor to control, and cooperate with the Commercial Contributor in, the defense and any related settlement negotiations. The Indemnified Contributor may participate in any such claim at its own expense.

For example,

a Contributor might include the Program in a commercial product offering, Product X. That Contributor is then a Commercial Contributor. If that Commercial Contributor then makes performance claims, or offers warranties related to Product X, those performance claims and warranties are such Commercial Contributor's responsibility alone. Under this section, the Commercial Contributor would have to defend claims against the other Contributors related to those performance claims and warranties, and if a court requires any other Contributor to pay any damages as a result, the Commercial Contributor must pay those damages.

5. NO WARRANTY

EXCEPT AS EXPRESSLY SET FORTH IN THIS AGREEMENT, THE PROGRAM IS PROVIDED ON AN

"AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, EITHER EXPRESS OR IMPLIED INCLUDING, WITHOUT LIMITATION, ANY WARRANTIES OR CONDITIONS OF TITLE, NON-INFRINGEMENT, MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE. Each Recipient is solely responsible for determining the appropriateness of using and distributing the Program and assumes all risks associated with its exercise of rights under this Agreement, including but not limited to the risks and costs of program errors, compliance with applicable laws, damage to or loss of data, programs or equipment, and unavailability or interruption of operations.

6. DISCLAIMER OF LIABILITY

EXCEPT AS EXPRESSLY SET FORTH IN THIS AGREEMENT, NEITHER RECIPIENT NOR ANY CONTRIBUTORS SHALL HAVE ANY LIABILITY FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING WITHOUT LIMITATION LOST PROFITS), HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OR DISTRIBUTION OF THE PROGRAM OR THE EXERCISE OF ANY RIGHTS GRANTED HEREUNDER, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

7. GENERAL

If any provision of this Agreement is invalid or unenforceable under applicable law, it shall not affect the validity or enforceability of the remainder of the terms of this Agreement, and without further action by the parties hereto, such provision shall be reformed to the minimum extent necessary to make such provision valid and enforceable.

If Recipient institutes patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Program itself (excluding combinations of the Program with other software or hardware) infringes such Recipient's patent(s), then such Recipient's rights granted under Section 2(b) shall terminate as of the date such litigation is filed.

All Recipient's rights under this Agreement shall terminate if it fails to comply with any of the material terms or conditions of this Agreement and does not cure such failure in a reasonable period of time after becoming aware of such noncompliance. If all Recipient's rights under this Agreement terminate, Recipient agrees to cease use and distribution of the Program as soon as reasonably practicable. However, Recipient's obligations under this Agreement and any licenses granted by Recipient relating to the Program shall continue and survive.

Everyone is permitted to copy and distribute copies of this Agreement, but in

order to avoid inconsistency the Agreement is copyrighted and may only be modified in the following manner. The Agreement Steward reserves the right to publish new versions (including revisions) of this Agreement from time to time. No one other than the Agreement Steward has the right to modify this Agreement. The Eclipse Foundation is the initial Agreement Steward. The Eclipse Foundation may assign the responsibility to serve as the Agreement Steward to a suitable separate entity. Each new version of the Agreement will be given a distinguishing version number. The Program (including Contributions) may always be distributed subject to the version of the Agreement under which it was received. In addition, after a new version of the Agreement is published, Contributor may elect to distribute the Program (including its Contributions) under the new version. Except as expressly stated in Sections 2(a) and 2(b) above, Recipient receives no rights or licenses to the intellectual property of any Contributor under this Agreement, whether expressly, by implication, estoppel or otherwise. All rights in the Program not expressly granted under this Agreement are reserved.

This Agreement is governed by the laws of the State of New York and the intellectual property laws of the United States of America. No party to this Agreement will bring a legal action under this Agreement more than one year after the cause of action arose. Each party waives its rights to a jury trial in any resulting litigation.

Apache License
Version 2.0, January 2004
<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual,

worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or,

within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions)

on an "AS IS" BASIS,

WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited

to damages for loss of goodwill,
work stoppage, computer failure or malfunction, or any and all
other commercial damages or losses), even if such Contributor
has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing
the Work or Derivative Works thereof, You may choose to offer,
and charge a fee for, acceptance of support, warranty, indemnity,
or other liability obligations and/or rights consistent with this
License. However, in accepting such obligations, You may act only
on Your own behalf and on Your sole responsibility, not on behalf
of any other Contributor, and only if You agree to indemnify,
defend, and hold each Contributor harmless for any liability
incurred by, or claims asserted against, such Contributor by reason
of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache
License to your work.

To apply the Apache License to your work, attach the following
boilerplate notice, with the fields enclosed by brackets "[]"
replaced with your own identifying information. (Don't include
the brackets!) The text should be enclosed in the appropriate
comment syntax for the file format. We also recommend that a
file or class name and description of purpose be included on the
same "printed page" as the copyright notice for easier
identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software
distributed under the License is distributed on an "AS IS" BASIS,
WITHOUT WARRANTIES OR CONDITIONS

OF ANY KIND, either express or implied.

See the License for the specific language governing permissions and
limitations under the License.

=====
Jetty Web Container
Copyright 1995-2018 Mort Bay Consulting Pty Ltd.
=====

The Jetty Web Container is Copyright Mort Bay Consulting Pty Ltd unless otherwise noted.

Jetty is dual licensed under both

* The Apache 2.0 License

<http://www.apache.org/licenses/LICENSE-2.0.html>

and

* The Eclipse Public 1.0 License

<http://www.eclipse.org/legal/epl-v10.html>

Jetty may be distributed under either license.

Eclipse

The following artifacts are EPL.

* org.eclipse.jetty.orbit:org.eclipse.jdt.core

The following artifacts are EPL and ASL2.

* org.eclipse.jetty.orbit:javax.security.auth.message

The following artifacts are EPL and CDDL 1.0.

* org.eclipse.jetty.orbit:javax.mail.glassfish

Oracle

The following artifacts are CDDL + GPLv2 with classpath exception.

<https://glassfish.dev.java.net/nonav/public/CDDL+GPL.html>

* javax.servlet:javax.servlet-api

* javax.annotation:javax.annotation-api

* javax.transaction:javax.transaction-api

* javax.websocket:javax.websocket-api

Oracle OpenJDK

If ALPN is used to negotiate HTTP/2 connections, then the following artifacts may be included in the distribution or downloaded when ALPN module is selected.

* java.sun.security.ssl

These artifacts replace/modify OpenJDK classes. The modifications are hosted at github and both modified and original are under GPL v2 with classpath exceptions.

<http://openjdk.java.net/legal/gplv2+ce.html>

OW2

The following artifacts are licensed by the OW2 Foundation according to the terms of <http://asm.ow2.org/license.html>

org.ow2.asm:asm-commons

org.ow2.asm:asm

Apache

The following artifacts are ASL2 licensed.

org.apache.taglibs:taglibs-standard-spec

org.apache.taglibs:taglibs-standard-impl

MortBay

The following artifacts are ASL2 licensed. Based on selected classes from following Apache Tomcat jars, all ASL2 licensed.

org.mortbay.jasper:apache-jsp

org.apache.tomcat:tomcat-jasper

org.apache.tomcat:tomcat-juli

org.apache.tomcat:tomcat-jsp-api

org.apache.tomcat:tomcat-el-api

org.apache.tomcat:tomcat-jasper-el

org.apache.tomcat:tomcat-api

org.apache.tomcat:tomcat-util-scan

org.apache.tomcat:tomcat-util

org.mortbay.jasper:apache-el

org.apache.tomcat:tomcat-jasper-el

org.apache.tomcat:tomcat-el-api

Mortbay

The following artifacts are CDDL + GPLv2 with classpath exception.

<https://glassfish.dev.java.net/nonav/public/CDDL+GPL.html>

org.eclipse.jetty.toolchain:jetty-schemas

Assorted

The UnixCrypt.java code implements the one way cryptography used by Unix systems for simple password protection. Copyright 1996 Aki Yoshida, modified April 2001 by Iris Van den Broeke, Daniel Deville.

Permission to use, copy, modify and distribute UnixCrypt for non-commercial or commercial purposes and without fee is granted provided that the copyright notice appears in all copies.

1.782 jetty 9.4.51.v20230217

1.782.1 Available under license :

This program and the accompanying materials are made available under the terms of the Eclipse Public License 2.0 which is available at <http://www.eclipse.org/legal/epl-2.0>, or the Apache Software License 2.0 which is available at <https://www.apache.org/licenses/LICENSE-2.0>.

Eclipse Public License - v 1.0

THE ACCOMPANYING PROGRAM IS PROVIDED UNDER THE TERMS OF THIS ECLIPSE PUBLIC LICENSE ("AGREEMENT"). ANY USE, REPRODUCTION OR DISTRIBUTION OF THE PROGRAM CONSTITUTES RECIPIENT'S ACCEPTANCE OF THIS AGREEMENT.

1. DEFINITIONS

"Contribution" means:

- a) in the case of the initial Contributor, the initial code and documentation distributed under this Agreement, and
- b) in the case of each subsequent Contributor:
 - i) changes to the Program, and
 - ii) additions to the Program;

where such changes and/or additions to the Program originate from and are distributed by that particular Contributor. A Contribution 'originates' from a Contributor if it was added to the Program by such Contributor itself or anyone acting on such Contributor's behalf. Contributions do not include additions to the Program which: (i) are separate modules of software distributed in conjunction with the Program under their own license agreement, and (ii) are not derivative works of the Program.

"Contributor" means any person or entity that distributes the Program.

"Licensed Patents" mean patent claims licensable by a Contributor which are necessarily infringed by the use or sale of its Contribution alone or when combined with the Program.

"Program" means the Contributions distributed in accordance with this Agreement.

"Recipient" means anyone who receives the Program under this Agreement, including all Contributors.

2. GRANT OF RIGHTS

- a) Subject to the terms of this Agreement, each Contributor hereby grants Recipient a non-exclusive, worldwide, royalty-free copyright license to reproduce, prepare derivative works of, publicly display, publicly perform, distribute and sublicense the Contribution of such Contributor, if any, and such derivative works, in source code and object code form.
- b) Subject to the terms of this Agreement, each Contributor hereby grants Recipient a non-exclusive, worldwide, royalty-free patent license under Licensed Patents to make, use, sell, offer to sell, import and otherwise transfer the Contribution of such Contributor, if any, in source code and object code form. This patent license shall apply to the combination of the Contribution and the Program if, at the time the Contribution is added by the Contributor, such addition of the Contribution causes such combination to be covered by the Licensed Patents. The patent license shall not apply to any other combinations which include the Contribution. No hardware per se is licensed hereunder.
- c) Recipient understands that although each Contributor grants the licenses to its Contributions set forth herein, no assurances are provided by any Contributor that the Program does not infringe the patent or other intellectual property rights of any other entity. Each Contributor disclaims any liability to Recipient for claims brought by any other entity based on infringement of intellectual property rights or otherwise. As a condition to exercising the rights and licenses granted hereunder, each Recipient hereby assumes sole responsibility to secure any other intellectual property rights needed, if any. For example, if a

third party patent license is required to allow Recipient to distribute the Program, it is Recipient's responsibility to acquire that license before distributing the Program.

- d) Each Contributor represents that to its knowledge it has sufficient copyright rights in its Contribution, if any, to grant the copyright license set forth in this Agreement.

3. REQUIREMENTS

A Contributor may choose to distribute the Program in object code form under its own license agreement, provided that:

- a) it complies with the terms and conditions of this Agreement; and
- b) its license agreement:
 - i) effectively disclaims on behalf of all Contributors all warranties and conditions, express and implied, including warranties or conditions of title and non-infringement, and implied warranties or conditions of merchantability and fitness for a particular purpose;
 - ii) effectively excludes on behalf of all Contributors all liability for damages, including direct, indirect, special, incidental and consequential damages, such as lost profits;
 - iii) states that any provisions which differ from this Agreement are offered by that Contributor alone and not by any other party; and
 - iv) states that source code for the Program is available from such Contributor, and informs licensees how to obtain it in a reasonable manner on or through a medium customarily used for software exchange.

When the Program is made available in source code form:

- a) it must be made available under this Agreement; and
- b) a copy of this Agreement must be included with each copy of the Program. Contributors may not remove or alter any copyright notices contained within the Program.

Each Contributor must identify itself as the originator of its Contribution, if any, in a manner that reasonably allows subsequent Recipients to identify the originator of the Contribution.

4. COMMERCIAL DISTRIBUTION

Commercial distributors of software may accept certain responsibilities with respect to end users, business partners and the like. While this license is intended to facilitate the commercial use of the Program, the Contributor who includes the Program in a commercial product offering should do so in a manner which does not create potential liability for other Contributors. Therefore,

if a Contributor includes the Program in a commercial product offering, such Contributor ("Commercial Contributor") hereby agrees to defend and indemnify every other Contributor ("Indemnified Contributor") against any losses, damages and costs (collectively "Losses") arising from claims, lawsuits and other legal actions brought by a third party against the Indemnified Contributor to the extent caused by the acts or omissions of such Commercial Contributor in connection with its distribution of the Program in a commercial product offering. The obligations in this section do not apply to any claims or Losses relating to any actual or alleged intellectual property infringement. In order to qualify, an Indemnified Contributor must:

- a) promptly notify the Commercial Contributor in writing of such claim, and
- b) allow the Commercial Contributor to control, and cooperate with the Commercial Contributor in, the defense and any related settlement negotiations. The Indemnified Contributor may participate in any such claim at its own expense.

For example,

a Contributor might include the Program in a commercial product offering, Product X. That Contributor is then a Commercial Contributor. If that Commercial Contributor then makes performance claims, or offers warranties related to Product X, those performance claims and warranties are such Commercial Contributor's responsibility alone. Under this section, the Commercial Contributor would have to defend claims against the other Contributors related to those performance claims and warranties, and if a court requires any other Contributor to pay any damages as a result, the Commercial Contributor must pay those damages.

5. NO WARRANTY

EXCEPT AS EXPRESSLY SET FORTH IN THIS AGREEMENT, THE PROGRAM IS PROVIDED ON AN "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, EITHER EXPRESS OR IMPLIED INCLUDING, WITHOUT LIMITATION, ANY WARRANTIES OR CONDITIONS OF TITLE, NON-INFRINGEMENT, MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE. Each Recipient is solely responsible for determining the appropriateness of using and distributing the Program and assumes all risks associated with its exercise of rights under this Agreement, including but not limited to the risks and costs of program errors, compliance with applicable laws, damage to or loss of data, programs or equipment, and unavailability or interruption of operations.

6. DISCLAIMER OF LIABILITY

EXCEPT AS EXPRESSLY SET FORTH IN THIS AGREEMENT, NEITHER RECIPIENT NOR ANY CONTRIBUTORS SHALL HAVE ANY LIABILITY FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING WITHOUT LIMITATION LOST PROFITS), HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN

CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OR DISTRIBUTION OF THE PROGRAM OR THE EXERCISE OF ANY RIGHTS GRANTED HEREUNDER, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

7. GENERAL

If any provision of this Agreement is invalid or unenforceable under applicable law, it shall not affect the validity or enforceability of the remainder of the terms of this Agreement, and without further action by the parties hereto, such provision shall be reformed to the minimum extent necessary to make such provision valid and enforceable.

If Recipient institutes patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Program itself (excluding combinations of the Program with other software or hardware) infringes such Recipient's patent(s), then such Recipient's rights granted under Section 2(b) shall terminate as of the date such litigation is filed.

All Recipient's rights under this Agreement shall terminate if it fails to comply with any of the material terms or conditions of this Agreement and does not cure such failure in a reasonable period of time after becoming aware of such noncompliance. If all Recipient's rights under this Agreement terminate, Recipient agrees to cease use and distribution of the Program as soon as reasonably practicable. However, Recipient's obligations under this Agreement and any licenses granted by Recipient relating to the Program shall continue and survive.

Everyone is permitted to copy and distribute copies of this Agreement, but in order to avoid inconsistency the Agreement is copyrighted and may only be modified in the following manner. The Agreement Steward reserves the right to publish new versions (including revisions) of this Agreement from time to time. No one other than the Agreement Steward has the right to modify this Agreement. The Eclipse Foundation is the initial Agreement Steward. The Eclipse Foundation may assign the responsibility to serve as the Agreement Steward to a suitable separate entity. Each new version of the Agreement will be given a distinguishing version number. The Program (including Contributions) may always be distributed subject to the version of the Agreement under which it was received. In addition, after a new version of the Agreement is published, Contributor may elect to distribute the Program (including its Contributions) under the new version. Except as expressly stated in Sections 2(a) and 2(b) above, Recipient receives no rights or licenses to the intellectual property of any Contributor under this Agreement, whether expressly, by implication, estoppel or otherwise. All rights in the Program not expressly granted under this Agreement are reserved.

This Agreement is governed by the laws of the State of New York and the intellectual property laws of the United States of America. No party to this Agreement will bring a legal action under this Agreement more than one year after the cause of action arose. Each party waives its rights to a jury trial in any resulting litigation.

Apache License
Version 2.0, January 2004
<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct

or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise,

any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions)

on an "AS IS" BASIS,

WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License"); you may not use this file except in compliance with the License. You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.

See the License for the specific language governing permissions and limitations under the License.

=====
Jetty Web Container
Copyright 1995-2018 Mort Bay Consulting Pty Ltd.
=====

The Jetty Web Container is Copyright Mort Bay Consulting Pty Ltd unless otherwise noted.

Jetty is dual licensed under both

* The Apache 2.0 License
<http://www.apache.org/licenses/LICENSE-2.0.html>

and

* The Eclipse Public 1.0 License
<http://www.eclipse.org/legal/epl-v10.html>

Jetty may be distributed under either license.

Eclipse

The following artifacts are EPL.

- * org.eclipse.jetty.orbit:org.eclipse.jdt.core

The following artifacts are EPL and ASL2.

- * org.eclipse.jetty.orbit:javax.security.auth.message

The following artifacts are EPL and CDDL 1.0.

- * org.eclipse.jetty.orbit:javax.mail.glassfish

Oracle

The following artifacts are CDDL + GPLv2 with classpath exception.

<https://glassfish.dev.java.net/nonav/public/CDDL+GPL.html>

- * javax.servlet:javax.servlet-api
- * javax.annotation:javax.annotation-api
- * javax.transaction:javax.transaction-api
- * javax.websocket:javax.websocket-api

Oracle OpenJDK

If ALPN is used to negotiate HTTP/2 connections, then the following artifacts may be included in the distribution or downloaded when ALPN module is selected.

- * java.sun.security.ssl

These artifacts replace/modify OpenJDK classes. The modifications are hosted at github and both modified and original are under GPL v2 with classpath exceptions.

<http://openjdk.java.net/legal/gplv2+ce.html>

OW2

The following artifacts are licensed by the OW2 Foundation according to the terms of <http://asm.ow2.org/license.html>

- org.ow2.asm:asm-commons
- org.ow2.asm:asm

Apache

The following artifacts are ASL2 licensed.

org.apache.taglibs:taglibs-standard-spec
org.apache.taglibs:taglibs-standard-impl

MortBay

The following artifacts are ASL2 licensed. Based on selected classes from following Apache Tomcat jars, all ASL2 licensed.

org.mortbay.jasper:apache-jsp
org.apache.tomcat:tomcat-jasper
org.apache.tomcat:tomcat-juli
org.apache.tomcat:tomcat-jsp-api
org.apache.tomcat:tomcat-el-api
org.apache.tomcat:tomcat-jasper-el
org.apache.tomcat:tomcat-api
org.apache.tomcat:tomcat-util-scan
org.apache.tomcat:tomcat-util

org.mortbay.jasper:apache-el
org.apache.tomcat:tomcat-jasper-el
org.apache.tomcat:tomcat-el-api

Mortbay

The following artifacts are CDDL + GPLv2 with classpath exception.

<https://glassfish.dev.java.net/nonav/public/CDDL+GPL.html>

org.eclipse.jetty.toolchain:jetty-schemas

Assorted

The UnixCrypt.java code implements the one way cryptography used by Unix systems for simple password protection. Copyright 1996 Aki Yoshida, modified April 2001 by Iris Van den Broeke, Daniel Deville.

Permission to use, copy, modify and distribute UnixCrypt

for non-commercial or commercial purposes and without fee is granted provided that the copyright notice appears in all copies.

1.783 go.etcd.io-bbolt 1.3.7

1.783.1 Available under license :

The MIT License (MIT)

Copyright (c) 2013 Ben Johnson

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION

WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

1.784 prometheus 0.26.0

1.784.1 Available under license :

Apache License

Version 2.0, January 2004

<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its

distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not

pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. **Submission of Contributions.** Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions. Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. **Trademarks.** This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. **Disclaimer of Warranty.** Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct,

indirect, special,

incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS,

WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
See the License for the specific language governing permissions and
limitations under the License.

1.785 jersey 2.39.1

1.785.1 Available under license :

Copyright (c) 2018 Oracle and/or its affiliates. All rights reserved.

Redistribution and use in source and binary forms, with or without
modification, are permitted provided that the following conditions
are met:

- Redistributions of source code must retain the above copyright
notice, this list of conditions and the following disclaimer.
- Redistributions in binary form must reproduce the above copyright
notice, this list of conditions and the following disclaimer in the
documentation and/or other materials provided with the distribution.
- Neither the name of the Eclipse Foundation, Inc. nor the names of its
contributors may be used to endorse or promote products derived
from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS
IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO,
THE IMPLIED
WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR
PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR
CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL,
EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO,
PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR
PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF
LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING
NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS
SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

/*

* Copyright (c) YYYY Oracle and/or its affiliates. All rights reserved.

*

* This program and the accompanying materials are made available under the

* terms of the Eclipse Distribution License v. 1.0, which is available at

* <http://www.eclipse.org/org/documents/edl-v10.php>.

*

* SPDX-License-Identifier: BSD-3-Clause

*/

Notice for Jersey Core Common module

This content is produced and maintained by the Eclipse Jersey project.

* <https://projects.eclipse.org/projects/ee4j.jersey>

Trademarks

Eclipse Jersey is a trademark of the Eclipse Foundation.

Copyright

All content is the property of the respective authors or their employers. For more information regarding authorship of content, please consult the listed source code repository logs.

Declared Project Licenses

This program and the accompanying materials are made available under the terms of the Eclipse Public License v. 2.0 which is available at <http://www.eclipse.org/legal/epl-2.0>. This Source Code may also be made available under the following Secondary Licenses when the conditions for such availability set forth in the Eclipse Public License v. 2.0 are satisfied: GNU General Public License, version 2 with the GNU Classpath Exception which is available at <https://www.gnu.org/software/classpath/license.html>.

SPDX-License-Identifier:

EPL-2.0 OR GPL-2.0 WITH Classpath-exception-2.0

Source Code

The project maintains the following source code repositories:

* <https://github.com/eclipse-ee4j/jersey>

Third-party Content

Google Guava Version 18.0

* License: Apache License, 2.0

* Copyright: (C) 2009 The Guava Authors

JSR-166 Extension - JEP 266

* License: Creative Commons 1.0 (CC0)

* No copyright

* Written by Doug Lea with assistance from members of JCP JSR-166

* Expert Group and released to the public domain, as explained at

* <http://creativecommons.org/publicdomain/zero/1.0/>

Notice for Jersey

This content is produced and maintained by the Eclipse Jersey project.

* Project home: <https://projects.eclipse.org/projects/ee4j.jersey>

Trademarks

Eclipse Jersey is a trademark of the Eclipse Foundation.

Copyright

All content is the property of the respective authors or their employers. For more information regarding authorship of content, please consult the listed source code repository logs.

Declared Project Licenses

This program and the accompanying materials are made available under the terms of the Eclipse Distribution License v. 1.0 which is available at <https://www.eclipse.org/org/documents/edl-v10.php>.

SPDX-License-Identifier: BSD-3-Clause

Source Code

The project maintains the following source code repositories:

* <https://github.com/eclipse-ee4j/jersey/examples>

Third-party Content

Angular JS, v1.6.6

* License MIT (<http://www.opensource.org/licenses/mit-license.php>)

* Project: <http://angularjs.org>

* Copyright: (c) 2010-2017 Google, Inc.

aopalliance Version 1

* License: all the source code provided by AOP Alliance is Public Domain.

* Project: <http://aopalliance.sourceforge.net>

* Copyright: Material in the public domain is not protected by copyright

Bean Validation API 2.0.2

* License: Apache License, 2.0

* Project: <http://beanvalidation.org/1.1/>

* Copyright: 2009, Red Hat, Inc. and/or its affiliates, and individual contributors
* by the @authors tag.

Hibernate Validator CDI, 6.2.4.Final

* License: Apache License, 2.0

* Project: <https://beanvalidation.org/>

* Repackaged in `org.glassfish.jersey.server.validation.internal.hibernate`

Bootstrap v3.3.7

- * License: MIT license (<https://github.com/twbs/bootstrap/blob/master/LICENSE>)
- * Project: <http://getbootstrap.com>
- * Copyright: 2011-2016 Twitter, Inc

Google Guava Version 18.0

- * License: Apache License, 2.0
- * Copyright (C) 2009 The Guava Authors

javax.inject Version: 1

- * License: Apache License, 2.0
- * Copyright (C) 2009 The JSR-330 Expert Group

Javassist Version 3.29.0-GA

*

- License: Apache License, 2.0
- * Project: <http://www.javassist.org/>
- * Copyright (C) 1999- Shigeru Chiba. All Rights Reserved.

Jackson JAX-RS Providers Version 2.14.1

- * License: Apache License, 2.0
- * Project: <https://github.com/FasterXML/jackson-jaxrs-providers>
- * Copyright: (c) 2009-2011 FasterXML, LLC. All rights reserved unless otherwise indicated.

jQuery v1.12.4

- * License: jquery.org/license
- * Project: jquery.org
- * Copyright: (c) jQuery Foundation

jQuery Barcode plugin 0.3

- * License: MIT & GPL (<http://www.opensource.org/licenses/mit-license.php> & <http://www.gnu.org/licenses/gpl.html>)
- * Project: <http://www.pasella.it/projects/jquery/barcode>
- * Copyright: (c) 2009 Antonello Pasella antonello.pasella@gmail.com

JSR-166 Extension - JEP 266

- * License: CC0
- * No copyright
- * Written by Doug Lea with assistance from members of JCP JSR-166 Expert Group and released to the public domain, as explained at <http://creativecommons.org/publicdomain/zero/1.0/>

KineticJS, v4.7.1

- * License: MIT
license (<http://www.opensource.org/licenses/mit-license.php>)
- * Project: <http://www.kineticjs.com>, <https://github.com/ericdrowell/KineticJS>
- * Copyright: Eric Rowell

org.objectweb.asm Version 9.4

- * License: Modified BSD (<https://asm.ow2.io/license.html>)
- * Copyright (c) 2000-2011 INRIA, France Telecom. All rights reserved.

org.osgi.core version 6.0.0

- * License: Apache License, 2.0
- * Copyright (c) OSGi Alliance (2005, 2008). All Rights Reserved.

org.glassfish.jersey.server.internal.monitoring.core

- * License: Apache License, 2.0
- * Copyright (c) 2015-2018 Oracle and/or its affiliates. All rights reserved.
- * Copyright 2010-2013 Coda Hale and Yammer, Inc.

W3.org documents

- * License: W3C License
- * Copyright: Copyright (c) 1994-2001 World Wide Web Consortium, (Massachusetts Institute of Technology, Institut National de Recherche en Informatique et en Automatique, Keio University). All Rights Reserved.

<http://www.w3.org/Consortium/Legal/>

Notice for Jersey Core Server module

This content is produced and maintained by the Eclipse Jersey project.

- * <https://projects.eclipse.org/projects/ee4j.jersey>

Trademarks

Eclipse Jersey is a trademark of the Eclipse Foundation.

Copyright

All content is the property of the respective authors or their employers. For more information regarding authorship of content, please consult the listed source code repository logs.

Declared Project Licenses

This program and the accompanying materials are made available under the terms of the Eclipse Public License v. 2.0 which is available at <http://www.eclipse.org/legal/epl-2.0>. This Source Code may also be made available under the following Secondary Licenses when the conditions for such availability set forth in the Eclipse Public License v. 2.0 are satisfied: GNU General Public License, version 2 with the GNU Classpath Exception which is available at <https://www.gnu.org/software/classpath/license.html>.

SPDX-License-Identifier: EPL-2.0

OR GPL-2.0 WITH Classpath-exception-2.0

Source Code

The project maintains the following source code repositories:

- * <https://github.com/eclipse-ee4j/jersey>

Third-party Content

org.glassfish.jersey.server.internal.monitoring.core

* License: Apache License, 2.0

* Copyright (c) 2015-2018 Oracle and/or its affiliates. All rights reserved.

* Copyright 2010-2013 Coda Hale and Yammer, Inc.

org.objectweb.asm Version 9.4

* License: Modified BSD (<https://asm.ow2.io/license.html>)

* Copyright: (c) 2000-2011 INRIA, France Telecom. All rights reserved.

W3.org documents

* License: W3C License

* Copyright: Copyright (c) 1994-2001 World Wide Web Consortium, (Massachusetts Institute of Technology, Institut National de Recherche en Informatique et en Automatique, Keio University). All Rights Reserved.

<http://www.w3.org/Consortium/Legal/>

Notice for Jersey

This content is produced and maintained by the Eclipse Jersey project.

* Project home: <https://projects.eclipse.org/projects/ee4j.jersey>

Trademarks

Eclipse Jersey is a trademark of the Eclipse Foundation.

Copyright

All content is the property of the respective authors or their employers. For more information regarding authorship of content, please consult the listed source code repository logs.

Declared Project Licenses

This program and the accompanying materials are made available under the terms of the Eclipse Public License v. 2.0 which is available at <http://www.eclipse.org/legal/epl-2.0>. This Source Code may also be made available under the following Secondary Licenses when the conditions for such availability set forth in the Eclipse Public License v. 2.0 are satisfied: GNU General Public License, version 2 with the GNU Classpath Exception which is available at <https://www.gnu.org/software/classpath/license.html>.

SPDX-License-Identifier: EPL-2.0

OR GPL-2.0 WITH Classpath-exception-2.0

Source Code

The project maintains the following source code repositories:

* <https://github.com/eclipse-ee4j/jersey>

Third-party Content

Angular JS, v1.6.6

- * License MIT (<http://www.opensource.org/licenses/mit-license.php>)
- * Project: <http://angularjs.org>
- * Copyright: (c) 2010-2017 Google, Inc.

aopalliance Version 1

- * License: all the source code provided by AOP Alliance is Public Domain.
- * Project: <http://aopalliance.sourceforge.net>
- * Copyright: Material in the public domain is not protected by copyright

Bean Validation API 2.0.2

- * License: Apache License, 2.0
- * Project: <http://beanvalidation.org/1.1/>
- * Copyright: 2009, Red Hat, Inc. and/or its affiliates, and individual contributors
- * by the @authors tag.

Hibernate Validator CDI, 6.2.4.Final

- * License: Apache License, 2.0
- * Project: <https://beanvalidation.org/>
- * Repackaged in org.glassfish.jersey.server.validation.internal.hibernate

Bootstrap v3.3.7

- * License: MIT license (<https://github.com/twbs/bootstrap/blob/master/LICENSE>)
- *
- Project: <http://getbootstrap.com>
- * Copyright: 2011-2016 Twitter, Inc

Google Guava Version 18.0

- * License: Apache License, 2.0
- * Copyright (C) 2009 The Guava Authors

javax.inject Version: 1

- * License: Apache License, 2.0
- * Copyright (C) 2009 The JSR-330 Expert Group

Javassist Version 3.29.0-GA

- * License: Apache License, 2.0
- * Project: <http://www.javassist.org/>
- * Copyright (C) 1999- Shigeru Chiba. All Rights Reserved.

Jackson JAX-RS Providers Version 2.14.1

- * License: Apache License, 2.0
- * Project: <https://github.com/FasterXML/jackson-jaxrs-providers>
- * Copyright: (c) 2009-2022 FasterXML, LLC. All rights reserved unless otherwise indicated.

jQuery v1.12.4

- * License: jquery.org/license
- * Project: jquery.org
- * Copyright: (c) jQuery Foundation

jQuery Barcode plugin 0.3

- * License: MIT & GPL (<http://www.opensource.org/licenses/mit-license.php> & <http://www.gnu.org/licenses/gpl.html>)
- * Project: <http://www.pasella.it/projects/jquery/barcode>
- *
- Copyright: (c) 2009 Antonello Pasella antonello.pasella@gmail.com

JSR-166 Extension - JEP 266

- * License: CC0
- * No copyright
- * Written by Doug Lea with assistance from members of JCP JSR-166 Expert Group and released to the public domain, as explained at <http://creativecommons.org/publicdomain/zero/1.0/>

KineticJS, v4.7.1

- * License: MIT license (<http://www.opensource.org/licenses/mit-license.php>)
- * Project: <http://www.kineticjs.com>, <https://github.com/ericdrowell/KineticJS>
- * Copyright: Eric Rowell

org.objectweb.asm Version 9.4

- * License: Modified BSD (<https://asm.ow2.io/license.html>)
- * Copyright (c) 2000-2011 INRIA, France Telecom. All rights reserved.

org.osgi.core version 6.0.0

- * License: Apache License, 2.0
- * Copyright (c) OSGi Alliance (2005, 2008). All Rights Reserved.

org.glassfish.jersey.server.internal.monitoring.core

- * License: Apache License, 2.0
- * Copyright (c) 2015-2018 Oracle and/or its affiliates. All rights reserved.
- * Copyright 2010-2013 Coda Hale and Yammer, Inc.

W3.org

documents

- * License: W3C License
- * Copyright: Copyright (c) 1994-2001 World Wide Web Consortium, (Massachusetts Institute of Technology, Institut National de Recherche en Informatique et en Automatique, Keio University). All Rights Reserved. <http://www.w3.org/Consortium/Legal/>
- /*
- * Copyright (c) YYYY Oracle and/or its affiliates. All rights reserved.
- *
- * This program and the accompanying materials are made available under the
- * terms of the Eclipse Public License v. 2.0, which is available at
- * <http://www.eclipse.org/legal/epl-2.0>.

*
* This Source Code may also be made available under the following Secondary
* Licenses when the conditions for such availability set forth in the
* Eclipse Public License v. 2.0 are satisfied: GNU General Public License,
* version 2 with the GNU Classpath Exception, which is available at
* <https://www.gnu.org/software/classpath/license.html>.
*
* SPDX-License-Identifier: EPL-2.0 OR GPL-2.0 WITH Classpath-exception-2.0
*/
Notice for Jersey Bean Validation module
This content is produced and maintained by the Eclipse Jersey project.

* <https://projects.eclipse.org/projects/ee4j.jersey>

Trademarks

Eclipse Jersey is a trademark of the Eclipse Foundation.

Copyright

All content is the property of the respective authors or their employers. For more information regarding authorship of content, please consult the listed source code repository logs.

Declared Project Licenses

This program and the accompanying materials are made available under the terms of the Eclipse Public License v. 2.0 which is available at <http://www.eclipse.org/legal/epl-2.0>. This Source Code may also be made available under the following Secondary Licenses when the conditions for such availability set forth in the Eclipse Public License v. 2.0 are satisfied: GNU General Public License, version 2 with the GNU Classpath Exception which is available at <https://www.gnu.org/software/classpath/license.html>.

SPDX-License-Identifier:

EPL-2.0 OR GPL-2.0 WITH Classpath-exception-2.0

Source Code

The project maintains the following source code repositories:

* <https://github.com/eclipse-ee4j/jersey>

Third-party Content

Hibernate Validator CDI, 6.2.4.Final

* License: Apache License, 2.0

* Project: <https://beanvalidation.org/>

* Repackaged in `org.glassfish.jersey.server.validation.internal.hibernate`

Notice for Jersey Json Jackson module

This content is produced and maintained by the Eclipse Jersey project.

* <https://projects.eclipse.org/projects/ee4j.jersey>

Trademarks

Eclipse Jersey is a trademark of the Eclipse Foundation.

Copyright

All content is the property of the respective authors or their employers. For more information regarding authorship of content, please consult the listed source code repository logs.

Declared Project Licenses

This program and the accompanying materials are made available under the terms of the Eclipse Public License v. 2.0 which is available at <http://www.eclipse.org/legal/epl-2.0>. This Source Code may also be made available under the following Secondary Licenses when the conditions for such availability set forth in the Eclipse Public License v. 2.0 are satisfied: GNU General Public License, version 2 with the GNU Classpath Exception which is available at <https://www.gnu.org/software/classpath/license.html>.

SPDX-License-Identifier:

EPL-2.0 OR GPL-2.0 WITH Classpath-exception-2.0

Source Code

The project maintains the following source code repositories:

* <https://github.com/eclipse-ee4j/jersey>

Third-party Content

Jackson JAX-RS Providers version 2.14.1

* License: Apache License, 2.0

* Project: <https://github.com/FasterXML/jackson-jaxrs-providers>

* Copyright: (c) 2009-2022 FasterXML, LLC. All rights reserved unless otherwise indicated.

Eclipse Public License - v 2.0

THE ACCOMPANYING PROGRAM IS PROVIDED UNDER THE TERMS OF THIS ECLIPSE PUBLIC LICENSE ("AGREEMENT"). ANY USE, REPRODUCTION OR DISTRIBUTION OF THE PROGRAM CONSTITUTES RECIPIENT'S ACCEPTANCE OF THIS AGREEMENT.

1. DEFINITIONS

"Contribution" means:

a) in the case of the initial Contributor, the initial content
Distributed under this Agreement, and

b) in the case of each subsequent Contributor:

- i) changes to the Program, and
- ii) additions to the Program;

where such changes and/or additions to the Program originate from and are Distributed by that particular Contributor. A Contribution "originates" from a Contributor if it was added to the Program by such Contributor itself or anyone acting on such Contributor's behalf. Contributions do not include changes or additions to the Program that are not Modified Works.

"Contributor" means any person or entity that Distributes the Program.

"Licensed Patents" mean patent claims licensable by a Contributor which are necessarily infringed by the use or sale of its Contribution alone or when combined with the Program.

"Program" means the Contributions Distributed in accordance with this Agreement.

"Recipient" means anyone who receives the Program under this Agreement or any Secondary License (as applicable), including Contributors.

"Derivative Works" shall mean any work, whether in Source Code or other form, that is based on (or derived from) the Program and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship.

"Modified Works" shall mean any work in Source Code or other form that results from an addition to, deletion from, or modification of the contents of the Program, including, for purposes of clarity any new file in Source Code form that contains any contents of the Program. Modified Works shall not include works that contain only declarations, interfaces, types, classes, structures, or files of the Program solely in each case in order to link to, bind by name, or subclass the Program or Modified Works thereof.

"Distribute" means the acts of a) distributing or b) making available in any manner that enables the transfer of a copy.

"Source Code" means the form of a Program preferred for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Secondary License" means either the GNU General Public License, Version 2.0, or any later versions of that license, including any exceptions or additional permissions as identified by the initial Contributor.

2. GRANT OF RIGHTS

a) Subject to the terms of this Agreement, each Contributor hereby grants Recipient a non-exclusive, worldwide, royalty-free copyright

license to reproduce, prepare Derivative Works of, publicly display, publicly perform, Distribute and sublicense the Contribution of such Contributor, if any, and such Derivative Works.

b) Subject to the terms of this Agreement, each Contributor hereby grants Recipient a non-exclusive, worldwide, royalty-free patent license under Licensed Patents to make, use, sell, offer to sell, import and otherwise transfer the Contribution of such Contributor, if any, in Source Code or other form. This patent license shall apply to the combination of the Contribution and the Program if, at the time the Contribution is added by the Contributor, such addition of the Contribution causes such combination to be covered by the Licensed Patents. The patent license shall not apply to any other combinations which include the Contribution. No hardware per se is licensed hereunder.

c) Recipient understands that although each Contributor grants the licenses to its Contributions set forth herein, no assurances are provided by any Contributor that the Program does not infringe the patent or other intellectual property rights of any other entity. Each Contributor disclaims any liability to Recipient for claims brought by any other entity based on infringement of intellectual property rights or otherwise. As a condition to exercising the rights and licenses granted hereunder, each Recipient hereby assumes sole responsibility to secure any other intellectual property rights needed, if any. For example, if a third party patent license is required to allow Recipient to Distribute the Program, it is Recipient's responsibility to acquire that license before distributing the Program.

d) Each Contributor represents that to its knowledge it has sufficient copyright rights in its Contribution, if any, to grant

the copyright license set forth in this Agreement.

e) Notwithstanding the terms of any Secondary License, no Contributor makes additional grants to any Recipient (other than

those set forth in this Agreement) as a result of such Recipient's receipt of the Program under the terms of a Secondary License (if permitted under the terms of Section 3).

3. REQUIREMENTS

3.1 If a Contributor Distributes the Program in any form, then:

a) the Program must also be made available as Source Code, in accordance with section 3.2, and the Contributor must accompany the Program with a statement that the Source Code for the Program is available under this Agreement, and informs Recipients how to obtain it in a reasonable manner on or through a medium customarily used for software exchange; and

b) the Contributor may Distribute the Program under a license different than this Agreement, provided that such license:

i) effectively disclaims on behalf of all other Contributors all warranties and conditions, express and implied, including warranties or conditions of title and non-infringement, and implied warranties or conditions of merchantability and fitness for a particular purpose;

ii) effectively excludes on behalf of all other Contributors all liability for damages, including direct, indirect, special, incidental and consequential damages, such as lost profits;

iii) does not attempt to limit or alter the recipients' rights in the Source Code under section 3.2; and

iv) requires any subsequent distribution of the Program by any party to be under a license that satisfies the requirements of this section 3.

3.2 When the Program is Distributed as Source Code:

a) it must be made available under this Agreement, or if the Program (i) is combined with other material in a separate file or files made available under a Secondary License, and (ii) the initial Contributor attached to the Source Code the notice described in Exhibit A of this Agreement, then the Program may be made available under the terms of such Secondary Licenses, and

b) a copy of this Agreement must be included with each copy of the Program.

3.3 Contributors may not remove or alter any copyright, patent,

trademark, attribution notices, disclaimers of warranty, or limitations of liability ("notices") contained within the Program from any copy of the Program which they Distribute, provided that Contributors may add their own appropriate notices.

4. COMMERCIAL DISTRIBUTION

Commercial distributors of software may accept certain responsibilities with respect to end users, business partners and the like. While this license is intended to facilitate the commercial use of the Program, the Contributor who includes the Program in a commercial product offering should do so in a manner which does not create potential liability for other Contributors. Therefore, if a Contributor includes the Program in a commercial product offering, such Contributor ("Commercial Contributor") hereby agrees to defend and indemnify every other Contributor ("Indemnified Contributor") against any losses, damages and costs (collectively "Losses") arising from claims, lawsuits and other legal actions brought by a third party against the Indemnified Contributor to the extent caused by the acts or omissions of such Commercial Contributor in connection with its distribution of the Program in a commercial product offering. The obligations in this section do not apply to any claims or Losses relating to any actual or alleged intellectual property infringement. In order to qualify, an Indemnified Contributor must: a) promptly notify the Commercial Contributor in writing of such claim, and b) allow the Commercial Contributor to control, and cooperate with the Commercial Contributor in, the defense and any related settlement negotiations. The Indemnified Contributor may participate in any such claim at its own expense.

For example, a Contributor might include the Program in a commercial product offering, Product X. That Contributor is then a Commercial Contributor. If that Commercial Contributor then makes performance claims, or offers warranties related to Product X, those performance claims and warranties are such Commercial Contributor's responsibility alone. Under this section, the Commercial Contributor would have to defend claims against the other Contributors related to those performance claims and warranties, and if a court requires any other Contributor to pay any damages as a result, the Commercial Contributor must pay those damages.

5. NO WARRANTY

EXCEPT AS EXPRESSLY SET FORTH IN THIS AGREEMENT, AND TO THE EXTENT PERMITTED BY APPLICABLE LAW, THE PROGRAM IS PROVIDED ON AN "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, EITHER EXPRESS OR

IMPLIED INCLUDING, WITHOUT LIMITATION, ANY WARRANTIES OR CONDITIONS OF TITLE, NON-INFRINGEMENT, MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE. Each Recipient is solely responsible for determining the appropriateness of using and distributing the Program and assumes all risks associated with its exercise of rights under this Agreement, including but not limited to the risks and costs of program errors, compliance with applicable laws, damage to or loss of data, programs or equipment, and unavailability or interruption of operations.

6. DISCLAIMER OF LIABILITY

EXCEPT AS EXPRESSLY SET FORTH IN THIS AGREEMENT, AND TO THE EXTENT PERMITTED BY APPLICABLE LAW, NEITHER RECIPIENT NOR ANY CONTRIBUTORS SHALL HAVE ANY LIABILITY FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING WITHOUT LIMITATION LOST PROFITS), HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OR DISTRIBUTION OF THE PROGRAM OR THE EXERCISE OF ANY RIGHTS GRANTED HEREUNDER, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

7. GENERAL

If any provision of this Agreement is invalid or unenforceable under applicable law, it shall not affect the validity or enforceability of the remainder of the terms of this Agreement, and without further action by the parties hereto, such provision shall be reformed to the minimum extent necessary to make such provision valid and enforceable.

If Recipient institutes patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Program itself (excluding combinations of the Program with other software or hardware) infringes such Recipient's patent(s), then such Recipient's rights granted under Section 2(b) shall terminate as of the date such litigation is filed.

All Recipient's rights under this Agreement shall terminate if it fails to comply with any of the material terms or conditions of this Agreement and does not cure such failure in a reasonable period of time after becoming aware of such noncompliance. If all Recipient's rights under this Agreement terminate, Recipient agrees to cease use and distribution of the Program as soon as reasonably practicable. However, Recipient's obligations under this Agreement and any licenses granted by Recipient relating to the Program shall continue and survive.

Everyone is permitted to copy and distribute copies of this Agreement, but in order to avoid inconsistency the Agreement is copyrighted and

may only be modified in the following manner. The Agreement Steward reserves the right to publish new versions (including revisions) of this Agreement from time to time. No one other than the Agreement Steward has the right to modify this Agreement. The Eclipse Foundation is the initial Agreement Steward. The Eclipse Foundation may assign the responsibility to serve as the Agreement Steward to a suitable separate entity. Each new version of the Agreement will be given a distinguishing version number. The Program (including Contributions) may always be Distributed subject to the version of the Agreement under which it was received. In addition, after a new version of the Agreement is published, Contributor may elect to Distribute the Program (including its Contributions) under the new version.

Except as expressly stated in Sections 2(a) and 2(b) above, Recipient receives no rights or licenses to the intellectual property of any Contributor under this Agreement, whether expressly, by implication, estoppel or otherwise. All rights in the Program not expressly granted under this Agreement are reserved. Nothing in this Agreement is intended to be enforceable by any entity that is not a Contributor or Recipient. No third-party beneficiary rights are created under this Agreement.

Exhibit A - Form of Secondary Licenses Notice

"This Source Code may also be made available under the following Secondary Licenses when the conditions for such availability set forth in the Eclipse Public License, v. 2.0 are satisfied: {name license(s), version(s), and exceptions or additional permissions here}."

Simply including a copy of this Agreement, including this Exhibit A is not sufficient to license the Source Code under Secondary Licenses.

If it is not possible or desirable to put the notice in a particular file, then You may include the notice in a location (such as a LICENSE file in a relevant directory) where a recipient would be likely to look for such a notice.

You may add additional accurate notices of copyright ownership.

The GNU General Public License (GPL) Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.
51 Franklin Street, Fifth Floor
Boston, MA 02110-1335

USA

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. This General Public License applies to most of the Free Software Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Library General Public License instead.)

You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will

individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and modification follow.

TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.

b) You must cause any work that you distribute or publish, that in

whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.

c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License.

(Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Program.

In addition, mere aggregation of another work not based on the Program with the Program (or with a work based on the Program) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

a) Accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of

physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the

Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new

versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software

Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

END OF
TERMS AND CONDITIONS

How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

One line to give the program's name and a brief idea of what it does.

Copyright (C) <year> <name of author>

This program is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation; either version 2 of the License, or (at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program; if not, write to the Free Software Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston, MA 02110-1335 USA

Also add information on how to contact you by electronic and paper mail.

If the program is interactive, make it output a short notice like this when it starts in an interactive mode:

```
Gnomovision version 69, Copyright (C) year name of author
Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type
`show w'. This is free software, and you are welcome to redistribute
it under certain conditions; type `show c' for details.
```

The hypothetical commands `show w' and `show c' should show the appropriate parts of the General Public License. Of course, the commands you use may be called something other than `show w' and `show c'; they could even be mouse-clicks or menu items--whatever suits your program.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the program, if necessary. Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the program `Gnomovision' (which makes passes at compilers) written by James Hacker.

signature of Ty Coon, 1 April 1989
Ty Coon, President of Vice

This General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Library General Public License instead of this License.

CLASSPATH EXCEPTION

Linking this library statically or dynamically with other modules is making a combined work based on this library. Thus, the terms and conditions of the GNU General Public License version 2 cover the whole combination.

As a special exception, the copyright holders of this library give you permission to link this library with independent modules to produce an executable, regardless of the license terms of these independent modules, and to copy and distribute the resulting executable under terms of your choice, provided that you also meet, for each linked independent module, the terms and conditions of the license of that module. An independent module is a module which is not derived from or based on this library. If you modify this library, you may extend this exception to your version of the library, but you are not obligated to do so. If

you do not wish to do so, delete this exception statement from your version.

1.786 logback-core 1.2.12

1.786.1 Available under license :

No license file was found, but licenses were detected in source scan.

/**

- * Logback: the reliable, generic, fast and flexible logging framework.
- * Copyright (C) 1999-2015, QOS.ch. All rights reserved.
- *
- * This program and the accompanying materials are dual-licensed under
- * either the terms of the Eclipse Public License v1.0 as published by
- * the Eclipse Foundation

- *
- * or (per the licensee's choosing)
- *
- * under the terms of the GNU Lesser General Public License version 2.1
- * as published by the Free Software Foundation.
- */

Found in path(s):

- * /opt/cola/permits/1627232265_1680652209.6499386/0/logback-core-1-2-12-sources-jar/ch/qos/logback/core/html/HTMLLayoutBase.java
- * /opt/cola/permits/1627232265_1680652209.6499386/0/logback-core-1-2-12-sources-jar/ch/qos/logback/core/status/OnErrorConsoleStatusListener.java
- * /opt/cola/permits/1627232265_1680652209.6499386/0/logback-core-1-2-12-sources-jar/ch/qos/logback/core/rolling/FixedWindowRollingPolicy.java
- * /opt/cola/permits/1627232265_1680652209.6499386/0/logback-core-1-2-12-sources-jar/ch/qos/logback/core/joran/spi/XMLUtil.java
- *
- /opt/cola/permits/1627232265_1680652209.6499386/0/logback-core-1-2-12-sources-jar/ch/qos/logback/core/rolling/SizeAndTimeBasedFNATP.java
- * /opt/cola/permits/1627232265_1680652209.6499386/0/logback-core-1-2-12-sources-jar/ch/qos/logback/core/sift/DefaultDiscriminator.java
- * /opt/cola/permits/1627232265_1680652209.6499386/0/logback-core-1-2-12-sources-jar/ch/qos/logback/core/spi/PreSerializationTransformer.java
- * /opt/cola/permits/1627232265_1680652209.6499386/0/logback-core-1-2-12-sources-jar/ch/qos/logback/core/pattern/color/BlackCompositeConverter.java
- * /opt/cola/permits/1627232265_1680652209.6499386/0/logback-core-1-2-12-sources-jar/ch/qos/logback/core/util/SystemInfo.java
- * /opt/cola/permits/1627232265_1680652209.6499386/0/logback-core-1-2-12-sources-jar/ch/qos/logback/core/rolling/TriggeringPolicy.java
- * /opt/cola/permits/1627232265_1680652209.6499386/0/logback-core-1-2-12-sources-jar/ch/qos/logback/core/ContextBase.java
- *
- /opt/cola/permits/1627232265_1680652209.6499386/0/logback-core-1-2-12-sources-jar/ch/qos/logback/core/subst/NodeToStringTransformer.java
- * /opt/cola/permits/1627232265_1680652209.6499386/0/logback-core-1-2-12-sources-jar/ch/qos/logback/core/LifeCycleManager.java
- * /opt/cola/permits/1627232265_1680652209.6499386/0/logback-core-1-2-12-sources-jar/ch/qos/logback/core/net/server/ConcurrentServerRunner.java
- * /opt/cola/permits/1627232265_1680652209.6499386/0/logback-core-1-2-12-sources-jar/ch/qos/logback/core/net/ssl/SSLNestedComponentRegistryRules.java
- * /opt/cola/permits/1627232265_1680652209.6499386/0/logback-core-1-2-12-sources-jar/ch/qos/logback/core/joran/action/AppenderRefAction.java
- * /opt/cola/permits/1627232265_1680652209.6499386/0/logback-core-1-2-12-sources-jar/ch/qos/logback/core/rolling/helper/RollingCalendar.java
- * /opt/cola/permits/1627232265_1680652209.6499386/0/logback-core-1-2-12-sources-jar/ch/qos/logback/core/property/ResourceExistsPropertyDefiner.java
- *

/opt/cola/permits/1627232265_1680652209.6499386/0/logback-core-1-2-12-sources-jar/ch/qos/logback/core/spi/FilterReply.java
* /opt/cola/permits/1627232265_1680652209.6499386/0/logback-core-1-2-12-sources-jar/ch/qos/logback/core/joran/node/ComponentNode.java
* /opt/cola/permits/1627232265_1680652209.6499386/0/logback-core-1-2-12-sources-jar/ch/qos/logback/core/spi/AppenderAttachable.java
* /opt/cola/permits/1627232265_1680652209.6499386/0/logback-core-1-2-12-sources-jar/ch/qos/logback/core/joran/util/StringToObjectConverter.java
* /opt/cola/permits/1627232265_1680652209.6499386/0/logback-core-1-2-12-sources-jar/ch/qos/logback/core/hook/DelayingShutdownHook.java
* /opt/cola/permits/1627232265_1680652209.6499386/0/logback-core-1-2-12-sources-jar/ch/qos/logback/core/net/SyslogAppenderBase.java
* /opt/cola/permits/1627232265_1680652209.6499386/0/logback-core-1-2-12-sources-jar/ch/qos/logback/core/pattern/PatternLayoutEncoderBase.java
* /opt/cola/permits/1627232265_1680652209.6499386/0/logback-core-1-2-12-sources-jar/ch/qos/logback/core/pattern/color/BoldCyanCompositeConverter.java
*
/opt/cola/permits/1627232265_1680652209.6499386/0/logback-core-1-2-12-sources-jar/ch/qos/logback/core/net/ssl/KeyManagerFactoryFactoryBean.java
* /opt/cola/permits/1627232265_1680652209.6499386/0/logback-core-1-2-12-sources-jar/ch/qos/logback/core/recovery/ResilientSyslogOutputStream.java
* /opt/cola/permits/1627232265_1680652209.6499386/0/logback-core-1-2-12-sources-jar/ch/qos/logback/core/rolling/helper/IntegerTokenConverter.java
* /opt/cola/permits/1627232265_1680652209.6499386/0/logback-core-1-2-12-sources-jar/ch/qos/logback/core/joran/action/ImplicitAction.java
* /opt/cola/permits/1627232265_1680652209.6499386/0/logback-core-1-2-12-sources-jar/ch/qos/logback/core/rolling/helper/SizeAndTimeBasedArchiveRemover.java
* /opt/cola/permits/1627232265_1680652209.6499386/0/logback-core-1-2-12-sources-jar/ch/qos/logback/core/sift/AbstractAppenderFactoryUsingJoran.java
*
/opt/cola/permits/1627232265_1680652209.6499386/0/logback-core-1-2-12-sources-jar/ch/qos/logback/core/sift/Discriminator.java
* /opt/cola/permits/1627232265_1680652209.6499386/0/logback-core-1-2-12-sources-jar/ch/qos/logback/core/util/CharSequenceToRegexMapper.java
* /opt/cola/permits/1627232265_1680652209.6499386/0/logback-core-1-2-12-sources-jar/ch/qos/logback/core/joran/conditional/ThenOrElseActionBase.java
* /opt/cola/permits/1627232265_1680652209.6499386/0/logback-core-1-2-12-sources-jar/ch/qos/logback/core/util/DatePatternToRegexUtil.java
* /opt/cola/permits/1627232265_1680652209.6499386/0/logback-core-1-2-12-sources-jar/ch/qos/logback/core/pattern/FormattingConverter.java
* /opt/cola/permits/1627232265_1680652209.6499386/0/logback-core-1-2-12-sources-jar/ch/qos/logback/core/status/ViewStatusMessagesServletBase.java
* /opt/cola/permits/1627232265_1680652209.6499386/0/logback-core-1-2-12-sources-jar/ch/qos/logback/core/rolling/RollingPolicyBase.java
* /opt/cola/permits/1627232265_1680652209.6499386/0/logback-core-1-2-12-sources-jar/ch/qos/logback/core/joran/action/IADDataForComplexProperty.java
*

/opt/cola/permits/1627232265_1680652209.6499386/0/logback-core-1-2-12-sources-jar/ch/qos/logback/core/net/ssl/SecureRandomFactoryBean.java
* /opt/cola/permits/1627232265_1680652209.6499386/0/logback-core-1-2-12-sources-jar/ch/qos/logback/core/encoder/NonClosableInputStream.java
* /opt/cola/permits/1627232265_1680652209.6499386/0/logback-core-1-2-12-sources-jar/ch/qos/logback/core/util/FixedDelay.java
* /opt/cola/permits/1627232265_1680652209.6499386/0/logback-core-1-2-12-sources-jar/ch/qos/logback/core/recovery/ResilientOutputStreamBase.java
* /opt/cola/permits/1627232265_1680652209.6499386/0/logback-core-1-2-12-sources-jar/ch/qos/logback/core/net/SyslogConstants.java
* /opt/cola/permits/1627232265_1680652209.6499386/0/logback-core-1-2-12-sources-jar/ch/qos/logback/core/filter/AbstractMatcherFilter.java
* /opt/cola/permits/1627232265_1680652209.6499386/0/logback-core-1-2-12-sources-jar/ch/qos/logback/core/rolling/helper/PeriodicityType.java
*
/opt/cola/permits/1627232265_1680652209.6499386/0/logback-core-1-2-12-sources-jar/ch/qos/logback/core/net/DefaultSocketConnector.java
* /opt/cola/permits/1627232265_1680652209.6499386/0/logback-core-1-2-12-sources-jar/ch/qos/logback/core/LayoutBase.java
* /opt/cola/permits/1627232265_1680652209.6499386/0/logback-core-1-2-12-sources-jar/ch/qos/logback/core/OutputStreamAppender.java
* /opt/cola/permits/1627232265_1680652209.6499386/0/logback-core-1-2-12-sources-jar/ch/qos/logback/core/LogbackException.java
* /opt/cola/permits/1627232265_1680652209.6499386/0/logback-core-1-2-12-sources-jar/ch/qos/logback/core/encoder/ByteArrayUtil.java
* /opt/cola/permits/1627232265_1680652209.6499386/0/logback-core-1-2-12-sources-jar/ch/qos/logback/core/joran/event/stax/StaxEvent.java
* /opt/cola/permits/1627232265_1680652209.6499386/0/logback-core-1-2-12-sources-jar/ch/qos/logback/core/net/ssl/KeyStoreFactoryBean.java
* /opt/cola/permits/1627232265_1680652209.6499386/0/logback-core-1-2-12-sources-jar/ch/qos/logback/core/rolling/DefaultTimeBasedFileNamingAndTriggeringPolicy.java
*
/opt/cola/permits/1627232265_1680652209.6499386/0/logback-core-1-2-12-sources-jar/ch/qos/logback/core/status/HttpStatus.java
* /opt/cola/permits/1627232265_1680652209.6499386/0/logback-core-1-2-12-sources-jar/ch/qos/logback/core/pattern/color/BlueCompositeConverter.java
* /opt/cola/permits/1627232265_1680652209.6499386/0/logback-core-1-2-12-sources-jar/ch/qos/logback/core/rolling/helper/ArchiveRemover.java
* /opt/cola/permits/1627232265_1680652209.6499386/0/logback-core-1-2-12-sources-jar/ch/qos/logback/core/pattern/parser/Node.java
* /opt/cola/permits/1627232265_1680652209.6499386/0/logback-core-1-2-12-sources-jar/ch/qos/logback/core/filter/EvaluatorFilter.java
* /opt/cola/permits/1627232265_1680652209.6499386/0/logback-core-1-2-12-sources-jar/ch/qos/logback/core/recovery/RecoveryCoordinator.java
* /opt/cola/permits/1627232265_1680652209.6499386/0/logback-core-1-2-12-sources-jar/ch/qos/logback/core/spi/CyclicBufferTracker.java
*

/opt/cola/permits/1627232265_1680652209.6499386/0/logback-core-1-2-12-sources-jar/ch/qos/logback/core/ConsoleAppender.java
* /opt/cola/permits/1627232265_1680652209.6499386/0/logback-core-1-2-12-sources-jar/ch/qos/logback/core/util/LocationUtil.java
* /opt/cola/permits/1627232265_1680652209.6499386/0/logback-core-1-2-12-sources-jar/ch/qos/logback/core/joran/spi/ElementPath.java
* /opt/cola/permits/1627232265_1680652209.6499386/0/logback-core-1-2-12-sources-jar/ch/qos/logback/core/joran/action/ActionConst.java
* /opt/cola/permits/1627232265_1680652209.6499386/0/logback-core-1-2-12-sources-jar/ch/qos/logback/core/rolling/helper/CompressionMode.java
* /opt/cola/permits/1627232265_1680652209.6499386/0/logback-core-1-2-12-sources-jar/ch/qos/logback/core/joran/JoranConfiguratorBase.java
* /opt/cola/permits/1627232265_1680652209.6499386/0/logback-core-1-2-12-sources-jar/ch/qos/logback/core/pattern/color/RedCompositeConverter.java
*
/opt/cola/permits/1627232265_1680652209.6499386/0/logback-core-1-2-12-sources-jar/ch/qos/logback/core/joran/conditional/ElseAction.java
* /opt/cola/permits/1627232265_1680652209.6499386/0/logback-core-1-2-12-sources-jar/ch/qos/logback/core/net/server/ClientVisitor.java
* /opt/cola/permits/1627232265_1680652209.6499386/0/logback-core-1-2-12-sources-jar/ch/qos/logback/core/helpers/Transform.java
* /opt/cola/permits/1627232265_1680652209.6499386/0/logback-core-1-2-12-sources-jar/ch/qos/logback/core/pattern/parser/TokenStream.java
* /opt/cola/permits/1627232265_1680652209.6499386/0/logback-core-1-2-12-sources-jar/ch/qos/logback/core/joran/action/ShutdownHookAction.java
* /opt/cola/permits/1627232265_1680652209.6499386/0/logback-core-1-2-12-sources-jar/ch/qos/logback/core/layout/EchoLayout.java
* /opt/cola/permits/1627232265_1680652209.6499386/0/logback-core-1-2-12-sources-jar/ch/qos/logback/core/spi/FilterAttachable.java
* /opt/cola/permits/1627232265_1680652209.6499386/0/logback-core-1-2-12-sources-jar/ch/qos/logback/core/spi/PropertyDefiner.java
*
/opt/cola/permits/1627232265_1680652209.6499386/0/logback-core-1-2-12-sources-jar/ch/qos/logback/core/pattern/color/BoldYellowCompositeConverter.java
* /opt/cola/permits/1627232265_1680652209.6499386/0/logback-core-1-2-12-sources-jar/ch/qos/logback/core/spi/AppenderAttachableImpl.java
* /opt/cola/permits/1627232265_1680652209.6499386/0/logback-core-1-2-12-sources-jar/ch/qos/logback/core/pattern/color/MagentaCompositeConverter.java
* /opt/cola/permits/1627232265_1680652209.6499386/0/logback-core-1-2-12-sources-jar/ch/qos/logback/core/status/OnPrintStreamStatusListenerBase.java
* /opt/cola/permits/1627232265_1680652209.6499386/0/logback-core-1-2-12-sources-jar/ch/qos/logback/core/CoreConstants.java
* /opt/cola/permits/1627232265_1680652209.6499386/0/logback-core-1-2-12-sources-jar/ch/qos/logback/core/joran/action/ActionUtil.java
* /opt/cola/permits/1627232265_1680652209.6499386/0/logback-core-1-2-12-sources-jar/ch/qos/logback/core/joran/action/ContextPropertyAction.java
*

/opt/cola/permits/1627232265_1680652209.6499386/0/logback-core-1-2-12-sources-jar/ch/qos/logback/core/pattern/color/WhiteCompositeConverter.java
* /opt/cola/permits/1627232265_1680652209.6499386/0/logback-core-1-2-12-sources-jar/ch/qos/logback/core/rolling/helper/TimeBasedArchiveRemover.java
* /opt/cola/permits/1627232265_1680652209.6499386/0/logback-core-1-2-12-sources-jar/ch/qos/logback/core/joran/util/ConfigurationWatchListUtil.java
* /opt/cola/permits/1627232265_1680652209.6499386/0/logback-core-1-2-12-sources-jar/ch/qos/logback/core/status/StatusListener.java
* /opt/cola/permits/1627232265_1680652209.6499386/0/logback-core-1-2-12-sources-jar/ch/qos/logback/core/status/WarnStatus.java
* /opt/cola/permits/1627232265_1680652209.6499386/0/logback-core-1-2-12-sources-jar/ch/qos/logback/core/util/FileUtil.java
* /opt/cola/permits/1627232265_1680652209.6499386/0/logback-core-1-2-12-sources-jar/ch/qos/logback/core/PropertyDefinerBase.java
*
/opt/cola/permits/1627232265_1680652209.6499386/0/logback-core-1-2-12-sources-jar/ch/qos/logback/core/pattern/color/BoldRedCompositeConverter.java
* /opt/cola/permits/1627232265_1680652209.6499386/0/logback-core-1-2-12-sources-jar/ch/qos/logback/core/sift/SiftingJoranConfiguratorBase.java
* /opt/cola/permits/1627232265_1680652209.6499386/0/logback-core-1-2-12-sources-jar/ch/qos/logback/core/status/InfoStatus.java
* /opt/cola/permits/1627232265_1680652209.6499386/0/logback-core-1-2-12-sources-jar/ch/qos/logback/core/joran/spi/InterpretationContext.java
* /opt/cola/permits/1627232265_1680652209.6499386/0/logback-core-1-2-12-sources-jar/ch/qos/logback/core/net/server/RemoteReceiverStreamClient.java
* /opt/cola/permits/1627232265_1680652209.6499386/0/logback-core-1-2-12-sources-jar/ch/qos/logback/core/AsyncAppenderBase.java
* /opt/cola/permits/1627232265_1680652209.6499386/0/logback-core-1-2-12-sources-jar/ch/qos/logback/core/read/CyclicBufferAppender.java
*
/opt/cola/permits/1627232265_1680652209.6499386/0/logback-core-1-2-12-sources-jar/ch/qos/logback/core/joran/spi/ConsoleTarget.java
* /opt/cola/permits/1627232265_1680652209.6499386/0/logback-core-1-2-12-sources-jar/ch/qos/logback/core/boolex/Matcher.java
* /opt/cola/permits/1627232265_1680652209.6499386/0/logback-core-1-2-12-sources-jar/ch/qos/logback/core/joran/event/BodyEvent.java
* /opt/cola/permits/1627232265_1680652209.6499386/0/logback-core-1-2-12-sources-jar/ch/qos/logback/core/util/ContentTypeUtil.java
* /opt/cola/permits/1627232265_1680652209.6499386/0/logback-core-1-2-12-sources-jar/ch/qos/logback/core/net/server/ServerListener.java
* /opt/cola/permits/1627232265_1680652209.6499386/0/logback-core-1-2-12-sources-jar/ch/qos/logback/core/util/Duration.java
* /opt/cola/permits/1627232265_1680652209.6499386/0/logback-core-1-2-12-sources-jar/ch/qos/logback/core/pattern/SpacePadder.java
* /opt/cola/permits/1627232265_1680652209.6499386/0/logback-core-1-2-12-sources-jar/ch/qos/logback/core/net/ssl/SSLConfigurableSocket.java
*

/opt/cola/permits/1627232265_1680652209.6499386/0/logback-core-1-2-12-sources-jar/ch/qos/logback/core/util/PropertySetterException.java
* /opt/cola/permits/1627232265_1680652209.6499386/0/logback-core-1-2-12-sources-jar/ch/qos/logback/core/boolex/EventEvaluatorBase.java
* /opt/cola/permits/1627232265_1680652209.6499386/0/logback-core-1-2-12-sources-jar/ch/qos/logback/core/encoder/EchoEncoder.java
* /opt/cola/permits/1627232265_1680652209.6499386/0/logback-core-1-2-12-sources-jar/ch/qos/logback/core/joran/util/PropertySetter.java
* /opt/cola/permits/1627232265_1680652209.6499386/0/logback-core-1-2-12-sources-jar/ch/qos/logback/core/joran/conditional/Condition.java
* /opt/cola/permits/1627232265_1680652209.6499386/0/logback-core-1-2-12-sources-jar/ch/qos/logback/core/status/NopStatusListener.java
* /opt/cola/permits/1627232265_1680652209.6499386/0/logback-core-1-2-12-sources-jar/ch/qos/logback/core/net/ssl/SSLConfigurableServerSocket.java
*
/opt/cola/permits/1627232265_1680652209.6499386/0/logback-core-1-2-12-sources-jar/ch/qos/logback/core/AppenderBase.java
* /opt/cola/permits/1627232265_1680652209.6499386/0/logback-core-1-2-12-sources-jar/ch/qos/logback/core/util/FileSize.java
* /opt/cola/permits/1627232265_1680652209.6499386/0/logback-core-1-2-12-sources-jar/ch/qos/logback/core/joran/conditional/PropertyEvalScriptBuilder.java
* /opt/cola/permits/1627232265_1680652209.6499386/0/logback-core-1-2-12-sources-jar/ch/qos/logback/core/util/OptionHelper.java
* /opt/cola/permits/1627232265_1680652209.6499386/0/logback-core-1-2-12-sources-jar/ch/qos/logback/core/joran/conditional/PropertyWrapperForScripts.java
* /opt/cola/permits/1627232265_1680652209.6499386/0/logback-core-1-2-12-sources-jar/ch/qos/logback/core/joran/event/stax/BodyEvent.java
* /opt/cola/permits/1627232265_1680652209.6499386/0/logback-core-1-2-12-sources-jar/ch/qos/logback/core/pattern/parser/CompositeNode.java
* /opt/cola/permits/1627232265_1680652209.6499386/0/logback-core-1-2-12-sources-jar/ch/qos/logback/core/joran/spi/SimpleRuleStore.java
*
/opt/cola/permits/1627232265_1680652209.6499386/0/logback-core-1-2-12-sources-jar/ch/qos/logback/core/pattern/PostCompileProcessor.java
* /opt/cola/permits/1627232265_1680652209.6499386/0/logback-core-1-2-12-sources-jar/ch/qos/logback/core/pattern/FormatInfo.java
* /opt/cola/permits/1627232265_1680652209.6499386/0/logback-core-1-2-12-sources-jar/ch/qos/logback/core/util/ContextUtil.java
* /opt/cola/permits/1627232265_1680652209.6499386/0/logback-core-1-2-12-sources-jar/ch/qos/logback/core/filter/Filter.java
* /opt/cola/permits/1627232265_1680652209.6499386/0/logback-core-1-2-12-sources-jar/ch/qos/logback/core/net/server/Client.java
* /opt/cola/permits/1627232265_1680652209.6499386/0/logback-core-1-2-12-sources-jar/ch/qos/logback/core/rolling/RollingPolicy.java
* /opt/cola/permits/1627232265_1680652209.6499386/0/logback-core-1-2-12-sources-jar/ch/qos/logback/core/pattern/color/BoldBlueCompositeConverter.java
*

/opt/cola/permits/1627232265_1680652209.6499386/0/logback-core-1-2-12-sources-jar/ch/qos/logback/core/util/IncompatibleClassException.java
* /opt/cola/permits/1627232265_1680652209.6499386/0/logback-core-1-2-12-sources-jar/ch/qos/logback/core/UnsynchronizedAppenderBase.java
* /opt/cola/permits/1627232265_1680652209.6499386/0/logback-core-1-2-12-sources-jar/ch/qos/logback/core/property/FileExistsPropertyDefiner.java
* /opt/cola/permits/1627232265_1680652209.6499386/0/logback-core-1-2-12-sources-jar/ch/qos/logback/core/joran/spi/HostClassAndPropertyDouble.java
* /opt/cola/permits/1627232265_1680652209.6499386/0/logback-core-1-2-12-sources-jar/ch/qos/logback/core/encoder/EncoderBase.java
* /opt/cola/permits/1627232265_1680652209.6499386/0/logback-core-1-2-12-sources-jar/ch/qos/logback/core/read/ListAppender.java
* /opt/cola/permits/1627232265_1680652209.6499386/0/logback-core-1-2-12-sources-jar/ch/qos/logback/core/net/ssl/SSL.java
* /opt/cola/permits/1627232265_1680652209.6499386/0/logback-core-1-2-12-sources-jar/ch/qos/logback/core/pattern/ReplacingCompositeConverter.java
*
/opt/cola/permits/1627232265_1680652209.6499386/0/logback-core-1-2-12-sources-jar/ch/qos/logback/core/spi/AbstractComponentTracker.java
* /opt/cola/permits/1627232265_1680652209.6499386/0/logback-core-1-2-12-sources-jar/ch/qos/logback/core/spi/PropertyContainer.java
* /opt/cola/permits/1627232265_1680652209.6499386/0/logback-core-1-2-12-sources-jar/ch/qos/logback/core/spi/ContextAwareBase.java
* /opt/cola/permits/1627232265_1680652209.6499386/0/logback-core-1-2-12-sources-jar/ch/qos/logback/core/joran/spi/RuleStore.java
* /opt/cola/permits/1627232265_1680652209.6499386/0/logback-core-1-2-12-sources-jar/ch/qos/logback/core/net/server/SSLServerSocketAppenderBase.java
* /opt/cola/permits/1627232265_1680652209.6499386/0/logback-core-1-2-12-sources-jar/ch/qos/logback/core/pattern/color/ForegroundCompositeConverterBase.java
* /opt/cola/permits/1627232265_1680652209.6499386/0/logback-core-1-2-12-sources-jar/ch/qos/logback/core/joran/spi/NoAutoStart.java
*
/opt/cola/permits/1627232265_1680652209.6499386/0/logback-core-1-2-12-sources-jar/ch/qos/logback/core/spi/FilterAttachableImpl.java
* /opt/cola/permits/1627232265_1680652209.6499386/0/logback-core-1-2-12-sources-jar/ch/qos/logback/core/joran/action/NestedComplexPropertyIA.java
* /opt/cola/permits/1627232265_1680652209.6499386/0/logback-core-1-2-12-sources-jar/ch/qos/logback/core/subst/Node.java
* /opt/cola/permits/1627232265_1680652209.6499386/0/logback-core-1-2-12-sources-jar/ch/qos/logback/core/pattern/color/ANSIConstants.java
* /opt/cola/permits/1627232265_1680652209.6499386/0/logback-core-1-2-12-sources-jar/ch/qos/logback/core/pattern/color/BoldMagentaCompositeConverter.java
* /opt/cola/permits/1627232265_1680652209.6499386/0/logback-core-1-2-12-sources-jar/ch/qos/logback/core/html/IThrowableRenderer.java
* /opt/cola/permits/1627232265_1680652209.6499386/0/logback-core-1-2-12-sources-jar/ch/qos/logback/core/net/SMTPAppenderBase.java
*

/opt/cola/permits/1627232265_1680652209.6499386/0/logback-core-1-2-12-sources-jar/ch/qos/logback/core/pattern/parser/OptionTokenizer.java
* /opt/cola/permits/1627232265_1680652209.6499386/0/logback-core-1-2-12-sources-jar/ch/qos/logback/core/net/LoginAuthenticator.java
* /opt/cola/permits/1627232265_1680652209.6499386/0/logback-core-1-2-12-sources-jar/ch/qos/logback/core/pattern/color/BoldWhiteCompositeConverter.java
* /opt/cola/permits/1627232265_1680652209.6499386/0/logback-core-1-2-12-sources-jar/ch/qos/logback/core/rolling/helper/MonoTypedConverter.java
* /opt/cola/permits/1627232265_1680652209.6499386/0/logback-core-1-2-12-sources-jar/ch/qos/logback/core/Appender.java
* /opt/cola/permits/1627232265_1680652209.6499386/0/logback-core-1-2-12-sources-jar/ch/qos/logback/core/Layout.java
* /opt/cola/permits/1627232265_1680652209.6499386/0/logback-core-1-2-12-sources-jar/ch/qos/logback/core/pattern/IdentityCompositeConverter.java
* /opt/cola/permits/1627232265_1680652209.6499386/0/logback-core-1-2-12-sources-jar/ch/qos/logback/core/rolling/helper/FileStoreUtil.java
*
/opt/cola/permits/1627232265_1680652209.6499386/0/logback-core-1-2-12-sources-jar/ch/qos/logback/core/net/AbstractSocketAppender.java
* /opt/cola/permits/1627232265_1680652209.6499386/0/logback-core-1-2-12-sources-jar/ch/qos/logback/core/rolling/helper/FileFilterUtil.java
* /opt/cola/permits/1627232265_1680652209.6499386/0/logback-core-1-2-12-sources-jar/ch/qos/logback/core/spi/ContextAware.java
* /opt/cola/permits/1627232265_1680652209.6499386/0/logback-core-1-2-12-sources-jar/ch/qos/logback/core/joran/action/NOPAction.java
* /opt/cola/permits/1627232265_1680652209.6499386/0/logback-core-1-2-12-sources-jar/ch/qos/logback/core/net/QueueFactory.java
* /opt/cola/permits/1627232265_1680652209.6499386/0/logback-core-1-2-12-sources-jar/ch/qos/logback/core/net/server/ServerRunner.java
* /opt/cola/permits/1627232265_1680652209.6499386/0/logback-core-1-2-12-sources-jar/ch/qos/logback/core/helpers/NOPAppender.java
*
/opt/cola/permits/1627232265_1680652209.6499386/0/logback-core-1-2-12-sources-jar/ch/qos/logback/core/joran/event/EndEvent.java
* /opt/cola/permits/1627232265_1680652209.6499386/0/logback-core-1-2-12-sources-jar/ch/qos/logback/core/net/AbstractSSLSocketAppender.java
* /opt/cola/permits/1627232265_1680652209.6499386/0/logback-core-1-2-12-sources-jar/ch/qos/logback/core/joran/spi/DefaultNestedComponentRegistry.java
* /opt/cola/permits/1627232265_1680652209.6499386/0/logback-core-1-2-12-sources-jar/ch/qos/logback/core/pattern/parser/SimpleKeywordNode.java
* /opt/cola/permits/1627232265_1680652209.6499386/0/logback-core-1-2-12-sources-jar/ch/qos/logback/core/joran/action/AbstractEventEvaluatorAction.java
* /opt/cola/permits/1627232265_1680652209.6499386/0/logback-core-1-2-12-sources-jar/ch/qos/logback/core/spi/LogbackLock.java
* /opt/cola/permits/1627232265_1680652209.6499386/0/logback-core-1-2-12-sources-jar/ch/qos/logback/core/util/CharSequenceState.java
* /opt/cola/permits/1627232265_1680652209.6499386/0/logback-core-1-2-12-sources-jar/ch/qos/logback/core/spi/ScanException.java

```

*
/opt/cola/permits/1627232265_1680652209.6499386/0/logback-core-1-2-12-sources-
jar/ch/qos/logback/core/spi/LifeCycle.java
* /opt/cola/permits/1627232265_1680652209.6499386/0/logback-core-1-2-12-sources-
jar/ch/qos/logback/core/joran/spi/EventPlayer.java
* /opt/cola/permits/1627232265_1680652209.6499386/0/logback-core-1-2-12-sources-
jar/ch/qos/logback/core/pattern/color/GrayCompositeConverter.java
* /opt/cola/permits/1627232265_1680652209.6499386/0/logback-core-1-2-12-sources-
jar/ch/qos/logback/core/util/DynamicClassLoadingException.java
* /opt/cola/permits/1627232265_1680652209.6499386/0/logback-core-1-2-12-sources-
jar/ch/qos/logback/core/rolling/TimeBasedRollingPolicy.java
* /opt/cola/permits/1627232265_1680652209.6499386/0/logback-core-1-2-12-sources-
jar/ch/qos/logback/core/pattern/color/CyanCompositeConverter.java
* /opt/cola/permits/1627232265_1680652209.6499386/0/logback-core-1-2-12-sources-
jar/ch/qos/logback/core/pattern/util/IEscapeUtil.java
*
/opt/cola/permits/1627232265_1680652209.6499386/0/logback-core-1-2-12-sources-
jar/ch/qos/logback/core/sift/AppenderTracker.java
* /opt/cola/permits/1627232265_1680652209.6499386/0/logback-core-1-2-12-sources-
jar/ch/qos/logback/core/status/OnConsoleStatusListener.java
* /opt/cola/permits/1627232265_1680652209.6499386/0/logback-core-1-2-12-sources-
jar/ch/qos/logback/core/hook/ShutdownHookBase.java
* /opt/cola/permits/1627232265_1680652209.6499386/0/logback-core-1-2-12-sources-
jar/ch/qos/logback/core/pattern/color/GreenCompositeConverter.java
* /opt/cola/permits/1627232265_1680652209.6499386/0/logback-core-1-2-12-sources-
jar/ch/qos/logback/core/joran/event/StartEvent.java
* /opt/cola/permits/1627232265_1680652209.6499386/0/logback-core-1-2-12-sources-
jar/ch/qos/logback/core/hook/ShutdownHook.java
* /opt/cola/permits/1627232265_1680652209.6499386/0/logback-core-1-2-12-sources-
jar/ch/qos/logback/core/joran/action/TimestampAction.java
*
/opt/cola/permits/1627232265_1680652209.6499386/0/logback-core-1-2-12-sources-
jar/ch/qos/logback/core/joran/action/DefinePropertyAction.java
* /opt/cola/permits/1627232265_1680652209.6499386/0/logback-core-1-2-12-sources-
jar/ch/qos/logback/core/pattern/color/BoldGreenCompositeConverter.java
* /opt/cola/permits/1627232265_1680652209.6499386/0/logback-core-1-2-12-sources-
jar/ch/qos/logback/core/boolex/EvaluationException.java
* /opt/cola/permits/1627232265_1680652209.6499386/0/logback-core-1-2-12-sources-
jar/ch/qos/logback/core/joran/conditional/ThenAction.java
* /opt/cola/permits/1627232265_1680652209.6499386/0/logback-core-1-2-12-sources-
jar/ch/qos/logback/core/recovery/ResilientFileOutputStream.java
* /opt/cola/permits/1627232265_1680652209.6499386/0/logback-core-1-2-12-sources-
jar/ch/qos/logback/core/util/JNDIUtil.java
* /opt/cola/permits/1627232265_1680652209.6499386/0/logback-core-1-2-12-sources-
jar/ch/qos/logback/core/joran/conditional/IfAction.java
*
/opt/cola/permits/1627232265_1680652209.6499386/0/logback-core-1-2-12-sources-
jar/ch/qos/logback/core/util/StatusListenerConfigHelper.java

```

* /opt/cola/permits/1627232265_1680652209.6499386/0/logback-core-1-2-12-sources-jar/ch/qos/logback/core/net/server/RemoteReceiverServerListener.java
* /opt/cola/permits/1627232265_1680652209.6499386/0/logback-core-1-2-12-sources-jar/ch/qos/logback/core/joran/spi/ConfigurationWatchList.java
* /opt/cola/permits/1627232265_1680652209.6499386/0/logback-core-1-2-12-sources-jar/ch/qos/logback/core/pattern/LiteralConverter.java
* /opt/cola/permits/1627232265_1680652209.6499386/0/logback-core-1-2-12-sources-jar/ch/qos/logback/core/rolling/RolloverFailure.java
* /opt/cola/permits/1627232265_1680652209.6499386/0/logback-core-1-2-12-sources-jar/ch/qos/logback/core/spi/ComponentTracker.java
* /opt/cola/permits/1627232265_1680652209.6499386/0/logback-core-1-2-12-sources-jar/ch/qos/logback/core/net/ssl/SSLContextFactoryBean.java
* /opt/cola/permits/1627232265_1680652209.6499386/0/logback-core-1-2-12-sources-jar/ch/qos/logback/core/spi/DeferredProcessingAware.java
*
/opt/cola/permits/1627232265_1680652209.6499386/0/logback-core-1-2-12-sources-jar/ch/qos/logback/core/pattern/color/YellowCompositeConverter.java
* /opt/cola/permits/1627232265_1680652209.6499386/0/logback-core-1-2-12-sources-jar/ch/qos/logback/core/rolling/RollingFileAppender.java
* /opt/cola/permits/1627232265_1680652209.6499386/0/logback-core-1-2-12-sources-jar/ch/qos/logback/core/util/ExecutorServiceUtil.java
* /opt/cola/permits/1627232265_1680652209.6499386/0/logback-core-1-2-12-sources-jar/ch/qos/logback/core/net/ObjectWriterFactory.java
* /opt/cola/permits/1627232265_1680652209.6499386/0/logback-core-1-2-12-sources-jar/ch/qos/logback/core/pattern/util/RestrictedEscapeUtil.java
* /opt/cola/permits/1627232265_1680652209.6499386/0/logback-core-1-2-12-sources-jar/ch/qos/logback/core/rolling/helper/FileNamePattern.java
* /opt/cola/permits/1627232265_1680652209.6499386/0/logback-core-1-2-12-sources-jar/ch/qos/logback/core/pattern/parser/Parser.java
*
/opt/cola/permits/1627232265_1680652209.6499386/0/logback-core-1-2-12-sources-jar/ch/qos/logback/core/net/ObjectWriter.java
* /opt/cola/permits/1627232265_1680652209.6499386/0/logback-core-1-2-12-sources-jar/ch/qos/logback/core/net/server/ServerSocketListener.java
* /opt/cola/permits/1627232265_1680652209.6499386/0/logback-core-1-2-12-sources-jar/ch/qos/logback/core/pattern/parser/FormattingNode.java
* /opt/cola/permits/1627232265_1680652209.6499386/0/logback-core-1-2-12-sources-jar/ch/qos/logback/core/boolex/JaninoEventEvaluatorBase.java
* /opt/cola/permits/1627232265_1680652209.6499386/0/logback-core-1-2-12-sources-jar/ch/qos/logback/core/html/CssBuilder.java
* /opt/cola/permits/1627232265_1680652209.6499386/0/logback-core-1-2-12-sources-jar/ch/qos/logback/core/pattern/ConverterUtil.java
* /opt/cola/permits/1627232265_1680652209.6499386/0/logback-core-1-2-12-sources-jar/ch/qos/logback/core/helpers/CyclicBuffer.java
*
/opt/cola/permits/1627232265_1680652209.6499386/0/logback-core-1-2-12-sources-jar/ch/qos/logback/core/joran/event/InPlayListener.java
* /opt/cola/permits/1627232265_1680652209.6499386/0/logback-core-1-2-12-sources-

jar/ch/qos/logback/core/util/DefaultInvocationGate.java
* /opt/cola/permits/1627232265_1680652209.6499386/0/logback-core-1-2-12-sources-
jar/ch/qos/logback/core/rolling/TimeBasedFileNamingAndTriggeringPolicyBase.java
* /opt/cola/permits/1627232265_1680652209.6499386/0/logback-core-1-2-12-sources-
jar/ch/qos/logback/core/pattern/Converter.java
* /opt/cola/permits/1627232265_1680652209.6499386/0/logback-core-1-2-12-sources-
jar/ch/qos/logback/core/pattern/util/AsIsEscapeUtil.java
* /opt/cola/permits/1627232265_1680652209.6499386/0/logback-core-1-2-12-sources-
jar/ch/qos/logback/core/joran/action/AppenderAction.java
* /opt/cola/permits/1627232265_1680652209.6499386/0/logback-core-1-2-12-sources-
jar/ch/qos/logback/core/net/ssl/SSLParametersConfiguration.java
* /opt/cola/permits/1627232265_1680652209.6499386/0/logback-core-1-2-12-sources-
jar/ch/qos/logback/core/pattern/parser/Token.java
*
/opt/cola/permits/1627232265_1680652209.6499386/0/logback-core-1-2-12-sources-
jar/ch/qos/logback/core/html/NOPTrowableRenderer.java
* /opt/cola/permits/1627232265_1680652209.6499386/0/logback-core-1-2-12-sources-
jar/ch/qos/logback/core/joran/spi/ElementSelector.java
* /opt/cola/permits/1627232265_1680652209.6499386/0/logback-core-1-2-12-sources-
jar/ch/qos/logback/core/subst/Parser.java
* /opt/cola/permits/1627232265_1680652209.6499386/0/logback-core-1-2-12-sources-
jar/ch/qos/logback/core/joran/spi/ActionException.java
* /opt/cola/permits/1627232265_1680652209.6499386/0/logback-core-1-2-12-sources-
jar/ch/qos/logback/core/spi/ContextAwareImpl.java
* /opt/cola/permits/1627232265_1680652209.6499386/0/logback-core-1-2-12-sources-
jar/ch/qos/logback/core/subst/Token.java
* /opt/cola/permits/1627232265_1680652209.6499386/0/logback-core-1-2-12-sources-
jar/ch/qos/logback/core/joran/action/IncludeAction.java
*
/opt/cola/permits/1627232265_1680652209.6499386/0/logback-core-1-2-12-sources-
jar/ch/qos/logback/core/joran/GenericConfigurator.java
* /opt/cola/permits/1627232265_1680652209.6499386/0/logback-core-1-2-12-sources-
jar/ch/qos/logback/core/joran/spi/NoAutoStartUtil.java
* /opt/cola/permits/1627232265_1680652209.6499386/0/logback-core-1-2-12-sources-
jar/ch/qos/logback/core/util/TimeUtil.java
* /opt/cola/permits/1627232265_1680652209.6499386/0/logback-core-1-2-12-sources-
jar/ch/qos/logback/core/rolling/helper/DateTokenConverter.java
* /opt/cola/permits/1627232265_1680652209.6499386/0/logback-core-1-2-12-sources-
jar/ch/qos/logback/core/encoder/LayoutWrappingEncoder.java
* /opt/cola/permits/1627232265_1680652209.6499386/0/logback-core-1-2-12-sources-
jar/ch/qos/logback/core/status/StatusUtil.java
* /opt/cola/permits/1627232265_1680652209.6499386/0/logback-core-1-2-12-sources-
jar/ch/qos/logback/core/net/SyslogOutputStream.java
* /opt/cola/permits/1627232265_1680652209.6499386/0/logback-core-1-2-12-sources-
jar/ch/qos/logback/core/sift/AppenderFactory.java
*
/opt/cola/permits/1627232265_1680652209.6499386/0/logback-core-1-2-12-sources-
jar/ch/qos/logback/core/joran/event/stax/StartEvent.java

* /opt/cola/permits/1627232265_1680652209.6499386/0/logback-core-1-2-12-sources-jar/ch/qos/logback/core/net/AutoFlushingObjectWriter.java
* /opt/cola/permits/1627232265_1680652209.6499386/0/logback-core-1-2-12-sources-jar/ch/qos/logback/core/status/StatusManager.java
* /opt/cola/permits/1627232265_1680652209.6499386/0/logback-core-1-2-12-sources-jar/ch/qos/logback/core/helpers/ThrowableToStringArray.java
* /opt/cola/permits/1627232265_1680652209.6499386/0/logback-core-1-2-12-sources-jar/ch/qos/logback/core/rolling/TriggeringPolicyBase.java
* /opt/cola/permits/1627232265_1680652209.6499386/0/logback-core-1-2-12-sources-jar/ch/qos/logback/core/rolling/helper/TokenConverter.java
* /opt/cola/permits/1627232265_1680652209.6499386/0/logback-core-1-2-12-sources-jar/ch/qos/logback/core/status/Status.java
*
/opt/cola/permits/1627232265_1680652209.6499386/0/logback-core-1-2-12-sources-jar/ch/qos/logback/core/util/StringCollectionUtil.java
* /opt/cola/permits/1627232265_1680652209.6499386/0/logback-core-1-2-12-sources-jar/ch/qos/logback/core/net/SocketConnector.java
* /opt/cola/permits/1627232265_1680652209.6499386/0/logback-core-1-2-12-sources-jar/ch/qos/logback/core/joran/event/stax/EndEvent.java
* /opt/cola/permits/1627232265_1680652209.6499386/0/logback-core-1-2-12-sources-jar/ch/qos/logback/core/util/StatusPrinter.java
* /opt/cola/permits/1627232265_1680652209.6499386/0/logback-core-1-2-12-sources-jar/ch/qos/logback/core/joran/action/Action.java
* /opt/cola/permits/1627232265_1680652209.6499386/0/logback-core-1-2-12-sources-jar/ch/qos/logback/core/joran/action/StatusListenerAction.java
* /opt/cola/permits/1627232265_1680652209.6499386/0/logback-core-1-2-12-sources-jar/ch/qos/logback/core/net/server/RemoteReceiverServerRunner.java
* /opt/cola/permits/1627232265_1680652209.6499386/0/logback-core-1-2-12-sources-jar/ch/qos/logback/core/net/ssl/TrustManagerFactoryFactoryBean.java
*
/opt/cola/permits/1627232265_1680652209.6499386/0/logback-core-1-2-12-sources-jar/ch/qos/logback/core/joran/action/NewRuleAction.java
* /opt/cola/permits/1627232265_1680652209.6499386/0/logback-core-1-2-12-sources-jar/ch/qos/logback/core/pattern/util/RegularEscapeUtil.java
* /opt/cola/permits/1627232265_1680652209.6499386/0/logback-core-1-2-12-sources-jar/ch/qos/logback/core/net/server/AbstractServerSocketAppender.java
* /opt/cola/permits/1627232265_1680652209.6499386/0/logback-core-1-2-12-sources-jar/ch/qos/logback/core/sift/SiftingAppenderBase.java
* /opt/cola/permits/1627232265_1680652209.6499386/0/logback-core-1-2-12-sources-jar/ch/qos/logback/core/util/AggregationType.java
* /opt/cola/permits/1627232265_1680652209.6499386/0/logback-core-1-2-12-sources-jar/ch/qos/logback/core/joran/action/PropertyAction.java
* /opt/cola/permits/1627232265_1680652209.6499386/0/logback-core-1-2-12-sources-jar/ch/qos/logback/core/joran/spi/JoranException.java
*
/opt/cola/permits/1627232265_1680652209.6499386/0/logback-core-1-2-12-sources-jar/ch/qos/logback/core/Context.java
* /opt/cola/permits/1627232265_1680652209.6499386/0/logback-core-1-2-12-sources-

jar/ch/qos/logback/core/pattern/CompositeConverter.java
* /opt/cola/permits/1627232265_1680652209.6499386/0/logback-core-1-2-12-sources-
jar/ch/qos/logback/core/subst/Tokenizer.java
* /opt/cola/permits/1627232265_1680652209.6499386/0/logback-core-1-2-12-sources-
jar/ch/qos/logback/core/joran/spi/DefaultClass.java
* /opt/cola/permits/1627232265_1680652209.6499386/0/logback-core-1-2-12-sources-
jar/ch/qos/logback/core/net/ssl/SSLConfigurable.java
* /opt/cola/permits/1627232265_1680652209.6499386/0/logback-core-1-2-12-sources-
jar/ch/qos/logback/core/sift/AbstractDiscriminator.java
* /opt/cola/permits/1627232265_1680652209.6499386/0/logback-core-1-2-12-sources-
jar/ch/qos/logback/core/joran/event/SaxEvent.java
* /opt/cola/permits/1627232265_1680652209.6499386/0/logback-core-1-2-12-sources-
jar/ch/qos/logback/core/joran/action/NestedBasicPropertyIA.java
*
/opt/cola/permits/1627232265_1680652209.6499386/0/logback-core-1-2-12-sources-
jar/ch/qos/logback/core/net/server/RemoteReceiverClient.java
* /opt/cola/permits/1627232265_1680652209.6499386/0/logback-core-1-2-12-sources-
jar/ch/qos/logback/core/FileAppender.java
* /opt/cola/permits/1627232265_1680652209.6499386/0/logback-core-1-2-12-sources-
jar/ch/qos/logback/core/pattern/PatternLayoutBase.java
* /opt/cola/permits/1627232265_1680652209.6499386/0/logback-core-1-2-12-sources-
jar/ch/qos/logback/core/pattern/parser/Compiler.java
* /opt/cola/permits/1627232265_1680652209.6499386/0/logback-core-1-2-12-sources-
jar/ch/qos/logback/core/rolling/SizeBasedTriggeringPolicy.java
* /opt/cola/permits/1627232265_1680652209.6499386/0/logback-core-1-2-12-sources-
jar/ch/qos/logback/core/status/StatusBase.java
* /opt/cola/permits/1627232265_1680652209.6499386/0/logback-core-1-2-12-sources-
jar/ch/qos/logback/core/boolex/EventEvaluator.java
*
/opt/cola/permits/1627232265_1680652209.6499386/0/logback-core-1-2-12-sources-
jar/ch/qos/logback/core/net/ssl/ConfigurableSSLServerSocketFactory.java
* /opt/cola/permits/1627232265_1680652209.6499386/0/logback-core-1-2-12-sources-
jar/ch/qos/logback/core/pattern/util/AlmostAsIsEscapeUtil.java
* /opt/cola/permits/1627232265_1680652209.6499386/0/logback-core-1-2-12-sources-
jar/ch/qos/logback/core/rolling/helper/Compressor.java
* /opt/cola/permits/1627232265_1680652209.6499386/0/logback-core-1-2-12-sources-
jar/ch/qos/logback/core/rolling/helper/RenameUtil.java
* /opt/cola/permits/1627232265_1680652209.6499386/0/logback-core-1-2-12-sources-
jar/ch/qos/logback/core/joran/spi/Interpreter.java
* /opt/cola/permits/1627232265_1680652209.6499386/0/logback-core-1-2-12-sources-
jar/ch/qos/logback/core/net/ssl/SSLComponent.java
* /opt/cola/permits/1627232265_1680652209.6499386/0/logback-core-1-2-12-sources-
jar/ch/qos/logback/core/joran/event/SaxEventRecorder.java
*
/opt/cola/permits/1627232265_1680652209.6499386/0/logback-core-1-2-12-sources-
jar/ch/qos/logback/core/joran/event/stax/StaxEventRecorder.java
* /opt/cola/permits/1627232265_1680652209.6499386/0/logback-core-1-2-12-sources-
jar/ch/qos/logback/core/status/StatusListenerAsList.java

```
* /opt/cola/permits/1627232265_1680652209.6499386/0/logback-core-1-2-12-sources-
jar/ch/qos/logback/core/joran/action/ParamAction.java
* /opt/cola/permits/1627232265_1680652209.6499386/0/logback-core-1-2-12-sources-
jar/ch/qos/logback/core/util/Loader.java
* /opt/cola/permits/1627232265_1680652209.6499386/0/logback-core-1-2-12-sources-
jar/ch/qos/logback/core/encoder/Encoder.java
* /opt/cola/permits/1627232265_1680652209.6499386/0/logback-core-1-2-12-sources-
jar/ch/qos/logback/core/net/ssl/ConfigurableSSLConnectionFactory.java
* /opt/cola/permits/1627232265_1680652209.6499386/0/logback-core-1-2-12-sources-
jar/ch/qos/logback/core/joran/action/ConversionRuleAction.java
* /opt/cola/permits/1627232265_1680652209.6499386/0/logback-core-1-2-12-sources-
jar/ch/qos/logback/core/util/CachingDateFormat.java
*
/opt/cola/permits/1627232265_1680652209.6499386/0/logback-core-1-2-12-sources-
jar/ch/qos/logback/core/util/CloseUtil.java
* /opt/cola/permits/1627232265_1680652209.6499386/0/logback-core-1-2-12-sources-
jar/ch/qos/logback/core/util/EnvUtil.java
* /opt/cola/permits/1627232265_1680652209.6499386/0/logback-core-1-2-12-sources-
jar/ch/qos/logback/core/util/DelayStrategy.java
* /opt/cola/permits/1627232265_1680652209.6499386/0/logback-core-1-2-12-sources-
jar/ch/qos/logback/core/BasicStatusManager.java
* /opt/cola/permits/1627232265_1680652209.6499386/0/logback-core-1-2-12-sources-
jar/ch/qos/logback/core/joran/action/IADDataForBasicProperty.java
* /opt/cola/permits/1627232265_1680652209.6499386/0/logback-core-1-2-12-sources-
jar/ch/qos/logback/core/net/ssl/SSLConfiguration.java
* /opt/cola/permits/1627232265_1680652209.6499386/0/logback-core-1-2-12-sources-
jar/ch/qos/logback/core/pattern/DynamicConverter.java
*
/opt/cola/permits/1627232265_1680652209.6499386/0/logback-core-1-2-12-sources-
jar/ch/qos/logback/core/rolling/TimeBasedFileNamingAndTriggeringPolicy.java
```

1.787 jersey-hk2 2.39.1

1.787.1 Available under license :

Notice for Jersey

This content is produced and maintained by the Eclipse Jersey project.

* Project home: <https://projects.eclipse.org/projects/ee4j.jersey>

Trademarks

Eclipse Jersey is a trademark of the Eclipse Foundation.

Copyright

All content is the property of the respective authors or their employers. For more information regarding authorship of content, please consult the listed source code repository logs.

Declared Project Licenses

This program and the accompanying materials are made available under the terms of the Eclipse Public License v. 2.0 which is available at <http://www.eclipse.org/legal/epl-2.0>. This Source Code may also be made available under the following Secondary Licenses when the conditions for such availability set forth in the Eclipse Public License v. 2.0 are satisfied: GNU General Public License, version 2 with the GNU Classpath Exception which is available at <https://www.gnu.org/software/classpath/license.html>.

SPDX-License-Identifier: EPL-2.0
OR GPL-2.0 WITH Classpath-exception-2.0

Source Code

The project maintains the following source code repositories:

* <https://github.com/eclipse-ee4j/jersey>

Third-party Content

Angular JS, v1.6.6

* License MIT (<http://www.opensource.org/licenses/mit-license.php>)

* Project: <http://angularjs.org>

* Copyright: (c) 2010-2017 Google, Inc.

aopalliance Version 1

* License: all the source code provided by AOP Alliance is Public Domain.

* Project: <http://aopalliance.sourceforge.net>

* Copyright: Material in the public domain is not protected by copyright

Bean Validation API 2.0.2

* License: Apache License, 2.0

* Project: <http://beanvalidation.org/1.1/>

* Copyright: 2009, Red Hat, Inc. and/or its affiliates, and individual contributors

* by the @authors tag.

Hibernate Validator CDI, 6.2.4.Final

* License: Apache License, 2.0

* Project: <https://beanvalidation.org/>

* Repackaged in `org.glassfish.jersey.server.validation.internal.hibernate`

Bootstrap v3.3.7

* License: MIT license (<https://github.com/twbs/bootstrap/blob/master/LICENSE>)

*

Project: <http://getbootstrap.com>

* Copyright: 2011-2016 Twitter, Inc

Google Guava Version 18.0

- * License: Apache License, 2.0
- * Copyright (C) 2009 The Guava Authors

javax.inject Version: 1

- * License: Apache License, 2.0
- * Copyright (C) 2009 The JSR-330 Expert Group

Javassist Version 3.29.0-GA

- * License: Apache License, 2.0
- * Project: <http://www.javassist.org/>
- * Copyright (C) 1999- Shigeru Chiba. All Rights Reserved.

Jackson JAX-RS Providers Version 2.14.1

- * License: Apache License, 2.0
- * Project: <https://github.com/FasterXML/jackson-jaxrs-providers>
- * Copyright: (c) 2009-2022 FasterXML, LLC. All rights reserved unless otherwise indicated.

jQuery v1.12.4

- * License: jquery.org/license
- * Project: jquery.org
- * Copyright: (c) jQuery Foundation

jQuery Barcode plugin 0.3

- * License: MIT & GPL (<http://www.opensource.org/licenses/mit-license.php> & <http://www.gnu.org/licenses/gpl.html>)
- * Project: <http://www.pasella.it/projects/jquery/barcode>
- *
Copyright: (c) 2009 Antonello Pasella antonello.pasella@gmail.com

JSR-166 Extension - JEP 266

- * License: CC0
- * No copyright
- * Written by Doug Lea with assistance from members of JCP JSR-166 Expert Group and released to the public domain, as explained at <http://creativecommons.org/publicdomain/zero/1.0/>

KineticJS, v4.7.1

- * License: MIT license (<http://www.opensource.org/licenses/mit-license.php>)
- * Project: <http://www.kineticjs.com>, <https://github.com/ericdrowell/KineticJS>
- * Copyright: Eric Rowell

org.objectweb.asm Version 9.4

- * License: Modified BSD (<https://asm.ow2.io/license.html>)
- * Copyright (c) 2000-2011 INRIA, France Telecom. All rights reserved.

org.osgi.core version 6.0.0

- * License: Apache License, 2.0
- * Copyright (c) OSGi Alliance (2005, 2008). All Rights Reserved.

org.glassfish.jersey.server.internal.monitoring.core

* License: Apache License, 2.0

* Copyright (c) 2015-2018 Oracle and/or its affiliates. All rights reserved.

* Copyright 2010-2013 Coda Hale and Yammer, Inc.

W3.org

documents

* License: W3C License

* Copyright: Copyright (c) 1994-2001 World Wide Web Consortium, (Massachusetts Institute of Technology, Institut National de Recherche en Informatique et en Automatique, Keio University). All Rights Reserved.

<http://www.w3.org/Consortium/Legal/>

Eclipse Public License - v 2.0

THE ACCOMPANYING PROGRAM IS PROVIDED UNDER THE TERMS OF THIS ECLIPSE PUBLIC LICENSE ("AGREEMENT"). ANY USE, REPRODUCTION OR DISTRIBUTION OF THE PROGRAM CONSTITUTES RECIPIENT'S ACCEPTANCE OF THIS AGREEMENT.

1. DEFINITIONS

"Contribution" means:

a) in the case of the initial Contributor, the initial content Distributed under this Agreement, and

b) in the case of each subsequent Contributor:

i) changes to the Program, and

ii) additions to the Program;

where such changes and/or additions to the Program originate from and are Distributed by that particular Contributor. A Contribution "originates" from a Contributor if it was added to the Program by such Contributor itself or anyone acting on such Contributor's behalf. Contributions do not include changes or additions to the Program that are not Modified Works.

"Contributor" means any person or entity that Distributes the Program.

"Licensed Patents" mean patent claims licensable by a Contributor which are necessarily infringed by the use or sale of its Contribution alone or when combined with the Program.

"Program" means the Contributions Distributed in accordance with this Agreement.

"Recipient" means anyone who receives the Program under this Agreement or any Secondary License (as applicable), including Contributors.

"Derivative Works" shall mean any work, whether in Source Code or other form, that is based on (or derived from) the Program and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship.

"Modified Works" shall mean any work in Source Code or other form that results from an addition to, deletion from, or modification of the contents of the Program, including, for purposes of clarity any new file in Source Code form that contains any contents of the Program. Modified Works shall not include works that contain only declarations, interfaces, types, classes, structures, or files of the Program solely in each case in order to link to, bind by name, or subclass the Program or Modified Works thereof.

"Distribute" means the acts of a) distributing or b) making available in any manner that enables the transfer of a copy.

"Source Code" means the form of a Program preferred for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Secondary License" means either the GNU General Public License, Version 2.0, or any later versions of that license, including any exceptions or additional permissions as identified by the initial Contributor.

2. GRANT OF RIGHTS

a) Subject to the terms of this Agreement, each Contributor hereby grants Recipient a non-exclusive, worldwide, royalty-free copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, Distribute and sublicense the Contribution of such Contributor, if any, and such Derivative Works.

b) Subject to the terms of this Agreement, each Contributor hereby grants Recipient a non-exclusive, worldwide, royalty-free patent license under Licensed Patents to make, use, sell, offer to sell, import and otherwise transfer the Contribution of such Contributor, if any, in Source Code or other form. This patent license shall apply to the combination of the Contribution and the Program if, at the time the Contribution is added by the Contributor, such addition of the Contribution causes such combination to be covered by the Licensed Patents. The patent license shall not apply to any other combinations which include the Contribution. No hardware per se is licensed hereunder.

c) Recipient understands that although each Contributor grants the licenses to its Contributions set forth herein, no assurances are provided by any Contributor that the Program does not infringe the patent or other intellectual property rights of any other entity. Each Contributor disclaims any liability to Recipient for claims brought by any other entity based on infringement of intellectual property rights or otherwise. As a condition to exercising the rights and licenses granted hereunder, each Recipient hereby assumes sole responsibility to secure any other intellectual property rights needed, if any. For example, if a third party patent license is required to allow Recipient to Distribute the Program, it is Recipient's responsibility to acquire that license before distributing the Program.

d) Each Contributor represents that to its knowledge it has sufficient copyright rights in its Contribution, if any, to grant the copyright license set forth in this Agreement.

e) Notwithstanding the terms of any Secondary License, no Contributor makes additional grants to any Recipient (other than those set forth in this Agreement) as a result of such Recipient's receipt of the Program under the terms of a Secondary License (if permitted under the terms of Section 3).

3. REQUIREMENTS

3.1 If a Contributor Distributes the Program in any form, then:

a) the Program must also be made available as Source Code, in accordance with section 3.2, and the Contributor must accompany the Program with a statement that the Source Code for the Program is available under this Agreement, and informs Recipients how to obtain it in a reasonable manner on or through a medium customarily used for software exchange; and

b) the Contributor may Distribute the Program under a license different than this Agreement, provided that such license:

i) effectively disclaims on behalf of all other Contributors all warranties and conditions, express and implied, including warranties or conditions of title and non-infringement, and implied warranties or conditions of merchantability and fitness for a particular purpose;

ii) effectively excludes on behalf of all other Contributors all liability for damages, including direct, indirect, special, incidental and consequential damages, such as lost profits;

iii) does not attempt to limit or alter the recipients' rights in the Source Code under section 3.2; and

iv) requires any subsequent distribution of the Program by any party to be under a license that satisfies the requirements of this section 3.

3.2 When the Program is Distributed as Source Code:

a) it must be made available under this Agreement, or if the Program (i) is combined with other material in a separate file or files made available under a Secondary License, and (ii) the initial Contributor attached to the Source Code the notice described in Exhibit A of this Agreement, then the Program may be made available under the terms of such Secondary Licenses, and

b) a copy of this Agreement must be included with each copy of the Program.

3.3 Contributors may not remove or alter any copyright, patent, trademark, attribution notices, disclaimers of warranty, or limitations of liability ("notices") contained within the Program from any copy of the Program which they Distribute, provided that Contributors may add their own appropriate notices.

4. COMMERCIAL DISTRIBUTION

Commercial distributors of software may accept certain responsibilities with respect to end users, business partners and the like. While this license is intended to facilitate the commercial use of the Program, the Contributor who includes the Program in a commercial product offering should do so in a manner which does not create potential liability for other Contributors. Therefore, if a Contributor includes the Program in a commercial product offering, such Contributor ("Commercial Contributor") hereby agrees to defend and indemnify every other Contributor ("Indemnified Contributor") against any losses, damages and costs (collectively "Losses") arising from claims, lawsuits and other legal actions brought by a third party against the Indemnified Contributor to the extent caused by the acts or omissions of such Commercial Contributor in connection with its distribution of the Program in a commercial product offering. The obligations in this section do not apply to any claims or Losses relating to any actual or alleged intellectual property infringement. In order to qualify, an Indemnified Contributor must: a) promptly notify the Commercial Contributor in writing of

such claim, and b) allow the Commercial Contributor to control, and cooperate with the Commercial Contributor in, the defense and any related settlement negotiations. The Indemnified Contributor may participate in any such claim at its own expense.

For example, a Contributor might include the Program in a commercial product offering, Product X. That Contributor is then a Commercial Contributor. If that Commercial Contributor then makes performance claims, or offers warranties related to Product X, those performance claims and warranties are such Commercial Contributor's responsibility alone. Under this section, the Commercial Contributor would have to defend claims against the other Contributors related to those performance claims and warranties, and if a court requires any other Contributor to pay any damages as a result, the Commercial Contributor must pay those damages.

5. NO WARRANTY

EXCEPT AS EXPRESSLY SET FORTH IN THIS AGREEMENT, AND TO THE EXTENT PERMITTED BY APPLICABLE LAW, THE PROGRAM IS PROVIDED ON AN "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, EITHER EXPRESS OR IMPLIED INCLUDING, WITHOUT LIMITATION, ANY WARRANTIES OR CONDITIONS OF TITLE, NON-INFRINGEMENT, MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE. Each Recipient is solely responsible for determining the appropriateness of using and distributing the Program and assumes all risks associated with its exercise of rights under this Agreement, including but not limited to the risks and costs of program errors, compliance with applicable laws, damage to or loss of data, programs or equipment, and unavailability or interruption of operations.

6. DISCLAIMER OF LIABILITY

EXCEPT AS EXPRESSLY SET FORTH IN THIS AGREEMENT, AND TO THE EXTENT PERMITTED BY APPLICABLE LAW, NEITHER RECIPIENT NOR ANY CONTRIBUTORS SHALL HAVE ANY LIABILITY FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING WITHOUT LIMITATION LOST PROFITS), HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OR DISTRIBUTION OF THE PROGRAM OR THE EXERCISE OF ANY RIGHTS GRANTED HEREUNDER, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

7. GENERAL

If any provision of this Agreement is invalid or unenforceable under applicable law, it shall not affect the validity or enforceability of the remainder of the terms of this Agreement, and without further

action by the parties hereto, such provision shall be reformed to the minimum extent necessary to make such provision valid and enforceable.

If Recipient institutes patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Program itself (excluding combinations of the Program with other software or hardware) infringes such Recipient's patent(s), then such Recipient's rights granted under Section 2(b) shall terminate as of the date such litigation is filed.

All Recipient's rights under this Agreement shall terminate if it fails to comply with any of the material terms or conditions of this Agreement and does not cure such failure in a reasonable period of time after becoming aware of such noncompliance. If all Recipient's rights under this Agreement terminate, Recipient agrees to cease use and distribution of the Program as soon as reasonably practicable. However, Recipient's obligations under this Agreement and any licenses granted by Recipient relating to the Program shall continue and survive.

Everyone is permitted to copy and distribute copies of this Agreement, but in order to avoid inconsistency the Agreement is copyrighted and may only be modified in the following manner. The Agreement Steward reserves the right to publish new versions (including revisions) of this Agreement from time to time. No one other than the Agreement Steward has the right to modify this Agreement. The Eclipse Foundation is the initial Agreement Steward. The Eclipse Foundation may assign the responsibility to serve as the Agreement Steward to a suitable separate entity. Each new version of the Agreement will be given a distinguishing version number. The Program (including Contributions) may always be Distributed subject to the version of the Agreement under which it was received. In addition, after a new version of the Agreement is published, Contributor may elect to Distribute the Program (including its Contributions) under the new version.

Except as expressly stated in Sections 2(a) and 2(b) above, Recipient receives no rights or licenses to the intellectual property of any Contributor under this Agreement, whether expressly, by implication, estoppel or otherwise. All rights in the Program not expressly granted under this Agreement are reserved. Nothing in this Agreement is intended to be enforceable by any entity that is not a Contributor or Recipient. No third-party beneficiary rights are created under this Agreement.

Exhibit A - Form of Secondary Licenses Notice

"This Source Code may also be made available under the following

Secondary Licenses when the conditions for such availability set forth in the Eclipse Public License, v. 2.0 are satisfied: {name license(s), version(s), and exceptions or additional permissions here}."

Simply including a copy of this Agreement, including this Exhibit A is not sufficient to license the Source Code under Secondary Licenses.

If it is not possible or desirable to put the notice in a particular file, then You may include the notice in a location (such as a LICENSE file in a relevant directory) where a recipient would be likely to look for such a notice.

You may add additional accurate notices of copyright ownership.

The GNU General Public License (GPL) Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.
51 Franklin Street, Fifth Floor
Boston, MA 02110-1335
USA

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. This General Public License applies to most of the Free Software Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Library General Public License instead.)

You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These

restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and modification follow.

TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that

is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.

b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.

c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License.

(Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Program.

In addition, mere aggregation of another work not based on the Program with the Program (or with a work based on the Program) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

a) Accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source

code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software

Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR

OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

END OF
TERMS AND CONDITIONS

How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

One line to give the program's name and a brief idea of what it does.
Copyright (C) <year> <name of author>

This program is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation; either version 2 of the License, or (at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program; if not, write to the Free Software

Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston, MA 02110-1335 USA

Also add information on how to contact you by electronic and paper mail.

If the program is interactive, make it output a short notice like this when it starts in an interactive mode:

```
Gnomovision version 69, Copyright (C) year name of author
Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type
`show w'. This is free software, and you are welcome to redistribute
it under certain conditions; type `show c' for details.
```

The hypothetical commands ``show w'` and ``show c'` should show the appropriate parts of the General Public License. Of course, the commands you use may be called something other than ``show w'` and ``show c'`; they could even be mouse-clicks or menu items--whatever suits your program.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the program, if necessary. Here is a sample; alter the names:

```
Yoyodyne, Inc., hereby disclaims all copyright interest in the
program `Gnomovision' (which makes passes at compilers) written by
James Hacker.
```

```
signature of Ty Coon, 1 April 1989
Ty Coon, President of Vice
```

This General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Library General Public License instead of this License.

CLASSPATH EXCEPTION

Linking this library statically or dynamically with other modules is making a combined work based on this library. Thus, the terms and conditions of the GNU General Public License version 2 cover the whole combination.

As a special exception, the copyright holders of this library give you permission to link this library with independent modules to produce an executable, regardless of the license terms of these independent modules, and to copy and distribute the resulting executable under

terms of your choice, provided that you also meet, for each linked independent module, the terms and conditions of the license of that module. An independent module is a module which is not derived from or based on this library. If you modify this library, you may extend this exception to your version of the library, but you are not obligated to do so. If you do not wish to do so, delete this exception statement from your version.

1.788 jersey-client 2.39.1

1.788.1 Available under license :

Notice for Jersey

This content is produced and maintained by the Eclipse Jersey project.

* Project home: <https://projects.eclipse.org/projects/ee4j.jersey>

Trademarks

Eclipse Jersey is a trademark of the Eclipse Foundation.

Copyright

All content is the property of the respective authors or their employers. For more information regarding authorship of content, please consult the listed source code repository logs.

Declared Project Licenses

This program and the accompanying materials are made available under the terms of the Eclipse Public License v. 2.0 which is available at <http://www.eclipse.org/legal/epl-2.0>. This Source Code may also be made available under the following Secondary Licenses when the conditions for such availability set forth in the Eclipse Public License v. 2.0 are satisfied: GNU General Public License, version 2 with the GNU Classpath Exception which is available at <https://www.gnu.org/software/classpath/license.html>.

SPDX-License-Identifier: EPL-2.0

OR GPL-2.0 WITH Classpath-exception-2.0

Source Code

The project maintains the following source code repositories:

* <https://github.com/eclipse-ee4j/jersey>

Third-party Content

Angular JS, v1.6.6

* License MIT (<http://www.opensource.org/licenses/mit-license.php>)

* Project: <http://angularjs.org>

* Copyright: (c) 2010-2017 Google, Inc.

aopalliance Version 1

* License: all the source code provided by AOP Alliance is Public Domain.

* Project: <http://aopalliance.sourceforge.net>

* Copyright: Material in the public domain is not protected by copyright

Bean Validation API 2.0.2

* License: Apache License, 2.0

* Project: <http://beanvalidation.org/1.1/>

* Copyright: 2009, Red Hat, Inc. and/or its affiliates, and individual contributors

* by the @authors tag.

Hibernate Validator CDI, 6.2.4.Final

* License: Apache License, 2.0

* Project: <https://beanvalidation.org/>

* Repackaged in org.glassfish.jersey.server.validation.internal.hibernate

Bootstrap v3.3.7

* License: MIT license (<https://github.com/twbs/bootstrap/blob/master/LICENSE>)

*

Project: <http://getbootstrap.com>

* Copyright: 2011-2016 Twitter, Inc

Google Guava Version 18.0

* License: Apache License, 2.0

* Copyright (C) 2009 The Guava Authors

javax.inject Version: 1

* License: Apache License, 2.0

* Copyright (C) 2009 The JSR-330 Expert Group

Javassist Version 3.29.0-GA

* License: Apache License, 2.0

* Project: <http://www.javassist.org/>

* Copyright (C) 1999- Shigeru Chiba. All Rights Reserved.

Jackson JAX-RS Providers Version 2.14.1

* License: Apache License, 2.0

* Project: <https://github.com/FasterXML/jackson-jaxrs-providers>

* Copyright: (c) 2009-2022 FasterXML, LLC. All rights reserved unless otherwise indicated.

jQuery v1.12.4

* License: jquery.org/license

* Project: jquery.org

* Copyright: (c) jQuery Foundation

jQuery Barcode plugin 0.3

* License: MIT & GPL (<http://www.opensource.org/licenses/mit-license.php> & <http://www.gnu.org/licenses/gpl.html>)

* Project: <http://www.pasella.it/projects/jquery/barcode>

*

Copyright: (c) 2009 Antonello Pasella antonello.pasella@gmail.com

JSR-166 Extension - JEP 266

* License: CC0

* No copyright

* Written by Doug Lea with assistance from members of JCP JSR-166 Expert Group and released to the public domain, as explained at <http://creativecommons.org/publicdomain/zero/1.0/>

KineticJS, v4.7.1

* License: MIT license (<http://www.opensource.org/licenses/mit-license.php>)

* Project: <http://www.kineticjs.com>, <https://github.com/ericdrowell/KineticJS>

* Copyright: Eric Rowell

org.objectweb.asm Version 9.4

* License: Modified BSD (<https://asm.ow2.io/license.html>)

* Copyright (c) 2000-2011 INRIA, France Telecom. All rights reserved.

org.osgi.core version 6.0.0

* License: Apache License, 2.0

* Copyright (c) OSGi Alliance (2005, 2008). All Rights Reserved.

org.glassfish.jersey.server.internal.monitoring.core

* License: Apache License, 2.0

* Copyright (c) 2015-2018 Oracle and/or its affiliates. All rights reserved.

* Copyright 2010-2013 Coda Hale and Yammer, Inc.

W3.org

documents

* License: W3C License

* Copyright: Copyright (c) 1994-2001 World Wide Web Consortium, (Massachusetts Institute of Technology, Institut National de Recherche en Informatique et en Automatique, Keio University). All Rights Reserved.

<http://www.w3.org/Consortium/Legal/>

Eclipse Public License - v 2.0

THE ACCOMPANYING PROGRAM IS PROVIDED UNDER THE TERMS OF THIS ECLIPSE PUBLIC LICENSE ("AGREEMENT"). ANY USE, REPRODUCTION OR DISTRIBUTION OF THE PROGRAM CONSTITUTES RECIPIENT'S ACCEPTANCE OF THIS AGREEMENT.

1. DEFINITIONS

"Contribution" means:

a) in the case of the initial Contributor, the initial content Distributed under this Agreement, and

b) in the case of each subsequent Contributor:

- i) changes to the Program, and
- ii) additions to the Program;

where such changes and/or additions to the Program originate from and are Distributed by that particular Contributor. A Contribution "originates" from a Contributor if it was added to the Program by such Contributor itself or anyone acting on such Contributor's behalf. Contributions do not include changes or additions to the Program that are not Modified Works.

"Contributor" means any person or entity that Distributes the Program.

"Licensed Patents" mean patent claims licensable by a Contributor which are necessarily infringed by the use or sale of its Contribution alone or when combined with the Program.

"Program" means the Contributions Distributed in accordance with this Agreement.

"Recipient" means anyone who receives the Program under this Agreement or any Secondary License (as applicable), including Contributors.

"Derivative Works" shall mean any work, whether in Source Code or other form, that is based on (or derived from) the Program and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship.

"Modified Works" shall mean any work in Source Code or other form that results from an addition to, deletion from, or modification of the contents of the Program, including, for purposes of clarity any new file in Source Code form that contains any contents of the Program. Modified Works shall not include works that contain only declarations, interfaces, types, classes, structures, or files of the Program solely in each case in order to link to, bind by name, or subclass the Program or Modified Works thereof.

"Distribute" means the acts of a) distributing or b) making available in any manner that enables the transfer of a copy.

"Source Code" means the form of a Program preferred for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Secondary License" means either the GNU General Public License, Version 2.0, or any later versions of that license, including any exceptions or additional permissions as identified by the initial Contributor.

2. GRANT OF RIGHTS

a) Subject to the terms of this Agreement, each Contributor hereby grants Recipient a non-exclusive, worldwide, royalty-free copyright

license to reproduce, prepare Derivative Works of, publicly display, publicly perform, Distribute and sublicense the Contribution of such Contributor, if any, and such Derivative Works.

b) Subject to the terms of this Agreement, each Contributor hereby grants Recipient a non-exclusive, worldwide, royalty-free patent license under Licensed Patents to make, use, sell, offer to sell, import and otherwise transfer the Contribution of such Contributor, if any, in Source Code or other form. This patent license shall apply to the combination of the Contribution and the Program if, at the time the Contribution is added by the Contributor, such addition of the Contribution causes such combination to be covered by the Licensed Patents. The patent license shall not apply to any other combinations which include the Contribution. No hardware per se is licensed hereunder.

c) Recipient understands that although each Contributor grants the licenses to its Contributions set forth herein, no assurances are provided by any Contributor that the Program does not infringe the patent or other intellectual property rights of any other entity. Each Contributor disclaims any liability to Recipient for claims brought by any other entity based on infringement of intellectual property rights or otherwise. As a condition to exercising the rights and licenses granted hereunder, each Recipient hereby assumes sole responsibility to secure any other intellectual property rights needed, if any. For example, if a third party patent license is required to allow Recipient to Distribute the Program, it is Recipient's responsibility to acquire that license before distributing the Program.

d) Each Contributor represents that to its knowledge it has sufficient copyright rights in its Contribution, if any, to grant

the copyright license set forth in this Agreement.

e) Notwithstanding the terms of any Secondary License, no Contributor makes additional grants to any Recipient (other than

those set forth in this Agreement) as a result of such Recipient's receipt of the Program under the terms of a Secondary License (if permitted under the terms of Section 3).

3. REQUIREMENTS

3.1 If a Contributor Distributes the Program in any form, then:

a) the Program must also be made available as Source Code, in accordance with section 3.2, and the Contributor must accompany the Program with a statement that the Source Code for the Program is available under this Agreement, and informs Recipients how to obtain it in a reasonable manner on or through a medium customarily used for software exchange; and

b) the Contributor may Distribute the Program under a license different than this Agreement, provided that such license:

i) effectively disclaims on behalf of all other Contributors all warranties and conditions, express and implied, including warranties or conditions of title and non-infringement, and implied warranties or conditions of merchantability and fitness for a particular purpose;

ii) effectively excludes on behalf of all other Contributors all liability for damages, including direct, indirect, special, incidental and consequential damages, such as lost profits;

iii) does not attempt to limit or alter the recipients' rights in the Source Code under section 3.2; and

iv) requires any subsequent distribution of the Program by any party to be under a license that satisfies the requirements of this section 3.

3.2 When the Program is Distributed as Source Code:

a) it must be made available under this Agreement, or if the Program (i) is combined with other material in a separate file or files made available under a Secondary License, and (ii) the initial Contributor attached to the Source Code the notice described in Exhibit A of this Agreement, then the Program may be made available under the terms of such Secondary Licenses, and

b) a copy of this Agreement must be included with each copy of the Program.

3.3 Contributors may not remove or alter any copyright, patent,

trademark, attribution notices, disclaimers of warranty, or limitations of liability ("notices") contained within the Program from any copy of the Program which they Distribute, provided that Contributors may add their own appropriate notices.

4. COMMERCIAL DISTRIBUTION

Commercial distributors of software may accept certain responsibilities with respect to end users, business partners and the like. While this license is intended to facilitate the commercial use of the Program, the Contributor who includes the Program in a commercial product offering should do so in a manner which does not create potential liability for other Contributors. Therefore, if a Contributor includes the Program in a commercial product offering, such Contributor ("Commercial Contributor") hereby agrees to defend and indemnify every other Contributor ("Indemnified Contributor") against any losses, damages and costs (collectively "Losses") arising from claims, lawsuits and other legal actions brought by a third party against the Indemnified Contributor to the extent caused by the acts or omissions of such Commercial Contributor in connection with its distribution of the Program in a commercial product offering. The obligations in this section do not apply to any claims or Losses relating to any actual or alleged intellectual property infringement. In order to qualify, an Indemnified Contributor must: a) promptly notify the Commercial Contributor in writing of such claim, and b) allow the Commercial Contributor to control, and cooperate with the Commercial Contributor in, the defense and any related settlement negotiations. The Indemnified Contributor may participate in any such claim at its own expense.

For example, a Contributor might include the Program in a commercial product offering, Product X. That Contributor is then a Commercial Contributor. If that Commercial Contributor then makes performance claims, or offers warranties related to Product X, those performance claims and warranties are such Commercial Contributor's responsibility alone. Under this section, the Commercial Contributor would have to defend claims against the other Contributors related to those performance claims and warranties, and if a court requires any other Contributor to pay any damages as a result, the Commercial Contributor must pay those damages.

5. NO WARRANTY

EXCEPT AS EXPRESSLY SET FORTH IN THIS AGREEMENT, AND TO THE EXTENT PERMITTED BY APPLICABLE LAW, THE PROGRAM IS PROVIDED ON AN "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, EITHER EXPRESS OR

IMPLIED INCLUDING, WITHOUT LIMITATION, ANY WARRANTIES OR CONDITIONS OF TITLE, NON-INFRINGEMENT, MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE. Each Recipient is solely responsible for determining the appropriateness of using and distributing the Program and assumes all risks associated with its exercise of rights under this Agreement, including but not limited to the risks and costs of program errors, compliance with applicable laws, damage to or loss of data, programs or equipment, and unavailability or interruption of operations.

6. DISCLAIMER OF LIABILITY

EXCEPT AS EXPRESSLY SET FORTH IN THIS AGREEMENT, AND TO THE EXTENT PERMITTED BY APPLICABLE LAW, NEITHER RECIPIENT NOR ANY CONTRIBUTORS SHALL HAVE ANY LIABILITY FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING WITHOUT LIMITATION LOST PROFITS), HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OR DISTRIBUTION OF THE PROGRAM OR THE EXERCISE OF ANY RIGHTS GRANTED HEREUNDER, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

7. GENERAL

If any provision of this Agreement is invalid or unenforceable under applicable law, it shall not affect the validity or enforceability of the remainder of the terms of this Agreement, and without further action by the parties hereto, such provision shall be reformed to the minimum extent necessary to make such provision valid and enforceable.

If Recipient institutes patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Program itself (excluding combinations of the Program with other software or hardware) infringes such Recipient's patent(s), then such Recipient's rights granted under Section 2(b) shall terminate as of the date such litigation is filed.

All Recipient's rights under this Agreement shall terminate if it fails to comply with any of the material terms or conditions of this Agreement and does not cure such failure in a reasonable period of time after becoming aware of such noncompliance. If all Recipient's rights under this Agreement terminate, Recipient agrees to cease use and distribution of the Program as soon as reasonably practicable. However, Recipient's obligations under this Agreement and any licenses granted by Recipient relating to the Program shall continue and survive.

Everyone is permitted to copy and distribute copies of this Agreement, but in order to avoid inconsistency the Agreement is copyrighted and

may only be modified in the following manner. The Agreement Steward reserves the right to publish new versions (including revisions) of this Agreement from time to time. No one other than the Agreement Steward has the right to modify this Agreement. The Eclipse Foundation is the initial Agreement Steward. The Eclipse Foundation may assign the responsibility to serve as the Agreement Steward to a suitable separate entity. Each new version of the Agreement will be given a distinguishing version number. The Program (including Contributions) may always be Distributed subject to the version of the Agreement under which it was received. In addition, after a new version of the Agreement is published, Contributor may elect to Distribute the Program (including its Contributions) under the new version.

Except as expressly stated in Sections 2(a) and 2(b) above, Recipient receives no rights or licenses to the intellectual property of any Contributor under this Agreement, whether expressly, by implication, estoppel or otherwise. All rights in the Program not expressly granted under this Agreement are reserved. Nothing in this Agreement is intended to be enforceable by any entity that is not a Contributor or Recipient. No third-party beneficiary rights are created under this Agreement.

Exhibit A - Form of Secondary Licenses Notice

"This Source Code may also be made available under the following Secondary Licenses when the conditions for such availability set forth in the Eclipse Public License, v. 2.0 are satisfied: {name license(s), version(s), and exceptions or additional permissions here}."

Simply including a copy of this Agreement, including this Exhibit A is not sufficient to license the Source Code under Secondary Licenses.

If it is not possible or desirable to put the notice in a particular file, then You may include the notice in a location (such as a LICENSE file in a relevant directory) where a recipient would be likely to look for such a notice.

You may add additional accurate notices of copyright ownership.

The GNU General Public License (GPL) Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.
51 Franklin Street, Fifth Floor
Boston, MA 02110-1335

USA

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. This General Public License applies to most of the Free Software Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Library General Public License instead.)

You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will

individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and modification follow.

TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.

b) You must cause any work that you distribute or publish, that in

whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.

c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License.

(Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Program.

In addition, mere aggregation of another work not based on the Program with the Program (or with a work based on the Program) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

a) Accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of

physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the

Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new

versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software

Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

END OF
TERMS AND CONDITIONS

How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

One line to give the program's name and a brief idea of what it does.

Copyright (C) <year> <name of author>

This program is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation; either version 2 of the License, or (at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program; if not, write to the Free Software Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston, MA 02110-1335 USA

Also add information on how to contact you by electronic and paper mail.

If the program is interactive, make it output a short notice like this when it starts in an interactive mode:

```
Gnomovision version 69, Copyright (C) year name of author
Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type
`show w'. This is free software, and you are welcome to redistribute
it under certain conditions; type `show c' for details.
```

The hypothetical commands `show w' and `show c' should show the appropriate parts of the General Public License. Of course, the commands you use may be called something other than `show w' and `show c'; they could even be mouse-clicks or menu items--whatever suits your program.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the program, if necessary. Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the program `Gnomovision' (which makes passes at compilers) written by James Hacker.

signature of Ty Coon, 1 April 1989
Ty Coon, President of Vice

This General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Library General Public License instead of this License.

CLASSPATH EXCEPTION

Linking this library statically or dynamically with other modules is making a combined work based on this library. Thus, the terms and conditions of the GNU General Public License version 2 cover the whole combination.

As a special exception, the copyright holders of this library give you permission to link this library with independent modules to produce an executable, regardless of the license terms of these independent modules, and to copy and distribute the resulting executable under terms of your choice, provided that you also meet, for each linked independent module, the terms and conditions of the license of that module. An independent module is a module which is not derived from or based on this library. If you modify this library, you may extend this exception to your version of the library, but you are not obligated to do so. If

you do not wish to do so, delete this exception statement from your version.

1.789 swagger-annotations 2.2.8

1.789.1 Available under license :

Swagger Core - swagger-annotations

Copyright (c) 2015. SmartBear Software Inc.

Swagger Core - swagger-annotations is licensed under Apache 2.0 license.

Copy of the Apache 2.0 license can be found in `LICENSE` file.

Apache License
Version 2.0, January 2004
<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally

submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this

License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the

Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

(a) You must give any other recipients of the Work or Derivative Works a copy of this License; and

- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the

content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright (c) 2015. SmartBear Software Inc.

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software
distributed under the License is distributed on an "AS IS" BASIS,
WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
See the License for the specific language governing permissions and
limitations under the License.

1.790 x-sys 0.7.0

1.790.1 Available under license :

Copyright (c) 2013 unformatt

MIT License

Permission is hereby granted, free of charge, to any person obtaining
a copy of this software and associated documentation files (the
"Software"), to deal in the Software without restriction, including
without limitation the rights to use, copy, modify, merge, publish,
distribute, sublicense, and/or sell copies of the Software, and to
permit persons to whom the Software is furnished to do so, subject to
the following conditions:

The above copyright notice and this permission notice shall be
included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND,
EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF
MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND
NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE
LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION
OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION
WITH
THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

1.791 gopsutil 2.20.9+incompatible

1.791.1 Available under license :

gopsutil is distributed under BSD license reproduced below.

Copyright (c) 2014, WAKAYAMA Shirou
All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- * Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- * Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
- * Neither the name of the gopsutil authors nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

internal/common/binary.go in the gopsutil is copied and modifid from golang/encoding/binary.go.

Copyright (c) 2009 The Go Authors. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- * Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- * Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the

distribution.

* Neither the name of Google Inc. nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

1.792 kubernetes-model 6.5.1

1.792.1 Available under license :

No license file was found, but licenses were detected in source scan.

*

* Copyright (C) 2015 Red Hat, Inc.

*

* Licensed under the Apache License, Version 2.0 (the "License");

* you may not use this file except in compliance with the License.

* You may obtain a copy of the License at

*

* <http://www.apache.org/licenses/LICENSE-2.0>

*

* Unless required by applicable law or agreed to in writing, software

* distributed under the License is distributed on an "AS IS" BASIS,

* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.

* See the License for the specific language governing permissions and

* limitations under the License.

*

Found in path(s):

* /opt/cola/permits/1634239336_1681837914.7124803/0/kubernetes-model-apiextensions-6-5-1-sources-jar/manifest.vm

No license file was found, but licenses were detected in source scan.

<!--

Copyright (C) 2015 Red Hat, Inc.

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software
distributed under the License is distributed on an "AS IS" BASIS,
WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
See the License for the specific language governing permissions and
limitations under the License.

-->

Found in path(s):

* /opt/cola/permits/1634239336_1681837914.7124803/0/kubernetes-model-apiextensions-6-5-1-sources-jar/META-INF/maven/io.fabric8/kubernetes-model-apiextensions/pom.xml
No license file was found, but licenses were detected in source scan.

/**

* Copyright (C) 2015 Red Hat, Inc.

*

* Licensed under the Apache License, Version 2.0 (the "License");

* you may not use this file except in compliance with the License.

* You may obtain a copy of the License at

*

* <http://www.apache.org/licenses/LICENSE-2.0>

*

* Unless required by applicable law or agreed to in writing, software

* distributed under the License is distributed on an "AS IS" BASIS,

* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.

* See the License for the specific language governing permissions and

* limitations under the License.

*/

Found in path(s):

* /opt/cola/permits/1634239336_1681837914.7124803/0/kubernetes-model-apiextensions-6-5-1-sources-jar/io/fabric8/kubernetes/api/model/apiextensions/v1beta1/JSONSchemaPropsOrStringArraySerDe.java

* /opt/cola/permits/1634239336_1681837914.7124803/0/kubernetes-model-apiextensions-6-5-1-sources-jar/io/fabric8/kubernetes/api/model/apiextensions/v1/JSONSchemaPropsOrArraySerDe.java

*

/opt/cola/permits/1634239336_1681837914.7124803/0/kubernetes-model-apiextensions-6-5-1-sources-jar/io/fabric8/kubernetes/api/model/apiextensions/v1beta1/JSONSchemaPropsOrBoolSerDe.java

* /opt/cola/permits/1634239336_1681837914.7124803/0/kubernetes-model-apiextensions-6-5-1-sources-jar/io/fabric8/kubernetes/api/model/apiextensions/v1beta1/JSONSchemaPropsOrArraySerDe.java

* /opt/cola/permits/1634239336_1681837914.7124803/0/kubernetes-model-apiextensions-6-5-1-sources-jar/io/fabric8/kubernetes/api/model/apiextensions/v1/JSONSchemaPropsOrBoolSerDe.java

* /opt/cola/permits/1634239336_1681837914.7124803/0/kubernetes-model-apiextensions-6-5-1-sources-jar/io/fabric8/kubernetes/api/model/apiextensions/v1/JSONSchemaPropsOrStringArraySerDe.java

1.793 kubernetes-model-gatewayapi 6.5.1

1.793.1 Available under license :

No license file was found, but licenses were detected in source scan.

```
*
* Copyright (C) 2015 Red Hat, Inc.
*
* Licensed under the Apache License, Version 2.0 (the "License");
* you may not use this file except in compliance with the License.
* You may obtain a copy of the License at
*
*   http://www.apache.org/licenses/LICENSE-2.0
*
* Unless required by applicable law or agreed to in writing, software
* distributed under the License is distributed on an "AS IS" BASIS,
* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
* See the License for the specific language governing permissions and
* limitations under the License.
*
```

Found in path(s):

```
* /opt/cola/permits/1634239236_1681207437.6067564/0/kubernetes-model-gatewayapi-6-5-1-sources-jar/manifest.vm
```

No license file was found, but licenses were detected in source scan.

<!--

Copyright (C) 2015 Red Hat, Inc.

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software
distributed under the License is distributed on an "AS IS" BASIS,
WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
See the License for the specific language governing permissions and
limitations under the License.

-->

Found in path(s):

* /opt/cola/permits/1634239236_1681207437.6067564/0/kubernetes-model-gatewayapi-6-5-1-sources-jar/META-INF/maven/io.fabric8/kubernetes-model-gatewayapi/pom.xml

1.794 kubernetes-client 6.5.1

1.794.1 Available under license :

The MIT License (MIT)

Copyright (c) 2016 GoDaddy Operating Company, LLC.

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

1.795 zookeeper-jute 3.6.4

1.795.1 Available under license :

No license file was found, but licenses were detected in source scan.

/**

* Licensed to the Apache Software Foundation (ASF) under one
* or more contributor license agreements. See the NOTICE file
* distributed with this work for additional information
* regarding copyright ownership. The ASF licenses this file
* to you under the Apache License, Version 2.0 (the
* "License"); you may not use this file except in compliance
* with the License. You may obtain a copy of the License at
*
* <http://www.apache.org/licenses/LICENSE-2.0>
*

- * Unless required by applicable law or agreed to in writing, software
- * distributed under the License is distributed on an "AS IS" BASIS,
- * WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
- * See the License for the specific language governing permissions and
- * limitations under the License.
- */

Found in path(s):

* /opt/cola/permits/1634239229_1681207427.7329538/0/zookeeper-jute-3-6-4-sources-jar/org/apache/zookeeper/txn/CreateSessionTxn.java

*

/opt/cola/permits/1634239229_1681207427.7329538/0/zookeeper-jute-3-6-4-sources-jar/org/apache/zookeeper/txn/TxnDigest.java

* /opt/cola/permits/1634239229_1681207427.7329538/0/zookeeper-jute-3-6-4-sources-jar/org/apache/zookeeper/proto/MultiHeader.java

* /opt/cola/permits/1634239229_1681207427.7329538/0/zookeeper-jute-3-6-4-sources-jar/org/apache/zookeeper/proto/ErrorResponse.java

* /opt/cola/permits/1634239229_1681207427.7329538/0/zookeeper-jute-3-6-4-sources-jar/org/apache/zookeeper/proto/GetChildren2Response.java

* /opt/cola/permits/1634239229_1681207427.7329538/0/zookeeper-jute-3-6-4-sources-jar/org/apache/zookeeper/server/quorum/LearnerInfo.java

* /opt/cola/permits/1634239229_1681207427.7329538/0/zookeeper-jute-3-6-4-sources-jar/org/apache/zookeeper/txn/TxnHeader.java

* /opt/cola/permits/1634239229_1681207427.7329538/0/zookeeper-jute-3-6-4-sources-jar/org/apache/zookeeper/proto/GetDataResponse.java

* /opt/cola/permits/1634239229_1681207427.7329538/0/zookeeper-jute-3-6-4-sources-jar/org/apache/zookeeper/proto/WatcherEvent.java

*

/opt/cola/permits/1634239229_1681207427.7329538/0/zookeeper-jute-3-6-4-sources-jar/org/apache/zookeeper/txn/Txn.java

* /opt/cola/permits/1634239229_1681207427.7329538/0/zookeeper-jute-3-6-4-sources-jar/org/apache/zookeeper/txn/CreateTxnV0.java

* /opt/cola/permits/1634239229_1681207427.7329538/0/zookeeper-jute-3-6-4-sources-jar/org/apache/zookeeper/proto/ConnectRequest.java

* /opt/cola/permits/1634239229_1681207427.7329538/0/zookeeper-jute-3-6-4-sources-jar/org/apache/zookeeper/proto/GetChildrenRequest.java

* /opt/cola/permits/1634239229_1681207427.7329538/0/zookeeper-jute-3-6-4-sources-jar/org/apache/zookeeper/proto/ReconfigRequest.java

* /opt/cola/permits/1634239229_1681207427.7329538/0/zookeeper-jute-3-6-4-sources-jar/org/apache/zookeeper/data/StatPersisted.java

* /opt/cola/permits/1634239229_1681207427.7329538/0/zookeeper-jute-3-6-4-sources-jar/org/apache/zookeeper/proto/GetSASLRequest.java

* /opt/cola/permits/1634239229_1681207427.7329538/0/zookeeper-jute-3-6-4-sources-jar/org/apache/zookeeper/proto/Create2Response.java

*

/opt/cola/permits/1634239229_1681207427.7329538/0/zookeeper-jute-3-6-4-sources-jar/org/apache/zookeeper/proto/GetAllChildrenNumberRequest.java

* /opt/cola/permits/1634239229_1681207427.7329538/0/zookeeper-jute-3-6-4-sources-

jar/org/apache/zookeeper/proto/DeleteRequest.java
* /opt/cola/permits/1634239229_1681207427.7329538/0/zookeeper-jute-3-6-4-sources-
jar/org/apache/zookeeper/txn/CloseSessionTxn.java
* /opt/cola/permits/1634239229_1681207427.7329538/0/zookeeper-jute-3-6-4-sources-
jar/org/apache/zookeeper/proto/AddWatchRequest.java
* /opt/cola/permits/1634239229_1681207427.7329538/0/zookeeper-jute-3-6-4-sources-
jar/org/apache/zookeeper/proto/GetChildren2Request.java
* /opt/cola/permits/1634239229_1681207427.7329538/0/zookeeper-jute-3-6-4-sources-
jar/org/apache/zookeeper/proto/GetACLRequest.java
* /opt/cola/permits/1634239229_1681207427.7329538/0/zookeeper-jute-3-6-4-sources-
jar/org/apache/zookeeper/data/Id.java
*
/opt/cola/permits/1634239229_1681207427.7329538/0/zookeeper-jute-3-6-4-sources-
jar/org/apache/zookeeper/proto/SetACLResponse.java
* /opt/cola/permits/1634239229_1681207427.7329538/0/zookeeper-jute-3-6-4-sources-
jar/org/apache/zookeeper/proto/CheckVersionRequest.java
* /opt/cola/permits/1634239229_1681207427.7329538/0/zookeeper-jute-3-6-4-sources-
jar/org/apache/zookeeper/proto/ExistsRequest.java
* /opt/cola/permits/1634239229_1681207427.7329538/0/zookeeper-jute-3-6-4-sources-
jar/org/apache/zookeeper/proto/ExistsResponse.java
* /opt/cola/permits/1634239229_1681207427.7329538/0/zookeeper-jute-3-6-4-sources-
jar/org/apache/zookeeper/proto/GetDataRequest.java
* /opt/cola/permits/1634239229_1681207427.7329538/0/zookeeper-jute-3-6-4-sources-
jar/org/apache/zookeeper/proto/GetEphemeralsRequest.java
* /opt/cola/permits/1634239229_1681207427.7329538/0/zookeeper-jute-3-6-4-sources-
jar/org/apache/zookeeper/proto/GetMaxChildrenResponse.java
* /opt/cola/permits/1634239229_1681207427.7329538/0/zookeeper-jute-3-6-4-sources-
jar/org/apache/zookeeper/proto/SetDataRequest.java
*
/opt/cola/permits/1634239229_1681207427.7329538/0/zookeeper-jute-3-6-4-sources-
jar/org/apache/zookeeper/txn/CreateTxn.java
* /opt/cola/permits/1634239229_1681207427.7329538/0/zookeeper-jute-3-6-4-sources-
jar/org/apache/zookeeper/txn/SetMaxChildrenTxn.java
* /opt/cola/permits/1634239229_1681207427.7329538/0/zookeeper-jute-3-6-4-sources-
jar/org/apache/zookeeper/proto/RemoveWatchesRequest.java
* /opt/cola/permits/1634239229_1681207427.7329538/0/zookeeper-jute-3-6-4-sources-
jar/org/apache/zookeeper/proto/SetMaxChildrenRequest.java
* /opt/cola/permits/1634239229_1681207427.7329538/0/zookeeper-jute-3-6-4-sources-
jar/org/apache/zookeeper/proto/GetAllChildrenNumberResponse.java
* /opt/cola/permits/1634239229_1681207427.7329538/0/zookeeper-jute-3-6-4-sources-
jar/org/apache/zookeeper/txn/MultiTxn.java
* /opt/cola/permits/1634239229_1681207427.7329538/0/zookeeper-jute-3-6-4-sources-
jar/org/apache/zookeeper/txn/CreateContainerTxn.java
*
/opt/cola/permits/1634239229_1681207427.7329538/0/zookeeper-jute-3-6-4-sources-
jar/org/apache/zookeeper/proto/SetDataResponse.java
* /opt/cola/permits/1634239229_1681207427.7329538/0/zookeeper-jute-3-6-4-sources-
jar/org/apache/zookeeper/proto/AuthPacket.java

* /opt/cola/permits/1634239229_1681207427.7329538/0/zookeeper-jute-3-6-4-sources-jar/org/apache/zookeeper/data/Stat.java
* /opt/cola/permits/1634239229_1681207427.7329538/0/zookeeper-jute-3-6-4-sources-jar/org/apache/zookeeper/proto/GetACLResponse.java
* /opt/cola/permits/1634239229_1681207427.7329538/0/zookeeper-jute-3-6-4-sources-jar/org/apache/zookeeper/data/ACL.java
* /opt/cola/permits/1634239229_1681207427.7329538/0/zookeeper-jute-3-6-4-sources-jar/org/apache/zookeeper/proto/SyncResponse.java
* /opt/cola/permits/1634239229_1681207427.7329538/0/zookeeper-jute-3-6-4-sources-jar/org/apache/zookeeper/proto/SetWatches2.java
* /opt/cola/permits/1634239229_1681207427.7329538/0/zookeeper-jute-3-6-4-sources-jar/org/apache/zookeeper/server/quorum/QuorumPacket.java
*
/opt/cola/permits/1634239229_1681207427.7329538/0/zookeeper-jute-3-6-4-sources-jar/org/apache/zookeeper/server/quorum/QuorumAuthPacket.java
* /opt/cola/permits/1634239229_1681207427.7329538/0/zookeeper-jute-3-6-4-sources-jar/org/apache/zookeeper/txn/SetDataTxn.java
* /opt/cola/permits/1634239229_1681207427.7329538/0/zookeeper-jute-3-6-4-sources-jar/org/apache/zookeeper/proto/CheckWatchesRequest.java
* /opt/cola/permits/1634239229_1681207427.7329538/0/zookeeper-jute-3-6-4-sources-jar/org/apache/zookeeper/txn/CheckVersionTxn.java
* /opt/cola/permits/1634239229_1681207427.7329538/0/zookeeper-jute-3-6-4-sources-jar/org/apache/zookeeper/txn/SetACLTxn.java
* /opt/cola/permits/1634239229_1681207427.7329538/0/zookeeper-jute-3-6-4-sources-jar/org/apache/zookeeper/proto/SetSASLRequest.java
* /opt/cola/permits/1634239229_1681207427.7329538/0/zookeeper-jute-3-6-4-sources-jar/org/apache/zookeeper/proto/CreateResponse.java
*
/opt/cola/permits/1634239229_1681207427.7329538/0/zookeeper-jute-3-6-4-sources-jar/org/apache/zookeeper/proto/SetWatches.java
* /opt/cola/permits/1634239229_1681207427.7329538/0/zookeeper-jute-3-6-4-sources-jar/org/apache/zookeeper/txn/ErrorTxn.java
* /opt/cola/permits/1634239229_1681207427.7329538/0/zookeeper-jute-3-6-4-sources-jar/org/apache/zookeeper/proto/SetACLRequest.java
* /opt/cola/permits/1634239229_1681207427.7329538/0/zookeeper-jute-3-6-4-sources-jar/org/apache/zookeeper/proto/CreateRequest.java
* /opt/cola/permits/1634239229_1681207427.7329538/0/zookeeper-jute-3-6-4-sources-jar/org/apache/zookeeper/proto/GetEphemeralsResponse.java
* /opt/cola/permits/1634239229_1681207427.7329538/0/zookeeper-jute-3-6-4-sources-jar/org/apache/zookeeper/proto/ConnectResponse.java
* /opt/cola/permits/1634239229_1681207427.7329538/0/zookeeper-jute-3-6-4-sources-jar/org/apache/zookeeper/txn/CreateTTLTxn.java
* /opt/cola/permits/1634239229_1681207427.7329538/0/zookeeper-jute-3-6-4-sources-jar/org/apache/zookeeper/proto/ReplyHeader.java
*
/opt/cola/permits/1634239229_1681207427.7329538/0/zookeeper-jute-3-6-4-sources-jar/org/apache/zookeeper/proto/GetChildrenResponse.java
* /opt/cola/permits/1634239229_1681207427.7329538/0/zookeeper-jute-3-6-4-sources-

jar/org/apache/zookeeper/proto/RequestHeader.java
* /opt/cola/permits/1634239229_1681207427.7329538/0/zookeeper-jute-3-6-4-sources-
jar/org/apache/zookeeper/txn/DeleteTxn.java
* /opt/cola/permits/1634239229_1681207427.7329538/0/zookeeper-jute-3-6-4-sources-
jar/org/apache/zookeeper/proto/SetSASLResponse.java
* /opt/cola/permits/1634239229_1681207427.7329538/0/zookeeper-jute-3-6-4-sources-
jar/org/apache/zookeeper/proto/GetMaxChildrenRequest.java
* /opt/cola/permits/1634239229_1681207427.7329538/0/zookeeper-jute-3-6-4-sources-
jar/org/apache/zookeeper/proto/CreateTTLRequest.java
* /opt/cola/permits/1634239229_1681207427.7329538/0/zookeeper-jute-3-6-4-sources-
jar/org/apache/zookeeper/proto/SyncRequest.java
* /opt/cola/permits/1634239229_1681207427.7329538/0/zookeeper-jute-3-6-4-sources-
jar/org/apache/zookeeper/server/persistence/FileHeader.java
No license file was found, but licenses were detected in source scan.

```
<!--  
/**  
 * Licensed to the Apache Software Foundation (ASF) under one  
 * or more contributor license agreements. See the NOTICE file  
 * distributed with this work for additional information  
 * regarding copyright ownership. The ASF licenses this file  
 * to you under the Apache License, Version 2.0 (the  
 * "License"); you may not use this file except in compliance  
 * with the License. You may obtain a copy of the License at  
 *  
 * http://www.apache.org/licenses/LICENSE-2.0  
 *  
 * Unless required by applicable law or agreed to in writing, software  
 * distributed under the License is distributed on an "AS IS" BASIS,  
 * WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.  
 * See the License for the specific language governing permissions and  
 * limitations under the License.  
 */  
-->
```

Found in path(s):

* /opt/cola/permits/1634239229_1681207427.7329538/0/zookeeper-jute-3-6-4-sources-jar/META-
INF/maven/org.apache.zookeeper/zookeeper-jute/pom.xml
No license file was found, but licenses were detected in source scan.

```
<!--  
Licensed to the Apache Software Foundation (ASF) under one or more  
contributor license agreements. See the NOTICE file distributed with  
this work for additional information regarding copyright ownership.  
The ASF licenses this file to You under the Apache License, Version 2.0  
(the "License"); you may not use this file except in compliance with  
the License. You may obtain a copy of the License at
```

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

-->

Found in path(s):

* /opt/cola/permits/1634239229_1681207427.7329538/0/zookeeper-jute-3-6-4-sources-jar/org/apache/jute/package.html

*

/opt/cola/permits/1634239229_1681207427.7329538/0/zookeeper-jute-3-6-4-sources-jar/org/apache/jute/compiler/generated/package.html

* /opt/cola/permits/1634239229_1681207427.7329538/0/zookeeper-jute-3-6-4-sources-jar/org/apache/jute/compiler/package.html

No license file was found, but licenses were detected in source scan.

/*

* Licensed to the Apache Software Foundation (ASF) under one

* or more contributor license agreements. See the NOTICE file

* distributed with this work for additional information

* regarding copyright ownership. The ASF licenses this file

* to you under the Apache License, Version 2.0 (the

* "License"); you may not use this file except in compliance

* with the License. You may obtain a copy of the License at

*

* <http://www.apache.org/licenses/LICENSE-2.0>

*

* Unless required by applicable law or agreed to in writing, software

* distributed under the License is distributed on an "AS IS" BASIS,

* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.

* See the License for the specific language governing permissions and

* limitations under the License.

*/

Found in path(s):

* /opt/cola/permits/1634239229_1681207427.7329538/0/zookeeper-jute-3-6-4-sources-jar/org/apache/jute/compiler/JBuffer.java

*

/opt/cola/permits/1634239229_1681207427.7329538/0/zookeeper-jute-3-6-4-sources-jar/org/apache/jute/compiler/JMap.java

* /opt/cola/permits/1634239229_1681207427.7329538/0/zookeeper-jute-3-6-4-sources-jar/org/apache/jute/OutputArchive.java

* /opt/cola/permits/1634239229_1681207427.7329538/0/zookeeper-jute-3-6-4-sources-jar/org/apache/jute/compiler/JByte.java

* /opt/cola/permits/1634239229_1681207427.7329538/0/zookeeper-jute-3-6-4-sources-

jar/org/apache/jute/compiler/JCompType.java
* /opt/cola/permits/1634239229_1681207427.7329538/0/zookeeper-jute-3-6-4-sources-
jar/org/apache/jute/compiler/JInt.java
* /opt/cola/permits/1634239229_1681207427.7329538/0/zookeeper-jute-3-6-4-sources-
jar/org/apache/jute/compiler/JLong.java
* /opt/cola/permits/1634239229_1681207427.7329538/0/zookeeper-jute-3-6-4-sources-
jar/org/apache/jute/compiler/JString.java
* /opt/cola/permits/1634239229_1681207427.7329538/0/zookeeper-jute-3-6-4-sources-
jar/org/apache/jute/Record.java
* /opt/cola/permits/1634239229_1681207427.7329538/0/zookeeper-jute-3-6-4-sources-
jar/org/apache/jute/ToStringOutputArchive.java
*
/opt/cola/permits/1634239229_1681207427.7329538/0/zookeeper-jute-3-6-4-sources-
jar/org/apache/jute/compiler/JRecord.java
* /opt/cola/permits/1634239229_1681207427.7329538/0/zookeeper-jute-3-6-4-sources-
jar/org/apache/jute/RecordWriter.java
* /opt/cola/permits/1634239229_1681207427.7329538/0/zookeeper-jute-3-6-4-sources-
jar/org/apache/jute/compiler/JDouble.java
* /opt/cola/permits/1634239229_1681207427.7329538/0/zookeeper-jute-3-6-4-sources-
jar/org/apache/jute/compiler/JVector.java
* /opt/cola/permits/1634239229_1681207427.7329538/0/zookeeper-jute-3-6-4-sources-
jar/org/apache/jute/RecordReader.java
* /opt/cola/permits/1634239229_1681207427.7329538/0/zookeeper-jute-3-6-4-sources-
jar/org/apache/jute/BinaryOutputArchive.java
* /opt/cola/permits/1634239229_1681207427.7329538/0/zookeeper-jute-3-6-4-sources-
jar/org/apache/jute/BinaryInputArchive.java
* /opt/cola/permits/1634239229_1681207427.7329538/0/zookeeper-jute-3-6-4-sources-
jar/org/apache/jute/compiler/CSharpGenerator.java
*
/opt/cola/permits/1634239229_1681207427.7329538/0/zookeeper-jute-3-6-4-sources-
jar/org/apache/jute/compiler/JType.java
* /opt/cola/permits/1634239229_1681207427.7329538/0/zookeeper-jute-3-6-4-sources-
jar/org/apache/jute/Utils.java
* /opt/cola/permits/1634239229_1681207427.7329538/0/zookeeper-jute-3-6-4-sources-
jar/org/apache/jute/compiler/CGenerator.java
* /opt/cola/permits/1634239229_1681207427.7329538/0/zookeeper-jute-3-6-4-sources-
jar/org/apache/jute/compiler/CppGenerator.java
* /opt/cola/permits/1634239229_1681207427.7329538/0/zookeeper-jute-3-6-4-sources-
jar/org/apache/jute/compiler/JBoolean.java
* /opt/cola/permits/1634239229_1681207427.7329538/0/zookeeper-jute-3-6-4-sources-
jar/org/apache/jute/compiler/JField.java
* /opt/cola/permits/1634239229_1681207427.7329538/0/zookeeper-jute-3-6-4-sources-
jar/org/apache/jute/compiler/JavaGenerator.java
* /opt/cola/permits/1634239229_1681207427.7329538/0/zookeeper-jute-3-6-4-sources-
jar/org/apache/jute/compiler/JFloat.java
*
/opt/cola/permits/1634239229_1681207427.7329538/0/zookeeper-jute-3-6-4-sources-jar/org/apache/jute/Index.java
* /opt/cola/permits/1634239229_1681207427.7329538/0/zookeeper-jute-3-6-4-sources-

jar/org/apache/jute/compiler/JFile.java

* /opt/cola/permits/1634239229_1681207427.7329538/0/zookeeper-jute-3-6-4-sources-

jar/org/apache/jute/InputArchive.java

No license file was found, but licenses were detected in source scan.

/**

* Licensed to the Apache Software Foundation (ASF) under one

* or more contributor license agreements. See the NOTICE file

* distributed with this work for additional information

* regarding copyright ownership. The ASF licenses this file

* to you under the Apache License, Version 2.0 (the

* "License"); you may not use this file except in compliance

* with the License. You may obtain a copy of the License at

*

* <http://www.apache.org/licenses/LICENSE-2.0>

*

* Unless required by applicable law or agreed to in writing, software

* distributed under the License is distributed on an "AS IS" BASIS,

* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.

* See the License for the specific language governing permissions and

* limitations under the License.

*/

Found in path(s):

* /opt/cola/permits/1634239229_1681207427.7329538/0/zookeeper-jute-3-6-4-sources-

jar/org/apache/jute/compiler/generated/TokenMgrError.java

*

/opt/cola/permits/1634239229_1681207427.7329538/0/zookeeper-jute-3-6-4-sources-

jar/org/apache/jute/compiler/generated/ParseException.java

* /opt/cola/permits/1634239229_1681207427.7329538/0/zookeeper-jute-3-6-4-sources-

jar/org/apache/jute/compiler/generated/rcc.jj

* /opt/cola/permits/1634239229_1681207427.7329538/0/zookeeper-jute-3-6-4-sources-

jar/org/apache/jute/compiler/generated/SimpleCharStream.java

* /opt/cola/permits/1634239229_1681207427.7329538/0/zookeeper-jute-3-6-4-sources-

jar/org/apache/jute/compiler/generated/Token.java

* /opt/cola/permits/1634239229_1681207427.7329538/0/zookeeper-jute-3-6-4-sources-

jar/org/apache/jute/compiler/generated/RccConstants.java

* /opt/cola/permits/1634239229_1681207427.7329538/0/zookeeper-jute-3-6-4-sources-

jar/org/apache/jute/compiler/generated/RccTokenManager.java

* /opt/cola/permits/1634239229_1681207427.7329538/0/zookeeper-jute-3-6-4-sources-

jar/org/apache/jute/compiler/generated/Rcc.java

1.796 kubernetes-model-node 6.5.1

1.796.1 Available under license :

No license file was found, but licenses were detected in source scan.

*

* Copyright (C) 2015 Red Hat, Inc.

*

* Licensed under the Apache License, Version 2.0 (the "License");

* you may not use this file except in compliance with the License.

* You may obtain a copy of the License at

*

* <http://www.apache.org/licenses/LICENSE-2.0>

*

* Unless required by applicable law or agreed to in writing, software

* distributed under the License is distributed on an "AS IS" BASIS,

* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.

* See the License for the specific language governing permissions and

* limitations under the License.

*

Found in path(s):

* /opt/cola/permits/1634239322_1681207432.5711164/0/kubernetes-model-node-6-5-1-sources-jar/manifest.vm

No license file was found, but licenses were detected in source scan.

<!--

Copyright (C) 2015 Red Hat, Inc.

Licensed under the Apache License, Version 2.0 (the "License");

you may not use this file except in compliance with the License.

You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software

distributed under the License is distributed on an "AS IS" BASIS,

WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.

See the License for the specific language governing permissions and

limitations under the License.

-->

Found in path(s):

* /opt/cola/permits/1634239322_1681207432.5711164/0/kubernetes-model-node-6-5-1-sources-jar/META-

INF/maven/io.fabric8/kubernetes-model-node/pom.xml

1.797 kubernetes-model-resource 6.5.1

1.797.1 Available under license :

No license file was found, but licenses were detected in source scan.

*

* Copyright (C) 2015 Red Hat, Inc.

*

* Licensed under the Apache License, Version 2.0 (the "License");

* you may not use this file except in compliance with the License.

* You may obtain a copy of the License at

*

* <http://www.apache.org/licenses/LICENSE-2.0>

*

* Unless required by applicable law or agreed to in writing, software

* distributed under the License is distributed on an "AS IS" BASIS,

* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.

* See the License for the specific language governing permissions and

* limitations under the License.

*

Found in path(s):

* /opt/cola/permits/1634239308_1681828835.6492832/0/kubernetes-model-resource-6-5-1-sources-jar/manifest.vm

No license file was found, but licenses were detected in source scan.

<!--

Copyright (C) 2015 Red Hat, Inc.

Licensed under the Apache License, Version 2.0 (the "License");

you may not use this file except in compliance with the License.

You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software

distributed under the License is distributed on an "AS IS" BASIS,

WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.

See the License for the specific language governing permissions and

limitations under the License.

-->

Found in path(s):

* /opt/cola/permits/1634239308_1681828835.6492832/0/kubernetes-model-resource-6-5-1-sources-jar/META-

INF/maven/io.fabric8/kubernetes-model-resource/pom.xml

1.798 kubernetes-httpclient-okhttp 6.5.1

1.798.1 Available under license :

No license file was found, but licenses were detected in source scan.

```
/**
 * Copyright (C) 2015 Red Hat, Inc.
 *
 * Licensed under the Apache License, Version 2.0 (the "License");
 * you may not use this file except in compliance with the License.
 * You may obtain a copy of the License at
 *
 *     http://www.apache.org/licenses/LICENSE-2.0
 *
 * Unless required by applicable law or agreed to in writing, software
 * distributed under the License is distributed on an "AS IS" BASIS,
 * WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
 * See the License for the specific language governing permissions and
 * limitations under the License.
 */
```

Found in path(s):

```
* /opt/cola/permits/1634239294_1681828841.403642/0/kubernetes-httpclient-okhttp-6-5-1-sources-
jar/io/fabric8/kubernetes/client/okhttp/OkHttpClientFactory.java
* /opt/cola/permits/1634239294_1681828841.403642/0/kubernetes-httpclient-okhttp-6-5-1-sources-
jar/io/fabric8/kubernetes/client/okhttp/OkHttpClientBuilderImpl.java
*
/opt/cola/permits/1634239294_1681828841.403642/0/kubernetes-httpclient-okhttp-6-5-1-sources-
jar/io/fabric8/kubernetes/client/okhttp/OkHttpWebSocketImpl.java
* /opt/cola/permits/1634239294_1681828841.403642/0/kubernetes-httpclient-okhttp-6-5-1-sources-
jar/io/fabric8/kubernetes/client/okhttp/OkHttpClientImpl.java
```

No license file was found, but licenses were detected in source scan.

<!--

Copyright (C) 2015 Red Hat, Inc.

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software
distributed under the License is distributed on an "AS IS" BASIS,
WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.

See the License for the specific language governing permissions and limitations under the License.

-->

Found in path(s):

* /opt/cola/permits/1634239294_1681828841.403642/0/kubernetes-httpclient-okhttp-6-5-1-sources-jar/META-INF/maven/io.fabric8/kubernetes-httpclient-okhttp/pom.xml

No license file was found, but licenses were detected in source scan.

#

Copyright (C) 2015 Red Hat, Inc.

#

Licensed under the Apache License, Version 2.0 (the "License");

you may not use this file except in compliance with the License.

You may obtain a copy of the License at

#

<http://www.apache.org/licenses/LICENSE-2.0>

#

Unless required by applicable law or agreed to in writing, software

distributed under the License is distributed on an "AS IS" BASIS,

WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.

See the License for the specific language governing permissions and

limitations under the License.

#

io.fabric8.kubernetes.client.okhttp.OkHttpClientFactory

Found in path(s):

* /opt/cola/permits/1634239294_1681828841.403642/0/kubernetes-httpclient-okhttp-6-5-1-sources-jar/META-INF/services/io.fabric8.kubernetes.client.http.HttpClient\$Factory

1.799 kubernetes-model-flowcontrol 6.5.1

1.799.1 Available under license :

No license file was found, but licenses were detected in source scan.

Manifest-Version: 1.0

Build-Jdk-Spec: 1.8

Bundle-Description: Java client for Kubernetes and OpenShift

Bundle-DocURL: <http://redhat.com>

Bundle-License: <http://www.apache.org/licenses/LICENSE-2.0.txt>

Bundle-ManifestVersion: 2

Bundle-Name: Fabric8 :: Kubernetes Model :: FlowControl

Bundle-SymbolicName: io.fabric8.kubernetes-model-flowcontrol

Bundle-Vendor: Red Hat

Bundle-Version: 6.5.1

Created-By: Apache Maven Bundle Plugin 5.1.8

Export-Package: io.fabric8.kubernetes.api.model.flowcontrol.v1alpha1;uses:="com.fasterxml.jackson.annotation,com.fasterxml.jackson.databind,com.fasterxml.jackson.databind.annotation,io.fabric8.kubernetes.api.builder,io.fabric8.kubernetes.api.model,io.fabric8.kubernetes.model.annotation";version="6.5.1",io.fabric8.kubernetes.api.model.flowcontrol.v1beta1;uses:="com.fasterxml.jackson.annotation,com.fasterxml.jackson.databind,com.fasterxml.jackson.databind.annotation,io.fabric8.kubernetes.api.builder,io.fabric8.kubernetes.api.model,io.fabric8.kubernetes.model.annotation";version="6.5.1",io.fabric8.kubernetes.api.model.flowcontrol.v1beta2;uses:="com.fasterxml.jackson.annotation,com.fasterxml.jackson.databind,com.fasterxml.jackson.databind.annotation,io.fabric8.kubernetes.api.builder,io.fabric8.kubernetes.api.model,io.fabric8.kubernetes.model.annotation";version="6.5.1",io.fabric8.kubernetes.api.model.flowcontrol.v1beta3;uses:="com.fasterxml.jackson.annotation,com.fasterxml.jackson.databind,com.fasterxml.jackson.databind.annotation,io.fabric8.kubernetes.api.builder,io.fabric8.kubernetes.api.model,io.fabric8.kubernetes.model.annotation";version="6.5.1"

Implementation-URL: <http://fabric8.io/kubernetes-model-generator/kubernetes-model-flowcontrol/>

Import-Package: com.fasterxml.jackson.annotation;version="[2.14,3)",com.fasterxml.jackson.databind;version="[2.14,3)",com.fasterxml.jackson.databind.annotation;version="[2.14,3)",io.fabric8.kubernetes.api.builder;version="[6.5,7)",io.fabric8.kubernetes.api.model,io.fabric8.kubernetes.model.annotation;version="[6.5,7)"

Include-Resource: META-INF/services/io.fabric8.kubernetes.api.model.KubernetesResource=target/classes/META-INF/services/io.fabric8.kubernetes.api.model.KubernetesResource,schema/kube-schema.json=src/main/resources/schema/kube-schema.json,schema/validation-schema.json=src/main/resources/schema/validation-schema.json,manifest.vm=src/main/resources/manifest.vm,/META-INF/jandex.idx=target/classes/META-INF/jandex.idx

Private-Package: schema

Provide-Capability: osgi.serviceloader;osgi.serviceloader="io.fabric8.kubernetes.api.model.KubernetesResource"

Require-Capability: osgi.extender;filter:="(osgi.extender=osgi.serviceloader.registrar)",osgi.ee;filter:="(&(osgi.ee=JavaSE)(version=1.8))"

Scm-Connection: scm:git:git@github.com:fabric8io/kubernetes-client.git/kubernetes-model-generator/kubernetes-model-flowcontrol

Scm-Revision: \${buildNumber}

Scm-Url: <http://github.com/fabric8io/kubernetes-client/kubernetes-model-generator/kubernetes-model-flowcontrol/>

Specification-Title: Fabric8 :: Kubernetes Model :: FlowControl

Specification-Vendor: Red Hat

Specification-Version: 6.5

Tool: Bnd-6.3.1.202206071316

Found in path(s):

* /opt/cola/permits/1634239271_1681207449.919786/0/kubernetes-model-flowcontrol-6-5-1-jar/META-

INF/MANIFEST.MF

No license file was found, but licenses were detected in source scan.

*

* Copyright (C) 2015 Red Hat, Inc.

*

* Licensed under the Apache License, Version 2.0 (the "License");

* you may not use this file except in compliance with the License.

* You may obtain a copy of the License at

*

* <http://www.apache.org/licenses/LICENSE-2.0>

*

* Unless required by applicable law or agreed to in writing, software

* distributed under the License is distributed on an "AS IS" BASIS,

* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.

* See the License for the specific language governing permissions and

* limitations under the License.

*

Found in path(s):

* /opt/cola/permits/1634239271_1681207449.919786/0/kubernetes-model-flowcontrol-6-5-1-jar/manifest.vm

No license file was found, but licenses were detected in source scan.

<!--

Copyright (C) 2015 Red Hat, Inc.

Licensed under the Apache License, Version 2.0 (the "License");

you may not use this file except in compliance with the License.

You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software

distributed under the License is distributed on an "AS IS" BASIS,

WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.

See the License for the specific language governing permissions and

limitations under the License.

-->

Found in path(s):

* /opt/cola/permits/1634239271_1681207449.919786/0/kubernetes-model-flowcontrol-6-5-1-jar/META-

INF/maven/io.fabric8/kubernetes-model-flowcontrol/pom.xml

1.800 zookeeper 3.6.4

1.800.1 Available under license :

No license file was found, but licenses were detected in source scan.

/*

* Licensed to the Apache Software Foundation (ASF) under one
* or more contributor license agreements. See the NOTICE file
* distributed with this work for additional information
* regarding copyright ownership. The ASF licenses this file
* to you under the Apache License, Version 2.0 (the
* "License"); you may not use this file except in compliance
* with the License. You may obtain a copy of the License at
*
* <http://www.apache.org/licenses/LICENSE-2.0>
*uuuuu
* Unless required by applicable law or agreed to in writing, software
* distributed under the License is distributed on an "/RequuuAS IS" BASIS,
* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
* See the License for the specific language governing permissions and
* limitations under the License.
*/

Found in path(s):

* /opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-
jar/org/apache/zookeeper/server/Request.java

No license file was found, but licenses were detected in source scan.

/*

* Licensed to the Apache Software Foundation (ASF) under one or more
* contributor license agreements. See the NOTICE file distributed with this
* work for additional information regarding copyright ownership. The ASF
* licenses this file to you under the Apache License, Version 2.0 (the
* "License"); you may not use this file except in compliance with the License.
* You may obtain a copy of the License at
*
* <http://www.apache.org/licenses/LICENSE-2.0>
*
* Unless required by applicable law or agreed to in writing, software
* distributed under the License is distributed on an "AS IS" BASIS, WITHOUT
* WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the
* License for the specific language governing permissions and limitations under
* the License.
*/

Found in path(s):

* /opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-

```
jar/org/apache/zookeeper/cli/GetEphemeralsCommand.java
*
/opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-
jar/org/apache/zookeeper/cli/SyncCommand.java
* /opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-
jar/org/apache/zookeeper/cli/GetAclCommand.java
* /opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-
jar/org/apache/zookeeper/cli/LsCommand.java
* /opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-
jar/org/apache/zookeeper/cli/VersionCommand.java
* /opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-
jar/org/apache/zookeeper/cli/GetAllChildrenNumberCommand.java
No license file was found, but licenses were detected in source scan.
```

```
/*
* Licensed to the Apache Software Foundation (ASF) under one
* or more contributor license agreements. See the NOTICE file
* distributed with this work for additional information
* regarding copyright ownership. The ASF licenses this file
* to you under the Apache License, Version 2.0 (the
* "License"); you may not use this file except in compliance
* with the License. You may obtain a copy of the License at
*
* http://www.apache.org/licenses/LICENSE-2.0
*
* Unless required by applicable law or agreed to in writing, software
* distributed under the License is distributed on an "AS IS" BASIS,
* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
* See the License for the specific language governing permissions and
* limitations under the License.
*/
```

Found in path(s):

```
* /opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-
jar/org/apache/zookeeper/KeeperException.java
*
/opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-
jar/org/apache/zookeeper/server/auth/WrappedAuthenticationProvider.java
* /opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-
jar/org/apache/zookeeper/server/UnimplementedRequestProcessor.java
* /opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-
jar/org/apache/zookeeper/server/ReferenceCountedACLCache.java
* /opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-
jar/org/apache/zookeeper/server/quorum/LeaderElectionMXBean.java
* /opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-
jar/org/apache/zookeeper/metrics/Counter.java
* /opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-
jar/org/apache/zookeeper/server/quorum/Observer.java
```

* /opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-jar/org/apache/zookeeper/server/auth/ServerAuthenticationProvider.java
* /opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-jar/org/apache/zookeeper/ClientCnxn.java
*
/opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-jar/org/apache/zookeeper/server/command/WatchCommand.java
* /opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-jar/org/apache/zookeeper/server/ServerCnxnFactory.java
* /opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-jar/org/apache/zookeeper/server/ServerMetrics.java
* /opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-jar/org/apache/zookeeper/common/IOUtils.java
* /opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-jar/org/apache/zookeeper/cli/RemoveWatchesCommand.java
* /opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-jar/org/apache/zookeeper/common/AtomicFileWritingIdiom.java
* /opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-jar/org/apache/zookeeper/SaslServerPrincipal.java
*
/opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-jar/org/apache/zookeeper/server/SessionTracker.java
* /opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-jar/org/apache/zookeeper/common/ZKHostnameVerifier.java
* /opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-jar/org/apache/zookeeper/server/auth/DigestLoginModule.java
* /opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-jar/org/apache/zookeeper/server/util/ConfigUtils.java
* /opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-jar/org/apache/zookeeper/server/ConnectionMXBean.java
* /opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-jar/org/apache/zookeeper/server/command/DigestCommand.java
* /opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-jar/org/apache/zookeeper/server/SyncRequestProcessor.java
* /opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-jar/org/apache/zookeeper/server/DataTreeBean.java
*
/opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-jar/org/apache/zookeeper/server/quorum/auth/SaslQuorumServerCallbackHandler.java
* /opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-jar/org/apache/zookeeper/server/auth/EnsembleAuthenticationProvider.java
* /opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-jar/org/apache/zookeeper/server/ServerCnxn.java
* /opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-jar/org/apache/zookeeper/server/ZooKeeperServerMXBean.java
* /opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-jar/org/apache/zookeeper/Quotas.java
* /opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-

jar/org/apache/zookeeper/server/quorum/Leader.java
* /opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-
jar/org/apache/zookeeper/common/NettyUtils.java
* /opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-
jar/org/apache/zookeeper/ClientWatchManager.java
*
/opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-
jar/org/apache/zookeeper/client/ConnectStringParser.java
* /opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-
jar/org/apache/zookeeper/server/persistence/FileTxnSnapLog.java
* /opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-
jar/org/apache/zookeeper/server/util/KerberosUtil.java
* /opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-
jar/org/apache/zookeeper/server/BlueThrottle.java
* /opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-
jar/org/apache/zookeeper/server/util/AuthUtil.java
* /opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-
jar/org/apache/zookeeper/server/persistence/SnapshotInfo.java
* /opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-
jar/org/apache/zookeeper/server/ZooKeeperServerShutdownHandler.java
*
/opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-
jar/org/apache/zookeeper/server/command/SetTraceMaskCommand.java
* /opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-
jar/org/apache/zookeeper/metrics/MetricsProviderLifecycleException.java
* /opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-
jar/org/apache/zookeeper/cli/CliCommand.java
* /opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-
jar/org/apache/zookeeper/cli/CliParseException.java
* /opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-
jar/org/apache/zookeeper/common/FileKeyStoreLoader.java
* /opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-
jar/org/apache/zookeeper/server/quorum/LearnerMaster.java
* /opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-
jar/org/apache/zookeeper/server/ZKDatabase.java
* /opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-
jar/org/apache/zookeeper/server/ZooKeeperServerMain.java
*
/opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-
jar/org/apache/zookeeper/AsyncCallback.java
* /opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-
jar/org/apache/zookeeper/server/quorum/QuorumZooKeeperServer.java
* /opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-
jar/org/apache/zookeeper/server/metric/SimpleCounter.java
* /opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-
jar/org/apache/zookeeper/cli/AddWatchCommand.java
* /opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-
jar/org/apache/zookeeper/server/quorum/QuorumCnxManager.java

```

* /opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-
jar/org/apache/zookeeper/server/admin/AdminServerFactory.java
* /opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-
jar/org/apache/zookeeper/server/NettyServerCnxn.java
*
/opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-
jar/org/apache/zookeeper/server/ZooTrace.java
* /opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-
jar/org/apache/zookeeper/CreateMode.java
* /opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-
jar/org/apache/zookeeper/server/quorum/CommitProcessor.java
* /opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-
jar/org/apache/zookeeper/server/quorum/LocalPeerBean.java
* /opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-
jar/org/apache/zookeeper/server/quorum/SendAckRequestProcessor.java
* /opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-
jar/org/apache/zookeeper/cli/StatPrinter.java
* /opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-
jar/org/apache/zookeeper/server/quorum/QuorumPeer.java
* /opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-
jar/org/apache/zookeeper/server/quorum/SyncedLearnerTracker.java
*
/opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-
jar/org/apache/zookeeper/server/watch/WatcherOrBitSet.java
* /opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-
jar/org/apache/zookeeper/server/ZooKeeperServerListenerImpl.java
* /opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-
jar/org/apache/zookeeper/server/DataTree.java
* /opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-
jar/org/apache/zookeeper/server/ObserverBean.java
* /opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-
jar/org/apache/zookeeper/client/FourLetterWordMain.java
* /opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-
jar/org/apache/zookeeper/server/FinalRequestProcessor.java
* /opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-
jar/org/apache/zookeeper/server/PurgeTxnLog.java
*
/opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-
jar/org/apache/zookeeper/server/quorum/QuorumStats.java
* /opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-
jar/org/apache/zookeeper/cli/AclParser.java
* /opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-
jar/org/apache/zookeeper/server/quorum/FollowerMXBean.java
* /opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-
jar/org/apache/zookeeper/server/quorum/QuorumPeerConfig.java
* /opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-
jar/org/apache/zookeeper/server/quorum/SyncThrottleException.java
* /opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-

```

jar/org/apache/zookeeper/server/NettyServerCnxnFactory.java
* /opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-
jar/org/apache/zookeeper/server/watch/WatchManagerOptimized.java
* /opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-
jar/org/apache/zookeeper/server/quorum/LeaderElectionBean.java
*
/opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-
jar/org/apache/zookeeper/server/ZooKeeperServerBean.java
* /opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-
jar/org/apache/zookeeper/server/quorum/LearnerSyncThrottler.java
* /opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-
jar/org/apache/zookeeper/server/auth/KerberosName.java
* /opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-
jar/org/apache/zookeeper/server/quorum/flexible/QuorumHierarchical.java
* /opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-
jar/org/apache/zookeeper/cli/SetAclCommand.java
* /opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-
jar/org/apache/zookeeper/server/DataNode.java
* /opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-
jar/org/apache/zookeeper/server/quorum/LeaderSessionTracker.java
*
/opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-
jar/org/apache/zookeeper/client/ZKClientConfig.java
* /opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-
jar/org/apache/zookeeper/server/util/VerifyingFileFactory.java
* /opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-
jar/org/apache/zookeeper/common/X509Util.java
* /opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-
jar/org/apache/zookeeper/server/DumbWatcher.java
* /opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-
jar/org/apache/zookeeper/server/TxnLogProposalIterator.java
* /opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-
jar/org/apache/zookeeper/server/quorum/BufferStats.java
* /opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-
jar/org/apache/zookeeper/jmx/ManagedUtil.java
* /opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-
jar/org/apache/zookeeper/util/ServiceUtils.java
*
/opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-
jar/org/apache/zookeeper/server/persistence/Util.java
* /opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-
jar/org/apache/zookeeper/server/quorum/flexible/QuorumMaj.java
* /opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-
jar/org/apache/zookeeper/cli/ReconfigCommand.java
* /opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-
jar/org/apache/zookeeper/ServerAdminClient.java
* /opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-
jar/org/apache/zookeeper/server/admin/JettyAdminServer.java

* /opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-jar/org/apache/zookeeper/server/util/OSMXBean.java
* /opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-jar/org/apache/zookeeper/common/JKSFileLoader.java
* /opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-jar/org/apache/zookeeper/server/command/StatResetCommand.java
*
/opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-jar/org/apache/zookeeper/server/util/AdHash.java
* /opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-jar/org/apache/zookeeper/metrics/impl/MetricsProviderBootstrap.java
* /opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-jar/org/apache/zookeeper/server/RateLogger.java
* /opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-jar/org/apache/zookeeper/server/quorum/ObserverMaster.java
* /opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-jar/org/apache/zookeeper/server/auth/IPAuthenticationProvider.java
* /opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-jar/org/apache/zookeeper/common/NetUtils.java
* /opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-jar/org/apache/zookeeper/server/quorum/PrependableSocket.java
*
/opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-jar/org/apache/zookeeper/Watcher.java
* /opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-jar/org/apache/zookeeper/server/quorum/RemotePeerMXBean.java
* /opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-jar/org/apache/zookeeper/Version.java
* /opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-jar/org/apache/zookeeper/server/ResponseCache.java
* /opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-jar/org/apache/zookeeper/server/util/ZxidUtils.java
* /opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-jar/org/apache/zookeeper/metrics/Gauge.java
* /opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-jar/org/apache/zookeeper/server/quorum/FollowerBean.java
* /opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-jar/org/apache/zookeeper/ClientCnxnSocketNIO.java
*
/opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-jar/org/apache/zookeeper/server/quorum/ServerBean.java
* /opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-jar/org/apache/zookeeper/server/command/RuokCommand.java
* /opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-jar/org/apache/zookeeper/ClientCnxnSocket.java
* /opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-jar/org/apache/zookeeper/cli/DeleteCommand.java
* /opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-

jar/org/apache/zookeeper/server/admin/JsonOutputter.java
* /opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-
jar/org/apache/zookeeper/server/persistence/SnapStream.java
* /opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-
jar/org/apache/zookeeper/server/quorum/auth/NullQuorumAuthLearner.java
* /opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-
jar/org/apache/zookeeper/server/quorum/LearnerSender.java
*
/opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-
jar/org/apache/zookeeper/server/quorum/AckRequestProcessor.java
* /opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-
jar/org/apache/zookeeper/server/quorum/LearnerSessionTracker.java
* /opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-
jar/org/apache/zookeeper/AddWatchMode.java
* /opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-
jar/org/apache/zookeeper/cli/CreateCommand.java
* /opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-
jar/org/apache/zookeeper/server/command/NopCommand.java
* /opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-
jar/org/apache/zookeeper/server/quorum/Vote.java
* /opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-
jar/org/apache/zookeeper/server/command/CnxnStatResetCommand.java
*
/opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-
jar/org/apache/zookeeper/cli/GetCommand.java
* /opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-
jar/org/apache/zookeeper/server/quorum/Election.java
* /opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-
jar/org/apache/zookeeper/server/persistence/FilePadding.java
* /opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-
jar/org/apache/zookeeper/server/command/ConfCommand.java
* /opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-
jar/org/apache/zookeeper/server/quorum/FollowerZooKeeperServer.java
* /opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-
jar/org/apache/zookeeper/server/command/FourLetterCommands.java
* /opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-
jar/org/apache/zookeeper/common/KeyStoreLoader.java
* /opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-
jar/org/apache/zookeeper/server/admin/Command.java
*
/opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-
jar/org/apache/zookeeper/server/quorum/QuorumBean.java
* /opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-
jar/org/apache/zookeeper/JLineZNodeCompleter.java
* /opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-
jar/org/apache/zookeeper/server/auth/ProviderRegistry.java
* /opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-
jar/org/apache/zookeeper/server/auth/AuthenticationProvider.java

* /opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-jar/org/apache/zookeeper/common/FileChangeWatcher.java
* /opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-jar/org/apache/zookeeper/server/quorum/Learner.java
* /opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-jar/org/apache/zookeeper/client/HostProvider.java
* /opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-jar/org/apache/zookeeper/WatchedEvent.java
*
/opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-jar/org/apache/zookeeper/server/ZooKeeperServerListener.java
* /opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-jar/org/apache/zookeeper/cli/SetCommand.java
* /opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-jar/org/apache/zookeeper/server/RequestThrottler.java
* /opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-jar/org/apache/zookeeper/Environment.java
* /opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-jar/org/apache/zookeeper/common/ClientX509Util.java
* /opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-jar/org/apache/zookeeper/ZooDefs.java
* /opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-jar/org/apache/zookeeper/server/quorum/ServerMXBean.java
* /opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-jar/org/apache/zookeeper/metrics/MetricsContext.java
*
/opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-jar/org/apache/zookeeper/server/watch/WatchManagerFactory.java
* /opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-jar/org/apache/zookeeper/audit/AuditEvent.java
* /opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-jar/org/apache/zookeeper/cli/CliException.java
* /opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-jar/org/apache/zookeeper/server/quorum/FollowerRequestProcessor.java
* /opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-jar/org/apache/zookeeper/Shell.java
* /opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-jar/org/apache/zookeeper/cli/GetConfigCommand.java
* /opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-jar/org/apache/zookeeper/server/command/AbstractFourLetterCommand.java
*
/opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-jar/org/apache/zookeeper/WatchDeregistration.java
* /opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-jar/org/apache/zookeeper/server/quorum/UpgradeableSessionTracker.java
* /opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-jar/org/apache/zookeeper/server/quorum/auth/QuorumAuthServer.java
* /opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-

jar/org/apache/zookeeper/server/ServerCnxnHelper.java
* /opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-
jar/org/apache/zookeeper/server/quorum/ReadOnlyZooKeeperServer.java
* /opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-
jar/org/apache/zookeeper/server/NIOServerCnxnFactory.java
* /opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-
jar/org/apache/zookeeper/server/metric/AvgMinMaxCounterSet.java
*
/opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-
jar/org/apache/zookeeper/DigestWatcher.java
* /opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-
jar/org/apache/zookeeper/common/ZKTrustManager.java
* /opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-
jar/org/apache/zookeeper/server/persistence/TxnLogToolkit.java
* /opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-
jar/org/apache/zookeeper/server/quorum/LearnerZooKeeperServer.java
* /opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-
jar/org/apache/zookeeper/server/ZooKeeperSaslServer.java
* /opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-
jar/org/apache/zookeeper/common/Time.java
* /opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-
jar/org/apache/zookeeper/server/quorum/ObserverMXBean.java
* /opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-
jar/org/apache/zookeeper/client/StaticHostProvider.java
*
/opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-
jar/org/apache/zookeeper/server/admin/ReadAheadEndpoint.java
* /opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-
jar/org/apache/zookeeper/server/quorum/Follower.java
* /opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-
jar/org/apache/zookeeper/SaslClientCallbackHandler.java
* /opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-
jar/org/apache/zookeeper/jmx/ZKMBBeanInfo.java
* /opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-
jar/org/apache/zookeeper/ZookeeperBanner.java
* /opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-
jar/org/apache/zookeeper/metrics/MetricsProvider.java
* /opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-
jar/org/apache/zookeeper/server/Stats.java
* /opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-
jar/org/apache/zookeeper/server/quorum/QuorumPeerMain.java
*
/opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-
jar/org/apache/zookeeper/server/persistence/SnapShot.java
* /opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-
jar/org/apache/zookeeper/cli/CommandNotFoundException.java
* /opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-
jar/org/apache/zookeeper/cli/DelQuotaCommand.java

* /opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-jar/org/apache/zookeeper/server/quorum/LearnerHandlerMXBean.java
* /opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-jar/org/apache/zookeeper/server/quorum/LearnerHandlerBean.java
* /opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-jar/org/apache/zookeeper/util/PemReader.java
* /opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-jar/org/apache/zookeeper/ClientCnxnSocketNetty.java
* /opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-jar/org/apache/zookeeper/server/command/DumpCommand.java
*
/opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-jar/org/apache/zookeeper/server/quorum/auth/NullQuorumAuthServer.java
* /opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-jar/org/apache/zookeeper/server/RequestProcessor.java
* /opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-jar/org/apache/zookeeper/server/metric/Metric.java
* /opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-jar/org/apache/zookeeper/common/QuorumX509Util.java
* /opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-jar/org/apache/zookeeper/server/quorum/ProposalRequestProcessor.java
* /opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-jar/org/apache/zookeeper/server/util/BitMap.java
* /opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-jar/org/apache/zookeeper/server/metric/AvgMinMaxPercentileCounter.java
*
/opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-jar/org/apache/zookeeper/server/auth/SASLAuthenticationProvider.java
* /opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-jar/org/apache/zookeeper/server/command/IsroCommand.java
* /opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-jar/org/apache/zookeeper/server/PrepRequestProcessor.java
* /opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-jar/org/apache/zookeeper/server/quorum/auth/QuorumAuth.java
* /opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-jar/org/apache/zookeeper/server/quorum/LeaderZooKeeperServer.java
* /opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-jar/org/apache/zookeeper/server/quorum/LeaderBean.java
* /opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-jar/org/apache/zookeeper/server/quorum/UnifiedServerSocket.java
*
/opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-jar/org/apache/zookeeper/server/ExitCode.java
* /opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-jar/org/apache/zookeeper/server/quorum/auth/QuorumAuthLearner.java
* /opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-jar/org/apache/zookeeper/Login.java
* /opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-

jar/org/apache/zookeeper/server/command/DirsCommand.java
* /opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-
jar/org/apache/zookeeper/server/ZooKeeperServer.java
* /opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-
jar/org/apache/zookeeper/server/quorum/ReadOnlyRequestProcessor.java
* /opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-
jar/org/apache/zookeeper/audit/ZKAuditProvider.java
* /opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-
jar/org/apache/zookeeper/server/quorum/StateSummary.java
*
/opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-
jar/org/apache/zookeeper/server/auth/X509AuthenticationProvider.java
* /opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-
jar/org/apache/zookeeper/server/admin/DummyAdminServer.java
* /opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-
jar/org/apache/zookeeper/common/PEMFileLoader.java
* /opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-
jar/org/apache/zookeeper/server/quorum/LocalSessionTracker.java
* /opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-
jar/org/apache/zookeeper/audit/AuditLogger.java
* /opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-
jar/org/apache/zookeeper/StatsTrack.java
* /opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-
jar/org/apache/zookeeper/common/KeyStoreFileType.java
*
/opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-
jar/org/apache/zookeeper/server/persistence/FileSnap.java
* /opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-
jar/org/apache/zookeeper/server/metric/AvgMinMaxPercentileCounterSet.java
* /opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-
jar/org/apache/zookeeper/server/quorum/LocalPeerMXBean.java
* /opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-
jar/org/apache/zookeeper/cli/CloseCommand.java
* /opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-
jar/org/apache/zookeeper/server/quorum/LearnerSyncRequest.java
* /opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-
jar/org/apache/zookeeper/metrics/impl/DefaultMetricsProvider.java
* /opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-
jar/org/apache/zookeeper/server/DatadirCleanupManager.java
* /opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-
jar/org/apache/zookeeper/server/DataTreeMXBean.java
*
/opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-
jar/org/apache/zookeeper/server/TraceFormatter.java
* /opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-
jar/org/apache/zookeeper/server/admin/Commands.java
* /opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-
jar/org/apache/zookeeper/client/ZooKeeperSaslClient.java

* /opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-jar/org/apache/zookeeper/server/quorum/ObserverRequestProcessor.java

* /opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-jar/org/apache/zookeeper/server/command/CommandExecutor.java

* /opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-jar/org/apache/zookeeper/ZKUtil.java

* /opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-jar/org/apache/zookeeper/server/ByteBufferInputStream.java

*

/opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-jar/org/apache/zookeeper/server/auth/DigestAuthenticationProvider.java

* /opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-jar/org/apache/zookeeper/util/SecurityUtils.java

* /opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-jar/org/apache/zookeeper/metrics/Summary.java

* /opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-jar/org/apache/zookeeper/cli/MalformedCommandException.java

* /opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-jar/org/apache/zookeeper/audit/AuditHelper.java

* /opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-jar/org/apache/zookeeper/cli/CliWrapperException.java

* /opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-jar/org/apache/zookeeper/common/X509Exception.java

* /opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-jar/org/apache/zookeeper/cli/SetQuotaCommand.java

*

/opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-jar/org/apache/zookeeper/server/quorum/auth/SaslQuorumAuthLearner.java

* /opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-jar/org/apache/zookeeper/cli/ListQuotaCommand.java

* /opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-jar/org/apache/zookeeper/cli/AddAuthCommand.java

* /opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-jar/org/apache/zookeeper/server/watch/WatchManager.java

* /opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-jar/org/apache/zookeeper/server/quorum/auth/SaslQuorumAuthServer.java

* /opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-jar/org/apache/zookeeper/server/NIOServerCnxn.java

* /opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-jar/org/apache/zookeeper/admin/ZooKeeperAdmin.java

* /opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-jar/org/apache/zookeeper/version/util/VerGen.java

*

/opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-jar/org/apache/zookeeper/server/command/StatCommand.java

* /opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-jar/org/apache/zookeeper/server/auth/SaslServerCallbackHandler.java

* /opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-

jar/org/apache/zookeeper/server/quorum/ReadOnlyBean.java
* /opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-
jar/org/apache/zookeeper/server/watch/IDeadWatcherListener.java
* /opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-
jar/org/apache/zookeeper/common/ZKConfig.java
* /opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-
jar/org/apache/zookeeper/server/WorkerService.java
* /opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-
jar/org/apache/zookeeper/server/watch/IWatchManager.java
*
/opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-
jar/org/apache/zookeeper/common/FileKeyStoreLoaderBuilderProvider.java
* /opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-
jar/org/apache/zookeeper/server/util/SerializeUtils.java
* /opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-
jar/org/apache/zookeeper/metrics/SummarySet.java
* /opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-
jar/org/apache/zookeeper/common/PKCS12FileLoader.java
* /opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-
jar/org/apache/zookeeper/common/StandardTypeFileKeyStoreLoader.java
* /opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-
jar/org/apache/zookeeper/server/ServerConfig.java
* /opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-
jar/org/apache/zookeeper/cli/MalformedPathException.java
* /opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-
jar/org/apache/zookeeper/server/auth/KeyAuthenticationProvider.java
*
/opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-
jar/org/apache/zookeeper/server/command/MonitorCommand.java
* /opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-
jar/org/apache/zookeeper/ZooKeeperMain.java
* /opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-
jar/org/apache/zookeeper/server/ZooKeeperCriticalThread.java
* /opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-
jar/org/apache/zookeeper/audit/AuditConstants.java
* /opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-
jar/org/apache/zookeeper/jmx/MBeanRegistry.java
* /opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-
jar/org/apache/zookeeper/server/quorum/RemotePeerBean.java
* /opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-
jar/org/apache/zookeeper/server/quorum/LeaderMXBean.java
*
/opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-
jar/org/apache/zookeeper/server/ExpiryQueue.java
* /opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-
jar/org/apache/zookeeper/server/quorum/LeaderRequestProcessor.java
* /opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-
jar/org/apache/zookeeper/server/NodeHashMapImpl.java

* /opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-jar/org/apache/zookeeper/server/admin/CommandBase.java
* /opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-jar/org/apache/zookeeper/server/ConnectionBean.java
* /opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-jar/org/apache/zookeeper/Testable.java
* /opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-jar/org/apache/zookeeper/ZooKeeper.java
* /opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-jar/org/apache/zookeeper/cli/StatCommand.java
*
/opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-jar/org/apache/zookeeper/server/quorum/FastLeaderElection.java
* /opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-jar/org/apache/zookeeper/server/NodeHashMap.java
* /opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-jar/org/apache/zookeeper/server/metric/AvgMinMaxCounter.java
* /opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-jar/org/apache/zookeeper/server/persistence/FileTxnLog.java
* /opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-jar/org/apache/zookeeper/server/admin/UnifiedConnectionFactory.java
* /opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-jar/org/apache/zookeeper/server/util/BitHashSet.java
* /opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-jar/org/apache/zookeeper/server/DigestCalculator.java
* /opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-jar/org/apache/zookeeper/audit/Log4jAuditLogger.java
*
/opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-jar/org/apache/zookeeper/server/command/TraceMaskCommand.java
* /opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-jar/org/apache/zookeeper/server/watch/WatcherCleaner.java
* /opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-jar/org/apache/zookeeper/server/ByteBufferOutputStream.java
* /opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-jar/org/apache/zookeeper/metrics/impl/NullMetricsProvider.java
* /opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-jar/org/apache/zookeeper/server/admin/CommandOutputter.java
* /opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-jar/org/apache/zookeeper/server/admin/AdminServer.java
* /opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-jar/org/apache/zookeeper/server/LogFormatter.java
*
/opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-jar/org/apache/zookeeper/server/util/LogChopper.java
* /opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-jar/org/apache/zookeeper/server/quorum/QuorumMXBean.java
* /opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-

```
jar/org/apache/zookeeper/server/command/EnvCommand.java
* /opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-
jar/org/apache/zookeeper/server/command/ConsCommand.java
* /opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-
jar/org/apache/zookeeper/server/ServerStats.java
* /opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-
jar/org/apache/zookeeper/ZooKeeperTestable.java
* /opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-
jar/org/apache/zookeeper/server/quorum/LearnerHandler.java
* /opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-
jar/org/apache/zookeeper/cli/DeleteAllCommand.java
*
/opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-
jar/org/apache/zookeeper/server/quorum/ObserverZooKeeperServer.java
* /opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-
jar/org/apache/zookeeper/server/quorum/flexible/QuorumVerifier.java
* /opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-
jar/org/apache/zookeeper/common/SSLContextAndOptions.java
* /opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-
jar/org/apache/zookeeper/server/ClientCnxnLimitException.java
* /opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-
jar/org/apache/zookeeper/server/util/JvmPauseMonitor.java
* /opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-
jar/org/apache/zookeeper/server/ZooKeeperThread.java
* /opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-
jar/org/apache/zookeeper/common/AtomicFileOutputStream.java
*
/opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-
jar/org/apache/zookeeper/server/SessionTrackerImpl.java
* /opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-
jar/org/apache/zookeeper/server/persistence/TxnLog.java
No license file was found, but licenses were detected in source scan.
```

```
/*
* Licensed to the Apache Software Foundation (ASF) under one or more
* contributor license agreements. See the NOTICE file distributed with
* this work for additional information regarding copyright ownership.
* The ASF licenses this file to You under the Apache License, Version 2.0
* (the "License"); you may not use this file except in compliance with
* the License. You may obtain a copy of the License at
*
* http://www.apache.org/licenses/LICENSE-2.0
*
* Unless required by applicable law or agreed to in writing, software
* distributed under the License is distributed on an "AS IS" BASIS,
* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
* See the License for the specific language governing permissions and
* limitations under the License.
```


*/

Found in path(s):

* /opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-jar/org/apache/zookeeper/Transaction.java

*

/opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-jar/org/apache/zookeeper/MultiResponse.java

* /opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-jar/org/apache/zookeeper/OpResult.java

* /opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-jar/org/apache/zookeeper/server/admin/CommandResponse.java

* /opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-jar/org/apache/zookeeper/Op.java

* /opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-jar/org/apache/zookeeper/server/watch/WatchesReport.java

* /opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-jar/org/apache/zookeeper/MultiOperationRecord.java

* /opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-jar/org/apache/zookeeper/server/watch/WatchesSummary.java

* /opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-jar/org/apache/zookeeper/server/watch/WatchesPathReport.java

*

/opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-jar/org/apache/zookeeper/server/ZooKeeperServerConf.java

No license file was found, but licenses were detected in source scan.

/* Licensed to the Apache Software Foundation (ASF) under one

* or more contributor license agreements. See the NOTICE file

* distributed with this work for additional information

* regarding copyright ownership. The ASF licenses this file

* to you under the Apache License, Version 2.0 (the

* "License"); you may not use this file except in compliance

* with the License. You may obtain a copy of the License at

*

* <http://www.apache.org/licenses/LICENSE-2.0>

*

* Unless required by applicable law or agreed to in writing, software

* distributed under the License is distributed on an "AS IS" BASIS,

* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.

* See the License for the specific language governing permissions and

* limitations under the License.

*/

Found in path(s):

* /opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-jar/org/apache/zookeeper/common/StringUtils.java

No license file was found, but licenses were detected in source scan.

/*

* Licensed to the Apache Software Foundation (ASF) under one
* or more contributor license agreements. See the NOTICE file
* distributed with this work for additional information
* regarding copyright ownership. The ASF licenses this file
* to you under the Apache License, Version 2.0 (the
* "License"); you may not use this file except in compliance
* with the License. You may obtain a copy of the License at
* <p>
* <http://www.apache.org/licenses/LICENSE-2.0>
* <p>
* Unless required by applicable law or agreed to in writing, software
* distributed under the License is distributed on an "AS IS" BASIS,
* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
* See the License for the specific language governing permissions and
* limitations under the License.
*/

Found in path(s):

* /opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-
jar/org/apache/zookeeper/server/SnapshotFormatter.java

*

/opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-
jar/org/apache/zookeeper/server/util/RequestPathMetricsCollector.java

No license file was found, but licenses were detected in source scan.

/*

* Licensed to the Apache Software Foundation (ASF) under one
* or more contributor license agreements. See the NOTICE file
* distributed with this work for additional information
* regarding copyright ownership. The ASF licenses this file
* to you under the Apache License, Version 2.0 (the
* "License"); you may not use this file except in compliance
* with the License. You may obtain a copy of the License at
*
* <http://www.apache.org/licenses/LICENSE-2.0>
*
* Unless required by applicable law or agreed to in writing, software
* distributed under the License is distributed on an "AS IS" BASIS,
* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
* See the License for the specific language governing permissions and
* limitations under the License.
*/

Found in path(s):

* /opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-

```
jar/org/apache/zookeeper/server/EphemeralTypeEmulate353.java
*
/opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-
jar/org/apache/zookeeper/server/ContainerManager.java
* /opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-
jar/org/apache/zookeeper/server/EphemeralType.java
No license file was found, but licenses were detected in source scan.
```

<!--

Licensed to the Apache Software Foundation (ASF) under one or more contributor license agreements. See the NOTICE file distributed with this work for additional information regarding copyright ownership. The ASF licenses this file to You under the Apache License, Version 2.0 (the "License"); you may not use this file except in compliance with the License. You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

-->

Found in path(s):

```
* /opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-
jar/org/apache/zookeeper/server/package.html
No license file was found, but licenses were detected in source scan.
```

```
/**
```

```
* Licensed to the Apache Software Foundation (ASF) under one
* or more contributor license agreements. See the NOTICE file
* distributed with this work for additional information
* regarding copyright ownership. The ASF licenses this file
* to you under the Apache License, Version 2.0 (the
* "License"); you may not use this file except in compliance
* with the License. You may obtain a copy of the License at
```

```
*
```

```
* http://www.apache.org/licenses/LICENSE-2.0
```

```
*
```

```
* Unless required by applicable law or agreed to in writing, software
* distributed under the License is distributed on an "AS IS" BASIS,
* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
* See the License for the specific language governing permissions and
* limitations under the License.
```

```
*/
```

Found in path(s):

* /opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-jar/org/apache/zookeeper/server/quorum/MultipleAddresses.java

No license file was found, but licenses were detected in source scan.

<!--

/**

* Licensed to the Apache Software Foundation (ASF) under one
* or more contributor license agreements. See the NOTICE file
* distributed with this work for additional information
* regarding copyright ownership. The ASF licenses this file
* to you under the Apache License, Version 2.0 (the
* "License"); you may not use this file except in compliance
* with the License. You may obtain a copy of the License at
*
* <http://www.apache.org/licenses/LICENSE-2.0>
*
* Unless required by applicable law or agreed to in writing, software
* distributed under the License is distributed on an "AS IS" BASIS,
* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
* See the License for the specific language governing permissions and
* limitations under the License.
*/
-->

Found in path(s):

* /opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-jar/META-INF/maven/org.apache.zookeeper/zookeeper/pom.xml

No license file was found, but licenses were detected in source scan.

/**

* Licensed to the Apache Software Foundation (ASF) under one
* or more contributor license agreements. See the NOTICE file
* distributed with this work for additional information
* regarding copyright ownership. The ASF licenses this file
* to you under the Apache License, Version 2.0 (the
* "License"); you may not use this file except in compliance
* with the License. You may obtain a copy of the License at
*
* <http://www.apache.org/licenses/LICENSE-2.0>
*
* Unless required by applicable law or agreed to in writing, software
* distributed under the License is distributed on an "AS IS" BASIS,
* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
* See the License for the specific language governing permissions and
* limitations under the License.
*/

Found in path(s):

* /opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-jar/org/apache/zookeeper/version/Info.java

*

/opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-jar/org/apache/zookeeper/version/VersionInfoMain.java

No license file was found, but licenses were detected in source scan.

/*

* Licensed to the Apache Software Foundation (ASF) under one
* or more contributor license agreements. See the NOTICE file
* distributed with this work for additional information
* regarding copyright ownership. The ASF licenses this file
* to you under the Apache License, Version 2.0 (the
* "License"); you may not use this file except in compliance
* with the License. You may obtain a copy of the License at
*
* <http://www.apache.org/licenses/LICENSE-2.0>
*
* Unless required by applicable law or agreed to in writing, software
* distributed under the License is distributed on an "AS IS" BASIS,
* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
* See the License for the specific language governing permissions and
* limitations under the License.
*/

Found in path(s):

* /opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-jar/org/apache/zookeeper/common/PathTrie.java

*

/opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-jar/org/apache/zookeeper/common/PathUtils.java

No license file was found, but licenses were detected in source scan.

/**

* Licensed to the Apache Software Foundation (ASF) under one
* or more contributor license agreements. See the NOTICE file
* distributed with this work for additional information
* regarding copyright ownership. The ASF licenses this file
* to you under the Apache License, Version 2.0 (the
* "License"); you may not use this file except in compliance
* with the License. You may obtain a copy of the License at
* <p>
* <http://www.apache.org/licenses/LICENSE-2.0>
* <p>
* Unless required by applicable law or agreed to in writing, software
* distributed under the License is distributed on an "AS IS" BASIS,
* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.

- * See the License for the specific language governing permissions and
- * limitations under the License.
- */

Found in path(s):

* /opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-jar/org/apache/zookeeper/server/watch/WatcherModeManager.java

*

/opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-jar/org/apache/zookeeper/server/util/CircularBuffer.java

* /opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-jar/org/apache/zookeeper/server/util/MessageTracker.java

No license file was found, but licenses were detected in source scan.

/**

- * Licensed to the Apache Software Foundation (ASF) under one
- * or more contributor license agreements. See the NOTICE file
- * distributed with this work for additional information
- * regarding copyright ownership. The ASF licenses this file
- * to you under the Apache License, Version 2.0 (the
- * "License"); you may not use this file except in compliance
- * with the License. You may obtain a copy of the License at
- *
- * <http://www.apache.org/licenses/LICENSE-2.0>
- *
- * Unless required by applicable law or agreed to in writing, software
- * distributed under the License is distributed on an "AS IS" BASIS,
- * WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
- * See the License for the specific language governing permissions and
- * limitations under the License.
- */

Found in path(s):

* /opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-jar/org/apache/zookeeper/common/BCFKSFileLoader.java

*

/opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-jar/org/apache/zookeeper/util/CircularBlockingQueue.java

* /opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-jar/org/apache/zookeeper/server/watch/WatcherMode.java

* /opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-jar/org/apache/zookeeper/server/TxnLogEntry.java

* /opt/cola/permits/1634239220_1681207436.7456996/0/zookeeper-3-6-4-sources-jar/org/apache/zookeeper/server/watch/PathParentIterator.java

1.801 kubernetes-client-api 6.5.1

1.801.1 Available under license :

No license file was found, but licenses were detected in source scan.

```
/**
 * Copyright (C) 2015 Red Hat, Inc.
 *
 * Licensed under the Apache License, Version 2.0 (the "License");
 * you may not use this file except in compliance with the License.
 * You may obtain a copy of the License at
 *
 * http://www.apache.org/licenses/LICENSE-2.0
 *
 * Unless required by applicable law or agreed to in writing, software
 * distributed under the License is distributed on an "AS IS" BASIS,
 * WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
 * See the License for the specific language governing permissions and
 * limitations under the License.
 */
```

Found in path(s):

```
* /opt/cola/permits/1634239329_1681207425.7699745/0/kubernetes-client-api-6-5-1-sources-
jar/io/fabric8/kubernetes/client/http/StandardMediaTypes.java
* /opt/cola/permits/1634239329_1681207425.7699745/0/kubernetes-client-api-6-5-1-sources-
jar/io/fabric8/kubernetes/client/dsl/ReplaceDeletable.java
* /opt/cola/permits/1634239329_1681207425.7699745/0/kubernetes-client-api-6-5-1-sources-
jar/io/fabric8/kubernetes/client/dsl/ServerSideApplicable.java
*
/opt/cola/permits/1634239329_1681207425.7699745/0/kubernetes-client-api-6-5-1-sources-
jar/io/fabric8/kubernetes/client/dsl/V1PolicyAPIGroupDSL.java
* /opt/cola/permits/1634239329_1681207425.7699745/0/kubernetes-client-api-6-5-1-sources-
jar/io/fabric8/kubernetes/client/extended/leaderelection/resourcelock/LeaderElectionRecord.java
* /opt/cola/permits/1634239329_1681207425.7699745/0/kubernetes-client-api-6-5-1-sources-
jar/io/fabric8/kubernetes/client/dsl/TtyExecErrorChannelable.java
* /opt/cola/permits/1634239329_1681207425.7699745/0/kubernetes-client-api-6-5-1-sources-
jar/io/fabric8/kubernetes/client/Utils/IOHelpers.java
* /opt/cola/permits/1634239329_1681207425.7699745/0/kubernetes-client-api-6-5-1-sources-
jar/io/fabric8/kubernetes/client/DefaultKubernetesClient.java
* /opt/cola/permits/1634239329_1681207425.7699745/0/kubernetes-client-api-6-5-1-sources-
jar/io/fabric8/kubernetes/client/dsl/ListVisitFromServerWritable.java
*
/opt/cola/permits/1634239329_1681207425.7699745/0/kubernetes-client-api-6-5-1-sources-
jar/io/fabric8/kubernetes/client/V1beta1NetworkAPIGroupDSL.java
* /opt/cola/permits/1634239329_1681207425.7699745/0/kubernetes-client-api-6-5-1-sources-
jar/io/fabric8/kubernetes/client/dsl/ListVisitFromServerGetDeleteRecreateWaitApplicable.java
* /opt/cola/permits/1634239329_1681207425.7699745/0/kubernetes-client-api-6-5-1-sources-
```

jar/io/fabric8/kubernetes/client/dsl/TimeoutImageEditReplacePatchable.java
* /opt/cola/permits/1634239329_1681207425.7699745/0/kubernetes-client-api-6-5-1-sources-
jar/io/fabric8/kubernetes/client/dsl/ApiextensionsAPIGroupDSL.java
* /opt/cola/permits/1634239329_1681207425.7699745/0/kubernetes-client-api-6-5-1-sources-
jar/io/fabric8/kubernetes/client/dsl/MetricOperation.java
* /opt/cola/permits/1634239329_1681207425.7699745/0/kubernetes-client-api-6-5-1-sources-
jar/io/fabric8/kubernetes/client/dsl/Watchable.java
*
/opt/cola/permits/1634239329_1681207425.7699745/0/kubernetes-client-api-6-5-1-sources-
jar/io/fabric8/kubernetes/client/dsl/AnyNamespaceOperation.java
* /opt/cola/permits/1634239329_1681207425.7699745/0/kubernetes-client-api-6-5-1-sources-
jar/io/fabric8/kubernetes/client/dsl/EphemeralContainersResource.java
* /opt/cola/permits/1634239329_1681207425.7699745/0/kubernetes-client-api-6-5-1-sources-
jar/io/fabric8/kubernetes/client/dsl/FunctionCallable.java
* /opt/cola/permits/1634239329_1681207425.7699745/0/kubernetes-client-api-6-5-1-sources-
jar/io/fabric8/kubernetes/client/dsl/V1StorageAPIGroupDSL.java
* /opt/cola/permits/1634239329_1681207425.7699745/0/kubernetes-client-api-6-5-1-sources-
jar/io/fabric8/kubernetes/client/dsl/Filterable.java
* /opt/cola/permits/1634239329_1681207425.7699745/0/kubernetes-client-api-6-5-1-sources-
jar/io/fabric8/kubernetes/client/http/SendAsyncUtils.java
* /opt/cola/permits/1634239329_1681207425.7699745/0/kubernetes-client-api-6-5-1-sources-
jar/io/fabric8/kubernetes/client/dsl/V1EventingAPIGroupDSL.java
*
/opt/cola/permits/1634239329_1681207425.7699745/0/kubernetes-client-api-6-5-1-sources-
jar/io/fabric8/kubernetes/client/dsl/ScalableResource.java
* /opt/cola/permits/1634239329_1681207425.7699745/0/kubernetes-client-api-6-5-1-sources-
jar/io/fabric8/kubernetes/client/dsl/FlowControlAPIGroupDSL.java
* /opt/cola/permits/1634239329_1681207425.7699745/0/kubernetes-client-api-6-5-1-sources-
jar/io/fabric8/kubernetes/client/utils/CachedSingleThreadScheduler.java
* /opt/cola/permits/1634239329_1681207425.7699745/0/kubernetes-client-api-6-5-1-sources-
jar/io/fabric8/kubernetes/client/http/ByteArrayBodyHandler.java
* /opt/cola/permits/1634239329_1681207425.7699745/0/kubernetes-client-api-6-5-1-sources-
jar/io/fabric8/kubernetes/client/V2AutoscalingAPIGroupDSL.java
* /opt/cola/permits/1634239329_1681207425.7699745/0/kubernetes-client-api-6-5-1-sources-
jar/io/fabric8/kubernetes/client/dsl/base/CustomResourceDefinitionContext.java
* /opt/cola/permits/1634239329_1681207425.7699745/0/kubernetes-client-api-6-5-1-sources-
jar/io/fabric8/kubernetes/client/LocalPortForward.java
*
/opt/cola/permits/1634239329_1681207425.7699745/0/kubernetes-client-api-6-5-1-sources-
jar/io/fabric8/kubernetes/client/dsl/AuthenticationAPIGroupDSL.java
* /opt/cola/permits/1634239329_1681207425.7699745/0/kubernetes-client-api-6-5-1-sources-
jar/io/fabric8/kubernetes/client/dsl/Execable.java
* /opt/cola/permits/1634239329_1681207425.7699745/0/kubernetes-client-api-6-5-1-sources-
jar/io/fabric8/kubernetes/client/dsl/V1beta1BatchAPIGroupDSL.java
* /opt/cola/permits/1634239329_1681207425.7699745/0/kubernetes-client-api-6-5-1-sources-
jar/io/fabric8/kubernetes/client/FromServerGettable.java
* /opt/cola/permits/1634239329_1681207425.7699745/0/kubernetes-client-api-6-5-1-sources-
jar/io/fabric8/kubernetes/client/Watcher.java

* /opt/cola/permits/1634239329_1681207425.7699745/0/kubernetes-client-api-6-5-1-sources-jar/io/fabric8/kubernetes/client/extended/run/RunOperations.java
*
/opt/cola/permits/1634239329_1681207425.7699745/0/kubernetes-client-api-6-5-1-sources-jar/io/fabric8/kubernetes/client/readiness/Readiness.java
* /opt/cola/permits/1634239329_1681207425.7699745/0/kubernetes-client-api-6-5-1-sources-jar/io/fabric8/kubernetes/client/dsl/BytesLimitTerminateTimeTailPrettyLoggable.java
* /opt/cola/permits/1634239329_1681207425.7699745/0/kubernetes-client-api-6-5-1-sources-jar/io/fabric8/kubernetes/client/GracePeriodConfigurable.java
* /opt/cola/permits/1634239329_1681207425.7699745/0/kubernetes-client-api-6-5-1-sources-jar/io/fabric8/kubernetes/client/Config.java
* /opt/cola/permits/1634239329_1681207425.7699745/0/kubernetes-client-api-6-5-1-sources-jar/io/fabric8/kubernetes/client/dsl/EventingAPIGroupDSL.java
* /opt/cola/permits/1634239329_1681207425.7699745/0/kubernetes-client-api-6-5-1-sources-jar/io/fabric8/kubernetes/client/dsl/V1beta1SchedulingAPIGroupDSL.java
* /opt/cola/permits/1634239329_1681207425.7699745/0/kubernetes-client-api-6-5-1-sources-jar/io/fabric8/kubernetes/client/dsl/AppsAPIGroupDSL.java
*
/opt/cola/permits/1634239329_1681207425.7699745/0/kubernetes-client-api-6-5-1-sources-jar/io/fabric8/kubernetes/client/dsl/WatchAndWaitable.java
* /opt/cola/permits/1634239329_1681207425.7699745/0/kubernetes-client-api-6-5-1-sources-jar/io/fabric8/kubernetes/client/dsl/Informable.java
* /opt/cola/permits/1634239329_1681207425.7699745/0/kubernetes-client-api-6-5-1-sources-jar/io/fabric8/kubernetes/client/Utils/BackwardsCompatibilityInterceptor.java
* /opt/cola/permits/1634239329_1681207425.7699745/0/kubernetes-client-api-6-5-1-sources-jar/io/fabric8/kubernetes/client/Version.java
* /opt/cola/permits/1634239329_1681207425.7699745/0/kubernetes-client-api-6-5-1-sources-jar/io/fabric8/kubernetes/client/dsl/CertificateSigningRequestResource.java
* /opt/cola/permits/1634239329_1681207425.7699745/0/kubernetes-client-api-6-5-1-sources-jar/io/fabric8/kubernetes/client/AdmissionRegistrationAPIGroupDSL.java
* /opt/cola/permits/1634239329_1681207425.7699745/0/kubernetes-client-api-6-5-1-sources-jar/io/fabric8/kubernetes/client/Utils/InputStreamPumper.java
*
/opt/cola/permits/1634239329_1681207425.7699745/0/kubernetes-client-api-6-5-1-sources-jar/io/fabric8/kubernetes/client/dsl/V1beta1CertificatesAPIGroupDSL.java
* /opt/cola/permits/1634239329_1681207425.7699745/0/kubernetes-client-api-6-5-1-sources-jar/io/fabric8/kubernetes/client/internal/KubeConfigUtils.java
* /opt/cola/permits/1634239329_1681207425.7699745/0/kubernetes-client-api-6-5-1-sources-jar/io/fabric8/kubernetes/client/V1AdmissionRegistrationAPIGroupDSL.java
* /opt/cola/permits/1634239329_1681207425.7699745/0/kubernetes-client-api-6-5-1-sources-jar/io/fabric8/kubernetes/client/extended/leaderelection/LeaderElector.java
* /opt/cola/permits/1634239329_1681207425.7699745/0/kubernetes-client-api-6-5-1-sources-jar/io/fabric8/kubernetes/client/Utils/PodStatusUtil.java
* /opt/cola/permits/1634239329_1681207425.7699745/0/kubernetes-client-api-6-5-1-sources-jar/io/fabric8/kubernetes/client/V1ApiextensionAPIGroupDSL.java
*
/opt/cola/permits/1634239329_1681207425.7699745/0/kubernetes-client-api-6-5-1-sources-jar/io/fabric8/kubernetes/client/dsl/ItemReplacable.java

* /opt/cola/permits/1634239329_1681207425.7699745/0/kubernetes-client-api-6-5-1-sources-jar/io/fabric8/kubernetes/client/dsl/V1BatchAPIGroupDSL.java

* /opt/cola/permits/1634239329_1681207425.7699745/0/kubernetes-client-api-6-5-1-sources-jar/io/fabric8/kubernetes/client/dsl/StorageAPIGroupDSL.java

* /opt/cola/permits/1634239329_1681207425.7699745/0/kubernetes-client-api-6-5-1-sources-jar/io/fabric8/kubernetes/client/dsl/NamespacedResource.java

* /opt/cola/permits/1634239329_1681207425.7699745/0/kubernetes-client-api-6-5-1-sources-jar/io/fabric8/kubernetes/client/http/BasicBuilder.java

* /opt/cola/permits/1634239329_1681207425.7699745/0/kubernetes-client-api-6-5-1-sources-jar/io/fabric8/kubernetes/client/informers/cache/ItemStore.java

* /opt/cola/permits/1634239329_1681207425.7699745/0/kubernetes-client-api-6-5-1-sources-jar/io/fabric8/kubernetes/client/dsl/V1beta3FlowControlAPIGroupDSL.java

*

/opt/cola/permits/1634239329_1681207425.7699745/0/kubernetes-client-api-6-5-1-sources-jar/io/fabric8/kubernetes/client/informers/cache/Listener.java

* /opt/cola/permits/1634239329_1681207425.7699745/0/kubernetes-client-api-6-5-1-sources-jar/io/fabric8/kubernetes/client/extended/leaderelection/resourceLock/LeaseLock.java

* /opt/cola/permits/1634239329_1681207425.7699745/0/kubernetes-client-api-6-5-1-sources-jar/io/fabric8/kubernetes/client/dsl/PrettyLoggable.java

* /opt/cola/permits/1634239329_1681207425.7699745/0/kubernetes-client-api-6-5-1-sources-jar/io/fabric8/kubernetes/client/extended/leaderelection/LeaderElectorBuilder.java

* /opt/cola/permits/1634239329_1681207425.7699745/0/kubernetes-client-api-6-5-1-sources-jar/io/fabric8/kubernetes/client/extension/ExtensibleResource.java

* /opt/cola/permits/1634239329_1681207425.7699745/0/kubernetes-client-api-6-5-1-sources-jar/io/fabric8/kubernetes/client/CustomResourceList.java

*

/opt/cola/permits/1634239329_1681207425.7699745/0/kubernetes-client-api-6-5-1-sources-jar/io/fabric8/kubernetes/client/extended/leaderelection/LeaderCallbacks.java

* /opt/cola/permits/1634239329_1681207425.7699745/0/kubernetes-client-api-6-5-1-sources-jar/io/fabric8/kubernetes/client/V2beta2AutoscalingAPIGroupDSL.java

* /opt/cola/permits/1634239329_1681207425.7699745/0/kubernetes-client-api-6-5-1-sources-jar/io/fabric8/kubernetes/client/extension/ExtensionRootClientAdapter.java

* /opt/cola/permits/1634239329_1681207425.7699745/0/kubernetes-client-api-6-5-1-sources-jar/io/fabric8/kubernetes/client/ResourceNotFoundException.java

* /opt/cola/permits/1634239329_1681207425.7699745/0/kubernetes-client-api-6-5-1-sources-jar/io/fabric8/kubernetes/client/V2beta1AutoscalingAPIGroupDSL.java

* /opt/cola/permits/1634239329_1681207425.7699745/0/kubernetes-client-api-6-5-1-sources-jar/io/fabric8/kubernetes/client/dsl/V1beta1PolicyAPIGroupDSL.java

*

/opt/cola/permits/1634239329_1681207425.7699745/0/kubernetes-client-api-6-5-1-sources-jar/io/fabric8/kubernetes/client/dsl/AnyNamespaced.java

* /opt/cola/permits/1634239329_1681207425.7699745/0/kubernetes-client-api-6-5-1-sources-jar/io/fabric8/kubernetes/client/dsl/TimestampBytesLimitTerminateTimeTailPrettyLoggable.java

* /opt/cola/permits/1634239329_1681207425.7699745/0/kubernetes-client-api-6-5-1-sources-jar/io/fabric8/kubernetes/client/dsl/ImageEditReplacePatchable.java

* /opt/cola/permits/1634239329_1681207425.7699745/0/kubernetes-client-api-6-5-1-sources-jar/io/fabric8/kubernetes/client/PortForward.java

* /opt/cola/permits/1634239329_1681207425.7699745/0/kubernetes-client-api-6-5-1-sources-

jar/io/fabric8/kubernetes/client/Utils.java
* /opt/cola/permits/1634239329_1681207425.7699745/0/kubernetes-client-api-6-5-1-sources-jar/io/fabric8/kubernetes/client/NamespacedKubernetesClientAdapter.java
* /opt/cola/permits/1634239329_1681207425.7699745/0/kubernetes-client-api-6-5-1-sources-jar/io/fabric8/kubernetes/client/dsl/ParameterMixedOperation.java
*
/opt/cola/permits/1634239329_1681207425.7699745/0/kubernetes-client-api-6-5-1-sources-jar/io/fabric8/kubernetes/client/dsl/V1DiscoveryAPIGroupDSL.java
* /opt/cola/permits/1634239329_1681207425.7699745/0/kubernetes-client-api-6-5-1-sources-jar/io/fabric8/kubernetes/client/dsl/Timeoutable.java
* /opt/cola/permits/1634239329_1681207425.7699745/0/kubernetes-client-api-6-5-1-sources-jar/io/fabric8/kubernetes/client/KubernetesClient.java
* /opt/cola/permits/1634239329_1681207425.7699745/0/kubernetes-client-api-6-5-1-sources-jar/io/fabric8/kubernetes/client/dsl/CertificatesAPIGroupDSL.java
* /opt/cola/permits/1634239329_1681207425.7699745/0/kubernetes-client-api-6-5-1-sources-jar/io/fabric8/kubernetes/client/V1NetworkAPIGroupDSL.java
* /opt/cola/permits/1634239329_1681207425.7699745/0/kubernetes-client-api-6-5-1-sources-jar/io/fabric8/kubernetes/client/dsl/ExecWatch.java
* /opt/cola/permits/1634239329_1681207425.7699745/0/kubernetes-client-api-6-5-1-sources-jar/io/fabric8/kubernetes/client/dsl/EditReplacePatchable.java
*
/opt/cola/permits/1634239329_1681207425.7699745/0/kubernetes-client-api-6-5-1-sources-jar/io/fabric8/kubernetes/client/OperationInfo.java
* /opt/cola/permits/1634239329_1681207425.7699745/0/kubernetes-client-api-6-5-1-sources-jar/io/fabric8/kubernetes/client/dsl/V1SchedulingAPIGroupDSL.java
* /opt/cola/permits/1634239329_1681207425.7699745/0/kubernetes-client-api-6-5-1-sources-jar/io/fabric8/kubernetes/client/http/AbstractBasicBuilder.java
* /opt/cola/permits/1634239329_1681207425.7699745/0/kubernetes-client-api-6-5-1-sources-jar/io/fabric8/kubernetes/client/dsl/Triggerable.java
* /opt/cola/permits/1634239329_1681207425.7699745/0/kubernetes-client-api-6-5-1-sources-jar/io/fabric8/kubernetes/client/dsl/Parameterizable.java
* /opt/cola/permits/1634239329_1681207425.7699745/0/kubernetes-client-api-6-5-1-sources-jar/io/fabric8/kubernetes/client/informers/cache/ReducedStateItemStore.java
*
/opt/cola/permits/1634239329_1681207425.7699745/0/kubernetes-client-api-6-5-1-sources-jar/io/fabric8/kubernetes/client/dsl/ContainerResource.java
* /opt/cola/permits/1634239329_1681207425.7699745/0/kubernetes-client-api-6-5-1-sources-jar/io/fabric8/kubernetes/client/internal/PKCS1Util.java
* /opt/cola/permits/1634239329_1681207425.7699745/0/kubernetes-client-api-6-5-1-sources-jar/io/fabric8/kubernetes/client/dsl/ImageUpdateable.java
* /opt/cola/permits/1634239329_1681207425.7699745/0/kubernetes-client-api-6-5-1-sources-jar/io/fabric8/kubernetes/client/internal/SSLUtils.java
* /opt/cola/permits/1634239329_1681207425.7699745/0/kubernetes-client-api-6-5-1-sources-jar/io/fabric8/kubernetes/client/dsl/FilterWatchListDeletable.java
* /opt/cola/permits/1634239329_1681207425.7699745/0/kubernetes-client-api-6-5-1-sources-jar/io/fabric8/kubernetes/client/extended/run/RunConfigUtil.java
* /opt/cola/permits/1634239329_1681207425.7699745/0/kubernetes-client-api-6-5-1-sources-jar/io/fabric8/kubernetes/client/dsl/SchedulingAPIGroupDSL.java

*
/opt/cola/permits/1634239329_1681207425.7699745/0/kubernetes-client-api-6-5-1-sources-jar/io/fabric8/kubernetes/client/utils/Serialization.java
* /opt/cola/permits/1634239329_1681207425.7699745/0/kubernetes-client-api-6-5-1-sources-jar/io/fabric8/kubernetes/client/Watch.java
* /opt/cola/permits/1634239329_1681207425.7699745/0/kubernetes-client-api-6-5-1-sources-jar/io/fabric8/kubernetes/client/dsl/PortForwardable.java
* /opt/cola/permits/1634239329_1681207425.7699745/0/kubernetes-client-api-6-5-1-sources-jar/io/fabric8/kubernetes/client/http/HttpResponse.java
* /opt/cola/permits/1634239329_1681207425.7699745/0/kubernetes-client-api-6-5-1-sources-jar/io/fabric8/kubernetes/client/informers/cache/Cache.java
* /opt/cola/permits/1634239329_1681207425.7699745/0/kubernetes-client-api-6-5-1-sources-jar/io/fabric8/kubernetes/client/http/HttpClientReadableByteChannel.java
* /opt/cola/permits/1634239329_1681207425.7699745/0/kubernetes-client-api-6-5-1-sources-jar/io/fabric8/kubernetes/client/dsl/ParameterNamespaceListVisitFromServerGetDeleteRecreateWaitApplicable.java
*
/opt/cola/permits/1634239329_1681207425.7699745/0/kubernetes-client-api-6-5-1-sources-jar/io/fabric8/kubernetes/client/http/WebSocketHandshakeException.java
* /opt/cola/permits/1634239329_1681207425.7699745/0/kubernetes-client-api-6-5-1-sources-jar/io/fabric8/kubernetes/client/informers/SharedIndexInformer.java
* /opt/cola/permits/1634239329_1681207425.7699745/0/kubernetes-client-api-6-5-1-sources-jar/io/fabric8/kubernetes/client/http/HttpResponseAdapter.java
* /opt/cola/permits/1634239329_1681207425.7699745/0/kubernetes-client-api-6-5-1-sources-jar/io/fabric8/kubernetes/client/dsl/V1beta1DiscoveryAPIGroupDSL.java
* /opt/cola/permits/1634239329_1681207425.7699745/0/kubernetes-client-api-6-5-1-sources-jar/io/fabric8/kubernetes/client/dsl/V1beta1CertificateSigningRequestResource.java
* /opt/cola/permits/1634239329_1681207425.7699745/0/kubernetes-client-api-6-5-1-sources-jar/io/fabric8/kubernetes/client/dsl/InOutCreateable.java
*
/opt/cola/permits/1634239329_1681207425.7699745/0/kubernetes-client-api-6-5-1-sources-jar/io/fabric8/kubernetes/client/utils/ExponentialBackoffIntervalCalculator.java
* /opt/cola/permits/1634239329_1681207425.7699745/0/kubernetes-client-api-6-5-1-sources-jar/io/fabric8/kubernetes/client/utils/TokenRefreshInterceptor.java
* /opt/cola/permits/1634239329_1681207425.7699745/0/kubernetes-client-api-6-5-1-sources-jar/io/fabric8/kubernetes/client/dsl/RbacAPIGroupDSL.java
* /opt/cola/permits/1634239329_1681207425.7699745/0/kubernetes-client-api-6-5-1-sources-jar/io/fabric8/kubernetes/client/KubernetesClientBuilder.java
* /opt/cola/permits/1634239329_1681207425.7699745/0/kubernetes-client-api-6-5-1-sources-jar/io/fabric8/kubernetes/client/OAuthTokenProvider.java
* /opt/cola/permits/1634239329_1681207425.7699745/0/kubernetes-client-api-6-5-1-sources-jar/io/fabric8/kubernetes/client/dsl/V1APIGroupDSL.java
* /opt/cola/permits/1634239329_1681207425.7699745/0/kubernetes-client-api-6-5-1-sources-jar/io/fabric8/kubernetes/client/dsl/V1beta2FlowControlAPIGroupDSL.java
*
/opt/cola/permits/1634239329_1681207425.7699745/0/kubernetes-client-api-6-5-1-sources-jar/io/fabric8/kubernetes/client/utils/ImpersonatorInterceptor.java
* /opt/cola/permits/1634239329_1681207425.7699745/0/kubernetes-client-api-6-5-1-sources-jar/io/fabric8/kubernetes/client/ServiceToURLProvider.java

* /opt/cola/permits/1634239329_1681207425.7699745/0/kubernetes-client-api-6-5-1-sources-jar/io/fabric8/kubernetes/client/http/Interceptor.java

* /opt/cola/permits/1634239329_1681207425.7699745/0/kubernetes-client-api-6-5-1-sources-jar/io/fabric8/kubernetes/client/dsl/TtyExecOutputErrorable.java

* /opt/cola/permits/1634239329_1681207425.7699745/0/kubernetes-client-api-6-5-1-sources-jar/io/fabric8/kubernetes/client/dsl/FieldValidateable.java

* /opt/cola/permits/1634239329_1681207425.7699745/0/kubernetes-client-api-6-5-1-sources-jar/io/fabric8/kubernetes/client/utils/ApiVersionUtil.java

*

/opt/cola/permits/1634239329_1681207425.7699745/0/kubernetes-client-api-6-5-1-sources-jar/io/fabric8/kubernetes/client/PropagationPolicyConfigurable.java

* /opt/cola/permits/1634239329_1681207425.7699745/0/kubernetes-client-api-6-5-1-sources-jar/io/fabric8/kubernetes/client/extension/ExtensibleResourceAdapter.java

* /opt/cola/permits/1634239329_1681207425.7699745/0/kubernetes-client-api-6-5-1-sources-jar/io/fabric8/kubernetes/client/dsl/TailPrettyLoggable.java

* /opt/cola/permits/1634239329_1681207425.7699745/0/kubernetes-client-api-6-5-1-sources-jar/io/fabric8/kubernetes/client/extended/leaderelection/resourceLock/ResourceLock.java

* /opt/cola/permits/1634239329_1681207425.7699745/0/kubernetes-client-api-6-5-1-sources-jar/io/fabric8/kubernetes/client/dsl/MetricAPIGroupDSL.java

* /opt/cola/permits/1634239329_1681207425.7699745/0/kubernetes-client-api-6-5-1-sources-jar/io/fabric8/kubernetes/client/extension/SupportTestingClient.java

* /opt/cola/permits/1634239329_1681207425.7699745/0/kubernetes-client-api-6-5-1-sources-jar/io/fabric8/kubernetes/client/dsl/Typeable.java

*

/opt/cola/permits/1634239329_1681207425.7699745/0/kubernetes-client-api-6-5-1-sources-jar/io/fabric8/kubernetes/client/informers/ExceptionHandler.java

* /opt/cola/permits/1634239329_1681207425.7699745/0/kubernetes-client-api-6-5-1-sources-jar/io/fabric8/kubernetes/client/RequestConfig.java

* /opt/cola/permits/1634239329_1681207425.7699745/0/kubernetes-client-api-6-5-1-sources-jar/io/fabric8/kubernetes/client/dsl/Gettable.java

* /opt/cola/permits/1634239329_1681207425.7699745/0/kubernetes-client-api-6-5-1-sources-jar/io/fabric8/kubernetes/client/dsl/ItemWritableOperation.java

* /opt/cola/permits/1634239329_1681207425.7699745/0/kubernetes-client-api-6-5-1-sources-jar/io/fabric8/kubernetes/client/dsl/Replaceable.java

* /opt/cola/permits/1634239329_1681207425.7699745/0/kubernetes-client-api-6-5-1-sources-jar/io/fabric8/kubernetes/client/utils/OpenIDConnectionUtils.java

*

/opt/cola/permits/1634239329_1681207425.7699745/0/kubernetes-client-api-6-5-1-sources-jar/io/fabric8/kubernetes/client/utils/ResourceCompare.java

* /opt/cola/permits/1634239329_1681207425.7699745/0/kubernetes-client-api-6-5-1-sources-jar/io/fabric8/kubernetes/client/dsl/DryRunnable.java

* /opt/cola/permits/1634239329_1681207425.7699745/0/kubernetes-client-api-6-5-1-sources-jar/io/fabric8/kubernetes/client/WithRequestCallable.java

* /opt/cola/permits/1634239329_1681207425.7699745/0/kubernetes-client-api-6-5-1-sources-jar/io/fabric8/kubernetes/client/dsl/Namespaced.java

* /opt/cola/permits/1634239329_1681207425.7699745/0/kubernetes-client-api-6-5-1-sources-jar/io/fabric8/kubernetes/client/V1AuthenticationAPIGroupDSL.java

* /opt/cola/permits/1634239329_1681207425.7699745/0/kubernetes-client-api-6-5-1-sources-

jar/io/fabric8/kubernetes/client/dsl/PodResource.java
* /opt/cola/permits/1634239329_1681207425.7699745/0/kubernetes-client-api-6-5-1-sources-
jar/io/fabric8/kubernetes/client/dsl/ServiceResource.java
*
/opt/cola/permits/1634239329_1681207425.7699745/0/kubernetes-client-api-6-5-1-sources-
jar/io/fabric8/kubernetes/client/http/StandardHttpClient.java
* /opt/cola/permits/1634239329_1681207425.7699745/0/kubernetes-client-api-6-5-1-sources-
jar/io/fabric8/kubernetes/client/http/StandardHttpRequest.java
* /opt/cola/permits/1634239329_1681207425.7699745/0/kubernetes-client-api-6-5-1-sources-
jar/io/fabric8/kubernetes/client/dsl/BatchAPIGroupDSL.java
* /opt/cola/permits/1634239329_1681207425.7699745/0/kubernetes-client-api-6-5-1-sources-
jar/io/fabric8/kubernetes/client/dsl/Containerable.java
* /opt/cola/permits/1634239329_1681207425.7699745/0/kubernetes-client-api-6-5-1-sources-
jar/io/fabric8/kubernetes/client/extended/leaderelection/resourceLock/Lock.java
* /opt/cola/permits/1634239329_1681207425.7699745/0/kubernetes-client-api-6-5-1-sources-
jar/io/fabric8/kubernetes/client/http/WebSocketResponse.java
* /opt/cola/permits/1634239329_1681207425.7699745/0/kubernetes-client-api-6-5-1-sources-
jar/io/fabric8/kubernetes/client/dsl/DynamicResourceAllocationAPIGroupDSL.java
*
/opt/cola/permits/1634239329_1681207425.7699745/0/kubernetes-client-api-6-5-1-sources-
jar/io/fabric8/kubernetes/client/dsl/CreateOrDeleteable.java
* /opt/cola/permits/1634239329_1681207425.7699745/0/kubernetes-client-api-6-5-1-sources-
jar/io/fabric8/kubernetes/client/http/HttpClient.java
* /opt/cola/permits/1634239329_1681207425.7699745/0/kubernetes-client-api-6-5-1-sources-
jar/io/fabric8/kubernetes/client/http/HttpStatusMessage.java
* /opt/cola/permits/1634239329_1681207425.7699745/0/kubernetes-client-api-6-5-1-sources-
jar/io/fabric8/kubernetes/client/NamespacedKubernetesClient.java
* /opt/cola/permits/1634239329_1681207425.7699745/0/kubernetes-client-api-6-5-1-sources-
jar/io/fabric8/kubernetes/client/http/StandardHttpClientBuilder.java
* /opt/cola/permits/1634239329_1681207425.7699745/0/kubernetes-client-api-6-5-1-sources-
jar/io/fabric8/kubernetes/client/informers/ResourceEventHandler.java
*
/opt/cola/permits/1634239329_1681207425.7699745/0/kubernetes-client-api-6-5-1-sources-
jar/io/fabric8/kubernetes/client/Utils/KubernetesVersionPriority.java
* /opt/cola/permits/1634239329_1681207425.7699745/0/kubernetes-client-api-6-5-1-sources-
jar/io/fabric8/kubernetes/client/Client.java
* /opt/cola/permits/1634239329_1681207425.7699745/0/kubernetes-client-api-6-5-1-sources-
jar/io/fabric8/kubernetes/client/dsl/DiscoveryAPIGroupDSL.java
* /opt/cola/permits/1634239329_1681207425.7699745/0/kubernetes-client-api-6-5-1-sources-
jar/io/fabric8/kubernetes/client/KubernetesClientException.java
* /opt/cola/permits/1634239329_1681207425.7699745/0/kubernetes-client-api-6-5-1-sources-
jar/io/fabric8/kubernetes/client/dsl/CopyOrReadable.java
* /opt/cola/permits/1634239329_1681207425.7699745/0/kubernetes-client-api-6-5-1-sources-
jar/io/fabric8/kubernetes/client/extension/ExtensionAdapter.java
* /opt/cola/permits/1634239329_1681207425.7699745/0/kubernetes-client-api-6-5-1-sources-
jar/io/fabric8/kubernetes/client/informers/cache/Indexer.java
*

/opt/cola/permits/1634239329_1681207425.7699745/0/kubernetes-client-api-6-5-1-sources-jar/io/fabric8/kubernetes/client/dsl/RollableScalableResource.java
* /opt/cola/permits/1634239329_1681207425.7699745/0/kubernetes-client-api-6-5-1-sources-jar/io/fabric8/kubernetes/client/VersionInfo.java
* /opt/cola/permits/1634239329_1681207425.7699745/0/kubernetes-client-api-6-5-1-sources-jar/io/fabric8/kubernetes/client/dsl/V1beta1EventingAPIGroupDSL.java
* /opt/cola/permits/1634239329_1681207425.7699745/0/kubernetes-client-api-6-5-1-sources-jar/io/fabric8/kubernetes/client/Utils/ReplaceValueStream.java
* /opt/cola/permits/1634239329_1681207425.7699745/0/kubernetes-client-api-6-5-1-sources-jar/io/fabric8/kubernetes/client/extended/leaderelection/LeaderElectionConfig.java
* /opt/cola/permits/1634239329_1681207425.7699745/0/kubernetes-client-api-6-5-1-sources-jar/io/fabric8/kubernetes/client/http/TlsVersion.java
* /opt/cola/permits/1634239329_1681207425.7699745/0/kubernetes-client-api-6-5-1-sources-jar/io/fabric8/kubernetes/client/dsl/V1beta1StorageAPIGroupDSL.java
*
/opt/cola/permits/1634239329_1681207425.7699745/0/kubernetes-client-api-6-5-1-sources-jar/io/fabric8/kubernetes/client/Utils/HttpClientUtils.java
* /opt/cola/permits/1634239329_1681207425.7699745/0/kubernetes-client-api-6-5-1-sources-jar/io/fabric8/kubernetes/client/dsl/ExtensionsAPIGroupDSL.java
* /opt/cola/permits/1634239329_1681207425.7699745/0/kubernetes-client-api-6-5-1-sources-jar/io/fabric8/kubernetes/client/dsl/RequestConfigurable.java
* /opt/cola/permits/1634239329_1681207425.7699745/0/kubernetes-client-api-6-5-1-sources-jar/io/fabric8/kubernetes/client/dsl/TtyExecable.java
* /opt/cola/permits/1634239329_1681207425.7699745/0/kubernetes-client-api-6-5-1-sources-jar/io/fabric8/kubernetes/client/dsl/base/PatchContext.java
* /opt/cola/permits/1634239329_1681207425.7699745/0/kubernetes-client-api-6-5-1-sources-jar/io/fabric8/kubernetes/client/dsl/Resource.java
* /opt/cola/permits/1634239329_1681207425.7699745/0/kubernetes-client-api-6-5-1-sources-jar/io/fabric8/kubernetes/client/V1beta1AdmissionRegistrationAPIGroupDSL.java
*
/opt/cola/permits/1634239329_1681207425.7699745/0/kubernetes-client-api-6-5-1-sources-jar/io/fabric8/kubernetes/client/dsl/V1Alpha1AuthenticationAPIGroupDSL.java
* /opt/cola/permits/1634239329_1681207425.7699745/0/kubernetes-client-api-6-5-1-sources-jar/io/fabric8/kubernetes/client/dsl/V1beta1FlowControlAPIGroupDSL.java
* /opt/cola/permits/1634239329_1681207425.7699745/0/kubernetes-client-api-6-5-1-sources-jar/io/fabric8/kubernetes/client/dsl/NetworkAPIGroupDSL.java
* /opt/cola/permits/1634239329_1681207425.7699745/0/kubernetes-client-api-6-5-1-sources-jar/io/fabric8/kubernetes/client/dsl/NonNamespaceOperation.java
* /opt/cola/permits/1634239329_1681207425.7699745/0/kubernetes-client-api-6-5-1-sources-jar/io/fabric8/kubernetes/client/dsl/base/PatchType.java
* /opt/cola/permits/1634239329_1681207425.7699745/0/kubernetes-client-api-6-5-1-sources-jar/io/fabric8/kubernetes/client/dsl/NodeMetricOperation.java
*
/opt/cola/permits/1634239329_1681207425.7699745/0/kubernetes-client-api-6-5-1-sources-jar/io/fabric8/kubernetes/client/Utils/ReflectUtils.java
* /opt/cola/permits/1634239329_1681207425.7699745/0/kubernetes-client-api-6-5-1-sources-jar/io/fabric8/kubernetes/client/dsl/LogWatch.java
* /opt/cola/permits/1634239329_1681207425.7699745/0/kubernetes-client-api-6-5-1-sources-

jar/io/fabric8/kubernetes/client/V1AuthorizationAPIGroupDSL.java
* /opt/cola/permits/1634239329_1681207425.7699745/0/kubernetes-client-api-6-5-1-sources-
jar/io/fabric8/kubernetes/client/dsl/Secretable.java
* /opt/cola/permits/1634239329_1681207425.7699745/0/kubernetes-client-api-6-5-1-sources-
jar/io/fabric8/kubernetes/client/V1Alpha1DynamicResourceAllocationAPIGroupDSL.java
* /opt/cola/permits/1634239329_1681207425.7699745/0/kubernetes-client-api-6-5-1-sources-
jar/io/fabric8/kubernetes/client/V1Alpha1AdmissionRegistrationAPIGroupDSL.java
*
/opt/cola/permits/1634239329_1681207425.7699745/0/kubernetes-client-api-6-5-1-sources-
jar/io/fabric8/kubernetes/client/http/HttpRequest.java
* /opt/cola/permits/1634239329_1681207425.7699745/0/kubernetes-client-api-6-5-1-sources-
jar/io/fabric8/kubernetes/client/internal/CertUtils.java
* /opt/cola/permits/1634239329_1681207425.7699745/0/kubernetes-client-api-6-5-1-sources-
jar/io/fabric8/kubernetes/client/Utils/KubernetesVersionFactory.java
* /opt/cola/permits/1634239329_1681207425.7699745/0/kubernetes-client-api-6-5-1-sources-
jar/io/fabric8/kubernetes/client/http/StandardHttpHeaders.java
* /opt/cola/permits/1634239329_1681207425.7699745/0/kubernetes-client-api-6-5-1-sources-
jar/io/fabric8/kubernetes/client/dsl/DeletableWithOptions.java
* /opt/cola/permits/1634239329_1681207425.7699745/0/kubernetes-client-api-6-5-1-sources-
jar/io/fabric8/kubernetes/client/dsl/Waitable.java
* /opt/cola/permits/1634239329_1681207425.7699745/0/kubernetes-client-api-6-5-1-sources-
jar/io/fabric8/kubernetes/client/Utils/KubernetesResourceUtil.java
*
/opt/cola/permits/1634239329_1681207425.7699745/0/kubernetes-client-api-6-5-1-sources-
jar/io/fabric8/kubernetes/client/dsl/TimeTailPrettyLoggable.java
* /opt/cola/permits/1634239329_1681207425.7699745/0/kubernetes-client-api-6-5-1-sources-
jar/io/fabric8/kubernetes/client/dsl/FilterNested.java
* /opt/cola/permits/1634239329_1681207425.7699745/0/kubernetes-client-api-6-5-1-sources-
jar/io/fabric8/kubernetes/client/extension/ResourceAdapter.java
* /opt/cola/permits/1634239329_1681207425.7699745/0/kubernetes-client-api-6-5-1-sources-
jar/io/fabric8/kubernetes/client/dsl/MixedOperation.java
* /opt/cola/permits/1634239329_1681207425.7699745/0/kubernetes-client-api-6-5-1-sources-
jar/io/fabric8/kubernetes/client/Utils/IpAddressMatcher.java
* /opt/cola/permits/1634239329_1681207425.7699745/0/kubernetes-client-api-6-5-1-sources-
jar/io/fabric8/kubernetes/client/http/WebSocket.java
* /opt/cola/permits/1634239329_1681207425.7699745/0/kubernetes-client-api-6-5-1-sources-
jar/io/fabric8/kubernetes/client/http/BufferUtil.java
*
/opt/cola/permits/1634239329_1681207425.7699745/0/kubernetes-client-api-6-5-1-sources-
jar/io/fabric8/kubernetes/client/dsl/ExecListenable.java
* /opt/cola/permits/1634239329_1681207425.7699745/0/kubernetes-client-api-6-5-1-sources-
jar/io/fabric8/kubernetes/client/WatcherException.java
* /opt/cola/permits/1634239329_1681207425.7699745/0/kubernetes-client-api-6-5-1-sources-
jar/io/fabric8/kubernetes/client/CustomResource.java
* /opt/cola/permits/1634239329_1681207425.7699745/0/kubernetes-client-api-6-5-1-sources-
jar/io/fabric8/kubernetes/client/dsl/Listable.java
* /opt/cola/permits/1634239329_1681207425.7699745/0/kubernetes-client-api-6-5-1-sources-
jar/io/fabric8/kubernetes/client/dsl/NamespaceListVisitFromServerGetDeleteRecreateWaitApplicable.java

* /opt/cola/permits/1634239329_1681207425.7699745/0/kubernetes-client-api-6-5-1-sources-jar/io/fabric8/kubernetes/client/dsl/PolicyAPIGroupDSL.java

* /opt/cola/permits/1634239329_1681207425.7699745/0/kubernetes-client-api-6-5-1-sources-jar/io/fabric8/kubernetes/client/dsl/AutoscalingAPIGroupDSL.java

*

/opt/cola/permits/1634239329_1681207425.7699745/0/kubernetes-client-api-6-5-1-sources-jar/io/fabric8/kubernetes/client/V1beta1AuthorizationAPIGroupDSL.java

* /opt/cola/permits/1634239329_1681207425.7699745/0/kubernetes-client-api-6-5-1-sources-jar/io/fabric8/kubernetes/client/http/StandardWebSocketBuilder.java

* /opt/cola/permits/1634239329_1681207425.7699745/0/kubernetes-client-api-6-5-1-sources-jar/io/fabric8/kubernetes/client/extension/ClientAdapter.java

* /opt/cola/permits/1634239329_1681207425.7699745/0/kubernetes-client-api-6-5-1-sources-jar/io/fabric8/kubernetes/client/V1beta1ApiextensionAPIGroupDSL.java

* /opt/cola/permits/1634239329_1681207425.7699745/0/kubernetes-client-api-6-5-1-sources-jar/io/fabric8/kubernetes/client/informers/SharedInformerEventListener.java

* /opt/cola/permits/1634239329_1681207425.7699745/0/kubernetes-client-api-6-5-1-sources-jar/io/fabric8/kubernetes/client/ApiVisitor.java

*

/opt/cola/permits/1634239329_1681207425.7699745/0/kubernetes-client-api-6-5-1-sources-jar/io/fabric8/kubernetes/client/extended/run/RunConfig.java

* /opt/cola/permits/1634239329_1681207425.7699745/0/kubernetes-client-api-6-5-1-sources-jar/io/fabric8/kubernetes/client/informers/cache/Store.java

* /opt/cola/permits/1634239329_1681207425.7699745/0/kubernetes-client-api-6-5-1-sources-jar/io/fabric8/kubernetes/client/dsl/CreateOrReplaceable.java

* /opt/cola/permits/1634239329_1681207425.7699745/0/kubernetes-client-api-6-5-1-sources-jar/io/fabric8/kubernetes/client/KubernetesClientTimeoutException.java

* /opt/cola/permits/1634239329_1681207425.7699745/0/kubernetes-client-api-6-5-1-sources-jar/io/fabric8/kubernetes/client/dsl/PodMetricOperation.java

* /opt/cola/permits/1634239329_1681207425.7699745/0/kubernetes-client-api-6-5-1-sources-jar/io/fabric8/kubernetes/client/utils/URLUtils.java

* /opt/cola/permits/1634239329_1681207425.7699745/0/kubernetes-client-api-6-5-1-sources-jar/io/fabric8/kubernetes/client/dsl/base/ResourceDefinitionContext.java

*

/opt/cola/permits/1634239329_1681207425.7699745/0/kubernetes-client-api-6-5-1-sources-jar/io/fabric8/kubernetes/client/informers/cache/BasicItemStore.java

* /opt/cola/permits/1634239329_1681207425.7699745/0/kubernetes-client-api-6-5-1-sources-jar/io/fabric8/kubernetes/client/dsl/NonDeletingOperation.java

* /opt/cola/permits/1634239329_1681207425.7699745/0/kubernetes-client-api-6-5-1-sources-jar/io/fabric8/kubernetes/client/dsl/NamespacedInOutCreateable.java

* /opt/cola/permits/1634239329_1681207425.7699745/0/kubernetes-client-api-6-5-1-sources-jar/io/fabric8/kubernetes/client/http/HttpHeaders.java

* /opt/cola/permits/1634239329_1681207425.7699745/0/kubernetes-client-api-6-5-1-sources-jar/io/fabric8/kubernetes/client/V1AutoscalingAPIGroupDSL.java

* /opt/cola/permits/1634239329_1681207425.7699745/0/kubernetes-client-api-6-5-1-sources-jar/io/fabric8/kubernetes/client/informers/SharedInformerFactory.java

*

/opt/cola/permits/1634239329_1681207425.7699745/0/kubernetes-client-api-6-5-1-sources-jar/io/fabric8/kubernetes/client/dsl/Deletable.java

* /opt/cola/permits/1634239329_1681207425.7699745/0/kubernetes-client-api-6-5-1-sources-jar/io/fabric8/kubernetes/client/dsl/AuthorizationAPIGroupDSL.java
* /opt/cola/permits/1634239329_1681207425.7699745/0/kubernetes-client-api-6-5-1-sources-jar/io/fabric8/kubernetes/client/dsl/ExecListener.java
* /opt/cola/permits/1634239329_1681207425.7699745/0/kubernetes-client-api-6-5-1-sources-jar/io/fabric8/kubernetes/client/dsl/Nameable.java
* /opt/cola/permits/1634239329_1681207425.7699745/0/kubernetes-client-api-6-5-1-sources-jar/io/fabric8/kubernetes/client/dsl/TtyExecErrorable.java
* /opt/cola/permits/1634239329_1681207425.7699745/0/kubernetes-client-api-6-5-1-sources-jar/io/fabric8/kubernetes/client/dsl/WritableOperation.java
* /opt/cola/permits/1634239329_1681207425.7699745/0/kubernetes-client-api-6-5-1-sources-jar/io/fabric8/kubernetes/client/extended/leaderelection/resourceLock/ConfigMapLock.java
*

/opt/cola/permits/1634239329_1681207425.7699745/0/kubernetes-client-api-6-5-1-sources-jar/io/fabric8/kubernetes/client/http/AsyncBody.java
* /opt/cola/permits/1634239329_1681207425.7699745/0/kubernetes-client-api-6-5-1-sources-jar/io/fabric8/kubernetes/client/dsl/V1CertificatesAPIGroupDSL.java
* /opt/cola/permits/1634239329_1681207425.7699745/0/kubernetes-client-api-6-5-1-sources-jar/io/fabric8/kubernetes/client/dsl/Loggable.java

No license file was found, but licenses were detected in source scan.

<!--

Copyright (C) 2015 Red Hat, Inc.

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software
distributed under the License is distributed on an "AS IS" BASIS,
WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
See the License for the specific language governing permissions and
limitations under the License.

-->

Found in path(s):

* /opt/cola/permits/1634239329_1681207425.7699745/0/kubernetes-client-api-6-5-1-sources-jar/META-INF/maven/io.fabric8/kubernetes-client-api/pom.xml

No license file was found, but licenses were detected in source scan.

/*

* Licensed to the Apache Software Foundation (ASF) under one or more
* contributor license agreements. See the NOTICE file distributed with
* this work for additional information regarding copyright ownership.

* The ASF licenses this file to You under the Apache License, Version 2.0
* (the "License"); you may not use this file except in compliance with
* the License. You may obtain a copy of the License at
*
* <http://www.apache.org/licenses/LICENSE-2.0>
*
* Unless required by applicable law or agreed to in writing, software
* distributed under the License is distributed on an "AS IS" BASIS,
* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
* See the License for the specific language governing permissions and
* limitations under the License.
*/

Found in path(s):

* /opt/cola/permits/1634239329_1681207425.7699745/0/kubernetes-client-api-6-5-1-sources-
jar/io/fabric8/kubernetes/client/lib/FilenameUtils.java
*
/opt/cola/permits/1634239329_1681207425.7699745/0/kubernetes-client-api-6-5-1-sources-
jar/io/fabric8/kubernetes/client/lib/FileSystem.java

1.802 kubernetes-model-common 6.5.1

1.802.1 Available under license :

No license file was found, but licenses were detected in source scan.

<!--

Copyright (C) 2015 Red Hat, Inc.

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software
distributed under the License is distributed on an "AS IS" BASIS,
WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
See the License for the specific language governing permissions and
limitations under the License.

-->

Found in path(s):

* /opt/cola/permits/1634239315_1681840524.299943/0/kubernetes-model-common-6-5-1-sources-jar/META-
INF/maven/io.fabric8/kubernetes-model-common/pom.xml

No license file was found, but licenses were detected in source scan.

```
/**
 * Copyright (C) 2015 Red Hat, Inc.
 *
 * Licensed under the Apache License, Version 2.0 (the "License");
 * you may not use this file except in compliance with the License.
 * You may obtain a copy of the License at
 *
 *     http://www.apache.org/licenses/LICENSE-2.0
 *
 * Unless required by applicable law or agreed to in writing, software
 * distributed under the License is distributed on an "AS IS" BASIS,
 * WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
 * See the License for the specific language governing permissions and
 * limitations under the License.
 */
```

Found in path(s):

```
* /opt/cola/permits/1634239315_1681840524.299943/0/kubernetes-model-common-6-5-1-sources-
jar/io/fabric8/kubernetes/model/annotation/Version.java
* /opt/cola/permits/1634239315_1681840524.299943/0/kubernetes-model-common-6-5-1-sources-
jar/io/fabric8/kubernetes/model/annotation/Plural.java
* /opt/cola/permits/1634239315_1681840524.299943/0/kubernetes-model-common-6-5-1-sources-
jar/io/fabric8/kubernetes/model/annotation/Kind.java
*
/opt/cola/permits/1634239315_1681840524.299943/0/kubernetes-model-common-6-5-1-sources-
jar/io/fabric8/kubernetes/model/annotation/SpecReplicas.java
* /opt/cola/permits/1634239315_1681840524.299943/0/kubernetes-model-common-6-5-1-sources-
jar/io/fabric8/kubernetes/model/annotation/ShortNames.java
* /opt/cola/permits/1634239315_1681840524.299943/0/kubernetes-model-common-6-5-1-sources-
jar/io/fabric8/kubernetes/model/jackson/JsonUnwrappedDeserializer.java
* /opt/cola/permits/1634239315_1681840524.299943/0/kubernetes-model-common-6-5-1-sources-
jar/io/fabric8/kubernetes/model/jackson/SettableBeanPropertyDelegate.java
* /opt/cola/permits/1634239315_1681840524.299943/0/kubernetes-model-common-6-5-1-sources-
jar/io/fabric8/kubernetes/model/jackson/BeanPropertyWriterDelegate.java
* /opt/cola/permits/1634239315_1681840524.299943/0/kubernetes-model-common-6-5-1-sources-
jar/io/fabric8/kubernetes/model/jackson/UnmatchedFieldTypeModule.java
*
/opt/cola/permits/1634239315_1681840524.299943/0/kubernetes-model-common-6-5-1-sources-
jar/io/fabric8/kubernetes/model/annotation/Singular.java
* /opt/cola/permits/1634239315_1681840524.299943/0/kubernetes-model-common-6-5-1-sources-
jar/io/fabric8/kubernetes/model/annotation/PrinterColumn.java
* /opt/cola/permits/1634239315_1681840524.299943/0/kubernetes-model-common-6-5-1-sources-
jar/io/fabric8/kubernetes/model/annotation/LabelSelector.java
* /opt/cola/permits/1634239315_1681840524.299943/0/kubernetes-model-common-6-5-1-sources-
jar/io/fabric8/kubernetes/model/annotation/Group.java
* /opt/cola/permits/1634239315_1681840524.299943/0/kubernetes-model-common-6-5-1-sources-
```

```
jar/io/fabric8/kubernetes/model/util/Helper.java
* /opt/cola/permits/1634239315_1681840524.299943/0/kubernetes-model-common-6-5-1-sources-
jar/io/fabric8/kubernetes/model/Scope.java
* /opt/cola/permits/1634239315_1681840524.299943/0/kubernetes-model-common-6-5-1-sources-
jar/io/fabric8/kubernetes/model/annotation/StatusReplicas.java
*
/opt/cola/permits/1634239315_1681840524.299943/0/kubernetes-model-common-6-5-1-sources-
jar/io/fabric8/kubernetes/model/annotation/Generated.java
* /opt/cola/permits/1634239315_1681840524.299943/0/kubernetes-model-common-6-5-1-sources-
jar/io/fabric8/kubernetes/model/jackson/UnwrappedTypeResolverBuilder.java
```

1.803 sudo 1.8.31-1ubuntu1.5

1.803.1 Available under license :

Sudo is distributed under the following license:

Copyright (c) 1994-1996, 1998-2020

Todd C. Miller <Todd.Miller@sudo.ws>

Permission to use, copy, modify, and distribute this software for any purpose with or without fee is hereby granted, provided that the above copyright notice and this permission notice appear in all copies.

THE SOFTWARE IS PROVIDED "AS IS" AND THE AUTHOR DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS. IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY SPECIAL, DIRECT, INDIRECT, OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

Sponsored in part by the Defense Advanced Research Projects Agency (DARPA) and Air Force Research Laboratory, Air Force Materiel Command, USAF, under agreement number F39502-99-1-0512.

The file redblack.c bears the following license:

Copyright (c) 2001 Emin Martinian

Redistribution and use in source and binary forms, with or without modification, are permitted provided that neither the name of Emin Martinian nor the names of any contributors are be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS

"AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

The file reallocarray.c bears the following license:

Copyright (c) 2008 Otto Moerbeek <otto@drijf.net>

Permission to use, copy, modify, and distribute this software for any purpose with or without fee is hereby granted, provided that the above copyright notice and this permission notice appear in all copies.

THE SOFTWARE IS PROVIDED "AS IS" AND THE AUTHOR DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS. IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY SPECIAL, DIRECT, INDIRECT, OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

The files getcwd.c, glob.c, glob.h, snprintf.c and sudo_queue.h bear the following license:

Copyright (c) 1989, 1990, 1991, 1993

The Regents of the University of California. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
3. Neither the name of the University nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE REGENTS AND CONTRIBUTORS ``AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE REGENTS OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

The file `fnmatch.c` bears the following license:

Copyright (c) 2011, VMware, Inc.
All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- * Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- * Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
- * Neither the name of the VMware, Inc. nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL VMWARE, INC. OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

The file `getopt_long.c` bears the following license:

Copyright (c) 2000 The NetBSD Foundation, Inc.
All rights reserved.

This code is derived from software contributed to The NetBSD Foundation by Dieter Baron and Thomas Klausner.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

THIS SOFTWARE IS PROVIDED BY THE NETBSD FOUNDATION, INC. AND CONTRIBUTORS ``AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE FOUNDATION OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

The file inet_pton.c bears the following license:

Copyright (c) 1996 by Internet Software Consortium.

Permission to use, copy, modify, and distribute this software for any purpose with or without fee is hereby granted, provided that the above copyright notice and this permission notice appear in all copies.

THE SOFTWARE IS PROVIDED "AS IS" AND INTERNET SOFTWARE CONSORTIUM DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS. IN NO EVENT SHALL INTERNET SOFTWARE CONSORTIUM BE LIABLE FOR ANY SPECIAL, DIRECT, INDIRECT, OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

The file arc4random.c bears the following license:

Copyright (c) 1996, David Mazieres <dm@uun.org>
Copyright (c) 2008, Damien Miller <djm@openbsd.org>
Copyright (c) 2013,
Markus Friedl <markus@openbsd.org>
Copyright (c) 2014, Theo de Raadt <deraadt@openbsd.org>

Permission to use, copy, modify, and distribute this software for any

purpose with or without fee is hereby granted, provided that the above copyright notice and this permission notice appear in all copies.

THE SOFTWARE IS PROVIDED "AS IS" AND THE AUTHOR DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS. IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY SPECIAL, DIRECT, INDIRECT, OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

The file arc4random_uniform.c bears the following license:

Copyright (c) 2008, Damien Miller <djm@openbsd.org>

Permission to use, copy, modify, and distribute this software for any purpose with or without fee is hereby granted, provided that the above copyright notice and this permission notice appear in all copies.

THE SOFTWARE IS PROVIDED "AS IS" AND THE AUTHOR DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS. IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY SPECIAL, DIRECT, INDIRECT, OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

The file getentropy.c bears the following license:

Copyright (c) 2014 Theo de Raadt <deraadt@openbsd.org>

Copyright (c) 2014 Bob Beck <beck@obtuse.com>

Permission to use, copy, modify, and distribute this software for any purpose with or without fee is hereby granted, provided that the above copyright notice and this permission notice appear in all copies.

THE SOFTWARE IS PROVIDED "AS IS" AND THE AUTHOR DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS. IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY SPECIAL, DIRECT, INDIRECT, OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

The embedded copy of zlib bears the following license:

Copyright (C) 1995-2017 Jean-loup Gailly and Mark Adler

This software is provided 'as-is', without any express or implied warranty. In no event will the authors be held liable for any damages arising from the use of this software.

Permission is granted to anyone to use this software for any purpose, including commercial applications, and to alter it and redistribute it freely, subject to the following restrictions:

1. The origin of this software must not be misrepresented; you must not claim that you wrote the original software. If you use this software in a product, an acknowledgment in the product documentation would be appreciated but is not required.
2. Altered source versions must be plainly marked as such, and must not be misrepresented as being the original software.
3. This notice may not be removed or altered from any source distribution.

Jean-loup Gailly Mark Adler
jloup@zip.org madler@alumni.caltech.edu

The following list of people, sorted by last name, have contributed code or patches to this implementation of sudo since I began maintaining it in 1993. This list is known to be incomplete--if you believe you should be listed, please send a note to sudo@sudo.ws.

Ackeret, Matt
Adler, Mark
Allbery, Russ
Anderson, Jamie
Andrew, Nick
Andric, Dimitry
Barron, Danny
Bates, Tom
Behan, Zdenk
Bellis, Ray
Benali, Elias
Beverly, Jamie
Boardman, Spider
Bos, Sander
Bostley, P.J.
Bowes, Keith
Boyce, Keith Garry
Brantley, Michael
Braun, Rob
Bezina, Pavel
Brooks, Pietie
Brown, Jerry

Burr, Michael E
Burton, Ross
Bussjaeger, Andreas
Calvin, Gary
Campbell, Aaron
Chazelas, Stephane
Cheloha, Scott
ek, Vtzslav
Coleman, Chris
Corzine, Deven T.
Cusack, Frank
Dai, Wei
Dill, David
Earickson, Jeff
Eckhardt, Drew
Edgington, Ben
Esipovich, Marc
Espie, Marc
Faigon, Ariel
Farrell, Brian
Fobes, Steve
Frysinger, Mike
G., Daniel Richard
Gailly, Jean-loup
Gelman, Stephen
Gerraty, Simon J.
Graber, Stephane
Guillory, B.
Hayman, Randy M.
Henke, Joachim
Hideaki, Yoshifuji
Hieb, Dave
Holloway, Nick
Hoover, Adam
Hunter, Michael T.
Hutchings, Ben
Irrgang, Eric
Jackson, Brian
Jackson, John R.
Jackson, Richard L., Jr.
Janssen, Mark
Jepeway, Chris
Jorge, Joel Pele
Jover, Guillem
Juhani, Timo
Kikuchi, Ayamura
Kadow, Kevin
Kasal, Stepan

Kienenberger, Mike
King, Dale
King, Michael
Klyachkin, Andrey
Knoble, Jim
Knox, Tim
Komarnitsky, Alek O.
Kondrashov, Nikolai
Kopeek, Daniel
Kranenburg, Paul
Krause, David
Lakin, Eric
Larsen, Case
Levin, Dmitry V.
Libby, Kendall
Lobbes, Phillip E.
McIntyre, Jason
MacKenzie, David J.
McLaughlin, Tom
Makey, Jeff
Mallayya, Sangamesh
Marchionna, Michael D.
Markham, Paul
Martinian, Emin
Meskes, Michael
Michael, David
Miller, Todd C.
Minier, Loc
Moffat, Darren
Moldung, Jan Thomas
Morris, Charles
Mueller, Andreas
Mller, Dworkin
Nieusma, Jeff
Nikitser, Peter A.
Nussel, Ludwig
Ouellet, Jean-Philippe
Paquet, Eric
Paradis, Chantal
Pasteleurs, Frederic
Percival, Ted
Perera, Andres
Peron, Christian S.J.
Peschel, Aaron
Peslyak, Alexander
Peterson, Toby
Petten, Diego Elio
Pickett, Joel

Plotnick, Alex
de Raadt, Theo
Rasch, Gudleik
Reid, Steve
Richards, Matt
Rossum, Guido van
Rouillard, John P.
Rowe, William A., Jr.
Roy, Alain
Ruusame, Elan
Ryabinkin, Eygene
Sato, Yuichi
Snchez, Wilfredo
Sanders, Miguel
Sasaki, Kan
Saucier, Jean-Francois
Schoenfeld, Patrick
Schuring, Arno
Schwarze, Ingo
Scott, Dougal
Sieger, Nick
Simon, Thor Lancelot
Slemko, Marc
Smith, Andy
Sobrado, Igor
Soulen, Steven
Spangler, Aaron
Spradling, Cloyce D.
Spradling, Michael
Stier, Matthew
Stoeckmann, Tobias
Street, Russell
Stritzky, Tilo
Stroucken, Michael
Tarrall, Robert
Thomas, Matthew
Todd, Giles
Toft, Martin
Torek, Chris
Tucker, Darren
Uhl, Robert
Uzel, Petr
Valery, Reznic
Van Dinter, Theo
Venckus, Martynas
de Vries, Maarten
Wagner, Klaus
Walsh, Dan

Warburton, John
Webb, Kirk
Wetzel, Timm
Wieringen, Marco van
Wilk, Jakub
Winiger, Gary
Wood, David
Zacarias, Gustavo
Zolnowsky, John

The following people have worked to translate sudo into other languages as part of the Translation Project, see <https://translationproject.org> for more details.

Albuquerque, Pedro
Blttermann, Mario
Bogusz, Jakub
Buo-ren, Lin
Casagrande, Milo
Castro, Felipe
Cho, Seong-ho
Chornoivan, Yuri
Diguez,
Francisco
Fontenelle, Rafael
Garca-Fontes, Walter
Gezer, Volkan
Hamasaki, Takeshi
Hamming, Peter
Hansen, Joe
Hantrais, Frdric
Hein, Jochen
Hufthammer, Karl Ove
Jerovek, Damir
Karvonen, Jorma
Kazik, Duan
Kelemen, Gbor
Keeci, Mehmet
Koir, Klemen
Kozlov, Yuri
Kramer, Jakob
Krznar, Tomislav
Marchal, Frdric
Margeviius, Algimantas
Maryanov, Pavel
Nikoli, Miroslav
Nylander, Daniel
Psa, Petr

Puente, Enol
Putanec, Boidar
Qun, Trn Ngc
Rasmussen, Sebastian
Regueiro, Leandro
Sarar, zgr
Sendn, Abel
Sikrom, ka
Spingos, Dimitris
Taniguchi, Yasuaki
Tomat, Fbio
r, Balzs
Uranga, Mikel Olasagasti
Vorotnikov, Artem
Wang, Wylmer

1.804 packaging 23.1

1.804.1 Available under license :

Apache License
Version 2.0, January 2004
<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications,

including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of

this

License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the

Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding

those notices that do not

pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside

or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions. Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

This software is made available under the terms of *either* of the licenses found in LICENSE.APACHE or LICENSE.BSD. Contributions to this software is made under the terms of *both* these licenses.

Copyright (c) Donald Stufft and individual contributors.

All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT HOLDER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

1.805 zstd-jni 1.5.5-1

1.805.1 Available under license :

GNU GENERAL PUBLIC LICENSE

Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.,
51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA
Everyone is permitted to copy and distribute verbatim copies
of this license document, but changing it is not allowed.

Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. This General Public License applies to most of the Free Software Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Lesser General Public License instead.) You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price.

Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and modification follow.

GNU GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

- a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.

- b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.

- c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Program.

In addition, mere aggregation of another work not based on the Program with the Program (or with a work based on the Program) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

- a) Accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

- b) Accompany it with a written offer, valid for at least three

years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among

countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

END OF TERMS AND CONDITIONS

How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

<one line to give the program's name and a brief idea of what it does.>

Copyright (C) <year> <name of author>

This program is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation; either version 2 of the License, or (at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program; if not, write to the Free Software Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA.

Also add information on how to contact you by electronic and paper mail.

If the program is interactive, make it output a short notice like this when it starts in an interactive mode:

```
Gnomovision version 69, Copyright (C) year name of author
Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type `show w'.
This is free software, and you are welcome to redistribute
it
under certain conditions; type `show c' for details.
```

The hypothetical commands `show w' and `show c' should show the appropriate parts of the General Public License. Of course, the commands you use may be called something other than `show w' and `show c'; they could even be mouse-clicks or menu items--whatever suits your program.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the program, if necessary. Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the program
'Gnomovision' (which makes passes at compilers) written by James Hacker.

<signature of Ty Coon>, 1 April 1989

Ty Coon, President of Vice

This General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this

is what you want to do, use the GNU Lesser General

Public License instead of this License.

Zstd-jni: JNI bindings to Zstd Library

Copyright (c) 2015-present, Luben Karavelov/ All rights reserved.

BSD License

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

* Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.

* Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT HOLDER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING,

BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

BSD License

For Zstandard software

Copyright (c) 2016-present, Facebook, Inc. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- * Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- * Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
- * Neither the name Facebook nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED.

IN NO EVENT SHALL THE COPYRIGHT HOLDER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

1.806 honnef-staticcheck 0.0.1-2019.2.3

1.806.1 Available under license :

Copyright (c) 2016 Dominik Honnef

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE

LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Copyright (c) 2013 The Go Authors. All rights reserved.

Copyright (c) 2016 Dominik Honnef. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- * Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.

- * Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

- * Neither the name of Google Inc. nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE

ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Copyright (c) 2009 The Go Authors. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- * Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.

- * Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

- * Neither the name of Google Inc. nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER

OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Copyright (c) 2009 The Go Authors. All rights reserved.

Copyright (c) 2016 Dominik Honnef. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- * Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.

- * Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

- * Neither the name of Google Inc. nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE

ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Staticcheck and its related tools make use of third party projects, either by reusing their code, or by statically linking them into resulting binaries. These projects are:

- * The Go Programming Language - <https://golang.org/>

Copyright (c) 2009 The Go Authors. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- * Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.

- * Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

- * Neither the name of Google Inc. nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

* github.com/BurntSushi/toml - <https://github.com/BurntSushi/toml>

The MIT License (MIT)

Copyright (c) 2013 TOML authors

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY,

FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

* github.com/google/renamio - <https://github.com/google/renamio>

Copyright 2018 Google Inc.

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

* github.com/kisielk/gotool <https://github.com/kisielk/gotool>

Copyright (c) 2013 Kamil Kisiel <kamil@kamilkisiel.net>

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

All the files in this distribution are covered under either the MIT license (see the file LICENSE) except some files mentioned below.

match.go, match_test.go:

Copyright (c) 2009 The Go Authors. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- * Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.

- * Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

- * Neither the name of Google Inc. nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

* github.com/rogpeppe/go-internal - <https://github.com/rogpeppe/go-internal>

Copyright (c) 2018 The Go Authors. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- * Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.

- * Redistributions in binary form must reproduce the above

copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

* Neither the name of Google Inc. nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

* golang.org/x/mod/module - <https://github.com/golang/mod>

Copyright (c) 2009 The Go Authors. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

* Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.

* Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

* Neither the name of Google Inc. nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY

THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

* golang.org/x/tools/go/analysis - <https://github.com/golang/tools>

Copyright (c) 2009 The Go Authors. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- * Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.

- * Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

- * Neither the name of Google Inc. nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT

LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

1.807 profile 1.5.0

1.807.1 Available under license :

Copyright (c) 2013 Dave Cheney. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- * Redistributions of source code must retain the above copyright

notice, this list of conditions and the following disclaimer.

* Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

1.808 jetty-security 9.4.51.v20230217

1.808.1 Available under license :

This program and the accompanying materials are made available under the terms of the Eclipse Public License 2.0 which is available at <http://www.eclipse.org/legal/epl-2.0>, or the Apache Software License 2.0 which is available at <https://www.apache.org/licenses/LICENSE-2.0>.

Eclipse Public License - v 1.0

THE ACCOMPANYING PROGRAM IS PROVIDED UNDER THE TERMS OF THIS ECLIPSE PUBLIC LICENSE ("AGREEMENT"). ANY USE, REPRODUCTION OR DISTRIBUTION OF THE PROGRAM CONSTITUTES RECIPIENT'S ACCEPTANCE OF THIS AGREEMENT.

1. DEFINITIONS

"Contribution" means:

- a) in the case of the initial Contributor, the initial code and documentation distributed under this Agreement, and
- b) in the case of each subsequent Contributor:
 - i) changes to the Program, and
 - ii) additions to the Program;

where such changes and/or additions to the Program originate from and are distributed by that particular Contributor. A Contribution 'originates'

from a Contributor if it was added to the Program by such Contributor itself or anyone acting on such Contributor's behalf. Contributions do not include additions to the Program which: (i) are separate modules of software distributed in conjunction with the Program under their own license agreement, and (ii) are not derivative works of the Program.

"Contributor" means any person or entity that distributes the Program.

"Licensed Patents" mean patent claims licensable by a Contributor which are necessarily infringed by the use or sale of its Contribution alone or when combined with the Program.

"Program" means the Contributions distributed in accordance with this Agreement.

"Recipient" means anyone who receives the Program under this Agreement, including all Contributors.

2. GRANT OF RIGHTS

a) Subject to the terms of this Agreement, each Contributor hereby grants Recipient a non-exclusive, worldwide, royalty-free copyright license to reproduce, prepare derivative works of, publicly display, publicly perform,

distribute and sublicense the Contribution of such Contributor, if any, and such derivative works, in source code and object code form.

b) Subject to the terms of this Agreement, each Contributor hereby grants Recipient a non-exclusive, worldwide, royalty-free patent license under Licensed Patents to make, use, sell, offer to sell, import and otherwise transfer the Contribution of such Contributor, if any, in source code and object code form. This patent license shall apply to the combination of the Contribution and the Program if, at the time the Contribution is added by the Contributor, such addition of the Contribution causes such combination to be covered by the Licensed Patents. The patent license shall not apply to any other combinations which include the Contribution. No hardware per se is licensed hereunder.

c) Recipient understands that although each Contributor grants the licenses to its Contributions set forth herein,

no assurances are provided by any

Contributor that the Program does not infringe the patent or other intellectual property rights of any other entity. Each Contributor disclaims any liability to Recipient for claims brought by any other entity based on infringement of intellectual property rights or otherwise. As a condition to exercising the rights and licenses granted hereunder, each Recipient hereby assumes sole responsibility to secure any other intellectual property rights needed, if any. For example, if a third party patent license is required to allow Recipient to distribute the Program, it is Recipient's responsibility to acquire that license

before distributing the Program.

- d) Each Contributor represents that to its knowledge it has sufficient copyright rights in its Contribution, if any, to grant the copyright license set forth in this Agreement.

3. REQUIREMENTS

A Contributor may choose to distribute the Program in object code form under its own license agreement, provided that:

- a) it complies with the terms and conditions of this Agreement; and
- b) its license agreement:
 - i) effectively disclaims on behalf of all Contributors all warranties and conditions, express and implied, including warranties or conditions of title and non-infringement, and implied warranties or conditions of merchantability and fitness for a particular purpose;
 - ii) effectively excludes on behalf of all Contributors all liability for damages, including direct, indirect, special, incidental and consequential damages, such as lost profits;
 - iii) states that any provisions which differ from this Agreement are offered by that Contributor alone and not by any other party; and
 - iv) states that source code for the Program is available from such Contributor, and informs licensees how to obtain it in a reasonable manner on or through a medium customarily used for software exchange.

When the Program is made available in source code form:

- a) it must be made available under this Agreement; and
- b) a copy of this Agreement must be included with each copy of the Program. Contributors may not remove or alter any copyright notices contained within the Program.

Each Contributor must identify itself as the originator of its Contribution, if any, in a manner that reasonably allows subsequent Recipients to identify the originator of the Contribution.

4. COMMERCIAL DISTRIBUTION

Commercial distributors of software may accept certain responsibilities with respect to end users, business partners and the like. While this license is intended to facilitate the commercial use of the Program, the Contributor who includes the Program in a commercial product offering should do so in a manner which does not create potential liability for other Contributors. Therefore, if a Contributor includes the Program in a commercial

product offering, such Contributor ("Commercial Contributor") hereby agrees to defend and indemnify every other Contributor ("Indemnified Contributor") against any losses, damages and costs (collectively "Losses") arising from claims, lawsuits and other legal actions brought by a third party against the Indemnified Contributor to the extent caused by the acts or omissions of such Commercial Contributor in connection with its distribution of the Program in a commercial product offering. The obligations in this section do not apply to any claims or Losses relating to any actual or alleged intellectual property infringement. In order to qualify, an Indemnified Contributor must:

- a) promptly notify the Commercial Contributor in writing of such claim, and
- b) allow the Commercial Contributor to control, and cooperate with the Commercial Contributor in, the defense and any related settlement negotiations. The Indemnified Contributor may participate in any such claim at its own expense.

For example,

a Contributor might include the Program in a commercial product offering, Product X. That Contributor is then a Commercial Contributor. If that Commercial Contributor then makes performance claims, or offers warranties related to Product X, those performance claims and warranties are such Commercial Contributor's responsibility alone. Under this section, the Commercial Contributor would have to defend claims against the other Contributors related to those performance claims and warranties, and if a court requires any other Contributor to pay any damages as a result, the Commercial Contributor must pay those damages.

5. NO WARRANTY

EXCEPT AS EXPRESSLY SET FORTH IN THIS AGREEMENT, THE PROGRAM IS PROVIDED ON AN "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, EITHER EXPRESS OR IMPLIED INCLUDING, WITHOUT LIMITATION, ANY WARRANTIES OR CONDITIONS OF TITLE, NON-INFRINGEMENT, MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE. Each Recipient is solely responsible for determining the appropriateness of using and distributing the Program and assumes all risks associated with its exercise of rights under this Agreement, including but not limited to the risks and costs of program errors, compliance with applicable laws, damage to or loss of data, programs or equipment, and unavailability or interruption of operations.

6. DISCLAIMER OF LIABILITY

EXCEPT AS EXPRESSLY SET FORTH IN THIS AGREEMENT, NEITHER RECIPIENT NOR ANY CONTRIBUTORS SHALL HAVE ANY LIABILITY FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING WITHOUT LIMITATION LOST PROFITS), HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE)

ARISING IN ANY WAY OUT OF THE USE OR DISTRIBUTION OF THE PROGRAM OR THE EXERCISE OF ANY RIGHTS GRANTED HEREUNDER, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

7. GENERAL

If any provision of this Agreement is invalid or unenforceable under applicable law, it shall not affect the validity or enforceability of the remainder of the terms of this Agreement, and without further action by the parties hereto, such provision shall be reformed to the minimum extent necessary to make such provision valid and enforceable.

If Recipient institutes patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Program itself (excluding combinations of the Program with other software or hardware) infringes such Recipient's patent(s), then such Recipient's rights granted under Section 2(b) shall terminate as of the date such litigation is filed.

All Recipient's rights under this Agreement shall terminate if it fails to comply with any of the material terms or conditions of this Agreement and does not cure such failure in a reasonable period of time after becoming aware of such noncompliance. If all Recipient's rights under this Agreement terminate, Recipient agrees to cease use and distribution of the Program as soon as reasonably practicable. However, Recipient's obligations under this Agreement and any licenses granted by Recipient relating to the Program shall continue and survive.

Everyone is permitted to copy and distribute copies of this Agreement, but in order to avoid inconsistency the Agreement is copyrighted and may only be modified in the following manner. The Agreement Steward reserves the right to publish new versions (including revisions) of this Agreement from time to time. No one other than the Agreement Steward has the right to modify this Agreement. The Eclipse Foundation is the initial Agreement Steward. The Eclipse Foundation may assign the responsibility to serve as the Agreement Steward to a suitable separate entity. Each new version of the Agreement will be given a distinguishing version number. The Program (including Contributions) may always be distributed subject to the version of the Agreement under which it was received. In addition, after a new version of the Agreement is published, Contributor may elect to distribute the Program (including its Contributions) under the new version. Except as expressly stated in Sections 2(a) and 2(b) above, Recipient receives no rights or licenses to the intellectual property of any Contributor under this Agreement, whether expressly, by implication, estoppel or otherwise. All rights in the Program not expressly granted under this Agreement are reserved.

This Agreement is governed by the laws of the State of New York and the intellectual property laws of the United States of America. No party to this Agreement will bring a legal action under this Agreement more than one year after the cause of action arose. Each party waives its rights to a jury trial in any resulting litigation.

Apache License
Version 2.0, January 2004
<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.
3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses

granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work

by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions)

on an "AS IS" BASIS,

WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

=====
Jetty Web Container
Copyright 1995-2018 Mort Bay Consulting Pty Ltd.
=====

The Jetty Web Container is Copyright Mort Bay Consulting Pty Ltd unless otherwise noted.

Jetty is dual licensed under both

* The Apache 2.0 License
<http://www.apache.org/licenses/LICENSE-2.0.html>

and

* The Eclipse Public 1.0 License
<http://www.eclipse.org/legal/epl-v10.html>

Jetty may be distributed under either license.

Eclipse

The following artifacts are EPL.

- * org.eclipse.jetty.orbit:org.eclipse.jdt.core

The following artifacts are EPL and ASL2.

- * org.eclipse.jetty.orbit:javax.security.auth.message

The following artifacts are EPL and CDDL 1.0.

- * org.eclipse.jetty.orbit:javax.mail.glassfish

Oracle

The following artifacts are CDDL + GPLv2 with classpath exception.

<https://glassfish.dev.java.net/nonav/public/CDDL+GPL.html>

- * javax.servlet:javax.servlet-api
- * javax.annotation:javax.annotation-api
- * javax.transaction:javax.transaction-api
- * javax.websocket:javax.websocket-api

Oracle OpenJDK

If ALPN is used to negotiate HTTP/2 connections, then the following artifacts may be included in the distribution or downloaded when ALPN module is selected.

- * java.sun.security.ssl

These artifacts replace/modify OpenJDK classes. The modifications are hosted at github and both modified and original are under GPL v2 with classpath exceptions.

<http://openjdk.java.net/legal/gplv2+ce.html>

OW2

The following artifacts are licensed by the OW2 Foundation according to the terms of <http://asm.ow2.org/license.html>

- org.ow2.asm:asm-commons
- org.ow2.asm:asm

Apache

The following artifacts are ASL2 licensed.

org.apache.taglibs:taglibs-standard-spec
org.apache.taglibs:taglibs-standard-impl

MortBay

The following artifacts are ASL2 licensed. Based on selected classes from following Apache Tomcat jars, all ASL2 licensed.

org.mortbay.jasper:apache-jsp
org.apache.tomcat:tomcat-jasper
org.apache.tomcat:tomcat-juli
org.apache.tomcat:tomcat-jsp-api
org.apache.tomcat:tomcat-el-api
org.apache.tomcat:tomcat-jasper-el
org.apache.tomcat:tomcat-api
org.apache.tomcat:tomcat-util-scan
org.apache.tomcat:tomcat-util

org.mortbay.jasper:apache-el
org.apache.tomcat:tomcat-jasper-el
org.apache.tomcat:tomcat-el-api

Mortbay

The following artifacts are CDDL + GPLv2 with classpath exception.

<https://glassfish.dev.java.net/nonav/public/CDDL+GPL.html>

org.eclipse.jetty.toolchain:jetty-schemas

Assorted

The UnixCrypt.java code implements the one way cryptography used by Unix systems for simple password protection. Copyright 1996 Aki Yoshida, modified April 2001 by Iris Van den Broeke, Daniel Deville.

Permission to use, copy, modify and distribute UnixCrypt for non-commercial or commercial purposes and without fee is

granted provided that the copyright notice appears in all copies.

1.809 libxml2 2.9.10+dfsg-5ubuntu0.20.04.6

1.809.1 Available under license :

Except where otherwise noted in the source code (e.g. the files hash.c, list.c and the trio files, which are covered by a similar licence but with different Copyright notices) all the files are:

Copyright (C) 1998-2012 Daniel Veillard. All Rights Reserved.

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

1.810 zstd 1.4.9

1.810.1 Available under license :

GNU GENERAL PUBLIC LICENSE
Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.,
51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA
Everyone is permitted to copy and distribute verbatim copies
of this license document, but changing it is not allowed.

Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public

License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. This General Public License applies to most of the Free Software Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Lesser General Public License instead.) You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price.

Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and modification follow.

GNU GENERAL PUBLIC LICENSE
TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.

b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.

c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such

interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Program.

In addition, mere aggregation of another work not based on the Program with the Program (or with a work based on the Program) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

a) Accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution)

and only if you

received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing

version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

END OF TERMS AND CONDITIONS

How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

<one line to give the program's name and a brief idea of what it does.>

Copyright (C) <year> <name of author>

This program is free software; you can redistribute it and/or modify it under the terms of the GNU

General Public License as published by

the Free Software Foundation; either version 2 of the License, or (at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program; if not, write to the Free Software Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA.

Also add information on how to contact you by electronic and paper mail.

If the program is interactive, make it output a short notice like this when it starts in an interactive mode:

Gnomovision version 69, Copyright (C) year name of author

Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type `show w'.

This is free software, and you are welcome to redistribute

it

under certain conditions; type `show c' for details.

The hypothetical commands `show w' and `show c' should show the appropriate parts of the General Public License. Of course, the commands you use may be called something other than `show w' and `show c'; they could even be mouse-clicks or menu items--whatever suits your program.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the program, if necessary. Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the program `Gnomovision' (which makes passes at compilers) written by James Hacker.

<signature of Ty Coon>, 1 April 1989

Ty Coon, President of Vice

This General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Lesser General Public License instead of this License.
BSD License

For Zstandard software

Copyright (c) 2016-present, Facebook, Inc. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- * Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- * Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
- * Neither the name Facebook nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED.

IN NO EVENT SHALL THE COPYRIGHT HOLDER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

1.811 jackson-module-blackbird 2.13.5

1.811.1 Available under license :

Jackson JSON processor

Jackson is a high-performance, Free/Open Source JSON processing library. It was originally written by Tatu Saloranta (tatu.saloranta@iki.fi), and has been in development since 2007.

It is currently developed by a community of developers, as well as supported commercially by FasterXML.com.

Licensing

Jackson core and extension components (as well their dependencies) may be licensed under different licenses.

To find the details that apply to this artifact see the accompanying LICENSE file.

For more information, including possible other licensing options, contact FasterXML.com (<http://fasterxml.com>).

Credits

A list of contributors may be found from CREDITS file, which is included in some artifacts (usually source distributions); but is always available from the source code management (SCM) system project uses.

This copy of Jackson JSON processor `jackson-module-afterburner` module is licensed under the Apache (Software) License, version 2.0 ("the License").

See the License for details about distribution rights, and the specific rights regarding derivate works.

You may obtain a copy of the License at:

<http://www.apache.org/licenses/LICENSE-2.0>

Additional licensing information exists for following 3rd party library dependencies

ASM

ASM: a very small and fast Java bytecode manipulation framework

Copyright (c) 2000-2011 INRIA, France Telecom

All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
3. Neither the name of the copyright holders nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS"

AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

1.812 jsr305 3.0.2

1.812.1 Available under license :

No license file was found, but licenses were detected in source scan.

```
/*
 * Copyright (c) 2005 Brian Goetz
 * Released under the Creative Commons Attribution License
 * (http://creativecommons.org/licenses/by/2.5)
 * Official home: http://www.jcip.net
 */
```

Found in path(s):

```
* /opt/cola/permits/1656638364_1682593601.2844107/0/jsr305-3-0-2-sources-9-
jar/javax/annotation/concurrent/ThreadSafe.java
* /opt/cola/permits/1656638364_1682593601.2844107/0/jsr305-3-0-2-sources-9-
jar/javax/annotation/concurrent/NotThreadSafe.java
* /opt/cola/permits/1656638364_1682593601.2844107/0/jsr305-3-0-2-sources-9-
jar/javax/annotation/concurrent/Immutable.java
* /opt/cola/permits/1656638364_1682593601.2844107/0/jsr305-3-0-2-sources-9-
jar/javax/annotation/concurrent/GuardedBy.java
```

1.813 logr 1.2.4

1.813.1 Available under license :

No license file was found, but licenses were detected in source scan.

Package: logr

Title: Creates Log Files

Version: 1.2.4

Authors@R:

```
person(given = "David",
       family = "Bosak",
       role = c("aut", "cre"),
```

```
email = "dbosak01@gmail.com")
```

Description: Contains functions to help create log files. The package aims to overcome the difficulty of the base R sink() command. The log_print() function will print to both the console and the file log, without interfering in other write operations.

License: CC0

Encoding: UTF-8

URL: <https://logr.r-sassy.org>

BugReports: <https://github.com/dbosak01/logr/issues>

Depends: R (>= 3.4.0)

Suggests: knitr,
rmarkdown,
testthat,
tidylog,
dplyr,
utils

Imports: withr

VignetteBuilder: knitr

Roxygen: list(markdown = TRUE)

RoxygenNote: 7.1.1

Found in path(s):

```
* /opt/cola/permits/1659984856_1682927116.4079604/0/dbosak01-logr-v1-2-4-0-g8c5ac86-1-tar-gz/dbosak01-logr-8c5ac86/DESCRIPTION
```

No license file was found, but licenses were detected in source scan.

```
/*!
```

```
* Bootstrap Table of Contents v0.4.1 (http://afeld.github.io/bootstrap-toc/)
```

```
* Copyright 2015 Aidan Feldman
```

```
* Licensed under MIT (https://github.com/afeld/bootstrap-toc/blob/gh-pages/LICENSE.md) */
```

Found in path(s):

```
* /opt/cola/permits/1659984856_1682927116.4079604/0/dbosak01-logr-v1-2-4-0-g8c5ac86-1-tar-gz/dbosak01-logr-8c5ac86/docs/bootstrap-toc.css
```

```
* /opt/cola/permits/1659984856_1682927116.4079604/0/dbosak01-logr-v1-2-4-0-g8c5ac86-1-tar-gz/dbosak01-logr-8c5ac86/docs/bootstrap-toc.js
```

No license file was found, but licenses were detected in source scan.

```
/*
```

```
Source: https://github.com/algolia/docsearch/
```

```
License: MIT
```

```
*/
```

Found in path(s):

```
* /opt/cola/permits/1659984856_1682927116.4079604/0/dbosak01-logr-v1-2-4-0-g8c5ac86-1-tar-gz/dbosak01-logr-8c5ac86/docs/docsearch.css
```

1.814 x-oauth2 0.7.0

1.814.1 Available under license :

Copyright (c) 2009 The Go Authors. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- * Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- * Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
- * Neither the name of Google Inc. nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER

OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

1.815 git 2.25.1-1ubuntu3.11

1.815.1 Available under license :

Copyright (C) 2010 David Barr <david.barr@cordelta.com>.

All rights reserved.

Copyright (C) 2010 Jonathan Nieder <jrnieder@gmail.com>.

Copyright (C) 2005 Stefan Hegny, hydrografx Consulting GmbH,
Frankfurt/Main, Germany
and others, see <http://svn2cc.sarovar.org>

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions

are met:

1. Redistributions of source code must retain the above copyright notice(s), this list of conditions and the following disclaimer unmodified other than the allowable addition of one or more copyright notices.
2. Redistributions in binary form must reproduce the above copyright notice(s), this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDER(S) ``AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT HOLDER(S) BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Note that the only valid version of the GPL as far as this project is concerned is `_this_` particular version of the license (ie v2, not v2.2 or v3.x or whatever), unless explicitly otherwise stated.

HOWEVER, in order to allow a migration to GPLv3 if that seems like a good idea, I also ask that people involved with the project make their preferences known. In particular, if you trust me to make that decision, you might note so in your copyright message, ie something like

This file is licensed under the GPL v2, or a later version at the discretion of Linus.

might avoid issues. But we can also just decide to synchronize and contact all copyright holders on record if/when the occasion arises.

Linus Torvalds

GNU GENERAL PUBLIC LICENSE
Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.
59 Temple Place, Suite 330, Boston, MA 02111-1307 USA

Everyone is permitted
to copy and distribute verbatim copies
of this license document, but changing it is not allowed.

Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. This General Public License applies to most of the Free Software Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Library General Public License instead.) You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software

patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and modification follow.

GNU GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

- a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.

b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.

c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Program.

In addition, mere aggregation of another work not based on the Program with the Program (or with a work based on the Program) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

a) Accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

b) Accompany it with a written offer, valid for at least three

years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among

countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation.

If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

END OF TERMS AND CONDITIONS

How to Apply These Terms to Your New Programs

If you develop a new program,
and you want it to be of the greatest
possible use to the public, the best way to achieve this is to make it
free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest
to attach them to the start of each source file to most effectively
convey the exclusion of warranty; and each file should have at least
the "copyright" line and a pointer to where the full notice is found.

<one line to give the program's name and a brief idea of what it does.>
Copyright (C) <year> <name of author>

This program is free software; you can redistribute it and/or modify
it under the terms of the GNU General Public License as published by
the Free Software Foundation; either version 2 of the License, or
(at your option) any later version.

This program is distributed in the hope that it will be useful,
but WITHOUT ANY WARRANTY; without even the implied warranty of
MERCHANTABILITY
or FITNESS FOR A PARTICULAR PURPOSE. See the
GNU General Public License for more details.

You should have received a copy of the GNU General Public License
along with this program; if not, write to the Free Software
Foundation, Inc., 59 Temple Place, Suite 330, Boston, MA 02111-1307 USA

Also add information on how to contact you by electronic and paper mail.

If the program is interactive, make it output a short notice like this
when it starts in an interactive mode:

```
Gnomovision version 69, Copyright (C) year name of author  
Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type `show w'.  
This is free software, and you are welcome to redistribute it  
under certain conditions; type `show c' for details.
```

The hypothetical commands `show w' and `show c' should show the appropriate
parts of the General Public License. Of course, the commands you use may
be called something other than `show w' and `show c'; they could even be
mouse-clicks or menu

items--whatever suits your program.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the program, if necessary. Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the program
'Gnomovision' (which makes passes at compilers) written by James Hacker.

<signature of Ty Coon>, 1 April 1989
Ty Coon, President of Vice

This General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Library General Public License instead of this License.

Note that the only valid version of the GPL as far as this project is concerned is this particular version of the license (ie v2, not v2.2 or v3.x or whatever), unless explicitly otherwise stated.

HOWEVER, in order to allow a migration to GPLv3 if that seems like a good idea, I also ask that people involved with the project make their preferences known. In particular, if you trust me to make that decision, you might note so in your copyright message, ie something like

This file is licensed under the GPL v2, or a later version
at the discretion of Linus.

might avoid issues. But we can also just decide to synchronize and contact all copyright holders on record if/when the occasion arises.

Linus Torvalds

GNU GENERAL PUBLIC LICENSE
Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.,
51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA
Everyone is permitted to copy and distribute
verbatim copies
of this license document, but changing it is not allowed.

Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. This General Public License applies to most of the Free Software Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Lesser General Public License instead.) You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and modification follow.

GNU GENERAL PUBLIC LICENSE
TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means

either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices

that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.

b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.

c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Program.

In addition, mere aggregation of another work not based on the Program with the Program (or with a work based on the Program) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

- a) Accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,
- b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium

customarily used for software interchange; or,

c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means

all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions.

You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions

of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

END OF TERMS AND CONDITIONS

How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

<one line to give the program's name and a brief idea of what it does.>

Copyright (C) <year> <name of author>

This program is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation; either version 2 of the License, or (at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program; if not, write to the Free Software Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA.

Also add information on how to contact you by electronic and paper mail.

If the program is interactive, make it output a short notice like this when it starts in an interactive mode:

```
Gnomovision version 69, Copyright (C) year name of author
Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type `show w'.
This is free software, and you are welcome to redistribute it
under certain conditions; type `show c' for details.
```

The hypothetical commands `show w' and `show c' should show the appropriate parts of the General Public License. Of course, the commands you use may be called something other than `show w' and `show c'; they could even be mouse-clicks or menu items--whatever suits your program.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the program, if necessary. Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the program
'Gnomovision' (which makes passes at compilers) written by James Hacker.

<signature of Ty Coon>, 1 April 1989
Ty Coon, President of Vice

This General Public License does not permit incorporating your program into
proprietary programs. If your program is a subroutine library, you may
consider it more useful to permit linking proprietary applications with the
library. If this is what you want to do, use the GNU Lesser General
Public License instead of this License.

GNU GENERAL PUBLIC LICENSE
Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.,
51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA
Everyone is permitted to copy and distribute verbatim copies
of this license document, but changing it is not allowed.

Preamble

The licenses for most software are designed to take away your
freedom to share and change it. By contrast, the GNU General Public
License is intended to guarantee your freedom to share and change free
software--to make sure the software is free for all its users. This
General Public License applies to most of the Free Software
Foundation's software and to any other program whose authors commit to
using it. (Some other Free Software Foundation software is covered by
the GNU Lesser General Public License instead.) You can apply it to
your programs, too.

When we speak of free software, we are referring to freedom, not
price. Our General Public Licenses are designed
to make sure that you
have the freedom to distribute copies of free software (and charge for
this service if you wish), that you receive source code or can get it
if you want it, that you can change the software or use pieces of it
in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid
anyone to deny you these rights or to ask you to surrender the rights.
These restrictions translate to certain responsibilities for you if you
distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether
gratis or for a fee, you must give the recipients all the rights that
you have. You must make sure that they, too, receive or can get the
source code. And you must show them these terms so they know their

rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and modification follow.

GNU GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate

copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.

b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.

c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Program.

In addition, mere aggregation of another work not based on the Program with the Program (or with a work based on the Program) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

a) Accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program

except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is

implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW.

EXCEPT WHEN

OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED

OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

END OF TERMS AND CONDITIONS

How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

<one line to give the program's name and a brief idea of what it does.>
Copyright (C) <year> <name of author>

This program is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation; either version 2 of the License,
or
(at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program; if not, write to the Free Software Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA.

Also add information on how to contact you by electronic and paper mail.

If the program is interactive, make it output a short notice like this when it starts in an interactive mode:

```
Gnomovision version 69, Copyright (C) year name of author
Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type `show w'.
This is free software, and you are welcome to redistribute it
under certain conditions; type `show c' for details.
```

The hypothetical commands ``show w'` and ``show c'` should show the appropriate parts of the General Public License. Of course, the commands you use may be called something other than ``show w'` and ``show c'`; they could even be mouse-clicks or menu items--whatever suits your program.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the program, if necessary. Here is a sample; alter the names:

```
Yoyodyne, Inc., hereby disclaims all copyright interest in the program
`Gnomovision' (which makes passes at compilers) written by James Hacker.
```

```
<signature of Ty Coon>, 1 April 1989
Ty Coon, President of Vice
```

This General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Lesser General Public License instead of this License.

Apache License
Version 2.0, January 2004
<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common

control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity

on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this

License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the

Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained

within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory,

whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and

limitations under the License.

Boost Software License - Version 1.0 - August 17th, 2003

Permission is hereby granted, free of charge, to any person or organization obtaining a copy of the software and accompanying documentation covered by this license (the "Software") to use, reproduce, display, distribute, execute, and transmit the Software, and to prepare derivative works of the Software, and to permit third-parties to whom the Software is furnished to do so, all subject to the following:

The copyright notices in the Software and this entire statement, including the above license grant, this restriction and the following disclaimer, must be included in all copies of the Software, in whole or in part, and all derivative works of the Software, unless such copies or derivative works are solely in the form of machine-executable object code generated by a source language processor.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS

FOR A PARTICULAR PURPOSE, TITLE AND NON-INFRINGEMENT. IN NO EVENT SHALL THE COPYRIGHT HOLDERS OR ANYONE DISTRIBUTING THE SOFTWARE BE LIABLE FOR ANY DAMAGES OR OTHER LIABILITY, WHETHER IN CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

MIT License

Copyright (c) 2017:

Marc Stevens
Cryptology Group
Centrum Wiskunde & Informatica
P.O. Box 94079, 1090 GB Amsterdam, Netherlands
marc@marc-stevens.nl

Dan Shumow
Microsoft Research
danshu@microsoft.com

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT.

IN NO EVENT SHALL THE

AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

1.816 lib-pq 1.10.9

1.816.1 Available under license :

```
//go:build go1.10
```

```
// +build go1.10
```

```
package pq
```

```
import (  
    "context"  
    "database/sql/driver"  
)
```

```
// NoticeHandler returns the notice handler on the given connection, if any. A  
// runtime panic occurs if c is not a pq connection. This is rarely used  
// directly, use ConnectorNoticeHandler and ConnectorWithNoticeHandler instead.  
func NoticeHandler(c driver.Conn) func(*Error) {  
    return c.(*conn).noticeHandler  
}
```

```
// SetNoticeHandler sets the given notice handler on the given connection. A  
// runtime panic occurs if c is not a pq connection. A nil handler may be used  
// to unset it. This is rarely used directly, use ConnectorNoticeHandler and  
// ConnectorWithNoticeHandler instead.  
//  
// Note: Notice handlers are executed synchronously by pq meaning commands  
// won't continue to be processed until the handler returns.  
func SetNoticeHandler(c driver.Conn, handler func(*Error)) {  
    c.(*conn).noticeHandler = handler  
}
```

```
// NoticeHandlerConnector wraps a regular connector and sets a notice handler  
//  
// on it.  
type NoticeHandlerConnector struct {  
    driver.Connector  
    noticeHandler func(*Error)  
}
```

```

// Connect calls the underlying connector's connect method and then sets the
// notice handler.
func (n *NoticeHandlerConnector) Connect(ctx context.Context) (driver.Conn, error) {
    c, err := n.Connector.Connect(ctx)
    if err == nil {
        SetNoticeHandler(c, n.noticeHandler)
    }
    return c, err
}

// ConnectorNoticeHandler returns the currently set notice handler, if any. If
// the given connector is not a result of ConnectorWithNoticeHandler, nil is
// returned.
func ConnectorNoticeHandler(c driver.Connector) func(*Error) {
    if c, ok := c.(*NoticeHandlerConnector); ok {
        return c.noticeHandler
    }
    return nil
}

// ConnectorWithNoticeHandler creates or sets the given handler for the given
// connector. If the given connector is a result of calling this function
// previously, it is simply set on the given connector and returned. Otherwise,
// this returns a new connector wrapping the given one and
// setting the notice
// handler. A nil notice handler may be used to unset it.
//
// The returned connector is intended to be used with database/sql.OpenDB.
//
// Note: Notice handlers are executed synchronously by pq meaning commands
// won't continue to be processed until the handler returns.
func ConnectorWithNoticeHandler(c driver.Connector, handler func(*Error)) *NoticeHandlerConnector {
    if c, ok := c.(*NoticeHandlerConnector); ok {
        c.noticeHandler = handler
        return c
    }
    return &NoticeHandlerConnector{Connector: c, noticeHandler: handler}
}

```

Copyright (c) 2011-2013, 'pq' Contributors
Portions Copyright (C) 2011 Blake Mizerany

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the

Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

1.817 joda-time 2.12.5

1.817.1 Available under license :

= NOTICE file corresponding to section 4d of the Apache License Version 2.0 =

This product includes software developed by
Joda.org (<https://www.joda.org/>).

Apache License
Version 2.0, January 2004
<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation

source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this

License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided

that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

1.818 Icms 2.14

1.818.1 Available under license :

Little CMS

Copyright (c) 1998-2020 Marti Maria Saguer

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including

without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

THIS LICENSE APPLIES ONLY TO iccjpeg.c file

In plain English:

1. We don't promise that this software works. (But if you find any bugs, please let us know!)
2. You can use this software for whatever you want. You don't have to pay us.
3. You may not pretend that you wrote this software. If you use it in a program, you must acknowledge somewhere in your documentation that you've used the IJG code.

In legalese:

The authors make NO WARRANTY or representation, either express or implied, with respect to this software, its quality, accuracy, merchantability, or fitness for a particular purpose. This software is provided "AS IS", and you, its user, assume the entire risk as to its quality and accuracy.

This software is copyright (C) 1991-2013, Thomas G. Lane, Guido Vollbeding. All Rights Reserved except as specified below.

Permission is hereby granted to use, copy, modify, and distribute this software (or portions thereof) for any purpose, without fee, subject to these conditions:

(1)

If any part of the source code for this software is distributed, then this README file must be included, with this copyright and no-warranty notice unaltered; and any additions, deletions, or changes to the original files must be clearly indicated in accompanying documentation.

(2) If only executable code is distributed, then the accompanying documentation must state that "this software is based in part on the work of

the Independent JPEG Group".

(3) Permission for use of this software is granted only if the user accepts full responsibility for any undesirable consequences; the authors accept NO LIABILITY for damages of any kind.

These conditions apply to any software derived from or based on the IJG code, not just to the unmodified library. If you use our work, you ought to acknowledge us.

Permission is NOT granted for the use of any IJG author's name or company name in advertising or publicity relating to this software or products derived from it. This software may be referred to only as "the Independent JPEG Group's software".

We specifically permit and encourage the use of this software as the basis of commercial products, provided that all warranty or liability claims are assumed by the product vendor.

The Unix configuration script "configure" was produced with GNU Autoconf. It is copyright by the Free Software Foundation but is freely distributable. The same holds for its supporting scripts (config.guess, config.sub, ltmain.sh). Another support script, install-sh, is copyright by X Consortium but is also freely distributable.

The IJG distribution formerly included code to read and write GIF files. To avoid entanglement with the Unisys LZW patent, GIF reading support has been removed altogether, and the GIF writer has been simplified to produce "uncompressed GIFs". This technique does not use the LZW algorithm; the resulting GIF files are larger than usual, but are readable by all standard GIF decoders.

We are required to state that

"The Graphics Interchange Format(c) is the Copyright property of CompuServe Incorporated. GIF(sm) is a Service Mark property of CompuServe Incorporated."

GNU GENERAL PUBLIC LICENSE

Version 3, 29 June 2007

Copyright (C) 2007 Free Software Foundation, Inc. <<http://fsf.org/>>
Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

Preamble

The GNU General Public License is a free, copyleft license for software and other kinds of works.

The licenses for most software and other practical works are designed to take away your freedom to share and change the works. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change all versions of a program--to make sure it remains free software for all its users. We, the Free Software Foundation, use the GNU General Public License for most of our software; it applies also to any other work released this way by its authors. You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for them if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs, and that you know you can do these things.

To protect your rights, we need to prevent others from denying you these rights or asking you to surrender the rights. Therefore, you have certain responsibilities if you distribute copies of the software, or if you modify it: responsibilities to respect the freedom of others.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must pass on to the recipients the same freedoms that you received. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

Developers that use the GNU GPL protect your rights with two steps:

(1) assert copyright on the software, and (2) offer you this License giving you legal permission to copy, distribute and/or modify it.

For the developers' and authors' protection, the GPL clearly explains that there is no warranty for this free software. For both users' and authors' sake, the GPL requires that modified versions be marked as changed, so that their problems will not be attributed erroneously to authors of previous versions.

Some devices are designed to deny users access to install or run modified versions of the software inside them, although the manufacturer can do so. This is fundamentally incompatible with the aim of protecting users' freedom to change the software. The systematic pattern of such abuse occurs in the area of products for individuals to use, which is precisely where it is most unacceptable. Therefore, we have designed this version of the GPL to prohibit the practice for those products. If such problems arise substantially in other domains, we

stand

ready to extend this provision to those domains in future versions of the GPL, as needed to protect the freedom of users.

Finally, every program is threatened constantly by software patents. States should not allow patents to restrict development and use of software on general-purpose computers, but in those that do, we wish to avoid the special danger that patents applied to a free program could make it effectively proprietary. To prevent this, the GPL assures that patents cannot be used to render the program non-free.

The precise terms and conditions for copying, distribution and modification follow.

TERMS AND CONDITIONS

0. Definitions.

"This License" refers to version 3 of the GNU General Public License.

"Copyright" also means copyright-like laws that apply to other kinds of works, such as semiconductor masks.

"The Program" refers to any copyrightable work licensed under this License. Each licensee is addressed as "you". "Licensees" and "recipients" may be individuals or organizations.

To "modify" a work means to copy from or adapt all or part of the work in a fashion requiring copyright permission, other than the making of an exact copy. The resulting work is called a "modified version" of the earlier work or a work "based on" the earlier work.

A "covered work" means either the unmodified Program or a work based on the Program.

To "propagate" a work means to do anything with it that, without permission, would make you directly or secondarily liable for infringement under applicable copyright law, except executing it on a computer or modifying a private copy. Propagation includes copying, distribution (with or without modification), making available to the public, and in some countries other activities as well.

To "convey" a work means any kind of propagation that enables other parties to make or receive copies. Mere interaction with a user through a computer network, with no transfer of a copy, is not conveying.

An interactive user interface displays "Appropriate Legal Notices" to the extent that it includes a convenient and prominently visible feature that (1) displays an appropriate copyright notice, and (2) tells the user that there is no warranty for the work (except to the extent that warranties are provided), that licensees may convey the work under this License, and how to view a copy of this License. If the interface presents a list of user commands or options, such as a menu, a prominent item in the list meets this criterion.

1. Source Code.

The "source code" for a work means the preferred form of the work for making modifications to it. "Object code" means any non-source form of a work.

A "Standard Interface" means an interface that either is an official standard defined by a recognized standards body, or, in the case of interfaces specified for a particular programming language, one that is widely used among developers working in that language.

The "System Libraries" of an executable work include anything, other than the work as a whole, that (a) is included in the normal form of packaging a Major Component, but which is not part of that Major Component, and (b) serves only to enable use of the work with that Major Component, or to implement a Standard Interface for which an implementation is available to the public in source code form. A "Major Component", in this context, means a major essential component (kernel, window system, and so on) of the specific operating system (if any) on which the executable work runs, or a compiler used to produce the work, or an object code interpreter used to run it.

The "Corresponding Source" for a work in object code form means all the source code needed to generate, install, and (for an executable work) run the object code and to modify the work, including scripts to control those activities. However, it does not include the work's System Libraries, or general-purpose tools or generally available free programs which are used unmodified in performing those activities but which are not part of the work. For example, Corresponding Source includes interface definition files associated with source files for the work, and the source code for shared libraries and dynamically linked subprograms that the work is specifically designed to require, such as by intimate data communication or control flow between those subprograms and other parts of the work.

The Corresponding Source need not include anything that users can regenerate automatically from other parts of the Corresponding

Source.

The Corresponding Source for a work in source code form is that same work.

2. Basic Permissions.

All rights granted under this License are granted for the term of copyright on the Program, and are irrevocable provided the stated conditions are met. This License explicitly affirms your unlimited permission to run the unmodified Program. The output from running a covered work is covered

by this License only if the output, given its content, constitutes a covered work. This License acknowledges your rights of fair use or other equivalent, as provided by copyright law.

You may make, run and propagate covered works that you do not convey, without conditions so long as your license otherwise remains in force. You may convey covered works to others for the sole purpose of having them make modifications exclusively for you, or provide you with facilities for running those works, provided that you comply with the terms of this License in conveying all material for which you do not control copyright. Those thus making or running the covered works for you must do so exclusively on your behalf, under your direction and control, on terms that prohibit them from making any copies of your copyrighted material outside their relationship with you.

Conveying under any other circumstances is permitted solely under the conditions stated below. Sublicensing is not allowed; section 10 makes it unnecessary.

3. Protecting Users' Legal Rights From Anti-Circumvention Law.

No covered work shall be deemed part of an effective technological measure under any applicable law fulfilling obligations under article 11 of the WIPO copyright treaty adopted on 20 December 1996, or similar laws prohibiting or restricting circumvention of such measures.

When you convey a covered work, you waive any legal power to forbid circumvention of technological measures to the extent such circumvention is effected by exercising rights under this License with respect to the covered work, and you disclaim any intention to limit operation or modification of the work as a means of enforcing, against the work's users, your or third parties' legal rights to forbid circumvention of technological measures.

4. Conveying Verbatim Copies.

You may convey verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice; keep intact all notices stating that this License and any non-permissive terms added in accord with section 7 apply to the code; keep intact all notices of the absence of any warranty; and give all recipients a copy of this License along with the Program.

You may charge any price or no price for each copy that you convey, and you may offer support or warranty protection for a fee.

5. Conveying Modified Source Versions.

You may convey a work based on the Program, or the modifications to produce it from the Program, in the form of source code under the terms of section 4, provided that you also meet all of these conditions:

- a) The work must carry prominent notices stating that you modified it, and giving a relevant date.
- b) The work must carry prominent notices stating that it is released under this License and any conditions added under section 7. This requirement modifies the requirement in section 4 to "keep intact all notices".
- c) You must license the entire work, as a whole, under this License to anyone who comes into possession of a copy. This License will therefore apply, along with any applicable section 7 additional terms, to the whole of the work, and all its parts, regardless of how they are packaged. This License gives no permission to license the work in any other way, but it does not invalidate such permission if you have separately received it.
- d) If the work has interactive user interfaces, each must display Appropriate Legal Notices; however, if the Program has interactive interfaces that do not display Appropriate Legal Notices, your work need not make them do so.

A compilation of a covered work with other separate and independent works, which are not by their nature extensions of the covered work, and which are not combined with it such as to form a larger program, in or on a volume of a storage or distribution medium, is called an "aggregate" if the compilation and its resulting copyright are not

used to limit the access or legal rights of the compilation's users beyond what the individual works permit. Inclusion of a covered work in an aggregate does not cause this License to apply to the other parts of the aggregate.

6. Conveying Non-Source Forms.

You may convey a covered work in object code form under the terms of sections 4 and 5, provided that you also convey the machine-readable Corresponding Source under the terms of this License, in one of these ways:

a) Convey the object code in, or embodied in, a physical product (including a physical distribution medium), accompanied by the Corresponding Source fixed on a durable physical medium customarily used for software interchange.

b) Convey the object code in, or embodied in, a physical product (including a physical distribution medium), accompanied by a written offer, valid for at least three years and valid for as

long as you offer spare parts or customer support for that product model, to give anyone who possesses the object code either (1) a copy of the Corresponding Source for all the software in the product that is covered by this License, on a durable physical medium customarily used for software interchange, for a price no more than your reasonable cost of physically performing this conveying of source, or (2) access to copy the Corresponding Source from a network server at no charge.

c) Convey individual copies of the object code with a copy of the written offer to provide the Corresponding Source. This alternative is allowed only occasionally and noncommercially, and only if you received the object code with such an offer, in accord with subsection 6b.

d) Convey the object code by offering access from a designated place (gratis or for a charge), and offer equivalent access to the Corresponding Source in the same way through the same place at no further charge. You need not require recipients to copy the Corresponding Source along with the object code. If the place to copy the object code is a network server, the Corresponding Source may be on a different server (operated by you or a third party) that supports equivalent copying facilities, provided you maintain clear directions next to the object code saying where to find the Corresponding Source. Regardless of what server hosts the Corresponding Source, you remain obligated to ensure that it is

available for as long as needed to satisfy these requirements.

e) Convey the object code using peer-to-peer transmission, provided you inform other peers where the object code and Corresponding Source of the work are being offered to the general public at no charge under subsection 6d.

A separable portion of the object code, whose source code is excluded from the Corresponding Source as a System Library, need not be included in conveying the object code work.

A "User Product" is either (1) a "consumer product", which means any tangible personal property which is normally used for personal, family, or household purposes, or (2) anything designed or sold for incorporation into a dwelling. In determining whether a product is a consumer product, doubtful cases shall be resolved in favor of coverage. For a particular product received by a particular user, "normally used" refers to a typical or common use of that class of product, regardless of the status of the particular user or of the way in which the particular user actually uses, or expects or is expected to use, the product. A product is a consumer product regardless of whether the product has substantial commercial, industrial or non-consumer uses, unless such uses represent the only significant mode of use of the product.

"Installation Information" for a User Product means any methods, procedures, authorization keys, or other information required to install and execute modified versions of a covered work in that User Product from a modified version of its Corresponding Source. The information must suffice to ensure that the continued functioning of the modified object code is in no case prevented or interfered with solely because modification has been made.

If you convey an object code work under this section in, or with, or specifically for use in, a User Product, and the conveying occurs as part of a transaction in which the right of possession and use of the User Product is transferred to the recipient in perpetuity or for a fixed term (regardless of how the transaction is characterized), the Corresponding Source conveyed under this section must be accompanied by the Installation Information. But this requirement does not apply if neither you nor any third party retains the ability to install modified object code on the User Product (for example, the work has been installed in ROM).

The requirement to provide Installation Information does not include a requirement to continue to provide support service, warranty, or updates

for a work that has been modified or installed by the recipient, or for the User Product in which it has been modified or installed. Access to a network may be denied when the modification itself materially and adversely affects the operation of the network or violates the rules and protocols for communication across the network.

Corresponding Source conveyed, and Installation Information provided, in accord with this section must be in a format that is publicly documented (and with an implementation available to the public in source code form), and must require no special password or key for unpacking, reading or copying.

7. Additional Terms.

"Additional permissions" are terms that supplement the terms of this License by making exceptions from one or more of its conditions. Additional permissions that are applicable to the entire Program shall be treated as though they were included in this License, to the extent that they are valid under applicable law. If additional permissions apply only to part of the Program, that part may be used separately under those permissions, but the entire Program remains governed by this License without regard to the additional permissions.

When you convey a copy of a covered work, you may at your option remove any additional permissions from that copy, or from any part of it. (Additional permissions may be written to require their own removal in certain cases when you modify the work.) You may place additional permissions on material, added by you to a covered work, for which you have or can give appropriate copyright permission.

Notwithstanding any other provision of this License, for material you add to a covered work, you may (if authorized by the copyright holders of that material) supplement the terms of this License with terms:

- a) Disclaiming warranty or limiting liability differently from the terms of sections 15 and 16 of this License; or
- b) Requiring preservation of specified reasonable legal notices or author attributions in that material or in the Appropriate Legal Notices displayed by works containing it; or
- c) Prohibiting misrepresentation of the origin of that material, or requiring that modified versions of such material be marked in reasonable ways as different from the original version; or
- d) Limiting the use for publicity purposes of names of licensors or

authors of the material; or

e) Declining to grant rights under trademark law for use of some trade names, trademarks, or service marks; or

f) Requiring indemnification of licensors and authors of that material by anyone who conveys the material (or modified versions of it) with contractual assumptions of liability to the recipient, for any liability that these contractual assumptions directly impose on

those licensors and authors.

All other non-permissive additional terms are considered "further restrictions" within the meaning of section 10. If the Program as you received it, or any part of it, contains a notice stating that it is governed by this License along with a term that is a further restriction, you may remove that term. If a license document contains a further restriction but permits relicensing or conveying under this License, you may add to a covered work material governed by the terms of that license document, provided that the further restriction does not survive such relicensing or conveying.

If you add terms to a covered work in accord with this section, you must place, in the relevant source files, a statement of the additional terms that apply to those files, or a notice indicating where to find the applicable terms.

Additional terms, permissive or non-permissive, may be stated in the form of a separately written license, or stated as exceptions; the above requirements apply either way.

8. Termination.

You may not propagate or modify a covered work except as expressly provided under this License. Any attempt otherwise to propagate or modify it is void, and will automatically terminate your rights under this License (including any patent licenses granted under the third paragraph of section 11).

However, if you cease all violation of this License, then your license from a particular copyright holder is reinstated (a) provisionally, unless and until the copyright holder explicitly and finally terminates your license, and (b) permanently, if the copyright holder fails to notify you of the violation by some reasonable means prior to 60 days after the cessation.

Moreover, your license from a particular copyright holder is

reinstated permanently if the copyright holder notifies you of the violation by some reasonable means, this is the first time you have received notice of violation of this License (for any work) from that copyright

holder, and you cure the violation prior to 30 days after your receipt of the notice.

Termination of your rights under this section does not terminate the licenses of parties who have received copies or rights from you under this License. If your rights have been terminated and not permanently reinstated, you do not qualify to receive new licenses for the same material under section 10.

9. Acceptance Not Required for Having Copies.

You are not required to accept this License in order to receive or run a copy of the Program. Ancillary propagation of a covered work occurring solely as a consequence of using peer-to-peer transmission to receive a copy likewise does not require acceptance. However, nothing other than this License grants you permission to propagate or modify any covered work. These actions infringe copyright if you do not accept this License. Therefore, by modifying or propagating a covered work, you indicate your acceptance of this License to do so.

10. Automatic Licensing of Downstream Recipients.

Each time you convey a covered work, the recipient automatically receives a license from the original licensors, to run, modify and propagate that work, subject to this License. You are not responsible for enforcing compliance by third parties with this License.

An "entity transaction" is a transaction transferring control of an organization, or substantially all assets of one, or subdividing an organization, or merging organizations. If propagation of a covered work results from an entity transaction, each party to that transaction who receives a copy of the work also receives whatever licenses to the work the party's predecessor in interest had or could give under the previous paragraph, plus a right to possession of the Corresponding Source of the work from the predecessor in interest, if the predecessor has it or can get it with reasonable efforts.

You may not impose any further restrictions on the exercise of the rights granted or affirmed under this License. For example, you may not impose a license fee, royalty, or other charge for exercise of rights granted under this License, and you may not initiate litigation (including a cross-claim or counterclaim in a lawsuit) alleging that

any patent claim is infringed by making, using, selling, offering for sale, or importing the Program or any portion of it.

11. Patents.

A "contributor" is a copyright holder who authorizes use under this License of the Program or a work on which the Program is based. The work thus licensed is called the contributor's "contributor version".

A contributor's "essential patent claims" are all patent claims owned or controlled by the contributor, whether already acquired or hereafter acquired, that would be infringed by some manner, permitted by this License, of making, using, or selling its contributor version, but do not include claims that would be infringed only as a consequence of further modification of the contributor version. For purposes of this definition, "control" includes the right to grant patent sublicenses in a manner consistent with the requirements of this License.

Each contributor grants you a non-exclusive, worldwide, royalty-free patent license under the contributor's essential patent claims, to make, use, sell, offer for sale, import and otherwise run, modify and propagate the contents of its contributor version.

In the following three paragraphs, a "patent license" is any express agreement or commitment, however denominated, not to enforce a patent (such as an express permission to practice a patent or covenant not to sue for patent infringement). To "grant" such a patent license to a party means to make such an agreement or commitment not to enforce a patent against the party.

If you convey a covered work, knowingly relying on a patent license, and the Corresponding Source of the work is not available for anyone to copy, free of charge and under the terms of this License, through a publicly available network server or other readily accessible means, then you must either (1) cause the Corresponding Source to be so available, or (2) arrange to deprive yourself of the benefit of the patent license for this particular work, or (3) arrange, in a manner consistent with the requirements of this License, to extend the patent license to downstream recipients. "Knowingly relying" means you have actual knowledge that, but for the patent license, your conveying the covered work in a country, or your recipient's use of the covered work in a country, would infringe one or more identifiable patents in that country that you have reason to believe are valid.

If, pursuant to or in connection with a single transaction or

arrangement, you convey, or propagate by procuring conveyance of, a covered work, and grant a patent license to some of the parties receiving the covered work authorizing them to use, propagate, modify or convey a specific copy of the covered work, then the patent license you grant is automatically extended to all recipients of the covered work and works based on it.

A patent license is "discriminatory" if it does not include within the scope of its coverage, prohibits the exercise of, or is conditioned on the non-exercise of one or more of the rights that are specifically granted under this License. You may not convey a covered work if you are a party to an arrangement with a third party that is in the business of distributing software, under which you make payment to the third party based on the extent of your activity of conveying the work, and under which the third party grants, to any of the parties who would receive the covered work from you, a discriminatory patent license (a) in connection with copies of the covered work conveyed by you (or copies made from those copies), or (b) primarily for and in connection with specific products or compilations that contain the covered work, unless you entered into that arrangement, or that patent license was granted, prior to 28 March 2007.

Nothing in this License shall be construed as excluding or limiting any implied license or other defenses to infringement that may otherwise be available to you under applicable patent law.

12. No Surrender of Others' Freedom.

If conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot convey a covered work so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not convey it at all. For example, if you agree to terms that obligate you to collect a royalty for further conveying from those to whom you convey the Program, the only way you could satisfy both those terms and this License would be to refrain entirely from conveying the Program.

13. Use with the GNU Affero General Public License.

Notwithstanding any other provision of this License, you have permission to link or combine any covered work with a work licensed under version 3 of the GNU Affero General Public License into a single combined work, and to convey the resulting work. The terms of this License will continue to apply to the part which is the covered work, but the special requirements of the GNU Affero General Public License,

section 13, concerning interaction through a network will apply to the combination as such.

14. Revised Versions of this License.

The Free Software Foundation may publish revised and/or new versions of the GNU General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies that a certain numbered version of the GNU General Public License "or any later version" applies to it, you have the option of following the terms and conditions either of that numbered version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of the GNU General Public License, you may choose any version ever published by the Free Software Foundation.

If the Program specifies that a proxy can decide which future versions of the GNU General Public License can be used, that proxy's public statement of acceptance of a version permanently authorizes you to choose that version for the Program.

Later license versions may give you additional or different permissions. However, no additional obligations are imposed on any author or copyright holder as a result of your choosing to follow a later version.

15. Disclaimer of Warranty.

THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

16. Limitation of Liability.

IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MODIFIES AND/OR CONVEYS THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE

USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

17.

Interpretation of Sections 15 and 16.

If the disclaimer of warranty and limitation of liability provided above cannot be given local legal effect according to their terms, reviewing courts shall apply local law that most closely approximates an absolute waiver of all civil liability in connection with the Program, unless a warranty or assumption of liability accompanies a copy of the Program in return for a fee.

END OF TERMS AND CONDITIONS

How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively state the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

<one line to give the program's name and a brief idea of what it does.>
Copyright (C) <year> <name of author>

This program is free software: you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation, either version 3 of the License, or (at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program. If not, see <<http://www.gnu.org/licenses/>>.

Also add information on how to contact you by electronic and paper mail.

If the program does terminal interaction, make it output a short notice like this when it starts in an interactive mode:

```
<program> Copyright (C) <year> <name of author>  
This program comes with ABSOLUTELY NO WARRANTY; for details type `show w'.  
This is free software, and you are welcome to redistribute it  
under certain conditions; type `show c' for details.
```

The hypothetical commands `show w' and `show c' should show the appropriate parts of the General Public License. Of course, your program's commands might be different; for a GUI interface, you would use an "about box".

You should also get your employer (if you work as a programmer) or school, if any, to sign a "copyright disclaimer" for the program, if necessary. For more information on this, and how to apply and follow the GNU GPL, see <http://www.gnu.org/licenses/>.

The GNU General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Lesser General Public License instead of this License. But first, please read <http://www.gnu.org/philosophy/why-not-lgpl.html>.

1.819 Iz4-java 1.8.0

1.819.1 Available under license :

Apache License
Version 2.0, January 2004
<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition,

"control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and

subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding

those notices that do not

pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise,

unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

1.820 free-type 2.10.1-2ubuntu0.3

1.820.1 Available under license :

The FreeType Project LICENSE

2006-Jan-27

Copyright 1996-2002, 2006 by
David Turner, Robert Wilhelm, and Werner Lemberg

Introduction

=====

The FreeType Project is distributed in several archive packages; some of them may contain, in addition to the FreeType font engine, various tools and contributions which rely on, or relate to, the FreeType Project.

This license applies to all files found in such packages, and which do not fall under their own explicit license. The license affects thus the FreeType font engine, the test programs, documentation and makefiles, at the very least.

This license was inspired by the BSD, Artistic, and IJG (Independent JPEG Group) licenses, which all encourage inclusion and use of free software in commercial and freeware products alike. As a consequence, its main points are that:

- o We don't promise that this software works. However, we will be interested in any kind of bug reports. (^ as is' distribution)
- o You can use this software for whatever you want, in parts or full form, without having to pay us. (^ royalty-free' usage)
- o You may not pretend that you wrote this software. If you use it, or only parts of it, in a program, you must acknowledge somewhere in your documentation that you have used the FreeType code. (^ credits')

We specifically permit and encourage the inclusion of this software, with or without modifications, in commercial products. We disclaim all warranties covering The FreeType Project and

assume no liability related to The FreeType Project.

Finally, many people asked us for a preferred form for a credit/disclaimer to use in compliance with this license. We thus encourage you to use the following text:

""

Portions
of this software are copyright <year> The FreeType
Project (www.freetype.org). All rights reserved.

""

Please replace <year> with the value from the FreeType version you actually use.

Legal Terms

=====

0. Definitions

Throughout this license, the terms `package', `FreeType Project', and `FreeType archive' refer to the set of files originally distributed by the authors (David Turner, Robert Wilhelm, and Werner Lemberg) as the `FreeType Project', be they named as alpha, beta or final release.

`You' refers to the licensee, or person using the project, where `using' is a generic term including compiling the project's source code as well as linking it to form a `program' or `executable'. This program is referred to as `a program using the FreeType engine'.

This license applies to all files distributed in the original FreeType Project, including all source code, binaries and documentation, unless otherwise stated in the file in its original, unmodified form as distributed in the original archive. If you are unsure whether or not a particular file is covered by this license, you must contact us to verify this.

The FreeType Project is copyright (C) 1996-2000 by David Turner, Robert Wilhelm, and Werner Lemberg. All rights reserved except as specified below.

1. No Warranty

THE FREETYPE PROJECT IS PROVIDED `AS IS' WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESS OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. IN NO EVENT WILL ANY OF THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY DAMAGES CAUSED BY THE USE OR THE INABILITY TO USE, OF THE FREETYPE PROJECT.

2. Redistribution

This license grants a worldwide, royalty-free, perpetual and irrevocable right and license to use, execute, perform, compile, display, copy, create derivative works of, distribute and sublicense the FreeType Project (in both source and object code forms) and derivative works thereof for any purpose; and to authorize others to exercise some or all of the rights granted herein, subject to the following conditions:

- o Redistribution of source code must retain this license file ('FTL.TXT') unaltered; any additions, deletions or changes to the original files must be clearly indicated in accompanying documentation. The copyright notices of the unaltered, original files must be preserved in all copies of source files.
- o Redistribution in binary form must provide a disclaimer that states that the software is based in part of the work of the FreeType Team, in the distribution documentation. We also encourage you to put an URL to the FreeType web page in your documentation, though this isn't mandatory.

These conditions apply to any software derived from or based on the FreeType Project, not just the unmodified files. If you use our work, you must acknowledge us. However, no fee need be paid to us.

3. Advertising

Neither the FreeType authors and contributors nor you shall use the name of the other for commercial, advertising, or promotional purposes without specific prior written permission.

We suggest, but do not require, that you use one or more of the following phrases to refer to this software in your documentation

or advertising materials: `FreeType Project', `FreeType Engine',
`FreeType library', or `FreeType Distribution'.

As you have not signed this license, you are not required to accept it. However, as the FreeType Project is copyrighted material, only this license, or another one contracted with the authors, grants you the right to use, distribute, and modify it. Therefore, by using, distributing, or modifying the FreeType Project, you indicate that you understand and accept all the terms of this license.

4. Contacts

There are two mailing lists related to FreeType:

o freetype@nongnu.org

Discusses general use and applications of FreeType, as well as future and wanted additions to the library and distribution. If you are looking for support, start in this list if you haven't found anything to help you in the documentation.

o freetype-devel@nongnu.org

Discusses bugs, as well as engine internals, design issues, specific licenses, porting, etc.

Our home page can be found at

<https://www.freetype.org>

--- end of FTL.TXT ---

Files that don't get a copyright, or which are taken from elsewhere.

#

All lines in this file are patterns, including the comment lines; this
means that e.g. `FTL.TXT' matches all files that have this string in
the file name (including the path relative to the current directory,
always starting with `./').

#

Don't put empty lines into this file!

#

.gitignore

#

builds/unix/pkg.m4

#

```
docs/FTL.TXT
docs/GPLv2.TXT
#
include/freetype/internal/fthash.h
#
src/base/fthash.c
src/base/md5.c
src/base/md5.h
#
src/bdf/bdf.c
src/bdf/bdf.h
src/bdf/bdfdrivr.c
src/bdf/bdfdrivr.h
src/bdf/bdferror.h
src/bdf/bdflib.c
src/bdf/module.mk
src/bdf/README
src/bdf/rules.mk
#
src/pcf/module.mk
src/pcf/pcf.c
src/pcf/pcf.h
src/pcf/pcfdrivr.c
src/pcf/pcfdrivr.h
src/pcf/pcferror.h
src/pcf/pcfread.c
src/pcf/pcfread.h
src/pcf/pcfutil.c
src/pcf/pcfutil.h
src/pcf/README
src/pcf/rules.mk
#
src/gzip/adler32.c
src/gzip/infblock.c
src/gzip/infblock.h
src/gzip/infcodes.c
src/gzip/infcodes.h
src/gzip/inffixed.h
src/gzip/inflate.c
src/gzip/inftrees.c
src/gzip/inftrees.h
src/gzip/infutil.c
src/gzip/infutil.h
src/gzip/zconf.h
src/gzip/zlib.h
src/gzip/zutil.c
src/gzip/zutil.h
#
```

```
src/tools/apinames.c
src/tools/ftrandom/ftrandom.c
#
#
EOF
```

The FreeType 2 font engine is copyrighted work and cannot be used legally without a software license. In order to make this project usable to a vast majority of developers, we distribute it under two mutually exclusive open-source licenses.

This means that **you** must choose **one** of the two licenses described below, then obey all its terms and conditions when using FreeType 2 in any of your projects or products.

- The FreeType License, found in the file `FTL.TXT', which is similar to the original BSD license **with** an advertising clause that forces you to explicitly cite the FreeType project in your product's documentation. All details are in the license file. This license is suited to products which don't use the GNU General Public License.

Note that this license is compatible to the GNU General Public License version 3, but not version 2.

- The GNU General Public License version 2, found in `GPLv2.TXT' (any later version can be used also), for programs which already use the GPL. Note that the FTL is incompatible with GPLv2 due to its advertisement clause.

The contributed BDF and PCF drivers come with a license similar to that of the X Window System. It is compatible to the above two licenses (see file `src/bdf/README` and `src/pcf/README`). The same holds for the files ``fthash.c'` and ``fthash.h'`; their code was part of the BDF driver in earlier FreeType versions.

The gzip module uses the zlib license (see `src/gzip/zlib.h`) which too is compatible to the above two licenses.

The MD5 checksum support (only used for debugging in development builds) is in the public domain.

```
--- end of LICENSE.TXT ---
GNU GENERAL PUBLIC LICENSE
Version 2, June 1991
```

Copyright (C) 1989, 1991 Free Software Foundation, Inc.

51 Franklin St, Fifth Floor, Boston, MA 02110-1301 USA

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. This General Public License applies to most of the Free Software Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Library General Public License instead.) You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and modification follow.

GNU GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

a) You must cause the modified files to carry prominent notices

stating that you changed the files and the date of any change.

b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.

c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Program.

In addition, mere aggregation of another work not based on the Program with the Program (or with a work based on the Program) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

a) Accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying

the Program or works based on it.

6. Each

time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License

may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW.

EXCEPT WHEN

OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN

IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

END OF TERMS AND CONDITIONS

How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

```
<one line to give the program's name and a brief idea of what it does.>  
Copyright (C) <year> <name of author>
```

This program is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation; either version 2 of the License, or
(at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program; if not, write to the Free Software Foundation, Inc., 51 Franklin St, Fifth Floor, Boston, MA 02110-1301 USA

Also add information on how to contact you by electronic and paper mail.

If the program is interactive, make it output a short notice like this when it starts in an interactive mode:

```
Gnomovision version 69, Copyright (C) year name of author  
Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type `show w'.  
This is free software, and you are welcome to redistribute it  
under certain conditions; type `show c' for details.
```

The hypothetical commands `show w' and `show c' should show the appropriate parts of the General Public License. Of course, the commands you use may

be called something other than `show w' and `show c'; they could even be mouse-clicks or menu items--whatever suits your program.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the program, if necessary. Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the program `Gnomovision' (which makes passes at compilers) written by James Hacker.

<signature of Ty Coon>, 1 April 1989

Ty Coon, President of Vice

This General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Library General Public License instead of this License.

1.821 gorp 3.1.0

1.821.1 Available under license :

(The MIT License)

Copyright (c) 2012 James Cooper <james@bitmechanic.com>

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the 'Software'), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED 'AS IS', WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

1.822 etcd-raft 0.5.0- alpha.5.0.20220915004622-85b640cee793

1.822.1 Available under license :

Apache License
Version 2.0, January 2004
<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object

form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate

as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the

Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

(a) You must give any other recipients of the Work or Derivative Works a copy of this License; and

(b) You must cause any modified files to carry prominent notices stating that You changed the files; and

(c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and

(d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work

by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.
7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.
8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.
9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

CoreOS Project
Copyright 2014 CoreOS, Inc

This product includes software developed at CoreOS, Inc.
(<http://www.coreos.com/>).
Copyright (C) 2013 Jeremy Saenz
All Rights Reserved.

MIT LICENSE

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER

IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM,
OUT OF OR IN
CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.
Apache License

Version 2.0, January 2004
<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You"
(or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes

of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the

Work
or Derivative Works thereof in any medium, with or without
modifications, and in Source or Object form, provided that You
meet the following conditions:

- (a) You must give any other recipients of the Work or
Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices
stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works
that You distribute, all copyright, patent, trademark, and
attribution notices from the Source form of the Work,
excluding those notices that do not pertain to any part of
the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its
distribution, then any Derivative Works that You distribute must
include a readable copy of the attribution notices contained
within such NOTICE file, excluding those notices that do not

pertain to any part of the Derivative Works, in at least one
of the following places: within a NOTICE text file distributed
as part of the Derivative Works; within the Source form or
documentation, if provided along with the Derivative Works; or,
within a display generated by the Derivative Works, if and
wherever such third-party notices normally appear. The contents
of the NOTICE file are for informational purposes only and
do not modify the License. You may add Your own attribution
notices within Derivative Works that You distribute, alongside
or as an addendum to the NOTICE text from the Work, provided
that such additional attribution notices cannot be construed
as modifying the License.

You may add Your own copyright statement to Your modifications and
may provide additional or different license terms and conditions
for use, reproduction, or distribution
of Your modifications, or
for any such Derivative Works as a whole, provided Your use,
reproduction, and distribution of the Work otherwise complies with
the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise,
any Contribution intentionally submitted for inclusion in the Work
by You to the Licensor shall be under the terms and conditions of
this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify

the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "{}" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright {yyyy} {name of copyright owner}

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

1.823 etcd 0.5.0-alpha.5.0.20220915004622-85b640cee793

1.823.1 Available under license :

Apache License
Version 2.0, January 2004
<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the

direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this

License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the

Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

(a) You must give any other recipients of the Work or Derivative Works a copy of this License; and

(b) You must cause any modified files to carry prominent notices stating that You changed the files; and

(c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and

(d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding

those notices that do not

pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions. Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise,

unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

CoreOS Project
Copyright 2014 CoreOS, Inc

This product includes software developed at CoreOS, Inc.
(<http://www.coreos.com/>).
Copyright (C) 2013 Jeremy Saenz
All Rights Reserved.

MIT LICENSE

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Apache License

Version 2.0, January 2004
<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You"
(or "Your") shall mean an individual or Legal Entity
exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications,
including but not limited to software source code, documentation
source, and configuration files.

"Object" form shall mean any form resulting from mechanical
transformation or translation of a Source form, including but
not limited to compiled object code, generated documentation,
and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or
Object form, made available under the License, as indicated by a
copyright notice that is included in or attached to the work
(an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object
form, that is based on (or derived from) the Work and for which the
editorial revisions, annotations, elaborations,
or other modifications
represent, as a whole, an original work of authorship. For the purposes
of this License, Derivative Works shall not include works that remain
separable from, or merely link (or bind by name) to the interfaces of,
the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including
the original version of the Work and any modifications or additions
to that Work or Derivative Works thereof, that is intentionally
submitted to Licensor for inclusion in the Work by the copyright owner
or by an individual or Legal Entity authorized to submit on behalf of
the copyright owner. For the purposes of this definition, "submitted"
means any form of electronic, verbal, or written communication sent
to the Licensor or its representatives, including but not limited to
communication on electronic mailing lists, source code control systems,
and issue tracking systems
that are managed by, or on behalf of, the
Licensor for the purpose of discussing and improving the Work, but
excluding communication that is conspicuously marked or otherwise
designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity
on behalf of whom a Contribution has been received by Licensor and
subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of

this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed

as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. **Submission of Contributions.** Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. **Trademarks.** This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. **Disclaimer of Warranty.** Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. **Limitation of Liability.** In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special,

incidental,
or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "{}" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright {yyyy} {name of copyright owner}

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

1.824 cockroachdb-datadriven 0.0.0-20190809214429-80d97fb3cbaa

1.824.1 Available under license :

Apache License
Version 2.0, January 2004
<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the

editorial
revisions, annotations, elaborations, or other modifications
represent, as a whole, an original work of authorship. For the purposes
of this License, Derivative Works shall not include works that remain
separable from, or merely link (or bind by name) to the interfaces of,
the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including
the original version of the Work and any modifications or additions
to that Work or Derivative Works thereof, that is intentionally
submitted to Licensor for inclusion in the Work by the copyright owner
or by an individual or Legal Entity authorized to submit on behalf of
the copyright owner. For the purposes of this definition, "submitted"
means any form of electronic, verbal, or written communication sent
to the Licensor or its representatives, including but not limited to
communication on electronic mailing lists, source code control systems,
and issue tracking systems that are managed by, or on behalf of, the
Licensor for the purpose of discussing and improving the Work, but
excluding communication that is conspicuously marked or otherwise
designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity
on behalf of whom a Contribution has been received by Licensor and
subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of
this License, each Contributor hereby grants to You a perpetual,
worldwide, non-exclusive, no-charge, royalty-free, irrevocable
copyright license to reproduce, prepare Derivative Works of,
publicly display, publicly perform, sublicense, and distribute the
Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of
this License,
each Contributor hereby grants to You a perpetual,
worldwide, non-exclusive, no-charge, royalty-free, irrevocable
(except as stated in this section) patent license to make, have made,
use, offer to sell, sell, import, and otherwise transfer the Work,
where such license applies only to those patent claims licensable
by such Contributor that are necessarily infringed by their
Contribution(s) alone or by combination of their Contribution(s)
with the Work to which such Contribution(s) was submitted. If You
institute patent litigation against any entity (including a
cross-claim or counterclaim in a lawsuit) alleging that the Work
or a Contribution incorporated within the Work constitutes direct
or contributory patent infringement, then any patent licenses
granted to You under this License for that Work shall terminate
as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of

this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

1.825 x-oauth2 0.8.0

1.825.1 Available under license :

Copyright (c) 2009 The Go Authors. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- * Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- * Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
- * Neither the name of Google Inc. nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT

OWNER

OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

1.826 libgpg-error 1.37-1

1.826.1 Available under license :

GNU GENERAL PUBLIC LICENSE

Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.

51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. This General Public License applies to most of the Free Software Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Library General Public License instead.) You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that

you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and modification follow.

GNU GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim

copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.

b) You must cause any work that you distribute or publish, that in

whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.

c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest

your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Program.

In addition, mere aggregation of another work not based on the Program with the Program (or with a work based on the Program) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

a) Accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy

the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6.

Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any

patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE

LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

END OF TERMS AND CONDITIONS

How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

<one line to give the program's name and a brief idea of what it does.>
Copyright (C) <year> <name of author>

This program is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation; either version 2 of the License, or (at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License

along with this program; if not, write to the Free Software
Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA

Also add information on how to contact you by electronic and paper mail.

If the program is interactive, make it output a short notice like this
when it starts in an interactive mode:

```
Gnomovision version 69, Copyright (C) year name of author
Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type `show w'.
This is free software, and you are welcome to redistribute it
under certain conditions; type `show c' for details.
```

The hypothetical commands

```
`show w' and `show c' should show the appropriate
parts of the General Public License. Of course, the commands you use may
be called something other than `show w' and `show c'; they could even be
mouse-clicks or menu items--whatever suits your program.
```

You should also get your employer (if you work as a programmer) or your
school, if any, to sign a "copyright disclaimer" for the program, if
necessary. Here is a sample; alter the names:

```
Yoyodyne, Inc., hereby disclaims all copyright interest in the program
`Gnomovision' (which makes passes at compilers) written by James Hacker.
```

```
<signature of Ty Coon>, 1 April 1989
Ty Coon, President of Vice
```

This General Public License does not permit incorporating your program into
proprietary programs. If your program is a subroutine library, you may
consider it more useful to permit linking proprietary applications with the
library. If this is what you want to do, use the GNU Library General
Public License instead of this License.

GNU LESSER GENERAL PUBLIC LICENSE
Version 2.1, February 1999

Copyright (C) 1991, 1999 Free Software Foundation, Inc.
51 Franklin St, Fifth Floor, Boston, MA 02110-1301 USA
Everyone is permitted to copy and distribute verbatim copies
of this license document, but changing it is not allowed.

[This is the first released version of the Lesser GPL. It also counts
as the successor of the GNU Library Public License, version 2, hence
the version number 2.1.]

Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public Licenses are intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users.

This license, the Lesser General Public License, applies to some specially designated software packages--typically libraries--of the Free Software Foundation and other authors who decide to use it. You can use it too, but we suggest you first think carefully about whether this license or the ordinary General Public License is the better strategy to use in any particular case, based on the explanations below.

When we speak of free software, we are referring to freedom of use, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish); that you receive source code or can get it if you want it; that you can change the software and use pieces of it in new free programs; and that you are informed that you can do these things.

To protect your rights, we need to make restrictions that forbid distributors to deny you these rights or to ask you to surrender these rights. These restrictions translate to certain responsibilities for you if you distribute copies of the library or if you modify it.

For example, if you distribute copies of the library, whether gratis or for a fee, you must give the recipients all the rights that we gave you. You must make sure that they, too, receive or can get the source code. If you link other code with the library, you must provide complete object files to the recipients, so that they can relink them with the library after making changes to the library and recompiling it. And you must show them these terms so they know their rights.

We protect your rights with a two-step method: (1) we copyright the library, and (2) we offer you this license, which gives you legal permission to copy, distribute and/or modify the library.

To protect each distributor, we want to make it very clear that there is no warranty for the free library. Also, if the library is modified by someone else and passed on, the recipients should know that what they have is not the original version, so that the original author's reputation will not be affected by problems that might be introduced by others.

Finally, software patents pose a constant threat to the existence of any free program. We wish to make sure that a company cannot effectively restrict the users of a free program by obtaining a restrictive license from a patent holder. Therefore, we insist that any patent license obtained for a version of the library must be consistent with the full freedom of use specified in this license.

Most GNU software, including some libraries, is covered by the ordinary GNU General Public License. This license, the GNU Lesser General Public License, applies to certain designated libraries, and is quite different from the ordinary General Public License. We use this license for certain libraries in order to permit linking those libraries into non-free programs.

When a program is linked with a library, whether statically or using a shared library, the combination of the two is legally speaking a combined work, a derivative of the original library. The ordinary General Public License therefore permits such linking only if the entire combination fits its criteria of freedom. The Lesser General Public License permits more lax criteria for linking other code with the library.

We call this license the "Lesser" General Public License because it does Less to protect the user's freedom than the ordinary General Public License. It also provides other free software developers Less of an advantage over competing non-free programs. These disadvantages are the reason we use the ordinary General Public License for many libraries. However, the Lesser license provides advantages in certain special circumstances.

For example, on rare occasions, there may be a special need to encourage the widest possible use of a certain library, so that it becomes a de-facto standard. To achieve this, non-free programs must be allowed to use the library. A more frequent case is that a free library does the same job as widely used non-free libraries. In this case, there is little to gain by limiting the free library to free software only, so we use the Lesser General Public License.

In other cases, permission to use a particular library in non-free programs enables a greater number of people to use a large body of free software. For example, permission to use the GNU C Library in non-free programs enables many more people to use the whole GNU operating system, as well as its variant, the GNU/Linux operating system.

Although the Lesser General Public License is Less protective of the users' freedom, it does ensure that the user of a program that is linked with the Library has the freedom and the wherewithal to run that program using a modified version of the Library.

The precise terms and conditions for copying, distribution and modification follow. Pay close attention to the difference between a "work based on the library" and a "work that uses the library". The former contains code derived from the library, whereas the latter must be combined with the library in order to run.

GNU LESSER GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License Agreement applies to any software library or other program which contains a notice placed by the copyright holder or other authorized party saying it may be distributed under the terms of this Lesser General Public License (also called "this License"). Each licensee is addressed as "you".

A "library" means a collection of software functions and/or data prepared so as to be conveniently linked with application programs (which use some of those functions and data) to form executables.

The "Library", below, refers to any such software library or work which has been distributed under these terms. A "work based on the Library" means either the Library or any derivative work under copyright law: that is to say, a work containing the Library or a portion of it, either verbatim or with modifications and/or translated straightforwardly into another language. (Hereinafter, translation is included without limitation in the term "modification".)

"Source code" for a work means the preferred form of the work for making modifications to it. For a library, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the library.

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running a program using the Library is not restricted, and output from such a program is covered only if its contents constitute a work based on the Library (independent of the use of the Library in a tool for writing it). Whether that is true depends on what the Library does and what the program that uses the Library does.

1. You may copy and distribute verbatim copies of the Library's complete source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and distribute a copy of this License along with the Library.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Library or any portion of it, thus forming a work based on the Library, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

a) The modified work must itself be a software library.

b) You must cause the files modified to carry prominent notices stating that you changed the files and the date of any change.

c) You must cause the whole of the work to be licensed at no charge to all third parties under the terms of this License.

d) If a facility in the modified Library refers to a function or a table of data to be supplied by an application program that uses the facility, other than as an argument passed when the facility is invoked, then you must make a good faith effort to ensure that, in the event an application does not supply such function or table, the facility still operates, and performs whatever part of its purpose remains meaningful.

(For example, a function in a library to compute square roots has a purpose that is entirely well-defined independent of the application. Therefore, Subsection 2d requires that any application-supplied function or table used by this function must be optional: if the application does not supply it, the square root function must still compute square roots.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Library, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those

sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Library, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Library.

In addition, mere aggregation of another work not based on the Library with the Library (or with a work based on the Library) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may opt to apply the terms of the ordinary
GNU General Public

License instead of this License to a given copy of the Library. To do this, you must alter all the notices that refer to this License, so that they refer to the ordinary GNU General Public License, version 2, instead of to this License. (If a newer version than version 2 of the ordinary GNU General Public License has appeared, then you can specify that version instead if you wish.) Do not make any other change in these notices.

Once this change is made in a given copy, it is irreversible for that copy, so the ordinary GNU General Public License applies to all subsequent copies and derivative works made from that copy.

This option is useful when you wish to copy part of the code of the Library into a program that is not a library.

4. You may copy and distribute the Library (or a portion or derivative of it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange.

If distribution of object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place satisfies the requirement to distribute the source code, even though third parties are not compelled to copy the source along with the object code.

5. A program that contains no derivative of any portion of the Library, but is designed to work with the Library by being compiled or linked with it, is called a "work that uses the Library". Such a work, in isolation, is not a derivative work of the Library, and therefore falls outside the scope of this License.

However, linking a "work that uses the Library" with the Library creates an executable that is a derivative of the Library (because it contains portions of the Library), rather than a "work that uses the library". The executable is therefore covered by this License. Section 6 states terms for distribution of such executables.

When a "work that uses the Library" uses material from a header file that is part of the Library, the object code for the work may be a derivative work of the Library even though the source code is not. Whether this is true is especially significant if the work can be linked without the Library, or if the work is itself a library. The threshold for this to be true is not precisely defined by law.

If such an object file uses only numerical parameters, data structure layouts and accessors, and small macros and small inline functions (ten lines or less in length), then the use of the object file is unrestricted, regardless of whether it is legally a derivative work. (Executables containing this object code plus portions of the Library will still fall under Section 6.)

Otherwise, if the work is a derivative of the Library, you may distribute the object code for the work under the terms of Section 6. Any executables containing that work also fall under Section 6, whether or not they are linked directly with the Library itself.

6. As an exception to the Sections above, you may also combine or link a "work that uses the Library" with the Library to produce a work containing portions of the Library, and distribute that work under terms of your choice, provided that the terms permit modification of the work for the customer's own use and reverse engineering for debugging such modifications.

You must give prominent notice with each copy of the work that the Library is used in it and that the Library and its use are covered by this License. You must supply a copy of this License. If the work during execution displays copyright notices, you must include the copyright notice for the Library among them, as well as a reference directing the user to the copy of this License. Also, you must do one of these things:

a) Accompany the work with the complete corresponding machine-readable source code for the Library including whatever changes were used in the work (which must be distributed under Sections 1 and 2 above); and, if the work is an executable linked with the Library, with the complete machine-readable "work that uses the Library", as object code and/or source code, so that the user can modify the Library and then relink to produce a modified executable containing the modified Library. (It is understood that the user who changes the contents of definitions files in the Library will not necessarily be able to recompile the application to use the modified definitions.)

b) Use a suitable shared library mechanism for linking with the Library. A suitable mechanism is one that (1) uses at run time a copy of the library already present on the user's computer system, rather than copying library functions into the executable, and (2) will operate properly with a modified version of the library, if the user installs one, as long as the modified version is interface-compatible with the version that the work was made with.

c) Accompany the work with a written offer, valid for at least three years, to give the same user the materials specified in Subsection 6a, above, for a charge no more than the cost of performing this distribution.

d) If distribution of the work is made by offering access to copy from a designated place, offer equivalent access to copy the above specified materials from the same place.

e) Verify that the user has already received a copy of these materials or that you have already sent this user a copy.

For an executable, the required form of the "work that uses the Library" must include any data and utility programs needed for reproducing the executable from it. However, as a special exception, the materials to be distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

It may happen that this requirement contradicts the license restrictions of other proprietary libraries that do not normally accompany the operating system. Such a contradiction means you cannot use both them and the Library together in an executable that you

distribute.

7. You may place library facilities that are a work based on the Library side-by-side in a single library together with other library facilities not covered by this License, and distribute such a combined library, provided that the separate distribution of the work based on the Library and of the other library facilities is otherwise permitted, and provided that you do these two things:

a) Accompany the combined library with a copy of the same work based on the Library, uncombined with any other library facilities. This must be distributed under the terms of the Sections above.

b) Give prominent notice with the combined library of the fact that part of it is a work based on the Library, and explaining where to find the accompanying uncombined form of the same work.

8. You may not copy, modify, sublicense, link with, or distribute the Library except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense, link with, or distribute the Library is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

9. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Library or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Library (or any work based on the Library), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Library or works based on it.

10. Each time you redistribute the Library (or any work based on the Library), the recipient automatically receives a license from the original licensor to copy, distribute, link with or modify the Library subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties with this License.

11. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or

otherwise) that contradict the conditions of this License, they do not excuse

you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Library at all. For example, if a patent license would not permit royalty-free redistribution of the Library by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Library.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply, and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

12. If the distribution and/or use of the Library is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Library under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

13. The Free Software Foundation may publish revised and/or new versions of the Lesser General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Library specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and

conditions either of that version or of any later version published by the Free Software Foundation. If the Library does not specify a license version number, you may choose any version ever published by the Free Software Foundation.

14. If you wish to incorporate parts of the Library into other free programs whose distribution conditions are incompatible with these, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

NO WARRANTY

15. BECAUSE THE LIBRARY IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE LIBRARY, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE LIBRARY "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE LIBRARY IS WITH YOU. SHOULD THE LIBRARY PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

16. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE LIBRARY AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE LIBRARY (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE LIBRARY TO OPERATE WITH ANY OTHER SOFTWARE), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

END OF TERMS AND CONDITIONS

How to Apply These Terms to Your New Libraries

If you develop a new library, and you want it to be of the greatest possible use to the public, we recommend making it free software that everyone can redistribute and change. You can do so by permitting redistribution under these terms (or, alternatively, under the terms of the ordinary General Public License).

To apply these terms, attach the following notices to the library.
It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

<one line to give the library's name and a brief idea of what it does.>
Copyright (C) <year> <name of author>

This library is free software; you can redistribute it and/or modify it under the terms of the GNU Lesser General Public License as published by the Free Software Foundation; either version 2.1 of the License, or (at your option) any later version.

This library is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU Lesser General Public License for more details.

You should have received a copy of the GNU Lesser General Public License along with this library; if not, write to the Free Software Foundation, Inc., 51 Franklin St, Fifth Floor, Boston, MA 02110-1301 USA

Also add information on how to contact you by electronic and paper mail.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the library, if necessary. Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the library `Frob' (a library for tweaking knobs) written by James Random Hacker.

<signature of Ty Coon>, 1 April 1990
Ty Coon, President of Vice

That's all there is to it!

1.827 jersey-container-servlet 2.39.1

1.827.1 Available under license :

Notice for Jersey

This content is produced and maintained by the Eclipse Jersey project.

* Project home: <https://projects.eclipse.org/projects/ee4j.jersey>

Trademarks

Eclipse Jersey is a trademark of the Eclipse Foundation.

Copyright

All content is the property of the respective authors or their employers. For more information regarding authorship of content, please consult the listed source code repository logs.

Declared Project Licenses

This program and the accompanying materials are made available under the terms of the Eclipse Public License v. 2.0 which is available at <http://www.eclipse.org/legal/epl-2.0>. This Source Code may also be made available under the following Secondary Licenses when the conditions for such availability set forth in the Eclipse Public License v. 2.0 are satisfied: GNU General Public License, version 2 with the GNU Classpath Exception which is available at <https://www.gnu.org/software/classpath/license.html>.

SPDX-License-Identifier: EPL-2.0

OR GPL-2.0 WITH Classpath-exception-2.0

Source Code

The project maintains the following source code repositories:

* <https://github.com/eclipse-ee4j/jersey>

Third-party Content

Angular JS, v1.6.6

* License MIT (<http://www.opensource.org/licenses/mit-license.php>)

* Project: <http://angularjs.org>

* Copyright: (c) 2010-2017 Google, Inc.

aopalliance Version 1

* License: all the source code provided by AOP Alliance is Public Domain.

* Project: <http://aopalliance.sourceforge.net>

* Copyright: Material in the public domain is not protected by copyright

Bean Validation API 2.0.2

* License: Apache License, 2.0

* Project: <http://beanvalidation.org/1.1/>

- * Copyright: 2009, Red Hat, Inc. and/or its affiliates, and individual contributors
- * by the @authors tag.

Hibernate Validator CDI, 6.2.4.Final

- * License: Apache License, 2.0
- * Project: <https://beanvalidation.org/>
- * Repackaged in org.glassfish.jersey.server.validation.internal.hibernate

Bootstrap v3.3.7

- * License: MIT license (<https://github.com/twbs/bootstrap/blob/master/LICENSE>)
- *
- Project: <http://getbootstrap.com>
- * Copyright: 2011-2016 Twitter, Inc

Google Guava Version 18.0

- * License: Apache License, 2.0
- * Copyright (C) 2009 The Guava Authors

javax.inject Version: 1

- * License: Apache License, 2.0
- * Copyright (C) 2009 The JSR-330 Expert Group

Javassist Version 3.29.0-GA

- * License: Apache License, 2.0
- * Project: <http://www.javassist.org/>
- * Copyright (C) 1999- Shigeru Chiba. All Rights Reserved.

Jackson JAX-RS Providers Version 2.14.1

- * License: Apache License, 2.0
- * Project: <https://github.com/FasterXML/jackson-jaxrs-providers>
- * Copyright: (c) 2009-2022 FasterXML, LLC. All rights reserved unless otherwise indicated.

jQuery v1.12.4

- * License: jquery.org/license
- * Project: jquery.org
- * Copyright: (c) jQuery Foundation

jQuery Barcode plugin 0.3

- * License: MIT & GPL (<http://www.opensource.org/licenses/mit-license.php> & <http://www.gnu.org/licenses/gpl.html>)
- * Project: <http://www.pasella.it/projects/jquery/barcode>
- *
- Copyright: (c) 2009 Antonello Pasella antonello.pasella@gmail.com

JSR-166 Extension - JEP 266

- * License: CC0
- * No copyright
- * Written by Doug Lea with assistance from members of JCP JSR-166 Expert Group and released to the public

domain, as explained at <http://creativecommons.org/publicdomain/zero/1.0/>

KineticJS, v4.7.1

- * License: MIT license (<http://www.opensource.org/licenses/mit-license.php>)
- * Project: <http://www.kineticjs.com>, <https://github.com/ericdrowell/KineticJS>
- * Copyright: Eric Rowell

org.objectweb.asm Version 9.4

- * License: Modified BSD (<https://asm.ow2.io/license.html>)
- * Copyright (c) 2000-2011 INRIA, France Telecom. All rights reserved.

org.osgi.core version 6.0.0

- * License: Apache License, 2.0
- * Copyright (c) OSGi Alliance (2005, 2008). All Rights Reserved.

org.glassfish.jersey.server.internal.monitoring.core

- * License: Apache License, 2.0
- * Copyright (c) 2015-2018 Oracle and/or its affiliates. All rights reserved.
- * Copyright 2010-2013 Coda Hale and Yammer, Inc.

W3.org

documents

- * License: W3C License
- * Copyright: Copyright (c) 1994-2001 World Wide Web Consortium, (Massachusetts Institute of Technology, Institut National de Recherche en Informatique et en Automatique, Keio University). All Rights Reserved.
<http://www.w3.org/Consortium/Legal/>
- # Eclipse Public License - v 2.0

THE ACCOMPANYING PROGRAM IS PROVIDED UNDER THE TERMS OF THIS ECLIPSE PUBLIC LICENSE ("AGREEMENT"). ANY USE, REPRODUCTION OR DISTRIBUTION OF THE PROGRAM CONSTITUTES RECIPIENT'S ACCEPTANCE OF THIS AGREEMENT.

1. DEFINITIONS

"Contribution" means:

a) in the case of the initial Contributor, the initial content Distributed under this Agreement, and

b) in the case of each subsequent Contributor:

- i) changes to the Program, and
- ii) additions to the Program;

where such changes and/or additions to the Program originate from and are Distributed by that particular Contributor. A Contribution "originates" from a Contributor if it was added to the Program by such Contributor itself or anyone acting on such Contributor's behalf. Contributions do not include changes or additions to the Program that are not Modified Works.

"Contributor" means any person or entity that Distributes the Program.

"Licensed Patents" mean patent claims licensable by a Contributor which are necessarily infringed by the use or sale of its Contribution alone or when combined with the Program.

"Program" means the Contributions Distributed in accordance with this Agreement.

"Recipient" means anyone who receives the Program under this Agreement or any Secondary License (as applicable), including Contributors.

"Derivative Works" shall mean any work, whether in Source Code or other form, that is based on (or derived from) the Program and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship.

"Modified Works" shall mean any work in Source Code or other form that results from an addition to, deletion from, or modification of the contents of the Program, including, for purposes of clarity any new file in Source Code form that contains any contents of the Program. Modified Works shall not include works that contain only declarations, interfaces, types, classes, structures, or files of the Program solely in each case in order to link to, bind by name, or subclass the Program or Modified Works thereof.

"Distribute" means the acts of a) distributing or b) making available in any manner that enables the transfer of a copy.

"Source Code" means the form of a Program preferred for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Secondary License" means either the GNU General Public License, Version 2.0, or any later versions of that license, including any exceptions or additional permissions as identified by the initial Contributor.

2. GRANT OF RIGHTS

a) Subject to the terms of this Agreement, each Contributor hereby grants Recipient a non-exclusive, worldwide, royalty-free copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, Distribute and sublicense the Contribution of such

Contributor, if any, and such Derivative Works.

b) Subject to the terms of this Agreement, each Contributor hereby grants Recipient a non-exclusive, worldwide, royalty-free patent license under Licensed Patents to make, use, sell, offer to sell, import and otherwise transfer the Contribution of such Contributor, if any, in Source Code or other form. This patent license shall apply to the combination of the Contribution and the Program if, at the time the Contribution is added by the Contributor, such addition of the Contribution causes such combination to be covered by the Licensed Patents. The patent license shall not apply to any other combinations which include the Contribution. No hardware per se is licensed hereunder.

c) Recipient understands that although each Contributor grants the licenses to its Contributions set forth herein, no assurances are provided by any Contributor that the Program does not infringe the patent or other intellectual property rights of any other entity. Each Contributor disclaims any liability to Recipient for claims brought by any other entity based on infringement of intellectual property rights or otherwise. As a condition to exercising the rights and licenses granted hereunder, each Recipient hereby assumes sole responsibility to secure any other intellectual property rights needed, if any. For example, if a third party patent license is required to allow Recipient to Distribute the Program, it is Recipient's responsibility to acquire that license before distributing the Program.

d) Each Contributor represents that to its knowledge it has sufficient copyright rights in its Contribution, if any, to grant

the copyright license set forth in this Agreement.

e) Notwithstanding the terms of any Secondary License, no Contributor makes additional grants to any Recipient (other than those set forth in this Agreement) as a result of such Recipient's receipt of the Program under the terms of a Secondary License (if permitted under the terms of Section 3).

3. REQUIREMENTS

3.1 If a Contributor Distributes the Program in any form, then:

a) the Program must also be made available as Source Code, in accordance with section 3.2, and the Contributor must accompany the Program with a statement that the Source Code for the Program is available under this Agreement, and informs Recipients how to

obtain it in a reasonable manner on or through a medium customarily used for software exchange; and

b) the Contributor may Distribute the Program under a license different than this Agreement, provided that such license:

i) effectively disclaims on behalf of all other Contributors all warranties and conditions, express and implied, including warranties or conditions of title and non-infringement, and implied warranties or conditions of merchantability and fitness for a particular purpose;

ii) effectively excludes on behalf of all other Contributors all liability for damages, including direct, indirect, special, incidental and consequential damages, such as lost profits;

iii) does not attempt to limit or alter the recipients' rights in the Source Code under section 3.2; and

iv) requires any subsequent distribution of the Program by any party to be under a license that satisfies the requirements of this section 3.

3.2 When the Program is Distributed as Source Code:

a) it must be made available under this Agreement, or if the Program (i) is combined with other material in a separate file or files made available under a Secondary License, and (ii) the initial Contributor attached to the Source Code the notice described in Exhibit A of this Agreement, then the Program may be made available under the terms of such Secondary Licenses, and

b) a copy of this Agreement must be included with each copy of the Program.

3.3 Contributors may not remove or alter any copyright, patent, trademark, attribution notices, disclaimers of warranty, or limitations of liability ("notices") contained within the Program from any copy of the Program which they Distribute, provided that Contributors may add their own appropriate notices.

4. COMMERCIAL DISTRIBUTION

Commercial distributors of software may accept certain responsibilities with respect to end users, business partners and the like. While this license is intended to facilitate the commercial use of the Program, the Contributor who includes

the Program in a commercial product offering should do so in a manner which does not create potential liability for other Contributors. Therefore, if a Contributor includes the Program in a commercial product offering, such Contributor ("Commercial Contributor") hereby agrees to defend and indemnify every other Contributor ("Indemnified Contributor") against any losses, damages and costs (collectively "Losses") arising from claims, lawsuits and other legal actions brought by a third party against the Indemnified Contributor to the extent caused by the acts or omissions of such Commercial Contributor in connection with its distribution of the Program in a commercial product offering. The obligations in this section do not apply to any claims or Losses relating to any actual or alleged intellectual property infringement. In order to qualify, an Indemnified Contributor must: a) promptly notify the Commercial Contributor in writing of such claim, and b) allow the Commercial Contributor to control, and cooperate with the Commercial Contributor in, the defense and any related settlement negotiations. The Indemnified Contributor may participate in any such claim at its own expense.

For example, a Contributor might include the Program in a commercial product offering, Product X. That Contributor is then a Commercial Contributor. If that Commercial Contributor then makes performance claims, or offers warranties related to Product X, those performance claims and warranties are such Commercial Contributor's responsibility alone. Under this section, the Commercial Contributor would have to defend claims against the other Contributors related to those performance claims and warranties, and if a court requires any other Contributor to pay any damages as a result, the Commercial Contributor must pay those damages.

5. NO WARRANTY

EXCEPT AS EXPRESSLY SET FORTH IN THIS AGREEMENT, AND TO THE EXTENT PERMITTED BY APPLICABLE LAW, THE PROGRAM IS PROVIDED ON AN "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, EITHER EXPRESS OR IMPLIED INCLUDING, WITHOUT LIMITATION, ANY WARRANTIES OR CONDITIONS OF TITLE, NON-INFRINGEMENT, MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE. Each Recipient is solely responsible for determining the appropriateness of using and distributing the Program and assumes all risks associated with its exercise of rights under this Agreement, including but not limited to the risks and costs of program errors, compliance with applicable laws, damage to or loss of data, programs or equipment, and unavailability or interruption of operations.

6. DISCLAIMER OF LIABILITY

EXCEPT AS EXPRESSLY SET FORTH IN THIS AGREEMENT, AND TO THE EXTENT PERMITTED BY APPLICABLE LAW, NEITHER RECIPIENT NOR ANY CONTRIBUTORS SHALL HAVE ANY LIABILITY FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING WITHOUT LIMITATION LOST PROFITS), HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OR DISTRIBUTION OF THE PROGRAM OR THE EXERCISE OF ANY RIGHTS GRANTED HEREUNDER, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

7. GENERAL

If any provision of this Agreement is invalid or unenforceable under applicable law, it shall not affect the validity or enforceability of the remainder of the terms of this Agreement, and without further action by the parties hereto, such provision shall be reformed to the minimum extent necessary to make such provision valid and enforceable.

If Recipient institutes patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Program itself (excluding combinations of the Program with other software or hardware) infringes such Recipient's patent(s), then such Recipient's rights granted under Section 2(b) shall terminate as of the date such litigation is filed.

All Recipient's rights under this Agreement shall terminate if it fails to comply with any of the material terms or conditions of this Agreement and does not cure such failure in a reasonable period of time after becoming aware of such noncompliance. If all Recipient's rights under this Agreement terminate, Recipient agrees to cease use and distribution of the Program as soon as reasonably practicable. However, Recipient's obligations under this Agreement and any licenses granted by Recipient relating to the Program shall continue and survive.

Everyone is permitted to copy and distribute copies of this Agreement, but in order to avoid inconsistency the Agreement is copyrighted and may only be modified in the following manner. The Agreement Steward reserves the right to publish new versions (including revisions) of this Agreement from time to time. No one other than the Agreement Steward has the right to modify this Agreement. The Eclipse Foundation is the initial Agreement Steward. The Eclipse Foundation may assign the responsibility to serve as the Agreement Steward to a suitable separate entity. Each new version of the Agreement will be given a distinguishing version number. The Program (including Contributions) may always be Distributed subject to the version of the Agreement under which it was received. In addition, after a new version of the Agreement is published,

Contributor may elect to Distribute the Program (including its Contributions) under the new version.

Except as expressly stated in Sections 2(a) and 2(b) above, Recipient receives no rights or licenses to the intellectual property of any Contributor under this Agreement, whether expressly, by implication, estoppel or otherwise. All rights in the Program not expressly granted under this Agreement are reserved. Nothing in this Agreement is intended to be enforceable by any entity that is not a Contributor or Recipient. No third-party beneficiary rights are created under this Agreement.

Exhibit A - Form of Secondary Licenses Notice

"This Source Code may also be made available under the following Secondary Licenses when the conditions for such availability set forth in the Eclipse Public License, v. 2.0 are satisfied: {name license(s), version(s), and exceptions or additional permissions here}."

Simply including a copy of this Agreement, including this Exhibit A is not sufficient to license the Source Code under Secondary Licenses.

If it is not possible or desirable to put the notice in a particular file, then You may include the notice in a location (such as a LICENSE file in a relevant directory) where a recipient would be likely to look for such a notice.

You may add additional accurate notices of copyright ownership.

The GNU General Public License (GPL) Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.
51 Franklin Street, Fifth Floor
Boston, MA 02110-1335
USA

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. This General Public

License applies to most of the Free Software Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Library General Public License instead.)

You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and modification follow.

TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a

notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.

b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.

c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how

to view a copy of this License.

(Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Program.

In addition, mere aggregation of another work not based on the Program with the Program (or with a work based on the Program) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

a) Accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of

physically performing source distribution, a complete

machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not

excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the

Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

END OF
TERMS AND CONDITIONS

How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

One line to give the program's name and a brief idea of what it does.

Copyright (C) <year> <name of author>

This program is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation; either version 2 of the License, or (at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program; if not, write to the Free Software Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston, MA 02110-1335 USA

Also add information on how to contact you by electronic and paper mail.

If the program is interactive, make it output a short notice like this when it starts in an interactive mode:

```
Gnomovision version 69, Copyright (C) year name of author
Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type
`show w'. This is free software, and you are welcome to redistribute
it under certain conditions; type `show c' for details.
```

The hypothetical commands `show w' and `show c' should show the appropriate parts of the General Public License. Of course, the commands you use may be called something other than `show w' and `show c'; they could even be mouse-clicks or menu items--whatever suits your program.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the program, if necessary. Here is a sample; alter the names:

```
Yoyodyne, Inc., hereby disclaims all copyright interest in the
program `Gnomovision' (which makes passes at compilers) written by
James Hacker.
```

```
signature of Ty Coon, 1 April 1989
Ty Coon, President of Vice
```

This General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Library

General Public License instead of this License.

CLASSPATH EXCEPTION

Linking this library statically or dynamically with other modules is making a combined work based on this library. Thus, the terms and conditions of the GNU General Public License version 2 cover the whole combination.

As a special exception, the copyright holders of this library give you permission to link this library with independent modules to produce an executable, regardless of the license terms of these independent modules, and to copy and distribute the resulting executable under terms of your choice, provided that you also meet, for each linked independent module, the terms and conditions of the license of that module. An independent module is a module which is not derived from or based on this library. If you modify this library, you may extend this exception to your version of the library, but you are not obligated to do so. If you do not wish to do so, delete this exception statement from your version.

1.828 jersey-bean-validation 2.39.1

1.828.1 Available under license :

Notice for Jersey

This content is produced and maintained by the Eclipse Jersey project.

* Project home: <https://projects.eclipse.org/projects/ee4j.jersey>

Trademarks

Eclipse Jersey is a trademark of the Eclipse Foundation.

Copyright

All content is the property of the respective authors or their employers. For more information regarding authorship of content, please consult the listed source code repository logs.

Declared Project Licenses

This program and the accompanying materials are made available under the terms of the Eclipse Public License v. 2.0 which is available at <http://www.eclipse.org/legal/epl-2.0>. This Source Code may also be made available under the following Secondary Licenses when the conditions for such

availability set forth in the Eclipse Public License v. 2.0 are satisfied: GNU General Public License, version 2 with the GNU Classpath Exception which is available at <https://www.gnu.org/software/classpath/license.html>.

SPDX-License-Identifier: EPL-2.0
OR GPL-2.0 WITH Classpath-exception-2.0

Source Code

The project maintains the following source code repositories:

* <https://github.com/eclipse-ee4j/jersey>

Third-party Content

Angular JS, v1.6.6

- * License MIT (<http://www.opensource.org/licenses/mit-license.php>)
- * Project: <http://angularjs.org>
- * Copyright: (c) 2010-2017 Google, Inc.

aopalliance Version 1

- * License: all the source code provided by AOP Alliance is Public Domain.
- * Project: <http://aopalliance.sourceforge.net>
- * Copyright: Material in the public domain is not protected by copyright

Bean Validation API 2.0.2

- * License: Apache License, 2.0
- * Project: <http://beanvalidation.org/1.1/>
- * Copyright: 2009, Red Hat, Inc. and/or its affiliates, and individual contributors
- * by the @authors tag.

Hibernate Validator CDI, 6.2.4.Final

- * License: Apache License, 2.0
- * Project: <https://beanvalidation.org/>
- * Repackaged in `org.glassfish.jersey.server.validation.internal.hibernate`

Bootstrap v3.3.7

- * License: MIT license (<https://github.com/twbs/bootstrap/blob/master/LICENSE>)
- *
- Project: <http://getbootstrap.com>
- * Copyright: 2011-2016 Twitter, Inc

Google Guava Version 18.0

- * License: Apache License, 2.0
- * Copyright (C) 2009 The Guava Authors

javax.inject Version: 1

- * License: Apache License, 2.0
- * Copyright (C) 2009 The JSR-330 Expert Group

Javassist Version 3.29.0-GA

- * License: Apache License, 2.0
- * Project: <http://www.javassist.org/>
- * Copyright (C) 1999- Shigeru Chiba. All Rights Reserved.

Jackson JAX-RS Providers Version 2.14.1

- * License: Apache License, 2.0
- * Project: <https://github.com/FasterXML/jackson-jaxrs-providers>
- * Copyright: (c) 2009-2022 FasterXML, LLC. All rights reserved unless otherwise indicated.

jQuery v1.12.4

- * License: jquery.org/license
- * Project: jquery.org
- * Copyright: (c) jQuery Foundation

jQuery Barcode plugin 0.3

- * License: MIT & GPL (<http://www.opensource.org/licenses/mit-license.php> & <http://www.gnu.org/licenses/gpl.html>)
- * Project: <http://www.pasella.it/projects/jquery/barcode>
- *
- Copyright: (c) 2009 Antonello Pasella antonello.pasella@gmail.com

JSR-166 Extension - JEP 266

- * License: CC0
- * No copyright
- * Written by Doug Lea with assistance from members of JCP JSR-166 Expert Group and released to the public domain, as explained at <http://creativecommons.org/publicdomain/zero/1.0/>

KineticJS, v4.7.1

- * License: MIT license (<http://www.opensource.org/licenses/mit-license.php>)
- * Project: <http://www.kineticjs.com>, <https://github.com/ericdrowell/KineticJS>
- * Copyright: Eric Rowell

org.objectweb.asm Version 9.4

- * License: Modified BSD (<https://asm.ow2.io/license.html>)
- * Copyright (c) 2000-2011 INRIA, France Telecom. All rights reserved.

org.osgi.core version 6.0.0

- * License: Apache License, 2.0
- * Copyright (c) OSGi Alliance (2005, 2008). All Rights Reserved.

org.glassfish.jersey.server.internal.monitoring.core

- * License: Apache License, 2.0
- * Copyright (c) 2015-2018 Oracle and/or its affiliates. All rights reserved.
- * Copyright 2010-2013 Coda Hale and Yammer, Inc.

W3.org

documents

* License: W3C License

* Copyright: Copyright (c) 1994-2001 World Wide Web Consortium, (Massachusetts Institute of Technology, Institut National de Recherche en Informatique et en Automatique, Keio University). All Rights Reserved.

<http://www.w3.org/Consortium/Legal/>

Notice for Jersey Bean Validation module

This content is produced and maintained by the Eclipse Jersey project.

* <https://projects.eclipse.org/projects/ee4j.jersey>

Trademarks

Eclipse Jersey is a trademark of the Eclipse Foundation.

Copyright

All content is the property of the respective authors or their employers. For more information regarding authorship of content, please consult the listed source code repository logs.

Declared Project Licenses

This program and the accompanying materials are made available under the terms of the Eclipse Public License v. 2.0 which is available at

<http://www.eclipse.org/legal/epl-2.0>. This Source Code may also be made

available under the following Secondary Licenses when the conditions for such availability set forth in the Eclipse Public License v. 2.0 are satisfied: GNU

General Public License, version 2 with the GNU Classpath Exception which is available at <https://www.gnu.org/software/classpath/license.html>.

SPDX-License-Identifier:

EPL-2.0 OR GPL-2.0 WITH Classpath-exception-2.0

Source Code

The project maintains the following source code repositories:

* <https://github.com/eclipse-ee4j/jersey>

Third-party Content

Hibernate Validator CDI, 6.2.4.Final

* License: Apache License, 2.0

* Project: <https://beanvalidation.org/>

* Repackaged in `org.glassfish.jersey.server.validation.internal.hibernate`

Eclipse Public License - v 2.0

THE ACCOMPANYING PROGRAM IS PROVIDED UNDER THE TERMS OF THIS ECLIPSE PUBLIC LICENSE ("AGREEMENT"). ANY USE, REPRODUCTION OR DISTRIBUTION OF THE PROGRAM CONSTITUTES RECIPIENT'S ACCEPTANCE OF THIS AGREEMENT.

1. DEFINITIONS

"Contribution" means:

a) in the case of the initial Contributor, the initial content Distributed under this Agreement, and

b) in the case of each subsequent Contributor:

i) changes to the Program, and

ii) additions to the Program;

where such changes and/or additions to the Program originate from and are Distributed by that particular Contributor. A Contribution "originates" from a Contributor if it was added to the Program by such Contributor itself or anyone acting on such Contributor's behalf. Contributions do not include changes or additions to the Program that are not Modified Works.

"Contributor" means any person or entity that Distributes the Program.

"Licensed Patents" mean patent claims licensable by a Contributor which are necessarily infringed by the use or sale of its Contribution alone or when combined with the Program.

"Program" means the Contributions Distributed in accordance with this Agreement.

"Recipient" means anyone who receives the Program under this Agreement or any Secondary License (as applicable), including Contributors.

"Derivative Works" shall mean any work, whether in Source Code or other form, that is based on (or derived from) the Program and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship.

"Modified Works" shall mean any work in Source Code or other form that results from an addition to, deletion from, or modification of the contents of the Program, including, for purposes of clarity any new file in Source Code form that contains any contents of the Program. Modified Works shall not include works that contain only declarations, interfaces, types, classes, structures, or files of the Program solely in each case in order to link to, bind by name, or subclass the Program or Modified Works thereof.

"Distribute" means the acts of a) distributing or b) making available in any manner that enables the transfer of a copy.

"Source Code" means the form of a Program preferred for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Secondary License" means either the GNU General Public License, Version 2.0, or any later versions of that license, including any exceptions or additional permissions as identified by the initial Contributor.

2. GRANT OF RIGHTS

a) Subject to the terms of this Agreement, each Contributor hereby grants Recipient a non-exclusive, worldwide, royalty-free copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, Distribute and sublicense the Contribution of such Contributor, if any, and such Derivative Works.

b) Subject to the terms of this Agreement, each Contributor hereby grants Recipient a non-exclusive, worldwide, royalty-free patent license under Licensed Patents to make, use, sell, offer to sell, import and otherwise transfer the Contribution of such Contributor, if any, in Source Code or other form. This patent license shall apply to the combination of the Contribution and the Program if, at the time the Contribution is added by the Contributor, such addition of the Contribution causes such combination to be covered by the Licensed Patents. The patent license shall not apply to any other combinations which include the Contribution. No hardware per se is licensed hereunder.

c) Recipient understands that although each Contributor grants the licenses to its Contributions set forth herein, no assurances are provided by any Contributor that the Program does not infringe the patent or other intellectual property rights of any other entity. Each Contributor disclaims any liability to Recipient for claims brought by any other entity based on infringement of intellectual property rights or otherwise. As a condition to exercising the rights and licenses granted hereunder, each Recipient hereby assumes sole responsibility to secure any other intellectual property rights needed, if any. For example, if a third party patent license is required to allow Recipient to Distribute the Program, it is Recipient's responsibility to acquire that license before distributing the Program.

d) Each Contributor represents that to its knowledge it has sufficient copyright rights in its Contribution, if any, to grant

the copyright license set forth in this Agreement.

e) Notwithstanding the terms of any Secondary License, no Contributor makes additional grants to any Recipient (other than those set forth in this Agreement) as a result of such Recipient's receipt of the Program under the terms of a Secondary License (if permitted under the terms of Section 3).

3. REQUIREMENTS

3.1 If a Contributor Distributes the Program in any form, then:

a) the Program must also be made available as Source Code, in accordance with section 3.2, and the Contributor must accompany the Program with a statement that the Source Code for the Program is available under this Agreement, and informs Recipients how to obtain it in a reasonable manner on or through a medium customarily used for software exchange; and

b) the Contributor may Distribute the Program under a license different than this Agreement, provided that such license:

i) effectively disclaims on behalf of all other Contributors all warranties and conditions, express and implied, including warranties or conditions of title and non-infringement, and implied warranties or conditions of merchantability and fitness for a particular purpose;

ii) effectively excludes on behalf of all other Contributors all liability for damages, including direct, indirect, special, incidental and consequential damages, such as lost profits;

iii) does not attempt to limit or alter the recipients' rights in the Source Code under section 3.2; and

iv) requires any subsequent distribution of the Program by any party to be under a license that satisfies the requirements of this section 3.

3.2 When the Program is Distributed as Source Code:

a) it must be made available under this Agreement, or if the Program (i) is combined with other material in a separate file or files made available under a Secondary License, and (ii) the initial Contributor attached to the Source Code the notice described in Exhibit A of this Agreement, then the Program may be made available under the terms of such Secondary Licenses, and

b) a copy of this Agreement must be included with each copy of the Program.

3.3 Contributors may not remove or alter any copyright, patent, trademark, attribution notices, disclaimers of warranty, or limitations of liability ("notices") contained within the Program from any copy of the Program which they Distribute, provided that Contributors may add their own appropriate notices.

4. COMMERCIAL DISTRIBUTION

Commercial distributors of software may accept certain responsibilities with respect to end users, business partners and the like. While this license is intended to facilitate the commercial use of the Program, the Contributor who includes the Program in a commercial product offering should do so in a manner which does not create potential liability for other Contributors. Therefore, if a Contributor includes the Program in a commercial product offering, such Contributor ("Commercial Contributor") hereby agrees to defend and indemnify every other Contributor ("Indemnified Contributor") against any losses, damages and costs (collectively "Losses") arising from claims, lawsuits and other legal actions brought by a third party against the Indemnified Contributor to the extent caused by the acts or omissions of such Commercial Contributor in connection with its distribution of the Program in a commercial product offering. The obligations in this section do not apply to any claims or Losses relating to any actual or alleged intellectual property infringement. In order to qualify, an Indemnified Contributor must: a) promptly notify the Commercial Contributor in writing of such claim, and b) allow the Commercial Contributor to control, and cooperate with the Commercial Contributor in, the defense and any related settlement negotiations. The Indemnified Contributor may participate in any such claim at its own expense.

For example, a Contributor might include the Program in a commercial product offering, Product X. That Contributor is then a Commercial Contributor. If that Commercial Contributor then makes performance claims, or offers warranties related to Product X, those performance claims and warranties are such Commercial Contributor's responsibility alone. Under this section, the Commercial Contributor would have to defend claims against the other Contributors related to those performance claims and warranties, and if a court requires any other Contributor to pay any damages as a result, the Commercial Contributor must pay those damages.

5. NO WARRANTY

EXCEPT AS EXPRESSLY SET FORTH IN THIS AGREEMENT, AND TO THE EXTENT PERMITTED BY APPLICABLE LAW, THE PROGRAM IS PROVIDED ON AN "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, EITHER EXPRESS OR IMPLIED INCLUDING, WITHOUT LIMITATION, ANY WARRANTIES OR CONDITIONS OF TITLE, NON-INFRINGEMENT, MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE. Each Recipient is solely responsible for determining the appropriateness of using and distributing the Program and assumes all risks associated with its exercise of rights under this Agreement, including but not limited to the risks and costs of program errors, compliance with applicable laws, damage to or loss of data, programs or equipment, and unavailability or interruption of operations.

6. DISCLAIMER OF LIABILITY

EXCEPT AS EXPRESSLY SET FORTH IN THIS AGREEMENT, AND TO THE EXTENT PERMITTED BY APPLICABLE LAW, NEITHER RECIPIENT NOR ANY CONTRIBUTORS SHALL HAVE ANY LIABILITY FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING WITHOUT LIMITATION LOST PROFITS), HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OR DISTRIBUTION OF THE PROGRAM OR THE EXERCISE OF ANY RIGHTS GRANTED HEREUNDER, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

7. GENERAL

If any provision of this Agreement is invalid or unenforceable under applicable law, it shall not affect the validity or enforceability of the remainder of the terms of this Agreement, and without further action by the parties hereto, such provision shall be reformed to the minimum extent necessary to make such provision valid and enforceable.

If Recipient institutes patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Program itself (excluding combinations of the Program with other software or hardware) infringes such Recipient's patent(s), then such Recipient's rights granted under Section 2(b) shall terminate as of the date such litigation is filed.

All Recipient's rights under this Agreement shall terminate if it fails to comply with any of the material terms or conditions of this Agreement and does not cure such failure in a reasonable period of time after becoming aware of such noncompliance. If all Recipient's rights under this Agreement terminate, Recipient agrees to cease use and distribution of the Program as soon as reasonably practicable.

However, Recipient's obligations under this Agreement and any licenses granted by Recipient relating to the Program shall continue and survive.

Everyone is permitted to copy and distribute copies of this Agreement, but in order to avoid inconsistency the Agreement is copyrighted and may only be modified in the following manner. The Agreement Steward reserves the right to publish new versions (including revisions) of this Agreement from time to time. No one other than the Agreement Steward has the right to modify this Agreement. The Eclipse Foundation is the initial Agreement Steward. The Eclipse Foundation may assign the responsibility to serve as the Agreement Steward to a suitable separate entity. Each new version of the Agreement will be given a distinguishing version number. The Program (including Contributions) may always be Distributed subject to the version of the Agreement under which it was received. In addition, after a new version of the Agreement is published, Contributor may elect to Distribute the Program (including its Contributions) under the new version.

Except as expressly stated in Sections 2(a) and 2(b) above, Recipient receives no rights or licenses to the intellectual property of any Contributor under this Agreement, whether expressly, by implication, estoppel or otherwise. All rights in the Program not expressly granted under this Agreement are reserved. Nothing in this Agreement is intended to be enforceable by any entity that is not a Contributor or Recipient. No third-party beneficiary rights are created under this Agreement.

Exhibit A - Form of Secondary Licenses Notice

"This Source Code may also be made available under the following Secondary Licenses when the conditions for such availability set forth in the Eclipse Public License, v. 2.0 are satisfied: {name license(s), version(s), and exceptions or additional permissions here}."

Simply including a copy of this Agreement, including this Exhibit A is not sufficient to license the Source Code under Secondary Licenses.

If it is not possible or desirable to put the notice in a particular file, then You may include the notice in a location (such as a LICENSE file in a relevant directory) where a recipient would be likely to look for such a notice.

You may add additional accurate notices of copyright ownership.

The GNU General Public License (GPL) Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.
51 Franklin Street, Fifth Floor
Boston, MA 02110-1335
USA

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. This General Public License applies to most of the Free Software Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Library General Public License instead.)

You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so

that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and modification follow.

TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.

b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.

c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how

to view a copy of this License.

(Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Program.

In addition, mere aggregation of another work not based on the Program with the Program (or with a work based on the Program) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

a) Accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1

and 2 above on a medium customarily used for software interchange; or,

b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of

physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the

Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those

countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

END OF
TERMS AND CONDITIONS

How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

One line to give the program's name and a brief idea of what it does.
Copyright (C) <year> <name of author>

This program is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation; either version 2 of the License, or (at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program; if not, write to the Free Software Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston, MA 02110-1335 USA

Also add information on how to contact you by electronic and paper mail.

If the program is interactive, make it output a short notice like this when it starts in an interactive mode:

```
Gnomovision version 69, Copyright (C) year name of author
Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type
`show w'. This is free software, and you are welcome to redistribute
it under certain conditions; type `show c' for details.
```

The hypothetical commands `show w' and `show c' should show the appropriate parts of the General Public License. Of course, the commands you use may be called something other than `show w' and `show c'; they could even be mouse-clicks or menu items--whatever suits your program.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the program, if necessary. Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the program `Gnomovision' (which makes passes at compilers) written by James Hacker.

signature of Ty Coon, 1 April 1989
Ty Coon, President of Vice

This General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Library General Public License instead of this License.

CLASSPATH EXCEPTION

Linking this library statically or dynamically with other modules is making a combined work based on this library. Thus, the terms and conditions of the GNU General Public License version 2 cover the whole combination.

As a special exception, the copyright holders of this library give you permission to link this library with independent modules to produce an executable, regardless of the license terms of these independent modules, and to copy and distribute the resulting executable under terms of your choice, provided that you also meet, for each linked independent module, the terms and conditions of the license of that module. An independent module is a module which is not derived from or based on this library. If you modify this library, you may extend this exception to your version of the library, but you are not obligated to do so. If

you do not wish to do so, delete this exception statement from your version.

1.829 docker-distribution 2.8.2+incompatible

1.829.1 Available under license :

Docker
Copyright 2012-2015 Docker, Inc.

This product includes software developed at Docker, Inc. (<https://www.docker.com>).

The following is courtesy of our legal counsel:

Use and transfer of Docker may be subject to certain restrictions by the United States and other governments.

It is your responsibility to ensure that your use and/or transfer does not violate applicable laws.

For more information, please see <https://www.bis.doc.gov>

See also <https://www.apache.org/dev/crypto.html> and/or seek legal counsel.
Extensions of the original work are copyright (c) 2011 Miek Gieben

As this is fork of the official Go code the same license applies:

Copyright (c) 2009 The Go Authors. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- * Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- * Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
- * Neither the name of Google Inc. nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED

TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Copyright (c) 2012 Alex Ogier. All rights reserved.

Copyright (c) 2012 The Go Authors. All rights reserved.

Redistribution and use in source and binary forms, with or without

modification, are permitted provided that the following conditions are met:

- * Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- * Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
- * Neither the name of Google Inc. nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE

ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

The MIT License (MIT)

Copyright (c) 2016 Boaz Shuster

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Copyright 2015 James Saryerwinnie

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software
distributed under the License is distributed on an "AS IS" BASIS,
WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
See the License for the specific language governing permissions and
limitations under the License.

Apache License
Version 2.0, January 2004
<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction,
and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by
the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all
other entities that control, are controlled by, or are under common
control with that entity. For the purposes of this definition,
"control" means (i) the power, direct or indirect, to cause the
direction or management of such entity, whether by contract or
otherwise, or (ii) ownership of fifty percent (50%) or more of the
outstanding shares, or (iii) beneficial ownership
of such entity.

"You" (or "Your") shall mean an individual or Legal Entity
exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications,
including but not limited to software source code, documentation
source, and configuration files.

"Object" form shall mean any form resulting from mechanical
transformation or translation of a Source form, including but
not limited to compiled object code, generated documentation,
and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s)

with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding

those notices that do not

pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf

of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

Apache License
Version 2.0, January 2004
<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common

control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity

on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this

License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the

Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained

within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory,

whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright 2014 Google Inc.

Licensed under the Apache License, Version 2.0 (the "License"); you may not use this file except in compliance with the License. You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and

limitations under the License.
Copyright 2012 Matt T. Proud (matt.proud@gmail.com)
Apache License
Version 2.0, January 2004
<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version

of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License.

Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License.

Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution.

You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

You must give any other recipients of the Work or Derivative Works a copy of

this License; and

You must cause any modified files to carry prominent notices stating that You changed the files; and

You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark,

and attribution notices from the Source form

of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and

If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided

that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions.

Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks.

This License does not grant permission to use the trade names, trademarks, service marks,

or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty.

Unless required by applicable law or agreed to in writing, Licensor provides the

Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability.

In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability.

While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");

you may not use this file except in compliance with the License.

You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to

in writing, software

distributed under the License is distributed on an "AS IS" BASIS,

WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.

See the License for the specific language governing permissions and

limitations under the License.

Copyright (c) 2009 The oauth2 Authors. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

* Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.

* Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

* Neither the name of Google Inc. nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER

OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Copyright 2011-2016 Canonical Ltd.

Licensed under the Apache License, Version 2.0 (the "License");

you may not use this file except in compliance with the License.

You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software

distributed under the License is distributed on an "AS IS" BASIS,
WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
See the License for the specific language governing permissions and
limitations under the License.

Data model artifacts for Prometheus.

Copyright 2012-2015 The Prometheus Authors

This product includes software developed at
SoundCloud Ltd. (<http://soundcloud.com/>).

Apache License
Version 2.0, January 2004
<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction,
and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by
the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all
other entities that control, are controlled by, or are under common
control with that entity. For the purposes of this definition,
"control" means (i) the power, direct or indirect, to cause the
direction or management of such entity, whether by contract or
otherwise, or (ii) ownership of fifty percent (50%) or more of the
outstanding shares, or (iii) beneficial ownership
of such entity.

"You" (or "Your") shall mean an individual or Legal Entity
exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications,
including but not limited to software source code, documentation
source, and configuration files.

"Object" form shall mean any form resulting from mechanical
transformation or translation of a Source form, including but
not limited to compiled object code, generated documentation,
and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or
Object form, made available under the License, as indicated by a
copyright notice that is included in or attached to the work

(an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work

or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. **Submission of Contributions.** Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions. Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.
6. **Trademarks.** This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.
7. **Disclaimer of Warranty.** Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.
8. **Limitation of Liability.** In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.
9. **Accepting Warranty or Additional Liability.** While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

Copyright 2016 The Linux Foundation.

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software
distributed under the License is distributed on an "AS IS" BASIS,
WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
See the License for the specific language governing permissions and
limitations under the License.

Copyright 2014 Alan Shreve

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software
distributed under the License is distributed on an "AS IS" BASIS,
WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
See the License for the specific language governing permissions and
limitations under the License.

Apache License
Version 2.0, January 2004
<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction,
and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by
the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all
other entities that control, are controlled by, or are under common
control with that entity. For the purposes of this definition,
"control" means (i) the power, direct or indirect, to cause the

direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this

License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the

Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

(a) You must give any other recipients of the Work or Derivative Works a copy of this License; and

(b) You must cause any modified files to carry prominent notices stating that You changed the files; and

(c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and

(d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding

those notices that do not

pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise,

unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

Copyright 2015 Microsoft Corporation

Licensed under the Apache License, Version 2.0 (the "License"); you may not use this file except in compliance with the License. You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

procfs provides functions to retrieve system, kernel and process metrics from the pseudo-filesystem proc.

Copyright 2014-2015 The Prometheus Authors

This product includes software developed at SoundCloud Ltd. (<http://soundcloud.com/>).

Apache License
Version 2.0, January 2004
<https://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions

to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

(a) You must give any other recipients of the Work or Derivative Works a copy of this License; and

- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the

content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

Copyright 2016 Docker, Inc.

Licensed under the Apache License, Version 2.0 (the "License"); you may not use this file except in compliance with the License. You may obtain a copy of the License at

<https://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS,

WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.

See the License for the specific language governing permissions and limitations under the License.

Common libraries shared by Prometheus Go components.

Copyright 2015 The Prometheus Authors

This product includes software developed at SoundCloud Ltd. (<http://soundcloud.com/>).

Microsoft Azure-SDK-for-Go

Copyright 2014-2017 Microsoft

This product includes software developed at the Microsoft Corporation (<https://www.microsoft.com>).

The MIT License (MIT)

Copyright (c) 2014 Simon Eskildsen

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF

OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Copyright (C) 2013 Blake Mizerany

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

The MIT License (MIT)

Copyright (c) 2013 Mitchell Hashimoto

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Copyright (c) 2012 Rodrigo Moraes. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- * Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- * Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
- * Neither the name of Google Inc. nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT

LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR

CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Copyright (c) 2014 Bugsnag

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Copyright (C) 2012 by Nick Craig-Wood <http://www.craig-wood.com/nick/>

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM,

OUT

OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Copyright 2014, Google Inc.

All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

* Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.

* Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

* Neither the name of Google Inc. nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR

CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Apache License

Version 2.0, January 2004

<https://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all

other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this

License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the

Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

(a) You must give any other recipients of the Work or Derivative Works a copy of this License; and

(b) You must cause any modified files to carry prominent notices stating that You changed the files; and

(c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and

(d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must

include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special,

incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

Copyright 2013-2016 Docker, Inc.

Licensed under the Apache License, Version 2.0 (the "License"); you may not use this file except in compliance with the License. You may obtain a copy of the License at

<https://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

The following files were ported to Go from C files of libyaml, and thus are still covered by their original copyright and license:

apic.go
emitterc.go
parserc.go
readerc.go
scannerc.go
writerc.go

yamlh.go
yamlprivateh.go

Copyright (c) 2006 Kirill Simonov

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS

FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Apache License
Version 2.0, January 2004
<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and

do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all

other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability

incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

The MIT License (MIT)

Copyright (c) 2015 Sebastian Erhart

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Copyright (C) 2013-2018 by Maxim Bubliss <b@codemonkey.ru>

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Gocheck - A rich testing framework for Go

Copyright (c) 2010-2013 Gustavo Niemeyer <gustavo@niemeyer.net>

All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES

(INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Attribution-ShareAlike 4.0 International

=====

Creative Commons Corporation ("Creative Commons") is not a law firm and does not provide legal services or legal advice. Distribution of Creative Commons public licenses does not create a lawyer-client or other relationship. Creative Commons makes its licenses and related information available on an "as-is" basis. Creative Commons gives no warranties regarding its licenses, any material licensed under their terms and conditions, or any related information. Creative Commons disclaims all liability for damages resulting from their use to the fullest extent possible.

Using Creative Commons Public Licenses

Creative Commons public licenses provide a standard set of terms and conditions that creators and other rights holders may use to share original works of authorship and other material subject to copyright and certain other rights specified in the public license below. The following

considerations are for informational purposes only, are not exhaustive, and do not form part of our licenses.

Considerations for licensors: Our public licenses are intended for use by those authorized to give the public permission to use material in ways otherwise restricted by copyright and certain other rights. Our licenses are irrevocable. Licensors should read and understand the terms and conditions of the license they choose before applying it. Licensors should also secure all rights necessary before applying our licenses so that the public can reuse the material as expected. Licensors should clearly mark any material not subject to the license. This includes other CC-licensed material, or material used under an exception or limitation to copyright. More considerations for licensors: wiki.creativecommons.org/Considerations_for_licensors

Considerations for the public: By using one of our public licenses, a licensor grants the public permission to use the licensed material under specified terms and conditions. If the licensor's permission is not necessary for any reason--for example, because of any applicable exception or limitation to copyright--then that use is not regulated by the license. Our licenses grant only permissions under copyright and certain other rights that a licensor has authority to grant. Use of the licensed material may still be restricted for other reasons, including because others have copyright or other rights in the material. A licensor may make special requests, such as asking that all changes be marked or described. Although not required by our licenses, you are encouraged to respect those requests where reasonable. More considerations for the public: wiki.creativecommons.org/Considerations_for_licensees

=====
Creative Commons
Attribution-ShareAlike 4.0 International Public
License

By exercising the Licensed Rights (defined below), You accept and agree to be bound by the terms and conditions of this Creative Commons Attribution-ShareAlike 4.0 International Public License ("Public License"). To the extent this Public License may be interpreted as a contract, You are granted the Licensed Rights in consideration of Your acceptance of these terms and conditions, and the Licensor grants You such rights in consideration of benefits the Licensor receives from making the Licensed Material available under these terms and conditions.

Section 1 -- Definitions.

- a. Adapted Material means material subject to Copyright and Similar Rights that is derived from or based upon the Licensed Material and in which the Licensed Material is translated, altered, arranged, transformed, or otherwise modified in a manner requiring permission under the Copyright and Similar Rights held by the Licensor. For purposes of this Public License, where the Licensed Material is a musical work, performance, or sound recording, Adapted Material is always produced where the Licensed Material is synched in timed relation with a moving image.
- b. Adapter's License means the license You apply to Your Copyright and Similar Rights in Your contributions to Adapted Material in accordance with the terms and conditions of this Public License.
- c. BY-SA Compatible License means a license listed at creativecommons.org/compatiblelicenses, approved by Creative Commons as essentially the equivalent of this Public License.
- d. Copyright and Similar Rights means copyright and/or similar rights closely related to copyright including, without limitation, performance, broadcast, sound recording, and Sui Generis Database Rights, without regard to how the rights are labeled or categorized. For purposes of this Public License, the rights specified in Section 2(b)(1)-(2) are not Copyright and Similar Rights.
- e. Effective Technological Measures means those measures that, in the absence of proper authority, may not be circumvented under laws fulfilling obligations under Article 11 of the WIPO Copyright Treaty adopted on December 20, 1996, and/or similar international agreements.

- f. Exceptions and Limitations means fair use, fair dealing, and/or any other exception or limitation to Copyright and Similar Rights that applies to Your use of the Licensed Material.
- g. License Elements means the license attributes listed in the name of a Creative Commons Public License. The License Elements of this Public License are Attribution and ShareAlike.
- h. Licensed Material means the artistic or literary work, database, or other material to which the Licensor applied this Public License.
- i. Licensed Rights means the rights granted to You subject to the terms and conditions of this Public License, which are limited to all Copyright and Similar Rights that apply to Your use of the Licensed Material and that the Licensor has authority to license.
- j. Licensor means the individual(s) or entity(ies) granting rights under this Public License.
- k. Share means to provide material to the public by any means or process that requires permission under the Licensed Rights, such as reproduction, public display, public performance, distribution, dissemination, communication, or importation, and to make material available to the public including in ways that members of the public may access the material from a place and at a time individually chosen by them.
- l. Sui Generis Database Rights means rights other than copyright resulting from Directive 96/9/EC of the European Parliament and of the Council of 11 March 1996 on the legal protection of databases, as amended and/or succeeded, as well as other essentially equivalent rights anywhere in the world.
- m. You means the individual or entity exercising the Licensed Rights under this Public License. Your has a corresponding meaning.

Section 2 -- Scope.

- a. License grant.
 - 1. Subject to the terms and conditions of this Public License, the Licensor hereby grants You a worldwide, royalty-free, non-sublicensable, non-exclusive, irrevocable license to exercise the Licensed Rights in the Licensed Material to:

- a. reproduce and Share the Licensed Material, in whole or in part; and
 - b. produce, reproduce, and Share Adapted Material.
2. Exceptions and Limitations. For the avoidance of doubt, where Exceptions and Limitations apply to Your use, this Public License does not apply, and You do not need to comply with its terms and conditions.
3. Term. The term of this Public License is specified in Section 6(a).
4. Media and formats; technical modifications allowed. The Licensor authorizes You to exercise the Licensed Rights in all media and formats whether now known or hereafter created, and to make technical modifications necessary to do so. The Licensor waives and/or agrees not to assert any right or authority to forbid You from making technical modifications necessary to exercise the Licensed Rights, including technical modifications necessary to circumvent Effective Technological Measures. For purposes of this Public License, simply making modifications authorized by this Section 2(a)(4) never produces Adapted Material.
5. Downstream recipients.
 - a. Offer from the Licensor -- Licensed Material. Every recipient of the Licensed Material automatically receives an offer from the Licensor to exercise the Licensed Rights under the terms and conditions of this Public License.
 - b. Additional offer from the Licensor -- Adapted Material. Every recipient of Adapted Material from You automatically receives an offer from the Licensor to exercise the Licensed Rights in the Adapted Material under the conditions of the Adapter's License You apply.
 - c. No downstream restrictions. You may not offer or impose any additional or different terms or conditions on, or apply any Effective Technological Measures to, the Licensed Material if doing so restricts exercise of the Licensed Rights by any recipient of the Licensed Material.
6. No endorsement. Nothing in this Public License constitutes or

may be construed as permission to assert or imply that You are, or that Your use of the Licensed Material is, connected

with, or sponsored, endorsed, or granted official status by, the Licensor or others designated to receive attribution as provided in Section 3(a)(1)(A)(i).

b. Other rights.

1. Moral rights, such as the right of integrity, are not licensed under this Public License, nor are publicity, privacy, and/or other similar personality rights; however, to the extent possible, the Licensor waives and/or agrees not to assert any such rights held by the Licensor to the limited extent necessary to allow You to exercise the Licensed Rights, but not otherwise.

2. Patent and trademark rights are not licensed under this Public License.

3. To the extent possible, the Licensor waives any right to collect royalties from You for the exercise of the Licensed Rights, whether directly or through a collecting society under any voluntary or waivable statutory or compulsory licensing scheme. In all other cases the Licensor expressly reserves any right to collect such royalties.

Section 3 -- License Conditions.

Your exercise of the Licensed Rights is expressly made subject to the following conditions.

a. Attribution.

1. If You Share the Licensed Material (including in modified form), You must:

a. retain the following if it is supplied by the Licensor with the Licensed Material:

i. identification of the creator(s) of the Licensed Material and any others designated to receive attribution, in any reasonable manner requested by the Licensor (including by pseudonym if designated);

ii. a copyright notice;

- iii. a notice that refers to this Public License;
 - iv. a notice that refers to the disclaimer of warranties;
 - v. a URI or hyperlink to the Licensed Material to the extent reasonably practicable;
 - b. indicate if You modified the Licensed Material and retain an indication of any previous modifications; and
 - c. indicate the Licensed Material is licensed under this Public License, and include the text of, or the URI or hyperlink to, this Public License.
2. You may satisfy the conditions in Section 3(a)(1) in any reasonable manner based on the medium, means, and context in which You Share the Licensed Material. For example, it may be reasonable to satisfy the conditions by providing a URI or hyperlink to a resource that includes the required information.
 3. If requested by the Licensor, You must remove any of the information required by Section 3(a)(1)(A) to the extent reasonably practicable.

b. ShareAlike.

In addition to the conditions in Section 3(a), if You Share Adapted Material You produce, the following conditions also apply.

1. The Adapter's License You apply must be a Creative Commons license with the same License Elements, this version or later, or a BY-SA Compatible License.
2. You must include the text of, or the URI or hyperlink to, the Adapter's License You apply. You may satisfy this condition in any reasonable manner based on the medium, means, and context in which You Share Adapted Material.
3. You may not offer or impose any additional or different terms or conditions on, or apply any Effective Technological Measures to, Adapted Material that restrict exercise of the rights granted under the Adapter's License You apply.

Section 4 -- Sui Generis Database Rights.

Where the Licensed Rights include Sui Generis Database Rights that apply to Your use of the Licensed Material:

- a. for the avoidance of doubt, Section 2(a)(1) grants You the right to extract, reuse, reproduce, and Share all or a substantial portion of the contents of the database;
- b. if You include all or a substantial portion of the database contents in a database in which You have Sui Generis Database Rights, then the database in which You have Sui Generis Database Rights (but not its individual contents) is Adapted Material,

including for purposes of Section 3(b); and
- c. You must comply with the conditions in Section 3(a) if You Share all or a substantial portion of the contents of the database.

For the avoidance of doubt, this Section 4 supplements and does not replace Your obligations under this Public License where the Licensed Rights include other Copyright and Similar Rights.

Section 5 -- Disclaimer of Warranties and Limitation of Liability.

- a. UNLESS OTHERWISE SEPARATELY UNDERTAKEN BY THE LICENSOR, TO THE EXTENT POSSIBLE, THE LICENSOR OFFERS THE LICENSED MATERIAL AS-IS AND AS-AVAILABLE, AND MAKES NO REPRESENTATIONS OR WARRANTIES OF ANY KIND CONCERNING THE LICENSED MATERIAL, WHETHER EXPRESS, IMPLIED, STATUTORY, OR OTHER. THIS INCLUDES, WITHOUT LIMITATION, WARRANTIES OF TITLE, MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, NON-INFRINGEMENT, ABSENCE OF LATENT OR OTHER DEFECTS, ACCURACY, OR THE PRESENCE OR ABSENCE OF ERRORS, WHETHER OR NOT KNOWN OR DISCOVERABLE. WHERE DISCLAIMERS OF WARRANTIES ARE NOT ALLOWED IN FULL OR IN PART, THIS DISCLAIMER MAY NOT APPLY TO YOU.
- b. TO THE EXTENT POSSIBLE, IN NO EVENT WILL THE LICENSOR BE LIABLE TO YOU ON ANY LEGAL THEORY (INCLUDING, WITHOUT LIMITATION, NEGLIGENCE) OR OTHERWISE FOR ANY DIRECT, SPECIAL, INDIRECT, INCIDENTAL, CONSEQUENTIAL, PUNITIVE, EXEMPLARY, OR OTHER LOSSES, COSTS, EXPENSES, OR DAMAGES ARISING OUT OF THIS PUBLIC LICENSE OR USE OF THE LICENSED MATERIAL, EVEN IF THE LICENSOR HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH LOSSES, COSTS, EXPENSES, OR DAMAGES. WHERE A LIMITATION OF LIABILITY IS NOT ALLOWED IN FULL OR IN PART, THIS LIMITATION MAY NOT APPLY TO YOU.

- c. The disclaimer of warranties and limitation of liability provided above shall be interpreted in a manner that, to the extent possible, most closely approximates an absolute disclaimer and waiver of all liability.

Section 6 -- Term and Termination.

- a. This Public License applies for the term of the Copyright and Similar Rights licensed here. However, if You fail to comply with this Public License, then Your rights under this Public License terminate automatically.
- b. Where Your right to use the Licensed Material has terminated under Section 6(a), it reinstates:
 - 1. automatically as of the date the violation is cured, provided it is cured within 30 days of Your discovery of the violation; or
 - 2. upon express reinstatement by the Licensor.

For the avoidance of doubt, this Section 6(b) does not affect any right the Licensor may have to seek remedies for Your violations of this Public License.

- c. For the avoidance of doubt, the Licensor may also offer the Licensed Material under separate terms or conditions or stop distributing the Licensed Material at any time; however, doing so will not terminate this Public License.
- d. Sections 1, 5, 6, 7, and 8 survive termination of this Public License.

Section 7 -- Other Terms and Conditions.

- a. The Licensor shall not be bound by any additional or different terms or conditions communicated by You unless expressly agreed.
- b. Any arrangements, understandings, or agreements regarding the Licensed Material not stated herein are separate from and independent of the terms and conditions of this Public License.

Section 8 -- Interpretation.

- a. For the avoidance of doubt, this Public License does not, and shall not be interpreted to, reduce, limit, restrict, or impose conditions on any use of the Licensed Material that could lawfully be made without permission under this Public License.
- b. To the extent possible, if any provision of this Public License is deemed unenforceable, it shall be automatically reformed to the minimum extent necessary to make it enforceable. If the provision cannot be reformed, it shall be severed from this Public License without affecting the enforceability of the remaining terms and conditions.
- c. No term or condition of this Public License will be waived and no failure to comply consented to unless expressly agreed to by the Licensor.
- d. Nothing in this Public License constitutes or may be interpreted as a limitation upon, or waiver of, any privileges and immunities that apply to the Licensor or You, including from the legal processes of any jurisdiction or authority.

=====

Creative

Commons is not a party to its public licenses.

Notwithstanding, Creative Commons may elect to apply one of its public licenses to material it publishes and in those instances will be considered the "Licensor." Except for the limited purpose of indicating that material is shared under a Creative Commons public license or as otherwise permitted by the Creative Commons policies published at creativecommons.org/policies, Creative Commons does not authorize the use of the trademark "Creative Commons" or any other trademark or logo of Creative Commons without its prior written consent including, without limitation, in connection with any unauthorized modifications to any of its public licenses or any other arrangements, understandings, or agreements concerning use of licensed material. For the avoidance of doubt, this paragraph does not form part of the public licenses.

Creative Commons may be contacted at creativecommons.org.

Copyright (c) 2011 Google Inc. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- * Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- * Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
- * Neither the name of Google Inc. nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR

CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Copyright (c) 2009 The Go Authors. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- * Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- * Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
- * Neither the name of Google Inc. nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER

OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT

(INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Apache License
Version 2.0, January 2004
<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes

of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.
3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.
4. Redistribution. You may reproduce and distribute

copies of the

Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding

those notices that do not

pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify

the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

Copyright 2014 Docker, Inc.

Licensed under the Apache License, Version 2.0 (the "License");

you may not use this file except in compliance with the License.

You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.

See the License for the specific language governing permissions and limitations under the License.

Copyright (c) 2012 Daniel Theophanes

This software is provided 'as-is', without any express or implied warranty. In no event will the authors be held liable for any damages arising from the use of this software.

Permission is granted to anyone to use this software for any purpose, including commercial applications, and to alter it and redistribute it freely, subject to the following restrictions:

1. The origin of this software must not be misrepresented; you must not claim that you wrote the original software. If you use this software in a product, an acknowledgment in the product documentation would be appreciated but is not required.
2. Altered source versions must be plainly marked as such, and must not be misrepresented as being the original software.
3. This notice may not be removed or altered from any source distribution.

Copyright (c) 2012 Dave Grijalva

Copyright (c) 2021 golang-jwt maintainers

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You"
(or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations,
or other modifications
represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You

meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not

pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions. Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.
7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.
8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.
9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "{}" replaced with your own identifying information. (Don't include

the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright {yyyy} {name of copyright owner}

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

Apache License
Version 2.0, January 2004
<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License,

each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided

that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "{}" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright {yyyy} {name of copyright owner}

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

Copyright (c) 2013 Joshua Tacoma

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Prometheus instrumentation library for Go applications
Copyright 2012-2015 The Prometheus Authors

This product includes software developed at
SoundCloud Ltd. (<http://soundcloud.com/>).

The following components are included in this product:

perks - a fork of <https://github.com/bmizerany/perks>
<https://github.com/beorn7/perks>
Copyright 2013-2015 Blake Mizerany, Bjrn Rabenstein
See <https://github.com/beorn7/perks/blob/master/README.md> for license details.

Go support for Protocol Buffers - Google's data interchange format
<http://github.com/golang/protobuf/>
Copyright 2010 The Go Authors
See source code for license details.

Support for streaming Protocol Buffer messages for the Go language (golang).
https://github.com/mattproud/golang_protobuf_extensions
Copyright 2013 Matt T. Proud
Licensed under the Apache License, Version 2.0
Copyright (c) 2012 The Go Authors. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- * Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- * Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
- * Neither the name of Google Inc. nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS

"AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER

OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Apache License
Version 2.0, January 2004
<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or

Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this

License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You

institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use,

reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability

incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright 2016 Microsoft Corporation

Licensed under the Apache License, Version 2.0 (the "License"); you may not use this file except in compliance with the License. You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

AWS SDK for Go

Copyright 2015 Amazon.com, Inc. or its affiliates. All Rights Reserved.

Copyright 2014-2015 Stripe, Inc.

Go support for Protocol Buffers - Google's data interchange format

Copyright 2010 The Go Authors. All rights reserved.

<https://github.com/golang/protobuf>

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- * Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.

- * Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

- * Neither the name of Google Inc. nor the names of its

contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR

A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Apache License
Version 2.0, January 2004
<https://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but

not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work,

where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and

may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this

License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

Copyright 2015-2015 Li Yi (denverdino@gmail.com).

Licensed under the Apache License, Version 2.0 (the "License"); you may not use this file except in compliance with the License. You may obtain a copy of the License at

<https://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

Apache License
Version 2.0, January 2004
<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and

do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all

other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

The MIT License (MIT)

Copyright (c) 2016 Shopify

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell

copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Copyright (c) 2013 Yuriy Vasiyarov. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- * Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.

- * Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Copyright (c) 2013 The Gorilla Handlers Authors. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.

- Redistributions in binary form must reproduce the above copyright notice,

this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT HOLDER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

MIT License

Copyright (c) 2016 Martin Strobel

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Copyright 2012 Richard Crowley. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided

with the distribution.

THIS SOFTWARE IS PROVIDED BY RICHARD CROWLEY ``AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL RICHARD CROWLEY OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

The views and conclusions contained in the software and documentation are those of the authors and should not be interpreted as representing official policies, either expressed or implied, of Richard Crowley.

1.830 etcd 0.5.0-alpha.5.0.20230414071934-94593e63d45c

1.830.1 Available under license :

Apache License
Version 2.0, January 2004
<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership

of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual,

worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this

License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the

Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

(a) You must give any other recipients of the Work or Derivative Works a copy of this License; and

(b) You must cause any modified files to carry prominent notices stating that You changed the files; and

(c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and

(d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not

pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or

documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct,

indirect, special,

incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.

You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

CoreOS Project

Copyright 2014 CoreOS, Inc

This product includes software developed at CoreOS, Inc.

(<http://www.coreos.com/>).

Copyright (C) 2013 Jeremy Saenz

All Rights Reserved.

MIT LICENSE

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Apache License

Version 2.0, January 2004

<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You"

(or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications

represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the

Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable

copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not

pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or,

within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. **Submission of Contributions.** Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions. Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. **Trademarks.** This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. **Disclaimer of Warranty.** Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. **Limitation of Liability.** In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental,

or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "{}" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright {yyyy} {name of copyright owner}

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.

You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

1.831 google-golang-org-genproto 0.0.0-20200526211855-cb27e3aa2013

1.831.1 Available under license :

Apache License
Version 2.0, January 2004
<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object

form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate

as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the

Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

(a) You must give any other recipients of the Work or Derivative Works a copy of this License; and

(b) You must cause any modified files to carry prominent notices stating that You changed the files; and

(c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and

(d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work

by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

1.832 google-golang-org-genproto 0.0.0-20191108220845-16a3f7862a1a

1.832.1 Available under license :

Apache License
Version 2.0, January 2004
<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common

control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity

on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this

License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the

Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained

within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory,

whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and

limitations under the License.

1.833 servlet-api 3.0.1

1.833.1 Available under license :

COMMON DEVELOPMENT AND DISTRIBUTION LICENSE (CDDL) Version 1.0

1. Definitions.

1.1. Contributor. means each individual or entity that creates or contributes to the creation of Modifications.

1.2. Contributor Version. means the combination of the Original Software, prior Modifications used by a Contributor (if any), and the Modifications made by that particular Contributor.

1.3. Covered Software. means (a) the Original Software, or (b) Modifications, or (c) the combination of files containing Original Software with files containing Modifications, in each case including portions thereof.

1.4. Executable. means the Covered Software in any form other than Source Code.

1.5. Initial Developer. means the individual or entity that first makes Original Software available under this License.

1.6. Larger Work. means a work which combines Covered Software or portions thereof with code not governed by the terms of this License.

1.7. License. means this document.

1.8.

Licensable. means having the right to grant, to the maximum extent possible, whether at the time of the initial grant or subsequently acquired, any and all of the rights conveyed herein.

1.9. Modifications. means the Source Code and Executable form of any of the following:

A. Any file that results from an addition to, deletion from or modification of the contents of a file containing Original Software or previous Modifications;

B. Any new file that contains any part of the Original Software or previous Modification; or

C. Any new file that is contributed or otherwise made available under the terms of this License.

1.10. Original Software. means the Source Code and Executable form of computer software code that is originally released under this License.

1.11. Patent Claims. means any patent claim(s), now owned or hereafter acquired, including without limitation, method, process, and apparatus claims, in any patent Licensable by grantor.

1.12.

Source Code. means (a) the common form of computer software code in which modifications are made and (b) associated documentation included in or with such code.

1.13. You. (or .Your.) means an individual or a legal entity exercising rights under, and complying with all of the terms of, this License. For legal entities, .You. includes any entity which controls, is controlled by, or is under common control with You. For purposes of this definition, .control. means (a) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (b) ownership of more than fifty percent (50%) of the outstanding shares or beneficial ownership of such entity.

2. License Grants.

2.1. The Initial Developer Grant.

Conditioned upon Your compliance with Section 3.1 below and subject to third party intellectual property claims, the Initial Developer hereby grants You a world-wide, royalty-free, non-exclusive license:

(a) under intellectual property rights (other than patent or trademark) Licensable by Initial Developer, to use, reproduce, modify, display, perform, sublicense and distribute the Original Software (or portions thereof), with or without Modifications, and/or as part of a Larger Work; and

(b) under Patent Claims infringed by the making, using or selling of Original Software, to make, have made, use, practice, sell, and offer for sale, and/or otherwise dispose of the Original Software (or portions thereof).

(c) The licenses granted in Sections 2.1(a) and (b) are effective on the date Initial Developer first distributes or otherwise makes the Original Software available to a third party under the terms of this License.

(d) Notwithstanding Section 2.1(b) above, no patent license is granted: (1) for code that You delete from the Original Software, or (2) for infringements caused by: (i) the modification of the Original Software, or (ii) the combination of the Original Software with other software or devices.

2.2. Contributor Grant.

Conditioned upon Your compliance with Section 3.1 below and subject to third party intellectual property claims, each Contributor hereby grants You a world-wide, royalty-free, non-exclusive license:

(a) under intellectual property rights (other than patent or trademark) Licensable by Contributor to use, reproduce, modify, display, perform, sublicense and distribute the Modifications created by such Contributor (or portions thereof), either on an unmodified basis, with other Modifications, as Covered Software and/or as part of a Larger Work; and

(b) under Patent Claims infringed by the making, using, or selling of Modifications made by that Contributor either alone and/or in combination with its Contributor Version (or portions of such combination), to make, use, sell, offer for sale, have made, and/or otherwise dispose of: (1) Modifications made by that Contributor (or portions thereof); and (2) the combination of Modifications made by that Contributor with its Contributor Version (or portions of such combination).

(c) The licenses granted in Sections 2.2(a) and 2.2(b) are effective on the date Contributor first distributes or otherwise makes the Modifications available to a third party.

(d) Notwithstanding Section 2.2(b) above, no patent license is granted: (1) for any code that Contributor has deleted from the Contributor Version; (2) for infringements caused by: (i) third party modifications of Contributor Version, or (ii) the combination of Modifications made by that Contributor with other software (except as part of the Contributor Version) or other devices; or (3) under Patent Claims infringed by Covered Software in the absence of Modifications made by that Contributor.

3. Distribution Obligations.

3.1. Availability of Source Code.

Any Covered Software that You distribute or otherwise make available in Executable form must also be made available

in Source Code form and that Source Code form must be distributed only under the terms of this License. You must include a copy of this License with every copy of the Source Code form of the Covered Software You distribute or otherwise make available. You must inform recipients of any such Covered Software in Executable form as to how they can obtain such Covered Software in Source Code form in a reasonable manner on or through a medium customarily used for software exchange.

3.2. Modifications.

The Modifications that You create or to which You contribute are governed by the terms of this License. You represent that You believe Your Modifications are Your original creation(s) and/or You have sufficient rights to grant the rights conveyed by this License.

3.3. Required Notices.

You must include a notice in each of Your Modifications that identifies You as the Contributor of the Modification. You may not remove or alter any copyright, patent or trademark notices contained within the Covered Software, or any notices of licensing or any descriptive text giving attribution to any Contributor or the Initial Developer.

3.4. Application of Additional Terms.

You may not offer or impose any terms on any Covered Software in Source Code form that alters or restricts the applicable version of this License or the recipients' rights hereunder. You may choose to offer, and to charge a fee for, warranty, support, indemnity or liability obligations to one or more recipients of Covered Software. However, you may do so only on Your own behalf, and not on behalf of the Initial Developer or any Contributor. You must make it absolutely clear that any such warranty, support, indemnity or liability obligation is offered by You alone, and You hereby agree to indemnify the Initial Developer and every Contributor for any liability incurred by the Initial Developer or such Contributor as a result of warranty, support, indemnity or liability terms You offer.

3.5. Distribution of Executable Versions.

You may distribute the Executable form of the Covered Software under the terms of this License or under the terms of a license of Your choice, which may contain terms different from this License, provided that You are in compliance with the terms of this License and that the license for the Executable form does not attempt to limit or alter the recipient's rights in the Source Code form from the rights set forth in this License. If You distribute the Covered Software in Executable form under a different license, You must make it absolutely clear that any terms

which differ from this License are offered by You alone, not by the Initial Developer or Contributor. You hereby agree to indemnify the Initial Developer and every Contributor for any liability incurred by the Initial Developer or such Contributor as a result of any such terms You offer.

3.6. Larger Works.

You may create a Larger Work by combining Covered Software with other code not governed by the terms of this License and distribute the Larger Work as a single product. In such a case, You must make sure the requirements of this License are fulfilled for the Covered Software.

4. Versions of the License.

4.1. New Versions.

Sun Microsystems, Inc. is the initial license steward and may publish revised and/or new versions of this License from time to time. Each version will be given a distinguishing version number. Except as provided in Section 4.3, no one other than the license steward has the right to modify this License.

4.2. Effect of New Versions.

You may always continue to use, distribute or otherwise make the Covered Software available under the terms of the version of the License under which You originally received the Covered Software. If the Initial Developer includes a notice in the Original Software prohibiting it from being distributed or otherwise made available under any subsequent version of the

License, You must distribute and make the Covered Software available under the terms of the version of the License under which You originally received the Covered Software. Otherwise, You may also choose to use, distribute or otherwise make the Covered Software available under the terms of any subsequent version of the License published by the license steward.

4.3. Modified Versions.

When You are an Initial Developer and You want to create a new license for Your Original Software, You may create and use a modified version of this License if You: (a) rename the license and remove any references to the name of the license steward (except to note that the license differs from this License); and (b) otherwise make it clear that the license contains terms which differ from this License.

5. DISCLAIMER OF WARRANTY.

COVERED SOFTWARE IS PROVIDED UNDER THIS LICENSE ON AN .AS IS. BASIS, WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, WITHOUT LIMITATION, WARRANTIES

THAT THE COVERED SOFTWARE IS FREE OF DEFECTS, MERCHANTABILITY, FIT FOR A PARTICULAR PURPOSE OR NON-INFRINGEMENT. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE COVERED SOFTWARE IS WITH YOU. SHOULD ANY COVERED SOFTWARE PROVE DEFECTIVE IN ANY RESPECT, YOU (NOT THE INITIAL DEVELOPER OR ANY OTHER CONTRIBUTOR) ASSUME THE COST OF ANY NECESSARY SERVICING, REPAIR OR CORRECTION. THIS DISCLAIMER OF WARRANTY CONSTITUTES AN ESSENTIAL PART OF THIS LICENSE. NO USE OF ANY COVERED SOFTWARE IS AUTHORIZED HEREUNDER EXCEPT UNDER THIS DISCLAIMER.

6. TERMINATION.

6.1. This License and the rights granted hereunder will terminate automatically if You fail to comply with terms

herein and fail to cure such breach within 30 days of becoming aware of the breach. Provisions which, by their nature, must remain in effect beyond the termination of this License shall survive.

6.2. If You assert a patent infringement claim (excluding declaratory judgment actions) against Initial Developer or a Contributor (the Initial Developer or Contributor against whom You assert such claim is referred to as .Participant.) alleging that the Participant Software (meaning the Contributor Version where the Participant is a Contributor or the Original Software where the Participant is the Initial Developer) directly or indirectly infringes any patent, then any and all rights granted directly or indirectly to You by such Participant, the Initial Developer (if the Initial Developer is not the Participant) and all Contributors under Sections 2.1 and/or 2.2 of this License shall, upon 60 days notice from Participant terminate prospectively and automatically at the expiration of such 60 day notice period, unless if within such 60 day period You withdraw Your claim with respect to the Participant Software against such Participant either unilaterally or pursuant to a written agreement with Participant.

6.3. In the event of termination under Sections 6.1 or 6.2 above, all end user licenses that have been validly granted by You or any distributor hereunder prior to termination (excluding licenses granted to You by any distributor) shall survive termination.

7. LIMITATION OF LIABILITY.

UNDER NO CIRCUMSTANCES AND UNDER NO LEGAL THEORY, WHETHER TORT (INCLUDING NEGLIGENCE), CONTRACT, OR OTHERWISE, SHALL YOU, THE INITIAL DEVELOPER, ANY OTHER CONTRIBUTOR, OR ANY DISTRIBUTOR OF COVERED SOFTWARE, OR ANY SUPPLIER OF ANY OF SUCH PARTIES, BE LIABLE TO ANY PERSON FOR ANY INDIRECT, SPECIAL, INCIDENTAL, OR CONSEQUENTIAL DAMAGES OF ANY CHARACTER INCLUDING, WITHOUT LIMITATION, DAMAGES FOR LOST PROFITS, LOSS OF GOODWILL, WORK STOPPAGE, COMPUTER FAILURE OR MALFUNCTION, OR ANY AND ALL OTHER COMMERCIAL DAMAGES OR LOSSES, EVEN IF SUCH PARTY SHALL HAVE BEEN INFORMED OF THE POSSIBILITY OF SUCH DAMAGES. THIS LIMITATION OF LIABILITY SHALL NOT APPLY TO LIABILITY FOR DEATH OR PERSONAL INJURY RESULTING FROM SUCH PARTY.S NEGLIGENCE TO THE EXTENT APPLICABLE LAW PROHIBITS SUCH LIMITATION. SOME JURISDICTIONS

DO NOT ALLOW THE EXCLUSION OR LIMITATION OF INCIDENTAL OR CONSEQUENTIAL DAMAGES, SO THIS EXCLUSION AND LIMITATION MAY NOT APPLY TO YOU.

8. U.S. GOVERNMENT END USERS.

The Covered Software is a .commercial item., as that term is defined in 48 C.F.R. 2.101 (Oct. 1995), consisting of .commercial computer software. (as that term is defined at 48 C.F.R. ? 252.227-7014(a)(1)) and .commercial computer software documentation. as such terms are used in 48 C.F.R. 12.212 (Sept. 1995). Consistent with 48 C.F.R. 12.212 and 48 C.F.R. 227.7202-1 through 227.7202-4 (June 1995), all U.S. Government End Users acquire Covered Software with only those rights set forth herein. This U.S. Government Rights clause is in lieu of, and supersedes, any other FAR, DFAR, or other clause or provision that addresses Government rights in computer software under this License.

9. MISCELLANEOUS.

This License represents the complete agreement concerning subject matter hereof. If any provision of this License is held to be unenforceable, such provision shall be reformed only to the extent necessary to make it enforceable. This License shall be governed by the law of the jurisdiction specified in a notice contained within the

Original Software (except to the extent applicable law, if any, provides otherwise), excluding such jurisdiction.s conflict-of-law provisions. Any litigation relating to this License shall be subject to the jurisdiction of the courts located in the jurisdiction and venue specified in a notice contained within the Original Software, with the losing party responsible for costs, including, without limitation, court costs and reasonable attorneys. fees and expenses. The application of the United Nations Convention on Contracts for the International Sale of Goods is expressly excluded. Any law or regulation which provides that the language of a contract shall be construed against the drafter shall not apply to this License. You agree that You alone are responsible for compliance with the United States export administration regulations (and the export control laws and regulation of any other countries) when You use, distribute or otherwise make available any Covered Software.

10. RESPONSIBILITY FOR CLAIMS.

As between Initial Developer and the Contributors, each party is responsible for claims and damages arising, directly or indirectly, out of its utilization of rights under this License and You agree to work with Initial Developer and Contributors to distribute such responsibility on an equitable basis. Nothing herein is intended or shall be deemed to constitute any admission of liability.

NOTICE PURSUANT TO SECTION 9 OF THE COMMON DEVELOPMENT AND DISTRIBUTION LICENSE (CDDL)

The code released under the CDDL shall be governed by the laws of the State of California (excluding conflict-of-law provisions). Any litigation relating to this License shall be subject to the jurisdiction of the Federal Courts of the Northern District of California and the state courts of the State of California, with venue lying in Santa Clara County, California.

The GNU General Public License (GPL) Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc. 59 Temple Place, Suite 330, Boston, MA 02111-1307 USA

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. This General Public License applies to most of the Free Software Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Library General Public License instead.) You can apply it to your programs, too.

When we speak of free software,

we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and modification follow.

TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.

b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.

c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Program.

In addition, mere aggregation of another work not based on the Program with the Program (or with a work based on the Program) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

a) Accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code

for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear

what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY

OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

END OF TERMS AND CONDITIONS

How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

One line to give the program's name and a brief idea of what it does.

Copyright (C)

This program is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation; either version 2 of the License, or (at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program; if not, write to the Free Software Foundation, Inc., 59 Temple Place, Suite 330, Boston, MA 02111-1307 USA

Also add information on how to contact you by electronic and paper mail.

If the program is interactive, make it output a short notice like this when it starts in an interactive mode:

Gnomovision version 69, Copyright (C) year name of author

Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type `show w'. This is free software, and you are welcome to redistribute it under certain conditions; type `show c' for details.

The hypothetical commands `show w' and `show c' should show the appropriate parts of the General Public License. Of course, the commands you use may be called something other than `show w' and `show c'; they could even be mouse-clicks or menu items--whatever suits your program.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the program, if necessary. Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the program `Gnomovision' (which makes passes at compilers) written by James Hacker.

signature of Ty Coon, 1 April 1989

Ty Coon, President of Vice

This General Public License does not permit incorporating your program into proprietary programs. If your program

is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Library General Public License instead of this License.

"CLASSPATH" EXCEPTION TO THE GPL VERSION 2

Certain source files distributed by Sun Microsystems, Inc. are subject to the following clarification and special exception to the GPL Version 2, but only where Sun has expressly included in the particular source file's header the words

"Sun designates this particular file as subject to the "Classpath" exception as provided by Sun in the License file that accompanied this code."

Linking this library statically or dynamically with other modules is making a combined work based on this library. Thus, the terms and conditions of the GNU General Public License Version 2 cover the whole combination.

As a special exception, the copyright holders of this library give you permission to link this library with independent modules to produce an executable, regardless of the license terms of these independent modules, and to copy and distribute the resulting executable under terms of your choice, provided that you also meet, for each linked independent module, the terms and conditions of the license of that module.? An independent module is a module which is not derived from or based on this library.? If you modify this library, you may extend this exception to your version of the library, but you are not obligated to do so.? If you do not wish to do so, delete this exception statement from your version.

1.834 term 0.5.0

1.834.1 Available under license :

Apache License

Version 2.0, January 2004

<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the

outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed

as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a

result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

Copyright (c) 2014 The Rust Project Developers

Permission is hereby granted, free of charge, to any

person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

1.835 kubernetes-klog 2.100.1

1.835.1 Available under license :

Apache License
Version 2.0, January 2004
<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License.

Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of,

publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License.

Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution.

You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

You must give any other recipients of the Work or Derivative Works a copy of this License; and

You must cause any modified files to carry prominent notices stating that You changed the files; and

You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and

If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided

that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions.

Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks.

This License does not grant permission to use the trade names, trademarks, service marks,

or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty.

Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability.

In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall

any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability.

While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to
in writing, software
distributed under the License is distributed on an "AS IS" BASIS,
WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
See the License for the specific language governing permissions and
limitations under the License.

1.836 systemd 245.4-4ubuntu3.22

1.836.1 Available under license :

```
// Copyright 2014 The Chromium OS Authors. All rights reserved.  
//  
// Redistribution and use in source and binary forms, with or without  
// modification, are permitted provided that the following conditions are  
// met:  
//
```

```
// * Redistributions of source code must retain the above copyright
// notice, this list of conditions and the following disclaimer.
// * Redistributions in binary form must reproduce the above
// copyright notice, this list of conditions and the following disclaimer
// in the documentation and/or other materials provided with the
// distribution.
// * Neither the name of Google Inc. nor the names of its
// contributors may be used to endorse or promote products derived from
// this software without specific prior written permission.
//
// THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS
// "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT
// LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR
// A PARTICULAR
// PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT
// OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL,
// SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT
// LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE,
// DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY
// THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT
// (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE
// OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.
```

GNU GENERAL PUBLIC LICENSE

Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.,
51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA
Everyone is permitted to copy and distribute verbatim copies
of this license document, but changing it is not allowed.

Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. This General Public License applies to most of the Free Software Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Lesser General Public License instead.) You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it

in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and modification follow.

GNU GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.

b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.

c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, and can be reasonably considered

independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Program.

In addition, mere aggregation of another work not based on the Program with the Program (or with a work based on the Program) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

a) Accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary

form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then

the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free

Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW.

EXCEPT WHEN

OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN

IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

END OF TERMS AND CONDITIONS

How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

<one line to give the program's name and a brief idea of what it does.>

Copyright (C) <year> <name of author>

This program is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation; either version 2 of the License,

or

(at your option) any later version.

This program is distributed in the hope that it will be useful,
but WITHOUT ANY WARRANTY; without even the implied warranty of
MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the
GNU General Public License for more details.

You should have received a copy of the GNU General Public License along
with this program; if not, write to the Free Software Foundation, Inc.,
51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA.

Also add information on how to contact you by electronic and paper mail.

If the program is interactive, make it output a short notice like this
when it starts in an interactive mode:

```
Gnomovision version 69, Copyright (C) year name of author  
Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type `show w'.  
This is free software, and you are welcome to redistribute it  
under certain conditions; type `show c' for details.
```

The hypothetical commands ``show w'`
and ``show c'` should show the appropriate
parts of the General Public License. Of course, the commands you use may
be called something other than ``show w'` and ``show c'`; they could even be
mouse-clicks or menu items--whatever suits your program.

You should also get your employer (if you work as a programmer) or your
school, if any, to sign a "copyright disclaimer" for the program, if
necessary. Here is a sample; alter the names:

```
Yoyodyne, Inc., hereby disclaims all copyright interest in the program  
'Gnomovision' (which makes passes at compilers) written by James Hacker.
```

```
<signature of Ty Coon>, 1 April 1989
```

```
Ty Coon, President of Vice
```

This General Public License does not permit incorporating your program into
proprietary programs. If your program is a subroutine library, you may
consider it more useful to permit linking proprietary applications with the
library. If this is what you want to do, use the GNU Lesser General
Public License instead of this License.

1.837 prometheus-common 0.44.0

1.837.1 Available under license :

Common libraries shared by Prometheus Go components.
Copyright 2015 The Prometheus Authors

This product includes software developed at
SoundCloud Ltd. (<http://soundcloud.com/>).

Apache License
Version 2.0, January 2004
<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the

editorial
revisions, annotations, elaborations, or other modifications
represent, as a whole, an original work of authorship. For the purposes
of this License, Derivative Works shall not include works that remain
separable from, or merely link (or bind by name) to the interfaces of,
the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including
the original version of the Work and any modifications or additions
to that Work or Derivative Works thereof, that is intentionally
submitted to Licensor for inclusion in the Work by the copyright owner
or by an individual or Legal Entity authorized to submit on behalf of
the copyright owner. For the purposes of this definition, "submitted"
means any form of electronic, verbal, or written communication sent
to the Licensor or its representatives, including but not limited to
communication on electronic mailing lists, source code control systems,
and issue tracking systems that are managed by, or on behalf of, the
Licensor for the purpose of discussing and improving the Work, but
excluding communication that is conspicuously marked or otherwise
designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity
on behalf of whom a Contribution has been received by Licensor and
subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of
this License, each Contributor hereby grants to You a perpetual,
worldwide, non-exclusive, no-charge, royalty-free, irrevocable
copyright license to reproduce, prepare Derivative Works of,
publicly display, publicly perform, sublicense, and distribute the
Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of
this License,
each Contributor hereby grants to You a perpetual,
worldwide, non-exclusive, no-charge, royalty-free, irrevocable
(except as stated in this section) patent license to make, have made,
use, offer to sell, sell, import, and otherwise transfer the Work,
where such license applies only to those patent claims licensable
by such Contributor that are necessarily infringed by their
Contribution(s) alone or by combination of their Contribution(s)
with the Work to which such Contribution(s) was submitted. If You
institute patent litigation against any entity (including a
cross-claim or counterclaim in a lawsuit) alleging that the Work
or a Contribution incorporated within the Work constitutes direct
or contributory patent infringement, then any patent licenses
granted to You under this License for that Work shall terminate
as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of

this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

1.838 masterminds-semver 3.2.1

1.838.1 Available under license :

Copyright (C) 2014-2019, Matt Butcher and Matt Farina

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

1.839 logback-access 1.2.12

1.839.1 Available under license :

No license file was found, but licenses were detected in source scan.

Logback: the reliable, generic, fast and flexible logging framework.

Copyright (C) 1999-2010, QOS.ch. All rights reserved.

#

See <http://logback.qos.ch/license.html> for the applicable licensing

conditions.

This SQL script creates the required tables by ch.qos.logback.classic.db.DBAppender

#

It is intended for PostgreSQL databases.

```
DROP TABLE access_event_exception;
```

```
DROP SEQUENCE access_event_id_seq;
```

```
DROP TABLE access_event;
```

```
CREATE SEQUENCE access_event_id_seq MINVALUE 1 START 1;
```

```
CREATE TABLE access_event
```

```
(
```

```
  timestmp      BIGINT NOT NULL,
```

```
  requestURI    VARCHAR(254),
```

```
  requestURL    VARCHAR(254),
```

```
  remoteHost    VARCHAR(254),
```

```
  remoteUser    VARCHAR(254),
```

```
  remoteAddr    VARCHAR(254),
```

```
  protocol      VARCHAR(254),
```

```
  method        VARCHAR(254),
```

```
  serverName    VARCHAR(254),
```

```
  postContent   VARCHAR(254),
```

```
  event_id      BIGINT DEFAULT
```

```
  nextval('access_event_id_seq') PRIMARY KEY
```

```
);
```

```
CREATE TABLE access_event_header
```

```
(
```

```
  event_id      BIGINT NOT NULL,
```

```
  header_key    VARCHAR(254) NOT NULL,
```

```
  header_value  VARCHAR(1024),
```

```
  PRIMARY KEY(event_id, header_key),
```

```
  FOREIGN KEY (event_id) REFERENCES access_event(event_id)
```

```
);
```

Found in path(s):

```
* /opt/cola/permits/1696247542_1685058174.793666/0/logback-access-1-2-12-sources-  
jar/ch/qos/logback/access/db/script/postgresql.sql
```

No license file was found, but licenses were detected in source scan.

```
# Logback: the reliable, generic, fast and flexible logging framework.
```

```
# Copyright (C) 1999-2010, QOS.ch. All rights reserved.
```

```
#
```

```
# See http://logback.qos.ch/license.html for the applicable licensing
```

```
# conditions.
```

```
# This SQL script creates the required tables by ch.qos.logback.access.db.DBAppender.
```

```
#
```

```
# It is intended for MySQL databases. It has been tested on MySQL 5.5.31 with
```

```
# INNODB tables.
```

```
BEGIN;
```

```
DROP TABLE IF EXISTS access_event_header;
```

```
DROP TABLE IF EXISTS access_event;
```

```
COMMIT;
```

```
BEGIN;
```

```
CREATE TABLE access_event
```

```
(
```

```
  timestmp      BIGINT NOT NULL,
```

```
  requestURI    VARCHAR(254),
```

```
  requestURL    VARCHAR(254),
```

```
  remoteHost    VARCHAR(254),
```

```
  remoteUser    VARCHAR(254),
```

```
  remoteAddr    VARCHAR(254),
```

```
  protocol      VARCHAR(254),
```

```
  method        VARCHAR(254),
```

```
  serverName    VARCHAR(254),
```

```
  postContent   VARCHAR(254),
```

```
  event_id      BIGINT NOT NULL
```

```
  AUTO_INCREMENT PRIMARY KEY
```

```
);
```

```
COMMIT;
```

```
BEGIN;
```

```
CREATE TABLE access_event_header
```

```
(
```

```
  event_id      BIGINT NOT NULL,
```

```
  header_key    VARCHAR(254) NOT NULL,
```

```
  header_value  VARCHAR(1024),
```

```
  PRIMARY KEY(event_id, header_key),
```

```
  FOREIGN KEY (event_id) REFERENCES access_event(event_id)
```

```
);  
COMMIT;
```

Found in path(s):

```
* /opt/cola/permits/1696247542_1685058174.793666/0/logback-access-1-2-12-sources-  
jar/ch/qos/logback/access/db/script/mysql.sql
```

No license file was found, but licenses were detected in source scan.

```
-- Logback: the reliable, generic, fast and flexible logging framework.
```

```
-- Copyright (C) 1999-2010, QOS.ch. All rights reserved.
```

```
--
```

```
-- See http://logback.qos.ch/license.html for the applicable licensing
```

```
-- conditions.
```

```
-- This SQL script creates the required tables by ch.qos.logback.access.db.DBAppender
```

```
--
```

```
-- It is intended for Oracle databases.
```

```
CREATE SEQUENCE access_event_id_seq MINVALUE 1 START WITH 1;
```

```
CREATE TABLE access_event
```

```
(  
  timestmp      NUMBER(20) NOT NULL,  
  requestURI    VARCHAR(254),  
  requestURL    VARCHAR(254),  
  remoteHost    VARCHAR(254),  
  remoteUser    VARCHAR(254),  
  remoteAddr    VARCHAR(254),  
  protocol      VARCHAR(254),  
  method        VARCHAR(254),  
  serverName    VARCHAR(254),  
  postContent   VARCHAR(254),  
  event_id      NUMBER(20) PRIMARY KEY  
);
```

```
-- the / suffix may or may not be needed depending on your SQL Client
```

```
--
```

```
Some SQL Clients, e.g. Squirrel SQL has trouble with the following
```

```
-- trigger creation command, while SQLPlus (the basic SQL Client which
```

```
-- ships with Oracle) has no trouble at all.
```

```
CREATE TRIGGER access_event_id_seq_trig
```

```
BEFORE INSERT ON access_event
```

```
FOR EACH ROW
```

```
BEGIN
```

```
  SELECT access_event_id_seq.NEXTVAL
```

```
    INTO :NEW.event_id
    FROM DUAL;
END access_event_id_seq_trig;
/
```

```
CREATE TABLE access_event_header
(
    event_id    NUMBER(20) NOT NULL,
    header_key  VARCHAR2(254) NOT NULL,
    header_value VARCHAR2(1024),
    PRIMARY KEY(event_id, header_key),
    FOREIGN KEY (event_id) REFERENCES access_event(event_id)
);
```

Found in path(s):

```
* /opt/cola/permits/1696247542_1685058174.793666/0/logback-access-1-2-12-sources-
jar/ch/qos/logback/access/db/script/oracle.sql
```

No license file was found, but licenses were detected in source scan.

```
# Logback: the reliable, generic, fast and flexible logging framework.
```

```
# Copyright (C) 1999-2010, QOS.ch. All rights reserved.
```

```
#
```

```
# See http://logback.qos.ch/license.html for the applicable licensing
```

```
# conditions.
```

```
# This SQL script creates the required tables by ch.qos.logback.access.db.DBAppender
```

```
#
```

```
# It is intended for IBM DB2 databases.
```

```
#
```

```
# WARNING WARNING WARNING WARNING
```

```
# =====
```

```
# This SQL script has not been tested on an actual DB2
```

```
# instance. It may contain errors or even invalid SQL
```

```
# statements.
```

```
DROP TABLE access_event_header;
```

```
DROP TABLE access_event;
```

```
CREATE TABLE access_event
```

```
(
```

```
    timestmp    BIGINT NOT NULL,
```

```
    requestURI  VARCHAR(254),
```

```
    requestURL  VARCHAR(254),
```

```
    remoteHost  VARCHAR(254),
```

```
    remoteUser  VARCHAR(254),
```

```
    remoteAddr  VARCHAR(254),
```

```
    protocol    VARCHAR(254),
```

```
    method      VARCHAR(254),
```

```
serverName
    VARCHAR(254),
postContent    VARCHAR(254),
event_id      INTEGER GENERATED ALWAYS AS IDENTITY (START WITH 1)
);
```

```
CREATE TABLE access_event_header
(
    event_id    INTEGER NOT NULL,
    header_key  VARCHAR(254) NOT NULL,
    header_value VARCHAR(1024),
    PRIMARY KEY(event_id, header_key),
    FOREIGN KEY (event_id) REFERENCES access_event(event_id)
);
```

Found in path(s):

```
* /opt/cola/permits/1696247542_1685058174.793666/0/logback-access-1-2-12-sources-
jar/ch/qos/logback/access/db/script/db2.sql
```

No license file was found, but licenses were detected in source scan.

```
/**
```

```
* Logback: the reliable, generic, fast and flexible logging framework.
* Copyright (C) 1999-2013, QOS.ch. All rights reserved.
*
* This program and the accompanying materials are dual-licensed under
* either the terms of the Eclipse Public License v1.0 as published by
* the Eclipse Foundation
*
* or (per the licensee's choosing)
*
* under the terms of the GNU Lesser General Public License version 2.1
* as published by the Free Software Foundation.
*/
```

Found in path(s):

```
* /opt/cola/permits/1696247542_1685058174.793666/0/logback-access-1-2-12-sources-
jar/ch/qos/logback/access/pattern/ElapsedSecondsConverter.java
* /opt/cola/permits/1696247542_1685058174.793666/0/logback-access-1-2-12-sources-
jar/ch/qos/logback/access/pattern/SessionIDConverter.java
* /opt/cola/permits/1696247542_1685058174.793666/0/logback-access-1-2-12-sources-
jar/ch/qos/logback/access/pattern/QueryStringConverter.java
* /opt/cola/permits/1696247542_1685058174.793666/0/logback-access-1-2-12-sources-
jar/ch/qos/logback/access/pattern/ThreadNameConverter.java
```

No license file was found, but licenses were detected in source scan.

```
/**
```

```
* Logback: the reliable, generic, fast and flexible logging framework.
* Copyright (C) 1999-2015, QOS.ch. All rights reserved.
```

*
* This program and the accompanying materials are dual-licensed under
* either the terms of the Eclipse Public License v1.0 as published by
* the Eclipse Foundation
*
* or (per the licensee's choosing)
*
* under the terms of the GNU Lesser General Public License version 2.1
* as published by the Free Software Foundation.
*/

Found in path(s):

* /opt/cola/permits/1696247542_1685058174.793666/0/logback-access-1-2-12-sources-jar/ch/qos/logback/access/boolex/JaninoEventEvaluator.java
* /opt/cola/permits/1696247542_1685058174.793666/0/logback-access-1-2-12-sources-jar/ch/qos/logback/access/net/SocketNode.java
* /opt/cola/permits/1696247542_1685058174.793666/0/logback-access-1-2-12-sources-jar/ch/qos/logback/access/pattern/FullResponseConverter.java
* /opt/cola/permits/1696247542_1685058174.793666/0/logback-access-1-2-12-sources-jar/ch/qos/logback/access/jetty/RequestLogRegistry.java
*
/opt/cola/permits/1696247542_1685058174.793666/0/logback-access-1-2-12-sources-jar/ch/qos/logback/access/html/UrlCssBuilder.java
* /opt/cola/permits/1696247542_1685058174.793666/0/logback-access-1-2-12-sources-jar/ch/qos/logback/access/spi/AccessContext.java
* /opt/cola/permits/1696247542_1685058174.793666/0/logback-access-1-2-12-sources-jar/ch/qos/logback/access/net/server/ServerSocketAppender.java
* /opt/cola/permits/1696247542_1685058174.793666/0/logback-access-1-2-12-sources-jar/ch/qos/logback/access/pattern/LocalIPAddressConverter.java
* /opt/cola/permits/1696247542_1685058174.793666/0/logback-access-1-2-12-sources-jar/ch/qos/logback/access/net/SMTPAppender.java
* /opt/cola/permits/1696247542_1685058174.793666/0/logback-access-1-2-12-sources-jar/ch/qos/logback/access/filter/PeriodicStats.java
* /opt/cola/permits/1696247542_1685058174.793666/0/logback-access-1-2-12-sources-jar/ch/qos/logback/access/servlet/Util.java
*
/opt/cola/permits/1696247542_1685058174.793666/0/logback-access-1-2-12-sources-jar/ch/qos/logback/access/AccessConstants.java
* /opt/cola/permits/1696247542_1685058174.793666/0/logback-access-1-2-12-sources-jar/ch/qos/logback/access/sift/SiftingJoranConfigurator.java
* /opt/cola/permits/1696247542_1685058174.793666/0/logback-access-1-2-12-sources-jar/ch/qos/logback/access/pattern/FullRequestConverter.java
* /opt/cola/permits/1696247542_1685058174.793666/0/logback-access-1-2-12-sources-jar/ch/qos/logback/access/html/DefaultCssBuilder.java
* /opt/cola/permits/1696247542_1685058174.793666/0/logback-access-1-2-12-sources-jar/ch/qos/logback/access/pattern/AccessConverter.java
* /opt/cola/permits/1696247542_1685058174.793666/0/logback-access-1-2-12-sources-jar/ch/qos/logback/access/pattern/LineSeparatorConverter.java

* /opt/cola/permits/1696247542_1685058174.793666/0/logback-access-1-2-12-sources-jar/ch/qos/logback/access/pattern/EnsureLineSeparation.java
*
/opt/cola/permits/1696247542_1685058174.793666/0/logback-access-1-2-12-sources-jar/ch/qos/logback/access/pattern/RemoteHostConverter.java
* /opt/cola/permits/1696247542_1685058174.793666/0/logback-access-1-2-12-sources-jar/ch/qos/logback/access/pattern/RequestContentConverter.java
* /opt/cola/permits/1696247542_1685058174.793666/0/logback-access-1-2-12-sources-jar/ch/qos/logback/access/servlet/TeeServletOutputStream.java
* /opt/cola/permits/1696247542_1685058174.793666/0/logback-access-1-2-12-sources-jar/ch/qos/logback/access/html/HTMLLayout.java
* /opt/cola/permits/1696247542_1685058174.793666/0/logback-access-1-2-12-sources-jar/ch/qos/logback/access/filter/StatsByDay.java
* /opt/cola/permits/1696247542_1685058174.793666/0/logback-access-1-2-12-sources-jar/ch/qos/logback/access/joran/action/EvaluatorAction.java
* /opt/cola/permits/1696247542_1685058174.793666/0/logback-access-1-2-12-sources-jar/ch/qos/logback/access/filter/StatsByWeek.java
* /opt/cola/permits/1696247542_1685058174.793666/0/logback-access-1-2-12-sources-jar/ch/qos/logback/access/pattern/ResponseHeaderConverter.java
*
/opt/cola/permits/1696247542_1685058174.793666/0/logback-access-1-2-12-sources-jar/ch/qos/logback/access/PatternLayoutEncoder.java
* /opt/cola/permits/1696247542_1685058174.793666/0/logback-access-1-2-12-sources-jar/ch/qos/logback/access/pattern/RemoteUserConverter.java
* /opt/cola/permits/1696247542_1685058174.793666/0/logback-access-1-2-12-sources-jar/ch/qos/logback/access/servlet/TeeHttpServletResponse.java
* /opt/cola/permits/1696247542_1685058174.793666/0/logback-access-1-2-12-sources-jar/ch/qos/logback/access/jetty/JettyServerAdapter.java
* /opt/cola/permits/1696247542_1685058174.793666/0/logback-access-1-2-12-sources-jar/ch/qos/logback/access/pattern/RemoteIPAddressConverter.java
* /opt/cola/permits/1696247542_1685058174.793666/0/logback-access-1-2-12-sources-jar/ch/qos/logback/access/pattern/NAConverter.java
* /opt/cola/permits/1696247542_1685058174.793666/0/logback-access-1-2-12-sources-jar/ch/qos/logback/access/spi/IAccessEvent.java
*
/opt/cola/permits/1696247542_1685058174.793666/0/logback-access-1-2-12-sources-jar/ch/qos/logback/access/sift/AccessEventDiscriminator.java
* /opt/cola/permits/1696247542_1685058174.793666/0/logback-access-1-2-12-sources-jar/ch/qos/logback/access/tomcat/LogbackValve.java
* /opt/cola/permits/1696247542_1685058174.793666/0/logback-access-1-2-12-sources-jar/ch/qos/logback/access/filter/CountingFilter.java
* /opt/cola/permits/1696247542_1685058174.793666/0/logback-access-1-2-12-sources-jar/ch/qos/logback/access/pattern/RequestCookieConverter.java
* /opt/cola/permits/1696247542_1685058174.793666/0/logback-access-1-2-12-sources-jar/ch/qos/logback/access/pattern/LocalPortConverter.java
* /opt/cola/permits/1696247542_1685058174.793666/0/logback-access-1-2-12-sources-jar/ch/qos/logback/access/pattern/RequestHeaderConverter.java
* /opt/cola/permits/1696247542_1685058174.793666/0/logback-access-1-2-12-sources-

jar/ch/qos/logback/access/servlet/TeeFilter.java
*
/opt/cola/permits/1696247542_1685058174.793666/0/logback-access-1-2-12-sources-
jar/ch/qos/logback/access/pattern/RequestURLConverter.java
* /opt/cola/permits/1696247542_1685058174.793666/0/logback-access-1-2-12-sources-
jar/ch/qos/logback/access/filter/StatisticalView.java
* /opt/cola/permits/1696247542_1685058174.793666/0/logback-access-1-2-12-sources-
jar/ch/qos/logback/access/pattern/StatusCodeConverter.java
* /opt/cola/permits/1696247542_1685058174.793666/0/logback-access-1-2-12-sources-
jar/ch/qos/logback/access/pattern/RequestMethodConverter.java
* /opt/cola/permits/1696247542_1685058174.793666/0/logback-access-1-2-12-sources-
jar/ch/qos/logback/access/pattern/DateConverter.java
* /opt/cola/permits/1696247542_1685058174.793666/0/logback-access-1-2-12-sources-
jar/ch/qos/logback/access/servlet/TeeServletInputStream.java
* /opt/cola/permits/1696247542_1685058174.793666/0/logback-access-1-2-12-sources-
jar/ch/qos/logback/access/sift/SiftAction.java
* /opt/cola/permits/1696247542_1685058174.793666/0/logback-access-1-2-12-sources-
jar/ch/qos/logback/access/jetty/JettyModernServerAdapter.java
*
/opt/cola/permits/1696247542_1685058174.793666/0/logback-access-1-2-12-sources-
jar/ch/qos/logback/access/servlet/TeeHttpServletRequest.java
* /opt/cola/permits/1696247542_1685058174.793666/0/logback-access-1-2-12-sources-
jar/ch/qos/logback/access/pattern/ResponseContentConverter.java
* /opt/cola/permits/1696247542_1685058174.793666/0/logback-access-1-2-12-sources-
jar/ch/qos/logback/access/filter/StatsByMonth.java
* /opt/cola/permits/1696247542_1685058174.793666/0/logback-access-1-2-12-sources-
jar/ch/qos/logback/access/jetty/RequestLogImpl.java
* /opt/cola/permits/1696247542_1685058174.793666/0/logback-access-1-2-12-sources-
jar/ch/qos/logback/access/pattern/RequestAttributeConverter.java
* /opt/cola/permits/1696247542_1685058174.793666/0/logback-access-1-2-12-sources-
jar/ch/qos/logback/access/pattern/RequestProtocolConverter.java
* /opt/cola/permits/1696247542_1685058174.793666/0/logback-access-1-2-12-sources-
jar/ch/qos/logback/access/net/AccessEventPreSerializationTransformer.java
*
/opt/cola/permits/1696247542_1685058174.793666/0/logback-access-1-2-12-sources-
jar/ch/qos/logback/access/net/SSLSocketAppender.java
* /opt/cola/permits/1696247542_1685058174.793666/0/logback-access-1-2-12-sources-
jar/ch/qos/logback/access/filter/StatsByHour.java
* /opt/cola/permits/1696247542_1685058174.793666/0/logback-access-1-2-12-sources-
jar/ch/qos/logback/access/joran/JoranConfigurator.java
* /opt/cola/permits/1696247542_1685058174.793666/0/logback-access-1-2-12-sources-
jar/ch/qos/logback/access/ViewStatusMessagesServlet.java
* /opt/cola/permits/1696247542_1685058174.793666/0/logback-access-1-2-12-sources-
jar/ch/qos/logback/access/filter/StatsByMinute.java
* /opt/cola/permits/1696247542_1685058174.793666/0/logback-access-1-2-12-sources-
jar/ch/qos/logback/access/spi/AccessEvent.java
* /opt/cola/permits/1696247542_1685058174.793666/0/logback-access-1-2-12-sources-
jar/ch/qos/logback/access/tomcat/TomcatServerAdapter.java

```

*
/opt/cola/permits/1696247542_1685058174.793666/0/logback-access-1-2-12-sources-
jar/ch/qos/logback/access/joran/action/ConfigurationAction.java
* /opt/cola/permits/1696247542_1685058174.793666/0/logback-access-1-2-12-sources-
jar/ch/qos/logback/access/pattern/RequestURICConverter.java
* /opt/cola/permits/1696247542_1685058174.793666/0/logback-access-1-2-12-sources-
jar/ch/qos/logback/access/pattern/ElapsedTimeConverter.java
* /opt/cola/permits/1696247542_1685058174.793666/0/logback-access-1-2-12-sources-
jar/ch/qos/logback/access/pattern/ContentLengthConverter.java
* /opt/cola/permits/1696247542_1685058174.793666/0/logback-access-1-2-12-sources-
jar/ch/qos/logback/access/sift/AppenderFactoryUsingJoran.java
* /opt/cola/permits/1696247542_1685058174.793666/0/logback-access-1-2-12-sources-
jar/ch/qos/logback/access/net/URLEvaluator.java
* /opt/cola/permits/1696247542_1685058174.793666/0/logback-access-1-2-12-sources-
jar/ch/qos/logback/access/net/server/SSLServerSocketAppender.java
*
/opt/cola/permits/1696247542_1685058174.793666/0/logback-access-1-2-12-sources-
jar/ch/qos/logback/access/net/SocketAppender.java
* /opt/cola/permits/1696247542_1685058174.793666/0/logback-access-1-2-12-sources-
jar/ch/qos/logback/access/spi/ServerAdapter.java
* /opt/cola/permits/1696247542_1685058174.793666/0/logback-access-1-2-12-sources-
jar/ch/qos/logback/access/sift/SiftingAppender.java
* /opt/cola/permits/1696247542_1685058174.793666/0/logback-access-1-2-12-sources-
jar/ch/qos/logback/access/filter/StatisticalViewImpl.java
* /opt/cola/permits/1696247542_1685058174.793666/0/logback-access-1-2-12-sources-
jar/ch/qos/logback/access/pattern/ServerNameConverter.java
* /opt/cola/permits/1696247542_1685058174.793666/0/logback-access-1-2-12-sources-
jar/ch/qos/logback/access/spi/Util.java
* /opt/cola/permits/1696247542_1685058174.793666/0/logback-access-1-2-12-sources-
jar/ch/qos/logback/access/pattern/RequestParameterConverter.java
*
/opt/cola/permits/1696247542_1685058174.793666/0/logback-access-1-2-12-sources-
jar/ch/qos/logback/access/net/SimpleSocketServer.java
* /opt/cola/permits/1696247542_1685058174.793666/0/logback-access-1-2-12-sources-
jar/ch/qos/logback/access/PatternLayout.java
No license file was found, but licenses were detected in source scan.

```

```

-- Logback: the reliable, generic, fast and flexible logging framework.
-- Copyright (C) 1999-2010, QOS.ch. All rights reserved.
--
-- See http://logback.qos.ch/license.html for the applicable licensing
-- conditions.

-- This SQL script creates the required tables by ch.qos.logback.access.db.DBAppender
--

```

```

DROP TABLE access_event_header
DROP TABLE access_event

```

```
CREATE TABLE access_event
(
  timestmp      BIGINT NOT NULL,
  requestURI    VARCHAR(254),
  requestURL    VARCHAR(254),
  remoteHost    VARCHAR(254),
  remoteUser    VARCHAR(254),
  remoteAddr    VARCHAR(254),
  protocol      VARCHAR(254),
  method        VARCHAR(254),
  serverName    VARCHAR(254),
  postContent   VARCHAR(254),
  event_id      INT NOT NULL identity,
  PRIMARY KEY(event_id)
)
```

```
CREATE TABLE access_event_header
(
  event_id      INT NOT NULL,
  header_key    VARCHAR(254) NOT NULL,
  header_value  VARCHAR(1024),
  PRIMARY KEY(event_id, header_key),
  FOREIGN KEY (event_id) REFERENCES access_event(event_id)
)
```

Found in path(s):

```
* /opt/cola/permits/1696247542_1685058174.793666/0/logback-access-1-2-12-sources-
jar/ch/qos/logback/access/db/script/msSQLServer.sql
```

No license file was found, but licenses were detected in source scan.

```
# Logback: the reliable, generic, fast and flexible logging framework.
```

```
# Copyright (C) 1999-2010, QOS.ch. All rights reserved.
```

```
#
```

```
# See http://logback.qos.ch/license.html for the applicable licensing
```

```
# conditions.
```

```
# This SQL script creates the required tables by ch.qos.logback.access.db.DBAppender
```

```
#
```

```
# It is intended for HSQL databases.
```

```
DROP TABLE access_event_header IF EXISTS;
```

```
DROP TABLE access_event IF EXISTS;
```

```
CREATE TABLE access_event (
```

```
  timestmp BIGINT NOT NULL,
```

```
requestURI VARCHAR(254),
requestURL VARCHAR(254),
remoteHost VARCHAR(254),
remoteUser VARCHAR(254),
remoteAddr VARCHAR(254),
protocol VARCHAR(254),
method VARCHAR(254),
serverName VARCHAR(254),
postContent VARCHAR(254),
event_id BIGINT NOT NULL IDENTITY);
```

```
CREATE TABLE access_event_header (
event_id BIGINT NOT NULL,
header_key VARCHAR(254) NOT NULL,
header_value LONGVARCHAR,
PRIMARY KEY(event_id, header_key),
FOREIGN KEY
(event_id) REFERENCES access_event(event_id));
```

Found in path(s):

```
* /opt/cola/permits/1696247542_1685058174.793666/0/logback-access-1-2-12-sources-
jar/ch/qos/logback/access/db/script/hsqldb.sql
```

1.840 openssl 1.1.1f-1ubuntu2.19

1.840.1 Available under license :

LICENSE ISSUES

=====

The OpenSSL toolkit stays under a double license, i.e. both the conditions of the OpenSSL License and the original SSLeay license apply to the toolkit. See below for the actual license texts.

OpenSSL License

```
/* =====
```

```
* Copyright (c) 1998-2019 The OpenSSL Project. All rights reserved.
```

```
*
```

```
* Redistribution and use in source and binary forms, with or without
* modification, are permitted provided that the following conditions
* are met:
```

```
*
```

```
* 1. Redistributions of source code must retain the above copyright
```

```
* notice, this list of conditions and the following disclaimer.
```

*
 * 2. Redistributions in binary form must reproduce the above copyright
 * notice, this list of conditions and the following disclaimer in
 * the documentation and/or other materials provided with the
 * distribution.
 *
 * 3. All advertising materials mentioning features or use
 of this
 * software must display the following acknowledgment:
 * "This product includes software developed by the OpenSSL Project
 * for use in the OpenSSL Toolkit. (<http://www.openssl.org/>)"
 *
 * 4. The names "OpenSSL Toolkit" and "OpenSSL Project" must not be used to
 * endorse or promote products derived from this software without
 * prior written permission. For written permission, please contact
 * openssl-core@openssl.org.
 *
 * 5. Products derived from this software may not be called "OpenSSL"
 * nor may "OpenSSL" appear in their names without prior written
 * permission of the OpenSSL Project.
 *
 * 6. Redistributions of any form whatsoever must retain the following
 * acknowledgment:
 * "This product includes software developed by the OpenSSL Project
 * for use in the OpenSSL Toolkit (<http://www.openssl.org/>)"
 *
 * THIS SOFTWARE IS PROVIDED BY THE OpenSSL PROJECT ``AS IS" AND ANY
 * EXPRESSED OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED
 TO, THE
 * IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR
 * PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE OpenSSL PROJECT OR
 * ITS CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL,
 * SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT
 * NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES;
 * LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION)
 * HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT,
 * STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE)
 * ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED
 * OF THE POSSIBILITY OF SUCH DAMAGE.
 * =====
 *
 * This product includes cryptographic software written by Eric Young
 * (eay@cryptsoft.com). This product includes software written by Tim
 * Hudson (tjh@cryptsoft.com).
 *
 */

Original SSLeay License

```
/* Copyright (C) 1995-1998 Eric Young (eay@cryptsoft.com)
 * All rights reserved.
 *
 * This package is an SSL implementation written
 * by Eric Young (eay@cryptsoft.com).
 * The implementation was written so as to conform with Netscapes SSL.
 *
 * This library is free for commercial and non-commercial use as long as
 * the following conditions are aheared to. The following conditions
 * apply to all code found in this distribution, be it the RC4, RSA,
 * lhash, DES, etc., code; not just the SSL code. The SSL documentation
 * included with this distribution is covered by the same copyright terms
 * except that the holder is Tim Hudson (tjh@cryptsoft.com).
 *
 * Copyright remains Eric Young's, and as such any Copyright notices in
 * the code are not to be removed.
 * If this package is used in a product, Eric Young should be given attribution
 * as the author of the parts of the library used.
 * This can be in the form of a textual message at program startup or
 * in documentation (online or textual) provided with the package.
 *
 * Redistribution and use in source and binary forms, with or without
 * modification, are permitted provided that the following conditions
 * are met:
 * 1. Redistributions of source code must retain the copyright
 * notice, this list of conditions and the following disclaimer.
 * 2. Redistributions in binary form must reproduce the above copyright
 * notice, this list of conditions and the following disclaimer in the
 * documentation and/or other materials provided with the distribution.
 * 3. All advertising materials mentioning features or use of this software
 * must display the following acknowledgement:
 * "This product includes cryptographic software written by
 * Eric Young (eay@cryptsoft.com)"
 * The word 'cryptographic' can be left out if the rouines from the library
 * being used are not cryptographic related :-).
 * 4. If you include any Windows specific code (or a derivative thereof) from
 * the apps directory (application code) you must include
 * an acknowledgement:
 * "This product includes software written by Tim Hudson (tjh@cryptsoft.com)"
 *
 * THIS SOFTWARE IS PROVIDED BY ERIC YOUNG ``AS IS" AND
 * ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE
 * IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE
 * ARE DISCLAIMED. IN NO EVENT SHALL THE AUTHOR OR CONTRIBUTORS BE LIABLE
 * FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL
 * DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS
```

* OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION)
* HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT
* LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY
* OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF
* SUCH DAMAGE.

*

* The licence and distribution terms for any publically available version or
* derivative of this code cannot be changed. i.e. this
code cannot simply be
* copied and put under another distribution licence
* [including the GNU Public Licence.]

*/

GNU GENERAL PUBLIC LICENSE

Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.
59 Temple Place - Suite 330, Boston, MA
02111-1307, USA.

Everyone is permitted to copy and distribute verbatim copies
of this license document, but changing it is not allowed.

Preamble

The licenses for most software are designed to take away your
freedom to share and change it. By contrast, the GNU General Public
License is intended to guarantee your freedom to share and change free
software--to make sure the software is free for all its users. This
General Public License applies to most of the Free Software
Foundation's software and to any other program whose authors commit to
using it. (Some other Free Software Foundation software is covered by
the GNU Library General Public License instead.) You can apply it to
your programs, too.

When we speak of free software, we are referring to freedom, not
price.

Our General Public Licenses are designed to make sure that you
have the freedom to distribute copies of free software (and charge for
this service if you wish), that you receive source code or can get it
if you want it, that you can change the software or use pieces of it
in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid
anyone to deny you these rights or to ask you to surrender the rights.
These restrictions translate to certain responsibilities for you if you
distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether
gratis or for a fee, you must give the recipients all the rights that

you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and modification follow.

GNU GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This

License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you

conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.

b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.

c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or

collective works based on the Program.

In addition, mere aggregation of another work not based on the Program with the Program (or with a work based on the Program) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may

copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

a) Accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the

integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number.

If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES

PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

END OF TERMS AND CONDITIONS

Appendix: How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

```
<one line to give the program's name and a brief idea of what it does.>  
Copyright (C) 19yy <name of author>
```

```
This program is free software; you can redistribute it and/or modify  
it under the terms of the GNU General Public License as published by  
the Free  
Software Foundation; either version 2 of the License, or  
(at your option) any later version.
```

```
This program is distributed in the hope that it will be useful,  
but WITHOUT ANY WARRANTY; without even the implied warranty of  
MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the  
GNU General Public License for more details.
```

```
You should have received a copy of the GNU General Public License  
along with this program; if not, write to the Free Software  
Foundation, Inc., 59 Temple Place - Suite 330, Boston, MA 02111-1307, USA.
```

Also add information on how to contact you by electronic and paper mail.

If the program is interactive, make it output a short notice like this when it starts in an interactive mode:

```
Gnomovision version 69, Copyright (C) 19yy name of author
Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type `show w'.
This is free software, and you are welcome to redistribute it
under certain conditions; type `show c'
for details.
```

The hypothetical commands ``show w'` and ``show c'` should show the appropriate parts of the General Public License. Of course, the commands you use may be called something other than ``show w'` and ``show c'`; they could even be mouse-clicks or menu items--whatever suits your program.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the program, if necessary. Here is a sample; alter the names:

```
Yoyodyne, Inc., hereby disclaims all copyright interest in the program
`Gnomovision' (which makes passes at compilers) written by James Hacker.
```

```
<signature of Ty Coon>, 1 April 1989
Ty Coon, President of Vice
```

This General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Library General Public License instead of this License.

The "Artistic License"

Preamble

The intent of this document is to state the conditions under which a Package may be copied, such that the Copyright Holder maintains some semblance of artistic control over the development of the package, while giving the users of the package the right to use and distribute the Package in a more-or-less customary fashion, plus the right to make reasonable modifications.

Definitions:

"Package" refers to the collection of files distributed by the Copyright Holder, and derivatives of that collection of files created through textual modification.

"Standard Version" refers to such a Package if it has not been modified, or has been modified in accordance with the wishes of the Copyright Holder as specified below.

"Copyright Holder" is whoever is named in the copyright or copyrights for the package.

"You" is you, if you're thinking about copying or distributing this Package.

"Reasonable copying fee" is whatever you can justify on the basis of media cost, duplication charges, time of people involved, and so on. (You will not be required to justify it to the Copyright Holder, but only to the computing community at large as a market that must bear the fee.)

"Freely Available" means that no fee is charged for the item itself, though there may be fees involved in handling the item. It also means that recipients of the item may redistribute it under the same conditions they received it.

1. You may make and give away verbatim copies of the source form of the Standard Version of this Package without restriction, provided that you duplicate all of the original copyright notices and associated disclaimers.
2. You may apply bug fixes, portability fixes and other modifications derived from the Public Domain or from the Copyright Holder. A Package modified in such a way shall still be considered the Standard Version.
3. You may otherwise modify your copy of this Package in any way, provided that you insert a prominent notice in each changed file stating how and when you changed that file, and provided that you do at least ONE of the following:
 - a) place your modifications in the Public Domain or otherwise make them Freely Available, such as by posting said modifications to Usenet or an equivalent medium, or placing the modifications on a major archive site such as uunet.uu.net, or by allowing the Copyright Holder to include your modifications in the Standard Version of the Package.

b) use the modified Package only within your corporation or organization.

c) rename any non-standard executables so the names do not conflict with standard executables, which must also be provided, and provide a separate manual page for each non-standard executable that clearly documents how it differs from the Standard Version.

d) make other distribution arrangements with the Copyright Holder.

4. You may distribute the programs of this Package in object code or executable

form, provided that you do at least ONE of the following:

a) distribute a Standard Version of the executables and library files, together with instructions (in the manual page or equivalent) on where to get the Standard Version.

b) accompany the distribution with the machine-readable source of the Package with your modifications.

c) give non-standard executables non-standard names, and clearly document the differences in manual pages (or equivalent), together with instructions on where to get the Standard Version.

d) make other distribution arrangements with the Copyright Holder.

5. You may charge a reasonable copying fee for any distribution of this Package. You may charge any fee you choose for support of this Package. You may not charge a fee for this Package itself. However, you may distribute this Package in aggregate with other (possibly commercial) programs as part of a larger (possibly commercial) software distribution provided

that you do not advertise this Package as a product of your own. You may embed this Package's interpreter within an executable of yours (by linking); this shall be construed as a mere form of aggregation, provided that the complete Standard Version of the interpreter is so embedded.

6. The scripts and library files supplied as input to or produced as output from the programs of this Package do not automatically fall under the copyright of this Package, but belong to whoever generated them, and may be sold commercially, and may be aggregated with this Package. If such scripts or library files are aggregated with this Package via the so-called "undump" or "unexec" methods of producing a binary executable image, then distribution of such an image shall neither be construed as a distribution of this Package nor shall it fall under the restrictions of Paragraphs 3 and 4, provided that you do not represent such an executable image as a Standard Version of this

Package.

7. C subroutines

(or comparably compiled subroutines in other languages) supplied by you and linked into this Package in order to emulate subroutines and variables of the language defined by this Package shall not be considered part of this Package, but are the equivalent of input as in Paragraph 6, provided these subroutines do not change the language in any way that would cause it to fail the regression tests for the language.

8. Aggregation of this Package with a commercial distribution is always permitted provided that the use of this Package is embedded; that is, when no overt attempt is made to make this Package's interfaces visible to the end user of the commercial distribution. Such use shall not be construed as a distribution of this Package.

9. The name of the Copyright Holder may not be used to endorse or promote products derived from this software without specific prior written permission.

10. THIS PACKAGE IS PROVIDED "AS IS" AND WITHOUT ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, WITHOUT LIMITATION, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE.

The End

1.841 prometheus-client 1.14.0

1.841.1 Available under license :

Prometheus instrumentation library for Go applications
Copyright 2012-2015 The Prometheus Authors

This product includes software developed at
SoundCloud Ltd. (<http://soundcloud.com/>).

The following components are included in this product:

perks - a fork of <https://github.com/bmizerany/perks>
<https://github.com/beorn7/perks>
Copyright 2013-2015 Blake Mizerany, Bjrn Rabenstein
See <https://github.com/beorn7/perks/blob/master/README.md> for license details.

Go support for Protocol Buffers - Google's data interchange format
<http://github.com/golang/protobuf/>
Copyright 2010 The Go Authors

See source code for license details.

Support for streaming Protocol Buffer messages for the Go language (golang).

https://github.com/matttproud/golang_protobuf_extensions

Copyright 2013 Matt T. Proud

Licensed under the Apache License, Version 2.0

Apache License

Version 2.0, January 2004

<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the

editorial
revisions, annotations, elaborations, or other modifications
represent, as a whole, an original work of authorship. For the purposes
of this License, Derivative Works shall not include works that remain
separable from, or merely link (or bind by name) to the interfaces of,
the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including
the original version of the Work and any modifications or additions
to that Work or Derivative Works thereof, that is intentionally
submitted to Licensor for inclusion in the Work by the copyright owner
or by an individual or Legal Entity authorized to submit on behalf of
the copyright owner. For the purposes of this definition, "submitted"
means any form of electronic, verbal, or written communication sent
to the Licensor or its representatives, including but not limited to
communication on electronic mailing lists, source code control systems,
and issue tracking systems that are managed by, or on behalf of, the
Licensor for the purpose of discussing and improving the Work, but
excluding communication that is conspicuously marked or otherwise
designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity
on behalf of whom a Contribution has been received by Licensor and
subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of
this License, each Contributor hereby grants to You a perpetual,
worldwide, non-exclusive, no-charge, royalty-free, irrevocable
copyright license to reproduce, prepare Derivative Works of,
publicly display, publicly perform, sublicense, and distribute the
Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of
this License,
each Contributor hereby grants to You a perpetual,
worldwide, non-exclusive, no-charge, royalty-free, irrevocable
(except as stated in this section) patent license to make, have made,
use, offer to sell, sell, import, and otherwise transfer the Work,
where such license applies only to those patent claims licensable
by such Contributor that are necessarily infringed by their
Contribution(s) alone or by combination of their Contribution(s)
with the Work to which such Contribution(s) was submitted. If You
institute patent litigation against any entity (including a
cross-claim or counterclaim in a lawsuit) alleging that the Work
or a Contribution incorporated within the Work constitutes direct
or contributory patent infringement, then any patent licenses
granted to You under this License for that Work shall terminate
as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of

this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

1.842 tzdata 2023c-0ubuntu0.20.04.2

1.842.1 Available under license :

Unless specified below, all files in the tz code and data (including this LICENSE file) are in the public domain.

If the files date.c, newstrftime.3, and strftime.c are present, they contain material derived from BSD and use the BSD 3-clause license.

1.843 iptables 1.8.4-3ubuntu2.1

1.843.1 Available under license :

GNU GENERAL PUBLIC LICENSE
Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.,
51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA
Everyone is permitted to copy and distribute verbatim copies
of this license document, but changing it is not allowed.

Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. This General Public License applies to most of the Free Software Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Lesser General Public License instead.) You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price.

Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and

modification follow.

GNU GENERAL PUBLIC LICENSE
TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.

b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.

c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Program.

In addition, mere aggregation of another work not based on the Program with the Program (or with a work based on the Program) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

a) Accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

c) Accompany it with the information you received as to the offer

to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to

this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

END OF TERMS AND CONDITIONS

How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it

free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

```
<one line to give the program's name and a brief idea of what it does.>  
Copyright (C) <year> <name of author>
```

This program is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation; either version 2 of the License, or (at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program; if not, write to the Free Software Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA.

Also add information on how to contact you by electronic and paper mail.

If the program is interactive, make it output a short notice like this when it starts in an interactive mode:

```
Gnomovision version 69, Copyright (C) year name of author  
Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type `show w'.  
This is free software, and you are welcome to redistribute  
it  
under certain conditions; type `show c' for details.
```

The hypothetical commands `show w' and `show c' should show the appropriate parts of the General Public License. Of course, the commands you use may be called something other than `show w' and `show c'; they could even be mouse-clicks or menu items--whatever suits your program.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the program, if necessary. Here is a sample; alter the names:

```
Yoyodyne, Inc., hereby disclaims all copyright interest in the program  
'Gnomovision' (which makes passes at compilers) written by James Hacker.
```

<signature of Ty Coon>, 1 April 1989

Ty Coon, President of Vice

This General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this

is what you want to do, use the GNU Lesser General Public License instead of this License.

1.844 j2objc-annotations 2.8

1.844.1 Available under license :

No license file was found, but licenses were detected in source scan.

```
/*
 * Licensed under the Apache License, Version 2.0 (the "License");
 * you may not use this file except in compliance with the License.
 * You may obtain a copy of the License at
 *
 * http://www.apache.org/licenses/LICENSE-2.0
 *
 * Unless required by applicable law or agreed to in writing, software
 * distributed under the License is distributed on an "AS IS" BASIS,
 * WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
 * See the License for the specific language governing permissions and
 * limitations under the License.
 */
```

Found in path(s):

```
* /opt/cola/permits/1704412778_1685746927.655543/0/j2objc-annotations-2-8-sources-
jar/com/google/j2objc/annotations/OnDealloc.java
* /opt/cola/permits/1704412778_1685746927.655543/0/j2objc-annotations-2-8-sources-
jar/com/google/j2objc/annotations/J2ObjCIncompatible.java
* /opt/cola/permits/1704412778_1685746927.655543/0/j2objc-annotations-2-8-sources-
jar/com/google/j2objc/annotations/LoopTranslation.java
*
/opt/cola/permits/1704412778_1685746927.655543/0/j2objc-annotations-2-8-sources-
jar/com/google/j2objc/annotations/RetainedLocalRef.java
* /opt/cola/permits/1704412778_1685746927.655543/0/j2objc-annotations-2-8-sources-
jar/com/google/j2objc/annotations/ReflectionSupport.java
* /opt/cola/permits/1704412778_1685746927.655543/0/j2objc-annotations-2-8-sources-
jar/com/google/j2objc/annotations/Property.java
* /opt/cola/permits/1704412778_1685746927.655543/0/j2objc-annotations-2-8-sources-
jar/com/google/j2objc/annotations/WeakOuter.java
* /opt/cola/permits/1704412778_1685746927.655543/0/j2objc-annotations-2-8-sources-
jar/com/google/j2objc/annotations/RetainedWith.java
```

```
* /opt/cola/permits/1704412778_1685746927.655543/0/j2objc-annotations-2-8-sources-  
jar/com/google/j2objc/annotations/ObjectiveCName.java
```

No license file was found, but licenses were detected in source scan.

```
/*
```

```
* Copyright 2012 Google Inc. All Rights Reserved.
```

```
*
```

```
* Licensed under the Apache License, Version 2.0 (the "License");
```

```
* you may not use this file except in compliance with the License.
```

```
* You may obtain a copy of the License at
```

```
*
```

```
* http://www.apache.org/licenses/LICENSE-2.0
```

```
*
```

```
* Unless required by applicable law or agreed to in writing, software
```

```
* distributed under the License is distributed on an "AS IS" BASIS,
```

```
* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
```

```
* See the License for the specific language governing permissions and
```

```
* limitations under the License.
```

```
*/
```

Found in path(s):

```
* /opt/cola/permits/1704412778_1685746927.655543/0/j2objc-annotations-2-8-sources-  
jar/com/google/j2objc/annotations/Weak.java
```

```
* /opt/cola/permits/1704412778_1685746927.655543/0/j2objc-annotations-2-8-sources-  
jar/com/google/j2objc/annotations/AutoreleasePool.java
```

1.845 libssh 0.9.3-2ubuntu2.3

1.845.1 Available under license :

MIT License

Copyright (c) 2017 Jan-Lukas Wynen

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER

LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM,
OUT OF OR IN CONNECTION
WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE
SOFTWARE.

GNU LESSER GENERAL PUBLIC LICENSE

Version 2.1, February 1999

Copyright (C) 1991, 1999 Free Software Foundation, Inc.

59 Temple Place, Suite 330, Boston, MA 02111-1307 USA

Everyone is permitted to copy and distribute verbatim copies
of this license document, but changing it is not allowed.

[This is the first released version of the Lesser GPL. It also counts
as the successor of the GNU Library Public License, version 2, hence
the version number 2.1.]

Preamble

The licenses for most software are designed to take away your
freedom to share and change it. By contrast, the GNU General Public
Licenses are intended to guarantee your freedom to share and change
free software--to make sure the software is free for all its users.

This license, the Lesser General Public License, applies to some
specially designated software packages--typically libraries--of the
Free Software Foundation and other authors who decide to use it. You
can use it too, but we suggest
you first think carefully about whether
this license or the ordinary General Public License is the better
strategy to use in any particular case, based on the explanations below.

When we speak of free software, we are referring to freedom of use,
not price. Our General Public Licenses are designed to make sure that
you have the freedom to distribute copies of free software (and charge
for this service if you wish); that you receive source code or can get
it if you want it; that you can change the software and use pieces of
it in new free programs; and that you are informed that you can do
these things.

To protect your rights, we need to make restrictions that forbid
distributors to deny you these rights or to ask you to surrender these
rights. These restrictions translate to certain responsibilities for
you if you distribute copies of the library or if you modify it.

For example, if you distribute copies of the library, whether gratis
or for a fee, you must give the recipients
all the rights that we gave
you. You must make sure that they, too, receive or can get the source

code. If you link other code with the library, you must provide complete object files to the recipients, so that they can relink them with the library after making changes to the library and recompiling it. And you must show them these terms so they know their rights.

We protect your rights with a two-step method: (1) we copyright the library, and (2) we offer you this license, which gives you legal permission to copy, distribute and/or modify the library.

To protect each distributor, we want to make it very clear that there is no warranty for the free library. Also, if the library is modified by someone else and passed on, the recipients should know that what they have is not the original version, so that the original author's reputation will not be affected by problems that might be introduced by others.

Finally, software patents pose a constant threat to the existence of any free program. We wish to make sure that a company cannot effectively restrict the users of a free program by obtaining a restrictive license from a patent holder. Therefore, we insist that any patent license obtained for a version of the library must be consistent with the full freedom of use specified in this license.

Most GNU software, including some libraries, is covered by the ordinary GNU General Public License. This license, the GNU Lesser General Public License, applies to certain designated libraries, and is quite different from the ordinary General Public License. We use this license for certain libraries in order to permit linking those libraries into non-free programs.

When a program is linked with a library, whether statically or using a shared library, the combination of the two is legally speaking a combined work, a derivative of the original library. The ordinary General Public License therefore permits such linking only if the entire combination fits its criteria of freedom. The Lesser General Public License permits more lax criteria for linking other code with the library.

We call this license the "Lesser" General Public License because it does Less to protect the user's freedom than the ordinary General Public License. It also provides other free software developers Less of an advantage over competing non-free programs. These disadvantages are the reason we use the ordinary General Public License for many libraries. However, the Lesser license provides advantages in certain special circumstances.

For example, on rare occasions, there may be a special need to encourage the widest possible use of a certain library, so that it becomes a de-facto standard. To achieve this, non-free programs must be allowed to use the library. A more frequent case is that a free library does the same job as widely used non-free libraries. In this case, there is little to gain by limiting the free library to free software only, so we use the Lesser General Public License.

In other cases, permission to use a particular library in non-free programs enables a greater number of people to use a large body of free software. For example, permission to use the GNU C Library in non-free programs enables many more people to use the whole GNU operating system, as well as its variant, the GNU/Linux operating system.

Although the Lesser General Public License is Less protective of the users' freedom, it does ensure that the user of a program that is linked with the Library has the freedom and the wherewithal to run that program using a modified version of the Library.

The precise terms and conditions for copying, distribution and modification follow. Pay close attention to the difference between a "work based on the library" and a "work that uses the library". The former contains code derived from the library, whereas the latter must be combined with the library in order to run.

GNU LESSER GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License Agreement applies to any software library or other program which contains a notice placed by the copyright holder or other authorized party saying it may be distributed under the terms of this Lesser General Public License (also called "this License"). Each licensee is addressed as "you".

A "library" means a collection of software functions and/or data prepared so as to be conveniently linked with application programs (which use some of those functions and data) to form executables.

The "Library", below, refers to any such software library or work which has been distributed under these terms. A "work based on the Library" means either the Library or any derivative work under copyright law: that is to say, a work containing the Library or a portion of it, either verbatim or with modifications and/or translated straightforwardly into another language. (Hereinafter, translation is included without

limitation in the term "modification".)

"Source code" for a work means the preferred form of the work for making modifications to it. For a library, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the library.

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running a program using the Library is not restricted, and output from such a program is covered only if its contents constitute a work based on the Library (independent of the use of the Library in a tool for writing it). Whether that is true depends on what the Library does and what the program that uses the Library does.

1. You may copy and distribute verbatim copies of the Library's complete source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and distribute a copy of this License along with the Library.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Library or any portion of it, thus forming a work based on the Library, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

a) The modified work must itself be a software library.

b) You must cause the files modified to carry prominent notices stating that you changed the files and the date of any change.

c) You must cause the whole of the work to be licensed at no charge to all third parties under the terms of this License.

d) If a facility in the modified Library refers to a function or a table of data to be supplied by an application program that uses the facility, other than as an argument passed when the facility is invoked, then you must make a good faith effort to ensure that, in the event an application does not supply such function or

table, the facility still operates, and performs whatever part of its purpose remains meaningful.

(For example, a function in a library to compute square roots has a purpose that is entirely well-defined independent of the application. Therefore, Subsection 2d requires that any application-supplied function or table used by this function must be optional: if the application does not supply it, the square root function must still compute square roots.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Library, and can be reasonably considered independent and separate works in themselves,

then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Library, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Library.

In addition, mere aggregation of another work not based on the Library with the Library (or with a work based on the Library) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may opt to apply the terms of the ordinary GNU General Public License instead of this License to a given copy of the Library. To do this, you must alter all the notices that refer to this License, so that they refer to the ordinary GNU General Public License, version 2, instead of to this License. (If a newer version than version 2 of the ordinary GNU General Public License has appeared, then you can specify that version instead if you wish.) Do not make any other change in these notices.

Once this change is made in a given copy, it is irreversible for that copy, so the ordinary GNU General Public License applies to all subsequent copies and derivative works made from that copy.

This option is useful when you wish to copy part of the code of the Library into a program that is not a library.

4. You may copy and distribute the Library (or a portion or derivative of it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange.

If distribution of object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place satisfies the requirement to distribute the source code, even though third parties are not compelled to copy the source along with the object code.

5. A program that contains no derivative of any portion of the Library, but is designed to work with the Library by being compiled or linked with it, is called a "work that uses the Library". Such a work, in isolation, is not a derivative work of the Library, and therefore falls outside the scope of this License.

However, linking a "work that uses the Library" with the Library creates an executable that is a derivative of the Library (because it contains portions of the Library), rather than a "work that uses the library". The executable is therefore covered by this License.

Section 6 states terms for distribution of such executables.

When a "work that uses the Library" uses material from a header file that is part of the Library, the object code for the work may be a derivative work of the Library even though the source code is not. Whether this is true is especially significant if the work can be linked without the Library, or if the work is itself a library. The threshold for this to be true is not precisely defined by law.

If such an object file uses only numerical parameters, data structure layouts and accessors, and small macros and small inline functions (ten lines or less in length), then the use of the object file is unrestricted, regardless of whether it is legally a derivative work. (Executables containing this object code plus portions of the Library will still fall under Section 6.)

Otherwise, if the work is a derivative of the Library, you may distribute the object code for the work under the terms of Section 6. Any executables containing that work also fall under Section 6, whether or not they are linked directly with the Library itself.

6. As an exception to the Sections above, you may also combine or link a "work that uses the Library" with the Library to produce a work containing portions of the Library, and distribute that work under terms of your choice, provided that the terms permit modification of the work for the customer's own use and reverse engineering for debugging such modifications.

You must give prominent notice with each copy of the work that the Library is used in it and that the Library and its use are covered by this License. You must supply a copy of this License. If the work during execution displays copyright notices, you must include the copyright notice for the Library among them, as well as a reference directing the user to the copy of this License. Also, you must do one of these things:

a) Accompany the work with the complete corresponding machine-readable source code for the Library including whatever changes were used in the work (which must be distributed under Sections 1 and 2 above); and, if the work is an executable linked with the Library, with the complete machine-readable "work that uses the Library", as object code and/or source code, so that the user can modify the Library and then relink to produce a modified executable containing the modified Library. (It is understood that the user who changes the contents of definitions files in the Library will not necessarily be able to recompile the application to use the modified definitions.)

b) Use a suitable shared library mechanism for linking with the Library. A suitable mechanism is one that (1) uses at run time a copy of the library already present on the user's computer system, rather than copying library functions into the executable, and (2) will operate properly with a modified version of the library, if the user installs one, as long as the modified version is interface-compatible with the version that the work was made with.

c) Accompany the work with a written offer, valid for at least three years, to give the same user the materials specified in Subsection 6a, above, for a charge no more than the cost of performing this distribution.

d) If distribution of the work is made by offering access to copy from a designated place, offer equivalent access to copy the above specified materials from the same place.

e) Verify that the user has already received a copy of these materials or that you have already sent this user a copy.

For an executable, the required form of the "work that uses the Library" must include any data and utility programs needed for reproducing the executable from it. However, as a special exception, the materials to be distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

It may happen that this requirement contradicts the license restrictions of other proprietary libraries that do not normally accompany the operating system. Such a contradiction means you cannot use both them and the Library together in an executable that you distribute.

7. You may place library facilities that are a work based on the Library side-by-side in a single library together with other library facilities not covered by this License, and distribute such a combined library, provided that the separate distribution of the work based on the Library and of the other library facilities is otherwise permitted, and provided that you do these two things:

a) Accompany the combined library with a copy of the same work based on the Library, uncombined with any other library facilities. This must be distributed under the terms of the Sections above.

b) Give prominent notice with the combined library of the fact that part of it is a work based on the Library, and explaining where to find the accompanying uncombined form of the same work.

8. You may not copy, modify, sublicense, link with, or distribute the Library except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense, link with, or distribute the Library is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

9. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Library or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing

the Library (or any work based on the Library), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Library or works based on it.

10. Each time you redistribute the Library (or any work based on the Library), the recipient automatically receives a license from the original licensor to copy, distribute, link with or modify the Library subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties with this License.

11. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Library at all. For example, if a patent license would not permit royalty-free redistribution of the Library by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Library.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply, and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

12. If the distribution and/or use of the Library is restricted in certain countries either by patents or by copyrighted interfaces, the

original copyright holder who places the Library under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

13. The Free Software Foundation may publish revised and/or new versions of the Lesser General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Library specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Library does not specify a license version number, you may choose any version ever published by the Free Software Foundation.

14. If you wish to incorporate parts of the Library into other free programs whose distribution conditions are incompatible with these, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

NO WARRANTY

15. BECAUSE THE LIBRARY IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE LIBRARY, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE LIBRARY "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE LIBRARY IS WITH YOU. SHOULD THE LIBRARY PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

16. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE LIBRARY AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL

DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE LIBRARY (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE LIBRARY TO OPERATE WITH ANY OTHER SOFTWARE), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

Linking with OpenSSL

17. In addition, as a special exception, we give permission to link the code of its release of libssh with the OpenSSL project's "OpenSSL" library (or with modified versions of it that use the same license as the "OpenSSL" library), and distribute the linked executables. You must obey the GNU Lesser General Public License in all respects for all of the code used other than "OpenSSL". If you modify this file, you may extend this exception to your version of the file, but you are not obligated to do so. If you do not wish to do so, delete this exception statement from your version.

END OF TERMS AND CONDITIONS

Some parts are under the BSDv2 License :

Copyright (c) 2000 Markus Friedl. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

THIS SOFTWARE IS PROVIDED BY THE AUTHOR ``AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the copyright

- notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
 3. The name of the author may not be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE AUTHOR ``AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

1.846 free-type 2.12.1

1.846.1 Available under license :

The FreeType Project LICENSE

2006-Jan-27

Copyright 1996-2002, 2006 by
David Turner, Robert Wilhelm, and Werner Lemberg

Introduction

=====

The FreeType Project is distributed in several archive packages; some of them may contain, in addition to the FreeType font engine, various tools and contributions which rely on, or relate to, the FreeType Project.

This license applies to all files found in such packages, and which do not fall under their own explicit license. The license affects thus the FreeType font engine, the test programs, documentation and makefiles, at the very least.

This license was inspired by the BSD, Artistic, and IJG (Independent JPEG Group) licenses, which all encourage inclusion

and use of free software in commercial and freeware products alike. As a consequence, its main points are that:

- o We don't promise that this software works. However, we will be interested in any kind of bug reports. (^ as is' distribution)
- o You can use this software for whatever you want, in parts or full form, without having to pay us. (^ royalty-free' usage)
- o You may not pretend that you wrote this software. If you use it, or only parts of it, in a program, you must acknowledge somewhere in your documentation that you have used the FreeType code. (^ credits')

We specifically permit and encourage the inclusion of this software, with or without modifications, in commercial products. We disclaim all warranties covering The FreeType Project and assume no liability related to The FreeType Project.

Finally, many people asked us for a preferred form for a credit/disclaimer to use in compliance with this license. We thus encourage you to use the following text:

```
""""
Portions
of this software are copyright <year> The FreeType
Project (www.freetype.org). All rights reserved.
""""
```

Please replace <year> with the value from the FreeType version you actually use.

Legal Terms

=====

0. Definitions

Throughout this license, the terms `package', `FreeType Project', and `FreeType archive' refer to the set of files originally distributed by the authors (David Turner, Robert Wilhelm, and Werner Lemberg) as the `FreeType Project', be they named as alpha, beta or final release.

`You' refers to the licensee, or person using the project, where

`using' is a generic term including compiling the project's source code as well as linking it to form a `program' or `executable'. This program is referred to as `a program using the FreeType engine'.

This license applies to all files distributed in the original FreeType Project, including all source code, binaries and documentation, unless otherwise stated in the file in its original, unmodified form as distributed in the original archive. If you are unsure whether or not a particular file is covered by this license, you must contact us to verify this.

The FreeType Project is copyright (C) 1996-2000 by David Turner, Robert Wilhelm, and Werner Lemberg. All rights reserved except as specified below.

1. No Warranty

THE FREETYPE PROJECT IS PROVIDED `AS IS' WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESS OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. IN NO EVENT WILL ANY OF THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY DAMAGES CAUSED BY THE USE OR THE INABILITY TO USE, OF THE FREETYPE PROJECT.

2. Redistribution

This license grants a worldwide, royalty-free, perpetual and irrevocable right and license to use, execute, perform, compile, display, copy, create derivative works of, distribute and sublicense the FreeType Project (in both source and object code forms) and derivative works thereof for any purpose; and to authorize others to exercise some or all of the rights granted herein, subject to the following conditions:

- o Redistribution of source code must retain this license file (FTL.TXT) unaltered; any additions, deletions or changes to the original files must be clearly indicated in accompanying documentation. The copyright notices of the unaltered, original files must be preserved in all copies of source files.
- o Redistribution in binary form must provide a disclaimer that states that the software is based in part of the work of the

FreeType Team, in the distribution documentation. We also encourage you to put an URL to the FreeType web page in your documentation, though this isn't mandatory.

These conditions apply to any software derived from or based on the FreeType Project, not just the unmodified files. If you use our work, you must acknowledge us. However, no fee need be paid to us.

3. Advertising

Neither the FreeType authors and contributors nor you shall use the name of the other for commercial, advertising, or promotional purposes without specific prior written permission.

We suggest, but do not require, that you use one or more of the following phrases to refer to this software in your documentation or advertising materials: `FreeType Project', `FreeType Engine', `FreeType library', or `FreeType Distribution'.

As you have not signed this license, you are not required to accept it. However, as the FreeType Project is copyrighted material, only this license, or another one contracted with the authors, grants you the right to use, distribute, and modify it. Therefore, by using, distributing, or modifying the FreeType Project, you indicate that you understand and accept all the terms of this license.

4. Contacts

There are two mailing lists related to FreeType:

o freetype@nongnu.org

Discusses general use and applications of FreeType, as well as future and wanted additions to the library and distribution.

If you are looking for support, start in this list if you haven't found anything to help you in the documentation.

o freetype-devel@nongnu.org

Discusses bugs, as well as engine internals, design issues, specific licenses, porting, etc.

Our home page can be found at

<https://www.freetype.org>

--- end of FTL.TXT ---

Files that don't get a copyright, or which are taken from elsewhere.

#

All lines in this file are patterns, including the comment lines; this
means that e.g. `FTL.TXT' matches all files that have this string in
the file name (including the path relative to the current directory,
always starting with `./').

#

Don't put empty lines into this file!

#

builds/unix/pkg.m4

#

docs/FTL.TXT

docs/GPLv2.TXT

#

include/freetype/internal/fthash.h

#

src/base/fthash.c

src/base/md5.c

src/base/md5.h

#

src/bdf/bdf.c

src/bdf/bdf.h

src/bdf/bdfdrivr.c

src/bdf/bdfdrivr.h

src/bdf/bdferror.h

src/bdf/bdflib.c

src/bdf/module.mk

src/bdf/README

src/bdf/rules.mk

#

src/pcf/module.mk

src/pcf/pcf.c

src/pcf/pcf.h

src/pcf/pcfdrivr.c

src/pcf/pcfdrivr.h

src/pcf/pcferror.h

src/pcf/pcfread.c

src/pcf/pcfread.h

src/pcf/pcfutil.c

src/pcf/pcfutil.h

src/pcf/README

src/pcf/rules.mk

#

```
src/gzip/adler32.c
src/gzip/infblock.c
src/gzip/infblock.h
src/gzip/infcodes.c
src/gzip/infcodes.h
src/gzip/inffixed.h
src/gzip/inflate.c
src/gzip/inftrees.c
src/gzip/inftrees.h
src/gzip/infutil.c
src/gzip/infutil.h
src/gzip/zconf.h
src/gzip/zlib.h
src/gzip/zutil.c
src/gzip/zutil.h
#
src/tools/apinames.c
src/tools/ftrandom/ftrandom.c
#
subprojects/dlg
#
#
EOF
```

FREETYPE LICENSES

The FreeType 2 font engine is copyrighted work and cannot be used legally without a software license. In order to make this project usable to a vast majority of developers, we distribute it under two mutually exclusive open-source licenses.

This means that **you** must choose **one** of the two licenses described below, then obey all its terms and conditions when using FreeType 2 in any of your projects or products.

- The FreeType License, found in the file `docs/FTL.TXT`, which is similar to the original BSD license **with** an advertising clause that forces you to explicitly cite the FreeType project in your product's documentation. All details are in the license file. This license is suited to products which don't use the GNU General Public License.

Note that this license is compatible to the GNU General Public License version 3, but not version 2.

- The GNU General Public License version 2, found in `docs/GPLv2.TXT` (any later version can be used also), for

programs which already use the GPL. Note that the FTL is incompatible with GPLv2 due to its advertisement clause.

The contributed BDF and PCF drivers come with a license similar to that of the X Window System. It is compatible to the above two licenses (see files ``src/bdf/README`` and ``src/pcf/README``). The same holds for the source code files ``src/base/fthash.c`` and ``include/freetype/internal/fthash.h``; they were part of the BDF driver in earlier FreeType versions.

The gzip module uses the zlib license (see ``src/gzip/zlib.h``) which too is compatible to the above two licenses.

The MD5 checksum support (only used for debugging in development builds) is in the public domain.

--- end of LICENSE.TXT ---

GNU GENERAL PUBLIC LICENSE

Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.

51 Franklin St, Fifth Floor, Boston, MA 02110-1301 USA

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. This General Public License applies to most of the Free Software Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Library General Public License instead.) You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights.

These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and modification follow.

GNU GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the

Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.

b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.

c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of

this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Program.

In addition, mere aggregation of another work not based on the Program with the Program (or with a work based on the Program) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

- a) Accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,
- b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,
- c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering

access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to

apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW.

EXCEPT WHEN

OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN

IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

END OF TERMS AND CONDITIONS

How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

<one line to give the program's name and a brief idea of what it does.>

Copyright (C) <year> <name of author>

This program is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation; either version 2 of the License,

or

(at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of

MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program; if not, write to the Free Software Foundation, Inc., 51 Franklin St, Fifth Floor, Boston, MA 02110-1301 USA

Also add information on how to contact you by electronic and paper mail.

If the program is interactive, make it output a short notice like this when it starts in an interactive mode:

```
Gnomovision version 69, Copyright (C) year name of author
Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type `show w'.
This is free software, and you are welcome to redistribute it
under certain conditions; type `show c' for details.
```

The hypothetical commands ``show w'` and ``show c'` should show the appropriate parts of the General Public License. Of course, the commands you use may be called something other than ``show w'` and ``show c'`; they could even be mouse-clicks or menu items--whatever suits your program.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the program, if necessary. Here is a sample; alter the names:

```
Yoyodyne, Inc., hereby disclaims all copyright interest in the program
`Gnomovision' (which makes passes at compilers) written by James Hacker.
```

```
<signature of Ty Coon>, 1 April 1989
Ty Coon, President of Vice
```

This General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Library General Public License instead of this License.

1.847 yusufpapurcu-wmi 1.2.3

1.847.1 Available under license :

The MIT License (MIT)

Copyright (c) 2013 Stack Exchange

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

1.848 python 3.8.10-0ubuntu1~20.04.8

1.848.1 Available under license :

Copyright (c) 2002 Jorge Acereda <jacereda@users.sourceforge.net> &
Peter O'Gorman <ogorman@users.sourceforge.net>

Portions may be copyright others, see the AUTHORS file included with this distribution.

Maintained by Peter O'Gorman <ogorman@users.sourceforge.net>

Bug Reports and other queries should go to <ogorman@users.sourceforge.net>

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND

NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

libffi - Copyright (c) 1996-2003 Red Hat, Inc.

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL CYGNUS SOLUTIONS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

X Window System License - X11R6.4

Copyright (c) 1998 The Open Group

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE OPEN GROUP BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Except as contained in this notice, the name of The Open Group shall not be used in advertising or otherwise to promote the sale, use or other dealings in this Software without prior written authorization from The Open Group.

X Window System is a trademark of The Open Group

Additional Conditions for this Windows binary build

This program is linked with and uses Microsoft Distributable Code, copyrighted by Microsoft Corporation. The Microsoft Distributable Code is embedded in each .exe, .dll and .pyd file as a result of running the code through a linker.

If you further distribute programs that include the Microsoft Distributable Code, you must comply with the restrictions on distribution specified by Microsoft. In particular, you must require distributors and external end users to agree to terms that protect the Microsoft Distributable Code at least as much as Microsoft's own requirements for the Distributable Code. See Microsoft's documentation (included in its developer tools and on its website at microsoft.com) for specific details.

Redistribution of the Windows binary build of the Python interpreter complies with this agreement, provided that you do not:

- alter any copyright, trademark or patent notice in Microsoft's Distributable Code;
- use Microsoft's trademarks in your programs' names or in a way that suggests your programs come from or are endorsed by Microsoft;
- distribute Microsoft's Distributable Code to run on a platform other than Microsoft operating systems, run-time technologies or application platforms; or
- include Microsoft Distributable Code in malicious, deceptive or unlawful programs.

These restrictions apply only to the Microsoft Distributable Code as defined above, not to Python itself or any programs running on the Python interpreter. The redistribution of the Python interpreter and libraries is governed by the Python Software License included with this file, or by other licenses as marked.

Copyright (c) 1998-2000 Thai Open Source Software Center Ltd and Clark Cooper
Copyright (c) 2001-2017 Expat maintainers

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

A. HISTORY OF THE SOFTWARE

=====

Python was created in the early 1990s by Guido van Rossum at Stichting Mathematisch Centrum (CWI, see <http://www.cwi.nl>) in the Netherlands as a successor of a language called ABC. Guido remains Python's principal author, although it includes many contributions from others.

In 1995, Guido continued his work on Python at the Corporation for National Research Initiatives (CNRI, see <http://www.cnri.reston.va.us>) in Reston, Virginia where he released several versions of the software.

In May 2000, Guido and the Python core development team moved to BeOpen.com to form the BeOpen PythonLabs team. In October of the same year, the PythonLabs team moved to Digital Creations, which became Zope Corporation. In 2001, the Python Software Foundation (PSF, see <https://www.python.org/psf/>) was formed, a non-profit organization created specifically to own Python-related Intellectual Property. Zope Corporation was a sponsoring member of the PSF.

All

Python releases are Open Source (see <http://www.opensource.org> for the Open Source Definition). Historically, most, but not all, Python releases have also been GPL-compatible; the table below summarizes the various releases.

Release	Derived from	Year	Owner	GPL-compatible? (1)
0.9.0 thru 1.2		1991-1995	CWI	yes
1.3 thru 1.5.2	1.2	1995-1999	CNRI	yes
1.6	1.5.2	2000	CNRI	no
2.0	1.6	2000	BeOpen.com	no
1.6.1	1.6	2001	CNRI	yes (2)
2.1	2.0+1.6.1	2001	PSF	no
2.0.1	2.0+1.6.1	2001	PSF	yes
2.1.1	2.1+2.0.1	2001	PSF	yes
2.1.2	2.1.1	2002	PSF	yes
2.1.3	2.1.2	2002	PSF	yes
2.2 and above	2.1.1	2001-now		
PSF	yes			

Footnotes:

(1) GPL-compatible doesn't mean that we're distributing Python under the GPL. All Python licenses, unlike the GPL, let you distribute a modified version without making your changes open source. The GPL-compatible licenses make it possible to combine Python with other software that is released under the GPL; the others don't.

(2) According to Richard Stallman, 1.6.1 is not GPL-compatible, because its license has a choice of law clause. According to CNRI, however, Stallman's lawyer has told CNRI's lawyer that 1.6.1 is "not incompatible" with the GPL.

Thanks to the many outside volunteers who have worked under Guido's direction to make these releases possible.

B. TERMS AND CONDITIONS FOR ACCESSING OR OTHERWISE USING PYTHON

Python software and documentation are licensed under the Python Software Foundation License Version 2.

Starting with Python 3.8.6, examples, recipes, and other code in the documentation are dual licensed under the PSF License Version 2 and the Zero-Clause BSD license.

Some software incorporated into Python is under different licenses. The licenses are listed with code falling under that license.

PYTHON SOFTWARE FOUNDATION LICENSE VERSION 2

1. This LICENSE AGREEMENT is between the Python Software Foundation ("PSF"), and the Individual or Organization ("Licensee") accessing and otherwise using this software ("Python") in source or binary form and its associated documentation.
2. Subject to the terms and conditions of this License Agreement, PSF hereby grants Licensee a nonexclusive, royalty-free, world-wide license to reproduce, analyze, test, perform and/or display publicly, prepare derivative works, distribute, and otherwise use Python alone or in any derivative version, provided, however, that PSF's License Agreement and PSF's notice of copyright, i.e., "Copyright (c) 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021 Python Software Foundation; All Rights Reserved" are retained in Python alone or in any derivative version prepared by Licensee.
3. In the event Licensee prepares a derivative work that is based on or incorporates Python or any part thereof, and wants to make the derivative work available to others as provided herein, then Licensee hereby agrees to include in any such work a brief summary of the changes made to Python.
4. PSF is making Python available to Licensee on an "AS IS" basis. PSF MAKES NO REPRESENTATIONS OR WARRANTIES, EXPRESS OR IMPLIED. BY WAY OF EXAMPLE, BUT NOT LIMITATION, PSF MAKES NO AND DISCLAIMS ANY REPRESENTATION OR WARRANTY OF MERCHANTABILITY OR FITNESS FOR ANY PARTICULAR PURPOSE OR THAT THE USE OF PYTHON WILL NOT INFRINGE ANY THIRD PARTY RIGHTS.
5. PSF SHALL NOT BE LIABLE TO LICENSEE OR ANY OTHER USERS OF PYTHON FOR ANY INCIDENTAL, SPECIAL, OR CONSEQUENTIAL DAMAGES OR LOSS AS A RESULT OF MODIFYING, DISTRIBUTING, OR OTHERWISE USING PYTHON, OR ANY DERIVATIVE THEREOF, EVEN IF ADVISED OF THE POSSIBILITY THEREOF.
6. This License Agreement will automatically terminate upon a material breach of its terms and conditions.
7. Nothing in this License Agreement shall be deemed to create any relationship of agency, partnership, or joint venture between PSF and Licensee. This License Agreement does not grant permission to use PSF trademarks or trade name in a trademark sense to endorse or promote products or services of Licensee, or any third party.

8. By copying, installing or otherwise using Python, Licensee agrees to be bound by the terms and conditions of this License Agreement.

BEOPEN.COM LICENSE AGREEMENT FOR PYTHON 2.0

BEOPEN PYTHON OPEN SOURCE LICENSE AGREEMENT VERSION 1

1. This LICENSE AGREEMENT is between BeOpen.com ("BeOpen"), having an office at 160 Saratoga Avenue, Santa Clara, CA 95051, and the Individual or Organization ("Licensee") accessing and otherwise using this software in source or binary form and its associated documentation ("the Software").

2. Subject to the terms and conditions of this BeOpen Python License Agreement, BeOpen hereby grants Licensee a non-exclusive, royalty-free, world-wide license to reproduce, analyze, test, perform and/or display publicly, prepare derivative works, distribute, and otherwise use the Software alone or in any derivative version, provided, however, that the BeOpen Python License is retained in the Software, alone or in any derivative version prepared by Licensee.

3. BeOpen is making the Software available to Licensee on an "AS IS" basis. BEOPEN MAKES NO REPRESENTATIONS OR WARRANTIES, EXPRESS OR IMPLIED. BY WAY OF EXAMPLE, BUT NOT LIMITATION, BEOPEN MAKES NO AND DISCLAIMS ANY REPRESENTATION OR WARRANTY OF MERCHANTABILITY OR FITNESS FOR ANY PARTICULAR PURPOSE OR THAT THE USE OF THE SOFTWARE WILL NOT INFRINGE ANY THIRD PARTY RIGHTS.

4. BEOPEN SHALL NOT BE LIABLE TO LICENSEE OR ANY OTHER USERS OF THE SOFTWARE FOR ANY INCIDENTAL, SPECIAL, OR CONSEQUENTIAL DAMAGES OR LOSS AS A RESULT OF USING, MODIFYING OR DISTRIBUTING THE SOFTWARE, OR ANY DERIVATIVE THEREOF, EVEN IF ADVISED OF THE POSSIBILITY THEREOF.

5. This License Agreement will automatically terminate upon a material breach of its terms and conditions.

6. This License Agreement shall be governed by and interpreted in all respects by the law of the State of California, excluding conflict of law provisions. Nothing in this License Agreement shall be deemed to create any relationship of agency, partnership, or joint venture between BeOpen and Licensee. This License Agreement does not grant permission to use BeOpen trademarks or trade names in a trademark sense to endorse or promote products or services of Licensee, or any

third party. As an exception, the "BeOpen Python" logos available at <http://www.pythonlabs.com/logos.html> may be used according to the permissions granted on that web page.

7. By copying, installing or otherwise using the software, Licensee agrees to be bound by the terms and conditions of this License Agreement.

CNRI LICENSE AGREEMENT FOR PYTHON 1.6.1

1. This LICENSE AGREEMENT is between the Corporation for National Research Initiatives, having an office at 1895 Preston White Drive, Reston, VA 20191 ("CNRI"), and the Individual or Organization ("Licensee") accessing and otherwise using Python 1.6.1 software in source or binary form and its associated documentation.

2. Subject to the terms and conditions of this License Agreement, CNRI hereby grants Licensee a nonexclusive, royalty-free, world-wide license to reproduce, analyze, test, perform and/or display publicly, prepare derivative works, distribute, and otherwise use Python 1.6.1 alone or in any derivative version, provided, however, that CNRI's License Agreement and CNRI's notice of copyright, i.e., "Copyright (c) 1995-2001 Corporation for National Research Initiatives; All Rights Reserved" are retained in Python 1.6.1 alone or in any derivative version prepared by Licensee. Alternately, in lieu of CNRI's License Agreement, Licensee may substitute the following text (omitting the quotes): "Python 1.6.1 is made available subject to the terms and conditions in CNRI's License Agreement. This Agreement together with Python 1.6.1 may be located on the Internet using the following unique, persistent identifier (known as a handle): 1895.22/1013. This Agreement may also be obtained from a proxy server on the Internet using the following URL: <http://hdl.handle.net/1895.22/1013>".

3. In the event Licensee prepares a derivative work that is based on or incorporates Python 1.6.1 or any part thereof, and wants to make the derivative work available to others as provided herein, then Licensee hereby agrees to include in any such work a brief summary of the changes made to Python 1.6.1.

4. CNRI is making Python 1.6.1 available to Licensee on an "AS IS" basis. CNRI MAKES NO REPRESENTATIONS OR WARRANTIES, EXPRESS OR IMPLIED. BY WAY OF EXAMPLE, BUT NOT LIMITATION, CNRI MAKES NO AND DISCLAIMS ANY REPRESENTATION OR WARRANTY OF MERCHANTABILITY OR FITNESS

FOR ANY PARTICULAR PURPOSE OR THAT THE USE OF PYTHON 1.6.1 WILL NOT INFRINGE ANY THIRD PARTY RIGHTS.

5. CNRI SHALL NOT BE LIABLE TO LICENSEE OR ANY OTHER USERS OF PYTHON 1.6.1 FOR ANY INCIDENTAL, SPECIAL, OR CONSEQUENTIAL DAMAGES OR LOSS AS A RESULT OF MODIFYING, DISTRIBUTING, OR OTHERWISE USING PYTHON 1.6.1, OR ANY DERIVATIVE THEREOF, EVEN IF ADVISED OF THE POSSIBILITY THEREOF.

6. This License Agreement will automatically terminate upon a material breach of its terms and conditions.

7. This License Agreement shall be governed by the federal intellectual property law of the United States, including without limitation the federal copyright law, and, to the extent such U.S. federal law does not apply, by the law of the Commonwealth of Virginia, excluding Virginia's conflict of law provisions. Notwithstanding the foregoing, with regard to derivative works based on Python 1.6.1 that incorporate non-separable material that was previously distributed under the GNU General Public License (GPL), the law of the Commonwealth of Virginia shall govern this License Agreement only as to issues arising under or with respect to Paragraphs 4, 5, and 7 of this License Agreement. Nothing in this License Agreement shall be deemed to create any relationship of agency, partnership, or joint venture between CNRI and Licensee. This License Agreement does not grant permission to use CNRI trademarks or trade name in a trademark sense to endorse or promote products or services of Licensee, or any third party.

8. By clicking on the "ACCEPT" button where indicated, or by copying, installing or otherwise using Python 1.6.1, Licensee agrees to be bound by the terms and conditions of this License Agreement.

ACCEPT

CWI

LICENSE AGREEMENT FOR PYTHON 0.9.0 THROUGH 1.2

Copyright (c) 1991 - 1995, Stichting Mathematisch Centrum Amsterdam, The Netherlands. All rights reserved.

Permission to use, copy, modify, and distribute this software and its documentation for any purpose and without fee is hereby granted, provided that the above copyright notice appear in all copies and that both that copyright notice and this permission notice appear in supporting documentation, and that the name of Stichting Mathematisch

Centrum or CWI not be used in advertising or publicity pertaining to distribution of the software without specific, written prior permission.

STICHTING MATHEMATISCH CENTRUM DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE, INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS, IN NO EVENT SHALL STICHTING MATHEMATISCH CENTRUM BE LIABLE FOR ANY SPECIAL, INDIRECT OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

ZERO-CLAUSE BSD LICENSE FOR CODE IN THE PYTHON DOCUMENTATION

Permission to use, copy, modify, and/or distribute this software for any purpose with or without fee is hereby granted.

THE SOFTWARE IS PROVIDED "AS IS" AND THE AUTHOR DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS. IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY SPECIAL, DIRECT, INDIRECT, OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

This license applies to the bootstrapper application that is embedded within the installer. It has no impact on the licensing for the rest of the installer or Python itself, as no code covered by this license exists in any other part of the product.

Microsoft Reciprocal License (MS-RL)

This license governs use of the accompanying software. If you use the software, you accept this license. If you do not accept the license, do not use the software.

1. Definitions

The terms "reproduce," "reproduction," "derivative works," and "distribution" have the same meaning here as under U.S. copyright law.

A "contribution" is the original software, or any additions or changes to the software.

A "contributor" is any person that distributes its contribution under this license.

"Licensed patents" are a contributor's patent claims that read directly on its contribution.

2. Grant of Rights

(A) Copyright Grant- Subject to the terms of this license, including the license conditions and limitations in section 3, each contributor grants you a non-exclusive, worldwide, royalty-free copyright license to reproduce its contribution, prepare derivative works of its contribution, and distribute its contribution or any derivative works that

you create.

(B) Patent Grant- Subject to the terms of this license, including the license conditions and limitations in section 3, each contributor grants you a non-exclusive, worldwide, royalty-free license under its licensed patents to make, have made, use, sell, offer for sale, import, and/or otherwise dispose of its contribution in the software or derivative works of the contribution in the software.

3. Conditions and Limitations

(A) Reciprocal Grants- For any file you distribute that contains code from the software (in source code or binary format), you must provide recipients the source code to that file along with a copy of this license, which license will govern that file. You may license other files that are entirely your own work and do not contain code from the software under any terms you choose.

(B) No Trademark License- This license does not grant you rights to use any contributors' name, logo, or trademarks.

(C) If you bring a patent claim against any contributor over patents that you claim are infringed by the software, your patent license from such contributor to the software ends automatically.

(D) If you distribute any portion of the software, you must retain all copyright, patent, trademark, and attribution notices that are present in the software.

(E) If you distribute any portion of the software in source code form, you may do so only under this license by including a complete copy of this license with your distribution. If you distribute any portion of the software in compiled or object code form, you may only do so under a license that complies with this license.

(F) The software is licensed "as-is." You bear the risk of using it. The contributors give no express warranties, guarantees or conditions.

You may have additional consumer rights under your local laws which this license cannot change. To the extent permitted under your local laws, the contributors exclude the implied warranties of merchantability, fitness for a particular purpose and non-infringement.

1.849 python3.8 3.8.10-0ubuntu1~20.04.8

1.849.1 Available under license :

Copyright (c) 2002 Jorge Acereda <jacereda@users.sourceforge.net> &
Peter O'Gorman <ogorman@users.sourceforge.net>

Portions may be copyright others, see the AUTHORS file included with this distribution.

Maintained by Peter O'Gorman <ogorman@users.sourceforge.net>

Bug Reports and other queries should go to <ogorman@users.sourceforge.net>

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

libffi - Copyright (c) 1996-2003 Red Hat, Inc.

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL CYGNUS SOLUTIONS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

X Window System License - X11R6.4

Copyright (c) 1998 The Open Group

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE OPEN GROUP BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Except as contained in this notice, the name of The Open Group shall not be used in advertising or otherwise to promote the sale, use or other dealings in this Software without prior written authorization from The Open Group.

X Window System is a trademark of The Open Group

Additional Conditions for this Windows binary build

This program is linked with and uses Microsoft Distributable Code, copyrighted by Microsoft Corporation. The Microsoft Distributable Code is embedded in each .exe, .dll and .pyd file as a result of running the code through a linker.

If you further distribute programs that include the Microsoft Distributable Code, you must comply with the restrictions on distribution specified by Microsoft. In particular, you must require distributors and external end users to agree to terms that protect the Microsoft Distributable Code at least as much as Microsoft's own requirements for the Distributable Code. See Microsoft's documentation (included in its developer tools and on its website at microsoft.com) for specific details.

Redistribution of the Windows binary build of the Python interpreter complies with this agreement, provided that you do not:

- alter any copyright, trademark or patent notice in Microsoft's Distributable Code;
- use Microsoft's trademarks in your programs' names or in a way that suggests your programs come from or are endorsed by Microsoft;
- distribute Microsoft's Distributable Code to run on a platform other than Microsoft operating systems, run-time technologies or application platforms; or

- include Microsoft Distributable Code in malicious, deceptive or unlawful programs.

These restrictions apply only to the Microsoft Distributable Code as defined above, not to Python itself or any programs running on the Python interpreter. The redistribution of the Python interpreter and libraries is governed by the Python Software License included with this file, or by other licenses as marked.

Copyright (c) 1998-2000 Thai Open Source Software Center Ltd and Clark Cooper
Copyright (c) 2001-2017 Expat maintainers

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

A. HISTORY OF THE SOFTWARE

=====

Python was created in the early 1990s by Guido van Rossum at Stichting Mathematisch Centrum (CWI, see <http://www.cwi.nl>) in the Netherlands as a successor of a language called ABC. Guido remains Python's principal author, although it includes many contributions from others.

In 1995, Guido continued his work on Python at the Corporation for National Research Initiatives (CNRI, see <http://www.cnri.reston.va.us>) in Reston, Virginia where he released several versions of the software.

In May 2000, Guido and the Python core development team moved to BeOpen.com to form the BeOpen PythonLabs team. In October of the same year, the PythonLabs team moved to Digital Creations, which became Zope Corporation. In 2001, the Python Software Foundation (PSF, see <https://www.python.org/psf/>) was formed, a non-profit organization

created specifically to own Python-related Intellectual Property.
Zope Corporation was a sponsoring member of the PSF.

All

Python releases are Open Source (see <http://www.opensource.org> for the Open Source Definition). Historically, most, but not all, Python releases have also been GPL-compatible; the table below summarizes the various releases.

Release	Derived from	Year	Owner	GPL-compatible? (1)
0.9.0 thru 1.2		1991-1995	CWI	yes
1.3 thru 1.5.2	1.2	1995-1999	CNRI	yes
1.6	1.5.2	2000	CNRI	no
2.0	1.6	2000	BeOpen.com	no
1.6.1	1.6	2001	CNRI	yes (2)
2.1	2.0+1.6.1	2001	PSF	no
2.0.1	2.0+1.6.1	2001	PSF	yes
2.1.1	2.1+2.0.1	2001	PSF	yes
2.1.2	2.1.1	2002	PSF	yes
2.1.3	2.1.2	2002	PSF	yes
2.2 and above	2.1.1	2001-now		
PSF	yes			

Footnotes:

(1) GPL-compatible doesn't mean that we're distributing Python under the GPL. All Python licenses, unlike the GPL, let you distribute a modified version without making your changes open source. The GPL-compatible licenses make it possible to combine Python with other software that is released under the GPL; the others don't.

(2) According to Richard Stallman, 1.6.1 is not GPL-compatible, because its license has a choice of law clause. According to CNRI, however, Stallman's lawyer has told CNRI's lawyer that 1.6.1 is "not incompatible" with the GPL.

Thanks to the many outside volunteers who have worked under Guido's direction to make these releases possible.

B. TERMS AND CONDITIONS FOR ACCESSING OR OTHERWISE USING PYTHON

Python software and documentation are licensed under the Python Software Foundation License Version 2.

Starting with Python 3.8.6, examples, recipes, and other code in the documentation are dual licensed under the PSF License Version 2 and the Zero-Clause BSD license.

Some software incorporated into Python is under different licenses. The licenses are listed with code falling under that license.

PYTHON SOFTWARE FOUNDATION LICENSE VERSION 2

1. This LICENSE AGREEMENT is between the Python Software Foundation ("PSF"), and the Individual or Organization ("Licensee") accessing and otherwise using this software ("Python") in source or binary form and its associated documentation.
2. Subject to the terms and conditions of this License Agreement, PSF hereby grants Licensee a nonexclusive, royalty-free, world-wide license to reproduce, analyze, test, perform and/or display publicly, prepare derivative works, distribute, and otherwise use Python alone or in any derivative version, provided, however, that PSF's License Agreement and PSF's notice of copyright, i.e., "Copyright (c) 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021 Python Software Foundation; All Rights Reserved" are retained in Python alone or in any derivative version prepared by Licensee.
3. In the event Licensee prepares a derivative work that is based on or incorporates Python or any part thereof, and wants to make the derivative work available to others as provided herein, then Licensee hereby agrees to include in any such work a brief summary of the changes made to Python.
4. PSF is making Python available to Licensee on an "AS IS" basis. PSF MAKES NO REPRESENTATIONS OR WARRANTIES, EXPRESS OR IMPLIED. BY WAY OF EXAMPLE, BUT NOT LIMITATION, PSF MAKES NO AND DISCLAIMS ANY REPRESENTATION OR WARRANTY OF MERCHANTABILITY OR FITNESS FOR ANY PARTICULAR PURPOSE OR THAT THE USE OF PYTHON WILL NOT INFRINGE ANY THIRD PARTY RIGHTS.
5. PSF SHALL NOT BE LIABLE TO LICENSEE OR ANY OTHER USERS OF PYTHON FOR ANY INCIDENTAL, SPECIAL, OR CONSEQUENTIAL DAMAGES OR LOSS AS A RESULT OF MODIFYING, DISTRIBUTING, OR OTHERWISE USING PYTHON, OR ANY DERIVATIVE THEREOF, EVEN IF ADVISED OF THE POSSIBILITY THEREOF.
6. This License Agreement will automatically terminate upon a material

breach of its terms and conditions.

7. Nothing in this License Agreement shall be deemed to create any relationship of agency, partnership, or joint venture between PSF and Licensee. This License Agreement does not grant permission to use PSF trademarks or trade name in a trademark sense to endorse or promote products or services of Licensee, or any third party.

8. By copying, installing or otherwise using Python, Licensee agrees to be bound by the terms and conditions of this License Agreement.

BEOPEN.COM LICENSE AGREEMENT FOR PYTHON 2.0

BEOPEN PYTHON OPEN SOURCE LICENSE AGREEMENT VERSION 1

1. This LICENSE AGREEMENT is between BeOpen.com ("BeOpen"), having an office at 160 Saratoga Avenue, Santa Clara, CA 95051, and the Individual or Organization ("Licensee") accessing and otherwise using this software in source or binary form and its associated documentation ("the Software").

2. Subject to the terms and conditions of this BeOpen Python License Agreement, BeOpen hereby grants Licensee a non-exclusive, royalty-free, world-wide license to reproduce, analyze, test, perform and/or display publicly, prepare derivative works, distribute, and otherwise use the Software alone or in any derivative version, provided, however, that the BeOpen Python License is retained in the Software, alone or in any derivative version prepared by Licensee.

3. BeOpen is making the Software available to Licensee on an "AS IS" basis. BEOPEN MAKES NO REPRESENTATIONS OR WARRANTIES, EXPRESS OR IMPLIED. BY WAY OF EXAMPLE, BUT NOT LIMITATION, BEOPEN MAKES NO AND DISCLAIMS ANY REPRESENTATION OR WARRANTY OF MERCHANTABILITY OR FITNESS FOR ANY PARTICULAR PURPOSE OR THAT THE USE OF THE SOFTWARE WILL NOT INFRINGE ANY THIRD PARTY RIGHTS.

4. BEOPEN SHALL NOT BE LIABLE TO LICENSEE OR ANY OTHER USERS OF THE SOFTWARE FOR ANY INCIDENTAL, SPECIAL, OR CONSEQUENTIAL DAMAGES OR LOSS AS A RESULT OF USING, MODIFYING OR DISTRIBUTING THE SOFTWARE, OR ANY DERIVATIVE THEREOF, EVEN IF ADVISED OF THE POSSIBILITY THEREOF.

5. This License Agreement will automatically terminate upon a material breach of its terms and conditions.

6. This License Agreement shall be governed by and interpreted in all respects by the law of the State of California, excluding conflict of law provisions. Nothing in this License Agreement shall be deemed to create any relationship of agency, partnership, or joint venture between BeOpen and Licensee. This License Agreement does not grant permission to use BeOpen trademarks or trade names in a trademark sense to endorse or promote products or services of Licensee, or any third party. As an exception, the "BeOpen Python" logos available at <http://www.pythonlabs.com/logos.html> may be used according to the permissions granted on that web page.

7. By copying, installing or otherwise using the software, Licensee agrees to be bound by the terms and conditions of this License Agreement.

CNRI LICENSE AGREEMENT FOR PYTHON 1.6.1

1. This LICENSE AGREEMENT is between the Corporation for National Research Initiatives, having an office at 1895 Preston White Drive, Reston, VA 20191 ("CNRI"), and the Individual or Organization ("Licensee") accessing and otherwise using Python 1.6.1 software in source or binary form and its associated documentation.

2. Subject to the terms and conditions of this License Agreement, CNRI hereby grants Licensee a nonexclusive, royalty-free, world-wide license to reproduce, analyze, test, perform and/or display publicly, prepare derivative works, distribute, and otherwise use Python 1.6.1 alone or in any derivative version, provided, however, that CNRI's License Agreement and CNRI's notice of copyright, i.e., "Copyright (c) 1995-2001 Corporation for National Research Initiatives; All Rights Reserved" are retained in Python 1.6.1 alone or in any derivative version prepared by Licensee. Alternately, in lieu of CNRI's License Agreement, Licensee may substitute the following text (omitting the quotes): "Python 1.6.1 is made available subject to the terms and conditions in CNRI's License Agreement. This Agreement together with Python 1.6.1 may be located on the Internet using the following unique, persistent identifier (known as a handle): 1895.22/1013. This Agreement may also be obtained from a proxy server on the Internet using the following URL: <http://hdl.handle.net/1895.22/1013>".

3. In the event Licensee prepares a derivative work that is based on or incorporates Python 1.6.1 or any part thereof, and wants to make the derivative work available to others as provided herein, then

Licensee hereby agrees to include in any such work a brief summary of the changes made to Python

1.6.1.

4. CNRI is making Python 1.6.1 available to Licensee on an "AS IS" basis. CNRI MAKES NO REPRESENTATIONS OR WARRANTIES, EXPRESS OR IMPLIED. BY WAY OF EXAMPLE, BUT NOT LIMITATION, CNRI MAKES NO AND DISCLAIMS ANY REPRESENTATION OR WARRANTY OF MERCHANTABILITY OR FITNESS FOR ANY PARTICULAR PURPOSE OR THAT THE USE OF PYTHON 1.6.1 WILL NOT INFRINGE ANY THIRD PARTY RIGHTS.

5. CNRI SHALL NOT BE LIABLE TO LICENSEE OR ANY OTHER USERS OF PYTHON 1.6.1 FOR ANY INCIDENTAL, SPECIAL, OR CONSEQUENTIAL DAMAGES OR LOSS AS A RESULT OF MODIFYING, DISTRIBUTING, OR OTHERWISE USING PYTHON 1.6.1, OR ANY DERIVATIVE THEREOF, EVEN IF ADVISED OF THE POSSIBILITY THEREOF.

6. This License Agreement will automatically terminate upon a material breach of its terms and conditions.

7. This License Agreement shall be governed by the federal intellectual property law of the United States, including without limitation the federal copyright law, and, to the extent such U.S. federal law does not apply, by the law of the Commonwealth of Virginia, excluding Virginia's conflict of law provisions. Notwithstanding the foregoing, with regard to derivative works based on Python 1.6.1 that incorporate non-separable material that was previously distributed under the GNU General Public License (GPL), the law of the Commonwealth of Virginia shall govern this License Agreement only as to issues arising under or with respect to Paragraphs 4, 5, and 7 of this License Agreement. Nothing in this License Agreement shall be deemed to create any relationship of agency, partnership, or joint venture between CNRI and Licensee. This License Agreement does not grant permission to use CNRI trademarks or trade name in a trademark sense to endorse or promote products or services of Licensee, or any third party.

8. By clicking on the "ACCEPT" button where indicated, or by copying, installing or otherwise using Python 1.6.1, Licensee agrees to be bound by the terms and conditions of this License Agreement.

ACCEPT

CWI

LICENSE AGREEMENT FOR PYTHON 0.9.0 THROUGH 1.2

Copyright (c) 1991 - 1995, Stichting Mathematisch Centrum Amsterdam,
The Netherlands. All rights reserved.

Permission to use, copy, modify, and distribute this software and its
documentation for any purpose and without fee is hereby granted,
provided that the above copyright notice appear in all copies and that
both that copyright notice and this permission notice appear in
supporting documentation, and that the name of Stichting Mathematisch
Centrum or CWI not be used in advertising or publicity pertaining to
distribution of the software without specific, written prior
permission.

STICHTING MATHEMATISCH CENTRUM DISCLAIMS ALL WARRANTIES WITH REGARD TO
THIS SOFTWARE, INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND
FITNESS, IN NO EVENT SHALL STICHTING MATHEMATISCH CENTRUM BE LIABLE
FOR ANY SPECIAL, INDIRECT OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES
WHATSOEVER RESULTING FROM
LOSS OF USE, DATA OR PROFITS, WHETHER IN AN
ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT
OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

ZERO-CLAUSE BSD LICENSE FOR CODE IN THE PYTHON DOCUMENTATION

Permission to use, copy, modify, and/or distribute this software for any
purpose with or without fee is hereby granted.

THE SOFTWARE IS PROVIDED "AS IS" AND THE AUTHOR DISCLAIMS ALL WARRANTIES WITH
REGARD TO THIS SOFTWARE INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY
AND FITNESS. IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY SPECIAL, DIRECT,
INDIRECT, OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM
LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR
OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR
PERFORMANCE OF THIS SOFTWARE.

This license applies to the bootstrapper application that is embedded within the installer. It has no impact on the
licensing for the rest of the installer or Python itself, as no code covered by this license exists in any other part of the
product.

Microsoft Reciprocal License (MS-RL)

This license governs use of the accompanying software. If you use the software, you accept this license. If you do
not accept the license, do not use the software.

1. Definitions

The terms "reproduce," "reproduction," "derivative works," and "distribution" have the same meaning here as under
U.S. copyright law.

A "contribution" is the original software, or any additions or changes to the software.

A "contributor" is any person that distributes its contribution under this license.

"Licensed patents" are a contributor's patent claims that read directly on its contribution.

2. Grant of Rights

(A) Copyright Grant- Subject to the terms of this license, including the license conditions and limitations in section 3, each contributor grants you a non-exclusive, worldwide, royalty-free copyright license to reproduce its contribution, prepare derivative works of its contribution, and distribute its contribution or any derivative works that you create.

(B) Patent Grant- Subject to the terms of this license, including the license conditions and limitations in section 3, each contributor grants you a non-exclusive, worldwide, royalty-free license under its licensed patents to make, have made, use, sell, offer for sale, import, and/or otherwise dispose of its contribution in the software or derivative works of the contribution in the software.

3. Conditions and Limitations

(A) Reciprocal Grants- For any file you distribute that contains code from the software (in source code or binary format), you must provide recipients the source code to that file along with a copy of this license, which license will govern that file. You may license other files that are entirely your own work and do not contain code from the software under any terms you choose.

(B) No Trademark License- This license does not grant you rights to use any contributors' name, logo, or trademarks.

(C) If you bring a patent claim against any contributor over patents that you claim are infringed by the software, your patent license from such contributor to the software ends automatically.

(D) If you distribute any portion of the software, you must retain all copyright, patent, trademark, and attribution notices that are present in the software.

(E) If you distribute any portion of the software in source code form, you may do so only under this license by including a complete copy of this license with your distribution. If you distribute any portion of the software in compiled or object code form, you may only do so under a license that complies with this license.

(F) The software is licensed "as-is." You bear the risk of using it. The contributors give no express warranties, guarantees or conditions.

You may have additional consumer rights under your local laws which this license cannot change. To the extent permitted under your local laws, the contributors exclude the implied warranties of merchantability, fitness for a particular purpose and non-infringement.

1.850 perl 5.30.0-9ubuntu0.4

1.850.1 Available under license :

The "Artistic License"

Preamble

The intent of this document is to state the conditions under which a Package may be copied, such that the Copyright Holder maintains some

semblance of artistic control over the development of the package, while giving the users of the package the right to use and distribute the Package in a more-or-less customary fashion, plus the right to make reasonable modifications.

Definitions:

"Package" refers to the collection of files distributed by the Copyright Holder, and derivatives of that collection of files created through textual modification.

"Standard Version" refers to such a Package if it has not been modified, or has been modified in accordance with the wishes of the Copyright Holder as specified below.

"Copyright Holder" is whoever is named in the copyright or copyrights for the package.

"You" is you, if you're thinking about copying or distributing this Package.

"Reasonable copying fee" is whatever you can justify on the basis of media cost, duplication charges, time of people involved, and so on. (You will not be required to justify it to the Copyright Holder, but only to the computing community at large as a market that must bear the fee.)

"Freely Available" means that no fee is charged for the item itself, though there may be fees involved in handling the item. It also means that recipients of the item may redistribute it under the same conditions they received it.

1. You may make and give away verbatim copies of the source form of the Standard Version of this Package without restriction, provided that you duplicate all of the original copyright notices and associated disclaimers.

2. You may apply bug fixes, portability fixes and other modifications derived from the Public Domain or from the Copyright Holder.

A Package modified in such a way shall still be considered the Standard Version.

3. You may otherwise modify your copy of this Package in any way, provided that you insert a prominent notice in each changed file stating how and when you changed that file, and provided that you do at least ONE of the following:

a) place your modifications in the Public Domain or otherwise make them

Freely Available, such as by posting said modifications to Usenet or an equivalent medium, or placing the modifications on a major archive site such as uunet.uu.net, or by allowing the Copyright Holder to include your modifications in the Standard Version of the Package.

b) use the modified Package only within your corporation or organization.

c) rename any non-standard executables so the names do not conflict with standard executables, which must also be provided, and provide a separate manual page for each non-standard executable that clearly documents how it differs from the Standard Version.

d) make other distribution arrangements with the Copyright Holder.

4. You may distribute the programs of this Package in object code or executable form, provided that you do at least ONE of the following:

a) distribute a Standard Version of the executables and library files, together with instructions (in the manual page or equivalent) on where to get the Standard Version.

b) accompany the distribution with the machine-readable source of the Package with your modifications.

c) give non-standard executables non-standard names, and clearly document the differences in manual pages (or equivalent), together with instructions on where to get the Standard Version.

d) make other distribution arrangements with the Copyright Holder.

5. You may charge a reasonable copying fee for any distribution of this Package. You may charge any fee you choose for support of this Package. You may not charge a fee for this Package itself. However, you may distribute this Package in aggregate with other (possibly commercial) programs as part of a larger (possibly commercial) software distribution provided that you do not advertise this Package as a product of your own. You may embed this Package's interpreter within an executable of yours (by linking); this shall be construed as a mere form of aggregation, provided that the complete Standard Version of the interpreter is so embedded.

6. The scripts and library files supplied as input to or produced as output from the programs of this Package do not automatically fall under the copyright of this Package, but belong to whoever generated them, and may be sold commercially, and may be aggregated with this Package. If such scripts or library files are aggregated with this

Package via the so-called "undump" or "unexec" methods of producing a binary executable image, then distribution of such an image shall neither be construed as a distribution of this Package nor shall it fall under the restrictions of Paragraphs 3 and 4, provided that you do not represent such an executable image as a Standard Version of this Package.

7. C subroutines (or comparably compiled subroutines in other languages) supplied by you and linked into this Package in order to emulate subroutines and variables of the language defined by this Package shall not be considered part of this Package, but are the equivalent of input as in Paragraph 6, provided these subroutines do not change the language in any way that would cause it to fail the regression tests for the language.

8. Aggregation of this Package with a commercial distribution is always permitted provided that the use of this Package is embedded; that is, when no overt attempt is made to make this Package's interfaces visible to the end user of the commercial distribution. Such use shall not be construed as a distribution of this Package.

9. The name of the Copyright Holder may not be used to endorse or promote products derived from this software without specific prior written permission.

10. THIS PACKAGE IS PROVIDED "AS IS" AND WITHOUT ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, WITHOUT LIMITATION, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE.

The End

Perl5 Metaconfig Units

Copyright (c) 1996-1998, Andy Dougherty

Copyright (c) 1999-2011, H.Merijn Brand

All rights reserved.

These units are the ones used to build Configure and config_h.SH in the Perl5 distribution.

metaconfig will first look in its standard locations (specified when you installed dist). It will then recurse through the 'U' subdirectory and find any additional "private" units. Private units override standard ones supplied with metaconfig.

Files in this directory:

README

This file.

Glossary.patch

The standard dist units contain some strings that make pod2man complain. This patch silences those warnings. As new units are added and Configure is regenerated, this patch may need more and more 'fuzz' to be applied. It should be freshly regenerated every once in a while. See also mkgloss.pl

In-all.pl

Re-generate the all/ folder

mkglossary

A script to regenerate Porting/Glossary. You have to manually edit the top of the script to point the location of your metaconfig units. It is called automatically by 'mksample'. See also mkgloss.pl

mkgloss.pl

A perl script that calls U/mkglossary from the perl source tree, sorts the list of symbols, and applies the patch mentioned in Glossary.patch. When called on its own, redirect the output to a temporary file, and compare that file to Porting/Glossary before applying.

mksample

A script to regenerate Porting/config.sh and Porting/config.H. It also calls mkglossary, if necessary.

Subdirectories:

The units and other related files have been broken up into the following directories.

a_dvisory/

These are units that have to go first in the generated config_h.SH. A word of explanation: Configure and config_h.SH are generated from 'Units' (the *.U files). Files indicate dependencies (using make(1)), and Configure is built to follow those dependencies. However, config_h.SH is simply built by putting all the units in alphabetical order and extracting the relevant lines. (This could be fixed, I suppose, but it wasn't trivial the one time I looked.) The a_dvisory/ directory, then, is a place to put units that need to be early in config_h.SH. (Most units are self-contained and ought to be able to go anywhere. However, some things, like byteorder, need to have the #defines from multiarch available.)

acl/

This is an old patch to begin to detect and use ACL (access control list) file protection schemes.

all/

A folder that conveniently holds symbolic links to all the modules that are used to build the current Configure and config_h.SH.

compline/

These are similar to the standard units, but I have modified them to have a more uniform compile command line, usually using the new Compile.U unit. (The ccflags.U unit is perl-specific since it mentions -DDEBUGGING and -DPOSIX_SOURCE, but that's the only place it is perl-specific.)

dist_patches/

These are patches to dist that must be applied before it is built and installed. I have submitted these for inclusion in the regular dist distribution. They have already been applied to the ../dist-3.0at70b directory.

ebcdic/

These are units that had to be specially modified to work under either EBCDIC or ASCII.

installdirs/

These are units to handle perl's installation directories and related issues.

modified/

These are modified versions of the standard units. Also included in this directory are new units that are clearly derived from existing units. I have submitted these for inclusion in the regular dist distribution.

nullified/

These are null units that replace units in the standard distribution. Typically they are there because some part of the perl source accidentally uses a symbol that metaconfig thinks means we want the corresponding unit.

perl/

These are specific to perl. Some are heavily derived from original dist units, and are marked as such. Others are original.

perl_patches/

These are patches to the perl source. This directory

should ordinarily be empty, but there may have been drift between the standard version of perl and the one associated with these units.

protos/

These are units modified to use the new Hasproto.U or Protochk.U units to check for prototypes.

threads/

These are specific to threading perl.

typedefs/

These are standard units modified to use the modified Typedef.U unit to check for typedefs. (The modified Typedef.U includes a function to avoid unnecessary prompts if the typedef being searched for exists.)

Where appropriate, I submitted these units for inclusion into the regular dist distribution. However, since dist is no longer actively maintained, and the alternative is for *me* to actively maintain it, the units just sit here.

Copyright Information:

Unless otherwise indicated,
the files contained in this
distribution are:

Copyright (c) 1996-1998, Andy Dougherty

The following licensing terms apply to all files contained in this distribution:

You may distribute the files contained in this distribution under the terms of either

- a) the "Artistic License" which comes with Perl, or
- b) the "Artistic License" which comes with dist, or
- c) the GNU General Public License as published by the Free Software Foundation; either version 1, or (at your option) any later version (see the file "Copying" that comes with the Perl distribution).

Which one to use is your choice.

The units in the "modified" directory have been derived from units associated with the metaconfig program of Raphael Manfredi's "dist" distribution. These units list Raphael Manfredi as the Copyright holder. dist is distributed under a modified version of the Perl Artistic License. Clause 7 of this modified license as contained in dist-3.0-pl60 provides:

7. You may reuse parts of this Package in your own programs, provided that you explicitly state where you got them from, in the source code (and, left to your courtesy, in the documentation), duplicating all the associated copyright notices and disclaimers. Besides your changes, if any, must be clearly marked as such. Parts reused that way will no longer fall under this license if, and only if, the name of your program(s) have no immediate connection with the name of the Package itself or its associated programs. You may then apply whatever restrictions you wish on the reused parts or choose to place them in the Public Domain--this will apply only within the context of your package.

In accordance with this clause, the versions of these units contained here are made available under the same terms as the rest of the units.

If you have any questions about the use of these units or about the differences between these units and the standard versions, please feel free to ask.

Andy Dougherty doughera@lafayette.edu
Dept. of Physics
Lafayette College
Easton, PA 18042-1782
?RCS: Copyright (c) 1996-1998, Andy Dougherty
?RCS:
?RCS: You may distribute under the terms of either the GNU General Public
?RCS: License or the Artistic License, as specified in the README file.

1.851 nghttp2 1.40.0-1ubuntu0.1

1.851.1 Available under license :

LEGAL NOTICE INFORMATION

All the files in this distribution are covered under the MIT license (see the file LICENSE) except some files mentioned below:
The MIT License

Copyright (c) 2012, 2014, 2015, 2016 Tatsuhiro Tsujikawa
Copyright (c) 2012, 2014, 2015, 2016 nghttp2 contributors

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

```
set yrange [0:]  
set terminal pngcairo font 'Sans, 8' lw 1 size 1400,1024  
set xtics rotate by -45  
set style histogram errorbars gap 2 lw 1  
set style fill solid border -1  
Copyright (c) 2019 mruby developers
```

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

If not otherwise noted, the extensions in this package are licensed under the following license.

Copyright (c) 2010 by the contributors (see AUTHORS file).
All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- * Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- * Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

1.852 jersey-server 2.39.1

1.852.1 Available under license :

Notice for Jersey Core Server module

This content is produced and maintained by the Eclipse Jersey project.

* <https://projects.eclipse.org/projects/ee4j.jersey>

Trademarks

Eclipse Jersey is a trademark of the Eclipse Foundation.

Copyright

All content is the property of the respective authors or their employers. For more information regarding authorship of content, please consult the listed source code repository logs.

Declared Project Licenses

This program and the accompanying materials are made available under the terms of the Eclipse Public License v. 2.0 which is available at <http://www.eclipse.org/legal/epl-2.0>. This Source Code may also be made available under the following Secondary Licenses when the conditions for such availability set forth in the Eclipse Public License v. 2.0 are satisfied: GNU General Public License, version 2 with the GNU Classpath Exception which is available at <https://www.gnu.org/software/classpath/license.html>.

SPDX-License-Identifier: EPL-2.0

OR GPL-2.0 WITH Classpath-exception-2.0

Source Code

The project maintains the following source code repositories:

* <https://github.com/eclipse-ee4j/jersey>

Third-party Content

org.glassfish.jersey.server.internal.monitoring.core

* License: Apache License, 2.0

* Copyright (c) 2015-2018 Oracle and/or its affiliates. All rights reserved.

* Copyright 2010-2013 Coda Hale and Yammer, Inc.

org.objectweb.asm Version 9.4

* License: Modified BSD (<https://asm.ow2.io/license.html>)

* Copyright: (c) 2000-2011 INRIA, France Telecom. All rights reserved.

W3.org documents

* License: W3C License

* Copyright: Copyright (c) 1994-2001 World Wide Web Consortium, (Massachusetts Institute of Technology, Institut National de Recherche en Informatique et en Automatique, Keio University). All Rights Reserved.

<http://www.w3.org/Consortium/Legal/>

Notice for Jersey

This content is produced and maintained by the Eclipse Jersey project.

* Project home: <https://projects.eclipse.org/projects/ee4j.jersey>

Trademarks

Eclipse Jersey is a trademark of the Eclipse Foundation.

Copyright

All content is the property of the respective authors or their employers. For more information regarding authorship of content, please consult the listed source code repository logs.

Declared Project Licenses

This program and the accompanying materials are made available under the terms of the Eclipse Public License v. 2.0 which is available at <http://www.eclipse.org/legal/epl-2.0>. This Source Code may also be made available under the following Secondary Licenses when the conditions for such availability set forth in the Eclipse Public License v. 2.0 are satisfied: GNU General Public License, version 2 with the GNU Classpath Exception which is available at <https://www.gnu.org/software/classpath/license.html>.

SPDX-License-Identifier: EPL-2.0
OR GPL-2.0 WITH Classpath-exception-2.0

Source Code

The project maintains the following source code repositories:

* <https://github.com/eclipse-ee4j/jersey>

Third-party Content

Angular JS, v1.6.6

- * License MIT (<http://www.opensource.org/licenses/mit-license.php>)
- * Project: <http://angularjs.org>
- * Copyright: (c) 2010-2017 Google, Inc.

aopalliance Version 1

- * License: all the source code provided by AOP Alliance is Public Domain.
- * Project: <http://aopalliance.sourceforge.net>
- * Copyright: Material in the public domain is not protected by copyright

Bean Validation API 2.0.2

- * License: Apache License, 2.0
- * Project: <http://beanvalidation.org/1.1/>
- * Copyright: 2009, Red Hat, Inc. and/or its affiliates, and individual contributors
- * by the @authors tag.

Hibernate Validator CDI, 6.2.4.Final

- * License: Apache License, 2.0
- * Project: <https://beanvalidation.org/>
- * Repackaged in `org.glassfish.jersey.server.validation.internal.hibernate`

Bootstrap v3.3.7

- * License: MIT license (<https://github.com/twbs/bootstrap/blob/master/LICENSE>)
- *
- Project: <http://getbootstrap.com>
- * Copyright: 2011-2016 Twitter, Inc

Google Guava Version 18.0

- * License: Apache License, 2.0
- * Copyright (C) 2009 The Guava Authors

javax.inject Version: 1

- * License: Apache License, 2.0
- * Copyright (C) 2009 The JSR-330 Expert Group

Javassist Version 3.29.0-GA

- * License: Apache License, 2.0
- * Project: <http://www.javassist.org/>
- * Copyright (C) 1999- Shigeru Chiba. All Rights Reserved.

Jackson JAX-RS Providers Version 2.14.1

- * License: Apache License, 2.0
- * Project: <https://github.com/FasterXML/jackson-jaxrs-providers>
- * Copyright: (c) 2009-2022 FasterXML, LLC. All rights reserved unless otherwise indicated.

jQuery v1.12.4

- * License: jquery.org/license
- * Project: jquery.org
- * Copyright: (c) jQuery Foundation

jQuery Barcode plugin 0.3

- * License: MIT & GPL (<http://www.opensource.org/licenses/mit-license.php> & <http://www.gnu.org/licenses/gpl.html>)
- * Project: <http://www.pasella.it/projects/jquery/barcode>
- *
- Copyright: (c) 2009 Antonello Pasella antonello.pasella@gmail.com

JSR-166 Extension - JEP 266

- * License: CC0
- * No copyright
- * Written by Doug Lea with assistance from members of JCP JSR-166 Expert Group and released to the public domain, as explained at <http://creativecommons.org/publicdomain/zero/1.0/>

KineticJS, v4.7.1

- * License: MIT license (<http://www.opensource.org/licenses/mit-license.php>)
- * Project: <http://www.kineticjs.com>, <https://github.com/ericdrowell/KineticJS>
- * Copyright: Eric Rowell

org.objectweb.asm Version 9.4

- * License: Modified BSD (<https://asm.ow2.io/license.html>)
- * Copyright (c) 2000-2011 INRIA, France Telecom. All rights reserved.

org.osgi.core version 6.0.0

- * License: Apache License, 2.0
- * Copyright (c) OSGi Alliance (2005, 2008). All Rights Reserved.

org.glassfish.jersey.server.internal.monitoring.core

* License: Apache License, 2.0

* Copyright (c) 2015-2018 Oracle and/or its affiliates. All rights reserved.

* Copyright 2010-2013 Coda Hale and Yammer, Inc.

W3.org

documents

* License: W3C License

* Copyright: Copyright (c) 1994-2001 World Wide Web Consortium, (Massachusetts Institute of Technology, Institut National de Recherche en Informatique et en Automatique, Keio University). All Rights Reserved.

<http://www.w3.org/Consortium/Legal/>

Eclipse Public License - v 2.0

THE ACCOMPANYING PROGRAM IS PROVIDED UNDER THE TERMS OF THIS ECLIPSE PUBLIC LICENSE ("AGREEMENT"). ANY USE, REPRODUCTION OR DISTRIBUTION OF THE PROGRAM CONSTITUTES RECIPIENT'S ACCEPTANCE OF THIS AGREEMENT.

1. DEFINITIONS

"Contribution" means:

a) in the case of the initial Contributor, the initial content Distributed under this Agreement, and

b) in the case of each subsequent Contributor:

i) changes to the Program, and

ii) additions to the Program;

where such changes and/or additions to the Program originate from and are Distributed by that particular Contributor. A Contribution "originates" from a Contributor if it was added to the Program by such Contributor itself or anyone acting on such Contributor's behalf. Contributions do not include changes or additions to the Program that are not Modified Works.

"Contributor" means any person or entity that Distributes the Program.

"Licensed Patents" mean patent claims licensable by a Contributor which are necessarily infringed by the use or sale of its Contribution alone or when combined with the Program.

"Program" means the Contributions Distributed in accordance with this Agreement.

"Recipient" means anyone who receives the Program under this Agreement or any Secondary License (as applicable), including Contributors.

"Derivative Works" shall mean any work, whether in Source Code or other

form, that is based on (or derived from) the Program and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship.

"Modified Works" shall mean any work in Source Code or other form that results from an addition to, deletion from, or modification of the contents of the Program, including, for purposes of clarity any new file in Source Code form that contains any contents of the Program. Modified Works shall not include works that contain only declarations, interfaces, types, classes, structures, or files of the Program solely in each case in order to link to, bind by name, or subclass the Program or Modified Works thereof.

"Distribute" means the acts of a) distributing or b) making available in any manner that enables the transfer of a copy.

"Source Code" means the form of a Program preferred for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Secondary License" means either the GNU General Public License, Version 2.0, or any later versions of that license, including any exceptions or additional permissions as identified by the initial Contributor.

2. GRANT OF RIGHTS

a) Subject to the terms of this Agreement, each Contributor hereby grants Recipient a non-exclusive, worldwide, royalty-free copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, Distribute and sublicense the Contribution of such Contributor, if any, and such Derivative Works.

b) Subject to the terms of this Agreement, each Contributor hereby grants Recipient a non-exclusive, worldwide, royalty-free patent license under Licensed Patents to make, use, sell, offer to sell, import and otherwise transfer the Contribution of such Contributor, if any, in Source Code or other form. This patent license shall apply to the combination of the Contribution and the Program if, at the time the Contribution is added by the Contributor, such addition of the Contribution causes such combination to be covered by the Licensed Patents. The patent license shall not apply to any other combinations which include the Contribution. No hardware per se is licensed hereunder.

c) Recipient understands

that although each Contributor grants the

licenses to its Contributions set forth herein, no assurances are provided by any Contributor that the Program does not infringe the patent or other intellectual property rights of any other entity. Each Contributor disclaims any liability to Recipient for claims brought by any other entity based on infringement of intellectual property rights or otherwise. As a condition to exercising the rights and licenses granted hereunder, each Recipient hereby assumes sole responsibility to secure any other intellectual property rights needed, if any. For example, if a third party patent license is required to allow Recipient to Distribute the Program, it is Recipient's responsibility to acquire that license before distributing the Program.

d) Each Contributor represents that to its knowledge it has sufficient copyright rights in its Contribution, if any, to grant

the copyright license set forth in this Agreement.

e) Notwithstanding the terms of any Secondary License, no Contributor makes additional grants to any Recipient (other than those set forth in this Agreement) as a result of such Recipient's receipt of the Program under the terms of a Secondary License (if permitted under the terms of Section 3).

3. REQUIREMENTS

3.1 If a Contributor Distributes the Program in any form, then:

a) the Program must also be made available as Source Code, in accordance with section 3.2, and the Contributor must accompany the Program with a statement that the Source Code for the Program is available under this Agreement, and informs Recipients how to obtain it in a reasonable manner on or through a medium customarily used for software exchange; and

b) the Contributor may Distribute the Program under a license different than this Agreement, provided that such license:

i) effectively disclaims on behalf of all other Contributors all warranties and conditions, express and implied, including warranties or conditions of title and non-infringement, and implied warranties or conditions of merchantability and fitness for a particular purpose;

ii) effectively excludes on behalf of all other Contributors all liability for damages, including direct, indirect, special, incidental and consequential damages, such as lost profits;

iii) does not attempt to limit or alter the recipients' rights in the Source Code under section 3.2; and

iv) requires any subsequent distribution of the Program by any party to be under a license that satisfies the requirements of this section 3.

3.2 When the Program is Distributed as Source Code:

- a) it must be made available under this Agreement, or if the Program (i) is combined with other material in a separate file or files made available under a Secondary License, and (ii) the initial Contributor attached to the Source Code the notice described in Exhibit A of this Agreement, then the Program may be made available under the terms of such Secondary Licenses, and
- b) a copy of this Agreement must be included with each copy of the Program.

3.3 Contributors may not remove or alter any copyright, patent, trademark, attribution notices, disclaimers of warranty, or limitations of liability ("notices") contained within the Program from any copy of the Program which they Distribute, provided that Contributors may add their own appropriate notices.

4. COMMERCIAL DISTRIBUTION

Commercial distributors of software may accept certain responsibilities with respect to end users, business partners and the like. While this license is intended to facilitate the commercial use of the Program, the Contributor who includes the Program in a commercial product offering should do so in a manner which does not create potential liability for other Contributors. Therefore, if a Contributor includes the Program in a commercial product offering, such Contributor ("Commercial Contributor") hereby agrees to defend and indemnify every other Contributor ("Indemnified Contributor") against any losses, damages and costs (collectively "Losses") arising from claims, lawsuits and other legal actions brought by a third party against the Indemnified Contributor to the extent caused by the acts or omissions of such Commercial Contributor in connection with its distribution of the Program in a commercial product offering. The obligations in this section do not apply to any claims or Losses relating to any actual or alleged intellectual property infringement. In order to qualify, an Indemnified Contributor must: a) promptly notify the Commercial Contributor in writing of

such claim, and b) allow the Commercial Contributor to control, and cooperate with the Commercial Contributor in, the defense and any related settlement negotiations. The Indemnified Contributor may participate in any such claim at its own expense.

For example, a Contributor might include the Program in a commercial product offering, Product X. That Contributor is then a Commercial Contributor. If that Commercial Contributor then makes performance claims, or offers warranties related to Product X, those performance claims and warranties are such Commercial Contributor's responsibility alone. Under this section, the Commercial Contributor would have to defend claims against the other Contributors related to those performance claims and warranties, and if a court requires any other Contributor to pay any damages as a result, the Commercial Contributor must pay those damages.

5. NO WARRANTY

EXCEPT AS EXPRESSLY SET FORTH IN THIS AGREEMENT, AND TO THE EXTENT PERMITTED BY APPLICABLE LAW, THE PROGRAM IS PROVIDED ON AN "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, EITHER EXPRESS OR IMPLIED INCLUDING, WITHOUT LIMITATION, ANY WARRANTIES OR CONDITIONS OF TITLE, NON-INFRINGEMENT, MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE. Each Recipient is solely responsible for determining the appropriateness of using and distributing the Program and assumes all risks associated with its exercise of rights under this Agreement, including but not limited to the risks and costs of program errors, compliance with applicable laws, damage to or loss of data, programs or equipment, and unavailability or interruption of operations.

6. DISCLAIMER OF LIABILITY

EXCEPT AS EXPRESSLY SET FORTH IN THIS AGREEMENT, AND TO THE EXTENT PERMITTED BY APPLICABLE LAW, NEITHER RECIPIENT NOR ANY CONTRIBUTORS SHALL HAVE ANY LIABILITY FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING WITHOUT LIMITATION LOST PROFITS), HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OR DISTRIBUTION OF THE PROGRAM OR THE EXERCISE OF ANY RIGHTS GRANTED HEREUNDER, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

7. GENERAL

If any provision of this Agreement is invalid or unenforceable under applicable law, it shall not affect the validity or enforceability of the remainder of the terms of this Agreement, and without further

action by the parties hereto, such provision shall be reformed to the minimum extent necessary to make such provision valid and enforceable.

If Recipient institutes patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Program itself (excluding combinations of the Program with other software or hardware) infringes such Recipient's patent(s), then such Recipient's rights granted under Section 2(b) shall terminate as of the date such litigation is filed.

All Recipient's rights under this Agreement shall terminate if it fails to comply with any of the material terms or conditions of this Agreement and does not cure such failure in a reasonable period of time after becoming aware of such noncompliance. If all Recipient's rights under this Agreement terminate, Recipient agrees to cease use and distribution of the Program as soon as reasonably practicable. However, Recipient's obligations under this Agreement and any licenses granted by Recipient relating to the Program shall continue and survive.

Everyone is permitted to copy and distribute copies of this Agreement, but in order to avoid inconsistency the Agreement is copyrighted and may only be modified in the following manner. The Agreement Steward reserves the right to publish new versions (including revisions) of this Agreement from time to time. No one other than the Agreement Steward has the right to modify this Agreement. The Eclipse Foundation is the initial Agreement Steward. The Eclipse Foundation may assign the responsibility to serve as the Agreement Steward to a suitable separate entity. Each new version of the Agreement will be given a distinguishing version number. The Program (including Contributions) may always be Distributed subject to the version of the Agreement under which it was received. In addition, after a new version of the Agreement is published, Contributor may elect to Distribute the Program (including its Contributions) under the new version.

Except as expressly stated in Sections 2(a) and 2(b) above, Recipient receives no rights or licenses to the intellectual property of any Contributor under this Agreement, whether expressly, by implication, estoppel or otherwise. All rights in the Program not expressly granted under this Agreement are reserved. Nothing in this Agreement is intended to be enforceable by any entity that is not a Contributor or Recipient. No third-party beneficiary rights are created under this Agreement.

Exhibit A - Form of Secondary Licenses Notice

"This Source Code may also be made available under the following

Secondary Licenses when the conditions for such availability set forth in the Eclipse Public License, v. 2.0 are satisfied: {name license(s), version(s), and exceptions or additional permissions here}."

Simply including a copy of this Agreement, including this Exhibit A is not sufficient to license the Source Code under Secondary Licenses.

If it is not possible or desirable to put the notice in a particular file, then You may include the notice in a location (such as a LICENSE file in a relevant directory) where a recipient would be likely to look for such a notice.

You may add additional accurate notices of copyright ownership.

The GNU General Public License (GPL) Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.
51 Franklin Street, Fifth Floor
Boston, MA 02110-1335
USA

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. This General Public License applies to most of the Free Software Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Library General Public License instead.)

You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These

restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and modification follow.

TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that

is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications

or work under the terms of Section 1 above, provided that you also meet all of these conditions:

a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.

b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.

c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how

to view a copy of this License.

(Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Program.

In addition, mere aggregation of another work not based on the Program with the Program (or with a work based on the Program) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

a) Accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source

code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software

Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR

OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

END OF
TERMS AND CONDITIONS

How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

One line to give the program's name and a brief idea of what it does.
Copyright (C) <year> <name of author>

This program is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation; either version 2 of the License, or (at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program; if not, write to the Free Software

Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston, MA 02110-1335 USA

Also add information on how to contact you by electronic and paper mail.

If the program is interactive, make it output a short notice like this when it starts in an interactive mode:

```
Gnomovision version 69, Copyright (C) year name of author
Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type
`show w'. This is free software, and you are welcome to redistribute
it under certain conditions; type `show c' for details.
```

The hypothetical commands ``show w'` and ``show c'` should show the appropriate parts of the General Public License. Of course, the commands you use may be called something other than ``show w'` and ``show c'`; they could even be mouse-clicks or menu items--whatever suits your program.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the program, if necessary. Here is a sample; alter the names:

```
Yoyodyne, Inc., hereby disclaims all copyright interest in the
program `Gnomovision' (which makes passes at compilers) written by
James Hacker.
```

```
signature of Ty Coon, 1 April 1989
Ty Coon, President of Vice
```

This General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Library General Public License instead of this License.

CLASSPATH EXCEPTION

Linking this library statically or dynamically with other modules is making a combined work based on this library. Thus, the terms and conditions of the GNU General Public License version 2 cover the whole combination.

As a special exception, the copyright holders of this library give you permission to link this library with independent modules to produce an executable, regardless of the license terms of these independent modules, and to copy and distribute the resulting executable under

terms of your choice, provided that you also meet, for each linked independent module, the terms and conditions of the license of that module. An independent module is a module which is not derived from or based on this library. If you modify this library, you may extend this exception to your version of the library, but you are not obligated to do so. If you do not wish to do so, delete this exception statement from your version.

1.853 reload4j 1.2.25

1.853.1 Available under license :

Apache License
Version 2.0, January 2004
<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their

Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf

of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright 1999-2005 The Apache Software Foundation

Licensed under the Apache License, Version 2.0 (the "License"); you may not use this file except in compliance with the License. You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

Apache log4j

Copyright 2007 The Apache Software Foundation

This product includes software developed at
The Apache Software Foundation (<http://www.apache.org/>).

1.854 jersey-container-servlet-core 2.39.1

1.854.1 Available under license :

Notice for Jersey

This content is produced and maintained by the Eclipse Jersey project.

* Project home: <https://projects.eclipse.org/projects/ee4j.jersey>

Trademarks

Eclipse Jersey is a trademark of the Eclipse Foundation.

Copyright

All content is the property of the respective authors or their employers. For more information regarding authorship of content, please consult the listed source code repository logs.

Declared Project Licenses

This program and the accompanying materials are made available under the terms of the Eclipse Public License v. 2.0 which is available at <http://www.eclipse.org/legal/epl-2.0>. This Source Code may also be made available under the following Secondary Licenses when the conditions for such availability set forth in the Eclipse Public License v. 2.0 are satisfied: GNU General Public License, version 2 with the GNU Classpath Exception which is available at <https://www.gnu.org/software/classpath/license.html>.

SPDX-License-Identifier: EPL-2.0
OR GPL-2.0 WITH Classpath-exception-2.0

Source Code

The project maintains the following source code repositories:

* <https://github.com/eclipse-ee4j/jersey>

Third-party Content

Angular JS, v1.6.6

- * License MIT (<http://www.opensource.org/licenses/mit-license.php>)
- * Project: <http://angularjs.org>
- * Copyright: (c) 2010-2017 Google, Inc.

aopalliance Version 1

- * License: all the source code provided by AOP Alliance is Public Domain.
- * Project: <http://aopalliance.sourceforge.net>
- * Copyright: Material in the public domain is not protected by copyright

Bean Validation API 2.0.2

- * License: Apache License, 2.0
- * Project: <http://beanvalidation.org/1.1/>
- * Copyright: 2009, Red Hat, Inc. and/or its affiliates, and individual contributors
- * by the @authors tag.

Hibernate Validator CDI, 6.2.4.Final

- * License: Apache License, 2.0
- * Project: <https://beanvalidation.org/>
- * Repackaged in `org.glassfish.jersey.server.validation.internal.hibernate`

Bootstrap v3.3.7

* License: MIT license (<https://github.com/twbs/bootstrap/blob/master/LICENSE>)

*

Project: <http://getbootstrap.com>

* Copyright: 2011-2016 Twitter, Inc

Google Guava Version 18.0

* License: Apache License, 2.0

* Copyright (C) 2009 The Guava Authors

javax.inject Version: 1

* License: Apache License, 2.0

* Copyright (C) 2009 The JSR-330 Expert Group

Javassist Version 3.29.0-GA

* License: Apache License, 2.0

* Project: <http://www.javassist.org/>

* Copyright (C) 1999- Shigeru Chiba. All Rights Reserved.

Jackson JAX-RS Providers Version 2.14.1

* License: Apache License, 2.0

* Project: <https://github.com/FasterXML/jackson-jaxrs-providers>

* Copyright: (c) 2009-2022 FasterXML, LLC. All rights reserved unless otherwise indicated.

jQuery v1.12.4

* License: jquery.org/license

* Project: jquery.org

* Copyright: (c) jQuery Foundation

jQuery Barcode plugin 0.3

* License: MIT & GPL (<http://www.opensource.org/licenses/mit-license.php> &
<http://www.gnu.org/licenses/gpl.html>)

* Project: <http://www.pasella.it/projects/jquery/barcode>

*

Copyright: (c) 2009 Antonello Pasella antonello.pasella@gmail.com

JSR-166 Extension - JEP 266

* License: CC0

* No copyright

* Written by Doug Lea with assistance from members of JCP JSR-166 Expert Group and released to the public domain, as explained at <http://creativecommons.org/publicdomain/zero/1.0/>

KineticJS, v4.7.1

* License: MIT license (<http://www.opensource.org/licenses/mit-license.php>)

* Project: <http://www.kineticjs.com>, <https://github.com/ericdrowell/KineticJS>

* Copyright: Eric Rowell

org.objectweb.asm Version 9.4

* License: Modified BSD (<https://asm.ow2.io/license.html>)

* Copyright (c) 2000-2011 INRIA, France Telecom. All rights reserved.

org.osgi.core version 6.0.0

* License: Apache License, 2.0

* Copyright (c) OSGi Alliance (2005, 2008). All Rights Reserved.

org.glassfish.jersey.server.internal.monitoring.core

* License: Apache License, 2.0

* Copyright (c) 2015-2018 Oracle and/or its affiliates. All rights reserved.

* Copyright 2010-2013 Coda Hale and Yammer, Inc.

W3.org

documents

* License: W3C License

* Copyright: Copyright (c) 1994-2001 World Wide Web Consortium, (Massachusetts Institute of Technology, Institut National de Recherche en Informatique et en Automatique, Keio University). All Rights Reserved.

<http://www.w3.org/Consortium/Legal/>

Eclipse Public License - v 2.0

THE ACCOMPANYING PROGRAM IS PROVIDED UNDER THE TERMS OF THIS ECLIPSE PUBLIC LICENSE ("AGREEMENT"). ANY USE, REPRODUCTION OR DISTRIBUTION OF THE PROGRAM CONSTITUTES RECIPIENT'S ACCEPTANCE OF THIS AGREEMENT.

1. DEFINITIONS

"Contribution" means:

a) in the case of the initial Contributor, the initial content Distributed under this Agreement, and

b) in the case of each subsequent Contributor:

- i) changes to the Program, and
- ii) additions to the Program;

where such changes and/or additions to the Program originate from and are Distributed by that particular Contributor. A Contribution "originates" from a Contributor if it was added to the Program by such Contributor itself or anyone acting on such Contributor's behalf. Contributions do not include changes or additions to the Program that are not Modified Works.

"Contributor" means any person or entity that Distributes the Program.

"Licensed Patents" mean patent claims licensable by a Contributor which are necessarily infringed by the use or sale of its Contribution alone or when combined with the Program.

"Program" means the Contributions Distributed in accordance with this Agreement.

"Recipient" means anyone who receives the Program under this Agreement or any Secondary License (as applicable), including Contributors.

"Derivative Works" shall mean any work, whether in Source Code or other form, that is based on (or derived from) the Program and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship.

"Modified Works" shall mean any work in Source Code or other form that results from an addition to, deletion from, or modification of the contents of the Program, including, for purposes of clarity any new file in Source Code form that contains any contents of the Program. Modified Works shall not include works that contain only declarations, interfaces, types, classes, structures, or files of the Program solely in each case in order to link to, bind by name, or subclass the Program or Modified Works thereof.

"Distribute" means the acts of a) distributing or b) making available in any manner that enables the transfer of a copy.

"Source Code" means the form of a Program preferred for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Secondary License" means either the GNU General Public License, Version 2.0, or any later versions of that license, including any exceptions or additional permissions as identified by the initial Contributor.

2. GRANT OF RIGHTS

a) Subject to the terms of this Agreement, each Contributor hereby grants Recipient a non-exclusive, worldwide, royalty-free copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, Distribute and sublicense the Contribution of such Contributor, if any, and such Derivative Works.

b) Subject to the terms of this Agreement, each Contributor hereby grants Recipient a non-exclusive, worldwide, royalty-free patent license under Licensed Patents to make, use, sell, offer to sell, import and otherwise transfer the Contribution of such Contributor, if any, in Source Code or other form. This patent license shall

apply to the combination of the Contribution and the Program if, at the time the Contribution is added by the Contributor, such addition of the Contribution causes such combination to be covered by the Licensed Patents. The patent license shall not apply to any other combinations which include the Contribution. No hardware per se is licensed hereunder.

c) Recipient understands

that although each Contributor grants the

licenses to its Contributions set forth herein, no assurances are provided by any Contributor that the Program does not infringe the patent or other intellectual property rights of any other entity. Each Contributor disclaims any liability to Recipient for claims brought by any other entity based on infringement of intellectual property rights or otherwise. As a condition to exercising the rights and licenses granted hereunder, each Recipient hereby assumes sole responsibility to secure any other intellectual property rights needed, if any. For example, if a third party patent license is required to allow Recipient to Distribute the Program, it is Recipient's responsibility to acquire that license before distributing the Program.

d) Each Contributor represents that to its knowledge it has sufficient copyright rights in its Contribution, if any, to grant

the copyright license set forth in this Agreement.

e) Notwithstanding the terms of any Secondary License, no Contributor makes additional grants to any Recipient (other than those set forth in this Agreement) as a result of such Recipient's receipt of the Program under the terms of a Secondary License (if permitted under the terms of Section 3).

3. REQUIREMENTS

3.1 If a Contributor Distributes the Program in any form, then:

a) the Program must also be made available as Source Code, in accordance with section 3.2, and the Contributor must accompany the Program with a statement that the Source Code for the Program is available under this Agreement, and informs Recipients how to obtain it in a reasonable manner on or through a medium customarily used for software exchange; and

b) the Contributor may Distribute the Program under a license different than this Agreement, provided that such license:

i) effectively disclaims on behalf of all other Contributors all warranties and conditions, express and implied, including

warranties or conditions of title and non-infringement, and implied warranties or conditions of merchantability and fitness for a particular purpose;

ii) effectively excludes on behalf of all other Contributors all liability for damages, including direct, indirect, special, incidental and consequential damages, such as lost profits;

iii) does not attempt to limit or alter the recipients' rights in the Source Code under section 3.2; and

iv) requires any subsequent distribution of the Program by any party to be under a license that satisfies the requirements of this section 3.

3.2 When the Program is Distributed as Source Code:

a) it must be made available under this Agreement, or if the Program (i) is combined with other material in a separate file or files made available under a Secondary License, and (ii) the initial Contributor attached to the Source Code the notice described in Exhibit A of this Agreement, then the Program may be made available under the terms of such Secondary Licenses, and

b) a copy of this Agreement must be included with each copy of the Program.

3.3 Contributors may not remove or alter any copyright, patent, trademark, attribution notices, disclaimers of warranty, or limitations of liability ("notices") contained within the Program from any copy of the Program which they Distribute, provided that Contributors may add their own appropriate notices.

4. COMMERCIAL DISTRIBUTION

Commercial distributors of software may accept certain responsibilities with respect to end users, business partners and the like. While this license is intended to facilitate the commercial use of the Program, the Contributor who includes the Program in a commercial product offering should do so in a manner which does not create potential liability for other Contributors. Therefore, if a Contributor includes the Program in a commercial product offering, such Contributor ("Commercial Contributor") hereby agrees to defend and indemnify every other Contributor ("Indemnified Contributor") against any losses, damages and costs (collectively "Losses") arising from claims, lawsuits and other legal actions brought by a third party against the Indemnified

Contributor to the extent caused by the acts or omissions of such Commercial Contributor in connection with its distribution of the Program in a commercial product offering. The obligations in this section do not apply to any claims or Losses relating to any actual or alleged intellectual property infringement. In order to qualify, an Indemnified Contributor must: a) promptly notify the Commercial Contributor in writing of such claim, and b) allow the Commercial Contributor to control, and cooperate with the Commercial Contributor in, the defense and any related settlement negotiations. The Indemnified Contributor may participate in any such claim at its own expense.

For example, a Contributor might include the Program in a commercial product offering, Product X. That Contributor is then a Commercial Contributor. If that Commercial Contributor then makes performance claims, or offers warranties related to Product X, those performance claims and warranties are such Commercial Contributor's responsibility alone. Under this section, the Commercial Contributor would have to defend claims against the other Contributors related to those performance claims and warranties, and if a court requires any other Contributor to pay any damages as a result, the Commercial Contributor must pay those damages.

5. NO WARRANTY

EXCEPT AS EXPRESSLY SET FORTH IN THIS AGREEMENT, AND TO THE EXTENT PERMITTED BY APPLICABLE LAW, THE PROGRAM IS PROVIDED ON AN "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, EITHER EXPRESS OR IMPLIED INCLUDING, WITHOUT LIMITATION, ANY WARRANTIES OR CONDITIONS OF TITLE, NON-INFRINGEMENT, MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE. Each Recipient is solely responsible for determining the appropriateness of using and distributing the Program and assumes all risks associated with its exercise of rights under this Agreement, including but not limited to the risks and costs of program errors, compliance with applicable laws, damage to or loss of data, programs or equipment, and unavailability or interruption of operations.

6. DISCLAIMER OF LIABILITY

EXCEPT AS EXPRESSLY SET FORTH IN THIS AGREEMENT, AND TO THE EXTENT PERMITTED BY APPLICABLE LAW, NEITHER RECIPIENT NOR ANY CONTRIBUTORS SHALL HAVE ANY LIABILITY FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING WITHOUT LIMITATION LOST PROFITS), HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OR DISTRIBUTION OF THE PROGRAM OR THE EXERCISE OF ANY RIGHTS GRANTED HEREUNDER, EVEN IF ADVISED OF THE

POSSIBILITY OF SUCH DAMAGES.

7. GENERAL

If any provision of this Agreement is invalid or unenforceable under applicable law, it shall not affect the validity or enforceability of the remainder of the terms of this Agreement, and without further action by the parties hereto, such provision shall be reformed to the minimum extent necessary to make such provision valid and enforceable.

If Recipient institutes patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Program itself (excluding combinations of the Program with other software or hardware) infringes such Recipient's patent(s), then such Recipient's rights granted under Section 2(b) shall terminate as of the date such litigation is filed.

All Recipient's rights under this Agreement shall terminate if it fails to comply with any of the material terms or conditions of this Agreement and does not cure such failure in a reasonable period of time after becoming aware of such noncompliance. If all Recipient's rights under this Agreement terminate, Recipient agrees to cease use and distribution of the Program as soon as reasonably practicable. However, Recipient's obligations under this Agreement and any licenses granted by Recipient relating to the Program shall continue and survive.

Everyone is permitted to copy and distribute copies of this Agreement, but in order to avoid inconsistency the Agreement is copyrighted and may only be modified in the following manner. The Agreement Steward reserves the right to publish new versions (including revisions) of this Agreement from time to time. No one other than the Agreement Steward has the right to modify this Agreement. The Eclipse Foundation is the initial Agreement Steward. The Eclipse Foundation may assign the responsibility to serve as the Agreement Steward to a suitable separate entity. Each new version of the Agreement will be given a distinguishing version number. The Program (including Contributions) may always be Distributed subject to the version of the Agreement under which it was received. In addition, after a new version of the Agreement is published, Contributor may elect to Distribute the Program (including its Contributions) under the new version.

Except as expressly stated in Sections 2(a) and 2(b) above, Recipient receives no rights or licenses to the intellectual property of any Contributor under this Agreement, whether expressly, by implication, estoppel

or otherwise. All rights in the Program not expressly granted under this Agreement are reserved. Nothing in this Agreement is intended to be enforceable by any entity that is not a Contributor or Recipient. No third-party beneficiary rights are created under this Agreement.

Exhibit A - Form of Secondary Licenses Notice

"This Source Code may also be made available under the following Secondary Licenses when the conditions for such availability set forth in the Eclipse Public License, v. 2.0 are satisfied: {name license(s), version(s), and exceptions or additional permissions here}."

Simply including a copy of this Agreement, including this Exhibit A is not sufficient to license the Source Code under Secondary Licenses.

If it is not possible or desirable to put the notice in a particular file, then You may include the notice in a location (such as a LICENSE file in a relevant directory) where a recipient would be likely to look for such a notice.

You may add additional accurate notices of copyright ownership.

The GNU General Public License (GPL) Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.
51 Franklin Street, Fifth Floor
Boston, MA 02110-1335
USA

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. This General Public License applies to most of the Free Software Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Library General Public License instead.)
You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price.

Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and modification follow.

TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term

"modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.

b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.

c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License.

(Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, and

can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Program.

In addition, mere aggregation of another work not based on the Program with the Program (or with a work based on the Program) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

a) Accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed

need not include anything that is

normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you

could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we

sometimes make exceptions for this. Our decision will be guided by the free goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

END OF
TERMS AND CONDITIONS

How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

One line to give the program's name and a brief idea of what it does.
Copyright (C) <year> <name of author>

This program is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation; either version 2 of the License, or (at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program; if not, write to the Free Software Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston, MA 02110-1335 USA

Also add information on how to contact you by electronic and paper mail.

If the program is interactive, make it output a short notice like this when it starts in an interactive mode:

```
Gnomovision version 69, Copyright (C) year name of author
Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type
`show w'. This is free software, and you are welcome to redistribute
it under certain conditions; type `show c' for details.
```

The hypothetical commands `show w' and `show c' should show the appropriate parts of the General Public License. Of course, the commands you use may be called something other than `show w' and `show c'; they could even be mouse-clicks or menu items--whatever suits your program.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the program, if necessary. Here is a sample; alter the names:

```
Yoyodyne, Inc., hereby disclaims all copyright interest in the
program `Gnomovision' (which makes passes at compilers) written by
James Hacker.
```

```
signature of Ty Coon, 1 April 1989
Ty Coon, President of Vice
```

This General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Library General Public License instead of this License.

```
## CLASSPATH EXCEPTION
```

Linking this library statically or dynamically with other modules is making a combined work based on this library. Thus, the terms and conditions of the GNU General Public License version 2 cover the whole combination.

As a special exception, the copyright holders of this library give you permission to link this library with independent modules to produce an executable, regardless of the license terms of these independent modules, and to copy and distribute the resulting executable under terms of your choice, provided that you also meet, for each linked independent module, the terms and conditions of the license of that module. An independent module is a module which is not derived from or based on this library. If you modify this library, you may extend this exception to your version of the library, but you are not obligated to do so. If

you do not wish to do so, delete this exception statement from your version.

1.855 jackson-dataformat-yaml 2.15.2

1.855.1 Available under license :

This copy of Jackson JSON processor YAML module is licensed under the Apache (Software) License, version 2.0 ("the License").

See the License for details about distribution rights, and the specific rights regarding derivative works.

You may obtain a copy of the License at:

<http://www.apache.org/licenses/LICENSE-2.0>

Jackson JSON processor

Jackson is a high-performance, Free/Open Source JSON processing library.

It was originally written by Tatu Saloranta (tatu.saloranta@iki.fi), and has been in development since 2007.

It is currently developed by a community of developers.

Copyright

Copyright 2007-, Tatu Saloranta (tatu.saloranta@iki.fi)

Licensing

Jackson components are licensed under Apache (Software) License, version 2.0, as per accompanying LICENSE file.

Credits

A list of contributors may be found from CREDITS file, which is included in some artifacts (usually source distributions); but is always available from the source code management (SCM) system project uses.

1.856 jackson-module-scala_2.13 2.13.5

1.856.1 Available under license :

This copy of Jackson JSON processor Scala module is licensed under the Apache (Software) License, version 2.0 ("the License").

See the License for details about distribution rights, and the specific rights regarding derivative works.

You may obtain a copy of the License at:

<http://www.apache.org/licenses/LICENSE-2.0>

1.857 openssh 8.2p1-4

1.857.1 Available under license :

This file is part of the OpenSSH software.

The licences which components of this software fall under are as follows. First, we will summarize and say that all components are under a BSD licence, or a licence more free than that.

OpenSSH contains no GPL code.

1)

* Copyright (c) 1995 Tatu Ylonen <ylo@cs.hut.fi>, Espoo, Finland

* All rights reserved

*

* As far as I am concerned, the code I have written for this software

* can be used freely for any purpose. Any derived versions of this

* software must be clearly marked as such, and if the derived work is

* incompatible with the protocol description in the RFC file, it must be

* called by a name other than "ssh" or "Secure Shell".

[Tatu continues]

* However, I am not implying to give any licenses to any patents or

* copyrights held by third parties, and the software includes parts that

* are not under my direct control. As far as I know, all included

* source code is used in accordance with the relevant license agreements

* and can be used freely for any purpose (the GNU license being the most

* restrictive); see below for details.

[However, none of that term is relevant at this point in time. All of these restrictively licenced software components which he talks about have been removed from OpenSSH, i.e.,

- RSA is no longer included, found in the OpenSSL library
- IDEA is no longer included, its use is deprecated
- DES is now external, in the OpenSSL library
- GMP is no longer used, and instead we call BN code from OpenSSL
- Zlib is now external, in a library
- The make-ssh-known-hosts script is no longer included
- TSS has been removed
- MD5 is now external, in the OpenSSL library
- RC4 support has been replaced with ARC4 support from OpenSSL
- Blowfish is now external, in the OpenSSL library

[The licence continues]

Note that any information and cryptographic algorithms used in this software are publicly available on the Internet and at any major bookstore, scientific library, and patent office worldwide. More information can be found e.g. at "<http://www.cs.hut.fi/crypto>".

The legal status of this program is some combination of all these permissions and restrictions. Use only at your own responsibility. You will be responsible for any legal consequences yourself; I am not making any claims whether possessing or using this is legal or not in your country, and I am not taking any responsibility on your behalf.

NO WARRANTY

BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED

TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

3)

ssh-keyscan was contributed by David Mazieres under a BSD-style license.

* Copyright 1995, 1996 by David Mazieres <dm@lcs.mit.edu>.

*

* Modification and redistribution in source and binary forms is permitted provided that due credit is given to the author and the OpenBSD project by leaving this copyright notice intact.

4)

The Rijndael implementation by Vincent Rijmen, Antoon Bosselaers and Paulo Barreto is in the public domain and distributed with the following license:

* @version 3.0 (December 2000)

*

* Optimised ANSI C code for the Rijndael cipher (now AES)

*

* @author Vincent Rijmen <vincent.rijmen@esat.kuleuven.ac.be>

* @author Antoon Bosselaers <antoon.bosselaers@esat.kuleuven.ac.be>

* @author Paulo Barreto <paulo.barreto@terra.com.br>

*

* This code is hereby placed in the public domain.

*

* THIS SOFTWARE IS PROVIDED BY THE AUTHORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY

AND FITNESS FOR A PARTICULAR PURPOSE

* ARE DISCLAIMED. IN NO EVENT SHALL THE AUTHORS OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

5)

One component of the ssh source code is under a 3-clause BSD license, held by the University of California, since we pulled these parts from original Berkeley code.

* Copyright (c) 1983, 1990, 1992, 1993, 1995

* The Regents of the University of California. All rights reserved.

*

* Redistribution and use in source and binary forms, with
or without

* modification, are permitted provided that the following conditions

* are met:

* 1. Redistributions of source code must retain the above copyright

* notice, this list of conditions and the following disclaimer.

* 2. Redistributions in binary form must reproduce the above copyright

* notice, this list of conditions and the following disclaimer in the

* documentation and/or other materials provided with the distribution.

* 3. Neither the name of the University nor the names of its contributors

* may be used to endorse or promote products derived from this software

* without specific prior written permission.

*

* THIS SOFTWARE IS PROVIDED BY THE REGENTS AND CONTRIBUTORS ``AS IS'' AND

* ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE

* IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE

* ARE DISCLAIMED. IN NO EVENT SHALL THE REGENTS OR CONTRIBUTORS

BE LIABLE

* FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL

* DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS

* OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION)

* HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT

* LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY

* OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF

* SUCH DAMAGE.

6)

Remaining components of the software are provided under a standard

2-term BSD licence with the following names as copyright holders:

Markus Friedl

Theo de Raadt

Niels Provos

Dug Song

Aaron Campbell

Damien Miller

Kevin Steves

Daniel Kouril

Wesley Griffin

Per Allansson

Nils Nordman

Simon Wilkinson

Portable OpenSSH additionally includes code from the following copyright

holders, also under the 2-term BSD license:

Ben Lindstrom
Tim Rice
Andre
Lucas
Chris Adams
Corinna Vinschen
Cray Inc.
Denis Parker
Gert Doering
Jakob Schlyter
Jason Downs
Juha Yrj1
Michael Stone
Networks Associates Technology, Inc.
Solar Designer
Todd C. Miller
Wayne Schroeder
William Jones
Darren Tucker
Sun Microsystems
The SCO Group
Daniel Walsh
Red Hat, Inc
Simon Vallet / Genoscope

- * Redistribution and use in source and binary forms, with or without
- * modification, are permitted provided that the following conditions
- * are met:
- * 1. Redistributions of source code must retain the above copyright
- * notice, this list of conditions and the following disclaimer.
- * 2. Redistributions in binary form must reproduce the above copyright
- * notice, this list of conditions and the following disclaimer in the
- * documentation and/or other materials provided with the distribution.

*
* THIS SOFTWARE IS PROVIDED BY THE AUTHOR ``AS IS" AND ANY EXPRESS OR
* IMPLIED WARRANTIES, INCLUDING, BUT
NOT LIMITED TO, THE IMPLIED WARRANTIES
* OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED.
* IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY DIRECT, INDIRECT,
* INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT
* NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE,
* DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY
* THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT
* (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF
* THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

8) Portable OpenSSH contains the following additional licenses:

a) md5crypt.c, md5crypt.h

* "THE BEER-WARE LICENSE" (Revision 42):
* <phk@login.dknet.dk> wrote this file. As long as you retain this
* notice you can do whatever you want with this stuff. If we meet
* some day, and you think this stuff is worth it, you can buy
me a
* beer in return. Poul-Henning Kamp

b) snprintf replacement

* Copyright Patrick Powell 1995
* This code is based on code written by Patrick Powell
* (papowell@astart.com) It may be used for any purpose as long as this
* notice remains intact on all source code distributions

c) Compatibility code (openbsd-compat)

Apart from the previously mentioned licenses, various pieces of code
in the openbsd-compat/ subdirectory are licensed as follows:

Some code is licensed under a 3-term BSD license, to the following
copyright holders:

Todd C. Miller
Theo de Raadt
Damien Miller
Eric P. Allman
The Regents of the University of California
Constantin S. Svintsoff

* Redistribution and use in source and binary forms, with or without
* modification, are permitted provided that the following conditions
* are met:
* 1. Redistributions of source code must retain the above copyright
* notice, this list of conditions and the following disclaimer.
*
* 2. Redistributions in binary form must reproduce the above copyright
* notice, this list of conditions and the following disclaimer in the
* documentation and/or other materials provided with the distribution.
* 3. Neither the name of the University nor the names of its contributors
* may be used to endorse or promote products derived from this software
* without specific prior written permission.
*
* THIS SOFTWARE IS PROVIDED BY THE REGENTS AND CONTRIBUTORS ``AS IS" AND
* ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE

* IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE
* ARE DISCLAIMED. IN NO EVENT SHALL THE REGENTS OR CONTRIBUTORS BE LIABLE
* FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL
* DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS
* OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION)
* HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY,
* WHETHER IN CONTRACT, STRICT
* LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY
* OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF
* SUCH DAMAGE.

Some code is licensed under an ISC-style license, to the following
copyright holders:

Internet Software Consortium.

Todd C. Miller

Reyk Floeter

Chad Mynhier

* Permission to use, copy, modify, and distribute this software for any
* purpose with or without fee is hereby granted, provided that the above
* copyright notice and this permission notice appear in all copies.

*

* THE SOFTWARE IS PROVIDED "AS IS" AND TODD C. MILLER DISCLAIMS ALL
* WARRANTIES WITH REGARD TO THIS SOFTWARE INCLUDING ALL IMPLIED WARRANTIES
* OF MERCHANTABILITY AND FITNESS. IN NO EVENT SHALL TODD C. MILLER BE LIABLE
* FOR ANY SPECIAL, DIRECT, INDIRECT, OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES
* WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION
* OF CONTRACT, NEGLIGENCE
* OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN
* CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

Some code is licensed under a MIT-style license to the following
copyright holders:

Free Software Foundation, Inc.

* Permission is hereby granted, free of charge, to any person obtaining a *
* copy of this software and associated documentation files (the *
* "Software"), to deal in the Software without restriction, including *
* without limitation the rights to use, copy, modify, merge, publish, *
* distribute, distribute with modifications, sublicense, and/or sell *
* copies of the Software, and to permit persons to whom the Software is *
* furnished to do so, subject to the following conditions: *
* *
* The above copyright notice and this permission notice shall be included *
* in all copies or substantial portions of the

Software. *
 *
 * THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS *
 * OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF *
 * MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. *
 * IN NO EVENT SHALL THE ABOVE COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, *
 * DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR *
 * OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR *
 * THE USE OR OTHER DEALINGS IN THE SOFTWARE. *
 *
 * Except as contained in this notice, the name(s) of the above copyright *
 * holders shall not be used in advertising or otherwise to promote the *
 * sale, use or other dealings in this Software without prior written *
 * authorization.
 *
 *****/

 \$OpenBSD: LICENCE,v 1.20 2017/04/30 23:26:16 djm Exp \$

1.858 servlet-api 4.0.FR

1.858.1 Available under license :

Apache Tomcat
 Copyright 1999-2019 The Apache Software Foundation

This product includes software developed at
 The Apache Software Foundation (<http://www.apache.org/>).

The original XML Schemas for Java EE Deployment Descriptors:

- javaee_5.xsd
- javaee_web_services_1_2.xsd
- javaee_web_services_client_1_2.xsd
- javaee_6.xsd
- javaee_web_services_1_3.xsd
- javaee_web_services_client_1_3.xsd
- jsp_2_2.xsd
- web-app_3_0.xsd
- web-common_3_0.xsd
- web-fragment_3_0.xsd
- javaee_7.xsd
- javaee_web_services_1_4.xsd
- javaee_web_services_client_1_4.xsd
- jsp_2_3.xsd
- web-app_3_1.xsd
- web-common_3_1.xsd

- web-fragment_3_1.xsd
- javaee_8.xsd
- web-app_4_0.xsd
- web-common_4_0.xsd
- web-fragment_4_0.xsd

may be obtained from:

<http://www.oracle.com/webfolder/technetwork/jsc/xml/ns/javaee/index.html>

Apache License
Version 2.0, January 2004
<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct

or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding

those notices that do not

pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. **Submission of Contributions.** Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.
Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.
6. **Trademarks.** This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.
7. **Disclaimer of Warranty.** Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.
8. **Limitation of Liability.** In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.
9. **Accepting Warranty or Additional Liability.** While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

APACHE TOMCAT SUBCOMPONENTS:

Apache Tomcat includes a number of subcomponents with separate copyright notices and license terms. Your use of these subcomponents is subject to the terms and conditions of the following licenses.

For the following XML Schemas for Java EE Deployment Descriptors:

- javaee_5.xsd
- javaee_web_services_1_2.xsd
- javaee_web_services_client_1_2.xsd
- javaee_6.xsd
- javaee_web_services_1_3.xsd
- javaee_web_services_client_1_3.xsd
- jsp_2_2.xsd
- web-app_3_0.xsd
- web-common_3_0.xsd
- web-fragment_3_0.xsd
- javaee_7.xsd

- javaee_web_services_1_4.xsd
- javaee_web_services_client_1_4.xsd
- jsp_2_3.xsd
- web-app_3_1.xsd
- web-common_3_1.xsd
- web-fragment_3_1.xsd
- javaee_8.xsd
- web-app_4_0.xsd
- web-common_4_0.xsd
- web-fragment_4_0.xsd

COMMON DEVELOPMENT AND DISTRIBUTION LICENSE (CDDL) Version 1.0

1. Definitions.

- 1.1. Contributor. means each individual or entity that creates or contributes to the creation of Modifications.
- 1.2. Contributor Version. means the combination of the Original Software, prior Modifications used by a Contributor (if any), and the Modifications made by that particular Contributor.
- 1.3. Covered Software. means (a) the Original Software, or (b) Modifications, or (c) the combination of files containing Original Software with files containing Modifications, in each case including portions thereof.
- 1.4. Executable. means the Covered Software in any form other than Source Code.
- 1.5. Initial Developer. means the individual or entity that first makes Original Software available under this License.
- 1.6. Larger Work. means a work which combines Covered Software or portions thereof with code not governed by the terms of this License.
- 1.7. License. means this document.
- 1.8. Licensable. means having the right to grant, to the maximum extent possible, whether at the time of the initial grant or subsequently acquired, any and all of the rights conveyed herein.
- 1.9. Modifications. means the Source Code and Executable form of any of the following:
 - A. Any file that results from an addition to, deletion from or modification of the contents of a file containing Original Software or previous Modifications;

B. Any new file that contains any part of the Original Software or previous Modification; or

C. Any new file that is contributed or otherwise made available under the terms of this License.

1.10. Original Software. means the Source Code and Executable form of computer software code that is originally released under this License.

1.11. Patent Claims. means any patent claim(s), now owned or hereafter acquired, including without limitation, method, process, and apparatus claims, in any patent Licensable by grantor.

1.12. Source Code. means (a) the common form of computer software code in which modifications are made and (b) associated documentation included in or with such code.

1.13. You. (or .Your.) means an individual or a legal entity exercising rights under, and complying with all of the terms of, this License. For legal entities, .You. includes any entity which controls, is controlled by, or is under common control with You. For purposes of this definition, .control. means (a) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (b) ownership of more than fifty percent (50%) of the outstanding shares or beneficial ownership of such entity.

2. License Grants.

2.1. The Initial Developer Grant.

Conditioned upon Your compliance with Section 3.1 below and subject to third party intellectual property claims, the Initial Developer hereby grants You a world-wide, royalty-free, non-exclusive license:

- (a) under intellectual property rights (other than patent or trademark) Licensable by Initial Developer, to use, reproduce, modify, display, perform, sublicense and distribute the Original Software (or portions thereof), with or without Modifications, and/or as part of a Larger Work; and
- (b) under Patent Claims infringed by the making, using or selling of Original Software, to make, have made, use, practice, sell, and offer for sale, and/or otherwise dispose of the Original Software (or portions thereof).

(c) The licenses granted in Sections 2.1(a) and (b) are effective on the date Initial Developer first distributes or otherwise makes the Original Software available to a third party under the terms of this License.

(d) Notwithstanding Section 2.1(b) above, no patent license is granted: (1) for code that You delete from the Original Software, or (2) for infringements caused by: (i) the modification of the Original Software, or (ii) the combination of the Original Software with other software or devices.

2.2. Contributor Grant.

Conditioned upon Your compliance with Section 3.1 below and subject to third party intellectual property claims, each Contributor hereby grants You a world-wide, royalty-free, non-exclusive license:

(a) under intellectual property rights (other than patent or trademark) Licensable by Contributor to use, reproduce, modify, display, perform, sublicense and distribute the Modifications created by such Contributor (or portions thereof), either on an unmodified basis, with other Modifications, as Covered Software and/or as part of a Larger Work; and

(b) under Patent Claims infringed by the making, using, or selling of Modifications made by that Contributor either alone and/or in combination with its Contributor Version (or portions of such combination), to make, use, sell, offer for sale, have made, and/or otherwise dispose of: (1) Modifications made by that Contributor (or portions thereof); and (2) the combination of Modifications made by that Contributor with its Contributor Version (or portions of such combination).

(c) The licenses granted in Sections 2.2(a) and 2.2(b) are effective on the date Contributor first distributes or otherwise makes the Modifications available to a third party.

(d) Notwithstanding Section 2.2(b) above, no patent license is granted: (1) for any code that Contributor has deleted from the Contributor Version; (2) for infringements caused by: (i) third party modifications of Contributor Version, or (ii) the combination of Modifications made by that Contributor with other software (except as part of the Contributor Version) or other devices; or (3) under Patent Claims infringed by Covered Software in the absence of Modifications made by that Contributor.

3. Distribution Obligations.

3.1. Availability of Source Code.

Any Covered Software that You distribute or otherwise make available in Executable form must also be made available in Source Code form and that Source Code form must be distributed only under the terms of this License.

You must include a copy of this License

with every copy of the Source Code

form of the Covered Software You distribute or otherwise make available.

You must inform recipients of any such Covered Software in Executable form as to how they can obtain such Covered Software in Source Code form in a reasonable manner on or through a medium customarily used for software exchange.

3.2. Modifications.

The Modifications that You create or to which You contribute are governed by the terms of this License. You represent that You believe Your Modifications are Your original creation(s) and/or You have sufficient rights to grant the rights conveyed by this License.

3.3. Required Notices.

You must include a notice in each of Your Modifications that identifies You as the Contributor of the Modification. You may not remove or alter any copyright, patent or trademark notices contained within the Covered Software, or any notices of licensing or any descriptive

text giving

attribution to any Contributor or the Initial Developer.

3.4. Application of Additional Terms.

You may not offer or impose any terms on any Covered Software in Source Code form that alters or restricts the applicable version of this License or the recipients' rights hereunder. You may choose to offer, and to charge a fee for, warranty, support, indemnity or liability obligations to one or more recipients of Covered Software. However, you may do so only on Your own behalf, and not on behalf of the Initial Developer or any Contributor. You must make it absolutely clear that any such warranty, support, indemnity or liability obligation is offered by You alone, and You hereby agree to indemnify the Initial Developer and every Contributor for any liability incurred by the Initial Developer or such Contributor as a result of warranty, support, indemnity or liability terms You offer.

3.5.

Distribution of Executable Versions.

You may distribute the Executable form of the Covered Software under the terms of this License or under the terms of a license of Your choice, which may contain terms different from this License, provided that You are in compliance with the terms of this License and that the license for the Executable form does not attempt to limit or alter the recipient's rights in the Source Code form from the rights set forth in this License. If You distribute the Covered Software in Executable form under a different

license, You must make it absolutely clear that any terms which differ from this License are offered by You alone, not by the Initial Developer or Contributor. You hereby agree to indemnify the Initial Developer and every Contributor for any liability incurred by the Initial Developer or such Contributor as a result of any such terms You offer.

3.6. Larger Works.

You

may create a Larger Work by combining Covered Software with other code not governed by the terms of this License and distribute the Larger Work as a single product. In such a case, You must make sure the requirements of this License are fulfilled for the Covered Software.

4. Versions of the License.

4.1. New Versions.

Sun Microsystems, Inc. is the initial license steward and may publish revised and/or new versions of this License from time to time. Each version will be given a distinguishing version number. Except as provided in Section 4.3, no one other than the license steward has the right to modify this License.

4.2. Effect of New Versions.

You may always continue to use, distribute or otherwise make the Covered Software available under the terms of the version of the License under which You originally received the Covered Software. If the Initial Developer includes a notice in the Original Software prohibiting it from

being distributed or otherwise made available under any subsequent version of the License, You must distribute and make the Covered Software available under the terms of the version of the License under which You originally received the Covered Software. Otherwise, You may also choose to use, distribute or otherwise make the Covered Software available under the terms of any subsequent version of the License published by the license steward.

4.3. Modified Versions.

When You are an Initial Developer and You want to create a new license for Your Original Software, You may create and use a modified version of this License if You: (a) rename the license and remove any references to the name of the license steward (except to note that the license differs from this License); and (b) otherwise make it clear that the license contains terms which differ from this License.

5. DISCLAIMER OF WARRANTY.

COVERED SOFTWARE IS PROVIDED UNDER THIS LICENSE ON AN .AS IS. BASIS, WITHOUT

WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, WITHOUT LIMITATION, WARRANTIES THAT THE COVERED SOFTWARE IS FREE OF DEFECTS, MERCHANTABILITY, FIT FOR A PARTICULAR PURPOSE OR NON-INFRINGEMENT. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE COVERED SOFTWARE IS WITH YOU. SHOULD ANY COVERED SOFTWARE PROVE DEFECTIVE IN ANY RESPECT, YOU (NOT THE INITIAL DEVELOPER OR ANY OTHER CONTRIBUTOR) ASSUME THE COST OF ANY NECESSARY SERVICING, REPAIR OR CORRECTION. THIS DISCLAIMER OF WARRANTY CONSTITUTES AN ESSENTIAL PART OF THIS LICENSE. NO USE OF ANY COVERED SOFTWARE IS AUTHORIZED HEREUNDER EXCEPT UNDER THIS DISCLAIMER.

6. TERMINATION.

6.1. This License and the rights granted hereunder will terminate automatically if You fail to comply with terms herein and fail to cure such breach within 30 days of becoming aware of the breach.

Provisions which, by their nature, must remain in effect beyond the termination of this License shall survive.

6.2. If You assert a patent infringement claim (excluding declaratory judgment actions) against Initial Developer or a Contributor (the Initial Developer or Contributor against whom You assert such claim is referred to as .Participant.) alleging that the Participant Software (meaning the Contributor Version where the Participant is a Contributor or the Original Software where the Participant is the Initial Developer) directly or indirectly infringes any patent, then any and all rights granted directly or indirectly to You by such Participant, the Initial Developer (if the Initial Developer is not the Participant) and all Contributors under Sections 2.1 and/or 2.2 of this License shall, upon 60 days notice from Participant terminate

prospectively and automatically at the expiration of such 60 day notice period, unless if within such 60 day period You withdraw Your claim with respect to the Participant Software against such Participant either unilaterally or pursuant to a written agreement with Participant.

6.3. In the event of termination under Sections 6.1 or 6.2 above, all end user licenses that have been validly granted by You or any distributor hereunder prior to termination (excluding licenses granted to You by any distributor) shall survive termination.

7. LIMITATION OF LIABILITY.

UNDER NO CIRCUMSTANCES AND UNDER NO LEGAL THEORY, WHETHER TORT (INCLUDING NEGLIGENCE), CONTRACT, OR OTHERWISE, SHALL YOU, THE INITIAL DEVELOPER, ANY OTHER CONTRIBUTOR, OR ANY DISTRIBUTOR OF COVERED SOFTWARE, OR ANY SUPPLIER OF ANY OF SUCH PARTIES, BE LIABLE TO ANY PERSON FOR ANY INDIRECT, SPECIAL,

INCIDENTAL, OR CONSEQUENTIAL DAMAGES OF ANY CHARACTER INCLUDING, WITHOUT LIMITATION, DAMAGES FOR LOST PROFITS, LOSS OF GOODWILL, WORK STOPPAGE, COMPUTER FAILURE OR MALFUNCTION, OR ANY AND ALL OTHER COMMERCIAL DAMAGES OR LOSSES, EVEN IF SUCH PARTY SHALL HAVE BEEN INFORMED OF THE POSSIBILITY OF SUCH DAMAGES. THIS LIMITATION OF LIABILITY SHALL NOT APPLY TO LIABILITY FOR DEATH OR PERSONAL INJURY RESULTING FROM SUCH PARTY'S NEGLIGENCE TO THE EXTENT APPLICABLE LAW PROHIBITS SUCH LIMITATION. SOME JURISDICTIONS DO NOT ALLOW THE EXCLUSION OR LIMITATION OF INCIDENTAL OR CONSEQUENTIAL DAMAGES, SO THIS EXCLUSION AND LIMITATION MAY NOT APPLY TO YOU.

8. U.S. GOVERNMENT END USERS.

The Covered Software is a .commercial item, as that term is defined in 48 C.F.R. 2.101 (Oct. 1995), consisting of .commercial computer software. (as that term is defined at 48 C.F.R. ? 252.227-7014(a)(1)) and commercial computer software documentation. as such terms are used in 48 C.F.R. 12.212 (Sept. 1995). Consistent with 48 C.F.R. 12.212 and 48 C.F.R. 227.7202-1 through 227.7202-4 (June 1995), all U.S. Government End Users acquire Covered Software with only those rights set forth herein. This U.S. Government Rights clause is in lieu of, and supersedes, any other FAR, DFAR, or other clause or provision that addresses Government rights in computer software under this License.

9. MISCELLANEOUS.

This License represents the complete agreement concerning subject matter hereof. If any provision of this License is held to be unenforceable, such provision shall be reformed only to the extent necessary to make it enforceable. This License shall be governed by the law of the jurisdiction specified in a notice contained within the Original Software (except to the extent applicable law, if any, provides otherwise), excluding such jurisdiction's conflict-of-law provisions. Any litigation relating to this License shall be subject to the jurisdiction of the courts located in the jurisdiction and venue specified in a notice contained within the Original Software, with the losing party responsible for costs, including, without limitation, court costs and reasonable attorneys' fees and expenses. The application of the United Nations Convention on Contracts for the International Sale of Goods is expressly excluded. Any law or regulation which provides that the language of a contract shall be construed against the drafter shall not apply to this License. You agree that You alone are responsible for compliance with the United States export administration regulations (and the export control laws and regulation of any other countries) when You use, distribute or otherwise make available any Covered Software.

10. RESPONSIBILITY FOR CLAIMS.

As between Initial Developer and the Contributors, each party is responsible for claims and damages arising, directly or indirectly, out of its utilization of rights under this License and You agree to work with Initial Developer and Contributors to distribute such responsibility on an equitable basis. Nothing herein is intended or shall be deemed to constitute any admission of liability.

NOTICE PURSUANT TO SECTION 9 OF THE COMMON DEVELOPMENT AND DISTRIBUTION LICENSE (CDDL)

The code released under the CDDL shall be governed by the laws of the State of California (excluding conflict-of-law provisions). Any litigation relating to this License shall be subject to the jurisdiction of the Federal Courts of the Northern District of California and the state courts of the State of California, with venue lying in Santa Clara County, California.

1.859 slf4j-impl 1.7.36

1.859.1 Available under license :

Copyright (c) 2004-2007 QOS.ch
All rights reserved.

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Copyright (c) 2004-2022 QOS.ch Sarl
All rights reserved.

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Apache License
Version 2.0, January 2004
<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation

source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this

License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided

that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct,

indirect, special,

incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright 1999-2005 The Apache Software Foundation

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

Copyright (c) 2004-2013 QOS.ch
All rights reserved.

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT,

TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

This product includes software developed by
The Apache Software Foundation (<http://www.apache.org/>).
Copyright (c) 2004-2022 QOS.ch Sarl (Switzerland)
All rights reserved.

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Apache License
Version 2.0, January 2004
<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by

the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but

excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and

(d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding

those notices that do not

pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the

appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

Copyright (c) 2004-2022 QOS.ch

All rights reserved.

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT,

TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION
WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

1.860 commons-daemon 1.3.4

1.860.1 Available under license :

Apache Commons Daemon
Copyright 1999-2023 The Apache Software Foundation

This product includes software developed by
The Apache Software Foundation (<http://www.apache.org/>).

Apache License
Version 2.0, January 2004
<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction,
and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by
the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all
other entities that control, are controlled by, or are under common
control with that entity. For the purposes of this definition,
"control" means (i) the power, direct or indirect, to cause the
direction or management of such entity, whether by contract or
otherwise, or (ii) ownership of fifty percent (50%) or more of the
outstanding shares, or (iii) beneficial ownership
of such entity.

"You" (or "Your") shall mean an individual or Legal Entity
exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications,
including but not limited to software source code, documentation
source, and configuration files.

"Object" form shall mean any form resulting from mechanical
transformation or translation of a Source form, including but
not limited to compiled object code, generated documentation,
and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s)

with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding

those notices that do not

pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf

of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

1.861 python-requests 2.22.0-2ubuntu1.1

1.861.1 Available under license :

Format: <https://www.debian.org/doc/packaging-manuals/copyright-format/1.0/>

Upstream-Name: requests

Upstream-Contact: Kenneth Reitz <me@kennethreitz.com>

Source: <https://pypi.org/project/requests/>

Files: *

Copyright: 2018, Kenneth Reitz

License: Apache

Files: debian/*

Copyright: 2011-2019, Daniele Tricoli <eriol@debian.org>

License: Apache

License: Apache

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this software except in compliance with the License.
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software
distributed under the License is distributed on an "AS IS" BASIS,
WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
See the License for the specific language governing permissions and
limitations under the License.

On Debian systems, the full text of the Apache License, Version 2.0 can be
found in the file ``usr/share/common-licenses/Apache-2.0'`.

1.862 jersey-common 2.39.1

1.862.1 Available under license :

Notice for Jersey Core Common module

This content is produced and maintained by the Eclipse Jersey project.

* <https://projects.eclipse.org/projects/ee4j.jersey>

Trademarks

Eclipse Jersey is a trademark of the Eclipse Foundation.

Copyright

All content is the property of the respective authors or their employers. For
more information regarding authorship of content, please consult the listed
source code repository logs.

Declared Project Licenses

This program and the accompanying materials are made available under the terms
of the Eclipse Public License v. 2.0 which is available at
<http://www.eclipse.org/legal/epl-2.0>. This Source Code may also be made
available under the following Secondary Licenses when the conditions for such
availability set forth in the Eclipse Public License v. 2.0 are satisfied: GNU
General Public License, version 2 with the GNU Classpath Exception which is
available at <https://www.gnu.org/software/classpath/license.html>.

SPDX-License-Identifier:

EPL-2.0 OR GPL-2.0 WITH Classpath-exception-2.0

Source Code

The project maintains the following source code repositories:

* <https://github.com/eclipse-ee4j/jersey>

Third-party Content

Google Guava Version 18.0

* License: Apache License, 2.0

* Copyright: (C) 2009 The Guava Authors

JSR-166 Extension - JEP 266

* License: Creative Commons 1.0 (CC0)

* No copyright

* Written by Doug Lea with assistance from members of JCP JSR-166

* Expert Group and released to the public domain, as explained at

* <http://creativecommons.org/publicdomain/zero/1.0/>

Notice for Jersey

This content is produced and maintained by the Eclipse Jersey project.

* Project home: <https://projects.eclipse.org/projects/ee4j.jersey>

Trademarks

Eclipse Jersey is a trademark of the Eclipse Foundation.

Copyright

All content is the property of the respective authors or their employers. For more information regarding authorship of content, please consult the listed source code repository logs.

Declared Project Licenses

This program and the accompanying materials are made available under the terms of the Eclipse Public License v. 2.0 which is available at <http://www.eclipse.org/legal/epl-2.0>. This Source Code may also be made available under the following Secondary Licenses when the conditions for such availability set forth in the Eclipse Public License v. 2.0 are satisfied: GNU General Public License, version 2 with the GNU Classpath Exception which is available at <https://www.gnu.org/software/classpath/license.html>.

SPDX-License-Identifier: EPL-2.0

OR GPL-2.0 WITH Classpath-exception-2.0

Source Code

The project maintains the following source code repositories:

* <https://github.com/eclipse-ee4j/jersey>

Third-party Content

Angular JS, v1.6.6

* License MIT (<http://www.opensource.org/licenses/mit-license.php>)

* Project: <http://angularjs.org>

* Copyright: (c) 2010-2017 Google, Inc.

aopalliance Version 1

* License: all the source code provided by AOP Alliance is Public Domain.

* Project: <http://aopalliance.sourceforge.net>

* Copyright: Material in the public domain is not protected by copyright

Bean Validation API 2.0.2

* License: Apache License, 2.0

* Project: <http://beanvalidation.org/1.1/>

* Copyright: 2009, Red Hat, Inc. and/or its affiliates, and individual contributors

* by the @authors tag.

Hibernate Validator CDI, 6.2.4.Final

* License: Apache License, 2.0

* Project: <https://beanvalidation.org/>

* Repackaged in org.glassfish.jersey.server.validation.internal.hibernate

Bootstrap v3.3.7

* License: MIT license (<https://github.com/twbs/bootstrap/blob/master/LICENSE>)

*

Project: <http://getbootstrap.com>

* Copyright: 2011-2016 Twitter, Inc

Google Guava Version 18.0

* License: Apache License, 2.0

* Copyright (C) 2009 The Guava Authors

javax.inject Version: 1

* License: Apache License, 2.0

* Copyright (C) 2009 The JSR-330 Expert Group

Javassist Version 3.29.0-GA

* License: Apache License, 2.0

* Project: <http://www.javassist.org/>

* Copyright (C) 1999- Shigeru Chiba. All Rights Reserved.

Jackson JAX-RS Providers Version 2.14.1

* License: Apache License, 2.0

* Project: <https://github.com/FasterXML/jackson-jaxrs-providers>

* Copyright: (c) 2009-2022 FasterXML, LLC. All rights reserved unless otherwise indicated.

jQuery v1.12.4

* License: jquery.org/license

* Project: jquery.org

* Copyright: (c) jQuery Foundation

jQuery Barcode plugin 0.3

* License: MIT & GPL (<http://www.opensource.org/licenses/mit-license.php> & <http://www.gnu.org/licenses/gpl.html>)

* Project: <http://www.pasella.it/projects/jquery/barcode>

*

Copyright: (c) 2009 Antonello Pasella antonello.pasella@gmail.com

JSR-166 Extension - JEP 266

* License: CC0

* No copyright

* Written by Doug Lea with assistance from members of JCP JSR-166 Expert Group and released to the public domain, as explained at <http://creativecommons.org/publicdomain/zero/1.0/>

KineticJS, v4.7.1

* License: MIT license (<http://www.opensource.org/licenses/mit-license.php>)

* Project: <http://www.kineticjs.com>, <https://github.com/ericdrowell/KineticJS>

* Copyright: Eric Rowell

org.objectweb.asm Version 9.4

* License: Modified BSD (<https://asm.ow2.io/license.html>)

* Copyright (c) 2000-2011 INRIA, France Telecom. All rights reserved.

org.osgi.core version 6.0.0

* License: Apache License, 2.0

* Copyright (c) OSGi Alliance (2005, 2008). All Rights Reserved.

org.glassfish.jersey.server.internal.monitoring.core

* License: Apache License, 2.0

* Copyright (c) 2015-2018 Oracle and/or its affiliates. All rights reserved.

* Copyright 2010-2013 Coda Hale and Yammer, Inc.

W3.org

documents

* License: W3C License

* Copyright: Copyright (c) 1994-2001 World Wide Web Consortium, (Massachusetts Institute of Technology, Institut National de Recherche en Informatique et en Automatique, Keio University). All Rights Reserved.

<http://www.w3.org/Consortium/Legal/>

Eclipse Public License - v 2.0

THE ACCOMPANYING PROGRAM IS PROVIDED UNDER THE TERMS OF THIS ECLIPSE PUBLIC LICENSE ("AGREEMENT"). ANY USE, REPRODUCTION OR DISTRIBUTION

OF THE PROGRAM CONSTITUTES RECIPIENT'S ACCEPTANCE OF THIS AGREEMENT.

1. DEFINITIONS

"Contribution" means:

a) in the case of the initial Contributor, the initial content Distributed under this Agreement, and

b) in the case of each subsequent Contributor:

i) changes to the Program, and

ii) additions to the Program;

where such changes and/or additions to the Program originate from and are Distributed by that particular Contributor. A Contribution "originates" from a Contributor if it was added to the Program by such Contributor itself or anyone acting on such Contributor's behalf. Contributions do not include changes or additions to the Program that are not Modified Works.

"Contributor" means any person or entity that Distributes the Program.

"Licensed Patents" mean patent claims licensable by a Contributor which are necessarily infringed by the use or sale of its Contribution alone or when combined with the Program.

"Program" means the Contributions Distributed in accordance with this Agreement.

"Recipient" means anyone who receives the Program under this Agreement or any Secondary License (as applicable), including Contributors.

"Derivative Works" shall mean any work, whether in Source Code or other form, that is based on (or derived from) the Program and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship.

"Modified Works" shall mean any work in Source Code or other form that results from an addition to, deletion from, or modification of the contents of the Program, including, for purposes of clarity any new file in Source Code form that contains any contents of the Program. Modified Works shall not include works that contain only declarations, interfaces, types, classes, structures, or files of the Program solely in each case in order to link to, bind by name, or subclass the Program or Modified Works thereof.

"Distribute" means the acts of a) distributing or b) making available

in any manner that enables the transfer of a copy.

"Source Code" means the form of a Program preferred for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Secondary License" means either the GNU General Public License, Version 2.0, or any later versions of that license, including any exceptions or additional permissions as identified by the initial Contributor.

2. GRANT OF RIGHTS

a) Subject to the terms of this Agreement, each Contributor hereby grants Recipient a non-exclusive, worldwide, royalty-free copyright

license to reproduce, prepare Derivative Works of, publicly display, publicly perform, Distribute and sublicense the Contribution of such Contributor, if any, and such Derivative Works.

b) Subject to the terms of this Agreement, each Contributor hereby grants Recipient a non-exclusive, worldwide, royalty-free patent license under Licensed Patents to make, use, sell, offer to sell, import and otherwise transfer the Contribution of such Contributor, if any, in Source Code or other form. This patent license shall apply to the combination of the Contribution and the Program if, at the time the Contribution is added by the Contributor, such addition of the Contribution causes such combination to be covered by the Licensed Patents. The patent license shall not apply to any other combinations which include the Contribution. No hardware per se is licensed hereunder.

c) Recipient understands that although each Contributor grants the licenses to its Contributions set forth herein, no assurances are provided by any Contributor that the Program does not infringe the patent or other intellectual property rights of any other entity. Each Contributor disclaims any liability to Recipient for claims brought by any other entity based on infringement of intellectual property rights or otherwise. As a condition to exercising the rights and licenses granted hereunder, each Recipient hereby assumes sole responsibility to secure any other intellectual property rights needed, if any. For example, if a third party patent license is required to allow Recipient to Distribute the Program, it is Recipient's responsibility to acquire that license before distributing the Program.

d) Each Contributor represents that to its knowledge it has

sufficient copyright rights in its Contribution, if any, to grant the copyright license set forth in this Agreement.

e) Notwithstanding the terms of any Secondary License, no Contributor makes additional grants to any Recipient (other than those set forth in this Agreement) as a result of such Recipient's receipt of the Program under the terms of a Secondary License (if permitted under the terms of Section 3).

3. REQUIREMENTS

3.1 If a Contributor Distributes the Program in any form, then:

a) the Program must also be made available as Source Code, in accordance with section 3.2, and the Contributor must accompany the Program with a statement that the Source Code for the Program is available under this Agreement, and informs Recipients how to obtain it in a reasonable manner on or through a medium customarily used for software exchange; and

b) the Contributor may Distribute the Program under a license different than this Agreement, provided that such license:

i) effectively disclaims on behalf of all other Contributors all warranties and conditions, express and implied, including warranties or conditions of title and non-infringement, and implied warranties or conditions of merchantability and fitness for a particular purpose;

ii) effectively excludes on behalf of all other Contributors all liability for damages, including direct, indirect, special, incidental and consequential damages, such as lost profits;

iii) does not attempt to limit or alter the recipients' rights in the Source Code under section 3.2; and

iv) requires any subsequent distribution of the Program by any party to be under a license that satisfies the requirements of this section 3.

3.2 When the Program is Distributed as Source Code:

a) it must be made available under this Agreement, or if the Program (i) is combined with other material in a separate file or files made available under a Secondary License, and (ii) the initial Contributor attached to the Source Code the notice described in Exhibit A of this Agreement, then the Program may be made available

under the terms of such Secondary Licenses, and

b) a copy of this Agreement must be included with each copy of the Program.

3.3 Contributors may not remove or alter any copyright, patent, trademark, attribution notices, disclaimers of warranty, or limitations of liability ("notices") contained within the Program from any copy of the Program which they Distribute, provided that Contributors may add their own appropriate notices.

4. COMMERCIAL DISTRIBUTION

Commercial distributors of software may accept certain responsibilities with respect to end users, business partners and the like. While this license is intended to facilitate the commercial use of the Program, the Contributor who includes the Program in a commercial product offering should do so in a manner which does not create potential liability for other Contributors. Therefore, if a Contributor includes the Program in a commercial product offering, such Contributor ("Commercial Contributor") hereby agrees to defend and indemnify every other Contributor ("Indemnified Contributor") against any losses, damages and costs (collectively "Losses") arising from claims, lawsuits and other legal actions brought by a third party against the Indemnified Contributor to the extent caused by the acts or omissions of such Commercial Contributor in connection with its distribution of the Program in a commercial product offering. The obligations in this section do not apply to any claims or Losses relating to any actual or alleged intellectual property infringement. In order to qualify, an Indemnified Contributor must: a) promptly notify the Commercial Contributor in writing of such claim, and b) allow the Commercial Contributor to control, and cooperate with the Commercial Contributor in, the defense and any related settlement negotiations. The Indemnified Contributor may participate in any such claim at its own expense.

For example, a Contributor might include the Program in a commercial product offering, Product X. That Contributor is then a Commercial Contributor. If that Commercial Contributor then makes performance claims, or offers warranties related to Product X, those performance claims and warranties are such Commercial Contributor's responsibility alone. Under this section, the Commercial Contributor would have to defend claims against the other Contributors related to those performance claims and warranties, and if a court requires any other Contributor to pay any damages as a result, the Commercial Contributor must pay those damages.

5. NO WARRANTY

EXCEPT AS EXPRESSLY SET FORTH IN THIS AGREEMENT, AND TO THE EXTENT PERMITTED BY APPLICABLE LAW, THE PROGRAM IS PROVIDED ON AN "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, EITHER EXPRESS OR IMPLIED INCLUDING, WITHOUT LIMITATION, ANY WARRANTIES OR CONDITIONS OF TITLE, NON-INFRINGEMENT, MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE. Each Recipient is solely responsible for determining the appropriateness of using and distributing the Program and assumes all risks associated with its exercise of rights under this Agreement, including but not limited to the risks and costs of program errors, compliance with applicable laws, damage to or loss of data, programs or equipment, and unavailability or interruption of operations.

6. DISCLAIMER OF LIABILITY

EXCEPT AS EXPRESSLY SET FORTH IN THIS AGREEMENT, AND TO THE EXTENT PERMITTED BY APPLICABLE LAW, NEITHER RECIPIENT NOR ANY CONTRIBUTORS SHALL HAVE ANY LIABILITY FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING WITHOUT LIMITATION LOST PROFITS), HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OR DISTRIBUTION OF THE PROGRAM OR THE EXERCISE OF ANY RIGHTS GRANTED HEREUNDER, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

7. GENERAL

If any provision of this Agreement is invalid or unenforceable under applicable law, it shall not affect the validity or enforceability of the remainder of the terms of this Agreement, and without further action by the parties hereto, such provision shall be reformed to the minimum extent necessary to make such provision valid and enforceable.

If Recipient institutes patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Program itself (excluding combinations of the Program with other software or hardware) infringes such Recipient's patent(s), then such Recipient's rights granted under Section 2(b) shall terminate as of the date such litigation is filed.

All Recipient's rights under this Agreement shall terminate if it fails to comply with any of the material terms or conditions of this Agreement and does not cure such failure in a reasonable period of time after becoming aware of such noncompliance. If all Recipient's rights under this Agreement terminate, Recipient agrees to cease use

and distribution of the Program as soon as reasonably practicable. However, Recipient's obligations under this Agreement and any licenses granted by Recipient relating to the Program shall continue and survive.

Everyone is permitted to copy and distribute copies of this Agreement, but in order to avoid inconsistency the Agreement is copyrighted and may only be modified in the following manner. The Agreement Steward reserves the right to publish new versions (including revisions) of this Agreement from time to time. No one other than the Agreement Steward has the right to modify this Agreement. The Eclipse Foundation is the initial Agreement Steward. The Eclipse Foundation may assign the responsibility to serve as the Agreement Steward to a suitable separate entity. Each new version of the Agreement will be given a distinguishing version number. The Program (including Contributions) may always be Distributed subject to the version of the Agreement under which it was received. In addition, after a new version of the Agreement is published, Contributor may elect to Distribute the Program (including its Contributions) under the new version.

Except as expressly stated in Sections 2(a) and 2(b) above, Recipient receives no rights or licenses to the intellectual property of any Contributor under this Agreement, whether expressly, by implication, estoppel or otherwise. All rights in the Program not expressly granted under this Agreement are reserved. Nothing in this Agreement is intended to be enforceable by any entity that is not a Contributor or Recipient. No third-party beneficiary rights are created under this Agreement.

Exhibit A - Form of Secondary Licenses Notice

"This Source Code may also be made available under the following Secondary Licenses when the conditions for such availability set forth in the Eclipse Public License, v. 2.0 are satisfied: {name license(s), version(s), and exceptions or additional permissions here}."

Simply including a copy of this Agreement, including this Exhibit A is not sufficient to license the Source Code under Secondary Licenses.

If it is not possible or desirable to put the notice in a particular file, then You may include the notice in a location (such as a LICENSE file in a relevant directory) where a recipient would be likely to look for such a notice.

You may add additional accurate notices of copyright ownership.

The GNU General Public License (GPL) Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.
51 Franklin Street, Fifth Floor
Boston, MA 02110-1335
USA

Everyone is permitted to copy and distribute verbatim copies
of this license document, but changing it is not allowed.

Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. This General Public License applies to most of the Free Software Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Library General Public License instead.)

You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we

want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and modification follow.

TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications

or work under the terms of Section 1 above, provided that you also meet all of these conditions:

a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.

b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.

c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how

to view a copy of this License.

(Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Program.

In addition, mere aggregation of another work not based on the Program with the Program (or with a work based on the Program) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

a) Accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of

physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are

prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in

certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software

Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED

INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

END OF
TERMS AND CONDITIONS

How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

One line to give the program's name and a brief idea of what it does.
Copyright (C) <year> <name of author>

This program is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation; either version 2 of the License, or (at your option) any later version.

This
program is distributed in the hope that it will be useful, but
WITHOUT ANY WARRANTY; without even the implied warranty of
MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU
General Public License for more details.

You should have received a copy of the GNU General Public License
along with this program; if not, write to the Free Software
Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston, MA 02110-1335 USA

Also add information on how to contact you by electronic and paper mail.

If the program is interactive, make it output a short notice like this
when it starts in an interactive mode:

Gnomovision version 69, Copyright (C) year name of author
Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type
'show w'. This is free software, and you are welcome to redistribute
it under certain conditions; type 'show c' for details.

The hypothetical commands 'show w'

and ``show c'` should show the appropriate parts of the General Public License. Of course, the commands you use may be called something other than ``show w'` and ``show c'`; they could even be mouse-clicks or menu items--whatever suits your program.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the program, if necessary. Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the program ``Gnomovision'` (which makes passes at compilers) written by James Hacker.

signature of Ty Coon, 1 April 1989
Ty Coon, President of Vice

This General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Library General Public License instead of this License.

CLASSPATH EXCEPTION

Linking this library statically or dynamically with other modules is making a combined work based on this library. Thus, the terms and conditions of the GNU General Public License version 2 cover the whole combination.

As a special exception, the copyright holders of this library give you permission to link this library with independent modules to produce an executable, regardless of the license terms of these independent modules, and to copy and distribute the resulting executable under terms of your choice, provided that you also meet, for each linked independent module, the terms and conditions of the license of that module. An independent module is a module which is not derived from or based on this library. If you modify this library, you may extend this exception to your version of the library, but you are not obligated to do so. If

you do not wish to do so, delete this exception statement from your version.

1.863 scala-collection-compat_2.13 2.10.0

1.863.1 Available under license :

No license file was found, but licenses were detected in source scan.

```
/*
 * Scala (https://www.scala-lang.org)
 *
 * Copyright EPFL and Lightbend, Inc.
 *
 * Licensed under Apache License 2.0
 * (http://www.apache.org/licenses/LICENSE-2.0).
 *
 * See the NOTICE file distributed with this work for
 * additional information regarding copyright ownership.
 */
```

Found in path(s):

```
* /opt/cola/permits/1719630887_1686604745.8385057/0/scala-collection-compat-2-13-2-10-0-sources-jar/scala/util/control/compat/package.scala
* /opt/cola/permits/1719630887_1686604745.8385057/0/scala-collection-compat-2-13-2-10-0-sources-jar/scala/collection/compat/immutable/package.scala
* /opt/cola/permits/1719630887_1686604745.8385057/0/scala-collection-compat-2-13-2-10-0-sources-jar/scala/collection/compat/package.scala
```

1.864 python-pip 20.0.2-5ubuntu1.9

1.864.1 Available under license :

This is the MIT license

Copyright (c) 2010 ActiveState Software Inc.

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING

FROM, OUT OF OR IN CONNECTION WITH THE
SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

The MIT License (MIT)

Copyright (c) 2017 Thomas Kluyver

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR

IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Copyright (c) 2012 Giorgos Verigakis <verigak@gmail.com>

#

Permission to use, copy, modify, and distribute this software for any
purpose with or without fee is hereby granted, provided that the above
copyright notice and this permission notice appear in all copies.

#

THE SOFTWARE IS PROVIDED "AS IS" AND THE AUTHOR DISCLAIMS ALL WARRANTIES
WITH REGARD TO THIS SOFTWARE INCLUDING ALL IMPLIED WARRANTIES OF
MERCHANTABILITY AND FITNESS. IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR
ANY SPECIAL, DIRECT, INDIRECT, OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES
WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN
ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF
OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

Copyright (C) 2016 Jason R Coombs <jaraco@jaraco.com>

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN

CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Copyright (c) 2010-2020 Benjamin Peterson

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION

WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

GNU LESSER GENERAL PUBLIC LICENSE

Version 2.1, February 1999

Copyright (C) 1991, 1999 Free Software Foundation, Inc.

51 Franklin St, Fifth Floor, Boston, MA 02110-1301 USA

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

[This is the first released version of the Lesser GPL. It also counts as the successor of the GNU Library Public License, version 2, hence the version number 2.1.]

Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public Licenses are intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users.

This license, the Lesser General Public License, applies to some

specially designated software packages--typically libraries--of the Free Software Foundation and other authors who decide to use it. You can use it too, but we suggest you first think carefully about whether this license or the ordinary General Public License is the better strategy to use in any particular case, based on the explanations below.

When we speak of free software, we are referring to freedom of use, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish); that you receive source code or can get it if you want it; that you can change the software and use pieces of it in new free programs; and that you are informed that you can do these things.

To protect your rights, we need to make restrictions that forbid distributors to deny you these rights or to ask you to surrender these rights. These restrictions translate to certain responsibilities for you if you distribute copies of the library or if you modify it.

For example, if you distribute copies of the library, whether gratis or for a fee, you must give the recipients all the rights that we gave you. You must make sure that they, too, receive or can get the source code. If you link other code with the library, you must provide complete object files to the recipients, so that they can relink them with the library after making changes to the library and recompiling it. And you must show them these terms so they know their rights.

We protect your rights with a two-step method: (1) we copyright the library, and (2) we offer you this license, which gives you legal permission to copy, distribute and/or modify the library.

To protect each distributor, we want to make it very clear that there is no warranty for the free library. Also, if the library is modified by someone else and passed on, the recipients should know that what they have is not the original version, so that the original author's reputation will not be affected by problems that might be introduced by others.

Finally, software patents pose a constant threat to the existence of any free program. We wish to make sure that a company cannot effectively restrict the users of a free program by obtaining a restrictive license from a patent holder. Therefore, we insist that any patent license obtained for a version of the library must be consistent with the full freedom of use specified in this license.

Most GNU software, including some libraries, is covered by the ordinary GNU General Public License. This license, the GNU Lesser General Public License, applies to certain designated libraries, and is quite different from the ordinary General Public License. We use this license for certain libraries in order to permit linking those libraries into non-free programs.

When a program is linked with a library, whether statically or using a shared library, the combination of the two is legally speaking a combined work, a derivative of the original library. The ordinary General Public License therefore permits such linking only if the entire combination fits its criteria of freedom. The Lesser General Public License permits more lax criteria for linking other code with the library.

We call this license the "Lesser" General Public License because it does Less to protect the user's freedom than the ordinary General Public License. It also provides other free software developers Less of an advantage over competing non-free programs. These disadvantages are the reason we use the ordinary General Public License for many libraries. However, the Lesser license provides advantages in certain special circumstances.

For example, on rare occasions, there may be a special need to encourage the widest possible use of a certain library, so that it becomes a de-facto standard. To achieve this, non-free programs must be allowed to use the library. A more frequent case is that a free library does the same job as widely used non-free libraries. In this case, there is little to gain by limiting the free library to free software only, so we use the Lesser General Public License.

In other cases, permission to use a particular library in non-free programs enables a greater number of people to use a large body of free software. For example, permission to use the GNU C Library in non-free programs enables many more people to use the whole GNU operating system, as well as its variant, the GNU/Linux operating system.

Although the Lesser General Public License is Less protective of the users' freedom, it does ensure that the user of a program that is linked with the Library has the freedom and the wherewithal to run that program using a modified version of the Library.

The precise terms and conditions for copying, distribution and modification follow. Pay close attention to the difference between a "work based on the library" and a "work that uses the library". The

former contains code derived from the library, whereas the latter must be combined with the library in order to run.

GNU LESSER GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License Agreement applies to any software library or other program which contains a notice placed by the copyright holder or other authorized party saying it may be distributed under the terms of this Lesser General Public License (also called "this License"). Each licensee is addressed as "you".

A "library" means a collection of software functions and/or data prepared so as to be conveniently linked with application programs (which use some of those functions and data) to form executables.

The "Library", below, refers to any such software library or work which has been distributed under these terms. A "work based on the Library" means either the Library or any derivative work under copyright law: that is to say, a work containing the Library or a portion of it, either verbatim or with modifications and/or translated straightforwardly into another language. (Hereinafter, translation is included without limitation in the term "modification".)

"Source code" for a work means the preferred form of the work for making modifications to it. For a library, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the library.

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running a program using the Library is not restricted, and output from such a program is covered only if its contents constitute a work based on the Library (independent of the use of the Library in a tool for writing it). Whether that is true depends on what the Library does and what the program that uses the Library does.

1. You may copy and distribute verbatim copies of the Library's complete source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and distribute a copy of this License along with the Library.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Library or any portion of it, thus forming a work based on the Library, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

a) The modified work must itself be a software library.

b) You must cause the files modified to carry prominent notices stating that you changed the files and the date of any change.

c) You must cause the whole of the work to be licensed at no charge to all third parties under the terms of this License.

d) If a facility in the modified Library refers to a function or a table of data to be supplied by an application program that uses the facility, other than as an argument passed when the facility is invoked, then you must make a good faith effort to ensure that, in the event an application does not supply such function or table, the facility still operates, and performs whatever part of its purpose remains meaningful.

(For example, a function in a library to compute square roots has a purpose that is entirely well-defined independent of the application. Therefore, Subsection 2d requires that any application-supplied function or table used by this function must be optional: if the application does not supply it, the square root function must still compute square roots.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Library, and can be reasonably considered independent and separate works in themselves,

then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Library, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or

collective works based on the Library.

In addition, mere aggregation of another work not based on the Library with the Library (or with a work based on the Library) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may opt to apply the terms of the ordinary GNU General Public License instead of this License to a given copy of the Library. To do this, you must alter all the notices that refer to this License, so that they refer to the ordinary GNU General Public License, version 2, instead of to this License. (If a newer version than version 2 of the ordinary GNU General Public License has appeared, then you can specify that version instead if you wish.) Do not make any other change in these notices.

Once this change is made in a given copy, it is irreversible for that copy, so the ordinary GNU General Public License applies to all subsequent copies and derivative works made from that copy.

This option is useful when you wish to copy part of the code of the Library into a program that is not a library.

4. You may copy and distribute the Library (or a portion or derivative of it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange.

If distribution of object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place satisfies the requirement to distribute the source code, even though third parties are not compelled to copy the source along with the object code.

5. A program that contains no derivative of any portion of the Library, but is designed to work with the Library by being compiled or linked with it, is called a "work that uses the Library". Such a work, in isolation, is not a derivative work of the Library, and therefore falls outside the scope of this License.

However, linking a "work that uses the Library" with the Library creates an executable that is a derivative of the Library (because it contains portions of the Library), rather than a "work that uses the library". The executable is therefore covered by this

License.

Section 6 states terms for distribution of such executables.

When a "work that uses the Library" uses material from a header file that is part of the Library, the object code for the work may be a derivative work of the Library even though the source code is not. Whether this is true is especially significant if the work can be linked without the Library, or if the work is itself a library. The threshold for this to be true is not precisely defined by law.

If such an object file uses only numerical parameters, data structure layouts and accessors, and small macros and small inline functions (ten lines or less in length), then the use of the object file is unrestricted, regardless of whether it is legally a derivative work. (Executables containing this object code plus portions of the Library will still fall under Section 6.)

Otherwise, if the work is a derivative of the Library, you may distribute the object code for the work under the terms of Section 6.

Any executables

containing that work also fall under Section 6,

whether or not they are linked directly with the Library itself.

6. As an exception to the Sections above, you may also combine or link a "work that uses the Library" with the Library to produce a work containing portions of the Library, and distribute that work under terms of your choice, provided that the terms permit modification of the work for the customer's own use and reverse engineering for debugging such modifications.

You must give prominent notice with each copy of the work that the Library is used in it and that the Library and its use are covered by this License. You must supply a copy of this License. If the work during execution displays copyright notices, you must include the copyright notice for the Library among them, as well as a reference directing the user to the copy of this License. Also, you must do one of these things:

a) Accompany the work with the complete corresponding machine-readable

source code for the Library including whatever

changes were used in the work (which must be distributed under

Sections 1 and 2 above); and, if the work is an executable linked

with the Library, with the complete machine-readable "work that

uses the Library", as object code and/or source code, so that the

user can modify the Library and then relink to produce a modified

executable containing the modified Library. (It is understood

that the user who changes the contents of definitions files in the

Library will not necessarily be able to recompile the application to use the modified definitions.)

- b) Use a suitable shared library mechanism for linking with the Library. A suitable mechanism is one that (1) uses at run time a copy of the library already present on the user's computer system, rather than copying library functions into the executable, and (2) will operate properly with a modified version of the library, if the user installs one, as long as the modified version is interface-compatible with the version that the work was made with.
- c) Accompany the work with a written offer, valid for at least three years, to give the same user the materials specified in Subsection 6a, above, for a charge no more than the cost of performing this distribution.
- d) If distribution of the work is made by offering access to copy from a designated place, offer equivalent access to copy the above specified materials from the same place.
- e) Verify that the user has already received a copy of these materials or that you have already sent this user a copy.

For an executable, the required form of the "work that uses the Library" must include any data and utility programs needed for reproducing the executable from it. However, as a special exception, the materials to be distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

It may happen that this requirement contradicts the license restrictions of other proprietary libraries that do not normally accompany the operating system. Such a contradiction means you cannot use both them and the Library together in an executable that you distribute.

7. You may place library facilities that are a work based on the Library side-by-side in a single library together with other library facilities not covered by this License, and distribute such a combined library, provided that the separate distribution of the work based on the Library and of the other library facilities is otherwise permitted, and provided that you do these two things:

- a) Accompany the combined library with a copy of the same work

based on the Library, uncombined with any other library facilities. This must be distributed under the terms of the Sections above.

b) Give prominent notice with the combined library of the fact that part of it is a work based on the Library, and explaining where to find the accompanying uncombined form of the same work.

8. You may not copy, modify, sublicense, link with, or distribute the Library except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense, link with, or distribute the Library is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

9. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Library or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Library (or any work based on the Library), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Library or works based on it.

10. Each time you redistribute the Library (or any work based on the Library), the recipient automatically receives a license from the original licensor to copy, distribute, link with or modify the Library subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties with this License.

11. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Library at all. For example, if a patent license would not permit royalty-free redistribution of the Library by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Library.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply, and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

12. If the distribution and/or use of the Library is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Library under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

13. The Free Software Foundation may publish revised and/or new versions of the Lesser General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Library specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Library does not specify a license version number, you may choose any version ever published by the Free Software Foundation.

14. If you wish to incorporate parts of the Library into other free programs whose distribution conditions are incompatible with these, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status

of
all derivatives of our free software and of promoting the sharing
and reuse of software generally.

NO WARRANTY

15. BECAUSE THE LIBRARY IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE LIBRARY, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE LIBRARY "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE LIBRARY IS WITH YOU. SHOULD THE LIBRARY PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

16. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE LIBRARY AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL

DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE LIBRARY (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE LIBRARY TO OPERATE WITH ANY OTHER SOFTWARE), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

END OF TERMS AND CONDITIONS

How to Apply These Terms to Your New Libraries

If you develop a new library, and you want it to be of the greatest possible use to the public, we recommend making it free software that everyone can redistribute and change. You can do so by permitting redistribution under these terms (or, alternatively, under the terms of the ordinary General Public License).

To apply these terms, attach the following notices to the library. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line
and a pointer to where the full notice is found.

<one line to give the library's name and a brief idea of what it does.>
Copyright (C) <year> <name of author>

This library is free software; you can redistribute it and/or

modify it under the terms of the GNU Lesser General Public License as published by the Free Software Foundation; either version 2.1 of the License, or (at your option) any later version.

This library is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU Lesser General Public License for more details.

You should have received a copy of the GNU Lesser General Public License along with this library; if not, write to the Free Software Foundation, Inc., 51 Franklin St, Fifth Floor, Boston, MA 02110-1301 USA

Also add information on how to contact you by electronic and paper mail.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the library, if necessary. Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the library `Frob' (a library for tweaking knobs) written by James Random Hacker.

<signature of Ty Coon>, 1 April 1990
Ty Coon, President of Vice

That's all there is to it!

Apache License
Version 2.0, January 2004
<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the

outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of

this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this

License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the

Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding

those notices that do not

pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed

as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct,

indirect, special,

incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

This software is made available under the terms of *either* of the licenses found in LICENSE.APACHE or LICENSE.BSD. Contributions to this software is made under the terms of *both* these licenses.

Copyright (c) 2010 Jonathan Hartley

All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

* Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.

* Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

* Neither the name of the copyright holders, nor those of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT HOLDER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER

CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Copyright (c) 2012 by Simon Sapin.

Some rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- * Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- * Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
- * The names of the contributors may not be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER

OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

A. HISTORY OF THE SOFTWARE

=====

contextlib2 is a derivative of the contextlib module distributed by the PSF as part of the Python standard library. According, it is itself redistributed under the PSF license (reproduced in full below). As the contextlib module was added only in Python 2.5, the licenses for earlier Python versions are not applicable and have not been included.

Python was created in the early 1990s by Guido van Rossum at Stichting Mathematisch Centrum (CWI, see <http://www.cwi.nl>) in the Netherlands

as a successor of a language called ABC. Guido remains Python's principal author, although it includes many contributions from others.

In 1995, Guido continued his work on Python at the Corporation for National Research Initiatives (CNRI, see <http://www.cnri.reston.va.us>) in Reston, Virginia where he released several versions of the software.

In May 2000, Guido and the Python core development team moved to BeOpen.com to form the BeOpen PythonLabs team.

In October of the same year, the PythonLabs team moved to Digital Creations (now Zope Corporation, see <http://www.zope.com>). In 2001, the Python Software Foundation (PSF, see <http://www.python.org/psf/>) was formed, a non-profit organization created specifically to own Python-related Intellectual Property. Zope Corporation is a sponsoring member of the PSF.

All Python releases are Open Source (see <http://www.opensource.org> for the Open Source Definition). Historically, most, but not all, Python releases have also been GPL-compatible; the table below summarizes the various releases that included the contextlib module.

Release	Derived from	Year	Owner	GPL-compatible? (1)
2.5	2.4	2006	PSF	yes
2.5.1	2.5	2007	PSF	yes
2.5.2	2.5.1	2008	PSF	yes
2.5.3	2.5.2	2008	PSF	yes
2.6	2.5	2008	PSF	yes
2.6.1	2.6	2008	PSF	yes
2.6.2	2.6.1	2009	PSF	yes
2.6.3	2.6.2	2009	PSF	yes
2.6.4	2.6.3	2009	PSF	yes
2.6.5	2.6.4	2010	PSF	yes
3.0	2.6	2008	PSF	yes
3.0.1	3.0	2009	PSF	yes
3.1	3.0.1	2009	PSF	yes
3.1.1	3.1	2009	PSF	yes
3.1.2	3.1.1	2010	PSF	yes
3.1.3	3.1.2	2010	PSF	yes
3.1.4	3.1.3	2011	PSF	yes
3.2	3.1	2011	PSF	yes
3.2.1	3.2	2011	PSF	yes
3.2.2	3.2.1	2011	PSF	yes
3.3	3.2			

Footnotes:

(1) GPL-compatible doesn't mean that we're distributing Python under the GPL. All Python licenses, unlike the GPL, let you distribute a modified version without making your changes open source. The GPL-compatible licenses make it possible to combine Python with other software that is released under the GPL; the others don't.

Thanks to the many outside volunteers who have worked under Guido's direction to make these releases possible.

B. TERMS AND CONDITIONS FOR ACCESSING OR OTHERWISE USING PYTHON

=====

PYTHON SOFTWARE FOUNDATION LICENSE VERSION 2

1. This LICENSE AGREEMENT is between the Python Software Foundation ("PSF"), and the Individual or Organization ("Licensee") accessing and otherwise using this software ("Python") in source or binary form and its associated documentation.
2. Subject to the terms and conditions of this License Agreement, PSF hereby grants Licensee a nonexclusive, royalty-free, world-wide license to reproduce, analyze, test, perform and/or display publicly, prepare derivative works, distribute, and otherwise use Python alone or in any derivative version, provided, however, that PSF's License Agreement and PSF's notice of copyright, i.e., "Copyright (c) 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011 Python Software Foundation; All Rights Reserved" are retained in Python alone or in any derivative version prepared by Licensee.
3. In the event Licensee prepares a derivative work that is based on or incorporates Python or any part thereof, and wants to make the derivative work available to others as provided herein, then Licensee hereby agrees to include in any such work a brief summary of the changes made to Python.
4. PSF is making Python available to Licensee on an "AS IS" basis. PSF MAKES NO REPRESENTATIONS OR WARRANTIES, EXPRESS OR IMPLIED. BY WAY OF EXAMPLE, BUT NOT LIMITATION, PSF MAKES NO AND DISCLAIMS ANY REPRESENTATION OR WARRANTY OF MERCHANTABILITY OR FITNESS FOR ANY PARTICULAR PURPOSE OR THAT THE USE OF PYTHON WILL NOT INFRINGE ANY THIRD PARTY RIGHTS.

5. PSF SHALL NOT BE LIABLE TO LICENSEE OR ANY OTHER USERS OF PYTHON FOR ANY INCIDENTAL, SPECIAL, OR CONSEQUENTIAL DAMAGES OR LOSS AS A RESULT OF MODIFYING, DISTRIBUTING, OR OTHERWISE USING PYTHON, OR ANY DERIVATIVE THEREOF, EVEN IF ADVISED OF THE POSSIBILITY THEREOF.

6. This License Agreement will automatically terminate upon a material breach of its terms and conditions.

7. Nothing in this License Agreement shall be deemed to create any relationship of agency, partnership, or joint venture between PSF and Licensee. This License Agreement does not grant permission to use PSF trademarks or trade name in a trademark sense to endorse or promote products or services of Licensee, or any third party.

8. By copying, installing or otherwise using Python, Licensee agrees to be bound by the terms and conditions of this License Agreement.

No-notice MIT License

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Copyright (C) 2008-2011 INADA Naoki <songofacandy@gmail.com>

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You"
(or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations,
or other modifications
represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You

meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not

pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions. Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.
7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.
8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.
9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "{}" replaced with your own identifying information. (Don't include

the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright {yyyy} {name of copyright owner}

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

A. HISTORY OF THE SOFTWARE

=====

Python was created in the early 1990s by Guido van Rossum at Stichting Mathematisch Centrum (CWI, see <http://www.cwi.nl>) in the Netherlands as a successor of a language called ABC. Guido remains Python's principal author, although it includes many contributions from others.

In 1995, Guido continued his work on Python at the Corporation for National Research Initiatives (CNRI, see <http://www.cnri.reston.va.us>) in Reston, Virginia where he released several versions of the software.

In May 2000, Guido and the Python core development team moved to BeOpen.com to form the BeOpen PythonLabs team. In October of the same year, the PythonLabs team moved to Digital Creations (now Zope Corporation, see <http://www.zope.com>). In 2001, the Python Software Foundation (PSF, see <http://www.python.org/psf/>) was formed, a non-profit organization created specifically to own Python-related Intellectual Property. Zope Corporation is a sponsoring member of the PSF.

All Python releases are Open Source (see <http://www.opensource.org> for the Open Source Definition). Historically, most, but not all, Python releases have also been GPL-compatible; the table below summarizes the various releases.

Release	Derived	Year	Owner	GPL-
---------	---------	------	-------	------

	from			compatible? (1)
0.9.0 thru 1.2		1991-1995	CWI	yes
1.3 thru 1.5.2	1.2	1995-1999	CNRI	yes
1.6	1.5.2	2000	CNRI	no
2.0	1.6	2000	BeOpen.com	no
1.6.1	1.6	2001	CNRI	yes (2)
2.1	2.0+1.6.1	2001	PSF	no
2.0.1	2.0+1.6.1	2001	PSF	yes
2.1.1	2.1+2.0.1	2001	PSF	yes
2.2	2.1.1	2001	PSF	yes
2.1.2	2.1.1	2002	PSF	yes
2.1.3				
2.1.2	2002	PSF		yes
2.2.1	2.2	2002	PSF	yes
2.2.2	2.2.1	2002	PSF	yes
2.2.3	2.2.2	2003	PSF	yes
2.3	2.2.2	2002-2003	PSF	yes
2.3.1	2.3	2002-2003	PSF	yes
2.3.2	2.3.1	2002-2003	PSF	yes
2.3.3	2.3.2	2002-2003	PSF	yes
2.3.4	2.3.3	2004	PSF	yes
2.3.5	2.3.4	2005	PSF	yes
2.4	2.3	2004	PSF	yes
2.4.1	2.4	2005	PSF	yes
2.4.2	2.4.1	2005	PSF	yes
2.4.3	2.4.2	2006	PSF	yes
2.4.4	2.4.3	2006	PSF	yes
2.5	2.4	2006	PSF	yes
2.5.1	2.5	2007	PSF	yes
2.5.2	2.5.1	2008	PSF	yes
2.5.3	2.5.2	2008	PSF	yes
2.6	2.5	2008	PSF	yes
2.6.1	2.6	2008	PSF	yes
2.6.2	2.6.1	2009	PSF	yes
2.6.3	2.6.2	2009	PSF	yes
2.6.4	2.6.3	2009	PSF	yes
2.6.5	2.6.4	2010	PSF	yes
3.0	2.6	2008	PSF	yes
3.0.1	3.0	2009	PSF	yes
3.1	3.0.1	2009	PSF	yes
3.1.1	3.1	2009	PSF	yes
3.1.2	3.1	2010	PSF	yes
3.2	3.1	2010	PSF	yes

Footnotes:

(1) GPL-compatible doesn't mean that we're distributing Python under

the GPL. All Python licenses, unlike the GPL, let you distribute a modified version without making your changes open source. The GPL-compatible licenses make it possible to combine Python with other software that is released under the GPL; the others don't.

(2) According to Richard Stallman, 1.6.1 is not GPL-compatible, because its license has a choice of law clause. According to CNRI, however, Stallman's lawyer has told CNRI's lawyer that 1.6.1 is "not incompatible" with the GPL.

Thanks to the many outside volunteers who have worked under Guido's direction to make these releases possible.

B. TERMS AND CONDITIONS FOR ACCESSING OR OTHERWISE USING PYTHON

=====

PYTHON SOFTWARE FOUNDATION LICENSE VERSION 2

1. This LICENSE AGREEMENT is between the Python Software Foundation ("PSF"), and the Individual or Organization ("Licensee") accessing and otherwise using this software ("Python") in source or binary form and its associated documentation.
2. Subject to the terms and conditions of this License Agreement, PSF hereby grants Licensee a nonexclusive, royalty-free, world-wide license to reproduce, analyze, test, perform and/or display publicly, prepare derivative works, distribute, and otherwise use Python alone or in any derivative version, provided, however, that PSF's License Agreement and PSF's notice of copyright, i.e., "Copyright (c) 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010 Python Software Foundation; All Rights Reserved" are retained in Python alone or in any derivative version prepared by Licensee.
3. In the event Licensee prepares a derivative work that is based on or incorporates Python or any part thereof, and wants to make the derivative work available to others as provided herein, then Licensee hereby agrees to include in any such work a brief summary of the changes made to Python.
4. PSF is making Python available to Licensee on an "AS IS" basis. PSF MAKES NO REPRESENTATIONS OR WARRANTIES, EXPRESS OR IMPLIED. BY WAY OF EXAMPLE, BUT NOT LIMITATION, PSF MAKES NO AND DISCLAIMS ANY REPRESENTATION OR WARRANTY OF MERCHANTABILITY OR FITNESS FOR ANY PARTICULAR PURPOSE OR THAT THE USE OF PYTHON WILL NOT

INFRINGE ANY THIRD PARTY RIGHTS.

5. PSF SHALL NOT BE LIABLE TO LICENSEE OR ANY OTHER USERS OF PYTHON FOR ANY INCIDENTAL, SPECIAL, OR CONSEQUENTIAL DAMAGES OR LOSS AS A RESULT OF MODIFYING, DISTRIBUTING, OR OTHERWISE USING PYTHON, OR ANY DERIVATIVE THEREOF, EVEN IF ADVISED OF THE POSSIBILITY THEREOF.

6. This License Agreement will automatically terminate upon a material breach of its terms and conditions.

7. Nothing in this License Agreement shall be deemed to create any relationship of agency, partnership, or joint venture between PSF and Licensee. This License Agreement does not grant permission to use PSF trademarks or trade name in a trademark sense to endorse or promote products or services of Licensee, or any third party.

8. By copying, installing or otherwise using Python, Licensee agrees to be bound by the terms and conditions of this License Agreement.

BEOPEN.COM LICENSE AGREEMENT FOR PYTHON 2.0

BEOPEN PYTHON OPEN SOURCE LICENSE AGREEMENT VERSION 1

1. This LICENSE AGREEMENT is between BeOpen.com ("BeOpen"), having an office at 160 Saratoga Avenue, Santa Clara, CA 95051, and the Individual or Organization ("Licensee") accessing and otherwise using this software in source or binary form and its associated documentation ("the Software").

2. Subject to the terms and conditions of this BeOpen Python License Agreement, BeOpen hereby grants Licensee a non-exclusive, royalty-free, world-wide license to reproduce, analyze, test, perform and/or display publicly, prepare derivative works, distribute, and otherwise use the Software alone or in any derivative version, provided, however, that the BeOpen Python License is retained in the Software, alone or in any derivative version prepared by Licensee.

3. BeOpen is making the Software available to Licensee on an "AS IS" basis. BEOPEN MAKES NO REPRESENTATIONS OR WARRANTIES, EXPRESS OR IMPLIED. BY WAY OF EXAMPLE, BUT NOT LIMITATION, BEOPEN MAKES NO AND DISCLAIMS ANY REPRESENTATION OR WARRANTY OF MERCHANTABILITY OR FITNESS FOR ANY PARTICULAR PURPOSE OR THAT THE USE OF THE SOFTWARE WILL NOT INFRINGE ANY THIRD PARTY RIGHTS.

4. BEOPEN SHALL NOT BE LIABLE TO LICENSEE OR ANY OTHER USERS OF THE SOFTWARE FOR ANY INCIDENTAL, SPECIAL, OR CONSEQUENTIAL DAMAGES OR LOSS AS A RESULT OF USING, MODIFYING OR DISTRIBUTING THE SOFTWARE, OR ANY DERIVATIVE THEREOF, EVEN IF ADVISED OF THE POSSIBILITY THEREOF.

5. This License Agreement will automatically terminate upon a material breach of its terms and conditions.

6. This License Agreement shall be governed by and interpreted in all respects by the law of the State of California, excluding conflict of law provisions. Nothing in this License Agreement shall be deemed to create any relationship of agency, partnership, or joint venture between BeOpen and Licensee. This License Agreement does not grant permission to use BeOpen trademarks or trade names in a trademark sense to endorse or promote products or services of Licensee, or any third party. As an exception, the "BeOpen Python" logos available at <http://www.pythonlabs.com/logos.html> may be used according to the permissions granted on that web page.

7. By copying, installing or otherwise using the software, Licensee agrees to be bound by the terms and conditions of this License Agreement.

CNRI LICENSE AGREEMENT FOR PYTHON 1.6.1

1. This LICENSE AGREEMENT is between the Corporation for National Research Initiatives, having an office at 1895 Preston White Drive, Reston, VA 20191 ("CNRI"), and the Individual or Organization ("Licensee") accessing and otherwise using Python 1.6.1 software in source or binary form and its associated documentation.

2. Subject to the terms and conditions of this License Agreement, CNRI hereby grants Licensee a nonexclusive, royalty-free, world-wide license to reproduce, analyze, test, perform and/or display publicly, prepare derivative works, distribute, and otherwise use Python 1.6.1 alone or in any derivative version, provided, however, that CNRI's License Agreement and CNRI's notice of copyright, i.e., "Copyright (c) 1995-2001 Corporation for National Research Initiatives; All Rights Reserved" are retained in Python 1.6.1 alone or in any derivative version prepared by Licensee. Alternately, in lieu of CNRI's License Agreement, Licensee may substitute the following text (omitting the quotes): "Python 1.6.1 is made available subject to the terms and conditions in CNRI's License Agreement. This Agreement together with

Python 1.6.1 may be located on the Internet using the following unique, persistent identifier (known as a handle): 1895.22/1013. This Agreement may also be obtained from a proxy server on the Internet using the following URL: <http://hdl.handle.net/1895.22/1013>".

3. In the event Licensee prepares a derivative work that is based on or incorporates Python 1.6.1 or any part thereof, and wants to make the derivative work available to others as provided herein, then Licensee hereby agrees to include in any such work a brief summary of the changes made to Python 1.6.1.

4. CNRI is making Python 1.6.1 available to Licensee on an "AS IS" basis. CNRI MAKES NO REPRESENTATIONS OR WARRANTIES, EXPRESS OR IMPLIED. BY WAY OF EXAMPLE, BUT NOT LIMITATION, CNRI MAKES NO AND DISCLAIMS ANY REPRESENTATION OR WARRANTY OF MERCHANTABILITY OR FITNESS FOR ANY PARTICULAR PURPOSE OR THAT THE USE OF PYTHON 1.6.1 WILL NOT INFRINGE ANY THIRD PARTY RIGHTS.

5. CNRI SHALL NOT BE LIABLE TO LICENSEE OR ANY OTHER USERS OF PYTHON 1.6.1 FOR ANY INCIDENTAL, SPECIAL, OR CONSEQUENTIAL DAMAGES OR LOSS AS A RESULT OF MODIFYING, DISTRIBUTING, OR OTHERWISE USING PYTHON 1.6.1, OR ANY DERIVATIVE THEREOF, EVEN IF ADVISED OF THE POSSIBILITY THEREOF.

6.

This License Agreement will automatically terminate upon a material breach of its terms and conditions.

7. This License Agreement shall be governed by the federal intellectual property law of the United States, including without limitation the federal copyright law, and, to the extent such U.S. federal law does not apply, by the law of the Commonwealth of Virginia, excluding Virginia's conflict of law provisions. Notwithstanding the foregoing, with regard to derivative works based on Python 1.6.1 that incorporate non-separable material that was previously distributed under the GNU General Public License (GPL), the law of the Commonwealth of Virginia shall govern this License Agreement only as to issues arising under or with respect to Paragraphs 4, 5, and 7 of this License Agreement. Nothing in this License Agreement shall be deemed to create any relationship of agency, partnership, or joint venture between CNRI and Licensee. This License Agreement does not grant permission to use CNRI trademarks or trade name in a trademark sense to endorse or promote products or services of Licensee, or any third party.

8. By clicking on the "ACCEPT" button where indicated, or by copying, installing or otherwise using Python 1.6.1, Licensee agrees to be

bound by the terms and conditions of this License Agreement.

ACCEPT

CWI LICENSE AGREEMENT FOR PYTHON 0.9.0 THROUGH 1.2

Copyright (c) 1991 - 1995, Stichting Mathematisch Centrum Amsterdam,
The Netherlands. All rights reserved.

Permission to use, copy, modify, and distribute this software and its
documentation for any purpose and without fee is hereby granted,
provided that the above copyright notice appear in all copies and that
both that copyright notice and this permission notice appear in
supporting documentation, and that the name of Stichting Mathematisch
Centrum or CWI not be used in advertising or publicity pertaining to
distribution of the software
without specific, written prior
permission.

STICHTING MATHEMATISCH CENTRUM DISCLAIMS ALL WARRANTIES WITH REGARD TO
THIS SOFTWARE, INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND
FITNESS, IN NO EVENT SHALL STICHTING MATHEMATISCH CENTRUM BE LIABLE
FOR ANY SPECIAL, INDIRECT OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES
WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN
ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT
OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

MIT License

Copyright (c) 2008-2019 Andrey Petrov and contributors (see CONTRIBUTORS.txt)

Permission is hereby granted, free of charge, to any person obtaining a copy
of this software and associated documentation files (the "Software"), to deal
in the Software without restriction, including without limitation the rights
to use, copy, modify, merge, publish, distribute, sublicense, and/or sell
copies of the Software, and to permit persons to whom the Software is
furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all
copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR
IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY,
FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE
AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER
LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR

OTHERWISE, ARISING FROM,
OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE
SOFTWARE.

Copyright 2018 Kenneth Reitz

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.
You may obtain a copy of the License at

<https://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software
distributed under the License is distributed on an "AS IS" BASIS,
WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
See the License for the specific language governing permissions and
limitations under the License.

This package contains a modified version of ca-bundle.crt:

ca-bundle.crt -- Bundle of CA Root Certificates

Certificate data from Mozilla as of: Thu Nov 3 19:04:19 2011#

This is a bundle of X.509 certificates of public Certificate Authorities
(CA). These were automatically extracted from Mozilla's root certificates
file (certdata.txt). This file can be found in the mozilla source tree:

<http://mxr.mozilla.org/mozilla/source/security/nss/lib/ckfw/builtins/certdata.txt?raw=1#>

It contains the certificates in PEM format and therefore
can be directly used with curl / libcurl / php_curl, or with
an Apache+mod_ssl webserver for SSL client authentication.

Just configure this file as the SSLCACertificateFile.#

***** BEGIN LICENSE BLOCK *****

This Source Code Form is subject to the terms of the Mozilla Public License,
v. 2.0. If a copy of the MPL was not distributed with this file, You can obtain
one at <http://mozilla.org/MPL/2.0/>.

***** END LICENSE BLOCK *****

@(#) \$RCSfile: certdata.txt,v \$

\$Revision: 1.80 \$ \$Date: 2011/11/03 15:11:58 \$

Copyright (c) 2006-2013 James Graham and other contributors

Permission is hereby granted, free of charge, to any person obtaining
a copy of this software and associated documentation files (the
"Software"), to deal in the Software without restriction, including
without limitation the rights to use, copy, modify, merge, publish,
distribute, sublicense, and/or sell copies of the Software, and to
permit persons to whom the Software is furnished to do so, subject to
the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Copyright 2015 Eric Larson

Licensed under the Apache License, Version 2.0 (the "License"); you may not use this file except in compliance with the License. You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.

See the License for the specific language governing permissions and limitations under the License.

This package is a modified version of cpython's ipaddress module.

It is therefore distributed under the PSF license, as follows:

PYTHON SOFTWARE FOUNDATION LICENSE VERSION 2

1. This LICENSE AGREEMENT is between the Python Software Foundation ("PSF"), and the Individual or Organization ("Licensee") accessing and otherwise using this software ("Python") in source or binary form and its associated documentation.
2. Subject to the terms and conditions of this License Agreement, PSF hereby grants Licensee a nonexclusive, royalty-free, world-wide license to reproduce, analyze, test, perform and/or display publicly, prepare derivative works, distribute, and otherwise use Python alone or in any derivative version, provided, however, that PSF's License Agreement and PSF's notice of copyright, i.e., "Copyright (c) 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014 Python Software Foundation; All Rights Reserved" are retained in Python alone or in any derivative version prepared by Licensee.
3. In the event Licensee prepares a derivative work that is based on

or incorporates Python or any part thereof, and wants to make the derivative work available to others as provided herein, then Licensee hereby agrees to include in any such work a brief summary of the changes made to Python.

4. PSF is making Python available to Licensee on an "AS IS" basis. PSF MAKES NO REPRESENTATIONS OR WARRANTIES, EXPRESS OR IMPLIED. BY WAY OF EXAMPLE, BUT NOT LIMITATION, PSF MAKES NO AND DISCLAIMS ANY REPRESENTATION OR WARRANTY OF MERCHANTABILITY OR FITNESS FOR ANY PARTICULAR PURPOSE OR THAT THE USE OF PYTHON WILL NOT INFRINGE ANY THIRD PARTY RIGHTS.

5. PSF SHALL NOT BE LIABLE TO LICENSEE OR ANY OTHER USERS OF PYTHON FOR ANY INCIDENTAL, SPECIAL, OR CONSEQUENTIAL DAMAGES OR LOSS AS A RESULT OF MODIFYING, DISTRIBUTING, OR OTHERWISE USING PYTHON, OR ANY DERIVATIVE THEREOF, EVEN IF ADVISED OF THE POSSIBILITY THEREOF.

6.

This License Agreement will automatically terminate upon a material breach of its terms and conditions.

7. Nothing in this License Agreement shall be deemed to create any relationship of agency, partnership, or joint venture between PSF and Licensee. This License Agreement does not grant permission to use PSF trademarks or trade name in a trademark sense to endorse or promote products or services of Licensee, or any third party.

8. By copying, installing or otherwise using Python, Licensee agrees to be bound by the terms and conditions of this License Agreement.

Copyright (c) Donald Stufft and individual contributors.

All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT HOLDER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL

DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Apache License
Version 2.0, January 2004
<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object

form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate

as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the

Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

(a) You must give any other recipients of the Work or Derivative Works a copy of this License; and

(b) You must cause any modified files to carry prominent notices stating that You changed the files; and

(c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and

(d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding

those notices that do not

pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work

by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Copyright (c) 2008-2019 The pip developers (see AUTHORS.txt file)

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including

without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

1.865 util-linux 2.34-0.1ubuntu9.4

1.865.1 Available under license :

GNU LESSER GENERAL PUBLIC LICENSE

Version 2.1, February 1999

Copyright (C) 1991, 1999 Free Software Foundation, Inc.
51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA
Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

[This is the first released version of the Lesser GPL. It also counts as the successor of the GNU Library Public License, version 2, hence the version number 2.1.]

Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public Licenses are intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users.

This license, the Lesser General Public License, applies to some specially designated software packages--typically libraries--of the Free Software Foundation and other authors who decide to use it. You can use it too, but we suggest you first think carefully about whether this license or the ordinary General Public License is the better strategy to use in any particular case, based on the explanations below.

When we speak of free software, we are referring to freedom of use, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish); that you receive source code or can get it if you want it; that you can change the software and use pieces of it in new free programs; and that you are informed that you can do these things.

To protect your rights, we need to make restrictions that forbid distributors to deny you these rights or to ask you to surrender these rights. These restrictions translate to certain responsibilities for you if you distribute copies of the library or if you modify it.

For example, if you distribute copies of the library, whether gratis or for a fee, you must give the recipients all the rights that we gave you. You must make sure that they, too, receive or can get the source code. If you link other code with the library, you must provide complete object files to the recipients, so that they can relink them with the library after making changes to the library and recompiling it. And you must show them these terms so they know their rights.

We protect your rights with a two-step method: (1) we copyright the library, and (2) we offer you this license, which gives you legal permission to copy, distribute and/or modify the library.

To protect each distributor, we want to make it very clear that there is no warranty for the free library. Also, if the library is modified by someone else and passed on, the recipients should know that what they have is not the original version, so that the original author's reputation will not be affected by problems that might be introduced by others.

Finally, software patents pose a constant threat to the existence of any free program. We wish to make sure that a company cannot effectively restrict the users of a free program by obtaining a restrictive license from a patent holder. Therefore, we insist that any patent license obtained for a version of the library must be consistent with the full freedom of use specified in this license.

Most GNU software, including some libraries, is covered by the ordinary GNU General Public License. This license, the GNU Lesser General Public License, applies to certain designated libraries, and is quite different from the ordinary General Public License. We use this license for certain libraries in order to permit linking those libraries into non-free programs.

When a program is linked with a library, whether statically or using a shared library, the combination of the two is legally speaking a combined work, a derivative of the original library. The ordinary General Public License therefore permits such linking only if the entire combination fits its criteria of freedom. The Lesser General Public License permits more lax criteria for linking other code with the library.

We call this license the "Lesser" General Public License because it does Less to protect the user's freedom than the ordinary General Public License. It also provides other free software developers Less of an advantage over competing non-free programs. These disadvantages are the reason we use the ordinary General Public License for many libraries. However, the Lesser license provides advantages in certain special circumstances.

For example, on rare occasions, there may be a special need to encourage the widest possible use of a certain library, so that it becomes a de-facto standard. To achieve this, non-free programs must be allowed to use the library. A more frequent case is that a free library does the same job as widely used non-free libraries. In this case, there is little to gain by limiting the free library to free software only, so we use the Lesser General Public License.

In other cases, permission to use a particular library in non-free programs enables a greater number of people to use a large body of free software. For example, permission to use the GNU C Library in non-free programs enables many more people to use the whole GNU operating system, as well as its variant, the GNU/Linux operating system.

Although the Lesser General Public License is Less protective of the users' freedom, it does ensure that the user of a program that is linked with the Library has the freedom and the wherewithal to run that program using a modified version of the Library.

The precise terms and conditions for copying, distribution and modification follow. Pay close attention to the difference between a "work based on the library" and a "work that uses the library". The former contains code derived from the library, whereas the latter must be combined with the library in order to run.

GNU LESSER GENERAL PUBLIC LICENSE
TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License Agreement applies to any software library or other program which contains a notice placed by the copyright holder or other authorized party saying it may be distributed under the terms of this Lesser General Public License (also called "this License"). Each licensee is addressed as "you".

A "library" means a collection of software functions and/or data prepared so as to be conveniently linked with application programs (which use some of those functions and data) to form executables.

The "Library", below, refers to any such software library or work which has been distributed under these terms. A "work based on the Library" means either the Library or any derivative work under copyright law: that is to say, a work containing the Library or a portion of it, either verbatim or with modifications and/or translated straightforwardly into another language. (Hereinafter, translation is included without limitation in the term "modification".)

"Source code" for a work means the preferred form of the work for making modifications to it. For a library, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the library.

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running a program using the Library is not restricted, and output from such a program is covered only if its contents constitute a work based on the Library (independent of the use of the Library in a tool for writing it). Whether that is true depends on what the Library does and what the program that uses the Library does.

1. You may copy and distribute verbatim copies of the Library's complete source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and distribute a copy of this License along with the Library.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Library or any portion of it, thus forming a work based on the Library, and copy and

distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

- a) The modified work must itself be a software library.
- b) You must cause the files modified to carry prominent notices stating that you changed the files and the date of any change.
- c) You must cause the whole of the work to be licensed at no charge to all third parties under the terms of this License.
- d) If a facility in the modified Library refers to a function or a table of data to be supplied by an application program that uses the facility, other than as an argument passed when the facility is invoked, then you must make a good faith effort to ensure that, in the event an application does not supply such function or table, the facility still operates, and performs whatever part of its purpose remains meaningful.

(For example, a function in a library to compute square roots has a purpose that is entirely well-defined independent of the application. Therefore, Subsection 2d requires that any application-supplied function or table used by this function must be optional: if the application does not supply it, the square root function must still compute square roots.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Library, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Library, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Library.

In addition, mere aggregation of another work not based on the Library with the Library (or with a work based on the Library) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may opt to apply the terms of the ordinary

GNU General Public

License instead of this License to a given copy of the Library. To do this, you must alter all the notices that refer to this License, so that they refer to the ordinary GNU General Public License, version 2, instead of to this License. (If a newer version than version 2 of the ordinary GNU General Public License has appeared, then you can specify that version instead if you wish.) Do not make any other change in these notices.

Once this change is made in a given copy, it is irreversible for that copy, so the ordinary GNU General Public License applies to all subsequent copies and derivative works made from that copy.

This option is useful when you wish to copy part of the code of the Library into a program that is not a library.

4. You may copy and distribute the Library (or a portion or derivative of it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange.

If distribution of object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place satisfies the requirement to distribute the source code, even though third parties are not compelled to copy the source along with the object code.

5. A program that contains no derivative of any portion of the Library, but is designed to work with the Library by being compiled or linked with it, is called a "work that uses the Library". Such a work, in isolation, is not a derivative work of the Library, and therefore falls outside the scope of this License.

However, linking a "work that uses the Library" with the Library creates an executable that is a derivative of the Library (because it contains portions of the Library), rather than a "work that uses the library". The executable is therefore covered by this License. Section 6 states terms for distribution of such executables.

When a "work that uses the Library" uses material from a header file that is part of the Library, the object code for the work may be a derivative work of the Library even though the source code is not.

Whether this is true is especially significant if the work can be linked without the Library, or if the work is itself a library. The threshold for this to be true is not precisely defined by law.

If such an object file uses only numerical parameters, data structure layouts and accessors, and small macros and small inline functions (ten lines or less in length), then the use of the object file is unrestricted, regardless of whether it is legally a derivative work. (Executables containing this object code plus portions of the Library will still fall under Section 6.)

Otherwise, if the work is a derivative of the Library, you may distribute the

object code for the work under the terms of Section 6.

Any executables containing that work also fall under Section 6, whether or not they are linked directly with the Library itself.

6. As an exception to the Sections above, you may also combine or link a "work that uses the Library" with the Library to produce a work containing portions of the Library, and distribute that work under terms of your choice, provided that the terms permit modification of the work for the customer's own use and reverse engineering for debugging such modifications.

You must give prominent notice with each copy of the work that the Library is used in it and that the Library and its use are covered by this License. You must supply a copy of this License. If the work during execution displays copyright notices, you must include the copyright notice for the Library among them, as well as a reference directing the user to the copy of this License. Also, you must do one of these things:

a) Accompany

the work with the complete corresponding

machine-readable source code for the Library including whatever changes were used in the work (which must be distributed under Sections 1 and 2 above); and, if the work is an executable linked with the Library, with the complete machine-readable "work that uses the Library", as object code and/or source code, so that the user can modify the Library and then relink to produce a modified executable containing the modified Library. (It is understood that the user who changes the contents of definitions files in the Library will not necessarily be able to recompile the application to use the modified definitions.)

b) Use a suitable shared library mechanism for linking with the Library. A suitable mechanism is one that (1) uses at run time a copy of the library already present on the user's computer system,

rather than copying library functions into the executable, and (2) will operate properly with a modified version of the library, if the user installs one, as long as the modified version is interface-compatible with the version that the work was made with.

c) Accompany the work with a written offer, valid for at least three years, to give the same user the materials specified in Subsection 6a, above, for a charge no more than the cost of performing this distribution.

d) If distribution of the work is made by offering access to copy from a designated place, offer equivalent access to copy the above specified materials from the same place.

e) Verify that the user has already received a copy of these materials or that you have already sent this user a copy.

For an executable, the required form of the "work that uses the Library" must include any data and utility programs needed for reproducing the executable from it. However, as a special exception, the materials to be distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

It may happen that this requirement contradicts the license restrictions of other proprietary libraries that do not normally accompany the operating system. Such a contradiction means you cannot use both them and the Library together in an executable that you distribute.

7. You may place library facilities that are a work based on the Library side-by-side in a single library together with other library facilities not covered by this License, and distribute such a combined library, provided that the separate distribution of the work based on the Library and of the other library facilities is otherwise permitted, and provided that you do these two things:

a) Accompany the combined library with a copy of the same work based on the Library, uncombined with any other library facilities. This must be distributed under the terms of the Sections above.

b) Give prominent notice with the combined library of the fact

that part of it is a work based on the Library, and explaining where to find the accompanying uncombined form of the same work.

8. You may not copy, modify, sublicense, link with, or distribute the Library except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense, link with, or distribute the Library is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

9. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Library or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Library (or any work based on the Library), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Library or works based on it.

10. Each time you redistribute the Library (or any work based on the Library), the recipient automatically receives a license from the original licensor to copy, distribute, link with or modify the Library subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties with this License.

11. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Library at all. For example, if a patent license would not permit royalty-free redistribution of the Library by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Library.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply, and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any

patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

12. If the distribution and/or use of the Library is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Library under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

13. The Free Software Foundation may publish revised and/or new versions of the Lesser General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Library specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Library does not specify a license version number, you may choose any version ever published by the Free Software Foundation.

14. If you wish to incorporate parts of the Library into other free programs whose distribution conditions are incompatible with these, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

NO WARRANTY

15. BECAUSE THE LIBRARY IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE LIBRARY, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE LIBRARY "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE LIBRARY IS WITH YOU. SHOULD THE LIBRARY PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

16. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE LIBRARY AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE LIBRARY (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE LIBRARY TO OPERATE WITH ANY OTHER SOFTWARE), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

END OF TERMS AND CONDITIONS

How to Apply These Terms to Your New Libraries

If you develop a new library, and you want it to be of the greatest possible use to the public, we recommend making it free software that everyone can redistribute and change. You can do so by permitting redistribution under these terms (or, alternatively, under the terms of the ordinary General Public License).

To apply these terms, attach the following notices to the library. It is safest to attach them to the start of each source file to most effectively convey

the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

<one line to give the library's name and a brief idea of what it does.>

Copyright (C) <year> <name of author>

This library is free software; you can redistribute it and/or modify it under the terms of the GNU Lesser General Public License as published by the Free Software Foundation; either version 2.1 of the License, or (at your option) any later version.

This library is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of

MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU Lesser General Public License for more details.

You should have received a copy of the GNU Lesser General Public License along with this library; if not, write to the Free Software Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA

Also add information on how to contact you by electronic and paper mail.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the library, if necessary. Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the library `Frob' (a library for tweaking knobs) written by James Random Hacker.

<signature of Ty Coon>, 1 April 1990
Ty Coon, President of Vice

That's all there is to it!

GNU GENERAL PUBLIC LICENSE
Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.,
51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA
Everyone is permitted to copy and distribute verbatim copies
of this license document, but changing it is not allowed.

Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. This General Public License applies to most of the Free Software Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Lesser General Public License instead.) You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price.

Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and modification follow.

GNU GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of

running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.

b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.

c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you

distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Program.

In addition, mere aggregation of another work not based on the Program with the Program (or with a work based on the Program) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

a) Accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under

any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

END OF TERMS AND CONDITIONS

How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

<one line to give the program's name and a brief idea of what it does.>
Copyright (C) <year> <name of author>

This program is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation; either version 2 of the License, or (at your option) any later version.

This program is distributed in the hope that it will be useful,

but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program; if not, write to the Free Software Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA.

Also add information on how to contact you by electronic and paper mail.

If the program is interactive, make it output a short notice like this when it starts in an interactive mode:

```
Gnomovision version 69, Copyright (C) year name of author
Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type `show w'.
This is free software, and you are welcome to redistribute
it
under certain conditions; type `show c' for details.
```

The hypothetical commands `show w' and `show c' should show the appropriate parts of the General Public License. Of course, the commands you use may be called something other than `show w' and `show c'; they could even be mouse-clicks or menu items--whatever suits your program.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the program, if necessary. Here is a sample; alter the names:

```
Yoyodyne, Inc., hereby disclaims all copyright interest in the program
`Gnomovision' (which makes passes at compilers) written by James Hacker.
```

```
<signature of Ty Coon>, 1 April 1989
Ty Coon, President of Vice
```

This General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this

is what you want to do, use the GNU Lesser General Public License instead of this License.

```
WEV @@ WEV[B "1
```

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, and the entire permission notice in its entirety, including the disclaimer of warranties.
2. Redistributions in binary form must reproduce the above copyright

notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

3. The name of the author may not be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED ``AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE, ALL OF WHICH ARE HEREBY DISCLAIMED. IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL

DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF NOT ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

x ?"U@,5 @mISmIN<GimCN7g1uE
43mI,5WEV @@ WEV @mImImIAmImImI0mImImI*mImI
A0mImImI...
lost+found...

;9GimCN7g

!"#\$%&'()*+,-
./0123456789:;<=>?@ABCDEFGHIJKLMNOPQRSTUVWXYZ[\]^_`abcdefghijklmnopqrstuvwxyz{|}~

!"#\$%&'()*+,-
./0123456789:;<=>?@ABCDEFGHIJKLMNOPQRSTUVWXYZ[\]^_`abcdefghijklmnopqrstuvwxyz{|}~

!"#\$%&'()*+,-
./0123456789:;<=>?@ABCDEFGHIJKLMNOPQRSTUVWXYZ[\]^_`abcdefghijklmnopqrstuvwxyz{|}~

!"#\$%&'()*+,-
./0123456789:;<=>?@ABCDEFGHIJKLMNOPQRSTUVWXYZ[\]^_`abcdefghijklmnopqrstuvwxyz{|}~WEV @@
WEV[B "1

This library is free software; you can redistribute it and/or modify it under the terms of the Modified BSD License.

The complete text of the license is available in the
../Documentation/licenses/COPYING.BSD-3-Clause file.

Permission to use, copy, modify, and/or distribute this software for any purpose with or without fee is hereby granted, provided that the above copyright notice and this permission notice appear in all copies.

THE SOFTWARE IS PROVIDED "AS IS" AND THE AUTHOR DISCLAIMS ALL WARRANTIES

WITH REGARD TO THIS SOFTWARE INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS. IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY SPECIAL, DIRECT, INDIRECT, OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

This library is free software; you can redistribute it and/or modify it under the terms of the GNU Lesser General Public License as published by the Free Software Foundation; either version 2.1 of the License, or (at your option) any later version.

The complete text of the license is available in the `../Documentation/licenses/COPYING.LGPL-2.1-or-later`
This library is free software; you can redistribute it and/or modify it under the terms of the GNU Lesser General Public License as published by the Free Software Foundation; either version 2.1 of the License, or (at your option) any later version.

The complete text of the license is available in the `../Documentation/licenses/COPYING.LGPL-2.1-or-later` file.

/*

* Copyright (c) 1989 The Regents of the University of California.

* All rights reserved.

*

* Redistribution and use in source and binary forms, with or without
* modification, are permitted provided that the following conditions
* are met:

* 1. Redistributions of source code must retain the above copyright
* notice, this list of conditions and the following disclaimer.

* 2. Redistributions in binary form must reproduce the above copyright
* notice, this list of conditions and the following disclaimer in the
* documentation and/or other materials provided with the distribution.

* 3. All advertising materials mentioning features or use of this software
* must display the following acknowledgement:

* This product includes software developed by the University of
* California, Berkeley and its contributors.

* 4. Neither the name of the University nor the names of its contributors
* may be used to endorse or promote products derived from this software

*

without specific prior written permission.

*

* THIS SOFTWARE IS PROVIDED BY THE REGENTS AND CONTRIBUTORS ``AS IS'' AND

* ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE

* IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE

* ARE DISCLAIMED. IN NO EVENT SHALL THE REGENTS OR CONTRIBUTORS BE LIABLE

* FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL

* DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS
* OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION)
* HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT
* LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY
* OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF
* SUCH DAMAGE.
*/

1.866 libnss-nisplus 2.31

1.866.1 Available under license :

GNU LESSER GENERAL PUBLIC LICENSE

Version 2.1, February 1999

Copyright (C) 1991, 1999 Free Software Foundation, Inc.
51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA
Everyone is permitted to copy and distribute verbatim copies
of this license document, but changing it is not allowed.

[This is the first released version of the Lesser GPL. It also counts
as the successor of the GNU Library Public License, version 2, hence
the version number 2.1.]

Preamble

The licenses for most software are designed to take away your
freedom to share and change it. By contrast, the GNU General Public
Licenses are intended to guarantee your freedom to share and change
free software--to make sure the software is free for all its users.

This license, the Lesser General Public License, applies to some
specially designated software packages--typically libraries--of the
Free Software Foundation and other authors who
decide to use it. You
can use it too, but we suggest you first think carefully about whether
this license or the ordinary General Public License is the better
strategy to use in any particular case, based on the explanations below.

When we speak of free software, we are referring to freedom of use,
not price. Our General Public Licenses are designed to make sure that
you have the freedom to distribute copies of free software (and charge
for this service if you wish); that you receive source code or can get
it if you want it; that you can change the software and use pieces of
it in new free programs; and that you are informed that you can do
these things.

To protect your rights, we need to make restrictions that forbid

distributors to deny you these rights or to ask you to surrender these rights. These restrictions translate to certain responsibilities for you if you distribute copies of the library or if you modify it.

For example, if you distribute copies of the library, whether gratis or for a fee, you must give the recipients all the rights that we gave you. You must make sure that they, too, receive or can get the source code. If you link other code with the library, you must provide complete object files to the recipients, so that they can relink them with the library after making changes to the library and recompiling it. And you must show them these terms so they know their rights.

We protect your rights with a two-step method: (1) we copyright the library, and (2) we offer you this license, which gives you legal permission to copy, distribute and/or modify the library.

To protect each distributor, we want to make it very clear that there is no warranty for the free library. Also, if the library is modified by someone else and passed on, the recipients should know that what they have is not the original version, so that the original author's reputation will not be affected by problems that might be introduced by others.

Finally, software patents pose a constant threat to the existence of any free program. We wish to make sure that a company cannot effectively restrict the users of a free program by obtaining a restrictive license from a patent holder. Therefore, we insist that any patent license obtained for a version of the library must be consistent with the full freedom of use specified in this license.

Most GNU software, including some libraries, is covered by the ordinary GNU General Public License. This license, the GNU Lesser General Public License, applies to certain designated libraries, and is quite different from the ordinary General Public License. We use this license for certain libraries in order to permit linking those libraries into non-free programs.

When a program is linked with a library, whether statically or using a shared library, the combination of the two is legally speaking a combined work, a derivative of the original library. The ordinary General Public License therefore permits such linking only if the entire combination fits its criteria of freedom. The Lesser General Public License permits more lax criteria for linking other code with the library.

We call this license the "Lesser" General Public License because it does Less to protect the user's freedom than the ordinary General Public License. It also provides other free software developers Less of an advantage over competing non-free programs. These disadvantages are the reason we use the ordinary General Public License for many libraries. However, the Lesser license provides advantages in certain special circumstances.

For example, on rare occasions, there may be a special need to encourage the widest possible use of a certain library, so that it becomes a de-facto standard. To achieve this, non-free programs must be allowed to use the library. A more frequent case is that a free library does the same job as widely used non-free libraries. In this case, there is little to gain by limiting the free library to free software only, so we use the Lesser General Public License.

In other cases, permission to use a particular library in non-free programs enables a greater number of people to use a large body of free software. For example, permission to use the GNU C Library in non-free programs enables many more people to use the whole GNU operating system, as well as its variant, the GNU/Linux operating system.

Although the Lesser General Public License is Less protective of the users' freedom, it does ensure that the user of a program that is linked with the Library has the freedom and the wherewithal to run that program using a modified version of the Library.

The precise terms and conditions for copying, distribution and modification follow. Pay close attention to the difference between a "work based on the library" and a "work that uses the library". The former contains code derived from the library, whereas the latter must be combined with the library in order to run.

GNU LESSER GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License Agreement applies to any software library or other program which contains a notice placed by the copyright holder or other authorized party saying it may be distributed under the terms of this Lesser General Public License (also called "this License"). Each licensee is addressed as "you".

A "library" means a collection of software functions and/or data prepared so as to be conveniently linked with application programs (which use some of those functions and data) to form executables.

The "Library", below, refers to any such software library or work which has been distributed under these terms. A "work based on the Library" means either the Library or any derivative work under copyright law: that is to say, a work containing the Library or a portion of it, either verbatim or with modifications and/or translated straightforwardly into another language. (Hereinafter, translation is included without limitation in the term "modification".)

"Source code" for a work means the preferred form of the work for making modifications to it. For a library, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the library.

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running a program using the Library is not restricted, and output from such a program is covered only if its contents constitute a work based on the Library (independent of the use of the Library in a tool for writing it). Whether that is true depends on what the Library does and what the program that uses the Library does.

1. You may copy and distribute verbatim copies of the Library's complete source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and distribute a copy of this License along with the Library.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Library or any portion of it, thus forming a work based on the Library, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

- a) The modified work must itself be a software library.
- b) You must cause the files modified to carry prominent notices stating that you changed the files and the date of any change.
- c) You must cause the whole of the work to be licensed at no

charge to all third parties under the terms of this License.

d) If a facility in the modified Library refers to a function or a table of data to be supplied by an application program that uses the facility, other than as an argument passed when the facility is invoked, then you must make a good faith effort to ensure that, in the event an application does not supply such function or table, the facility still operates, and performs whatever part of its purpose remains meaningful.

(For example, a function in a library to compute square roots has a purpose that is entirely well-defined independent of the application. Therefore, Subsection 2d requires that any application-supplied function or table used by this function must be optional: if the application does not supply it, the square root function must still compute square roots.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Library, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Library, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Library.

In addition, mere aggregation of another work not based on the Library with the Library (or with a work based on the Library) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may opt to apply the terms of the ordinary GNU General Public

License instead of this License to a given copy of the Library. To do this, you must alter all the notices that refer to this License, so that they refer to the ordinary GNU General Public License, version 2, instead of to this License. (If a newer version than version 2 of the ordinary GNU General Public License has appeared, then you can specify that version instead if you wish.) Do not make any other change in

these notices.

Once this change is made in a given copy, it is irreversible for that copy, so the ordinary GNU General Public License applies to all subsequent copies and derivative works made from that copy.

This option is useful when you wish to copy part of the code of the Library into a program that is not a library.

4. You may copy and distribute the Library (or a portion or derivative of it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange.

If distribution of object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place satisfies the requirement to distribute the source code, even though third parties are not compelled to copy the source along with the object code.

5. A program that contains no derivative of any portion of the Library, but is designed to work with the Library by being compiled or linked with it, is called a "work that uses the Library". Such a work, in isolation, is not a derivative work of the Library, and therefore falls outside the scope of this License.

However, linking a "work that uses the Library" with the Library creates an executable that is a derivative of the Library (because it contains portions of the Library), rather than a "work that uses the library". The executable is therefore covered by this License. Section 6 states terms for distribution of such executables.

When a "work that uses the Library" uses material from a header file that is part of the Library, the object code for the work may be a derivative work of the Library even though the source code is not. Whether this is true is especially significant if the work can be linked without the Library, or if the work is itself a library. The threshold for this to be true is not precisely defined by law.

If such an object file uses only numerical parameters, data structure layouts and accessors, and small macros and small inline functions (ten lines or less in length), then the use of the object file is unrestricted, regardless of whether it is legally a derivative work. (Executables containing this object code plus portions of the

Library will still fall under Section 6.)

Otherwise, if the work is a derivative of the Library, you may distribute the

object code for the work under the terms of Section 6.

Any executables containing that work also fall under Section 6, whether or not they are linked directly with the Library itself.

6. As an exception to the Sections above, you may also combine or link a "work that uses the Library" with the Library to produce a work containing portions of the Library, and distribute that work under terms of your choice, provided that the terms permit modification of the work for the customer's own use and reverse engineering for debugging such modifications.

You must give prominent notice with each copy of the work that the Library is used in it and that the Library and its use are covered by this License. You must supply a copy of this License. If the work during execution displays copyright notices, you must include the copyright notice for the Library among them, as well as a reference directing the user to the copy of this License. Also, you must do one of these things:

a) Accompany

the work with the complete corresponding

machine-readable source code for the Library including whatever changes were used in the work (which must be distributed under Sections 1 and 2 above); and, if the work is an executable linked with the Library, with the complete machine-readable "work that uses the Library", as object code and/or source code, so that the user can modify the Library and then relink to produce a modified executable containing the modified Library. (It is understood that the user who changes the contents of definitions files in the Library will not necessarily be able to recompile the application to use the modified definitions.)

b) Use a suitable shared library mechanism for linking with the Library. A suitable mechanism is one that (1) uses at run time a copy of the library already present on the user's computer system, rather than copying library functions into the executable, and (2) will operate

properly with a modified version of the library, if

the user installs one, as long as the modified version is interface-compatible with the version that the work was made with.

c) Accompany the work with a written offer, valid for at

least three years, to give the same user the materials

specified in Subsection 6a, above, for a charge no more

than the cost of performing this distribution.

d) If distribution of the work is made by offering access to copy from a designated place, offer equivalent access to copy the above specified materials from the same place.

e) Verify that the user has already received a copy of these materials or that you have already sent this user a copy.

For an executable, the required form of the "work that uses the Library" must include any data and utility programs needed for reproducing the executable from it. However, as a special exception, the materials to be distributed need not include anything that is normally

distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

It may happen that this requirement contradicts the license restrictions of other proprietary libraries that do not normally accompany the operating system. Such a contradiction means you cannot use both them and the Library together in an executable that you distribute.

7. You may place library facilities that are a work based on the Library side-by-side in a single library together with other library facilities not covered by this License, and distribute such a combined library, provided that the separate distribution of the work based on the Library and of the other library facilities is otherwise permitted, and provided that you do these two things:

a) Accompany the combined library with a copy of the same work based on the Library, uncombined with any other library facilities. This must be distributed under the terms of the Sections above.

b) Give prominent notice with the combined library of the fact that part of it is a work based on the Library, and explaining where to find the accompanying uncombined form of the same work.

8. You may not copy, modify, sublicense, link with, or distribute the Library except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense, link with, or distribute the Library is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses

terminated so long as such parties remain in full compliance.

9. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Library or its derivative works. These actions are prohibited by law if

you do not accept this License. Therefore, by modifying or distributing the Library (or any work based on the Library), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Library or works based on it.

10. Each time you redistribute the Library (or any work based on the Library), the recipient automatically receives a license from the original licensor to copy, distribute, link with or modify the Library subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties with this License.

11. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse

you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Library at all. For example, if a patent license would not permit royalty-free redistribution of the Library by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Library.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply, and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system

which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot

impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

12. If the distribution and/or use of the Library is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Library under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

13. The Free Software Foundation may publish revised and/or new versions of the Lesser General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Library specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Library does not specify a license version number, you may choose any version ever published by the Free Software Foundation.

14. If you wish to incorporate parts of the Library into other free programs whose distribution conditions are incompatible with these, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

NO WARRANTY

15. BECAUSE THE LIBRARY IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE LIBRARY, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE LIBRARY "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE LIBRARY IS WITH YOU. SHOULD THE LIBRARY PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

16. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE LIBRARY AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE LIBRARY (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE LIBRARY TO OPERATE WITH ANY OTHER SOFTWARE), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

END OF TERMS AND CONDITIONS

How to Apply These Terms to Your New Libraries

If you develop a new library, and you want it to be of the greatest possible use to the public, we recommend making it free software that everyone can redistribute and change. You can do so by permitting redistribution under these terms (or, alternatively, under the terms of the ordinary General Public License).

To apply these terms, attach the following notices to the library. It is safest to attach them to the start of each source file to most effectively convey

the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

<one line to give the library's name and a brief idea of what it does.>
Copyright (C) <year> <name of author>

This library is free software; you can redistribute it and/or modify it under the terms of the GNU Lesser General Public License as published by the Free Software Foundation; either version 2.1 of the License, or (at your option) any later version.

This library is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU Lesser General Public License for more details.

You should have received a copy of the GNU Lesser General Public License along with this library; if not, write to the Free Software Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA

Also add information on how to contact you by electronic and paper mail.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the library, if necessary. Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the library `Frob' (a library for tweaking knobs) written by James Random Hacker.

<signature of Ty Coon>, 1 April 1990
Ty Coon, President of Vice

That's all there is to it!

1.867 libnss-nis 2.31

1.867.1 Available under license :

GNU LESSER GENERAL PUBLIC LICENSE
Version 2.1, February 1999

Copyright (C) 1991, 1999 Free Software Foundation, Inc.
51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA
Everyone is permitted to copy and distribute verbatim copies
of this license document, but changing it is not allowed.

[This is the first released version of the Lesser GPL. It also counts
as the successor of the GNU Library Public License, version 2, hence
the version number 2.1.]

Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public Licenses are intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users.

This license, the Lesser General Public License, applies to some specially designated software packages--typically libraries--of the Free Software Foundation and other authors who decide to use it. You can use it too, but we suggest you first think carefully about whether this license or the ordinary General Public License is the better strategy to use in any particular case, based on the explanations below.

When we speak of free software, we are referring to freedom of use, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish); that you receive source code or can get

it if you want it; that you can change the software and use pieces of it in new free programs; and that you are informed that you can do these things.

To protect your rights, we need to make restrictions that forbid distributors to deny you these rights or to ask you to surrender these rights. These restrictions translate to certain responsibilities for you if you distribute copies of the library or if you modify it.

For example, if you distribute copies of the library, whether gratis or for a fee, you must give the recipients all the rights that we gave you. You must make sure that they, too, receive or can get the source code. If you link other code with the library, you must provide complete object files to the recipients, so that they can relink them with the library after making changes to the library and recompiling it. And you must show them these terms so they know their rights.

We protect your rights with a two-step method: (1) we copyright the library, and (2) we offer you this license, which gives you legal permission to copy, distribute and/or modify the library.

To protect each distributor, we want to make it very clear that there is no warranty for the free library. Also, if the library is modified by someone else and passed on, the recipients should know that what they have is not the original version, so that the original author's reputation will not be affected by problems that might be introduced by others.

Finally, software patents pose a constant threat to the existence of any free program. We wish to make sure that a company cannot effectively restrict the users of a free program by obtaining a restrictive license from a patent holder. Therefore, we insist that any patent license obtained for a version of the library must be consistent with the full freedom of use specified in this license.

Most GNU software, including some libraries, is covered by the ordinary GNU General Public License. This license, the GNU Lesser General Public License, applies to certain designated libraries, and is quite different from the ordinary General Public License. We use this license for certain libraries in order to permit linking those libraries into non-free programs.

When a program is linked with a library, whether statically or using a shared library, the combination of the two is legally speaking a combined work, a derivative of the original library. The ordinary General Public License therefore permits

such linking only if the entire combination fits its criteria of freedom. The Lesser General Public License permits more lax criteria for linking other code with the library.

We call this license the "Lesser" General Public License because it does Less to protect the user's freedom than the ordinary General Public License. It also provides other free software developers Less of an advantage over competing non-free programs. These disadvantages are the reason we use the ordinary General Public License for many libraries. However, the Lesser license provides advantages in certain special circumstances.

For example, on rare occasions, there may be a special need to encourage the widest possible use of a certain library, so that it becomes a de-facto standard. To achieve this, non-free programs must be allowed to use the library. A more frequent case is that a free library does the same job as widely used non-free libraries. In this case, there is little to gain by limiting the free library to free software only, so we use the Lesser General Public License.

In other cases, permission to use a particular library in non-free programs enables a greater number of people to use a large body of free software. For example, permission to use the GNU C Library in non-free programs enables many more people to use the whole GNU operating system, as well as its variant, the GNU/Linux operating system.

Although the Lesser General Public License is Less protective of the users' freedom, it does ensure that the user of a program that is linked with the Library has the freedom and the wherewithal to run that program using a modified version of the Library.

The precise terms and conditions for copying, distribution and modification follow. Pay close attention to the difference between a "work based on the library" and a "work that uses the library". The former contains code derived from the library, whereas the latter must be combined with the library in order to run.

GNU LESSER GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License Agreement applies to any software library or other program which contains a notice placed by the copyright holder or other authorized party saying it may be distributed under the terms of this Lesser General Public License (also called "this License").

Each licensee is addressed as "you".

A "library" means a collection of software functions and/or data prepared so as to be conveniently linked with application programs (which use some of those functions and data) to form executables.

The "Library", below, refers to any such software library or work which has been distributed under these terms. A "work based on the Library" means either the Library or any derivative work under copyright law: that is to say, a work containing the Library or a portion of it, either verbatim or with modifications and/or translated straightforwardly into another language. (Hereinafter, translation is included without limitation in the term "modification".)

"Source code" for a work means the preferred form of the work for making modifications to it. For a library, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the library.

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running a program using the Library is not restricted, and output from such a program is covered only if its contents constitute a work based on the Library (independent of the use of the Library in a tool for writing it). Whether that is true depends on what the Library does and what the program that uses the Library does.

1. You may copy and distribute verbatim copies of the Library's complete source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and distribute a copy of this License along with the Library.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Library or any portion of it, thus forming a work based on the Library, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

- a) The modified work must itself be a software library.

b) You must cause the files modified to carry prominent notices stating that you changed the files and the date of any change.

c) You must cause the whole of the work to be licensed at no charge to all third parties under the terms of this License.

d) If a facility in the modified Library refers to a function or a table of data to be supplied by an application program that uses the facility, other than as an argument passed when the facility is invoked, then you must make a good faith effort to ensure that, in the event an application does not supply such function or table, the facility still operates, and performs whatever part of its purpose remains meaningful.

(For example, a function in a library to compute square roots has a purpose that is entirely well-defined independent of the application. Therefore, Subsection 2d requires that any application-supplied function or table used by this function must be optional: if the application does not supply it, the square root function must still compute square roots.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Library, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Library, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Library.

In addition, mere aggregation of another work not based on the Library with the Library (or with a work based on the Library) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may opt to apply the terms of the ordinary

GNU General Public

License instead of this License to a given copy of the Library. To do

this, you must alter all the notices that refer to this License, so that they refer to the ordinary GNU General Public License, version 2, instead of to this License. (If a newer version than version 2 of the ordinary GNU General Public License has appeared, then you can specify that version instead if you wish.) Do not make any other change in these notices.

Once this change is made in a given copy, it is irreversible for that copy, so the ordinary GNU General Public License applies to all subsequent copies and derivative works made from that copy.

This option is useful when you wish to copy part of the code of the Library into a program that is not a library.

4. You may copy and distribute the Library (or a portion or derivative of it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange.

If distribution of object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place satisfies the requirement to distribute the source code, even though third parties are not compelled to copy the source along with the object code.

5. A program that contains no derivative of any portion of the Library, but is designed to work with the Library by being compiled or linked with it, is called a "work that uses the Library". Such a work, in isolation, is not a derivative work of the Library, and therefore falls outside the scope of this License.

However, linking a "work that uses the Library" with the Library creates an executable that is a derivative of the Library (because it contains portions of the Library), rather than a "work that uses the library". The executable is therefore covered by this License. Section 6 states terms for distribution of such executables.

When a "work that uses the Library" uses material from a header file that is part of the Library, the object code for the work may be a derivative work of the Library even though the source code is not. Whether this is true is especially significant if the work can be linked without the Library, or if the work is itself a library. The threshold for this to be true is not precisely defined by law.

If such an object file uses only numerical parameters, data structure layouts and accessors, and small macros and small inline functions (ten lines or less in length), then the use of the object file is unrestricted, regardless of whether it is legally a derivative work. (Executables containing this object code plus portions of the Library will still fall under Section 6.)

Otherwise, if the work is a derivative of the Library, you may distribute the object code for the work under the terms of Section 6. Any executables containing that work also fall under Section 6, whether or not they are linked directly with the Library itself.

6. As an exception to the Sections above, you may also combine or link a "work that uses the Library" with the Library to produce a work containing portions of the Library, and distribute that work under terms of your choice, provided that the terms permit modification of the work for the customer's own use and reverse engineering for debugging such modifications.

You must give prominent notice with each copy of the work that the Library is used in it and that the Library and its use are covered by this License. You must supply a copy of this License. If the work during execution displays copyright notices, you must include the copyright notice for the Library among them, as well as a reference directing the user to the copy of this License. Also, you must do one of these things:

a) Accompany the work with the complete corresponding machine-readable source code for the Library including whatever changes were used in the work (which must be distributed under Sections 1 and 2 above); and, if the work is an executable linked with the Library, with the complete machine-readable "work that uses the Library", as object code and/or source code, so that the user can modify the Library and then relink to produce a modified executable containing the modified Library. (It is understood that the user who changes the contents of definitions files in the Library will not necessarily be able to recompile the application to use the modified definitions.)

b) Use a suitable shared library mechanism for linking with the Library. A suitable mechanism is one that (1) uses at run time a copy of the library already present on the user's computer system, rather than copying library functions into the executable, and (2) will operate properly with a modified version of the library, if the user installs one, as long as the modified version is

interface-compatible with the version that the work was made with.

c) Accompany the work with a written offer, valid for at least three years, to give the same user the materials specified in Subsection 6a, above, for a charge no more than the cost of performing this distribution.

d) If distribution of the work is made by offering access to copy from a designated place, offer equivalent access to copy the above specified materials from the same place.

e) Verify that the user has already received a copy of these materials or that you have already sent this user a copy.

For an executable, the required form of the "work that uses the Library" must include any data and utility programs needed for reproducing the executable from it. However, as a special exception, the materials to be distributed need not include anything that is normally

distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

It may happen that this requirement contradicts the license restrictions of other proprietary libraries that do not normally accompany the operating system. Such a contradiction means you cannot use both them and the Library together in an executable that you distribute.

7. You may place library facilities that are a work based on the Library side-by-side in a single library together with other library facilities not covered by this License, and distribute such a combined library, provided that the separate distribution of the work based on the Library and of the other library facilities is otherwise permitted, and provided that you do these two things:

a) Accompany the combined library with a copy of the same work based on the Library, uncombined with any other library facilities. This must be distributed under the terms of the Sections above.

b) Give prominent notice with the combined library of the fact that part of it is a work based on the Library, and explaining where to find the accompanying uncombined form of the same work.

8. You may not copy, modify, sublicense, link with, or distribute

the Library except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense, link with, or distribute the Library is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

9. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Library or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Library (or any work based on the Library), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Library or works based on it.

10. Each time you redistribute the Library (or any work based on the Library), the recipient automatically receives a license from the original licensor to copy, distribute, link with or modify the Library subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties with this License.

11. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Library at all. For example, if a patent license would not permit royalty-free redistribution of the Library by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Library.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply, and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system

which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

12. If the distribution and/or use of the Library is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Library under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

13. The Free Software Foundation may publish revised and/or new versions of the Lesser General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Library specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Library does not specify a license version number, you may choose any version ever published by the Free Software Foundation.

14. If you wish to incorporate parts of the Library into other free programs whose distribution conditions are incompatible with these, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

NO WARRANTY

15. BECAUSE THE LIBRARY IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE LIBRARY, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR

OTHER PARTIES PROVIDE THE LIBRARY "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE LIBRARY IS WITH YOU. SHOULD THE LIBRARY PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

16. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE LIBRARY AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE LIBRARY (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE LIBRARY TO OPERATE WITH ANY OTHER SOFTWARE), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

END OF TERMS AND CONDITIONS

How to Apply These Terms to Your New Libraries

If you develop a new library, and you want it to be of the greatest possible use to the public, we recommend making it free software that everyone can redistribute and change. You can do so by permitting redistribution under these terms (or, alternatively, under the terms of the ordinary General Public License).

To apply these terms, attach the following notices to the library. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

<one line to give the library's name and a brief idea of what it does.>
Copyright (C) <year> <name of author>

This library is free software; you can redistribute it and/or modify it under the terms of the GNU Lesser General Public License as published by the Free Software Foundation; either version 2.1 of the License, or (at your option) any later version.

This library is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU Lesser General Public License for more details.

You should have received a copy of the GNU Lesser General Public License along with this library; if not, write to the Free Software Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA

Also add information on how to contact you by electronic and paper mail.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the library, if necessary. Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the library `Frob' (a library for tweaking knobs) written by James Random Hacker.

<signature of Ty Coon>, 1 April 1990
Ty Coon, President of Vice

That's all there is to it!

1.868 glib 2.64.6-1~ubuntu20.04.6

1.868.1 Available under license :

This work may be reproduced and distributed in whole or in part, in any medium, physical or electronic, so as long as this copyright notice remains intact and unchanged on all copies. Commercial redistribution is permitted and encouraged, but you may not redistribute, in whole or in part, under terms more restrictive than those under which you received it. If you redistribute a modified or translated version of this work, you must also make the source code to the modified or translated version available in electronic form without charge. However, mere aggregation as part of a larger work shall not count as a modification for this purpose.

All code examples in this work are placed into the public domain, and may be used, modified and redistributed without restriction.

BECAUSE THIS WORK IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE WORK, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE WORK "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. SHOULD THE WORK PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY REPAIR OR CORRECTION.

IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN

WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE WORK AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE WORK, EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

PCRE LICENCE

Please see the file LICENCE in the PCRE distribution for licensing details.

End

GNU LESSER GENERAL PUBLIC LICENSE

Version 2.1, February 1999

Copyright (C) 1991, 1999 Free Software Foundation, Inc.
51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA
Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

[This is the first released version of the Lesser GPL. It also counts as the successor of the GNU Library Public License, version 2, hence the version number 2.1.]

Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public Licenses are intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users.

This license, the Lesser General Public License, applies to some specially designated software packages--typically libraries--of the Free Software Foundation and other authors who decide to use it. You can use it too, but we suggest you first think carefully about whether this license or the ordinary General Public License is the better strategy to use in any particular case, based on the explanations below.

When we speak of free software, we are referring to freedom of use, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish); that you receive source code or can get it if you want it; that you can change the software and use pieces of it in new free programs; and that you are informed that you can do these things.

To protect your rights, we need to make restrictions that forbid distributors to deny you these rights or to ask you to surrender these

rights. These restrictions translate to certain responsibilities for you if you distribute copies of the library or if you modify it.

For example, if you distribute copies of the library, whether gratis or for a fee, you must give the recipients all the rights that we gave you. You must make sure that they, too, receive or can get the source code. If you link other code with the library, you must provide complete object files to the recipients, so that they can relink them with the library after making changes to the library and recompiling it. And you must show them these terms so they know their rights.

We protect your rights with a two-step method: (1) we copyright the library, and (2) we offer you this license, which gives you legal permission to copy, distribute and/or modify the library.

To protect each distributor, we want to make it very clear that there is no warranty for the free library. Also, if the library is modified by someone else and passed on, the recipients should know that what they have is not the original version, so that the original author's reputation will not be affected by problems that might be introduced by others.

Finally, software patents pose a constant threat to the existence of any free program. We wish to make sure that a company cannot effectively restrict the users of a free program by obtaining a restrictive license from a patent holder. Therefore, we insist that any patent license obtained for a version of the library must be consistent with the full freedom of use specified in this license.

Most GNU software, including some libraries, is covered by the ordinary GNU General Public License. This license, the GNU Lesser General Public License, applies to certain designated libraries, and is quite different from the ordinary General Public License. We use this license for certain libraries in order to permit linking those libraries into non-free programs.

When a program is linked with a library, whether statically or using a shared library, the combination of the two is legally speaking a combined work, a derivative of the original library. The ordinary General Public License therefore permits such linking only if the entire combination fits its criteria of freedom. The Lesser General Public License permits more lax criteria for linking other code with the library.

We call this license the "Lesser" General Public License because it

does Less to protect the user's freedom than the ordinary General Public License. It also provides other free software developers Less of an advantage over competing non-free programs. These disadvantages are the reason we use the ordinary General Public License for many libraries. However, the Lesser license provides advantages in certain special circumstances.

For example, on rare occasions, there may be a special need to encourage the widest possible use of a certain library, so that it becomes a de-facto standard. To achieve this, non-free programs must be allowed to use the library. A more frequent case is that a free library does the same job as widely used non-free libraries. In this case, there is little to gain by limiting the free library to free software only, so we use the Lesser General Public License.

In other cases, permission to use a particular library in non-free programs enables a greater number of people to use a large body of free software. For example, permission to use the GNU C Library in non-free programs enables many more people to use the whole GNU operating system, as well as its variant, the GNU/Linux operating system.

Although the Lesser General Public License is Less protective of the users' freedom, it does ensure that the user of a program that is linked with the Library has the freedom and the wherewithal to run that program using a modified version of the Library.

The precise terms and conditions for copying, distribution and modification follow. Pay close attention to the difference between a "work based on the library" and a "work that uses the library". The former contains code derived from the library, whereas the latter must be combined with the library in order to run.

GNU LESSER GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License Agreement applies to any software library or other program which contains a notice placed by the copyright holder or other authorized party saying it may be distributed under the terms of this Lesser General Public License (also called "this License"). Each licensee is addressed as "you".

A "library" means a collection of software functions and/or data prepared so as to be conveniently linked with application programs (which use some of those functions and data) to form executables.

The "Library", below, refers to any such software library or work which has been distributed under these terms. A "work based on the Library" means either the Library or any derivative work under copyright law: that is to say, a work containing the Library or a portion of it, either verbatim or with modifications and/or translated straightforwardly into another language. (Hereinafter, translation is included without limitation in the term "modification".)

"Source code" for a work means the preferred form of the work for making modifications to it. For a library, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the library.

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running a program using the Library is not restricted, and output from such a program is covered only if its contents constitute a work based on the Library (independent of the use of the Library in a tool for writing it). Whether that is true depends on what the Library does and what the program that uses the Library does.

1. You may copy and distribute verbatim copies of the Library's complete source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and distribute a copy of this License along with the Library.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Library or any portion of it, thus forming a work based on the Library, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

- a) The modified work must itself be a software library.
- b) You must cause the files modified to carry prominent notices stating that you changed the files and the date of any change.
- c) You must cause the whole of the work to be licensed at no charge to all third parties under the

terms of this License.

d) If a facility in the modified Library refers to a function or a table of data to be supplied by an application program that uses the facility, other than as an argument passed when the facility is invoked, then you must make a good faith effort to ensure that, in the event an application does not supply such function or table, the facility still operates, and performs whatever part of its purpose remains meaningful.

(For example, a function in a library to compute square roots has a purpose that is entirely well-defined independent of the application. Therefore, Subsection 2d requires that any application-supplied function or table used by this function must be optional: if the application does not supply it, the square root function must still compute square roots.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Library, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Library, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Library.

In addition, mere aggregation of another work not based on the Library with the Library (or with a work based on the Library) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may opt to apply the terms of the ordinary GNU General Public

License instead of this License to a given copy of the Library. To do this, you must alter all the notices that refer to this License, so that they refer to the ordinary GNU General Public License, version 2, instead of to this License. (If a newer version than version 2 of the ordinary GNU General Public License has appeared, then you can specify that version instead if you wish.) Do not make any other change in these notices.

Once this change is made in a given copy, it is irreversible for that copy, so the ordinary GNU General Public License applies to all subsequent copies and derivative works made from that copy.

This option is useful when you wish to copy part of the code of the Library into a program that is not a library.

4. You may copy and distribute the Library (or a portion or derivative of it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange.

If distribution of object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place satisfies the requirement to distribute the source code, even though third parties are not compelled to copy the source along with the object code.

5. A program that contains no derivative of any portion of the Library, but is designed to work with the Library by being compiled or linked with it, is called a "work that uses the Library". Such a work, in isolation, is not a derivative work of the Library, and therefore falls outside the scope of this License.

However, linking a "work that uses the Library" with the Library creates an executable that is a derivative of the Library (because it contains portions of the Library), rather than a "work that uses the library". The executable is therefore covered by this License. Section 6 states terms for distribution of such executables.

When a "work that uses the Library" uses material from a header file that is part of the Library, the object code for the work may be a derivative work of the Library even though the source code is not. Whether this is true is especially significant if the work can be linked without the Library, or if the work is itself a library. The threshold for this to be true is not precisely defined by law.

If such an object file uses only numerical parameters, data structure layouts and accessors, and small macros and small inline functions (ten lines or less in length), then the use of the object file is unrestricted, regardless of whether it is legally a derivative work. (Executables containing this object code plus portions of the Library will still fall under Section 6.)

Otherwise, if the work is a derivative of the Library, you may distribute the object code for the work under the terms of Section 6. Any executables containing that work also fall under Section 6, whether or not they are linked directly with the Library itself.

6. As an exception to the Sections above, you may also combine or link a "work that uses the Library" with the Library to produce a work containing portions of the Library, and distribute that work under terms of your choice, provided that the terms permit modification of the work for the customer's own use and reverse engineering for debugging such modifications.

You must give prominent notice with each copy of the work that the Library is used in it and that the Library and its use are covered by this License. You must supply a copy of this License. If the work during execution displays copyright notices, you must include the copyright notice for the Library among them, as well as a reference directing the user to the copy of this License. Also, you must do one of these things:

a) Accompany the work with the complete corresponding machine-readable source code for the Library including whatever changes were used in the work (which must be distributed under Sections 1 and 2 above); and, if the work is an executable linked with the Library, with the complete machine-readable "work that uses the Library", as object code and/or source code, so that the user can modify the Library and then relink to produce a modified executable containing the modified Library. (It is understood that the user who changes the contents of definitions files in the Library will not necessarily be able to recompile the application to use the modified definitions.)

b) Use a suitable shared library mechanism for linking with the Library. A suitable mechanism is one that (1) uses at run time a copy of the library already present on the user's computer system, rather than copying library functions into the executable, and (2) will operate properly with a modified version of the library, if the user installs one, as long as the modified version is interface-compatible with the version that the work was made with.

c) Accompany the work with a written offer, valid for at least three years, to give the same user the materials specified in Subsection 6a, above, for a charge no more than the cost of performing this distribution.

d) If distribution of the work is made by offering access to copy from a designated place, offer equivalent access to copy the above specified materials from the same place.

e) Verify that the user has already received a copy of these materials or that you have already sent this user a copy.

For an executable, the required form of the "work that uses the Library" must include any data and utility programs needed for reproducing the executable from it. However, as a special exception, the materials to be distributed need not include anything that is normally

distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

It may happen that this requirement contradicts the license restrictions of other proprietary libraries that do not normally accompany the operating system. Such a contradiction means you cannot use both them and the Library together in an executable that you distribute.

7. You may place library facilities that are a work based on the Library side-by-side in a single library together with other library facilities not covered by this License, and distribute such a combined library, provided that the separate distribution of the work based on the Library and of the other library facilities is otherwise permitted, and provided that you do these two things:

a) Accompany the combined library with a copy of the same work based on the Library, uncombined with any other library facilities. This must be distributed under the terms of the Sections above.

b) Give prominent notice with the combined library of the fact that part of it is a work based on the Library, and explaining where to find the accompanying uncombined form of the same work.

8. You may not copy, modify, sublicense, link with, or distribute the Library except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense, link with, or distribute the Library is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

9. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Library or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Library (or any work based on the Library), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Library or works based on it.

10. Each time you redistribute the Library (or any work based on the Library), the recipient automatically receives a license from the original licensor to copy, distribute, link with or modify the Library subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties with this License.

11. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Library at all. For example, if a patent license would not permit royalty-free redistribution of the Library by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Library.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply, and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

12. If the distribution and/or use of the Library is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Library under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

13. The Free Software Foundation may publish revised and/or new versions of the Lesser General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Library specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Library does not specify a license version number, you may choose any version ever published by the Free Software Foundation.

14. If you wish to incorporate parts of the Library into other free programs whose distribution conditions are incompatible with these, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

NO WARRANTY

15. BECAUSE THE LIBRARY IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE LIBRARY, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE LIBRARY "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE LIBRARY IS WITH YOU. SHOULD THE LIBRARY PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

16. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE LIBRARY AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE LIBRARY (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE LIBRARY TO OPERATE WITH ANY OTHER SOFTWARE), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

END OF TERMS AND CONDITIONS

How to Apply These Terms to Your New Libraries

If you develop a new library, and you want it to be of the greatest possible use to the public, we recommend making it free software that everyone can redistribute and change. You can do so by permitting redistribution under these terms (or, alternatively, under the terms of the ordinary General Public License).

To apply these terms, attach the following notices to the library. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

<one line to give the library's name and a brief idea of what it does.>
Copyright (C) <year> <name of author>

This library is free software; you can redistribute it and/or modify it under the terms of the GNU Lesser General Public License as published by the Free Software Foundation; either version 2.1 of the License, or (at your option) any later version.

This library is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU Lesser General Public License for more details.

You should have received a copy of the GNU Lesser General Public License along with this library; if not, write to the Free Software Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA

Also add information on how to contact you by electronic and paper mail.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the library, if necessary. Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the library `Frob' (a library for tweaking knobs) written by James Random Hacker.

<signature of Ty Coon>, 1 April 1990
Ty Coon, President of Vice

That's all there is to it!

1.869 libcap 2.32-1ubuntu0.1

1.869.1 Available under license :

Unless otherwise **explicitly** stated the following text describes the licensed conditions under which the contents of this module release may be distributed:

Redistribution and use in source and binary forms of this module, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain any existing copyright notice, and this entire permission notice in its entirety, including the disclaimer of warranties.
2. Redistributions in binary form must reproduce all prior and current copyright notices, this list of conditions, and the following disclaimer in the documentation and/or other materials provided with the distribution.
3. The name of any author may not be used to endorse or promote products derived from this software without their specific prior written permission.

ALTERNATIVELY, this product may be distributed under the terms of the GNU Library General Public License, in which case the provisions of the GNU LGPL are required INSTEAD OF the above restrictions. (This clause is necessary due to a potential conflict between the GNU LGPL and the restrictions contained in a BSD-style copyright.)

THIS SOFTWARE IS PROVIDED ``AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED.

IN NO EVENT SHALL THE AUTHOR(S) BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Unless otherwise *explicitly* stated, the following text describes the licensed conditions under which the contents of this libcap release may be used and distributed:

Redistribution and use in source and binary forms of libcap, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain any existing copyright notice, and this entire permission notice in its entirety, including the disclaimer of warranties.
2. Redistributions in binary form must reproduce all prior and current copyright notices, this list of conditions, and the following disclaimer in the documentation and/or other materials provided with the distribution.
3. The name of any author may not be used to endorse or promote products derived from this software without their specific prior written permission.

ALTERNATIVELY, this product may be distributed under the terms of the GNU General Public License (v2.0 - see below), in which case the provisions of the GNU GPL are required INSTEAD OF the above restrictions. (This clause is necessary due to a potential conflict between the GNU GPL and the restrictions contained in a BSD-style copyright.)

THIS SOFTWARE IS PROVIDED ``AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE AUTHOR(S) BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE

USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Full
text of gpl-2.0.txt:

GNU GENERAL PUBLIC LICENSE
Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.,
51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA
Everyone is permitted to copy and distribute verbatim copies
of this license document, but changing it is not allowed.

Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. This General Public License applies to most of the Free Software Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Lesser General Public License instead.) You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and modification follow.

GNU GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty;

and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

a)

You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.

b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.

c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Program.

In addition, mere aggregation of another work not based on the Program

with the Program

(or with a work based on the Program) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

a) Accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access

to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is

void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions

to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS

TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT

OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

END OF TERMS AND CONDITIONS

How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

<one line to give the program's name and a brief idea of what it does.>

Copyright (C) <year> <name of author>

This program is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation; either version 2 of the License, or (at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program; if not, write to the Free Software Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA.

Also add information on how to contact you by electronic and paper mail.

If the program is interactive, make it output a short notice like this

when it starts in an interactive mode:

Gnomovision version 69, Copyright (C) year
name of author

Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type `show w'.
This is free software, and you are welcome to redistribute it
under certain conditions; type `show c' for details.

The hypothetical commands `show w' and `show c' should show the appropriate parts of the General Public License. Of course, the commands you use may be called something other than `show w' and `show c'; they could even be mouse-clicks or menu items--whatever suits your program.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the program, if necessary. Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the program
`Gnomovision' (which makes passes at compilers) written by James Hacker.

<signature of Ty Coon>, 1 April 1989
Ty Coon, President of Vice

This General Public License does not permit incorporating your program into proprietary programs.

If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Lesser General Public License instead of this License.

1.870 fvbommel-sortorder 1.1.0

1.870.1 Available under license :

The MIT License (MIT)

Copyright (c) 2015 Frits van Bommel

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER

LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM,
OUT OF OR
IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE
SOFTWARE.

1.871 libx11 1.6.9-2ubuntu1.5

1.871.1 Available under license :

The following is the 'standard copyright' agreed upon by most contributors,
and is currently the canonical license preferred by the X.Org Foundation.
This is a slight variant of the common MIT license form published by the
Open Source Initiative at <http://www.opensource.org/licenses/mit-license.php>

Copyright holders of new code should use this license statement where
possible, and insert their name to this list. Please sort by surname
for people, and by the full name for other entities (e.g. Juliusz
Chroboczek sorts before Intel Corporation sorts before Daniel Stone).

See each individual source file or directory for the license that applies
to that file.

Copyright (C) 2003-2006,2008 Jamey Sharp, Josh Triplett

Copyright 2009 Red Hat, Inc.

Copyright (c) 1990-1992, 1999, 2000, 2004, 2009, 2010, 2015, 2017, Oracle and/or its affiliates.

Permission is hereby granted, free of charge, to any person obtaining a
copy of this software and associated documentation files (the "Software"),
to

deal in the Software without restriction, including without limitation
the rights to use, copy, modify, merge, publish, distribute, sublicense,
and/or sell copies of the Software, and to permit persons to whom the
Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice (including the next
paragraph) shall be included in all copies or substantial portions of the
Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR
IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY,
FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL
THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER
LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING
FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER
DEALINGS IN THE SOFTWARE.

The following licenses
are 'legacy' - usually MIT/X11 licenses with the name
of the copyright holder(s) in the license statement:

Copyright 1984-1994, 1998 The Open Group

Permission to use, copy, modify, distribute, and sell this software and its
documentation for any purpose is hereby granted without fee, provided that
the above copyright notice appear in all copies and that both that
copyright notice and this permission notice appear in supporting
documentation.

The above copyright notice and this permission notice shall be included in
all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR
IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY,
FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE
OPEN GROUP BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN
AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN
CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS
IN THE SOFTWARE.

Except as contained in this notice, the name of The Open Group shall not be
used in advertising or otherwise to promote the sale, use or other dealings
in this Software without prior written authorization from The Open Group.

X Window System is a trademark of The Open Group.

Copyright 1985, 1986, 1987, 1988, 1989, 1990, 1991, 1994, 1996 X Consortium
Copyright 2000 The XFree86 Project, Inc.

Permission is hereby granted, free of charge, to any person obtaining
a copy of this software and associated documentation files (the
"Software"), to deal in the Software without restriction, including
without limitation the rights to use, copy, modify, merge, publish,
distribute, sublicense, and/or sell copies of the Software, and to
permit persons to whom the Software is furnished to do so, subject to
the following conditions:

The above copyright notice and this permission notice shall be included
in all copies or substantial
portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS
OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF

MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE X CONSORTIUM BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Except as contained in this notice, the name of the X Consortium shall not be used in advertising or otherwise to promote the sale, use or other dealings in this Software without prior written authorization from the X Consortium.

Copyright 1985, 1986, 1987, 1988, 1989, 1990, 1991 by
Digital Equipment Corporation

Portions Copyright 1990, 1991 by Tektronix, Inc.

Permission to use, copy, modify and distribute this documentation for any purpose and without fee is hereby granted, provided that the above copyright notice appears in all copies and that both that copyright notice and this permission notice appear in all copies, and that the names of Digital and Tektronix not be used in in advertising or publicity pertaining to this documentation without specific, written prior permission. Digital and Tektronix makes no representations about the suitability of this documentation for any purpose. It is provided ``as is" without express or implied warranty.

Copyright (c) 1999-2000 Free Software Foundation, Inc.

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE FREE SOFTWARE FOUNDATION BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Except as contained in this notice, the name of the Free Software Foundation shall not be used in advertising or otherwise to promote the sale, use or other dealings in this Software without prior written authorization from the Free Software Foundation.

Code and supporting documentation (c) Copyright 1990 1991 Tektronix, Inc.
All Rights Reserved

This file is a component of an X Window System-specific implementation of Xcms based on the TekColor Color Management System. TekColor is a trademark of Tektronix, Inc. The term "TekHVC" designates a particular color space that is the subject of U.S. Patent No. 4,985,853 (equivalent foreign patents pending). Permission is hereby granted to use, copy, modify, sell, and otherwise distribute this software and its documentation for any purpose and without fee, provided that:

1. This copyright, permission, and disclaimer notice is reproduced in all copies of this software and any modification thereof and in supporting documentation;
2. Any color-handling application which displays TekHVC color coordinates identifies these as TekHVC color coordinates in any interface that displays these coordinates and in any associated documentation;
3. The term "TekHVC" is always used, and is only used, in association with the mathematical derivations of the TekHVC Color Space, including those provided in this file and any equivalent pathways and mathematical derivations, regardless of digital (e.g., floating point or integer) representation.

Tektronix makes no representation about the suitability of this software for any purpose. It is provided "as is" and with all faults.

TEKTRONIX DISCLAIMS ALL WARRANTIES APPLICABLE TO THIS SOFTWARE, INCLUDING THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. IN NO EVENT SHALL TEKTRONIX BE LIABLE FOR ANY SPECIAL, INDIRECT OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA, OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE, OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR THE PERFORMANCE OF THIS SOFTWARE.

(c) Copyright 1995 FUJITSU LIMITED

This is source code modified by FUJITSU LIMITED under the Joint Development Agreement for the CDE/Motif PST.

Copyright 1992 by Oki Technosystems
Laboratory, Inc.
Copyright 1992 by Fuji Xerox Co., Ltd.

Permission to use, copy, modify, distribute, and sell this software and its documentation for any purpose is hereby granted without fee, provided that the above copyright notice appear in all copies and that both that copyright notice and this permission notice appear in supporting documentation, and that the name of Oki Technosystems Laboratory and Fuji Xerox not be used in advertising or publicity pertaining to distribution of the software without specific, written prior permission.

Oki Technosystems Laboratory and Fuji Xerox make no representations about the suitability of this software for any purpose. It is provided "as is" without express or implied warranty.

OKI TECHNOSYSTEMS LABORATORY AND FUJI XEROX DISCLAIM ALL WARRANTIES WITH REGARD TO THIS SOFTWARE, INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS, IN NO EVENT SHALL OKI TECHNOSYSTEMS LABORATORY AND FUJI XEROX BE LIABLE FOR ANY SPECIAL, INDIRECT OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

Copyright 1990, 1991, 1992, 1993, 1994 by FUJITSU LIMITED

Permission to use, copy, modify, distribute, and sell this software and its documentation for any purpose is hereby granted without fee, provided that the above copyright notice appear in all copies and that both that copyright notice and this permission notice appear in supporting documentation, and that the name of FUJITSU LIMITED not be used in advertising or publicity pertaining to distribution of the software without specific, written prior permission. FUJITSU LIMITED makes no representations about the suitability of this software for any purpose. It is provided "as is" without express or implied warranty.

FUJITSU LIMITED DISCLAIM ALL WARRANTIES

WITH REGARD TO THIS SOFTWARE,
INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS, IN NO
EVENT SHALL FUJITSU LIMITED BE LIABLE FOR ANY SPECIAL, INDIRECT OR
CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF
USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR
OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR
PERFORMANCE OF THIS SOFTWARE.

Copyright 1990, 1991 by OMRON Corporation

Permission to use, copy, modify, distribute, and sell this software and its
documentation for any purpose is hereby granted without fee, provided that
the above copyright notice appear in all copies and that both that
copyright notice and this permission notice appear in supporting
documentation, and that the name OMRON not be used in
advertising or publicity pertaining to distribution of the software without
specific, written prior permission. OMRON makes no representations
about the suitability
of this software for any purpose. It is provided
"as is" without express or implied warranty.

OMRON DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE,
INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS, IN NO
EVENT SHALL OMRON BE LIABLE FOR ANY SPECIAL, INDIRECT OR
CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE,
DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER
TORTUOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR
PERFORMANCE OF THIS SOFTWARE.

Copyright 1985, 1986, 1987, 1988, 1989, 1990, 1991 by
Digital Equipment Corporation

Portions Copyright 1990, 1991 by Tektronix, Inc

Rewritten for X.org by Chris Lee <clee@freedesktop.org>

Permission to use, copy, modify, distribute, and sell this documentation
for any purpose and without fee is hereby granted, provided that the above
copyright notice and this permission notice appear in all copies.
Chris Lee makes
no representations about the suitability for any purpose
of the information in this document. It is provided "\\as-is" without
express or implied warranty.

Copyright 1993 by Digital Equipment Corporation, Maynard, Massachusetts,
Copyright 1994 by FUJITSU LIMITED
Copyright 1994 by Sony Corporation

All Rights Reserved

Permission to use, copy, modify, and distribute this software and its documentation for any purpose and without fee is hereby granted, provided that the above copyright notice appear in all copies and that both that copyright notice and this permission notice appear in supporting documentation, and that the names of Digital, FUJITSU LIMITED and Sony Corporation not be used in advertising or publicity pertaining to distribution of the software without specific, written prior permission.

DIGITAL, FUJITSU LIMITED AND SONY CORPORATION DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE, INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS, IN NO EVENT SHALL DIGITAL, FUJITSU LIMITED AND SONY CORPORATION BE LIABLE FOR ANY SPECIAL, INDIRECT OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

Copyright 1991 by the Open Software Foundation

Permission to use, copy, modify, distribute, and sell this software and its documentation for any purpose is hereby granted without fee, provided that the above copyright notice appear in all copies and that both that copyright notice and this permission notice appear in supporting documentation, and that the name of Open Software Foundation not be used in advertising or publicity pertaining to distribution of the software without specific, written prior permission. Open Software Foundation makes no representations about the suitability of this software for any purpose. It is provided "as is" without express or implied warranty.

OPEN SOFTWARE FOUNDATION DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE, INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS, IN NO EVENT SHALL OPEN SOFTWARE FOUNDATION BE LIABLE FOR ANY SPECIAL, INDIRECT OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES

WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

Copyright 1990, 1991, 1992,1993, 1994 by FUJITSU LIMITED
Copyright 1993, 1994 by Sony Corporation

Permission to use, copy, modify, distribute, and sell this software and its documentation for any purpose is hereby granted without fee, provided that the above copyright notice appear in all copies and that both that copyright notice and this permission notice appear in supporting documentation, and that the name of FUJITSU LIMITED and Sony Corporation not be used in advertising or publicity pertaining to distribution of the software without specific, written prior permission. FUJITSU LIMITED and Sony Corporation makes no representations about the suitability of this software for any purpose. It is provided "as is" without express or implied warranty.

FUJITSU LIMITED AND SONY CORPORATION DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE, INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS, IN NO EVENT SHALL FUJITSU LIMITED OR SONY CORPORATION BE LIABLE FOR ANY SPECIAL, INDIRECT OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

Copyright (c) 1993, 1995 by Silicon Graphics
Computer Systems, Inc.

Permission to use, copy, modify, and distribute this software and its documentation for any purpose and without fee is hereby granted, provided that the above copyright notice appear in all copies and that both that copyright notice and this permission notice appear in supporting documentation, and that the name of Silicon Graphics not be used in advertising or publicity pertaining to distribution of the software without specific prior written permission. Silicon Graphics makes no representation about the suitability of this software for any purpose. It is provided "as is" without any express or implied warranty.

SILICON GRAPHICS DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE, INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY

AND FITNESS FOR A PARTICULAR PURPOSE. IN NO EVENT SHALL SILICON GRAPHICS BE LIABLE FOR ANY SPECIAL, INDIRECT OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

Copyright 1991, 1992, 1993, 1994 by FUJITSU LIMITED
Copyright 1993 by Digital Equipment Corporation

Permission to use, copy, modify, distribute, and sell this software and its documentation for any purpose is hereby granted without fee, provided that the above copyright notice appear in all copies and that both that copyright notice and this permission notice appear in supporting documentation, and that the name of FUJITSU LIMITED and Digital Equipment Corporation not be used in advertising or publicity pertaining to distribution of the software without specific, written prior permission. FUJITSU LIMITED and Digital Equipment Corporation makes no representations about the suitability of this software for any purpose. It is provided "as is" without express or implied warranty.

FUJITSU LIMITED AND DIGITAL EQUIPMENT CORPORATION DISCLAIM ALL WARRANTIES WITH REGARD TO THIS SOFTWARE, INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS, IN NO EVENT SHALL FUJITSU LIMITED AND DIGITAL EQUIPMENT CORPORATION BE LIABLE FOR ANY SPECIAL, INDIRECT OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

Copyright 1992, 1993 by FUJITSU LIMITED
Copyright 1993 by Fujitsu Open Systems Solutions, Inc.
Copyright 1994 by Sony Corporation

Permission to use, copy, modify, distribute and sell this software and its documentation for any purpose is hereby granted without fee, provided that the above copyright notice appear in all copies and that both that copyright notice and this permission notice appear in supporting documentation, and that the name of FUJITSU LIMITED, Fujitsu

Open Systems Solutions, Inc. and Sony Corporation not be used in advertising or publicity pertaining to distribution of the software without specific, written prior permission.

FUJITSU LIMITED, Fujitsu Open Systems Solutions, Inc. and Sony Corporation make no representations about the suitability of this software for any purpose. It is provided "as is" without express or implied warranty.

FUJITSU LIMITED, FUJITSU OPEN SYSTEMS SOLUTIONS, INC. AND SONY CORPORATION DISCLAIM ALL WARRANTIES WITH REGARD TO THIS SOFTWARE, INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS, IN NO EVENT SHALL FUJITSU OPEN SYSTEMS SOLUTIONS, INC., FUJITSU LIMITED AND SONY CORPORATION BE LIABLE FOR ANY SPECIAL, INDIRECT OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

Copyright
1987, 1988, 1990, 1993 by Digital Equipment Corporation,
Maynard, Massachusetts,

All Rights Reserved

Permission to use, copy, modify, and distribute this software and its documentation for any purpose and without fee is hereby granted, provided that the above copyright notice appear in all copies and that both that copyright notice and this permission notice appear in supporting documentation, and that the name of Digital not be used in advertising or publicity pertaining to distribution of the software without specific, written prior permission.

DIGITAL DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE, INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS, IN NO EVENT SHALL DIGITAL BE LIABLE FOR ANY SPECIAL, INDIRECT OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

Copyright 1993 by SunSoft, Inc.
Copyright 1999-2000 by Bruno Haible

Permission to use, copy, modify, distribute, and sell this software and its documentation for any purpose is hereby granted without fee, provided that the above copyright notice appear in all copies and that both that copyright notice and this permission notice appear in supporting documentation, and that the names of SunSoft, Inc. and Bruno Haible not be used in advertising or publicity pertaining to distribution of the software without specific, written prior permission. SunSoft, Inc. and Bruno Haible make no representations about the suitability of this software for any purpose. It is provided "as is" without express or implied warranty.

SunSoft Inc. AND Bruno Haible DISCLAIM ALL WARRANTIES WITH REGARD TO THIS SOFTWARE, INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS, IN NO EVENT SHALL SunSoft, Inc. OR Bruno Haible BE LIABLE FOR ANY SPECIAL, INDIRECT OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

Copyright 1991 by the Open Software Foundation
Copyright 1993 by the TOSHIBA Corp.

Permission to use, copy, modify, distribute, and sell this software and its documentation for any purpose is hereby granted without fee, provided that the above copyright notice appear in all copies and that both that copyright notice and this permission notice appear in supporting documentation, and that the names of Open Software Foundation and TOSHIBA not be used in advertising or publicity pertaining to distribution of the software without specific, written prior permission. Open Software Foundation and TOSHIBA make no representations about the suitability of this software for any purpose. It is provided "as is" without express or implied warranty.

OPEN SOFTWARE FOUNDATION AND TOSHIBA DISCLAIM ALL WARRANTIES WITH REGARD TO THIS SOFTWARE, INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS, IN NO EVENT SHALL OPEN SOFTWARE FOUNDATION OR TOSHIBA BE LIABLE FOR ANY SPECIAL, INDIRECT OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

Copyright 1988 by Wyse Technology, Inc., San Jose, Ca.,

All Rights Reserved

Permission to use, copy, modify, and distribute this software and its documentation for any purpose and without fee is hereby granted, provided that the above copyright notice appear in all copies and that both that copyright notice and this permission notice appear in supporting documentation, and that the name Wyse not be used in advertising or publicity pertaining to distribution of the software without specific, written prior permission.

WYSE DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE, INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS, IN NO EVENT SHALL DIGITAL BE LIABLE FOR ANY SPECIAL, INDIRECT OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

Copyright 1991 by the Open Software Foundation
Copyright 1993, 1994 by the Sony Corporation

Permission to use, copy, modify, distribute, and sell this software and its documentation for any purpose is hereby granted without fee, provided that the above copyright notice appear in all copies and that both that copyright notice and this permission notice appear in supporting documentation, and that the names of Open Software Foundation and Sony Corporation not be used in advertising or publicity pertaining to distribution of the software without specific, written prior permission. Open Software Foundation and Sony Corporation make no representations about the suitability of this software for any purpose. It is provided "as is" without express or implied warranty.

OPEN SOFTWARE FOUNDATION AND SONY CORPORATION DISCLAIM ALL WARRANTIES WITH REGARD TO THIS SOFTWARE, INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS, IN NO EVENT SHALL OPEN SOFTWARE FOUNDATION OR SONY CORPORATION BE LIABLE FOR ANY SPECIAL, INDIRECT OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

Copyright 1992, 1993 by FUJITSU

LIMITED

Copyright 1993 by Fujitsu Open Systems Solutions, Inc.

Permission to use, copy, modify, distribute and sell this software and its documentation for any purpose is hereby granted without fee, provided that the above copyright notice appear in all copies and that both that copyright notice and this permission notice appear in supporting documentation, and that the name of FUJITSU LIMITED and Fujitsu Open Systems Solutions, Inc. not be used in advertising or publicity pertaining to distribution of the software without specific, written prior permission.

FUJITSU LIMITED and Fujitsu Open Systems Solutions, Inc. makes no representations about the suitability of this software for any purpose.

It is provided "as is" without express or implied warranty.

FUJITSU LIMITED AND FUJITSU OPEN SYSTEMS SOLUTIONS, INC. DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE, INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS, IN NO EVENT SHALL FUJITSU OPEN SYSTEMS SOLUTIONS, INC. AND

FUJITSU LIMITED BE LIABLE FOR ANY SPECIAL, INDIRECT OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

Copyright 1993, 1994 by Sony Corporation

Permission to use, copy, modify, distribute, and sell this software and its documentation for any purpose is hereby granted without fee, provided that the above copyright notice appear in all copies and that both that copyright notice and this permission notice appear in supporting documentation, and that the name of Sony Corporation not be used in advertising or publicity pertaining to distribution of the software without specific, written prior permission.

Sony Corporation makes no representations about the suitability of this software for any purpose. It is provided "as is" without express or implied warranty.

SONY

CORPORATION DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE, INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS, IN NO EVENT SHALL SONY CORPORATION BE LIABLE FOR ANY SPECIAL, INDIRECT OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR

OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

Copyright 1986, 1998 The Open Group
Copyright (c) 2000 The XFree86 Project, Inc.

Permission to use, copy, modify, distribute, and sell this software and its documentation for any purpose is hereby granted without fee, provided that the above copyright notice appear in all copies and that both that copyright notice and this permission notice appear in supporting documentation.

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE X CONSORTIUM OR THE XFREE86 PROJECT BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Except as contained in this notice, the name of the X Consortium or of the XFree86 Project shall not be used in advertising or otherwise to promote the sale, use or other dealings in this Software without prior written authorization from the X Consortium and the XFree86 Project.

Copyright 1990, 1991 by OMRON Corporation, NTT Software Corporation,
and Nippon Telegraph and Telephone Corporation
Copyright 1991 by the Open Software Foundation
Copyright
1993 by the FUJITSU LIMITED

Permission to use, copy, modify, distribute, and sell this software and its documentation for any purpose is hereby granted without fee, provided that the above copyright notice appear in all copies and that both that copyright notice and this permission notice appear in supporting documentation, and that the names of OMRON, NTT Software, NTT, and Open Software Foundation not be used in advertising or publicity pertaining to distribution of the software without specific, written prior permission. OMRON, NTT Software, NTT, and Open Software Foundation make no representations about the suitability of this

software for any purpose. It is provided "as is" without express or implied warranty.

OMRON, NTT SOFTWARE, NTT, AND OPEN SOFTWARE FOUNDATION
DISCLAIM ALL WARRANTIES WITH REGARD TO THIS SOFTWARE, INCLUDING
ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS, IN NO EVENT
SHALL OMRON, NTT SOFTWARE, NTT, OR OPEN SOFTWARE FOUNDATION BE
LIABLE FOR ANY SPECIAL,
INDIRECT OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES
WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN
ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF
OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

Copyright 1988 by Wyse Technology, Inc., San Jose, Ca,
Copyright 1987 by Digital Equipment Corporation, Maynard, Massachusetts,

All Rights Reserved

Permission to use, copy, modify, and distribute this software and its
documentation for any purpose and without fee is hereby granted,
provided that the above copyright notice appear in all copies and that
both that copyright notice and this permission notice appear in
supporting documentation, and that the name Digital not be
used in advertising or publicity pertaining to distribution of the
software without specific, written prior permission.

DIGITAL AND WYSE DISCLAIM ALL WARRANTIES WITH REGARD TO THIS SOFTWARE,
INCLUDING
ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS, IN NO
EVENT SHALL DIGITAL OR WYSE BE LIABLE FOR ANY SPECIAL, INDIRECT OR
CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF
USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR
OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR
PERFORMANCE OF THIS SOFTWARE.

Copyright 1991, 1992 by Fuji Xerox Co., Ltd.
Copyright 1992, 1993, 1994 by FUJITSU LIMITED

Permission to use, copy, modify, distribute, and sell this software
and its documentation for any purpose is hereby granted without fee,
provided that the above copyright notice appear in all copies and
that both that copyright notice and this permission notice appear
in supporting documentation, and that the name of Fuji Xerox,

FUJITSU LIMITED not be used in advertising or publicity pertaining to distribution of the software without specific, written prior permission. Fuji Xerox,

FUJITSU LIMITED make no representations about the suitability of this software for any purpose. It is provided "as is" without express or implied warranty.

FUJI XEROX, FUJITSU LIMITED DISCLAIM ALL WARRANTIES WITH REGARD TO THIS SOFTWARE, INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS, IN NO EVENT SHALL FUJI XEROX, FUJITSU LIMITED BE LIABLE FOR ANY SPECIAL, INDIRECT OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

Copyright 2006 Josh Triplett

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE X CONSORTIUM BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

(c) Copyright 1996 by Sebastien Marineau and Holger Veit
<marineau@genie.uottawa.ca>
<Holger.Veit@gmd.de>

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated

documentation files (the "Software"),
to deal in the Software without restriction, including without limitation
the rights to use, copy, modify, merge, publish, distribute, sublicense,
and/or sell copies of the Software, and to permit persons to whom the
Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in
all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR
IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY,
FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL
HOLGER VEIT BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY,
WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF
OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE
SOFTWARE.

Except as contained in this notice, the name of Sebastien Marineau or Holger Veit
shall not be used in
advertising or otherwise to promote the sale, use or other
dealings in this Software without prior written authorization from Holger Veit or
Sebastien Marineau.

Copyright 1990, 1991 by OMRON Corporation, NTT Software Corporation,
and Nippon Telegraph and Telephone Corporation
Copyright 1991 by the Open Software Foundation
Copyright 1993 by the TOSHIBA Corp.
Copyright 1993, 1994 by Sony Corporation
Copyright 1993, 1994 by the FUJITSU LIMITED

Permission to use, copy, modify, distribute, and sell this software and its
documentation for any purpose is hereby granted without fee, provided that
the above copyright notice appear in all copies and that both that
copyright notice and this permission notice appear in supporting
documentation, and that the names of OMRON, NTT Software, NTT, Open
Software Foundation, and Sony Corporation not be used in advertising
or publicity pertaining to distribution of the software without specific,
written
prior permission. OMRON, NTT Software, NTT, Open Software
Foundation, and Sony Corporation make no representations about the
suitability of this software for any purpose. It is provided "as is"
without express or implied warranty.

OMRON, NTT SOFTWARE, NTT, OPEN SOFTWARE FOUNDATION, AND SONY
CORPORATION DISCLAIM ALL WARRANTIES WITH REGARD TO THIS SOFTWARE, INCLUDING
ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS, IN NO EVENT

SHALL OMRON, NTT SOFTWARE, NTT, OPEN SOFTWARE FOUNDATION, OR SONY CORPORATION BE LIABLE FOR ANY SPECIAL, INDIRECT OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

Copyright 2000 by Bruno Haible

Permission to use, copy, modify, distribute, and sell this software and its documentation for any purpose is hereby granted without fee, provided that the above copyright notice appear in all copies and that both that copyright notice and this permission notice appear in supporting documentation, and that the name of Bruno Haible not be used in advertising or publicity pertaining to distribution of the software without specific, written prior permission. Bruno Haible makes no representations about the suitability of this software for any purpose. It is provided "as is" without express or implied warranty.

Bruno Haible DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE, INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS, IN NO EVENT SHALL Bruno Haible BE LIABLE FOR ANY SPECIAL, INDIRECT OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

Copyright
2003 Keith Packard

Permission to use, copy, modify, distribute, and sell this software and its documentation for any purpose is hereby granted without fee, provided that the above copyright notice appear in all copies and that both that copyright notice and this permission notice appear in supporting documentation, and that the name of Keith Packard not be used in advertising or publicity pertaining to distribution of the software without specific, written prior permission. Keith Packard makes no representations about the suitability of this software for any purpose. It is provided "as is" without express or implied warranty.

KEITH PACKARD DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE, INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS, IN NO EVENT SHALL KEITH PACKARD BE LIABLE FOR ANY SPECIAL, INDIRECT OR

CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

Copyright (c) 2007-2009, Troy D. Hanson
All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Copyright 1992, 1993 by TOSHIBA Corp.

Permission to use, copy, modify, and distribute this software and its documentation for any purpose and without fee is hereby granted, provided that the above copyright notice appear in all copies and that both that copyright notice and this permission notice appear in supporting documentation, and that the name of TOSHIBA not be used in advertising or publicity pertaining to distribution of the software without specific, written prior permission. TOSHIBA make no representations about the suitability of this software for any purpose. It is provided "as is" without express or implied warranty.

TOSHIBA DISCLAIM ALL WARRANTIES WITH REGARD TO THIS SOFTWARE, INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS, IN NO EVENT SHALL TOSHIBA BE LIABLE FOR ANY SPECIAL, INDIRECT OR CONSEQUENTIAL DAMAGES OR

ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS,
WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION,
ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS
SOFTWARE.

Copyright IBM Corporation 1993

All Rights Reserved

License to use, copy, modify, and distribute this software and its
documentation for any purpose and without fee is hereby granted,
provided that the above copyright notice appear in all copies and that
both that copyright notice and this permission notice appear in
supporting documentation, and that the name of IBM not be
used in advertising or publicity pertaining to distribution of the
software without specific, written prior permission.

IBM DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE, INCLUDING
ALL IMPLIED WARRANTIES OF MERCHANTABILITY,
FITNESS, AND
NONINFRINGEMENT OF THIRD PARTY RIGHTS, IN NO EVENT SHALL
IBM BE LIABLE FOR ANY SPECIAL, INDIRECT OR CONSEQUENTIAL DAMAGES OR
ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS,
WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION,
ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS
SOFTWARE.

Copyright 1990, 1991 by OMRON Corporation, NTT Software Corporation,
and Nippon Telegraph and Telephone Corporation

Permission to use, copy, modify, distribute, and sell this software and its
documentation for any purpose is hereby granted without fee, provided that
the above copyright notice appear in all copies and that both that
copyright notice and this permission notice appear in supporting
documentation, and that the names of OMRON, NTT Software, and NTT
not be used in advertising or publicity pertaining to distribution of the
software without specific, written prior
permission. OMRON, NTT Software,
and NTT make no representations about the suitability of this
software for any purpose. It is provided "as is" without express or
implied warranty.

OMRON, NTT SOFTWARE, AND NTT, DISCLAIM ALL WARRANTIES WITH REGARD

TO THIS SOFTWARE, INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS, IN NO EVENT SHALL OMRON, NTT SOFTWARE, OR NTT, BE LIABLE FOR ANY SPECIAL, INDIRECT OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

Copyright (c) 2008 Otto Moerbeek <otto@drijf.net>

Permission to use, copy, modify, and distribute this software for any purpose with or without fee is hereby granted, provided that the above copyright notice and this permission notice appear in all copies.

THE SOFTWARE IS PROVIDED "AS IS" AND THE AUTHOR DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS. IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY SPECIAL, DIRECT, INDIRECT, OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

This notice applies to the files in this directory. They are taken from the libiconv-1.1 package, which is covered by the LGPL license. The files in this directory have been placed under the following copyright, with permission from the Free Software Foundation.

Copyright (c) 1999-2000 Free Software Foundation, Inc.

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE FREE SOFTWARE FOUNDATION BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Except as contained in this notice, the name of the Free Software Foundation shall not be used in advertising or otherwise to promote the sale, use or other dealings in this Software without prior written authorization from the Free Software Foundation.

Notes:

1. This copyright applies only to the files in this directory, and not to the remaining files in libiconv.
2. The Free Software Foundation does not encourage the use of the above license for newly written software.

1.872 jackson 2.15.2

1.872.1 Available under license :

Apache License
Version 2.0, January 2004
<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation

source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this

License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided

that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct,

indirect, special,

incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

Jackson JSON processor

Jackson is a high-performance, Free/Open Source JSON processing library. It was originally written by Tatu Saloranta (tatu.saloranta@iki.fi), and has been in development since 2007. It is currently developed by a community of developers.

Copyright

Copyright 2007-, Tatu Saloranta (tatu.saloranta@iki.fi)

Licensing

Jackson 2.x core and extension components are licensed under Apache License 2.0
To find the details that apply to this artifact see the accompanying LICENSE file.

Credits

A list of contributors may be found from CREDITS(-2.x) file, which is included in some artifacts (usually source distributions); but is always available from the source code management (SCM) system project uses.

FastDoubleParser

jackson-core bundles a shaded copy of FastDoubleParser <<https://github.com/wrandelshofer/FastDoubleParser>>. That code is available under an MIT license <<https://github.com/wrandelshofer/FastDoubleParser/blob/main/LICENSE>> under the following copyright.

Copyright 2023 Werner Randelshofer, Switzerland. MIT License.

See FastDoubleParser-NOTICE for details of other source code included in FastDoubleParser and the licenses and copyrights that apply to that code.

1.873 jackson-databind 2.15.2

1.873.1 Available under license :

Apache License
Version 2.0, January 2004
<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or

otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this

License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the

Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

(a) You must give any other recipients of the Work or Derivative Works a copy of this License; and

(b) You must cause any modified files to carry prominent notices stating that You changed the files; and

(c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and

(d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding

those notices that do not

pertain to any part of the Derivative Works, in at least one

of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be

liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

Jackson JSON processor

Jackson is a high-performance, Free/Open Source JSON processing library. It was originally written by Tatu Saloranta (tatu.saloranta@iki.fi), and has been in development since 2007. It is currently developed by a community of developers.

Copyright

Copyright 2007-, Tatu Saloranta (tatu.saloranta@iki.fi)

Licensing

Jackson 2.x core and extension components are licensed under Apache License 2.0 To find the details that apply to this artifact see the accompanying LICENSE file.

Credits

A list of contributors may be found from CREDITS(-2.x) file, which is included in some artifacts (usually source distributions); but is always available from the source code management (SCM) system project uses.

1.874 jackson-annotations 2.15.2

1.874.1 Available under license :

Apache License
Version 2.0, January 2004
<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of,

publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this

License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the

Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

(a) You must give any other recipients of the Work or Derivative Works a copy of this License; and

(b) You must cause any modified files to carry prominent notices stating that You changed the files; and

(c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and

(d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding

those notices that do not

pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and

wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the

Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

Jackson JSON processor

Jackson is a high-performance, Free/Open Source JSON processing library. It was originally written by Tatu Saloranta (tatu.saloranta@iki.fi), and has been in development since 2007.

It is currently developed by a community of developers.

Copyright

Copyright 2007-, Tatu Saloranta (tatu.saloranta@iki.fi)

Licensing

Jackson 2.x core and extension components are licensed under Apache License 2.0
To find the details that apply to this artifact see the accompanying LICENSE file.

Credits

A list of contributors may be found from CREDITS(-2.x) file, which is included in some artifacts (usually source distributions); but is always available from the source code management (SCM) system project uses.

1.875 google-golang-org-genproto 0.0.0-20230403163135-c38d8f061ccd

1.875.1 Available under license :

Apache License
Version 2.0, January 2004
<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and

do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all

other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

1.876 logrus 1.9.3

1.876.1 Available under license :

The MIT License (MIT)

Copyright (c) 2014 Simon Eskildsen

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

1.877 jersey-media-multipart 2.39.1

1.877.1 Available under license :

Notice for Jersey

This content is produced and maintained by the Eclipse Jersey project.

* Project home: <https://projects.eclipse.org/projects/ee4j.jersey>

Trademarks

Eclipse Jersey is a trademark of the Eclipse Foundation.

Copyright

All content is the property of the respective authors or their employers. For more information regarding authorship of content, please consult the listed source code repository logs.

Declared Project Licenses

This program and the accompanying materials are made available under the terms of the Eclipse Public License v. 2.0 which is available at <http://www.eclipse.org/legal/epl-2.0>. This Source Code may also be made available under the following Secondary Licenses when the conditions for such availability set forth in the Eclipse Public License v. 2.0 are satisfied: GNU General Public License, version 2 with the GNU Classpath Exception which is available at <https://www.gnu.org/software/classpath/license.html>.

SPDX-License-Identifier: EPL-2.0
OR GPL-2.0 WITH Classpath-exception-2.0

Source Code

The project maintains the following source code repositories:

- * <https://github.com/eclipse-ee4j/jersey>

Third-party Content

Angular JS, v1.6.6

- * License MIT (<http://www.opensource.org/licenses/mit-license.php>)
- * Project: <http://angularjs.org>
- * Coyright: (c) 2010-2017 Google, Inc.

aopalliance Version 1

- * License: all the source code provided by AOP Alliance is Public Domain.
- * Project: <http://aopalliance.sourceforge.net>
- * Copyright: Material in the public domain is not protected by copyright

Bean Validation API 2.0.2

- * License: Apache License, 2.0
- * Project: <http://beanvalidation.org/1.1/>
- * Copyright: 2009, Red Hat, Inc. and/or its affiliates, and individual contributors
- * by the @authors tag.

Hibernate Validator CDI, 6.2.4.Final

- * License: Apache License, 2.0
- * Project: <https://beanvalidation.org/>
- * Repackaged in `org.glassfish.jersey.server.validation.internal.hibernate`

Bootstrap v3.3.7

- * License: MIT license (<https://github.com/twbs/bootstrap/blob/master/LICENSE>)
- *
- Project: <http://getbootstrap.com>
- * Copyright: 2011-2016 Twitter, Inc

Google Guava Version 18.0

- * License: Apache License, 2.0
- * Copyright (C) 2009 The Guava Authors

javax.inject Version: 1

- * License: Apache License, 2.0
- * Copyright (C) 2009 The JSR-330 Expert Group

Javassist Version 3.29.0-GA

- * License: Apache License, 2.0
- * Project: <http://www.javassist.org/>

* Copyright (C) 1999- Shigeru Chiba. All Rights Reserved.

Jackson JAX-RS Providers Version 2.14.1

* License: Apache License, 2.0

* Project: <https://github.com/FasterXML/jackson-jaxrs-providers>

* Copyright: (c) 2009-2022 FasterXML, LLC. All rights reserved unless otherwise indicated.

jQuery v1.12.4

* License: jquery.org/license

* Project: jquery.org

* Copyright: (c) jQuery Foundation

jQuery Barcode plugin 0.3

* License: MIT & GPL (<http://www.opensource.org/licenses/mit-license.php> & <http://www.gnu.org/licenses/gpl.html>)

* Project: <http://www.pasella.it/projects/jquery/barcode>

*

Copyright: (c) 2009 Antonello Pasella antonello.pasella@gmail.com

JSR-166 Extension - JEP 266

* License: CC0

* No copyright

* Written by Doug Lea with assistance from members of JCP JSR-166 Expert Group and released to the public domain, as explained at <http://creativecommons.org/publicdomain/zero/1.0/>

KineticJS, v4.7.1

* License: MIT license (<http://www.opensource.org/licenses/mit-license.php>)

* Project: <http://www.kineticjs.com>, <https://github.com/ericdrowell/KineticJS>

* Copyright: Eric Rowell

org.objectweb.asm Version 9.4

* License: Modified BSD (<https://asm.ow2.io/license.html>)

* Copyright (c) 2000-2011 INRIA, France Telecom. All rights reserved.

org.osgi.core version 6.0.0

* License: Apache License, 2.0

* Copyright (c) OSGi Alliance (2005, 2008). All Rights Reserved.

org.glassfish.jersey.server.internal.monitoring.core

* License: Apache License, 2.0

* Copyright (c) 2015-2018 Oracle and/or its affiliates. All rights reserved.

* Copyright 2010-2013 Coda Hale and Yammer, Inc.

W3.org

documents

* License: W3C License

* Copyright: Copyright (c) 1994-2001 World Wide Web Consortium, (Massachusetts Institute of Technology, Institut National de Recherche en Informatique et en Automatique, Keio University). All Rights Reserved.

THE ACCOMPANYING PROGRAM IS PROVIDED UNDER THE TERMS OF THIS ECLIPSE PUBLIC LICENSE ("AGREEMENT"). ANY USE, REPRODUCTION OR DISTRIBUTION OF THE PROGRAM CONSTITUTES RECIPIENT'S ACCEPTANCE OF THIS AGREEMENT.

1. DEFINITIONS

"Contribution" means:

a) in the case of the initial Contributor, the initial content Distributed under this Agreement, and

b) in the case of each subsequent Contributor:

- i) changes to the Program, and
- ii) additions to the Program;

where such changes and/or additions to the Program originate from and are Distributed by that particular Contributor. A Contribution "originates" from a Contributor if it was added to the Program by such Contributor itself or anyone acting on such Contributor's behalf. Contributions do not include changes or additions to the Program that are not Modified Works.

"Contributor" means any person or entity that Distributes the Program.

"Licensed Patents" mean patent claims licensable by a Contributor which are necessarily infringed by the use or sale of its Contribution alone or when combined with the Program.

"Program" means the Contributions Distributed in accordance with this Agreement.

"Recipient" means anyone who receives the Program under this Agreement or any Secondary License (as applicable), including Contributors.

"Derivative Works" shall mean any work, whether in Source Code or other form, that is based on (or derived from) the Program and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship.

"Modified Works" shall mean any work in Source Code or other form that results from an addition to, deletion from, or modification of the contents of the Program, including, for purposes of clarity any new file in Source Code form that contains any contents of the Program. Modified Works shall not include works that contain only declarations,

interfaces, types, classes, structures, or files of the Program solely in each case in order to link to, bind by name, or subclass the Program or Modified Works thereof.

"Distribute" means the acts of a) distributing or b) making available in any manner that enables the transfer of a copy.

"Source Code" means the form of a Program preferred for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Secondary License" means either the GNU General Public License, Version 2.0, or any later versions of that license, including any exceptions or additional permissions as identified by the initial Contributor.

2. GRANT OF RIGHTS

a) Subject to the terms of this Agreement, each Contributor hereby grants Recipient a non-exclusive, worldwide, royalty-free copyright

license to reproduce, prepare Derivative Works of, publicly display, publicly perform, Distribute and sublicense the Contribution of such Contributor, if any, and such Derivative Works.

b) Subject to the terms of this Agreement, each Contributor hereby grants Recipient a non-exclusive, worldwide, royalty-free patent license under Licensed Patents to make, use, sell, offer to sell, import and otherwise transfer the Contribution of such Contributor, if any, in Source Code or other form. This patent license shall apply to the combination of the Contribution and the Program if, at the time the Contribution is added by the Contributor, such addition of the Contribution causes such combination to be covered by the Licensed Patents. The patent license shall not apply to any other combinations which include the Contribution. No hardware per se is licensed hereunder.

c) Recipient understands that although each Contributor grants the

licenses to its Contributions set forth herein, no assurances are provided by any Contributor that the Program does not infringe the patent or other intellectual property rights of any other entity. Each Contributor disclaims any liability to Recipient for claims brought by any other entity based on infringement of intellectual property rights or otherwise. As a condition to exercising the rights and licenses granted hereunder, each Recipient hereby assumes sole responsibility to secure any other intellectual property rights needed, if any. For example, if a third party

patent license is required to allow Recipient to Distribute the Program, it is Recipient's responsibility to acquire that license before distributing the Program.

d) Each Contributor represents that to its knowledge it has sufficient copyright rights in its Contribution, if any, to grant

the copyright license set forth in this Agreement.

e) Notwithstanding the terms of any Secondary License, no Contributor makes additional grants to any Recipient (other than those set forth in this Agreement) as a result of such Recipient's receipt of the Program under the terms of a Secondary License (if permitted under the terms of Section 3).

3. REQUIREMENTS

3.1 If a Contributor Distributes the Program in any form, then:

a) the Program must also be made available as Source Code, in accordance with section 3.2, and the Contributor must accompany the Program with a statement that the Source Code for the Program is available under this Agreement, and informs Recipients how to obtain it in a reasonable manner on or through a medium customarily used for software exchange; and

b) the Contributor may Distribute the Program under a license different than this Agreement, provided that such license:

i) effectively disclaims on behalf of all other Contributors all warranties and conditions, express and implied, including warranties or conditions of title and non-infringement, and implied warranties or conditions of merchantability and fitness for a particular purpose;

ii) effectively excludes on behalf of all other Contributors all liability for damages, including direct, indirect, special, incidental and consequential damages, such as lost profits;

iii) does not attempt to limit or alter the recipients' rights in the Source Code under section 3.2; and

iv) requires any subsequent distribution of the Program by any party to be under a license that satisfies the requirements of this section 3.

3.2 When the Program is Distributed as Source Code:

a) it must be made available under this Agreement, or if the

Program (i) is combined with other material in a separate file or files made available under a Secondary License, and (ii) the initial Contributor attached to the Source Code the notice described in Exhibit A of this Agreement, then the Program may be made available under the terms of such Secondary Licenses, and

b) a copy of this Agreement must be included with each copy of the Program.

3.3 Contributors may not remove or alter any copyright, patent, trademark, attribution notices, disclaimers of warranty, or limitations of liability ("notices") contained within the Program from any copy of the Program which they Distribute, provided that Contributors may add their own appropriate notices.

4. COMMERCIAL DISTRIBUTION

Commercial distributors of software may accept certain responsibilities with respect to end users, business partners and the like. While this license is intended to facilitate the commercial use of the Program, the Contributor who includes the Program in a commercial product offering should do so in a manner which does not create potential liability for other Contributors. Therefore, if a Contributor includes the Program in a commercial product offering, such Contributor ("Commercial Contributor") hereby agrees to defend and indemnify every other Contributor ("Indemnified Contributor") against any losses, damages and costs (collectively "Losses") arising from claims, lawsuits and other legal actions brought by a third party against the Indemnified Contributor to the extent caused by the acts or omissions of such Commercial Contributor in connection with its distribution of the Program in a commercial product offering. The obligations in this section do not apply to any claims or Losses relating to any actual or alleged intellectual property infringement. In order to qualify, an Indemnified Contributor must: a) promptly notify the Commercial Contributor in writing of such claim, and b) allow the Commercial Contributor to control, and cooperate with the Commercial Contributor in, the defense and any related settlement negotiations. The Indemnified Contributor may participate in any such claim at its own expense.

For example, a Contributor might include the Program in a commercial product offering, Product X. That Contributor is then a Commercial Contributor. If that Commercial Contributor then makes performance claims, or offers warranties related to Product X, those performance claims and warranties are such Commercial Contributor's responsibility alone. Under this section, the Commercial Contributor would have to

defend claims against the other Contributors related to those performance claims and warranties, and if a court requires any other Contributor to pay any damages as a result, the Commercial Contributor must pay those damages.

5. NO WARRANTY

EXCEPT AS EXPRESSLY SET FORTH IN THIS AGREEMENT, AND TO THE EXTENT PERMITTED BY APPLICABLE LAW, THE PROGRAM IS PROVIDED ON AN "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, EITHER EXPRESS OR IMPLIED INCLUDING, WITHOUT LIMITATION, ANY WARRANTIES OR CONDITIONS OF TITLE, NON-INFRINGEMENT, MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE. Each Recipient is solely responsible for determining the appropriateness of using and distributing the Program and assumes all risks associated with its exercise of rights under this Agreement, including but not limited to the risks and costs of program errors, compliance with applicable laws, damage to or loss of data, programs or equipment, and unavailability or interruption of operations.

6. DISCLAIMER OF LIABILITY

EXCEPT AS EXPRESSLY SET FORTH IN THIS AGREEMENT, AND TO THE EXTENT PERMITTED BY APPLICABLE LAW, NEITHER RECIPIENT NOR ANY CONTRIBUTORS SHALL HAVE ANY LIABILITY FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING WITHOUT LIMITATION LOST PROFITS), HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OR DISTRIBUTION OF THE PROGRAM OR THE EXERCISE OF ANY RIGHTS GRANTED HEREUNDER, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

7. GENERAL

If any provision of this Agreement is invalid or unenforceable under applicable law, it shall not affect the validity or enforceability of the remainder of the terms of this Agreement, and without further action by the parties hereto, such provision shall be reformed to the minimum extent necessary to make such provision valid and enforceable.

If Recipient institutes patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Program itself (excluding combinations of the Program with other software or hardware) infringes such Recipient's patent(s), then such Recipient's rights granted under Section 2(b) shall terminate as of the date such litigation is filed.

All Recipient's rights under this Agreement shall terminate if it fails to comply with any of the material terms or conditions of this Agreement and does not cure such failure in a reasonable period of time after becoming aware of such noncompliance. If all Recipient's rights under this Agreement terminate, Recipient agrees to cease use and distribution of the Program as soon as reasonably practicable. However, Recipient's obligations under this Agreement and any licenses granted by Recipient relating to the Program shall continue and survive.

Everyone is permitted to copy and distribute copies of this Agreement, but in order to avoid inconsistency the Agreement is copyrighted and may only be modified in the following manner. The Agreement Steward reserves the right to publish new versions (including revisions) of this Agreement from time to time. No one other than the Agreement Steward has the right to modify this Agreement. The Eclipse Foundation is the initial Agreement Steward. The Eclipse Foundation may assign the responsibility to serve as the Agreement Steward to a suitable separate entity. Each new version of the Agreement will be given a distinguishing version number. The Program (including Contributions) may always be Distributed subject to the version of the Agreement under which it was received. In addition, after a new version of the Agreement is published, Contributor may elect to Distribute the Program (including its Contributions) under the new version.

Except as expressly stated in Sections 2(a) and 2(b) above, Recipient receives no rights or licenses to the intellectual property of any Contributor under this Agreement, whether expressly, by implication, estoppel or otherwise. All rights in the Program not expressly granted under this Agreement are reserved. Nothing in this Agreement is intended to be enforceable by any entity that is not a Contributor or Recipient. No third-party beneficiary rights are created under this Agreement.

Exhibit A - Form of Secondary Licenses Notice

"This Source Code may also be made available under the following Secondary Licenses when the conditions for such availability set forth in the Eclipse Public License, v. 2.0 are satisfied: {name license(s), version(s), and exceptions or additional permissions here}."

Simply including a copy of this Agreement, including this Exhibit A is not sufficient to license the Source Code under Secondary Licenses.

If it is not possible or desirable to put the notice in a particular file, then You may include the notice in a location (such as a LICENSE file in a relevant directory) where a recipient would be likely

to

look for such a notice.

You may add additional accurate notices of copyright ownership.

The GNU General Public License (GPL) Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.
51 Franklin Street, Fifth Floor
Boston, MA 02110-1335
USA

Everyone is permitted to copy and distribute verbatim copies
of this license document, but changing it is not allowed.

Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. This General Public License applies to most of the Free Software Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Library General Public License instead.)

You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and

(2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and modification follow.

TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and

you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications

or work under the terms of Section 1 above, provided that you also meet all of these conditions:

a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.

b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.

c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how

to view a copy of this License.

(Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Program.

In addition, mere aggregation of another work not based on the Program with the Program (or with a work based on the Program) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

a) Accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of

physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have

their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN

WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

END OF
TERMS AND CONDITIONS

How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

One line to give the program's name and a brief idea of what it does.
Copyright (C) <year> <name of author>

This program is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation; either version 2 of the License, or (at your option) any later version.

This
program is distributed in the hope that it will be useful, but
WITHOUT ANY WARRANTY; without even the implied warranty of
MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU
General Public License for more details.

You should have received a copy of the GNU General Public License
along with this program; if not, write to the Free Software
Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston, MA 02110-1335 USA

Also add information on how to contact you by electronic and paper mail.

If the program is interactive, make it output a short notice like this
when it starts in an interactive mode:

Gnomovision version 69, Copyright (C) year name of author
Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type

``show w'`. This is free software, and you are welcome to redistribute it under certain conditions; type ``show c'` for details.

The hypothetical commands ``show w'` and ``show c'` should show the appropriate parts of the General Public License. Of course, the commands you use may be called something other than ``show w'` and ``show c'`; they could even be mouse-clicks or menu items--whatever suits your program.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the program, if necessary. Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the program ``Gnomovision'` (which makes passes at compilers) written by James Hacker.

signature of Ty Coon, 1 April 1989
Ty Coon, President of Vice

This General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Library General Public License instead of this License.

CLASSPATH EXCEPTION

Linking this library statically or dynamically with other modules is making a combined work based on this library. Thus, the terms and conditions of the GNU General Public License version 2 cover the whole combination.

As a special exception, the copyright holders of this library give you permission to link this library with independent modules to produce an executable, regardless of the license terms of these independent modules, and to copy and distribute the resulting executable under terms of your choice, provided that you also meet, for each linked independent module, the terms and conditions of the license of that module. An independent module is a module which is not derived from or based on this library. If you modify this library, you may extend this exception to your version of the library, but you are not obligated to do so. If you do not wish to do so, delete this exception statement from your version.

1.878 gmp 6.2.0+dfsg-4ubuntu0.1

1.878.1 Available under license :

GNU GENERAL PUBLIC LICENSE

Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.,
51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA
Everyone is permitted to copy and distribute verbatim copies
of this license document, but changing it is not allowed.

Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. This General Public License applies to most of the Free Software Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Lesser General Public License instead.) You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price.

Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and modification follow.

GNU GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.

b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.

c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Program.

In addition, mere aggregation of another work not based on the Program with the Program (or with a work based on the Program) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

- a) Accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,
- b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,
- c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING

WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR

THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

END OF TERMS AND CONDITIONS

How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

```
<one line to give the program's name and a brief idea of what it does.>  
Copyright (C) <year> <name of author>
```

```
This program is free software; you can redistribute it and/or modify  
it under the terms of the GNU  
General Public License as published by  
the Free Software Foundation; either version 2 of the License, or  
(at your option) any later version.
```

```
This program is distributed in the hope that it will be useful,  
but WITHOUT ANY WARRANTY; without even the implied warranty of  
MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the  
GNU General Public License for more details.
```

```
You should have received a copy of the GNU General Public License along  
with this program; if not, write to the Free Software Foundation, Inc.,  
51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA.
```

Also add information on how to contact you by electronic and paper mail.

If the program is interactive, make it output a short notice like this when it starts in an interactive mode:

```
Gnomovision version 69, Copyright (C) year name of author  
Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type `show w'.
```

This is free software, and you are welcome to redistribute it under certain conditions; type ``show c'` for details.

The hypothetical commands ``show w'` and ``show c'` should show the appropriate parts of the General Public License. Of course, the commands you use may be called something other than ``show w'` and ``show c'`; they could even be mouse-clicks or menu items--whatever suits your program.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the program, if necessary. Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the program ``Gnomovision'` (which makes passes at compilers) written by James Hacker.

<signature of Ty Coon>, 1 April 1989
Ty Coon, President of Vice

This General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Lesser General Public License instead of this License.

GNU GENERAL PUBLIC LICENSE
Version 3, 29 June 2007

Copyright (C) 2007 Free Software Foundation, Inc. <<http://fsf.org/>>
Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

Preamble

The GNU General Public License is a free, copyleft license for software and other kinds of works.

The licenses for most software and other practical works are designed to take away your freedom to share and change the works. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change all versions of a program--to make sure it remains free software for all its users. We, the Free Software Foundation, use the GNU General Public License for most of our software; it applies also to any other work released this way by its authors. You can apply it to your programs, too.

When we speak of free software, we are referring to

freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for them if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs, and that you know you can do these things.

To protect your rights, we need to prevent others from denying you these rights or asking you to surrender the rights. Therefore, you have certain responsibilities if you distribute copies of the software, or if you modify it: responsibilities to respect the freedom of others.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must pass on to the recipients the same freedoms that you received. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

Developers that use the GNU GPL protect your rights with two steps: (1) assert copyright on the software, and (2) offer you this License giving you legal permission to copy, distribute and/or modify it.

For the developers' and authors' protection, the GPL clearly explains that there is no warranty for this free software. For both users' and authors' sake, the GPL requires that modified versions be marked as changed, so that their problems will not be attributed erroneously to authors of previous versions.

Some devices are designed to deny users access to install or run modified versions of the software inside them, although the manufacturer can do so. This is fundamentally incompatible with the aim of protecting users' freedom to change the software. The systematic pattern of such abuse occurs in the area of products for individuals to use, which is precisely where it is most unacceptable. Therefore, we have designed this version of the GPL to prohibit the practice for those products. If such problems arise substantially in other domains, we stand ready to extend this provision to those domains in future versions of the GPL, as needed to protect the freedom of users.

Finally, every program is threatened constantly by software patents. States should not allow patents to restrict development and use of software on general-purpose computers, but in those that do, we wish to avoid the special danger that patents applied to a free program could make it effectively proprietary. To prevent this, the GPL assures that patents cannot be used to render the program non-free.

The precise terms and conditions for copying, distribution and modification follow.

TERMS AND CONDITIONS

0. Definitions.

"This License" refers to version 3 of the GNU General Public License.

"Copyright" also means copyright-like laws that apply to other kinds of works, such as semiconductor masks.

"The Program" refers to any copyrightable work licensed under this License. Each licensee is addressed as "you". "Licensees" and "recipients" may be individuals or organizations.

To "modify" a work means to copy from or adapt all or part of the work in a fashion requiring copyright permission, other than the making of an exact copy. The resulting work is called a "modified version" of the earlier work or a work "based on" the earlier work.

A "covered work" means either the unmodified Program or a work based on the Program.

To "propagate" a work means to do anything with it that, without permission, would make you directly or secondarily liable for infringement under applicable copyright law, except executing it on a computer or modifying a private copy. Propagation includes copying, distribution (with or without modification), making available to the public, and in some countries other activities as well.

To "convey" a work means any kind of propagation that enables other parties to make or receive copies. Mere interaction with a user through a computer network, with no transfer of a copy, is not conveying.

An interactive user interface displays "Appropriate Legal Notices" to the extent that it includes a convenient and prominently visible feature that (1) displays an appropriate copyright notice, and (2) tells the user that there is no warranty for the work (except to the extent that warranties are provided), that licensees may convey the work under this License, and how to view a copy of this License. If the interface presents a list of user commands or options, such as a menu, a prominent item in the list meets this criterion.

1. Source Code.

The "source code" for a work means the preferred form of the work for making modifications to it. "Object code" means any non-source form of a work.

A "Standard Interface" means an interface that either is an official standard defined by a recognized standards body, or, in the case of interfaces specified for a particular programming language, one that is widely used among developers working in that language.

The

"System Libraries" of an executable work include anything, other than the work as a whole, that (a) is included in the normal form of packaging a Major Component, but which is not part of that Major Component, and (b) serves only to enable use of the work with that Major Component, or to implement a Standard Interface for which an implementation is available to the public in source code form. A "Major Component", in this context, means a major essential component (kernel, window system, and so on) of the specific operating system (if any) on which the executable work runs, or a compiler used to produce the work, or an object code interpreter used to run it.

The "Corresponding Source" for a work in object code form means all the source code needed to generate, install, and (for an executable work) run the object code and to modify the work, including scripts to control those activities. However, it does not include the work's System Libraries, or general-purpose tools or generally available free programs which are used unmodified in performing those activities but which are not part of the work. For example, Corresponding Source includes interface definition files associated with source files for the work, and the source code for shared libraries and dynamically linked subprograms that the work is specifically designed to require, such as by intimate data communication or control flow between those subprograms and other parts of the work.

The Corresponding Source need not include anything that users can regenerate automatically from other parts of the Corresponding Source.

The Corresponding Source for a work in source code form is that same work.

2. Basic Permissions.

All rights granted under this License are granted for the term of copyright on the Program, and are irrevocable provided the stated conditions are met. This License explicitly affirms your unlimited permission to run the unmodified Program. The output from running a

covered work is covered

by this License only if the output, given its content, constitutes a covered work. This License acknowledges your rights of fair use or other equivalent, as provided by copyright law.

You may make, run and propagate covered works that you do not convey, without conditions so long as your license otherwise remains in force. You may convey covered works to others for the sole purpose of having them make modifications exclusively for you, or provide you with facilities for running those works, provided that you comply with the terms of this License in conveying all material for which you do not control copyright. Those thus making or running the covered works for you must do so exclusively on your behalf, under your direction and control, on terms that prohibit them from making any copies of your copyrighted material outside their relationship with you.

Conveying under any other circumstances is permitted solely under the conditions stated below. Sublicensing is not allowed; section 10 makes it unnecessary.

3. Protecting Users' Legal Rights From Anti-Circumvention Law.

No covered work shall be deemed part of an effective technological measure under any applicable law fulfilling obligations under article 11 of the WIPO copyright treaty adopted on 20 December 1996, or similar laws prohibiting or restricting circumvention of such measures.

When you convey a covered work, you waive any legal power to forbid circumvention of technological measures to the extent such circumvention is effected by exercising rights under this License with respect to the covered work, and you disclaim any intention to limit operation or modification of the work as a means of enforcing, against the work's users, your or third parties' legal rights to forbid circumvention of technological measures.

4. Conveying Verbatim Copies.

You may convey verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice; keep intact all notices stating that this License and any non-permissive terms added in accord with section 7 apply to the code; keep intact all notices of the absence of any warranty; and give all recipients a copy of this License along with the Program.

You may charge any price or no price for each copy that you convey, and you may offer support or warranty protection for a fee.

5. Conveying Modified Source Versions.

You may convey a work based on the Program, or the modifications to produce it from the Program, in the form of source code under the terms of section 4, provided that you also meet all of these conditions:

- a) The work must carry prominent notices stating that you modified it, and giving a relevant date.
- b) The work must carry prominent notices stating that it is released under this License and any conditions added under section 7. This requirement modifies the requirement in section 4 to "keep intact all notices".
- c) You must license the entire work, as a whole, under this License to anyone who comes into possession of a copy. This License will therefore apply, along with any applicable section 7 additional terms, to the whole of the work, and all its parts, regardless of how they are packaged. This License gives no permission to license the work in any other way, but it does not invalidate such permission if you have separately received it.
- d) If the work has interactive user interfaces, each must display Appropriate Legal Notices; however, if the Program has interactive interfaces that do not display Appropriate Legal Notices, your work need not make them do so.

A compilation of a covered work with other separate and independent works, which are not by their nature extensions of the covered work, and which are not combined with it such as to form a larger program, in or on a volume of a storage or distribution medium, is called an "aggregate" if the compilation and its resulting copyright are not used to limit the access or legal rights of the compilation's users beyond what the individual works permit. Inclusion of a covered work in an aggregate does not cause this License to apply to the other parts of the aggregate.

6. Conveying Non-Source Forms.

You may convey a covered work in object code form under the terms of sections 4 and 5, provided that you also convey the machine-readable Corresponding Source under the terms of this License, in one of these ways:

a) Convey the object code in, or embodied in, a physical product (including a physical distribution medium), accompanied by the Corresponding Source fixed on a durable physical medium customarily used for software interchange.

b) Convey the object code in, or embodied in, a physical product (including a physical distribution medium), accompanied by a written offer, valid for at least three years and valid for as

long as you offer spare parts or customer support for that product model, to give anyone who possesses the object code either (1) a copy of the Corresponding Source for all the software in the product that is covered by this License, on a durable physical medium customarily used for software interchange, for a price no more than your reasonable cost of physically performing this conveying of source, or (2) access to copy the Corresponding Source from a network server at no charge.

c) Convey individual copies of the object code with a copy of the written offer to provide the Corresponding Source. This alternative is allowed only occasionally and noncommercially, and only if you received the object code with such an offer, in accord with subsection 6b.

d) Convey the object code by offering access from a designated place (gratis or for a charge), and offer equivalent access to the Corresponding Source in the same way through the same place at no further charge. You need not require recipients to copy the Corresponding Source along with the object code. If the place to copy the object code is a network server, the Corresponding Source may be on a different server (operated by you or a third party) that supports equivalent copying facilities, provided you maintain clear directions next to the object code saying where to find the Corresponding Source. Regardless of what server hosts the Corresponding Source, you remain obligated to ensure that it is available for as long as needed to satisfy these requirements.

e) Convey the object code using peer-to-peer transmission, provided you inform other peers where the object code and Corresponding Source of the work are being offered to the general public at no charge under subsection 6d.

A separable portion of the object code, whose source code is excluded from the Corresponding Source as a System Library, need not be included in conveying the object code work.

A "User Product" is either (1) a "consumer product", which means any tangible personal property which is normally used for personal, family, or household purposes, or (2) anything designed or sold for incorporation into a dwelling. In determining whether a product is a consumer product, doubtful cases shall be resolved in favor of coverage. For a particular product received by a particular user, "normally used" refers to a typical or common use of that class of product, regardless of the status of the particular user or of the way in which the particular user actually uses, or expects or is expected to use, the product. A product is a consumer product regardless of whether the product has substantial commercial, industrial or non-consumer uses, unless such uses represent the only significant mode of use of the product.

"Installation Information" for a User Product means any methods, procedures, authorization keys, or other information required to install and execute modified versions of a covered work in that User Product from a modified version of its Corresponding Source. The information must suffice to ensure that the continued functioning of the modified object code is in no case prevented or interfered with solely because modification has been made.

If you convey an object code work under this section in, or with, or specifically for use in, a User Product, and the conveying occurs as part of a transaction in which the right of possession and use of the User Product is transferred to the recipient in perpetuity or for a fixed term (regardless of how the transaction is characterized), the Corresponding Source conveyed under this section must be accompanied by the Installation Information. But this requirement does not apply if neither you nor any third party retains the ability to install modified object code on the User Product (for example, the work has been installed in ROM).

The requirement to provide Installation Information does not include a requirement to continue to provide support service, warranty, or updates for a work that has been modified or installed by the recipient, or for the User Product in which it has been modified or installed. Access to a network may be denied when the modification itself materially and adversely affects the operation of the network or violates the rules and protocols for communication across the network.

Corresponding Source conveyed, and Installation Information provided, in accord with this section must be in a format that is publicly documented (and with an implementation available to the public in source code form), and must require no special password or key for unpacking, reading or copying.

7. Additional Terms.

"Additional permissions" are terms that supplement the terms of this License by making exceptions from one or more of its conditions. Additional permissions that are applicable to the entire Program shall be treated as though they were included in this License, to the extent that they are valid under applicable law. If additional permissions apply only to part of the Program, that part may be used separately under those permissions, but the entire Program remains governed by this License without regard to the additional permissions.

When you convey a copy of a covered work, you may at your option remove any additional permissions from that copy, or from any part of it. (Additional permissions may be written to require their own removal in certain cases when you modify the work.) You may place additional permissions on material, added by you to a covered work, for which you have or can give appropriate copyright permission.

Notwithstanding any other provision of this License, for material you add to a covered work, you may (if authorized by the copyright holders of that material) supplement the terms of this License with terms:

- a) Disclaiming warranty or limiting liability differently from the terms of sections 15 and 16 of this License; or
- b) Requiring preservation of specified reasonable legal notices or author attributions in that material or in the Appropriate Legal Notices displayed by works containing it; or
- c) Prohibiting misrepresentation of the origin of that material, or requiring that modified versions of such material be marked in reasonable ways as different from the original version; or
- d) Limiting the use for publicity purposes of names of licensors or authors of the material; or
- e) Declining to grant rights under trademark law for use of some trade names, trademarks, or service marks; or
- f) Requiring indemnification of licensors and authors of that material by anyone who conveys the material (or modified versions of it) with contractual assumptions of liability to the recipient, for any liability that these contractual assumptions directly impose on

those licensors and authors.

All other non-permissive additional terms are considered "further restrictions" within the meaning of section 10. If the Program as you received it, or any part of it, contains a notice stating that it is governed by this License along with a term that is a further restriction, you may remove that term. If a license document contains a further restriction but permits relicensing or conveying under this License, you may add to a covered work material governed by the terms of that license document, provided that the further restriction does not survive such relicensing or conveying.

If you add terms to a covered work in accord with this section, you must place, in the relevant source files, a statement of the additional terms that apply to those files, or a notice indicating where to find the applicable terms.

Additional terms, permissive or non-permissive, may be stated in the form of a separately written license, or stated as exceptions; the above requirements apply either way.

8. Termination.

You may not propagate or modify a covered work except as expressly provided under this License. Any attempt otherwise to propagate or modify it is void, and will automatically terminate your rights under this License (including any patent licenses granted under the third paragraph of section 11).

However, if you cease all violation of this License, then your license from a particular copyright holder is reinstated (a) provisionally, unless and until the copyright holder explicitly and finally terminates your license, and (b) permanently, if the copyright holder fails to notify you of the violation by some reasonable means prior to 60 days after the cessation.

Moreover, your license from a particular copyright holder is reinstated permanently if the copyright holder notifies you of the violation by some reasonable means, this is the first time you have received notice of violation of this License (for any work) from that copyright holder, and you cure the violation prior to 30 days after your receipt of the notice.

Termination of your rights under this section does not terminate the licenses of parties who have received copies or rights from you under this License. If your rights have been terminated and not permanently

reinstated, you do not qualify to receive new licenses for the same material under section 10.

9. Acceptance Not Required for Having Copies.

You are not required to accept this License in order to receive or run a copy of the Program. Ancillary propagation of a covered work occurring solely as a consequence of using peer-to-peer transmission to receive a copy likewise does not require acceptance. However, nothing other than this License grants you permission to propagate or modify any covered work. These actions infringe copyright if you do not accept this License. Therefore, by modifying or propagating a covered work, you indicate your acceptance of this License to do so.

10. Automatic Licensing of Downstream Recipients.

Each time you convey a covered work, the recipient automatically receives a license from the original licensors, to run, modify and propagate that work, subject to this License. You are not responsible for enforcing compliance by third parties with this License.

An "entity transaction" is a transaction transferring control of an organization, or substantially all assets of one, or subdividing an organization, or merging organizations. If propagation of a covered work results from an entity transaction, each party to that transaction who receives a copy of the work also receives whatever licenses to the work the party's predecessor in interest had or could give under the previous paragraph, plus a right to possession of the Corresponding Source of the work from the predecessor in interest, if the predecessor has it or can get it with reasonable efforts.

You may not impose any further restrictions on the exercise of the rights granted or affirmed under this License. For example, you may not impose a license fee, royalty, or other charge for exercise of rights granted under this License, and you may not initiate litigation (including a cross-claim or counterclaim in a lawsuit) alleging that any patent claim is infringed by making, using, selling, offering for sale, or importing the Program or any portion of it.

11. Patents.

A "contributor" is a copyright holder who authorizes use under this License of the Program or a work on which the Program is based. The work thus licensed is called the contributor's "contributor version".

A contributor's "essential patent claims" are all patent claims

owned or controlled by the contributor, whether already acquired or hereafter acquired, that would be infringed by some manner, permitted by this License, of making, using, or selling its contributor version, but do not include claims that would be infringed only as a consequence of further modification of the contributor version. For purposes of this definition, "control" includes the right to grant patent sublicenses in a manner consistent with the requirements of this License.

Each contributor grants you a non-exclusive, worldwide, royalty-free patent license under the contributor's essential patent claims, to make, use, sell, offer for sale, import and otherwise run, modify and propagate the contents of its contributor version.

In the following three paragraphs, a "patent license" is any express agreement or commitment, however denominated, not to enforce a patent (such as an express permission to practice a patent or covenant not to sue for patent infringement). To "grant" such a patent license to a party means to make such an agreement or commitment not to enforce a patent against the party.

If you convey a covered work, knowingly relying on a patent license, and the Corresponding Source of the work is not available for anyone to copy, free of charge and under the terms of this License, through a publicly available network server or other readily accessible means, then you must either (1) cause the Corresponding Source to be so available, or (2) arrange to deprive yourself of the benefit of the patent license for this particular work, or (3) arrange, in a manner consistent with the requirements of this License, to extend the patent license to downstream recipients. "Knowingly relying" means you have actual knowledge that, but for the patent license, your conveying the covered work in a country, or your recipient's use of the covered work in a country, would infringe one or more identifiable patents in that country that you have reason to believe are valid.

If, pursuant to or in connection with a single transaction or arrangement, you convey, or propagate by procuring conveyance of, a covered work, and grant a patent license to some of the parties receiving the covered work authorizing them to use, propagate, modify or convey a specific copy of the covered work, then the patent license you grant is automatically extended to all recipients of the covered work and works based on it.

A patent license is "discriminatory" if it does not include within the scope of its coverage, prohibits the exercise of, or is

conditioned on the non-exercise of one or more of the rights that are specifically granted under this License. You may not convey a covered work if you are a party to an arrangement with a third party that is in the business of distributing software, under which you make payment to the third party based on the extent of your activity of conveying the work, and under which the third party grants, to any of the parties who would receive the covered work from you, a discriminatory patent license (a) in connection with copies of the covered work conveyed by you (or copies made from those copies), or (b) primarily for and in connection with specific products or compilations that contain the covered work, unless you entered into that arrangement, or that patent license was granted, prior to 28 March 2007.

Nothing in this License shall be construed as excluding or limiting any implied license or other defenses to infringement that may otherwise be available to you under applicable patent law.

12. No Surrender of Others' Freedom.

If conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot convey a covered work so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not convey it at all. For example, if you agree to terms that obligate you to collect a royalty for further conveying from those to whom you convey the Program, the only way you could satisfy both those terms and this License would be to refrain entirely from conveying the Program.

13. Use with the GNU Affero General Public License.

Notwithstanding any other provision of this License, you have permission to link or combine any covered work with a work licensed under version 3 of the GNU Affero General Public License into a single combined work, and to convey the resulting work. The terms of this License will continue to apply to the part which is the covered work, but the special requirements of the GNU Affero General Public License, section 13, concerning interaction through a network will apply to the combination as such.

14. Revised Versions of this License.

The Free Software Foundation may publish revised and/or new versions of the GNU General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies that a certain numbered version of the GNU General Public License "or any later version" applies to it, you have the option of following the terms and conditions either of that numbered version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of the GNU General Public License, you may choose any version ever published by the Free Software Foundation.

If the Program specifies that a proxy can decide which future versions of the GNU General Public License can be used, that proxy's public statement of acceptance of a version permanently authorizes you to choose that version for the Program.

Later license versions may give you additional or different permissions. However, no additional obligations are imposed on any author or copyright holder as a result of your choosing to follow a later version.

15. Disclaimer of Warranty.

THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

16. Limitation of Liability.

IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MODIFIES AND/OR CONVEYS THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

17.

Interpretation of Sections 15 and 16.

If the disclaimer of warranty and limitation of liability provided

above cannot be given local legal effect according to their terms, reviewing courts shall apply local law that most closely approximates an absolute waiver of all civil liability in connection with the Program, unless a warranty or assumption of liability accompanies a copy of the Program in return for a fee.

END OF TERMS AND CONDITIONS

How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively state the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

```
<one line to give the program's name and a brief idea of what it does.>  
Copyright (C) <year> <name of author>
```

This program is free software: you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation, either version 3 of the License, or (at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program. If not, see <http://www.gnu.org/licenses/>.

Also add information on how to contact you by electronic and paper mail.

If the program does terminal interaction, make it output a short notice like this when it starts in an interactive mode:

```
<program> Copyright (C) <year> <name of author>  
This program comes with ABSOLUTELY NO WARRANTY; for details type `show w'.  
This is free software, and you are welcome to redistribute it  
under certain conditions; type `show c' for details.
```

The hypothetical commands `show w' and `show c' should show the appropriate

parts of the General Public License. Of course, your program's commands might be different; for a GUI interface, you would use an "about box".

You should also get your employer (if you work as a programmer) or school, if any, to sign a "copyright disclaimer" for the program, if necessary. For more information on this, and how to apply and follow the GNU GPL, see <http://www.gnu.org/licenses/>.

The GNU General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Lesser General Public License instead of this License. But first, please read <http://www.gnu.org/philosophy/why-not-lgpl.html>.

GNU LESSER GENERAL PUBLIC LICENSE
Version 3, 29 June 2007

Copyright (C) 2007 Free Software Foundation, Inc. <http://fsf.org/>
Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

This version of the GNU Lesser General Public License incorporates the terms and conditions of version 3 of the GNU General Public License, supplemented by the additional permissions listed below.

0. Additional Definitions.

As used herein, "this License" refers to version 3 of the GNU Lesser General Public License, and the "GNU GPL" refers to version 3 of the GNU General Public License.

"The Library" refers to a covered work governed by this License, other than an Application or a Combined Work as defined below.

An "Application" is any work that makes use of an interface provided by the Library, but which is not otherwise based on the Library. Defining a subclass of a class defined by the Library is deemed a mode of using an interface provided by the Library.

A "Combined Work" is a work produced by combining or linking an Application with the Library. The particular version of the Library with which the Combined Work was made is also called the "Linked Version".

The "Minimal Corresponding Source" for a Combined Work means the

Corresponding Source for the Combined Work, excluding any source code for portions of the Combined Work that, considered in isolation, are based on the Application, and not on the Linked Version.

The "Corresponding Application Code" for a Combined Work means the object code and/or source code for the Application, including any data and utility programs needed for reproducing the Combined Work from the Application, but excluding the System Libraries of the Combined Work.

1. Exception to Section 3 of the GNU GPL.

You may convey a covered work under sections 3 and 4 of this License without being bound by section 3 of the GNU GPL.

2. Conveying Modified Versions.

If you modify a copy of the Library, and, in your modifications, a facility refers to a function or data to be supplied by an Application that uses the facility (other than as an argument passed when the facility is invoked), then you may convey a copy of the modified version:

- a) under this License, provided that you make a good faith effort to ensure that, in the event an Application does not supply the function or data, the facility still operates, and performs whatever part of its purpose remains meaningful, or
- b) under the GNU GPL, with none of the additional permissions of this License applicable to that copy.

3. Object Code Incorporating Material from Library Header Files.

The object code form of an Application may incorporate material from a header file that is part of the Library. You may convey such object code under terms of your choice, provided that, if the incorporated material is not limited to numerical parameters, data structure layouts and accessors, or small macros, inline functions and templates (ten or fewer lines in length), you do both of the following:

- a) Give prominent notice with each copy of the object code that the Library is used in it and that the Library and its use are covered by this License.
- b) Accompany the object code with a copy of the GNU GPL and this license document.

4. Combined Works.

You may convey a Combined Work under terms of your choice that, taken together, effectively do not restrict modification of the portions of the Library contained in the Combined Work and reverse engineering for debugging such modifications, if you also do each of the following:

- a) Give prominent notice with each copy of the Combined Work that the Library is used in it and that the Library and its use are covered by this License.
- b) Accompany the Combined Work with a copy of the GNU GPL and this license document.
- c) For a Combined Work that displays copyright notices during execution, include the copyright notice for the Library among these notices, as well as a reference directing the user to the copies of the GNU GPL and this license document.
- d) Do one of the following:
 - 0) Convey the Minimal Corresponding Source under the terms of this License, and the Corresponding Application Code in a form suitable for, and under terms that permit, the user to recombine or relink the Application with a modified version of the Linked Version to produce a modified Combined Work, in the manner specified by section 6 of the GNU GPL for conveying Corresponding Source.
 - 1) Use a suitable shared library mechanism for linking with the Library. A suitable mechanism is one that (a) uses at run time a copy of the Library already present on the user's computer system, and (b) will operate properly with a modified version of the Library that is interface-compatible with the Linked Version.
- e) Provide Installation Information, but only if you would otherwise be required to provide such information under section 6 of the GNU GPL, and only to the extent that such information is necessary to install and execute a modified version of the Combined Work produced by recombining or relinking the Application with a modified version of the Linked Version. (If you use option 4d0, the Installation Information must accompany the Minimal Corresponding Source and Corresponding Application Code. If you use option 4d1, you must provide the Installation

Information in the manner specified by section 6 of the GNU GPL for conveying Corresponding Source.)

5. Combined Libraries.

You may place library facilities that are a work based on the Library side by side in a single library together with other library facilities that are not Applications and are not covered by this License, and convey such a combined library under terms of your choice, if you do both of the following:

- a) Accompany the combined library with a copy of the same work based on the Library, uncombined with any other library facilities, conveyed under the terms of this License.
- b) Give prominent notice with the combined library that part of it is a work based on the Library, and explaining where to find the accompanying uncombined form of the same work.

6. Revised Versions of the GNU Lesser General Public License.

The Free Software Foundation may publish revised and/or new versions of the GNU Lesser General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Library as you received it specifies that a certain numbered version of the GNU Lesser General Public License "or any later version" applies to it, you have the option of following the terms and conditions either of that published version or of any later version published by the Free Software Foundation. If the Library as you received it does not specify a version number of the GNU Lesser General Public License, you may choose any version of the GNU Lesser General Public License ever published by the Free Software Foundation.

If the Library as you received it specifies that a proxy can decide whether future versions of the GNU Lesser General Public License shall apply, that proxy's public statement of acceptance of any version is permanent authorization for you to choose that version for the Library.

GNU GENERAL PUBLIC LICENSE
Version 3, 29 June 2007

Copyright (C) 2007 Free Software Foundation, Inc. <<http://fsf.org/>>
Everyone is permitted to copy and distribute verbatim copies

of this license document, but changing it is not allowed.

Preamble

The GNU General Public License is a free, copyleft license for software and other kinds of works.

The licenses for most software and other practical works are designed to take away your freedom to share and change the works. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change all versions of a program--to make sure it remains free software for all its users. We, the Free Software Foundation, use the GNU General Public License for most of our software; it applies also to any other work released this way by its authors. You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for them if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs, and that you know you can do these things.

To protect your rights, we need to prevent others from denying you these rights or asking you to surrender the rights. Therefore, you have certain responsibilities if you distribute copies of the software, or if you modify it: responsibilities to respect the freedom of others.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must pass on to the recipients the same freedoms that you received. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

Developers that use the GNU GPL protect your rights with two steps:

(1) assert copyright on the software, and (2) offer you this License giving you legal permission to copy, distribute and/or modify it.

For the developers' and authors' protection, the GPL clearly explains that there is no warranty for this free software. For both users' and authors' sake, the GPL requires that modified versions be marked as changed, so that their problems will not be attributed erroneously to authors of previous versions.

Some devices are designed to deny users access to install or run modified versions of the software inside them, although the manufacturer

can do so. This is fundamentally incompatible with the aim of protecting users' freedom to change the software. The systematic pattern of such abuse occurs in the area of products for individuals to use, which is precisely where it is most unacceptable. Therefore, we have designed this version of the GPL to prohibit the practice for those products. If such problems arise substantially in other domains, we stand

ready to extend this provision to those domains in future versions of the GPL, as needed to protect the freedom of users.

Finally, every program is threatened constantly by software patents. States should not allow patents to restrict development and use of software on general-purpose computers, but in those that do, we wish to avoid the special danger that patents applied to a free program could make it effectively proprietary. To prevent this, the GPL assures that patents cannot be used to render the program non-free.

The precise terms and conditions for copying, distribution and modification follow.

TERMS AND CONDITIONS

0. Definitions.

"This License" refers to version 3 of the GNU General Public License.

"Copyright" also means copyright-like laws that apply to other kinds of works, such as semiconductor masks.

"The Program" refers to any copyrightable work licensed under this License. Each licensee is addressed as "you". "Licensees" and "recipients" may be individuals or organizations.

To "modify" a work means to copy from or adapt all or part of the work in a fashion requiring copyright permission, other than the making of an exact copy. The resulting work is called a "modified version" of the earlier work or a work "based on" the earlier work.

A "covered work" means either the unmodified Program or a work based on the Program.

To "propagate" a work means to do anything with it that, without permission, would make you directly or secondarily liable for infringement under applicable copyright law, except executing it on a computer or modifying a private copy. Propagation includes copying, distribution (with or without modification), making available to the public, and in some countries other activities as well.

To "convey" a work means any kind of propagation that enables other parties to make or receive copies. Mere interaction with a user through a computer network, with no transfer of a copy, is not conveying.

An interactive user interface displays "Appropriate Legal Notices" to the extent that it includes a convenient and prominently visible feature that (1) displays an appropriate copyright notice, and (2) tells the user that there is no warranty for the work (except to the extent that warranties are provided), that licensees may convey the work under this License, and how to view a copy of this License. If the interface presents a list of user commands or options, such as a menu, a prominent item in the list meets this criterion.

1. Source Code.

The "source code" for a work means the preferred form of the work for making modifications to it. "Object code" means any non-source form of a work.

A "Standard Interface" means an interface that either is an official standard defined by a recognized standards body, or, in the case of interfaces specified for a particular programming language, one that is widely used among developers working in that language.

The

"System Libraries" of an executable work include anything, other than the work as a whole, that (a) is included in the normal form of packaging a Major Component, but which is not part of that Major Component, and (b) serves only to enable use of the work with that Major Component, or to implement a Standard Interface for which an implementation is available to the public in source code form. A "Major Component", in this context, means a major essential component (kernel, window system, and so on) of the specific operating system (if any) on which the executable work runs, or a compiler used to produce the work, or an object code interpreter used to run it.

The "Corresponding Source" for a work in object code form means all the source code needed to generate, install, and (for an executable work) run the object code and to modify the work, including scripts to control those activities. However, it does not include the work's System Libraries, or general-purpose tools or generally available free programs which are used unmodified in performing those activities but which are not part of the work. For example, Corresponding Source includes interface definition files associated with source files for the work, and the source code for shared libraries and dynamically

linked subprograms that the work is specifically designed to require, such as by intimate data communication or control flow between those subprograms and other parts of the work.

The Corresponding Source need not include anything that users can regenerate automatically from other parts of the Corresponding Source.

The Corresponding Source for a work in source code form is that same work.

2. Basic Permissions.

All rights granted under this License are granted for the term of copyright on the Program, and are irrevocable provided the stated conditions are met. This License explicitly affirms your unlimited permission to run the unmodified Program. The output from running a covered work is covered

by this License only if the output, given its content, constitutes a covered work. This License acknowledges your rights of fair use or other equivalent, as provided by copyright law.

You may make, run and propagate covered works that you do not convey, without conditions so long as your license otherwise remains in force. You may convey covered works to others for the sole purpose of having them make modifications exclusively for you, or provide you with facilities for running those works, provided that you comply with the terms of this License in conveying all material for which you do not control copyright. Those thus making or running the covered works for you must do so exclusively on your behalf, under your direction and control, on terms that prohibit them from making any copies of your copyrighted material outside their relationship with you.

Conveying under any other circumstances is permitted solely under the conditions stated below. Sublicensing is not allowed; section 10 makes it unnecessary.

3. Protecting Users' Legal Rights From Anti-Circumvention Law.

No covered work shall be deemed part of an effective technological measure under any applicable law fulfilling obligations under article 11 of the WIPO copyright treaty adopted on 20 December 1996, or similar laws prohibiting or restricting circumvention of such measures.

When you convey a covered work, you waive any legal power to forbid circumvention of technological measures to the extent such circumvention

is effected by exercising rights under this License with respect to the covered work, and you disclaim any intention to limit operation or modification of the work as a means of enforcing, against the work's users, your or third parties' legal rights to forbid circumvention of technological measures.

4. Conveying Verbatim Copies.

You may convey verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice; keep intact all notices stating that this License and any non-permissive terms added in accord with section 7 apply to the code; keep intact all notices of the absence of any warranty; and give all recipients a copy of this License along with the Program.

You may charge any price or no price for each copy that you convey, and you may offer support or warranty protection for a fee.

5. Conveying Modified Source Versions.

You may convey a work based on the Program, or the modifications to produce it from the Program, in the form of source code under the terms of section 4, provided that you also meet all of these conditions:

- a) The work must carry prominent notices stating that you modified it, and giving a relevant date.
- b) The work must carry prominent notices stating that it is released under this License and any conditions added under section 7. This requirement modifies the requirement in section 4 to "keep intact all notices".
- c) You must license the entire work, as a whole, under this License to anyone who comes into possession of a copy. This License will therefore apply, along with any applicable section 7 additional terms, to the whole of the work, and all its parts, regardless of how they are packaged. This License gives no permission to license the work in any other way, but it does not invalidate such permission if you have separately received it.
- d) If the work has interactive user interfaces, each must display Appropriate Legal Notices; however, if the Program has interactive interfaces that do not display Appropriate Legal Notices, your work need not make them do so.

A compilation of a covered work with other separate and independent works, which are not by their nature extensions of the covered work, and which are not combined with it such as to form a larger program, in or on a volume of a storage or distribution medium, is called an "aggregate" if the compilation and its resulting copyright are not used to limit the access or legal rights of the compilation's users beyond what the individual works permit. Inclusion of a covered work in an aggregate does not cause this License to apply to the other parts of the aggregate.

6. Conveying Non-Source Forms.

You may convey a covered work in object code form under the terms of sections 4 and 5, provided that you also convey the machine-readable Corresponding Source under the terms of this License, in one of these ways:

- a) Convey the object code in, or embodied in, a physical product (including a physical distribution medium), accompanied by the Corresponding Source fixed on a durable physical medium customarily used for software interchange.
- b) Convey the object code in, or embodied in, a physical product (including a physical distribution medium), accompanied by a written offer, valid for at least three years and valid for as long as you offer spare parts or customer support for that product model, to give anyone who possesses the object code either (1) a copy of the Corresponding Source for all the software in the product that is covered by this License, on a durable physical medium customarily used for software interchange, for a price no more than your reasonable cost of physically performing this conveying of source, or (2) access to copy the Corresponding Source from a network server at no charge.
- c) Convey individual copies of the object code with a copy of the written offer to provide the Corresponding Source. This alternative is allowed only occasionally and noncommercially, and only if you received the object code with such an offer, in accord with subsection 6b.
- d) Convey the object code by offering access from a designated place (gratis or for a charge), and offer equivalent access to the Corresponding Source in the same way through the same place at no further charge. You need not require recipients to copy the Corresponding Source along with the object code. If the place to

copy the object code is a network server, the Corresponding Source may be on a different server (operated by you or a third party) that supports equivalent copying facilities, provided you maintain clear directions next to the object code saying where to find the Corresponding Source. Regardless of what server hosts the Corresponding Source, you remain obligated to ensure that it is available for as long as needed to satisfy these requirements.

e) Convey the object code using peer-to-peer transmission, provided you inform other peers where the object code and Corresponding Source of the work are being offered to the general public at no charge under subsection 6d.

A separable portion of the object code, whose source code is excluded from the Corresponding Source as a System Library, need not be included in conveying the object code work.

A "User Product" is either (1) a "consumer product", which means any tangible personal property which is normally used for personal, family, or household purposes, or (2) anything designed or sold for incorporation into a dwelling. In determining whether a product is a consumer product, doubtful cases shall be resolved in favor of coverage. For a particular product received by a particular user, "normally used" refers to a typical or common use of that class of product, regardless of the status of the particular user or of the way in which the particular user actually uses, or expects or is expected to use, the product. A product is a consumer product regardless of whether the product has substantial commercial, industrial or non-consumer uses, unless such uses represent the only significant mode of use of the product.

"Installation Information" for a User Product means any methods, procedures, authorization keys, or other information required to install and execute modified versions of a covered work in that User Product from a modified version of its Corresponding Source. The information must suffice to ensure that the continued functioning of the modified object code is in no case prevented or interfered with solely because modification has been made.

If you convey an object code work under this section in, or with, or specifically for use in, a User Product, and the conveying occurs as part of a transaction in which the right of possession and use of the User Product is transferred to the recipient in perpetuity or for a fixed term (regardless of how the transaction is characterized), the Corresponding Source conveyed under this section must be accompanied by the Installation Information. But this requirement does not apply if neither you nor any third party retains the ability to install

modified object code on the User Product (for example, the work has been installed in ROM).

The requirement to provide Installation Information does not include a requirement to continue to provide support service, warranty, or updates for a work that has been modified or installed by the recipient, or for the User Product in which it has been modified or installed. Access to a network may be denied when the modification itself materially and adversely affects the operation of the network or violates the rules and protocols for communication across the network.

Corresponding Source conveyed, and Installation Information provided, in accord with this section must be in a format that is publicly documented (and with an implementation available to the public in source code form), and must require no special password or key for unpacking, reading or copying.

7. Additional Terms.

"Additional permissions" are terms that supplement the terms of this License by making exceptions from one or more of its conditions. Additional permissions that are applicable to the entire Program shall be treated as though they were included in this License, to the extent that they are valid under applicable law. If additional permissions apply only to part of the Program, that part may be used separately under those permissions, but the entire Program remains governed by this License without regard to the additional permissions.

When you convey a copy of a covered work, you may at your option remove any additional permissions from that copy, or from any part of it. (Additional permissions may be written to require their own removal in certain cases when you modify the work.) You may place additional permissions on material, added by you to a covered work, for which you have or can give appropriate copyright permission.

Notwithstanding any other provision of this License, for material you add to a covered work, you may (if authorized by the copyright holders of that material) supplement the terms of this License with terms:

- a) Disclaiming warranty or limiting liability differently from the terms of sections 15 and 16 of this License; or
- b) Requiring preservation of specified reasonable legal notices or author attributions in that material or in the Appropriate Legal Notices displayed by works containing it; or

- c) Prohibiting misrepresentation of the origin of that material, or requiring that modified versions of such material be marked in reasonable ways as different from the original version; or
- d) Limiting the use for publicity purposes of names of licensors or authors of the material; or
- e) Declining to grant rights under trademark law for use of some trade names, trademarks, or service marks; or
- f) Requiring indemnification of licensors and authors of that material by anyone who conveys the material (or modified versions of it) with contractual assumptions of liability to the recipient, for any liability that these contractual assumptions directly impose on those licensors and authors.

All other non-permissive additional terms are considered "further restrictions" within the meaning of section 10. If the Program as you received it, or any part of it, contains a notice stating that it is governed by this License along with a term that is a further restriction, you may remove that term. If a license document contains a further restriction but permits relicensing or conveying under this License, you may add to a covered work material governed by the terms of that license document, provided that the further restriction does not survive such relicensing or conveying.

If you add terms to a covered work in accord with this section, you must place, in the relevant source files, a statement of the additional terms that apply to those files, or a notice indicating where to find the applicable terms.

Additional terms, permissive or non-permissive, may be stated in the form of a separately written license, or stated as exceptions; the above requirements apply either way.

8. Termination.

You may not propagate or modify a covered work except as expressly provided under this License. Any attempt otherwise to propagate or modify it is void, and will automatically terminate your rights under this License (including any patent licenses granted under the third paragraph of section 11).

However, if you cease all violation of this License, then your license from a particular copyright holder is reinstated (a)

provisionally, unless and until the copyright holder explicitly and finally terminates your license, and (b) permanently, if the copyright holder fails to notify you of the violation by some reasonable means prior to 60 days after the cessation.

Moreover, your license from a particular copyright holder is reinstated permanently if the copyright holder notifies you of the violation by some reasonable means, this is the first time you have received notice of violation of this License (for any work) from that copyright holder, and you cure the violation prior to 30 days after your receipt of the notice.

Termination of your rights under this section does not terminate the licenses of parties who have received copies or rights from you under this License. If your rights have been terminated and not permanently reinstated, you do not qualify to receive new licenses for the same material under section 10.

9. Acceptance Not Required for Having Copies.

You are not required to accept this License in order to receive or run a copy of the Program. Ancillary propagation of a covered work occurring solely as a consequence of using peer-to-peer transmission to receive a copy likewise does not require acceptance. However, nothing other than this License grants you permission to propagate or modify any covered work. These actions infringe copyright if you do not accept this License. Therefore, by modifying or propagating a covered work, you indicate your acceptance of this License to do so.

10. Automatic Licensing of Downstream Recipients.

Each time you convey a covered work, the recipient automatically receives a license from the original licensors, to run, modify and propagate that work, subject to this License. You are not responsible for enforcing compliance by third parties with this License.

An "entity transaction" is a transaction transferring control of an organization, or substantially all assets of one, or subdividing an organization, or merging organizations. If propagation of a covered work results from an entity transaction, each party to that transaction who receives a copy of the work also receives whatever licenses to the work the party's predecessor in interest had or could give under the previous paragraph, plus a right to possession of the Corresponding Source of the work from the predecessor in interest, if the predecessor has it or can get it with reasonable efforts.

You may not impose any further restrictions on the exercise of the rights granted or affirmed under this License. For example, you may not impose a license fee, royalty, or other charge for exercise of rights granted under this License, and you may not initiate litigation (including a cross-claim or counterclaim in a lawsuit) alleging that any patent claim is infringed by making, using, selling, offering for sale, or importing the Program or any portion of it.

11. Patents.

A "contributor" is a copyright holder who authorizes use under this License of the Program or a work on which the Program is based. The work thus licensed is called the contributor's "contributor version".

A contributor's "essential patent claims" are all patent claims owned or controlled by the contributor, whether already acquired or hereafter acquired, that would be infringed by some manner, permitted by this License, of making, using, or selling its contributor version, but do not include claims that would be infringed only as a consequence of further modification of the contributor version. For purposes of this definition, "control" includes the right to grant patent sublicenses in a manner consistent with the requirements of this License.

Each contributor grants you a non-exclusive, worldwide, royalty-free patent license under the contributor's essential patent claims, to make, use, sell, offer for sale, import and otherwise run, modify and propagate the contents of its contributor version.

In the following three paragraphs, a "patent license" is any express agreement or commitment, however denominated, not to enforce a patent (such as an express permission to practice a patent or covenant not to sue for patent infringement). To "grant" such a patent license to a party means to make such an agreement or commitment not to enforce a patent against the party.

If you convey a covered work, knowingly relying on a patent license, and the Corresponding Source of the work is not available for anyone to copy, free of charge and under the terms of this License, through a publicly available network server or other readily accessible means, then you must either (1) cause the Corresponding Source to be so available, or (2) arrange to deprive yourself of the benefit of the patent license for this particular work, or (3) arrange, in a manner consistent with the requirements of this License, to extend the patent license to downstream recipients. "Knowingly relying" means you have

actual knowledge that, but for the patent license, your conveying the covered work in a country, or your recipient's use of the covered work in a country, would infringe one or more identifiable patents in that country that you have reason to believe are valid.

If, pursuant to or in connection with a single transaction or arrangement, you convey, or propagate by procuring conveyance of, a covered work, and grant a patent license to some of the parties receiving the covered work authorizing them to use, propagate, modify or convey a specific copy of the covered work, then the patent license you grant is automatically extended to all recipients of the covered work and works based on it.

A patent license is "discriminatory" if it does not include within the scope of its coverage, prohibits the exercise of, or is conditioned on the non-exercise of one or more of the rights that are specifically granted under this License. You may not convey a covered work if you are a party to an arrangement with a third party that is in the business of distributing software, under which you make payment to the third party based on the extent of your activity of conveying the work, and under which the third party grants, to any of the parties who would receive the covered work from you, a discriminatory patent license (a) in connection with copies of the covered work conveyed by you (or copies made from those copies), or (b) primarily for and in connection with specific products or compilations that contain the covered work, unless you entered into that arrangement, or that patent license was granted, prior to 28 March 2007.

Nothing in this License shall be construed as excluding or limiting any implied license or other defenses to infringement that may otherwise be available to you under applicable patent law.

12. No Surrender of Others' Freedom.

If conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot convey a covered work so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not convey it at all. For example, if you agree to terms that obligate you to collect a royalty for further conveying from those to whom you convey the Program, the only way you could satisfy both those terms and this License would be to refrain entirely from conveying the Program.

13. Use with the GNU Affero General Public License.

Notwithstanding any other provision of this License, you have permission to link or combine any covered work with a work licensed under version 3 of the GNU Affero General Public License into a single combined work, and to convey the resulting work. The terms of this License will continue to apply to the part which is the covered work, but the special requirements of the GNU Affero General Public License, section 13, concerning interaction through a network will apply to the combination as such.

14. Revised Versions of this License.

The Free Software Foundation may publish revised and/or new versions of the GNU General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies that a certain numbered version of the GNU General Public License "or any later version" applies to it, you have the option of following the terms and conditions either of that numbered version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of the GNU General Public License, you may choose any version ever published by the Free Software Foundation.

If the Program specifies that a proxy can decide which future versions of the GNU General Public License can be used, that proxy's public statement of acceptance of a version permanently authorizes you to choose that version for the Program.

Later license versions may give you additional or different permissions. However, no additional obligations are imposed on any author or copyright holder as a result of your choosing to follow a later version.

15. Disclaimer of Warranty.

THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

16. Limitation of Liability.

IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MODIFIES AND/OR CONVEYS THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

17.

Interpretation of Sections 15 and 16.

If the disclaimer of warranty and limitation of liability provided above cannot be given local legal effect according to their terms, reviewing courts shall apply local law that most closely approximates an absolute waiver of all civil liability in connection with the Program, unless a warranty or assumption of liability accompanies a copy of the Program in return for a fee.

END OF TERMS AND CONDITIONS

How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively state the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

```
<one line to give the program's name and a brief idea of what it does.>  
Copyright (C) <year> <name of author>
```

This program is free software: you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation, either version 3 of the License, or (at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program. If not, see <<https://www.gnu.org/licenses/>>.

Also add information on how to contact you by electronic and paper mail.

If the program does terminal interaction, make it output a short notice like this when it starts in an interactive mode:

```
<program> Copyright (C) <year> <name of author>
This program comes with ABSOLUTELY NO WARRANTY; for details type `show w'.
This is free software, and you are welcome to redistribute it
under certain conditions; type `show c' for details.
```

The hypothetical commands `show w' and `show c' should show the appropriate parts of the General Public License. Of course, your program's commands might be different; for a GUI interface, you would use an "about box".

You should also get your employer (if you work as a programmer) or school, if any, to sign a "copyright disclaimer" for the program, if necessary. For more information on this, and how to apply and follow the GNU GPL, see <<https://www.gnu.org/licenses/>>.

The GNU General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Lesser General Public License instead of this License. But first, please read <<https://www.gnu.org/philosophy/why-not-lgpl.html>>.

1.879 ncurses 6.2-0ubuntu2.1

1.879.1 Available under license :

Upstream source <https://invisible-island.net/ncurses/ncurses-examples.html>

Current ncurses maintainer: Thomas Dickey <dickey@invisible-island.net>

Files: *
Copyright: 1998-2019,2020 Free Software Foundation, Inc.
Licence: X11

Files: aclocal.m4 package
Copyright: 2003-2019,2020 by Thomas E. Dickey
Licence: X11

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, distribute with modifications, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE ABOVE COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Except as contained in this notice, the name(s) of the above copyright holders shall not be used in advertising or otherwise to promote the sale, use or other dealings in this Software without prior written authorization.

Files: install-sh

Copyright: 1994 X Consortium

Licence: X11

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE X CONSORTIUM BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Except as contained in this notice, the name of the X Consortium shall not be used in advertising or otherwise to promote the sale, use or other dealings in this Software without prior written authorization from the X Consortium.

FSF changes to this file are in the public domain.

Calling this script install-sh is preferred over install.sh, to prevent `make` implicit rules from creating a file called install from it when there is no Makefile.

This script is compatible with the BSD install script, but was written from scratch. It can only install one file at a time, a restriction shared with many OS's install programs.

On Debian systems, the complete text of the GNU General Public License can be found in '/usr/share/common-licenses/GPL-2'

-- vile: txtmode file-encoding=utf-8

Copyright 2018-2019,2020 Thomas E. Dickey

Copyright 1998-2017,2018 Free Software Foundation, Inc.

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, distribute with modifications, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE ABOVE COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Except as contained in this notice, the name(s) of the above copyright holders shall not be used in advertising or otherwise to promote the sale, use or other dealings in this Software without prior written authorization.

-- vile:txtmode fc=72
-- \$Id: COPYING,v 1.9 2020/02/08 13:34:12 tom Exp \$
Upstream source <https://invisible-island.net/ncurses/ncurses.html>
This package is used for testing builds of ncurses.

Current ncurses maintainer: Thomas Dickey <dickey@invisible-island.net>

Files: *
Copyright: 1998-2019,2020 Free Software Foundation, Inc.
Licence: X11

Files: alocal.m4 package
Copyright: 1996-2019,2020 by Thomas E. Dickey
Licence: X11

Files: doc/html/NCURSES-Programming-HOWTO.html
Copyright: 2001 by Pradeep Padala
Licence: X11

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, distribute with modifications, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE ABOVE COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Except as contained in this notice, the name(s) of the above copyright holders shall not be used in advertising or otherwise to promote the sale, use or other dealings in this Software without prior written authorization.

Files: install-sh
Copyright: 1994

X Consortium

Licence: X11

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE X CONSORTIUM BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Except as contained in this notice, the name of the X Consortium shall not be used in advertising or otherwise to promote the sale, use or other dealings in this Software without prior written authorization from the X Consortium.

Files: progs/tset.c ncurses/tinfo/read_termcap.c

Copyright: 1980,1991,1992,1993 The Regents of the University of California.

License: BSD

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
3. Neither the name of the University nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE REGENTS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE REGENTS OR CONTRIBUTORS BE LIABLE

FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

-- vile: txtmode file-encoding=utf-8

Upstream source <https://invisible-island.net/ncurses/ncurses-examples.html>

Current ncurses maintainer: Thomas Dickey <dickey@invisible-island.net>

Files: *

Copyright: 1998-2019,2020 Free Software Foundation, Inc.

Licence: X11

Files: alocal.m4 package

Copyright: 2010-2019,2020 by Thomas E. Dickey

Licence: X11

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, distribute with modifications, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE ABOVE COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Except as contained in this notice, the name(s) of the above copyright holders shall not be used in advertising or otherwise to promote the sale, use or other dealings in this Software without prior written authorization.

Files: install-sh
Copyright: 1994 X Consortium
Licence: X11

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE X CONSORTIUM BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Except as contained in this notice, the name of the X Consortium shall not be used in advertising or otherwise to promote the sale, use or other dealings in this Software without prior written authorization from the X Consortium.

FSF changes to this file are in the public domain.

Calling this script install-sh is preferred over install.sh, to prevent `make` implicit rules from creating a file called install from it when there is no Makefile.

This script is compatible with the BSD install script, but was written from scratch. It can only install one file at a time, a restriction shared with many OS's install programs.

On Debian systems, the complete text of the GNU General Public License can be found in '/usr/share/common-licenses/GPL-2'

-- vile: txtmode file-encoding=utf-8

1.880 prometheus-procfs 0.10.1

1.880.1 Available under license :

Apache License
Version 2.0, January 2004
<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of,

the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You

meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding

those notices that do not

pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.
7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.
8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.
9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate

comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License"); you may not use this file except in compliance with the License. You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

procfs provides functions to retrieve system, kernel and process metrics from the pseudo-filesystem proc.

Copyright 2014-2015 The Prometheus Authors

This product includes software developed at SoundCloud Ltd. (<http://soundcloud.com/>).

1.881 json-java 20230618

1.881.1 Available under license :

Public Domain.

1.882 squirrel 1.5.4

1.882.1 Available under license :

MIT License

Squirrel: The Masterminds

Copyright (c) 2014-2015, Lann Martin. Copyright (C) 2015-2016, Google. Copyright (C) 2015, Matt Farina and Matt Butcher.

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is

furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

1.883 python-setuptools 68.0.0

1.883.1 Available under license :

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

1.884 x-sync 0.3.0

1.884.1 Available under license :

Copyright (c) 2009 The Go Authors. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

* Redistributions of source code must retain the above copyright

notice, this list of conditions and the following disclaimer.

* Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

* Neither the name of Google Inc. nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER

OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

1.885 metrics-httpclient 4.2.19

1.885.1 Available under license :

No license file was found, but licenses were detected in source scan.

Manifest-Version: 1.0

Automatic-Module-Name: com.codahale.metrics.httpclient

Build-Jdk-Spec: 11

Bundle-Description: An Apache HttpClient wrapper providing Metrics instrumentation of connection pools, request durations and rates, and other useful information.

Bundle-License: <https://www.apache.org/licenses/LICENSE-2.0.html>

Bundle-ManifestVersion: 2

Bundle-Name: Metrics Integration for Apache HttpClient

Bundle-SymbolicName: io.dropwizard.metrics.httpclient

Bundle-Version: 4.2.19

Created-By: Apache Maven Bundle Plugin 5.1.9

Export-Package: com.codahale.metrics.httpclient;uses:="com.codahale.metrics,org.apache.http,org.apache.http.config,org.apache.http.conn,org.apache.http.conn.routing,org.apache.http.conn.socket,org.apache.http.impl.client,org.apache.http.impl.conn,org.apache.http.protocol";version="4.2.19"

Implementation-Title: Metrics Integration for Apache HttpClient

Implementation-Version: 4.2.19

Import-Package:

com.codahale.metrics;version="[4.2,5)",org.apache.http,org.apache.http.client,org.apache.http.client.methods,org.apache.http.client.utils,org.apache.http.config,org.apache.http.conn,org.apache.http.conn.routing,org.apache.http.conn.socket,org.apache.http.conn.ssl,org.apache.http.impl.client,org.apache.http.impl.conn,org.apache.http.pool,org.apache.http.protocol
Require-Capability: osgi.ee;filter="(&(osgi.ee=JavaSE)(version=1.8))"
Tool: Bnd-6.3.1.202206071316

Found in path(s):

* /opt/cola/permits/1734075126_1695634098.003408/0/metrics-httpclient-4-2-19-jar/META-INF/MANIFEST.MF

1.886 prometheus-client 1.16.0

1.886.1 Available under license :

Prometheus instrumentation library for Go applications
Copyright 2012-2015 The Prometheus Authors

This product includes software developed at
SoundCloud Ltd. (<http://soundcloud.com/>).

The following components are included in this product:

perks - a fork of <https://github.com/bmizerany/perks>
<https://github.com/beorn7/perks>
Copyright 2013-2015 Blake Mizerany, Bjrn Rabenstein
See <https://github.com/beorn7/perks/blob/master/README.md> for license details.

Go support for Protocol Buffers - Google's data interchange format
<http://github.com/golang/protobuf/>
Copyright 2010 The Go Authors
See source code for license details.

Support for streaming Protocol Buffer messages for the Go language (golang).
https://github.com/matttproud/golang_protobuf_extensions
Copyright 2013 Matt T. Proud
Licensed under the Apache License, Version 2.0
Apache License
Version 2.0, January 2004
<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction,

and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to

communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and

attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and

(d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or

implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

1.887 guava 32.1.1-jre

1.887.1 Available under license :

Doug Lea

Apache License
Version 2.0, January 2004
<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation,

and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable

by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the

Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

(a) You must give any other recipients of the Work or Derivative Works a copy of this License; and

(b) You must cause any modified files to carry prominent notices stating that You changed the files; and

(c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and

(d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding

those notices that do not

pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only

on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

1.888 unsafe-assume-no-moving-gc 0.0.0-20230525183740-e7c30c78aeb2

1.888.1 Available under license :

BSD 3-Clause License

Copyright (c) 2020, Brad Fitzpatrick
All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this

list of conditions and the following disclaimer.

2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
3. Neither the name of the copyright holder nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED.

IN NO EVENT SHALL THE COPYRIGHT HOLDER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

1.889 netty-codec 4.1.94.Final

1.889.1 Available under license :

No license file was found, but licenses were detected in source scan.

/*

* Copyright 2014 The Netty Project

*

* The Netty Project licenses this file to you under the Apache License,

* version 2.0 (the "License"); you may not use this file except in compliance

* with the License. You may obtain a copy of the License at:

*

* <https://www.apache.org/licenses/LICENSE-2.0>

*

* Unless required by applicable law or agreed to in writing, software

* distributed under the License is distributed on an "AS IS" BASIS, WITHOUT

* WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the

* License for the specific language governing permissions and limitations

* under the License.

*/

Found in path(s):

* /opt/cola/permits/1735715921_1688166920.9934118/0/netty-codec-4-1-94-final-sources-jar/io/netty/handler/codec/compression/Lz4FrameDecoder.java

* /opt/cola/permits/1735715921_1688166920.9934118/0/netty-codec-4-1-94-final-sources-

jar/io/netty/handler/codec/compression/Lz4FrameEncoder.java
*
/opt/cola/permits/1735715921_1688166920.9934118/0/netty-codec-4-1-94-final-sources-
jar/io/netty/handler/codec/json/JsonObjectDecoder.java
* /opt/cola/permits/1735715921_1688166920.9934118/0/netty-codec-4-1-94-final-sources-
jar/io/netty/handler/codec/compression/Bzip2HuffmanStageDecoder.java
* /opt/cola/permits/1735715921_1688166920.9934118/0/netty-codec-4-1-94-final-sources-
jar/io/netty/handler/codec/compression/Crc32.java
* /opt/cola/permits/1735715921_1688166920.9934118/0/netty-codec-4-1-94-final-sources-
jar/io/netty/handler/codec/compression/Bzip2HuffmanStageEncoder.java
* /opt/cola/permits/1735715921_1688166920.9934118/0/netty-codec-4-1-94-final-sources-
jar/io/netty/handler/codec/compression/Bzip2DivSufSort.java
* /opt/cola/permits/1735715921_1688166920.9934118/0/netty-codec-4-1-94-final-sources-
jar/io/netty/handler/codec/compression/Bzip2BlockDecompressor.java
* /opt/cola/permits/1735715921_1688166920.9934118/0/netty-codec-4-1-94-final-sources-
jar/io/netty/handler/codec/AsciiHeadersEncoder.java
*
/opt/cola/permits/1735715921_1688166920.9934118/0/netty-codec-4-1-94-final-sources-
jar/io/netty/handler/codec/DecoderResultProvider.java
* /opt/cola/permits/1735715921_1688166920.9934118/0/netty-codec-4-1-94-final-sources-
jar/io/netty/handler/codec/compression/LzfEncoder.java
* /opt/cola/permits/1735715921_1688166920.9934118/0/netty-codec-4-1-94-final-sources-
jar/io/netty/handler/codec/compression/SnappyFramedEncoder.java
* /opt/cola/permits/1735715921_1688166920.9934118/0/netty-codec-4-1-94-final-sources-
jar/io/netty/handler/codec/compression/Bzip2BlockCompressor.java
* /opt/cola/permits/1735715921_1688166920.9934118/0/netty-codec-4-1-94-final-sources-
jar/io/netty/handler/codec/compression/Bzip2HuffmanAllocator.java
* /opt/cola/permits/1735715921_1688166920.9934118/0/netty-codec-4-1-94-final-sources-
jar/io/netty/handler/codec/compression/Bzip2Decoder.java
* /opt/cola/permits/1735715921_1688166920.9934118/0/netty-codec-4-1-94-final-sources-
jar/io/netty/handler/codec/compression/FastLzFrameEncoder.java
*
/opt/cola/permits/1735715921_1688166920.9934118/0/netty-codec-4-1-94-final-sources-
jar/io/netty/handler/codec/MessageAggregationException.java
* /opt/cola/permits/1735715921_1688166920.9934118/0/netty-codec-4-1-94-final-sources-
jar/io/netty/handler/codec/compression/Bzip2BitWriter.java
* /opt/cola/permits/1735715921_1688166920.9934118/0/netty-codec-4-1-94-final-sources-
jar/io/netty/handler/codec/compression/Bzip2Encoder.java
* /opt/cola/permits/1735715921_1688166920.9934118/0/netty-codec-4-1-94-final-sources-
jar/io/netty/handler/codec/compression/LzfDecoder.java
* /opt/cola/permits/1735715921_1688166920.9934118/0/netty-codec-4-1-94-final-sources-
jar/io/netty/handler/codec/compression/Bzip2Constants.java
* /opt/cola/permits/1735715921_1688166920.9934118/0/netty-codec-4-1-94-final-sources-
jar/io/netty/handler/codec/compression/Bzip2BitReader.java
* /opt/cola/permits/1735715921_1688166920.9934118/0/netty-codec-4-1-94-final-sources-
jar/io/netty/handler/codec/compression/Bzip2MTFAndRLE2StageEncoder.java
*

/opt/cola/permits/1735715921_1688166920.9934118/0/netty-codec-4-1-94-final-sources-jar/io/netty/handler/codec/compression/FastLzFrameDecoder.java
* /opt/cola/permits/1735715921_1688166920.9934118/0/netty-codec-4-1-94-final-sources-jar/io/netty/handler/codec/compression/Bzip2MoveToFrontTable.java
* /opt/cola/permits/1735715921_1688166920.9934118/0/netty-codec-4-1-94-final-sources-jar/io/netty/handler/codec/json/package-info.java
* /opt/cola/permits/1735715921_1688166920.9934118/0/netty-codec-4-1-94-final-sources-jar/io/netty/handler/codec/compression/FastLz.java
* /opt/cola/permits/1735715921_1688166920.9934118/0/netty-codec-4-1-94-final-sources-jar/io/netty/handler/codec/compression/SnappyFramedDecoder.java
* /opt/cola/permits/1735715921_1688166920.9934118/0/netty-codec-4-1-94-final-sources-jar/io/netty/handler/codec/compression/LzmaFrameEncoder.java
* /opt/cola/permits/1735715921_1688166920.9934118/0/netty-codec-4-1-94-final-sources-jar/io/netty/handler/codec/compression/Bzip2Rand.java
*

/opt/cola/permits/1735715921_1688166920.9934118/0/netty-codec-4-1-94-final-sources-jar/io/netty/handler/codec/compression/Lz4Constants.java

No license file was found, but licenses were detected in source scan.

/*

* Copyright 2015 The Netty Project

*

* The Netty Project licenses this file to you under the Apache License, version 2.0 (the
* "License"); you may not use this file except in compliance with the License. You may obtain a
* copy of the License at:

*

* <https://www.apache.org/licenses/LICENSE-2.0>

*

* Unless required by applicable law or agreed to in writing, software distributed under the License
* is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either
express
* or implied. See the License for the specific language governing permissions and limitations under
* the License.

*/

Found in path(s):

* /opt/cola/permits/1735715921_1688166920.9934118/0/netty-codec-4-1-94-final-sources-jar/io/netty/handler/codec/ValueConverter.java
* /opt/cola/permits/1735715921_1688166920.9934118/0/netty-codec-4-1-94-final-sources-jar/io/netty/handler/codec/DefaultHeadersImpl.java
* /opt/cola/permits/1735715921_1688166920.9934118/0/netty-codec-4-1-94-final-sources-jar/io/netty/handler/codec/CharSequenceValueConverter.java

No license file was found, but licenses were detected in source scan.

/*

* Copyright 2015 The Netty Project

*

* The Netty Project licenses this file to you under the Apache License,

* version 2.0 (the "License"); you may not use this file except in compliance
* with the License. You may obtain a copy of the License at:
*
* <https://www.apache.org/licenses/LICENSE-2.0>
*
* Unless required by applicable law or agreed to in writing, software
* distributed under the License is distributed on an "AS IS" BASIS, WITHOUT
* WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the
* License for the specific language governing permissions and limitations
* under the License.
*/

Found in path(s):

* /opt/cola/permits/1735715921_1688166920.9934118/0/netty-codec-4-1-94-final-sources-jar/io/netty/handler/codec/protobuf/ProtobufVarint32LengthFieldPrepender.java
* /opt/cola/permits/1735715921_1688166920.9934118/0/netty-codec-4-1-94-final-sources-jar/io/netty/handler/codec/protobuf/ProtobufEncoderNano.java
*
/opt/cola/permits/1735715921_1688166920.9934118/0/netty-codec-4-1-94-final-sources-jar/io/netty/handler/codec/UnsupportedValueConverter.java
* /opt/cola/permits/1735715921_1688166920.9934118/0/netty-codec-4-1-94-final-sources-jar/io/netty/handler/codec/HeadersUtils.java
* /opt/cola/permits/1735715921_1688166920.9934118/0/netty-codec-4-1-94-final-sources-jar/io/netty/handler/codec/protobuf/ProtobufDecoderNano.java
* /opt/cola/permits/1735715921_1688166920.9934118/0/netty-codec-4-1-94-final-sources-jar/io/netty/handler/codec/protobuf/ProtobufDecoder.java
* /opt/cola/permits/1735715921_1688166920.9934118/0/netty-codec-4-1-94-final-sources-jar/io/netty/handler/codec/ProtocolDetectionState.java
* /opt/cola/permits/1735715921_1688166920.9934118/0/netty-codec-4-1-94-final-sources-jar/io/netty/handler/codec/protobuf/ProtobufEncoder.java
* /opt/cola/permits/1735715921_1688166920.9934118/0/netty-codec-4-1-94-final-sources-jar/io/netty/handler/codec/protobuf/ProtobufVarint32FrameDecoder.java
*
/opt/cola/permits/1735715921_1688166920.9934118/0/netty-codec-4-1-94-final-sources-jar/io/netty/handler/codec/ProtocolDetectionResult.java
No license file was found, but licenses were detected in source scan.

The Netty Project licenses this file to you under the Apache License,
version 2.0 (the "License"); you may not use this file except in compliance
with the License. You may obtain a copy of the License at:
distributed under the License is distributed on an "AS IS" BASIS, WITHOUT

Found in path(s):

* /opt/cola/permits/1735715921_1688166920.9934118/0/netty-codec-4-1-94-final-sources-jar/META-INF/native-image/io.netty.netty-codec/native-image.properties
No license file was found, but licenses were detected in source scan.

/*

* Copyright 2023 The Netty Project
*
* The Netty Project licenses this file to you under the Apache License,
* version 2.0 (the "License"); you may not use this file except in compliance
* with the License. You may obtain a copy of the License at:
*
* <https://www.apache.org/licenses/LICENSE-2.0>
*
* Unless required by applicable law or agreed to in writing, software
* distributed under the License is distributed on an "AS IS" BASIS, WITHOUT
* WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the
* License for the specific language governing permissions and limitations
* under the License.
*/

Found in path(s):

* /opt/cola/permits/1735715921_1688166920.9934118/0/netty-codec-4-1-94-final-sources-jar/io/netty/handler/codec/compression/EncoderUtil.java

No license file was found, but licenses were detected in source scan.

/*

* Copyright 2016 The Netty Project
*
* The Netty Project licenses this file to you under the Apache License,
* version 2.0 (the "License"); you may not use this file except in compliance
* with the License. You may obtain a copy of the License at:
*
* <https://www.apache.org/licenses/LICENSE-2.0>
*
* Unless required by applicable law or agreed to in writing, software
* distributed under the License is distributed on an "AS IS" BASIS, WITHOUT
* WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the
* License for the specific language governing permissions and limitations
* under the License.
*/

Found in path(s):

* /opt/cola/permits/1735715921_1688166920.9934118/0/netty-codec-4-1-94-final-sources-jar/io/netty/handler/codec/string/LineSeparator.java

* /opt/cola/permits/1735715921_1688166920.9934118/0/netty-codec-4-1-94-final-sources-jar/io/netty/handler/codec/CodecOutputList.java

* /opt/cola/permits/1735715921_1688166920.9934118/0/netty-codec-4-1-94-final-sources-jar/io/netty/handler/codec/DatagramPacketEncoder.java

*

/opt/cola/permits/1735715921_1688166920.9934118/0/netty-codec-4-1-94-final-sources-jar/io/netty/handler/codec/compression/ByteBufChecksum.java

* /opt/cola/permits/1735715921_1688166920.9934118/0/netty-codec-4-1-94-final-sources-jar/io/netty/handler/codec/compression/CompressionUtil.java

```
* /opt/cola/permits/1735715921_1688166920.9934118/0/netty-codec-4-1-94-final-sources-
jar/io/netty/handler/codec/string/LineEncoder.java
* /opt/cola/permits/1735715921_1688166920.9934118/0/netty-codec-4-1-94-final-sources-
jar/io/netty/handler/codec/DateFormatter.java
* /opt/cola/permits/1735715921_1688166920.9934118/0/netty-codec-4-1-94-final-sources-
jar/io/netty/handler/codec/DatagramPacketDecoder.java
No license file was found, but licenses were detected in source scan.
```

```
/*
 * Copyright 2012 The Netty Project
 *
 * The Netty Project licenses this file to you under the Apache License,
 * version 2.0 (the "License"); you may not use this file except in compliance
 * with the License. You may obtain a copy of the License at:
 *
 * https://www.apache.org/licenses/LICENSE-2.0
 *
 * Unless required by applicable law or agreed to in writing, software
 * distributed under the License is distributed on an "AS IS" BASIS, WITHOUT
 * WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the
 * License for the specific language governing permissions and limitations
 * under the License.
 */
/**
 * A decoder that splits the received {@link ByteBuf}s dynamically by the
 * value of the length field in the message. It is particularly useful when you
 * decode a binary message which has an integer header field that represents the
 * length of the message body or the whole message.
 *
 * <p>
 * { @link LengthFieldBasedFrameDecoder } has many configuration parameters so
 * that it can decode any message with a length field, which is often seen in
 * proprietary client-server protocols. Here are some example that will give
 * you the basic idea on which option does what.
 *
 * <h3>2 bytes length field at offset 0, do not strip header</h3>
 *
 * The value of the length field in this example is <tt>12 (0x0C)</tt> which
 * represents the length of "HELLO, WORLD". By default, the decoder assumes
 * that the length field represents the number of the bytes that follows the
 * length field. Therefore, it can be decoded with the simplistic parameter
 * combination.
 *
 * <pre>
 * <b>lengthFieldOffset</b> = <b>0</b>
 * <b>lengthFieldLength</b> = <b>2</b>
 * lengthAdjustment = 0
 * initialBytesToStrip = 0 (= do not strip header)
 *
 */
```

```

* BEFORE DECODE (14 bytes)    AFTER DECODE (14 bytes)
* +-----+-----+ +-----+-----+
* | Length | Actual Content
* |---->| Length | Actual Content |
* | 0x000C | "HELLO, WORLD" | | 0x000C | "HELLO, WORLD" |
* +-----+-----+ +-----+-----+
* </pre>

```

* <h3>2 bytes length field at offset 0, strip header</h3>

* Because we can get the length of the content by calling
* { @link ByteBuf#readableBytes() }, you might want to strip the length
* field by specifying <tt>initialBytesToStrip</tt>. In this example, we
* specified <tt>2</tt>, that is same with the length of the length field, to
* strip the first two bytes.

```

* <pre>
* lengthFieldOffset = 0
* lengthFieldLength = 2
* lengthAdjustment = 0
* <b>initialBytesToStrip</b> = <b>2</b> (= the length of the Length field)

```

```

* BEFORE DECODE (14 bytes)    AFTER DECODE (12 bytes)
* +-----+-----+ +-----+
* | Length | Actual Content |---->| Actual Content |
* | 0x000C | "HELLO, WORLD" | | "HELLO, WORLD" |
* +-----+-----+ +-----+
* </pre>

```

* <h3>2 bytes length field at offset 0, do not strip header, the length field
* represents the length of the whole message</h3>

* In most cases, the length field represents the length of the message body
* only, as shown in the previous examples. However, in some protocols, the
* length field represents the length of the whole message, including the
* message header. In such a case, we specify a non-zero
* <tt>lengthAdjustment</tt>. Because the length value in this example message
* is always greater than the body length by <tt>2</tt>, we specify <tt>-2</tt>
* as <tt>lengthAdjustment</tt> for compensation.

```

* <pre>
* lengthFieldOffset = 0
* lengthFieldLength = 2
* <b>lengthAdjustment</b> = <b>-2</b> (= the length of the Length field)
* initialBytesToStrip = 0

```

```

* BEFORE DECODE (14 bytes)    AFTER DECODE (14 bytes)
* +-----+-----+ +-----+-----+
* | Length | Actual Content |---->| Length | Actual

```

```

Content |
* | 0x000E | "HELLO, WORLD" | | 0x000E | "HELLO, WORLD" |
* +-----+-----+-----+-----+
* </pre>
*
* <h3>3 bytes length field at the end of 5 bytes header, do not strip header</h3>
*
* The following message is a simple variation of the first example. An extra
* header value is prepended to the message. <tt>lengthAdjustment</tt> is zero
* again because the decoder always takes the length of the prepended data into
* account during frame length calculation.
* <pre>
* <b>lengthFieldOffset</b> = <b>2</b> (= the length of Header 1)
* <b>lengthFieldLength</b> = <b>3</b>
* lengthAdjustment = 0
* initialBytesToStrip = 0
*
* BEFORE DECODE (17 bytes)          AFTER DECODE (17 bytes)
* +-----+-----+-----+-----+ +-----+-----+-----+-----+
* | Header 1 | Length | Actual Content |----->| Header 1 | Length | Actual Content |
* | 0xCAFE | 0x00000C | "HELLO, WORLD" | | 0xCAFE | 0x00000C | "HELLO, WORLD" |
* +-----+-----+-----+-----+ +-----+-----+-----+-----+
* </pre>
*
* <h3>3 bytes length field at the beginning of 5 bytes header, do not strip header</h3>
*
* This is an advanced example that shows the case where there is an extra
* header between the length field and the message body. You have to specify a
* positive <tt>lengthAdjustment</tt> so that the decoder counts the extra
* header into the frame length calculation.
* <pre>
* lengthFieldOffset = 0
* lengthFieldLength = 3
* <b>lengthAdjustment</b> = <b>2</b> (= the length of Header 1)
* initialBytesToStrip = 0
*
* BEFORE DECODE (17 bytes)          AFTER DECODE (17 bytes)
* +-----+-----+-----+-----+ +-----+-----+-----+-----+
* | Length | Header 1 | Actual Content |----->| Length | Header 1 | Actual Content |
* | 0x00000C | 0xCAFE | "HELLO, WORLD" | | 0x00000C | 0xCAFE | "HELLO,
* WORLD" |
* +-----+-----+-----+-----+ +-----+-----+-----+-----+
* </pre>
*
* <h3>2 bytes length field at offset 1 in the middle of 4 bytes header,
* strip the first header field and the length field</h3>
*

```


* /opt/cola/permits/1735715921_1688166920.9934118/0/netty-codec-4-1-94-final-sources-jar/io/netty/handler/codec/LengthFieldBasedFrameDecoder.java

No license file was found, but licenses were detected in source scan.

<!--

~ Copyright 2012 The Netty Project

~

~ The Netty Project licenses this file to you under the Apache License,
~ version 2.0 (the "License"); you may not use this file except in compliance
~ with the License. You may obtain a copy of the License at:

~

~ <https://www.apache.org/licenses/LICENSE-2.0>

~

~ Unless required by applicable law or agreed to in writing, software
~ distributed under the License is distributed on an "AS IS" BASIS, WITHOUT
~ WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the
~ License for the specific language governing permissions and limitations
~ under the License.

-->

Found in path(s):

* /opt/cola/permits/1735715921_1688166920.9934118/0/netty-codec-4-1-94-final-sources-jar/META-INF/maven/io.netty.netty-codec/pom.xml

No license file was found, but licenses were detected in source scan.

/*

* Copyright 2012 The Netty Project

*

* The Netty Project licenses this file to you under the Apache License,
* version 2.0 (the "License"); you may not use this file except in compliance
* with the License. You may obtain a copy of the License at:

*

* <https://www.apache.org/licenses/LICENSE-2.0>

*

* Unless required by applicable law or agreed to in writing, software
* distributed under the License is distributed on an "AS IS" BASIS, WITHOUT
* WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the
* License for the specific language governing permissions and limitations
* under the License.

*/

Found in path(s):

* /opt/cola/permits/1735715921_1688166920.9934118/0/netty-codec-4-1-94-final-sources-jar/io/netty/handler/codec/string/StringEncoder.java

* /opt/cola/permits/1735715921_1688166920.9934118/0/netty-codec-4-1-94-final-sources-jar/io/netty/handler/codec/compression/ZlibCodecFactory.java

*

/opt/cola/permits/1735715921_1688166920.9934118/0/netty-codec-4-1-94-final-sources-jar/io/netty/handler/codec/protobuf/package-info.java
* /opt/cola/permits/1735715921_1688166920.9934118/0/netty-codec-4-1-94-final-sources-jar/io/netty/handler/codec/serialization/ObjectEncoder.java
* /opt/cola/permits/1735715921_1688166920.9934118/0/netty-codec-4-1-94-final-sources-jar/io/netty/handler/codec/bytes/ByteArrayDecoder.java
* /opt/cola/permits/1735715921_1688166920.9934118/0/netty-codec-4-1-94-final-sources-jar/io/netty/handler/codec/serialization/ClassResolvers.java
* /opt/cola/permits/1735715921_1688166920.9934118/0/netty-codec-4-1-94-final-sources-jar/io/netty/handler/codec/serialization/ClassLoaderClassResolver.java
* /opt/cola/permits/1735715921_1688166920.9934118/0/netty-codec-4-1-94-final-sources-jar/io/netty/handler/codec/xml/package-info.java
* /opt/cola/permits/1735715921_1688166920.9934118/0/netty-codec-4-1-94-final-sources-jar/io/netty/handler/codec/MessageToByteEncoder.java
*
/opt/cola/permits/1735715921_1688166920.9934118/0/netty-codec-4-1-94-final-sources-jar/io/netty/handler/codec/base64/Base64Encoder.java
* /opt/cola/permits/1735715921_1688166920.9934118/0/netty-codec-4-1-94-final-sources-jar/io/netty/handler/codec/compression/Snappy.java
* /opt/cola/permits/1735715921_1688166920.9934118/0/netty-codec-4-1-94-final-sources-jar/io/netty/handler/codec/MessageToMessageDecoder.java
* /opt/cola/permits/1735715921_1688166920.9934118/0/netty-codec-4-1-94-final-sources-jar/io/netty/handler/codec/DelimiterBasedFrameDecoder.java
* /opt/cola/permits/1735715921_1688166920.9934118/0/netty-codec-4-1-94-final-sources-jar/io/netty/handler/codec/PrematureChannelClosureException.java
* /opt/cola/permits/1735715921_1688166920.9934118/0/netty-codec-4-1-94-final-sources-jar/io/netty/handler/codec/bytes/ByteArrayEncoder.java
* /opt/cola/permits/1735715921_1688166920.9934118/0/netty-codec-4-1-94-final-sources-jar/io/netty/handler/codec/compression/JdkZlibEncoder.java
*
/opt/cola/permits/1735715921_1688166920.9934118/0/netty-codec-4-1-94-final-sources-jar/io/netty/handler/codec/serialization/package-info.java
* /opt/cola/permits/1735715921_1688166920.9934118/0/netty-codec-4-1-94-final-sources-jar/io/netty/handler/codec/serialization/ReferenceMap.java
* /opt/cola/permits/1735715921_1688166920.9934118/0/netty-codec-4-1-94-final-sources-jar/io/netty/handler/codec/serialization/CachingClassResolver.java
* /opt/cola/permits/1735715921_1688166920.9934118/0/netty-codec-4-1-94-final-sources-jar/io/netty/handler/codec/marshalling/CompatibleMarshallingDecoder.java
* /opt/cola/permits/1735715921_1688166920.9934118/0/netty-codec-4-1-94-final-sources-jar/io/netty/handler/codec/EncoderException.java
* /opt/cola/permits/1735715921_1688166920.9934118/0/netty-codec-4-1-94-final-sources-jar/io/netty/handler/codec/string/StringDecoder.java
* /opt/cola/permits/1735715921_1688166920.9934118/0/netty-codec-4-1-94-final-sources-jar/io/netty/handler/codec/serialization/WeakReferenceMap.java
*
/opt/cola/permits/1735715921_1688166920.9934118/0/netty-codec-4-1-94-final-sources-jar/io/netty/handler/codec/MessageToMessageEncoder.java
* /opt/cola/permits/1735715921_1688166920.9934118/0/netty-codec-4-1-94-final-sources-

jar/io/netty/handler/codec/DecoderResult.java
* /opt/cola/permits/1735715921_1688166920.9934118/0/netty-codec-4-1-94-final-sources-
jar/io/netty/handler/codec/marshalling/LimitingByteInput.java
* /opt/cola/permits/1735715921_1688166920.9934118/0/netty-codec-4-1-94-final-sources-
jar/io/netty/handler/codec/serialization/SoftReferenceMap.java
* /opt/cola/permits/1735715921_1688166920.9934118/0/netty-codec-4-1-94-final-sources-
jar/io/netty/handler/codec/LineBasedFrameDecoder.java
* /opt/cola/permits/1735715921_1688166920.9934118/0/netty-codec-4-1-94-final-sources-
jar/io/netty/handler/codec/compression/SnappyFrameEncoder.java
* /opt/cola/permits/1735715921_1688166920.9934118/0/netty-codec-4-1-94-final-sources-
jar/io/netty/handler/codec/serialization/ClassResolver.java
*
/opt/cola/permits/1735715921_1688166920.9934118/0/netty-codec-4-1-94-final-sources-
jar/io/netty/handler/codec/CorruptedFrameException.java
* /opt/cola/permits/1735715921_1688166920.9934118/0/netty-codec-4-1-94-final-sources-
jar/io/netty/handler/codec/marshalling/ThreadLocalUnmarshallerProvider.java
* /opt/cola/permits/1735715921_1688166920.9934118/0/netty-codec-4-1-94-final-sources-
jar/io/netty/handler/codec/marshalling/ChannelBufferByteOutput.java
* /opt/cola/permits/1735715921_1688166920.9934118/0/netty-codec-4-1-94-final-sources-
jar/io/netty/handler/codec/marshalling/ThreadLocalMarshallerProvider.java
* /opt/cola/permits/1735715921_1688166920.9934118/0/netty-codec-4-1-94-final-sources-
jar/io/netty/handler/codec/package-info.java
* /opt/cola/permits/1735715921_1688166920.9934118/0/netty-codec-4-1-94-final-sources-
jar/io/netty/handler/codec/marshalling/DefaultMarshallerProvider.java
* /opt/cola/permits/1735715921_1688166920.9934118/0/netty-codec-4-1-94-final-sources-
jar/io/netty/handler/codec/marshalling/MarshallingEncoder.java
*
/opt/cola/permits/1735715921_1688166920.9934118/0/netty-codec-4-1-94-final-sources-
jar/io/netty/handler/codec/base64/Base64Decoder.java
* /opt/cola/permits/1735715921_1688166920.9934118/0/netty-codec-4-1-94-final-sources-
jar/io/netty/handler/codec/LengthFieldPrepender.java
* /opt/cola/permits/1735715921_1688166920.9934118/0/netty-codec-4-1-94-final-sources-
jar/io/netty/handler/codec/compression/ZlibDecoder.java
* /opt/cola/permits/1735715921_1688166920.9934118/0/netty-codec-4-1-94-final-sources-
jar/io/netty/handler/codec/MessageAggregator.java
* /opt/cola/permits/1735715921_1688166920.9934118/0/netty-codec-4-1-94-final-sources-
jar/io/netty/handler/codec/compression/JZlibEncoder.java
* /opt/cola/permits/1735715921_1688166920.9934118/0/netty-codec-4-1-94-final-sources-
jar/io/netty/handler/codec/compression/ZlibWrapper.java
* /opt/cola/permits/1735715921_1688166920.9934118/0/netty-codec-4-1-94-final-sources-
jar/io/netty/handler/codec/MessageToMessageCodec.java
*
/opt/cola/permits/1735715921_1688166920.9934118/0/netty-codec-4-1-94-final-sources-
jar/io/netty/handler/codec/marshalling/ContextBoundUnmarshallerProvider.java
* /opt/cola/permits/1735715921_1688166920.9934118/0/netty-codec-4-1-94-final-sources-
jar/io/netty/handler/codec/ByteToMessageCodec.java
* /opt/cola/permits/1735715921_1688166920.9934118/0/netty-codec-4-1-94-final-sources-
jar/io/netty/handler/codec/ByteToMessageDecoder.java

* /opt/cola/permits/1735715921_1688166920.9934118/0/netty-codec-4-1-94-final-sources-jar/io/netty/handler/codec/Delimiters.java
* /opt/cola/permits/1735715921_1688166920.9934118/0/netty-codec-4-1-94-final-sources-jar/io/netty/handler/codec/marshalling/CompatibleMarshallingEncoder.java
* /opt/cola/permits/1735715921_1688166920.9934118/0/netty-codec-4-1-94-final-sources-jar/io/netty/handler/codec/serialization/ObjectDecoder.java
* /opt/cola/permits/1735715921_1688166920.9934118/0/netty-codec-4-1-94-final-sources-jar/io/netty/handler/codec/string/package-info.java
*
/opt/cola/permits/1735715921_1688166920.9934118/0/netty-codec-4-1-94-final-sources-jar/io/netty/handler/codec/DecoderException.java
* /opt/cola/permits/1735715921_1688166920.9934118/0/netty-codec-4-1-94-final-sources-jar/io/netty/handler/codec/compression/package-info.java
* /opt/cola/permits/1735715921_1688166920.9934118/0/netty-codec-4-1-94-final-sources-jar/io/netty/handler/codec/compression/DecompressionException.java
* /opt/cola/permits/1735715921_1688166920.9934118/0/netty-codec-4-1-94-final-sources-jar/io/netty/handler/codec/compression/JZlibDecoder.java
* /opt/cola/permits/1735715921_1688166920.9934118/0/netty-codec-4-1-94-final-sources-jar/io/netty/handler/codec/serialization/ObjectDecoderInputStream.java
* /opt/cola/permits/1735715921_1688166920.9934118/0/netty-codec-4-1-94-final-sources-jar/io/netty/handler/codec/serialization/CompatibleObjectEncoder.java
* /opt/cola/permits/1735715921_1688166920.9934118/0/netty-codec-4-1-94-final-sources-jar/io/netty/handler/codec/CodecException.java
*
/opt/cola/permits/1735715921_1688166920.9934118/0/netty-codec-4-1-94-final-sources-jar/io/netty/handler/codec/compression/ZlibUtil.java
* /opt/cola/permits/1735715921_1688166920.9934118/0/netty-codec-4-1-94-final-sources-jar/io/netty/handler/codec/UnsupportedMessageTypeException.java
* /opt/cola/permits/1735715921_1688166920.9934118/0/netty-codec-4-1-94-final-sources-jar/io/netty/handler/codec/serialization/ObjectEncoderOutputStream.java
* /opt/cola/permits/1735715921_1688166920.9934118/0/netty-codec-4-1-94-final-sources-jar/io/netty/handler/codec/compression/CompressionException.java
* /opt/cola/permits/1735715921_1688166920.9934118/0/netty-codec-4-1-94-final-sources-jar/io/netty/handler/codec/compression/SnappyFrameDecoder.java
* /opt/cola/permits/1735715921_1688166920.9934118/0/netty-codec-4-1-94-final-sources-jar/io/netty/handler/codec/serialization/CompactObjectOutputStream.java
* /opt/cola/permits/1735715921_1688166920.9934118/0/netty-codec-4-1-94-final-sources-jar/io/netty/handler/codec/marshalling/MarshallingDecoder.java
*
/opt/cola/permits/1735715921_1688166920.9934118/0/netty-codec-4-1-94-final-sources-jar/io/netty/handler/codec/marshalling/MarshallerProvider.java
* /opt/cola/permits/1735715921_1688166920.9934118/0/netty-codec-4-1-94-final-sources-jar/io/netty/handler/codec/FixedLengthFrameDecoder.java
* /opt/cola/permits/1735715921_1688166920.9934118/0/netty-codec-4-1-94-final-sources-jar/io/netty/handler/codec/bytes/package-info.java
* /opt/cola/permits/1735715921_1688166920.9934118/0/netty-codec-4-1-94-final-sources-jar/io/netty/handler/codec/serialization/CompactObjectInputStream.java
* /opt/cola/permits/1735715921_1688166920.9934118/0/netty-codec-4-1-94-final-sources-

```
jar/io/netty/handler/codec/marshalling/UnmarshallerProvider.java
* /opt/cola/permits/1735715921_1688166920.9934118/0/netty-codec-4-1-94-final-sources-
jar/io/netty/handler/codec/ReplayingDecoder.java
* /opt/cola/permits/1735715921_1688166920.9934118/0/netty-codec-4-1-94-final-sources-
jar/io/netty/handler/codec/base64/package-info.java
*
/opt/cola/permits/1735715921_1688166920.9934118/0/netty-codec-4-1-94-final-sources-
jar/io/netty/handler/codec/marshalling/ChannelBufferByteInput.java
* /opt/cola/permits/1735715921_1688166920.9934118/0/netty-codec-4-1-94-final-sources-
jar/io/netty/handler/codec/ReplayingDecoderByteBuf.java
* /opt/cola/permits/1735715921_1688166920.9934118/0/netty-codec-4-1-94-final-sources-
jar/io/netty/handler/codec/TooLongFrameException.java
* /opt/cola/permits/1735715921_1688166920.9934118/0/netty-codec-4-1-94-final-sources-
jar/io/netty/handler/codec/marshalling/DefaultUnmarshallerProvider.java
* /opt/cola/permits/1735715921_1688166920.9934118/0/netty-codec-4-1-94-final-sources-
jar/io/netty/handler/codec/marshalling/package-info.java
* /opt/cola/permits/1735715921_1688166920.9934118/0/netty-codec-4-1-94-final-sources-
jar/io/netty/handler/codec/compression/ZlibEncoder.java
No license file was found, but licenses were detected in source scan.
```

```
/*
```

```
* Copyright 2012 The Netty Project
```

```
/*
```

```
* The Netty Project licenses this file to you under the Apache License,
* version 2.0 (the "License"); you may not use this file except in compliance
* with the License. You may obtain a copy of the License at:
```

```
/*
```

```
* https://www.apache.org/licenses/LICENSE-2.0
```

```
/*
```

```
* Unless required by applicable law or agreed to in writing, software
* distributed under the License is distributed on an "AS IS" BASIS, WITHOUT
* WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the
* License for the specific language governing permissions and limitations
* under the License.
```

```
*/
```

```
/*
```

```
* Written by Robert Harder and released to the public domain, as explained at
* https://creativecommons.org/licenses/publicdomain
```

```
*/
```

```
/**
```

```
* Utility class for {@link ByteBuf} that encodes and decodes to and from
* Base64 notation.
```

```
* <p>
```

```
* The encoding and decoding algorithm in this class has been derived from
```

```
* Robert Harder's Public Domain
* Base64 Encoder/Decoder.</p>
```

```
*/
```

Found in path(s):

* /opt/cola/permits/1735715921_1688166920.9934118/0/netty-codec-4-1-94-final-sources-jar/io/netty/handler/codec/base64/Base64.java

No license file was found, but licenses were detected in source scan.

/*

* Copyright 2012 The Netty Project

*

* The Netty Project licenses this file to you under the Apache License,
* version 2.0 (the "License"); you may not use this file except in compliance
* with the License. You may obtain a copy of the License at:

*

* <https://www.apache.org/licenses/LICENSE-2.0>

*

* Unless required by applicable law or agreed to in writing, software
* distributed under the License is distributed on an "AS IS" BASIS, WITHOUT
* WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the
* License for the specific language governing permissions and limitations
* under the License.

*/

/*

* Written by Robert Harder and released to the public domain, as explained at

* <https://creativecommons.org/licenses/publicdomain>

*/

/**

* Enumeration of supported Base64 dialects.

* <p>

* The internal lookup tables in this class has been derived from

* Robert
Harder's Public Domain

* Base64 Encoder/Decoder.

*/

Found in path(s):

* /opt/cola/permits/1735715921_1688166920.9934118/0/netty-codec-4-1-94-final-sources-jar/io/netty/handler/codec/base64/Base64Dialect.java

No license file was found, but licenses were detected in source scan.

/*

* Copyright 2014 The Netty Project

*

* The Netty Project licenses this file to you under the Apache License, version 2.0 (the
* "License"); you may not use this file except in compliance with the License. You may obtain a
* copy of the License at:

*

* <https://www.apache.org/licenses/LICENSE-2.0>

*

* Unless required by applicable law or agreed to in writing, software distributed under the License

* is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express
* or implied. See the License for the specific language governing permissions and limitations under
* the License.
*/

Found in path(s):

* /opt/cola/permits/1735715921_1688166920.9934118/0/netty-codec-4-1-94-final-sources-jar/io/netty/handler/codec/DefaultHeaders.java
* /opt/cola/permits/1735715921_1688166920.9934118/0/netty-codec-4-1-94-final-sources-jar/io/netty/handler/codec/EmptyHeaders.java
* /opt/cola/permits/1735715921_1688166920.9934118/0/netty-codec-4-1-94-final-sources-jar/io/netty/handler/codec/Headers.java

No license file was found, but licenses were detected in source scan.

/*

* Copyright 2019 The Netty Project

*

* The Netty Project licenses this file to you under the Apache License,
* version 2.0 (the "License"); you may not use this file except in compliance
* with the License. You may obtain a copy of the License at:

*

* <https://www.apache.org/licenses/LICENSE-2.0>

*

* Unless required by applicable law or agreed to in writing, software
* distributed under the License is distributed on an "AS IS" BASIS, WITHOUT
* WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the
* License for the specific language governing permissions and limitations
* under the License.

*/

Found in path(s):

* /opt/cola/permits/1735715921_1688166920.9934118/0/netty-codec-4-1-94-final-sources-jar/io/netty/handler/codec/compression/Lz4XXHash32.java

No license file was found, but licenses were detected in source scan.

/*

* Copyright 2021 The Netty Project

*

* The Netty Project licenses this file to you under the Apache License,
* version 2.0 (the "License"); you may not use this file except in compliance
* with the License. You may obtain a copy of the License at:

*

* <https://www.apache.org/licenses/LICENSE-2.0>

*

* Unless required by applicable law or agreed to in writing, software
* distributed under the License is distributed on an "AS IS" BASIS, WITHOUT
* WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the

* License for the specific language governing permissions and limitations
* under the License.
*/

Found in path(s):

* /opt/cola/permits/1735715921_1688166920.9934118/0/netty-codec-4-1-94-final-sources-jar/io/netty/handler/codec/compression/Zstd.java
* /opt/cola/permits/1735715921_1688166920.9934118/0/netty-codec-4-1-94-final-sources-jar/io/netty/handler/codec/compression/BrotliDecoder.java
*
/opt/cola/permits/1735715921_1688166920.9934118/0/netty-codec-4-1-94-final-sources-jar/io/netty/handler/codec/compression/BrotliEncoder.java
* /opt/cola/permits/1735715921_1688166920.9934118/0/netty-codec-4-1-94-final-sources-jar/io/netty/handler/codec/compression/Brotli.java
* /opt/cola/permits/1735715921_1688166920.9934118/0/netty-codec-4-1-94-final-sources-jar/io/netty/handler/codec/compression/BrotliOptions.java
* /opt/cola/permits/1735715921_1688166920.9934118/0/netty-codec-4-1-94-final-sources-jar/io/netty/handler/codec/compression/CompressionOptions.java
* /opt/cola/permits/1735715921_1688166920.9934118/0/netty-codec-4-1-94-final-sources-jar/io/netty/handler/codec/compression/GzipOptions.java
* /opt/cola/permits/1735715921_1688166920.9934118/0/netty-codec-4-1-94-final-sources-jar/io/netty/handler/codec/compression/ZstdConstants.java
* /opt/cola/permits/1735715921_1688166920.9934118/0/netty-codec-4-1-94-final-sources-jar/io/netty/handler/codec/compression/ZstdEncoder.java
* /opt/cola/permits/1735715921_1688166920.9934118/0/netty-codec-4-1-94-final-sources-jar/io/netty/handler/codec/compression/ZstdOptions.java
*
/opt/cola/permits/1735715921_1688166920.9934118/0/netty-codec-4-1-94-final-sources-jar/io/netty/handler/codec/compression/StandardCompressionOptions.java
* /opt/cola/permits/1735715921_1688166920.9934118/0/netty-codec-4-1-94-final-sources-jar/io/netty/handler/codec/compression/DeflateOptions.java

No license file was found, but licenses were detected in source scan.

/*

* Copyright 2013 The Netty Project
*
* The Netty Project licenses this file to you under the Apache License,
* version 2.0 (the "License"); you may not use this file except in compliance
* with the License. You may obtain a copy of the License at:
*
* <https://www.apache.org/licenses/LICENSE-2.0>
*
* Unless required by applicable law or agreed to in writing, software
* distributed under the License is distributed on an "AS IS" BASIS, WITHOUT
* WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the
* License for the specific language governing permissions and limitations
* under the License.
*/

Found in path(s):

* /opt/cola/permits/1735715921_1688166920.9934118/0/netty-codec-4-1-94-final-sources-jar/io/netty/handler/codec/compression/JdkZlibDecoder.java

* /opt/cola/permits/1735715921_1688166920.9934118/0/netty-codec-4-1-94-final-sources-jar/io/netty/handler/codec/xml/XmlFrameDecoder.java

*

/opt/cola/permits/1735715921_1688166920.9934118/0/netty-codec-4-1-94-final-sources-jar/io/netty/handler/codec/compression/Crc32c.java

1.890 netty-transport-native-unix-common

4.1.94.Final

1.890.1 Available under license :

No license file was found, but licenses were detected in source scan.

/*

* Copyright 2022 The Netty Project

*

* The Netty Project licenses this file to you under the Apache License,

* version 2.0 (the "License"); you may not use this file except in compliance

* with the License. You may obtain a copy of the License at:

*

* <https://www.apache.org/licenses/LICENSE-2.0>

*

* Unless required by applicable law or agreed to in writing, software

* distributed under the License is distributed on an "AS IS" BASIS, WITHOUT

* WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the

* License for the specific language governing permissions and limitations

* under the License.

*/

Found in path(s):

* /opt/cola/permits/1735716026_1688166875.313498/0/netty-transport-native-unix-common-4-1-94-final-sources-jar/io/netty/channel/unix/RawUnixChannelOption.java

* /opt/cola/permits/1735716026_1688166875.313498/0/netty-transport-native-unix-common-4-1-94-final-sources-jar/io/netty/channel/unix/GenericUnixChannelOption.java

*

/opt/cola/permits/1735716026_1688166875.313498/0/netty-transport-native-unix-common-4-1-94-final-sources-jar/io/netty/channel/unix/IntegerUnixChannelOption.java

No license file was found, but licenses were detected in source scan.

/*

* Copyright 2016 The Netty Project

*

* The Netty Project licenses this file to you under the Apache License,

* version 2.0 (the "License"); you may not use this file except in compliance
* with the License. You may obtain a copy of the License at:
*
* <https://www.apache.org/licenses/LICENSE-2.0>
*
* Unless required by applicable law or agreed to in writing, software
* distributed under the License is distributed on an "AS IS" BASIS, WITHOUT
* WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the
* License for the specific language governing permissions and limitations
* under the License.
*/

Found in path(s):

* /opt/cola/permits/1735716026_1688166875.313498/0/netty-transport-native-unix-common-4-1-94-final-sources-jar/netty_unix_util.c
* /opt/cola/permits/1735716026_1688166875.313498/0/netty-transport-native-unix-common-4-1-94-final-sources-jar/io/netty/channel/unix/ErrorsStaticallyReferencedJniMethods.java
*
* /opt/cola/permits/1735716026_1688166875.313498/0/netty-transport-native-unix-common-4-1-94-final-sources-jar/io/netty/channel/unix/LimitsStaticallyReferencedJniMethods.java
* /opt/cola/permits/1735716026_1688166875.313498/0/netty-transport-native-unix-common-4-1-94-final-sources-jar/io/netty/channel/unix/PeerCredentials.java
* /opt/cola/permits/1735716026_1688166875.313498/0/netty-transport-native-unix-common-4-1-94-final-sources-jar/netty_unix_limits.c
* /opt/cola/permits/1735716026_1688166875.313498/0/netty-transport-native-unix-common-4-1-94-final-sources-jar/netty_unix_util.h
* /opt/cola/permits/1735716026_1688166875.313498/0/netty-transport-native-unix-common-4-1-94-final-sources-jar/io/netty/channel/unix/SocketWritableByteChannel.java
* /opt/cola/permits/1735716026_1688166875.313498/0/netty-transport-native-unix-common-4-1-94-final-sources-jar/io/netty/channel/unix/Limits.java
* /opt/cola/permits/1735716026_1688166875.313498/0/netty-transport-native-unix-common-4-1-94-final-sources-jar/netty_unix_limits.h

No license file was found, but licenses were detected in source scan.

/*
* Copyright 2015 The Netty Project
*
* The Netty Project licenses this file to you under the Apache License,
* version 2.0 (the "License"); you may not use this file except in compliance
* with the License. You may obtain a copy of the License at:
*
* <https://www.apache.org/licenses/LICENSE-2.0>
*
* Unless required by applicable law or agreed to in writing, software
* distributed under the License is distributed on an "AS IS" BASIS, WITHOUT
* WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the
* License for the specific language governing permissions and limitations
* under the License.

*/

Found in path(s):

* /opt/cola/permits/1735716026_1688166875.313498/0/netty-transport-native-unix-common-4-1-94-final-sources-jar/io/netty/channel/unix/DomainSocketChannel.java

* /opt/cola/permits/1735716026_1688166875.313498/0/netty-transport-native-unix-common-4-1-94-final-sources-jar/netty_unix_errors.h

*

/opt/cola/permits/1735716026_1688166875.313498/0/netty-transport-native-unix-common-4-1-94-final-sources-jar/netty_unix_socket.h

* /opt/cola/permits/1735716026_1688166875.313498/0/netty-transport-native-unix-common-4-1-94-final-sources-jar/io/netty/channel/unix/ServerDomainSocketChannel.java

* /opt/cola/permits/1735716026_1688166875.313498/0/netty-transport-native-unix-common-4-1-94-final-sources-jar/io/netty/channel/unix/FileDescriptor.java

* /opt/cola/permits/1735716026_1688166875.313498/0/netty-transport-native-unix-common-4-1-94-final-sources-jar/io/netty/channel/unix/Socket.java

* /opt/cola/permits/1735716026_1688166875.313498/0/netty-transport-native-unix-common-4-1-94-final-sources-jar/netty_unix_filedescriptor.c

* /opt/cola/permits/1735716026_1688166875.313498/0/netty-transport-native-unix-common-4-1-94-final-sources-jar/netty_unix_filedescriptor.h

* /opt/cola/permits/1735716026_1688166875.313498/0/netty-transport-native-unix-common-4-1-94-final-sources-jar/io/netty/channel/unix/Errors.java

*

/opt/cola/permits/1735716026_1688166875.313498/0/netty-transport-native-unix-common-4-1-94-final-sources-jar/io/netty/channel/unix/NativeInetAddress.java

* /opt/cola/permits/1735716026_1688166875.313498/0/netty-transport-native-unix-common-4-1-94-final-sources-jar/io/netty/channel/unix/UnixChannel.java

* /opt/cola/permits/1735716026_1688166875.313498/0/netty-transport-native-unix-common-4-1-94-final-sources-jar/netty_unix_errors.c

* /opt/cola/permits/1735716026_1688166875.313498/0/netty-transport-native-unix-common-4-1-94-final-sources-jar/io/netty/channel/unix/DomainSocketReadMode.java

* /opt/cola/permits/1735716026_1688166875.313498/0/netty-transport-native-unix-common-4-1-94-final-sources-jar/io/netty/channel/unix/DomainSocketChannelConfig.java

* /opt/cola/permits/1735716026_1688166875.313498/0/netty-transport-native-unix-common-4-1-94-final-sources-jar/io/netty/channel/unix/DatagramSocketAddress.java

* /opt/cola/permits/1735716026_1688166875.313498/0/netty-transport-native-unix-common-4-1-94-final-sources-jar/netty_unix_socket.c

*

/opt/cola/permits/1735716026_1688166875.313498/0/netty-transport-native-unix-common-4-1-94-final-sources-jar/io/netty/channel/unix/DomainSocketAddress.java

No license file was found, but licenses were detected in source scan.

<!--

~ Copyright 2016 The Netty Project

~

~ The Netty Project licenses this file to you under the Apache License,

~ version 2.0 (the "License"); you may not use this file except in compliance

~ with the License. You may obtain a copy of the License at:

~
~ <https://www.apache.org/licenses/LICENSE-2.0>
~
~ Unless required by applicable law or agreed to in writing, software
~ distributed under the License is distributed on an "AS IS" BASIS, WITHOUT
~ WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the
~ License for the specific language governing permissions and limitations
~ under the License.
-->

Found in path(s):

* /opt/cola/permits/1735716026_1688166875.313498/0/netty-transport-native-unix-common-4-1-94-final-sources-jar/META-INF/maven/io.netty/netty-transport-native-unix-common/pom.xml

No license file was found, but licenses were detected in source scan.

```
/*  
* Copyright 2018 The Netty Project  
*  
* The Netty Project licenses this file to you under the Apache License,  
* version 2.0 (the "License"); you may not use this file except in compliance  
* with the License. You may obtain a copy of the License at:  
*  
* https://www.apache.org/licenses/LICENSE-2.0  
*  
* Unless required by applicable law or agreed to in writing, software  
* distributed under the License is distributed on an "AS IS" BASIS, WITHOUT  
* WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the  
* License for the specific language governing permissions and limitations  
* under the License.  
*/
```

Found in path(s):

* /opt/cola/permits/1735716026_1688166875.313498/0/netty-transport-native-unix-common-4-1-94-final-sources-jar/io/netty/channel/unix/Buffer.java

* /opt/cola/permits/1735716026_1688166875.313498/0/netty-transport-native-unix-common-4-1-94-final-sources-jar/io/netty/channel/unix/PreferredDirectByteBufferAllocator.java

*
/opt/cola/permits/1735716026_1688166875.313498/0/netty-transport-native-unix-common-4-1-94-final-sources-jar/netty_unix_buffer.c

* /opt/cola/permits/1735716026_1688166875.313498/0/netty-transport-native-unix-common-4-1-94-final-sources-jar/netty_unix_buffer.h

No license file was found, but licenses were detected in source scan.

```
/*  
* Copyright 2017 The Netty Project  
*  
* The Netty Project licenses this file to you under the Apache License,  
* version 2.0 (the "License"); you may not use this file except in compliance
```

* with the License. You may obtain a copy of the License at:
*
* <https://www.apache.org/licenses/LICENSE-2.0>
*
* Unless required by applicable law or agreed to in writing, software
* distributed under the License is distributed on an "AS IS" BASIS, WITHOUT
* WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the
* License for the specific language governing permissions and limitations
* under the License.
*/

Found in path(s):

* /opt/cola/permits/1735716026_1688166875.313498/0/netty-transport-native-unix-common-4-1-94-final-sources-jar/io/netty/channel/unix/UnixChannelUtil.java
* /opt/cola/permits/1735716026_1688166875.313498/0/netty-transport-native-unix-common-4-1-94-final-sources-jar/netty_unix_jni.h

No license file was found, but licenses were detected in source scan.

/*

* Copyright 2014 The Netty Project
*
* The Netty Project licenses this file to you under the Apache License,
* version 2.0 (the "License"); you may not use this file except in compliance
* with the License. You may obtain a copy of the License at:
*
* <https://www.apache.org/licenses/LICENSE-2.0>
*
* Unless required by applicable law or agreed to in writing, software
* distributed under the License is distributed on an "AS IS" BASIS, WITHOUT
* WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the
* License for the specific language governing permissions and limitations
* under the License.
*/

Found in path(s):

* /opt/cola/permits/1735716026_1688166875.313498/0/netty-transport-native-unix-common-4-1-94-final-sources-jar/io/netty/channel/unix/UnixChannelOption.java
* /opt/cola/permits/1735716026_1688166875.313498/0/netty-transport-native-unix-common-4-1-94-final-sources-jar/io/netty/channel/unix/IovArray.java
*

/opt/cola/permits/1735716026_1688166875.313498/0/netty-transport-native-unix-common-4-1-94-final-sources-jar/io/netty/channel/unix/package-info.java
* /opt/cola/permits/1735716026_1688166875.313498/0/netty-transport-native-unix-common-4-1-94-final-sources-jar/io/netty/channel/unix/Unix.java

No license file was found, but licenses were detected in source scan.

/*

* Copyright 2021 The Netty Project

*
* The Netty Project licenses this file to you under the Apache License,
* version 2.0 (the "License"); you may not use this file except in compliance
* with the License. You may obtain a copy of the License at:
*
* <https://www.apache.org/licenses/LICENSE-2.0>
*
* Unless required by applicable law or agreed to in writing, software
* distributed under the License is distributed on an "AS IS" BASIS, WITHOUT
* WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the
* License for the specific language governing permissions and limitations
* under the License.
*/

Found in path(s):

* /opt/cola/permits/1735716026_1688166875.313498/0/netty-transport-native-unix-common-4-1-94-final-sources-jar/io/netty/channel/unix/SegmentedDatagramPacket.java
* /opt/cola/permits/1735716026_1688166875.313498/0/netty-transport-native-unix-common-4-1-94-final-sources-jar/io/netty/channel/unix/DomainDatagramChannelConfig.java

*
/opt/cola/permits/1735716026_1688166875.313498/0/netty-transport-native-unix-common-4-1-94-final-sources-jar/io/netty/channel/unix/DomainDatagramPacket.java
* /opt/cola/permits/1735716026_1688166875.313498/0/netty-transport-native-unix-common-4-1-94-final-sources-jar/io/netty/channel/unix/DomainDatagramSocketAddress.java
* /opt/cola/permits/1735716026_1688166875.313498/0/netty-transport-native-unix-common-4-1-94-final-sources-jar/io/netty/channel/unix/DomainDatagramChannel.java

No license file was found, but licenses were detected in source scan.

/*
* Copyright 2020 The Netty Project
*
* The Netty Project licenses this file to you under the Apache License,
* version 2.0 (the "License"); you may not use this file except in compliance
* with the License. You may obtain a copy of the License at:
*
* <https://www.apache.org/licenses/LICENSE-2.0>
*
* Unless required by applicable law or agreed to in writing, software
* distributed under the License is distributed on an "AS IS" BASIS, WITHOUT
* WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the
* License for the specific language governing permissions and limitations
* under the License.
*/

Found in path(s):

* /opt/cola/permits/1735716026_1688166875.313498/0/netty-transport-native-unix-common-4-1-94-final-sources-jar/netty_unix.c
* /opt/cola/permits/1735716026_1688166875.313498/0/netty-transport-native-unix-common-4-1-94-final-sources-

1.891 netty-resolver 4.1.94.Final

1.891.1 Available under license :

No license file was found, but licenses were detected in source scan.

```
/*
 * Copyright 2015 The Netty Project
 *
 * The Netty Project licenses this file to you under the Apache License,
 * version 2.0 (the "License"); you may not use this file except in compliance
 * with the License. You may obtain a copy of the License at:
 *
 * https://www.apache.org/licenses/LICENSE-2.0
 *
 * Unless required by applicable law or agreed to in writing, software
 * distributed under the License is distributed on an "AS IS" BASIS, WITHOUT
 * WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the
 * License for the specific language governing permissions and limitations
 * under the License.
 */
```

Found in path(s):

```
* /opt/cola/permits/1735715995_1688166915.6076818/0/netty-resolver-4-1-94-final-sources-
jar/io/netty/resolver/DefaultAddressResolverGroup.java
* /opt/cola/permits/1735715995_1688166915.6076818/0/netty-resolver-4-1-94-final-sources-
jar/io/netty/resolver/CompositeNameResolver.java
*
/opt/cola/permits/1735715995_1688166915.6076818/0/netty-resolver-4-1-94-final-sources-
jar/io/netty/resolver/DefaultNameResolver.java
* /opt/cola/permits/1735715995_1688166915.6076818/0/netty-resolver-4-1-94-final-sources-
jar/io/netty/resolver/InetNameResolver.java
* /opt/cola/permits/1735715995_1688166915.6076818/0/netty-resolver-4-1-94-final-sources-
jar/io/netty/resolver/DefaultHostsFileEntriesResolver.java
* /opt/cola/permits/1735715995_1688166915.6076818/0/netty-resolver-4-1-94-final-sources-
jar/io/netty/resolver/AddressResolver.java
* /opt/cola/permits/1735715995_1688166915.6076818/0/netty-resolver-4-1-94-final-sources-
jar/io/netty/resolver/InetSocketAddressResolver.java
* /opt/cola/permits/1735715995_1688166915.6076818/0/netty-resolver-4-1-94-final-sources-
jar/io/netty/resolver/HostsFileEntriesResolver.java
* /opt/cola/permits/1735715995_1688166915.6076818/0/netty-resolver-4-1-94-final-sources-
jar/io/netty/resolver/AbstractAddressResolver.java
* /opt/cola/permits/1735715995_1688166915.6076818/0/netty-resolver-4-1-94-final-sources-
jar/io/netty/resolver/HostsFileParser.java
```

No license file was found, but licenses were detected in source scan.

```
<!--
~ Copyright 2014 The Netty Project
~
~ The Netty Project licenses this file to you under the Apache License,
~ version 2.0 (the "License"); you may not use this file except in compliance
~ with the License. You may obtain a copy of the License at:
~
~ https://www.apache.org/licenses/LICENSE-2.0
~
~ Unless required by applicable law or agreed to in writing, software
~ distributed under the License is distributed on an "AS IS" BASIS, WITHOUT
~ WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the
~ License for the specific language governing permissions and limitations
~ under the License.
-->
```

Found in path(s):

```
* /opt/cola/permits/1735715995_1688166915.6076818/0/netty-resolver-4-1-94-final-sources-jar/META-INF/maven/io.netty/netty-resolver/pom.xml
```

No license file was found, but licenses were detected in source scan.

```
/*
* Copyright 2014 The Netty Project
*
* The Netty Project licenses this file to you under the Apache License,
* version 2.0 (the "License"); you may not use this file except in compliance
* with the License. You may obtain a copy of the License at:
*
* https://www.apache.org/licenses/LICENSE-2.0
*
* Unless required by applicable law or agreed to in writing, software
* distributed under the License is distributed on an "AS IS" BASIS, WITHOUT
* WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the
* License for the specific language governing permissions and limitations
* under the License.
*/
```

Found in path(s):

```
* /opt/cola/permits/1735715995_1688166915.6076818/0/netty-resolver-4-1-94-final-sources-jar/io/netty/resolver/NoopAddressResolverGroup.java
```

```
* /opt/cola/permits/1735715995_1688166915.6076818/0/netty-resolver-4-1-94-final-sources-jar/io/netty/resolver/NoopAddressResolver.java
```

```
*
```

```
/opt/cola/permits/1735715995_1688166915.6076818/0/netty-resolver-4-1-94-final-sources-jar/io/netty/resolver/package-info.java
```

```
* /opt/cola/permits/1735715995_1688166915.6076818/0/netty-resolver-4-1-94-final-sources-jar/io/netty/resolver/SimpleNameResolver.java
```

```
* /opt/cola/permits/1735715995_1688166915.6076818/0/netty-resolver-4-1-94-final-sources-
```


jar/io/netty/resolver/AddressResolverGroup.java

* /opt/cola/permits/1735715995_1688166915.6076818/0/netty-resolver-4-1-94-final-sources-

jar/io/netty/resolver/NameResolver.java

No license file was found, but licenses were detected in source scan.

/*

* Copyright 2021 The Netty Project

*

* The Netty Project licenses this file to you under the Apache License,

* version 2.0 (the "License"); you may not use this file except in compliance

* with the License. You may obtain a copy of the License at:

*

* <https://www.apache.org/licenses/LICENSE-2.0>

*

* Unless required by applicable law or agreed to in writing, software

* distributed under the License is distributed on an "AS IS" BASIS, WITHOUT

* WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the

* License for the specific language governing permissions and limitations

* under the License.

*/

Found in path(s):

* /opt/cola/permits/1735715995_1688166915.6076818/0/netty-resolver-4-1-94-final-sources-

jar/io/netty/resolver/HostsFileEntriesProvider.java

No license file was found, but licenses were detected in source scan.

/*

* Copyright 2017 The Netty Project

*

* The Netty Project licenses this file to you under the Apache License,

* version 2.0 (the "License"); you may not use this file except in compliance

* with the License. You may obtain a copy of the License at:

*

* <https://www.apache.org/licenses/LICENSE-2.0>

*

* Unless required by applicable law or agreed to in writing, software

* distributed under the License is distributed on an "AS IS" BASIS, WITHOUT

* WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the

* License for the specific language governing permissions and limitations

* under the License.

*/

Found in path(s):

* /opt/cola/permits/1735715995_1688166915.6076818/0/netty-resolver-4-1-94-final-sources-

jar/io/netty/resolver/HostsFileEntries.java

* /opt/cola/permits/1735715995_1688166915.6076818/0/netty-resolver-4-1-94-final-sources-

jar/io/netty/resolver/ResolvedAddressTypes.java

No license file was found, but licenses were detected in source scan.

```
/*
 * Copyright 2016 The Netty Project
 *
 * The Netty Project licenses this file to you under the Apache License,
 * version 2.0 (the "License"); you may not use this file except in compliance
 * with the License. You may obtain a copy of the License at:
 *
 * https://www.apache.org/licenses/LICENSE-2.0
 *
 * Unless required by applicable law or agreed to in writing, software
 * distributed under the License is distributed on an "AS IS" BASIS, WITHOUT
 * WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the
 * License for the specific language governing permissions and limitations
 * under the License.
 */
```

Found in path(s):

```
* /opt/cola/permits/1735715995_1688166915.6076818/0/netty-resolver-4-1-94-final-sources-
jar/io/netty/resolver/RoundRobinInetAddressResolver.java
```

1.892 netty-handler 4.1.94.Final

1.892.1 Available under license :

No license file was found, but licenses were detected in source scan.

```
<!--
 ~ Copyright 2012 The Netty Project
 ~
 ~ The Netty Project licenses this file to you under the Apache License,
 ~ version 2.0 (the "License"); you may not use this file except in compliance
 ~ with the License. You may obtain a copy of the License at:
 ~
 ~ https://www.apache.org/licenses/LICENSE-2.0
 ~
 ~ Unless required by applicable law or agreed to in writing, software
 ~ distributed under the License is distributed on an "AS IS" BASIS, WITHOUT
 ~ WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the
 ~ License for the specific language governing permissions and limitations
 ~ under the License.
-->
```

Found in path(s):

```
* /opt/cola/permits/1735716183_1688166915.4300108/0/netty-handler-4-1-94-final-sources-jar/META-
INF/maven/io.netty/netty-handler/pom.xml
```

No license file was found, but licenses were detected in source scan.

```
# The Netty Project licenses this file to you under the Apache License,  
# version 2.0 (the "License"); you may not use this file except in compliance  
# with the License. You may obtain a copy of the License at:  
# distributed under the License is distributed on an "AS IS" BASIS, WITHOUT
```

Found in path(s):

```
* /opt/cola/permits/1735716183_1688166915.4300108/0/netty-handler-4-1-94-final-sources-jar/META-INF/native-  
image/io.netty.netty-handler/native-image.properties
```

No license file was found, but licenses were detected in source scan.

```
/*
```

```
* Copyright 2014 The Netty Project
```

```
*
```

```
* The Netty Project licenses this file to you under the Apache License,  
* version 2.0 (the "License"); you may not use this file except in compliance  
* with the License. You may obtain a copy of the License at:
```

```
*
```

```
* https://www.apache.org/licenses/LICENSE-2.0
```

```
*
```

```
* Unless required by applicable law or agreed to in writing, software  
* distributed under the License is distributed on an "AS IS" BASIS, WITHOUT  
* WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the  
* License for the specific language governing permissions and limitations  
* under the License.
```

```
*/
```

```
// Try the OpenJDK's proprietary implementation.
```

Found in path(s):

```
* /opt/cola/permits/1735716183_1688166915.4300108/0/netty-handler-4-1-94-final-sources-  
jar/io/netty/handler/ssl/util/SelfSignedCertificate.java
```

No license file was found, but licenses were detected in source scan.

```
/*
```

```
* Copyright 2019 The Netty Project
```

```
*
```

```
* The Netty Project licenses this file to you under the Apache License,  
* version 2.0 (the "License"); you may not use this file except in compliance  
* with the License. You may obtain a copy of the License at:
```

```
*
```

```
* https://www.apache.org/licenses/LICENSE-2.0
```

```
*
```

```
* Unless required by applicable law or agreed to in writing, software  
* distributed under the License is distributed on an "AS IS" BASIS, WITHOUT  
* WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the  
* License for the specific language governing permissions and limitations  
* under the License.
```

*/

Found in path(s):

* /opt/cola/permits/1735716183_1688166915.4300108/0/netty-handler-4-1-94-final-sources-jar/io/netty/handler/ssl/util/TrustManagerFactoryWrapper.java

* /opt/cola/permits/1735716183_1688166915.4300108/0/netty-handler-4-1-94-final-sources-jar/io/netty/handler/ssl/util/X509KeyManagerWrapper.java

*

/opt/cola/permits/1735716183_1688166915.4300108/0/netty-handler-4-1-94-final-sources-jar/io/netty/handler/address/DynamicAddressConnectHandler.java

* /opt/cola/permits/1735716183_1688166915.4300108/0/netty-handler-4-1-94-final-sources-jar/io/netty/handler/address/package-info.java

* /opt/cola/permits/1735716183_1688166915.4300108/0/netty-handler-4-1-94-final-sources-jar/io/netty/handler/ssl/util/KeyManagerFactoryWrapper.java

* /opt/cola/permits/1735716183_1688166915.4300108/0/netty-handler-4-1-94-final-sources-jar/io/netty/handler/ssl/OpenSslPrivateKeyMethod.java

* /opt/cola/permits/1735716183_1688166915.4300108/0/netty-handler-4-1-94-final-sources-jar/io/netty/handler/ssl/PseudoRandomFunction.java

* /opt/cola/permits/1735716183_1688166915.4300108/0/netty-handler-4-1-94-final-sources-jar/io/netty/handler/ssl/SslMasterKeyHandler.java

* /opt/cola/permits/1735716183_1688166915.4300108/0/netty-handler-4-1-94-final-sources-jar/io/netty/handler/ssl/util/SimpleKeyManagerFactory.java

No license file was found, but licenses were detected in source scan.

/*

* Copyright 2022 The Netty Project

*

* The Netty Project licenses this file to you under the Apache License,

* version 2.0 (the "License"); you may not use this file except in compliance

* with the License. You may obtain a copy of the License at:

*

* <https://www.apache.org/licenses/LICENSE-2.0>

*

* Unless required by applicable law or agreed to in writing, software

* distributed under the License is distributed on an "AS IS" BASIS, WITHOUT

* WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the

* License for the specific language governing permissions and limitations

* under the License.

*/

Found in path(s):

* /opt/cola/permits/1735716183_1688166915.4300108/0/netty-handler-4-1-94-final-sources-jar/io/netty/handler/ssl/OpenSslCertificateCompressionAlgorithm.java

* /opt/cola/permits/1735716183_1688166915.4300108/0/netty-handler-4-1-94-final-sources-jar/io/netty/handler/ssl/BouncyCastlePemReader.java

No license file was found, but licenses were detected in source scan.

/*

* Copyright 2023 The Netty Project
*
* The Netty Project licenses this file to you under the Apache License,
* version 2.0 (the "License"); you may not use this file except in compliance
* with the License. You may obtain a copy of the License at:
*
* <https://www.apache.org/licenses/LICENSE-2.0>
*
* Unless required by applicable law or agreed to in writing, software
* distributed under the License is distributed on an "AS IS" BASIS, WITHOUT
* WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the
* License for the specific language governing permissions and limitations
* under the License.
*/

Found in path(s):

* /opt/cola/permits/1735716183_1688166915.4300108/0/netty-handler-4-1-94-final-sources-jar/io/netty/handler/pcap/State.java

No license file was found, but licenses were detected in source scan.

/*
* Copyright 2017 The Netty Project
*
* The Netty Project licenses this file to you under the Apache License,
* version 2.0 (the "License"); you may not use this file except in compliance
* with the License. You may obtain a copy of the License at:
*
* <https://www.apache.org/licenses/LICENSE-2.0>
*
* Unless required by applicable law or agreed to in writing, software
* distributed under the License is distributed on an "AS IS" BASIS, WITHOUT
* WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the
* License for the specific language governing permissions and limitations
* under the License.
*/

Found in path(s):

* /opt/cola/permits/1735716183_1688166915.4300108/0/netty-handler-4-1-94-final-sources-jar/io/netty/handler/ssl/OptionalSslHandler.java

* /opt/cola/permits/1735716183_1688166915.4300108/0/netty-handler-4-1-94-final-sources-jar/io/netty/handler/ssl/Conscrypt.java

* /opt/cola/permits/1735716183_1688166915.4300108/0/netty-handler-4-1-94-final-sources-jar/io/netty/handler/ssl/SniCompletionEvent.java

*
/opt/cola/permits/1735716183_1688166915.4300108/0/netty-handler-4-1-94-final-sources-jar/io/netty/handler/ssl/AbstractSniHandler.java

* /opt/cola/permits/1735716183_1688166915.4300108/0/netty-handler-4-1-94-final-sources-jar/io/netty/handler/ssl/SslCompletionEvent.java

* /opt/cola/permits/1735716183_1688166915.4300108/0/netty-handler-4-1-94-final-sources-jar/io/netty/handler/ssl/ocsp/OcspClientHandler.java
* /opt/cola/permits/1735716183_1688166915.4300108/0/netty-handler-4-1-94-final-sources-jar/io/netty/handler/ssl/JdkAlpnSslEngine.java
* /opt/cola/permits/1735716183_1688166915.4300108/0/netty-handler-4-1-94-final-sources-jar/io/netty/handler/ssl/SslClientHelloHandler.java
* /opt/cola/permits/1735716183_1688166915.4300108/0/netty-handler-4-1-94-final-sources-jar/io/netty/handler/ssl/ocsp/package-info.java
* /opt/cola/permits/1735716183_1688166915.4300108/0/netty-handler-4-1-94-final-sources-jar/io/netty/handler/ssl/ConscryptAlpnSslEngine.java
*

/opt/cola/permits/1735716183_1688166915.4300108/0/netty-handler-4-1-94-final-sources-jar/io/netty/handler/ssl/JdkAlpnSslUtils.java
* /opt/cola/permits/1735716183_1688166915.4300108/0/netty-handler-4-1-94-final-sources-jar/io/netty/handler/ssl/SslCloseCompletionEvent.java

No license file was found, but licenses were detected in source scan.

/*

* Copyright 2021 The Netty Project

*

* The Netty Project licenses this file to you under the Apache License,
* version 2.0 (the "License"); you may not use this file except in compliance
* with the License. You may obtain a copy of the License at:

*

* <https://www.apache.org/licenses/LICENSE-2.0>

*

* Unless required by applicable law or agreed to in writing, software
* distributed under the License is distributed on an "AS IS" BASIS, WITHOUT
* WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the
* License for the specific language governing permissions and limitations
* under the License.

*/

Found in path(s):

* /opt/cola/permits/1735716183_1688166915.4300108/0/netty-handler-4-1-94-final-sources-jar/io/netty/handler/ssl/GroupsConverter.java
* /opt/cola/permits/1735716183_1688166915.4300108/0/netty-handler-4-1-94-final-sources-jar/io/netty/handler/ssl/SslContextOption.java
* /opt/cola/permits/1735716183_1688166915.4300108/0/netty-handler-4-1-94-final-sources-jar/io/netty/handler/ssl/BouncyCastle.java
*

/opt/cola/permits/1735716183_1688166915.4300108/0/netty-handler-4-1-94-final-sources-jar/io/netty/handler/ssl/AsyncRunnable.java

* /opt/cola/permits/1735716183_1688166915.4300108/0/netty-handler-4-1-94-final-sources-jar/io/netty/handler/ssl/SslProtocols.java

* /opt/cola/permits/1735716183_1688166915.4300108/0/netty-handler-4-1-94-final-sources-jar/io/netty/handler/ssl/OpenSslAsyncPrivateKeyMethod.java

* /opt/cola/permits/1735716183_1688166915.4300108/0/netty-handler-4-1-94-final-sources-

jar/io/netty/handler/ssl/OpenSslSessionCache.java
* /opt/cola/permits/1735716183_1688166915.4300108/0/netty-handler-4-1-94-final-sources-
jar/io/netty/handler/ssl/OpenSslContextOption.java
* /opt/cola/permits/1735716183_1688166915.4300108/0/netty-handler-4-1-94-final-sources-
jar/io/netty/handler/ssl/BouncyCastleAlpnSslUtils.java
* /opt/cola/permits/1735716183_1688166915.4300108/0/netty-handler-4-1-94-final-sources-
jar/io/netty/handler/ssl/Ciphers.java
*
/opt/cola/permits/1735716183_1688166915.4300108/0/netty-handler-4-1-94-final-sources-
jar/io/netty/handler/ssl/BouncyCastleAlpnSslEngine.java
* /opt/cola/permits/1735716183_1688166915.4300108/0/netty-handler-4-1-94-final-sources-
jar/io/netty/handler/ssl/OpenSslClientSessionCache.java
* /opt/cola/permits/1735716183_1688166915.4300108/0/netty-handler-4-1-94-final-sources-
jar/io/netty/handler/ssl/OpenSslSessionId.java
No license file was found, but licenses were detected in source scan.

/*
* Copyright 2020 The Netty Project
*
* The Netty Project licenses this file to you under the Apache License,
* version 2.0 (the "License"); you may not use this file except in compliance
* with the License. You may obtain a copy of the License at:
*
* <https://www.apache.org/licenses/LICENSE-2.0>
*
* Unless required by applicable law or agreed to in writing, software
* distributed under the License is distributed on an "AS IS" BASIS, WITHOUT
* WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the
* License for the specific language governing permissions and limitations
* under the License.
*/

Found in path(s):

* /opt/cola/permits/1735716183_1688166915.4300108/0/netty-handler-4-1-94-final-sources-
jar/io/netty/handler/pcap/EthernetPacket.java
* /opt/cola/permits/1735716183_1688166915.4300108/0/netty-handler-4-1-94-final-sources-
jar/io/netty/handler/pcap/IPPacket.java
* /opt/cola/permits/1735716183_1688166915.4300108/0/netty-handler-4-1-94-final-sources-
jar/io/netty/handler/pcap/PcapHeaders.java
*
/opt/cola/permits/1735716183_1688166915.4300108/0/netty-handler-4-1-94-final-sources-
jar/io/netty/handler/pcap/PcapWriter.java
* /opt/cola/permits/1735716183_1688166915.4300108/0/netty-handler-4-1-94-final-sources-
jar/io/netty/handler/pcap/UDPPacket.java
* /opt/cola/permits/1735716183_1688166915.4300108/0/netty-handler-4-1-94-final-sources-
jar/io/netty/handler/pcap/TCPpacket.java
* /opt/cola/permits/1735716183_1688166915.4300108/0/netty-handler-4-1-94-final-sources-
jar/io/netty/handler/pcap/package-info.java

* /opt/cola/permits/1735716183_1688166915.4300108/0/netty-handler-4-1-94-final-sources-jar/io/netty/handler/pcap/PcapWriteHandler.java

No license file was found, but licenses were detected in source scan.

/*

* Copyright 2011 The Netty Project

*

* The Netty Project licenses this file to you under the Apache License,
* version 2.0 (the "License"); you may not use this file except in compliance
* with the License. You may obtain a copy of the License at:

*

* <https://www.apache.org/licenses/LICENSE-2.0>

*

* Unless required by applicable law or agreed to in writing, software
* distributed under the License is distributed on an "AS IS" BASIS, WITHOUT
* WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the
* License for the specific language governing permissions and limitations
* under the License.

*/

Found in path(s):

* /opt/cola/permits/1735716183_1688166915.4300108/0/netty-handler-4-1-94-final-sources-jar/io/netty/handler/traffic/AbstractTrafficShapingHandler.java

No license file was found, but licenses were detected in source scan.

/*

* Copyright 2016 The Netty Project

*

* The Netty Project licenses this file to you under the Apache License,
* version 2.0 (the "License"); you may not use this file except in compliance
* with the License. You may obtain a copy of the License at:

*

* <https://www.apache.org/licenses/LICENSE-2.0>

*

* Unless required by applicable law or agreed to in writing, software
* distributed under the License is distributed on an "AS IS" BASIS, WITHOUT
* WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the
* License for the specific language governing permissions and limitations
* under the License.

*/

Found in path(s):

* /opt/cola/permits/1735716183_1688166915.4300108/0/netty-handler-4-1-94-final-sources-jar/io/netty/handler/flush/FlushConsolidationHandler.java

* /opt/cola/permits/1735716183_1688166915.4300108/0/netty-handler-4-1-94-final-sources-jar/io/netty/handler/ssl/OpenSslKeyMaterialManager.java

*

/opt/cola/permits/1735716183_1688166915.4300108/0/netty-handler-4-1-94-final-sources-jar/io/netty/handler/ssl/PemPrivateKey.java
* /opt/cola/permits/1735716183_1688166915.4300108/0/netty-handler-4-1-94-final-sources-jar/io/netty/handler/ssl/OpenSslCertificateException.java
* /opt/cola/permits/1735716183_1688166915.4300108/0/netty-handler-4-1-94-final-sources-jar/io/netty/handler/ssl/PemX509Certificate.java
* /opt/cola/permits/1735716183_1688166915.4300108/0/netty-handler-4-1-94-final-sources-jar/io/netty/handler/flow/package-info.java
* /opt/cola/permits/1735716183_1688166915.4300108/0/netty-handler-4-1-94-final-sources-jar/io/netty/handler/ssl/ReferenceCountedOpenSslClientContext.java
* /opt/cola/permits/1735716183_1688166915.4300108/0/netty-handler-4-1-94-final-sources-jar/io/netty/handler/ssl/Java8SslUtils.java
* /opt/cola/permits/1735716183_1688166915.4300108/0/netty-handler-4-1-94-final-sources-jar/io/netty/handler/ssl/PemEncoded.java
* /opt/cola/permits/1735716183_1688166915.4300108/0/netty-handler-4-1-94-final-sources-jar/io/netty/handler/ssl/ReferenceCountedOpenSslEngine.java
*
/opt/cola/permits/1735716183_1688166915.4300108/0/netty-handler-4-1-94-final-sources-jar/io/netty/handler/ssl/ReferenceCountedOpenSslServerContext.java
* /opt/cola/permits/1735716183_1688166915.4300108/0/netty-handler-4-1-94-final-sources-jar/io/netty/handler/flush/package-info.java
* /opt/cola/permits/1735716183_1688166915.4300108/0/netty-handler-4-1-94-final-sources-jar/io/netty/handler/ssl/PemValue.java
* /opt/cola/permits/1735716183_1688166915.4300108/0/netty-handler-4-1-94-final-sources-jar/io/netty/handler/ssl/ReferenceCountedOpenSslContext.java
* /opt/cola/permits/1735716183_1688166915.4300108/0/netty-handler-4-1-94-final-sources-jar/io/netty/handler/ssl/util/X509TrustManagerWrapper.java
* /opt/cola/permits/1735716183_1688166915.4300108/0/netty-handler-4-1-94-final-sources-jar/io/netty/handler/ssl/DelegatingSslContext.java
No license file was found, but licenses were detected in source scan.

/*

* Copyright 2022 The Netty Project

*

* The Netty Project licenses this file to you under the Apache License, version

* 2.0 (the "License"); you may not use this file except in compliance with the

* License. You may obtain a copy of the License at:

*

* <https://www.apache.org/licenses/LICENSE-2.0>

*

* Unless required by applicable law or agreed to in writing, software

* distributed under the License is distributed on an "AS IS" BASIS, WITHOUT

* WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the

* License for the specific language governing permissions and limitations under

* the License.

*/

Found in path(s):

* /opt/cola/permits/1735716183_1688166915.4300108/0/netty-handler-4-1-94-final-sources-jar/io/netty/handler/ssl/OpenSslCertificateCompressionConfig.java

No license file was found, but licenses were detected in source scan.

/*

* Copyright 2012 The Netty Project

*

* The Netty Project licenses this file to you under the Apache License,

* version 2.0 (the "License"); you may not use this file except in compliance

* with the License. You may obtain a copy of the License at:

*

* <https://www.apache.org/licenses/LICENSE-2.0>

*

* Unless required by applicable law or agreed to in writing, software

* distributed under the License is distributed on an "AS IS" BASIS, WITHOUT

* WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the

* License for the specific language governing permissions and limitations

* under the License.

*/

Found in path(s):

* /opt/cola/permits/1735716183_1688166915.4300108/0/netty-handler-4-1-94-final-sources-jar/io/netty/handler/logging/package-info.java

* /opt/cola/permits/1735716183_1688166915.4300108/0/netty-handler-4-1-94-final-sources-jar/io/netty/handler/ssl/package-info.java

* /opt/cola/permits/1735716183_1688166915.4300108/0/netty-handler-4-1-94-final-sources-jar/io/netty/handler/logging/LogLevel.java

*

/opt/cola/permits/1735716183_1688166915.4300108/0/netty-handler-4-1-94-final-sources-jar/io/netty/handler/stream/ChunkedNioStream.java

* /opt/cola/permits/1735716183_1688166915.4300108/0/netty-handler-4-1-94-final-sources-jar/io/netty/handler/ssl/NotSslRecordException.java

* /opt/cola/permits/1735716183_1688166915.4300108/0/netty-handler-4-1-94-final-sources-jar/io/netty/handler/timeout/IdleState.java

* /opt/cola/permits/1735716183_1688166915.4300108/0/netty-handler-4-1-94-final-sources-jar/io/netty/handler/ssl/util/package-info.java

* /opt/cola/permits/1735716183_1688166915.4300108/0/netty-handler-4-1-94-final-sources-jar/io/netty/handler/timeout/package-info.java

* /opt/cola/permits/1735716183_1688166915.4300108/0/netty-handler-4-1-94-final-sources-jar/io/netty/handler/timeout/TimeoutException.java

* /opt/cola/permits/1735716183_1688166915.4300108/0/netty-handler-4-1-94-final-sources-jar/io/netty/handler/stream/ChunkedFile.java

*

/opt/cola/permits/1735716183_1688166915.4300108/0/netty-handler-4-1-94-final-sources-jar/io/netty/handler/timeout/WriteTimeoutException.java

* /opt/cola/permits/1735716183_1688166915.4300108/0/netty-handler-4-1-94-final-sources-jar/io/netty/handler/stream/ChunkedWriteHandler.java

* /opt/cola/permits/1735716183_1688166915.4300108/0/netty-handler-4-1-94-final-sources-

* The Netty Project licenses this file to you under the Apache License,
* version 2.0 (the "License"); you may not use this file except in compliance
* with the License. You may obtain a copy of the License at:
*
* <https://www.apache.org/licenses/LICENSE-2.0>
*
* Unless required by applicable law or agreed to in writing, software
* distributed under the License is distributed on an "AS IS" BASIS, WITHOUT
* WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the
* License for the specific language governing permissions and limitations
* under the License.
*/

Found in path(s):

* /opt/cola/permits/1735716183_1688166915.4300108/0/netty-handler-4-1-94-final-sources-jar/io/netty/handler/ssl/OpenSslDefaultApplicationProtocolNegotiator.java
* /opt/cola/permits/1735716183_1688166915.4300108/0/netty-handler-4-1-94-final-sources-jar/io/netty/handler/ssl/util/InsecureTrustManagerFactory.java
*
/opt/cola/permits/1735716183_1688166915.4300108/0/netty-handler-4-1-94-final-sources-jar/io/netty/handler/ssl/ApplicationProtocolNegotiator.java
* /opt/cola/permits/1735716183_1688166915.4300108/0/netty-handler-4-1-94-final-sources-jar/io/netty/handler/ssl/IdentityCipherSuiteFilter.java
* /opt/cola/permits/1735716183_1688166915.4300108/0/netty-handler-4-1-94-final-sources-jar/io/netty/handler/ssl/util/ThreadLocalInsecureRandom.java
* /opt/cola/permits/1735716183_1688166915.4300108/0/netty-handler-4-1-94-final-sources-jar/io/netty/handler/ssl/JdkAlpnApplicationProtocolNegotiator.java
* /opt/cola/permits/1735716183_1688166915.4300108/0/netty-handler-4-1-94-final-sources-jar/io/netty/handler/ssl/SslUtils.java
* /opt/cola/permits/1735716183_1688166915.4300108/0/netty-handler-4-1-94-final-sources-jar/io/netty/handler/ipfilter/package-info.java
* /opt/cola/permits/1735716183_1688166915.4300108/0/netty-handler-4-1-94-final-sources-jar/io/netty/handler/ssl/JdkNpnApplicationProtocolNegotiator.java
*
/opt/cola/permits/1735716183_1688166915.4300108/0/netty-handler-4-1-94-final-sources-jar/io/netty/handler/ssl/OpenSslEngine.java
* /opt/cola/permits/1735716183_1688166915.4300108/0/netty-handler-4-1-94-final-sources-jar/io/netty/handler/ssl/OpenSslApplicationProtocolNegotiator.java
* /opt/cola/permits/1735716183_1688166915.4300108/0/netty-handler-4-1-94-final-sources-jar/io/netty/handler/ssl/util/SimpleTrustManagerFactory.java
* /opt/cola/permits/1735716183_1688166915.4300108/0/netty-handler-4-1-94-final-sources-jar/io/netty/handler/ssl/JdkSslServerContext.java
* /opt/cola/permits/1735716183_1688166915.4300108/0/netty-handler-4-1-94-final-sources-jar/io/netty/handler/ssl/OpenSslServerContext.java
* /opt/cola/permits/1735716183_1688166915.4300108/0/netty-handler-4-1-94-final-sources-jar/io/netty/handler/ssl/OpenSslServerSessionContext.java
* /opt/cola/permits/1735716183_1688166915.4300108/0/netty-handler-4-1-94-final-sources-jar/io/netty/handler/ssl/OpenSslClientContext.java

*
/opt/cola/permits/1735716183_1688166915.4300108/0/netty-handler-4-1-94-final-sources-jar/io/netty/handler/ssl/OpenSslContext.java
* /opt/cola/permits/1735716183_1688166915.4300108/0/netty-handler-4-1-94-final-sources-jar/io/netty/handler/ssl/OpenSslNpnApplicationProtocolNegotiator.java
* /opt/cola/permits/1735716183_1688166915.4300108/0/netty-handler-4-1-94-final-sources-jar/io/netty/handler/ssl/SslContext.java
* /opt/cola/permits/1735716183_1688166915.4300108/0/netty-handler-4-1-94-final-sources-jar/io/netty/handler/ssl/Java7SslParametersUtils.java
* /opt/cola/permits/1735716183_1688166915.4300108/0/netty-handler-4-1-94-final-sources-jar/io/netty/handler/ssl/ApplicationProtocolConfig.java
* /opt/cola/permits/1735716183_1688166915.4300108/0/netty-handler-4-1-94-final-sources-jar/io/netty/handler/ipfilter/UniqueIpFilter.java
* /opt/cola/permits/1735716183_1688166915.4300108/0/netty-handler-4-1-94-final-sources-jar/io/netty/handler/ssl/util/LazyX509Certificate.java
*
/opt/cola/permits/1735716183_1688166915.4300108/0/netty-handler-4-1-94-final-sources-jar/io/netty/handler/ssl/JdkSslEngine.java
* /opt/cola/permits/1735716183_1688166915.4300108/0/netty-handler-4-1-94-final-sources-jar/io/netty/handler/ssl/SslProvider.java
* /opt/cola/permits/1735716183_1688166915.4300108/0/netty-handler-4-1-94-final-sources-jar/io/netty/handler/ssl/util/OpenJdkSelfSignedCertGenerator.java
* /opt/cola/permits/1735716183_1688166915.4300108/0/netty-handler-4-1-94-final-sources-jar/io/netty/handler/ssl/OpenSslSessionContext.java
* /opt/cola/permits/1735716183_1688166915.4300108/0/netty-handler-4-1-94-final-sources-jar/io/netty/handler/traffic/GlobalChannelTrafficCounter.java
* /opt/cola/permits/1735716183_1688166915.4300108/0/netty-handler-4-1-94-final-sources-jar/io/netty/handler/ssl/JdkBaseApplicationProtocolNegotiator.java
* /opt/cola/permits/1735716183_1688166915.4300108/0/netty-handler-4-1-94-final-sources-jar/io/netty/handler/ssl/OpenSsl.java
* /opt/cola/permits/1735716183_1688166915.4300108/0/netty-handler-4-1-94-final-sources-jar/io/netty/handler/ssl/CipherSuiteFilter.java
*
/opt/cola/permits/1735716183_1688166915.4300108/0/netty-handler-4-1-94-final-sources-jar/io/netty/handler/ssl/JdkSslContext.java
* /opt/cola/permits/1735716183_1688166915.4300108/0/netty-handler-4-1-94-final-sources-jar/io/netty/handler/ipfilter/AbstractRemoteAddressFilter.java
* /opt/cola/permits/1735716183_1688166915.4300108/0/netty-handler-4-1-94-final-sources-jar/io/netty/handler/ssl/util/FingerprintTrustManagerFactory.java
* /opt/cola/permits/1735716183_1688166915.4300108/0/netty-handler-4-1-94-final-sources-jar/io/netty/handler/ssl/JdkSslClientContext.java
* /opt/cola/permits/1735716183_1688166915.4300108/0/netty-handler-4-1-94-final-sources-jar/io/netty/handler/ipfilter/IpFilterRuleType.java
* /opt/cola/permits/1735716183_1688166915.4300108/0/netty-handler-4-1-94-final-sources-jar/io/netty/handler/ssl/SupportedCipherSuiteFilter.java
* /opt/cola/permits/1735716183_1688166915.4300108/0/netty-handler-4-1-94-final-sources-jar/io/netty/handler/ssl/ApplicationProtocolUtil.java
*

/opt/cola/permits/1735716183_1688166915.4300108/0/netty-handler-4-1-94-final-sources-jar/io/netty/handler/ssl/JettyAlpnSslEngine.java
* /opt/cola/permits/1735716183_1688166915.4300108/0/netty-handler-4-1-94-final-sources-jar/io/netty/handler/ssl/PemReader.java
* /opt/cola/permits/1735716183_1688166915.4300108/0/netty-handler-4-1-94-final-sources-jar/io/netty/handler/ssl/SniHandler.java
* /opt/cola/permits/1735716183_1688166915.4300108/0/netty-handler-4-1-94-final-sources-jar/io/netty/handler/ssl/OpenSslEngineMap.java
* /opt/cola/permits/1735716183_1688166915.4300108/0/netty-handler-4-1-94-final-sources-jar/io/netty/handler/ssl/util/BouncyCastleSelfSignedCertGenerator.java
* /opt/cola/permits/1735716183_1688166915.4300108/0/netty-handler-4-1-94-final-sources-jar/io/netty/handler/ipfilter/IpSubnetFilterRule.java
* /opt/cola/permits/1735716183_1688166915.4300108/0/netty-handler-4-1-94-final-sources-jar/io/netty/handler/ssl/JdkApplicationProtocolNegotiator.java
*
/opt/cola/permits/1735716183_1688166915.4300108/0/netty-handler-4-1-94-final-sources-jar/io/netty/handler/ipfilter/IpFilterRule.java
* /opt/cola/permits/1735716183_1688166915.4300108/0/netty-handler-4-1-94-final-sources-jar/io/netty/handler/ssl/CipherSuiteConverter.java
* /opt/cola/permits/1735716183_1688166915.4300108/0/netty-handler-4-1-94-final-sources-jar/io/netty/handler/ipfilter/RuleBasedIpFilter.java
* /opt/cola/permits/1735716183_1688166915.4300108/0/netty-handler-4-1-94-final-sources-jar/io/netty/handler/ssl/OpenSslSessionStats.java
* /opt/cola/permits/1735716183_1688166915.4300108/0/netty-handler-4-1-94-final-sources-jar/io/netty/handler/ssl/JettyNpnSslEngine.java
* /opt/cola/permits/1735716183_1688166915.4300108/0/netty-handler-4-1-94-final-sources-jar/io/netty/handler/ssl/JdkDefaultApplicationProtocolNegotiator.java
No license file was found, but licenses were detected in source scan.

/*

* Copyright 2023 The Netty Project

*

* The Netty Project licenses this file to you under the Apache License,
* version 2.0 (the "License"); you may not use this file except in compliance
* with the License. You may obtain a copy of the License at:

*

* <https://www.apache.org/licenses/LICENSE-2.0>

*

* Unless required by applicable law or agreed to in writing, software
* distributed under the License is distributed on an "AS IS" BASIS, WITHOUT
* WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the
* License for the specific language governing permissions and limitations
* under the License.

*/

Found in path(s):

* /opt/cola/permits/1735716183_1688166915.4300108/0/netty-handler-4-1-94-final-sources-jar/io/netty/handler/ssl/StacklessSSLHandshakeException.java

No license file was found, but licenses were detected in source scan.

```
/*
 * Copyright 2012 The Netty Project
 *
 * The Netty Project licenses this file to you under the Apache License,
 * version 2.0 (the "License"); you may not use this file except in compliance
 * with the License. You may obtain a copy of the License at:
 *
 * https://www.apache.org/licenses/LICENSE-2.0
 *
 * Unless required by applicable law or agreed to in writing, software
 * distributed under the License is distributed on an "AS IS" BASIS, WITHOUT
 * WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the
 * License for the specific language governing permissions and limitations
 * under the License.
 */
```

Found in path(s):

```
* /opt/cola/permits/1735716183_1688166915.4300108/0/netty-handler-4-1-94-final-sources-
jar/io/netty/handler/traffic/ChannelTrafficShapingHandler.java
* /opt/cola/permits/1735716183_1688166915.4300108/0/netty-handler-4-1-94-final-sources-
jar/io/netty/handler/traffic/package-info.java
*
/opt/cola/permits/1735716183_1688166915.4300108/0/netty-handler-4-1-94-final-sources-
jar/io/netty/handler/traffic/GlobalTrafficShapingHandler.java
* /opt/cola/permits/1735716183_1688166915.4300108/0/netty-handler-4-1-94-final-sources-
jar/io/netty/handler/traffic/TrafficCounter.java
```

No license file was found, but licenses were detected in source scan.

```
/*
 * Copyright 2015 The Netty Project
 *
 * The Netty Project licenses this file to you under the Apache License,
 * version 2.0 (the "License"); you may not use this file except in compliance
 * with the License. You may obtain a copy of the License at:
 *
 * https://www.apache.org/licenses/LICENSE-2.0
 *
 * Unless required by applicable law or agreed to in writing, software
 * distributed under the License is distributed on an "AS IS" BASIS, WITHOUT
 * WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the
 * License for the specific language governing permissions and limitations
 * under the License.
 */
```

Found in path(s):

```
* /opt/cola/permits/1735716183_1688166915.4300108/0/netty-handler-4-1-94-final-sources-
```

```
jar/io/netty/handler/ssl/ApplicationProtocolNegotiationHandler.java
* /opt/cola/permits/1735716183_1688166915.4300108/0/netty-handler-4-1-94-final-sources-
jar/io/netty/handler/ssl/SslContextBuilder.java
*
/opt/cola/permits/1735716183_1688166915.4300108/0/netty-handler-4-1-94-final-sources-
jar/io/netty/handler/ssl/OpenSslSessionTicketKey.java
* /opt/cola/permits/1735716183_1688166915.4300108/0/netty-handler-4-1-94-final-sources-
jar/io/netty/handler/ssl/ApplicationProtocolAccessor.java
* /opt/cola/permits/1735716183_1688166915.4300108/0/netty-handler-4-1-94-final-sources-
jar/io/netty/handler/ssl/ClientAuth.java
* /opt/cola/permits/1735716183_1688166915.4300108/0/netty-handler-4-1-94-final-sources-
jar/io/netty/handler/ssl/ApplicationProtocolNames.java
* /opt/cola/permits/1735716183_1688166915.4300108/0/netty-handler-4-1-94-final-sources-
jar/io/netty/handler/ssl/util/LazyJavaxX509Certificate.java
No license file was found, but licenses were detected in source scan.
```

```
/*
* Copyright 2020 The Netty Project
*
* The Netty Project licenses this file to you under the Apache License,
* version 2.0 (the "License"); you may not use this file except in compliance
* with the License. You may obtain a copy of the License at:
*
* https://www.apache.org/licenses/LICENSE-2.0
*
* Unless required by applicable law or agreed to in writing, software
* distributed under the License is distributed on an "AS IS" BASIS, WITHOUT
* WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the
* License for the specific language governing permissions and limitations
* under the License.
*/
```

Found in path(s):

```
* /opt/cola/permits/1735716183_1688166915.4300108/0/netty-handler-4-1-94-final-sources-
jar/io/netty/handler/ssl/util/FingerprintTrustManagerFactoryBuilder.java
* /opt/cola/permits/1735716183_1688166915.4300108/0/netty-handler-4-1-94-final-sources-
jar/io/netty/handler/logging/ByteBufFormat.java
*
/opt/cola/permits/1735716183_1688166915.4300108/0/netty-handler-4-1-94-final-sources-
jar/io/netty/handler/address/ResolveAddressHandler.java
* /opt/cola/permits/1735716183_1688166915.4300108/0/netty-handler-4-1-94-final-sources-
jar/io/netty/handler/ipfilter/IpSubnetFilter.java
* /opt/cola/permits/1735716183_1688166915.4300108/0/netty-handler-4-1-94-final-sources-
jar/io/netty/handler/ipfilter/IpSubnetFilterRuleComparator.java
* /opt/cola/permits/1735716183_1688166915.4300108/0/netty-handler-4-1-94-final-sources-
jar/io/netty/handler/ssl/SslHandshakeTimeoutException.java
* /opt/cola/permits/1735716183_1688166915.4300108/0/netty-handler-4-1-94-final-sources-
jar/io/netty/handler/ssl/SslClosedEngineException.java
```


No license file was found, but licenses were detected in source scan.

```
/*
 * Copyright 2013 The Netty Project
 *
 * The Netty Project licenses this file to you under the Apache License,
 * version 2.0 (the "License"); you may not use this file except in compliance
 * with the License. You may obtain a copy of the License at:
 *
 * https://www.apache.org/licenses/LICENSE-2.0
 *
 * Unless required by applicable law or agreed to in writing, software
 * distributed under the License is distributed on an "AS IS" BASIS, WITHOUT
 * WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the
 * License for the specific language governing permissions and limitations
 * under the License.
 */
```

Found in path(s):

```
* /opt/cola/permits/1735716183_1688166915.4300108/0/netty-handler-4-1-94-final-sources-
jar/io/netty/handler/ssl/SslHandshakeCompletionEvent.java
No license file was found, but licenses were detected in source scan.
```

```
/*
 * Copyright 2018 The Netty Project
 *
 * The Netty Project licenses this file to you under the Apache License,
 * version 2.0 (the "License"); you may not use this file except in compliance
 * with the License. You may obtain a copy of the License at:
 *
 * https://www.apache.org/licenses/LICENSE-2.0
 *
 * Unless required by applicable law or agreed to in writing, software
 * distributed under the License is distributed on an "AS IS" BASIS, WITHOUT
 * WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the
 * License for the specific language governing permissions and limitations
 * under the License.
 */
```

Found in path(s):

```
* /opt/cola/permits/1735716183_1688166915.4300108/0/netty-handler-4-1-94-final-sources-
jar/io/netty/handler/ssl/OpenSslPrivateKey.java
* /opt/cola/permits/1735716183_1688166915.4300108/0/netty-handler-4-1-94-final-sources-
jar/io/netty/handler/ssl/SignatureAlgorithmConverter.java
*
/opt/cola/permits/1735716183_1688166915.4300108/0/netty-handler-4-1-94-final-sources-
jar/io/netty/handler/ssl/OpenSslKeyMaterialProvider.java
* /opt/cola/permits/1735716183_1688166915.4300108/0/netty-handler-4-1-94-final-sources-
```

```
jar/io/netty/handler/ssl/OpenSslX509TrustManagerWrapper.java
* /opt/cola/permits/1735716183_1688166915.4300108/0/netty-handler-4-1-94-final-sources-
jar/io/netty/handler/ssl/OpenSslCachingX509KeyManagerFactory.java
* /opt/cola/permits/1735716183_1688166915.4300108/0/netty-handler-4-1-94-final-sources-
jar/io/netty/handler/ssl/OpenSslCachingKeyMaterialProvider.java
* /opt/cola/permits/1735716183_1688166915.4300108/0/netty-handler-4-1-94-final-sources-
jar/io/netty/handler/ssl/OpenSslSession.java
* /opt/cola/permits/1735716183_1688166915.4300108/0/netty-handler-4-1-94-final-sources-
jar/io/netty/handler/ssl/ExtendedOpenSslSession.java
* /opt/cola/permits/1735716183_1688166915.4300108/0/netty-handler-4-1-94-final-sources-
jar/io/netty/handler/ssl/OpenSslX509KeyManagerFactory.java
*
/opt/cola/permits/1735716183_1688166915.4300108/0/netty-handler-4-1-94-final-sources-
jar/io/netty/handler/ssl/OpenSslKeyMaterial.java
* /opt/cola/permits/1735716183_1688166915.4300108/0/netty-handler-4-1-94-final-sources-
jar/io/netty/handler/ssl/DefaultOpenSslKeyMaterial.java
No license file was found, but licenses were detected in source scan.
```

```
/*
* Copyright 2016 The Netty Project
*
* The Netty Project licenses this file to you under the Apache License, version
* 2.0 (the "License"); you may not use this file except in compliance with the
* License. You may obtain a copy of the License at:
*
* https://www.apache.org/licenses/LICENSE-2.0
*
* Unless required by applicable law or agreed to in writing, software
* distributed under the License is distributed on an "AS IS" BASIS, WITHOUT
* WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the
* License for the specific language governing permissions and limitations under
* the License.
*/
```

```
Found in path(s):
* /opt/cola/permits/1735716183_1688166915.4300108/0/netty-handler-4-1-94-final-sources-
jar/io/netty/handler/flow/FlowControlHandler.java
```

1.893 netty-transport-classes-epoll

4.1.94.Final

1.893.1 Available under license :

No license file was found, but licenses were detected in source scan.

```
# The Netty Project licenses this file to you under the Apache License,
# version 2.0 (the "License"); you may not use this file except in compliance
```

with the License. You may obtain a copy of the License at:
distributed under the License is distributed on an "AS IS" BASIS, WITHOUT

Found in path(s):

* /opt/cola/permits/1735715951_1688166917.5067825/0/netty-transport-classes-epoll-4-1-94-final-sources-jar/META-INF/native-image/io.netty/netty-transport-classes-epoll/native-image.properties

No license file was found, but licenses were detected in source scan.

/*

* Copyright 2014 The Netty Project

*

* The Netty Project licenses this file to you under the Apache License,
* version 2.0 (the "License"); you may not use this file except in compliance
* with the License. You may obtain a copy of the License at:

*

* <https://www.apache.org/licenses/LICENSE-2.0>

*

* Unless required by applicable law or agreed to in writing, software
* distributed under the License is distributed on an "AS IS" BASIS, WITHOUT
* WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the
* License for the specific language governing permissions and limitations
* under the License.

*/

/**

* Set the { @code TCP_MD5SIG } option on the socket. See { @code linux/tcp.h } for more details.
* Keys can only be set on, not read to prevent a potential leak, as they are confidential.
* Allowing them being read would mean anyone with access to the channel could get them.

*/

/**

* Set the { @code TCP_QUICKACK } option on the socket.
* See <https://linux.die.net/man/7/tcp> TCP_QUICKACK
* for more details.

*/

Found in path(s):

* /opt/cola/permits/1735715951_1688166917.5067825/0/netty-transport-classes-epoll-4-1-94-final-sources-jar/io/netty/channel/epoll/EpollSocketChannelConfig.java

No license file was found, but licenses were detected in source scan.

/*

* Copyright 2014 The Netty Project

*

* The Netty Project licenses this file to you under the Apache License,
* version 2.0 (the "License"); you may not use this file except in compliance
* with the License. You may obtain a copy of the License at:

*

* <https://www.apache.org/licenses/LICENSE-2.0>

```
*
* Unless required by applicable law or agreed to in writing, software
* distributed under the License is distributed on an "AS IS" BASIS, WITHOUT
* WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the
* License for the specific language governing permissions and limitations
* under the License.
*/
/**
 * Set the {@code TCP_MD5SIG} option on the socket. See {@code linux/tcp.h} for more details.
 * Keys can only be set on, not read to prevent a potential leak, as they are confidential.
 * Allowing them being read would mean anyone with access to the channel could get them.
*/
```

Found in path(s):

```
*/opt/cola/permits/1735715951_1688166917.5067825/0/netty-transport-classes-epoll-4-1-94-final-sources-
jar/io/netty/channel/epoll/EpollServerSocketChannelConfig.java
```

No license file was found, but licenses were detected in source scan.

```
/*
 * Copyright 2014 The Netty Project
 *
 * The Netty Project licenses this file to you under the Apache License,
 * version 2.0 (the "License"); you may not use this file except in compliance
 * with the License. You may obtain a copy of the License at:
 *
 * https://www.apache.org/licenses/LICENSE-2.0
 *
 * Unless required by applicable law or agreed to in writing, software
 * distributed under the License is distributed on an "AS IS" BASIS, WITHOUT
 * WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the
 * License for the specific language governing permissions and limitations
 * under the License.
*/
```

Found in path(s):

```
*/opt/cola/permits/1735715951_1688166917.5067825/0/netty-transport-classes-epoll-4-1-94-final-sources-
jar/io/netty/channel/epoll/Epoll.java
```

```
*/opt/cola/permits/1735715951_1688166917.5067825/0/netty-transport-classes-epoll-4-1-94-final-sources-
jar/io/netty/channel/epoll/NativeDatagramPacketArray.java
```

```
*/opt/cola/permits/1735715951_1688166917.5067825/0/netty-transport-classes-epoll-4-1-94-final-sources-
jar/io/netty/channel/epoll/EpollTcpInfo.java
```

```
*/opt/cola/permits/1735715951_1688166917.5067825/0/netty-transport-classes-epoll-4-1-94-final-sources-
jar/io/netty/channel/epoll/AbstractEpollChannel.java
```

```
*/opt/cola/permits/1735715951_1688166917.5067825/0/netty-transport-classes-epoll-4-1-94-final-sources-
jar/io/netty/channel/epoll/package-info.java
```

```
*/opt/cola/permits/1735715951_1688166917.5067825/0/netty-transport-classes-epoll-4-1-94-final-sources-
```

jar/io/netty/channel/epoll/EpollSocketChannel.java
* /opt/cola/permits/1735715951_1688166917.5067825/0/netty-transport-classes-epoll-4-1-94-final-sources-
jar/io/netty/channel/epoll/EpollServerSocketChannel.java
* /opt/cola/permits/1735715951_1688166917.5067825/0/netty-transport-classes-epoll-4-1-94-final-sources-
jar/io/netty/channel/epoll/EpollEventLoopGroup.java
* /opt/cola/permits/1735715951_1688166917.5067825/0/netty-transport-classes-epoll-4-1-94-final-sources-
jar/io/netty/channel/epoll/EpollChannelOption.java
*
/opt/cola/permits/1735715951_1688166917.5067825/0/netty-transport-classes-epoll-4-1-94-final-sources-
jar/io/netty/channel/epoll/EpollDatagramChannel.java
* /opt/cola/permits/1735715951_1688166917.5067825/0/netty-transport-classes-epoll-4-1-94-final-sources-
jar/io/netty/channel/epoll/EpollEventLoop.java
No license file was found, but licenses were detected in source scan.

/*
* Copyright 2016 The Netty Project
*
* The Netty Project licenses this file to you under the Apache License,
* version 2.0 (the "License"); you may not use this file except in compliance
* with the License. You may obtain a copy of the License at:
*
* <https://www.apache.org/licenses/LICENSE-2.0>
*
* Unless required by applicable law or agreed to in writing, software
* distributed under the License is distributed on an "AS IS" BASIS, WITHOUT
* WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the
* License for the specific language governing permissions and limitations
* under the License.
*/

Found in path(s):
* /opt/cola/permits/1735715951_1688166917.5067825/0/netty-transport-classes-epoll-4-1-94-final-sources-
jar/io/netty/channel/epoll/LinuxSocket.java
* /opt/cola/permits/1735715951_1688166917.5067825/0/netty-transport-classes-epoll-4-1-94-final-sources-
jar/io/netty/channel/epoll/NativeStaticallyReferencedJniMethods.java
No license file was found, but licenses were detected in source scan.

/*
* Copyright 2021 The Netty Project
*
* The Netty Project licenses this file to you under the Apache License,
* version 2.0 (the "License"); you may not use this file except in compliance
* with the License. You may obtain a copy of the License at:
*
* <https://www.apache.org/licenses/LICENSE-2.0>
*
* Unless required by applicable law or agreed to in writing, software
* distributed under the License is distributed on an "AS IS" BASIS, WITHOUT

* WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the
* License for the specific language governing permissions and limitations
* under the License.
*/

Found in path(s):

* /opt/cola/permits/1735715951_1688166917.5067825/0/netty-transport-classes-epoll-4-1-94-final-sources-jar/io/netty/channel/epoll/EpollDomainDatagramChannel.java

* /opt/cola/permits/1735715951_1688166917.5067825/0/netty-transport-classes-epoll-4-1-94-final-sources-jar/io/netty/channel/epoll/SegmentedDatagramPacket.java

*

/opt/cola/permits/1735715951_1688166917.5067825/0/netty-transport-classes-epoll-4-1-94-final-sources-jar/io/netty/channel/epoll/EpollDomainDatagramChannelConfig.java

No license file was found, but licenses were detected in source scan.

/*

* Copyright 2012 The Netty Project

*

* The Netty Project licenses this file to you under the Apache License,
* version 2.0 (the "License"); you may not use this file except in compliance
* with the License. You may obtain a copy of the License at:

*

* <https://www.apache.org/licenses/LICENSE-2.0>

*

* Unless required by applicable law or agreed to in writing, software
* distributed under the License is distributed on an "AS IS" BASIS, WITHOUT
* WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the
* License for the specific language governing permissions and limitations
* under the License.

*/

Found in path(s):

* /opt/cola/permits/1735715951_1688166917.5067825/0/netty-transport-classes-epoll-4-1-94-final-sources-jar/io/netty/channel/epoll/EpollDatagramChannelConfig.java

No license file was found, but licenses were detected in source scan.

/*

* Copyright 2013 The Netty Project

*

* The Netty Project licenses this file to you under the Apache License,
* version 2.0 (the "License"); you may not use this file except in compliance
* with the License. You may obtain a copy of the License at:

*

* <https://www.apache.org/licenses/LICENSE-2.0>

*

* Unless required by applicable law or agreed to in writing, software
* distributed under the License is distributed on an "AS IS" BASIS, WITHOUT
* WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the

* License for the specific language governing permissions and limitations
* under the License.
*/

Found in path(s):

* /opt/cola/permits/1735715951_1688166917.5067825/0/netty-transport-classes-epoll-4-1-94-final-sources-jar/io/netty/channel/epoll/Native.java

No license file was found, but licenses were detected in source scan.

<!--

~ Copyright 2021 The Netty Project

~

~ The Netty Project licenses this file to you under the Apache License,
~ version 2.0 (the "License"); you may not use this file except in compliance
~ with the License. You may obtain a copy of the License at:

~

~ <https://www.apache.org/licenses/LICENSE-2.0>

~

~ Unless required by applicable law or agreed to in writing, software
~ distributed under the License is distributed on an "AS IS" BASIS, WITHOUT
~ WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the
~ License for the specific language governing permissions and limitations
~ under the License.

-->

Found in path(s):

* /opt/cola/permits/1735715951_1688166917.5067825/0/netty-transport-classes-epoll-4-1-94-final-sources-jar/META-INF/maven/io.netty/netty-transport-classes-epoll/pom.xml

No license file was found, but licenses were detected in source scan.

/*

* Copyright 2015 The Netty Project

*

* The Netty Project licenses this file to you under the Apache License,
* version 2.0 (the "License"); you may not use this file except in compliance
* with the License. You may obtain a copy of the License at:

*

* <https://www.apache.org/licenses/LICENSE-2.0>

*

* Unless required by applicable law or agreed to in writing, software
* distributed under the License is distributed on an "AS IS" BASIS, WITHOUT
* WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the
* License for the specific language governing permissions and limitations
* under the License.

*/

Found in path(s):

* /opt/cola/permits/1735715951_1688166917.5067825/0/netty-transport-classes-epoll-4-1-94-final-sources-

```

jar/io/netty/channel/epoll/EpollEventArray.java
* /opt/cola/permits/1735715951_1688166917.5067825/0/netty-transport-classes-epoll-4-1-94-final-sources-
jar/io/netty/channel/epoll/EpollDomainSocketChannel.java
*
/opt/cola/permits/1735715951_1688166917.5067825/0/netty-transport-classes-epoll-4-1-94-final-sources-
jar/io/netty/channel/epoll/AbstractEpollServerChannel.java
* /opt/cola/permits/1735715951_1688166917.5067825/0/netty-transport-classes-epoll-4-1-94-final-sources-
jar/io/netty/channel/epoll/EpollChannelConfig.java
* /opt/cola/permits/1735715951_1688166917.5067825/0/netty-transport-classes-epoll-4-1-94-final-sources-
jar/io/netty/channel/epoll/EpollMode.java
* /opt/cola/permits/1735715951_1688166917.5067825/0/netty-transport-classes-epoll-4-1-94-final-sources-
jar/io/netty/channel/epoll/EpollRecvByteAllocatorHandle.java
* /opt/cola/permits/1735715951_1688166917.5067825/0/netty-transport-classes-epoll-4-1-94-final-sources-
jar/io/netty/channel/epoll/EpollDomainSocketChannelConfig.java
* /opt/cola/permits/1735715951_1688166917.5067825/0/netty-transport-classes-epoll-4-1-94-final-sources-
jar/io/netty/channel/epoll/EpollServerDomainSocketChannel.java
* /opt/cola/permits/1735715951_1688166917.5067825/0/netty-transport-classes-epoll-4-1-94-final-sources-
jar/io/netty/channel/epoll/EpollServerChannelConfig.java
*
/opt/cola/permits/1735715951_1688166917.5067825/0/netty-transport-classes-epoll-4-1-94-final-sources-
jar/io/netty/channel/epoll/AbstractEpollStreamChannel.java
* /opt/cola/permits/1735715951_1688166917.5067825/0/netty-transport-classes-epoll-4-1-94-final-sources-
jar/io/netty/channel/epoll/EpollRecvByteAllocatorStreamingHandle.java
* /opt/cola/permits/1735715951_1688166917.5067825/0/netty-transport-classes-epoll-4-1-94-final-sources-
jar/io/netty/channel/epoll/TcpMd5Util.java

```

1.894 netty-transport 4.1.94.Final

1.894.1 Available under license :

No license file was found, but licenses were detected in source scan.

```

/*
* Copyright 2015 The Netty Project
*
* The Netty Project licenses this file to you under the Apache License, version 2.0 (the
* "License"); you may not use this file except in compliance with the License. You may obtain a
* copy of the License at:
*
* https://www.apache.org/licenses/LICENSE-2.0
*
* Unless required by applicable law or agreed to in writing, software distributed under the License
* is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either
* express
* or implied. See the License for the specific language governing permissions and limitations under
* the License.
*/

```


Found in path(s):

* /opt/cola/permits/1735716162_1688166869.6417358/0/netty-transport-4-1-94-final-sources-jar/io/netty/channel/CoalescingBufferQueue.java

No license file was found, but licenses were detected in source scan.

/*

* Copyright 2017 The Netty Project

*

* The Netty Project licenses this file to you under the Apache License,

* version 2.0 (the "License"); you may not use this file except in compliance

* with the License. You may obtain a copy of the License at:

*

* <https://www.apache.org/licenses/LICENSE-2.0>

*

* Unless required by applicable law or agreed to in writing, software

* distributed under the License is distributed on an "AS IS" BASIS, WITHOUT

* WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the

* License for the specific language governing permissions and limitations

* under the License.

*/

Found in path(s):

* /opt/cola/permits/1735716162_1688166869.6417358/0/netty-transport-4-1-94-final-sources-jar/io/netty/channel/socket/oio/OioDatagramChannelConfig.java

* /opt/cola/permits/1735716162_1688166869.6417358/0/netty-transport-4-1-94-final-sources-jar/io/netty/bootstrap/FailedChannel.java

*

/opt/cola/permits/1735716162_1688166869.6417358/0/netty-transport-4-1-94-final-sources-jar/io/netty/channel/internal/package-info.java

* /opt/cola/permits/1735716162_1688166869.6417358/0/netty-transport-4-1-94-final-sources-jar/io/netty/channel/DelegatingChannelPromiseNotifier.java

* /opt/cola/permits/1735716162_1688166869.6417358/0/netty-transport-4-1-94-final-sources-jar/io/netty/channel/socket/ChannelOutputShutdownException.java

* /opt/cola/permits/1735716162_1688166869.6417358/0/netty-transport-4-1-94-final-sources-jar/io/netty/channel/socket/oio/DefaultOioDatagramChannelConfig.java

* /opt/cola/permits/1735716162_1688166869.6417358/0/netty-transport-4-1-94-final-sources-jar/io/netty/channel/internal/ChannelUtils.java

* /opt/cola/permits/1735716162_1688166869.6417358/0/netty-transport-4-1-94-final-sources-jar/io/netty/channel/nio/SelectedSelectionKeySetSelector.java

* /opt/cola/permits/1735716162_1688166869.6417358/0/netty-transport-4-1-94-final-sources-jar/io/netty/channel/PendingBytesTracker.java

*

/opt/cola/permits/1735716162_1688166869.6417358/0/netty-transport-4-1-94-final-sources-jar/io/netty/channel/socket/ChannelInputShutdownReadComplete.java

* /opt/cola/permits/1735716162_1688166869.6417358/0/netty-transport-4-1-94-final-sources-jar/io/netty/channel/socket/ChannelOutputShutdownEvent.java

No license file was found, but licenses were detected in source scan.

```
/*
 * Copyright 2021 The Netty Project
 *
 * The Netty Project licenses this file to you under the Apache License,
 * version 2.0 (the "License"); you may not use this file except in compliance
 * with the License. You may obtain a copy of the License at:
 *
 * https://www.apache.org/licenses/LICENSE-2.0
 *
 * Unless required by applicable law or agreed to in writing, software
 * distributed under the License is distributed on an "AS IS" BASIS, WITHOUT
 * WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the
 * License for the specific language governing permissions and limitations
 * under the License.
 */
```

Found in path(s):

```
* /opt/cola/permits/1735716162_1688166869.6417358/0/netty-transport-4-1-94-final-sources-
jar/io/netty/channel/ServerChannelRecvByteBufAllocator.java
```

No license file was found, but licenses were detected in source scan.

```
/*
 * Copyright 2019 The Netty Project
 *
 * The Netty Project licenses this file to you under the Apache License,
 * version 2.0 (the "License"); you may not use this file except in compliance
 * with the License. You may obtain a copy of the License at:
 *
 * https://www.apache.org/licenses/LICENSE-2.0
 *
 * Unless required by applicable law or agreed to in writing, software
 * distributed under the License is distributed on an "AS IS" BASIS, WITHOUT
 * WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the
 * License for the specific language governing permissions and limitations
 * under the License.
 */
```

Found in path(s):

```
* /opt/cola/permits/1735716162_1688166869.6417358/0/netty-transport-4-1-94-final-sources-
jar/io/netty/channel/EventLoopTaskQueueFactory.java
```

```
* /opt/cola/permits/1735716162_1688166869.6417358/0/netty-transport-4-1-94-final-sources-
jar/io/netty/channel/ExtendedClosedChannelException.java
```

```
*
```

```
/opt/cola/permits/1735716162_1688166869.6417358/0/netty-transport-4-1-94-final-sources-
jar/io/netty/channel/ChannelHandlerMask.java
```

No license file was found, but licenses were detected in source scan.

```
/*
```

* Copyright 2020 The Netty Project
*
* The Netty Project licenses this file to you under the Apache License,
* version 2.0 (the "License"); you may not use this file except in compliance
* with the License. You may obtain a copy of the License at:
*
* <https://www.apache.org/licenses/LICENSE-2.0>
*
* Unless required by applicable law or agreed to in writing, software
* distributed under the License is distributed on an "AS IS" BASIS, WITHOUT
* WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the
* License for the specific language governing permissions and limitations
* under the License.
*/

Found in path(s):

* /opt/cola/permits/1735716162_1688166869.6417358/0/netty-transport-4-1-94-final-sources-
jar/io/netty/channel/socket/DuplexChannelConfig.java
* /opt/cola/permits/1735716162_1688166869.6417358/0/netty-transport-4-1-94-final-sources-
jar/io/netty/channel/StacklessClosedChannelException.java

No license file was found, but licenses were detected in source scan.

/*
* Copyright 2014 The Netty Project
*
* The Netty Project licenses this file to you under the Apache License,
* version 2.0 (the "License"); you may not use this file except in compliance
* with the License. You may obtain a copy of the License at:
*
* <https://www.apache.org/licenses/LICENSE-2.0>
*
* Unless required by applicable law or agreed to in writing, software
* distributed under the License is distributed on an "AS IS" BASIS, WITHOUT
* WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the
* License for the specific language governing permissions and limitations
* under the License.
*/

Found in path(s):

* /opt/cola/permits/1735716162_1688166869.6417358/0/netty-transport-4-1-94-final-sources-
jar/io/netty/channel/ChannelFactory.java
* /opt/cola/permits/1735716162_1688166869.6417358/0/netty-transport-4-1-94-final-sources-
jar/io/netty/channel/PendingWriteQueue.java
* /opt/cola/permits/1735716162_1688166869.6417358/0/netty-transport-4-1-94-final-sources-
jar/io/netty/channel/AbstractEventLoop.java
*

/opt/cola/permits/1735716162_1688166869.6417358/0/netty-transport-4-1-94-final-sources-
jar/io/netty/channel/embedded/EmbeddedChannelId.java

* /opt/cola/permits/1735716162_1688166869.6417358/0/netty-transport-4-1-94-final-sources-jar/io/netty/channel/ReflectiveChannelFactory.java

No license file was found, but licenses were detected in source scan.

/*

* Copyright 2015 The Netty Project

*

* The Netty Project licenses this file to you under the Apache License,

* version 2.0 (the "License"); you may not use this file except in compliance

* with the License. You may obtain a copy of the License at:

*

* <https://www.apache.org/licenses/LICENSE-2.0>

*

* Unless required by applicable law or agreed to in writing, software

* distributed under the License is distributed on an "AS IS" BASIS, WITHOUT

* WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the

* License for the specific language governing permissions and limitations

* under the License.

*/

Found in path(s):

* /opt/cola/permits/1735716162_1688166869.6417358/0/netty-transport-4-1-94-final-sources-jar/io/netty/channel/DefaultMaxMessagesRecvByteBufAllocator.java

* /opt/cola/permits/1735716162_1688166869.6417358/0/netty-transport-4-1-94-final-sources-jar/io/netty/channel/MaxBytesRecvByteBufAllocator.java

*

/opt/cola/permits/1735716162_1688166869.6417358/0/netty-transport-4-1-94-final-sources-jar/io/netty/channel/pool/FixedChannelPool.java

* /opt/cola/permits/1735716162_1688166869.6417358/0/netty-transport-4-1-94-final-sources-jar/io/netty/channel/DefaultMaxBytesRecvByteBufAllocator.java

* /opt/cola/permits/1735716162_1688166869.6417358/0/netty-transport-4-1-94-final-sources-jar/io/netty/channel/pool/AbstractChannelPoolHandler.java

* /opt/cola/permits/1735716162_1688166869.6417358/0/netty-transport-4-1-94-final-sources-jar/io/netty/channel/pool/AbstractChannelPoolMap.java

* /opt/cola/permits/1735716162_1688166869.6417358/0/netty-transport-4-1-94-final-sources-jar/io/netty/channel/pool/ChannelPoolHandler.java

* /opt/cola/permits/1735716162_1688166869.6417358/0/netty-transport-4-1-94-final-sources-jar/io/netty/channel/MaxMessagesRecvByteBufAllocator.java

* /opt/cola/permits/1735716162_1688166869.6417358/0/netty-transport-4-1-94-final-sources-jar/io/netty/channel/pool/SimpleChannelPool.java

*

/opt/cola/permits/1735716162_1688166869.6417358/0/netty-transport-4-1-94-final-sources-jar/io/netty/channel/pool/package-info.java

* /opt/cola/permits/1735716162_1688166869.6417358/0/netty-transport-4-1-94-final-sources-jar/io/netty/channel/pool/ChannelPool.java

* /opt/cola/permits/1735716162_1688166869.6417358/0/netty-transport-4-1-94-final-sources-jar/io/netty/channel/pool/ChannelPoolMap.java

* /opt/cola/permits/1735716162_1688166869.6417358/0/netty-transport-4-1-94-final-sources-

jar/io/netty/channel/pool/ChannelHealthChecker.java

No license file was found, but licenses were detected in source scan.

/*

* Copyright 2012 The Netty Project

*

* The Netty Project licenses this file to you under the Apache License,

* version 2.0 (the "License"); you may not use this file except in compliance

* with the License. You may obtain a copy of the License at:

*

* <https://www.apache.org/licenses/LICENSE-2.0>

*

* Unless required by applicable law or agreed to in writing, software

* distributed under the License is distributed on an "AS IS" BASIS, WITHOUT

* WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the

* License for the specific language governing permissions and limitations

* under the License.

*/

/**

* Handles an I/O event or intercepts an I/O operation, and forwards it to its next handler in

* its { @link ChannelPipeline }.

*

* <h3>Sub-types</h3>

* <p>

* { @link ChannelHandler } itself does not provide many methods, but you usually have to implement one of its subtypes:

*

* { @link

ChannelInboundHandler } to handle inbound I/O events, and

* { @link ChannelOutboundHandler } to handle outbound I/O operations.

*

* </p>

* <p>

* Alternatively, the following adapter classes are provided for your convenience:

*

* { @link ChannelInboundHandlerAdapter } to handle inbound I/O events,

* { @link ChannelOutboundHandlerAdapter } to handle outbound I/O operations, and

* { @link ChannelDuplexHandler } to handle both inbound and outbound events

*

* </p>

* <p>

* For more information, please refer to the documentation of each subtype.

* </p>

*

* <h3>The context object</h3>

* <p>

* A { @link ChannelHandler } is provided with a { @link ChannelHandlerContext }

* object. A { @link ChannelHandler } is supposed to interact with the

- * {[@link ChannelPipeline](#)} it belongs to via a context object. Using the
- * context object, the {[@link ChannelHandler](#)} can pass events upstream or
- * downstream, modify the pipeline dynamically,
- or store the information
- * (using {[@link AttributeKey](#)}s) which is specific to the handler.

* <h3>State management</h3>

- * A {[@link ChannelHandler](#)} often needs to store some stateful information.
- * The simplest and recommended approach is to use member variables:

```
* <pre>
* public interface Message {
*     // your methods here
* }
*
* public class DataServerHandler extends {@link SimpleChannelInboundHandler}&lt;Message&gt; {
*
*     <b>private boolean loggedIn;</b>
*
*     {@code @Override}
*     public void channelRead0({@link ChannelHandlerContext} ctx, Message message) {
*         if (message instanceof LoginMessage) {
*             authenticate((LoginMessage) message);
*             <b>loggedIn = true;</b>
*         } else if (message instanceof GetDataMessage) {
*             if (<b>loggedIn</b>) {
*                 ctx.writeAndFlush(fetchSecret((GetDataMessage) message));
*             } else {
*                 fail();
*             }
*         }
*     }
* }
* ...
* </pre>
```

- * Because the handler instance has a state variable which is dedicated to
- * one connection, you have to create a new handler instance for each new
- * channel to avoid a race condition where an unauthenticated client can get
- * the confidential information:

```
* <pre>
* // Create a new handler instance per channel.
* // See {@link ChannelInitializer#initChannel\(Channel\)}.
* public class DataServerInitializer extends {@link ChannelInitializer}&lt;{@link Channel}&gt; {
*     {@code @Override}
*     public void initChannel({@link Channel} channel) {
*         channel.pipeline().addLast("handler", <b>new DataServerHandler()</b>);
*     }
* }
```

```

* }
*
* </pre>
*
* <h4>Using { @link AttributeKey}s</h4>
*
* Although it's recommended to use member variables to store the state of a
* handler, for some reason you might not want to create many handler instances.
* In such a case, you can use { @link AttributeKey}s which is provided by
* { @link ChannelHandlerContext}:
* <pre>
* public interface Message {
*     // your methods here
* }
*
* { @code @Sharable}
* public class DataServerHandler extends { @link SimpleChannelInboundHandler}&lt;&Message&gt; {
*     private final { @link AttributeKey}&lt;&{ @link Boolean}&gt; auth =
*         { @link AttributeKey#valueOf(String) AttributeKey.valueOf("auth")};
*
*     { @code @Override}
*     public void channelRead({ @link ChannelHandlerContext} ctx, Message message) {
*         { @link Attribute}&lt;&{ @link Boolean}&gt; attr = ctx.attr(auth);
*         if (message instanceof LoginMessage) {
*             authenticate((LoginMessage) o);
*             <b>attr.set(true)</b>;
*         } else (message instanceof GetDataMessage) {
*             if (<b>Boolean.TRUE.equals(attr.get())</b>) {
*                 ctx.writeAndFlush(fetchSecret((GetDataMessage) o));
*             } else {
*                 fail();
*             }
*         }
*     }
* }
* ...
* }
* </pre>
*
* Now that the
* state of the handler is attached to the { @link ChannelHandlerContext}, you can add the
* same handler instance to different pipelines:
* <pre>
* public class DataServerInitializer extends { @link ChannelInitializer}&lt;&{ @link Channel}&gt; {
*
*     private static final DataServerHandler <b>SHARED</b> = new DataServerHandler();
*
*     { @code @Override}
*     public void initChannel({ @link Channel} channel) {
*         channel.pipeline().addLast("handler", <b>SHARED</b>);

```

```

*   }
* }
* </pre>
*
*
* <h4>The { @code @Sharable} annotation</h4>
* <p>
* In the example above which used an { @link AttributeKey},
* you might have noticed the { @code @Sharable} annotation.
* <p>
* If a { @link ChannelHandler} is annotated with the { @code @Sharable}
* annotation, it means you can create an instance of the handler just once and
* add it to one or more { @link ChannelPipeline}s multiple times without
* a race condition.
* <p>
* If this annotation is not specified, you have to create
  a new handler
* instance every time you add it to a pipeline because it has unshared state
* such as member variables.
* <p>
* This annotation is provided for documentation purpose, just like
* <a href="http://www.javaconcurrencyinpractice.com/annotations/doc/">the JCIP annotations</a>.
*
* <h3>Additional resources worth reading</h3>
* <p>
* Please refer to the { @link ChannelHandler}, and
* { @link ChannelPipeline} to find out more about inbound and outbound operations,
* what fundamental differences they have, how they flow in a pipeline, and how to handle
* the operation in your application.
*/

```

Found in path(s):

```

* /opt/cola/permits/1735716162_1688166869.6417358/0/netty-transport-4-1-94-final-sources-
jar/io/netty/channel/ChannelHandler.java

```

No license file was found, but licenses were detected in source scan.

```

<!--

```

```

~ Copyright 2012 The Netty Project

```

```

~

```

```

~ The Netty Project licenses this file to you under the Apache License,
~ version 2.0 (the "License"); you may not use this file except in compliance
~ with the License. You may obtain a copy of the License at:

```

```

~

```

```

~ https://www.apache.org/licenses/LICENSE-2.0

```

```

~

```

```

~ Unless required by applicable law or agreed to in writing, software
~ distributed under the License is distributed on an "AS IS" BASIS, WITHOUT
~ WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the

```


~ License for the specific language governing permissions and limitations

~ under the License.

-->

Found in path(s):

* /opt/cola/permits/1735716162_1688166869.6417358/0/netty-transport-4-1-94-final-sources-jar/META-INF/maven/io.netty/netty-transport/pom.xml

No license file was found, but licenses were detected in source scan.

/*

* Copyright 2016 The Netty Project

*

* The Netty Project licenses this file to you under the Apache License,

* version 2.0 (the "License"); you may not use this file except in compliance

* with the License. You may obtain a copy of the License at:

*

* <https://www.apache.org/licenses/LICENSE-2.0>

*

* Unless required by applicable law or agreed to in writing, software

* distributed under the License is distributed on an "AS IS" BASIS, WITHOUT

* WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the

* License for the specific language governing permissions and limitations

* under the License.

*/

Found in path(s):

* /opt/cola/permits/1735716162_1688166869.6417358/0/netty-transport-4-1-94-final-sources-jar/io/netty/channel/SelectStrategyFactory.java

* /opt/cola/permits/1735716162_1688166869.6417358/0/netty-transport-4-1-94-final-sources-jar/io/netty/channel/ChannelInboundInvoker.java

*

/opt/cola/permits/1735716162_1688166869.6417358/0/netty-transport-4-1-94-final-sources-jar/io/netty/bootstrap/BootstrapConfig.java

* /opt/cola/permits/1735716162_1688166869.6417358/0/netty-transport-4-1-94-final-sources-jar/io/netty/channel/group/VoidChannelGroupFuture.java

* /opt/cola/permits/1735716162_1688166869.6417358/0/netty-transport-4-1-94-final-sources-jar/io/netty/channel/PreferHeapByteBufAllocator.java

* /opt/cola/permits/1735716162_1688166869.6417358/0/netty-transport-4-1-94-final-sources-jar/io/netty/channel/socket/DuplexChannel.java

* /opt/cola/permits/1735716162_1688166869.6417358/0/netty-transport-4-1-94-final-sources-jar/io/netty/channel/SelectStrategy.java

* /opt/cola/permits/1735716162_1688166869.6417358/0/netty-transport-4-1-94-final-sources-jar/io/netty/channel/DefaultSelectStrategyFactory.java

* /opt/cola/permits/1735716162_1688166869.6417358/0/netty-transport-4-1-94-final-sources-jar/io/netty/channel/DefaultSelectStrategy.java

* /opt/cola/permits/1735716162_1688166869.6417358/0/netty-transport-4-1-94-final-sources-jar/io/netty/bootstrap/ServerBootstrapConfig.java

*

```
/opt/cola/permits/1735716162_1688166869.6417358/0/netty-transport-4-1-94-final-sources-
jar/io/netty/channel/WriteBufferWaterMark.java
* /opt/cola/permits/1735716162_1688166869.6417358/0/netty-transport-4-1-94-final-sources-
jar/io/netty/bootstrap/AbstractBootstrapConfig.java
* /opt/cola/permits/1735716162_1688166869.6417358/0/netty-transport-4-1-94-final-sources-
jar/io/netty/channel/ChannelOutboundInvoker.java
No license file was found, but licenses were detected in source scan.
```

```
/*
* Copyright 2013 The Netty Project
*
* The Netty Project licenses this file to you under the Apache License,
* version 2.0 (the "License"); you may not use this file except in compliance
* with the License. You may obtain a copy of the License at:
*
* https://www.apache.org/licenses/LICENSE-2.0
*
* Unless required by applicable law or agreed to in writing, software
* distributed under the License is distributed on an "AS IS" BASIS, WITHOUT
* WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the
* License for the specific language governing permissions and limitations
* under the License.
*/
```

Found in path(s):

```
* /opt/cola/permits/1735716162_1688166869.6417358/0/netty-transport-4-1-94-final-sources-
jar/io/netty/channel/DefaultAddressedEnvelope.java
* /opt/cola/permits/1735716162_1688166869.6417358/0/netty-transport-4-1-94-final-sources-
jar/io/netty/channel/AbstractEventLoopGroup.java
*
/opt/cola/permits/1735716162_1688166869.6417358/0/netty-transport-4-1-94-final-sources-
jar/io/netty/channel/group/DefaultChannelGroup.java
* /opt/cola/permits/1735716162_1688166869.6417358/0/netty-transport-4-1-94-final-sources-
jar/io/netty/channel/DefaultMessageSizeEstimator.java
* /opt/cola/permits/1735716162_1688166869.6417358/0/netty-transport-4-1-94-final-sources-
jar/io/netty/channel/SimpleChannelInboundHandler.java
* /opt/cola/permits/1735716162_1688166869.6417358/0/netty-transport-4-1-94-final-sources-
jar/io/netty/channel/socket/oio/OioSocketChannelConfig.java
* /opt/cola/permits/1735716162_1688166869.6417358/0/netty-transport-4-1-94-final-sources-
jar/io/netty/channel/AddressedEnvelope.java
* /opt/cola/permits/1735716162_1688166869.6417358/0/netty-transport-4-1-94-final-sources-
jar/io/netty/channel/DefaultChannelId.java
* /opt/cola/permits/1735716162_1688166869.6417358/0/netty-transport-4-1-94-final-sources-
jar/io/netty/channel/group/ChannelGroup.java
* /opt/cola/permits/1735716162_1688166869.6417358/0/netty-transport-4-1-94-final-sources-
jar/io/netty/channel/ChannelId.java
*
```

/opt/cola/permits/1735716162_1688166869.6417358/0/netty-transport-4-1-94-final-sources-jar/io/netty/channel/group/ChannelMatcher.java
* /opt/cola/permits/1735716162_1688166869.6417358/0/netty-transport-4-1-94-final-sources-jar/io/netty/channel/MessageSizeEstimator.java
* /opt/cola/permits/1735716162_1688166869.6417358/0/netty-transport-4-1-94-final-sources-jar/io/netty/channel/group/ChannelMatchers.java
* /opt/cola/permits/1735716162_1688166869.6417358/0/netty-transport-4-1-94-final-sources-jar/io/netty/channel/ChannelProgressivePromise.java
* /opt/cola/permits/1735716162_1688166869.6417358/0/netty-transport-4-1-94-final-sources-jar/io/netty/channel/ConnectTimeoutException.java
* /opt/cola/permits/1735716162_1688166869.6417358/0/netty-transport-4-1-94-final-sources-jar/io/netty/channel/ChannelOutboundBuffer.java
* /opt/cola/permits/1735716162_1688166869.6417358/0/netty-transport-4-1-94-final-sources-jar/io/netty/channel/socket/oio/DefaultOioServerSocketChannelConfig.java
*
/opt/cola/permits/1735716162_1688166869.6417358/0/netty-transport-4-1-94-final-sources-jar/io/netty/bootstrap/ChannelFactory.java
* /opt/cola/permits/1735716162_1688166869.6417358/0/netty-transport-4-1-94-final-sources-jar/io/netty/channel/nio/SelectedSelectionKeySet.java
* /opt/cola/permits/1735716162_1688166869.6417358/0/netty-transport-4-1-94-final-sources-jar/io/netty/channel/socket/oio/DefaultOioSocketChannelConfig.java
* /opt/cola/permits/1735716162_1688166869.6417358/0/netty-transport-4-1-94-final-sources-jar/io/netty/channel/group/ChannelGroupException.java
* /opt/cola/permits/1735716162_1688166869.6417358/0/netty-transport-4-1-94-final-sources-jar/io/netty/channel/ChannelHandlerAdapter.java
* /opt/cola/permits/1735716162_1688166869.6417358/0/netty-transport-4-1-94-final-sources-jar/io/netty/channel/ChannelProgressiveFuture.java
* /opt/cola/permits/1735716162_1688166869.6417358/0/netty-transport-4-1-94-final-sources-jar/io/netty/channel/ChannelProgressiveFutureListener.java
*
/opt/cola/permits/1735716162_1688166869.6417358/0/netty-transport-4-1-94-final-sources-jar/io/netty/channel/DefaultChannelProgressivePromise.java
* /opt/cola/permits/1735716162_1688166869.6417358/0/netty-transport-4-1-94-final-sources-jar/io/netty/channel/socket/oio/OioServerSocketChannelConfig.java
No license file was found, but licenses were detected in source scan.

/*

* Copyright 2014 The Netty Project

*

* The Netty Project licenses this file to you under the Apache License,

* version 2.0 (the "License"); you may not use this file except in compliance

* with the License. You may obtain a copy of the License at:

*

* <https://www.apache.org/licenses/LICENSE-2.0>

*

* Unless required by applicable law or agreed to in writing, software

* distributed under the License is distributed on an "AS IS" BASIS, WITHOUT

* WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the

* License for the specific language governing permissions and limitations
* under the License.
*/

Found in path(s):

* /opt/cola/permits/1735716162_1688166869.6417358/0/netty-transport-4-1-94-final-sources-jar/io/netty/channel/DefaultChannelHandlerContext.java

No license file was found, but licenses were detected in source scan.

The Netty Project licenses this file to you under the Apache License,
version 2.0 (the "License"); you may not use this file except in compliance
with the License. You may obtain a copy of the License at:
distributed under the License is distributed on an "AS IS" BASIS, WITHOUT

Found in path(s):

* /opt/cola/permits/1735716162_1688166869.6417358/0/netty-transport-4-1-94-final-sources-jar/META-INF/native-image/io.netty/netty-transport/native-image.properties

No license file was found, but licenses were detected in source scan.

/*

* Copyright 2017 The Netty Project

*

* The Netty Project licenses this file to you under the Apache License, version 2.0 (the
* "License"); you may not use this file except in compliance with the License. You may obtain a
* copy of the License at:

*

* <https://www.apache.org/licenses/LICENSE-2.0>

*

* Unless required by applicable law or agreed to in writing, software distributed under the License
* is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either
express
* or implied. See the License for the specific language governing permissions and limitations under
* the License.

*/

Found in path(s):

* /opt/cola/permits/1735716162_1688166869.6417358/0/netty-transport-4-1-94-final-sources-jar/io/netty/channel/AbstractCoalescingBufferQueue.java

No license file was found, but licenses were detected in source scan.

/*

* Copyright 2012 The Netty Project

*

* The Netty Project licenses this file to you under the Apache License,
* version 2.0 (the "License"); you may not use this file except in compliance
* with the License. You may obtain a copy of the License at:

*

* <https://www.apache.org/licenses/LICENSE-2.0>

- *
 - * Unless required by applicable law or agreed to in writing, software
 - * distributed under the License is distributed on an "AS IS" BASIS, WITHOUT
 - * WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the
 - * License for the specific language governing permissions and limitations
 - * under the License.
- */

Found in path(s):

- * /opt/cola/permits/1735716162_1688166869.6417358/0/netty-transport-4-1-94-final-sources-jar/io/netty/channel/local/LocalServerChannel.java
- * /opt/cola/permits/1735716162_1688166869.6417358/0/netty-transport-4-1-94-final-sources-jar/io/netty/channel/local/LocalChannelRegistry.java
- *
 - /opt/cola/permits/1735716162_1688166869.6417358/0/netty-transport-4-1-94-final-sources-jar/io/netty/channel/FileRegion.java
 - * /opt/cola/permits/1735716162_1688166869.6417358/0/netty-transport-4-1-94-final-sources-jar/io/netty/channel/ChannelDuplexHandler.java
 - * /opt/cola/permits/1735716162_1688166869.6417358/0/netty-transport-4-1-94-final-sources-jar/io/netty/channel/AdaptiveRecvByteBufAllocator.java
 - * /opt/cola/permits/1735716162_1688166869.6417358/0/netty-transport-4-1-94-final-sources-jar/io/netty/channel/DefaultEventLoopGroup.java
 - * /opt/cola/permits/1735716162_1688166869.6417358/0/netty-transport-4-1-94-final-sources-jar/io/netty/channel/ChannelOutboundHandler.java
 - * /opt/cola/permits/1735716162_1688166869.6417358/0/netty-transport-4-1-94-final-sources-jar/io/netty/channel/embedded/package-info.java
 - * /opt/cola/permits/1735716162_1688166869.6417358/0/netty-transport-4-1-94-final-sources-jar/io/netty/channel/ThreadPerChannelEventLoopGroup.java
 - * /opt/cola/permits/1735716162_1688166869.6417358/0/netty-transport-4-1-94-final-sources-jar/io/netty/channel/DefaultChannelPipeline.java
 - *
 - /opt/cola/permits/1735716162_1688166869.6417358/0/netty-transport-4-1-94-final-sources-jar/io/netty/channel/oio/package-info.java
 - * /opt/cola/permits/1735716162_1688166869.6417358/0/netty-transport-4-1-94-final-sources-jar/io/netty/channel/ChannelMetadata.java
 - * /opt/cola/permits/1735716162_1688166869.6417358/0/netty-transport-4-1-94-final-sources-jar/io/netty/channel/package-info.java
 - * /opt/cola/permits/1735716162_1688166869.6417358/0/netty-transport-4-1-94-final-sources-jar/io/netty/channel/nio/NioEventLoop.java
 - * /opt/cola/permits/1735716162_1688166869.6417358/0/netty-transport-4-1-94-final-sources-jar/io/netty/channel/socket/SocketChannelConfig.java
 - * /opt/cola/permits/1735716162_1688166869.6417358/0/netty-transport-4-1-94-final-sources-jar/io/netty/channel/ChannelPromise.java
 - * /opt/cola/permits/1735716162_1688166869.6417358/0/netty-transport-4-1-94-final-sources-jar/io/netty/channel/oio/OioEventLoopGroup.java
 - *
 - /opt/cola/permits/1735716162_1688166869.6417358/0/netty-transport-4-1-94-final-sources-jar/io/netty/channel/group/CombinedIterator.java

* /opt/cola/permits/1735716162_1688166869.6417358/0/netty-transport-4-1-94-final-sources-jar/io/netty/channel/ChannelException.java
* /opt/cola/permits/1735716162_1688166869.6417358/0/netty-transport-4-1-94-final-sources-jar/io/netty/channel/ChannelFutureListener.java
* /opt/cola/permits/1735716162_1688166869.6417358/0/netty-transport-4-1-94-final-sources-jar/io/netty/channel/socket/package-info.java
* /opt/cola/permits/1735716162_1688166869.6417358/0/netty-transport-4-1-94-final-sources-jar/io/netty/channel/ChannelFlushPromiseNotifier.java
* /opt/cola/permits/1735716162_1688166869.6417358/0/netty-transport-4-1-94-final-sources-jar/io/netty/channel/AbstractChannel.java
* /opt/cola/permits/1735716162_1688166869.6417358/0/netty-transport-4-1-94-final-sources-jar/io/netty/channel/socket/ServerSocketChannel.java
*
/opt/cola/permits/1735716162_1688166869.6417358/0/netty-transport-4-1-94-final-sources-jar/io/netty/channel/nio/NioTask.java
* /opt/cola/permits/1735716162_1688166869.6417358/0/netty-transport-4-1-94-final-sources-jar/io/netty/channel/socket/nio/ProtocolFamilyConverter.java
* /opt/cola/permits/1735716162_1688166869.6417358/0/netty-transport-4-1-94-final-sources-jar/io/netty/channel/ChannelConfig.java
* /opt/cola/permits/1735716162_1688166869.6417358/0/netty-transport-4-1-94-final-sources-jar/io/netty/channel/MultithreadEventLoopGroup.java
* /opt/cola/permits/1735716162_1688166869.6417358/0/netty-transport-4-1-94-final-sources-jar/io/netty/channel/socket/ChannelInputShutdownEvent.java
* /opt/cola/permits/1735716162_1688166869.6417358/0/netty-transport-4-1-94-final-sources-jar/io/netty/channel/socket/oio/package-info.java
* /opt/cola/permits/1735716162_1688166869.6417358/0/netty-transport-4-1-94-final-sources-jar/io/netty/channel/socket/DefaultServerSocketChannelConfig.java
* /opt/cola/permits/1735716162_1688166869.6417358/0/netty-transport-4-1-94-final-sources-jar/io/netty/channel/ChannelPromiseAggregator.java
*
/opt/cola/permits/1735716162_1688166869.6417358/0/netty-transport-4-1-94-final-sources-jar/io/netty/channel/AbstractChannelHandlerContext.java
* /opt/cola/permits/1735716162_1688166869.6417358/0/netty-transport-4-1-94-final-sources-jar/io/netty/channel/CompleteChannelFuture.java
* /opt/cola/permits/1735716162_1688166869.6417358/0/netty-transport-4-1-94-final-sources-jar/io/netty/channel/ChannelFuture.java
* /opt/cola/permits/1735716162_1688166869.6417358/0/netty-transport-4-1-94-final-sources-jar/io/netty/channel/ChannelInitializer.java
* /opt/cola/permits/1735716162_1688166869.6417358/0/netty-transport-4-1-94-final-sources-jar/io/netty/channel/socket/DatagramChannel.java
* /opt/cola/permits/1735716162_1688166869.6417358/0/netty-transport-4-1-94-final-sources-jar/io/netty/channel/ChannelPipeline.java
* /opt/cola/permits/1735716162_1688166869.6417358/0/netty-transport-4-1-94-final-sources-jar/io/netty/channel/socket/oio/OioDatagramChannel.java
*
/opt/cola/permits/1735716162_1688166869.6417358/0/netty-transport-4-1-94-final-sources-jar/io/netty/channel/group/package-info.java
* /opt/cola/permits/1735716162_1688166869.6417358/0/netty-transport-4-1-94-final-sources-

jar/io/netty/channel/ChannelHandlerContext.java
* /opt/cola/permits/1735716162_1688166869.6417358/0/netty-transport-4-1-94-final-sources-
jar/io/netty/channel/Channel.java
* /opt/cola/permits/1735716162_1688166869.6417358/0/netty-transport-4-1-94-final-sources-
jar/io/netty/channel/group/ChannelGroupFutureListener.java
* /opt/cola/permits/1735716162_1688166869.6417358/0/netty-transport-4-1-94-final-sources-
jar/io/netty/channel/AbstractServerChannel.java
* /opt/cola/permits/1735716162_1688166869.6417358/0/netty-transport-4-1-94-final-sources-
jar/io/netty/channel/group/DefaultChannelGroupFuture.java
* /opt/cola/permits/1735716162_1688166869.6417358/0/netty-transport-4-1-94-final-sources-
jar/io/netty/channel/FixedRecvByteBufAllocator.java
*
/opt/cola/permits/1735716162_1688166869.6417358/0/netty-transport-4-1-94-final-sources-
jar/io/netty/channel/local/LocalChannel.java
* /opt/cola/permits/1735716162_1688166869.6417358/0/netty-transport-4-1-94-final-sources-
jar/io/netty/channel/ChannelInboundHandlerAdapter.java
* /opt/cola/permits/1735716162_1688166869.6417358/0/netty-transport-4-1-94-final-sources-
jar/io/netty/channel/local/package-info.java
* /opt/cola/permits/1735716162_1688166869.6417358/0/netty-transport-4-1-94-final-sources-
jar/io/netty/channel/socket/DatagramPacket.java
* /opt/cola/permits/1735716162_1688166869.6417358/0/netty-transport-4-1-94-final-sources-
jar/io/netty/bootstrap/AbstractBootstrap.java
* /opt/cola/permits/1735716162_1688166869.6417358/0/netty-transport-4-1-94-final-sources-
jar/io/netty/channel/socket/oio/OioServerSocketChannel.java
* /opt/cola/permits/1735716162_1688166869.6417358/0/netty-transport-4-1-94-final-sources-
jar/io/netty/channel/SingleThreadEventLoop.java
*
/opt/cola/permits/1735716162_1688166869.6417358/0/netty-transport-4-1-94-final-sources-
jar/io/netty/channel/nio/AbstractNioChannel.java
* /opt/cola/permits/1735716162_1688166869.6417358/0/netty-transport-4-1-94-final-sources-
jar/io/netty/channel/oio/AbstractOioMessageChannel.java
* /opt/cola/permits/1735716162_1688166869.6417358/0/netty-transport-4-1-94-final-sources-
jar/io/netty/channel/embedded/EmbeddedChannel.java
* /opt/cola/permits/1735716162_1688166869.6417358/0/netty-transport-4-1-94-final-sources-
jar/io/netty/channel/socket/ServerSocketChannelConfig.java
* /opt/cola/permits/1735716162_1688166869.6417358/0/netty-transport-4-1-94-final-sources-
jar/io/netty/channel/socket/DatagramChannelConfig.java
* /opt/cola/permits/1735716162_1688166869.6417358/0/netty-transport-4-1-94-final-sources-
jar/io/netty/channel/FailedChannelFuture.java
* /opt/cola/permits/1735716162_1688166869.6417358/0/netty-transport-4-1-94-final-sources-
jar/io/netty/channel/socket/SocketChannel.java
*
/opt/cola/permits/1735716162_1688166869.6417358/0/netty-transport-4-1-94-final-sources-
jar/io/netty/channel/ChannelOutboundHandlerAdapter.java
* /opt/cola/permits/1735716162_1688166869.6417358/0/netty-transport-4-1-94-final-sources-
jar/io/netty/channel/socket/nio/NioDatagramChannel.java
* /opt/cola/permits/1735716162_1688166869.6417358/0/netty-transport-4-1-94-final-sources-
jar/io/netty/channel/EventLoopException.java

* /opt/cola/permits/1735716162_1688166869.6417358/0/netty-transport-4-1-94-final-sources-jar/io/netty/bootstrap/ServerBootstrap.java
* /opt/cola/permits/1735716162_1688166869.6417358/0/netty-transport-4-1-94-final-sources-jar/io/netty/channel/socket/nio/NioServerSocketChannel.java
* /opt/cola/permits/1735716162_1688166869.6417358/0/netty-transport-4-1-94-final-sources-jar/io/netty/channel/oio/AbstractOioByteChannel.java
* /opt/cola/permits/1735716162_1688166869.6417358/0/netty-transport-4-1-94-final-sources-jar/io/netty/channel/DefaultEventLoop.java
* /opt/cola/permits/1735716162_1688166869.6417358/0/netty-transport-4-1-94-final-sources-jar/io/netty/bootstrap/Bootstrap.java
*
/opt/cola/permits/1735716162_1688166869.6417358/0/netty-transport-4-1-94-final-sources-jar/io/netty/channel/DefaultFileRegion.java
* /opt/cola/permits/1735716162_1688166869.6417358/0/netty-transport-4-1-94-final-sources-jar/io/netty/channel/ServerChannel.java
* /opt/cola/permits/1735716162_1688166869.6417358/0/netty-transport-4-1-94-final-sources-jar/io/netty/channel/group/ChannelGroupFuture.java
* /opt/cola/permits/1735716162_1688166869.6417358/0/netty-transport-4-1-94-final-sources-jar/io/netty/channel/DefaultChannelConfig.java
* /opt/cola/permits/1735716162_1688166869.6417358/0/netty-transport-4-1-94-final-sources-jar/io/netty/channel/ChannelPipelineException.java
* /opt/cola/permits/1735716162_1688166869.6417358/0/netty-transport-4-1-94-final-sources-jar/io/netty/channel/ThreadPerChannelEventLoop.java
* /opt/cola/permits/1735716162_1688166869.6417358/0/netty-transport-4-1-94-final-sources-jar/io/netty/channel/SucceededChannelFuture.java
*
/opt/cola/permits/1735716162_1688166869.6417358/0/netty-transport-4-1-94-final-sources-jar/io/netty/channel/local/LocalEventLoopGroup.java
* /opt/cola/permits/1735716162_1688166869.6417358/0/netty-transport-4-1-94-final-sources-jar/io/netty/channel/EventLoop.java
* /opt/cola/permits/1735716162_1688166869.6417358/0/netty-transport-4-1-94-final-sources-jar/io/netty/channel/socket/nio/package-info.java
* /opt/cola/permits/1735716162_1688166869.6417358/0/netty-transport-4-1-94-final-sources-jar/io/netty/bootstrap/package-info.java
* /opt/cola/permits/1735716162_1688166869.6417358/0/netty-transport-4-1-94-final-sources-jar/io/netty/channel/socket/oio/OioSocketChannel.java
* /opt/cola/permits/1735716162_1688166869.6417358/0/netty-transport-4-1-94-final-sources-jar/io/netty/channel/ChannelPromiseNotifier.java
* /opt/cola/permits/1735716162_1688166869.6417358/0/netty-transport-4-1-94-final-sources-jar/io/netty/channel/socket/nio/NioSocketChannel.java
*
/opt/cola/permits/1735716162_1688166869.6417358/0/netty-transport-4-1-94-final-sources-jar/io/netty/channel/RecvByteBufAllocator.java
* /opt/cola/permits/1735716162_1688166869.6417358/0/netty-transport-4-1-94-final-sources-jar/io/netty/channel/EventLoopGroup.java
* /opt/cola/permits/1735716162_1688166869.6417358/0/netty-transport-4-1-94-final-sources-jar/io/netty/channel/socket/nio/NioDatagramChannelConfig.java
* /opt/cola/permits/1735716162_1688166869.6417358/0/netty-transport-4-1-94-final-sources-

jar/io/netty/channel/nio/AbstractNioByteChannel.java
* /opt/cola/permits/1735716162_1688166869.6417358/0/netty-transport-4-1-94-final-sources-
jar/io/netty/channel/embedded/EmbeddedSocketAddress.java
* /opt/cola/permits/1735716162_1688166869.6417358/0/netty-transport-4-1-94-final-sources-
jar/io/netty/channel/nio/AbstractNioMessageChannel.java
* /opt/cola/permits/1735716162_1688166869.6417358/0/netty-transport-4-1-94-final-sources-
jar/io/netty/channel/VoidChannelPromise.java
*
/opt/cola/permits/1735716162_1688166869.6417358/0/netty-transport-4-1-94-final-sources-
jar/io/netty/channel/local/LocalAddress.java
* /opt/cola/permits/1735716162_1688166869.6417358/0/netty-transport-4-1-94-final-sources-
jar/io/netty/channel/nio/package-info.java
* /opt/cola/permits/1735716162_1688166869.6417358/0/netty-transport-4-1-94-final-sources-
jar/io/netty/channel/socket/InternetProtocolFamily.java
* /opt/cola/permits/1735716162_1688166869.6417358/0/netty-transport-4-1-94-final-sources-
jar/io/netty/channel/oio/AbstractOioChannel.java
* /opt/cola/permits/1735716162_1688166869.6417358/0/netty-transport-4-1-94-final-sources-
jar/io/netty/channel/ChannelInboundHandler.java
* /opt/cola/permits/1735716162_1688166869.6417358/0/netty-transport-4-1-94-final-sources-
jar/io/netty/channel/ChannelOption.java
* /opt/cola/permits/1735716162_1688166869.6417358/0/netty-transport-4-1-94-final-sources-
jar/io/netty/channel/socket/DefaultSocketChannelConfig.java
* /opt/cola/permits/1735716162_1688166869.6417358/0/netty-transport-4-1-94-final-sources-
jar/io/netty/channel/embedded/EmbeddedEventLoop.java
*
/opt/cola/permits/1735716162_1688166869.6417358/0/netty-transport-4-1-94-final-sources-
jar/io/netty/channel/DefaultChannelPromise.java
* /opt/cola/permits/1735716162_1688166869.6417358/0/netty-transport-4-1-94-final-sources-
jar/io/netty/channel/CombinedChannelDuplexHandler.java
* /opt/cola/permits/1735716162_1688166869.6417358/0/netty-transport-4-1-94-final-sources-
jar/io/netty/channel/socket/DefaultDatagramChannelConfig.java
* /opt/cola/permits/1735716162_1688166869.6417358/0/netty-transport-4-1-94-final-sources-
jar/io/netty/channel/nio/NioEventLoopGroup.java
No license file was found, but licenses were detected in source scan.

/*

* Copyright 2013 The Netty Project

*

* The Netty Project licenses this file to you under the Apache License,

* version 2.0 (the "License"); you may not use this file except in compliance

* with the License. You may obtain a copy of the License at:

*

* <https://www.apache.org/licenses/LICENSE-2.0>

*

* Unless required by applicable law or agreed to in writing, software

* distributed under the License is distributed on an "AS IS" BASIS, WITHOUT

* WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the

* License for the specific language governing permissions and limitations

* under the License.

*/

Found in path(s):

* /opt/cola/permits/1735716162_1688166869.6417358/0/netty-transport-4-1-94-final-sources-jar/io/netty/channel/oio/OioByteStreamChannel.java

No license file was found, but licenses were detected in source scan.

/*

* Copyright 2018 The Netty Project

*

* The Netty Project licenses this file to you under the Apache License,
* version 2.0 (the "License"); you may not use this file except in compliance
* with the License. You may obtain a copy of the License at:

*

* <https://www.apache.org/licenses/LICENSE-2.0>

*

* Unless required by applicable law or agreed to in writing, software
* distributed under the License is distributed on an "AS IS" BASIS, WITHOUT
* WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the
* License for the specific language governing permissions and limitations
* under the License.

*/

Found in path(s):

* /opt/cola/permits/1735716162_1688166869.6417358/0/netty-transport-4-1-94-final-sources-jar/io/netty/channel/SimpleUserEventChannelHandler.java

* /opt/cola/permits/1735716162_1688166869.6417358/0/netty-transport-4-1-94-final-sources-jar/io/netty/channel/socket/nio/NioChannelOption.java

No license file was found, but licenses were detected in source scan.

/*

* Copyright 2022 The Netty Project

*

* The Netty Project licenses this file to you under the Apache License,
* version 2.0 (the "License"); you may not use this file except in compliance
* with the License. You may obtain a copy of the License at:

*

* <https://www.apache.org/licenses/LICENSE-2.0>

*

* Unless required by applicable law or agreed to in writing, software
* distributed under the License is distributed on an "AS IS" BASIS, WITHOUT
* WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the
* License for the specific language governing permissions and limitations
* under the License.

*/

Found in path(s):

* /opt/cola/permits/1735716162_1688166869.6417358/0/netty-transport-4-1-94-final-sources-jar/io/netty/channel/socket/nio/SelectorProviderUtil.java

1.895 netty 4.1.94.Final

1.895.1 Available under license :

No license file was found, but licenses were detected in source scan.

/*

* Copyright 2015 The Netty Project

*

* The Netty Project licenses this file to you under the Apache License, version 2.0 (the

* "License"); you may not use this file except in compliance with the License. You may obtain a

* copy of the License at:

*

* <https://www.apache.org/licenses/LICENSE-2.0>

*

* Unless required by applicable law or agreed to in writing, software distributed under the License

* is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express

* or implied. See the License for the specific language governing permissions and limitations under

* the License.

*/

Found in path(s):

* /opt/cola/permits/1735715999_1688166888.7344394/0/netty-common-4-1-94-final-sources-jar/io/netty/util/internal/MathUtil.java

* /opt/cola/permits/1735715999_1688166888.7344394/0/netty-common-4-1-94-final-sources-jar/io/netty/util/ByteProcessor.java

No license file was found, but licenses were detected in source scan.

/*

* Copyright 2018 The Netty Project

*

* The Netty Project licenses this file to you under the Apache License,

* version 2.0 (the "License"); you may not use this file except in compliance

* with the License. You may obtain a copy of the License at:

*

* <https://www.apache.org/licenses/LICENSE-2.0>

*

* Unless required by applicable law or agreed to in writing, software

* distributed under the License is distributed on an "AS IS" BASIS, WITHOUT

* WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the

* License for the specific language governing permissions and limitations

* under the License.

*/

Found in path(s):

* /opt/cola/permits/1735715999_1688166888.7344394/0/netty-common-4-1-94-final-sources-jar/io/netty/util/internal/SuppressJava6Requirement.java

No license file was found, but licenses were detected in source scan.

/*

* Copyright 2019 The Netty Project

*

* The Netty Project licenses this file to you under the Apache License,
* version 2.0 (the "License"); you may not use this file except in compliance
* with the License. You may obtain a copy of the License at:

*

* <https://www.apache.org/licenses/LICENSE-2.0>

*

* Unless required by applicable law or agreed to in writing, software
* distributed under the License is distributed on an "AS IS" BASIS, WITHOUT
* WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the
* License for the specific language governing permissions and limitations
* under the License.

*/

Found in path(s):

* /opt/cola/permits/1735715999_1688166888.7344394/0/netty-common-4-1-94-final-sources-jar/io/netty/util/internal/svm/PlatformDependent0Substitution.java

* /opt/cola/permits/1735715999_1688166888.7344394/0/netty-common-4-1-94-final-sources-jar/io/netty/util/internal/svm/PlatformDependentSubstitution.java

*

/opt/cola/permits/1735715999_1688166888.7344394/0/netty-common-4-1-94-final-sources-jar/io/netty/util/internal/svm/UnsafeRefArrayAccessSubstitution.java

* /opt/cola/permits/1735715999_1688166888.7344394/0/netty-common-4-1-94-final-sources-jar/io/netty/util/internal/svm/package-info.java

* /opt/cola/permits/1735715999_1688166888.7344394/0/netty-common-4-1-94-final-sources-jar/io/netty/util/internal/Hidden.java

* /opt/cola/permits/1735715999_1688166888.7344394/0/netty-common-4-1-94-final-sources-jar/io/netty/util/internal/ThreadExecutorMap.java

* /opt/cola/permits/1735715999_1688166888.7344394/0/netty-common-4-1-94-final-sources-jar/io/netty/util/internal/svm/CleanerJava6Substitution.java

* /opt/cola/permits/1735715999_1688166888.7344394/0/netty-common-4-1-94-final-sources-jar/io/netty/util/internal/ReferenceCountUpdater.java

* /opt/cola/permits/1735715999_1688166888.7344394/0/netty-common-4-1-94-final-sources-jar/io/netty/util/internal/ObjectPool.java

No license file was found, but licenses were detected in source scan.

/*

* Copyright 2016 The Netty Project

*

* The Netty Project licenses this file to you under the Apache License,
* version 2.0 (the "License"); you may not use this file except in compliance

- * with the License. You may obtain a copy of the License at:
- *
- * <https://www.apache.org/licenses/LICENSE-2.0>
- *
- * Unless required by applicable law or agreed to in writing, software
- * distributed under the License is distributed on an "AS IS" BASIS, WITHOUT
- * WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the
- * License for the specific language governing permissions and limitations
- * under the License.
- */

Found in path(s):

- * /opt/cola/permits/1735715999_1688166888.7344394/0/netty-common-4-1-94-final-sources-jar/io/netty/util/internal/UnstableApi.java
- * /opt/cola/permits/1735715999_1688166888.7344394/0/netty-common-4-1-94-final-sources-jar/io/netty/util/concurrent/RejectedExecutionHandlers.java
- *
- /opt/cola/permits/1735715999_1688166888.7344394/0/netty-common-4-1-94-final-sources-jar/io/netty/util/internal/OutOfDirectMemoryError.java
- * /opt/cola/permits/1735715999_1688166888.7344394/0/netty-common-4-1-94-final-sources-jar/io/netty/util/concurrent/PromiseCombiner.java
- * /opt/cola/permits/1735715999_1688166888.7344394/0/netty-common-4-1-94-final-sources-jar/io/netty/util/concurrent/UnaryPromiseNotifier.java
- * /opt/cola/permits/1735715999_1688166888.7344394/0/netty-common-4-1-94-final-sources-jar/io/netty/util/internal/logging/Log4J2Logger.java
- * /opt/cola/permits/1735715999_1688166888.7344394/0/netty-common-4-1-94-final-sources-jar/io/netty/util/internal/SocketUtils.java
- * /opt/cola/permits/1735715999_1688166888.7344394/0/netty-common-4-1-94-final-sources-jar/io/netty/util/internal/logging/Log4J2LoggerFactory.java
- * /opt/cola/permits/1735715999_1688166888.7344394/0/netty-common-4-1-94-final-sources-jar/io/netty/util/concurrent/NonStickyEventExecutorGroup.java
- * /opt/cola/permits/1735715999_1688166888.7344394/0/netty-common-4-1-94-final-sources-jar/io/netty/util/ResourceLeakTracker.java
- *
- /opt/cola/permits/1735715999_1688166888.7344394/0/netty-common-4-1-94-final-sources-jar/io/netty/util/IntSupplier.java
- * /opt/cola/permits/1735715999_1688166888.7344394/0/netty-common-4-1-94-final-sources-jar/io/netty/util/internal/ConstantTimeUtils.java
- * /opt/cola/permits/1735715999_1688166888.7344394/0/netty-common-4-1-94-final-sources-jar/io/netty/util/BooleanSupplier.java
- * /opt/cola/permits/1735715999_1688166888.7344394/0/netty-common-4-1-94-final-sources-jar/io/netty/util/internal/PromiseNotificationUtil.java
- * /opt/cola/permits/1735715999_1688166888.7344394/0/netty-common-4-1-94-final-sources-jar/io/netty/util/internal/MacAddressUtil.java
- * /opt/cola/permits/1735715999_1688166888.7344394/0/netty-common-4-1-94-final-sources-jar/io/netty/util/concurrent/DefaultEventExecutorChooserFactory.java
- * /opt/cola/permits/1735715999_1688166888.7344394/0/netty-common-4-1-94-final-sources-jar/io/netty/util/DomainNameMappingBuilder.java

*
/opt/cola/permits/1735715999_1688166888.7344394/0/netty-common-4-1-94-final-sources-jar/io/netty/util/ResourceLeakDetectorFactory.java
* /opt/cola/permits/1735715999_1688166888.7344394/0/netty-common-4-1-94-final-sources-jar/io/netty/util/internal/NativeLibraryUtil.java
* /opt/cola/permits/1735715999_1688166888.7344394/0/netty-common-4-1-94-final-sources-jar/io/netty/util/concurrent/RejectedExecutionHandler.java
* /opt/cola/permits/1735715999_1688166888.7344394/0/netty-common-4-1-94-final-sources-jar/io/netty/util/concurrent/EventExecutorChooserFactory.java
* /opt/cola/permits/1735715999_1688166888.7344394/0/netty-common-4-1-94-final-sources-jar/io/netty/util/concurrent/UnorderedThreadPoolEventExecutor.java
* /opt/cola/permits/1735715999_1688166888.7344394/0/netty-common-4-1-94-final-sources-jar/io/netty/util/internal/ThrowableUtil.java
* /opt/cola/permits/1735715999_1688166888.7344394/0/netty-common-4-1-94-final-sources-jar/io/netty/util/concurrent/OrderedEventExecutor.java
No license file was found, but licenses were detected in source scan.

/*
* Copyright 2013 The Netty Project
*
* The Netty Project licenses this file to you under the Apache License,
* version 2.0 (the "License"); you may not use this file except in compliance
* with the License. You may obtain a copy of the License at:
*
* <https://www.apache.org/licenses/LICENSE-2.0>
*
* Unless required by applicable law or agreed to in writing, software
* distributed under the License is distributed on an "AS IS" BASIS, WITHOUT
* WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the
* License for the specific language governing permissions and limitations
* under the License.
*/

Found in path(s):

* /opt/cola/permits/1735715999_1688166888.7344394/0/netty-common-4-1-94-final-sources-jar/io/netty/util/ReferenceCounted.java
* /opt/cola/permits/1735715999_1688166888.7344394/0/netty-common-4-1-94-final-sources-jar/io/netty/util/concurrent/DefaultProgressivePromise.java
* /opt/cola/permits/1735715999_1688166888.7344394/0/netty-common-4-1-94-final-sources-jar/io/netty/util/internal/ConcurrentSet.java
*
/opt/cola/permits/1735715999_1688166888.7344394/0/netty-common-4-1-94-final-sources-jar/io/netty/util/concurrent/ImmediateEventExecutor.java
* /opt/cola/permits/1735715999_1688166888.7344394/0/netty-common-4-1-94-final-sources-jar/io/netty/util/concurrent/AbstractEventExecutorGroup.java
* /opt/cola/permits/1735715999_1688166888.7344394/0/netty-common-4-1-94-final-sources-jar/io/netty/util/internal/RecyclableArrayList.java
* /opt/cola/permits/1735715999_1688166888.7344394/0/netty-common-4-1-94-final-sources-

jar/io/netty/util/internal/TypeParameterMatcher.java
* /opt/cola/permits/1735715999_1688166888.7344394/0/netty-common-4-1-94-final-sources-
jar/io/netty/util/concurrent/ScheduledFutureTask.java
* /opt/cola/permits/1735715999_1688166888.7344394/0/netty-common-4-1-94-final-sources-
jar/io/netty/util/concurrent/DefaultFutureListeners.java
* /opt/cola/permits/1735715999_1688166888.7344394/0/netty-common-4-1-94-final-sources-
jar/io/netty/util/concurrent/DefaultThreadFactory.java
*
/opt/cola/permits/1735715999_1688166888.7344394/0/netty-common-4-1-94-final-sources-
jar/io/netty/util/Version.java
* /opt/cola/permits/1735715999_1688166888.7344394/0/netty-common-4-1-94-final-sources-
jar/io/netty/util/concurrent/Promise.java
* /opt/cola/permits/1735715999_1688166888.7344394/0/netty-common-4-1-94-final-sources-
jar/io/netty/util/concurrent/PromiseTask.java
* /opt/cola/permits/1735715999_1688166888.7344394/0/netty-common-4-1-94-final-sources-
jar/io/netty/util/concurrent/Future.java
* /opt/cola/permits/1735715999_1688166888.7344394/0/netty-common-4-1-94-final-sources-
jar/io/netty/util/Recycler.java
* /opt/cola/permits/1735715999_1688166888.7344394/0/netty-common-4-1-94-final-sources-
jar/io/netty/util/ReferenceCountUtil.java
* /opt/cola/permits/1735715999_1688166888.7344394/0/netty-common-4-1-94-final-sources-
jar/io/netty/util/internal/ReadOnlyIterator.java
*
/opt/cola/permits/1735715999_1688166888.7344394/0/netty-common-4-1-94-final-sources-
jar/io/netty/util/concurrent/ScheduledFuture.java
* /opt/cola/permits/1735715999_1688166888.7344394/0/netty-common-4-1-94-final-sources-
jar/io/netty/util/concurrent/GenericProgressiveFutureListener.java
* /opt/cola/permits/1735715999_1688166888.7344394/0/netty-common-4-1-94-final-sources-
jar/io/netty/util/concurrent/DefaultPromise.java
* /opt/cola/permits/1735715999_1688166888.7344394/0/netty-common-4-1-94-final-sources-
jar/io/netty/util/ConstantPool.java
* /opt/cola/permits/1735715999_1688166888.7344394/0/netty-common-4-1-94-final-sources-
jar/io/netty/util/internal/PlatformDependent0.java
* /opt/cola/permits/1735715999_1688166888.7344394/0/netty-common-4-1-94-final-sources-
jar/io/netty/util/internal/PendingWrite.java
* /opt/cola/permits/1735715999_1688166888.7344394/0/netty-common-4-1-94-final-sources-
jar/io/netty/util/internal/EmptyArrays.java
* /opt/cola/permits/1735715999_1688166888.7344394/0/netty-common-4-1-94-final-sources-
jar/io/netty/util/concurrent/ThreadPerTaskExecutor.java
*
/opt/cola/permits/1735715999_1688166888.7344394/0/netty-common-4-1-94-final-sources-
jar/io/netty/util/concurrent/AbstractEventExecutor.java
* /opt/cola/permits/1735715999_1688166888.7344394/0/netty-common-4-1-94-final-sources-
jar/io/netty/util/AbstractReferenceCounted.java
* /opt/cola/permits/1735715999_1688166888.7344394/0/netty-common-4-1-94-final-sources-
jar/io/netty/util/concurrent/package-info.java
* /opt/cola/permits/1735715999_1688166888.7344394/0/netty-common-4-1-94-final-sources-
jar/io/netty/util/internal/logging/package-info.java

```
* /opt/cola/permits/1735715999_1688166888.7344394/0/netty-common-4-1-94-final-sources-
jar/io/netty/util/ResourceLeak.java
* /opt/cola/permits/1735715999_1688166888.7344394/0/netty-common-4-1-94-final-sources-
jar/io/netty/util/ResourceLeakDetector.java
* /opt/cola/permits/1735715999_1688166888.7344394/0/netty-common-4-1-94-final-sources-
jar/io/netty/util/concurrent/AbstractFuture.java
*
/opt/cola/permits/1735715999_1688166888.7344394/0/netty-common-4-1-94-final-sources-
jar/io/netty/util/concurrent/ImmediateExecutor.java
* /opt/cola/permits/1735715999_1688166888.7344394/0/netty-common-4-1-94-final-sources-
jar/io/netty/util/internal/AppendableCharSequence.java
* /opt/cola/permits/1735715999_1688166888.7344394/0/netty-common-4-1-94-final-sources-
jar/io/netty/util/concurrent/ProgressivePromise.java
* /opt/cola/permits/1735715999_1688166888.7344394/0/netty-common-4-1-94-final-sources-
jar/io/netty/util/concurrent/GenericFutureListener.java
* /opt/cola/permits/1735715999_1688166888.7344394/0/netty-common-4-1-94-final-sources-
jar/io/netty/util/concurrent/CompleteFuture.java
* /opt/cola/permits/1735715999_1688166888.7344394/0/netty-common-4-1-94-final-sources-
jar/io/netty/util/concurrent/ProgressiveFuture.java
* /opt/cola/permits/1735715999_1688166888.7344394/0/netty-common-4-1-94-final-sources-
jar/io/netty/util/ResourceLeakException.java
* /opt/cola/permits/1735715999_1688166888.7344394/0/netty-common-4-1-94-final-sources-
jar/io/netty/util/internal/NoOpTypeParameterMatcher.java
*
/opt/cola/permits/1735715999_1688166888.7344394/0/netty-common-4-1-94-final-sources-
jar/io/netty/util/concurrent/FutureListener.java
No license file was found, but licenses were detected in source scan.
```

```
/*
* Copyright 2014 The Netty Project
*
* The Netty Project licenses this file to you under the Apache License,
* version 2.0 (the "License"); you may not use this file except in compliance
* with the License. You may obtain a copy of the License at:
*
* https://www.apache.org/licenses/LICENSE-2.0
*
* Unless required by applicable law or agreed to in writing, software
* distributed under the License is distributed on an "AS IS" BASIS, WITHOUT
* WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the
* License for the specific language governing permissions and limitations
* under the License.
*/
```

Found in path(s):

```
* /opt/cola/permits/1735715999_1688166888.7344394/0/netty-common-4-1-94-final-sources-
jar/io/netty/util/internal/CleanerJava6.java
* /opt/cola/permits/1735715999_1688166888.7344394/0/netty-common-4-1-94-final-sources-
```


jar/io/netty/util/concurrent/FastThreadLocalThread.java

No license file was found, but licenses were detected in source scan.

/*

* Copyright 2012 The Netty Project

*

* The Netty Project licenses this file to you under the Apache License,

* version 2.0 (the "License"); you may not use this file except in compliance

* with the License. You may obtain a copy of the License at:

*

* <https://www.apache.org/licenses/LICENSE-2.0>

*

* Unless required by applicable law or agreed to in writing, software

* distributed under the License is distributed on an "AS IS" BASIS, WITHOUT

* WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the

* License for the specific language governing permissions and limitations

* under the License.

*/

Found in path(s):

* /opt/cola/permits/1735715999_1688166888.7344394/0/netty-common-4-1-94-final-sources-jar/io/netty/util/concurrent/SingleThreadEventExecutor.java

* /opt/cola/permits/1735715999_1688166888.7344394/0/netty-common-4-1-94-final-sources-jar/io/netty/util/concurrent/EventExecutor.java

*

/opt/cola/permits/1735715999_1688166888.7344394/0/netty-common-4-1-94-final-sources-jar/io/netty/util/internal/StringUtil.java

* /opt/cola/permits/1735715999_1688166888.7344394/0/netty-common-4-1-94-final-sources-jar/io/netty/util/concurrent/DefaultEventExecutorGroup.java

* /opt/cola/permits/1735715999_1688166888.7344394/0/netty-common-4-1-94-final-sources-jar/io/netty/util/concurrent/FailedFuture.java

* /opt/cola/permits/1735715999_1688166888.7344394/0/netty-common-4-1-94-final-sources-jar/io/netty/util/DefaultAttributeMap.java

* /opt/cola/permits/1735715999_1688166888.7344394/0/netty-common-4-1-94-final-sources-jar/io/netty/util/concurrent/MultithreadEventExecutorGroup.java

* /opt/cola/permits/1735715999_1688166888.7344394/0/netty-common-4-1-94-final-sources-jar/io/netty/util/internal/logging/CommonsLoggerFactory.java

* /opt/cola/permits/1735715999_1688166888.7344394/0/netty-common-4-1-94-final-sources-jar/io/netty/util/concurrent/SucceededFuture.java

* /opt/cola/permits/1735715999_1688166888.7344394/0/netty-common-4-1-94-final-sources-jar/io/netty/util/internal/logging/JdkLoggerFactory.java

*

/opt/cola/permits/1735715999_1688166888.7344394/0/netty-common-4-1-94-final-sources-jar/io/netty/util/concurrent/EventExecutorGroup.java

* /opt/cola/permits/1735715999_1688166888.7344394/0/netty-common-4-1-94-final-sources-jar/io/netty/util/internal/logging/Slf4JLogger.java

* /opt/cola/permits/1735715999_1688166888.7344394/0/netty-common-4-1-94-final-sources-jar/io/netty/util/internal/package-info.java

* /opt/cola/permits/1735715999_1688166888.7344394/0/netty-common-4-1-94-final-sources-jar/io/netty/util/Attribute.java
* /opt/cola/permits/1735715999_1688166888.7344394/0/netty-common-4-1-94-final-sources-jar/io/netty/util/Timeout.java
* /opt/cola/permits/1735715999_1688166888.7344394/0/netty-common-4-1-94-final-sources-jar/io/netty/util/Timer.java
* /opt/cola/permits/1735715999_1688166888.7344394/0/netty-common-4-1-94-final-sources-jar/io/netty/util/TimerTask.java
* /opt/cola/permits/1735715999_1688166888.7344394/0/netty-common-4-1-94-final-sources-jar/io/netty/util/Constant.java
*
/opt/cola/permits/1735715999_1688166888.7344394/0/netty-common-4-1-94-final-sources-jar/io/netty/util/concurrent/BlockingOperationException.java
* /opt/cola/permits/1735715999_1688166888.7344394/0/netty-common-4-1-94-final-sources-jar/io/netty/util/AttributeKey.java
* /opt/cola/permits/1735715999_1688166888.7344394/0/netty-common-4-1-94-final-sources-jar/io/netty/util/IllegalReferenceCountException.java
* /opt/cola/permits/1735715999_1688166888.7344394/0/netty-common-4-1-94-final-sources-jar/io/netty/util/concurrent/DefaultEventExecutor.java
* /opt/cola/permits/1735715999_1688166888.7344394/0/netty-common-4-1-94-final-sources-jar/io/netty/util/NetUtil.java
* /opt/cola/permits/1735715999_1688166888.7344394/0/netty-common-4-1-94-final-sources-jar/io/netty/util/internal/logging/InternalLoggerFactory.java
* /opt/cola/permits/1735715999_1688166888.7344394/0/netty-common-4-1-94-final-sources-jar/io/netty/util/internal/logging/Slf4JLoggerFactory.java
*
/opt/cola/permits/1735715999_1688166888.7344394/0/netty-common-4-1-94-final-sources-jar/io/netty/util/AttributeMap.java
* /opt/cola/permits/1735715999_1688166888.7344394/0/netty-common-4-1-94-final-sources-jar/io/netty/util/CharsetUtil.java
* /opt/cola/permits/1735715999_1688166888.7344394/0/netty-common-4-1-94-final-sources-jar/io/netty/util/concurrent/GlobalEventExecutor.java
* /opt/cola/permits/1735715999_1688166888.7344394/0/netty-common-4-1-94-final-sources-jar/io/netty/util/internal/PlatformDependent.java
* /opt/cola/permits/1735715999_1688166888.7344394/0/netty-common-4-1-94-final-sources-jar/io/netty/util/package-info.java
* /opt/cola/permits/1735715999_1688166888.7344394/0/netty-common-4-1-94-final-sources-jar/io/netty/util/AbstractConstant.java
* /opt/cola/permits/1735715999_1688166888.7344394/0/netty-common-4-1-94-final-sources-jar/io/netty/util/internal/logging/AbstractInternalLogger.java
* /opt/cola/permits/1735715999_1688166888.7344394/0/netty-common-4-1-94-final-sources-jar/io/netty/util/internal/logging/InternalLogLevel.java
*
/opt/cola/permits/1735715999_1688166888.7344394/0/netty-common-4-1-94-final-sources-jar/io/netty/util/internal/logging/Log4JLoggerFactory.java
* /opt/cola/permits/1735715999_1688166888.7344394/0/netty-common-4-1-94-final-sources-jar/io/netty/util/HashedWheelTimer.java
* /opt/cola/permits/1735715999_1688166888.7344394/0/netty-common-4-1-94-final-sources-

jar/io/netty/util/Signal.java

* /opt/cola/permits/1735715999_1688166888.7344394/0/netty-common-4-1-94-final-sources-jar/io/netty/util/internal/SystemPropertyUtil.java

No license file was found, but licenses were detected in source scan.

/*

* Copyright 2020 The Netty Project

*

* The Netty Project licenses this file to you under the Apache License,
* version 2.0 (the "License"); you may not use this file except in compliance
* with the License. You may obtain a copy of the License at:

*

* <https://www.apache.org/licenses/LICENSE-2.0>

*

* Unless required by applicable law or agreed to in writing, software
* distributed under the License is distributed on an "AS IS" BASIS, WITHOUT
* WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the
* License for the specific language governing permissions and limitations
* under the License.

*/

Found in path(s):

* /opt/cola/permits/1735715999_1688166888.7344394/0/netty-common-4-1-94-final-sources-jar/io/netty/util/NetUtilSubstitutions.java

* /opt/cola/permits/1735715999_1688166888.7344394/0/netty-common-4-1-94-final-sources-jar/io/netty/util/NetUtilInitializations.java

* /opt/cola/permits/1735715999_1688166888.7344394/0/netty-common-4-1-94-final-sources-jar/io/netty/util/DomainWildcardMappingBuilder.java

No license file was found, but licenses were detected in source scan.

/*

* Copyright 2012 The Netty Project

*

* The Netty Project licenses this file to you under the Apache License,
* version 2.0 (the "License"); you may not use this file except in compliance
* with the License. You may obtain a copy of the License at:

*

* <https://www.apache.org/licenses/LICENSE-2.0>

*

* Unless required by applicable law or agreed to in writing, software
* distributed under the License is distributed on an "AS IS" BASIS, WITHOUT
* WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the
* License for the specific language governing permissions and limitations
* under the License.

*/

/**

* Copyright (c) 2004-2011 QOS.ch

* All rights reserved.

*
 * Permission is hereby granted, free of charge, to any person obtaining
 * a copy of this software and associated documentation files (the
 * "Software"), to deal in the Software without restriction, including
 * without
 limitation the rights to use, copy, modify, merge, publish,
 * distribute, sublicense, and/or sell copies of the Software, and to
 * permit persons to whom the Software is furnished to do so, subject to
 * the following conditions:
 *
 * The above copyright notice and this permission notice shall be
 * included in all copies or substantial portions of the Software.
 *
 * THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND,
 * EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF
 * MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND
 * NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE
 * LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION
 * OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION
 * WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.
 *
 */

Found in path(s):

* /opt/cola/permits/1735715999_1688166888.7344394/0/netty-common-4-1-94-final-sources-
 jar/io/netty/util/internal/logging/JdkLogger.java

*

/opt/cola/permits/1735715999_1688166888.7344394/0/netty-common-4-1-94-final-sources-
 jar/io/netty/util/internal/logging/Log4JLogger.java

* /opt/cola/permits/1735715999_1688166888.7344394/0/netty-common-4-1-94-final-sources-
 jar/io/netty/util/internal/logging/CommonsLogger.java

* /opt/cola/permits/1735715999_1688166888.7344394/0/netty-common-4-1-94-final-sources-
 jar/io/netty/util/internal/logging/InternalLogger.java

No license file was found, but licenses were detected in source scan.

/*

* Copyright 2015 The Netty Project

*

* The Netty Project licenses this file to you under the Apache License,
 * version 2.0 (the "License"); you may not use this file except in compliance
 * with the License. You may obtain a copy of the License at:

*

* <https://www.apache.org/licenses/LICENSE-2.0>

*

* Unless required by applicable law or agreed to in writing, software
 * distributed under the License is distributed on an "AS IS" BASIS, WITHOUT
 * WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the
 * License for the specific language governing permissions and limitations

* under the License.

*/

Found in path(s):

* /opt/cola/permits/1735715999_1688166888.7344394/0/netty-common-4-1-94-final-sources-jar/io/netty/util/DomainMappingBuilder.java

* /opt/cola/permits/1735715999_1688166888.7344394/0/netty-common-4-1-94-final-sources-jar/io/netty/util/internal/DefaultPriorityQueue.java

* /opt/cola/permits/1735715999_1688166888.7344394/0/netty-common-4-1-94-final-sources-jar/io/netty/util/AsyncMapping.java

*

/opt/cola/permits/1735715999_1688166888.7344394/0/netty-common-4-1-94-final-sources-jar/io/netty/util/internal/LongCounter.java

* /opt/cola/permits/1735715999_1688166888.7344394/0/netty-common-4-1-94-final-sources-jar/io/netty/util/internal/PriorityQueueNode.java

* /opt/cola/permits/1735715999_1688166888.7344394/0/netty-common-4-1-94-final-sources-jar/io/netty/util/concurrent/AbstractScheduledEventExecutor.java

* /opt/cola/permits/1735715999_1688166888.7344394/0/netty-common-4-1-94-final-sources-jar/io/netty/util/HashingStrategy.java

* /opt/cola/permits/1735715999_1688166888.7344394/0/netty-common-4-1-94-final-sources-jar/io/netty/util/concurrent/ThreadProperties.java

No license file was found, but licenses were detected in source scan.

```
<project xmlns="http://maven.apache.org/POM/4.0.0" xmlns:xsi="http://www.w3.org/2001/XMLSchema-instance"
xsi:schemaLocation="http://maven.apache.org/POM/4.0.0 http://maven.apache.org/maven-v4_0_0.xsd">
```

```
<modelVersion>4.0.0</modelVersion>
```

```
<artifactId>jctools-core</artifactId>
```

```
<groupId>org.jctools</groupId>
```

```
<version>3.1.0</version>
```

```
<name>Java Concurrency Tools Core Library</name>
```

```
<description>Java Concurrency Tools Core Library</description>
```

```
<packaging>bundle</packaging>
```

```
<dependencies>
```

```
<dependency>
```

```
<groupId>org.hamcrest</groupId>
```

```
<artifactId>hamcrest-all</artifactId>
```

```
<version>${hamcrest.version}</version>
```

```
<scope>test</scope>
```

```
</dependency>
```

```
<dependency>
```

```
<groupId>junit</groupId>
```

```
<artifactId>junit</artifactId>
```

```
<version>${junit.version}</version>
```

```
<scope>test</scope>
```

```
</dependency>
```

```

<dependency>
  <groupId>com.google.guava</groupId>
  <artifactId>guava-testlib</artifactId>
  <version>${ guava-testlib.version }</version>
  <scope>test</scope>
</dependency>
</dependencies>
<build>
  <plugins>
    <plugin>
      <groupId>org.apache.maven.plugins</groupId>
      <artifactId>maven-surefire-plugin</artifactId>
      <version>3.0.0-M3</version>
      <configuration>
        <includes>
          <include>*</include>
        </includes>
      </configuration>
    </plugin>
    <plugin>
      <groupId>org.apache.felix</groupId>
      <artifactId>maven-bundle-plugin</artifactId>
      <version>4.2.1</version>
      <extensions>>true</extensions>
      <configuration>
        <instructions>
          <Import-Package>sun.misc;resolution:=optional</Import-Package>
        </instructions>
      </configuration>
    </plugin>
    <plugin>
      <groupId>org.apache.maven.plugins</groupId>
      <artifactId>maven-source-plugin</artifactId>
      <version>3.2.0</version>
      <executions>
        <execution>
          <id>attach-sources</id>
          <phase>verify</phase>
          <goals>
            <goal>jar-no-fork</goal>
          </goals>
        </execution>
      </executions>
    </plugin>
    <plugin>
      <groupId>org.apache.maven.plugins</groupId>
      <artifactId>maven-javadoc-plugin</artifactId>

```

```

<version>3.1.1</version>
<configuration>
  <additionalOptions>
    <additionalOption>-Xdoclint:none</additionalOption>
  </additionalOptions>
  <source>8</source>
</configuration>
<executions>
  <execution>
    <id>attach-javadocs</id>
    <goals>
      <goal>jar</goal>
    </goals>
  </execution>
</executions>
</plugin>
</plugins>
</build>

<distributionManagement>
  <repository>
    <id>bintray-jctools-jctools</id>
    <name>jctools-jctools</name>
    <url>https://api.bintray.com/maven/jctools/jctools/jctools-core/;publish=1</url>
  </repository>
</distributionManagement>

<url>https://github.com/JCTools</url>
<inceptionYear>2013</inceptionYear>

<licenses>
  <license>
    <name>Apache
License, Version 2.0</name>
    <url>http://www.apache.org/licenses/LICENSE-2.0.txt</url>
    <distribution>repo</distribution>
  </license>
</licenses>

<scm>
  <url>https://github.com/JCTools/JCTools</url>
  <connection>scm:git:https://github.com/JCTools/JCTools</connection>
  <tag>HEAD</tag>
</scm>

<developers>
  <developer>
    <url>https://github.com/nitsanw</url>
  </developer>
</developers>

```

```
</developer>
<developer>
  <url>https://github.com/mjpt777</url>
</developer>
<developer>
  <url>https://github.com/RichardWarburton</url>
</developer>
<developer>
  <url>https://github.com/kay</url>
</developer>
<developer>
  <url>https://github.com/franz1981</url>
</developer>
</developers>

<prerequisites>
  <maven>3.5.0</maven>
</prerequisites>

<properties>
  <project.build.sourceEncoding>UTF-8</project.build.sourceEncoding>
  <java.version>1.6</java.version>
  <java.test.version>1.8</java.test.version>

  <maven.compiler.source>${java.version}</maven.compiler.source>
  <maven.compiler.target>${java.version}</maven.compiler.target>
  <maven.compiler.testSource>${java.test.version}</maven.compiler.testSource>
  <maven.compiler.testTarget>${java.test.version}</maven.compiler.testTarget>

  <hamcrest.version>1.3</hamcrest.version>
  <junit.version>4.12</junit.version>
  <guava-testlib.version>21.0</guava-testlib.version>
</properties>
</project>
```

Found

in path(s):

* /opt/cola/permits/1735715999_1688166888.7344394/0/netty-common-4-1-94-final-sources-jar/META-INF/maven/org.jctools/jctools-core/pom.xml

No license file was found, but licenses were detected in source scan.

/*

* Copyright 2014 The Netty Project

*

* The Netty Project licenses this file to you under the Apache License,

* version 2.0 (the "License"); you may not use this file except in compliance

* with the License. You may obtain a copy of the License at:

*

* <https://www.apache.org/licenses/LICENSE-2.0>
*
* Unless required by applicable law or agreed to in writing, software
* distributed under the License is distributed on an "AS IS" BASIS, WITHOUT
* WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the
* License for the specific language governing permissions and limitations
* under the License.
*/

Found in path(s):

* /opt/cola/permits/1735715999_1688166888.7344394/0/netty-common-4-1-94-final-sources-jar/io/netty/util/internal/InternalThreadLocalMap.java
* /opt/cola/permits/1735715999_1688166888.7344394/0/netty-common-4-1-94-final-sources-jar/io/netty/util/concurrent/FastThreadLocal.java
*
/opt/cola/permits/1735715999_1688166888.7344394/0/netty-common-4-1-94-final-sources-jar/io/netty/util/concurrent/PromiseAggregator.java
* /opt/cola/permits/1735715999_1688166888.7344394/0/netty-common-4-1-94-final-sources-jar/io/netty/util/ResourceLeakHint.java
* /opt/cola/permits/1735715999_1688166888.7344394/0/netty-common-4-1-94-final-sources-jar/io/netty/util/internal/NativeLibraryLoader.java
* /opt/cola/permits/1735715999_1688166888.7344394/0/netty-common-4-1-94-final-sources-jar/io/netty/util/AsciiString.java
* /opt/cola/permits/1735715999_1688166888.7344394/0/netty-common-4-1-94-final-sources-jar/io/netty/util/concurrent/PromiseNotifier.java
* /opt/cola/permits/1735715999_1688166888.7344394/0/netty-common-4-1-94-final-sources-jar/io/netty/util/Mapping.java
* /opt/cola/permits/1735715999_1688166888.7344394/0/netty-common-4-1-94-final-sources-jar/io/netty/util/internal/UnpaddedInternalThreadLocalMap.java
* /opt/cola/permits/1735715999_1688166888.7344394/0/netty-common-4-1-94-final-sources-jar/io/netty/util/ThreadDeathWatcher.java
*
/opt/cola/permits/1735715999_1688166888.7344394/0/netty-common-4-1-94-final-sources-jar/io/netty/util/internal/IntegerHolder.java
* /opt/cola/permits/1735715999_1688166888.7344394/0/netty-common-4-1-94-final-sources-jar/io/netty/util/DomainNameMapping.java

No license file was found, but licenses were detected in source scan.

/*
* Licensed under the Apache License, Version 2.0 (the "License");
* you may not use this file except in compliance with the License.
* You may obtain a copy of the License at
*
* <http://www.apache.org/licenses/LICENSE-2.0>
*
* Unless required by applicable law or agreed to in writing, software
* distributed under the License is distributed on an "AS IS" BASIS,
* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.

- * See the License for the specific language governing permissions and
- * limitations under the License.
- */

Found in path(s):

- * /opt/cola/permits/1735715999_1688166888.7344394/0/netty-common-4-1-94-final-sources-jar/io/netty/util/internal/shaded/org/jctools/queues/atomic/SpSCGrowableAtomicArrayQueue.java
- * /opt/cola/permits/1735715999_1688166888.7344394/0/netty-common-4-1-94-final-sources-jar/io/netty/util/internal/shaded/org/jctools/queues/package-info.java
- * /opt/cola/permits/1735715999_1688166888.7344394/0/netty-common-4-1-94-final-sources-jar/io/netty/util/internal/shaded/org/jctools/queues/BaseLinkedQueue.java
- *
- /opt/cola/permits/1735715999_1688166888.7344394/0/netty-common-4-1-94-final-sources-jar/io/netty/util/internal/shaded/org/jctools/queues/MpscUnboundedArrayQueue.java
- * /opt/cola/permits/1735715999_1688166888.7344394/0/netty-common-4-1-94-final-sources-jar/io/netty/util/internal/shaded/org/jctools/queues/SpSCArrayQueue.java
- * /opt/cola/permits/1735715999_1688166888.7344394/0/netty-common-4-1-94-final-sources-jar/io/netty/util/internal/shaded/org/jctools/maps/NonBlockingHashMapLong.java
- * /opt/cola/permits/1735715999_1688166888.7344394/0/netty-common-4-1-94-final-sources-jar/io/netty/util/internal/shaded/org/jctools/maps/NonBlockingHashSet.java
- * /opt/cola/permits/1735715999_1688166888.7344394/0/netty-common-4-1-94-final-sources-jar/io/netty/util/internal/shaded/org/jctools/queues/atomic/MpscAtomicArrayQueue.java
- * /opt/cola/permits/1735715999_1688166888.7344394/0/netty-common-4-1-94-final-sources-jar/io/netty/util/internal/shaded/org/jctools/maps/NonBlockingHashMap.java
- *
- /opt/cola/permits/1735715999_1688166888.7344394/0/netty-common-4-1-94-final-sources-jar/io/netty/util/internal/shaded/org/jctools/queues/MpscUnboundedXaddArrayQueue.java
- * /opt/cola/permits/1735715999_1688166888.7344394/0/netty-common-4-1-94-final-sources-jar/io/netty/util/internal/shaded/org/jctools/maps/NonBlockingIdentityHashMap.java
- * /opt/cola/permits/1735715999_1688166888.7344394/0/netty-common-4-1-94-final-sources-jar/io/netty/util/internal/shaded/org/jctools/queues/SpSCLinkedQueue.java
- * /opt/cola/permits/1735715999_1688166888.7344394/0/netty-common-4-1-94-final-sources-jar/io/netty/util/internal/shaded/org/jctools/queues/MpscGrowableArrayQueue.java
- * /opt/cola/permits/1735715999_1688166888.7344394/0/netty-common-4-1-94-final-sources-jar/io/netty/util/internal/shaded/org/jctools/queues/MpscCompoundQueue.java
- * /opt/cola/permits/1735715999_1688166888.7344394/0/netty-common-4-1-94-final-sources-jar/io/netty/util/internal/shaded/org/jctools/queues/MpscChunkedArrayQueue.java
- *
- /opt/cola/permits/1735715999_1688166888.7344394/0/netty-common-4-1-94-final-sources-jar/io/netty/util/internal/shaded/org/jctools/queues/SpMCArrayQueue.java
- * /opt/cola/permits/1735715999_1688166888.7344394/0/netty-common-4-1-94-final-sources-jar/io/netty/util/internal/shaded/org/jctools/queues/LinkedQueueNode.java
- * /opt/cola/permits/1735715999_1688166888.7344394/0/netty-common-4-1-94-final-sources-jar/io/netty/util/internal/shaded/org/jctools/queues/BaseSpSCLinkedArrayQueue.java
- * /opt/cola/permits/1735715999_1688166888.7344394/0/netty-common-4-1-94-final-sources-jar/io/netty/util/internal/shaded/org/jctools/queues/BaseMpscLinkedArrayQueue.java
- * /opt/cola/permits/1735715999_1688166888.7344394/0/netty-common-4-1-94-final-sources-jar/io/netty/util/internal/shaded/org/jctools/queues/atomic/SpSCLinkedAtomicQueue.java

* /opt/cola/permits/1735715999_1688166888.7344394/0/netty-common-4-1-94-final-sources-jar/io/netty/util/internal/shaded/org/jctools/queues/MpscUnboundedXaddChunk.java
*
/opt/cola/permits/1735715999_1688166888.7344394/0/netty-common-4-1-94-final-sources-jar/io/netty/util/internal/shaded/org/jctools/maps/AbstractEntry.java
* /opt/cola/permits/1735715999_1688166888.7344394/0/netty-common-4-1-94-final-sources-jar/io/netty/util/internal/shaded/org/jctools/queues/atomic/SpmcAtomicArrayQueue.java
* /opt/cola/permits/1735715999_1688166888.7344394/0/netty-common-4-1-94-final-sources-jar/io/netty/util/internal/shaded/org/jctools/queues/spec/Preference.java
* /opt/cola/permits/1735715999_1688166888.7344394/0/netty-common-4-1-94-final-sources-jar/io/netty/util/internal/shaded/org/jctools/util/UnsafeLongArrayAccess.java
* /opt/cola/permits/1735715999_1688166888.7344394/0/netty-common-4-1-94-final-sources-jar/io/netty/util/internal/shaded/org/jctools/queues/atomic/MpscUnboundedAtomicArrayQueue.java
* /opt/cola/permits/1735715999_1688166888.7344394/0/netty-common-4-1-94-final-sources-jar/io/netty/util/internal/shaded/org/jctools/queues/MpmcUnboundedXaddArrayQueue.java
*
/opt/cola/permits/1735715999_1688166888.7344394/0/netty-common-4-1-94-final-sources-jar/io/netty/util/internal/shaded/org/jctools/queues/atomic/MpmcAtomicArrayQueue.java
* /opt/cola/permits/1735715999_1688166888.7344394/0/netty-common-4-1-94-final-sources-jar/io/netty/util/internal/shaded/org/jctools/queues/atomic/MpscGrowableAtomicArrayQueue.java
* /opt/cola/permits/1735715999_1688166888.7344394/0/netty-common-4-1-94-final-sources-jar/io/netty/util/internal/shaded/org/jctools/queues/MessagePassingQueueUtil.java
* /opt/cola/permits/1735715999_1688166888.7344394/0/netty-common-4-1-94-final-sources-jar/io/netty/util/internal/shaded/org/jctools/util/Pow2.java
* /opt/cola/permits/1735715999_1688166888.7344394/0/netty-common-4-1-94-final-sources-jar/io/netty/util/internal/shaded/org/jctools/queues/MpscBlockingConsumerArrayQueue.java
* /opt/cola/permits/1735715999_1688166888.7344394/0/netty-common-4-1-94-final-sources-jar/io/netty/util/internal/shaded/org/jctools/queues/SpSCGrowableArrayQueue.java
*
/opt/cola/permits/1735715999_1688166888.7344394/0/netty-common-4-1-94-final-sources-jar/io/netty/util/internal/shaded/org/jctools/util/RangeUtil.java
* /opt/cola/permits/1735715999_1688166888.7344394/0/netty-common-4-1-94-final-sources-jar/io/netty/util/internal/shaded/org/jctools/util/UnsafeJvmInfo.java
* /opt/cola/permits/1735715999_1688166888.7344394/0/netty-common-4-1-94-final-sources-jar/io/netty/util/internal/shaded/org/jctools/queues/MpscArrayQueue.java
* /opt/cola/permits/1735715999_1688166888.7344394/0/netty-common-4-1-94-final-sources-jar/io/netty/util/internal/shaded/org/jctools/queues/spec/ConcurrentQueueSpec.java
* /opt/cola/permits/1735715999_1688166888.7344394/0/netty-common-4-1-94-final-sources-jar/io/netty/util/internal/shaded/org/jctools/util/InternalAPI.java
* /opt/cola/permits/1735715999_1688166888.7344394/0/netty-common-4-1-94-final-sources-jar/io/netty/util/internal/shaded/org/jctools/queues/atomic/AtomicReferenceArrayQueue.java
*
/opt/cola/permits/1735715999_1688166888.7344394/0/netty-common-4-1-94-final-sources-jar/io/netty/util/internal/shaded/org/jctools/queues/QueueFactory.java
* /opt/cola/permits/1735715999_1688166888.7344394/0/netty-common-4-1-94-final-sources-jar/io/netty/util/internal/shaded/org/jctools/queues/SpSCUnboundedArrayQueue.java
* /opt/cola/permits/1735715999_1688166888.7344394/0/netty-common-4-1-94-final-sources-jar/io/netty/util/internal/shaded/org/jctools/queues/atomic/SpSCAtomicArrayQueue.java

* /opt/cola/permits/1735715999_1688166888.7344394/0/netty-common-4-1-94-final-sources-jar/io/netty/util/internal/shaded/org/jctools/queues/atomic/SpSCChunkedAtomicArrayQueue.java
 * /opt/cola/permits/1735715999_1688166888.7344394/0/netty-common-4-1-94-final-sources-jar/io/netty/util/internal/shaded/org/jctools/queues/ConcurrentSequencedCircularArrayQueue.java
 * /opt/cola/permits/1735715999_1688166888.7344394/0/netty-common-4-1-94-final-sources-jar/io/netty/util/internal/shaded/org/jctools/queues/MpmcArrayQueue.java
 *
 /opt/cola/permits/1735715999_1688166888.7344394/0/netty-common-4-1-94-final-sources-jar/io/netty/util/internal/shaded/org/jctools/queues/atomic/BaseSpSCLinkedAtomicArrayQueue.java
 * /opt/cola/permits/1735715999_1688166888.7344394/0/netty-common-4-1-94-final-sources-jar/io/netty/util/internal/shaded/org/jctools/maps/ConcurrentAutoTable.java
 * /opt/cola/permits/1735715999_1688166888.7344394/0/netty-common-4-1-94-final-sources-jar/io/netty/util/internal/shaded/org/jctools/queues/MessagePassingQueue.java
 * /opt/cola/permits/1735715999_1688166888.7344394/0/netty-common-4-1-94-final-sources-jar/io/netty/util/internal/shaded/org/jctools/queues/ConcurrentCircularArrayQueue.java
 * /opt/cola/permits/1735715999_1688166888.7344394/0/netty-common-4-1-94-final-sources-jar/io/netty/util/internal/shaded/org/jctools/queues/SupportsIterator.java
 * /opt/cola/permits/1735715999_1688166888.7344394/0/netty-common-4-1-94-final-sources-jar/io/netty/util/internal/shaded/org/jctools/queues/MpmcUnboundedXaddChunk.java
 *
 /opt/cola/permits/1735715999_1688166888.7344394/0/netty-common-4-1-94-final-sources-jar/io/netty/util/internal/shaded/org/jctools/queues/atomic/SequencedAtomicReferenceArrayQueue.java
 * /opt/cola/permits/1735715999_1688166888.7344394/0/netty-common-4-1-94-final-sources-jar/io/netty/util/internal/shaded/org/jctools/maps/NonBlockingSetInt.java
 * /opt/cola/permits/1735715999_1688166888.7344394/0/netty-common-4-1-94-final-sources-jar/io/netty/util/internal/shaded/org/jctools/queues/IndexedQueueSizeUtil.java
 * /opt/cola/permits/1735715999_1688166888.7344394/0/netty-common-4-1-94-final-sources-jar/io/netty/util/internal/shaded/org/jctools/queues/SpSCChunkedArrayQueue.java
 * /opt/cola/permits/1735715999_1688166888.7344394/0/netty-common-4-1-94-final-sources-jar/io/netty/util/internal/shaded/org/jctools/queues/atomic/BaseMpmcLinkedAtomicArrayQueue.java
 * /opt/cola/permits/1735715999_1688166888.7344394/0/netty-common-4-1-94-final-sources-jar/io/netty/util/internal/shaded/org/jctools/util/UnsafeAccess.java
 *
 /opt/cola/permits/1735715999_1688166888.7344394/0/netty-common-4-1-94-final-sources-jar/io/netty/util/internal/shaded/org/jctools/util/UnsafeRefArrayAccess.java
 * /opt/cola/permits/1735715999_1688166888.7344394/0/netty-common-4-1-94-final-sources-jar/io/netty/util/internal/shaded/org/jctools/queues/spec/Ordering.java
 * /opt/cola/permits/1735715999_1688166888.7344394/0/netty-common-4-1-94-final-sources-jar/io/netty/util/internal/shaded/org/jctools/queues/atomic/MpmcChunkedAtomicArrayQueue.java
 * /opt/cola/permits/1735715999_1688166888.7344394/0/netty-common-4-1-94-final-sources-jar/io/netty/util/internal/shaded/org/jctools/queues/atomic/AtomicQueueFactory.java
 * /opt/cola/permits/1735715999_1688166888.7344394/0/netty-common-4-1-94-final-sources-jar/io/netty/util/internal/shaded/org/jctools/queues/MpmcLinkedQueue.java
 * /opt/cola/permits/1735715999_1688166888.7344394/0/netty-common-4-1-94-final-sources-jar/io/netty/util/internal/shaded/org/jctools/queues/atomic/BaseLinkedAtomicQueue.java
 *
 /opt/cola/permits/1735715999_1688166888.7344394/0/netty-common-4-1-94-final-sources-jar/io/netty/util/internal/shaded/org/jctools/queues/atomic/MpmcLinkedAtomicQueue.java

```
* /opt/cola/permits/1735715999_1688166888.7344394/0/netty-common-4-1-94-final-sources-
jar/io/netty/util/internal/shaded/org/jctools/util/PortableJvmInfo.java
* /opt/cola/permits/1735715999_1688166888.7344394/0/netty-common-4-1-94-final-sources-
jar/io/netty/util/internal/shaded/org/jctools/queues/atomic/SpscUnboundedAtomicArrayQueue.java
* /opt/cola/permits/1735715999_1688166888.7344394/0/netty-common-4-1-94-final-sources-
jar/io/netty/util/internal/shaded/org/jctools/queues/atomic/LinkedQueueAtomicNode.java
No license file was found, but licenses were detected in source scan.
```

```
# The Netty Project licenses this file to you under the Apache License,
# version 2.0 (the "License"); you may not use this file except in compliance
# with the License. You may obtain a copy of the License at:
# distributed under the License is distributed on an "AS IS" BASIS, WITHOUT
```

Found in path(s):

```
* /opt/cola/permits/1735715999_1688166888.7344394/0/netty-common-4-1-94-final-sources-jar/META-
INF/native-image/io.netty.netty-common/native-image.properties
No license file was found, but licenses were detected in source scan.
```

```
# Copyright 2019 The Netty Project
```

```
#
```

```
# The Netty Project licenses this file to you under the Apache License,
# version 2.0 (the "License"); you may not use this file except in compliance
# with the License. You may obtain a copy of the License at:
```

```
#
```

```
# https://www.apache.org/licenses/LICENSE-2.0
```

```
#
```

```
# Unless required by applicable law or agreed to in writing, software
# distributed under the License is distributed on an "AS IS" BASIS, WITHOUT
# WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the
# License for the specific language governing permissions and limitations
# under the License.
```

```
io.netty.util.internal.Hidden$NettyBlockHoundIntegration
```

Found in path(s):

```
* /opt/cola/permits/1735715999_1688166888.7344394/0/netty-common-4-1-94-final-sources-jar/META-
INF/services/reactor.blockhound.integration.BlockHoundIntegration
No license file was found, but licenses were detected in source scan.
```

```
/*
```

```
* Copyright 2014 The Netty Project
```

```
*
```

```
* The Netty Project licenses this file to you under the Apache License,
* version 2.0 (the "License"); you may not use this file except in compliance
* with the License. You may obtain a copy of the License at:
```

```
*
```

```
* https://www.apache.org/licenses/LICENSE-2.0
```

```
*
```

```
* Unless required by applicable law or agreed to in writing, software
```

* distributed under the License is distributed on an "AS IS" BASIS, WITHOUT
* WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the
* License for the specific language governing permissions and limitations
* under the License.
*/
/*
* Written by Doug Lea with assistance from members of JCP JSR-166
* Expert Group and released to the public domain, as explained at
* <https://creativecommons.org/publicdomain/zero/1.0/>
*/

Found in path(s):

* /opt/cola/permits/1735715999_1688166888.7344394/0/netty-common-4-1-94-final-sources-
jar/io/netty/util/internal/ThreadLocalRandom.java

No license file was found, but licenses were detected in source scan.

/*
* Copyright 2014 The Netty Project
*
* The Netty Project licenses this file to you under the Apache License, version 2.0 (the
* "License"); you may not use this file except in compliance with the License. You may obtain a
* copy of the License at:
*
* <https://www.apache.org/licenses/LICENSE-2.0>
*
* Unless required by applicable law or agreed to in writing, software distributed under the License
* is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either
express
* or implied. See the License for the specific language governing permissions and limitations under
* the License.
*/

Found in path(s):

* /opt/cola/permits/1735715999_1688166888.7344394/0/netty-common-4-1-94-final-sources-
jar/io/netty/util/collection/ByteCollections.java

* /opt/cola/permits/1735715999_1688166888.7344394/0/netty-common-4-1-94-final-sources-
jar/io/netty/util/collection/LongObjectMap.java

* /opt/cola/permits/1735715999_1688166888.7344394/0/netty-common-4-1-94-final-sources-
jar/io/netty/util/collection/LongCollections.java
*

/opt/cola/permits/1735715999_1688166888.7344394/0/netty-common-4-1-94-final-sources-
jar/io/netty/util/collection/ShortObjectHashMap.java

* /opt/cola/permits/1735715999_1688166888.7344394/0/netty-common-4-1-94-final-sources-
jar/io/netty/util/collection/CharObjectMap.java

* /opt/cola/permits/1735715999_1688166888.7344394/0/netty-common-4-1-94-final-sources-
jar/io/netty/util/internal/ObjectUtil.java

* /opt/cola/permits/1735715999_1688166888.7344394/0/netty-common-4-1-94-final-sources-
jar/io/netty/util/collection/CharCollections.java

* /opt/cola/permits/1735715999_1688166888.7344394/0/netty-common-4-1-94-final-sources-jar/io/netty/util/collection/IntObjectHashMap.java
* /opt/cola/permits/1735715999_1688166888.7344394/0/netty-common-4-1-94-final-sources-jar/io/netty/util/collection/LongObjectHashMap.java
* /opt/cola/permits/1735715999_1688166888.7344394/0/netty-common-4-1-94-final-sources-jar/io/netty/util/collection/IntCollections.java
*

/opt/cola/permits/1735715999_1688166888.7344394/0/netty-common-4-1-94-final-sources-jar/io/netty/util/collection/IntObjectMap.java
* /opt/cola/permits/1735715999_1688166888.7344394/0/netty-common-4-1-94-final-sources-jar/io/netty/util/collection/ShortCollections.java
* /opt/cola/permits/1735715999_1688166888.7344394/0/netty-common-4-1-94-final-sources-jar/io/netty/util/collection/ShortObjectMap.java
* /opt/cola/permits/1735715999_1688166888.7344394/0/netty-common-4-1-94-final-sources-jar/io/netty/util/collection/ByteObjectHashMap.java
* /opt/cola/permits/1735715999_1688166888.7344394/0/netty-common-4-1-94-final-sources-jar/io/netty/util/collection/ByteObjectMap.java
* /opt/cola/permits/1735715999_1688166888.7344394/0/netty-common-4-1-94-final-sources-jar/io/netty/util/collection/CharObjectHashMap.java

No license file was found, but licenses were detected in source scan.

/*

* Copyright 2013 The Netty Project

*

* The Netty Project licenses this file to you under the Apache License,
* version 2.0 (the "License"); you may not use this file except in compliance
* with the License. You may obtain a copy of the License at:

*

* <https://www.apache.org/licenses/LICENSE-2.0>

*

* Unless required by applicable law or agreed to in writing, software
* distributed under the License is distributed on an "AS IS" BASIS, WITHOUT
* WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the
* License for the specific language governing permissions and limitations
* under the License.

*/

/**

* Copyright (c) 2004-2011 QOS.ch

* All rights reserved.

*

* Permission is hereby granted, free of charge, to any person obtaining
* a copy of this software and associated documentation files (the
* "Software"), to deal in the Software without restriction, including
* without

limitation the rights to use, copy, modify, merge, publish,

* distribute, sublicense, and/or sell copies of the Software, and to

* permit persons to whom the Software is furnished to do so, subject to

* the following conditions:

*
* The above copyright notice and this permission notice shall be
* included in all copies or substantial portions of the Software.
*
* THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND,
* EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF
* MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND
* NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE
* LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION
* OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION
* WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.
*
*/

Found in path(s):

* /opt/cola/permits/1735715999_1688166888.7344394/0/netty-common-4-1-94-final-sources-jar/io/netty/util/internal/logging/MessageFormatter.java

*
/opt/cola/permits/1735715999_1688166888.7344394/0/netty-common-4-1-94-final-sources-jar/io/netty/util/internal/logging/FormattingTuple.java

No license file was found, but licenses were detected in source scan.

<!--

~ Copyright 2012 The Netty Project

~

~ The Netty Project licenses this file to you under the Apache License,
~ version 2.0 (the "License"); you may not use this file except in compliance
~ with the License. You may obtain a copy of the License at:

~

~ <https://www.apache.org/licenses/LICENSE-2.0>

~

~ Unless required by applicable law or agreed to in writing, software
~ distributed under the License is distributed on an "AS IS" BASIS, WITHOUT
~ WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the
~ License for the specific language governing permissions and limitations
~ under the License.

-->

Found in path(s):

* /opt/cola/permits/1735715999_1688166888.7344394/0/netty-common-4-1-94-final-sources-jar/META-INF/maven/io.netty/netty-common/pom.xml

No license file was found, but licenses were detected in source scan.

/*

* Copyright 2021 The Netty Project

*

* The Netty Project licenses this file to you under the Apache License,
* version 2.0 (the "License"); you may not use this file except in compliance

* with the License. You may obtain a copy of the License at:
*
* <https://www.apache.org/licenses/LICENSE-2.0>
*
* Unless required by applicable law or agreed to in writing, software
* distributed under the License is distributed on an "AS IS" BASIS, WITHOUT
* WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the
* License for the specific language governing permissions and limitations
* under the License.
*/

Found in path(s):

* /opt/cola/permits/1735715999_1688166888.7344394/0/netty-common-4-1-94-final-sources-
jar/io/netty/util/internal/ClassInitializerUtil.java

No license file was found, but licenses were detected in source scan.

/*
* Copyright 2018 The Netty Project
*
* The Netty Project licenses this file to you under the Apache License, version 2.0 (the
* "License"); you may not use this file except in compliance with the License. You may obtain a
* copy of the License at:
*
* <https://www.apache.org/licenses/LICENSE-2.0>
*
* Unless required by applicable law or agreed to in writing, software distributed under the License
* is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either
express
* or implied. See the License for the specific language governing permissions and limitations under
* the License.
*/

Found in path(s):

* /opt/cola/permits/1735715999_1688166888.7344394/0/netty-common-4-1-94-final-sources-
jar/io/netty/util/internal/ResourcesUtil.java

* /opt/cola/permits/1735715999_1688166888.7344394/0/netty-common-4-1-94-final-sources-
jar/io/netty/util/ByteProcessorUtils.java

No license file was found, but licenses were detected in source scan.

/*
* Copyright 2017 The Netty Project
*
* The Netty Project licenses this file to you under the Apache License,
* version 2.0 (the "License"); you may not use this file except in compliance
* with the License. You may obtain a copy of the License at:
*
* <https://www.apache.org/licenses/LICENSE-2.0>
*
*/

* Unless required by applicable law or agreed to in writing, software
* distributed under the License is distributed on an "AS IS" BASIS, WITHOUT
* WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the
* License for the specific language governing permissions and limitations
* under the License.
*/

Found in path(s):

* /opt/cola/permits/1735715999_1688166888.7344394/0/netty-common-4-1-94-final-sources-jar/io/netty/util/internal/LongAdderCounter.java
* /opt/cola/permits/1735715999_1688166888.7344394/0/netty-common-4-1-94-final-sources-jar/io/netty/util/internal/PriorityQueue.java
* /opt/cola/permits/1735715999_1688166888.7344394/0/netty-common-4-1-94-final-sources-jar/io/netty/util/internal/ReflectionUtil.java
*
/opt/cola/permits/1735715999_1688166888.7344394/0/netty-common-4-1-94-final-sources-jar/io/netty/util/internal/EmptyPriorityQueue.java
* /opt/cola/permits/1735715999_1688166888.7344394/0/netty-common-4-1-94-final-sources-jar/io/netty/util/SuppressForbidden.java
* /opt/cola/permits/1735715999_1688166888.7344394/0/netty-common-4-1-94-final-sources-jar/io/netty/util/internal/logging/LocationAwareSlf4JLogger.java
* /opt/cola/permits/1735715999_1688166888.7344394/0/netty-common-4-1-94-final-sources-jar/io/netty/util/UncheckedBooleanSupplier.java
* /opt/cola/permits/1735715999_1688166888.7344394/0/netty-common-4-1-94-final-sources-jar/io/netty/util/internal/ObjectCleaner.java
* /opt/cola/permits/1735715999_1688166888.7344394/0/netty-common-4-1-94-final-sources-jar/io/netty/util/NettyRuntime.java

No license file was found, but licenses were detected in source scan.

/*

* Copyright 2017 The Netty Project

*

* The Netty Project licenses this file to you under the Apache License,
* version 2.0 (the "License"); you may not use this file except in compliance
* with the License. You may obtain a copy of the License at:

*

* <https://www.apache.org/licenses/LICENSE-2.0>

*

* Unless required by applicable law or agreed to in writing, software
* distributed under the License is distributed on an "AS IS" BASIS, WITHOUT
* WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the
* License for the specific language governing permissions and limitations
* under the License.

*/

Found in path(s):

* /opt/cola/permits/1735715999_1688166888.7344394/0/netty-common-4-1-94-final-sources-jar/io/netty/util/internal/CleanerJava9.java

* /opt/cola/permits/1735715999_1688166888.7344394/0/netty-common-4-1-94-final-sources-jar/io/netty/util/concurrent/FastThreadLocalRunnable.java
* /opt/cola/permits/1735715999_1688166888.7344394/0/netty-common-4-1-94-final-sources-jar/io/netty/util/internal/Cleaner.java

1.896 metrics 4.2.19

1.896.1 Available under license :

Apache License
Version 2.0, January 2004
<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work

(an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work

or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. **Submission of Contributions.** Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions. Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.
6. **Trademarks.** This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.
7. **Disclaimer of Warranty.** Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.
8. **Limitation of Liability.** In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.
9. **Accepting Warranty or Additional Liability.** While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright 2010-2013 Coda Hale and Yammer, Inc., 2014-2020 Dropwizard Team

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.
You may obtain a copy of
the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

1.897 treeprint 1.2.0

1.897.1 Available under license :

The MIT License (MIT)

Copyright 2016 Maxim Kupriianov <max@kc.vc>

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the Software), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED AS IS, WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY,

FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

1.898 google-gnostic-models 0.6.8

1.898.1 Available under license :

Apache License
Version 2.0, January 2004
<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or

Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this

License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You

institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use,

reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability

incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

1.899 metrics-jmx 4.2.19

1.899.1 Available under license :

Apache License
Version 2.0, January 2004
<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise

designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.
3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.
4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:
 - (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
 - (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
 - (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and

(d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not

pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any

risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

1.900 toml 1.3.2

1.900.1 Available under license :

The MIT License (MIT)

Copyright (c) 2018 TOML authors

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR

IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

The MIT License (MIT)

Copyright (c) 2013 TOML authors

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY,

FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

1.901 bouncy-castle 1.75

1.901.1 Available under license :

Copyright (c) 2018 Oracle and/or its affiliates. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
- Neither the name of the Eclipse Foundation, Inc. nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED

WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

GNU LESSER GENERAL PUBLIC LICENSE

Version 2.1, February 1999

Copyright (C) 1991, 1999 Free Software Foundation, Inc.
51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA
Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

[This is the first released version of the Lesser GPL. It also counts as the successor of the GNU Library Public License, version 2, hence the version number 2.1.]

Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public Licenses are intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users.

This license, the Lesser General Public License, applies to some specially designated software packages--typically libraries--of the Free Software Foundation and other authors who decide to use it. You can use it too, but we suggest you first think carefully about whether this license or the ordinary General Public License is the better strategy to use in any particular case, based on the explanations below.

When we speak of free software, we are referring to freedom of use, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish); that you receive source code or can get it if you want it; that you can change the software and use pieces of it in new free programs; and that you are informed that you can do these things.

To protect your rights, we need to make restrictions that forbid distributors to deny you these rights or to ask you to surrender these rights. These restrictions translate to certain responsibilities for you if you distribute copies of the library or if you modify it.

For example, if you distribute copies of the library, whether gratis or for a fee, you must give the recipients all the rights that we gave you. You must make sure that they, too, receive or can get the source code. If you link other code with the library, you must provide complete object files to the recipients, so that they can relink them with the library after making changes to the library and recompiling it. And you must show them these terms so they know their rights.

We protect your rights with a two-step method: (1) we copyright the library, and (2) we offer you this license, which gives you legal permission to copy, distribute and/or modify the library.

To protect each distributor, we want to make it very clear that there is no warranty for the free library. Also, if the library is

modified by someone else and passed on, the recipients should know that what they have is not the original version, so that the original author's reputation will not be affected by problems that might be introduced by others.

Finally, software patents pose a constant threat to the existence of any free program. We wish to make sure that a company cannot effectively restrict the users of a free program by obtaining a restrictive license from a patent holder. Therefore, we insist that any patent license obtained for a version of the library must be consistent with the full freedom of use specified in this license.

Most GNU software, including some libraries, is covered by the ordinary GNU General Public License. This license, the GNU Lesser General Public License, applies to certain designated libraries, and is quite different from the ordinary General Public License. We use this license for certain libraries in order to permit linking those libraries into non-free programs.

When a program is linked with a library, whether statically or using a shared library, the combination of the two is legally speaking a combined work, a derivative of the original library. The ordinary General Public License therefore permits such linking only if the entire combination fits its criteria of freedom. The Lesser General Public License permits more lax criteria for linking other code with the library.

We call this license the "Lesser" General Public License because it does Less to protect the user's freedom than the ordinary General Public License. It also provides other free software developers Less of an advantage over competing non-free programs. These disadvantages are the reason we use the ordinary General Public License for many libraries. However, the Lesser license provides advantages in certain special circumstances.

For example, on rare occasions, there may be a special need to encourage the widest possible use of a certain library, so that it becomes a de-facto standard. To achieve this, non-free programs must be allowed to use the library. A more frequent case is that a free library does the same job as widely used non-free libraries. In this case, there is little to gain by limiting the free library to free software only, so we use the Lesser General Public License.

In other cases, permission to use a particular library in non-free programs enables a greater number of people to use a large body of

free software. For example, permission to use the GNU C Library in non-free programs enables many more people to use the whole GNU operating system, as well as its variant, the GNU/Linux operating system.

Although the Lesser General Public License is Less protective of the users' freedom, it does ensure that the user of a program that is linked with the Library has the freedom and the wherewithal to run that program using a modified version of the Library.

The precise terms and conditions for copying, distribution and modification follow. Pay close attention to the difference between a "work based on the library" and a "work that uses the library". The former contains code derived from the library, whereas the latter must be combined with the library in order to run.

GNU LESSER GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License Agreement applies to any software library or other program which contains a notice placed by the copyright holder or other authorized party saying it may be distributed under the terms of this Lesser General Public License (also called "this License"). Each licensee is addressed as "you".

A "library" means a collection of software functions and/or data prepared so as to be conveniently linked with application programs (which use some of those functions and data) to form executables.

The "Library", below, refers to any such software library or work which has been distributed under these terms. A "work based on the Library" means either the Library or any derivative work under copyright law: that is to say, a work containing the Library or a portion of it, either verbatim or with modifications and/or translated straightforwardly into another language. (Hereinafter, translation is included without limitation in the term "modification".)

"Source code" for a work means the preferred form of the work for making modifications to it. For a library, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the library.

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running a program using the Library is not restricted, and output from such a program is covered only if its contents constitute a work based

on the Library (independent of the use of the Library in a tool for writing it). Whether that is true depends on what the Library does and what the program that uses the Library does.

1. You may copy and distribute verbatim copies of the Library's complete source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and distribute a copy of this License along with the Library.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Library or any portion of it, thus forming a work based on the Library, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

a) The modified work must itself be a software library.

b) You must cause the files modified to carry prominent notices stating that you changed the files and the date of any change.

c) You must cause the whole of the work to be licensed at no charge to all third parties under the terms of this License.

d) If a facility in the modified Library refers to a function or a table of data to be supplied by an application program that uses the facility, other than as an argument passed when the facility is invoked, then you must make a good faith effort to ensure that, in the event an application does not supply such function or table, the facility still operates, and performs whatever part of its purpose remains meaningful.

(For example, a function in a library to compute square roots has a purpose that is entirely well-defined independent of the application. Therefore, Subsection 2d requires that any application-supplied function or table used by this function must be optional: if the application does not supply it, the square root function must still compute square roots.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Library,

and can be reasonably considered independent and separate works in themselves,

then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Library, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Library.

In addition, mere aggregation of another work not based on the Library with the Library (or with a work based on the Library) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may opt to apply the terms of the ordinary GNU General Public License instead of this License to a given copy of the Library. To do this, you must alter all the notices that refer to this License, so that they refer to the ordinary GNU General Public License, version 2, instead of to this License. (If a newer version than version 2 of the ordinary GNU General Public License has appeared, then you can specify that version instead if you wish.) Do not make any other change in these notices.

Once this change is made in a given copy, it is irreversible for that copy, so the ordinary GNU General Public License applies to all subsequent copies and derivative works made from that copy.

This option is useful when you wish to copy part of the code of the Library into a program that is not a library.

4. You may copy and distribute the Library (or a portion or derivative of it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange.

If distribution of object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place satisfies the requirement to

distribute the source code, even though third parties are not compelled to copy the source along with the object code.

5. A program that contains no derivative of any portion of the Library, but is designed to work with the Library by being compiled or linked with it, is called a "work that uses the Library". Such a work, in isolation, is not a derivative work of the Library, and therefore falls outside the scope of this License.

However, linking a "work that uses the Library" with the Library creates an executable that is a derivative of the Library (because it contains portions of the Library), rather than a "work that uses the library". The executable is therefore covered by this License.

Section 6 states terms for distribution of such executables.

When a "work that uses the Library" uses material from a header file that is part of the Library, the object code for the work may be a derivative work of the Library even though the source code is not. Whether this is true is especially significant if the work can be linked without the Library, or if the work is itself a library. The threshold for this to be true is not precisely defined by law.

If such an object file uses only numerical parameters, data structure layouts and accessors, and small macros and small inline functions (ten lines or less in length), then the use of the object file is unrestricted, regardless of whether it is legally a derivative work. (Executables containing this object code plus portions of the Library will still fall under Section 6.)

Otherwise, if the work is a derivative of the Library, you may distribute the object code for the work under the terms of Section 6. Any executables containing that work also fall under Section 6, whether or not they are linked directly with the Library itself.

6. As an exception to the Sections above, you may also combine or link a "work that uses the Library" with the Library to produce a work containing portions of the Library, and distribute that work under terms of your choice, provided that the terms permit modification of the work for the customer's own use and reverse engineering for debugging such modifications.

You must give prominent notice with each copy of the work that the Library is used in it and that the Library and its use are covered by this License. You must supply a copy of this License. If the work during execution displays copyright notices, you must include the copyright notice for the Library among them, as well as a reference

directing the user to the copy of this License. Also, you must do one of these things:

a) Accompany the work with the complete corresponding machine-readable source code for the Library including whatever changes were used in the work (which must be distributed under Sections 1 and 2 above); and, if the work is an executable linked with the Library, with the complete machine-readable "work that uses the Library", as object code and/or source code, so that the user can modify the Library and then relink to produce a modified executable containing the modified Library. (It is understood that the user who changes the contents of definitions files in the Library will not necessarily be able to recompile the application to use the modified definitions.)

b) Use a suitable shared library mechanism for linking with the Library. A suitable mechanism is one that (1) uses at run time a copy of the library already present on the user's computer system, rather than copying library functions into the executable, and (2) will operate properly with a modified version of the library, if the user installs one, as long as the modified version is interface-compatible with the version that the work was made with.

c) Accompany the work with a written offer, valid for at least three years, to give the same user the materials specified in Subsection 6a, above, for a charge no more than the cost of performing this distribution.

d) If distribution of the work is made by offering access to copy from a designated place, offer equivalent access to copy the above specified materials from the same place.

e) Verify that the user has already received a copy of these materials or that you have already sent this user a copy.

For an executable, the required form of the "work that uses the Library" must include any data and utility programs needed for reproducing the executable from it. However, as a special exception, the materials to be distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

It may happen that this requirement contradicts the license

restrictions of other proprietary libraries that do not normally accompany the operating system. Such a contradiction means you cannot use both them and the Library together in an executable that you distribute.

7. You may place library facilities that are a work based on the Library side-by-side in a single library together with other library facilities not covered by this License, and distribute such a combined library, provided that the separate distribution of the work based on the Library and of the other library facilities is otherwise permitted, and provided that you do these two things:

a) Accompany the combined library with a copy of the same work based on the Library, uncombined with any other library facilities. This must be distributed under the terms of the Sections above.

b) Give prominent notice with the combined library of the fact that part of it is a work based on the Library, and explaining where to find the accompanying uncombined form of the same work.

8. You may not copy, modify, sublicense, link with, or distribute the Library except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense, link with, or distribute the Library is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

9. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Library or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Library (or any work based on the Library), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Library or works based on it.

10. Each time you redistribute the Library (or any work based on the Library), the recipient automatically receives a license from the original licensor to copy, distribute, link with or modify the Library subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties with this License.

11. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute
so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Library at all. For example, if a patent license would not permit royalty-free redistribution of the Library by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Library.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply, and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

12. If the distribution and/or use of the Library is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Library under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

13. The Free Software Foundation may publish revised and/or new versions of the Lesser General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Library

specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Library does not specify a license version number, you may choose any version ever published by the Free Software Foundation.

14. If you wish to incorporate parts of the Library into other free programs whose distribution conditions are incompatible with these, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

NO WARRANTY

15. BECAUSE THE LIBRARY IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE LIBRARY, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE LIBRARY "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE LIBRARY IS WITH YOU. SHOULD THE LIBRARY PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

16. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE LIBRARY AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE LIBRARY (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE LIBRARY TO OPERATE WITH ANY OTHER SOFTWARE), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

END OF TERMS AND CONDITIONS

How to Apply These Terms to Your New Libraries

If you develop a new library, and you want it to be of the greatest possible use to the public, we recommend making it free software that everyone can redistribute and change. You can do so by permitting

redistribution under these terms (or, alternatively, under the terms of the ordinary General Public License).

To apply these terms, attach the following notices to the library. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

<one line to give the library's name and a brief idea of what it does.>
Copyright (C) <year> <name of author>

This library is free software; you can redistribute it and/or modify it under the terms of the GNU Lesser General Public License as published by the Free Software Foundation; either version 2.1 of the License, or (at your option) any later version.

This library is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU Lesser General Public License for more details.

You should have received a copy of the GNU Lesser General Public License along with this library; if not, write to the Free Software Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA

Also add information on how to contact you by electronic and paper mail.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the library, if necessary. Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the library `Frob' (a library for tweaking knobs) written by James Random Hacker.

<signature of Ty Coon>, 1 April 1990
Ty Coon, President of Vice

That's all there is to it!
JUnit

Eclipse Public License - v 1.0

THE ACCOMPANYING PROGRAM IS PROVIDED UNDER THE TERMS OF THIS ECLIPSE PUBLIC LICENSE ("AGREEMENT"). ANY USE, REPRODUCTION OR DISTRIBUTION OF THE PROGRAM CONSTITUTES RECIPIENT'S ACCEPTANCE OF THIS AGREEMENT.

1. DEFINITIONS

"Contribution" means:

- a) in the case of the initial Contributor, the initial code and documentation distributed under this Agreement, and
- b) in the case of each subsequent Contributor:
 - i) changes to the Program, and
 - ii) additions to the Program;

where such changes and/or additions to the Program originate from and are distributed by that particular Contributor. A Contribution 'originates' from a Contributor if it was added to the Program by such Contributor itself or anyone acting on such Contributor's behalf. Contributions do not include additions to the Program which: (i) are separate modules of software distributed in conjunction with the Program under their own license agreement, and (ii) are not derivative works of the Program.

"Contributor" means any person or entity that distributes the Program.

"Licensed Patents " mean patent claims licensable by a Contributor which are necessarily infringed by the use or sale of its Contribution alone or when combined with the Program.

"Program" means the Contributions distributed in accordance with this Agreement.

"Recipient" means anyone who receives the Program under this Agreement, including all Contributors.

2. GRANT OF RIGHTS

a) Subject to the terms of this Agreement, each Contributor hereby grants Recipient a non-exclusive, worldwide, royalty-free copyright license to reproduce, prepare derivative works of, publicly display, publicly perform, distribute and sublicense the Contribution of such Contributor, if any, and such derivative works, in source code and object code form.

b) Subject to the terms of this Agreement, each Contributor hereby grants Recipient a non-exclusive, worldwide, royalty-free patent license under Licensed Patents to make, use, sell, offer to sell, import and otherwise transfer the Contribution of such Contributor, if any, in source code and object code form. This patent license shall apply to the combination of the Contribution and the Program if, at the time the Contribution is added by the Contributor, such addition of the Contribution causes such combination to be

covered by the Licensed Patents. The patent license shall not apply to any other combinations which include the Contribution. No hardware per se is licensed hereunder.

c) Recipient understands that although each Contributor grants the licenses to its Contributions set forth herein, no assurances are provided by any Contributor that the Program does not infringe the patent or other intellectual property rights of any other entity. Each Contributor disclaims any liability to Recipient for claims brought by any other entity based on infringement of intellectual property rights or otherwise.

As a condition to exercising the rights and licenses granted hereunder, each Recipient hereby assumes sole responsibility to secure any other intellectual property rights needed, if any. For example, if a third party patent license is required to allow Recipient to distribute the Program, it is Recipient's responsibility to acquire that license before distributing the Program.

d) Each Contributor represents that to its knowledge it has sufficient copyright rights in its Contribution, if any, to grant the copyright license set forth in this Agreement.

3. REQUIREMENTS

A Contributor may choose to distribute the Program in object code form under its own license agreement, provided that:

- a) it complies with the terms and conditions of this Agreement; and
- b) its license agreement:
 - i) effectively disclaims on behalf of all Contributors all warranties and conditions, express and implied, including warranties or conditions of title and non-infringement, and implied warranties or conditions of merchantability and fitness for a particular purpose;
 - ii) effectively excludes on behalf of all Contributors all liability for damages, including direct, indirect, special, incidental and consequential damages, such as lost profits;
 - iii) states that any provisions which differ from this Agreement are offered by that Contributor alone and not by any other party; and
 - iv) states that source code for the Program is available from such Contributor, and informs licensees how to obtain it in a reasonable manner on or through a medium customarily used for software exchange.

When the Program is made available in source code form:

- a) it must be made available under this Agreement; and
- b) a copy of this Agreement must be included with each copy of the Program.

Contributors may not remove or alter any copyright notices contained within the Program.

Each Contributor must identify itself as the originator of its Contribution, if any, in a manner that reasonably allows subsequent Recipients to identify the originator of the Contribution.

4. COMMERCIAL DISTRIBUTION

Commercial distributors of software may accept certain responsibilities with respect to end users, business partners and the like. While this license is intended to facilitate the commercial use of the Program, the Contributor who includes the Program in a commercial product offering should do so in a manner which does not create potential liability for other Contributors. Therefore, if a Contributor includes the Program in a commercial product offering, such Contributor ("Commercial Contributor") hereby agrees to defend and indemnify every other Contributor ("Indemnified Contributor") against any losses, damages and costs (collectively "Losses") arising from claims, lawsuits and other legal actions brought by a third party against the Indemnified Contributor to the extent caused by the acts or omissions of such Commercial Contributor in connection

with its distribution of the Program in a commercial product offering. The obligations in this section do not apply to any claims or Losses relating to any actual or alleged intellectual property infringement. In order to qualify, an Indemnified Contributor must: a) promptly notify the Commercial Contributor in writing of such claim, and b) allow the Commercial Contributor to control, and cooperate with the Commercial Contributor in, the defense and any related settlement negotiations. The Indemnified Contributor may participate in any such claim at its own expense.

For example, a Contributor might include the Program in a commercial product offering, Product X. That Contributor is then a Commercial Contributor. If that Commercial Contributor then makes performance claims, or offers warranties related to Product X, those performance claims and warranties are such Commercial Contributor's responsibility alone. Under this section, the Commercial Contributor would have to defend claims against the other Contributors related to those performance claims and warranties, and if a court requires any other Contributor to pay any damages as a result, the Commercial Contributor must pay those damages.

5. NO WARRANTY

EXCEPT AS EXPRESSLY SET FORTH IN THIS AGREEMENT, THE PROGRAM IS PROVIDED ON AN "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, EITHER EXPRESS OR IMPLIED INCLUDING, WITHOUT LIMITATION, ANY WARRANTIES OR CONDITIONS OF TITLE, NON-INFRINGEMENT, MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE. Each Recipient is solely responsible for determining the appropriateness of using and distributing the Program and assumes all risks associated with its exercise of rights under this Agreement, including but not limited to the risks and costs of program errors, compliance with applicable laws, damage to or loss of data, programs or equipment, and unavailability or interruption of operations.

6. DISCLAIMER OF LIABILITY

EXCEPT AS EXPRESSLY SET FORTH IN THIS AGREEMENT, NEITHER RECIPIENT NOR ANY CONTRIBUTORS SHALL HAVE ANY LIABILITY FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING WITHOUT LIMITATION LOST PROFITS), HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OR DISTRIBUTION OF THE PROGRAM OR THE EXERCISE OF ANY RIGHTS GRANTED HEREUNDER, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

7. GENERAL

If any provision of this Agreement is invalid or unenforceable under applicable law, it shall not affect the validity or enforceability of the remainder of the terms of this Agreement, and without further action by the parties hereto, such provision shall be reformed to the minimum extent necessary to make such provision valid and enforceable.

If Recipient institutes patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Program itself (excluding combinations of the Program with other software or hardware) infringes such Recipient's patent(s), then such Recipient's rights granted under Section 2(b) shall terminate as of the date such litigation is filed.

All Recipient's rights under this Agreement shall terminate if it fails to comply with any of the material terms or conditions of this Agreement and does not cure such failure in a reasonable period of time after becoming aware of such noncompliance. If all Recipient's rights under this Agreement terminate, Recipient agrees to cease use and distribution of the Program as soon as reasonably practicable. However, Recipient's obligations under this Agreement and any licenses granted by Recipient relating to the Program shall continue and survive.

Everyone is permitted to copy and distribute copies of this Agreement, but in order to avoid inconsistency the Agreement is copyrighted and may only be modified in the following manner. The Agreement Steward reserves the right to publish new versions (including revisions) of this Agreement from time to time. No one other than the Agreement Steward has the right to modify this Agreement. The Eclipse Foundation is the initial Agreement Steward. The Eclipse Foundation may assign the responsibility to serve as the Agreement Steward to a suitable separate entity. Each new version of the Agreement will be given a distinguishing version number. The Program (including Contributions) may always be distributed subject to the version of the Agreement under which it was received. In addition, after a new version of the Agreement is published, Contributor may elect to distribute the Program (including its Contributions) under the new version. Except as expressly stated in Sections 2(a) and 2(b) above, Recipient receives no rights or licenses to the intellectual property of any Contributor under this Agreement, whether expressly, by implication, estoppel or otherwise. All rights in the Program not expressly granted under this Agreement are reserved.

This Agreement is governed by the laws of the State of New York and the intellectual property laws of the United States of America. No party to this Agreement will bring a legal action under this Agreement more than one year after the cause of action arose. Each party waives its rights to a jury trial in any resulting litigation.

UnboundID LDAP SDK Free Use License

THIS IS AN AGREEMENT BETWEEN YOU ("YOU") AND PING IDENTITY CORPORATION ("PING IDENTITY") REGARDING YOUR USE OF UNBOUNDID LDAP SDK FOR JAVA AND ANY ASSOCIATED DOCUMENTATION, OBJECT CODE, COMPILED LIBRARIES, SOURCE CODE AND SOURCE FILES OR OTHER MATERIALS MADE AVAILABLE BY PING IDENTITY (COLLECTIVELY REFERRED TO IN THIS AGREEMENT AS THE ("SDK")).

BY INSTALLING, ACCESSING OR OTHERWISE USING THE SDK, YOU ACCEPT THE TERMS OF THIS AGREEMENT. IF YOU DO NOT AGREE TO THE TERMS OF THIS AGREEMENT, DO NOT INSTALL, ACCESS OR USE THE SDK.

USE OF THE SDK. Subject to your compliance with this Agreement, Ping Identity grants to You a non-exclusive, royalty-free license, under Ping Identity's intellectual property rights in the SDK, to use, reproduce, modify and distribute this release of the SDK; provided that no license is granted herein under any patents that may be infringed by your modifications, derivative works or by other works in which the SDK may be incorporated (collectively, your "Applications"). You may reproduce and redistribute the SDK with your Applications provided that you (i) include this license file and an unmodified copy of the unboundid-ldapsdk.jar file; and (ii) such redistribution is subject to a license whose terms do not conflict with or contradict the terms of this Agreement. You may also reproduce and redistribute

the SDK without your Applications provided that you redistribute the SDK complete and unmodified (i.e., with all "read me" files, copyright notices, and other legal notices and terms that Ping Identity has included in the SDK).

SCOPE OF LICENSES. This Agreement does not grant You the right to use any Ping Identity intellectual property which is not included as part of the SDK. The SDK is licensed, not sold. This Agreement only gives You some rights to use the SDK. Ping Identity reserves all other rights. Unless applicable law gives You more rights despite this limitation, You may use the SDK only as expressly permitted in this Agreement.

SUPPORT. Ping Identity is not obligated to provide any technical or other support ("Support Services") for the SDK to You under this Agreement. However, if Ping Identity chooses to provide any Support Services to You, Your use of such Support Services will be governed by then-current Ping Identity support policies.

TERMINATION. Ping Identity reserves the right to discontinue offering the SDK and to modify the SDK at any time in its sole discretion. Notwithstanding anything contained in this Agreement to the contrary, Ping Identity may also, in its sole discretion, terminate or suspend access to the SDK to You or any end user at any time. In addition, if you fail to comply with the terms of this Agreement, then any rights granted herein will be automatically terminated if such failure is not corrected within 30 days of the initial notification of such failure. You acknowledge that termination and/or monetary damages may not be

a sufficient remedy if You breach this Agreement and that Ping Identity will be entitled, without waiving any other rights or remedies, to injunctive or equitable relief as may be deemed proper by a court of competent jurisdiction in the event of a breach. Ping Identity may also terminate this Agreement if the SDK becomes, or in Ping Identity's reasonable opinion is likely to become, the subject of a claim of intellectual property infringement or trade secret misappropriation. All rights and licenses granted herein will simultaneously and automatically terminate upon termination of this Agreement for any reason.

DISCLAIMER OF WARRANTY. THE SDK IS PROVIDED "AS IS" AND PING IDENTITY DOES NOT WARRANT THAT THE SDK WILL BE ERROR-FREE, VIRUS-FREE, WILL PERFORM IN AN UNINTERRUPTED, SECURE OR TIMELY MANNER, OR WILL INTEROPERATE WITH OTHER HARDWARE, SOFTWARE, SYSTEMS OR DATA. TO THE MAXIMUM EXTENT ALLOWED BY LAW, ALL CONDITIONS, REPRESENTATIONS AND WARRANTIES, WHETHER EXPRESS, IMPLIED, STATUTORY OR OTHERWISE INCLUDING, WITHOUT LIMITATION, ANY IMPLIED WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE (EVEN IF PING IDENTITY HAD BEEN INFORMED OF SUCH PURPOSE), OR NON-INFRINGEMENT OF THIRD PARTY RIGHTS ARE HEREBY DISCLAIMED.

LIMITATION OF LIABILITY. IN NO EVENT WILL PING IDENTITY OR ITS SUPPLIERS BE LIABLE FOR ANY DAMAGES WHATSOEVER (INCLUDING, WITHOUT LIMITATION, LOST PROFITS, REVENUE, DATA OR DATA USE, BUSINESS INTERRUPTION, COST OF COVER, DIRECT, INDIRECT, SPECIAL, PUNITIVE, INCIDENTAL OR CONSEQUENTIAL DAMAGES OF ANY KIND) ARISING OUT OF THE USE OF OR INABILITY TO USE THE SDK OR IN ANY WAY RELATED TO THIS AGREEMENT, EVEN IF PING IDENTITY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

ADDITIONAL RIGHTS. Certain states do not allow the exclusion of implied warranties or limitation of liability for certain kinds of damages, so the exclusion of limited warranties and limitation of liability set forth above may not apply to You.

EXPORT RESTRICTIONS.

The SDK is subject to United States export control laws.

You acknowledge and agree that You are responsible for compliance with all domestic and international export laws and regulations that apply to the SDK.

MISCELLANEOUS. This Agreement constitutes the entire agreement with respect to the SDK. If any provision of this Agreement shall be held to be invalid, illegal or unenforceable, the validity, legality and enforceability of the remaining provisions shall in no way be affected or impaired thereby. This Agreement and performance hereunder shall be governed by and construed in accordance with the laws of the State of Texas without regard to its conflict of laws rules. Any disputes related to this Agreement shall be exclusively litigated in the state or federal courts located in Travis County, Texas.

COMMON DEVELOPMENT AND DISTRIBUTION LICENSE (CDDL) Version 1.0

1. Definitions.

1.1. Contributor. means each individual or entity that creates or contributes to the creation of Modifications.

1.2. Contributor Version. means the combination of the Original Software, prior Modifications used by a Contributor (if any), and the Modifications made by that particular Contributor.

1.3. Covered Software. means (a) the Original Software, or (b) Modifications, or (c) the combination of files containing Original Software with files containing Modifications, in each case including portions thereof.

1.4. Executable. means the Covered Software in any form other than Source Code.

1.5. Initial Developer. means the individual or entity that first makes Original Software available under this License.

1.6. Larger Work. means a work which combines Covered Software or portions thereof with code not governed by the terms of this License.

1.7. License. means this document.

1.8.

Licensable. means having the right to grant, to the maximum extent possible, whether at the time of the initial grant or subsequently acquired, any and all of the rights conveyed herein.

1.9. Modifications. means the Source Code and Executable form of any of the following:

A. Any file that results from an addition to, deletion from or modification of the contents of a file containing Original Software or previous Modifications;

B. Any new file that contains any part of the Original Software or previous Modification; or

C. Any new file that is contributed or otherwise made available under the terms of this License.

1.10. Original Software. means the Source Code and Executable form of computer software code that is originally released under this License.

1.11. Patent Claims. means any patent claim(s), now owned or hereafter acquired, including without limitation, method, process, and apparatus claims, in any patent Licensable by grantor.

1.12.

Source Code. means (a) the common form of computer software code in which modifications are made and (b) associated documentation included in or with such code.

1.13. You. (or .Your.) means an individual or a legal entity exercising rights under, and complying with all of the terms of, this License. For legal entities, .You. includes any entity which controls, is controlled by, or is under common control with You. For purposes of this definition, .control. means (a) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (b) ownership of more than fifty percent (50%) of the outstanding shares or beneficial ownership of such entity.

2. License Grants.

2.1. The Initial Developer Grant.

Conditioned upon Your compliance with Section 3.1 below and subject to third party intellectual property claims, the Initial Developer hereby grants You a world-wide, royalty-free, non-exclusive license:

(a) under intellectual property rights (other than patent or trademark) Licensable by Initial Developer, to use, reproduce, modify, display, perform, sublicense and distribute the Original Software (or portions thereof), with or without Modifications, and/or as part of a Larger Work; and

(b) under Patent Claims infringed by the making, using or selling of Original Software, to make, have made, use, practice, sell, and offer for sale, and/or otherwise dispose of the Original Software (or portions thereof).

(c) The licenses granted in Sections 2.1(a) and (b) are effective on the date Initial Developer first distributes or otherwise makes the Original Software available to a third party under the terms of this License.

(d) Notwithstanding Section 2.1(b) above, no patent license is granted: (1) for code that You delete from the

Original Software, or (2) for infringements caused by: (i) the modification of the Original Software, or (ii) the combination of the Original Software with other software or devices.

2.2. Contributor Grant.

Conditioned upon Your compliance with Section 3.1 below and subject to third party intellectual property claims, each Contributor hereby grants You a world-wide, royalty-free, non-exclusive license:

(a) under intellectual property rights (other than patent or trademark) Licensable by Contributor to use, reproduce, modify, display, perform, sublicense and distribute the Modifications created by such Contributor (or portions thereof), either on an unmodified basis, with other Modifications, as Covered Software and/or as part of a Larger Work; and

(b) under Patent Claims infringed by the making, using, or selling of Modifications made by that Contributor either alone and/or in combination with its Contributor Version (or portions of such combination), to make, use, sell, offer for sale, have made, and/or otherwise dispose of: (1) Modifications made by that Contributor (or portions thereof); and (2) the combination of Modifications made by that Contributor with its Contributor Version (or portions of such combination).

(c) The licenses granted in Sections 2.2(a) and 2.2(b) are effective on the date Contributor first distributes or otherwise makes the Modifications available to a third party.

(d) Notwithstanding Section 2.2(b) above, no patent license is granted: (1) for any code that Contributor has deleted from the Contributor Version; (2) for infringements caused by: (i) third party modifications of Contributor Version, or (ii) the combination of Modifications made by that Contributor with other software (except as part of the Contributor Version) or other devices; or (3) under Patent Claims infringed by Covered Software in the absence of Modifications made by that Contributor.

3. Distribution Obligations.

3.1. Availability of Source Code.

Any Covered Software that You distribute or otherwise make available in Executable form must also be made available in Source Code form and that Source Code form must be distributed only under the terms of this License. You must include a copy of this License with every copy of the Source Code form of the Covered Software You distribute or otherwise make available. You must inform recipients of any such Covered Software in Executable form as to how they can obtain such Covered Software in Source Code form in a reasonable manner on or through a medium customarily used for software exchange.

3.2. Modifications.

The Modifications that You create or to which You contribute are governed by the terms of this License. You represent that You believe Your Modifications are Your original creation(s) and/or You have sufficient rights to grant the rights conveyed by this License.

3.3. Required Notices.

You must include a notice in each of Your Modifications that identifies You as the Contributor of the

Modification. You may not remove or alter any copyright, patent or trademark notices contained within the Covered Software, or any notices of licensing or any descriptive text giving attribution to any Contributor or the Initial Developer.

3.4. Application of Additional Terms.

You may not offer or impose any terms on any Covered Software in Source Code form that alters or restricts the applicable version of this License or the recipients' rights hereunder. You may choose to offer, and to charge a fee for, warranty, support, indemnity or liability obligations to one or more recipients of Covered Software. However, you may do so only on Your own behalf, and not on behalf of the Initial Developer or any Contributor. You must make it absolutely clear that any such warranty, support, indemnity or liability obligation is offered by You alone, and You hereby agree to indemnify the Initial Developer and every Contributor for any liability incurred by the Initial Developer or such Contributor as a result of warranty, support, indemnity or liability terms You offer.

3.5. Distribution of Executable Versions.

You may distribute the Executable form of the Covered Software under the terms of this License or under the terms of a license of Your choice, which may contain terms different from this License, provided that You are in compliance with the terms of this License and that the license for the Executable form does not attempt to limit or alter the recipient's rights in the Source Code form from the rights set forth in this License. If You distribute the Covered Software in Executable form under a different license, You must make it absolutely clear that any terms which differ from this License are offered by You alone, not by the Initial Developer or Contributor. You hereby agree to indemnify the Initial Developer and every Contributor for any liability incurred by the Initial Developer or such Contributor as a result of any such terms You offer.

3.6. Larger Works.

You may create a Larger Work by combining Covered Software with other code not governed by the terms of this License and distribute the Larger Work as a single product. In such a case, You must make sure the requirements of this License are fulfilled for the Covered Software.

4. Versions of the License.

4.1. New Versions.

Sun Microsystems, Inc. is the initial license steward and may publish revised and/or new versions of this License from time to time. Each version will be given a distinguishing version number. Except as provided in Section 4.3, no one other than the license steward has the right to modify this License.

4.2. Effect of New Versions.

You may always continue to use, distribute or otherwise make the Covered Software available under the terms of the version of the License under which You originally received the Covered Software. If the Initial Developer includes a notice in the Original Software prohibiting it from being distributed or otherwise made available under any subsequent version of the

License, You must distribute and make the Covered Software available under the terms of the version of the License under which You originally received the Covered Software. Otherwise, You may also choose to use, distribute or otherwise make the Covered Software available under the terms of any subsequent version of the License published by the license steward.

4.3. Modified Versions.

When You are an Initial Developer and You want to create a new license for Your Original Software, You may

create and use a modified version of this License if You: (a) rename the license and remove any references to the name of the license steward (except to note that the license differs from this License); and (b) otherwise make it clear that the license contains terms which differ from this License.

5. DISCLAIMER OF WARRANTY.

COVERED SOFTWARE IS PROVIDED UNDER THIS LICENSE ON AN .AS IS. BASIS, WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, WITHOUT LIMITATION, WARRANTIES

THAT THE COVERED SOFTWARE IS FREE OF DEFECTS, MERCHANTABLE, FIT FOR A PARTICULAR PURPOSE OR NON-INFRINGEMENT. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE COVERED SOFTWARE IS WITH YOU. SHOULD ANY COVERED SOFTWARE PROVE DEFECTIVE IN ANY RESPECT, YOU (NOT THE INITIAL DEVELOPER OR ANY OTHER CONTRIBUTOR) ASSUME THE COST OF ANY NECESSARY SERVICING, REPAIR OR CORRECTION. THIS DISCLAIMER OF WARRANTY CONSTITUTES AN ESSENTIAL PART OF THIS LICENSE. NO USE OF ANY COVERED SOFTWARE IS AUTHORIZED HEREUNDER EXCEPT UNDER THIS DISCLAIMER.

6. TERMINATION.

6.1. This License and the rights granted hereunder will terminate automatically if You fail to comply with terms herein and fail to cure such breach within 30 days of becoming aware of the breach. Provisions which, by their nature, must remain in effect beyond the termination of this License shall survive.

6.2. If You assert a patent infringement claim (excluding declaratory judgment actions) against Initial Developer or a Contributor (the Initial Developer or Contributor against whom You assert such claim is referred to as .Participant.) alleging that the Participant Software (meaning the Contributor Version where the Participant is a Contributor or the Original Software where the Participant is the Initial Developer) directly or indirectly infringes any patent, then any and all rights granted directly or indirectly to You by such Participant, the Initial Developer (if the Initial Developer is not the Participant) and all Contributors under Sections 2.1 and/or 2.2 of this License shall, upon 60 days notice from Participant terminate prospectively and automatically at the expiration of such 60 day notice period, unless if within such 60 day period You withdraw Your claim with respect to the Participant Software against such Participant either unilaterally or pursuant to a written agreement with Participant.

6.3. In the event of termination under Sections 6.1 or 6.2 above, all end user licenses that have been validly granted by You or any distributor hereunder prior to termination (excluding licenses granted to You by any distributor) shall survive termination.

7. LIMITATION OF LIABILITY.

UNDER NO CIRCUMSTANCES AND UNDER NO LEGAL THEORY, WHETHER TORT (INCLUDING NEGLIGENCE), CONTRACT, OR OTHERWISE, SHALL YOU, THE INITIAL DEVELOPER, ANY OTHER CONTRIBUTOR, OR ANY DISTRIBUTOR OF COVERED SOFTWARE, OR ANY SUPPLIER OF ANY OF SUCH PARTIES, BE LIABLE TO ANY PERSON FOR ANY INDIRECT, SPECIAL, INCIDENTAL, OR CONSEQUENTIAL DAMAGES OF ANY CHARACTER INCLUDING, WITHOUT LIMITATION, DAMAGES FOR LOST PROFITS, LOSS OF GOODWILL, WORK STOPPAGE, COMPUTER FAILURE OR MALFUNCTION, OR ANY AND ALL OTHER COMMERCIAL DAMAGES OR LOSSES, EVEN IF SUCH PARTY SHALL HAVE BEEN INFORMED OF THE POSSIBILITY OF SUCH DAMAGES. THIS LIMITATION OF LIABILITY SHALL NOT APPLY TO LIABILITY FOR DEATH OR PERSONAL INJURY RESULTING

FROM SUCH PARTY.S NEGLIGENCE TO THE EXTENT APPLICABLE LAW PROHIBITS SUCH LIMITATION. SOME JURISDICTIONS

DO NOT ALLOW THE EXCLUSION OR LIMITATION OF INCIDENTAL OR CONSEQUENTIAL DAMAGES, SO THIS EXCLUSION AND LIMITATION MAY NOT APPLY TO YOU.

8. U.S. GOVERNMENT END USERS.

The Covered Software is a .commercial item., as that term is defined in 48 C.F.R. 2.101 (Oct. 1995), consisting of .commercial computer software. (as that term is defined at 48 C.F.R. 252.227-7014(a)(1)) and .commercial computer software documentation. as such terms are used in 48 C.F.R. 12.212 (Sept. 1995). Consistent with 48 C.F.R. 12.212 and 48 C.F.R. 227.7202-1 through 227.7202-4 (June 1995), all U.S. Government End Users acquire Covered Software with only those rights set forth herein. This U.S. Government Rights clause is in lieu of, and supersedes, any other FAR, DFAR, or other clause or provision that addresses Government rights in computer software under this License.

9. MISCELLANEOUS.

This License represents the complete agreement concerning subject matter hereof. If any provision of this License is held to be unenforceable, such provision shall be reformed only to the extent necessary to make it enforceable. This License shall be governed by the law of the jurisdiction specified in a notice contained within the Original Software (except to the extent applicable law, if any, provides otherwise), excluding such jurisdiction.s conflict-of-law provisions. Any litigation relating to this License shall be subject to the jurisdiction of the courts located in the jurisdiction and venue specified in a notice contained within the Original Software, with the losing party responsible for costs, including, without limitation, court costs and reasonable attorneys. fees and expenses. The application of the United Nations Convention on Contracts for the International Sale of Goods is expressly excluded. Any law or regulation which provides that the language of a contract shall be construed against the drafter shall not apply to this License. You agree that You alone are responsible for compliance with the United States export administration regulations (and the export control laws and regulation of any other countries) when You use, distribute or otherwise make available any Covered Software.

10. RESPONSIBILITY FOR CLAIMS.

As between Initial Developer and the Contributors, each party is responsible for claims and damages arising, directly or indirectly, out of its utilization of rights under this License and You agree to work with Initial Developer and Contributors to distribute such responsibility on an equitable basis. Nothing herein is intended or shall be deemed to constitute any admission of liability.

NOTICE PURSUANT TO SECTION 9 OF THE COMMON DEVELOPMENT AND DISTRIBUTION LICENSE (CDDL)

The code released under the CDDL shall be governed by the laws of the State of California (excluding conflict-of-law provisions). Any litigation relating to this License shall be subject to the jurisdiction of the Federal Courts of the Northern District of California and the state courts of the State of California, with venue lying in Santa Clara County, California.

The GNU General Public License (GPL) Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc. 59 Temple Place, Suite 330, Boston, MA 02111-1307
USA

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. This General Public License applies to most of the Free Software Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Library General Public License instead.) You can apply it to your programs, too.

When we speak of free software,

we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and modification follow.

TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any

program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute

verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.

b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.

c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Program.

In addition, mere aggregation of another work not based on the Program with the Program (or with a work based on the Program) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

a) Accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code

for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute

the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE

STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

END OF TERMS AND CONDITIONS

How to Apply These
Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

One line to give the program's name and a brief idea of what it does.

Copyright (C)

This program is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation; either version 2 of the License, or (at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program; if not, write to the Free Software Foundation, Inc., 59 Temple Place, Suite 330, Boston, MA 02111-1307 USA

Also add information on how to contact you by electronic and paper mail.

If the program is interactive, make it output a short notice like this when it starts in an interactive mode:

Gnomovision version 69, Copyright (C) year name of author

Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type `show w'. This is free software, and you are welcome to redistribute it under certain conditions; type `show c' for details.

The hypothetical commands `show w' and `show c' should show the appropriate parts of the General Public License. Of course, the commands you use may be called something other than `show w' and `show c'; they could even be mouse-clicks or menu items--whatever suits your program.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the program, if necessary. Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the program `Gnomovision' (which makes passes at compilers) written by James Hacker.

signature of Ty Coon, 1 April 1989
Ty Coon, President of Vice

This General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Library General Public License instead of this License.

"CLASSPATH" EXCEPTION TO THE GPL VERSION 2

Certain source files distributed by Sun Microsystems, Inc. are subject to the following clarification and special exception to the GPL Version 2, but only where Sun has expressly included in the particular source file's header the words

"Sun designates this particular file as subject to the "Classpath" exception as provided by Sun in the License file that accompanied this code."

Linking this library statically or dynamically with other modules is making a combined work based on this library. Thus, the terms and conditions of the GNU General Public License Version 2 cover the whole combination.

As a special exception, the copyright holders of this library give you permission to link this library with independent modules to produce an executable, regardless of the license terms of these independent modules, and to copy and distribute the resulting executable under terms of your choice, provided that you also meet, for each linked independent module, the terms and conditions of the license of that module.? An independent module is a module which is not derived from or based on this library.? If you modify this library, you may extend this exception to your version of the library, but

you are not obligated to do so.? If you do not wish to do so, delete this exception statement from your version.

Eclipse Public License - v 2.0

THE ACCOMPANYING PROGRAM IS PROVIDED UNDER THE TERMS OF THIS ECLIPSE PUBLIC LICENSE ("AGREEMENT"). ANY USE, REPRODUCTION OR DISTRIBUTION OF THE PROGRAM CONSTITUTES RECIPIENT'S ACCEPTANCE OF THIS AGREEMENT.

1. DEFINITIONS

"Contribution" means:

a) in the case of the initial Contributor, the initial content Distributed under this Agreement, and

b) in the case of each subsequent Contributor:

i) changes to the Program, and

ii) additions to the Program;

where such changes and/or additions to the Program originate from and are Distributed by that particular Contributor. A Contribution "originates" from a Contributor if it was added to the Program by such Contributor itself or anyone acting on such Contributor's behalf. Contributions do not include changes or additions to the Program that are not Modified Works.

"Contributor" means any person or entity that Distributes the Program.

"Licensed Patents" mean patent claims licensable by a Contributor which are necessarily infringed by the use or sale of its Contribution alone or when combined with the Program.

"Program" means the Contributions Distributed in accordance with this Agreement.

"Recipient" means anyone who receives the Program under this Agreement or any Secondary License (as applicable), including Contributors.

"Derivative Works" shall mean any work, whether in Source Code or other form, that is based on (or derived from) the Program and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship.

"Modified Works" shall mean any work in Source Code or other form that results from an addition to, deletion from, or modification of the contents of the Program, including, for purposes of clarity any new file in Source Code form that contains any contents of the Program. Modified Works shall not include works that contain only declarations, interfaces, types, classes, structures, or files of the Program solely in each case in order to link to, bind by name, or subclass the Program or Modified Works thereof.

"Distribute" means the acts of a) distributing or b) making available in any manner that enables the transfer of a copy.

"Source Code" means the form of a Program preferred for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Secondary License" means either the GNU General Public License, Version 2.0, or any later versions of that license, including any exceptions or additional permissions as identified by the initial Contributor.

2. GRANT OF RIGHTS

a) Subject to the terms of this Agreement, each Contributor hereby grants Recipient a non-exclusive, worldwide, royalty-free copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, Distribute and sublicense the Contribution of such Contributor, if any, and such Derivative Works.

b) Subject to the terms of this Agreement, each Contributor hereby grants Recipient a non-exclusive, worldwide, royalty-free patent license under Licensed Patents to make, use, sell, offer to sell, import and otherwise transfer the Contribution of such Contributor, if any, in Source Code or other form. This patent license shall apply to the combination of the Contribution and the Program if, at the time the Contribution is added by the Contributor, such addition of the Contribution causes such combination to be covered by the Licensed Patents. The patent license shall not apply to any other combinations which include the Contribution. No hardware per se is licensed hereunder.

c) Recipient understands that although each Contributor grants the licenses to its Contributions set forth herein, no assurances are provided by any Contributor that the Program does not infringe the patent or other intellectual property rights of any other entity. Each Contributor disclaims any liability to Recipient for claims brought by any other entity based on infringement of intellectual property rights or otherwise. As a condition to exercising the rights and licenses granted hereunder, each Recipient hereby assumes sole responsibility to secure any other intellectual property rights needed, if any. For example, if a third party patent license is required to allow Recipient to Distribute the Program, it is Recipient's responsibility to acquire that license before distributing the Program.

d) Each Contributor represents that to its knowledge it has sufficient copyright rights in its Contribution, if any, to grant

the copyright license set forth in this Agreement.

e) Notwithstanding the terms of any Secondary License, no Contributor makes additional grants to any Recipient (other than those set forth in this Agreement) as a result of such Recipient's receipt of the Program under the terms of a Secondary License (if permitted under the terms of Section 3).

3. REQUIREMENTS

3.1 If a Contributor Distributes the Program in any form, then:

a) the Program must also be made available as Source Code, in accordance with section 3.2, and the Contributor must accompany the Program with a statement that the Source Code for the Program is available under this Agreement, and informs Recipients how to obtain it in a reasonable manner on or through a medium customarily used for software exchange; and

b) the Contributor may Distribute the Program under a license different than this Agreement, provided that such license:

i) effectively disclaims on behalf of all other Contributors all warranties and conditions, express and implied, including warranties or conditions of title and non-infringement, and implied warranties or conditions of merchantability and fitness for a particular purpose;

ii) effectively excludes on behalf of all other Contributors all liability for damages, including direct, indirect, special, incidental and consequential damages, such as lost profits;

iii) does not attempt to limit or alter the recipients' rights in the Source Code under section 3.2; and

iv) requires any subsequent distribution of the Program by any party to be under a license that satisfies the requirements of this section 3.

3.2 When the Program is Distributed as Source Code:

a) it must be made available under this Agreement, or if the Program (i) is combined with other material in a separate file or files made available under a Secondary License, and (ii) the initial Contributor attached to the Source Code the notice described in Exhibit A of this Agreement, then the Program may be made available under the terms of such Secondary Licenses, and

b) a copy of this Agreement must be included with each copy of the Program.

3.3 Contributors may not remove or alter any copyright, patent, trademark, attribution notices, disclaimers of warranty, or limitations of liability ("notices") contained within the Program from any copy of the Program which they Distribute, provided that Contributors may add their own appropriate notices.

4. COMMERCIAL DISTRIBUTION

Commercial distributors of software may accept certain responsibilities with respect to end users, business partners and the like. While this license is intended to facilitate the commercial use of the Program, the Contributor who includes the Program in a commercial product offering should do so in a manner which does not create potential liability for other Contributors. Therefore, if a Contributor includes the Program in a commercial product offering, such Contributor ("Commercial Contributor") hereby agrees to defend and indemnify every other Contributor ("Indemnified Contributor") against any losses, damages and costs (collectively "Losses") arising from claims, lawsuits and other legal actions brought by a third party against the Indemnified Contributor to the extent caused by the acts or omissions of such Commercial Contributor in connection with its distribution of the Program in a commercial product offering. The obligations in this section do not apply to any claims or Losses relating to any actual or alleged intellectual property infringement. In order to qualify, an Indemnified Contributor must: a) promptly notify the Commercial Contributor in writing of such claim, and b) allow the Commercial Contributor to control, and cooperate with the Commercial Contributor in, the defense and any related settlement negotiations. The Indemnified Contributor may participate in any such claim at its own expense.

For example, a Contributor might include the Program in a commercial product offering, Product X. That Contributor is then a Commercial Contributor. If that Commercial Contributor then makes performance claims, or offers warranties related to Product X, those performance claims and warranties are such Commercial Contributor's responsibility alone. Under this section, the Commercial Contributor would have to defend claims against the other Contributors related to those performance claims and warranties, and if a court requires any other Contributor to pay any damages as a result, the Commercial Contributor must pay those damages.

5. NO WARRANTY

EXCEPT AS EXPRESSLY SET FORTH IN THIS AGREEMENT, AND TO THE EXTENT PERMITTED BY APPLICABLE LAW, THE PROGRAM IS PROVIDED ON AN "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, EITHER EXPRESS OR IMPLIED INCLUDING, WITHOUT LIMITATION, ANY WARRANTIES OR CONDITIONS OF TITLE, NON-INFRINGEMENT, MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE. Each Recipient is solely responsible for determining the appropriateness of using and distributing the Program and assumes all risks associated with its exercise of rights under this Agreement, including but not limited to the risks and costs of program errors, compliance with applicable laws, damage to or loss of data, programs or equipment, and unavailability or interruption of operations.

6. DISCLAIMER OF LIABILITY

EXCEPT AS EXPRESSLY SET FORTH IN THIS AGREEMENT, AND TO THE EXTENT PERMITTED BY APPLICABLE LAW, NEITHER RECIPIENT NOR ANY CONTRIBUTORS SHALL HAVE ANY LIABILITY FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING WITHOUT LIMITATION LOST PROFITS), HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OR DISTRIBUTION OF THE PROGRAM OR THE EXERCISE OF ANY RIGHTS GRANTED HEREUNDER, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

7. GENERAL

If any provision of this Agreement is invalid or unenforceable under applicable law, it shall not affect the validity or enforceability of the remainder of the terms of this Agreement, and without further action by the parties hereto, such provision shall be reformed to the minimum extent necessary to make such provision valid and enforceable.

If Recipient institutes patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Program itself (excluding combinations of the Program with other software or hardware) infringes such Recipient's patent(s), then such Recipient's rights granted under Section 2(b) shall terminate as of the date such litigation is filed.

All Recipient's rights under this Agreement shall terminate if it fails to comply with any of the material terms or conditions of this Agreement and does not cure such failure in a reasonable period of time after becoming aware of such noncompliance. If all Recipient's rights under this Agreement terminate, Recipient agrees to cease use

and distribution of the Program as soon as reasonably practicable. However, Recipient's obligations under this Agreement and any licenses granted by Recipient relating to the Program shall continue and survive.

Everyone is permitted to copy and distribute copies of this Agreement, but in order to avoid inconsistency the Agreement is copyrighted and may only be modified in the following manner. The Agreement Steward reserves the right to publish new versions (including revisions) of this Agreement from time to time. No one other than the Agreement Steward has the right to modify this Agreement. The Eclipse Foundation is the initial Agreement Steward. The Eclipse Foundation may assign the responsibility to serve as the Agreement Steward to a suitable separate entity. Each new version of the Agreement will be given a distinguishing version number. The Program (including Contributions) may always be Distributed subject to the version of the Agreement under which it was received. In addition, after a new version of the Agreement is published, Contributor may elect to Distribute the Program (including its Contributions) under the new version.

Except as expressly stated in Sections 2(a) and 2(b) above, Recipient receives no rights or licenses to the intellectual property of any Contributor under this Agreement, whether expressly, by implication, estoppel or otherwise. All rights in the Program not expressly granted under this Agreement are reserved. Nothing in this Agreement is intended to be enforceable by any entity that is not a Contributor or Recipient. No third-party beneficiary rights are created under this Agreement.

Exhibit A - Form of Secondary Licenses Notice

"This Source Code may also be made available under the following Secondary Licenses when the conditions for such availability set forth in the Eclipse Public License, v. 2.0 are satisfied: {name license(s), version(s), and exceptions or additional permissions here}."

Simply including a copy of this Agreement, including this Exhibit A is not sufficient to license the Source Code under Secondary Licenses.

If it is not possible or desirable to put the notice in a particular file, then You may include the notice in a location (such as a LICENSE file in a relevant directory) where a recipient would be likely to look for such a notice.

You may add additional accurate notices of copyright ownership.

The GNU General Public License (GPL) Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.
51 Franklin Street, Fifth Floor
Boston, MA 02110-1335
USA

Everyone is permitted to copy and distribute verbatim copies
of this license document, but changing it is not allowed.

Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. This General Public License applies to most of the Free Software Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Library General Public License instead.)

You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we

want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and modification follow.

TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications

or work under the terms of Section 1 above, provided that you also meet all of these conditions:

a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.

b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.

c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how

to view a copy of this License.

(Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Program.

In addition, mere aggregation of another work not based on the Program with the Program (or with a work based on the Program) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

a) Accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost

of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are

prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted

in

certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM

(INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

END OF
TERMS AND CONDITIONS

How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

One line to give the program's name and a brief idea of what it does.
Copyright (C) <year> <name of author>

This program is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation; either version 2 of the License, or (at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program; if not, write to the Free Software Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston, MA 02110-1335 USA

Also add information on how to contact you by electronic and paper mail.

If the program is interactive, make it output a short notice like this when it starts in an interactive mode:

Gnomovision version 69, Copyright (C) year name of author
Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type `show w'. This is free software, and you are welcome to redistribute it under certain conditions; type `show c' for details.

The hypothetical commands `show

w' and `show c' should show the appropriate parts of the General Public License. Of course, the commands you use may be called something other than `show w' and `show c'; they could even be mouse-clicks or menu items--whatever suits your program.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the program, if necessary. Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the program `Gnomovision' (which makes passes at compilers) written by James Hacker.

signature of Ty Coon, 1 April 1989
Ty Coon, President of Vice

This General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Library General Public License instead of this License.

CLASSPATH EXCEPTION

Linking this library statically or dynamically with other modules is making a combined work based on this library. Thus, the terms and conditions of the GNU General Public License version 2 cover the whole combination.

As a special exception, the copyright holders of this library give you permission to link this library with independent modules to produce an executable, regardless of the license terms of these independent modules, and to copy and distribute the resulting executable under terms of your choice, provided that you also meet, for each linked independent module, the terms and conditions of the license of that module. An independent module is a module which is not derived from or based on this library. If you modify this library, you may extend this exception to your version of the library, but you are not obligated to do so. If you do not wish to do so, delete this exception statement from your version.

GNU GENERAL PUBLIC LICENSE
Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.

51 Franklin Street, Fifth Floor, Boston, MA 02110-1301, USA

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. This General Public License applies to most of the Free Software Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Library General Public License instead.) You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software

patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and modification follow.

GNU GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

- a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.

b) You must cause any work that you distribute or publish, that in

whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.

c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Program.

In addition, mere aggregation of another work not based on the Program with the Program (or with a work based on the Program) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may copy and distribute the Program

(or a work based on it,

under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

a) Accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying

the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License

may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies

a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW.

EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER

PROGRAMS), EVEN IF
SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH
DAMAGES.

END OF TERMS AND CONDITIONS

How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

```
<one line to give the program's name and a brief idea of what it does.>  
Copyright (C) <year> <name of author>
```

This program is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License (GPLv2 only) as published by the Free Software Foundation.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program; if not, see <<http://www.gnu.org/licenses>>.

Also add information on how to contact you by electronic and paper mail.

If the program is interactive, make it output a short notice like this when it starts in an interactive mode:

```
Gnomovision version 69, Copyright (C) year name of author  
Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type `show w'.  
This is free software, and you are welcome to redistribute it  
under certain conditions; type `show c' for details.
```

The hypothetical commands `show w' and `show c' should show the appropriate parts of the General Public License. Of course, the commands you use may be

called something other than `show w` and `show c`; they could even be mouse-clicks or menu items--whatever suits your program.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the program, if necessary. Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the program `Gnomovision' (which makes passes at compilers) written by James Hacker.

<signature of Ty Coon>, 1 April 1989

Ty Coon, President of Vice

This General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Library General Public License instead of this License.

Notices for Jakarta Mail

This content is produced and maintained by the Jakarta Mail project.

* Project home: <https://projects.eclipse.org/projects/ee4j.mail>

Trademarks

Jakarta Mail is a trademark of the Eclipse Foundation.

Copyright

All content is the property of the respective authors or their employers. For more information regarding authorship of content, please consult the listed source code repository logs.

Declared Project Licenses

This program and the accompanying materials are made available under the terms of the Eclipse Public License v. 2.0 which is available at <http://www.eclipse.org/legal/epl-2.0>. This Source Code may also be made available under the following Secondary Licenses when the conditions for such availability set forth in the Eclipse Public License v. 2.0 are satisfied: GNU General Public License, version 2 with the GNU Classpath Exception which is available at <https://www.gnu.org/software/classpath/license.html>.

SPDX-License-Identifier: EPL-2.0

OR GPL-2.0 WITH Classpath-exception-2.0

Source Code

The project maintains the following source code repositories:

* <https://github.com/eclipse-ee4j/mail>

Third-party Content

This project leverages the following third party content.

None

Cryptography

Content may contain encryption software. The country in which you are currently may have restrictions on the import, possession, and use, and/or re-export to another country, of encryption software. BEFORE using any encryption software, please check the country's laws, regulations and policies concerning the import, possession, or use, and re-export of encryption software, to see if this is permitted.

UnboundID LDAP SDK for Java

Copyright 2007-2023 Ping Identity Corporation

As of version 5.0.0, the UnboundID LDAP SDK for Java is available under the terms of the Apache License, Version 2.0, which is a very permissive OSI-approved open source license. This is the recommended license for all new uses of the LDAP SDK. More information about the terms of the Apache License, Version 2.0, as well as the full text of the license, is provided below.

Versions of the LDAP SDK prior to 5.0.0 were available under three other licenses: the GNU General Public License version 2 (GPLv2), the GNU Lesser General Public License version 2.1 (LGPLv2.1) and a free-right-to-use use license created by Ping Identity Corporation. These licenses may still be used for the purpose of backward compatibility (or if they are preferred over the Apache License for some reason).

See the LICENSE-GPLv2.txt file for the full text of the GNU General Public License version 2.

See the LICENSE-LGPLv2.1.txt file for the full text of the GNU Lesser General Public License version 2.1.

See the LICENSE-UnboundID-LDAPSDK.txt file for the full text of the UnboundID LDAP SDK Free Use License.

Licensees of Ping Identity, UnboundID, and Nokia/Alcatel-Lucent 8661 server products may also use the LDAP SDK under the terms of the server product licenses.

----- The Basic Requirements of the Apache License, Version 2.0 -----

The Apache License, Version 2.0 is very permissive, and it should be possible to use the LDAP SDK under the terms of this license in just about any application, whether open source or proprietary, and whether free or paid. You can use it privately, and you are free to distribute the LDAP SDK in source and/or compiled form, either on its own as part of a larger work. If any of the software is covered by patents, then you are granted the right to use those patents in the context of the LDAP SDK.

The main requirements when using the LDAP SDK under the terms of the Apache License,

Version 2.0 are as follows:

- * You are required to include the text of the full license (as provided below, or online at <https://www.apache.org/licenses/LICENSE-2.0>) with your application.
- * You are not required to provide source code for the LDAP SDK, even if you make changes to it. However, if you do distribute the source code for the LDAP SDK, then you are not permitted not remove any existing copyright notices. If you distribute a modified version of the LDAP SDK source code, then you need to indicate what changes you made to it.
- * You cannot hold Ping Identity Corporation or any developers liable for any defects or other problems found with the software.
- * You are not permitted to use any Ping Identity or UnboundID trademarks. You can say that your application uses the UnboundID LDAP SDK for Java as developed by Ping Identity Corporation, and if you distribute a modified version, then you can say that it is based on the UnboundID LDAP SDK for Java as developed by Ping Identity Corporation, but you can't use UnboundID or Ping Identity in the name of your modified version.

----- Apache License, Version 2.0 -----

Apache License
Version 2.0, January 2004
<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of

the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

(a) You must give any other recipients of the Work or Derivative Works a copy of this License; and

(b) You must cause any modified files to carry prominent notices

stating that You changed the files; and

(c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and

(d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions. Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only

on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright]

owner]

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software
distributed under the License is distributed on an "AS IS" BASIS,
WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
See the License for the specific language governing permissions and
limitations under the License.

Notices for Jakarta Activation

This content is produced and maintained by Jakarta Activation project.

* Project home: <https://projects.eclipse.org/projects/ee4j.jaf>

Copyright

All content is the property of the respective authors or their employers. For
more information regarding authorship of content, please consult the listed
source code repository logs.

Declared Project Licenses

This program and the accompanying materials are made available under the terms
of the Eclipse Distribution License v. 1.0,
which is available at <http://www.eclipse.org/org/documents/edl-v10.php>.

SPDX-License-Identifier: BSD-3-Clause

Source Code

The project maintains the following source code repositories:

* <https://github.com/eclipse-ee4j/jaf>

Third-party Content

This project leverages the following third party content.

JUnit (4.12)

* License: Eclipse Public License

1.902 curl 7.68.0-1ubuntu2.19

1.902.1 Available under license :

Copyright (c) <year> <owner>.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
3. Neither the name of the copyright holder nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT HOLDER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

COPYRIGHT AND PERMISSION NOTICE

Copyright (C) Daniel Stenberg, <daniel@haxx.se>, and many contributors, see the THANKS file.

All rights reserved.

Permission to use, copy, modify, and distribute this software for any purpose with or without fee is hereby granted, provided that the above copyright notice and this permission notice appear in all copies.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT OF THIRD PARTY RIGHTS. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Except as contained in this notice, the name of a copyright holder shall not

be used in advertising or otherwise to promote the sale, use or other dealings
in this

Software without prior written authorization of the copyright holder.
BSD-4-Clause (University of California-Specific)

Copyright [various years] The Regents of the University of California. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
3. All advertising materials mentioning features or use of this software must display the following acknowledgement: This product includes software developed by the University of California, Berkeley and its contributors.
4. Neither the name of the University nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE REGENTS AND CONTRIBUTORS ``AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE REGENTS OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Permission to use, copy, modify, and distribute this software for any purpose with or without fee is hereby granted, provided that the above copyright notice and this permission notice appear in all copies.

THE SOFTWARE IS PROVIDED "AS IS" AND INTERNET SOFTWARE CONSORTIUM DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS. IN NO EVENT SHALL INTERNET SOFTWARE CONSORTIUM BE LIABLE FOR ANY SPECIAL, DIRECT, INDIRECT, OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

COPYRIGHT AND PERMISSION NOTICE

Copyright (c) 1996 - 2023, Daniel Stenberg, <daniel@haxx.se>, and many contributors, see the THANKS file.

All rights reserved.

Permission to use, copy, modify, and distribute this software for any purpose with or without fee is hereby granted, provided that the above copyright notice and this permission notice appear in all copies.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT OF THIRD PARTY RIGHTS. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Except as contained in this notice, the name of a copyright holder shall not be used in advertising or otherwise to promote the sale, use or other dealings in this Software without prior written authorization of the copyright holder.

1.903 dropwizard-jackson 2.1.7

1.903.1 Available under license :

Apache-2.0

1.904 metrics-health-checks 4.2.19

1.904.1 Available under license :

Apache-2.0

1.905 dropwizard-jetty 2.1.7

1.905.1 Available under license :

No license file was found, but licenses were detected in source scan.

/*

Copyright 2013-2014 The Apache Software Foundation (Curator Project)

The Apache Software Foundation licenses this file to you under the Apache License, version 2.0 (the "License"); you may not use this file except in compliance with the License. You may obtain a copy of the License at:

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

*/

Found in path(s):

* /opt/cola/permits/1750760496_1690280941.7610857/0/dropwizard-jetty-2-1-7-sources-jar/io/dropwizard/jetty/LocalIpFilter.java

No license file was found, but licenses were detected in source scan.

/*

* Copyright 2012 The Netty Project

*

* The Netty Project licenses this file to you under the Apache License, version 2.0 (the "License"); you may not use this file except in compliance with the License. You may obtain a copy of the License at:

*

* <http://www.apache.org/licenses/LICENSE-2.0>

*

* Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

*/

Found in path(s):

* /opt/cola/permits/1750760496_1690280941.7610857/0/dropwizard-jetty-2-1-7-sources-jar/io/dropwizard/jetty/NetUtil.java

1.906 metrics-servlets 4.2.19

1.906.1 Available under license :

Apache-2.0

1.907 logback-throttling-appender 1.1.10

1.907.1 Available under license :

No license file was found, but licenses were detected in source scan.

<name>Apache License 2.0</name>

<url><http://www.apache.org/licenses/LICENSE-2.0.html></url>

Found in path(s):

* /opt/cola/permits/1750760651_1690280945.87393/0/logback-throttling-appender-1-1-10-sources-jar/META-INF/maven/io.dropwizard.logback/logback-throttling-appender/pom.xml

1.908 metrics-annotation 4.2.19

1.908.1 Available under license :

Apache-2.0

1.909 dropwizard-logging 2.1.7

1.909.1 Available under license :

No license file was found, but licenses were detected in source scan.

/*

* Logback: the reliable, generic, fast and flexible logging framework.

* Copyright (C) 1999-2015, QOS.ch. All rights reserved.

*

* This program and the accompanying materials are dual-licensed under

* either the terms of the Eclipse Public License v1.0 as published by

* the Eclipse Foundation

*

* or (per the licensee's choosing)

*

* under the terms of the GNU Lesser General Public License version 2.1

* as published by the Free Software Foundation.

*/

Found in path(s):

* /opt/cola/permits/1750760603_1690280951.9056036/0/dropwizard-logging-2-1-7-sources-jar/io.dropwizard.logging/ResilientOutputStreamBase.java

1.910 dropwizard-core 2.1.7

1.910.1 Available under license :

Apache-2.0

1.911 dropwizard-servlets 2.1.7

1.911.1 Available under license :

Apache-2.0

1.912 dropwizard-health 2.1.7

1.912.1 Available under license :

Apache-2.0

1.913 dropwizard-util 2.1.7

1.913.1 Available under license :

Apache-2.0

1.914 dropwizard-jersey 2.1.7

1.914.1 Available under license :

Apache-2.0

1.915 dropwizard-validation 2.1.7

1.915.1 Available under license :

No license file was found, but licenses were detected in source scan.

/*

* Hibernate Validator, declare and validate application constraints

*

* License: Apache License, Version 2.0

* See the license.txt file in the root directory or <<http://www.apache.org/licenses/LICENSE-2.0>>.

*/

Found in path(s):

* /opt/cola/permits/1750760560_1690280964.5942748/0/dropwizard-validation-2-1-7-sources-jar/io/dropwizard/validation/InterpolationHelper.java

1.916 dropwizard-request-logging 2.1.7

1.916.1 Available under license :

Apache-2.0

1.917 metrics-json 4.2.19

1.917.1 Available under license :

Apache License
Version 2.0, January 2004

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including

the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this

License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the

Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

(a) You must give any other recipients of the Work or

Derivative Works a copy of this License; and

- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the

origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier

identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software
distributed under the License is distributed on an "AS IS" BASIS,
WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
See the License for the specific language governing permissions and
limitations under the License.

1.918 drop-wizard-metrics 2.1.7

1.918.1 Available under license :

Apache-2.0

1.919 dropwizard-lifecycle 2.1.7

1.919.1 Available under license :

Apache-2.0

1.920 metrics-jvm 4.2.19

1.920.1 Available under license :

Apache-2.0

1.921 dropwizard-configuration 2.1.7

1.921.1 Available under license :

Apache-2.0

1.922 metrics-jetty 4.2.19

1.922.1 Available under license :

No license file was found, but licenses were detected in source scan.

Manifest-Version: 1.0

Automatic-Module-Name: com.codahale.metrics.jetty9

Build-Jdk-Spec: 11
Bundle-Description: A set of extensions for Jetty 9.3 and higher which provide instrumentation of thread pools, connector metrics, and application latency and utilization.
Bundle-License: <https://www.apache.org/licenses/LICENSE-2.0.html>
Bundle-ManifestVersion: 2
Bundle-Name: Metrics Integration for Jetty 9.3 and higher
Bundle-SymbolicName: io.dropwizard.metrics.jetty9
Bundle-Version: 4.2.19
Created-By: Apache Maven Bundle Plugin 5.1.9
Export-Package: com.codahale.metrics.jetty9;uses:="com.codahale.metrics,com.codahale.metrics.annotation,javax.servlet,javax.servlet.http,org.eclipse.jetty.io,org.eclipse.jetty.server,org.eclipse.jetty.server.handler,org.eclipse.jetty.util.annotation,org.eclipse.jetty.util.component,org.eclipse.jetty.util.thread";version="4.2.19"
Implementation-Title: Metrics Integration for Jetty 9.3 and higher
Implementation-Version: 4.2.19
Import-Package: javax.servlet;version="[2.5.0,4.0.0)",javax.servlet.http;version="[2.5.0,4.0.0)",com.codahale.metrics;version="[4.2,5)",com.codahale.metrics.annotation;version="[4.2,5)",org.eclipse.jetty.http;version="[9.4,10)",org.eclipse.jetty.io;version="[9.4,10)",org.eclipse.jetty.server;version="[9.4,10)",org.eclipse.jetty.server.handler;version="[9.4,10)",org.eclipse.jetty.util.annotation;version="[9.4,10)",org.eclipse.jetty.util.component;version="[9.4,10)",org.eclipse.jetty.util.thread;version="[9.4,10)"
Require-Capability: osgi.ee;filter:="(&(osgi.ee=JavaSE)(version=1.8))"
Tool: Bnd-6.3.1.202206071316

Found in path(s):

* /opt/cola/permits/1750760659_1690280984.1164134/0/metrics-jetty9-4-2-19-jar/META-INF/MANIFEST.MF

1.923 metrics-logback 4.2.19

1.923.1 Available under license :

No license file was found, but licenses were detected in source scan.

Manifest-Version: 1.0
Automatic-Module-Name: com.codahale.metrics.logback
Build-Jdk-Spec: 11
Bundle-Description: An instrumented appender for Logback.
Bundle-License: <https://www.apache.org/licenses/LICENSE-2.0.html>
Bundle-ManifestVersion: 2
Bundle-Name: Metrics Integration for Logback
Bundle-SymbolicName: io.dropwizard.metrics.logback
Bundle-Version: 4.2.19
Created-By: Apache Maven Bundle Plugin 5.1.9

Export-Package: com.codahale.metrics.logback;uses:="ch.qos.logback.classic.spi,ch.qos.logback.core,com.codahale.metrics";version="4.2.19"
Implementation-Title: Metrics Integration for Logback
Implementation-Version: 4.2.19
Import-Package: ch.qos.logback.classic;version="[1.2,2)",ch.qos.logback.classic.spi;version="[1.2,2)",ch.qos.logback.core;version="[1.2,2)",com.codahale.metrics;version="[4.2,5)"
Require-Capability: osgi.ee;filter="(&(osgi.ee=JavaSE)(version=1.8))"
Tool: Bnd-6.3.1.202206071316

Found in path(s):

*

/opt/cola/permits/1750760511_1690280987.966312/0/metrics-logback-4-2-19-jar/META-INF/MANIFEST.MF

1.924 metrics-jersey2 4.2.19

1.924.1 Available under license :

No license file was found, but licenses were detected in source scan.

Manifest-Version: 1.0
Automatic-Module-Name: com.codahale.metrics.jersey2
Build-Jdk-Spec: 11
Bundle-Description: A set of class providing Metrics integration for Jersey, the reference JAX-RS implementation.
Bundle-License: <https://www.apache.org/licenses/LICENSE-2.0.html>
Bundle-ManifestVersion: 2
Bundle-Name: Metrics Integration for Jersey 2.x
Bundle-SymbolicName: io.dropwizard.metrics.jersey2
Bundle-Version: 4.2.19
Created-By: Apache Maven Bundle Plugin 5.1.9
Export-Package: com.codahale.metrics.jersey2;uses:="com.codahale.metrics,javax.ws.rs.core,javax.ws.rs.ext,org.glassfish.jersey.server.model,org.glassfish.jersey.server.monitoring";version="4.2.19"
Implementation-Title: Metrics Integration for Jersey 2.x
Implementation-Version: 4.2.19
Import-Package: com.codahale.metrics;version="[4.2,5)",com.codahale.metrics.annotation;version="[4.2,5)",javax.ws.rs.core;version="[2.1,3)",javax.ws.rs.ext;version="[2.1,3)",org.glassfish.jersey.server;version="[2.39,3)",org.glassfish.jersey.server.model;version="[2.39,3)",org.glassfish.jersey.server.monitoring;version="[2.39,3)"
Require-Capability: osgi.ee;filter="(&(osgi.ee=JavaSE)(version=1.8))"
Tool: Bnd-6.3.1.202206071316

Found in path(s):

* /opt/cola/permits/1750760630_1690280989.7830713/0/metrics-jersey2-4-2-19-jar/META-INF/MANIFEST.MF

1.925 maven-artifact 3.8.8

1.925.1 Available under license :

Apache License
Version 2.0, January 2004
<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial

revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this

License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.
7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.
8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.
9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

Maven Artifact

Copyright 2001-2023 The Apache Software Foundation

This product includes software developed at
The Apache Software Foundation (<http://www.apache.org/>).

1.926 metrics-caffeine 4.2.19

1.926.1 Available under license :

No license file was found, but licenses were detected in source scan.

/*

* Copyright 2016 Ben Manes. All Rights Reserved.

*

* Licensed under the Apache License, Version 2.0 (the "License");

* you may not use this file except in compliance with the License.

* You may obtain a copy of the License at

*

* <http://www.apache.org/licenses/LICENSE-2.0>

*

* Unless required by applicable law or agreed to in writing, software

* distributed under the License is distributed on an "AS IS" BASIS,

* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.

* See the License for the specific language governing permissions and

* limitations under the License.

*/

Found in path(s):

* /opt/cola/permits/1754271858_1690525899.9397342/0/metrics-caffeine-4-2-19-sources-jar/com/codahale/metrics/caffeine/MetricsStatsCounter.java

1.927 dropwizard-forms 2.1.7

1.927.1 Available under license :

Apache License
Version 2.0, January 2004
<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or

Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this

License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You

institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use,

reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability

incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

1.928 dropwizard-auth 2.1.7

1.928.1 Available under license :

Apache-2.0

1.929 jersey-metainf-services 2.39.1

1.929.1 Available under license :

Notice for Jersey

This content is produced and maintained by the Eclipse Jersey project.

* Project home: <https://projects.eclipse.org/projects/ee4j.jersey>

Trademarks

Eclipse Jersey is a trademark of the Eclipse Foundation.

Copyright

All content is the property of the respective authors or their employers. For more information regarding authorship of content, please consult the listed source code repository logs.

Declared Project Licenses

This program and the accompanying materials are made available under the terms of the Eclipse Public License v. 2.0 which is available at <http://www.eclipse.org/legal/epl-2.0>. This Source Code may also be made available under the following Secondary Licenses when the conditions for such availability set forth in the Eclipse Public License v. 2.0 are satisfied: GNU General Public License, version 2 with the GNU Classpath Exception which is available at <https://www.gnu.org/software/classpath/license.html>.

SPDX-License-Identifier: EPL-2.0
OR GPL-2.0 WITH Classpath-exception-2.0

Source Code

The project maintains the following source code repositories:

- * <https://github.com/eclipse-ee4j/jersey>

Third-party Content

Angular JS, v1.6.6

- * License MIT (<http://www.opensource.org/licenses/mit-license.php>)
- * Project: <http://angularjs.org>
- * Copyright: (c) 2010-2017 Google, Inc.

aopalliance Version 1

- * License: all the source code provided by AOP Alliance is Public Domain.
- * Project: <http://aopalliance.sourceforge.net>
- * Copyright: Material in the public domain is not protected by copyright

Bean Validation API 2.0.2

- * License: Apache License, 2.0
- * Project: <http://beanvalidation.org/1.1/>
- * Copyright: 2009, Red Hat, Inc. and/or its affiliates, and individual contributors
- * by the @authors tag.

Hibernate Validator CDI, 6.2.4.Final

- * License: Apache License, 2.0
- * Project: <https://beanvalidation.org/>
- * Repackaged in `org.glassfish.jersey.server.validation.internal.hibernate`

Bootstrap v3.3.7

* License: MIT license (<https://github.com/twbs/bootstrap/blob/master/LICENSE>)

*

Project: <http://getbootstrap.com>

* Copyright: 2011-2016 Twitter, Inc

Google Guava Version 18.0

* License: Apache License, 2.0

* Copyright (C) 2009 The Guava Authors

javax.inject Version: 1

* License: Apache License, 2.0

* Copyright (C) 2009 The JSR-330 Expert Group

Javassist Version 3.29.0-GA

* License: Apache License, 2.0

* Project: <http://www.javassist.org/>

* Copyright (C) 1999- Shigeru Chiba. All Rights Reserved.

Jackson JAX-RS Providers Version 2.14.1

* License: Apache License, 2.0

* Project: <https://github.com/FasterXML/jackson-jaxrs-providers>

* Copyright: (c) 2009-2022 FasterXML, LLC. All rights reserved unless otherwise indicated.

jQuery v1.12.4

* License: jquery.org/license

* Project: jquery.org

* Copyright: (c) jQuery Foundation

jQuery Barcode plugin 0.3

* License: MIT & GPL (<http://www.opensource.org/licenses/mit-license.php> &
<http://www.gnu.org/licenses/gpl.html>)

* Project: <http://www.pasella.it/projects/jquery/barcode>

*

Copyright: (c) 2009 Antonello Pasella antonello.pasella@gmail.com

JSR-166 Extension - JEP 266

* License: CC0

* No copyright

* Written by Doug Lea with assistance from members of JCP JSR-166 Expert Group and released to the public domain, as explained at <http://creativecommons.org/publicdomain/zero/1.0/>

KineticJS, v4.7.1

* License: MIT license (<http://www.opensource.org/licenses/mit-license.php>)

* Project: <http://www.kineticjs.com>, <https://github.com/ericdrowell/KineticJS>

* Copyright: Eric Rowell

org.objectweb.asm Version 9.4

* License: Modified BSD (<https://asm.ow2.io/license.html>)

* Copyright (c) 2000-2011 INRIA, France Telecom. All rights reserved.

org.osgi.core version 6.0.0

* License: Apache License, 2.0

* Copyright (c) OSGi Alliance (2005, 2008). All Rights Reserved.

org.glassfish.jersey.server.internal.monitoring.core

* License: Apache License, 2.0

* Copyright (c) 2015-2018 Oracle and/or its affiliates. All rights reserved.

* Copyright 2010-2013 Coda Hale and Yammer, Inc.

W3.org

documents

* License: W3C License

* Copyright: Copyright (c) 1994-2001 World Wide Web Consortium, (Massachusetts Institute of Technology, Institut National de Recherche en Informatique et en Automatique, Keio University). All Rights Reserved.

<http://www.w3.org/Consortium/Legal/>

Eclipse Public License - v 2.0

THE ACCOMPANYING PROGRAM IS PROVIDED UNDER THE TERMS OF THIS ECLIPSE PUBLIC LICENSE ("AGREEMENT"). ANY USE, REPRODUCTION OR DISTRIBUTION OF THE PROGRAM CONSTITUTES RECIPIENT'S ACCEPTANCE OF THIS AGREEMENT.

1. DEFINITIONS

"Contribution" means:

a) in the case of the initial Contributor, the initial content Distributed under this Agreement, and

b) in the case of each subsequent Contributor:

- i) changes to the Program, and
- ii) additions to the Program;

where such changes and/or additions to the Program originate from and are Distributed by that particular Contributor. A Contribution "originates" from a Contributor if it was added to the Program by such Contributor itself or anyone acting on such Contributor's behalf. Contributions do not include changes or additions to the Program that are not Modified Works.

"Contributor" means any person or entity that Distributes the Program.

"Licensed Patents" mean patent claims licensable by a Contributor which are necessarily infringed by the use or sale of its Contribution alone or when combined with the Program.

"Program" means the Contributions Distributed in accordance with this

Agreement.

"Recipient" means anyone who receives the Program under this Agreement or any Secondary License (as applicable), including Contributors.

"Derivative Works" shall mean any work, whether in Source Code or other form, that is based on (or derived from) the Program and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship.

"Modified Works" shall mean any work in Source Code or other form that results from an addition to, deletion from, or modification of the contents of the Program, including, for purposes of clarity any new file in Source Code form that contains any contents of the Program. Modified Works shall not include works that contain only declarations, interfaces, types, classes, structures, or files of the Program solely in each case in order to link to, bind by name, or subclass the Program or Modified Works thereof.

"Distribute" means the acts of a) distributing or b) making available in any manner that enables the transfer of a copy.

"Source Code" means the form of a Program preferred for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Secondary License" means either the GNU General Public License, Version 2.0, or any later versions of that license, including any exceptions or additional permissions as identified by the initial Contributor.

2. GRANT OF RIGHTS

a) Subject to the terms of this Agreement, each Contributor hereby grants Recipient a non-exclusive, worldwide, royalty-free copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, Distribute and sublicense the Contribution of such Contributor, if any, and such Derivative Works.

b) Subject to the terms of this Agreement, each Contributor hereby grants Recipient a non-exclusive, worldwide, royalty-free patent license under Licensed Patents to make, use, sell, offer to sell, import and otherwise transfer the Contribution of such Contributor, if any, in Source Code or other form. This patent license shall apply to the combination of the Contribution and the Program if, at the time the Contribution is added by the Contributor, such addition

of the Contribution causes such combination to be covered by the Licensed Patents. The patent license shall not apply to any other combinations which include the Contribution. No hardware per se is licensed hereunder.

c) Recipient understands that although each Contributor grants the licenses to its Contributions set forth herein, no assurances are provided by any Contributor that the Program does not infringe the patent or other intellectual property rights of any other entity. Each Contributor disclaims any liability to Recipient for claims brought by any other entity based on infringement of intellectual property rights or otherwise. As a condition to exercising the rights and licenses granted hereunder, each Recipient hereby assumes sole responsibility to secure any other intellectual property rights needed, if any. For example, if a third party patent license is required to allow Recipient to Distribute the Program, it is Recipient's responsibility to acquire that license before distributing the Program.

d) Each Contributor represents that to its knowledge it has sufficient copyright rights in its Contribution, if any, to grant

the copyright license set forth in this Agreement.

e) Notwithstanding the terms of any Secondary License, no Contributor makes additional grants to any Recipient (other than those set forth in this Agreement) as a result of such Recipient's receipt of the Program under the terms of a Secondary License (if permitted under the terms of Section 3).

3. REQUIREMENTS

3.1 If a Contributor Distributes the Program in any form, then:

a) the Program must also be made available as Source Code, in accordance with section 3.2, and the Contributor must accompany the Program with a statement that the Source Code for the Program is available under this Agreement, and informs Recipients how to obtain it in a reasonable manner on or through a medium customarily used for software exchange; and

b) the Contributor may Distribute the Program under a license different than this Agreement, provided that such license:

- i) effectively disclaims on behalf of all other Contributors all warranties and conditions, express and implied, including warranties or conditions of title and non-infringement, and implied warranties or conditions of merchantability and fitness

for a particular purpose;

ii) effectively excludes on behalf of all other Contributors all liability for damages, including direct, indirect, special, incidental and consequential damages, such as lost profits;

iii) does not attempt to limit or alter the recipients' rights in the Source Code under section 3.2; and

iv) requires any subsequent distribution of the Program by any party to be under a license that satisfies the requirements of this section 3.

3.2 When the Program is Distributed as Source Code:

a) it must be made available under this Agreement, or if the Program (i) is combined with other material in a separate file or files made available under a Secondary License, and (ii) the initial Contributor attached to the Source Code the notice described in Exhibit A of this Agreement, then the Program may be made available under the terms of such Secondary Licenses, and

b) a copy of this Agreement must be included with each copy of the Program.

3.3 Contributors may not remove or alter any copyright, patent, trademark, attribution notices, disclaimers of warranty, or limitations of liability ("notices") contained within the Program from any copy of the Program which they Distribute, provided that Contributors may add their own appropriate notices.

4. COMMERCIAL DISTRIBUTION

Commercial distributors of software may accept certain responsibilities with respect to end users, business partners and the like. While this license is intended to facilitate the commercial use of the Program, the Contributor who includes the Program in a commercial product offering should do so in a manner which does not create potential liability for other Contributors. Therefore, if a Contributor includes the Program in a commercial product offering, such Contributor ("Commercial Contributor") hereby agrees to defend and indemnify every other Contributor ("Indemnified Contributor") against any losses, damages and costs (collectively "Losses") arising from claims, lawsuits and other legal actions brought by a third party against the Indemnified Contributor to the extent caused by the acts or omissions of such Commercial Contributor in connection with its distribution of the Program

in a commercial product offering. The obligations in this section do not apply to any claims or Losses relating to any actual or alleged intellectual property infringement. In order to qualify, an Indemnified Contributor must: a) promptly notify the Commercial Contributor in writing of such claim, and b) allow the Commercial Contributor to control, and cooperate with the Commercial Contributor in, the defense and any related settlement negotiations. The Indemnified Contributor may participate in any such claim at its own expense.

For example, a Contributor might include the Program in a commercial product offering, Product X. That Contributor is then a Commercial Contributor. If that Commercial Contributor then makes performance claims, or offers warranties related to Product X, those performance claims and warranties are such Commercial Contributor's responsibility alone. Under this section, the Commercial Contributor would have to defend claims against the other Contributors related to those performance claims and warranties, and if a court requires any other Contributor to pay any damages as a result, the Commercial Contributor must pay those damages.

5. NO WARRANTY

EXCEPT AS EXPRESSLY SET FORTH IN THIS AGREEMENT, AND TO THE EXTENT PERMITTED BY APPLICABLE LAW, THE PROGRAM IS PROVIDED ON AN "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, EITHER EXPRESS OR IMPLIED INCLUDING, WITHOUT LIMITATION, ANY WARRANTIES OR CONDITIONS OF TITLE, NON-INFRINGEMENT, MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE. Each Recipient is solely responsible for determining the appropriateness of using and distributing the Program and assumes all risks associated with its exercise of rights under this Agreement, including but not limited to the risks and costs of program errors, compliance with applicable laws, damage to or loss of data, programs or equipment, and unavailability or interruption of operations.

6. DISCLAIMER OF LIABILITY

EXCEPT AS EXPRESSLY SET FORTH IN THIS AGREEMENT, AND TO THE EXTENT PERMITTED BY APPLICABLE LAW, NEITHER RECIPIENT NOR ANY CONTRIBUTORS SHALL HAVE ANY LIABILITY FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING WITHOUT LIMITATION LOST PROFITS), HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OR DISTRIBUTION OF THE PROGRAM OR THE EXERCISE OF ANY RIGHTS GRANTED HEREUNDER, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

7. GENERAL

If any provision of this Agreement is invalid or unenforceable under applicable law, it shall not affect the validity or enforceability of the remainder of the terms of this Agreement, and without further action by the parties hereto, such provision shall be reformed to the minimum extent necessary to make such provision valid and enforceable.

If Recipient institutes patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Program itself (excluding combinations of the Program with other software or hardware) infringes such Recipient's patent(s), then such Recipient's rights granted under Section 2(b) shall terminate as of the date such litigation is filed.

All Recipient's rights under this Agreement shall terminate if it fails to comply with any of the material terms or conditions of this Agreement and does not cure such failure in a reasonable period of time after becoming aware of such noncompliance. If all Recipient's rights under this Agreement terminate, Recipient agrees to cease use and distribution of the Program as soon as reasonably practicable. However, Recipient's obligations under this Agreement and any licenses granted by Recipient relating to the Program shall continue and survive.

Everyone is permitted to copy and distribute copies of this Agreement, but in order to avoid inconsistency the Agreement is copyrighted and may only be modified in the following manner. The Agreement Steward reserves the right to publish new versions (including revisions) of this Agreement from time to time. No one other than the Agreement Steward has the right to modify this Agreement. The Eclipse Foundation is the initial Agreement Steward. The Eclipse Foundation may assign the responsibility to serve as the Agreement Steward to a suitable separate entity. Each new version of the Agreement will be given a distinguishing version number. The Program (including Contributions) may always be Distributed subject to the version of the Agreement under which it was received. In addition, after a new version of the Agreement is published, Contributor may elect to Distribute the Program (including its Contributions) under the new version.

Except as expressly stated in Sections 2(a) and 2(b) above, Recipient receives no rights or licenses to the intellectual property of any Contributor under this Agreement, whether expressly, by implication, estoppel or otherwise. All rights in the Program not expressly granted under this Agreement are reserved. Nothing in this Agreement is intended to be enforceable by any entity that is not a Contributor or Recipient.

No third-party beneficiary rights are created under this Agreement.

Exhibit A - Form of Secondary Licenses Notice

"This Source Code may also be made available under the following Secondary Licenses when the conditions for such availability set forth in the Eclipse Public License, v. 2.0 are satisfied: {name license(s), version(s), and exceptions or additional permissions here}."

Simply including a copy of this Agreement, including this Exhibit A is not sufficient to license the Source Code under Secondary Licenses.

If it is not possible or desirable to put the notice in a particular file, then You may include the notice in a location (such as a LICENSE file in a relevant directory) where a recipient would be likely to look for such a notice.

You may add additional accurate notices of copyright ownership.

The GNU General Public License (GPL) Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.
51 Franklin Street, Fifth Floor
Boston, MA 02110-1335
USA

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. This General Public License applies to most of the Free Software Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Library General Public License instead.)

You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you

want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and modification follow.

TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not

covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.

b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.

c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License.

(Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you

distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Program.

In addition, mere aggregation of another work not based on the Program with the Program (or with a work based on the Program) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

a) Accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the

executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under

any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

END OF
TERMS AND CONDITIONS

How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

One line to give the program's name and a brief idea of what it does.
Copyright (C) <year> <name of author>

This program is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation; either version 2 of the License, or (at your option) any later version.

This
program is distributed in the hope that it will be useful, but
WITHOUT ANY WARRANTY; without even the implied warranty of

MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program; if not, write to the Free Software Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston, MA 02110-1335 USA

Also add information on how to contact you by electronic and paper mail.

If the program is interactive, make it output a short notice like this when it starts in an interactive mode:

```
Gnomovision version 69, Copyright (C) year name of author
Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type
`show w'. This is free software, and you are welcome to redistribute
it under certain conditions; type `show c' for details.
```

The hypothetical commands ``show w'` and ``show c'` should show the appropriate parts of the General Public License. Of course, the commands you use may be called something other than ``show w'` and ``show c'`; they could even be mouse-clicks or menu items--whatever suits your program.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the program, if necessary. Here is a sample; alter the names:

```
Yoyodyne, Inc., hereby disclaims all copyright interest in the
program `Gnomovision' (which makes passes at compilers) written by
James Hacker.
```

```
signature of Ty Coon, 1 April 1989
Ty Coon, President of Vice
```

This General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Library General Public License instead of this License.

CLASSPATH EXCEPTION

Linking this library statically or dynamically with other modules is making a combined work based on this library. Thus, the terms and conditions of the GNU General Public License version 2 cover the whole combination.

As a special exception, the copyright holders of this library give you permission to link this library with independent modules to produce an executable, regardless of the license terms of these independent modules, and to copy and distribute the resulting executable under terms of your choice, provided that you also meet, for each linked independent module, the terms and conditions of the license of that module. An independent module is a module which is not derived from or based on this library. If you modify this library, you may extend this exception to your version of the library, but you are not obligated to do so. If you do not wish to do so, delete this exception statement from your version.

1.930 dropwizard-client 2.1.7

1.930.1 Available under license :

Apache-2.0

1.931 dropwizard-assets 2.1.7

1.931.1 Available under license :

Apache License
Version 2.0, January 2004
<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of,

publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this

License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the

Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

(a) You must give any other recipients of the Work or Derivative Works a copy of this License; and

(b) You must cause any modified files to carry prominent notices stating that You changed the files; and

(c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and

(d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding

those notices that do not

pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and

wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the

Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

1.932 amqp-client 5.17.0

1.932.1 Available under license :

No license file was found, but licenses were detected in source scan.

Manifest-Version: 1.0

Bundle-Description: The RabbitMQ Java client library allows Java applications to interface with RabbitMQ.

Implementation-Title: RabbitMQ Java Client

Automatic-Module-Name: com.rabbitmq.client

Bundle-License: <https://www.apache.org/licenses/LICENSE-2.0.html>, <https://www.gnu.org/licenses/gpl-2.0.txt>, <https://www.mozilla.org/en-US/MPL/2.0/>

Bundle-SymbolicName: com.rabbitmq.client

Implementation-Version: 5.17.0

Bnd-LastModified: 1679415883917

Bundle-ManifestVersion: 2

Specification-Vendor: AMQP Working Group (www.amqp.org)

Specification-Title: AMQP

Bundle-DocURL: <https://www.rabbitmq.com>

Bundle-Vendor: VMware, Inc. or its affiliates.

Import-Package: com.codahale.metrics;version="[4.2,5)";resolution:=optional,com.fasterxml.jackson.core;version="[2.14,3)";resolution:=optional,com.fasterxml.jackson.databind;version="[2.14,3)";resolution:=optional,com.fasterxml.jackson.databind.node;version="[2.14,3)";resolution:=optional,com.rabbitmq.client,com.rabbitmq.client.impl,com.rabbitmq.client.impl.nio,com.rabbitmq.client.impl.recovery,com.rabbitmq.tools.json,com.rabbitmq.utility,io.micrometer.core.instrument;resolution:=optional,io.opentelemetry.api;resolution:=optional,io.opentelemetry.api.common;resolution:=optional,io.opentelemetry.api.metrics;resolution:=optional,javax.naming,javax.naming.directory,javax.net,javax.net.ssl,javax.security.auth.callback,javax.security.auth.x500,javax.security.sasl,org.slf4j;version="[1.7,2)"

Require-Capability: osgi.ee;filter="(&(osgi.ee=JavaSE)(version=1.8))"

Tool: Bnd-6.3.1.202206071316

Implementation-Vendor: VMware, Inc. or its affiliates.

Export-Package: com.rabbitmq.client;uses:="com.rabbitmq.client.impl,com.rabbitmq.client.impl.nio,com.rabbitmq.client.impl.recovery,com.rabbitmq.utility,javax.net,javax.net.ssl";version="5.17.0",com.rabbitmq.client.impl;uses:="com.codahale.metrics,com.rabbitmq.client,com.rabbitmq.client.impl.recovery,com.rabbitmq.utility,io.micrometer.core.instrument,io.opentelemetry.api,io.opentelemetry.api.common,javax.net,javax.net.ssl";version="5.17.0",com.rabbitmq.client.impl.nio;uses:="com.rabbitmq.client,com.rabbitmq.client.impl,javax.net.ssl";version="5.17.0",com.rabbitmq.client.impl.recovery;uses:="com.rabbitmq.client,com.rabbitmq.client.impl";version="5.17.0",com.rabbitmq.tools;version="5.17.0",com.rabbitmq.tools.json;version="5.17.0",com.rabbitmq.tools.jsonrpc;uses:="com.fasterxml.jackson.core,com.fasterxml.jackson.databind,com.rabbitmq.client";version="5.17.0",com.rabbitmq.utility;version="5.17.0"

Bundle-Name: RabbitMQ Java Client
Bundle-Version: 5.17.0
Build-Jdk-Spec: 1.8
Created-By: Apache Maven Bundle Plugin 5.1.8
Implementation-URL: <https://www.rabbitmq.com>
Specification-Version: 0.9.1

Found in path(s):

* /opt/cola/permits/1758004428_1690997396.0997193/0/amqp-client-5-17-0-jar/META-INF/MANIFEST.MF
No license file was found, but licenses were detected in source scan.

/opt/cola/permits/1758004428_1690997396.0997193/0/amqp-client-5-17-0-jar/com/rabbitmq/client/impl/AMQConnection.class: binary file matches
/opt/cola/permits/1758004428_1690997396.0997193/0/amqp-client-5-17-0-jar/com/rabbitmq/client/impl/Copyright.class: binary file matches

Found in path(s):

* /bin/grep

1.933 metrics-graphite 4.2.19

1.933.1 Available under license :

No license file was found, but licenses were detected in source scan.

Manifest-Version: 1.0
Automatic-Module-Name: com.codahale.metrics.graphite
Build-Jdk-Spec: 11
Bundle-Description: A reporter for Metrics which announces measurements to a Graphite server.
Bundle-License: <https://www.apache.org/licenses/LICENSE-2.0.html>
Bundle-ManifestVersion: 2
Bundle-Name: Graphite Integration for Metrics
Bundle-SymbolicName: io.dropwizard.metrics.graphite
Bundle-Version: 4.2.19
Created-By: Apache Maven Bundle Plugin 5.1.9
Export-Package: com.codahale.metrics.graphite;uses:="com.codahale.metrics,com.rabbitmq.client,javax.net";version="4.2.19"
Implementation-Title: Graphite Integration for Metrics
Implementation-Version: 4.2.19
Import-Package: org.slf4j;version="[1.6.0,2.0.0)",com.codahale.metrics;version="[4.2,5)",com.rabbitmq.client;version="[5.17,6)",javax.net
Require-Capability: osgi.ee;filter="(&(osgi.ee=JavaSE)(version=1.8))"
Tool: Bnd-6.3.1.202206071316

Found in path(s):

* /opt/cola/permits/1758004481_1690997391.3641589/0/metrics-graphite-4-2-19-jar/META-INF/MANIFEST.MF

1.934 dropwizard-metrics-graphite 2.1.7

1.934.1 Available under license :

Apache License
Version 2.0, January 2004
<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the

editorial
revisions, annotations, elaborations, or other modifications
represent, as a whole, an original work of authorship. For the purposes
of this License, Derivative Works shall not include works that remain
separable from, or merely link (or bind by name) to the interfaces of,
the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including
the original version of the Work and any modifications or additions
to that Work or Derivative Works thereof, that is intentionally
submitted to Licensor for inclusion in the Work by the copyright owner
or by an individual or Legal Entity authorized to submit on behalf of
the copyright owner. For the purposes of this definition, "submitted"
means any form of electronic, verbal, or written communication sent
to the Licensor or its representatives, including but not limited to
communication on electronic mailing lists, source code control systems,
and issue tracking systems that are managed by, or on behalf of, the
Licensor for the purpose of discussing and improving the Work, but
excluding communication that is conspicuously marked or otherwise
designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity
on behalf of whom a Contribution has been received by Licensor and
subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of
this License, each Contributor hereby grants to You a perpetual,
worldwide, non-exclusive, no-charge, royalty-free, irrevocable
copyright license to reproduce, prepare Derivative Works of,
publicly display, publicly perform, sublicense, and distribute the
Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of
this

License, each Contributor hereby grants to You a perpetual,
worldwide, non-exclusive, no-charge, royalty-free, irrevocable
(except as stated in this section) patent license to make, have made,
use, offer to sell, sell, import, and otherwise transfer the Work,
where such license applies only to those patent claims licensable
by such Contributor that are necessarily infringed by their
Contribution(s) alone or by combination of their Contribution(s)
with the Work to which such Contribution(s) was submitted. If You
institute patent litigation against any entity (including a
cross-claim or counterclaim in a lawsuit) alleging that the Work
or a Contribution incorporated within the Work constitutes direct
or contributory patent infringement, then any patent licenses
granted to You under this License for that Work shall terminate
as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of

this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

1.935 genproto-googleapis-rpc 0.0.0-20230711160842-782d3b101e98

1.935.1 Available under license :

Apache License
Version 2.0, January 2004
<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition,

"control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and

subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding

those notices that do not

pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise,

unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

1.936 x-net 0.13.0

1.936.1 Available under license :

Copyright (c) 2009 The Go Authors. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- * Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- * Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
- * Neither the name of Google Inc. nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER

OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

1.937 mobile-cnat-golang-lib-go-diameter

4.0.6-0.20230802184116-1192ff7e0992

1.937.1 Available under license :

- # This is the official list of go-diameter contributors for copyright purposes.
- #
- # Names should be added to this file as
- # Name or Organization <email address>
- #
- # The email address is not required for organizations.
- #
- # Please keep the list sorted.

```
#
# Use the following command to generate the list
#
# git shortlog -se | awk '{print $2 " " $3 " " $4}'
#
# and do appropriate cleanups.
```

DanB <danb@cgrates.org>
David Wilkie <dwilkie@gmail.com>
Seyi Ogunyemi <micrypt@users.noreply.github.com>
Tapio <fitase@emblacom.com>
jaroszan <jaroslaw.szangin@gmail.com>
mspronk <martijn@orangemountain.ca>
Copyright 2013-2014 go-diameter authors. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- * Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- * Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
- * The names of authors or contributors may NOT be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

1.938 genproto-googleapis-rpc 0.0.0-20230525234030-28d5490b6b19

1.938.1 Available under license :

Apache License
Version 2.0, January 2004
<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain

separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without

modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include

the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

1.939 kube-openapi 0.0.0-20221012153701-172d655c2280

1.939.1 Available under license :

```
// Copyright 2015 go-swagger maintainers
//
// Licensed under the Apache License, Version 2.0 (the "License");
// you may not use this file except in compliance with the License.
// You may obtain a copy of the License at
//
// http://www.apache.org/licenses/LICENSE-2.0
//
// Unless required by applicable law or agreed to in writing, software
// distributed under the License is distributed on an "AS IS" BASIS,
// WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
// See the License for the specific language governing permissions and
// limitations under the License.
```

package spec

```
// License information for the exposed API.
//
// For more information: http://goo.gl/8us55a#licenseObject
type License struct {
    Name string `json:"name,omitempty"`
    URL  string `json:"url,omitempty"`
}
```

```
}
# This source code was written by the Go contributors.
# The master list of contributors is in the main Go distribution,
# visible at https://tip.golang.org/CONTRIBUTORS.
// Copyright 2015 go-swagger maintainers
//
// Licensed under the Apache License, Version 2.0 (the "License");
// you may not use this file except in compliance with the License.
// You may obtain a copy of the License at
//
// http://www.apache.org/licenses/LICENSE-2.0
//
// Unless required by applicable law or agreed to in writing, software
// distributed under the License is distributed on an "AS IS" BASIS,
// WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
// See the License for the specific language governing permissions and
// limitations under the License.
```

```
package spec
```

```
import "testing"
```

```
func TestIntegrationLicense(t *testing.T) {
    license := License{Name: "the name", URL: "the url"}
    const licenseJSON = `{"name":"the name","url":"the url"}`
    const licenseYAML = "name: the name\nurl: the url\n"

    assertSerializeJSON(t, license, licenseJSON)
    assertParsesJSON(t, licenseJSON, license)
}
```

Apache License
Version 2.0, January 2004
<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition,

"control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and

subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding

those notices that do not

pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise,

unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

Copyright (c) 2020 The Go Authors. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- * Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- * Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
- * Neither the name of Google Inc. nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

1.940 gopkg.in-yaml 3.0.1

1.940.1 Available under license :

Copyright 2011-2016 Canonical Ltd.

Licensed under the Apache License, Version 2.0 (the "License"); you may not use this file except in compliance with the License. You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

This project is covered by two different licenses: MIT and Apache.

MIT License

The following files were ported to Go from C files of libyaml, and thus are still covered by their original MIT license, with the additional copyright starting in 2011 when the project was ported over:

apic.go emitterc.go parserc.go readerc.go scannerc.go
writerc.go yamlh.go yamlprivateh.go

Copyright (c) 2006-2010 Kirill Simonov

Copyright (c) 2006-2011 Kirill Simonov

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Apache License

All the remaining project files are covered by the Apache license:

Copyright (c) 2011-2019 Canonical Ltd

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR

CONDITIONS OF ANY KIND, either express or implied.
See the License for the specific language governing permissions and
limitations under the License.

1.941 yaml 1.3.0

1.941.1 Available under license :

Copyright 2018 Eemeli Aro <eemeli@gmail.com>

Permission to use, copy, modify, and/or distribute this software for any purpose
with or without fee is hereby granted, provided that the above copyright notice
and this permission notice appear in all copies.

THE SOFTWARE IS PROVIDED "AS IS" AND THE AUTHOR DISCLAIMS ALL WARRANTIES WITH
REGARD TO THIS SOFTWARE INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND
FITNESS. IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY SPECIAL, DIRECT,
INDIRECT, OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM
LOSS
OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER
TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF
THIS SOFTWARE.

1.942 protobuf 1.31.0

1.942.1 Available under license :

Copyright (c) 2018 The Go Authors. All rights reserved.

Redistribution and use in source and binary forms, with or without
modification, are permitted provided that the following conditions are
met:

- * Redistributions of source code must retain the above copyright
notice, this list of conditions and the following disclaimer.
- * Redistributions in binary form must reproduce the above
copyright notice, this list of conditions and the following disclaimer
in the documentation and/or other materials provided with the
distribution.
- * Neither the name of Google Inc. nor the names of its
contributors may be used to endorse or promote products derived from
this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS
"AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT
LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR
A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT
OWNER

OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

1.943 sigs.k8s.io-json 0.0.0-20221116044647-bc3834ca7abd

1.943.1 Available under license :

Files other than internal/golang/* licensed under:

Apache License
Version 2.0, January 2004
<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but

not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License.

Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made,

use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices

contained

within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and

may provide additional
or different license terms and conditions
for use, reproduction, or distribution of Your modifications, or
for any such Derivative Works as a whole, provided Your use,
reproduction, and distribution of the Work otherwise complies with
the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise,
any Contribution intentionally submitted for inclusion in the Work
by You to the Licensor shall be under the terms and conditions of
this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify
the terms of any separate license agreement you may have executed
with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade
names, trademarks, service marks, or product names of the Licensor,
except as required for reasonable and customary use in describing
the

origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or
agreed to in writing, Licensor provides the Work (and each
Contributor provides its Contributions) on an "AS IS" BASIS,
WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or
implied, including, without limitation, any warranties or conditions
of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A
PARTICULAR PURPOSE. You are solely responsible for determining the
appropriateness of using or redistributing the Work and assume any
risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory,
whether in tort (including negligence), contract, or otherwise,
unless required by applicable law (such as deliberate and grossly
negligent acts) or agreed to in writing, shall any Contributor
be

liable to You for damages, including any direct, indirect, special,
incidental, or consequential damages of any character arising as a
result of this License or out of the use or inability to use the
Work (including but not limited to damages for loss of goodwill,
work stoppage, computer failure or malfunction, or any and all
other commercial damages or losses), even if such Contributor
has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing
the Work or Derivative Works thereof, You may choose to offer,
and charge a fee for, acceptance of support, warranty, indemnity,
or other liability obligations and/or rights consistent with this

License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "{}" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright {yyyy} {name of copyright owner}

Licensed under the Apache License, Version 2.0 (the "License"); you may not use this file except in compliance with the License. You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

internal/golang/* files licensed under:

Copyright (c) 2009 The Go Authors. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- * Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- * Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
- * Neither the name of Google Inc. nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

1.944 go-uber-org-multierr 1.11.0

1.944.1 Available under license :

Copyright (c) 2017-2021 Uber Technologies, Inc.

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

1.945 protobuf 1.28.1

1.945.1 Available under license :

Copyright (c) 2018 The Go Authors. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- * Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- * Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
- * Neither the name of Google Inc. nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER

OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

1.946 protobuf 1.30.0

1.946.1 Available under license :

Copyright (c) 2018 The Go Authors. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- * Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- * Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the

distribution.

* Neither the name of Google Inc. nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER

OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

1.947 structured-merge-diff 4.2.3

1.947.1 Available under license :

Copyright 2011-2016 Canonical Ltd.

Licensed under the Apache License, Version 2.0 (the "License"); you may not use this file except in compliance with the License. You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

Apache License
Version 2.0, January 2004
<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise

designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License,

each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the

Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and

(d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not

pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any

risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "{}" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright {yyyy} {name of copyright owner}

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

MIT License

Copyright (c) 2016 json-iterator

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Apache License
Version 2.0, January 2004
<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the

outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of

this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this

License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the

Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

(a) You must give any other recipients of the Work or Derivative Works a copy of this License; and

(b) You must cause any modified files to carry prominent notices stating that You changed the files; and

(c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and

(d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not

pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed

as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct,

indirect, special,

incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.

You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

Apache License

Version 2.0, January 2004

<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions

to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

(a) You must give any other recipients of the Work or Derivative Works a copy of this License; and

- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the

content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software
distributed under the License is distributed on an "AS IS" BASIS,
WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
See the License for the specific language governing permissions and
limitations under the License.

1.948 gopkg.in-inf 0.9.1

1.948.1 Available under license :

Copyright (c) 2012 Pter Surnyi. Portions Copyright (c) 2009 The Go
Authors. All rights reserved.

Redistribution and use in source and binary forms, with or without
modification, are permitted provided that the following conditions are
met:

- * Redistributions of source code must retain the above copyright
notice, this list of conditions and the following disclaimer.
- * Redistributions in binary form must reproduce the above
copyright notice, this list of conditions and the following disclaimer
in the documentation and/or other materials provided with the
distribution.
- * Neither the name of Google Inc. nor the names of its
contributors may be used to endorse or promote products derived from
this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS
"AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT
LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR
A PARTICULAR PURPOSE ARE DISCLAIMED.

IN NO EVENT SHALL THE COPYRIGHT
OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL,
SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT
LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE,
DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY
THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT
(INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE
OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

1.949 go-uber-org-multierr 1.6.0

1.949.1 Available under license :

Copyright (c) 2017 Uber Technologies, Inc.

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION

WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

1.950 go.uber.org/atomic 1.7.0

1.950.1 Available under license :

Copyright (c) 2016 Uber Technologies, Inc.

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION

WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN
THE SOFTWARE.

1.951 kustomize-api 0.13.5-0.20230601165947- 6ce0bf390ce3

1.951.1 Available under license :

The MIT License (MIT)

Copyright (c) 2018 QRI, Inc.

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

This project is covered by two different licenses: MIT and Apache.

MIT License

The following files were ported to Go from C files of libyaml, and thus are still covered by their original MIT license, with the additional copyright starting in 2011 when the project was ported over:

apic.go emitterc.go parserc.go readerc.go scannerc.go
writerc.go yamlh.go yamlprivateh.go

Copyright (c) 2006-2010 Kirill Simonov

Copyright (c) 2006-2011 Kirill Simonov

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in

the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Apache License

All the remaining project files are covered by the Apache license:

Copyright (c) 2011-2019 Canonical Ltd

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
See the License for the specific language governing permissions and limitations under the License.
Copyright 2011-2016 Canonical Ltd.

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
See the License for the specific language governing permissions and limitations under the License.

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions. Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade

names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "{}" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a

file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright {yyyy} {name of copyright owner}

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

Copyright {{.Year}} {{.Holder}}

SPDX-License-Identifier: Apache-2.0

1.952 kustomize-kyaml 0.14.3- 0.20230601165947-6ce0bf390ce3

1.952.1 Available under license :

The MIT License (MIT)

Copyright (c) 2018 QRI, Inc.

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

This project is covered by two different licenses: MIT and Apache.

MIT License

The following files were ported to Go from C files of libyaml, and thus are still covered by their original MIT license, with the additional copyright starting in 2011 when the project was ported over:

apic.go emitterc.go parserc.go readerc.go scannerc.go
writerc.go yamlh.go yamlprivateh.go

Copyright (c) 2006-2010 Kirill Simonov

Copyright (c) 2006-2011 Kirill Simonov

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Apache License

All the remaining project files are covered by the Apache license:

Copyright (c) 2011-2019 Canonical Ltd

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS,

WITHOUT WARRANTIES OR
CONDITIONS OF ANY KIND, either express or implied.
See the License for the specific language governing permissions and
limitations under the License.
Copyright 2011-2016 Canonical Ltd.

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software
distributed under the License is distributed on an "AS IS" BASIS,
WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
See the License for the specific language governing permissions and
limitations under the License.

Apache License
Version 2.0, January 2004
<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction,
and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by
the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all
other entities that control, are controlled by, or are under common
control with that entity. For the purposes of this definition,
"control" means (i) the power, direct or indirect, to cause the
direction or management of such entity, whether by contract or
otherwise, or (ii) ownership of fifty percent (50%) or more of the
outstanding shares, or (iii) beneficial ownership
of such entity.

"You" (or "Your") shall mean an individual or Legal Entity
exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications,
including but not limited to software source code, documentation
source, and configuration files.

"Object" form shall mean any form resulting from mechanical

transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made,

use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the

Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding

those notices that do not

pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity,

or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "{}" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright {yyyy} {name of copyright owner}

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

Copyright {{.Year}} {{.Holder}}

SPDX-License-Identifier: Apache-2.0

1.953 okio 3.5.0

1.953.1 Available under license :

No license file was found, but licenses were detected in source scan.

/*

* Copyright (C) 2020 Square, Inc.

*

* Licensed under the Apache License, Version 2.0 (the "License");

* you may not use this file except in compliance with the License.

* You may obtain a copy of the License at
*
* <http://www.apache.org/licenses/LICENSE-2.0>
*
* Unless required by applicable law or agreed to in writing, software
* distributed under the License is distributed on an "AS IS" BASIS,
* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
* See the License for the specific language governing permissions and
* limitations under the License.
*/

Found in path(s):

* /opt/cola/permits/1779742482_1693226770.6289008/0/okio-3-5-0-sources-1-jar/nativeMain/okio/SizetVariant.kt
No license file was found, but licenses were detected in source scan.

/*
* Copyright (C) 2021 Square, Inc.
*
* Licensed under the Apache License, Version 2.0 (the "License");
* you may not use this file except in compliance with the License.
* You may obtain a copy of the License at
*
* <http://www.apache.org/licenses/LICENSE-2.0>
*
* Unless required by applicable law or agreed to in writing, software
* distributed under the License is distributed on an "AS IS" BASIS,
* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
* See the License for the specific language governing permissions and
* limitations under the License.
*/

Found in path(s):

* /opt/cola/permits/1779742482_1693226770.6289008/0/okio-3-5-0-sources-1-jar/nativeMain/okio/FileSystem.kt
* /opt/cola/permits/1779742482_1693226770.6289008/0/okio-3-5-0-sources-1-jar/unixMain/okio/UnixFileHandle.kt
* /opt/cola/permits/1779742482_1693226770.6289008/0/okio-3-5-0-sources-1-jar/commonMain/okio/FileHandle.kt
*
/opt/cola/permits/1779742482_1693226770.6289008/0/okio-3-5-0-sources-1-jar/commonMain/okio/internal/FileSystem.kt
No license file was found, but licenses were detected in source scan.

/*
* Copyright (C) 2015 Square, Inc.
*
* Licensed under the Apache License, Version 2.0 (the "License");
* you may not use this file except in compliance with the License.
* You may obtain a copy of the License at
*
*/

* <http://www.apache.org/licenses/LICENSE-2.0>
*
* Unless required by applicable law or agreed to in writing, software
* distributed under the License is distributed on an "AS IS" BASIS,
* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
* See the License for the specific language governing permissions and
* limitations under the License.
*/

Found in path(s):

* /opt/cola/permits/1779742482_1693226770.6289008/0/okio-3-5-0-sources-1-jar/commonMain/okio/SegmentedByteString.kt
* /opt/cola/permits/1779742482_1693226770.6289008/0/okio-3-5-0-sources-1-jar/nonAppleMain/okio/SegmentedByteString.kt
* /opt/cola/permits/1779742482_1693226770.6289008/0/okio-3-5-0-sources-1-jar/appleMain/okio/SegmentedByteString.kt

No license file was found, but licenses were detected in source scan.

/*

* Copyright (C) 2014 Square, Inc.
*
* Licensed under the Apache License, Version 2.0 (the "License");
* you may not use this file except in compliance with the License.
* You may obtain a copy of the License at
*
* <http://www.apache.org/licenses/LICENSE-2.0>
*
* Unless required by applicable law or agreed to in writing, software
* distributed under the License is distributed on an "AS IS" BASIS,
* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
* See the License for the specific language governing permissions and
* limitations under the License.
*/

Found in path(s):

* /opt/cola/permits/1779742482_1693226770.6289008/0/okio-3-5-0-sources-1-jar/nonJvmMain/okio/RealBufferedSource.kt
* /opt/cola/permits/1779742482_1693226770.6289008/0/okio-3-5-0-sources-1-jar/commonMain/okio/Segment.kt
* /opt/cola/permits/1779742482_1693226770.6289008/0/okio-3-5-0-sources-1-jar/commonMain/okio/SegmentPool.kt
*
* /opt/cola/permits/1779742482_1693226770.6289008/0/okio-3-5-0-sources-1-jar/commonMain/okio/ForwardingSource.kt
* /opt/cola/permits/1779742482_1693226770.6289008/0/okio-3-5-0-sources-1-jar/nonJvmMain/okio/SegmentPool.kt
* /opt/cola/permits/1779742482_1693226770.6289008/0/okio-3-5-0-sources-1-jar/nonJvmMain/okio/ForwardingSource.kt

No license file was found, but licenses were detected in source scan.

```
/*
 * Copyright (C) 2020 Square, Inc. and others.
 *
 * Licensed under the Apache License, Version 2.0 (the "License");
 * you may not use this file except in compliance with the License.
 * You may obtain a copy of the License at
 *
 *     http://www.apache.org/licenses/LICENSE-2.0
 *
 * Unless required by applicable law or agreed to in writing, software
 * distributed under the License is distributed on an "AS IS" BASIS,
 * WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
 * See the License for the specific language governing permissions and
 * limitations under the License.
 */
```

Found in path(s):

```
* /opt/cola/permits/1779742482_1693226770.6289008/0/okio-3-5-0-sources-1-
jar/hashFunctions/okio/internal/HashFunction.kt
```

No license file was found, but licenses were detected in source scan.

```
/*
 * Copyright (C) 2020 Square, Inc.
 *
 * Licensed under the Apache License, Version 2.0 (the "License");
 * you may not use this file except in compliance with the License.
 * You may obtain a copy of the License at
 *
 *     http://www.apache.org/licenses/LICENSE-2.0
 *
 * Unless required by applicable law or agreed to in writing, software
 * distributed under the License is distributed on an "AS IS" BASIS,
 * WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
 * See the License for the specific language governing permissions and
 * limitations under the License.
 */
```

Found in path(s):

```
* /opt/cola/permits/1779742482_1693226770.6289008/0/okio-3-5-0-sources-1-
jar/commonMain/okio/HashingSink.kt
* /opt/cola/permits/1779742482_1693226770.6289008/0/okio-3-5-0-sources-1-jar/nativeMain/okio/PosixVariant.kt
* /opt/cola/permits/1779742482_1693226770.6289008/0/okio-3-5-0-sources-1-
jar/nonJvmMain/okio/HashingSink.kt
*
```

```
/opt/cola/permits/1779742482_1693226770.6289008/0/okio-3-5-0-sources-1-
jar/appleMain/okio/ApplePosixVariant.kt
```

* /opt/cola/permits/1779742482_1693226770.6289008/0/okio-3-5-0-sources-1-jar/nonJvmMain/okio/Path.kt
* /opt/cola/permits/1779742482_1693226770.6289008/0/okio-3-5-0-sources-1-jar/commonMain/okio/FileSystem.kt
* /opt/cola/permits/1779742482_1693226770.6289008/0/okio-3-5-0-sources-1-jar/commonMain/okio/ForwardingFileSystem.kt
* /opt/cola/permits/1779742482_1693226770.6289008/0/okio-3-5-0-sources-1-jar/commonMain/okio/HashingSource.kt
* /opt/cola/permits/1779742482_1693226770.6289008/0/okio-3-5-0-sources-1-jar/nativeMain/okio/FileSource.kt
* /opt/cola/permits/1779742482_1693226770.6289008/0/okio-3-5-0-sources-1-jar/nonJvmMain/okio/HashingSource.kt
* /opt/cola/permits/1779742482_1693226770.6289008/0/okio-3-5-0-sources-1-jar/commonMain/okio/FileMetadata.kt
* /opt/cola/permits/1779742482_1693226770.6289008/0/okio-3-5-0-sources-1-jar/commonMain/okio/ExperimentalFileSystem.kt
*
/opt/cola/permits/1779742482_1693226770.6289008/0/okio-3-5-0-sources-1-jar/nativeMain/okio/FileSink.kt
* /opt/cola/permits/1779742482_1693226770.6289008/0/okio-3-5-0-sources-1-jar/unixMain/okio/UnixPosixVariant.kt
* /opt/cola/permits/1779742482_1693226770.6289008/0/okio-3-5-0-sources-1-jar/nativeMain/okio/PosixFileSystem.kt
* /opt/cola/permits/1779742482_1693226770.6289008/0/okio-3-5-0-sources-1-jar/nativeMain/okio/Cinterop.kt
* /opt/cola/permits/1779742482_1693226770.6289008/0/okio-3-5-0-sources-1-jar/commonMain/okio/Path.kt
* /opt/cola/permits/1779742482_1693226770.6289008/0/okio-3-5-0-sources-1-jar/hashFunctions/okio/internal/Hmac.kt
* /opt/cola/permits/1779742482_1693226770.6289008/0/okio-3-5-0-sources-1-jar/commonMain/okio/internal/Path.kt
No license file was found, but licenses were detected in source scan.

/*

* Copyright (C) 2018 Square, Inc.

*

* Licensed under the Apache License, Version 2.0 (the "License");

* you may not use this file except in compliance with the License.

* You may obtain a copy of the License at

*

* <http://www.apache.org/licenses/LICENSE-2.0>

*

* Unless required by applicable law or agreed to in writing, software

* distributed under the License is distributed on an "AS IS" BASIS,

* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.

* See the License for the specific language governing permissions and

* limitations under the License.

*/

Found in path(s):

* /opt/cola/permits/1779742482_1693226770.6289008/0/okio-3-5-0-sources-1-jar/commonMain/okio/PeekSource.kt

No license file was found, but licenses were detected in source scan.

```
/*
 * Licensed to the Apache Software Foundation (ASF) under one or more
 * contributor license agreements. See the NOTICE file distributed with
 * this work for additional information regarding copyright ownership.
 * The ASF licenses this file to You under the Apache License, Version 2.0
 * (the "License"); you may not use this file except in compliance with
 * the License. You may obtain a copy of the License at
 *
 * http://www.apache.org/licenses/LICENSE-2.0
 *
 * Unless required by applicable law or agreed to in writing, software
 * distributed under the License is distributed on an "AS IS" BASIS,
 * WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
 * See the License for the specific language governing permissions and
 * limitations under the License.
 */
```

Found in path(s):

```
* /opt/cola/permits/1779742482_1693226770.6289008/0/okio-3-5-0-sources-1-jar/commonMain/okio/Base64.kt
```

No license file was found, but licenses were detected in source scan.

```
/*
 * Copyright (C) 2019 Square, Inc.
 *
 * Licensed under the Apache License, Version 2.0 (the "License");
 * you may not use this file except in compliance with the License.
 * You may obtain a copy of the License at
 *
 * http://www.apache.org/licenses/LICENSE-2.0
 *
 * Unless required by applicable law or agreed to in writing, software
 * distributed under the License is distributed on an "AS IS" BASIS,
 * WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
 * See the License for the specific language governing permissions and
 * limitations under the License.
 */
```

Found in path(s):

```
* /opt/cola/permits/1779742482_1693226770.6289008/0/okio-3-5-0-sources-1-
jar/commonMain/okio/internal/RealBufferedSink.kt
```

```
* /opt/cola/permits/1779742482_1693226770.6289008/0/okio-3-5-0-sources-1-
jar/commonMain/okio/internal/RealBufferedSource.kt
```

```
* /opt/cola/permits/1779742482_1693226770.6289008/0/okio-3-5-0-sources-1-
jar/commonMain/okio/internal/SegmentedByteString.kt
```

No license file was found, but licenses were detected in source scan.

```
/*
 * Copyright (C) 2020 Square, Inc.
```

*
* Licensed under the Apache License, Version 2.0 (the "License");
* you may not use this file except in compliance with the License.
* You may obtain a copy of the License at
*
* <http://www.apache.org/licenses/LICENSE-2.0>
*
* Unless required by applicable law or agreed to in writing, software
* distributed under the License is distributed on an "AS IS" BASIS,
* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
* See the License for the specific language governing permissions and
* limitations under the License.
*/

Found in path(s):

* /opt/cola/permits/1779742482_1693226770.6289008/0/okio-3-5-0-sources-1-jar/hashFunctions/okio/internal/Sha1.kt
* /opt/cola/permits/1779742482_1693226770.6289008/0/okio-3-5-0-sources-1-jar/hashFunctions/okio/internal/Sha512.kt
* /opt/cola/permits/1779742482_1693226770.6289008/0/okio-3-5-0-sources-1-jar/hashFunctions/okio/internal/Sha256.kt
*
/opt/cola/permits/1779742482_1693226770.6289008/0/okio-3-5-0-sources-1-jar/hashFunctions/okio/internal/Md5.kt

No license file was found, but licenses were detected in source scan.

/*
* Copyright (C) 2018 Square, Inc.
*
* Licensed under the Apache License, Version 2.0 (the "License");
* you may not use this file except in compliance with the License.
* You may obtain a copy of the License at
*
* <http://www.apache.org/licenses/LICENSE-2.0>
*
* Unless required by applicable law or agreed to in writing, software
* distributed under the License is distributed on an "AS IS" BASIS,
* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
* See the License for the specific language governing permissions and
* limitations under the License.
*/

Found in path(s):

* /opt/cola/permits/1779742482_1693226770.6289008/0/okio-3-5-0-sources-1-jar/nonAppleMain/okio/ByteString.kt
* /opt/cola/permits/1779742482_1693226770.6289008/0/okio-3-5-0-sources-1-jar/commonMain/okio/CommonPlatform.kt
* /opt/cola/permits/1779742482_1693226770.6289008/0/okio-3-5-0-sources-1-jar/commonMain/okio/internal/-

Utf8.kt

*

/opt/cola/permits/1779742482_1693226770.6289008/0/okio-3-5-0-sources-1-jar/nonJvmMain/okio/NonJvmPlatform.kt

* /opt/cola/permits/1779742482_1693226770.6289008/0/okio-3-5-0-sources-1-jar/commonMain/okio/internal/ByteString.kt

* /opt/cola/permits/1779742482_1693226770.6289008/0/okio-3-5-0-sources-1-jar/commonMain/okio/ByteString.kt

* /opt/cola/permits/1779742482_1693226770.6289008/0/okio-3-5-0-sources-1-jar/commonMain/okio/Util.kt

* /opt/cola/permits/1779742482_1693226770.6289008/0/okio-3-5-0-sources-1-jar/appleMain/okio/ByteString.kt

No license file was found, but licenses were detected in source scan.

/*

* Copyright (C) 2017 Square, Inc.

*

* Licensed under the Apache License, Version 2.0 (the "License");

* you may not use this file except in compliance with the License.

* You may obtain a copy of the License at

*

* <http://www.apache.org/licenses/LICENSE-2.0>

*

* Unless required by applicable law or agreed to in writing, software

* distributed under the License is distributed on an "AS IS" BASIS,

* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.

* See the License for the specific language governing permissions and

* limitations under the License.

*/

Found in path(s):

* /opt/cola/permits/1779742482_1693226770.6289008/0/okio-3-5-0-sources-1-jar/commonMain/okio/Utf8.kt

No license file was found, but licenses were detected in source scan.

/*

* Copyright (C) 2016 Square, Inc.

*

* Licensed under the Apache License, Version 2.0 (the "License");

* you may not use this file except in compliance with the License.

* You may obtain a copy of the License at

*

* <http://www.apache.org/licenses/LICENSE-2.0>

*

* Unless required by applicable law or agreed to in writing, software

* distributed under the License is distributed on an "AS IS" BASIS,

* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.

* See the License for the specific language governing permissions and

* limitations under the License.

*/

Found in path(s):

* /opt/cola/permits/1779742482_1693226770.6289008/0/okio-3-5-0-sources-1-jar/commonMain/okio/Options.kt
No license file was found, but licenses were detected in source scan.

/*

* Copyright (C) 2019 Square, Inc.

*

* Licensed under the Apache License, Version 2.0 (the "License");

* you may not use this file except in compliance with the License.

* You may obtain a copy of the License at

*

* <http://www.apache.org/licenses/LICENSE-2.0>

*

* Unless required by applicable law or agreed to in writing, software

* distributed under the License is distributed on an "AS IS" BASIS,

* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.

* See the License for the specific language governing permissions and

* limitations under the License.

*/

Found in path(s):

* /opt/cola/permits/1779742482_1693226770.6289008/0/okio-3-5-0-sources-1-jar/commonMain/okio/RealBufferedSink.kt

* /opt/cola/permits/1779742482_1693226770.6289008/0/okio-3-5-0-sources-1-jar/commonMain/okio/Buffer.kt

* /opt/cola/permits/1779742482_1693226770.6289008/0/okio-3-5-0-sources-1-jar/commonMain/okio/Sink.kt

*

/opt/cola/permits/1779742482_1693226770.6289008/0/okio-3-5-0-sources-1-jar/commonMain/okio/Okio.kt

* /opt/cola/permits/1779742482_1693226770.6289008/0/okio-3-5-0-sources-1-jar/nonJvmMain/okio/BufferedSource.kt

jar/nonJvmMain/okio/BufferedSource.kt

* /opt/cola/permits/1779742482_1693226770.6289008/0/okio-3-5-0-sources-1-jar/nonJvmMain/okio/RealBufferedSink.kt

jar/nonJvmMain/okio/RealBufferedSink.kt

* /opt/cola/permits/1779742482_1693226770.6289008/0/okio-3-5-0-sources-1-jar/commonMain/okio/Source.kt

* /opt/cola/permits/1779742482_1693226770.6289008/0/okio-3-5-0-sources-1-jar/nonJvmMain/okio/Sink.kt

* /opt/cola/permits/1779742482_1693226770.6289008/0/okio-3-5-0-sources-1-jar/commonMain/okio/Timeout.kt

* /opt/cola/permits/1779742482_1693226770.6289008/0/okio-3-5-0-sources-1-jar/commonMain/okio/internal/Buffer.kt

jar/commonMain/okio/internal/Buffer.kt

* /opt/cola/permits/1779742482_1693226770.6289008/0/okio-3-5-0-sources-1-jar/commonMain/okio/BufferedSink.kt

jar/commonMain/okio/BufferedSink.kt

* /opt/cola/permits/1779742482_1693226770.6289008/0/okio-3-5-0-sources-1-jar/commonMain/okio/RealBufferedSource.kt

jar/commonMain/okio/RealBufferedSource.kt

* /opt/cola/permits/1779742482_1693226770.6289008/0/okio-3-5-0-sources-1-jar/nonJvmMain/okio/Timeout.kt

*

/opt/cola/permits/1779742482_1693226770.6289008/0/okio-3-5-0-sources-1-jar/nonJvmMain/okio/BufferedSink.kt

* /opt/cola/permits/1779742482_1693226770.6289008/0/okio-3-5-0-sources-1-jar/commonMain/okio/BufferedSource.kt

jar/commonMain/okio/BufferedSource.kt

* /opt/cola/permits/1779742482_1693226770.6289008/0/okio-3-5-0-sources-1-jar/nonJvmMain/okio/Buffer.kt

1.954 elfutils 0.176-1.1ubuntu0.1

1.954.1 Available under license :

GNU LESSER GENERAL PUBLIC LICENSE

Version 3, 29 June 2007

Copyright (C) 2007 Free Software Foundation, Inc. <<http://fsf.org/>>

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

This version of the GNU Lesser General Public License incorporates the terms and conditions of version 3 of the GNU General Public License, supplemented by the additional permissions listed below.

0. Additional Definitions.

As used herein, "this License" refers to version 3 of the GNU Lesser General Public License, and the "GNU GPL" refers to version 3 of the GNU General Public License.

"The Library" refers to a covered work governed by this License, other than an Application or a Combined Work as defined below.

An "Application" is any work that makes use of an interface provided by the Library, but which is not otherwise based on the Library.

Defining a subclass of a class defined by the Library is deemed a mode of using an interface provided by the Library.

A "Combined Work" is a work produced by combining or linking an Application with the Library. The particular version of the Library with which the Combined Work was made is also called the "Linked Version".

The "Minimal Corresponding Source" for a Combined Work means the Corresponding Source for the Combined Work, excluding any source code for portions of the Combined Work that, considered in isolation, are based on the Application, and not on the Linked Version.

The "Corresponding Application Code" for a Combined Work means the object code and/or source code for the Application, including any data and utility programs needed for reproducing the Combined Work from the Application, but excluding the System Libraries of the Combined Work.

1. Exception to Section 3 of the GNU GPL.

You may convey a covered work under sections 3 and 4 of this License without being bound by section 3 of the GNU GPL.

2. Conveying Modified Versions.

If you modify a copy of the Library, and, in your modifications, a facility refers to a function or data to be supplied by an Application that uses the facility (other than as an argument passed when the facility is invoked), then you may convey a copy of the modified version:

- a) under this License, provided that you make a good faith effort to ensure that, in the event an Application does not supply the function or data, the facility still operates, and performs whatever part of its purpose remains meaningful, or
- b) under the GNU GPL, with none of the additional permissions of this License applicable to that copy.

3. Object Code Incorporating Material from Library Header Files.

The object code form of an Application may incorporate material from a header file that is part of the Library. You may convey such object code under terms of your choice, provided that, if the incorporated material is not limited to numerical parameters, data structure layouts and accessors, or small macros, inline functions and templates (ten or fewer lines in length), you do both of the following:

- a) Give prominent notice with each copy of the object code that the Library is used in it and that the Library and its use are covered by this License.
- b) Accompany the object code with a copy of the GNU GPL and this license document.

4. Combined Works.

You may convey a Combined Work under terms of your choice that, taken together, effectively do not restrict modification of the portions of the Library contained in the Combined Work and reverse engineering for debugging such modifications, if you also do each of the following:

- a) Give prominent notice with each copy of the Combined Work that the Library is used in it and that the Library and its use are covered by this License.

b) Accompany the Combined Work with a copy of the GNU GPL and this license document.

c) For a Combined Work that displays copyright notices during execution, include the copyright notice for the Library among these notices, as well as a reference directing the user to the copies of the GNU GPL and this license document.

d) Do one of the following:

0) Convey the Minimal Corresponding Source under the terms of this License, and the Corresponding Application Code in a form suitable for, and under terms that permit, the user to recombine or relink the Application with a modified version of the Linked Version to produce a modified Combined Work, in the manner specified by section 6 of the GNU GPL for conveying Corresponding Source.

1) Use a suitable shared library mechanism for linking with the Library. A suitable mechanism is one that (a) uses at run time a copy of the Library already present on the user's computer system, and (b) will operate properly with a modified version of the Library that is interface-compatible with the Linked Version.

e) Provide Installation Information, but only if you would otherwise be required to provide such information under section 6 of the GNU GPL, and only to the extent that such information is necessary to install and execute a modified version of the Combined Work produced by recombining or relinking the Application with a modified version of the Linked Version. (If you use option 4d0, the Installation Information must accompany the Minimal Corresponding Source and Corresponding Application Code. If you use option 4d1, you must provide the Installation Information in the manner specified by section 6 of the GNU GPL for conveying Corresponding Source.)

5. Combined Libraries.

You may place library facilities that are a work based on the Library side by side in a single library together with other library facilities that are not Applications and are not covered by this License, and convey such a combined library under terms of your choice, if you do both of the following:

a) Accompany the combined library with a copy of the same work based on the Library, uncombined with any other library facilities, conveyed under the terms of this License.

b) Give prominent notice with the combined library that part of it is a work based on the Library, and explaining where to find the accompanying uncombined form of the same work.

6. Revised Versions of the GNU Lesser General Public License.

The Free Software Foundation may publish revised and/or new versions of the GNU Lesser General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Library as you received it specifies that a certain numbered version of the GNU Lesser General Public License "or any later version" applies to it, you have the option of following the terms and conditions either of that published version or of any later version published by the Free Software Foundation. If the Library as you received it does not specify a version number of the GNU Lesser General Public License, you may choose any version of the GNU Lesser General Public License ever published by the Free Software Foundation.

If the Library as you received it specifies that a proxy can decide whether future versions of the GNU Lesser General Public License shall apply, that proxy's public statement of acceptance of any version is permanent authorization for you to choose that version for the Library.

GNU GENERAL PUBLIC LICENSE

Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.,
51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA
Everyone is permitted to copy and distribute verbatim copies
of this license document, but changing it is not allowed.

Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. This General Public License applies to most of the Free Software Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by

the GNU Lesser General Public License instead.) You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price.

Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and modification follow.

GNU GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed

under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.

b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.

c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this

License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Program.

In addition, mere aggregation of another work not based on the Program with the Program (or with a work based on the Program) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

a) Accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for

making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot

distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of

this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

END OF TERMS AND CONDITIONS

How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

<one line to give the program's name and a brief idea of what it does.>

Copyright (C) <year> <name of author>

This program is free software; you can redistribute it and/or modify
it under the terms of the GNU

General Public License as published by

the Free Software Foundation; either version 2 of the License, or
(at your option) any later version.

This program is distributed in the hope that it will be useful,
but WITHOUT ANY WARRANTY; without even the implied warranty of
MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the
GNU General Public License for more details.

You should have received a copy of the GNU General Public License along
with this program; if not, write to the Free Software Foundation, Inc.,
51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA.

Also add information on how to contact you by electronic and paper mail.

If the program is interactive, make it output a short notice like this
when it starts in an interactive mode:

Gnomovision version 69, Copyright (C) year name of author

Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type `show w'.

This is free software, and you are welcome to redistribute

it

under certain conditions; type `show c' for details.

The hypothetical commands `show w' and `show c' should show the appropriate
parts of the General Public License. Of course, the commands you use may
be called something other than `show w' and `show c'; they could even be
mouse-clicks or menu items--whatever suits your program.

You should also get your employer (if you work as a programmer) or your
school, if any, to sign a "copyright disclaimer" for the program, if
necessary. Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the program

`Gnomovision' (which makes passes at compilers) written by James Hacker.

<signature of Ty Coon>, 1 April 1989

Ty Coon, President of Vice

This General Public License does not permit incorporating your program into
proprietary programs. If your program is a subroutine library, you may
consider it more useful to permit linking proprietary applications with the
library. If this

is what you want to do, use the GNU Lesser General Public License instead of this License.

GNU GENERAL PUBLIC LICENSE
Version 3, 29 June 2007

Copyright (C) 2007 Free Software Foundation, Inc. <<http://fsf.org/>>
Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

Preamble

The GNU General Public License is a free, copyleft license for software and other kinds of works.

The licenses for most software and other practical works are designed to take away your freedom to share and change the works. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change all versions of a program--to make sure it remains free software for all its users. We, the Free Software Foundation, use the GNU General Public License for most of our software; it applies also to any other work released this way by its authors. You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for them if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs, and that you know you can do these things.

To protect your rights, we need to prevent others from denying you these rights or asking you to surrender the rights. Therefore, you have certain responsibilities if you distribute copies of the software, or if you modify it: responsibilities to respect the freedom of others.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must pass on to the recipients the same freedoms that you received. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

Developers that use the GNU GPL protect your rights with two steps: (1) assert copyright on the software, and (2) offer you this License giving you legal permission to copy, distribute and/or modify it.

For the developers' and authors' protection, the GPL clearly explains

that there is no warranty for this free software. For both users' and authors' sake, the GPL requires that modified versions be marked as changed, so that their problems will not be attributed erroneously to authors of previous versions.

Some devices are designed to deny users access to install or run modified versions of the software inside them, although the manufacturer can do so. This is fundamentally incompatible with the aim of protecting users' freedom to change the software. The systematic pattern of such abuse occurs in the area of products for individuals to use, which is precisely where it is most unacceptable. Therefore, we have designed this version of the GPL to prohibit the practice for those products. If such problems arise substantially in other domains, we stand ready to extend this provision to those domains in future versions of the GPL, as needed to protect the freedom of users.

Finally, every program is threatened constantly by software patents. States should not allow patents to restrict development and use of software on general-purpose computers, but in those that do, we wish to avoid the special danger that patents applied to a free program could make it effectively proprietary. To prevent this, the GPL assures that patents cannot be used to render the program non-free.

The precise terms and conditions for copying, distribution and modification follow.

TERMS AND CONDITIONS

0. Definitions.

"This License" refers to version 3 of the GNU General Public License.

"Copyright" also means copyright-like laws that apply to other kinds of works, such as semiconductor masks.

"The Program" refers to any copyrightable work licensed under this License. Each licensee is addressed as "you". "Licensees" and "recipients" may be individuals or organizations.

To "modify" a work means to copy from or adapt all or part of the work in a fashion requiring copyright permission, other than the making of an exact copy. The resulting work is called a "modified version" of the earlier work or a work "based on" the earlier work.

A "covered work" means either the unmodified Program or a work based on the Program.

To "propagate" a work means to do anything with it that, without permission, would make you directly or secondarily liable for infringement under applicable copyright law, except executing it on a computer or modifying a private copy. Propagation includes copying, distribution (with or without modification), making available to the public, and in some countries other activities as well.

To "convey" a work means any kind of propagation that enables other parties to make or receive copies. Mere interaction with a user through a computer network, with no transfer of a copy, is not conveying.

An interactive user interface displays "Appropriate Legal Notices" to the extent that it includes a convenient and prominently visible feature that (1) displays an appropriate copyright notice, and (2) tells the user that there is no warranty for the work (except to the extent that warranties are provided), that licensees may convey the work under this License, and how to view a copy of this License. If the interface presents a list of user commands or options, such as a menu, a prominent item in the list meets this criterion.

1. Source Code.

The "source code" for a work means the preferred form of the work for making modifications to it. "Object code" means any non-source form of a work.

A "Standard Interface" means an interface that either is an official standard defined by a recognized standards body, or, in the case of interfaces specified for a particular programming language, one that is widely used among developers working in that language.

The "System Libraries" of an executable work include anything, other than the work as a whole, that (a) is included in the normal form of packaging a Major Component, but which is not part of that Major Component, and (b) serves only to enable use of the work with that Major Component, or to implement a Standard Interface for which an implementation is available to the public in source code form. A "Major Component", in this context, means a major essential component (kernel, window system, and so on) of the specific operating system (if any) on which the executable work runs, or a compiler used to produce the work, or an object code interpreter used to run it.

The "Corresponding Source" for a work in object code form means all the source code needed to generate, install, and (for an executable work) run the object code and to modify the work, including scripts to

control those activities. However, it does not include the work's System Libraries, or general-purpose tools or generally available free programs which are used unmodified in performing those activities but which are not part of the work. For example, Corresponding Source includes interface definition files associated with source files for the work, and the source code for shared libraries and dynamically linked subprograms that the work is specifically designed to require, such as by intimate data communication or control flow between those subprograms and other parts of the work.

The Corresponding Source need not include anything that users can regenerate automatically from other parts of the Corresponding Source.

The Corresponding Source for a work in source code form is that same work.

2. Basic Permissions.

All rights granted under this License are granted for the term of copyright on the Program, and are irrevocable provided the stated conditions are met. This License explicitly affirms your unlimited permission to run the unmodified Program. The output from running a covered work is covered by this License only if the output, given its content, constitutes a covered work. This License acknowledges your rights of fair use or other equivalent, as provided by copyright law.

You may make, run and propagate covered works that you do not convey, without conditions so long as your license otherwise remains in force. You may convey covered works to others for the sole purpose of having them make modifications exclusively for you, or provide you with facilities for running those works, provided that you comply with the terms of this License in conveying all material for which you do not control copyright. Those thus making or running the covered works for you must do so exclusively on your behalf, under your direction and control, on terms that prohibit them from making any copies of your copyrighted material outside their relationship with you.

Conveying under any other circumstances is permitted solely under the conditions stated below. Sublicensing is not allowed; section 10 makes it unnecessary.

3. Protecting Users' Legal Rights From Anti-Circumvention Law.

No covered work shall be deemed part of an effective technological

measure under any applicable law fulfilling obligations under article 11 of the WIPO copyright treaty adopted on 20 December 1996, or similar laws prohibiting or restricting circumvention of such measures.

When you convey a covered work, you waive any legal power to forbid circumvention of technological measures to the extent such circumvention is effected by exercising rights under this License with respect to the covered work, and you disclaim any intention to limit operation or modification of the work as a means of enforcing, against the work's users, your or third parties' legal rights to forbid circumvention of technological measures.

4. Conveying Verbatim Copies.

You may convey verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice; keep intact all notices stating that this License and any non-permissive terms added in accord with section 7 apply to the code; keep intact all notices of the absence of any warranty; and give all recipients a copy of this License along with the Program.

You may charge any price or no price for each copy that you convey, and you may offer support or warranty protection for a fee.

5. Conveying Modified Source Versions.

You may convey a work based on the Program, or the modifications to produce it from the Program, in the form of source code under the terms of section 4, provided that you also meet all of these conditions:

- a) The work must carry prominent notices stating that you modified it, and giving a relevant date.
- b) The work must carry prominent notices stating that it is released under this License and any conditions added under section 7. This requirement modifies the requirement in section 4 to "keep intact all notices".
- c) You must license the entire work, as a whole, under this License to anyone who comes into possession of a copy. This License will therefore apply, along with any applicable section 7 additional terms, to the whole of the work, and all its parts, regardless of how they are packaged. This License gives no permission to license the work in any other way, but it does not

invalidate such permission if you have separately received it.

d) If the work has interactive user interfaces, each must display Appropriate Legal Notices; however, if the Program has interactive interfaces that do not display Appropriate Legal Notices, your work need not make them do so.

A compilation of a covered work with other separate and independent works, which are not by their nature extensions of the covered work, and which are not combined with it such as to form a larger program, in or on a volume of a storage or distribution medium, is called an "aggregate" if the compilation and its resulting copyright are not used to limit the access or legal rights of the compilation's users beyond what the individual works permit. Inclusion of a covered work in an aggregate does not cause this License to apply to the other parts of the aggregate.

6. Conveying Non-Source Forms.

You may convey a covered work in object code form under the terms of sections 4 and 5, provided that you also convey the machine-readable Corresponding Source under the terms of this License, in one of these ways:

a) Convey the object code in, or embodied in, a physical product (including a physical distribution medium), accompanied by the Corresponding Source fixed on a durable physical medium customarily used for software interchange.

b) Convey the object code in, or embodied in, a physical product (including a physical distribution medium), accompanied by a written offer, valid for at least three years and valid for as long as you offer spare parts or customer support for that product model, to give anyone who possesses the object code either (1) a copy of the Corresponding Source for all the software in the product that is covered by this License, on a durable physical medium customarily used for software interchange, for a price no more than your reasonable cost of physically performing this conveying of source, or (2) access to copy the Corresponding Source from a network server at no charge.

c) Convey individual copies of the object code with a copy of the written offer to provide the Corresponding Source. This alternative is allowed only occasionally and noncommercially, and only if you received the object code with such an offer, in accord with subsection 6b.

d) Convey the object code by offering access from a designated place (gratis or for a charge), and offer equivalent access to the Corresponding Source in the same way through the same place at no further charge. You need not require recipients to copy the Corresponding Source along with the object code. If the place to copy the object code is a network server, the Corresponding Source may be on a different server (operated by you or a third party) that supports equivalent copying facilities, provided you maintain clear directions next to the object code saying where to find the Corresponding Source. Regardless of what server hosts the Corresponding Source, you remain obligated to ensure that it is available for as long as needed to satisfy these requirements.

e) Convey the object code using peer-to-peer transmission, provided you inform other peers where the object code and Corresponding Source of the work are being offered to the general public at no charge under subsection 6d.

A separable portion of the object code, whose source code is excluded from the Corresponding Source as a System Library, need not be included in conveying the object code work.

A "User Product" is either (1) a "consumer product", which means any tangible personal property which is normally used for personal, family, or household purposes, or (2) anything designed or sold for incorporation into a dwelling. In determining whether a product is a consumer product, doubtful cases shall be resolved in favor of coverage. For a particular product received by a particular user, "normally used" refers to a typical or common use of that class of product, regardless of the status of the particular user or of the way in which the particular user actually uses, or expects or is expected to use, the product. A product is a consumer product regardless of whether the product has substantial commercial, industrial or non-consumer uses, unless such uses represent the only significant mode of use of the product.

"Installation Information" for a User Product means any methods, procedures, authorization keys, or other information required to install and execute modified versions of a covered work in that User Product from a modified version of its Corresponding Source. The information must suffice to ensure that the continued functioning of the modified object code is in no case prevented or interfered with solely because modification has been made.

If you convey an object code work under this section in, or with, or

specifically for use in, a User Product, and the conveying occurs as part of a transaction in which the right of possession and use of the User Product is transferred to the recipient in perpetuity or for a fixed term (regardless of how the transaction is characterized), the Corresponding Source conveyed under this section must be accompanied by the Installation Information. But this requirement does not apply if neither you nor any third party retains the ability to install modified object code on the User Product (for example, the work has been installed in ROM).

The requirement to provide Installation Information does not include a requirement to continue to provide support service, warranty, or updates for a work that has been modified or installed by the recipient, or for the User Product in which it has been modified or installed. Access to a network may be denied when the modification itself materially and adversely affects the operation of the network or violates the rules and protocols for communication across the network.

Corresponding Source conveyed, and Installation Information provided, in accord with this section must be in a format that is publicly documented (and with an implementation available to the public in source code form), and must require no special password or key for unpacking, reading or copying.

7. Additional Terms.

"Additional permissions" are terms that supplement the terms of this License by making exceptions from one or more of its conditions. Additional permissions that are applicable to the entire Program shall be treated as though they were included in this License, to the extent that they are valid under applicable law. If additional permissions apply only to part of the Program, that part may be used separately under those permissions, but the entire Program remains governed by this License without regard to the additional permissions.

When you convey a copy of a covered work, you may at your option remove any additional permissions from that copy, or from any part of it. (Additional permissions may be written to require their own removal in certain cases when you modify the work.) You may place additional permissions on material, added by you to a covered work, for which you have or can give appropriate copyright permission.

Notwithstanding any other provision of this License, for material you add to a covered work, you may (if authorized by the copyright holders of that material) supplement the terms of this License with terms:

- a) Disclaiming warranty or limiting liability differently from the terms of sections 15 and 16 of this License; or
- b) Requiring preservation of specified reasonable legal notices or author attributions in that material or in the Appropriate Legal Notices displayed by works containing it; or
- c) Prohibiting misrepresentation of the origin of that material, or requiring that modified versions of such material be marked in reasonable ways as different from the original version; or
- d) Limiting the use for publicity purposes of names of licensors or authors of the material; or
- e) Declining to grant rights under trademark law for use of some trade names, trademarks, or service marks; or
- f) Requiring indemnification of licensors and authors of that material by anyone who conveys the material (or modified versions of it) with contractual assumptions of liability to the recipient, for any liability that these contractual assumptions directly impose on those licensors and authors.

All other non-permissive additional terms are considered "further restrictions" within the meaning of section 10. If the Program as you received it, or any part of it, contains a notice stating that it is governed by this License along with a term that is a further restriction, you may remove that term. If a license document contains a further restriction but permits relicensing or conveying under this License, you may add to a covered work material governed by the terms of that license document, provided that the further restriction does not survive such relicensing or conveying.

If you add terms to a covered work in accord with this section, you must place, in the relevant source files, a statement of the additional terms that apply to those files, or a notice indicating where to find the applicable terms.

Additional terms, permissive or non-permissive, may be stated in the form of a separately written license, or stated as exceptions; the above requirements apply either way.

8. Termination.

You may not propagate or modify a covered work except as expressly

provided under this License. Any attempt otherwise to propagate or modify it is void, and will automatically terminate your rights under this License (including any patent licenses granted under the third paragraph of section 11).

However, if you cease all violation of this License, then your license from a particular copyright holder is reinstated (a) provisionally, unless and until the copyright holder explicitly and finally terminates your license, and (b) permanently, if the copyright holder fails to notify you of the violation by some reasonable means prior to 60 days after the cessation.

Moreover, your license from a particular copyright holder is reinstated permanently if the copyright holder notifies you of the violation by some reasonable means, this is the first time you have received notice of violation of this License (for any work) from that copyright holder, and you cure the violation prior to 30 days after your receipt of the notice.

Termination of your rights under this section does not terminate the licenses of parties who have received copies or rights from you under this License. If your rights have been terminated and not permanently reinstated, you do not qualify to receive new licenses for the same material under section 10.

9. Acceptance Not Required for Having Copies.

You are not required to accept this License in order to receive or run a copy of the Program. Ancillary propagation of a covered work occurring solely as a consequence of using peer-to-peer transmission to receive a copy likewise does not require acceptance. However, nothing other than this License grants you permission to propagate or modify any covered work. These actions infringe copyright if you do not accept this License. Therefore, by modifying or propagating a covered work, you indicate your acceptance of this License to do so.

10. Automatic Licensing of Downstream Recipients.

Each time you convey a covered work, the recipient automatically receives a license from the original licensors, to run, modify and propagate that work, subject to this License. You are not responsible for enforcing compliance by third parties with this License.

An "entity transaction" is a transaction transferring control of an organization, or substantially all assets of one, or subdividing an organization, or merging organizations. If propagation of a covered

work results from an entity transaction, each party to that transaction who receives a copy of the work also receives whatever licenses to the work the party's predecessor in interest had or could give under the previous paragraph, plus a right to possession of the Corresponding Source of the work from the predecessor in interest, if the predecessor has it or can get it with reasonable efforts.

You may not impose any further restrictions on the exercise of the rights granted or affirmed under this License. For example, you may not impose a license fee, royalty, or other charge for exercise of rights granted under this License, and you may not initiate litigation (including a cross-claim or counterclaim in a lawsuit) alleging that any patent claim is infringed by making, using, selling, offering for sale, or importing the Program or any portion of it.

11. Patents.

A "contributor" is a copyright holder who authorizes use under this License of the Program or a work on which the Program is based. The work thus licensed is called the contributor's "contributor version".

A contributor's "essential patent claims" are all patent claims owned or controlled by the contributor, whether already acquired or hereafter acquired, that would be infringed by some manner, permitted by this License, of making, using, or selling its contributor version, but do not include claims that would be infringed only as a consequence of further modification of the contributor version. For purposes of this definition, "control" includes the right to grant patent sublicenses in a manner consistent with the requirements of this License.

Each contributor grants you a non-exclusive, worldwide, royalty-free patent license under the contributor's essential patent claims, to make, use, sell, offer for sale, import and otherwise run, modify and propagate the contents of its contributor version.

In the following three paragraphs, a "patent license" is any express agreement or commitment, however denominated, not to enforce a patent (such as an express permission to practice a patent or covenant not to sue for patent infringement). To "grant" such a patent license to a party means to make such an agreement or commitment not to enforce a patent against the party.

If you convey a covered work, knowingly relying on a patent license, and the Corresponding Source of the work is not available for anyone to copy, free of charge and under the terms of this

License, through a publicly available network server or other readily accessible means, then you must either (1) cause the Corresponding Source to be so available, or (2) arrange to deprive yourself of the benefit of the patent license for this particular work, or (3) arrange, in a manner consistent with the requirements of this License, to extend the patent license to downstream recipients. "Knowingly relying" means you have actual knowledge that, but for the patent license, your conveying the covered work in a country, or your recipient's use of the covered work in a country, would infringe one or more identifiable patents in that country that you have reason to believe are valid.

If, pursuant to or in connection with a single transaction or arrangement, you convey, or propagate by procuring conveyance of, a covered work, and grant a patent license to some of the parties receiving the covered work authorizing them to use, propagate, modify or convey a specific copy of the covered work, then the patent license you grant is automatically extended to all recipients of the covered work and works based on it.

A patent license is "discriminatory" if it does not include within the scope of its coverage, prohibits the exercise of, or is conditioned on the non-exercise of one or more of the rights that are specifically granted under this License. You may not convey a covered work if you are a party to an arrangement with a third party that is in the business of distributing software, under which you make payment to the third party based on the extent of your activity of conveying the work, and under which the third party grants, to any of the parties who would receive the covered work from you, a discriminatory patent license (a) in connection with copies of the covered work conveyed by you (or copies made from those copies), or (b) primarily for and in connection with specific products or compilations that contain the covered work, unless you entered into that arrangement, or that patent license was granted, prior to 28 March 2007.

Nothing in this License shall be construed as excluding or limiting any implied license or other defenses to infringement that may otherwise be available to you under applicable patent law.

12. No Surrender of Others' Freedom.

If conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot convey a covered work so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may

not convey it at all. For example, if you agree to terms that obligate you to collect a royalty for further conveying from those to whom you convey the Program, the only way you could satisfy both those terms and this License would be to refrain entirely from conveying the Program.

13. Use with the GNU Affero General Public License.

Notwithstanding any other provision of this License, you have permission to link or combine any covered work with a work licensed under version 3 of the GNU Affero General Public License into a single combined work, and to convey the resulting work. The terms of this License will continue to apply to the part which is the covered work, but the special requirements of the GNU Affero General Public License, section 13, concerning interaction through a network will apply to the combination as such.

14. Revised Versions of this License.

The Free Software Foundation may publish revised and/or new versions of the GNU General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies that a certain numbered version of the GNU General Public License "or any later version" applies to it, you have the option of following the terms and conditions either of that numbered version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of the GNU General Public License, you may choose any version ever published by the Free Software Foundation.

If the Program specifies that a proxy can decide which future versions of the GNU General Public License can be used, that proxy's public statement of acceptance of a version permanently authorizes you to choose that version for the Program.

Later license versions may give you additional or different permissions. However, no additional obligations are imposed on any author or copyright holder as a result of your choosing to follow a later version.

15. Disclaimer of Warranty.

THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS"

WITHOUT WARRANTY

OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

16. Limitation of Liability.

IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MODIFIES AND/OR CONVEYS THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

17.

Interpretation of Sections 15 and 16.

If the disclaimer of warranty and limitation of liability provided above cannot be given local legal effect according to their terms, reviewing courts shall apply local law that most closely approximates an absolute waiver of all civil liability in connection with the Program, unless a warranty or assumption of liability accompanies a copy of the Program in return for a fee.

END OF TERMS AND CONDITIONS

How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively state the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

```
<one line to give the program's name and a brief idea of what it does.>  
Copyright (C) <year> <name of author>
```

This program is free software: you can redistribute it and/or modify it under the terms of the GNU General Public License as published by

the Free Software Foundation, either version 3 of the License, or
(at your option) any later version.

This program is distributed in the hope that it will be useful,
but WITHOUT ANY WARRANTY; without even the implied warranty of
MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the
GNU General Public License for more details.

You should have received a copy of the GNU General Public License
along with this program. If not, see <http://www.gnu.org/licenses/>.

Also add information on how to contact you by electronic and paper mail.

If the program does terminal interaction, make it output a short
notice like this when it starts in an interactive mode:

```
<program> Copyright (C) <year> <name of author>  
This program comes with ABSOLUTELY NO WARRANTY; for details type `show w'.  
This is free software, and you are welcome to redistribute it  
under certain conditions; type `show c' for details.
```

The hypothetical commands `show w' and `show c' should show the appropriate
parts of the General Public License. Of course, your program's commands
might be different; for a GUI interface, you would use an "about box".

You should also get your employer (if you work as a programmer) or school,
if any, to sign a "copyright disclaimer" for the program, if necessary.
For more information on this, and how to apply and follow the GNU GPL, see
<http://www.gnu.org/licenses/>.

The GNU General Public License does not permit incorporating your program
into proprietary programs. If your program is a subroutine library, you
may consider it more useful to permit linking proprietary applications with
the library. If this is what you want to
do, use the GNU Lesser General
Public License instead of this License. But first, please read
<http://www.gnu.org/philosophy/why-not-lgpl.html>.

1.955 x-text 0.13.0

1.955.1 Available under license :

Copyright (c) 2009 The Go Authors. All rights reserved.

Redistribution and use in source and binary forms, with or without
modification, are permitted provided that the following conditions are
met:

* Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.

* Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

* Neither the name of Google Inc. nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER

OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

1.956 x-sys 0.12.0

1.956.1 Available under license :

Copyright (c) 2013 unformatt

MIT License

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION

OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

1.957 apr-util 1.6.1-4ubuntu2.2

1.957.1 Available under license :

Apache License
Version 2.0, January 2004
<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses

granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise,

any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

APACHE PORTABLE RUNTIME SUBCOMPONENTS:

The Apache Portable Runtime includes a number of subcomponents with separate copyright notices and license terms. Your use of the source code for these subcomponents is subject to the terms and conditions of the following licenses.

For the include\apr_md5.h component:

```
/*  
* This work is derived from material Copyright RSA Data Security, Inc.  
*  
* The RSA copyright statement and Licence for that original material is  
* included below. This is followed by the Apache copyright statement and  
* licence for the modifications made to that material.  
*/  
  
/* Copyright (C) 1991-2, RSA Data Security,  
Inc. Created 1991. All  
rights reserved.
```

License to copy and use this software is granted provided that it is identified as the "RSA Data Security, Inc. MD5 Message-Digest Algorithm" in all material mentioning or referencing this software or this function.

License is also granted to make and use derivative works provided that such works are identified as "derived from the RSA Data Security, Inc. MD5 Message-Digest Algorithm" in all material mentioning or referencing the derived work.

RSA Data Security, Inc. makes no representations concerning either the merchantability of this software or the suitability of this software for any particular purpose. It is provided "as is" without express or implied warranty of any kind.

These notices must be retained in any copies of any part of this documentation and/or software.

*/

For the passwd\apr_md5.c component:

/*

* This work is derived from material Copyright RSA Data Security, Inc.

*

* The RSA copyright statement and Licence for that original material is included below. This is followed by the Apache copyright statement and licence for the modifications made to that material.

*/

/* MD5C.C - RSA Data Security, Inc., MD5 message-digest algorithm

*/

/* Copyright (C) 1991-2, RSA Data Security, Inc. Created 1991. All rights reserved.

License to copy and use this software is granted provided that it is identified as the "RSA Data Security, Inc. MD5 Message-Digest Algorithm" in all material mentioning or referencing this software or this function.

License is also granted to make and use derivative works provided that such works are identified as "derived from the RSA Data Security, Inc. MD5 Message-Digest Algorithm" in all material mentioning or referencing the derived work.

RSA Data Security, Inc. makes no representations concerning either the merchantability of this software or the suitability of this software for any

particular purpose. It is provided "as is"
without express or implied warranty of any kind.

These notices must be retained in any copies of any part of this
documentation and/or software.

*/

/*

* The apr_md5_encode() routine uses much code obtained from the FreeBSD 3.0

* MD5 crypt() function, which is licenced as follows:

* -----

* "THE BEER-WARE LICENSE" (Revision 42):

* <phk@login.dknet.dk> wrote this file. As long as you retain this notice you

* can do whatever you want with this stuff. If we meet some day, and you think

* this stuff is worth it, you can buy me a beer in return. Poul-Henning Kamp

* -----

*/

For the crypto\apr_md4.c component:

* This is derived from material copyright RSA Data Security, Inc.

* Their notice is reproduced below in its entirety.

*

* Copyright (C) 1991-2, RSA Data Security, Inc. Created

1991. All

* rights reserved.

*

* License to copy and use this software is granted provided that it

* is identified as the "RSA Data Security, Inc. MD4 Message-Digest

* Algorithm" in all material mentioning or referencing this software

* or this function.

*

* License is also granted to make and use derivative works provided

* that such works are identified as "derived from the RSA Data

* Security, Inc. MD4 Message-Digest Algorithm" in all material

* mentioning or referencing the derived work.

*

* RSA Data Security, Inc. makes no representations concerning either

* the merchantability of this software or the suitability of this

* software for any particular purpose. It is provided "as is"

* without express or implied warranty of any kind.

*

* These notices must be retained in any copies of any part of this

* documentation and/or software.

*/

For the crypto\crypt_blowfish.c(.h) component:

* Written by Solar Designer <solar at openwall.com> in 1998-2011.

* No copyright
is claimed, and the software is hereby placed in the public
* domain. In case this attempt to disclaim copyright and place the software
* in the public domain is deemed null and void, then the software is
* Copyright (c) 1998-2011 Solar Designer and it is hereby released to the
* general public under the following terms:
*
* Redistribution and use in source and binary forms, with or without
* modification, are permitted.
*
* There's ABSOLUTELY NO WARRANTY, express or implied.

See crypto/crypt_blowfish.c for more information.

For the include\apr_md4.h component:

*
* This is derived from material copyright RSA Data Security, Inc.
* Their notice is reproduced below in its entirety.
*
* Copyright (C) 1991-2, RSA Data Security, Inc. Created 1991. All
* rights reserved.
*
* License to copy and use this software is granted provided that it
* is identified as the "RSA Data Security, Inc. MD4 Message-Digest
* Algorithm" in all material mentioning or referencing this
software
* or this function.
*
* License is also granted to make and use derivative works provided
* that such works are identified as "derived from the RSA Data
* Security, Inc. MD4 Message-Digest Algorithm" in all material
* mentioning or referencing the derived work.
*
* RSA Data Security, Inc. makes no representations concerning either
* the merchantability of this software or the suitability of this
* software for any particular purpose. It is provided "as is"
* without express or implied warranty of any kind.
*
* These notices must be retained in any copies of any part of this
* documentation and/or software.
*/

For the test\testmd4.c component:

*
* This is derived from material copyright RSA Data Security, Inc.
* Their notice is reproduced below in its entirety.

*
* Copyright (C) 1990-2, RSA Data Security, Inc. Created 1990. All
* rights reserved.
*
* RSA Data Security, Inc. makes no representations concerning either
* the merchantability of this software
or the suitability of this
* software for any particular purpose. It is provided "as is"
* without express or implied warranty of any kind.
*
* These notices must be retained in any copies of any part of this
* documentation and/or software.
*/

For the xml\expat\conf\tools\install-sh component:

```
#  
# install - install a program, script, or datafile  
# This comes from X11R5 (mit/util/scripts/install.sh).  
#  
# Copyright 1991 by the Massachusetts Institute of Technology  
#  
# Permission to use, copy, modify, distribute, and sell this software and its  
# documentation for any purpose is hereby granted without fee, provided that  
# the above copyright notice appear in all copies and that both that  
# copyright notice and this permission notice appear in supporting  
# documentation, and that the name of M.I.T. not be used in advertising or  
# publicity pertaining to distribution of the software without specific,  
# written prior permission. M.I.T. makes no representations about the  
# suitability  
of this software for any purpose. It is provided "as is"  
# without express or implied warranty.  
#
```

For the expat xml parser component:

Copyright (c) 1998, 1999, 2000 Thai Open Source Software Center Ltd
and Clark Cooper

Permission is hereby granted, free of charge, to any person obtaining
a copy of this software and associated documentation files (the
"Software"), to deal in the Software without restriction, including
without limitation the rights to use, copy, modify, merge, publish,
distribute, sublicense, and/or sell copies of the Software, and to
permit persons to whom the Software is furnished to do so, subject to
the following conditions:

The above copyright notice and this permission notice shall be included

in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT.

IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

=====

For the ldap/apr_ldap_url.c component:

```
/* Portions Copyright 1998-2002 The OpenLDAP Foundation
 * All rights reserved.
 *
 * Redistribution and use in source and binary forms, with or without
 * modification, are permitted only as authorized by the OpenLDAP
 * Public License. A copy of this license is available at
 * http://www.OpenLDAP.org/license.html or in file LICENSE in the
 * top-level directory of the distribution.
 *
 * OpenLDAP is a registered trademark of the OpenLDAP Foundation.
 *
 * Individual files and/or contributed packages may be copyright by
 * other parties and subject to additional restrictions.
 *
 * This work is
 * derived from the University of Michigan LDAP v3.3
 * distribution. Information concerning this software is available
 * at: http://www.umich.edu/~dirsvcs/ldap/
 *
 * This work also contains materials derived from public sources.
 *
 * Additional information about OpenLDAP can be obtained at:
 * http://www.openldap.org/
 */

/*
 * Portions Copyright (c) 1992-1996 Regents of the University of Michigan.
 * All rights reserved.
 *
 * Redistribution and use in source and binary forms are permitted
 * provided that this notice is preserved and that due credit is given
 * to the University of Michigan at Ann Arbor. The name of the University
 * may not be used to endorse or promote products derived from this
```

* software without specific prior written permission. This software
* is provided ``as is" without express or implied warranty.
*/

Apache Portable Runtime Utility Library
Copyright (c) 2000-2016 The Apache Software Foundation.

This product includes software developed at
The Apache Software Foundation (<http://www.apache.org/>).

Portions of this software were developed at the National Center
for Supercomputing Applications (NCSA) at the University of
Illinois at Urbana-Champaign.

This software contains code derived from the RSA Data Security
Inc. MD5 Message-Digest Algorithm, including various
modifications by Spyglass Inc., Carnegie Mellon University, and
Bell Communications Research, Inc (Bellcore).

1.958 golang 1.20.8

1.958.1 Notifications :

This product includes software developed by the OpenSSL Project for use in the OpenSSL Toolkit
(<http://www.openssl.org/>)

This product includes cryptographic software written by Eric Young (eay@cryptsoft.com).

This product includes software written by Tim Hudson (tjh@cryptsoft.com).

1.958.2 Available under license :

Apache License
Version 2.0, January 2004
<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction,
and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by
the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all
other entities that control, are controlled by, or are under common
control with that entity. For the purposes of this definition,
"control" means (i) the power, direct or indirect, to cause the
direction or management of such entity, whether by contract or
otherwise, or (ii) ownership of fifty percent (50%) or more of the
outstanding shares, or (iii) beneficial ownership

of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual,

worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or

documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct,

indirect, special,

incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "{}" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright {yyyy} {name of copyright owner}

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.

You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

The Go source code and supporting files in this directory are covered by the usual Go license (see ../..../LICENSE).

When building with GOEXPERIMENT=boringcrypto, the following applies.

The goboringcrypto_linux_amd64.syso object file is built from BoringSSL source code by build/build.sh and is covered by the BoringSSL license reproduced below and also at <https://boringssl.googleusercontent.com/boringssl/+fips-20190808/LICENSE>.

BoringSSL is a fork of OpenSSL. As such, large parts of it fall under OpenSSL licensing. Files that are completely new have a Google copyright and an ISC license. This license is reproduced at the bottom of this file.

Contributors to BoringSSL are required to follow the CLA rules for Chromium: <https://cla.developers.google.com/cla>

Some files from Intel are under yet another license, which is also included underneath.

The OpenSSL toolkit stays under a dual license, i.e. both the conditions of the OpenSSL License and the original SSLeay license apply to the toolkit.

See below

for the actual license texts. Actually both licenses are BSD-style Open Source licenses. In case of any license issues related to OpenSSL please contact openssl-core@openssl.org.

The following are Google-internal bug numbers where explicit permission from some authors is recorded for use of their work. (This is purely for our own record keeping.)

27287199

27287880

27287883

OpenSSL License

/* =====

* Copyright (c) 1998-2011 The OpenSSL Project. All rights reserved.

*

* Redistribution and use in source and binary forms, with or without

* modification, are permitted provided that the following conditions

* are met:

*

* 1. Redistributions of source code must retain the above copyright

* notice, this list of conditions and the following disclaimer.

*

* 2. Redistributions in binary form must reproduce the above copyright

* notice, this list of conditions and the following

disclaimer in

* the documentation and/or other materials provided with the

* distribution.

*
 * 3. All advertising materials mentioning features or use of this
 * software must display the following acknowledgment:
 * "This product includes software developed by the OpenSSL Project
 * for use in the OpenSSL Toolkit. (<http://www.openssl.org/>)"
 *
 * 4. The names "OpenSSL Toolkit" and "OpenSSL Project" must not be used to
 * endorse or promote products derived from this software without
 * prior written permission. For written permission, please contact
 * openssl-core@openssl.org.
 *
 * 5. Products derived from this software may not be called "OpenSSL"
 * nor may "OpenSSL" appear in their names without prior written
 * permission of the OpenSSL Project.
 *
 * 6. Redistributions of any form whatsoever must retain the following
 * acknowledgment:
 * "This product includes software developed by the OpenSSL Project
 * for use in the OpenSSL Toolkit
 * (<http://www.openssl.org/>)"
 *
 * THIS SOFTWARE IS PROVIDED BY THE OpenSSL PROJECT ``AS IS" AND ANY
 * EXPRESSED OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE
 * IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR
 * PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE OpenSSL PROJECT OR
 * ITS CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL,
 * SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT
 * NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES;
 * LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION)
 * HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT,
 * STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE)
 * ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED
 * OF THE POSSIBILITY OF SUCH DAMAGE.
 * =====
 *
 * This product includes cryptographic software written by Eric Young
 * (eay@cryptsoft.com). This product
 * includes software written by Tim
 * Hudson (tjh@cryptsoft.com).
 *
 */

Original SSLeay License

/* Copyright (C) 1995-1998 Eric Young (eay@cryptsoft.com)

* All rights reserved.

*
 * This package is an SSL implementation written
 * by Eric Young (eay@cryptsoft.com).
 * The implementation was written so as to conform with Netscapes SSL.
 *
 * This library is free for commercial and non-commercial use as long as
 * the following conditions are aheared to. The following conditions
 * apply to all code found in this distribution, be it the RC4, RSA,
 * lhash, DES, etc., code; not just the SSL code. The SSL documentation
 * included with this distribution is covered by the same copyright terms
 * except that the holder is Tim Hudson (tjh@cryptsoft.com).
 *
 * Copyright remains Eric Young's, and as such any Copyright notices in
 * the code are not to be removed.
 * If this package is used in a product, Eric Young should be given attribution
 * as the author of
 the parts of the library used.
 * This can be in the form of a textual message at program startup or
 * in documentation (online or textual) provided with the package.
 *
 * Redistribution and use in source and binary forms, with or without
 * modification, are permitted provided that the following conditions
 * are met:
 * 1. Redistributions of source code must retain the copyright
 * notice, this list of conditions and the following disclaimer.
 * 2. Redistributions in binary form must reproduce the above copyright
 * notice, this list of conditions and the following disclaimer in the
 * documentation and/or other materials provided with the distribution.
 * 3. All advertising materials mentioning features or use of this software
 * must display the following acknowledgement:
 * "This product includes cryptographic software written by
 * Eric Young (eay@cryptsoft.com)"
 * The word 'cryptographic' can be left out if the rouines from the library
 * being used are
 not cryptographic related :-).
 * 4. If you include any Windows specific code (or a derivative thereof) from
 * the apps directory (application code) you must include an acknowledgement:
 * "This product includes software written by Tim Hudson (tjh@cryptsoft.com)"
 *
 * THIS SOFTWARE IS PROVIDED BY ERIC YOUNG ``AS IS" AND
 * ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE
 * IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE
 * ARE DISCLAIMED. IN NO EVENT SHALL THE AUTHOR OR CONTRIBUTORS BE LIABLE
 * FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL
 * DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS
 * OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION)
 * HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT
 * LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY

* OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE
POSSIBILITY OF
* SUCH DAMAGE.
*
* The licence and distribution terms for any publically available version or
* derivative of this code cannot be changed. i.e. this code cannot simply be
* copied and put under another distribution licence
* [including the GNU Public Licence.]
*/

ISC license used for completely new code in BoringSSL:

```
/* Copyright (c) 2015, Google Inc.  
*  
* Permission to use, copy, modify, and/or distribute this software for any  
* purpose with or without fee is hereby granted, provided that the above  
* copyright notice and this permission notice appear in all copies.  
*  
* THE SOFTWARE IS PROVIDED "AS IS" AND THE AUTHOR DISCLAIMS ALL WARRANTIES  
* WITH REGARD TO THIS SOFTWARE INCLUDING ALL IMPLIED WARRANTIES OF  
* MERCHANTABILITY AND FITNESS. IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY  
* SPECIAL, DIRECT, INDIRECT, OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES  
* WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION  
* OF CONTRACT, NEGLIGENCE  
OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN  
* CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE. */
```

Some files from Intel carry the following license:

```
# Copyright (c) 2012, Intel Corporation  
#  
# All rights reserved.  
#  
# Redistribution and use in source and binary forms, with or without  
# modification, are permitted provided that the following conditions are  
# met:  
#  
# * Redistributions of source code must retain the above copyright  
# notice, this list of conditions and the following disclaimer.  
#  
# * Redistributions in binary form must reproduce the above copyright  
# notice, this list of conditions and the following disclaimer in the  
# documentation and/or other materials provided with the  
# distribution.  
#  
# * Neither the name of the Intel Corporation nor the names of its
```

```
# contributors may be used to endorse or promote products derived from
# this software without specific prior written permission.
#
#
# THIS SOFTWARE IS PROVIDED BY INTEL CORPORATION
# ""AS IS"" AND ANY
# EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE
# IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR
# PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL INTEL CORPORATION OR
# CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL,
# EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO,
# PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR
# PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF
# LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING
# NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS
# SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.
Copyright 2010-2021 Mike Bostock
```

Permission to use, copy, modify, and/or distribute this software for any purpose with or without fee is hereby granted, provided that the above copyright notice and this permission notice appear in all copies.

THE SOFTWARE IS PROVIDED "AS IS" AND THE AUTHOR DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS. IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY SPECIAL, DIRECT, INDIRECT, OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

People who have agreed to one of the CLAs and can contribute patches.

The AUTHORS file lists the copyright holders; this file
lists people. For example, Google employees are listed here
but not in AUTHORS, because Google holds the copyright.
#

<https://developers.google.com/open-source/cla/individual>

<https://developers.google.com/open-source/cla/corporate>

#

Names should be added to this file as:

Name <email address>

Raul Silvera <rsilvera@google.com>

Tipp Moseley <tipp@google.com>

Hyoun Kyu Cho <netforce@google.com>

Martin Spier <spiermar@gmail.com>

Taco de Wolff <tacodewolff@gmail.com>

Andrew Hunter <andrewhhunter@gmail.com>

Copyright (c) 2009 The Go Authors. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- * Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- * Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
- * Neither the name of Google Inc. nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER

OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Apache License
Version 2.0, January 2004
<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership

of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual,

worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this

License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the

Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

(a) You must give any other recipients of the Work or Derivative Works a copy of this License; and

(b) You must cause any modified files to carry prominent notices stating that You changed the files; and

(c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and

(d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not

pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or

documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct,

indirect, special,

incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.

You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

Copyright (c) 2015 The Go Authors. All rights reserved.

Redistribution and use in source and binary forms, with or without

modification, are permitted provided that the following conditions are met:

- * Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- * Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
- * Neither the name of Google Inc. nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER

OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Copyright 2009-2017 Andrea Leofreddi <a.leofreddi@vleo.net>. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
3. Neither the name of the copyright holder nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL COPYRIGHT HOLDERS OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR

SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

The views and conclusions contained in the software and documentation are those of the authors and should not be interpreted as representing official policies, either expressed or implied, of Andrea Leofreddi.

1.959 golang 1.19.13

1.959.1 Available under license :

MIT License

Copyright (c) 2020 GitHub

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

1.960 mergo 0.3.6

1.960.1 Available under license :

Copyright (c) 2013 Dario Casta. All rights reserved.

Copyright (c) 2012 The Go Authors. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

* Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.

* Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

* Neither the name of Google Inc. nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE

ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

import: ../../../../fossene/db/schema/thing.yml

fields:

site: string

author: root

1.961 x-crypto 0.13.0

1.961.1 Available under license :

Copyright (c) 2009 The Go Authors. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

* Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.

* Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

* Neither the name of Google Inc. nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER

OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

1.962 jetty 9.4.52.v20230823

1.962.1 Available under license :

This program and the accompanying materials are made available under the terms of the Eclipse Public License 2.0 which is available at <http://www.eclipse.org/legal/epl-2.0>, or the Apache Software License 2.0 which is available at <https://www.apache.org/licenses/LICENSE-2.0>.

Eclipse Public License - v 1.0

THE ACCOMPANYING PROGRAM IS PROVIDED UNDER THE TERMS OF THIS ECLIPSE PUBLIC LICENSE ("AGREEMENT"). ANY USE, REPRODUCTION OR DISTRIBUTION OF THE PROGRAM CONSTITUTES RECIPIENT'S ACCEPTANCE OF THIS AGREEMENT.

1. DEFINITIONS

"Contribution" means:

- a) in the case of the initial Contributor, the initial code and documentation distributed under this Agreement, and
- b) in the case of each subsequent Contributor:
 - i) changes to the Program, and
 - ii) additions to the Program;

where such changes and/or additions to the Program originate from and are distributed by that particular Contributor. A Contribution 'originates' from a Contributor if it was added to the Program by such Contributor itself or anyone acting on such Contributor's behalf. Contributions do not include additions to the Program which: (i) are separate modules of software distributed in conjunction with the Program under their own license agreement, and (ii) are not derivative works of the Program.

"Contributor" means any person or entity that distributes the Program.

"Licensed Patents" mean patent claims licensable by a Contributor which are necessarily infringed by the use or sale of its Contribution alone or when combined with the Program.

"Program" means the Contributions distributed in accordance with this Agreement.

"Recipient" means anyone who receives the Program under this Agreement, including all Contributors.

2. GRANT OF RIGHTS

a) Subject to the terms of this Agreement, each Contributor hereby grants Recipient a non-exclusive, worldwide, royalty-free copyright license to reproduce, prepare derivative works of, publicly display, publicly perform,

distribute and sublicense the Contribution of such Contributor,

if any, and such derivative works, in source code and object code form.

b) Subject to the terms of this Agreement, each Contributor hereby grants Recipient a non-exclusive, worldwide, royalty-free patent license under Licensed Patents to make, use, sell, offer to sell, import and otherwise transfer the Contribution of such Contributor, if any, in source code and object code form. This patent license shall apply to the combination of the Contribution and the Program if, at the time the Contribution is added by the Contributor, such addition of the Contribution causes such combination to be covered by the Licensed Patents. The patent license shall not apply to any other combinations which include the Contribution. No hardware per se is licensed hereunder.

c) Recipient understands that although each Contributor grants the licenses to its Contributions set forth herein,

no assurances are provided by any

Contributor that the Program does not infringe the patent or other intellectual property rights of any other entity. Each Contributor disclaims any liability to Recipient for claims brought by any other entity based on infringement of intellectual property rights or otherwise. As a condition to exercising the rights and licenses granted hereunder, each Recipient hereby assumes sole responsibility to secure any other intellectual property rights needed, if any. For example, if a third party patent license is required to allow Recipient to distribute the Program, it is Recipient's responsibility to acquire that license before distributing the Program.

d) Each Contributor represents that to its knowledge it has sufficient copyright rights in its Contribution, if any, to grant the copyright license set forth in this Agreement.

3. REQUIREMENTS

A Contributor may choose to distribute the Program in object code form under its own license agreement, provided that:

- a) it complies with the terms and conditions of this Agreement; and
- b) its license agreement:
 - i) effectively disclaims on behalf of all Contributors all warranties and conditions, express and implied, including warranties or conditions of title and non-infringement, and implied warranties or conditions of merchantability and fitness for a particular purpose;
 - ii) effectively excludes on behalf of all Contributors all liability for damages, including direct, indirect, special, incidental and consequential damages, such as lost profits;
 - iii) states that any provisions which differ from this Agreement are offered by that Contributor alone and not by any other party; and
 - iv) states that source code for the Program is available from such Contributor, and informs licensees how to obtain it in a reasonable manner on or through a medium customarily used for software exchange.

When the Program is made available in source code form:

- a) it must be made available under this Agreement; and
- b) a copy of this Agreement must be included with each copy of the Program. Contributors may not remove or alter any copyright notices contained within the Program.

Each Contributor must identify itself as the originator of its Contribution, if any, in a manner that reasonably allows subsequent Recipients to identify the originator of the Contribution.

4. COMMERCIAL DISTRIBUTION

Commercial distributors of software may accept certain responsibilities with respect to end users, business partners and the like. While this license is intended to facilitate the commercial use of the Program, the Contributor who includes the Program in a commercial product offering should do so in a manner which does not create potential liability for other Contributors. Therefore, if a Contributor includes the Program in a commercial product offering, such

Contributor ("Commercial Contributor") hereby agrees to defend and indemnify every other Contributor ("Indemnified Contributor") against any losses, damages and costs (collectively "Losses") arising from claims, lawsuits and other legal actions brought by a third party against the Indemnified Contributor to the extent caused by the acts or omissions of such Commercial Contributor in connection with its distribution of the Program in a commercial

product offering. The obligations in this section do not apply to any claims or Losses relating to any actual or alleged intellectual property infringement. In order to qualify, an Indemnified Contributor must:

- a) promptly notify the Commercial Contributor in writing of such claim, and
- b) allow the Commercial Contributor to control, and cooperate with the Commercial Contributor in, the defense and any related settlement negotiations. The Indemnified Contributor may participate in any such claim at its own expense.

For example,

a Contributor might include the Program in a commercial product offering, Product X. That Contributor is then a Commercial Contributor. If that Commercial Contributor then makes performance claims, or offers warranties related to Product X, those performance claims and warranties are such Commercial Contributor's responsibility alone. Under this section, the Commercial Contributor would have to defend claims against the other Contributors related to those performance claims and warranties, and if a court requires any other Contributor to pay any damages as a result, the Commercial Contributor must pay those damages.

5. NO WARRANTY

EXCEPT AS EXPRESSLY SET FORTH IN THIS AGREEMENT, THE PROGRAM IS PROVIDED ON AN "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, EITHER EXPRESS OR IMPLIED INCLUDING, WITHOUT LIMITATION, ANY WARRANTIES OR CONDITIONS OF TITLE, NON-INFRINGEMENT, MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE. Each Recipient is solely responsible for determining the appropriateness of using and distributing the Program and assumes all risks associated with its exercise of rights under this Agreement, including but not limited to the risks and costs of program errors, compliance with applicable laws, damage to or loss of data, programs or equipment, and unavailability or interruption of operations.

6. DISCLAIMER OF LIABILITY

EXCEPT AS EXPRESSLY SET FORTH IN THIS AGREEMENT, NEITHER RECIPIENT NOR ANY CONTRIBUTORS SHALL HAVE ANY LIABILITY FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING WITHOUT LIMITATION LOST PROFITS), HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OR DISTRIBUTION OF THE PROGRAM OR THE EXERCISE OF ANY RIGHTS GRANTED HEREUNDER, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

7. GENERAL

If any provision of this Agreement is invalid or unenforceable under

applicable

law, it shall not affect the validity or enforceability of the remainder of the terms of this Agreement, and without further action by the parties hereto, such provision shall be reformed to the minimum extent necessary to make such provision valid and enforceable.

If Recipient institutes patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Program itself (excluding combinations of the Program with other software or hardware) infringes such Recipient's patent(s), then such Recipient's rights granted under Section 2(b) shall terminate as of the date such litigation is filed.

All Recipient's rights under this Agreement shall terminate if it fails to comply with any of the material terms or conditions of this Agreement and does not cure such failure in a reasonable period of time after becoming aware of such noncompliance. If all Recipient's rights under this Agreement terminate, Recipient agrees to cease use and distribution of the Program as soon as reasonably practicable. However, Recipient's obligations under this Agreement and any licenses granted by Recipient relating to the Program shall continue and survive.

Everyone is permitted to copy and distribute copies of this Agreement, but in order to avoid inconsistency the Agreement is copyrighted and may only be modified in the following manner. The Agreement Steward reserves the right to publish new versions (including revisions) of this Agreement from time to time. No one other than the Agreement Steward has the right to modify this Agreement. The Eclipse Foundation is the initial Agreement Steward. The Eclipse Foundation may assign the responsibility to serve as the Agreement Steward to a suitable separate entity. Each new version of the Agreement will be given a distinguishing version number. The Program (including Contributions) may always be distributed subject to the version of the Agreement under which it was received. In addition, after a new version of the Agreement is published, Contributor may elect to distribute the Program (including its Contributions) under the new version. Except as expressly stated in Sections 2(a) and 2(b) above, Recipient receives no rights or licenses to the intellectual property of any Contributor under this Agreement, whether expressly, by implication, estoppel or otherwise. All rights in the Program not expressly granted under this Agreement are reserved.

This Agreement is governed by the laws of the State of New York and the intellectual property laws of the United States of America. No party to this Agreement will bring a legal action under this Agreement more than one year after the cause of action arose. Each party waives its rights to a jury trial in any resulting litigation.

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain

separable from, or merely link (or bind by name) to the interfaces of,

the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.
3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.
4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative

Works; within the Source form or

documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade

names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions)

on an "AS IS" BASIS,

WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited

to damages for loss of goodwill,

work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate

comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License"); you may not use this file except in compliance with the License. You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.

See the License for the specific language governing permissions and limitations under the License.

=====
Jetty Web Container
Copyright 1995-2018 Mort Bay Consulting Pty Ltd.
=====

The Jetty Web Container is Copyright Mort Bay Consulting Pty Ltd unless otherwise noted.

Jetty is dual licensed under both

* The Apache 2.0 License
<http://www.apache.org/licenses/LICENSE-2.0.html>

and

* The Eclipse Public 1.0 License
<http://www.eclipse.org/legal/epl-v10.html>

Jetty may be distributed under either license.

Eclipse

The following artifacts are EPL.
* org.eclipse.jetty.orbit;org.eclipse.jdt.core

The following artifacts are EPL and ASL2.
* org.eclipse.jetty.orbit;javax.security.auth.message

The following artifacts are EPL and CDDL 1.0.

* org.eclipse.jetty.orbit:javafx.mail.glassfish

Oracle

The following artifacts are CDDL + GPLv2 with classpath exception.

<https://glassfish.dev.java.net/nonav/public/CDDL+GPL.html>

* javax.servlet:javax.servlet-api

* javax.annotation:javax.annotation-api

* javax.transaction:javax.transaction-api

* javax.websocket:javax.websocket-api

Oracle OpenJDK

If ALPN is used to negotiate HTTP/2 connections, then the following artifacts may be included in the distribution or downloaded when ALPN module is selected.

* java.sun.security.ssl

These artifacts replace/modify OpenJDK classes. The modifications are hosted at github and both modified and original are under GPL v2 with classpath exceptions.

<http://openjdk.java.net/legal/gplv2+ce.html>

OW2

The following artifacts are licensed by the OW2 Foundation according to the terms of <http://asm.ow2.org/license.html>

org.ow2.asm:asm-commons

org.ow2.asm:asm

Apache

The following artifacts are ASL2 licensed.

org.apache.taglibs:taglibs-standard-spec

org.apache.taglibs:taglibs-standard-impl

MortBay

The following artifacts are ASL2 licensed. Based on selected classes from following Apache Tomcat jars, all ASL2 licensed.

org.mortbay.jasper:apache-jsp
org.apache.tomcat:tomcat-jasper
org.apache.tomcat:tomcat-juli
org.apache.tomcat:tomcat-jsp-api
org.apache.tomcat:tomcat-el-api
org.apache.tomcat:tomcat-jasper-el
org.apache.tomcat:tomcat-api
org.apache.tomcat:tomcat-util-scan
org.apache.tomcat:tomcat-util

org.mortbay.jasper:apache-el
org.apache.tomcat:tomcat-jasper-el
org.apache.tomcat:tomcat-el-api

Mortbay

The following artifacts are CDDL + GPLv2 with classpath exception.

<https://glassfish.dev.java.net/nonav/public/CDDL+GPL.html>

org.eclipse.jetty.toolchain:jetty-schemas

Assorted

The UnixCrypt.java code implements the one way cryptography used by Unix systems for simple password protection. Copyright 1996 Aki Yoshida, modified April 2001 by Iris Van den Broeke, Daniel Deville.

Permission to use, copy, modify and distribute UnixCrypt for non-commercial or commercial purposes and without fee is granted provided that the copyright notice appears in all copies.

1.963 jetty-util 9.4.52.v20230823

1.963.1 Available under license :

This program and the accompanying materials are made available under the terms of the Eclipse Public License 2.0 which is available at <http://www.eclipse.org/legal/epl-2.0>, or the Apache Software License 2.0 which is available at <https://www.apache.org/licenses/LICENSE-2.0>.

Eclipse Public License - v 1.0

THE ACCOMPANYING PROGRAM IS PROVIDED UNDER THE TERMS OF THIS ECLIPSE PUBLIC LICENSE ("AGREEMENT"). ANY USE, REPRODUCTION OR DISTRIBUTION OF THE PROGRAM CONSTITUTES RECIPIENT'S ACCEPTANCE OF THIS AGREEMENT.

1. DEFINITIONS

"Contribution" means:

- a) in the case of the initial Contributor, the initial code and documentation distributed under this Agreement, and
- b) in the case of each subsequent Contributor:
 - i) changes to the Program, and
 - ii) additions to the Program;

where such changes and/or additions to the Program originate from and are distributed by that particular Contributor. A Contribution 'originates' from a Contributor if it was added to the Program by such Contributor itself or anyone acting on such Contributor's behalf. Contributions do not include additions to the Program which: (i) are separate modules of software distributed in conjunction with the Program under their own license agreement, and (ii) are not derivative works of the Program.

"Contributor" means any person or entity that distributes the Program.

"Licensed Patents" mean patent claims licensable by a Contributor which are necessarily infringed by the use or sale of its Contribution alone or when combined with the Program.

"Program" means the Contributions distributed in accordance with this Agreement.

"Recipient" means anyone who receives the Program under this Agreement, including all Contributors.

2. GRANT OF RIGHTS

- a) Subject to the terms of this Agreement, each Contributor hereby grants Recipient a non-exclusive, worldwide, royalty-free copyright license to

- reproduce, prepare derivative works of, publicly display, publicly perform,
distribute and sublicense the Contribution of such Contributor,
if any, and such derivative works, in source code and object code form.
- b) Subject to the terms of this Agreement, each Contributor hereby grants Recipient a non-exclusive, worldwide, royalty-free patent license under Licensed Patents to make, use, sell, offer to sell, import and otherwise transfer the Contribution of such Contributor, if any, in source code and object code form. This patent license shall apply to the combination of the Contribution and the Program if, at the time the Contribution is added by the Contributor, such addition of the Contribution causes such combination to be covered by the Licensed Patents. The patent license shall not apply to any other combinations which include the Contribution. No hardware per se is licensed hereunder.
- c) Recipient understands that although each Contributor grants the licenses to its Contributions set forth herein,
no assurances are provided by any
Contributor that the Program does not infringe the patent or other intellectual property rights of any other entity. Each Contributor disclaims any liability to Recipient for claims brought by any other entity based on infringement of intellectual property rights or otherwise. As a condition to exercising the rights and licenses granted hereunder, each Recipient hereby assumes sole responsibility to secure any other intellectual property rights needed, if any. For example, if a third party patent license is required to allow Recipient to distribute the Program, it is Recipient's responsibility to acquire that license before distributing the Program.
- d) Each Contributor represents that to its knowledge it has sufficient copyright rights in its Contribution, if any, to grant the copyright license set forth in this Agreement.

3. REQUIREMENTS

A Contributor may choose to distribute the Program
in object code form under
its own license agreement, provided that:

- a) it complies with the terms and conditions of this Agreement; and
b) its license agreement:
i) effectively disclaims on behalf of all Contributors all warranties and conditions, express and implied, including warranties or conditions of title and non-infringement, and implied warranties or conditions of merchantability and fitness for a particular purpose;
ii) effectively excludes on behalf of all Contributors all liability for damages, including direct, indirect, special, incidental and consequential damages, such as lost profits;
iii) states that any provisions which differ from this Agreement are offered by that Contributor alone and not by any other party; and

iv) states that source code for the Program is available from such Contributor, and informs licensees how to obtain it in a reasonable manner on or through a medium customarily used for software exchange.

When the Program is made available in source code form:

- a) it must be made available under this Agreement; and
- b) a copy of this Agreement must be included with each copy of the Program. Contributors may not remove or alter any copyright notices contained within the Program.

Each Contributor must identify itself as the originator of its Contribution, if any, in a manner that reasonably allows subsequent Recipients to identify the originator of the Contribution.

4. COMMERCIAL DISTRIBUTION

Commercial distributors of software may accept certain responsibilities with respect to end users, business partners and the like. While this license is intended to facilitate the commercial use of the Program, the Contributor who includes the Program in a commercial product offering should do so in a manner which does not create potential liability for other Contributors. Therefore, if a Contributor includes the Program in a commercial product offering, such

Contributor ("Commercial Contributor") hereby agrees to defend and indemnify every other Contributor ("Indemnified Contributor") against any losses, damages and costs (collectively "Losses") arising from claims, lawsuits and other legal actions brought by a third party against the Indemnified Contributor to the extent caused by the acts or omissions of such Commercial Contributor in connection with its distribution of the Program in a commercial product offering. The obligations in this section do not apply to any claims or Losses relating to any actual or alleged intellectual property infringement. In order to qualify, an Indemnified Contributor must:

- a) promptly notify the Commercial Contributor in writing of such claim, and
- b) allow the Commercial Contributor to control, and cooperate with the Commercial Contributor in, the defense and any related settlement negotiations. The Indemnified Contributor may participate in any such claim at its own expense.

For example,

a Contributor might include the Program in a commercial product offering, Product X. That Contributor is then a Commercial Contributor. If that Commercial Contributor then makes performance claims, or offers warranties related to Product X, those performance claims and warranties are such Commercial Contributor's responsibility alone. Under this section, the Commercial Contributor would have to defend claims against the other

Contributors related to those performance claims and warranties, and if a court requires any other Contributor to pay any damages as a result, the Commercial Contributor must pay those damages.

5. NO WARRANTY

EXCEPT AS EXPRESSLY SET FORTH IN THIS AGREEMENT, THE PROGRAM IS PROVIDED ON AN "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, EITHER EXPRESS OR IMPLIED INCLUDING, WITHOUT LIMITATION, ANY WARRANTIES OR CONDITIONS OF TITLE, NON-INFRINGEMENT, MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE. Each Recipient is solely responsible for determining the appropriateness of using and distributing the Program and assumes all risks associated with its exercise of rights under this Agreement, including but not limited to the risks and costs of program errors, compliance with applicable laws, damage to or loss of data, programs or equipment, and unavailability or interruption of operations.

6. DISCLAIMER OF LIABILITY

EXCEPT AS EXPRESSLY SET FORTH IN THIS AGREEMENT, NEITHER RECIPIENT NOR ANY CONTRIBUTORS SHALL HAVE ANY LIABILITY FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING WITHOUT LIMITATION LOST PROFITS), HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OR DISTRIBUTION OF THE PROGRAM OR THE EXERCISE OF ANY RIGHTS GRANTED HEREUNDER, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

7. GENERAL

If any provision of this Agreement is invalid or unenforceable under applicable law, it shall not affect the validity or enforceability of the remainder of the terms of this Agreement, and without further action by the parties hereto, such provision shall be reformed to the minimum extent necessary to make such provision valid and enforceable.

If Recipient institutes patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Program itself (excluding combinations of the Program with other software or hardware) infringes such Recipient's patent(s), then such Recipient's rights granted under Section 2(b) shall terminate as of the date such litigation is filed.

All Recipient's rights under this Agreement shall terminate if it fails to comply with any of the material terms or conditions of this Agreement and does not cure such failure in a reasonable period of time after becoming aware of such noncompliance. If all Recipient's rights under this Agreement terminate,

Recipient agrees to cease use and distribution of the Program as soon as reasonably practicable. However, Recipient's obligations under this Agreement and any licenses granted by Recipient relating to the Program shall continue and survive.

Everyone is permitted to copy and distribute copies of this Agreement, but in order to avoid inconsistency the Agreement is copyrighted and may only be modified in the following manner. The Agreement Steward reserves the right to publish new versions (including revisions) of this Agreement from time to time. No one other than the Agreement Steward has the right to modify this Agreement. The Eclipse Foundation is the initial Agreement Steward. The Eclipse Foundation may assign the responsibility to serve as the Agreement Steward to a suitable separate entity. Each new version of the Agreement will be given a distinguishing version number. The Program (including Contributions) may always be distributed subject to the version of the Agreement under which it was received. In addition, after a new version of the Agreement is published, Contributor may elect to distribute the Program (including its Contributions) under the new version. Except as expressly stated in Sections 2(a) and 2(b) above, Recipient receives no rights or licenses to the intellectual property of any Contributor under this Agreement, whether expressly, by implication, estoppel or otherwise. All rights in the Program not expressly granted under this Agreement are reserved.

This Agreement is governed by the laws of the State of New York and the intellectual property laws of the United States of America. No party to this Agreement will bring a legal action under this Agreement more than one year after the cause of action arose. Each party waives its rights to a jury trial in any resulting litigation.

Apache License
Version 2.0, January 2004
<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.
3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.
4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:
 - (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
 - (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
 - (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
 - (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must

include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative

Works; within the Source form or

documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions)

on an "AS IS" BASIS,

WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory,

whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License"); you may not use this file except in compliance with the License. You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS

OF ANY KIND, either express or implied.

See the License for the specific language governing permissions and limitations under the License.

=====
Jetty Web Container

Copyright 1995-2018 Mort Bay Consulting Pty Ltd.
=====

The Jetty Web Container is Copyright Mort Bay Consulting Pty Ltd unless otherwise noted.

Jetty is dual licensed under both

* The Apache 2.0 License

<http://www.apache.org/licenses/LICENSE-2.0.html>

and

* The Eclipse Public 1.0 License

<http://www.eclipse.org/legal/epl-v10.html>

Jetty may be distributed under either license.

Eclipse

The following artifacts are EPL.

* org.eclipse.jetty.orbit:org.eclipse.jdt.core

The following artifacts are EPL and ASL2.

* org.eclipse.jetty.orbit:javax.security.auth.message

The following artifacts are EPL and CDDL 1.0.

* org.eclipse.jetty.orbit:javax.mail.glassfish

Oracle

The following artifacts are CDDL + GPLv2 with classpath exception.

<https://glassfish.dev.java.net/nonav/public/CDDL+GPL.html>

* javax.servlet:javax.servlet-api

* javax.annotation:javax.annotation-api

* javax.transaction:javax.transaction-api

* javax.websocket:javax.websocket-api

Oracle OpenJDK

If ALPN is used to negotiate HTTP/2 connections, then the following artifacts may be included in the distribution or downloaded when ALPN module is selected.

* java.sun.security.ssl

These artifacts replace/modify OpenJDK classes. The modifications are hosted at github and both modified and original are under GPL v2 with classpath exceptions.

<http://openjdk.java.net/legal/gplv2+ce.html>

OW2

The following artifacts are licensed by the OW2 Foundation according to the terms of <http://asm.ow2.org/license.html>

org.ow2.asm:asm-commons

org.ow2.asm:asm

Apache

The following artifacts are ASL2 licensed.

org.apache.taglibs:taglibs-standard-spec

org.apache.taglibs:taglibs-standard-impl

MortBay

The following artifacts are ASL2 licensed. Based on selected classes from following Apache Tomcat jars, all ASL2 licensed.

org.mortbay.jasper:apache-jsp

org.apache.tomcat:tomcat-jasper

org.apache.tomcat:tomcat-juli

org.apache.tomcat:tomcat-jsp-api

org.apache.tomcat:tomcat-el-api

org.apache.tomcat:tomcat-jasper-el

org.apache.tomcat:tomcat-api

org.apache.tomcat:tomcat-util-scan
org.apache.tomcat:tomcat-util

org.mortbay.jasper:apache-el
org.apache.tomcat:tomcat-jasper-el
org.apache.tomcat:tomcat-el-api

Mortbay

The following artifacts are CDDL + GPLv2 with classpath exception.

<https://glassfish.dev.java.net/nonav/public/CDDL+GPL.html>

org.eclipse.jetty.toolchain:jetty-schemas

Assorted

The UnixCrypt.java code implements the one way cryptography used by Unix systems for simple password protection. Copyright 1996 Aki Yoshida, modified April 2001 by Iris Van den Broeke, Daniel Deville.

Permission to use, copy, modify and distribute UnixCrypt for non-commercial or commercial purposes and without fee is granted provided that the copyright notice appears in all copies.

1.964 jetty-security 9.4.52.v20230823

1.964.1 Available under license :

This program and the accompanying materials are made available under the terms of the Eclipse Public License 2.0 which is available at <http://www.eclipse.org/legal/epl-2.0>, or the Apache Software License 2.0 which is available at <https://www.apache.org/licenses/LICENSE-2.0>.

Eclipse Public License - v 1.0

THE ACCOMPANYING PROGRAM IS PROVIDED UNDER THE TERMS OF THIS ECLIPSE PUBLIC LICENSE ("AGREEMENT"). ANY USE, REPRODUCTION OR DISTRIBUTION OF THE PROGRAM CONSTITUTES RECIPIENT'S ACCEPTANCE OF THIS AGREEMENT.

1. DEFINITIONS

"Contribution" means:

- a) in the case of the initial Contributor, the initial code and documentation distributed under this Agreement, and
- b) in the case of each subsequent Contributor:
 - i) changes to the Program, and
 - ii) additions to the Program;

where such changes and/or additions to the Program originate from and are distributed by that particular Contributor. A Contribution 'originates' from a Contributor if it was added to the Program by such Contributor itself or anyone acting on such Contributor's behalf. Contributions do not include additions to the Program which: (i) are separate modules of software distributed in conjunction with the Program under their own license agreement, and (ii) are not derivative works of the Program.

"Contributor" means any person or entity that distributes the Program.

"Licensed Patents" mean patent claims licensable by a Contributor which are necessarily infringed by the use or sale of its Contribution alone or when combined with the Program.

"Program" means the Contributions distributed in accordance with this Agreement.

"Recipient" means anyone who receives the Program under this Agreement, including all Contributors.

2. GRANT OF RIGHTS

- a) Subject to the terms of this Agreement, each Contributor hereby grants Recipient a non-exclusive, worldwide, royalty-free copyright license to reproduce, prepare derivative works of, publicly display, publicly perform, distribute and sublicense the Contribution of such Contributor, if any, and such derivative works, in source code and object code form.
- b) Subject to the terms of this Agreement, each Contributor hereby grants Recipient a non-exclusive, worldwide, royalty-free patent license under Licensed Patents to make, use, sell, offer to sell, import and otherwise transfer the Contribution of such Contributor, if any, in source code and object code form. This patent license shall apply to the combination of the Contribution and the Program if, at the time the Contribution is added by the Contributor, such addition of the Contribution causes such combination to be covered by the Licensed Patents. The patent license shall not apply to any other combinations which include the Contribution. No hardware per se is licensed hereunder.
- c) Recipient understands that although each Contributor grants the licenses to its Contributions set forth herein,

no assurances are provided by any

Contributor that the Program does not infringe the patent or other intellectual property rights of any other entity. Each Contributor disclaims any liability to Recipient for claims brought by any other entity based on infringement of intellectual property rights or otherwise. As a condition to exercising the rights and licenses granted hereunder, each Recipient hereby assumes sole responsibility to secure any other intellectual property rights needed, if any. For example, if a third party patent license is required to allow Recipient to distribute the Program, it is Recipient's responsibility to acquire that license before distributing the Program.

d) Each Contributor represents that to its knowledge it has sufficient copyright rights in its Contribution, if any, to grant the copyright license set forth in this Agreement.

3. REQUIREMENTS

A Contributor may choose to distribute the Program in object code form under its own license agreement, provided that:

- a) it complies with the terms and conditions of this Agreement; and
- b) its license agreement:
 - i) effectively disclaims on behalf of all Contributors all warranties and conditions, express and implied, including warranties or conditions of title and non-infringement, and implied warranties or conditions of merchantability and fitness for a particular purpose;
 - ii) effectively excludes on behalf of all Contributors all liability for damages, including direct, indirect, special, incidental and consequential damages, such as lost profits;
 - iii) states that any provisions which differ from this Agreement are offered by that Contributor alone and not by any other party; and
 - iv) states that source code for the Program is available from such Contributor, and informs licensees how to obtain it in a reasonable manner on or through a medium customarily used for software exchange.

When the Program is made available in source code form:

- a) it must be made available under this Agreement; and
- b) a copy of this Agreement must be included with each copy of the Program.
Contributors may not remove or alter any copyright notices contained within the Program.

Each Contributor must identify itself as the originator of its Contribution, if any, in a manner that reasonably allows subsequent Recipients to identify the originator of the Contribution.

4. COMMERCIAL DISTRIBUTION

Commercial distributors of software may accept certain responsibilities with respect to end users, business partners and the like. While this license is intended to facilitate the commercial use of the Program, the Contributor who includes the Program in a commercial product offering should do so in a manner which does not create potential liability for other Contributors. Therefore, if a Contributor includes the Program in a commercial product offering, such

Contributor ("Commercial Contributor") hereby agrees to defend and indemnify every other Contributor ("Indemnified Contributor") against any losses, damages and costs (collectively "Losses") arising from claims, lawsuits and other legal actions brought by a third party against the Indemnified Contributor to the extent caused by the acts or omissions of such Commercial Contributor in connection with its distribution of the Program in a commercial product offering. The obligations in this section do not apply to any claims or Losses relating to any actual or alleged intellectual property infringement. In order to qualify, an Indemnified Contributor must:

- a) promptly notify the Commercial Contributor in writing of such claim, and
- b) allow the Commercial Contributor to control, and cooperate with the Commercial Contributor in, the defense and any related settlement negotiations. The Indemnified Contributor may participate in any such claim at its own expense.

For example,

a Contributor might include the Program in a commercial product offering, Product X. That Contributor is then a Commercial Contributor. If that Commercial Contributor then makes performance claims, or offers warranties related to Product X, those performance claims and warranties are such Commercial Contributor's responsibility alone. Under this section, the Commercial Contributor would have to defend claims against the other Contributors related to those performance claims and warranties, and if a court requires any other Contributor to pay any damages as a result, the Commercial Contributor must pay those damages.

5. NO WARRANTY

EXCEPT AS EXPRESSLY SET FORTH IN THIS AGREEMENT, THE PROGRAM IS PROVIDED ON AN "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, EITHER EXPRESS OR IMPLIED INCLUDING, WITHOUT LIMITATION, ANY WARRANTIES OR CONDITIONS OF TITLE, NON-INFRINGEMENT, MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE. Each Recipient is solely responsible for determining the appropriateness of using and distributing the Program and assumes all risks associated with its exercise of rights under this Agreement, including but not limited to the risks and costs of program errors, compliance with applicable laws, damage to or loss of data, programs or equipment, and unavailability or interruption of

operations.

6. DISCLAIMER OF LIABILITY

EXCEPT AS EXPRESSLY SET FORTH IN THIS AGREEMENT, NEITHER RECIPIENT NOR ANY CONTRIBUTORS SHALL HAVE ANY LIABILITY FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING WITHOUT LIMITATION LOST PROFITS), HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OR DISTRIBUTION OF THE PROGRAM OR THE EXERCISE OF ANY RIGHTS GRANTED HEREUNDER, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

7. GENERAL

If any provision of this Agreement is invalid or unenforceable under applicable law, it shall not affect the validity or enforceability of the remainder of the terms of this Agreement, and without further action by the parties hereto, such provision shall be reformed to the minimum extent necessary to make such provision valid and enforceable.

If Recipient institutes patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Program itself (excluding combinations of the Program with other software or hardware) infringes such Recipient's patent(s), then such Recipient's rights granted under Section 2(b) shall terminate as of the date such litigation is filed.

All Recipient's rights under this Agreement shall terminate if it fails to comply with any of the material terms or conditions of this Agreement and does not cure such failure in a reasonable period of time after becoming aware of such noncompliance. If all Recipient's rights under this Agreement terminate, Recipient agrees to cease use and distribution of the Program as soon as reasonably practicable. However, Recipient's obligations under this Agreement and any licenses granted by Recipient relating to the Program shall continue and survive.

Everyone is permitted to copy and distribute copies of this Agreement, but in order to avoid inconsistency the Agreement is copyrighted and may only be modified in the following manner. The Agreement Steward reserves the right to publish new versions (including revisions) of this Agreement from time to time. No one other than the Agreement Steward has the right to modify this Agreement. The Eclipse Foundation is the initial Agreement Steward. The Eclipse Foundation may assign the responsibility to serve as the Agreement Steward to a suitable separate entity. Each new version of the Agreement will be given a distinguishing version number. The Program (including Contributions) may always be distributed subject to the version of the

Agreement under which it was received. In addition, after a new version of the Agreement is published, Contributor may elect to distribute the Program (including its Contributions) under the new version. Except as expressly stated in Sections 2(a) and 2(b) above, Recipient receives no rights or licenses to the intellectual property of any Contributor under this Agreement, whether expressly, by implication, estoppel or otherwise. All rights in the Program not expressly granted under this Agreement are reserved.

This Agreement is governed by the laws of the State of New York and the intellectual property laws of the United States of America. No party to this Agreement will bring a legal action under this Agreement more than one year after the cause of action arose. Each party waives its rights to a jury trial in any resulting litigation.

Apache License
Version 2.0, January 2004
<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical

transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made,

use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions)

on an "AS IS" BASIS,

WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited

to damages for loss of goodwill,

work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this

License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License"); you may not use this file except in compliance with the License. You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.

See the License for the specific language governing permissions and limitations under the License.

=====
Jetty Web Container
Copyright 1995-2018 Mort Bay Consulting Pty Ltd.
=====

The Jetty Web Container is Copyright Mort Bay Consulting Pty Ltd unless otherwise noted.

Jetty is dual licensed under both

* The Apache 2.0 License
<http://www.apache.org/licenses/LICENSE-2.0.html>

and

- * The Eclipse Public 1.0 License
<http://www.eclipse.org/legal/epl-v10.html>

Jetty may be distributed under either license.

Eclipse

The following artifacts are EPL.

- * org.eclipse.jetty.orbit:org.eclipse.jdt.core

The following artifacts are EPL and ASL2.

- * org.eclipse.jetty.orbit:javax.security.auth.message

The following artifacts are EPL and CDDL 1.0.

- * org.eclipse.jetty.orbit:javax.mail.glassfish

Oracle

The following artifacts are CDDL + GPLv2 with classpath exception.

<https://glassfish.dev.java.net/nonav/public/CDDL+GPL.html>

- * javax.servlet:javax.servlet-api
- * javax.annotation:javax.annotation-api
- * javax.transaction:javax.transaction-api
- * javax.websocket:javax.websocket-api

Oracle OpenJDK

If ALPN is used to negotiate HTTP/2 connections, then the following artifacts may be included in the distribution or downloaded when ALPN module is selected.

- * java.sun.security.ssl

These artifacts replace/modify OpenJDK classes. The modifications are hosted at github and both modified and original are under GPL v2 with classpath exceptions.

<http://openjdk.java.net/legal/gplv2+ce.html>

OW2

The following artifacts are licensed by the OW2 Foundation according to the terms of <http://asm.ow2.org/license.html>

org.ow2.asm:asm-commons

org.ow2.asm:asm

Apache

The following artifacts are ASL2 licensed.

org.apache.taglibs:taglibs-standard-spec

org.apache.taglibs:taglibs-standard-impl

MortBay

The following artifacts are ASL2 licensed. Based on selected classes from following Apache Tomcat jars, all ASL2 licensed.

org.mortbay.jasper:apache-jsp

org.apache.tomcat:tomcat-jasper

org.apache.tomcat:tomcat-juli

org.apache.tomcat:tomcat-jsp-api

org.apache.tomcat:tomcat-el-api

org.apache.tomcat:tomcat-jasper-el

org.apache.tomcat:tomcat-api

org.apache.tomcat:tomcat-util-scan

org.apache.tomcat:tomcat-util

org.mortbay.jasper:apache-el

org.apache.tomcat:tomcat-jasper-el

org.apache.tomcat:tomcat-el-api

Mortbay

The following artifacts are CDDL + GPLv2 with classpath exception.

<https://glassfish.dev.java.net/nonav/public/CDDL+GPL.html>

org.eclipse.jetty.toolchain:jetty-schemas

Assorted

The UnixCrypt.java code implements the one way cryptography used by Unix systems for simple password protection. Copyright 1996 Aki Yoshida, modified April 2001 by Iris Van den Broeke, Daniel Deville.

Permission to use, copy, modify and distribute UnixCrypt for non-commercial or commercial purposes and without fee is granted provided that the copyright notice appears in all copies.

1.965 jetty-util-ajax 9.4.52.v20230823

1.965.1 Available under license :

This program and the accompanying materials are made available under the terms of the Eclipse Public License 2.0 which is available at <http://www.eclipse.org/legal/epl-2.0>, or the Apache Software License 2.0 which is available at <https://www.apache.org/licenses/LICENSE-2.0>.

Eclipse Public License - v 1.0

THE ACCOMPANYING PROGRAM IS PROVIDED UNDER THE TERMS OF THIS ECLIPSE PUBLIC LICENSE ("AGREEMENT"). ANY USE, REPRODUCTION OR DISTRIBUTION OF THE PROGRAM CONSTITUTES RECIPIENT'S ACCEPTANCE OF THIS AGREEMENT.

1. DEFINITIONS

"Contribution" means:

- a) in the case of the initial Contributor, the initial code and documentation distributed under this Agreement, and
- b) in the case of each subsequent Contributor:
 - i) changes to the Program, and
 - ii) additions to the Program;

where such changes and/or additions to the Program originate from and are distributed by that particular Contributor. A Contribution 'originates' from a Contributor if it was added to the Program by such Contributor itself or anyone acting on such Contributor's behalf. Contributions do not include additions to the Program which: (i) are separate modules of software distributed in conjunction with the Program under their own license agreement, and (ii) are not derivative works of the Program.

"Contributor" means any person or entity that distributes the Program.

"Licensed Patents" mean patent claims licensable by a Contributor which are necessarily infringed by the use or sale of its Contribution alone or when combined with the Program.

"Program" means the Contributions distributed in accordance with this Agreement.

"Recipient" means anyone who receives the Program under this Agreement, including all Contributors.

2. GRANT OF RIGHTS

- a) Subject to the terms of this Agreement, each Contributor hereby grants Recipient a non-exclusive, worldwide, royalty-free copyright license to reproduce, prepare derivative works of, publicly display, publicly perform, distribute and sublicense the Contribution of such Contributor, if any, and such derivative works, in source code and object code form.
- b) Subject to the terms of this Agreement, each Contributor hereby grants Recipient a non-exclusive, worldwide, royalty-free patent license under Licensed Patents to make, use, sell, offer to sell, import and otherwise transfer the Contribution of such Contributor, if any, in source code and object code form. This patent license shall apply to the combination of the Contribution and the Program if, at the time the Contribution is added by the Contributor, such addition of the Contribution causes such combination to be covered by the Licensed Patents. The patent license shall not apply to any other combinations which include the Contribution. No hardware per se is licensed hereunder.
- c) Recipient understands that although each Contributor grants the licenses to its Contributions set forth herein, no assurances are provided by any Contributor that the Program does not infringe the patent or other intellectual property rights of any other entity. Each Contributor disclaims any liability to Recipient for claims brought by any other entity based on infringement of intellectual property rights or otherwise. As a condition to exercising the rights and licenses granted hereunder, each Recipient hereby assumes sole responsibility to secure any other intellectual property rights needed, if any. For example, if a third party patent license is required to allow Recipient to distribute the Program, it is Recipient's responsibility to acquire that license before distributing the Program.
- d) Each Contributor represents that to its knowledge it has sufficient copyright rights in its Contribution, if any, to grant the copyright license set forth in this Agreement.

3. REQUIREMENTS

A Contributor may choose to distribute the Program in object code form under its own license agreement, provided that:

- a) it complies with the terms and conditions of this Agreement; and
- b) its license agreement:
 - i) effectively disclaims on behalf of all Contributors all warranties and conditions, express and implied, including warranties or conditions of title and non-infringement, and implied warranties or conditions of merchantability and fitness for a particular purpose;
 - ii) effectively excludes on behalf of all Contributors all liability for damages, including direct, indirect, special, incidental and consequential damages, such as lost profits;
 - iii) states that any provisions which differ from this Agreement are offered by that Contributor alone and not by any other party; and
 - iv) states that source code for the Program is available from such Contributor, and informs licensees how to obtain it in a reasonable manner on or through a medium customarily used for software exchange.

When the Program is made available in source code form:

- a) it must be made available under this Agreement; and
- b) a copy of this Agreement must be included with each copy of the Program. Contributors may not remove or alter any copyright notices contained within the Program.

Each Contributor must identify itself as the originator of its Contribution, if any, in a manner that reasonably allows subsequent Recipients to identify the originator of the Contribution.

4. COMMERCIAL DISTRIBUTION

Commercial distributors of software may accept certain responsibilities with respect to end users, business partners and the like. While this license is intended to facilitate the commercial use of the Program, the Contributor who includes the Program in a commercial product offering should do so in a manner which does not create potential liability for other Contributors. Therefore, if a Contributor includes the Program in a commercial product offering, such Contributor ("Commercial Contributor") hereby agrees to defend and indemnify every other Contributor ("Indemnified Contributor") against any losses, damages and costs (collectively "Losses") arising from claims, lawsuits and other legal actions brought by a third party against the Indemnified Contributor to the extent caused by the acts or omissions of such Commercial Contributor in connection with its distribution of the Program in a commercial product offering. The obligations in this section do not apply to any claims

or Losses relating to any actual or alleged intellectual property infringement. In order to qualify, an Indemnified Contributor must:

- a) promptly notify the Commercial Contributor in writing of such claim, and
- b) allow the Commercial Contributor to control, and cooperate with the Commercial Contributor in, the defense and any related settlement negotiations. The Indemnified Contributor may participate in any such claim at its own expense.

For example,

a Contributor might include the Program in a commercial product offering, Product X. That Contributor is then a Commercial Contributor. If that Commercial Contributor then makes performance claims, or offers warranties related to Product X, those performance claims and warranties are such Commercial Contributor's responsibility alone. Under this section, the Commercial Contributor would have to defend claims against the other Contributors related to those performance claims and warranties, and if a court requires any other Contributor to pay any damages as a result, the Commercial Contributor must pay those damages.

5. NO WARRANTY

EXCEPT AS EXPRESSLY SET FORTH IN THIS AGREEMENT, THE PROGRAM IS PROVIDED ON AN "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, EITHER EXPRESS OR IMPLIED INCLUDING, WITHOUT LIMITATION, ANY WARRANTIES OR CONDITIONS OF TITLE, NON-INFRINGEMENT, MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE. Each Recipient is solely responsible for determining the appropriateness of using and distributing the Program and assumes all risks associated with its exercise of rights under this Agreement, including but not limited to the risks and costs of program errors, compliance with applicable laws, damage to or loss of data, programs or equipment, and unavailability or interruption of operations.

6. DISCLAIMER OF LIABILITY

EXCEPT AS EXPRESSLY SET FORTH IN THIS AGREEMENT, NEITHER RECIPIENT NOR ANY CONTRIBUTORS SHALL HAVE ANY LIABILITY FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING WITHOUT LIMITATION LOST PROFITS), HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OR DISTRIBUTION OF THE PROGRAM OR THE EXERCISE OF ANY RIGHTS GRANTED HEREUNDER, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

7. GENERAL

If any provision of this Agreement is invalid or unenforceable under applicable

law, it shall not affect the validity or enforceability of the remainder of the terms of this Agreement, and without further action by the parties hereto, such provision shall be reformed to the minimum extent necessary to make such provision valid and enforceable.

If Recipient institutes patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Program itself (excluding combinations of the Program with other software or hardware) infringes such Recipient's patent(s), then such Recipient's rights granted under Section 2(b) shall terminate as of the date such litigation is filed.

All Recipient's rights under this Agreement shall terminate if it fails to comply with any of the material terms or conditions of this Agreement and does not cure such failure in a reasonable period of time after becoming aware of such noncompliance. If all Recipient's rights under this Agreement terminate, Recipient agrees to cease use and distribution of the Program as soon as reasonably practicable. However, Recipient's obligations under this Agreement and any licenses granted by Recipient relating to the Program shall continue and survive.

Everyone is permitted to copy and distribute copies of this Agreement, but in order to avoid inconsistency the Agreement is copyrighted and may only be modified in the following manner. The Agreement Steward reserves the right to publish new versions (including revisions) of this Agreement from time to time. No one other than the Agreement Steward has the right to modify this Agreement. The Eclipse Foundation is the initial Agreement Steward. The Eclipse Foundation may assign the responsibility to serve as the Agreement Steward to a suitable separate entity. Each new version of the Agreement will be given a distinguishing version number. The Program (including Contributions) may always be distributed subject to the version of the Agreement under which it was received. In addition, after a new version of the Agreement is published, Contributor may elect to distribute the Program (including its Contributions) under the new version. Except as expressly stated in Sections 2(a) and 2(b) above, Recipient receives no rights or licenses to the intellectual property of any Contributor under this Agreement, whether expressly, by implication, estoppel or otherwise. All rights in the Program not expressly granted under this Agreement are reserved.

This Agreement is governed by the laws of the State of New York and the intellectual property laws of the United States of America. No party to this Agreement will bring a legal action under this Agreement more than one year after the cause of action arose. Each party waives its rights to a jury trial in any resulting litigation.

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain

separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.
3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.
4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor,

except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions)

on an "AS IS" BASIS,

WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited

to damages for loss of goodwill,

work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a

file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

=====
Jetty Web Container
Copyright 1995-2018 Mort Bay Consulting Pty Ltd.
=====

The Jetty Web Container is Copyright Mort Bay Consulting Pty Ltd unless otherwise noted.

Jetty is dual licensed under both

* The Apache 2.0 License
<http://www.apache.org/licenses/LICENSE-2.0.html>

and

* The Eclipse Public 1.0 License
<http://www.eclipse.org/legal/epl-v10.html>

Jetty may be distributed under either license.

Eclipse

The following artifacts are EPL.
* org.eclipse.jetty.orbit:org.eclipse.jdt.core

The following artifacts are EPL and ASL2.
* org.eclipse.jetty.orbit:javax.security.auth.message

The following artifacts are EPL and CDDL 1.0.

* org.eclipse.jetty.orbit:javafx.mail.glassfish

Oracle

The following artifacts are CDDL + GPLv2 with classpath exception.

<https://glassfish.dev.java.net/nonav/public/CDDL+GPL.html>

* javax.servlet:javax.servlet-api

* javax.annotation:javax.annotation-api

* javax.transaction:javax.transaction-api

* javax.websocket:javax.websocket-api

Oracle OpenJDK

If ALPN is used to negotiate HTTP/2 connections, then the following artifacts may be included in the distribution or downloaded when ALPN module is selected.

* java.sun.security.ssl

These artifacts replace/modify OpenJDK classes. The modifications are hosted at github and both modified and original are under GPL v2 with classpath exceptions.

<http://openjdk.java.net/legal/gplv2+ce.html>

OW2

The following artifacts are licensed by the OW2 Foundation according to the terms of <http://asm.ow2.org/license.html>

org.ow2.asm:asm-commons

org.ow2.asm:asm

Apache

The following artifacts are ASL2 licensed.

org.apache.taglibs:taglibs-standard-spec

org.apache.taglibs:taglibs-standard-impl

MortBay

The following artifacts are ASL2 licensed. Based on selected classes from following Apache Tomcat jars, all ASL2 licensed.

org.mortbay.jasper:apache-jsp
org.apache.tomcat:tomcat-jasper
org.apache.tomcat:tomcat-juli
org.apache.tomcat:tomcat-jsp-api
org.apache.tomcat:tomcat-el-api
org.apache.tomcat:tomcat-jasper-el
org.apache.tomcat:tomcat-api
org.apache.tomcat:tomcat-util-scan
org.apache.tomcat:tomcat-util

org.mortbay.jasper:apache-el
org.apache.tomcat:tomcat-jasper-el
org.apache.tomcat:tomcat-el-api

Mortbay

The following artifacts are CDDL + GPLv2 with classpath exception.

<https://glassfish.dev.java.net/nonav/public/CDDL+GPL.html>

org.eclipse.jetty.toolchain:jetty-schemas

Assorted

The UnixCrypt.java code implements the one way cryptography used by Unix systems for simple password protection. Copyright 1996 Aki Yoshida, modified April 2001 by Iris Van den Broeke, Daniel Deville. Permission to use, copy, modify and distribute UnixCrypt for non-commercial or commercial purposes and without fee is granted provided that the copyright notice appears in all copies.

1.966 cyphar-filepath-securejoin 0.2.4

1.966.1 Available under license :

Copyright (C) 2014-2015 Docker Inc & Go Authors. All rights reserved.

Copyright (C) 2017 SUSE LLC. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- * Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.

- * Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

- * Neither the name of Google Inc. nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

1.967 x-term 0.12.0

1.967.1 Available under license :

Copyright (c) 2009 The Go Authors. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- * Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.

- * Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

- * Neither the name of Google Inc. nor the names of its

contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER

OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

1.968 linux-libc-dev 5.4.0-163.180

1.968.1 Available under license :

@c The GNU Lesser General Public License.

@center Version 2.1, February 1999

@c This file is intended to be included within another document,

@c hence no sectioning command or @node.

@display

Copyright @copyright{ } 1991, 1999 Free Software Foundation, Inc.

51 Franklin Street, Fifth Floor, Boston, MA 02110-1301, USA

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

[This is the first released version of the Lesser GPL. It also counts as the successor of the GNU Library Public License, version 2, hence the version number 2.1.]

@end display

@subheading Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public Licenses are intended to guarantee your freedom to share and change free software---to make sure the software is free for all its users.

This license, the Lesser General Public License, applies to some specially designated software---typically

libraries---of the Free

Software Foundation and other authors who decide to use it. You can use it too, but we suggest you first think carefully about whether this license or the ordinary General Public License is the better strategy to use in any particular case, based on the explanations below.

When we speak of free software, we are referring to freedom of use, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish); that you receive source code or can get it if you want it; that you can change the software and use pieces of it in new free programs; and that you are informed that you can do these things.

To protect your rights, we need to make restrictions that forbid distributors to deny you these rights or to ask you to surrender these rights. These restrictions translate to certain responsibilities for you if you distribute copies of the library or if you modify it.

For example, if you distribute copies of the library, whether gratis or for a fee, you must give the recipients all the rights that we gave you. You must make sure that they, too, receive or can get the source code. If you link other code with the library, you must provide complete object files to the recipients, so that they can relink them with the library after making changes to the library and recompiling it. And you must show them these terms so they know their rights.

We protect your rights with a two-step method: (1) we copyright the library, and (2) we offer you this license, which gives you legal permission to copy, distribute and/or modify the library.

To protect each distributor, we want to make it very clear that there is no warranty for the free library. Also, if the library is modified by someone else and passed on, the recipients should know that what they have is not the original version, so that the original author's reputation will not be affected by problems that might be introduced by others.

Finally, software patents pose a constant threat to the existence of any free program. We wish to make sure that a company cannot effectively restrict the users of a free program by obtaining a restrictive license from a patent holder. Therefore, we insist that any patent license obtained for a version of the library must be consistent with the full freedom of use specified in this license.

Most GNU software, including some libraries, is covered by the

ordinary GNU General Public License. This license, the GNU Lesser General Public License, applies to certain designated libraries, and is quite different from the ordinary General Public License. We use this license for certain libraries in order to permit linking those libraries into non-free programs.

When a program is linked with a library, whether statically or using a shared library, the combination of the two is legally speaking a combined work, a derivative of the original library. The ordinary General Public License therefore permits such linking only if the entire combination fits its criteria of freedom. The Lesser General Public License permits more lax criteria for linking other code with the library.

We call this license the @dfn{Lesser} General Public License because it does @emph{Less} to protect the user's freedom than the ordinary General Public License. It also provides other free software developers Less of an advantage over competing non-free programs. These disadvantages are the reason we use the ordinary General Public License for many libraries. However, the Lesser license provides advantages in certain special circumstances.

For example, on rare occasions, there may be a special need to encourage the widest possible use of a certain library, so that it becomes a de-facto standard. To achieve this, non-free programs must be allowed to use the library. A more frequent case is that a free library does the same job as widely used non-free libraries. In this case, there is little to gain by limiting the free library to free software only, so we use the Lesser General Public License.

In other cases, permission to use a particular library in non-free programs enables a greater number of people to use a large body of free software. For example, permission to use the GNU C Library in non-free programs enables many more people to use the whole GNU operating system, as well as its variant, the GNU/Linux operating system.

Although the Lesser General Public License is Less protective of the users' freedom, it does ensure that the user of a program that is linked with the Library has the freedom and the wherewithal to run that program using a modified version of the Library.

The precise terms and conditions for copying, distribution and modification follow. Pay close attention to the difference between a ``work based on the library" and a ``work that uses the library". The former

contains code derived from the library, whereas the latter must be combined with the library in order to run.

@subheading TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

@enumerate 0

@item

This License Agreement applies to any software library or other program which contains a notice placed by the copyright holder or other authorized party saying it may be distributed under the terms of this Lesser General Public License (also called ``this License"). Each licensee is addressed as ``you".

A ``library" means a collection of software functions and/or data prepared so as to be conveniently linked with application programs (which use some of those functions and data) to form executables.

The ``Library", below, refers to any such software library or work which has been distributed under these terms. A ``work based on the Library" means either the Library or any derivative work under copyright law: that is to say, a work containing the Library or a portion of it,

either verbatim or with modifications and/or translated straightforwardly into another language. (Hereinafter, translation is included without limitation in the term ``modification".)

``Source code" for a work means the preferred form of the work for making modifications to it. For a library, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the library.

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running a program using the Library is not restricted, and output from such a program is covered only if its contents constitute a work based on the Library (independent of the use of the Library in a tool for writing it). Whether that is true depends on what the Library does and what the program that uses the Library does.

@item

You may copy and distribute

verbatim copies of the Library's

complete source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and distribute a copy of this License along with the

Library.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

@item

You may modify your copy or copies of the Library or any portion of it, thus forming a work based on the Library, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

@enumerate a

@item

The modified work must itself be a software library.

@item

You must cause the files modified to carry prominent notices stating that you changed the files and the date of any change.

@item

You must

cause the whole of the work to be licensed at no charge to all third parties under the terms of this License.

@item

If a facility in the modified Library refers to a function or a table of data to be supplied by an application program that uses the facility, other than as an argument passed when the facility is invoked, then you must make a good faith effort to ensure that, in the event an application does not supply such function or table, the facility still operates, and performs whatever part of its purpose remains meaningful.

(For example, a function in a library to compute square roots has a purpose that is entirely well-defined independent of the application. Therefore, Subsection 2d requires that any application-supplied function or table used by this function must be optional: if the application does not supply it, the square root function must still compute square roots.)

@end enumerate

These requirements apply to the modified work as a whole. If identifiable sections

of that work are not derived from the Library, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you

distribute the same sections as part of a whole which is a work based on the Library, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Library.

In addition, mere aggregation of another work not based on the Library with the Library (or with a work based on the Library) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

@item

You may opt to apply the terms of the ordinary GNU General Public License instead of this License to a given copy of the Library. To do this, you must alter all the notices that refer to this License, so that they refer to the ordinary GNU General Public License, version 2, instead of to this License. (If a newer version than version 2 of the ordinary GNU General Public License has appeared, then you can specify that version instead if you wish.) Do not make any other change in these notices.

Once this change is made in a given copy, it is irreversible for that copy, so the ordinary GNU General Public License applies to all subsequent copies and derivative works made from that copy.

This option is useful when you wish to copy part of the code of the Library into a program that is not a library.

@item

You may copy and distribute the Library (or a portion or derivative of it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange.

If distribution of object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place satisfies the requirement to distribute the source code, even though third parties are not compelled to copy the source along with the object code.

@item

A program that contains no derivative of any portion of the Library, but is designed to work with the Library by being compiled or linked with it, is called a "work that uses the Library". Such a work, in isolation, is not a derivative work of the Library, and therefore falls outside the scope of this License.

However, linking a "work that uses the Library" with the Library creates an executable that is a derivative of the Library (because it contains portions of the Library), rather than a "work that uses the library". The executable is therefore covered by this License. Section 6 states terms for distribution of such executables.

When a "work that uses the Library" uses material from a header file that is part of the Library, the object code for the work may be a derivative work of the Library even though the source code is not. Whether this is true is especially significant if the work can be linked without the Library, or if the work is itself a library. The threshold for this to be true is not precisely defined by law.

If such an object file uses only numerical parameters, data structure layouts and accessors, and small macros and small inline functions (ten lines or less in length), then the use of the object file is unrestricted, regardless of whether it is legally a derivative work. (Executables containing this object code plus portions of the Library will still fall under Section 6.)

Otherwise, if the work is a derivative of the Library, you may distribute the object code for the work under the terms of Section 6. Any executables containing that work also fall under Section 6, whether or not they are linked directly with the Library itself.

@item

As an exception to the Sections above, you may also combine or link a "work that uses the Library" with the Library to produce a work containing portions of the Library, and distribute that work under terms of your choice, provided that the terms permit modification of the work for the customer's own use and reverse engineering for debugging such modifications.

You must give prominent notice with each copy of the work that the Library is used in it and that the Library and its use are covered by this License. You must supply a copy of this License. If the work during execution displays copyright notices, you must include the copyright notice for the Library among them, as well as a reference

directing the user to the copy of
this License. Also, you must do one
of these things:

@enumerate a

@item

Accompany the work with the complete corresponding machine-readable source code for the Library including whatever changes were used in the work (which must be distributed under Sections 1 and 2 above); and, if the work is an executable linked with the Library, with the complete machine-readable ``work that uses the Library'', as object code and/or source code, so that the user can modify the Library and then relink to produce a modified executable containing the modified Library. (It is understood that the user who changes the contents of definitions files in the Library will not necessarily be able to recompile the application to use the modified definitions.)

@item

Use a suitable shared library mechanism for linking with the Library. A suitable mechanism is one that (1) uses at run time a copy of the library already present on the user's computer system, rather than copying library functions into the executable, and (2) will operate properly with a modified version of the library, if the user installs one, as long as the modified version is interface-compatible with the version that the work was made with.

@item

Accompany the work with a written offer, valid for at least three years, to give the same user the materials specified in Subsection 6a, above, for a charge no more than the cost of performing this distribution.

@item

If distribution of the work is made by offering access to copy from a designated place, offer equivalent access to copy the above specified materials from the same place.

@item

Verify that the user has already received a copy of these materials or that you have already sent this user a copy.

@end enumerate

For an executable, the required form of the ``work that uses the Library'' must include any data and utility programs needed for reproducing the executable from it. However, as a special exception, the materials to be distributed need not include anything that

is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

It may happen that this requirement contradicts the license restrictions of other proprietary libraries that do not normally accompany the operating system. Such a contradiction means you cannot use both them and the Library together in an executable that you distribute.

@item

You may place library facilities that are a work based on the Library side-by-side in a single library together with other library facilities not covered by this License, and distribute such a combined library, provided that the separate distribution of the work based on the Library and of the other library facilities is otherwise permitted, and provided that you do these two things:

@enumerate a

@item

Accompany the combined library with a copy of the same work based on the Library, uncombined with any other library facilities. This must be distributed under the terms of the Sections above.

@item

Give prominent notice with the combined library of the fact that part of it is a work based on the Library, and explaining where to find the accompanying uncombined form of the same work.

@end enumerate

@item

You may not copy, modify, sublicense, link with, or distribute the Library except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense, link with, or distribute the Library is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

@item

You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Library or its derivative works. These actions are prohibited

by law if you do not accept this License. Therefore, by modifying or distributing the Library (or any work based on the Library), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Library or works based on it.

@item

Each time you redistribute the Library (or any work based on the Library), the recipient automatically receives a license from the original licensor to copy, distribute, link with or modify the Library subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties with this License.

@item

If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Library at all. For example, if a patent license would not permit royalty-free redistribution of the Library by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Library.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply, and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

@item

If the distribution and/or use of the Library is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Library under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

@item

The Free Software Foundation may publish revised and/or new versions of the Lesser General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Library specifies a version number of this License which applies to it and ``any later version'', you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Library does not specify a license version number, you may choose any version ever published by the Free Software Foundation.

@item

If you wish to incorporate parts of the Library into other free programs whose distribution conditions are incompatible with these, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

@center @b{NO WARRANTY}

@item

BECAUSE THE LIBRARY IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE LIBRARY, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE LIBRARY ``AS IS'' WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE LIBRARY IS WITH YOU. SHOULD THE LIBRARY PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

@item

IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE LIBRARY AS PERMITTED ABOVE, BE LIABLE TO YOU

FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE LIBRARY (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE LIBRARY TO OPERATE WITH ANY OTHER SOFTWARE), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

@end enumerate

@subheading END OF TERMS AND CONDITIONS

@page

@subheading How to Apply These Terms to Your New Libraries

If you develop a new library, and you want it to be of the greatest possible use to the public, we recommend making it free software that everyone can redistribute and change. You can do so by permitting redistribution under these terms (or, alternatively, under the terms of the ordinary General Public License).

To apply these terms, attach the following notices to the library. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the ``copyright" line and a pointer to where the full notice is found.

@smallexample

@var{one line to give the library's name and an idea of what it does.}

Copyright (C) @var{year} @var{name of author}

This library is free software; you can redistribute it and/or modify it under the terms of the GNU Lesser General Public License as published by the Free Software Foundation; either version 2.1 of the License, or (at your option) any later version.

This library is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU Lesser General Public License for more details.

You should have received a copy of the GNU Lesser General Public License along with this library; if not, write to the Free Software

Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston, MA 02110-1301,
USA.

@end
smallexample

Also add information on how to contact you by electronic and paper mail.

You should also get your employer (if you work as a programmer) or your
school, if any, to sign a ``copyright disclaimer" for the library, if
necessary. Here is a sample; alter the names:

@smallexample
Yoyodyne, Inc., hereby disclaims all copyright interest in the library
`Frob' (a library for tweaking knobs) written by James Random Hacker.

@var{signature of Ty Coon}, 1 April 1990
Ty Coon, President of Vice
@end smallexample

That's all there is to it!
Copyright 1992, 1993, 1994, 1997 Henry Spencer. All rights reserved.
This software is not subject to any license of the American Telephone
and Telegraph Company or of the Regents of the University of California.

Permission is granted to anyone to use this software for any purpose on
any computer system, and to alter it and redistribute it, subject
to the following restrictions:

1. The author is not responsible for the consequences of use of this
software, no matter how awful, even if they arise from flaws in it.
2. The origin of this software must not be misrepresented, either by
explicit claim or by omission. Since few users ever read sources,
credits must appear in the documentation.
3. Altered versions must be plainly marked as such, and must not be
misrepresented as being the original software. Since few users
ever read sources, credits must appear in the documentation.
4. This notice may not be removed or altered.

GNU GENERAL PUBLIC LICENSE
Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.,
51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA
Everyone is permitted to copy and distribute verbatim copies
of this license document, but changing it is not allowed.

Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. This General Public License applies to most of the Free Software Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Lesser General Public License instead.) You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price.

Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and modification follow.

GNU GENERAL PUBLIC LICENSE
TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.

b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third

parties under the terms of this License.

c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Program.

In addition, mere aggregation of another work not based on the Program with the Program (or with a work based on the Program) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

a) Accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further

restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will

be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

END OF TERMS AND CONDITIONS

How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

```
<one line to give the program's name and a brief idea of what it does.>  
Copyright (C) <year> <name of author>
```

This program is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation; either version 2 of the License, or (at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program; if not, write to the Free Software Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA.

Also add information on how to contact you by electronic and paper mail.

If the program is interactive, make it output a short notice like this when it starts in an interactive mode:

```
Gnomovision version 69, Copyright (C) year name of author  
Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type `show w'.  
This is free software, and you are welcome to redistribute  
it  
under certain conditions; type `show c' for details.
```

The hypothetical commands `show w' and `show c' should show the appropriate parts of the General Public License. Of course, the commands you use may be called something other than `show w' and `show c'; they could even be mouse-clicks or menu items--whatever suits your program.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the program, if necessary. Here is a sample; alter the names:

```
Yoyodyne, Inc., hereby disclaims all copyright interest in the program
```

`Gnomovision' (which makes passes at compilers) written by James Hacker.

<signature of Ty Coon>, 1 April 1989

Ty Coon, President of Vice

This General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Lesser General Public License instead of this License.

GNU LESSER GENERAL PUBLIC LICENSE
Version 2.1, February 1999

Copyright (C) 1991, 1999 Free Software Foundation, Inc.
51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA
Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

[This is the first released version of the Lesser GPL. It also counts as the successor of the GNU Library Public License, version 2, hence the version number 2.1.]

Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public Licenses are intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users.

This license, the Lesser General Public License, applies to some specially designated software packages--typically libraries--of the Free Software Foundation and other authors who decide to use it. You can use it too, but we suggest you first think carefully about whether this license or the ordinary General Public License is the better strategy to use in any particular case, based on the explanations below.

When we speak of free software, we are referring to freedom of use, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish); that you receive source code or can get it if you want it; that you can change the software and use pieces of it in new free programs; and that you are informed that you can do these things.

To protect your rights, we need to make restrictions that forbid distributors to deny you these rights or to ask you to surrender these

rights. These restrictions translate to certain responsibilities for you if you distribute copies of the library or if you modify it.

For example, if you distribute copies of the library, whether gratis or for a fee, you must give the recipients all the rights that we gave you. You must make sure that they, too, receive or can get the source code. If you link other code with the library, you must provide complete object files to the recipients, so that they can relink them with the library after making changes to the library and recompiling it. And you must show them these terms so they know their rights.

We protect your rights with a two-step method: (1) we copyright the library, and (2) we offer you this license, which gives you legal permission to copy, distribute and/or modify the library.

To protect each distributor, we want to make it very clear that there is no warranty for the free library. Also, if the library is modified by someone else and passed on, the recipients should know that what they have is not the original version, so that the original author's reputation will not be affected by problems that might be introduced by others.

Finally, software patents pose a constant threat to the existence of any free program. We wish to make sure that a company cannot effectively restrict the users of a free program by obtaining a restrictive license from a patent holder. Therefore, we insist that any patent license obtained for a version of the library must be consistent with the full freedom of use specified in this license.

Most GNU software, including some libraries, is covered by the ordinary GNU General Public License. This license, the GNU Lesser General Public License, applies to certain designated libraries, and is quite different from the ordinary General Public License. We use this license for certain libraries in order to permit linking those libraries into non-free programs.

When a program is linked with a library, whether statically or using a shared library, the combination of the two is legally speaking a combined work, a derivative of the original library. The ordinary General Public License therefore permits such linking only if the entire combination fits its criteria of freedom. The Lesser General Public License permits more lax criteria for linking other code with the library.

We call this license the "Lesser" General Public License because it

does Less to protect the user's freedom than the ordinary General Public License. It also provides other free software developers Less of an advantage over competing non-free programs. These disadvantages are the reason we use the ordinary General Public License for many libraries. However, the Lesser license provides advantages in certain special circumstances.

For example, on rare occasions, there may be a special need to encourage the widest possible use of a certain library, so that it becomes a de-facto standard. To achieve this, non-free programs must be allowed to use the library. A more frequent case is that a free library does the same job as widely used non-free libraries. In this case, there is little to gain by limiting the free library to free software only, so we use the Lesser General Public License.

In other cases, permission to use a particular library in non-free programs enables a greater number of people to use a large body of free software. For example, permission to use the GNU C Library in non-free programs enables many more people to use the whole GNU operating system, as well as its variant, the GNU/Linux operating system.

Although the Lesser General Public License is Less protective of the users' freedom, it does ensure that the user of a program that is linked with the Library has the freedom and the wherewithal to run that program using a modified version of the Library.

The precise terms and conditions for copying, distribution and modification follow. Pay close attention to the difference between a "work based on the library" and a "work that uses the library". The former contains code derived from the library, whereas the latter must be combined with the library in order to run.

GNU LESSER GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License Agreement applies to any software library or other program which contains a notice placed by the copyright holder or other authorized party saying it may be distributed under the terms of this Lesser General Public License (also called "this License"). Each licensee is addressed as "you".

A "library" means a collection of software functions and/or data prepared so as to be conveniently linked with application programs (which use some of those functions and data) to form executables.

The "Library", below, refers to any such software library or work which has been distributed under these terms. A "work based on the Library" means either the Library or any derivative work under copyright law: that is to say, a work containing the Library or a portion of it, either verbatim or with modifications and/or translated straightforwardly into another language. (Hereinafter, translation is included without limitation in the term "modification".)

"Source code" for a work means the preferred form of the work for making modifications to it. For a library, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the library.

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running a program using the Library is not restricted, and output from such a program is covered only if its contents constitute a work based on the Library (independent of the use of the Library in a tool for writing it). Whether that is true depends on what the Library does and what the program that uses the Library does.

1. You may copy and distribute verbatim copies of the Library's complete source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and distribute a copy of this License along with the Library.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Library or any portion of it, thus forming a work based on the Library, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

- a) The modified work must itself be a software library.
- b) You must cause the files modified to carry prominent notices stating that you changed the files and the date of any change.
- c) You must cause the whole of the work to be licensed at no charge to all third parties under the

terms of this License.

d) If a facility in the modified Library refers to a function or a table of data to be supplied by an application program that uses the facility, other than as an argument passed when the facility is invoked, then you must make a good faith effort to ensure that, in the event an application does not supply such function or table, the facility still operates, and performs whatever part of its purpose remains meaningful.

(For example, a function in a library to compute square roots has a purpose that is entirely well-defined independent of the application. Therefore, Subsection 2d requires that any application-supplied function or table used by this function must be optional: if the application does not supply it, the square root function must still compute square roots.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Library, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Library, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Library.

In addition, mere aggregation of another work not based on the Library with the Library (or with a work based on the Library) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may opt to apply the terms of the ordinary GNU General Public

License instead of this License to a given copy of the Library. To do this, you must alter all the notices that refer to this License, so that they refer to the ordinary GNU General Public License, version 2, instead of to this License. (If a newer version than version 2 of the ordinary GNU General Public License has appeared, then you can specify that version instead if you wish.) Do not make any other change in these notices.

Once this change is made in a given copy, it is irreversible for that copy, so the ordinary GNU General Public License applies to all subsequent copies and derivative works made from that copy.

This option is useful when you wish to copy part of the code of the Library into a program that is not a library.

4. You may copy and distribute the Library (or a portion or derivative of it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange.

If distribution of object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place satisfies the requirement to distribute the source code, even though third parties are not compelled to copy the source along with the object code.

5. A program that contains no derivative of any portion of the Library, but is designed to work with the Library by being compiled or linked with it, is called a "work that uses the Library". Such a work, in isolation, is not a derivative work of the Library, and therefore falls outside the scope of this License.

However, linking a "work that uses the Library" with the Library creates an executable that is a derivative of the Library (because it contains portions of the Library), rather than a "work that uses the library". The executable is therefore covered by this License. Section 6 states terms for distribution of such executables.

When a "work that uses the Library" uses material from a header file that is part of the Library, the object code for the work may be a derivative work of the Library even though the source code is not. Whether this is true is especially significant if the work can be linked without the Library, or if the work is itself a library. The threshold for this to be true is not precisely defined by law.

If such an object file uses only numerical parameters, data structure layouts and accessors, and small macros and small inline functions (ten lines or less in length), then the use of the object file is unrestricted, regardless of whether it is legally a derivative work. (Executables containing this object code plus portions of the Library will still fall under Section 6.)

Otherwise, if the work is a derivative of the Library, you may distribute the object code for the work under the terms of Section 6. Any executables containing that work also fall under Section 6, whether or not they are linked directly with the Library itself.

6. As an exception to the Sections above, you may also combine or link a "work that uses the Library" with the Library to produce a work containing portions of the Library, and distribute that work under terms of your choice, provided that the terms permit modification of the work for the customer's own use and reverse engineering for debugging such modifications.

You must give prominent notice with each copy of the work that the Library is used in it and that the Library and its use are covered by this License. You must supply a copy of this License. If the work during execution displays copyright notices, you must include the copyright notice for the Library among them, as well as a reference directing the user to the copy of this License. Also, you must do one of these things:

a) Accompany the work with the complete corresponding machine-readable source code for the Library including whatever changes were used in the work (which must be distributed under Sections 1 and 2 above); and, if the work is an executable linked with the Library, with the complete machine-readable "work that uses the Library", as object code and/or source code, so that the user can modify the Library and then relink to produce a modified executable containing the modified Library. (It is understood that the user who changes the contents of definitions files in the Library will not necessarily be able to recompile the application to use the modified definitions.)

b) Use a suitable shared library mechanism for linking with the Library. A suitable mechanism is one that (1) uses at run time a copy of the library already present on the user's computer system, rather than copying library functions into the executable, and (2) will operate properly with a modified version of the library, if the user installs one, as long as the modified version is interface-compatible with the version that the work was made with.

c) Accompany the work with a written offer, valid for at least three years, to give the same user the materials specified in Subsection 6a, above, for a charge no more than the cost of performing this distribution.

d) If distribution of the work is made by offering access to copy from a designated place, offer equivalent access to copy the above specified materials from the same place.

e) Verify that the user has already received a copy of these materials or that you have already sent this user a copy.

For an executable, the required form of the "work that uses the Library" must include any data and utility programs needed for reproducing the executable from it. However, as a special exception, the materials to be distributed need not include anything that is normally

distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

It may happen that this requirement contradicts the license restrictions of other proprietary libraries that do not normally accompany the operating system. Such a contradiction means you cannot use both them and the Library together in an executable that you distribute.

7. You may place library facilities that are a work based on the Library side-by-side in a single library together with other library facilities not covered by this License, and distribute such a combined library, provided that the separate distribution of the work based on the Library and of the other library facilities is otherwise permitted, and provided that you do these two things:

a) Accompany the combined library with a copy of the same work based on the Library, uncombined with any other library facilities. This must be distributed under the terms of the Sections above.

b) Give prominent notice with the combined library of the fact that part of it is a work based on the Library, and explaining where to find the accompanying uncombined form of the same work.

8. You may not copy, modify, sublicense, link with, or distribute the Library except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense, link with, or distribute the Library is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

9. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Library or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Library (or any work based on the Library), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Library or works based on it.

10. Each time you redistribute the Library (or any work based on the Library), the recipient automatically receives a license from the original licensor to copy, distribute, link with or modify the Library subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties with this License.

11. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Library at all. For example, if a patent license would not permit royalty-free redistribution of the Library by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Library.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply, and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

12. If the distribution and/or use of the Library is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Library under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

13. The Free Software Foundation may publish revised and/or new versions of the Lesser General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Library specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Library does not specify a license version number, you may choose any version ever published by the Free Software Foundation.

14. If you wish to incorporate parts of the Library into other free programs whose distribution conditions are incompatible with these, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

NO WARRANTY

15. BECAUSE THE LIBRARY IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE LIBRARY, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE LIBRARY "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE LIBRARY IS WITH YOU. SHOULD THE LIBRARY PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

16. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE LIBRARY AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE LIBRARY (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE LIBRARY TO OPERATE WITH ANY OTHER SOFTWARE), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

END OF TERMS AND CONDITIONS

How to Apply These Terms to Your New Libraries

If you develop a new library, and you want it to be of the greatest possible use to the public, we recommend making it free software that everyone can redistribute and change. You can do so by permitting redistribution under these terms (or, alternatively, under the terms of the ordinary General Public License).

To apply these terms, attach the following notices to the library. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

```
<one line to give the library's name and a brief idea of what it does.>  
Copyright (C) <year> <name of author>
```

This library is free software; you can redistribute it and/or modify it under the terms of the GNU Lesser General Public License as published by the Free Software Foundation; either version 2.1 of the License, or (at your option) any later version.

This library is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU Lesser General Public License for more details.

You should have received a copy of the GNU Lesser General Public License along with this library; if not, write to the Free Software Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA

Also add information on how to contact you by electronic and paper mail.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the library, if necessary. Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the library `Frob' (a library for tweaking knobs) written by James Random Hacker.

<signature of Ty Coon>, 1 April 1990

Ty Coon, President of Vice

That's all there is to it!

This file contains the copying permission notices for various files in the GNU C Library distribution that have copyright owners other than the Free Software Foundation. These notices all require that a copy of the notice be included in the accompanying documentation and be distributed with binary distributions of the code, so be sure to include this file along with any binary distributions derived from the GNU C Library.

All code incorporated from 4.4 BSD is distributed under the following license:

Copyright (C) 1991 Regents of the University of California.
All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
3. [This condition was removed.]
4. Neither the name of the University nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE REGENTS AND CONTRIBUTORS ``AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE REGENTS OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT

LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

The DNS resolver code, taken from BIND 4.9.5, is copyrighted by UC Berkeley, by Digital Equipment Corporation and by Internet Software Consortium. The DEC portions are under the following license:

Portions Copyright (C) 1993 by Digital Equipment Corporation.

Permission to use, copy, modify, and distribute this software for any purpose with or without fee is hereby granted, provided that the above copyright notice and this permission notice appear in all copies, and that the name of Digital Equipment Corporation not be used in advertising or publicity pertaining to distribution of the document or software without specific, written prior permission.

THE SOFTWARE IS PROVIDED ``AS IS" AND DIGITAL EQUIPMENT CORP. DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE, INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS. IN NO EVENT SHALL DIGITAL EQUIPMENT CORPORATION BE LIABLE FOR ANY SPECIAL, DIRECT, INDIRECT, OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

The ISC portions are under the following license:

Portions Copyright (c) 1996-1999 by Internet Software Consortium.

Permission to use, copy, modify, and distribute this software for any purpose with or without fee is hereby granted, provided that the above copyright notice and this permission notice appear in all copies.

THE SOFTWARE IS PROVIDED "AS IS" AND INTERNET SOFTWARE CONSORTIUM DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS. IN NO EVENT SHALL INTERNET SOFTWARE CONSORTIUM BE LIABLE FOR ANY SPECIAL, DIRECT, INDIRECT, OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

The Sun RPC support (from rpcsrc-4.0) is covered by the following license:

Copyright (c) 2010, Oracle America, Inc.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- * Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- * Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
- * Neither the name of the "Oracle America, Inc." nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT HOLDER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

The following CMU license covers some of the support code for Mach, derived from Mach 3.0:

Mach Operating System
Copyright (C) 1991,1990,1989 Carnegie Mellon University
All Rights Reserved.

Permission to use, copy, modify and distribute this software and its documentation is hereby granted, provided that both the copyright notice and this permission notice appear in all copies of the software, derivative works or modified versions, and any portions thereof, and that both notices appear in supporting documentation.

CARNEGIE MELLON ALLOWS FREE USE OF THIS SOFTWARE IN ITS "AS IS" CONDITION. CARNEGIE MELLON DISCLAIMS ANY LIABILITY OF ANY KIND FOR

ANY DAMAGES WHATSOEVER RESULTING FROM THE USE OF THIS SOFTWARE.

Carnegie Mellon requests users of this software to return to

Software Distribution Coordinator
School of Computer Science
Carnegie Mellon University
Pittsburgh PA 15213-3890

or Software.Distribution@CS.CMU.EDU any improvements or extensions that they make and grant Carnegie Mellon the rights to redistribute these changes.

The file `if_ppp.h` is under the following CMU license:

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
3. Neither the name of the University nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY CARNEGIE MELLON UNIVERSITY AND CONTRIBUTORS ``AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE UNIVERSITY OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

The following license covers the files from Intel's "Highly Optimized Mathematical Functions for Itanium" collection:

Intel License Agreement

Copyright (c) 2000, Intel Corporation

All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

* Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.

* Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

* The name of Intel Corporation may not be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL INTEL OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

The files inet/getnameinfo.c and sysdeps/posix/getaddrinfo.c are copyright (C) by Craig Metz and are distributed under the following license:

/* The Inner Net License,
Version 2.00

The author(s) grant permission for redistribution and use in source and binary forms, with or without modification, of the software and documentation provided that the following conditions are met:

0. If you receive a version of the software that is specifically labelled as not being for redistribution (check the version message and/or README), you are not permitted to redistribute that version of the software in any way or form.
1. All terms of the all other applicable copyrights and licenses must be followed.
2. Redistributions of source code must retain the authors' copyright

notice(s), this list of conditions, and the following disclaimer.

3. Redistributions in binary form must reproduce the authors' copyright notice(s), this list of conditions, and the following disclaimer in the documentation and/or other materials provided with the distribution.

4. [The copyright holder has authorized the removal of this clause.]

5. Neither the name(s)

of the author(s) nor the names of its contributors

may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY ITS AUTHORS AND CONTRIBUTORS ``AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE AUTHORS OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

If these license terms cause you a real problem, contact the author. */

The file sunrpc/des_impl.c

is copyright Eric Young:

Copyright (C) 1992 Eric Young

Collected from libdes and modified for SECURE RPC by Martin Kuck 1994

This file is distributed under the terms of the GNU Lesser General

Public License, version 2.1 or later - see the file COPYING.LIB for details.

If you did not receive a copy of the license with this program, please

see <<http://www.gnu.org/licenses/>> to obtain a copy.

The file inet/rcmd.c is under a UCB copyright and the following:

Copyright (C) 1998 WIDE Project.

All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.

2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

3. Neither the name of the project nor the names of its contributors

may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE PROJECT AND CONTRIBUTORS ``AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE PROJECT OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

The file posix/runtests.c is copyright Tom Lord:

Copyright
1995 by Tom Lord

All Rights Reserved

Permission to use, copy, modify, and distribute this software and its documentation for any purpose and without fee is hereby granted, provided that the above copyright notice appear in all copies and that both that copyright notice and this permission notice appear in supporting documentation, and that the name of the copyright holder not be used in advertising or publicity pertaining to distribution of the software without specific, written prior permission.

Tom Lord DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE, INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS, IN NO EVENT SHALL TOM LORD BE LIABLE FOR ANY SPECIAL, INDIRECT OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

The posix/rxspencer tests
are copyright Henry Spencer:

Copyright 1992, 1993, 1994, 1997 Henry Spencer. All rights reserved.
This software is not subject to any license of the American Telephone and Telegraph Company or of the Regents of the University of California.

Permission is granted to anyone to use this software for any purpose on any computer system, and to alter it and redistribute it, subject to the following restrictions:

1. The author is not responsible for the consequences of use of this software, no matter how awful, even if they arise from flaws in it.
2. The origin of this software must not be misrepresented, either by explicit claim or by omission. Since few users ever read sources, credits must appear in the documentation.
3. Altered versions must be plainly marked as such, and must not be misrepresented as being the original software. Since few users ever read sources, credits must appear in the documentation.
4. This notice may not be removed or altered.

The file `posix/PCRE.tests`
is copyright University of Cambridge:

Copyright (c) 1997-2003 University of Cambridge

Permission is granted to anyone to use this software for any purpose on any computer system, and to redistribute it freely, subject to the following restrictions:

1. This software is distributed in the hope that it will be useful, but **WITHOUT ANY WARRANTY**; without even the implied warranty of **MERCHANTABILITY** or **FITNESS FOR A PARTICULAR PURPOSE**.
2. The origin of this software must not be misrepresented, either by explicit claim or by omission. In practice, this means that if you use PCRE in software that you distribute to others, commercially or otherwise, you must put a sentence like this

Regular expression support is provided by the PCRE library package, which is open source software, written by Philip Hazel, and copyright by the University of Cambridge, England.

somewhere reasonably visible in your documentation and in any relevant files or online help data or similar. A reference to the ftp site for the source, that is, to

`ftp://ftp.csx.cam.ac.uk/pub/software/programming/pcre/`

should also be given in the documentation. However, this condition is not intended to apply to whole chains of software. If package A includes PCRE, it must acknowledge it, but if package B is software that includes package A, the condition is not imposed on package B (unless it uses PCRE independently).

3. Altered versions must be plainly marked as such, and must not be misrepresented as being the original software.
4. If PCRE is embedded in any software that is released under the GNU General Purpose Licence (GPL), or Lesser General Purpose Licence (LGPL), then the terms of that licence shall supersede any condition above with which it is incompatible.

Files from Sun fdlibm are copyright Sun Microsystems, Inc.:

Copyright (C) 1993 by Sun Microsystems, Inc. All rights reserved.

Developed at SunPro, a Sun Microsystems,
Inc. business.

Permission to use, copy, modify, and distribute this software is freely granted, provided that this notice is preserved.

Various long double libm functions are copyright Stephen L. Moshier:

Copyright 2001 by Stephen L. Moshier <moshier@na-net.ornl.gov>

This library is free software; you can redistribute it and/or modify it under the terms of the GNU Lesser General Public License as published by the Free Software Foundation; either version 2.1 of the License, or (at your option) any later version.

This library is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU Lesser General Public License for more details.

You should have received a copy of the GNU Lesser General Public License along with this library; if not, see

<<http://www.gnu.org/licenses/>>. */

@c The GNU Free Documentation License.

@center Version 1.3, 3 November 2008

@c This file is intended to be included within another document,

@c hence no sectioning command or @node.

@display

Copyright @copyright{ } 2000, 2001, 2002, 2007, 2008 Free Software Foundation, Inc.

@uref{<http://fsf.org/>}

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

@end display

@enumerate 0

@item

PREAMBLE

The purpose of this License is to make a manual, textbook, or other functional and useful document @dfn{free} in the sense of freedom: to assure everyone the effective freedom to copy and redistribute it, with or without modifying it, either commercially or noncommercially. Secondly, this License preserves for the author and publisher a way to get credit for their work, while not being considered responsible for modifications made by others.

This License is a kind of ``copyleft'', which means that derivative works of the document must themselves be free in the same sense. It complements the GNU General Public License, which is a copyleft license designed for free software.

We have designed this License in order to use it for manuals for free software, because free software needs free documentation: a free program should come with manuals providing the same freedoms that the software does. But this License is not limited to software manuals; it can be used for any textual work, regardless of subject matter or whether it is published as a printed book. We recommend this License principally for works whose purpose is instruction or reference.

@item

APPLICABILITY AND DEFINITIONS

This License applies to any manual or other work, in any medium, that contains a notice placed by the copyright holder saying it can be distributed under the terms of this License. Such a notice grants a world-wide, royalty-free license, unlimited in duration, to use that work under the conditions stated herein. The ``Document'', below, refers

to any such manual or work. Any member of the public is a licensee, and is addressed as ``you''. You accept the license if you copy, modify or distribute the work in a way requiring permission under copyright law.

A ``Modified Version'' of the Document means any work containing the Document or a portion of it, either copied verbatim, or with modifications and/or translated into another language.

A ``Secondary Section'' is a named appendix or a front-matter section of the Document that deals exclusively with the relationship of the

publishers or authors of the Document to the Document's overall subject (or to related matters) and contains nothing that could fall directly within that overall subject. (Thus, if the Document is in part a textbook of mathematics, a Secondary Section may not explain any mathematics.) The relationship could be a matter of historical connection with the subject or with related matters, or of legal, commercial, philosophical, ethical or political position regarding them.

The "Invariant Sections" are certain Secondary Sections whose titles are designated, as being those of Invariant Sections, in the notice that says that the Document is released under this License. If a section does not fit the above definition of Secondary then it is not allowed to be designated as Invariant. The Document may contain zero Invariant Sections. If the Document does not identify any Invariant Sections then there are none.

The "Cover Texts" are certain short passages of text that are listed, as Front-Cover Texts or Back-Cover Texts, in the notice that says that the Document is released under this License. A Front-Cover Text may be at most 5 words, and a Back-Cover Text may be at most 25 words.

A "Transparent" copy of the Document means a machine-readable copy, represented in a format whose specification is available to the general public, that is suitable for revising the document straightforwardly with generic text editors or (for images composed of pixels) generic paint programs or (for drawings) some widely available drawing editor, and that is suitable for input to text formatters or for automatic translation to a variety of formats suitable for input to text formatters. A copy made in an otherwise Transparent file format whose markup, or absence of markup, has been arranged to thwart or discourage subsequent modification by readers is not Transparent. An image format is not Transparent if used for any substantial amount of text. A copy that is not "Transparent" is called "Opaque".

Examples of suitable formats for Transparent copies include plain ASCII without markup, Texinfo input format, LaTeX input format, SGML or XML using a publicly available DTD, and standard-conforming simple HTML, PostScript or PDF designed for human modification. Examples of transparent image formats include PNG, XCF and JPG. Opaque formats include proprietary formats that can be read and edited only by proprietary word processors, SGML or XML for which the DTD and/or processing tools are not generally available, and the machine-generated HTML,

PostScript or PDF produced by some word processors for output purposes only.

The ``Title Page" means, for a printed book, the title page itself, plus such following pages as are needed to hold, legibly, the material this License requires to appear in the title page. For works in formats which do not have any title page as such, ``Title Page" means the text near the most prominent appearance of the work's title, preceding the beginning of the body of the text.

The ``publisher" means any person or entity that distributes copies of the Document to the public.

A section ``Entitled XYZ" means a named subunit of the Document whose title either is precisely XYZ or contains XYZ in parentheses following text that translates XYZ in another language. (Here XYZ stands for a specific section name mentioned below, such as ``Acknowledgements", ``Dedications", ``Endorsements", or ``History".) To ``Preserve the Title" of such a section when you modify the Document means that it remains a section ``Entitled XYZ" according to this definition.

The Document may include Warranty Disclaimers next to the notice which states that this License applies to the Document. These Warranty Disclaimers are considered to be included by reference in this License, but only as regards disclaiming warranties: any other implication that these Warranty Disclaimers may have is void and has no effect on the meaning of this License.

@item

VERBATIM COPYING

You may copy and distribute the Document in any medium, either commercially or noncommercially, provided that this License, the copyright notices, and the license notice saying this License applies to the Document are reproduced in all copies, and that you add no other conditions whatsoever to those of this License. You may not use technical measures to obstruct or control the reading or further copying of the copies you make or distribute. However, you may accept compensation in exchange for copies. If you distribute a large enough number of copies you must also follow the conditions in section 3.

You may also lend copies, under the same conditions stated above, and you may publicly display copies.

@item

COPYING IN QUANTITY

If you publish printed copies (or copies in media that commonly have printed covers) of the Document, numbering more than 100, and the Document's license notice requires Cover Texts, you must enclose the copies in covers that carry, clearly and legibly, all these Cover Texts: Front-Cover Texts on the front cover, and Back-Cover Texts on the back cover. Both covers must also clearly and legibly identify you as the publisher of these copies. The front cover must present the full title with all words of the title equally prominent and visible. You may add other material on the covers in addition. Copying with changes limited to the covers, as long as they preserve the title of the Document and satisfy these conditions, can be treated as verbatim copying in other respects.

If the required texts for either cover are too voluminous to fit legibly, you should put the first ones listed (as many as fit reasonably) on the actual cover, and continue the rest onto adjacent pages.

If you publish or distribute Opaque copies of the Document numbering more than 100, you must either include a machine-readable Transparent copy along with each Opaque copy, or state in or with each Opaque copy a computer-network location from which the general network-using public has access to download using public-standard network protocols a complete Transparent copy of the Document, free of added material. If you use the latter option, you must take reasonably prudent steps, when you begin distribution of Opaque copies in quantity, to ensure that this Transparent copy will remain thus accessible at the stated location until at least one year after the last time you distribute an Opaque copy (directly or through your agents or retailers) of that edition to the public.

It is requested, but not required, that you contact the authors of the Document well before redistributing any large number of copies, to give them a chance to provide you with an updated version of the Document.

@item

MODIFICATIONS

You may copy and distribute a Modified Version of the Document under the conditions of sections 2 and 3 above, provided that you release the Modified Version under precisely this License, with the Modified Version filling the role of the Document, thus licensing distribution and modification of the Modified Version to whoever possesses a copy of it. In addition, you must do these things in the Modified Version:

@enumerate A

@item

Use in the Title Page (and on the covers, if any) a title distinct from that of the Document, and from those of previous versions (which should, if there were any, be listed in the History section of the Document). You may use the same title as a previous version if the original publisher of that version gives permission.

@item

List on the Title Page, as authors, one or more persons or entities responsible for authorship of the modifications in the Modified Version, together with at least five of the principal authors of the Document (all of its principal authors, if it has fewer than five), unless they release you from this requirement.

@item

State on the Title page the name of the publisher of the Modified Version, as the publisher.

@item

Preserve all the copyright notices of the Document.

@item

Add an appropriate copyright notice for your modifications adjacent to the other copyright notices.

@item

Include, immediately after the copyright notices, a license notice giving the public permission to use the Modified Version under the terms of this License, in the form shown in the Addendum below.

@item

Preserve in that license notice the full lists of Invariant Sections and required Cover Texts given in the Document's license notice.

@item

Include an unaltered copy of this License.

@item

Preserve the section Entitled ``History'', Preserve its Title, and add to it an item stating at least the title, year, new authors, and publisher of the Modified Version as given on the Title Page. If there is no section Entitled ``History'' in the Document, create one stating the title, year, authors, and publisher of the Document as given on its Title Page, then add an item describing the Modified Version as stated in the previous sentence.

@item

Preserve the network location, if any, given in the Document for public access to a Transparent copy of the Document, and likewise the network locations given in the Document for previous versions it was based on. These may be placed in the "History" section. You may omit a network location for a work that was published at least four years before the Document itself, or if the original publisher of the version it refers to gives permission.

@item

For any section Entitled "Acknowledgements" or "Dedications", Preserve the Title of the section, and preserve in the section all the substance and tone of each of the contributor acknowledgements and/or dedications given therein.

@item

Preserve all the Invariant Sections of the Document, unaltered in their text and in their titles. Section numbers or the equivalent are not considered part of the section titles.

@item

Delete any section Entitled "Endorsements". Such a section may not be included in the Modified Version.

@item

Do not retitle any existing section to be Entitled "Endorsements" or to conflict in title with any Invariant Section.

@item

Preserve any Warranty Disclaimers.

@end enumerate

If the Modified Version includes new front-matter sections or appendices that qualify as Secondary Sections and contain no material copied from the Document, you may at your option designate some or all of these sections as invariant. To do this, add their titles to the list of Invariant Sections in the Modified Version's license notice. These titles must be distinct from any other section titles.

You may add a section Entitled "Endorsements", provided it contains nothing but endorsements of your Modified Version by various parties---for example, statements of peer review or that the text has been approved by an organization as the authoritative definition of a standard.

You may add a passage of up to five words as a Front-Cover Text, and a passage of up to 25 words as a Back-Cover Text, to the end of the list of Cover Texts in the Modified Version. Only one passage of Front-Cover Text and one of Back-Cover Text may be added by (or through arrangements made by) any one entity. If the Document already includes a cover text for the same cover, previously added by you or by arrangement made by the same entity you are acting on behalf of, you may not add another; but you may replace the old one, on explicit permission from the previous publisher that added the old one.

The author(s) and publisher(s) of the Document do not by this License give permission to use their names for publicity for or to assert or imply endorsement of any Modified Version.

@item

COMBINING DOCUMENTS

You may combine the Document with other documents released under this License, under the terms defined in section 4 above for modified versions, provided that you include in the combination all of the Invariant Sections of all of the original documents, unmodified, and list them all as Invariant Sections of your combined work in its license notice, and that you preserve all their Warranty Disclaimers.

The combined work need only contain one copy of this License, and multiple identical Invariant Sections may be replaced with a single copy. If there are multiple Invariant Sections with the same name but different contents, make the title of each such section unique by adding at the end of it, in parentheses, the name of the original author or publisher of that section if known, or else a unique number.

Make the same adjustment to the section titles in the list of Invariant Sections in the license notice of the combined work.

In the combination, you must combine any sections Entitled ``History'' in the various original documents, forming one section Entitled ``History''; likewise combine any sections Entitled ``Acknowledgements'', and any sections Entitled ``Dedications''. You must delete all sections Entitled ``Endorsements.''

@item

COLLECTIONS OF DOCUMENTS

You may make a collection consisting of the Document and other documents released under this License, and replace the individual copies of this License in the various documents with a single copy that is included in the collection, provided that you follow the rules of this License for

verbatim copying of each of the documents in all other respects.

You may extract a single document from such a collection, and distribute it individually under this License, provided you insert a copy of this License into the extracted document, and follow this License in all other respects regarding verbatim copying of that document.

@item

AGGREGATION WITH INDEPENDENT WORKS

A compilation of the Document or its derivatives with other separate and independent documents or works, in or on a volume of a storage or distribution medium, is called an "aggregate" if the copyright resulting from the compilation is not used to limit the legal rights of the compilation's users beyond what the individual works permit. When the Document is included in an aggregate, this License does not apply to the other works in the aggregate which are not themselves derivative works of the Document.

If the Cover Text requirement of section 3 is applicable to these copies of the Document, then if the Document is less than one half of the entire aggregate, the Document's Cover Texts may be placed on covers that bracket the Document within the aggregate, or the electronic equivalent of covers if the Document is in electronic form.

Otherwise they must appear on printed covers that bracket the whole aggregate.

@item

TRANSLATION

Translation is considered a kind of modification, so you may distribute translations of the Document under the terms of section 4. Replacing Invariant Sections with translations requires special permission from their copyright holders, but you may include translations of some or all Invariant Sections in addition to the original versions of these Invariant Sections. You may include a translation of this License, and all the license notices in the Document, and any Warranty Disclaimers, provided that you also include the original English version of this License and the original versions of those notices and disclaimers. In case of a disagreement between the translation and the original version of this License or a notice or disclaimer, the original version will prevail.

If a section in the Document is Entitled "Acknowledgements", "Dedications", or "History", the requirement

(section 4) to Preserve
its Title (section 1) will typically require changing the actual
title.

@item

TERMINATION

You may not copy, modify, sublicense, or distribute the Document
except as expressly provided under this License. Any attempt
otherwise to copy, modify, sublicense, or distribute it is void, and
will automatically terminate your rights under this License.

However, if you cease all violation of this License, then your license
from a particular copyright holder is reinstated (a) provisionally,
unless and until the copyright holder explicitly and finally
terminates your license, and (b) permanently, if the copyright holder
fails to notify you of the violation by some reasonable means prior to
60 days after the cessation.

Moreover, your license from a particular copyright holder is
reinstated permanently if the copyright holder notifies you of the
violation by some reasonable means, this is the first time you have
received notice of violation of this License (for any
work) from that
copyright holder, and you cure the violation prior to 30 days after
your receipt of the notice.

Termination of your rights under this section does not terminate the
licenses of parties who have received copies or rights from you under
this License. If your rights have been terminated and not permanently
reinstated, receipt of a copy of some or all of the same material does
not give you any rights to use it.

@item

FUTURE REVISIONS OF THIS LICENSE

The Free Software Foundation may publish new, revised versions
of the GNU Free Documentation License from time to time. Such new
versions will be similar in spirit to the present version, but may
differ in detail to address new problems or concerns. See
@uref{<http://www.gnu.org/copyleft/>}.

Each version of the License is given a distinguishing version number.
If the Document specifies that a particular numbered version of this
License ``or any later version'' applies to it, you have the option of
following the terms and
conditions either of that specified version or
of any later version that has been published (not as a draft) by the

Free Software Foundation. If the Document does not specify a version number of this License, you may choose any version ever published (not as a draft) by the Free Software Foundation. If the Document specifies that a proxy can decide which future versions of this License can be used, that proxy's public statement of acceptance of a version permanently authorizes you to choose that version for the Document.

@item

RELICENSING

``Massive Multiauthor Collaboration Site" (or ``MMC Site") means any World Wide Web server that publishes copyrightable works and also provides prominent facilities for anybody to edit those works. A public wiki that anybody can edit is an example of such a server. A ``Massive Multiauthor Collaboration" (or ``MMC") contained in the site means any set of copyrightable works thus published on the MMC site.

``CC-BY-SA" means the Creative Commons

Attribution-Share Alike 3.0

license published by Creative Commons Corporation, a not-for-profit corporation with a principal place of business in San Francisco, California, as well as future copyleft versions of that license published by that same organization.

``Incorporate" means to publish or republish a Document, in whole or in part, as part of another Document.

An MMC is ``eligible for relicensing" if it is licensed under this License, and if all works that were first published under this License somewhere other than this MMC, and subsequently incorporated in whole or in part into the MMC, (1) had no cover texts or invariant sections, and (2) were thus incorporated prior to November 1, 2008.

The operator of an MMC Site may republish an MMC contained in the site under CC-BY-SA on the same site at any time before August 1, 2009, provided the MMC is eligible for relicensing.

@end enumerate

@page

@heading ADDENDUM: How to use this License for your documents

To use this License

in a document you have written, include a copy of the License in the document and put the following copyright and license notices just after the title page:

```
@smallexample
@group
Copyright (C) @var{year} @var{your name}.
Permission is granted to copy, distribute and/or modify this document
under the terms of the GNU Free Documentation License, Version 1.3
or any later version published by the Free Software Foundation;
with no Invariant Sections, no Front-Cover Texts, and no Back-Cover
Texts. A copy of the license is included in the section entitled ``GNU
Free Documentation License".
@end group
@end smallexample
```

If you have Invariant Sections, Front-Cover Texts and Back-Cover Texts, replace the ``with@dots{ }Texts."@: line with this:

```
@smallexample
@group
  with the Invariant Sections being @var{list their titles}, with
  the Front-Cover Texts being @var{list}, and with the Back-Cover Texts
  being @var{list}.
@end group
@end smallexample
```

If you have Invariant Sections without Cover Texts, or some other combination of the three, merge those two alternatives to suit the situation.

If your document contains nontrivial examples of program code, we recommend releasing these examples in parallel under your choice of free software license, such as the GNU General Public License, to permit their use in free software.

```
@c Local Variables:
@c ispell-local-pdict: "ispell-dict"
@c End:
```

UNICODE, INC. LICENSE AGREEMENT - DATA FILES AND SOFTWARE

Unicode Data Files include all data files under the directories <http://www.unicode.org/Public/>, <http://www.unicode.org/reports/>, and <http://www.unicode.org/cldr/data/>. Unicode Data Files do not include PDF online code charts under the directory <http://www.unicode.org/Public/>. Software includes any source code published in the Unicode Standard or under the directories <http://www.unicode.org/Public/>, <http://www.unicode.org/reports/>, and <http://www.unicode.org/cldr/data/>.

NOTICE TO USER: Carefully read the following legal agreement. BY

DOWNLOADING, INSTALLING, COPYING OR OTHERWISE USING UNICODE INC.'S DATA FILES ("DATA FILES"), AND/OR SOFTWARE ("SOFTWARE"), YOU UNEQUIVOCALLY ACCEPT, AND AGREE TO BE BOUND BY, ALL OF THE TERMS AND CONDITIONS OF THIS AGREEMENT. IF YOU DO NOT AGREE, DO NOT DOWNLOAD, INSTALL, COPY, DISTRIBUTE OR USE THE DATA FILES OR SOFTWARE.

COPYRIGHT AND PERMISSION NOTICE

Copyright 1991-2013 Unicode,
Inc. All rights reserved. Distributed under
the Terms of Use in <http://www.unicode.org/copyright.html>.

Permission is hereby granted, free of charge, to any person obtaining a copy of the Unicode data files and any associated documentation (the "Data Files") or Unicode software and any associated documentation (the "Software") to deal in the Data Files or Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, and/or sell copies of the Data Files or Software, and to permit persons to whom the Data Files or Software are furnished to do so, provided that (a) the above copyright notice(s) and this permission notice appear with all copies of the Data Files or Software, (b) both the above copyright notice(s) and this permission notice appear in associated documentation, and (c) there is clear notice in each modified Data File or in the Software as well as in the documentation associated with the Data File(s) or Software that the data or software has been modified.

THE DATA FILES AND SOFTWARE ARE PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT OF THIRD PARTY RIGHTS. IN NO EVENT SHALL THE COPYRIGHT HOLDER OR HOLDERS INCLUDED IN THIS NOTICE BE LIABLE FOR ANY CLAIM, OR ANY SPECIAL INDIRECT OR CONSEQUENTIAL DAMAGES, OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THE DATA FILES OR SOFTWARE.

Except as contained in this notice, the name of a copyright holder shall not be used in advertising or otherwise to promote the sale, use or other dealings in these Data Files or Software without prior written authorization of the copyright holder.

1.969 genproto-googleapis-api 0.0.0- 20230711160842-782d3b101e98

1.969.1 Available under license :

Apache License
Version 2.0, January 2004
<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain

separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without

modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include

the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

1.970 google-golang-org-genproto 0.0.0-20230711160842-782d3b101e98

1.970.1 Available under license :

Apache License
Version 2.0, January 2004
<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership

of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual,

worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this

License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the

Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or

documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct,

indirect, special,

incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.

You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

1.971 bind 9.16.1-0ubuntu2.16

1.971.1 Available under license :

Format: <https://www.debian.org/doc/packaging-manuals/copyright-format/1.0/>

Upstream-Name: BIND

Upstream-Contact: Internet Systems Consortium <info@isc.org>

Source: <https://ftp.isc.org/isc/bind9/>

Files: *

Copyright: 2004-2017, Internet Systems Consortium, Inc. ("ISC")

1996-2003, Internet Software Consortium

2012, Vadim Goncharov

2009-2012, John Eaglesham

2008, Damien Miller

2004, 2008, Nominet, Ltd.

2004, Masarykova universita

1997-2003, Kungliga Tekniska Hgskolan

2002, Nuno M. Rodrigues.

2002, Stichting NLnet, Netherlands

2000-2002, Japan Network Information Center.

2001, Jake Burkholder

1996-2001, Nominum, Inc.

1995-2000, Network Associates, Inc.

2000, Aaron D. Gifford

1999-2000, Nortel Networks Corporation

1996, David Mazieres

1993, Digital Equipment Corporation.

1990, 1993, The Regents of the University of California.

License: MPL-2.0 and ISC and BSD-2-clause and BSD-3-clause

Files: debian/

Copyright: 2007-2017

LaMont Jones

2013-2017 Michael Gilbert

2017-2019 Ondrej Sur

2008-2016 Jamie Strandboge

License: ISC or MPL-2.0

License: MPL-2.0

This Source Code Form is subject to the terms of the Mozilla Public License, v. 2.0.

.

On Debian systems, the full copy of MPL-2.0 can be found at
</usr/share/common-licenses/MPL-2.0>

License: ISC

Permission to use, copy, modify, and/or distribute this software for any

purpose with or without fee is hereby granted, provided that the above copyright notice and this permission notice appear in all copies.

.
THE SOFTWARE IS PROVIDED "AS IS" AND ISC DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS. IN NO EVENT SHALL ISC BE LIABLE FOR ANY SPECIAL, DIRECT, INDIRECT, OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

License: BSD-2-clause

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- .
1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT HOLDER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

License: BSD-3-clause

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- .
1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the

documentation and/or other materials provided with the distribution.

3. Neither the name of the copyright holder nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT HOLDER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

1.972 docker 24.0.6+incompatible

1.972.1 Available under license :

Copyright (c) 2012 Alex Ogier. All rights reserved.

Copyright (c) 2012 The Go Authors. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

* Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.

* Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

* Neither the name of Google Inc. nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT

LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Copyright 2013 Keith Rarick

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Apache License

Version 2.0, January 2004

<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership

of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual,

worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or

documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct,

indirect, special,

incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.

You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

Copyright 2012 Matt T. Proud (matt.proud@gmail.com)

Apache License

Version 2.0, January 2004

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition,

"submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License.

Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License.

Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution.

You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

You must give any other recipients of the Work or Derivative Works a copy of this License; and

You must cause any modified files to carry prominent notices stating that You changed the files; and

You must retain, in the Source form of any Derivative Works that You distribute,

all copyright, patent, trademark,
and attribution notices from the Source form
of the Work, excluding those notices that do not pertain to any part of the
Derivative Works; and

If the Work includes a "NOTICE" text file as part of its distribution, then any
Derivative Works that You distribute must include a readable copy of the
attribution notices contained within such NOTICE file, excluding those notices
that do not pertain to any part of the Derivative Works, in at least one of the
following places: within a NOTICE text file distributed as part of the
Derivative Works; within the Source form or documentation, if provided along
with the Derivative Works; or, within a display generated by the Derivative
Works, if and wherever such third-party notices normally appear. The contents of
the NOTICE file are for informational purposes only and do not modify the
License. You may add Your own attribution notices within Derivative Works that
You distribute, alongside or as an addendum to the NOTICE text from the Work,
provided

that such additional attribution notices cannot be construed as
modifying the License.

You may add Your own copyright statement to Your modifications and may provide
additional or different license terms and conditions for use, reproduction, or
distribution of Your modifications, or for any such Derivative Works as a whole,
provided Your use, reproduction, and distribution of the Work otherwise complies
with the conditions stated in this License.

5. Submission of Contributions.

Unless You explicitly state otherwise, any Contribution intentionally submitted
for inclusion in the Work by You to the Licensor shall be under the terms and
conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of
any separate license agreement you may have executed with Licensor regarding
such Contributions.

6. Trademarks.

This License does not grant permission to use the trade names, trademarks,
service marks,

or product names of the Licensor, except as required for
reasonable and customary use in describing the origin of the Work and
reproducing the content of the NOTICE file.

7. Disclaimer of Warranty.

Unless required by applicable law or agreed to in writing, Licensor provides the
Work (and each Contributor provides its Contributions) on an "AS IS" BASIS,
WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied,
including, without limitation, any warranties or conditions of TITLE,
NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are

solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability.

In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability.

While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

Data model artifacts for Prometheus.

Copyright 2012-2015 The Prometheus Authors

This product includes software developed at SoundCloud Ltd. (<http://soundcloud.com/>).

MIT License

Copyright (c) 2021 Tnis Tiigi

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION

WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Apache License

Version 2.0, January 2004

<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You"
(or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations,
or other modifications
represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems
that are managed by, or on behalf of, the
Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise

designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.
3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.
4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:
 - (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
 - (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
 - (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and

(d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not

pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any

risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "{}" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright (c) 2014, OmniTI Computer Consulting, Inc.

Licensed under the Apache License, Version 2.0 (the "License"); you may not use this file except in compliance with the License. You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.
Copyright 2014 gRPC authors.

Licensed under the Apache License, Version 2.0 (the "License"); you may not use this file except in compliance with the License. You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

Copyright Amazon.com, Inc. or its affiliates. All Rights Reserved.

// SPDX-License-Identifier: Apache-2.0 OR GPL-2.0-or-later

package v2_3

// OtherLicense is an Other License Information section of an
// SPDX Document for version 2.3 of the spec.

type OtherLicense struct {

 // 10.1: License Identifier: "LicenseRef-[idstring]"

 // Cardinality: conditional (mandatory, one) if license is not

 // on SPDX License List

 LicenseIdentifier string `json:"licenseId"`

 // 10.2: Extracted Text

 // Cardinality: conditional (mandatory, one) if there is a

 // License Identifier assigned

 ExtractedText string `json:"extractedText"`

 // 10.3: License Name: single line of text or "NOASSERTION"

 // Cardinality: conditional (mandatory, one) if license is not

 // on SPDX License List

 LicenseName string `json:"name,omitempty"`

 // 10.4: License Cross Reference

 // Cardinality: conditional (optional, one or many) if license

 // is not on SPDX License List

 LicenseCrossReferences []string `json:"seeAlsos,omitempty"`

//

```
10.5: License Comment
// Cardinality: optional, one
LicenseComment string `json:"comment,omitempty"`
}
```

Copyright (c) 2016 Caleb Spare

MIT License

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Docker

Copyright 2012-2017 Docker, Inc.

This product includes software developed at Docker, Inc. (<https://www.docker.com>).

The following is courtesy of our legal counsel:

Use and transfer of Docker may be subject to certain restrictions by the United States and other governments.

It is your responsibility to ensure that your use and/or transfer does not violate applicable laws.

For more information, please see <https://www.bis.doc.gov>

See also <https://www.apache.org/dev/crypto.html> and/or seek legal counsel.
Mozilla Public License, version 2.0

1. Definitions

1.1. Contributor

means each individual or legal entity that creates, contributes to the creation of, or owns Covered Software.

1.2. Contributor Version

means the combination of the Contributions of others (if any) used by a Contributor and that particular Contributor's Contribution.

1.3. Contribution

means Covered Software of a particular Contributor.

1.4. Covered Software

means Source Code Form to which the initial Contributor has attached the notice in Exhibit A, the Executable Form of such Source Code Form, and Modifications of such Source Code Form, in each case including portions thereof.

1.5. Incompatible With Secondary Licenses

means

a. that the initial Contributor has attached the notice described in Exhibit B to the Covered Software; or

b. that the Covered Software was made available under the terms of version 1.1 or earlier of the License, but

not also under the terms of a

Secondary License.

1.6. Executable Form

means any form of the work other than Source Code Form.

1.7. Larger Work

means a work that combines Covered Software with other material, in a separate file or files, that is not Covered Software.

1.8. License

means this document.

1.9. Licensable

means having the right to grant, to the maximum extent possible, whether at the time of the initial grant or subsequently, any and all of the rights conveyed by

this License.

1.10. Modifications

means any of the following:

- a. any file in Source Code Form that results from an addition to, deletion from, or modification of the contents of Covered Software; or
- b. any new file in Source Code Form that contains any Covered Software.

1.11. Patent Claims of a Contributor

means any patent claim(s), including without limitation, method, process, and apparatus claims, in any patent Licensable by such Contributor that would be infringed, but for the grant of the License, by the making, using, selling, offering for sale, having made, import, or transfer of either its Contributions or its Contributor Version.

1.12. Secondary License

means either the GNU General Public License, Version 2.0, the GNU Lesser General Public License, Version 2.1, the GNU Affero General Public License, Version 3.0, or any later versions of those licenses.

1.13. Source Code Form

means the form of the work preferred for making modifications.

1.14. You (or Your)

means an individual or a legal entity exercising rights under this License. For legal entities, You includes any entity that controls, is controlled by, or is under common control with You. For purposes of this definition, control means (a) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (b) ownership of more than fifty percent (50%) of the outstanding shares or beneficial ownership of such entity.

2. License Grants and Conditions

2.1. Grants

Each Contributor hereby grants You a world-wide, royalty-free, non-exclusive license:

- a. under intellectual property rights (other than patent or trademark)
Licensable by such Contributor to use, reproduce, make available, modify, display, perform, distribute, and otherwise exploit its Contributions, either on an unmodified basis, with Modifications, or as part of a Larger Work; and
- b. under Patent Claims of such Contributor to make, use, sell, offer for sale, have made, import, and otherwise transfer either its Contributions or its Contributor Version.

2.2. Effective Date

The licenses granted in Section 2.1 with respect to any Contribution become effective for each Contribution on the date the Contributor first distributes such Contribution.

2.3.

Limitations on Grant Scope

The licenses granted in this Section 2 are the only rights granted under this License. No additional rights or licenses will be implied from the distribution or licensing of Covered Software under this License. Notwithstanding Section 2.1(b) above, no patent license is granted by a Contributor:

- a. for any code that a Contributor has removed from Covered Software; or
- b. for infringements caused by: (i) Your and any other third party's modifications of Covered Software, or (ii) the combination of its Contributions with other software (except as part of its Contributor Version); or
- c. under Patent Claims infringed by Covered Software in the absence of its Contributions.

This License does not grant any rights in the trademarks, service marks, or logos of any Contributor (except as may be necessary to comply with the notice requirements in Section 3.4).

2.4. Subsequent

Licenses

No Contributor makes additional grants as a result of Your choice to distribute the Covered Software under a subsequent version of this License (see Section 10.2) or under the terms of a Secondary License (if permitted under the terms of Section 3.3).

2.5. Representation

Each Contributor represents that the Contributor believes its Contributions are its original creation(s) or it has sufficient rights to grant the rights to its Contributions conveyed by this License.

2.6. Fair Use

This License is not intended to limit any rights You have under applicable copyright doctrines of fair use, fair dealing, or other equivalents.

2.7. Conditions

Sections 3.1, 3.2, 3.3, and 3.4 are conditions of the licenses granted in Section 2.1.

3. Responsibilities

3.1. Distribution of Source Form

All distribution of Covered Software in Source Code Form, including any Modifications that You create or to which You contribute, must be under the terms of this License. You must inform recipients that the Source Code Form of the Covered Software is governed by the terms of this License, and how they can obtain a copy of this License. You may not attempt to alter or restrict the recipients rights in the Source Code Form.

3.2. Distribution of Executable Form

If You distribute Covered Software in Executable Form then:

- a. such Covered Software must also be made available in Source Code Form, as described in Section 3.1, and You must inform recipients of the Executable Form how they can obtain a copy of such Source Code Form by reasonable means in a timely manner, at a charge no more than the cost of distribution to the recipient; and
- b. You may distribute such Executable Form under the terms of this License, or sublicense it under different terms, provided that the license for the Executable Form does not attempt to limit or alter the recipients rights in the Source Code Form under this License.

3.3. Distribution of a Larger Work

You may create and distribute a Larger Work under terms of Your choice, provided that You also comply with the requirements of this License for the

Covered Software. If the Larger Work is a combination of Covered Software with a work governed by one or more Secondary Licenses, and the Covered Software is not Incompatible With Secondary Licenses, this License permits You to additionally distribute such Covered Software under the terms of such Secondary License(s), so that the recipient of the Larger Work may, at their option, further distribute the Covered Software under the terms of either this License or such Secondary License(s).

3.4. Notices

You may not remove or alter the substance of any license notices (including copyright notices, patent notices, disclaimers of warranty, or limitations of liability) contained within the Source Code Form of the Covered Software, except that You may alter any license notices to the extent required to remedy known factual inaccuracies.

3.5. Application of Additional Terms

You may choose to offer, and to charge a fee for, warranty, support, indemnity or liability obligations to one or more recipients of Covered Software. However, You may do so only on Your own behalf, and not on behalf of any Contributor. You must make it absolutely clear that any such warranty, support, indemnity, or liability obligation is offered by You alone, and You hereby agree to indemnify every Contributor for any liability incurred by such Contributor as a result of warranty, support, indemnity or liability terms You offer. You may include additional disclaimers of warranty and limitations of liability specific to any jurisdiction.

4. Inability to Comply Due to Statute or Regulation

If it is impossible for You to comply with any of the terms of this License with respect to some or all of the Covered Software due to statute, judicial order, or regulation then You must: (a) comply with the terms of this License to the maximum extent possible; and (b) describe the limitations and the code they affect. Such description must be placed in a text file included with all distributions of the Covered Software under this License. Except to the extent prohibited by statute or regulation, such description must be sufficiently detailed for a recipient of ordinary skill to be able to understand it.

5. Termination

5.1. The rights granted under this License will terminate automatically if You fail to comply with any of its terms. However, if You become compliant, then the rights granted under this License from a particular Contributor

are reinstated (a) provisionally, unless and until such Contributor explicitly and finally terminates Your grants, and (b) on an ongoing basis,

if such Contributor fails to notify You of the non-compliance by some reasonable means prior to 60 days after You have come back into compliance. Moreover, Your grants from a particular Contributor are reinstated on an ongoing basis if such Contributor notifies You of the non-compliance by some reasonable means, this is the first time You have received notice of non-compliance with this License from such Contributor, and You become compliant prior to 30 days after Your receipt of the notice.

5.2. If You initiate litigation against any entity by asserting a patent infringement claim (excluding declaratory judgment actions, counter-claims, and cross-claims) alleging that a Contributor Version directly or indirectly infringes any patent, then the rights granted to You by any and all Contributors for the Covered Software under Section 2.1 of this License shall terminate.

5.3. In the event of termination under Sections

5.1 or 5.2 above, all end user

license agreements (excluding distributors and resellers) which have been validly granted by You or Your distributors under this License prior to termination shall survive termination.

6. Disclaimer of Warranty

Covered Software is provided under this License on an as is basis, without warranty of any kind, either expressed, implied, or statutory, including, without limitation, warranties that the Covered Software is free of defects, merchantable, fit for a particular purpose or non-infringing. The entire risk as to the quality and performance of the Covered Software is with You. Should any Covered Software prove defective in any respect, You (not any Contributor) assume the cost of any necessary servicing, repair, or correction. This disclaimer of warranty constitutes an essential part of this License. No use of any Covered Software is authorized under this License except under this disclaimer.

7. Limitation of Liability

Under no circumstances and under no legal theory, whether tort (including negligence), contract, or otherwise, shall any Contributor, or anyone who distributes Covered Software as permitted above, be liable to You for any direct, indirect, special, incidental, or consequential damages of any character including, without limitation, damages for lost profits, loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses, even if such party shall have been informed of the possibility of such damages. This limitation of liability

shall not apply to liability for death or personal injury resulting from such partys negligence to the extent applicable law prohibits such limitation. Some jurisdictions do not allow the exclusion or limitation of incidental or consequential damages, so this exclusion and limitation may not apply to You.

8. Litigation

Any litigation relating to this License may be brought only in the courts of a jurisdiction where the defendant maintains its principal place of business and such litigation shall be governed by laws of that jurisdiction, without reference to its conflict-of-law provisions. Nothing in this Section shall prevent a partys ability to bring cross-claims or counter-claims.

9. Miscellaneous

This License represents the complete agreement concerning the subject matter hereof. If any provision of this License is held to be unenforceable, such provision shall be reformed only to the extent necessary to make it enforceable. Any law or regulation which provides that the language of a contract shall be construed against the drafter shall not be used to construe this License against a Contributor.

10. Versions of the License

10.1. New Versions

Mozilla Foundation is the license steward. Except as provided in Section 10.3, no one other than the license steward has the right to modify or publish new versions of this License. Each version will be given a distinguishing version number.

10.2. Effect of New Versions

You may distribute the Covered Software under the terms of the version of the License under which You originally received the Covered Software, or under the terms of any subsequent version published by the license steward.

10.3. Modified Versions

If you create software not governed by this License, and you want to create a new license for such software, you may create and use a modified version of this License if you rename the license and remove any references to the name of the license steward (except to note that such modified license differs from this License).

10.4. Distributing Source Code Form that is Incompatible With Secondary Licenses

If You choose to distribute Source Code Form that is Incompatible With Secondary Licenses under the terms of this version of the License, the notice described in Exhibit B of this License must be attached.

Exhibit A - Source Code Form License Notice

This Source Code Form is subject to the terms of the Mozilla Public License, v. 2.0. If a copy of the MPL was not distributed with this file, You can obtain one at <http://mozilla.org/MPL/2.0/>.

If it is not possible or desirable to put the notice in a particular file, then You may include the notice in a location (such as a LICENSE file in a relevant directory) where a recipient would be likely to look for such a notice.

You may add additional accurate notices of copyright ownership.

Exhibit B - Incompatible With Secondary Licenses Notice

This Source Code Form is Incompatible With Secondary Licenses, as defined by the Mozilla Public License, v. 2.0.
Copyright (c) 2005-2008 Dustin Sallings <dustin@spy.net>

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

<<http://www.opensource.org/licenses/mit-license.php>>

Copyright (c) 2017-2021 Uber Technologies, Inc.

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Mozilla Public License, version 2.0

1. Definitions

1.1. "Contributor"

means each individual or legal entity that creates, contributes to the creation of, or owns Covered Software.

1.2. "Contributor Version"

means the combination of the Contributions of others (if any) used by a Contributor and that particular Contributor's Contribution.

1.3. "Contribution"

means Covered Software of a particular Contributor.

1.4. "Covered Software"

means Source Code Form to which the initial Contributor has attached the notice in Exhibit A, the Executable Form of such Source Code Form, and Modifications of such Source Code Form, in each case including portions thereof.

1.5. "Incompatible With Secondary Licenses"

means

a. that the initial Contributor has attached the notice described in Exhibit B to the Covered Software; or

b. that the Covered Software was made available under the terms of version 1.1 or earlier of the License, but not also under the terms of a Secondary License.

1.6. "Executable Form"

means any form of the work other than Source Code Form.

1.7. "Larger Work"

means a work that combines Covered Software with other material, in a separate file or files, that is not Covered Software.

1.8. "License"

means this document.

1.9. "Licensable"

means having the right to grant, to the maximum extent possible, whether at the time of the initial grant or subsequently, any and all of the rights conveyed by this License.

1.10. "Modifications"

means any of the following:

- a. any file in Source Code Form that results from an addition to, deletion from, or modification of the contents of Covered Software; or
- b. any new file in Source Code Form that contains any Covered Software.

1.11. "Patent Claims" of a Contributor

means any patent claim(s), including without limitation, method, process, and apparatus claims, in any patent Licensable by such Contributor that would be infringed, but for the grant of the License, by the making, using, selling, offering for sale, having made, import, or transfer of either its Contributions or its Contributor Version.

1.12. "Secondary License"

means either the GNU General Public License, Version 2.0, the GNU Lesser

General Public License, Version 2.1, the GNU Affero General Public License, Version 3.0, or any later versions of those licenses.

1.13. "Source Code Form"

means the form of the work preferred for making modifications.

1.14. "You" (or "Your")

means an individual or a legal entity exercising rights under this License. For legal entities, "You" includes any entity that controls, is controlled by, or is under common control with You. For purposes of this definition, "control" means (a) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (b) ownership of more than fifty percent (50%) of the outstanding shares or beneficial ownership of such entity.

2. License Grants and Conditions

2.1. Grants

Each Contributor hereby grants You a world-wide, royalty-free, non-exclusive license:

- a. under intellectual property rights (other than patent or trademark) Licensable by such Contributor to use, reproduce, make available, modify, display, perform, distribute, and otherwise exploit its Contributions, either on an unmodified basis, with Modifications, or as part of a Larger Work; and
- b. under Patent Claims of such Contributor to make, use, sell, offer for sale, have made, import, and otherwise transfer either its Contributions or its Contributor Version.

2.2. Effective Date

The licenses granted in Section 2.1 with respect to any Contribution become effective for each Contribution on the date the Contributor first distributes such Contribution.

2.3. Limitations on Grant Scope

The licenses granted in this Section 2 are the only rights granted under this License. No additional rights or licenses will be implied from the distribution or licensing of Covered Software under this License.

Notwithstanding Section 2.1(b) above, no patent license is granted by a Contributor:

- a. for any code that a Contributor has removed from Covered Software; or
- b. for infringements caused by: (i) Your and any other third party's modifications of Covered Software, or (ii) the combination of its Contributions with other software (except as part of its Contributor Version); or
- c. under Patent Claims infringed by Covered Software in the absence of its Contributions.

This License does not grant any rights in the trademarks, service marks, or logos of any Contributor (except as may be necessary to comply with the notice requirements in Section 3.4).

2.4. Subsequent Licenses

No Contributor makes additional grants as a result of Your choice to distribute the Covered Software under a subsequent version of this License (see Section 10.2) or under the terms of a Secondary License (if permitted under the terms of Section 3.3).

2.5. Representation

Each Contributor represents that the Contributor believes its Contributions are its original creation(s) or it has sufficient rights to grant the rights to its Contributions conveyed by this License.

2.6. Fair Use

This License is not intended to limit any rights You have under applicable copyright doctrines of fair use, fair dealing, or other equivalents.

2.7. Conditions

Sections 3.1, 3.2, 3.3, and 3.4 are conditions of the licenses granted in Section 2.1.

3. Responsibilities

3.1. Distribution of Source Form

All distribution of Covered Software in Source Code Form, including any

Modifications

that You create or to which You contribute, must be under the terms of this License. You must inform recipients that the Source Code Form of the Covered Software is governed by the terms of this License, and how they can obtain a copy of this License. You may not attempt to alter or restrict the recipients' rights in the Source Code Form.

3.2. Distribution of Executable Form

If You distribute Covered Software in Executable Form then:

a. such Covered Software must also be made available in Source Code Form, as described in Section 3.1, and You must inform recipients of the Executable Form how they can obtain a copy of such Source Code Form by reasonable means in a timely manner, at a charge no more than the cost of distribution to the recipient; and

b. You may distribute such Executable Form under the terms of this License, or sublicense it under different terms, provided that the license

for the Executable Form does not attempt to limit or alter the recipients' rights in the Source Code Form under this License.

3.3. Distribution of a Larger Work

You may create and distribute a Larger Work under terms of Your choice, provided that You also comply with the requirements of this License for the Covered Software. If the Larger Work is a combination of Covered Software with a work governed by one or more Secondary Licenses, and the Covered Software is not Incompatible With Secondary Licenses, this License permits You to additionally distribute such Covered Software under the terms of such Secondary License(s), so that the recipient of the Larger Work may, at their option, further distribute the Covered Software under the terms of either this License or such Secondary License(s).

3.4. Notices

You may not remove or alter the substance of any license notices (including copyright notices, patent notices, disclaimers of warranty, or limitations of liability) contained within the Source Code Form of the Covered Software, except that You may alter any license notices to the extent required to remedy known factual inaccuracies.

3.5. Application of Additional Terms

You may choose to offer, and to charge a fee for, warranty, support, indemnity or liability obligations to one or more recipients of Covered Software. However, You may do so only on Your own behalf, and not on behalf of any Contributor. You must make it absolutely clear that any such warranty, support, indemnity, or liability obligation is offered by You alone, and You hereby agree to indemnify every Contributor for any liability incurred by such Contributor as a result of warranty, support, indemnity or liability terms You offer. You may include additional disclaimers of warranty and limitations of liability specific to any jurisdiction.

4. Inability to Comply Due to Statute or Regulation

If it is impossible for You to comply with any of the terms of this License with respect to some or all of the Covered Software due to statute, judicial order, or regulation then You must: (a) comply with the terms of this License to the maximum extent possible; and (b) describe the limitations and the code they affect. Such description must be placed in a text file included with all distributions of the Covered Software under this License. Except to the extent prohibited by statute or regulation, such description must be sufficiently detailed for a recipient of ordinary skill to be able to understand it.

5. Termination

5.1. The rights granted under this License will terminate automatically if You fail to comply with any of its terms. However, if You become compliant, then the rights granted under this License from a particular Contributor are reinstated (a) provisionally, unless and until such Contributor explicitly and finally terminates Your grants, and (b) on an ongoing basis, if such Contributor fails to notify You of the non-compliance by some reasonable means prior to 60 days after You have come back into compliance. Moreover, Your grants from a particular Contributor are reinstated on an ongoing basis if such Contributor notifies You of the non-compliance by some reasonable means, this is the first time You have received notice of non-compliance with this License from such Contributor, and You become compliant prior to 30 days after Your receipt of the notice.

5.2. If You initiate litigation against any entity by asserting a patent infringement claim (excluding declaratory judgment actions, counter-claims, and cross-claims) alleging that a Contributor Version directly or indirectly infringes any patent, then the rights granted to You by any and all Contributors for the Covered Software under Section 2.1 of this License

shall terminate.

5.3. In the event of termination under Sections 5.1 or 5.2 above, all end user license agreements (excluding distributors and resellers) which have been validly granted by You or Your distributors under this License prior to termination shall survive termination.

6. Disclaimer of Warranty

Covered Software is provided under this License on an "as is" basis, without warranty of any kind, either expressed, implied, or statutory, including, without limitation, warranties that the Covered Software is free of defects, merchantable, fit for a particular purpose or non-infringing. The entire risk as to the quality and performance of the Covered Software is with You. Should any Covered Software prove defective in any respect, You (not any Contributor) assume the cost of any necessary servicing, repair, or correction. This disclaimer of warranty constitutes an essential part of this License. No use of any Covered Software is authorized under this License except under this disclaimer.

7. Limitation of Liability

Under no circumstances and under no legal theory, whether tort (including negligence), contract, or otherwise, shall any Contributor, or anyone who distributes Covered Software as permitted above, be liable to You for any direct, indirect, special, incidental, or consequential damages of any character including, without limitation, damages for lost profits, loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses, even if such party shall have been informed of the possibility of such damages. This limitation of liability shall not apply to liability for death or personal injury resulting from such party's negligence to the extent applicable law prohibits such limitation. Some jurisdictions do not allow the exclusion or limitation of incidental or consequential damages, so this exclusion and limitation may not apply to You.

8. Litigation

Any litigation relating to this License may be brought only in the courts of a jurisdiction where the defendant maintains its principal place of business and such litigation shall be governed by laws of that jurisdiction, without reference to its conflict-of-law provisions. Nothing in this Section shall prevent a party's ability to bring cross-claims or counter-claims.

9. Miscellaneous

This License represents the complete agreement concerning the subject matter hereof. If any provision of this License is held to be unenforceable, such provision shall be reformed only to the extent necessary to make it enforceable. Any law or regulation which provides that the language of a contract shall be construed against the drafter shall not be used to construe this License against a Contributor.

10. Versions of the License

10.1. New Versions

Mozilla Foundation is the license steward. Except as provided in Section

10.3, no one other than the license steward has the right to modify or publish new versions of this License. Each version will be given a distinguishing version number.

10.2. Effect of New Versions

You may distribute the Covered Software under the terms of the version of the License under which You originally received the Covered Software, or under the terms of any subsequent version published by the license steward.

10.3. Modified Versions

If you create software not governed by this License, and you want to create a new license for such software, you may create and use a modified version of this License if you rename the license and remove any references to the name of the license steward (except to note that such modified license differs from this License).

10.4. Distributing Source Code Form that is Incompatible With Secondary Licenses If You choose to distribute Source Code Form that is Incompatible

With Secondary Licenses under the terms of this version of the License, the notice described in Exhibit B of this License must be attached.

Exhibit A - Source Code Form License Notice

This Source Code Form is subject to the terms of the Mozilla Public License, v.

2.0. If a copy of the MPL was not distributed with this file, You can obtain one at

<http://mozilla.org/MPL/2.0/>.

If it is not possible or desirable to put the notice in a particular file, then You may include the notice in a location (such as a LICENSE file in a relevant directory) where a recipient would be likely to look for such a notice.

You may add additional accurate notices of copyright ownership.

Exhibit B - "Incompatible With Secondary Licenses" Notice

This Source Code Form is "Incompatible With Secondary Licenses", as defined by the Mozilla Public License, v. 2.0.

Open Source Initiative OSI - The MIT License (MIT):Licensing

The MIT License (MIT)

Copyright (c) 2013 - 2022 Ralph Caraveo (deckarep@gmail.com)

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY,

WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Copyright (c) 2009 The Go Authors. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- * Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- * Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the

distribution.

* Neither the name of Google Inc. nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER

OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

As this is fork of the official Go code the same license applies.

Extensions of the original work are copyright (c) 2011 Miek Gieben
MIT License

Copyright (c) 2017 Nathan Sweet
Copyright (c) 2018, 2019 Cloudflare
Copyright (c) 2019 Authors of Cilium

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

The MIT License (MIT)

Copyright (c) 2016 Mitchell Hashimoto

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Apache License
Version 2.0, January 2004
<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable

(except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer,

and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "{}" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright (c) 2018-2020, Dmitriy Konjaev (dimchansky@gmail.com)

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.
You may obtain a copy of the License
at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

Copyright (c) 2015 Vincent Batts, Raleigh, NC, USA

All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation

and/or other materials provided with the distribution.

3. Neither the name of the copyright holder nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL

THE COPYRIGHT HOLDER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

MIT License

Copyright (c) 2017 Sean Chittenden

Copyright (c) 2016 Alex Dadgar

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

=====

Bits of Go-lang's `once.Do()` were cribbed and reused here, too.

Copyright (c) 2009 The Go Authors. All rights reserved.

Redistribution and use in source and binary forms, with or without

modification, are permitted provided that the following conditions are met:

* Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.

* Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

* Neither the name of Google Inc. nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

People who have agreed to one of the CLAs and can contribute patches.

The AUTHORS file lists the copyright holders; this file
lists people. For example, Google employees are listed here
but not in AUTHORS, because Google holds the copyright.

#

Names should be added to this file only after verifying that
the individual or the individual's organization has agreed to
the appropriate Contributor License Agreement, found here:

#

<https://developers.google.com/open-source/cla/individual>

<https://developers.google.com/open-source/cla/corporate>

#

The agreement for individuals can be filled out on the web.

#

When adding J Random Contributor's name to this file,
either J's name or J's organization's name should be
added to the AUTHORS file, depending on whether the
individual or corporate CLA was used.

#

Names should be added to this file as:

Name <email address>

#

Please keep the list sorted.

Adam Eijdenberg <ejjdenberg@google.com> <adam.eijdenberg@gmail.com>

Al

Cutter <al@google.com>

Ben Laurie <benl@google.com> <ben@links.org>

Chris Kennelly <ckennelly@google.com> <ckennelly@ckennelly.com>

David Drysdale <drysdale@google.com>

Deyan Bektchiev <deyan.bektchiev@venafi.com> <deyan@bektchiev.net>

Ed Maste <emaste@freebsd.org>

Emilia Kasper <ekasper@google.com>

Eran Messeri <eranm@google.com> <eran.mes@gmail.com>

Fiaz Hossain <fiaz.hossain@salesforce.com>

Gary Belvin <gbelvin@google.com> <gdbelvin@gmail.com>

Jeff Trawick <trawick@gmail.com>

Joe Tsai <joetsai@digital-static.net>

Kat Joyce <katjoyce@google.com>

Katriel Cohn-Gordon <katriel.cohn-gordon@cybersecurity.ox.ac.uk>

Kiril Nikolov <kiril.nikolov@venafi.com>

Konrad Kraszewski <kraszewski@google.com> <laiquendir@gmail.com>

Lal Cellier <lael.cellier@gmail.com>

Linus Nordberg <linus@nordu.net>

Mark Schloesser <ms@mwcollect.org>

Nicholas Galbreath <nickg@client9.com>

Oliver Weidner <Oliver.Weidner@gmail.com>

Pascal Leroy <phl@google.com>

Paul Hadfield <hadfieldp@google.com> <paul@phad.org.uk>

Paul

Lietar <lietar@google.com>

Pavel Kalinnikov <pkalinnikov@google.com> <pavelkalinnikov@gmail.com>

Pierre Phaneuf <pphaneuf@google.com>

Rob Percival <robpercival@google.com>

Rob Stradling <rob@comodo.com>

Roger Ng <rogerng@google.com> <roger2hk@gmail.com>

Roland Shoemaker <roland@letsencrypt.org>

Ruslan Kovalov <ruslan.kovalyov@gmail.com>

Samuel Lidn Borell <samuel@kodafritt.se>

Tatiana Merkulova <merkulova@google.com>

Vladimir Rutsky <vladimir@rutsky.org>

Ximin Luo <infinity0@gmx.com>

Copyright (C) 2013 Blake Mizerany

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Apache License
Version 2.0, January 2004
<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s)

with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding

those notices that do not

pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf

of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

Apache License
Version 2.0, January 2004
<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial

revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this

License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

Copyright 2014-2018 Docker, Inc.

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software
distributed under the License is distributed on an "AS IS" BASIS,
WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
See the License for the specific language governing permissions and
limitations under the License.

Copyright (c) 2013 The Go Authors. All rights reserved.

Redistribution and use in source and binary forms, with or without
modification, are permitted provided that the following conditions are
met:

- * Redistributions of source code must retain the above copyright
notice, this list of conditions and the following disclaimer.
- * Redistributions in binary form must reproduce the above
copyright notice, this list of conditions and the following disclaimer
in the documentation and/or other materials provided with the
distribution.
- * Neither the name of Google Inc. nor the names of its
contributors may be used to endorse or promote products derived from
this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS
"AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT
LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR
A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT
OWNER

OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL,
SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT
LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE,
DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY
THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT
(INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE
OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Copyright (c) 2018 The Go Authors. All rights reserved.

Redistribution and use in source and binary forms, with or without
modification, are permitted provided that the following conditions are
met:

- * Redistributions of source code must retain the above copyright
notice, this list of conditions and the following disclaimer.
- * Redistributions in binary form must reproduce the above

copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

* Neither the name of Google Inc. nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER

OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Copyright 2018 New York University

Licensed under the Apache License, Version 2.0 (the "License"); you may not use this file except in compliance with the License. You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

Copyright (c) 2019, Jano Gulja <janos@resenje.org>
All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

* Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.

* Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

* Neither the name of this project nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL

THE COPYRIGHT HOLDER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Copyright (c) 2012-2018 The Gorilla Authors. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- * Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- * Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
- * Neither the name of Google Inc. nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER

OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

MIT License

Copyright (c) 2022 Tnis Tiigi

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell

copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Copyright (c) 2011 The Snappy-Go Authors. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- * Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- * Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
- * Neither the name of Google Inc. nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER

OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Copyright 2009 The Go Authors. All rights reserved. Use of this source code is governed by a BSD-style license that can be found in the LICENSE file.

Extensions of the original work are copyright (c) 2011 Miek Gieben

Copyright 2011 Miek Gieben. All rights reserved. Use of this source code is governed by a BSD-style license that can be found in the LICENSE file.

Copyright 2014 CloudFlare. All rights reserved. Use of this source code is governed by a BSD-style license that can be found in the LICENSE file.

Apache License
Version 2.0, January 2004
<https://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial

revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this

License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

Copyright 2013-2018 Docker, Inc.

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.
You may obtain a copy of the License at

<https://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software
distributed under the License is distributed on an "AS IS" BASIS,
WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
See the License for the specific language governing permissions and
limitations under the License.

Copyright (c) 2015, Gengo, Inc.
All rights reserved.

Redistribution and use in source and binary forms, with or without modification,
are permitted provided that the following conditions are met:

- * Redistributions of source code must retain the above copyright notice,
this list of conditions and the following disclaimer.
- * Redistributions in binary form must reproduce the above copyright notice,
this list of conditions and the following disclaimer in the documentation
and/or other materials provided with the distribution.
- * Neither the name of Gengo, Inc. nor the names of its
contributors may be used to endorse or promote products derived from this
software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND
ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED
WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE
DISCLAIMED. IN NO
EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR
ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES
(INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES;
LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON
ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT
(INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS
SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

The MIT License (MIT)

Copyright (c) 2013 Ben Johnson

Permission is hereby granted, free of charge, to any person obtaining a copy of
this software and associated documentation files (the "Software"), to deal in
the Software without restriction, including without limitation the rights to
use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of
the Software, and to permit persons to whom the Software is furnished to do so,

subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NON-INFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION

WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Copyright (c) 2016-2017 Uber Technologies, Inc.

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NON-INFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION

WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Attribution-ShareAlike 4.0 International

=====

Creative Commons Corporation ("Creative Commons") is not a law firm and does not provide legal services or legal advice. Distribution of Creative Commons public licenses does not create a lawyer-client or other relationship. Creative Commons makes its licenses and related information available on an "as-is" basis. Creative Commons gives no warranties regarding its licenses, any material licensed under their terms and conditions, or any related information. Creative Commons disclaims all liability for damages resulting from their use to the fullest extent possible.

Using Creative Commons Public Licenses

Creative Commons public licenses provide a standard set of terms and conditions that creators and other rights holders may use to share original works of authorship and other material subject to copyright and certain other rights specified in the public license below. The following

considerations are for informational purposes only, are not exhaustive, and do not form part of our licenses.

Considerations for licensors: Our public licenses are intended for use by those authorized to give the public permission to use material in ways otherwise restricted by copyright and certain other rights. Our licenses are irrevocable. Licensors should read and understand the terms and conditions of the license they choose before applying it. Licensors should also secure all rights necessary before applying our licenses so that the public can reuse the material as expected. Licensors should clearly mark any material not subject to the license. This includes other CC-licensed material, or material used under an exception or limitation to copyright. More considerations for licensors: wiki.creativecommons.org/Considerations_for_licensors

Considerations for the public: By using one of our public licenses, a licensor grants the public permission to use the licensed material under specified terms and conditions. If the licensor's permission is not necessary for any reason--for example, because of any applicable exception or limitation to copyright--then that use is not regulated by the license. Our licenses grant only permissions under copyright and certain other rights that a licensor has authority to grant. Use of the licensed material may still be restricted for other reasons, including because others have copyright or other rights in the material. A licensor may make special requests, such as asking that all changes be marked or described. Although not required by our licenses, you are encouraged to respect those requests where reasonable. More considerations for the public: wiki.creativecommons.org/Considerations_for_licensees

=====

Creative Commons
Attribution-ShareAlike 4.0 International Public
License

By exercising the Licensed Rights (defined below), You accept and agree to be bound by the terms and conditions of this Creative Commons

Attribution-ShareAlike 4.0 International Public License ("Public License"). To the extent this Public License may be interpreted as a contract, You are granted the Licensed Rights in consideration of Your acceptance of these terms and conditions, and the Licensor grants You such rights in consideration of benefits the Licensor receives from making the Licensed Material available under these terms and conditions.

Section 1 -- Definitions.

- a. Adapted Material means material subject to Copyright and Similar Rights that is derived from or based upon the Licensed Material and in which the Licensed Material is translated, altered, arranged, transformed, or otherwise modified in a manner requiring permission under the Copyright and Similar Rights held by the Licensor. For purposes of this Public License, where the Licensed Material is a musical work, performance, or sound recording, Adapted Material is always produced where the Licensed Material is synched in timed relation with a moving image.
- b. Adapter's License means the license You apply to Your Copyright and Similar Rights in Your contributions to Adapted Material in accordance with the terms and conditions of this Public License.
- c. BY-SA Compatible License means a license listed at creativecommons.org/compatiblelicenses, approved by Creative Commons as essentially the equivalent of this Public License.
- d. Copyright and Similar Rights means copyright and/or similar rights closely related to copyright including, without limitation, performance, broadcast, sound recording, and Sui Generis Database Rights, without regard to how the rights are labeled or categorized. For purposes of this Public License, the rights specified in Section 2(b)(1)-(2) are not Copyright and Similar Rights.
- e. Effective Technological Measures means those measures that, in the absence of proper authority, may not be circumvented under laws fulfilling obligations under Article 11 of the WIPO Copyright Treaty adopted on December 20, 1996, and/or similar international agreements.
- f. Exceptions and Limitations means fair use, fair dealing, and/or any other exception or limitation to Copyright and Similar Rights that applies to Your use of the Licensed Material.

- g. License Elements means the license attributes listed in the name of a Creative Commons Public License. The License Elements of this Public License are Attribution and ShareAlike.
- h. Licensed Material means the artistic or literary work, database, or other material to which the Licensor applied this Public License.
- i. Licensed Rights means the rights granted to You subject to the terms and conditions of this Public License, which are limited to all Copyright and Similar Rights that apply to Your use of the Licensed Material and that the Licensor has authority to license.
- j. Licensor means the individual(s) or entity(ies) granting rights under this Public License.
- k. Share means to provide material to the public by any means or process that requires permission under the Licensed Rights, such as reproduction, public display, public performance, distribution, dissemination, communication, or importation, and to make material available to the public including in ways that members of the public may access the material from a place and at a time individually chosen by them.
- l. Sui Generis Database Rights means rights other than copyright resulting from Directive 96/9/EC of the European Parliament and of the Council of 11 March 1996 on the legal protection of databases, as amended and/or succeeded, as well as other essentially equivalent rights anywhere in the world.
- m. You means the individual or entity exercising the Licensed Rights under this Public License. Your has a corresponding meaning.

Section 2 -- Scope.

- a. License grant.
 - 1. Subject to the terms and conditions of this Public License, the Licensor hereby grants You a worldwide, royalty-free, non-sublicensable, non-exclusive, irrevocable license to exercise the Licensed Rights in the Licensed Material to:
 - a. reproduce and Share the Licensed Material, in whole or in part; and

b. produce, reproduce, and Share Adapted Material.

2. Exceptions and Limitations. For the avoidance of doubt, where Exceptions and Limitations apply to Your use, this Public License does not apply, and You do not need to comply with its terms and conditions.

3. Term. The term of this Public License is specified in Section 6(a).

4. Media and formats; technical modifications allowed. The Licensor authorizes You to exercise the Licensed Rights in all media and formats whether now known or hereafter created, and to make technical modifications necessary to do so. The Licensor waives and/or agrees not to assert any right or authority to forbid You from making technical modifications necessary to exercise the Licensed Rights, including technical modifications necessary to circumvent Effective Technological Measures. For purposes of this Public License, simply making modifications authorized by this Section 2(a) (4) never produces Adapted Material.

5. Downstream recipients.

a. Offer from the Licensor -- Licensed Material. Every recipient of the Licensed Material automatically receives an offer from the Licensor to exercise the Licensed Rights under the terms and conditions of this Public License.

b. Additional offer from the Licensor -- Adapted Material. Every recipient of Adapted Material from You automatically receives an offer from the Licensor to exercise the Licensed Rights in the Adapted Material under the conditions of the Adapter's License You apply.

c. No downstream restrictions. You may not offer or impose any additional or different terms or conditions on, or apply any Effective Technological Measures to, the Licensed Material if doing so restricts exercise of the Licensed Rights by any recipient of the Licensed Material.

6. No endorsement. Nothing in this Public License constitutes or may be construed as permission to assert or imply that You are, or that Your use of the Licensed Material is, connected

with, or sponsored, endorsed, or granted official status by, the Licensor or others designated to receive attribution as provided in Section 3(a)(1)(A)(i).

b. Other rights.

1. Moral rights, such as the right of integrity, are not licensed under this Public License, nor are publicity, privacy, and/or other similar personality rights; however, to the extent possible, the Licensor waives and/or agrees not to assert any such rights held by the Licensor to the limited extent necessary to allow You to exercise the Licensed Rights, but not otherwise.
2. Patent and trademark rights are not licensed under this Public License.
3. To the extent possible, the Licensor waives any right to collect royalties from You for the exercise of the Licensed Rights, whether directly or through a collecting society under any voluntary or waivable statutory or compulsory licensing scheme. In all other cases the Licensor expressly reserves any right to collect such royalties.

Section 3 -- License Conditions.

Your exercise of the Licensed Rights is expressly made subject to the following conditions.

a. Attribution.

1. If You Share the Licensed Material (including in modified form), You must:
 - a. retain the following if it is supplied by the Licensor with the Licensed Material:
 - i. identification of the creator(s) of the Licensed Material and any others designated to receive attribution, in any reasonable manner requested by the Licensor (including by pseudonym if designated);
 - ii. a copyright notice;
 - iii. a notice that refers to this Public License;

- iv. a notice that refers to the disclaimer of warranties;
 - v. a URI or hyperlink to the Licensed Material to the extent reasonably practicable;
 - b. indicate if You modified the Licensed Material and retain an indication of any previous modifications; and
 - c. indicate the Licensed Material is licensed under this Public License, and include the text of, or the URI or hyperlink to, this Public License.
2. You may satisfy the conditions in Section 3(a)(1) in any reasonable manner based on the medium, means, and context in which You Share the Licensed Material. For example, it may be reasonable to satisfy the conditions by providing a URI or hyperlink to a resource that includes the required information.
3. If requested by the Licensor, You must remove any of the information required by Section 3(a)(1)(A) to the extent reasonably practicable.

b. ShareAlike.

In addition to the conditions in Section 3(a), if You Share Adapted Material You produce, the following conditions also apply.

1. The Adapter's License You apply must be a Creative Commons license with the same License Elements, this version or later, or a BY-SA Compatible License.
2. You must include the text of, or the URI or hyperlink to, the Adapter's License You apply. You may satisfy this condition in any reasonable manner based on the medium, means, and context in which You Share Adapted Material.
3. You may not offer or impose any additional or different terms or conditions on, or apply any Effective Technological Measures to, Adapted Material that restrict exercise of the rights granted under the Adapter's License You apply.

Section 4 -- Sui Generis Database Rights.

Where the Licensed Rights include Sui Generis Database Rights that apply to Your use of the Licensed Material:

- a. for the avoidance of doubt, Section 2(a)(1) grants You the right to extract, reuse, reproduce, and Share all or a substantial portion of the contents of the database;
- b. if You include all or a substantial portion of the database contents in a database in which You have Sui Generis Database Rights, then the database in which You have Sui Generis Database Rights (but not its individual contents) is Adapted Material,

including for purposes of Section 3(b); and
- c. You must comply with the conditions in Section 3(a) if You Share all or a substantial portion of the contents of the database.

For the avoidance of doubt, this Section 4 supplements and does not replace Your obligations under this Public License where the Licensed Rights include other Copyright and Similar Rights.

Section 5 -- Disclaimer of Warranties and Limitation of Liability.

- a. UNLESS OTHERWISE SEPARATELY UNDERTAKEN BY THE LICENSOR, TO THE EXTENT POSSIBLE, THE LICENSOR OFFERS THE LICENSED MATERIAL AS-IS AND AS-AVAILABLE, AND MAKES NO REPRESENTATIONS OR WARRANTIES OF ANY KIND CONCERNING THE LICENSED MATERIAL, WHETHER EXPRESS, IMPLIED, STATUTORY, OR OTHER. THIS INCLUDES, WITHOUT LIMITATION, WARRANTIES OF TITLE, MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, NON-INFRINGEMENT, ABSENCE OF LATENT OR OTHER DEFECTS, ACCURACY, OR THE PRESENCE OR ABSENCE OF ERRORS, WHETHER OR NOT KNOWN OR DISCOVERABLE. WHERE DISCLAIMERS OF WARRANTIES ARE NOT ALLOWED IN FULL OR IN PART, THIS DISCLAIMER MAY NOT APPLY TO YOU.
- b. TO THE EXTENT POSSIBLE, IN NO EVENT WILL THE LICENSOR BE LIABLE TO YOU ON ANY LEGAL THEORY (INCLUDING, WITHOUT LIMITATION, NEGLIGENCE) OR OTHERWISE FOR ANY DIRECT, SPECIAL, INDIRECT, INCIDENTAL, CONSEQUENTIAL, PUNITIVE, EXEMPLARY, OR OTHER LOSSES, COSTS, EXPENSES, OR DAMAGES ARISING OUT OF THIS PUBLIC LICENSE OR USE OF THE LICENSED MATERIAL, EVEN IF THE LICENSOR HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH LOSSES, COSTS, EXPENSES, OR DAMAGES. WHERE A LIMITATION OF LIABILITY IS NOT ALLOWED IN FULL OR IN PART, THIS LIMITATION MAY NOT APPLY TO YOU.
- c. The disclaimer of warranties and limitation of liability provided above shall be interpreted in a manner that, to the extent

possible, most closely approximates an absolute disclaimer and waiver of all liability.

Section 6 -- Term and Termination.

- a. This Public License applies for the term of the Copyright and Similar Rights licensed here. However, if You fail to comply with this Public License, then Your rights under this Public License terminate automatically.
- b. Where Your right to use the Licensed Material has terminated under Section 6(a), it reinstates:
 1. automatically as of the date the violation is cured, provided it is cured within 30 days of Your discovery of the violation; or
 2. upon express reinstatement
by the Licensor.

For the avoidance of doubt, this Section 6(b) does not affect any right the Licensor may have to seek remedies for Your violations of this Public License.

- c. For the avoidance of doubt, the Licensor may also offer the Licensed Material under separate terms or conditions or stop distributing the Licensed Material at any time; however, doing so will not terminate this Public License.
- d. Sections 1, 5, 6, 7, and 8 survive termination of this Public License.

Section 7 -- Other Terms and Conditions.

- a. The Licensor shall not be bound by any additional or different terms or conditions communicated by You unless expressly agreed.
- b. Any arrangements, understandings, or agreements regarding the Licensed Material not stated herein are separate from and independent of the terms and conditions of this Public License.

Section 8 -- Interpretation.

- a. For the avoidance of doubt, this Public License does not, and

shall not be interpreted to, reduce, limit, restrict, or impose conditions on any use of the Licensed Material that could lawfully be made without permission under this Public License.

b. To the extent possible, if any provision of this Public License is deemed unenforceable, it shall be automatically reformed to the minimum extent necessary to make it enforceable. If the provision cannot be reformed, it shall be severed from this Public License without affecting the enforceability of the remaining terms and conditions.

c. No term or condition of this Public License will be waived and no failure to comply consented to unless expressly agreed to by the Licensor.

d. Nothing in this Public License constitutes or may be interpreted as a limitation upon, or waiver of, any privileges and immunities that apply to the Licensor or You, including from the legal processes of any jurisdiction or authority.

=====

Creative

Commons is not a party to its public licenses.

Notwithstanding, Creative Commons may elect to apply one of its public licenses to material it publishes and in those instances will be considered the "Licensor." Except for the limited purpose of indicating that material is shared under a Creative Commons public license or as otherwise permitted by the Creative Commons policies published at creativecommons.org/policies, Creative Commons does not authorize the use of the trademark "Creative Commons" or any other trademark or logo of Creative Commons without its prior written consent including, without limitation, in connection with any unauthorized modifications to any of its public licenses or any other arrangements, understandings, or agreements concerning use of licensed material. For the avoidance of doubt, this paragraph does not form part of the public licenses.

Creative Commons may be contacted at creativecommons.org.

Copyright (c) 2011 Google Inc. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

* Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.

* Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

* Neither the name of Google Inc. nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Apache License
Version 2.0, January 2004
<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications,

including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of

this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside

or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions. Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

Copyright 2014 Docker, Inc.

Licensed under the Apache License, Version 2.0 (the "License"); you may not use this file except in compliance with the License. You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

Apache License

Version 2.0, January 2004

<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You"
(or "Your") shall mean an individual or Legal Entity
exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications,
including but not limited to software source code, documentation
source, and configuration files.

"Object" form shall mean any form resulting from mechanical
transformation or translation of a Source form, including but
not limited to compiled object code, generated documentation,
and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or
Object form, made available under the License, as indicated by a
copyright notice that is included in or attached to the work
(an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object
form, that is based on (or derived from) the Work and for which the
editorial revisions, annotations, elaborations,
or other modifications
represent, as a whole, an original work of authorship. For the purposes
of this License, Derivative Works shall not include works that remain
separable from, or merely link (or bind by name) to the interfaces of,
the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including
the original version of the Work and any modifications or additions
to that Work or Derivative Works thereof, that is intentionally
submitted to Licensor for inclusion in the Work by the copyright owner
or by an individual or Legal Entity authorized to submit on behalf of
the copyright owner. For the purposes of this definition, "submitted"
means any form of electronic, verbal, or written communication sent
to the Licensor or its representatives, including but not limited to
communication on electronic mailing lists, source code control systems,
and issue tracking systems
that are managed by, or on behalf of, the
Licensor for the purpose of discussing and improving the Work, but
excluding communication that is conspicuously marked or otherwise
designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity
on behalf of whom a Contribution has been received by Licensor and
subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of

this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not

pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed

as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. **Submission of Contributions.** Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. **Trademarks.** This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. **Disclaimer of Warranty.** Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. **Limitation of Liability.** In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special,

incidental,
or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "{}" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright {yyyy} {name of copyright owner}

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

Apache License
Version 2.0, January 2004

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including

the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

(a) You must give any other recipients of the Work or

Derivative Works a copy of this License; and

- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions. Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the

origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "{}" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier

identification within third-party archives.

Copyright {yyyy} {name of copyright owner}

Licensed under the Apache License, Version 2.0 (the "License");

you may not use this file except in compliance with the License.

You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

Apache License

Version 2.0, January 2004

<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You"

(or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation,

and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work,

where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work

or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

(a) You must give any other recipients of the Work or Derivative Works a copy of this License; and

(b) You must cause any modified files to carry prominent notices stating that You changed the files; and

(c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and

(d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not

pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and

may provide additional or different license terms and conditions for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental,

or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this

License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "{}" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright 2015, Google Inc
Copyright 2018, GoGo Authors

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

Prometheus instrumentation library for Go applications
Copyright 2012-2015 The Prometheus Authors

This product includes software developed at
SoundCloud Ltd. (<http://soundcloud.com/>).

The following components are included in this product:

perks - a fork of <https://github.com/bmizerany/perks>
<https://github.com/beorn7/perks>
Copyright 2013-2015 Blake Mizerany, Bjrn Rabenstein
See <https://github.com/beorn7/perks/blob/master/README.md> for license details.

Go support for Protocol Buffers - Google's data interchange format

<http://github.com/golang/protobuf/>

Copyright 2010 The Go Authors

See source code for license details.

Support for streaming Protocol Buffer messages for the Go language (golang).

https://github.com/matttproud/golang_protobuf_extensions

Copyright 2013 Matt T. Proud

Licensed under the Apache License, Version 2.0

// SPDX-License-Identifier: Apache-2.0 OR GPL-2.0-or-later

```
package v2_2
```

```
// OtherLicense is an Other License Information section of an
```

```
// SPDX Document for version 2.2 of the spec.
```

```
type OtherLicense struct {
```

```
    // 10.1: License Identifier: "LicenseRef-[idstring]"
```

```
    // Cardinality: conditional (mandatory, one) if license is not
```

```
    //         on SPDX License List
```

```
    LicenseIdentifier string `json:"licenseId"`
```

```
    // 10.2: Extracted Text
```

```
    // Cardinality: conditional (mandatory, one) if there is a
```

```
    //         License Identifier assigned
```

```
    ExtractedText string `json:"extractedText"`
```

```
    // 10.3: License Name: single line of text or "NOASSERTION"
```

```
    // Cardinality: conditional (mandatory, one) if license is not
```

```
    //         on SPDX License List
```

```
    LicenseName string `json:"name,omitempty"`
```

```
    // 10.4: License Cross Reference
```

```
    // Cardinality: conditional (optional, one or many) if license
```

```
    //         is not on SPDX License List
```

```
    LicenseCrossReferences []string `json:"seeAlsos,omitempty"`
```

```
    //
```

```
    // 10.5: License Comment
```

```
    // Cardinality: optional, one
```

```
    LicenseComment string `json:"comment,omitempty"`
```

```
}
```

Apache License

Version 2.0, January 2004

<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of

the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and

- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions. Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or

agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "{}" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright 2016-2018 Docker Inc.

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software
distributed under the License is distributed on an "AS IS" BASIS,
WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
See the License for the specific language governing permissions and
limitations under the License.

Apache License
Version 2.0, January 2004
<https://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction,
and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by
the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all
other entities that control, are controlled by, or are under common
control with that entity. For the purposes of this definition,
"control" means (i) the power, direct or indirect, to cause the
direction or management of such entity, whether by contract or
otherwise, or (ii) ownership of fifty percent (50%) or more of the
outstanding shares, or (iii) beneficial ownership
of such entity.

"You" (or "Your") shall mean an individual or Legal Entity
exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications,
including but not limited to software source code, documentation
source, and configuration files.

"Object" form shall mean any form resulting from mechanical
transformation or translation of a Source form, including but
not limited to compiled object code, generated documentation,
and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or

Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this

License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You

institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use,

reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability

incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

Copyright 2015 Docker, Inc.

Licensed under the Apache License, Version 2.0 (the "License"); you may not use this file except in compliance with the License. You may obtain a copy of the License at

<https://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

Copyright (c) 2014 CloudFlare Inc.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.

Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT HOLDER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Apache License

Version 2.0, January 2004

<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner

or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

(a) You must give any other recipients of the Work or Derivative Works a copy of this License; and

(b) You must cause any modified files to carry prominent notices

stating that You changed the files; and

(c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and

(d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions. Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.
8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.
9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright 2022 Alan Shreve (@inconshreveable)

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software
distributed under the License is distributed on an "AS IS" BASIS,
WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
See the License for the specific language governing permissions and
limitations under the License.

Copyright 2010 The Go Authors. All rights reserved.

Redistribution and use in source and binary forms, with or without
modification, are permitted provided that the following conditions are
met:

- * Redistributions of source code must retain the above copyright
notice, this list of conditions and the following disclaimer.

- * Redistributions in binary form must reproduce the above
copyright notice, this list of conditions and the following disclaimer
in the documentation and/or other materials provided with the
distribution.

- * Neither the name of Google Inc. nor the names of its
contributors may be used to endorse or promote products derived from
this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS
"AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT
LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR
A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT
OWNER

OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL,
SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT
LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE,
DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY
THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT
(INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE
OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Copyright (c) 2012 The Go Authors. All rights reserved.

Copyright (c) 2019 Klaus Post. All rights reserved.

Redistribution and use in source and binary forms, with or without
modification, are permitted provided that the following conditions are
met:

- * Redistributions of source code must retain the above copyright

notice, this list of conditions and the following disclaimer.

* Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

* Neither the name of Google Inc. nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE

ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Files: gzhttp/*

Apache License
Version 2.0, January 2004
<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of

this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s)

alone or by combination of their Contribution(s)

with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

(a) You must give any other recipients of the Work or Derivative Works a copy of this License; and

(b) You must cause any modified files to carry prominent notices stating that You changed the files;

and

(c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and

(d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or

documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents

of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A

PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special,

incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright 2016-2017 The New York Times Company

Licensed under the Apache License, Version 2.0 (the "License"); you may not use this file except in compliance with the License. You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

Files: s2/cmd/internal/readahead/*

The MIT License
(MIT)

Copyright (c) 2015 Klaus Post

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Files: snappy/*

Files: internal/snapref/*

Copyright (c) 2011 The Snappy-Go Authors. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- * Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- * Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
- * Neither the name of Google Inc. nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT

LIMITED

TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Files: s2/cmd/internal/filepathx/*

Copyright 2016 The filepathx Authors

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Alrux Go EXTensions (AGExt) - package levenshtein

Copyright 2016 ALRUX Inc.

This product includes software developed at ALRUX Inc.

(<http://www.alrux.com/>).

Copyright (c) 2014 Philip Hofer

Portions Copyright (c) 2009 The Go Authors (license at <http://golang.org>) where indicated

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Apache License
Version 2.0, January 2004
<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object

form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate

as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the

Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

(a) You must give any other recipients of the Work or Derivative Works a copy of this License; and

(b) You must cause any modified files to carry prominent notices stating that You changed the files; and

(c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and

(d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work

by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

Copyright 2014-2016 Docker, Inc.

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software
distributed under the License is distributed on an "AS IS" BASIS,
WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
See the License for the specific language governing permissions and
limitations under the License.

Copyright (c) 2009 The Go Authors. All rights reserved.

Redistribution and use in source and binary forms, with or without
modification, are permitted provided that the following conditions are
met:

- * Redistributions of source code must retain the above copyright
notice, this list of conditions and the following disclaimer.
- * Redistributions in binary form must reproduce the above
copyright notice, this list of conditions and the following disclaimer
in the documentation and/or other materials provided with the
distribution.
- * Neither the name of Google Inc. nor the names of its
contributors may be used to endorse or promote products derived from
this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS
"AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT
LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR
A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT
OWNER

OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL,
SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT
LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE,
DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY
THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT
(INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE
OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Paul Borman <borman@google.com>

bmatsuo

shawnps

theory

jboverfelt

dsymonds

cd1

wallclockbuilder
dansouza

Apache License
Version 2.0, January 2004
<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes

of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.
3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.
4. Redistribution. You may reproduce and distribute

copies of the

Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding

those notices that do not

pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify

the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following

boilerplate notice, with the fields enclosed by brackets "[]"
replaced with your own identifying information. (Don't include
the brackets!) The text should be enclosed in the appropriate
comment syntax for the file format. We also recommend that a
file or class name and description of purpose be included on the
same "printed page" as the copyright notice for easier
identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software
distributed under the License is distributed on an "AS IS" BASIS,
WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
See the License for the specific language governing permissions and
limitations under the License.

Copyright (c) 2013, The GoGo Authors. All rights reserved.

Protocol Buffers for Go with Gadgets

Go support for Protocol Buffers - Google's data interchange format

Copyright 2010 The Go Authors. All rights reserved.

<https://github.com/golang/protobuf>

Redistribution and use in source and binary forms, with or without
modification, are permitted provided that the following conditions are
met:

- * Redistributions of source code must retain the above copyright
notice, this list of conditions and the following disclaimer.

- * Redistributions in binary form must reproduce the above
copyright notice, this list of conditions and the following disclaimer
in the documentation and/or other materials provided with the
distribution.

- * Neither the name of Google Inc. nor the names of its
contributors may be used to endorse or promote products derived from
this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS
"AS IS"

AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT
LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR

A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Apache License
Version 2.0, January 2004
<https://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses

granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise,

any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

Copyright 2013-2018 Docker, Inc.

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.
You may obtain a copy of the License at

<https://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software
distributed under the License is distributed on an "AS IS" BASIS,
WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
See the License for the specific language governing permissions and
limitations under the License.

Copyright (c) the purl authors

Permission is hereby granted, free of charge, to any person obtaining a copy of
this software and associated documentation files (the "Software"), to deal in
the Software without restriction, including without limitation the rights to
use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of
the Software, and to permit persons to whom the Software is furnished to do so,
subject to the following conditions:

The above copyright notice and this permission notice shall be included in all
copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR
IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS
FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR
COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER
IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN
CONNECTION WITH THE SOFTWARE
OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Copyright (c) 2015-2020, Tim Heckman

All rights reserved.

Redistribution and use in source and binary forms, with or without
modification, are permitted provided that the following conditions are met:

* Redistributions of source code must retain the above copyright notice, this
list of conditions and the following disclaimer.

* Redistributions in binary form must reproduce the above copyright notice,
this list of conditions and the following disclaimer in the documentation
and/or other materials provided with the distribution.

* Neither the name of gofrs nor the names of its contributors may be used
to endorse or promote products derived from this software without

specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT HOLDER

OR CONTRIBUTORS BE LIABLE

FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Docker

Copyright 2012-2015 Docker, Inc.

This product includes software developed at Docker, Inc. (<https://www.docker.com>).

The following is courtesy of our legal counsel:

Use and transfer of Docker may be subject to certain restrictions by the United States and other governments.

It is your responsibility to ensure that your use and/or transfer does not violate applicable laws.

For more information, please see <https://www.bis.doc.gov>

See also <https://www.apache.org/dev/crypto.html> and/or seek legal counsel.

Apache License

Version 2.0, January 2004

<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition,

"control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or

otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one

of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions. Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be

liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

Copyright (c) 2016 Uber Technologies, Inc.

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Copyright 2018 gotest.tools authors

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

Copyright (c) 2015, Dave Cheney <dave@cheney.net>
All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

* Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.

* Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT HOLDER OR CONTRIBUTORS BE LIABLE

FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

The MIT License (MIT)

Copyright (c) 2014 Cenk Alt

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION

WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Copyright (c) 2012, 2013 Ugorji Nwoke.

All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- * Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- * Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
- * Neither the name of the author nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT

HOLDER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.
MIT

Copyright 2017 Tnis Tiigi <tonistiigi@gmail.com>

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Copyright 2016, Google Inc.

All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- * Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- * Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
- * Neither the name of Google Inc. nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT

LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Apache License
Version 2.0, January 2004
<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a

copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a

cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the

Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

(a) You must give any other recipients of the Work or Derivative Works a copy of this License; and

(b) You must cause any modified files to carry prominent notices stating that You changed the files; and

(c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and

(d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding

those notices that do not

pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with

the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability

incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

Copyright 2016 The Linux Foundation.

Licensed under the Apache License, Version 2.0 (the "License"); you may not use this file except in compliance with the License. You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

The MIT License (MIT)

Copyright (c) 2016 Taihei Morikuni

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF

OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Copyright (c) 2011 Keith Rarick

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to

permit persons to whom the Software is furnished to do so,
subject to the following conditions:

The above copyright notice and this permission notice shall
be included in all copies or substantial portions of the
Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY
KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE
WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR
PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS
OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR
OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR
OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE
SOFTWARE

OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Copyright (c) 2013 Dario Casta. All rights reserved.

Copyright (c) 2012 The Go Authors. All rights reserved.

Redistribution and use in source and binary forms, with or without
modification, are permitted provided that the following conditions are
met:

- * Redistributions of source code must retain the above copyright
notice, this list of conditions and the following disclaimer.

- * Redistributions in binary form must reproduce the above
copyright notice, this list of conditions and the following disclaimer
in the documentation and/or other materials provided with the
distribution.

- * Neither the name of Google Inc. nor the names of its
contributors may be used to endorse or promote products derived from
this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS
"AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT
LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR
A PARTICULAR PURPOSE

ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT
OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL,
SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT
LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE,
DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY
THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT
(INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE
OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

procfs provides functions to retrieve system, kernel and process
metrics from the pseudo-filesystem proc.

Copyright 2014-2015 The Prometheus Authors

This product includes software developed at
SoundCloud Ltd. (<http://soundcloud.com/>).

Copyright (c) 2013, Georg Reinke (<guelfey at gmail dot com>), Google
All rights reserved.

Redistribution and use in source and binary forms, with or without
modification, are permitted provided that the following conditions
are met:

1. Redistributions of source code must retain the above copyright notice,
this list of conditions and the following disclaimer.

2. Redistributions in binary form must reproduce the above copyright
notice, this list of conditions and the following disclaimer in the
documentation and/or other materials provided with the distribution.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS
"AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT
LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR
A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT
HOLDER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL,
SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED
TO, PROCUREMENT
OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR
PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF
LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING
NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS
SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

```
# This is the official list of people who can contribute
# (and typically have contributed) code to the repository.
# The AUTHORS file lists the copyright holders; this file
# lists people. For example, Google employees are listed here
# but not in AUTHORS, because Google holds the copyright.
#
# The submission process automatically checks to make sure
# that people submitting code are listed in this file (by email address).
#
# Names should be added to this file only after verifying that
# the individual or the individual's organization has agreed to
# the appropriate Contributor License Agreement, found here:
#
# https://cla.developers.google.com/about/google-individual
# https://cla.developers.google.com/about/google-corporate
#
# The CLA can be filled out on the web:
#
```



```
# https://cla.developers.google.com/
#
# When adding J Random Contributor's name to this file,
# either J's name or J's organization's name should be
# added to the AUTHORS file, depending on whether the
#
# individual or corporate CLA was used.
```

```
# Names should be added to this file like so:
# Name <email address>
#
# An entry with two email addresses specifies that the
# first address should be used in the submit logs and
# that the second address should be recognized as the
# same person when interacting with Rietveld.
```

```
# Please keep the list sorted.
```

```
Alain Vongsouvanhalainv <alainv@google.com>
Andrew Gerrand <adg@golang.org>
Brad Fitzpatrick <bradfitz@golang.org>
Eric Koleda <ekoleda+devrel@goglers.com>
Francesc Campoy <campoy@golang.org>
Garrick Evans <garrick@google.com>
Glenn Lewis <gmlewis@google.com>
Ivan Krasin <krasin@golang.org>
Jason Hall <jasonhall@google.com>
Johan Euphrosine <proppy@google.com>
Kostik Shtoyk <kostik@google.com>
Kunpei Sakai <namusyaka@gmail.com>
Matthew Dolan <dolan@lightstep.com>
Matthew Whisenhunt <matt.whisenhunt@gmail.com>
Michael McGreevy <mcgreevy@golang.org>
Nick Craig-Wood <nickcw@gmail.com>
Robbie Trencheny <me@robbiet.us>
Ross Light <light@google.com>
Sarah
  Adams <shadams@google.com>
Scott Van Woudenberg <scottvw@google.com>
Takashi Matsuo <tmatsuo@google.com>
Copyright (c) 2013, Patrick Mezard
All rights reserved.
```

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

Redistributions of source code must retain the above copyright

notice, this list of conditions and the following disclaimer.

Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

The names of its contributors may not be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT HOLDER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Copyright (c) 2016 Felix Geisendrfer (felix@debuggable.com)

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Common libraries shared by Prometheus Go components.

Copyright 2015 The Prometheus Authors

This product includes software developed at
SoundCloud Ltd. (<http://soundcloud.com/>).

Alex A. Skinner

Andrew Tunnell-Jones

Ask Bjrn Hansen

Dave Cheney
Dusty Wilson
Marek Majkowski
Peter van Dijk
Omri Bahumi
Alex Sergeev
James Hartig
Anton Povarov <anton.povarov@gmail.com>
Brian Goff <cpuguy83@gmail.com>
Clayton Coleman <ccoleman@redhat.com>
Denis Smirnov <denis.smirnov.91@gmail.com>
DongYun Kang <ceram1000@gmail.com>
Dwayne Schultz <dschultz@pivotal.io>
Georg Apitz <gapitz@pivotal.io>
Gustav Paul <gustav.paul@gmail.com>
Johan Brandhorst <johan.brandhorst@gmail.com>
John Shahid <jvshahid@gmail.com>
John Tuley <john@tuley.org>
Laurent <laurent@adyoulike.com>
Patrick Lee <patrick@dropbox.com>
Peter Edge <peter.edge@gmail.com>
Roger Johansson <rogeralsing@gmail.com>
Sam Nguyen <sam.nguyen@sendgrid.com>
Sergio Arbo <serabe@gmail.com>
Stephen J Day <stephen.day@docker.com>
Tamir Duberstein <tamird@gmail.com>
Todd Eisenberger <teisenberger@dropbox.com>
Tormod Erevik Lea <tormodlea@gmail.com>
Vyacheslav Kim <kane@sendgrid.com>
Walter Schulze <awalterschulze@gmail.com>
The MIT License (MIT)

Copyright (c) 2015 John Howard (Microsoft)

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER

LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

The bulk of github.com/pelletier/go-toml is distributed under the MIT license (see below), with the exception of localtime.go and localtime.test.go.

Those two files have been copied over from Google's civil library at revision [ed46f5086358513cf8c25f8e3f022cb838a49d66](https://github.com/google/civil/commit/ed46f5086358513cf8c25f8e3f022cb838a49d66), and are distributed under the Apache 2.0 license (see below).

github.com/pelletier/go-toml:

The MIT License (MIT)

Copyright (c) 2013 - 2021 Thomas Pelletier, Eric Anderton

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE

SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

localtime.go, localtime_test.go:

Originals:

<https://raw.githubusercontent.com/googleapis/google-cloud-go/ed46f5086358513cf8c25f8e3f022cb838a49d66/civil/civil.go>

https://raw.githubusercontent.com/googleapis/google-cloud-go/ed46f5086358513cf8c25f8e3f022cb838a49d66/civil/civil_test.go

Changes:

* Renamed files from `civil*` to `localtime*`.

* Package changed from `civil` to `toml`.

* 'Local' prefix added to all structs.

License:

<https://raw.githubusercontent.com/googleapis/google-cloud-go/ed46f5086358513cf8c25f8e3f022cb838a49d66/LICENSE>

Apache License
Version 2.0, January 2004
<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and

for which the

editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing

lists, source code control systems,

and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of

this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate

as of the date such litigation is filed.

4. Redistribution.

You may reproduce and distribute copies of the

Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within

such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work

by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.
You may obtain a copy of the
License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

Apache License
Version 2.0, January 2004
<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership

of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual,

worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or

documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct,

indirect, special,

incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "{}" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright 2016 Docker, Inc.

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.

You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

This source code was written by the Go contributors.

The master list of contributors is in the main Go distribution,

visible at <http://tip.golang.org/CONTRIBUTORS>.

The MIT License (MIT)

Copyright (c) 2014 Simon Eskildsen

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

MIT License

Copyright (c) 2012-2018 Mat Ryer and Tyler Bunnell

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

This source code includes following third party code

- ipsock_linux.go : licensed by the Go authors, see GO_LICENSE file for the license which applies to the code

The MIT License (MIT)

Copyright (c) 2015 Microsoft Corporation

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

The tools-golang documentation is provided under the Creative Commons Attribution 4.0 International license (CC-BY-4.0), a copy of which is provided below.

Attribution 4.0 International

=====

Creative Commons Corporation ("Creative Commons") is not a law firm and does not provide legal services or legal advice. Distribution of Creative Commons public licenses does not create a lawyer-client or other relationship. Creative Commons makes its licenses and related information available on an "as-is" basis. Creative Commons gives no warranties regarding its licenses, any material licensed under their terms and conditions, or any related information. Creative Commons disclaims all liability for damages resulting from their use to the fullest extent possible.

Using Creative Commons Public Licenses

Creative Commons public licenses provide a standard set of terms and conditions that creators and other rights holders may use to share original works of authorship and other material subject to copyright and certain other rights specified in the public license below. The following considerations are for informational purposes only, are not exhaustive, and do not form part of our licenses.

Considerations for licensors: Our public licenses are intended for use by those authorized to give the public permission to use material in ways otherwise restricted by copyright and certain other rights. Our licenses are irrevocable. Licensors should read and understand the terms and conditions of the license they choose before applying it. Licensors should also secure all rights necessary before applying our licenses so that the public can reuse the material as expected. Licensors should clearly mark any material not subject to the license. This includes other CC-licensed material, or material used under an exception or limitation to copyright. More considerations

for licensors:

wiki.creativecommons.org/Considerations_for_licensors

Considerations for the public: By using one of our public licenses, a licensor grants the public permission to use the licensed material under specified terms and conditions. If the licensor's permission is not necessary for any reason--for example, because of any applicable exception or limitation to copyright--then that use is not regulated by the license. Our licenses grant only permissions under copyright and certain other rights that a licensor has authority to grant. Use of the licensed material may still be restricted for other reasons, including because others have copyright or other rights in the material. A licensor may make special requests, such as asking that all changes be marked or described.

Although not required by our licenses, you are encouraged to respect those requests where reasonable. More considerations for the public:

wiki.creativecommons.org/Considerations_for_licensees

=====
Creative

Commons Attribution 4.0 International Public License

By exercising the Licensed Rights (defined below), You accept and agree to be bound by the terms and conditions of this Creative Commons Attribution 4.0 International Public License ("Public License"). To the extent this Public License may be interpreted as a contract, You are granted the Licensed Rights in consideration of Your acceptance of these terms and conditions, and the Licensor grants You such rights in consideration of benefits the Licensor receives from making the Licensed Material available under these terms and conditions.

Section 1 -- Definitions.

- a. Adapted Material means material subject to Copyright and Similar Rights that is derived from or based upon the Licensed Material and in which the Licensed Material is translated, altered, arranged, transformed, or otherwise modified in a manner requiring permission under the Copyright and Similar Rights held by the Licensor. For purposes of this Public License, where the Licensed Material is a musical work, performance, or sound recording, Adapted Material is always produced where the Licensed Material is synched in timed relation with a moving image.
- b. Adapter's License means the license You apply to Your Copyright and Similar Rights in Your contributions to Adapted Material in accordance with the terms and conditions of this Public License.
- c. Copyright and Similar Rights means copyright and/or similar rights closely related to copyright including, without limitation, performance, broadcast, sound recording, and Sui Generis Database Rights, without regard to how the rights are labeled or categorized. For purposes of this Public License, the rights specified in Section 2(b)(1)-(2) are not Copyright and Similar Rights.
- d. Effective Technological Measures means those measures that, in the absence of proper authority, may not be circumvented under laws fulfilling obligations under Article 11 of the WIPO Copyright Treaty adopted on December 20, 1996, and/or similar international agreements.
- e. Exceptions and Limitations means fair use, fair dealing, and/or any other exception or limitation to Copyright and Similar Rights that applies to Your use of the Licensed Material.
- f. Licensed Material means the artistic or literary work, database, or other material to which the Licensor applied this Public License.
- g. Licensed Rights means the rights granted to You subject to the terms and conditions of this Public License, which are limited to all Copyright and Similar Rights that apply to Your use of the Licensed Material and that the Licensor has authority to license.
- h. Licensor means the individual(s) or entity(ies) granting rights under this

Public License.

- i. Share means to provide material to the public by any means or process that requires permission under the Licensed Rights, such as reproduction, public display, public performance, distribution, dissemination, communication, or importation, and to make material available to the public including in ways that members of the public may access the material from a place and at a time individually chosen by them.
- j. Sui Generis Database Rights means rights other than copyright resulting from Directive 96/9/EC of the European Parliament and of the Council of 11 March 1996 on the legal protection of databases, as amended and/or succeeded, as well as other essentially equivalent rights anywhere in the world.
- k. You means the individual or entity exercising the Licensed Rights under this Public License. Your has a corresponding meaning.

Section 2 -- Scope.

a. License grant.

1. Subject to the terms and conditions of this Public License, the Licensor hereby grants You a worldwide, royalty-free, non-sublicensable, non-exclusive, irrevocable license to exercise the Licensed Rights in the Licensed Material to:

- a. reproduce and Share the Licensed Material, in whole or in part; and
- b. produce, reproduce, and Share Adapted Material.

2. Exceptions and Limitations. For the avoidance of doubt, where Exceptions and Limitations apply to Your use, this Public License does not apply, and You do not need to comply with its terms and conditions.

3. Term. The term of this Public License is specified in Section 6(a).

4. Media and formats; technical modifications allowed. The Licensor authorizes You to exercise the Licensed Rights in all media and formats whether now known or hereafter created, and to make technical modifications necessary

to do so. The

Licensor waives and/or agrees not to assert any right or authority to forbid You from making technical modifications necessary to exercise the Licensed Rights, including technical modifications necessary to circumvent Effective Technological Measures. For purposes of this Public License, simply making modifications authorized by this Section 2(a)(4) never produces Adapted Material.

5. Downstream recipients.

a. Offer from the Licensor -- Licensed Material. Every recipient of the Licensed Material automatically receives an offer from the Licensor to exercise the Licensed Rights under the terms and conditions of this Public License.

b. No downstream restrictions. You may not offer or impose any additional or different terms or conditions on, or apply any Effective Technological Measures to, the Licensed Material if doing so restricts exercise of the Licensed Rights by any recipient of the Licensed Material.

6. No endorsement. Nothing in this Public License constitutes or may be construed as permission to assert or imply that You are, or that Your use of the Licensed Material is, connected with, or sponsored, endorsed, or granted official status by, the Licensor or others designated to receive attribution as provided in Section 3(a)(1)(A)(i).

b. Other rights.

1. Moral rights, such as the right of integrity, are not licensed under this Public License, nor are publicity, privacy, and/or other similar personality rights; however, to the extent possible, the Licensor waives and/or agrees not to assert any such rights held by the Licensor to the limited extent necessary to allow You to exercise the Licensed Rights, but not otherwise.

2. Patent and trademark rights are not licensed under this Public License.

3. To the extent possible, the Licensor waives any right to collect royalties from You for the exercise of the Licensed Rights, whether directly or through a collecting society

under any voluntary or waivable statutory or compulsory licensing scheme. In all other cases the Licensor expressly reserves any right to collect such royalties.

Section 3 -- License Conditions.

Your exercise of the Licensed Rights is expressly made subject to the following conditions.

a. Attribution.

1. If You Share the Licensed Material (including in modified form), You must:

a. retain the following if it is supplied by the Licensor with the Licensed Material:

i. identification of the creator(s) of the Licensed Material and any others designated to receive attribution, in any reasonable manner requested by the Licensor (including by pseudonym if designated);

ii. a copyright notice;

iii. a notice that refers to this Public License;

iv. a notice that refers to the disclaimer of warranties;

v. a URI or hyperlink to the Licensed Material to the extent reasonably practicable;

b. indicate if You modified the Licensed Material and retain an indication of any previous modifications; and

c. indicate the Licensed Material is licensed under this Public License, and include the text of, or the URI or hyperlink to, this Public License.

2. You may satisfy the conditions in Section 3(a)(1) in any reasonable manner based on the medium, means, and context in which You Share

the Licensed Material. For example, it may be reasonable to satisfy the conditions by providing a URI or hyperlink to a resource that includes the required

information.

3. If requested by the Licensor, You must remove any of the information required by Section 3(a)(1)(A) to the extent reasonably practicable.
4. If You Share Adapted Material You produce, the Adapter's License You apply must not prevent recipients of the Adapted Material from complying with this Public License.

Section 4 -- Sui Generis Database Rights.

Where the Licensed Rights include Sui Generis Database Rights that apply to Your use of the Licensed Material:

- a. for the avoidance of doubt, Section 2(a)(1) grants You the right to extract, reuse, reproduce, and Share all or a substantial portion of the contents of the database;
- b. if You include all or a substantial portion of the database contents in a database in which You have Sui Generis Database Rights, then the database in which You have Sui Generis Database Rights (but not its individual contents) is Adapted Material; and
- c. You must comply with the conditions in Section 3(a) if You Share all or a substantial portion of the contents of the database.

For the avoidance of doubt, this Section 4 supplements and does not replace Your obligations under this Public License where the Licensed Rights include other Copyright and Similar Rights.

Section 5 -- Disclaimer of Warranties and Limitation of Liability.

- a. UNLESS OTHERWISE SEPARATELY UNDERTAKEN BY THE LICENSOR, TO THE EXTENT POSSIBLE, THE LICENSOR OFFERS THE LICENSED MATERIAL AS-IS AND AS-AVAILABLE, AND MAKES NO REPRESENTATIONS OR WARRANTIES OF ANY KIND CONCERNING THE LICENSED MATERIAL, WHETHER EXPRESS, IMPLIED, STATUTORY, OR OTHER. THIS INCLUDES, WITHOUT LIMITATION, WARRANTIES OF TITLE, MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, NON-INFRINGEMENT, ABSENCE OF LATENT OR OTHER DEFECTS, ACCURACY, OR THE PRESENCE OR ABSENCE OF ERRORS, WHETHER OR NOT KNOWN OR DISCOVERABLE. WHERE DISCLAIMERS OF WARRANTIES ARE NOT ALLOWED IN FULL OR IN PART, THIS DISCLAIMER MAY NOT APPLY TO YOU.

- b. TO THE EXTENT POSSIBLE, IN NO EVENT WILL THE LICENSOR BE LIABLE TO YOU ON ANY LEGAL THEORY (INCLUDING, WITHOUT LIMITATION, NEGLIGENCE) OR OTHERWISE FOR ANY DIRECT, SPECIAL, INDIRECT, INCIDENTAL, CONSEQUENTIAL, PUNITIVE, EXEMPLARY, OR OTHER LOSSES, COSTS, EXPENSES, OR DAMAGES ARISING OUT OF THIS PUBLIC LICENSE OR USE OF THE LICENSED MATERIAL, EVEN IF THE LICENSOR HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH LOSSES, COSTS, EXPENSES, OR DAMAGES. WHERE A LIMITATION OF LIABILITY IS NOT ALLOWED IN FULL OR IN PART, THIS LIMITATION MAY NOT APPLY TO YOU.
- c. The disclaimer of warranties and limitation of liability provided above shall be interpreted in a manner that, to the extent possible, most closely approximates an absolute disclaimer and waiver of all liability.

Section 6 -- Term and Termination.

- a. This Public License applies for the term of the Copyright and Similar Rights licensed here. However, if You fail to comply with this Public License, then Your rights under this Public License terminate automatically.
- b. Where Your right to use the Licensed Material has terminated under Section 6(a), it reinstates:
1. automatically as of the date the violation is cured, provided it is cured within 30 days of Your discovery of the violation; or
 2. upon express reinstatement by the Licensor.

For the avoidance of doubt, this Section 6(b) does not affect any right the Licensor may have to seek remedies for Your violations of this Public License.

- c. For the avoidance of doubt, the Licensor may also offer the Licensed Material under separate terms or conditions or stop distributing the Licensed Material at any time; however, doing so will not terminate this Public License.
- d. Sections 1, 5, 6, 7, and 8 survive termination of this Public License.

Section 7 -- Other Terms and Conditions.

- a. The Licensor shall not be bound by any additional or different terms or conditions communicated by You unless expressly agreed.
- b. Any arrangements, understandings, or agreements regarding the Licensed Material not stated herein are separate from and independent of the terms and conditions of this Public License.

Section 8 -- Interpretation.

- a. For the avoidance of doubt, this Public License does not, and shall not be interpreted to, reduce, limit, restrict, or impose conditions on any use of the Licensed Material that could lawfully be made without permission under this Public License.
- b. To the extent possible, if any provision of this Public License is deemed unenforceable, it shall be automatically reformed to the minimum extent necessary to make it enforceable. If the provision cannot be reformed, it shall be severed from this Public License without affecting the enforceability of the remaining terms and conditions.
- c. No term or condition of this Public License will be waived and no failure to comply consented to unless expressly agreed to by the Licensor.
- d. Nothing in this Public License constitutes or may be interpreted as a limitation upon, or waiver of, any privileges and immunities that apply to the Licensor or You, including from the legal processes of any jurisdiction or authority.

=====
Creative Commons is not a party to its public licenses. Notwithstanding, Creative Commons may elect to apply one of its public licenses to material it publishes and in those instances will be considered the Licensor. The text of the Creative Commons public licenses is dedicated to the public domain under the CC0 Public Domain Dedication. Except for the limited purpose of indicating that material is shared under a Creative Commons public license or as otherwise permitted by the Creative Commons policies published at creativecommons.org/policies, Creative Commons does not authorize the use of the trademark "Creative Commons" or any other trademark or logo of Creative Commons without its prior written consent including, without limitation, in connection with any unauthorized modifications

to any of its public licenses or any other arrangements, understandings, or agreements concerning use of licensed material. For the avoidance of doubt, this paragraph does not form part of the public licenses.

Creative Commons may be contacted at creativecommons.org.

Copyright (c) 2014-2015, Philip Hofer

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH

THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

The MIT License (MIT)

Copyright (c) 2021 NYU Secure Systems Lab

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT

OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Copyright (c) 2015 Rackspace. All rights reserved.

Redistribution and use in source and binary forms, with or without

modification, are permitted provided that the following conditions are met:

* Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.

* Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

* Neither the name of Google Inc. nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR

CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Apache License

Version 2.0, January 2004

<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership

of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual,

worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or

documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct,

indirect, special,

incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

Copyright 2014 Vishvananda Ishaya.

Copyright 2014 Docker, Inc.

Licensed under the Apache License, Version 2.0 (the "License"); you may not use this file except in compliance with the License.

You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

Copyright (C) 2014-2015 Docker Inc & Go Authors. All rights reserved.

Copyright (C) 2017 SUSE LLC. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

* Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.

* Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

* Neither the name of Google Inc. nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Apache License
Version 2.0, January 2004
<https://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical

transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made,

use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the

Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

(a) You must give any other recipients of the Work or Derivative Works a copy of this License; and

(b) You must cause any modified files to carry prominent notices stating that You changed the files; and

(c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and

(d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding

those notices that do not

pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity,

or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

Copyright 2013-2016 Docker, Inc.

Licensed under the Apache License, Version 2.0 (the "License"); you may not use this file except in compliance with the License. You may obtain a copy of the License at

<https://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

Apache License
Version 2.0, January 2004
<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and

do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all

other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability

incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

Copyright 2012 SocialCode

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Apache License
Version 2.0, January 2004
<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by

the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but

excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and

(d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding

those notices that do not

pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the

appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. **Limitation of Liability.** In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. **Accepting Warranty or Additional Liability.** While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

Copyright 2015 The Linux Foundation.

Licensed under the Apache License, Version 2.0 (the "License"); you may not use this file except in compliance with the License. You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

Copyright (c) 2009 The Go Authors. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- * Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- * Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
- * Neither the name of Google Inc. nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER

OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

The MIT License (MIT)

Copyright (c) 2015 Microsoft

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN

CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Mozilla Public License Version 2.0

=====

1. Definitions

1.1. "Contributor"

means each individual or legal entity that creates, contributes to the creation of, or owns Covered Software.

1.2. "Contributor Version"

means the combination of the Contributions of others (if any) used by a Contributor and that particular Contributor's Contribution.

1.3. "Contribution"

means Covered Software of a particular Contributor.

1.4. "Covered Software"

means Source Code Form to which the initial Contributor has attached the notice in Exhibit A, the Executable Form of such Source Code Form, and Modifications of such Source Code Form, in each case including portions thereof.

1.5. "Incompatible With Secondary Licenses"

means

(a) that the initial Contributor has attached the notice described in Exhibit B to the Covered Software; or

(b) that the Covered Software was made available under the terms of version 1.1 or earlier of the License, but not also under the terms of a Secondary License.

1.6. "Executable Form"

means any form of the work other than Source Code Form.

1.7. "Larger Work"

means a work that combines Covered Software with other material, in a separate file or files, that is not Covered Software.

1.8. "License"

means this document.

1.9. "Licensable"

means having the right to grant, to the maximum extent possible, whether at the time of the initial grant or subsequently, any and all of the rights conveyed by this License.

1.10. "Modifications"

means any of the following:

- (a) any file in Source Code Form that results from an addition to, deletion from, or modification of the contents of Covered Software; or
- (b) any new file in Source Code Form that contains any Covered Software.

1.11. "Patent Claims" of a Contributor

means any patent claim(s), including without limitation, method, process, and apparatus claims, in any patent Licensable by such Contributor that would be infringed, but for the grant of the License, by the making, using, selling, offering for sale, having made, import, or transfer of either its Contributions or its Contributor Version.

1.12. "Secondary License"

means either the GNU General Public License, Version 2.0, the GNU Lesser General Public License, Version 2.1, the GNU Affero General Public License, Version 3.0, or any later versions of those licenses.

1.13. "Source Code Form"

means the form of the work preferred for making modifications.

1.14. "You" (or "Your")

means an individual or a legal entity exercising rights under this License. For legal entities, "You" includes any entity that controls, is controlled by, or is under common control with You. For purposes of this definition, "control" means (a) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (b) ownership of more than fifty percent (50%) of the outstanding shares or beneficial ownership of such entity.

2. License Grants and Conditions

2.1. Grants

Each Contributor hereby grants You a world-wide, royalty-free, non-exclusive license:

- (a) under intellectual property rights (other than patent or trademark) Licensable by such Contributor to use, reproduce, make available, modify, display, perform, distribute, and otherwise exploit its Contributions, either on an unmodified basis, with Modifications, or as part of a Larger Work; and

(b) under Patent Claims of such Contributor to make, use, sell, offer for sale, have made, import, and otherwise transfer either its Contributions or its Contributor Version.

2.2. Effective Date

The licenses granted in Section 2.1 with respect to any Contribution become effective for each Contribution on the date the Contributor first distributes such Contribution.

2.3. Limitations on Grant Scope

The licenses granted in this Section 2 are the only rights granted under this License. No additional rights or licenses will be implied from the distribution or licensing of Covered Software under this License. Notwithstanding Section 2.1(b) above, no patent license is granted by a Contributor:

- (a) for any code that a Contributor has removed from Covered Software; or
- (b) for infringements caused by: (i) Your and any other third party's modifications of Covered Software, or (ii) the combination of its Contributions with other software (except as part of its Contributor Version); or
- (c) under Patent Claims infringed by Covered Software in the absence of its Contributions.

This License does not grant any rights in the trademarks, service marks, or logos of any Contributor (except as may be necessary to comply with the notice requirements in Section 3.4).

2.4. Subsequent Licenses

No Contributor makes additional grants as a result of Your choice to distribute the Covered Software under a subsequent version of this License (see Section 10.2) or under the terms of a Secondary License (if permitted under the terms of Section 3.3).

2.5. Representation

Each Contributor represents that the Contributor believes its Contributions are its original creation(s) or it has sufficient rights to grant the rights to its Contributions conveyed by this License.

2.6. Fair Use

This License is not intended to limit any rights You have under applicable copyright doctrines of fair use, fair dealing, or other equivalents.

2.7. Conditions

Sections 3.1, 3.2, 3.3, and 3.4 are conditions of the licenses granted in Section 2.1.

3. Responsibilities

3.1. Distribution of Source Form

All distribution of Covered Software in Source Code Form, including any Modifications that You create or to which You contribute, must be under the terms of this License. You must inform recipients that the

Source

Code Form of the Covered Software is governed by the terms of this License, and how they can obtain a copy of this License. You may not attempt to alter or restrict the recipients' rights in the Source Code Form.

3.2. Distribution of Executable Form

If You distribute Covered Software in Executable Form then:

(a) such Covered Software must also be made available in Source Code Form, as described in Section 3.1, and You must inform recipients of the Executable Form how they can obtain a copy of such Source Code Form by reasonable means in a timely manner, at a charge no more than the cost of distribution to the recipient; and

(b) You may distribute such Executable Form under the terms of this License, or sublicense it under different terms, provided that the license for the Executable Form does not attempt to limit or alter the recipients' rights in the Source Code Form under this License.

3.3. Distribution of a Larger Work

You may create and distribute a Larger Work under terms of Your choice, provided that You also comply with the requirements of this License for the Covered Software. If the Larger Work is a combination of Covered Software with a work governed by one or more Secondary Licenses, and the

Covered Software is not Incompatible With Secondary Licenses, this License permits You to additionally distribute such Covered Software under the terms of such Secondary License(s), so that the recipient of the Larger Work may, at their option, further distribute the Covered Software under the terms of either this License or such Secondary License(s).

3.4. Notices

You may not remove or alter the substance of any license notices (including copyright notices, patent notices, disclaimers of warranty, or limitations of liability) contained within the Source Code Form of the Covered Software, except that You may alter any license notices to the extent required to remedy known factual inaccuracies.

3.5. Application of Additional Terms

You may choose to offer, and to charge a fee for, warranty, support, indemnity or liability obligations to one or more recipients of Covered Software. However, You may do so only on Your own behalf, and not on behalf of any Contributor. You must make it absolutely clear that any such warranty, support, indemnity, or liability obligation is offered by You alone, and You hereby agree to indemnify every Contributor for any liability incurred by such Contributor as a result of warranty, support, indemnity or liability terms You offer. You may include additional disclaimers of warranty and limitations of liability specific to any jurisdiction.

4. Inability to Comply Due to Statute or Regulation

If it is impossible for You to comply with any of the terms of this License with respect to some or all of the Covered Software due to statute, judicial order, or regulation then You must: (a) comply with the terms of this License to the maximum extent possible; and (b) describe the limitations and the code they affect. Such description must be placed in a text file included with all distributions of the Covered Software under this License. Except to the extent prohibited by statute or regulation, such description must be sufficiently detailed for a recipient of ordinary skill to be able to understand it.

5. Termination

5.1. The rights granted under this License will terminate automatically if You fail to comply with any of its terms. However, if You become

compliant, then the rights granted under this License from a particular Contributor are reinstated (a) provisionally, unless and until such Contributor explicitly and finally terminates Your grants, and (b) on an ongoing basis, if such Contributor fails to notify You of the non-compliance by some reasonable means prior to 60 days after You have come back into compliance. Moreover, Your grants from a particular Contributor are reinstated on an ongoing basis if such Contributor notifies You of the non-compliance by some reasonable means, this is the first time You have received notice of non-compliance with this License from such Contributor, and You become compliant prior to 30 days after Your receipt of the notice.

5.2. If You initiate litigation against any entity by asserting a patent infringement claim (excluding declaratory judgment actions, counter-claims, and cross-claims) alleging that a Contributor Version directly or indirectly infringes any patent, then the rights granted to You by any and all Contributors for the Covered Software under Section 2.1 of this License shall terminate.

5.3. In the event of termination under Sections 5.1 or 5.2 above, all end user license agreements (excluding distributors and resellers) which have been validly granted by You or Your distributors under this License prior to termination shall survive termination.

*

*

* 6. Disclaimer of Warranty

*

* -----

*

*

*

* Covered Software is provided under this License on an "as is" *

* basis, without warranty of any kind, either expressed, implied, or *

* statutory, including, without limitation, warranties that the *

* Covered Software is free of defects, merchantable, fit for a *

* particular purpose or non-infringing. The entire risk as to the *

* quality and performance of the Covered Software is with You. *

* Should any Covered Software prove defective in any respect, You *

* (not any Contributor) assume the cost of any necessary servicing, *

* repair, or correction. This disclaimer of warranty constitutes an *

* essential part of this License. No use of any Covered

Software is *

* authorized under this License except under this disclaimer. *

*

*

*

*

* 7. Limitation of Liability *

* ----- *

* *

* Under no circumstances and under no legal theory, whether tort *

* (including negligence), contract, or otherwise, shall any *

* Contributor, or anyone who distributes Covered Software as *

* permitted above, be liable to You for any direct, indirect, *

* special, incidental, or consequential damages of any character *

* including, without limitation,

damages for lost profits, loss of *

* goodwill, work stoppage, computer failure or malfunction, or any *

* and all other commercial damages or losses, even if such party *

* shall have been informed of the possibility of such damages. This *

* limitation of liability shall not apply to liability for death or *

* personal injury resulting from such party's negligence to the *

* extent applicable law prohibits such limitation. Some *

* jurisdictions do not allow the exclusion or limitation of *

* incidental or consequential damages, so this exclusion and *

* limitation may not apply to You. *

* *

8. Litigation

Any litigation relating to this License may be brought only in the courts of a jurisdiction where the defendant maintains its principal place of business and such litigation shall be governed by laws of that jurisdiction, without reference to its conflict-of-law provisions. Nothing in this Section shall prevent a party's ability to bring cross-claims or counter-claims.

9. Miscellaneous

This License represents the complete agreement concerning the subject matter hereof. If any provision of this License is held to be unenforceable, such provision shall be reformed only to the extent necessary to make it enforceable. Any law or regulation which provides that the language of a contract shall be construed against the drafter shall not be used to construe this License against a Contributor.

10. Versions of the License

10.1. New Versions

Mozilla Foundation is the license steward. Except as provided in Section 10.3, no one other than the license steward has the right to modify or publish new versions of this License. Each version will be given a distinguishing version number.

10.2.

Effect of New Versions

You may distribute the Covered Software under the terms of the version of the License under which You originally received the Covered Software, or under the terms of any subsequent version published by the license steward.

10.3. Modified Versions

If you create software not governed by this License, and you want to create a new license for such software, you may create and use a modified version of this License if you rename the license and remove any references to the name of the license steward (except to note that such modified license differs from this License).

10.4. Distributing Source Code Form that is Incompatible With Secondary Licenses

If You choose to distribute Source Code Form that is Incompatible With Secondary Licenses under the terms of this version of the License, the notice described in Exhibit B of this License must be attached.

Exhibit A - Source Code Form License Notice

This Source

Code Form is subject to the terms of the Mozilla Public License, v. 2.0. If a copy of the MPL was not distributed with this file, You can obtain one at <http://mozilla.org/MPL/2.0/>.

If it is not possible or desirable to put the notice in a particular file, then You may include the notice in a location (such as a LICENSE file in a relevant directory) where a recipient would be likely to look for such a notice.

You may add additional accurate notices of copyright ownership.

Exhibit B - "Incompatible With Secondary Licenses" Notice

This Source Code Form is "Incompatible With Secondary Licenses", as defined by the Mozilla Public License, v. 2.0.

Copyright (c) 2012 Dave Grijalva
Copyright (c) 2021 golang-jwt maintainers

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

MIT License

Copyright (c) 2017 Tnis Tiigi

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION

WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

CoreOS Project

Copyright 2018 CoreOS, Inc

This product includes software developed at CoreOS, Inc.
(<http://www.coreos.com/>).

The tools-golang source code is provided and may be used, at your option, under either:

* Apache License, version 2.0 (Apache-2.0), OR

* GNU General Public License, version 2.0 or later (GPL-2.0-or-later).

Copies of both licenses are included below.

Apache License
Version 2.0, January 2004
<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control"

means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included

in or attached to the work
(an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications

represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted"

means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks.

This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

=====

GNU GENERAL PUBLIC LICENSE
Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.,
51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA
Everyone is permitted to copy and distribute verbatim copies
of this license document, but changing
it is not allowed.

Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. This General Public License applies to most of the Free Software Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Lesser General Public License instead.) You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not

price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and modification follow.

GNU GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program

or any derivative work under copyright law:
that is to say, a work containing the Program or a portion of it,
either verbatim or with modifications and/or translated into another
language. (Hereinafter, translation is included without limitation in
the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not
covered by this License; they are outside its scope. The act of
running the Program is not restricted, and the output from the Program
is covered only if its contents constitute a work based on the
Program (independent of having been made by running the Program).
Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's
source code as you receive it, in any medium, provided that you
conspicuously and appropriately publish on each copy an appropriate
copyright notice and disclaimer of warranty; keep intact all the
notices that refer to this License
and to the absence of any warranty;
and give any other recipients of the Program a copy of this License
along with the Program.

You may charge a fee for the physical act of transferring a copy, and
you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion
of it, thus forming a work based on the Program, and copy and
distribute such modifications or work under the terms of Section 1
above, provided that you also meet all of these conditions:

a) You must cause the modified files to carry prominent notices
stating that you changed the files and the date of any change.

b) You must cause any work that you distribute or publish, that in
whole or in part contains or is derived from the Program or any
part thereof, to be licensed as a whole at no charge to all third
parties under the terms of this License.

c) If the modified program normally reads commands interactively
when
run, you must cause it, when started running for such
interactive use in the most ordinary way, to print or display an
announcement including an appropriate copyright notice and a
notice that there is no warranty (or else, saying that you provide
a warranty) and that users may redistribute the program under
these conditions, and telling the user how to view a copy of this
License. (Exception: if the Program itself is interactive but
does not normally print such an announcement, your work based on

the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Program.

In addition, mere aggregation of another work not based on the Program with the Program (or with a work based on the Program) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

- a) Accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,
- b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,
- c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for

all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License.

However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this

License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software

Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

END OF TERMS AND CONDITIONS

How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

<one line to give the program's name and a brief idea of what it does.>

Copyright (C) <year> <name of author>

This program is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation; either version 2 of the License, or (at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program; if not, write to the Free Software Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA.

Also add information on how to contact you by electronic and paper mail.

If the program is interactive, make it output a short notice like this when it starts in an interactive mode:

```
Gnomovision version 69, Copyright (C) year name of author
Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type `show w'.
This is free software, and you are welcome to redistribute it
under certain conditions; type `show c' for details.
```

The hypothetical commands `show w' and `show c' should show the appropriate parts of the General Public License. Of course, the commands you use may be called something other than `show w' and `show c'; they could even be mouse-clicks or menu items--whatever suits your program.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the program, if necessary. Here is a sample; alter the names:

```
Yoyodyne, Inc., hereby disclaims all copyright interest in the program
`Gnomovision' (which makes passes at compilers) written by James Hacker.
```

```
<signature of Ty Coon>, 1 April 1989
Ty Coon, President of Vice
```

This General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Lesser General Public License instead of this License.

Copyright (c) 2014-2018 The Docker & Go Authors. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- * Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- * Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
- * Neither the name of Google Inc. nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.
Copyright (c) 2015-Present CloudFoundry.org Foundation, Inc. All Rights Reserved.

This project contains software that is Copyright (c) 2015 Pivotal Software, Inc.

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

This project may include a number of subcomponents with separate copyright notices and license terms. Your use of these subcomponents is subject to the terms and conditions of each subcomponent's license, as noted in the LICENSE file.

Copyright (c) 2012 The Go Authors. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- * Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- * Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
- * Neither the name of Google Inc. nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER

OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Copyright (c) 2013 Joshua Tacoma. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- * Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- * Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
- * Neither the name of Google Inc. nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT

OWNER

OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Docker

Copyright 2012-2017 Docker, Inc.

This product includes software developed at Docker, Inc. (<https://www.docker.com>).

This product contains software (<https://github.com/creack/pty>) developed by Keith Rarick, licensed under the MIT License.

The following is courtesy of our legal counsel:

Use and transfer of Docker may be subject to certain restrictions by the United States and other governments.

It is your responsibility to ensure that your use and/or transfer does not violate applicable laws.

For more information, please see <https://www.bis.doc.gov>

See also <https://www.apache.org/dev/crypto.html> and/or seek legal counsel.

Copyright (c) 2017 The Go Authors. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- * Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.

- * Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

- * Neither the name of Google Inc. nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER

OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

MIT License

Copyright (c) 2017 Gal Ben-Haim

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

runc

Copyright 2012-2015 Docker, Inc.

This product includes software developed at Docker, Inc. (<http://www.docker.com>).

The following is courtesy of our legal counsel:

Use and transfer of Docker may be subject to certain restrictions by the United States and other governments.

It is your responsibility to ensure that your use and/or transfer does not violate applicable laws.

For more information, please see <http://www.bis.doc.gov>

See also <http://www.apache.org/dev/crypto.html> and/or seek legal counsel.

AWS SDK for Go

Copyright 2015 Amazon.com, Inc. or its affiliates. All Rights Reserved.

Copyright 2014-2015 Stripe, Inc.
The MIT License (MIT)

Copyright (c) 2013 Armon Dadgar

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Apache License
Version 2.0, January 2004
<https://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and

do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all

other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

Copyright The containerd Authors

Licensed under the Apache License, Version 2.0 (the "License"); you may not use this file except in compliance with the License. You may obtain a copy of the License at

<https://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

Copyright (c) 2009,2014 Google Inc. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- * Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- * Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
- * Neither the name of Google Inc. nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR

A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Apache License
Version 2.0, January 2004
<https://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work

(an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work

or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. **Submission of Contributions.** Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.
Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.
6. **Trademarks.** This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.
7. **Disclaimer of Warranty.** Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.
8. **Limitation of Liability.** In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.
9. **Accepting Warranty or Additional Liability.** While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

Copyright 2019, 2020 OCI Contributors
Copyright 2016 Docker, Inc.

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.
You may obtain a copy of the License at

<https://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software
distributed under the License is distributed on an "AS IS" BASIS,
WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
See the License for the specific language governing permissions and
limitations under the License.

1.973 openssl 1.1.1w

1.973.1 Available under license :

LICENSE ISSUES

=====

The OpenSSL toolkit stays under a double license, i.e. both the conditions of
the OpenSSL License and the original SSLeay license apply to the toolkit.
See below for the actual license texts.

OpenSSL License

```
/* =====  
* Copyright (c) 1998-2019 The OpenSSL Project. All rights reserved.  
*  
* Redistribution and use in source and binary forms, with or without  
* modification, are permitted provided that the following conditions  
* are met:  
*  
* 1. Redistributions of source code must retain the above copyright  
* notice, this list of conditions and the following disclaimer.  
*  
* 2. Redistributions in binary form must reproduce the above copyright  
* notice, this list of conditions and the following disclaimer in  
* the documentation and/or other materials provided with the  
* distribution.  
*
```

* 3. All advertising materials mentioning features or use of this software must display the following acknowledgment:

* "This product includes software developed by the OpenSSL Project for use in the OpenSSL Toolkit. (<http://www.openssl.org/>)"

* 4. The names "OpenSSL Toolkit" and "OpenSSL Project" must not be used to endorse or promote products derived from this software without prior written permission. For written permission, please contact openssl-core@openssl.org.

* 5. Products derived from this software may not be called "OpenSSL" nor may "OpenSSL" appear in their names without prior written permission of the OpenSSL Project.

* 6. Redistributions of any form whatsoever must retain the following acknowledgment:

* "This product includes software developed by the OpenSSL Project for use in the OpenSSL Toolkit (<http://www.openssl.org/>)"

* THIS SOFTWARE IS PROVIDED BY THE OpenSSL PROJECT ``AS IS" AND ANY EXPRESSED OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE OpenSSL PROJECT OR ITS CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

* =====

* This product includes cryptographic software written by Eric Young (eay@cryptsoft.com). This product includes software written by Tim Hudson (tjh@cryptsoft.com).

*/

Original SSLeay License

/* Copyright (C) 1995-1998 Eric Young (eay@cryptsoft.com)

* All rights reserved.

*

* This package is an SSL implementation written

* by Eric Young (eay@cryptsoft.com).
* The implementation was written so as to conform with Netscapes SSL.
*
* This library is free for commercial and non-commercial use as long as
* the following conditions are aheared to. The following conditions
* apply to all code found in this distribution, be it the RC4, RSA,
* lhash, DES, etc., code; not just the SSL code. The SSL documentation
* included with this distribution is covered by the same copyright terms
* except that the holder is Tim Hudson (tjh@cryptsoft.com).
*
* Copyright remains Eric Young's, and as such any Copyright notices in
* the code are not to be removed.
* If this package is used in a product, Eric Young should be given attribution
* as the author of the parts of the library used.
* This can be in the form of a textual message at program startup or
* in documentation (online or textual) provided with the package.
*
* Redistribution and use in source and binary forms, with or without
* modification, are permitted provided that the following conditions
* are met:
* 1. Redistributions of source code must retain the copyright
* notice, this list of conditions and the following disclaimer.
* 2. Redistributions in binary form must reproduce the above copyright
* notice, this list of conditions and the following disclaimer in the
* documentation and/or other materials provided with the distribution.
* 3. All advertising materials mentioning features or use of this software
* must display the following acknowledgement:
* "This product includes cryptographic software written by
* Eric Young (eay@cryptsoft.com)"
* The word 'cryptographic' can be left out if the rouines from the library
* being used are not cryptographic related :-).
* 4. If you include any Windows specific code (or a derivative thereof) from
* the apps directory (application code) you must include
* an acknowledgement:
* "This product includes software written by Tim Hudson (tjh@cryptsoft.com)"
*
* THIS SOFTWARE IS PROVIDED BY ERIC YOUNG ``AS IS" AND
* ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE
* IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE
* ARE DISCLAIMED. IN NO EVENT SHALL THE AUTHOR OR CONTRIBUTORS BE LIABLE
* FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL
* DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS
* OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION)
* HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT
* LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY
* OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF
* SUCH DAMAGE.
*

- * The licence and distribution terms for any publically available version or
- * derivative of this code cannot be changed. i.e. this
- code cannot simply be
- * copied and put under another distribution licence
- * [including the GNU Public Licence.]
- */

GNU GENERAL PUBLIC LICENSE
Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.
59 Temple Place - Suite 330, Boston, MA
02111-1307, USA.

Everyone is permitted to copy and distribute verbatim copies
of this license document, but changing it is not allowed.

Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. This General Public License applies to most of the Free Software Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Library General Public License instead.) You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price.

Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which

gives you legal permission to copy,
distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and modification follow.

GNU GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This

License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.

b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.

c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Program.

In addition, mere aggregation of another work not based on the Program with the Program (or with a work based on the Program) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

a) Accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such

parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he

or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number.

If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING,

REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

END OF TERMS AND CONDITIONS

Appendix: How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

<one line to give the program's name and a brief idea of what it does.>
Copyright (C) 19yy <name of author>

This program is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation; either version 2 of the License, or (at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program; if not, write to the Free Software Foundation, Inc., 59 Temple Place - Suite 330, Boston, MA 02111-1307, USA.

Also add information on how to contact you by electronic and paper mail.

If the program is interactive, make it output a short notice like this when it starts in an interactive mode:

Gnomovision version 69, Copyright (C) 19yy name of author
Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type `show w'.
This is free software, and you are welcome to redistribute it
under certain conditions; type `show c'
for details.

The hypothetical commands `show w' and `show c' should show the appropriate parts of the General Public License. Of course, the commands you use may be called something other than `show w' and `show c'; they could even be mouse-clicks or menu items--whatever suits your program.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the program, if necessary. Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the program
`Gnomovision' (which makes passes at compilers) written by James Hacker.

<signature of Ty Coon>, 1 April 1989
Ty Coon, President of Vice

This General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Library General Public License instead of this License.

The "Artistic License"

Preamble

The intent of this document is to state the conditions under which a Package may be copied, such that the Copyright Holder maintains some semblance of artistic control over the development of the package, while giving the users of the package the right to use and distribute the Package in a more-or-less customary fashion, plus the right to make reasonable modifications.

Definitions:

"Package" refers to the collection of files distributed by the Copyright Holder, and derivatives of that collection of files created through textual modification.

"Standard Version" refers to such a Package if it has not been modified, or has been modified in accordance with the wishes of the Copyright Holder as specified below.

"Copyright Holder" is whoever is named in the copyright or copyrights for the package.

"You" is you, if you're thinking about copying or distributing this Package.

"Reasonable copying fee" is whatever you can justify on the basis of media cost, duplication charges, time of people involved, and so on. (You will not be required to justify it to the Copyright Holder, but only to the computing community at large as a market that must bear the fee.)

"Freely Available" means that no fee is charged for the item itself, though there may be fees involved in handling the item. It also means that recipients of the item may redistribute it under the same conditions they received it.

1. You may make and give away verbatim copies of the source form of the Standard Version of this Package without restriction, provided that you duplicate all of the original copyright notices and associated disclaimers.
2. You may apply bug fixes, portability fixes and other modifications derived from the Public Domain or from the Copyright Holder. A Package modified in such a way shall still be considered the Standard Version.
3. You may otherwise modify your copy of this Package in any way, provided that you insert a prominent notice in each changed file stating how and when you changed that file, and provided that you do at least ONE of the following:
 - a) place your modifications in the Public Domain or otherwise make them Freely Available, such as by posting said modifications to Usenet or an equivalent medium, or placing the modifications on a major archive site such as uunet.uu.net, or by allowing the Copyright Holder to include your modifications in the Standard Version of the Package.
 - b) use the modified Package only within your corporation or organization.
 - c) rename any non-standard executables so the names do not conflict with standard executables, which must also be provided, and provide a separate manual page for each non-standard executable that clearly

documents how it differs from the Standard Version.

d) make other distribution arrangements with the Copyright Holder.

4. You may distribute the programs of this Package in object code or executable

form, provided that you do at least ONE of the following:

a) distribute a Standard Version of the executables and library files, together with instructions (in the manual page or equivalent) on where to get the Standard Version.

b) accompany the distribution with the machine-readable source of the Package with your modifications.

c) give non-standard executables non-standard names, and clearly document the differences in manual pages (or equivalent), together with instructions on where to get the Standard Version.

d) make other distribution arrangements with the Copyright Holder.

5. You may charge a reasonable copying fee for any distribution of this Package. You may charge any fee you choose for support of this Package. You may not charge a fee for this Package itself. However, you may distribute this Package in aggregate with other (possibly commercial) programs as part of a larger (possibly commercial) software distribution provided

that you do not advertise this Package as a product of your own. You may embed this Package's interpreter within an executable of yours (by linking); this shall be construed as a mere form of aggregation, provided that the complete Standard Version of the interpreter is so embedded.

6. The scripts and library files supplied as input to or produced as output from the programs of this Package do not automatically fall under the copyright of this Package, but belong to whoever generated them, and may be sold commercially, and may be aggregated with this Package. If such scripts or library files are aggregated with this Package via the so-called "undump" or "unexec" methods of producing a binary executable image, then distribution of such an image shall neither be construed as a distribution of this Package nor shall it fall under the restrictions of Paragraphs 3 and 4, provided that you do not represent such an executable image as a Standard Version of this Package.

7. C subroutines

(or comparably compiled subroutines in other languages) supplied by you and linked into this Package in order to

emulate subroutines and variables of the language defined by this Package shall not be considered part of this Package, but are the equivalent of input as in Paragraph 6, provided these subroutines do not change the language in any way that would cause it to fail the regression tests for the language.

8. Aggregation of this Package with a commercial distribution is always permitted provided that the use of this Package is embedded; that is, when no overt attempt is made to make this Package's interfaces visible to the end user of the commercial distribution. Such use shall not be construed as a distribution of this Package.

9. The name of the Copyright Holder may not be used to endorse or promote products derived from this software without specific prior written permission.

10. THIS PACKAGE IS PROVIDED "AS IS" AND WITHOUT ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, WITHOUT LIMITATION, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE.

The End

1.974 kube-openapi 0.0.0-20230717233707-2695361300d9

1.974.1 Available under license :

```
// Copyright 2015 go-swagger maintainers
//
// Licensed under the Apache License, Version 2.0 (the "License");
// you may not use this file except in compliance with the License.
// You may obtain a copy of the License at
//
// http://www.apache.org/licenses/LICENSE-2.0
//
// Unless required by applicable law or agreed to in writing, software
// distributed under the License is distributed on an "AS IS" BASIS,
// WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
// See the License for the specific language governing permissions and
// limitations under the License.
```

package spec

```
// License information for the exposed API.
//
// For more information: http://goo.gl/8us55a#licenseObject
type License struct {
```

```

Name string `json:"name,omitempty"`
URL string `json:"url,omitempty"`
}
# This source code was written by the Go contributors.
# The master list of contributors is in the main Go distribution,
# visible at https://tip.golang.org/CONTRIBUTORS.
// Copyright 2015 go-swagger maintainers
//
// Licensed under the Apache License, Version 2.0 (the "License");
// you may not use this file except in compliance with the License.
// You may obtain a copy of the License at
//
// http://www.apache.org/licenses/LICENSE-2.0
//
// Unless required by applicable law or agreed to in writing, software
// distributed under the License is distributed on an "AS IS" BASIS,
// WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
// See the License for the specific language governing permissions and
// limitations under the License.

package spec

import "testing"

func TestIntegrationLicense(t *testing.T) {
    license := License{Name: "the name", URL: "the url"}
    const licenseJSON = `{"name":"the name","url":"the url"}`
    const licenseYAML = "name: the name\nurl: the url\n"

    assertSerializeJSON(t, license, licenseJSON)
    assertParsesJSON(t, licenseJSON, license)
}

```

Apache License
 Version 2.0, January 2004
<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all

other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this

License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the

Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

(a) You must give any other recipients of the Work or Derivative Works a copy of this License; and

(b) You must cause any modified files to carry prominent notices stating that You changed the files; and

(c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and

(d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must

include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special,

incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.

See the License for the specific language governing permissions and limitations under the License.

Copyright (c) 2020 The Go Authors. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- * Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- * Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
- * Neither the name of Google Inc. nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER

OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

1.975 kubernetes-api 0.28.2

1.975.1 Available under license :

Apache License
Version 2.0, January 2004
<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by

the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but

excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this

License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the

Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and

(d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not

pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions. Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the

appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

1.976 kubernetes-apimachinery 0.28.2

1.976.1 Available under license :

Copyright (c) 2009 The Go Authors. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- * Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- * Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
- * Neither the name of Google Inc. nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER

OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Apache License
Version 2.0, January 2004
<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction,

and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to

communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and

attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and

(d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or

implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.

You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

1.977 kubernetes-client 0.28.2

1.977.1 Available under license :

Copyright (c) 2009 The Go Authors. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- * Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- * Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
- * Neither the name of Google Inc. nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER

OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Apache License
Version 2.0, January 2004
<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of

the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this

License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the

Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

(a) You must give any other recipients of the Work or Derivative Works a copy of this License; and

(b) You must cause any modified files to carry prominent notices stating that You changed the files; and

- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or

agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software
distributed under the License is distributed on an "AS IS" BASIS,
WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
See the License for the specific language governing permissions and
limitations under the License.

1.978 apiextensions-apiserver 0.28.2

1.978.1 Available under license :

Apache License
Version 2.0, January 2004
<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction,
and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by
the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all
other entities that control, are controlled by, or are under common
control with that entity. For the purposes of this definition,
"control" means (i) the power, direct or indirect, to cause the
direction or management of such entity, whether by contract or
otherwise, or (ii) ownership of fifty percent (50%) or more of the
outstanding shares, or (iii) beneficial ownership
of such entity.

"You" (or "Your") shall mean an individual or Legal Entity
exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications,
including but not limited to software source code, documentation
source, and configuration files.

"Object" form shall mean any form resulting from mechanical

transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made,

use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the

Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding

those notices that do not

pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity,

or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

1.979 kubernetes-component-base 0.28.2

1.979.1 Available under license :

Apache License
Version 2.0, January 2004
<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent

to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works

that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and

(d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS,

WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License"); you may not use this file except in compliance with the License.

You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

1.980 helm-sh-helm v3.12.3

1.980.1 Available under license :

Apache License
Version 2.0, January 2004
<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation,

and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable

by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the

Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

(a) You must give any other recipients of the Work or Derivative Works a copy of this License; and

(b) You must cause any modified files to carry prominent notices stating that You changed the files; and

(c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and

(d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding

those notices that do not

pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only

on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright 2016 The Kubernetes Authors All Rights Reserved

Licensed under the Apache License, Version 2.0 (the "License"); you may not use this file except in compliance with the License. You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

LICENSE placeholder.

1.981 netty-transport-native-epoll 4.1.94.Final

1.981.1 Available under license :

No license file was found, but licenses were detected in source scan.

<!--

~ Copyright 2014 The Netty Project

~

~ The Netty Project licenses this file to you under the Apache License,

~ version 2.0 (the "License"); you may not use this file except in compliance

~ with the License. You may obtain a copy of the License at:

~

~ <https://www.apache.org/licenses/LICENSE-2.0>

~
~ Unless required by applicable law or agreed to in writing, software
~ distributed under the License is distributed on an "AS IS" BASIS, WITHOUT
~ WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the
~ License for the specific language governing permissions and limitations
~ under the License.
-->

Found in path(s):

* /opt/cola/permits/1809783944_1695940431.7086117/0/netty-transport-native-epoll-4-1-94-final-sources-1-jar/META-INF/maven/io.netty/netty-transport-native-epoll/pom.xml

No license file was found, but licenses were detected in source scan.

/*

* Copyright 2016 The Netty Project

*

* The Netty Project licenses this file to you under the Apache License,
* version 2.0 (the "License"); you may not use this file except in compliance
* with the License. You may obtain a copy of the License at:

*

* <https://www.apache.org/licenses/LICENSE-2.0>

*

* Unless required by applicable law or agreed to in writing, software
* distributed under the License is distributed on an "AS IS" BASIS, WITHOUT
* WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the
* License for the specific language governing permissions and limitations
* under the License.

*/

Found in path(s):

* /opt/cola/permits/1809783944_1695940431.7086117/0/netty-transport-native-epoll-4-1-94-final-sources-1-jar/netty_epoll_linuxsocket.h

* /opt/cola/permits/1809783944_1695940431.7086117/0/netty-transport-native-epoll-4-1-94-final-sources-1-jar/netty_epoll_linuxsocket.c

No license file was found, but licenses were detected in source scan.

/*

* Copyright 2013 The Netty Project

*

* The Netty Project licenses this file to you under the Apache License,
* version 2.0 (the "License"); you may not use this file except in compliance
* with the License. You may obtain a copy of the License at:

*

* <https://www.apache.org/licenses/LICENSE-2.0>

*

* Unless required by applicable law or agreed to in writing, software
* distributed under the License is distributed on an "AS IS" BASIS, WITHOUT
* WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the

* License for the specific language governing permissions and limitations
* under the License.
*/

Found in path(s):

* /opt/cola/permits/1809783944_1695940431.7086117/0/netty-transport-native-epoll-4-1-94-final-sources-1-jar/netty_epoll_native.c

1.982 containerd 1.7.6

1.982.1 Available under license :

Docker

Copyright 2012-2015 Docker, Inc.

This product includes software developed at Docker, Inc. (<https://www.docker.com>).

The following is courtesy of our legal counsel:

Use and transfer of Docker may be subject to certain restrictions by the United States and other governments.

It is your responsibility to ensure that your use and/or transfer does not violate applicable laws.

For more information, please see <https://www.bis.doc.gov>

See also <https://www.apache.org/dev/crypto.html> and/or seek legal counsel.

The MIT License (MIT)

Copyright (c) 2015 Klaus Post

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN

CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Copyright (c) 2012 Alex Ogier. All rights reserved.

Copyright (c) 2012 The Go Authors. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

* Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.

* Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

* Neither the name of Google Inc. nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE

ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Apache License

Version 2.0, January 2004

<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition,

"control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and

subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:
 - (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
 - (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
 - (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
 - (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices

that do not

pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise,

unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions. Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade

names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a

file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

The MIT License (MIT)

Copyright (c) 2014 Cenk Alt

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION

WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Copyright (c) 2015, Dave Cheney <dave@cheney.net>

All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

* Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.

* Redistributions in binary form must reproduce the above copyright notice,

this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT HOLDER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Copyright 2012 Matt T. Proud (matt.proud@gmail.com)

Apache License

Version 2.0, January 2004

<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License.

Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License.

Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was

submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution.

You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

You must give any other recipients of the Work or Derivative Works a copy of this License; and

You must cause any modified files to carry prominent notices stating that You changed the files; and

You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark,

and attribution notices from the Source form

of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and

If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided

that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions.

Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding

such Contributions.

6. Trademarks.

This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty.

Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability.

In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability.

While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to
in writing, software
distributed under the License is distributed on an "AS IS" BASIS,
WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
See the License for the specific language governing permissions and
limitations under the License.
Copyright 2011-2016 Canonical Ltd.

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software
distributed under the License is distributed on an "AS IS" BASIS,
WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
See the License for the specific language governing permissions and
limitations under the License.
Data model artifacts for Prometheus.
Copyright 2012-2015 The Prometheus Authors

This product includes software developed at
SoundCloud Ltd. (<http://soundcloud.com/>).
Apache License

Version 2.0, January 2004
<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You"
(or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations,
or other modifications
represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of

the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices

stating that You changed the files; and

(c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and

(d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not

pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions. Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "{}" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright (c) 2014, OmniTI Computer Consulting, Inc.

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software
distributed under the License is distributed on an "AS IS" BASIS,
WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
See the License for the specific language governing permissions and
limitations under the License.

MIT License

Copyright (c) 2016 json-iterator

Permission is hereby granted, free of charge, to any person obtaining a copy
of this software and associated documentation files (the "Software"), to deal
in the Software without restriction, including without limitation the rights
to use, copy, modify, merge, publish, distribute, sublicense, and/or sell
copies of the Software, and to permit persons to whom the Software is
furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all
copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR
IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY,
FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE
AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER
LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM,
OUT OF OR IN CONNECTION
WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE
SOFTWARE.

Apache License
Version 2.0, January 2004
<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction,
and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by

the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but

excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this

License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the

Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and

(d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding

those notices that do not

pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the

appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

Copyright 2016 The Linux Foundation.

Licensed under the Apache License, Version 2.0 (the "License"); you may not use this file except in compliance with the License. You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

Copyright (c) 2013 Dario Casta. All rights reserved.

Copyright (c) 2012 The Go Authors. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

* Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.

* Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

* Neither the name of Google Inc. nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE

ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Copyright 2014 gRPC authors.

Licensed under the Apache License, Version 2.0 (the "License"); you may not use this file except in compliance with the License. You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

Copyright (c) 2016 Caleb Spare

MIT License

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH

THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

procfs provides functions to retrieve system, kernel and process metrics from the pseudo-filesystem proc.

Copyright 2014-2015 The Prometheus Authors

This product includes software developed at SoundCloud Ltd. (<http://soundcloud.com/>).

Copyright 2013 Suryandaru Triandana <syndtr@gmail.com>

All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- * Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.

- * Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT HOLDER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

SpdyStream

Copyright 2014-2021 Docker Inc.

This product includes software developed at Docker Inc. (<https://www.docker.com/>).

This project is covered by two different licenses: MIT and Apache.

MIT License

The following files were ported to Go from C files of libyaml, and thus are still covered by their original MIT license, with the additional copyright starting in 2011 when the project was ported over:

apic.go emitterc.go parserc.go readerc.go scannerc.go
writerc.go yamlh.go yamlprivateh.go

Copyright (c) 2006-2010 Kirill Simonov

Copyright (c) 2006-2011 Kirill Simonov

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Apache License

All the remaining project files are covered by the Apache license:

Copyright (c) 2011-2019 Canonical Ltd

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS,

WITHOUT WARRANTIES OR

CONDITIONS OF ANY KIND, either express or implied.

See the License for the specific language governing permissions and limitations under the License.

Copyright (c) 2013, Georg Reinke (<guelfey at gmail dot com>), Google
All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.

2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT HOLDER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Mozilla Public License, version 2.0

1. Definitions

1.1. Contributor

means each individual or legal entity that creates, contributes to the creation of, or owns Covered Software.

1.2. Contributor Version

means the combination of the Contributions of others (if any) used by a Contributor and that particular Contributor's Contribution.

1.3. Contribution

means Covered Software of a particular Contributor.

1.4. Covered Software

means Source Code Form to which the initial Contributor has attached the notice in Exhibit A, the Executable Form of such Source Code Form, and Modifications of such Source Code Form, in each case including portions thereof.

1.5. Incompatible With Secondary Licenses

means

a. that the initial Contributor has attached the notice described in Exhibit B to the Covered Software; or

b. that the Covered Software was made available under the terms of version 1.1 or earlier of the License, but not also under the terms of a Secondary License.

1.6. Executable Form

means any form of the work other than Source Code Form.

1.7. Larger Work

means a work that combines Covered Software with other material, in a separate file or files, that is not Covered Software.

1.8. License

means this document.

1.9. Licensable

means having the right to grant, to the maximum extent possible, whether at the time of the initial grant or subsequently, any and all of the rights conveyed by this License.

1.10. Modifications

means any of the following:

a. any file in Source Code Form that results from an addition to, deletion from, or modification of the contents of Covered Software; or

b. any new file in Source Code Form that contains any Covered Software.

1.11. Patent Claims of a Contributor

means any patent claim(s), including without limitation, method, process, and apparatus claims, in any patent Licensable by such Contributor that would be infringed, but for the grant of the License, by the making, using, selling, offering for sale, having made, import, or transfer of either its Contributions or its Contributor Version.

1.12. Secondary License

means either the GNU General Public License, Version 2.0, the GNU Lesser General Public License, Version 2.1, the GNU Affero General Public License, Version 3.0, or any later versions of those licenses.

1.13. Source Code Form

means the form of the work preferred for making modifications.

1.14. You (or Your)

means an individual or a legal entity exercising rights under this License. For legal entities, You includes any entity that controls, is controlled by, or is under common control with You. For purposes of this definition, control means (a) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (b) ownership of more than fifty percent (50%) of the outstanding shares or beneficial ownership of such entity.

2. License Grants and Conditions

2.1. Grants

Each Contributor hereby grants You a world-wide, royalty-free, non-exclusive license:

- a. under intellectual property rights (other than patent or trademark) Licensable by such Contributor to use, reproduce, make available, modify, display, perform, distribute, and otherwise exploit its Contributions, either on an unmodified basis, with Modifications, or as part of a Larger Work; and
- b. under Patent Claims of such Contributor to make, use, sell, offer for sale, have made, import, and otherwise transfer either its Contributions or its Contributor Version.

2.2. Effective Date

The licenses granted in Section 2.1 with respect to any Contribution become effective for each Contribution on the date the Contributor first distributes such Contribution.

2.3.

Limitations on Grant Scope

The licenses granted in this Section 2 are the only rights granted under this License. No additional rights or licenses will be implied from the distribution or licensing of Covered Software under this License. Notwithstanding Section 2.1(b) above, no patent license is granted by a Contributor:

- a. for any code that a Contributor has removed from Covered Software; or
- b. for infringements caused by: (i) Your and any other third party's modifications of Covered Software, or (ii) the combination of its Contributions with other software (except as part of its Contributor Version); or
- c. under Patent Claims infringed by Covered Software in the absence of its Contributions.

This License does not grant any rights in the trademarks, service marks, or logos of any Contributor (except as may be necessary to comply with the notice requirements in Section 3.4).

2.4. Subsequent

Licenses

No Contributor makes additional grants as a result of Your choice to distribute the Covered Software under a subsequent version of this License (see Section 10.2) or under the terms of a Secondary License (if permitted under the terms of Section 3.3).

2.5. Representation

Each Contributor represents that the Contributor believes its Contributions are its original creation(s) or it has sufficient rights to grant the rights to its Contributions conveyed by this License.

2.6. Fair Use

This License is not intended to limit any rights You have under applicable copyright doctrines of fair use, fair dealing, or other equivalents.

2.7. Conditions

Sections 3.1, 3.2, 3.3, and 3.4 are conditions of the licenses granted in

Section 2.1.

3. Responsibilities

3.1. Distribution of Source Form

All distribution of Covered Software in Source Code Form, including any Modifications that You create or to which You contribute, must be under the terms of this License. You must inform recipients that the Source Code Form of the Covered Software is governed by the terms of this License, and how they can obtain a copy of this License. You may not attempt to alter or restrict the recipients rights in the Source Code Form.

3.2. Distribution of Executable Form

If You distribute Covered Software in Executable Form then:

- a. such Covered Software must also be made available in Source Code Form, as described in Section 3.1, and You must inform recipients of the Executable Form how they can obtain a copy of such Source Code Form by reasonable means in a timely manner, at a charge no more than the cost of distribution to the recipient; and
- b. You may distribute such Executable Form under the terms of this License, or sublicense it under different terms, provided that the license for the Executable Form does not attempt to limit or alter the recipients rights in the Source Code Form under this License.

3.3. Distribution of a Larger Work

You may create and distribute a Larger Work under terms of Your choice, provided that You also comply with the requirements of this License for the Covered Software. If the Larger Work is a combination of Covered Software with a work governed by one or more Secondary Licenses, and the Covered Software is not Incompatible With Secondary Licenses, this License permits You to additionally distribute such Covered Software under the terms of such Secondary License(s), so that the recipient of the Larger Work may, at their option, further distribute the Covered Software under the terms of either this License or such Secondary License(s).

3.4. Notices

You may not remove or alter the substance of any license notices (including copyright notices, patent notices, disclaimers of warranty, or limitations of liability) contained

within the Source Code Form of the Covered

Software, except that You may alter any license notices to the extent required to remedy known factual inaccuracies.

3.5. Application of Additional Terms

You may choose to offer, and to charge a fee for, warranty, support, indemnity or liability obligations to one or more recipients of Covered Software. However, You may do so only on Your own behalf, and not on behalf of any Contributor. You must make it absolutely clear that any such warranty, support, indemnity, or liability obligation is offered by You alone, and You hereby agree to indemnify every Contributor for any liability incurred by such Contributor as a result of warranty, support, indemnity or liability terms You offer. You may include additional disclaimers of warranty and limitations of liability specific to any jurisdiction.

4. Inability to Comply Due to Statute or Regulation

If it is impossible for You to comply with any of the terms of this License with respect to some or all of the Covered Software due to statute, judicial order, or regulation then You must: (a) comply with the terms of this License to the maximum extent possible; and (b) describe the limitations and the code they affect. Such description must be placed in a text file included with all distributions of the Covered Software under this License. Except to the extent prohibited by statute or regulation, such description must be sufficiently detailed for a recipient of ordinary skill to be able to understand it.

5. Termination

5.1. The rights granted under this License will terminate automatically if You fail to comply with any of its terms. However, if You become compliant, then the rights granted under this License from a particular Contributor are reinstated (a) provisionally, unless and until such Contributor explicitly and finally terminates Your grants, and (b) on an ongoing basis,

if such Contributor fails to notify You of the non-compliance by some reasonable means prior to 60 days after You have come back into compliance. Moreover, Your grants from a particular Contributor are reinstated on an ongoing basis if such Contributor notifies You of the non-compliance by some reasonable means, this is the first time You have received notice of non-compliance with this License from such Contributor, and You become compliant prior to 30 days after Your receipt of the notice.

5.2. If You initiate litigation against any entity by asserting a patent infringement claim (excluding declaratory judgment actions, counter-claims,

and cross-claims) alleging that a Contributor Version directly or indirectly infringes any patent, then the rights granted to You by any and all Contributors for the Covered Software under Section 2.1 of this License shall terminate.

5.3. In the event of termination under Sections

5.1 or 5.2 above, all end user

license agreements (excluding distributors and resellers) which have been validly granted by You or Your distributors under this License prior to termination shall survive termination.

6. Disclaimer of Warranty

Covered Software is provided under this License on an as is basis, without warranty of any kind, either expressed, implied, or statutory, including, without limitation, warranties that the Covered Software is free of defects, merchantable, fit for a particular purpose or non-infringing. The entire risk as to the quality and performance of the Covered Software is with You. Should any Covered Software prove defective in any respect, You (not any Contributor) assume the cost of any necessary servicing, repair, or correction. This disclaimer of warranty constitutes an essential part of this License. No use of any Covered Software is authorized under this License except under this disclaimer.

7. Limitation of Liability

Under no circumstances and under no legal theory, whether tort (including negligence), contract, or otherwise, shall any Contributor, or anyone who distributes Covered Software as permitted above, be liable to You for any direct, indirect, special, incidental, or consequential damages of any character including, without limitation, damages for lost profits, loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses, even if such party shall have been informed of the possibility of such damages. This limitation of liability shall not apply to liability for death or personal injury resulting from such party's negligence to the extent applicable law prohibits such limitation. Some jurisdictions do not allow the exclusion or limitation of incidental or consequential damages, so this exclusion and limitation may not apply to You.

8. Litigation

Any litigation relating to this License may be brought only in the courts of a jurisdiction where the defendant maintains its principal place of business and such litigation shall be governed by laws of that jurisdiction, without reference to its conflict-of-law provisions. Nothing in this Section shall prevent a party's ability to bring cross-claims or counter-claims.

9. Miscellaneous

This License represents the complete agreement concerning the subject matter hereof. If any provision of this License is held to be unenforceable, such provision shall be reformed only to the extent necessary to make it enforceable. Any law or regulation which provides that the language of a contract shall be construed against the drafter shall not be used to construe this License against a Contributor.

10. Versions of the License

10.1. New Versions

Mozilla Foundation is the license steward. Except as provided in Section 10.3, no one other than the license steward has the right to modify or publish new versions of this License. Each version will be given a distinguishing version number.

10.2. Effect of New Versions

You may distribute the Covered Software under the terms of the version of the License under which You originally received the Covered Software, or under the terms of any subsequent version published by the license steward.

10.3. Modified Versions

If you create software not governed by this License, and you want to create a new license for such software, you may create and use a modified version of this License if you rename the license and remove any references to the name of the license steward (except to note that such modified license differs from this License).

10.4. Distributing Source Code Form that is Incompatible With Secondary Licenses

If You choose to distribute Source Code Form that is Incompatible With Secondary Licenses under the terms of this version of the License, the notice described in Exhibit B of this License must be attached.

Exhibit A - Source Code Form License Notice

This Source Code Form is subject to the terms of the Mozilla Public License, v. 2.0. If a copy of the MPL was not distributed with this file, You can obtain one at

<http://mozilla.org/MPL/2.0/>.

If it is not possible or desirable to put the notice in a particular file, then You may include the notice in a location (such as a LICENSE file in a relevant directory) where a recipient would be likely to look for such a notice.

You may add additional accurate notices of copyright ownership.

Exhibit B - Incompatible With Secondary Licenses Notice

This Source Code Form is Incompatible
With Secondary Licenses, as defined by
the Mozilla Public License, v. 2.0.
Copyright (c) 2013, Patrick Mezard
All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.

Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

The names of its contributors may not be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT HOLDER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Blackfriday is distributed under the Simplified BSD License:

- > Copyright 2011 Russ Ross
- > All rights reserved.
- >
- > Redistribution and use in source and binary forms, with or without
- > modification, are permitted provided that the following conditions

> are met:

>

> 1. Redistributions of source code must retain the above copyright

> notice, this list of conditions and the following disclaimer.

>

> 2. Redistributions in binary form must reproduce the above

> copyright notice, this list of conditions and the following

> disclaimer in the documentation and/or other materials provided with

> the distribution.

>

> THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS

> "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT

> LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS

> FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE

> COPYRIGHT HOLDER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT,

> INCIDENTAL, SPECIAL, EXEMPLARY,

OR CONSEQUENTIAL DAMAGES (INCLUDING,

> BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES;

> LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER

> CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT

> LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN

> ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE

> POSSIBILITY OF SUCH DAMAGE.

The MIT License (MIT)

Copyright (c) 2015 Andrew Smith

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR

IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Common libraries shared by Prometheus Go components.

Copyright 2015 The Prometheus Authors

This product includes software developed at
SoundCloud Ltd. (<http://soundcloud.com/>).

MIT License

Copyright (c) 2017 Nathan Sweet

Copyright (c) 2018, 2019 Cloudflare

Copyright (c) 2019 Authors of Cilium

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Anton Povarov <anton.povarov@gmail.com>

Brian Goff <cpuguy83@gmail.com>

Clayton Coleman <ccoleman@redhat.com>

Denis Smirnov <denis.smirnov.91@gmail.com>

DongYun Kang <ceram1000@gmail.com>

Dwayne Schultz <dschultz@pivotal.io>

Georg Apitz <gapitz@pivotal.io>

Gustav Paul <gustav.paul@gmail.com>

Johan Brandhorst <johan.brandhorst@gmail.com>

John Shahid <jvshahid@gmail.com>

John Tuley <john@tuley.org>

Laurent <laurent@adyoulike.com>

Patrick Lee <patrick@dropbox.com>

Peter Edge <peter.edge@gmail.com>

Roger Johansson <rogersaling@gmail.com>

Sam Nguyen <sam.nguyen@sendgrid.com>

Sergio Arbo <serabe@gmail.com>

Stephen J Day <stephen.day@docker.com>

Tamir Duberstein <tamird@gmail.com>

Todd Eisenberger <teisenberger@dropbox.com>

Tormod Erevik Lea <tormodlea@gmail.com>

Vyacheslav Kim <kane@sendgrid.com>

Walter Schulze <awalterschulze@gmail.com>

ISC License

Copyright (c) 2012-2016 Dave Collins <dave@davec.name>

Permission to use, copy, modify, and/or distribute this software for any purpose with or without fee is hereby granted, provided that the above copyright notice and this permission notice appear in all copies.

THE SOFTWARE IS PROVIDED "AS IS" AND THE AUTHOR DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS. IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY SPECIAL, DIRECT, INDIRECT, OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

The bulk of github.com/pelletier/go-toml is distributed under the MIT license (see below), with the exception of [localtime.go](https://github.com/pelletier/localtime.go) and [localtime.test.go](https://github.com/pelletier/localtime.test.go).

Those two files have been copied over from Google's civil library at revision [ed46f5086358513cf8c25f8e3f022cb838a49d66](https://github.com/pelletier/localtime.go/commit/ed46f5086358513cf8c25f8e3f022cb838a49d66), and are distributed under the Apache 2.0 license (see below).

github.com/pelletier/go-toml:

The MIT License (MIT)

Copyright (c) 2013 - 2021 Thomas Pelletier, Eric Anderton

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE

SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

localtime.go, localtime_test.go:

Originals:

<https://raw.githubusercontent.com/googleapis/google-cloud-go/ed46f5086358513cf8c25f8e3f022cb838a49d66/civil/civil.go>

https://raw.githubusercontent.com/googleapis/google-cloud-go/ed46f5086358513cf8c25f8e3f022cb838a49d66/civil/civil_test.go

Changes:

- * Renamed files from civil* to localtime*.
- * Package changed from civil to toml.
- * 'Local' prefix added to all structs.

License:

<https://raw.githubusercontent.com/googleapis/google-cloud-go/ed46f5086358513cf8c25f8e3f022cb838a49d66/LICENSE>

Apache License

Version 2.0, January 2004

<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual,

worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution.

You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within

such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed

as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of

the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You

for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing

the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.
You may obtain a copy of the
License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

Apache License
Version 2.0, January 2004
<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems,

and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License,

each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the

Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work,

excluding those notices that do not pertain to any part of the Derivative Works; and

(d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding

those notices that do not

pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. **Submission of Contributions.** Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions. Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. **Trademarks.** This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. **Disclaimer of Warranty.** Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions

of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "{}" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright 2016 Docker, Inc.

Licensed under the Apache License, Version 2.0 (the "License"); you may not use this file except in compliance with the License. You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.

See the License for the specific language governing permissions and limitations under the License.

go-runhcs is a fork of go-runc

The following is runc's legal notice.

runc

Copyright 2012-2015 Docker, Inc.

This product includes software developed at Docker, Inc. (<http://www.docker.com>).

The following is courtesy of our legal counsel:

Use and transfer of Docker may be subject to certain restrictions by the United States and other governments.

It is your responsibility to ensure that your use and/or transfer does not violate applicable laws.

For more information, please see <http://www.bis.doc.gov>

See also <http://www.apache.org/dev/crypto.html> and/or seek legal counsel.

This source code was written by the Go contributors.

The master list of contributors is in the main Go distribution,

visible at <http://tip.golang.org/CONTRIBUTORS>.

The MIT License (MIT)

Copyright (c) 2014 Simon Eskildsen

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY,

FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF

OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

The MIT License (MIT)

Copyright (c) 2014 The AUTHORS

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION

WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Copyright (C) 2013 Blake Mizerany

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE

SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

The MIT License (MIT)

Copyright (c) 2014 Brian Goff

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Apache License
Version 2.0, January 2004
<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity

exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the

Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this

License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the

Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents

of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill,

work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

Copyright 2014-2018 Docker, Inc.

Licensed under the Apache License, Version 2.0 (the "License"); you may not use this file except in compliance with the License. You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

Copyright (c) 2018 The Go Authors. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- * Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- * Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
- * Neither the name of Google Inc. nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT

LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER

OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Copyright (c) 2012 Pter Surnyi. Portions Copyright (c) 2009 The Go Authors. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- * Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.

- * Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

- * Neither the name of Google Inc. nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED.

IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Files other than internal/golang/* licensed under:

Apache License
Version 2.0, January 2004
<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted"

means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License.

Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

(a) You must give any other recipients of the Work or Derivative Works a copy of this License; and

(b) You must cause any modified files to carry prominent notices stating that You changed the files; and

- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained

within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each

Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be

liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and

hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "{}" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright {yyyy} {name of copyright owner}

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.
You
may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software
distributed under the License is distributed on an "AS IS" BASIS,
WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
See the License for the specific language governing permissions and
limitations under the License.

internal/golang/* files licensed under:

Copyright (c) 2009 The Go Authors. All rights reserved.

Redistribution and use in source and binary forms, with or without
modification, are permitted provided that the following conditions are
met:

- * Redistributions of source code must retain the above copyright
notice, this list of conditions and the following disclaimer.
- * Redistributions in binary form must reproduce the above
copyright notice, this list of conditions and the following disclaimer
in the documentation and/or other materials provided with the
distribution.
- * Neither the name of Google Inc. nor the names of its
contributors may be used to endorse or promote products derived from
this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS
"AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT
LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR
A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT
OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL,
SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT
LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE,
DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY
THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT
(INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE
OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Apache License

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor,

except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

Copyright 2014 Vishvananda Ishaya.

Copyright 2014 Docker, Inc.

Licensed under the Apache License, Version 2.0 (the "License"); you may not use this file except in compliance with the License. You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

Apache License
Version 2.0, January 2004
<https://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object

form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate

as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the

Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

(a) You must give any other recipients of the Work or Derivative Works a copy of this License; and

(b) You must cause any modified files to carry prominent notices stating that You changed the files; and

(c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and

(d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work

by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.
7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.
8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.
9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

Copyright 2013-2016 Docker, Inc.

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.
You may obtain a copy of the License at

<https://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software
distributed under the License is distributed on an "AS IS" BASIS,
WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
See the License for the specific language governing permissions and
limitations under the License.

MIT License

Copyright (c) 2023 Jeremy Saenz & Contributors

Permission is hereby granted, free of charge, to any person obtaining a copy
of this software and associated documentation files (the "Software"), to deal
in the Software without restriction, including without limitation the rights
to use, copy, modify, merge, publish, distribute, sublicense, and/or sell
copies of the Software, and to permit persons to whom the Software is
furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all
copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR
IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY,
FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE
AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER
LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM,
OUT OF
OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE
SOFTWARE.

Copyright (c) 2013 Miek Gieben. All rights reserved.

Redistribution and use in source and binary forms, with or without
modification, are permitted provided that the following conditions are
met:

- * Redistributions of source code must retain the above copyright
notice, this list of conditions and the following disclaimer.
- * Redistributions in binary form must reproduce the above
copyright notice, this list of conditions and the following disclaimer
in the documentation and/or other materials provided with the
distribution.
- * Neither the name of Miek Gieben nor the names of its

contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR

CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Copyright (c) 2011 The Snappy-Go Authors. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- * Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.

- * Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

- * Neither the name of Google Inc. nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER

OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Copyright (c) 2015, Gengo, Inc.

All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

* Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.

* Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

* Neither the name of Gengo, Inc. nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

The MIT License (MIT)

Copyright (c) 2013 Ben Johnson

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Apache License
Version 2.0, January 2004
<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions

to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

(a) You must give any other recipients of the Work or Derivative Works a copy of this License; and

- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the

content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

Copyright 2015 The Linux Foundation.

Licensed under the Apache License, Version 2.0 (the "License"); you may not use this file except in compliance with the License. You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS,

WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
See the License for the specific language governing permissions and
limitations under the License.
Attribution-ShareAlike 4.0 International

=====

Creative Commons Corporation ("Creative Commons") is not a law firm and does not provide legal services or legal advice. Distribution of Creative Commons public licenses does not create a lawyer-client or other relationship. Creative Commons makes its licenses and related information available on an "as-is" basis. Creative Commons gives no warranties regarding its licenses, any material licensed under their terms and conditions, or any related information. Creative Commons disclaims all liability for damages resulting from their use to the fullest extent possible.

Using Creative Commons Public Licenses

Creative Commons public licenses provide a standard set of terms and conditions that creators and other rights holders may use to share original works of authorship and other material subject to copyright and certain other rights specified in the public license below. The following considerations are for informational purposes only, are not exhaustive, and do not form part of our licenses.

Considerations for licensors: Our public licenses are intended for use by those authorized to give the public permission to use material in ways otherwise restricted by copyright and certain other rights. Our licenses are irrevocable. Licensors should read and understand the terms and conditions of the license they choose before applying it. Licensors should also secure all rights necessary before applying our licenses so that the public can reuse the material as expected. Licensors should clearly mark any material not subject to the license. This includes other CC-licensed material, or material used under an exception or limitation to copyright. More considerations for licensors:
wiki.creativecommons.org/Considerations_for_licensors

Considerations for the public: By using one of our public licenses, a licensor grants the public permission to use the licensed material under specified terms and conditions. If the licensor's permission is not necessary for any reason--for example, because of any applicable exception or limitation to copyright--then that use is not regulated by the license. Our

licenses grant only permissions under copyright and certain other rights that a licensor has authority to grant. Use of the licensed material may still be restricted for other reasons, including because others have copyright or other rights in the material. A licensor may make special requests, such as asking that all changes be marked or described. Although not required by our licenses, you are encouraged to respect those requests where reasonable. More considerations for the public:

wiki.creativecommons.org/Considerations_for_licensees

Creative Commons
Attribution-ShareAlike 4.0 International Public
License

By exercising the Licensed Rights (defined below), You accept and agree to be bound by the terms and conditions of this Creative Commons Attribution-ShareAlike 4.0 International Public License ("Public License"). To the extent this Public License may be interpreted as a contract, You are granted the Licensed Rights in consideration of Your acceptance of these terms and conditions, and the Licensor grants You such rights in consideration of benefits the Licensor receives from making the Licensed Material available under these terms and conditions.

Section 1 -- Definitions.

- a. Adapted Material means material subject to Copyright and Similar Rights that is derived from or based upon the Licensed Material and in which the Licensed Material is translated, altered, arranged, transformed, or otherwise modified in a manner requiring permission under the Copyright and Similar Rights held by the Licensor. For purposes of this Public License, where the Licensed Material is a musical work, performance, or sound recording, Adapted Material is always produced where the Licensed Material is synched in timed relation with a moving image.
- b. Adapter's License means the license You apply to Your Copyright and Similar Rights in Your contributions to Adapted Material in accordance with the terms and conditions of this Public License.
- c. BY-SA Compatible License means a license listed at creativecommons.org/compatiblelicenses, approved by Creative Commons as essentially the equivalent of this Public License.

d. Copyright and Similar Rights means copyright and/or similar rights closely related to copyright including, without limitation, performance, broadcast, sound recording, and Sui Generis Database Rights, without regard to how the rights are labeled or categorized. For purposes of this Public License, the rights specified in Section

2(b)(1)-(2) are not Copyright and Similar Rights.

e. Effective Technological Measures means those measures that, in the absence of proper authority, may not be circumvented under laws fulfilling obligations under Article 11 of the WIPO Copyright Treaty adopted on December 20, 1996, and/or similar international agreements.

f. Exceptions and Limitations means fair use, fair dealing, and/or any other exception or limitation to Copyright and Similar Rights that applies to Your use of the Licensed Material.

g. License Elements means the license attributes listed in the name of a Creative Commons Public License. The License Elements of this Public License are Attribution and ShareAlike.

h. Licensed Material means the artistic or literary work, database, or other material to which the Licensor applied this Public License.

i. Licensed Rights means the rights granted to You subject to the terms and conditions of this Public License, which are limited to all Copyright and Similar Rights that apply to Your use of the Licensed Material and that the Licensor has authority to license.

j. Licensor means the individual(s) or entity(ies) granting rights under this Public License.

k. Share means to provide material to the public by any means or process that requires permission under the Licensed Rights, such as reproduction, public display, public performance, distribution, dissemination, communication, or importation, and to make material available to the public including in ways that members of the public may access the material from a place and at a time individually chosen by them.

l. Sui Generis Database Rights means rights other than copyright resulting from Directive 96/9/EC of the European Parliament and of the Council of 11 March 1996 on the legal protection of databases,

as amended and/or succeeded, as well as other essentially equivalent rights anywhere in the world.

m. You means the individual or entity exercising the Licensed Rights under this Public License. Your has a corresponding meaning.

Section 2 -- Scope.

a. License grant.

1. Subject to the terms and conditions of this Public License, the Licensor hereby grants You a worldwide, royalty-free, non-sublicensable, non-exclusive, irrevocable license to exercise the Licensed Rights in the Licensed Material to:

a. reproduce and Share the Licensed Material, in whole or in part; and

b. produce, reproduce, and Share Adapted Material.

2. Exceptions and Limitations. For the avoidance of doubt, where Exceptions and Limitations apply to Your use, this Public License does not apply, and You do not need to comply with its terms and conditions.

3. Term. The term of this Public License is specified in Section 6(a).

4. Media and formats; technical modifications allowed. The Licensor authorizes You to exercise the Licensed Rights in all media and formats whether now known or hereafter created, and to make technical modifications necessary to do so. The Licensor waives and/or agrees not to assert any right or authority to forbid You from making technical modifications necessary to exercise the Licensed Rights, including technical modifications necessary to circumvent Effective Technological Measures. For purposes of this Public License, simply making modifications authorized by this Section 2(a) (4) never produces Adapted Material.

5. Downstream recipients.

a. Offer from the Licensor -- Licensed Material. Every recipient of the Licensed Material automatically receives an offer from the Licensor to exercise the Licensed Rights under

the terms and conditions of this

Public License.

b. Additional offer from the Licensor -- Adapted Material.

Every recipient of Adapted Material from You automatically receives an offer from the Licensor to exercise the Licensed Rights in the Adapted Material under the conditions of the Adapter's License You apply.

c. No downstream restrictions. You may not offer or impose any additional or different terms or conditions on, or apply any Effective Technological Measures to, the Licensed Material if doing so restricts exercise of the Licensed Rights by any recipient of the Licensed Material.

6. No endorsement. Nothing in this Public License constitutes or may be construed as permission to assert or imply that You are, or that Your use of the Licensed Material is, connected

with, or sponsored, endorsed, or granted official status by, the Licensor or others designated to receive attribution as provided in Section 3(a)(1)(A)(i).

b. Other rights.

1. Moral rights, such as the right of integrity, are not licensed under this Public License, nor are publicity, privacy, and/or other similar personality rights; however, to the extent possible, the Licensor waives and/or agrees not to assert any such rights held by the Licensor to the limited extent necessary to allow You to exercise the Licensed Rights, but not otherwise.

2. Patent and trademark rights are not licensed under this Public License.

3. To the extent possible, the Licensor waives any right to collect royalties from You for the exercise of the Licensed Rights, whether directly or through a collecting society under any voluntary or waivable statutory or compulsory licensing scheme. In all other cases the Licensor expressly reserves any right to collect such royalties.

Section 3 -- License Conditions.

Your exercise of the Licensed Rights is expressly made subject to the

following conditions.

a. Attribution.

1. If You Share the Licensed Material (including in modified form), You must:

a. retain the following if it is supplied by the Licensor with the Licensed Material:

i. identification of the creator(s) of the Licensed Material and any others designated to receive attribution, in any reasonable manner requested by the Licensor (including by pseudonym if designated);

ii. a copyright notice;

iii. a notice that refers to this Public License;

iv. a notice that refers to the disclaimer of warranties;

v. a URI or hyperlink to the Licensed Material to the extent reasonably practicable;

b. indicate if You modified the Licensed Material and retain an indication of any previous modifications; and

c. indicate the Licensed Material is licensed under this Public License, and include the text of, or the URI or hyperlink to, this Public License.

2. You may satisfy the conditions in Section 3(a)(1) in any reasonable manner based on the medium, means, and context in which You Share the Licensed Material. For example, it may be reasonable to satisfy the conditions by providing a URI or hyperlink to a resource that includes the required information.

3. If requested by the Licensor, You must remove any of the information required by Section 3(a)(1)(A) to the extent reasonably practicable.

b. ShareAlike.

In

addition to the conditions in Section 3(a), if You Share

Adapted Material You produce, the following conditions also apply.

1. The Adapter's License You apply must be a Creative Commons license with the same License Elements, this version or later, or a BY-SA Compatible License.
2. You must include the text of, or the URI or hyperlink to, the Adapter's License You apply. You may satisfy this condition in any reasonable manner based on the medium, means, and context in which You Share Adapted Material.
3. You may not offer or impose any additional or different terms or conditions on, or apply any Effective Technological Measures to, Adapted Material that restrict exercise of the rights granted under the Adapter's License You apply.

Section 4 -- Sui Generis Database Rights.

Where the Licensed Rights include Sui Generis Database Rights that apply to Your use of the Licensed Material:

- a. for the avoidance of doubt, Section 2(a)(1) grants You the right to extract, reuse, reproduce, and Share all or a substantial portion of the contents of the database;
- b. if You include all or a substantial portion of the database contents in a database in which You have Sui Generis Database Rights, then the database in which You have Sui Generis Database Rights (but not its individual contents) is Adapted Material,

including for purposes of Section 3(b); and
- c. You must comply with the conditions in Section 3(a) if You Share all or a substantial portion of the contents of the database.

For the avoidance of doubt, this Section 4 supplements and does not replace Your obligations under this Public License where the Licensed Rights include other Copyright and Similar Rights.

Section 5 -- Disclaimer of Warranties and Limitation of Liability.

- a. UNLESS OTHERWISE SEPARATELY UNDERTAKEN BY THE LICENSOR, TO THE EXTENT POSSIBLE, THE LICENSOR OFFERS THE LICENSED MATERIAL AS-IS AND AS-AVAILABLE, AND MAKES NO REPRESENTATIONS OR WARRANTIES OF ANY KIND CONCERNING THE LICENSED MATERIAL, WHETHER EXPRESS,

IMPLIED, STATUTORY, OR OTHER. THIS INCLUDES, WITHOUT LIMITATION, WARRANTIES OF TITLE, MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, NON-INFRINGEMENT, ABSENCE OF LATENT OR OTHER DEFECTS, ACCURACY, OR THE PRESENCE OR ABSENCE OF ERRORS, WHETHER OR NOT KNOWN OR DISCOVERABLE. WHERE DISCLAIMERS OF WARRANTIES ARE NOT ALLOWED IN FULL OR IN PART, THIS DISCLAIMER MAY NOT APPLY TO YOU.

- b. TO THE EXTENT POSSIBLE, IN NO EVENT WILL THE LICENSOR BE LIABLE TO YOU ON ANY LEGAL THEORY (INCLUDING, WITHOUT LIMITATION, NEGLIGENCE) OR OTHERWISE FOR ANY DIRECT, SPECIAL, INDIRECT, INCIDENTAL, CONSEQUENTIAL, PUNITIVE, EXEMPLARY, OR OTHER LOSSES, COSTS, EXPENSES, OR DAMAGES ARISING OUT OF THIS PUBLIC LICENSE OR USE OF THE LICENSED MATERIAL, EVEN IF THE LICENSOR HAS BEEN

ADVISED OF THE POSSIBILITY OF SUCH LOSSES, COSTS, EXPENSES, OR DAMAGES. WHERE A LIMITATION OF LIABILITY IS NOT ALLOWED IN FULL OR IN PART, THIS LIMITATION MAY NOT APPLY TO YOU.

- c. The disclaimer of warranties and limitation of liability provided above shall be interpreted in a manner that, to the extent possible, most closely approximates an absolute disclaimer and waiver of all liability.

Section 6 -- Term and Termination.

- a. This Public License applies for the term of the Copyright and Similar Rights licensed here. However, if You fail to comply with this Public License, then Your rights under this Public License terminate automatically.
- b. Where Your right to use the Licensed Material has terminated under Section 6(a), it reinstates:
1. automatically as of the date the violation is cured, provided it is cured within 30 days of Your discovery of the violation; or
 2. upon express reinstatement
- by the Licensor.

For the avoidance of doubt, this Section 6(b) does not affect any right the Licensor may have to seek remedies for Your violations of this Public License.

- c. For the avoidance of doubt, the Licensor may also offer the Licensed Material under separate terms or conditions or stop distributing the Licensed Material at any time; however, doing so

will not terminate this Public License.

d. Sections 1, 5, 6, 7, and 8 survive termination of this Public License.

Section 7 -- Other Terms and Conditions.

- a. The Licensor shall not be bound by any additional or different terms or conditions communicated by You unless expressly agreed.
- b. Any arrangements, understandings, or agreements regarding the Licensed Material not stated herein are separate from and independent of the terms and conditions of this Public License.

Section 8 -- Interpretation.

- a. For the avoidance of doubt, this Public License does not, and shall not be interpreted to, reduce, limit, restrict, or impose conditions on any use of the Licensed Material that could lawfully be made without permission under this Public License.
- b. To the extent possible, if any provision of this Public License is deemed unenforceable, it shall be automatically reformed to the minimum extent necessary to make it enforceable. If the provision cannot be reformed, it shall be severed from this Public License without affecting the enforceability of the remaining terms and conditions.
- c. No term or condition of this Public License will be waived and no failure to comply consented to unless expressly agreed to by the Licensor.
- d. Nothing in this Public License constitutes or may be interpreted as a limitation upon, or waiver of, any privileges and immunities that apply to the Licensor or You, including from the legal processes of any jurisdiction or authority.

=====

Creative

Commons is not a party to its public licenses. Notwithstanding, Creative Commons may elect to apply one of its public licenses to material it publishes and in those instances will be considered the "Licensor." Except for the limited purpose of indicating that material is shared under a Creative Commons public license or as

otherwise permitted by the Creative Commons policies published at creativecommons.org/policies, Creative Commons does not authorize the use of the trademark "Creative Commons" or any other trademark or logo of Creative Commons without its prior written consent including, without limitation, in connection with any unauthorized modifications to any of its public licenses or any other arrangements, understandings, or agreements concerning use of licensed material. For the avoidance of doubt, this paragraph does not form part of the public licenses.

Creative Commons may be contacted at creativecommons.org.

Copyright (c) 2009 The Go Authors. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- * Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.

- * Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

- * Neither the name of Google Inc. nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER

OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

MIT License

Copyright (c) 2012-2020 Mat Ryer, Tyler Bunnell and contributors.

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is

furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

The MIT License (MIT)

Copyright (c) 2015 Microsoft

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Apache License
Version 2.0, January 2004
<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by

the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but

excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this

License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the

Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and

(d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding

those notices that do not

pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the

appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

Copyright 2014 Docker, Inc.

Licensed under the Apache License, Version 2.0 (the "License"); you may not use this file except in compliance with the License. You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

Apache License
Version 2.0, January 2004
<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of

the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and

- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions. Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or

agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "{}" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright {yyyy} {name of copyright owner}

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software
distributed under the License is distributed on an "AS IS" BASIS,
WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
See the License for the specific language governing permissions and
limitations under the License.

CoreOS Project

Copyright 2018 CoreOS, Inc

This product includes software developed at CoreOS, Inc.

(<http://www.coreos.com/>).

Prometheus instrumentation library for Go applications

Copyright 2012-2015 The Prometheus Authors

This product includes software developed at

SoundCloud Ltd. (<http://soundcloud.com/>).

The following components are included in this product:

perks - a fork of <https://github.com/bmizerany/perks>

<https://github.com/beorn7/perks>

Copyright 2013-2015 Blake Mizerany, Bjrn Rabenstein

See <https://github.com/beorn7/perks/blob/master/README.md> for license details.

Go support for Protocol Buffers - Google's data interchange format

<http://github.com/golang/protobuf/>

Copyright 2010 The Go Authors

See source code for license details.

Support for streaming Protocol Buffer messages for the Go language (golang).

https://github.com/matttproud/golang_protobuf_extensions

Copyright 2013 Matt T. Proud

Licensed under the Apache License, Version 2.0

Copyright (c) 2014-2018 The Docker & Go Authors. All rights reserved.

Redistribution and use in source and binary forms, with or without
modification, are permitted provided that the following conditions are
met:

* Redistributions of source code must retain the above copyright
notice, this list of conditions and the following disclaimer.

* Redistributions in binary form must reproduce the above

copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

* Neither the name of Google Inc. nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT

OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Copyright (c) 2012 The Go Authors. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

* Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.

* Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

* Neither the name of Google Inc. nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER

OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of,

the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You

meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding

those notices that do not

pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

Copyright 2015 Docker, Inc.

Licensed under the Apache License, Version 2.0 (the "License"); you may not use this file except in compliance with the License. You may obtain a copy of the License at

<https://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

Copyright (c) 2017 The Go Authors. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- * Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- * Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
- * Neither the name of Google Inc. nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER

OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Apache License
Version 2.0, January 2004
<https://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by

the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but

excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this

License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the

Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and

(d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding

those notices that do not

pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the

appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

runc

Copyright 2012-2015 Docker, Inc.

This product includes software developed at Docker, Inc. (<http://www.docker.com>).

The following is courtesy of our legal counsel:

Use and transfer of Docker may be subject to certain restrictions by the United States and other governments.

It is your responsibility to ensure that your use and/or transfer does not violate applicable laws.

For more information, please see <http://www.bis.doc.gov>

See also <http://www.apache.org/dev/crypto.html> and/or seek legal counsel.

The MIT License

Copyright (c) 2014 Benedikt Lang <github@benediktlang.de>

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Copyright 2010 The Go Authors. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- * Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.

- * Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

- * Neither the name of Google Inc. nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER

OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Copyright (c) 2012 The Go Authors. All rights reserved.

Copyright (c) 2019 Klaus Post. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

* Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.

* Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

* Neither the name of Google Inc. nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE

ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Files: gzhttp/*

Apache License
Version 2.0, January 2004
<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise

designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s)

alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

(a) You must give any other recipients of the Work or Derivative Works a copy of this License; and

(b) You must cause any modified files to carry prominent notices stating that You changed the files;

and

(c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and

(d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally

appear. The contents

of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall

be under the terms and conditions of

this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS

FOR A

PARTICULAR PURPOSE. You are solely responsible for determining the

appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright 2016-2017 The New York Times Company

Licensed under the Apache License, Version 2.0 (the "License"); you may not use this file except in compliance with the License. You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

Files: s2/cmd/internal/readahead/*

The MIT License
(MIT)

Copyright (c) 2015 Klaus Post

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Files: snappy/*

Files: internal/snapref/*

Copyright (c) 2011 The Snappy-Go Authors. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

* Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.

* Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer

in the documentation and/or other materials provided with the distribution.

* Neither the name of Google Inc. nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED

TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Files: s2/cmd/internal/filepathx/*

Copyright 2016 The filepathx Authors

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Apache License
Version 2.0, January 2004
<https://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted"

means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and

- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each

Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

Licensed under the Apache License, Version 2.0 (the "License"); you may not use this file except in compliance with the License.

You may obtain a copy of the License at

<https://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

Copyright (c) 2012,2013 Ernest Micklei

MIT License

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Copyright 2012 The Go Authors. All rights reserved.

Copyright fsnotify Authors. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- * Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- * Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
- * Neither the name of Google Inc. nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED.

IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Apache License

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor,

except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

Copyright The containerd Authors

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.
You may obtain a copy of the License at

<https://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

Paul Borman <borman@google.com>

bmatsuo

shawnps

theory

jboverfelt

dsymonds

cd1

wallclockbuilder

dansouza

Apache License
Version 2.0, January 2004
<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation,

and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable

by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the

Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

(a) You must give any other recipients of the Work or Derivative Works a copy of this License; and

(b) You must cause any modified files to carry prominent notices stating that You changed the files; and

(c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and

(d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding

those notices that do not

pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only

on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

Copyright (c) 2013, The GoGo Authors. All rights reserved.

Protocol Buffers for Go with Gadgets

Go support for Protocol Buffers - Google's data interchange format

Copyright 2010 The Go Authors. All rights reserved.

<https://github.com/golang/protobuf>

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

* Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.

* Redistributions in binary form must reproduce the above

copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

* Neither the name of Google Inc. nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS"

AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

The MIT License (MIT)

Copyright (c) 2014 Sam Ghods

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN

CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Copyright (c) 2012 The Go Authors. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

* Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.

* Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

* Neither the name of Google Inc. nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR

A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Apache License

Version 2.0, January 2004

<https://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and

do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions. Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all

other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

Copyright 2013-2018 Docker, Inc.

Licensed under the Apache License, Version 2.0 (the "License"); you may not use this file except in compliance with the License. You may obtain a copy of the License at

<https://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

Copyright (c) 2009,2014 Google Inc. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- * Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- * Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
- * Neither the name of Google Inc. nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR

A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER

OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Apache License
Version 2.0, January 2004
<https://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work

(an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work

or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. **Submission of Contributions.** Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.
Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.
6. **Trademarks.** This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.
7. **Disclaimer of Warranty.** Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.
8. **Limitation of Liability.** In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.
9. **Accepting Warranty or Additional Liability.** While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

Copyright 2019, 2020 OCI Contributors
Copyright 2016 Docker, Inc.

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.
You may obtain a copy of the License at

<https://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software
distributed under the License is distributed on an "AS IS" BASIS,
WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
See the License for the specific language governing permissions and
limitations under the License.

1.983 kubernetes-kubect1 0.28.2

1.983.1 Available under license :

Apache License
Version 2.0, January 2004
<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction,
and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by
the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all
other entities that control, are controlled by, or are under common
control with that entity. For the purposes of this definition,
"control" means (i) the power, direct or indirect, to cause the
direction or management of such entity, whether by contract or
otherwise, or (ii) ownership of fifty percent (50%) or more of the
outstanding shares, or (iii) beneficial ownership
of such entity.

"You" (or "Your") shall mean an individual or Legal Entity
exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution

notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor

has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "{}" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright {yyyy} {name of copyright owner}

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

1.984 sql-migrate 1.5.2

1.984.1 Available under license :

MIT License

Copyright (C) 2014-2017 by Ruben Vermeersch <ruben@rocketeer.be>

Copyright (C) 2012-2014 by Liam Staskawicz

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

MIT License

Copyright (C) 2014-2021 by Ruben Vermeersch <ruben@rocketeer.be>

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

1.985 kubernetes-apiserver 0.28.2

1.985.1 Available under license :

Apache License
Version 2.0, January 2004
<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain

separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without

modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include

the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

1.986 google-golang-org-genproto 0.0.0-20200513103714-09dca8ec2884

1.986.1 Available under license :

Apache License
Version 2.0, January 2004
<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership

of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual,

worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or

documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct,

indirect, special,

incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.

You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

1.987 opencontainers-image-spec 1.1.0-rc5

1.987.1 Available under license :

Apache License
Version 2.0, January 2004
<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial

revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this

License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

Copyright 2016 The Linux Foundation.

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software
distributed under the License is distributed on an "AS IS" BASIS,
WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
See the License for the specific language governing permissions and
limitations under the License.

1.988 glibc 2.31-0ubuntu9.12

1.988.1 Available under license :

GNU LESSER GENERAL PUBLIC LICENSE

Version 2.1, February 1999

Copyright (C) 1991, 1999 Free Software Foundation, Inc.
51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA
Everyone is permitted to copy and distribute verbatim copies
of this license document, but changing it is not allowed.

[This is the first released version of the Lesser GPL. It also counts
as the successor of the GNU Library Public License, version 2, hence
the version number 2.1.]

Preamble

The licenses for most software are designed to take away your
freedom to share and change it. By contrast, the GNU General Public
Licenses are intended to guarantee your freedom to share and change
free software--to make sure the software is free for all its users.

This license, the Lesser General Public License, applies to some
specially designated software packages--typically libraries--of the
Free Software Foundation and other authors who
decide to use it. You
can use it too, but we suggest you first think carefully about whether
this license or the ordinary General Public License is the better
strategy to use in any particular case, based on the explanations below.

When we speak of free software, we are referring to freedom of use,
not price. Our General Public Licenses are designed to make sure that
you have the freedom to distribute copies of free software (and charge
for this service if you wish); that you receive source code or can get
it if you want it; that you can change the software and use pieces of

it in new free programs; and that you are informed that you can do these things.

To protect your rights, we need to make restrictions that forbid distributors to deny you these rights or to ask you to surrender these rights. These restrictions translate to certain responsibilities for you if you distribute copies of the library or if you modify it.

For example, if you distribute copies of the library, whether gratis or for a fee, you must give the recipients all the rights that we gave you. You must make sure that they, too, receive or can get the source code. If you link other code with the library, you must provide complete object files to the recipients, so that they can relink them with the library after making changes to the library and recompiling it. And you must show them these terms so they know their rights.

We protect your rights with a two-step method: (1) we copyright the library, and (2) we offer you this license, which gives you legal permission to copy, distribute and/or modify the library.

To protect each distributor, we want to make it very clear that there is no warranty for the free library. Also, if the library is modified by someone else and passed on, the recipients should know that what they have is not the original version, so that the original author's reputation will not be affected by problems that might be introduced by others.

Finally, software patents pose a constant threat to the existence of any free program. We wish to make sure that a company cannot effectively restrict the users of a free program by obtaining a restrictive license from a patent holder. Therefore, we insist that any patent license obtained for a version of the library must be consistent with the full freedom of use specified in this license.

Most GNU software, including some libraries, is covered by the ordinary GNU General Public License. This license, the GNU Lesser General Public License, applies to certain designated libraries, and is quite different from the ordinary General Public License. We use this license for certain libraries in order to permit linking those libraries into non-free programs.

When a program is linked with a library, whether statically or using a shared library, the combination of the two is legally speaking a combined work, a derivative of the original library. The ordinary General Public License therefore permits

such linking only if the entire combination fits its criteria of freedom. The Lesser General Public License permits more lax criteria for linking other code with the library.

We call this license the "Lesser" General Public License because it does Less to protect the user's freedom than the ordinary General Public License. It also provides other free software developers Less of an advantage over competing non-free programs. These disadvantages are the reason we use the ordinary General Public License for many libraries. However, the Lesser license provides advantages in certain special circumstances.

For example, on rare occasions, there may be a special need to encourage the widest possible use of a certain library, so that it becomes a de-facto standard. To achieve this, non-free programs must be allowed to use the library. A more frequent case is that a free library does the same job as widely used non-free libraries. In this case, there is little to gain by limiting the free library to free software only, so we use the Lesser General Public License.

In other cases, permission to use a particular library in non-free programs enables a greater number of people to use a large body of free software. For example, permission to use the GNU C Library in non-free programs enables many more people to use the whole GNU operating system, as well as its variant, the GNU/Linux operating system.

Although the Lesser General Public License is Less protective of the users' freedom, it does ensure that the user of a program that is linked with the Library has the freedom and the wherewithal to run that program using a modified version of the Library.

The precise terms and conditions for copying, distribution and modification follow. Pay close attention to the difference between a "work based on the library" and a "work that uses the library". The former contains code derived from the library, whereas the latter must be combined with the library in order to run.

GNU LESSER GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License Agreement applies to any software library or other program which contains a notice placed by the copyright holder or other authorized party saying it may be distributed under the terms of this Lesser General Public License (also called "this License").

Each licensee is addressed as "you".

A "library" means a collection of software functions and/or data prepared so as to be conveniently linked with application programs (which use some of those functions and data) to form executables.

The "Library", below, refers to any such software library or work which has been distributed under these terms. A "work based on the Library" means either the Library or any derivative work under copyright law: that is to say, a work containing the Library or a portion of it, either verbatim or with modifications and/or translated straightforwardly into another language. (Hereinafter, translation is included without limitation in the term "modification".)

"Source code" for a work means the preferred form of the work for making modifications to it. For a library, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the library.

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running a program using the Library is not restricted, and output from such a program is covered only if its contents constitute a work based on the Library (independent of the use of the Library in a tool for writing it). Whether that is true depends on what the Library does and what the program that uses the Library does.

1. You may copy and distribute verbatim copies of the Library's complete source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and distribute a copy of this License along with the Library.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Library or any portion of it, thus forming a work based on the Library, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

a) The modified work must itself be a software library.

- b) You must cause the files modified to carry prominent notices stating that you changed the files and the date of any change.

- c) You must cause the whole of the work to be licensed at no charge to all third parties under the terms of this License.

- d) If a facility in the modified Library refers to a function or a table of data to be supplied by an application program that uses the facility, other than as an argument passed when the facility is invoked, then you must make a good faith effort to ensure that, in the event an application does not supply such function or table, the facility still operates, and performs whatever part of its purpose remains meaningful.

(For example, a function in a library to compute square roots has a purpose that is entirely well-defined independent of the application. Therefore, Subsection 2d requires that any application-supplied function or table used by this function must be optional: if the application does not supply it, the square root function must still compute square roots.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Library, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Library, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Library.

In addition, mere aggregation of another work not based on the Library with the Library (or with a work based on the Library) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may opt to apply the terms of the ordinary GNU General Public License instead of this License to a given copy of the Library. To do

this, you must alter all the notices that refer to this License, so that they refer to the ordinary GNU General Public License, version 2, instead of to this License. (If a newer version than version 2 of the ordinary GNU General Public License has appeared, then you can specify that version instead if you wish.) Do not make any other change in these notices.

Once this change is made in a given copy, it is irreversible for that copy, so the ordinary GNU General Public License applies to all subsequent copies and derivative works made from that copy.

This option is useful when you wish to copy part of the code of the Library into a program that is not a library.

4. You may copy and distribute the Library (or a portion or derivative of it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange.

If distribution of object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place satisfies the requirement to distribute the source code, even though third parties are not compelled to copy the source along with the object code.

5. A program that contains no derivative of any portion of the Library, but is designed to work with the Library by being compiled or linked with it, is called a "work that uses the Library". Such a work, in isolation, is not a derivative work of the Library, and therefore falls outside the scope of this License.

However, linking a "work that uses the Library" with the Library creates an executable that is a derivative of the Library (because it contains portions of the Library), rather than a "work that uses the library". The executable is therefore covered by this License. Section 6 states terms for distribution of such executables.

When a "work that uses the Library" uses material from a header file that is part of the Library, the object code for the work may be a derivative work of the Library even though the source code is not. Whether this is true is especially significant if the work can be linked without the Library, or if the work is itself a library. The threshold for this to be true is not precisely defined by law.

If such an object file uses only numerical parameters, data structure layouts and accessors, and small macros and small inline functions (ten lines or less in length), then the use of the object file is unrestricted, regardless of whether it is legally a derivative work. (Executables containing this object code plus portions of the Library will still fall under Section 6.)

Otherwise, if the work is a derivative of the Library, you may distribute the object code for the work under the terms of Section 6. Any executables containing that work also fall under Section 6, whether or not they are linked directly with the Library itself.

6. As an exception to the Sections above, you may also combine or link a "work that uses the Library" with the Library to produce a work containing portions of the Library, and distribute that work under terms of your choice, provided that the terms permit modification of the work for the customer's own use and reverse engineering for debugging such modifications.

You must give prominent notice with each copy of the work that the Library is used in it and that the Library and its use are covered by this License. You must supply a copy of this License. If the work during execution displays copyright notices, you must include the copyright notice for the Library among them, as well as a reference directing the user to the copy of this License. Also, you must do one of these things:

a) Accompany the work with the complete corresponding machine-readable source code for the Library including whatever changes were used in the work (which must be distributed under Sections 1 and 2 above); and, if the work is an executable linked with the Library, with the complete machine-readable "work that uses the Library", as object code and/or source code, so that the user can modify the Library and then relink to produce a modified executable containing the modified Library. (It is understood that the user who changes the contents of definitions files in the Library will not necessarily be able to recompile the application to use the modified definitions.)

b) Use a suitable shared library mechanism for linking with the Library. A suitable mechanism is one that (1) uses at run time a copy of the library already present on the user's computer system, rather than copying library functions into the executable, and (2) will operate properly with a modified version of the library, if the user installs one, as long as the modified version is

interface-compatible with the version that the work was made with.

c) Accompany the work with a written offer, valid for at least three years, to give the same user the materials specified in Subsection 6a, above, for a charge no more than the cost of performing this distribution.

d) If distribution of the work is made by offering access to copy from a designated place, offer equivalent access to copy the above specified materials from the same place.

e) Verify that the user has already received a copy of these materials or that you have already sent this user a copy.

For an executable, the required form of the "work that uses the Library" must include any data and utility programs needed for reproducing the executable from it. However, as a special exception, the materials to be distributed need not include anything that is normally

distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

It may happen that this requirement contradicts the license restrictions of other proprietary libraries that do not normally accompany the operating system. Such a contradiction means you cannot use both them and the Library together in an executable that you distribute.

7. You may place library facilities that are a work based on the Library side-by-side in a single library together with other library facilities not covered by this License, and distribute such a combined library, provided that the separate distribution of the work based on the Library and of the other library facilities is otherwise permitted, and provided that you do these two things:

a) Accompany the combined library with a copy of the same work based on the Library, uncombined with any other library facilities. This must be distributed under the terms of the Sections above.

b) Give prominent notice with the combined library of the fact that part of it is a work based on the Library, and explaining where to find the accompanying uncombined form of the same work.

8. You may not copy, modify, sublicense, link with, or distribute

the Library except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense, link with, or distribute the Library is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

9. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Library or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Library (or any work based on the Library), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Library or works based on it.

10. Each time you redistribute the Library (or any work based on the Library), the recipient automatically receives a license from the original licensor to copy, distribute, link with or modify the Library subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties with this License.

11. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Library at all. For example, if a patent license would not permit royalty-free redistribution of the Library by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Library.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply, and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system

which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

12. If the distribution and/or use of the Library is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Library under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

13. The Free Software Foundation may publish revised and/or new versions of the Lesser General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Library specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Library does not specify a license version number, you may choose any version ever published by the Free Software Foundation.

14. If you wish to incorporate parts of the Library into other free programs whose distribution conditions are incompatible with these, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

NO WARRANTY

15. BECAUSE THE LIBRARY IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE LIBRARY, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR

OTHER PARTIES PROVIDE THE LIBRARY "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE LIBRARY IS WITH YOU. SHOULD THE LIBRARY PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

16. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE LIBRARY AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE LIBRARY (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE LIBRARY TO OPERATE WITH ANY OTHER SOFTWARE), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

END OF TERMS AND CONDITIONS

How to Apply These Terms to Your New Libraries

If you develop a new library, and you want it to be of the greatest possible use to the public, we recommend making it free software that everyone can redistribute and change. You can do so by permitting redistribution under these terms (or, alternatively, under the terms of the ordinary General Public License).

To apply these terms, attach the following notices to the library. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

<one line to give the library's name and a brief idea of what it does.>
Copyright (C) <year> <name of author>

This library is free software; you can redistribute it and/or modify it under the terms of the GNU Lesser General Public License as published by the Free Software Foundation; either version 2.1 of the License, or (at your option) any later version.

This library is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU Lesser General Public License for more details.

You should have received a copy of the GNU Lesser General Public License along with this library; if not, write to the Free Software Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA

Also add information on how to contact you by electronic and paper mail.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the library, if necessary. Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the library `Frob' (a library for tweaking knobs) written by James Random Hacker.

<signature of Ty Coon>, 1 April 1990
Ty Coon, President of Vice

That's all there is to it!

1.989 libx11 1.6.9-2ubuntu1.6

1.989.1 Available under license :

The following is the 'standard copyright' agreed upon by most contributors, and is currently the canonical license preferred by the X.Org Foundation. This is a slight variant of the common MIT license form published by the Open Source Initiative at <http://www.opensource.org/licenses/mit-license.php>

Copyright holders of new code should use this license statement where possible, and insert their name to this list. Please sort by surname for people, and by the full name for other entities (e.g. Juliusz Chroboczek sorts before Intel Corporation sorts before Daniel Stone).

See each individual source file or directory for the license that applies to that file.

Copyright (C) 2003-2006,2008 Jamey Sharp, Josh Triplett
Copyright 2009 Red Hat, Inc.
Copyright 1990-1992,1999,2000,2004,2009,2010 Oracle and/or its affiliates.
All rights reserved.

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice (including the next paragraph) shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

The following licenses
are 'legacy' - usually MIT/X11 licenses with the name
of the copyright holder(s) in the license statement:

Copyright 1984-1994, 1998 The Open Group

Permission to use, copy, modify, distribute, and sell this software and its documentation for any purpose is hereby granted without fee, provided that the above copyright notice appear in all copies and that both that copyright notice and this permission notice appear in supporting documentation.

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE OPEN GROUP BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Except as contained in this notice, the name of The Open Group shall not be used in advertising or otherwise to promote the sale, use or other dealings in this Software without prior written authorization from The Open Group.

X Window System is a trademark of The Open Group.

Copyright 1985, 1986, 1987, 1988, 1989, 1990, 1991, 1994, 1996 X Consortium
Copyright 2000 The XFree86 Project, Inc.

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE X CONSORTIUM BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Except as contained in this notice, the name of the X Consortium shall not be used in advertising or otherwise to promote the sale, use or other dealings in this Software without prior written authorization from the X Consortium.

Copyright 1985, 1986, 1987, 1988, 1989, 1990, 1991 by
Digital Equipment Corporation

Portions Copyright 1990, 1991 by Tektronix, Inc.

Permission to use, copy, modify and distribute this documentation for any purpose and without fee is hereby granted, provided that the above copyright notice appears in all copies and that both that copyright notice and this permission notice appear in all copies, and that the names of Digital and Tektronix not be used in in advertising or publicity pertaining to this documentation without specific, written prior permission. Digital and Tektronix makes no representations about the suitability of this documentation for any purpose. It is provided ``as is" without express or implied warranty.

Copyright (c) 1999-2000 Free Software Foundation, Inc.

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal

in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice
and this permission notice shall be included in
all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE FREE SOFTWARE FOUNDATION BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Except as contained in this notice, the name of the Free Software Foundation shall not be used in advertising or otherwise to promote the sale, use or other dealings in this Software without prior written authorization from the Free Software Foundation.

Code and supporting documentation (c) Copyright 1990 1991 Tektronix, Inc.
All Rights Reserved

This file is a component of an X Window System-specific implementation of Xcms based on the TekColor Color Management System. TekColor is a trademark of Tektronix, Inc. The term "TekHVC" designates a particular color space that is the subject of U.S. Patent No. 4,985,853 (equivalent foreign patents pending). Permission is hereby granted to use, copy, modify, sell, and otherwise distribute this software and its documentation for any purpose and without fee, provided that:

1. This copyright, permission, and disclaimer notice is reproduced in all copies of this software and any modification thereof and in supporting documentation;
2. Any color-handling application which displays TekHVC color coordinates identifies these as TekHVC color coordinates in any interface that displays these coordinates and in any associated documentation;
3. The term "TekHVC" is always used, and is only used, in association with the mathematical derivations of the TekHVC Color Space, including those provided in this file and any equivalent pathways and mathematical derivations, regardless of digital (e.g., floating point or integer) representation.

Tektronix makes no representation about the suitability of this software for any purpose. It is provided "as is" and with all faults.

TEKTRONIX DISCLAIMS ALL WARRANTIES APPLICABLE TO THIS SOFTWARE, INCLUDING THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. IN NO EVENT SHALL TEKTRONIX BE LIABLE FOR ANY SPECIAL, INDIRECT OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA, OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE, OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR THE PERFORMANCE OF THIS SOFTWARE.

(c) Copyright 1995 FUJITSU LIMITED

This is source code modified by FUJITSU LIMITED under the Joint Development Agreement for the CDE/Motif PST.

Copyright 1992 by Oki Technosystems
Laboratory, Inc.
Copyright 1992 by Fuji Xerox Co., Ltd.

Permission to use, copy, modify, distribute, and sell this software and its documentation for any purpose is hereby granted without fee, provided that the above copyright notice appear in all copies and that both that copyright notice and this permission notice appear in supporting documentation, and that the name of Oki Technosystems Laboratory and Fuji Xerox not be used in advertising or publicity pertaining to distribution of the software without specific, written prior permission.

Oki Technosystems Laboratory and Fuji Xerox make no representations about the suitability of this software for any purpose. It is provided "as is" without express or implied warranty.

OKI TECHNOSYSTEMS LABORATORY AND FUJI XEROX DISCLAIM ALL WARRANTIES WITH REGARD TO THIS SOFTWARE, INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS, IN NO EVENT SHALL OKI TECHNOSYSTEMS LABORATORY AND FUJI XEROX BE LIABLE FOR ANY SPECIAL, INDIRECT OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

Copyright 1990, 1991, 1992, 1993, 1994 by FUJITSU LIMITED

Permission to use, copy, modify, distribute, and sell this software and its documentation for any purpose is hereby granted without fee, provided that the above copyright notice appear in all copies and that both that copyright notice and this permission notice appear in supporting documentation, and that the name of FUJITSU LIMITED not be used in advertising or publicity pertaining to distribution of the software without specific, written prior permission. FUJITSU LIMITED makes no representations about the suitability of this software for any purpose. It is provided "as is" without express or implied warranty.

FUJITSU LIMITED DISCLAIM ALL WARRANTIES WITH REGARD TO THIS SOFTWARE, INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS, IN NO EVENT SHALL FUJITSU LIMITED BE LIABLE FOR ANY SPECIAL, INDIRECT OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

Copyright (c) 1995 David E. Wexelblat. All rights reserved

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL DAVID E. WEXELBLAT BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Except as contained in this notice, the name of David E. Wexelblat shall

not be used in advertising or otherwise to promote the sale, use or other dealings in this Software without prior written authorization from David E. Wexelblat.

Copyright 1990, 1991 by OMRON Corporation

Permission to use, copy, modify, distribute, and sell this software and its documentation for any purpose is hereby granted without fee, provided that the above copyright notice appear in all copies and that both that copyright notice and this permission notice appear in supporting documentation, and that the name OMRON not be used in advertising or publicity pertaining to distribution of the software without specific, written prior permission. OMRON makes no representations about the suitability of this software for any purpose. It is provided "as is" without express or implied warranty.

OMRON DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE, INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS, IN NO EVENT SHALL OMRON BE LIABLE FOR ANY SPECIAL, INDIRECT OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTUOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

Copyright 1985, 1986, 1987, 1988, 1989, 1990, 1991 by
Digital Equipment
Corporation

Portions Copyright 1990, 1991 by Tektronix, Inc

Rewritten for X.org by Chris Lee <clee@freedesktop.org>

Permission to use, copy, modify, distribute, and sell this documentation for any purpose and without fee is hereby granted, provided that the above copyright notice and this permission notice appear in all copies. Chris Lee makes no representations about the suitability for any purpose of the information in this document. It is provided "\\as-is" without express or implied warranty.

Copyright 1993 by Digital Equipment Corporation, Maynard, Massachusetts,
Copyright 1994 by FUJITSU LIMITED

Copyright 1994 by Sony Corporation

All Rights Reserved

Permission to use, copy, modify, and distribute this software and its documentation for any purpose and without fee is hereby granted, provided that the above copyright notice appear in all copies and that both that copyright notice and this permission notice appear in supporting documentation, and that the names of Digital, FUJITSU LIMITED and Sony Corporation not be used in advertising or publicity pertaining to distribution of the software without specific, written prior permission.

DIGITAL, FUJITSU LIMITED AND SONY CORPORATION DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE, INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS, IN NO EVENT SHALL DIGITAL, FUJITSU LIMITED AND SONY CORPORATION BE LIABLE FOR ANY SPECIAL, INDIRECT OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

Copyright 1991 by the Open Software Foundation

Permission to use, copy, modify, distribute, and sell this software and its documentation for any purpose is hereby granted without fee, provided that the above copyright notice appear in all copies and that both that copyright notice and this permission notice appear in supporting documentation, and that the name of Open Software Foundation not be used in advertising or publicity pertaining to distribution of the software without specific, written prior permission. Open Software Foundation makes no representations about the suitability of this software for any purpose. It is provided "as is" without express or implied warranty.

OPEN SOFTWARE FOUNDATION DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE, INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS, IN NO EVENT SHALL OPEN SOFTWARE FOUNDATION BE LIABLE FOR ANY SPECIAL, INDIRECT OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

Copyright

1990, 1991, 1992, 1993, 1994 by FUJITSU LIMITED
Copyright 1993, 1994 by Sony Corporation

Permission to use, copy, modify, distribute, and sell this software and its documentation for any purpose is hereby granted without fee, provided that the above copyright notice appear in all copies and that both that copyright notice and this permission notice appear in supporting documentation, and that the name of FUJITSU LIMITED and Sony Corporation not be used in advertising or publicity pertaining to distribution of the software without specific, written prior permission. FUJITSU LIMITED and Sony Corporation makes no representations about the suitability of this software for any purpose. It is provided "as is" without express or implied warranty.

FUJITSU LIMITED AND SONY CORPORATION DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE, INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS, IN NO EVENT SHALL FUJITSU LIMITED OR SONY CORPORATION BE LIABLE FOR

ANY SPECIAL, INDIRECT OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

Copyright (c) 1993, 1995 by Silicon Graphics Computer Systems, Inc.

Permission to use, copy, modify, and distribute this software and its documentation for any purpose and without fee is hereby granted, provided that the above copyright notice appear in all copies and that both that copyright notice and this permission notice appear in supporting documentation, and that the name of Silicon Graphics not be used in advertising or publicity pertaining to distribution of the software without specific prior written permission. Silicon Graphics makes no representation about the suitability of this software for any purpose. It is provided "as is" without any express or implied warranty.

SILICON

GRAPHICS DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE, INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. IN NO EVENT SHALL SILICON GRAPHICS BE LIABLE FOR ANY SPECIAL, INDIRECT OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE,

DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

Copyright 1991, 1992, 1993, 1994 by FUJITSU LIMITED
Copyright 1993 by Digital Equipment Corporation

Permission to use, copy, modify, distribute, and sell this software and its documentation for any purpose is hereby granted without fee, provided that the above copyright notice appear in all copies and that both that copyright notice and this permission notice appear in supporting documentation, and that the name of FUJITSU LIMITED and Digital Equipment Corporation not be used in advertising or publicity pertaining to distribution of the software without specific, written prior permission. FUJITSU LIMITED and Digital Equipment Corporation makes no representations about the suitability of this software for any purpose. It is provided "as is" without express or implied warranty.

FUJITSU LIMITED AND DIGITAL EQUIPMENT CORPORATION DISCLAIM ALL WARRANTIES WITH REGARD TO THIS SOFTWARE, INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS, IN NO EVENT SHALL FUJITSU LIMITED AND DIGITAL EQUIPMENT CORPORATION BE LIABLE FOR ANY SPECIAL, INDIRECT OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

Copyright 1992, 1993 by FUJITSU LIMITED
Copyright 1993 by Fujitsu Open Systems Solutions, Inc.
Copyright 1994 by Sony Corporation

Permission to use, copy, modify, distribute and sell this software and its documentation for any purpose is hereby granted without fee, provided that the above copyright notice appear in all copies and that both that copyright notice and this permission notice appear in supporting documentation, and that the name of FUJITSU LIMITED, Fujitsu Open Systems Solutions, Inc. and Sony Corporation not be used in advertising or publicity pertaining to distribution of the software without specific, written prior permission.
FUJITSU LIMITED, Fujitsu Open Systems Solutions, Inc. and

Sony Corporation make no representations about the suitability of this software for any purpose. It is provided "as is" without express or implied warranty.

FUJITSU LIMITED, FUJITSU OPEN SYSTEMS SOLUTIONS, INC. AND SONY CORPORATION DISCLAIM ALL WARRANTIES WITH REGARD TO THIS SOFTWARE, INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS, IN NO EVENT SHALL FUJITSU OPEN SYSTEMS SOLUTIONS, INC., FUJITSU LIMITED AND SONY CORPORATION BE LIABLE FOR ANY SPECIAL, INDIRECT OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

Copyright 1987, 1988, 1990, 1993 by Digital Equipment Corporation,
Maynard, Massachusetts,

All Rights Reserved

Permission to use, copy, modify, and distribute this software and its documentation for any purpose and without fee is hereby granted, provided that the above copyright notice appear in all copies and that both that copyright notice and this permission notice appear in supporting documentation, and that the name of Digital not be used in advertising or publicity pertaining to distribution of the software without specific, written prior permission.

DIGITAL DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE, INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS, IN NO EVENT SHALL DIGITAL BE LIABLE FOR ANY SPECIAL, INDIRECT OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

Copyright 1993 by SunSoft, Inc.
Copyright 1999-2000 by Bruno Haible

Permission to use, copy, modify, distribute, and sell this software and its documentation for any purpose is hereby granted without fee, provided that the above copyright notice appear in all copies and that both that copyright notice and this permission notice appear

in supporting documentation, and that the names of SunSoft, Inc. and Bruno Haible not be used in advertising or publicity pertaining to distribution of the software without specific, written prior permission. SunSoft, Inc. and

Bruno Haible make no representations about the suitability of this software for any purpose. It is provided "as is" without express or implied warranty.

SunSoft Inc. AND Bruno Haible DISCLAIM ALL WARRANTIES WITH REGARD TO THIS SOFTWARE, INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS, IN NO EVENT SHALL SunSoft, Inc. OR Bruno Haible BE LIABLE FOR ANY SPECIAL, INDIRECT OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

Copyright 1991 by the Open Software Foundation
Copyright 1993 by the TOSHIBA Corp.

Permission to use, copy, modify, distribute, and sell this software and its documentation for any purpose is hereby granted without fee, provided that the above copyright notice appear in all copies and that both that copyright notice and this permission notice appear in supporting documentation, and that the names of Open Software Foundation and TOSHIBA not be used in advertising or publicity pertaining to distribution of the software without specific, written prior permission. Open Software Foundation and TOSHIBA make no representations about the suitability of this software for any purpose. It is provided "as is" without express or implied warranty.

OPEN SOFTWARE FOUNDATION AND TOSHIBA DISCLAIM ALL WARRANTIES WITH REGARD TO THIS SOFTWARE, INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS, IN NO EVENT SHALL OPEN SOFTWARE FOUNDATION OR TOSHIBA BE LIABLE FOR ANY SPECIAL, INDIRECT OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

Copyright 1988 by Wyse Technology, Inc.,
San Jose, Ca.,

All Rights Reserved

Permission to use, copy, modify, and distribute this software and its documentation for any purpose and without fee is hereby granted, provided that the above copyright notice appear in all copies and that both that copyright notice and this permission notice appear in supporting documentation, and that the name Wyse not be used in advertising or publicity pertaining to distribution of the software without specific, written prior permission.

WYSE DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE, INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS, IN NO EVENT SHALL DIGITAL BE LIABLE FOR ANY SPECIAL, INDIRECT OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

Copyright

1991 by the Open Software Foundation

Copyright 1993, 1994 by the Sony Corporation

Permission to use, copy, modify, distribute, and sell this software and its documentation for any purpose is hereby granted without fee, provided that the above copyright notice appear in all copies and that both that copyright notice and this permission notice appear in supporting documentation, and that the names of Open Software Foundation and Sony Corporation not be used in advertising or publicity pertaining to distribution of the software without specific, written prior permission. Open Software Foundation and Sony Corporation make no representations about the suitability of this software for any purpose. It is provided "as is" without express or implied warranty.

OPEN SOFTWARE FOUNDATION AND SONY CORPORATION DISCLAIM ALL WARRANTIES WITH REGARD TO THIS SOFTWARE, INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS, IN NO EVENT SHALL OPEN SOFTWARE FOUNDATION OR SONY CORPORATION BE LIABLE FOR ANY SPECIAL, INDIRECT OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

Copyright 1992, 1993 by FUJITSU LIMITED

Copyright 1993 by Fujitsu Open Systems Solutions, Inc.

Permission to use, copy, modify, distribute and sell this software and its documentation for any purpose is hereby granted without fee, provided that the above copyright notice appear in all copies and that both that copyright notice and this permission notice appear in supporting documentation, and that the name of FUJITSU LIMITED and Fujitsu Open Systems Solutions, Inc. not be used in advertising or publicity pertaining to distribution of the software without specific, written prior permission.

FUJITSU LIMITED and Fujitsu Open Systems Solutions, Inc. makes no representations about

the suitability of this software for any purpose.

It is provided "as is" without express or implied warranty.

FUJITSU LIMITED AND FUJITSU OPEN SYSTEMS SOLUTIONS, INC. DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE, INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS, IN NO EVENT SHALL FUJITSU OPEN SYSTEMS SOLUTIONS, INC. AND FUJITSU LIMITED BE LIABLE FOR ANY SPECIAL, INDIRECT OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

Copyright 1993, 1994 by Sony Corporation

Permission to use, copy, modify, distribute, and sell this software and its documentation for any purpose is hereby granted without fee, provided that the above copyright notice appear in all copies and that both that copyright notice and this permission notice appear in

supporting documentation, and that the name of Sony Corporation not be used in advertising or publicity pertaining to distribution of the software without specific, written prior permission.

Sony Corporation makes no representations about the suitability of this software for any purpose. It is provided "as is" without express or implied warranty.

SONY CORPORATION DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE, INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS, IN NO EVENT SHALL SONY CORPORATION BE LIABLE FOR ANY SPECIAL, INDIRECT OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

Copyright 1986, 1998 The Open Group
Copyright (c) 2000 The XFree86 Project, Inc.

Permission to use, copy, modify, distribute, and sell this software and its documentation for any purpose is hereby granted without fee, provided that the above copyright notice appear in all copies and that both that copyright notice and this permission notice appear in supporting documentation.

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE X CONSORTIUM OR THE XFREE86 PROJECT BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Except as contained in this notice, the name of the X Consortium or of the XFree86 Project shall not be used in advertising or otherwise to promote the sale, use or other dealings in this Software without prior written authorization from the X Consortium and the XFree86 Project.

Copyright 1990, 1991 by OMRON Corporation, NTT Software Corporation,
and Nippon Telegraph and Telephone Corporation
Copyright 1991 by the Open Software Foundation
Copyright 1993 by the FUJITSU LIMITED

Permission to use, copy, modify, distribute, and sell this software and its documentation for any purpose is hereby granted without fee, provided that the above copyright notice appear in all copies and that both that copyright notice and this permission notice appear in supporting documentation, and that the names of OMRON, NTT Software, NTT, and Open Software Foundation not be used in advertising or publicity pertaining to distribution of the software without specific, written prior permission. OMRON, NTT Software, NTT, and Open Software Foundation make no representations about the suitability of this software for any purpose. It is provided "as is" without express or implied warranty.

OMRON, NTT SOFTWARE, NTT, AND OPEN SOFTWARE FOUNDATION
DISCLAIM ALL WARRANTIES WITH REGARD TO THIS SOFTWARE, INCLUDING
ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS, IN NO EVENT
SHALL OMRON, NTT SOFTWARE, NTT, OR OPEN SOFTWARE FOUNDATION BE
LIABLE FOR ANY SPECIAL, INDIRECT OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES
WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN
ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF
OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

Copyright 1988 by Wyse Technology, Inc., San Jose, Ca,
Copyright 1987 by Digital Equipment Corporation, Maynard, Massachusetts,

All Rights Reserved

Permission to use, copy, modify, and distribute this software and its
documentation for any purpose and without fee is hereby granted,
provided that the above copyright notice
appear in all copies and that
both that copyright notice and this permission notice appear in
supporting documentation, and that the name Digital not be
used in advertising or publicity pertaining to distribution of the
software without specific, written prior permission.

DIGITAL AND WYSE DISCLAIM ALL WARRANTIES WITH REGARD TO THIS SOFTWARE,
INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS, IN NO
EVENT SHALL DIGITAL OR WYSE BE LIABLE FOR ANY SPECIAL, INDIRECT OR
CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF
USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR
OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR
PERFORMANCE OF THIS SOFTWARE.

Copyright 1991, 1992 by Fuji Xerox Co., Ltd.
Copyright 1992, 1993, 1994 by FUJITSU LIMITED

Permission to use, copy, modify, distribute, and sell this software
and its documentation for any purpose is hereby granted without
fee,
provided that the above copyright notice appear in all copies and
that both that copyright notice and this permission notice appear
in supporting documentation, and that the name of Fuji Xerox,
FUJITSU LIMITED not be used in advertising or publicity pertaining
to distribution of the software without specific, written prior
permission. Fuji Xerox, FUJITSU LIMITED make no representations

about the suitability of this software for any purpose.
It is provided "as is" without express or implied warranty.

FUJI XEROX, FUJITSU LIMITED DISCLAIM ALL WARRANTIES WITH REGARD TO THIS SOFTWARE, INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS, IN NO EVENT SHALL FUJI XEROX, FUJITSU LIMITED BE LIABLE FOR ANY SPECIAL, INDIRECT OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

Copyright
2006 Josh Triplett

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE X CONSORTIUM BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

(c) Copyright 1996 by Sebastien Marineau and Holger Veit
<marineau@genie.uottawa.ca>
<Holger.Veit@gmd.de>

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the

Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT.

IN NO EVENT SHALL
HOLGER VEIT BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY,
WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF
OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE
SOFTWARE.

Except as contained in this notice, the name of Sebastien Marineau or Holger Veit shall not be used in advertising or otherwise to promote the sale, use or other dealings in this Software without prior written authorization from Holger Veit or Sebastien Marineau.

Copyright 1990, 1991 by OMRON Corporation, NTT Software Corporation,
and Nippon Telegraph and Telephone Corporation
Copyright 1991 by the Open Software Foundation
Copyright 1993 by the TOSHIBA Corp.
Copyright 1993, 1994 by Sony Corporation
Copyright 1993, 1994 by the FUJITSU LIMITED

Permission to use, copy, modify, distribute, and sell this software and its documentation for any purpose is hereby granted without fee, provided that the above copyright notice appear in all copies and that both that copyright notice and this permission notice appear in supporting documentation, and that the names of OMRON, NTT Software, NTT, Open Software Foundation, and Sony Corporation not be used in advertising or publicity pertaining to distribution of the software without specific, written prior permission. OMRON, NTT Software, NTT, Open Software Foundation, and Sony Corporation make no representations about the suitability of this software for any purpose. It is provided "as is" without express or implied warranty.

OMRON, NTT SOFTWARE, NTT, OPEN SOFTWARE FOUNDATION, AND SONY CORPORATION DISCLAIM ALL WARRANTIES WITH REGARD TO THIS SOFTWARE, INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS, IN NO EVENT SHALL OMRON, NTT SOFTWARE, NTT, OPEN SOFTWARE FOUNDATION, OR SONY CORPORATION BE LIABLE FOR ANY SPECIAL, INDIRECT OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA

OR PROFITS, WHETHER
IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT
OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

Copyright 2000 by Bruno Haible

Permission to use, copy, modify, distribute, and sell this software and its documentation for any purpose is hereby granted without fee, provided that the above copyright notice appear in all copies and that both that copyright notice and this permission notice appear in supporting documentation, and that the name of Bruno Haible not be used in advertising or publicity pertaining to distribution of the software without specific, written prior permission. Bruno Haible makes no representations about the suitability of this software for any purpose. It is provided "as is" without express or implied warranty.

Bruno Haible DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE, INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS, IN NO EVENT SHALL Bruno Haible BE LIABLE FOR ANY SPECIAL, INDIRECT OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

Copyright 2003 Keith Packard

Permission to use, copy, modify, distribute, and sell this software and its documentation for any purpose is hereby granted without fee, provided that the above copyright notice appear in all copies and that both that copyright notice and this permission notice appear in supporting documentation, and that the name of Keith Packard not be used in advertising or publicity pertaining to distribution of the software without specific, written prior permission. Keith Packard makes no representations about the suitability of this software for any purpose. It is provided "as is" without express or implied warranty.

KEITH
PACKARD DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE, INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS, IN NO EVENT SHALL KEITH PACKARD BE LIABLE FOR ANY SPECIAL, INDIRECT OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER

TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

Copyright (c) 2007-2009, Troy D. Hanson
All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Copyright 1992, 1993 by TOSHIBA Corp.

Permission to use, copy, modify, and distribute this software and its documentation for any purpose and without fee is hereby granted, provided that the above copyright notice appear in all copies and that both that copyright notice and this permission notice appear in supporting documentation, and that the name of TOSHIBA not be used in advertising or publicity pertaining to distribution of the software without specific, written prior permission. TOSHIBA make no representations about the suitability of this software for any purpose. It is provided "as is" without express or implied warranty.

TOSHIBA DISCLAIM ALL WARRANTIES WITH REGARD TO THIS SOFTWARE, INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS, IN NO EVENT SHALL TOSHIBA BE LIABLE FOR ANY SPECIAL, INDIRECT OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS

SOFTWARE.

Copyright IBM Corporation 1993

All Rights Reserved

License to use, copy, modify, and distribute this software and its documentation for any purpose and without fee is hereby granted, provided that the above copyright notice appear in all copies and that both

that copyright notice and this permission notice appear in supporting documentation, and that the name of IBM not be used in advertising or publicity pertaining to distribution of the software without specific, written prior permission.

IBM DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE, INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY, FITNESS, AND NONINFRINGEMENT OF THIRD PARTY RIGHTS, IN NO EVENT SHALL IBM BE LIABLE FOR ANY SPECIAL, INDIRECT OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

Copyright 1990, 1991 by OMRON Corporation, NTT Software Corporation,
and Nippon Telegraph and Telephone Corporation

Permission to use, copy, modify, distribute, and sell this software and its documentation for any purpose is hereby granted without fee, provided that the above copyright notice appear in all copies and that both that copyright notice and this permission notice appear in supporting documentation, and that the names of OMRON, NTT Software, and NTT not be used in advertising or publicity pertaining to distribution of the software without specific, written prior permission. OMRON, NTT Software, and NTT make no representations about the suitability of this software for any purpose. It is provided "as is" without express or implied warranty.

OMRON, NTT SOFTWARE, AND NTT, DISCLAIM ALL WARRANTIES WITH REGARD TO THIS SOFTWARE, INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS, IN NO EVENT SHALL OMRON, NTT SOFTWARE, OR NTT, BE LIABLE FOR ANY SPECIAL, INDIRECT OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES

WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

This notice applies to the files in this directory. They are taken from the libiconv-1.1 package, which is covered by the LGPL license. The files in this directory have been placed under the following copyright, with permission from the Free Software Foundation.

Copyright (c) 1999-2000 Free Software Foundation, Inc.

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE FREE SOFTWARE FOUNDATION BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Except as contained in this notice, the name of the Free Software Foundation shall not be used in advertising or otherwise to promote the sale, use or other dealings in this Software without prior written authorization from the Free Software Foundation.

Notes:

1. This copyright applies only to the files in this directory, and not to the remaining files in libiconv.
2. The Free Software Foundation does not encourage the use of the above license for newly written software.

1.990 linux-libc-dev 5.4.0-164.181

1.990.1 Available under license :

GNU GENERAL PUBLIC LICENSE

Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.

51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. This General Public License applies to most of the Free Software Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Library General Public License instead.) You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we

want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and modification follow.

GNU GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and

distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.

b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.

c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Program.

In addition, mere aggregation of another work not based on the Program with the Program (or with a work based on the Program) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

- a) Accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,
- b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,
- c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are

prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6.

Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING

OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS),
EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

END OF TERMS AND CONDITIONS

How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

```
<one line to give the program's name and a brief idea of what it does.>  
Copyright (C) <year> <name of author>
```

```
This program is free software; you can redistribute it and/or modify  
it under the terms of the GNU General Public License as published by  
the Free Software Foundation; either version 2 of the  
License, or  
(at your option) any later version.
```

```
This program is distributed in the hope that it will be useful,  
but WITHOUT ANY WARRANTY; without even the implied warranty of  
MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the  
GNU General Public License for more details.
```

```
You should have received a copy of the GNU General Public License  
along with this program; if not, write to the Free Software  
Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA
```

Also add information on how to contact you by electronic and paper mail.

If the program is interactive, make it output a short notice like this when it starts in an interactive mode:

```
Gnomovision version 69, Copyright (C) year name of author  
Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type `show w'.  
This is free software, and you are welcome to redistribute it  
under certain conditions; type `show c' for details.
```

The hypothetical commands

`show w' and `show c' should show the appropriate parts of the General Public License. Of course, the commands you use may be called something other than `show w' and `show c'; they could even be mouse-clicks or menu items--whatever suits your program.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the program, if necessary. Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the program
`Gnomovision' (which makes passes at compilers) written by James Hacker.

<signature of Ty Coon>, 1 April 1989

Ty Coon, President of Vice

This General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Library General Public License instead of this License.

Copyright (c) 2009-2013 QLogic Corporation

QLogic Linux qlenic NIC Driver

You may modify and redistribute the device driver code under the GNU General Public License (a copy of which is attached hereto as Exhibit A) published by the Free Software Foundation (version 2).

EXHIBIT A

GNU GENERAL PUBLIC LICENSE

Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.
51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA
Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. This General Public License applies to most of the Free Software Foundation's software and to any other program whose authors

commit to using it. (Some other Free Software Foundation software is covered by the GNU Lesser General Public License instead.) You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have.

You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and modification follow.

GNU GENERAL PUBLIC LICENSE
TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section

1

above, provided that you also meet all of these conditions:

- a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.
- b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.
- c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide

a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Program.

In addition,
mere aggregation of another work not based on the Program with the Program (or with a work based on the Program) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

a) Accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If

distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or

otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions

either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

Valid-License-Identifier: BSD-3-Clause

SPDX-URL: <https://spdx.org/licenses/BSD-3-Clause.html>

Usage-Guide:

To use the BSD 3-clause "New" or "Revised" License put the following SPDX tag/value pair into a comment according to the placement guidelines in the licensing rules documentation:

SPDX-License-Identifier: BSD-3-Clause

License-Text:

Copyright (c) <year> <owner> . All rights reserved.

Redistribution and use in source and binary forms, with or without

modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
3. Neither the name of the copyright holder nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT HOLDER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Valid-License-Identifier: ISC

SPDX-URL: <https://spdx.org/licenses/ISC.html>

Usage-Guide:

To use the ISC License put the following SPDX tag/value pair into a comment according to the placement guidelines in the licensing rules documentation:

SPDX-License-Identifier: ISC

License-Text:

ISC License

Copyright (c) <year> <copyright holders>

Permission to use, copy, modify, and/or distribute this software for any purpose with or without fee is hereby granted, provided that the above copyright notice and this permission notice appear in all copies.

THE SOFTWARE IS PROVIDED "AS IS" AND THE AUTHOR DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS. IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY SPECIAL, DIRECT, INDIRECT, OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN

CONNECTION WITH
THE USE OR PERFORMANCE OF THIS SOFTWARE.

Valid-License-Identifier: X11

SPDX-URL: <https://spdx.org/licenses/X11.html>

Usage-Guide:

To use the X11 put the following SPDX tag/value pair into a comment according to the placement guidelines in the licensing rules documentation:

SPDX-License-Identifier: X11

License-Text:

X11 License

Copyright (C) 1996 X Consortium

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE X CONSORTIUM BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Except as contained in this notice, the name of the X Consortium shall not be used in advertising or otherwise to promote the sale, use or other dealings in this Software without prior written authorization from the X Consortium.

X Window System is a trademark of X Consortium, Inc.

/* nicstar.c v0.22 Jawaid Bazyar (bazyar@hypermall.com)

* nicstar.c, M. Welsh (matt.welsh@cl.cam.ac.uk)

*

* Hacked October, 1997 by Jawaid Bazyar, Interlink Advertising Services Inc.

* <http://www.hypermall.com/>

* 10/1/97 - commented out CFG_PHYIE bit - we don't care when the PHY

* interrupts us (except possibly for removal/insertion of the cable?)

* 10/4/97 - began heavy inline documentation of the code. Corrected typos

* and spelling mistakes.

* 10/5/97 - added code to handle PHY interrupts, disable PHY on
* loss of link, and correctly re-enable PHY when link is
* re-established. (put back CFG_PHYIE)

*

* Modified to work with the IDT7721 nicstar -- AAL5 (tested) only.

*

* R. D. Rechenmacher <ron@fnal.gov>, Aug. 6, 1997

*

* Linux driver for the IDT77201 NICStAR PCI ATM controller.
* PHY component is expected to be 155 Mbps S/UNI-Lite or IDT 77155;
* see init_nicstar() for PHY initialization to change this. This driver
* expects the Linux ATM stack to support scatter-gather
lists
* (skb->atm.iovcnt != 0) for Rx skb's passed to vcc->push.

*

* Implementing minimal-copy of received data:
* IDT always receives data into a small buffer, then large buffers
* as needed. This means that data must always be copied to create
* the linear buffer needed by most non-ATM protocol stacks (e.g. IP)
* Fix is simple: make large buffers large enough to hold entire
* SDU, and leave <small_buffer_data> bytes empty at the start. Then
* copy small buffer contents to head of large buffer.
* Trick is to avoid fragmenting Linux, due to need for a lot of large
* buffers. This is done by 2 things:
* 1) skb->destructor / skb->atm.recycle_buffer
* combined, allow nicstar_free_rx_skb to be called to
* recycle large data buffers
* 2) skb_clone of received buffers
* See nicstar_free_rx_skb and linearize_buffer for implementation
* details.

*

*

*

* Copyright (c) 1996 University of Cambridge
Computer Laboratory

*

* This program is free software; you can redistribute it and/or modify
* it under the terms of the GNU General Public License as published by
* the Free Software Foundation; either version 2 of the License, or
* (at your option) any later version.

*

* This program is distributed in the hope that it will be useful,
* but WITHOUT ANY WARRANTY; without even the implied warranty of
* MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the
* GNU General Public License for more details.

*

* You should have received a copy of the GNU General Public License

* along with this program; if not, write to the Free Software
* Foundation, Inc., 675 Mass Ave, Cambridge, MA 02139, USA.
*
* M. Welsh, 6 July 1996
*
*
*/

GNU GENERAL PUBLIC LICENSE

Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.

59 Temple Place, Suite 330, Boston, MA 02111-1307 USA

Everyone is permitted to copy and distribute verbatim copies
of this license document, but changing it is not allowed.

Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. This General Public License applies to most of the Free Software Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Library General Public License instead.) You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy,

distribute
and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and modification follow.

GNU GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

- a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.
- b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.
- c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Program.

In addition, mere aggregation of another work not based on the Program with the Program (or with a work based on the Program) on a volume of a storage or distribution medium does not bring the other work under

the scope of this License.

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

- a) Accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,
- b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,
- c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under

this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing

to distribute software through
any other system and a licensee cannot
impose that choice.

This section is intended to make thoroughly clear what is believed to
be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in
certain countries either by patents or by copyrighted interfaces, the
original copyright holder who places the Program under this License
may add an explicit geographical distribution limitation excluding
those countries, so that distribution is permitted only in or among
countries not thus excluded. In such case, this License incorporates
the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions
of the General Public License from time to time. Such new versions will
be similar in spirit to the present version, but may differ in detail to
address new problems or concerns.

Each version is given a distinguishing version number. If the Program
specifies a version number
of this License which applies to it and "any
later version", you have the option of following the terms and conditions
either of that version or of any later version published by the Free
Software Foundation. If the Program does not specify a version number of
this License, you may choose any version ever published by the Free Software
Foundation.

10. If you wish to incorporate parts of the Program into other free
programs whose distribution conditions are different, write to the author
to ask for permission. For software which is copyrighted by the Free
Software Foundation, write to the Free Software Foundation; we sometimes
make exceptions for this. Our decision will be guided by the two goals
of preserving the free status of all derivatives of our free software and
of promoting the sharing and reuse of software generally.

NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY
FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW.

EXCEPT WHEN

OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES
PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED
OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF
MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS
TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE
PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING,

REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

END OF TERMS AND CONDITIONS

How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

<one line to give the program's name and a brief idea of what it does.>
Copyright (C) <year> <name of author>

This program is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation; either version 2 of the License, or
(at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program; if not, write to the Free Software Foundation, Inc., 59 Temple Place, Suite 330, Boston, MA 02111-1307 USA

Also add information on how to contact you by electronic and paper mail.

If the program is interactive, make it output a short notice like this

when it starts in an interactive mode:

Gnomovision version 69, Copyright (C) year name of author
Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type `show w'.
This is free software, and you are welcome to redistribute it
under certain conditions; type `show c' for details.

The hypothetical commands `show w' and
`show c' should show the appropriate
parts of the General Public License. Of course, the commands you use may
be called something other than `show w' and `show c'; they could even be
mouse-clicks or menu items--whatever suits your program.

You should also get your employer (if you work as a programmer) or your
school, if any, to sign a "copyright disclaimer" for the program, if
necessary. Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the program
`Gnomovision' (which makes passes at compilers) written by James Hacker.

<signature of Ty Coon>, 1 April 1989
Ty Coon, President of Vice

This General Public License does not permit incorporating your program into
proprietary programs. If your program is a subroutine library, you may
consider it more useful to permit linking proprietary applications with the
library. If this is what you want to do, use the GNU Library General
Public License instead of this License.

Copyright (c) 2003-2013 QLogic Corporation
QLogic Linux iSCSI Driver

This program includes a device driver for Linux 3.x.
You may modify and redistribute the device driver code under the
GNU General Public License (a copy of which is attached hereto as
Exhibit A) published by the Free Software Foundation (version 2).

EXHIBIT A

GNU GENERAL PUBLIC LICENSE Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.
51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA
Everyone is permitted to copy and distribute verbatim copies
of this license document, but changing it is not allowed.

Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. This General Public License applies to most of the Free Software Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Lesser General Public License instead.) You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and modification follow.

GNU GENERAL PUBLIC LICENSE
TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

- a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.
- b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third

parties under the terms of this License.

c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Program.

In addition, mere aggregation of another work not based on the Program with the Program (or with a work based on the Program) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

- a) Accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,
- b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms

of Sections 1 and 2 above on a medium customarily used for software interchange; or,

c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works.

These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to

these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software

Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this.

Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

Code in this directory written at the IDA Supercomputing Research Center carries the following copyright and license.

Copyright 1993 United States Government as represented by the

Director, National Security Agency. This software may be used and distributed according to the terms of the GNU General Public License, incorporated herein by reference.

In addition to the disclaimers in the GPL, SRC expressly disclaims any and all warranties, expressed or implied, concerning the enclosed software. This software was developed at SRC for use in internal research, and the intent in sharing this software is to promote the productive interchange of ideas throughout the research community. All software is furnished on an "as-is" basis. No further updates to this software should be expected. Although updates may occur, no commitment exists.

Copyright (c) 2003-2006, Marvell International Ltd.
All Rights Reserved

This program is free software; you can redistribute it and/or modify it under the terms of version 2 of the GNU General Public License as published by the Free Software Foundation.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program; if not, write to the Free Software Foundation, Inc., 59 Temple Place - Suite 330, Boston, MA 02111-1307, USA.

The files in this directory and elsewhere which refer to this LICENCE file are part of JFFS2, the Journalling Flash File System v2.

Copyright 2001-2007 Red Hat, Inc. and others

JFFS2 is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation; either version 2 or (at your option) any later version.

JFFS2 is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with JFFS2; if not, write to the Free Software Foundation, Inc., 59 Temple Place, Suite 330, Boston, MA 02111-1307 USA.

As a special exception, if other files instantiate templates or use macros or inline functions from these files, or you compile these files and link them with other works to produce

a work based on these files, these files do not by themselves cause the resulting work to be covered by the GNU General Public License. However the source code for these files must still be made available in accordance with section (3) of the GNU General Public License.

This exception does not invalidate any other reasons why a work based on this file might be covered by the GNU General Public License.

The Linux Kernel is provided under:

SPDX-License-Identifier: GPL-2.0 WITH Linux-syscall-note

Being under the terms of the GNU General Public License version 2 only, according with:

LICENSES/preferred/GPL-2.0

With an explicit syscall exception, as stated at:

LICENSES/exceptions/Linux-syscall-note

In addition, other licenses may also apply. Please see:

Documentation/process/license-rules.rst

for more details.

Copyright (c) 2003-2006 QLogic Corporation
QLogic Linux Networking HBA Driver

This program includes a device driver for Linux 2.6 that may be distributed with QLogic hardware specific firmware binary file. You may modify and redistribute the device driver code under the GNU General Public License as published by the Free Software Foundation (version 2 or a later version).

You may redistribute the hardware specific firmware binary file under the following terms:

1. Redistribution of source code (only if applicable), must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistribution in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
3. The name of QLogic Corporation may not be used to

endorse or promote products derived from this software
without specific prior written permission

REGARDLESS

OF WHAT LICENSING MECHANISM IS USED OR APPLICABLE,
THIS PROGRAM IS PROVIDED BY QLOGIC CORPORATION "AS IS" AND ANY
EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE
IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A
PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE AUTHOR
BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL,
EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED
TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE,
DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON
ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY,
OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY
OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE
POSSIBILITY OF SUCH DAMAGE.

USER ACKNOWLEDGES AND AGREES THAT USE OF THIS PROGRAM WILL NOT
CREATE OR GIVE GROUNDS FOR A LICENSE BY IMPLICATION, ESTOPPEL, OR
OTHERWISE IN ANY INTELLECTUAL PROPERTY RIGHTS (PATENT, COPYRIGHT,
TRADE SECRET, MASK WORK,
OR OTHER PROPRIETARY RIGHT) EMBODIED IN
ANY OTHER QLOGIC HARDWARE OR SOFTWARE EITHER SOLELY OR IN
COMBINATION WITH THIS PROGRAM.

Valid-License-Identifier: MIT

SPDX-URL: <https://spdx.org/licenses/MIT.html>

Usage-Guide:

To use the MIT License put the following SPDX tag/value pair into a
comment according to the placement guidelines in the licensing rules
documentation:

SPDX-License-Identifier: MIT

License-Text:

MIT License

Copyright (c) <year> <copyright holders>

Permission is hereby granted, free of charge, to any person obtaining a
copy of this software and associated documentation files (the "Software"),
to deal in the Software without restriction, including without limitation
the rights to use, copy, modify, merge, publish, distribute, sublicense,
and/or sell copies of the Software, and to permit persons to whom the
Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in
all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Valid-License-Identifier: BSD-2-Clause

SPDX-URL: <https://spdx.org/licenses/BSD-2-Clause.html>

Usage-Guide:

To use the BSD 2-clause "Simplified" License put the following SPDX tag/value pair into a comment according to the placement guidelines in the licensing rules documentation:

SPDX-License-Identifier: BSD-2-Clause

License-Text:

Copyright (c) <year> <owner> . All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT HOLDER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

SPDX-Exception-Identifier: Linux-syscall-note

SPDX-URL: <https://spdx.org/licenses/Linux-syscall-note.html>

SPDX-Licenses: GPL-2.0, GPL-2.0+, GPL-1.0+, LGPL-2.0, LGPL-2.0+, LGPL-2.1, LGPL-2.1+, GPL-2.0-only, GPL-2.0-or-later

Usage-Guide:

This exception is used together with one of the above SPDX-Licenses to mark user space API (uapi) header files so they can be included

into non GPL compliant user space application code.

To use this exception add it with the keyword WITH to one of the identifiers in the SPDX-Licenses tag:

SPDX-License-Identifier: <SPDX-License> WITH Linux-syscall-note
License-Text:

NOTE! This copyright does **not** cover user programs that use kernel services by normal system calls - this is merely considered normal use of the kernel, and does **not** fall under the heading of "derived work". Also note that the GPL below is copyrighted by the Free Software Foundation, but the instance of code that it refers to (the Linux kernel) is copyrighted by me and others who actually wrote it.

Also note that the only valid version of the GPL as far as the kernel is concerned is `_this_` particular version of the license (ie v2, not v2.2 or v3.x or whatever), unless explicitly otherwise stated.

Linus Torvalds

Valid-License-Identifier: BSD-3-Clause-Clear

SPDX-URL: <https://spdx.org/licenses/BSD-3-Clause-Clear.html>

Usage-Guide:

To use the BSD 3-clause "Clear" License put the following SPDX tag/value pair into a comment according to the placement guidelines in the licensing rules documentation:

SPDX-License-Identifier: BSD-3-Clause-Clear
License-Text:

The Clear BSD License

Copyright (c) [xxxx]-[xxxx] [Owner Organization]

All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted (subject to the limitations in the disclaimer below) provided that the following conditions are met:

* Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.

* Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

* Neither

the name of [Owner Organization] nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

NO EXPRESS OR IMPLIED LICENSES TO ANY PARTY'S PATENT RIGHTS ARE GRANTED BY THIS LICENSE. THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT HOLDER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

This is the full-colour version of the currently unofficial Linux logo ("currently unofficial" just means that there has been no paperwork and that I have not really announced it yet). It was created by Larry Ewing, and is freely usable as long as you acknowledge Larry as the original artist.

Note that there are black-and-white versions of this available that scale down to smaller sizes and are better for letterheads or whatever you want to use it for: for the full range of logos take a look at Larry's web-page:

<http://www.isc.tamu.edu/~lewing/linux/>
Copyright (c) 2003-2014 QLogic Corporation
QLogic Linux FC-FCoE Driver

This program includes a device driver for Linux 3.x.
You may modify and redistribute the device driver code under the GNU General Public License (a copy of which is attached hereto as Exhibit A) published by the Free Software Foundation (version 2).

EXHIBIT A

GNU GENERAL PUBLIC LICENSE Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.
51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA
Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. This General Public License applies to most of the Free Software Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Lesser General Public License instead.) You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and modification follow.

GNU GENERAL PUBLIC LICENSE
TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

- a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.
- b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.

c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Program.

In addition, mere aggregation of another work not based on the Program with the Program (or with a work based on the Program) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

- a) Accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,
- b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms

of Sections 1 and 2 above on a medium customarily used for software interchange; or,

c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works.

These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to

these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software

Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this.

Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

Valid-License-Identifier: Linux-OpenIB

SPDX-URL: <https://spdx.org/licenses/Linux-OpenIB.html>

Usage-Guide:

To use the Linux Kernel Variant of OpenIB.org license put the following

SPDX tag/value pair into a comment according to the placement guidelines in the licensing rules documentation:

SPDX-License-Identifier: Linux-OpenIB

License-Text:

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS

FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Copyright (c) 2003-2011 QLogic Corporation

QLogic Linux qlge NIC Driver

You may modify and redistribute the device driver code under the GNU General Public License (a copy of which is attached hereto as Exhibit A) published by the Free Software Foundation (version 2).

EXHIBIT A

GNU GENERAL PUBLIC LICENSE

Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.
51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA
Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. This General Public License applies to most of the Free Software

Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Lesser General Public License instead.) You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and modification follow.

GNU GENERAL PUBLIC LICENSE
TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

- a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.
- b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.
- c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a

notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but

does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Program.

In addition, mere aggregation of another work not based on the Program with the Program (or with a work based on the Program) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

a) Accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you

received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If

distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent

infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program

specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

FlashPoint Driver Developer's Kit
Version 1.0

Copyright 1995-1996 by Mylex Corporation
All Rights Reserved

This program is free software; you may redistribute and/or modify it under the terms of either:

- a) the GNU General Public License as published by the Free Software

Foundation; either version 2, or (at your option) any later version,

or

b) the "BSD-style License" included below.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY, without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See either the GNU General Public License or the BSD-style License below for more details.

You should have received a copy of the GNU General Public License along with this program; if not, write to the Free Software Foundation, Inc., 675 Mass Ave, Cambridge, MA 02139, USA.

The BSD-style License is as follows:

Redistribution

and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain this LICENSE.FlashPoint file, without modification, this list of conditions, and the following disclaimer. The following copyright notice must appear immediately at the beginning of all source files:

Copyright 1995-1996 by Mylex Corporation. All Rights Reserved

This file is available under both the GNU General Public License and a BSD-style copyright; see LICENSE.FlashPoint for details.

2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
3. The name of Mylex Corporation may not be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE

IS PROVIDED BY MYLEX CORP. ``AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE AUTHOR OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER

CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

1.991 jansi---java-library-for-generating-and-interpreting-ansi-escape-sequences. 1.5.0

1.991.1 Available under license :

Apache License
Version 2.0, January 2004
<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or

Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this

License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You

institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use,

reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability

incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

1.992 etcd-raft 0.5.0-

alpha.5.0.20230414071934-94593e63d45c

1.992.1 Available under license :

No license file was found, but licenses were detected in source scan.

/*

Copyright 2014 CoreOS, Inc.

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software

distributed under the License is distributed on an "AS IS" BASIS,
WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
See the License for the specific language governing permissions and
limitations under the License.

*/

Found in path(s):

```
* /opt/cola/permits/1814554562_1696951012.4391515/0/raft-40-zip/raft/util.go
* /opt/cola/permits/1814554562_1696951012.4391515/0/raft-40-zip/raft/log.go
* /opt/cola/permits/1814554562_1696951012.4391515/0/raft-40-zip/raft/log_unstable_test.go
* /opt/cola/permits/1814554562_1696951012.4391515/0/raft-40-zip/raft/node_test.go
*
/opt/cola/permits/1814554562_1696951012.4391515/0/raft-40-zip/raft/raft.go
* /opt/cola/permits/1814554562_1696951012.4391515/0/raft-40-zip/raft/node.go
* /opt/cola/permits/1814554562_1696951012.4391515/0/raft-40-zip/raft/diff_test.go
* /opt/cola/permits/1814554562_1696951012.4391515/0/raft-40-zip/raft/log_test.go
* /opt/cola/permits/1814554562_1696951012.4391515/0/raft-40-zip/raft/doc.go
* /opt/cola/permits/1814554562_1696951012.4391515/0/raft-40-zip/raft/log_unstable.go
* /opt/cola/permits/1814554562_1696951012.4391515/0/raft-40-zip/raft/raft_test.go
* /opt/cola/permits/1814554562_1696951012.4391515/0/raft-40-zip/raft/storage.go
* /opt/cola/permits/1814554562_1696951012.4391515/0/raft-40-zip/raft/node_bench_test.go
* /opt/cola/permits/1814554562_1696951012.4391515/0/raft-40-zip/raft/example_test.go
* /opt/cola/permits/1814554562_1696951012.4391515/0/raft-40-zip/raft/raft_paper_test.go
```

1.993 capnslog 0.0.0-20230327231512- ba87abf18a23

1.993.1 Available under license :

CoreOS Project
Copyright 2014 CoreOS, Inc

This product includes software developed at CoreOS, Inc.
(<http://www.coreos.com/>).

Apache License

Version 2.0, January 2004
<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction,
and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by
the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You"
(or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations,
or other modifications
represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems
that are managed by, or on behalf of, the
Licensor for the purpose of discussing and improving the Work, but

excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and

(d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not

pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. **Submission of Contributions.** Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. **Trademarks.** This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. **Disclaimer of Warranty.** Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the

appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "{}" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright {yyyy} {name of copyright owner}

Licensed under the Apache License, Version 2.0 (the "License"); you may not use this file except in compliance with the License. You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

1.994 spew 1.1.1

1.994.1 Available under license :

ISC License

Copyright (c) 2012-2016 Dave Collins <dave@davec.name>

Permission to use, copy, modify, and distribute this software for any purpose with or without fee is hereby granted, provided that the above copyright notice and this permission notice appear in all copies.

THE SOFTWARE IS PROVIDED "AS IS" AND THE AUTHOR DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS. IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY SPECIAL, DIRECT, INDIRECT, OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

1.995 gojsonreference 0.0.0-20180127040603-bd5ef7bd5415

1.995.1 Available under license :

Apache License
Version 2.0, January 2004
<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this

License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the

Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

(a) You must give any other recipients of the Work or Derivative Works a copy of this License; and

(b) You must cause any modified files to carry prominent notices stating that You changed the files; and

(c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and

(d) If the Work includes a "NOTICE" text file as part of its

distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not

pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.
9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright 2015 xei puuv

Licensed under the Apache License, Version 2.0 (the "License"); you may not use this file except in compliance with the License. You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS,

WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
See the License for the specific language governing permissions and
limitations under the License.

1.996 mergo 0.3.13

1.996.1 Available under license :

Copyright (c) 2013 Dario Casta. All rights reserved.

Copyright (c) 2012 The Go Authors. All rights reserved.

Redistribution and use in source and binary forms, with or without
modification, are permitted provided that the following conditions are
met:

- * Redistributions of source code must retain the above copyright
notice, this list of conditions and the following disclaimer.

- * Redistributions in binary form must reproduce the above
copyright notice, this list of conditions and the following disclaimer
in the documentation and/or other materials provided with the
distribution.

- * Neither the name of Google Inc. nor the names of its
contributors may be used to endorse or promote products derived from
this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS
"AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT
LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR
A PARTICULAR PURPOSE

ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT
OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL,
SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT
LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE,
DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY
THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT
(INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE
OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

```
import: ../../../../fossene/db/schema/thing.yml
```

```
fields:
```

```
  site: string
```

```
  author: root
```

1.997 gofuzz 1.2.0

1.997.1 Available under license :

Apache License
Version 2.0, January 2004
<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain

separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without

modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include

the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

1.998 grpc-gateway 1.16.0

1.998.1 Available under license :

Copyright (c) 2015, Gengo, Inc.

All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- * Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- * Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
- * Neither the name of Gengo, Inc. nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES;

LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Apache License
Version 2.0, January 2004
<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial

revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.
7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.
8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.
9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

Copyright 2010 The Go Authors. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- * Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.

- * Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

- * Neither the name of Google Inc. nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER

OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT

(INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

1.999 urfave-cli 1.22.4

1.999.1 Available under license :

MIT License

Copyright (c) 2016 Jeremy Saenz & Contributors

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

1.1000 curl 7.68.0-1ubuntu2.20

1.1000.1 Available under license :

COPYRIGHT AND PERMISSION NOTICE

Copyright (c) 1996 - 2020, Daniel Stenberg, <daniel@haxx.se>, and many contributors, see the THANKS file.

All rights reserved.

Permission to use, copy, modify, and distribute this software for any purpose with or without fee is hereby granted, provided that the above copyright notice and this permission notice appear in all copies.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT OF THIRD PARTY RIGHTS. IN

NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Except as contained in this notice, the name of a copyright holder shall not be used in advertising or otherwise to promote the sale, use or other dealings in this Software without prior written authorization of the copyright holder.
License Mixing
=====

libcurl can be built to use a fair amount of various third party libraries, libraries that are written and provided by other parties that are distributed using their own licenses. Even libcurl itself contains code that may cause problems to some. This document attempts to describe what licenses libcurl and the other libraries use and what possible dilemmas linking and mixing them all can lead to for end users.

I am not a lawyer and this is not legal advice!

One common dilemma is that [GPL](<https://www.gnu.org/licenses/gpl.html>) licensed code is not allowed to be linked with code licensed under the [Original BSD license](<https://spdx.org/licenses/BSD-4-Clause.html>) (with the announcement clause). You may still build your own copies that use them all, but distributing them as binaries would be to violate the GPL license - unless you accompany your license with an [exception](<https://www.gnu.org/licenses/gpl-faq.html#GPLIncompatibleLibs>). This particular problem was addressed when the [Modified BSD license](<https://opensource.org/licenses/BSD-3-Clause>) was created, which does not have the announcement clause that collides with GPL.

libcurl

Uses an [MIT style license](<https://curl.haxx.se/docs/copyright.html>) that is very liberal.

OpenSSL

(May be used for SSL/TLS support) Uses an Original BSD-style license with an announcement clause that makes it "incompatible" with GPL. You are not allowed to ship binaries that link with OpenSSL that includes GPL code (unless that specific GPL code includes an exception for OpenSSL - a habit that is growing more and more common). If OpenSSL's licensing is a problem for you, consider using another TLS library.

GnuTLS

(May be used for SSL/TLS support) Uses the [LGPL](<https://www.gnu.org/licenses/lgpl.html>) license. If this is a problem for you, consider using another TLS library. Also note that GnuTLS itself depends on and uses other libs (libgcrypt and libgpg-error) and they too are LGPL- or GPL-licensed.

WolfSSL

(May be used for SSL/TLS support) Uses the GPL license or a proprietary license. If this is a problem for you, consider using another TLS library.

NSS

(May be used for SSL/TLS support) Is covered by the [MPL](<https://www.mozilla.org/MPL/>) license, the GPL license and the LGPL license. You may choose to license the code under MPL terms, GPL terms, or LGPL terms. These licenses grant you different permissions and impose different obligations. You should select the license that best meets your needs.

mbedTLS

(May be used for SSL/TLS support) Uses the [Apache 2.0 license](<https://opensource.org/licenses/Apache-2.0>) or the GPL license. You may choose to license the code under Apache 2.0 terms or GPL terms. These licenses grant you different permissions and impose different obligations. You should select the license that best meets your needs.

BoringSSL

(May be used for SSL/TLS support) As an OpenSSL fork, it has the same license as that.

libressl

(May be used for SSL/TLS support) As an OpenSSL fork, it has the same license as that.

BearSSL

(May be used for SSL/TLS support) Uses an MIT license that is very liberal and imposes no restrictions on any other library or part you may link with.

c-ares

(Used for asynchronous name resolves) Uses an MIT license that is very

liberal and imposes no restrictions on any other library or part you may link with.

zlib

(Used for compressed Transfer-Encoding support) Uses an MIT-style license that shouldn't collide with any other library.

MIT Kerberos

(May be used for GSS support) MIT licensed, that shouldn't collide with any other parts.

Heimdal

(May be used for GSS support) Heimdal is Original BSD licensed with the announcement clause.

GNU GSS

(May be used for GSS support) GNU GSS is GPL licensed. Note that you may not distribute binary curl packages that uses this if you build curl to also link and use any Original BSD licensed libraries!

libidn

(Used for IDNA support) Uses the GNU Lesser General Public License [3]. LGPL is a variation of GPL with slightly less aggressive "copyleft". This license requires more requirements to be met when distributing binaries, see the license for details. Also note that if you distribute a binary that includes this library, you must also include the full LGPL license text. Please properly point out what parts of the distributed package that the license addresses.

OpenLDAP

(Used for LDAP support) Uses a Modified BSD-style license. Since libcurl uses OpenLDAP as a shared library only, I have not heard of anyone that ships OpenLDAP linked with libcurl in an app.

libssh2

(Used for scp and sftp support) libssh2 uses a Modified BSD-style license.

1.1001 x-sys 0.13.0

1.1001.1 Available under license :

Copyright (c) 2013 unformatt

MIT License

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

1.1002 x-crypto 0.14.0

1.1002.1 Available under license :

Copyright (c) 2009 The Go Authors. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- * Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- * Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
- * Neither the name of Google Inc. nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER

OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

1.1003 ..-api v3.5.9

1.1003.1 Available under license :

Apache License
Version 2.0, January 2004
<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable

(except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer,

and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

1.1004 ..-etcdctl v3.5.9

1.1004.1 Available under license :

Apache License
Version 2.0, January 2004
<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted"

means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

(a) You must give any other recipients of the Work or Derivative Works a copy of this License; and

(b) You must cause any modified files to carry prominent notices stating that You changed the files; and

- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each

Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");

you may not use this file except in compliance with the License.

You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

1.1005 ..-pkg v3.5.9

1.1005.1 Available under license :

Apache License
Version 2.0, January 2004
<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but

not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work,

where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and

may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this

License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

1.1006 ..-raft v3.5.9

1.1006.1 Available under license :

Apache License
Version 2.0, January 2004
<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction,

and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to

communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and

attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and

(d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or

implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

1.1007 ..-server v3.5.9

1.1007.1 Available under license :

Apache License
Version 2.0, January 2004
<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their

Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf

of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

1.1008 client-pkg v3.5.9

1.1008.1 Available under license :

Apache License
Version 2.0, January 2004
<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems,

and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this

License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the

Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work,

excluding those notices that do not pertain to any part of the Derivative Works; and

(d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not

pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. **Submission of Contributions.** Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions. Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. **Trademarks.** This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. **Disclaimer of Warranty.** Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions

of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

1.1009 staging-src-k8s.io-client-go v1.26.9

1.1009.1 Available under license :

Copyright (c) 2009 The Go Authors. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- * Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- * Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
- * Neither the name of Google Inc. nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER

OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Apache License
Version 2.0, January 2004
<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted"

means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

(a) You must give any other recipients of the Work or Derivative Works a copy of this License; and

(b) You must cause any modified files to carry prominent notices stating that You changed the files; and

- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each

Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");

you may not use this file except in compliance with the License.

You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

1.1010 staging-src-k8s.io-apimachinery

v1.26.9

1.1010.1 Available under license :

Copyright (c) 2009 The Go Authors. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- * Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- * Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
- * Neither the name of Google Inc. nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER

OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Apache License
Version 2.0, January 2004

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including

the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

(a) You must give any other recipients of the Work or

Derivative Works a copy of this License; and

- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the

origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier

identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software
distributed under the License is distributed on an "AS IS" BASIS,
WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
See the License for the specific language governing permissions and
limitations under the License.

1.1011 staging-src-k8s.io-component-helpers v1.26.9

1.1011.1 Available under license :

Apache License
Version 2.0, January 2004
<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction,
and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by
the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all
other entities that control, are controlled by, or are under common
control with that entity. For the purposes of this definition,
"control" means (i) the power, direct or indirect, to cause the
direction or management of such entity, whether by contract or
otherwise, or (ii) ownership of fifty percent (50%) or more of the
outstanding shares, or (iii) beneficial ownership
of such entity.

"You" (or "Your") shall mean an individual or Legal Entity
exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and

do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all

other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

1.1012 staging-src-k8s.io-kubectrl v1.26.9

1.1012.1 Available under license :

Apache License
Version 2.0, January 2004
<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions

to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

(a) You must give any other recipients of the Work or Derivative Works a copy of this License; and

- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the

content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "{}" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright {yyyy} {name of copyright owner}

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software
distributed under the License is distributed on an "AS IS" BASIS,
WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
See the License for the specific language governing permissions and
limitations under the License.

1.1013 staging-src-k8s.io-cli-runtime v1.26.9

1.1013.1 Available under license :

Apache License
Version 2.0, January 2004
<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction,
and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by
the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all
other entities that control, are controlled by, or are under common
control with that entity. For the purposes of this definition,
"control" means (i) the power, direct or indirect, to cause the
direction or management of such entity, whether by contract or
otherwise, or (ii) ownership of fifty percent (50%) or more of the
outstanding shares, or (iii) beneficial ownership
of such entity.

"You" (or "Your") shall mean an individual or Legal Entity
exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications,
including but not limited to software source code, documentation

source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this

License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided

that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

1.1014 staging-src-k8s.io-api v1.26.9

1.1014.1 Available under license :

Apache License
Version 2.0, January 2004
<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner

or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

(a) You must give any other recipients of the Work or Derivative Works a copy of this License; and

(b) You must cause any modified files to carry prominent notices

stating that You changed the files; and

(c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and

(d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions. Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software
distributed under the License is distributed on an "AS IS" BASIS,
WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
See the License for the specific language governing permissions and
limitations under the License.

1.1015 staging-src-k8s.io-component-base v1.26.9

1.1015.1 Available under license :

Apache License
Version 2.0, January 2004
<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction,
and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by
the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all
other entities that control, are controlled by, or are under common
control with that entity. For the purposes of this definition,
"control" means (i) the power, direct or indirect, to cause the
direction or management of such entity, whether by contract or
otherwise, or (ii) ownership of fifty percent (50%) or more of the
outstanding shares, or (iii) beneficial ownership
of such entity.

"You" (or "Your") shall mean an individual or Legal Entity
exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications,
including but not limited to software source code, documentation

source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this

License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided

that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

1.1016 staging-src-k8s.io-metrics v1.26.9

1.1016.1 Available under license :

Apache License
Version 2.0, January 2004
<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of

the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and

- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions. Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or

agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "{}" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright {yyyy} {name of copyright owner}

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software
distributed under the License is distributed on an "AS IS" BASIS,
WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
See the License for the specific language governing permissions and
limitations under the License.

1.1017 golang 1.20.10

1.1017.1 Notifications :

This product includes software developed by the OpenSSL Project for use in the OpenSSL Toolkit
(<http://www.openssl.org/>)

This product includes cryptographic software written by Eric Young (eay@cryptsoft.com).

This product includes software written by Tim Hudson (tjh@cryptsoft.com).

1.1017.2 Available under license :

Apache License

Version 2.0, January 2004

<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction,
and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by
the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all
other entities that control, are controlled by, or are under common
control with that entity. For the purposes of this definition,
"control" means (i) the power, direct or indirect, to cause the
direction or management of such entity, whether by contract or
otherwise, or (ii) ownership of fifty percent (50%) or more of the
outstanding shares, or (iii) beneficial ownership
of such entity.

"You" (or "Your") shall mean an individual or Legal Entity
exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications,

including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of

this License,
each Contributor hereby grants to You a perpetual,
worldwide, non-exclusive, no-charge, royalty-free, irrevocable
(except as stated in this section) patent license to make, have made,
use, offer to sell, sell, import, and otherwise transfer the Work,
where such license applies only to those patent claims licensable
by such Contributor that are necessarily infringed by their
Contribution(s) alone or by combination of their Contribution(s)
with the Work to which such Contribution(s) was submitted. If You
institute patent litigation against any entity (including a
cross-claim or counterclaim in a lawsuit) alleging that the Work
or a Contribution incorporated within the Work constitutes direct
or contributory patent infringement, then any patent licenses
granted to You under this License for that Work shall terminate
as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute
copies of the

Work or Derivative Works thereof in any medium, with or without
modifications, and in Source or Object form, provided that You
meet the following conditions:

- (a) You must give any other recipients of the Work or
Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices
stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works
that You distribute, all copyright, patent, trademark, and
attribution notices from the Source form of the Work,
excluding those notices that do not pertain to any part of
the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its
distribution, then any Derivative Works that You distribute must
include a readable copy of the attribution notices contained
within such NOTICE file, excluding

those notices that do not

pertain to any part of the Derivative Works, in at least one
of the following places: within a NOTICE text file distributed
as part of the Derivative Works; within the Source form or
documentation, if provided along with the Derivative Works; or,
within a display generated by the Derivative Works, if and
wherever such third-party notices normally appear. The contents
of the NOTICE file are for informational purposes only and
do not modify the License. You may add Your own attribution
notices within Derivative Works that You distribute, alongside

or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions. Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "{}" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright {yyyy} {name of copyright owner}

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

The Go source code and supporting files in this directory are covered by the usual Go license (see ../../../../LICENSE).

When building with GOEXPERIMENT=borningcrypto, the following applies.

The goboringcrypto_linux_amd64.syso object file is built from BoringSSL source code by build/build.sh and is covered by the BoringSSL license reproduced below and also at <https://boringssl.googlesource.com/boringssl/+fips-20190808/LICENSE>.

* 4. The names "OpenSSL Toolkit" and "OpenSSL Project" must not be used to
 * endorse or promote products derived from this software without
 * prior written permission. For written permission, please contact
 * openssl-core@openssl.org.
 *

* 5. Products derived from this software may not be called "OpenSSL"
 * nor may "OpenSSL" appear in their names without prior written
 * permission of the OpenSSL Project.
 *

* 6. Redistributions of any form whatsoever must retain the following
 * acknowledgment:
 * "This product includes software developed by the OpenSSL Project
 * for use in the OpenSSL Toolkit
 * (<http://www.openssl.org/>)"
 *

* THIS SOFTWARE IS PROVIDED BY THE OpenSSL PROJECT ``AS IS" AND ANY
 * EXPRESSED OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE
 * IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR
 * PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE OpenSSL PROJECT OR
 * ITS CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL,
 * SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT
 * NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES;
 * LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION)
 * HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT,
 * STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE)
 * ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED
 * OF THE POSSIBILITY OF SUCH DAMAGE.
 * =====
 *

* This product includes cryptographic software written by Eric Young
 * (eay@cryptsoft.com). This product
 * includes software written by Tim
 * Hudson (tjh@cryptsoft.com).
 *
 */

Original SSLeay License

 /* Copyright (C) 1995-1998 Eric Young (eay@cryptsoft.com)
 * All rights reserved.
 *
 * This package is an SSL implementation written
 * by Eric Young (eay@cryptsoft.com).
 * The implementation was written so as to conform with Netscapes SSL.
 *
 * This library is free for commercial and non-commercial use as long as
 * the following conditions are aheared to. The following conditions

- * apply to all code found in this distribution, be it the RC4, RSA,
- * lhash, DES, etc., code; not just the SSL code. The SSL documentation
- * included with this distribution is covered by the same copyright terms
- * except that the holder is Tim Hudson (tjh@cryptsoft.com).
- *
- * Copyright remains Eric Young's, and as such any Copyright notices in
- * the code are not to be removed.
- * If this package is used in a product, Eric Young should be given attribution
- * as the author of
- the parts of the library used.
- * This can be in the form of a textual message at program startup or
- * in documentation (online or textual) provided with the package.
- *
- * Redistribution and use in source and binary forms, with or without
- * modification, are permitted provided that the following conditions
- * are met:
- * 1. Redistributions of source code must retain the copyright
- * notice, this list of conditions and the following disclaimer.
- * 2. Redistributions in binary form must reproduce the above copyright
- * notice, this list of conditions and the following disclaimer in the
- * documentation and/or other materials provided with the distribution.
- * 3. All advertising materials mentioning features or use of this software
- * must display the following acknowledgement:
- * "This product includes cryptographic software written by
- * Eric Young (eay@cryptsoft.com)"
- * The word 'cryptographic' can be left out if the routines from the library
- * being used are
- not cryptographic related :-).
- * 4. If you include any Windows specific code (or a derivative thereof) from
- * the apps directory (application code) you must include an acknowledgement:
- * "This product includes software written by Tim Hudson (tjh@cryptsoft.com)"
- *
- * THIS SOFTWARE IS PROVIDED BY ERIC YOUNG ``AS IS" AND
- * ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE
- * IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE
- * ARE DISCLAIMED. IN NO EVENT SHALL THE AUTHOR OR CONTRIBUTORS BE LIABLE
- * FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL
- * DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS
- * OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION)
- * HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT
- * LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY
- * OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE
- POSSIBILITY OF
- * SUCH DAMAGE.
- *
- * The licence and distribution terms for any publically available version or
- * derivative of this code cannot be changed. i.e. this code cannot simply be
- * copied and put under another distribution licence

* [including the GNU Public Licence.]

*/

ISC license used for completely new code in BoringSSL:

/* Copyright (c) 2015, Google Inc.

*

* Permission to use, copy, modify, and/or distribute this software for any

* purpose with or without fee is hereby granted, provided that the above

* copyright notice and this permission notice appear in all copies.

*

* THE SOFTWARE IS PROVIDED "AS IS" AND THE AUTHOR DISCLAIMS ALL WARRANTIES

* WITH REGARD TO THIS SOFTWARE INCLUDING ALL IMPLIED WARRANTIES OF

* MERCHANTABILITY AND FITNESS. IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY

* SPECIAL, DIRECT, INDIRECT, OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES

* WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION

* OF CONTRACT, NEGLIGENCE

OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN

* CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE. */

Some files from Intel carry the following license:

Copyright (c) 2012, Intel Corporation

#

All rights reserved.

#

Redistribution and use in source and binary forms, with or without

modification, are permitted provided that the following conditions are

met:

#

* Redistributions of source code must retain the above copyright

notice, this list of conditions and the following disclaimer.

#

* Redistributions in binary form must reproduce the above copyright

notice, this list of conditions and the following disclaimer in the

documentation and/or other materials provided with the

distribution.

#

* Neither the name of the Intel Corporation nor the names of its

contributors may be used to endorse or promote products derived from

this software without specific prior written permission.

#

#

THIS SOFTWARE IS PROVIDED BY INTEL CORPORATION

""AS IS"" AND ANY

EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE

IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR
PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL INTEL CORPORATION OR
CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL,
EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO,
PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR
PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF
LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING
NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS
SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Copyright 2010-2021 Mike Bostock

Permission to use, copy, modify, and/or distribute this software for any purpose
with or without fee is hereby granted, provided that the above copyright notice
and this permission notice appear in all copies.

THE SOFTWARE IS PROVIDED "AS IS" AND THE AUTHOR DISCLAIMS ALL WARRANTIES WITH
REGARD TO THIS SOFTWARE INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND
FITNESS. IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY SPECIAL, DIRECT,
INDIRECT, OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM
LOSS
OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER
TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF
THIS SOFTWARE.

People who have agreed to one of the CLAs and can contribute patches.

The AUTHORS file lists the copyright holders; this file
lists people. For example, Google employees are listed here
but not in AUTHORS, because Google holds the copyright.

#

<https://developers.google.com/open-source/cla/individual>

<https://developers.google.com/open-source/cla/corporate>

#

Names should be added to this file as:

Name <email address>

Raul Silvera <rsilvera@google.com>

Tipp Moseley <tipp@google.com>

Hyoun Kyu Cho <netforce@google.com>

Martin Spier <spiermar@gmail.com>

Taco de Wolff <tacodewolff@gmail.com>

Andrew Hunter <andrewhunter@gmail.com>

Copyright (c) 2009 The Go Authors. All rights reserved.

Redistribution and use in source and binary forms, with or without
modification, are permitted provided that the following conditions are
met:

* Redistributions of source code must retain the above copyright
notice, this list of conditions and the following disclaimer.

* Redistributions in binary form must reproduce the above

copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

* Neither the name of Google Inc. nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER

OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Apache License
Version 2.0, January 2004
<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation

source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this

License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided

that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

Copyright (c) 2015 The Go Authors. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- * Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- * Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the

distribution.

* Neither the name of Google Inc. nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER

OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Copyright 2009-2017 Andrea Leofreddi <a.leofreddi@vleo.net>. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
3. Neither the name of the copyright holder nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL COPYRIGHT HOLDERS OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

The views and conclusions contained in the software and documentation are those of the

authors and should not be interpreted as representing official policies, either expressed or implied, of Andrea Leofreddi.

1.1018 libpng 1.6.37

1.1018.1 Available under license :

Copyright (c) 1998-2008 Greg Roelofs. All rights reserved.

This software is provided "as is," without warranty of any kind, express or implied. In no event shall the author or contributors be held liable for any damages arising in any way from the use of this software.

The contents of this file are DUAL-LICENSED. You may modify and/or redistribute this software according to the terms of one of the following two licenses (at your option):

LICENSE 1 ("BSD-like with advertising clause"):

Permission is granted to anyone to use this software for any purpose, including commercial applications, and to alter it and redistribute it freely, subject to the following restrictions:

1. Redistributions of source code must retain the above copyright notice, disclaimer, and this list of conditions.
2. Redistributions in binary form must reproduce the above copyright notice, disclaimer, and this list of conditions in the documentation and/or other materials provided with the distribution.
3. All advertising materials mentioning features or use of this software must display the following acknowledgment:

This product includes software developed by Greg Roelofs and contributors for the book, "PNG: The Definitive Guide," published by O'Reilly and Associates.

LICENSE 2 (GNU GPL v2 or later):

This program is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation; either version 2 of the License, or (at your option) any later version.

This program is distributed in the hope that it will be useful,
but WITHOUT ANY WARRANTY; without even the implied warranty of
MERCHANTABILITY or FITNESS FOR A PARTICULAR
PURPOSE. See the
GNU General Public License for more details.

You should have received a copy of the GNU General Public License
along with this program; if not, write to the Free Software Foundation,
Inc., 59 Temple Place, Suite 330, Boston, MA 02111-1307 USA

pnm2png / png2pnm --- conversion from PBM/PGM/PPM-file to PNG-file

copyright (C) 1999-2019 by Willem van Schaik <willem at schaik dot com>

Permission is hereby granted, free of charge, to any person obtaining a copy
of this software and associated documentation files (the "Software"), to deal
in the Software without restriction, including without limitation the rights
to use, copy, modify, merge, publish, distribute, sublicense, and/or sell
copies of the Software, and to permit persons to whom the Software is
furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all
copies or substantial portions of the Software.

The software is provided "as is", without warranty of any kind, express or
implied, including but not limited to the warranties of merchantability,
fitness for a particular purpose and noninfringement. In no event shall the
authors or copyright holders be liable for any claim, damages or other
liability,
whether in an action of contract, tort or otherwise, arising from,
out of or in connection with the software or the use or other dealings in the
software.

GNU GENERAL PUBLIC LICENSE
Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.
59 Temple Place, Suite 330, Boston, MA 02111-1307 USA
Everyone is permitted to copy and distribute verbatim copies
of this license document, but changing it is not allowed.

Preamble

The licenses for most software are designed to take away your
freedom to share and change it. By contrast, the GNU General Public
License is intended to guarantee your freedom to share and change free
software--to make sure the software is free for all its users. This

General Public License applies to most of the Free Software Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Library General Public License instead.) You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price.

Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and modification follow.

GNU GENERAL PUBLIC LICENSE
TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.

b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.

c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a

notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Program.

In addition, mere aggregation of another work not based on the Program with the Program (or with a work based on the Program) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

a) Accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such

an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues),

conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For

example, if a patent

license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any

later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

END OF TERMS AND CONDITIONS

How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively

convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

<one line to give the program's name and a brief idea of what it does.>
Copyright (C) <year> <name of author>

This program is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation; either version 2 of the License, or (at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program; if not, write to the Free Software Foundation, Inc., 59 Temple Place, Suite 330, Boston, MA 02111-1307 USA

Also add information on how to contact you by electronic and paper mail.

If the program is interactive, make it output a short notice like this when it starts in an interactive mode:

```
Gnomovision version 69, Copyright (C) year name of author
Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type `show w'.
This is free software, and you are welcome to redistribute
it
under certain conditions; type `show c' for details.
```

The hypothetical commands `show w' and `show c' should show the appropriate parts of the General Public License. Of course, the commands you use may be called something other than `show w' and `show c'; they could even be mouse-clicks or menu items--whatever suits your program.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the program, if necessary. Here is a sample; alter the names:

```
Yoyodyne, Inc., hereby disclaims all copyright interest in the program
`Gnomovision' (which makes passes at compilers) written by James Hacker.
```

```
<signature of Ty Coon>, 1 April 1989
Ty Coon, President of Vice
```


This General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this is

what you want to do, use the GNU Library General Public License instead of this License.

COPYRIGHT NOTICE, DISCLAIMER, and LICENSE

=====
PNG Reference Library License version 2

- * Copyright (c) 1995-2019 The PNG Reference Library Authors.
- * Copyright (c) 2018-2019 Cosmin Truta.
- * Copyright (c) 2000-2002, 2004, 2006-2018 Glenn Randers-Pehrson.
- * Copyright (c) 1996-1997 Andreas Dilger.
- * Copyright (c) 1995-1996 Guy Eric Schalnat, Group 42, Inc.

The software is supplied "as is", without warranty of any kind, express or implied, including, without limitation, the warranties of merchantability, fitness for a particular purpose, title, and non-infringement. In no event shall the Copyright owners, or anyone distributing the software, be liable for any damages or other liability, whether in contract, tort or otherwise, arising from, out of, or in connection with the software, or the use or other dealings in the software, even if advised of the possibility of such damage.

Permission is hereby granted
to use, copy, modify, and distribute
this software, or portions hereof, for any purpose, without fee,
subject to the following restrictions:

1. The origin of this software must not be misrepresented; you must not claim that you wrote the original software. If you use this software in a product, an acknowledgment in the product documentation would be appreciated, but is not required.
2. Altered source versions must be plainly marked as such, and must not be misrepresented as being the original software.
3. This Copyright notice may not be removed or altered from any source or altered source distribution.

PNG Reference Library License version 1 (for libpng 0.5 through 1.6.35)

libpng versions 1.0.7, July 1, 2000, through 1.6.35, July 15, 2018 are Copyright (c) 2000-2002, 2004, 2006-2018 Glenn Randers-Pehrson, are derived from libpng-1.0.6, and are distributed according to the same disclaimer

and license as libpng-1.0.6 with the following individuals added to the list of Contributing Authors:

Simon-Pierre Cadieux
Eric S. Raymond
Mans Rullgard
Cosmin Truta
Gilles Vollant
James Yu
Mandar Sahastrabudde
Google Inc.
Vadim Barkov

and with the following additions to the disclaimer:

There is no warranty against interference with your enjoyment of the library or against infringement. There is no warranty that our efforts or the library will fulfill any of your particular purposes or needs. This library is provided with all faults, and the entire risk of satisfactory quality, performance, accuracy, and effort is with the user.

Some files in the "contrib" directory and some configure-generated files that are distributed with libpng have other copyright owners, and are released under other open source licenses.

libpng versions 0.97, January 1998, through 1.0.6, March 20, 2000, are Copyright (c) 1998-2000 Glenn Randers-Pehrson, are derived from libpng-0.96, and are distributed according to the same disclaimer and license as libpng-0.96, with the following individuals added to the list of Contributing Authors:

Tom Lane
Glenn Randers-Pehrson
Willem van Schaik

libpng versions 0.89, June 1996, through 0.96, May 1997, are Copyright (c) 1996-1997 Andreas Dilger, are derived from libpng-0.88, and are distributed according to the same disclaimer and license as libpng-0.88, with the following individuals added to the list of Contributing Authors:

John Bowler

Kevin Bracey
Sam Bushell
Magnus Holmgren
Greg Roelofs
Tom Tanner

Some files in the "scripts" directory have other copyright owners,
but are released under this license.

libpng versions 0.5, May 1995, through 0.88, January 1996, are
Copyright (c) 1995-1996 Guy Eric Schalnat, Group 42, Inc.

For the purposes of this copyright and license, "Contributing Authors"
is defined as the following set of individuals:

Andreas Dilger
Dave Martindale
Guy Eric Schalnat
Paul Schmidt
Tim Wegner

The PNG Reference Library is supplied "AS IS". The Contributing
Authors and Group 42, Inc. disclaim all warranties, expressed or
implied, including, without limitation, the warranties of
merchantability and of fitness for any purpose. The Contributing
Authors and Group 42, Inc. assume no liability for direct, indirect,
incidental, special, exemplary, or consequential damages, which may
result from the use of the PNG Reference Library, even if advised of
the possibility of such damage.

Permission is hereby granted to use, copy, modify, and distribute this
source code, or portions hereof, for any purpose, without fee, subject
to the following restrictions:

1. The origin of this source code must not be misrepresented.
2. Altered versions must be plainly marked as such and must not
be misrepresented as being the original source.
3. This Copyright notice may not be removed or altered from
any
source or altered source distribution.

The Contributing Authors and Group 42, Inc. specifically permit,
without fee, and encourage the use of this source code as a component
to supporting the PNG file format in commercial products. If you use
this source code in a product, acknowledgment is not required but would
be appreciated.

1.1019 spring-framework 5.3.26

1.1019.1 Available under license :

Spring Framework \${version}

Copyright (c) 2002-\${copyright} Pivotal, Inc.

This product is licensed to you under the Apache License, Version 2.0 (the "License"). You may not use this product except in compliance with the License.

This product may include a number of subcomponents with separate copyright notices and license terms. Your use of the source code for these subcomponents is subject to the terms and conditions of the subcomponent's license, as noted in the license.txt file.

Apache License
Version 2.0, January 2004
<https://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical

transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made,

use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the

Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding

those notices that do not

pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity,

or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "{}" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright {yyyy} {name of copyright owner}

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.
You may obtain a copy of the License at

<https://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

Apache License
Version 2.0, January 2004
<https://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this

License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the

Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

(a) You must give any other recipients of the Work or Derivative Works a copy of this License; and

(b) You must cause any modified files to carry prominent notices stating that You changed the files; and

(c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and

(d) If the Work includes a "NOTICE" text file as part of its

distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not

pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.
9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.
You may obtain a copy of the License at

<https://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS,

WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
See the License for the specific language governing permissions and
limitations under the License.

=====

SPRING FRAMEWORK \${version} SUBCOMPONENTS:

Spring Framework \${version} includes a number of subcomponents with separate copyright notices and license terms. The product that includes this file does not necessarily use all the open source subcomponents referred to below. Your use of the source code for these subcomponents is subject to the terms and conditions of the following licenses.

>>> ASM 9.1 (org.ow2.asm:asm:9.1, org.ow2.asm:asm-commons:9.1):

Copyright (c) 2000-2011 INRIA, France Telecom
All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
3. Neither the name of the copyright holders nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF

THE POSSIBILITY OF SUCH DAMAGE.

Copyright (c) 1999-2009, OW2 Consortium <<https://www.ow2.org/>>

>>> CGLIB 3.3 (cglib:cglib:3.3):

Per the LICENSE file in the CGLIB JAR distribution downloaded from https://github.com/cglib/cglib/releases/download/RELEASE_3_3_0/cglib-3.3.0.jar, CGLIB 3.3 is licensed under the Apache License, version 2.0, the text of which is included above.

>>> Objenesis 3.2 (org.objenesis:objenesis:3.2):

Per the LICENSE file in the Objenesis ZIP distribution downloaded from <http://objenesis.org/download.html>, Objenesis 3.2 is licensed under the Apache License, version 2.0, the text of which is included above.

Per

the NOTICE file in the Objenesis ZIP distribution downloaded from <http://objenesis.org/download.html> and corresponding to section 4d of the Apache License, Version 2.0, in this case for Objenesis:

Objenesis

Copyright 2006-2019 Joe Walnes, Henri Tremblay, Leonardo Mesquita

=====

To the extent any open source components are licensed under the EPL and/or other similar licenses that require the source code and/or modifications to source code to be made available (as would be noted above), you may obtain a copy of the source code corresponding to the binaries for such open source components and modifications thereto, if any, (the "Source Files"), by downloading the Source Files from <https://spring.io/projects>, Pivotal's website at <https://network.pivotal.io/open-source>, or by sending a request, with your name and address to: Pivotal Software, Inc., 875 Howard Street, 5th floor, San Francisco, CA 94103,

Attention: General Counsel. All such requests should clearly specify: OPEN SOURCE FILES REQUEST, Attention General Counsel. Pivotal can mail a copy of the Source Files to you on a CD or equivalent physical medium.

This offer to obtain a copy of the Source Files is valid for three years from the date you acquired this Software product. Alternatively, the Source Files may accompany the Software.

1.1020 snappy-java 1.1.10.1

1.1020.1 Available under license :

Apache License
Version 2.0, January 2004
<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the

editorial
revisions, annotations, elaborations, or other modifications
represent, as a whole, an original work of authorship. For the purposes
of this License, Derivative Works shall not include works that remain
separable from, or merely link (or bind by name) to the interfaces of,
the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including
the original version of the Work and any modifications or additions
to that Work or Derivative Works thereof, that is intentionally
submitted to Licensor for inclusion in the Work by the copyright owner
or by an individual or Legal Entity authorized to submit on behalf of
the copyright owner. For the purposes of this definition, "submitted"
means any form of electronic, verbal, or written communication sent
to the Licensor or its representatives, including but not limited to
communication on electronic mailing lists, source code control systems,
and issue tracking systems that are managed by, or on behalf of, the
Licensor for the purpose of discussing and improving the Work, but
excluding communication that is conspicuously marked or otherwise
designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity
on behalf of whom a Contribution has been received by Licensor and
subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of
this License, each Contributor hereby grants to You a perpetual,
worldwide, non-exclusive, no-charge, royalty-free, irrevocable
copyright license to reproduce, prepare Derivative Works of,
publicly display, publicly perform, sublicense, and distribute the
Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of
this

License, each Contributor hereby grants to You a perpetual,
worldwide, non-exclusive, no-charge, royalty-free, irrevocable
(except as stated in this section) patent license to make, have made,
use, offer to sell, sell, import, and otherwise transfer the Work,
where such license applies only to those patent claims licensable
by such Contributor that are necessarily infringed by their
Contribution(s) alone or by combination of their Contribution(s)
with the Work to which such Contribution(s) was submitted. If You
institute patent litigation against any entity (including a
cross-claim or counterclaim in a lawsuit) alleging that the Work
or a Contribution incorporated within the Work constitutes direct
or contributory patent infringement, then any patent licenses
granted to You under this License for that Work shall terminate
as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of

this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

This product includes software developed by Google
Snappy: <http://code.google.com/p/snappy/> (New BSD License)

This product includes software developed by Apache
PureJavaCrc32C from apache-hadoop-common <http://hadoop.apache.org/>
(Apache 2.0 license)

This library contains statically linked libstdc++. This inclusion is allowed by "GCC Runtime Library Exception"
<http://gcc.gnu.org/onlinedocs/libstdc++/manual/license.html>

== Contributors ==

- * Tatu Saloranta
- * Providing benchmark suite
- * Alec Wysoker
- * Performance and memory usage improvement

1.1021 go-restful 3.9.0

1.1021.1 Available under license :

Copyright (c) 2012,2013 Ernest Micklei

MIT License

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

1.1022 go-restful 3.10.1

1.1022.1 Available under license :

Copyright (c) 2012,2013 Ernest Micklei

MIT License

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

1.1023 openjdk-jre 1.8.0u382

1.1023.1 Available under license :

Copyright (c) 1999-2003 David Corcoran <corcoran@musclecard.com>
Copyright (c) 2001-2011 Ludovic Rousseau <ludovic.rousseau@free.fr>
All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
3. The name of the author may not be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE AUTHOR ``AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN

NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Some files are under GNU GPL v3 or any later version

- doc/example/pcsc_demo.c
- the files in src/spy/
- the files in UnitaryTests/

Copyright (C) 2003-2014 Ludovic Rousseau

This program is free software: you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation, either version 3 of the License, or (at your option) any later version.

This program is distributed in the hope that it will be useful,

but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program. If not, see <<http://www.gnu.org/licenses/>>.

Files src/auth.c and src/auth.h are:

- * Copyright (C) 2013 Red Hat
- *
- * All rights reserved.
- * Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:
- *
- * 1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- *
- * 2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
- *
- * THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS
- * "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT
- * LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS
- * FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE
- * COPYRIGHT HOLDER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT,
- * INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING,
- * BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS
- * OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED
- * AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY,
- * OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF
- * THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH
- * DAMAGE.
- *
- * Author: Nikos Mavrogiannopoulos <nmav@redhat.com>

Files src/simclist.c and src/simclist.h are:

- * Copyright (c) 2007,2008,2009,2010,2011 Mij <mij@bitchx.it>
- *
- * Permission to use, copy, modify, and distribute this software for any purpose with or without fee is hereby granted, provided that the above copyright notice and this permission notice appear in all copies.
- *
- * THE SOFTWARE IS PROVIDED "AS IS" AND THE AUTHOR DISCLAIMS ALL WARRANTIES

* WITH REGARD TO THIS SOFTWARE INCLUDING ALL IMPLIED WARRANTIES OF
* MERCHANTABILITY AND FITNESS. IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR
* ANY SPECIAL, DIRECT, INDIRECT, OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES
* WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN
* ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF
* OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

Copyright (c) %YEARS%, Oracle and/or its affiliates. All rights reserved.

DO NOT ALTER OR REMOVE COPYRIGHT NOTICES OR THIS FILE HEADER.

This code is free software; you can redistribute it and/or modify it
under the terms of the GNU General Public License version 2 only, as
published by the Free Software Foundation.

This code is distributed in the hope that it will be useful, but WITHOUT
ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or
FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License
version 2 for more details (a copy is included in the LICENSE file that
accompanied this code).

You should have received a copy of the GNU General Public License version
2 along with this work; if not, write to the Free Software Foundation,
Inc., 51 Franklin St, Fifth Floor, Boston, MA 02110-1301 USA.

Please contact Oracle, 500 Oracle Parkway, Redwood Shores, CA 94065 USA
or visit www.oracle.com if you need additional information or have any
questions.

Within this directory, each of the file listed below is licensed under
the terms given in the file LICENSE-MPL, also in this directory.

PRIMES
COPYRIGHT NOTICE, DISCLAIMER, and LICENSE

=====

PNG Reference Library License version 2

- * Copyright (c) 1995-2019 The PNG Reference Library Authors.
- * Copyright (c) 2018-2019 Cosmin Truta.
- * Copyright (c) 2000-2002, 2004, 2006-2018 Glenn Randers-Pehrson.
- * Copyright (c) 1996-1997 Andreas Dilger.
- * Copyright (c) 1995-1996 Guy Eric Schalnat, Group 42, Inc.

The software is supplied "as is", without warranty of any kind,
express or implied, including, without limitation, the warranties
of merchantability, fitness for a particular purpose, title, and
non-infringement. In no event shall the Copyright owners, or
anyone distributing the software, be liable for any damages or
other liability, whether in contract, tort or otherwise, arising

from, out of, or in connection with the software, or the use or other dealings in the software, even if advised of the possibility of such damage.

Permission is hereby granted
to use, copy, modify, and distribute
this software, or portions hereof, for any purpose, without fee,
subject to the following restrictions:

1. The origin of this software must not be misrepresented; you must not claim that you wrote the original software. If you use this software in a product, an acknowledgment in the product documentation would be appreciated, but is not required.
2. Altered source versions must be plainly marked as such, and must not be misrepresented as being the original software.
3. This Copyright notice may not be removed or altered from any source or altered source distribution.

PNG Reference Library License version 1 (for libpng 0.5 through 1.6.35)

libpng versions 1.0.7, July 1, 2000, through 1.6.35, July 15, 2018 are
Copyright (c) 2000-2002, 2004, 2006-2018 Glenn Randers-Pehrson, are
derived from libpng-1.0.6, and are distributed according to the same
disclaimer

and license as libpng-1.0.6 with the following individuals
added to the list of Contributing Authors:

Simon-Pierre Cadieux
Eric S. Raymond
Mans Rullgard
Cosmin Truta
Gilles Vollant
James Yu
Mandar Sahastrabudde
Google Inc.
Vadim Barkov

and with the following additions to the disclaimer:

There is no warranty against interference with your enjoyment of
the library or against infringement. There is no warranty that our
efforts or the library will fulfill any of your particular purposes
or needs. This library is provided with all faults, and the entire
risk of satisfactory quality, performance, accuracy, and effort is

with the user.

Some files in the "contrib" directory and some configure-generated files that are distributed with libpng have other copyright owners, and are released under other open source licenses.

libpng versions 0.97, January 1998, through 1.0.6, March 20, 2000, are Copyright (c) 1998-2000 Glenn Randers-Pehrson, are derived from libpng-0.96, and are distributed according to the same disclaimer and license as libpng-0.96, with the following individuals added to the list of Contributing Authors:

Tom Lane
Glenn Randers-Pehrson
Willem van Schaik

libpng versions 0.89, June 1996, through 0.96, May 1997, are Copyright (c) 1996-1997 Andreas Dilger, are derived from libpng-0.88, and are distributed according to the same disclaimer and license as libpng-0.88, with the following individuals added to the list of Contributing Authors:

John Bowler
Kevin Bracey
Sam Bushell
Magnus Holmgren
Greg Roelofs
Tom Tanner

Some files in the "scripts" directory have other copyright owners, but are released under this license.

libpng versions 0.5, May 1995, through 0.88, January 1996, are Copyright (c) 1995-1996 Guy Eric Schalnat, Group 42, Inc.

For the purposes of this copyright and license, "Contributing Authors" is defined as the following set of individuals:

Andreas Dilger
Dave Martindale
Guy Eric Schalnat
Paul Schmidt
Tim Wegner

The PNG Reference Library is supplied "AS IS". The Contributing Authors and Group 42, Inc. disclaim all warranties, expressed or implied, including, without limitation, the warranties of

merchantability and of fitness for any purpose. The Contributing Authors and Group 42, Inc. assume no liability for direct, indirect, incidental, special, exemplary, or consequential damages, which may result from the use of the PNG Reference Library, even if advised of the possibility of such damage.

Permission is hereby granted to use, copy, modify, and distribute this source code, or portions hereof, for any purpose, without fee, subject to the following restrictions:

1. The origin of this source code must not be misrepresented.
2. Altered versions must be plainly marked as such and must not be misrepresented as being the original source.
3. This Copyright notice may not be removed or altered from any source or altered source distribution.

The Contributing Authors and Group 42, Inc. specifically permit, without fee, and encourage the use of this source code as a component to supporting the PNG file format in commercial products. If you use this source code in a product, acknowledgment is not required but would be appreciated.

The GIFLIB distribution is Copyright (c) 1997 Eric S. Raymond

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Within this directory, each of the file listed below is licensed under the terms given in the file LICENSE-MPL, also in this directory.

basecvt.pod

gcd.pod
invmod.pod
isprime.pod
lap.pod
mpi-test.pod
prime.txt
prng.pod

This is the copyright file
The GNU General Public License (GPL)

Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.
51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. This General Public License applies to most of the Free Software Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Library General Public License instead.) You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2)

offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also,

for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and modification follow.

TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.

b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.

c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, and can be reasonably considered independent and separate works in themselves, then this License, and its

terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Program.

In addition, mere aggregation of another work not based on the Program with the Program (or with a work based on the Program) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections

1 and

2 above provided that you also do one of the following:

a) Accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source

code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as

expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it.

However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to

do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body

of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS"

WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

END OF TERMS AND CONDITIONS

How

to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

One line to give the program's name and a brief idea of what it does.

Copyright (C) <year> <name of author>

This program is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation; either version 2 of the License, or (at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program; if not, write to the Free Software Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA.

Also add information on how to contact you by electronic and paper mail.

If the program is interactive, make it output a short notice like this when it starts in an interactive mode:

```
Gnomovision version 69, Copyright (C) year name of author Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type 'show w'. This is free software, and you are welcome to redistribute it under certain conditions; type 'show c' for details.
```

The hypothetical commands 'show w' and 'show c' should show the appropriate parts of the General Public License. Of course, the commands you use may be called something other than 'show w' and 'show c'; they could even be mouse-clicks or menu items--whatever suits your program.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the program, if necessary. Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the program 'Gnomovision' (which makes passes at compilers) written by James Hacker.

signature of Ty Coon, 1 April 1989

Ty Coon, President of Vice

This General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Library General Public License instead of this License.

"CLASSPATH" EXCEPTION TO THE GPL

Certain source files distributed by Oracle America and/or its affiliates are subject to the following clarification and special exception to the GPL, but only where Oracle has expressly included in the particular source file's header the words "Oracle designates this particular file as subject to the "Classpath" exception as provided by Oracle in the LICENSE file that accompanied this code."

Linking this library statically or dynamically with other modules is making a combined work based on this library. Thus, the terms and conditions of the GNU General Public License cover the whole combination.

As a special exception, the copyright holders of this library give you permission to link this library with independent modules to produce an executable, regardless of the license terms of these independent modules, and to copy and distribute the resulting executable under terms of your choice, provided that you also meet, for each linked independent module, the terms and conditions of the license of that module. An independent module is a module which is not derived from or based on this library. If you modify this library, you may extend this exception to your version of the library, but you are not obligated to do so. If you do not wish to do so, delete this exception statement from your version. NSS is available under the Mozilla Public License, version 2, a copy of which is below.

Note on GPL Compatibility

The MPL 2, section 3.3, permits you to combine NSS with code under the GNU General Public License (GPL) version 2, or any later version of that license, to make a Larger Work, and distribute the result under the GPL.

The only condition is that you must also make NSS, and any changes you have made to it, available to recipients under the terms of the MPL 2 also.

Anyone who receives the combined code from you does not have to continue to dual licence in this way, and may, if they wish, distribute under the terms of either of the two licences - either the MPL alone or the GPL alone. However, we discourage people from distributing copies of NSS under the GPL alone, because it means that any improvements they make cannot be reincorporated into the main version of NSS. There is never a need to do this for license compatibility reasons.

Note on LGPL Compatibility

The

above also applies to combining MPLed code in a single library with code under the GNU Lesser General Public License (LGPL) version 2.1, or any later version of that license. If the LGPLed code and the MPLed code are not in the same library, then the copyleft coverage of the two licences does not overlap, so no issues arise.

Mozilla Public License Version 2.0

=====

1. Definitions

1.1. "Contributor"

means each individual or legal entity that creates, contributes to the creation of, or owns Covered Software.

1.2. "Contributor Version"

means the combination of the Contributions of others (if any) used by a Contributor and that particular Contributor's Contribution.

1.3. "Contribution"

means Covered Software of a particular Contributor.

1.4. "Covered Software"

means Source Code Form to which the initial Contributor has attached the notice in Exhibit A, the Executable Form of such Source Code Form, and Modifications of such Source Code Form, in each case including portions thereof.

1.5. "Incompatible With Secondary Licenses"

means

- (a) that the initial Contributor has attached the notice described in Exhibit B to the Covered Software; or
- (b) that the Covered Software was made available under the terms of version 1.1 or earlier of the License, but not also under the terms of a Secondary License.

1.6. "Executable Form"

means any form of the work other than Source Code Form.

1.7. "Larger Work"

means a work that combines Covered Software with other material, in a separate file or files, that is not Covered Software.

1.8. "License"

means this document.

1.9. "Licensable"

means having the right to grant, to the maximum extent possible, whether at the time of the initial grant or subsequently, any and all of the rights conveyed by this License.

1.10. "Modifications"

means any
of the following:

- (a) any file in Source Code Form that results from an addition to, deletion from, or modification of the contents of Covered Software; or
- (b) any new file in Source Code Form that contains any Covered Software.

1.11. "Patent Claims" of a Contributor

means any patent claim(s), including without limitation, method, process, and apparatus claims, in any patent Licensable by such Contributor that would be infringed, but for the grant of the License, by the making, using, selling, offering for sale, having made, import, or transfer of either its Contributions or its Contributor Version.

1.12. "Secondary License"

means either the GNU General Public License, Version 2.0, the GNU Lesser General Public License, Version 2.1, the GNU Affero General Public License, Version 3.0, or any later versions of those licenses.

1.13. "Source Code Form"

means the form of the work preferred for making modifications.

1.14.

"You" (or "Your")

means an individual or a legal entity exercising rights under this License. For legal entities, "You" includes any entity that controls, is controlled by, or is under common control with You. For purposes of this definition, "control" means (a) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (b) ownership of more than fifty percent (50%) of the outstanding shares or beneficial ownership of such entity.

2. License Grants and Conditions

2.1. Grants

Each Contributor hereby grants You a world-wide, royalty-free, non-exclusive license:

- (a) under intellectual property rights (other than patent or trademark) Licensable by such Contributor to use, reproduce, make available, modify, display, perform, distribute, and otherwise exploit its Contributions, either on an unmodified basis, with Modifications, or as part of a Larger Work; and
- (b) under Patent Claims of such Contributor to make, use, sell, offer for sale, have made, import, and otherwise transfer either its Contributions or its Contributor Version.

2.2. Effective Date

The licenses granted in Section 2.1 with respect to any Contribution become effective for each Contribution on the date the Contributor first distributes such Contribution.

2.3. Limitations on Grant Scope

The licenses granted in this Section 2 are the only rights granted under this License. No additional rights or licenses will be implied from the distribution or licensing of Covered Software under this License. Notwithstanding Section 2.1(b) above, no patent license is granted by a Contributor:

- (a) for any code that a Contributor has removed from Covered Software;

or

(b) for infringements caused by: (i) Your and any other third party's modifications of Covered Software, or (ii) the combination of its Contributions with other software (except as part of its Contributor Version); or

(c) under Patent Claims infringed by Covered Software in the absence of its Contributions.

This License does not grant any rights in the trademarks, service marks, or logos of any Contributor (except as may be necessary to comply with the notice requirements in Section 3.4).

2.4. Subsequent Licenses

No Contributor makes additional grants as a result of Your choice to distribute the Covered Software under a subsequent version of this License (see Section 10.2) or under the terms of a Secondary License (if permitted under the terms of Section 3.3).

2.5. Representation

Each Contributor represents that the Contributor believes its Contributions are its original creation(s) or it has sufficient rights to grant the rights to its Contributions conveyed by this License.

2.6. Fair Use

This License is not intended to limit any rights You have under applicable copyright doctrines of fair use, fair dealing, or other equivalents.

2.7. Conditions

Sections

3.1, 3.2, 3.3, and 3.4 are conditions of the licenses granted in Section 2.1.

3. Responsibilities

3.1. Distribution of Source Form

All distribution of Covered Software in Source Code Form, including any Modifications that You create or to which You contribute, must be under the terms of this License. You must inform recipients that the Source

Code Form of the Covered Software is governed by the terms of this License, and how they can obtain a copy of this License. You may not attempt to alter or restrict the recipients' rights in the Source Code Form.

3.2. Distribution of Executable Form

If You distribute Covered Software in Executable Form then:

- (a) such Covered Software must also be made available in Source Code Form, as described in Section 3.1, and You must inform recipients of the Executable Form how they can obtain a copy of such Source Code Form by reasonable means in a timely manner, at a charge no more than the cost of distribution to the recipient; and
- (b) You may distribute such Executable Form under the terms of this License, or sublicense it under different terms, provided that the license for the Executable Form does not attempt to limit or alter the recipients' rights in the Source Code Form under this License.

3.3. Distribution of a Larger Work

You may create and distribute a Larger Work under terms of Your choice, provided that You also comply with the requirements of this License for the Covered Software. If the Larger Work is a combination of Covered Software with a work governed by one or more Secondary Licenses, and the Covered Software is not Incompatible With Secondary Licenses, this License permits You to additionally distribute such Covered Software under the terms of such Secondary License(s), so that the recipient of the Larger Work may, at their option, further distribute the Covered Software under the terms of either this License or such Secondary License(s).

3.4.

Notices

You may not remove or alter the substance of any license notices (including copyright notices, patent notices, disclaimers of warranty, or limitations of liability) contained within the Source Code Form of the Covered Software, except that You may alter any license notices to the extent required to remedy known factual inaccuracies.

3.5. Application of Additional Terms

You may choose to offer, and to charge a fee for, warranty, support, indemnity or liability obligations to one or more recipients of Covered Software. However, You may do so only on Your own behalf, and not on

behalf of any Contributor. You must make it absolutely clear that any such warranty, support, indemnity, or liability obligation is offered by You alone, and You hereby agree to indemnify every Contributor for any liability incurred by such Contributor as a result of warranty, support, indemnity or liability terms You offer. You may include additional disclaimers of warranty and limitations of liability specific to any jurisdiction.

4. Inability to Comply Due to Statute or Regulation

If it is impossible for You to comply with any of the terms of this License with respect to some or all of the Covered Software due to statute, judicial order, or regulation then You must: (a) comply with the terms of this License to the maximum extent possible; and (b) describe the limitations and the code they affect. Such description must be placed in a text file included with all distributions of the Covered Software under this License. Except to the extent prohibited by statute or regulation, such description must be sufficiently detailed for a recipient of ordinary skill to be able to understand it.

5. Termination

5.1. The rights granted under this License will terminate automatically if You fail to comply with any of its terms. However, if You become compliant, then the rights granted under this License from a particular Contributor are reinstated (a) provisionally, unless and until such Contributor explicitly and finally terminates Your grants, and (b) on an ongoing basis, if such Contributor fails to notify You of the non-compliance by some reasonable means prior to 60 days after You have come back into compliance. Moreover, Your grants from a particular Contributor are reinstated on an ongoing basis if such Contributor notifies You of the non-compliance by some reasonable means, this is the first time You have received notice of non-compliance with this License from such Contributor, and You become compliant prior to 30 days after Your receipt of the notice.

5.2. If You initiate litigation against any entity by asserting a patent infringement claim (excluding declaratory judgment actions, counter-claims, and cross-claims) alleging that a Contributor Version directly or indirectly infringes any patent, then the rights granted to You by any and all Contributors for the Covered Software under Section 2.1 of this License shall terminate.

5.3. In the event of termination under Sections 5.1 or 5.2 above, all end user license agreements (excluding distributors and resellers) which have been validly granted by You or Your distributors under this License prior to termination shall survive termination.

```
*
*
* 6. Disclaimer of Warranty
* -----
*
* Covered Software is provided under this License on an "as is"
* basis, without warranty of any kind, either expressed, implied, or
* statutory, including, without limitation, warranties that the
* Covered Software is free of defects, merchantable, fit for a
* particular purpose or non-infringing. The entire
* risk as to the
* quality and performance of the Covered Software is with You.
* Should any Covered Software prove defective in any respect, You
* (not any Contributor) assume the cost of any necessary servicing,
* repair, or correction. This disclaimer of warranty constitutes an
* essential part of this License. No use of any Covered Software is
* authorized under this License except under this disclaimer.
```

```
*
*
* 7. Limitation of Liability
* -----
*
* Under no circumstances
* and under no legal theory, whether tort
* (including negligence), contract, or otherwise, shall any
* Contributor, or anyone who distributes Covered Software as
* permitted above, be liable to You for any direct, indirect,
* special, incidental, or consequential damages of any character
* including, without limitation, damages for lost profits, loss of
* goodwill, work stoppage, computer failure or malfunction, or any
* and all other commercial damages or losses, even if such party
* shall have been informed of the possibility of such damages. This
* limitation of liability shall not apply to liability for death or
* personal injury resulting from such party's negligence to the
* extent applicable law prohibits such limitation. Some
* jurisdictions do not allow the exclusion or limitation of
* incidental or consequential damages, so this exclusion and
*
* limitation may not apply to You.
```

8. Litigation

Any litigation relating to this License may be brought only in the courts of a jurisdiction where the defendant maintains its principal place of business and such litigation shall be governed by laws of that jurisdiction, without reference to its conflict-of-law provisions.

Nothing in this Section shall prevent a party's ability to bring cross-claims or counter-claims.

9. Miscellaneous

This License represents the complete agreement concerning the subject matter hereof. If any provision of this License is held to be unenforceable, such provision shall be reformed only to the extent necessary to make it enforceable. Any law or regulation which provides that the language of a contract shall be construed against the drafter shall

not be used to construe this License against a Contributor.

10. Versions of the License

10.1. New Versions

Mozilla Foundation is the license steward. Except as provided in Section 10.3, no one other than the license steward has the right to modify or publish new versions of this License. Each version will be given a distinguishing version number.

10.2. Effect of New Versions

You may distribute the Covered Software under the terms of the version of the License under which You originally received the Covered Software, or under the terms of any subsequent version published by the license steward.

10.3. Modified Versions

If you create software not governed by this License, and you want to create a new license for such software, you may create and use a modified version of this License if you rename the license and remove any references to the name of the license steward (except to note that such modified license differs from this License).

10.4. Distributing
Source Code Form that is Incompatible With Secondary
Licenses

If You choose to distribute Source Code Form that is Incompatible With
Secondary Licenses under the terms of this version of the License, the
notice described in Exhibit B of this License must be attached.

Exhibit A - Source Code Form License Notice

This Source Code Form is subject to the terms of the Mozilla Public
License, v. 2.0. If a copy of the MPL was not distributed with this
file, You can obtain one at <http://mozilla.org/MPL/2.0/>.

If it is not possible or desirable to put the notice in a particular
file, then You may include the notice in a location (such as a LICENSE
file in a relevant directory) where a recipient would be likely to look
for such a notice.

You may add additional accurate notices of copyright ownership.

Exhibit B - "Incompatible With Secondary Licenses" Notice

This Source Code Form
is "Incompatible With Secondary Licenses", as
defined by the Mozilla Public License, v. 2.0.
Copyright 2005 Sun Microsystems, Inc. All rights reserved.
Use is subject to license terms.

This Source Code Form is subject to the terms of the Mozilla Public
License, v. 2.0. If a copy of the MPL was not distributed with this
file, You can obtain one at <http://mozilla.org/MPL/2.0/>.

***** BEGIN LICENSE BLOCK *****

Version: MPL 1.1/GPL 2.0/LGPL 2.1

The contents of this file are subject to the Mozilla Public License Version
1.1 (the "License"); you may not use this file except in compliance with
the License. You may obtain a copy of the License at
<http://www.mozilla.org/MPL/>

Software distributed under the License is distributed on an "AS IS" basis,
WITHOUT WARRANTY OF ANY KIND, either express or implied. See the License
for the specific language governing rights and limitations under the
License.

The Original Code is the Netscape security libraries.

The Initial Developer of the Original Code is Netscape Communications Corporation. Portions created by Netscape are Copyright (C) 1994-2000 Netscape Communications Corporation. All Rights Reserved.

Contributor(s):

Alternatively, the contents of this file may be used under the terms of either the GNU General Public License Version 2 or later (the "GPL"), or the GNU Lesser General Public License Version 2.1 or later (the "LGPL"),

in which case the provisions of the GPL or the LGPL are applicable instead of those above. If you wish to allow use of your version of this file only under the terms of either the GPL or the LGPL, and not to allow others to use your version of this file under the terms of the MPL, indicate your decision by deleting the provisions above and replace them with the notice and other provisions required by the GPL or the LGPL. If you do not delete the provisions above, a recipient may use your version of this file under the terms of any one of the MPL, the GPL or the LGPL.

***** END LICENSE BLOCK *****

Mozilla Public License Version 2.0

=====

1. Definitions

1.1. "Contributor"

means each individual or legal entity that creates, contributes to the creation of, or owns Covered Software.

1.2. "Contributor Version"

means the combination of the Contributions of others (if any) used by a Contributor and that particular Contributor's Contribution.

1.3. "Contribution"

means Covered Software of a particular Contributor.

1.4. "Covered Software"

means Source Code Form to which the initial Contributor has attached the notice in Exhibit A, the Executable Form of such Source Code Form, and Modifications of such Source Code Form, in each case including portions thereof.

1.5. "Incompatible With Secondary Licenses"

means

- (a) that the initial Contributor has attached the notice described in Exhibit B to the Covered Software; or
- (b) that the Covered Software was made available under the terms of version 1.1 or earlier of the License, but not also under the terms of a Secondary License.

1.6. "Executable Form"

means any form of the work other than Source Code Form.

1.7. "Larger Work"

means a work that combines Covered Software with other material, in a separate file or files, that is not Covered Software.

1.8. "License"

means this document.

1.9. "Licensable"

means having the right to grant, to the maximum extent possible, whether at the time of the initial grant or subsequently, any and all of the rights conveyed by this License.

1.10. "Modifications"

means any of the following:

- (a) any file in Source Code Form that results from an addition to, deletion from, or modification of the contents of Covered Software; or
- (b) any new file in Source Code Form that contains any Covered Software.

1.11. "Patent Claims" of a Contributor

means any patent claim(s), including without limitation, method, process, and apparatus claims, in any patent Licensable by such Contributor that would be infringed, but for the grant of the License, by the making, using, selling, offering for sale, having made, import, or transfer of either its Contributions or its Contributor Version.

1.12. "Secondary License"

means either the GNU General Public License, Version 2.0, the GNU Lesser General Public License, Version 2.1, the GNU Affero General Public License, Version 3.0, or any later versions of those licenses.

1.13. "Source Code Form"

means the form of the work preferred for making modifications.

1.14. "You" (or "Your")

means an individual or a legal entity exercising rights under this License. For legal entities, "You" includes any entity that controls, is controlled by, or is under common control with You. For purposes of this definition, "control" means (a) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (b) ownership of more than fifty percent (50%) of the outstanding shares or beneficial ownership of such entity.

2. License Grants and Conditions

2.1. Grants

Each Contributor hereby grants You a world-wide, royalty-free, non-exclusive license:

- (a) under intellectual property rights (other than patent or trademark) Licensable by such Contributor to use, reproduce, make available, modify, display, perform, distribute, and otherwise exploit its Contributions, either on an unmodified basis, with Modifications, or as part of a Larger Work; and
- (b) under Patent Claims of such Contributor to make, use, sell, offer for sale, have made, import, and otherwise transfer either its Contributions or its Contributor Version.

2.2. Effective Date

The licenses granted in Section 2.1 with respect to any Contribution become effective for each Contribution on the date the Contributor first distributes such Contribution.

2.3. Limitations on Grant Scope

The licenses granted in this Section 2 are the only rights granted under this License. No additional rights or licenses will be implied from the distribution or licensing of Covered Software under this License. Notwithstanding Section 2.1(b) above, no patent license is granted by a Contributor:

- (a) for any code that a Contributor has removed from Covered Software;
- or

(b) for infringements caused by: (i) Your and any other third party's modifications of Covered Software, or (ii) the combination of its Contributions with other software (except as part of its Contributor Version); or

(c) under Patent Claims infringed by Covered Software in the absence of its Contributions.

This License does not grant any rights in the trademarks, service marks, or logos of any Contributor (except as may be necessary to comply with the notice requirements in Section 3.4).

2.4. Subsequent Licenses

No Contributor makes additional grants as a result of Your choice to distribute the Covered Software under a subsequent version of this License (see Section 10.2) or under the terms of a Secondary License (if permitted under the terms of Section 3.3).

2.5. Representation

Each Contributor represents that the Contributor believes its Contributions are its original creation(s) or it has sufficient rights to grant the rights to its Contributions conveyed by this License.

2.6. Fair Use

This License is not intended to limit any rights You have under applicable copyright doctrines of fair use, fair dealing, or other equivalents.

2.7. Conditions

Sections 3.1, 3.2, 3.3, and 3.4 are conditions of the licenses granted in Section 2.1.

3. Responsibilities

3.1. Distribution of Source Form

All distribution of Covered Software in Source Code Form, including any Modifications that You create or to which You contribute, must be under the terms of this License. You must inform recipients that the Source

Code Form of the Covered Software is governed by the terms of this License, and how they can obtain a copy of this License. You may not

attempt to alter or restrict the recipients' rights in the Source Code Form.

3.2. Distribution of Executable Form

If You distribute Covered Software in Executable Form then:

- (a) such Covered Software must also be made available in Source Code Form, as described in Section 3.1, and You must inform recipients of the Executable Form how they can obtain a copy of such Source Code Form by reasonable means in a timely manner, at a charge no more than the cost of distribution to the recipient; and
- (b) You may distribute such Executable Form under the terms of this License, or sublicense it under different terms, provided that the license for the Executable Form does not attempt to limit or alter the recipients' rights in the Source Code Form under this License.

3.3. Distribution of a Larger Work

You may create and distribute a Larger Work under terms of Your choice, provided that You also comply with the requirements of this License for the Covered Software. If the Larger Work is a combination of Covered Software with a work governed by one or more Secondary Licenses, and the Covered Software is not Incompatible With Secondary Licenses, this License permits You to additionally distribute such Covered Software under the terms of such Secondary License(s), so that the recipient of the Larger Work may, at their option, further distribute the Covered Software under the terms of either this License or such Secondary License(s).

3.4. Notices

You may not remove or alter the substance of any license notices (including copyright notices, patent notices, disclaimers of warranty, or limitations of liability) contained within the Source Code Form of the Covered Software, except that You may alter any license notices to the extent required to remedy known factual inaccuracies.

3.5. Application of Additional Terms

You may choose to offer, and to charge a fee for, warranty, support, indemnity or liability obligations to one or more recipients of Covered Software. However, You may do so only on Your own behalf, and not on behalf of any Contributor. You must make it absolutely clear that any such warranty, support, indemnity, or liability obligation is offered by

You alone, and You hereby agree to indemnify every Contributor for any liability incurred by such Contributor as a result of warranty, support, indemnity or liability terms You offer. You may include additional disclaimers of warranty and limitations of liability specific to any jurisdiction.

4. Inability to Comply Due to Statute or Regulation

If it is impossible for You to comply with any of the terms of this License with respect to some or all of the Covered Software due to statute, judicial order, or regulation then You must: (a) comply with the terms of this License to the maximum extent possible; and (b) describe the limitations and the code they affect. Such description must be placed in a text file included with all distributions of the Covered Software under this License. Except to the extent prohibited by statute or regulation, such description must be sufficiently detailed for a recipient of ordinary skill to be able to understand it.

5. Termination

5.1. The rights granted under this License will terminate automatically if You fail to comply with any of its terms. However, if You become compliant, then the rights granted under this License from a particular Contributor are reinstated (a) provisionally, unless and until such Contributor explicitly and finally terminates Your grants, and (b) on an ongoing basis, if such Contributor fails to notify You of the non-compliance by some reasonable means prior to 60 days after You have come back into compliance. Moreover, Your grants from a particular Contributor are reinstated on an ongoing basis if such Contributor notifies You of the non-compliance by some reasonable means, this is the first time You have received notice of non-compliance with this License from such Contributor, and You become compliant prior to 30 days after Your receipt of the notice.

5.2. If You initiate litigation against any entity by asserting a patent infringement claim (excluding declaratory judgment actions, counter-claims, and cross-claims) alleging that a Contributor Version directly or indirectly infringes any patent, then the rights granted to You by any and all Contributors for the Covered Software under Section 2.1 of this License shall terminate.

5.3. In the event of termination under Sections 5.1 or 5.2 above, all end user license agreements (excluding distributors and resellers) which have been validly granted by You or Your distributors under this License

prior to termination shall survive termination.

```

*****
*
*
*
* 6. Disclaimer of Warranty
* -----
*
* Covered Software is provided under this License on an "as is"
* basis, without warranty of any kind, either expressed, implied, or
* statutory, including, without limitation, warranties that the
* Covered Software is free of defects, merchantable, fit for a
* particular purpose or non-infringing. The entire risk as to the
* quality and performance of the Covered Software is with You.
* Should any Covered Software prove defective in any respect, You
* (not any Contributor) assume the cost of any necessary servicing,
* repair, or correction. This disclaimer of warranty constitutes an
* essential part of this License. No use of any Covered
* Software is
* authorized under this License except under this disclaimer.
*
*****

```

```

*****
*
*
* 7. Limitation of Liability
* -----
*
* Under no circumstances and under no legal theory, whether tort
* (including negligence), contract, or otherwise, shall any
* Contributor, or anyone who distributes Covered Software as
* permitted above, be liable to You for any direct, indirect,
* special, incidental, or consequential damages of any character
* including, without limitation,
* damages for lost profits, loss of
* goodwill, work stoppage, computer failure or malfunction, or any
* and all other commercial damages or losses, even if such party
* shall have been informed of the possibility of such damages. This
* limitation of liability shall not apply to liability for death or
* personal injury resulting from such party's negligence to the
* extent applicable law prohibits such limitation. Some
* jurisdictions do not allow the exclusion or limitation of
* incidental or consequential damages, so this exclusion and
* limitation may not apply to You.
*
*****

```

8. Litigation

Any litigation relating to this License may be brought only in the courts of a jurisdiction where the defendant maintains its principal place

of business and such litigation shall be governed by laws of that jurisdiction, without reference to its conflict-of-law provisions. Nothing in this Section shall prevent a party's ability to bring cross-claims or counter-claims.

9. Miscellaneous

This License represents the complete agreement concerning the subject matter hereof. If any provision of this License is held to be unenforceable, such provision shall be reformed only to the extent necessary to make it enforceable. Any law or regulation which provides that the language of a contract shall be construed against the drafter shall not be used to construe this License against a Contributor.

10. Versions of the License

10.1. New Versions

Mozilla Foundation is the license steward. Except as provided in Section 10.3, no one other than the license steward has the right to modify or publish new versions of this License. Each version will be given a distinguishing version number.

10.2. Effect of New Versions

You may distribute the Covered Software under the terms of the version of the License under which You originally received the Covered Software, or under the terms of any subsequent version published by the license steward.

10.3. Modified Versions

If you create software not governed by this License, and you want to create a new license for such software, you may create and use a modified version of this License if you rename the license and remove any references to the name of the license steward (except to note that such modified license differs from this License).

10.4. Distributing Source Code Form that is Incompatible With Secondary Licenses

If You choose to distribute Source Code Form that is Incompatible With Secondary Licenses under the terms of this version of the License, the notice described in Exhibit B of this License must be attached.

Exhibit A - Source Code Form License Notice

This Source

Code Form is subject to the terms of the Mozilla Public License, v. 2.0. If a copy of the MPL was not distributed with this file, You can obtain one at <http://mozilla.org/MPL/2.0/>.

If it is not possible or desirable to put the notice in a particular file, then You may include the notice in a location (such as a LICENSE file in a relevant directory) where a recipient would be likely to look for such a notice.

You may add additional accurate notices of copyright ownership.

Exhibit B - "Incompatible With Secondary Licenses" Notice

This Source Code Form is "Incompatible With Secondary Licenses", as defined by the Mozilla Public License, v. 2.0.
Copyright (c) %YEARS% Oracle and/or its affiliates. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
- Neither the name of Oracle nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL,

EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.
COMMON DEVELOPMENT AND DISTRIBUTION LICENSE (CDDL) Version 1.0

1. Definitions.

1.1. Contributor. means each individual or entity that creates or contributes to the creation of Modifications.

1.2. Contributor Version. means the combination of the Original Software, prior Modifications used by a Contributor (if any), and the Modifications made by that particular Contributor.

1.3. Covered Software. means (a) the Original Software, or (b) Modifications, or (c) the combination of files containing Original Software with files containing Modifications, in each case including portions thereof.

1.4. Executable. means the Covered Software in any form other than Source Code.

1.5. Initial Developer. means the individual or entity that first makes Original Software available under this License.

1.6. Larger Work. means a work which combines Covered Software or portions thereof with code not governed by the terms of this License.

1.7. License. means this document.

1.8.

Licensable. means having the right to grant, to the maximum extent possible, whether at the time of the initial grant or subsequently acquired, any and all of the rights conveyed herein.

1.9. Modifications. means the Source Code and Executable form of any of the following:

A. Any file that results from an addition to, deletion from or modification of the contents of a file containing Original Software or previous Modifications;

B. Any new file that contains any part of the Original Software or previous Modification; or

C. Any new file that is contributed or otherwise made available under the terms of this License.

1.10. Original Software. means the Source Code and Executable form of computer software code that is originally released under this License.

1.11. Patent Claims. means any patent claim(s), now owned or hereafter acquired, including without limitation, method, process, and apparatus claims, in any patent Licensable by grantor.

1.12.

Source Code. means (a) the common form of computer software code in which modifications are made and (b) associated documentation included in or with such code.

1.13. You. (or .Your.) means an individual or a legal entity exercising rights under, and complying with all of the terms of, this License. For legal entities, .You. includes any entity which controls, is controlled by, or is under common control with You. For purposes of this definition, .control. means (a) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (b) ownership of more than fifty percent (50%) of the outstanding shares or beneficial ownership of such entity.

2. License Grants.

2.1. The Initial Developer Grant.

Conditioned upon Your compliance with Section 3.1 below and subject to third party intellectual property claims, the Initial Developer hereby grants You a world-wide, royalty-free, non-exclusive license:

(a) under intellectual property rights (other than patent or trademark) Licensable by Initial Developer, to use, reproduce, modify, display, perform, sublicense and distribute the Original Software (or portions thereof), with or without Modifications, and/or as part of a Larger Work; and

(b) under Patent Claims infringed by the making, using or selling of Original Software, to make, have made, use, practice, sell, and offer for sale, and/or otherwise dispose of the Original Software (or portions thereof).

(c) The licenses granted in Sections 2.1(a) and (b) are effective on the date Initial Developer first distributes or otherwise makes the Original Software available to a third party under the terms of this License.

(d) Notwithstanding Section 2.1(b) above, no patent license is granted: (1) for code that You delete from the Original Software, or (2) for infringements caused by: (i) the modification of the Original Software, or (ii) the combination of the Original Software with other software or devices.

2.2. Contributor Grant.

Conditioned upon Your compliance with Section 3.1 below and subject to third party intellectual property claims, each Contributor hereby grants You a world-wide, royalty-free, non-exclusive license:

(a) under intellectual property rights (other than patent or trademark) Licensable by Contributor to use, reproduce, modify, display, perform, sublicense and distribute the Modifications created by such Contributor (or portions thereof), either on an unmodified basis, with other Modifications, as Covered Software and/or as part of a Larger Work; and

(b) under Patent Claims infringed by the making, using, or selling of Modifications made by that Contributor either alone and/or in combination with its Contributor Version (or portions of such combination), to make, use, sell, offer for sale, have made, and/or otherwise dispose of: (1) Modifications made by that Contributor (or portions thereof); and (2) the combination of Modifications made by that Contributor with its Contributor Version (or portions of such combination).

(c) The licenses granted in Sections 2.2(a) and 2.2(b) are effective on the date Contributor first distributes or otherwise makes the Modifications available to a third party.

(d) Notwithstanding Section 2.2(b) above, no patent license is granted: (1) for any code that Contributor has deleted from the Contributor Version; (2) for infringements caused by: (i) third party modifications of Contributor Version, or (ii) the combination of Modifications made by that Contributor with other software (except as part of the Contributor Version) or other devices; or (3) under Patent Claims infringed by Covered Software in the absence of Modifications made by that Contributor.

3. Distribution Obligations.

3.1. Availability of Source Code.

Any Covered Software that You distribute or otherwise make available in Executable form must also be made available in Source Code form and that Source Code form must be distributed only under the terms of this License. You must include a copy of this License with every copy of the Source Code form of the Covered Software You distribute or otherwise make available. You must inform recipients of any such Covered Software in Executable form as to how they can obtain such Covered Software in Source Code form in a reasonable manner on or through a medium customarily used for software exchange.

3.2. Modifications.

The Modifications that You create or to which You contribute are governed by the terms of this License. You represent that You believe Your Modifications are Your original creation(s) and/or You have sufficient rights to grant the rights conveyed by this License.

3.3. Required Notices.

You must include a notice in each of Your Modifications that identifies You as the Contributor of the Modification. You may not remove or alter any copyright, patent or trademark notices contained within the Covered Software, or any notices of licensing or any descriptive text giving attribution to any Contributor or the Initial Developer.

3.4. Application of Additional Terms.

You may not offer or impose any terms on any Covered Software in Source Code form that alters or restricts the applicable version of this License or the recipients' rights hereunder. You may choose to offer, and to charge a fee for, warranty, support, indemnity or liability obligations to one or more recipients of Covered Software. However, you may do so only on Your own behalf, and not on behalf of the Initial Developer or any Contributor. You must make it absolutely clear that any such warranty, support, indemnity or liability obligation is offered by You alone, and You hereby agree to indemnify the Initial Developer and every Contributor for any liability incurred by the Initial Developer or such Contributor as a result of warranty, support, indemnity or liability terms You offer.

3.5. Distribution of Executable Versions.

You may distribute the Executable form of the Covered Software under the terms of this License or under the terms of a license of Your choice, which may contain terms different from this License, provided that You are in compliance with the terms of this License and that the license for the Executable form does not attempt to limit or alter the recipient's rights in the Source Code form from the rights set forth in this License. If You distribute the Covered Software in Executable form under a different license, You must make it absolutely clear that any terms

which differ from this License are offered by You alone, not by the Initial Developer or Contributor. You hereby agree to indemnify the Initial Developer and every Contributor for any liability incurred by the Initial Developer or such Contributor as a result of any such terms You offer.

3.6. Larger Works.

You may create a Larger Work by combining Covered Software with other code not governed by the terms of this License and distribute the Larger Work as a single product. In such a case, You must make sure the requirements of this License are fulfilled for the Covered Software.

4. Versions of the License.

4.1. New Versions.

Sun Microsystems, Inc. is the initial license steward and may publish revised and/or new versions of this License from time to time. Each version will be given a distinguishing version number. Except as provided in Section 4.3, no one other than the license steward has the right to modify this License.

4.2. Effect of New Versions.

You may always continue to use, distribute or otherwise make the Covered Software available under the terms of the version of the License under which You originally received the Covered Software. If the Initial Developer includes a notice in the Original Software prohibiting it from being distributed or otherwise made available under any subsequent version of the

License, You must distribute and make the Covered Software available under the terms of the version of the License under which You originally received the Covered Software. Otherwise, You may also choose to use, distribute or otherwise make the Covered Software available under the terms of any subsequent version of the License published by the license steward.

4.3. Modified Versions.

When You are an Initial Developer and You want to create a new license for Your Original Software, You may create and use a modified version of this License if You: (a) rename the license and remove any references to the name of the license steward (except to note that the license differs from this License); and (b) otherwise make it clear that the license contains terms which differ from this License.

5. DISCLAIMER OF WARRANTY.

COVERED SOFTWARE IS PROVIDED UNDER THIS LICENSE ON AN .AS IS. BASIS, WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, WITHOUT LIMITATION, WARRANTIES

THAT THE COVERED SOFTWARE IS FREE OF DEFECTS, MERCHANTABILITY, FIT FOR A PARTICULAR PURPOSE OR NON-INFRINGEMENT. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE COVERED SOFTWARE IS WITH YOU. SHOULD ANY COVERED SOFTWARE PROVE DEFECTIVE IN ANY RESPECT, YOU (NOT THE INITIAL DEVELOPER OR ANY OTHER CONTRIBUTOR) ASSUME THE COST OF ANY NECESSARY SERVICING, REPAIR OR CORRECTION. THIS DISCLAIMER OF WARRANTY CONSTITUTES AN ESSENTIAL PART OF THIS LICENSE. NO USE OF ANY COVERED SOFTWARE IS AUTHORIZED HEREUNDER EXCEPT UNDER THIS DISCLAIMER.

6. TERMINATION.

6.1. This License and the rights granted hereunder will terminate automatically if You fail to comply with terms

herein and fail to cure such breach within 30 days of becoming aware of the breach. Provisions which, by their nature, must remain in effect beyond the termination of this License shall survive.

6.2. If You assert a patent infringement claim (excluding declaratory judgment actions) against Initial Developer or a Contributor (the Initial Developer or Contributor against whom You assert such claim is referred to as .Participant.) alleging that the Participant Software (meaning the Contributor Version where the Participant is a Contributor or the Original Software where the Participant is the Initial Developer) directly or indirectly infringes any patent, then any and all rights granted directly or indirectly to You by such Participant, the Initial Developer (if the Initial Developer is not the Participant) and all Contributors under Sections 2.1 and/or 2.2 of this License shall, upon 60 days notice from Participant terminate prospectively and automatically at the expiration of such 60 day notice period, unless if within such 60 day period You withdraw Your claim with respect to the Participant Software against such Participant either unilaterally or pursuant to a written agreement with Participant.

6.3. In the event of termination under Sections 6.1 or 6.2 above, all end user licenses that have been validly granted by You or any distributor hereunder prior to termination (excluding licenses granted to You by any distributor) shall survive termination.

7. LIMITATION OF LIABILITY.

UNDER NO CIRCUMSTANCES AND UNDER NO LEGAL THEORY, WHETHER TORT (INCLUDING NEGLIGENCE), CONTRACT, OR OTHERWISE, SHALL YOU, THE INITIAL DEVELOPER, ANY OTHER CONTRIBUTOR, OR ANY DISTRIBUTOR OF COVERED SOFTWARE, OR ANY SUPPLIER OF ANY OF SUCH PARTIES, BE LIABLE TO ANY PERSON FOR ANY INDIRECT, SPECIAL, INCIDENTAL, OR CONSEQUENTIAL DAMAGES OF ANY CHARACTER INCLUDING, WITHOUT LIMITATION, DAMAGES FOR LOST PROFITS, LOSS OF GOODWILL, WORK STOPPAGE, COMPUTER FAILURE OR MALFUNCTION, OR ANY AND ALL OTHER COMMERCIAL DAMAGES OR LOSSES, EVEN IF SUCH PARTY SHALL HAVE BEEN INFORMED OF THE POSSIBILITY OF SUCH DAMAGES. THIS LIMITATION OF LIABILITY SHALL NOT APPLY TO LIABILITY FOR DEATH OR PERSONAL INJURY RESULTING FROM SUCH PARTY.S NEGLIGENCE TO THE EXTENT APPLICABLE LAW PROHIBITS SUCH LIMITATION. SOME JURISDICTIONS

DO NOT ALLOW THE EXCLUSION OR LIMITATION OF INCIDENTAL OR CONSEQUENTIAL DAMAGES, SO THIS EXCLUSION AND LIMITATION MAY NOT APPLY TO YOU.

8. U.S. GOVERNMENT END USERS.

The Covered Software is a .commercial item., as that term is defined in 48 C.F.R. 2.101 (Oct. 1995), consisting of .commercial computer software. (as that term is defined at 48 C.F.R. 252.227-7014(a)(1)) and .commercial computer software documentation. as such terms are used in 48 C.F.R. 12.212 (Sept. 1995). Consistent with 48 C.F.R. 12.212 and 48 C.F.R. 227.7202-1 through 227.7202-4 (June 1995), all U.S. Government End Users acquire Covered Software with only those rights set forth herein. This U.S. Government Rights clause is in lieu of, and supersedes, any other FAR, DFAR, or other clause or provision that addresses Government rights in computer software under this License.

9. MISCELLANEOUS.

This License represents the complete agreement concerning subject matter hereof. If any provision of this License is held to be unenforceable, such provision shall be reformed only to the extent necessary to make it enforceable. This License shall be governed by the law of the jurisdiction specified in a notice contained within the

Original Software (except to the extent applicable law, if any, provides otherwise), excluding such jurisdiction.s conflict-of-law provisions. Any litigation relating to this License shall be subject to the jurisdiction of the courts located in the jurisdiction and venue specified in a notice contained within the Original Software, with the losing party responsible for costs, including, without limitation, court costs and reasonable attorneys. fees and expenses. The application of the United Nations Convention on Contracts for the International Sale of Goods is expressly excluded. Any law or regulation which provides that the language of a contract shall be construed against the drafter shall not apply to this License. You agree that You alone are responsible for compliance with the United States export administration regulations (and the export control laws and regulation of any other countries) when You use, distribute or otherwise make available any Covered Software.

10. RESPONSIBILITY FOR CLAIMS.

As between Initial Developer and the Contributors, each party is responsible for claims and damages arising, directly or indirectly, out of its utilization of rights under this License and You agree to work with Initial Developer and Contributors to distribute such responsibility on an equitable basis. Nothing herein is intended or shall be deemed to constitute any admission of liability.

NOTICE PURSUANT TO SECTION 9 OF THE COMMON DEVELOPMENT AND DISTRIBUTION LICENSE (CDDL)

The code released under the CDDL shall be governed by the laws of the State of California (excluding conflict-of-law provisions). Any litigation relating to this License shall be subject to the jurisdiction of the Federal Courts of the Northern District of California and the state courts of the State of California, with venue lying in Santa Clara County, California.

The GNU General Public License (GPL) Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc. 59 Temple Place, Suite 330, Boston, MA 02111-1307 USA

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. This General Public License applies to most of the Free Software Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Library General Public License instead.) You can apply it to your programs, too.

When we speak of free software,

we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and modification follow.

TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.

b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.

c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Program.

In addition, mere aggregation of another work not based on the Program with the Program (or with a work based on the Program) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

a) Accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code

for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear

what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF

ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

END OF TERMS AND CONDITIONS

How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

One line to give the program's name and a brief idea of what it does.

Copyright (C)

This program is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation; either version 2 of the License, or (at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program; if not, write to the Free Software Foundation, Inc., 59 Temple Place, Suite 330, Boston, MA 02111-1307 USA

Also add information on how to contact you by electronic and paper mail.

If the program is interactive, make it output a short notice like this when it starts in an interactive mode:

Gnomovision version 69, Copyright (C) year name of author

Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type `show w'. This is free software, and you are welcome to redistribute it under certain conditions; type `show c' for details.

The hypothetical commands `show w' and `show c' should show the appropriate parts of the General Public License. Of course, the commands you use may be called something other than `show w' and `show c'; they could even be mouse-clicks or menu items--whatever suits your program.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the program, if necessary. Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the program `Gnomovision' (which makes passes at compilers) written by James Hacker.

signature of Ty Coon, 1 April 1989

Ty Coon, President of Vice

This General Public License does not permit incorporating your program into proprietary programs. If your program

is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Library General Public License instead of this License.

"CLASSPATH" EXCEPTION TO THE GPL VERSION 2

Certain source files distributed by Sun Microsystems, Inc. are subject to the following clarification and special exception to the GPL Version 2, but only where Sun has expressly included in the particular source file's header the words

"Sun designates this particular file as subject to the "Classpath" exception as provided by Sun in the License file that accompanied this code."

Linking this library statically or dynamically with other modules is making a combined work based on this library. Thus, the terms and conditions of the GNU General Public License Version 2 cover the whole combination.

As a special exception, the copyright holders of this library give you permission to link this library with independent modules to produce an executable, regardless of the license terms of these independent modules, and to copy and distribute the resulting executable under terms of your choice, provided that you also meet, for each linked independent module, the terms and conditions of the license of that module.? An independent module is a module which is not derived from or based on this library.? If you modify this library, you may extend this exception to your version of the library, but

you are not obligated to do so.? If you do not wish to do so, delete this exception statement from your version.

Copyright (c) %YEARS%, Oracle and/or its affiliates. All rights reserved.

DO NOT ALTER OR REMOVE COPYRIGHT NOTICES OR THIS FILE HEADER.

This code is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License version 2 only, as published by the Free Software Foundation. Oracle designates this particular file as subject to the "Classpath" exception as provided by Oracle in the LICENSE file that accompanied this code.

This code is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License version 2 for more details (a copy is included in the LICENSE file that accompanied this code).

You should have received a copy of the GNU General Public License version 2 along with this work; if not, write to the Free Software Foundation, Inc., 51 Franklin St, Fifth Floor, Boston, MA 02110-1301 USA.

Please contact

Oracle, 500 Oracle Parkway, Redwood Shores, CA 94065 USA
or visit www.oracle.com if you need additional information or have any questions.

SAX COPYRIGHT STATUS

Version 1.0 of the Simple API for XML (SAX), created collectively by the membership of the XML-DEV mailing list, is hereby released into the public domain.

No one owns SAX: you may use it freely in both commercial and non-commercial applications, bundle it with your software distribution, include it on a CD-ROM, list the source code in a book, mirror the documentation at your own web site, or use it in any other way you see fit.

NO WARRANTY

Because SAX is released to the public domain, there is no warranty for the design or for the software implementation, to the extent permitted by applicable law. Except when otherwise stated in writing the copyright holders and/or other parties provide SAX "as is" without warranty of any kind, either expressed or implied, including, but not limited to, the implied warranties of merchantability and fitness for a particular purpose. The entire risk as to the quality and performance of SAX is with you. Should SAX prove defective, you assume the cost of all necessary servicing, repair or correction.

In no event unless required by applicable law or agreed to in writing will any copyright holder, or any other party who may modify and/or redistribute SAX, be liable to you for damages, including any general, special, incidental or consequential damages arising out of the use or inability to use SAX (including but not limited to loss of data or data being rendered inaccurate or losses sustained by you or third parties or a failure of the SAX to operate with any other programs), even if such holder or other party has been advised of the possibility of such damages.

David Megginson <sax@megginson.com>

1998-05-11

UNICODE, INC. LICENSE AGREEMENT - DATA FILES AND SOFTWARE

Unicode Data Files include all data files under the directories <http://www.unicode.org/Public/>, <http://www.unicode.org/reports/>, and <http://www.unicode.org/cldr/data/>. Unicode Data Files do not include PDF online code charts under the directory <http://www.unicode.org/Public/>. Software includes any source code published in the Unicode Standard or under the directories <http://www.unicode.org/Public/>, <http://www.unicode.org/reports/>, and <http://www.unicode.org/cldr/data/>.

NOTICE TO USER: Carefully read the following legal agreement. BY DOWNLOADING,

INSTALLING, COPYING OR OTHERWISE USING UNICODE INC.'S DATA FILES ("DATA FILES"), AND/OR SOFTWARE ("SOFTWARE"), YOU UNEQUIVOCALLY ACCEPT, AND AGREE TO BE BOUND BY, ALL OF THE TERMS AND CONDITIONS OF THIS AGREEMENT. IF YOU DO NOT AGREE, DO NOT DOWNLOAD, INSTALL, COPY, DISTRIBUTE OR USE THE DATA FILES OR SOFTWARE.

COPYRIGHT AND PERMISSION NOTICE

Copyright 1991-2012 Unicode, Inc. All rights reserved. Distributed under the Terms of Use in <http://www.unicode.org/copyright.html>.

Permission is hereby granted, free of charge, to any person obtaining a copy of the Unicode data files and any associated documentation (the "Data Files") or Unicode software and any associated documentation (the "Software") to deal in the Data Files or Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, and/or sell copies of the Data Files or Software, and to permit persons to whom the Data Files or Software are furnished to do so, provided that (a) the above copyright notice(s) and this permission notice appear with all copies of the Data Files or Software, (b) both the above copyright notice(s) and this permission notice appear in associated documentation, and (c) there is clear notice in each modified Data File or in the Software as well as in the documentation associated with the Data File(s) or Software that the data or software has been modified.

THE DATA FILES AND SOFTWARE ARE PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT OF THIRD PARTY RIGHTS. IN NO EVENT SHALL THE COPYRIGHT HOLDER OR HOLDERS INCLUDED IN THIS NOTICE BE LIABLE FOR ANY CLAIM, OR ANY SPECIAL INDIRECT OR CONSEQUENTIAL DAMAGES, OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THE DATA FILES OR SOFTWARE.

Except as contained in this notice, the name of a copyright holder shall not be used in advertising or otherwise to promote the sale, use or other dealings in these Data Files or Software without prior written authorization of the copyright holder.

Copyright (c) %YEARS% Oracle and/or its affiliates. All rights reserved.

DO NOT ALTER OR REMOVE COPYRIGHT NOTICES OR THIS FILE HEADER.

This code is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License version 2 only, as published by the Free Software Foundation.

This code is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License version 2 for more details (a copy is included in the LICENSE file that accompanied this code).

You should have received a copy of the GNU General Public License version 2 along with this work; if not, write to the Free Software Foundation, Inc., 51 Franklin St, Fifth Floor, Boston, MA 02110-1301 USA.

Please contact Oracle, 500 Oracle Parkway, Redwood Shores, CA 94065 USA or visit www.oracle.com if you need additional information or have any questions.

Copyright 2005 Sun Microsystems, Inc. All rights reserved.

Use is subject to license terms.

***** BEGIN LICENSE BLOCK *****

Version: MPL 1.1/GPL 2.0/LGPL 2.1

The contents of this package are subject to the Mozilla Public License Version 1.1 (the "License"); you may not use this package except in compliance with the License. You may obtain a copy of the License at <http://www.mozilla.org/MPL/>

Software distributed under the License is distributed on an "AS IS" basis, WITHOUT WARRANTY OF ANY KIND, either express or implied. See the License for the specific language governing rights and limitations under the License.

The Original Code is the Netscape Portable Runtime (NSPR).

The Initial Developer of the Original Code is Netscape Communications Corporation.

Portions created by the Initial Developer are Copyright (C) 1998-2000 the Initial Developer. All Rights Reserved.

Contributor(s):

Alternatively, the contents of this file may be used under the terms of either the GNU General Public License Version 2 or later (the "GPL"), or the GNU Lesser General Public License Version 2.1 or later (the "LGPL"), in which case the provisions of the GPL or the LGPL are applicable instead of those above. If you wish to allow use of your version of this file only under the terms of either the GPL or the LGPL, and not to allow others to use your version of this file under the terms of the MPL, indicate your decision by deleting the provisions above and replace them with the notice and other provisions required by the GPL or the LGPL. If you do not delete

the provisions above, a recipient may use your version of this file under the terms of any one of the MPL, the GPL or the LGPL.

***** END LICENSE BLOCK *****

SAX IS FREE

I hereby abandon any property rights to SAX 2.0 (the Simple API for XML), and release all of the SAX 2.0 source code, compiled code, and documentation contained in this distribution into the Public Domain. SAX comes with NO WARRANTY or guarantee of fitness for any purpose.

David Megginson

david@megginson.com

2000-01-14

Copyright (c) %YEARS% Oracle and/or its affiliates. All rights reserved.

DO NOT ALTER OR REMOVE COPYRIGHT NOTICES OR THIS FILE HEADER.

This code is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License version 2 only, as published by the Free Software Foundation. Oracle designates this particular file as subject to the "Classpath" exception as provided by Oracle in the LICENSE file that accompanied this code.

This code is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License version 2 for more details (a copy is included in the LICENSE file that accompanied this code).

You should have received a copy of the GNU General Public License version 2 along with this work; if not, write to the Free Software Foundation, Inc., 51 Franklin St, Fifth Floor, Boston, MA 02110-1301 USA.

Please contact

Oracle, 500 Oracle Parkway, Redwood Shores, CA 94065 USA
or visit www.oracle.com if you need additional information or have any questions.

1.1024 jdk-zulu 8.72.0.17-1

1.1024.1 Available under license :

The copyrights in this software and any visual or audio work distributed with the software belong to Azul Systems, Inc. and those included in all other notice files either listed in the readme file or contained in any other included notice files with this distribution. All rights are reserved. Installation of this

software and any Azul software bundled with or derived from this software is licensed only in accordance with these terms.

Provided you have not received the software directly from Azul and have already agreed to the terms of a separate license agreement, by installing, using or distributing this software you, on your own behalf and on behalf of your employer or principal, agree to be bound by these terms. If you do not agree to any of these terms, you may not use, copy, transmit, distribute nor install this software.

The software is developed and owned by Azul and/or any of its affiliates, subsidiaries or respective suppliers and licensors. The software also includes certain

software components and materials ("Open Source Materials") of third parties ("Third Party Licensors") licensed under certain licenses ("Open Source Licenses").

Nothing in this Agreement limits your rights under, or grants you rights that supersede the terms and conditions of any applicable Open Source Licenses. You must review the Open Source Licenses located at http://www.azul.com/license/zulu_third_party_licenses.html to understand your rights under them. In the event that no such third party license agreements exist, the restrictions contained in this Agreement shall apply.

With respect to the Open Source Licenses the following shall apply:

- 1) You hereby acknowledge and agree that you will be licensing any Open Source Materials directly from the applicable Third Party Licensors including the right to use such Third Party Materials in connection with the software
- 2) In the event of any inconsistencies or conflicting provisions of the Open Source Licenses and the provisions of this Agreement, the provisions of the Open Source Licenses shall prevail.

THIS SOFTWARE IS PROVIDED BY AZUL "AS-IS" AND WITHOUT EXPRESS OR IMPLIED WARRANTIES, INCLUDING BUT NOT LIMITED TO THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. IN NO EVENT SHALL AZUL BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY OR CONSEQUENTIAL DAMAGES (INCLUDING BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICE, LOSS OF USE, DATA OR PROFITS; OR BUSINESS INTERRUPTION, HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY WHETHER IN CONTRACT, STRICT LIABILITY OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.
The GNU General Public License (GPL)

Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.
51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. This General Public License applies to most of the Free Software Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Library General Public License instead.) You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We

wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and modification follow.

TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

- a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.
- b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to

be

licensed as a whole at no charge to all third parties under the terms of this License.

c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, and can be reasonably considered independent and separate works in themselves, then this License, and its

terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Program.

In addition, mere aggregation of another work not based on the Program with the Program (or with a work based on the Program) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and

2 above provided that you also do one of the following:

a) Accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source

code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent

infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you,

then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation.

If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS"

WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

END OF TERMS AND CONDITIONS

How
to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

One line to give the program's name and a brief idea of what it does.

Copyright (C) <year> <name of author>

This program is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation; either version 2 of the License, or (at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program; if not, write to the Free Software Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA.

Also add information on how to contact you by electronic and paper mail.

If the program is interactive, make it output a short notice like this when it starts in an interactive mode:

Gnomovision version 69, Copyright (C) year name of author Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type 'show w'. This is free software, and you are welcome to redistribute it under certain conditions; type 'show c' for details.

The hypothetical commands 'show w' and 'show c' should show the appropriate parts of the General Public License. Of course, the commands you use may be called something other than 'show w' and 'show c'; they could even be mouse-clicks or menu items--whatever suits your program.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the program, if necessary. Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the program 'Gnomovision' (which makes passes at compilers) written by James Hacker.

signature of Ty Coon, 1 April 1989

Ty Coon, President of Vice

This General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Library General Public

License instead of this License.

"CLASSPATH" EXCEPTION TO THE GPL

Certain source files distributed by Oracle America and/or its affiliates are subject to the following clarification and special exception to the GPL, but only where Oracle has expressly included in the particular source file's header the words "Oracle designates this particular file as subject to the "Classpath" exception as provided by Oracle in the LICENSE file that accompanied this code."

Linking this library statically or dynamically with other modules is making a combined work based on this library. Thus, the terms and conditions of the GNU General Public License cover the whole combination.

As a special exception, the copyright holders of this library give you permission to link this library with independent modules to produce an executable, regardless of the license terms of these independent modules, and to copy and distribute the resulting executable under terms of your choice, provided that you also meet, for each linked independent module, the terms and conditions of the license of that module. An independent module is a module which is not derived from or based on this library. If you modify this library, you may extend this exception to your version of the library, but you are not obligated to do so. If you do not wish to do so, delete this exception statement from your version.

1.1025 libcap 2.32

1.1025.1 Available under license :

Unless otherwise **explicitly** stated the following text describes the licensed conditions under which the contents of this module release may be distributed:

Redistribution and use in source and binary forms of this module, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain any existing copyright notice, and this entire permission notice in its entirety, including the disclaimer of warranties.
2. Redistributions in binary form must reproduce all prior and current copyright notices, this list of conditions, and the following disclaimer in the documentation and/or other materials provided

with the distribution.

3. The name of any author may not be used to endorse or promote products derived from this software without their specific prior written permission.

ALTERNATIVELY, this product may be distributed under the terms of the GNU Library General Public License, in which case the provisions of the GNU LGPL are required INSTEAD OF the above restrictions. (This clause is necessary due to a potential conflict between the GNU LGPL and the restrictions contained in a BSD-style copyright.)

THIS SOFTWARE IS PROVIDED ``AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE AUTHOR(S) BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Unless otherwise *explicitly* stated, the following text describes the licensed conditions under which the contents of this libcap release may be used and distributed:

Redistribution and use in source and binary forms of libcap, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain any existing copyright notice, and this entire permission notice in its entirety, including the disclaimer of warranties.
2. Redistributions in binary form must reproduce all prior and current copyright notices, this list of conditions, and the following disclaimer in the documentation and/or other materials provided with the distribution.
3. The name of any author may not be used to endorse or promote products derived from this software without their specific prior written permission.

ALTERNATIVELY, this product may be distributed

under the terms of the GNU General Public License (v2.0 - see below), in which case the provisions of the GNU GPL are required INSTEAD OF the above restrictions. (This clause is necessary due to a potential conflict between the GNU GPL and the restrictions contained in a BSD-style copyright.)

THIS SOFTWARE IS PROVIDED ``AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE AUTHOR(S) BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Full
text of gpl-2.0.txt:

GNU GENERAL PUBLIC LICENSE
Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.,
51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA
Everyone is permitted to copy and distribute verbatim copies
of this license document, but changing it is not allowed.

Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. This General Public License applies to most of the Free Software Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Lesser General Public License instead.) You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you

have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and modification follow.

GNU GENERAL PUBLIC LICENSE

TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another

language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

a)

You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.

b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.

c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Program.

In addition, mere aggregation of another work not based on the Program with the Program (or with a work based on the Program) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

a) Accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a

special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access

to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent

license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free

programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

END OF TERMS AND CONDITIONS

How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

```
<one line to give the program's name and a brief idea of what it does.>  
Copyright (C) <year> <name of author>
```

This program is free software; you can redistribute it and/or modify

it under the terms of the GNU General Public License as published by the Free Software Foundation; either version 2 of the License, or (at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program; if not, write to the Free Software Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA.

Also add information on how to contact you by electronic and paper mail.

If the program is interactive, make it output a short notice like this when it starts in an interactive mode:

```
Gnomovision version 69, Copyright (C) year
name of author
Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type `show w'.
This is free software, and you are welcome to redistribute it
under certain conditions; type `show c' for details.
```

The hypothetical commands ``show w'` and ``show c'` should show the appropriate parts of the General Public License. Of course, the commands you use may be called something other than ``show w'` and ``show c'`; they could even be mouse-clicks or menu items--whatever suits your program.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the program, if necessary. Here is a sample; alter the names:

```
Yoyodyne, Inc., hereby disclaims all copyright interest in the program
`Gnomovision' (which makes passes at compilers) written by James Hacker.
```

```
<signature of Ty Coon>, 1 April 1989
Ty Coon, President of Vice
```

This General Public License does not permit incorporating your program into proprietary programs.

If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Lesser General Public License instead of this License.

1.1026 httpcomponents-client 4.3.2

1.1026.1 Available under license :

Apache Commons Codec

Copyright 2002-2011 The Apache Software Foundation

This product includes software developed by
The Apache Software Foundation (<http://www.apache.org/>).

src/test/org/apache/commons/codec/language/DoubleMetaphoneTest.java contains
test data from <http://aspell.sourceforge.net/test/batch0.tab>.

Copyright (C) 2002 Kevin Atkinson (kevina@gnu.org). Verbatim copying
and distribution of this entire article is permitted in any medium,
provided this notice is preserved.

Apache License
Version 2.0, January 2004
<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction,
and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by
the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all
other entities that control, are controlled by, or are under common
control with that entity. For the purposes of this definition,
"control" means (i) the power, direct or indirect, to cause the
direction or management of such entity, whether by contract or
otherwise, or (ii) ownership of fifty percent (50%) or more of the
outstanding shares, or (iii) beneficial ownership
of such entity.

"You" (or "Your") shall mean an individual or Legal Entity
exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications,
including but not limited to software source code, documentation
source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this

License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided

that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct,

indirect, special,

incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

=====

This project contains annotations in the package org.apache.http.annotation which are derived from JCIP-ANNOTATIONS
Copyright (c) 2005 Brian Goetz and Tim Peierls.
See <http://www.jcip.net> and the Creative Commons Attribution License (<http://creativecommons.org/licenses/by/2.5>)
Full text: <http://creativecommons.org/licenses/by/2.5/legalcode>

License

THE WORK (AS DEFINED BELOW) IS PROVIDED UNDER THE TERMS OF THIS CREATIVE COMMONS PUBLIC LICENSE ("CCPL" OR "LICENSE"). THE WORK IS PROTECTED BY COPYRIGHT AND/OR OTHER APPLICABLE LAW. ANY USE OF THE WORK OTHER THAN AS AUTHORIZED UNDER THIS LICENSE OR COPYRIGHT LAW IS PROHIBITED.

BY EXERCISING ANY RIGHTS TO THE WORK PROVIDED HERE, YOU ACCEPT AND AGREE TO BE BOUND BY THE TERMS OF THIS LICENSE. THE LICENSOR GRANTS YOU THE RIGHTS CONTAINED HERE IN CONSIDERATION OF YOUR ACCEPTANCE OF SUCH TERMS AND CONDITIONS.

1. Definitions

"Collective Work" means a work, such as a periodical issue, anthology or encyclopedia, in which the Work in its entirety in unmodified form, along with a number of other contributions, constituting separate and independent works in themselves, are assembled into a collective whole. A work that constitutes a Collective Work will not be considered a Derivative Work (as defined below) for the purposes of this License.

"Derivative Work" means a work based upon the Work or upon the Work and other pre-existing works, such as a translation, musical arrangement, dramatization, fictionalization, motion picture version, sound recording, art reproduction, abridgment, condensation,

or any other form in which the Work may be recast, transformed, or adapted, except that a work that constitutes a Collective Work will not be considered a Derivative Work for the purpose of this License. For the avoidance of doubt, where the Work is a musical composition or sound recording, the synchronization of the Work in timed-representation with a moving image ("synching") will be considered a Derivative Work for the purpose of this License.

"Licensor" means the individual or entity that offers the Work under the terms of this License.

"Original Author" means the individual or entity who created the Work.

"Work" means the copyrightable work of authorship offered under the terms of this License.

"You" means an individual or entity exercising rights under this License who has not previously violated the terms of this License with respect to the Work, or who has received express permission from the Licensor to exercise rights under this License despite a previous violation.

2.

Fair Use Rights. Nothing in this license is intended to reduce, limit, or restrict any rights arising from fair use, first sale or other limitations on the exclusive rights of the copyright owner under copyright law or other applicable laws.

3. License Grant. Subject to the terms and conditions of this License, Licensor hereby grants You a worldwide, royalty-free, non-exclusive, perpetual (for the duration of the applicable copyright) license to exercise the rights in the Work as stated below:

to reproduce the Work, to incorporate the Work into one or more Collective Works, and to reproduce the Work as incorporated in the Collective Works;

to create and reproduce Derivative Works;

to distribute copies or phonorecords of, display publicly, perform publicly, and perform publicly by means of a digital audio transmission the Work including as incorporated in Collective Works;

to distribute copies or phonorecords of, display publicly, perform publicly, and perform publicly by means of a digital audio transmission Derivative Works.

For the avoidance of doubt, where the work is a musical composition:

Performance Royalties Under Blanket Licenses. Licensor waives the exclusive right to collect, whether

individually or via a performance rights society (e.g. ASCAP, BMI, SESAC), royalties for the public performance or public digital performance (e.g. webcast) of the Work.

Mechanical Rights and Statutory Royalties. Licensor waives the exclusive right to collect, whether individually or via a music rights agency or designated agent (e.g. Harry Fox Agency), royalties for any phonorecord You create from the Work ("cover version") and distribute, subject to the compulsory license created by 17 USC Section 115 of the US Copyright Act (or the equivalent in other jurisdictions).

Webcasting Rights and Statutory Royalties. For the avoidance of doubt, where the Work is a sound recording, Licensor waives the exclusive right to collect, whether individually or via a performance-rights society (e.g. SoundExchange), royalties for the public digital performance (e.g. webcast) of the Work, subject to the compulsory license created by 17 USC Section 114 of the US Copyright Act (or the equivalent in other jurisdictions).

The above rights may be exercised in all media and formats whether now known or hereafter devised. The above rights include the right to make such modifications as are technically necessary to exercise the rights in other media and formats. All rights not expressly granted by Licensor are hereby reserved.

4. Restrictions. The license granted in Section 3 above is expressly made subject to and limited by the following restrictions:

You may distribute, publicly display, publicly perform, or publicly digitally perform the Work only under the terms of this License, and You must include a copy of, or the Uniform Resource Identifier for, this License with every copy or phonorecord of the Work You distribute, publicly display, publicly perform, or publicly digitally perform. You may not offer or impose any terms on the Work that alter or restrict the terms of this License or the recipients' exercise of the rights granted hereunder. You may not sublicense the Work. You must keep intact all notices that refer to this License and to the disclaimer of warranties. You may not distribute, publicly display, publicly perform, or publicly digitally perform the Work with any technological measures that control access or use of the Work in a manner inconsistent with the terms of this License Agreement. The above applies to the Work as incorporated in a Collective Work, but this does not require the Collective Work apart from the Work itself to be made subject to the terms of this License. If You create a Collective Work, upon notice from any Licensor You must, to the extent practicable, remove from the Collective Work any credit as required by clause 4(b), as requested. If You create a Derivative Work, upon notice from any Licensor You must, to the extent practicable, remove from the Derivative Work any credit as required by clause 4(b), as requested.

If you distribute, publicly display, publicly perform, or publicly digitally perform the Work or any Derivative Works or Collective Works, You must keep intact all copyright notices for the Work and provide, reasonable to the medium or means You are utilizing: (i) the name of the Original Author (or pseudonym, if applicable) if supplied, and/or (ii) if the Original Author and/or Licensor designate another party or parties (e.g. a sponsor institute, publishing entity, journal) for attribution in Licensor's copyright notice, terms of service or by other reasonable means, the name of such party or parties; the title of the Work if supplied; to the extent reasonably practicable, the Uniform Resource Identifier, if any, that Licensor specifies to be associated with the Work, unless such URI does not refer to the copyright notice or licensing information for the Work; and in the case of a Derivative Work, a credit identifying the use of the Work in the Derivative Work (e.g., "French translation of the Work by Original Author," or "Screenplay based on original Work by Original Author"). Such credit may be implemented in any reasonable manner; provided, however, that in the case of a Derivative Work or Collective Work, at a minimum such credit will appear where any other comparable authorship credit appears and in a manner at least as prominent as such other comparable authorship credit.

5. Representations, Warranties and Disclaimer

UNLESS OTHERWISE MUTUALLY AGREED TO BY THE PARTIES IN WRITING, LICENSOR OFFERS THE WORK AS-IS AND MAKES NO REPRESENTATIONS OR WARRANTIES OF ANY KIND CONCERNING THE WORK, EXPRESS, IMPLIED, STATUTORY OR OTHERWISE, INCLUDING, WITHOUT LIMITATION, WARRANTIES OF TITLE, MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, NONINFRINGEMENT, OR THE ABSENCE OF LATENT OR OTHER DEFECTS, ACCURACY, OR THE PRESENCE

OF ABSENCE OF ERRORS, WHETHER OR NOT DISCOVERABLE. SOME JURISDICTIONS DO NOT ALLOW THE EXCLUSION OF IMPLIED WARRANTIES, SO SUCH EXCLUSION MAY NOT APPLY TO YOU.

6. Limitation on Liability. EXCEPT TO THE EXTENT REQUIRED BY APPLICABLE LAW, IN NO EVENT WILL LICENSOR BE LIABLE TO YOU ON ANY LEGAL THEORY FOR ANY SPECIAL, INCIDENTAL, CONSEQUENTIAL, PUNITIVE OR EXEMPLARY DAMAGES ARISING OUT OF THIS LICENSE OR THE USE OF THE WORK, EVEN IF LICENSOR HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

7. Termination

This License and the rights granted hereunder will terminate automatically upon any breach by You of the terms of this License. Individuals or entities who have received Derivative Works or Collective Works from You under this License, however, will not have their licenses terminated provided such individuals or entities remain in full compliance with those licenses. Sections 1, 2, 5, 6, 7, and 8 will survive any termination of this License.

Subject to the above terms and conditions, the license granted here is perpetual (for the duration of the applicable copyright in the Work). Notwithstanding the above, Licensor reserves the right to release the Work under different license terms or to stop distributing the Work at any time; provided, however that any such election will not serve to withdraw this License (or any other license that has been, or is required to be, granted under the terms of this License), and this License will continue in full force and effect unless terminated as stated above.

8. Miscellaneous

Each time You distribute or publicly digitally perform the Work or a Collective Work, the Licensor offers to the recipient a license to the Work on the same terms and conditions as the license granted to You under this License.

Each time You distribute or publicly digitally perform a Derivative Work, Licensor offers to the recipient a license to the original Work on the same terms and conditions as the license granted to You under this License.

If any provision of this License is invalid or unenforceable under applicable law, it shall not affect the validity or enforceability of the remainder of the terms of this License, and without further action by the parties to this agreement, such provision shall be reformed to the minimum extent necessary to make such provision valid and enforceable.

No term or provision of this License shall be deemed waived and no breach consented to unless such waiver or consent shall be in writing and signed by the party to be charged with such waiver or consent.

This License constitutes the entire agreement between the parties with respect to the Work licensed here. There are no understandings, agreements or representations with respect to the Work not specified here. Licensor shall not be bound by any additional provisions that may appear in any communication from You. This License may not be modified without the mutual written agreement of the Licensor and You.

Apache HttpClient Cache
Copyright 2010-2014 The Apache Software Foundation

This product includes software developed at
The Apache Software Foundation (<http://www.apache.org/>).

Fluent API for Apache HttpClient
Copyright 2011-2014 The Apache Software Foundation

This product includes software developed at
The Apache Software Foundation (<http://www.apache.org/>).

Apache HttpClient
Copyright 1999-2014 The Apache Software Foundation

This product includes software developed at
The Apache Software Foundation (<http://www.apache.org/>).
Apache HttpClient Components Client
Copyright 1999-2014 The Apache Software Foundation

This product includes software developed at
The Apache Software Foundation (<http://www.apache.org/>).

Apache License
Version 2.0, January 2004
<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity

exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the

Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this

License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the

Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents

of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill,

work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

Apache Commons Logging

Copyright 2003-2013 The Apache Software Foundation

This product includes software developed at
The Apache Software Foundation (<http://www.apache.org/>).

Apache HttpCore

Copyright 2005-2013 The Apache Software Foundation

This product includes software developed at
The Apache Software Foundation (<http://www.apache.org/>).

This project contains annotations derived from JCIP-ANNOTATIONS
Copyright (c) 2005 Brian Goetz and Tim Peierls. See <http://www.jcip.net>

Apache HttpClient Mime
Copyright 1999-2014 The Apache Software Foundation

This product includes software developed at
The Apache Software Foundation (<http://www.apache.org/>).

Apache License
Version 2.0, January 2004
<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction,
and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by
the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all
other entities that control, are controlled by, or are under common
control with that entity. For the purposes of this definition,
"control" means (i) the power, direct or indirect, to cause the
direction or management of such entity, whether by contract or
otherwise, or (ii) ownership of fifty percent (50%) or more of the
outstanding shares, or (iii) beneficial ownership
of such entity.

"You" (or "Your") shall mean an individual or Legal Entity
exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications,
including but not limited to software source code, documentation
source, and configuration files.

"Object" form shall mean any form resulting from mechanical
transformation or translation of a Source form, including but
not limited to compiled object code, generated documentation,
and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their

Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf

of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

1.1027 httpcomponents-client 4.5.14

1.1027.1 Available under license :

Apache HttpClient
Copyright 1999-2022 The Apache Software Foundation

This product includes software developed at
The Apache Software Foundation (<http://www.apache.org/>).

Apache License
Version 2.0, January 2004
<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable

(except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the

Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

(a) You must give any other recipients of the Work or Derivative Works a copy of this License; and

(b) You must cause any modified files to carry prominent notices stating that You changed the files; and

(c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and

(d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not

pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer,

and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

1.1028 jdk-zulu 8.72.0.17

1.1028.1 Available under license :

The copyrights in this software and any visual or audio work distributed with the software belong to Azul Systems, Inc. and those included in all other notice files either listed in the readme file or contained in any other included notice files with this distribution. All rights are reserved. Installation of this software and any Azul software bundled with or derived from this software is licensed only in accordance with these terms.

Provided you have not received the software directly from Azul and have already

agreed to the terms of a separate license agreement, by installing, using or distributing this software you, on your own behalf and on behalf of your employer or principal, agree to be bound by these terms. If you do not agree to any of these terms, you may not use, copy, transmit, distribute nor install this software.

The software is developed and owned by Azul and/or any of its affiliates, subsidiaries or respective suppliers and licensors. The software also includes certain software components and materials ("Open Source Materials") of third parties ("Third Party Licensors") licensed under certain licenses ("Open Source Licenses").

Nothing in this Agreement limits your rights under, or grants you rights that supersede the terms and conditions of any applicable Open Source Licenses. You must review the Open Source Licenses located at http://www.azul.com/license/zulu_third_party_licenses.html to understand your rights under them. In the event that no such third party license agreements exist, the restrictions contained in this Agreement shall apply.

With respect to the Open Source Licenses the following shall apply:

- 1) You hereby acknowledge and agree that you will be licensing any Open Source Materials directly from the applicable Third Party Licensors including the right to use such Third Party Materials in connection with the software
- 2) In the event of any inconsistencies or conflicting provisions of the Open Source Licenses and the provisions of this Agreement, the provisions of the Open Source Licenses shall prevail.

THIS SOFTWARE IS PROVIDED BY AZUL "AS-IS" AND WITHOUT EXPRESS OR IMPLIED WARRANTIES, INCLUDING BUT NOT LIMITED TO THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. IN NO EVENT SHALL AZUL BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY OR CONSEQUENTIAL DAMAGES (INCLUDING BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICE, LOSS OF USE, DATA OR PROFITS; OR BUSINESS INTERRUPTION, HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY WHETHER IN CONTRACT, STRICT LIABILITY OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.
The GNU General Public License (GPL)

Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.
51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. This General Public License applies to most of the Free Software Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Library General Public License instead.) You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and modification follow.

TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.

b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.

c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Program.

In addition, mere aggregation of another work not based on the Program with the Program (or with a work based on the Program) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

a) Accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in

object code or executable form with such an offer, in accord with Subsection b above.)

The source

code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy

simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you,

then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs

whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS"

WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

END OF TERMS AND CONDITIONS

How

to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

One line to give the program's name and a brief idea of what it does.

Copyright (C) <year> <name of author>

This program is free software; you can redistribute it and/or modify it

under the terms of the GNU General Public License as published by the Free Software Foundation; either version 2 of the License, or (at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program; if not, write to the Free Software Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA.

Also add information on how to contact you by electronic and paper mail.

If the program is interactive, make it output a short notice like this when it starts in an interactive mode:

Gnomovision version 69, Copyright (C) year name of author Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type 'show w'. This is free software, and you are welcome to redistribute it under certain conditions; type 'show c' for details.

The hypothetical commands 'show w' and 'show c' should show the appropriate parts of the General Public License. Of course, the commands you use may be called something other than 'show w' and 'show c'; they could even be mouse-clicks or menu items--whatever suits your program.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the program, if necessary. Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the program 'Gnomovision' (which makes passes at compilers) written by James Hacker.

signature of Ty Coon, 1 April 1989

Ty Coon, President of Vice

This General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Library General Public License instead of this License.

"CLASSPATH" EXCEPTION TO THE GPL

Certain source files distributed by Oracle America and/or its affiliates are subject to the following clarification and special exception to the GPL, but only where Oracle has expressly included in the particular source file's header the words "Oracle designates this particular file as subject to the "Classpath" exception as provided by Oracle in the LICENSE file that accompanied this code."

Linking this library statically or dynamically with other modules is making a combined work based on this library. Thus, the terms and conditions of the GNU General Public License cover the whole combination.

As a special exception, the copyright holders of this library give you permission to link this library with independent modules to produce an executable, regardless of the license terms of these independent modules, and to copy and distribute the resulting executable under terms of your choice, provided that you also meet, for each linked independent module, the terms and conditions of the license of that module. An independent module is a module which is not derived from or based on this library. If you modify this library, you may extend this exception to your version of the library, but you are not obligated to do so. If you do not wish to do so, delete this exception statement from your version.

1.1029 miekg-dns 1.1.9

1.1029.1 Available under license :

```
# This source code was written by the Go contributors.  
# The master list of contributors is in the main Go distribution,  
# visible at http://tip.golang.org/CONTRIBUTORS.  
Extensions of the original work are copyright (c) 2011 Miek Gieben
```

As this is fork of the official Go code the same license applies:

Copyright (c) 2009 The Go Authors. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- * Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- * Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
- * Neither the name of Google Inc. nor the names of its

contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED

TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Copyright (c) 2009 The Go Authors. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- * Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.

- * Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

- * Neither the name of Google Inc. nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER

OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

This source code was written by the Go contributors.

The master list of contributors is in the main Go distribution,

visible at <https://tip.golang.org/CONTRIBUTORS>.

Alex A. Skinner

Andrew Tunnell-Jones

Ask Bjrn Hansen
Dave Cheney
Dusty Wilson
Marek Majkowski
Peter van Dijk
Omri Bahumi
Alex Sergeev
James Hartig

Copyright 2009 The Go Authors. All rights reserved. Use of this source code is governed by a BSD-style license that can be found in the LICENSE file.

Extensions of the original work are copyright (c) 2011 Miek Gieben

Copyright 2011 Miek Gieben. All rights reserved. Use of this source code is governed by a BSD-style license that can be found in the LICENSE file.

Copyright 2014 CloudFlare. All rights reserved. Use of this source code is governed by a BSD-style license that can be found in the LICENSE file.

1.1030 x-term 0.13.0

1.1030.1 Available under license :

Copyright (c) 2009 The Go Authors. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- * Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- * Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
- * Neither the name of Google Inc. nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER

OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT

(INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

1.1031 grpc-go 1.56.3

1.1031.1 Available under license :

Apache License
Version 2.0, January 2004
<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses

granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise,

any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

Copyright 2014 gRPC authors.

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

1.1032 x-net 0.17.0

1.1032.1 Available under license :

Copyright (c) 2009 The Go Authors. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

* Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.

* Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

* Neither the name of Google Inc. nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER

OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

1.1033 oras.land-oras-go 1.2.4

1.1033.1 Available under license :

Apache License

Version 2.0, January 2004

<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the

outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of

this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License,

each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the

Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

(a) You must give any other recipients of the Work or Derivative Works a copy of this License; and

(b) You must cause any modified files to carry prominent notices stating that You changed the files; and

(c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and

(d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not

pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed

as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct,

indirect, special,

incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright 2021 ORAS Authors.

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.

You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

Copyright The ORAS Authors.

Licensed under the Apache License, Version 2.0 (the "License");

you may not use this file except in compliance with the License.

```
# You may obtain a copy of the License at
#
# http://www.apache.org/licenses/LICENSE-2.0
#
# Unless required by applicable law or agreed to in writing, software
# distributed under the License is distributed on an "AS IS" BASIS,
# WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
# See the License for the specific language governing permissions and
# limitations under the License.
```

name: License Checker

on:

push:

branches:

- main
- release-*

pull_request:

branches:

- main
- release-*

permissions:

contents: write

pull-requests: write

jobs:

check-license:

runs-on: ubuntu-latest

steps:

- name: Checkout
uses: actions/checkout@v4
- name: Check license header
uses: apache/skywalking-eyes/header@v0.5.0

with:

mode:

check

config: .github/licenserc.yml

- name: Check dependencies license
uses: apache/skywalking-eyes/dependency@v0.5.0
with:
config: .github/licenserc.yml

1.1034 lz4 1.9.3

1.1034.1 Available under license :

GNU GENERAL PUBLIC LICENSE

Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.,
51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA
Everyone is permitted to copy and distribute verbatim copies
of this license document, but changing it is not allowed.

Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. This General Public License applies to most of the Free Software Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Lesser General Public License instead.) You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price.

Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we

want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and modification follow.

GNU GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1

above, provided that you also meet all of these conditions:

- a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.
- b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.
- c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Program.

In addition, mere aggregation of another work not based on the Program with the Program (or with a work based on the Program) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

- a) Accompany it with the complete corresponding machine-readable

source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the

Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in

certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY

YOU OR
THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER
PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE
POSSIBILITY OF SUCH DAMAGES.

END OF TERMS AND CONDITIONS

How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

<one line to give the program's name and a brief idea of what it does.>

Copyright (C) <year> <name of author>

This program is free software; you can redistribute it and/or modify it under the terms of the GNU

General Public License as published by the Free Software Foundation; either version 2 of the License, or (at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program; if not, write to the Free Software Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA.

Also add information on how to contact you by electronic and paper mail.

If the program is interactive, make it output a short notice like this when it starts in an interactive mode:

Gnomovision version 69, Copyright (C) year name of author

Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type `show w'.

This is free software, and you are welcome to redistribute

it

under certain conditions; type `show c' for details.

The hypothetical commands `show w' and `show c' should show the appropriate

parts of the General Public License. Of course, the commands you use may be called something other than `show w` and `show c`; they could even be mouse-clicks or menu items--whatever suits your program.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the program, if necessary. Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the program
`Gnomovision' (which makes passes at compilers) written by James Hacker.

<signature of Ty Coon>, 1 April 1989
Ty Coon, President of Vice

This General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this

is what you want to do, use the GNU Lesser General
Public License instead of this License.

Copyright (c) 2014, Ipsantil
All rights reserved.

Redistribution and use in source and binary forms, with or without
modification, are permitted provided that the following conditions are met:

* Redistributions of source code must retain the above copyright notice, this
list of conditions and the following disclaimer.

* Redistributions in binary form must reproduce the above copyright notice,
this list of conditions and the following disclaimer in the documentation
and/or other materials provided with the distribution.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS"
AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE
IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE
DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT HOLDER OR CONTRIBUTORS BE LIABLE
FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL
DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR
SERVICES;

LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER
CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY,
OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE
OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

This repository uses 2 different licenses :

- all files in the `lib` directory use a BSD 2-Clause license
- all other files use a GPLv2 license, unless explicitly stated otherwise

Relevant license is reminded at the top of each source file,
and with presence of COPYING or LICENSE file in associated directories.

This model is selected to emphasize that
files in the `lib` directory are designed to be included into 3rd party applications,
while all other files, in `programs`, `tests` or `examples`,
receive more limited attention and support for such scenario.

LZ4 Library

Copyright (c) 2011-2016, Yann Collet

All rights reserved.

Redistribution and use in source and binary forms, with or without modification,
are permitted provided that the following conditions are met:

* Redistributions of source code must retain the above copyright notice, this
list of conditions and the following disclaimer.

* Redistributions in binary form must reproduce the above copyright notice, this
list of conditions and the following disclaimer in the documentation and/or
other materials provided with the distribution.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND
ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED
WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE
DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT HOLDER OR CONTRIBUTORS BE LIABLE FOR
ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES
(INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE
GOODS OR SERVICES;
LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON
ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT
(INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS
SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Format: <http://www.debian.org/doc/packaging-manuals/copyright-format/1.0/>

Upstream-Name: liblz4

Upstream-Contact: Yann Collet <Cyan4973@github.com>

Source: <https://github.com/lz4/lz4>

Files: *

Copyright: (C) 2011-2020 Yann Collet

License: GPL-2+

The full text of license: <https://github.com/lz4/lz4/blob/dev/lib/LICENSE>

1.1035 lz4 1.2.12

1.1035.1 Available under license :

GNU GENERAL PUBLIC LICENSE

Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.,
51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA
Everyone is permitted to copy and distribute verbatim copies
of this license document, but changing it is not allowed.

Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. This General Public License applies to most of the Free Software Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Lesser General Public License instead.) You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price.

Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we

want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and modification follow.

GNU GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1

above, provided that you also meet all of these conditions:

- a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.
- b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.
- c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Program.

In addition, mere aggregation of another work not based on the Program with the Program (or with a work based on the Program) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

- a) Accompany it with the complete corresponding machine-readable

source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the

Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in

certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY

YOU OR
THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER
PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE
POSSIBILITY OF SUCH DAMAGES.

END OF TERMS AND CONDITIONS

How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

<one line to give the program's name and a brief idea of what it does.>

Copyright (C) <year> <name of author>

This program is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation; either version 2 of the License, or (at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program; if not, write to the Free Software Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA.

Also add information on how to contact you by electronic and paper mail.

If the program is interactive, make it output a short notice like this when it starts in an interactive mode:

```
Gnomovision version 69, Copyright (C) year name of author
Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type `show w'.
This is free software, and you are welcome to redistribute
it
under certain conditions; type `show c' for details.
```

The hypothetical commands `show w' and `show c' should show the appropriate

parts of the General Public License. Of course, the commands you use may be called something other than `show w` and `show c`; they could even be mouse-clicks or menu items--whatever suits your program.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the program, if necessary. Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the program
`Gnomovision' (which makes passes at compilers) written by James Hacker.

<signature of Ty Coon>, 1 April 1989
Ty Coon, President of Vice

This General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this

is what you want to do, use the GNU Lesser General
Public License instead of this License.

LZ4 Library
Copyright (c) 2011-2014, Yann Collet
All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

* Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.

* Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT HOLDER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

1.1036 Iz4 1.5.2

1.1036.1 Available under license :

GNU GENERAL PUBLIC LICENSE

Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.,
51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA
Everyone is permitted to copy and distribute verbatim copies
of this license document, but changing it is not allowed.

Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. This General Public License applies to most of the Free Software Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Lesser General Public License instead.) You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price.

Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and modification follow.

GNU GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.

b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.

c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Program.

In addition, mere aggregation of another work not based on the Program with the Program (or with a work based on the Program) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of

Sections 1 and 2 above provided that you also do one of the following:

- a) Accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,
- b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,
- c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or

distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to

be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES,

INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

END OF TERMS AND CONDITIONS

How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

```
<one line to give the program's name and a brief idea of what it does.>  
Copyright (C) <year> <name of author>
```

```
This program is free software; you can redistribute it and/or modify  
it under the terms of the GNU  
General Public License as published by  
the Free Software Foundation; either version 2 of the License, or  
(at your option) any later version.
```

```
This program is distributed in the hope that it will be useful,  
but WITHOUT ANY WARRANTY; without even the implied warranty of  
MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the  
GNU General Public License for more details.
```

```
You should have received a copy of the GNU General Public License along  
with this program; if not, write to the Free Software Foundation, Inc.,  
51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA.
```

Also add information on how to contact you by electronic and paper mail.

If the program is interactive, make it output a short notice like this when it starts in an interactive mode:

```
Gnomovision version 69, Copyright (C) year name of author  
Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type `show w'.  
This is free software, and you are welcome to redistribute
```

it

under certain conditions; type `show c' for details.

The hypothetical commands `show w' and `show c' should show the appropriate parts of the General Public License. Of course, the commands you use may be called something other than `show w' and `show c'; they could even be mouse-clicks or menu items--whatever suits your program.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the program, if necessary. Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the program
`Gnomovision' (which makes passes at compilers) written by James Hacker.

<signature of Ty Coon>, 1 April 1989

Ty Coon, President of Vice

This General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this

is what you want to do, use the GNU Lesser General
Public License instead of this License.

Copyright (c) 2014, Ipsantil

All rights reserved.

Redistribution and use in source and binary forms, with or without
modification, are permitted provided that the following conditions are met:

* Redistributions of source code must retain the above copyright notice, this
list of conditions and the following disclaimer.

* Redistributions in binary form must reproduce the above copyright notice,
this list of conditions and the following disclaimer in the documentation
and/or other materials provided with the distribution.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS"
AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE
IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE
DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT HOLDER OR CONTRIBUTORS BE LIABLE
FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL
DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR
SERVICES;

LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER
CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY,
OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE
OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

This repository uses 2 different licenses :

- all files in the `lib` directory use a BSD 2-Clause license
- all other files use a GPLv2 license, unless explicitly stated otherwise

Relevant license is reminded at the top of each source file,
and with presence of COPYING or LICENSE file in associated directories.

This model is selected to emphasize that
files in the `lib` directory are designed to be included into 3rd party applications,
while all other files, in `programs`, `tests` or `examples`,
receive more limited attention and support for such scenario.

LZ4 Library

Copyright (c) 2011-2016, Yann Collet

All rights reserved.

Redistribution and use in source and binary forms, with or without modification,
are permitted provided that the following conditions are met:

* Redistributions of source code must retain the above copyright notice, this
list of conditions and the following disclaimer.

* Redistributions in binary form must reproduce the above copyright notice, this
list of conditions and the following disclaimer in the documentation and/or
other materials provided with the distribution.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND
ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED
WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE
DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT HOLDER OR CONTRIBUTORS BE LIABLE FOR
ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES
(INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE
GOODS OR SERVICES;
LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON
ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT
(INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS
SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Format: <http://www.debian.org/doc/packaging-manuals/copyright-format/1.0/>

Upstream-Name: liblz4

Upstream-Contact: Yann Collet <Cyan4973@github.com>

Source: <https://github.com/lz4/lz4>

Files: *

Copyright: (C) 2011+ Yann Collet

License: GPL-2+

The full text of license: <https://github.com/Cyan4973/lz4/blob/master/lib/LICENSE>

1.1037 pcre 8.44

1.1037.1 Available under license :

PCRE LICENCE

Please see the file LICENCE in the PCRE distribution for licensing details.

End

PCRE LICENCE

PCRE is a library of functions to support regular expressions whose syntax and semantics are as close as possible to those of the Perl 5 language.

Release 8 of PCRE is distributed under the terms of the "BSD" licence, as specified below. The documentation for PCRE, supplied in the "doc" directory, is distributed under the same terms as the software itself. The data in the testdata directory is not copyrighted and is in the public domain.

The basic library functions are written in C and are freestanding. Also included in the distribution is a set of C++ wrapper functions, and a just-in-time compiler that can be used to optimize pattern matching. These are both optional features that can be omitted when the library is built.

THE BASIC LIBRARY FUNCTIONS

Written by: Philip Hazel
Email local part: ph10
Email domain: cam.ac.uk

University of Cambridge Computing Service,
Cambridge, England.

Copyright (c) 1997-2020 University
of Cambridge
All rights reserved.

PCRE JUST-IN-TIME COMPILATION SUPPORT

Written by: Zoltan Herczeg
Email local part: hzmester
Email domain: freemail.hu

Copyright(c) 2010-2020 Zoltan Herczeg
All rights reserved.

STACK-LESS JUST-IN-TIME COMPILER

Written by: Zoltan Herczeg
Email local part: hzmester
Email domain: freemail.hu

Copyright(c) 2009-2020 Zoltan Herczeg
All rights reserved.

THE C++ WRAPPER FUNCTIONS

Contributed by: Google Inc.

Copyright (c) 2007-2012, Google Inc.
All rights reserved.

THE "BSD" LICENCE

Redistribution and use in source and binary forms, with or without
modification, are permitted provided that the following conditions are met:

- * Redistributions of source code must retain the above copyright notice,
this list of conditions and the following disclaimer.

- * Redistributions in binary form must reproduce
the above copyright
notice, this list of conditions and the following disclaimer in the
documentation and/or other materials provided with the distribution.

- * Neither the name of the University of Cambridge nor the name of Google
Inc. nor the names of their contributors may be used to endorse or
promote products derived from this software without specific prior
written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS"
AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE
IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE
ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE
LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR

CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT,

STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

End

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
3. The name of the author may not be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE AUTHOR ``AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

1.1038 urllib3 1.26.18

1.1038.1 Available under license :

MIT License

Copyright (c) 2008-2020 Andrey Petrov and contributors (see CONTRIBUTORS.txt)

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

1.1039 python-pip 21.3.1

1.1039.1 Available under license :

This is the MIT license

Copyright (c) 2010 ActiveState Software Inc.

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

The MIT License (MIT)

Copyright (c) 2017 Thomas Kluyver

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is

furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Copyright (C) 2016 Jason R Coombs <jaraco@jaraco.com>

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Copyright (c) 2010-2020 Benjamin Peterson

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR

COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

GNU LESSER GENERAL PUBLIC LICENSE

Version 2.1, February 1999

Copyright (C) 1991, 1999 Free Software Foundation, Inc.

51 Franklin St, Fifth Floor, Boston, MA 02110-1301 USA

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

[This is the first released version of the Lesser GPL. It also counts as the successor of the GNU Library Public License, version 2, hence the version number 2.1.]

Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public Licenses are intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users.

This license, the Lesser General Public License, applies to some specially designated software packages--typically libraries--of the Free Software Foundation and other authors who decide to use it. You can use it too, but we suggest you first think carefully about whether this license or the ordinary General Public License is the better strategy to use in any particular case, based on the explanations below.

When we speak of free software, we are referring to freedom of use, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish); that you receive source code or can get it if you want it; that you can change the software and use pieces of it in new free programs; and that you are informed that you can do these things.

To protect your rights, we need to make restrictions that forbid distributors to deny you these rights or to ask you to surrender these rights. These restrictions translate to certain responsibilities for you if you distribute copies of the library or if you modify it.

For example, if you distribute copies of the library, whether gratis or for a fee, you must give the recipients all the rights that we gave you. You must make sure that they, too, receive or can get the source

code. If you link other code with the library, you must provide complete object files to the recipients, so that they can relink them with the library after making changes to the library and recompiling it. And you must show them these terms so they know their rights.

We protect your rights with a two-step method: (1) we copyright the library, and (2) we offer you this license, which gives you legal permission to copy, distribute and/or modify the library.

To protect each distributor, we want to make it very clear that there is no warranty for the free library. Also, if the library is modified by someone else and passed on, the recipients should know that what they have is not the original version, so that the original author's reputation will not be affected by problems that might be introduced by others.

Finally, software patents pose a constant threat to the existence of any free program. We wish to make sure that a company cannot effectively restrict the users of a free program by obtaining a restrictive license from a patent holder. Therefore, we insist that any patent license obtained for a version of the library must be consistent with the full freedom of use specified in this license.

Most GNU software, including some libraries, is covered by the ordinary GNU General Public License. This license, the GNU Lesser General Public License, applies to certain designated libraries, and is quite different from the ordinary General Public License. We use this license for certain libraries in order to permit linking those libraries into non-free programs.

When a program is linked with a library, whether statically or using a shared library, the combination of the two is legally speaking a combined work, a derivative of the original library. The ordinary General Public License therefore permits such linking only if the entire combination fits its criteria of freedom. The Lesser General Public License permits more lax criteria for linking other code with the library.

We call this license the "Lesser" General Public License because it does Less to protect the user's freedom than the ordinary General Public License. It also provides other free software developers Less of an advantage over competing non-free programs. These disadvantages are the reason we use the ordinary General Public License for many libraries. However, the Lesser license provides advantages in certain special circumstances.

For example, on rare occasions, there may be a special need to encourage the widest possible use of a certain library, so that it becomes a de-facto standard. To achieve this, non-free programs must be allowed to use the library. A more frequent case is that a free library does the same job as widely used non-free libraries. In this case, there is little to gain by limiting the free library to free software only, so we use the Lesser General Public License.

In other cases, permission to use a particular library in non-free programs enables a greater number of people to use a large body of free software. For example, permission to use the GNU C Library in non-free programs enables many more people to use the whole GNU operating system, as well as its variant, the GNU/Linux operating system.

Although the Lesser General Public License is Less protective of the users' freedom, it does ensure that the user of a program that is linked with the Library has the freedom and the wherewithal to run that program using a modified version of the Library.

The precise terms and conditions for copying, distribution and modification follow. Pay close attention to the difference between a "work based on the library" and a "work that uses the library". The former contains code derived from the library, whereas the latter must be combined with the library in order to run.

GNU LESSER GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License Agreement applies to any software library or other program which contains a notice placed by the copyright holder or other authorized party saying it may be distributed under the terms of this Lesser General Public License (also called "this License"). Each licensee is addressed as "you".

A "library" means a collection of software functions and/or data prepared so as to be conveniently linked with application programs (which use some of those functions and data) to form executables.

The "Library", below, refers to any such software library or work which has been distributed under these terms. A "work based on the Library" means either the Library or any derivative work under copyright law: that is to say, a work containing the Library or a portion of it, either verbatim or with modifications and/or translated straightforwardly into another language. (Hereinafter, translation is included without

limitation in the term "modification".)

"Source code" for a work means the preferred form of the work for making modifications to it. For a library, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the library.

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running a program using the Library is not restricted, and output from such a program is covered only if its contents constitute a work based on the Library (independent of the use of the Library in a tool for writing it). Whether that is true depends on what the Library does and what the program that uses the Library does.

1. You may copy and distribute verbatim copies of the Library's complete source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and distribute a copy of this License along with the Library.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Library or any portion of it, thus forming a work based on the Library, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

a) The modified work must itself be a software library.

b) You must cause the files modified to carry prominent notices stating that you changed the files and the date of any change.

c) You must cause the whole of the work to be licensed at no charge to all third parties under the terms of this License.

d) If a facility in the modified Library refers to a function or a table of data to be supplied by an application program that uses the facility, other than as an argument passed when the facility is invoked, then you must make a good faith effort to ensure that, in the event an application does not supply such function or

table, the facility still operates, and performs whatever part of its purpose remains meaningful.

(For example, a function in a library to compute square roots has a purpose that is entirely well-defined independent of the application. Therefore, Subsection 2d requires that any application-supplied function or table used by this function must be optional: if the application does not supply it, the square root function must still compute square roots.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Library, and can be reasonably considered independent and separate works in themselves,

then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Library, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Library.

In addition, mere aggregation of another work not based on the Library with the Library (or with a work based on the Library) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may opt to apply the terms of the ordinary GNU General Public License instead of this License to a given copy of the Library. To do this, you must alter all the notices that refer to this License, so that they refer to the ordinary GNU General Public License, version 2, instead of to this License. (If a newer version than version 2 of the ordinary GNU General Public License has appeared, then you can specify that version instead if you wish.) Do not make any other change in these notices.

Once this change is made in a given copy, it is irreversible for that copy, so the ordinary GNU General Public License applies to all subsequent copies and derivative works made from that copy.

This option is useful when you wish to copy part of the code of the Library into a program that is not a library.

4. You may copy and distribute the Library (or a portion or derivative of it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange.

If distribution of object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place satisfies the requirement to distribute the source code, even though third parties are not compelled to copy the source along with the object code.

5. A program that contains no derivative of any portion of the Library, but is designed to work with the Library by being compiled or linked with it, is called a "work that uses the Library". Such a work, in isolation, is not a derivative work of the Library, and therefore falls outside the scope of this License.

However, linking a "work that uses the Library" with the Library creates an executable that is a derivative of the Library (because it contains portions of the Library), rather than a "work that uses the library". The executable is therefore covered by this License.

Section 6 states terms for distribution of such executables.

When a "work that uses the Library" uses material from a header file that is part of the Library, the object code for the work may be a derivative work of the Library even though the source code is not. Whether this is true is especially significant if the work can be linked without the Library, or if the work is itself a library. The threshold for this to be true is not precisely defined by law.

If such an object file uses only numerical parameters, data structure layouts and accessors, and small macros and small inline functions (ten lines or less in length), then the use of the object file is unrestricted, regardless of whether it is legally a derivative work. (Executables containing this object code plus portions of the Library will still fall under Section 6.)

Otherwise, if the work is a derivative of the Library, you may distribute the object code for the work under the terms of Section 6. Any executables containing that work also fall under Section 6, whether or not they are linked directly with the Library itself.

6. As an exception to the Sections above, you may also combine or link a "work that uses the Library" with the Library to produce a work containing portions of the Library, and distribute that work under terms of your choice, provided that the terms permit modification of the work for the customer's own use and reverse engineering for debugging such modifications.

You must give prominent notice with each copy of the work that the Library is used in it and that the Library and its use are covered by this License. You must supply a copy of this License. If the work during execution displays copyright notices, you must include the copyright notice for the Library among them, as well as a reference directing the user to the copy of this License. Also, you must do one of these things:

a) Accompany the work with the complete corresponding machine-readable source code for the Library including whatever changes were used in the work (which must be distributed under Sections 1 and 2 above); and, if the work is an executable linked with the Library, with the complete machine-readable "work that uses the Library", as object code and/or source code, so that the user can modify the Library and then relink to produce a modified executable containing the modified Library. (It is understood that the user who changes the contents of definitions files in the Library will not necessarily be able to recompile the application to use the modified definitions.)

b) Use a suitable shared library mechanism for linking with the Library. A suitable mechanism is one that (1) uses at run time a copy of the library already present on the user's computer system, rather than copying library functions into the executable, and (2) will operate properly with a modified version of the library, if the user installs one, as long as the modified version is interface-compatible with the version that the work was made with.

c) Accompany the work with a written offer, valid for at least three years, to give the same user the materials specified in Subsection 6a, above, for a charge no more than the cost of performing this distribution.

d) If distribution of the work is made by offering access to copy from a designated place, offer equivalent access to copy the above specified materials from the same place.

e) Verify that the user has already received a copy of these materials or that you have already sent this user a copy.

For an executable, the required form of the "work that uses the Library" must include any data and utility programs needed for reproducing the executable from it. However, as a special exception, the materials to be distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

It may happen that this requirement contradicts the license restrictions of other proprietary libraries that do not normally accompany the operating system. Such a contradiction means you cannot use both them and the Library together in an executable that you distribute.

7. You may place library facilities that are a work based on the Library side-by-side in a single library together with other library facilities not covered by this License, and distribute such a combined library, provided that the separate distribution of the work based on the Library and of the other library facilities is otherwise permitted, and provided that you do these two things:

a) Accompany the combined library with a copy of the same work based on the Library, uncombined with any other library facilities. This must be distributed under the terms of the Sections above.

b) Give prominent notice with the combined library of the fact that part of it is a work based on the Library, and explaining where to find the accompanying uncombined form of the same work.

8. You may not copy, modify, sublicense, link with, or distribute the Library except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense, link with, or distribute the Library is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

9. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Library or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing

the Library (or any work based on the Library), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Library or works based on it.

10. Each time you redistribute the Library (or any work based on the Library), the recipient automatically receives a license from the original licensor to copy, distribute, link with or modify the Library subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties with this License.

11. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Library at all. For example, if a patent license would not permit royalty-free redistribution of the Library by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Library.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply, and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

12. If the distribution and/or use of the Library is restricted in certain countries either by patents or by copyrighted interfaces, the

original copyright holder who places the Library under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

13. The Free Software Foundation may publish revised and/or new versions of the Lesser General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Library specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Library does not specify a license version number, you may choose any version ever published by the Free Software Foundation.

14. If you wish to incorporate parts of the Library into other free programs whose distribution conditions are incompatible with these, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

NO WARRANTY

15. BECAUSE THE LIBRARY IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE LIBRARY, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE LIBRARY "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE LIBRARY IS WITH YOU. SHOULD THE LIBRARY PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

16. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE LIBRARY AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL

DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE LIBRARY (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE LIBRARY TO OPERATE WITH ANY OTHER SOFTWARE), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

END OF TERMS AND CONDITIONS

How to Apply These Terms to Your New Libraries

If you develop a new library, and you want it to be of the greatest possible use to the public, we recommend making it free software that everyone can redistribute and change. You can do so by permitting redistribution under these terms (or, alternatively, under the terms of the ordinary General Public License).

To apply these terms, attach the following notices to the library. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

<one line to give the library's name and a brief idea of what it does.>
Copyright (C) <year> <name of author>

This library is free software; you can redistribute it and/or modify it under the terms of the GNU Lesser General Public License as published by the Free Software Foundation; either version 2.1 of the License, or (at your option) any later version.

This library is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU Lesser General Public License for more details.

You should have received a copy of the GNU Lesser General Public License along with this library; if not, write to the Free Software Foundation, Inc., 51 Franklin St, Fifth Floor, Boston, MA 02110-1301 USA

Also add information on how to contact you by electronic and paper mail.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the library, if necessary. Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the

library `Frob' (a library for tweaking knobs) written by James Random Hacker.

<signature of Ty Coon>, 1 April 1990
Ty Coon, President of Vice

That's all there is to it!

Apache License
Version 2.0, January 2004
<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object

form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate

as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the

Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

(a) You must give any other recipients of the Work or Derivative Works a copy of this License; and

(b) You must cause any modified files to carry prominent notices stating that You changed the files; and

(c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and

(d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work

by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

This software is made available under the terms of *either* of the licenses found in LICENSE.APACHE or LICENSE.BSD. Contributions to this software is made under the terms of *both* these licenses.

MIT License

Copyright (c) 2021 Taneli Hukkinen

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION

WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Copyright (c) 2010 Jonathan Hartley

All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

* Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.

* Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

* Neither the name of the copyright holders, nor those of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT

HOLDER OR CONTRIBUTORS BE LIABLE

FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL

DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Copyright (c) 2012 by Simon Sapin.

Some rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- * Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- * Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
- * The names of the contributors may not be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER

OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Copyright (c) 2018, Tzu-ping Chung <uranusjr@gmail.com>

Permission to use, copy, modify, and distribute this software for any purpose with or without fee is hereby granted, provided that the above copyright notice and this permission notice appear in all copies.

THE SOFTWARE IS PROVIDED "AS IS" AND THE AUTHOR DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS. IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY SPECIAL, DIRECT, INDIRECT, OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN

ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

Copyright (C) 2008-2011 INADA Naoki <songofacandy@gmail.com>

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software
distributed under the License is distributed on an "AS IS" BASIS,
WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
See the License for the specific language governing permissions and
limitations under the License.

This package contains a modified version of ca-bundle.crt:

ca-bundle.crt -- Bundle of CA Root Certificates

Certificate data from Mozilla as of: Thu Nov 3 19:04:19 2011#

This is a bundle of X.509 certificates of public Certificate Authorities
(CA). These were automatically extracted from Mozilla's root certificates
file (certdata.txt). This file can be found in the mozilla source tree:

<http://mxr.mozilla.org/mozilla/source/security/nss/lib/ckfw/builtins/certdata.txt?raw=1#>

It contains the certificates in PEM format and therefore
can be directly used with curl / libcurl / php_curl, or with
an Apache+mod_ssl webserver for SSL client authentication.
Just configure this file as the SSLCACertificateFile.#

***** BEGIN LICENSE BLOCK *****

This Source Code Form is subject to the terms of the Mozilla Public License,
v. 2.0. If a copy of the MPL was not distributed with this file, You can obtain
one at <http://mozilla.org/MPL/2.0/>.

***** END LICENSE BLOCK *****

@(#) \$RCSfile: certdata.txt,v \$

\$Revision: 1.80 \$ \$Date: 2011/11/03 15:11:58 \$

Apache License

Version 2.0, January 2004

<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction,
and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You"
(or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations,
or other modifications
represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems

that are managed by, or on behalf of, the

Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work,

excluding those notices that do not pertain to any part of the Derivative Works; and

(d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not

pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions

of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "{}" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright {yyyy} {name of copyright owner}

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

A. HISTORY OF THE SOFTWARE

=====

Python was created in the early 1990s by Guido van Rossum at Stichting Mathematisch Centrum (CWI, see <http://www.cwi.nl>) in the Netherlands as a successor of a language called ABC. Guido remains Python's principal author, although it includes many contributions from others.

In 1995, Guido continued his work on Python at the Corporation for National Research Initiatives (CNRI, see <http://www.cnri.reston.va.us>) in Reston, Virginia where he released several versions of the software.

In May 2000, Guido and the Python core development team moved to BeOpen.com to form the BeOpen PythonLabs team. In October of the same year, the PythonLabs team moved to Digital Creations (now Zope Corporation, see <http://www.zope.com>). In 2001, the Python Software Foundation (PSF, see <http://www.python.org/psf/>) was formed, a non-profit organization created specifically to own Python-related Intellectual Property. Zope Corporation is a sponsoring member of the PSF.

All Python releases are Open Source (see <http://www.opensource.org> for the Open Source Definition). Historically, most, but not all, Python releases have also been GPL-compatible; the table below summarizes the various releases.

Release	Derived from	Year	Owner	GPL-compatible? (1)
0.9.0 thru 1.2		1991-1995	CWI	yes
1.3 thru 1.5.2	1.2	1995-1999	CNRI	yes
1.6	1.5.2	2000	CNRI	no
2.0	1.6	2000	BeOpen.com	no
1.6.1	1.6	2001	CNRI	yes (2)
2.1	2.0+1.6.1	2001	PSF	no
2.0.1	2.0+1.6.1	2001	PSF	yes
2.1.1	2.1+2.0.1	2001	PSF	yes
2.2	2.1.1	2001	PSF	yes

2.1.2	2.1.1	2002	PSF	yes
2.1.3				
2.1.2	2002	PSF	yes	
2.2.1	2.2	2002	PSF	yes
2.2.2	2.2.1	2002	PSF	yes
2.2.3	2.2.2	2003	PSF	yes
2.3	2.2.2	2002-2003	PSF	yes
2.3.1	2.3	2002-2003	PSF	yes
2.3.2	2.3.1	2002-2003	PSF	yes
2.3.3	2.3.2	2002-2003	PSF	yes
2.3.4	2.3.3	2004	PSF	yes
2.3.5	2.3.4	2005	PSF	yes
2.4	2.3	2004	PSF	yes
2.4.1	2.4	2005	PSF	yes
2.4.2	2.4.1	2005	PSF	yes
2.4.3	2.4.2	2006	PSF	yes
2.4.4	2.4.3	2006	PSF	yes
2.5	2.4	2006	PSF	yes
2.5.1	2.5	2007	PSF	yes
2.5.2	2.5.1	2008	PSF	yes
2.5.3	2.5.2	2008	PSF	yes
2.6	2.5	2008	PSF	yes
2.6.1	2.6	2008	PSF	yes
2.6.2	2.6.1	2009	PSF	yes
2.6.3	2.6.2	2009	PSF	yes
2.6.4	2.6.3	2009	PSF	yes
2.6.5	2.6.4	2010	PSF	yes
3.0	2.6	2008	PSF	yes
3.0.1	3.0	2009	PSF	yes
3.1	3.0.1	2009	PSF	yes
3.1.1	3.1	2009	PSF	yes
3.1.2	3.1	2010	PSF	yes
3.2	3.1	2010	PSF	yes

Footnotes:

- (1) GPL-compatible doesn't mean that we're distributing Python under the GPL. All Python licenses, unlike the GPL, let you distribute a modified version without making your changes open source. The GPL-compatible licenses make it possible to combine Python with other software that is released under the GPL; the others don't.
- (2) According to Richard Stallman, 1.6.1 is not GPL-compatible, because its license has a choice of law clause. According to CNRI, however, Stallman's lawyer has told CNRI's lawyer that 1.6.1 is "not incompatible" with the GPL.

Thanks to the many outside volunteers who have worked under Guido's direction to make these releases possible.

B. TERMS AND CONDITIONS FOR ACCESSING OR OTHERWISE USING PYTHON

PYTHON SOFTWARE FOUNDATION LICENSE VERSION 2

1. This LICENSE AGREEMENT is between the Python Software Foundation ("PSF"), and the Individual or Organization ("Licensee") accessing and otherwise using this software ("Python") in source or binary form and its associated documentation.
2. Subject to the terms and conditions of this License Agreement, PSF hereby grants Licensee a nonexclusive, royalty-free, world-wide license to reproduce, analyze, test, perform and/or display publicly, prepare derivative works, distribute, and otherwise use Python alone or in any derivative version, provided, however, that PSF's License Agreement and PSF's notice of copyright, i.e., "Copyright (c) 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010 Python Software Foundation; All Rights Reserved" are retained in Python alone or in any derivative version prepared by Licensee.
3. In the event Licensee prepares a derivative work that is based on or incorporates Python or any part thereof, and wants to make the derivative work available to others as provided herein, then Licensee hereby agrees to include in any such work a brief summary of the changes made to Python.
4. PSF is making Python available to Licensee on an "AS IS" basis. PSF MAKES NO REPRESENTATIONS OR WARRANTIES, EXPRESS OR IMPLIED. BY WAY OF EXAMPLE, BUT NOT LIMITATION, PSF MAKES NO AND DISCLAIMS ANY REPRESENTATION OR WARRANTY OF MERCHANTABILITY OR FITNESS FOR ANY PARTICULAR PURPOSE OR THAT THE USE OF PYTHON WILL NOT INFRINGE ANY THIRD PARTY RIGHTS.
5. PSF SHALL NOT BE LIABLE TO LICENSEE OR ANY OTHER USERS OF PYTHON FOR ANY INCIDENTAL, SPECIAL, OR CONSEQUENTIAL DAMAGES OR LOSS AS A RESULT OF MODIFYING, DISTRIBUTING, OR OTHERWISE USING PYTHON, OR ANY DERIVATIVE THEREOF, EVEN IF ADVISED OF THE POSSIBILITY THEREOF.
6. This License Agreement will automatically terminate upon a material breach of its terms and conditions.
7. Nothing in this License Agreement shall be deemed to create any

relationship of agency, partnership, or joint venture between PSF and Licensee. This License Agreement does not grant permission to use PSF trademarks or trade name in a trademark sense to endorse or promote products or services of Licensee, or any third party.

8. By copying, installing or otherwise using Python, Licensee agrees to be bound by the terms and conditions of this License Agreement.

BEOPEN.COM LICENSE AGREEMENT FOR PYTHON 2.0

BEOPEN PYTHON OPEN SOURCE LICENSE AGREEMENT VERSION 1

1. This LICENSE AGREEMENT is between BeOpen.com ("BeOpen"), having an office at 160 Saratoga Avenue, Santa Clara, CA 95051, and the Individual or Organization ("Licensee") accessing and otherwise using this software in source or binary form and its associated documentation ("the Software").

2. Subject to the terms and conditions of this BeOpen Python License Agreement, BeOpen hereby grants Licensee a non-exclusive, royalty-free, world-wide license to reproduce, analyze, test, perform and/or display publicly, prepare derivative works, distribute, and otherwise use the Software alone or in any derivative version, provided, however, that the BeOpen Python License is retained in the Software, alone or in any derivative version prepared by Licensee.

3. BeOpen is making the Software available to Licensee on an "AS IS" basis. BEOPEN MAKES NO REPRESENTATIONS OR WARRANTIES, EXPRESS OR IMPLIED. BY WAY OF EXAMPLE, BUT NOT LIMITATION, BEOPEN MAKES NO AND DISCLAIMS ANY REPRESENTATION OR WARRANTY OF MERCHANTABILITY OR FITNESS FOR ANY PARTICULAR PURPOSE OR THAT THE USE OF THE SOFTWARE WILL NOT INFRINGE ANY THIRD PARTY RIGHTS.

4. BEOPEN SHALL NOT BE LIABLE TO LICENSEE OR ANY OTHER USERS OF THE SOFTWARE FOR ANY INCIDENTAL, SPECIAL, OR CONSEQUENTIAL DAMAGES OR LOSS AS A RESULT OF USING, MODIFYING OR DISTRIBUTING THE SOFTWARE, OR ANY DERIVATIVE THEREOF, EVEN IF ADVISED OF THE POSSIBILITY THEREOF.

5. This License Agreement will automatically terminate upon a material breach of its terms and conditions.

6. This License Agreement shall be governed by and interpreted in all respects by the law of the State of California, excluding conflict of

law provisions. Nothing in this License Agreement shall be deemed to create any relationship of agency, partnership, or joint venture between BeOpen and Licensee. This License Agreement does not grant permission to use BeOpen trademarks or trade names in a trademark sense to endorse or promote products or services of Licensee, or any third party. As an exception, the "BeOpen Python" logos available at <http://www.pythonlabs.com/logos.html> may be used according to the permissions granted on that web page.

7. By copying, installing or otherwise using the software, Licensee agrees to be bound by the terms and conditions of this License Agreement.

CNRI LICENSE AGREEMENT FOR PYTHON 1.6.1

1. This LICENSE AGREEMENT is between the Corporation for National Research Initiatives, having an office at 1895 Preston White Drive, Reston, VA 20191 ("CNRI"), and the Individual or Organization ("Licensee") accessing and otherwise using Python 1.6.1 software in source or binary form and its associated documentation.

2. Subject to the terms and conditions of this License Agreement, CNRI hereby grants Licensee a nonexclusive, royalty-free, world-wide license to reproduce, analyze, test, perform and/or display publicly, prepare derivative works, distribute, and otherwise use Python 1.6.1 alone or in any derivative version, provided, however, that CNRI's License Agreement and CNRI's notice of copyright, i.e., "Copyright (c) 1995-2001 Corporation for National Research Initiatives; All Rights Reserved" are retained in Python 1.6.1 alone or in any derivative version prepared by Licensee. Alternately, in lieu of CNRI's License Agreement, Licensee may substitute the following text (omitting the quotes): "Python 1.6.1 is made available subject to the terms and conditions in CNRI's License Agreement. This Agreement together with Python 1.6.1 may be located on the Internet using the following unique, persistent identifier (known as a handle): 1895.22/1013. This Agreement may also be obtained from a proxy server on the Internet using the following URL: <http://hdl.handle.net/1895.22/1013>".

3. In the event Licensee prepares a derivative work that is based on or incorporates Python 1.6.1 or any part thereof, and wants to make the derivative work available to others as provided herein, then Licensee hereby agrees to include in any such work a brief summary of the changes made to Python 1.6.1.

4. CNRI is making Python 1.6.1 available to Licensee on an "AS IS" basis. CNRI MAKES NO REPRESENTATIONS OR WARRANTIES, EXPRESS OR IMPLIED. BY WAY OF EXAMPLE, BUT NOT LIMITATION, CNRI MAKES NO AND DISCLAIMS ANY REPRESENTATION OR WARRANTY OF MERCHANTABILITY OR FITNESS FOR ANY PARTICULAR PURPOSE OR THAT THE USE OF PYTHON 1.6.1 WILL NOT INFRINGE ANY THIRD PARTY RIGHTS.

5. CNRI SHALL NOT BE LIABLE TO LICENSEE OR ANY OTHER USERS OF PYTHON 1.6.1 FOR ANY INCIDENTAL, SPECIAL, OR CONSEQUENTIAL DAMAGES OR LOSS AS A RESULT OF MODIFYING, DISTRIBUTING, OR OTHERWISE USING PYTHON 1.6.1, OR ANY DERIVATIVE THEREOF, EVEN IF ADVISED OF THE POSSIBILITY THEREOF.

6.

This License Agreement will automatically terminate upon a material breach of its terms and conditions.

7. This License Agreement shall be governed by the federal intellectual property law of the United States, including without limitation the federal copyright law, and, to the extent such U.S. federal law does not apply, by the law of the Commonwealth of Virginia, excluding Virginia's conflict of law provisions. Notwithstanding the foregoing, with regard to derivative works based on Python 1.6.1 that incorporate non-separable material that was previously distributed under the GNU General Public License (GPL), the law of the Commonwealth of Virginia shall govern this License Agreement only as to issues arising under or with respect to Paragraphs 4, 5, and 7 of this License Agreement. Nothing in this License Agreement shall be deemed to create any relationship of agency, partnership, or joint venture between CNRI and Licensee. This License Agreement does not grant permission to use CNRI trademarks or trade name in a trademark sense to endorse or promote products or services of Licensee, or any third party.

8. By clicking on the "ACCEPT" button where indicated, or by copying, installing or otherwise using Python 1.6.1, Licensee agrees to be bound by the terms and conditions of this License Agreement.

ACCEPT

CWI LICENSE AGREEMENT FOR PYTHON 0.9.0 THROUGH 1.2

Copyright (c) 1991 - 1995, Stichting Mathematisch Centrum Amsterdam, The Netherlands. All rights reserved.

Permission to use, copy, modify, and distribute this software and its documentation for any purpose and without fee is hereby granted, provided that the above copyright notice appear in all copies and that both that copyright notice and this permission notice appear in supporting documentation, and that the name of Stichting Mathematisch Centrum or CWI not be used in advertising or publicity pertaining to distribution of the software without specific, written prior permission.

STICHTING MATHEMATISCH CENTRUM DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE, INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS, IN NO EVENT SHALL STICHTING MATHEMATISCH CENTRUM BE LIABLE FOR ANY SPECIAL, INDIRECT OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

BSD 3-Clause License

Copyright (c) 2013-2021, Kim Davies
All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
3. Neither the name of the copyright holder nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED.

IN NO EVENT SHALL THE COPYRIGHT HOLDER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Copyright (c) 2008-2021 The pip developers (see AUTHORS.txt file)

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Copyright (c) 2012 Georgios Verigakis <verigak@gmail.com>

#

Permission to use, copy, modify, and distribute this software for any purpose with or without fee is hereby granted, provided that the above copyright notice and this permission notice appear in all copies.

#

THE SOFTWARE IS PROVIDED "AS IS" AND THE AUTHOR DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS. IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY SPECIAL, DIRECT, INDIRECT, OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

Copyright (c) 2006-2013 James Graham and other contributors

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND,

EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.
MIT License

Copyright (c) 2008-2020 Andrey Petrov and contributors (see CONTRIBUTORS.txt)

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Copyright 2015 Eric Larson

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.

See the License for the specific language governing permissions and limitations under the License.

Copyright (c) Donald Stufft and individual contributors.
All rights reserved.

Redistribution and use in source and binary forms, with or without

modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT HOLDER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Apache License
Version 2.0, January 2004
<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications,

including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of

this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding

those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside

or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions. Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Apache License
Version 2.0, January 2004
<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work

(an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work

or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. **Submission of Contributions.** Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions. Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.
6. **Trademarks.** This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.
7. **Disclaimer of Warranty.** Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.
8. **Limitation of Liability.** In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.
9. **Accepting Warranty or Additional Liability.** While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

1.1040 python-pip 20.0.2

1.1040.1 Available under license :

This is the MIT license

Copyright (c) 2010 ActiveState Software Inc.

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

The MIT License (MIT)

Copyright (c) 2017 Thomas Kluyver

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR

IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN
THE SOFTWARE.

Copyright (c) 2012 Giorgos Verigakis <verigak@gmail.com>

#

Permission to use, copy, modify, and distribute this software for any
purpose with or without fee is hereby granted, provided that the above
copyright notice and this permission notice appear in all copies.

#

THE SOFTWARE IS PROVIDED "AS IS" AND THE AUTHOR DISCLAIMS ALL WARRANTIES
WITH REGARD TO THIS SOFTWARE INCLUDING ALL IMPLIED WARRANTIES OF
MERCHANTABILITY AND FITNESS. IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR
ANY SPECIAL, DIRECT, INDIRECT, OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES
WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN
ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF
OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

Copyright (C) 2016 Jason R Coombs <jaraco@jaraco.com>

Permission is hereby granted, free of charge, to any person obtaining a copy of
this software and associated documentation files (the "Software"), to deal in
the Software without restriction, including without limitation the rights to
use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies
of the Software, and to permit persons to whom the Software is furnished to do
so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all
copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR
IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY,
FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE
AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER
LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM,
OUT OF OR IN
CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE
SOFTWARE.

Copyright (c) 2010-2020 Benjamin Peterson

Permission is hereby granted, free of charge, to any person obtaining a copy of
this software and associated documentation files (the "Software"), to deal in
the Software without restriction, including without limitation the rights to
use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of
the Software, and to permit persons to whom the Software is furnished to do so,
subject to the following conditions:

The above copyright notice and this permission notice shall be included in all
copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR

IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION

WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

GNU LESSER GENERAL PUBLIC LICENSE

Version 2.1, February 1999

Copyright (C) 1991, 1999 Free Software Foundation, Inc.

51 Franklin St, Fifth Floor, Boston, MA 02110-1301 USA

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

[This is the first released version of the Lesser GPL. It also counts as the successor of the GNU Library Public License, version 2, hence the version number 2.1.]

Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public Licenses are intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users.

This license, the Lesser General Public License, applies to some specially designated software packages--typically libraries--of the Free Software Foundation and other authors who decide to use it. You can use it too, but we suggest you first think carefully about whether this license or the ordinary General Public License is the better strategy to use in any particular case, based on the explanations below.

When we speak of free software, we are referring to freedom of use, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish); that you receive source code or can get it if you want it; that you can change the software and use pieces of it in new free programs; and that you are informed that you can do these things.

To protect your rights, we need to make restrictions that forbid distributors to deny you these rights or to ask you to surrender these rights. These restrictions translate to certain responsibilities for you if you distribute copies of the library or if you modify it.

For example, if you distribute copies of the library, whether gratis or for a fee, you must give the recipients

all the rights that we gave you. You must make sure that they, too, receive or can get the source code. If you link other code with the library, you must provide complete object files to the recipients, so that they can relink them with the library after making changes to the library and recompiling it. And you must show them these terms so they know their rights.

We protect your rights with a two-step method: (1) we copyright the library, and (2) we offer you this license, which gives you legal permission to copy, distribute and/or modify the library.

To protect each distributor, we want to make it very clear that there is no warranty for the free library. Also, if the library is modified by someone else and passed on, the recipients should know that what they have is not the original version, so that the original author's reputation will not be affected by problems that might be introduced by others.

Finally, software patents pose a constant threat to the existence of any free program. We wish to make sure that a company cannot effectively restrict the users of a free program by obtaining a restrictive license from a patent holder. Therefore, we insist that any patent license obtained for a version of the library must be consistent with the full freedom of use specified in this license.

Most GNU software, including some libraries, is covered by the ordinary GNU General Public License. This license, the GNU Lesser General Public License, applies to certain designated libraries, and is quite different from the ordinary General Public License. We use this license for certain libraries in order to permit linking those libraries into non-free programs.

When a program is linked with a library, whether statically or using a shared library, the combination of the two is legally speaking a combined work, a derivative of the original library. The ordinary General Public License therefore permits such linking only if the entire combination fits its criteria of freedom. The Lesser General Public License permits more lax criteria for linking other code with the library.

We call this license the "Lesser" General Public License because it does Less to protect the user's freedom than the ordinary General Public License. It also provides other free software developers Less of an advantage over competing non-free programs. These disadvantages are the reason we use the ordinary General Public License for many libraries. However, the Lesser license provides advantages in certain

special circumstances.

For example, on rare occasions, there may be a special need to encourage the widest possible use of a certain library, so that it becomes a de-facto standard. To achieve this, non-free programs must be allowed to use the library. A more frequent case is that a free library does the same job as widely used non-free libraries. In this case, there is little to gain by limiting the free library to free software only, so we use the Lesser General Public License.

In other cases, permission to use a particular library in non-free programs enables a greater number of people to use a large body of free software. For example, permission to use the GNU C Library in non-free programs enables many more people to use the whole GNU operating system, as well as its variant, the GNU/Linux operating system.

Although the Lesser General Public License is Less protective of the users' freedom, it does ensure that the user of a program that is linked with the Library has the freedom and the wherewithal to run that program using a modified version of the Library.

The precise terms and conditions for copying, distribution and modification follow. Pay close attention to the difference between a "work based on the library" and a "work that uses the library". The former contains code derived from the library, whereas the latter must be combined with the library in order to run.

GNU LESSER GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License Agreement applies to any software library or other program which contains a notice placed by the copyright holder or other authorized party saying it may be distributed under the terms of this Lesser General Public License (also called "this License"). Each licensee is addressed as "you".

A "library" means a collection of software functions and/or data prepared so as to be conveniently linked with application programs (which use some of those functions and data) to form executables.

The "Library", below, refers to any such software library or work which has been distributed under these terms. A "work based on the Library" means either the Library or any derivative work under copyright law: that is to say, a work containing the Library or a portion of it, either verbatim or with modifications and/or translated straightforwardly into another language. (Hereinafter, translation is

included without
limitation in the term "modification".)

"Source code" for a work means the preferred form of the work for making modifications to it. For a library, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the library.

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running a program using the Library is not restricted, and output from such a program is covered only if its contents constitute a work based on the Library (independent of the use of the Library in a tool for writing it). Whether that is true depends on what the Library does and what the program that uses the Library does.

1. You may copy and distribute verbatim copies of the Library's complete source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and distribute a copy of this License along with the Library.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Library or any portion of it, thus forming a work based on the Library, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

a) The modified work must itself be a software library.

b) You must cause the files modified to carry prominent notices stating that you changed the files and the date of any change.

c) You must cause the whole of the work to be licensed at no charge to all third parties under the terms of this License.

d) If a facility in the modified Library refers to a function or a table of data to be supplied by an application program that uses the facility, other than as an argument passed when the facility is invoked, then you must make a good faith effort to ensure that,

in the event an application does not supply such function or table, the facility still operates, and performs whatever part of its purpose remains meaningful.

(For example, a function in a library to compute square roots has a purpose that is entirely well-defined independent of the application. Therefore, Subsection 2d requires that any application-supplied function or table used by this function must be optional: if the application does not supply it, the square root function must still compute square roots.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Library, and can be reasonably considered independent and separate works in themselves,

then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Library, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Library.

In addition, mere aggregation of another work not based on the Library with the Library (or with a work based on the Library) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may opt to apply the terms of the ordinary GNU General Public License instead of this License to a given copy of the Library. To do this, you must alter all the notices that refer to this License, so that they refer to the ordinary GNU General Public License, version 2, instead of to this License. (If a newer version than version 2 of the ordinary GNU General Public License has appeared, then you can specify that version instead if you wish.) Do not make any other change in these notices.

Once this change is made in a given copy, it is irreversible for that copy, so the ordinary GNU General Public License applies to all subsequent copies and derivative works made from that copy.

This option is useful when you wish to copy part of the code of

the Library into a program that is not a library.

4. You may copy and distribute the Library (or a portion or derivative of it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you accompany it with the complete corresponding machine-readable source code, which must be distributed

under the terms of Sections 1 and 2 above on a medium customarily used for software interchange.

If distribution of object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place satisfies the requirement to distribute the source code, even though third parties are not compelled to copy the source along with the object code.

5. A program that contains no derivative of any portion of the Library, but is designed to work with the Library by being compiled or linked with it, is called a "work that uses the Library". Such a work, in isolation, is not a derivative work of the Library, and therefore falls outside the scope of this License.

However, linking a "work that uses the Library" with the Library creates an executable that is a derivative of the Library (because it contains portions of the Library), rather than a "work that uses the library". The executable is therefore covered by this License.

Section 6 states terms for distribution of such executables.

When a "work that uses the Library" uses material from a header file that is part of the Library, the object code for the work may be a derivative work of the Library even though the source code is not. Whether this is true is especially significant if the work can be linked without the Library, or if the work is itself a library. The threshold for this to be true is not precisely defined by law.

If such an object file uses only numerical parameters, data structure layouts and accessors, and small macros and small inline functions (ten lines or less in length), then the use of the object file is unrestricted, regardless of whether it is legally a derivative work. (Executables containing this object code plus portions of the Library will still fall under Section 6.)

Otherwise, if the work is a derivative of the Library, you may distribute the object code for the work under the terms of Section 6.

Any executables

containing that work also fall under Section 6, whether or not they are linked directly with the Library itself.

6. As an exception to the Sections above, you may also combine or link a "work that uses the Library" with the Library to produce a work containing portions of the Library, and distribute that work under terms of your choice, provided that the terms permit modification of the work for the customer's own use and reverse engineering for debugging such modifications.

You must give prominent notice with each copy of the work that the Library is used in it and that the Library and its use are covered by this License. You must supply a copy of this License. If the work during execution displays copyright notices, you must include the copyright notice for the Library among them, as well as a reference directing the user to the copy of this License. Also, you must do one of these things:

a) Accompany the work with the complete corresponding machine-readable source code for the Library including whatever changes were used in the work (which must be distributed under Sections 1 and 2 above); and, if the work is an executable linked with the Library, with the complete machine-readable "work that uses the Library", as object code and/or source code, so that the user can modify the Library and then relink to produce a modified executable containing the modified Library. (It is understood that the user who changes the contents of definitions files in the Library will not necessarily be able to recompile the application to use the modified definitions.)

b) Use a suitable shared library mechanism for linking with the Library. A suitable mechanism is one that (1) uses at run time a copy of the library already present on the user's computer system, rather than copying library functions into the executable, and (2) will operate properly with a modified version of the library, if the user installs one, as long as the modified version is interface-compatible with the version that the work was made with.

c) Accompany the work with a written offer, valid for at least three years, to give the same user the materials specified in Subsection 6a, above, for a charge no more than the cost of performing this distribution.

d) If distribution of the work is made by offering access to copy from a designated place, offer equivalent access to copy the above specified materials from the same place.

e) Verify that the user has already received a copy of these

materials or that you have already sent this user a copy.

For an executable, the required form of the "work that uses the Library" must include any data and utility programs needed for reproducing the executable from it. However, as a special exception, the materials to be distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

It may happen that this requirement contradicts the license restrictions of other proprietary libraries that do not normally accompany the operating system. Such a contradiction means you cannot use both them and the Library together in an executable that you distribute.

7. You may place library facilities that are a work based on the Library side-by-side in a single library together with other library facilities not covered by this License, and distribute such a combined library, provided that the separate distribution of the work based on the Library and of the other library facilities is otherwise permitted, and provided that you do these two things:

a) Accompany the combined library with a copy of the same work based on the Library, uncombined with any other library facilities. This must be distributed under the terms of the Sections above.

b) Give prominent notice with the combined library of the fact that part of it is a work based on the Library, and explaining where to find the accompanying uncombined form of the same work.

8. You may not copy, modify, sublicense, link with, or distribute the Library except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense, link with, or distribute the Library is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

9. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Library or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing

the Library (or any work based on the Library), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Library or works based on it.

10. Each time you redistribute the Library (or any work based on the Library), the recipient automatically receives a license from the original licensor to copy, distribute, link with or modify the Library subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties with this License.

11. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Library at all. For example, if a patent license would not permit royalty-free redistribution of the Library by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Library.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply, and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

12. If the distribution and/or use of the Library is restricted in certain countries either by patents or by copyrighted interfaces, the

original copyright holder who places the Library under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

13. The Free Software Foundation may publish revised and/or new versions of the Lesser General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Library specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Library does not specify a license version number, you may choose any version ever published by the Free Software Foundation.

14. If you wish to incorporate parts of the Library into other free programs whose distribution conditions are incompatible with these, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

NO WARRANTY

15. BECAUSE THE LIBRARY IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE LIBRARY, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE LIBRARY "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE LIBRARY IS WITH YOU. SHOULD THE LIBRARY PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

16. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE LIBRARY AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL

DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE LIBRARY (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE LIBRARY TO OPERATE WITH ANY OTHER SOFTWARE), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

END OF TERMS AND CONDITIONS

How to Apply These Terms to Your New Libraries

If you develop a new library, and you want it to be of the greatest possible use to the public, we recommend making it free software that everyone can redistribute and change. You can do so by permitting redistribution under these terms (or, alternatively, under the terms of the ordinary General Public License).

To apply these terms, attach the following notices to the library. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

```
<one line to give the library's name and a brief idea of what it does.>  
Copyright (C) <year> <name of author>
```

This library is free software; you can redistribute it and/or modify it under the terms of the GNU Lesser General Public License as published by the Free Software Foundation; either version 2.1 of the License, or (at your option) any later version.

This library is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU Lesser General Public License for more details.

You should have received a copy of the GNU Lesser General Public License along with this library; if not, write to the Free Software Foundation, Inc., 51 Franklin St, Fifth Floor, Boston, MA 02110-1301 USA

Also add information on how to contact you by electronic and paper mail.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the library, if necessary. Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the

library `Frob' (a library for tweaking knobs) written by James Random Hacker.

<signature of Ty Coon>, 1 April 1990
Ty Coon, President of Vice

That's all there is to it!

Apache License
Version 2.0, January 2004
<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object

form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate

as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the

Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

(a) You must give any other recipients of the Work or Derivative Works a copy of this License; and

(b) You must cause any modified files to carry prominent notices stating that You changed the files; and

(c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and

(d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work

by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.
7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.
8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.
9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

This software is made available under the terms of *either* of the licenses found in LICENSE.APACHE or LICENSE.BSD. Contributions to this software is made under the terms of *both* these licenses.

Copyright (c) 2010 Jonathan Hartley
All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

* Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.

* Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

* Neither the name of the copyright holders, nor those of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT HOLDER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Copyright (c) 2012 by Simon Sapin.

Some rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

* Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.

* Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

* The names of the contributors may not be used to endorse or

promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER

OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

A. HISTORY OF THE SOFTWARE

=====

contextlib2 is a derivative of the contextlib module distributed by the PSF as part of the Python standard library. According, it is itself redistributed under the PSF license (reproduced in full below). As the contextlib module was added only in Python 2.5, the licenses for earlier Python versions are not applicable and have not been included.

Python was created in the early 1990s by Guido van Rossum at Stichting Mathematisch Centrum (CWI, see <http://www.cwi.nl>) in the Netherlands as a successor of a language called ABC. Guido remains Python's principal author, although it includes many contributions from others.

In 1995, Guido continued his work on Python at the Corporation for National Research Initiatives (CNRI, see <http://www.cnri.reston.va.us>) in Reston, Virginia where he released several versions of the software.

In May 2000, Guido and the Python core development team moved to BeOpen.com to form the BeOpen PythonLabs team.

In October of the same year, the PythonLabs team moved to Digital Creations (now Zope Corporation, see <http://www.zope.com>). In 2001, the Python Software Foundation (PSF, see <http://www.python.org/psf/>) was formed, a non-profit organization created specifically to own Python-related Intellectual Property. Zope Corporation is a sponsoring member of the PSF.

All Python releases are Open Source (see <http://www.opensource.org> for the Open Source Definition). Historically, most, but not all, Python

releases have also been GPL-compatible; the table below summarizes the various releases that included the contextlib module.

Release	Derived from	Year	Owner	GPL-compatible? (1)
2.5	2.4	2006	PSF	yes
2.5.1	2.5	2007	PSF	yes
2.5.2	2.5.1	2008	PSF	yes
2.5.3	2.5.2	2008	PSF	yes
2.6	2.5	2008	PSF	yes
2.6.1	2.6	2008	PSF	yes
2.6.2	2.6.1	2009	PSF	yes
2.6.3	2.6.2	2009	PSF	yes
2.6.4	2.6.3	2009	PSF	yes
2.6.5	2.6.4	2010	PSF	yes
3.0	2.6	2008	PSF	yes
3.0.1	3.0	2009	PSF	yes
3.1	3.0.1	2009	PSF	yes
3.1.1	3.1	2009	PSF	yes
3.1.2	3.1.1	2010	PSF	yes
3.1.3	3.1.2	2010	PSF	yes
3.1.4	3.1.3	2011	PSF	yes
3.2	3.1	2011	PSF	yes
3.2.1	3.2	2011	PSF	yes
3.2.2	3.2.1	2011	PSF	yes
3.3	3.2			
2012	PSF	yes		

Footnotes:

(1) GPL-compatible doesn't mean that we're distributing Python under the GPL. All Python licenses, unlike the GPL, let you distribute a modified version without making your changes open source. The GPL-compatible licenses make it possible to combine Python with other software that is released under the GPL; the others don't.

Thanks to the many outside volunteers who have worked under Guido's direction to make these releases possible.

B. TERMS AND CONDITIONS FOR ACCESSING OR OTHERWISE USING PYTHON

=====

PYTHON SOFTWARE FOUNDATION LICENSE VERSION 2

1. This LICENSE AGREEMENT is between the Python Software Foundation ("PSF"), and the Individual or Organization ("Licensee") accessing and otherwise using this software ("Python") in source or binary form and its associated documentation.
2. Subject to the terms and conditions of this License Agreement, PSF hereby grants Licensee a nonexclusive, royalty-free, world-wide license to reproduce, analyze, test, perform and/or display publicly, prepare derivative works, distribute, and otherwise use Python alone or in any derivative version, provided, however, that PSF's License Agreement and PSF's notice of copyright, i.e., "Copyright (c) 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011 Python Software Foundation; All Rights Reserved" are retained in Python alone or in any derivative version prepared by Licensee.
3. In the event Licensee prepares a derivative work that is based on or incorporates Python or any part thereof, and wants to make the derivative work available to others as provided herein, then Licensee hereby agrees to include in any such work a brief summary of the changes made to Python.
4. PSF is making Python available to Licensee on an "AS IS" basis. PSF MAKES NO REPRESENTATIONS OR WARRANTIES, EXPRESS OR IMPLIED. BY WAY OF EXAMPLE, BUT NOT LIMITATION, PSF MAKES NO AND DISCLAIMS ANY REPRESENTATION OR WARRANTY OF MERCHANTABILITY OR FITNESS FOR ANY PARTICULAR PURPOSE OR THAT THE USE OF PYTHON WILL NOT INFRINGE ANY THIRD PARTY RIGHTS.
5. PSF SHALL NOT BE LIABLE TO LICENSEE OR ANY OTHER USERS OF PYTHON FOR ANY INCIDENTAL, SPECIAL, OR CONSEQUENTIAL DAMAGES OR LOSS AS A RESULT OF MODIFYING, DISTRIBUTING, OR OTHERWISE USING PYTHON, OR ANY DERIVATIVE THEREOF, EVEN IF ADVISED OF THE POSSIBILITY THEREOF.
6. This License Agreement will automatically terminate upon a material breach of its terms and conditions.
7. Nothing in this License Agreement shall be deemed to create any relationship of agency, partnership, or joint venture between PSF and Licensee. This License Agreement does not grant permission to use PSF trademarks or trade name in a trademark sense to endorse or promote products or services of Licensee, or any third party.
8. By copying, installing or otherwise using Python, Licensee agrees to be bound by the terms and conditions of this License Agreement.

No-notice MIT License

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Copyright (C) 2008-2011 INADA Naoki <songofacandy@gmail.com>

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

Apache License

Version 2.0, January 2004

<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or

otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You"
(or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations,
or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:
 - (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and

 - (b) You must cause any modified files to carry prominent notices stating that You changed the files; and

 - (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and

 - (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not

pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. **Submission of Contributions.** Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions. Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. **Trademarks.** This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. **Disclaimer of Warranty.** Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. **Limitation of Liability.** In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly

negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "{}" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright {yyyy} {name of copyright owner}

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

A. HISTORY OF THE SOFTWARE

=====

Python was created in the early 1990s by Guido van Rossum at Stichting Mathematisch Centrum (CWI, see <http://www.cwi.nl>) in the Netherlands as a successor of a language called ABC. Guido remains Python's principal author, although it includes many contributions from others.

In 1995, Guido continued his work on Python at the Corporation for National Research Initiatives (CNRI, see <http://www.cnri.reston.va.us>) in Reston, Virginia where he released several versions of the software.

In May 2000, Guido and the Python core development team moved to BeOpen.com to form the BeOpen PythonLabs team. In October of the same year, the PythonLabs team moved to Digital Creations (now Zope Corporation, see <http://www.zope.com>). In 2001, the Python Software Foundation (PSF, see <http://www.python.org/psf/>) was formed, a non-profit organization created specifically to own Python-related Intellectual Property. Zope Corporation is a sponsoring member of the PSF.

All Python releases are Open Source (see <http://www.opensource.org> for the Open Source Definition). Historically, most, but not all, Python releases have also been GPL-compatible; the table below summarizes the various releases.

Release	Derived from	Year	Owner	GPL-compatible? (1)
0.9.0 thru 1.2		1991-1995	CWI	yes
1.3 thru 1.5.2	1.2	1995-1999	CNRI	yes
1.6	1.5.2	2000	CNRI	no
2.0	1.6	2000	BeOpen.com	no
1.6.1	1.6	2001	CNRI	yes (2)
2.1	2.0+1.6.1	2001	PSF	no
2.0.1	2.0+1.6.1	2001	PSF	yes
2.1.1	2.1+2.0.1	2001	PSF	yes
2.2	2.1.1	2001	PSF	yes
2.1.2	2.1.1	2002	PSF	yes
2.1.3				
2.1.2	2002	PSF	yes	
2.2.1	2.2	2002	PSF	yes
2.2.2	2.2.1	2002	PSF	yes
2.2.3	2.2.2	2003	PSF	yes
2.3	2.2.2	2002-2003	PSF	yes
2.3.1	2.3	2002-2003	PSF	yes

2.3.2	2.3.1	2002-2003	PSF	yes
2.3.3	2.3.2	2002-2003	PSF	yes
2.3.4	2.3.3	2004	PSF	yes
2.3.5	2.3.4	2005	PSF	yes
2.4	2.3	2004	PSF	yes
2.4.1	2.4	2005	PSF	yes
2.4.2	2.4.1	2005	PSF	yes
2.4.3	2.4.2	2006	PSF	yes
2.4.4	2.4.3	2006	PSF	yes
2.5	2.4	2006	PSF	yes
2.5.1	2.5	2007	PSF	yes
2.5.2	2.5.1	2008	PSF	yes
2.5.3	2.5.2	2008	PSF	yes
2.6	2.5	2008	PSF	yes
2.6.1	2.6	2008	PSF	yes
2.6.2	2.6.1	2009	PSF	yes
2.6.3	2.6.2	2009	PSF	yes
2.6.4	2.6.3	2009	PSF	yes
2.6.5	2.6.4	2010	PSF	yes
3.0	2.6	2008	PSF	yes
3.0.1	3.0	2009	PSF	yes
3.1	3.0.1	2009	PSF	yes
3.1.1	3.1	2009	PSF	yes
3.1.2	3.1	2010	PSF	yes
3.2	3.1	2010	PSF	yes

Footnotes:

- (1) GPL-compatible doesn't mean that we're distributing Python under the GPL. All Python licenses, unlike the GPL, let you distribute a modified version without making your changes open source. The GPL-compatible licenses make it possible to combine Python with other software that is released under the GPL; the others don't.
- (2) According to Richard Stallman, 1.6.1 is not GPL-compatible, because its license has a choice of law clause. According to CNRI, however, Stallman's lawyer has told CNRI's lawyer that 1.6.1 is "not incompatible" with the GPL.

Thanks to the many outside volunteers who have worked under Guido's direction to make these releases possible.

B. TERMS AND CONDITIONS FOR ACCESSING OR OTHERWISE USING PYTHON

=====

PYTHON SOFTWARE FOUNDATION LICENSE VERSION 2

1. This LICENSE AGREEMENT is between the Python Software Foundation ("PSF"), and the Individual or Organization ("Licensee") accessing and otherwise using this software ("Python") in source or binary form and its associated documentation.

2. Subject to the terms and conditions of this License Agreement, PSF hereby grants Licensee a nonexclusive, royalty-free, world-wide license to reproduce, analyze, test, perform and/or display publicly, prepare derivative works, distribute, and otherwise use Python alone or in any derivative version, provided, however, that PSF's License Agreement and PSF's notice of copyright, i.e., "Copyright (c) 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010 Python Software Foundation; All Rights Reserved" are retained in Python alone or in any derivative version prepared by Licensee.

3. In the event Licensee prepares a derivative work that is based on or incorporates Python or any part thereof, and wants to make the derivative work available to others as provided herein, then Licensee hereby agrees to include in any such work a brief summary of the changes made to Python.

4. PSF is making Python available to Licensee on an "AS IS" basis. PSF MAKES NO REPRESENTATIONS OR WARRANTIES, EXPRESS OR IMPLIED. BY WAY OF EXAMPLE, BUT NOT LIMITATION, PSF MAKES NO AND DISCLAIMS ANY REPRESENTATION OR WARRANTY OF MERCHANTABILITY OR FITNESS FOR ANY PARTICULAR PURPOSE OR THAT THE USE OF PYTHON WILL NOT INFRINGE ANY THIRD PARTY RIGHTS.

5. PSF SHALL NOT BE LIABLE TO LICENSEE OR ANY OTHER USERS OF PYTHON FOR ANY INCIDENTAL, SPECIAL, OR CONSEQUENTIAL DAMAGES OR LOSS AS A RESULT OF MODIFYING, DISTRIBUTING, OR OTHERWISE USING PYTHON, OR ANY DERIVATIVE THEREOF, EVEN IF ADVISED OF THE POSSIBILITY THEREOF.

6. This License Agreement will automatically terminate upon a material breach of its terms and conditions.

7. Nothing in this License Agreement shall be deemed to create any relationship of agency, partnership, or joint venture between PSF and Licensee. This License Agreement does not grant permission to use PSF trademarks or trade name in a trademark sense to endorse or promote products or services of Licensee, or any third party.

8. By copying, installing or otherwise using Python, Licensee agrees to be bound by the terms and conditions of this License

Agreement.

BEOPEN.COM LICENSE AGREEMENT FOR PYTHON 2.0

BEOPEN PYTHON OPEN SOURCE LICENSE AGREEMENT VERSION 1

1. This LICENSE AGREEMENT is between BeOpen.com ("BeOpen"), having an office at 160 Saratoga Avenue, Santa Clara, CA 95051, and the Individual or Organization ("Licensee") accessing and otherwise using this software in source or binary form and its associated documentation ("the Software").

2. Subject to the terms and conditions of this BeOpen Python License Agreement, BeOpen hereby grants Licensee a non-exclusive, royalty-free, world-wide license to reproduce, analyze, test, perform and/or display publicly, prepare derivative works, distribute, and otherwise use the Software alone or in any derivative version, provided, however, that the BeOpen Python License is retained in the Software, alone or in any derivative version prepared by Licensee.

3.

BeOpen is making the Software available to Licensee on an "AS IS" basis. BEOPEN MAKES NO REPRESENTATIONS OR WARRANTIES, EXPRESS OR IMPLIED. BY WAY OF EXAMPLE, BUT NOT LIMITATION, BEOPEN MAKES NO AND DISCLAIMS ANY REPRESENTATION OR WARRANTY OF MERCHANTABILITY OR FITNESS FOR ANY PARTICULAR PURPOSE OR THAT THE USE OF THE SOFTWARE WILL NOT INFRINGE ANY THIRD PARTY RIGHTS.

4. BEOPEN SHALL NOT BE LIABLE TO LICENSEE OR ANY OTHER USERS OF THE SOFTWARE FOR ANY INCIDENTAL, SPECIAL, OR CONSEQUENTIAL DAMAGES OR LOSS AS A RESULT OF USING, MODIFYING OR DISTRIBUTING THE SOFTWARE, OR ANY DERIVATIVE THEREOF, EVEN IF ADVISED OF THE POSSIBILITY THEREOF.

5. This License Agreement will automatically terminate upon a material breach of its terms and conditions.

6. This License Agreement shall be governed by and interpreted in all respects by the law of the State of California, excluding conflict of law provisions. Nothing in this License Agreement shall be deemed to create any relationship of agency, partnership, or joint venture between BeOpen and Licensee. This License Agreement does not grant permission to use BeOpen trademarks or trade names in a trademark sense to endorse or promote products or services of Licensee, or any third party. As an exception, the "BeOpen Python" logos available at <http://www.pythonlabs.com/logos.html> may be used according to the

permissions granted on that web page.

7. By copying, installing or otherwise using the software, Licensee agrees to be bound by the terms and conditions of this License Agreement.

CNRI LICENSE AGREEMENT FOR PYTHON 1.6.1

1. This LICENSE AGREEMENT is between the Corporation for National Research Initiatives, having an office at 1895 Preston White Drive, Reston, VA 20191 ("CNRI"), and the Individual or Organization ("Licensee") accessing and otherwise using Python 1.6.1 software in source or binary form and its associated documentation.

2. Subject to the terms and conditions of this License Agreement, CNRI hereby grants Licensee a nonexclusive, royalty-free, world-wide license to reproduce, analyze, test, perform and/or display publicly, prepare derivative works, distribute, and otherwise use Python 1.6.1 alone or in any derivative version, provided, however, that CNRI's License Agreement and CNRI's notice of copyright, i.e., "Copyright (c) 1995-2001 Corporation for National Research Initiatives; All Rights Reserved" are retained in Python 1.6.1 alone or in any derivative version prepared by Licensee. Alternately, in lieu of CNRI's License Agreement, Licensee may substitute the following text (omitting the quotes): "Python 1.6.1 is made available subject to the terms and conditions in CNRI's License Agreement. This Agreement together with Python 1.6.1 may be located on the Internet using the following unique, persistent identifier (known as a handle): 1895.22/1013. This Agreement may also be obtained from a proxy server on the Internet using the following URL: <http://hdl.handle.net/1895.22/1013>".

3. In the event Licensee prepares a derivative work that is based on or incorporates Python 1.6.1 or any part thereof, and wants to make the derivative work available to others as provided herein, then Licensee hereby agrees to include in any such work a brief summary of the changes made to Python 1.6.1.

4. CNRI is making Python 1.6.1 available to Licensee on an "AS IS" basis. CNRI MAKES NO REPRESENTATIONS OR WARRANTIES, EXPRESS OR IMPLIED. BY WAY OF EXAMPLE, BUT NOT LIMITATION, CNRI MAKES NO AND DISCLAIMS ANY REPRESENTATION OR WARRANTY OF MERCHANTABILITY OR FITNESS FOR ANY PARTICULAR PURPOSE OR THAT THE USE OF PYTHON 1.6.1 WILL NOT INFRINGE ANY THIRD PARTY RIGHTS.

5. CNRI SHALL NOT BE LIABLE TO LICENSEE OR ANY OTHER USERS OF PYTHON 1.6.1 FOR ANY INCIDENTAL, SPECIAL, OR CONSEQUENTIAL DAMAGES OR LOSS AS A RESULT OF MODIFYING, DISTRIBUTING, OR OTHERWISE USING PYTHON 1.6.1, OR ANY DERIVATIVE THEREOF, EVEN IF ADVISED OF THE POSSIBILITY THEREOF.

6.

This License Agreement will automatically terminate upon a material breach of its terms and conditions.

7. This License Agreement shall be governed by the federal intellectual property law of the United States, including without limitation the federal copyright law, and, to the extent such U.S. federal law does not apply, by the law of the Commonwealth of Virginia, excluding Virginia's conflict of law provisions. Notwithstanding the foregoing, with regard to derivative works based on Python 1.6.1 that incorporate non-separable material that was previously distributed under the GNU General Public License (GPL), the law of the Commonwealth of Virginia shall govern this License Agreement only as to issues arising under or with respect to Paragraphs 4, 5, and 7 of this License Agreement. Nothing in this License Agreement shall be deemed to create any relationship of agency, partnership, or joint venture between CNRI and Licensee. This License Agreement does not grant permission to use CNRI trademarks or trade name in a trademark sense to endorse or promote products or services of Licensee, or any third party.

8. By clicking on the "ACCEPT" button where indicated, or by copying, installing or otherwise using Python 1.6.1, Licensee agrees to be bound by the terms and conditions of this License Agreement.

ACCEPT

CWI LICENSE AGREEMENT FOR PYTHON 0.9.0 THROUGH 1.2

Copyright (c) 1991 - 1995, Stichting Mathematisch Centrum Amsterdam, The Netherlands. All rights reserved.

Permission to use, copy, modify, and distribute this software and its documentation for any purpose and without fee is hereby granted, provided that the above copyright notice appear in all copies and that both that copyright notice and this permission notice appear in supporting documentation, and that the name of Stichting Mathematisch Centrum or CWI not be used in advertising or publicity pertaining to distribution of the software

without specific, written prior permission.

STICHTING MATHEMATISCH CENTRUM DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE, INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS, IN NO EVENT SHALL STICHTING MATHEMATISCH CENTRUM BE LIABLE FOR ANY SPECIAL, INDIRECT OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

MIT License

Copyright (c) 2008-2019 Andrey Petrov and contributors (see CONTRIBUTORS.txt)

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Copyright 2018 Kenneth Reitz

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.

You may obtain a copy of the License at

<https://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

This package contains a modified version of ca-bundle.crt:

ca-bundle.crt -- Bundle of CA Root Certificates

Certificate data from Mozilla as of: Thu Nov 3 19:04:19 2011#
This is a bundle of X.509 certificates of public Certificate Authorities
(CA). These were automatically extracted from Mozilla's root certificates
file (certdata.txt). This file can be found in the mozilla source tree:
<http://mxr.mozilla.org/mozilla/source/security/nss/lib/ckfw/builtins/certdata.txt?raw=1#>
It contains the certificates in PEM format and therefore
can be directly used with curl / libcurl / php_curl, or with
an Apache+mod_ssl webserver for SSL client authentication.
Just configure this file as the SSLCACertificateFile.#

***** BEGIN LICENSE BLOCK *****

This Source Code Form is subject to the terms of the Mozilla Public License,
v. 2.0. If a copy of the MPL was not distributed with this file, You can obtain
one at <http://mozilla.org/MPL/2.0/>.

***** END LICENSE BLOCK *****

@(#) \$RCSfile: certdata.txt,v \$
\$Revision: 1.80 \$ \$Date: 2011/11/03 15:11:58 \$
Copyright (c) 2006-2013 James Graham and other contributors

Permission is hereby granted, free of charge, to any person obtaining
a copy of this software and associated documentation files (the
"Software"), to deal in the Software without restriction, including
without limitation the rights to use, copy, modify, merge, publish,
distribute, sublicense, and/or sell copies of the Software, and to
permit persons to whom the Software is furnished to do so, subject to
the following conditions:

The above copyright notice and this permission notice shall be
included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND,
EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF
MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND
NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE
LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION
OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF
OR IN CONNECTION
WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.
Copyright 2015 Eric Larson

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.

See the License for the specific language governing permissions and limitations under the License.

This package is a modified version of cpython's ipaddress module.

It is therefore distributed under the PSF license, as follows:

PYTHON SOFTWARE FOUNDATION LICENSE VERSION 2

1. This LICENSE AGREEMENT is between the Python Software Foundation ("PSF"), and the Individual or Organization ("Licensee") accessing and otherwise using this software ("Python") in source or binary form and its associated documentation.
2. Subject to the terms and conditions of this License Agreement, PSF hereby grants Licensee a nonexclusive, royalty-free, world-wide license to reproduce, analyze, test, perform and/or display publicly, prepare derivative works, distribute, and otherwise use Python alone or in any derivative version, provided, however, that PSF's License Agreement and PSF's notice of copyright, i.e., "Copyright (c) 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014 Python Software Foundation; All Rights Reserved" are retained in Python alone or in any derivative version prepared by Licensee.
3. In the event Licensee prepares a derivative work that is based on or incorporates Python or any part thereof, and wants to make the derivative work available to others as provided herein, then Licensee hereby agrees to include in any such work a brief summary of the changes made to Python.
4. PSF is making Python available to Licensee on an "AS IS" basis. PSF MAKES NO REPRESENTATIONS OR WARRANTIES, EXPRESS OR IMPLIED. BY WAY OF EXAMPLE, BUT NOT LIMITATION, PSF MAKES NO AND DISCLAIMS ANY REPRESENTATION OR WARRANTY OF MERCHANTABILITY OR FITNESS FOR ANY PARTICULAR PURPOSE OR THAT THE USE OF PYTHON WILL NOT INFRINGE ANY THIRD PARTY RIGHTS.
5. PSF SHALL NOT BE LIABLE TO LICENSEE OR ANY OTHER USERS OF PYTHON FOR ANY INCIDENTAL, SPECIAL, OR CONSEQUENTIAL DAMAGES OR LOSS AS A RESULT OF MODIFYING, DISTRIBUTING, OR OTHERWISE USING PYTHON, OR ANY DERIVATIVE THEREOF, EVEN IF ADVISED OF THE POSSIBILITY THEREOF.
- 6.

This License Agreement will automatically terminate upon a material breach of its terms and conditions.

7. Nothing in this License Agreement shall be deemed to create any relationship of agency, partnership, or joint venture between PSF and Licensee. This License Agreement does not grant permission to use PSF trademarks or trade name in a trademark sense to endorse or promote products or services of Licensee, or any third party.

8. By copying, installing or otherwise using Python, Licensee agrees to be bound by the terms and conditions of this License Agreement.

Copyright (c) Donald Stufft and individual contributors.

All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT HOLDER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Apache License
Version 2.0, January 2004
<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems,

and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this

License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the

Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work,

excluding those notices that do not pertain to any part of the Derivative Works; and

(d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding

those notices that do not

pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the

content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions

of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Copyright (c) 2008-2019 The pip developers (see AUTHORS.txt file)

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

1.1041 netbase 6.1

1.1041.1 Available under license :

This package was created by Peter Tobias tobias@et-inf.fho-emden.de on Wed, 24 Aug 1994 21:33:28 +0200 and maintained by Anthony Towns [<ajt@debian.org>](mailto:ajt@debian.org) until 2001.

It is currently maintained by Marco d'Itri [<md@linux.it>](mailto:md@linux.it).

Copyright 1994-2010 Peter Tobias, Anthony Towns and Marco d'Itri

The programs in this package are distributed under the terms of the GNU General Public License, version 2 as distributed by the Free Software Foundation. On Debian systems, a copy of this license may be found in </usr/share/common-licenses/GPL-2>.

1.1042 python-setuptools 44.0.0

1.1042.1 Available under license :

Copyright (C) 2016 Jason R Coombs [<jaraco@jaraco.com>](mailto:jaraco@jaraco.com)

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

1.1043 supervisor 4.2.5

1.1043.1 Available under license :

Supervisor is Copyright (c) 2006-2015 Agendaless Consulting and Contributors.
(<http://www.agendaless.com>), All Rights Reserved

medusa was (is?) Copyright (c) Sam Rushing.

http_client.py code Copyright (c) by Daniel Krech, <http://eikeon.com/>.
Medusa was once distributed under a 'free for non-commercial use' license, but in May of 2000 Sam Rushing changed the license to be identical to the standard Python license at the time. The standard Python license has always applied to the core components of Medusa, this change just frees up the rest of the system, including the http server, ftp server, utilities, etc. Medusa is therefore under the following license:

=====

Permission to use, copy, modify, and distribute this software and its documentation for any purpose and without fee is hereby granted, provided that the above copyright notice appear in all copies and that both that copyright notice and this permission notice appear in supporting documentation, and that the name of Sam Rushing not be used in advertising or publicity pertaining to distribution of the software without specific, written prior permission.

SAM RUSHING DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE, INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS, IN NO EVENT SHALL SAM RUSHING BE LIABLE FOR ANY SPECIAL, INDIRECT OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

=====

Sam would like to take this opportunity to thank all of the folks who supported Medusa over the years by purchasing commercial licenses. Supervisor is licensed under the following license:

A copyright notice accompanies this license document that identifies the copyright holders.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions in source code must retain the accompanying copyright notice, this list of conditions, and the following disclaimer.

2. Redistributions in binary form must reproduce the accompanying copyright notice, this list of conditions, and the following disclaimer in the documentation and/or other materials provided with the distribution.
3. Names of the copyright holders must not be used to endorse or promote products derived from this software without prior written permission from the copyright holders.
4. If any files are modified, you must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.

Disclaimer

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS ``AS IS" AND ANY EXPRESSED OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT HOLDERS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

http_client.py code is based on code by Daniel Krech, which was released under this license:

LICENSE AGREEMENT FOR RDFLIB 0.9.0 THROUGH 2.3.1

Copyright (c) 2002-2005, Daniel Krech, <http://eikeon.com/>
All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

* Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.

* Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided

with the distribution.

* Neither the name of Daniel Krech nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR

A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Medusa, the asynchronous communications framework upon which supervisor's server and client code is based, was created by Sam Rushing:

Medusa was once distributed under a 'free for non-commercial use' license, but in May of 2000 Sam Rushing changed the license to be identical to the standard Python license at the time. The standard Python license has always applied to the core components of Medusa, this change just frees up the rest of the system, including the http server, ftp server, utilities, etc. Medusa is therefore under the following license:

```
=====
```

Permission to use, copy, modify, and distribute this software and its documentation for any purpose and without fee is hereby granted, provided that the above copyright notice appear in all copies and that both that copyright notice and this permission notice appear in supporting documentation, and that the name of Sam Rushing not be used in advertising or publicity pertaining to distribution of the software without specific, written prior permission.

SAM RUSHING DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE, INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS, IN NO EVENT SHALL SAM RUSHING BE LIABLE FOR ANY SPECIAL, INDIRECT OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

1.1044 pycryptodome 3.14.1

1.1044.1 Available under license :

Copyright and licensing of the Python Cryptography Toolkit ("PyCrypto"):

~~~~~

Previously, the copyright and/or licensing status of the Python Cryptography Toolkit ("PyCrypto") had been somewhat ambiguous. The original intention of Andrew M. Kuchling and other contributors has been to dedicate PyCrypto to the public domain, but that intention was not necessarily made clear in the original disclaimer (see [LEGAL/copy/LICENSE.orig](#)).

Additionally, some files within PyCrypto had specified their own licenses that differed from the PyCrypto license itself. For example, the original RIPEMD.c module simply had a copyright statement and warranty disclaimer, without clearly specifying any license terms. (An updated version on the author's website came with a license that contained a GPL-incompatible advertising clause.)

To rectify this situation for PyCrypto 2.1, the following steps have been taken:

1. Obtaining explicit permission from the original contributors to dedicate their contributions to the public domain if they have not already done so. (See the "LEGAL/copy/stmts" directory for contributors' statements.)
2. Replacing some modules with clearly-licensed code from other sources (e.g. the DES and DES3 modules were replaced with new ones based on Tom St. Denis's public-domain LibTomCrypt library.)
3. Replacing some modules with code written from scratch (e.g. the RIPEMD and Blowfish modules were re-implemented from their respective algorithm specifications without reference to the old implementations).
4. Removing some modules altogether without replacing them.

To the best of our knowledge, with the exceptions noted below or within the files themselves, the files that constitute PyCrypto are in the public domain. Most are distributed with the following notice:

The contents of this file are dedicated to the public domain. To

the extent that dedication to the public domain is not available, everyone is granted a worldwide, perpetual, royalty-free, non-exclusive license to exercise all rights associated with the contents of this file for any purpose whatsoever. No rights are reserved.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

#### EXPORT RESTRICTIONS:

Note that the export or re-export of cryptographic software and/or source code may be subject to regulation in your jurisdiction.

## 1.1045 vcs 1.13.3

### 1.1045.1 Available under license :

The Masterminds

Copyright (C) 2014-2015, Matt Butcher and Matt Farina

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.



# 1.1046 python-certifi 2021.10.08

## 1.1046.1 Available under license :

This package contains a modified version of ca-bundle.crt:

ca-bundle.crt -- Bundle of CA Root Certificates

Certificate data from Mozilla as of: Thu Nov 3 19:04:19 2011#

This is a bundle of X.509 certificates of public Certificate Authorities (CA). These were automatically extracted from Mozilla's root certificates file (certdata.txt). This file can be found in the mozilla source tree:

<http://mxr.mozilla.org/mozilla/source/security/nss/lib/ckfw/builtins/certdata.txt?raw=1#>

It contains the certificates in PEM format and therefore can be directly used with curl / libcurl / php\_curl, or with an Apache+mod\_ssl webserver for SSL client authentication. Just configure this file as the SSLCACertificateFile.#

\*\*\*\*\* BEGIN LICENSE BLOCK \*\*\*\*\*

This Source Code Form is subject to the terms of the Mozilla Public License, v. 2.0. If a copy of the MPL was not distributed with this file, You can obtain one at <http://mozilla.org/MPL/2.0/>.

\*\*\*\*\* END LICENSE BLOCK \*\*\*\*\*

@(#) \$RCSfile: certdata.txt,v \$

\$Revision: 1.80 \$ \$Date: 2011/11/03 15:11:58 \$

# 1.1047 python-ldap 3.4.0

## 1.1047.1 Available under license :

The python-ldap package is distributed under Python-style license.

Standard disclaimer:

This software is made available by the author(s) to the public for free and "as is". All users of this free software are solely and entirely responsible for their own choice and use of this software for their own purposes. By using this software, each user agrees that the author(s) shall not be liable for damages of any kind in relation to its use or performance. The author(s) do not warrant that this software is fit for any purpose.

# 1.1048 zookeeper-jute 3.8.3

## 1.1048.1 Available under license :

No license file was found, but licenses were detected in source scan.

```
/*
 * Licensed to the Apache Software Foundation (ASF) under one
 * or more contributor license agreements. See the NOTICE file
 * distributed with this work for additional information
 * regarding copyright ownership. The ASF licenses this file
 * to you under the Apache License, Version 2.0 (the
 * "License"); you may not use this file except in compliance
 * with the License. You may obtain a copy of the License at
 *
 * http://www.apache.org/licenses/LICENSE-2.0
 *
 * Unless required by applicable law or agreed to in writing, software
 * distributed under the License is distributed on an "AS IS" BASIS,
 * WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
 * See the License for the specific language governing permissions and
 * limitations under the License.
 */
```

Found in path(s):

```
* /opt/cola/permits/1826703076_1697786600.4966497/0/zookeeper-jute-3-8-3-sources-
jar/org/apache/jute/compiler/JFloat.java
*
 /opt/cola/permits/1826703076_1697786600.4966497/0/zookeeper-jute-3-8-3-sources-jar/org/apache/jute/Index.java
* /opt/cola/permits/1826703076_1697786600.4966497/0/zookeeper-jute-3-8-3-sources-
jar/org/apache/jute/Utils.java
* /opt/cola/permits/1826703076_1697786600.4966497/0/zookeeper-jute-3-8-3-sources-
jar/org/apache/jute/compiler/JInt.java
* /opt/cola/permits/1826703076_1697786600.4966497/0/zookeeper-jute-3-8-3-sources-
jar/org/apache/jute/compiler/JMap.java
* /opt/cola/permits/1826703076_1697786600.4966497/0/zookeeper-jute-3-8-3-sources-
jar/org/apache/jute/compiler/JString.java
* /opt/cola/permits/1826703076_1697786600.4966497/0/zookeeper-jute-3-8-3-sources-
jar/org/apache/jute/ToStringOutputArchive.java
* /opt/cola/permits/1826703076_1697786600.4966497/0/zookeeper-jute-3-8-3-sources-
jar/org/apache/jute/compiler/JField.java
* /opt/cola/permits/1826703076_1697786600.4966497/0/zookeeper-jute-3-8-3-sources-
jar/org/apache/jute/compiler/CppGenerator.java
* /opt/cola/permits/1826703076_1697786600.4966497/0/zookeeper-jute-3-8-3-sources-
jar/org/apache/jute/RecordReader.java
*
 /opt/cola/permits/1826703076_1697786600.4966497/0/zookeeper-jute-3-8-3-sources-
jar/org/apache/jute/compiler/JFile.java
* /opt/cola/permits/1826703076_1697786600.4966497/0/zookeeper-jute-3-8-3-sources-
jar/org/apache/jute/InputArchive.java
* /opt/cola/permits/1826703076_1697786600.4966497/0/zookeeper-jute-3-8-3-sources-
```

```
jar/org/apache/jute/Record.java
* /opt/cola/permits/1826703076_1697786600.4966497/0/zookeeper-jute-3-8-3-sources-
jar/org/apache/jute/compiler/JBoolean.java
* /opt/cola/permits/1826703076_1697786600.4966497/0/zookeeper-jute-3-8-3-sources-
jar/org/apache/jute/compiler/JDouble.java
* /opt/cola/permits/1826703076_1697786600.4966497/0/zookeeper-jute-3-8-3-sources-
jar/org/apache/jute/compiler/JVector.java
* /opt/cola/permits/1826703076_1697786600.4966497/0/zookeeper-jute-3-8-3-sources-
jar/org/apache/jute/compiler/JavaGenerator.java
* /opt/cola/permits/1826703076_1697786600.4966497/0/zookeeper-jute-3-8-3-sources-
jar/org/apache/jute/BinaryInputArchive.java
*
/opt/cola/permits/1826703076_1697786600.4966497/0/zookeeper-jute-3-8-3-sources-
jar/org/apache/jute/compiler/JCompType.java
* /opt/cola/permits/1826703076_1697786600.4966497/0/zookeeper-jute-3-8-3-sources-
jar/org/apache/jute/compiler/JByte.java
* /opt/cola/permits/1826703076_1697786600.4966497/0/zookeeper-jute-3-8-3-sources-
jar/org/apache/jute/compiler/CSharpGenerator.java
* /opt/cola/permits/1826703076_1697786600.4966497/0/zookeeper-jute-3-8-3-sources-
jar/org/apache/jute/compiler/CGenerator.java
* /opt/cola/permits/1826703076_1697786600.4966497/0/zookeeper-jute-3-8-3-sources-
jar/org/apache/jute/compiler/JType.java
* /opt/cola/permits/1826703076_1697786600.4966497/0/zookeeper-jute-3-8-3-sources-
jar/org/apache/jute/OutputArchive.java
* /opt/cola/permits/1826703076_1697786600.4966497/0/zookeeper-jute-3-8-3-sources-
jar/org/apache/jute/compiler/JBuffer.java
* /opt/cola/permits/1826703076_1697786600.4966497/0/zookeeper-jute-3-8-3-sources-
jar/org/apache/jute/compiler/JLong.java
*
/opt/cola/permits/1826703076_1697786600.4966497/0/zookeeper-jute-3-8-3-sources-
jar/org/apache/jute/BinaryOutputArchive.java
* /opt/cola/permits/1826703076_1697786600.4966497/0/zookeeper-jute-3-8-3-sources-
jar/org/apache/jute/compiler/JRecord.java
* /opt/cola/permits/1826703076_1697786600.4966497/0/zookeeper-jute-3-8-3-sources-
jar/org/apache/jute/RecordWriter.java
No license file was found, but licenses were detected in source scan.
```

```
/**
```

```
* Licensed to the Apache Software Foundation (ASF) under one
* or more contributor license agreements. See the NOTICE file
* distributed with this work for additional information
* regarding copyright ownership. The ASF licenses this file
* to you under the Apache License, Version 2.0 (the
* "License"); you may not use this file except in compliance
* with the License. You may obtain a copy of the License at
*
* http://www.apache.org/licenses/LICENSE-2.0
*
```

- \* Unless required by applicable law or agreed to in writing, software
- \* distributed under the License is distributed on an "AS IS" BASIS,
- \* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
- \* See the License for the specific language governing permissions and
- \* limitations under the License.
- \*/

Found in path(s):

\* /opt/cola/permits/1826703076\_1697786600.4966497/0/zookeeper-jute-3-8-3-sources-jar/org/apache/zookeeper/proto/ReconfigRequest.java

\*

/opt/cola/permits/1826703076\_1697786600.4966497/0/zookeeper-jute-3-8-3-sources-jar/org/apache/zookeeper/txn/ErrorTxn.java

\* /opt/cola/permits/1826703076\_1697786600.4966497/0/zookeeper-jute-3-8-3-sources-jar/org/apache/zookeeper/proto/GetAllChildrenNumberResponse.java

\* /opt/cola/permits/1826703076\_1697786600.4966497/0/zookeeper-jute-3-8-3-sources-jar/org/apache/zookeeper/proto/SetACLRequest.java

\* /opt/cola/permits/1826703076\_1697786600.4966497/0/zookeeper-jute-3-8-3-sources-jar/org/apache/zookeeper/proto/ErrorResponse.java

\* /opt/cola/permits/1826703076\_1697786600.4966497/0/zookeeper-jute-3-8-3-sources-jar/org/apache/zookeeper/proto/ReplyHeader.java

\* /opt/cola/permits/1826703076\_1697786600.4966497/0/zookeeper-jute-3-8-3-sources-jar/org/apache/zookeeper/server/quorum/QuorumAuthPacket.java

\* /opt/cola/permits/1826703076\_1697786600.4966497/0/zookeeper-jute-3-8-3-sources-jar/org/apache/zookeeper/txn/CheckVersionTxn.java

\* /opt/cola/permits/1826703076\_1697786600.4966497/0/zookeeper-jute-3-8-3-sources-jar/org/apache/zookeeper/proto/GetACLRequest.java

\*

/opt/cola/permits/1826703076\_1697786600.4966497/0/zookeeper-jute-3-8-3-sources-jar/org/apache/zookeeper/txn/CreateTTLTxn.java

\* /opt/cola/permits/1826703076\_1697786600.4966497/0/zookeeper-jute-3-8-3-sources-jar/org/apache/zookeeper/proto/SetSASLRequest.java

\* /opt/cola/permits/1826703076\_1697786600.4966497/0/zookeeper-jute-3-8-3-sources-jar/org/apache/zookeeper/proto/DeleteRequest.java

\* /opt/cola/permits/1826703076\_1697786600.4966497/0/zookeeper-jute-3-8-3-sources-jar/org/apache/zookeeper/txn/TxnHeader.java

\* /opt/cola/permits/1826703076\_1697786600.4966497/0/zookeeper-jute-3-8-3-sources-jar/org/apache/zookeeper/proto/GetEphemeralsResponse.java

\* /opt/cola/permits/1826703076\_1697786600.4966497/0/zookeeper-jute-3-8-3-sources-jar/org/apache/zookeeper/proto/CreateTTLRequest.java

\* /opt/cola/permits/1826703076\_1697786600.4966497/0/zookeeper-jute-3-8-3-sources-jar/org/apache/zookeeper/proto/CheckVersionRequest.java

\*

/opt/cola/permits/1826703076\_1697786600.4966497/0/zookeeper-jute-3-8-3-sources-jar/org/apache/zookeeper/proto/SetWatches.java

\* /opt/cola/permits/1826703076\_1697786600.4966497/0/zookeeper-jute-3-8-3-sources-jar/org/apache/zookeeper/data/Stat.java

\* /opt/cola/permits/1826703076\_1697786600.4966497/0/zookeeper-jute-3-8-3-sources-

jar/org/apache/zookeeper/proto/SyncResponse.java  
\* /opt/cola/permits/1826703076\_1697786600.4966497/0/zookeeper-jute-3-8-3-sources-  
jar/org/apache/zookeeper/txn/SetDataTxn.java  
\* /opt/cola/permits/1826703076\_1697786600.4966497/0/zookeeper-jute-3-8-3-sources-  
jar/org/apache/zookeeper/txn/CreateContainerTxn.java  
\* /opt/cola/permits/1826703076\_1697786600.4966497/0/zookeeper-jute-3-8-3-sources-  
jar/org/apache/zookeeper/txn/Txn.java  
\* /opt/cola/permits/1826703076\_1697786600.4966497/0/zookeeper-jute-3-8-3-sources-  
jar/org/apache/zookeeper/proto/SetDataRequest.java  
\* /opt/cola/permits/1826703076\_1697786600.4966497/0/zookeeper-jute-3-8-3-sources-  
jar/org/apache/zookeeper/server/quorum/LearnerInfo.java  
\*  
/opt/cola/permits/1826703076\_1697786600.4966497/0/zookeeper-jute-3-8-3-sources-  
jar/org/apache/zookeeper/txn/CreateTxn.java  
\* /opt/cola/permits/1826703076\_1697786600.4966497/0/zookeeper-jute-3-8-3-sources-  
jar/org/apache/zookeeper/proto/CreateResponse.java  
\* /opt/cola/permits/1826703076\_1697786600.4966497/0/zookeeper-jute-3-8-3-sources-  
jar/org/apache/zookeeper/data/Id.java  
\* /opt/cola/permits/1826703076\_1697786600.4966497/0/zookeeper-jute-3-8-3-sources-  
jar/org/apache/zookeeper/txn/SetACLTxn.java  
\* /opt/cola/permits/1826703076\_1697786600.4966497/0/zookeeper-jute-3-8-3-sources-  
jar/org/apache/zookeeper/proto/RequestHeader.java  
\* /opt/cola/permits/1826703076\_1697786600.4966497/0/zookeeper-jute-3-8-3-sources-  
jar/org/apache/zookeeper/proto/AddWatchRequest.java  
\* /opt/cola/permits/1826703076\_1697786600.4966497/0/zookeeper-jute-3-8-3-sources-  
jar/org/apache/zookeeper/proto/GetACLResponse.java  
\* /opt/cola/permits/1826703076\_1697786600.4966497/0/zookeeper-jute-3-8-3-sources-  
jar/org/apache/zookeeper/proto/Create2Response.java  
\*  
/opt/cola/permits/1826703076\_1697786600.4966497/0/zookeeper-jute-3-8-3-sources-  
jar/org/apache/zookeeper/server/quorum/QuorumPacket.java  
\* /opt/cola/permits/1826703076\_1697786600.4966497/0/zookeeper-jute-3-8-3-sources-  
jar/org/apache/zookeeper/data/StatPersisted.java  
\* /opt/cola/permits/1826703076\_1697786600.4966497/0/zookeeper-jute-3-8-3-sources-  
jar/org/apache/zookeeper/proto/SetDataResponse.java  
\* /opt/cola/permits/1826703076\_1697786600.4966497/0/zookeeper-jute-3-8-3-sources-  
jar/org/apache/zookeeper/proto/WhoAmIResponse.java  
\* /opt/cola/permits/1826703076\_1697786600.4966497/0/zookeeper-jute-3-8-3-sources-  
jar/org/apache/zookeeper/txn/CreateTxnV0.java  
\* /opt/cola/permits/1826703076\_1697786600.4966497/0/zookeeper-jute-3-8-3-sources-  
jar/org/apache/zookeeper/proto/GetChildrenResponse.java  
\* /opt/cola/permits/1826703076\_1697786600.4966497/0/zookeeper-jute-3-8-3-sources-  
jar/org/apache/zookeeper/proto/GetAllChildrenNumberRequest.java  
\*  
/opt/cola/permits/1826703076\_1697786600.4966497/0/zookeeper-jute-3-8-3-sources-  
jar/org/apache/zookeeper/txn/CloseSessionTxn.java  
\* /opt/cola/permits/1826703076\_1697786600.4966497/0/zookeeper-jute-3-8-3-sources-  
jar/org/apache/zookeeper/txn/MultiTxn.java

\* /opt/cola/permits/1826703076\_1697786600.4966497/0/zookeeper-jute-3-8-3-sources-jar/org/apache/zookeeper/proto/GetChildrenRequest.java  
\* /opt/cola/permits/1826703076\_1697786600.4966497/0/zookeeper-jute-3-8-3-sources-jar/org/apache/zookeeper/proto/AuthPacket.java  
\* /opt/cola/permits/1826703076\_1697786600.4966497/0/zookeeper-jute-3-8-3-sources-jar/org/apache/zookeeper/txn/CreateSessionTxn.java  
\* /opt/cola/permits/1826703076\_1697786600.4966497/0/zookeeper-jute-3-8-3-sources-jar/org/apache/zookeeper/txn/DeleteTxn.java  
\* /opt/cola/permits/1826703076\_1697786600.4966497/0/zookeeper-jute-3-8-3-sources-jar/org/apache/zookeeper/proto/ExistsRequest.java  
\* /opt/cola/permits/1826703076\_1697786600.4966497/0/zookeeper-jute-3-8-3-sources-jar/org/apache/zookeeper/proto/SetWatches2.java  
\*  
/opt/cola/permits/1826703076\_1697786600.4966497/0/zookeeper-jute-3-8-3-sources-jar/org/apache/zookeeper/proto/GetSASLRequest.java  
\* /opt/cola/permits/1826703076\_1697786600.4966497/0/zookeeper-jute-3-8-3-sources-jar/org/apache/zookeeper/data/ACL.java  
\* /opt/cola/permits/1826703076\_1697786600.4966497/0/zookeeper-jute-3-8-3-sources-jar/org/apache/zookeeper/proto/GetChildren2Response.java  
\* /opt/cola/permits/1826703076\_1697786600.4966497/0/zookeeper-jute-3-8-3-sources-jar/org/apache/zookeeper/proto/SetSASLResponse.java  
\* /opt/cola/permits/1826703076\_1697786600.4966497/0/zookeeper-jute-3-8-3-sources-jar/org/apache/zookeeper/txn/SetMaxChildrenTxn.java  
\* /opt/cola/permits/1826703076\_1697786600.4966497/0/zookeeper-jute-3-8-3-sources-jar/org/apache/zookeeper/proto/GetEphemeralsRequest.java  
\* /opt/cola/permits/1826703076\_1697786600.4966497/0/zookeeper-jute-3-8-3-sources-jar/org/apache/zookeeper/proto/RemoveWatchesRequest.java  
\* /opt/cola/permits/1826703076\_1697786600.4966497/0/zookeeper-jute-3-8-3-sources-jar/org/apache/zookeeper/proto/MultiHeader.java  
\*  
/opt/cola/permits/1826703076\_1697786600.4966497/0/zookeeper-jute-3-8-3-sources-jar/org/apache/zookeeper/proto/ConnectResponse.java  
\* /opt/cola/permits/1826703076\_1697786600.4966497/0/zookeeper-jute-3-8-3-sources-jar/org/apache/zookeeper/proto/SetACLResponse.java  
\* /opt/cola/permits/1826703076\_1697786600.4966497/0/zookeeper-jute-3-8-3-sources-jar/org/apache/zookeeper/txn/TxnDigest.java  
\* /opt/cola/permits/1826703076\_1697786600.4966497/0/zookeeper-jute-3-8-3-sources-jar/org/apache/zookeeper/data/ClientInfo.java  
\* /opt/cola/permits/1826703076\_1697786600.4966497/0/zookeeper-jute-3-8-3-sources-jar/org/apache/zookeeper/proto/GetChildren2Request.java  
\* /opt/cola/permits/1826703076\_1697786600.4966497/0/zookeeper-jute-3-8-3-sources-jar/org/apache/zookeeper/proto/CheckWatchesRequest.java  
\* /opt/cola/permits/1826703076\_1697786600.4966497/0/zookeeper-jute-3-8-3-sources-jar/org/apache/zookeeper/proto/GetMaxChildrenRequest.java  
\*  
/opt/cola/permits/1826703076\_1697786600.4966497/0/zookeeper-jute-3-8-3-sources-jar/org/apache/zookeeper/proto/ConnectRequest.java  
\* /opt/cola/permits/1826703076\_1697786600.4966497/0/zookeeper-jute-3-8-3-sources-

jar/org/apache/zookeeper/proto/GetMaxChildrenResponse.java  
\* /opt/cola/permits/1826703076\_1697786600.4966497/0/zookeeper-jute-3-8-3-sources-  
jar/org/apache/zookeeper/proto/SyncRequest.java  
\* /opt/cola/permits/1826703076\_1697786600.4966497/0/zookeeper-jute-3-8-3-sources-  
jar/org/apache/zookeeper/proto/WatcherEvent.java  
\* /opt/cola/permits/1826703076\_1697786600.4966497/0/zookeeper-jute-3-8-3-sources-  
jar/org/apache/zookeeper/server/persistence/FileHeader.java  
\* /opt/cola/permits/1826703076\_1697786600.4966497/0/zookeeper-jute-3-8-3-sources-  
jar/org/apache/zookeeper/proto/GetDataResponse.java  
\* /opt/cola/permits/1826703076\_1697786600.4966497/0/zookeeper-jute-3-8-3-sources-  
jar/org/apache/zookeeper/proto/SetMaxChildrenRequest.java  
\* /opt/cola/permits/1826703076\_1697786600.4966497/0/zookeeper-jute-3-8-3-sources-  
jar/org/apache/zookeeper/proto/ExistsResponse.java  
\*  
/opt/cola/permits/1826703076\_1697786600.4966497/0/zookeeper-jute-3-8-3-sources-  
jar/org/apache/zookeeper/proto/GetDataRequest.java  
\* /opt/cola/permits/1826703076\_1697786600.4966497/0/zookeeper-jute-3-8-3-sources-  
jar/org/apache/zookeeper/proto/CreateRequest.java  
No license file was found, but licenses were detected in source scan.

<!--

Licensed to the Apache Software Foundation (ASF) under one or more contributor license agreements. See the NOTICE file distributed with this work for additional information regarding copyright ownership. The ASF licenses this file to You under the Apache License, Version 2.0 (the "License"); you may not use this file except in compliance with the License. You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

-->

Found in path(s):

\* /opt/cola/permits/1826703076\_1697786600.4966497/0/zookeeper-jute-3-8-3-sources-  
jar/org/apache/jute/compiler/package.html  
\*  
/opt/cola/permits/1826703076\_1697786600.4966497/0/zookeeper-jute-3-8-3-sources-  
jar/org/apache/jute/package.html  
\* /opt/cola/permits/1826703076\_1697786600.4966497/0/zookeeper-jute-3-8-3-sources-  
jar/org/apache/jute/compiler/generated/package.html  
No license file was found, but licenses were detected in source scan.

<!--

/\*\*

\* Licensed to the Apache Software Foundation (ASF) under one  
\* or more contributor license agreements. See the NOTICE file  
\* distributed with this work for additional information  
\* regarding copyright ownership. The ASF licenses this file  
\* to you under the Apache License, Version 2.0 (the  
\* "License"); you may not use this file except in compliance  
\* with the License. You may obtain a copy of the License at  
\*  
\* <http://www.apache.org/licenses/LICENSE-2.0>  
\*  
\* Unless required by applicable law or agreed to in writing, software  
\* distributed under the License is distributed on an "AS IS" BASIS,  
\* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.  
\* See the License for the specific language governing permissions and  
\* limitations under the License.  
\*/  
-->

Found in path(s):

\* /opt/cola/permits/1826703076\_1697786600.4966497/0/zookeeper-jute-3-8-3-sources-jar/META-INF/maven/org.apache.zookeeper/zookeeper-jute/pom.xml  
No license file was found, but licenses were detected in source scan.

/\*\*

\* Licensed to the Apache Software Foundation (ASF) under one  
\* or more contributor license agreements. See the NOTICE file  
\* distributed with this work for additional information  
\* regarding copyright ownership. The ASF licenses this file  
\* to you under the Apache License, Version 2.0 (the  
\* "License"); you may not use this file except in compliance  
\* with the License. You may obtain a copy of the License at  
\*  
\* <http://www.apache.org/licenses/LICENSE-2.0>  
\*  
\* Unless required by applicable law or agreed to in writing, software  
\* distributed under the License is distributed on an "AS IS" BASIS,  
\* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.  
\* See the License for the specific language governing permissions and  
\* limitations under the License.  
\*/

Found in path(s):

\* /opt/cola/permits/1826703076\_1697786600.4966497/0/zookeeper-jute-3-8-3-sources-jar/org/apache/jute/compiler/generated/RccTokenManager.java  
\*  
/opt/cola/permits/1826703076\_1697786600.4966497/0/zookeeper-jute-3-8-3-sources-jar/org/apache/jute/compiler/generated/ParseException.java



```
* /opt/cola/permits/1826703076_1697786600.4966497/0/zookeeper-jute-3-8-3-sources-
jar/org/apache/jute/compiler/generated/TokenMgrError.java
* /opt/cola/permits/1826703076_1697786600.4966497/0/zookeeper-jute-3-8-3-sources-
jar/org/apache/jute/compiler/generated/rcc.jj
* /opt/cola/permits/1826703076_1697786600.4966497/0/zookeeper-jute-3-8-3-sources-
jar/org/apache/jute/compiler/generated/SimpleCharStream.java
* /opt/cola/permits/1826703076_1697786600.4966497/0/zookeeper-jute-3-8-3-sources-
jar/org/apache/jute/compiler/generated/Token.java
* /opt/cola/permits/1826703076_1697786600.4966497/0/zookeeper-jute-3-8-3-sources-
jar/org/apache/jute/compiler/generated/Rcc.java
* /opt/cola/permits/1826703076_1697786600.4966497/0/zookeeper-jute-3-8-3-sources-
jar/org/apache/jute/compiler/generated/RccConstants.java
```

# 1.1049 zookeeper 3.8.3

## 1.1049.1 Available under license :

No license file was found, but licenses were detected in source scan.

```
/**
 * Licensed to the Apache Software Foundation (ASF) under one
 * or more contributor license agreements. See the NOTICE file
 * distributed with this work for additional information
 * regarding copyright ownership. The ASF licenses this file
 * to you under the Apache License, Version 2.0 (the
 * "License"); you may not use this file except in compliance
 * with the License. You may obtain a copy of the License at
 * <p>
 * http://www.apache.org/licenses/LICENSE-2.0
 * <p>
 * Unless required by applicable law or agreed to in writing, software
 * distributed under the License is distributed on an "AS IS" BASIS,
 * WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
 * See the License for the specific language governing permissions and
 * limitations under the License.
 */
```

Found in path(s):

```
* /opt/cola/permits/1826703069_1697786603.4745054/0/zookeeper-3-8-3-sources-
jar/org/apache/zookeeper/server/controller/ControllableConnection.java
*
/opt/cola/permits/1826703069_1697786603.4745054/0/zookeeper-3-8-3-sources-
jar/org/apache/zookeeper/server/controller/CommandListener.java
* /opt/cola/permits/1826703069_1697786603.4745054/0/zookeeper-3-8-3-sources-
jar/org/apache/zookeeper/server/controller/ZooKeeperServerController.java
* /opt/cola/permits/1826703069_1697786603.4745054/0/zookeeper-3-8-3-sources-
jar/org/apache/zookeeper/server/util/CircularBuffer.java
* /opt/cola/permits/1826703069_1697786603.4745054/0/zookeeper-3-8-3-sources-
```

jar/org/apache/zookeeper/server/util/MessageTracker.java  
\* /opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-  
jar/org/apache/zookeeper/server/controller/ControllerService.java  
\* /opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-  
jar/org/apache/zookeeper/server/watch/WatcherModeManager.java  
No license file was found, but licenses were detected in source scan.

/\*\*

\* Licensed to the Apache Software Foundation (ASF) under one or more contributor license agreements. See the NOTICE file distributed with this work for additional information regarding copyright ownership. The ASF licenses this file to you under the Apache License, Version 2.0 (the "License"); you may not use this file except in compliance with the License. You may obtain a copy of the License at  
\*  
\* <http://www.apache.org/licenses/LICENSE-2.0>  
\*  
\* Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.  
\*/

Found in path(s):

\* /opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-  
jar/org/apache/zookeeper/server/embedded/ZooKeeperServerEmbeddedImpl.java  
No license file was found, but licenses were detected in source scan.

/\*

\* Licensed to the Apache Software Foundation (ASF) under one  
\* or more contributor license agreements. See the NOTICE file  
\* distributed with this work for additional information  
\* regarding copyright ownership. The ASF licenses this file  
\* to you under the Apache License, Version 2.0 (the  
\* "License"); you may not use this file except in compliance  
\* with the License. You may obtain a copy of the License at  
\*  
\* <http://www.apache.org/licenses/LICENSE-2.0>  
\*  
\* Unless required by applicable law or agreed to in writing, software  
\* distributed under the License is distributed on an "AS IS" BASIS,  
\* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.  
\* See the License for the specific language governing permissions and  
\* limitations under the License.  
\*/

Found in path(s):

\* /opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-  
jar/org/apache/zookeeper/common/PathTrie.java  
\*

/opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-jar/org/apache/zookeeper/common/PathUtils.java

No license file was found, but licenses were detected in source scan.

/\*

\* Licensed to the Apache Software Foundation (ASF) under one or more  
\* contributor license agreements. See the NOTICE file distributed with  
\* this work for additional information regarding copyright ownership.  
\* The ASF licenses this file to You under the Apache License, Version 2.0  
\* (the "License"); you may not use this file except in compliance with  
\* the License. You may obtain a copy of the License at  
\*  
\* <http://www.apache.org/licenses/LICENSE-2.0>  
\*  
\* Unless required by applicable law or agreed to in writing, software  
\* distributed under the License is distributed on an "AS IS" BASIS,  
\* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.  
\* See the License for the specific language governing permissions and  
\* limitations under the License.

\*/

Found in path(s):

\* /opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-jar/org/apache/zookeeper/server/watch/WatchesSummary.java

\*

/opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-jar/org/apache/zookeeper/server/watch/WatchesPathReport.java

\* /opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-jar/org/apache/zookeeper/server/watch/WatchesReport.java

\* /opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-jar/org/apache/zookeeper/Transaction.java

\* /opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-jar/org/apache/zookeeper/OpResult.java

\* /opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-jar/org/apache/zookeeper/MultiResponse.java

\* /opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-jar/org/apache/zookeeper/server/ZooKeeperServerConf.java

\* /opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-jar/org/apache/zookeeper/server/admin/CommandResponse.java

\* /opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-jar/org/apache/zookeeper/Op.java

\*

/opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-jar/org/apache/zookeeper/MultiOperationRecord.java

No license file was found, but licenses were detected in source scan.

/\*

\* Licensed to the Apache Software Foundation (ASF) under one

\* or more contributor license agreements. See the NOTICE file  
\* distributed with this work for additional information  
\* regarding copyright ownership. The ASF licenses this file  
\* to you under the Apache License, Version 2.0 (the  
\* "License"); you may not use this file except in compliance  
\* with the License. You may obtain a copy of the License at  
\*  
\* <http://www.apache.org/licenses/LICENSE-2.0>  
\*uuuuu  
\* Unless required by applicable law or agreed to in writing, software  
\* distributed under the License is distributed on an "RequuuAS IS" BASIS,  
\* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.  
\* See the License for the specific language governing permissions and  
\* limitations under the License.  
\*/

Found in path(s):

\* /opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-jar/org/apache/zookeeper/server/Request.java

No license file was found, but licenses were detected in source scan.

<!--

/\*\*

\* Licensed to the Apache Software Foundation (ASF) under one  
\* or more contributor license agreements. See the NOTICE file  
\* distributed with this work for additional information  
\* regarding copyright ownership. The ASF licenses this file  
\* to you under the Apache License, Version 2.0 (the  
\* "License"); you may not use this file except in compliance  
\* with the License. You may obtain a copy of the License at  
\*  
\* <http://www.apache.org/licenses/LICENSE-2.0>  
\*  
\* Unless required by applicable law or agreed to in writing, software  
\* distributed under the License is distributed on an "AS IS" BASIS,  
\* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.  
\* See the License for the specific language governing permissions and  
\* limitations under the License.  
\*/

-->

Found in path(s):

\* /opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-jar/META-INF/maven/org.apache.zookeeper/zookeeper/pom.xml

No license file was found, but licenses were detected in source scan.

/\*

\* Licensed to the Apache Software Foundation (ASF) under one

\* or more contributor license agreements. See the NOTICE file  
\* distributed with this work for additional information  
\* regarding copyright ownership. The ASF licenses this file  
\* to you under the Apache License, Version 2.0 (the  
\* "License"); you may not use this file except in compliance  
\* with the License. You may obtain a copy of the License at  
\* <p>  
\* <http://www.apache.org/licenses/LICENSE-2.0>  
\* <p>  
\* Unless required by applicable law or agreed to in writing, software  
\* distributed under the License is distributed on an "AS IS" BASIS,  
\* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.  
\* See the License for the specific language governing permissions and  
\* limitations under the License.  
\*/

Found in path(s):

\* /opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-  
jar/org/apache/zookeeper/server/SnapshotFormatter.java

\*

/opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-  
jar/org/apache/zookeeper/server/util/RequestPathMetricsCollector.java

No license file was found, but licenses were detected in source scan.

/\* Licensed to the Apache Software Foundation (ASF) under one  
\* or more contributor license agreements. See the NOTICE file  
\* distributed with this work for additional information  
\* regarding copyright ownership. The ASF licenses this file  
\* to you under the Apache License, Version 2.0 (the  
\* "License"); you may not use this file except in compliance  
\* with the License. You may obtain a copy of the License at  
\*  
\* <http://www.apache.org/licenses/LICENSE-2.0>  
\*  
\* Unless required by applicable law or agreed to in writing, software  
\* distributed under the License is distributed on an "AS IS" BASIS,  
\* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.  
\* See the License for the specific language governing permissions and  
\* limitations under the License.  
\*/

Found in path(s):

\* /opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-  
jar/org/apache/zookeeper/common/StringUtils.java

No license file was found, but licenses were detected in source scan.

<!--

Licensed to the Apache Software Foundation (ASF) under one or more

contributor license agreements. See the NOTICE file distributed with this work for additional information regarding copyright ownership. The ASF licenses this file to You under the Apache License, Version 2.0 (the "License"); you may not use this file except in compliance with the License. You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

-->

Found in path(s):

\* /opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-jar/org/apache/zookeeper/server/package.html

No license file was found, but licenses were detected in source scan.

/\*

\* Licensed to the Apache Software Foundation (ASF) under one  
\* or more contributor license agreements. See the NOTICE file  
\* distributed with this work for additional information  
\* regarding copyright ownership. The ASF licenses this file  
\* to you under the Apache License, Version 2.0 (the  
\* "License"); you may not use this file except in compliance  
\* with the License. You may obtain a copy of the License at

\*

\* <http://www.apache.org/licenses/LICENSE-2.0>

\*

\* Unless required by applicable law or agreed to in writing, software  
\* distributed under the License is distributed on an "AS IS" BASIS,  
\* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.  
\* See the License for the specific language governing permissions and  
\* limitations under the License.

\*/

Found in path(s):

\* /opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-jar/org/apache/zookeeper/server/metric/AvgMinMaxPercentileCounter.java

\*

/opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-jar/org/apache/zookeeper/server/RequestProcessor.java

\* /opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-jar/org/apache/zookeeper/server/quorum/LocalPeerBean.java

\* /opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-jar/org/apache/zookeeper/server/BlueThrottle.java

\* /opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-jar/org/apache/zookeeper/metrics/MetricsContext.java  
\* /opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-jar/org/apache/zookeeper/Watcher.java  
\* /opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-jar/org/apache/zookeeper/server/quorum/LearnerHandlerMXBean.java  
\* /opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-jar/org/apache/zookeeper/client/ConnectStringParser.java  
\* /opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-jar/org/apache/zookeeper/version/VersionInfoMain.java  
\*  
/opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-jar/org/apache/zookeeper/server/util/OSMXBean.java  
\* /opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-jar/org/apache/zookeeper/cli/CliCommand.java  
\* /opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-jar/org/apache/zookeeper/server/ZooKeeperServerListener.java  
\* /opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-jar/org/apache/zookeeper/server/quorum/QuorumPeer.java  
\* /opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-jar/org/apache/zookeeper/server/NodeHashMap.java  
\* /opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-jar/org/apache/zookeeper/server/DataTree.java  
\* /opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-jar/org/apache/zookeeper/ClientCnxnSocketNIO.java  
\* /opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-jar/org/apache/zookeeper/server/auth/EnsembleAuthenticationProvider.java  
\*  
/opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-jar/org/apache/zookeeper/server/util/BitMap.java  
\* /opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-jar/org/apache/zookeeper/server/quorum/QuorumMXBean.java  
\* /opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-jar/org/apache/zookeeper/cli/AddWatchCommand.java  
\* /opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-jar/org/apache/zookeeper/client/FourLetterWordMain.java  
\* /opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-jar/org/apache/zookeeper/server/quorum/LearnerSyncThrottler.java  
\* /opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-jar/org/apache/zookeeper/server/ConnectionBean.java  
\* /opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-jar/org/apache/zookeeper/common/ZKHostnameVerifier.java  
\*  
/opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-jar/org/apache/zookeeper/server/ZooKeeperServerBean.java  
\* /opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-jar/org/apache/zookeeper/SaslClientCallbackHandler.java  
\* /opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-

jar/org/apache/zookeeper/server/quorum/flexible/QuorumHierarchical.java  
\* /opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-  
jar/org/apache/zookeeper/server/quorum/flexible/QuorumMaj.java  
\* /opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-  
jar/org/apache/zookeeper/server/UnimplementedRequestProcessor.java  
\* /opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-  
jar/org/apache/zookeeper/cli/SetAclCommand.java  
\* /opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-  
jar/org/apache/zookeeper/metrics/impl/DefaultMetricsProvider.java  
\* /opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-  
jar/org/apache/zookeeper/server/quorum/LearnerHandler.java  
\*  
/opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-  
jar/org/apache/zookeeper/cli/CliWrapperException.java  
\* /opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-  
jar/org/apache/zookeeper/metrics/Gauge.java  
\* /opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-  
jar/org/apache/zookeeper/server/quorum/auth/SaslQuorumAuthLearner.java  
\* /opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-  
jar/org/apache/zookeeper/client/HostProvider.java  
\* /opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-  
jar/org/apache/zookeeper/server/quorum/Learner.java  
\* /opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-  
jar/org/apache/zookeeper/common/FileChangeWatcher.java  
\* /opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-  
jar/org/apache/zookeeper/KeeperException.java  
\*  
/opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-  
jar/org/apache/zookeeper/server/quorum/FollowerMXBean.java  
\* /opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-  
jar/org/apache/zookeeper/server/quorum/QuorumBean.java  
\* /opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-  
jar/org/apache/zookeeper/ServerAdminClient.java  
\* /opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-  
jar/org/apache/zookeeper/server/quorum/LearnerSender.java  
\* /opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-  
jar/org/apache/zookeeper/server/quorum/auth/SaslQuorumServerCallbackHandler.java  
\* /opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-  
jar/org/apache/zookeeper/server/quorum/ReadOnlyZooKeeperServer.java  
\* /opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-  
jar/org/apache/zookeeper/server/command/EnvCommand.java  
\* /opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-  
jar/org/apache/zookeeper/server/quorum/QuorumPeerMain.java  
\*  
/opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-  
jar/org/apache/zookeeper/metrics/GaugeSet.java  
\* /opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-  
jar/org/apache/zookeeper/server/SessionTracker.java



\* /opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-jar/org/apache/zookeeper/server/persistence/FileTxnSnapLog.java  
\* /opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-jar/org/apache/zookeeper/server/quorum/LocalPeerMXBean.java  
\* /opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-jar/org/apache/zookeeper/server/DataNode.java  
\* /opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-jar/org/apache/zookeeper/server/auth/DigestLoginModule.java  
\* /opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-jar/org/apache/zookeeper/server/command/StatResetCommand.java  
\*  
/opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-jar/org/apache/zookeeper/server/command/FourLetterCommands.java  
\* /opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-jar/org/apache/zookeeper/cli/CliException.java  
\* /opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-jar/org/apache/zookeeper/server/quorum/UpgradeableSessionTracker.java  
\* /opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-jar/org/apache/zookeeper/cli/CloseCommand.java  
\* /opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-jar/org/apache/zookeeper/server/quorum/ObserverMaster.java  
\* /opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-jar/org/apache/zookeeper/common/SSLContextAndOptions.java  
\* /opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-jar/org/apache/zookeeper/metrics/MetricsProviderLifecycleException.java  
\*  
/opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-jar/org/apache/zookeeper/server/admin/JsonOutputter.java  
\* /opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-jar/org/apache/zookeeper/server/command/IsroCommand.java  
\* /opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-jar/org/apache/zookeeper/cli/DelQuotaCommand.java  
\* /opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-jar/org/apache/zookeeper/server/quorum/FastLeaderElection.java  
\* /opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-jar/org/apache/zookeeper/CreateOptions.java  
\* /opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-jar/org/apache/zookeeper/server/quorum/CommitProcessor.java  
\* /opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-jar/org/apache/zookeeper/common/KeyStoreLoader.java  
\* /opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-jar/org/apache/zookeeper/StatsTrack.java  
\*  
/opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-jar/org/apache/zookeeper/server/watch/IWatchManager.java  
\* /opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-jar/org/apache/zookeeper/server/ZooKeeperServerMain.java  
\* /opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-

jar/org/apache/zookeeper/server/ReferenceCountedACLCache.java  
\* /opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-  
jar/org/apache/zookeeper/server/watch/WatchManager.java  
\* /opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-  
jar/org/apache/zookeeper/common/AtomicFileOutputStream.java  
\* /opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-  
jar/org/apache/zookeeper/server/auth/ProviderRegistry.java  
\* /opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-  
jar/org/apache/zookeeper/server/watch/WatcherCleaner.java  
\* /opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-  
jar/org/apache/zookeeper/common/X509Util.java  
\*  
/opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-  
jar/org/apache/zookeeper/cli/RemoveWatchesCommand.java  
\* /opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-  
jar/org/apache/zookeeper/server/auth/KeyAuthenticationProvider.java  
\* /opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-  
jar/org/apache/zookeeper/server/util/ConfigUtils.java  
\* /opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-  
jar/org/apache/zookeeper/server/admin/CommandBase.java  
\* /opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-  
jar/org/apache/zookeeper/server/quorum/ServerBean.java  
\* /opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-  
jar/org/apache/zookeeper/server/quorum/LeaderMXBean.java  
\* /opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-  
jar/org/apache/zookeeper/audit/ZKAuditProvider.java  
\*  
/opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-  
jar/org/apache/zookeeper/server/persistence/TxnLogToolkit.java  
\* /opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-  
jar/org/apache/zookeeper/server/quorum/ReadOnlyRequestProcessor.java  
\* /opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-  
jar/org/apache/zookeeper/server/command/DirsCommand.java  
\* /opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-  
jar/org/apache/zookeeper/server/metric/SimpleCounterSet.java  
\* /opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-  
jar/org/apache/zookeeper/util/PemReader.java  
\* /opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-  
jar/org/apache/zookeeper/cli/CreateCommand.java  
\* /opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-  
jar/org/apache/zookeeper/server/command/DigestCommand.java  
\* /opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-  
jar/org/apache/zookeeper/server/quorum/BufferStats.java  
\*  
/opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-  
jar/org/apache/zookeeper/server/quorum/LearnerMaster.java  
\* /opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-  
jar/org/apache/zookeeper/server/command/MonitorCommand.java

\* /opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-jar/org/apache/zookeeper/server/quorum/FollowerRequestProcessor.java  
\* /opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-jar/org/apache/zookeeper/server/quorum/PrependableSocket.java  
\* /opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-jar/org/apache/zookeeper/server/quorum/flexible/QuorumVerifier.java  
\* /opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-jar/org/apache/zookeeper/Testable.java  
\* /opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-jar/org/apache/zookeeper/server/quorum/LeaderZooKeeperServer.java  
\*  
/opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-jar/org/apache/zookeeper/server/quorum/Observer.java  
\* /opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-jar/org/apache/zookeeper/cli/StatPrinter.java  
\* /opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-jar/org/apache/zookeeper/client/ZKClientConfig.java  
\* /opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-jar/org/apache/zookeeper/server/DatadirCleanupManager.java  
\* /opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-jar/org/apache/zookeeper/server/ConnectionMXBean.java  
\* /opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-jar/org/apache/zookeeper/audit/AuditConstants.java  
\* /opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-jar/org/apache/zookeeper/ZKWatchManager.java  
\* /opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-jar/org/apache/zookeeper/common/StandardTypeFileKeyStoreLoader.java  
\*  
/opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-jar/org/apache/zookeeper/server/quorum/LearnerZooKeeperServer.java  
\* /opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-jar/org/apache/zookeeper/cli/ListQuotaCommand.java  
\* /opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-jar/org/apache/zookeeper/cli/SetQuotaCommand.java  
\* /opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-jar/org/apache/zookeeper/cli/DeleteCommand.java  
\* /opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-jar/org/apache/zookeeper/common/KeyStoreFileType.java  
\* /opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-jar/org/apache/zookeeper/common/QuorumX509Util.java  
\* /opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-jar/org/apache/zookeeper/server/command/WatchCommand.java  
\* /opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-jar/org/apache/zookeeper/server/quorum/ObserverZooKeeperServer.java  
\*  
/opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-jar/org/apache/zookeeper/server/persistence/FileTxnLog.java  
\* /opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-

jar/org/apache/zookeeper/server/quorum/Follower.java  
\* /opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-  
jar/org/apache/zookeeper/server/admin/UnifiedConnectionFactory.java  
\* /opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-  
jar/org/apache/zookeeper/server/quorum/auth/QuorumAuthServer.java  
\* /opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-  
jar/org/apache/zookeeper/server/auth/SaslServerCallbackHandler.java  
\* /opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-  
jar/org/apache/zookeeper/server/DigestCalculator.java  
\* /opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-  
jar/org/apache/zookeeper/metrics/CounterSet.java  
\*  
/opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-  
jar/org/apache/zookeeper/common/FileKeyStoreLoader.java  
\* /opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-  
jar/org/apache/zookeeper/server/TxnLogProposalIterator.java  
\* /opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-  
jar/org/apache/zookeeper/server/command/RuokCommand.java  
\* /opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-  
jar/org/apache/zookeeper/common/ClientX509Util.java  
\* /opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-  
jar/org/apache/zookeeper/common/SecretUtils.java  
\* /opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-  
jar/org/apache/zookeeper/server/ExpiryQueue.java  
\* /opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-  
jar/org/apache/zookeeper/cli/GetConfigCommand.java  
\* /opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-  
jar/org/apache/zookeeper/ZooKeeperTestable.java  
\*  
/opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-  
jar/org/apache/zookeeper/Environment.java  
\* /opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-  
jar/org/apache/zookeeper/server/DumbWatcher.java  
\* /opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-  
jar/org/apache/zookeeper/metrics/Summary.java  
\* /opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-  
jar/org/apache/zookeeper/server/DataTreeMXBean.java  
\* /opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-  
jar/org/apache/zookeeper/server/admin/AdminServer.java  
\* /opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-  
jar/org/apache/zookeeper/server/metric/AvgMinMaxPercentileCounterSet.java  
\* /opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-  
jar/org/apache/zookeeper/ClientWatchManager.java  
\*  
/opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-  
jar/org/apache/zookeeper/server/ZooKeeperThread.java  
\* /opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-  
jar/org/apache/zookeeper/server/quorum/ObserverMXBean.java

\* /opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-jar/org/apache/zookeeper/server/util/LogChopper.java  
\* /opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-jar/org/apache/zookeeper/server/quorum/ObserverRequestProcessor.java  
\* /opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-jar/org/apache/zookeeper/audit/AuditHelper.java  
\* /opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-jar/org/apache/zookeeper/server/NettyServerCnxnFactory.java  
\* /opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-jar/org/apache/zookeeper/server/watch/IDeadWatcherListener.java  
\* /opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-jar/org/apache/zookeeper/cli/CommandNotFoundException.java  
\*  
/opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-jar/org/apache/zookeeper/server/quorum/RemotePeerBean.java  
\* /opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-jar/org/apache/zookeeper/server/admin/Command.java  
\* /opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-jar/org/apache/zookeeper/Quotas.java  
\* /opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-jar/org/apache/zookeeper/cli/DeleteAllCommand.java  
\* /opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-jar/org/apache/zookeeper/server/ServerConfig.java  
\* /opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-jar/org/apache/zookeeper/CreateMode.java  
\* /opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-jar/org/apache/zookeeper/server/quorum/LeaderSessionTracker.java  
\* /opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-jar/org/apache/zookeeper/metrics/Counter.java  
\*  
/opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-jar/org/apache/zookeeper/server/admin/DummyAdminServer.java  
\* /opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-jar/org/apache/zookeeper/server/NodeHashMapImpl.java  
\* /opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-jar/org/apache/zookeeper/WatchDeregistration.java  
\* /opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-jar/org/apache/zookeeper/server/ResponseCache.java  
\* /opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-jar/org/apache/zookeeper/ClientCnxnSocket.java  
\* /opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-jar/org/apache/zookeeper/cli/MalformedPathException.java  
\* /opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-jar/org/apache/zookeeper/server/command/ConfCommand.java  
\*  
/opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-jar/org/apache/zookeeper/server/NIOServerCnxnFactory.java  
\* /opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-

jar/org/apache/zookeeper/server/Stats.java  
\* /opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-  
jar/org/apache/zookeeper/server/RequestThrottler.java  
\* /opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-  
jar/org/apache/zookeeper/server/admin/AdminServerFactory.java  
\* /opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-  
jar/org/apache/zookeeper/server/persistence/FileSnap.java  
\* /opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-  
jar/org/apache/zookeeper/server/DataTreeBean.java  
\* /opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-  
jar/org/apache/zookeeper/server/FinalRequestProcessor.java  
\* /opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-  
jar/org/apache/zookeeper/server/ZooKeeperSaslServer.java  
\*  
/opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-  
jar/org/apache/zookeeper/ClientCnxn.java  
\* /opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-  
jar/org/apache/zookeeper/server/ServerCnxn.java  
\* /opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-  
jar/org/apache/zookeeper/cli/AclParser.java  
\* /opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-  
jar/org/apache/zookeeper/cli/AddAuthCommand.java  
\* /opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-  
jar/org/apache/zookeeper/server/quorum/SendAckRequestProcessor.java  
\* /opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-  
jar/org/apache/zookeeper/server/ZooKeeperCriticalThread.java  
\* /opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-  
jar/org/apache/zookeeper/server/quorum/auth/QuorumAuth.java  
\* /opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-  
jar/org/apache/zookeeper/ClientCnxnSocketNetty.java  
\*  
/opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-  
jar/org/apache/zookeeper/server/watch/WatcherOrBitSet.java  
\* /opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-  
jar/org/apache/zookeeper/server/command/TraceMaskCommand.java  
\* /opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-  
jar/org/apache/zookeeper/cli/CommandFactory.java  
\* /opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-  
jar/org/apache/zookeeper/server/WorkerService.java  
\* /opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-  
jar/org/apache/zookeeper/server/persistence/TxnLog.java  
\* /opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-  
jar/org/apache/zookeeper/server/admin/ReadAheadEndpoint.java  
\* /opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-  
jar/org/apache/zookeeper/Version.java  
\* /opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-  
jar/org/apache/zookeeper/server/util/JvmPauseMonitor.java  
\*

/opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-jar/org/apache/zookeeper/server/util/AuthUtil.java  
\* /opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-jar/org/apache/zookeeper/server/admin/JettyAdminServer.java  
\* /opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-jar/org/apache/zookeeper/server/RateLogger.java  
\* /opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-jar/org/apache/zookeeper/cli/GetCommand.java  
\* /opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-jar/org/apache/zookeeper/client/StaticHostProvider.java  
\* /opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-jar/org/apache/zookeeper/server/quorum/FollowerZooKeeperServer.java  
\* /opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-jar/org/apache/zookeeper/jmx/ManagedUtil.java  
\*  
/opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-jar/org/apache/zookeeper/ZKUtil.java  
\* /opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-jar/org/apache/zookeeper/audit/Slf4jAuditLogger.java  
\* /opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-jar/org/apache/zookeeper/server/ServerCnxnFactory.java  
\* /opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-jar/org/apache/zookeeper/server/ZooTrace.java  
\* /opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-jar/org/apache/zookeeper/ZooDefs.java  
\* /opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-jar/org/apache/zookeeper/server/auth/DigestAuthenticationProvider.java  
\* /opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-jar/org/apache/zookeeper/server/command/ConsCommand.java  
\* /opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-jar/org/apache/zookeeper/AsyncCallback.java  
\*  
/opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-jar/org/apache/zookeeper/server/auth/AuthenticationProvider.java  
\* /opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-jar/org/apache/zookeeper/WatchedEvent.java  
\* /opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-jar/org/apache/zookeeper/server/ZooKeeperServer.java  
\* /opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-jar/org/apache/zookeeper/server/quorum/StateSummary.java  
\* /opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-jar/org/apache/zookeeper/server/persistence/Util.java  
\* /opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-jar/org/apache/zookeeper/common/PEMFileLoader.java  
\* /opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-jar/org/apache/zookeeper/server/ServerStats.java  
\* /opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-jar/org/apache/zookeeper/ZooKeeperMain.java

\*  
/opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-jar/org/apache/zookeeper/common/NetUtils.java  
\* /opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-jar/org/apache/zookeeper/server/watch/WatchManagerFactory.java  
\* /opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-jar/org/apache/zookeeper/server/quorum/SyncedLearnerTracker.java  
\* /opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-jar/org/apache/zookeeper/server/PrepRequestProcessor.java  
\* /opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-jar/org/apache/zookeeper/common/Time.java  
\* /opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-jar/org/apache/zookeeper/server/metric/AvgMinMaxCounter.java  
\* /opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-jar/org/apache/zookeeper/client/ZooKeeperSaslClient.java  
\* /opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-jar/org/apache/zookeeper/server/quorum/LeaderBean.java  
\*  
/opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-jar/org/apache/zookeeper/server/util/ZxidUtils.java  
\* /opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-jar/org/apache/zookeeper/server/command/NopCommand.java  
\* /opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-jar/org/apache/zookeeper/common/X509Exception.java  
\* /opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-jar/org/apache/zookeeper/audit/AuditLogger.java  
\* /opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-jar/org/apache/zookeeper/server/metric/Metric.java  
\* /opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-jar/org/apache/zookeeper/server/quorum/RemotePeerMXBean.java  
\* /opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-jar/org/apache/zookeeper/server/SessionTrackerImpl.java  
\*  
/opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-jar/org/apache/zookeeper/server/util/VerifyingFileFactory.java  
\* /opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-jar/org/apache/zookeeper/server/PurgeTxnLog.java  
\* /opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-jar/org/apache/zookeeper/server/ObserverBean.java  
\* /opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-jar/org/apache/zookeeper/common/AtomicFileWritingIdiom.java  
\* /opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-jar/org/apache/zookeeper/metrics/impl/MetricsProviderBootstrap.java  
\* /opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-jar/org/apache/zookeeper/server/command/AbstractFourLetterCommand.java  
\* /opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-jar/org/apache/zookeeper/common/FileKeyStoreLoaderBuilderProvider.java  
\* /opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-



jar/org/apache/zookeeper/server/auth/KerberosName.java  
\*  
/opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-  
jar/org/apache/zookeeper/common/IOUtils.java  
\* /opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-  
jar/org/apache/zookeeper/server/quorum/QuorumZooKeeperServer.java  
\* /opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-  
jar/org/apache/zookeeper/metrics/impl/NullMetricsProvider.java  
\* /opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-  
jar/org/apache/zookeeper/common/NettyUtils.java  
\* /opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-  
jar/org/apache/zookeeper/server/quorum/auth/NullQuorumAuthServer.java  
\* /opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-  
jar/org/apache/zookeeper/DigestWatcher.java  
\* /opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-  
jar/org/apache/zookeeper/server/ByteBufferOutputStream.java  
\*  
/opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-  
jar/org/apache/zookeeper/server/ServerMetrics.java  
\* /opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-  
jar/org/apache/zookeeper/server/persistence/FilePadding.java  
\* /opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-  
jar/org/apache/zookeeper/server/quorum/LeaderElectionMXBean.java  
\* /opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-  
jar/org/apache/zookeeper/server/SyncRequestProcessor.java  
\* /opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-  
jar/org/apache/zookeeper/server/auth/IPAuthenticationProvider.java  
\* /opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-  
jar/org/apache/zookeeper/server/quorum/LeaderElectionBean.java  
\* /opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-  
jar/org/apache/zookeeper/server/quorum/ServerMXBean.java  
\*  
/opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-  
jar/org/apache/zookeeper/server/quorum/LeaderRequestProcessor.java  
\* /opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-  
jar/org/apache/zookeeper/admin/ZooKeeperAdmin.java  
\* /opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-  
jar/org/apache/zookeeper/SaslServerPrincipal.java  
\* /opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-  
jar/org/apache/zookeeper/server/quorum/LearnerSyncRequest.java  
\* /opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-  
jar/org/apache/zookeeper/cli/ReconfigCommand.java  
\* /opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-  
jar/org/apache/zookeeper/server/ZKDatabase.java  
\* /opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-  
jar/org/apache/zookeeper/server/ZooKeeperServerShutdownHandler.java  
\* /opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-  
jar/org/apache/zookeeper/server/quorum/AckRequestProcessor.java

\*  
/opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-jar/org/apache/zookeeper/server/TraceFormatter.java  
\* /opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-jar/org/apache/zookeeper/server/quorum/UnifiedServerSocket.java  
\* /opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-jar/org/apache/zookeeper/Shell.java  
\* /opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-jar/org/apache/zookeeper/ZooKeeper.java  
\* /opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-jar/org/apache/zookeeper/util/ServiceUtils.java  
\* /opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-jar/org/apache/zookeeper/server/persistence/SnapshotInfo.java  
\* /opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-jar/org/apache/zookeeper/server/quorum/ProposalRequestProcessor.java  
\* /opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-jar/org/apache/zookeeper/server/ServerCnxnHelper.java  
\*  
/opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-jar/org/apache/zookeeper/server/util/QuotaMetricsUtils.java  
\* /opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-jar/org/apache/zookeeper/JLineZNodeCompleter.java  
\* /opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-jar/org/apache/zookeeper/server/quorum/auth/QuorumAuthLearner.java  
\* /opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-jar/org/apache/zookeeper/server/quorum/QuorumStats.java  
\* /opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-jar/org/apache/zookeeper/server/util/AdHash.java  
\* /opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-jar/org/apache/zookeeper/common/ZKConfig.java  
\* /opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-jar/org/apache/zookeeper/server/command/StatCommand.java  
\*  
/opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-jar/org/apache/zookeeper/server/quorum/FollowerBean.java  
\* /opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-jar/org/apache/zookeeper/server/command/SetTraceMaskCommand.java  
\* /opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-jar/org/apache/zookeeper/metrics/MetricsProvider.java  
\* /opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-jar/org/apache/zookeeper/server/NIOServerCnxn.java  
\* /opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-jar/org/apache/zookeeper/server/command/CommandExecutor.java  
\* /opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-jar/org/apache/zookeeper/server/quorum/LearnerSessionTracker.java  
\* /opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-jar/org/apache/zookeeper/server/quorum/LocalSessionTracker.java  
\* /opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-

jar/org/apache/zookeeper/server/persistence/SnapShot.java  
\*  
/opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-  
jar/org/apache/zookeeper/server/auth/WrappedAuthenticationProvider.java  
\* /opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-  
jar/org/apache/zookeeper/common/ZKTrustManager.java  
\* /opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-  
jar/org/apache/zookeeper/cli/StatCommand.java  
\* /opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-  
jar/org/apache/zookeeper/server/auth/ServerAuthenticationProvider.java  
\* /opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-  
jar/org/apache/zookeeper/server/metric/AvgMinMaxCounterSet.java  
\* /opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-  
jar/org/apache/zookeeper/server/ZooKeeperServerMXBean.java  
\* /opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-  
jar/org/apache/zookeeper/server/quorum/auth/NullQuorumAuthLearner.java  
\*  
/opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-  
jar/org/apache/zookeeper/server/quorum/QuorumPeerConfig.java  
\* /opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-  
jar/org/apache/zookeeper/server/admin/Commands.java  
\* /opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-  
jar/org/apache/zookeeper/server/metric/SimpleCounter.java  
\* /opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-  
jar/org/apache/zookeeper/server/watch/WatchManagerOptimized.java  
\* /opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-  
jar/org/apache/zookeeper/common/JKSFileLoader.java  
\* /opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-  
jar/org/apache/zookeeper/cli/SetCommand.java  
\* /opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-  
jar/org/apache/zookeeper/ZookeeperBanner.java  
\* /opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-  
jar/org/apache/zookeeper/metrics/SummarySet.java  
\*  
/opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-  
jar/org/apache/zookeeper/server/quorum/Leader.java  
\* /opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-  
jar/org/apache/zookeeper/util/SecurityUtils.java  
\* /opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-  
jar/org/apache/zookeeper/server/AuthenticationHelper.java  
\* /opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-  
jar/org/apache/zookeeper/server/NettyServerCnxn.java  
\* /opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-  
jar/org/apache/zookeeper/server/quorum/SyncThrottleException.java  
\* /opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-  
jar/org/apache/zookeeper/server/quorum/QuorumCnxManager.java  
\* /opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-  
jar/org/apache/zookeeper/audit/AuditEvent.java

\*  
/opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-  
jar/org/apache/zookeeper/server/persistence/SnapStream.java  
\* /opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-  
jar/org/apache/zookeeper/server/ZooKeeperServerListenerImpl.java  
\* /opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-  
jar/org/apache/zookeeper/server/quorum/auth/SaslQuorumAuthServer.java  
\* /opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-  
jar/org/apache/zookeeper/common/PKCS12FileLoader.java  
\* /opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-  
jar/org/apache/zookeeper/server/quorum/ReadOnlyBean.java  
\* /opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-  
jar/org/apache/zookeeper/server/admin/CommandOutputter.java  
\* /opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-  
jar/org/apache/zookeeper/cli/CliParseException.java  
\* /opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-  
jar/org/apache/zookeeper/jmx/ZKMBeanInfo.java  
\*  
/opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-  
jar/org/apache/zookeeper/server/auth/SASLAuthenticationProvider.java  
\* /opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-  
jar/org/apache/zookeeper/server/util/KerberosUtil.java  
\* /opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-  
jar/org/apache/zookeeper/server/ClientCnxnLimitException.java  
\* /opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-  
jar/org/apache/zookeeper/cli/WhoAmICommand.java  
\* /opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-  
jar/org/apache/zookeeper/server/command/CnxnStatResetCommand.java  
\* /opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-  
jar/org/apache/zookeeper/server/ByteBufferInputStream.java  
\* /opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-  
jar/org/apache/zookeeper/jmx/MBeanRegistry.java  
\*  
/opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-  
jar/org/apache/zookeeper/server/command/DumpCommand.java  
\* /opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-  
jar/org/apache/zookeeper/cli/MalformedCommandException.java  
\* /opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-  
jar/org/apache/zookeeper/server/quorum/LearnerHandlerBean.java  
\* /opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-  
jar/org/apache/zookeeper/server/quorum/flexible/QuorumOracleMaj.java  
\* /opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-  
jar/org/apache/zookeeper/Login.java  
\* /opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-  
jar/org/apache/zookeeper/server/util/SerializeUtils.java  
\* /opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-  
jar/org/apache/zookeeper/AddWatchMode.java  
\* /opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-

jar/org/apache/zookeeper/server/quorum/Election.java

\*

/opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-

jar/org/apache/zookeeper/server/util/BitHashSet.java

\* /opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-

jar/org/apache/zookeeper/server/quorum/Vote.java

\* /opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-

jar/org/apache/zookeeper/version/Info.java

\* /opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-

jar/org/apache/zookeeper/server/ExitCode.java

\* /opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-

jar/org/apache/zookeeper/server/auth/X509AuthenticationProvider.java

No license file was found, but licenses were detected in source scan.

/\*

\* Licensed to the Apache Software Foundation (ASF) under one or more

\* contributor license agreements. See the NOTICE file distributed with this

\* work for additional information regarding copyright ownership. The ASF

\* licenses this file to you under the Apache License, Version 2.0 (the

\* "License"); you may not use this file except in compliance with the License.

\* You may obtain a copy of the License at

\*

\* <http://www.apache.org/licenses/LICENSE-2.0>

\*

\* Unless required by applicable law or agreed to in writing, software

\* distributed under the License is distributed on an "AS IS" BASIS, WITHOUT

\* WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the

\* License for the specific language governing permissions and limitations under

\* the License.

\*/

Found in path(s):

\* /opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-

jar/org/apache/zookeeper/cli/GetEphemeralsCommand.java

\*

/opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-

jar/org/apache/zookeeper/cli/SyncCommand.java

\* /opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-

jar/org/apache/zookeeper/cli/GetAllChildrenNumberCommand.java

\* /opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-

jar/org/apache/zookeeper/cli/VersionCommand.java

\* /opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-

jar/org/apache/zookeeper/cli/GetAclCommand.java

\* /opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-

jar/org/apache/zookeeper/cli/LsCommand.java

No license file was found, but licenses were detected in source scan.

/\*\*

\* Licensed to the Apache Software Foundation (ASF) under one  
\* or more contributor license agreements. See the NOTICE file  
\* distributed with this work for additional information  
\* regarding copyright ownership. The ASF licenses this file  
\* to you under the Apache License, Version 2.0 (the  
\* "License"); you may not use this file except in compliance  
\* with the License. You may obtain a copy of the License at  
\*  
\* <http://www.apache.org/licenses/LICENSE-2.0>  
\*  
\* Unless required by applicable law or agreed to in writing, software  
\* distributed under the License is distributed on an "AS IS" BASIS,  
\* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.  
\* See the License for the specific language governing permissions and  
\* limitations under the License.  
\*/

Found in path(s):

\* /opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-  
jar/org/apache/zookeeper/server/quorum/MultipleAddresses.java

No license file was found, but licenses were detected in source scan.

/\*\*

\* Licensed to the Apache Software Foundation (ASF) under one  
\* or more contributor license agreements. See the NOTICE file  
\* distributed with this work for additional information  
\* regarding copyright ownership. The ASF licenses this file  
\* to you under the Apache License, Version 2.0 (the  
\* "License"); you may not use this file except in compliance  
\* with the License. You may obtain a copy of the License at  
\*  
\* <http://www.apache.org/licenses/LICENSE-2.0>  
\*  
\* Unless required by applicable law or agreed to in writing, software  
\* distributed under the License is distributed on an "AS IS" BASIS,  
\* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.  
\* See the License for the specific language governing permissions and  
\* limitations under the License.  
\*/

Found in path(s):

\* /opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-  
jar/org/apache/zookeeper/server/embedded/ExitHandler.java

\*

/opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-  
jar/org/apache/zookeeper/server/SnapshotComparer.java

\* /opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-  
jar/org/apache/zookeeper/server/controller/ControllerServerConfig.java

\* /opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-jar/org/apache/zookeeper/server/TxnLogEntry.java  
\* /opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-jar/org/apache/zookeeper/common/BCFKSFileLoader.java  
\* /opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-jar/org/apache/zookeeper/server/controller/CommandClient.java  
\* /opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-jar/org/apache/zookeeper/server/embedded/ZooKeeperServerEmbedded.java  
\* /opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-jar/org/apache/zookeeper/server/controller/ControlCommand.java  
\* /opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-jar/org/apache/zookeeper/server/watch/PathParentIterator.java  
\*

/opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-jar/org/apache/zookeeper/server/controller/ControllableConnectionFactory.java  
\* /opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-jar/org/apache/zookeeper/server/watch/WatcherMode.java  
\* /opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-jar/org/apache/zookeeper/util/CircularBlockingQueue.java

No license file was found, but licenses were detected in source scan.

/\*

\* Licensed to the Apache Software Foundation (ASF) under one  
\* or more contributor license agreements. See the NOTICE file  
\* distributed with this work for additional information  
\* regarding copyright ownership. The ASF licenses this file  
\* to you under the Apache License, Version 2.0 (the  
\* "License"); you may not use this file except in compliance  
\* with the License. You may obtain a copy of the License at  
\*  
\* <http://www.apache.org/licenses/LICENSE-2.0>  
\*  
\* Unless required by applicable law or agreed to in writing, software  
\* distributed under the License is distributed on an "AS IS" BASIS,  
\* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.  
\* See the License for the specific language governing permissions and  
\* limitations under the License.  
\*/

Found in path(s):

\* /opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-jar/org/apache/zookeeper/server/ContainerManager.java  
\*  
/opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-jar/org/apache/zookeeper/server/EphemeralTypeEmulate353.java  
\* /opt/cola/permits/1826703069\_1697786603.4745054/0/zookeeper-3-8-3-sources-jar/org/apache/zookeeper/server/EphemeralType.java

# 1.1050 google-uuid 1.3.0

## 1.1050.1 Available under license :

Paul Borman <borman@google.com>

bmatsuo

shawnps

theory

jboverfelt

dsymonds

cd1

wallclockbuilder

dansouza

Copyright (c) 2009,2014 Google Inc. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- \* Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- \* Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
- \* Neither the name of Google Inc. nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER

OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

## 1.1051 errors 0.9.1



## 1.1051.1 Available under license :

Copyright (c) 2015, Dave Cheney <dave@cheney.net>

All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

\* Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.

\* Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT HOLDER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

## 1.1052 cobra 1.7.0

### 1.1052.1 Available under license :

No license file was found, but licenses were detected in source scan.

```
// Awesocomplete - Lea Verou - MIT license
```

Found in path(s):

```
* /opt/cola/permits/1827446990_1697884501.7031875/0/project-nisei-cobra-v1-7-0-0-g008e1ef-1-tar-gz/Project-NISEI-cobra-008e1ef/app/assets/javascripts/awesocomplete.js
```

## 1.1053 go-multierror 1.1.1

### 1.1053.1 Available under license :

Mozilla Public License, version 2.0

1. Definitions

1.1. Contributor

means each individual or legal entity that creates, contributes to the creation of, or owns Covered Software.

#### 1.2. Contributor Version

means the combination of the Contributions of others (if any) used by a Contributor and that particular Contributor's Contribution.

#### 1.3. Contribution

means Covered Software of a particular Contributor.

#### 1.4. Covered Software

means Source Code Form to which the initial Contributor has attached the notice in Exhibit A, the Executable Form of such Source Code Form, and Modifications of such Source Code Form, in each case including portions thereof.

#### 1.5. Incompatible With Secondary Licenses

means

a. that the initial Contributor has attached the notice described in Exhibit B to the Covered Software; or

b. that the Covered Software was made available under the terms of version 1.1 or earlier of the License, but not also under the terms of a Secondary License.

#### 1.6. Executable Form

means any form of the work other than Source Code Form.

#### 1.7. Larger Work

means a work that combines Covered Software with other material, in a separate file or files, that is not Covered Software.

#### 1.8. License

means this document.

#### 1.9. Licensable

means having the right to grant, to the maximum extent possible, whether at the time of the initial grant or subsequently, any and all of the rights conveyed by this License.

## 1.10. Modifications

means any of the following:

- a. any file in Source Code Form that results from an addition to, deletion from, or modification of the contents of Covered Software; or
- b. any new file in Source Code Form that contains any Covered Software.

## 1.11. Patent Claims of a Contributor

means any patent claim(s), including without limitation, method, process, and apparatus claims, in any patent Licensable

by such Contributor that

would be infringed, but for the grant of the License, by the making, using, selling, offering for sale, having made, import, or transfer of either its Contributions or its Contributor Version.

## 1.12. Secondary License

means either the GNU General Public License, Version 2.0, the GNU Lesser General Public License, Version 2.1, the GNU Affero General Public License, Version 3.0, or any later versions of those licenses.

## 1.13. Source Code Form

means the form of the work preferred for making modifications.

## 1.14. You (or Your)

means an individual or a legal entity exercising rights under this License. For legal entities, You includes any entity that controls, is controlled by, or is under common control with You. For purposes of this definition, control means (a) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (b)

ownership of more than fifty percent (50%) of the outstanding shares or beneficial ownership of such entity.

## 2. License Grants and Conditions

### 2.1. Grants

Each Contributor hereby grants You a world-wide, royalty-free, non-exclusive license:

- a. under intellectual property rights (other than patent or trademark)  
Licensable by such Contributor to use, reproduce, make available, modify, display, perform, distribute, and otherwise exploit its Contributions, either on an unmodified basis, with Modifications, or as part of a Larger Work; and
- b. under Patent Claims of such Contributor to make, use, sell, offer for sale, have made, import, and otherwise transfer either its Contributions or its Contributor Version.

## 2.2. Effective Date

The licenses granted in Section 2.1 with respect to any Contribution become effective for each Contribution on the date the Contributor first distributes such Contribution.

## 2.3.

### Limitations on Grant Scope

The licenses granted in this Section 2 are the only rights granted under this License. No additional rights or licenses will be implied from the distribution or licensing of Covered Software under this License. Notwithstanding Section 2.1(b) above, no patent license is granted by a Contributor:

- a. for any code that a Contributor has removed from Covered Software; or
- b. for infringements caused by: (i) Your and any other third party's modifications of Covered Software, or (ii) the combination of its Contributions with other software (except as part of its Contributor Version); or
- c. under Patent Claims infringed by Covered Software in the absence of its Contributions.

This License does not grant any rights in the trademarks, service marks, or logos of any Contributor (except as may be necessary to comply with the notice requirements in Section 3.4).

## 2.4. Subsequent

### Licenses

No Contributor makes additional grants as a result of Your choice to distribute the Covered Software under a subsequent version of this License (see Section 10.2) or under the terms of a Secondary License (if permitted under the terms of Section 3.3).

## 2.5. Representation

Each Contributor represents that the Contributor believes its Contributions are its original creation(s) or it has sufficient rights to grant the rights to its Contributions conveyed by this License.

## 2.6. Fair Use

This License is not intended to limit any rights You have under applicable copyright doctrines of fair use, fair dealing, or other equivalents.

## 2.7. Conditions

Sections 3.1, 3.2, 3.3, and 3.4 are conditions of the licenses granted in Section 2.1.

## 3. Responsibilities

### 3.1. Distribution of Source Form

All distribution of Covered Software in Source Code Form, including any Modifications that You create or to which You contribute, must be under the terms of this License. You must inform recipients that the Source Code Form of the Covered Software is governed by the terms of this License, and how they can obtain a copy of this License. You may not attempt to alter or restrict the recipients rights in the Source Code Form.

### 3.2. Distribution of Executable Form

If You distribute Covered Software in Executable Form then:

- a. such Covered Software must also be made available in Source Code Form, as described in Section 3.1, and You must inform recipients of the Executable Form how they can obtain a copy of such Source Code Form by reasonable means in a timely manner, at a charge no more than the cost of distribution to the recipient; and
- b. You may distribute such Executable Form under the terms of this License, or sublicense it under different terms, provided that the license for the Executable Form does not attempt to limit or alter the recipients rights in the Source Code Form under this License.

### 3.3. Distribution of a Larger Work

You may create and distribute a Larger Work under terms of Your choice, provided that You also comply with the requirements of this License for the Covered Software. If the Larger Work is a combination of Covered Software

with a work governed by one or more Secondary Licenses, and the Covered Software is not Incompatible With Secondary Licenses, this License permits You to additionally distribute such Covered Software under the terms of such Secondary License(s), so that the recipient of the Larger Work may, at their option, further distribute the Covered Software under the terms of either this License or such Secondary License(s).

### 3.4. Notices

You may not remove or alter the substance of any license notices (including copyright notices, patent notices, disclaimers of warranty, or limitations of liability) contained within the Source Code Form of the Covered Software, except that You may alter any license notices to the extent required to remedy known factual inaccuracies.

### 3.5. Application of Additional Terms

You may choose to offer, and to charge a fee for, warranty, support, indemnity or liability obligations to one or more recipients of Covered Software. However, You may do so only on Your own behalf, and not on behalf of any Contributor. You must make it absolutely clear that any such warranty, support, indemnity, or liability obligation is offered by You alone, and You hereby agree to indemnify every Contributor for any liability incurred by such Contributor as a result of warranty, support, indemnity or liability terms You offer. You may include additional disclaimers of warranty and limitations of liability specific to any jurisdiction.

## 4. Inability to Comply Due to Statute or Regulation

If it is impossible for You to comply with any of the terms of this License with respect to some or all of the Covered Software due to statute, judicial order, or regulation then You must: (a) comply with the terms of this License to the maximum extent possible; and (b) describe the limitations and the code they affect. Such description must be placed in a text file included with all distributions of the Covered Software under this License. Except to the extent prohibited by statute or regulation, such description must be sufficiently detailed for a recipient of ordinary skill to be able to understand it.

## 5. Termination

5.1. The rights granted under this License will terminate automatically if You fail to comply with any of its terms. However, if You become compliant, then the rights granted under this License from a particular Contributor are reinstated (a) provisionally, unless and until such Contributor

explicitly and finally terminates Your grants, and (b) on an ongoing basis,

if such Contributor fails to notify You of the non-compliance by some reasonable means prior to 60 days after You have come back into compliance.

Moreover, Your grants from a particular Contributor are reinstated on an ongoing basis if such Contributor notifies You of the non-compliance by some reasonable means, this is the first time You have received notice of non-compliance with this License from such Contributor, and You become compliant prior to 30 days after Your receipt of the notice.

5.2. If You initiate litigation against any entity by asserting a patent infringement claim (excluding declaratory judgment actions, counter-claims, and cross-claims) alleging that a Contributor Version directly or indirectly infringes any patent, then the rights granted to You by any and all Contributors for the Covered Software under Section 2.1 of this License shall terminate.

5.3. In the event of termination under Sections

5.1 or 5.2 above, all end user

license agreements (excluding distributors and resellers) which have been validly granted by You or Your distributors under this License prior to termination shall survive termination.

## 6. Disclaimer of Warranty

Covered Software is provided under this License on an as is basis, without warranty of any kind, either expressed, implied, or statutory, including, without limitation, warranties that the Covered Software is free of defects, merchantable, fit for a particular purpose or non-infringing. The entire risk as to the quality and performance of the Covered Software is with You. Should any Covered Software prove defective in any respect, You (not any Contributor) assume the cost of any necessary servicing, repair, or correction. This disclaimer of warranty constitutes an essential part of this License. No use of any Covered Software is authorized under this License except under this disclaimer.

## 7. Limitation of Liability

Under no circumstances and under no legal theory, whether tort (including negligence), contract, or otherwise, shall any Contributor, or anyone who distributes Covered Software as permitted above, be liable to You for any direct, indirect, special, incidental, or consequential damages of any character including, without limitation, damages for lost profits, loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses, even if such party shall have been informed of the possibility of such damages. This limitation of liability shall not apply to liability for death or personal injury resulting from such

partys negligence to the extent applicable law prohibits such limitation. Some jurisdictions do not allow the exclusion or limitation of incidental or consequential damages, so this exclusion and limitation may not apply to You.

## 8. Litigation

Any litigation relating to this License may be brought only in the courts of a jurisdiction where the defendant maintains its principal place of business and such litigation shall be governed by laws of that jurisdiction, without reference to its conflict-of-law provisions. Nothing in this Section shall prevent a partys ability to bring cross-claims or counter-claims.

## 9. Miscellaneous

This License represents the complete agreement concerning the subject matter hereof. If any provision of this License is held to be unenforceable, such provision shall be reformed only to the extent necessary to make it enforceable. Any law or regulation which provides that the language of a contract shall be construed against the drafter shall not be used to construe this License against a Contributor.

## 10. Versions of the License

### 10.1. New Versions

Mozilla Foundation is the license steward. Except as provided in Section 10.3, no one other than the license steward has the right to modify or publish new versions of this License. Each version will be given a distinguishing version number.

### 10.2. Effect of New Versions

You may distribute the Covered Software under the terms of the version of the License under which You originally received the Covered Software, or under the terms of any subsequent version published by the license steward.

### 10.3. Modified Versions

If you create software not governed by this License, and you want to create a new license for such software, you may create and use a modified version of this License if you rename the license and remove any references to the name of the license steward (except to note that such modified license differs from this License).

### 10.4. Distributing Source Code Form that is Incompatible With Secondary Licenses



If You choose to distribute Source Code Form that is Incompatible With Secondary Licenses under the terms of this version of the License, the notice described in Exhibit B of this License must be attached.

#### Exhibit A - Source Code Form License Notice

This Source Code Form is subject to the terms of the Mozilla Public License, v. 2.0. If a copy of the MPL was not distributed with this file, You can obtain one at <http://mozilla.org/MPL/2.0/>.

If it is not possible or desirable to put the notice in a particular file, then You may include the notice in a location (such as a LICENSE file in a relevant directory) where a recipient would be likely to look for such a notice.

You may add additional accurate notices of copyright ownership.

#### Exhibit B - Incompatible With Secondary Licenses Notice

This Source Code Form is Incompatible With Secondary Licenses, as defined by the Mozilla Public License, v. 2.0.

# 1.1054 pflag 1.0.5

## 1.1054.1 Available under license :

MIT License

Copyright (c) 2021 PHPCoMlab

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER

LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM,  
OUT OF OR IN CONNECTION  
WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE  
SOFTWARE.

# 1.1055 go-connections 0.4.0

## 1.1055.1 Available under license :

Apache License  
Version 2.0, January 2004  
<https://www.apache.org/licenses/>

### TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

#### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work

(an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work

or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. **Submission of Contributions.** Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.  
Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.
6. **Trademarks.** This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.
7. **Disclaimer of Warranty.** Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.
8. **Limitation of Liability.** In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.
9. **Accepting Warranty or Additional Liability.** While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

## END OF TERMS AND CONDITIONS

Copyright 2015 Docker, Inc.

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.  
You may obtain a copy of the License at

<https://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software  
distributed under the License is distributed on an "AS IS" BASIS,  
WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.  
See the License for the specific language governing permissions and  
limitations under the License.

# 1.1056 goprotobuf 1.5.3

## 1.1056.1 Available under license :

```
# This source code was written by the Go contributors.  
# The master list of contributors is in the main Go distribution,  
# visible at http://tip.golang.org/CONTRIBUTORS.  
Copyright 2010 The Go Authors. All rights reserved.
```

Redistribution and use in source and binary forms, with or without  
modification, are permitted provided that the following conditions are  
met:

- \* Redistributions of source code must retain the above copyright  
notice, this list of conditions and the following disclaimer.

- \* Redistributions in binary form must reproduce the above  
copyright notice, this list of conditions and the following disclaimer  
in the documentation and/or other materials provided with the  
distribution.

- \* Neither the name of Google Inc. nor the names of its  
contributors may be used to endorse or promote products derived from  
this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS  
"AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT  
LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR  
A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT  
OWNER

OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL,  
SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT  
LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE,

DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

# 1.1057 grpc-go 1.58.3

## 1.1057.1 Available under license :

Apache License  
Version 2.0, January 2004  
<http://www.apache.org/licenses/>

### TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

#### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work

(an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work



or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. **Submission of Contributions.** Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.  
Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.
6. **Trademarks.** This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.
7. **Disclaimer of Warranty.** Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.
8. **Limitation of Liability.** In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.
9. **Accepting Warranty or Additional Liability.** While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

## END OF TERMS AND CONDITIONS

### APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[ ]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.  
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.  
Copyright 2014 gRPC authors.

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.  
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

# 1.1058 utils 0.0.0-20230406110748- d93618cff8a2

## 1.1058.1 Available under license :

Copyright (c) 2012 The Go Authors. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- \* Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- \* Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
- \* Neither the name of Google Inc. nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER

OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Copyright (c) 2009 The Go Authors. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- \* Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- \* Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
- \* Neither the name of Google Inc. nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR

A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER

OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Apache License  
Version 2.0, January 2004  
<http://www.apache.org/licenses/>

## TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work

(an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial

revisions, annotations, elaborations, or other modifications

represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this

License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work

or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. **Submission of Contributions.** Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.  
Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.
6. **Trademarks.** This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.
7. **Disclaimer of Warranty.** Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.
8. **Limitation of Liability.** In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.
9. **Accepting Warranty or Additional Liability.** While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.



## END OF TERMS AND CONDITIONS

### APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[ ]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.  
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

# 1.1059 openssl 1.1.1f-1ubuntu2.20

## 1.1059.1 Available under license :

### LICENSE ISSUES

=====

The OpenSSL toolkit stays under a double license, i.e. both the conditions of the OpenSSL License and the original SSLeay license apply to the toolkit. See below for the actual license texts.

#### OpenSSL License

-----

/\* =====

\* Copyright (c) 1998-2019 The OpenSSL Project. All rights reserved.

\*

\* Redistribution and use in source and binary forms, with or without

\* modification, are permitted provided that the following conditions

- \* are met:
- \*
- \* 1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- \*
- \* 2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
- \*
- \* 3. All advertising materials mentioning features or use of this software must display the following acknowledgment:
  - \* "This product includes software developed by the OpenSSL Project for use in the OpenSSL Toolkit. (<http://www.openssl.org/>)"
  - \*
- \* 4. The names "OpenSSL Toolkit" and "OpenSSL Project" must not be used to endorse or promote products derived from this software without prior written permission. For written permission, please contact [openssl-core@openssl.org](mailto:openssl-core@openssl.org).
- \*
- \* 5. Products derived from this software may not be called "OpenSSL" nor may "OpenSSL" appear in their names without prior written permission of the OpenSSL Project.
- \*
- \* 6. Redistributions of any form whatsoever must retain the following acknowledgment:
  - \* "This product includes software developed by the OpenSSL Project for use in the OpenSSL Toolkit (<http://www.openssl.org/>)"
  - \*
- \* THIS SOFTWARE IS PROVIDED BY THE OpenSSL PROJECT ``AS IS" AND ANY EXPRESSED OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE OpenSSL PROJECT OR ITS CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.
- \* =====
- \*
- \* This product includes cryptographic software written by Eric Young ([ey@cryptsoft.com](mailto:ey@cryptsoft.com)). This product includes software written by Tim Hudson ([tjh@cryptsoft.com](mailto:tjh@cryptsoft.com)).

\*  
\*/

## Original SSLeay License

-----

```
/* Copyright (C) 1995-1998 Eric Young (eay@cryptsoft.com)
 * All rights reserved.
 *
 * This package is an SSL implementation written
 * by Eric Young (eay@cryptsoft.com).
 * The implementation was written so as to conform with Netscapes SSL.
 *
 * This library is free for commercial and non-commercial use as long as
 * the following conditions are aheared to. The following conditions
 * apply to all code found in this distribution, be it the RC4, RSA,
 * lhash, DES, etc., code; not just the SSL code. The SSL documentation
 * included with this distribution is covered by the same copyright terms
 * except that the holder is Tim Hudson (tjh@cryptsoft.com).
 *
 * Copyright remains Eric Young's, and as such any Copyright notices in
 * the code are not to be removed.
 * If this package is used in a product, Eric Young should be given attribution
 * as the author of the parts of the library used.
 * This can be in the form of a textual message at program startup or
 * in documentation (online or textual) provided with the package.
 *
 * Redistribution and use in source and binary forms, with or without
 * modification, are permitted provided that the following conditions
 * are met:
 * 1. Redistributions of source code must retain the copyright
 * notice, this list of conditions and the following disclaimer.
 * 2. Redistributions in binary form must reproduce the above copyright
 * notice, this list of conditions and the following disclaimer in the
 * documentation and/or other materials provided with the distribution.
 * 3. All advertising materials mentioning features or use of this software
 * must display the following acknowledgement:
 * "This product includes cryptographic software written by
 * Eric Young (eay@cryptsoft.com)"
 * The word 'cryptographic' can be left out if the rouines from the library
 * being used are not cryptographic related :-).
 * 4. If you include any Windows specific code (or a derivative thereof) from
 * the apps directory (application code) you must include
 * an acknowledgement:
 * "This product includes software written by Tim Hudson (tjh@cryptsoft.com)"
 *
 * THIS SOFTWARE IS PROVIDED BY ERIC YOUNG ``AS IS'' AND
 * ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE
```

\* IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE  
\* ARE DISCLAIMED. IN NO EVENT SHALL THE AUTHOR OR CONTRIBUTORS BE LIABLE  
\* FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL  
\* DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS  
\* OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION)  
\* HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT  
\* LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY  
\* OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF  
\* SUCH DAMAGE.

\*

\* The licence and distribution terms for any publically available version or  
\* derivative of this code cannot be changed. i.e. this  
code cannot simply be

\* copied and put under another distribution licence

\* [including the GNU Public Licence.]

\*/

GNU GENERAL PUBLIC LICENSE

Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.

59 Temple Place - Suite 330, Boston, MA

02111-1307, USA.

Everyone is permitted to copy and distribute verbatim copies  
of this license document, but changing it is not allowed.

#### Preamble

The licenses for most software are designed to take away your  
freedom to share and change it. By contrast, the GNU General Public  
License is intended to guarantee your freedom to share and change free  
software--to make sure the software is free for all its users. This  
General Public License applies to most of the Free Software  
Foundation's software and to any other program whose authors commit to  
using it. (Some other Free Software Foundation software is covered by  
the GNU Library General Public License instead.) You can apply it to  
your programs, too.

When we speak of free software, we are referring to freedom, not  
price.

Our General Public Licenses are designed to make sure that you  
have the freedom to distribute copies of free software (and charge for  
this service if you wish), that you receive source code or can get it  
if you want it, that you can change the software or use pieces of it  
in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid  
anyone to deny you these rights or to ask you to surrender the rights.

These restrictions translate to certain responsibilities for you if you

distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and modification follow.

## GNU GENERAL PUBLIC LICENSE

### TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

#### 0. This

License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program).

Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.

b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.

c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Program.

In addition, mere aggregation of another work not based on the Program with the Program (or with a work based on the Program) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

### 3. You may

copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

a) Accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as

distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.



It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number.

If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM,  
TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

#### END OF TERMS AND CONDITIONS

#### Appendix: How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

<one line to give the program's name and a brief idea of what it does.>

Copyright (C) 19yy <name of author>

This program is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free

Software Foundation; either version 2 of the License, or (at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program; if not, write to the Free Software Foundation, Inc., 59 Temple Place - Suite 330, Boston, MA 02111-1307, USA.

Also add information on how to contact you by electronic and paper mail.

If the program is interactive, make it output a short notice like this when it starts in an interactive mode:

```
Gnomovision version 69, Copyright (C) 19yy name of author
Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type `show w'.
This is free software, and you are welcome to redistribute it
under certain conditions; type `show c'
for details.
```

The hypothetical commands ``show w'` and ``show c'` should show the appropriate parts of the General Public License. Of course, the commands you use may be called something other than ``show w'` and ``show c'`; they could even be mouse-clicks or menu items--whatever suits your program.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the program, if necessary. Here is a sample; alter the names:

```
Yoyodyne, Inc., hereby disclaims all copyright interest in the program
`Gnomovision' (which makes passes at compilers) written by James Hacker.
```

```
<signature of Ty Coon>, 1 April 1989
Ty Coon, President of Vice
```

This General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Library General Public License instead of this License.

The "Artistic License"

Preamble

The intent of this document is to state the conditions under which a Package may be copied, such that the Copyright Holder maintains some semblance of artistic control over the development of the package,

while giving the users of the package the right to use and distribute the Package in a more-or-less customary fashion, plus the right to make reasonable modifications.

Definitions:

"Package" refers to the collection of files distributed by the Copyright Holder, and derivatives of that collection of files created through textual modification.

"Standard Version" refers to such a Package if it has not been modified, or has been modified in accordance with the wishes of the Copyright Holder as specified below.

"Copyright Holder" is whoever is named in the copyright or copyrights for the package.

"You" is you, if you're thinking about copying or distributing this Package.

"Reasonable copying fee" is whatever you can justify on the basis of media cost, duplication charges, time of people involved, and so on. (You will not be required to justify it to the Copyright Holder, but only to the computing community at large as a market that must bear the fee.)

"Freely Available" means that no fee is charged for the item itself, though there may be fees involved in handling the item. It also means that recipients of the item may redistribute it under the same conditions they received it.

1. You may make and give away verbatim copies of the source form of the Standard Version of this Package without restriction, provided that you duplicate all of the original copyright notices and associated disclaimers.
2. You may apply bug fixes, portability fixes and other modifications derived from the Public Domain or from the Copyright Holder. A Package modified in such a way shall still be considered the Standard Version.
3. You may otherwise modify your copy of this Package in any way, provided that you insert a prominent notice in each changed file stating how and when you changed that file, and provided that you do at least ONE of the following:
  - a) place your modifications in the Public Domain or otherwise make them Freely Available, such as by posting said modifications to Usenet or

an equivalent medium, or placing the modifications on a major archive site such as uunet.uu.net, or by allowing the Copyright Holder to include your modifications in the Standard Version of the Package.

b) use the modified Package only within your corporation or organization.

c) rename any non-standard executables so the names do not conflict with standard executables, which must also be provided, and provide a separate manual page for each non-standard executable that clearly documents how it differs from the Standard Version.

d) make other distribution arrangements with the Copyright Holder.

4. You may distribute the programs of this Package in object code or executable form, provided that you do at least ONE of the following:

a) distribute a Standard Version of the executables and library files, together with instructions (in the manual page or equivalent) on where to get the Standard Version.

b) accompany the distribution with the machine-readable source of the Package with your modifications.

c) give non-standard executables non-standard names, and clearly document the differences in manual pages (or equivalent), together with instructions on where to get the Standard Version.

d) make other distribution arrangements with the Copyright Holder.

5. You may charge a reasonable copying fee for any distribution of this Package. You may charge any fee you choose for support of this Package. You may not charge a fee for this Package itself. However, you may distribute this Package in aggregate with other (possibly commercial) programs as part of a larger (possibly commercial) software distribution provided

that you do not advertise this Package as a product of your own. You may embed this Package's interpreter within an executable of yours (by linking); this shall be construed as a mere form of aggregation, provided that the complete Standard Version of the interpreter is so embedded.

6. The scripts and library files supplied as input to or produced as output from the programs of this Package do not automatically fall under the copyright of this Package, but belong to whoever generated them, and may be sold commercially, and may be aggregated with this Package. If such scripts or library files are aggregated with this Package via the so-called "undump" or "unexec" methods of producing a

binary executable image, then distribution of such an image shall neither be construed as a distribution of this Package nor shall it fall under the restrictions of Paragraphs 3 and 4, provided that you do not represent such an executable image as a Standard Version of this Package.

#### 7. C subroutines

(or comparably compiled subroutines in other languages) supplied by you and linked into this Package in order to emulate subroutines and variables of the language defined by this Package shall not be considered part of this Package, but are the equivalent of input as in Paragraph 6, provided these subroutines do not change the language in any way that would cause it to fail the regression tests for the language.

8. Aggregation of this Package with a commercial distribution is always permitted provided that the use of this Package is embedded; that is, when no overt attempt is made to make this Package's interfaces visible to the end user of the commercial distribution. Such use shall not be construed as a distribution of this Package.

9. The name of the Copyright Holder may not be used to endorse or promote products derived from this software without specific prior written permission.

10. THIS PACKAGE IS PROVIDED "AS IS" AND WITHOUT ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, WITHOUT LIMITATION, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE.

The End

# 1.1060 vim 8.1.2269-1ubuntu5.20

## 1.1060.1 Available under license :

GNU LESSER GENERAL PUBLIC LICENSE

Version 2.1, February 1999

Copyright (C) 1991, 1999 Free Software Foundation, Inc.

59 Temple Place, Suite 330, Boston, MA 02111-1307 USA

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

[This is the first released version of the Lesser GPL. It also counts as the successor of the GNU Library Public License, version 2, hence the version number 2.1.]

Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public Licenses are intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users.

This license, the Lesser General Public License, applies to some specially designated software packages--typically libraries--of the Free Software Foundation and other authors who decide to use it. You can use it too, but we suggest you first think carefully about whether this license or the ordinary General Public License is the better strategy to use in any particular case, based on the explanations below.

When we speak of free software, we are referring to freedom of use, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish); that you receive source code or can get it if you want it; that you can change the software and use pieces of it in new free programs; and that you are informed that you can do these things.

To protect your rights, we need to make restrictions that forbid distributors to deny you these rights or to ask you to surrender these rights. These restrictions translate to certain responsibilities for you if you distribute copies of the library or if you modify it.

For example, if you distribute copies of the library, whether gratis or for a fee, you must give the recipients all the rights that we gave you. You must make sure that they, too, receive or can get the source code. If you link other code with the library, you must provide complete object files to the recipients, so that they can relink them with the library after making changes to the library and recompiling it. And you must show them these terms so they know their rights.

We protect your rights with a two-step method: (1) we copyright the library, and (2) we offer you this license, which gives you legal permission to copy, distribute and/or modify the library.

To protect each distributor, we want to make it very clear that there is no warranty for the free library. Also, if the library is modified by someone else and passed on, the recipients should know that what they have is not the original version, so that the original author's reputation will not be affected by problems that might be introduced by others.

Finally, software patents pose a constant threat to the existence

of  
any free program. We wish to make sure that a company cannot effectively restrict the users of a free program by obtaining a restrictive license from a patent holder. Therefore, we insist that any patent license obtained for a version of the library must be consistent with the full freedom of use specified in this license.

Most GNU software, including some libraries, is covered by the ordinary GNU General Public License. This license, the GNU Lesser General Public License, applies to certain designated libraries, and is quite different from the ordinary General Public License. We use this license for certain libraries in order to permit linking those libraries into non-free programs.

When a program is linked with a library, whether statically or using a shared library, the combination of the two is legally speaking a combined work, a derivative of the original library. The ordinary General Public License therefore permits such linking only if the entire combination fits its criteria of freedom. The Lesser General Public License permits more lax criteria for linking other code with the library.

We call this license the "Lesser" General Public License because it does Less to protect the user's freedom than the ordinary General Public License. It also provides other free software developers Less of an advantage over competing non-free programs. These disadvantages are the reason we use the ordinary General Public License for many libraries. However, the Lesser license provides advantages in certain special circumstances.

For example, on rare occasions, there may be a special need to encourage the widest possible use of a certain library, so that it becomes a de-facto standard. To achieve this, non-free programs must be allowed to use the library. A more frequent case is that a free library does the same job as widely used non-free libraries. In this case, there is little to gain by limiting the free library to free software only, so we use the Lesser General Public License.

In other cases, permission to use a particular library in non-free programs enables a greater number of people to use a large body of free software. For example, permission to use the GNU C Library in non-free programs enables many more people to use the whole GNU operating system, as well as its variant, the GNU/Linux operating system.

Although the Lesser General Public License is Less protective of the



users' freedom, it does ensure that the user of a program that is linked with the Library has the freedom and the wherewithal to run that program using a modified version of the Library.

The precise terms and conditions for copying, distribution and modification follow. Pay close attention to the difference between a "work based on the library" and a "work that uses the library". The former contains code derived from the library, whereas the latter must be combined with the library in order to run.

## GNU LESSER GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License Agreement applies to any software library or other program which contains a notice placed by the copyright holder or other authorized party saying it may be distributed under the terms of this Lesser General Public License (also called "this License"). Each licensee is addressed as "you".

A "library" means a collection of software functions and/or data prepared so as to be conveniently linked with application programs (which use some of those functions and data) to form executables.

The "Library", below, refers to any such software library or work which has been distributed under these terms. A "work based on the Library" means either the Library or any derivative work under copyright law: that is to say, a work containing the Library or a portion of it, either verbatim or with modifications and/or translated straightforwardly into another language. (Hereinafter, translation is included without limitation in the term "modification".)

"Source code" for a work means the preferred form of the work for making modifications to it. For a library, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the library.

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running a program using the Library is not restricted, and output from such a program is covered only if its contents constitute a work based on the Library (independent of the use of the Library in a tool for writing it). Whether that is true depends on what the Library does and what the program that uses the Library does.

1. You may copy and distribute verbatim copies of the Library's complete source code as you receive it, in any medium, provided that

you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and distribute a copy of this License along with the Library.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Library or any portion of it, thus forming a work based on the Library, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

a) The modified work must itself be a software library.

b) You must cause the files modified to carry prominent notices stating that you changed the files and the date of any change.

c) You must cause the whole of the work to be licensed at no charge to all third parties under the terms of this License.

d) If a facility in the modified Library refers to a function or a table of data to be supplied by an application program that uses the facility, other than as an argument passed when the facility is invoked, then you must make a good faith effort to ensure that, in the event an application does not supply such function or table, the facility still operates, and performs whatever part of its purpose remains meaningful.

(For example, a function in a library to compute square roots has a purpose that is entirely well-defined independent of the application. Therefore, Subsection 2d requires that any application-supplied function or table used by this function must be optional: if the application does not supply it, the square root function must still compute square roots.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Library, and can be reasonably considered independent and separate works in themselves,

then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Library, the distribution of the whole must be on the terms of

this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Library.

In addition, mere aggregation of another work not based on the Library with the Library (or with a work based on the Library) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may opt to apply the terms of the ordinary GNU General Public License instead of this License to a given copy of the Library. To do this, you must alter all the notices that refer to this License, so that they refer to the ordinary GNU General Public License, version 2, instead of to this License. (If a newer version than version 2 of the ordinary GNU General Public License has appeared, then you can specify that version instead if you wish.) Do not make any other change in these notices.

Once this change is made in a given copy, it is irreversible for that copy, so the ordinary GNU General Public License applies to all subsequent copies and derivative works made from that copy.

This option is useful when you wish to copy part of the code of the Library into a program that is not a library.

4. You may copy and distribute the Library (or a portion or derivative of it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange.

If distribution of object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place satisfies the requirement to distribute the source code, even though third parties are not compelled to copy the source along with the object code.

5. A program that contains no derivative of any portion of the Library, but is designed to work with the Library by being compiled or linked with it, is called a "work that uses the Library". Such a

work, in isolation, is not a derivative work of the Library, and therefore falls outside the scope of this License.

However, linking a "work that uses the Library" with the Library creates an executable that is a derivative of the Library (because it contains portions of the Library), rather than a "work that uses the library". The executable is therefore covered by this License.

Section 6 states terms for distribution of such executables.

When a "work that uses the Library" uses material from a header file that is part of the Library, the object code for the work may be a derivative work of the Library even though the source code is not. Whether this is true is especially significant if the work can be linked without the Library, or if the work is itself a library. The threshold for this to be true is not precisely defined by law.

If such an object file uses only numerical parameters, data structure layouts and accessors, and small macros and small inline functions (ten lines or less in length), then the use of the object file is unrestricted, regardless of whether it is legally a derivative work. (Executables containing this object code plus portions of the Library will still fall under Section 6.)

Otherwise, if the work is a derivative of the Library, you may distribute the object code for the work under the terms of Section 6. Any executables containing that work also fall under Section 6, whether or not they are linked directly with the Library itself.

6. As an exception to the Sections above, you may also combine or link a "work that uses the Library" with the Library to produce a work containing portions of the Library, and distribute that work under terms of your choice, provided that the terms permit modification of the work for the customer's own use and reverse engineering for debugging such modifications.

You must give prominent notice with each copy of the work that the Library is used in it and that the Library and its use are covered by this License. You must supply a copy of this License. If the work during execution displays copyright notices, you must include the copyright notice for the Library among them, as well as a reference directing the user to the copy of this License. Also, you must do one of these things:

- a) Accompany the work with the complete corresponding machine-readable

source code for the Library including whatever changes were used in the work (which must be distributed under Sections 1 and 2 above); and, if the work is an executable linked with the Library, with the complete machine-readable "work that uses the Library", as object code and/or source code, so that the user can modify the Library and then relink to produce a modified executable containing the modified Library. (It is understood that the user who changes the contents of definitions files in the Library will not necessarily be able to recompile the application to use the modified definitions.)

b) Use a suitable shared library mechanism for linking with the Library. A suitable mechanism is one that (1) uses at run time a copy of the library already present on the user's computer system, rather than copying library functions into the executable, and (2) will operate properly with a modified version of the library, if the user installs one, as long as the modified version is interface-compatible with the version that the work was made with.

c) Accompany the work with a written offer, valid for at least three years, to give the same user the materials specified in Subsection 6a, above, for a charge no more than the cost of performing this distribution.

d) If distribution of the work is made by offering access to copy from a designated place, offer equivalent access to copy the above specified materials from the same place.

e) Verify that the user has already received a copy of these materials or that you have already sent this user a copy.

For an executable, the required form of the "work that uses the Library" must include any data and utility programs needed for reproducing the executable from it. However, as a special exception, the materials to be distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

It may happen that this requirement contradicts the license restrictions of other proprietary libraries that do not normally accompany the operating system. Such a contradiction means you cannot use both them and the Library together in an executable that you distribute.

7. You may place library facilities that are a work based on the Library side-by-side in a single library together with other library facilities not covered by this License, and distribute such a combined library, provided that the separate distribution of the work based on the Library and of the other library facilities is otherwise permitted, and provided that you do these two things:

a) Accompany the combined library with a copy of the same work based on the Library, uncombined with any other library facilities. This must be distributed under the terms of the Sections above.

b) Give prominent notice with the combined library of the fact that part of it is a work based on the Library, and explaining where to find the accompanying uncombined form of the same work.

8. You may not copy, modify, sublicense, link with, or distribute the Library except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense, link with, or distribute the Library is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

9. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Library or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Library (or any work based on the Library), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Library or works based on it.

10. Each time you redistribute the Library (or any work based on the Library), the recipient automatically receives a license from the original licensor to copy, distribute, link with or modify the Library subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties with this License.

11. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot

distribute

so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Library at all. For example, if a patent license would not permit royalty-free redistribution of the Library by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Library.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply, and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

12. If the distribution and/or use of the Library is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Library under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

13. The Free Software Foundation may publish revised and/or new versions of the Lesser General Public License from time to time.

Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Library specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Library does not specify a license version number, you may choose any version ever published by

the Free Software Foundation.

14. If you wish to incorporate parts of the Library into other free programs whose distribution conditions are incompatible with these, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

#### NO WARRANTY

15. BECAUSE THE LIBRARY IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE LIBRARY, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE LIBRARY "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE LIBRARY IS WITH YOU. SHOULD THE LIBRARY PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

16. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE LIBRARY AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE LIBRARY (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE LIBRARY TO OPERATE WITH ANY OTHER SOFTWARE), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

#### END OF TERMS AND CONDITIONS

##### How to Apply These Terms to Your New Libraries

If you develop a new library, and you want it to be of the greatest possible use to the public, we recommend making it free software that everyone can redistribute and change. You can do so by permitting redistribution under these terms (or, alternatively, under the terms of the ordinary General Public License).

To apply these terms, attach the following notices to the library. It is safest to attach them to the start of each source file to most effectively



convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

<one line to give the library's name and a brief idea of what it does.>  
Copyright (C) <year> <name of author>

This library is free software; you can redistribute it and/or modify it under the terms of the GNU Lesser General Public License as published by the Free Software Foundation; either version 2.1 of the License, or (at your option) any later version.

This library is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU Lesser General Public License for more details.

You should have received a copy of the GNU Lesser General Public License along with this library; if not, write to the Free Software Foundation, Inc., 59 Temple Place, Suite 330, Boston, MA 02111-1307 USA

Also add information on how to contact you by electronic and paper mail.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the library, if necessary. Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the library `Frob' (a library for tweaking knobs) written by James Random Hacker.

<signature of Ty Coon>, 1 April 1990  
Ty Coon, President of Vice

That's all there is to it!  
\*uganda.txt\* For Vim version 8.1. Last change: 2018 May 17

VIM REFERENCE MANUAL by Bram Moolenaar

\*uganda\* \*Uganda\* \*copying\* \*copyright\* \*license\*  
SUMMARY  
\*iccf\* \*ICCF\*

Vim is Charityware. You can use and copy it as much as you like, but you are encouraged to make a donation for needy children in Uganda. Please see |kcc| below or visit the ICCF web site, available at these URLs:

<http://iccf-holland.org/>  
<http://www.vim.org/iccf/>  
<http://www.iccf.nl/>

You can also sponsor the development of Vim. Vim sponsors can vote for features. See [\[sponsor\]](#). The money goes to Uganda anyway.

The Open Publication License applies to the Vim documentation, see [\[manual-copyright\]](#).

=== begin of license ===

## VIM LICENSE

D) There are no restrictions on distributing unmodified copies of Vim except that they must include this license text. You can also distribute unmodified parts of Vim, likewise unrestricted except that they must include this license text. You are also allowed to include executables that you made from the unmodified Vim sources, plus your own usage examples and Vim scripts.

II) It is allowed to distribute a modified (or extended) version of Vim, including executables and/or source code, when the following four conditions are met:

- 1) This license text must be included unmodified.
- 2) The modified Vim must be distributed in one of the following five ways:
  - a) If you make changes to Vim yourself, you must clearly describe in the distribution how to contact you. When the maintainer asks you (in any way) for a copy of the modified Vim you distributed, you must make your changes, including source code, available to the maintainer without fee. The maintainer reserves the right to include your changes in the official version of Vim. What the maintainer will do with your changes and under what license they will be distributed is negotiable. If there has been no negotiation

then this license, or a later version, also applies to your changes.

The current maintainer is Bram Moolenaar <[Bram@vim.org](mailto:Bram@vim.org)>. If this changes it will be announced in appropriate places (most likely [vim.sf.net](http://vim.sf.net), [www.vim.org](http://www.vim.org) and/or [comp.editors](http://comp.editors)). When it is completely impossible to contact the maintainer, the obligation to send him your changes ceases. Once the maintainer has confirmed that he has received your changes they will not have to be sent again.

- b) If you have received a modified Vim that was distributed as mentioned under a) you are allowed to further distribute it unmodified, as mentioned at I). If you make additional changes the text under a) applies to those changes.

- c) Provide all the changes, including source code, with every copy of

the modified Vim you distribute. This may be done in the form of a context diff. You can choose what license to use for new code you add. The changes and their license must not restrict others from making their own changes to the official version of Vim.

d) When you have a modified Vim which includes changes as mentioned under c), you can distribute it without the source code for the changes if the following three conditions are met:

- The license that applies to the changes permits you to distribute the changes to the Vim maintainer without fee or restriction, and permits the Vim maintainer to include the changes in the official version of Vim without fee or restriction.
- You keep the changes for at least three years after last distributing the corresponding modified Vim. When the maintainer or someone who you distributed the modified Vim to asks you (in any way) for the changes within this period, you must make them available to him.
- You clearly describe in the distribution how to contact you. This contact information must remain valid for at least three years after last distributing the corresponding modified Vim, or as long as possible.

e) When the GNU General Public License (GPL) applies to the changes, you can distribute the modified Vim under the GNU GPL version 2 or any later version.

3) A message must be added, at least in the output of the ":version" command and in the intro screen, such that the user of the modified Vim is able to see that it was modified. When distributing as mentioned under 2)e) adding the message is only required for as far as this does not conflict with the license used for the changes.

4) The contact information as required under 2)a) and 2)d) must not be removed or changed, except that the person himself can make corrections.

III) If you distribute a modified version of Vim, you are encouraged to use the Vim license for your changes and make them available to the maintainer, including the source code. The preferred way to do this is by e-mail or by uploading the files to a server and e-mailing the URL.

If the number of changes is small (e.g., a modified Makefile) e-mailing a context diff will do. The e-mail address to be used is <maintainer@vim.org>

IV) It is not allowed to remove this license from the distribution of the Vim sources, parts of it or from a modified version. You may use this license for previous Vim releases instead of the license that they came with, at your option.

=== end of license ===

Note:

- If you are happy with Vim, please express that by reading the rest of this file and consider helping needy children in Uganda.
- If you want to support further Vim development consider becoming a [sponsor]. The money goes to Uganda anyway.
- According to Richard Stallman the Vim license is GNU GPL compatible. A few minor changes have been made since he checked it, but that should not make a difference.
- If you link Vim with a library that goes under the GNU GPL, this limits further distribution to the GNU GPL. Also when you didn't actually change anything in Vim.
- Once a change is included that goes under the GNU GPL, this forces all further changes to also be made under the GNU GPL or a compatible license.
- If you distribute a modified version of Vim, you can include your name and contact information with the "--with-modified-by" configure argument or the MODIFIED\_BY define.

=====  
Kibaale Children's Centre \*kcc\* \*Kibaale\* \*charity\*

Kibaale Children's Centre (KCC) is located in Kibaale, a small town in the south of Uganda, near Tanzania, in East Africa. The area is known as Rakai District. The population is mostly farmers. Although people are poor, there is enough food. But this district is suffering from AIDS more than any other part of the world. Some say that it started there. Estimations are that 10 to 30% of the Ugandans are infected with HIV. Because parents die, there are many orphans. In this district about 60,000 children have lost one or both parents, out of a population of 350,000. And this is still continuing.

The children need a lot of help. The KCC is working hard to provide the needy with food, medical care and education. Food and medical care to keep them healthy now, and education so that they can take care of themselves in the future. KCC works on a Christian base, but help is given to children of any religion.

The key to solving the problems in this area is education. This has been neglected in the past years with president Idi Amin and the following civil wars. Now that the government is stable again, the children and parents have

to learn how to take care of themselves and how to avoid infections. There is also help for people who are ill and hungry, but the primary goal is to prevent people from getting ill and to teach them how to grow healthy food.

Most of the orphans are living in an extended family. An uncle or older sister is taking care of them. Because these families are big and the income (if any) is low, a child is lucky if it gets healthy food. Clothes, medical care and schooling is beyond its reach. To help these needy children, a sponsorship program was put into place. A child can be financially adopted. For a few dollars a month KCC sees to it that the child gets indispensable items, is healthy, goes to school and KCC takes care of anything else that needs to be done for the child and the family that supports it.

Besides helping the child directly, the environment where the child grows up needs to be improved. KCC helps schools to improve their teaching methods. There is a demonstration school at the centre and teacher trainings are given. Health workers are being trained, hygiene education is carried out and households are stimulated to build a proper latrine. I helped setting up a production site for cement slabs. These are used to build a good latrine. They are sold below cost price.

There is a small clinic at the project, which provides children and their family with medical help. When needed, transport to a hospital is offered. Immunization programs are carried out and help is provided when an epidemic is breaking out (measles and cholera have been a problem).

\*donate\*

Summer 1994 to summer 1995 I spent a whole year at the centre, working as a volunteer. I have helped to expand the centre and worked in the area of water and sanitation. I learned that the help that the KCC provides really helps. When I came back to Holland, I wanted to continue supporting KCC. To do this I'm raising funds and organizing the sponsorship program. Please consider one of these possibilities:

1. Sponsor a child in primary school: 17 euro a month (or more).
2. Sponsor a child in secondary school: 25 euro a month (or more).
3. Sponsor the clinic: Any amount a month or quarter
4. A one-time donation

Compared with other organizations that do child sponsorship the amounts are very low. This is because the money goes directly to the centre. Less than 5% is used for administration. This is possible because this is a small organization that works with volunteers. If you would like to sponsor a child, you should have the intention to do this for at least one year.

How do you know that the money will be spent right? First of all you have my

personal guarantee as the author of Vim. I trust the people that are working at the centre, I know them personally. Furthermore, the centre has been co-sponsored and inspected by World Vision, Save the Children Fund and is now under the supervision of Pacific Academy Outreach Society. The centre is visited about once a year to check the progress (at our own cost). I have visited the centre myself many times, starting in 1993. The visit reports are on the ICCF web site.

If you have any further questions, send me e-mail: <Bram@vim.org>.

The address of the centre is:

Kibaale Children's Centre  
p.o.  
box 1658  
Masaka, Uganda, East Africa

Sending money: \*iccf-donations\*

Check the ICCF web site for the latest information! See [|iccf|](#) for the URL.

USA: The methods mentioned below can be used.

Sending a check to the Nehemiah Group Outreach Society (NGOS) is no longer possible, unfortunately. We are looking for another way to get you an IRS tax receipt.

For sponsoring a child contact KCF in Canada (see below). US checks can be sent to them to lower banking costs.

Canada: Contact Kibaale Children's Fund (KCF) in Surrey, Canada. They take care of the Canadian sponsors for the children in Kibaale. KCF forwards 100% of the money to the project in Uganda. You can send them a one time donation directly.

Please send me a note so that I know what has been donated because of Vim. Ask KCF for information about sponsorship.

Kibaale Children's Fund c/o Pacific Academy  
10238-168 Street  
Surrey, B.C. V4N 1Z4  
Canada  
Phone: 604-581-5353

If

you make a donation to Kibaale Children's Fund (KCF) you will receive a tax receipt which can be submitted with your tax return.

Holland: Transfer to the account of "Stichting ICCF Holland" in Lisse.

This will allow for tax deduction if you live in Holland.

Postbank, nr. 4548774  
IBAN: NL95 INGB 0004 5487 74

Germany: It is possible to make donations that allow for a tax return.

Check the ICCF web site for the latest information:

<http://iccf-holland.org/germany.html>

World: Use a postal money order. That should be possible from any country, mostly from the post office. Use this name (which is in my passport): "Abraham Moolenaar". Use Euro for the currency if possible.

Europe: Use a bank transfer if possible. Your bank should have a form that you can use for this. See "Others" below for the swift code and IBAN number.

Any other method should work. Ask for information about sponsorship.

Credit Card: You can use PayPal to send money with a Credit card. This is

the most widely used Internet based payment system. It's really simple to use. Use this link to find more info:

[https://www.paypal.com/en\\_US/mrb/pal=XAC62PML3GF8Q](https://www.paypal.com/en_US/mrb/pal=XAC62PML3GF8Q)

The e-mail address for sending the money to is:

[Bram@iccf-holland.org](mailto:Bram@iccf-holland.org)

For amounts above 400 Euro (\$500) sending a check is preferred.

Others: Transfer to one of these accounts if possible:

Postbank, account 4548774

Swift code: INGB NL 2A

IBAN: NL95 INGB 0004 5487 74

under the name "stichting ICCF Holland", Lisse

If that doesn't work:

Rabobank Lisse, account 3765.05.117

Swift code: RABO NL 2U

under the name "Bram Moolenaar", Lisse

Otherwise, send a check in euro or US dollars to the address below. Minimal amount: \$70 (my bank does not accept smaller amounts for foreign check, sorry)

Address to send checks to:

Bram Moolenaar

Finsterruetihof 1

8134 Adliswil

Switzerland

This address is expected to be valid for a long time.

vim:tw=78:ts=8:noet:ft=help:norl:

# 1.1061 json-logging 1.3.0

## 1.1061.1 Available under license :

Apache License  
Version 2.0, January 2004  
<http://www.apache.org/licenses/>

### TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

#### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the



editorial  
revisions, annotations, elaborations, or other modifications  
represent, as a whole, an original work of authorship. For the purposes  
of this License, Derivative Works shall not include works that remain  
separable from, or merely link (or bind by name) to the interfaces of,  
the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including  
the original version of the Work and any modifications or additions  
to that Work or Derivative Works thereof, that is intentionally  
submitted to Licensor for inclusion in the Work by the copyright owner  
or by an individual or Legal Entity authorized to submit on behalf of  
the copyright owner. For the purposes of this definition, "submitted"  
means any form of electronic, verbal, or written communication sent  
to the Licensor or its representatives, including but not limited to  
communication on electronic mailing lists, source code control systems,  
and issue tracking systems that are managed by, or on behalf of, the  
Licensor for the purpose of discussing and improving the Work, but  
excluding communication that is conspicuously marked or otherwise  
designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity  
on behalf of whom a Contribution has been received by Licensor and  
subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of  
this License, each Contributor hereby grants to You a perpetual,  
worldwide, non-exclusive, no-charge, royalty-free, irrevocable  
copyright license to reproduce, prepare Derivative Works of,  
publicly display, publicly perform, sublicense, and distribute the  
Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of  
this

License, each Contributor hereby grants to You a perpetual,  
worldwide, non-exclusive, no-charge, royalty-free, irrevocable  
(except as stated in this section) patent license to make, have made,  
use, offer to sell, sell, import, and otherwise transfer the Work,  
where such license applies only to those patent claims licensable  
by such Contributor that are necessarily infringed by their  
Contribution(s) alone or by combination of their Contribution(s)  
with the Work to which such Contribution(s) was submitted. If You  
institute patent litigation against any entity (including a  
cross-claim or counterclaim in a lawsuit) alleging that the Work  
or a Contribution incorporated within the Work constitutes direct  
or contributory patent infringement, then any patent licenses  
granted to You under this License for that Work shall terminate  
as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of

this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[ ]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.  
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

---

## APIs

This project may include APIs to SAP or third party products or services. The use of these APIs, products and services may be subject to additional agreements. In no event shall the application of the Apache Software License, v.2 to this project grant any rights in or to these APIs, products or services that would alter, expand, be inconsistent with, or supersede any terms of these additional agreements. API means application programming interfaces, as well as their respective specifications and implementing code that allows other software products to communicate with or call on SAP or third party products or services (for example, SAP Enterprise Services, BAPIs, Idocs, RFCs and ABAP calls or other user exits) and may be made available through SAP or third party products, SDKs, documentation or other media.

---

# 1.1062 jaxb-api 2.2.11

## 1.1062.1 Available under license :

No license file was found, but licenses were detected in source scan.

<!--

DO NOT ALTER OR REMOVE COPYRIGHT NOTICES OR THIS HEADER.

Copyright (c) 2005-2013 Oracle and/or its affiliates. All rights reserved.

The contents of this file are subject to the terms of either the GNU General Public License Version 2 only ("GPL") or the Common Development and Distribution License("CDDL") (collectively, the "License"). You may not use this file except in compliance with the License. You can obtain a copy of the License at [http://glassfish.java.net/public/CDDL+GPL\\_1\\_1.html](http://glassfish.java.net/public/CDDL+GPL_1_1.html) or `packager/legal/LICENSE.txt`. See the License for the specific language governing permissions and limitations under the License.

When distributing the software, include this License Header Notice in each file and include the License file at `packager/legal/LICENSE.txt`.

GPL Classpath Exception:

Oracle designates this particular file as subject to the "Classpath"

exception as provided by Oracle in the GPL Version 2 section of the License file that accompanied this code.

Modifications:

If applicable, add the following below the License Header, with the fields enclosed by brackets [] replaced by your own identifying information:

"Portions Copyright [year] [name of copyright owner]"

Contributor(s):

If you wish your version of this file to be governed by only the CDDL or only the GPL Version 2, indicate your decision by adding "[Contributor] elects to include this software in this distribution under the [CDDL or GPL Version 2] license." If you don't indicate a single choice of license, a recipient has the option to distribute your version of this file under either the CDDL, the GPL Version 2 or to extend the choice of license to its licensees as provided above. However, if you add GPL Version 2 code and therefore, elected the GPL Version 2 license, then the option applies only if the new code is made subject to such option by the copyright holder.

-->

Found in path(s):

\* /opt/cola/permits/1833197682\_1698356515.304526/0/jaxb-api-2-2-11-sources-5-jar/javax/xml/bind/attachment/package.html

No license file was found, but licenses were detected in source scan.

/\*

\* DO NOT ALTER OR REMOVE COPYRIGHT NOTICES OR THIS HEADER.

\*

\* Copyright (c) 2006-2013 Oracle and/or its affiliates. All rights reserved.

\*

\* The contents of this file are subject to the terms of either the GNU  
\* General Public License Version 2 only ("GPL") or the Common Development  
\* and Distribution License("CDDL") (collectively, the "License"). You  
\* may not use this file except in compliance with the License. You can  
\* obtain a copy of the License at  
\* [http://glassfish.java.net/public/CDDL+GPL\\_1\\_1.html](http://glassfish.java.net/public/CDDL+GPL_1_1.html)  
\* or `packager/legal/LICENSE.txt`. See the License for the specific  
\* language governing permissions and limitations under the License.

\*

\* When distributing the software, include this License Header Notice in each  
\* file and include the License file at `packager/legal/LICENSE.txt`.

\*

\* GPL Classpath Exception:

\* Oracle designates this particular file as subject to the "Classpath"  
\* exception  
\* as provided by Oracle in the GPL Version 2 section of the License  
\* file that accompanied this code.

\*

\* Modifications:

\* If applicable, add the following below the License Header, with the fields  
\* enclosed by brackets [] replaced by your own identifying information:  
\* "Portions Copyright [year] [name of copyright owner]"

\*

\* Contributor(s):

\* If you wish your version of this file to be governed by only the CDDL or  
\* only the GPL Version 2, indicate your decision by adding "[Contributor]  
\* elects to include this software in this distribution under the [CDDL or GPL  
\* Version 2] license." If you don't indicate a single choice of license, a  
\* recipient has the option to distribute your version of this file under  
\* either the CDDL, the GPL Version 2 or to extend the choice of license to  
\* its licensees as provided above. However, if you add GPL Version 2 code  
\* and therefore, elected the GPL Version 2 license, then the option applies  
\* only if the new code is made subject  
\* to such option by the copyright  
\* holder.

\*/

Found in path(s):

\* `/opt/cola/permits/1833197682_1698356515.304526/0/jaxb-api-2-2-11-sources-5-jar/javax/xml/bind/annotation/XmlSeeAlso.java`

\* `/opt/cola/permits/1833197682_1698356515.304526/0/jaxb-api-2-2-11-sources-5-jar/javax/xml/bind/DataBindingException.java`

\* `/opt/cola/permits/1833197682_1698356515.304526/0/jaxb-api-2-2-11-sources-5-jar/javax/xml/bind/JAXB.java`

\* `/opt/cola/permits/1833197682_1698356515.304526/0/jaxb-api-2-2-11-sources-5-jar/javax/xml/bind/GetPropertyAction.java`

No license file was found, but licenses were detected in source scan.

```
# Copyright (c) 2003-2013 Oracle and/or its affiliates. All rights reserved.  
# The contents of this file are subject to the terms of either the GNU  
# General Public License Version 2 only ("GPL") or the Common Development  
# and Distribution License("CDDL") (collectively, the "License"). You  
# may not use this file except in compliance with the License. You can  
# Oracle designates this particular file as subject to the "Classpath"  
# exception as provided by Oracle in the GPL Version 2 section of the License
```

Found in path(s):

```
* /opt/cola/permits/1833197682_1698356515.304526/0/jaxb-api-2-2-11-sources-5-  
jar/javax/xml/bind/Messages.properties  
* /opt/cola/permits/1833197682_1698356515.304526/0/jaxb-api-2-2-11-sources-5-  
jar/javax/xml/bind/util/Messages.properties  
* /opt/cola/permits/1833197682_1698356515.304526/0/jaxb-api-2-2-11-sources-5-  
jar/javax/xml/bind/helpers/Messages.properties
```

No license file was found, but licenses were detected in source scan.

/\*

```
* DO NOT ALTER OR REMOVE COPYRIGHT NOTICES OR THIS HEADER.  
*
```

```
* Copyright (c) 2003-2013 Oracle and/or its affiliates. All rights reserved.  
*
```

```
* The contents of this file are subject to the terms of either the GNU  
* General Public License Version 2 only ("GPL") or the Common Development  
* and Distribution License("CDDL") (collectively, the "License"). You  
* may not use this file except in compliance with the License. You can  
* obtain a copy of the License at  
* http://glassfish.java.net/public/CDDL+GPL\_1\_1.html  
* or packager/legal/LICENSE.txt. See the License for the specific  
* language governing permissions and limitations under the License.
```

\*

```
* When distributing the software, include this License Header Notice in each  
* file and include the License file at packager/legal/LICENSE.txt.
```

\*

```
* GPL Classpath Exception:
```

```
* Oracle designates this particular file as subject to the "Classpath"  
* exception  
as provided by Oracle in the GPL Version 2 section of the License  
* file that accompanied this code.
```

\*

```
* Modifications:
```

```
* If applicable, add the following below the License Header, with the fields  
* enclosed by brackets [] replaced by your own identifying information:  
* "Portions Copyright [year] [name of copyright owner]"
```

\*

```
* Contributor(s):
```

\* If you wish your version of this file to be governed by only the CDDL or  
\* only the GPL Version 2, indicate your decision by adding "[Contributor]  
\* elects to include this software in this distribution under the [CDDL or GPL  
\* Version 2] license." If you don't indicate a single choice of license, a  
\* recipient has the option to distribute your version of this file under  
\* either the CDDL, the GPL Version 2 or to extend the choice of license to  
\* its licensees as provided above. However, if you add GPL Version 2 code  
\* and therefore, elected the GPL Version 2 license, then the option applies  
\* only if the new code is made subject  
\* to such option by the copyright  
\* holder.  
\*/

Found in path(s):

\* /opt/cola/permits/1833197682\_1698356515.304526/0/jaxb-api-2-2-11-sources-5-jar/javax/xml/bind/DatatypeConverter.java  
\* /opt/cola/permits/1833197682\_1698356515.304526/0/jaxb-api-2-2-11-sources-5-jar/javax/xml/bind/helpers/NotIdentifiableEventImpl.java  
\* /opt/cola/permits/1833197682\_1698356515.304526/0/jaxb-api-2-2-11-sources-5-jar/javax/xml/bind/helpers/AbstractUnmarshallerImpl.java  
\* /opt/cola/permits/1833197682\_1698356515.304526/0/jaxb-api-2-2-11-sources-5-jar/javax/xml/bind/JAXBContext.java  
\* /opt/cola/permits/1833197682\_1698356515.304526/0/jaxb-api-2-2-11-sources-5-jar/javax/xml/bind/ValidationEventHandler.java  
\* /opt/cola/permits/1833197682\_1698356515.304526/0/jaxb-api-2-2-11-sources-5-jar/javax/xml/bind/MarshalException.java  
\* /opt/cola/permits/1833197682\_1698356515.304526/0/jaxb-api-2-2-11-sources-5-jar/javax/xml/bind/helpers/Messages.java  
\* /opt/cola/permits/1833197682\_1698356515.304526/0/jaxb-api-2-2-11-sources-5-jar/javax/xml/bind/Element.java  
\*  
/opt/cola/permits/1833197682\_1698356515.304526/0/jaxb-api-2-2-11-sources-5-jar/javax/xml/bind/helpers/DefaultValidationEventHandler.java  
\* /opt/cola/permits/1833197682\_1698356515.304526/0/jaxb-api-2-2-11-sources-5-jar/javax/xml/bind/UnmarshallerException.java  
\* /opt/cola/permits/1833197682\_1698356515.304526/0/jaxb-api-2-2-11-sources-5-jar/javax/xml/bind/ValidationEvent.java  
\* /opt/cola/permits/1833197682\_1698356515.304526/0/jaxb-api-2-2-11-sources-5-jar/javax/xml/bind/Unmarshaller.java  
\* /opt/cola/permits/1833197682\_1698356515.304526/0/jaxb-api-2-2-11-sources-5-jar/javax/xml/bind/ValidationEventLocator.java  
\* /opt/cola/permits/1833197682\_1698356515.304526/0/jaxb-api-2-2-11-sources-5-jar/javax/xml/bind/helpers/ValidationEventLocatorImpl.java  
\* /opt/cola/permits/1833197682\_1698356515.304526/0/jaxb-api-2-2-11-sources-5-jar/javax/xml/bind/helpers/AbstractUnmarshallerImpl.java  
\* /opt/cola/permits/1833197682\_1698356515.304526/0/jaxb-api-2-2-11-sources-5-jar/javax/xml/bind/DatatypeConverterInterface.java  
\*



/opt/cola/permits/1833197682\_1698356515.304526/0/jaxb-api-2-2-11-sources-5-jar/javax/xml/bind/Unmarshaller.java  
\* /opt/cola/permits/1833197682\_1698356515.304526/0/jaxb-api-2-2-11-sources-5-jar/javax/xml/bind/ValidationException.java  
\* /opt/cola/permits/1833197682\_1698356515.304526/0/jaxb-api-2-2-11-sources-5-jar/javax/xml/bind/util/JAXBResult.java  
\* /opt/cola/permits/1833197682\_1698356515.304526/0/jaxb-api-2-2-11-sources-5-jar/javax/xml/bind/ContextFinder.java  
\* /opt/cola/permits/1833197682\_1698356515.304526/0/jaxb-api-2-2-11-sources-5-jar/javax/xml/bind/Validator.java  
\* /opt/cola/permits/1833197682\_1698356515.304526/0/jaxb-api-2-2-11-sources-5-jar/javax/xml/bind/util/ValidationEventCollector.java  
\* /opt/cola/permits/1833197682\_1698356515.304526/0/jaxb-api-2-2-11-sources-5-jar/javax/xml/bind/helpers/ParseConversionEventImpl.java  
\* /opt/cola/permits/1833197682\_1698356515.304526/0/jaxb-api-2-2-11-sources-5-jar/javax/xml/bind/NotIdentifiableEvent.java  
\*  
/opt/cola/permits/1833197682\_1698356515.304526/0/jaxb-api-2-2-11-sources-5-jar/javax/xml/bind/JAXBException.java  
\* /opt/cola/permits/1833197682\_1698356515.304526/0/jaxb-api-2-2-11-sources-5-jar/javax/xml/bind/helpers/ValidationEventImpl.java  
\* /opt/cola/permits/1833197682\_1698356515.304526/0/jaxb-api-2-2-11-sources-5-jar/javax/xml/bind/UnmarshallerHandler.java  
\* /opt/cola/permits/1833197682\_1698356515.304526/0/jaxb-api-2-2-11-sources-5-jar/javax/xml/bind/Messages.java  
\* /opt/cola/permits/1833197682\_1698356515.304526/0/jaxb-api-2-2-11-sources-5-jar/javax/xml/bind/util/JAXBSource.java  
\* /opt/cola/permits/1833197682\_1698356515.304526/0/jaxb-api-2-2-11-sources-5-jar/javax/xml/bind/util/Messages.java  
\* /opt/cola/permits/1833197682\_1698356515.304526/0/jaxb-api-2-2-11-sources-5-jar/javax/xml/bind/TypeConstraintException.java  
\* /opt/cola/permits/1833197682\_1698356515.304526/0/jaxb-api-2-2-11-sources-5-jar/javax/xml/bind/helpers/PrintConversionEventImpl.java  
No license file was found, but licenses were detected in source scan.

<!--

DO NOT ALTER OR REMOVE COPYRIGHT NOTICES OR THIS HEADER.

Copyright (c) 2004-2013 Oracle and/or its affiliates. All rights reserved.

The contents of this file are subject to the terms of either the GNU General Public License Version 2 only ("GPL") or the Common Development and Distribution License("CDDL") (collectively, the "License"). You may not use this file except in compliance with the License. You can obtain a copy of the License at [http://glassfish.java.net/public/CDDL+GPL\\_1\\_1.html](http://glassfish.java.net/public/CDDL+GPL_1_1.html) or [packager/legal/LICENSE.txt](#). See the License for the specific language governing permissions and limitations under the License.

When distributing the software, include this License Header Notice in each file and include the License file at packager/legal/LICENSE.txt.

GPL Classpath Exception:

Oracle designates this particular file as subject to the "Classpath"

exception as provided by Oracle in the GPL Version 2 section of the License file that accompanied this code.

Modifications:

If applicable, add the following below the License Header, with the fields enclosed by brackets [] replaced by your own identifying information:

"Portions Copyright [year] [name of copyright owner]"

Contributor(s):

If you wish your version of this file to be governed by only the CDDL or only the GPL Version 2, indicate your decision by adding "[Contributor] elects to include this software in this distribution under the [CDDL or GPL Version 2] license." If you don't indicate a single choice of license, a recipient has the option to distribute your version of this file under either the CDDL, the GPL Version 2 or to extend the choice of license to its licensees as provided above. However, if you add GPL Version 2 code and therefore, elected the GPL Version 2 license, then the option applies only if the new code is made subject to such option by the copyright holder.

-->

Found in path(s):

\* /opt/cola/permits/1833197682\_1698356515.304526/0/jaxb-api-2-2-11-sources-5-jar/javax/xml/bind/annotation/adapters/package.html

\* /opt/cola/permits/1833197682\_1698356515.304526/0/jaxb-api-2-2-11-sources-5-jar/javax/xml/bind/annotation/package.html

No license file was found, but licenses were detected in source scan.

/\*

\* DO NOT ALTER OR REMOVE COPYRIGHT NOTICES OR THIS HEADER.

\*

\* Copyright (c) 2005-2013 Oracle and/or its affiliates. All rights reserved.

\*

\* The contents of this file are subject to the terms of either the GNU

\* General Public License Version 2 only ("GPL") or the Common Development

\* and Distribution License("CDDL") (collectively, the "License"). You

\* may not use this file except in compliance with the License. You can

\* obtain a copy of the License at

\* [http://glassfish.java.net/public/CDDL+GPL\\_1\\_1.html](http://glassfish.java.net/public/CDDL+GPL_1_1.html)

- \* or packager/legal/LICENSE.txt. See the License for the specific
- \* language governing permissions and limitations under the License.
- \*
- \* When distributing the software, include this License Header Notice in each
- \* file and include the License file at packager/legal/LICENSE.txt.
- \*
- \* GPL Classpath Exception:
- \* Oracle designates this particular file as subject to the "Classpath"
- \* exception
- as provided by Oracle in the GPL Version 2 section of the License
- \* file that accompanied this code.
- \*
- \* Modifications:
- \* If applicable, add the following below the License Header, with the fields
- \* enclosed by brackets [] replaced by your own identifying information:
- \* "Portions Copyright [year] [name of copyright owner]"
- \*
- \* Contributor(s):
- \* If you wish your version of this file to be governed by only the CDDL or
- \* only the GPL Version 2, indicate your decision by adding "[Contributor]
- \* elects to include this software in this distribution under the [CDDL or GPL
- \* Version 2] license." If you don't indicate a single choice of license, a
- \* recipient has the option to distribute your version of this file under
- \* either the CDDL, the GPL Version 2 or to extend the choice of license to
- \* its licensees as provided above. However, if you add GPL Version 2 code
- \* and therefore, elected the GPL Version 2 license, then the option applies
- \* only if the new code is made subject
- to such option by the copyright
- \* holder.
- \*/

Found in path(s):

- \* /opt/cola/permits/1833197682\_1698356515.304526/0/jaxb-api-2-2-11-sources-5-jar/javax/xml/bind/annotation/XmlAnyAttribute.java
- \* /opt/cola/permits/1833197682\_1698356515.304526/0/jaxb-api-2-2-11-sources-5-jar/javax/xml/bind/annotation/XmlMimeType.java
- \* /opt/cola/permits/1833197682\_1698356515.304526/0/jaxb-api-2-2-11-sources-5-jar/javax/xml/bind/annotation/XmlList.java
- \* /opt/cola/permits/1833197682\_1698356515.304526/0/jaxb-api-2-2-11-sources-5-jar/javax/xml/bind/annotation/XmlAccessType.java
- \* /opt/cola/permits/1833197682\_1698356515.304526/0/jaxb-api-2-2-11-sources-5-jar/javax/xml/bind/annotation/XmlAccessorOrder.java
- \* /opt/cola/permits/1833197682\_1698356515.304526/0/jaxb-api-2-2-11-sources-5-jar/javax/xml/bind/annotation/XmlAccessorType.java
- \* /opt/cola/permits/1833197682\_1698356515.304526/0/jaxb-api-2-2-11-sources-5-jar/javax/xml/bind/annotation/XmlAnyElement.java
- \* /opt/cola/permits/1833197682\_1698356515.304526/0/jaxb-api-2-2-11-sources-5-jar/javax/xml/bind/attachment/AttachmentMarshaller.java

```

*
/opt/cola/permits/1833197682_1698356515.304526/0/jaxb-api-2-2-11-sources-5-
jar/javax/xml/bind/attachment/AttachmentUnmarshaller.java
* /opt/cola/permits/1833197682_1698356515.304526/0/jaxb-api-2-2-11-sources-5-
jar/javax/xml/bind/annotation/XmlAccessOrder.java
* /opt/cola/permits/1833197682_1698356515.304526/0/jaxb-api-2-2-11-sources-5-
jar/javax/xml/bind/annotation/XmlSchemaTypes.java
* /opt/cola/permits/1833197682_1698356515.304526/0/jaxb-api-2-2-11-sources-5-
jar/javax/xml/bind/annotation/W3CDomHandler.java
* /opt/cola/permits/1833197682_1698356515.304526/0/jaxb-api-2-2-11-sources-5-jar/javax/xml/bind/Binder.java
* /opt/cola/permits/1833197682_1698356515.304526/0/jaxb-api-2-2-11-sources-5-
jar/javax/xml/bind/annotation/XmlMixed.java
* /opt/cola/permits/1833197682_1698356515.304526/0/jaxb-api-2-2-11-sources-5-
jar/javax/xml/bind/annotation/XmlAttachmentRef.java
* /opt/cola/permits/1833197682_1698356515.304526/0/jaxb-api-2-2-11-sources-5-
jar/javax/xml/bind/annotation/DomHandler.java
*
/opt/cola/permits/1833197682_1698356515.304526/0/jaxb-api-2-2-11-sources-5-
jar/javax/xml/bind/annotation/XmlElementWrapper.java
* /opt/cola/permits/1833197682_1698356515.304526/0/jaxb-api-2-2-11-sources-5-
jar/javax/xml/bind/annotation/XmlInlineBinaryData.java
* /opt/cola/permits/1833197682_1698356515.304526/0/jaxb-api-2-2-11-sources-5-
jar/javax/xml/bind/SchemaOutputResolver.java
* /opt/cola/permits/1833197682_1698356515.304526/0/jaxb-api-2-2-11-sources-5-
jar/javax/xml/bind/annotation/XmlSchemaType.java
No license file was found, but licenses were detected in source scan.

/*
* DO NOT ALTER OR REMOVE COPYRIGHT NOTICES OR THIS HEADER.
*
* Copyright (c) 2004-2013 Oracle and/or its affiliates. All rights reserved.
*
* The contents of this file are subject to the terms of either the GNU
* General Public License Version 2 only ("GPL") or the Common Development
* and Distribution License("CDDL") (collectively, the "License"). You
* may not use this file except in compliance with the License. You can
* obtain a copy of the License at
* http://glassfish.java.net/public/CDDL+GPL\_1\_1.html
* or packager/legal/LICENSE.txt. See the License for the specific
* language governing permissions and limitations under the License.
*
* When distributing the software, include this License Header Notice in each
* file and include the License file at packager/legal/LICENSE.txt.
*
* GPL Classpath Exception:
* Oracle designates this particular file as subject to the "Classpath"
* exception

```

as provided by Oracle in the GPL Version 2 section of the License

\* file that accompanied this code.

\*

\* Modifications:

\* If applicable, add the following below the License Header, with the fields

\* enclosed by brackets [] replaced by your own identifying information:

\* "Portions Copyright [year] [name of copyright owner]"

\*

\* Contributor(s):

\* If you wish your version of this file to be governed by only the CDDL or

\* only the GPL Version 2, indicate your decision by adding "[Contributor]

\* elects to include this software in this distribution under the [CDDL or GPL

\* Version 2] license." If you don't indicate a single choice of license, a

\* recipient has the option to distribute your version of this file under

\* either the CDDL, the GPL Version 2 or to extend the choice of license to

\* its licensees as provided above. However, if you add GPL Version 2 code

\* and therefore, elected the GPL Version 2 license, then the option applies

\* only if the new code is made subject

to such option by the copyright

\* holder.

\*/

Found in path(s):

\* /opt/cola/permits/1833197682\_1698356515.304526/0/jaxb-api-2-2-11-sources-5-jar/javax/xml/bind/annotation/adapters/CollapsedStringAdapter.java

\* /opt/cola/permits/1833197682\_1698356515.304526/0/jaxb-api-2-2-11-sources-5-jar/javax/xml/bind/annotation/XmlElements.java

\* /opt/cola/permits/1833197682\_1698356515.304526/0/jaxb-api-2-2-11-sources-5-jar/javax/xml/bind/annotation/XmlElementRefs.java

\* /opt/cola/permits/1833197682\_1698356515.304526/0/jaxb-api-2-2-11-sources-5-jar/javax/xml/bind/annotation/XmlIDREF.java

\* /opt/cola/permits/1833197682\_1698356515.304526/0/jaxb-api-2-2-11-sources-5-jar/javax/xml/bind/ParseConversionEvent.java

\* /opt/cola/permits/1833197682\_1698356515.304526/0/jaxb-api-2-2-11-sources-5-jar/javax/xml/bind/annotation/adapters/NormalizedStringAdapter.java

\* /opt/cola/permits/1833197682\_1698356515.304526/0/jaxb-api-2-2-11-sources-5-jar/javax/xml/bind/annotation/XmlID.java

\* /opt/cola/permits/1833197682\_1698356515.304526/0/jaxb-api-2-2-11-sources-5-jar/javax/xml/bind/annotation/XmlRootElement.java

\*

/opt/cola/permits/1833197682\_1698356515.304526/0/jaxb-api-2-2-11-sources-5-jar/javax/xml/bind/annotation/XmlElementRef.java

\* /opt/cola/permits/1833197682\_1698356515.304526/0/jaxb-api-2-2-11-sources-5-jar/javax/xml/bind/annotation/adapters/XmlJavaTypeAdapters.java

\* /opt/cola/permits/1833197682\_1698356515.304526/0/jaxb-api-2-2-11-sources-5-jar/javax/xml/bind/annotation/XmlNs.java

\* /opt/cola/permits/1833197682\_1698356515.304526/0/jaxb-api-2-2-11-sources-5-jar/javax/xml/bind/annotation/XmlType.java

\* /opt/cola/permits/1833197682\_1698356515.304526/0/jaxb-api-2-2-11-sources-5-jar/javax/xml/bind/annotation/adapters/XmlJavaTypeAdapter.java  
\* /opt/cola/permits/1833197682\_1698356515.304526/0/jaxb-api-2-2-11-sources-5-jar/javax/xml/bind/JAXBElement.java  
\* /opt/cola/permits/1833197682\_1698356515.304526/0/jaxb-api-2-2-11-sources-5-jar/javax/xml/bind/JAXBIntrospector.java  
\* /opt/cola/permits/1833197682\_1698356515.304526/0/jaxb-api-2-2-11-sources-5-jar/javax/xml/bind/annotation/XmlElementDecl.java  
\*  
/opt/cola/permits/1833197682\_1698356515.304526/0/jaxb-api-2-2-11-sources-5-jar/javax/xml/bind/annotation/adapters/XmlAdapter.java  
\* /opt/cola/permits/1833197682\_1698356515.304526/0/jaxb-api-2-2-11-sources-5-jar/javax/xml/bind/PropertyException.java  
\* /opt/cola/permits/1833197682\_1698356515.304526/0/jaxb-api-2-2-11-sources-5-jar/javax/xml/bind/PrintConversionEvent.java  
\* /opt/cola/permits/1833197682\_1698356515.304526/0/jaxb-api-2-2-11-sources-5-jar/javax/xml/bind/annotation/XmlEnum.java  
\* /opt/cola/permits/1833197682\_1698356515.304526/0/jaxb-api-2-2-11-sources-5-jar/javax/xml/bind/annotation/XmlElement.java  
\* /opt/cola/permits/1833197682\_1698356515.304526/0/jaxb-api-2-2-11-sources-5-jar/javax/xml/bind/annotation/XmlSchema.java  
\* /opt/cola/permits/1833197682\_1698356515.304526/0/jaxb-api-2-2-11-sources-5-jar/javax/xml/bind/annotation/XmlTransient.java  
\* /opt/cola/permits/1833197682\_1698356515.304526/0/jaxb-api-2-2-11-sources-5-jar/javax/xml/bind/annotation/XmlAttribute.java  
\*  
/opt/cola/permits/1833197682\_1698356515.304526/0/jaxb-api-2-2-11-sources-5-jar/javax/xml/bind/annotation/XmlEnumValue.java  
\* /opt/cola/permits/1833197682\_1698356515.304526/0/jaxb-api-2-2-11-sources-5-jar/javax/xml/bind/annotation/adapters/HexBinaryAdapter.java  
\* /opt/cola/permits/1833197682\_1698356515.304526/0/jaxb-api-2-2-11-sources-5-jar/javax/xml/bind/annotation/XmlRegistry.java  
\* /opt/cola/permits/1833197682\_1698356515.304526/0/jaxb-api-2-2-11-sources-5-jar/javax/xml/bind/annotation/XmlNsForm.java  
\* /opt/cola/permits/1833197682\_1698356515.304526/0/jaxb-api-2-2-11-sources-5-jar/javax/xml/bind/annotation/XmlValue.java

No license file was found, but licenses were detected in source scan.

<!--

DO NOT ALTER OR REMOVE COPYRIGHT NOTICES OR THIS HEADER.

Copyright (c) 2003-2013 Oracle and/or its affiliates. All rights reserved.

The contents of this file are subject to the terms of either the GNU General Public License Version 2 only ("GPL") or the Common Development and Distribution License("CDDL") (collectively, the "License"). You may not use this file except in compliance with the License. You can

obtain a copy of the License at  
[http://glassfish.java.net/public/CDDL+GPL\\_1\\_1.html](http://glassfish.java.net/public/CDDL+GPL_1_1.html)  
or packager/legal/LICENSE.txt. See the License for the specific  
language governing permissions and limitations under the License.

When distributing the software, include this License Header Notice in each  
file and include the License file at packager/legal/LICENSE.txt.

GPL Classpath Exception:

Oracle designates this particular file as subject to the "Classpath"

exception as provided by Oracle in the GPL Version 2 section of the License  
file that accompanied this code.

Modifications:

If applicable, add the following below the License Header, with the fields  
enclosed by brackets [] replaced by your own identifying information:

"Portions Copyright [year] [name of copyright owner]"

Contributor(s):

If you wish your version of this file to be governed by only the CDDL or  
only the GPL Version 2, indicate your decision by adding "[Contributor]  
elects to include this software in this distribution under the [CDDL or GPL  
Version 2] license." If you don't indicate a single choice of license, a  
recipient has the option to distribute your version of this file under  
either the CDDL, the GPL Version 2 or to extend the choice of license to  
its licensees as provided above. However, if you add GPL Version 2 code  
and therefore, elected the GPL Version 2 license, then the option applies  
only if the new  
code is made subject to such option by the copyright  
holder.

-->

Found in path(s):

\* /opt/cola/permits/1833197682\_1698356515.304526/0/jaxb-api-2-2-11-sources-5-  
jar/javax/xml/bind/helpers/package.html

\* /opt/cola/permits/1833197682\_1698356515.304526/0/jaxb-api-2-2-11-sources-5-jar/javax/xml/bind/package.html

\* /opt/cola/permits/1833197682\_1698356515.304526/0/jaxb-api-2-2-11-sources-5-  
jar/javax/xml/bind/util/package.html

No license file was found, but licenses were detected in source scan.

/\*

\* DO NOT ALTER OR REMOVE COPYRIGHT NOTICES OR THIS HEADER.

\*

\* Copyright (c) 2007-2013 Oracle and/or its affiliates. All rights reserved.

\*

\* The contents of this file are subject to the terms of either the GNU

\* General Public License Version 2 only ("GPL") or the Common Development  
 \* and Distribution License("CDDL") (collectively, the "License"). You  
 \* may not use this file except in compliance with the License. You can  
 \* obtain a copy of the License at  
 \* [http://glassfish.java.net/public/CDDL+GPL\\_1\\_1.html](http://glassfish.java.net/public/CDDL+GPL_1_1.html)  
 \* or packager/legal/LICENSE.txt. See the License for the specific  
 \* language governing permissions and limitations under the License.  
 \*  
 \* When distributing the software, include this License Header Notice in each  
 \* file and include the License file at packager/legal/LICENSE.txt.  
 \*  
 \* GPL Classpath Exception:  
 \* Oracle designates this particular file as subject to the "Classpath"  
 \* exception  
 \* as provided by Oracle in the GPL Version 2 section of the License  
 \* file that accompanied this code.  
 \*  
 \* Modifications:  
 \* If applicable, add the following below the License Header, with the fields  
 \* enclosed by brackets [] replaced by your own identifying information:  
 \* "Portions Copyright [year] [name of copyright owner]"  
 \*  
 \* Contributor(s):  
 \* If you wish your version of this file to be governed by only the CDDL or  
 \* only the GPL Version 2, indicate your decision by adding "[Contributor]  
 \* elects to include this software in this distribution under the [CDDL or GPL  
 \* Version 2] license." If you don't indicate a single choice of license, a  
 \* recipient has the option to distribute your version of this file under  
 \* either the CDDL, the GPL Version 2 or to extend the choice of license to  
 \* its licensees as provided above. However, if you add GPL Version 2 code  
 \* and therefore, elected the GPL Version 2 license, then the option applies  
 \* only if the new code is made subject  
 \* to such option by the copyright  
 \* holder.  
 \*/

Found in path(s):

\* /opt/cola/permits/1833197682\_1698356515.304526/0/jaxb-api-2-2-11-sources-5-  
 jar/javax/xml/bind/DatatypeConverterImpl.java  
 \* /opt/cola/permits/1833197682\_1698356515.304526/0/jaxb-api-2-2-11-sources-5-  
 jar/javax/xml/bind/JAXBPermission.java  
 \* /opt/cola/permits/1833197682\_1698356515.304526/0/jaxb-api-2-2-11-sources-5-  
 jar/javax/xml/bind/WhiteSpaceProcessor.java

## 1.1063 linux-libc-dev 5.4.0-166.183



## 1.1063.1 Available under license :

### GNU GENERAL PUBLIC LICENSE

Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.

51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

#### Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. This General Public License applies to most of the Free Software Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Library General Public License instead.) You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we

want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and modification follow.

## GNU GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and

distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.

b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.

c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Program.

In addition, mere aggregation of another work not based on the Program with the Program (or with a work based on the Program) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

- a) Accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,
  
- b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,
  
- c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are

prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6.

Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

#### NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING

OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS),  
EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

#### END OF TERMS AND CONDITIONS

#### How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

```
<one line to give the program's name and a brief idea of what it does.>  
Copyright (C) <year> <name of author>
```

This program is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation; either version 2 of the License, or  
(at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program; if not, write to the Free Software Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA

Also add information on how to contact you by electronic and paper mail.

If the program is interactive, make it output a short notice like this when it starts in an interactive mode:

```
Gnomovision version 69, Copyright (C) year name of author  
Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type `show w'.  
This is free software, and you are welcome to redistribute it  
under certain conditions; type `show c' for details.
```

The hypothetical commands

`show w' and `show c' should show the appropriate parts of the General Public License. Of course, the commands you use may be called something other than `show w' and `show c'; they could even be mouse-clicks or menu items--whatever suits your program.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the program, if necessary. Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the program  
`Gnomovision' (which makes passes at compilers) written by James Hacker.

<signature of Ty Coon>, 1 April 1989

Ty Coon, President of Vice

This General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Library General Public License instead of this License.

Copyright (c) 2009-2013 QLogic Corporation

QLogic Linux qlenic NIC Driver

You may modify and redistribute the device driver code under the GNU General Public License (a copy of which is attached hereto as Exhibit A) published by the Free Software Foundation (version 2).

## EXHIBIT A

### GNU GENERAL PUBLIC LICENSE

Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.  
51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA  
Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

#### Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. This General Public License applies to most of the Free Software Foundation's software and to any other program whose authors



commit to using it. (Some other Free Software Foundation software is covered by the GNU Lesser General Public License instead.) You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have.

You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and modification follow.

GNU GENERAL PUBLIC LICENSE  
TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section

1

above, provided that you also meet all of these conditions:

- a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.
- b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.
- c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide

a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Program.

In addition,

mere aggregation of another work not based on the Program with the Program (or with a work based on the Program) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

a) Accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If

distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or

otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions

either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

#### NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

Valid-License-Identifier: BSD-3-Clause

SPDX-URL: <https://spdx.org/licenses/BSD-3-Clause.html>

Usage-Guide:

To use the BSD 3-clause "New" or "Revised" License put the following SPDX tag/value pair into a comment according to the placement guidelines in the licensing rules documentation:

SPDX-License-Identifier: BSD-3-Clause

License-Text:

Copyright (c) <year> <owner> . All rights reserved.

Redistribution and use in source and binary forms, with or without

modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
3. Neither the name of the copyright holder nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT HOLDER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Valid-License-Identifier: ISC

SPDX-URL: <https://spdx.org/licenses/ISC.html>

Usage-Guide:

To use the ISC License put the following SPDX tag/value pair into a comment according to the placement guidelines in the licensing rules documentation:

SPDX-License-Identifier: ISC

License-Text:

ISC License

Copyright (c) <year> <copyright holders>

Permission to use, copy, modify, and/or distribute this software for any purpose with or without fee is hereby granted, provided that the above copyright notice and this permission notice appear in all copies.

THE SOFTWARE IS PROVIDED "AS IS" AND THE AUTHOR DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS. IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY SPECIAL, DIRECT, INDIRECT, OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN

CONNECTION WITH  
THE USE OR PERFORMANCE OF THIS SOFTWARE.

Valid-License-Identifier: X11

SPDX-URL: <https://spdx.org/licenses/X11.html>

Usage-Guide:

To use the X11 put the following SPDX tag/value pair into a comment according to the placement guidelines in the licensing rules documentation:

SPDX-License-Identifier: X11

License-Text:

X11 License

Copyright (C) 1996 X Consortium

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE X CONSORTIUM BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Except as contained in this notice, the name of the X Consortium shall not be used in advertising or otherwise to promote the sale, use or other dealings in this Software without prior written authorization from the X Consortium.

X Window System is a trademark of X Consortium, Inc.

/\* nicstar.c v0.22 Jawaid Bazyar (bazyar@hypermall.com)

\* nicstar.c, M. Welsh (matt.welsh@cl.cam.ac.uk)

\*

\* Hacked October, 1997 by Jawaid Bazyar, Interlink Advertising Services Inc.

\* <http://www.hypermall.com/>

\* 10/1/97 - commented out CFG\_PHYIE bit - we don't care when the PHY

\* interrupts us (except possibly for removal/insertion of the cable?)

\* 10/4/97 - began heavy inline documentation of the code. Corrected typos



\* and spelling mistakes.

\* 10/5/97 - added code to handle PHY interrupts, disable PHY on  
\* loss of link, and correctly re-enable PHY when link is  
\* re-established. (put back CFG\_PHYIE)

\*

\* Modified to work with the IDT7721 nicstar -- AAL5 (tested) only.

\*

\* R. D. Rechenmacher <ron@fnal.gov>, Aug. 6, 1997

\*

\* Linux driver for the IDT77201 NICStAR PCI ATM controller.  
\* PHY component is expected to be 155 Mbps S/UNI-Lite or IDT 77155;  
\* see init\_nicstar() for PHY initialization to change this. This driver  
\* expects the Linux ATM stack to support scatter-gather  
lists  
\* (skb->atm.iovcnt != 0) for Rx skb's passed to vcc->push.

\*

\* Implementing minimal-copy of received data:  
\* IDT always receives data into a small buffer, then large buffers  
\* as needed. This means that data must always be copied to create  
\* the linear buffer needed by most non-ATM protocol stacks (e.g. IP)  
\* Fix is simple: make large buffers large enough to hold entire  
\* SDU, and leave <small\_buffer\_data> bytes empty at the start. Then  
\* copy small buffer contents to head of large buffer.  
\* Trick is to avoid fragmenting Linux, due to need for a lot of large  
\* buffers. This is done by 2 things:  
\* 1) skb->destructor / skb->atm.recycle\_buffer  
\* combined, allow nicstar\_free\_rx\_skb to be called to  
\* recycle large data buffers  
\* 2) skb\_clone of received buffers  
\* See nicstar\_free\_rx\_skb and linearize\_buffer for implementation  
\* details.

\*

\*

\*

\* Copyright (c) 1996 University of Cambridge  
Computer Laboratory

\*

\* This program is free software; you can redistribute it and/or modify  
\* it under the terms of the GNU General Public License as published by  
\* the Free Software Foundation; either version 2 of the License, or  
\* (at your option) any later version.

\*

\* This program is distributed in the hope that it will be useful,  
\* but WITHOUT ANY WARRANTY; without even the implied warranty of  
\* MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the  
\* GNU General Public License for more details.

\*

\* You should have received a copy of the GNU General Public License

\* along with this program; if not, write to the Free Software  
\* Foundation, Inc., 675 Mass Ave, Cambridge, MA 02139, USA.  
\*  
\* M. Welsh, 6 July 1996  
\*  
\*  
\*/

## GNU GENERAL PUBLIC LICENSE

Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.

59 Temple Place, Suite 330, Boston, MA 02111-1307 USA

Everyone is permitted to copy and distribute verbatim copies  
of this license document, but changing it is not allowed.

### Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. This General Public License applies to most of the Free Software Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Library General Public License instead.) You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy,

distribute  
and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and modification follow.

## GNU GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

- a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.
- b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.
- c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Program.

In addition, mere aggregation of another work not based on the Program with the Program (or with a work based on the Program) on a volume of a storage or distribution medium does not bring the other work under

the scope of this License.

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

- a) Accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,
- b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,
- c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under

this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing

to distribute software through  
any other system and a licensee cannot  
impose that choice.

This section is intended to make thoroughly clear what is believed to  
be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in  
certain countries either by patents or by copyrighted interfaces, the  
original copyright holder who places the Program under this License  
may add an explicit geographical distribution limitation excluding  
those countries, so that distribution is permitted only in or among  
countries not thus excluded. In such case, this License incorporates  
the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions  
of the General Public License from time to time. Such new versions will  
be similar in spirit to the present version, but may differ in detail to  
address new problems or concerns.

Each version is given a distinguishing version number. If the Program  
specifies a version number  
of this License which applies to it and "any  
later version", you have the option of following the terms and conditions  
either of that version or of any later version published by the Free  
Software Foundation. If the Program does not specify a version number of  
this License, you may choose any version ever published by the Free Software  
Foundation.

10. If you wish to incorporate parts of the Program into other free  
programs whose distribution conditions are different, write to the author  
to ask for permission. For software which is copyrighted by the Free  
Software Foundation, write to the Free Software Foundation; we sometimes  
make exceptions for this. Our decision will be guided by the two goals  
of preserving the free status of all derivatives of our free software and  
of promoting the sharing and reuse of software generally.

#### NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY  
FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW.

EXCEPT WHEN

OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES  
PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED  
OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF  
MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS  
TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE  
PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING,

## REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN

IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

## END OF TERMS AND CONDITIONS

### How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

<one line to give the program's name and a brief idea of what it does.>

Copyright (C) <year> <name of author>

This program is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation; either version 2 of the License,

or

(at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program; if not, write to the Free Software Foundation, Inc., 59 Temple Place, Suite 330, Boston, MA 02111-1307 USA

Also add information on how to contact you by electronic and paper mail.

If the program is interactive, make it output a short notice like this



when it starts in an interactive mode:

Gnomovision version 69, Copyright (C) year name of author  
Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type `show w'.  
This is free software, and you are welcome to redistribute it  
under certain conditions; type `show c' for details.

The hypothetical commands `show w' and  
`show c' should show the appropriate  
parts of the General Public License. Of course, the commands you use may  
be called something other than `show w' and `show c'; they could even be  
mouse-clicks or menu items--whatever suits your program.

You should also get your employer (if you work as a programmer) or your  
school, if any, to sign a "copyright disclaimer" for the program, if  
necessary. Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the program  
`Gnomovision' (which makes passes at compilers) written by James Hacker.

<signature of Ty Coon>, 1 April 1989  
Ty Coon, President of Vice

This General Public License does not permit incorporating your program into  
proprietary programs. If your program is a subroutine library, you may  
consider it more useful to permit linking proprietary applications with the  
library. If this is what you want to do, use the GNU Library General  
Public License instead of this License.

Copyright (c) 2003-2013 QLogic Corporation  
QLogic Linux iSCSI Driver

This program includes a device driver for Linux 3.x.  
You may modify and redistribute the device driver code under the  
GNU General Public License (a copy of which is attached hereto as  
Exhibit A) published by the Free Software Foundation (version 2).

## EXHIBIT A

### GNU GENERAL PUBLIC LICENSE Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.  
51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA  
Everyone is permitted to copy and distribute verbatim copies  
of this license document, but changing it is not allowed.

Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. This General Public License applies to most of the Free Software Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Lesser General Public License instead.) You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and modification follow.

GNU GENERAL PUBLIC LICENSE  
TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

- a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.
- b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third

parties under the terms of this License.

- c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Program.

In addition, mere aggregation of another work not based on the Program with the Program (or with a work based on the Program) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

- a) Accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,
- b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms

of Sections 1 and 2 above on a medium customarily used for software interchange; or,

c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works.

These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to

these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software

Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this.

Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

#### NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

Code in this directory written at the IDA Supercomputing Research Center carries the following copyright and license.

Copyright 1993 United States Government as represented by the

Director, National Security Agency. This software may be used and distributed according to the terms of the GNU General Public License, incorporated herein by reference.

In addition to the disclaimers in the GPL, SRC expressly disclaims any and all warranties, expressed or implied, concerning the enclosed software. This software was developed at SRC for use in internal research, and the intent in sharing this software is to promote the productive interchange of ideas throughout the research community. All software is furnished on an "as-is" basis. No further updates to this software should be expected. Although updates may occur, no commitment exists.

Copyright (c) 2003-2006, Marvell International Ltd.  
All Rights Reserved

This program is free software; you can redistribute it and/or modify it under the terms of version 2 of the GNU General Public License as published by the Free Software Foundation.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program; if not, write to the Free Software Foundation, Inc., 59 Temple Place - Suite 330, Boston, MA 02111-1307, USA.  
The files in this directory and elsewhere which refer to this LICENCE file are part of JFFS2, the Journalling Flash File System v2.

Copyright 2001-2007 Red Hat, Inc. and others

JFFS2 is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation; either version 2 or (at your option) any later version.

JFFS2 is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with JFFS2; if not, write to the Free Software Foundation, Inc., 59 Temple Place, Suite 330, Boston, MA 02111-1307 USA.

As a special exception, if other files instantiate templates or use macros or inline functions from these files, or you compile these files and link them with other works to produce



a work based on these files, these files do not by themselves cause the resulting work to be covered by the GNU General Public License. However the source code for these files must still be made available in accordance with section (3) of the GNU General Public License.

This exception does not invalidate any other reasons why a work based on this file might be covered by the GNU General Public License.

The Linux Kernel is provided under:

SPDX-License-Identifier: GPL-2.0 WITH Linux-syscall-note

Being under the terms of the GNU General Public License version 2 only, according with:

LICENSES/preferred/GPL-2.0

With an explicit syscall exception, as stated at:

LICENSES/exceptions/Linux-syscall-note

In addition, other licenses may also apply. Please see:

Documentation/process/license-rules.rst

for more details.

Copyright (c) 2003-2006 QLogic Corporation  
QLogic Linux Networking HBA Driver

This program includes a device driver for Linux 2.6 that may be distributed with QLogic hardware specific firmware binary file. You may modify and redistribute the device driver code under the GNU General Public License as published by the Free Software Foundation (version 2 or a later version).

You may redistribute the hardware specific firmware binary file under the following terms:

1. Redistribution of source code (only if applicable), must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistribution in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
3. The name of QLogic Corporation may not be used to

endorse or promote products derived from this software  
without specific prior written permission

#### REGARDLESS

OF WHAT LICENSING MECHANISM IS USED OR APPLICABLE,  
THIS PROGRAM IS PROVIDED BY QLOGIC CORPORATION "AS IS" AND ANY  
EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE  
IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A  
PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE AUTHOR  
BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL,  
EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED  
TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE,  
DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON  
ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY,  
OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY  
OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE  
POSSIBILITY OF SUCH DAMAGE.

USER ACKNOWLEDGES AND AGREES THAT USE OF THIS PROGRAM WILL NOT  
CREATE OR GIVE GROUNDS FOR A LICENSE BY IMPLICATION, ESTOPPEL, OR  
OTHERWISE IN ANY INTELLECTUAL PROPERTY RIGHTS (PATENT, COPYRIGHT,  
TRADE SECRET, MASK WORK,  
OR OTHER PROPRIETARY RIGHT) EMBODIED IN  
ANY OTHER QLOGIC HARDWARE OR SOFTWARE EITHER SOLELY OR IN  
COMBINATION WITH THIS PROGRAM.

Valid-License-Identifier: MIT

SPDX-URL: <https://spdx.org/licenses/MIT.html>

Usage-Guide:

To use the MIT License put the following SPDX tag/value pair into a  
comment according to the placement guidelines in the licensing rules  
documentation:

SPDX-License-Identifier: MIT

License-Text:

MIT License

Copyright (c) <year> <copyright holders>

Permission is hereby granted, free of charge, to any person obtaining a  
copy of this software and associated documentation files (the "Software"),  
to deal in the Software without restriction, including without limitation  
the rights to use, copy, modify, merge, publish, distribute, sublicense,  
and/or sell copies of the Software, and to permit persons to whom the  
Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in  
all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Valid-License-Identifier: BSD-2-Clause

SPDX-URL: <https://spdx.org/licenses/BSD-2-Clause.html>

Usage-Guide:

To use the BSD 2-clause "Simplified" License put the following SPDX tag/value pair into a comment according to the placement guidelines in the licensing rules documentation:

SPDX-License-Identifier: BSD-2-Clause

License-Text:

Copyright (c) <year> <owner> . All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT HOLDER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

SPDX-Exception-Identifier: Linux-syscall-note

SPDX-URL: <https://spdx.org/licenses/Linux-syscall-note.html>

SPDX-Licenses: GPL-2.0, GPL-2.0+, GPL-1.0+, LGPL-2.0, LGPL-2.0+, LGPL-2.1, LGPL-2.1+, GPL-2.0-only, GPL-2.0-or-later

Usage-Guide:

This exception is used together with one of the above SPDX-Licenses to mark user space API (uapi) header files so they can be included

into non GPL compliant user space application code.

To use this exception add it with the keyword WITH to one of the identifiers in the SPDX-Licenses tag:

SPDX-License-Identifier: <SPDX-License> WITH Linux-syscall-note  
License-Text:

NOTE! This copyright does *\*not\** cover user programs that use kernel services by normal system calls - this is merely considered normal use of the kernel, and does *\*not\** fall under the heading of "derived work". Also note that the GPL below is copyrighted by the Free Software Foundation, but the instance of code that it refers to (the Linux kernel) is copyrighted by me and others who actually wrote it.

Also note that the only valid version of the GPL as far as the kernel is concerned is `_this_` particular version of the license (ie v2, not v2.2 or v3.x or whatever), unless explicitly otherwise stated.

Linus Torvalds

Valid-License-Identifier: BSD-3-Clause-Clear

SPDX-URL: <https://spdx.org/licenses/BSD-3-Clause-Clear.html>

Usage-Guide:

To use the BSD 3-clause "Clear" License put the following SPDX tag/value pair into a comment according to the placement guidelines in the licensing rules documentation:

SPDX-License-Identifier: BSD-3-Clause-Clear  
License-Text:

The Clear BSD License

Copyright (c) [xxxx]-[xxxx] [Owner Organization]

All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted (subject to the limitations in the disclaimer below) provided that the following conditions are met:

\* Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.

\* Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

\* Neither

the name of [Owner Organization] nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

NO EXPRESS OR IMPLIED LICENSES TO ANY PARTY'S PATENT RIGHTS ARE GRANTED BY THIS LICENSE. THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT HOLDER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

This is the full-colour version of the currently unofficial Linux logo ("currently unofficial" just means that there has been no paperwork and that I have not really announced it yet). It was created by Larry Ewing, and is freely usable as long as you acknowledge Larry as the original artist.

Note that there are black-and-white versions of this available that scale down to smaller sizes and are better for letterheads or whatever you want to use it for: for the full range of logos take a look at Larry's web-page:

<http://www.isc.tamu.edu/~lewing/linux/>  
Copyright (c) 2003-2014 QLogic Corporation  
QLogic Linux FC-FCoE Driver

This program includes a device driver for Linux 3.x.  
You may modify and redistribute the device driver code under the GNU General Public License (a copy of which is attached hereto as Exhibit A) published by the Free Software Foundation (version 2).

## EXHIBIT A

### GNU GENERAL PUBLIC LICENSE Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.  
51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA  
Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. This General Public License applies to most of the Free Software Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Lesser General Public License instead.) You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and modification follow.

GNU GENERAL PUBLIC LICENSE  
TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

- a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.
- b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.

c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Program.

In addition, mere aggregation of another work not based on the Program with the Program (or with a work based on the Program) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

- a) Accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,
- b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms



of Sections 1 and 2 above on a medium customarily used for software interchange; or,

c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works.

These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to

these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software

Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this.

Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

#### NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

Valid-License-Identifier: Linux-OpenIB

SPDX-URL: <https://spdx.org/licenses/Linux-OpenIB.html>

Usage-Guide:

To use the Linux Kernel Variant of OpenIB.org license put the following

SPDX tag/value pair into a comment according to the placement guidelines in the licensing rules documentation:

SPDX-License-Identifier: Linux-OpenIB

License-Text:

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS

FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Copyright (c) 2003-2011 QLogic Corporation

QLogic Linux qlge NIC Driver

You may modify and redistribute the device driver code under the GNU General Public License (a copy of which is attached hereto as Exhibit A) published by the Free Software Foundation (version 2).

## EXHIBIT A

### GNU GENERAL PUBLIC LICENSE

Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.  
51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA  
Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

#### Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. This General Public License applies to most of the Free Software

Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Lesser General Public License instead.) You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and modification follow.

GNU GENERAL PUBLIC LICENSE  
TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

- a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.
- b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.
- c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a

notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but

does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Program.

In addition, mere aggregation of another work not based on the Program with the Program (or with a work based on the Program) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

a) Accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you

received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If

distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent



infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program

specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

#### NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

FlashPoint Driver Developer's Kit  
Version 1.0

Copyright 1995-1996 by Mylex Corporation  
All Rights Reserved

This program is free software; you may redistribute and/or modify it under the terms of either:

- a) the GNU General Public License as published by the Free Software

Foundation; either version 2, or (at your option) any later version,

or

b) the "BSD-style License" included below.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY, without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See either the GNU General Public License or the BSD-style License below for more details.

You should have received a copy of the GNU General Public License along with this program; if not, write to the Free Software Foundation, Inc., 675 Mass Ave, Cambridge, MA 02139, USA.

The BSD-style License is as follows:

#### Redistribution

and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain this LICENSE.FlashPoint file, without modification, this list of conditions, and the following disclaimer. The following copyright notice must appear immediately at the beginning of all source files:

Copyright 1995-1996 by Mylex Corporation. All Rights Reserved

This file is available under both the GNU General Public License and a BSD-style copyright; see LICENSE.FlashPoint for details.

2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

3. The name of Mylex Corporation may not be used to endorse or promote products derived from this software without specific prior written permission.

#### THIS SOFTWARE

IS PROVIDED BY MYLEX CORP. ``AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE AUTHOR OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER

CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

# 1.1064 opentracing-go 1.2.0

## 1.1064.1 Available under license :

Apache License  
Version 2.0, January 2004  
<http://www.apache.org/licenses/>

### TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

#### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct

or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding

those notices that do not

pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. **Submission of Contributions.** Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions. Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.
6. **Trademarks.** This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.
7. **Disclaimer of Warranty.** Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.
8. **Limitation of Liability.** In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.
9. **Accepting Warranty or Additional Liability.** While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

## END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "{}" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright 2016 The OpenTracing Authors

Licensed under the Apache License, Version 2.0 (the "License"); you may not use this file except in compliance with the License. You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

# 1.1065 docker 24.0.7+incompatible

## 1.1065.1 Available under license :

Copyright (c) 2012 Alex Ogier. All rights reserved.

Copyright (c) 2012 The Go Authors. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- \* Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- \* Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
- \* Neither the name of Google Inc. nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.



THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE

ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Copyright 2013 Keith Rarick

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Apache License

Version 2.0, January 2004

<http://www.apache.org/licenses/>

## TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all

other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must

include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special,

incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

#### END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License"); you may not use this file except in compliance with the License. You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.

See the License for the specific language governing permissions and limitations under the License.

Copyright 2012 Matt T. Proud (matt.proud@gmail.com)

Apache License

Version 2.0, January 2004

<http://www.apache.org/licenses/>

## TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

## 2. Grant of Copyright License.

Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

## 3. Grant of Patent License.

Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

## 4. Redistribution.

You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

You must give any other recipients of the Work or Derivative Works a copy of this License; and

You must cause any modified files to carry prominent notices stating that You changed the files; and

You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark,

and attribution notices from the Source form

of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and

If the Work includes a "NOTICE" text file as part of its distribution, then any

Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices

that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the

Derivative Works; within the Source form or documentation, if provided along

with the Derivative Works; or, within a display generated by the Derivative

Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the

License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided

that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

## 5. Submission of Contributions.

Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

## 6. Trademarks.

This License does not grant permission to use the trade names, trademarks, service marks,

or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

## 7. Disclaimer of Warranty.



Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

#### 8. Limitation of Liability.

In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

#### 9. Accepting Warranty or Additional Liability.

While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.  
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to  
in writing, software  
distributed under the License is distributed on an "AS IS" BASIS,  
WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.  
See the License for the specific language governing permissions and  
limitations under the License.

Data model artifacts for Prometheus.

Copyright 2012-2015 The Prometheus Authors

This product includes software developed at  
SoundCloud Ltd. (<http://soundcloud.com/>).

MIT License

Copyright (c) 2021 Tnis Tiigi

Permission is hereby granted, free of charge, to any person obtaining a copy  
of this software and associated documentation files (the "Software"), to deal  
in the Software without restriction, including without limitation the rights  
to use, copy, modify, merge, publish, distribute, sublicense, and/or sell  
copies of the Software, and to permit persons to whom the Software is  
furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all  
copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR  
IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY,  
FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE  
AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER  
LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM,  
OUT OF OR IN CONNECTION  
WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE  
SOFTWARE.

Apache License

Version 2.0, January 2004

<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction,

and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You"  
(or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations,  
or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to

communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works

that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and

(d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not

pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS,

WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "{}" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright (c) 2014, OmniTI Computer Consulting, Inc.

Licensed under the Apache License, Version 2.0 (the "License");

you may not use this file except in compliance with the License.  
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.  
Copyright 2014 gRPC authors.

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.  
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

Copyright Amazon.com, Inc. or its affiliates. All Rights Reserved.

// SPDX-License-Identifier: Apache-2.0 OR GPL-2.0-or-later

package v2\_3

// OtherLicense is an Other License Information section of an  
// SPDX Document for version 2.3 of the spec.

type OtherLicense struct {

    // 10.1: License Identifier: "LicenseRef-[idstring]"

    // Cardinality: conditional (mandatory, one) if license is not

    //         on SPDX License List

    LicenseIdentifier string `json:"licenseId"`

    // 10.2: Extracted Text

    // Cardinality: conditional (mandatory, one) if there is a

    //         License Identifier assigned

    ExtractedText string `json:"extractedText"`

    // 10.3: License Name: single line of text or "NOASSERTION"

    // Cardinality: conditional (mandatory, one) if license is not

    //         on SPDX License List

    LicenseName string `json:"name,omitempty"`

    // 10.4: License Cross Reference

    // Cardinality: conditional (optional, one or many) if license

```
// is not on SPDX License List
LicenseCrossReferences []string `json:"seeAlsos,omitempty"``
```

```
//
10.5: License Comment
// Cardinality: optional, one
LicenseComment string `json:"comment,omitempty"``
}
```

Copyright (c) 2016 Caleb Spare

#### MIT License

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Docker

Copyright 2012-2017 Docker, Inc.

This product includes software developed at Docker, Inc. (<https://www.docker.com>).

The following is courtesy of our legal counsel:

Use and transfer of Docker may be subject to certain restrictions by the United States and other governments.

It is your responsibility to ensure that your use and/or transfer does not violate applicable laws.

For more information, please see <https://www.bis.doc.gov>

See also <https://www.apache.org/dev/crypto.html> and/or seek legal counsel.



## 1. Definitions

### 1.1. Contributor

means each individual or legal entity that creates, contributes to the creation of, or owns Covered Software.

### 1.2. Contributor Version

means the combination of the Contributions of others (if any) used by a Contributor and that particular Contributor's Contribution.

### 1.3. Contribution

means Covered Software of a particular Contributor.

### 1.4. Covered Software

means Source Code Form to which the initial Contributor has attached the notice in Exhibit A, the Executable Form of such Source Code Form, and Modifications of such Source Code Form, in each case including portions thereof.

### 1.5. Incompatible With Secondary Licenses

means

a. that the initial Contributor has attached the notice described in Exhibit B to the Covered Software; or

b. that the Covered Software was made available under the terms of version 1.1 or earlier of the License, but

not also under the terms of a Secondary License.

### 1.6. Executable Form

means any form of the work other than Source Code Form.

### 1.7. Larger Work

means a work that combines Covered Software with other material, in a separate file or files, that is not Covered Software.

### 1.8. License

means this document.

## 1.9. Licensable

means having the right to grant, to the maximum extent possible, whether at the time of the initial grant or subsequently, any and all of the rights conveyed by this License.

## 1.10. Modifications

means any of the following:

- a. any file in Source Code Form that results from an addition to, deletion from, or modification of the contents of Covered Software; or
- b. any new file in Source Code Form that contains any Covered Software.

## 1.11. Patent Claims of a Contributor

means any patent claim(s), including without limitation, method, process, and apparatus claims, in any patent Licensable

by such Contributor that

would be infringed, but for the grant of the License, by the making, using, selling, offering for sale, having made, import, or transfer of either its Contributions or its Contributor Version.

## 1.12. Secondary License

means either the GNU General Public License, Version 2.0, the GNU Lesser General Public License, Version 2.1, the GNU Affero General Public License, Version 3.0, or any later versions of those licenses.

## 1.13. Source Code Form

means the form of the work preferred for making modifications.

## 1.14. You (or Your)

means an individual or a legal entity exercising rights under this License. For legal entities, You includes any entity that controls, is controlled by, or is under common control with You. For purposes of this definition, control means (a) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (b)

ownership of more than fifty percent (50%) of the outstanding shares or beneficial ownership of such entity.

## 2. License Grants and Conditions

## 2.1. Grants

Each Contributor hereby grants You a world-wide, royalty-free, non-exclusive license:

- a. under intellectual property rights (other than patent or trademark) Licensable by such Contributor to use, reproduce, make available, modify, display, perform, distribute, and otherwise exploit its Contributions, either on an unmodified basis, with Modifications, or as part of a Larger Work; and
- b. under Patent Claims of such Contributor to make, use, sell, offer for sale, have made, import, and otherwise transfer either its Contributions or its Contributor Version.

## 2.2. Effective Date

The licenses granted in Section 2.1 with respect to any Contribution become effective for each Contribution on the date the Contributor first distributes such Contribution.

## 2.3.

### Limitations on Grant Scope

The licenses granted in this Section 2 are the only rights granted under this License. No additional rights or licenses will be implied from the distribution or licensing of Covered Software under this License. Notwithstanding Section 2.1(b) above, no patent license is granted by a Contributor:

- a. for any code that a Contributor has removed from Covered Software; or
- b. for infringements caused by: (i) Your and any other third party's modifications of Covered Software, or (ii) the combination of its Contributions with other software (except as part of its Contributor Version); or
- c. under Patent Claims infringed by Covered Software in the absence of its Contributions.

This License does not grant any rights in the trademarks, service marks, or logos of any Contributor (except as may be necessary to comply with the notice requirements in Section 3.4).

## 2.4. Subsequent

### Licenses

No Contributor makes additional grants as a result of Your choice to

distribute the Covered Software under a subsequent version of this License (see Section 10.2) or under the terms of a Secondary License (if permitted under the terms of Section 3.3).

## 2.5. Representation

Each Contributor represents that the Contributor believes its Contributions are its original creation(s) or it has sufficient rights to grant the rights to its Contributions conveyed by this License.

## 2.6. Fair Use

This License is not intended to limit any rights You have under applicable copyright doctrines of fair use, fair dealing, or other equivalents.

## 2.7. Conditions

Sections 3.1, 3.2, 3.3, and 3.4 are conditions of the licenses granted in Section 2.1.

## 3. Responsibilities

### 3.1. Distribution of Source Form

All distribution of Covered Software in Source Code Form, including any Modifications that You create or to which You contribute, must be under the terms of this License. You must inform recipients that the Source Code Form of the Covered Software is governed by the terms of this License, and how they can obtain a copy of this License. You may not attempt to alter or restrict the recipients rights in the Source Code Form.

### 3.2. Distribution of Executable Form

If You distribute Covered Software in Executable Form then:

- a. such Covered Software must also be made available in Source Code Form, as described in Section 3.1, and You must inform recipients of the Executable Form how they can obtain a copy of such Source Code Form by reasonable means in a timely manner, at a charge no more than the cost of distribution to the recipient; and
- b. You may distribute such Executable Form under the terms of this License, or sublicense it under different terms, provided that the license for the Executable Form does not attempt to limit or alter the recipients rights in the Source Code Form under this License.

### 3.3. Distribution of a Larger Work

You may create and distribute a Larger Work under terms of Your choice, provided that You also comply with the requirements of this License for the Covered Software. If the Larger Work is a combination of Covered Software with a work governed by one or more Secondary Licenses, and the Covered Software is not Incompatible With Secondary Licenses, this License permits You to additionally distribute such Covered Software under the terms of such Secondary License(s), so that the recipient of the Larger Work may, at their option, further distribute the Covered Software under the terms of either this License or such Secondary License(s).

### 3.4. Notices

You may not remove or alter the substance of any license notices (including copyright notices, patent notices, disclaimers of warranty, or limitations of liability) contained within the Source Code Form of the Covered Software, except that You may alter any license notices to the extent required to remedy known factual inaccuracies.

### 3.5. Application of Additional Terms

You may choose to offer, and to charge a fee for, warranty, support, indemnity or liability obligations to one or more recipients of Covered Software. However, You may do so only on Your own behalf, and not on behalf of any Contributor. You must make it absolutely clear that any such warranty, support, indemnity, or liability obligation is offered by You alone, and You hereby agree to indemnify every Contributor for any liability incurred by such Contributor as a result of warranty, support, indemnity or liability terms You offer. You may include additional disclaimers of warranty and limitations of liability specific to any jurisdiction.

## 4. Inability to Comply Due to Statute or Regulation

If it is impossible for You to comply with any of the terms of this License with respect to some or all of the Covered Software due to statute, judicial order, or regulation then You must: (a) comply with the terms of this License to the maximum extent possible; and (b) describe the limitations and the code they affect. Such description must be placed in a text file included with all distributions of the Covered Software under this License. Except to the extent prohibited by statute or regulation, such description must be sufficiently detailed for a recipient of ordinary skill to be able to understand it.

## 5. Termination

5.1. The rights granted under this License will terminate automatically if You fail to comply with any of its terms. However, if You become compliant, then the rights granted under this License from a particular Contributor are reinstated (a) provisionally, unless and until such Contributor explicitly and finally terminates Your grants, and (b) on an ongoing basis,

if such Contributor fails to notify You of the non-compliance by some reasonable means prior to 60 days after You have come back into compliance. Moreover, Your grants from a particular Contributor are reinstated on an ongoing basis if such Contributor notifies You of the non-compliance by some reasonable means, this is the first time You have received notice of non-compliance with this License from such Contributor, and You become compliant prior to 30 days after Your receipt of the notice.

5.2. If You initiate litigation against any entity by asserting a patent infringement claim (excluding declaratory judgment actions, counter-claims, and cross-claims) alleging that a Contributor Version directly or indirectly infringes any patent, then the rights granted to You by any and all Contributors for the Covered Software under Section 2.1 of this License shall terminate.

5.3. In the event of termination under Sections

5.1 or 5.2 above, all end user

license agreements (excluding distributors and resellers) which have been validly granted by You or Your distributors under this License prior to termination shall survive termination.

## 6. Disclaimer of Warranty

Covered Software is provided under this License on an as is basis, without warranty of any kind, either expressed, implied, or statutory, including, without limitation, warranties that the Covered Software is free of defects, merchantable, fit for a particular purpose or non-infringing. The entire risk as to the quality and performance of the Covered Software is with You. Should any Covered Software prove defective in any respect, You (not any Contributor) assume the cost of any necessary servicing, repair, or correction. This disclaimer of warranty constitutes an essential part of this License. No use of any Covered Software is authorized under this License except under this disclaimer.

## 7. Limitation of Liability

Under no circumstances and under no legal theory, whether tort (including negligence), contract, or otherwise, shall any Contributor, or anyone who distributes Covered Software as permitted above, be liable to You for any

direct, indirect, special, incidental, or consequential damages of any character including, without limitation, damages for lost profits, loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses, even if such party shall have been informed of the possibility of such damages. This limitation of liability shall not apply to liability for death or personal injury resulting from such party's negligence to the extent applicable law prohibits such limitation. Some jurisdictions do not allow the exclusion or limitation of incidental or consequential damages, so this exclusion and limitation may not apply to You.

## 8. Litigation

Any litigation relating to this License may be brought only in the courts of a jurisdiction where the defendant maintains its principal place of business and such litigation shall be governed by laws of that jurisdiction, without reference to its conflict-of-law provisions. Nothing in this Section shall prevent a party's ability to bring cross-claims or counter-claims.

## 9. Miscellaneous

This License represents the complete agreement concerning the subject matter hereof. If any provision of this License is held to be unenforceable, such provision shall be reformed only to the extent necessary to make it enforceable. Any law or regulation which provides that the language of a contract shall be construed against the drafter shall not be used to construe this License against a Contributor.

## 10. Versions of the License

### 10.1. New Versions

Mozilla Foundation is the license steward. Except as provided in Section 10.3, no one other than the license steward has the right to modify or publish new versions of this License. Each version will be given a distinguishing version number.

### 10.2. Effect of New Versions

You may distribute the Covered Software under the terms of the version of the License under which You originally received the Covered Software, or under the terms of any subsequent version published by the license steward.

### 10.3. Modified Versions

If you create software not governed by this License, and you want to

create a new license for such software, you may create and use a modified version of this License if you rename the license and remove any references to the name of the license steward (except to note that such modified license differs from this License).

#### 10.4. Distributing Source Code Form that is Incompatible With Secondary Licenses

If You choose to distribute Source Code Form that is Incompatible With Secondary Licenses under the terms of this version of the License, the notice described in Exhibit B of this License must be attached.

#### Exhibit A - Source Code Form License Notice

This Source Code Form is subject to the terms of the Mozilla Public License, v. 2.0. If a copy of the MPL was not distributed with this file, You can obtain one at <http://mozilla.org/MPL/2.0/>.

If it is not possible or desirable to put the notice in a particular file, then You may include the notice in a location (such as a LICENSE file in a relevant directory) where a recipient would be likely to look for such a notice.

You may add additional accurate notices of copyright ownership.

#### Exhibit B - Incompatible With Secondary Licenses Notice

This Source Code Form is Incompatible With Secondary Licenses, as defined by the Mozilla Public License, v. 2.0.  
Copyright (c) 2005-2008 Dustin Sallings <dustin@spy.net>

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM,



OUT OF  
OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE  
SOFTWARE.

<<http://www.opensource.org/licenses/mit-license.php>>  
Copyright (c) 2017-2021 Uber Technologies, Inc.

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION

WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN  
THE SOFTWARE.

Mozilla Public License, version 2.0

## 1. Definitions

### 1.1. "Contributor"

means each individual or legal entity that creates, contributes to the creation of, or owns Covered Software.

### 1.2. "Contributor Version"

means the combination of the Contributions of others (if any) used by a Contributor and that particular Contributor's Contribution.

### 1.3. "Contribution"

means Covered Software of a particular Contributor.

### 1.4. "Covered Software"

means Source Code Form to which the initial Contributor has attached the notice in Exhibit A, the Executable Form of such Source Code Form, and Modifications of such Source Code Form, in each case including portions

thereof.

1.5. "Incompatible With Secondary Licenses"

means

a. that the initial Contributor has attached the notice described in Exhibit B to the Covered Software; or

b. that the Covered Software was made available under the terms of version 1.1 or earlier of the License, but not also under the terms of a Secondary License.

1.6. "Executable Form"

means any form of the work other than Source Code Form.

1.7. "Larger Work"

means a work that combines Covered Software with other material, in a separate file or files, that is not Covered Software.

1.8. "License"

means this document.

1.9. "Licensable"

means having the right to grant, to the maximum extent possible, whether at the time of the initial grant or subsequently, any and all of the rights conveyed by this License.

1.10. "Modifications"

means any of the following:

a. any file in Source Code Form that results from an addition to, deletion from, or modification of the contents of Covered Software; or

b. any new file in Source Code Form that contains any Covered Software.

1.11. "Patent Claims" of a Contributor

means any patent claim(s), including without limitation, method, process, and apparatus claims, in any patent Licensable by such Contributor that would be infringed, but for the grant of the License, by the making, using, selling, offering for sale, having made, import,

or transfer of either its Contributions or its Contributor Version.

#### 1.12. "Secondary License"

means either the GNU General Public License, Version 2.0, the GNU Lesser General Public License, Version 2.1, the GNU Affero General Public License, Version 3.0, or any later versions of those licenses.

#### 1.13. "Source Code Form"

means the form of the work preferred for making modifications.

#### 1.14. "You" (or "Your")

means an individual or a legal entity exercising rights under this License. For legal entities, "You" includes any entity that controls, is controlled by, or is under common control with You. For purposes of this definition, "control" means (a) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (b) ownership of more than fifty percent (50%) of the outstanding shares or beneficial ownership of such entity.

## 2. License Grants and Conditions

### 2.1. Grants

Each Contributor hereby grants You a world-wide, royalty-free, non-exclusive license:

- a. under intellectual property rights (other than patent or trademark) Licensable by such Contributor to use, reproduce, make available, modify, display, perform, distribute, and otherwise exploit its Contributions, either on an unmodified basis, with Modifications, or as part of a Larger Work; and
- b. under Patent Claims of such Contributor to make, use, sell, offer for sale, have made, import, and otherwise transfer either its Contributions or its Contributor Version.

### 2.2. Effective Date

The licenses granted in Section 2.1 with respect to any Contribution become effective for each Contribution on the date the Contributor first distributes such Contribution.

### 2.3. Limitations on Grant Scope

The licenses granted in this Section 2 are the only rights granted under this License. No additional rights or licenses will be implied from the distribution or licensing of Covered Software under this License.

Notwithstanding Section 2.1(b) above, no patent license is granted by a Contributor:

- a. for any code that a Contributor has removed from Covered Software; or
- b. for infringements caused by: (i) Your and any other third party's modifications of Covered Software, or (ii) the combination of its Contributions with other software (except as part of its Contributor Version); or
- c. under Patent Claims infringed by Covered Software in the absence of its Contributions.

This License does not grant any rights in the trademarks, service marks, or logos of any Contributor (except as may be necessary to comply with the notice requirements in Section 3.4).

### 2.4. Subsequent Licenses

No Contributor makes additional grants as a result of Your choice to distribute the Covered Software under a subsequent version of this License (see Section 10.2) or under the terms of a Secondary License (if permitted under the terms of Section 3.3).

### 2.5. Representation

Each Contributor represents that the Contributor believes its Contributions are its original creation(s) or it has sufficient rights to grant the rights to its Contributions conveyed by this License.

### 2.6. Fair Use

This License is not intended to limit any rights You have under applicable copyright doctrines of fair use, fair dealing, or other equivalents.

### 2.7. Conditions

Sections 3.1, 3.2, 3.3, and 3.4 are conditions of the licenses granted in Section 2.1.

### 3. Responsibilities

#### 3.1. Distribution of Source Form

All distribution of Covered Software in Source Code Form, including any Modifications

that You create or to which You contribute, must be under the terms of this License. You must inform recipients that the Source Code Form of the Covered Software is governed by the terms of this License, and how they can obtain a copy of this License. You may not attempt to alter or restrict the recipients' rights in the Source Code Form.

#### 3.2. Distribution of Executable Form

If You distribute Covered Software in Executable Form then:

a. such Covered Software must also be made available in Source Code Form, as described in Section 3.1, and You must inform recipients of the Executable Form how they can obtain a copy of such Source Code Form by reasonable means in a timely manner, at a charge no more than the cost of distribution to the recipient; and

b. You may distribute such Executable Form under the terms of this License, or sublicense it under different terms, provided that the license

for the Executable Form does not attempt to limit or alter the recipients' rights in the Source Code Form under this License.

#### 3.3. Distribution of a Larger Work

You may create and distribute a Larger Work under terms of Your choice, provided that You also comply with the requirements of this License for the Covered Software. If the Larger Work is a combination of Covered Software with a work governed by one or more Secondary Licenses, and the Covered Software is not Incompatible With Secondary Licenses, this License permits You to additionally distribute such Covered Software under the terms of such Secondary License(s), so that the recipient of the Larger Work may, at their option, further distribute the Covered Software under the terms of either this License or such Secondary License(s).

#### 3.4. Notices

You may not remove or alter the substance of any license notices (including copyright notices, patent notices, disclaimers of warranty, or limitations of liability) contained within the Source Code Form of the

Covered Software, except that You may alter any license notices to the extent required to remedy known factual inaccuracies.

### 3.5. Application of Additional Terms

You may choose to offer, and to charge a fee for, warranty, support, indemnity or liability obligations to one or more recipients of Covered Software. However, You may do so only on Your own behalf, and not on behalf of any Contributor. You must make it absolutely clear that any such warranty, support, indemnity, or liability obligation is offered by You alone, and You hereby agree to indemnify every Contributor for any liability incurred by such Contributor as a result of warranty, support, indemnity or liability terms You offer. You may include additional disclaimers of warranty and limitations of liability specific to any jurisdiction.

### 4. Inability to Comply Due to Statute or Regulation

If it is impossible for You to comply with any of the terms of this License with respect to some or all of the Covered Software due to statute, judicial order, or regulation then You must: (a) comply with the terms of this License to the maximum extent possible; and (b) describe the limitations and the code they affect. Such description must be placed in a text file included with all distributions of the Covered Software under this License. Except to the extent prohibited by statute or regulation, such description must be sufficiently detailed for a recipient of ordinary skill to be able to understand it.

### 5. Termination

5.1. The rights granted under this License will terminate automatically if You fail to comply with any of its terms. However, if You become compliant, then the rights granted under this License from a particular Contributor are reinstated (a) provisionally, unless and until such Contributor explicitly and finally terminates Your grants, and (b) on an ongoing basis, if such Contributor fails to notify You of the non-compliance by some reasonable means prior to 60 days after You have come back into compliance. Moreover, Your grants from a particular Contributor are reinstated on an ongoing basis if such Contributor notifies You of the non-compliance by some reasonable means, this is the first time You have received notice of non-compliance with this License from such Contributor, and You become compliant prior to 30 days after Your receipt of the notice.

5.2. If You initiate litigation against any entity by asserting a patent infringement claim (excluding declaratory judgment actions,

counter-claims, and cross-claims) alleging that a Contributor Version directly or indirectly infringes any patent, then the rights granted to You by any and all Contributors for the Covered Software under Section 2.1 of this License shall terminate.

5.3. In the event of termination under Sections 5.1 or 5.2 above, all end user license agreements (excluding distributors and resellers) which have been validly granted by You or Your distributors under this License prior to termination shall survive termination.

## 6. Disclaimer of Warranty

Covered Software is provided under this License on an "as is" basis, without warranty of any kind, either expressed, implied, or statutory, including, without limitation, warranties that the Covered Software is free of defects, merchantable, fit for a particular purpose or non-infringing. The entire risk as to the quality and performance of the Covered Software is with You. Should any Covered Software prove defective in any respect, You (not any Contributor) assume the cost of any necessary servicing, repair, or correction. This disclaimer of warranty constitutes an essential part of this License. No use of any Covered Software is authorized under this License except under this disclaimer.

## 7. Limitation of Liability

Under no circumstances and under no legal theory, whether tort (including negligence), contract, or otherwise, shall any Contributor, or anyone who distributes Covered Software as permitted above, be liable to You for any direct, indirect, special, incidental, or consequential damages of any character including, without limitation, damages for lost profits, loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses, even if such party shall have been informed of the possibility of such damages. This limitation of liability shall not apply to liability for death or personal injury resulting from such party's negligence to the extent applicable law prohibits such limitation. Some jurisdictions do not allow the exclusion or limitation of incidental or consequential damages, so this exclusion and limitation may not apply to You.

## 8. Litigation

Any litigation relating to this License may be brought only in the courts of a jurisdiction where the defendant maintains its principal place of business and such litigation shall be governed by laws of that jurisdiction, without reference to its conflict-of-law provisions. Nothing

in this Section shall prevent a party's ability to bring cross-claims or counter-claims.

## 9. Miscellaneous

This License represents the complete agreement concerning the subject matter hereof. If any provision of this License is held to be unenforceable, such provision shall be reformed only to the extent necessary to make it enforceable. Any law or regulation which provides that the language of a contract shall be construed against the drafter shall not be used to construe this License against a Contributor.

## 10. Versions of the License

### 10.1. New Versions

Mozilla Foundation is the license steward. Except as provided in Section

10.3, no one other than the license steward has the right to modify or publish new versions of this License. Each version will be given a distinguishing version number.

### 10.2. Effect of New Versions

You may distribute the Covered Software under the terms of the version of the License under which You originally received the Covered Software, or under the terms of any subsequent version published by the license steward.

### 10.3. Modified Versions

If you create software not governed by this License, and you want to create a new license for such software, you may create and use a modified version of this License if you rename the license and remove any references to the name of the license steward (except to note that such modified license differs from this License).

### 10.4. Distributing Source Code Form that is Incompatible With Secondary Licenses If You choose to distribute Source Code Form that is Incompatible

With Secondary Licenses under the terms of this version of the License, the notice described in Exhibit B of this License must be attached.

### Exhibit A - Source Code Form License Notice

This Source Code Form is subject to the



terms of the Mozilla Public License, v.

2.0. If a copy of the MPL was not distributed with this file, You can obtain one at <http://mozilla.org/MPL/2.0/>.

If it is not possible or desirable to put the notice in a particular file, then You may include the notice in a location (such as a LICENSE file in a relevant directory) where a recipient would be likely to look for such a notice.

You may add additional accurate notices of copyright ownership.

Exhibit B - "Incompatible With Secondary Licenses" Notice

This Source Code Form is "Incompatible With Secondary Licenses", as defined by the Mozilla Public License, v. 2.0.

Open Source Initiative OSI - The MIT License (MIT):Licensing

The MIT License (MIT)

Copyright (c) 2013 - 2022 Ralph Caraveo (deckarep@gmail.com)

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY,

WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Copyright (c) 2009 The Go Authors. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

\* Redistributions of source code must retain the above copyright

notice, this list of conditions and the following disclaimer.

\* Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

\* Neither the name of Google Inc. nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER

OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

As this is fork of the official Go code the same license applies.

Extensions of the original work are copyright (c) 2011 Miek Gieben

MIT License

Copyright (c) 2017 Nathan Sweet

Copyright (c) 2018, 2019 Cloudflare

Copyright (c) 2019 Authors of Cilium

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN

ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

The MIT License (MIT)

Copyright (c) 2016 Mitchell Hashimoto

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Apache License  
Version 2.0, January 2004  
<http://www.apache.org/licenses/>

## TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution

notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor

has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

## END OF TERMS AND CONDITIONS

### APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "{}" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright (c) 2018-2020, Dmitrij Konjaev (dimchansky@gmail.com)

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.

You may obtain a copy of the License  
at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

Copyright (c) 2015 Vincent Batts, Raleigh, NC, USA

All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this

list of conditions and the following disclaimer.

2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

3. Neither the name of the copyright holder nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL

THE COPYRIGHT HOLDER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

MIT License

Copyright (c) 2017 Sean Chittenden

Copyright (c) 2016 Alex Dadgar

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

=====

Bits of Go-lang's `once.Do()` were cribbed and reused here, too.



Copyright (c) 2009 The Go Authors. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- \* Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.

- \* Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

- \* Neither the name of Google Inc. nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

# People who have agreed to one of the CLAs and can contribute patches.

# The AUTHORS file lists the copyright holders; this file  
# lists people. For example, Google employees are listed here  
# but not in AUTHORS, because Google holds the copyright.  
#

# Names should be added to this file only after verifying that  
# the individual or the individual's organization has agreed to  
# the appropriate Contributor License Agreement, found here:  
#

# <https://developers.google.com/open-source/cla/individual>  
# <https://developers.google.com/open-source/cla/corporate>  
#

# The agreement for individuals can be filled out on the web.  
#

# When adding J Random Contributor's name to this file,  
# either J's name or J's organization's name should be  
# added to the AUTHORS file, depending on whether the  
# individual or corporate CLA was used.  
#

# Names should be added to this file as:

# Name <email address>

#

# Please keep the list sorted.

Adam Eijdenberg <eijdenberg@google.com> <adam.eijdenberg@gmail.com>

Al

Cutter <al@google.com>

Ben Laurie <benl@google.com> <ben@links.org>

Chris Kennelly <ckennelly@google.com> <ckennelly@ckennelly.com>

David Drysdale <drysdale@google.com>

Deyan Bektchiev <deyan.bektchiev@venafi.com> <deyan@bektchiev.net>

Ed Maste <emaste@freebsd.org>

Emilia Kasper <ekasper@google.com>

Eran Messeri <eranm@google.com> <eran.mes@gmail.com>

Fiaz Hossain <fiaz.hossain@salesforce.com>

Gary Belvin <gbelvin@google.com> <gdbelvin@gmail.com>

Jeff Trawick <trawick@gmail.com>

Joe Tsai <joetsai@digital-static.net>

Kat Joyce <katjoyce@google.com>

Katriel Cohn-Gordon <katriel.cohn-gordon@cybersecurity.ox.ac.uk>

Kiril Nikolov <kiril.nikolov@venafi.com>

Konrad Kraszewski <kraszewski@google.com> <laiquendir@gmail.com>

Lal Cellier <lael.cellier@gmail.com>

Linus Nordberg <linus@nordu.net>

Mark Schloesser <ms@mwcollect.org>

Nicholas Galbreath <nickg@client9.com>

Oliver Weidner <Oliver.Weidner@gmail.com>

Pascal Leroy <phl@google.com>

Paul Hadfield <hadfieldp@google.com> <paul@phad.org.uk>

Paul

Lietar <lietar@google.com>

Pavel Kalinnikov <pkalinnikov@google.com> <pavelkalinnikov@gmail.com>

Pierre Phaneuf <pphaneuf@google.com>

Rob Percival <robpercival@google.com>

Rob Stradling <rob@comodo.com>

Roger Ng <rogerng@google.com> <roger2hk@gmail.com>

Roland Shoemaker <roland@letsencrypt.org>

Ruslan Kovalov <ruslan.kovalyov@gmail.com>

Samuel Lidn Borell <samuel@kodafritt.se>

Tatiana Merkulova <merkulova@google.com>

Vladimir Rutsky <vladimir@rutsky.org>

Ximin Luo <infinity0@gmx.com>

Copyright (C) 2013 Blake Mizerany

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including

without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Apache License  
Version 2.0, January 2004  
<http://www.apache.org/licenses/>

## TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical

transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made,

use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the

Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding

those notices that do not

pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity,

or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

Apache License  
Version 2.0, January 2004  
<http://www.apache.org/licenses/>

## TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses



granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise,

any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

Copyright 2014-2018 Docker, Inc.

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.  
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software  
distributed under the License is distributed on an "AS IS" BASIS,  
WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.  
See the License for the specific language governing permissions and  
limitations under the License.

Copyright (c) 2013 The Go Authors. All rights reserved.

Redistribution and use in source and binary forms, with or without  
modification, are permitted provided that the following conditions are  
met:

- \* Redistributions of source code must retain the above copyright  
notice, this list of conditions and the following disclaimer.
- \* Redistributions in binary form must reproduce the above  
copyright notice, this list of conditions and the following disclaimer  
in the documentation and/or other materials provided with the  
distribution.
- \* Neither the name of Google Inc. nor the names of its  
contributors may be used to endorse or promote products derived from  
this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS  
"AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT  
LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR  
A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT  
OWNER

OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL,  
SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT  
LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE,  
DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY  
THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT  
(INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE  
OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Copyright (c) 2018 The Go Authors. All rights reserved.

Redistribution and use in source and binary forms, with or without  
modification, are permitted provided that the following conditions are  
met:

- \* Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- \* Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
- \* Neither the name of Google Inc. nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER

OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Copyright 2018 New York University

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.  
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

Copyright (c) 2019, Jano Gulja <janos@resenje.org>

All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- \* Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- \* Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

\* Neither the name of this project nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL

THE COPYRIGHT HOLDER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Copyright (c) 2012-2018 The Gorilla Authors. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

\* Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.

\* Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

\* Neither the name of Google Inc. nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER

OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

MIT License

Copyright (c) 2022 This Tiigi

Permission is hereby granted, free of charge, to any person obtaining a copy

of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Copyright (c) 2011 The Snappy-Go Authors. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- \* Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- \* Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
- \* Neither the name of Google Inc. nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER

OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Copyright 2009 The Go Authors. All rights reserved. Use of this source code is governed by a BSD-style license that can be found in the LICENSE file.

Extensions of the original work are copyright (c) 2011 Miek Gieben

Copyright 2011 Miek Gieben. All rights reserved. Use of this source code is governed by a BSD-style license that can be found in the LICENSE file.

Copyright 2014 CloudFlare. All rights reserved. Use of this source code is governed by a BSD-style license that can be found in the LICENSE file.

Apache License  
Version 2.0, January 2004  
<https://www.apache.org/licenses/>

## TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object

form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate



as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the

Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

(a) You must give any other recipients of the Work or Derivative Works a copy of this License; and

(b) You must cause any modified files to carry prominent notices stating that You changed the files; and

(c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and

(d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work

by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

Copyright 2013-2018 Docker, Inc.

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.  
You may obtain a copy of the License at

<https://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software  
distributed under the License is distributed on an "AS IS" BASIS,  
WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.  
See the License for the specific language governing permissions and  
limitations under the License.

Copyright (c) 2015, Gengo, Inc.  
All rights reserved.

Redistribution and use in source and binary forms, with or without modification,  
are permitted provided that the following conditions are met:

- \* Redistributions of source code must retain the above copyright notice,  
this list of conditions and the following disclaimer.
- \* Redistributions in binary form must reproduce the above copyright notice,  
this list of conditions and the following disclaimer in the documentation  
and/or other materials provided with the distribution.
- \* Neither the name of Gengo, Inc. nor the names of its  
contributors may be used to endorse or promote products derived from this  
software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND  
ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED  
WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE  
DISCLAIMED. IN NO  
EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR  
ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES  
(INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES;  
LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON  
ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT  
(INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS  
SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

The MIT License (MIT)

Copyright (c) 2013 Ben Johnson

Permission is hereby granted, free of charge, to any person obtaining a copy of  
this software and associated documentation files (the "Software"), to deal in  
the Software without restriction, including without limitation the rights to

use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION

WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Copyright (c) 2016-2017 Uber Technologies, Inc.

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION

WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Attribution-ShareAlike 4.0 International

=====  
Creative Commons Corporation ("Creative Commons") is not a law firm and does not provide legal services or legal advice. Distribution of Creative Commons public licenses does not create a lawyer-client or other relationship. Creative Commons makes its licenses and related information available on an "as-is" basis. Creative Commons gives no warranties regarding its licenses, any material licensed under their terms and conditions, or any related information. Creative Commons disclaims all liability for damages resulting from their use to the fullest extent possible.

## Using Creative Commons Public Licenses

Creative Commons public licenses provide a standard set of terms and conditions that creators and other rights holders may use to share original works of authorship and other material subject to copyright and certain other rights specified in the public license below. The following

considerations are for informational purposes only, are not exhaustive, and do not form part of our licenses.

Considerations for licensors: Our public licenses are intended for use by those authorized to give the public permission to use material in ways otherwise restricted by copyright and certain other rights. Our licenses are irrevocable. Licensors should read and understand the terms and conditions of the license they choose before applying it. Licensors should also secure all rights necessary before applying our licenses so that the public can reuse the material as expected. Licensors should clearly mark any material not subject to the license. This includes other CC-licensed material, or material used under an exception or limitation to copyright. More considerations for licensors: [wiki.creativecommons.org/Considerations\\_for\\_licensors](http://wiki.creativecommons.org/Considerations_for_licensors)

Considerations for the public: By using one of our public licenses, a licensor grants the public permission to use the licensed material under specified terms and conditions. If the licensor's permission is not necessary for any reason--for example, because of any applicable exception or limitation to copyright--then that use is not regulated by the license. Our licenses grant only permissions under copyright and certain other rights that a licensor has authority to grant. Use of the licensed material may still be restricted for other reasons, including because others have copyright or other rights in the material. A licensor may make special requests, such as asking that all changes be marked or described. Although not required by our licenses, you are encouraged to respect those requests where reasonable. More considerations for the public: [wiki.creativecommons.org/Considerations\\_for\\_licensees](http://wiki.creativecommons.org/Considerations_for_licensees)

=====  
Creative Commons  
Attribution-ShareAlike 4.0 International Public  
License

By exercising the Licensed Rights (defined below), You accept and agree to be bound by the terms and conditions of this Creative Commons Attribution-ShareAlike 4.0 International Public License ("Public License"). To the extent this Public License may be interpreted as a contract, You are granted the Licensed Rights in consideration of Your acceptance of these terms and conditions, and the Licensor grants You such rights in consideration of benefits the Licensor receives from making the Licensed Material available under these terms and conditions.

#### Section 1 -- Definitions.

- a. Adapted Material means material subject to Copyright and Similar Rights that is derived from or based upon the Licensed Material and in which the Licensed Material is translated, altered, arranged, transformed, or otherwise modified in a manner requiring permission under the Copyright and Similar Rights held by the Licensor. For purposes of this Public License, where the Licensed Material is a musical work, performance, or sound recording, Adapted Material is always produced where the Licensed Material is synched in timed relation with a moving image.
- b. Adapter's License means the license You apply to Your Copyright and Similar Rights in Your contributions to Adapted Material in accordance with the terms and conditions of this Public License.
- c. BY-SA Compatible License means a license listed at [creativecommons.org/compatiblelicenses](https://creativecommons.org/compatiblelicenses), approved by Creative Commons as essentially the equivalent of this Public License.
- d. Copyright and Similar Rights means copyright and/or similar rights closely related to copyright including, without limitation, performance, broadcast, sound recording, and Sui Generis Database Rights, without regard to how the rights are labeled or categorized. For purposes of this Public License, the rights specified in Section 2(b)(1)-(2) are not Copyright and Similar Rights.
- e. Effective Technological Measures means those measures that, in the absence of proper authority, may not be circumvented under laws fulfilling obligations under Article 11 of the WIPO Copyright Treaty adopted on December 20, 1996, and/or similar international agreements.
- f. Exceptions and Limitations means fair use, fair dealing, and/or

any other exception or limitation to Copyright and Similar Rights that applies to Your use of the Licensed Material.

- g. License Elements means the license attributes listed in the name of a Creative Commons Public License. The License Elements of this Public License are Attribution and ShareAlike.
- h. Licensed Material means the artistic or literary work, database, or other material to which the Licensor applied this Public License.
- i. Licensed Rights means the rights granted to You subject to the terms and conditions of this Public License, which are limited to all Copyright and Similar Rights that apply to Your use of the Licensed Material and that the Licensor has authority to license.
- j. Licensor means the individual(s) or entity(ies) granting rights under this Public License.
- k. Share means to provide material to the public by any means or process that requires permission under the Licensed Rights, such as reproduction, public display, public performance, distribution, dissemination, communication, or importation, and to make material available to the public including in ways that members of the public may access the material from a place and at a time individually chosen by them.
- l. Sui Generis Database Rights means rights other than copyright resulting from Directive 96/9/EC of the European Parliament and of the Council of 11 March 1996 on the legal protection of databases, as amended and/or succeeded, as well as other essentially equivalent rights anywhere in the world.
- m. You means the individual or entity exercising the Licensed Rights under this Public License. Your has a corresponding meaning.

## Section 2 -- Scope.

### a. License grant.

1. Subject to the terms and conditions of this Public License, the Licensor hereby grants You a worldwide, royalty-free, non-sublicensable, non-exclusive, irrevocable license to exercise the Licensed Rights in the Licensed Material to:

- a. reproduce and Share the Licensed Material, in whole or

in part; and

b. produce, reproduce, and Share Adapted Material.

2. Exceptions and Limitations. For the avoidance of doubt, where Exceptions and Limitations apply to Your use, this Public License does not apply, and You do not need to comply with its terms and conditions.

3. Term. The term of this Public License is specified in Section 6(a).

4. Media and formats; technical modifications allowed. The Licensor authorizes You to exercise the Licensed Rights in all media and formats whether now known or hereafter created, and to make technical modifications necessary to do so. The Licensor waives and/or agrees not to assert any right or authority to forbid You from making technical modifications necessary to exercise the Licensed Rights, including technical modifications necessary to circumvent Effective Technological Measures. For purposes of this Public License, simply making modifications authorized by this Section 2(a) (4) never produces Adapted Material.

5. Downstream recipients.

a. Offer from the Licensor -- Licensed Material. Every recipient of the Licensed Material automatically receives an offer from the Licensor to exercise the Licensed Rights under the terms and conditions of this Public License.

b. Additional offer from the Licensor -- Adapted Material. Every recipient of Adapted Material from You automatically receives an offer from the Licensor to exercise the Licensed Rights in the Adapted Material under the conditions of the Adapter's License You apply.

c. No downstream restrictions. You may not offer or impose any additional or different terms or conditions on, or apply any Effective Technological Measures to, the Licensed Material if doing so restricts exercise of the Licensed Rights by any recipient of the Licensed Material.

6. No endorsement. Nothing in this Public License constitutes or may be construed as permission to assert or imply that You



are, or that Your use of the Licensed Material is, connected with, or sponsored, endorsed, or granted official status by, the Licensor or others designated to receive attribution as provided in Section 3(a)(1)(A)(i).

b. Other rights.

1. Moral rights, such as the right of integrity, are not licensed under this Public License, nor are publicity, privacy, and/or other similar personality rights; however, to the extent possible, the Licensor waives and/or agrees not to assert any such rights held by the Licensor to the limited extent necessary to allow You to exercise the Licensed Rights, but not otherwise.
2. Patent and trademark rights are not licensed under this Public License.
3. To the extent possible, the Licensor waives any right to collect royalties from You for the exercise of the Licensed Rights, whether directly or through a collecting society under any voluntary or waivable statutory or compulsory licensing scheme. In all other cases the Licensor expressly reserves any right to collect such royalties.

Section 3 -- License Conditions.

Your exercise of the Licensed Rights is expressly made subject to the following conditions.

a. Attribution.

1. If You Share the Licensed Material (including in modified form), You must:
  - a. retain the following if it is supplied by the Licensor with the Licensed Material:
    - i. identification of the creator(s) of the Licensed Material and any others designated to receive attribution, in any reasonable manner requested by the Licensor (including by pseudonym if designated);
    - ii. a copyright notice;

- iii. a notice that refers to this Public License;
  - iv. a notice that refers to the disclaimer of warranties;
  - v. a URI or hyperlink to the Licensed Material to the extent reasonably practicable;
- b. indicate if You modified the Licensed Material and retain an indication of any previous modifications; and
  - c. indicate the Licensed Material is licensed under this Public License, and include the text of, or the URI or hyperlink to, this Public License.
2. You may satisfy the conditions in Section 3(a)(1) in any reasonable manner based on the medium, means, and context in which You Share the Licensed Material. For example, it may be reasonable to satisfy the conditions by providing a URI or hyperlink to a resource that includes the required information.
  3. If requested by the Licensor, You must remove any of the information required by Section 3(a)(1)(A) to the extent reasonably practicable.

b. ShareAlike.

In addition to the conditions in Section 3(a), if You Share Adapted Material You produce, the following conditions also apply.

1. The Adapter's License You apply must be a Creative Commons license with the same License Elements, this version or later, or a BY-SA Compatible License.
2. You must include the text of, or the URI or hyperlink to, the Adapter's License You apply. You may satisfy this condition in any reasonable manner based on the medium, means, and context in which You Share Adapted Material.
3. You may not offer or impose any additional or different terms or conditions on, or apply any Effective Technological Measures to, Adapted Material that restrict exercise of the rights granted under the Adapter's License You apply.

#### Section 4 -- Sui Generis Database Rights.

Where the Licensed Rights include Sui Generis Database Rights that apply to Your use of the Licensed Material:

- a. for the avoidance of doubt, Section 2(a)(1) grants You the right to extract, reuse, reproduce, and Share all or a substantial portion of the contents of the database;
- b. if You include all or a substantial portion of the database contents in a database in which You have Sui Generis Database Rights, then the database in which You have Sui Generis Database Rights (but not its individual contents) is Adapted Material,  
  
including for purposes of Section 3(b); and
- c. You must comply with the conditions in Section 3(a) if You Share all or a substantial portion of the contents of the database.

For the avoidance of doubt, this Section 4 supplements and does not replace Your obligations under this Public License where the Licensed Rights include other Copyright and Similar Rights.

#### Section 5 -- Disclaimer of Warranties and Limitation of Liability.

- a. UNLESS OTHERWISE SEPARATELY UNDERTAKEN BY THE LICENSOR, TO THE EXTENT POSSIBLE, THE LICENSOR OFFERS THE LICENSED MATERIAL AS-IS AND AS-AVAILABLE, AND MAKES NO REPRESENTATIONS OR WARRANTIES OF ANY KIND CONCERNING THE LICENSED MATERIAL, WHETHER EXPRESS, IMPLIED, STATUTORY, OR OTHER. THIS INCLUDES, WITHOUT LIMITATION, WARRANTIES OF TITLE, MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, NON-INFRINGEMENT, ABSENCE OF LATENT OR OTHER DEFECTS, ACCURACY, OR THE PRESENCE OR ABSENCE OF ERRORS, WHETHER OR NOT KNOWN OR DISCOVERABLE. WHERE DISCLAIMERS OF WARRANTIES ARE NOT ALLOWED IN FULL OR IN PART, THIS DISCLAIMER MAY NOT APPLY TO YOU.
- b. TO THE EXTENT POSSIBLE, IN NO EVENT WILL THE LICENSOR BE LIABLE TO YOU ON ANY LEGAL THEORY (INCLUDING, WITHOUT LIMITATION, NEGLIGENCE) OR OTHERWISE FOR ANY DIRECT, SPECIAL, INDIRECT, INCIDENTAL, CONSEQUENTIAL, PUNITIVE, EXEMPLARY, OR OTHER LOSSES, COSTS, EXPENSES, OR DAMAGES ARISING OUT OF THIS PUBLIC LICENSE OR USE OF THE LICENSED MATERIAL, EVEN IF THE LICENSOR HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH LOSSES, COSTS, EXPENSES, OR DAMAGES. WHERE A LIMITATION OF LIABILITY IS NOT ALLOWED IN FULL OR IN PART, THIS LIMITATION MAY NOT APPLY TO YOU.

c. The disclaimer of warranties and limitation of liability provided above shall be interpreted in a manner that, to the extent possible, most closely approximates an absolute disclaimer and waiver of all liability.

#### Section 6 -- Term and Termination.

- a. This Public License applies for the term of the Copyright and Similar Rights licensed here. However, if You fail to comply with this Public License, then Your rights under this Public License terminate automatically.
- b. Where Your right to use the Licensed Material has terminated under Section 6(a), it reinstates:
1. automatically as of the date the violation is cured, provided it is cured within 30 days of Your discovery of the violation; or
  2. upon express reinstatement by the Licensor.

For the avoidance of doubt, this Section 6(b) does not affect any right the Licensor may have to seek remedies for Your violations of this Public License.

- c. For the avoidance of doubt, the Licensor may also offer the Licensed Material under separate terms or conditions or stop distributing the Licensed Material at any time; however, doing so will not terminate this Public License.
- d. Sections 1, 5, 6, 7, and 8 survive termination of this Public License.

#### Section 7 -- Other Terms and Conditions.

- a. The Licensor shall not be bound by any additional or different terms or conditions communicated by You unless expressly agreed.
- b. Any arrangements, understandings, or agreements regarding the Licensed Material not stated herein are separate from and independent of the terms and conditions of this Public License.

#### Section 8 -- Interpretation.

- a. For the avoidance of doubt, this Public License does not, and shall not be interpreted to, reduce, limit, restrict, or impose conditions on any use of the Licensed Material that could lawfully be made without permission under this Public License.
- b. To the extent possible, if any provision of this Public License is deemed unenforceable, it shall be automatically reformed to the minimum extent necessary to make it enforceable. If the provision cannot be reformed, it shall be severed from this Public License without affecting the enforceability of the remaining terms and conditions.
- c. No term or condition of this Public License will be waived and no failure to comply consented to unless expressly agreed to by the Licensor.
- d. Nothing in this Public License constitutes or may be interpreted as a limitation upon, or waiver of, any privileges and immunities that apply to the Licensor or You, including from the legal processes of any jurisdiction or authority.

=====

#### Creative

Commons is not a party to its public licenses.

Notwithstanding, Creative Commons may elect to apply one of its public licenses to material it publishes and in those instances will be considered the "Licensor." Except for the limited purpose of indicating that material is shared under a Creative Commons public license or as otherwise permitted by the Creative Commons policies published at [creativecommons.org/policies](http://creativecommons.org/policies), Creative Commons does not authorize the use of the trademark "Creative Commons" or any other trademark or logo of Creative Commons without its prior written consent including, without limitation, in connection with any unauthorized modifications to any of its public licenses or any other arrangements, understandings, or agreements concerning use of licensed material. For the avoidance of doubt, this paragraph does not form part of the public licenses.

Creative Commons may be contacted at [creativecommons.org](http://creativecommons.org).

Copyright (c) 2011 Google Inc. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

\* Redistributions of source code must retain the above copyright

notice, this list of conditions and the following disclaimer.

\* Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

\* Neither the name of Google Inc. nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR

CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Apache License  
Version 2.0, January 2004  
<http://www.apache.org/licenses/>

## TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution



notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor

has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

## END OF TERMS AND CONDITIONS

Copyright 2014 Docker, Inc.

Licensed under the Apache License, Version 2.0 (the "License"); you may not use this file except in compliance with the License. You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

Apache License

Version 2.0, January 2004

<http://www.apache.org/licenses/>

## TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the

outstanding shares, or (iii) beneficial ownership of such entity.

"You"  
(or "Your") shall mean an individual or Legal Entity  
exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications,  
including but not limited to software source code, documentation  
source, and configuration files.

"Object" form shall mean any form resulting from mechanical  
transformation or translation of a Source form, including but  
not limited to compiled object code, generated documentation,  
and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or  
Object form, made available under the License, as indicated by a  
copyright notice that is included in or attached to the work  
(an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object  
form, that is based on (or derived from) the Work and for which the  
editorial revisions, annotations, elaborations,  
or other modifications  
represent, as a whole, an original work of authorship. For the purposes  
of this License, Derivative Works shall not include works that remain  
separable from, or merely link (or bind by name) to the interfaces of,  
the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including  
the original version of the Work and any modifications or additions  
to that Work or Derivative Works thereof, that is intentionally  
submitted to Licensor for inclusion in the Work by the copyright owner  
or by an individual or Legal Entity authorized to submit on behalf of  
the copyright owner. For the purposes of this definition, "submitted"  
means any form of electronic, verbal, or written communication sent  
to the Licensor or its representatives, including but not limited to  
communication on electronic mailing lists, source code control systems,  
and issue tracking systems  
that are managed by, or on behalf of, the  
Licensor for the purpose of discussing and improving the Work, but  
excluding communication that is conspicuously marked or otherwise  
designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity  
on behalf of whom a Contribution has been received by Licensor and  
subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.
  
3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.
  
4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:
  - (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
  - (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
  - (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
  - (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not

pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. **Submission of Contributions.** Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions. Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. **Trademarks.** This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. **Disclaimer of Warranty.** Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. **Limitation of Liability.** In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly

negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

#### END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "{}" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright {yyyy} {name of copyright owner}

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.  
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

## TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:



- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions. Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade

names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "{}" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a

file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright {yyyy} {name of copyright owner}

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.  
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

Apache License

Version 2.0, January 2004

<http://www.apache.org/licenses/>

## TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You"  
(or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical

transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications

represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the

Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable

(except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not

pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental,

or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer,

and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

## END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "{}" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright 2015, Google Inc  
Copyright 2018, GoGo Authors

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.  
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

Prometheus instrumentation library for Go applications  
Copyright 2012-2015 The Prometheus Authors

This product includes software developed at  
SoundCloud Ltd. (<http://soundcloud.com/>).

The following components are included in this product:

perks - a fork of <https://github.com/bmizerany/perks>  
<https://github.com/beorn7/perks>

Copyright 2013-2015 Blake Mizerany, Bjrn Rabenstein  
See <https://github.com/beorn7/perks/blob/master/README.md> for license details.

Go support for Protocol Buffers - Google's data interchange format  
<http://github.com/golang/protobuf/>  
Copyright 2010 The Go Authors  
See source code for license details.

Support for streaming Protocol Buffer messages for the Go language (golang).  
[https://github.com/matttproud/golang\\_protobuf\\_extensions](https://github.com/matttproud/golang_protobuf_extensions)  
Copyright 2013 Matt T. Proud  
Licensed under the Apache License, Version 2.0  
// SPDX-License-Identifier: Apache-2.0 OR GPL-2.0-or-later

```
package v2_2
```

```
// OtherLicense is an Other License Information section of an  
// SPDX Document for version 2.2 of the spec.
```

```
type OtherLicense struct {  
    // 10.1: License Identifier: "LicenseRef-[idstring]"  
    // Cardinality: conditional (mandatory, one) if license is not  
    //         on SPDX License List  
    LicenseIdentifier string `json:"licenseId"`
```

```
    // 10.2: Extracted Text  
    // Cardinality: conditional (mandatory, one) if there is a  
    //         License Identifier assigned  
    ExtractedText string `json:"extractedText"`
```

```
    // 10.3: License Name: single line of text or "NOASSERTION"  
    // Cardinality: conditional (mandatory, one) if license is not  
    //         on SPDX License List  
    LicenseName string `json:"name,omitempty"`
```

```
    // 10.4: License Cross Reference  
    // Cardinality: conditional (optional, one or many) if license  
    //         is not on SPDX License List  
    LicenseCrossReferences []string `json:"seeAlsos,omitempty"`
```

```
    //  
    // 10.5: License Comment  
    // Cardinality: optional, one  
    LicenseComment string `json:"comment,omitempty"`  
}
```

```
    Apache License  
    Version 2.0, January 2004  
    http://www.apache.org/licenses/
```



## TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally

submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

(a) You must give any other recipients of the Work or Derivative Works a copy of this License; and

- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions. Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the

content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.
  
8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.
  
9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "{}" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright 2016-2018 Docker Inc.

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.  
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software  
distributed under the License is distributed on an "AS IS" BASIS,  
WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.  
See the License for the specific language governing permissions and  
limitations under the License.

Apache License  
Version 2.0, January 2004  
<https://www.apache.org/licenses/>

## TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction,  
and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by  
the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all  
other entities that control, are controlled by, or are under common  
control with that entity. For the purposes of this definition,  
"control" means (i) the power, direct or indirect, to cause the  
direction or management of such entity, whether by contract or  
otherwise, or (ii) ownership of fifty percent (50%) or more of the  
outstanding shares, or (iii) beneficial ownership  
of such entity.

"You" (or "Your") shall mean an individual or Legal Entity  
exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications,  
including but not limited to software source code, documentation  
source, and configuration files.

"Object" form shall mean any form resulting from mechanical  
transformation or translation of a Source form, including but  
not limited to compiled object code, generated documentation,

and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable

by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the

Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

(a) You must give any other recipients of the Work or Derivative Works a copy of this License; and

(b) You must cause any modified files to carry prominent notices stating that You changed the files; and

(c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and

(d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding

those notices that do not

pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only



on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

#### END OF TERMS AND CONDITIONS

Copyright 2015 Docker, Inc.

Licensed under the Apache License, Version 2.0 (the "License"); you may not use this file except in compliance with the License. You may obtain a copy of the License at

<https://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

Copyright (c) 2014 CloudFlare Inc.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.

Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT HOLDER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS;

OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Apache License  
Version 2.0, January 2004

## TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including

the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

(a) You must give any other recipients of the Work or

Derivative Works a copy of this License; and

- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions. Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the

origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[ ]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier

identification within third-party archives.

Copyright 2022 Alan Shreve (@inconshreveable)

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.  
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software  
distributed under the License is distributed on an "AS IS" BASIS,  
WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.  
See the License for the specific language governing permissions and  
limitations under the License.

Copyright 2010 The Go Authors. All rights reserved.

Redistribution and use in source and binary forms, with or without  
modification, are permitted provided that the following conditions are  
met:

- \* Redistributions of source code must retain the above copyright  
notice, this list of conditions and the following disclaimer.

- \* Redistributions in binary form must reproduce the above  
copyright notice, this list of conditions and the following disclaimer  
in the documentation and/or other materials provided with the  
distribution.

- \* Neither the name of Google Inc. nor the names of its  
contributors may be used to endorse or promote products derived from  
this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS  
"AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT  
LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR  
A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT  
OWNER

OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL,  
SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT  
LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE,  
DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY  
THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT  
(INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE  
OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Copyright (c) 2012 The Go Authors. All rights reserved.

Copyright (c) 2019 Klaus Post. All rights reserved.

Redistribution and use in source and binary forms, with or without  
modification, are permitted provided that the following conditions are

met:

- \* Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- \* Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
- \* Neither the name of Google Inc. nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

-----  
Files: gzhttp/\*

Apache License  
Version 2.0, January 2004  
<http://www.apache.org/licenses/>

## TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the

direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received



by Licensor and  
subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s)

alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

(a) You must give any other recipients of the Work or Derivative Works a copy of this License; and

(b) You must cause any modified files to carry prominent notices stating that You changed the files;

and

(c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and

(d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained

within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents

of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A

PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory,

whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

#### END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright 2016-2017 The New York Times Company

Licensed under the Apache License, Version 2.0 (the "License"); you may not use this file except in compliance with the License. You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and

limitations under the License.

-----

Files: s2/cmd/internal/readahead/\*

The MIT License  
(MIT)

Copyright (c) 2015 Klaus Post

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

-----

Files: snappy/\*

Files: internal/snapref/\*

Copyright (c) 2011 The Snappy-Go Authors. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- \* Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- \* Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
- \* Neither the name of Google Inc. nor the names of its contributors may be used to endorse or promote products derived from

this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS  
"AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT  
LIMITED

TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR  
A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT  
OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL,  
SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT  
LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE,  
DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY  
THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT  
(INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE  
OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

-----

Files: s2/cmd/internal/filepathx/\*

Copyright 2016 The filepathx Authors

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Alrux Go EXTensions (AGExt) - package levenshtein

Copyright 2016 ALRUX Inc.

This product includes software developed at ALRUX Inc.

(<http://www.alrux.com/>).

Copyright (c) 2014 Philip Hofer

Portions Copyright (c) 2009 The Go Authors (license at <http://golang.org>) where indicated

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Apache License  
Version 2.0, January 2004  
<http://www.apache.org/licenses/>

## TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a

copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a

cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the

Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

(a) You must give any other recipients of the Work or Derivative Works a copy of this License; and

(b) You must cause any modified files to carry prominent notices stating that You changed the files; and

(c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and

(d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding

those notices that do not

pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with



the conditions stated in this License.

5. **Submission of Contributions.** Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.  
Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.
6. **Trademarks.** This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.
7. **Disclaimer of Warranty.** Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.
8. **Limitation of Liability.** In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.
9. **Accepting Warranty or Additional Liability.** While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability

incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

## END OF TERMS AND CONDITIONS

Copyright 2014-2016 Docker, Inc.

Licensed under the Apache License, Version 2.0 (the "License"); you may not use this file except in compliance with the License. You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

Copyright (c) 2009 The Go Authors. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- \* Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- \* Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
- \* Neither the name of Google Inc. nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER

OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Paul Borman <borman@google.com>

bmatsuo

shawnp  
theory  
jboverfelt  
dsymonds  
cd1  
wallclockbuilder  
dansouza

Apache License  
Version 2.0, January 2004  
<http://www.apache.org/licenses/>

## TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses

granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise,

any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

## APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[ ]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.  
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

Copyright (c) 2013, The GoGo Authors. All rights reserved.

Protocol Buffers for Go with Gadgets

Go support for Protocol Buffers - Google's data interchange format

Copyright 2010 The Go Authors. All rights reserved.

<https://github.com/golang/protobuf>

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- \* Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.

- \* Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

- \* Neither the name of Google Inc. nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS  
"AS IS"

AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Apache License

Version 2.0, January 2004

<https://www.apache.org/licenses/>

## TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or



Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this

License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You

institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use,

reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability

incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

## END OF TERMS AND CONDITIONS

Copyright 2013-2018 Docker, Inc.

Licensed under the Apache License, Version 2.0 (the "License"); you may not use this file except in compliance with the License. You may obtain a copy of the License at

<https://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

Copyright (c) the purl authors

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Copyright (c) 2015-2020, Tim Heckman

All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

\* Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.

\* Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation

and/or other materials provided with the distribution.

\* Neither the name of gofrs nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT HOLDER

OR CONTRIBUTORS BE LIABLE

FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Docker

Copyright 2012-2015 Docker, Inc.

This product includes software developed at Docker, Inc. (<https://www.docker.com>).

The following is courtesy of our legal counsel:

Use and transfer of Docker may be subject to certain restrictions by the United States and other governments.

It is your responsibility to ensure that your use and/or transfer does not violate applicable laws.

For more information, please see <https://www.bis.doc.gov>

See also <https://www.apache.org/dev/crypto.html> and/or seek legal counsel.

Apache License

Version 2.0, January 2004

<http://www.apache.org/licenses/>

## TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all

other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must

include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.



8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by,

or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License"); you may not use this file except in compliance with the License. You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.

See the License for the specific language governing permissions and limitations under the License.

Copyright (c) 2016 Uber Technologies, Inc.

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Copyright 2018 gotest.tools authors

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.  
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

Copyright (c) 2015, Dave Cheney <dave@cheney.net>

All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

\* Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.

\* Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT HOLDER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

The MIT License (MIT)

Copyright (c) 2014 Cenk Alt

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Copyright (c) 2012, 2013 Ugorji Nwoke.

All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- \* Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- \* Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
- \* Neither the name of the author nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND

ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT HOLDER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

MIT

Copyright 2017 Tnis Tiigi <tonistiigi@gmail.com>

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Copyright 2016, Google Inc.

All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- \* Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- \* Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
- \* Neither the name of Google Inc. nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Apache License  
Version 2.0, January 2004  
<http://www.apache.org/licenses/>

## TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their

Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf



of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

## END OF TERMS AND CONDITIONS

Copyright 2016 The Linux Foundation.

Licensed under the Apache License, Version 2.0 (the "License"); you may not use this file except in compliance with the License. You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

The MIT License (MIT)

Copyright (c) 2016 Taihei Morikuni

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF

OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Copyright (c) 2011 Keith Rarick

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation

the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE

OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Copyright (c) 2013 Dario Casta. All rights reserved.

Copyright (c) 2012 The Go Authors. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- \* Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.

- \* Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

- \* Neither the name of Google Inc. nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE

ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

procs provides functions to retrieve system, kernel and process metrics from the pseudo-filesystem proc.

Copyright 2014-2015 The Prometheus Authors

This product includes software developed at SoundCloud Ltd. (<http://soundcloud.com/>).

Copyright (c) 2013, Georg Reinke (<guelfey at gmail dot com>), Google All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT HOLDER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

```
# This is the official list of people who can contribute
# (and typically have contributed) code to the repository.
# The AUTHORS file lists the copyright holders; this file
# lists people. For example, Google employees are listed here
# but not in AUTHORS, because Google holds the copyright.
#
# The submission process automatically checks to make sure
# that people submitting code are listed in this file (by email address).
#
# Names should be added to this file only after verifying that
# the individual or the individual's organization has agreed to
# the appropriate Contributor License Agreement, found here:
#
# https://cla.developers.google.com/about/google-individual
# https://cla.developers.google.com/about/google-corporate
```

#  
# The CLA can be filled out on the web:  
#  
# <https://cla.developers.google.com/>  
#  
# When adding J Random Contributor's name to this file,  
# either J's name or J's organization's name should be  
# added to the AUTHORS file, depending on whether the  
#  
# individual or corporate CLA was used.

# Names should be added to this file like so:  
# Name <email address>  
#  
# An entry with two email addresses specifies that the  
# first address should be used in the submit logs and  
# that the second address should be recognized as the  
# same person when interacting with Rietveld.

# Please keep the list sorted.

Alain Vongsouvanhalainv <alainv@google.com>  
Andrew Gerrand <adg@golang.org>  
Brad Fitzpatrick <bradfitz@golang.org>  
Eric Koleda <ekoleda+devrel@goglers.com>  
Francesc Campoy <campoy@golang.org>  
Garrick Evans <garrick@google.com>  
Glenn Lewis <gmlewis@google.com>  
Ivan Krasin <krasin@golang.org>  
Jason Hall <jasonhall@google.com>  
Johan Euphrosine <proppy@google.com>  
Kostik Shtoyk <kostik@google.com>  
Kunpei Sakai <namusyaka@gmail.com>  
Matthew Dolan <dolan@lightstep.com>  
Matthew Whisenhunt <matt.whisenhunt@gmail.com>  
Michael McGreevy <mcgreevy@golang.org>  
Nick Craig-Wood <nickcw@gmail.com>  
Robbie Trencheny <me@robbiet.us>  
Ross Light <light@google.com>  
Sarah  
Adams <shadams@google.com>  
Scott Van Woudenberg <scottvw@google.com>  
Takashi Matsuo <tmatsuo@google.com>  
Copyright (c) 2013, Patrick Mezard  
All rights reserved.

Redistribution and use in source and binary forms, with or without  
modification, are permitted provided that the following conditions are

met:

Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.

Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

The names of its contributors may not be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT HOLDER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.  
Copyright (c) 2016 Felix Geisendrfer (felix@debuggable.com)

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Common libraries shared by Prometheus Go components.  
Copyright 2015 The Prometheus Authors

This product includes software developed at  
SoundCloud Ltd. (<http://soundcloud.com/>).

Alex A. Skinner  
Andrew Tunnell-Jones  
Ask Bjrñ Hansen  
Dave Cheney  
Dusty Wilson  
Marek Majkowski  
Peter van Dijk  
Omri Bahumi  
Alex Sergejev  
James Hartig  
Anton Povarov <anton.povarov@gmail.com>  
Brian Goff <cpuguy83@gmail.com>  
Clayton Coleman <ccoleman@redhat.com>  
Denis Smirnov <denis.smirnov.91@gmail.com>  
DongYun Kang <ceram1000@gmail.com>  
Dwayne Schultz <dschultz@pivotal.io>  
Georg Apitz <gapitz@pivotal.io>  
Gustav Paul <gustav.paul@gmail.com>  
Johan Brandhorst <johan.brandhorst@gmail.com>  
John Shahid <jvshahid@gmail.com>  
John Tuley <john@tuley.org>  
Laurent <laurent@adyoulike.com>  
Patrick Lee <patrick@dropbox.com>  
Peter Edge <peter.edge@gmail.com>  
Roger Johansson <rogersaling@gmail.com>  
Sam Nguyen <sam.nguyen@sendgrid.com>  
Sergio Arbo <serabe@gmail.com>  
Stephen J Day <stephen.day@docker.com>  
Tamir Duberstein <tamird@gmail.com>  
Todd Eisenberger <teisenberger@dropbox.com>  
Tormod Erevik Lea <tormodlea@gmail.com>  
Vyacheslav Kim <kane@sendgrid.com>  
Walter Schulze <awalterschulze@gmail.com>  
The MIT License (MIT)

Copyright (c) 2015 John Howard (Microsoft)

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR

IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT

OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

The bulk of [github.com/pelletier/go-toml](https://github.com/pelletier/go-toml) is distributed under the MIT license (see below), with the exception of [localtime.go](https://github.com/pelletier/localtime.go) and [localtime.test.go](https://github.com/pelletier/localtime.test.go).

Those two files have been copied over from Google's civil library at revision [ed46f5086358513cf8c25f8e3f022cb838a49d66](https://github.com/google/civil/commit/ed46f5086358513cf8c25f8e3f022cb838a49d66), and are distributed under the Apache 2.0 license (see below).

[github.com/pelletier/go-toml](https://github.com/pelletier/go-toml):

The MIT License (MIT)

Copyright (c) 2013 - 2021 Thomas Pelletier, Eric Anderton

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE

SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

[localtime.go](https://github.com/pelletier/localtime.go), [localtime\\_test.go](https://github.com/pelletier/localtime_test.go):

Originals:

<https://raw.githubusercontent.com/googleapis/google-cloud-go/ed46f5086358513cf8c25f8e3f022cb838a49d66/civil/civil.go>

[https://raw.githubusercontent.com/googleapis/google-cloud-go/ed46f5086358513cf8c25f8e3f022cb838a49d66/civil/civil\\_test.go](https://raw.githubusercontent.com/googleapis/google-cloud-go/ed46f5086358513cf8c25f8e3f022cb838a49d66/civil/civil_test.go)

Changes:

- \* Renamed files from civil\* to localtime\*.
- \* Package changed from civil to toml.
- \* 'Local' prefix added to all structs.

License:

<https://raw.githubusercontent.com/googleapis/google-cloud-go/ed46f5086358513cf8c25f8e3f022cb838a49d66/LICENSE>

Apache License  
Version 2.0, January 2004  
<http://www.apache.org/licenses/>

## TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).



"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work

or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

#### 4. Redistribution.

You may reproduce and distribute copies of the

Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within

such NOTICE file, excluding those notices that do not

pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. **Submission of Contributions.** Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions. Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.
6. **Trademarks.** This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.
7. **Disclaimer of Warranty.** Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.
8. **Limitation of Liability.** In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.
9. **Accepting Warranty or Additional Liability.** While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason

of your accepting any such warranty or additional liability.

## END OF TERMS AND CONDITIONS

### APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[ ]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.  
You may obtain a copy of the  
License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

Apache License  
Version 2.0, January 2004  
<http://www.apache.org/licenses/>

## TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or

otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License,  
each Contributor hereby grants to You a perpetual,  
worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one

of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be

liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

## END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "{}" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright 2016 Docker, Inc.

Licensed under the Apache License, Version 2.0 (the "License"); you may not use this file except in compliance with the License. You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

# This source code was written by the Go contributors.

# The master list of contributors is in the main Go distribution,



# visible at <http://tip.golang.org/CONTRIBUTORS>.

The MIT License (MIT)

Copyright (c) 2014 Simon Eskildsen

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF

OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

MIT License

Copyright (c) 2012-2018 Mat Ryer and Tyler Bunnell

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT

OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

This source code includes following third party code

- ipsock\_linux.go : licensed by the Go authors, see GO\_LICENSE file for the license which applies to the code

The MIT License (MIT)

Copyright (c) 2015 Microsoft Corporation

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

The tools-golang documentation is provided under the Creative Commons Attribution 4.0 International license (CC-BY-4.0), a copy of which is provided below.

Attribution 4.0 International

=====

Creative Commons Corporation ("Creative Commons") is not a law firm and does not provide legal services or legal advice. Distribution of Creative Commons public licenses does not create a lawyer-client or other relationship. Creative Commons makes its licenses and related information available on an "as-is" basis. Creative Commons gives no warranties regarding its licenses, any material licensed under their terms and conditions, or any related information. Creative Commons disclaims all liability for damages resulting from their use to the fullest extent possible.

Using Creative Commons Public Licenses

Creative Commons public licenses provide a standard set of terms and conditions that creators and other rights holders may use to share original works of authorship and other material subject to copyright and certain other rights specified in the public license below. The following considerations are for informational purposes only, are not exhaustive, and do not form part of our licenses.

Considerations for licensors: Our public licenses are intended for use by those authorized to give the public permission to use material in ways otherwise restricted by copyright and certain other rights. Our licenses are irrevocable. Licensors should read and understand the terms and conditions of the license they choose before applying it. Licensors should also secure all rights necessary before applying our licenses so that the public can reuse the material as expected. Licensors should clearly mark any material not subject to the license. This includes other CC-licensed material, or material used under an exception or limitation to copyright. More considerations

for licensors:

[wiki.creativecommons.org/Considerations\\_for\\_licensors](http://wiki.creativecommons.org/Considerations_for_licensors)

Considerations for the public: By using one of our public licenses, a licensor grants the public permission to use the licensed material under specified terms and conditions. If the licensor's permission is not necessary for any reason--for example, because of any applicable exception or limitation to copyright--then that use is not regulated by the license. Our licenses grant only permissions under copyright and certain other rights that a licensor has authority to grant. Use of the licensed material may still be restricted for other reasons, including because others have copyright or other rights in the material. A licensor may make special requests, such as asking that all changes be marked or described.

Although not required by our licenses, you are encouraged to respect those requests where reasonable. More considerations for the public:

[wiki.creativecommons.org/Considerations\\_for\\_licensees](http://wiki.creativecommons.org/Considerations_for_licensees)

=====

Creative

Commons Attribution 4.0 International Public License

By exercising the Licensed Rights (defined below), You accept and agree to be bound by the terms and conditions of this Creative Commons Attribution 4.0 International Public License ("Public License"). To the extent this Public License may be interpreted as a contract, You are granted the Licensed Rights in consideration of Your acceptance of these terms and conditions, and the Licensor grants You such rights in consideration of benefits the Licensor receives from making the Licensed Material available under these terms and conditions.

Section 1 -- Definitions.

- a. Adapted Material means material subject to Copyright and Similar Rights that is derived from or based upon the Licensed Material and in which the Licensed Material is translated, altered, arranged, transformed, or otherwise modified in a manner requiring permission under the Copyright and Similar Rights held by the Licensor. For purposes of this Public License, where the Licensed Material is a musical work, performance, or sound recording, Adapted Material is always produced where the Licensed Material is synched in timed relation with a moving image.
- b. Adapter's License means the license You apply to Your Copyright and Similar Rights in Your contributions to Adapted Material in accordance with the terms and conditions of this Public License.
- c. Copyright and Similar Rights means copyright and/or similar rights closely related to copyright including, without limitation, performance, broadcast, sound recording, and Sui Generis Database Rights, without regard to how the rights are labeled or categorized. For purposes of this Public License, the rights specified in Section 2(b)(1)-(2) are not Copyright and Similar Rights.
- d. Effective Technological Measures means those measures that, in the absence of proper authority, may not be circumvented under laws fulfilling obligations under Article 11 of the WIPO Copyright Treaty adopted on December 20, 1996, and/or similar international agreements.
- e. Exceptions and Limitations means fair use, fair dealing, and/or any other exception or limitation to Copyright and Similar Rights that applies to Your use of the Licensed Material.
- f. Licensed Material means the artistic or literary work, database, or other material to which the Licensor applied this Public License.
- g. Licensed Rights means the rights granted to You subject to the terms and conditions of this Public License, which are limited to all Copyright and Similar Rights that apply to Your use of the Licensed Material and that the Licensor has authority to license.
- h. Licensor means the individual(s) or entity(ies) granting rights under this

Public License.

- i. Share means to provide material to the public by any means or process that requires permission under the Licensed Rights, such as reproduction, public display, public performance, distribution, dissemination, communication, or importation, and to make material available to the public including in ways that members of the public may access the material from a place and at a time individually chosen by them.
- j. Sui Generis Database Rights means rights other than copyright resulting from Directive 96/9/EC of the European Parliament and of the Council of 11 March 1996 on the legal protection of databases, as amended and/or succeeded, as well as other essentially equivalent rights anywhere in the world.
- k. You means the individual or entity exercising the Licensed Rights under this Public License. Your has a corresponding meaning.

Section 2 -- Scope.

a. License grant.

1. Subject to the terms and conditions of this Public License, the Licensor hereby grants You a worldwide, royalty-free, non-sublicensable, non-exclusive, irrevocable license to exercise the Licensed Rights in the Licensed Material to:

a. reproduce and Share the Licensed Material, in whole or in part; and

b. produce, reproduce, and Share Adapted Material.

2. Exceptions and Limitations. For the avoidance of doubt, where Exceptions and Limitations apply to Your use, this Public License does not apply, and You do not need to comply with its terms and conditions.

3. Term. The term of this Public License is specified in Section 6(a).

4. Media and formats; technical modifications allowed. The Licensor authorizes You to exercise the Licensed Rights in all media and formats whether now known or hereafter created, and to make technical modifications necessary

to do so. The

Licensor waives and/or agrees not to assert any right or authority to forbid You from making technical modifications necessary to exercise the Licensed Rights, including technical modifications necessary to circumvent Effective Technological Measures. For purposes of this Public License, simply making modifications authorized by this Section 2(a)(4) never produces Adapted Material.

5. Downstream recipients.

a. Offer from the Licensor -- Licensed Material. Every recipient of the Licensed Material automatically receives an offer from the Licensor to exercise the Licensed Rights under the terms and conditions of this Public License.

b. No downstream restrictions. You may not offer or impose any additional or different terms or conditions on, or apply any Effective Technological Measures to, the Licensed Material if doing so restricts exercise of the Licensed Rights by any recipient of the Licensed Material.

6. No endorsement. Nothing in this Public License constitutes or may be construed as permission to assert or imply that You are, or that Your use of the Licensed Material is, connected with, or sponsored, endorsed, or granted official status by, the Licensor or others designated to receive attribution as provided in Section 3(a)(1)(A)(i).

b. Other rights.

1. Moral rights, such as the right of integrity, are not licensed under this Public License, nor are publicity, privacy, and/or other similar personality rights; however, to the extent possible, the Licensor waives and/or agrees not to assert any such rights held by the Licensor to the limited extent necessary to allow You to exercise the Licensed Rights, but not otherwise.

2. Patent and trademark rights are not licensed under this Public License.

3. To the extent possible, the Licensor waives any right to collect royalties from You for the exercise of the Licensed Rights, whether directly or through a collecting society

under any voluntary or waivable statutory or compulsory licensing scheme. In all other cases the Licensor expressly reserves any right to collect such royalties.

### Section 3 -- License Conditions.

Your exercise of the Licensed Rights is expressly made subject to the following conditions.

#### a. Attribution.

##### 1. If You Share the Licensed Material (including in modified form), You must:

###### a. retain the following if it is supplied by the Licensor with the Licensed Material:

i. identification of the creator(s) of the Licensed Material and any others designated to receive attribution, in any reasonable manner requested by the Licensor (including by pseudonym if designated);

ii. a copyright notice;

iii. a notice that refers to this Public License;

iv. a notice that refers to the disclaimer of warranties;

v. a URI or hyperlink to the Licensed Material to the extent reasonably practicable;

b. indicate if You modified the Licensed Material and retain an indication of any previous modifications; and

c. indicate the Licensed Material is licensed under this Public License, and include the text of, or the URI or hyperlink to, this Public License.

2. You may satisfy the conditions in Section 3(a)(1) in any reasonable manner based on the medium, means, and context in which You Share

the Licensed Material. For example, it may be reasonable to satisfy the conditions by providing a URI or hyperlink to a resource that includes the required

information.

3. If requested by the Licensor, You must remove any of the information required by Section 3(a)(1)(A) to the extent reasonably practicable.
4. If You Share Adapted Material You produce, the Adapter's License You apply must not prevent recipients of the Adapted Material from complying with this Public License.

#### Section 4 -- Sui Generis Database Rights.

Where the Licensed Rights include Sui Generis Database Rights that apply to Your use of the Licensed Material:

- a. for the avoidance of doubt, Section 2(a)(1) grants You the right to extract, reuse, reproduce, and Share all or a substantial portion of the contents of the database;
- b. if You include all or a substantial portion of the database contents in a database in which You have Sui Generis Database Rights, then the database in which You have Sui Generis Database Rights (but not its individual contents) is Adapted Material; and
- c. You must comply with the conditions in Section 3(a) if You Share all or a substantial portion of the contents of the database.

For the avoidance of doubt, this Section 4 supplements and does not replace Your obligations under this Public License where the Licensed Rights include other Copyright and Similar Rights.

#### Section 5 -- Disclaimer of Warranties and Limitation of Liability.

- a. UNLESS OTHERWISE SEPARATELY UNDERTAKEN BY THE LICENSOR, TO THE EXTENT POSSIBLE, THE LICENSOR OFFERS THE LICENSED MATERIAL AS-IS AND AS-AVAILABLE, AND MAKES NO REPRESENTATIONS OR WARRANTIES OF ANY KIND CONCERNING THE LICENSED MATERIAL, WHETHER EXPRESS, IMPLIED, STATUTORY, OR OTHER. THIS INCLUDES, WITHOUT LIMITATION, WARRANTIES OF TITLE, MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, NON-INFRINGEMENT, ABSENCE OF LATENT OR OTHER DEFECTS, ACCURACY, OR THE PRESENCE OR ABSENCE OF ERRORS, WHETHER OR NOT KNOWN OR DISCOVERABLE. WHERE DISCLAIMERS OF WARRANTIES ARE NOT ALLOWED IN FULL OR IN PART, THIS DISCLAIMER MAY NOT APPLY TO YOU.



- b. TO THE EXTENT POSSIBLE, IN NO EVENT WILL THE LICENSOR BE LIABLE TO YOU ON ANY LEGAL THEORY (INCLUDING, WITHOUT LIMITATION, NEGLIGENCE) OR OTHERWISE FOR ANY DIRECT, SPECIAL, INDIRECT, INCIDENTAL, CONSEQUENTIAL, PUNITIVE, EXEMPLARY, OR OTHER LOSSES, COSTS, EXPENSES, OR DAMAGES ARISING OUT OF THIS PUBLIC LICENSE OR USE OF THE LICENSED MATERIAL, EVEN IF THE LICENSOR HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH LOSSES, COSTS, EXPENSES, OR DAMAGES. WHERE A LIMITATION OF LIABILITY IS NOT ALLOWED IN FULL OR IN PART, THIS LIMITATION MAY NOT APPLY TO YOU.
- c. The disclaimer of warranties and limitation of liability provided above shall be interpreted in a manner that, to the extent possible, most closely approximates an absolute disclaimer and waiver of all liability.

#### Section 6 -- Term and Termination.

- a. This Public License applies for the term of the Copyright and Similar Rights licensed here. However, if You fail to comply with this Public License, then Your rights under this Public License terminate automatically.
- b. Where Your right to use the Licensed Material has terminated under Section 6(a), it reinstates:
1. automatically as of the date the violation is cured, provided it is cured within 30 days of Your discovery of the violation; or
  2. upon express reinstatement by the Licensor.

For the avoidance of doubt, this Section 6(b) does not affect any right the Licensor may have to seek remedies for Your violations of this Public License.

- c. For the avoidance of doubt, the Licensor may also offer the Licensed Material under separate terms or conditions or stop distributing the Licensed Material at any time; however, doing so will not terminate this Public License.
- d. Sections 1, 5, 6, 7, and 8 survive termination of this Public License.

#### Section 7 -- Other Terms and Conditions.

- a. The Licensor shall not be bound by any additional or different terms or conditions communicated by You unless expressly agreed.
- b. Any arrangements, understandings, or agreements regarding the Licensed Material not stated herein are separate from and independent of the terms and conditions of this Public License.

Section 8 -- Interpretation.

- a. For the avoidance of doubt, this Public License does not, and shall not be interpreted to, reduce, limit, restrict, or impose conditions on any use of the Licensed Material that could lawfully be made without permission under this Public License.
- b. To the extent possible, if any provision of this Public License is deemed unenforceable, it shall be automatically reformed to the minimum extent necessary to make it enforceable. If the provision cannot be reformed, it shall be severed from this Public License without affecting the enforceability of the remaining terms and conditions.
- c. No term or condition of this Public License will be waived and no failure to comply consented to unless expressly agreed to by the Licensor.
- d. Nothing in this Public License constitutes or may be interpreted as a limitation upon, or waiver of, any privileges and immunities that apply to the Licensor or You, including from the legal processes of any jurisdiction or authority.

=====  
Creative Commons is not a party to its public licenses. Notwithstanding, Creative Commons may elect to apply one of its public licenses to material it publishes and in those instances will be considered the Licensor. The text of the Creative Commons public licenses is dedicated to the public domain under the CC0 Public Domain Dedication. Except for the limited purpose of indicating that material is shared under a Creative Commons public license or as otherwise permitted by the Creative Commons policies published at [creativecommons.org/policies](https://creativecommons.org/policies), Creative Commons does not authorize the use of the trademark "Creative Commons" or any other trademark or logo of Creative Commons without its prior written consent including, without limitation, in connection with any unauthorized modifications

to any of its public licenses or any other arrangements, understandings, or agreements concerning use of licensed material. For the avoidance of doubt, this paragraph does not form part of the public licenses.

Creative Commons may be contacted at [creativecommons.org](https://creativecommons.org).

Copyright (c) 2014-2015, Philip Hofer

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH

THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

The MIT License (MIT)

Copyright (c) 2021 NYU Secure Systems Lab

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT

OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Copyright (c) 2015 Rackspace. All rights reserved.

Redistribution and use in source and binary forms, with or without

modification, are permitted provided that the following conditions are met:

\* Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.

\* Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

\* Neither the name of Google Inc. nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR

CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Apache License

Version 2.0, January 2004

<http://www.apache.org/licenses/>

## TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership

of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual,

worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this

License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the

Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

(a) You must give any other recipients of the Work or Derivative Works a copy of this License; and

(b) You must cause any modified files to carry prominent notices stating that You changed the files; and

(c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and

(d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not

pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or

documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct,

indirect, special,

incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

#### END OF TERMS AND CONDITIONS

Copyright 2014 Vishvananda Ishaya.

Copyright 2014 Docker, Inc.

Licensed under the Apache License, Version 2.0 (the "License"); you may not use this file except in compliance with the License. You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

Copyright (C) 2014-2015 Docker Inc & Go Authors. All rights reserved.

Copyright (C) 2017 SUSE LLC. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

\* Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.

\* Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.



\* Neither the name of Google Inc. nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Apache License  
Version 2.0, January 2004  
<https://www.apache.org/licenses/>

## TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical

transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made,

use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the

Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding

those notices that do not

pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity,

or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

## END OF TERMS AND CONDITIONS

Copyright 2013-2016 Docker, Inc.

Licensed under the Apache License, Version 2.0 (the "License"); you may not use this file except in compliance with the License. You may obtain a copy of the License at

<https://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

Apache License  
Version 2.0, January 2004  
<http://www.apache.org/licenses/>

## TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and

do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all



other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability

incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

Copyright 2012 SocialCode

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Apache License  
Version 2.0, January 2004  
<http://www.apache.org/licenses/>

## TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by

the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but

excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and

(d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding

those notices that do not

pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the

appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

#### END OF TERMS AND CONDITIONS

Copyright 2015 The Linux Foundation.

Licensed under the Apache License, Version 2.0 (the "License"); you may not use this file except in compliance with the License. You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

Copyright (c) 2009 The Go Authors. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- \* Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- \* Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
- \* Neither the name of Google Inc. nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER

OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

The MIT License (MIT)

Copyright (c) 2015 Microsoft

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN

CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Mozilla Public License Version 2.0

=====

## 1. Definitions

-----

1.1. "Contributor"

means each individual or legal entity that creates, contributes to the creation of, or owns Covered Software.

1.2. "Contributor Version"

means the combination of the Contributions of others (if any) used by a Contributor and that particular Contributor's Contribution.

1.3. "Contribution"

means Covered Software of a particular Contributor.

1.4. "Covered Software"

means Source Code Form to which the initial Contributor has attached the notice in Exhibit A, the Executable Form of such Source Code Form, and Modifications of such Source Code Form, in each case including portions thereof.

1.5. "Incompatible With Secondary Licenses"

means

(a) that the initial Contributor has attached the notice described in Exhibit B to the Covered Software; or

(b) that the Covered Software was made available under the terms of version 1.1 or earlier of the License, but not also under the terms of a Secondary License.

1.6. "Executable Form"

means any form of the work other than Source Code Form.

1.7. "Larger Work"

means a work that combines Covered Software with other material, in a separate file or files, that is not Covered Software.

1.8. "License"

means this document.

1.9. "Licensable"

means having the right to grant, to the maximum extent possible, whether at the time of the initial grant or subsequently, any and all of the rights conveyed by this License.

1.10. "Modifications"

means any of the following:

- (a) any file in Source Code Form that results from an addition to, deletion from, or modification of the contents of Covered Software; or
- (b) any new file in Source Code Form that contains any Covered Software.

1.11. "Patent Claims" of a Contributor

means any patent claim(s), including without limitation, method, process, and apparatus claims, in any patent Licensable by such Contributor that would be infringed, but for the grant of the License, by the making, using, selling, offering for sale, having made, import, or transfer of either its Contributions or its Contributor Version.

1.12. "Secondary License"

means either the GNU General Public License, Version 2.0, the GNU Lesser General Public License, Version 2.1, the GNU Affero General Public License, Version 3.0, or any later versions of those licenses.

1.13. "Source Code Form"

means the form of the work preferred for making modifications.

1.14. "You" (or "Your")

means an individual or a legal entity exercising rights under this License. For legal entities, "You" includes any entity that controls, is controlled by, or is under common control with You. For purposes of this definition, "control" means (a) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (b) ownership of more than fifty percent (50%) of the outstanding shares or beneficial ownership of such entity.

2. License Grants and Conditions

-----

2.1. Grants

Each Contributor hereby grants You a world-wide, royalty-free, non-exclusive license:

- (a) under intellectual property rights (other than patent or trademark) Licensable by such Contributor to use, reproduce, make available, modify, display, perform, distribute, and otherwise exploit its Contributions, either on an unmodified basis, with Modifications, or as part of a Larger Work; and



(b) under Patent Claims of such Contributor to make, use, sell, offer for sale, have made, import, and otherwise transfer either its Contributions or its Contributor Version.

## 2.2. Effective Date

The licenses granted in Section 2.1 with respect to any Contribution become effective for each Contribution on the date the Contributor first distributes such Contribution.

## 2.3. Limitations on Grant Scope

The licenses granted in this Section 2 are the only rights granted under this License. No additional rights or licenses will be implied from the distribution or licensing of Covered Software under this License. Notwithstanding Section 2.1(b) above, no patent license is granted by a Contributor:

- (a) for any code that a Contributor has removed from Covered Software; or
- (b) for infringements caused by: (i) Your and any other third party's modifications of Covered Software, or (ii) the combination of its Contributions with other software (except as part of its Contributor Version); or
- (c) under Patent Claims infringed by Covered Software in the absence of its Contributions.

This License does not grant any rights in the trademarks, service marks, or logos of any Contributor (except as may be necessary to comply with the notice requirements in Section 3.4).

## 2.4. Subsequent Licenses

No Contributor makes additional grants as a result of Your choice to distribute the Covered Software under a subsequent version of this License (see Section 10.2) or under the terms of a Secondary License (if permitted under the terms of Section 3.3).

## 2.5. Representation

Each Contributor represents that the Contributor believes its Contributions are its original creation(s) or it has sufficient rights to grant the rights to its Contributions conveyed by this License.

## 2.6. Fair Use

This License is not intended to limit any rights You have under applicable copyright doctrines of fair use, fair dealing, or other equivalents.

## 2.7. Conditions

Sections 3.1, 3.2, 3.3, and 3.4 are conditions of the licenses granted in Section 2.1.

## 3. Responsibilities

-----

### 3.1. Distribution of Source Form

All distribution of Covered Software in Source Code Form, including any Modifications that You create or to which You contribute, must be under the terms of this License. You must inform recipients that the

Source

Code Form of the Covered Software is governed by the terms of this License, and how they can obtain a copy of this License. You may not attempt to alter or restrict the recipients' rights in the Source Code Form.

### 3.2. Distribution of Executable Form

If You distribute Covered Software in Executable Form then:

(a) such Covered Software must also be made available in Source Code Form, as described in Section 3.1, and You must inform recipients of the Executable Form how they can obtain a copy of such Source Code Form by reasonable means in a timely manner, at a charge no more than the cost of distribution to the recipient; and

(b) You may distribute such Executable Form under the terms of this License, or sublicense it under different terms, provided that the license for the Executable Form does not attempt to limit or alter the recipients' rights in the Source Code Form under this License.

### 3.3. Distribution of a Larger Work

You may create and distribute a Larger Work under terms of Your choice, provided that You also comply with the requirements of this License for the Covered Software. If the Larger Work is a combination of Covered Software with a work governed by one or more Secondary Licenses, and the

Covered Software is not Incompatible With Secondary Licenses, this License permits You to additionally distribute such Covered Software under the terms of such Secondary License(s), so that the recipient of the Larger Work may, at their option, further distribute the Covered Software under the terms of either this License or such Secondary License(s).

#### 3.4. Notices

You may not remove or alter the substance of any license notices (including copyright notices, patent notices, disclaimers of warranty, or limitations of liability) contained within the Source Code Form of the Covered Software, except that You may alter any license notices to the extent required to remedy known factual inaccuracies.

#### 3.5. Application of Additional Terms

You may choose to offer, and to charge a fee for, warranty, support, indemnity or liability obligations to one or more recipients of Covered Software. However, You may do so only on Your own behalf, and not on behalf of any Contributor. You must make it absolutely clear that any such warranty, support, indemnity, or liability obligation is offered by You alone, and You hereby agree to indemnify every Contributor for any liability incurred by such Contributor as a result of warranty, support, indemnity or liability terms You offer. You may include additional disclaimers of warranty and limitations of liability specific to any jurisdiction.

#### 4. Inability to Comply Due to Statute or Regulation

-----

If it is impossible for You to comply with any of the terms of this License with respect to some or all of the Covered Software due to statute, judicial order, or regulation then You must: (a) comply with the terms of this License to the maximum extent possible; and (b) describe the limitations and the code they affect. Such description must be placed in a text file included with all distributions of the Covered Software under this License. Except to the extent prohibited by statute or regulation, such description must be sufficiently detailed for a recipient of ordinary skill to be able to understand it.

#### 5. Termination

-----

5.1. The rights granted under this License will terminate automatically if You fail to comply with any of its terms. However, if You become

compliant, then the rights granted under this License from a particular Contributor are reinstated (a) provisionally, unless and until such Contributor explicitly and finally terminates Your grants, and (b) on an ongoing basis, if such Contributor fails to notify You of the non-compliance by some reasonable means prior to 60 days after You have come back into compliance. Moreover, Your grants from a particular Contributor are reinstated on an ongoing basis if such Contributor notifies You of the non-compliance by some reasonable means, this is the first time You have received notice of non-compliance with this License from such Contributor, and You become compliant prior to 30 days after Your receipt of the notice.

5.2. If You initiate litigation against any entity by asserting a patent infringement claim (excluding declaratory judgment actions, counter-claims, and cross-claims) alleging that a Contributor Version directly or indirectly infringes any patent, then the rights granted to You by any and all Contributors for the Covered Software under Section 2.1 of this License shall terminate.

5.3. In the event of termination under Sections 5.1 or 5.2 above, all end user license agreements (excluding distributors and resellers) which have been validly granted by You or Your distributors under this License prior to termination shall survive termination.

\*\*\*\*\*

\*

\*

\* 6. Disclaimer of Warranty

\*

\* -----

\*

\*

\*

\* Covered Software is provided under this License on an "as is" \*

\* basis, without warranty of any kind, either expressed, implied, or \*

\* statutory, including, without limitation, warranties that the \*

\* Covered Software is free of defects, merchantable, fit for a \*

\* particular purpose or non-infringing. The entire risk as to the \*

\* quality and performance of the Covered Software is with You. \*

\* Should any Covered Software prove defective in any respect, You \*

\* (not any Contributor) assume the cost of any necessary servicing, \*

\* repair, or correction. This disclaimer of warranty constitutes an \*

\* essential part of this License. No use of any Covered

Software is \*

\* authorized under this License except under this disclaimer. \*

\*

\*

\*\*\*\*\*

\*\*\*\*\*

\*

\*

\* 7. Limitation of Liability \*

\* ----- \*

\* \*

\* Under no circumstances and under no legal theory, whether tort \*

\* (including negligence), contract, or otherwise, shall any \*

\* Contributor, or anyone who distributes Covered Software as \*

\* permitted above, be liable to You for any direct, indirect, \*

\* special, incidental, or consequential damages of any character \*

\* including, without limitation,

damages for lost profits, loss of \*

\* goodwill, work stoppage, computer failure or malfunction, or any \*

\* and all other commercial damages or losses, even if such party \*

\* shall have been informed of the possibility of such damages. This \*

\* limitation of liability shall not apply to liability for death or \*

\* personal injury resulting from such party's negligence to the \*

\* extent applicable law prohibits such limitation. Some \*

\* jurisdictions do not allow the exclusion or limitation of \*

\* incidental or consequential damages, so this exclusion and \*

\* limitation may not apply to You. \*

\* \*

\*\*\*\*\*

8. Litigation

-----

Any litigation relating to this License may be brought only in the courts of a jurisdiction where the defendant maintains its principal place of business and such litigation shall be governed by laws of that jurisdiction, without reference to its conflict-of-law provisions. Nothing in this Section shall prevent a party's ability to bring cross-claims or counter-claims.

9. Miscellaneous

-----

This License represents the complete agreement concerning the subject matter hereof. If any provision of this License is held to be unenforceable, such provision shall be reformed only to the extent necessary to make it enforceable. Any law or regulation which provides that the language of a contract shall be construed against the drafter shall not be used to construe this License against a Contributor.

10. Versions of the License

-----

10.1. New Versions

Mozilla Foundation is the license steward. Except as provided in Section 10.3, no one other than the license steward has the right to modify or publish new versions of this License. Each version will be given a distinguishing version number.

## 10.2.

### Effect of New Versions

You may distribute the Covered Software under the terms of the version of the License under which You originally received the Covered Software, or under the terms of any subsequent version published by the license steward.

## 10.3. Modified Versions

If you create software not governed by this License, and you want to create a new license for such software, you may create and use a modified version of this License if you rename the license and remove any references to the name of the license steward (except to note that such modified license differs from this License).

## 10.4. Distributing Source Code Form that is Incompatible With Secondary Licenses

If You choose to distribute Source Code Form that is Incompatible With Secondary Licenses under the terms of this version of the License, the notice described in Exhibit B of this License must be attached.

### Exhibit A - Source Code Form License Notice

-----

#### This Source

Code Form is subject to the terms of the Mozilla Public License, v. 2.0. If a copy of the MPL was not distributed with this file, You can obtain one at <http://mozilla.org/MPL/2.0/>.

If it is not possible or desirable to put the notice in a particular file, then You may include the notice in a location (such as a LICENSE file in a relevant directory) where a recipient would be likely to look for such a notice.

You may add additional accurate notices of copyright ownership.

### Exhibit B - "Incompatible With Secondary Licenses" Notice

-----

This Source Code Form is "Incompatible With Secondary Licenses", as defined by the Mozilla Public License, v. 2.0.

Copyright (c) 2012 Dave Grijalva  
Copyright (c) 2021 golang-jwt maintainers

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

MIT License

Copyright (c) 2017 Tnis Tiigi

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION

WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

CoreOS Project

Copyright 2018 CoreOS, Inc

This product includes software developed at CoreOS, Inc.  
(<http://www.coreos.com/>).

The tools-golang source code is provided and may be used, at your option, under either:

\* Apache License, version 2.0 (Apache-2.0), OR

\* GNU General Public License, version 2.0 or later (GPL-2.0-or-later).

Copies of both licenses are included below.

Apache License  
Version 2.0, January 2004  
<http://www.apache.org/licenses/>

## TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control"

means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included

in or attached to the work  
(an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications



represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted"

means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct

or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks.

This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[ ]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.  
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

=====

GNU GENERAL PUBLIC LICENSE  
Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.,  
51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA  
Everyone is permitted to copy and distribute verbatim copies  
of this license document, but changing  
it is not allowed.

Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. This General Public License applies to most of the Free Software Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Lesser General Public License instead.) You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not

price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and modification follow.

## GNU GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program

or any derivative work under copyright law:  
that is to say, a work containing the Program or a portion of it,  
either verbatim or with modifications and/or translated into another  
language. (Hereinafter, translation is included without limitation in  
the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not  
covered by this License; they are outside its scope. The act of  
running the Program is not restricted, and the output from the Program  
is covered only if its contents constitute a work based on the  
Program (independent of having been made by running the Program).  
Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's  
source code as you receive it, in any medium, provided that you  
conspicuously and appropriately publish on each copy an appropriate  
copyright notice and disclaimer of warranty; keep intact all the  
notices that refer to this License  
and to the absence of any warranty;  
and give any other recipients of the Program a copy of this License  
along with the Program.

You may charge a fee for the physical act of transferring a copy, and  
you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion  
of it, thus forming a work based on the Program, and copy and  
distribute such modifications or work under the terms of Section 1  
above, provided that you also meet all of these conditions:

a) You must cause the modified files to carry prominent notices  
stating that you changed the files and the date of any change.

b) You must cause any work that you distribute or publish, that in  
whole or in part contains or is derived from the Program or any  
part thereof, to be licensed as a whole at no charge to all third  
parties under the terms of this License.

c) If the modified program normally reads commands interactively  
when  
run, you must cause it, when started running for such  
interactive use in the most ordinary way, to print or display an  
announcement including an appropriate copyright notice and a  
notice that there is no warranty (or else, saying that you provide  
a warranty) and that users may redistribute the program under  
these conditions, and telling the user how to view a copy of this  
License. (Exception: if the Program itself is interactive but  
does not normally print such an announcement, your work based on

the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Program.

In addition, mere aggregation of another work not based on the Program with the Program (or with a work based on the Program) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

- a) Accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,
- b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,
- c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for

all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License.

However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this



License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software

Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

#### NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

#### END OF TERMS AND CONDITIONS

##### How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

<one line to give the program's name and a brief idea of what it does.>

Copyright (C) <year> <name of author>

This program is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation; either version 2 of the License, or (at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program; if not, write to the Free Software Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA.

Also add information on how to contact you by electronic and paper mail.

If the program is interactive, make it output a short notice like this when it starts in an interactive mode:

```
Gnomovision version 69, Copyright (C) year name of author
Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type `show w'.
This is free software, and you are welcome to redistribute it
under certain conditions; type `show c' for details.
```

The hypothetical commands `show w' and `show c' should show the appropriate parts of the General Public License. Of course, the commands you use may be called something other than `show w' and `show c'; they could even be mouse-clicks or menu items--whatever suits your program.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the program, if necessary. Here is a sample; alter the names:

```
Yoyodyne, Inc., hereby disclaims all copyright interest in the program
`Gnomovision' (which makes passes at compilers) written by James Hacker.
```

```
<signature of Ty Coon>, 1 April 1989
Ty Coon, President of Vice
```

This General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Lesser General Public License instead of this License.

Copyright (c) 2014-2018 The Docker & Go Authors. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- \* Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- \* Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
- \* Neither the name of Google Inc. nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.  
Copyright (c) 2015-Present CloudFoundry.org Foundation, Inc. All Rights Reserved.

This project contains software that is Copyright (c) 2015 Pivotal Software, Inc.

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.  
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

This project may include a number of subcomponents with separate copyright notices and license terms. Your use of these subcomponents is subject to the terms and conditions of each subcomponent's license, as noted in the LICENSE file.

Copyright (c) 2012 The Go Authors. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- \* Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- \* Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
- \* Neither the name of Google Inc. nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER

OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Copyright (c) 2013 Joshua Tacoma. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- \* Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- \* Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
- \* Neither the name of Google Inc. nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT

OWNER

OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Docker

Copyright 2012-2017 Docker, Inc.

This product includes software developed at Docker, Inc. (<https://www.docker.com>).

This product contains software (<https://github.com/creack/pty>) developed by Keith Rarick, licensed under the MIT License.

The following is courtesy of our legal counsel:

Use and transfer of Docker may be subject to certain restrictions by the United States and other governments.

It is your responsibility to ensure that your use and/or transfer does not violate applicable laws.

For more information, please see <https://www.bis.doc.gov>

See also <https://www.apache.org/dev/crypto.html> and/or seek legal counsel.

Copyright (c) 2017 The Go Authors. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- \* Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.

- \* Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

- \* Neither the name of Google Inc. nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER

OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

MIT License

Copyright (c) 2017 Gal Ben-Haim

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

runc

Copyright 2012-2015 Docker, Inc.

This product includes software developed at Docker, Inc. (<http://www.docker.com>).

The following is courtesy of our legal counsel:

Use and transfer of Docker may be subject to certain restrictions by the United States and other governments.

It is your responsibility to ensure that your use and/or transfer does not violate applicable laws.

For more information, please see <http://www.bis.doc.gov>

See also <http://www.apache.org/dev/crypto.html> and/or seek legal counsel.

AWS SDK for Go

Copyright 2015 Amazon.com, Inc. or its affiliates. All Rights Reserved.

Copyright 2014-2015 Stripe, Inc.  
The MIT License (MIT)

Copyright (c) 2013 Armon Dadgar

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Apache License  
Version 2.0, January 2004  
<https://www.apache.org/licenses/>

## TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.



"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and

do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all

other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

#### END OF TERMS AND CONDITIONS

Copyright The containerd Authors

Licensed under the Apache License, Version 2.0 (the "License"); you may not use this file except in compliance with the License. You may obtain a copy of the License at

<https://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

Copyright (c) 2009,2014 Google Inc. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- \* Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- \* Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
- \* Neither the name of Google Inc. nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR

A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER

OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Apache License  
Version 2.0, January 2004  
<https://www.apache.org/licenses/>

## TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work

(an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work

or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. **Submission of Contributions.** Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions. Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.
6. **Trademarks.** This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.
7. **Disclaimer of Warranty.** Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.
8. **Limitation of Liability.** In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.
9. **Accepting Warranty or Additional Liability.** While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.



## END OF TERMS AND CONDITIONS

Copyright 2019, 2020 OCI Contributors  
Copyright 2016 Docker, Inc.

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.  
You may obtain a copy of the License at

<https://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software  
distributed under the License is distributed on an "AS IS" BASIS,  
WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.  
See the License for the specific language governing permissions and  
limitations under the License.

# 1.1066 kerberos 1.17-6ubuntu4.4

## 1.1066.1 Available under license :

This package was debianized by Sam Hartman <hartmans@permabit.com> on  
Thu, 19 Oct 2000 16:05:06 -0400.

It was downloaded from:

<<http://web.mit.edu/kerberos/>>

Upstream Maintainers:

MIT Kerberos Team <krbdev@mit.edu>

Copyright:

Copyright (C) 1985-2018 by the Massachusetts Institute of Technology.

All rights reserved.

Redistribution and use in source and binary forms, with or without  
modification, are permitted provided that the following conditions are  
met:

\* Redistributions of source code must retain the above copyright  
notice, this list of conditions and the following disclaimer.

\* Redistributions in binary form must reproduce the above copyright  
notice, this list of conditions and the following disclaimer in the

documentation and/or other materials provided with the distribution.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR

A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT HOLDER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Downloading of this software may constitute an export of cryptographic software from the United States of America that is subject to the United States Export Administration Regulations (EAR), 15 CFR 730-774. Additional laws or regulations may apply. It is the responsibility of the person or entity contemplating export to comply with all applicable export laws and regulations, including obtaining any required license from the U.S. government.

The U.S. government prohibits export of encryption source code to certain countries and individuals, including, but not limited to, the countries of Cuba, Iran, North Korea, Sudan, Syria, and residents and nationals of those countries.

Documentation components of this software distribution are licensed under a Creative Commons Attribution-ShareAlike 3.0 Unported License. (<http://creativecommons.org/licenses/by-sa/3.0/>)

Individual source code files are copyright MIT, Cygnus Support, Novell, OpenVision Technologies, Oracle, Red Hat, Sun Microsystems, FundsXpress, and others.

Project Athena, Athena, Athena MUSE, Discuss, Hesiod, Kerberos, Moira, and Zephyr are trademarks of the Massachusetts Institute of Technology (MIT). No commercial use of these trademarks may be made without prior written permission of MIT.

"Commercial use" means use of a name in a product or other for-profit manner. It does NOT prevent a commercial firm from referring to the MIT trademarks in order to convey information (although in doing so, recognition of their trademark status should be given).

=====

The following copyright and permission notice applies to the OpenVision Kerberos Administration system located in "kadmin/create", "kadmin/dbutil", "kadmin/passwd", "kadmin/server", "lib/kadm5", and portions of "lib/rpc":

Copyright, OpenVision Technologies, Inc., 1993-1996, All Rights Reserved

WARNING: Retrieving the OpenVision Kerberos Administration system source code, as described below, indicates your acceptance of the following terms. If you do not agree to the following terms, do not retrieve the OpenVision Kerberos administration system.

You may freely use and distribute the Source Code and Object Code compiled from it, with or without modification, but this Source Code is provided to you "AS IS" EXCLUSIVE OF ANY WARRANTY, INCLUDING, WITHOUT LIMITATION, ANY WARRANTIES OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE, OR ANY OTHER WARRANTY, WHETHER EXPRESS OR IMPLIED. IN NO EVENT WILL OPENVISION HAVE ANY LIABILITY FOR ANY LOST PROFITS, LOSS OF DATA OR COSTS OF PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES, OR FOR ANY SPECIAL, INDIRECT, OR CONSEQUENTIAL DAMAGES ARISING OUT OF THIS AGREEMENT, INCLUDING, WITHOUT LIMITATION, THOSE RESULTING FROM THE USE OF THE SOURCE CODE, OR THE FAILURE OF THE SOURCE CODE TO PERFORM, OR FOR ANY OTHER REASON.

OpenVision retains all copyrights in the donated Source Code. OpenVision also retains copyright to derivative works of the Source Code, whether created by OpenVision or by a third party. The OpenVision copyright notice must be preserved if derivative works are made based on the donated Source Code.

OpenVision Technologies, Inc. has donated this Kerberos Administration system to MIT for inclusion in the standard Kerberos 5 distribution. This donation underscores our commitment to continuing Kerberos technology development and our gratitude for the valuable work which has been performed by MIT and the Kerberos community.

=====

Portions contributed by Matt Crawford "crawdad@fnal.gov" were work performed at Fermi National Accelerator Laboratory, which is operated by Universities Research Association, Inc., under contract

=====  
Portions of "src/lib/crypto" have the following copyright:

Copyright (C) 1998 by the FundsXpress, INC.

All rights reserved.

Export of this software from the United States of America may require a specific license from the United States Government. It is the responsibility of any person or organization contemplating export to obtain such a license before exporting.

WITHIN THAT CONSTRAINT,  
permission to use, copy, modify, and distribute this software and its documentation for any purpose and without fee is hereby granted, provided that the above copyright notice appear in all copies and that both that copyright notice and this permission notice appear in supporting documentation, and that the name of FundsXpress. not be used in advertising or publicity pertaining to distribution of the software without specific, written prior permission. FundsXpress makes no representations about the suitability of this software for any purpose. It is provided "as is" without express or implied warranty.

THIS SOFTWARE IS PROVIDED "AS IS" AND WITHOUT ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, WITHOUT LIMITATION, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE.

=====  
The implementation of the AES encryption algorithm in "src/lib/crypto/builtin/aes" has the following copyright:

Copyright (C) 2001, Dr Brian Gladman "brg@gladman.uk.net", Worcester, UK.  
All rights reserved.

#### LICENSE TERMS

The free distribution and use of this software in both source and binary form is allowed (with or without changes) provided that:

1. distributions of this source code include the above copyright notice, this list of conditions and the following disclaimer;

2. distributions in binary form include the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other associated materials;
3. the copyright holder's name is not used to endorse products built using this software without specific written permission.

#### DISCLAIMER

This software is provided 'as is' with no explicit or implied warranties in respect of any properties, including, but not limited to, correctness and fitness for purpose.

=====

#### Portions

contributed by Red Hat, including the pre-authentication plug-in framework and the NSS crypto implementation, contain the following copyright:

Copyright (C) 2006 Red Hat, Inc.

Portions copyright (C) 2006 Massachusetts Institute of Technology  
All Rights Reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- \* Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- \* Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
- \* Neither the name of Red Hat, Inc., nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR

SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

---

The bundled verto source code is subject to the following license:

Copyright 2011 Red Hat, Inc.

Permission is

hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

---

The MS-KKDCP client implementation has the following copyright:

Copyright 2013,2014 Red Hat, Inc.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.

2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

=====  
The implementations of GSSAPI mechglue in GSSAPI-SPNEGO in "src/lib/gssapi", including the following files:

lib/gssapi/generic/gssapi\_err\_generic.et  
lib/gssapi/mechglue/g\_accept\_sec\_context.c  
lib/gssapi/mechglue/g\_acquire\_cred.c  
lib/gssapi/mechglue/g\_canon\_name.c  
lib/gssapi/mechglue/g\_compare\_name.c  
lib/gssapi/mechglue/g\_context\_time.c  
lib/gssapi/mechglue/g\_delete\_sec\_context.c  
lib/gssapi/mechglue/g\_dsp\_name.c  
lib/gssapi/mechglue/g\_dsp\_status.c  
lib/gssapi/mechglue/g\_dup\_name.c  
lib/gssapi/mechglue/g\_exp\_sec\_context.c  
lib/gssapi/mechglue/g\_export\_name.c  
lib/gssapi/mechglue/g\_glue.c  
lib/gssapi/mechglue/g\_imp\_name.c  
lib/gssapi/mechglue/g\_imp\_sec\_context.c  
lib/gssapi/mechglue/g\_init\_sec\_context.c  
lib/gssapi/mechglue/g\_initialize.c  
lib/gssapi/mechglue/g\_inquire\_context.c  
lib/gssapi/mechglue/g\_inquire\_cred.c  
lib/gssapi/mechglue/g\_inquire\_names.c  
lib/gssapi/mechglue/g\_process\_context.c  
lib/gssapi/mechglue/g\_rel\_buffer.c  
lib/gssapi/mechglue/g\_rel\_cred.c  
lib/gssapi/mechglue/g\_rel\_name.c

lib/gssapi/mechglue/g\_rel\_oid\_set.c  
lib/gssapi/mechglue/g\_seal.c  
lib/gssapi/mechglue/g\_sign.c  
lib/gssapi/mechglue/g\_store\_cred.c  
lib/gssapi/mechglue/g\_unseal.c  
lib/gssapi/mechglue/g\_userok.c  
lib/gssapi/mechglue/g\_utils.c  
lib/gssapi/mechglue/g\_verify.c  
lib/gssapi/mechglue/gssd\_pname\_to\_uid.c  
lib/gssapi/mechglue/mglueP.h  
lib/gssapi/mechglue/oid\_ops.c  
lib/gssapi/spnego/gssapiP\_spnego.h  
lib/gssapi/spnego/spnego\_mech.c

and the initial implementation of incremental propagation, including the following new or changed files:

include/ipropr\_hdr.h  
kadmin/server/ipropr\_svc.c  
lib/kdb/ipropr.x  
lib/kdb/kdb\_convert.c  
lib/kdb/kdb\_log.c  
lib/kdb/kdb\_log.h  
lib/krb5/error\_tables/kdb5\_err.et  
slave/kpropd\_rpc.c  
slave/kproplog.c

are subject to the following license:

Copyright (C) 2004 Sun Microsystems, Inc.

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN



ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

---

Kerberos V5 includes documentation and software developed at the University of California at Berkeley, which includes this copyright notice:

Copyright (C) 1983 Regents of the University of California.  
All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
3. Neither the name of the University nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE REGENTS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE REGENTS OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

---

Portions contributed by Novell, Inc., including the LDAP database backend, are subject to the following license:

Copyright (C) 2004-2005, Novell, Inc.

All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

\* Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.

\* Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

\* The copyright holder's name is not used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

=====

Portions funded by Sandia National Laboratory and developed by the University of Michigan's Center for Information Technology Integration, including the PKINIT implementation, are subject to the following license:

COPYRIGHT (C) 2006-2007  
THE REGENTS OF THE UNIVERSITY OF MICHIGAN  
ALL RIGHTS RESERVED

Permission is granted to use, copy, create derivative works and redistribute this software and such derivative works for any

purpose, so long as the name of The University of Michigan is not used in any advertising or publicity pertaining to the use of distribution of this software without specific, written prior authorization. If the above copyright notice or any other identification of the University of Michigan is included in any copy of any portion of this software, then the disclaimer below must also be included.

THIS SOFTWARE IS PROVIDED AS IS, WITHOUT REPRESENTATION FROM THE UNIVERSITY OF MICHIGAN AS TO ITS FITNESS FOR ANY PURPOSE, AND WITHOUT WARRANTY BY THE UNIVERSITY OF MICHIGAN OF ANY KIND, EITHER EXPRESS OR IMPLIED, INCLUDING WITHOUT LIMITATION THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE REGENTS OF THE UNIVERSITY OF MICHIGAN SHALL NOT BE LIABLE FOR ANY DAMAGES, INCLUDING SPECIAL, INDIRECT, INCIDENTAL, OR CONSEQUENTIAL DAMAGES, WITH RESPECT TO ANY CLAIM ARISING OUT OF OR IN CONNECTION WITH THE USE OF THE SOFTWARE, EVEN IF IT HAS BEEN OR IS HEREAFTER ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

=====

The pkcs11.h file included in the PKINIT code has the following license:

Copyright 2006 g10 Code GmbH  
Copyright 2006 Andreas Jellinghaus

This file is free software; as a special exception the author gives unlimited permission to copy and/or distribute it, with or without modifications, as long as this notice is preserved.

This file is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY, to the extent permitted by law; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE.

=====

Portions contributed by Apple Inc. are subject to the following license:

Copyright 2004-2008 Apple Inc. All Rights Reserved.

Export of this software from the United States of America may require a specific license from the United States Government. It is the responsibility of any person or organization

contemplating export to obtain such a license before exporting.

WITHIN THAT CONSTRAINT, permission to use, copy, modify, and distribute this software and its documentation for any purpose and

without fee is hereby granted, provided that the above copyright notice appear in all copies and that both that copyright notice and this permission notice appear in supporting documentation, and that the name of Apple Inc. not be used in advertising or publicity pertaining to distribution of the software without specific, written prior permission. Apple Inc. makes no representations about the suitability of this software for any purpose. It is provided "as is" without express or implied warranty.

THIS SOFTWARE IS PROVIDED "AS IS" AND WITHOUT ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, WITHOUT LIMITATION, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE.

=====

The implementations of UTF-8 string handling in src/util/support and src/lib/krb5/unicode are subject to the following copyright and permission notice:

The OpenLDAP Public License

Version 2.8, 17 August 2003

Redistribution and use of this software and associated documentation ("Software"), with or without modification, are permitted provided that the following conditions are met:

1. Redistributions in source form must retain copyright statements and notices,
2. Redistributions in binary form must reproduce applicable copyright statements and notices, this list of conditions, and the following disclaimer in the documentation and/or other materials provided with the distribution, and
3. Redistributions must contain a verbatim copy of this document.

The OpenLDAP Foundation may revise this license from time to time. Each revision is distinguished by a version number. You may use this Software under terms of this license revision or under the terms of any subsequent revision of the license.

THIS SOFTWARE IS PROVIDED BY THE OPENLDAP FOUNDATION AND ITS

CONTRIBUTORS "AS IS" AND ANY EXPRESSED OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE OPENLDAP FOUNDATION, ITS CONTRIBUTORS, OR THE AUTHOR(S) OR OWNER(S) OF THE SOFTWARE BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

The names of the authors and copyright holders must not be used in advertising or otherwise to promote the sale, use or other dealing in this Software without specific, written prior permission. Title to copyright in this Software shall at all times remain with copyright holders.

OpenLDAP is a registered trademark of the OpenLDAP Foundation.

Copyright 1999-2003 The OpenLDAP Foundation, Redwood City, California, USA. All Rights Reserved. Permission to copy and distribute verbatim copies of this document is granted.

=====

Marked test programs in src/lib/krb5/krb have the following copyright:

Copyright (C) 2006 Kungliga Tekniska Hgskola  
(Royal Institute of Technology, Stockholm, Sweden).  
All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

3. Neither the name of KTH nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY KTH AND ITS CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL KTH OR ITS CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

=====

The KCM Mach RPC definition file used on OS X has the following copyright:

Copyright (C) 2009 Kungliga Tekniska Hgskola  
(Royal Institute of Technology, Stockholm, Sweden).  
All rights reserved.

Portions Copyright (C) 2009 Apple Inc. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
3. Neither the name of the Institute nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE INSTITUTE AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE INSTITUTE OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

=====

Portions of the RPC implementation  
in src/lib/rpc and  
src/include/gssrpc have the following copyright and permission notice:

Copyright (C) 2010, Oracle America, Inc.

All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
3. Neither the name of the "Oracle America, Inc." nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT HOLDER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR

SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION)  
HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT,  
STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE)  
ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED  
OF THE POSSIBILITY OF SUCH DAMAGE.

---

Copyright (C) 2006,2007,2009 NTT (Nippon Telegraph and Telephone  
Corporation). All rights reserved.

Redistribution and use in source and binary forms, with or without  
modification, are permitted provided that the following  
conditions  
are met:

1. Redistributions of source code must retain the above copyright  
notice, this list of conditions and the following disclaimer as  
the first lines of this file unmodified.
2. Redistributions in binary form must reproduce the above  
copyright notice, this list of conditions and the following  
disclaimer in the documentation and/or other materials provided  
with the distribution.

THIS SOFTWARE IS PROVIDED BY NTT "AS IS" AND ANY EXPRESS OR IMPLIED  
WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES  
OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE  
DISCLAIMED. IN NO EVENT SHALL NTT BE LIABLE FOR ANY DIRECT,  
INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES  
(INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR  
SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION)  
HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT,  
STRICT LIABILITY,  
OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE)  
ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED  
OF THE POSSIBILITY OF SUCH DAMAGE.

---

Copyright 2000 by Carnegie Mellon University

All Rights Reserved

Permission to use, copy, modify, and distribute this software and  
its documentation for any purpose and without fee is hereby  
granted, provided that the above copyright notice appear in all  
copies and that both that copyright notice and this permission



notice appear in supporting documentation, and that the name of Carnegie Mellon University not be used in advertising or publicity pertaining to distribution of the software without specific, written prior permission.

CARNEGIE MELLON UNIVERSITY DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE, INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS, IN NO EVENT SHALL CARNEGIE MELLON UNIVERSITY BE LIABLE FOR ANY SPECIAL, INDIRECT OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

=====

Copyright (C) 2002 Naval Research Laboratory (NRL/CCS)

Permission to use, copy, modify and distribute this software and its documentation is hereby granted, provided that both the copyright notice and this permission notice appear in all copies of the software, derivative works or modified versions, and any portions thereof.

NRL ALLOWS FREE USE OF THIS SOFTWARE IN ITS "AS IS" CONDITION AND DISCLAIMS ANY LIABILITY OF ANY KIND FOR ANY DAMAGES WHATSOEVER RESULTING FROM THE USE OF THIS SOFTWARE.

=====

Portions extracted from Internet RFCs have the following copyright notice:

Copyright (C) The Internet Society (2006).

This document is subject to the rights, licenses and restrictions contained in BCP 78, and except as set forth therein, the authors retain all their rights.

This document and the information contained herein are provided on an "AS IS" basis and THE CONTRIBUTOR, THE ORGANIZATION HE/SHE REPRESENTS OR IS SPONSORED BY (IF ANY), THE INTERNET SOCIETY AND THE INTERNET ENGINEERING TASK FORCE DISCLAIM ALL WARRANTIES, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO ANY WARRANTY THAT THE USE OF THE INFORMATION HEREIN WILL NOT INFRINGE ANY RIGHTS OR ANY IMPLIED WARRANTIES OF MERCHANTABILITY OR FITNESS FOR A

PARTICULAR PURPOSE.

=====  
Copyright (C) 1991, 1992, 1994 by Cygnus Support.

Permission to use, copy, modify, and distribute this software and its documentation for any purpose and without fee is hereby granted, provided that the above copyright notice appear in all copies and that both that copyright notice and this permission notice appear in supporting documentation. Cygnus Support makes no representations about the suitability of this software for any purpose. It is provided "as is" without express or implied warranty.

=====  
Copyright (C) 2006 Secure Endpoints Inc.

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

=====  
Portions of the implementation of the Fortuna-like PRNG are subject to the following notice:

Copyright (C) 2005 Marko Kreen  
All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

THIS SOFTWARE IS PROVIDED BY THE AUTHOR AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE AUTHOR OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Copyright (C) 1994 by the University of Southern California

EXPORT OF THIS SOFTWARE from the United States of America may require a specific license from the United States Government. It is the responsibility of any person or organization contemplating export to obtain such a license before exporting.

WITHIN THAT CONSTRAINT, permission to copy, modify, and distribute this software and its documentation in source and binary forms is hereby granted, provided that any documentation or other materials related to such distribution or use acknowledge that the software was developed by the University of Southern California.

DISCLAIMER OF WARRANTY. THIS SOFTWARE IS PROVIDED "AS IS". The University of Southern California MAKES NO REPRESENTATIONS OR WARRANTIES, EXPRESS OR IMPLIED. By way of example, but not limitation, the University of Southern California MAKES NO

REPRESENTATIONS OR WARRANTIES OF MERCHANTABILITY OR FITNESS FOR ANY PARTICULAR PURPOSE. The University of Southern California shall not be held liable for any liability nor for any direct, indirect, or

consequential damages with respect to any claim by the user or distributor of the ksu software.

=====  
Copyright (C) 1995  
The President and Fellows of Harvard University

This code is derived from software contributed to Harvard by Jeremy Rassen.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
3. All advertising materials mentioning features or use of this software must display the following acknowledgement:

This product includes software developed by the University of California, Berkeley and its contributors.

4. Neither the name of the University nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE REGENTS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE REGENTS OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

---

Copyright (C) 2008 by the Massachusetts Institute of Technology.  
Copyright 1995 by Richard P. Basch. All Rights Reserved.  
Copyright 1995 by Lehman Brothers, Inc. All Rights Reserved.

Export of this software from the United States of America may require a specific license from the United States Government. It is the responsibility of any person or organization contemplating export to obtain such a license before exporting.

WITHIN THAT CONSTRAINT, permission to use, copy, modify, and distribute this software and its documentation for any purpose and without fee is hereby granted, provided that the above copyright notice appear in all copies and that both that copyright notice and this permission notice appear in supporting documentation, and that the name of Richard P. Basch, Lehman Brothers and M.I.T. not be used in advertising or publicity pertaining to distribution of the software without specific, written prior permission. Richard P. Basch, Lehman Brothers and M.I.T. make no representations about the suitability of this software for any purpose. It is provided "as is" without express or implied warranty.

---

The following notice applies to "src/lib/krb5/krb/strptime.c" and "src/include/k5-queue.h".

Copyright (C) 1997, 1998 The NetBSD Foundation, Inc.  
All rights reserved.

This code was contributed to The NetBSD Foundation by Klaus Klein.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
3. All advertising materials mentioning features or use of this

software must display the following acknowledgement:

This product includes software developed by the NetBSD Foundation, Inc. and its contributors.

4. Neither the name of The NetBSD Foundation nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE NETBSD FOUNDATION, INC. AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE FOUNDATION OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

=====  
The following notice applies to Unicode library files in "src/lib/krb5/unicode":

Copyright 1997, 1998, 1999 Computing Research Labs,  
New Mexico State University

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE COMPUTING RESEARCH LAB OR NEW MEXICO STATE UNIVERSITY BE LIABLE FOR ANY CLAIM, DAMAGES OR

OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

=====

The

following notice applies to "src/util/support/strncpy.c":

Copyright (C) 1998 Todd C. Miller "Todd.Miller@courtesan.com"

Permission to use, copy, modify, and distribute this software for any purpose with or without fee is hereby granted, provided that the above copyright notice and this permission notice appear in all copies.

THE SOFTWARE IS PROVIDED "AS IS" AND THE AUTHOR DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS. IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY SPECIAL, DIRECT, INDIRECT, OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

=====

The following notice

applies to "src/util/profile/argv\_parse.c" and "src/util/profile/argv\_parse.h":

Copyright 1999 by Theodore Ts'o.

Permission to use, copy, modify, and distribute this software for any purpose with or without fee is hereby granted, provided that the above copyright notice and this permission notice appear in all copies. THE SOFTWARE IS PROVIDED "AS IS" AND THEODORE TS'O (THE AUTHOR) DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE, INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS. IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY SPECIAL, DIRECT, INDIRECT, OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE. (Isn't it sick that the U.S. culture of lawsuit-happy lawyers requires this kind of disclaimer?)

The following notice applies to SWIG-generated code in "src/util/profile/profile\_tcl.c":

Copyright (C) 1999-2000, The University of Chicago

This file may be freely redistributed without license or fee provided this copyright message remains intact.

=====

The following notice applies to portions of "src/lib/rpc" and "src/include/gssrpc":

Copyright (C) 2000 The Regents of the University of Michigan. All rights reserved.

Copyright (C) 2000 Dug Song "dugsong@UMICH.EDU". All rights reserved, all wrongs reversed.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
3. Neither the name of the University nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE REGENTS OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE)



ARISING IN ANY WAY OUT OF THE  
USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH  
DAMAGE.

=====  
Implementations of the MD4 algorithm are subject to the following  
notice:

Copyright (C) 1990, RSA Data Security, Inc. All rights reserved.

License to copy and use this software is granted provided that it  
is identified as the "RSA Data Security, Inc. MD4 Message Digest  
Algorithm" in all material mentioning or referencing this software  
or this function.

License is also granted to make and use derivative works provided  
that such works are identified as "derived from the RSA Data  
Security, Inc. MD4 Message Digest Algorithm" in all material  
mentioning or referencing the derived work.

RSA Data Security, Inc. makes no representations concerning either  
the merchantability of this software or the suitability of this  
software for any particular purpose. It is provided "as is"  
without express or implied warranty of any kind.

These notices must be retained in any copies of any part of this  
documentation and/or software.

=====  
Implementations of the MD5 algorithm are subject to the following  
notice:

Copyright (C) 1990, RSA Data Security, Inc. All rights reserved.

License to copy and use this software is granted provided that it  
is identified as the "RSA Data Security, Inc. MD5 Message- Digest  
Algorithm" in all material mentioning or referencing this software  
or this function.

License is also granted to make and use derivative works provided  
that such works are identified as "derived from the RSA Data  
Security, Inc. MD5 Message-Digest Algorithm" in all material  
mentioning or referencing the derived work.

RSA Data Security, Inc. makes no representations concerning either  
the merchantability of this software or the suitability of this

software for  
any particular purpose. It is provided "as is"  
without express or implied warranty of any kind.

These notices must be retained in any copies of any part of this  
documentation and/or software.

=====

The following notice applies to  
"src/lib/crypto/crypto\_tests/t\_mddriver.c":

Copyright (C) 1990-2, RSA Data Security, Inc. Created 1990. All  
rights reserved.

RSA Data Security, Inc. makes no representations concerning either  
the merchantability of this software or the suitability of this  
software for any particular purpose. It is provided "as is" without  
express or implied warranty of any kind.

These notices must be retained in any copies of any part of this  
documentation and/or software.

=====

Portions of "src/lib/krb5" are subject to the following notice:

Copyright (C) 1994 CyberSAFE Corporation.  
Copyright 1990,1991,2007,2008  
by the Massachusetts Institute of Technology.  
All Rights Reserved.

Export of this software from the United States of America may  
require a specific license from the United States Government. It  
is the responsibility of any person or organization  
contemplating export to obtain such a license before exporting.

WITHIN THAT CONSTRAINT, permission to use, copy, modify, and  
distribute this software and its documentation for any purpose and  
without fee is hereby granted, provided that the above copyright  
notice appear in all copies and that both that copyright notice and  
this permission notice appear in supporting documentation, and that  
the name of M.I.T. not be used in advertising or publicity  
pertaining to distribution of the software without specific,  
written prior permission. Furthermore if you modify this software  
you must label your software as modified software and not  
distribute it in such a fashion that it might

be confused with the original M.I.T. software. Neither M.I.T., the Open Computing Security Group, nor CyberSAFE Corporation make any representations about the suitability of this software for any purpose. It is provided "as is" without express or implied warranty.

=====

Portions contributed by PADL Software are subject to the following license:

Copyright (c) 2011, PADL Software Pty Ltd. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
3. Neither the name of PADL Software nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY PADL SOFTWARE AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL PADL SOFTWARE OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

=====

The bundled libev source code is subject to the following license:

All files in libev are Copyright (C)2007,2008,2009 Marc Alexander Lehmann.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- \* Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- \* Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Alternatively, the contents of this package may be used under the terms of the GNU General Public License ("GPL") version 2 or any later version, in which case the provisions of the GPL are applicable instead of the above. If you wish to allow the use of your version of this package only under the terms of the GPL and not to allow others to use your version of this file under the BSD license, indicate your decision by deleting the provisions above

and replace them with the notice and other provisions required by the GPL in this and the other files of this package. If you do not delete the provisions above, a recipient may use your version of this file under either the BSD or the GPL.

On Debian systems, the complete text of the GNU General Public License version 2 can be found in ``usr/share/common-licenses/GPL-2'`.`

=====

Files copied from the Intel AESNI Sample Library are subject to the

following license:

Copyright (C) 2010, Intel Corporation  
All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- \* Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- \* Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
- \* Neither the name of Intel Corporation nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

=====

The following notice applies to  
"src/ccapi/common/win/OldCC/autolock.hxx":

Copyright (C) 1998 by Danilo Almeida. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

\* Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.

\* Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT HOLDER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

=====

The Debian Packaging is licensed under the same terms as MIT Kerberos.

# 1.1067 kubernetes-klog 2.80.1

## 1.1067.1 Available under license :

Apache License  
Version 2.0, January 2004  
<http://www.apache.org/licenses/>

### TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

#### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by

contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

## 2. Grant of Copyright License.

Subject to the terms and conditions of this License, each Contributor hereby

grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

### 3. Grant of Patent License.

Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

### 4. Redistribution.

You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

You must give any other recipients of the Work or Derivative Works a copy of this License; and

You must cause any modified files to carry prominent notices stating that You changed the files; and

You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark,

and attribution notices from the Source form

of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and

If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided



that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

#### 5. Submission of Contributions.

Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

#### 6. Trademarks.

This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

#### 7. Disclaimer of Warranty.

Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

#### 8. Limitation of Liability.

In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

## 9. Accepting Warranty or Additional Liability.

While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.  
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to  
in writing, software  
distributed under the License is distributed on an "AS IS" BASIS,  
WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.  
See the License for the specific language governing permissions and  
limitations under the License.

# 1.1068 pythonurllib 1.25.8-2ubuntu0.3

## 1.1068.1 Notifications :

This product includes software developed by the OpenSSL Project for use in the OpenSSL Toolkit  
(<http://www.openssl.org/>)

This product includes cryptographic software written by Eric Young (eay@cryptsoft.com).

This product includes software written by Tim Hudson (tjh@cryptsoft.com).

## 1.1068.2 Available under license :

MIT License

Copyright (c) 2008-2019 Andrey Petrov and contributors (see CONTRIBUTORS.txt)

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

# Contributions to the urllib3 project

## Creator & Maintainer

\* Andrey Petrov <andrey.petrov@shazow.net>

## Contributors

In chronological order:

\* victor.vde <<http://code.google.com/u/victor.vde/>>

\* HTTPS patch (which inspired HTTPSConnectionPool)

\* erikcederstrand <<http://code.google.com/u/erikcederstrand/>>

\* NTLM-authenticated HTTPSConnectionPool

\* Basic-authenticated HTTPSConnectionPool (merged into make\_headers)

\* niphlod <niphlod@gmail.com>

\* Client-verified SSL certificates for HTTPSConnectionPool

\* Response gzip and deflate encoding support

\* Better unicode support for filepost using StringIO buffers

\* btoconnor <brian@btoconnor.net>

- \* Non-multipart encoding for POST requests
  
- \* p.dobrogost <<http://code.google.com/u/@WBRSRIBZDhBFXQB6/>>
  - \* Code review, PEP8 compliance, benchmark fix
  
- \* kennethreitz <[me@kennethreitz.com](mailto:me@kennethreitz.com)>
  - \* Bugfixes, suggestions, Requests integration
  
- \* georgemarshall <<https://github.com/georgemarshall>>
  - \* Bugfixes, Improvements and Test coverage
  
- \* Thomas Kluyver <[thomas@kluyver.me.uk](mailto:thomas@kluyver.me.uk)>
  - \* Python 3 support
  
- \* brandon-rhodes <<http://rhodesmill.org/brandon>>
  - \* Design review, bugfixes, test coverage.
  
- \* studer <[theo.studer@gmail.com](mailto:theo.studer@gmail.com)>
  - \* IPv6 url support and test coverage
  
- \* Shivaram Lingamneni <[slingamn@cs.stanford.edu](mailto:slingamn@cs.stanford.edu)>
  - \* Support for explicitly closing pooled connections
  
- \* hartator <[hartator@gmail.com](mailto:hartator@gmail.com)>
  - \* Corrected multipart behavior for params
  
- \* Thomas Weischuh <[thomas@t-8ch.de](mailto:thomas@t-8ch.de)>
  - \* Support for TLS SNI
  - \* API unification of ssl\_version/cert\_reqs
  - \* SSL fingerprint and alternative hostname verification
  - \* Bugfixes in testsuite
  
- \* Sune Kirkeby <[mig@ibofobi.dk](mailto:mig@ibofobi.dk)>
  - \* Optional SNI-support for Python 2 via PyOpenSSL.
  
- \* Marc Schlaich <[marc.schlaich@gmail.com](mailto:marc.schlaich@gmail.com)>
  - \* Various bugfixes and test improvements.
  
- \* Bryce Boe <[bbzbryce@gmail.com](mailto:bbzbryce@gmail.com)>
  - \* Correct six.moves conflict
  - \* Fixed pickle support of some exceptions
  
- \* Boris Figovsky <[boris.figovsky@ravello systems.com](mailto:boris.figovsky@ravello systems.com)>
  - \* Allowed to skip SSL hostname verification
  
- \* Cory Benfield

<<https://lukasa.co.uk/about/>>

- \* Stream method for Response objects.
- \* Return native strings in header values.
- \* Generate 'Host' header when using proxies.

\* Jason Robinson <[jaywink@basshero.org](mailto:jaywink@basshero.org)>

- \* Add missing `WrappedSocket.fileno` method in `PyOpenSSL`

\* Audrius Butkevicius <[audrius.butkevicius@elastichosts.com](mailto:audrius.butkevicius@elastichosts.com)>

- \* Fixed a race condition

\* Stanislav Vitkovskiy <[stas.vitkovsky@gmail.com](mailto:stas.vitkovsky@gmail.com)>

- \* Added HTTPS (CONNECT) proxy support

\* Stephen Holsapple <[sholsapp@gmail.com](mailto:sholsapp@gmail.com)>

- \* Added abstraction for granular control of request fields

\* Martin von Gagern <[Martin.vGagern@gmx.net](mailto:Martin.vGagern@gmx.net)>

- \* Support for non-ASCII header parameters

\* Kevin Burke <[kev@inburke.com](mailto:kev@inburke.com)> and Pavel Kirichenko <[juanych@yandex-team.ru](mailto:juanych@yandex-team.ru)>

- \* Support for separate connect and request timeouts

\* Peter Waller <[p@pwaller.net](mailto:p@pwaller.net)>

- \* `HTTPResponse.tell()` for determining amount received over the wire

\* Nipunn Koorapati <[nipunn1313@gmail.com](mailto:nipunn1313@gmail.com)>

- \* Ignore default ports when comparing hosts for equality

\* Danilo @dbrgn <<https://dbrgn.ch/>>

- \* Disabled TLS compression by default on Python 3.2+
- \* Disabled TLS compression in `pyopenssl contrib` module
- \* Configurable cipher suites in `pyopenssl contrib` module

\* Roman Bogorodskiy <[roman.bogorodskiy@ericsson.com](mailto:roman.bogorodskiy@ericsson.com)>

- \* Account retries on proxy errors

\* Nicolas Delaby <[nicolas.delaby@ezeep.com](mailto:nicolas.delaby@ezeep.com)>

- \* Use the platform-specific CA certificate locations

\* Josh Schneier <<https://github.com/jschneier>>

- \* `HTTPHeaderDict` and associated tests and docs
- \* Bugfixes, docs, test coverage

\* Tahia Khan <<http://tahia.tk/>>

- \* Added Timeout examples in docs

\* Arthur Grunseid <<https://grunseid.com>>

- \* source\_address support and tests (with <https://github.com/bui>)
  
- \* Ian Cordasco <[graffatcolmingov@gmail.com](mailto:graffatcolmingov@gmail.com)>
  - \* PEP8 Compliance and Linting
  - \* Add ability to pass socket options to an HTTP Connection
  
- \* Erik Tollerud <[erik.tollerud@gmail.com](mailto:erik.tollerud@gmail.com)>
  - \* Support for standard library io module.
  
- \* Krishna Prasad <[kprasad.iitd@gmail.com](mailto:kprasad.iitd@gmail.com)>
  - \* Google App Engine documentation
  
- \* Aaron Meurer  
<[asmeurer@gmail.com](mailto:asmeurer@gmail.com)>
  - \* Added Url.url, which unparses a Url
  
- \* Evgeny Kapun <[abacabadabacaba@gmail.com](mailto:abacabadabacaba@gmail.com)>
  - \* Bugfixes
  
- \* Benjamin Meyer <[bm\\_witness@yahoo.com](mailto:bm_witness@yahoo.com)>
  - \* Security Warning Documentation update for proper capture
  
- \* Shivan Sornarajah <[github@sornars.com](mailto:github@sornars.com)>
  - \* Support for using ConnectionPool and PoolManager as context managers.
  
- \* Alex Gaynor <[alex.gaynor@gmail.com](mailto:alex.gaynor@gmail.com)>
  - \* Updates to the default SSL configuration
  
- \* Tomas Tomecek <[ttomecek@redhat.com](mailto:ttomecek@redhat.com)>
  - \* Implemented generator for getting chunks from chunked responses.
  
- \* tlynn <<https://github.com/tlynn>>
  - \* Respect the warning preferences at import.
  
- \* David D. Riddle <[ddriddle@illinois.edu](mailto:ddriddle@illinois.edu)>
  - \* IPv6 bugfixes in testsuite
  
- \* Thea Flowers <[magicalgirl@google.com](mailto:magicalgirl@google.com)>
  - \* App Engine environment tests.
  - \* Documentation re-write.
  
- \* John Krauss <<https://github.com/talos>>
  - \* Clues to debugging problems with `cryptography` dependency in docs
  
- \* Disassem <<https://github.com/Disassem>>
  - \* Fix pool-default headers not applying for url-encoded requests like GET.

- \* James Atherfold <jlatherfold@hotmail.com>
- \* Bugfixes relating to cleanup of connections during errors.
  
- \* Christian Pedersen <https://github.com/chripede>
- \* IPv6 HTTPS proxy bugfix
  
- \* Jordan Moldow <https://github.com/jmoldow>
- \* Fix low-level exceptions leaking from ``HTTPResponse.stream()``.
- \* Bugfix for ``ConnectionPool.urlopen(release\_conn=False)``.
- \* Creation of ``HTTPConnectionPool.ResponseCls``.
  
- \* Predrag Gruevski <https://github.com/obi1kenobi>
- \* Made cert digest comparison use a constant-time algorithm.
  
- \* Adam Talsma <https://github.com/a-tal>
- \* Bugfix to ca\_cert file paths.
  
- \* Evan Meagher <https://evanmeagher.net>
- \* Bugfix related to `memoryview` usage in PyOpenSSL adapter
  
- \* John Vandenberg <jayvdb@gmail.com>
- \* Python 2.6 fixes; pyflakes and pep8 compliance
  
- \* Andy Caldwell <andy.m.caldwell@googlemail.com>
- \* Bugfix related to reusing connections in indeterminate states.
  
- \* Ville Skytt <ville.skytta@iki.fi>
- \* Logging efficiency
- improvements, spelling fixes, Travis config.
  
- \* Shige Takeda <smtakeda@gmail.com>
- \* Started Recipes documentation and added a recipe about handling concatenated gzip data in HTTP response
  
- \* Jess Shapiro <jesse@jesseshapiro.net>
- \* Various character-encoding fixes/tweaks
- \* Disabling IPv6 DNS when IPv6 connections not supported
  
- \* David Foster <http://dafoster.net/>
- \* Ensure order of request and response headers are preserved.
  
- \* Jeremy Cline <jeremy@jcline.org>
- \* Added connection pool keys by scheme
  
- \* Aviv Palivoda <palaviv@gmail.com>
- \* History list to Retry object.
- \* HTTPResponse contains the last Retry object.
  
- \* Nate Prewitt <nate.prewitt@gmail.com>

- \* Ensure timeouts are not booleans and greater than zero.
- \* Fixed infinite loop in ``stream`` when amt=None.
- \* Added length\_remaining to determine remaining data to be read.
- \* Added enforce\_content\_length to raise exception when incorrect content-length received.
  
- \* Seth Michael Larson <sethmichaellarson@protonmail.com>
  - \* Created selectors backport that supports PEP 475.
  
- \* Alexandre Dias <alex.dias@smarkets.com>
  - \* Don't retry on timeout if method not in whitelist
  
- \* Moinuddin Quadri <moin18@gmail.com>
  - \* Lazily load idna package
  
- \* Tom White <s6yg1ez3@mail2tor.com>
  - \* Made SOCKS handler differentiate socks5h from socks5 and socks4a from socks4.
  
- \* Tim Burke <tim.burke@gmail.com>
  - \* Stop buffering entire deflate-encoded responses.
  
- \* Tuukka Mustonen <tuukka.mustonen@gmail.com>
  - \* Add counter for status\_forcelist retries.
  
- \* Erik Rose <erik@mozilla.com>
  - \* Bugfix to pyopenssl vendoring
  
- \* Wolfgang Richter <wolfgang.richter@gmail.com>
  - \* Bugfix related to loading full certificate chains with PyOpenSSL backend.
  
- \* Mike Miller <github@mikeage.net>
  - \* Logging improvements to include the HTTP(S) port when opening a new connection
  
- \* Ioannis Tziakos <mail@itziakos.gr>
  - \* Fix ``util.selectors.\_fileobj\_to\_fd`` to accept ``long``.
  - \* Update appveyor tox setup to use the 64bit python.
  
- \* Akamai  
(through Jess Shapiro) <jshapiro@akamai.com>
  - \* Ongoing maintenance; 2017-2018
  
- \* Dominique Leuenberger <dimstar@opensuse.org>
  - \* Minor fixes in the test suite
  
- \* Will Bond <will@wbond.net>
  - \* Add Python 2.6 support to ``contrib.securetransport``
  
- \* Aleksei Alekseev <alekseev.yeskela@gmail.com>
  - \* using auth info for socks proxy



- \* Chris Wilcox <git@crwilcox.com>
- \* Improve contribution guide
- \* Add ``HTTPResponse.geturl`` method to provide ``urllib2.urlopen().geturl()`` behavior
  
- \* Bruce Merry <https://www.brucemerry.org.za>
- \* Fix leaking exceptions when system calls are interrupted with zero timeout
  
- \* Hugo van Kemenade <https://github.com/hugovk>
- \* Drop support for EOL Python 2.6
  
- \* Tim Bell <https://github.com/timb07>
- \* Bugfix for responses with Content-Type: message/\* logging warnings
  
- \* Justin Bramley <https://github.com/jbramleycl>
- \* Add ability to handle multiple Content-Encodings
  
- \* Katsuhiko YOSHIDA <https://github.com/kyoshidajp>
- \* Remove Authorization header  
regardless of case when redirecting to cross-site
  
- \* James Meickle <https://permadeath.com/>
- \* Improve handling of Retry-After header
  
- \* Chris Jerdonek <chris.jerdonek@gmail.com>
- \* Remove a spurious TypeError from the exception chain inside  
HTTPConnectionPool.\_make\_request(), also for BaseExceptions.
  
- \* [Your name or handle] <[email or website]>
- \* [Brief summary of your changes]

# 1.1069 golang 1.20.11

## 1.1069.1 Available under license :

MIT License

Copyright (c) 2020 GitHub

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

# 1.1070 procps 3.3.16-1ubuntu2.4

## 1.1070.1 Available under license :

GNU GENERAL PUBLIC LICENSE

Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.,  
51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA  
Everyone is permitted to copy and distribute verbatim copies  
of this license document, but changing it is not allowed.

### Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. This General Public License applies to most of the Free Software Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Lesser General Public License instead.) You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price.

Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether

gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and modification follow.

## GNU GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's

source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.

b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.

c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to

exercise the right to control the distribution of derivative or collective works based on the Program.

In addition, mere aggregation of another work not based on the Program with the Program (or with a work based on the Program) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

a) Accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the

integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

#### NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES

PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR

THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

#### END OF TERMS AND CONDITIONS

#### How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

<one line to give the program's name and a brief idea of what it does.>  
Copyright (C) <year> <name of author>

This program is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation; either version 2 of the License, or (at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program; if not, write to the Free Software Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA.



Also add information on how to contact you by electronic and paper mail.

If the program is interactive, make it output a short notice like this when it starts in an interactive mode:

```
Gnomovision version 69, Copyright (C) year name of author
Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type `show w'.
This is free software, and you are welcome to redistribute
it
under certain conditions; type `show c' for details.
```

The hypothetical commands ``show w'` and ``show c'` should show the appropriate parts of the General Public License. Of course, the commands you use may be called something other than ``show w'` and ``show c'`; they could even be mouse-clicks or menu items--whatever suits your program.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the program, if necessary. Here is a sample; alter the names:

```
Yoyodyne, Inc., hereby disclaims all copyright interest in the program
`Gnomovision' (which makes passes at compilers) written by James Hacker.
```

```
<signature of Ty Coon>, 1 April 1989
Ty Coon, President of Vice
```

This General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Lesser General Public License instead of this License.

GNU LIBRARY GENERAL PUBLIC LICENSE  
Version 2, June 1991

Copyright (C) 1991 Free Software Foundation, Inc.  
51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA  
Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

[This is the first released version of the library GPL. It is numbered 2 because it goes with version 2 of the ordinary GPL.]

Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public

Licenses are intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users.

This license, the Library General Public License, applies to some specially designated Free Software Foundation software, and to any other libraries whose authors decide to use it. You can use it for your libraries, too.

When

we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the library, or if you modify it.

For example, if you distribute copies of the library, whether gratis or for a fee, you must give the recipients all the rights that we gave you. You must make sure that they, too, receive or can get the source code. If you link a program with the library, you must provide complete object files to the recipients so that they can relink them with the library, after making changes to the library and recompiling it. And you must show them these terms so they know their rights.

Our method of protecting your rights has two steps: (1) copyright the library, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the library.

Also, for each distributor's protection, we want to make certain that everyone understands that there is no warranty for this free library. If the library is modified by someone else and passed on, we want its recipients to know that what they have is not the original version, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that companies distributing free software will individually obtain patent licenses, thus in effect transforming the program into proprietary software. To prevent this, we

have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

Most GNU software, including some libraries, is covered by the ordinary GNU General Public License, which was designed for utility programs. This license, the GNU Library General Public License, applies to certain designated libraries. This license is quite different from the ordinary one; be sure to read it in full, and don't assume that anything in it is the same as in the ordinary license.

The reason we have a separate public license for some libraries is that they blur the distinction we usually make between modifying or adding to a program and simply using it. Linking a program with a library, without changing the library, is in some sense simply using the library, and is analogous to running a utility program or application program. However, in a textual and legal sense, the linked executable is a combined work, a derivative of the original library, and the ordinary General Public License treats it as such.

Because of this blurred distinction, using the ordinary General Public License for libraries did not effectively promote software sharing, because most developers did not use the libraries. We concluded that weaker conditions might promote sharing better.

However, unrestricted linking of non-free programs would deprive the users of those programs of all benefit from the free status of the libraries themselves. This Library General Public License is intended to permit developers of non-free programs to use free libraries, while preserving your freedom as a user of such programs to change the free libraries that are incorporated in them. (We have not seen how to achieve this as regards changes in header files, but we have achieved it as regards changes in the actual functions of the Library.) The hope is that this will lead to faster development of free libraries.

The precise terms and conditions for copying, distribution and modification follow. Pay close attention to the difference between a "work based on the library" and a "work that uses the library". The former contains code derived from the library, while the latter only works together with the library.

Note that it is possible for a library to be covered by the ordinary General Public License rather than by this special one.

## GNU LIBRARY GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License Agreement applies to any software library which contains a notice placed by the copyright holder or other authorized

party saying it may be distributed under the terms of this Library General Public License (also called "this License"). Each licensee is addressed as "you".

A "library" means a collection of software functions and/or data prepared so as to be conveniently linked with application programs (which use some of those functions and data) to form executables.

The "Library", below, refers to any such software library or work which has been distributed under these terms. A "work based on the Library" means either the Library or any derivative work under copyright law: that is to say, a work containing the Library or a portion of it, either verbatim or with modifications and/or translated straightforwardly into another language. (Hereinafter, translation is included without limitation in the term "modification".)

"Source code" for a work means the preferred form of the work for making modifications to it. For a library, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the library.

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running a program using the Library is not restricted, and output from such a program is covered only if its contents constitute a work based on the Library (independent of the use of the Library in a tool for writing it). Whether that is true depends on what the Library does and what the program that uses the Library does.

1. You may copy and distribute verbatim copies of the Library's complete source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and distribute a copy of this License along with the Library.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Library or any portion of it, thus forming a work based on the Library, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also

meet all of these conditions:

- a) The modified work must itself be a software library.
- b) You must cause the files modified to carry prominent notices stating that you changed the files and the date of any change.
- c) You must cause the whole of the work to be licensed at no charge to all third parties under the terms of this License.
- d) If a facility in the modified Library refers to a function or a table of data to be supplied by an application program that uses the facility, other than as an argument passed when the facility is invoked, then you must make a good faith effort to ensure that, in the event an application does not supply such function or table, the facility still operates, and performs whatever part of its purpose remains meaningful.

(For example, a function in a library to compute square roots has a purpose that is entirely well-defined independent of the application. Therefore, Subsection 2d requires that any application-supplied function or table used by this function must be optional: if the application does not supply it, the square root function must still compute square roots.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Library, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Library, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Library.

In addition, mere aggregation of another work not based on the Library with the Library (or with a work based on the Library) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may opt to apply the terms of the ordinary GNU General Public License instead of this License to a given copy of the Library. To do this, you must alter all the notices that refer to this License, so that they refer to the ordinary GNU General Public License, version 2, instead of to this License. (If a newer version than version 2 of the ordinary GNU General Public License has appeared, then you can specify that version instead if you wish.) Do not make any other change in these notices.

Once this change is made in a given copy, it is irreversible for that copy, so the ordinary GNU General Public License applies to all subsequent copies and derivative works made from that copy.

This option is useful when you wish to copy part of the code of the Library into a program that is not a library.

4. You may copy and distribute the Library (or a portion or derivative of it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange.

If distribution of object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place satisfies the requirement to distribute the source code, even though third parties are not compelled to copy the source along with the object code.

5. A program that contains no derivative of any portion of the Library, but is designed to work with the Library by being compiled or linked with it, is called a "work that uses the Library". Such a work, in isolation, is not a derivative work of the Library, and therefore falls outside the scope of this License.

However, linking a "work that uses the Library" with the Library creates an executable that is a derivative of the Library (because it contains portions of the Library), rather than a "work that uses the library". The executable is therefore covered by this License. Section 6 states terms for distribution of such executables.

When a "work that uses the Library" uses material from a header file that is part of the Library, the object code for the work may be a derivative work of the Library even though the source code is not. Whether this is true is especially significant if the work can be linked without the Library, or if the work is itself a library. The

threshold for this to be true is not precisely defined by law.

If such an object file uses only numerical parameters, data structure layouts and accessors, and small macros and small inline functions (ten lines or less in length), then the use of the object file is unrestricted, regardless of whether it is legally a derivative work. (Executables containing this object code plus portions of the Library will still fall under Section 6.)

Otherwise, if the work is a derivative of the Library, you may distribute the object code for the work under the terms of Section 6. Any executables containing that work also fall under Section 6, whether or not they are linked directly with the Library itself.

6. As an exception to the Sections above, you may also compile or link a "work that uses the Library" with the Library to produce a work containing portions of the Library, and distribute that work under terms of your choice, provided that the terms permit modification of the work for the customer's own use and reverse engineering for debugging such modifications.

You must give prominent notice with each copy of the work that the Library is used in it and that the Library and its use are covered by this License. You must supply a copy of this License. If the work during execution displays copyright notices, you must include the copyright notice for the Library among them, as well as a reference directing the user to the copy of this License. Also, you must do one of these things:

- a) Accompany the work with the complete corresponding machine-readable source code for the Library including whatever changes were used in the work (which must be distributed under Sections 1 and 2 above); and, if the work is an executable linked with the Library, with the complete machine-readable "work that uses the Library", as object code and/or source code, so that the user can modify the Library and then relink to produce a modified executable containing the modified Library. (It is understood that the user who changes the contents of definitions files in the Library will not necessarily be able to recompile the application to use the modified definitions.)
- b) Accompany the work with a written offer, valid for at least three years, to give the same user the materials specified in Subsection 6a, above, for a charge no more than the cost of performing this distribution.

c) If distribution of the work is made by offering access to copy from a designated place, offer equivalent access to copy the above specified materials from the same place.

d) Verify that the user has already received a copy of these materials or that you have already sent this user a copy.

For an executable, the required form of the "work that uses the Library" must include any data and utility programs needed for reproducing the executable from it. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

It may happen that this requirement contradicts the license restrictions of other proprietary libraries that do not normally accompany the operating system. Such a contradiction means you cannot use both them and the Library together in an executable that you distribute.

7. You may place library facilities that are a work based on the Library side-by-side in a single library together with other library facilities not covered by this License, and distribute such a combined library, provided that the separate distribution of the work based on the Library and of the other library facilities is otherwise permitted, and provided that you do these two things:

a) Accompany the combined library with a copy of the same work based on the Library, uncombined with any other library facilities. This must be distributed under the terms of the Sections above.

b) Give prominent notice with the combined library of the fact that part of it is a work based on the Library, and explaining where to find the accompanying uncombined form of the same work.

8. You may not copy, modify, sublicense, link with, or distribute the Library except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense, link with, or distribute the Library is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.



9. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Library or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Library (or any work based on the Library), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Library or works based on it.

10. Each time you redistribute the Library (or any work based on the Library), the recipient automatically receives a license from the original licensor to copy, distribute, link with or modify the Library subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

11. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Library at all. For example, if a patent license would not permit royalty-free redistribution of the Library by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Library.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply, and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

12. If the distribution and/or use of the Library is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Library under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

13. The Free Software Foundation may publish revised and/or new versions of the Library General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Library specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Library does not specify a license version number, you may choose any version ever published by the Free Software Foundation.

14. If you wish to incorporate parts of the Library into other free programs whose distribution conditions are incompatible with these, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

#### NO WARRANTY

15. BECAUSE THE LIBRARY IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE LIBRARY, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE LIBRARY "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE LIBRARY IS WITH YOU. SHOULD THE LIBRARY PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

16. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN

WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE LIBRARY AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE LIBRARY

(INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE LIBRARY TO OPERATE WITH ANY OTHER SOFTWARE), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

## END OF TERMS AND CONDITIONS

### How to Apply These Terms to Your New Libraries

If you develop a new library, and you want it to be of the greatest possible use to the public, we recommend making it free software that everyone can redistribute and change. You can do so by permitting redistribution under these terms (or, alternatively, under the terms of the ordinary General Public License).

To apply these terms, attach the following notices to the library. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

<one line to give the library's name and a brief idea of what it does.>

Copyright (C) <year> <name of author>

This library is free software; you can redistribute it and/or modify it under the terms of the GNU Library General Public License as published by the Free Software Foundation; either version 2 of the License, or (at your option) any later version.

This library is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU Library General Public License for more details.

You should have received a copy of the GNU Library General Public License along with this library; if not, write to the Free Software Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA

Also add information on how to contact you by electronic and paper mail.

You should also get your employer (if you work as a programmer)

or your school, if any, to sign a "copyright disclaimer" for the library, if necessary. Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the library `Frob' (a library for tweaking knobs) written by James Random Hacker.

<signature of Ty Coon>, 1 April 1990  
Ty Coon, President of Vice

That's all there is to it!

# 1.1071 cobra 1.1.3

## 1.1071.1 Available under license :

```
// Copyright © 2015 Steve Francia <spf@spf13.com>.
//
// Licensed under the Apache License, Version 2.0 (the "License");
// you may not use this file except in compliance with the License.
// You may obtain a copy of the License at
// http://www.apache.org/licenses/LICENSE-2.0
//
// Unless required by applicable law or agreed to in writing, software
// distributed under the License is distributed on an "AS IS" BASIS,
// WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
// See the License for the specific language governing permissions and
// limitations under the License.
```

Apache License  
Version 2.0, January 2004  
<http://www.apache.org/licenses/>

### TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

#### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or

otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this

License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the

Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

(a) You must give any other recipients of the Work or Derivative Works a copy of this License; and

(b) You must cause any modified files to carry prominent notices stating that You changed the files; and

(c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and

(d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding

those notices that do not

pertain to any part of the Derivative Works, in at least one

of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be

liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

## END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[ ]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.  
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.



# 1.1072 goprotobuf 1.5.0

## 1.1072.1 Available under license :

# This source code was written by the Go contributors.  
# The master list of contributors is in the main Go distribution,  
# visible at <http://tip.golang.org/CONTRIBUTORS>.  
Copyright 2010 The Go Authors. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- \* Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.

- \* Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

- \* Neither the name of Google Inc. nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER

OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

# 1.1073 apt 2.0.10

## 1.1073.1 Available under license :

GNU GENERAL PUBLIC LICENSE  
Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.,  
51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA  
Everyone is permitted to copy and distribute verbatim copies  
of this license document, but changing it is not allowed.

## Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. This General Public License applies to most of the Free Software Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Lesser General Public License instead.) You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price.

Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and modification follow.

GNU GENERAL PUBLIC LICENSE  
TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.

b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third

parties under the terms of this License.

c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Program.

In addition, mere aggregation of another work not based on the Program with the Program (or with a work based on the Program) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

a) Accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further

restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will

be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

#### NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

#### END OF TERMS AND CONDITIONS

How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

```
<one line to give the program's name and a brief idea of what it does.>  
Copyright (C) <year> <name of author>
```

This program is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation; either version 2 of the License, or (at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program; if not, write to the Free Software Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA.

Also add information on how to contact you by electronic and paper mail.

If the program is interactive, make it output a short notice like this when it starts in an interactive mode:

```
Gnomovision version 69, Copyright (C) year name of author  
Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type `show w'.  
This is free software, and you are welcome to redistribute  
it  
under certain conditions; type `show c' for details.
```

The hypothetical commands `show w' and `show c' should show the appropriate parts of the General Public License. Of course, the commands you use may be called something other than `show w' and `show c'; they could even be mouse-clicks or menu items--whatever suits your program.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the program, if necessary. Here is a sample; alter the names:

```
Yoyodyne, Inc., hereby disclaims all copyright interest in the program
```



`Gnomovision' (which makes passes at compilers) written by James Hacker.

<signature of Ty Coon>, 1 April 1989

Ty Coon, President of Vice

This General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this

is what you want to do, use the GNU Lesser General Public License instead of this License.

Apt is copyright 1997, 1998, 1999 Jason Gunthorpe and others.

Apt is currently developed by APT Development Team <deity@lists.debian.org>.

License: GPLv2+

This program is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation; either version 2 of the License, or (at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program; if not, write to the Free Software Foundation, Inc., 51 Franklin St, Fifth Floor, Boston, MA 02110-1301, USA.

See /usr/share/common-licenses/GPL-2, or <<http://www.gnu.org/copyleft/gpl.txt>> for the terms of the latest version of the GNU General Public License.

# 1.1074 wheel 0.34.2

## 1.1074.1 Available under license :

"wheel" copyright (c) 2012-2014 Daniel Holth <dholth@fastmail.fm> and contributors.

The MIT License

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense,

and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

## 1.1075 go.etcd.io-bbolt 1.3.8

### 1.1075.1 Available under license :

The MIT License (MIT)

Copyright (c) 2013 Ben Johnson

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

## 1.1076 importlib-metadata 4.11.1

### 1.1076.1 Available under license :

Copyright 2017-2019 Jason R. Coombs, Barry Warsaw

Licensed under the Apache License, Version 2.0 (the "License");

you may not use this file except in compliance with the License.

You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

# 1.1077 perl 5.30.0-9ubuntu0.5

## 1.1077.1 Available under license :

No license file was found, but licenses were detected in source scan.

?RCS: You may distribute under the terms of either the GNU General Public

?RCS: License or the Artistic License, as specified in the README file.

?RCS:

?MAKE:d\_lgamma\_r: Inlibc

?MAKE: -pick add \$@ %<

?S:d\_lgamma\_r:

?S: This variable conditionally defines the HAS\_LGAMMA\_R symbol, which

?S: indicates to the C program that the lgamma\_r() routine is available

?S: for the log gamma function, without using the global signgam variable.

?S:.

?C:HAS\_LGAMMA\_R:

?C: This symbol, if defined, indicates that the lgamma\_r routine is

?C: available to do the log gamma function without using the global

?C: signgam variable.

?C:.

?H:#\$d\_lgamma\_r HAS\_LGAMMA\_R /\*\*/

?H:.

?LINT:set d\_lgamma\_r

: see if lgamma\_r exists

set lgamma\_r d\_lgamma\_r

eval \$inlibc

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-

5.30.0/U/perl/d\_lgamma\_r.U

No license file was found, but licenses were detected in source scan.

?RCS: \$Id\$

?RCS:

?RCS: Copyright (c) 2001 Jarkko Hietaniemi

?RCS:

?RCS: You may redistribute only under the terms of the Artistic License,  
?RCS: as specified in the README file that comes with the distribution.  
?RCS: You may reuse parts of this distribution only within the terms of  
?RCS: that same Artistic License; a copy of which may be found at the root  
?RCS: of the source tree for dist 3.0.  
?RCS:  
?MAKE:d\_dbminiproto: Hasproto i\_dbm  
?MAKE: -pick add \$@ %<  
?S:d\_dbminiproto:  
?S: This variable conditionally defines the HAS\_DBMINIT\_PROTO symbol,  
?S: which indicates to the C program that the system provides  
?S: a prototype for the dbminiproto() function. Otherwise, it is  
?S: up to the program to supply one.  
?S:.  
?C:HAS\_DBMINIT\_PROTO:  
?C: This symbol, if defined, indicates that the system provides  
?C: a prototype for the dbminiproto() function. Otherwise, it is up  
?C: to the program to supply one. A good guess is  
?C: extern  
int dbminiproto(char \*);  
?C:.  
?H:#\$d\_dbminiproto HAS\_DBMINIT\_PROTO /\*\*/  
?H:.  
?LINT:set d\_dbminiproto  
: see if prototype for dbminiproto is available  
echo " "  
set d\_dbminiproto dbminiproto \$i\_dbm dbm.h  
eval \$hasproto

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/perl/d\_dbminiproto.U

No license file was found, but licenses were detected in source scan.

?RCS: \$Id: Extract.U,v 3.0.1.2 1997/02/28 14:58:52 ram Exp \$  
?RCS:  
?RCS: Copyright (c) 1991-1993, Raphael Manfredi  
?RCS:  
?RCS: You may redistribute only under the terms of the Artistic License,  
?RCS: as specified in the README file that comes with the distribution.  
?RCS: You may reuse parts of this distribution only within the terms of  
?RCS: that same Artistic License; a copy of which may be found at the root  
?RCS: of the source tree for dist 3.0.  
?RCS:  
?RCS: \$Log: Extract.U,v \$  
?RCS: Revision 3.0.1.2 1997/02/28 14:58:52 ram  
?RCS: patch61: added support for src.U  
?RCS:

```

?RCS: Revision 3.0.1.1 1994/10/29 15:51:46 ram
?RCS: patch36: added ?F: line for metalint file checking
?RCS:
?RCS: Revision 3.0 1993/08/18 12:04:52 ram
?RCS: Baseline for dist 3.0 netwide release.
?RCS:
?X:
?X: This unit produces a shell script which can be doted in order to extract
?X: .SH files with variable substitutions.
?X:
?X: When running
?X: Configure from a remote directory ($src is not '.'),
?X: then the files will be created in that directory, so beware!
?X:
?MAKE:Extract: src
?MAKE: -pick add $@ %<
?F:./extract
?T:PERL_CONFIG_SH dir file name create mkdir_p
: script used to extract .SH files with variable substitutions
cat >extract <<'EOS'
PERL_CONFIG_SH=true
echo "Doing variable substitutions on .SH files..."
if test -f MANIFEST; then
  set x `awk '{print $1}' < MANIFEST | grep '\.SH$`
else
  echo "(Looking for .SH files under the source directory.)"
  set x `(cd "$src"; find . -name "*.SH" -print)`
fi
shift
case $# in
0) set x `(cd "$src"; echo *.SH)`; shift;;
esac
if test ! -f "$src/$1"; then
  shift
fi
?X: script to emulate mkdir -p
mkdir_p='
name=$1;
create="";
while test $name; do
if test ! -d "$name"; then
  create="$name $create";
  name=`echo $name | sed -e "s|^[^/]*$||"`;
  name=`echo $name | sed -e "s|(.*).*/.*|1|"`;
else
  name="";
fi;
done;

```

```

for file in $create; do
  mkdir $file;
done
'

for file in $*;
do
case "$src" in
".")
case "$file" in
*/*)
dir=`expr X$file : 'X\(.*)/'`
file=`expr X$file : 'X.*^\(.*)'`
(cd "$dir" && ./$file)
;;
*)
. /$file
;;
esac
;;
*)
?X:

```

?X: When running Configure remotely (\$src is not '.'), we cannot source the files directly, since that would wrongly cause the extraction where the source lie instead of withing the current directory. Therefore, we need to 'sh <file' then, which is okay since they will source the existing config.sh file. It's not possible to use:

```
?X: ../src/Configure -S -O -Dsomething
```

?X: unfortunately since no new config.sh with the -Dsomething override will be created before running the .SH files. A minor buglet.

?X:

?X: Note that we must create the directory hierarchy ourselves if it does not exist already, and that is done through a shell emulation of the 'mkdir -p' command. We don't want to use the \$installdir metaconfig symbol here since that would require too much to be configured for

?X: this simple extraction task that may happen quickly with 'Configure -S'.

?X: -- RAM, 18/03/96

```

?X:
case "$file" in
*/*)
dir=`expr X$file : 'X\(.*)/'`
file=`expr X$file : 'X.*^\(.*)'`
(set x $dir; shift; eval $mkdir_p)
sh <"$src/$dir/$file"
;;
*)
sh <"$src/$file"
;;

```

```
    esac
;;
    esac
done
if test -f "$src/config_h.SH"; then
if test ! -f config.h; then
: oops, they left it out of MANIFEST, probably, so do it anyway.
. "$src/config_h.SH"
fi
fi
EOS
```

Found in path(s):

```
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/modified/Extract.U
```

No license file was found, but licenses were detected in source scan.

```
?RCS: $Id: d_safemcpy.U,v 3.0.1.5 1997/02/28 15:41:12 ram Exp $
?RCS:
?RCS: Copyright (c) 1991-1993, Raphael Manfredi
?RCS:
?RCS: You may redistribute only under the terms of the Artistic License,
?RCS: as specified in the README file that comes with the distribution.
?RCS: You may reuse parts of this distribution only within the terms of
?RCS: that same Artistic License; a copy of which may be found at the root
?RCS: of the source tree for dist 3.0.
?RCS:
?RCS: $Log: d_safemcpy.U,v $
?RCS: Revision 3.0.1.5 1997/02/28 15:41:12 ram
?RCS: patch61: improved overlapping copy check
?RCS: patch61: comfort them if they have memmove
?RCS: patch61: added ?F: metalint hint
?RCS:
?RCS: Revision 3.0.1.4 1995/07/25 13:58:46 ram
?RCS: patch56: re-arranged compile line to include ldflags before objects
?RCS:
?RCS: Revision 3.0.1.3 1995/03/21 08:47:26 ram
?RCS: patch52: swapped two first arguments of memmove() calls
?RCS:
?RCS:
Revision 3.0.1.2 1994/10/29 16:15:10 ram
?RCS: patch36: added 'ldflags' to the test compile line (ADO)
?RCS:
?RCS: Revision 3.0.1.1 1994/05/06 14:53:12 ram
?RCS: patch23: ensure string is not optimized in read-only memory (ADO)
?RCS:
?RCS: Revision 3.0 1993/08/18 12:06:58 ram
?RCS: Baseline for dist 3.0 netwide release.
```

```

?RCS:
?MAKE:d_safemcpy: Compile cat d_memcpy rm_try run \
d_memmove i_memory i_stdlib i_string i_unistd Oldconfig Setvar
?MAKE: -pick add $@ %<
?S:d_safemcpy:
?S: This variable conditionally defines the HAS_SAFE_MEMCPY symbol if
?S: the memcpy() routine can do overlapping copies.
?S: For overlapping copies, memmove() should be used, if available.
?S:.
?C:HAS_SAFE_MEMCPY (SAFE_MEMCPY):
?C: This symbol, if defined, indicates that the memcpy routine is available
?C: to copy potentially overlapping memory blocks. If you need to
?C: copy overlapping memory blocks, you should check HAS_MEMMOVE and
?C: use memmove() instead, if available.
?C:.
?H:#$d_safemcpy HAS_SAFE_MEMCPY /**/
?H:.
?F:!try
?LINT:
set d_safemcpy
: can memcpy handle overlapping blocks?
echo " "
?X: assume the worst
val="$undef"
case "$d_memmove" in
"$define") echo "I'll use memmove() instead of memcpy() for overlapping copies." ;;
*) case "$d_memcpy" in
"$define")
echo "Checking to see if memcpy() can do overlapping copies..." >&4
$cat >try.c <<EOCP
#$i_memory I_MEMORY
#$i_stdlib I_STDLIB
#$i_string I_STRING
#$i_unistd I_UNISTD
EOCP
$cat >>try.c <<'EOCP'
#include <stdio.h>
#ifdef I_MEMORY
# include <memory.h>
#endif
#ifdef I_STDLIB
# include <stdlib.h>
#endif
#ifdef I_STRING
# include <string.h>
#else
# include <strings.h>
#endif

```



```

#ifndef I_UNISTD
# include <unistd.h> /* Needed for NetBSD */
#endif
int main()
{
char buf[128], abc[128];
char *b;
int len;
int off;
int align;

/* Copy "abcde..." string to char abc[] so that gcc doesn't
   try to store the string in read-only memory. */
memcpy(abc, "abcdefghijklmnopqrstuvwxy0123456789", 36);

for (align = 7; align >=
0; align--) {
for (len = 36; len; len--) {
b = buf+align;
memcpy(b, abc, len);
for (off = 1; off <= len; off++) {
memcpy(b+off, b, len);
memcpy(b, b+off, len);
if (memcmp(b, abc, len))
exit(1);
}
}
}
exit(0);
}
EOCP
set try
if eval $compile_ok; then
if $run ./try 2>/dev/null; then
echo "Yes, it can."
val="$define"
else
echo "It can't, sorry."
fi
else
echo "(I can't compile the test program, so we'll assume not...)"
fi
;;
esac
$rm_try
;;
esac
set d_safemcpy

```

eval \$setvar

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/compline/d\_safemcpy.U

No license file was found, but licenses were detected in source scan.

?RCS: \$Id: d\_endservent\_r.U,v 0RCS:

?RCS: Copyright (c) 2002,2003 Jarkko Hietaniemi

?RCS:

?RCS: You may distribute under the terms of either the GNU General Public

?RCS: License or the Artistic License, as specified in the README file.

?RCS:

?RCS: Generated by the reentr.pl from the Perl 5.8 distribution.

?RCS:

?MAKE:d\_endservent\_r endservent\_r\_proto: Inlibc Protochk Hasproto i\_systypes \  
usethreads i\_netdb extern\_C

?MAKE: -pick add \$@ %<

?S:d\_endservent\_r:

?S: This variable conditionally defines the HAS\_ENDSERVENT\_R symbol,

?S: which indicates to the C program that the endservent\_r()

?S: routine is available.

?S:.

?S:endservent\_r\_proto:

?S: This variable encodes the prototype of endservent\_r.

?S: It is zero if d\_endservent\_r is undef, and one of the

?S: REENTRANT\_PROTO\_T\_ABC macros of reentr.h if d\_endservent\_r

?S: is defined.

?S:.

?C:HAS\_ENDSERVENT\_R:

?C: This symbol, if defined, indicates that the endservent\_r routine

?C: is

available to endservent re-entrantly.

?C:.

?C:ENDSERVENT\_R\_PROTO:

?C: This symbol encodes the prototype of endservent\_r.

?C: It is zero if d\_endservent\_r is undef, and one of the

?C: REENTRANT\_PROTO\_T\_ABC macros of reentr.h if d\_endservent\_r

?C: is defined.

?C:.

?H:#\$d\_endservent\_r HAS\_ENDSERVENT\_R /\*\*/

?H:#define ENSERVENT\_R\_PROTO \$endservent\_r\_proto /\*\*/

?H:.

?T:try hdrs d\_endservent\_r\_proto

: see if endservent\_r exists

set endservent\_r d\_endservent\_r

eval \$inlibc

case "\$d\_endservent\_r" in

```

"$define")
hdrs="$i_systypes sys/types.h define stdio.h $i_netdb netdb.h"
case "$d_endservent_r_proto:$usetthreads" in
":define") d_endservent_r_proto=define
set d_endservent_r_proto endservent_r $hdrs
eval $hasproto ;;
*) ;;
esac
case "$d_endservent_r_proto" in
define)
case "$endservent_r_proto" in
"|0) try='int endservent_r(struct servent_data*);'
./prochck "$extern_C $try" $hdrs && endservent_r_proto=I_D ;;
esac
case "$endservent_r_proto" in
"|0) try='void endservent_r(struct
servent_data*);'
./prochck "$extern_C $try" $hdrs && endservent_r_proto=V_D ;;
esac
case "$endservent_r_proto" in
"|0) d_endservent_r=undef
endservent_r_proto=0
echo "Disabling endservent_r, cannot determine prototype." >&4 ;;
* ) case "$endservent_r_proto" in
REENTRANT_PROTO*) ;;
*) endservent_r_proto="REENTRANT_PROTO_$endservent_r_proto" ;;
esac
echo "Prototype: $try" ;;
esac
;;
*) case "$usetthreads" in
define) echo "endservent_r has no prototype, not using it." >&4 ;;
esac
d_endservent_r=undef
endservent_r_proto=0
;;
esac
;;
*) endservent_r_proto=0
;;
esac

```

Found in path(s):

```
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/threads/d_endservent_r.U
```

No license file was found, but licenses were detected in source scan.

?RCS: \$Id\$

?RCS:  
?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi  
?RCS:  
?RCS: You may redistribute only under the terms of the Artistic License,  
?RCS: as specified in the README file that comes with the distribution.  
?RCS: You may reuse parts of this distribution only within the terms of  
?RCS: that same Artistic License; a copy of which may be found at the root  
?RCS: of the source tree for dist 4.0.  
?RCS:  
?RCS: \$Log: package.U,v \$  
?RCS: Revision 3.0.1.3 1994/10/29 16:27:21 ram  
?RCS: patch36: beware of non-ascii character sets when translating case  
?RCS:  
?RCS: Revision 3.0.1.2 1993/11/10 17:37:02 ram  
?RCS: patch14: skip definition of spackage if not otherwise used  
?RCS:  
?RCS: Revision 3.0.1.1 1993/09/13 16:11:10 ram  
?RCS: patch10: added package, suitable for starting sentences  
?RCS:  
?RCS: Revision 3.0 1993/08/18 12:09:28 ram  
?RCS: Baseline for dist 3.0 netwide release.  
?RCS:  
?MAKE:package spackage:  
Nothing  
?MAKE: -pick wipe \$@ %<  
?S:package:  
?S: This variable contains the name of the package being constructed.  
?S: It is primarily intended for the use of later Configure units.  
?S:.  
?S:spackage:  
?S: This variable contains the name of the package being constructed,  
?S: with the first letter uppercased, i.e. suitable for starting  
?S: sentences.  
?S:.  
?C:PACKAGE:  
?C: This variable contains the name of the package being built.  
?C:.  
?H:#define PACKAGE "\$package"  
?H:.  
?T:first last  
: set package name  
package='<PACKAGENAME>'  
@if spackage  
first=`echo \$package | sed -e 's/^(.).\*\1/'`  
last=`echo \$package | sed -e 's/^(.\*)\1/'`  
?X:  
?X: So early in the Configure script, we don't have ./tr set up and can't  
?X: include Tr in our dependency or that would create a cycle. Therefore,

?X: we have to somehow duplicate the work done in Tr. That's life.

?X:

```
case "`echo AbyZ | tr '[:lower:]' '[:upper:]' 2>/dev/null`" in
ABYZ) spackage=`echo $first | tr '[:lower:]' '[:upper:]'`$last;;
*) spackage=`echo
$first | tr '[a-z]' '[A-Z]'`$last;;
esac
@end
```

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/package.U

No license file was found, but licenses were detected in source scan.

?RCS: \$Id\$

?RCS:

?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi

?RCS:

?RCS: You may redistribute only under the terms of the Artistic License,

?RCS: as specified in the README file that comes with the distribution.

?RCS: You may reuse parts of this distribution only within the terms of

?RCS: that same Artistic License; a copy of which may be found at the root

?RCS: of the source tree for dist 4.0.

?RCS:

?RCS: \$Log: d\_csh.U,v \$

?RCS: Revision 3.0.1.1 1997/02/28 15:32:18 ram

?RCS: patch61: added full\_csh to preserve the full path even when portable

?RCS:

?RCS: Revision 3.0 1993/08/18 12:05:53 ram

?RCS: Baseline for dist 3.0 netwide release.

?RCS:

?MAKE:d\_csh full\_csh: csh Setvar

?MAKE: -pick add \$@ %<

?S:d\_csh:

?S: This variable conditionally defines the CSH symbol, which

?S: indicates to the C program that the C-shell exists.

?S:.

?S:full\_csh:

?S: This variable contains the full pathname to 'csh', whether

or

?S: not the user has specified 'portability'. This is only used

?S: in the compiled C program, and we assume that all systems which

?S: can share this executable will have the same full pathname to

?S: 'csh.'

?S:.

?C:HAS\_CSH:

?C: This symbol, if defined, indicates that the C-shell exists.

?C:.

```

?C:CSH:
?C: This symbol, if defined, contains the full pathname of csh.
?C:.
?X: Previously, I just did $d_csh CSH "$full_csh", but that caused
?X: problems on VMS where the config.sh extraction program changes
?X: $undef to a real cpp undef, and they then had #undef CSH ""
?X: which the compiler didn't like. It's easy to work around this,
?X: so I did. --AD 3/1998.
?X: And we don't want to define CSH if !HAS_CSH, but we don't want
?X: those lines in config.h if they don't need CSH, so protect with ?CSH
?X: and not ?%<. --RAM, 15/02/2004
?H:?%<:#$d_csh HAS_CSH /**/
?H:?CSH:#ifdef HAS_CSH
?H:?CSH:#define CSH "$full_csh" /**/
?H:?CSH:#endif
?H:.
?LINT:set d_csh
: get csh whereabouts
case
"$csh" in
'csh') val="$undef" ;;
*) val="$define" ;;
esac
set d_csh
eval $setvar
: Respect a hint or command line value for full_csh.
case "$full_csh" in
") full_csh=$csh ;;
esac

```

Found in path(s):

```
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/d_csh.U
```

No license file was found, but licenses were detected in source scan.

```

?RCS: $Id: byteorder.U,v 3.0.1.2 1997/02/28 15:24:55 ram Exp $
?RCS:
?RCS: Copyright (c) 1991-1993, Raphael Manfredi
?RCS:
?RCS: You may redistribute only under the terms of the Artistic License,
?RCS: as specified in the README file that comes with the distribution.
?RCS: You may reuse parts of this distribution only within the terms of
?RCS: that same Artistic License; a copy of which may be found at the root
?RCS: of the source tree for dist 3.0.
?RCS:
?RCS: $Log: byteorder.U,v $
?RCS: Revision 3.0.1.2 1997/02/28 15:24:55 ram
?RCS: patch61: no longer ask the user if the test runs ok

```

```

?RCS:
?RCS: Revision 3.0.1.1 1994/10/29 16:02:58 ram
?RCS: patch36: added ?F: line for metalint file checking
?RCS:
?RCS: Revision 3.0 1993/08/18 12:05:28 ram
?RCS: Baseline for dist 3.0 netwide release.
?RCS:
?MAKE:byteorder: cat Myread Oldconfig Loc Compile rm_try run \
multiarch uvtype uvsize i_stdlib
?MAKE: -pick add $@ %<
?S:byteorder:
?S: This
variable holds the byte order in a UV. In the following,
?S: larger digits indicate more significance. The variable byteorder
?S: is either 4321 on a big-endian machine, or 1234 on a little-endian,
?S: or 87654321 on a Cray ... or 3412 with weird order !
?S:.
?C:BYTEORDER:
?C: This symbol holds the hexadecimal constant defined in byteorder,
?C: in a UV, i.e. 0x1234 or 0x4321 or 0x12345678, etc...
?C: If the compiler supports cross-compiling or multiple-architecture
?C: binaries, use compiler-defined macros to
?C: determine the byte order.
?C:.
?H:?%<:#if defined(MULTIARCH)
?H:?%<:# ifdef __LITTLE_ENDIAN__
?H:?%<:# if LONGSIZE == 4
?H:?%<:# define BYTEORDER 0x1234
?H:?%<:# else
?H:?%<:# if LONGSIZE == 8
?H:?%<:# define BYTEORDER 0x12345678
?H:?%<:# endif
?H:?%<:# endif
?H:?%<:# else
?H:?%<:# ifdef __BIG_ENDIAN__
?H:?%<:# if LONGSIZE == 4
?H:?%<:# define BYTEORDER 0x4321
?H:?%<:# else
?H:?%<:# if LONGSIZE
== 8
?H:?%<:# define BYTEORDER 0x87654321
?H:?%<:# endif
?H:?%<:# endif
?H:?%<:# endif
?H:?%<:# endif
?H:?%<:#endif
?H:?%<:#define BYTEORDER 0x$byteorder /* large digits for MSB */
?H:?%<:#endif

```

```
?H:
?T:xxx_prompt
?F:!try
: check for ordering of bytes in a UV
echo " "
case "$multiarch" in
*$define*)
$cat <<EOM
You seem to be doing a multiarchitecture build,
skipping the byteorder check.
```

```
EOM
byteorder='ffff'
;;
*)
case "$byteorder" in
")
$cat <<'EOM'
```

In the following, larger digits indicate more significance. A big-endian machine like a Pyramid or a Motorola 680?0 chip will come out to 4321. A little-endian machine like a Vax or an Intel 80?86 chip would be 1234. Other machines may have weird orders like 3412. A Cray will report 87654321, an Alpha will report 12345678. If the test program works the default is probably right.

I'm now running the test program...

```
EOM
$cat >try.c <<EOCP
#include <stdio.h>
#ifdef I_STDLIB
#include <stdlib.h>
#endif
#include
<sys/types.h>
typedef $uvtype UV;
int main()
{
int i;
union {
UV l;
char c[$uvsize];
} u;

if ($uvsize > 4)
u.l = (((UV)0x08070605) << 32) | (UV)0x04030201;
else
u.l = (UV)0x04030201;
for (i = 0; i < $uvsize; i++)
```



```
printf("%c", u.c[i]+'0');
printf("\n");
exit(0);
}
```

EOCP

```
xxx_prompt=y
set try
if eval $compile && $run ./try > /dev/null; then
dflt=`$run ./try`
case "$dflt" in
[1-4][1-4][1-4][1-4]12345678|87654321)
echo "(The test program ran ok.)"
echo "byteorder=$dflt"
xxx_prompt=n
;;
????|????????) echo "(The test program ran ok.)" ;;
*) echo "(The test program didn't run right for some reason.)" ;;
esac
else
dflt='4321'
cat <<'EOM'
```

(I can't seem to compile the test program. Guessing big-endian...)

EOM

```
fi
case "$xxx_prompt" in
y)
rp="What is the order of bytes in $svtype?"
./myread
byteorder="$ans"
;;
*) byteorder=$dflt
;;
esac
;;
esac
$rm_try
;;
esac
```

Found in path(s):

\*

/opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/compline/byteorder.U

No license file was found, but licenses were detected in source scan.

?RCS: \$Id: i\_dbm.U 1 2006-08-24 12:32:52Z rmanfredi \$

?RCS:

?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi

?RCS:  
?RCS: You may redistribute only under the terms of the Artistic Licence,  
?RCS: as specified in the README file that comes with the distribution.  
?RCS: You may reuse parts of this distribution only within the terms of  
?RCS: that same Artistic Licence; a copy of which may be found at the root  
?RCS: of the source tree for dist 4.0.  
?RCS:  
?RCS: \$Log: i\_dbm.U,v \$  
?RCS: Revision 3.0.1.2 1997/02/28 15:48:20 ram  
?RCS: patch61: added I\_RPCSVCS\_DBM check  
?RCS:  
?RCS: Revision 3.0.1.1 1995/05/12 12:16:05 ram  
?RCS: patch54: made more robust by checking both header and lib (ADO)  
?RCS:  
?RCS: Revision 3.0 1993/08/18 12:08:15 ram  
?RCS: Baseline for dist 3.0 netwide release.  
?RCS:  
?MAKE:i\_dbm i\_rpcsvcdbm: Inhdr Inlibc Setvar  
?MAKE:-pick add \$@ %<  
?S:i\_dbm (d\_odbm):  
?S: This variable conditionally defines  
the I\_DBM symbol, which  
?S: indicates to the C program that <dbm.h> exists and should  
?S: be included.  
?S:.  
?S:i\_rpcsvcdbm:  
?S: This variable conditionally defines the I\_RPCSVCS\_DBM symbol, which  
?S: indicates to the C program that <rpcsvc/dbm.h> exists and should  
?S: be included. Some System V systems might need this instead of <dbm.h>.  
?S:.  
?C:I\_DBM (HAS\_ODBM ODBM):  
?C: This symbol, if defined, indicates that <dbm.h> exists and should  
?C: be included.  
?C:.  
?C:I\_RPCSVCS\_DBM:  
?C: This symbol, if defined, indicates that <rpcsvc/dbm.h> exists and  
?C: should be included.  
?C:.  
?H:#\$i\_dbm I\_DBM /\*\*/  
?H:#\$i\_rpcsvcdbm I\_RPCSVCS\_DBM /\*\*/  
?H:.  
?T:d\_dbmclose  
?LINT:set i\_dbm i\_rpcsvcdbm  
: see if dbm.h is available  
?X: We might just have the header, not the library.  
?X: We look for dbmclose() rather than dbminit() because  
?X: some versions of SCO Unix have -ldb, but are missing dbmclose(). -- ADO  
?X: Some System V systems have <rpcsvc/dbm.h> instead of <dbm.h>.

```

: see if dbmclose exists
set dbmclose
d_dbmclose
eval $inlibc

case "$d_dbmclose" in
$define)
set dbm.h i_dbm
eval $inhdr
case "$i_dbm" in
$define)
val="$undef"
set i_rpcsvcdbm
eval $setvar
;;
*) set rpcsvc/dbm.h i_rpcsvcdbm
eval $inhdr
;;
esac
;;
*) echo "We won't be including <dbm.h>"
val="$undef"
set i_dbm
eval $setvar
val="$undef"
set i_rpcsvcdbm
eval $setvar
;;
esac

```

Found in path(s):

```
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/i_dbm.U
```

No license file was found, but licenses were detected in source scan.

```
?RCS: $Id: Tr.U,v 3.0.1.2 1994/10/29 18:00:54 ram Exp $
```

```
?RCS:
```

```
?RCS: Copyright (c) 1991-1993, Raphael Manfredi
```

```
?RCS:
```

```
?RCS: You may redistribute only under the terms of the Artistic License,
```

```
?RCS: as specified in the README file that comes with the distribution.
```

```
?RCS: You may reuse parts of this distribution only within the terms of
```

```
?RCS: that same Artistic License; a copy of which may be found at the root
```

```
?RCS: of the source tree for dist 3.0.
```

```
?RCS:
```

```
?RCS: $Log: Tr.U,v $
```

```
?RCS: Revision 3.0.1.2 1994/10/29 18:00:54 ram
```

```
?RCS: patch43: forgot to quote $@ to protect against "evil" characters
```

```

?RCS:
?RCS: Revision 3.0.1.1 1994/10/29 15:58:35 ram
?RCS: patch36: created
?RCS:
?X:
?X: This unit produces a bit of shell code that must be dotted in in order
?X: to do a character translation. It catches translations to uppercase or
?X: to lowercase, and then invokes the real tr to perform the job.
?X:
?X: This unit is necessary
    on HP machines (HP strikes again!) with non-ascii
?X: ROMAN8-charset, where normal letters are not arranged in a row, so a-z
?X: covers not the whole alphabet but lots of special chars. This was reported
?X: by Andreas Sahlbach <a.sahlbach@tu-bs.de>.
?X:
?X: Units performing a tr '[A-Z]' '[a-z]' or the other way round should include
?X: us in their dependency and use ./tr instead.
?X:
?MAKE:Tr: startsh tr eunicefix
?MAKE: -pick add $@ %<
?F:./tr
?T:up low
: see whether [:lower:] and [:upper:] are supported character classes
echo " "
case ``echo AbyZ | $tr '[:lower:]' '[:upper:]' 2>/dev/null``-``echo AbyZ | $tr '[:upper:]' '[:lower:]' 2>/dev/null`` in
ABYZ-abyz)
echo "Good, your tr supports [:lower:] and [:upper:] to convert case." >&4
up='[:upper:]'
low='[:lower:]'
;;
*) # There is a discontinuity in EBCDIC between 'R' and 'S'
# (0xd9 and 0xe2), therefore that is a nice testing point.
if test "X$up" = X -o "X$low" = X; then
    case ``echo RS | $tr '[R-S]' '[r-s]' 2>/dev/null``
in
    rs) up='[A-Z]'
        low='[a-z]'
        ;;
    esac
fi
if test "X$up" = X -o "X$low" = X; then
    case ``echo RS | $tr R-S r-s 2>/dev/null`` in
    rs) up='A-Z'
        low='a-z'
        ;;
    esac
fi
if test "X$up" = X -o "X$low" = X; then

```

```

case "`echo RS | od -x 2>/dev/null`" in
*D9E2*|*d9e2*)
echo "Hey, this might be EBCDIC." >&4
if test "X$up" = X -o "X$low" = X; then
case "`echo RS | $tr '[A-IJ-RS-Z]' '[a-ij-rs-z]' 2>/dev/null`" in
rs) up='[A-IJ-RS-Z]'
low='[a-ij-rs-z]'
;;
esac
fi
if test "X$up" = X -o "X$low" = X; then
case "`echo RS | $tr A-IJ-RS-Z a-ij-rs-z 2>/dev/null`" in
rs) up='A-IJ-RS-Z'
low='a-ij-rs-z'
;;
esac
fi
;;
esac
fi
esac
case "`echo RS | $tr \"\$up\" \"\$low\" 2>/dev/null`" in
rs)
echo "Using $up and $low to convert case." >&4
;;
*)
echo "I don't know how to translate letters from upper to lower case." >&4
echo "Your tr is not acting any way I know of." >&4
exit 1
;;
esac
:
set up the translation script tr, must be called with ./tr of course
cat >tr <<EOSC
$startsh
case "$1$2" in
[A-Z][a-z]) exec $tr '$up' '$low';;
[a-z][A-Z]) exec $tr '$low' '$up';;
esac
exec $tr "\$@"
EOSC
chmod +x tr
$unicefix tr

```

Found in path(s):

```

* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/modified/Tr.U

```

No license file was found, but licenses were detected in source scan.

```
?RCS: $Id$
?RCS:
?RCS: Copyright (c) 1998 Jarkko Hietaniemi
?RCS:
?RCS: You may distribute under the terms of either the GNU General Public
?RCS: License or the Artistic License, as specified in the README file.
?RCS:
?MAKE:d_sendmsg: Inlibc
?MAKE: -pick add $@ %<
?S:d_sendmsg:
?S: This variable conditionally defines the HAS_SENDMSG symbol, which
?S: indicates to the C program that the sendmsg() routine is available.
?S:.
?C:HAS_SENDMSG:
?C: This symbol, if defined, indicates that the sendmsg routine is
?C: available to send structured socket messages.
?C:.
?H:#$d_sendmsg HAS_SENDMSG /**/
?H:.
?LINT:set d_sendmsg
: see if sendmsg exists
set sendmsg d_sendmsg
eval $inlibc
```

Found in path(s):

```
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/perl/d_sendmsg.U
```

No license file was found, but licenses were detected in source scan.

```
?RCS: $Id: d_difftime.U 1 2006-08-24 12:32:52Z rmanfredi $
?RCS:
?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi
?RCS:
?RCS: You may redistribute only under the terms of the Artistic Licence,
?RCS: as specified in the README file that comes with the distribution.
?RCS: You may reuse parts of this distribution only within the terms of
?RCS: that same Artistic Licence; a copy of which may be found at the root
?RCS: of the source tree for dist 4.0.
?RCS:
?RCS: Original Author: Andy Dougherty <doughera@lafcol.lafayette.edu>
?RCS:
?RCS: $Log: d_difftime.U,v $
?RCS: Revision 3.0.1.1 1994/08/29 16:07:31 ram
?RCS: patch32: created by ADO
?RCS:
?MAKE:d_difftime: Inlibc
```

?MAKE: -pick add \$@ %<  
?S:d\_difftime:  
?S: This variable conditionally defines the HAS\_DIFFTIME symbol, which  
?S: indicates to the C program that the difftime() routine is available.  
?S:.  
?C:HAS\_DIFFTIME :  
?C: This symbol, if defined, indicates that  
the difftime routine is  
?C: available.  
?C:.  
?H:#\$d\_difftime HAS\_DIFFTIME /\*\*/  
?H:.  
?LINT:set d\_difftime  
: see if difftime exists  
set difftime d\_difftime  
eval \$inlibc

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/d\_difftime.U

No license file was found, but licenses were detected in source scan.

?RCS: \$Id: d\_setprior.U 1 2006-08-24 12:32:52Z rmanfredi \$  
?RCS:  
?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi  
?RCS:  
?RCS: You may redistribute only under the terms of the Artistic Licence,  
?RCS: as specified in the README file that comes with the distribution.  
?RCS: You may reuse parts of this distribution only within the terms of  
?RCS: that same Artistic Licence; a copy of which may be found at the root  
?RCS: of the source tree for dist 4.0.  
?RCS:  
?RCS: \$Log: d\_setprior.U,v \$  
?RCS: Revision 3.0 1993/08/18 12:07:11 ram  
?RCS: Baseline for dist 3.0 netwide release.  
?RCS:  
?MAKE:d\_setprior: Inlibc  
?MAKE: -pick add \$@ %<  
?S:d\_setprior:  
?S: This variable conditionally defines HAS\_SETPRIORITY if setpriority()  
?S: is available to set a process's priority.  
?S:.  
?C:HAS\_SETPRIORITY (SETPRIORITY):  
?C: This symbol, if defined, indicates that the setpriority routine is  
?C: available to set a process's priority.  
?C:.  
?H:#\$d\_setprior

HAS\_SETPRIORITY /\*\*/

?H:.

?LINT:set d\_setprior

: see if setpriority exists

set setpriority d\_setprior

eval \$inlibc

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/d\_setprior.U

No license file was found, but licenses were detected in source scan.

?RCS: \$Id: End.U,v 3.0 1993/08/18 12:04:51 ram Exp \$

?RCS:

?RCS: Copyright (c) 1991-1993, Raphael Manfredi

?RCS:

?RCS: You may redistribute only under the terms of the Artistic License,

?RCS: as specified in the README file that comes with the distribution.

?RCS: You may reuse parts of this distribution only within the terms of

?RCS: that same Artistic License; a copy of which may be found at the root

?RCS: of the source tree for dist 3.0.

?RCS:

?RCS: \$Log: End.U,v \$

?RCS: Revision 3.0 1993/08/18 12:04:51 ram

?RCS: Baseline for dist 3.0 netwide release.

?RCS:

?X:

?X: This unit serves as the goal which forces make to choose all the units that

?X: ask questions. The \$W on the ?MAKE: line is the list of all symbols wanted.

?X: To force any unit to be included, copy this unit to your private U directory

?X: and add the name of the unit desired to the ?MAKE: dependency line.

?X:

?MAKE:End perllibs: \$W cppstdin gzip zip

libs usedl osname osvers

?MAKE: -pick add \$@ %<

?S:perllibs:

?S: The list of libraries needed by Perl only (any libraries needed

?S: by extensions only will be dropped, if using dynamic loading).

?S:.

?INIT:perllibs="

?LINT:use \$W

?LINT:use gzip zip

?LINT:change cppstdin

: Remove libraries needed only for extensions

: The appropriate ext/Foo/Makefile.PL will add them back in, if necessary.

: The exception is SunOS 4.x, which needs them.

case "\${osname}X\${osvers}" in

sunos\*X4\*)



```

    perllibs="$libs"
    ;;
*) case "$usedl" in
    $define|true|[yY]*)
        set X `echo " $libs " | sed -e 's@ -lndbm @ @' -e 's@ -lgdbm @ @' -e 's@ -lgdbm_compat @ @' -e 's@ -ldb @ @' -e 's@ -ldb @ @'`
        shift
        perllibs="$*"
        ;;
*) perllibs="$libs"
    ;;
esac
;;
esac

```

?X: If the user has the cppstdin wrapper, perl.c will try to call  
?X: CPPSTDIN, but that will point to a location in the build  
?X: directory, not the installed version!. Here, we'll just strip the  
?X: name down to 'cppstdin',  
and rely on the fact that perl.c will  
?X: then call SCRIPTDIR/cppstdin, but local things like 'make depend'  
?X: will continue to work.

: Remove build directory name from cppstdin so it can be used from  
: either the present location or the final installed location.

echo " "

: Get out of the UU directory to get correct path name.

cd ..

case "\$cppstdin" in

`pwd`/cppstdin)

echo "Stripping down cppstdin path name"

cppstdin=cppstdin

;;

esac

cd UU

: end of configuration questions

echo " "

echo "End of configuration questions."

echo " "

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/perl/End.U

No license file was found, but licenses were detected in source scan.

\* You may redistribute only under the terms of the Artistic Licence,

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/files/Jmake.tmpl

No license file was found, but licenses were detected in source scan.

?RCS: \$Id\$

?RCS:

?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi

?RCS:

?RCS: You may redistribute only under the terms of the Artistic License,

?RCS: as specified in the README file that comes with the distribution.

?RCS: You may reuse parts of this distribution only within the terms of

?RCS: that same Artistic License; a copy of which may be found at the root

?RCS: of the source tree for dist 4.0.

?RCS:

?RCS: Original Author: Andy Dougherty <doughera@lafcol.lafayette.edu>

?RCS:

?RCS: \$Log: modetype.U,v \$

?RCS: Revision 3.0.1.1 1994/10/29 16:25:07 ram

?RCS: patch36: created by ADO

?RCS:

?MAKE:modetype: Myread Typedef

?MAKE: -pick add \$@ %<

?S:modetype:

?S: This variable defines modetype to be something like mode\_t,

?S: int, unsigned short, or whatever type is used to declare file

?S: modes for system calls.

?S:.

?C:Mode\_t:

?C: This symbol holds the type used to declare file modes

?C: for systems calls.

It is usually mode\_t, but may be

?C: int or unsigned short. It may be necessary to include <sys/types.h>

?C: to get any typedef'ed information.

?C:.

?H:#define Mode\_t \$modetype /\* file mode parameter for system calls \*/

?H:.

: see what type is used for mode\_t

set mode\_t modetype int stdio.h sys/types.h

eval \$typedef

dflt="\$modetype"

echo " "

rp="What type is used for file modes?"

./myread

modetype="\$sans"

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/modetype.U

No license file was found, but licenses were detected in source scan.

```
?RCS: $Id: usenm.U,v 3.0.1.1 1997/02/28 16:26:40 ram Exp $
?RCS:
?RCS: Copyright (c) 1991-1993, Raphael Manfredi
?RCS:
?RCS: You may redistribute only under the terms of the Artistic License,
?RCS: as specified in the README file that comes with the distribution.
?RCS: You may reuse parts of this distribution only within the terms of
?RCS: that same Artistic License; a copy of which may be found at the root
?RCS: of the source tree for dist 3.0.
?RCS:
?RCS: $Log: usenm.U,v $
?RCS: Revision 3.0.1.1 1997/02/28 16:26:40 ram
?RCS: patch61: don't use nm with the GNU C library
?RCS: patch61: added support for Linux shared libs
?RCS:
?RCS: Revision 3.0 1993/08/18 12:09:57 ram
?RCS: Baseline for dist 3.0 netwide release.
?RCS:
?MAKE:usenm runnm nm_opt nm_so_opt: cat test Myread Oldconfig myuname grep \
nm d_gnulibc osname egrep rsrc
?MAKE: -pick add $@ %<
?S:usenm:
?S: This variable contains 'true' or 'false' depending
whether the
?S: nm extraction is wanted or not.
?S:.
?S:runnm:
?S: This variable contains 'true' or 'false' depending whether the
?S: nm extraction should be performed or not, according to the value
?S: of usenm and the flags on the Configure command line.
?S:.
?S:nm_opt:
?S: This variable holds the options that may be necessary for nm.
?S:.
?S:nm_so_opt:
?S: This variable holds the options that may be necessary for nm
?S: to work on a shared library but that can not be used on an
?S: archive library. Currently, this is only used by Linux, where
?S: nm --dynamic is *required* to get symbols from an ELF library which
?S: has been stripped, but nm --dynamic is *fatal* on an archive library.
?S: Maybe Linux should just always set usenm=false.
?S:.
: see if nm is to be used to determine whether a symbol is defined or not
?X: If there is enough inquiries, it might be worth to wait for the nm
?X: extraction. Otherwise, the C compilations might be a better deal.
?X:
```

```

?X: Don't bother if we're
using GNU libc -- skimo
?LINT:extern PASE
case "$usenm" in
")
dflt="
case "$d_gnulibc" in
"$define")
echo " "
echo "nm probably won't work on the GNU C Library." >&4
dflt=n
;;
esac
case "$dflt" in
")
if $test "$osname" = aix -a "X$PASE" != "Xdefine" -a ! -f /lib/syscalls.exp; then
echo " "
echo "Whoops! This is an AIX system without /lib/syscalls.exp!" >&4
echo "'nm' won't be sufficient on this system." >&4
dflt=n
fi
;;
esac
case "$dflt" in
") dflt=`$egrep 'inlibc|csym' $rsrc/Configure | wc -l 2>/dev/null`
if $test $dflt -gt 20; then
dflt=y
else
dflt=n
fi
;;
esac
*)
case "$usenm" in
true|$define) dflt=y;;
*) dflt=n;;
esac
;;
esac
$cat <<EOM

```

I can use \$nm to extract the symbols from your C libraries. This is a time consuming task which may generate huge output on the disk (up to 3 megabytes) but that should make the symbols extraction faster. The alternative is to skip the 'nm' extraction part and to compile a small test

program instead to determine whether each symbol is present. If you have a fast C compiler and/or if your 'nm' output cannot be parsed, this may be the best solution.

You probably shouldn't let me use 'nm' if you are using the GNU C Library.

EOM

```
rp="Shall I use $nm to extract C symbols from the libraries?"
```

```
./myread
```

```
case "$ans" in
```

```
[Nn]*) usenm=false;;
```

```
*) usenm=true;;
```

```
esac
```

?X: Name extraction is to be run if 'nm' usage is wanted and if no -r flag

?X: was provided to configure (in which case we simply re-use the previous

?X: values).

```
runnm=$usenm
```

```
case "$reuseval" in
```

```
true) runnm=false;;
```

```
esac
```

: nm options which may be necessary

```
case "$nm_opt" in
```

```
) if $test -f /mach_boot; then
```

```
nm_opt="# Mach
```

```
elif $test -d /usr/ccs/lib; then
```

```
nm_opt='-p' # Solaris (and SunOS?)
```

```
elif $test -f /dgux; then
```

```
nm_opt='-p' # DG-UX
```

```
elif $test -f /lib64/rld; then
```

```
nm_opt='-p' # 64-bit Irix
```

```
else
```

```
nm_opt=""
```

```
fi;;
```

```
esac
```

: nm options which may be necessary for shared libraries but illegal

: for archive

libraries. Thank you, Linux.

```
case "$nm_so_opt" in
```

```
) case "$myuname" in
```

```
*linux*|gnu*)
```

```
if $nm --help | $grep 'dynamic' > /dev/null 2>&1; then
```

```
nm_so_opt='--dynamic'
```

```
fi
```

```
;;
```

```
esac
```

```
;;
esac
```

Found in path(s):

```
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/modified/usenm.U
```

No license file was found, but licenses were detected in source scan.

?RCS: \$Id\$

?RCS:

?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi

?RCS:

?RCS: You may redistribute only under the terms of the Artistic License,

?RCS: as specified in the README file that comes with the distribution.

?RCS: You may reuse parts of this distribution only within the terms of

?RCS: that same Artistic License; a copy of which may be found at the root

?RCS: of the source tree for dist 4.0.

?RCS:

?RCS: \$Log: orderlib.U,v \$

?RCS: Revision 3.0.1.4 1997/02/28 16:18:18 ram

?RCS: patch61: replaced .a with \$\_a all over the place

?RCS: patch61: likewise for .o replaced by \$\_o

?RCS: patch61: now uses the ar located by Loc.U

?RCS:

?RCS: Revision 3.0.1.3 1995/01/11 15:33:04 ram

?RCS: patch45: allows hint files to specify their own value for 'ranlib'

?RCS:

?RCS: Revision 3.0.1.2 1994/10/29 16:26:48 ram

?RCS: patch36: now performs a real small compile for accurate checks (ADO)

?RCS:

?RCS: Revision 3.0.1.1

1994/08/29 16:31:17 ram

?RCS: patch32: use cc variable instead of hardwired 'cc' in 1st compile

?RCS:

?RCS: Revision 3.0 1993/08/18 12:09:26 ram

?RCS: Baseline for dist 3.0 netwide release.

?RCS:

?MAKE:orderlib ranlib: Loc ar cat test rm +cc +ccflags +ldflags +libs \_a \_o

?MAKE: -pick add \$@ %<

?S:orderlib:

?S: This variable is "true" if the components of libraries must be ordered

?S: (with `lorder \$\* | tsort`) before placing them in an archive. Set to

?S: "false" if ranlib or ar can generate random libraries.

?S:.

?S:ranlib:

?S: This variable is set to the pathname of the ranlib program, if it is

?S: needed to generate random libraries. Set to ":" if ar can generate

?S: random libraries or if random libraries are not supported

```

?S:.
?F:!foobar
: see if ar generates random libraries by itself
echo " "
echo "Checking how to generate random libraries on your machine..." >&4
?X: Some systems (like MIPS) complain when running ar... Others like Ultrix
?X: need an explicit 'ar ts'
to add the table of contents.
?X: Still others like Linux run ar ts successfully, but still need ranlib.
?X: This set of tests seems the minimum necessary to check out Linux.
?X: We need to explicitly put the entries in out-of-order so that Sun's ld
?X: will fail. (Otherwise it complains, but gives an exit status of 0.)
echo 'int bar1() { return bar2(); }' > bar1.c
echo 'int bar2() { return 2; }' > bar2.c
$cat > foo.c <<'EOP'
int main() { printf("%d\n", bar1()); exit(0); }
EOP
$cc $ccflags -c bar1.c >/dev/null 2>&1
$cc $ccflags -c bar2.c >/dev/null 2>&1
$cc $ccflags -c foo.c >/dev/null 2>&1
$ar rc bar$_a bar2$_o bar1$_o >/dev/null 2>&1
if $cc $ccflags $ldflags -o foobar foo$_o bar$_a $libs > /dev/null 2>&1 &&
./foobar >/dev/null 2>&1; then
echo "ar appears to generate random libraries itself."
orderlib=false
ranlib=":"
elif $ar ts bar$_a >/dev/null 2>&1 &&
$cc $ccflags $ldflags -o foobar foo$_o bar$_a $libs > /dev/null 2>&1 &&
./foobar >/dev/null 2>&1; then
echo "a table of contents
needs to be added with 'ar ts'."
orderlib=false
ranlib="$ar ts"
else
?X: Allow hints to specify their own ranlib "script". For instance, on
?X: some NeXT machines, the timestamp put by ranlib is not correct, and this
?X: may raise tedious recompiles for nothing. Therefore, NeXT may add the
?X: ranlib='sleep 5; /bin/ranlib' line in their hints to "fix" that.
?X: (reported by Andreas Koenig <k@franz.ww.tu-berlin.de>)
case "$ranlib" in
:) ranlib=";;
")
ranlib=`./loc ranlib X /usr/bin /bin /usr/local/bin`
$stest -f $ranlib || ranlib="
;;
esac
if $stest -n "$ranlib"; then
echo "your system has '$ranlib'; we'll use that."

```

```
orderlib=false
else
echo "your system doesn't seem to support random libraries"
echo "so we'll use lorder and tsort to order the libraries."
orderlib=true
ranlib=""
fi
fi
$rm -f foo* bar*
```

Found in path(s):

```
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/orderlib.U
```

No license file was found, but licenses were detected in source scan.

?RCS: \$Id\$

?RCS:

?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi

?RCS:

?RCS: You may redistribute only under the terms of the Artistic License,

?RCS: as specified in the README file that comes with the distribution.

?RCS: You may reuse parts of this distribution only within the terms of

?RCS: that same Artistic License; a copy of which may be found at the root

?RCS: of the source tree for dist 4.0.

?RCS:

?RCS: \$Log: pager.U,v \$

?RCS: Revision 3.0.1.2 1995/01/30 14:41:26 ram

?RCS: patch49: ensure dflt gets initialized in case no pagers are found (WED)

?RCS:

?RCS: Revision 3.0.1.1 1994/10/29 16:27:45 ram

?RCS: patch36: replaced Myread by Getfile in the dependency line

?RCS:

?RCS: Revision 3.0 1993/08/18 12:09:30 ram

?RCS: Baseline for dist 3.0 netwide release.

?RCS:

?MAKE:pager: pg more less Getfile Oldconfig

?MAKE: -pick add \$@ %<

?S:pager:

?S: This variable contains the name of the preferred pager  
on the system.

?S: Usual values are (the full pathnames of) more, less, pg, or cat.

?S:.

: locate the preferred pager for this system

fn=f/

case "\$pager" in

)

dflt="

case "\$pg" in



```

/*) dflt=$pg;;
[a-zA-Z]:/*) dflt=$pg;;
esac
case "$more" in
/*) dflt=$more;;
[a-zA-Z]:/*) dflt=$more;;
esac
case "$less" in
/*) dflt=$less;;
[a-zA-Z]:/*) dflt=$less;;
esac
case "$dflt" in
") dflt=/usr/ucb/more;;
esac
;;
*) dflt="$pager"
;;
esac
?X: Instruct ./getfile to trust the default pager value,
?X: even if it does not begin with a slash. For example, on os2,
?X: pager might be cmd /c more. Also, it might include some options,
?X: such as '/usr/bin/less -R'. ./getfile would report that
?X: "/usr/bin/less -R" doesn't exist.
?X: See comments in Getfile.U.
fn="f/($dflt)"
echo " "
rp='What pager is used on your system?'
./getfile
pager="$ans"

```

Found in path(s):

```
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/pager.U
```

No license file was found, but licenses were detected in source scan.

```

?RCS: $Id: d_voidsig.U,v 3.0.1.3 1995/05/12 12:12:46 ram Exp $
?RCS:
?RCS: Copyright (c) 1991-1993, Raphael Manfredi
?RCS:
?RCS: You may redistribute only under the terms of the Artistic License,
?RCS: as specified in the README file that comes with the distribution.
?RCS: You may reuse parts of this distribution only within the terms of
?RCS: that same Artistic License; a copy of which may be found at the root
?RCS: of the source tree for dist 3.0.
?RCS:
?RCS: $Log: d_voidsig.U,v $
?RCS: Revision 3.0.1.3 1995/05/12 12:12:46 ram
?RCS: patch54: made cppflags dependency optional

```

```

?RCS:
?RCS: Revision 3.0.1.2 1994/08/29 16:20:35 ram
?RCS: patch32: now sets signal_t only once d_voidsig is known (WED)
?RCS:
?RCS: Revision 3.0.1.1 1994/06/20 06:59:54 ram
?RCS: patch30: now properly sets signal_t when re-using previous value
?RCS:
?RCS: Revision 3.0 1993/08/18 12:07:56 ram
?RCS: Baseline for dist 3.0 netwide release.
?RCS:
?MAKE:d_voidsig
signal_t: rm contains cppstdin cppminus +cppflags test Myread \
Oldconfig Setvar Findhdr
?MAKE: -pick add $@ %<
?S:d_voidsig:
?S: This variable conditionally defines VOIDSIG if this system
?S: declares "void (*signal(...))()" in signal.h. The old way was to
?S: declare it as "int (*signal(...))()".
?S:.
?S:signal_t:
?S: This variable holds the type of the signal handler (void or int).
?S:.
?C:VOIDSIG:
?C: This symbol is defined if this system declares "void (*signal(...))()" in
?C: signal.h. The old way was to declare it as "int (*signal(...))()". It
?C: is up to the package author to declare things correctly based on the
?C: symbol.
?C:.
?C:Signal_t (SIGNAL_T):
?C: This symbol's value is either "void" or "int", corresponding to the
?C: appropriate return type of a signal handler. Thus, you can declare
?C: a signal handler using "Signal_t (*handler())", and define the
?C: handler using "Signal_t handler(sig)".
?C:.
?H:#$d_voidsig VOIDSIG /**/
?H:#define
Signal_t $signal_t /* Signal handler's return type */
?H:.
?T:xxx
?LINT:set d_voidsig
: see if signal is declared as pointer to function returning int or void
echo " "
xxx=`./findhdr signal.h`
$test "$xxx" && $cppstdin $cppminus $cppflags < $xxx >$$.tmp 2>/dev/null
if $contains 'int.*\[ ]*signal' $$.tmp >/dev/null 2>&1 ; then
echo "You have int (*signal())() instead of void." >&4
val="$undef"
elif $contains 'void.*\[ ]*signal' $$.tmp >/dev/null 2>&1 ; then

```

```

echo "You have void (*signal())()." >&4
val="$define"
elif $contains 'extern[ ]*[(\)*signal' $$tmp >/dev/null 2>&1 ; then
echo "You have int (*signal())() instead of void." >&4
val="$undef"
?X: This next test is kind of sloppy, but it catches Linux
?X: which has a
?X: typedef void (*__sighandler_t) (int) ;
?X: A better fix would be to compile a C program with the proper
?X: prototype, but since nearly everyone uses void, we'll just go with
?X: this.
elif $contains 'void.*\*.*sig' $$tmp >/dev/null 2>&1 ; then
echo "You
have void (*signal())()." >&4
val="$define"
else
case "$d_voidsig" in
")
echo "I can't determine whether signal handler returns void or int..." >&4
dflt=void
rp="What type does your signal handler return?"
./myread
case "$ans" in
v*) val="$define";;
*) val="$undef";;
esac;;
"$define")
echo "As you already told me, signal handler returns void." >&4
val="$define"
;;
*) echo "As you already told me, signal handler returns int." >&4
val="$undef"
;;
esac
fi
set d_voidsig
eval $setvar
case "$d_voidsig" in
"$define") signal_t="void";;
*) signal_t="int";;
esac
$rm -f $$tmp

```

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/modified/d\_voidsig.U

No license file was found, but licenses were detected in source scan.

```

?RCS: $Id: Warn.U 1 2006-08-24 12:32:52Z rmanfredi $
?RCS:
?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi
?RCS:
?RCS: You may redistribute only under the terms of the Artistic Licence,
?RCS: as specified in the README file that comes with the distribution.
?RCS: You may reuse parts of this distribution only within the terms of
?RCS: that same Artistic Licence; a copy of which may be found at the root
?RCS: of the source tree for dist 4.0.
?RCS:
?RCS: $Log: Extract.U,v $
?X:
?X: This unit produces a shell script which can be run in order to emit
?X: an important warning to the user, which will be remembered and shown
?X: at the end of the Configure run as well.
?X:
?X: A typical use would be:
?X:
?X: ./warn <<EOM
?X: Problem with your C compiler: can't turn debugging on.
?X: EOM
?X:
?X: or:
?X:
?X: ./warn "Problem with your C compiler: can't turn debugging on."
?X:
?X: Which will both display to the user:
?X:
?X: ***
WARNING:
?X: *** Problem with your C compiler: can't turn debugging on.
?X: ***
?X:
?MAKE:Warn: startsh eunicefix
?MAKE:-pick add $@ %<
?F:./warn
: script used to emit important warnings
cat >warn <<EOS
$startsh
?X: Read the whole warning message from stdin into a temporary file
?X: when no argument was supplied.
if test \ $# -gt 0; then
echo "\$@" >msg
else
cat >msg
fi
?X: Emit the warning, prefixing all lines with '*** '
echo "*** WARNING:" >&4

```

```
sed -e 's/^/***/' <msg >&4
echo "*** " >&4
?X: Save the warning in the logs, which will be shown again at the end
cat msg >>config.msg
echo " " >>config.msg
rm -f msg
EOS
chmod +x warn
$unicefix warn
```

Found in path(s):

```
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/Warn.U
```

No license file was found, but licenses were detected in source scan.

```
?RCS: $Id: d_wait4.U 1 2006-08-24 12:32:52Z rmanfredi $
?RCS:
?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi
?RCS:
?RCS: You may redistribute only under the terms of the Artistic Licence,
?RCS: as specified in the README file that comes with the distribution.
?RCS: You may reuse parts of this distribution only within the terms of
?RCS: that same Artistic Licence; a copy of which may be found at the root
?RCS: of the source tree for dist 4.0.
?RCS:
?RCS: $Log: d_wait4.U,v $
?RCS: Revision 3.0 1993/08/18 12:08:01 ram
?RCS: Baseline for dist 3.0 netwide release.
?RCS:
?MAKE:d_wait4: Inlibc
?MAKE: -pick add $@ %<
?S:d_wait4:
?S: This variable conditionally defines the HAS_WAIT4 symbol, which
?S: indicates the wait4() routine is available.
?S:
?C:HAS_WAIT4 (WAIT4):
?C: This symbol, if defined, indicates that wait4() exists.
?C:
?H:#$d_wait4 HAS_WAIT4 /**/
?H:
?LINT:set d_wait4
: see if there is a wait4
set
wait4 d_wait4
eval $inlibc
```

Found in path(s):

```
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-
```

5.30.0/dist/U/d\_wait4.U

No license file was found, but licenses were detected in source scan.

```
/*
* $Id: rename.C,v 3.0.1.1 1994/01/24 13:58:42 ram Exp ram $
*
* Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi
*
* You may redistribute only under the terms of the Artistic Licence,
* as specified in the README file that comes with the distribution.
* You may reuse parts of this distribution only within the terms of
* that same Artistic Licence; a copy of which may be found at the root
* of the source tree for dist 4.0.
*
* $Log: rename.C,v $
* Revision 3.0.1.1 1994/01/24 13:58:42 ram
* patch16: created
*
*/
```

Found in path(s):

```
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/lib/C/fake/rename.C
```

No license file was found, but licenses were detected in source scan.

?RCS: You may distribute under the terms of either the GNU General Public

?RCS: License or the Artistic License, as specified in the README file.

?RCS:

?MAKE:d\_fmin: Inlibc

?MAKE: -pick add \$@ %<

?S:d\_fmin:

?S: This variable conditionally defines the HAS\_FMIN symbol, which

?S: indicates to the C program that the fmin() routine is available.

?S:.

?C:HAS\_FMIN:

?C: This symbol, if defined, indicates that the fmin routine is

?C: available to do the minimum function.

?C:.

?H:#\$d\_fmin HAS\_FMIN /\*\*/

?H:.

?LINT:set d\_fmin

: see if fmin exists

set fmin d\_fmin

eval \$inlibc

Found in path(s):

```
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/perl/d_fmin.U
```

No license file was found, but licenses were detected in source scan.

?RCS: \$Id\$

?RCS:

?RCS: Copyright (c) 1999, Jarkko Hietaniemi

?RCS:

?RCS: You may redistribute only under the terms of the Artistic License,

?RCS: as specified in the README file that comes with the distribution.

?RCS: You may reuse parts of this distribution only within the terms of

?RCS: that same Artistic License; a copy of which may be found at the root

?RCS: of the source tree for dist 3.0.

?RCS:

?MAKE:fflushNULL fflushall: Compile cat rm rm\_try test osname run to from \

Oldconfig Myread Setvar echo targethost \

d\_sysconf i\_unistd d\_stdio\_stream\_array stdio\_stream\_array i\_stdlib

?MAKE: -pick add \$@ %<

?S:fflushNULL:

?S: This symbol, if defined, tells that fflush(NULL) correctly

?S: flushes all pending stdio output without side effects. In

?S: particular, on some platforms calling fflush(NULL) \*still\*

?S: corrupts STDIN if it is a pipe.

?S:.

?S:fflushall:

?S: This symbol, if defined, tells that to flush

?S: all

pending stdio output one must loop through all

?S: the stdio file handles stored in an array and fflush them.

?S: Note that if fflushNULL is defined, fflushall will not

?S: even be probed for and will be left undefined.

?S:.

?C:FFLUSH\_NULL:

?C: This symbol, if defined, tells that fflush(NULL) correctly

?C: flushes all pending stdio output without side effects. In

?C: particular, on some platforms calling fflush(NULL) \*still\*

?C: corrupts STDIN if it is a pipe.

?C:.

?C:FFLUSH\_ALL:

?C: This symbol, if defined, tells that to flush

?C: all pending stdio output one must loop through all

?C: the stdio file handles stored in an array and fflush them.

?C: Note that if fflushNULL is defined, fflushall will not

?C: even be probed for and will be left undefined.

?C:.

?H:#\$fflushNULL FFLUSH\_NULL /\*\*/

?H:#\$fflushall FFLUSH\_ALL /\*\*/

?H:.

?T:output code

?F:!try.out !try !tryp

```

: Check how to flush
echo " "
$cat >&4 <<EOM
Checking how to flush all pending stdio output...
EOM
# I only know how to find
  the first 32 possibly open files on SunOS.
# See also hints/sunos_4_1.sh and util.c --AD
case "$osname" in
sunos) $echo '#define PERL_FFLUSH_ALL_FOPEN_MAX 32' > try.c ;;
esac
$cat >>try.c <<EOCP
#include <stdio.h>
#if !defined I_STDLIB
#include <stdlib.h>
#endif
#if !defined I_UNISTD
#include <unistd.h>
#endif
#ifdef HAS_SYSCONF
#define STDIO_STREAM_ARRAY $stdio_stream_array
#endif
int main() {
  FILE* p;
  unlink("try.out");
  p = fopen("try.out", "w");
#ifdef TRY_FPUTC
  fputc('x', p);
#else
#ifdef TRY_FPRINTF
  fprintf(p, "x");
#endif
#endif
#ifdef TRY_FFLUSH_NULL
  fflush(NULL);
#endif
#ifdef TRY_FFLUSH_ALL
  {
    long open_max = -1;
#ifdef PERL_FFLUSH_ALL_FOPEN_MAX
    open_max = PERL_FFLUSH_ALL_FOPEN_MAX;
#else
    if defined(HAS_SYSCONF) && defined(_SC_OPEN_MAX)
      open_max = sysconf(_SC_OPEN_MAX);

```



```

# else
# ifdef FOPEN_MAX
    open_max = FOPEN_MAX;
# else
#
    ifdef OPEN_MAX
        open_max = OPEN_MAX;
# else
#   ifdef _NFILE
        open_max = _NFILE;
#   endif
# endif
# endif
# endif
# ifdef HAS_STDIO_STREAM_ARRAY
    if (open_max > 0) {
        long i;
        for (i = 0; i < open_max; i++)
            if (STDIO_STREAM_ARRAY[i]._file >= 0 &&
                STDIO_STREAM_ARRAY[i]._file < open_max &&
                STDIO_STREAM_ARRAY[i]._flag)
                fflush(&STDIO_STREAM_ARRAY[i]);
    }
}
# endif
#endif
_exit(42);
}
EOCP
: first we have to find out how _not_ to flush
$to try.c
if $test "X$fflushNULL" = X -o "X$fflushall" = X; then
    output="
    set try -DTRY_FPUTC
    if eval $compile; then
        $run ./try 2>/dev/null
        code="$?"
        $from try.out
        if $test ! -s try.out -a "X$code" = X42; then
            output=-DTRY_FPUTC
        fi
    fi
case "$output" in
    ")
        set try -DTRY_FPRINTF
        if eval $compile; then
            $run ./try 2>/dev/null

```

```

code="$?"
$from try.out
if $test ! -s try.out -a "X$code" = X42; then
output=-DTRY_FPRINTF

fi
fi
;;
esac
fi
: check for fflush NULL behavior
case "$fflushNULL" in
") set try -DTRY_FFLUSH_NULL $output
if eval $compile; then
$run ./try 2>/dev/null
code="$?"
$from try.out
if $test -s try.out -a "X$code" = X42; then
fflushNULL="$cat try.out`"
else
if $test "X$code" != X42; then
$cat >&4 <<EOM
(If this test failed, don't worry, we'll try another method shortly.)
EOM
fi
fi
fi
$rm -f core try.core core.try.*
case "$fflushNULL" in
x) $cat >&4 <<EOM
Your fflush(NULL) works okay for output streams.
Let's see if it clobbers input pipes...
EOM
# As of mid-March 2000 all versions of Solaris appear to have a stdio
# bug that improperly flushes the input end of pipes. So we avoid the
# autoflush on fork/system/exec support for now. :(
$cat >tryp.c <<EOCP
#include <stdio.h>
int
main(int argc, char **argv)
{
char buf[1024];
int i;
char *bp = buf;
while (1) {
while ((i = getc(stdin)) != -1
&& (*bp++ = i) != '\n'

```

```

    && bp < &buf[1024])
/* DO NOTHING */;
*bp = '\0';
fprintf(stdout, "%s", buf);
fflush(NULL);
if (i == -1)
    return 0;
bp = buf;
}
}
EOCP
fflushNULL="$define"
set tryp
if eval $compile; then
    $rm -f tryp.out
    # Copy the .c file to the remote host ($to is an ssh-alike if targethost is set)
    if $test "X$targethost" != X; then
        $to tryp.c
        $to tryp
        $run "cat tryp.c | ./tryp " 2>/dev/null > tryp.out
    else
        $cat tryp.c | $run ./tryp 2>/dev/null > tryp.out
    fi
    if cmp tryp.c tryp.out >/dev/null 2>&1; then
        $cat >&4 <<EOM

```

fflush(NULL) seems to behave okay with input streams.

```

EOM
fflushNULL="$define"
else
$cat >&4 <<EOM

```

Ouch, fflush(NULL) clobbers input pipes! We will not use it.

```

EOM
fflushNULL="$undef"
fi
fi
$rm -f core tryp.c tryp.core core.tryp.*
;;
") $cat >&4 <<EOM

```

Your fflush(NULL) isn't working (contrary to ANSI C).

```

EOM
fflushNULL="$undef"
;;
*) $cat >&4 <<EOM

```

Cannot figure out whether  
your fflush(NULL) works or not.

I'm assuming it doesn't (contrary to ANSI C).

```

EOM
fflushNULL="$undef"

```

```

;;
esac
;;
$define|true|[yY]*)
fflushNULL="$define"
;;
*)
fflushNULL="$undef"
;;
esac
: check explicit looping only if NULL did not work, and if the pipe
: bug does not show up on an explicit flush too
case "$fflushNULL" in
"$undef")
$cat >tryp.c <<EOCP
#include <stdio.h>
int
main(int argc, char **argv)
{
    char buf[1024];
    int i;
    char *bp = buf;
    while (1) {
while ((i = getc(stdin)) != -1
    && (*bp++ = i) != '\n'
    && bp < &buf[1024])
/* DO NOTHING */;
    *bp = '\0';
    fprintf(stdout, "%s", buf);
    fflush(stdin);
    if (i == -1)
        return 0;
    bp = buf;
    }
}
EOCP
set tryp
if eval $compile; then
    $rm -f tryp.out
    if $test "X$targethost" != X; then
$to tryp.c
$to tryp
$run "cat tryp.c | ./tryp " 2>/dev/null > tryp.out
    else
$cat tryp.c | $run ./tryp 2>/dev/null > tryp.out
    fi
    if cmp tryp.c tryp.out >/dev/null 2>&1;

```

then

```
$cat >&4 <<EOM
```

Good, at least fflush(stdin) seems to behave okay when stdin is a pipe.

EOM

: now check for fflushall behaviour

```
case "$fflushall" in
```

```
) set try -DTRY_FFLUSH_ALL $output
```

```
if eval $compile; then
```

```
$cat >&4 <<EOM
```

(Now testing the other method--but note that this also may fail.)

EOM

```
$run ./try 2>/dev/null
```

```
code=$?
```

```
$from try.out
```

```
if $test -s try.out -a "X$code" = X42; then
```

```
fflushall="$cat try.out`"
```

```
fi
```

```
fi
```

```
$rm_try
```

```
case "$fflushall" in
```

```
x) $cat >&4 <<EOM
```

Whew. Flushing explicitly all the stdio streams works.

EOM

```
fflushall="$define"
```

```
::
```

```
) $cat >&4 <<EOM
```

Sigh. Flushing explicitly all the stdio streams doesn't work.

EOM

```
fflushall="$undef"
```

```
::
```

```
*) $cat >&4 <<EOM
```

Cannot figure out whether flushing stdio streams explicitly works or not.

I'm assuming it doesn't.

EOM

```
fflushall="$undef"
```

```
::
```

```
esac
```

```
::
```

```
"$define"|true|[yY]*)
```

```
fflushall="$define"
```

```
::
```

```
*)
```

```
fflushall="$undef"
```

```
::
```

```
esac
```

else

```
$cat >&4 <<EOM
```

All is futile. Even fflush(stdin) clobbers input pipes!

EOM

```
fflushall="$undef"
fi
else
fflushall="$undef"
fi
$rm -f core tryp.c tryp.core core.tryp.*
;;
*) fflushall="$undef"
;;
esac
```

```
case "$fflushNULL$fflushall" in
```

```
undefundef)
```

```
$cat <<EOM
```

OK, I give up. I cannot figure out how to flush pending stdio output.

We won't be flushing handles at all before fork/exec/popen.

EOM

```
;;
```

```
esac
```

```
$rm_try tryp
```

Found in path(s):

```
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/perl/fflushall.U
```

No license file was found, but licenses were detected in source scan.

```
?RCS: $Id: usrinc.U,v 1.1 2000/06/27 00:20:28 jhi Exp $
```

```
?RCS:
```

```
?RCS: Copyright (c) 1991-1993, Raphael Manfredi
```

```
?RCS:
```

```
?RCS: You may redistribute only under the terms of the Artistic License,
```

```
?RCS: as specified in the README file that comes with the distribution.
```

```
?RCS: You may reuse parts of this distribution only within the terms of
```

```
?RCS: that same Artistic License; a copy of which may be found at the root
```

```
?RCS: of the source tree for dist 3.0.
```

```
?RCS:
```

```
?RCS: $Log: usrinc.U,v $
```

```
?RCS: Revision 1.1 2000/06/27 00:20:28 jhi
```

```
?RCS: Initial revision
```

```
?RCS:
```

```
?RCS: Revision 3.0.1.3 1997/02/28 16:27:12 ram
```

```
?RCS: patch61: don't ask for the include path unless they are on a MIPS
```

```
?RCS:
```

```
?RCS: Revision 3.0.1.2 1995/05/12 12:24:36 ram
```

```
?RCS: patch54: ensure that ./mips always exists (ADO)
```

```
?RCS:
```

```

?RCS: Revision 3.0.1.1 1994/05/06 15:18:31 ram
?RCS: patch23: ensure usrinc value is preserved across sessions (WED)
?RCS:
?RCS: Revision
3.0 1993/08/18 12:09:58 ram
?RCS: Baseline for dist 3.0 netwide release.
?RCS:
?MAKE:usrinc incpath mips_type: test cat echo n c Getfile Guess \
Oldconfig eunicefix contains rm sysroot cc
?MAKE: -pick add $@ %<
?S:usrinc:
?S: This variable holds the path of the include files, which is
?S: usually /usr/include. It is mainly used by other Configure units.
?S:.
?S:incpath:
?S: This variable must precede the normal include path to get the
?S: right one, as in "$incpath/usr/include" or "$incpath/usr/lib".
?S: Value can be "" or "/bsd43" on mips.
?S:.
?S:mips_type:
?S: This variable holds the environment type for the mips system.
?S: Possible values are "BSD 4.3" and "System V".
?S:.
?D:usrinc='/usr/include'
?LINT:extern cppflags
?LINT:create mips
?T:xxx_prompt
?F:./mips
: What should the include directory be ?
: Use sysroot if set, so findhdr looks in the right place.
echo " "
$echo $n "Hmm... $c"
dflt="$sysroot/usr/include"
incpath="
?X: mips_type is used later, to add -DSYSTYPE_BSD43
to cppflags if needed.
mips_type="
?X:
?X: Cannot put the following in Guess, or we get a circular dependency.
?X:
if $test -f /bin/mips && /bin/mips; then
echo "Looks like a MIPS system..."
$cat >usr.c <<'EOCP'
#ifdef SYSTYPE_BSD43
/bsd43
#endif
EOCP
if $cc $cppflags -E usr.c > usr.out && $contains /usr.out >/dev/null 2>&1; then

```

```

dflt='/bsd43/usr/include'
incpath='/bsd43'
mips_type='BSD 4.3'
else
  mips_type='System V'
fi
$rm -f usr.c usr.out
echo "and you're compiling with the $mips_type compiler and libraries."
xxx_prompt=y
echo "exit 0" >mips
else
  echo "Doesn't look like a MIPS system."
  xxx_prompt=n
  echo "exit 1" >mips
fi
chmod +x mips
$eunicefix mips
case "$usrinc" in
  ") ;;
  *) dflt="$usrinc";;
esac
case "$xxx_prompt" in
  y) fn=d/
  echo " "
  rp='Where are the include files you want to use?'
  ./getfile
  usrinc="$ans"
  ;;
  *) usrinc="$dflt"
  ;;
esac

```

Found in path(s):

```
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/modified/usrinc.U
```

No license file was found, but licenses were detected in source scan.

?RCS: \$Id: d\_strerror\_r.U,v 0RCS:

?RCS: Copyright (c) 2002,2003 Jarkko Hietaniemi

?RCS:

?RCS: You may distribute under the terms of either the GNU General Public

?RCS: License or the Artistic License, as specified in the README file.

?RCS:

?RCS: Generated by the reentr.pl from the Perl 5.8 distribution.

?RCS:

?MAKE:d\_strerror\_r strerror\_r\_proto: Inlibc Protochk Hasproto i\_systypes \  
 usethreads extern\_C

?MAKE: -pick add \$@ %<



?S:d\_strerror\_r:  
 ?S: This variable conditionally defines the HAS\_STRERROR\_R symbol,  
 ?S: which indicates to the C program that the strerror\_r()  
 ?S: routine is available.  
 ?S:.  
 ?S:stderr\_r\_proto:  
 ?S: This variable encodes the prototype of strerror\_r.  
 ?S: It is zero if d\_strerror\_r is undef, and one of the  
 ?S: REENTRANT\_PROTO\_T\_ABC macros of reentr.h if d\_strerror\_r  
 ?S: is defined.  
 ?S:.  
 ?C:HAS\_STRERROR\_R:  
 ?C: This symbol, if defined, indicates that the strerror\_r routine  
 ?C: is available to strerror  
 re-entrantly.  
 ?C:.  
 ?C:STRERROR\_R\_PROTO:  
 ?C: This symbol encodes the prototype of strerror\_r.  
 ?C: It is zero if d\_strerror\_r is undef, and one of the  
 ?C: REENTRANT\_PROTO\_T\_ABC macros of reentr.h if d\_strerror\_r  
 ?C: is defined.  
 ?C:.  
 ?H:#\$d\_strerror\_r HAS\_STRERROR\_R /\*\*/  
 ?H:#define STRERROR\_R\_PROTO \$stderr\_r\_proto /\*\*/  
 ?H:.  
 ?T:try hdrs d\_strerror\_r\_proto  
 : see if strerror\_r exists  
 set strerror\_r d\_strerror\_r  
 eval \$inlibc  
 case "\$d\_strerror\_r" in  
 "\$define")  
 hdrs="\$i\_systypes sys/types.h define stdio.h define string.h"  
 case "\$d\_strerror\_r\_proto:\$usetreads" in  
 ":define") d\_strerror\_r\_proto=define  
 set d\_strerror\_r\_proto strerror\_r \$hdrs  
 eval \$hasproto ;;  
 \*) ;;  
 esac  
 case "\$d\_strerror\_r\_proto" in  
 define)  
 case "\$stderr\_r\_proto" in  
 "|0) try='int strerror\_r(int, char\*, size\_t);'  
 ./protochk "\$xtern\_C \$try" \$hdrs && strerror\_r\_proto=I\_IBW ;;  
 esac  
 case "\$stderr\_r\_proto" in  
 "|0) try='int strerror\_r(int, char\*, int);'  
 ./protochk "\$xtern\_C \$try" \$hdrs && strerror\_r\_proto=I\_IBI

```

;;
esac
case "$strerror_r_proto" in
"|0) try='char* strerror_r(int, char*, size_t);'
./prochk "$extern_C $try" $hdrs && strerror_r_proto=B_IBW ;;
esac
case "$strerror_r_proto" in
"|0) d_strerror_r=undef
strerror_r_proto=0
echo "Disabling strerror_r, cannot determine prototype." >&4 ;;
* ) case "$strerror_r_proto" in
REENTRANT_PROTO*) ;;
*) strerror_r_proto="REENTRANT_PROTO_${strerror_r_proto}" ;;
esac
echo "Prototype: $try" ;;
esac
;;
*) case "$usetthreads" in
define) echo "strerror_r has no prototype, not using it." >&4 ;;
esac
d_strerror_r=undef
strerror_r_proto=0
;;
esac
;;
*) strerror_r_proto=0
;;
esac

```

Found in path(s):

```

* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/threads/d_strerror_r.U

```

No license file was found, but licenses were detected in source scan.

?RCS: \$Id: MailAuthor.U 1 2006-08-24 12:32:52Z rmanfredi \$

?RCS:

?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi

?RCS:

?RCS: You may redistribute only under the terms of the Artistic Licence,

?RCS: as specified in the README file that comes with the distribution.

?RCS: You may reuse parts of this distribution only within the terms of

?RCS: that same Artistic Licence; a copy of which may be found at the root

?RCS: of the source tree for dist 4.0.

?RCS:

?RCS: Original Author: Graham Stoney <greyham@research.canon.oz.au>

?RCS:

?RCS: \$Log: MailAuthor.U,v \$

?RCS: Revision 3.0.1.5 1997/02/28 15:04:41 ram

?RCS: patch61: added support for src.U  
?RCS:  
?RCS: Revision 3.0.1.4 1994/08/29 16:05:09 ram  
?RCS: patch32: avoid message sending if they said no previously  
?RCS:  
?RCS: Revision 3.0.1.3 1993/10/16 13:47:30 ram  
?RCS: patch12: now makes sure user-specified address is in Internet format  
?RCS:  
?RCS: Revision  
3.0.1.2 1993/09/13 15:48:49 ram  
?RCS: patch10: reverted to original intent by the Author himself  
?RCS:  
?RCS: Revision 3.0.1.1 1993/08/27 14:38:38 ram  
?RCS: patch7: now prompts user for its e-mail address  
?RCS: patch7: no longer silent when mail has been sent  
?RCS:  
?RCS: Revision 3.0 1993/08/18 12:05:06 ram  
?RCS: Baseline for dist 3.0 netwide release.  
?RCS:  
?RCS:  
?X:  
?X: This unit asks the user to please send a message to the author.  
?X: To force inclusion of this unit, you must add it's name to the  
?X: dependancies on the MAKE line in your private copy of End.U.  
?X: This allows a smart mailagent program to automatically let users know  
?X: when their package is out of date, and to allow users to be notified of  
?X: any future patches.  
?X:  
?MAKE:MailAuthor mailpatches notifypatches usermail: test cat mailer \  
package Myread patchlevel baserev rm rsrc Oldconfig Configdir  
?MAKE: -pick wipe \$@ %<  
?S:mailpatches:  
?S: Indicates whether the user would like future patches to be mailed  
?S: directly  
to them.  
?S:.  
?S:notifypatches:  
?S: Indicates whether the user would like notification of future patches  
?S: mailed to them.  
?S:.  
?S:usermail:  
?S: This variable is used internally by Configure to keep track of the  
?S: user e-mail address, where notifications or patches should be sent.  
?S: A '-' value means the return address will be extracted by parsing  
?S: the mail headers.  
?S:.  
?T:opt mailpatches notifypatches atsh status  
: notify author that his package is used

```

if $test -f ../config/mailauthor &&
  cmp $src/patchlevel.h ../config/mailauthor >/dev/null 2>&1
then
  status="say that you're using $package";
  case "$mailpatches" in
  true) status='have patches mailed to you as they are issued';;
  esac
  case "$notifypatches" in
  true) status='be notified when new patches are issued';;
  esac
$cat <<EOM

```

You have already sent the author of \$package (<MAINTLOC>) mail to \$status. If you wish, you may modify your previous request by sending a new mail with different options.

```

EOM
rp='Should
I send a status update to <MAINTLOC>?'
dflt=n
else
$cat <<EOM

```

If you are able to send mail to the Internet, the author of \$package would really appreciate you letting me send off a quick note, just to say that you've tried it. The author is more likely to spend time maintaining \$package if it's known that many people are using it, and you can even ask to get sent new patches automagically this way if you wish. To protect your privacy, all I'll say in the mail is the version of \$package that you're using.

```

EOM
rp='Should I send mail to <MAINTLOC>?'
dflt=y
?X: Ensure default is 'n' if question has been asked already, in case they
?X: run Configure -d next time and answered 'n' the first time. Therefore,
?X: an empty nomail will be created later on even if no mail is sent.
$test -f ../config/nomail && dflt=n
fi
./myread
case "$ans" in
[yY]*)
echo " "
echo "Great! Your cooperation is really appreciated."
$cat <<EOM

```

Some braindead sites do not set a proper return address in the From: header of their outgoing mail, making it impossible to reply to mail they generate.

If your site is broken in this way, write to your system administrator and get it fixed!!! In the mean time, you can manually specify the Internet e-mail address by which the author can get back to you, should there be a need to do so. If manually specified, it should be something like "user@domain.top". If your mail system generates addresses correctly, specify "none".

EOM

```
case "$usermail" in
'-'|") dflt=none;;
*) dflt="$usermail";;
esac
rp='Manually specify a return address to use:'
. ./myread
case "$ans" in
none|*@*.*)
case "$ans" in
none) usermail='-';;
*) usermail="$ans";;
esac
;;
*)
echo "(Address does not look like an Internet one -- ignoring it.)"
?X:
?X: If we can't trust their mailer or their return address, it's highly
?X: suggested that they only register and don't ask to get anything from
?X: the author, since it's likely to bounce in null-land --
RAM.
?X:
usermail='- '
mailpatches=false
notifypatches=false
;;
esac
echo " "
opt=""
rp='Would you like to have new patches automatically mailed to you?'
case "$mailpatches" in
true) dflt=y;;
*) dflt=n;;
esac
. ./myread
case "$ans" in
[yY]*) opt=' mailpatches'; mailpatches=true;;
*)
mailpatches=false
echo " "
rp='Ok, would you like to simply be notified of new patches?'
case "$notifypatches" in
```

```

false) dflt=n;;
*) dflt=y;;
esac
. ./myread
echo " "
case "$ans" in
[yY]*) opt='notifypatches'; notifypatches=true;;
*)
echo "Fine, I'll simply say that you've tried it then."
notifypatches=false
;;
esac
;;
esac
echo "Sending mail to <MAINTLOC>..." >&4
?X: Bizarre hack here. We can't just put @SH in the hereis lines below, because
?X: metaconfig will interpret it as a command, and there's no quoting mechanism.
?X: Do it via a variable instead.
atsh='@SH'
$mailler <MAINTLOC> <<EOM >/dev/null 2>&1
Subject: Command
Precedence: junk
To: <MAINTLOC>

```

```

$atsh
package $usermail $package $baserev $patchlevel$opt
EOM
$rm -f ../config/mailauthor ../config/nomail
cp $src/patchlevel.h ../config/mailauthor
;;
*)
case "$dflt" in
"y")
echo "Oh well, maybe next time."
cp /dev/null ../config/nomail
;;
esac
;;
esac

```

Found in path(s):

```

* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/MailAuthor.U

```

No license file was found, but licenses were detected in source scan.

?RCS: \$Id\$

?RCS:

?RCS: Copyright (c) 1998, Jarkko Hietaniemi

?RCS:  
?RCS: You may redistribute only under the terms of the Artistic License,  
?RCS: as specified in the README file that comes with the distribution.  
?RCS: You may reuse parts of this distribution only within the terms of  
?RCS: that same Artistic License; a copy of which may be found at the root  
?RCS: of the source tree for dist 3.0.  
?X:  
?X: Useless unit dropped. Use randfunc instead.  
?X:  
?LINT:empty

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/compline/randbits.U

No license file was found, but licenses were detected in source scan.

?RCS: \$Id\$  
?RCS:  
?RCS: Copyright (c) 1991-1993, Raphael Manfredi  
?RCS:  
?RCS: You may redistribute only under the terms of the Artistic License,  
?RCS: as specified in the README file that comes with the distribution.  
?RCS: You may reuse parts of this distribution only within the terms of  
?RCS: that same Artistic License; a copy of which may be found at the root  
?RCS: of the source tree for dist 3.0.  
?RCS:  
?MAKE:d\_drand48proto: Hasproto i\_stdlib i\_unistd  
?MAKE: -pick add \$@ %<  
?S:d\_drand48proto:  
?S: This variable conditionally defines the HAS\_DRAND48\_PROTO symbol,  
?S: which indicates to the C program that the system provides  
?S: a prototype for the drand48() function. Otherwise, it is  
?S: up to the program to supply one.  
?S:.  
?C:HAS\_DRAND48\_PROTO:  
?C: This symbol, if defined, indicates that the system provides  
?C: a prototype for the drand48() function. Otherwise, it is up  
?C: to the program to supply one. A good guess  
is  
?C: extern double drand48(void);  
?C:.  
?H:#\$d\_drand48proto HAS\_DRAND48\_PROTO /\*\*/  
?H:.  
?LINT:set d\_drand48proto  
: see if prototype for drand48 is available  
echo " "  
set d\_drand48proto drand48 \$i\_stdlib stdlib.h \$i\_unistd unistd.h  
eval \$hasproto

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/protos/d\_drand48proto.U

No license file was found, but licenses were detected in source scan.

?RCS: \$Id\$

?RCS:

?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi

?RCS:

?RCS: You may redistribute only under the terms of the Artistic License,

?RCS: as specified in the README file that comes with the distribution.

?RCS: You may reuse parts of this distribution only within the terms of

?RCS: that same Artistic License; a copy of which may be found at the root

?RCS: of the source tree for dist 4.0.

?RCS:

?RCS: Original Author: Andy Dougherty <doughera@lafcol.lafayette.edu>

?RCS:

?RCS: \$Log: prefix.U,v \$

?RCS: Revision 3.0.1.2 1995/01/30 14:44:05 ram

?RCS: patch49: new prefixexp variable holding a fully expanded prefix

?RCS: patch49: save off previous prefix value in oldprefix if changed (WED)

?RCS: patch49: added the INSTALLPREFIX define for C programs to use (WED)

?RCS:

?RCS: Revision 3.0.1.1 1994/08/29 16:31:34 ram

?RCS: patch32: created by ADO

?RCS:

?MAKE:prefix prefixexp +oldprefix: Getfile Loc Oldconfig  
cat package

?MAKE: -pick add \$@ %<

?S:prefix:

?S: This variable holds the name of the directory below which the

?S: user will install the package. Usually, this is /usr/local, and

?S: executables go in /usr/local/bin, library stuff in /usr/local/lib,

?S: man pages in /usr/local/man, etc. It is only used to set defaults

?S: for things in bin.U, mansrc.U, privlib.U, or scriptdir.U.

?S:.

?S:prefixexp:

?S: This variable holds the full absolute path of the directory below

?S: which the user will install the package. Derived from prefix.

?S:.

?S:oldprefix:

?S: This variable is set non-null if the prefix was previously defined

?S: and gets set to a new value. Used internally by Configure only.

?S:.

?C:INSTALLPREFIX:

?C: This symbol contains the name of the install prefix for this package.

?C:.



```
?H:#define INSTALLPREFIX "$prefix" /**/
?H.:
: determine root of directory hierarchy where package will be installed.
case "$prefix" in
")
dflt=`./loc . /usr/local /usr/local /local /opt
/usr`
;;
*)
dflt="$prefix"
;;
esac
$cat <<EOM
```

By default, \$package will be installed in \$dflt/bin, manual pages under \$dflt/man, etc..., i.e. with \$dflt as prefix for all installation directories. Typically set to /usr/local, but you may choose /usr if you wish to install \$package among your system binaries. If you wish to have binaries under /bin but manual pages under /usr/local/man, that's ok: you will be prompted separately for each of the installation directories, the prefix being only used to set the defaults.

```
EOM
fn=d~
rp='Installation prefix to use?'
./getfile
oldprefix=""
case "$prefix" in
") ;;
*)
case "$ans" in
"$prefix") ;;
*) oldprefix="$prefix";;
esac
;;
esac
prefix="$ans"
prefixexp="$ansexp"
```

Found in path(s):

```
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/prefix.U
```

No license file was found, but licenses were detected in source scan.

```
?RCS: $Id: d_scorfl.U 1 2006-08-24 12:32:52Z rmanfredi $
```

```
?RCS:
```

```
?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi
```

```

?RCS:
?RCS: You may redistribute only under the terms of the Artistic Licence,
?RCS: as specified in the README file that comes with the distribution.
?RCS: You may reuse parts of this distribution only within the terms of
?RCS: that same Artistic Licence; a copy of which may be found at the root
?RCS: of the source tree for dist 4.0.
?RCS:
?RCS: $Log: d_scorfl.U,v $
?RCS: Revision 3.0 1993/08/18 12:07:01 ram
?RCS: Baseline for dist 3.0 netwide release.
?RCS:
?MAKE:d_scorfl: cat Myread Oldconfig nametype Setvar
?MAKE: -pick add $@ %<
?S:d_scorfl:
?S: This variable conditionally defines the SCOREFULL symbol, which
?S: indicates to the C program that any scoreboard kept by the program
?S: should be kept on the basis of the user's full name as opposed to
?S: the user's login name.
?S:.
?C:SCOREFULL:
?C: This
symbol, if defined, indicates that any scoreboard kept by the
?C: program should be kept on the basis of the user's full name as opposed
?C: to the user's login name. If the user can change his full name he
?C: can enter multiple scores if this is defined.
?C:.
?H:#$d_scorfl SCOREFULL /**/
?H:.
?LINT:set d_scorfl
: see how they want the scoreboard kept
case "$d_scorfl" in
"$define") dflt=y ;;
*) dflt=n ;;
esac
case "$nametype" in
other) val="$undef" ;;
*)
$cat <<'EOM'

```

The scoreboard can be kept with one score per login name, or one score per full name. If users can change their full name, or if there is more than one person on your system with the same full name, you should keep the score by login name (the full name is still printed).

```

EOM
rp='Do you want the scoreboard kept by full name?'
. ./myread
case "$ans" in

```

```
y*) val="$define" ;;
*) val="$undef" ;;
esac
;;
esac
set d_scorfl
eval $setvar
```

Found in path(s):

```
*/opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/d_scorfl.U
```

No license file was found, but licenses were detected in source scan.

```
?RCS: $Id: Oldconfig.U,v 3.0.1.10 1997/02/28 15:06:39 ram Exp $
?RCS:
?RCS: Copyright (c) 1991-1993, Raphael Manfredi
?RCS:
?RCS: You may redistribute only under the terms of the Artistic License,
?RCS: as specified in the README file that comes with the distribution.
?RCS: You may reuse parts of this distribution only within the terms of
?RCS: that same Artistic License; a copy of which may be found at the root
?RCS: of the source tree for dist 3.0.
?RCS:
?RCS: $Log: Oldconfig.U,v $
?RCS: Revision 3.0.1.10 1997/02/28 15:06:39 ram
?RCS: patch61: added support for src.U
?RCS: patch61: new OSNAME define
?RCS: patch61: can now sense new OSes
?RCS:
?RCS: Revision 3.0.1.9 1995/07/25 13:40:51 ram
?RCS: patch56: now knows about OS/2 platforms
?RCS:
?RCS: Revision 3.0.1.8 1995/05/12 12:04:18 ram
?RCS: patch54: config.sh reload logic now knows about new -K switch
?RCS: patch54: cleaned up and extended osvers for DEC
OSF/1 (ADO)
?RCS: patch54: added MachTen detection (ADO)
?RCS:
?RCS: Revision 3.0.1.7 1995/02/15 14:13:41 ram
?RCS: patch51: adapted osvers computation for AIX (ADO)
?RCS:
?RCS: Revision 3.0.1.6 1995/01/30 14:27:15 ram
?RCS: patch49: unit Options.U now exports file optdef.sh, not a variable
?RCS: patch49: update code for myuname changed (WED)
?RCS:
?RCS: Revision 3.0.1.5 1995/01/11 15:15:36 ram
?RCS: patch45: added quotes around the INITPROG variable (ADO)
?RCS: patch45: allows variable overriding after config file loading
```

?RCS:  
?RCS: Revision 3.0.1.4 1994/10/29 15:57:05 ram  
?RCS: patch36: added ?F: line for metalint file checking  
?RCS: patch36: merged with the version used for perl5's Configure (ADO)  
?RCS:  
?RCS: Revision 3.0.1.3 1994/05/06 14:24:17 ram  
?RCS: patch23: added support for osf1 hints  
?RCS: patch23: new support for solaris and i386 systems (ADO)  
?RCS:  
?RCS: Revision 3.0.1.2 1994/01/24 14:05:02 ram  
?RCS: patch16: added post-processing on myuname for Xenix targets  
?RCS:  
patch16: message proposing config.sh defaults made consistent  
?RCS:  
?RCS: Revision 3.0.1.1 1993/09/13 15:56:32 ram  
?RCS: patch10: force use of config.sh when -d option is used (WAD)  
?RCS: patch10: complain about non-existent hint files (WAD)  
?RCS: patch10: added Options dependency for fastread variable  
?RCS:  
?RCS: Revision 3.0 1993/08/18 12:05:12 ram  
?RCS: Baseline for dist 3.0 netwide release.  
?RCS:  
?X:  
?X: This unit tries to remember what we did last time we ran Configure, mostly  
?X: for the sake of setting defaults.  
?X:  
?MAKE:Oldconfig hint myuname osname osvers: Instruct Myread uname \  
Checkcc Mksymlinks run \  
sh awk sed test cat rm lns tr n c contains Loc Options Tr src trnl ln  
?MAKE: -pick wipe \$@ %<  
?S:myuname:  
?S: The output of 'uname -a' if available, otherwise the hostname.  
?S: The whole thing is then lower-cased and slashes and single quotes are  
?S: removed.  
?S:.  
?S:hint:  
?S: Gives the type of hints used for previous answers. May be one of  
?S: "default",  
"recommended" or "previous".  
?S:.  
?S:osname:  
?S: This variable contains the operating system name (e.g. sunos,  
?S: solaris, hpux, etc.). It can be useful later on for setting  
?S: defaults. Any spaces are replaced with underscores. It is set  
?S: to a null string if we can't figure it out.  
?S:.  
?S:osvers:  
?S: This variable contains the operating system version (e.g.

?S: 4.1.3, 5.2, etc.). It is primarily used for helping select  
 ?S: an appropriate hints file, but might be useful elsewhere for  
 ?S: setting defaults. It is set to " if we can't figure it out.  
 ?S: We try to be flexible about how much of the version number  
 ?S: to keep, e.g. if 4.1.1, 4.1.2, and 4.1.3 are essentially the  
 ?S: same for this package, hints files might just be os\_4.0 or  
 ?S: os\_4.1, etc., not keeping separate files for each little release.  
 ?S:.  
 ?C:OSNAME:  
 ?C: This symbol contains the name of the operating system, as determined  
 ?C: by Configure. You shouldn't rely on it too much; the specific  
 ?C: feature tests  
 from Configure are generally more reliable.  
 ?C:.  
 ?C:OSVERS:  
 ?C: This symbol contains the version of the operating system, as determined  
 ?C: by Configure. You shouldn't rely on it too much; the specific  
 ?C: feature tests from Configure are generally more reliable.  
 ?C:.  
 ?H:#define OSNAME "\$osname" /\*\*/  
 ?H:#define OSVERS "\$osvers" /\*\*/  
 ?H:.  
 ?F:!config.sh  
 ?T:tmp tmp\_n tmp\_c tmp\_sh file  
 ?T:xxxxfile xxxfile xxfile xfile hintfile newmyuname  
 ?T:tans \_ isesix INITPROG DJGPP  
 ?D:osname="  
 ?LINT:change n c sh  
 ?LINT:extern targetarch  
 ?LINT:extern hostarch  
 ?LINT:change hostarch  
 ?LINT:extern is\_os2  
 : Try to determine whether config.sh was made on this system  
 case "\$config\_sh" in  
 ")  
 ?X: indentation wrong on purpose--RAM  
 ?X: Leave a white space between first two '(' for ksh. The sub-shell is needed  
 ?X: on some machines to avoid the error message when uname is not found; e.g.  
 ?X: old SUN-OS 3.2 would not execute hostname in (uname -a || hostname). Sigh!  
 ?X: Now not using a subshell but instead \$test.  
 myuname=`\$uname  
 -a 2>/dev/null`  
 \$test -z "\$myuname" && myuname=`hostname 2>/dev/null`  
 # Downcase everything to avoid ambiguity.  
 # Remove slashes and single quotes so we can use parts of this in  
 # directory and file names.  
 # Remove newlines so myuname is sane to use elsewhere.  
 # tr '[A-Z]' '[a-z]' would not work in EBCDIC

```

# because the A-Z/a-z are not consecutive.
myuname=`echo $myuname | $sed -e "s,[/],,g" | \
./tr '[A-Z]' '[a-z]' | $tr $trnl ' `
?X: Save the value we just computed to reset myuname after we get done here.
newmyuname="$myuname"
dflt=n
case "$knowitall" in
")
if test -f ../config.sh; then
if $contains myuname= ../config.sh >/dev/null 2>&1; then
eval "`grep myuname= ../config.sh`"
fi
if test "X$myuname" = "X$newmyuname"; then
dflt=y
fi
fi
;;
*) dflt=y;;
esac

@if {test -d ../hints}
: Get old answers from old config file if Configure was run on the
: same system, otherwise use the hints.
hint=default
cd ..
?X: Since we are now at the root of the source
tree, we must use $src
?X: to access the sources and not $rsrc. See src.U for details...
if test -f config.sh; then
echo " "
rp="I see a config.sh file. Shall I use it to set the defaults?"
.UU/myread
case "$ans" in
n*|N*) echo "OK, I'll ignore it."
mv config.sh config.sh.old
myuname="$newmyuname"
;;
*) echo "Fetching default answers from your old config.sh file..." >&4
tmp_n="$n"
tmp_c="$c"
tmp_sh="$sh"
./config.sh
cp config.sh UU
n="$tmp_n"
c="$tmp_c"
: Older versions did not always set $sh. Catch re-use of such
: an old config.sh.
case "$sh" in

```

```

") sh="$tmp_sh" ;;
esac
hint=previous
;;
esac
fi
./UU/checkcc
if test ! -f config.sh; then
$cat <<EOM

```

First time through, eh? I have some defaults handy for some systems that need some extra help getting the Configure answers right:

EOM

```

(cd $src/hints; ls -C *.sh) | $sed 's/\.sh/ /g' >&4
dflt=""
: Half the following guesses are probably wrong... If you have better
: tests or hints,
: please send them to <MAINTLOC>
: The metaconfig authors would also appreciate a copy...
$test -f /irix && osname=irix
$test -f /xenix && osname=sco_xenix
$test -f /dynix && osname=dynix
$test -f /dnix && osname=dnix
$test -f /lynx.os && osname=lynxos
$test -f /unicos && osname=unicos && osvers=`$uname -r`
$test -f /unicosmk && osname=unicosmk && osvers=`$uname -r`
$test -f /unicosmk.ar && osname=unicosmk && osvers=`$uname -r`
$test -f /bin/mips && /bin/mips && osname=mips
$test -d /usr/apollo/bin && osname=apollo
$test -f /etc/saf/_sactab && osname=svr4
$test -d /usr/include/minix && osname=minix && osvers=`$uname -r`
$test -f /system/gnu_library/bin/ar.pm && osname=vos
$test -f /sys/utilities/MultiView && osname=amigaos
if $test -d /MachTen -o -d /MachTen_Folder; then
?X: MachTen uname -a output looks like
?X: xxx 4 0.0 Macintosh
?X: MachTen /sbin/version output looks like
?X: MachTen 4.0 Mon Aug 28 10:18:00 1995
?X: MachTen 3.x had the 'version' command in /usr/etc/version.
osname=machten
if
$test -x /sbin/version; then
osvers=`/sbin/version | $awk '{print $2}' |
$sed -e 's/[A-Za-z]$//`
elif $test -x /usr/etc/version; then
osvers=`/usr/etc/version | $awk '{print $2}' |
$sed -e 's/[A-Za-z]$//`

```

```

else
  osvers="$2.$3"
fi
fi

```

```

$test -f /sys/posix.dll &&
$test -f /usr/bin/what &&
set X `usr/bin/what /sys/posix.dll` &&
$test "$3" = UWIN &&
osname=uwin &&
osvers="$5"

```

?X: If we have uname, we already computed a suitable uname -a output,

?X: and it lies in \$myuname.

```

if $test -f $uname; then
  set X $myuname
  shift

```

```

case "$5" in
  fps*) osname=fps ;;
  mips*)
    case "$4" in
      umips) osname=umips ;;
      *) osname=mips ;;
    esac;;
  [23]100) osname=mips ;;

```

?X: Interactive Unix.

```

i386*)
  tmp=`bin/uname -X 2>/dev/null|awk '/3\.2v[45]/{ print $(NF) }`
  if $test "$tmp" != "" -a "$3" = "3.2" -a -f /etc/systemid; then
    osname='sco'
    osvers=$tmp
  elif $test -f /etc/kconfig; then
    osname=isc
  fi
  test "$lns" = "$ln -s"; then
    osvers=4
  elif $contains _SYSV3 /usr/include/stdio.h > /dev/null 2>&1 ; then
    osvers=3
  elif $contains _POSIX_SOURCE /usr/include/stdio.h > /dev/null 2>&1 ; then
    osvers=2
  fi
fi
tmp=""
;;

```

?X: MS-DOS djgpp uname -a output looks like:

?X: ms-dos xxx 6 22 pc

?X: \$1 is the "dos flavor" (need not be "ms-dos").



?X: \$2 is the node name

?X: \$3 and \$4 are version/subversion

?X: \$5 is always "pc", but that might not be unique to DJGPP.

?X: (e.g. Solaris\_x86 has \$5 = i86pc, which doesn't actually conflict,

?X: but it's close enough that I can easily imagine other vendors also

?X: using variants of pc\* in \$5.)

?X: The "DJGPP" environment variable is always set when djgpp is active.

pc\*)

```
if test -n "$DJGPP"; then
```

```
  osname=dos
```

```
  osvers=djgpp
```

```
fi
```

```
::
```

```
esac
```

```
case "$1" in
```

```
  aix) osname=aix
```

?X: aix 4.1 uname -a output looks like

?X: AIX foo 1 4 000123456789

?X: where \$4 is the major release number and \$3 is the (minor) version.

?X: More detail on the version is available with the oslevel command.

?X: in 3.2.x, it output a string (see case statements below). In 4.1,

?X: it puts out something like 4.1.1.0

```
tmp=`( oslevel) 2>/dev/null || echo "not found") 2>&1`
```

```
case "$tmp" in
```

```
  # oslevel can fail with:
```

```
  # oslevel: Unable to acquire lock.
```

```
  *not\ found) osvers="$4"."$3" ;;
```

```
  '<3240'|<>3240') osvers=3.2.0 ;;
```

```
  '=3240'|>3240'|<3250'|<>3250') osvers=3.2.4 ;;
```

```
  '=3250'|>3250') osvers=3.2.5 ;;
```

```
  *) osvers=$tmp;;
```

```
esac
```

```
::
```

```
bitrig) osname=bitrig
```

```
  osvers="$3"
```

```
::
```

```
bsd386) osname=bsd386
```

```
  osvers=`$uname -r`
```

```
::
```

```
cygwin*) osname=cygwin
```

```
  osvers="$3"
```

```
::
```

```
*dc.osx) osname=dcosx
```

```
  osvers="$3"
```

```
::
```

```
dnix) osname=dnix
```

```

osvers="$3"
;;
domainos) osname=apollo
osvers="$3"
;;
dgux) osname=dgux
osvers="$3"
;;
dragonfly) osname=dragonfly
osvers="$3"
;;
?X: uname -a returns
?X: DYNIX/ptx xxx 4.0 V4.1.2 i386
dynixptx*) osname=dynixptx
osvers=`echo
"$4"|sed 's/^v//'^
;;
freebsd) osname=freebsd
osvers="$3" ;;
genix) osname=genix ;;
?X: GNU/Hurd uname -a gives something like:
?X: GNU foo 0.3 GNU-Mach 1.4/Hurd-0.3 i386-AT386 GNU
?X: GNU gnu 0.3 GNUmach-1.2/Hurd-0.3 i386-AT386 GNU
?X: Note the hostname on the second one, which will fool Configure
?X: into using the SysV case!
gnu) osname=gnu
osvers="$3" ;;
?X: HP-UX uname -a gives something like
?X: HP-UX foobar B.10.20 A 9000/735 2016483812 two-user license
?X: Preserve the full 10.20 string instead of the previous plain '10'.
?X: Thanks to Graham Barr. --AD 6/30/1998
hp*) osname=hpux
osvers=`echo "$3" | $sed 's,.*\.[0-9]*\.[0-9]*\),1,'
;;
irix*) osname=irix
case "$3" in
4*) osvers=4 ;;
5*) osvers=5 ;;
*) osvers="$3" ;;
esac
;;
linux) osname=linux
case "$3" in
*) osvers="$3" ;;
esac
$test -f /system/lib/libandroid.so && osname=linux-android
;;
MiNT) osname=mint

```

```

;;
minix) osname=minix
osvers=`$uname -r`
;;
netbsd*)
osname=netbsd
osvers="$3"
;;
news-os) osvers="$3"
case "$3" in
4*) osname=newsos4 ;;
*) osname=newsos ;;
esac
;;
nonstop-ux) osname=nonstopux ;;
openbsd) osname=openbsd
osvers="$3"
;;
os2) osname=os2
osvers="$4"
;;
POSIX-BC | posix-bc ) osname=posix-bc
osvers="$3"
;;
powerux | power_ux | powermax_os | powermaxos | \
powerunix | power_unix) osname=powerux
osvers="$3"
;;
qnx) osname=qnx
osvers="$4"
;;
solaris) osname=solaris
case "$3" in
5*) osvers=`echo $3 | $sed 's/^5/2/g` ;;
*) osvers="$3" ;;
esac
;;
sunos) osname=sunos
case "$3" in
5*) osname=solaris
osvers=`echo $3 | $sed 's/^5/2/g` ;;
*) osvers="$3" ;;
esac
;;
titanos) osname=titanos
case "$3" in
1*) osvers=1 ;;
2*) osvers=2 ;;

```

```

3*) osvers=3 ;;
4*) osvers=4 ;;
*) osvers="$3" ;;
esac
;;
ultrix) osname=ultrix
osvers="$3"
;;
osf1|m1s+) case "$5" in
alpha)
?X: DEC OSF/1 myuname
-a output looks like: osf1 xxxx t3.2 123.4 alpha
?X: where the version number can be something like [xvt]n.n
osname=dec_osf
?X: sizer knows the minor minor version: the letter
osvers=`sizer -v | awk -FUNIX '{print $2}' | awk '{print $1}' | tr '[A-Z]' '[a-z]' | sed 's/^[xvt]//'^
case "$osvers" in
[1-9].[0-9]*) ;;
*) osvers=`echo "$3" | sed 's/^[xvt]//'^ ;;
esac
;;
hp*) osname=hp_osf1 ;;
mips) osname=mips_osf1 ;;
?X: hp and mips were unsupported Technology Releases -- ADO, 24/10/94
esac
;;
# UnixWare 7.1.2 is known as Open UNIX 8
openunix|unixware) osname=svr5
osvers="$4"
;;
uts) osname=uts
osvers="$3"
;;
vos) osvers="$3"
;;
$2) case "$osname" in
*isc*) ;;
*freebsd*) ;;
svr*)
: svr4.x or possibly later
case "svr$3" in
${osname}*)
osname=svr$3
osvers=$4
;;
esac
case "$osname" in
svr4.0)

```

```

: Check for ESIX
if test -f /stand/boot ; then
    eval `grep '^INITPROG=[a-z/0-9]*$'
/stand/boot`
    if test -n "$INITPROG" -a -f "$INITPROG"; then
isesix=`strings -a $INITPROG|grep 'ESIX SYSTEM V/386 Release 4.0`
        if test -n "$isesix"; then
            osname=esix4
        fi
    fi
fi
;;
esac
;;
*) if test -f /etc/systemid; then
    osname=sco
    set `echo $3 | $sed 's/\./ /g` $4
    if $test -f $src/hints/sco_$1_$2_$3.sh; then
        osvers=$1.$2.$3
    elif $test -f $src/hints/sco_$1_$2.sh; then
        osvers=$1.$2
    elif $test -f $src/hints/sco_$1.sh; then
        osvers=$1
    fi
else
    case "$osname" in
        ") : Still unknown. Probably a generic Sys V.
        osname="sysv"
        osvers="$3"
        ;;
    esac
fi
;;
esac
;;
*) case "$osname" in
        ") : Still unknown. Probably a generic BSD.
        osname="$1"
        osvers="$3"
        ;;
    esac
;;
esac
else
?X: Try to identify sony's NEWS-OS (BSD unix)
if test -f /vmunix -a -f $src/hints/news_os.sh; then
    (what /vmunix | UU/tr '[A-Z]'

```

```

[a-z]') > UU/kernel.what 2>&1
if $contains news-os UU/kernel.what >/dev/null 2>&1; then
    osname=news_os
fi
$rm -f UU/kernel.what
?X: Maybe it's OS/2 or DOS or something similar
elif test -d c:/. -o -n "$is_os2" ; then
    set X $myuname
    osname=os2
    osvers="$5"
fi
fi

case "$targetarch" in
    *) ;;
    *) hostarch=$osname
       case "$targetarch" in
           nto*|*-nto-*)
               # Will load qnx.sh, which should change osname to nto
               osname=qnx
               osvers=""
               ;;
           *linux-android*)
               # Catch arm-linux-androideabi, mipsel-linux-android,
               # and i686-linux-android
               osname=linux-android
               osvers=""
               ;;
           *linux*)
               # Something like arm-linux-gnueabi is really just
               # plain linux.
               osname=linux

               osvers=""
               ;;
           *solaris*|*sunos*)
               osname=solaris
               # XXX perhaps we should just assume
               # osvers to be 2, or maybe take the value
               # from targetarch. Using $run before the
               # hints are run is somewhat icky.
               set X ` $run $uname -a 2>/dev/null `
               shift
               case "$3" in
                   5*) osvers=`echo $3 | $sed 's/^5/2/g'` ;;
                   *) osvers="$3" ;;
               esac
               ;;
       esac
       ;;

```

```

        *)
osname=`echo $targetarch|sed 's,^[^-]*-,`
osvers="
    ;;
    esac
    ;;
    esac

: Now look for a hint file osname_osvers, unless one has been
: specified already.
case "$hintfile" in
"| ' )
file=`echo "${osname}_${osvers}" | $sed -e 's%\.\%_ \%g' -e 's%_ \%%'`
: Also try without trailing minor version
numbers.
xfile=`echo $file | $sed -e 's%_[^_]*$%%`
xxfile=`echo $xfile | $sed -e 's%_[^_]*$%%`
xxxfile=`echo $xxfile | $sed -e 's%_[^_]*$%%`
xxxxfile=`echo $xxxfile | $sed -e 's%_[^_]*$%%`
case "$file" in
") dflt=none ;;
*) case "$osvers" in
") dflt=$file
    ;;
    *) if $test -f $src/hints/$file.sh ; then
        dflt=$file
    elif $test -f $src/hints/$xfile.sh ; then
        dflt=$xfile
    elif $test -f $src/hints/$xxfile.sh ; then
        dflt=$xxfile
    elif $test -f $src/hints/$xxxfile.sh ; then
        dflt=$xxxfile
    elif $test -f $src/hints/$xxxxfile.sh ; then
        dflt=$xxxxfile
    elif $test -f "$src/hints/${osname}.sh" ; then
        dflt="${osname}"
    else
        dflt=none
    fi
    ;;
    esac
if $test -f Policy.sh ; then
case "$dflt" in
*Policy*) ;;
none) dflt="Policy" ;;
*) dflt="Policy $dflt" ;;

```

```

    esac
fi
;;
*)
dflt=`echo $hintfile | $sed 's/\.sh$/\'`
;;
esac

```

```

if $test -f Policy.sh ; then
$cat <<EOM

```

There's also

a Policy hint file available, which should make the site-specific (policy) questions easier to answer.

EOM

```

fi

```

```

$cat <<EOM

```

You may give one or more space-separated answers, or "none" if appropriate.

If you have a handcrafted Policy.sh file or a Policy.sh file generated by a previous run of Configure, you may specify it as well as or instead of OS-specific hints. If hints are provided for your OS, you should use them: although Perl can probably be built without hints on many platforms, using hints often improve performance and may enable features that Configure can't set up on its own. If there are no hints that match your OS, specify "none"; DO NOT give a wrong version or a wrong OS.

EOM

```

rp="Which of these apply, if any?"
. UU/myread
tans=$ans
for file in $tans; do
if $test X$file = XPolicy -a -f Policy.sh; then
. Policy.sh
$cat Policy.sh >> UU/config.sh
elif $test -f $src/hints/$file.sh; then
. $src/hints/$file.sh
$cat $src/hints/$file.sh >> UU/config.sh
elif
$test X"$tans" = X -o X"$tans" = Xnone ; then
: nothing
else
: Give one chance to correct a possible typo.
echo "$file.sh does not exist"
dflt=$file

```



```

rp="hint to use instead?"
. UU/myread
for file in $ans; do
if $test -f "$src/hints/$file.sh"; then
. $src/hints/$file.sh
$cat $src/hints/$file.sh >> UU/config.sh
elif $test X$ans = X -o X$ans = Xnone ; then
: nothing
else
echo "$file.sh does not exist -- ignored."
fi
done
fi
done

hint=recommended
: Remember our hint file for later.
if $test -f "$src/hints/$file.sh" ; then
hintfile="$file"
else
hintfile=""
fi
fi
cd UU
?X: From here on, we must use $rsrc instead of $src
@else
: Get old answers, if there is a config file out there
hint=default
hintfile=""
if test -f ../config.sh; then
echo " "
rp="I see a config.sh file. Shall I use it to set the defaults?"
. ./myread
case "$ans" in
n*|N*) echo "OK, I'll ignore it.";;
*) echo "Fetching default answers from
your old config.sh file..." >&4
tmp_n="$n"
tmp_c="$c"
. ../config.sh
cp ../config.sh .
n="$tmp_n"
c="$tmp_c"
hint=previous
;;
esac
fi
@end

```

```

?X: remember, indentation is wrong--RAM
;;
*)
echo " "
echo "Fetching default answers from $config_sh..." >&4
tmp_n="$n"
tmp_c="$c"
cd ..
?X: preserve symbolic links, if any
cp $config_sh config.sh 2>/dev/null
chmod +w config.sh
. ./config.sh
cd UU
cp ../config.sh .
n="$tmp_n"
c="$tmp_c"
hint=previous
;;
esac
. ./optdef.sh

```

```

: Restore computed paths
for file in $loclist $strylist; do
    eval $file="\$_$file"
done

```

```

@if osname || osvers
cat << EOM

```

Configure uses the operating system name and version to set some defaults. The default value is probably right if the name rings a bell. Otherwise, since spelling matters for me, either accept the default or answer "none" to leave it blank.

```

EOM
@end
@if osname
case "$osname" in
    '| ')
        case "$hintfile" in
            '| |none) dflt=none ;;
            *) dflt=`echo $hintfile | $sed -e 's/\^.sh$//'
                -e 's/_.*/'^` ;;
        esac
        ;;
        *) dflt="$osname" ;;
    esac
rp="Operating system name?"

```

```

./myread
case "$ans" in
none) osname="" ;;
*) osname=`echo "$ans" | $sed -e 's/[ ][ ]*/_/g' | ./tr '[A-Z]' '[a-z]'`;
esac
@end
@if osvers
@if osname
echo " "
@end
case "$osvers" in
'| ')
case "$hintfile" in
'| |none) dflt=none ;;
*) dflt=`echo $hintfile | $sed -e 's/\.sh$//' -e 's/^[^_]*//'^
dflt=`echo $dflt | $sed -e 's/^[^_]*//'^ -e 's/_/./g'^
case "$dflt" in
'| ') dflt=none ;;
esac
;;
esac
;;
*) dflt="$osvers" ;;
esac
rp="Operating system version?"
./myread
case "$ans" in
none) osvers="" ;;
*) osvers="$ans" ;;
esac

@end

```

./posthint.sh

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/modified/Oldconfig.U

No license file was found, but licenses were detected in source scan.

?RCS: \$Id: d\_msem\_lck.U 1 2006-08-24 12:32:52Z rmanfredi \$

?RCS:

?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi

?RCS:

?RCS: You may redistribute only under the terms of the Artistic Licence,

?RCS: as specified in the README file that comes with the distribution.

?RCS: You may reuse parts of this distribution only within the terms of

?RCS: that same Artistic Licence; a copy of which may be found at the root

?RCS: of the source tree for dist 4.0.  
?RCS:  
?RCS: \$Log: d\_msem\_lck.U,v \$  
?MAKE:d\_msem\_lck: Inlibc  
?MAKE: -pick add \$@ %<  
?S:d\_msem\_lck:  
?S: This variable conditionally defines HAS\_MSEM\_LOCK if msem\_lock() is  
?S: available, thereby indicating kernel support for memory semaphores.  
?S:.  
?C:HAS\_MSEM\_LOCK:  
?C: This symbol, if defined, indicates that memory semaphores are  
?C: available to protect mmap()'ed regions.  
?C:.  
?H:#\$d\_msem\_lck HAS\_MSEM\_LOCK /\*\*/  
?H:.  
?LINT:set d\_msem\_lck  
: see if msem\_lock exists  
set  
msem\_lock d\_msem\_lck  
eval \$inlibc

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/d\_msem\_lck.U

No license file was found, but licenses were detected in source scan.

?RCS: \$Id\$  
?RCS:  
?RCS: Copyright (c) 2000 Jarkko Hietaniemi  
?RCS:  
?RCS: You may distribute under the terms of either the GNU General Public  
?RCS: License or the Artistic License, as specified in the README file.  
?RCS:  
?MAKE:d\_ualarm: Inlibc  
?MAKE: -pick add \$@ %<  
?S:d\_ualarm:  
?S: This variable conditionally defines the HAS\_UALARM symbol, which  
?S: indicates to the C program that the ualarm() routine is available.  
?S:.  
?C:HAS\_UALARM:  
?C: This symbol, if defined, indicates that the ualarm routine is  
?C: available to do alarms with microsecond granularity.  
?C:.  
?H:#\$d\_ualarm HAS\_UALARM /\*\*/  
?H:.  
?LINT:set d\_ualarm  
: see if ualarm exists  
set ualarm d\_ualarm

eval \$inlibc

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/perl/d\_ualarm.U

No license file was found, but licenses were detected in source scan.

?RCS: \$Id: vendorbin.U,v 1.1 1999/07/08 18:32:57 doughera Exp doughera \$

?RCS:

?RCS: Copyright (c) 1999, Andy Dougherty

?RCS:

?RCS: You may redistribute only under the terms of the Artistic License,

?RCS: as specified in the README file that comes with the distribution.

?RCS: You may reuse parts of this distribution only within the terms of

?RCS: that same Artistic License; a copy of which may be found at the root

?RCS: of the source tree for dist 3.0.

?RCS:

?RCS: \$Log: vendorbin.U,v \$

?RCS: Revision 1.1 1999/07/08 18:32:57 doughera

?RCS: Initial revision

?RCS:

?MAKE:d\_vendorbin vendorbin vendorbinexp installvendorbin: Getfile \

Setprefixvar Oldconfig Prefixit vendorprefix

?MAKE: -pick add \$@ %<

?Y:TOP

?S:vendorbin:

?S: This variable contains the eventual value of the VENDORBIN symbol.

?S: It may have a ~ on the front.

?S: The standard distribution will put nothing in this directory.

?S: Vendors who distribute perl

may wish to place additional

?S: binaries in this directory with

?S: MakeMaker Makefile.PL INSTALLDIRS=vendor

?S: or equivalent. See INSTALL for details.

?S:.

?S:vendorbinexp:

?S: This variable is the ~name expanded version of vendorbin, so that you

?S: may use it directly in Makefiles or shell scripts.

?S:.

?D:installvendorbin="

?S:installvendorbin:

?S: This variable is really the same as vendorbinexp but may differ on

?S: those systems using AFS. For extra portability, only this variable

?S: should be used in makefiles.

?S:.

?S:d\_vendorbin:

?S: This variable conditionally defines PERL\_VENDORBIN.

?S:.

?C:PERL\_VENDORBIN:

?C: If defined, this symbol contains the name of a directory

?C: for holding vendor-supplied executables.

?C: It may have a ~ on the front.

?C: The standard distribution will put nothing in this directory.

?C: Vendors who distribute perl may wish to place additional

?C: binaries in this directory with

?C: MakeMaker Makefile.PL INSTALLDIRS=vendor

?C: or equivalent.

See INSTALL for details.

?C:.

?C:PERL\_VENDORBIN\_EXP:

?C: This symbol contains the ~name expanded version of VENDORBIN, to be used

?C: in programs that are not prepared to deal with ~ expansion at run-time.

?C:.

?H:#\$d\_vendorbin PERL\_VENDORBIN "\$vendorbin" /\*\*/

?H:#\$d\_vendorbin PERL\_VENDORBIN\_EXP "\$vendorbinexp" /\*\*/

?H:.

?LINT:change prefixvar

?LINT:set installvendorbin

: Set the vendorbin variables

case "\$vendorprefix" in

) d\_vendorbin="\$undef"

vendorbin="

vendorbinexp="

::

\*) d\_vendorbin="\$define"

: determine where vendor-supplied executables go.

case "\$vendorbin" in

) dflt=\$vendorprefix/bin ;;

\*) dflt="\$vendorbin" ;;

esac

fn=d~+

rp='Pathname for the vendor-supplied executables directory?'

./getfile

vendorbin="\$ans"

vendorbinexp="\$ansexp"

::

esac

prefixvar=vendorbin

./installprefix

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/installdirs/vendorbin.U

No license file was found, but licenses were detected in source scan.

?RCS: \$Id\$

?RCS:  
?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi  
?RCS:  
?RCS: You may redistribute only under the terms of the Artistic License,  
?RCS: as specified in the README file that comes with the distribution.  
?RCS: You may reuse parts of this distribution only within the terms of  
?RCS: that same Artistic License; a copy of which may be found at the root  
?RCS: of the source tree for dist 4.0.  
?RCS:  
?RCS: \$Log: i\_termio.U,v \$  
?RCS: Revision 3.0.1.4 1994/10/29 16:20:54 ram  
?RCS: patch36: call ./usg and ./Cpplib explicitly instead of relying on PATH  
?RCS:  
?RCS: Revision 3.0.1.3 1994/08/29 16:26:38 ram  
?RCS: patch32: don't include all three I\_\* symbols in config.h  
?RCS: patch32: (had forgotten to undo this part last time)  
?RCS:  
?RCS: Revision 3.0.1.2 1994/05/13 15:25:03 ram  
?RCS: patch27: undone ADO's fix in previous patch since it was useless  
?RCS:  
?RCS: Revision 3.0.1.1 1994/05/06 15:05:23  
ram  
?RCS: patch23: now include all three defines in config.h (ADO)  
?RCS:  
?RCS: Revision 3.0 1993/08/18 12:08:44 ram  
?RCS: Baseline for dist 3.0 netwide release.  
?RCS:  
?MAKE:i\_termio i\_sgtty i\_termios: test Inlibc Cpplib Guess Setvar Findhdr Warn  
?MAKE: -pick add \$@ %<  
?S:i\_termio:  
?S: This variable conditionally defines the I\_TERMIO symbol, which  
?S: indicates to the C program that it should include <termio.h> rather  
?S: than <sgtty.h>.  
?S:.  
?S:i\_termios:  
?S: This variable conditionally defines the I\_TERMIOS symbol, which  
?S: indicates to the C program that the POSIX <termios.h> file is  
?S: to be included.  
?S:.  
?S:i\_sgtty:  
?S: This variable conditionally defines the I\_SGTTY symbol, which  
?S: indicates to the C program that it should include <sgtty.h> rather  
?S: than <termio.h>.  
?S:.  
?C:I\_TERMIO:  
?C: This symbol, if defined, indicates that the program should include  
?C: <termio.h> rather than <sgtty.h>. There are also differences in  
?C: the ioctl() calls that depend on the value of

this symbol.

?C:.

?C:I\_TERMIOS:

?C: This symbol, if defined, indicates that the program should include

?C: the POSIX termios.h rather than sgtty.h or termio.h.

?C: There are also differences in the ioctl() calls that depend on the

?C: value of this symbol.

?C:.

?C:I\_SGTTY:

?C: This symbol, if defined, indicates that the program should include

?C: <sgtty.h> rather than <termio.h>. There are also differences in

?C: the ioctl() calls that depend on the value of this symbol.

?C:.

?H:#\$i\_termio I\_TERMIO /\*\*/

?H:#\$i\_termios I\_TERMIOS /\*\*/

?H:#\$i\_sgtty I\_SGTTY /\*\*/

?H:.

?T:val2 val3

?LINT:set i\_termio i\_sgtty i\_termios

: see if this is a termio system

val="\$undef"

val2="\$undef"

val3="\$undef"

?X: Prefer POSIX-approved termios.h over all else

if \$test `./findhdr termios.h`; then

set tcsetattr i\_termios

eval \$inlibc

val3="\$i\_termios"

fi

echo " "

case "\$val3" in

"\$define") echo "You have POSIX termios.h... good!" >&4;;

\*) if ./Cpplib.py; then

case "`/bin/universe`" in

ucb) if \$test `./findhdr

sgtty.h`; then

val2="\$define"

echo "<sgtty.h> found." >&4

else

echo "System is pyramid with BSD universe."

./warn "<sgtty.h> not found--you could have problems."

fi;;

\*) if \$test `./findhdr termio.h`; then

val="\$define"

echo "<termio.h> found." >&4

else

echo "System is pyramid with USG universe."

./warn "<termio.h> not found--you could have problems."



```

fi;;
esac
?X: Start with USG to avoid problems if both usg/bsd was guessed
elif ./usg; then
if $test `./findhdr termio.h`; then
echo "<termio.h> found." >&4
val="$define"
elif $test `./findhdr sgtty.h`; then
echo "<sgtty.h> found." >&4
val2="$define"
else
./warn "Neither <termio.h> nor <sgtty.h> found--cross fingers!"
fi
else
if $test `./findhdr sgtty.h`; then
echo "<sgtty.h> found." >&4
val2="$define"
elif $test `./findhdr termio.h`; then
echo "<termio.h> found." >&4
val="$define"
else
./warn "Neither <sgtty.h> nor <termio.h> found--cross
fingers!"
fi
fi;;
esac
set i_termio; eval $setvar
val=$val2; set i_sgtty; eval $setvar
val=$val3; set i_termios; eval $setvar

```

Found in path(s):

```
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/i_termio.U
```

No license file was found, but licenses were detected in source scan.

```
?RCS: $Id: Whoa.U,v 3.0.1.2 1997/02/28 15:21:21 ram Exp $
```

```
?RCS:
```

```
?RCS: Copyright (c) 1991-1993, Raphael Manfredi
```

```
?RCS:
```

```
?RCS: You may redistribute only under the terms of the Artistic License,
```

```
?RCS: as specified in the README file that comes with the distribution.
```

```
?RCS: You may reuse parts of this distribution only within the terms of
```

```
?RCS: that same Artistic License; a copy of which may be found at the root
```

```
?RCS: of the source tree for dist 3.0.
```

```
?RCS:
```

```
?RCS: $Log: Whoa.U,v $
```

```
?RCS: Revision 3.0.1.2 1997/02/28 15:21:21 ram
```

```
?RCS: patch61: whoa script now starts with leading "startsh"
```

```

?RCS:
?RCS: Revision 3.0.1.1 1994/10/29 16:02:01 ram
?RCS: patch36: added ?F: line for metalint file checking
?RCS:
?RCS: Revision 3.0 1993/08/18 12:05:19 ram
?RCS: Baseline for dist 3.0 netwide release.
?RCS:
?X:
?X: This unit produces a bit of shell code that must be dotted in in order
?X: to warn the user in case a change into a variable
is noticed.
?X:
?X: To use this unit, $was must hold the old value that has changed. Upon
?X: exit, the two variables $td and $tu are set to the correct value for
?X: respectively defining or undefining a variable. For instance, if $was was
?X: $undef, but now $var is $define, after calling . whoa, you should use
?X: eval "$var=\$tu" to finally set $var to the correct value. See unit Inlibc.
?X:
?MAKE:Whoa: Myread startsh hint
?MAKE: -pick add $@ %<
?F:./whoa
?T:var was td tu hintfile
: set up the script used to warn in case of inconsistency
cat <<EOS >whoa
$startsh
EOS
cat <<'EOOSC' >>whoa
dflt=y
case "$hint" in
    recommended)
case "$hintfile" in
    ") echo "The $hint value for \$$var on this machine was \"\$was\!" ">&4
;;
*) echo "Hmm. Based on the hints in hints/$hintfile.sh, " >&4
echo "the $hint value for \$$var on this machine was \"\$was\!" ">&4
;;
esac
;;
*) echo " "
echo "*** WHOA THERE!!! ***" >&4
echo " The $hint value for \$$var on this machine was
\"\$was\!" ">&4
;;
esac
rp=" Keep the $hint value?"
./myread
case "$ans" in
y) td=$was; tu=$was;;

```

```
esac
EOSC
```

Found in path(s):

```
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/modified/Whoa.U
```

No license file was found, but licenses were detected in source scan.

```
?RCS: $Id$
?RCS:
?RCS: Copyright (c) 1999 Jarkko Hietaniemi
?RCS:
?RCS: You may distribute under the terms of either the GNU General Public
?RCS: License or the Artistic License, as specified in the README file.
?RCS:
?MAKE:usesocks: Myread Oldconfig Setvar
?MAKE: -pick add $@ %<
?Y:TOP
?S:usesocks:
?S: This variable conditionally defines the USE_SOCKS symbol,
?S: and indicates that Perl should be built to use SOCKS.
?S:.
?C:USE_SOCKS:
?C: This symbol, if defined, indicates that Perl should
?C: be built to use socks.
?C:.
?H:?%<:#ifndef USE_SOCKS
?H:?%<:#$usesocks USE_SOCKS /**/
?H:?%<:#endif
?H:.
?LINT:set usesocks
?INIT:: set usesocks on the Configure command line to enable socks.
: Check is we will use socks
?X: We should really have some explanatory text here, and some
?X: automatic setting of sensible defaults.
case "$usesocks" in
$define|true|[yY]*) dflt='y';
*) dflt='n';
esac
cat <<EOM
```

Perl can be built to

use the SOCKS proxy protocol library. To do so,  
Configure must be run with `-Dusesocks`. If you use SOCKS you also need  
to use the PerlIO abstraction layer, this will be implicitly selected.

If this doesn't make any sense to you, just accept the default '\$dflt'.

EOM

```
rp='Build Perl for SOCKS?'
```

```
./myread  
case "$ans" in  
y|Y) val="$define" ;;  
*)   val="$undef" ;;  
esac  
set usesocks  
eval $setvar
```

Found in path(s):

```
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/perl/usesocks.U
```

No license file was found, but licenses were detected in source scan.

?RCS: \$Id\$

?RCS:

?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi

?RCS:

?RCS: You may redistribute only under the terms of the Artistic License,

?RCS: as specified in the README file that comes with the distribution.

?RCS: You may reuse parts of this distribution only within the terms of

?RCS: that same Artistic License; a copy of which may be found at the root

?RCS: of the source tree for dist 4.0.

?RCS:

?RCS: \$Log: uidtype.U,v \$

?RCS: Revision 3.0.1.3 1994/08/29 16:33:25 ram

?RCS: patch32: now uses new Typedef unit to compute type information

?RCS:

?RCS: Revision 3.0.1.2 1994/06/20 07:09:36 ram

?RCS: patch30: comment for uidtype referred to the obsoleted symbol

?RCS:

?RCS: Revision 3.0.1.1 1994/05/13 15:28:27 ram

?RCS: patch27: made conform to its gidtype.U companion

?RCS: patch27: question now explicitly mentions getuid()

?RCS:

?RCS: Revision 3.0 1993/08/18 12:09:56 ram

?RCS: Baseline for dist

3.0 netwide release.

?RCS:

?MAKE:uidtype: Myread Typedef Findhdr

?MAKE: -pick add \$@ %<

?S:uidtype:

?S: This variable defines Uid\_t to be something like uid\_t, int,

?S: ushort, or whatever type is used to declare user ids in the kernel.

?S:.

?C:Uid\_t (UIDTYPE):

?C: This symbol holds the type used to declare user ids in the kernel.

?C: It can be int, ushort, uid\_t, etc... It may be necessary to include

?C: <sys/types.h> to get any typedef'ed information.

?C:.

?H:#define Uid\_t \$uidtype /\* UID type \*/

?H:.

?T:xxx

: see what type uids are declared as in the kernel

set uid\_t uidtype xxx stdio.h sys/types.h

eval \$typedef

case "\$uidtype" in

xxx)

xxx=`./findhdr sys/user.h`

set `grep '\_ruuid;' "\$xxx" 2>/dev/null` unsigned short

case \$1 in

unsigned) dflt="\$1 \$2" ;;

\*) dflt="\$1" ;;

esac

::

\*) dflt="\$uidtype";;

esac

echo " "

rp="What is the type for user ids returned by getuid()?"

./myread

uidtype="\$ans"

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/uidtype.U

No license file was found, but licenses were detected in source scan.

?RCS: \$Id\$

?RCS:

?RCS: Copyright (c) 2000 Jarkko Hietaniemi

?RCS:

?RCS: You may distribute under the terms of either the GNU General Public

?RCS: License or the Artistic License, as specified in the README file.

?RCS:

?MAKE:d\_getitimer: Inlibc

?MAKE: -pick add \$@ %<

?S:d\_getitimer:

?S: This variable conditionally defines the HAS\_GETITIMER symbol, which

?S: indicates to the C program that the getitimer() routine is available.

?S:.

?C:HAS\_GETITIMER:

?C: This symbol, if defined, indicates that the getitimer routine is

?C: available to return interval timers.

?C:.

?H:#\$d\_getitimer HAS\_GETITIMER /\*\*/

?H:.

```
?LINT:set d_getitimer
: see if getitimer exists
set getitimer d_getitimer
eval $inlibc
```

Found in path(s):

```
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/perl/d_getitimer.U
```

No license file was found, but licenses were detected in source scan.

```
?RCS: $Id: i_fp_class.U,v $
```

```
?RCS:
```

```
?RCS: Copyright (c) 1998 Jarkko Hietaniemi
```

```
?RCS:
```

```
?RCS: You may distribute under the terms of either the GNU General Public
```

```
?RCS: License or the Artistic License, as specified in the README file.
```

```
?RCS:
```

```
?MAKE:i_fp_class: Inhdr Hasfield
```

```
?MAKE: -pick add $@ %<
```

```
?S:i_fp_class:
```

```
?S: This variable conditionally defines the I_FP_CLASS symbol, and indicates
```

```
?S: whether a C program should include <fp_class.h>.
```

```
?S:.
```

```
?C:I_FP_CLASS:
```

```
?C: This symbol, if defined, indicates that <fp_class.h> exists and
```

```
?C: should be included.
```

```
?C:.
```

```
?H:#$i_fp_class I_FP_CLASS /**/
```

```
?H:.
```

```
?LINT:set i_fp_class
```

```
: see if this is a fp_class.h system
```

```
set fp_class.h i_fp_class
```

```
eval $inhdr
```

Found in path(s):

```
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/perl/i_fp_class.U
```

No license file was found, but licenses were detected in source scan.

```
?RCS: $Id$
```

```
?RCS:
```

```
?RCS: Copyright (c) 1999, Jarkko Hietaniemi
```

```
?RCS:
```

```
?RCS: You may redistribute only under the terms of the Artistic License,
```

```
?RCS: as specified in the README file that comes with the distribution.
```

```
?RCS: You may reuse parts of this distribution only within the terms of
```

```
?RCS: that same Artistic License; a copy of which may be found at the root
```

```
?RCS: of the source tree for dist 3.0.
```

```

?RCS:
?MAKE:d_nanosleep: Inlibc
?MAKE: -pick add $@ %<
?S:d_nanosleep:
?S: This variable conditionally defines HAS_NANOSLEEP
?S: if nanosleep() is available to sleep with 1E-9 sec accuracy.
?S:.
?C:HAS_NANOSLEEP:
?C: This symbol, if defined, indicates that the nanosleep
?C: system call is available to sleep with 1E-9 sec accuracy.
?C:.
?H:#$d_nanosleep HAS_NANOSLEEP /**/
?H:.
?LINT:set d_nanosleep
: see if nanosleep exists
set nanosleep d_nanosleep
eval $inlibc

```

Found in path(s):

```

* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/perl/d_nanosleep.U

```

No license file was found, but licenses were detected in source scan.

```

?RCS: $Id: pkgsrc.U 1 2006-08-24 12:32:52Z rmanfredi $
?RCS:
?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi
?RCS:
?RCS: You may redistribute only under the terms of the Artistic Licence,
?RCS: as specified in the README file that comes with the distribution.
?RCS: You may reuse parts of this distribution only within the terms of
?RCS: that same Artistic Licence; a copy of which may be found at the root
?RCS: of the source tree for dist 4.0.
?RCS:
?MAKE:pkgsrc: src rsrc
?MAKE: -pick add $@ %<
?S:pkgsrc:
?S: This variable holds the absolute path of the package source.
?S:.
?C:PACKAGE_SOURCE_DIR:
?C: Holds the directory name holding the package source.
?C:.
?H:#define PACKAGE_SOURCE_DIR "$pkgsrc"
?H:.
: define absolute package source directory
case "$src" in
/*) pkgsrc=$src;;
*) pkgsrc=`cd $rsrc; pwd`;;
esac

```

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/pkgsrc.U

No license file was found, but licenses were detected in source scan.

?RCS: \$Id: i\_ustat.U,v \$

?RCS:

?RCS: Copyright (c) 1998 Jarkko Hietaniemi

?RCS:

?RCS: You may distribute under the terms of either the GNU General Public

?RCS: License or the Artistic License, as specified in the README file.

?RCS:

?MAKE:i\_ustat: Inhdr Hasfield

?MAKE: -pick add \$@ %<

?S:i\_ustat:

?S: This variable conditionally defines the I\_USTAT symbol, and indicates

?S: whether a C program should include <ustat.h>.

?S:.

?C:I\_USTAT:

?C: This symbol, if defined, indicates that <ustat.h> exists and

?C: should be included.

?C:.

?H:#\$i\_ustat I\_USTAT /\*\*/

?H:.

?LINT:set i\_ustat

: see if this is a ustat.h system

set ustat.h i\_ustat

eval \$inhdr

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/perl/i\_ustat.U

No license file was found, but licenses were detected in source scan.

?RCS: \$Id\$

?RCS:

?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi

?RCS:

?RCS: You may redistribute only under the terms of the Artistic License,

?RCS: as specified in the README file that comes with the distribution.

?RCS: You may reuse parts of this distribution only within the terms of

?RCS: that same Artistic License; a copy of which may be found at the root

?RCS: of the source tree for dist 4.0.

?RCS:

?RCS: Tye McQueen <tye@metronet.com> added safe setuid script checks.

?RCS:

?RCS: \$Log: d\_dosuid.U,v \$



?RCS: Revision 3.0.1.2 1997/02/28 15:33:03 ram  
?RCS: patch61: moved unit to TOP via a ?Y: layout directive  
?RCS: patch61: tell them /dev/fd is not about floppy disks  
?RCS:  
?RCS: Revision 3.0.1.1 1994/10/29 16:12:08 ram  
?RCS: patch36: added checks for secure setuid scripts (Tye McQueen)  
?RCS:  
?RCS: Revision 3.0 1993/08/18 12:05:55 ram  
?RCS: Baseline for dist 3.0 netwide release.  
?RCS:  
?MAKE:d\_dosuid  
d\_suidsafe: cat contains ls rm test Myread Setvar \  
Oldconfig Guess package hint  
?MAKE: -pick add \$@ %<  
?S:d\_suidsafe:  
?S: This variable conditionally defines SETUID\_SCRIPTS\_ARE\_SECURE\_NOW  
?S: if setuid scripts can be secure. This test looks in /dev/fd/.  
?S:.  
?S:d\_dosuid:  
?S: This variable conditionally defines the symbol DOSUID, which  
?S: tells the C program that it should insert setuid emulation code  
?S: on hosts which have setuid #! scripts disabled.  
?S:.  
?C:SETUID\_SCRIPTS\_ARE\_SECURE\_NOW:  
?C: This symbol, if defined, indicates that the bug that prevents  
?C: setuid scripts from being secure is not present in this kernel.  
?C:.  
?C:DOSUID:  
?C: This symbol, if defined, indicates that the C program should  
?C: check the script that it is executing for setuid/setgid bits, and  
?C: attempt to emulate setuid/setgid on systems that have disabled  
?C: setuid #! scripts because the kernel can't do it securely.  
?C: It is up to the package designer to make sure that this emulation  
?C: is done securely.  
Among other things, it should do an fstat on  
?C: the script it just opened to make sure it really is a setuid/setgid  
?C: script, it should make sure the arguments passed correspond exactly  
?C: to the argument on the #! line, and it should not trust any  
?C: subprocesses to which it must pass the filename rather than the  
?C: file descriptor of the script to be executed.  
?C:.  
?H:#\$d\_suidsafe SETUID\_SCRIPTS\_ARE\_SECURE\_NOW /\*\*/  
?H:#\$d\_dosuid DOSUID /\*\*/  
?H:.  
?Y:TOP  
?F:!reflect  
?LINT: set d\_suidsafe  
?LINT: set d\_dosuid

: see if setuid scripts can be secure

```
$cat <<EOM
```

Some kernels have a bug that prevents setuid #! scripts from being secure. Some sites have disabled setuid #! scripts because of this.

First let's decide if your kernel supports secure setuid #! scripts. (If setuid #! scripts would be secure but have been disabled anyway, don't say that they are secure if asked.)

```
EOM
```

```
val="$undef"
if $test -d /dev/fd; then
echo "#!$ls" >reflect
chmod +x,u+s reflect
./reflect >flect
2>&1
if $contains "/dev/fd" flect >/dev/null; then
echo "Congratulations, your kernel has secure setuid scripts!" >&4
val="$define"
else
$cat <<EOM
```

If you are not sure if they are secure, I can check but I'll need a username and password different from the one you are using right now. If you don't have such a username or don't want me to test, simply enter 'none'.

```
EOM
```

```
rp='Other username to test security of setuid scripts with?'
dflt='none'
. ./myread
case "$ans" in
n|none)
case "$d_suidsafesafe" in
") echo "I'll assume setuid scripts are *not* secure." >&4
dflt=n;;
"$undef")
echo "Well, the $hint value is *not* secure." >&4
dflt=n;;
*) echo "Well, the $hint value *is* secure." >&4
dflt=y;;
esac
;;
*)
$rm -f reflect flect
echo "#!$ls" >reflect
chmod +x,u+s reflect
```

```

echo >flect
chmod a+w flect
echo "'su" will (probably) prompt you for "'$ans's password.'"
su $ans -c './reflect >flect'
if $contains "/dev/fd" flect
>/dev/null; then
    echo "Okay, it looks like setuid scripts are secure." >&4
    dflt=y
else
    echo "I don't think setuid scripts are secure." >&4
    dflt=n
fi
;;
esac
rp='Does your kernel have *secure* setuid scripts?'
./myread
case "$ans" in
[yY]*) val="$define";;
*) val="$undef";;
esac
fi
else
echo "I don't think setuid scripts are secure (no /dev/fd directory)." >&4
echo "(That's for file descriptors, not floppy disks.)"
val="$undef"
fi
set d_suidsafes
eval $setvar

$rm -f reflect flect

```

```

: now see if they want to do setuid emulation
echo " "
val="$undef"
case "$d_suidsafes" in
"$define")
val="$undef"
echo "No need to emulate SUID scripts since they are secure here." >& 4
;;
*)
$cat <<EOM

```

Some systems have disabled setuid scripts, especially systems where setuid scripts cannot be secure. On systems where setuid scripts have been disabled, the setuid/setgid bits on scripts are currently useless. It is possible for \$package to detect those bits and emulate setuid/setgid in a secure fashion. This emulation will only work if setuid scripts have been disabled in your kernel.

```

EOM
case "$d_dosuid" in
"$define") dflt=y ;;
*) dflt=n ;;
esac
rp="Do you want to do setuid/setgid emulation?"
. ./myread
case "$ans" in
[yY]*) val="$define";;
*) val="$undef";;
esac
;;
esac
set d_dosuid
eval $setvar

```

Found in path(s):

```

* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/d_dosuid.U

```

No license file was found, but licenses were detected in source scan.

?RCS: \$Id\$

?RCS:

?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi

?RCS:

?RCS: You may redistribute only under the terms of the Artistic License,

?RCS: as specified in the README file that comes with the distribution.

?RCS: You may reuse parts of this distribution only within the terms of

?RCS: that same Artistic License; a copy of which may be found at the root

?RCS: of the source tree for dist 4.0.

?RCS:

?MAKE:i\_poll: Inhdr

?MAKE: -pick add \$@ %<

?S:i\_poll:

?S: This variable conditionally defines the I\_POLL symbol, which

?S: indicates to the C program that it should include <poll.h>.

?S:.

?C:I\_POLL:

?C: This symbol, if defined, indicates that the program may include

?C: <poll.h>. If there is no <poll.h>, then you may check I\_SYS\_POLL

?C: instead to see whether there is a <sys/poll.h> to include.

?C:.

?H:#\$i\_poll I\_POLL /\*\*/

?H:.

?LINT:set i\_poll

: see if there is a poll.h file

set poll.h i\_poll

eval \$inhdr

Found

in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/i\_poll.U

No license file was found, but licenses were detected in source scan.

?RCS: \$Id: fpostype.U,v 3.0.1.2 1994/08/29 16:20:52 ram Exp \$

?RCS:

?RCS: Copyright (c) 1991-1993, Raphael Manfredi

?RCS:

?RCS: You may redistribute only under the terms of the Artistic License,

?RCS: as specified in the README file that comes with the distribution.

?RCS: You may reuse parts of this distribution only within the terms of

?RCS: that same Artistic License; a copy of which may be found at the root

?RCS: of the source tree for dist 3.0.

?RCS:

?RCS: \$Log: fpostype.U,v \$

?RCS: Revision 3.0.1.2 1994/08/29 16:20:52 ram

?RCS: patch32: now uses new Typedef unit to compute type information

?RCS:

?RCS: Revision 3.0.1.1 1994/06/20 06:59:59 ram

?RCS: patch30: created

?RCS:

?MAKE:fpostype: Myread Typedef

?MAKE: -pick add \$@ %<

?S:fpostype:

?S: This variable defines Fpos\_t to be something like fpos\_t, long,

?S: uint, or whatever type is used to declare file positions in libc.

?S:.

?C:Fpos\_t:

?C: This symbol holds

the type used to declare file positions in libc.

?C: It can be fpos\_t, long, uint, etc... It may be necessary to include

?C: <sys/types.h> to get any typedef'ed information.

?C:.

?H:#define Fpos\_t \$fpostype /\* File position type \*/

?H:.

?LINT:set fpostype

: see what type file positions are declared as in the library

rp="What is the type for file position used by fsetpos()?"

set fpos\_t fpostype long stdio.h sys/types.h

eval \$typedef\_ask

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/typedefs/fpostype.U

No license file was found, but licenses were detected in source scan.

```
?RCS: $Id$
?RCS:
?RCS: Copyright (c) 2000 Jarkko Hietaniemi
?RCS:
?RCS: You may distribute under the terms of either the GNU General Public
?RCS: License or the Artistic License, as specified in the README file.
?RCS:
?MAKE:d_modfl d_modflproto: Inlibc Compile Hasproto cat \
test ccflags uselongdouble \
d_sqrtl d_aintl d_copysignl d_ilogbl d_scalbnl d_frexp d_ldexpl \
d_truncl
?MAKE: -pick add $@ %<
?S:d_modfl:
?S: This variable conditionally defines the HAS_MODFL symbol, which
?S: indicates to the C program that the modfl() routine is available.
?S:.
?S:d_modflproto:
?S: This symbol, if defined, indicates that the system provides
?S: a prototype for the modfl() function. Otherwise, it is up
?S: to the program to supply one. C99 says it should be
?S: long double modfl(long double, long double *);
?S:.
?C:HAS_MODFL:
?C: This symbol, if defined, indicates that the modfl routine is
?C: available to split a long double
?C: x into a fractional part f and
?C: an integer part i such that |f| < 1.0 and (f + i) = x.
?C:.
?C:HAS_MODFL_PROTO:
?C: This symbol, if defined, indicates that the system provides
?C: a prototype for the modfl() function. Otherwise, it is up
?C: to the program to supply one.
?C:.
?H:#$d_modfl HAS_MODFL /**/
?H:#$d_modflproto HAS_MODFL_PROTO /**/
?H:.
?T:message
?LINT:set d_modfl
?LINT:set d_modflproto
?LINT:change ccflags
: see if modfl exists
set modfl d_modfl
eval $inlibc

: see if prototype for modfl is available
echo " "
```

```

set d_modflproto modfl define math.h
eval $hasproto

if $test "$uselongdouble" = "$define"; then
  message=""
  if $test "$d_sqrtl" != "$define"; then
message="$message sqrtl"
  fi
  if $test "$d_modfl" != "$define"; then
if $test "$d_trunc:$d_copysignl" = "$define:$define"; then
  echo "You have both trunc and copysignl, so I can emulate modfl."
else
  if $test "$d_aintl:$d_copysignl" = "$define:$define"; then
echo "You have both aintl
and copysignl, so I can emulate modfl."
  else
message="$message modfl"
  fi
fi
  fi
  if $test "$d_frexp" != "$define"; then
if $test "$d_ilogbl:$d_scalbnl" = "$define:$define"; then
  echo "You have both ilogbl and scalbnl, so I can emulate frexp."
else
  message="$message frexp"
fi
  fi
  if $test "$d_ldexpl" != "$define"; then
message="$message ldexpl"
  fi

  if $test "$message" != ""; then
$cat <<EOM >&4

```

```

*** You requested the use of long doubles but you do not seem to have
*** the following mathematical functions needed for long double support:
*** $message
*** Please rerun Configure without -Duselongdouble and/or -Dusemorebits.
*** Cannot continue, aborting.

```

EOM

```

exit 1
fi
fi

```

Found in path(s):

```

* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-

```

5.30.0/U/perl/d\_modfl.U

No license file was found, but licenses were detected in source scan.

?RCS: You may distribute under the terms of either the GNU General Public

?RCS: License or the Artistic License, as specified in the README file.

?RCS:

?MAKE:d\_memmem: Hasproto Inlibc Setvar d\_gnulibc

?MAKE: -pick add \$@ %<

?S:d\_memmem:

?S: This variable conditionally defines the HAS\_MEMMEM symbol, which

?S: indicates to the C program that the memmem() routine is available

?S: to return a pointer to the start of the first occurrence of a

?S: substring in a memory area (or NULL if not found).

?S:.

?C:HAS\_MEMMEM:

?C: This symbol, if defined, indicates that the memmem routine is

?C: available to return a pointer to the start of the first occurrence

?C: of a substring in a memory area (or NULL if not found).

?C: In glibc, memmem is a GNU extension. The function is visible in

?C: libc, but the prototype is only visible if \_GNU\_SOURCE is #defined.

?C: Thus we only define this if both the prototype and symbol are found.

?C:.

?H:#\$d\_memmem

HAS\_MEMMEM /\*\*/

?H:.

?T:d\_memmem\_proto xx1 xx2 xx3 xx4

?LINT:set d\_memmem

: see if memmem exists

: We need both a prototype in string.h and the symbol in libc.

echo " "

d\_memmem\_proto="

xx1="#\$d\_gnulibc HAS\_GNULIBC"

xx2='#if defined(HAS\_GNULIBC) && !defined(\_GNU\_SOURCE)'

xx3='# define \_GNU\_SOURCE'

xx4='#endif'

set d\_memmem\_proto memmem literal "\$xx1" literal "\$xx2" literal "\$xx3" literal "\$xx4" define string.h

eval \$hasproto

case "\$d\_memmem\_proto" in

define) # see if memmem exists

set memmem d\_memmem

eval \$inlibc

::

\*) val=\$undef

set d\_memmem

eval \$setvar

::

esac



Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/perl/d\_memmem.U

No license file was found, but licenses were detected in source scan.

?RCS: \$Id\$

?RCS:

?RCS: Copyright (c) 1998 Jarkko Hietaniemi

?RCS:

?RCS: You may distribute under the terms of either the GNU General Public

?RCS: License or the Artistic License, as specified in the README file.

?RCS:

?MAKE:d\_atolf: Inlibc

?MAKE: -pick add \$@ %<

?S:d\_atolf:

?S: This variable conditionally defines the HAS\_ATOLF symbol, which

?S: indicates to the C program that the atolf() routine is available.

?S:.

?C:HAS\_ATOLF:

?C: This symbol, if defined, indicates that the atolf routine is

?C: available to convert strings into long doubles.

?C:.

?H:#\$d\_atolf HAS\_ATOLF /\*\*/

?H:.

?LINT:set d\_atolf

: see if atolf exists

set atolf d\_atolf

eval \$inlibc

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/perl/atolf.U

No license file was found, but licenses were detected in source scan.

?RCS: \$Id: Hasproto.U \$

?RCS:

?RCS: Copyright (c) 1998 Andy Dougherty

?RCS:

?RCS: You may distribute under the terms of either the GNU General Public

?RCS: License or the Artistic License, as specified in the README file.

?RCS:

?X: This unit generates a \$hasproto string that is used internally

?X: by Configure to check if this system has a prototype for a

?X: particular function

?X:

?X: To use it, say something like:

?X: set d\_getnetent\_proto getnetent \$i\_netdb netdb.h

?X: eval \$hasproto

?X: Or, for more complicated sets of headers, do something like

```
?X: hdrs="$define sys/types.h
```

```
?X: $i_systime sys/time.h
```

```
?X: $i_sysselect sys/select.h
```

```
?X: $i_netdb netdb.h"
```

```
?X: set d_getnetent_proto getnetent $hdrs
```

```
?X: eval $hasproto
```

?X:

?X: There is also an 'escape' hatch built in. If you have a pair

?X: of args 'literal 'stuff' then 'stuff' gets included literally

?X: into the test program. See Protochk.U for more details.

?X:

```
?MAKE:Hasproto:
```

```
Setvar cppstdin cppflags cppminus contains rm_try test
```

```
?MAKE: -pick add $@ %<
```

```
?T:func varname
```

```
?F:!try.c
```

```
?V:hasproto
```

```
: Define hasproto macro for Configure internal use
```

```
hasproto='varname=$1; func=$2; shift; shift;
```

```
while $test $# -ge 2; do
```

```
case "$1" in
```

```
$define) echo "#include <$2>;";
```

```
literal) echo "$2" ;;
```

```
esac ;
```

```
shift 2;
```

```
done > try.c;
```

```
$cppstdin $cppflags $cppminus < try.c > tryout.c 2>/dev/null;
```

```
if $contains "$func.*( " tryout.c >/dev/null 2>&1; then
```

```
echo "$func() prototype found.";
```

```
val="$define";
```

```
else
```

```
echo "$func() prototype NOT found.";
```

```
val="$undef";
```

```
fi;
```

```
set $varname;
```

```
eval $setvar;
```

```
$rm_try tryout.c'
```

Found in path(s):

```
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/protos/Hasproto.U
```

No license file was found, but licenses were detected in source scan.

```
?RCS: $Id: Guess.U,v 3.0.1.5 1995/07/25 13:37:14 ram Exp $
```

```
?RCS:
```

```
?RCS: Copyright (c) 1991-1993, Raphael Manfredi
```

```
?RCS:
```

?RCS: You may redistribute only under the terms of the Artistic License,  
?RCS: as specified in the README file that comes with the distribution.  
?RCS: You may reuse parts of this distribution only within the terms of  
?RCS: that same Artistic License; a copy of which may be found at the root  
?RCS: of the source tree for dist 3.0.  
?RCS:  
?RCS: \$Log: Guess.U,v \$  
?RCS: Revision 3.0.1.5 1995/07/25 13:37:14 ram  
?RCS: patch56: now knows about OS/2 platforms  
?RCS:  
?RCS: Revision 3.0.1.4 1994/10/29 15:53:55 ram  
?RCS: patch36: added ?F: line for metalint file checking  
?RCS: patch36: call ./xenix explicitly instead of relying on PATH  
?RCS:  
?RCS: Revision 3.0.1.3 1993/12/15 08:14:35 ram  
?RCS: patch15: variable d\_bsd was not always set properly  
?RCS:  
?RCS: Revision 3.0.1.2 1993/08/30 08:57:14 ram  
?RCS:  
patch8: fixed comment which wrongly attributed the usrinc symbol  
?RCS: patch8: no more ugly messages when no /usr/include/ctype.h  
?RCS:  
?RCS: Revision 3.0.1.1 1993/08/27 14:37:37 ram  
?RCS: patch7: added support for OSF/1 machines  
?RCS:  
?RCS: Revision 3.0 1993/08/18 12:04:57 ram  
?RCS: Baseline for dist 3.0 netwide release.  
?RCS:  
?X:  
?X: This unit hazards some guesses as to what the general nature of the system  
?X: is. The information it collects here is used primarily to establish default  
?X: answers to other questions.  
?X:  
?MAKE:Guess d\_eunice d\_xenix d\_bsd: cat test echo n c contains \  
rm Loc eunicefix tr sysroot  
?MAKE: -pick add \$@ %<  
?S:d\_eunice:  
?S: This variable conditionally defines the symbols EUNICE and VAX, which  
?S: alerts the C program that it must deal with idiosyncrasies of VMS.  
?S:.  
?S:d\_xenix:  
?S: This variable conditionally defines the symbol XENIX, which alerts  
?S: the C program that it runs under Xenix.  
?S:.  
?S:d\_bsd:  
?S: This symbol conditionally defines the  
symbol BSD when running on a  
?S: BSD system.

?S:.

?C:EUNICE:

?C: This symbol, if defined, indicates that the program is being compiled  
 ?C: under the EUNICE package under VMS. The program will need to handle  
 ?C: things like files that don't go away the first time you unlink them,  
 ?C: due to version numbering. It will also need to compensate for lack  
 ?C: of a respectable link() command.

?C:.

?X: Should we define VMS here? Is Eunice actually used anymore?

?X:?C:VMS:

?X:?C: This symbol, if defined, indicates that the program is running under  
 ?X:?C: VMS. It is currently only set in conjunction with the EUNICE symbol.

?X:?C:.

?C:XENIX:

?C: This symbol, if defined, indicates that the program is running under  
 ?C: Xenix (at least 3.0 ?).

?C:.

?X: We don't use BSD in the perl source. It's too vague, and already  
 ?X: defined in some header files anyway (e.g. NetBSD). This just gives  
 ?X: us a spurious redefinition error upon compilation.

?X: --Andy Dougherty Feb 11, 1998

?X: ?C:BSD:

?X:

?C: This symbol, if defined, indicates that the program is running under  
 ?X: ?C: a BSD system.

?X: ?C:.

?H:#\$d\_eunice EUNICE /\*\*/  
 ?X:?H:#\$d\_eunice VMS /\*\*/  
 ?H:#\$d\_xenix XENIX /\*\*/  
 ?X: ?H:#\$d\_bsd BSD /\*\*/  
 ?H:.

?F:./bsd ./usg ./v7 ./osf1 ./eunice ./xenix ./venix ./os2

?T:xxx

: make some quick guesses about what we are up against

echo " "

\$echo \$n "Hmm... \$c"

echo exit 1 >bsd

echo exit 1 >usg

echo exit 1 >v7

echo exit 1 >osf1

echo exit 1 >eunice

echo exit 1 >xenix

echo exit 1 >venix

echo exit 1 >os2

d\_bsd="\$undef"

?X:

?X: Do not use 'usrinc', or we get a circular dependency. because  
 ?X: usrinc is defined in usrinc.U, which relies on us...

```

?X:
$cat $sysroot/usr/include/signal.h $sysroot/usr/include/sys/signal.h >foo 2>/dev/null
if test -f /osf_boot || $contains 'OSF/1' $sysroot/usr/include/ctype.h >/dev/null 2>&1
then
echo "Looks kind of like an OSF/1 system, but we'll see..."
echo exit 0 >osf1
elif test `echo abc | $tr a-z A-Z` = Abc ; then
xxx=`./loc addbib blurfl $pth`
if $test
-f $xxx; then
echo "Looks kind of like a USG system with BSD features, but we'll see..."
echo exit 0 >bsd
echo exit 0 >usg
else
if $contains SIGTSTP foo >/dev/null 2>&1 ; then
echo "Looks kind of like an extended USG system, but we'll see..."
else
echo "Looks kind of like a USG system, but we'll see..."
fi
echo exit 0 >usg
fi
elif $contains SIGTSTP foo >/dev/null 2>&1 ; then
echo "Looks kind of like a BSD system, but we'll see..."
d_bsd="$define"
echo exit 0 >bsd
else
echo "Looks kind of like a Version 7 system, but we'll see..."
echo exit 0 >v7
fi
case "$eunicefix" in
*unixtovms*)
$cat <<'EOI'

```

There is, however, a strange, musty smell in the air that reminds me of something...hmm...yes...I've got it...there's a VMS nearby, or I'm a Blit.

EOI

```

echo exit 0 >eunice
d_eunice="$define"
: it so happens the Eunice I know will not run shell scripts in Unix format
;;
*)
echo " "
echo "Congratulations. You aren't running Eunice."
d_eunice="$undef"
;;
esac
: Detect

```

OS2. The p\_ variable is set above in the Head.U unit.

: Note that this also -- wrongly -- detects e.g. dos-djgpp, which also uses

```

: semicolon as a patch separator
case "$p_" in
:) ;;
*)
$cat <<'EOI'
I have the feeling something is not exactly right, however...don't tell me...
lemme think...does HAL ring a bell?...no, of course, you're only running OS/2!
(Or you may be running DOS with DJGPP.)
EOI
echo exit 0 >os2
;;
esac
if test -f /xenix; then
echo "Actually, this looks more like a XENIX system..."
echo exit 0 >xenix
d_xenix="$define"
else
echo " "
echo "It's not Xenix..."
d_xenix="$undef"
fi
chmod +x xenix
$eunicefix xenix
if test -f /venix; then
echo "Actually, this looks more like a VENIX system..."
echo exit 0 >venix
else
echo " "
if ./xenix; then
: null
else
echo "Nor is it Venix..."
fi
fi
chmod +x bsd usg v7 osf1 eunice xenix venix os2
$eunicefix bsd usg v7 osf1 eunice xenix venix os2
$rm -f foo

```

Found in path(s):

```
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/modified/Guess.U
```

No license file was found, but licenses were detected in source scan.

```
?RCS: $Id: lib.U,v 3.0.1.3 1995/09/25 09:16:47 ram Exp $
```

```
?RCS:
```

```
?RCS: Copyright (c) 1991-1993, Raphael Manfredi
```

```
?RCS:
```

```
?RCS: You may redistribute only under the terms of the Artistic License,
```

?RCS: as specified in the README file that comes with the distribution.

?RCS: You may reuse parts of this distribution only within the terms of

?RCS: that same Artistic License; a copy of which may be found at the root

?RCS: of the source tree for dist 3.0.

?RCS:

?RCS: \$Log: lib.U,v \$

?RCS: Revision 3.0.1.3 1995/09/25 09:16:47 ram

?RCS: patch59: unit is now forced to the top of Configure, if possible

?RCS:

?RCS: Revision 3.0.1.2 1995/01/30 14:38:08 ram

?RCS: patch49: can now handle installation prefix changes (from WED)

?RCS:

?RCS: Revision 3.0.1.1 1994/08/29 16:27:40 ram

?RCS: patch32: now uses installation prefix to set the default

?RCS:

?RCS: Revision 3.0 1993/08/18 12:08:56 ram

?RCS: Baseline for dist 3.0 netwide release.

?RCS:

?LINT:

empty

?X:?MAKE:lib libexp: Getfile Loc Oldconfig Prefixit Prefixup prefixexp

?X:?MAKE: -pick add \$@ %<

?X:?Y:TOP

?X:?S:lib:

?X:?S: This variable holds the name of the directory in which the user wants

?X:?S: to put public library files for the package in question. It is most

?X:?S: often a local directory such as /usr/local/lib. Programs using this

?X:?S: variable must be prepared to deal with filename expansion.

?X:?S:.

?X:?S:libexp:

?X:?S: This variable is the same as the lib variable, but is filename expanded

?X:?S: at configuration time, for convenient use in your makefiles.

?X:?S:.

?X: determine where public libraries go

?X:set lib lib

?X:eval \$prefixit

?X:case "\$lib" in

?X:)

?X: dflt=`./loc . ." \$prefixexp/lib /usr/local/lib /usr/lib /lib`

?X: set dflt

?X: eval \$prefixup

?X: ;;

?X:\*) dflt="\$lib";;

?X:esac

?X:echo " "

?X:fn=d~

?X:rp='Where do you want to put the public libraries?'

?X:. ./getfile

?X:lib="\$ans"  
?X:libexp="\$ansexp"

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/nullified/lib.U

No license file was found, but licenses were detected in source scan.

?RCS: \$Id: d\_mbtowc.U 1 2006-08-24 12:32:52Z rmanfredi \$  
?RCS:  
?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi  
?RCS:  
?RCS: You may redistribute only under the terms of the Artistic Licence,  
?RCS: as specified in the README file that comes with the distribution.  
?RCS: You may reuse parts of this distribution only within the terms of  
?RCS: that same Artistic Licence; a copy of which may be found at the root  
?RCS: of the source tree for dist 4.0.  
?RCS:  
?RCS: \$Log: d\_mbtowc.U,v \$  
?RCS: Revision 3.0 1993/08/18 12:06:30 ram  
?RCS: Baseline for dist 3.0 netwide release.  
?RCS:  
?MAKE:d\_mbtowc: Inlibc  
?MAKE: -pick add \$@ %<  
?S:d\_mbtowc:  
?S: This variable conditionally defines the HAS\_MBTOWC symbol, which  
?S: indicates to the C program that the mbtowc() routine is available  
?S: to convert multibyte to a wide character.  
?S:.  
?C:HAS\_MBTOWC (MBTOWC):  
?C: This symbol, if defined, indicates that the mbtowc routine is available  
?C: to  
convert a multibyte to a wide character.  
?C:.  
?H:#\$d\_mbtowc HAS\_MBTOWC /\*\*/  
?H:.  
?LINT:set d\_mbtowc  
: see if mbtowc exists  
set mbtowc d\_mbtowc  
eval \$inlibc

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/d\_mbtowc.U

No license file was found, but licenses were detected in source scan.

?RCS: \$Id: d\_setpent.U,v 3.0 1993/08/18 12:06:09 ram Exp \$  
?RCS:



?RCS: Copyright (c) 1991-1993, Raphael Manfredi  
?RCS:  
?RCS: You may redistribute only under the terms of the Artistic License,  
?RCS: as specified in the README file that comes with the distribution.  
?RCS: You may reuse parts of this distribution only within the terms of  
?RCS: that same Artistic License; a copy of which may be found at the root  
?RCS: of the source tree for dist 3.0.  
?RCS:  
?RCS: \$Log: d\_setpent.U,v \$  
?RCS: Revision 3.0 1993/08/18 12:06:09 ram  
?RCS: Baseline for dist 3.0 netwide release.  
?RCS:  
?MAKE:d\_setpent: Inlibc  
?MAKE: -pick add \$@ %<  
?S:d\_setpent:  
?S: This variable conditionally defines HAS\_SETPROTOENT if setprotoent() is  
?S: available.  
?S:.  
?C:HAS\_SETPROTOENT:  
?C: This symbol, if defined, indicates that the setprotoent() routine is  
?C: available.  
?C:.  
?H:#\$d\_setpent HAS\_SETPROTOENT /\*\*/  
?H:.  
?LINT:set d\_setpent  
: see if setprotoent  
exists  
set setprotoent d\_setpent  
eval \$inlibc

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/modified/d\_setpent.U

No license file was found, but licenses were detected in source scan.

?RCS: \$Id: d\_fd\_set.U,v 3.0.1.3 1997/02/28 15:33:16 ram Exp \$  
?RCS:  
?RCS: Copyright (c) 1991-1993, Raphael Manfredi  
?RCS:  
?RCS: You may redistribute only under the terms of the Artistic License,  
?RCS: as specified in the README file that comes with the distribution.  
?RCS: You may reuse parts of this distribution only within the terms of  
?RCS: that same Artistic License; a copy of which may be found at the root  
?RCS: of the source tree for dist 3.0.  
?RCS:  
?RCS: \$Log: d\_fd\_set.U,v \$  
?RCS: Revision 3.0.1.3 1997/02/28 15:33:16 ram  
?RCS: patch61: added ?F: metalint hint

?RCS:  
?RCS: Revision 3.0.1.2 1994/06/20 06:57:23 ram  
?RCS: patch30: extended scope for fd\_set checks (ADO)  
?RCS:  
?RCS: Revision 3.0.1.1 1994/01/24 14:06:27 ram  
?RCS: patch16: comments for HAS\_FD\_\* symbols were not consistent  
?RCS:  
?RCS: Revision 3.0 1993/08/18 12:06:02 ram  
?RCS: Baseline for dist 3.0 netwide release.  
?RCS:  
?MAKE:d\_fd\_set d\_fd\_macros  
d\_fds\_bits: Compile cat rm\_try Oldconfig \  
d\_socket i\_systime i\_sysselect i\_stdlib run  
?MAKE: -pick add \$@ %<  
?S:d\_fd\_set:  
?S: This variable contains the eventual value of the HAS\_FD\_SET symbol,  
?S: which indicates if your C compiler knows about the fd\_set typedef.  
?S:.  
?S:d\_fd\_macros:  
?S: This variable contains the eventual value of the HAS\_FD\_MACROS symbol,  
?S: which indicates if your C compiler knows about the macros which  
?S: manipulate an fd\_set.  
?S:.  
?S:d\_fds\_bits:  
?S: This variable contains the eventual value of the HAS\_FDS\_BITS symbol,  
?S: which indicates if your fd\_set typedef contains the fds\_bits member.  
?S: If you have an fd\_set typedef, but the dweebs who installed it did  
?S: a half-fast job and neglected to provide the macros to manipulate  
?S: an fd\_set, HAS\_FDS\_BITS will let us know how to fix the gaffe.  
?S:.  
?C:HAS\_FD\_SET:  
?C: This symbol, when defined, indicates presence of the fd\_set typedef  
?C: in <sys/types.h>  
?C:.  
?C:HAS\_FD\_MACROS:  
?C: This symbol, when defined,  
indicates presence of the macros used to  
?C: manipulate an fd\_set.  
?C:.  
?C:HAS\_FDS\_BITS:  
?C: This symbol, when defined, indicates presence of the fds\_bits member in  
?C: fd\_set. This knowledge is useful if fd\_set is available but the macros  
?C: aren't.  
?C:.  
?H:#\$d\_fd\_set HAS\_FD\_SET /\*\*/  
?H:#\$d\_fd\_macros HAS\_FD\_MACROS /\*\*/  
?H:#\$d\_fds\_bits HAS\_FDS\_BITS /\*\*/  
?H:.

```
?F:!try
: check for fd_set items
$cat <<EOM
```

Checking to see how well your C compiler handles fd\_set and friends ...

EOM

?X: The FD\_SET macros can be in strange places. On some SysV-based

?X: systems, they are in <sys/bsdtypes.h>, which is included (perhaps)

?X: by <sys/socket.h>. We won't force people to include

?X: <sys/bsdtypes.h> because it might introduce other

?X: incompatibilities.

```
$cat >try.c <<EOCP
```

```
#$i_stdlib I_STDLIB
```

```
#ifdef I_STDLIB
```

```
#include <stdlib.h>
```

```
#endif
```

```
#$i_systime I_SYS_TIME
```

```
#$i_sysselect I_SYS_SELECT
```

```
#$d_socket HAS_SOCKET
```

```
#include <sys/types.h>
```

```
#ifdef HAS_SOCKET
```

```
#include <sys/socket.h> /* Might include <sys/bsdtypes.h>
```

```
*/
```

```
#endif
```

```
#ifdef I_SYS_TIME
```

```
#include <sys/time.h>
```

```
#endif
```

```
#ifdef I_SYS_SELECT
```

```
#include <sys/select.h>
```

```
#endif
```

```
int main() {
```

```
    fd_set fds;
```

```
#ifdef TRYBITS
```

```
    if(fds.fds_bits);
```

```
#endif
```

```
#if defined(FD_SET) && defined(FD_CLR) && defined(FD_ISSET) && defined(FD_ZERO)
```

```
    exit(0);
```

```
#else
```

```
    exit(1);
```

```
#endif
```

```
}
```

```
EOCP
```

```
set try -DTRYBITS
```

```
if eval $compile; then
```

```
    d_fds_bits="$define"
```

```
    d_fd_set="$define"
```

```

echo "Well, your system knows about the normal fd_set typedef..." >&4
if $run ./try; then
  echo "and you have the normal fd_set macros (just as I'd expect)." >&4
  d_fd_macros="$define"
else
  $cat >&4 <<'EOM'
but not the normal fd_set macros! Gaaack! I'll have to cover for you.
EOM
  d_fd_macros="$undef"
fi
else
  $cat <<'EOM'
Hmm, your compiler has some difficulty with fd_set. Checking further...
EOM
set try
if eval $compile; then
  d_fds_bits="$undef"
  d_fd_set="$define"
  echo "Well, your system has some sort of fd_set available..." >&4
  if $run ./try; then
    echo "and you have the normal
fd_set macros." >&4
    d_fd_macros="$define"
  else
    $cat <<'EOM'
but not the normal fd_set macros! Gross! More work for me...
EOM
    d_fd_macros="$undef"
  fi
else
  echo "Well, you got zip. That's OK, I can roll my own fd_set stuff." >&4
  d_fd_set="$undef"
  d_fds_bits="$undef"
  d_fd_macros="$undef"
fi
fi
$rm_try

```

Found in path(s):

```
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/compline/d_fd_set.U
```

No license file was found, but licenses were detected in source scan.

?RCS: Copyright (c) 2016 Dagfinn Ilmari Mannsker & H.Merijn Brand

?RCS:

?RCS: You may distribute under the terms of either the GNU General Public

?RCS: License or the Artistic License, as specified in the README file.

?RCS:

?MAKE:d\_siginfo\_si\_errno d\_siginfo\_si\_pid d\_siginfo\_si\_uid d\_siginfo\_si\_addr d\_siginfo\_si\_status  
d\_siginfo\_si\_band d\_siginfo\_si\_value d\_siginfo\_si\_fd: d\_sigaction pidtype uidtype Hasfield\_t  
?MAKE: -pick add \$@ %<  
?S:d\_siginfo\_si\_errno:  
?S: This variable conditionally defines the HAS\_SIGINFO\_SI\_ERRNO symbol,  
?S: which indicates that the siginfo\_t struct has the si\_errno member.  
?S:.  
?S:d\_siginfo\_si\_pid:  
?S: This variable conditionally defines the HAS\_SIGINFO\_SI\_PID symbol,  
?S: which indicates that the siginfo\_t struct has the si\_pid member.  
?S:.  
?S:d\_siginfo\_si\_uid:  
?S: This variable conditionally defines the HAS\_SIGINFO\_SI\_UID symbol,  
?S: which indicates that the siginfo\_t struct has the si\_uid member.  
?S:.  
?S:d\_siginfo\_si\_addr:  
?S: This  
variable conditionally defines the HAS\_SIGINFO\_SI\_ADDR symbol,  
?S: which indicates that the siginfo\_t struct has the si\_addr member.  
?S:.  
?S:d\_siginfo\_si\_status:  
?S: This variable conditionally defines the HAS\_SIGINFO\_SI\_STATUS symbol,  
?S: which indicates that the siginfo\_t struct has the si\_status member.  
?S:.  
?S:d\_siginfo\_si\_band:  
?S: This variable conditionally defines the HAS\_SIGINFO\_SI\_BAND symbol,  
?S: which indicates that the siginfo\_t struct has the si\_band member.  
?S:.  
?S:d\_siginfo\_si\_value:  
?S: This variable conditionally defines the HAS\_SIGINFO\_SI\_VALUE symbol,  
?S: which indicates that the siginfo\_t struct has the si\_value member.  
?S:.  
?S:d\_siginfo\_si\_fd:  
?S: This variable conditionally defines the HAS\_SIGINFO\_SI\_FD symbol,  
?S: which indicates that the siginfo\_t struct has the si\_fd member.  
?S:.  
?C:HAS\_SIGINFO\_SI\_ERRNO:  
?C: This symbol, if defined, indicates that siginfo\_t has the  
?C: si\_errno member  
?C:.  
?C:HAS\_SIGINFO\_SI\_PID:  
?C: This  
symbol, if defined, indicates that siginfo\_t has the  
?C: si\_pid member  
?C:.  
?C:HAS\_SIGINFO\_SI\_UID:  
?C: This symbol, if defined, indicates that siginfo\_t has the  
?C: si\_uid member

```

?C:.
?C:HAS_SIGINFO_SI_ADDR:
?C: This symbol, if defined, indicates that siginfo_t has the
?C: si_addr member
?C:.
?C:HAS_SIGINFO_SI_STATUS:
?C: This symbol, if defined, indicates that siginfo_t has the
?C: si_status member
?C:.
?C:HAS_SIGINFO_SI_BAND:
?C: This symbol, if defined, indicates that siginfo_t has the
?C: si_band member
?C:.
?C:HAS_SIGINFO_SI_VALUE:
?C: This symbol, if defined, indicates that siginfo_t has the
?C: si_value member
?C:.
?C:HAS_SIGINFO_SI_FD:
?C: This symbol, if defined, indicates that siginfo_t has the
?C: si_fd member
?C:.
?H:#$d_siginfo_si_errno HAS_SIGINFO_SI_ERRNO /**/
?H:#$d_siginfo_si_pid HAS_SIGINFO_SI_PID /**/
?H:#$d_siginfo_si_uid HAS_SIGINFO_SI_UID /**/
?H:#$d_siginfo_si_addr HAS_SIGINFO_SI_ADDR /**/
?H:#$d_siginfo_si_status HAS_SIGINFO_SI_STATUS /**/
?H:#$d_siginfo_si_band HAS_SIGINFO_SI_BAND /**/
?H:#$d_siginfo_si_value HAS_SIGINFO_SI_VALUE /**/
?H:#$d_siginfo_si_fd HAS_SIGINFO_SI_FD /**/
?H:.
:
    see what siginfo fields we have
case "$d_sigaction" in
"$define")
    echo "Checking if your siginfo_t has si_errno field...">&4
    set d_siginfo_si_errno siginfo_t int si_errno $d_sigaction signal.h
    eval $hasfield_t;

    echo "Checking if your siginfo_t has si_pid field...">&4
    set d_siginfo_si_pid siginfo_t $pidtype si_pid $d_sigaction signal.h
    eval $hasfield_t;

    echo "Checking if your siginfo_t has si_uid field...">&4
    set d_siginfo_si_uid siginfo_t $uidtype si_uid $d_sigaction signal.h
    eval $hasfield_t;

    echo "Checking if your siginfo_t has si_addr field...">&4
    set d_siginfo_si_addr siginfo_t "void *" si_addr $d_sigaction signal.h

```

```

eval $hasfield_t;

echo "Checking if your siginfo_t has si_status field...">&4
set d_siginfo_si_status siginfo_t int si_status $d_sigaction signal.h
eval $hasfield_t;

echo "Checking if your siginfo_t has si_band field...">&4
set
d_siginfo_si_band siginfo_t long si_band $d_sigaction signal.h
eval $hasfield_t;

echo "Checking if your siginfo_t has si_value field...">&4
set d_siginfo_si_value siginfo_t "union sigval" si_value $d_sigaction signal.h
eval $hasfield_t;

echo "Checking if your siginfo_t has si_fd field...">&4
set d_siginfo_si_fd siginfo_t int si_fd $d_sigaction signal.h
eval $hasfield_t;

;;
*)
d_siginfo_si_errno="$undef"
d_siginfo_si_pid="$undef"
d_siginfo_si_uid="$undef"
d_siginfo_si_addr="$undef"
d_siginfo_si_status="$undef"
d_siginfo_si_band="$undef"
d_siginfo_si_value="$undef"
d_siginfo_si_fd="$undef"
;;
esac

```

Found in path(s):

```
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/compline/d_siginfo_si.U
```

No license file was found, but licenses were detected in source scan.

?RCS: You may distribute under the terms of either the GNU General Public

?RCS: License or the Artistic License, as specified in the README file.

?RCS:

?MAKE:d\_tgamma: Inlibc

?MAKE: -pick add \$@ %<

?S:d\_tgamma:

?S: This variable conditionally defines the HAS\_TGAMMA symbol, which

?S: indicates to the C program that the tgamma() routine is available

?S: for the gamma function. See also d\_lgamma.

?S:.

?C:HAS\_TGAMMA:

?C: This symbol, if defined, indicates that the tgamma routine is  
?C: available to do the gamma function. See also HAS\_LGAMMA.  
?C:.  
?H:#\$d\_tgamma HAS\_TGAMMA /\*\*/  
?H:.  
?LINT:set d\_tgamma  
: see if tgamma exists  
set tgamma d\_tgamma  
eval \$inlibc

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/perl/d\_tgamma.U

No license file was found, but licenses were detected in source scan.

?RCS: \$Id\$  
?RCS:  
?RCS: Copyright (c) 2000 Jarkko Hietaniemi  
?RCS:  
?RCS: You may distribute under the terms of either the GNU General Public  
?RCS: License or the Artistic License, as specified in the README file.  
?RCS:  
?MAKE:d\_strtoq: Inlibc  
?MAKE: -pick add \$@ %<  
?S:d\_strtoq:  
?S: This variable conditionally defines the HAS\_STRTOQ symbol, which  
?S: indicates to the C program that the strtouq() routine is available.  
?S:.  
?C:HAS\_STRTOQ:  
?C: This symbol, if defined, indicates that the strtouq routine is  
?C: available to convert strings to long longs (quads).  
?C:.  
?H:#\$d\_strtoq HAS\_STRTOQ /\*\*/  
?H:.  
?LINT:set d\_strtoq  
: see if strtouq exists  
set strtouq d\_strtoq  
eval \$inlibc

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/perl/d\_strtoq.U

No license file was found, but licenses were detected in source scan.

?RCS: \$Id: libs.U,v 3.0.1.6 1997/02/28 16:09:11 ram Exp \$  
?RCS:  
?RCS: Copyright (c) 1991-1993, Raphael Manfredi  
?RCS:



?RCS: You may redistribute only under the terms of the Artistic License,  
?RCS: as specified in the README file that comes with the distribution.  
?RCS: You may reuse parts of this distribution only within the terms of  
?RCS: that same Artistic License; a copy of which may be found at the root  
?RCS: of the source tree for dist 3.0.  
?RCS:  
?RCS: \$Log: libs.U,v \$  
?RCS: Revision 3.0.1.6 1997/02/28 16:09:11 ram  
?RCS: patch61: replaced .a with \$\_a all over the place  
?RCS:  
?RCS: Revision 3.0.1.5 1995/07/25 14:12:05 ram  
?RCS: patch56: now knows about OS/2 platforms  
?RCS:  
?RCS: Revision 3.0.1.4 1994/10/29 16:24:22 ram  
?RCS: patch36: removed old broken thislib/thatlib processing (ADO)  
?RCS:  
?RCS: Revision 3.0.1.3 1994/06/20 07:05:44 ram  
?RCS: patch30: code cleanup with if/elif by ADO and RAM  
?RCS: patch30:  
    undone patch23 for libswanted default setting  
?RCS:  
?RCS: Revision 3.0.1.2 1994/05/06 15:08:45 ram  
?RCS: patch23: now includes ordered default libswanted variable (ADO)  
?RCS: patch23: major cleanup for library lookups (ADO)  
?RCS:  
?RCS: Revision 3.0.1.1 1993/08/25 14:02:31 ram  
?RCS: patch6: added default for libs  
?RCS:  
?RCS: Revision 3.0 1993/08/18 12:09:03 ram  
?RCS: Baseline for dist 3.0 netwide release.  
?RCS:  
?MAKE:libs ignore\_versioned\_solibs libsfound libsfiles libsdirs libspath: \  
test cat Myread Oldconfig Loc libpth package xlibpth so \_a \  
usesocks sed uselongdouble usequadmath  
?MAKE: -pick add \$@ %<  
?S:libs:  
?S: This variable holds the additional libraries we want to use.  
?S: It is up to the Makefile to deal with it. The list can be empty.  
?S:.  
?S:libsfound:  
?S: This variable holds the full pathnames of the libraries  
?S: we found and accepted.  
?S:.  
?S:libsfiles:  
?S: This variable holds the filenames aka basenames of the libraries  
?S: we found and accepted.  
?S:.  
?S:libsdirs:

?S: This  
variable holds the directory names aka dirnames of the libraries

?S: we found and accepted, duplicates are removed.

?S:.

?S:libspath:  
?S: This variable holds the directory names probed for libraries.

?S:.

?S:ignore\_versioned\_solibs:  
?S: This variable should be non-empty if non-versioned shared  
?S: libraries (libfoo.so.x.y) are to be ignored (because they  
?S: cannot be linked against).

?S:.

?T:xxx yyy thislib thisdir libswanted libstyle

?D:libs=""

?X:  
?X: This order is chosen so that libraries -lndir, -ldir, -lucb, -lbsd,  
?X: -lBSD, -lPW, and -lx only get used if there are unresolved  
?X: routines at link time. Usually, these are backwards compatibility  
?X: libraries, and may not be as reliable as the standard c library.

?X:  
?X: The -lsocket -linet -lnsl order has been reported to be necessary  
?X: for at least one SVR4 implementation.

?X: -lc must proceed -lucb or -lbsd for most Solaris applications.

?X: -lc\_s proceeds -lc so we pick up the shared library version,  
if  
?X: it is available.

?X:  
?X: The ordering of c, posix, and cposix is a guess and almost  
?X: certainly wrong on about half of all systems.

?X:  
?X: Set proper libswanted in your private Myinit.U if needed.

?X:  
?X:: default ordered library list

?X:libswanted='net socket inet bind nsl nm sdbm gdbm ndbm dbm malloc dl'

?X:libswanted="\$libswanted dld sun m c\_s c posix cposix ndir dir ucb"

?X:libswanted="\$libswanted bsd BSD PW x"

?X:  
?INIT:: default library list

?INIT:libswanted=""

?INIT:: some systems want to use only the non-versioned libso:s

?INIT:ignore\_versioned\_solibs=""

?LINT:extern usecbacktrace

?LINT:extern libscheck

?LINT:extern p

?LINT:use uselongdouble

: Looking for optional libraries

echo " "

echo "Checking for optional libraries..." >&4

```

case "$libs" in
'|") dflt="";;
*) dflt="$libs";;
esac
case "$libswanted" in
") libswanted='c_s';;
esac
?X: libsocks has nasty naming scheme.
?X: This does not work if somebody wants SOCKS 4.
case "$usesocks" in
"$define") libswanted="$libswanted
socks5 socks5_sh" ;;
esac
case "$usecbacktrace" in
"$define") libswanted="$libswanted bfd" ;;
esac
case "$usequadmath" in
"$define") libswanted="$libswanted quadmath" ;;
esac
libsfound="
libsfiles="
libsdirs="
libspath="
for thisdir in $libpth $xlibpth; do
test -d $thisdir && libspath="$libspath $thisdir"
done
for thislib in $libswanted; do
for thisdir in $libspath; do
xxx="
if test ! -f "$xxx" -a "X$ignore_versioned_solibs" = "X"; then
xxx=`ls $thisdir/lib$thislib.$so.[0-9] 2>/dev/null|sed -n '$p`
test -f "$xxx" && eval $libscheck
$test -f "$xxx" && libstyle=shared
xxx=`ls $thisdir/lib$thislib.[0-9].$so 2>/dev/null|sed -n '$p`
test -f "$xxx" && eval $libscheck
$test -f "$xxx" && libstyle=shared
fi
if test ! -f "$xxx"; then
xxx=$thisdir/lib$thislib.$so
test -f "$xxx" && eval $libscheck
$test -f "$xxx" && libstyle=shared
fi
if test ! -f "$xxx"; then
xxx=$thisdir/lib$thislib$_a
test -f "$xxx"
&& eval $libscheck
$test -f "$xxx" && libstyle=static
fi

```

```

if test ! -f "$xxx"; then
xxx=$thisdir/$thislib$_a
    $test -f "$xxx" && eval $libscheck
$test -f "$xxx" && libstyle=static
fi
if test ! -f "$xxx"; then
xxx=$thisdir/lib${thislib}_s$_a
    $test -f "$xxx" && eval $libscheck
$test -f "$xxx" && libstyle=static
$test -f "$xxx" && thislib=${thislib}_s
fi
if test ! -f "$xxx"; then
xxx=$thisdir/Slib$thislib$_a
    $test -f "$xxx" && eval $libscheck
$test -f "$xxx" && libstyle=static
fi
if $test -f "$xxx"; then
case "$libstyle" in
shared) echo "Found -l$thislib (shared)."; ;
static) echo "Found -l$thislib."; ;
*) echo "Found -l$thislib ($libstyle)."; ;
esac
case " $dflt " in
*" -l$thislib "*) ;
*) dflt="$dflt -l$thislib"
    libsfound="$libsfound $xxx"
    yyy=`basename $xxx`
    libsfiles="$libsfiles $yyy"
    yyy=`echo $xxx|sed -e
"s%/$yyy\\|\\$%%"`
    case " $libsdirs " in
    *" $yyy "*) ; ;
    *) libsdirs="$libsdirs $yyy" ; ;
    esac
    ; ;
esac
break
fi
done
if $test ! -f "$xxx"; then
    echo "No -l$thislib."
fi
done
set X $dflt
shift
dflt="$*"
case "$libs" in
") dflt="$dflt";;

```

```
*) dflt="$libs";;
esac
case "$dflt" in
'|') dflt='none';;
esac
```

\$cat <<EOM

In order to compile \$package on your machine, a number of libraries are usually needed. Include any other special libraries here as well. Say "none" for none. The default list is almost always right.  
EOM

```
echo " "
rp="What libraries to use?"
./myread
case "$ans" in
none) libs=' ';;
*) libs="$ans";;
esac
```

Found in path(s):

```
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/modified/libs.U
```

No license file was found, but licenses were detected in source scan.

?RCS: \$Id: d\_setgrps.U 1 2006-08-24 12:32:52Z rmanfredi \$

?RCS:

?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi

?RCS:

?RCS: You may redistribute only under the terms of the Artistic Licence,

?RCS: as specified in the README file that comes with the distribution.

?RCS: You may reuse parts of this distribution only within the terms of

?RCS: that same Artistic Licence; a copy of which may be found at the root

?RCS: of the source tree for dist 4.0.

?RCS:

?RCS: \$Log: d\_setgrps.U,v \$

?RCS: Revision 3.0 1993/08/18 12:06:08 ram

?RCS: Baseline for dist 3.0 netwide release.

?RCS:

?MAKE:d\_setgrps: Inlibc

?MAKE: -pick add \$@ %<

?S:d\_setgrps:

?S: This variable conditionally defines the HAS\_SETGROUPS symbol, which

?S: indicates to the C program that the setgroups() routine is available

?S: to set the list of process groups.

?S:.

?C:HAS\_SETGROUPS:

?C: This symbol, if defined, indicates that the setgroups() routine is

?C: available

to set the list of process groups. If unavailable, multiple

?C: groups are probably not supported.

?C:.

?H:#\$d\_setgrps HAS\_SETGROUPS /\*\*/

?H:.

?LINT:set d\_setgrps

: see if setgroups exists

set setgroups d\_setgrps

eval \$inlibc

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/d\_setgrps.U

No license file was found, but licenses were detected in source scan.

?RCS: \$Id\$

?RCS:

?RCS: Copyright (c) 1996,1998 Andy Dougherty

?RCS: Copyright (c) 1996, Sven Verdoolaege

?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi

?RCS:

?RCS: You may redistribute only under the terms of the Artistic License,

?RCS: as specified in the README file that comes with the distribution.

?RCS: You may reuse parts of this distribution only within the terms of

?RCS: that same Artistic License; a copy of which may be found at the root

?RCS: of the source tree for dist 4.0.

?RCS:

?MAKE:d\_gnulibc gnulibc\_version: Myread Oldconfig Setvar rm\_try \  
cat Compile run

?MAKE: -pick add \$@ %<

?S:d\_gnulibc:

?S: Defined if we're dealing with the GNU C Library.

?S:.

?S:gnulibc\_version:

?S: This variable contains the version number of the GNU C library.

?S: It is usually something like '2.2.5'. It is a plain " if this

?S: is not the GNU C library, or if the version is unknown.

?S:.

?C:HAS\_GNULIBC ~ %<:

?C: This

symbol, if defined, indicates to the C program that

?C: the GNU C library is being used. A better check is to use

?C: the \_\_GLIBC\_\_ and \_\_GLIBC\_MINOR\_\_ symbols supplied with glibc.

?C:.

?H:%<:#\$d\_gnulibc HAS\_GNULIBC /\*\*/

?H:%<:#if defined(HAS\_GNULIBC) && !defined(\_GNU\_SOURCE)

```

?H:?%<:#define _GNU_SOURCE
?H:?%<:#endif
?H:.
?F:!glibc.ver !try.c !try
?LINT: set d_gnulibc
?LINT: usefile try.c
?LINT: known _GNU_SOURCE
?X: gnulibc can be executed by calling __libc_main().
?X: Ulrich Drepper doesn't think any other libc does that,
?X: but we check if it says 'GNU C Library' to be sure.
?X:
?X: Alas, as of 3/1998 glibc 2.0.7 reportedly isn't going to
?X: have __libc_main() anymore. :-(. Fortunately, all released
?X: versions of glibc 2.x.x _do_ have CPP variables. For 2.0.6,
?X: they are:
?X: #define __GLIBC__ 2
?X: #define __GLIBC_MINOR__ 0.
?X: (The '6' isn't available :-(.
?X: glibc2.1 will also have
?X: extern const char * __gnu_get_libc_release(void);
?X: extern const char *
    __gnu_get_libc_version(void);
?X: functions. --thanks to Andreas Jaeger. --AD 6/1998.
?X: Although the exact format isn't documented, __gnu_get_libc_version()
?X: returns a simple string '2.1.3' in glibc 2.1.3.
?X:
: determine whether we are using a GNU C library
echo " "
echo "Checking for GNU C Library..." >&4
cat >try.c <<'EOCP'
/* Find out version of GNU C library. __GLIBC__ and __GLIBC_MINOR__
   alone are insufficient to distinguish different versions, such as
   2.0.6 and 2.0.7. The function gnu_get_libc_version() appeared in
   libc version 2.1.0. A. Dougherty, June 3, 2002.
*/
#include <stdio.h>
int main(void)
{
#ifdef __GLIBC__
# ifdef __GLIBC_MINOR__
#   if __GLIBC__ >= 2 && __GLIBC_MINOR__ >= 1
#     include <gnu/libc-version.h>
printf("%s\n", gnu_get_libc_version());
#   else
printf("%d.%d\n", __GLIBC__, __GLIBC_MINOR__);
#   endif
# else
printf("%d\n", __GLIBC__);

```

```

# endif
return 0;
#else
return 1;
#endif
}
EOCP
set
try
if eval $compile_ok && $run ./try > glibc.ver; then
val="$define"
gnulibc_version=`$cat glibc.ver`
echo "You are using the GNU C Library version $gnulibc_version"
else
val="$undef"
gnulibc_version=""
echo "You are not using the GNU C Library"
fi
$rm_try glibc.ver
set d_gnulibc
eval $setvar

```

Found in path(s):

```
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/d_gnulibc.U
```

No license file was found, but licenses were detected in source scan.

```

?RCS: $Id: i_dirent.U,v 3.0.1.4 1994/10/29 16:20:01 ram Exp $
?RCS:
?RCS: Copyright (c) 1991-1993, Raphael Manfredi
?RCS:
?RCS: You may redistribute only under the terms of the Artistic License,
?RCS: as specified in the README file that comes with the distribution.
?RCS: You may reuse parts of this distribution only within the terms of
?RCS: that same Artistic License; a copy of which may be found at the root
?RCS: of the source tree for dist 3.0.
?RCS:
?RCS: $Log: i_dirent.U,v $
?RCS: Revision 3.0.1.4 1994/10/29 16:20:01 ram
?RCS: patch36: failed scanning for 'd_namlen' with missing <dirent.h> (ADO)
?RCS:
?RCS: Revision 3.0.1.3 1994/06/20 07:01:25 ram
?RCS: patch30: added direntrytype for hints, merely for NeXT (ADO)
?RCS: patch30: now checks for both struct dirent and direct (ADO)
?RCS:
?RCS: Revision 3.0.1.2 1994/05/13 15:22:37 ram
?RCS: patch27: new variable direntrytype for proper type setting (ADO)
?RCS:

```



?RCS:  
Revision 3.0.1.1 1994/01/24 14:11:15 ram

?RCS: patch16: added new Direntry\_t pseudo-type for directory entries

?RCS:  
?RCS: Revision 3.0 1993/08/18 12:08:17 ram

?RCS: Baseline for dist 3.0 netwide release.

?RCS:  
?X:  
?X: This unit looks whether there is a dirent system or not

?X:  
?MAKE:i\_dirent d\_dirnamlen direntrytype: test contains Setvar \  
Myread Findhdr cppstdin cppflags cppminus rm\_try

?MAKE: -pick add \$@ %<

?S:i\_dirent:  
?S: This variable conditionally defines I\_DIRENT, which indicates  
?S: to the C program that it should include <dirent.h>.

?S:.  
?S:d\_dirnamlen:  
?S: This variable conditionally defines DIRNAMLEN, which indicates  
?S: to the C program that the length of directory entry names is  
?S: provided by a d\_namelen field.

?S:.  
?S:direntrytype:  
?S: This symbol is set to 'struct direct' or 'struct dirent' depending on  
?S: whether dirent is available or not. You should use this pseudo type to  
?S: portably declare your directory entries.

?S:.  
?C:I\_DIRENT:  
?C: This symbol,  
if defined, indicates to the C program that it should  
?C: include <dirent.h>. Using this symbol also triggers the definition  
?C: of the Direntry\_t define which ends up being 'struct dirent' or  
?C: 'struct direct' depending on the availability of <dirent.h>.

?C:.  
?C:DIRNAMLEN:  
?C: This symbol, if defined, indicates to the C program that the length  
?C: of directory entry names is provided by a d\_namelen field. Otherwise  
?C: you need to do strlen() on the d\_name field.

?C:.  
?C:Direntry\_t:  
?C: This symbol is set to 'struct direct' or 'struct dirent' depending on  
?C: whether dirent is available or not. You should use this pseudo type to  
?C: portably declare your directory entries.

?C:.  
?H:#\$i\_dirent I\_DIRENT /\*\*/  
?H:#\$d\_dirnamlen DIRNAMLEN /\*\*/  
?H:?%<:@if I\_DIRENT && Direntry\_t  
?H:?%<:#define Direntry\_t \$direntrytype

```

?H:?%<:@end
?H:.
?T:xinc guess1 guess2
?LINT:set i_dirent d_dirnamlen
: see if this is a dirent system
echo " "
if xinc=`./findhdr dirent.h`; $test "$xinc"; then
  val="$define"
  echo
  "<dirent.h> found." >&4
else
  val="$undef"
  if xinc=`./findhdr sys/dir.h`; $test "$xinc"; then
    echo "<sys/dir.h> found." >&4
    echo " "
  else
    xinc=`./findhdr sys/ndir.h`
  fi
  echo "<dirent.h> NOT found." >&4
fi
set i_dirent
eval $setvar

?X: Use struct dirent or struct direct? If we're using dirent.h,
?X: it's probably struct dirent, but apparently not always.
?X: Assume $xinc still contains the name of the header file we're using.
@if direntrytype || Direntry_t
: Look for type of directory structure.
echo " "
$cppstdin $cppflags $cppminus < "$xinc" > try.c

case "$direntrytype" in
'| ')
  case "$i_dirent" in
$define) guess1='struct dirent' ;;
*) guess1='struct direct' ;;
esac
;;
*) guess1="$direntrytype"
;;
esac

case "$guess1" in
'struct dirent') guess2='struct direct' ;;
*) guess2='struct dirent' ;;
esac

if $contains "$guess1" try.c >/dev/null 2>&1; then

```

```

direntrytype="$guess1"
echo "Your directory entries are $direntrytype." >&4
elif $contains "$guess2"
try.c >/dev/null 2>&1; then
direntrytype="$guess2"
echo "Your directory entries seem to be $direntrytype." >&4
else
echo "I don't recognize your system's directory entries." >&4
rp="What type is used for directory entries on this system?"
dflt="$guess1"
./myread
direntrytype="$ans"
fi
$rm_try

@end
@if d_dirnamlen || DIRNAMLEN
: see if the directory entry stores field length
echo " "
$cppstdin $cppflags $cppminus < "$xinc" > try.c
if $contains 'd_namlen' try.c >/dev/null 2>&1; then
echo "Good, your directory entry keeps length information in d_namlen." >&4
val="$define"
else
echo "Your directory entry does not know about the d_namlen field." >&4
val="$undef"
fi
set d_dirnamlen
eval $setvar
$rm_try

@end

```

Found in path(s):

```
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/modified/i_dirent.U
```

No license file was found, but licenses were detected in source scan.

?RCS: \$Id: so.U 1 2006-08-24 12:32:52Z rmanfredi \$

?RCS:

?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi

?RCS:

?RCS: You may redistribute only under the terms of the Artistic Licence,

?RCS: as specified in the README file that comes with the distribution.

?RCS: You may reuse parts of this distribution only within the terms of

?RCS: that same Artistic Licence; a copy of which may be found at the root

?RCS: of the source tree for dist 4.0.

?RCS:

```

?RCS: $Log: so.U,v $
?RCS: Revision 3.0.1.2 1994/10/29 16:30:04 ram
?RCS: patch36: now tells user how he can suppress shared lib lookup (ADO)
?RCS: patch36: removed echo at the top, since it's now in the here-doc (ADO)
?RCS:
?RCS: Revision 3.0.1.1 1994/06/20 07:07:02 ram
?RCS: patch30: created
?RCS:
?X:
?X: This unit computes the shared-object / shared-lib extension
?X:
?MAKE:so d_libname_unique: test libpth Loc Myread Oldconfig cat Setvar
?MAKE: -pick add $@ %<
?S:so:
?S: This
variable holds the extension used to identify shared libraries
?S: (also known as shared objects) on the system. Usually set to 'so'.
?S:.
?S:d_libname_unique:
?S: This variable is defined if the target system insists on unique
?S: basenames for shared library files. This is currently true on Android,
?S: false everywhere else we know of.
?S: Defaults to 'undef'.
?S:.
?LINT:set d_libname_unique
?T: xxx
: compute shared library extension
case "$so" in
")
if xxx=`./loc libc.sl X $libpth`; $test -f "$xxx"; then
dflt='sl'
else
dflt='so'
fi
;;
*) dflt="$so";;
esac
$cat <<EOM

```

On some systems, shared libraries may be available. Answer 'none' if you want to suppress searching of shared libraries for the remainder of this configuration.

```

EOM
rp='What is the file extension used for shared libraries?'
./myread
so="$ans"

```

: Does target system insist that shared library basenames are unique

\$cat << EOM

Some dynamic loaders assume that the \*basename\* of shared library filenames are globally unique. We'll default this to undef as we assume your system is not this weird. Set to defined if you're on one of them.

EOM

```
dflt='n'
rp='Make shared library basenames unique?'
./myread
case "$ans" in
y|Y) val="$define" ;;
*) val="$undef" ;;
esac
set d_libname_unique
eval $setvar
```

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/modified/so.U

No license file was found, but licenses were detected in source scan.

?RCS: \$Id: d\_getprotby.U,v \$

?RCS:

?RCS: Copyright (c) 1998 Andy Dougherty

?RCS:

?RCS: You may distribute under the terms of either the GNU General Public

?RCS: License or the Artistic License, as specified in the README file.

?RCS:

?MAKE:d\_getpbyname d\_getpbynumber: Inlibc

?MAKE: -pick add \$@ %<

?S:d\_getpbyname:

?S: This variable conditionally defines the HAS\_GETPROTOBYNAME

?S: symbol, which indicates to the C program that the

?S: getprotobyname() routine is available to look up protocols

?S: by their name.

?S:.

?S:d\_getpbynumber:

?S: This variable conditionally defines the HAS\_GETPROTOBYNUMBER

?S: symbol, which indicates to the C program that the

?S: getprotobynumber() routine is available to look up protocols

?S: by their number.

?S:.

?C:HAS\_GETPROTOBYNAME:

?C: This symbol, if defined, indicates that the getprotobyname()

?C: routine is available to look up protocols by their name.  
?C:.  
?C:HAS\_GETPROTOBYNUMBER:  
?C: This  
symbol, if defined, indicates that the getprotobyname()  
?C: routine is available to look up protocols by their number.  
?C:.  
?H:#\$d\_getpbyname HAS\_GETPROTOBYNAME /\*\*/  
?H:#\$d\_getpbynumber HAS\_GETPROTOBYNUMBER /\*\*/  
?H:.  
?LINT:set d\_getpbyname d\_getpbynumber  
: Optional checks for getprotobyname and getprotobynumber

```
@if d_getpbyname || HAS_GETPROTOBYNAME  
: see if getprotobyname exists  
set getprotobyname d_getpbyname  
eval $inlibc  
@end
```

```
@if d_getpbynumber || HAS_GETPROTOBYNUMBER  
: see if getprotobynumber exists  
set getprotobynumber d_getpbynumber  
eval $inlibc  
@end
```

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/modified/d\_getprotby.U

No license file was found, but licenses were detected in source scan.

?RCS: \$Id\$  
?RCS:  
?RCS: Copyright (c) 2000, Jarkko Hietaniemi  
?RCS:  
?RCS: You may redistribute only under the terms of the Artistic License,  
?RCS: as specified in the README file that comes with the distribution.  
?RCS: You may reuse parts of this distribution only within the terms of  
?RCS: that same Artistic License; a copy of which may be found at the root  
?RCS: of the source tree for dist 3.0.  
?RCS:  
?MAKE:d\_lseekproto: Hasproto i\_systypes i\_unistd  
?MAKE: -pick add \$@ %<  
?S:d\_lseekproto:  
?S: This variable conditionally defines the HAS\_LSEEK\_PROTO symbol,  
?S: which indicates to the C program that the system provides  
?S: a prototype for the lseek() function. Otherwise, it is  
?S: up to the program to supply one.  
?S:.

```
?C:HAS_LSEEK_PROTO:
?C: This symbol, if defined, indicates that the system provides
?C: a prototype for the lseek() function. Otherwise, it is up
?C: to the program to supply one. A good guess is
?C: extern
    off_t lseek(int, off_t, int);
?C:.
?H:#$d_lseekproto HAS_LSEEK_PROTO /**/
?H:.
?LINT:set d_lseekproto
: see if prototype for lseek is available
echo " "
set d_lseekproto lseek $i_systypes sys/types.h $i_unistd unistd.h
eval $hasproto
```

Found in path(s):

```
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/protos/d_lseekproto.U
```

No license file was found, but licenses were detected in source scan.

```
?RCS: $Id: prefix.U,v 3.1 1999/07/08 18:27:51 doughera Exp doughera $
?RCS:
?RCS: Copyright (c) 1991-1993, Raphael Manfredi
?RCS:
?RCS: You may redistribute only under the terms of the Artistic License,
?RCS: as specified in the README file that comes with the distribution.
?RCS: You may reuse parts of this distribution only within the terms of
?RCS: that same Artistic License; a copy of which may be found at the root
?RCS: of the source tree for dist 3.0.
?RCS:
?RCS: Original Author: Andy Dougherty <doughera@lafcol.lafayette.edu>
?RCS:
?RCS: $Log: prefix.U,v $
?RCS: Revision 3.1 1999/07/08 18:27:51 doughera
?RCS: 5.005_5x version -- Andy Dougherty
?RCS:
?RCS: Revision 3.0.1.2 1995/01/30 14:44:05 ram
?RCS: patch49: new prefixexp variable holding a fully expanded prefix
?RCS: patch49: save off previous prefix value in oldprefix if changed (WED)
?RCS: patch49: added the INSTALLPREFIX define for C programs to use (WED)
?RCS:
?RCS:
Revision 3.0.1.1 1994/08/29 16:31:34 ram
?RCS: patch32: created by ADO
?RCS:
?MAKE:prefix prefixexp +oldprefix: Getfile Loc Oldconfig cat package
?MAKE: -pick add $@ %<
?S:prefix:
```

?S: This variable holds the name of the directory below which the  
 ?S: user will install the package. Usually, this is /usr/local, and  
 ?S: executables go in /usr/local/bin, library stuff in /usr/local/lib,  
 ?S: man pages in /usr/local/man, etc. It is only used to set defaults  
 ?S: for things in bin.U, mansrc.U, privlib.U, or scriptdir.U.  
 ?S:.  
 ?S:prefixexp:  
 ?S: This variable holds the full absolute path of the directory below  
 ?S: which the user will install the package. Derived from prefix.  
 ?S:.  
 ?S:oldprefix:  
 ?S: This variable is set non-null if the prefix was previously defined  
 ?S: and gets set to a new value. Used internally by Configure only.  
 ?S:.  
 ?C:INSTALLPREFIX:  
 ?C: This symbol contains the name of the install prefix for this package.  
 ?C:.  
 ?H:#define INSTALLPREFIX "\$prefix" /\*\*/  
 ?H:.  
 :  
 determine root of directory hierarchy where package will be installed.  
 case "\$prefix" in  
 ")  
 dflt=`./loc . /usr/local /usr/local /local /opt /usr`  
 ;;  
 \*?)  
 dflt=`echo "\$prefix" | sed 's/.//'`  
 ;;  
 \*)  
 dflt="\$prefix"  
 ;;  
 esac  
 \$cat <<EOM

By default, \$package will be installed in \$dflt/bin, manual pages  
 under \$dflt/man, etc..., i.e. with \$dflt as prefix for all  
 installation directories. Typically this is something like /usr/local.  
 If you wish to have binaries under /usr/bin but other parts of the  
 installation under /usr/local, that's ok: you will be prompted  
 separately for each of the installation directories, the prefix being  
 only used to set the defaults.

EOM  
 fn=d~  
 rp='Installation prefix to use?'  
 ./getfile  
 oldprefix="  
 case "\$prefix" in



```
) ;;
*)
case "$ans" in
"$prefix") ;;
*) oldprefix="$prefix";;
esac
;;
esac
prefix="$ans"
prefixexp="$ansexp"
```

Found in path(s):

```
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/installdirs/prefix.U
```

No license file was found, but licenses were detected in source scan.

?RCS: Copyright (c) 2017, Karl Williamson

?RCS:

?RCS: You may redistribute only under the terms of the Artistic License,

?RCS: as specified in the README file that comes with the distribution.

?RCS: You may reuse parts of this distribution only within the terms of

?RCS: that same Artistic License; a copy of which may be found at the root

?RCS: of the source tree for dist 3.0.

?RCS:

?MAKE:d\_wcrtomb: Inlibc

?MAKE: -pick add \$@ %<

?S:d\_wcrtomb:

?S: This variable conditionally defines the HAS\_WCRTOMB symbol if the

?S: wcrtomb() routine is available to be used to convert a wide character

?S: into a multi-byte character.

?S:.

?C:HAS\_WCRTOMB:

?C: This symbol, if defined, indicates that the wcrtomb routine is

?C: available to convert a wide character into a multi-byte character.

?C:.

?H:#\$d\_wcrtomb HAS\_WCRTOMB /\*\*/

?H:.

?LINT: set d\_wcrtomb

: see if wcrtomb exists

set wcrtomb d\_wcrtomb

eval \$inlibc

Found in path(s):

```
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/threads/d_wcrtomb.U
```

No license file was found, but licenses were detected in source scan.

?RCS: \$Id: libpth.U 1 2006-08-24 12:32:52Z rmanfredi \$

?RCS:  
?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi  
?RCS:  
?RCS: You may redistribute only under the terms of the Artistic License,  
?RCS: as specified in the README file that comes with the distribution.  
?RCS: You may reuse parts of this distribution only within the terms of  
?RCS: that same Artistic License; a copy of which may be found at the root  
?RCS: of the source tree for dist 4.0.  
?RCS:  
?RCS: \$Log: libpth.U,v \$  
?RCS: Revision 3.0.1.6 1997/02/28 16:08:49 ram  
?RCS: patch61: new loclibpth variable  
?RCS:  
?RCS: Revision 3.0.1.5 1995/01/11 15:31:30 ram  
?RCS: patch45: call ./mips instead of just mips (WED)  
?RCS:  
?RCS: Revision 3.0.1.4 1994/08/29 16:29:15 ram  
?RCS: patch32: added /lib/pa1.1 for HP-UX specially tuned PA-RISC libs (ADO)  
?RCS: patch32: fixed information message, making it clearer (ADO)  
?RCS:  
?RCS: Revision 3.0.1.3 1994/06/20 07:03:54  
ram  
?RCS: patch30: added /usr/shlib to glibpth for shared-only libraries  
?RCS:  
?RCS: Revision 3.0.1.2 1994/05/13 15:26:57 ram  
?RCS: patch27: fixed a typo (libpth -> glibpth)  
?RCS:  
?RCS: Revision 3.0.1.1 1994/05/06 15:07:53 ram  
?RCS: patch23: now asks for library directories to be searched (ADO)  
?RCS:  
?RCS: Revision 3.0 1993/08/18 12:09:02 ram  
?RCS: Baseline for dist 3.0 netwide release.  
?RCS:  
?X:  
?X: This unit initializes the path for C library lookup.  
?X:  
?MAKE:libpth glibpth xlibpth plibpth loclibpth incpth: \  
usrinc incpath test cat Myread Oldconfig sysroot osname \  
ccname echo cppstdin awk grep sed rm usecrosscompile  
?MAKE: -pick add \$@ %<  
?S:libpth:  
?S: This variable holds the general path (space-separated) used to find  
?S: libraries. It is intended to be used by other units.  
?S:.  
?S:glibpth:  
?S: This variable holds the general path (space-separated) used to  
?S: find libraries. It may contain directories that do not exist on  
?S: this platform, libpth is the cleaned-up

version.

?S:.

?S:xlibpth:

?S: This variable holds extra path (space-separated) used to find  
 ?S: libraries on this platform, for example CPU-specific libraries  
 ?S: (on multi-CPU platforms) may be listed here.

?S:.

?S:loclibpth:

?S: This variable holds the paths (space-separated) used to find local  
 ?S: libraries. It is prepended to libpth, and is intended to be easily  
 ?S: set from the command line.

?S:.

?S:plibpth:

?S: Holds the private path used by Configure to find out the libraries.  
 ?S: Its value is prepend to libpth. This variable takes care of special  
 ?S: machines, like the mips. Usually, it should be empty.

?S:.

?S:incpth:

?S: This variable must precede the normal include path to get the  
 ?S: right one, as in "\$incpath/usr/include" or "\$incpath/usr/lib".  
 ?S: Value can be "" or "/bsd43" on mips.

?S:.

?T: xxx dlist i j croak

?LINT:extern incpth

?LINT:change usrrinc

?INIT:: change the next line if compiling for Xenix/286 on Xenix/386

?INIT:xlibpth="/usr/lib/386 /lib/386"

?INIT::

Possible local library directories to search.

?INIT:loclibpth="/usr/local/lib /opt/local/lib /usr/gnu/lib"

?INIT:loclibpth="\$loclibpth /opt/gnu/lib /usr/GNU/lib /opt/GNU/lib"

?INIT:

?INIT:: general looking path for locating libraries

?INIT:glibpth="/lib /usr/lib \$xlibpth"

?INIT:glibpth="\$glibpth /usr/ccs/lib /usr/ucblib /usr/local/lib"

?X: /shlib is for Digital Unix 4.0

?X: /usr/shlib is for OSF/1 systems.

?INIT:test -f /usr/shlib/libc.so && glibpth="/usr/shlib \$glibpth"

?INIT:test -f /shlib/libc.so && glibpth="/shlib \$glibpth"

?INIT:test -d /usr/lib64 && glibpth="\$glibpth /lib64 /usr/lib64 /usr/local/lib64"

?INIT:

?INIT:: Private path used by Configure to find libraries. Its value  
 ?INIT:: is prepended to libpth. This variable takes care of special  
 ?INIT:: machines, like the mips. Usually, it should be empty.

?INIT:plibpth="

?INIT:

?X:cppfilter is later used in Findhdr.U, but we not want to expose it to config.h

?T:cppfilter

```

: Adjust cppfilter for path component separator
case
"$osname" in
vos) cppfilter="tr '\\|>' '/' |" ;; # path component separator is >
os2) cppfilter="sed -e 's|\\\\\\\\\\\\\\\\/|g'|" ;; # path component separator is \
*) cppfilter="";;
esac

: Use gcc to determine libpth and incpth
# If using gcc or clang, we can get better values for libpth, incpth
# and usrinc directly from the compiler.
# Note that ccname for clang is also gcc.
case "$ccname" in
gcc)
$echo 'extern int foo;' > try.c
set X `$cppstdin -v try.c 2>&1 | $awk '/^#include </,/^End of search /|'$cppfilter $grep '/include`
shift
if $test $# -gt 0; then
    incpth="$incpth $*"
    incpth="$echo $incpth|$sed 's/^ //'`
    for i in $*; do
j="$echo $i|$sed 's,/include$,/lib,`"
if $test -d $j; then
    libpth="$libpth $j"
fi
done
libpth="$echo $libpth|$sed 's/^ //'`
for xxx in $libpth $loclibpth $plibpth $glibpth; do
if $test -d $xxx; then
    case "$libpth" in
    *"$xxx" *) ;;
    *) libpth="$libpth $xxx";;
    esac
fi

done
fi
$rm -f try.c
case "$usrinc" in
") for i in $incpth; do
if $test -f $i/errno.h -a -f $i/stdio.h -a -f $i/time.h; then
    usrinc="$i"
    break
fi
done
;;
esac

```

```

case "$usecrosscompile" in
$define(true|[yY]*)
  case "$incpth" in
") echo "Incpth not defined." >&4; croak=y ;;
*) echo "Using incpth '$incpth'." >&4 ;;
  esac
  case "$libpth" in
") echo "Libpth not defined." >&4; croak=y ;;
*) echo "Using libpth '$libpth'." >&4 ;;
  esac
  case "$usrinc" in
") echo "Usrinc not defined." >&4; croak=y ;;
*) echo "Using usrinc '$usrinc'." >&4 ;;
  esac
  case "$croak" in
y)
if test "X$sysroot" = X; then
  echo "Cannot continue, aborting." >&4; exit 1
else
  echo "Cross-compiling using sysroot $sysroot, failing to guess inc/lib paths is not fatal" >&4
fi
;;
  esac
;;
esac

```

: Default value for incpth is just usrinc

```

case "$incpth" in
") incpth="$usrinc";;
esac

```

: Set private lib path

```

case
"$plibpth" in
") if ./mips; then
?X: on mips, we DO NOT want /lib, and we want $incpath/usr/lib
plibpth="$incpath/usr/lib $sysroot/usr/local/lib $sysroot/usr/ccs/lib"
  fi;;
esac
case "$libpth" in
' ') dlist="";;
") dlist="$loclibpth $plibpth $glibpth";;
*) dlist="$libpth";;
esac

```

: Now check and see which directories actually exist, avoiding duplicates

```

for xxx in $dlist
do
  if $test -d $xxx; then
  case "$libpth" in
  *"$xxx"*) ;;
  *) libpth="$libpth $xxx";;
  esac
  fi
done
$cat <<'EOM'

```

Some systems have incompatible or broken versions of libraries. Among the directories listed in the question below, please remove any you know not to be holding relevant libraries, and add any that are needed. Say "none" for none.

EOM

```

if test "X$sysroot" != X; then
  $cat <<EOM

```

You have set sysroot to \$sysroot, please supply the directories excluding sysroot

EOM

fi

```

case "$libpth" in
") dflt='none';;
*)
?X: strip leading space
set X $libpth
shift
dflt=${1+"$@"}
;;
esac
rp="Directories
to use for library searches?"
./myread
case "$ans" in
none) libpth=' ';;
*) libpth="$ans";;
esac

```

Found in path(s):

```

* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/modified/libpth.U

```

No license file was found, but licenses were detected in source scan.

```

?RCS: $Id: d_tminsys.U 1 2006-08-24 12:32:52Z rmanfredi $

```

```

?RCS:
?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi
?RCS:
?RCS: You may redistribute only under the terms of the Artistic Licence,
?RCS: as specified in the README file that comes with the distribution.
?RCS: You may reuse parts of this distribution only within the terms of
?RCS: that same Artistic Licence; a copy of which may be found at the root
?RCS: of the source tree for dist 4.0.
?RCS:
?RCS: $Log: d_tminsys.U,v $
?RCS: Revision 3.0 1993/08/18 12:07:47 ram
?RCS: Baseline for dist 3.0 netwide release.
?RCS:
?MAKE:d_tminsys: contains Setvar Findhdr
?MAKE: -pick add $@ %<
?S:d_tminsys:
?S: This variable conditionally defines TM_IN_SYS if this system
?S: declares "struct tm" in <sys/time.h> rather than <time.h>.
?S:.
?C:TM_IN_SYS (TMINSYS):
?C: This symbol is defined if this system declares "struct tm" in
?C: in <sys/time.h> rather than <time.h>.
    We can't just say
?C: -I/usr/include/sys because some systems have both time files, and
?C: the -I trick gets the wrong one.
?C:.
?H:#$d_tminsys TM_IN_SYS /**/
?H:.
?LINT:set d_tminsys
: see if struct tm is defined in sys/time.h
echo " "
if $contains 'struct tm' `./findhdr time.h` >/dev/null 2>&1 ; then
echo "You have struct tm defined in <time.h> rather than <sys/time.h>." >&4
val="$undef"
else
echo "You have struct tm defined in <sys/time.h> rather than <time.h>." >&4
val="$define"
fi
set d_tminsys
eval $setvar

Found in path(s):
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-
5.30.0/dist/U/d_tminsys.U
No license file was found, but licenses were detected in source scan.

?RCS: $Id: i_utime.U 1 2006-08-24 12:32:52Z rmanfredi $
?RCS:

```

?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi  
?RCS:  
?RCS: You may redistribute only under the terms of the Artistic Licence,  
?RCS: as specified in the README file that comes with the distribution.  
?RCS: You may reuse parts of this distribution only within the terms of  
?RCS: that same Artistic Licence; a copy of which may be found at the root  
?RCS: of the source tree for dist 4.0.  
?RCS:  
?RCS: \$Log: i\_utime.U,v \$  
?RCS: Revision 3.0 1993/08/18 12:08:47 ram  
?RCS: Baseline for dist 3.0 netwide release.  
?RCS:  
?MAKE:i\_utime: Inhdr  
?MAKE: -pick add \$@ %<  
?S:i\_utime:  
?S: This variable conditionally defines the I\_UTIME symbol, and indicates  
?S: whether a C program should include <utime.h>.  
?S:.  
?C:I\_UTIME:  
?C: This symbol, if defined, indicates to the C program that it should  
?C: include <utime.h>.  
?C:.  
?H:#\$i\_utime I\_UTIME /\*\*/  
?H:.  
?LINT:set i\_utime  
:  
see if this is an utime system  
set utime.h i\_utime  
eval \$inhdr

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/i\_utime.U

No license file was found, but licenses were detected in source scan.

?RCS: You may distribute under the terms of either the GNU General Public

?RCS: License or the Artistic License, as specified in the README file.

?RCS:

?MAKE:d\_asinh: Inlibc

?MAKE: -pick add \$@ %<

?S:d\_asinh:

?S: This variable conditionally defines the HAS\_ASINH symbol, which

?S: indicates to the C program that the asinh() routine is available.

?S:.

?C:HAS\_ASINH:

?C: This symbol, if defined, indicates that the asinh routine is

?C: available to do the inverse hyperbolic sine function.

?C:.



?H:#\$d\_asinh HAS\_ASINH /\*\*/

?H:.

?LINT:set d\_asinh

: see if asinh exists

set asinh d\_asinh

eval \$inlibc

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/perl/d\_asinh.U

No license file was found, but licenses were detected in source scan.

?RCS: \$Id: d\_mkstemp.U,v 3.0.1.1 1994/08/29 16:11:57 ram Exp \$

?RCS:

?RCS: Copyright (c) 1998 Andy Dougherty

?RCS:

?RCS: You may distribute under the terms of either the GNU General Public

?RCS: License or the Artistic License, as specified in the README file.

?RCS:

?RCS: Original Author: Andy Dougherty <doughera@lafcol.lafayette.edu>

?RCS:

?RCS: \$Log: d\_mkstemp.U,v \$

?RCS:

?MAKE:d\_mkstemp: Inlibc

?MAKE: -pick add \$@ %<

?S:d\_mkstemp:

?S: This variable conditionally defines the HAS\_MKSTEMP symbol, which

?S: indicates to the C program that the mkstemp() routine is available

?S: to exclusively create and open a uniquely named temporary file.

?S:.

?C:HAS\_MKSTEMP :

?C: This symbol, if defined, indicates that the mkstemp routine is

?C: available to exclusively create and open a uniquely named

?C: temporary file.

?C:.

?H:#\$d\_mkstemp HAS\_MKSTEMP /\*\*/

?H:.

?LINT:set d\_mkstemp

: see if mkstemp exists

set mkstemp d\_mkstemp

eval

\$inlibc

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/modified/d\_mkstemp.U

No license file was found, but licenses were detected in source scan.

?RCS: You may distribute under the terms of either the GNU General Public

?RCS: License or the Artistic License, as specified in the README file.

?RCS:

?MAKE:d\_rint: Inlibc

?MAKE: -pick add \$@ %<

?S:d\_rint:

?S: This variable conditionally defines the HAS\_RINT symbol, which

?S: indicates to the C program that the rint() routine is available.

?S:.

?C:HAS\_RINT:

?C: This symbol, if defined, indicates that the rint routine is

?C: available to return the nearest integral value to x as double

?C: using the current rounding mode.

?C:.

?H:#\$d\_rint HAS\_RINT /\*\*/

?H:.

?LINT:set d\_rint

: see if rint exists

set rint d\_rint

eval \$inlibc

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/perl/d\_rint.U

No license file was found, but licenses were detected in source scan.

?RCS: \$Id: i\_poll.U,v \$

?RCS:

?RCS: Copyright (c) 1998 Jarkko Hietaniemi

?RCS:

?RCS: You may distribute under the terms of either the GNU General Public

?RCS: License or the Artistic License, as specified in the README file.

?RCS:

?MAKE:i\_poll: Inhdr Hasfield

?MAKE: -pick add \$@ %<

?S:i\_poll:

?S: This variable conditionally defines the I\_POLL symbol, and indicates

?S: whether a C program should include <poll.h>.

?S:.

?C:I\_POLL:

?C: This symbol, if defined, indicates that <poll.h> exists and

?C: should be included. (see also HAS\_POLL)

?C:.

?H:#\$i\_poll I\_POLL /\*\*/

?H:.

?LINT:set i\_poll

: see if this is a poll.h system

set poll.h i\_poll

eval \$inhdr

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/perl/i\_poll.U

No license file was found, but licenses were detected in source scan.

?RCS: \$Id: d\_bcopy.U 1 2006-08-24 12:32:52Z rmanfredi \$

?RCS:

?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi

?RCS:

?RCS: You may redistribute only under the terms of the Artistic Licence,

?RCS: as specified in the README file that comes with the distribution.

?RCS: You may reuse parts of this distribution only within the terms of

?RCS: that same Artistic Licence; a copy of which may be found at the root

?RCS: of the source tree for dist 4.0.

?RCS:

?RCS: \$Log: d\_bcopy.U,v \$

?RCS: Revision 3.0.1.2 1993/10/16 13:48:04 ram

?RCS: patch12: added magic support for bcopy()

?RCS:

?RCS: Revision 3.0.1.1 1993/09/13 16:01:11 ram

?RCS: patch10: now only defines HAS\_BCOPY, no macro remap on memcpy (WAD)

?RCS:

?RCS: Revision 3.0 1993/08/18 12:05:44 ram

?RCS: Baseline for dist 3.0 netwide release.

?RCS:

?MAKE:d\_bcopy: Inlibc

?MAKE:-pick add \$@ %<

?S:d\_bcopy:

?S: This variable conditionally defines the HAS\_BCOPY  
symbol if

?S: the bcopy() routine is available to copy strings.

?S:.

?C:HAS\_BCOPY:

?C: This symbol is defined if the bcopy() routine is available to

?C: copy blocks of memory.

?C:.

?H:#\$d\_bcopy HAS\_BCOPY /\*\*/

?H:.

?M:bcopy: HAS\_BCOPY

?M:#ifndef HAS\_BCOPY

?M:#ifndef bcopy

?M:#define bcopy(s,d,l) memcpy((d),(s),(l))

?M:#endif

?M:#endif

?M:.

?LINT:set d\_bcopy

```
: see if bcopy exists
set bcopy d_bcopy
eval $inlibc
```

Found in path(s):

```
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/d_bcopy.U
```

No license file was found, but licenses were detected in source scan.

```
?RCS: $Id: d_symlink.U 1 2006-08-24 12:32:52Z rmanfredi $
```

```
?RCS:
```

```
?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi
```

```
?RCS:
```

```
?RCS: You may redistribute only under the terms of the Artistic Licence,
```

```
?RCS: as specified in the README file that comes with the distribution.
```

```
?RCS: You may reuse parts of this distribution only within the terms of
```

```
?RCS: that same Artistic Licence; a copy of which may be found at the root
```

```
?RCS: of the source tree for dist 4.0.
```

```
?RCS:
```

```
?RCS: $Log: d_symlink.U,v $
```

```
?RCS: Revision 3.0 1993/08/18 12:07:41 ram
```

```
?RCS: Baseline for dist 3.0 netwide release.
```

```
?RCS:
```

```
?MAKE:d_symlink: Inlibc
```

```
?MAKE: -pick add $@ %<
```

```
?S:d_symlink:
```

```
?S: This variable conditionally defines the HAS_SYMLINK symbol, which
```

```
?S: indicates to the C program that the symlink() routine is available
```

```
?S: to create symbolic links.
```

```
?S:.
```

```
?C:HAS_SYMLINK (SYMLINK):
```

```
?C: This symbol, if defined, indicates that the symlink routine is available
```

```
?C: to
```

```
create symbolic links.
```

```
?C:.
```

```
?H:#$d_symlink HAS_SYMLINK /**/
```

```
?H:.
```

```
?LINT:set d_symlink
```

```
: see if symlink exists
```

```
set symlink d_symlink
```

```
eval $inlibc
```

Found in path(s):

```
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/d_symlink.U
```

No license file was found, but licenses were detected in source scan.

```
?RCS: $Id$
```

?RCS:  
?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi  
?RCS:  
?RCS: You may redistribute only under the terms of the Artistic License,  
?RCS: as specified in the README file that comes with the distribution.  
?RCS: You may reuse parts of this distribution only within the terms of  
?RCS: that same Artistic License; a copy of which may be found at the root  
?RCS: of the source tree for dist 4.0.  
?RCS:  
?RCS: \$Log: mallocsrc.U,v \$  
?RCS: Revision 3.0.1.2 1997/02/28 16:10:26 ram  
?RCS: patch61: added support for Free\_t, the type of free()  
?RCS: patch61: replaced .o with \$\_o all over the place  
?RCS:  
?RCS: Revision 3.0.1.1 1994/05/06 15:10:46 ram  
?RCS: patch23: added support for MYMALLOC, mainly for perl5 (ADO)  
?RCS:  
?RCS: Revision 3.0 1993/08/18 12:09:12 ram  
?RCS: Baseline for dist 3.0 netwide release.  
?RCS:  
?MAKE:mallocsrc mallocobj usemymalloc malloctype d\_mymalloc \  
freetype: Myread \  
Oldconfig  
package Guess Setvar rm cat +cc +ccflags Findhdr \  
i\_malloc i\_stdlib sed libs \_o ptrsize  
?MAKE: -pick add \$@ %<  
?X: Put near top so that other tests don't erroneously include  
?X: -lmalloc. --AD 22 June 1998  
?Y:TOP  
?S:usemymalloc:  
?S: This variable contains y if the malloc that comes with this package  
?S: is desired over the system's version of malloc. People often include  
?S: special versions of malloc for efficiency, but such versions are often  
?S: less portable. See also mallocsrc and mallocobj.  
?S: If this is 'y', then -lmalloc is removed from \$libs.  
?S:.  
?S:mallocsrc:  
?S: This variable contains the name of the malloc.c that comes with  
?S: the package, if that malloc.c is preferred over the system malloc.  
?S: Otherwise the value is null. This variable is intended for generating  
?S: Makefiles.  
?S:.  
?S:d\_mymalloc:  
?S: This variable conditionally defines MYMALLOC in case other parts  
?S: of the source want to take special action if MYMALLOC is used.  
?S: This may include different sorts  
?S: of profiling or error detection.  
?S:.

?S:mallocobj:  
 ?S: This variable contains the name of the malloc.o that this package  
 ?S: generates, if that malloc.o is preferred over the system malloc.  
 ?S: Otherwise the value is null. This variable is intended for generating  
 ?S: Makefiles. See mallocsrc.  
 ?S:.  
 ?S:freetype:  
 ?S: This variable contains the return type of free(). It is usually  
 ?S: void, but occasionally int.  
 ?S:.  
 ?S:malloctype:  
 ?S: This variable contains the kind of ptr returned by malloc and realloc.  
 ?S:.  
 ?C:Free\_t:  
 ?C: This variable contains the return type of free(). It is usually  
 ?C: void, but occasionally int.  
 ?C:.  
 ?C:Malloc\_t (MALLOC\_PTRTYPE):  
 ?C: This symbol is the type of pointer returned by malloc and realloc.  
 ?C:.  
 ?H:#define Malloc\_t \$malloctype /\*\*/  
 ?H:#define Free\_t \$freetype /\*\*/  
 ?H:.  
 ?C:MYMALLOC:  
 ?C: This symbol, if defined, indicates that we're using our own malloc.  
 ?C:.  
 ?H:#\$d\_mymalloc MYMALLOC /\*\*/  
 ?H:.  
 ?LINT:change libs  
 ?X: Cannot test for mallocsrc; it  
 is the unit's name and there is a bug in  
 ?X: the interpreter which defines all the names, even though they are not used.  
 @if mallocobj  
 : determine which malloc to compile in  
 echo " "  
 case "\$usemymalloc" in  
 [yY]\*|true|\$define) dflt='y' ;;  
 [nN]\*|false|\$undef) dflt='n' ;;  
 \*)  
 case "\$ptrsize" in  
 4) dflt='y' ;;  
 \*) dflt='n' ;;  
 esac  
 ;;  
 esac  
 rp="Do you wish to attempt to use the malloc that comes with \$package?"  
 ./myread  
 usemymalloc="\$ans"

```

case "$ans" in
y*|true)
usemymalloc='y'
mallosrc='malloc.c'
mallocobj="malloc$_o"
d_mymalloc="$define"
?X: Maybe libs.U should be dependent on mallosrc.U, but then
?X: most packages that use dist probably don't supply their own
?X: malloc, so this is probably an o.k. compromise
case "$libs" in
*-lmalloc*)
: Remove malloc from list of libraries to use
echo "Removing unneeded -lmalloc from library list" >&4
set `echo X $libs | $sed -e 's/-lmalloc / /' -e 's/-lmalloc$//'^
shift
libs="$*"
echo "libs = $libs" >&4
;;
esac
;;
*)
usemymalloc='n'
mallosrc=""
mallocobj=""
d_mymalloc="$undef"
;;
esac

@end
@if
MALLOCPTRTYPE || Malloc_t || Free_t
: compute the return types of malloc and free
echo " "
$cat >malloc.c <<END
#i_malloc I_MALLOC
#i_stdlib I_STDLIB
#include <stdio.h>
#include <sys/types.h>
#ifdef I_MALLOC
#include <malloc.h>
#endif
#ifdef I_STDLIB
#include <stdlib.h>
#endif
#ifdef TRY_MALLOC
void *malloc();
#endif
#ifdef TRY_FREE

```

```

void free();
#endif
END
@if MALLOC_PTRTYPE || Malloc_t
case "$malloctype" in
")
if $cc $cflags -c -DTRY_MALLOC malloc.c >/dev/null 2>&1; then
malloctype='void *'
else
malloctype='char *'
fi
;;
esac
echo "Your system wants malloc to return '$malloctype', it would seem." >&4
@end

@if Free_t
case "$freetype" in
")
if $cc $cflags -c -DTRY_FREE malloc.c >/dev/null 2>&1; then
freetype='void'
else
freetype='int'
fi
;;
esac
echo "Your system uses $freetype free(), it would seem." >&4
@end
$rm -f malloc.[co]
@end

```

Found in path(s):

```
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/mallocsrc.U
```

No license file was found, but licenses were detected in source scan.

```
?RCS: $Id: d_setegid.U 1 2006-08-24 12:32:52Z rmanfredi $
```

```
?RCS:
```

```
?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi
```

```
?RCS:
```

```
?RCS: You may redistribute only under the terms of the Artistic Licence,
```

```
?RCS: as specified in the README file that comes with the distribution.
```

```
?RCS: You may reuse parts of this distribution only within the terms of
```

```
?RCS: that same Artistic Licence; a copy of which may be found at the root
```

```
?RCS: of the source tree for dist 4.0.
```

```
?RCS:
```

```
?RCS: $Log: d_setegid.U,v $
```

```
?RCS: Revision 3.0 1993/08/18 12:07:07 ram
```



?RCS: Baseline for dist 3.0 netwide release.  
?RCS:  
?MAKE:d\_setegid: Inlibc  
?MAKE: -pick add \$@ %<  
?S:d\_setegid:  
?S: This variable conditionally defines the HAS\_SETEGID symbol, which  
?S: indicates to the C program that the setegid() routine is available  
?S: to change the effective gid of the current program.  
?S:.  
?C:HAS\_SETEGID (SETEGID):  
?C: This symbol, if defined, indicates that the setegid  
routine is available  
?C: to change the effective gid of the current program.  
?C:.  
?H:#\$d\_setegid HAS\_SETEGID /\*\*/  
?H:.  
?LINT:set d\_setegid  
: see if setegid exists  
set setegid d\_setegid  
eval \$inlibc

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/d\_setegid.U

No license file was found, but licenses were detected in source scan.

?RCS: \$Id: d\_gnulibc.U,v 3.0.1.1 1997/02/28 15:34:33 ram Exp \$  
?RCS:  
?RCS: Copyright (c) 1996,1998 Andy Dougherty  
?RCS: Copyright (c) 1996, Sven Verdoolaege  
?RCS: Copyright (c) 1991-1993, Raphael Manfredi  
?RCS:  
?RCS: You may redistribute only under the terms of the Artistic License,  
?RCS: as specified in the README file that comes with the distribution.  
?RCS: You may reuse parts of this distribution only within the terms of  
?RCS: that same Artistic License; a copy of which may be found at the root  
?RCS: of the source tree for dist 3.0.  
?RCS:  
?RCS: \$Log: d\_gnulibc.U,v \$  
?RCS: Revision 3.0.1.1 1997/02/28 15:34:33 ram  
?RCS: patch61: created  
?RCS:  
?MAKE:d\_gnulibc gnulibc\_version: Myread Oldconfig Setvar rm\_try \  
cat Compile run  
?MAKE: -pick add \$@ %<  
?S:d\_gnulibc:  
?S: Defined if we're dealing with the GNU C Library.  
?S:.

```

?S:gnulibc_version:
?S: This variable contains the version number of the GNU C library.
?S: It is
usually something like '2.2.5'. It is a plain " if this
?S: is not the GNU C library, or if the version is unknown.
?S:.
?C:HAS_GNULIBC:
?C: This symbol, if defined, indicates to the C program that
?C: the GNU C library is being used. A better check is to use
?C: the __GLIBC__ and __GLIBC_MINOR__ symbols supplied with glibc.
?C:.
?H:#$d_gnulibc HAS_GNULIBC /**/
?H:?%<:#if defined(HAS_GNULIBC) && !defined(_GNU_SOURCE)
?H:?%<:# define _GNU_SOURCE
?H:?%<:#endif
?H:.
?F:!glibc.ver !try
?LINT: set d_gnulibc
?X: gnulibc can be executed by calling __libc_main().
?X: Ulrich Drepper doesn't think any other libc does that,
?X: but we check if it says 'GNU C Library' to be sure.
?X:
?X: Alas, as of 3/1998 glibc 2.0.7 reportedly isn't going to
?X: have __libc_main() anymore. :-(. Fortunately, all released
?X: versions of glibc 2.x.x _do_ have CPP variables. For 2.0.6,
?X: they are:
?X: #define __GLIBC__ 2
?X: #define __GLIBC_MINOR__ 0.
?X: (The '6' isn't available :-(.
?X: glibc2.1 will also
have
?X: extern const char * __gnu_get_libc_release(void);
?X: extern const char * __gnu_get_libc_version(void);
?X: functions. --thanks to Andreas Jaeger. --AD 6/1998.
?X: Although the exact format isn't documented, __gnu_get_libc_version()
?X: returns a simple string '2.1.3' in glibc 2.1.3.
?X:
: Check if we are using the GNU C library
echo " "
echo "Checking for GNU C Library..." >&4
cat >try.c <<'EOCP'
/* Find out version of GNU C library. __GLIBC__ and __GLIBC_MINOR__
alone are insufficient to distinguish different versions, such as
2.0.6 and 2.0.7. The function gnu_get_libc_version() appeared in
libc version 2.1.0. A. Dougherty, June 3, 2002.
*/
#include <stdio.h>
int main(void)

```

```

{
#ifdef __GLIBC__
#  ifdef __GLIBC_MINOR__
#    if __GLIBC__ >= 2 && __GLIBC_MINOR__ >= 1 && !defined(__cplusplus)
#      include <gnu/libc-version.h>
      printf("%s\n", gnu_get_libc_version());
#    else
      printf("%d.%d\n", __GLIBC__, __GLIBC_MINOR__);
#    endif
#  else
      printf("%d\n", __GLIBC__);
#  endif
  return 0;
#else
  return 1;
#endif
}
EOCP
set try
if eval $compile_ok && $run ./try > glibc.ver; then
  val="$define"
  gnulibc_version=`$cat glibc.ver`
  echo "You are using the GNU C Library version $gnulibc_version"
else
  val="$undef"
  gnulibc_version=""
  echo "You are not using the GNU C Library"
fi
$rm_try glibc.ver
set d_gnulibc
eval $setvar

```

Found in path(s):

```
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/compline/d_gnulibc.U
```

No license file was found, but licenses were detected in source scan.

?RCS: \$Id: d\_uwait.U 1 2006-08-24 12:32:52Z rmanfredi \$

?RCS:

?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi

?RCS:

?RCS: You may redistribute only under the terms of the Artistic Licence,

?RCS: as specified in the README file that comes with the distribution.

?RCS: You may reuse parts of this distribution only within the terms of

?RCS: that same Artistic Licence; a copy of which may be found at the root

?RCS: of the source tree for dist 4.0.

?RCS:

?RCS: \$Log: d\_uwait.U,v \$

?RCS: Revision 3.0.1.1 1994/01/24 14:10:49 ram

?RCS: patch16: added knowledge about wait3()

?RCS: patch16: revised 'union wait' look-up algorithm

?RCS: patch16: fixed make dependency line accordingly

?RCS:

?RCS: Revision 3.0 1993/08/18 12:07:54 ram

?RCS: Baseline for dist 3.0 netwide release.

?RCS:

?MAKE:d\_uwait d\_uwait3: cat contains cppstdin cppminus +cppflags rm \

Setvar Findhdr

?MAKE: -pick add \$@ %<

?S:d\_uwait:

?S: This symbol

conditionally defines UNION\_WAIT which indicates to the C

?S: program that argument for the wait() system call should be declared as

?S: 'union wait status' instead of 'int status'.

?S:.

?S:d\_uwait3:

?S: This symbol conditionally defines UNION\_WAIT3 which indicates to the C

?S: program that the first argument for the wait3() system call should be

?S: declared as 'union wait status' instead of 'int status'.

?S:.

?C:UNION\_WAIT:

?C: This symbol if defined indicates to the C program that the argument

?C: for the wait() system call should be declared as 'union wait status'

?C: instead of 'int status'. You probably need to include <sys/wait.h>

?C: in the former case (see L\_SYSWAIT).

?C:.

?C:UNION\_WAIT3:

?C: This symbol if defined indicates to the C program that the first argument

?C: for the wait3() system call should be declared as 'union wait status'

?C: instead of 'int status'. You probably need to include <sys/wait.h>

?C: in the former case (see L\_SYSWAIT). It seems safe to assume that

the

?C: same rule applies to the second parameter of wait4().

?C:.

?H:#\$d\_uwait UNION\_WAIT /\*\*/

?H:#\$d\_uwait3 UNION\_WAIT3 /\*\*/

?H:.

?T:val2 flags f also

?LINT:set d\_uwait d\_uwait3

: see if union wait is available

echo " "

?X:

?X: Unfortunately, we can't just grep <sys/wait.h> for "union wait" because

?X: some weird systems (did I hear HP-UX?) define union wait only when \_BSD

?X: is defined. The same thing happens on OSF/1, who is pushing weirdness to

```

?X: its limits by requiring wait() to use (int *) but wait3() to use
?X: (union wait *), unless _BSD is defined and -lbsd is used, in which case
?X: wait() also expects (union wait *). Aaargh!--RAM
?X:
set X $cppflags
shift
flags="
also="
for f in $*; do
case "$f" in
*NO_PROTO*) ;;
*) flags="$flags $f";;
esac
done
$cat `./findhdr sys/wait.h` /dev/null | \
$cppstdin $flags $cppminus >wait.out 2>/dev/null
if $contains 'union.*wait.*{' wait.out >/dev/null 2>&1 ; then
echo "Looks like your <sys/wait.h> knows about 'union wait'..."
>&4
val="$define"
@if UNION_WAIT
also='also '
if $contains 'extern.*wait[ ]*([ ]*int' wait.out >/dev/null 2>&1
then
echo "But wait() seems to expect an 'int' pointer (POSIX way)." >&4
val="$undef"
also="
elif $contains 'extern.*wait[ ]*([ ]*union' wait.out >/dev/null 2>&1
then
echo "And indeed wait() expects an 'union wait' pointer (BSD way)." >&4
else
echo "So we'll use that for wait()." >&4
fi
@end
@if UNION_WAIT3 || d_uwait3
val2="$define"
@end
@if UNION_WAIT3
if $contains 'extern.*wait3[ ]*([ ]*int' wait.out >/dev/null 2>&1
then
echo "However wait3() seems to expect an 'int' pointer, weird." >&4
val2="$undef"
elif $contains 'extern.*wait3[ ]*([ ]*union' wait.out >/dev/null 2>&1
then
echo "And wait3() ${also}expects an 'union wait' pointer, fine." >&4
else
echo "As expected, wait3() ${also}uses an 'union wait' pointer." >&4
fi

```

```

@end
else
echo "No trace of 'union wait' in <sys/wait.h>..." >&4
val="$undef"
@if UNION_WAIT && UNION_WAIT3
echo
"Both wait() and wait3() will use a plain 'int' pointer then." >&4
@elseif UNION_WAIT
echo "Your wait() should be happy with a plain 'int' pointer." >&4
@elseif UNION_WAIT3
echo "Your wait3() should be happy with a plain 'int' pointer." >&4
@end
fi
set d_uwait
eval $setvar
@if UNION_WAIT3 || d_uwait3
val="$val2"; set d_uwait3
eval $setvar
@end
$rm -f wait.out

```

Found in path(s):

```

* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/d_uwait.U

```

No license file was found, but licenses were detected in source scan.

```

?RCS: $Id$
?RCS:
?RCS: Copyright (c) 1998 Andy Dougherty
?RCS:
?RCS: You may distribute under the terms of either the GNU General Public
?RCS: License or the Artistic License, as specified in the README file.
?RCS:
?MAKE:uselongdouble: Myread Oldconfig Setvar cat test usemorebits
?MAKE: -pick add $@ %<
?Y:TOP
?S:uselongdouble:
?S: This variable conditionally defines the USE_LONG_DOUBLE symbol,
?S: and indicates that long doubles should be used when available.
?S:.
?C:USE_LONG_DOUBLE:
?C: This symbol, if defined, indicates that long doubles should
?C: be used when available.
?C:.
?H:?%<:#ifndef USE_LONG_DOUBLE
?H:?%<:#$uselongdouble USE_LONG_DOUBLE /**/
?H:?%<:#endif
?H:.

```

```

?LINT:extern ccflags
?LINT:use usemorebits
?F:!uselongdouble.cbu
: Check for uselongdouble support
case "$ccflags" in
*-DUSE_LONG_DOUBLE*|*-DUSE_MORE_BITS*) uselongdouble="$define" ;;
esac

case "$uselongdouble" in
$define|true|[yY]*) dflt='y';
*)
dflt='n';
esac
cat <<EOM

```

Perl can be built to take advantage of long doubles which (if available) may give more accuracy and range for floating point numbers.

If this doesn't make any sense to you, just accept the default '\$dflt'.

EOM

```
rp='Try to use long doubles if available?'
```

```
./myread
```

```
case "$ans" in
```

```
y|Y) val="$define" ;;
```

```
*) val="$undef" ;;
```

```
esac
```

```
set uselongdouble
```

```
eval $setvar
```

```
case "$uselongdouble" in
```

```
true|[yY]*) uselongdouble="$define" ;;
```

```
esac
```

```
: Look for a hint-file generated 'call-back-unit'. If the
```

```
: user has specified that long doubles should be used,
```

```
: we may need to set or change some other defaults.
```

```
if $test -f uselongdouble.cbu; then
```

```
    echo "Your platform has some specific hints regarding long doubles, using them..."
```

```
    ./uselongdouble.cbu
```

```
else
```

```
    case "$uselongdouble" in
```

```
    $define)
```

```
    $cat <<EOM
```

```
(Your platform does not have any specific hints for long doubles.)
```

```
EOM
```

```
::
```

```
esac
```

```
fi
```

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/perl/uselongdbl.U

No license file was found, but licenses were detected in source scan.

?RCS: \$Id: manfmt.U 1 2006-08-24 12:32:52Z rmanfredi \$

?RCS:

?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi

?RCS:

?RCS: You may redistribute only under the terms of the Artistic Licence,

?RCS: as specified in the README file that comes with the distribution.

?RCS: You may reuse parts of this distribution only within the terms of

?RCS: that same Artistic Licence; a copy of which may be found at the root

?RCS: of the source tree for dist 4.0.

?RCS:

?RCS: \$Log: manfmt.U,v \$

?RCS: Revision 3.0.1.5 1997/02/28 16:11:57 ram

?RCS: patch61: don't ask for AFS when they choose to not install pages

?RCS:

?RCS: Revision 3.0.1.4 1995/09/25 09:16:52 ram

?RCS: patch59: unit is now forced to the top of Configure, if possible

?RCS:

?RCS: Revision 3.0.1.3 1995/01/30 14:39:20 ram

?RCS: patch49: new installmanfmt and AFS-lookup for formatted man pages

?RCS: patch49: can now handle installation prefix changes (from WED)

?RCS:

?RCS:

Revision 3.0.1.2 1994/08/29 16:30:31 ram

?RCS: patch32: now uses installation prefix for default setting

?RCS:

?RCS: Revision 3.0.1.1 1993/09/13 16:09:22 ram

?RCS: patch10: allows for L1 man page extension (WAD)

?RCS:

?RCS: Revision 3.0 1993/08/18 12:09:13 ram

?RCS: Baseline for dist 3.0 netwide release.

?RCS:

?MAKE:manfmt manfmtexp installmanfmt: Getfile Loc Oldconfig cat manext \

spackage Prefixit prefixexp Prefixup afs test

?MAKE: -pick add \$@ %<

?Y:TOP

?S:manfmt:

?S: This variable contains the name of the directory in which formatted

?S: manual pages are to be put. It is the responsibility of the

?S: Makefile.SH to get the value of this into the proper command. Note

?S: that you may have to do ~name substitution. Use manfmtexp otherwise.

?S:.

?S:manfmtexp:



?S: This is the same as the manfmt variable, but is filename expanded  
 ?S: at configuration time, for programs not willing to deal with it at  
 ?S: run-time.  
 ?S:.  
 ?S:installmanfmt:  
 ?S: This variable is really  
 the same as manfmtexp, unless you are using  
 ?S: AFS in which case it points to the read/write location whereas  
 ?S: mansrcexp only points to the read-only access location. For extra  
 ?S: portability, you should only use this variable within your makefiles.  
 ?S:.  
 ?LINT:change manext  
 ?T:lookpath  
 : determine where manual pages go  
 set manfmt manfmt  
 eval \$prefixit  
 \$cat <<EOM

\$spackage has pre-formatted manual pages. If you don't want these installed,  
 answer 'none' to the next question.

```
EOM
case "$manfmt" in
  *)
    lookpath="$prefixexp/catman/man1 $prefixexp/man/cat1"
    lookpath="$lookpath $prefixexp/catman/u_man/man1"
    lookpath="$lookpath $prefixexp/catman/l_man/man1"
    lookpath="$lookpath $prefixexp/catman/cat1 /usr/catman/local/man1"
    lookpath="$lookpath /usr/catman/man1 /usr/man/cat1"
    lookpath="$lookpath /usr/catman/mann /usr/catman/l_man/man1"
    lookpath="$lookpath /usr/catman/u_man/man1 /usr/catman/man1"
    dflt=`./loc . none $lookpath`
    set dflt
    eval $prefixup
    ;;
  *) dflt="$manfmt"
    ;;
esac
fn=dn~
rp='Where
do pre-formatted manual pages go?'
./getfile
if test "X$manfmtexp" != "X$sansexp"; then
  installmanfmt="
fi
manfmt="$sans"
manfmtexp="$sansexp"
if $safs && $test "$manfmt"; then
```

\$cat <<EOM

Since you are running AFS, I need to distinguish the directory in which manual pages reside from the directory in which they are installed (and from which they are presumably copied to the former directory by occult means).

EOM

```
case "$installmanfmt" in
") dflt=`echo $manfmtexp | sed 's#^/afs/#/afs/#^';
*) dflt="$installmanfmt";
esac
fn=de~
rp='Where will pre-formatted man pages be installed?'
./getfile
installmanfmt="$ans"
else
installmanfmt="$manfmtexp"
fi
```

```
case "$manfmt" in
") manext='0';
*l) manext=l;;
*n) manext=n;;
*o) manext=l;;
*p) manext=n;;
*C) manext=C;;
*L) manext=L;;
*L1) manext=L1;;
*) manext=l;;
esac
```

Found in path(s):

```
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/manfmt.U
```

No license file was found, but licenses were detected in source scan.

?RCS: \$Id\$

?RCS:

?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi

?RCS:

?RCS: You may redistribute only under the terms of the Artistic License,

?RCS: as specified in the README file that comes with the distribution.

?RCS: You may reuse parts of this distribution only within the terms of

?RCS: that same Artistic License; a copy of which may be found at the root

?RCS: of the source tree for dist 4.0.

?RCS:

?RCS: \$Log: Loc.U,v \$

?RCS: Revision 3.0.1.10 1997/02/28 15:04:16 ram

?RCS: patch61: allow users to specify paths on the command line  
?RCS: patch61: will now substitute cp for ln if not supported  
?RCS:  
?RCS: Revision 3.0.1.9 1995/09/25 09:11:24 ram  
?RCS: patch59: commented the purpose of the #un-def directive  
?RCS: patch59: abort Configure run when mandatory command is missing  
?RCS:  
?RCS: Revision 3.0.1.8 1995/07/25 13:40:40 ram  
?RCS: patch56: now knows about OS/2 platforms  
?RCS:  
?RCS: Revision 3.0.1.7  
1995/01/11 15:13:37 ram  
?RCS: patch45: protected "sh -c" within backquotes for Linux and SGI  
?RCS: patch45: added path lookup for the 'comm' program  
?RCS:  
?RCS: Revision 3.0.1.6 1994/10/29 15:56:14 ram  
?RCS: patch36: added ?F: line for metalint file checking  
?RCS: patch36: be careful and guard against wildcard searching (ADO)  
?RCS:  
?RCS: Revision 3.0.1.5 1994/06/20 06:54:55 ram  
?RCS: patch30: now locates find  
?RCS:  
?RCS: Revision 3.0.1.4 1994/05/13 15:18:15 ram  
?RCS: patch27: added yacc to the trylist (ADO)  
?RCS: patch27: lint lines reformatted (ADO)  
?RCS:  
?RCS: Revision 3.0.1.3 1994/01/24 14:01:44 ram  
?RCS: patch16: added metalint hint on changed PATH variable  
?RCS:  
?RCS: Revision 3.0.1.2 1993/12/15 08:16:52 ram  
?RCS: patch15: now set \_test variable when test is built-in  
?RCS: patch15: fixed rare cases where echo is not needed  
?RCS:  
?RCS: Revision 3.0.1.1 1993/09/13 15:47:13 ram  
?RCS: patch10: test program not always in /bin/test (WAD)  
?RCS:  
?RCS: Revision  
3.0 1993/08/18 12:05:05 ram  
?RCS: Baseline for dist 3.0 netwide release.  
?RCS:  
?X:  
?X: This unit produces a shell script "loc" which can be used to find out  
?X: where in a list of directories something is. It then uses loc to  
?X: determine the location of commonly used programs. It leaves loc sitting  
?X: around for other Configure units to use, but arranges for its demise  
?X: at the end of Configure.  
?X:  
?X: To add a new program to find, add it both to the ?MAKE: line and to either

?X: the loclist or trylist variable.

?X:

?X: I put startsh at the end of the dependency list, in order to avoid the

?X: loading of the spitshell unit before the instructions.

?X:

```
?MAKE:Loc awk ar bash bison byacc cat chgrp chmod chown \  
comm compress cp cpio cpp csh date echo egrep emacs expr find flex \  
gmake gzip grep inews ksh less line lint ln lp lpr ls mail mailx \  
make mkdir more mv nm nroff perl pg pmake pr rm rmail sed sendmail \  
shar sleep smail sort submit tail tar tbl tee test touch tr troff \  
\  
uname uniq uuname vi zcat zip: eunicefix n c startsh Instruct Warn
```

?MAKE: -pick weed \$@ %<

```
?LINT:describe awk ar bash bison byacc cat chgrp chmod chown \  
comm compress cp cpio cpp csh date echo egrep emacs expr find flex \  
gmake gzip grep inews ksh less line lint ln lp lpr ls mail mailx \  
make mkdir more mv nm nroff perl pg pmake pr rm rmail sed sendmail \  
shar sleep smail sort submit tail tar tbl tee test touch tr troff \  
uname uniq uuname vi zcat zip
```

?V::pth loclist trylist

?F:./loc

?T:thisthing thing xxx dir file say DJGPP

?T:\_test \_grep \_cp \_gmake \_egrep \_ln \_make dflt

?LINT: change PATH

: find out where common programs are

echo " "

echo "Locating common programs..." >&4

cat <<EOESC >loc

\$startsh

case \$# in

0) exit 1;;

esac

thing=\${1}

shift

dflt=\${1}

shift

for dir in \$\*; do

case "\$thing" in

.)

if test -d \$dir/\$thing; then

echo \$dir

exit 0

fi

::

\*)

?X: Be careful in case thing includes wildcards that might expand to multiple

?X: files. Choose the last one.

This happens when searching for shared  
 ?X: libraries with version numbers. How to choose which one we want is  
 ?X: probably an insoluble problem, in general.  
 ?X: Some folks leave things like libc.so.orig around w/o read  
 ?X: permission. A -r test would handle that, but since ./loc is  
 ?X: also used to find executables (which are installed w/o read  
 ?X: permission on SCO ODT 3.0, we can't include the -r test.  
 for this thing in \\${dir}/\${thing}; do  
 : just loop through to pick last item  
 done  
 if test -f \\${this thing}; then  
 echo \\${this thing}  
 exit 0  
 elif test -f \\${this thing}\$ \_exe; then  
 echo \\${this thing}  
 exit 0  
 elif test -f \\${dir}/\${thing}.exe; then  
 if test -n "\$DJGPP"; then  
 echo \\${dir}/\${thing}.exe  
 else  
 : on Eunice apparently  
 echo \\${dir}/\${thing}  
 fi  
 exit 0  
 fi  
 ;;  
 esac  
 done  
 echo \\${dflt}  
 exit 1  
 EOSC  
 chmod +x loc  
 \$eunicefix loc  
 loclist=""  
 ?awk:awk  
 ?cat:cat  
 ?chgrp:chgrp  
 ?chmod:chmod  
 ?chown:chown  
 ?comm:comm  
 ?cp:cp  
 ?echo:echo  
 ?expr:expr  
 ?find:find  
 ?grep:grep  
 ?ls:ls  
 ?mkdir:mkdir  
 ?mv:mv

?rm:rm  
?sed:sed  
?sleep:sleep  
?sort:sort  
?tail:tail  
?touch:touch  
?tr:tr  
?uniq:uniq  
"  
trylist="  
?Mcc:Mcc  
?ar:ar  
?bash:bash  
?bison:bison  
?byacc:byacc  
?compress:compress  
?cpio:cpio  
?cpp:cpp  
?csh:csh  
?date:date  
?egrep:egrep  
?emacs:emacs  
?flex:flex  
?gmake:gmake  
?gzip:gzip  
?inews:inews  
?ksh:ksh  
?less:less  
?line:line  
?lint:lint  
?ln:ln  
?lp:lp  
?lpr:lpr  
?mail:mail  
?mailx:mailx  
?make:make  
?more:more  
?nm:nm  
?nroff:nroff  
?perl:perl  
?pg:pg  
?pmake:pmake  
?pr:pr  
?rmail:rmail  
?sendmail:sendmail  
?shar:shar  
?smail:smail  
?submit:submit

```

?tar:tar
?tbl:tbl
?tee:tee
?test:test
?troff:troff
?uname:uname
?uuname:uuname
?vi:vi
?zcat:zcat
?zip:zip
"
?LINT:set
awk ar bash bison byacc cat chgrp chmod chown \
comm compress cp cpio cpp csh date echo emacs expr find flex \
gmake gzip grep inews ksh less line lint lp lpr ls mail mailx \
mkdir more mv nm nroff perl pg pmake pr rm rmail sed sendmail \
shar sleep smail sort submit tail tar tbl tee touch tr troff \
uname uniq uuname vi zcat zip
pth=`echo $PATH | sed
-e "s/$p_/ /g"`
pth="$pth /lib /usr/lib"
for file in $loclist; do
?X:
?X: Allow them to -Dmake=pmake on the command line for instance...
?X: If the file is not fully qualified, as in -Dmake=pmake, then we
?X: look the for the specified command (pmake here). If they say
?X: -Dmake=/sbin/make for instance, then we make sure the file
?X: exists, or we die...
?X:
eval xxx=\$$file
case "$xxx" in
/*|?:[\|/]*)
if test -f "$xxx"; then
: ok
else
./warn "no $xxx -- ignoring your setting for $file."
xxx=`./loc $file $file $pth`
fi
;;
") xxx=`./loc $file $file $pth`;
*) xxx=`./loc $xxx $xxx $pth`;
esac
eval $file=$xxx$_exe
eval _$file=$xxx
case "$xxx" in
/*)
echo $file is in $xxx.
;;

```

```

?X: Under OS/2, we have PC-like paths
?:[\V]*)
echo $file is in $xxx.
;;
*)
echo "I don't know where '$file' is, and my life depends on it." >&4
echo "Go find a public domain implementation or fix your PATH setting!" >&4
exit 1
;;
esac
done
echo " "
echo "Don't worry
if any of the following aren't found..."
say=offhand
for file in $trylist; do
?X: Allow them to -Dmake=pmake on the command line for instance (see above)
eval xxx=\$file
case "$xxx" in
/*|?:[\V]*)
if test -f "$xxx"; then
: ok
else
./warn "no $xxx -- ignoring your setting for $file."
xxx=`./loc $file $file $pth`
fi
;;
") xxx=`./loc $file $file $pth`;
*) xxx=`./loc $xxx $xxx $pth`;
esac
eval $file=$xxx$_exe
eval _$file=$xxx
case "$xxx" in
/*)
echo $file is in $xxx.
;;
?X: Under OS/2, we have PC-like paths
?:[\V]*)
echo $file is in $xxx.
;;
*)
echo "I don't see $file out there, $say."
say=either
;;
esac
done
case "$egrep" in
egrep)

```



```

echo "Substituting grep for egrep."
egrep=$grep
_egrep=$_grep
;;
esac
@if ln
case "$ln" in
ln)
echo "Substituting cp for ln."
ln=$cp
_ln=$_cp
;;
esac
@end
@if make || gmake
case "$make" in
make)
case "$gmake" in
gmake)
echo "I can't find make or gmake, and my life depends on it." >&4
echo "Go find a
public domain implementation or fix your PATH setting!" >&4
exit 1
;;
esac
;;
esac
case "$gmake" in
gmake) ;;
*) # We can't have osname yet.
if test -f "/system/gnu_library/bin/ar.pm"; then # Stratus VOS
# Assume that gmake, if found, is definitely GNU make
# and prefer it over the system make.
echo "Substituting gmake for make."
make=$gmake
_make=$_gmake
fi
;;
esac
@end
case "$test" in
test)
echo "Hopefully test is built into your sh."
;;
*)
if `sh -c "PATH= test true" >/dev/null 2>&1`; then
echo "Using the test built into your sh."
?X:

```

?X: We need to set both test and \_test, since Oldconfig.U will use the \_test  
?X: value to systematically restore computed paths, which may be wrong if  
?X: we choose to load an old config.sh generated on another platform.  
?X:

```
test=test
_test=test
fi
;;
esac
?LINT:change n c
case "$echo" in
echo)
echo "Hopefully echo is built into your sh."
;;
?X: For those rare cases where we don't need $echo...
") ;;
*)
echo " "
echo "Checking
compatibility between $echo and builtin echo (if any)..." >&4
$echo $n "hi there$c" >foo1
echo $n "hi there$c" >foo2
if cmp foo1 foo2 >/dev/null 2>&1; then
echo "They are compatible. In fact, they may be identical."
else
case "$n" in
'n') n=" c='\c';;
*) n='-n' c="";;
esac
cat <<FOO
```

They are not compatible! You are probably running ksh on a non-USG system.  
I'll have to use \$echo instead of the builtin, since Bourne shell doesn't  
have echo built in and we may have to run some Bourne shell scripts. That  
means I'll have to use '\$n\$c' to suppress newlines now. Life is ridiculous.

```
FOO
$echo $n "The star should be here-->$c"
$echo "*"
fi
$rm -f foo1 foo2
;;
esac
```

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-  
5.30.0/dist/U/Loc.U

No license file was found, but licenses were detected in source scan.

?RCS: \$Id\$

?RCS:

?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi

?RCS:

?RCS: You may redistribute only under the terms of the Artistic License,  
?RCS: as specified in the README file that comes with the distribution.

?RCS: You may reuse parts of this distribution only within the terms of  
?RCS: that same Artistic License; a copy of which may be found at the root  
?RCS: of the source tree for dist 4.0.

?RCS:

?RCS: \$Log: myhostname.U,v \$

?RCS: Revision 3.0.1.3 1997/02/28 16:15:55 ram

?RCS: patch61: improved hostname lookup by using ypmatch when NIS is used

?RCS:

?RCS: Revision 3.0.1.2 1994/10/29 16:25:43 ram

?RCS: patch36: call ./xenix explicitly instead of relying on PATH

?RCS: patch36: now uses new Tr unit to convert to/from lowercase

?RCS:

?RCS: Revision 3.0.1.1 1994/06/20 07:06:20 ram

?RCS: patch30: now a little more clever for domain name guessing

?RCS:

?RCS: Revision 3.0 1993/08/18 12:09:18 ram

?RCS:

Baseline for dist 3.0 netwide release.

?RCS:

?MAKE:myhostname phostname mydomain: contains sed test Myread Oldconfig \  
Guess Loc awk echo sort uniq +usrinc rm hostcat Tr osname

?MAKE: -pick add \$@ %<

?S:myhostname (hostname):

?S: This variable contains the eventual value of the MYHOSTNAME symbol,  
?S: which is the name of the host the program is going to run on.

?S: The domain is not kept with hostname, but must be gotten from mydomain.

?S: The dot comes with mydomain, and need not be supplied by the program.

?S:.

?S:mydomain:

?S: This variable contains the eventual value of the MYDOMAIN symbol,  
?S: which is the domain of the host the program is going to run on.

?S: The domain must be appended to myhostname to form a complete host name.

?S: The dot comes with mydomain, and need not be supplied by the program.

?S:.

?S:phostname:

?S: This variable contains the eventual value of the PHOSTNAME symbol,  
?S: which is a command that can be fed to popen() to get the host name.

?S: The program  
should probably not presume that the domain is or isn't  
?S: there already.

?S:.

?C:MYHOSTNAME (HOSTNAME):

?C: This symbol contains name of the host the program is going to run on.

?C: The domain is not kept with hostname, but must be gotten from MYDOMAIN.

?C: The dot comes with MYDOMAIN, and need not be supplied by the program.

?C: If gethostname() or uname() exist, MYHOSTNAME may be ignored. If MYDOMAIN

?C: is not used, MYHOSTNAME will hold the name derived from PHOSTNAME.

?C:.

?C:MYDOMAIN:

?C: This symbol contains the domain of the host the program is going to

?C: run on. The domain must be appended to HOSTNAME to form a complete

?C: host name. The dot comes with MYDOMAIN, and need not be supplied by

?C: the program. If the host name is derived from PHOSTNAME, the domain

?C: may or may not already be there, and the program should check.

?C:.

```
?H:#define MYHOSTNAME "$myhostname" /**/
?H:#define MYDOMAIN "$mydomain" /**/
?H:.
```

```
?T:cont i tans tmp_re file
: now get the host name
echo
" "
echo "Figuring out host name..." >&4
case "$myhostname" in
") cont=true
echo 'Maybe "hostname" will work...'
if tans=`sh -c hostname 2>&1` ; then
myhostname=$tans
phostname=hostname
cont="
fi
;;
*) cont=";;
esac
if $test "$cont"; then
if ./xenix; then
echo 'Oh, dear. Maybe "/etc/systemid" is the key...'
if tans=`cat /etc/systemid 2>&1` ; then
myhostname=$tans
phostname='cat /etc/systemid'
echo "Whadyaknow. Xenix always was a bit strange..."
cont="
fi
elif $test -r /etc/systemid; then
echo "(What is a non-Xenix system doing with /etc/systemid?)"
fi
fi
if $test "$cont"; then
echo 'No, maybe "uname -l" will work...'
if tans=`sh -c 'uname -l' 2>&1` ; then
```

```

myhostname=$stans
phostname='uname -l'
else
echo 'Strange. Maybe "uname -n" will work...'
if tans=`sh -c 'uname -n' 2>&1` ; then
myhostname=$stans
phostname='uname -n'
else
echo 'Oh well, maybe I can mine it out of whoami.h...'
if tans=`sh -c $contains' sysname $usrinc/whoami.h'
2>&1` ; then
myhostname=`echo "$stans" | $sed 's/^\.*\(\.*\)^1/^
phostname="sed -n -e ""/sysname/s/^\.*\(\.*\)^1/{"" -e p -e q -e '}' <$usrinc/whoami.h"
else
case "$myhostname" in
") echo "Does this machine have an identity crisis or something?"
phostname="";
*)
echo "Well, you said $myhostname before..."
phostname='echo $myhostname';
esac
fi
fi
fi
fi
case "$myhostname" in
") myhostname=noname ;;
esac
: you do not want to know about this
set $myhostname
myhostname=$1

: verify guess
if $test "$myhostname" ; then
dflt=y
rp='Your host name appears to be "$myhostname"." Right?'
./myread
case "$ans" in
y*) ;;
*) myhostname="";
esac
fi

: bad guess or no guess
while $test "X$myhostname" = X ; do
dflt="
rp="Please type the (one word) name of your host:"
./myread

```

```
myhostname="$ans"
done
```

```
: translate upper to lower if necessary
case "$myhostname" in
*[A-Z]*)
echo "(Normalizing case in your host name)"
myhostname=`echo
$myhostname | ./tr '[A-Z]' '[a-z]`
;;
esac
```

?X: Do not ask for domain name if this is not used later on. In that

?X: case, the hostname may keep its domain name, but it doesn't matter.

```
@if MYDOMAIN || mydomain
```

```
case "$myhostname" in
*.*)
dflt=`expr "X$myhostname" : "X[^.]*\(\..*\)"`
myhostname=`expr "X$myhostname" : "X\([^.*]\)\. "`
echo "(Trimming domain name from host name--host name is now $myhostname)"
;;
*) case "$mydomain" in
")
```

?X:

?X: There is currently no way to say we do not want hostcat if mydomain is not

?X: used. One way to achieve that would be to put that code in a mydomain.U

?X: unit. However, we want to stick the sanity checks right after the domain

?X: name computation, or if none is done, right after the hostname computation.

?X:

```
{
```

?X: If we use NIS, try ypmatch.

```
test "X$hostcat" = "Xypcat hosts" &&
ypmatch "$myhostname" hosts 2>/dev/null \
$sed -e 's/[ ]*#.*//; s/$/ /' > hosts && \
$test -s hosts
} || {
```

?X: Extract only

the relevant hosts, reducing file size,

?X: remove comments, insert trailing space for later use.

```
$hostcat | $sed -n -e "s/[ ]*#.*//; s^$/ /
/[ ]$myhostname[ . ]/p" > hosts
}
tmp_re="[ .]"
$test x`$awk "/[0-9].*[ ]$myhostname$tmp_re/ { sum++ }
END { print sum }" hosts` = x1 || tmp_re="[ ]"
dflt=`$awk \
"/[0-9].*[ ]$myhostname$tmp_re/ {for(i=2; i<=NF;i++) print \\$i}" \
hosts | $sort | $uniq | \
```

```

$sed -n -e "s/$myhostname\\.([a-zA-Z0-9_])\1/p"
case `echo X$dflt` in
X*\ *) echo "(Several hosts in /etc/hosts matched hostname)"
dflt=.
;;
?X: There is no /etc/hosts on os390
X.)
if $test -f /etc/hosts; then
echo "(You do not have fully-qualified names in /etc/hosts)"
else
echo "(I cannot locate a hosts database anywhere)"
fi
;;
esac
case "$dflt" in
.)
tans=`./loc resolv.conf X /etc /usr/etc`
if $test -f "$tans"; then
echo "(Attempting domain name extraction from $tans)"
?X: Look for either a search
or a domain directive.
dflt=`$sed -n -e 's// /g' \
-e 's/^search *([ ]*)*\1/p' $tans \
| ./tr '[A-Z]' '[a-z]' 2>/dev/null`
case "$dflt" in
.) dflt=`$sed -n -e 's// /g' \
-e 's/^domain *([ ]*)*\1/p' $tans \
| ./tr '[A-Z]' '[a-z]' 2>/dev/null`
;;
esac
fi
;;
esac
case "$dflt" in
.) echo "(No help from resolv.conf either -- attempting clever guess)"
dflt=`sh -c domainname 2>/dev/null`
case "$dflt" in
") dflt='.';
.nis.*|.yp.*|.main.*) dflt=`echo $dflt | $sed -e 's/^\.[^.]*/'`;
esac
;;
esac
case "$dflt$osname" in
.os390)
file="//SYS1.TCPPARMS(TCPDATA)"
echo "(Attempting domain name extraction from $file)"
dflt=`awk '/^DOMAINORIGIN/ {print $2}' "$file" 2>/dev/null`
;;

```

```

esac
case "$dflt" in
.) echo "(Lost all hope -- silly guess then)"
dflt='.nonet'
;;
esac
$rm -f hosts
;;
*) dflt="$mydomain";;
esac;;
esac
echo " "
rp="What is your domain name?"
.
./myread
tans="$sans"
case "$sans" in
") ;;
.*) ;;
*) tans=".$tans";;
esac
mydomain="$tans"

: translate upper to lower if necessary
case "$mydomain" in
*[A-Z]*)
echo "(Normalizing case in your domain name)"
mydomain=`echo $mydomain | ./tr '[A-Z]' '[a-z]'`
;;
esac

@end
: a little sanity check here
case "$phostname" in
") ;;
*)
case ` $phostname | ./tr '[A-Z]' '[a-z]^` in
$myhostname$mydomain|$myhostname) ;;
*)
case "$phostname" in
sed*)
echo "(That doesn't agree with your whoami.h file, by the way.)"
;;
*)
echo "(That doesn't agree with your $phostname command, by the way.)"
;;
esac
;;

```



```
esac
;;
esac
```

Found in path(s):

```
*/opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/myhostname.U
```

No license file was found, but licenses were detected in source scan.

?RCS: \$Id: d\_vprintf.U,v 3.0 1993/08/18 12:07:59 ram Exp \$

?RCS:

?RCS: Copyright (c) 1991-1993, Raphael Manfredi

?RCS:

?RCS: You may redistribute only under the terms of the Artistic License,

?RCS: as specified in the README file that comes with the distribution.

?RCS: You may reuse parts of this distribution only within the terms of

?RCS: that same Artistic License; a copy of which may be found at the root

?RCS: of the source tree for dist 3.0.

?RCS:

?RCS: \$Log: d\_vprintf.U,v \$

?RCS: Revision 3.0 1993/08/18 12:07:59 ram

?RCS: Baseline for dist 3.0 netwide release.

?RCS:

?MAKE:d\_vprintf d\_charvspr: Compile Guess cat Csym Setvar run rm\_try \  
i\_stdlib i\_unistd i\_stdarg i\_varargs

?MAKE: -pick add \$@ %<

?S:d\_vprintf:

?S: This variable conditionally defines the HAS\_VPRINTF symbol, which

?S: indicates to the C program that the vprintf() routine is available

?S: to printf with a pointer to an argument list.

?S:.

?S:d\_charvspr:

?S: This

variable conditionally defines CHARVSPRINTF if this system

?S: has vsprintf returning type (char\*). The trend seems to be to

?S: declare it as "int vsprintf()".

?S:.

?C:HAS\_VPRINTF (VPRINTF):

?C: This symbol, if defined, indicates that the vprintf routine is available

?C: to printf with a pointer to an argument list. If unavailable, you

?C: may need to write your own, probably in terms of \_doprnt().

?C:.

?C:USE\_CHAR\_VSPRINTF (CHARVSPRINTF):

?C: This symbol is defined if this system has vsprintf() returning type

?C: (char\*). The trend seems to be to declare it as "int vsprintf()". It

?C: is up to the package author to declare vsprintf correctly based on the

?C: symbol.

?C:.

```

?H:#$d_vprintf HAS_VPRINTF /**/
?H:#$d_charvspr USE_CHAR_VSPRINTF /**/
?H:
?T:val2
?F:!try
?LINT:set d_vprintf d_charvspr
: see if vprintf exists
echo " "
if set vprintf val -f d_vprintf; eval $csym; $val; then
echo 'vprintf() found.' >&4
val="$define"
$cat >try.c <<EOF
#$i_stdarg I_STDARG /*
Only one of these can be defined by i_varhrd */
#$i_varargs I_VARARGS

#$i_stdlib I_STDLIB
#$i_unistd I_UNISTD

#ifdef I_STDARG
# include <stdarg.h>
#else /* I_VARARGS */
# include <varargs.h>
#endif

#ifdef I_UNISTD
# include <unistd.h>
#endif

#ifdef I_STDLIB
# include <stdlib.h>
#endif

#include <stdio.h> /* vsprintf prototype */

#ifdef I_STDARG
void xxx(int n, ...)
{
va_list args;
char buf[10];
va_start(args, n);
exit(((unsigned long)vsprintf(buf,"%s",args) > 10L);
}
int main() { xxx(1, "foo"); }

#else /* I_VARARGS */

xxx(va_alist)

```

```

va_dcl
{
    va_list args;
    char buf[10];
    va_start(args);
    exit(((unsigned long)vsprintf(buf,"%s",args) > 10L);
}
int main() { xxx("foo"); }

```

```
#endif
```

```
EOF
```

```

set try
if eval $compile_ok; then
if $run ./try; then
    echo "Your vsprintf() returns (int)." >&4
    val2="$undef"
else
    echo "Your vsprintf() returns (char*)." >&4
    val2="$define"
fi
else
    echo 'I am unable to compile the vsprintf() test program.' >&4
    #
    We shouldn't get here. If we do, assume the standard signature,
    # not the old BSD one.
    echo 'Guessing that vsprintf() returns (int).' >&4
    val2="$undef"
fi
else
    echo 'vprintf() NOT found.' >&4
    val="$undef"
    val2="$undef"
fi
$rm_try
set d_vprintf
eval $setvar
val=$val2
set d_charvspr
eval $setvar

```

Found in path(s):

```
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/compline/d_vprintf.U
```

No license file was found, but licenses were detected in source scan.

```
?RCS: $Id$
```

```
?RCS:
```

?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi  
?RCS:  
?RCS: You may redistribute only under the terms of the Artistic License,  
?RCS: as specified in the README file that comes with the distribution.  
?RCS: You may reuse parts of this distribution only within the terms of  
?RCS: that same Artistic License; a copy of which may be found at the root  
?RCS: of the source tree for dist 4.0.  
?RCS:  
?RCS: \$Log: d\_strftime.U,v \$  
?RCS: Revision 3.0 1993/08/18 12:07:36 ram  
?RCS: Baseline for dist 3.0 netwide release.  
?RCS:  
?MAKE:d\_strftime: Inlibc  
?MAKE: -pick add \$@ %<  
?S:d\_strftime:  
?S: This variable conditionally defines HAS\_STRFTIME if strftime() is  
?S: available to format locale-specific times.  
?S:.  
?C:HAS\_STRFTIME:  
?C: This symbol, if defined, indicates that the strftime routine is  
?C: available to format locale-specific times.  
?C:.  
?H:#\$d\_strftime HAS\_STRFTIME /\*\*/  
?H:.  
?LINT:set d\_strftime  
: see  
if strftime exists  
set strftime d\_strftime  
eval \$inlibc

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/d\_strftime.U

No license file was found, but licenses were detected in source scan.

?RCS: \$Id: d\_euc2jis.U 1 2006-08-24 12:32:52Z rmanfredi \$  
?RCS:  
?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi  
?RCS:  
?RCS: You may redistribute only under the terms of the Artistic Licence,  
?RCS: as specified in the README file that comes with the distribution.  
?RCS: You may reuse parts of this distribution only within the terms of  
?RCS: that same Artistic Licence; a copy of which may be found at the root  
?RCS: of the source tree for dist 4.0.  
?RCS:  
?RCS: \$Log: d\_euc2jis.U,v \$  
?RCS: Revision 3.0 1993/08/18 12:05:58 ram  
?RCS: Baseline for dist 3.0 netwide release.

?RCS:  
?MAKE:d\_euc2jis: Inlibc  
?MAKE: -pick add \$@ %<  
?S:d\_euc2jis:  
?S: This variable conditionally defines the HAS\_EUC2JIS symbol, which  
?S: indicates to the C program that the euc2jis() routine is available  
?S: to convert EUC to JIS.  
?S:.  
?C:HAS\_EUC2JIS:  
?C: This symbol, if defined, indicates that the euc2jis routine is  
?C: available to convert  
EUC to JIS.  
?C:.  
?H:#\$d\_euc2jis HAS\_EUC2JIS /\*\*/  
?H:.  
?LINT:set d\_euc2jis  
: see if euc2jis exists  
set euc2jis d\_euc2jis  
eval \$inlibc

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/d\_euc2jis.U

No license file was found, but licenses were detected in source scan.

?RCS: \$Id: d\_sigsetjmp.U,v 3.0.1.1 1997/02/28 15:44:33 ram Exp \$  
?RCS:  
?RCS: Copyright (c) 1996,1998 Andy Dougherty  
?RCS: Copyright (c) 1991-1993, Raphael Manfredi  
?RCS:  
?RCS: You may redistribute only under the terms of the Artistic License,  
?RCS: as specified in the README file that comes with the distribution.  
?RCS: You may reuse parts of this distribution only within the terms of  
?RCS: that same Artistic License; a copy of which may be found at the root  
?RCS: of the source tree for dist 3.0.  
?RCS:  
?RCS: You may distribute under the terms of either the GNU General Public  
?RCS: License or the Artistic License, as specified in the README file.  
?RCS:  
?RCS: \$Log: d\_sigsetjmp.U,v \$  
?RCS: Revision 3.0.1.1 1997/02/28 15:44:33 ram  
?RCS: patch61: created  
?RCS:  
?MAKE:d\_sigsetjmp: Compile Setvar cat rm\_try run i\_stdlib  
?MAKE: -pick add \$@ %<  
?S:d\_sigsetjmp:  
?S: This variable conditionally defines the HAS\_SIGSETJMP symbol,  
?S: which

indicates that the sigsetjmp() routine is available to

?S: call setjmp() and optionally save the process's signal mask.

?S:.

?C:HAS\_SIGSETJMP:

?C: This variable indicates to the C program that the sigsetjmp()

?C: routine is available to save the calling process's registers

?C: and stack environment for later use by siglongjmp(), and

?C: to optionally save the process's signal mask. See

?C: Sigjmp\_buf, Sigsetjmp, and Siglongjmp.

?C:.

?C:Sigjmp\_buf:

?C: This is the buffer type to be used with Sigsetjmp and Siglongjmp.

?C:.

?C:Sigsetjmp:

?C: This macro is used in the same way as sigsetjmp(), but will invoke

?C: traditional setjmp() if sigsetjmp isn't available.

?C: See HAS\_SIGSETJMP.

?C:.

?C:Siglongjmp:

?C: This macro is used in the same way as siglongjmp(), but will invoke

?C: traditional longjmp() if siglongjmp isn't available.

?C: See HAS\_SIGSETJMP.

?C:.

```
?H:%<:#$d_sigsetjmp HAS_SIGSETJMP /**/
?H:%<:#ifdef HAS_SIGSETJMP
?H:%<:#define Sigjmp_buf sigjmp_buf
?H:%<:#define Sigsetjmp(buf,save_mask)
sigsetjmp((buf),(save_mask))
?H:%<:#define Siglongjmp(buf,retval) siglongjmp((buf),(retval))
?H:%<:#else
?H:%<:#define Sigjmp_buf jmp_buf
?H:%<:#define Sigsetjmp(buf,save_mask) setjmp((buf))
?H:%<:#define Siglongjmp(buf,retval) longjmp((buf),(retval))
?H:%<:#endif
?H:.
```

```
?W:%<:Sigjmp_buf Sigsetjmp Siglongjmp
?F:!try
?LINT:set d_sigsetjmp
: see if sigsetjmp exists
?X: We can't check for these symbols with Inlibc because sigsetjmp
?X: is (sometimes? always?) a macro under GCC
echo " "
case "$d_sigsetjmp" in
")
$cat >try.c <<EOP
#include <setjmp.h>
#$i_stdlib I_STDLIB
#ifdef I_STDLIB
```

```

#include <stdlib.h>
#endif
sigjmp_buf env;
int set = 1;
int main()
{
if (sigsetjmp(env,1))
    exit(set);
set = 0;
siglongjmp(env, 1);
exit(1);
}
EOP
set try
if eval $compile; then
if $run ./try >/dev/null 2>&1; then
    echo "POSIX sigsetjmp found." >&4
    val="$define"
else
    $cat >&4 <<EOM

```

Uh-Oh! You have POSIX sigsetjmp and siglongjmp, but they do not work properly!!

I'll

ignore them.

EOM

```

    val="$undef"
fi
else
    echo "sigsetjmp not found." >&4
    val="$undef"
fi
;;
*) val="$d_sigsetjmp"
case "$d_sigsetjmp" in
$define) echo "POSIX sigsetjmp found." >&4;;
$undef) echo "sigsetjmp not found." >&4;;
esac
;;
esac
set d_sigsetjmp
eval $setvar
$rm_try

```

Found in path(s):

```

* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/compline/d_sigsetjmp.U

```

No license file was found, but licenses were detected in source scan.

?RCS: \$Id: d\_strerror.U,v 3.0.1.3 1994/05/13 15:20:27 ram Exp \$

?RCS:  
?RCS: Copyright (c) 1991-1993, Raphael Manfredi  
?RCS:  
?RCS: You may redistribute only under the terms of the Artistic License,  
?RCS: as specified in the README file that comes with the distribution.  
?RCS: You may reuse parts of this distribution only within the terms of  
?RCS: that same Artistic License; a copy of which may be found at the root  
?RCS: of the source tree for dist 3.0.  
?RCS:  
?RCS: \$Log: d\_strerror.U,v \$  
?RCS: Revision 3.0.1.3 1994/05/13 15:20:27 ram  
?RCS: patch27: now uses new macro support for cleaner Strerror def  
?RCS:  
?RCS: Revision 3.0.1.2 1994/05/06 14:58:26 ram  
?RCS: patch23: renamed strerror into Strerror to protect name space (ADO)  
?RCS:  
?RCS: Revision 3.0.1.1 1994/01/24 14:08:56 ram  
?RCS: patch16: protected code looking for sys\_errnolist[] with @if  
?RCS: patch16: added default value for d\_sysernlst  
?RCS:  
?RCS: Revision  
3.0 1993/08/18 12:07:35 ram  
?RCS: Baseline for dist 3.0 netwide release.  
?RCS:  
?MAKE:d\_syserrlst d\_sysernlst: Csym Findhdr  
?MAKE: -pick add \$@ %<  
?S:d\_syserrlst:  
?S: This variable conditionally defines HAS\_SYS\_ERRLIST if sys\_errlist[] is  
?S: available to translate error numbers to strings.  
?S:.  
?S:d\_sysernlst:  
?S: This variable conditionally defines HAS\_SYS\_ERRNOLIST if sys\_errnolist[]  
?S: is available to translate error numbers to the symbolic name.  
?S:.  
?C:HAS\_SYS\_ERRLIST (SYSERRLIST):  
?C: This symbol, if defined, indicates that the sys\_errlist array is  
?C: available to translate error numbers to strings. The extern int  
?C: sys\_nerr gives the size of that table.  
?C:.  
?C:HAS\_SYS\_ERRNOLIST (SYSERRNOLIST):  
?C: This symbol, if defined, indicates that the sys\_errnolist array is  
?C: available to translate an errno code into its symbolic name (e.g.  
?C: ENOENT). The extern int sys\_nerrno gives the size of that table.  
?C:.  
?H:#\$d\_syserrlst HAS\_SYS\_ERRLIST /\*\*/  
?H:#\$d\_sysernlst HAS\_SYS\_ERRNOLIST /\*\*/  
?H:.  
?D:d\_sysernlst="



```

?T:val
:
see if sys_errlist[] exists
echo " "
if test "X$d_syserrlst" = X; then
if set sys_errlist val -a d_syserrlst; eval $scsym; $val; then
echo "You have sys_errlist[], so we could roll our own strerror."
d_syserrlst="$define"
else
echo "You don't have sys_errlist[], so strerror() is welcome."
d_syserrlst="$undef"
fi
fi
@if d_syserrlst || HAS_SYS_ERRNOLIST
if set sys_errnolist val -a d_syserrlst; eval $scsym; $val; then
echo "(Symbolic error codes can be fetched via the sys_errnolist[] array.)"
d_syserrnolist="$define"
else
echo "(However, I can't extract the symbolic error code out of errno.)"
d_syserrnolist="$undef"
fi
@end

```

Found in path(s):

```

* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/modified/d_strerror.U

```

No license file was found, but licenses were detected in source scan.

```

?RCS: $Id: AAAAA.U 1 2006-08-24 12:32:52Z rmanfredi $
?RCS:
?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi
?RCS:
?RCS: You may redistribute only under the terms of the Artistic Licence,
?RCS: as specified in the README file that comes with the distribution.
?RCS: You may reuse parts of this distribution only within the terms of
?RCS: that same Artistic Licence; a copy of which may be found at the root
?RCS: of the source tree for dist 4.0.
?RCS:
?RCS: $Log: AAAAA.U,v $
?RCS: Revision 3.0.1.4 1994/06/20 06:50:26 ram
?RCS: patch30: changes from Jarkko Hietaniemi are tagged with JHI
?RCS:
?RCS: Revision 3.0.1.3 1994/05/06 14:01:39 ram
?RCS: patch23: initials for Wayne Davison are now WED
?RCS: patch23: added initials for new unit contributor Andy Dougherty
?RCS:
?RCS: Revision 3.0.1.2 1994/01/24 14:01:09 ram
?RCS: patch16: make metalint shut up on special unit definition for All target

```

?RCS:  
?RCS: Revision  
3.0.1.1 1993/09/13 15:43:57 ram  
?RCS: patch10: documents initials used for Wayne Davison's contributions  
?RCS:  
?RCS: Revision 3.0 1993/08/18 12:04:44 ram  
?RCS: Baseline for dist 3.0 netwide release.  
?RCS:  
?X:  
?X: The purpose of this file is to supply the head of the Makefile created  
?X: by metaconfig. For this reason it must be first in alphabetical order.  
?X: The leading '+' in front of the unit name is a hint for metalint, since  
?X: the use of that special unit name as a "made" unit is legitimate here.  
?X:  
?MAKE:+All: Finish  
?X:  
?X: Throughout the units, the following initials are used to identify comments:  
?X:  
?X: HMS: Harlan Stenn  
?X: RAM: Raphael Manfredi  
?X: WED: Wayne Davison (was WAD by mistake--RAM)  
?X: ADO: Andy Dougherty  
?X: JHI: Jarkko Hietaniemi  
?X:  
?X: Agreed, this is a weird place to document it, but I couldn't find a better  
?X: place to do so. I've bet on the curiosity of users, who would probably  
?X: want to know what's in this strangely-named file--RAM.

Found

in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/AAAAA.U

No license file was found, but licenses were detected in source scan.

?RCS: \$Id: d\_setruid.U 1 2006-08-24 12:32:52Z rmanfredi \$  
?RCS:  
?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi  
?RCS:  
?RCS: You may redistribute only under the terms of the Artistic Licence,  
?RCS: as specified in the README file that comes with the distribution.  
?RCS: You may reuse parts of this distribution only within the terms of  
?RCS: that same Artistic Licence; a copy of which may be found at the root  
?RCS: of the source tree for dist 4.0.  
?RCS:  
?RCS: \$Log: d\_setruid.U,v \$  
?RCS: Revision 3.0 1993/08/18 12:07:15 ram  
?RCS: Baseline for dist 3.0 netwide release.  
?RCS:

?MAKE:d\_setruid: Inlibc  
?MAKE: -pick add \$@ %<  
?S:d\_setruid:  
?S: This variable conditionally defines the HAS\_SETRUID symbol, which  
?S: indicates to the C program that the setruid() routine is available  
?S: to change the real uid of the current program.  
?S:.  
?C:HAS\_SETRUID (SETRUID):  
?C: This symbol, if defined, indicates that the setruid  
routine is available  
?C: to change the real uid of the current program.  
?C:.  
?H:#\$d\_setruid HAS\_SETRUID /\*\*/  
?H:.  
?LINT:set d\_setruid  
: see if setruid exists  
set setruid d\_setruid  
eval \$inlibc

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/d\_setruid.U

No license file was found, but licenses were detected in source scan.

?RCS: \$Id: i\_shadow.U,v \$  
?RCS:  
?RCS: Copyright (c) 1998 Jarkko Hietaniemi  
?RCS:  
?RCS: You may distribute under the terms of either the GNU General Public  
?RCS: License or the Artistic License, as specified in the README file.  
?RCS:  
?MAKE:i\_shadow: Inhdr Hasfield  
?MAKE: -pick add \$@ %<  
?S:i\_shadow:  
?S: This variable conditionally defines the I\_SHADOW symbol, and indicates  
?S: whether a C program should include <shadow.h>.  
?S:.  
?C:I\_SHADOW:  
?C: This symbol, if defined, indicates that <shadow.h> exists and  
?C: should be included.  
?C:.  
?H:#\$i\_shadow I\_SHADOW /\*\*/  
?H:.  
?LINT:set i\_shadow  
: see if this is a shadow.h system  
set shadow.h i\_shadow  
eval \$inhdr

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/perl/i\_shadow.U

No license file was found, but licenses were detected in source scan.

?RCS: \$Id: d\_msgrcv.U 1 2006-08-24 12:32:52Z rmanfredi \$

?RCS:

?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi

?RCS:

?RCS: You may redistribute only under the terms of the Artistic Licence,

?RCS: as specified in the README file that comes with the distribution.

?RCS: You may reuse parts of this distribution only within the terms of

?RCS: that same Artistic Licence; a copy of which may be found at the root

?RCS: of the source tree for dist 4.0.

?RCS:

?RCS: \$Log: d\_msgrcv.U,v \$

?RCS: Revision 3.0 1993/08/18 12:06:40 ram

?RCS: Baseline for dist 3.0 netwide release.

?RCS:

?MAKE:d\_msgrcv: Inlibc

?MAKE: -pick add \$@ %<

?S:d\_msgrcv:

?S: This variable conditionally defines the HAS\_MSGRCV symbol, which

?S: indicates to the C program that the msgrcv() routine is available.

?S:.

?C:HAS\_MSGRCV:

?C: This symbol, if defined, indicates that the msgrcv() routine is

?C: available to extract a message from the message queue.

?C:.

?H:#\$d\_msgrcv

HAS\_MSGRCV /\*\*/

?H:.

?LINT:set d\_msgrcv

: see if msgrcv exists

set msgrcv d\_msgrcv

eval \$inlibc

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/d\_msgrcv.U

No license file was found, but licenses were detected in source scan.

?RCS: You may distribute under the terms of either the GNU General Public

?RCS: License or the Artistic License, as specified in the README file.

?RCS:

?MAKE:d\_newlocale d\_freelocale d\_uselocale d\_duplocale d\_querylocale i\_xlocale: Inlibc Inhdr

?MAKE: -pick add \$@ %<

?S:d\_newlocale:

?S: This variable conditionally defines the HAS\_NEWLOCALE symbol, which  
?S: indicates to the C program that the newlocale() routine is available  
?S: to return a new locale object or modify an existing locale object.  
?S:.  
?S:d\_freelocale:  
?S: This variable conditionally defines the HAS\_FREELOCALE symbol, which  
?S: indicates to the C program that the freelocale() routine is available  
?S: to deallocate the resources associated with a locale object.  
?S:.  
?S:d\_uselocale:  
?S: This variable conditionally defines the HAS\_USELOCALE symbol, which  
?S: indicates to the C program that the uselocale() routine is available  
?S: to set the current locale  
for the calling thread.  
?S:.  
?S:d\_duplocale:  
?S: This variable conditionally defines the HAS\_DUPLOCALE symbol, which  
?S: indicates to the C program that the duplocale() routine is available  
?S: to duplicate a locale object.  
?S:.  
?S:d\_querylocale:  
?S: This variable conditionally defines the HAS\_QUERYLOCALE symbol, which  
?S: indicates to the C program that the querylocale() routine is available  
?S: to return the name of the locale for a category mask.  
?S:.  
?S:i\_xlocale:  
?S: This symbol, if defined, indicates to the C program that it should  
?S: include <xlocale.h> to get uselocale() and its friends  
?S:.  
?C:HAS\_NEWLOCALE:  
?C: This symbol, if defined, indicates that the newlocale routine is  
?C: available to return a new locale object or modify an existing  
?C: locale object.  
?C:.  
?C:HAS\_FREELOCALE:  
?C: This symbol, if defined, indicates that the freelocale routine is  
?C: available to deallocate the resources associated with a locale object.  
?C:.  
?C:HAS\_USELOCALE:  
?C: This symbol, if defined,  
indicates that the uselocale routine is  
?C: available to set the current locale for the calling thread.  
?C:.  
?C:HAS\_DUPLOCALE:  
?C: This symbol, if defined, indicates that the duplocale routine is  
?C: available to duplicate a locale object.  
?C:.  
?C:HAS\_QUERYLOCALE:

?C: This symbol, if defined, indicates that the querylocale routine is

?C: available to return the name of the locale for a category mask.

?C:.

?C:I\_XLOCALE:

?C: This symbol, if defined, indicates to the C program that it should

?C: include <xlocale.h> to get uselocale() and its friends.

?C:.

?H:#\$d\_newlocale HAS\_NEWLOCALE /\*\*/

?H:#\$d\_freelocale HAS\_FREELOCALE /\*\*/

?H:#\$d\_uselocale HAS\_USELOCALE /\*\*/

?H:#\$d\_duplocale HAS\_DUPLOCALE /\*\*/

?H:#\$d\_querylocale HAS\_QUERYLOCALE /\*\*/

?H:#\$i\_xlocale I\_XLOCALE /\*\*/

?H:.

?LINT:set i\_xlocale

?LINT:set d\_newlocale

?LINT:set d\_freelocale

?LINT:set d\_uselocale

?LINT:set d\_duplocale

?LINT:set d\_querylocale

: see if this is an xlocale.h system

set xlocale.h i\_xlocale

eval \$inhdr

:

see if newlocale exists

set newlocale d\_newlocale

eval \$inlibc

: see if freelocale exists

set freelocale d\_freelocale

eval \$inlibc

: see if uselocale exists

set uselocale d\_uselocale

eval \$inlibc

: see if duplocale exists

set duplocale d\_duplocale

eval \$inlibc

: see if querylocale exists

set querylocale d\_querylocale

eval \$inlibc

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-

5.30.0/U/perl/d\_newlocale.U

No license file was found, but licenses were detected in source scan.

```
?RCS: $Id: d_shmctl.U 1 2006-08-24 12:32:52Z rmanfredi $
?RCS:
?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi
?RCS:
?RCS: You may redistribute only under the terms of the Artistic Licence,
?RCS: as specified in the README file that comes with the distribution.
?RCS: You may reuse parts of this distribution only within the terms of
?RCS: that same Artistic Licence; a copy of which may be found at the root
?RCS: of the source tree for dist 4.0.
?RCS:
?RCS: $Log: d_shmctl.U,v $
?RCS: Revision 3.0 1993/08/18 12:07:18 ram
?RCS: Baseline for dist 3.0 netwide release.
?RCS:
?MAKE:d_shmctl: Inlibc
?MAKE: -pick add $@ %<
?S:d_shmctl:
?S: This variable conditionally defines the HAS_SHMCTL symbol, which
?S: indicates to the C program that the shmctl() routine is available.
?S:.
?C:HAS_SHMCTL:
?C: This symbol, if defined, indicates that the shmctl() routine is
?C: available to perform shared memory control operations.
?C:.
?H:#$d_shmctl
HAS_SHMCTL /**/
?H:.
?LINT:set d_shmctl
: see if shmctl exists
set shmctl d_shmctl
eval $inlibc
```

Found in path(s):

```
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/d_shmctl.U
```

No license file was found, but licenses were detected in source scan.

```
?RCS: $Id: d_sigvec.U 1 2006-08-24 12:32:52Z rmanfredi $
?RCS:
?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi
?RCS:
?RCS: You may redistribute only under the terms of the Artistic Licence,
?RCS: as specified in the README file that comes with the distribution.
?RCS: You may reuse parts of this distribution only within the terms of
?RCS: that same Artistic Licence; a copy of which may be found at the root
?RCS: of the source tree for dist 4.0.
```

```

?RCS:
?RCS: $Log: d_sigvec.U,v $
?RCS: Revision 3.0.1.1 1997/02/28 15:45:37 ram
?RCS: patch61: there is now a separate routine for sigaction()
?RCS:
?RCS: Revision 3.0 1993/08/18 12:07:24 ram
?RCS: Baseline for dist 3.0 netwide release.
?RCS:
?X: d_sigvec.U, from d_ftime.U 1.0
?X:
?MAKE:d_sigvec d_sigvectr d_sigintrp: Csym Inlibc Setvar
?MAKE: -pick add $@ %<
?S:d_sigvec:
?S: This variable conditionally defines the HAS_SIGVEC symbol, which indicates
?S: that BSD
reliable signals are supported.
?S:.
?S:d_sigvectr:
?S: This variable conditionally defines the HAS_SIGVECTOR symbol, which
?S: indicates that the sigvec() routine is called sigvector() instead, for
?S: reasons known only to Hewlett-Packard.
?S:.
?S:d_sigintrp:
?S: This variable conditionally defines the HAS_SIGINTRP symbol, which
?S: indicates that the siginterrupt() routine is available.
?S:.
?C:HAS_SIGVEC (SIGVEC):
?C: This symbol, if defined, indicates that BSD reliable signals are
?C: supported.
?C:.
?C:HAS_SIGVECTOR (SIGVECTOR):
?C: This symbol, if defined, indicates that the sigvec() routine is called
?C: sigvector() instead, and that sigspace() is provided instead of
?C: sigstack(). This is probably only true for HP-UX.
?C:.
?C:HAS_SIGINTRP (SIGINTRP):
?C: This symbol, if defined, indicates that the siginterrupt() routine
?C: is available.
?C:.
?H:#$d_sigvec HAS_SIGVEC /**/
?H:#$d_sigvectr HAS_SIGVECTOR /**/
?H:#$d_sigintrp HAS_SIGINTRP /**/
?H:.
?T:val
?LINT:set d_sigvec d_sigintrp
@if
d_sigvectr || d_sigvec || HAS_SIGVEC || HAS_SIGVECTOR
: see if sigvector exists -- since sigvec will match the substring

```



```

echo " "
if set sigvector val -f d_sigvector; eval $sym; $val; then
echo 'sigvector() found--you must be running HP-UX.' >&4
val="$define"; set d_sigvector; eval $setvar
val="$define"; set d_sigvec; eval $setvar
else
: try the original name
d_sigvector="$undef"
if set sigvec val -f d_sigvec; eval $sym; $val; then
echo 'sigvec() found.' >&4
val="$define"; set d_sigvec; eval $setvar
else
echo 'sigvec() not found--race conditions with signals may occur.' >&4
val="$undef"; set d_sigvec; eval $setvar
fi
fi

```

```

@end
@if d_sigintp || HAS_SIGINTRP
: see if we have siginterrupt
set siginterrupt d_sigintp
eval $inlibc

```

```
@end
```

Found in path(s):

```
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/d_sigvec.U
```

No license file was found, but licenses were detected in source scan.

```

?RCS: $Id: d_rdchk.U 1 2006-08-24 12:32:52Z rmanfredi $
?RCS:
?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi
?RCS:
?RCS: You may redistribute only under the terms of the Artistic Licence,
?RCS: as specified in the README file that comes with the distribution.
?RCS: You may reuse parts of this distribution only within the terms of
?RCS: that same Artistic Licence; a copy of which may be found at the root
?RCS: of the source tree for dist 4.0.
?RCS:
?RCS: $Log: d_rdchk.U,v $
?RCS: Revision 3.0 1993/08/18 12:06:51 ram
?RCS: Baseline for dist 3.0 netwide release.
?RCS:
?MAKE:d_rdchk: Inlibc
?MAKE: -pick add $@ %<
?S:d_rdchk:
?S: This variable conditionally defines the HAS_RDCHK symbol, which

```

?S: indicates to the C program that the rdchk() routine is available  
?S: to find out if there is input pending on an IO channel.  
?S:.  
?C:HAS\_RDCHK (RDCHK):  
?C: This symbol, if defined, indicates that the rdchk routine  
is available  
?C: to find out if there is input pending on an IO channel. Generally  
?C: the routine is used only if FIONREAD and O\_NDELAY aren't available.  
?C:.  
?H:#\$d\_rdchk HAS\_RDCHK /\*\*/  
?H:.  
?LINT:set d\_rdchk  
: see if rdchk exists  
set rdchk d\_rdchk  
eval \$inlibc

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/d\_rdchk.U

No license file was found, but licenses were detected in source scan.

?RCS: \$Id\$  
?RCS:  
?RCS: Copyright (c) 2000 Jarkko Hietaniemi  
?RCS:  
?RCS: You may distribute under the terms of either the GNU General Public  
?RCS: License or the Artistic License, as specified in the README file.  
?RCS:  
?MAKE:d\_fchdir: Inlibc  
?MAKE: -pick add \$@ %<  
?S:d\_fchdir:  
?S: This variable conditionally defines the HAS\_FCHDIR symbol, which  
?S: indicates to the C program that the fchdir() routine is available.  
?S:.  
?C:HAS\_FCHDIR:  
?C: This symbol, if defined, indicates that the fchdir routine is  
?C: available to change directory using a file descriptor.  
?C:.  
?H:#\$d\_fchdir HAS\_FCHDIR /\*\*/  
?H:.  
?LINT:set d\_fchdir  
: see if fchdir exists  
set fchdir d\_fchdir  
eval \$inlibc

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/perl/d\_fchdir.U

No license file was found, but licenses were detected in source scan.

```
?RCS: $Id$
?RCS:
?RCS: Copyright (c) 2001 Jarkko Hietaniemi
?RCS:
?RCS: You may distribute under the terms of either the GNU General Public
?RCS: License or the Artistic License, as specified in the README file.
?RCS:
?MAKE:d_nl_langinfo: Inlibc i_langinfo
?MAKE: -pick add $@ %<
?S:d_nl_langinfo:
?S: This variable conditionally defines the HAS_NL_LANGINFO symbol, which
?S: indicates to the C program that the nl_langinfo() routine is available.
?S:.
?C:HAS_NL_LANGINFO:
?C: This symbol, if defined, indicates that the nl_langinfo routine is
?C: available to return local data. You will also need <langinfo.h>
?C: and therefore I_LANGINFO.
?C:.
?H:#$d_nl_langinfo HAS_NL_LANGINFO /**/
?H:.
?LINT:set d_nl_langinfo
?LINT:use i_langinfo
: see if nl_langinfo exists
set nl_langinfo d_nl_langinfo
eval $inlibc
```

Found in path(s):

```
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/perl/d_nl_langinfo.U
```

No license file was found, but licenses were detected in source scan.

```
?RCS: $Id$
?RCS:
?RCS: Copyright (c) 2001 Jarkko Hietaniemi
?RCS:
?RCS: You may redistribute only under the terms of the Artistic License,
?RCS: as specified in the README file that comes with the distribution.
?RCS: You may reuse parts of this distribution only within the terms of
?RCS: that same Artistic License; a copy of which may be found at the root
?RCS: of the source tree for dist 3.0.
?RCS:
?MAKE:d_usleepproto: Hasproto i_unistd
?MAKE: -pick add $@ %<
?S:d_usleepproto:
?S: This variable conditionally defines the HAS_USLEEP_PROTO symbol,
?S: which indicates to the C program that the system provides
```

?S: a prototype for the usleep() function. Otherwise, it is

?S: up to the program to supply one.

?S:.

?C:HAS\_USLEEP\_PROTO:

?C: This symbol, if defined, indicates that the system provides

?C: a prototype for the usleep() function. Otherwise, it is up

?C: to the program to supply one. A good guess is

?C: extern int

```
usleep(useconds_t);
```

?C:.

?H:#\$d\_usleepproto HAS\_USLEEP\_PROTO /\*\*/

?H:.

?LINT:set d\_usleepproto

: see if prototype for usleep is available

```
echo " "
```

```
set d_usleepproto usleep $i_unistd unistd.h
```

```
eval $hasproto
```

Found in path(s):

```
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/perl/d_usleepproto.U
```

No license file was found, but licenses were detected in source scan.

?RCS: \$Id: d\_setrgid.U 1 2006-08-24 12:32:52Z rmanfredi \$

?RCS:

?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi

?RCS:

?RCS: You may redistribute only under the terms of the Artistic Licence,

?RCS: as specified in the README file that comes with the distribution.

?RCS: You may reuse parts of this distribution only within the terms of

?RCS: that same Artistic Licence; a copy of which may be found at the root

?RCS: of the source tree for dist 4.0.

?RCS:

?RCS: \$Log: d\_setrgid.U,v \$

?RCS: Revision 3.0 1993/08/18 12:07:14 ram

?RCS: Baseline for dist 3.0 netwide release.

?RCS:

?MAKE:d\_setrgid: Inlibc

?MAKE: -pick add \$@ %<

?S:d\_setrgid:

?S: This variable conditionally defines the HAS\_SETRGID symbol, which

?S: indicates to the C program that the setrgid() routine is available

?S: to change the real gid of the current program.

?S:.

?C:HAS\_SETRGID (SETRGID):

?C: This symbol, if defined, indicates that the setrgid

routine is available

?C: to change the real gid of the current program.

```
?C:.
?H:#$d_setrgid HAS_SETRGID /**/
?H:.
?LINT:set d_setrgid
: see if setrgid exists
set setrgid d_setrgid
eval $inlibc
```

Found in path(s):

```
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/d_setrgid.U
```

No license file was found, but licenses were detected in source scan.

```
?RCS: $Id$
?RCS:
?RCS: Copyright (c) 2004 H.Merijn Brand
?RCS:
?RCS: You may distribute under the terms of either the GNU General Public
?RCS: License or the Artistic License, as specified in the README file.
?RCS:
?MAKE:d_strlcpy: Inlibc Hasproto d_gnulibc
?MAKE: -pick add $@ %<
?S:d_strlcpy:
?S: This variable conditionally defines the HAS_STRLCPY symbol, which
?S: indicates to the C program that the strlcpy () routine is available.
?S:.
?C:HAS_STRLCPY:
?C: This symbol, if defined, indicates that the strlcpy () routine is
?C: available to do string copying.
?C:.
?H:#$d_strlcpy HAS_STRLCPY /**/
?H:.
?T:d_strlcpy_proto xx1 xx2 xx3 xx4
?LINT:set d_strlcpy
: see if strlcpy exists
: We need both a prototype in string.h and the symbol in libc.
echo " "
d_strlcpy_proto="
xx1="#$d_gnulibc HAS_GNULIBC"
xx2='#if defined(HAS_GNULIBC) && !defined(_GNU_SOURCE)'
xx3='# define _GNU_SOURCE'
xx4='#endif'
set d_strlcpy_proto strlcpy
literal "$xx1" literal "$xx2" literal "$xx3" literal "$xx4" define string.h
eval $hasproto
case "$d_strlcpy_proto" in
define) # see if strlcpy exists
set strlcpy d_strlcpy
```

```
eval $inlibc
;;
*) val=$undef
set d_strlcpy
eval $setvar
;;
esac
```

Found in path(s):

```
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/perl/d_strlcpy.U
```

No license file was found, but licenses were detected in source scan.

```
?RCS: $Id: errnolist.U,v 3.0.1.2 1997/02/28 15:48:01 ram Exp $
?RCS:
?RCS: Copyright (c) 1991-1993, Raphael Manfredi
?RCS:
?RCS: You may redistribute only under the terms of the Artistic License,
?RCS: as specified in the README file that comes with the distribution.
?RCS: You may reuse parts of this distribution only within the terms of
?RCS: that same Artistic License; a copy of which may be found at the root
?RCS: of the source tree for dist 3.0.
?RCS:
?RCS: $Log: errnolist.U,v $
?RCS: Revision 3.0.1.2 1997/02/28 15:48:01 ram
?RCS: patch61: replaced .a with $_a all over the place
?RCS: patch61: likewise for .o replaced by $_o
?RCS:
?RCS: Revision 3.0.1.1 1994/01/24 14:10:54 ram
?RCS: patch16: created
?RCS:
?MAKE:errnolist errnolist_SH errnolist_a errnolist_c errnolist_o: cat \
Compile +d_sysernlst _a _o
?MAKE: -pick add $@ %<
?S:errnolist:
?S: This variable holds the base name of a file containing the
?S: definition
of the sys_errnolist array, if the C library
?S: doesn't provide it already. Otherwise, its value is empty.
?S: The following lines should be included in your Makefile.SH:
?S:
?S: case "$errnolist" in
?S: ") ;;
?S: *)
?S: $spitshell >>Makefile <<!GROK!THIS!
?S: $errnolist_c: $errnolist_SH $errnolist_a
?S: sh ./$errnolist_SH
?S:
```

```

?S: !GROK!THIS!
?S: ;;
?S: esac
?S:
?S: You may define the 'errnolist' variable in your Myinit.U if you
?S: wish to override its default value "errnolist".
?S:.
?S:errnolist_SH:
?S: This is the name of a file which will generate errnolistc.
?S:.
?S:errnolist_a:
?S: This is the name of the awk script called by errnolist_SH.
?S:.
?S:errnolist_c:
?S: This is the name of a generated C file which provides the
?S: definition of the sys_errnolist array.
?S:.
?S:errnolist_o:
?S: This is the name of the object file which provides the
?S: definition of the sys_errnolist array, if the C library
?S: doesn't provide it already. Otherwise, its value is
empty.
?S:.
?INIT:errnolist=errnolist
: check for sys_errnolist
@if d_sysernlst || HAS_SYS_ERRNOLIST
case "$d_sysernlst" in
"$define")
    errnolist="
    errnolist_SH="
    errnolist_a="
    errnolist_c="
    errnolist_o="
    ;;
*)
echo " "
echo "I'll make sure your Makefile provides sys_errnolist in $errnolist.c"
    errnolist_SH=$errnolist.SH
    errnolist_a=$errnolist$_a
    errnolist_c=$errnolist.c
    errnolist_o=$errnolist$_o
    ;;
esac
@else
echo " "
$cat <<EOM
Checking to see if your C library provides us with sys_errnolist[...]
EOM

```

```

$cat >errnolist.c <<'EOCP'
extern char *sys_errnolist[];
int main() {
    char *p0 = sys_errnolist[0];
    char *p1 = sys_errnolist[1];

    return (p0 == p1); /* Make sure they're not optimized away */
}
EOCP
set errnolist
if eval $compile; then
    echo "It does."
    errnolist="
    errnolist_SH="
    errnolist_a="
    errnolist_c="
    errnolist_o="
else
    echo "I'll make sure your Makefile provides sys_errnolist in $errnolist.c"
    errnolist_SH=$errnolist.SH
    errnolist_a=$errnolist$_a
    errnolist_c=$errnolist.c
    errnolist_o=$errnolist$_o
fi
@end

```

Found in path(s):

```

* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/compline/errnolist.U

```

No license file was found, but licenses were detected in source scan.

?RCS: \$Id: i\_sysmount.U,v \$

?RCS:

?RCS: Copyright (c) 1999 Jarkko Hietaniemi

?RCS:

?RCS: You may distribute under the terms of either the GNU General Public

?RCS: License or the Artistic License, as specified in the README file.

?RCS:

?MAKE:i\_sysmount: Inhdr Hasfield

?MAKE: -pick add \$@ %<

?S:i\_sysmount:

?S: This variable conditionally defines the I\_SYSMOUNT symbol,

?S: and indicates whether a C program should include <sys/mount.h>.

?S:.

?C:I\_SYS\_MOUNT:

?C: This symbol, if defined, indicates that <sys/mount.h> exists and

?C: should be included.

?C:.



```
?H:#$i_sysmount I_SYS_MOUNT /**/  
?H:.  
?LINT:set i_sysmount  
: see if this is a sys/mount.h system  
set sys/mount.h i_sysmount  
eval $inhdr
```

Found in path(s):

```
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/perl/i_sysmount.U
```

No license file was found, but licenses were detected in source scan.

```
?RCS: $Id: packadmin.U 1 2006-08-24 12:32:52Z rmanfredi $
```

```
?RCS:
```

```
?RCS: Copyright (c) 1996, Andy Dougherty
```

```
?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi
```

```
?RCS:
```

```
?RCS: You may redistribute only under the terms of the Artistic Licence,
```

```
?RCS: as specified in the README file that comes with the distribution.
```

```
?RCS: You may reuse parts of this distribution only within the terms of
```

```
?RCS: that same Artistic Licence; a copy of which may be found at the root
```

```
?RCS: of the source tree for dist 4.0.
```

```
?RCS:
```

```
?MAKE:packadmin: cf_email Oldconfig Myread cat spackage package
```

```
?MAKE: -pick add $@ %<
```

```
?Y:TOP
```

```
?S:packadmin:
```

```
?S: Electronic mail address of the package administrator.
```

```
?S:.
```

```
: check whether they will act as local admin for the package
```

```
$cat <<EOM
```

If you or somebody else will be maintaining \$package at your site, please fill in the correct e-mail address here so that they may be contacted if necessary. You may enter "none" for no administrator.

EOM

```
case "$packadmin" in
```

```
) dflt="$cf_email";;
```

```
*) dflt="$packadmin";;
```

```
esac
```

```
rp="$spackage administrator e-mail address"
```

```
./myread
```

```
packadmin="$ans"
```

Found in path(s):

```
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-
```

5.30.0/dist/U/packadmin.U

No license file was found, but licenses were detected in source scan.

?RCS: \$Id\$

?RCS:

?RCS: Copyright (c) 1999 Jarkko Hietaniemi

?RCS:

?RCS: You may distribute under the terms of either the GNU General Public

?RCS: License or the Artistic License, as specified in the README file.

?RCS:

?MAKE:d\_getmntent: Inlibc

?MAKE: -pick add \$@ %<

?S:d\_getmntent:

?S: This variable conditionally defines the HAS\_GETMNTENT symbol, which

?S: indicates to the C program that the getmntent() routine is available

?S: to iterate through mounted files to get their mount info.

?S:.

?C:HAS\_GETMNTENT:

?C: This symbol, if defined, indicates that the getmntent routine is

?C: available to iterate through mounted file systems to get their info.

?C:.

?H:#\$d\_getmntent HAS\_GETMNTENT /\*\*/

?H:.

?LINT:set d\_getmntent

: see if getmntent exists

set getmntent d\_getmntent

eval \$inlibc

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-

5.30.0/U/perl/d\_getmntent.U

No license file was found, but licenses were detected in source scan.

?RCS: \$Id: sig\_name.U 1 2006-08-24 12:32:52Z rmanfredi \$

?RCS:

?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi

?RCS:

?RCS: You may redistribute only under the terms of the Artistic License,

?RCS: as specified in the README file that comes with the distribution.

?RCS: You may reuse parts of this distribution only within the terms of

?RCS: that same Artistic License; a copy of which may be found at the root

?RCS: of the source tree for dist 4.0.

?RCS:

?RCS: \$Log: sig\_name.U,v \$

?RCS: Revision 3.0.1.5 1997/02/28 16:21:25 ram

?RCS: patch61: brand new algorithm for sig\_name and (new!) sig\_num

?RCS:

?RCS: Revision 3.0.1.4 1995/07/25 14:14:54 ram

?RCS: patch56: added <asm/signal.h> lookup for Linux

?RCS:

?RCS: Revision 3.0.1.3 1995/05/12 12:24:11 ram

?RCS: patch54: now looks for <linux/signal.h> too (ADO)

?RCS:

?RCS: Revision 3.0.1.2 1994/06/20 07:06:57 ram

?RCS: patch30: final echo was missing to close  
awk-printed string

?RCS:

?RCS: Revision 3.0.1.1 1994/05/06 15:17:55 ram

?RCS: patch23: signal list now formatted to avoid scroll-ups (ADO)

?RCS:

?RCS: Revision 3.0 1993/08/18 12:09:47 ram

?RCS: Baseline for dist 3.0 netwide release.

?RCS:

?MAKE:sig\_name sig\_name\_init sig\_num sig\_num\_init sig\_count sig\_size: \  
awk Signal Oldconfig rm

?MAKE: -pick add \$@ %<

?S:sig\_name:

?S: This variable holds the signal names, space separated. The leading  
?S: SIG in signal name is removed. A ZERO is prepended to the list.  
?S: This is currently not used, sig\_name\_init is used instead.

?S:.

?S:sig\_name\_init:

?S: This variable holds the signal names, enclosed in double quotes and  
?S: separated by commas, suitable for use in the SIG\_NAME definition  
?S: below. A "ZERO" is prepended to the list, and the list is  
?S: terminated with a plain 0. The leading SIG in signal names  
?S: is removed. See sig\_num.

?S:.

?S:sig\_num:

?S: This variable holds the signal numbers, space separated. A ZERO is  
?S: prepended  
?S: to the list (corresponding to the fake SIGZERO).  
?S: Those numbers correspond to the value of the signal listed  
?S: in the same place within the sig\_name list.  
?S: This is currently not used, sig\_num\_init is used instead.

?S:.

?S:sig\_num\_init:

?S: This variable holds the signal numbers, enclosed in double quotes and  
?S: separated by commas, suitable for use in the SIG\_NUM definition  
?S: below. A "ZERO" is prepended to the list, and the list is  
?S: terminated with a plain 0.

?S:.

?S:sig\_count (sig\_name.U):

?S: This variable holds a number larger than the largest valid  
?S: signal number. This is usually the same as the NSIG macro.

?S:.

?S:sig\_size:  
 ?S: This variable contains the number of elements of the sig\_name  
 ?S: and sig\_num arrays.  
 ?S:.  
 ?C:SIG\_NAME:  
 ?C: This symbol contains a list of signal names in order of  
 ?C: signal number. This is intended  
 ?C: to be used as a static array initialization, like this:  
 ?C: char \*sig\_name[] = { SIG\_NAME };  
 ?C: The signals in the list are separated  
 with commas, and each signal  
 ?C: is surrounded by double quotes. There is no leading SIG in the signal  
 ?C: name, i.e. SIGQUIT is known as "QUIT".  
 ?C: Gaps in the signal numbers (up to NSIG) are filled in with NUMnn,  
 ?C: etc., where nn is the actual signal number (e.g. NUM37).  
 ?C: The signal number for sig\_name[i] is stored in sig\_num[i].  
 ?C: The last element is 0 to terminate the list with a NULL. This  
 ?C: corresponds to the 0 at the end of the sig\_name\_init list.  
 ?C: Note that this variable is initialized from the sig\_name\_init,  
 ?C: not from sig\_name (which is unused).  
 ?C:.  
 ?C:SIG\_NUM:  
 ?C: This symbol contains a list of signal numbers, in the same order as the  
 ?C: SIG\_NAME list. It is suitable for static array initialization, as in:  
 ?C: int sig\_num[] = { SIG\_NUM };  
 ?C: The signals in the list are separated with commas, and the indices  
 ?C: within that list and the SIG\_NAME list match, so it's easy to compute  
 ?C: the signal name from a number or vice versa at the price of a small  
 ?C: dynamic  
 linear lookup.  
 ?C: Duplicates are allowed, but are moved to the end of the list.  
 ?C: The signal number corresponding to sig\_name[i] is sig\_number[i].  
 ?C: if (i < NSIG) then sig\_number[i] == i.  
 ?C: The last element is 0, corresponding to the 0 at the end of  
 ?C: the sig\_name\_init list.  
 ?C: Note that this variable is initialized from the sig\_num\_init,  
 ?C: not from sig\_num (which is unused).  
 ?C:.  
 ?C:SIG\_COUNT:  
 ?C: This variable contains a number larger than the largest  
 ?C: signal number. This is usually the same as the NSIG macro.  
 ?C:.  
 ?C:SIG\_SIZE:  
 ?C: This variable contains the number of elements of the SIG\_NAME  
 ?C: and SIG\_NUM arrays, excluding the final NULL entry.  
 ?C:.  
 ?H:#define SIG\_NAME \$sig\_name\_init /\*\*/  
 ?H:#define SIG\_NUM \$sig\_num\_init /\*\*/

```

?H:#define SIG_COUNT $sig_count /**/
?H:#define SIG_SIZE $sig_size /**/
?H:
?T:i doinit
?F:!= !signal_cmd
?X: signal.cmd creates a file signal.lst which has two columns:
?X: NAME number, e.g.
?X: HUP 1
?X: The list is
sorted on signal number, with duplicates moved to
?X: the end..
: generate list of signal names
case "$sig_num_init" in
")
echo " "
case "$sig_name_init" in
") doinit=yes ;;
*) case "$sig_num_init" in
"*) doinit=yes ;;
esac ;;
esac
case "$doinit" in
yes)
echo "Generating a list of signal names and numbers..." >&4
./signal_cmd
sig_count=`$awk '/^NSIG/ { printf "%d", $2 }' signal.lst`
sig_name=`$awk 'BEGIN { printf "ZERO " }
!/^NSIG/ { printf "%s ", $1 }' signal.lst`
sig_num=`$awk 'BEGIN { printf "0 " }
!/^NSIG/ { printf "%d ", $2 }' signal.lst`
sig_name_init=`$awk 'BEGIN { printf "\"ZERO\", " }
!/^NSIG/ { printf "\"%s\", ", $1 }
END { printf "0\n" }' signal.lst`
sig_num_init=`$awk 'BEGIN { printf "0, " }
!/^NSIG/ { printf "%d, ", $2 }
END { printf "0\n" }' signal.lst`
;;
esac
echo "The following $sig_count signals are available:"
echo " "
echo $sig_name | $awk \
'BEGIN { linelen = 0 }
{
for (i = 1; i <= NF; i++) {
name
= "SIG" $i " "
linelen = linelen + length(name)
if (linelen > 70) {

```

```

printf "\n"
linelen = length(name)
}
printf "%s", name
}
printf "\n"
}'
sig_size=`echo $sig_name | awk '{print NF}'`
$rm -f signal signal.c signal.awk signal.lst signal_cmd
;;
esac

```

Found in path(s):

```

* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/modified/sig_name.U

```

No license file was found, but licenses were detected in source scan.

?RCS:

?RCS: Copyright (c) 2012 Raphael Manfredi

?RCS:

?RCS: You may redistribute only under the terms of the Artistic Licence,  
?RCS: as specified in the README file that comes with the distribution.

?RCS: You may reuse parts of this distribution only within the terms of

?RCS: that same Artistic Licence; a copy of which may be found at the root

?RCS: of the source tree for dist 4.0.

?RCS:

?MAKE:Assert: cat

?MAKE: -pick add \$@ %<

?F:./static\_assert.h

: static assertion checking include file

?X:

?X: C programs can include this file to perform STATIC\_ASSERT() checks

?X: which are done at compile-time and cause the compilation to fail when

?X: the expression is false.

?X:

?X: It is sufficient to compile with: \$cc -c \$ccflags try.c

?X: There is no need to link the file to spot the assertion failure.

?X:

```
$cat >static_assert.h <<'EOC'
```

```
#define STATIC_ASSERT(expr) \
```

```
do { switch (0) { case ((expr) ? 1 : 0): case 0: break; } }
```

```
while(0)
```

```
EOC
```

Found in path(s):

```

* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/Assert.U

```

No license file was found, but licenses were detected in source scan.

```
?RCS: $Id: d_asctime_r.U,v ORCS:
?RCS: Copyright (c) 2002,2003 Jarkko Hietaniemi
?RCS:
?RCS: You may distribute under the terms of either the GNU General Public
?RCS: License or the Artistic License, as specified in the README file.
?RCS:
?RCS: Generated by the reentr.pl from the Perl 5.8 distribution.
?RCS:
?MAKE:d_asctime_r asctime_r_proto: Inlibc Protochk Hasproto i_systypes \
  usethreads i_time i_systime extern_C
?MAKE: -pick add $@ %<
?S:d_asctime_r:
?S: This variable conditionally defines the HAS_ASCTIME_R symbol,
?S: which indicates to the C program that the asctime_r()
?S: routine is available.
?S:.
?S:asctime_r_proto:
?S: This variable encodes the prototype of asctime_r.
?S: It is zero if d_asctime_r is undef, and one of the
?S: REENTRANT_PROTO_T_ABC macros of reentr.h if d_asctime_r
?S: is defined.
?S:.
?C:HAS_ASCTIME_R:
?C: This symbol, if defined, indicates that the asctime_r routine
?C: is available to asctime
  re-entrantly.
?C:.
?C:ASCTIME_R_PROTO:
?C: This symbol encodes the prototype of asctime_r.
?C: It is zero if d_asctime_r is undef, and one of the
?C: REENTRANT_PROTO_T_ABC macros of reentr.h if d_asctime_r
?C: is defined.
?C:.
?H:#$d_asctime_r HAS_ASCTIME_R /**/
?H:#define ASCTIME_R_PROTO $asctime_r_proto /**/
?H:.
?T:try hdrs d_asctime_r_proto
: see if asctime_r exists
set asctime_r d_asctime_r
eval $inlibc
case "$d_asctime_r" in
"$define")
  hdrs="$i_systypes sys/types.h define stdio.h $i_time time.h $i_systime sys/time.h"
  case "$d_asctime_r_proto:$usethreads" in
  ":define") d_asctime_r_proto=define
  set d_asctime_r_proto asctime_r $hdrs
```

```

eval $hasproto ;;
*) ;;
esac
case "$d_asctime_r_proto" in
define)
case "$asctime_r_proto" in
"|0) try='char* asctime_r(const struct tm*, char*);'
./protochk "$extern_C $try" $hdrs && asctime_r_proto=B_SB ;;
esac
case "$asctime_r_proto" in
"|0) try='char* asctime_r(const struct tm*, char*, int);'
./protochk "$extern_C $try" $hdrs
&& asctime_r_proto=B_SBI ;;
esac
case "$asctime_r_proto" in
"|0) try='int asctime_r(const struct tm*, char*);'
./protochk "$extern_C $try" $hdrs && asctime_r_proto=I_SB ;;
esac
case "$asctime_r_proto" in
"|0) try='int asctime_r(const struct tm*, char*, int);'
./protochk "$extern_C $try" $hdrs && asctime_r_proto=I_SBI ;;
esac
case "$asctime_r_proto" in
"|0) d_asctime_r=undef
asctime_r_proto=0
echo "Disabling asctime_r, cannot determine prototype." >&4 ;;
* ) case "$asctime_r_proto" in
REENTRANT_PROTO*) ;;
*) asctime_r_proto="REENTRANT_PROTO_$asctime_r_proto" ;;
esac
echo "Prototype: $try" ;;
esac
;;
*) case "$usethreads" in
define) echo "asctime_r has no prototype, not using it." >&4 ;;
esac
d_asctime_r=undef
asctime_r_proto=0
;;
esac
;;
*) asctime_r_proto=0
;;
esac

```

Found in path(s):

```

*/opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/threads/d_asctime_r.U

```



No license file was found, but licenses were detected in source scan.

```
?RCS: $Id$
?RCS:
?RCS: Copyright (c) 2000 Jarkko Hietaniemi
?RCS:
?RCS: You may distribute under the terms of either the GNU General Public
?RCS: License or the Artistic License, as specified in the README file.
?RCS:
?MAKE:d_fpclass: Inlibc
?MAKE:-pick add $@ %<
?S:d_fpclass:
?S: This variable conditionally defines the HAS_FPCLASS symbol, which
?S: indicates to the C program that the fpclass() routine is available.
?S:.
?C:HAS_FPCLASS:
?C: This symbol, if defined, indicates that the fpclass routine is
?C: available to classify doubles. Available for example in Solaris/SVR4.
?C: The returned values are defined in <ieeefp.h> and are:
?C:
?C: FP_SNAN signaling NaN
?C: FP_QNAN quiet NaN
?C: FP_NINF negative infinity
?C: FP_PINF positive infinity
?C: FP_NDENORM negative denormalized non-zero
?C: FP_PDENORM positive denormalized non-zero
?C: FP_NZERO negative zero
?C: FP_PZERO positive zero
?C: FP_NNORM negative normalized
non-zero
?C: FP_PNORM positive normalized non-zero
?C:.
?H:#$d_fpclass HAS_FPCLASS /**/
?H:.
?LINT:set d_fpclass
: see if fpclass exists
set fpclass d_fpclass
eval $inlibc
```

Found in path(s):

```
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/perl/d_fpclass.U
```

No license file was found, but licenses were detected in source scan.

```
?RCS: $Id: d_sigsetmk.U 1 2006-08-24 12:32:52Z rmanfredi $
?RCS:
?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi
?RCS:
```

?RCS: You may redistribute only under the terms of the Artistic Licence,  
?RCS: as specified in the README file that comes with the distribution.  
?RCS: You may reuse parts of this distribution only within the terms of  
?RCS: that same Artistic Licence; a copy of which may be found at the root  
?RCS: of the source tree for dist 4.0.

?RCS:

?RCS: \$Log: d\_sigsetmk.U,v \$

?RCS: Revision 3.0 1993/08/18 12:07:23 ram

?RCS: Baseline for dist 3.0 netwide release.

?RCS:

?MAKE:d\_sigsetmk: Csym Setvar

?MAKE: -pick add \$@ %<

?S:d\_sigsetmk:

?S: This variable conditionally defines the HAS\_SIGSETMASK symbol, which

?S: indicates to the C program that the sigsetmask() routine is available

?S: to set current signal mask.

?S:.

?C:HAS\_SIGSETMASK (SIGSETMASK):

?C: This symbol, if defined, indicates that the sigsetmask()

routine is

?C: available to set current signal mask. Otherwise, you should probably

?C: emulate this by using signal(), but fear race conditions...

?C:.

?H:#\$d\_sigsetmk HAS\_SIGSETMASK /\*\*/

?H:.

?LINT:set d\_sigsetmk

: see if sigsetmask exists

echo " "

if set sigsetmask val -f d\_sigsetmk; eval \$csym; \$val; then

echo 'sigsetmask() found.' >&4

val="\$define"

else

echo "sigsetmask() not found -- We'll use signal()." >&4

val="\$undef"

fi

set d\_sigsetmk

eval \$setvar

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/d\_sigsetmk.U

No license file was found, but licenses were detected in source scan.

?RCS: \$Id: nametype.U 1 2006-08-24 12:32:52Z rmanfredi \$

?RCS:

?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi

?RCS:

?RCS: You may redistribute only under the terms of the Artistic Licence,

?RCS: as specified in the README file that comes with the distribution.  
?RCS: You may reuse parts of this distribution only within the terms of  
?RCS: that same Artistic Licence; a copy of which may be found at the root  
?RCS: of the source tree for dist 4.0.  
?RCS:  
?RCS: \$Log: nametype.U,v \$  
?RCS: Revision 3.0.1.3 1994/10/29 16:26:09 ram  
?RCS: patch36: call ./usg and ./bsd explicitly instead of relying on PATH  
?RCS:  
?RCS: Revision 3.0.1.2 1994/08/29 16:36:48 ram  
?RCS: patch32: fixed typo: /etc/password -> /etc/passwd (WED)  
?RCS:  
?RCS: Revision 3.0.1.1 1993/09/13 16:10:09 ram  
?RCS: patch10: made questions more explicit for 'Configure -s' prompting (WAD)  
?RCS:  
?RCS: Revision 3.0 1993/08/18 12:09:20 ram  
?RCS: Baseline  
for dist 3.0 netwide release.  
?RCS:  
?MAKE:nametype d\_passnames d\_berknames d\_usgnames: Myread Guess Oldconfig cat  
?MAKE: -pick add \$@ %<  
?S:nametype:  
?S: This variable indicates how full names are stored on this system.  
?S: Values are bsd, usg, and other.  
?S:.  
?S:d\_passnames:  
?S: This variable conditionally defines the PASSNAMES symbol,  
?S: which indicates to the C program that full names are stored in  
?S: the /etc/passwd file.  
?S:.  
?S:d\_berknames:  
?S: This variable conditionally defines the PASSNAMES symbol,  
?S: which indicates to the C program that full names are stored in  
?S: the /etc/passwd file in Berkeley format.  
?S:.  
?S:d\_usgnames:  
?S: This variable conditionally defines the PASSNAMES symbol,  
?S: which indicates to the C program that full names are stored in  
?S: the /etc/passwd file in USG format.  
?S:.  
?C:PASSNAMES:  
?C: This symbol, if defined, indicates that full names are stored in  
?C: the /etc/passwd file.  
?C:.  
?C:BERKNAMES:  
?C: This symbol, if defined, indicates that full  
names are stored in  
?C: the /etc/passwd file in Berkeley format (name first thing, everything

?C: up to first comma, with & replaced by capitalized login id, yuck).

?C:.

?C:USGNAMES:

?C: This symbol, if defined, indicates that full names are stored in

?C: the /etc/passwd file in USG format (everything after - and before ( is

?C: the name).

?C:.

?H:#\$d\_passnames PASSNAMES /\* (undef to take name from ~/.fullname) \*/

?H:#\$d\_berknames BERKNAMES /\* (that is, ":name,stuff:") \*/

?H:#\$d\_usgnames USGNAMES /\* (that is, ":stuff-name(stuff:)" \*/

?H:.

: find out how to find out full name

case "\$d\_berknames" in

"\$define")

dflt=y;;

"\$undef")

dflt=n;;

\*)

if ./bsd; then

dflt=y

elif ./xenix; then

dflt=y

else

dflt=n

fi

::

esac

\$cat <<'EOM'

Does your /etc/passwd file keep full names in Berkeley/V7 format (name first thing after ':' in GCOS field)? In that case, a typical entry in the password file looks like this:

```
guest:**password**:10:100:Mister Guest User:/usr/users:/bin/sh
```

```
^^^^^^^^^^^^^^^^^^^^
```

EOM

rp="Berkeley/V7 format for full name in /etc/passwd?"

./myread

case "\$ans" in

y\*) d\_passnames="\$define"

d\_berknames="\$define"

d\_usgnames="\$undef"

nametype=bsd

::

\*)

case "\$d\_usgnames" in

"\$define") dflt=y;;

```
"$undef") dflt=n;;
*)
if ./usg; then
    dflt=y
else
    dflt=n
fi
;;
esac
$cat <<'EOM'
```

Does your passwd file keep full names in USG format (name sandwiched between a '-' and a '(')? In that case, a typical entry in the password file looks like this:

```
guest:**password**:10:100:000-Mister Guest User(000):usr/users:/bin/sh
          ^^^^^^^^^^^^^^^^^^^^^^^^^
```

EOM

```
rp="USG format for full name in /etc/passwd?"
./myread
case "$ans" in
n*) echo "Full name will be taken from ~/.fullname"
    d_passnames="$undef"
    d_berknames="$undef"
    d_usgnames="$undef"
    nametype=other
    ;;
*)
    d_passnames="$define"
    d_berknames="$undef"
    d_usgnames="$define"
    nametype=usg
    ;;
esac;;
esac
```

Found in path(s):

```
*
/opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/nametype.U
```

No license file was found, but licenses were detected in source scan.

?RCS: You may distribute under the terms of either the GNU General Public

?RCS: License or the Artistic License, as specified in the README file.

?RCS:

?MAKE:d\_remainder: Inlibc

?MAKE:-pick add \$@ %<

?S:d\_remainder:

?S: This variable conditionally defines the HAS\_REMAINDER symbol, which

?S: indicates to the C program that the remainder() routine is available.

?S:.

?C:HAS\_REMAINDER:

?C: This symbol, if defined, indicates that the remainder routine is

?C: available to return the floating-point remainder.

?C:.

?H:#\$d\_remainder HAS\_REMAINDER /\*\*/

?H:.

?LINT:set d\_remainder

: see if remainder exists

set remainder d\_remainder

eval \$inlibc

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/perl/d\_remainder.U

No license file was found, but licenses were detected in source scan.

?RCS: \$Id: d\_setreuid.U 1 2006-08-24 12:32:52Z rmanfredi \$

?RCS:

?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi

?RCS:

?RCS: You may redistribute only under the terms of the Artistic Licence,

?RCS: as specified in the README file that comes with the distribution.

?RCS: You may reuse parts of this distribution only within the terms of

?RCS: that same Artistic Licence; a copy of which may be found at the root

?RCS: of the source tree for dist 4.0.

?RCS:

?RCS: \$Log: d\_setreuid.U,v \$

?RCS: Revision 3.0 1993/08/18 12:07:13 ram

?RCS: Baseline for dist 3.0 netwide release.

?RCS:

?MAKE:d\_setreuid d\_setresuid: Inlibc

?MAKE: -pick add \$@ %<

?S:d\_setreuid:

?S: This variable conditionally defines HAS\_SETREUID if setreuid() is

?S: available to change the real and effective uid of the current

?S: process.

?S:.

?S:d\_setresuid:

?S: This variable conditionally defines HAS\_SETREUID if setresuid() is

?S: available to change

the real, effective and saved uid of the current

?S: process.

?S:.

?C:HAS\_SETREUID (SETREUID):

?C: This symbol, if defined, indicates that the setreuid routine is

?C: available to change the real and effective uid of the current  
?C: process.  
?C:.  
?C:HAS\_SETRESUID (SETRESUID):  
?C: This symbol, if defined, indicates that the setresuid routine is  
?C: available to change the real, effective and saved uid of the current  
?C: process.  
?C:.  
?H:#\$d\_setreuid HAS\_SETREUID /\*\*/  
?H:#\$d\_setresuid HAS\_SETRESUID /\*\*/  
?H:.  
?LINT:set d\_setreuid d\_setresuid  
: see if setreuid exists  
set setreuid d\_setreuid  
eval \$inlibc  
set setresuid d\_setresuid  
eval \$inlibc

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/d\_setreuid.U

No license file was found, but licenses were detected in source scan.

?RCS: \$Id\$

?RCS:

?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi

?RCS:

?RCS: You may redistribute only under the terms of the Artistic License,

?RCS: as specified in the README file that comes with the distribution.

?RCS: You may reuse parts of this distribution only within the terms of

?RCS: that same Artistic License; a copy of which may be found at the root

?RCS: of the source tree for dist 4.0.

?RCS:

?RCS: \$Log: i\_dirent.U,v \$

?RCS: Revision 3.0.1.4 1994/10/29 16:20:01 ram

?RCS: patch36: failed scanning for 'd\_namlen' with missing <dirent.h> (ADO)

?RCS:

?RCS: Revision 3.0.1.3 1994/06/20 07:01:25 ram

?RCS: patch30: added direntrytype for hints, merely for NeXT (ADO)

?RCS: patch30: now checks for both struct dirent and direct (ADO)

?RCS:

?RCS: Revision 3.0.1.2 1994/05/13 15:22:37 ram

?RCS: patch27: new variable direntrytype for proper type setting (ADO)

?RCS:

?RCS: Revision 3.0.1.1 1994/01/24

14:11:15 ram

?RCS: patch16: added new Direntry\_t pseudo-type for directory entries

?RCS:

?RCS: Revision 3.0 1993/08/18 12:08:17 ram

?RCS: Baseline for dist 3.0 netwide release.

?RCS:

?X:

?X: This unit looks whether there is a dirent system or not

?X:

?MAKE:i\_dirent d\_dirnamlen direntrytype: test contains Setvar \  
 Myread Findhdr cppstdin cppflags cppminus rm\_try

?MAKE: -pick add \$@ %<

?S:i\_dirent:

?S: This variable conditionally defines I\_DIRENT, which indicates

?S: to the C program that it should include <dirent.h>.

?S:.

?S:d\_dirnamlen:

?S: This variable conditionally defines DIRNAMLEN, which indicates

?S: to the C program that the length of directory entry names is

?S: provided by a d\_namelen field.

?S:.

?S:direntrytype:

?S: This symbol is set to 'struct direct' or 'struct dirent' depending on

?S: whether dirent is available or not. You should use this pseudo type to

?S: portably declare your directory entries.

?S:.

?C:I\_DIRENT:

?C: This symbol, if defined, indicates to the C program

that it should

?C: include <dirent.h>. Using this symbol also triggers the definition

?C: of the Dirent\_t define which ends up being 'struct dirent' or

?C: 'struct direct' depending on the availability of <dirent.h>.

?C:.

?C:DIRNAMLEN:

?C: This symbol, if defined, indicates to the C program that the length

?C: of directory entry names is provided by a d\_namlen field. Otherwise

?C: you need to do strlen() on the d\_name field.

?C:.

?C:Dirent\_t:

?C: This symbol is set to 'struct direct' or 'struct dirent' depending on

?C: whether dirent is available or not. You should use this pseudo type to

?C: portably declare your directory entries.

?C:.

?H:#\$i\_dirent I\_DIRENT /\*\*/

?H:#\$d\_dirnamlen DIRNAMLEN /\*\*/

?H:?%<:@if I\_DIRENT && Dirent\_t

?H:?%<:#define Dirent\_t \$direntype

?H:?%<:@end

?H:.

?T:xinc guess1 guess2

?LINT:set i\_dirent d\_dirnamlen



```

: see if this is a dirent system
echo " "
if xinc=`./findhdr dirent.h`; $test "$xinc"; then
    val="$define"
    echo "<dirent.h> found." >&4
else
    val="$undef"
    if
    xinc=`./findhdr sys/dir.h`; $test "$xinc"; then
        echo "<sys/dir.h> found." >&4
        echo " "
    else
        xinc=`./findhdr sys/ndir.h`
    fi
    echo "<dirent.h> NOT found." >&4
fi
set i_dirent
eval $setvar

```

?X: Use struct dirent or struct direct? If we're using dirent.h,

?X: it's probably struct dirent, but apparently not always.

?X: Assume \$xinc still contains the name of the header file we're using.

```
@if direntrytype || Direntry_t
```

: Look for type of directory structure.

```
echo " "
```

```
$cppstdin $cppflags $cppminus < "$xinc" > try.c
```

```

case "$direntrytype" in
'| ')
    case "$i_dirent" in
$define) guess1='struct dirent' ;;
*) guess1='struct direct' ;;
    esac
    ;;
*) guess1="$direntrytype"
    ;;
esac

```

```

case "$guess1" in
'struct dirent') guess2='struct direct' ;;
*) guess2='struct dirent' ;;
esac

```

```

if $contains "$guess1" try.c >/dev/null 2>&1; then
    direntrytype="$guess1"
    echo "Your directory entries are $direntrytype." >&4
elif $contains "$guess2" try.c >/dev/null 2>&1; then
    direntrytype="$guess2"

```

```

echo
"Your directory entries seem to be $direntrytype." >&4
else
echo "I don't recognize your system's directory entries." >&4
rp="What type is used for directory entries on this system?"
dflt="$guess1"
. ./myread
direntrytype="$ans"
fi
$rm_try

@end

@if d_dirnamlen || DIRNAMLEN
: see if the directory entry stores field length
echo " "
$cppstdin $cppflags $cppminus < "$xinc" > try.c
if $contains 'd_namlen' try.c >/dev/null 2>&1; then
echo "Good, your directory entry keeps length information in d_namlen." >&4
val="$define"
else
echo "Your directory entry does not know about the d_namlen field." >&4
val="$undef"
fi
set d_dirnamlen
eval $setvar
$rm_try

@end

```

Found in path(s):

```
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/i_dirent.U
```

No license file was found, but licenses were detected in source scan.

```
?RCS: $Id: d_usleep.U 1 2006-08-24 12:32:52Z rmanfredi $
```

```
?RCS:
```

```
?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi
```

```
?RCS:
```

```
?RCS: You may redistribute only under the terms of the Artistic Licence,
```

```
?RCS: as specified in the README file that comes with the distribution.
```

```
?RCS: You may reuse parts of this distribution only within the terms of
```

```
?RCS: that same Artistic Licence; a copy of which may be found at the root
```

```
?RCS: of the source tree for dist 4.0.
```

```
?RCS:
```

```
?RCS: $Log: d_usleep.U,v $
```

```
?RCS: Revision 3.0 1993/08/18 12:07:53 ram
```

```
?RCS: Baseline for dist 3.0 netwide release.
```

?RCS:  
?MAKE:d\_usleep: Inlibc  
?MAKE: -pick add \$@ %<  
?S:d\_usleep:  
?S: This variable conditionally defines HAS\_USLEEP if usleep() is  
?S: available to do high granularity sleeps.  
?S:.  
?C:HAS\_USLEEP (USLEEP):  
?C: This symbol, if defined, indicates that the usleep routine is  
?C: available to let the process sleep on a sub-second accuracy.  
?C:.  
?H:#\$d\_usleep  
HAS\_USLEEP /\*\*/  
?H:.  
?LINT:set d\_usleep  
: see if usleep exists  
set usleep d\_usleep  
eval \$inlibc

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/d\_usleep.U

No license file was found, but licenses were detected in source scan.

?RCS: \$Id\$  
?RCS:  
?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi  
?RCS:  
?RCS: You may redistribute only under the terms of the Artistic License,  
?RCS: as specified in the README file that comes with the distribution.  
?RCS: You may reuse parts of this distribution only within the terms of  
?RCS: that same Artistic License; a copy of which may be found at the root  
?RCS: of the source tree for dist 4.0.  
?RCS:  
?RCS: \$Log: pidtype.U,v \$  
?RCS: Revision 3.0.1.1 1994/08/29 16:31:27 ram  
?RCS: patch32: now uses new Typedef unit to compute type information  
?RCS:  
?RCS: Revision 3.0 1993/08/18 12:09:33 ram  
?RCS: Baseline for dist 3.0 netwide release.  
?RCS:  
?MAKE:pidtype: Myread Typedef  
?MAKE: -pick add \$@ %<  
?S:pidtype:  
?S: This variable defines PIDTYPE to be something like pid\_t, int,  
?S: ushort, or whatever type is used to declare process ids in the kernel.  
?S:.  
?C:Pid\_t (PIDTYPE):

?C: This symbol holds the type  
used to declare process ids in the kernel.  
?C: It can be int, uint, pid\_t, etc... It may be necessary to include  
?C: <sys/types.h> to get any typedef'ed information.

?C:.

?H:#define Pid\_t \$pidtype /\* PID type \*/

?H:.

: see what type pids are declared as in the kernel

set pid\_t pidtype int stdio.h sys/types.h

eval \$stypedef

dflt="\$pidtype"

echo " "

rp="What type are process ids on this system declared as?"

./myread

pidtype="\$ans"

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/pidtype.U

No license file was found, but licenses were detected in source scan.

?RCS: \$Id: d\_ulimit.U 1 2006-08-24 12:32:52Z rmanfredi \$

?RCS:

?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi

?RCS:

?RCS: You may redistribute only under the terms of the Artistic Licence,

?RCS: as specified in the README file that comes with the distribution.

?RCS: You may reuse parts of this distribution only within the terms of

?RCS: that same Artistic Licence; a copy of which may be found at the root

?RCS: of the source tree for dist 4.0.

?RCS:

?RCS: \$Log: d\_ulimit.U,v \$

?RCS: Revision 3.0 1993/08/18 12:07:51 ram

?RCS: Baseline for dist 3.0 netwide release.

?RCS:

?MAKE:d\_ulimit: Inlibc

?MAKE: -pick add \$@ %<

?S:d\_ulimit:

?S: This variable conditionally defines HAS\_ULIMIT if ulimit() is

?S: available to get the user limits.

?S:.

?C:HAS\_ULIMIT (ULIMIT):

?C: This symbol, if defined, indicates that the ulimit system call is

?C: available to get the user limits.

?C:.

?H:#\$d\_ulimit HAS\_ULIMIT /\*\*/

?H:.

?LINT:set

```
d_ulimit
: see if ulimit exists
set ulimit d_ulimit
eval $inlibc
```

Found in path(s):

```
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/d_ulimit.U
```

No license file was found, but licenses were detected in source scan.

```
?RCS: $Id$
```

```
?RCS:
```

```
?RCS: Copyright (c) 1999 Jarkko Hietaniemi
```

```
?RCS:
```

```
?RCS: You may distribute under the terms of either the GNU General Public
```

```
?RCS: License or the Artistic License, as specified in the README file.
```

```
?RCS:
```

```
?MAKE:d_msghdr_s: Hasstruct i_systypes d_socket i_sysuio Setvar
```

```
?MAKE: -pick add $@ %<
```

```
?S:d_msghdr_s:
```

```
?S: This variable conditionally defines the HAS_STRUCT_MSGHDR symbol,
```

```
?S: which indicates that the struct msghdr is supported.
```

```
?S:.
```

```
?C:HAS_STRUCT_MSGHDR:
```

```
?C: This symbol, if defined, indicates that the struct msghdr
```

```
?C: is supported.
```

```
?C:.
```

```
?H:#$d_msghdr_s HAS_STRUCT_MSGHDR /**/
```

```
?H:.
```

```
?LINT:set d_msghdr_s
```

```
: Check for msghdr_s
```

```
echo " "
```

```
echo "Checking to see if your system supports struct msghdr..." >&4
```

```
set d_msghdr_s msghdr $i_systypes sys/types.h $d_socket sys/socket.h $i_sysuio sys/uio.h
```

```
eval $hasstruct
```

```
case "$d_msghdr_s" in
```

```
"$define") echo "Yes, it does." ;;
```

```
*) echo "No, it doesn't."
```

```
;;
```

```
esac
```

Found in path(s):

```
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/perl/d_msghdr_s.U
```

No license file was found, but licenses were detected in source scan.

```
# $Id: errnolist.sh,v 3.0.1.1 1994/01/24 14:00:00 ram Exp ram $
```

```
#
```

```

# Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi
#
# You may redistribute only under the terms of the Artistic Licence,
# as specified in the README file that comes with the distribution.
# You may reuse parts of this distribution only within the terms of
# that same Artistic Licence; a copy of which may be found at the root
# of the source tree for dist 4.0.
#
# Original Author: Harlan Stenn <harlan@mumps.pfcs.com>
#
# $Log: errnolist.sh,v $
# Revision 3.0.1.1 1994/01/24 14:00:00 ram
# patch16: changed top ln-style config.sh lookup into test-style one
#
# Revision 3.0 1993/08/18 12:04:36 ram
# Baseline for dist 3.0 netwide release.
#

```

```

case $CONFIG in
")
if test -f config.sh; then TOP=.;
elif test -f ../config.sh; then TOP=..;
elif test -f ../../config.sh; then TOP=../..;
elif test -f ../../../config.sh; then TOP=../../../../..;
elif
test -f ../../../../config.sh; then TOP=../../../../..;
else
echo "Can't find config.sh."; exit 1
fi
. $TOP/config.sh
;;
esac
case "$0" in
*/*) cd `expr X$0 : 'X\(.*/\)'` ;;
esac
case "$Serrnolistic" in
") ;;
*)
echo "Making Serrnolistic ..."
awk -f errnolist.a < /usr/include/sys/errno.h > Serrnolistic
echo "It would be a good idea to make sure that Serrnolistic is correct."
esac

```

Found in path(s):

```

* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/lib/errnolist.SH

```

No license file was found, but licenses were detected in source scan.

?RCS: You may distribute under the terms of either the GNU General Public

?RCS: License or the Artistic License, as specified in the README file.

?RCS:

?MAKE:d\_nextafter: Inlibc

?MAKE: -pick add \$@ %<

?S:d\_nextafter:

?S: This variable conditionally defines HAS\_NEXTAFTER if nextafter()

?S: is available to return the next machine representable double from

?S: x in direction y.

?S:.

?C:HAS\_NEXTAFTER:

?C: This symbol, if defined, indicates that the nextafter routine is

?C: available to return the next machine representable double from

?C: x in direction y.

?C:.

?H:#\$d\_nextafter HAS\_NEXTAFTER /\*\*/

?H:.

?LINT:set d\_nextafter

: see if nextafter exists

set nextafter d\_nextafter

eval \$inlibc

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/perl/d\_nextafter.U

No license file was found, but licenses were detected in source scan.

?RCS: \$Id\$

?RCS:

?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi

?RCS:

?RCS: You may redistribute only under the terms of the Artistic License,

?RCS: as specified in the README file that comes with the distribution.

?RCS: You may reuse parts of this distribution only within the terms of

?RCS: that same Artistic License; a copy of which may be found at the root

?RCS: of the source tree for dist 4.0.

?RCS:

?RCS: \$Log: d\_memchr.U,v \$

?RCS: Revision 3.0 1993/08/18 12:06:32 ram

?RCS: Baseline for dist 3.0 netwide release.

?RCS:

?MAKE:d\_memchr: Inlibc

?MAKE: -pick add \$@ %<

?S:d\_memchr:

?S: This variable conditionally defines the HAS\_MEMCHR symbol, which

?S: indicates to the C program that the memchr() routine is available

?S: to scan a block of memory for a character.

?S:.

?C:HAS\_MEMCHR:  
?C: This symbol, if defined, indicates that the memchr routine is available  
?C: to scan a block of memory for a character.  
If undefined, roll your own.

?C:.  
?H:#\$d\_memchr HAS\_MEMCHR /\*\*/  
?H:.  
?LINT:set d\_memchr  
: see if memchr exists  
set memchr d\_memchr  
eval \$inlibc

Found in path(s):  
\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/d\_memchr.U  
No license file was found, but licenses were detected in source scan.

?RCS: \$Id\$  
?RCS:  
?RCS: Copyright (c) 1998, Jarkko Hietaniemi  
?RCS:  
?RCS: You may redistribute only under the terms of the Artistic License,  
?RCS: as specified in the README file that comes with the distribution.  
?RCS: You may reuse parts of this distribution only within the terms of  
?RCS: that same Artistic License; a copy of which may be found at the root  
?RCS: of the source tree for dist 3.0.  
?RCS:  
?MAKE:i\_thread: Inhdr  
?MAKE:-pick add \$@ %<  
?S:i\_thread:  
?S: This variable conditionally defines the I\_THREAD symbol,  
?S: and indicates whether a C program should include <pthread.h>.  
?S:.  
?C:I\_THREAD:  
?C: This symbol, if defined, indicates to the C program that it should  
?C: include <pthread.h>.  
?C:.  
?H:#\$i\_thread I\_THREAD /\*\*/  
?H:.  
?LINT:set i\_thread  
: see if POSIX threads are available  
set pthread.h i\_thread  
eval \$inhdr

Found in path(s):  
\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/threads/i\_thread.U



No license file was found, but licenses were detected in source scan.

?RCS: \$Id\$

?RCS:

?RCS: Copyright (c) 2000 Jarkko Hietaniemi

?RCS:

?RCS: You may redistribute only under the terms of the Artistic License,

?RCS: as specified in the README file that comes with the distribution.

?RCS: You may reuse parts of this distribution only within the terms of

?RCS: that same Artistic License; a copy of which may be found at the root

?RCS: of the source tree for dist 3.0.

?RCS:

?MAKE:d\_sbrkproto: Hasproto i\_unistd

?MAKE: -pick add \$@ %<

?S:d\_sbrkproto:

?S: This variable conditionally defines the HAS\_SBRK\_PROTO symbol,

?S: which indicates to the C program that the system provides

?S: a prototype for the sbrk() function. Otherwise, it is

?S: up to the program to supply one.

?S:.

?C:HAS\_SBRK\_PROTO:

?C: This symbol, if defined, indicates that the system provides

?C: a prototype for the sbrk() function. Otherwise, it is up

?C: to the program to supply one. Good guesses are

?C: extern void\* sbrk(int);

?C: extern

void\* sbrk(size\_t);

?C:.

?H:#\$d\_sbrkproto HAS\_SBRK\_PROTO /\*\*/

?H:.

?LINT:set d\_sbrkproto

: see if prototype for sbrk is available

echo " "

set d\_sbrkproto sbrk \$i\_unistd unistd.h

eval \$hasproto

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-

5.30.0/U/perl/d\_sbrkproto.U

No license file was found, but licenses were detected in source scan.

?RCS: \$Id: d\_getlogin.U 1 2006-08-24 12:32:52Z rmanfredi \$

?RCS:

?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi

?RCS:

?RCS: You may redistribute only under the terms of the Artistic Licence,

?RCS: as specified in the README file that comes with the distribution.

?RCS: You may reuse parts of this distribution only within the terms of

?RCS: that same Artistic Licence; a copy of which may be found at the root  
?RCS: of the source tree for dist 4.0.  
?RCS:  
?RCS: Original Author: Andy Dougherty <doughera@lafcol.lafayette.edu>  
?RCS:  
?RCS: \$Log: d\_getlogin.U,v \$  
?RCS: Revision 3.0.1.1 1994/08/29 16:07:41 ram  
?RCS: patch32: created by ADO  
?RCS:  
?MAKE:d\_getlogin: Inlibc  
?MAKE: -pick add \$@ %<  
?S:d\_getlogin:  
?S: This variable conditionally defines the HAS\_GETLOGIN symbol, which  
?S: indicates to the C program that the getlogin() routine is available  
?S: to get the login name.  
?S:.  
?C:HAS\_GETLOGIN :  
?C: This symbol,  
if defined, indicates that the getlogin routine is  
?C: available to get the login name.  
?C:.  
?H:#\$d\_getlogin HAS\_GETLOGIN /\*\*/  
?H:.  
?LINT:set d\_getlogin  
: see if getlogin exists  
set getlogin d\_getlogin  
eval \$inlibc

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/d\_getlogin.U

No license file was found, but licenses were detected in source scan.

?RCS: \$Id: pidtype.U,v 3.0.1.1 1994/08/29 16:31:27 ram Exp \$  
?RCS:  
?RCS: Copyright (c) 1991-1993, Raphael Manfredi  
?RCS:  
?RCS: You may redistribute only under the terms of the Artistic License,  
?RCS: as specified in the README file that comes with the distribution.  
?RCS: You may reuse parts of this distribution only within the terms of  
?RCS: that same Artistic License; a copy of which may be found at the root  
?RCS: of the source tree for dist 3.0.  
?RCS:  
?RCS: \$Log: pidtype.U,v \$  
?RCS: Revision 3.0.1.1 1994/08/29 16:31:27 ram  
?RCS: patch32: now uses new Typedef unit to compute type information  
?RCS:  
?RCS: Revision 3.0 1993/08/18 12:09:33 ram

?RCS: Baseline for dist 3.0 netwide release.  
?RCS:  
?MAKE:pidtype: Myread Typedef  
?MAKE: -pick add \$@ %<  
?S:pidtype:  
?S: This variable defines PIDTYPE to be something like pid\_t, int,  
?S: ushort, or whatever type is used to declare process ids in the kernel.  
?S:.  
?C:Pid\_t (PIDTYPE):  
?C: This  
symbol holds the type used to declare process ids in the kernel.  
?C: It can be int, uint, pid\_t, etc... It may be necessary to include  
?C: <sys/types.h> to get any typedef'ed information.  
?C:.  
?H:#define Pid\_t \$pidtype /\* PID type \*/  
?H:.  
?LINT: set pidtype  
: see what type pids are declared as in the kernel  
rp="What is the type of process ids on this system?"  
set pid\_t pidtype int stdio.h sys/types.h  
eval \$typedef\_ask

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/typedefs/pidtype.U

No license file was found, but licenses were detected in source scan.

?RCS: \$Id: d\_perror.U 1 2006-08-24 12:32:52Z rmanfredi \$  
?RCS:  
?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi  
?RCS:  
?RCS: You may redistribute only under the terms of the Artistic Licence,  
?RCS: as specified in the README file that comes with the distribution.  
?RCS: You may reuse parts of this distribution only within the terms of  
?RCS: that same Artistic Licence; a copy of which may be found at the root  
?RCS: of the source tree for dist 4.0.  
?RCS:  
?RCS: \$Log: d\_perror.U,v \$  
?RCS: Revision 3.0.1.1 1994/08/29 16:11:38 ram  
?RCS: patch32: always define HAS\_PERROR even when not used in C code  
?RCS:  
?RCS: Revision 3.0 1993/08/18 12:06:45 ram  
?RCS: Baseline for dist 3.0 netwide release.  
?RCS:  
?MAKE:d\_perror: Inlibc  
?MAKE: -pick add \$@ %<  
?S:d\_perror:  
?S: This variable conditionally remaps perror to a null action and

?S: defines the symbol HAS\_PERROR, which indicates to the C program

?S: that the perror()

routine is not available to print system

?S: error messages.

?S:.

?C:HAS\_PERROR ~ %<:

?C: This symbol, if defined, indicates that the perror() routine is

?C: available to print system error messages. If not defined, you should

?C: use your own diagnostic routine...

?C:.

?C:perror ~ %<:

?C: This symbol is mapped to null if the perror() routine is not

?C: available to print system error messages.

?C:.

?H:%<:#\$d\_perror HAS\_PERROR /\*\*/

?H:%<:#ifndef HAS\_PERROR

?H:%<:#define perror(s) ; /\* mapped to a null statement \*/

?H:%<:#endif

?H:.

?LINT:set d\_perror

: see if perror exists

set perror d\_perror

eval \$inlibc

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/d\_perror.U

No license file was found, but licenses were detected in source scan.

?RCS: \$Id\$

?RCS:

?RCS: Copyright (c) 2000 Jarkko Hietaniemi

?RCS:

?RCS: You may distribute under the terms of either the GNU General Public

?RCS: License or the Artistic License, as specified in the README file.

?RCS:

?MAKE:d\_finite: Inlibc

?MAKE: -pick add \$@ %<

?S:d\_finite:

?S: This variable conditionally defines the HAS\_FINITE symbol, which

?S: indicates to the C program that the finite() routine is available.

?S:.

?C:HAS\_FINITE:

?C: This symbol, if defined, indicates that the finite routine is

?C: available to check whether a double is finite (non-infinity non-NaN).

?C:.

?H:#\$d\_finite HAS\_FINITE /\*\*/

?H:.

```
?LINT:set d_finite
: see if finite exists
set finite d_finite
eval $inlibc
```

Found in path(s):

```
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/perl/d_finite.U
```

No license file was found, but licenses were detected in source scan.

```
?RCS: $Id: d_stat.U 1 2006-08-24 12:32:52Z rmanfredi $
```

```
?RCS:
```

```
?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi
```

```
?RCS:
```

```
?RCS: You may redistribute only under the terms of the Artistic Licence,
```

```
?RCS: as specified in the README file that comes with the distribution.
```

```
?RCS: You may reuse parts of this distribution only within the terms of
```

```
?RCS: that same Artistic Licence; a copy of which may be found at the root
```

```
?RCS: of the source tree for dist 4.0.
```

```
?RCS:
```

```
?RCS: $Log: d_stat.U,v $
```

```
?RCS: Revision 3.0 1993/08/18 12:07:28 ram
```

```
?RCS: Baseline for dist 3.0 netwide release.
```

```
?RCS:
```

```
?MAKE:d_stat: Inlibc
```

```
?MAKE: -pick add $@ %<
```

```
?S:d_stat:
```

```
?S: This variable conditionally defines HAS_STAT if stat() is
```

```
?S: available to get file status.
```

```
?S:.
```

```
?C:HAS_STAT (STAT):
```

```
?C: This symbol, if defined, indicates that the stat routine is
```

```
?C: available to get file status.
```

```
?C:.
```

```
?H:#$d_stat HAS_STAT /**/
```

```
?H:.
```

```
?LINT:set d_stat
```

```
: see if stat exists
```

```
set
```

```
stat d_stat
```

```
eval $inlibc
```

Found in path(s):

```
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/d_stat.U
```

No license file was found, but licenses were detected in source scan.

```
?RCS: $Id: i_systimeb.U 1 2006-08-24 12:32:52Z rmanfredi $
```

```

?RCS:
?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi
?RCS:
?RCS: You may redistribute only under the terms of the Artistic Licence,
?RCS: as specified in the README file that comes with the distribution.
?RCS: You may reuse parts of this distribution only within the terms of
?RCS: that same Artistic Licence; a copy of which may be found at the root
?RCS: of the source tree for dist 4.0.
?RCS:
?RCS: $Log: i_systimeb.U,v $
?RCS: Revision 3.0 1993/08/18 12:08:37 ram
?RCS: Baseline for dist 3.0 netwide release.
?RCS:
?X:
?X: This unit looks wether <sys/timeb.h> should be included
?X: or not when using ftime() (for struct timeb definition).
?X:
?X: Force looking for <sys/time.h> for struct timeb.
?X:INC: i_systime
?MAKE:i_systimeb: test contains Loc Setvar Findhdr
?MAKE: -pick add $@ %<
?S:i_systimeb:
?S: This variable conditionally defines I_SYS_TIMEB,
    which indicates
?S: to the C program that it should include <sys/timeb.h>.
?S:.
?C:I_SYS_TIMEB (I_SYSTIMEB):
?C: This symbol, if defined, indicates to the C program that it should
?C: include <sys/timeb.h>, in order to define struct timeb (some systems
?C: define this in <sys/time.h>). This is useful when using ftime().
?C: You should include <sys/time.h> if I_SYS_TIMEB is not defined,
?C: nor is I_SYS_TIME.
?C:.
?H:#$i_systimeb I_SYS_TIMEB /**/
?H:.
?T:xxx
?LINT:set i_systimeb
: see where struct timeb is defined
echo " "
xxx=`./findhdr sys/timeb.h`
if $test "$xxx"; then
if $contains 'struct timeb' $xxx >/dev/null 2>&1; then
    val="$define"
    echo "You have struct timeb defined in <sys/timeb.h>." >&4
else
    val="$undef"
    echo "Assuming struct timeb is defined in <sys/time.h>." >&4
fi

```

```
else
  val="$undef"
echo "No <sys/timeb.h> -- Assuming struct timeb is defined in <sys/time.h>." >&4
fi
set i_systimeb
eval $setvar
```

Found in path(s):

```
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/i_systimeb.U
```

No license file was found, but licenses were detected in source scan.

```
?RCS: $Id: cf_name.U 1 2006-08-24 12:32:52Z rmanfredi $
```

```
?RCS:
```

```
?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi
```

```
?RCS:
```

```
?RCS: You may redistribute only under the terms of the Artistic Licence,
```

```
?RCS: as specified in the README file that comes with the distribution.
```

```
?RCS: You may reuse parts of this distribution only within the terms of
```

```
?RCS: that same Artistic Licence; a copy of which may be found at the root
```

```
?RCS: of the source tree for dist 4.0.
```

```
?RCS:
```

```
?RCS: Original Author: Graham Stoney <greyham@research.canon.oz.au>
```

```
?RCS:
```

```
?RCS: $Log: cf_name.U,v $
```

```
?RCS: Revision 3.0.1.2 1994/05/06 14:29:36 ram
```

```
?RCS: patch23: fixed user name computation from /etc/passwd in bsd systems
```

```
?RCS:
```

```
?RCS: Revision 3.0.1.1 1994/01/24 14:05:11 ram
```

```
?RCS: patch16: created
```

```
?RCS:
```

```
?RCS:
```

```
?MAKE:+cf_name: cf_by passcat Filexp nametype cat test
```

```
?MAKE: -pick add $@ %<
```

```
?S:cf_name:
```

```
?S: Full name of the person who ran the Configure script and  
answered the
```

```
?S: questions. This can be used by units that require the user's full name.
```

```
?S: This variable is for internal use only.
```

```
?S:.
```

```
?T:xxx fn NAME
```

```
: figure out their full name
```

```
case "$NAME" in
```

```
) case "$nametype" in
```

```
other)
```

```
fn=`./filexp ~/.fullname`
```

```
xxx=usg
```

```
$test -f $fn && xxx=other
```

```

;;
*)
xxx="$Nametype"
;;
esac

case "$xxx" in
bsd)
cf_name=`$passcat | grep "^$cf_by:" | \
sed -e 's/^[^:]*:[^:]*:[^:]*:[^:]*:([[:^:]]*):.*\1/' \
-e 's/,.*//'^
;;
usg)
cf_name=`$passcat | grep "^$cf_by:" | \
sed -e 's/^[^:]*:[^:]*:[^:]*:[^:]*:([[:^:]]*):.*\1/' \
-e 's/[^-]*-\.*)\.*\1/'^
;;
*)
cf_name=`$cat $fn`
;;
esac
;;
*)
cf_name="$NAME"
;;
esac
?X:
?X: In the original unit, Graham asked for the user name, in case the above
?X: code was unable to figure it out correctly. Since now cf_name has been
?X: made an internal variable only (i.e. it is not saved in config.sh), letting
?X: the user override the computed default each time would be a pain.
?X:
Therefore, I have decided to trust the above code to get it right, and for
?X: those rare cases where it will fail, too bad :-)--RAM.
?X:
echo " "
echo "Pleased to meet you, $cf_name."

```

Found in path(s):

```
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/cf_name.U
```

No license file was found, but licenses were detected in source scan.

```
?RCS: $Id: d_setpgrp2.U 1 2006-08-24 12:32:52Z rmanfredi $
```

```
?RCS:
```

```
?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi
```

```
?RCS:
```

```
?RCS: You may redistribute only under the terms of the Artistic Licence,
```



?RCS: as specified in the README file that comes with the distribution.  
?RCS: You may reuse parts of this distribution only within the terms of  
?RCS: that same Artistic Licence; a copy of which may be found at the root  
?RCS: of the source tree for dist 4.0.  
?RCS:  
?RCS: \$Log: d\_setpgrp2.U,v \$  
?RCS: Revision 3.0 1993/08/18 12:07:10 ram  
?RCS: Baseline for dist 3.0 netwide release.  
?RCS:  
?MAKE:d\_setpgrp2: Inlibc  
?MAKE: -pick add \$@ %<  
?S:d\_setpgrp2:  
?S: This variable conditionally defines the HAS\_SETPGRP2 symbol, which  
?S: indicates to the C program that the setpgrp2() (as in DG/UX) routine  
?S: is available to set the current process group.  
?S:.  
?C:HAS\_SETPGRP2 (SETPGRP2):  
?C: This symbol, if defined, indicates that the  
setpgrp2() (as in DG/UX)  
?C: routine is available to set the current process group.  
?C:.  
?H:#\$d\_setpgrp2 HAS\_SETPGRP2 /\*\*/  
?H:.  
?LINT:set d\_setpgrp2  
: see if setpgrp2 exists  
set setpgrp2 d\_setpgrp2  
eval \$inlibc

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/d\_setpgrp2.U

No license file was found, but licenses were detected in source scan.

?RCS: \$Id: d\_mblen.U 1 2006-08-24 12:32:52Z rmanfredi \$  
?RCS:  
?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi  
?RCS:  
?RCS: You may redistribute only under the terms of the Artistic Licence,  
?RCS: as specified in the README file that comes with the distribution.  
?RCS: You may reuse parts of this distribution only within the terms of  
?RCS: that same Artistic Licence; a copy of which may be found at the root  
?RCS: of the source tree for dist 4.0.  
?RCS:  
?RCS: Original Author: Andy Dougherty <doughera@lafcol.lafayette.edu>  
?RCS:  
?RCS: \$Log: d\_mblen.U,v \$  
?RCS: Revision 3.0.1.1 1994/08/29 16:09:40 ram  
?RCS: patch32: created by ADO

?RCS:  
?MAKE:d\_mblen: Inlibc  
?MAKE: -pick add \$@ %<  
?S:d\_mblen:  
?S: This variable conditionally defines the HAS\_MBLEN symbol, which  
?S: indicates to the C program that the mblen() routine is available  
?S: to find the number of bytes in a multibyte character.  
?S:.  
?C:HAS\_MBLEN:  
?C: This  
symbol, if defined, indicates that the mblen routine is available  
?C: to find the number of bytes in a multibyte character.  
?C:.  
?H:#\$d\_mblen HAS\_MBLEN /\*\*/  
?H:.  
?LINT:set d\_mblen  
: see if mblen exists  
set mblen d\_mblen  
eval \$inlibc

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/d\_mblen.U

No license file was found, but licenses were detected in source scan.

?RCS: \$Id: d\_setpwent.U,v \$  
?RCS:  
?RCS: Copyright (c) 1998 Andy Dougherty  
?RCS:  
?RCS: You may distribute under the terms of either the GNU General Public  
?RCS: License or the Artistic License, as specified in the README file.  
?RCS:  
?RCS: \$Log: d\_setpwent.U,v \$  
?RCS:  
?MAKE:d\_setpwent: Inlibc  
?MAKE: -pick add \$@ %<  
?S:d\_setpwent:  
?S: This variable conditionally defines the HAS\_SETPWENT symbol, which  
?S: indicates to the C program that the setpwent() routine is available  
?S: for initializing sequential access to the passwd database.  
?S:.  
?C:HAS\_SETPWENT:  
?C: This symbol, if defined, indicates that the setpwent routine is  
?C: available for initializing sequential access of the passwd database.  
?C:.  
?H:#\$d\_setpwent HAS\_SETPWENT /\*\*/  
?H:.  
?LINT:set d\_setpwent

```
: see if setpwent exists
set setpwent d_setpwent
eval $inlibc
```

Found in path(s):

```
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/modified/d_setpwent.U
```

No license file was found, but licenses were detected in source scan.

```
?RCS: $Id: d_fchown.U 1 2006-08-24 12:32:52Z rmanfredi $
```

```
?RCS:
```

```
?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi
```

```
?RCS:
```

```
?RCS: You may redistribute only under the terms of the Artistic Licence,
```

```
?RCS: as specified in the README file that comes with the distribution.
```

```
?RCS: You may reuse parts of this distribution only within the terms of
```

```
?RCS: that same Artistic Licence; a copy of which may be found at the root
```

```
?RCS: of the source tree for dist 4.0.
```

```
?RCS:
```

```
?RCS: $Log: d_fchown.U,v $
```

```
?RCS: Revision 3.0 1993/08/18 12:06:01 ram
```

```
?RCS: Baseline for dist 3.0 netwide release.
```

```
?RCS:
```

```
?MAKE:d_fchown: Inlibc
```

```
?MAKE: -pick add $@ %<
```

```
?S:d_fchown:
```

```
?S: This variable conditionally defines the HAS_FCHOWN symbol, which
```

```
?S: indicates to the C program that the fchown() routine is available
```

```
?S: to change ownership of opened files.
```

```
?S:.
```

```
?C:HAS_FCHOWN (FCHOWN):
```

```
?C: This symbol, if defined, indicates that the fchown routine is available
```

```
?C: to
```

```
change ownership of opened files. If unavailable, use chown().
```

```
?C:.
```

```
?H:#$d_fchown HAS_FCHOWN /**/
```

```
?H:.
```

```
?LINT:set d_fchown
```

```
: see if fchown exists
```

```
set fchown d_fchown
```

```
eval $inlibc
```

Found in path(s):

```
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/d_fchown.U
```

No license file was found, but licenses were detected in source scan.

```
?RCS: $Id: i_regex.U 1 2006-08-24 12:32:52Z rmanfredi $
```

?RCS:  
?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi  
?RCS:  
?RCS: You may redistribute only under the terms of the Artistic Licence,  
?RCS: as specified in the README file that comes with the distribution.  
?RCS: You may reuse parts of this distribution only within the terms of  
?RCS: that same Artistic Licence; a copy of which may be found at the root  
?RCS: of the source tree for dist 4.0.  
?RCS:  
?RCS: Original Author: Sidney C. Smith <scsmith@cbda9.apgea.army.mil>  
?RCS:  
?RCS: \$Log: i\_regex.U,v \$  
?RCS: Revision 3.0.1.1 1995/01/30 14:35:45 ram  
?RCS: patch49: created  
?RCS:  
?RCS:  
?MAKE:i\_regex: Inhdr  
?MAKE: -pick add \$@ %<  
?S:i\_regex:  
?S: This variable conditionally defines the I\_REGEX symbol, which  
?S: indicates to the C program that <regex.h> exists and should  
?S: be included.  
?S:.  
?C:I\_REGEX:  
?C: This symbol, if defined, indicates that <regex.h> exists  
and should  
?C: be included.  
?C:.  
?H:#\$i\_regex I\_REGEX /\*\*/  
?H:.  
?LINT:set i\_regex  
: see if regex is available  
set regex.h i\_regex  
eval \$inhdr

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/i\_regex.U

No license file was found, but licenses were detected in source scan.

?RCS: \$Id: n.U 1 2006-08-24 12:32:52Z rmanfredi \$  
?RCS:  
?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi  
?RCS:  
?RCS: You may redistribute only under the terms of the Artistic Licence,  
?RCS: as specified in the README file that comes with the distribution.  
?RCS: You may reuse parts of this distribution only within the terms of  
?RCS: that same Artistic Licence; a copy of which may be found at the root

?RCS: of the source tree for dist 4.0.  
?RCS:  
?RCS: \$Log: n.U,v \$  
?RCS: Revision 3.0 1993/08/18 12:09:19 ram  
?RCS: Baseline for dist 3.0 netwide release.  
?RCS:  
?MAKE:n c: contains  
?MAKE: -pick add \$@ %<  
?S:n:  
?S: This variable contains the -n flag if that is what causes the echo  
?S: command to suppress newline. Otherwise it is null. Correct usage is  
?S: \$echo \$n "prompt for a question: \$c".  
?S:.  
?S:c:  
?S: This variable contains the \c string if that is what causes the echo  
?S: command to suppress newline.  
Otherwise it is null. Correct usage is  
?S: \$echo \$n "prompt for a question: \$c".  
?S:.  
: first determine how to suppress newline on echo command  
echo " "  
echo "Checking echo to see how to suppress newlines..."  
(echo "hi there\c" ; echo " ")>.echotmp  
if \$contains c .echotmp >/dev/null 2>&1 ; then  
echo "...using -n."  
n='-n'  
c=""  
else  
cat <<'EOM'  
...using \c  
EOM  
n=""  
c='\c'  
fi  
echo \$n "The star should be here-->\$c"  
echo '\*'  
rm -f .echotmp

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/n.U

No license file was found, but licenses were detected in source scan.

?RCS: \$Id: d\_getservbyname\_r.U,v 0RCS:

?RCS: Copyright (c) 2002,2003 Jarkko Hietaniemi

?RCS:

?RCS: You may distribute under the terms of either the GNU General Public

?RCS: License or the Artistic License, as specified in the README file.

```

?RCS:
?RCS: Generated by the reentr.pl from the Perl 5.8 distribution.
?RCS:
?MAKE:d_getservbyname_r getservbyname_r_proto: Inlibc Protochk Hasproto \
i_systypes usethreads i_netdb extern_C
?MAKE: -pick add $@ %<
?S:d_getservbyname_r:
?S: This variable conditionally defines the HAS_GETSERVBYNAME_R symbol,
?S: which indicates to the C program that the getservbyname_r()
?S: routine is available.
?S:.
?S:getservbyname_r_proto:
?S: This variable encodes the prototype of getservbyname_r.
?S: It is zero if d_getservbyname_r is undef, and one of the
?S: REENTRANT_PROTO_T_ABC macros of reentr.h if d_getservbyname_r
?S: is defined.
?S:.
?C:HAS_GETSERVBYNAME_R:
?C: This symbol, if defined, indicates
that the getservbyname_r routine
?C: is available to getservbyname re-entrantly.
?C:.
?C:GETSERVBYNAME_R_PROTO:
?C: This symbol encodes the prototype of getservbyname_r.
?C: It is zero if d_getservbyname_r is undef, and one of the
?C: REENTRANT_PROTO_T_ABC macros of reentr.h if d_getservbyname_r
?C: is defined.
?C:.
?H:#$d_getservbyname_r HAS_GETSERVBYNAME_R /**/
?H:#define GETSERVBYNAME_R_PROTO $getservbyname_r_proto /**/
?H:.
?T:try hdrs d_getservbyname_r_proto
: see if getservbyname_r exists
set getservbyname_r d_getservbyname_r
eval $inlibc
case "$d_getservbyname_r" in
"$define")
hdrs="$i_systypes sys/types.h define stdio.h $i_netdb netdb.h"
case "$d_getservbyname_r_proto:$usethreads" in
":define") d_getservbyname_r_proto=define
set d_getservbyname_r_proto getservbyname_r $hdrs
eval $hasproto ;;
*) ;;
esac
case "$d_getservbyname_r_proto" in
define)
case "$getservbyname_r_proto" in
"|0) try='int getservbyname_r(const char*, const char*, struct servent*, char*,

```

```

size_t, struct servent**);'
./protochk "$extern_C $try" $hdrs && getservbyname_r_proto=I_CCSBWR ;;
esac
case "$getservbyname_r_proto" in
"|0) try='struct servent* getservbyname_r(const char*, const char*, struct servent*, char*, int);'
./protochk "$extern_C $try" $hdrs && getservbyname_r_proto=S_CCSBI ;;
esac
case "$getservbyname_r_proto" in
"|0) try='int getservbyname_r(const char*, const char*, struct servent*, struct servent_data*);'
./protochk "$extern_C $try" $hdrs && getservbyname_r_proto=I_CCSD ;;
esac
case "$getservbyname_r_proto" in
"|0) d_getservbyname_r=undef
getservbyname_r_proto=0
echo "Disabling getservbyname_r, cannot determine prototype." >&4 ;;
*) case "$getservbyname_r_proto" in
REENTRANT_PROTO*) ;;
*) getservbyname_r_proto="REENTRANT_PROTO_$getservbyname_r_proto" ;;
esac
echo "Prototype: $try" ;;
esac
;;
*) case "$usetthreads" in
define) echo "getservbyname_r has no prototype, not using it." >&4 ;;
esac
d_getservbyname_r=undef
getservbyname_r_proto=0
;;
esac
;;
*) getservbyname_r_proto=0
;;
esac

```

Found

in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/threads/d\_getservbyname\_r.U

No license file was found, but licenses were detected in source scan.

?RCS: \$Id\$

?RCS:

?RCS: Copyright (c) 1999-2016 Jarkko Hietaniemi

?RCS:

?RCS: You may distribute under the terms of either the GNU General Public

?RCS: License or the Artistic License, as specified in the README file.

?RCS:

?MAKE:d\_PRIfldbl sPRIfldbl d\_PRIgldbl d\_PRIFUldbl sPRIGUldbl d\_PRIEUldbl \

```

sPRIGldbl d_PRIeldbl sPRIeldbl sPRIFUldbl d_PRIGUldbl sPRIEUldbl \
d_SCNfldbl d_double_style_vax d_double_style_ieee \
d_double_style_ibm d_double_style_cray d_double_has_subnormals \
d_double_has_inf d_double_has_nan d_double_has_negative_zero \
sSCNfldbl doublekind: \
d_longdbl longdblsize doublesize uselongdouble test echo cat rm_try \
Setvar Compile run i_stdlib osname gccversion cflags
?MAKE: -pick add $@ %<
?S:doublekind:
?S: This variable, if defined, encodes the type of a double:
?S: 1 = IEEE 754 32-bit little endian,
?S: 2 = IEEE 754 32-bit big endian,
?S: 3 = IEEE 754 64-bit little endian,
?S: 4 = IEEE
754 64-bit big endian,
?S: 5 = IEEE 754 128-bit little endian,
?S: 6 = IEEE 754 128-bit big endian,
?S: 7 = IEEE 754 64-bit mixed endian le-be,
?S: 8 = IEEE 754 64-bit mixed endian be-le,
?S: 9 = VAX 32bit little endian F float format
?S: 10 = VAX 64bit little endian D float format
?S: 11 = VAX 64bit little endian G float format
?S: 12 = IBM 32bit format
?S: 13 = IBM 64bit format
?S: 14 = Cray 64bit format
?S: -1 = unknown format.
?S:.
?S:d_PRIfldbl:
?S: This variable conditionally defines the PERL_PRIfldbl symbol, which
?S: indicates that stdio has a symbol to print long doubles.
?S:.
?S:d_PRIGldbl:
?S: This variable conditionally defines the PERL_PRIfldbl symbol, which
?S: indicates that stdio has a symbol to print long doubles.
?S:.
?S:d_PRIeldbl:
?S: This variable conditionally defines the PERL_PRIfldbl symbol, which
?S: indicates that stdio has a symbol to print long doubles.
?S:.
?S:d_PRIFUldbl:
?S: This variable conditionally defines the PERL_PRIfldbl symbol, which
?S: indicates
that stdio has a symbol to print long doubles.
?S: The 'U' in the name is to separate this from d_PRIfldbl so that even
?S: case-blind systems can see the difference.
?S:.
?S:d_PRIGUldbl:
?S: This variable conditionally defines the PERL_PRIfldbl symbol, which

```



?S: indicates that stdio has a symbol to print long doubles.  
?S: The 'U' in the name is to separate this from d\_PRIgldbl so that even  
?S: case-blind systems can see the difference.  
?S:.  
?S:d\_PRIEUdbl:  
?S: This variable conditionally defines the PERL\_PRIfldbl symbol, which  
?S: indicates that stdio has a symbol to print long doubles.  
?S: The 'U' in the name is to separate this from d\_PRIldbl so that even  
?S: case-blind systems can see the difference.  
?S:.  
?S:d\_SCNfldbl:  
?S: This variable conditionally defines the PERL\_PRIfldbl symbol, which  
?S: indicates that stdio has a symbol to scan long doubles.  
?S:.  
?S:sPRIfldbl:  
?S: This variable, if defined, contains the string used by stdio to  
?S: format long doubles (format 'f') for  
output.  
?S:.  
?S:sPRIgldbl:  
?S: This variable, if defined, contains the string used by stdio to  
?S: format long doubles (format 'g') for output.  
?S:.  
?S:sPRIldbl:  
?S: This variable, if defined, contains the string used by stdio to  
?S: format long doubles (format 'e') for output.  
?S:.  
?S:sPRIFUdbl:  
?S: This variable, if defined, contains the string used by stdio to  
?S: format long doubles (format 'F') for output.  
?S: The 'U' in the name is to separate this from sPRIfldbl so that even  
?S: case-blind systems can see the difference.  
?S:.  
?S:sPRIGUdbl:  
?S: This variable, if defined, contains the string used by stdio to  
?S: format long doubles (format 'G') for output.  
?S: The 'U' in the name is to separate this from sPRIgldbl so that even  
?S: case-blind systems can see the difference.  
?S:.  
?S:sPRIEUdbl:  
?S: This variable, if defined, contains the string used by stdio to  
?S: format long doubles (format 'E') for output.  
?S: The 'U' in the name is to separate this from sPRIldbl so that even  
?S: case-blind  
systems can see the difference.  
?S:.  
?S:sSCNfldbl:  
?S: This variable, if defined, contains the string used by stdio to

?S: format long doubles (format 'f') for input.

?S:.

?S:d\_double\_has\_inf:

?S: This variable conditionally defines the symbol DOUBLE\_HAS\_INF

?S: which indicates that the double type has an infinity.

?S:.

?S:d\_double\_has\_nan:

?S: This variable conditionally defines the symbol DOUBLE\_HAS\_NAN

?S: which indicates that the double type has a not-a-number.

?S:.

?S:d\_double\_has\_negative\_zero:

?S: This variable conditionally defines the symbol DOUBLE\_HAS\_NEGATIVE\_ZERO

?S: which indicates that the double type has a negative zero.

?S:.

?S:d\_double\_has\_subnormals:

?S: This variable conditionally defines the symbol DOUBLE\_HAS\_SUBNORMALS

?S: which indicates that the double type has subnormals (denormals).

?S:.

?S:d\_double\_style\_cray:

?S: This variable conditionally defines the symbol DOUBLE\_STYLE\_CRAY

?S: which indicates that the double is the 64-bit CRAY mainframe format.

?S:.

?S:d\_double\_style\_ibm:

?S: This variable conditionally defines the symbol DOUBLE\_STYLE\_IBM,

?S: which indicates that the double is the 64-bit IBM mainframe format.

?S:.

?S:d\_double\_style\_ieee:

?S: This variable conditionally defines the symbol DOUBLE\_STYLE\_IEEE,

?S: which indicates that the double is the 64-bit IEEE 754.

?S:.

?S:d\_double\_style\_vax:

?S: This variable conditionally defines the symbol DOUBLE\_STYLE\_VAX,

?S: which indicates that the double is the 64-bit VAX format D or G.

?S:.

?C:PERL\_PRIldbl:

?C: This symbol, if defined, contains the string used by stdio to

?C: format long doubles (format 'f') for output.

?C:.

?C:PERL\_PRIgdbl:

?C: This symbol, if defined, contains the string used by stdio to

?C: format long doubles (format 'g') for output.

?C:.

?C:PERL\_PRIedbl:

?C: This symbol, if defined, contains the string used by stdio to

?C: format long doubles (format 'e') for output.

?C:.

?C:PERL\_PRIFldbl:

?C: This symbol, if defined, contains the string used by stdio to  
to  
?C: format long doubles (format 'f') for output.  
?C:.  
?C:PERL\_PRIGldbl:  
?C: This symbol, if defined, contains the string used by stdio to  
?C: format long doubles (format 'g') for output.  
?C:.  
?C:PERL\_PRIEdbl:  
?C: This symbol, if defined, contains the string used by stdio to  
?C: format long doubles (format 'e') for output.  
?C:.  
?C:PERL\_SCNfdbl:  
?C: This symbol, if defined, contains the string used by stdio to  
?C: format long doubles (format 'f') for input.  
?C:.  
?C:DOUBLEKIND:  
?C: DOUBLEKIND will be one of  
?C: DOUBLE\_IS\_IEEE\_754\_32\_BIT\_LITTLE\_ENDIAN  
?C: DOUBLE\_IS\_IEEE\_754\_32\_BIT\_BIG\_ENDIAN  
?C: DOUBLE\_IS\_IEEE\_754\_64\_BIT\_LITTLE\_ENDIAN  
?C: DOUBLE\_IS\_IEEE\_754\_64\_BIT\_BIG\_ENDIAN  
?C: DOUBLE\_IS\_IEEE\_754\_128\_BIT\_LITTLE\_ENDIAN  
?C: DOUBLE\_IS\_IEEE\_754\_128\_BIT\_BIG\_ENDIAN  
?C: DOUBLE\_IS\_IEEE\_754\_64\_BIT\_MIXED\_ENDIAN\_LE\_BE  
?C: DOUBLE\_IS\_IEEE\_754\_64\_BIT\_MIXED\_ENDIAN\_BE\_LE  
?C: DOUBLE\_IS\_VAX\_F\_FLOAT  
?C: DOUBLE\_IS\_VAX\_D\_FLOAT  
?C: DOUBLE\_IS\_VAX\_G\_FLOAT  
?C: DOUBLE\_IS\_IBM\_SINGLE\_32\_BIT  
?C: DOUBLE\_IS\_IBM\_DOUBLE\_64\_BIT  
?C: DOUBLE\_IS\_CRAY\_SINGLE\_64\_BIT  
?C: DOUBLE\_IS\_UNKNOWN\_FORMAT  
?C:.  
?C:DOUBLE\_HAS\_INF:  
?C: This  
symbol, if defined, indicates that the double has  
?C: the infinity.  
?C:.  
?C:DOUBLE\_HAS\_NAN:  
?C: This symbol, if defined, indicates that the double has  
?C: the not-a-number.  
?C:.  
?C:DOUBLE\_HAS\_NEGATIVE\_ZERO:  
?C: This symbol, if defined, indicates that the double has  
?C: the negative\_zero.  
?C:.  
?C:DOUBLE\_HAS\_SUBNORMALS:

?C: This symbol, if defined, indicates that the double has

?C: the subnormals (denormals).

?C:.

?C:DOUBLE\_STYLE\_CRAY:

?C: This symbol, if defined, indicates that the double is

?C: the 64-bit CRAY mainframe format.

?C:.

?C:DOUBLE\_STYLE\_IBM:

?C: This symbol, if defined, indicates that the double is

?C: the 64-bit IBM mainframe format.

?C:.

?C:DOUBLE\_STYLE\_IEEE:

?C: This symbol, if defined, indicates that the double is

?C: the 64-bit IEEE 754.

?C:.

?C:DOUBLE\_STYLE\_VAX:

?C: This symbol, if defined, indicates that the double is

?C: the 64-bit VAX format D or G.

?C:.

?LINT:known

DOUBLE\_IS\_IEEE\_754\_32\_BIT\_LITTLE\_ENDIAN

?LINT:known DOUBLE\_IS\_IEEE\_754\_32\_BIT\_BIG\_ENDIAN

?LINT:known DOUBLE\_IS\_IEEE\_754\_64\_BIT\_LITTLE\_ENDIAN

?LINT:known DOUBLE\_IS\_IEEE\_754\_64\_BIT\_BIG\_ENDIAN

?LINT:known DOUBLE\_IS\_IEEE\_754\_128\_BIT\_LITTLE\_ENDIAN

?LINT:known DOUBLE\_IS\_IEEE\_754\_128\_BIT\_BIG\_ENDIAN

?LINT:known DOUBLE\_IS\_IEEE\_754\_64\_BIT\_MIXED\_ENDIAN\_LE\_BE

?LINT:known DOUBLE\_IS\_IEEE\_754\_64\_BIT\_MIXED\_ENDIAN\_BE\_LE

?LINT:known DOUBLE\_IS\_VAX\_F\_FLOAT

?LINT:known DOUBLE\_IS\_VAX\_D\_FLOAT

?LINT:known DOUBLE\_IS\_VAX\_G\_FLOAT

?LINT:known DOUBLE\_IS\_IBM\_SINGLE\_32\_BIT

?LINT:known DOUBLE\_IS\_IBM\_DOUBLE\_64\_BIT

?LINT:known DOUBLE\_IS\_CRAY\_SINGLE\_64\_BIT

?LINT:known DOUBLE\_IS\_UNKNOWN\_FORMAT

?H:#define DOUBLEKIND \$doublekind /\*\*/

?H:?DOUBLEKIND:#define DOUBLE\_IS\_IEEE\_754\_32\_BIT\_LITTLE\_ENDIAN 1

?H:?DOUBLEKIND:#define DOUBLE\_IS\_IEEE\_754\_32\_BIT\_BIG\_ENDIAN 2

?H:?DOUBLEKIND:#define DOUBLE\_IS\_IEEE\_754\_64\_BIT\_LITTLE\_ENDIAN 3

?H:?DOUBLEKIND:#define DOUBLE\_IS\_IEEE\_754\_64\_BIT\_BIG\_ENDIAN 4

?H:?DOUBLEKIND:#define DOUBLE\_IS\_IEEE\_754\_128\_BIT\_LITTLE\_ENDIAN 5

?H:?DOUBLEKIND:#define

DOUBLE\_IS\_IEEE\_754\_128\_BIT\_BIG\_ENDIAN 6

?H:?DOUBLEKIND:#define DOUBLE\_IS\_IEEE\_754\_64\_BIT\_MIXED\_ENDIAN\_LE\_BE 7

?H:?DOUBLEKIND:#define DOUBLE\_IS\_IEEE\_754\_64\_BIT\_MIXED\_ENDIAN\_BE\_LE 8

?H:?DOUBLEKIND:#define DOUBLE\_IS\_VAX\_F\_FLOAT 9

?H:?DOUBLEKIND:#define DOUBLE\_IS\_VAX\_D\_FLOAT 10

?H:?DOUBLEKIND:#define DOUBLE\_IS\_VAX\_G\_FLOAT 11

```

?H:?DOUBLEKIND:#define DOUBLE_IS_IBM_SINGLE_32_BIT 12
?H:?DOUBLEKIND:#define DOUBLE_IS_IBM_DOUBLE_64_BIT 13
?H:?DOUBLEKIND:#define DOUBLE_IS_CRAY_SINGLE_64_BIT 14
?H:?DOUBLEKIND:#define DOUBLE_IS_UNKNOWN_FORMAT -1
?H:#$d_PRIfldbl PERL_PRIfldbl $sPRIfldbl /**/
?H:#$d_PRIgldbl PERL_PRIgldbl $sPRIgldbl /**/
?H:#$d_PRIeldbl PERL_PRIeldbl $sPRIeldbl /**/
?H:#$d_PRIFUldbl PERL_PRIFldbl $sPRIFUldbl /**/
?H:#$d_PRIGUldbl PERL_PRIGldbl $sPRIGUldbl /**/
?H:#$d_PRIEUldbl PERL_PRIEldbl $sPRIEUldbl /**/
?H:#$d_SCNfldbl PERL_SCNfldbl $sSCNfldbl /**/
?H:#$d_double_has_inf DOUBLE_HAS_INF
?H:#$d_double_has_nan DOUBLE_HAS_NAN
?H:#$d_double_has_negative_zero
DOUBLE_HAS_NEGATIVE_ZERO
?H:#$d_double_has_subnormals DOUBLE_HAS_SUBNORMALS
?H:#$d_double_style_cray DOUBLE_STYLE_CRAY
?H:#$d_double_style_ibm DOUBLE_STYLE_IBM
?H:#$d_double_style_ieee DOUBLE_STYLE_IEEE
?H:#$d_double_style_vax DOUBLE_STYLE_VAX
?H:.
?T:yyy message saveccflags
?F:!try
?LINT:change ccflags
?LINT:change uselongdouble
: Check what kind of doubles your system has
$echo "Checking the kind of doubles you have..." >&4
$cat >try.c <<EOP
#$i_stdlib I_STDLIB
#define DOUBLESIZE $doublesize
#ifdef I_STDLIB
#include <stdlib.h>
#endif
#include <stdio.h>
static const double d = -0.1;
int main() {
    unsigned const char* b = (unsigned const char*)&d;
    #if DOUBLESIZE == 4
    if (b[0] == 0xCD && b[3] == 0xBD) {
        /* IEEE 754 32-bit little-endian */
        printf("1\n");
        exit(0);
    }
    if (b[0] == 0xBD && b[3] == 0xCD) {
        /* IEEE 754 32-bit big-endian */
        printf("2\n");
        exit(0);
    }
}

```

```

if (b[0] == 0xCC && b[3] == 0xCC) {
    /* VAX format F, 32-bit
PDP-style mixed endian. */
    printf("9\n");
    exit(0);
}
if (b[0] == 0xC0 && b[3] == 0x9A) {
    /* IBM single 32-bit */
    printf("12\n");
    exit(0);
}
#endif
#if DOUBLESIZE == 8
if (b[0] == 0x9A && b[7] == 0xBF) {
    /* IEEE 754 64-bit little-endian */
    printf("3\n");
    exit(0);
}
if (b[0] == 0xBF && b[7] == 0x9A) {
    /* IEEE 754 64-bit big-endian */
    printf("4\n");
    exit(0);
}
if (b[0] == 0x99 && b[3] == 0xBF && b[4] == 0x9A && b[7] == 0x99) {
    /* ARM mixed endian: two little-endian 32-bit floats, in big endian order:
    * 4 5 6 7 0 1 2 3 (MSB = 7, LSB = 0)
    * 99 99 b9 bf 9a 99 99 99 */
    printf("7\n");
    exit(0);
}
if (b[0] == 0x99 && b[3] == 0x9A && b[4] == 0xBF && b[7] == 0x99) {
    /* The opposite of case 7, mixed endian: two big-endian 32-bit floats,
    * in little endian order: 3 2 1 0 7 6 5 4 (MSB = 7, LSB = 0)
    * 99 99 99 9a bf b9 99 99 */
    printf("8\n");
    exit(0);
}
if (b[0] == 0xCC && b[7] == 0xCC) {
    /* VAX
format D, 64-bit PDP-style mixed endian. */
    printf("10\n");
    exit(0);
}
if (b[0] == 0xD9 && b[7] == 0x99) {
    /* VAX format G, 64-bit PDP-style mixed endian. */
    printf("11\n");
    exit(0);
}

```

```

if (b[0] == 0xC0 && b[7] == 0x9A) {
    /* IBM double 64-bit */
    printf("13\n");
    exit(0);
}
if (b[0] == 0xBF && b[7] == 0xCD) {
    /* CRAY single 64-bit */
    printf("14\n");
    exit(0);
}
#endif
#if DOUBLESIZE == 16
if (b[0] == 0x9A && b[15] == 0xBF) {
    /* IEEE 754 128-bit little-endian */
    printf("5\n");
    exit(0);
}
if (b[0] == 0xBF && b[15] == 0x9A) {
    /* IEEE 754 128-bit big-endian */
    printf("6\n");
    exit(0);
}
#endif
/* Then there are old mainframe/miniframe formats like IBM and CRAY.
* Whether those environments can still build Perl is debatable. */
printf("-1\n"); /* unknown */
exit(0);
}
EOP
set try
if eval $compile; then
    doublekind=`$run ./try`
else
    doublekind=-1
fi
case "$doublekind" in
1) echo "You have IEEE
754 32-bit little endian doubles." >&4 ;;
2) echo "You have IEEE 754 32-bit big endian doubles." >&4 ;;
3) echo "You have IEEE 754 64-bit little endian doubles." >&4 ;;
4) echo "You have IEEE 754 64-bit big endian doubles." >&4 ;;
5) echo "You have IEEE 754 128-bit little endian doubles." >&4 ;;
6) echo "You have IEEE 754 128-bit big endian doubles." >&4 ;;
7) echo "You have IEEE 754 64-bit mixed endian doubles (32-bit LEs in BE)." >&4 ;;
8) echo "You have IEEE 754 64-bit mixed endian doubles (32-bit BEs in LE)." >&4 ;;
9) echo "You have VAX format F 32-bit PDP-style mixed endian doubles." >&4 ;;
10) echo "You have VAX format D 64-bit PDP-style mixed endian doubles." >&4 ;;
11) echo "You have VAX format G 64-bit PDP-style mixed endian doubles." >&4 ;;

```

```

12) echo "You have IBM short 32-bit doubles." >&4 ;;
13) echo "You have IBM long 64-bit doubles." >&4 ;;
14) echo "You have Cray single 64-bit doubles." >&4 ;;
*) echo "Cannot figure out your double. You Cyber, or something?" >&4 ;;
esac
d_double_style_ieee=$undef
d_double_style_vax=$undef
d_double_style_ibm=$undef
d_double_style_cray=$undef
case
"$doublekind" in
1|2|3|4|5|6|7|8) d_double_style_ieee=$define ;;
9|10|11) d_double_style_vax=$define ;;
12|13) d_double_style_ibm=$define ;;
14) d_double_style_cray=$define ;;
esac
case "$d_double_style_ieee" in
$define)
    d_double_has_inf=$define
    d_double_has_nan=$define
    d_double_has_negative_zero=$define
    d_double_has_subnormals=$define
    ;;
*)
    d_double_has_inf=$undef
    d_double_has_nan=$undef
    d_double_has_negative_zero=$undef
    d_double_has_subnormals=$undef
    ;;
esac
$rm_try

: Check print/scan long double stuff
echo " "

if $test X"$d_longdbl" = X"$define"; then

echo "Checking how to print long doubles..." >&4

if $test X"$sPRIfldbl" = X -a X"$doublesize" = X"$longdblsize"; then
    $cat >try.c <<'EOCP'
#include <sys/types.h>
#include <stdio.h>
int main() {
    double d = 123.456;
    printf("%.3f\n", d);
}
EOCP

```



```

set try
if eval $compile; then
  yyy=`$run
./try`
case "$yyy" in
123.456)
  sPRIfldbl="f"; sPRIGldbl="g"; sPRIeldbl="e";
  sPRIFUldbl="F"; sPRIGUldbl="G"; sPRIEUldbl="E";
  echo "We will use %f."
  ;;
esac
fi
fi

```

```

if $test X"$sPRIfldbl" = X; then
  $cat >try.c <<'EOCP'
#include <sys/types.h>
#include <stdio.h>
int main() {
  long double d = 123.456;
  printf("%.3Lf\n", d);
}
EOCP
set try
if eval $compile; then
  yyy=`$run ./try`
case "$yyy" in
123.456)
  sPRIfldbl="Lf"; sPRIGldbl="Lg"; sPRIeldbl="Le";
  sPRIFUldbl="LF"; sPRIGUldbl="LG"; sPRIEUldbl="LE";
  echo "We will use %Lf."
  ;;
esac
fi
fi

```

```

if $test X"$sPRIfldbl" = X; then
  $cat >try.c <<'EOCP'
#include <sys/types.h>
#include <stdio.h>
int main() {
  long double d = 123.456;
  printf("%.3llf\n", d);
}
EOCP
set try
if eval $compile; then
  yyy=`$run ./try`

```

```

case "$yyy" in
123.456)
sPRIfldbl="lf"; sPRIGldbl="lg"; sPRIeldbl="le";
sPRIFUldbl="lF"; sPRIGUldbl="lG"; sPRIEUldbl="lE";
echo "We
will use %lf."
;;
esac
fi
fi

if $test X"$sPRIfldbl" = X; then
$cat >try.c <<'EOCP'
#include <sys/types.h>
#include <stdio.h>
int main() {
long double d = 123.456;
printf("%.3lf\n", d);
}
EOCP
set try
if eval $compile; then
yyy=`$run ./try`
case "$yyy" in
123.456)
sPRIfldbl="lf"; sPRIGldbl="lg"; sPRIeldbl="le";
sPRIFUldbl="lF"; sPRIGUldbl="lG"; sPRIEUldbl="lE";
echo "We will use %lf."
;;
esac
fi
fi

if $test X"$sPRIfldbl" = X; then
echo "Cannot figure out how to print long doubles." >&4
else
sSCNfldbl=$sPRIfldbl # expect consistency
fi

$rm_try

fi # d_longdbl

case "$sPRIfldbl" in
") d_PRIfldbl="$undef"; d_PRIGldbl="$undef"; d_PRIeldbl="$undef";
d_PRIFUldbl="$undef"; d_PRIGUldbl="$undef"; d_PRIEUldbl="$undef";
d_SCNfldbl="$undef";
;;

```

```

*) d_PRIfldbl="$define"; d_PRIgldbl="$define"; d_PRIeldbl="$define";
d_PRIFUdbl="$define"; d_PRIGUdbl="$define"; d_PRIEUdbl="$define";
d_SCNfldbl="$define";
;;
esac

: Before committing on uselongdouble,
see whether that looks sane.
if $test "$uselongdouble" = "$define"; then
  message=""
  echo " "
  echo "Checking if your long double math functions work right..." >&4
  $cat > try.c <<EOF
#include <math.h>
#include <stdio.h>
int main() {
  printf("%$sPRIgldbl\n", sqrtl(logl(expl(cosl(sinl(0.0L))))+powl(2.0L, 3.0L)));
}
EOF
  case "$osname:$gccversion" in
  aix:*) saveccflags="$ccflags"
  ccflags="$ccflags -qlongdouble" ;; # to avoid core dump
  esac
  set try
  if eval $compile_ok; then
    yyy=`$run ./try`
  fi
  case "$yyy" in
  3) echo "Your long double math functions are working correctly." >&4 ;;
  *) echo "Your long double math functions are broken, not using long doubles." >&4
    uselongdouble=$undef
    ;;
  esac
  $rm_try
  case "$osname:$gccversion" in
  aix:*) ccflags="$saveccflags" ;; # restore
  esac
fi

```

Found in path(s):

```

* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/perl/longdblfiio.U

```

No license file was found, but licenses were detected in source scan.

?RCS: \$Id: vaprotol.U 1 2006-08-24 12:32:52Z rmanfredi \$

?RCS:

?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi

?RCS:

?RCS: You may redistribute only under the terms of the Artistic Licence,  
?RCS: as specified in the README file that comes with the distribution.  
?RCS: You may reuse parts of this distribution only within the terms of  
?RCS: that same Artistic Licence; a copy of which may be found at the root  
?RCS: of the source tree for dist 4.0.  
?RCS:  
?RCS: Original Author: Graham Stoney <greyham@research.canon.oz.au>  
?RCS:  
?RCS: \$Log: vaprotov,U,v \$  
?RCS: Revision 3.0.1.1 1994/01/24 14:17:16 ram  
?RCS: patch16: definition of \_V now appears only when needed  
?RCS:  
?RCS: Revision 3.0 1993/08/18 12:09:59 ram  
?RCS: Baseline for dist 3.0 netwide release.  
?RCS:  
?MAKE:vaprotov: prototype i\_stdarg Setvar  
?MAKE: -pick add \$@ %<  
?S:vaprotov:  
?S: This variable conditionally defines CAN\_VAPROTO on systems supporting  
?S: prototype  
declaration of functions with a variable number of  
?S: arguments. See also prototype.  
?S:.  
?C:CAN\_VAPROTO ~ %<  
?C: This variable is defined on systems supporting prototype declaration  
?C: of functions with a variable number of arguments.  
?C:.  
?C:\_V:  
?C: This macro is used to declare function parameters in prototypes for  
?C: functions with a variable number of parameters. Use double parentheses.  
?C: For example:  
?C:  
?C: int printf \_V((char \*fmt, ...));  
?C:  
?C: Remember to use the plain simple \_() macro when declaring a function  
?C: with no variable number of arguments, since it might be possible to  
?C: have a non-effect \_V() macro and still get prototypes via \_().  
?C:.  
?H:?%<:#\$vaprotov CAN\_VAPROTO /\*\*/  
?H:?\_V:#ifdef CAN\_VAPROTO  
?H:?\_V:#define \_V(args) args  
?H:?\_V:#else  
?H:?\_V:#define \_V(args) ()  
?H:?\_V:#endif  
?H:.  
?W:?%<:\_V  
?LINT:set vaprotov  
: see if prototypes support variable argument declarations

```

echo " "
case "$prototype$i_stdarg" in
$define$define)
echo "It appears we'll
be able to prototype varargs functions." >&4
val="$define"
;;
*)
echo "Too bad... We won't be using prototyped varargs functions..." >&4
val="$undef"
;;
esac
set vaproto
eval $setvar

```

Found in path(s):

```
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/vaproto.U
```

No license file was found, but licenses were detected in source scan.

?RCS: \$Id\$

?RCS:

?RCS: Copyright (c) 1999 Jarkko Hietaniemi

?RCS:

?RCS: You may distribute under the terms of either the GNU General Public

?RCS: License or the Artistic License, as specified in the README file.

?RCS:

?MAKE:d\_quad quadtype uquadtype quadkind: \  
longsize intsize d\_longlong longlongsize d\_int64\_t \  
Inhdr Setvar

?MAKE: -pick add \$@ %<

?S:d\_quad:

?S: This variable, if defined, tells that there's a 64-bit integer type,

?S: quadtype.

?S:.

?S:quadtype:

?S: This variable defines Quad\_t to be something like long, int,

?S: long long, int64\_t, or whatever type is used for 64-bit integers.

?S:.

?S:quadkind:

?S: This variable, if defined, encodes the type of a quad:

?S: 1 = int, 2 = long, 3 = long long, 4 = int64\_t.

?S:.

?S:uquadtype:

?S: This variable defines Uquad\_t to be something like unsigned long,

?S: unsigned int, unsigned long long, uint64\_t, or whatever type is

?S: used for 64-bit integers.

?S:.

```

?C:HAS_QUAD:
?C: This
    symbol, if defined, tells that there's a 64-bit integer type,
?C: Quad_t, and its unsigned counterpart, Uquad_t. QUADKIND will be one
?C: of QUAD_IS_INT, QUAD_IS_LONG, QUAD_IS_LONG_LONG, QUAD_IS_INT64_T,
?C: or QUAD_IS__INT64.
?C:.
?H:#$d_quad HAS_QUAD /**/
?H:?%<:#ifdef HAS_QUAD
?H:?%<:# define Quad_t $quadtype /**/
?H:?%<:# define Uquad_t $uquadtype /**/
?H:?%<:# define QUADKIND $quadkind /**/
?H:?%<:# define QUAD_IS_INT 1
?H:?%<:# define QUAD_IS_LONG 2
?H:?%<:# define QUAD_IS_LONG_LONG 3
?H:?%<:# define QUAD_IS_INT64_T 4
?H:?%<:# define QUAD_IS__INT64 5
?H:?%<:#endif
?H:.
?LINT:set quadtype
?LINT:set uquadtype
: Check if 64bit ints have a quad type
echo " "
echo "Checking which 64-bit integer type we could use..." >&4
?X: We prefer quad types in order of int, long, long long, int64_t.

case "$intsize" in
8) val=int
    set quadtype
    eval $setvar
    val="unsigned int"
    set uquadtype
    eval $setvar
    quadkind=1
    ;;
*) case "$longsize" in
8)
val=long
    set quadtype
    eval $setvar
    val="unsigned long"
    set uquadtype
    eval $setvar
    quadkind=2
    ;;
*) case "$d_longlong:$longlongsize" in
define:8)
    val="long long"

```

```

set quadtype
eval $setvar
val="unsigned long long"
set uquadtype
eval $setvar
quadkind=3
;;
*) case "$d_int64_t" in
define)
val=int64_t
set quadtype
eval $setvar
val=uint64_t
set uquadtype
eval $setvar
quadkind=4
;;
esac
;;
esac
;;
esac
;;
esac

```

```

case "$quadtype" in
") echo "Alas, no 64-bit integer types in sight." >&4
d_quad="$undef"
;;
*) echo "We could use '$quadtype' for 64-bit integers." >&4
d_quad="$define"
;;
esac

```

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/a\_dvisory/quadtype.U

No license file was found, but licenses were detected in source scan.

?RCS: \$Id: d\_getgrnam\_r.U,v 0RCS:

?RCS: Copyright (c) 2002,2003 Jarkko Hietaniemi

?RCS:

?RCS: You may distribute under the terms of either the GNU General Public

?RCS: License or the Artistic License, as specified in the README file.

?RCS:

?RCS: Generated by the reentr.pl from the Perl 5.8 distribution.

?RCS:

?MAKE:d\_getgrnam\_r getgrnam\_r\_proto: Inlibc Protochk Hasproto i\_systypes \

```

usethreads i_grp extern_C
?MAKE: -pick add $@ %<
?S:d_getgrnam_r:
?S: This variable conditionally defines the HAS_GETGRNAM_R symbol,
?S: which indicates to the C program that the getgrnam_r()
?S: routine is available.
?S:.
?S:getgrnam_r_proto:
?S: This variable encodes the prototype of getgrnam_r.
?S: It is zero if d_getgrnam_r is undef, and one of the
?S: REENTRANT_PROTO_T_ABC macros of reentr.h if d_getgrnam_r
?S: is defined.
?S:.
?C:HAS_GETGRNAM_R:
?C: This symbol, if defined, indicates that the getgrnam_r routine
?C: is available to
getgrnam re-entrantly.
?C:.
?C:GETGRNAM_R_PROTO:
?C: This symbol encodes the prototype of getgrnam_r.
?C: It is zero if d_getgrnam_r is undef, and one of the
?C: REENTRANT_PROTO_T_ABC macros of reentr.h if d_getgrnam_r
?C: is defined.
?C:.
?H:#$d_getgrnam_r HAS_GETGRNAM_R /**/
?H:#define GETGRNAM_R_PROTO $getgrnam_r_proto /**/
?H:.
?T:try hdrs d_getgrnam_r_proto
: see if getgrnam_r exists
set getgrnam_r d_getgrnam_r
eval $inlibc
case "$d_getgrnam_r" in
"$define")
hdrs="$i_systypes sys/types.h define stdio.h $i_grp grp.h"
case "$d_getgrnam_r_proto:$usethreads" in
":define") d_getgrnam_r_proto=define
set d_getgrnam_r_proto getgrnam_r $hdrs
eval $hasproto ;;
*) ;;
esac
case "$d_getgrnam_r_proto" in
define)
case "$getgrnam_r_proto" in
"|0) try='int getgrnam_r(const char*, struct group*, char*, size_t, struct group**);'
./protochk "$extern_C $try" $hdrs && getgrnam_r_proto=I_CSBWR ;;
esac
case "$getgrnam_r_proto" in
"|0) try='int getgrnam_r(const char*, struct group*, char*,

```



```

int, struct group**);'
./protochk "$extern_C $try" $hdrs && getgrnam_r_proto=I_CSBI ;
esac
case "$getgrnam_r_proto" in
"|0) try='struct group* getgrnam_r(const char*, char*, int);'
./protochk "$extern_C $try" $hdrs && getgrnam_r_proto=S_CBI ;
esac
case "$getgrnam_r_proto" in
"|0) try='int getgrnam_r(const char*, struct group*, char*, int);'
./protochk "$extern_C $try" $hdrs && getgrnam_r_proto=I_CSBI ;
esac
case "$getgrnam_r_proto" in
"|0) try='struct group* getgrnam_r(const char*, struct group*, char*, int);'
./protochk "$extern_C $try" $hdrs && getgrnam_r_proto=S_CSBI ;
esac
case "$getgrnam_r_proto" in
"|0) d_getgrnam_r=undef
getgrnam_r_proto=0
echo "Disabling getgrnam_r, cannot determine prototype." >&4 ;
*) case "$getgrnam_r_proto" in
REENTRANT_PROTO*) ;
*) getgrnam_r_proto="REENTRANT_PROTO_$getgrnam_r_proto" ;
esac
echo "Prototype: $try" ;
esac
;;
*) case "$usetthreads" in
define) echo "getgrnam_r has no prototype, not using it."
>&4 ;
esac
d_getgrnam_r=undef
getgrnam_r_proto=0
;;
esac
;;
*) getgrnam_r_proto=0
;;
esac

```

Found in path(s):

```

* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/threads/d_getgrnam_r.U

```

No license file was found, but licenses were detected in source scan.

?RCS: \$Id\$

?RCS:

?RCS: Copyright (c) 2000 Jarkko Hietaniemi

?RCS:

?RCS: You may distribute under the terms of either the GNU General Public

?RCS: License or the Artistic License, as specified in the README file.

?RCS:

?MAKE:d\_mkstemp: Inlibc

?MAKE: -pick add \$@ %<

?S:d\_mkstemp:

?S: This variable conditionally defines the HAS\_MKSTEMPS symbol, which

?S: indicates to the C program that the mkstemp() routine is available

?S: to exclusively create and open a uniquely named (with a suffix)

?S: temporary file.

?S:.

?C:HAS\_MKSTEMPS :

?C: This symbol, if defined, indicates that the mkstemp routine is

?C: available to exclusively create and open a uniquely named

?C: (with a suffix) temporary file.

?C:.

?H:#\$d\_mkstemp HAS\_MKSTEMPS /\*\*/

?H:.

?LINT:set d\_mkstemp

: see if mkstemp exists

set mkstemp d\_mkstemp

eval \$inlibc

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/perl/d\_mkstemp.U

No license file was found, but licenses were detected in source scan.

/\*

\* \$Id: setsid.C,v 3.0.1.1 1994/01/24 13:58:47 ram Exp ram \$

\*

\* Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi

\*

\* You may redistribute only under the terms of the Artistic Licence,

\* as specified in the README file that comes with the distribution.

\* You may reuse parts of this distribution only within the terms of

\* that same Artistic Licence; a copy of which may be found at the root

\* of the source tree for dist 4.0.

\*

\* \$Log: setsid.C,v \$

\* Revision 3.0.1.1 1994/01/24 13:58:47 ram

\* patch16: created

\*

\*/

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/lib/C/fake/setsid.C

No license file was found, but licenses were detected in source scan.

```
?RCS: $Id: d_nice.U 1 2006-08-24 12:32:52Z rmanfredi $
?RCS:
?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi
?RCS:
?RCS: You may redistribute only under the terms of the Artistic Licence,
?RCS: as specified in the README file that comes with the distribution.
?RCS: You may reuse parts of this distribution only within the terms of
?RCS: that same Artistic Licence; a copy of which may be found at the root
?RCS: of the source tree for dist 4.0.
?RCS:
?RCS: Original Author: Andy Dougherty <doughera@lafcol.lafayette.edu>
?RCS:
?RCS: $Log: d_nice.U,v $
?RCS: Revision 3.0.1.1 1994/08/29 16:09:48 ram
?RCS: patch32: created by ADO
?RCS:
?MAKE:d_nice: Inlibc
?MAKE: -pick add $@ %<
?S:d_nice:
?S: This variable conditionally defines the HAS_NICE symbol, which
?S: indicates to the C program that the nice() routine is available.
?S:.
?C:HAS_NICE :
?C: This symbol, if defined, indicates that the nice routine is
?C: available.
?C:.
?H:#$d_nice
HAS_NICE /**/
?H:.
?LINT:set d_nice
: see if nice exists
set nice d_nice
eval $inlibc
```

Found in path(s):

```
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/d_nice.U
```

No license file was found, but licenses were detected in source scan.

```
?RCS: $Id: d_sighold.U 1 2006-08-24 12:32:52Z rmanfredi $
?RCS:
?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi
?RCS:
?RCS: You may redistribute only under the terms of the Artistic Licence,
?RCS: as specified in the README file that comes with the distribution.
?RCS: You may reuse parts of this distribution only within the terms of
```

?RCS: that same Artistic Licence; a copy of which may be found at the root

?RCS: of the source tree for dist 4.0.

?RCS:

?RCS: \$Log: d\_sighold.U,v \$

?RCS: Revision 3.0 1993/08/18 12:07:21 ram

?RCS: Baseline for dist 3.0 netwide release.

?RCS:

?MAKE:d\_sighold: Inlibc

?MAKE: -pick add \$@ %<

?S:d\_sighold:

?S: This variable conditionally defines HAS\_SIGHOLD if sighold() is

?S: available to hold signals.

?S:.

?C:HAS\_SIGHOLD:

?C: This symbol, if defined, indicates that the sighold routine is

?C: available to hold signals.

?C:.

?H:#\$d\_sighold HAS\_SIGHOLD /\*\*/

?H:.

?LINT:set d\_sighold

:

see if sighold exists

set sighold d\_sighold

eval \$inlibc

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/d\_sighold.U

No license file was found, but licenses were detected in source scan.

?RCS: \$Id\$

?RCS:

?RCS: Copyright (c) 2000 Jarkko Hietaniemi

?RCS:

?RCS: You may distribute under the terms of either the GNU General Public

?RCS: License or the Artistic License, as specified in the README file.

?RCS:

?MAKE:d\_fsync: Inlibc

?MAKE: -pick add \$@ %<

?S:d\_fsync:

?S: This variable conditionally defines the HAS\_FSYNC symbol, which

?S: indicates to the C program that the fsync() routine is available.

?S:.

?C:HAS\_FSYNC:

?C: This symbol, if defined, indicates that the fsync routine is

?C: available to write a file's modified data and attributes to

?C: permanent storage.

?C:.

?H:#\$d\_fsync HAS\_FSYNC /\*\*/

?H:.

?LINT:set d\_fsync

: see if fsync exists

set fsync d\_fsync

eval \$inlibc

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/perl/d\_fsync.U

No license file was found, but licenses were detected in source scan.

?RCS: \$Id: d\_strerror.U 1 2006-08-24 12:32:52Z rmanfredi \$

?RCS:

?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi

?RCS:

?RCS: You may redistribute only under the terms of the Artistic Licence,

?RCS: as specified in the README file that comes with the distribution.

?RCS: You may reuse parts of this distribution only within the terms of

?RCS: that same Artistic Licence; a copy of which may be found at the root

?RCS: of the source tree for dist 4.0.

?RCS:

?RCS: \$Log: d\_strerror.U,v \$

?RCS: Revision 3.0 1993/08/18 12:07:39 ram

?RCS: Baseline for dist 3.0 netwide release.

?RCS:

?MAKE:d\_strerror: Inlibc

?MAKE: -pick add \$@ %<

?S:d\_strerror:

?S: This variable conditionally defines the HAS\_STRTOL symbol, which

?S: indicates to the C program that the strtol() routine is available

?S: to provide better numeric string conversion than atoi() and friends.

?S:.

?C:HAS\_STRTOL (STRTOL):

?C: This symbol, if defined, indicates that

the strtol routine is available

?C: to provide better numeric string conversion than atoi() and friends.

?C:.

?H:#\$d\_strerror HAS\_STRTOL /\*\*/

?H:.

?LINT:set d\_strerror

: see if strtol exists

set strtol d\_strerror

eval \$inlibc

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/d\_strerror.U

No license file was found, but licenses were detected in source scan.

?RCS: \$Id\$

?RCS:

?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi

?RCS:

?RCS: You may redistribute only under the terms of the Artistic License,

?RCS: as specified in the README file that comes with the distribution.

?RCS: You may reuse parts of this distribution only within the terms of

?RCS: that same Artistic License; a copy of which may be found at the root

?RCS: of the source tree for dist 4.0.

?RCS:

?RCS: \$Log: d\_htonl.U,v \$

?RCS: Revision 3.0.1.2 1994/08/29 16:09:25 ram

?RCS: patch32: now properly handles htonl() and friends when macros (ADO)

?RCS:

?RCS: Revision 3.0.1.1 1994/05/06 14:45:00 ram

?RCS: patch23: now also check for htonl() macro (ADO)

?RCS:

?RCS: Revision 3.0 1993/08/18 12:06:22 ram

?RCS: Baseline for dist 3.0 netwide release.

?RCS:

?MAKE:d\_htonl: Inlibc Setvar i\_niin i\_sysin cat rm contains \  
cppstdin cppflags cppminus

?MAKE: -pick add \$@ %<

?S:d\_htonl:

?S: This variable conditionally

defines HAS\_HTONL if htonl() and its

?S: friends are available to do network order byte swapping.

?S:.

?C:HAS\_HTONL (HTONL):

?C: This symbol, if defined, indicates that the htonl() routine (and

?C: friends htonl() ntohl() ntohs()) are available to do network

?C: order byte swapping.

?C:.

?C:HAS\_HTONS (HTONS):

?C: This symbol, if defined, indicates that the htonl() routine (and

?C: friends htonl() ntohl() ntohs()) are available to do network

?C: order byte swapping.

?C:.

?C:HAS\_NTOHL (NTOHL):

?C: This symbol, if defined, indicates that the ntohl() routine (and

?C: friends htonl() htonl() ntohs()) are available to do network

?C: order byte swapping.

?C:.

?C:HAS\_NTOHS (NTOHS):

?C: This symbol, if defined, indicates that the ntohs() routine (and

?C: friends htonl() htonl() ntohl()) are available to do network

?C: order byte swapping.

?C:.

?H:#\$d\_htonl HAS\_HTONL /\*\*/

?H:#\$d\_htonl HAS\_HTONS /\*\*/

?H:#\$d\_htonl HAS\_NTOHL /\*\*/

?H:#\$d\_htonl HAS\_NTOHS /\*\*/

?H:.

?F:!htonl.c

?LINT:set d\_htonl

:

see if htonl --and friends-- exists

val="

set htonl val

eval \$inlibc

: Maybe they are macros.

case "\$val" in

\$undef)

\$cat >htonl.c <<EOM

#include <stdio.h>

#include <sys/types.h>

#\$i\_niin I\_NETINET\_IN

#\$i\_sysin I\_SYS\_IN

#ifdef I\_NETINET\_IN

#include <netinet/in.h>

#endif

#ifdef I\_SYS\_IN

#include <sys/in.h>

#endif

#ifdef htonl

printf("Defined as a macro.");

#endif

EOM

\$cppstdin \$cppflags \$cppminus < htonl.c >htonl.E 2>/dev/null

if \$contains 'Defined as a macro' htonl.E >/dev/null 2>&1; then

val="\$define"

echo "But it seems to be defined as a macro." >&4

fi

\$rm -f htonl.?

::

esac

set d\_htonl

eval \$setvar

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/d\_htonl.U

No license file was found, but licenses were detected in source scan.

```
?RCS: $Id$
?RCS:
?RCS: Copyright (c) 2016 H.Merijn Brand & Todd Rinaldo
?RCS:
?RCS: You may distribute under the terms of either the GNU General Public
?RCS: License or the Artistic License, as specified in the README file.
?RCS:
?MAKE:default_inc_excludes_dot: Myread cat
?MAKE: -pick add $@ %<
?S:default_inc_excludes_dot:
?S: When defined, remove the legacy '.' from @INC
?S:.
?C:DEFAULT_INC_EXCLUDES_DOT:
?C: This symbol, if defined, removes the legacy default behavior of
?C: including '.' at the end of @INC.
?C:.
?H:#$default_inc_excludes_dot DEFAULT_INC_EXCLUDES_DOT /**/
?H:.
: Include . in @INC
$cat <<EOM
```

Historically Perl has provided a final fallback of the current working directory '.' when searching for a library. This, however, can lead to problems when a Perl program which loads optional modules is called from a shared directory. This can lead to executing unexpected code.

EOM

```
# When changing to exclude by
default:
case "$default_inc_excludes_dot" in
  $undef|false|[nN]*) dflt="n" ;;
  *) dflt="y" ;;
esac
# To turn exclude off by default:
#case "$default_inc_excludes_dot" in
#  $define|true|[yY]*) dflt="y" ;;
#  *) dflt="n" ;;
#esac

rp='Exclude '.' from @INC by default? '
./myread
case "$ans" in
  [nN]|undef) default_inc_excludes_dot="$undef" ;;
  *) default_inc_excludes_dot="$define" ;;
esac
```



Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/perl/defaultincdot.U

No license file was found, but licenses were detected in source scan.

?RCS: \$Id\$

?RCS:

?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi

?RCS:

?RCS: You may redistribute only under the terms of the Artistic License,

?RCS: as specified in the README file that comes with the distribution.

?RCS: You may reuse parts of this distribution only within the terms of

?RCS: that same Artistic License; a copy of which may be found at the root

?RCS: of the source tree for dist 4.0.

?RCS:

?RCS: \$Log: errnolist.U,v \$

?RCS: Revision 3.0.1.2 1997/02/28 15:48:01 ram

?RCS: patch61: replaced .a with \$\_a all over the place

?RCS: patch61: likewise for .o replaced by \$\_o

?RCS:

?RCS: Revision 3.0.1.1 1994/01/24 14:10:54 ram

?RCS: patch16: created

?RCS:

?MAKE:errnolist errnolist\_SH errnolist\_a errnolist\_c errnolist\_o: cat +cc \  
+ccflags +libs +d\_sysernlst \_a \_o

?MAKE: -pick add \$@ %<

?S:errnolist:

?S: This variable holds the base name of a file containing the

?S: definition of the sys\_errnolist

array, if the C library

?S: doesn't provide it already. Otherwise, its value is empty.

?S: The following lines should be included in your Makefile.SH:

?S:

?S: case "\$serrnolist" in

?S: ") ;;

?S: \*)

?S: \$spitshell >>Makefile <<!GROK!THIS!

?S: \$serrnolist\_c: \$serrnolist\_SH \$serrnolist\_a

?S: sh ./serrnolist\_SH

?S:

?S: !GROK!THIS!

?S: ;;

?S: esac

?S:

?S: You may define the 'errnolist' variable in your Myinit.U if you

?S: wish to override its default value "errnolist".

?S:.

```

?S:errnolist_SH:
?S: This is the name of a file which will generate errnolistc.
?S:.
?S:errnolist_a:
?S: This is the name of the awk script called by errnolist_SH.
?S:.
?S:errnolist_c:
?S: This is the name of a generated C file which provides the
?S: definition of the sys_errnolist array.
?S:.
?S:errnolist_o:
?S: This is the name of the object file which provides the
?S: definition of the sys_errnolist array, if the C library
?S: doesn't provide it already. Otherwise, its value is empty.
?S:.
?INIT:errnolist=errnolist
:
  check for sys_errnolist
@if d_sysernlst || HAS_SYS_ERRNOLIST
case "$d_sysernlst" in
"$define")
  errnolist="
  errnolist_SH="
  errnolist_a="
  errnolist_c="
  errnolist_o="
;;
*)
echo " "
echo "I'll make sure your Makefile provides sys_errnolist in $errnolist.c"
  errnolist_SH=$errnolist.SH
  errnolist_a=$errnolist$_a
  errnolist_c=$errnolist.c
  errnolist_o=$errnolist$_o
;;
esac
@else
echo " "
$cat <<EOM
Checking to see if your C library provides us with sys_errnolist[...]
EOM
$cat >errnolist.c <<'EOCP'
extern char *sys_errnolist[];
int main() {
  char *p0 = sys_errnolist[0];
  char *p1 = sys_errnolist[1];

  return (p0 == p1); /* Make sure they're not optimized away */

```

```

}
EOCP
if $cc $ccflags -o errnolist errnolist.c $libs >/dev/null 2>&1 ; then
    echo "It does."
    errnolist="
    errnolist_SH="
    errnolist_a="
    errnolist_c="
    errnolist_o="
else
    echo "I'll make sure your Makefile provides sys_errnolist in $errnolist.c"

    errnolist_SH=$errnolist.SH
    errnolist_a=$errnolist$_a
    errnolist_c=$errnolist.c
    errnolist_o=$errnolist$_o
fi
@end

```

Found in path(s):

```
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/errnolist.U
```

No license file was found, but licenses were detected in source scan.

?RCS: You may distribute under the terms of either the GNU General Public

?RCS: License or the Artistic License, as specified in the README file.

?RCS:

?MAKE:d\_erf: Inlibc

?MAKE: -pick add \$@ %<

?S:d\_erf:

?S: This variable conditionally defines the HAS\_ERF symbol, which

?S: indicates to the C program that the erf() routine is available.

?S:.

?C:HAS\_ERF:

?C: This symbol, if defined, indicates that the erf routine is

?C: available to do the error function.

?C:.

?H:#\$d\_erf HAS\_ERF /\*\*/

?H:.

?LINT:set d\_erf

: see if erf exists

set erf d\_erf

eval \$inlibc

Found in path(s):

```
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/perl/d_erf.U
```

No license file was found, but licenses were detected in source scan.

?RCS: \$Id: vendorarch.U,v 1.1 1999/07/08 18:32:57 doughera Exp doughera \$

?RCS:

?RCS: Copyright (c) 1999, Andy Dougherty

?RCS:

?RCS: You may redistribute only under the terms of the Artistic License,

?RCS: as specified in the README file that comes with the distribution.

?RCS: You may reuse parts of this distribution only within the terms of

?RCS: that same Artistic License; a copy of which may be found at the root

?RCS: of the source tree for dist 3.0.

?RCS:

?RCS: \$Log: vendorarch.U,v \$

?RCS: Revision 1.1 1999/07/08 18:32:57 doughera

?RCS: Initial revision

?RCS:

?MAKE:d\_vendorarch vendorarch vendorarchexp installvendorarch: sed Getfile \

Setprefixvar Oldconfig Prefixit archname vendorlib vendorprefix test

?MAKE: -pick add \$@ %<

?Y:TOP

?S:vendorarch:

?S: This variable contains the value of the PERL\_VENDORARCH symbol.

?S: It may have a ~ on the front.

?S: The standard distribution will put nothing in this directory.

?S: Vendors

who distribute perl may wish to place their own

?S: architecture-dependent modules and extensions in this directory with

?S: MakeMaker Makefile.PL INSTALLDIRS=vendor

?S: or equivalent. See INSTALL for details.

?S:.

?S:vendorarchexp:

?S: This variable is the ~name expanded version of vendorarch, so that you

?S: may use it directly in Makefiles or shell scripts.

?S:.

?D:installvendorarch="

?S:installvendorarch:

?S: This variable is really the same as vendorarchexp but may differ on

?S: those systems using AFS. For extra portability, only this variable

?S: should be used in makefiles.

?S:.

?S:d\_vendorarch:

?S: This variable conditionally defined PERL\_VENDORARCH.

?S:.

?C:PERL\_VENDORARCH:

?C: If defined, this symbol contains the name of a private library.

?C: The library is private in the sense that it needn't be in anyone's

?C: execution path, but it should be accessible by the world.

?C: It may have a ~ on the front.

?C: The standard distribution will put nothing in this directory.

?C: Vendors who distribute perl may wish to place their own architecture-dependent modules and extensions in this directory with

?C: MakeMaker Makefile.PL INSTALLDIRS=vendor

?C: or equivalent. See INSTALL for details.

?C:.

?C:PERL\_VENDORARCH\_EXP:

?C: This symbol contains the ~name expanded version of PERL\_VENDORARCH, to be used

?C: in programs that are not prepared to deal with ~ expansion at run-time.

?C:.

?H:#\$d\_vendorarch PERL\_VENDORARCH "\$vendorarch" /\*\*/  
 ?H:#\$d\_vendorarch PERL\_VENDORARCH\_EXP "\$vendorarchexp" /\*\*/  
 ?H:.

?LINT:change prefixvar  
 ?LINT:set installvendorarch  
 : Set the vendorarch variables  
 case "\$vendorprefix" in  
 ") d\_vendorarch="\$undef"  
 vendorarch="  
 vendorarchexp="  
 ;;  
 \*) d\_vendorarch="\$define"  
 : determine where vendor-supplied architecture-dependent libraries go.  
 : vendorlib default is /usr/local/lib/perl5/vendor\_perl/\$version  
 : vendorarch default is /usr/local/lib/perl5/vendor\_perl/\$version/\$sarchname  
 : vendorlib may have an optional trailing  
 /share.  
 case "\$vendorarch" in  
 ") dflt=`echo \$vendorlib | \$sed 's,/share\$,,'`  
 dflt="\$dflt/\$sarchname"  
 ;;  
 \*) dflt="\$vendorarch" ;;  
 esac  
 fn=d~+  
 rp='Pathname for vendor-supplied architecture-dependent files?'  
 . ./getfile  
 vendorarch="\$ans"  
 vendorarchexp="\$ansexp"  
 ;;  
 esac  
 prefixvar=vendorarch  
 . ./installprefix  
 if \$test X"\$vendorarch" = X"\$vendorlib"; then  
 d\_vendorarch="\$undef"  
 else  
 d\_vendorarch="\$define"  
 fi

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/installdirs/vendorarch.U

No license file was found, but licenses were detected in source scan.

?RCS: \$Id: d\_readdir64\_r.U,v 0RCS:

?RCS: Copyright (c) 2002,2003 Jarkko Hietaniemi

?RCS:

?RCS: You may distribute under the terms of either the GNU General Public

?RCS: License or the Artistic License, as specified in the README file.

?RCS:

?RCS: Generated by the reentr.pl from the Perl 5.8 distribution.

?RCS:

?MAKE:d\_readdir64\_r readdir64\_r\_proto: Inlibc Protochk Hasproto i\_systypes \  
usethreads i\_dirent extern\_C

?MAKE: -pick add \$@ %<

?S:d\_readdir64\_r:

?S: This variable conditionally defines the HAS\_READDIR64\_R symbol,

?S: which indicates to the C program that the readdir64\_r()

?S: routine is available.

?S:.

?S:readdir64\_r\_proto:

?S: This variable encodes the prototype of readdir64\_r.

?S: It is zero if d\_readdir64\_r is undef, and one of the

?S: REENTRANT\_PROTO\_T\_ABC macros of reentr.h if d\_readdir64\_r

?S: is defined.

?S:.

?C:HAS\_READDIR64\_R:

?C: This symbol, if defined, indicates that the readdir64\_r routine

?C: is

available to readdir64 re-entrantly.

?C:.

?C:READDIR64\_R\_PROTO:

?C: This symbol encodes the prototype of readdir64\_r.

?C: It is zero if d\_readdir64\_r is undef, and one of the

?C: REENTRANT\_PROTO\_T\_ABC macros of reentr.h if d\_readdir64\_r

?C: is defined.

?C:.

?H:#\$d\_readdir64\_r HAS\_READDIR64\_R /\*\*/

?H:#define READDIR64\_R\_PROTO \$readdir64\_r\_proto /\*\*/

?H:.

?T:try hdrs d\_readdir64\_r\_proto

: see if readdir64\_r exists

set readdir64\_r d\_readdir64\_r

eval \$inlibc

case "\$d\_readdir64\_r" in

"\$define")

```

hdrs="$i_systypes sys/types.h define stdio.h $i_dirent dirent.h"
case "$d_readdir64_r_proto:$usethreads" in
":define") d_readdir64_r_proto=define
set d_readdir64_r_proto readdir64_r $hdrs
eval $hasproto ;;
*) ;;
esac
case "$d_readdir64_r_proto" in
define)
case "$readdir64_r_proto" in
"|0) try='int readdir64_r(DIR*, struct dirent64*, struct dirent64**);'
./prochck "$extern_C $try" $hdrs && readdir64_r_proto=I_TSR ;;
esac
case "$readdir64_r_proto" in
"|0) try='int readdir64_r(DIR*,
struct dirent64*);'
./prochck "$extern_C $try" $hdrs && readdir64_r_proto=I_TS ;;
esac
case "$readdir64_r_proto" in
"|0) d_readdir64_r=undef
readdir64_r_proto=0
echo "Disabling readdir64_r, cannot determine prototype." >&4 ;;
* ) case "$readdir64_r_proto" in
REENTRANT_PROTO*) ;;
*) readdir64_r_proto="REENTRANT_PROTO_$readdir64_r_proto" ;;
esac
echo "Prototype: $try" ;;
esac
;;
*) case "$usethreads" in
define) echo "readdir64_r has no prototype, not using it." >&4 ;;
esac
d_readdir64_r=undef
readdir64_r_proto=0
;;
esac
;;
*) readdir64_r_proto=0
;;
esac

```

Found in path(s):

```
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/threads/d_readdir64_r.U
```

No license file was found, but licenses were detected in source scan.

```
?RCS: $Id: d_strerror.U 1 2006-08-24 12:32:52Z rmanfredi $
```

```
?RCS:
```

?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi  
?RCS:  
?RCS: You may redistribute only under the terms of the Artistic Licence,  
?RCS: as specified in the README file that comes with the distribution.  
?RCS: You may reuse parts of this distribution only within the terms of  
?RCS: that same Artistic Licence; a copy of which may be found at the root  
?RCS: of the source tree for dist 4.0.  
?RCS:  
?RCS: \$Log: d\_strcspn.U,v \$  
?RCS: Revision 3.0 1993/08/18 12:07:33 ram  
?RCS: Baseline for dist 3.0 netwide release.  
?RCS:  
?MAKE:d\_strcspn: Inlibc  
?MAKE: -pick add \$@ %<  
?S:d\_strcspn:  
?S: This variable conditionally defines the HAS\_STRCSPN symbol, which  
?S: indicates to the C program that the strcspn() routine is available  
?S: to scan strings.  
?S:.  
?C:HAS\_STRCSPN (STRCSPN):  
?C: This symbol, if defined, indicates that the strcspn routine is  
?C: available to scan  
strings.  
?C:.  
?H:#\$d\_strcspn HAS\_STRCSPN /\*\*/  
?H:.  
?LINT:set d\_strcspn  
: see if strcspn exists  
set strcspn d\_strcspn  
eval \$inlibc

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/d\_strcspn.U

No license file was found, but licenses were detected in source scan.

?RCS: \$Id\$  
?RCS:  
?RCS: Copyright (c) 2003 Jarkko Hietaniemi  
?RCS:  
?RCS: You may distribute under the terms of either the GNU General Public  
?RCS: License or the Artistic License, as specified in the README file.  
?RCS:  
?MAKE:d\_copysignl: Inlibc  
?MAKE: -pick add \$@ %<  
?S:d\_copysignl:  
?S: This variable conditionally defines the HAS\_COPYSIGNL symbol, which  
?S: indicates to the C program that the copysignl() routine is available.



?S: If aintl is also present we can emulate modfl.

?S:.

?C:HAS\_COPYSIGNL:

?C: This symbol, if defined, indicates that the copysignl routine is

?C: available. If aintl is also present we can emulate modfl.

?C:.

?H:#\$d\_copysignl HAS\_COPYSIGNL /\*\*/

?H:.

?LINT:set d\_copysignl

: see if copysignl exists

set copysignl d\_copysignl

eval \$inlibc

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/perl/d\_copysignl.U

No license file was found, but licenses were detected in source scan.

?RCS: \$Id: i\_socks.U,v \$

?RCS:

?RCS: Copyright (c) 1999 Jarkko Hietaniemi

?RCS:

?RCS: You may distribute under the terms of either the GNU General Public

?RCS: License or the Artistic License, as specified in the README file.

?RCS:

?MAKE:i\_socks: Inhdr Hasfield

?MAKE:-pick add \$@ %<

?S:i\_socks:

?S: This variable conditionally defines the I\_SOCKS symbol, and indicates

?S: whether a C program should include <socks.h>.

?S:.

?C:I\_SOCKS:

?C: This symbol, if defined, indicates that <socks.h> exists and

?C: should be included.

?C:.

?H:#\$i\_socks I\_SOCKS /\*\*/

?H:.

?LINT:set i\_socks

: see if this is a socks.h system

set socks.h i\_socks

eval \$inhdr

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/perl/i\_socks.U

No license file was found, but licenses were detected in source scan.

?RCS: \$Id: d\_raster.U 1 2006-08-24 12:32:52Z rmanfredi \$

```

?RCS:
?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi
?RCS:
?RCS: You may redistribute only under the terms of the Artistic Licence,
?RCS: as specified in the README file that comes with the distribution.
?RCS: You may reuse parts of this distribution only within the terms of
?RCS: that same Artistic Licence; a copy of which may be found at the root
?RCS: of the source tree for dist 4.0.
?RCS:
?RCS: $Log: d_raster.U,v $
?RCS: Revision 3.0 1993/08/18 12:06:50 ram
?RCS: Baseline for dist 3.0 netwide release.
?RCS:
?MAKE:d_raster rasterlib: cat test Setvar Myread Oldconfig
?MAKE: -pick add $@ %<
?S:d_raster:
?S: Conditionally defines RASTER_TEK if this is a raster tech machine.
?S:.
?S:rasterlib (d_rasterlib):
?S: Set to the needed compile flag if this is a raster tech machine.
?S: It is up to the Makefile to use this variable.
?S:.
?C:RASTER_TEK:
?C: Defined
if this is a rastertech machine.
?C:.
?H:#$d_raster RASTER_TEK /**/
?H:.
?LINT:set d_raster
: See if this is a raster tech machine.
val="$undef"
rasterlib="
if $test -r /dev/mirage; then
$cat <<'EOM'

```

You seem to have a mirage device... this is normally associated with a raster technologies graphics workstation. If this is right, you may want to use raster tech in this program.

```

EOM
dflt=y
case "$d_raster" in
"$undef") dflt=n;;
esac
rp='Use raster tech?'
. ./myread
case "$ans" in
y*) val="$define";;

```

```
esac
fi
set d_raster
eval $setvar
```

```
case "$d_raster" in
"$define") rasterlib='-lphigs';;
esac
```

Found in path(s):

```
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/d_raster.U
```

No license file was found, but licenses were detected in source scan.

?RCS: \$Id\$

?RCS:

?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi

?RCS:

?RCS: You may redistribute only under the terms of the Artistic License,

?RCS: as specified in the README file that comes with the distribution.

?RCS: You may reuse parts of this distribution only within the terms of

?RCS: that same Artistic License; a copy of which may be found at the root

?RCS: of the source tree for dist 4.0.

?RCS:

?RCS: \$Log: i\_sysmman.U,v \$

?RCS: Revision 3.0.1.1 1994/01/24 14:11:20 ram

?RCS: patch16: created

?RCS:

?X:

?X: Look wether <sys/mman.h> needs to be included.

?X:

?MAKE:i\_sysmman: Inhdr

?MAKE: -pick add \$@ %<

?S:i\_sysmman:

?S: This variable conditionally defines the I\_SYS\_MMAN symbol,

?S: and indicates whether a C program should include <sys/mman.h>.

?S:.

?C:I\_SYS\_MMAN:

?C: This symbol, if defined, indicates to the C program that it should

?C: include <sys/mman.h>.

?C:.

?H:#\$i\_sysmman I\_SYS\_MMAN /\*\*/

?H:.

?LINT:set

i\_sysmman

: see if sys/mman.h has to be included

set sys/mman.h i\_sysmman

eval \$inhdr

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/i\_sysmman.U

No license file was found, but licenses were detected in source scan.

?RCS: \$Id\$

?RCS:

?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi

?RCS:

?RCS: You may redistribute only under the terms of the Artistic License,

?RCS: as specified in the README file that comes with the distribution.

?RCS: You may reuse parts of this distribution only within the terms of

?RCS: that same Artistic License; a copy of which may be found at the root

?RCS: of the source tree for dist 4.0.

?RCS:

?RCS: \$Log: Init.U,v \$

?RCS: Revision 3.0.1.1 1994/10/31 09:45:59 ram

?RCS: patch44: removed Options from MAKE to prevent Init overrides

?RCS: patch44: option processing now done after Myinit thanks to new Begin.U

?RCS: patch44: moved "Beginning of configuration questions" to Begin.U

?RCS: patch44: moved signal trapping instruction to Begin.U as well

?RCS:

?RCS: Revision 3.0 1993/08/18 12:05:02 ram

?RCS: Baseline for dist 3.0 netwide release.

?RCS:

?X:

?X: This file initializes certain default variables

used by Configure. They

?X: may be overridden or added to by definitions in Myinit.U.

?X:

?MAKE:Init eunicefix \_exe: Null

?MAKE: -pick add \$@ %<

?MAKE: -pick weed \$@ ./Init

?S:eunicefix:

?S: When running under Eunice this variable contains a command which will

?S: convert a shell script to the proper form of text file for it to be

?S: executable by the shell. On other systems it is a no-op.

?S:.

?S:\_exe (exe\_ext):

?S: This variable defines the extension used for executable files.

?S: For unix it is empty. Other possible values include '.exe'.

?S: DJGPP, Cygwin and OS/2 use '.exe'. Stratus VOS uses '.pm'.

?S: On operating systems which do not require a specific extension

?S: for executable files, this variable is empty.

?S:.

?V:define undef smallmach:rmlist

?X:

?X: Throughout the units, one may make use of \$define and \$undef to reference  
?X: a defined symbol or an undefined one. There is no need to add them in  
?X: the dependency line since this unit makes them visible via ?V:, and  
?X:

everyone inherits from those symbols since by convention Init.U is the  
?X: root dependency.

?X:

?T: DJGPP

: Initialize wide constants

define='define'

undef='undef'

smallmach='pdp11 i8086 z8000 i80286 iAPX286'

rmlist=""

: We must find out about Eunice early

eunicefix=':'

if test -f /etc/unixtovms; then

  eunicefix=/etc/unixtovms

fi

if test -f /etc/unixtovms.exe; then

  eunicefix=/etc/unixtovms.exe

fi

: Set executable suffix now -- needed before hints available

if test -f "/libs/version.library"; then

  : Amiga OS

  \_exe=""

elif test -f "/system/gnu\_library/bin/ar.pm"; then

  : Stratus VOS

  \_exe=".pm"

elif test -n "\$DJGPP"; then

  : DOS DJGPP

  \_exe=".exe"

elif test -d c:/.; then

  : OS/2 or cygwin

  \_exe=".exe"

else

  : All other UNIX systems

  \_exe=""

fi

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/Init.U

No license file was found, but licenses were detected in source scan.

?RCS: \$Id\$

?RCS:

?RCS: Copyright (c) 2000 Jarkko Hietaniemi  
?RCS:  
?RCS: You may distribute under the terms of either the GNU General Public  
?RCS: License or the Artistic License, as specified in the README file.  
?RCS:  
?MAKE:d\_strtold: Inlibc  
?MAKE: -pick add \$@ %<  
?S:d\_strtold:  
?S: This variable conditionally defines the HAS\_STRTOLD symbol, which  
?S: indicates to the C program that the strtold() routine is available.  
?S:.  
?C:HAS\_STRTOLD:  
?C: This symbol, if defined, indicates that the strtold routine is  
?C: available to convert strings to long doubles.  
?C:.  
?H:#\$d\_strtold HAS\_STRTOLD /\*\*/  
?H:.  
?LINT:set d\_strtold  
: see if strtold exists  
set strtold d\_strtold  
eval \$inlibc

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/perl/d\_strtold.U

No license file was found, but licenses were detected in source scan.

?RCS: \$Id: i\_malloc.U,v 3.5 2008/03/29 14:06:51 merijn Exp \$  
?RCS:  
?RCS: Copyright (c) 2008, H.Merijn Brand  
?RCS:  
?RCS: You may redistribute only under the terms of the Artistic License,  
?RCS: as specified in the README file that comes with the distribution.  
?RCS: You may reuse parts of this distribution only within the terms of  
?RCS: that same Artistic License; a copy of which may be found at the root  
?RCS: of the source tree for dist 3.5.  
?RCS:  
?MAKE:i\_mallocmalloc: Inhdr  
?MAKE: -pick add \$@ %<  
?S:i\_mallocmalloc:  
?S: This variable conditionally defines the I\_MALLOCMALLOCC symbol,  
?S: and indicates whether a C program should include <malloc/malloc.h>.  
?S:.  
?C:I\_MALLOCMALLOCC:  
?C: This symbol, if defined, indicates to the C program that it should  
?C: include <malloc/malloc.h>.  
?C:.  
?H:#\$i\_mallocmalloc I\_MALLOCMALLOCC /\*\*/

```
?H:
?LINT:set i_mallocmalloc
: see if malloc/malloc.h has to be included
set malloc/malloc.h i_mallocmalloc
eval
$inhdr
```

Found in path(s):

```
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/perl/i_mallocmalloc.U
```

No license file was found, but licenses were detected in source scan.

```
?RCS: $Id: i_syswait.U 1 2006-08-24 12:32:52Z rmanfredi $
```

```
?RCS:
```

```
?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi
```

```
?RCS:
```

```
?RCS: You may redistribute only under the terms of the Artistic Licence,
```

```
?RCS: as specified in the README file that comes with the distribution.
```

```
?RCS: You may reuse parts of this distribution only within the terms of
```

```
?RCS: that same Artistic Licence; a copy of which may be found at the root
```

```
?RCS: of the source tree for dist 4.0.
```

```
?RCS:
```

```
?RCS: $Log: i_syswait.U,v $
```

```
?RCS: Revision 3.0 1993/08/18 12:08:42 ram
```

```
?RCS: Baseline for dist 3.0 netwide release.
```

```
?RCS:
```

```
?X:
```

```
?X: This unit looks wether <sys/wait.h> is available or not
```

```
?X:
```

```
?MAKE:i_syswait: Inhdr
```

```
?MAKE:-pick add $@ %<
```

```
?S:i_syswait:
```

```
?S: This variable conditionally defines I_SYS_WAIT, which indicates
```

```
?S: to the C program that it should include <sys/wait.h>.
```

```
?S:.
```

```
?C:I_SYS_WAIT (I_SYSWAIT):
```

```
?C: This symbol, if defined, indicates to the C program
```

```
that it should
```

```
?C: include <sys/wait.h>.
```

```
?C:.
```

```
?H:#$i_syswait I_SYS_WAIT /**/
```

```
?H:.
```

```
?LINT:set i_syswait
```

```
: see if this is a syswait system
```

```
set sys/wait.h i_syswait
```

```
eval $inhdr
```

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/i\_syswait.U

No license file was found, but licenses were detected in source scan.

?RCS: \$Id: i\_execinfo.U 34 2010-11-27 11:55:39Z rmanfredi \$

?RCS:

?RCS: Copyright (c) 2011, Raphael Manfredi

?RCS:

?RCS: You may redistribute only under the terms of the Artistic License,

?RCS: as specified in the README file that comes with the distribution.

?RCS: You may reuse parts of this distribution only within the terms of

?RCS: that same Artistic License; a copy of which may be found at the root

?RCS: of the source tree for dist 4.0.

?RCS:

?MAKE:i\_execinfo: Inhdr

?MAKE: -pick add \$@ %<

?S:i\_execinfo:

?S: This variable conditionally defines the I\_EXECINFO symbol, and indicates

?S: whether a C program may include <execinfo.h>, for backtrace() support.

?S:.

?C:I\_EXECINFO:

?C: This symbol, if defined, indicates to the C program that it should

?C: include <execinfo.h> for backtrace() support.

?C:.

?H:#\$i\_execinfo I\_EXECINFO /\*\*/

?H:.

?LINT:set i\_execinfo

: see if this is an execinfo.h system

set execinfo.h i\_execinfo

eval

\$inhdr

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/modified/i\_execinfo.U

No license file was found, but licenses were detected in source scan.

?RCS: You may distribute under the terms of either the GNU General Public

?RCS: License or the Artistic License, as specified in the README file.

?RCS:

?MAKE:d\_nearbyint: Inlibc

?MAKE: -pick add \$@ %<

?S:d\_nearbyint:

?S: This variable conditionally defines HAS\_NEARBYINT if nearbyint()

?S: is available to return the integral value closest to (according to

?S: the current rounding mode) to x.

?S:.

?C:HAS\_NEARBYINT:



?C: This symbol, if defined, indicates that the nearbyint routine is

?C: available to return the integral value closest to (according to

?C: the current rounding mode) to x.

?C:.

?H:#\$d\_nearbyint HAS\_NEARBYINT /\*\*/

?H:.

?LINT:set d\_nearbyint

: see if nearbyint exists

set nearbyint d\_nearbyint

eval \$inlibc

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/perl/d\_nearbyint.U

No license file was found, but licenses were detected in source scan.

?RCS: \$Id: d\_getprotoprotos.U,v \$

?RCS:

?RCS: Copyright (c) 1991-1993, Raphael Manfredi

?RCS:

?RCS: You may redistribute only under the terms of the Artistic License,

?RCS: as specified in the README file that comes with the distribution.

?RCS: You may reuse parts of this distribution only within the terms of

?RCS: that same Artistic License; a copy of which may be found at the root

?RCS: of the source tree for dist 3.0.

?RCS:

?MAKE:d\_getprotoprotos : Hasproto i\_netdb

?MAKE: -pick add \$@ %<

?S:d\_getprotoprotos:

?S: This variable conditionally defines the HAS\_GETPROTO\_PROTOS symbol,

?S: which indicates to the C program that <netdb.h> supplies

?S: prototypes for the various getproto\*() functions.

?S: See also netdbtype.U for probing for various netdb types.

?S:.

?C:HAS\_GETPROTO\_PROTOS:

?C: This symbol, if defined, indicates that <netdb.h> includes

?C: prototypes for getprotoent(), getprotobyname(), and

?C: getprotobyaddr().

Otherwise, it is up to the program to guess

?C: them. See netdbtype.U for probing for various Netdb\_XXX\_t types.

?C:.

?H:#\$d\_getprotoprotos HAS\_GETPROTO\_PROTOS /\*\*/

?H:.

?LINT:set d\_getprotoprotos

: see if prototypes for various getprotoxxx netdb.h functions are available

echo " "

set d\_getprotoprotos getprotoent \$i\_netdb netdb.h

eval \$hasproto

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/protos/d\_getprotoproto.U

No license file was found, but licenses were detected in source scan.

?RCS: \$Id\$

?RCS:

?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi

?RCS:

?RCS: You may redistribute only under the terms of the Artistic License,

?RCS: as specified in the README file that comes with the distribution.

?RCS: You may reuse parts of this distribution only within the terms of

?RCS: that same Artistic License; a copy of which may be found at the root

?RCS: of the source tree for dist 4.0.

?RCS:

?RCS: \$Log: usrinc.U,v \$

?RCS: Revision 3.0.1.3 1997/02/28 16:27:12 ram

?RCS: patch61: don't ask for the include path unless they are on a MIPS

?RCS:

?RCS: Revision 3.0.1.2 1995/05/12 12:24:36 ram

?RCS: patch54: ensure that ./mips always exists (ADO)

?RCS:

?RCS: Revision 3.0.1.1 1994/05/06 15:18:31 ram

?RCS: patch23: ensure usrinc value is preserved across sessions (WED)

?RCS:

?RCS: Revision 3.0 1993/08/18 12:09:58 ram

?RCS: Baseline for dist 3.0 netwide release.

?RCS:

?MAKE:usrinc incpath mips\_type:

test cat echo n c Getfile Guess \

Oldconfig eunicefix contains rm

?MAKE: -pick add \$@ %<

?S:usrinc:

?S: This variable holds the path of the include files, which is

?S: usually /usr/include. It is mainly used by other Configure units.

?S:.

?S:incpath:

?S: This variable must precede the normal include path to get the

?S: right one, as in "\$incpath/usr/include" or "\$incpath/usr/lib".

?S: Value can be "" or "/bsd43" on mips.

?S:.

?S:mips\_type:

?S: This variable holds the environment type for the mips system.

?S: Possible values are "BSD 4.3" and "System V".

?S:.

?D:usrinc="/usr/include"

?LINT:create mips

```

?T:xxx_prompt
?F:./mips
: What should the include directory be ?
echo " "
$echo $n "Hmm... $c"
dflt='/usr/include'
incpath=""
?X: mips_type is used later, to add -DSYSTYPE_BSD43 to cppflags if needed.
mips_type=""
?X:
?X: Cannot put the following in Guess, or we get a circular dependency.
?X:
if $test -f /bin/mips && /bin/mips; then
echo "Looks like a MIPS system..."
$cat >usr.c
<<'EOCP'
#ifdef SYSTYPE_BSD43
/bsd43
#endif
EOCP
if cc -E usr.c > usr.out && $contains /usr.out >/dev/null 2>&1; then
dflt='/bsd43/usr/include'
incpath='/bsd43'
mips_type='BSD 4.3'
else
mips_type='System V'
fi
$rm -f usr.c usr.out
echo "and you're compiling with the $mips_type compiler and libraries."
xxx_prompt=y
echo "exit 0" >mips
else
echo "Doesn't look like a MIPS system."
xxx_prompt=n
echo "exit 1" >mips
fi
chmod +x mips
$unicefix mips
case "$usrinc" in
") ;;
*) dflt="$usrinc";;
esac
case "$xxx_prompt" in
y) fn=d/
echo " "
rp='Where are the include files you want to use?'
./getfile
usrinc="$ans"

```

```
::
*) usrinc="$dflt"
::
esac
```

Found in path(s):

```
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/usrinc.U
```

No license file was found, but licenses were detected in source scan.

```
?RCS: $Id: libyacc.U 1 2006-08-24 12:32:52Z rmanfredi $
```

```
?RCS:
```

```
?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi
```

```
?RCS:
```

```
?RCS: You may redistribute only under the terms of the Artistic Licence,
```

```
?RCS: as specified in the README file that comes with the distribution.
```

```
?RCS: You may reuse parts of this distribution only within the terms of
```

```
?RCS: that same Artistic Licence; a copy of which may be found at the root
```

```
?RCS: of the source tree for dist 4.0.
```

```
?RCS:
```

```
?RCS: $Log: libyacc.U,v $
```

```
?RCS: Revision 3.0.1.4 1997/02/28 16:09:19 ram
```

```
?RCS: patch61: replaced .a with $_a all over the place
```

```
?RCS:
```

```
?RCS: Revision 3.0.1.3 1994/05/13 15:27:12 ram
```

```
?RCS: patch27: added yacc case (ADO)
```

```
?RCS:
```

```
?RCS: Revision 3.0.1.2 1994/05/06 15:09:01 ram
```

```
?RCS: patch23: now uses full library path instead of -l notation
```

```
?RCS:
```

```
?RCS: Revision 3.0.1.1 1994/01/24 14:13:49 ram
```

```
?RCS: patch16: un-obsolete this unit for smooth yacc compilations
```

```
?RCS:
```

```
?RCS:
```

```
Revision 3.0 1993/08/18 12:09:04 ram
```

```
?RCS: Baseline for dist 3.0 netwide release.
```

```
?RCS:
```

```
?MAKE:libyacc: Loc yacc libpth _a
```

```
?MAKE: -pick add $@ %<
```

```
?S:libyacc:
```

```
?S: This variable contains the argument to pass to the loader in order
```

```
?S: to get the yacc library routines. If there is no yacc or yacc
```

```
?S: library, it is null.
```

```
?S:.
```

```
?T:xxx
```

```
: see if we should include -ly
```

```
echo " "
```

```
case "$yacc" in
```

```

*byacc*)
echo "You are using byacc, so I won't look for a yacc library." >&4
libyacc="
;;
*yacc)
xxx=`./loc liby$_a x $libpth`
case "$xxx" in
x)
echo "No yacc library found." >&4
libyacc="
;;
*)
echo "yacc library found in $xxx." >&4
libyacc="$xxx"
;;
esac
;;
*bison*)
echo "You are using bison, so I won't look for a yacc library." >&4
libyacc="
;;
*)
echo "You don't seem to have yacc, so I won't look for the yacc library." >&4
libyacc="
;;
esac

```

Found in path(s):

```

* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/libyacc.U

```

No license file was found, but licenses were detected in source scan.

```

?RCS: $Id: Options.U 1 2006-08-24 12:32:52Z rmanfredi $
?RCS:
?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi
?RCS:
?RCS: You may redistribute only under the terms of the Artistic License,
?RCS: as specified in the README file that comes with the distribution.
?RCS: You may reuse parts of this distribution only within the terms of
?RCS: that same Artistic License; a copy of which may be found at the root
?RCS: of the source tree for dist 4.0.
?RCS:
?RCS: $Log: Options.U,v $
?RCS: Revision 3.0.1.7 1997/02/28 15:08:15 ram
?RCS: patch61: optdef.sh now starts with a "startsh"
?RCS: patch61: moved some code from Head.U
?RCS:
?RCS: Revision 3.0.1.6 1995/09/25 09:14:46 ram

```

?RCS: patch59: protected option parsing code against 'echo -\*' option failure  
?RCS:  
?RCS: Revision 3.0.1.5 1995/05/12 12:04:52 ram  
?RCS: patch54: added -K option for experts  
?RCS:  
?RCS: Revision 3.0.1.4 1995/01/30 14:27:52 ram  
?RCS:  
patch49: this unit now exports file optdef.sh, not a variable  
?RCS:  
?RCS: Revision 3.0.1.3 1995/01/11 15:19:00 ram  
?RCS: patch45: new -O option allowing -D and -U to override config.sh settings  
?RCS: patch45: file optdef.sh is no longer removed after sourcing  
?RCS:  
?RCS: Revision 3.0.1.2 1994/10/29 15:58:06 ram  
?RCS: patch36: ensure option definition file is removed before appending  
?RCS: patch36: protect variable definitions with spaces in them  
?RCS:  
?RCS: Revision 3.0.1.1 1994/06/20 06:55:44 ram  
?RCS: patch30: now uses new me symbol to tag error messages  
?RCS: patch30: new -D and -U options to define/undef symbols (JHI)  
?RCS:  
?RCS: Revision 3.0 1993/08/18 12:05:14 ram  
?RCS: Baseline for dist 3.0 netwide release.  
?RCS:  
?X:  
?X: Command line parsing. It is really important that the variables used here  
?X: be not listed in the MAKE line, or they will be saved in config.sh and  
?X: loading this file to fetch default answers would clobber the values set  
?X: herein.  
?X:  
?MAKE:Options:  
startsh  
?MAKE: -pick wipe \$@ %<  
?V:reuseval alldone error realsilent silent extractsh fastread \  
knowitall: config\_sh  
?T:arg argn symbol config\_arg0 config\_args config\_argc xxx yyy zzz uuu  
?T:args\_exp args\_sep arg\_exp ccflags  
?F:!Configure  
?F:./optdef.sh ./cmdline.opt ./posthint.sh ./cmdl.opt  
: Save command line options in file UU/cmdline.opt for later use in  
: generating config.sh.  
?X: This temporary file will be read by Oldsym.U. I used a temporary  
?X: file to preserve all sorts of potential command line quotes and  
?X: also because we don't know in advance how many variables we'll  
?X: need, so I can't actually declare them on the MAKE line.  
?X: The config\_args variable won't be quite correct if Configure is  
?X: fed something like ./Configure -Dcc="gcc -B/usr/ccs/bin/"  
?X: since the quotes are gone by the time we see them. You'd have to

?X: reconstruct the command line from the config\_arg? lines, but since

?X: I don't imagine anyone actually having to do that, I'm not going

?X:

to worry too much.

```
cat > cmdline.opt <<EOSH
```

```
: Configure command line arguments.
```

```
config_arg0='$0'
```

```
config_args='$*'
```

```
config_argc=$#
```

```
EOSH
```

```
argn=1
```

```
args_exp=""
```

```
args_sep=""
```

```
for arg in "$@"; do
```

```
  cat >>cmdline.opt <<EOSH
```

```
  config_arg${argn}='${arg}'
```

```
EOSH
```

?X: Extreme backslashitis: replace each ' by ''''''

```
cat <<EOC | sed -e "s/'/'''/g" > cmdl.opt
```

```
$arg
```

```
EOC
```

```
arg_exp=`cat cmdl.opt`
```

```
args_exp="$args_exp$args_sep'$arg_exp'"
```

```
argn=`expr $argn + 1`
```

```
args_sep=' '
```

```
done
```

?X: args\_exp is good for restarting self: eval "set X \$args\_exp"; shift; \$0 "\$@"

?X: used by hints/os2.sh in Perl, for instance

```
rm -f cmdl.opt
```

: produce awk script to parse command line options

```
cat >options.awk <<'EOF'
```

```
BEGIN {
```

```
  optstr = "A:dD:eEf:hKOrsSU:V"; # getopt-style specification
```

```
  len = length(optstr);
```

```
  for (i = 1; i <= len; i++) {
```

```
    c = substr(optstr, i, 1);
```

?X: some older awk's do not have the C ?: construct

```
    if (i < len) a = substr(optstr, i + 1, 1); else a = "";
```

```
    if (a == ":") {
```

```
      arg[c] = 1;
```

```
      i++;
```

```
    }
```

```
    opt[c]
```

```
    = 1;
```

```
  }
```

```
}
```

```

{
expect = 0;
str = $0;
if (substr(str, 1, 1) != "-") {
printf("%s\n", str);
next;
}
len = length($0);
for (i = 2; i <= len; i++) {
c = substr(str, i, 1);
if (!opt[c]) {
printf("-%s\n", substr(str, i));
next;
}
printf("-%s\n", c);
if (arg[c]) {
if (i < len)
printf("%s\n", substr(str, i + 1));
else
expect = 1;
next;
}
}
}
END {
if (expect)
print "?";
}
EOF

```

: process the command line options

?X: Use "\$@" to keep arguments with spaces in them from being split apart.

?X: For the same reason, awk will output quoted arguments and the final eval

?X: removes them and sets a proper \$\* array. An 'X' is prepended to each

?X: argument before being fed to echo to guard against 'echo -x', where -x

?X: would be understood as an echo option! It is removed before feeding awk.

```
set X `for arg in "$@"; do echo "X$arg"; done |
```

```
sed -e s/X// | awk -f options.awk`
```

```
eval "set $*"
```

```
shift
```

```
rm -f options.awk
```

: set up default values

```
fastread=""
```

```
reuseval=false
```

```
config_sh=""
```

```
alldone=""
```

```
error=""
```



```
silent=""
extractsh=""
knowitall=""
rm
-f optdef.sh posthint.sh
cat >optdef.sh <<EOS
$startsh
EOS
```

?X:

?X: Given that we now have the possibility to execute Configure remotely

?X: thanks to the new src.U support, we have to face the possibility

?X: of having to ask where the source lie, which means we need the Myread.U

?X: stuff and possibly other things that might echo something on the

?X: screen...

?X:

?X: That's not pretty, and might be confusing in 99% of the time. So...

?X: We introduce a new realsilent variable which is set when -s is given,

?X: and we force silent=true if -S is supplied. The Extractall.U unit

?X: will then undo the >&4 redirection based on the value of the

?X: realsilent variable... -- RAM, 18/93/96

?X:

: option parsing

```
while test $# -gt 0; do
```

```
case "$1" in
```

```
-d) shift; fastread=yes;;
```

```
-e) shift; alldone=cont;;
```

```
-f)
```

```
shift
```

```
cd ..
```

```
if test -r "$1"; then
```

```
config_sh="$1"
```

```
else
```

```
echo "$me: cannot read config file $1."
```

```
>&2
```

```
error=true
```

```
fi
```

```
cd UU
```

```
shift;;
```

```
--help\
```

```
-h) shift; error=true;;
```

```
-r) shift; reuseval=true;;
```

```
-s) shift; silent=true; realsilent=true;;
```

```
-E) shift; alldone=exit;;
```

```
-K) shift; knowitall=true;;
```

```
-O) shift;;
```

```
-S) shift; silent=true; extractsh=true;;
```

```

-D)
shift
case "$1" in
*=)
echo "$me: use '-U symbol=', not '-D symbol='." >&2
echo "$me: ignoring -D $1" >&2
;;
*=*) echo "$1" | \
sed -e "s/^\\""/g" -e "s/=(.*)/=\\1/'" >> optdef.sh;;
*) echo "$1='define'" >> optdef.sh;;
esac
shift
;;
-U)
shift
case "$1" in
*=) echo "$1" >> optdef.sh;;
*=*)
echo "$me: use '-D symbol=val', not '-U symbol=val'." >&2
echo "$me: ignoring -U $1" >&2
;;
*) echo "$1='undef'" >> optdef.sh;;
esac
shift
;;
-A)
shift
xxx=""
yyy="$1"
zzz=""
uuu=undef
case "$yyy" in
*=*) zzz=`echo "$yyy"|sed 's!=.*!!'^
case "$zzz" in
*.*) zzz="";;
*) xxx=append

zzz=" "`echo "$yyy"|sed 's!^[^=]*!!'^
yyy=`echo "$yyy"|sed 's!=.*!!'^ ;;
esac
;;
esac
case "$xxx" in
") case "$yyy" in
*.*) xxx=`echo "$yyy"|sed 's!:.*!!'^
yyy=`echo "$yyy"|sed 's!^[^:]*!!'^
zzz=`echo "$yyy"|sed 's!^[^=]*!!'^
yyy=`echo "$yyy"|sed 's!=.*!!'^ ;;

```

```

        *) xxx=`echo "$yyy"|sed 's!:.*!!'^
          yyy=`echo "$yyy"|sed 's!^[^:]*:!!'^ ;;
      esac
      ;;
    esac
    case "$xxx" in
    append)
echo "$yyy="\${$yyy}$zzz\" >> posthint.sh ;;
    clear)
echo "$yyy="" >> posthint.sh ;;
    define)
        case "$zzz" in
        ") zzz=define ;;
        esac
echo "$yyy=$zzz" >> posthint.sh ;;
        eval)
echo "eval \"\$yyy=$zzz\" >> posthint.sh ;;
        prepend)
echo "$yyy="\$zzz\${$yyy}\" >> posthint.sh ;;
        undef)

        case "$zzz" in
        ") zzz="$uuu" ;;
        esac
echo "$yyy=$zzz" >> posthint.sh ;;
        *) echo "$me: unknown -A command '$xxx', ignoring -A $1" >&2 ;;
        esac
    shift
    ;;
-V) echo "$me generated by metaconfig <VERSION> PL<PATCHLEVEL>." >&2
    exit 0;;
--) break;;
-*) echo "$me: unknown option $1" >&2; shift; error=true;;
*) break;;
esac
done

case "$error" in
true)
cat >&2 <<EOM
Usage: $me [-dehrsEKOSV] [-f config.sh] [-D symbol] [-D symbol=value]
          [-U symbol] [-U symbol=] [-A command:symbol...]
-d : use defaults for all answers.
-e : go on without questioning past the production of config.sh.
-f : specify an alternate default configuration file.
-h : print this help message and exit (with an error status).
-r : reuse C symbols value if possible (skips costly nm extraction).
-s : silent mode, only echoes questions and essential information.

```

-D : define symbol to have some value:  
 -D symbol      symbol gets the value  
 'define'  
 -D symbol=value    symbol gets the value 'value'  
 common used examples (see INSTALL for more info):  
 -Duse64bitint      use 64bit integers  
 -Duse64bitall      use 64bit integers and pointers  
 -Dusetthreads      use thread support  
 -Dinc\_version\_list=none    do not include older perl trees in @INC  
 -DEBUGGING=none      DEBUGGING options  
 -Dcc=gcc            choose your compiler  
 -Dprefix=/opt/perl5    choose your destination

-E : stop at the end of questions, after having produced config.sh.  
 -K : do not use unless you know what you are doing.  
 -O : ignored for backward compatibility  
 -S : perform variable substitutions on all .SH files (can mix with -f)  
 -U : undefine symbol:  
 -U symbol    symbol gets the value 'undef'  
 -U symbol=    symbol gets completely empty  
 e.g.: -Uversiononly

-A : manipulate symbol after the platform specific hints have been applied:  
 -A append:symbol=value    append value to symbol  
 -A symbol=value          like append:, but with a separating space  
 -A define:symbol=value    define symbol to have value  
 -A clear:symbol          define symbol to be "  
 -A define:symbol          define symbol to be 'define'  
 -A eval:symbol=value      define symbol to be eval of value  
 -A prepend:symbol=value    prepend value to symbol  
 -A undef:symbol          define symbol to be 'undef'  
 -A undef:symbol=          define symbol to be "  
 e.g.: -A prepend:libswanted='cl pthread '  
 -A cflags=-DSOME\_MACRO

-V : print version number and exit (with a zero status).

EOM

exit 1

::

esac

?X:

?X: Unless they specified either -S or both -d and -e/E, make sure we're

?X: running interactively, i.e. attached to a terminal. Moved from Head.U to

?X: be able to handle batch configurations...

?X:

?X: We have to hardwire the Configure name and cannot use \$me,  
 since if they

?X: said 'sh <Configure', then \$me is 'sh'...

?X:

: Sanity checks

```

case "$fastread$alldone" in
yescont|yesexit) ;;
*)
case "$extractsh" in
true) ;;
*)
if test ! -t 0; then
echo "Say 'sh Configure', not 'sh <Configure'"
exit 1
fi
;;
esac
;;
esac

```

?X: In silent mode, the standard output is closed. Questions are asked by  
?X: outputting on file descriptor #4, which is the original stdout descriptor.  
?X: This filters out all the "junk", since all the needed information is written  
?X: on #4. Note that ksh will not let us redirect output if the file descriptor  
?X: has not be defined yet, unlike sh, hence the following line...--RAM.  
exec 4>&1  
case "\$silent" in  
true) exec 1>/dev/null;;  
esac

: run the defines and the undefines, if any, but leave the file out there...

```

touch optdef.sh
?X: -q is POSIX
?X: It does not work in SysV (solaris) or old BSD greps.
grep '\\ optdef.sh >/dev/null 2>&1
if test $? = 0; then
echo "Configure does not support \\ in -D arguments"
exit 1
fi
./optdef.sh

```

: create the posthint manipulation script and leave the file out there...

```

?X: this file will be perused by Oldconfig.U
touch posthint.sh

```

Found in path(s):

```

* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/modified/Options.U

```

No license file was found, but licenses were detected in source scan.

```

?RCS: $Id: d_siglist.U 1 2006-08-24 12:32:52Z rmanfredi $
?RCS:
?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi
?RCS:

```

```

?RCS: You may redistribute only under the terms of the Artistic Licence,
?RCS: as specified in the README file that comes with the distribution.
?RCS: You may reuse parts of this distribution only within the terms of
?RCS: that same Artistic Licence; a copy of which may be found at the root
?RCS: of the source tree for dist 4.0.
?RCS:
?RCS: $Log: d_siglist.U,v $
?RCS: Revision 3.0 1993/08/18 12:07:22 ram
?RCS: Baseline for dist 3.0 netwide release.
?RCS:
?MAKE:d_siglist: Csym Setvar
?MAKE: -pick add $@ %<
?S:d_siglist:
?S: This variable conditionally defines HAS_SYS_SIGLIST if sys_siglist[] is
?S: available to translate signal numbers to strings.
?S:.
?C:HAS_SYS_SIGLIST (SYS_SIGLIST):
?C: This symbol, if defined, indicates that the sys_siglist array is
?C: available to translate signal numbers
to strings.
?C:.
?H:#$d_siglist HAS_SYS_SIGLIST /**/
?H:.
?LINT:set d_siglist
: see if sys_siglist[] exist
echo " "
if set sys_siglist val -a d_siglist; eval $csym; $val; then
echo "You have sys_siglist[] for signal description." >&4
val="$define"
else
echo "You don't have sys_siglist[]." >&4
val="$undef"
fi
set d_siglist
eval $setvar

```

Found in path(s):

```

* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-
5.30.0/dist/U/d_siglist.U

```

No license file was found, but licenses were detected in source scan.

```

?RCS: $Id: d_tzname.U 1 2006-08-24 12:32:52Z rmanfredi $

```

```

?RCS:

```

```

?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi

```

```

?RCS:

```

```

?RCS: You may redistribute only under the terms of the Artistic Licence,

```

```

?RCS: as specified in the README file that comes with the distribution.

```

```

?RCS: You may reuse parts of this distribution only within the terms of

```

?RCS: that same Artistic Licence; a copy of which may be found at the root

?RCS: of the source tree for dist 4.0.

?RCS:

?RCS: \$Log: d\_tzname.U,v \$

?RCS: Revision 3.0.1.2 1994/08/29 16:14:43 ram

?RCS: patch32: forgot to set proper value in the val variable

?RCS:

?RCS: Revision 3.0.1.1 1994/06/20 06:57:55 ram

?RCS: patch30: created

?RCS:

?MAKE:d\_tzname: Csym Setvar

?MAKE: -pick add \$@ %<

?S:d\_tzname:

?S: This variable conditionally defines HAS\_TZNAME if tzname[] is

?S: available to access timezone names.

?S:.

?C:HAS\_TZNAME:

?C: This symbol, if defined, indicates that the tzname[]  
array is

?C: available to access timezone names.

?C:.

?H:#\$d\_tzname HAS\_TZNAME /\*\*/

?H:.

?LINT:set d\_tzname

: see if tzname[] exists

echo " "

if set tzname val -a d\_tzname; eval \$csym; \$val; then

val="\$define"

echo 'tzname[] found.' >&4

else

val="\$undef"

echo 'tzname[] NOT found.' >&4

fi

set d\_tzname

eval \$setvar

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-  
5.30.0/dist/U/d\_tzname.U

No license file was found, but licenses were detected in source scan.

?RCS: \$Id\$

?RCS:

?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi

?RCS:

?RCS: You may redistribute only under the terms of the Artistic License,

?RCS: as specified in the README file that comes with the distribution.

?RCS: You may reuse parts of this distribution only within the terms of

?RCS: that same Artistic License; a copy of which may be found at the root

?RCS: of the source tree for dist 4.0.

?RCS:

?RCS: Copyright (c) 2000, Jarkko Hietaniemi

?RCS:

?X:

?X: This unit allows the duplication of the source tree to the current

?X: directory via symbolic links. This must be requested explicitly

?X: by them issuing a -Dmksymlinks on the command line.

?X:

?MAKE:Mksymlinks: Mkdirp lns issymlink src rsrc pkgsrc

?MAKE: -pick add \$@ %<

?F:!UU

?T: dir filename tmppwd filelist

?LINT:extern mksymlinks

@if {test -f ../MANIFEST}

: Duplicate the tree with symbolic links if -Dmksymlinks was supplied

case "\$mksymlinks"

in

\$define|true|[yY]\*)

echo " "

case "\$src" in

"|.") echo "Cannot create symlinks in the original directory." >&4

exit 1

::

\*) case "\$lns:\$issymlink" in

\*"ln"\*" -s:"\*"test -"?)

echo "Creating the symbolic links..." >&4

echo "(First creating the subdirectories..." >&4

cd ..

awk '{print \$1}' \$src/MANIFEST | grep / | sed 's:[^/]\*\$::' | \

sort -u | while true

do

read dir

test -z "\$dir" && break

./UU/mkdirp \$dir 2>/dev/null

if test -d \$dir; then

: ok

else

echo "Failed to create '\$dir'. Aborting." >&4

exit 1

fi

done

echo "(Now creating the symlinks..." >&4

awk '{print \$1}' \$src/MANIFEST | while true; do

read filename

test -z "\$filename" && break

if test -f \$filename; then



```

    if $Sissymmlink $filename; then
        rm -f $filename
    fi
fi
if test -f $filename; then
    echo "$filename already exists, not symlinking."
else
?X: Note that the following works because "$pkgsrc" is absolute
    ln
-s $pkgsrc/$filename $filename
    fi
done
?X: Check that everything was correctly copied
    echo "(Checking current directory...)" >&4
    cd UU
    awk '$1 !~ /PACK[A-Z]+/ {print $1}' "$rsrc/MANIFEST" | \
    (split -1 50 2>/dev/null || split -50)
    rm -f missing
    tmppwd=`pwd`
    for filelist in x??.; do
        (cd ..; ls `cat "$tmppwd/$filelist" ` \
        >/dev/null 2>>"$tmppwd/missing")
    done
    if test -s missing; then
        echo "Failed duplication of source tree. Aborting." >&4
        exit 1
    fi
;;
*) echo "(I cannot figure out how to do symbolic links, ignoring!)" >&4
;;
esac
;;
esac
;;
esac
;;
esac
@end

```

Found in path(s):

```
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/Mksymlinks.U
```

No license file was found, but licenses were detected in source scan.

?RCS: \$Id\$

?RCS:

?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi

?RCS:

?RCS: You may redistribute only under the terms of the Artistic License,

?RCS: as specified in the README file that comes with the distribution.  
?RCS: You may reuse parts of this distribution only within the terms of  
?RCS: that same Artistic License; a copy of which may be found at the root  
?RCS: of the source tree for dist 4.0.  
?RCS:  
?RCS: \$Log: Head.U,v \$  
?RCS: Revision 3.0.1.9 1997/02/28 15:02:09 ram  
?RCS: patch61: make sure we unset CDPATH for shells that support this  
?RCS: patch61: improved Korn shell detection and handling  
?RCS:  
?RCS: Revision 3.0.1.8 1995/07/25 13:40:02 ram  
?RCS: patch56: added SVR4-ish /opt directories to path list (ADO)  
?RCS: patch56: OS/2 platforms are using another path separator  
?RCS:  
?RCS: Revision 3.0.1.7 1995/03/21 08:46:15 ram  
?RCS: patch52: definition of paths wrongly added spurious ':' chars  
?RCS:  
?RCS:  
Revision 3.0.1.6 1994/10/29 15:54:19 ram  
?RCS: patch36: make sure ENV is unset before calling /bin/ksh  
?RCS:  
?RCS: Revision 3.0.1.5 1994/08/29 16:03:44 ram  
?RCS: patch32: now sets PATH only using existing directories  
?RCS:  
?RCS: Revision 3.0.1.4 1994/06/20 06:54:28 ram  
?RCS: patch30: now computes its invocation name into 'me'  
?RCS: patch30: symbol me is made visible to all units read-only  
?RCS:  
?RCS: Revision 3.0.1.3 1993/12/15 08:15:07 ram  
?RCS: patch15: added /sbin:/usr/sbin:/usr/libexec in PATH for BSD/386  
?RCS:  
?RCS: Revision 3.0.1.2 1993/11/10 17:32:35 ram  
?RCS: patch14: ensure PATH is reset to '.' before testing for alias  
?RCS:  
?RCS: Revision 3.0.1.1 1993/08/27 14:38:07 ram  
?RCS: patch7: not all 'test' programs support the -x option  
?RCS:  
?RCS: Revision 3.0 1993/08/18 12:04:58 ram  
?RCS: Baseline for dist 3.0 netwide release.  
?RCS:  
?X:  
?X: This is the very first unit in the Configure script. It is mostly just  
?X: things to keep people from getting  
?X: into a tizzy right off the bat.  
?X:  
?MAKE:Head:  
?MAKE: -pick wipe \$@ %<  
?V:PATH p\_ \_exe me newsh

```

?T:argv Id p paths OS2_SHELL DJGPP
?T:inksh needksh avoidksh newsh changesh reason
?F:!*
?LINT:extern ENV CDPATH SHELL MACHTYPE
?LINT:change ENV CDPATH
?LINT:nocomment
#!/bin/sh
#
# If these # comments don't work, trim them. Don't worry about any other
# shell scripts, Configure will trim # comments from them for you.
#
# (If you are trying to port this package to a machine without sh,
# I would suggest you have a look at the prototypical config_h.SH file
# and edit it to reflect your system. Some packages may include samples
# of config.h for certain machines, so you might look for one of those.)
#
?X:
?X: NOTE THAT A CONFIGURE SCRIPT IS IN THE PUBLIC DOMAIN (whether or not
?X: the software which uses it is in the public domain).
?X:
# Yes, you may rip this off to use in other distribution packages. This
# script belongs to the public domain and cannot be copyrighted.
#
?X:
?X: WE ASK YOU
NOT TO REMOVE OR ALTER THE FOLLOWING PARAGRAPH, PLEASE:
?X:
# Note: this Configure script was generated automatically. Rather than
# working with this copy of Configure, you may wish to get metaconfig.
# The dist package (which contains metaconfig) is available via SVN:
#   svn co https://svn.code.sf.net/p/dist/code/trunk/dist
?X:
?X: NOTA BENE:
?X: If you develop you own version of metaconfig based on this work,
?X: you have to add some comments telling that the script was generated
?X: by your version, not mine: It credits your work.
?X:

# $Id: Head.U 6 2006-08-25 22:21:46Z rmanfredi $
#
# Generated on <DATE> [metaconfig <VERSION> PL<PATCHLEVEL>]

cat >c1$$ <<EOF
ARGGGHHHH!!!!

```

SCO csh still thinks true is false. Write to SCO today and tell them that next year Configure ought to "rm /bin/csh" unless they fix their blasted shell. :-)

(Actually, Configure ought to just patch csh in place. Hmm. Hmmmmm. All we'd have to do is go in and swap the && and || tokens, wherever they are.)

```
[End
of diatribe. We now return you to your regularly scheduled programming...]
EOF
cat >c2$$ <<EOF
```

```
OOPS! You naughty creature! You didn't run Configure with sh!
I will attempt to remedy the situation by running sh for you...
EOF
```

```
true || cat c1$$ c2$$
true || exec sh $0 $argv:q
```

```
(exit $?0) || cat c2$$
(exit $?0) || exec sh $0 $argv:q
rm -f c1$$ c2$$
```

```
: compute my invocation name
me=$0
case "$0" in
*/*)
me=`echo $0 | sed -e 's!.*!^(.*)!1!' 2>/dev/null`
test "$me" || me=$0
;;
esac
```

```
?X:
?X: To be able to run under OS/2, we must detect that early enough to use
?X: the proper path separator, stored in $p_. It is : on UNIX and ; on
?X: DOSish systems such as OS/2.
?X:
```

```
: Proper separator for the PATH environment variable
p_=:
: On OS/2 this directory should exist if this is not floppy only system ":-]"
if test -d c:/ ; then
if test -n "$OS2_SHELL"; then
p_=\;
PATH=`cmd /c "echo %PATH%" | tr "\\\\" /`
?X: That's a bug in ksh5.22
OS2_SHELL=`cmd /c "echo %OS2_SHELL%" | tr
"\\\" / | tr '[A-Z]' '[a-z]`
elif test -n "$DJGPP"; then
case "X${MACHTYPE:-nonesuchmach}" in
*cygwin) ;;
*) p_=\; ;;
esac
```

fi

fi

?X:

?X: There are two schools of thoughts here. Some people correctly argue that

?X: the user has a better chance than we do of setting a reasonable PATH and

?X: others argue that Configure is the best place there is to set up a suitable

?X: PATH. Well, here we try to compromise by keeping the user's PATH and

?X: appending some directories which are known to work on some machine or the

?X: other. The rationale behind this being that a novice user might not have a

?X: proper environment variable set, and some directories like /etc (where

?X: chown is located on some BSD systems) may be missing--RAM.

?X:

?X: SVR4 adds an /opt directory for optional packages. Some sites use

?X: various permutations on /opt as opposed to /usr or /usr/local.-- ADO

?X:

?X: We only add directories that are not already in the PATH of the

?X: user and the directories must

exist also.

?X:

: Proper PATH setting

```
paths=/bin /usr/bin /usr/local/bin /usr/ucb /usr/local /usr/lbin'
```

```
paths="$paths /opt/bin /opt/local/bin /opt/local /opt/lbin"
```

```
paths="$paths /usr/5bin /etc /usr/gnu/bin /usr/new /usr/new/bin /usr/nbin"
```

```
paths="$paths /opt/gnu/bin /opt/new /opt/new/bin /opt/nbin"
```

```
paths="$paths /sys5.3/bin /sys5.3/usr/bin /bsd4.3/bin /bsd4.3/usr/ucb"
```

```
paths="$paths /bsd4.3/usr/bin /usr/bsd /bsd43/bin /usr/ccs/bin"
```

```
paths="$paths /etc /usr/lib /usr/ucblib /lib /usr/ccs/lib"
```

```
paths="$paths /sbin /usr/sbin /usr/libexec"
```

```
paths="$paths /system/gnu_library/bin"
```

```
for p in $paths
```

```
do
```

```
case "$p_${PATH}$p_" in
```

```
*$p_${p}$p_*) ;;
```

```
*) test -d $p && PATH=${PATH}$p_${p} ;;
```

```
esac
```

```
done
```

```
PATH=.$p_${PATH}
```

```
export PATH
```

: shall we be using ksh?

```
inksh=""
```

```
needksh=""
```

```
avoidksh=""
```

```
newsh=/bin/ksh
```

```
changesh=""
```

?X: Use (alias -x) and not (alias) since zsh and bash recognize the alias

?X: builtin but not the -x option which is typically ksh...

?X: We need to set up PATH before calling the "alias" built-in since some

?X: systems like HP-UX have a binary called /bin/alias.

if (PATH=.; alias -x) >/dev/null 2>&1; then

```
inksh=true
```

```
fi
```

?X: On HP-UX, large Configure scripts may exercise a bug in /bin/sh, use ksh

if test -f /hp-ux -a -f /bin/ksh; then

```
needksh='to avoid sh bug in "here document" expansion'
```

```
fi
```

?X: On AIX4, /bin/sh is really ksh and it causes problems, use sh

if test -d /usr/lpp -a -f /usr/bin/bsh -a -f /usr/bin/uname; then

```
if test X`/usr/bin/uname -v` = X4; then
```

```
avoidksh="to avoid AIX 4's /bin/sh"
```

```
newsh=/usr/bin/bsh
```

```
fi
```

```
fi
```

?X: On Digital UNIX, /bin/sh may start up buggy /bin/ksh, use sh

if test -f /osf\_boot -a -f /usr/sbin/setld; then

```
if test X`/usr/bin/uname -s` = XOSF1; then
```

```
avoidksh="to avoid Digital UNIX' ksh"
```

```
newsh=/bin/sh
```

?X: if BIN\_SH is set to 'xpg4', sh will start up ksh

```
unset BIN_SH
```

```
fi
```

```
fi
```

?X: If we are not in ksh and need it, then feed us back to it

case "\$inksh/\$needksh" in

```
/[a-z]*)
```

?X: Clear ENV to avoid any ~/.kshrc that could alias cd or whatever...

?X: Don't

use "unset ENV", that is not portable enough

```
ENV=""
```

```
changesh=true
```

```
reason="$needksh"
```

```
::
```

```
esac
```

?X: If we are in ksh and must avoid it, then feed us back to a new shell

case "\$inksh/\$avoidksh" in

```
true/[a-z]*)
```

```
changesh=true
```

```
reason="$avoidksh"
```

```
::
```

```
esac
```

?X: Warn them if they use ksh on other systems, which are those where

?X: we don't need ksh nor want to avoid it explicitly, yet are using it.

```

case "$sinksh/$needksh-$avoidksh-" in
true/--)
  cat <<EOM
(I see you are using the Korn shell. Some ksh's blow up on $me,
mainly on older exotic systems. If yours does, try the Bourne shell instead.)
EOM
;;
esac
case "$changelog" in
true)
  export newsh
  echo "(Feeding myself to $newsh $reason.)"
?X: Make sure they didn't say sh <Configure by checking whether $0 ends
?X: with Configure or not. If they did say sh <../Configure, then too
?X: bad for them anyway, since we lost that path indication...
?X: Otherwise, execing $0 ensures we keep the full remote source dir
?X: indication for src.U.
  case
"$0" in
Configure|*/Configure) exec $newsh $0 "$@";;
*) exec $newsh Configure "$@";;
  esac
;;
esac

```

?X: Unset CDPATH to avoid surprises when using cd under some shells  
?X: Can't unset it because that's not portable to very old shells.  
?X: Can't set it to " because then bash 2.02 won't do "cd UU" --AD 6/98.  
?X: Don't want to set it to '.' because then ksh prints out the  
?X: name of the directory every time you cd to it. --AD 6/98  
?X: In order to inflict the least harm, change it only if it's set.  
: if needed, set CDPATH to a harmless value that is not chatty

```

case "$CDPATH" in
") ;;
*) case "$SHELL" in
*bash*) CDPATH='.' ;;
*) CDPATH="" ;;
  esac
;;
esac

```

: Configure runs within the UU subdirectory

```
test -d UU || mkdir UU
```

?X: Use ./\* to avoid any confirmation prompts from enhanced shells -- WED

```
cd UU && rm -f ./*
```

Found in path(s):

```
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-
```

5.30.0/dist/U/Head.U

No license file was found, but licenses were detected in source scan.

?RCS: \$Id\$

?RCS:

?RCS: Copyright (c) 1996, Andy Dougherty

?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi

?RCS:

?RCS: You may redistribute only under the terms of the Artistic License,

?RCS: as specified in the README file that comes with the distribution.

?RCS: You may reuse parts of this distribution only within the terms of

?RCS: that same Artistic License; a copy of which may be found at the root

?RCS: of the source tree for dist 4.0.

?RCS:

?RCS: \$Log: sitelib.U,v \$

?RCS: Revision 3.0.1.1 1997/02/28 16:21:35 ram

?RCS: patch61: created

?RCS:

?MAKE:sitelib sitelibexp installsitelib: afs cat Getfile \

Oldconfig Prefixit test privlib package sed

?MAKE: -pick add \$@ %<

?Y:TOP

?S:sitelib:

?S: This variable contains the eventual value of the SITELIB symbol,

?S: which is the name of the private library for this package. It may

?S: have a ~ on the front. It is up to the makefile to eventually create

?S: this

directory while performing installation (with ~ substitution).

?S:.

?S:sitelibexp:

?S: This variable is the ~name expanded version of sitelib, so that you

?S: may use it directly in Makefiles or shell scripts.

?S:.

?S:installsitelib:

?S: This variable is really the same as sitelibexp but may differ on

?S: those systems using AFS. For extra portability, only this variable

?S: should be used in makefiles.

?S:.

?C:SITELIB:

?C: This symbol contains the name of the private library for this package.

?C: The library is private in the sense that it needn't be in anyone's

?C: execution path, but it should be accessible by the world. The program

?C: should be prepared to do ~ expansion.

?C: The standard distribution will put nothing in this directory.

?C: Individual sites may place their own extensions and modules in

?C: this directory.

?C:.

?C:SITELIB\_EXP:



?C: This symbol contains the ~name expanded version of SITELIB, to be used

?C: in programs that are not prepared to deal with ~ expansion

at run-time.

?C:.

```
?H:#define SITELIB "$sitelib" /**/
```

```
?H:#define SITELIB_EXP "$sitelibexp" /**/
```

?H:.

?T:prog

: determine where site specific libraries go.

```
set sitelib sitelib
```

```
eval $prefixit
```

```
case "$sitelib" in
```

```
)
```

?X: remove any trailing -3.0 or other version identification

```
prog=`echo $package | $sed 's/-*[0-9.]*$//`
```

```
dflt="$privlib/site_$prog" ;;
```

```
*) dflt="$sitelib" ;;
```

```
esac
```

```
$cat <<EOM
```

The installation process will also create a directory for site-specific extensions and modules. Some users find it convenient to place all local files in this directory rather than in the main distribution directory.

EOM

```
fn=d~+
```

```
rp='Pathname for the site-specific library files?'
```

```
./getfile
```

```
if $test "X$sitelibexp" != "X$sansexp"; then
```

```
installsitelib="
```

```
fi
```

```
sitelib="$ans"
```

```
sitelibexp="$sansexp"
```

```
if $afs; then
```

```
$cat <<EOM
```

Since you are running AFS, I need to distinguish the directory in which private files reside from the directory in which they are installed (and from which they are presumably copied to the former directory by occult means).

EOM

```
case "$installsitelib" in
```

```
) dflt=`echo $sitelibexp | sed 's#~/afs/#/afs/.#`;;
```

```
*) dflt="$installsitelib";;
```

```
esac
```

```
fn=de~
```

```
rp='Where will private files be installed?'
./getfile
installsitelib="$sans"
else
installsitelib="$sitelibexp"
fi
```

Found in path(s):

```
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/sitelib.U
```

No license file was found, but licenses were detected in source scan.

```
?RCS: $Id: d_strxfrm.U 1 2006-08-24 12:32:52Z rmanfredi $
?RCS:
?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi
?RCS:
?RCS: You may redistribute only under the terms of the Artistic Licence,
?RCS: as specified in the README file that comes with the distribution.
?RCS: You may reuse parts of this distribution only within the terms of
?RCS: that same Artistic Licence; a copy of which may be found at the root
?RCS: of the source tree for dist 4.0.
?RCS:
?RCS: Original Author: Andy Dougherty <doughera@lafcol.lafayette.edu>
?RCS:
?RCS: $Log: d_strxfrm.U,v $
?RCS: Revision 3.0.1.1 1994/08/29 16:12:04 ram
?RCS: patch32: created by ADO
?RCS:
?MAKE:d_strxfrm: Inlibc
?MAKE: -pick add $@ %<
?S:d_strxfrm:
?S: This variable conditionally defines HAS_STRXFRM if strxfrm() is
?S: available to transform strings.
?S:.
?C:HAS_STRXFRM:
?C: This symbol, if defined, indicates that the strxfrm() routine is
?C: available to transform
?C: strings.
?C:.
?H:#$d_strxfrm HAS_STRXFRM /**/
?H:.
?LINT:set d_strxfrm
: see if strxfrm exists
set strxfrm d_strxfrm
eval $inlibc
```

Found in path(s):

```
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-
```

5.30.0/dist/U/d\_strxfrm.U

No license file was found, but licenses were detected in source scan.

?RCS: \$Id: i\_crypt.U,v \$

?RCS:

?RCS: Copyright (c) 2002 Jarkko Hietaniemi

?RCS:

?RCS: You may distribute under the terms of either the GNU General Public

?RCS: License or the Artistic License, as specified in the README file.

?RCS:

?MAKE:i\_crypt: Inhdr Hasfield

?MAKE: -pick add \$@ %<

?S:i\_crypt:

?S: This variable conditionally defines the I\_CRYPT symbol, and indicates

?S: whether a C program should include <crypt.h>.

?S:.

?C:I\_CRYPT:

?C: This symbol, if defined, indicates that <crypt.h> exists and

?C: should be included.

?C:.

?H:#\$i\_crypt I\_CRYPT /\*\*/

?H:.

?LINT:set i\_crypt

: see if this is a crypt.h system

set crypt.h i\_crypt

eval \$inhdr

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-

5.30.0/U/perl/i\_crypt.U

No license file was found, but licenses were detected in source scan.

?RCS: \$Id: Chk\_MANI.U 1 2006-08-24 12:32:52Z rmanfredi \$

?RCS:

?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi

?RCS:

?RCS: You may redistribute only under the terms of the Artistic Licence,

?RCS: as specified in the README file that comes with the distribution.

?RCS: You may reuse parts of this distribution only within the terms of

?RCS: that same Artistic Licence; a copy of which may be found at the root

?RCS: of the source tree for dist 4.0.

?RCS:

?RCS: \$Log: Chk\_MANI.U,v \$

?RCS: Revision 3.0.1.2 1997/02/28 14:57:25 ram

?RCS: patch61: added support for src.U

?RCS:

?RCS: Revision 3.0.1.1 1994/10/31 09:33:14 ram

?RCS: patch44: now lists Begin instead of Myinit in its dependencies

```

?RCS: patch44: leading comment now explains how this unit is included
?RCS:
?RCS: Revision 3.0 1993/08/18 12:04:45 ram
?RCS: Baseline for dist 3.0 netwide release.
?RCS:
?X:
?X: This unit checks the package by making sure
every file listed in MANIFEST
?X: is present. It is systematically "included" via the Finish unit (which
?X: is always present in every Configure script), although it may result in
?X: an empty inclusion when no MANIFEST is present.
?X:
?MAKE:Chk_MANI: Begin c n rsrc
?MAKE: -pick wipe $@ %<
?T:filelist ans tmppwd
?X: This check happens at metaconfig-time, so it's ok to hard-code the path.
@if {test -f ../MANIFEST}
: Now test for existence of everything in MANIFEST
echo " "
if test -f "$src/MANIFEST"; then
echo "First let's make sure your kit is complete. Checking..." >&4
?X:
?X: Files spelled uppercased and beginning with PACK are produced by the
?X: shell archive builder and may be removed by the user. Usually, they are
?X: not listed in the MANIFEST file, but you never know...
?X:
?X: "split -l" is the new way of running a split, but we also try the older way
?X:
awk '$1 !~ /PACK[A-Z]+/ {print $1}' "$src/MANIFEST" | \
(split -l 50 2>/dev/null || split -50)
rm -f missing
tmppwd=`pwd`
for
filelist in x??: do
(cd "$src"; ls `cat "$tmppwd/$filelist" ` \
>/dev/null 2>>"$tmppwd/missing")
done
if test -s missing; then
cat missing >&4
cat >&4 <<'EOM'

```

THIS PACKAGE SEEMS TO BE INCOMPLETE.

You have the option of continuing the configuration process, despite the distinct possibility that your kit is damaged, by typing 'y'es. If you do, don't blame me if something goes wrong. I advise you to type 'n'o and contact the author (<MAINTLOC>).

```

EOM
?X: Can't use $echo at this early stage
  echo $n "Continue? [n] $c" >&4
  read ans
  case "$ans" in
  y*)
    echo "Continuing..." >&4
    rm -f missing
    ;;
  *)
?X:
?X: Use kill and not exit, so that the trap gets executed to clean up
?X:
  echo "ABORTING..." >&4
  kill $$
  ;;
  esac
  else
    echo "Looks good..."
  fi
else
  echo "There is no MANIFEST file. I hope your kit is complete !"
fi
rm -f missing x??

@end

```

Found in path(s):

```

* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-
5.30.0/dist/U/Chk_MANI.U

```

No license file was found, but licenses were detected in source scan.

```

?RCS: $Id$
?RCS:
?RCS: Copyright (c) 1996, Andy Dougherty
?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi
?RCS:
?RCS: You may redistribute only under the terms of the Artistic License,
?RCS: as specified in the README file that comes with the distribution.
?RCS: You may reuse parts of this distribution only within the terms of
?RCS: that same Artistic License; a copy of which may be found at the root
?RCS: of the source tree for dist 4.0.
?RCS:
?RCS: You may distribute under the terms of either the GNU General Public
?RCS: License or the Artistic License, as specified in the README file.
?RCS:
?RCS: $Log: d_sigsetjmp.U,v $
?RCS: Revision 3.0.1.1 1997/02/28 15:44:33 ram

```

?RCS: patch61: created

?RCS:

?MAKE:d\_sigsetjmp: Setvar cat +cc +ccflags +ldflags libs rm

?MAKE: -pick add \$@ %<

?S:d\_sigsetjmp:

?S: This variable conditionally defines the HAS\_SIGSETJMP symbol,

?S: which indicates that the sigsetjmp() routine

is available to

?S: call setjmp() and optionally save the process's signal mask.

?S:.

?C:HAS\_SIGSETJMP:

?C: This variable indicates to the C program that the sigsetjmp()

?C: routine is available to save the calling process's registers

?C: and stack environment for later use by siglongjmp(), and

?C: to optionally save the process's signal mask. See

?C: Sigjmp\_buf, Sigsetjmp, and Siglongjmp.

?C:.

?C:Sigjmp\_buf:

?C: This is the buffer type to be used with Sigsetjmp and Siglongjmp.

?C:.

?C:Sigsetjmp:

?C: This macro is used in the same way as sigsetjmp(), but will invoke

?C: traditional setjmp() if sigsetjmp isn't available.

?C: See HAS\_SIGSETJMP.

?C:.

?C:Siglongjmp:

?C: This macro is used in the same way as siglongjmp(), but will invoke

?C: traditional longjmp() if siglongjmp isn't available.

?C: See HAS\_SIGSETJMP.

?C:.

?H:%<:#\$d\_sigsetjmp HAS\_SIGSETJMP /\*\*/

?H:%<:#ifdef HAS\_SIGSETJMP

?H:%<:#define Sigjmp\_buf sigjmp\_buf

?H:%<:#define Sigsetjmp(buf,save\_mask) sigsetjmp((buf),(save\_mask))

?H:%<:#define

Siglongjmp(buf,retval) siglongjmp((buf),(retval))

?H:%<:#else

?H:%<:#define Sigjmp\_buf jmp\_buf

?H:%<:#define Sigsetjmp(buf,save\_mask) setjmp((buf))

?H:%<:#define Siglongjmp(buf,retval) longjmp((buf),(retval))

?H:%<:#endif

?H:.

?W:%<:Sigjmp\_buf Sigsetjmp Siglongjmp

?F:!set

?LINT:set d\_sigsetjmp

: see if sigsetjmp exists

?X: We can't check for these symbols with Inlibc because sigsetjmp

?X: is (sometimes? always?) a macro under GCC

```

echo " "
case "$d_sigsetjmp" in
")
$cat >set.c <<'EOP'
#include <setjmp.h>
sigjmp_buf env;
int set = 1;
int main()
{
if (sigsetjmp(env,1))
exit(set);
set = 0;
siglongjmp(env, 1);
exit(1);
}
EOP
if $cc $ccflags $ldflags -o set set.c $libs > /dev/null 2>&1 ; then
if ./set >/dev/null 2>&1; then
echo "POSIX sigsetjmp found." >&4
val="$define"
else
$cat >&4 <<EOM
Uh-Oh! You have POSIX sigsetjmp and siglongjmp, but they do not work properly!!
I'll ignore them.
EOM
val="$undef"
fi
else
echo "sigsetjmp not found."
>&4
val="$undef"
fi
;;
*) val="$d_sigsetjmp"
case "$d_sigsetjmp" in
$define) echo "POSIX sigsetjmp found." >&4;;
$undef) echo "sigsetjmp not found." >&4;;
esac
;;
esac
set d_sigsetjmp
eval $setvar
$rm -f set.c set

```

Found in path(s):

```

* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/d_sigsetjmp.U

```

No license file was found, but licenses were detected in source scan.

```
?RCS: $Id: d_safebcpy.U,v 3.0.1.4 1997/02/28 15:40:58 ram Exp $
?RCS:
?RCS: Copyright (c) 1991-1993, Raphael Manfredi
?RCS:
?RCS: You may redistribute only under the terms of the Artistic License,
?RCS: as specified in the README file that comes with the distribution.
?RCS: You may reuse parts of this distribution only within the terms of
?RCS: that same Artistic License; a copy of which may be found at the root
?RCS: of the source tree for dist 3.0.
?RCS:
?RCS: $Log: d_safebcpy.U,v $
?RCS: Revision 3.0.1.4 1997/02/28 15:40:58 ram
?RCS: patch61: improved overlapping copy check
?RCS: patch61: comfort them if they have memmove
?RCS: patch61: added ?F: metalint hint
?RCS:
?RCS: Revision 3.0.1.3 1995/07/25 13:58:40 ram
?RCS: patch56: re-arranged compile line to include ldflags before objects
?RCS:
?RCS: Revision 3.0.1.2 1995/01/11 15:29:23 ram
?RCS: patch45: added 'ldflags' to the test compile line (ADO)
?RCS:
?RCS:
Revision 3.0.1.1 1994/05/06 14:49:03 ram
?RCS: patch23: ensure string is not optimized in read-only memory (ADO)
?RCS:
?RCS: Revision 3.0 1993/08/18 12:06:58 ram
?RCS: Baseline for dist 3.0 netwide release.
?RCS:
?MAKE:d_safebcpy: cat d_bcopy Compile rm_try run \
d_memmove i_memory i_stdlib i_string i_unistd Oldconfig Setvar
?MAKE: -pick add $@ %<
?S:d_safebcpy:
?S: This variable conditionally defines the HAS_SAFE_BCOPY symbol if
?S: the bcopy() routine can do overlapping copies. Normally, you
?S: should probably use memmove().
?S:
?C:HAS_SAFE_BCOPY (SAFE_BCOPY):
?C: This symbol, if defined, indicates that the bcopy routine is available
?C: to copy potentially overlapping memory blocks. Normally, you should
?C: probably use memmove() or memcpy(). If neither is defined, roll your
?C: own version.
?C:
?H:#$d_safebcpy HAS_SAFE_BCOPY /**/
?H:
?F:!try
```



```

?LINT: set d_safebcopy
: can bcopy handle overlapping blocks?
echo " "
?X: assume the worst.
val="$undef"
case "$d_memmove" in
"$define")
echo "I'll use memmove() instead of bcopy() for overlapping copies." ;;
*) case "$d_bcopy" in
"$define")
echo "Checking to see if bcopy() can do overlapping copies..." >&4
$cat >try.c <<EOCP
#$i_memory I_MEMORY
#$i_stdlib I_STDLIB
#$i_string I_STRING
#$i_unistd I_UNISTD
EOCP
$cat >>try.c <<'EOCP'
#include <stdio.h>
#ifdef I_MEMORY
# include <memory.h>
#endif
#ifdef I_STDLIB
# include <stdlib.h>
#endif
#ifdef I_STRING
# include <string.h>
#else
# include <strings.h>
#endif
#ifdef I_UNISTD
# include <unistd.h> /* Needed for NetBSD */
#endif
int main()
{
char buf[128], abc[128];
char *b;
int len;
int off;
int align;

/* Copy "abcde..." string to char abc[] so that gcc doesn't
try to store the string in read-only memory. */
bcopy("abcdefghijklmnopqrstuvwxy0123456789", abc, 36);

for (align = 7; align >= 0; align--) {
for (len = 36; len; len--) {
b = buf+align;

```

```

bcopy(abc, b, len);
for (off = 1; off <= len; off++) {
    bcopy(b, b+off, len);
    bcopy(b+off,
b, len);
    if (bcmp(b, abc, len))
        exit(1);
}
}
}
exit(0);
}

```

EOCP

```

set try
if eval $compile_ok; then
if $run ./try 2>/dev/null; then
    echo "Yes, it can."
    val="$define"
else
    echo "It can't, sorry."
fi
else
    echo "(I can't compile the test program, so we'll assume not...)"
fi
;;
esac
$rm_try
;;
esac
set d_safebcpy
eval $setvar

```

Found in path(s):

```

* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/compline/d_safebcpy.U

```

No license file was found, but licenses were detected in source scan.

?RCS: You may distribute under the terms of either the GNU General Public

?RCS: License or the Artistic License, as specified in the README file.

?RCS:

?MAKE:d\_trunc: Inlibc

?MAKE: -pick add \$@ %<

?S:d\_trunc:

?S: This variable conditionally defines the HAS\_TRUNC symbol, which

?S: indicates to the C program that the trunc() routine is available

?S: to round doubles towards zero.

?S:.

?C:HAS\_TRUNC:

?C: This symbol, if defined, indicates that the trunc routine is

?C: available to round doubles towards zero.

?C:.

?H:#\$d\_trunc HAS\_TRUNC /\*\*/

?H:.

?LINT:set d\_trunc

: see if trunc exists

set trunc d\_trunc

eval \$inlibc

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/perl/d\_trunc.U

No license file was found, but licenses were detected in source scan.

?RCS: \$Id: d\_msgsnd.U 1 2006-08-24 12:32:52Z rmanfredi \$

?RCS:

?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi

?RCS:

?RCS: You may redistribute only under the terms of the Artistic Licence,

?RCS: as specified in the README file that comes with the distribution.

?RCS: You may reuse parts of this distribution only within the terms of

?RCS: that same Artistic Licence; a copy of which may be found at the root

?RCS: of the source tree for dist 4.0.

?RCS:

?RCS: \$Log: d\_msgsnd.U,v \$

?RCS: Revision 3.0 1993/08/18 12:06:41 ram

?RCS: Baseline for dist 3.0 netwide release.

?RCS:

?MAKE:d\_msgsnd: Inlibc

?MAKE: -pick add \$@ %<

?S:d\_msgsnd:

?S: This variable conditionally defines the HAS\_MSGSND symbol, which

?S: indicates to the C program that the msgsnd() routine is available.

?S:.

?C:HAS\_MSGSND:

?C: This symbol, if defined, indicates that the msgsnd() routine is

?C: available to send a message into the message queue.

?C:.

?H:#\$d\_msgsnd

HAS\_MSGSND /\*\*/

?H:.

?LINT:set d\_msgsnd

: see if msgsnd exists

set msgsnd d\_msgsnd

eval \$inlibc

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/d\_msgsnd.U

No license file was found, but licenses were detected in source scan.

?RCS: \$Id: Inhdr.U 1 2006-08-24 12:32:52Z rmanfredi \$

?RCS:

?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi

?RCS:

?RCS: You may redistribute only under the terms of the Artistic Licence,

?RCS: as specified in the README file that comes with the distribution.

?RCS: You may reuse parts of this distribution only within the terms of

?RCS: that same Artistic Licence; a copy of which may be found at the root

?RCS: of the source tree for dist 4.0.

?RCS:

?RCS: \$Log: Inhdr.U,v \$

?RCS: Revision 3.0.1.2 1995/05/12 12:01:31 ram

?RCS: patch54: deleted tabs that caused some /bin/sh to core dump (ADO)

?RCS:

?RCS: Revision 3.0.1.1 1994/10/29 15:55:01 ram

?RCS: patch36: call ./whoa explicitly instead of relying on PATH

?RCS:

?RCS: Revision 3.0 1993/08/18 12:05:01 ram

?RCS: Baseline for dist 3.0 netwide release.

?RCS:

?X:

?X: This unit checks wether a set of header files exists or not.

?X: If the first header is not  
found, the function tries to locate

?X: the next header, and so on, until one is found or there is no

?X: more header in the list.

?X:

?X: To use it, say:

?X: set header i\_header [ header2 i\_header2 ... ]

?X: eval \$inhdr

?X:

?MAKE:Inhdr: test Findhdr Whoa

?MAKE: -pick add \$@ %<

?LINT:define inhdr

?V:inhdr

?S:inhdr:

?S: This shell variable is used internally by Configure to check

?S: wether a set of headers exist or not. A typical use is:

?S: set header i\_header [ header2 i\_header2 ... ]

?S: eval \$inhdr

?S: That will print a message, saying wether header was found or not

?S: and set i\_header\* accordingly. If the first header is not found,

?S: we try the next one, until the list is empty or one is found.

?S:.

```

?T:xxx xxf var td xxnf tu yyy instead was cont
: define an alternate in-header-list? function
inhdr='echo " "; td=$define; tu=$undef; yyy=$@;
cont=true; xxf="echo \"<\\$1> found.\" >&4";
case $# in 2) xxnf="echo \"<\\$1> NOT found.\" >&4";;
*) xxnf="echo \"<\\$1> NOT found, ...\" >&4";;
esac;
case
$# in 4) instead=instead;; *) instead="at last";; esac;
while $test "$cont"; do
xxx=`./findhdr $1`
var=$2; eval "was=\\$2";
if $test "$xxx" && $test -r "$xxx";
then eval $xxf;
?X: Next line shifted left 1 tabstop to avoid sh core dump on MachTen 2.1.1.
eval "case \"\\$var\" in $undef) . ./whoa; esac"; eval "$var=\\$td";
cont="";
else eval $xxnf;
?X: Likewise, the next line has been shifted left 1 tabstop -- ADO, 08/03/95
eval "case \"\\$var\" in $define) . ./whoa; esac"; eval "$var=\\$tu"; fi;
set $yyy; shift; shift; yyy=$@;
case $# in 0) cont="";;
2) xxf="echo \"but I found <\\$1> $instead.\" >&4";
xxnf="echo \"and I did not find <\\$1> either.\" >&4";;
*) xxf="echo \"but I found <\\$1> instead.\" >&4";
xxnf="echo \"there is no <\\$1>, ...\" >&4";;
esac;
done;
?X: Remaining values are set to 'undef'
while $test "$yyy";
do set $yyy; var=$2; eval "was=\\$2";
eval "case \"\\$var\" in $define) . ./whoa; esac"; eval "$var=\\$tu";
set $yyy; shift; shift; yyy=$@;
done'

```

Found

in path(s):

```

* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-
5.30.0/dist/U/Inhdr.U

```

No license file was found, but licenses were detected in source scan.

```

?RCS: $Id: cppfilecom.U 1 2006-08-24 12:32:52Z rmanfredi $

```

```

?RCS:

```

```

?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi

```

```

?RCS:

```

```

?RCS: You may redistribute only under the terms of the Artistic Licence,

```

```

?RCS: as specified in the README file that comes with the distribution.

```

```

?RCS: You may reuse parts of this distribution only within the terms of

```

?RCS: that same Artistic Licence; a copy of which may be found at the root  
?RCS: of the source tree for dist 4.0.  
?RCS:  
?RCS: Original Author: Graham Stoney <greyham@research.canon.oz.au>  
?RCS:  
?RCS: \$Log: cppfilecom.U,v \$  
?RCS: Revision 3.0 1993/08/18 12:05:37 ram  
?RCS: Baseline for dist 3.0 netwide release.  
?RCS:  
?MAKE:cppfilecom cppstdinflags d\_cppignhdrs d\_cppcanstdin: \  
contains package test Myread Oldconfig Loc Setvar cpp cc cat rm  
?MAKE: -pick add \$@ %<  
?S:cppfilecom:  
?S: This variable contains the first part of the string which will invoke  
?S: the C preprocessor a file  
and produce to standard output, preserving  
?S: comments. Typical value of "cc -E -C" or "/lib/cpp -C".  
?S:.  
?S:cppstdinflags:  
?S: This variable contains any flags necessary to get cppfilecom to read  
?S: from the standard input.  
?S:.  
?S:d\_cppignhdrs:  
?S: This symbol conditionally defines CPP\_IGN\_HDRS if CPP\_FILE\_COM ignores  
?S: \*.h files.  
?S:.  
?S:d\_cppcanstdin:  
?S: This symbol conditionally defines CPP\_CAN\_STDIN if CPP\_FILE\_COM can  
?S: read standard input directly.  
?S:.  
?C:CPP\_FILE\_COM (CPPFILECOM):  
?C: This symbol contains the first part of the string which will invoke  
?C: the C preprocessor a file and produce to standard output, preserving  
?C: comments. Typical value of "cc -E -C" or "/lib/cpp -C".  
?C:.  
?C:CPP\_STDIN\_FLAGS (CPPSTDINFLAGS):  
?C: This variable contains any flags necessary to get CPP\_FILE\_COM to  
?C: read from the standard input.  
?C:.  
?C:CPP\_IGN\_HDRS (CPPIGNHDRS):  
?C: This symbol is defined if CPP\_FILE\_COM ignores \*.h files.  
?C:.  
?C:CPP\_CAN\_STDIN (CPPCANSTDIN):  
?C: This  
symbol is defined if CPP\_FILE\_COM can read standard input  
?C: directly.  
?C:.  
?H:#define CPP\_FILE\_COM "\$cppfilecom"

```
?H:#define CPP_STDIN_FLAGS "$cppstdinflags"
?H:#$d_cppignhdrs CPP_IGN_HDRS /* does CPP ignore .h files? */
?H:#$d_cppcanstdin CPP_CAN_STDIN /* can CPP read stdin directly? */
?H:.
?T:cont
?F:!testcpp.c !testcpp.h !testcpp.out
?LINT:set d_cppcanstdin d_cppignhdrs
?LINT:usefile testcpp.c testcpp.out
: see how we invoke the C preprocessor
$cat <<EOM
```

\$package needs to be able to preprocess its input files in a mode which preserves comments, which is often not the default behaviour. It should run the C preprocessor you will use when compiling your own source code, which should be ISO/ANSI C compliant if you want \$package to handle the latest standard C. I will try to guess, but I might guess wrongly because it is not necessarily the same preprocessor used to build \$package.

```
EOM
$cat <<'EOT' >testcpp.c
#define ABC abc
#define XYZ xyz
ABC.XYZ
/* comment */
EOT
:
if $test "X$cppfilecom"
  != "X" && \
  $cppfilecom testcpp.c </dev/null >testcpp.out 2>/dev/null && \
  $contains 'abc.*xyz' testcpp.out >/dev/null 2>&1 && \
  $contains comment testcpp.out >/dev/null 2>&1
then
  echo "You used to use $cppfilecom so we'll use that again."
  elif echo 'Maybe ""$cc' -E -C" will work...' && \
  $cc -E -C testcpp.c </dev/null >testcpp.out 2>/dev/null && \
  $contains 'abc.*xyz' testcpp.out >/dev/null 2>&1 && \
  $contains comment testcpp.out >/dev/null 2>&1
then
  echo "It works!"
  cppfilecom="$cc -E -C"
  elif echo 'Nope...maybe ""$cc"' -P -C" will work...' && \
  $cc -P -C testcpp.c </dev/null >testcpp.out 2>/dev/null && \
  $contains 'abc.*xyz' testcpp.out >/dev/null 2>&1 && \
  $contains comment testcpp.out >/dev/null 2>&1
then
  echo "Yup, that does."
  cppfilecom="$cc -P -C"
  elif echo 'No such luck, maybe ""$cpp"' -C" will work...' && \
```

```

$cpp -C testcpp.c </dev/null >testcpp.out 2>/dev/null && \
$contains 'abc.*xyz' testcpp.out >/dev/null 2>&1 && \
$contains comment testcpp.out
>/dev/null 2>&1
then
echo "Yup, it does."
cppfilecom="$cpp -C"
else
cppfilecom="
$cat <<'EOM'
I can't find a C preprocessor that will preserve comments. Please name one.
EOM
fi
:
dflt="$cppfilecom"
cont=true
while $test "$cont" ; do
echo " "
rp="How should $package run your preprocessor preserving comments?"
./myread
cppfilecom="$ans"
$cppfilecom testcpp.c >testcpp.out 2>&1
if $contains 'abc.*xyz' testcpp.out >/dev/null 2>&1 && \
$contains comment testcpp.out >/dev/null 2>&1
then
echo "OK, that will do."
cont="
else
echo "Sorry, I can't get that to work."
fi
done

@if CPP_IGN_HDRS || d_cppignhdrs
: Now see if it ignores header files.
cp testcpp.c testcpp.h
$cppfilecom testcpp.h >testcpp.out 2>&1
if $contains 'abc.*xyz' testcpp.out >/dev/null 2>&1 && \
$contains comment testcpp.out >/dev/null 2>&1
then
echo "Terrific; it processes .h files passed on the command line too."
val="$undef"
else
echo "It ignores .h files on the command line; pity."
val="$define"
fi
set
d_cppignhdrs
eval $setvar

```



```

@end
@if CPP_STDIN_FLAGS || CPP_CAN_STDIN || cppstdinflags || d_cppcanstdin
: Now see how to send stdin to it.
echo " "
cp testcpp.c testcpp.h
$cppfilecom <testcpp.h >testcpp.out 2>&1
if $contains 'abc.*xyz' testcpp.out >/dev/null 2>&1 && \
$contains comment testcpp.out >/dev/null 2>&1
then
echo "Great; and it will read stdin if passed no arguments."
val="$define"
cppstdinflags="
else
$cppfilecom - <testcpp.h >testcpp.out 2>&1
if $contains 'abc.*xyz' testcpp.out >/dev/null 2>&1 && \
$contains comment testcpp.out >/dev/null 2>&1
then
echo "Great; and it can read stdin by passing it '-'."
val="$define"
cppstdinflags='- '
else
$cat <<FOO

```

Unfortunately, I can't find an easy way to get that preprocessor to read from standard input. Do you know any flags I can pass it to get it to do so? If that preprocessor can't read directly from standard input, answer 'none'.

```

FOO
val='dunno'
while $test "$val" = "dunno"; do
rp='Flags to get preprocessor
to read stdin?'
dflt='none'
. ./myread
if $test $ans = 'none'; then
echo "Oh well, if $package wants it done, it will do it for itself."
val="$undef"
else
$cppfilecom $ans <testcpp.h >testcpp.out 2>&1
if $contains 'abc.*xyz' testcpp.out >/dev/null 2>&1 && \
$contains comment testcpp.out >/dev/null 2>&1
then
echo "Good; that works fine."
val="$define"
cppstdinflags="$ans"
else
echo "Sorry, I couldn't get that to work."
fi

```

```
fi
done
fi
fi
set d_cppcanstdn
eval $setvar
```

@end

```
: cleanup cpp test files anyway
$rm -f testcpp.*
```

Found in path(s):

```
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/cppfilecom.U
```

No license file was found, but licenses were detected in source scan.

?RCS: \$Id\$

?RCS:

?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi

?RCS:

?RCS: You may redistribute only under the terms of the Artistic License,

?RCS: as specified in the README file that comes with the distribution.

?RCS: You may reuse parts of this distribution only within the terms of

?RCS: that same Artistic License; a copy of which may be found at the root

?RCS: of the source tree for dist 4.0.

?RCS:

?RCS: \$Log: cpp\_stuff.U,v \$

?RCS: Revision 3.0.1.2 1997/02/28 15:30:48 ram

?RCS: patch61: added cute quoting trick for wild stringify support

?RCS:

?RCS: Revision 3.0.1.1 1994/10/29 16:08:24 ram

?RCS: patch36: now uses cppstdn instead of plain cpp for consistency (ADO)

?RCS: patch36: remove temporary files when done

?RCS:

?RCS: Revision 3.0 1993/08/18 12:05:36 ram

?RCS: Baseline for dist 3.0 netwide release.

?RCS:

?MAKE:cpp\_stuff cpp\_quote: cat contains cppstdn cppflags cppminus rm Warn \

package

?MAKE: -pick

add \$@ %<

?S:cpp\_stuff:

?S: This variable contains an identification of the catenation mechanism

?S: used by the C preprocessor.

?S:.

?S:cpp\_quote:

?S: This variable is set to either "" or " depending on whether the

?S: pre-processor pre-dates ANSI or not. It is used in the production of

?S: the SQuoTe() and EQuoTe() macros, and was introduced to overcome a bug

?S: in gcc 3.x whereby the pre-processor complained loudly about the

?S: unterminated strings.

?S:.

?C:CAT2:

?C: This macro catenates 2 tokens together.

?C:.

?C:CAT3:

?C: This macro catenates 3 tokens together.

?C:.

?C:CAT4:

?C: This macro catenates 4 tokens together.

?C:.

?C:CAT5:

?C: This macro catenates 5 tokens together.

?C:.

?C:STRINGIFY:

?C: This macro surrounds its token with double quotes.

?C:.

?C:SCAT2:

?C: This macro catenates 2 tokens together and stringifies the result.

?C:.

?C:SCAT3:

?C: This macro catenates 3 tokens together and stringifies the result.

?C:.

?C:SCAT4:

?C: This macro catenates 4 tokens  
together and stringifies the result.

?C:.

?C:SCAT5:

?C: This macro catenates 5 tokens together and stringifies the result.

?C:.

?H:??<:#if \$cpp\_stuff == 1

?H:CAT2:#define CAT2(a,b)a/\*\*/b

?H:CAT3:#define CAT3(a,b,c)a/\*\*/b/\*\*/c

?H:CAT4:#define CAT4(a,b,c,d)a/\*\*/b/\*\*/c/\*\*/d

?H:CAT5:#define CAT5(a,b,c,d,e)a/\*\*/b/\*\*/c/\*\*/d/\*\*/e

?H:STRINGIFY:#define STRINGIFY(a)"a"

?H:??<:#define SQuoTe(a){cpp\_quote}a

?H:??<:#define EQuoTe(a)a{cpp\_quote}

?H:SCAT2:#define SCAT2(a,b)EQuoTe(SQuoTe(a)b)

?H:SCAT3:#define SCAT3(a,b,c)EQuoTe(SQuoTe(a)b/\*\*/c)

?H:SCAT4:#define SCAT4(a,b,c,d)EQuoTe(SQuoTe(a)b/\*\*/c/\*\*/d)

?H:SCAT5:#define SCAT5(a,b,c,d,e)EQuoTe(SQuoTe(a)b/\*\*/c/\*\*/d/\*\*/e)

?H:??<:#endif

?H:??<:#if \$cpp\_stuff == 42

?X: The additional level of indirection enables these macros to be

?X: used as arguments to other macros. See K&R 2nd ed., page 231.

```

?H:%<:#define CaTiFy(a,b) a ## b
?H:%<:#define CAT2(a,b) CaTiFy(a,b)
?H:?CAT3:#define CAT3(a,b,c) CAT2(CaTiFy(a,b),c)
?H:?CAT4:#define CAT4(a,b,c,d)
    CAT2(CaTiFy(a,b), CaTiFy(c,d))
?H:?CAT5:#define CAT5(a,b,c,d,e) CAT2(CAT2(CaTiFy(a,b), CaTiFy(c,d)), e)
?H:%<:#define StGiFy(a)# a
?H:?STRINGIFY:#define STRINGIFY(a)StGiFy(a)
?H:?SCAT2:#define SCAT2(a,b)StGiFy(a) StGiFy(b)
?H:?SCAT3:#define SCAT3(a,b,c)StGiFy(a) StGiFy(b) StGiFy(c)
?H:?SCAT4:#define SCAT4(a,b,c,d)StGiFy(a) StGiFy(b) StGiFy(c) StGiFy(d)
?H:?SCAT5:#define SCAT5(a,b,c,d,e)StGiFy(a) StGiFy(b) StGiFy(c) StGiFy(d) StGiFy(e)
?H:%<:#endif
?H:%<:#if $cpp_stuff != 1 && $cpp_stuff != 42
?H:%<:#include "Bleth: How does this C preprocessor catenate tokens?"
?H:%<:#endif
?H:.
?W:%<:CAT2 CAT3 CAT4 CAT5 STRINGIFY SCAT2 SCAT3 SCAT4 SCAT5
?F:!cpp_stuff.c
?LINT:known StGiFy EQuoTe SQuoTe CaTiFy
: how do we catenate cpp tokens here?
echo " "
echo "Checking to see how your cpp does stuff like catenate tokens..." >&4
cpp_quote="
$cat >cpp_stuff.c <<'EOCP'
#define RCAT(a,b)a/**/b
#define ACAT(a,b)a ## b
RCAT(Rei,ser)
ACAT(Cir,cus)
EOCP
$cppstdin $cppflags $cppminus <cpp_stuff.c >cpp_stuff.out
2>&1
if $contains 'Circus' cpp_stuff.out >/dev/null 2>&1; then
echo "Oh! Smells like ANSI's been here."
echo "We can catify or stringify, separately or together!"
cpp_stuff=42
elif $contains 'Reiser' cpp_stuff.out >/dev/null 2>&1; then
echo "Ah, yes! The good old days!"
cpp_stuff=1
$cat >cpp_stuff.c <<'EOCP'
#define SQuoTe(a)"a
#define EQuoTe(a)a"
#define CAT2(a,b)EQuoTe(SQuoTe(a)b)
CAT2(Vic,tory)
EOCP
$cppstdin $cppflags $cppminus <cpp_stuff.c >cpp_stuff.out 2>&1
if $contains "'Victory'" cpp_stuff.out >/dev/null 2>&1; then
echo "I'll resort to a cute trick to also be able to stringify."

```

```
cpp_quote=""
```

```
else
```

```
$cat <<EOM
```

However, in the good old days we don't know how to stringify and catify at the same time...

```
@if SCAT2 || SCAT3 || SCAT4 || SCAT5
```

You might have to edit the values of the SCAT[2-5] macros in config.h...

```
@else
```

Hopefully, \$package does not need this feature.

```
@end
```

```
EOM
```

```
fi
```

```
else
```

```
./warn <<EOM
```

I can't seem to be able to catenate tokens with your cpp.

```
@if
```

```
CAT2 || CAT3 || CAT4 || CAT5 || SCAT2 || SCAT3 || SCAT4 || SCAT5
```

You're going to have to edit the values of the following macros in config.h:

```
@if CAT2 || CAT3 || CAT4 || CAT5
```

```
CAT[2-5]
```

```
@end
```

```
@if SCAT2 || SCAT3 || SCAT4 || SCAT5
```

```
SCAT[2-5]
```

```
@end
```

in order to let me compile.

```
@end
```

```
EOM
```

```
cpp_stuff="/* Help! How do we handle cpp_stuff? *//"
```

```
fi
```

```
$rm -f cpp_stuff.*
```

Found in path(s):

```
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/cpp_stuff.U
```

No license file was found, but licenses were detected in source scan.

```
?RCS: $Id: d_crypt.U 1 2006-08-24 12:32:52Z rmanfredi $
```

```
?RCS:
```

```
?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi
```

```
?RCS:
```

```
?RCS: You may redistribute only under the terms of the Artistic Licence,
```

```
?RCS: as specified in the README file that comes with the distribution.
```

```
?RCS: You may reuse parts of this distribution only within the terms of
```

```
?RCS: that same Artistic Licence; a copy of which may be found at the root
```

```
?RCS: of the source tree for dist 4.0.
```

```

?RCS:
?RCS: $Log: d_crypt.U,v $
?RCS: Revision 3.0.1.1 1997/02/28 15:31:47 ram
?RCS: patch61: replaced .a with $_a all over the place
?RCS:
?RCS: Revision 3.0 1993/08/18 12:05:52 ram
?RCS: Baseline for dist 3.0 netwide release.
?RCS:
?MAKE:d_crypt cryptlib: Loc test xlibpth libpth Csym Setvar _a Inlibc
?MAKE: -pick add $@ %<
?S:d_crypt:
?S: This variable conditionally defines the CRYPT symbol, which
?S: indicates to the C program that the crypt() routine is available
?S: to
encrypt passwords and the like.
?S:.
?S: cryptlib:
?S: This variable holds -lcrypt or the path to a libcrypt.a archive if
?S: the crypt() function is not defined in the standard C library. It is
?S: up to the Makefile to use this.
?S:.
?C:HAS_CRYPT (CRYPT):
?C: This symbol, if defined, indicates that the crypt routine is available
?C: to encrypt passwords and the like.
?C:.
?H:#$d_crypt HAS_CRYPT /**/
?H:.
?LINT:set d_crypt
?T:val
: see if crypt exists
echo " "
set crypt d_crypt
eval $inlibc
case "$d_crypt" in
$define) cryptlib=" ;;
*) if set crypt val -f d_crypt; eval $csym; $val; then
echo 'crypt() found.' >&4
val="$define"
cryptlib="
else
cryptlib=`./loc Slibcrypt$_a "" $xlibpth`
if $test -z "$cryptlib"; then
cryptlib=`./loc Mlibcrypt$_a "" $xlibpth`
else
cryptlib=-lcrypt
fi
if $test -z "$cryptlib"; then
cryptlib=`./loc Llibcrypt$_a "" $xlibpth`

```

```

else
  cryptlib=-lcrypt
fi
if $test -z "$cryptlib"; then
  cryptlib=`./loc libcrypt$_a ""
$libpth`
else
  cryptlib=-lcrypt
fi
if $test -z "$cryptlib"; then
  echo 'crypt() NOT found.' >&4
  val="$undef"
else
  val="$define"
fi
fi
set d_crypt
eval $setvar
;;
esac

```

Found in path(s):

```
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/d_crypt.U
```

No license file was found, but licenses were detected in source scan.

?RCS: \$Id: d\_crypt\_r.U,v 0RCS:

?RCS: Copyright (c) 2002,2003 Jarkko Hietaniemi

?RCS:

?RCS: You may distribute under the terms of either the GNU General Public

?RCS: License or the Artistic License, as specified in the README file.

?RCS:

?RCS: Generated by the reentr.pl from the Perl 5.8 distribution.

?RCS:

?MAKE:d\_crypt\_r crypt\_r\_proto: Inlibc Protochk Hasproto i\_systypes \  
 usethreads i\_crypt extern\_C

?MAKE: -pick add \$@ %<

?S:d\_crypt\_r:

?S: This variable conditionally defines the HAS\_CRYPT\_R symbol,

?S: which indicates to the C program that the crypt\_r()

?S: routine is available.

?S:.

?S:crypt\_r\_proto:

?S: This variable encodes the prototype of crypt\_r.

?S: It is zero if d\_crypt\_r is undef, and one of the

?S: REENTRANT\_PROTO\_T\_ABC macros of reentr.h if d\_crypt\_r

?S: is defined.

?S:.

?C:HAS\_CRYPT\_R:  
?C: This symbol, if defined, indicates that the crypt\_r routine  
?C: is available to crypt re-entrantly.  
?C:.  
?C:CRYPT\_R\_PROTO:  
?C: This  
symbol encodes the prototype of crypt\_r.  
?C: It is zero if d\_crypt\_r is undef, and one of the  
?C: REENTRANT\_PROTO\_T\_ABC macros of reentr.h if d\_crypt\_r  
?C: is defined.  
?C:.  
?H:#\$d\_crypt\_r HAS\_CRYPT\_R /\*\*/  
?H:#define CRYPT\_R\_PROTO \$crypt\_r\_proto /\*\*/  
?H:.  
?T:try hdrs d\_crypt\_r\_proto  
: see if crypt\_r exists  
set crypt\_r d\_crypt\_r  
eval \$inlibc  
case "\$d\_crypt\_r" in  
"\$define")  
hdrs="\$i\_systypes sys/types.h define stdio.h \$i\_crypt crypt.h"  
case "\$d\_crypt\_r\_proto:\$usethreads" in  
":define") d\_crypt\_r\_proto=define  
set d\_crypt\_r\_proto crypt\_r \$hdrs  
eval \$hasproto ;;  
\*) ;;  
esac  
case "\$d\_crypt\_r\_proto" in  
define)  
case "\$crypt\_r\_proto" in  
"|0) try='char\* crypt\_r(const char\*, const char\*, struct crypt\_data\*);'  
./protochk "\$extern\_C \$try" \$hdrs && crypt\_r\_proto=B\_CCS ;;  
esac  
case "\$crypt\_r\_proto" in  
"|0) try='char\* crypt\_r(const char\*, const char\*, CRYPTD\*);'  
./protochk "\$extern\_C \$try" \$hdrs && crypt\_r\_proto=B\_CCD ;;  
esac  
case "\$crypt\_r\_proto" in  
"|0) d\_crypt\_r=undef  
crypt\_r\_proto=0  
echo  
"Disabling crypt\_r, cannot determine prototype." >&4 ;;  
\*) case "\$crypt\_r\_proto" in  
REENTRANT\_PROTO\*) ;;  
\*) crypt\_r\_proto="REENTRANT\_PROTO\_\$crypt\_r\_proto" ;;  
esac  
echo "Prototype: \$try" ;;  
esac



```

;;
*) case "$usethreads" in
define) echo "crypt_r has no prototype, not using it." >&4 ;;
esac
d_crypt_r=undef
crypt_r_proto=0
;;
esac
;;
*) crypt_r_proto=0
;;
esac

```

Found in path(s):

```

* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/threads/d_crypt_r.U

```

No license file was found, but licenses were detected in source scan.

?RCS: \$Id: d\_getprotobynumber\_r.U,v 0RCS:

?RCS: Copyright (c) 2002,2003 Jarkko Hietaniemi

?RCS:

?RCS: You may distribute under the terms of either the GNU General Public

?RCS: License or the Artistic License, as specified in the README file.

?RCS:

?RCS: Generated by the reentr.pl from the Perl 5.8 distribution.

?RCS:

?MAKE:d\_getprotobynumber\_r getprotobynumber\_r\_proto: Inlibc Protochk \  
Hasproto i\_systypes usethreads i\_netdb extern\_C

?MAKE: -pick add \$@ %<

?S:d\_getprotobynumber\_r:

?S: This variable conditionally defines the HAS\_GETPROTOBYNUMBER\_R symbol,

?S: which indicates to the C program that the getprotobynumber\_r()

?S: routine is available.

?S:.

?S:getprotobynumber\_r\_proto:

?S: This variable encodes the prototype of getprotobynumber\_r.

?S: It is zero if d\_getprotobynumber\_r is undef, and one of the

?S: REENTRANT\_PROTO\_T\_ABC macros of reentr.h if d\_getprotobynumber\_r

?S: is defined.

?S:.

?C:HAS\_GETPROTOBYNUMBER\_R:

?C: This

symbol, if defined, indicates that the getprotobynumber\_r routine

?C: is available to getprotobynumber re-entrantly.

?C:.

?C:GETPROTOBYNUMBER\_R\_PROTO:

?C: This symbol encodes the prototype of getprotobynumber\_r.

?C: It is zero if d\_getprotobynumber\_r is undef, and one of the

```

?C: REENTRANT_PROTO_T_ABC macros of reentr.h if d_getprotobynumber_r
?C: is defined.
?C:.
?H:#$d_getprotobynumber_r HAS_GETPROTOBYNUMBER_R /**/
?H:#define GETPROTOBYNUMBER_R_PROTO $getprotobynumber_r_proto /**/
?H:.
?T:try hdrs d_getprotobynumber_r_proto
: see if getprotobynumber_r exists
set getprotobynumber_r d_getprotobynumber_r
eval $inlibc
case "$d_getprotobynumber_r" in
"$define")
hdrs="$i_systypes sys/types.h define stdio.h $i_netdb netdb.h"
case "$d_getprotobynumber_r_proto:$susethreads" in
":define") d_getprotobynumber_r_proto=define
set d_getprotobynumber_r_proto getprotobynumber_r $hdrs
eval $hasproto ;;
*) ;;
esac
case "$d_getprotobynumber_r_proto" in
define)
case "$getprotobynumber_r_proto"
in
"|0) try='int getprotobynumber_r(int, struct protoent*, char*, size_t, struct protoent**);'
./protochk "$extern_C $try" $hdrs && getprotobynumber_r_proto=I_ISBWR ;;
esac
case "$getprotobynumber_r_proto" in
"|0) try='struct protoent* getprotobynumber_r(int, struct protoent*, char*, int);'
./protochk "$extern_C $try" $hdrs && getprotobynumber_r_proto=S_ISBI ;;
esac
case "$getprotobynumber_r_proto" in
"|0) try='int getprotobynumber_r(int, struct protoent*, struct protoent_data*);'
./protochk "$extern_C $try" $hdrs && getprotobynumber_r_proto=I_ISD ;;
esac
case "$getprotobynumber_r_proto" in
"|0) d_getprotobynumber_r=undef
getprotobynumber_r_proto=0
echo "Disabling getprotobynumber_r, cannot determine prototype." >&4 ;;
* ) case "$getprotobynumber_r_proto" in
REENTRANT_PROTO*) ;;
*) getprotobynumber_r_proto="REENTRANT_PROTO_$getprotobynumber_r_proto" ;;
esac
echo "Prototype: $try" ;;
esac
;;
*) case "$susethreads" in
define) echo "getprotobynumber_r

```

```

has no prototype, not using it." >&4 ;;
esac
d_getprotobynumber_r=undef
getprotobynumber_r_proto=0
;;
esac
;;
*) getprotobynumber_r_proto=0
;;
esac

```

Found in path(s):

```

* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/threads/d_getprotobynumber_r.U

```

No license file was found, but licenses were detected in source scan.

```

?RCS: $Id$
?RCS:
?RCS: Copyright (c) 1999 Jarkko Hietaniemi
?RCS:
?RCS: You may distribute under the terms of either the GNU General Public
?RCS: License or the Artistic License, as specified in the README file.
?RCS:
?MAKE:d_statfs_s: \
Hasstruct i_sysparam i_sysmount i_systypes \
i_sysvfs i_sysstatfs Setvar
?MAKE: -pick add $@ %<
?S:d_statfs_s:
?S: This variable conditionally defines the HAS_STRUCTURE_STATFS symbol,
?S: which indicates that the struct statfs is supported.
?S:.
?C:HAS_STRUCTURE_STATFS:
?C: This symbol, if defined, indicates that the struct statfs
?C: to do statfs() is supported.
?C:.
?H:#$d_statfs_s HAS_STRUCTURE_STATFS /**/
?H:.
?LINT:set d_statfs_s
: Check for statfs_s
echo " "
echo "Checking to see if your system supports struct statfs..." >&4
set d_statfs_s statfs $i_systypes sys/types.h $i_sysparam sys/param.h $i_sysmount sys/mount.h $i_sysvfs sys/vfs.h
$i_sysstatfs sys/statfs.h
eval $hasstruct
case "$d_statfs_s"
in
"$define") echo "Yes, it does." ;;
*) echo "No, it doesn't." ;;

```

esac

Found in path(s):

```
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/perl/d_statfs_s.U
```

No license file was found, but licenses were detected in source scan.

?RCS: \$Id: sbrktype.U 1 2006-08-24 12:32:52Z rmanfredi \$

?RCS:

?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi

?RCS:

?RCS: You may redistribute only under the terms of the Artistic Licence,

?RCS: as specified in the README file that comes with the distribution.

?RCS: You may reuse parts of this distribution only within the terms of

?RCS: that same Artistic Licence; a copy of which may be found at the root

?RCS: of the source tree for dist 4.0.

?RCS:

?RCS: \$Log: sbrktype.U,v \$

?RCS: Revision 3.0 1993/08/18 12:09:43 ram

?RCS: Baseline for dist 3.0 netwide release.

?RCS:

?MAKE:sbrktype: Myread Oldconfig Loc contains Findhdr

?MAKE: -pick add \$@ %<

?S:sbrktype:

?S: This variable defines sbrktype to be something like caddr\_t, char \*,

?S: or whatever type is used to declare sbrk() in the kernel.

?S:.

?C:Caddr\_t (SBRKTYPE):

?C: This symbol holds the type of a core address. It is intended to be used

?C: to safely

declare the return type of system calls like sbrk(). It might

?C: be necessary to include <sys/types.h> as well.

?C:.

?H:#define Caddr\_t \$sbrktype /\* <core address> type \*/

?H:.

: see what type sbrk is declared as in the kernel

case "\$sbrktype" in

")

if \$contains 'caddr\_t;' `./findhdr sys/types.h` >/dev/null 2>&1 ; then

  dflt='caddr\_t';

else

  dflt='char \*';

fi

::

\*) dflt="\$sbrktype"

::

esac

echo " "

```
rp="What is the return type of sbrk() on this system?"
```

```
./myread
```

```
sbrktype="$ans"
```

Found in path(s):

```
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/sbrktype.U
```

No license file was found, but licenses were detected in source scan.

```
?RCS: $Id: i_sysutsname.U,v $
```

```
?RCS:
```

```
?RCS: Copyright (c) 2000 Jarkko Hietaniemi
```

```
?RCS:
```

```
?RCS: You may distribute under the terms of either the GNU General Public
```

```
?RCS: License or the Artistic License, as specified in the README file.
```

```
?RCS:
```

```
?MAKE:i_sysutsname: Inhdr Hasfield
```

```
?MAKE: -pick add $@ %<
```

```
?S:i_sysutsname:
```

```
?S: This variable conditionally defines the I_SYSUTSNAME symbol,
```

```
?S: and indicates whether a C program should include <sys/utsname.h>.
```

```
?S:.
```

```
?C:I_SYSUTSNAME:
```

```
?C: This symbol, if defined, indicates that <sys/utsname.h> exists and
```

```
?C: should be included.
```

```
?C:.
```

```
?H:#$i_sysutsname I_SYSUTSNAME /**/
```

```
?H:.
```

```
?LINT:set i_sysutsname
```

```
: see if this is a sys/utsname.h system
```

```
set sys/utsname.h i_sysutsname
```

```
eval $inhdr
```

Found in path(s):

```
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/perl/i_sysutsname.U
```

No license file was found, but licenses were detected in source scan.

```
?RCS: $Id: d_gethostprotos.U,v $
```

```
?RCS:
```

```
?RCS: Copyright (c) 1991-1993, Raphael Manfredi
```

```
?RCS:
```

```
?RCS: You may redistribute only under the terms of the Artistic License,
```

```
?RCS: as specified in the README file that comes with the distribution.
```

```
?RCS: You may reuse parts of this distribution only within the terms of
```

```
?RCS: that same Artistic License; a copy of which may be found at the root
```

```
?RCS: of the source tree for dist 3.0.
```

```
?RCS:
```

?MAKE:d\_gethostprotos : Hasproto i\_netdb  
?MAKE: -pick add \$@ %<  
?S:d\_gethostprotos:  
?S: This variable conditionally defines the HAS\_GETHOST\_PROTOS symbol,  
?S: which indicates to the C program that <netdb.h> supplies  
?S: prototypes for the various gethost\*() functions.  
?S: See also netdbtype.U for probing for various netdb types.  
?S:.  
?C:HAS\_GETHOST\_PROTOS:  
?C: This symbol, if defined, indicates that <netdb.h> includes  
?C: prototypes for gethostent(), gethostbyname(), and  
?C: gethostbyaddr(). Otherwise,  
it is up to the program to guess  
?C: them. See netdbtype.U for probing for various Netdb\_xxx\_t types.  
?C:.  
?H:#\$d\_gethostprotos HAS\_GETHOST\_PROTOS /\*\*/  
?H:.  
?LINT:set d\_gethostprotos  
?X: This test actually only checks for gethostent() and assumes the  
?X: others follow suit. This test fails for ChorusOS, which has  
?X: gethostbyname and gethostbyaddr, but not gethostent.  
: see if prototypes for various gethostxxx netdb.h functions are available  
echo " "  
set d\_gethostprotos gethostent \$i\_netdb netdb.h  
eval \$hasproto

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/protos/d\_gethostprotos.U

No license file was found, but licenses were detected in source scan.

?RCS: \$Id: i\_pwd.U,v 3.0.1.2 1995/07/25 14:10:57 ram Exp \$  
?RCS:  
?RCS: Copyright (c) 1991-1993, Raphael Manfredi  
?RCS:  
?RCS: You may redistribute only under the terms of the Artistic License,  
?RCS: as specified in the README file that comes with the distribution.  
?RCS: You may reuse parts of this distribution only within the terms of  
?RCS: that same Artistic License; a copy of which may be found at the root  
?RCS: of the source tree for dist 3.0.  
?RCS:  
?RCS: \$Log: i\_pwd.U,v \$  
?RCS: Revision 3.0.1.2 1995/07/25 14:10:57 ram  
?RCS: patch56: use setvar so hint file values can override our guesses (ADO)  
?RCS:  
?RCS: Revision 3.0.1.1 1994/05/06 15:03:27 ram  
?RCS: patch23: had forgotten cppminus in cppstdin test (ADO)  
?RCS:

?RCS: Revision 3.0 1993/08/18 12:08:25 ram  
?RCS: Baseline for dist 3.0 netwide release.  
?RCS:  
?X:  
?X: This unit checks whether there is a pwd system or not  
?X:  
?MAKE:i\_pwd d\_pwquota d\_pwage d\_pwchange  
d\_pwclass d\_pwexpire \  
d\_pwgecos d\_pwpasswd d\_pwcomment: \  
contains rm cppstdin cppflags cppminus Inhdr Findhdr Setvar  
?MAKE: -pick add \$@ %<  
?S:i\_pwd:  
?S: This variable conditionally defines I\_PWD, which indicates  
?S: to the C program that it should include <pwd.h>.  
?S:.  
?S:d\_pwquota:  
?S: This variable conditionally defines PWQUOTA, which indicates  
?S: that struct passwd contains pw\_quota.  
?S:.  
?S:d\_pwage:  
?S: This variable conditionally defines PWAGE, which indicates  
?S: that struct passwd contains pw\_age.  
?S:.  
?S:d\_pwchange:  
?S: This variable conditionally defines PWCHANGE, which indicates  
?S: that struct passwd contains pw\_change.  
?S:.  
?S:d\_pwclass:  
?S: This variable conditionally defines PWCLASS, which indicates  
?S: that struct passwd contains pw\_class.  
?S:.  
?S:d\_pwexpire:  
?S: This variable conditionally defines PWEXPIRE, which indicates  
?S: that struct passwd contains pw\_expire.  
?S:.  
?S:d\_pwcomment:  
?S: This variable conditionally defines PWCOMMENT, which indicates  
?S: that  
struct passwd contains pw\_comment.  
?S:.  
?S:d\_pwgecos:  
?S: This variable conditionally defines PWGECOS, which indicates  
?S: that struct passwd contains pw\_gecos.  
?S:.  
?S:d\_pwpasswd:  
?S: This variable conditionally defines PWPASSWD, which indicates  
?S: that struct passwd contains pw\_passwd.  
?S:.

?C:I\_PWD:  
?C: This symbol, if defined, indicates to the C program that it should  
?C: include <pwd.h>.  
?C:.

?C:PWQUOTA:  
?C: This symbol, if defined, indicates to the C program that struct passwd  
?C: contains pw\_quota.  
?C:.

?C:PWAGE:  
?C: This symbol, if defined, indicates to the C program that struct passwd  
?C: contains pw\_age.  
?C:.

?C:PWCHANGE:  
?C: This symbol, if defined, indicates to the C program that struct passwd  
?C: contains pw\_change.  
?C:.

?C:PWCLASS:  
?C: This symbol, if defined, indicates to the C program that struct passwd  
?C: contains pw\_class.  
?C:.

?C:PWEXPIRE:  
?C: This symbol, if defined, indicates to the C program that struct passwd  
?C: contains pw\_expire.  
?C:.

?C:PWCOMMENT:  
?C: This  
symbol, if defined, indicates to the C program that struct passwd  
?C: contains pw\_comment.  
?C:.

?C:PWGECOS:  
?C: This symbol, if defined, indicates to the C program that struct passwd  
?C: contains pw\_gecos.  
?C:.

?C:PWPASSWD:  
?C: This symbol, if defined, indicates to the C program that struct passwd  
?C: contains pw\_passwd.  
?C:.

?H:#\$i\_pwd I\_PWD /\*\*/  
?H:#\$d\_pwquota PWQUOTA /\*\*/  
?H:#\$d\_pwage PWAGE /\*\*/  
?H:#\$d\_pwchange PWCHANGE /\*\*/  
?H:#\$d\_pwclass PWCLASS /\*\*/  
?H:#\$d\_pwexpire PWEXPIRE /\*\*/  
?H:#\$d\_pwcomment PWCOMMENT /\*\*/  
?H:#\$d\_pwgecos PWGECOS /\*\*/  
?H:#\$d\_pwpasswd PWPASSWD /\*\*/  
?H:.

?LINT: set i\_pwd d\_pwquota d\_pwage d\_pwchange d\_pwclass d\_pwexpire d\_pwcomment



```

?LINT: set d_pwgecos d_pwpasswd
?T:xxx
: see if this is a pwd.h system
set pwd.h i_pwd
eval $inhdr

case "$i_pwd" in
$define)
xxx=`./findhdr pwd.h`
$cppstdin $cppflags $cppminus < $xxx >$$h

if $contains 'pw_quota' $$h >/dev/null 2>&1; then
val="$define"
else
val="$undef"
fi
set d_pwquota
eval $setvar

if $contains 'pw_age'
$$h >/dev/null 2>&1; then
val="$define"
else
val="$undef"
fi
set d_pwage
eval $setvar

if $contains 'pw_change' $$h >/dev/null 2>&1; then
val="$define"
else
val="$undef"
fi
set d_pwchange
eval $setvar

if $contains 'pw_class' $$h >/dev/null 2>&1; then
val="$define"
else
val="$undef"
fi
set d_pwclass
eval $setvar

if $contains 'pw_expire' $$h >/dev/null 2>&1; then
val="$define"
else
val="$undef"

```

```
fi
set d_pwexpire
eval $setvar

if $contains 'pw_comment' $$h >/dev/null 2>&1; then
  val="$define"
else
  val="$undef"
fi
set d_pwcomment
eval $setvar

if $contains 'pw_gecos' $$h >/dev/null 2>&1; then
  val="$define"
else
  val="$undef"
fi
set d_pwgecos
eval $setvar

if $contains 'pw_passwd' $$h >/dev/null 2>&1; then
  val="$define"
else
  val="$undef"
fi
set d_pwpasswd
eval $setvar

$rm -f $$h
;;
*)
val="$undef";
set d_pwquota; eval $setvar
set d_pwage; eval $setvar
set d_pwchange; eval $setvar
set d_pwclass; eval $setvar
set
d_pwexpire; eval $setvar
set d_pwcomment; eval $setvar
set d_pwgecos; eval $setvar
set d_pwpasswd; eval $setvar
;;
esac
```

Found in path(s):

```
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/modified/i_pwd.U
```

No license file was found, but licenses were detected in source scan.

```
?RCS: $Id: d_bzero.U 1 2006-08-24 12:32:52Z rmanfredi $
?RCS:
?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi
?RCS:
?RCS: You may redistribute only under the terms of the Artistic Licence,
?RCS: as specified in the README file that comes with the distribution.
?RCS: You may reuse parts of this distribution only within the terms of
?RCS: that same Artistic Licence; a copy of which may be found at the root
?RCS: of the source tree for dist 4.0.
?RCS:
?RCS: $Log: d_bzero.U,v $
?RCS: Revision 3.0.1.2 1993/10/16 13:48:15 ram
?RCS: patch12: added magic support for bzero()
?RCS:
?RCS: Revision 3.0.1.1 1993/09/13 16:01:33 ram
?RCS: patch10: now only defines HAS_BZERO, no macro remap on memset (WAD)
?RCS:
?RCS: Revision 3.0 1993/08/18 12:05:46 ram
?RCS: Baseline for dist 3.0 netwide release.
?RCS:
?MAKE:d_bzero: Inlibc
?MAKE: -pick add $@ %<
?S:d_bzero:
?S: This variable conditionally defines the HAS_BZERO
symbol if
?S: the bzero() routine is available to set memory to 0.
?S:.
?C:HAS_BZERO:
?C: This symbol is defined if the bzero() routine is available to
?C: set a memory block to 0.
?C:.
?H:#$d_bzero HAS_BZERO /**/
?H:.
?M:bzero: HAS_BZERO
?M:#ifndef HAS_BZERO
?M:#ifndef bzero
?M:#define bzero(s,l) memset((s),0,(l))
?M:#endif
?M:#endif
?M:.
?LINT:set d_bzero
: see if bzero exists
set bzero d_bzero
eval $inlibc
```

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/d\_bzero.U

No license file was found, but licenses were detected in source scan.

```
?RCS: $Id: d_readlink.U 1 2006-08-24 12:32:52Z rmanfredi $
?RCS:
?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi
?RCS:
?RCS: You may redistribute only under the terms of the Artistic Licence,
?RCS: as specified in the README file that comes with the distribution.
?RCS: You may reuse parts of this distribution only within the terms of
?RCS: that same Artistic Licence; a copy of which may be found at the root
?RCS: of the source tree for dist 4.0.
?RCS:
?RCS: Original Author: Andy Dougherty <doughera@lafcol.lafayette.edu>
?RCS:
?RCS: $Log: d_readlink.U,v $
?RCS: Revision 3.0.1.1 1994/08/29 16:11:52 ram
?RCS: patch32: created by ADO
?RCS:
?MAKE:d_readlink: Inlibc
?MAKE: -pick add $@ %<
?S:d_readlink:
?S: This variable conditionally defines the HAS_READLINK symbol, which
?S: indicates to the C program that the readlink() routine is available
?S: to read the value of a symbolic link.
?S:.
?C:HAS_READLINK :
?C: This
symbol, if defined, indicates that the readlink routine is
?C: available to read the value of a symbolic link.
?C:.
?H:#$d_readlink HAS_READLINK /**/
?H:.
?LINT:set d_readlink
: see if readlink exists
set readlink d_readlink
eval $inlibc
```

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/d\_readlink.U

No license file was found, but licenses were detected in source scan.

```
?RCS: $Id$
?RCS:
?RCS: Copyright (c) 2015 Jarkko Hietaniemi, H.Merijn Brand
?RCS:
```

?RCS: You may distribute under the terms of either the GNU General Public

?RCS: License or the Artistic License, as specified in the README file.

?RCS:

?MAKE:longdblmanbits doublemanbits nvmantbits: Inlibc cat Compile run \

rm\_try Setvar echo i\_sunmath usequadmath \

d\_longdbl longdblkind nvsiz doublesize longdblsize

?MAKE: -pick add \$@ %<

?S:doublemanbits:

?S: This symbol, if defined, tells how many mantissa bits

?S: there are in double precision floating point format.

?S: Note that this is usually DBL\_MANT\_DIG minus one, since

?S: with the standard IEEE 754 formats DBL\_MANT\_DIG includes

?S: the implicit bit which doesn't really exist.

?S:.

?S:longdblmanbits:

?S: This symbol, if defined, tells how many mantissa bits

?S: there are in long double precision floating point format.

?S: Note that this can be LDBL\_MANT\_DIG minus one,

?S: since

LDBL\_MANT\_DIG can include the IEEE 754 implicit bit.

?S: The common x86-style 80-bit long double does not have

?S: an implicit bit.

?S:.

?S:nvmantbits:

?S: This variable tells how many bits the mantissa of a Perl NV has,

?S: not including the possible implicit bit.

?S:.

?C:DOUBLEMANTBITS:

?C: This symbol, if defined, tells how many mantissa bits

?C: there are in double precision floating point format.

?C: Note that this is usually DBL\_MANT\_DIG minus one, since

?C: with the standard IEEE 754 formats DBL\_MANT\_DIG includes

?C: the implicit bit, which doesn't really exist.

?C:.

?C:LONGDBLMANTBITS:

?C: This symbol, if defined, tells how many mantissa bits

?C: there are in long double precision floating point format.

?C: Note that this can be LDBL\_MANT\_DIG minus one,

?C: since LDBL\_MANT\_DIG can include the IEEE 754 implicit bit.

?C: The common x86-style 80-bit long double does not have

?C: an implicit bit.

?C:.

?C:NVMANTBITS:

?C: This symbol, if defined, tells how many mantissa bits

?C: (not

including implicit bit) there are in a Perl NV.

?C: This depends on which floating point type was chosen.

?C:.

```

?H:#define DOUBLEMANTBITS $doublemantbits
?H:#define LONGDBLMANTBITS $longdblmanbits
?H:#define NVMANTBITS $nvmantbits
?H:.
?F:!try
: Check the length of the double mantissa
$echo "Checking how many mantissa bits your doubles have..." >&4
$cat >try.c <<EOP
#$i_sunmath I_SUNMATH
#include <float.h>
#ifdef I_SUNMATH
# include <sunmath.h>
#endif
#ifdef DBL_MANT_DIG
# define BITS (DBL_MANT_DIG - 1) /* the implicit bit does not count */
#endif
#include <stdio.h>
int main(int argc, char *argv[]) {
#ifdef BITS
printf("%d\n", BITS);
#endif
return 0;
}
EOP
set try
if eval $compile; then
doublemantbits=`$run ./try`
else
doublemantbits="$undef"
fi
$rm_try

: Check the length of the longdouble mantissa
$echo "Checking how many mantissa bits your long doubles have..." >&4
$cat >try.c <<EOP
#$i_sunmath I_SUNMATH
#include <float.h>
#ifdef I_SUNMATH
# include <sunmath.h>
#endif
#$d_longdbl
HAS_LONG_DOUBLE
#if defined(HAS_LONG_DOUBLE) && defined(LDBL_MANT_DIG)
# if ($longdblkind == 3) || ($longdblkind == 4) /* 80-bit extended precision */
/* This format has no implicit bit. Beware, however, that for
* this format the bare LDBL_MANT_DIG is misleading for inf/nan:
* the top three bits are used for inf (100) / qnan (11x) / snan (101),
* and the top bit must have been one since 387, zero is plain invalid.

```

```

* For normal fp values, the LDBL_MANT_DIG is fine, though. */
# define BITS LDBL_MANT_DIG
# elif ($longdblkind == 5 || $longdblkind == 6 || $longdblkind == 7 || $longdblkind == 8) /* double double */
/* LDBL_MANT_DIG of 106 (twice 53) would be logical, but for some
* reason e.g. Irix thinks 107. But in any case, we want only
* the number of real bits, the implicit bits are of no interest. */
# define BITS 2 * (DBL_MANT_DIG - 1)
# else
# define BITS (LDBL_MANT_DIG - 1) /* the implicit bit does not count */
# endif
#endif
#include <stdio.h>
int
main(int argc, char *argv[]) {
#ifdef BITS
printf("%d\n", BITS);
#endif
return 0;
}
EOP
set try
if eval $compile; then
    longdblmantbits=`$run ./try`
else
    longdblmantbits="$undef"
fi
$rm_try

: Check the length of the NV mantissa
$echo "Checking how many mantissa bits your NVs have..." >&4
if test "$$usequadmath" = "$$define"; then
    nvmantbits=112 # 128-1-15
else
    if test "$$nvsize" = "$$doublesize"; then
        nvmantbits="$doublemantbits"
    else
        if test "$$nvsize" = "$$longdblsize"; then
            nvmantbits="$longdblmantbits"
        else
            nvmantbits="$undef"
        fi
    fi
fi
fi

Found in path(s):
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/perl/mantbits.U

```

No license file was found, but licenses were detected in source scan.

```
?RCS: $Id: i_memory.U 1 2006-08-24 12:32:52Z rmanfredi $
?RCS:
?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi
?RCS:
?RCS: You may redistribute only under the terms of the Artistic Licence,
?RCS: as specified in the README file that comes with the distribution.
?RCS: You may reuse parts of this distribution only within the terms of
?RCS: that same Artistic Licence; a copy of which may be found at the root
?RCS: of the source tree for dist 4.0.
?RCS:
?RCS: $Log: i_memory.U,v $
?RCS: Revision 3.0.1.3 1994/06/20 07:01:55 ram
?RCS: patch30: cosmetic changes
?RCS:
?RCS: Revision 3.0.1.2 1994/05/13 15:23:56 ram
?RCS: patch27: modified to avoid spurious Whoa warnings (ADO)
?RCS:
?RCS: Revision 3.0.1.1 1994/05/06 15:02:25 ram
?RCS: patch23: avoid conflicts with <string.h>
?RCS:
?RCS: Revision 3.0 1993/08/18 12:08:22 ram
?RCS: Baseline for dist 3.0 netwide release.
?RCS:
?MAKE:i_memory: Inhdr strings cppstdin
cppflags cppminus contains rm Setvar
?MAKE: -pick add $@ %<
?S:i_memory:
?S: This variable conditionally defines the I_MEMORY symbol, and indicates
?S: whether a C program should include <memory.h>.
?S:.
?C:I_MEMORY:
?C: This symbol, if defined, indicates to the C program that it should
?C: include <memory.h>.
?C:.
?H:#$i_memory I_MEMORY /**/
?H:.
?LINT:set i_memory
?X:
?X: Unfortunately, the definitions of memory functions sometimes
?X: conflict with those in <string.h>. We'll assume that if
?X: <string.h> contains memcpy, then we don't need memory.h
?X:
: see if memory.h is available.
val="
set memory.h val
eval $inhdr
```



```

: See if it conflicts with string.h
case "$val" in
$define)
case "$strings" in
") ;;
*)
$cppstdin $cppflags $cppminus < $strings > mem.h
if $contains 'memcpy' mem.h >/dev/null 2>&1; then
echo " "
echo "We won't be including <memory.h>."
val="$undef"
fi
$rm -f mem.h
;;
esac
esac
set i_memory
eval $setvar

```

Found in path(s):

```

* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/i_memory.U

```

No license file was found, but licenses were detected in source scan.

?RCS: \$Id: d\_getsrvby.U,v \$

?RCS:

?RCS: Copyright (c) 1998 Andy Dougherty

?RCS:

?RCS: You may distribute under the terms of either the GNU General Public

?RCS: License or the Artistic License, as specified in the README file.

?RCS:

?MAKE:d\_getsbyname d\_getsbyport: Inlibc

?MAKE: -pick add \$@ %<

?S:d\_getsbyname:

?S: This variable conditionally defines the HAS\_GETSERVBYNAME

?S: symbol, which indicates to the C program that the

?S: getservbyname() routine is available to look up services

?S: by their name.

?S:.

?S:d\_getsbyport:

?S: This variable conditionally defines the HAS\_GETSERVBYPOR

?S: symbol, which indicates to the C program that the

?S: getservbyport() routine is available to look up services

?S: by their port.

?S:.

?C:HAS\_GETSERVBYNAME:

?C: This symbol, if defined, indicates that the getservbyname()

?C: routine is available to look up services by their name.

?C:.

?C:HAS\_GETSERVBYPOR:

?C: This symbol, if defined,

indicates that the getservbyport()

?C: routine is available to look up services by their port.

?C:.

?H:#\$d\_getsbyname HAS\_GETSERVBYNAME /\*\*/

?H:#\$d\_getsbyport HAS\_GETSERVBYPOR /\*\*/

?H:.

?LINT:set d\_getsbyname d\_getsbyport

: Optional checks for getsbyname and getsbyport

@if d\_getsbyname || HAS\_GETSERVBYNAME

: see if getservbyname exists

set getservbyname d\_getsbyname

eval \$inlibc

@end

@if d\_getsbyport || HAS\_GETSERVBYPOR

: see if getservbyport exists

set getservbyport d\_getsbyport

eval \$inlibc

@end

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/modified/d\_getsrvby.U

No license file was found, but licenses were detected in source scan.

?RCS: \$Id\$

?RCS:

?RCS: Copyright (c) 1999 Jarkko Hietaniemi

?RCS:

?RCS: You may distribute under the terms of either the GNU General Public

?RCS: License or the Artistic License, as specified in the README file.

?RCS:

?MAKE:d\_fstatfs : Inlibc

?MAKE: -pick add \$@ %<

?S:d\_fstatfs:

?S: This variable conditionally defines the HAS\_FSTATFS symbol, which

?S: indicates to the C program that the fstatfs() routine is available.

?S:.

?C:HAS\_FSTATFS:

?C: This symbol, if defined, indicates that the fstatfs routine is

?C: available to stat filesystems by file descriptors.

?C:.

?H:#\$d\_fstatfs HAS\_FSTATFS /\*\*/

```
?H:
?LINT:set d_fstatfs
: see if fstatfs exists
set fstatfs d_fstatfs
eval $inlibc
```

Found in path(s):

```
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/perl/d_fstatfs.U
```

No license file was found, but licenses were detected in source scan.

```
?RCS: $Id: Mkdirp.U 1 2006-08-24 12:32:52Z rmanfredi $
```

```
?RCS:
```

```
?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi
```

```
?RCS:
```

```
?RCS: You may redistribute only under the terms of the Artistic Licence,
```

```
?RCS: as specified in the README file that comes with the distribution.
```

```
?RCS: You may reuse parts of this distribution only within the terms of
```

```
?RCS: that same Artistic Licence; a copy of which may be found at the root
```

```
?RCS: of the source tree for dist 4.0.
```

```
?RCS:
```

```
?RCS: $Log: Extract.U,v $
```

```
?RCS: Revision 3.0.1.2 1997/02/28 14:58:52 ram
```

```
?RCS: patch61: added support for src.U
```

```
?RCS:
```

```
?RCS: Revision 3.0.1.1 1994/10/29 15:51:46 ram
```

```
?RCS: patch36: added ?F: line for metalint file checking
```

```
?RCS:
```

```
?RCS: Revision 3.0 1993/08/18 12:04:52 ram
```

```
?RCS: Baseline for dist 3.0 netwide release.
```

```
?RCS:
```

```
?X:
```

```
?X: This unit produces a shell script which can be launched to create a
```

```
?X: directory path like "mkdir -p" would do.
```

```
?X:
```

```
?MAKE:Mkdirp:
```

```
eunicefix startsh
```

```
?MAKE: -pick add $@ %<
```

```
?F:./mkdirp
```

```
?T:name create file
```

```
: script used to emulate mkdir -p
```

```
cat >mkdirp <<EOS
```

```
$startsh
```

```
EOS
```

```
cat >>mkdirp <<'EOS'
```

```
name=$1;
```

```
create="";
```

```
while test $name; do
```

```

if test ! -d "$name"; then
  create="$name $create"
  name=`echo $name | sed -e "s|^[^/]*$||"`
  name=`echo $name | sed -e "s|(.*).*/.*|1|"`
else
  name=""
fi
done
for file in $create; do
  mkdir $file
done
EOS
chmod +x mkdirp
$unicefix mkdirp

```

Found in path(s):

```
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/Mkdirp.U
```

No license file was found, but licenses were detected in source scan.

?RCS: \$Id: baserev.U 1 2006-08-24 12:32:52Z rmanfredi \$

?RCS:

?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi

?RCS:

?RCS: You may redistribute only under the terms of the Artistic Licence,

?RCS: as specified in the README file that comes with the distribution.

?RCS: You may reuse parts of this distribution only within the terms of

?RCS: that same Artistic Licence; a copy of which may be found at the root

?RCS: of the source tree for dist 4.0.

?RCS:

?RCS: \$Log: baserev.U,v \$

?RCS: Revision 3.0 1993/08/18 12:05:24 ram

?RCS: Baseline for dist 3.0 netwide release.

?RCS:

?MAKE:baserev: Null

?MAKE: -pick wipe \$@ %<

?S:baserev:

?S: The base revision level of this package, from the .package file.

?S:.

: set the base revision

baserev=<BASEREV>

Found in path(s):

```
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/baserev.U
```

No license file was found, but licenses were detected in source scan.

?RCS: \$Id\$

?RCS:  
?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi  
?RCS:  
?RCS: You may redistribute only under the terms of the Artistic License,  
?RCS: as specified in the README file that comes with the distribution.  
?RCS: You may reuse parts of this distribution only within the terms of  
?RCS: that same Artistic License; a copy of which may be found at the root  
?RCS: of the source tree for dist 4.0.  
?RCS:  
?RCS: \$Log: d\_safemcpy.U,v \$  
?RCS: Revision 3.0.1.5 1997/02/28 15:41:12 ram  
?RCS: patch61: improved overlapping copy check  
?RCS: patch61: comfort them if they have memmove  
?RCS: patch61: added ?F: metalint hint  
?RCS:  
?RCS: Revision 3.0.1.4 1995/07/25 13:58:46 ram  
?RCS: patch56: re-arranged compile line to include ldflags before objects  
?RCS:  
?RCS: Revision 3.0.1.3 1995/03/21 08:47:26 ram  
?RCS: patch52: swapped two first arguments of memcpy() calls  
?RCS:  
?RCS: Revision 3.0.1.2 1994/10/29 16:15:10  
ram  
?RCS: patch36: added 'ldflags' to the test compile line (ADO)  
?RCS:  
?RCS: Revision 3.0.1.1 1994/05/06 14:53:12 ram  
?RCS: patch23: ensure string is not optimized in read-only memory (ADO)  
?RCS:  
?RCS: Revision 3.0 1993/08/18 12:06:58 ram  
?RCS: Baseline for dist 3.0 netwide release.  
?RCS:  
?MAKE:d\_safemcpy: cat d\_memcpy +cc +optimize +ccflags +libs +ldflags rm \  
d\_memmove i\_memory i\_stdlib i\_string i\_unistd Oldconfig Setvar  
?MAKE: -pick add \$@ %<  
?S:d\_safemcpy:  
?S: This variable conditionally defines the HAS\_SAFE\_MEMCPY symbol if  
?S: the memcpy() routine can do overlapping copies.  
?S:.  
?C:HAS\_SAFE\_MEMCPY (SAFE\_MEMCPY):  
?C: This symbol, if defined, indicates that the memcpy routine is available  
?C: to copy potentially overlapping memory blocks. Otherwise you should  
?C: probably use memmove() or memcpy(). If neither is defined, roll your  
?C: own version.  
?C:.  
?H:#\$d\_safemcpy HAS\_SAFE\_MEMCPY /\*\*/  
?H:.  
?F:!safemcpy  
?LINT: set d\_safemcpy

: can memcpy handle overlapping blocks?

?X:

assume the worst

val="\$undef"

case "\$d\_memcpy" in

"\$define")

echo " "

echo "Checking to see if your memcpy() can do overlapping copies..." >&4

\$cat >foo.c <<EOCP

#\$i\_memory I\_MEMORY

#\$i\_stdlib I\_STDLIB

#\$i\_string I\_STRING

#\$i\_unistd I\_UNISTD

EOCP

\$cat >>foo.c <<'EOCP'

#include <stdio.h>

#ifdef I\_MEMORY

# include <memory.h>

#endif

#ifdef I\_STDLIB

# include <stdlib.h>

#endif

#ifdef I\_STRING

# include <string.h>

#else

# include <strings.h>

#endif

#ifdef I\_UNISTD

# include <unistd.h> /\* Needed for NetBSD \*/

#endif

int main()

{

char buf[128], abc[128];

char \*b;

int len;

int off;

int align;

/\* Copy "abcde..." string to char abc[] so that gcc doesn't

try to store the string in read-only memory. \*/

memcpy(abc, "abcdefghijklmnopqrstuvwxy0123456789", 36);

for (align = 7; align >= 0; align--) {

for (len = 36; len; len--) {

b = buf+align;

memcpy(b, abc, len);

for (off = 1; off <= len; off++) {

memcpy(b+off, b, len);

```

memcpy(b, b+off, len);
if (memcmp(b, abc, len))
    exit(1);
}
}
}
exit(0);
}
EOCP
if
$cc $optimize $ccflags $ldflags \
    -o safemcpy foo.c $libs >/dev/null 2>&1; then
if ./safemcpy 2>/dev/null; then
    echo "Yes, it can."
    val="$define"
else
    echo "It can't, sorry."
    case "$d_memmove" in
"$define") echo "But that's Ok since you have memmove()." ;;
    esac
fi
else
    echo "(I can't compile the test program, so we'll assume not...)"
    case "$d_memmove" in
"$define") echo "But that's Ok since you have memmove()." ;;
    esac
fi
;;
esac
$rm -f foo.* safemcpy core
set d_safemcpy
eval $setvar

```

Found in path(s):

```

* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/d_safemcpy.U

```

No license file was found, but licenses were detected in source scan.

?RCS: \$Id: d\_endpwent\_r.U,v 0RCS:

?RCS: Copyright (c) 2002,2003 Jarkko Hietaniemi

?RCS:

?RCS: You may distribute under the terms of either the GNU General Public

?RCS: License or the Artistic License, as specified in the README file.

?RCS:

?RCS: Generated by the reentr.pl from the Perl 5.8 distribution.

?RCS:

?MAKE:d\_endpwent\_r endpwent\_r\_proto: Inlibc Protochk Hasproto i\_systypes \

usethreads i\_pwd extern\_C

```

?MAKE: -pick add $@ %<
?S:d_endpwent_r:
?S: This variable conditionally defines the HAS_ENDPWENT_R symbol,
?S: which indicates to the C program that the endpwent_r()
?S: routine is available.
?S:.
?S:endpwent_r_proto:
?S: This variable encodes the prototype of endpwent_r.
?S: It is zero if d_endpwent_r is undef, and one of the
?S: REENTRANT_PROTO_T_ABC macros of reentr.h if d_endpwent_r
?S: is defined.
?S:.
?C:HAS_ENDPWENT_R:
?C: This symbol, if defined, indicates that the endpwent_r routine
?C: is available to
endpwent re-entrantly.
?C:.
?C:ENDPWENT_R_PROTO:
?C: This symbol encodes the prototype of endpwent_r.
?C: It is zero if d_endpwent_r is undef, and one of the
?C: REENTRANT_PROTO_T_ABC macros of reentr.h if d_endpwent_r
?C: is defined.
?C:.
?H:#$d_endpwent_r HAS_ENDPWENT_R /**/
?H:#define ENDPWENT_R_PROTO $endpwent_r_proto /**/
?H:.
?T:try hdrs d_endpwent_r_proto
: see if endpwent_r exists
set endpwent_r d_endpwent_r
eval $inlibc
case "$d_endpwent_r" in
"$define")
hdrs="$i_systypes sys/types.h define stdio.h $i_pwd pwd.h"
case "$d_endpwent_r_proto:$setthreads" in
":define") d_endpwent_r_proto=define
set d_endpwent_r_proto endpwent_r $hdrs
eval $hasproto ;;
*) ;;
esac
case "$d_endpwent_r_proto" in
define)
case "$endpwent_r_proto" in
"|0) try='int endpwent_r(FILE**);'
./protochk "$extern_C $try" $hdrs && endpwent_r_proto=I_H ;;
esac
case "$endpwent_r_proto" in
"|0) try='void endpwent_r(FILE**);'
./protochk "$extern_C $try" $hdrs && endpwent_r_proto=V_H ;;

```



```

esac
case "$endpwent_r_proto"
in
"|0) d_endpwent_r=undef
endpwent_r_proto=0
echo "Disabling endpwent_r, cannot determine prototype." >&4 ;;
* ) case "$endpwent_r_proto" in
REENTRANT_PROTO*) ;;
*) endpwent_r_proto="REENTRANT_PROTO_$endpwent_r_proto" ;;
esac
echo "Prototype: $try" ;;
esac
;;
*) case "$usethreads" in
define) echo "endpwent_r has no prototype, not using it." >&4 ;;
esac
d_endpwent_r=undef
endpwent_r_proto=0
;;
esac
;;
*) endpwent_r_proto=0
;;
esac

```

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/threads/d\_endpwent\_r.U

No license file was found, but licenses were detected in source scan.

```

?RCS: $Id: d_poll.U 15 2006-08-30 18:21:51Z rmanfredi $
?RCS:
?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi
?RCS:
?RCS: You may redistribute only under the terms of the Artistic Licence,
?RCS: as specified in the README file that comes with the distribution.
?RCS: You may reuse parts of this distribution only within the terms of
?RCS: that same Artistic Licence; a copy of which may be found at the root
?RCS: of the source tree for dist 4.0.
?RCS:
?RCS: $Log: d_poll.U,v $
?RCS: Revision 3.0.1.2 1997/02/28 15:38:17 ram
?RCS: patch61: mention that <poll.h> can be included if HAS_POLL defined
?RCS:
?RCS: Revision 3.0.1.1 1995/01/11 15:26:31 ram
?RCS: patch45: created
?RCS:
?MAKE:d_poll: Inlibc

```

```
?MAKE: -pick add $@ %<
?S:d_poll:
?S: This variable conditionally defines the HAS_POLL symbol, which
?S: indicates to the C program that the poll() routine is available
?S: to poll active file descriptors.
?S:.
?C:HAS_POLL
:
?C: This symbol, if defined, indicates that the poll routine is
?C: available to poll active file descriptors. Please check I_POLL and
?C: I_SYS_POLL to know which header should be included as well.
?C:.
?H:#$d_poll HAS_POLL /**/
?H:.
?LINT:set d_poll
: see if poll exists
set poll d_poll
eval $inlibc
```

Found in path(s):

```
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/d_poll.U
```

No license file was found, but licenses were detected in source scan.

```
?RCS: $Id: i_sysstat.U 1 2006-08-24 12:32:52Z rmanfredi $
?RCS:
?RCS: Copyright (c) 1996, Andy Dougherty
?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi
?RCS:
?RCS: You may redistribute only under the terms of the Artistic Licence,
?RCS: as specified in the README file that comes with the distribution.
?RCS: You may reuse parts of this distribution only within the terms of
?RCS: that same Artistic Licence; a copy of which may be found at the root
?RCS: of the source tree for dist 4.0.
?RCS:
?RCS: $Log: i_sysstat.U,v $
?RCS: Revision 3.0.1.1 1997/02/28 15:48:30 ram
?RCS: patch61: created
?RCS:
?MAKE:i_sysstat: Inhdr
?MAKE: -pick add $@ %<
?S:i_sysstat:
?S: This variable conditionally defines the I_SYS_STAT symbol,
?S: and indicates whether a C program should include <sys/stat.h>.
?S:.
?C:I_SYS_STAT (I_SYSSTAT):
?C: This symbol, if defined, indicates to the C program that it should
?C: include <sys/stat.h>.
```

```
?C:.
?H:#$i_sysstat I_SYS_STAT /**/
?H:.
?LINT:set
i_sysstat
: see if sys/stat.h is available
set sys/stat.h i_sysstat
eval $inhdr
```

Found in path(s):

```
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/i_sysstat.U
```

No license file was found, but licenses were detected in source scan.

```
?RCS: $Id: d_endprotoent_r.U,v ORCS:
?RCS: Copyright (c) 2002,2003 Jarkko Hietaniemi
?RCS:
?RCS: You may distribute under the terms of either the GNU General Public
?RCS: License or the Artistic License, as specified in the README file.
?RCS:
?RCS: Generated by the reentr.pl from the Perl 5.8 distribution.
?RCS:
?MAKE:d_endprotoent_r endprotoent_r_proto: Inlibc Protochk Hasproto \
i_systypes usethreads i_netdb extern_C
?MAKE: -pick add $@ %<
?S:d_endprotoent_r:
?S: This variable conditionally defines the HAS_ENDPROTOENT_R symbol,
?S: which indicates to the C program that the endprotoent_r()
?S: routine is available.
?S:.
?S:endprotoent_r_proto:
?S: This variable encodes the prototype of endprotoent_r.
?S: It is zero if d_endprotoent_r is undef, and one of the
?S: REENTRANT_PROTO_T_ABC macros of reentr.h if d_endprotoent_r
?S: is defined.
?S:.
?C:HAS_ENDPROTOENT_R:
?C: This symbol, if defined, indicates that the endprotoent_r
routine
?C: is available to endprotoent re-entrantly.
?C:.
?C:ENDPROTOENT_R_PROTO:
?C: This symbol encodes the prototype of endprotoent_r.
?C: It is zero if d_endprotoent_r is undef, and one of the
?C: REENTRANT_PROTO_T_ABC macros of reentr.h if d_endprotoent_r
?C: is defined.
?C:.
?H:#$d_endprotoent_r HAS_ENDPROTOENT_R /**/
```

```

?H:#define ENDPROTOENT_R_PROTO $endprotoent_r_proto /**/
?H:.
?T:try hdrs d_endprotoent_r_proto
: see if endprotoent_r exists
set endprotoent_r d_endprotoent_r
eval $inlibc
case "$d_endprotoent_r" in
"$define")
hdrs="$i_systypes sys/types.h define stdio.h $i_netdb netdb.h"
case "$d_endprotoent_r_proto:$usethreads" in
":define") d_endprotoent_r_proto=define
set d_endprotoent_r_proto endprotoent_r $hdrs
eval $hasproto ;;
*) ;;
esac
case "$d_endprotoent_r_proto" in
define)
case "$endprotoent_r_proto" in
"|0) try='int endprotoent_r(struct protoent_data*);'
./prochck "$sextern_C $try" $hdrs && endprotoent_r_proto=I_D ;;
esac
case "$endprotoent_r_proto"
in
"|0) try='void endprotoent_r(struct protoent_data*);'
./prochck "$sextern_C $try" $hdrs && endprotoent_r_proto=V_D ;;
esac
case "$endprotoent_r_proto" in
"|0) d_endprotoent_r=undef
endprotoent_r_proto=0
echo "Disabling endprotoent_r, cannot determine prototype." >&4 ;;
* ) case "$endprotoent_r_proto" in
REENTRANT_PROTO*) ;;
*) endprotoent_r_proto="REENTRANT_PROTO_$endprotoent_r_proto" ;;
esac
echo "Prototype: $try" ;;
esac
;;
*) case "$usethreads" in
define) echo "endprotoent_r has no prototype, not using it." >&4 ;;
esac
d_endprotoent_r=undef
endprotoent_r_proto=0
;;
esac
;;
*) endprotoent_r_proto=0
;;
esac

```

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/threads/d\_endprotoent\_r.U

No license file was found, but licenses were detected in source scan.

?RCS: \$Id\$

?RCS:

?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi

?RCS:

?RCS: You may redistribute only under the terms of the Artistic License,

?RCS: as specified in the README file that comes with the distribution.

?RCS: You may reuse parts of this distribution only within the terms of

?RCS: that same Artistic License; a copy of which may be found at the root

?RCS: of the source tree for dist 4.0.

?RCS:

?RCS: \$Log: Myinit.U,v \$

?RCS: Revision 3.0.1.1 1994/10/31 09:47:29 ram

?RCS: patch44: leading comment states this unit comes before option processing

?RCS:

?RCS: Revision 3.0 1993/08/18 12:05:07 ram

?RCS: Baseline for dist 3.0 netwide release.

?RCS:

?X:

?X: If you want to initialize any default values, copy this unit to your

?X: personal U directory and add the assignments to the end. This file

?X: is included after variables are initialized but before any old

?X: config.sh file is read in and before

any Configure switch processing.

?X:

?MAKE:Myinit: Init

?MAKE: -pick add \$@ %<

?LINT: nocomment

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/Myinit.U

No license file was found, but licenses were detected in source scan.

?RCS: \$Id: mboxchar.U 1 2006-08-24 12:32:52Z rmanfredi \$

?RCS:

?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi

?RCS:

?RCS: You may redistribute only under the terms of the Artistic Licence,

?RCS: as specified in the README file that comes with the distribution.

?RCS: You may reuse parts of this distribution only within the terms of

?RCS: that same Artistic Licence; a copy of which may be found at the root

?RCS: of the source tree for dist 4.0.

```

?RCS:
?RCS: $Log: mboxchar.U,v $
?RCS: Revision 3.0.1.2 1995/07/25 14:13:12 ram
?RCS: patch56: ensure ctrl-A characters are visible in prompt (WED)
?RCS:
?RCS: Revision 3.0.1.1 1994/05/06 15:11:22 ram
?RCS: patch23: added support for MMDF mailboxes (WED)
?RCS:
?RCS: Revision 3.0 1993/08/18 12:09:15 ram
?RCS: Baseline for dist 3.0 netwide release.
?RCS:
?MAKE:mboxchar: cat package shsharp Myread Oldconfig
?MAKE: -pick add $@ %<
?S:mboxchar:
?S: This variable
contains the eventual value of the MBOXCHAR symbol,
?S: which is how a C program can identify a file as a mailbox.
?S:.
?C:MBOXCHAR:
?C: This symbol contains a character which will match the beginning
?C: of a mailbox file.
?C:.
?H:#define MBOXCHAR '$mboxchar' /**/
?H:.
?T:CTRLA
?INIT:CTRLA=`echo a | tr a '\001`
: determine how to determine when a file is a mailbox
case "$mboxchar" in
") dflt=F;;
?X: The following ^A is two-chars to ensure it will print out -- WED
"$CTRLA") dflt='^A';;
*) dflt="$mboxchar";;
esac
$cat <<EOM

```

In saving articles, \$package wants to differentiate between saving to mailbox format files and normal files. It does this by examining the first character of the file in question. On most systems the first line starts with "From ...", so the first character is an F. Other systems use magic cookies like control codes between articles, so one of those would be first. For example, MMDF messages are separated with lines of four control-A's (you may specify one as ^A, i.e. caret A).

```

EOM
rp="What's the first character of a mailbox file?"
. ./myread
mboxchar="$ans"

```

```
case "$mboxchar" in
'F') ;;
"$CTRLA") ;;
'^A|^a') mboxchar="$CTRLA";;
*) cat <<'EOM'
```

You will need to edit the shell script mbox.saver to properly append an article to a mailbox. The arguments to the script are documented in EOM

```
case "$shsharp" in
false) echo "comments in mbox.saver.std.";;
true) echo "comments in the shell script itself.";;
esac
esac
```

Found in path(s):

```
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/mboxchar.U
```

No license file was found, but licenses were detected in source scan.

?RCS: You may distribute under the terms of either the GNU General Public

?RCS: License or the Artistic License, as specified in the README file.

?RCS:

?MAKE:d\_lrint: Inlibc

?MAKE: -pick add \$@ %<

?S:d\_lrint:

?S: This variable conditionally defines the HAS\_LRINT symbol, which

?S: indicates to the C program that the lrint() routine is available

?S: to return the integral value closest to a double (according

?S: to the current rounding mode).

?S:.

?C:HAS\_LRINT:

?C: This symbol, if defined, indicates that the lrint routine is

?C: available to return the integral value closest to a double

?C: (according to the current rounding mode).

?C:.

?H:#\$d\_lrint HAS\_LRINT /\*\*/

?H:.

?LINT:set d\_lrint

: see if lrint exists

set lrint d\_lrint

eval \$inlibc

Found in path(s):

```
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/perl/d_lrint.U
```

No license file was found, but licenses were detected in source scan.

```

?RCS: $Id: d_drem.U 1 2006-08-24 12:32:52Z rmanfredi $
?RCS:
?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi
?RCS:
?RCS: You may redistribute only under the terms of the Artistic Licence,
?RCS: as specified in the README file that comes with the distribution.
?RCS: You may reuse parts of this distribution only within the terms of
?RCS: that same Artistic Licence; a copy of which may be found at the root
?RCS: of the source tree for dist 4.0.
?RCS:
?RCS: Original Author: Andy Dougherty <doughera@lafcol.lafayette.edu>
?RCS:
?RCS: $Log: d_drem.U,v $
?RCS: Revision 3.0.1.1 1994/10/29 16:12:14 ram
?RCS: patch36: created by ADO
?RCS:
?MAKE:d_drem: Inlibc
?MAKE: -pick add $@ %<
?S:d_drem:
?S: This variable conditionally defines the HAS_DREM symbol, which
?S: indicates to the C program that the drem() routine is available.
?S:.
?C:HAS_DREM :
?C: This symbol, if defined, indicates that the drem routine is
?C: available.
    This routine is roughly the same as fmod, i.e. it
?C: computes the remainder  $r=x-n*y$ , where  $n=\text{rint}(x/y)$ , whereas fmod
?C: uses  $n=\text{trunc}(x/y)$ .
?C:.
?H:#$d_drem HAS_DREM /**/
?H:.
?LINT:set d_drem
: see if drem exists
set drem d_drem
eval $inlibc

```

Found in path(s):

```

* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-
5.30.0/dist/U/d_drem.U

```

No license file was found, but licenses were detected in source scan.

```

?RCS: $Id: myhostname.U,v 3.0.1.3 1997/02/28 16:15:55 ram Exp $
?RCS:
?RCS: Copyright (c) 1991-1993, Raphael Manfredi
?RCS:
?RCS: You may redistribute only under the terms of the Artistic License,
?RCS: as specified in the README file that comes with the distribution.
?RCS: You may reuse parts of this distribution only within the terms of

```



?RCS: that same Artistic License; a copy of which may be found at the root  
?RCS: of the source tree for dist 3.0.  
?RCS:  
?RCS: \$Log: myhostname.U,v \$  
?RCS: Revision 3.0.1.3 1997/02/28 16:15:55 ram  
?RCS: patch61: improved hostname lookup by using ypmatch when NIS is used  
?RCS:  
?RCS: Revision 3.0.1.2 1994/10/29 16:25:43 ram  
?RCS: patch36: call ./xenix explicitly instead of relying on PATH  
?RCS: patch36: now uses new Tr unit to convert to/from lowercase  
?RCS:  
?RCS: Revision 3.0.1.1 1994/06/20 07:06:20 ram  
?RCS: patch30: now a little more clever for domain name guessing  
?RCS:  
?RCS:  
Revision 3.0 1993/08/18 12:09:18 ram  
?RCS: Baseline for dist 3.0 netwide release.  
?RCS:  
?MAKE:myhostname phostname mydomain: contains sed test Myread Oldconfig \  
Guess Loc awk echo sort uniq +usrinc rm hostcat Tr  
?MAKE: -pick add \$@ %<  
?S:myhostname (hostname):  
?S: This variable contains the eventual value of the MYHOSTNAME symbol,  
?S: which is the name of the host the program is going to run on.  
?S: The domain is not kept with hostname, but must be gotten from mydomain.  
?S: The dot comes with mydomain, and need not be supplied by the program.  
?S:.  
?S:mydomain:  
?S: This variable contains the eventual value of the MYDOMAIN symbol,  
?S: which is the domain of the host the program is going to run on.  
?S: The domain must be appended to myhostname to form a complete host name.  
?S: The dot comes with mydomain, and need not be supplied by the program.  
?S:.  
?S:phostname:  
?S: This variable contains the eventual value of the PHOSTNAME symbol,  
?S: which is a command that can be fed to popen()  
to get the host name.  
?S: The program should probably not presume that the domain is or isn't  
?S: there already.  
?S:.  
?C:MYHOSTNAME (HOSTNAME):  
?C: This symbol contains name of the host the program is going to run on.  
?C: The domain is not kept with hostname, but must be gotten from MYDOMAIN.  
?C: The dot comes with MYDOMAIN, and need not be supplied by the program.  
?C: If gethostname() or uname() exist, MYHOSTNAME may be ignored. If MYDOMAIN  
?C: is not used, MYHOSTNAME will hold the name derived from PHOSTNAME.  
?C:.  
?C:MYDOMAIN:

?C: This symbol contains the domain of the host the program is going to  
 ?C: run on. The domain must be appended to HOSTNAME to form a complete  
 ?C: host name. The dot comes with MYDOMAIN, and need not be supplied by  
 ?C: the program. If the host name is derived from PHOSTNAME, the domain  
 ?C: may or may not already be there, and the program should check.

?C:.

```
?H:#define MYHOSTNAME "$myhostname" /**/
```

```
?H:#define MYDOMAIN "$mydomain" /**/
```

?H:.

```
?LINT:extern osname
```

```
?T:cont
```

```
  i tans tmp_re
```

```
: now get the host name
```

```
echo " "
```

```
echo "Figuring out host name..." >&4
```

```
case "$myhostname" in
```

```
  ") cont=true
```

```
  echo 'Maybe "hostname" will work...'
```

```
  if tans=`sh -c hostname 2>&1` ; then
```

```
    myhostname=$tans
```

```
    phostname=hostname
```

```
    cont=""
```

```
  fi
```

```
  ;;
```

```
  *) cont="";;
```

```
esac
```

```
if $test "$cont"; then
```

```
  if ./xenix; then
```

```
    echo 'Oh, dear. Maybe "/etc/systemid" is the key...'
```

```
    if tans=`cat /etc/systemid 2>&1` ; then
```

```
      myhostname=$tans
```

```
      phostname='cat /etc/systemid'
```

```
      echo "Whadyaknow. Xenix always was a bit strange..."
```

```
      cont=""
```

```
    fi
```

```
  elif $test -r /etc/systemid; then
```

```
    echo "(What is a non-Xenix system doing with /etc/systemid?)"
```

```
  fi
```

```
fi
```

```
if $test "$cont"; then
```

```
  echo 'No, maybe "uuname -l" will work...'
```

```
  if tans=`sh -c 'uuname -l' 2>&1` ; then
```

```
    myhostname=$tans
```

```
    phostname='uuname -l'
```

```
  else
```

```
    echo 'Strange. Maybe "uname -n" will work...'
```

```
    if tans=`sh -c 'uname -n' 2>&1` ; then
```

```
      myhostname=$tans
```

```

phostname='uname -n'
else
echo 'Oh well, maybe I can mine it out of whoami.h...'
if
tans=`sh -c $contains' sysname $usrinc/whoami.h' 2>&1` ; then
myhostname=`echo "$tans" | $sed 's/^\.*(.)\^1/^`
phostname="sed -n -e ""/sysname/s/^\.*(.)\^1/{"" -e p -e q -e }' <$usrinc/whoami.h"
else
case "$myhostname" in
") echo "Does this machine have an identity crisis or something?"
phostname="";
*)
echo "Well, you said $myhostname before..."
phostname='echo $myhostname';;
esac
fi
fi
fi
fi
case "$myhostname" in
") myhostname=noname ;;
esac
: you do not want to know about this
set $myhostname
myhostname=$1

: verify guess
if $test "$myhostname" ; then
dflt=y
rp='Your host name appears to be "$myhostname"." Right?'
./myread
case "$ans" in
y*) ;;
*) myhostname="";;
esac
fi

: bad guess or no guess
while $test "X$myhostname" = X ; do
dflt=""
rp="Please type the (one word) name of your host:"
./myread
myhostname="$ans"
done

: translate upper to lower if necessary
case "$myhostname" in
*[A-Z]*)

```

```

echo
"(Normalizing case in your host name)"
myhostname=`echo $myhostname | ./tr '[A-Z]' '[a-z]`
;;
esac

?X: Do not ask for domain name if this is not used later on. In that
?X: case, the hostname may keep its domain name, but it doesn't matter.
@if MYDOMAIN || mydomain
case "$myhostname" in
*.*)
dflt=`expr "X$myhostname" : "X[^\.]*\(\.\.*\)"`
myhostname=`expr "X$myhostname" : "X\([^\.]*\)\"`
echo "(Trimming domain name from host name--host name is now $myhostname)"
;;
*) case "$mydomain" in
")
?X:
?X: There is currently no way to say we do not want hostcat if mydomain is not
?X: used. One way to achieve that would be to put that code in a mydomain.U
?X: unit. However, we want to stick the sanity checks right after the domain
?X: name computation, or if none is done, right after the hostname computation.
?X:
{
?X: If we use NIS, try ypmatch.
test "X$hostcat" = "Xypcat hosts" &&
ypmatch "$myhostname" hosts 2>/dev/null \
$sed -e 's/[ ]*#.*//; s/$/ /' > hosts
&& \
$stest -s hosts
} || {
?X: Extract only the relevant hosts, reducing file size,
?X: remove comments, insert trailing space for later use.
?X: Test to be sure we *have* a hostcat command. os390 doesn't.
test "X$hostcat" != "X" &&
$hostcat | $sed -n -e "s/[ ]*#.*//; s^\$/ /
/[ ]$myhostname[ . ]/p" > hosts
}
tmp_re="[ .]"
if $stest -f hosts; then
$stest x`$awk "/[0-9].*[ ]$myhostname$tmp_re/ { sum++ }
END { print sum }" hosts` = x1 || tmp_re="[ ]"
dflt=`$awk "/[0-9].*[ ]$myhostname$tmp_re/ {for(i=2; i<=NF;i++) print \\$i}" \
hosts | $sort | $uniq | \
$sed -n -e "s/$myhostname\.\([-a-zA-Z0-9_]\)/^1/p"
case `$echo X$dflt` in
X*\ *) echo "(Several hosts in the database matched hostname)"
dflt=.

```

```

;;
X.) echo "(You do not have fully-qualified names in the hosts database)"
;;
esac
else
echo "(I cannot locate a hosts database anywhere)"
dflt=.
fi
case "$dflt" in
.)
tans=`./loc resolv.conf X /etc /usr/etc`
if
$test -f "$stans"; then
echo "(Attempting domain name extraction from $stans)"
?X: Look for either a search or a domain directive.
dflt=`$sed -n -e 's// /g' \
-e 's/^search *\[^\ ]*\).*\1/p' $stans \
-e 1q 2>/dev/null`
case "$dflt" in
.) dflt=`$sed -n -e 's// /g' \
-e 's/^domain *\[^\ ]*\).*\1/p' $stans \
-e 1q 2>/dev/null`
;;
esac
fi
;;
esac
case "$dflt" in
.) echo "(No help from resolv.conf either -- attempting clever guess)"
dflt=`sh -c domainname 2>/dev/null`
case "$dflt" in
") dflt='.';
.nis.*|.yp.*|.main.*) dflt=`echo $dflt | $sed -e 's/^\.[^.]*/^/`;
esac
;;
esac
case "$dflt$osname" in
.os390) echo "(Attempting domain name extraction from //'SYS1.TCPPARMS(TCPDATA)'"
dflt=`awk '/^DOMAINORIGIN/ {print $2}' //'SYS1.TCPPARMS(TCPDATA)'" 2>/dev/null`
;;
esac
case "$dflt" in
.) echo "(Lost all hope -- silly guess then)"
dflt='.nonet'
;;
esac
$rm -f hosts
;;

```

```

*)
dflt="$mydomain";
esac;;
esac
echo " "
rp="What is your domain name?"
./myread
tans="$ans"
case "$ans" in
") ;;
.*) ;;
*) tans=".$tans";;
esac
mydomain="$tans"

: translate upper to lower if necessary
case "$mydomain" in
*[A-Z]*)
echo "(Normalizing case in your domain name)"
mydomain=`echo $mydomain | ./tr '[A-Z]' '[a-z]'`
;;
esac

@end

: a little sanity check here
case "$phostname" in
") ;;
*)
case ` $phostname | ./tr '[A-Z]' '[a-z]^` in
$myhostname$mydomain|$myhostname) ;;
*)
case "$phostname" in
sed*)
echo "(That doesn't agree with your whoami.h file, by the way.)"
;;
*)
echo "(That doesn't agree with your $phostname command, by the way.)"
;;
esac
;;
esac
;;
esac
;;
esac

```

Found in path(s):

```

* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/modified/myhostname.U

```

No license file was found, but licenses were detected in source scan.

```
?RCS: $Id: models.U 1 2006-08-24 12:32:52Z rmanfredi $
?RCS:
?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi
?RCS:
?RCS: You may redistribute only under the terms of the Artistic License,
?RCS: as specified in the README file that comes with the distribution.
?RCS: You may reuse parts of this distribution only within the terms of
?RCS: that same Artistic License; a copy of which may be found at the root
?RCS: of the source tree for dist 4.0.
?RCS:
?RCS: $Log: models.U,v $
?RCS: Revision 3.0.1.2 1997/02/28 16:13:17 ram
?RCS: patch61: added ?F: metalint hint
?RCS:
?RCS: Revision 3.0.1.1 1993/08/25 14:02:39 ram
?RCS: patch6: added default for large
?RCS:
?RCS: Revision 3.0 1993/08/18 12:09:17 ram
?RCS: Baseline for dist 3.0 netwide release.
?RCS:
?MAKE:models split small medium large huge: test cat Myread sysman Oldconfig \
Loc contains rm
?MAKE: -pick add $@ %<
?S:models:
?S: This variable contains
the list of memory models supported by this
?S: system. Possible component values are none, split, unsplit, small,
?S: medium, large, and huge. The component values are space separated.
?S:.
?S:split:
?S: This variable contains a flag which will tell the C compiler and loader
?S: to produce a program that will run in separate I and D space, for those
?S: machines that support separation of instruction and data space. It is
?S: up to the Makefile to use this.
?S:.
?S:small:
?S: This variable contains a flag which will tell the C compiler and loader
?S: to produce a program running with a small memory model. It is up to
?S: the Makefile to use this.
?S:.
?S:medium:
?S: This variable contains a flag which will tell the C compiler and loader
?S: to produce a program running with a medium memory model. If the
?S: medium model is not supported, contains the flag to produce large
?S: model programs. It is up to the Makefile to use this.
?S:.
```

?S:large:

?S: This variable contains a flag  
which will tell the C compiler and loader

?S: to produce a program running with a large memory model. It is up to

?S: the Makefile to use this.

?S:.

?S:huge:

?S: This variable contains a flag which will tell the C compiler and loader

?S: to produce a program running with a huge memory model. If the

?S: huge model is not supported, contains the flag to produce large

?S: model programs. It is up to the Makefile to use this.

?S:.

?T:unsplit tans modelcc

?F!:pdp11

?D:large="

?LINT:extern cc

: see what memory models we can support

case "\$models" in

)

?X: We may not use Cppsym or we get a circular dependency through cc.

?X: But this should work regardless of which cc we eventually use.

```
$cat >pdp11.c <<'EOP'
```

```
int main() {
```

```
#ifdef pdp11
```

```
    exit(0);
```

```
#else
```

```
    exit(1);
```

```
#endif
```

```
}
```

```
EOP
```

?X: Run cc in a subshell in case they don't have a 'cc' command.

?X: Presumably they do have gcc or something.

```
case "$cc" in
```

```
) modelcc="$cc" ;;
```

```
*) modelcc="cc" ;;
```

```
esac
```

```
( $modelcc -o pdp11 pdp11.c ) >/dev/null 2>&1
```

```
if
```

```
$test -f pdp11 && ./pdp11 2>/dev/null; then
```

```
    dflt='unsplit split'
```

```
else
```

```
tans=`./loc . X /lib/small /lib/large /usr/lib/small /usr/lib/large /lib/medium /usr/lib/medium /lib/huge`
```

```
case "$tans" in
```

```
X) dflt='none';;
```

```
*) if $test -d /lib/small || $test -d /usr/lib/small; then
```

```
    dflt='small'
```

```
else
```

```
    dflt="
```



```

fi
if $test -d /lib/medium || $test -d /usr/lib/medium; then
    dflt="$dflt medium"
fi
if $test -d /lib/large || $test -d /usr/lib/large; then
    dflt="$dflt large"
fi
if $test -d /lib/huge || $test -d /usr/lib/huge; then
    dflt="$dflt huge"
fi
esac
fi;;
*) dflt="$models";;
esac
$cat <<EOM

```

Some systems have different model sizes. On most systems they are called small, medium, large, and huge. On the PDP11 they are called unsplit and split. If your system doesn't support different memory models, say "none". If you wish to force everything to one memory model, say "none" here and put the appropriate flags later when it asks you for other cc and ld flags.

Venix systems may wish to put "none" and let the compiler figure things out. (In the following question multiple model names should be space separated.)

The default for most systems is "none".

EOM

```

rp="Which memory models are supported?"
./myread
models="$ans"

case "$models" in
none)
small="
medium="
large="
huge="
unsplit="
split="
;;
*split)
case "$split" in
") if $contains \-i' $sysman/ld.1 >/dev/null 2>&1 || \
    $contains \-i' $sysman/cc.1 >/dev/null 2>&1; then
    dflt='-i'
else
    dflt='none'

```

```

fi;;
*) dflt="$split";;
esac
rp="What flag indicates separate I and D space?"
./myread
tans="$ans"
case "$tans" in
none) tans="";;
esac
split="$tans"
unsplit="";;
*large*|*small*|*medium*|*huge*)
case "$models" in
*large*)
case "$large" in
") dflt='-Ml';;
*) dflt="$large";;
esac
rp="What flag indicates large model?"
./myread
tans="$ans"
case "$tans" in
none) tans="";;
esac
large="$tans";;
*) large="";;
esac
case "$models"
in
*huge*) case "$huge" in
") dflt='-Mh';;
*) dflt="$huge";;
esac
rp="What flag indicates huge model?"
./myread
tans="$ans"
case "$tans" in
none) tans="";;
esac
huge="$tans";;
*) huge="$large";;
esac
case "$models" in
*medium*) case "$medium" in
") dflt='-Mm';;
*) dflt="$medium";;
esac
rp="What flag indicates medium model?"

```

```

./myread
tans="$sans"
case "$tans" in
none) tans="";
esac
medium="$tans";;
*) medium="$large";;
esac
case "$models" in
*small*) case "$small" in
") dflt='none';;
*) dflt="$small";;
esac
rp="What flag indicates small model?"
./myread
tans="$sans"
case "$tans" in
none) tans="";
esac
small="$tans";;
*) small="";;
esac
;;
*)
echo "Unrecognized memory models--you may have to edit Makefile.SH" >&4
;;
esac
$rm -f pdp11.* pdp11

```

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/modified/models.U

No license file was found, but licenses were detected in source scan.

?RCS: \$Id: i\_stdlib.U 1 2006-08-24 12:32:52Z rmanfredi \$

?RCS:

?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi

?RCS:

?RCS: You may redistribute only under the terms of the Artistic Licence,

?RCS: as specified in the README file that comes with the distribution.

?RCS: You may reuse parts of this distribution only within the terms of

?RCS: that same Artistic Licence; a copy of which may be found at the root

?RCS: of the source tree for dist 4.0.

?RCS:

?RCS: \$Log: i\_stdlib.U,v \$

?RCS: Revision 3.0 1993/08/18 12:08:27 ram

?RCS: Baseline for dist 3.0 netwide release.

?RCS:

?MAKE:i\_stdlib: Inhdr  
?MAKE: -pick add \$@ %<  
?S:i\_stdlib:  
?S: This variable conditionally defines the I\_STDLIB symbol, which  
?S: indicates to the C program that <stdlib.h> exists and should  
?S: be included.  
?S:.  
?C:I\_STDLIB:  
?C: This symbol, if defined, indicates that <stdlib.h> exists and should  
?C: be included.  
?C:.  
?H:#\$i\_stdlib I\_STDLIB /\*\*/  
?H:.  
?LINT:set  
i\_stdlib  
: see if stdlib is available  
set stdlib.h i\_stdlib  
eval \$inhdr

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/i\_stdlib.U

No license file was found, but licenses were detected in source scan.

?RCS: \$Id\$  
?RCS:  
?RCS: Copyright (c) 1998 Jarkko Hietaniemi  
?RCS:  
?RCS: You may distribute under the terms of either the GNU General Public  
?RCS: License or the Artistic License, as specified in the WRITEME file.  
?RCS:  
?MAKE:d\_writev: Inlibc  
?MAKE: -pick add \$@ %<  
?S:d\_writev:  
?S: This variable conditionally defines the HAS\_WRITEV symbol, which  
?S: indicates to the C program that the writev() routine is available.  
?S:.  
?C:HAS\_WRITEV:  
?C: This symbol, if defined, indicates that the writev routine is  
?C: available to do scatter writes.  
?C:.  
?H:#\$d\_writev HAS\_WRITEV /\*\*/  
?H:.  
?LINT:set d\_writev  
: see if writev exists  
set writev d\_writev  
eval \$inlibc

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/perl/d\_writev.U

No license file was found, but licenses were detected in source scan.

?RCS: \$Id\$

?RCS:

?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi

?RCS:

?RCS: You may redistribute only under the terms of the Artistic License,

?RCS: as specified in the README file that comes with the distribution.

?RCS: You may reuse parts of this distribution only within the terms of

?RCS: that same Artistic License; a copy of which may be found at the root

?RCS: of the source tree for dist 4.0.

?RCS:

?RCS: Original Author: Andy Dougherty <doughera@lafcol.lafayette.edu>

?RCS:

?RCS: \$Log: selecttype.U,v \$

?RCS: Revision 3.0.1.3 1997/02/28 16:20:09 ram

?RCS: patch61: always include <sys/select.h> when available for test

?RCS:

?RCS: Revision 3.0.1.2 1995/07/25 14:14:06 ram

?RCS: patch56: removed harmful spaces in assignment

?RCS:

?RCS: Revision 3.0.1.1 1994/06/20 07:06:31 ram

?RCS: patch30: created by ADO

?RCS:

?MAKE:selecttype: cat +cc +cflags rm Oldconfig Myread \

d\_fd\_set d\_select d\_socket i\_systeme

i\_sysselect

?MAKE: -pick add \$@ %<

?S:selecttype:

?S: This variable holds the type used for the 2nd, 3rd, and 4th

?S: arguments to select. Usually, this is 'fd\_set \*', if HAS\_FD\_SET

?S: is defined, and 'int \*' otherwise. This is only useful if you

?S: have select(), naturally.

?S:.

?C:Select\_fd\_set\_t:

?C: This symbol holds the type used for the 2nd, 3rd, and 4th

?C: arguments to select. Usually, this is 'fd\_set \*', if HAS\_FD\_SET

?C: is defined, and 'int \*' otherwise. This is only useful if you

?C: have select(), of course.

?C:.

?H:#define Select\_fd\_set\_t \$selecttype /\*\*/

?H:.

?T:xxx yyy

: check for type of arguments to select. This will only really

: work if the system supports prototypes and provides one for

```

: select.
case "$d_select" in
$define)
: Make initial guess
case "$selecttype" in
"|' ')
case "$d_fd_set" in
$define) xxx='fd_set *' ;;
*) xxx='int *' ;;
esac
;;
*) xxx="$selecttype"
;;
esac
: backup guess
case "$xxx" in
'fd_set *') yyy='int *'
;;
'int *') yyy='fd_set *' ;;
esac

$cat <<EOM

```

Checking to see what type of arguments are expected by select().

EOM

```

$cat >try.c <<EOCP
#i_systime I_SYS_TIME
#i_sysselect I_SYS_SELECT
#d_socket HAS_SOCKET
#include <sys/types.h>
#ifdef HAS_SOCKET
#include <sys/socket.h> /* Might include <sys/bsdtypes.h> */
#endif
#ifdef I_SYS_TIME
#include <sys/time.h>
#endif
#ifdef I_SYS_SELECT
#include <sys/select.h>
#endif
int main()
{
int width;
Select_fd_set_t readfds;
Select_fd_set_t writefds;
Select_fd_set_t exceptfds;
struct timeval timeout;
select(width, readfds, writefds, exceptfds, &timeout);
exit(0);

```

```

}
EOCP
if $cc $ccflags -c -DSelect_fd_set_t="$xxx" try.c >/dev/null 2>&1 ; then
    selecttype="$xxx"
    echo "Your system uses $xxx for the arguments to select." >&4
elif $cc $ccflags -c -DSelect_fd_set_t="$yyy" try.c >/dev/null 2>&1 ; then
    selecttype="$yyy"
    echo "Your system uses $yyy for the arguments to select." >&4
else
    rp='What is the type for the 2nd, 3rd, and 4th arguments
to select?'
    dflt="$xxx"
    ./myread
    selecttype="$ans"
fi
$rm -f try.[co]
;;
*) selecttype='int *'
;;
esac

```

Found in path(s):

```
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/selecttype.U
```

No license file was found, but licenses were detected in source scan.

```

?RCS: $Id: yacc.U,v 3.0.1.1 1994/05/13 15:28:48 ram Exp $
?RCS:
?RCS: Copyright (c) 1991-1993, Raphael Manfredi
?RCS:
?RCS: You may redistribute only under the terms of the Artistic License,
?RCS: as specified in the README file that comes with the distribution.
?RCS: You may reuse parts of this distribution only within the terms of
?RCS: that same Artistic License; a copy of which may be found at the root
?RCS: of the source tree for dist 3.0.
?RCS:
?RCS: $Log: yacc.U,v $
?RCS: Revision 3.0.1.1 1994/05/13 15:28:48 ram
?RCS: patch27: added byacc as another alternative (ADO)
?RCS:
?RCS: Revision 3.0 1993/08/18 12:10:03 ram
?RCS: Baseline for dist 3.0 netwide release.
?RCS:
?MAKE:yacc yaccflags: Guess Myread Oldconfig byacc bison cat test _exe
?MAKE: -pick add $@ %<
?S:yacc:
?S: This variable holds the name of the compiler compiler we
?S: want to use in the Makefile. It can be yacc, byacc, or bison -y.

```

```

?S:.
?S:yaccflags:
?S: This
    variable contains any additional yacc flags desired by the
?S: user. It is up to the Makefile to use this.
?S:.
?T:comp
: determine compiler compiler
case "$yacc" in
")
    dflt=yacc;;
*)
    dflt="$yacc";;
esac
echo " "
comp='yacc'
if $test -f "$byacc$_exe"; then
    dflt="$byacc"
    comp="byacc or $comp"
fi
if $test -f "$bison$_exe"; then
    comp="$comp or bison -y"
fi
rp="Which compiler compiler ($comp) shall I use?"
./myread
yacc="$ans"
case "$yacc" in
*bis*)
case "$yacc" in
*_y*) ;;
*)
    yacc="$yacc -y"
    echo "(Adding -y option to bison to get yacc-compatible behavior.)"
;;
esac
;;
esac
$cat <<EOH

@if yaccflags
: see if we need extra yacc flags
dflt="$yaccflags"
case "$dflt" in
") dflt=none;;
esac
$cat <<EOH

```

Your yacc program may need extra flags to normally process the parser sources.  
Do NOT specify any -d or -v flags here, since those are explicitly known



by the various Makefiles. However, if your machine has strange/undocumented options (like -Sr# on SCO to specify the maximum number of grammar rules), then please add them here. To use no flags, specify the word "none".

EOH

```
rp="Any additional yacc flags?"
```

```
./myread
```

```
case "$ans" in
```

```
none) yaccflags="";;
```

```
*) yaccflags="$ans";;
```

```
esac
```

```
@end
```

Found in path(s):

```
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/modified/yacc.U
```

No license file was found, but licenses were detected in source scan.

```
?RCS: $Id: i_poll.U,v $
```

```
?RCS:
```

```
?RCS: Copyright (c) 2001 Jarkko Hietaniemi
```

```
?RCS:
```

```
?RCS: You may distribute under the terms of either the GNU General Public
```

```
?RCS: License or the Artistic License, as specified in the README file.
```

```
?RCS:
```

```
?MAKE:i_langinfo: Inhdr Hasfield
```

```
?MAKE: -pick add $@ %<
```

```
?S:i_langinfo:
```

```
?S: This variable conditionally defines the I_LANGINFO symbol,
```

```
?S: and indicates whether a C program should include <langinfo.h>.
```

```
?S:.
```

```
?C:I_LANGINFO:
```

```
?C: This symbol, if defined, indicates that <langinfo.h> exists and
```

```
?C: should be included.
```

```
?C:.
```

```
?H:#$i_langinfo I_LANGINFO /**/
```

```
?H:.
```

```
?LINT:set i_langinfo
```

```
: see if this is a langinfo.h system
```

```
set langinfo.h i_langinfo
```

```
eval $inhdr
```

Found in path(s):

```
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/perl/i_langinfo.U
```

No license file was found, but licenses were detected in source scan.

```
?RCS: $Id: uidtype.U,v 3.0.1.3 1994/08/29 16:33:25 ram Exp $
?RCS:
?RCS: Copyright (c) 1991-1993, Raphael Manfredi
?RCS:
?RCS: You may redistribute only under the terms of the Artistic License,
?RCS: as specified in the README file that comes with the distribution.
?RCS: You may reuse parts of this distribution only within the terms of
?RCS: that same Artistic License; a copy of which may be found at the root
?RCS: of the source tree for dist 3.0.
?RCS:
?RCS: $Log: uidtype.U,v $
?RCS: Revision 3.0.1.3 1994/08/29 16:33:25 ram
?RCS: patch32: now uses new Typedef unit to compute type information
?RCS:
?RCS: Revision 3.0.1.2 1994/06/20 07:09:36 ram
?RCS: patch30: comment for uidtype referred to the obsoleted symbol
?RCS:
?RCS: Revision 3.0.1.1 1994/05/13 15:28:27 ram
?RCS: patch27: made conformant to its gidtype.U companion
?RCS: patch27: question now explicitly mentions getuid()
?RCS:
?RCS: Revision 3.0 1993/08/18
    12:09:56 ram
?RCS: Baseline for dist 3.0 netwide release.
?RCS:
?MAKE:uidtype: Myread Typedef Findhdr
?MAKE: -pick add $@ %<
?S:uidtype:
?S: This variable defines Uid_t to be something like uid_t, int,
?S: ushort, or whatever type is used to declare user ids in the kernel.
?S:.
?C:Uid_t (UIDTYPE):
?C: This symbol holds the type used to declare user ids in the kernel.
?C: It can be int, ushort, uid_t, etc... It may be necessary to include
?C: <sys/types.h> to get any typedef'ed information.
?C:.
?H:#define Uid_t $uidtype /* UID type */
?H:.
?T:xxx
: see what type uids are declared as in the kernel
echo " "
echo "Looking for the type for user ids returned by getuid()."
set uid_t uidtype xxx stdio.h sys/types.h
eval $typedef
case "$uidtype" in
xxx)
```

```

xxx=`./findhdr sys/user.h`
set `grep '_ruid;' "$xxx" 2>/dev/null` unsigned short
case $1 in
unsigned) dflt="$1 $2" ;;
*) dflt="$1" ;;
esac
;;
*) dflt="$uidtype";;
esac
case "$uidtype" in
uid_t) echo "uid_t found." ;;
*) rp="What
is the type for user ids returned by getuid()?"
./myread
uidtype="$ans"
;;
esac

```

Found in path(s):

```

* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/typedefs/uidtype.U

```

No license file was found, but licenses were detected in source scan.

?RCS: \$Id\$

?RCS:

?RCS: Copyright (c) 2001 Jarkko Hietaniemi

?RCS:

?RCS: You may redistribute only under the terms of the Artistic License,

?RCS: as specified in the README file that comes with the distribution.

?RCS: You may reuse parts of this distribution only within the terms of

?RCS: that same Artistic License; a copy of which may be found at the root

?RCS: of the source tree for dist 3.0.

?RCS:

?MAKE:d\_sresuproto: Hasproto i\_unistd

?MAKE: -pick add \$@ %<

?S:d\_sresuproto:

?S: This variable conditionally defines the HAS\_SETRESUID\_PROTO symbol,

?S: which indicates to the C program that the system provides

?S: a prototype for the setresuid() function. Otherwise, it is

?S: up to the program to supply one.

?S:.

?C:HAS\_SETRESUID\_PROTO:

?C: This symbol, if defined, indicates that the system provides

?C: a prototype for the setresuid() function. Otherwise, it is up

?C: to the program to supply one. Good guesses are

?C: extern

int setresuid(uid\_t ruid, uid\_t euid, uid\_t suid);

?C:.

```
?H:#$d_sresuproto HAS_SETRESUID_PROTO /**/  
?H:.  
?LINT:set d_sresuproto  
: see if prototype for setresuid is available  
echo " "  
set d_sresuproto setresuid $i_unistd unistd.h  
eval $hasproto
```

Found in path(s):

```
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/perl/d_sresuproto.U
```

No license file was found, but licenses were detected in source scan.

```
?RCS: $Id$
```

```
?RCS:
```

```
?RCS: Copyright (c) 1999 Jarkko Hietaniemi
```

```
?RCS:
```

```
?RCS: You may redistribute only under the terms of the Artistic License,
```

```
?RCS: as specified in the README file that comes with the distribution.
```

```
?RCS: You may reuse parts of this distribution only within the terms of
```

```
?RCS: that same Artistic License; a copy of which may be found at the root
```

```
?RCS: of the source tree for dist 3.0.
```

```
?RCS:
```

```
?MAKE:siteman3dir siteman3direxp installsiteman3dir: Getfile \  
Setprefixvar prefix siteprefix man3dir sed
```

```
?MAKE: -pick add $@ %<
```

```
?Y:TOP
```

```
?Y:TOP
```

```
?D:siteman3dir="
```

```
?S:siteman3dir:
```

```
?S: This variable contains the name of the directory in which site-specific
```

```
?S: library man source pages are to be put. It is the responsibility of the
```

```
?S: Makefile.SH to get the value of this into the proper command.
```

```
?S: You must be prepared to do the ~name expansion yourself.
```

```
?S: The standard distribution will put nothing in this directory.
```

```
?S: After
```

```
perl has been installed, users may install their own local
```

```
?S: man3 pages in this directory with
```

```
?S: MakeMaker Makefile.PL
```

```
?S: or equivalent. See INSTALL for details.
```

```
?S:.
```

```
?D:siteman3direxp="
```

```
?S:siteman3direxp:
```

```
?S: This variable is the same as the siteman3dir variable, but is filename
```

```
?S: expanded at configuration time, for convenient use in makefiles.
```

```
?S:.
```

```
?D:installsiteman3dir="
```

```
?S:installsiteman3dir:
```

```
?S: This variable is really the same as siteman3direxp, unless you are using
```

```

?S: AFS in which case it points to the read/write location whereas
?S: man3direxp only points to the read-only access location. For extra
?S: portability, you should only use this variable within your makefiles.
?S:.
?LINT:change prefixvar
?LINT:set installsiteman3dir
?LINT:set siteman3dir
?LINT:set siteman3direxp
: determine where add-on library man pages go
case "$siteman3dir" in
") dflt=`echo $man3dir | $sed "s#^$prefix#$siteprefix#"` ;;
*) dflt=$siteman3dir ;;
esac
case "$dflt" in
"|' ') dflt=none ;;
esac
fn=dn+~
rp='Pathname
where the site-specific library manual pages should be installed?'
./getfile
prefixvar=siteman3dir
./setprefixvar

```

Found in path(s):

```

* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/installdirs/siteman3dir.U

```

No license file was found, but licenses were detected in source scan.

```

?RCS: $Id: mansrc.U 1 2006-08-24 12:32:52Z rmanfredi $
?RCS:
?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi
?RCS:
?RCS: You may redistribute only under the terms of the Artistic Licence,
?RCS: as specified in the README file that comes with the distribution.
?RCS: You may reuse parts of this distribution only within the terms of
?RCS: that same Artistic Licence; a copy of which may be found at the root
?RCS: of the source tree for dist 4.0.
?RCS:
?RCS: $Log: mansrc.U,v $
?RCS: Revision 3.0.1.9 1997/02/28 16:12:03 ram
?RCS: patch61: don't ask for AFS when they choose to not install pages
?RCS:
?RCS: Revision 3.0.1.8 1995/09/25 09:16:58 ram
?RCS: patch59: unit is now forced to the top of Configure, if possible
?RCS:
?RCS: Revision 3.0.1.7 1995/02/15 14:15:31 ram
?RCS: patch51: was mistakenly duplicating /usr/local/man/man1 (ADO)
?RCS: patch51: added /opt/man/man1 to the lookpath (ADO)

```

?RCS:  
?RCS: Revision  
3.0.1.6 1995/01/30 14:39:34 ram  
?RCS: patch49: can now handle installation prefix changes (from WED)  
?RCS:  
?RCS: Revision 3.0.1.5 1995/01/11 15:32:25 ram  
?RCS: patch45: can now use Loc variables since path stripping is deferred  
?RCS:  
?RCS: Revision 3.0.1.4 1994/08/29 16:30:38 ram  
?RCS: patch32: now uses installation prefix for default setting  
?RCS:  
?RCS: Revision 3.0.1.3 1994/05/06 15:11:10 ram  
?RCS: patch23: added lint hint, assuring that nroff is used  
?RCS:  
?RCS: Revision 3.0.1.2 1994/01/24 14:14:39 ram  
?RCS: patch16: now uses \_nroff in case user asked for portability  
?RCS:  
?RCS: Revision 3.0.1.1 1993/09/13 16:09:31 ram  
?RCS: patch10: allows for L1 man page extension (WAD)  
?RCS:  
?RCS: Revision 3.0 1993/08/18 12:09:14 ram  
?RCS: Baseline for dist 3.0 netwide release.  
?RCS:  
?MAKE:mansrc mansrcexp manext installmansrc: afs cat nroff Loc Oldconfig \  
sysman spackage test Getfile Prefixit prefixexp Prefixup  
?MAKE: -pick add \$@ %<  
?Y:TOP  
?S:mansrc:  
?S: This variable  
contains the name of the directory in which manual  
?S: source pages are to be put. It is the responsibility of the  
?S: Makefile.SH to get the value of this into the proper command.  
?S: You must be prepared to do the ~name expansion yourself.  
?S:.  
?S:mansrcexp:  
?S: This variable is the same as the mansrc variable, but is filename  
?S: expanded at configuration time, for convenient use in makefiles.  
?S:.  
?S:installmansrc:  
?S: This variable is really the same as mansrcexp, unless you are using  
?S: AFS in which case it points to the read/write location whereas  
?S: mansrcexp only points to the read-only access location. For extra  
?S: portability, you should only use this variable within your makefiles.  
?S:.  
?S:manext:  
?S: This variable contains the extension that the manual page should  
?S: have: one of 'n', 'l', or '1'. The Makefile must supply the '.'.  
?S: See mansrc.

```

?S:.
?T:lookpath
: determine where manual pages go
set mansrc mansrc none
eval $prefixit
$cat <<EOM

$spackage has manual
pages available in source form.
EOM
case "$nroff" in
nroff)
echo "However, you don't have nroff, so they're probably useless to you."
case "$mansrc" in
") mansrc="none";;
esac;;
esac
echo "If you don't want the manual sources installed, answer 'none'."
case "$mansrc" in
")
lookpath="$prefixexp/share/man/man1 $prefixexp/man/man1"
lookpath="$lookpath $prefixexp/man/u_man/man1 $prefixexp/man/l_man/man1"
lookpath="$lookpath /usr/local/man/man1 /opt/man/man1 /usr/man/man1"
lookpath="$lookpath /usr/share/man/man1 /usr/local/share/man/man1"
lookpath="$lookpath /usr/man/local/man1 /usr/man/l_man/man1"
lookpath="$lookpath /usr/local/man/u_man/man1 /usr/local/man/l_man/man1"
lookpath="$lookpath /usr/man/man.L"
mansrc=`./loc . $prefixexp/man/man1 $lookpath`
if $test -d "$mansrc"; then
dflt="$mansrc"
else
dflt="$sysman"
fi
set dflt
eval $prefixup
;;
') dflt=none;;
*) dflt="$mansrc"
;;
esac
echo " "
fn=dn~
rp='Where do the manual pages (source) go?'
./getfile
if test
"$X$mansrcexp" != "$X$ansexp"; then
installmansrc="
fi

```

```

mansrc="$ans"
mansrcexp="$ansexp"
case "$mansrc" in
") mansrc=' '
installmansrc="";;
esac
if $afs && $test "$mansrc"; then
$cat <<EOM

```

Since you are running AFS, I need to distinguish the directory in which manual pages reside from the directory in which they are installed (and from which they are presumably copied to the former directory by occult means).

```

EOM
case "$installmansrc" in
") dflt=`echo $mansrcexp | sed 's#^/afs/#/afs/#'`;
*) dflt="$installmansrc";;
esac
fn=de~
rp='Where will man pages be installed?'
./getfile
installmansrc="$ans"
else
installmansrc="$mansrcexp"
fi

```

```

case "$mansrc" in
' ') manext='0';;
*l) manext=l;;
*n) manext=n;;
*o) manext=l;;
*p) manext=n;;
*C) manext=C;;
*L) manext=L;;
*L1) manext=L1;;
*) manext=1;;
esac

```

Found in path(s):

```

* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/mansrc.U

```

No license file was found, but licenses were detected in source scan.

?RCS: You may distribute under the terms of either the GNU General Public

?RCS: License or the Artistic License, as specified in the README file.

?RCS:

?MAKE:d\_nan: Inlibc

?MAKE: -pick add \$@ %<



?S:d\_nan:  
?S: This variable conditionally defines HAS\_NAN if nan() is  
?S: available to generate NaN.  
?S:.  
?C:HAS\_NAN:  
?C: This symbol, if defined, indicates that the nan routine is  
?C: available to generate NaN.  
?C:.  
?H:#\$d\_nan HAS\_NAN /\*\*/  
?H:.  
?LINT:set d\_nan  
: see if nan exists  
set nan d\_nan  
eval \$inlibc

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/perl/d\_nan.U

No license file was found, but licenses were detected in source scan.

?RCS: \$Id: d\_closedir.U,v 3.0.1.3 1997/02/28 15:31:26 ram Exp \$  
?RCS:  
?RCS: Copyright (c) 1991-1993, Raphael Manfredi  
?RCS:  
?RCS: You may redistribute only under the terms of the Artistic License,  
?RCS: as specified in the README file that comes with the distribution.  
?RCS: You may reuse parts of this distribution only within the terms of  
?RCS: that same Artistic License; a copy of which may be found at the root  
?RCS: of the source tree for dist 3.0.  
?RCS:  
?RCS: Original Author: Andy Dougherty <doughera@lafcol.lafayette.edu>  
?RCS:  
?RCS: \$Log: d\_closedir.U,v \$  
?RCS: Revision 3.0.1.3 1997/02/28 15:31:26 ram  
?RCS: patch61: added ?F: metalint hint  
?RCS:  
?RCS: Revision 3.0.1.2 1994/10/29 16:11:18 ram  
?RCS: patch36: added 'ldflags' to the test compile line (ADO)  
?RCS:  
?RCS: Revision 3.0.1.1 1994/08/29 16:07:21 ram  
?RCS: patch32: created by ADO  
?RCS:  
?MAKE:d\_closedir d\_void\_closedir: Inlibc i\_dirent i\_sysdir i\_sysndir  
\  
i\_systypes Compile Setvar rm\_try run  
?MAKE: -pick add \$@ %<  
?S:d\_closedir:  
?S: This variable conditionally defines HAS\_CLOSEDIR if closedir() is

?S: available.  
 ?S:.  
 ?C:HAS\_CLOSEDIR:  
 ?C: This symbol, if defined, indicates that the closedir() routine is  
 ?C: available.  
 ?C:.  
 ?H:#\$d\_closedir HAS\_CLOSEDIR /\*\*/  
 ?H:.  
 ?S:d\_void\_closedir:  
 ?S: This variable conditionally defines VOID\_CLOSEDIR if closedir()  
 ?S: does not return a value.  
 ?S:.  
 ?C:VOID\_CLOSEDIR:  
 ?C: This symbol, if defined, indicates that the closedir() routine  
 ?C: does not return a value.  
 ?C:.  
 ?H:#\$d\_void\_closedir VOID\_CLOSEDIR /\*\*/  
 ?H:.  
 ?F:!try  
 ?LINT:set d\_closedir d\_void\_closedir  
 : see if closedir exists  
 set closedir d\_closedir  
 eval \$inlibc

@if VOID\_CLOSEDIR || d\_void\_closedir  
 ?X: The following contortions are designed so we can call closedir()  
 ?X: and check whether it returns a value. The contortions are designed  
 ?X: to portably pick up the correct directory header, for those  
 ?X: systems that support various mutually incompatible  
 directory functions.  
 ?X: This is from perl5's perl.h  
 case "\$d\_closedir" in  
 "\$define")  
 echo " "  
 echo "Checking whether closedir() returns a status..." >&4  
 cat > try.c <<EOM  
 #\$\_diren I\_DIRENT /\*\*/  
 #\$\_sysdir I\_SYS\_DIR /\*\*/  
 #\$\_sysndir I\_SYS\_NDIR /\*\*/  
 #\$\_systypes I\_SYS\_TYPES /\*\*/  
  
 #if defined(I\_SYS\_TYPES)  
 #include <sys/types.h>  
 #endif  
 #if defined(I\_DIRENT)  
 #include <dirent.h>  
 #else  
 #ifdef I\_SYS\_NDIR

```

#include <sys/ndir.h>
#else
#ifdef I_SYS_DIR
#include <sys/dir.h>
#endif
#endif
#endif
int main() { return closedir(opendir(".")); }
EOM
set try
if eval $compile_ok; then
if $run ./try > /dev/null 2>&1 ; then
echo "Yes, it does."
val="$undef"
else
echo "No, it doesn't."
val="$define"
fi
else
echo "(I can't seem to compile the test program--assuming it doesn't)"
val="$define"
fi
;;
*)
val="$undef";
;;
esac
set d_void_closedir
eval $setvar
$rm_try
@end

```

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/compline/d\_closedir.U

No license file was found, but licenses were detected in source scan.

?RCS: \$Id\$

?RCS:

?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi

?RCS:

?RCS: You may redistribute only under the terms of the Artistic License,

?RCS: as specified in the README file that comes with the distribution.

?RCS: You may reuse parts of this distribution only within the terms of

?RCS: that same Artistic License; a copy of which may be found at the root

?RCS: of the source tree for dist 4.0.

?RCS:

?RCS: \$Log: Oldsym.U,v \$

```

?RCS: Revision 3.0.1.1 1997/02/28 15:06:58 ram
?RCS: patch61: added support for src.U
?RCS:
?RCS: Revision 3.0 1993/08/18 12:05:13 ram
?RCS: Baseline for dist 3.0 netwide release.
?RCS:
?X:
?X: This unit follows the creation of the config.sh file. It adds some
?X: special symbols: defines from patchlevel.h file if any and CONFIG,
?X: which is set to true. Then, we try to keep all the new symbols that
?X: may come from a hint file or a previous config.sh file.
?X:
?MAKE:Oldsym:
Config_sh Options test hint src sed sort uniq
?MAKE: -pick add $@ %<
?T:CONFIG sym tmp
?F:!UU
: add special variables
$test -f $src/patchlevel.h && \
awk '/^#define/ {printf "%s=%s\n", $2, $3}' $src/patchlevel.h >>config.sh
echo "CONFIG=true" >>config.sh

: propagate old symbols
if $test -f UU/config.sh; then
?X: Make sure each symbol is unique in oldconfig.sh
<UU/config.sh $sort | $uniq >UU/oldconfig.sh
?X:
?X: All the symbols that appear twice come only from config.sh (hence the
?X: two config.sh in the command line). These symbols will be removed by
?X: the uniq -u command. The oldsyms file thus contains all the symbols
?X: that did not appear in the produced config.sh (Larry Wall).
?X:
?X: Do not touch the -u flag of uniq. This means you too, Jarkko.
?X:
$sed -n 's/^\([a-zA-Z_0-9]*\)=.*/\1/p' \
config.sh config.sh UU/oldconfig.sh | \
$sort | $uniq -u >UU/oldsyms
set X `cat UU/oldsyms`
shift
case $# in
0) ;;
*)
cat <<EOM
Hmm...You had some extra variables I don't know about...I'll
try to keep 'em...
EOM
echo ": Variables propagated from previous config.sh file." >>config.sh
for sym in `cat UU/oldsyms`; do

```

```

echo " Propagating $hint variable ""$sym..."
eval `tmp=""${sym}""`
echo "$tmp" | \
sed -e "s/^\\"/g" -e "s/^\$sym=/'" -e "s/\/'" >>config.sh
done
;;
esac
fi

```

Found in path(s):

```

* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/Oldsym.U

```

No license file was found, but licenses were detected in source scan.

```

?RCS: $Id: d_table.U 1 2006-08-24 12:32:52Z rmanfredi $
?RCS:
?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi
?RCS:
?RCS: You may redistribute only under the terms of the Artistic Licence,
?RCS: as specified in the README file that comes with the distribution.
?RCS: You may reuse parts of this distribution only within the terms of
?RCS: that same Artistic Licence; a copy of which may be found at the root
?RCS: of the source tree for dist 4.0.
?RCS:
?RCS: $Log: d_table.U,v $
?RCS: Revision 3.0.1.2 1993/11/10 17:34:14 ram
?RCS: patch14: wrongly mentionned an obsolete symbol
?RCS:
?RCS: Revision 3.0.1.1 1993/10/16 13:49:29 ram
?RCS: patch12: created
?RCS:
?MAKE:d_table: Inlibc
?MAKE: -pick add $@ %<
?S:d_table:
?S: This variable conditionally defines HAS_TABLE if table() is
?S: available to examine/update elements from a system table.
?S:.
?C:HAS_TABLE:
?C: This symbol, if defined, indicates that the OSF/1
table() system
?C: call is available to examine/update items from a system table.
?C:.
?H:#$d_table HAS_TABLE /**/
?H:.
?LINT:set d_table
: see if table exists
set table d_table
eval $inlibc

```

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/d\_table.U

No license file was found, but licenses were detected in source scan.

?RCS: \$Id: d\_tcgetpgrp.U 1 2006-08-24 12:32:52Z rmanfredi \$

?RCS:

?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi

?RCS:

?RCS: You may redistribute only under the terms of the Artistic Licence,

?RCS: as specified in the README file that comes with the distribution.

?RCS: You may reuse parts of this distribution only within the terms of

?RCS: that same Artistic Licence; a copy of which may be found at the root

?RCS: of the source tree for dist 4.0.

?RCS:

?RCS: Original Author: Andy Dougherty <doughera@lafcol.lafayette.edu>

?RCS:

?RCS: \$Log: d\_tcgetpgrp.U,v \$

?RCS: Revision 3.0.1.1 1994/08/29 16:12:08 ram

?RCS: patch32: created by ADO

?RCS:

?MAKE:d\_tcgetpgrp: Inlibc

?MAKE: -pick add \$@ %<

?S:d\_tcgetpgrp:

?S: This variable conditionally defines the HAS\_TCGETPGRP symbol, which

?S: indicates to the C program that the tcgetpgrp() routine is available.

?S: to get foreground process group ID.

?S:.

?C:HAS\_TCGETPGRP

:

?C: This symbol, if defined, indicates that the tcgetpgrp routine is

?C: available to get foreground process group ID.

?C:.

?H:#\$d\_tcgetpgrp HAS\_TCGETPGRP /\*\*/

?H:.

?LINT:set d\_tcgetpgrp

: see if tcgetpgrp exists

set tcgetpgrp d\_tcgetpgrp

eval \$inlibc

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/d\_tcgetpgrp.U

No license file was found, but licenses were detected in source scan.

?RCS: You may redistribute only under the terms of the Artistic Licence,

Found in path(s):

- \* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/d\_charsprf.U
- \* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/d\_ckeypad.U
- \* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/d\_nolnbuf.U
- \* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/d\_brokstat.U
- \* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/d\_PORTAR.U
- \* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/mkdep.U
- \* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/d\_bsdjmp.U
- \*
- /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/Magic\_h.U
- \* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/perl/d\_setlocale.U
- \* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/d\_dbl\_dig.U
- \* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/d\_pidcheck.U
- \* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/nlist\_pfx.U
- \* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/modified/d\_dbl\_dig.U

No license file was found, but licenses were detected in source scan.

?RCS: Copyright (c) 2006-2007, H.Merijn Brand

?RCS:

?RCS: You may redistribute only under the terms of the Artistic License,

?RCS: as specified in the README file that comes with the distribution.

?RCS: You may reuse parts of this distribution only within the terms of

?RCS: that same Artistic License; a copy of which may be found at the root

?RCS: of the source tree for dist 3.0.

?RCS:

?MAKE:d\_snprintf\_l d\_vsnprintf\_l : Inlibc d\_snprintf d\_vsnprintf

?MAKE: -pick add \$@ %<

?S:d\_snprintf\_l:

?S: This variable conditionally defines the HAS\_SNPRINTF\_L symbol, which

?S: indicates to the C program that the snprintf\_l () library function

?S: is available.

?S:.

?S:d\_vsnprintf\_l:

?S: This variable conditionally defines the HAS\_VSNPRINTF\_L symbol, which

?S: indicates to the C program that the vsnprintf\_l () library function

?S: is available.

?S:.

?C:HAS\_SNPRINTF\_L:

?C: This symbol, if defined, indicates that the snprintf\_1 () library

?C: function

is available for use.

?C:.

?C:HAS\_VSNPRINTF\_L:

?C: This symbol, if defined, indicates that the vsnprintf\_1 () library

?C: function is available for use.

?C:.

?H:#\$d\_snprintf\_1 HAS\_SNPRINTF\_L /\*\*/

?H:#\$d\_vsnprintf\_1 HAS\_VSNPRINTF\_L /\*\*/

?H:.

: see if snprintf\_1 exists

set snprintf\_1 d\_snprintf\_1

eval \$inlibc

: see if vsnprintf\_1 exists

set vsnprintf\_1 d\_vsnprintf\_1

eval \$inlibc

case "\$d\_snprintf-\$d\_vsnprintf-\$d\_snprintf\_1-\$d\_vsnprintf\_1" in

"\$define-\$define-\$define-\$define")

;;

\*) echo "(These require the basic snprintf and vsnprintf to also be available, which they aren't"

d\_snprintf\_1="\$undef"

d\_vsnprintf\_1="\$undef"

;;

esac

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/threads/d\_snprintf\_1.U

No license file was found, but licenses were detected in source scan.

?RCS: \$Id: libperl.U,v \$

?RCS:

?RCS: Copyright (c) 1996-1998, Andy Dougherty

?RCS:

?RCS: You may distribute under the terms of either the GNU General Public

?RCS: License or the Artistic License, as specified in the README file.

?RCS:

?MAKE:libperl useshrplib shrpenv ldlibpthname: \

Myread Oldconfig archlibexp awk cat libc \

\_a osname osvers so patchlevel subversion usedl ld \

ccdlflags installarchlib userlocatableinc

?MAKE: -pick wipe \$@ %<



?S:libperl:  
 ?S: The perl executable is obtained by linking perlmain.c with  
 ?S: libperl, any static extensions (usually just DynaLoader),  
 ?S: and any other libraries needed on this system. libperl  
 ?S: is usually libperl.a, but can also be libperl.so.xxx if  
 ?S: the user wishes to build a perl executable with a shared  
 ?S: library.  
 ?S:.  
 ?S:useshrplib:  
 ?S: This variable is set to 'true' if the user wishes  
 ?S: to build a shared libperl, and 'false' otherwise.  
 ?S:.  
 ?S:shrpenv:  
 ?S: If  
 the user builds a shared libperl.so, then we need to tell the  
 ?S: 'perl' executable where it will be able to find the installed libperl.so.  
 ?S: One way to do this on some systems is to set the environment variable  
 ?S: LD\_RUN\_PATH to the directory that will be the final location of the  
 ?S: shared libperl.so. The makefile can use this with something like  
 ?S: \$shrpenv \$(CC) -o perl perlmain.o \$libperl \$libs  
 ?S: Typical values are  
 ?S: shrpenv="env LD\_RUN\_PATH=\$sarchlibexp/CORE"  
 ?S: or  
 ?S: shrpenv="  
 ?S: See the main perl Makefile.SH for actual working usage.  
 ?S:  
 ?S: Alternatively, we might be able to use a command line option such  
 ?S: as -R \$sarchlibexp/CORE (Solaris) or -Wl,-rpath  
 ?S: \$sarchlibexp/CORE (Linux).  
 ?S:.  
 ?S:ldlibpthname:  
 ?S: This variable holds the name of the shared library  
 ?S: search path, often LD\_LIBRARY\_PATH. To get an empty  
 ?S: string, the hints file must set this to 'none'.  
 ?S:.  
 ?T:shrpdir majonly majmin also xxx tmp\_shrpenv  
 ?X: metalint gets confused and thinks we're  
 actually setting LDOPTS  
 ?X: and LD\_RUN\_PATH.  
 ?LINT:extern LDOPTS  
 ?LINT:change LDOPTS  
 ?LINT:extern LD\_RUN\_PATH  
 ?LINT:change LD\_RUN\_PATH  
 ?LINT:change ccdlflags  
 ?LINT:extern maintloc maintname  
 ?Y:top  
 : Do we want a shared libperl?  
 also="

```

case "$usedl" in
$undef)
# No dynamic loading being used, so don't bother even to prompt.
useshrplib='false'
;;
*) case "$useshrplib" in
") case "$osname" in
svr4*|nonstopux|dgux|dynixptx|esix|powerux|haiku|cygwin*)
dflt=y
also='Building a shared libperl is required for dynamic loading to work on your system.'
;;
*) dflt=n
;;
esac
;;
$define[true][Yy]*)
dflt=y
;;
*) dflt=n
;;
esac
$cat << EOM

```

The perl executable is normally obtained by linking perlmain.c with libperl\${\_a}, any static extensions (usually just DynaLoader), and any other libraries needed on this system (such as -lm, etc.). Since your system supports dynamic loading, it is probably possible to build a shared libperl.\$so. If you will have more than one executable linked to libperl.\$so, this will significantly reduce the size of each executable, but it may have a noticeable effect on performance. The default is probably sensible for your system.

\$also

EOM

```

rp="Build a shared libperl.$so (y/n)"
./myread
case "$ans" in
true|$define[[Yy]*)
useshrplib='true' ;;
*) useshrplib='false' ;;
esac
;;
esac

```

```

case "$useshrplib" in
true)
case "$userelocatableinc" in

```

```

true|define)
echo "Cannot build with both -Duser relocatable inc and -Duser hrplib" >&4
echo "See INSTALL for an explanation why that won't work." >&4
exit 4
;;
esac
case "$libperl" in
")
# Figure out a good name for libperl.so. Since it gets stored in
# a version-specific architecture-dependent library, the version
# number isn't really that important, except for making cc/ld happy.
#
# A name such as libperl.so.10.1
majmin="libperl.$so.$patchlevel.$subversion"
# A name such as libperl.so.100
majonly=`echo $patchlevel $subversion |
$awk '{printf
"%d%02d", $1, $2}`
majonly=libperl.$so.$majonly
# I'd prefer to keep the os-specific stuff here to a minimum, and
# rely on figuring it out from the naming of libc.
case "${osname}${osvers}" in
*linux*|gnu*) # ld won't link with a bare -lperl otherwise.
dflt=libperl.$so
;;
cygwin*) # ld links now against the dll directly
majmin="cygperl5_${patchlevel}_${subversion}.$so"
majonly=`echo $patchlevel $subversion |
$awk '{printf "%03d%03d", $1, $2}`
majonly=cygperl5.$majonly.$so
dflt=$majmin
;;
*) # Try to guess based on whether libc has major.minor.
case "$libc" in
*libc.$so.[0-9]*.[0-9]*) dflt=$majmin ;;
*libc.$so.[0-9]*) dflt=$majonly ;;
*) dflt=libperl.$so ;;
esac
;;
esac
;;
*) dflt=$libperl
;;
esac
cat << EOM

```

I need to select a good name for the shared libperl. If your system uses library names with major and minor numbers, then you might want something

like \$majmin. Alternatively, if your system uses a single version number for shared libraries, then you might want to use \$majonly. Or, your system might be quite happy with a simple libperl.\$so.

Since the shared libperl will get installed into a version-specific architecture-dependent directory, the version number of the shared perl library probably isn't important, so the default should be o.k.

EOM

```
rp='What name do you want to give to the shared libperl?'
. ./myread
libperl=$ans
echo "Ok, I'll use $libperl"
;;
*)
libperl="libperl${_a}"
;;
esac
```

```
# Detect old use of shrpdir via undocumented Configure -Dshrpdir
case "$shrpdir" in
```

```
) ;;
```

```
*) $cat >&4 <<EOM
```

```
WARNING: Use of the shrpdir variable for the installation location of
the shared $libperl is not supported. It was never documented and
will not work in this version. Let me (<$maintloc>)
know of any problems this may cause.
```

EOM

```
case "$shrpdir" in
"$sarchlibexp/CORE")
$cat >&4 <<EOM
```

```
But your current setting of $shrpdir is
the default anyway, so it's harmless.
```

EOM

```
;;
```

```
*)
```

```
$cat
```

```
>&4 <<EOM
```

```
Further, your current attempted setting of $shrpdir
conflicts with the value of $sarchlibexp/CORE
that installperl will use.
```

EOM

```
;;
```

```
esac
```

```
;;
```

```
esac
```

```

# How will the perl executable find the installed shared $libperl?
# Add $xxx to ccdlflags.
# If we can't figure out a command-line option, use $shrpenv to
# set env LD_RUN_PATH. The main perl makefile uses this.
shrpdir=$archlibexp/CORE
xxx=""
tmp_shrpenv=""
if "$useshrplib"; then
  case "$osname" in
    aix)
      # We'll set it in Makefile.SH...
      ;;
    solaris)
      xxx="-R $shrpdir"
      ;;
    freebsd|minix|mirbsd|netbsd|openbsd|interix|dragonfly|bitrig)
      xxx="-Wl,-R,$shrpdir"
      ;;
    bsdos|linux|irix*|dec_osf|gnu*|haiku)
      xxx="-Wl,-rpath,$shrpdir"
      ;;
    hpux*)
      # hpux doesn't like the default, either.
      tmp_shrpenv="env LDOPTS=\'+s +b${shrpdir}\'"
      ;;
    cygwin)
      # cygwin needs only ldlibpth
      ;;
    *)
      tmp_shrpenv="env LD_RUN_PATH=$shrpdir"
      ;;
  esac
  case "$xxx" in
    ") ;;
    *)
      # Only add $xxx if it isn't already in ccdlflags.
      case
        " $cdlflags " in
          *" $xxx "*) ;;
          *) ccdlflags="$cdlflags $xxx"
        esac
      cat <<EOM >&4

```

Adding \$xxx to the flags  
passed to \$ld so that the perl executable will find the  
installed shared \$libperl.

EOM

```

;;
esac
;;
esac
fi
# Fix ccldflags in AIX for building external extensions.
# (For building Perl itself bare -bE:perl.exp is needed,
# Makefile.SH takes care of this.)
case "$osname" in
aix) ccldflags="$ccldflags -bE:$installarchlib/CORE/perl.exp" ;;
esac
# Respect a hint or command-line value.
case "$shrpenv" in
") shrpenv="$tmp_shrpenv" ;;
esac
case "$ldlibpthname" in
") ldlibpthname=LD_LIBRARY_PATH ;;
none) ldlibpthname="" ;;
esac

```

Found in path(s):

```
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/perl/libperl.U
```

No license file was found, but licenses were detected in source scan.

?RCS: \$Id: d\_strchr.U 1 2006-08-24 12:32:52Z rmanfredi \$

?RCS:

?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi

?RCS:

?RCS: You may redistribute only under the terms of the Artistic Licence,

?RCS: as specified in the README file that comes with the distribution.

?RCS: You may reuse parts of this distribution only within the terms of

?RCS: that same Artistic Licence; a copy of which may be found at the root

?RCS: of the source tree for dist 4.0.

?RCS:

?RCS: \$Log: d\_strchr.U,v \$

?RCS: Revision 3.0.1.2 1993/10/16 13:49:20 ram

?RCS: patch12: added support for HAS\_INDEX

?RCS: patch12: added magic for index() and rindex()

?RCS:

?RCS: Revision 3.0.1.1 1993/09/13 16:05:26 ram

?RCS: patch10: now only defines HAS\_STRCHR, no macro remap of index (WAD)

?RCS:

?RCS: Revision 3.0 1993/08/18 12:07:32 ram

?RCS: Baseline for dist 3.0 netwide release.

?RCS:

?MAKE:d\_strchr d\_index: contains strings Setvar Myread Oldconfig

```

Csym
?MAKE: -pick add $@ %<
?S:d_strchr:
?S: This variable conditionally defines HAS_STRCHR if strchr() and
?S: strrchr() are available for string searching.
?S:.
?S:d_index:
?S: This variable conditionally defines HAS_INDEX if index() and
?S: rindex() are available for string searching.
?S:.
?C:HAS_STRCHR:
?C: This symbol is defined to indicate that the strchr()/strrchr()
?C: functions are available for string searching. If not, try the
?C: index()/rindex() pair.
?C:.
?C:HAS_INDEX:
?C: This symbol is defined to indicate that the index()/rindex()
?C: functions are available for string searching.
?C:.
?H:#$d_strchr HAS_STRCHR /**/
?H:#$d_index HAS_INDEX /**/
?H:.
?M:index: HAS_INDEX
?M:#ifndef HAS_INDEX
?M:#ifndef index
?M:#define index strchr
?M:#endif
?M:#endif
?M:.
?M:rindex: HAS_INDEX
?M:#ifndef HAS_INDEX
?M:#ifndef rindex
?M:#define rindex strrchr
?M:#endif
?M:#endif
?M:.
?T:vali
?LINT:set d_strchr d_index
: index or strchr
echo " "
if set index val -f; eval $csym; $val; then
if
set strchr val -f d_strchr; eval $csym; $val; then
if $contains strchr "$strings" >/dev/null 2>&1 ; then
?X: has index, strchr, and strrchr in string header
val="$define"
vali="$undef"
echo "strchr() found." >&4

```

```

else
?X: has index, strchr, and no strchr in string header
  val="$undef"
  vali="$define"
  echo "index() found." >&4
fi
else
?X: has only index, no strchr, string header is a moot point
  val="$undef"
  vali="$define"
  echo "index() found." >&4
fi
else
if set strchr val -f d_strchr; eval $csym; $val; then
  val="$define"
  vali="$undef"
  echo "strchr() found." >&4
else
  echo "No index() or strchr() found!" >&4
  val="$undef"
  vali="$undef"
fi
fi
set d_strchr; eval $setvar
val="$vali"
set d_index; eval $setvar

```

Found in path(s):

```
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/d_strchr.U
```

No license file was found, but licenses were detected in source scan.

?RCS: \$Id\$

?RCS:

?RCS: Copyright (c) 2017, Karl Williamson

?RCS:

?RCS: You may redistribute only under the terms of the Artistic License,

?RCS: as specified in the README file that comes with the distribution.

?RCS: You may reuse parts of this distribution only within the terms of

?RCS: that same Artistic License; a copy of which may be found at the root

?RCS: of the source tree for dist 3.0.

?RCS:

?MAKE:i\_wchar: Inhdr

?MAKE: -pick add \$@ %<

?S:i\_wchar:

?S: This variable conditionally defines the I\_WCHAR symbol,

?S: that indicates whether a C program may include <wchar.h>.

?S:.



?C:I\_WCHAR:  
?C: This symbol, if defined, indicates to the C program that <wchar.h>  
?C: is available for inclusion  
?C:.  
?H:#\$i\_wchar I\_WCHAR /\*\*/  
?H:.  
?LINT:set i\_wchar  
: see if wchar.h is present  
set wchar.h i\_wchar  
eval \$inhdr

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/perl/i\_wchar.U

No license file was found, but licenses were detected in source scan.

?RCS: \$Id: i\_sysmode.U,v \$  
?RCS:  
?RCS: Copyright (c) 2000 Jarkko Hietaniemi  
?RCS:  
?RCS: You may distribute under the terms of either the GNU General Public  
?RCS: License or the Artistic License, as specified in the README file.  
?RCS:  
?MAKE:i\_sysmode: Inhdr Hasfield  
?MAKE: -pick add \$@ %<  
?S:i\_sysmode:  
?S: This variable conditionally defines the I\_SYSMODE symbol,  
?S: and indicates whether a C program should include <sys/mode.h>.  
?S:.  
?C:I\_SYSMODE:  
?C: This symbol, if defined, indicates that <sys/mode.h> exists and  
?C: should be included.  
?C:.  
?H:#\$i\_sysmode I\_SYSMODE /\*\*/  
?H:.  
?LINT:set i\_sysmode  
: see if this is a sys/mode.h system  
set sys/mode.h i\_sysmode  
eval \$inhdr

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/perl/i\_sysmode.U

No license file was found, but licenses were detected in source scan.

?RCS: \$Id: d\_localtime\_r.U,v 0RCS:  
?RCS: Copyright (c) 2002,2003 Jarkko Hietaniemi  
?RCS: Copyright (c) 2006,2007 H.Merijn Brand

?RCS:  
?RCS: You may distribute under the terms of either the GNU General Public  
?RCS: License or the Artistic License, as specified in the README file.  
?RCS:  
?RCS: Generated by the reentr.pl from the Perl 5.8 distribution.  
?RCS:  
?MAKE:d\_localtime\_r d\_localtime\_r\_needs\_tzset localtime\_r\_proto: Inlibc \  
cat run Protochk Hasproto i\_systypes usethreads i\_time i\_systime \  
rm\_try Compile extern\_C i\_stdlib i\_unistd i\_malloc  
?MAKE: -pick add \$@ %<  
?S:d\_localtime\_r:  
?S: This variable conditionally defines the HAS\_LOCALTIME\_R symbol,  
?S: which indicates to the C program that the localtime\_r()  
?S: routine is available.  
?S:.  
?S:d\_localtime\_r\_needs\_tzset:  
?S: This variable conditionally defines the LOCALTIME\_R\_NEEDS\_TZSET  
?S: symbol, which makes us call tzset before localtime\_r()  
?S:.  
?S:localtime\_r\_proto:  
?S: This  
variable encodes the prototype of localtime\_r.  
?S: It is zero if d\_localtime\_r is undef, and one of the  
?S: REENTRANT\_PROTO\_T\_ABC macros of reentr.h if d\_localtime\_r  
?S: is defined.  
?S:.  
?C:HAS\_LOCALTIME\_R:  
?C: This symbol, if defined, indicates that the localtime\_r routine  
?C: is available to localtime re-entrantly.  
?C:.  
?C:LOCALTIME\_R\_NEEDS\_TZSET:  
?C: Many libc's localtime\_r implementations do not call tzset,  
?C: making them differ from localtime(), and making timezone  
?C: changes using \$ENV{TZ} without explicitly calling tzset  
?C: impossible. This symbol makes us call tzset before localtime\_r  
?C:.  
?H:%<:#\$d\_localtime\_r\_needs\_tzset LOCALTIME\_R\_NEEDS\_TZSET /\*\*/  
?H:%<:#ifdef LOCALTIME\_R\_NEEDS\_TZSET  
?H:%<:#define L\_R\_TZSET tzset(),  
?H:%<:#else  
?H:%<:#define L\_R\_TZSET  
?H:%<:#endif  
?H:.  
?C:L\_R\_TZSET:  
?C: If localtime\_r() needs tzset, it is defined in this define  
?C:.  
?C:LOCALTIME\_R\_PROTO:  
?C: This symbol encodes the prototype of localtime\_r.

```

?C: It is zero if d_localtime_r
is undef, and one of the
?C: REENTRANT_PROTO_T_ABC macros of reentr.h if d_localtime_r
?C: is defined.
?C:.
?H:#$d_localtime_r HAS_LOCALTIME_R /**/
?H:#define LOCALTIME_R_PROTO $localtime_r_proto /**/
?H:.
?T:try hdrs d_localtime_r_proto
?F:!try
: see if localtime_r exists
set localtime_r d_localtime_r
eval $inlibc
case "$d_localtime_r" in
"$define")
hdrs="$i_systypes sys/types.h define stdio.h $i_time time.h $i_systime sys/time.h"
case "$d_localtime_r_proto:$usethreads" in
":define") d_localtime_r_proto=define
set d_localtime_r_proto localtime_r $hdrs
eval $hasproto ;;
*) ;;
esac
case "$d_localtime_r_proto" in
define)
case "$localtime_r_proto" in
"|0) try='struct tm* localtime_r(const time_t*, struct tm*);'
./protochk "$$extern_C $try" $hdrs && localtime_r_proto=S_TS ;;
esac
case "$localtime_r_proto" in
"|0) try='int localtime_r(const time_t*, struct tm*);'
./protochk "$$extern_C $try" $hdrs && localtime_r_proto=I_TS ;;
esac
case "$localtime_r_proto" in
"|0) d_localtime_r=undef
localtime_r_proto=0
echo
"Disabling localtime_r, cannot determine prototype." >&4 ;;
*) case "$localtime_r_proto" in
REENTRANT_PROTO*) ;;
*) localtime_r_proto="REENTRANT_PROTO_$localtime_r_proto" ;;
esac
echo "Prototype: $try" ;;
esac
;;
*) case "$usethreads" in
define) echo "localtime_r has no prototype, not using it." >&4 ;;
esac
d_localtime_r=undef

```

```

    localtime_r_proto=0
;;
esac
;;
*) localtime_r_proto=0
;;
esac

: see if localtime_r calls tzset
case "$localtime_r_proto" in
REENTRANT_PROTO*)
    $cat >try.c <<EOCP
/* Does our libc's localtime_r call tzset ?
* return 0 if so, 1 otherwise.
*/
#$i_systypes I_SYS_TYPES
#$i_unistd I_UNISTD
#$i_time I_TIME
#$i_stdlib I_STDLIB
#$i_malloc I_MALLOC
#ifdef I_SYS_TYPES
# include <sys/types.h>
#endif
#ifdef I_UNISTD
# include <unistd.h>
#endif
#ifdef I_TIME
# include <time.h>
#endif
#ifdef I_STDLIB
#include <stdlib.h>
#endif
#include <string.h>
#ifdef I_MALLOC
# include <malloc.h>
#endif
int
main()
{
    time_t t = time(0L);
    char w_tz[]="TZ" "=GMT+5",
    e_tz[]="TZ" "=GMT-5",
    *tz_e = (char*)malloc(16),
    *tz_w = (char*)malloc(16);
    struct tm tm_e, tm_w;
    memset(&tm_e,'\0',sizeof(struct tm));
    memset(&tm_w,'\0',sizeof(struct tm));
    strcpy(tz_e,e_tz);

```

```

strcpy(tz_w,w_tz);

putenv(tz_e);
localtime_r(&t, &tm_e);

putenv(tz_w);
localtime_r(&t, &tm_w);

if( memcmp(&tm_e, &tm_w, sizeof(struct tm)) == 0 )
return 1;
return 0;
}

```

```

EOCP
set try
if eval $compile; then
  if $run ./try; then
    d_localtime_r_needs_tzset=undef;
  else
    d_localtime_r_needs_tzset=define;
  fi;
else
  d_localtime_r_needs_tzset=undef;
fi;
;;
*)
  d_localtime_r_needs_tzset=undef;
;;
esac
$rm_try

```

Found in path(s):

```

* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/threads/d_localtime_r.U

```

No license file was found, but licenses were detected in source scan.

```
?RCS: $Id: d_NeWS.U 1 2006-08-24 12:32:52Z rmanfredi $
```

```
?RCS:
```

```
?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi
```

```
?RCS:
```

```
?RCS: You may redistribute only under the terms of the Artistic Licence,
```

```
?RCS: as specified in the README file that comes with the distribution.
```

```
?RCS: You may reuse parts of this distribution only within the terms of
```

```
?RCS: that same Artistic Licence; a copy of which may be found at the root
```

```
?RCS: of the source tree for dist 4.0.
```

```
?RCS:
```

```
?RCS: $Log: d_NeWS.U,v $
```

```
?RCS: Revision 3.0 1993/08/18 12:05:39 ram
```

```
?RCS: Baseline for dist 3.0 netwide release.
```

```

?RCS:
?MAKE:d_news d_news0 d_newshome d_textcan: test rm Myread Getfile
?MAKE: -pick add $@ %<
?S:d_news:
?S: Set if running NeWS 1.1
?S:.
?S:d_news0:
?S: Set if running NeWS 1.0
?S:.
?S:d_newshome:
?S: Path to the top directory of the NeWS structure.
?S:.
?S:d_textcan:
?S: Path to where the textcan.ps stuff is...
?S:.
?C:HAS_NEWS1_1 (NEWS1_1):
?C: This
symbol defined if running NeWS 1.1.
?C:.
?C:HAS_NEWS1_0 (NEWS1_0):
?C: This symbol defined if running NeWS 1.0.
?C:.
?C:TEXTCAN:
?C: Tells path to where the textcan.ps stuff is...
?C:.
?H:#$d_news HAS_NEWS1_1 /**/
?H:#$d_news0 HAS_NEWS1_0 /**/
?H:#define TEXTCAN $d_textcan /**/
?H:.
?INIT:: default path for NeWS
?INIT:d_newshome="/usr/NeWS"
?INIT:
: Check to see what version of NeWS is being run?
cd ..
echo " "
echo "Now for the interesting stuff... Lets see what kind of NeWS"
echo "they grow round here...."
echo " "
dflt='y'
if $test -d $d_newshome; then
d_newshome=`(cd $d_newshome ; /bin/pwd)`
echo "Ah...found myself a NeWS in $d_newshome..."
dflt='y'
rp="Is this the NeWS you want your children to grow up with?"
. UU/myread
fi
while $test $ans = "n"; do
dflt=$d_newshome

```

```

fn=d
rp="Path to NeWS you want:"
. UU/getfile
d_newshome=$ans

echo " "
if $test ! -d $d_newshome/lib; then
echo "ARG! No lib directory in $d_newshome!!!"
: heavy medicine. I wonder what the disease
is...
$rm -f kit*isdone
$rm -rf UU
: bye bye
set -t; echo "Sorry... no NeWS is bad news..."
fi

if $test -r $d_newshome/lib/NeWS/colors.ps ; then
echo 'Ahh... your running NeWS 1.1! Boy... that makes stuff easy....'
echo " "
d_news="$define"
d_news0="$undef"
if $test -r $d_newshome/lib/NeWS/textcan.ps; then
d_textcan=$d_newshome/lib/NeWS
echo "The textcan.ps stuff seems to be in : $d_textcan"
else
d_textcan=$d_newshome/clientsrc/client/nterm
if $test ! -r $d_textcan/textcan.ps; then
d_news="$undef"
d_news0="$define"
echo 'Hmm... must have been fooled... gotta be NeWS 1.1 beta!'
else
echo "The textcan.ps stuff seems to be in : $d_textcan"
fi
fi
else
echo 'snif... sniff... I smell the dilapidated smell of NeWS 1.0..'
echo 'Some things will not work under NeWS 1.0...'
d_news="$undef"
d_news0="$define"
fi
cd UU

Found in path(s):
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-
5.30.0/dist/U/d_NeWS.U
No license file was found, but licenses were detected in source scan.

?RCS: $Id: d_fcntl.U 1 2006-08-24 12:32:52Z rmanfredi $

```

?RCS:  
?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi  
?RCS:  
?RCS: You may redistribute only under the terms of the Artistic Licence,  
?RCS: as specified in the README file that comes with the distribution.  
?RCS: You may reuse parts of this distribution only within the terms of  
?RCS: that same Artistic Licence; a copy of which may be found at the root  
?RCS: of the source tree for dist 4.0.  
?RCS:  
?RCS: \$Log: d\_fcntl.U,v \$  
?RCS: Revision 3.0 1993/08/18 12:06:01 ram  
?RCS: Baseline for dist 3.0 netwide release.  
?RCS:  
?MAKE:d\_fcntl: Inlibc  
?MAKE: -pick add \$@ %<  
?S:d\_fcntl:  
?S: This variable conditionally defines the HAS\_FCNTL symbol, and indicates  
?S: whether the fcntl() function exists  
?S:.  
?C:HAS\_FCNTL:  
?C: This symbol, if defined, indicates to the C program that  
?C: the fcntl() function exists.  
?C:.  
?H:#\$d\_fcntl HAS\_FCNTL /\*\*/  
?H:.  
?LINT:set d\_fcntl  
:  
see if this is an fcntl system  
set fcntl d\_fcntl  
eval \$inlibc

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/d\_fcntl.U

No license file was found, but licenses were detected in source scan.

?RCS: \$Id: Rcs.U 1 2006-08-24 12:32:52Z rmanfredi \$  
?RCS:  
?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi  
?RCS:  
?RCS: You may redistribute only under the terms of the Artistic Licence,  
?RCS: as specified in the README file that comes with the distribution.  
?RCS: You may reuse parts of this distribution only within the terms of  
?RCS: that same Artistic Licence; a copy of which may be found at the root  
?RCS: of the source tree for dist 4.0.  
?RCS:  
?RCS: \$Log: Rcs.U,v \$  
?RCS: Revision 3.0 1993/08/18 12:05:15 ram



?RCS: Baseline for dist 3.0 netwide release.

?RCS:

?X:

?X: This is a unit that helps people who write SH scripts and keep them under

?X: RCS, but don't think to protect the \$Log and other \$Id keywords from

?X: variable substitution (or people like me who do not like to).

?X:

?MAKE:Author Date Header Id Locker Log RCSfile Revision Source State: Oldconfig

?MAKE: -pick weed \$@ %<

?LINT:describe Author

Date Header Id Locker Log RCSfile Revision Source State

: preserve RCS keywords in files with variable substitution, grrr

?Author:Author='\$Author'

?Date:Date='\$Date'

?Header:Header='\$Header'

?Id:Id='\$Id'

?\$Locker'

?Log:Log='\$Log'

?RCSfile:RCSfile='\$RCSfile'

?Revision:Revision='\$Revision'

?Source:Source='\$Source'

?State:State='\$State'

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/Rcs.U

No license file was found, but licenses were detected in source scan.

?RCS: You may distribute under the terms of either the GNU General Public

?RCS: License or the Artistic License, as specified in the README file.

?RCS:

?MAKE:d\_log1p: Inlibc

?MAKE: -pick add \$@ %<

?S:d\_log1p:

?S: This variable conditionally defines the HAS\_LOG1P symbol, which

?S: indicates to the C program that the logp1() routine is available

?S: to compute log(1 + x) for values of x close to zero.

?S:.

?C:HAS\_LOG1P:

?C: This symbol, if defined, indicates that the log1p routine is

?C: available to do the logarithm of 1 plus argument function.

?C:.

?H:#\$d\_log1p HAS\_LOG1P /\*\*/

?H:.

?LINT:set d\_log1p

: see if log1p exists

set log1p d\_log1p

eval \$inlibc

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/perl/d\_log1p.U

No license file was found, but licenses were detected in source scan.

?RCS: \$Id: intsize.U,v 3.0.1.2 1997/02/28 15:55:26 ram Exp \$

?RCS:

?RCS: Copyright (c) 1991-1993, Raphael Manfredi

?RCS:

?RCS: You may redistribute only under the terms of the Artistic License,

?RCS: as specified in the README file that comes with the distribution.

?RCS: You may reuse parts of this distribution only within the terms of

?RCS: that same Artistic License; a copy of which may be found at the root

?RCS: of the source tree for dist 3.0.

?RCS:

?RCS: \$Log: intsize.U,v \$

?RCS: Revision 3.0.1.2 1997/02/28 15:55:26 ram

?RCS: patch61: avoid prompting the user if the test runs ok

?RCS: patch61: moved code from longsize.U into there

?RCS: patch61: new tests for shortsize as well

?RCS:

?RCS: Revision 3.0.1.1 1994/10/29 16:21:06 ram

?RCS: patch36: added ?F: line for metalint file checking

?RCS:

?RCS: Revision 3.0 1993/08/18 12:08:52 ram

?RCS: Baseline for dist 3.0 netwide release.

?RCS:

?MAKE:intsize longsize

shortsize: Compile Myread cat run i\_stdlib rm\_try

?MAKE: -pick add \$@ %<

?S:intsize:

?S: This variable contains the value of the INTSIZE symbol, which

?S: indicates to the C program how many bytes there are in an int.

?S:.

?S:longsize:

?S: This variable contains the value of the LONGSIZE symbol, which

?S: indicates to the C program how many bytes there are in a long.

?S:.

?S:shortsize:

?S: This variable contains the value of the SHORTSIZE symbol which

?S: indicates to the C program how many bytes there are in a short.

?S:.

?C:INTSIZE:

?C: This symbol contains the value of sizeof(int) so that the C

?C: preprocessor can make decisions based on it.

?C:.

?C:LONGSIZE:

?C: This symbol contains the value of sizeof(long) so that the C

?C: preprocessor can make decisions based on it.

?C:.

?C:SHORTSIZE:

?C: This symbol contains the value of sizeof(short) so that the C

?C: preprocessor can make decisions based on it.

?C:.

?H:#define INTSIZE \$intsize /\*\*/

?H:#define LONGSIZE \$longsize /\*\*/

?H:#define

SHORTSIZE \$shortsize /\*\*/

?H:.

?F:!try

: check for lengths of integral types

echo " "

case "\$intsize" in

")

echo "Checking to see how big your integers are..." >&4

\$cat >try.c <<EOCP

#include <stdio.h>

#\$i\_stdlib I\_STDLIB

#ifdef I\_STDLIB

#include <stdlib.h>

#endif

int main()

{

@if INTSIZE || intsize

printf("intsize=%d;\n", (int)sizeof(int));

@end

@if LONGSIZE || longsize

printf("longsize=%d;\n", (int)sizeof(long));

@end

@if SHORTSIZE || shortsize

printf("shortsize=%d;\n", (int)sizeof(short));

@end

exit(0);

}

EOCP

set try

if eval \$compile\_ok && \$run ./try > /dev/null; then

eval ` \$run ./try `

@if INTSIZE || intsize

echo "Your integers are \$intsize bytes long."

@end

@if LONGSIZE || longsize

echo "Your long integers are \$longsize bytes long."

@end

@if SHORTSIZE || shortsize

```

    echo "Your short integers are $shortsize bytes long."
@end
else
    $cat >&4 <<EOM
!
Help! I can't compile and run the intsize test program: please enlighten me!
(This is probably a misconfiguration
in your system or libraries, and
you really ought to fix it. Still, I'll try anyway.)
!
EOM
@if INTSIZE || intsize
    dflt=4
    rp="What is the size of an integer (in bytes)?"
    ./myread
    intsize="$ans"
@end
@if LONGSIZE || longsize
    dflt=$intsize
    rp="What is the size of a long integer (in bytes)?"
    ./myread
    longsize="$ans"
@end
@if SHORTSIZE || shortsize
    dflt=2
    rp="What is the size of a short integer (in bytes)?"
    ./myread
    shortsize="$ans"
@end
fi
;;
esac
$rm_try

```

Found in path(s):

```
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/a_dvisory/intsize.U
```

No license file was found, but licenses were detected in source scan.

```
?RCS: $Id: d_endhent.U,v 3.0 1993/08/18 12:06:09 ram Exp $
```

```
?RCS:
```

```
?RCS: Copyright (c) 1991-1993, Raphael Manfredi
```

```
?RCS:
```

```
?RCS: You may redistribute only under the terms of the Artistic License,
```

```
?RCS: as specified in the README file that comes with the distribution.
```

```
?RCS: You may reuse parts of this distribution only within the terms of
```

```
?RCS: that same Artistic License; a copy of which may be found at the root
```

```
?RCS: of the source tree for dist 3.0.
```

?RCS:  
?RCS: \$Log: d\_endhent.U,v \$  
?RCS: Revision 3.0 1993/08/18 12:06:09 ram  
?RCS: Baseline for dist 3.0 worldwide release.  
?RCS:  
?MAKE:d\_endhent: Inlibc  
?MAKE: -pick add \$@ %<  
?S:d\_endhent:  
?S: This variable conditionally defines HAS\_ENDHOSTENT if endhostent() is  
?S: available to close whatever was being used for host queries.  
?S:.  
?C:HAS\_ENDHOSTENT:  
?C: This symbol, if defined, indicates that the endhostent() routine is  
?C: available to close whatever was being used for host  
queries.  
?C:.  
?H:#\$d\_endhent HAS\_ENDHOSTENT /\*\*/  
?H:.  
?LINT:set d\_endhent  
: see if endhostent exists  
set endhostent d\_endhent  
eval \$inlibc

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/modified/d\_endhent.U

No license file was found, but licenses were detected in source scan.

?RCS: \$Id: gidtype.U,v 3.0.1.3 1994/08/29 16:21:44 ram Exp \$  
?RCS:  
?RCS: Copyright (c) 1991-1993, Raphael Manfredi  
?RCS:  
?RCS: You may redistribute only under the terms of the Artistic License,  
?RCS: as specified in the README file that comes with the distribution.  
?RCS: You may reuse parts of this distribution only within the terms of  
?RCS: that same Artistic License; a copy of which may be found at the root  
?RCS: of the source tree for dist 3.0.  
?RCS:  
?RCS: \$Log: gidtype.U,v \$  
?RCS: Revision 3.0.1.3 1994/08/29 16:21:44 ram  
?RCS: patch32: now uses new Typedef unit to compute type information  
?RCS: patch32: removed useless usage of Setvar (for now)  
?RCS:  
?RCS: Revision 3.0.1.2 1994/05/13 15:21:07 ram  
?RCS: patch27: added lint hint  
?RCS:  
?RCS: Revision 3.0.1.1 1994/05/06 15:01:51 ram  
?RCS: patch23: protected gidtype setting via setvar (ADO)

```

?RCS: patch23: made Gid_t comment more explicit (ADO)
?RCS:
?RCS: Revision
3.0 1993/08/18 12:08:11 ram
?RCS: Baseline for dist 3.0 netwide release.
?RCS:
?MAKE:gidtype: Myread Typedef Findhdr
?MAKE: -pick add $@ %<
?S:gidtype:
?S: This variable defines Gid_t to be something like gid_t, int,
?S: ushort, or whatever type is used to declare the return type
?S: of getgid(). Typically, it is the type of group ids in the kernel.
?S:.
?C:Gid_t (GIDTYPE):
?C: This symbol holds the return type of getgid() and the type of
?C: argument to setrgid() and related functions. Typically,
?C: it is the type of group ids in the kernel. It can be int, ushort,
?C: gid_t, etc... It may be necessary to include <sys/types.h> to get
?C: any typedefed information.
?C:.
?H:#define Gid_t $gidtype /* Type for getgid(), etc... */
?H:.
?T:xxx
: see what type gids are declared as in the kernel
echo " "
echo "Looking for the type for group ids returned by getgid()."
set gid_t gidtype xxx stdio.h sys/types.h
eval $typedef
case "$gidtype" in
xxx)
xxx=`./findhdr sys/user.h`
set `grep
'groups\[\NGROUPS\];' "$xxx" 2>/dev/null` unsigned short
case $1 in
unsigned) dflt="$1 $2" ;;
*) dflt="$1" ;;
esac
;;
*) dflt="$gidtype";;
esac
case "$gidtype" in
gid_t) echo "gid_t found." ;;
*) rp="What is the type for group ids returned by getgid()?"
./myread
gidtype="$ans"
;;
esac

```

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/typedefs/gidtype.U

No license file was found, but licenses were detected in source scan.

?RCS: You may distribute under the terms of either the GNU General Public

?RCS: License or the Artistic License, as specified in the README file.

?RCS:

?MAKE:d\_llroundl: Inlibc

?MAKE: -pick add \$@ %<

?S:d\_llroundl:

?S: This variable conditionally defines the HAS\_LLROUNDL symbol, which

?S: indicates to the C program that the llroundl() routine is available

?S: to return the long long value nearest to x away from zero.

?S:.

?C:HAS\_LLROUNDL:

?C: This symbol, if defined, indicates that the llroundl routine is

?C: available to return the nearest long long value away from zero of

?C: the long double argument value.

?C:.

?H:#\$d\_llroundl HAS\_LLROUNDL /\*\*/

?H:.

?LINT:set d\_llroundl

: see if llroundl exists

set llroundl d\_llroundl

eval \$inlibc

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/perl/d\_llroundl.U

No license file was found, but licenses were detected in source scan.

?RCS: \$Id: perl5.U,v \$

?RCS:

?RCS: Copyright (c) 2000 Andrew Dougherty

?RCS:

?RCS: You may distribute under the terms of either the GNU General Public

?RCS: License or the Artistic License, as specified in the README file.

?RCS:

?RCS: \$Log: perl5.U,v \$

?RCS:

?X:

?X: The purpose of this unit is to locate a previously installed

?X: version of perl5 suitable for running inc\_version\_list.U.

?X: We check for 5.005 and later because inc\_version\_list is

?X: irrelevant for earlier versions.

?X:

?MAKE:perl5: path\_sep binexp test sed exe\_ext

```

?MAKE: -pick add $@ %<
?Y:TOP
?S:perl5:
?S: This variable contains the full path (if any) to a previously
?S: installed perl5.005 or later suitable for running the script
?S: to determine inc_version_list.
?S:.
?T: tdir
: Find perl5.005 or later.
echo "Looking for a previously installed perl5.005 or later... "
case "$perl5" in
") for tdir in `echo "$binexp$path_sep$PATH" | $sed "s/$path_sep/
/g"; do
: Check if this perl is recent and can load a simple module
if $test -x $tdir/perl$exe_ext && $tdir/perl -Mless -e 'use 5.005;' >/dev/null 2>&1; then
perl5=$tdir/perl
break;
elif $test -x $tdir/perl5$exe_ext && $tdir/perl5 -Mless -e 'use 5.005;' >/dev/null 2>&1; then
perl5=$tdir/perl5
break;
fi
done
;;
*) perl5="$perl5"
;;
esac
case "$perl5" in
") echo "None found. That's ok.";;
*) echo "Using $perl5." ;;
esac

```

Found in path(s):

```

* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-
5.30.0/U/installdirs/perl5.U

```

No license file was found, but licenses were detected in source scan.

```

?RCS: $Id: d_pipe.U 1 2006-08-24 12:32:52Z rmanfredi $
?RCS:
?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi
?RCS:
?RCS: You may redistribute only under the terms of the Artistic Licence,
?RCS: as specified in the README file that comes with the distribution.
?RCS: You may reuse parts of this distribution only within the terms of
?RCS: that same Artistic Licence; a copy of which may be found at the root
?RCS: of the source tree for dist 4.0.
?RCS:
?RCS: Original Author: Andy Dougherty <doughera@lafcol.lafayette.edu>
?RCS:

```



?RCS: \$Log: d\_pipe.U,v \$  
?RCS: Revision 3.0.1.1 1994/08/29 16:11:44 ram  
?RCS: patch32: created by ADO  
?RCS:  
?MAKE:d\_pipe: Inlibc  
?MAKE: -pick add \$@ %<  
?S:d\_pipe:  
?S: This variable conditionally defines the HAS\_PIPE symbol, which  
?S: indicates to the C program that the pipe() routine is available  
?S: to create an inter-process channel.  
?S:.  
?C:HAS\_PIPE :  
?C: This symbol, if defined, indicates  
that the pipe routine is  
?C: available to create an inter-process channel.  
?C:.  
?H:#\$d\_pipe HAS\_PIPE /\*\*/  
?H:.  
?LINT:set d\_pipe  
: see if pipe exists  
set pipe d\_pipe  
eval \$inlibc

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/d\_pipe.U

No license file was found, but licenses were detected in source scan.

?RCS: \$Id: i\_fcntl.U 1 2006-08-24 12:32:52Z rmanfredi \$  
?RCS:  
?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi  
?RCS:  
?RCS: You may redistribute only under the terms of the Artistic Licence,  
?RCS: as specified in the README file that comes with the distribution.  
?RCS: You may reuse parts of this distribution only within the terms of  
?RCS: that same Artistic Licence; a copy of which may be found at the root  
?RCS: of the source tree for dist 4.0.  
?RCS:  
?RCS: \$Log: i\_fcntl.U,v \$  
?RCS: Revision 3.0 1993/08/18 12:08:18 ram  
?RCS: Baseline for dist 3.0 netwide release.  
?RCS:  
?MAKE:i\_fcntl: h\_fcntl h\_sysfile +i\_sysfile Inhdr Setvar  
?MAKE: -pick add \$@ %<  
?S:i\_fcntl:  
?S: This variable controls the value of I\_FCNTL (which tells  
?S: the C program to include <fcntl.h>).  
?S:.

?C:I\_FCNTL (HDR\_O\_STUFF FCNTL):

?C: This manifest constant tells the C program to include <fcntl.h>.

?C:.

?H:#\$i\_fcntl I\_FCNTL /\*\*/

?H:.

?T:val

?X:

Make line lists +i\_sysfile to ensure tests for <sys/file.h> will be

?X: conducted prior tests for <fcntl.h>, hence making sure the h\_sysfile

?X: variable is correctly set when we reach that unit.

?LINT:set i\_fcntl

?LINT:use i\_sysfile

?LINT:change h\_fcntl

: see if fcntl.h is there

val="

set fcntl.h val

eval \$inhdr

: see if we can include fcntl.h

case "\$val" in

"\$define")

echo " "

if \$h\_fcntl; then

val="\$define"

echo "We'll be including <fcntl.h>." >&4

else

val="\$undef"

if \$h\_sysfile; then

echo "We don't need to include <fcntl.h> if we include <sys/file.h>." >&4

else

echo "We won't be including <fcntl.h>." >&4

fi

fi

::

\*)

h\_fcntl=false

val="\$undef"

::

esac

set i\_fcntl

eval \$setvar

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/i\_fcntl.U

No license file was found, but licenses were detected in source scan.

?RCS: \$Id: Begin.U 1 2006-08-24 12:32:52Z rmanfredi \$

?RCS:  
?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi  
?RCS:  
?RCS: You may redistribute only under the terms of the Artistic Licence,  
?RCS: as specified in the README file that comes with the distribution.  
?RCS: You may reuse parts of this distribution only within the terms of  
?RCS: that same Artistic Licence; a copy of which may be found at the root  
?RCS: of the source tree for dist 4.0.  
?RCS:  
?RCS: \$Log: Begin.U,v \$  
?RCS: Revision 3.0.1.3 1997/02/28 14:56:35 ram  
?RCS: patch61: added Extractall dependency  
?RCS:  
?RCS: Revision 3.0.1.2 1995/01/30 14:25:08 ram  
?RCS: patch49: avoid an empty rmlist: systems might choke on it (WED)  
?RCS:  
?RCS: Revision 3.0.1.1 1994/10/31 09:32:20 ram  
?RCS: patch44: created  
?RCS:  
?X:  
?X: This file comes after option processing had been done and after all  
?X: the default values have been set up. It marks the beginning  
of questions.  
?X: It is important that Options be listed \*after\* Myinit to ensure that the  
?X: default initializations performed by Init and Myinit will not clobber  
?X: any setting done on the command line via -D or -U.  
?X:  
?MAKE:Begin: Myinit Options package Extractall  
?MAKE: -pick add \$@ %<  
: Eunice requires " " instead of "", can you believe it  
echo " "  
: Here we go...  
echo "Beginning of configuration questions for \$package."

?X: Make sure the rm below is given a non-empty list for some systems.  
?X: This is run only when within the UU directory, hence we can safely  
?X: attempt to rm a non-existent 'X' file...  
trap 'echo " "; test -d ../UU && rm -rf X \$rmlist; exit 1' 1 2 3 15

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/Begin.U

No license file was found, but licenses were detected in source scan.

?RCS: You may distribute under the terms of either the GNU General Public  
?RCS: License or the Artistic License, as specified in the README file.  
?RCS:  
?MAKE:d\_remquo: Inlibc

?MAKE: -pick add \$@ %<  
?S:d\_remquo:  
?S: This variable conditionally defines the HAS\_REMQUO symbol, which  
?S: indicates to the C program that the remquo() routine is available.  
?S:.  
?C:HAS\_REMQUO:  
?C: This symbol, if defined, indicates that the remquo routine is  
?C: available to return the remainder and part of quotient.  
?C:.  
?H:#\$d\_remquo HAS\_REMQUO /\*\*/  
?H:.  
?LINT:set d\_remquo  
: see if remquo exists  
set remquo d\_remquo  
eval \$inlibc

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/perl/d\_remquo.U

No license file was found, but licenses were detected in source scan.

?RCS: \$Id: d\_memset.U 1 2006-08-24 12:32:52Z rmanfredi \$  
?RCS:  
?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi  
?RCS:  
?RCS: You may redistribute only under the terms of the Artistic Licence,  
?RCS: as specified in the README file that comes with the distribution.  
?RCS: You may reuse parts of this distribution only within the terms of  
?RCS: that same Artistic Licence; a copy of which may be found at the root  
?RCS: of the source tree for dist 4.0.  
?RCS:  
?RCS: \$Log: d\_memset.U,v \$  
?RCS: Revision 3.0.1.1 1993/09/13 16:03:11 ram  
?RCS: patch10: removed text recommending bzero over memset (WAD)  
?RCS:  
?RCS: Revision 3.0 1993/08/18 12:06:36 ram  
?RCS: Baseline for dist 3.0 netwide release.  
?RCS:  
?MAKE:d\_memset: Inlibc  
?MAKE: -pick add \$@ %<  
?S:d\_memset:  
?S: This variable conditionally defines the HAS\_MEMSET symbol, which  
?S: indicates to the C program that the memset() routine is available  
?S: to set blocks of memory.  
?S:.  
?C:HAS\_MEMSET  
(MEMSET):  
?C: This symbol, if defined, indicates that the memset routine is available

?C: to set blocks of memory.

?C:.

?H:#\$d\_memset HAS\_MEMSET /\*\*/

?H:.

?LINT:set d\_memset

: see if memset exists

set memset d\_memset

eval \$inlibc

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/d\_memset.U

No license file was found, but licenses were detected in source scan.

# \$Id: errnolist.a,v 3.0 1993/08/18 12:04:35 ram Exp ram \$

#

# Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi

#

# You may redistribute only under the terms of the Artistic Licence,

# as specified in the README file that comes with the distribution.

# You may reuse parts of this distribution only within the terms of

# that same Artistic Licence; a copy of which may be found at the root

# of the source tree for dist 4.0.

#

# Original Author: Harlan Stenn <harlan@mumps.pfcs.com>

#

# \$Log: errnolist.a,v \$

# Revision 3.0 1993/08/18 12:04:35 ram

# Baseline for dist 3.0 netwide release.

#

#

# This is a simple-minded awk script to generate an initialization for

# sys\_errnolist on systems that don't have it.

# This file now depends only on sys/errno.h error numbers under maxerr being

# in order. It will complain and die if not. NOTE: It will still produce

# a compilable output file, even with errors, so you

must check the output.

BEGIN {

format = "\t\"%s\", \n"

printf("/\*\n\*\* This is a generated file. Do NOT edit it unless you really have to...\n\*/\n")

printf("char \*sys\_errnolist[] = {\n")

maxerr = 89

}

\$1=="#define" {

if(count > maxerr || substr(\$2,1,1) != "E")

```

next # we're not interested
if($3 < count) { # this is bad
printf("Fatal error: %s out of order at %s\n",\
FILENAME, $2)>"/dev/tty"
exit 1
}
# fill in the blanks
while($3 > count) {
dummy=sprintf("EDUMMY%d",count)
printf(format,dummy)
count++
}
printf(format,$2)
count++
}

END {
printf("\t0\n");\n")
}

```

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/lib/errnolist.a

No license file was found, but licenses were detected in source scan.

?RCS: You may distribute under the terms of either the GNU General Public

?RCS: License or the Artistic License, as specified in the README file.

?RCS:

?MAKE:d\_llround: Inlibc

?MAKE: -pick add \$@ %<

?S:d\_llround:

?S: This variable conditionally defines the HAS\_LLROUND symbol, which

?S: indicates to the C program that the llround() routine is available

?S: to return the long long value nearest to x.

?S:.

?C:HAS\_LLROUND:

?C: This symbol, if defined, indicates that the llround routine is

?C: available to return the nearest long long value.

?C:.

?H:#\$d\_llround HAS\_LLROUND /\*\*/

?H:.

?LINT:set d\_llround

: see if llround exists

set llround d\_llround

eval \$inlibc

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-

5.30.0/U/perl/d\_llround.U

No license file was found, but licenses were detected in source scan.

```
?RCS: $Id: d_getpagsz.U,v 3.0.1.1 1994/10/29 16:13:10 ram Exp $
?RCS:
?RCS: Copyright (c) 1991-1993, Raphael Manfredi
?RCS:
?RCS: You may redistribute only under the terms of the Artistic License,
?RCS: as specified in the README file that comes with the distribution.
?RCS: You may reuse parts of this distribution only within the terms of
?RCS: that same Artistic License; a copy of which may be found at the root
?RCS: of the source tree for dist 3.0.
?RCS:
?RCS: $Log: d_getpagsz.U,v $
?RCS: Revision 3.0.1.1 1994/10/29 16:13:10 ram
?RCS: patch36: added ?F: line for metalint file checking
?RCS:
?RCS: Revision 3.0 1993/08/18 12:06:14 ram
?RCS: Baseline for dist 3.0 netwide release.
?RCS:
?MAKE:d_getpagsz: Compile Oldconfig Myread Inlibc Findhdr
?MAKE: -pick add $@ %<
?S:d_getpagsz:
?S: This variable conditionally defines HAS_GETPAGESIZE if getpagesize()
?S: is available to get the system page size.
?S:.
?C:HAS_GETPAGESIZE
(GETPAGESIZE):
?C: This symbol, if defined, indicates that the getpagesize system call
?C: is available to get system page size, which is the granularity of
?C: many memory management calls.
?C:.
?H:#$d_getpagsz HAS_GETPAGESIZE /**/
?H:.
?LINT:set d_getpagsz
: see if getpagesize exists
set getpagesize d_getpagsz
eval $inlibc
```

Found in path(s):

```
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/compline/d_getpagsz.U
```

No license file was found, but licenses were detected in source scan.

```
?RCS: $Id: d_getsent.U,v 3.0 1993/08/18 12:06:09 ram Exp $
?RCS:
?RCS: Copyright (c) 1991-1993, Raphael Manfredi
?RCS:
```

?RCS: You may redistribute only under the terms of the Artistic License,  
?RCS: as specified in the README file that comes with the distribution.  
?RCS: You may reuse parts of this distribution only within the terms of  
?RCS: that same Artistic License; a copy of which may be found at the root  
?RCS: of the source tree for dist 3.0.  
?RCS:  
?RCS: \$Log: d\_getsent.U,v \$  
?RCS: Revision 3.0 1993/08/18 12:06:09 ram  
?RCS: Baseline for dist 3.0 netwide release.  
?RCS:  
?MAKE:d\_getsent: Inlibc  
?MAKE: -pick add \$@ %<  
?S:d\_getsent:  
?S: This variable conditionally defines HAS\_GETSERVENT if getservernt() is  
?S: available to look up network services in some data base or another.  
?S:.  
?C:HAS\_GETSERVENT:  
?C: This symbol, if defined, indicates that the getservernt() routine is  
?C: available to look up network services in some  
data base or another.  
?C:.  
?H:#\$d\_getsent HAS\_GETSERVENT /\*\*/  
?H:.  
?LINT:set d\_getsent  
: see if getservernt exists  
set getservernt d\_getsent  
eval \$inlibc

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/modified/d\_getsent.U

No license file was found, but licenses were detected in source scan.

?RCS: You may distribute under the terms of either the GNU General Public  
?RCS: License or the Artistic License, as specified in the README file.  
?RCS:  
?MAKE:d\_scalbn: Inlibc  
?MAKE: -pick add \$@ %<  
?S:d\_scalbn:  
?S: This variable conditionally defines the HAS\_SCALBN symbol, which  
?S: indicates to the C program that the scalbn() routine is available.  
?S:.  
?C:HAS\_SCALBN:  
?C: This symbol, if defined, indicates that the scalbn routine is  
?C: available to multiply floating-point number by integral power  
?C: of radix.  
?C:.  
?H:#\$d\_scalbn HAS\_SCALBN /\*\*/



```
?H:
?LINT:set d_scalbn
: see if scalbn exists
set scalbn d_scalbn
eval $inlibc
```

Found in path(s):

```
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/perl/d_scalbn.U
```

No license file was found, but licenses were detected in source scan.

?RCS: You may distribute under the terms of either the GNU General Public

?RCS: License or the Artistic License, as specified in the README file.

?RCS:

?MAKE:d\_memrchr: Inlibc Hasproto d\_gnulibc

?MAKE: -pick add \$@ %<

?S:d\_memrchr:

?S: This variable conditionally defines the HAS\_MEMRCHR symbol, which

?S: indicates to the C program that the memrchr() routine is available

?S: to return a pointer to the last occurrence of a byte in a memory

?S: area (or NULL if not found).

?S:.

?C:HAS\_MEMRCHR:

?C: This symbol, if defined, indicates that the memrchr routine is

?C: available to return a pointer to the last occurrence of a byte in

?C: a memory area (or NULL if not found).

?C:.

?H:#\$d\_memrchr HAS\_MEMRCHR /\*\*/

?H:.

?T:d\_memrchr\_proto xx1 xx2 xx3 xx4

?LINT:set d\_memrchr

: see if memrchr exists

: We need both a prototype in string.h and the symbol in libc.

echo " "

d\_memrchr\_proto="

xx1="#\$d\_gnulibc HAS\_GNULIBC"

xx2="#if defined(HAS\_GNULIBC)

&& !defined(\_GNU\_SOURCE)'

xx3='# define \_GNU\_SOURCE'

xx4='#endif'

set d\_memrchr\_proto memrchr literal "\$xx1" literal "\$xx2" literal "\$xx3" literal "\$xx4" define string.h

eval \$hasproto

case "\$d\_memrchr\_proto" in

define) # see if memrchr exists

set memrchr d\_memrchr

eval \$inlibc

::

\*) val=\$undef

```
set d_memrchr
eval $setvar
;;
esac
```

Found in path(s):

```
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/perl/d_memrchr.U
```

No license file was found, but licenses were detected in source scan.

```
?RCS: $Id: d_stdstdio.U,v 3.0.1.3 1997/02/28 15:46:32 ram Exp $
?RCS:
?RCS: Copyright (c) 1991-1993, Raphael Manfredi
?RCS:
?RCS: You may redistribute only under the terms of the Artistic License,
?RCS: as specified in the README file that comes with the distribution.
?RCS: You may reuse parts of this distribution only within the terms of
?RCS: that same Artistic License; a copy of which may be found at the root
?RCS: of the source tree for dist 3.0.
?RCS:
?RCS: Original Author: Tye McQueen <tye@metronet.com>
?RCS:
?RCS: $Log: d_stdstdio.U,v $
?RCS: Revision 3.0.1.3 1997/02/28 15:46:32 ram
?RCS: patch61: merged with perl5's unit
?RCS:
?RCS: Revision 3.0.1.2 1995/07/25 14:06:54 ram
?RCS: patch56: typo fix on ?C: line for FILE_bufsiz
?RCS: patch56: fixed unbalanced parenthesis (ADO)
?RCS: patch56: check whether FILE_cnt and FILE_ptr can be assigned to (ADO)
?RCS:
?RCS: Revision 3.0.1.1 1995/05/12 12:12:11 ram
?RCS:
patch54: complete rewrite by Tye McQueen to fit modern systems
?RCS:
?RCS: Revision 3.0 1993/08/18 12:07:31 ram
?RCS: Baseline for dist 3.0 netwide release.
?RCS:
?MAKE:d_stdstdio d_stdibase stdio_ptr stdio_cnt \
d_stdio_ptr_lval_sets_cnt d_stdio_ptr_lval_nochange_cnt stdio_base \
stdio_bufsiz d_stdio_cnt_lval d_stdio_ptr_lval stdio_filbuf: cat \
Compile contains rm_try d_gnulibc gnulibc_version i_stdlib \
Setvar Findhdr Oldconfig run to
?MAKE: -pick weed $@ %<
?S:d_stdstdio:
?S: This variable conditionally defines USE_STDIO_PTR if this system
?S: has a FILE structure declaring usable _ptr and _cnt fields (or
?S: equivalent) in stdio.h.
```

?S:.

?S:stdio\_ptr:

?S: This variable defines how, given a FILE pointer, fp, to access the

?S: \_ptr field (or equivalent) of stdio.h's FILE structure. This will

?S: be used to define the macro FILE\_ptr(fp).

?S:.

?S:d\_stdio\_ptr\_lval:

?S: This variable conditionally defines STDIO\_PTR\_LVALUE if the

?S: FILE\_ptr macro can be used as an lvalue.

?S:.

?S:stdio\_cnt:

?S: This

variable defines how, given a FILE pointer, fp, to access the

?S: \_cnt field (or equivalent) of stdio.h's FILE structure. This will

?S: be used to define the macro FILE\_cnt(fp).

?S:.

?S:d\_stdio\_cnt\_lval:

?S: This variable conditionally defines STDIO\_CNT\_LVALUE if the

?S: FILE\_cnt macro can be used as an lvalue.

?S:.

?S:d\_stdio\_ptr\_lval\_sets\_cnt:

?S: This symbol is defined if using the FILE\_ptr macro as an lvalue

?S: to increase the pointer by n has the side effect of decreasing the

?S: value of File\_cnt(fp) by n.

?S:.

?S:d\_stdio\_ptr\_lval\_nochange\_cnt:

?S: This symbol is defined if using the FILE\_ptr macro as an lvalue

?S: to increase the pointer by n leaves File\_cnt(fp) unchanged.

?S:.

?S:stdio\_filbuf:

?S: This variable defines how, given a FILE pointer, fp, to tell

?S: stdio to refill its internal buffers (?). This will

?S: be used to define the macro FILE\_filbuf(fp).

?S:.

?S:d\_stdiobase:

?S: This variable conditionally defines USE\_STDIO\_BASE if this system

?S: has

a FILE structure declaring a usable \_base field (or equivalent)

?S: in stdio.h.

?S:.

?S:stdio\_base:

?S: This variable defines how, given a FILE pointer, fp, to access the

?S: \_base field (or equivalent) of stdio.h's FILE structure. This will

?S: be used to define the macro FILE\_base(fp).

?S:.

?S:stdio\_bufsiz:

?S: This variable defines how, given a FILE pointer, fp, to determine

?S: the number of bytes store in the I/O buffer pointer to by the

?S: `_base` field (or equivalent) of `stdio.h`'s `FILE` structure. This will  
?S: be used to define the macro `FILE_bufsiz(fp)`.

?S:.

?C: `USE_STDIO_PTR ~ d_stdstdio (USE_STD_STDIO STDSTDIO)`:

?C: This symbol is defined if the `_ptr` and `_cnt` fields (or similar)  
?C: of the `stdio` `FILE` structure can be used to access the `stdio` buffer  
?C: for a file handle. If this is defined, then the `FILE_ptr(fp)`  
?C: and `FILE_cnt(fp)` macros will also be defined and should be used  
?C: to access these fields.

?C:.

?C: `FILE_ptr`:

?C: This macro is used to access the `_ptr`  
field (or equivalent) of the  
?C: `FILE` structure pointed to by its argument. This macro will always be  
?C: defined if `USE_STDIO_PTR` is defined.

?C:.

?C: `STDIO_PTR_LVALUE`:

?C: This symbol is defined if the `FILE_ptr` macro can be used as an  
?C: lvalue.

?C:.

?C: `FILE_cnt`:

?C: This macro is used to access the `_cnt` field (or equivalent) of the  
?C: `FILE` structure pointed to by its argument. This macro will always be  
?C: defined if `USE_STDIO_PTR` is defined.

?C:.

?C: `STDIO_CNT_LVALUE`:

?C: This symbol is defined if the `FILE_cnt` macro can be used as an  
?C: lvalue.

?C:.

?C: `STDIO_PTR_LVAL_SETS_CNT`:

?C: This symbol is defined if using the `FILE_ptr` macro as an lvalue  
?C: to increase the pointer by `n` has the side effect of decreasing the  
?C: value of `File_cnt(fp)` by `n`.

?C:.

?C: `STDIO_PTR_LVAL_NOCHANGE_CNT`:

?C: This symbol is defined if using the `FILE_ptr` macro as an lvalue  
?C: to increase the pointer by `n` leaves `File_cnt(fp)` unchanged.

?C:.

?C: `FILE_filbuf`:

?C: This macro is used to access the internal `stdio`  
`_filbuf` function  
?C: (or equivalent), if `STDIO_CNT_LVALUE` and `STDIO_PTR_LVALUE`  
?C: are defined. It is typically either `_filbuf` or `__filbuf`.  
?C: This macro will only be defined if both `STDIO_CNT_LVALUE` and  
?C: `STDIO_PTR_LVALUE` are defined.

?C:.

?H: `?d_stdstdio:#$d_stdstdio USE_STDIO_PTR /**/`  
?H: `?d_stdstdio:#ifdef USE_STDIO_PTR`

```

?H:#define FILE_ptr(fp) $stdio_ptr
?H:#$d_stdio_ptr_lval STDIO_PTR_LVALUE /**/
?H:#define FILE_cnt(fp) $stdio_cnt
?H:#$d_stdio_cnt_lval STDIO_CNT_LVALUE /**/
?H:#$d_stdio_ptr_lval_sets_cnt STDIO_PTR_LVAL_SETS_CNT /**/
?H:#$d_stdio_ptr_lval_nochange_cnt STDIO_PTR_LVAL_NOCHANGE_CNT /**/
?H:?FILE_filbuf:#if defined(STDIO_PTR_LVALUE) && defined(STDIO_CNT_LVALUE)
?H:?FILE_filbuf:#define FILE_filbuf(fp) $stdio_filbuf /**/
?H:?FILE_filbuf:#endif
?H:?d_stdstdio:#endif
?H:.
?W:d_stdstdio:FILE_ptr FILE_cnt FILE_filbuf
?C:USE_STDIO_BASE ~ d_stdibase:
?C: This symbol is defined if the _base field (or similar) of the
?C: stdio FILE structure can be used to access the
stdio buffer for
?C: a file handle. If this is defined, then the FILE_base(fp) macro
?C: will also be defined and should be used to access this field.
?C: Also, the FILE_bufsiz(fp) macro will be defined and should be used
?C: to determine the number of bytes in the buffer. USE_STDIO_BASE
?C: will never be defined unless USE_STDIO_PTR is.
?C:.
?C:FILE_base:
?C: This macro is used to access the _base field (or equivalent) of the
?C: FILE structure pointed to by its argument. This macro will always be
?C: defined if USE_STDIO_BASE is defined.
?C:.
?C:FILE_bufsiz:
?C: This macro is used to determine the number of bytes in the I/O
?C: buffer pointed to by _base field (or equivalent) of the FILE
?C: structure pointed to its argument. This macro will always be defined
?C: if USE_STDIO_BASE is defined.
?C:.
?H:?d_stdibase:#$d_stdibase USE_STDIO_BASE /**/
?H:?d_stdibase:#ifdef USE_STDIO_BASE
?H:#define FILE_base(fp) $stdio_base
?H:#define FILE_bufsiz(fp) $stdio_bufsiz
?H:?d_stdibase:#endif
?H:.
?W:d_stdibase:FILE_base
FILE_bufsiz
?T:ptr_lval cnt_lval filbuf xxx
?F:!try
?LINT:set d_stdstdio d_stdibase
: see if _ptr and _cnt from stdio act std
echo " "

if $contains '_lbfsize' `./findhdr stdio.h` >/dev/null 2>&1 ; then

```

```

echo "(Looks like you have stdio.h from BSD.)"
case "$stdio_ptr" in
") stdio_ptr='((fp)->_p)'
ptr_lval=$define
;;
*) ptr_lval=$d_stdio_ptr_lval;;
esac
case "$stdio_cnt" in
") stdio_cnt='((fp)->_r)'
cnt_lval=$define
;;
*) cnt_lval=$d_stdio_cnt_lval;;
esac
case "$stdio_base" in
") stdio_base='((fp)->_ub._base ? (fp)->_ub._base : (fp)->_bf._base)';;
esac
case "$stdio_bufsiz" in
") stdio_bufsiz='((fp)->_ub._base ? (fp)->_ub._size : (fp)->_bf._size)';;
esac
elif $contains '_IO_fpos_t' `./findhdr stdio.h` `./findhdr libio.h` >/dev/null 2>&1 ; then
echo "(Looks like you have stdio.h from Linux.)"
case "$stdio_ptr" in
") stdio_ptr='((fp)->_IO_read_ptr)'
ptr_lval=$define
;;
*) ptr_lval=$d_stdio_ptr_lval;;
esac
case "$stdio_cnt"
in
") stdio_cnt='((fp)->_IO_read_end - (fp)->_IO_read_ptr)'
cnt_lval=$undef
;;
*) cnt_lval=$d_stdio_cnt_lval;;
esac
case "$stdio_base" in
") stdio_base='((fp)->_IO_read_base)';;
esac
case "$stdio_bufsiz" in
") stdio_bufsiz='((fp)->_IO_read_end - (fp)->_IO_read_base)';;
esac
else
case "$stdio_ptr" in
") stdio_ptr='((fp)->_ptr)'
ptr_lval=$define
;;
*) ptr_lval=$d_stdio_ptr_lval;;
esac
case "$stdio_cnt" in

```

```

") stdio_cnt='((fp)->_cnt)'
cnt_lval=$define
;;
*) cnt_lval=$d_stdio_cnt_lval;;
esac
case "$stdio_base" in
") stdio_base='((fp)->_base)';;
esac
case "$stdio_bufsiz" in
") stdio_bufsiz='((fp)->_cnt + (fp)->_ptr - (fp)->_base)';;
esac
fi

```

: test whether \_ptr and \_cnt really work

```
echo "Checking how std your stdio is..." >&4
```

```
$cat >try.c <<EOP
```

```
#include <stdio.h>
```

```
#$i_stdlib I_STDLIB
```

```
#ifdef I_STDLIB
```

```
#include <stdlib.h>
```

```
#endif
```

```
#define FILE_ptr(fp) $stdio_ptr
```

```
#define FILE_cnt(fp) $stdio_cnt
```

```
int main() {
```

```
FILE *fp = fopen("try.c", "r");
```

```
char c = getc(fp);
```

```
if
```

```
(
```

```
18 <= FILE_cnt(fp) &&
```

```
strcmp(FILE_ptr(fp), "include <stdio.h>\n", 18) == 0
```

```
)
```

```
exit(0);
```

```
exit(1);
```

```
}
```

```
EOP
```

```
val="$undef"
```

```
set try
```

```
if eval $compile && $to try.c; then
```

```
if $run ./try; then
```

```
echo "Your stdio acts pretty std."
```

```
val="$define"
```

```
else
```

```
echo "Your stdio isn't very std."
```

```
fi
```

```
else
```

```
echo "Your stdio doesn't appear very std."
```

```
fi
```

```
$rm_try
```

```

# glibc 2.2.90 and above apparently change stdio streams so Perl's
# direct buffer manipulation no longer works. The Configure tests
# should be changed to correctly detect this, but until then,
# the following check should at least let perl compile and run.
# (This quick fix should be updated before 5.8.1.)
# To be defensive, reject all unknown versions, and all versions > 2.2.9.
# A. Dougherty, June 3, 2002.
case "$d_gnulibc" in
$define)
case "$gnulibc_version" in
2.[01]*) ;;
2.2) ;;
2.2.[0-9]) ;;
*) echo "But I will not snoop inside glibc $gnulibc_version stdio buffers."
val="$undef"
;;
esac
;;
esac
set d_stdstdio
eval
$setvar

```

```

@if STDIO_PTR_LVALUE || d_stdio_ptr_lval
: Can _ptr be used as an lvalue?
?X: Only makes sense if we have a known stdio implementation.
case "$d_stdstdio$ptr_lval" in
$define$define) val=$define ;;
*) val=$undef ;;
esac
set d_stdio_ptr_lval
eval $setvar
@end

```

```

@if STDIO_CNT_LVALUE || d_stdio_cnt_lval
: Can _cnt be used as an lvalue?
?X: Only makes sense if we have a known stdio implementation.
case "$d_stdstdio$cnt_lval" in
$define$define) val=$define ;;
*) val=$undef ;;
esac
set d_stdio_cnt_lval
eval $setvar
@end

```

```

@if FILE_filbuf
: How to access the stdio _filbuf or __filbuf function.

```



```

: If this fails, check how the getc macro in stdio.h works.
case "${d_stdio_ptr_lval}${d_stdio_cnt_lval}" in
${define}${define})
: Try $hint value, if any, then _filbuf, __filbuf, _fill, then punt.
: _fill is for os/2.
xxx='notok'
for filbuf in $stdio_filbuf '_filbuf(fp)' '__filbuf(fp)' '_fill(fp)' ; do
$cat >try.c <<EOP
#include <stdio.h>
#i_stdlib I_STDLIB
#ifdef I_STDLIB
#include <stdlib.h>
#endif
#define
FILE_ptr(fp) $stdio_ptr
#define FILE_cnt(fp) $stdio_cnt
#define FILE_filbuf(fp) $filbuf
int main() {
FILE *fp = fopen("try.c", "r");
int c;
c = getc(fp);
c = FILE_filbuf(fp); /* Just looking for linker errors.*/
exit(0);
}
EOP
set try
if eval $compile && $to try.c && $run ./try; then
echo "Your stdio appears to use $filbuf"
stdio_filbuf="$filbuf"
xxx='ok'
break
else
echo "Hmm. $filbuf doesn't seem to work."
fi
$rm_try
done
case "$xxx" in
notok) echo "I can't figure out how to access _filbuf"
echo "I'll just have to work around it."
d_stdio_ptr_lval="$undef"
d_stdio_cnt_lval="$undef"
;;
esac
;;
esac
@end

@if STDIO_PTR_LVALUE

```

```

: test whether setting _ptr sets _cnt as a side effect
d_stdio_ptr_lval_sets_cnt="$undef"
d_stdio_ptr_lval_nochange_cnt="$undef"
case "$d_stdio_ptr_lval$d_stdstdio" in
$define$define)
    echo "Checking to see what happens if we set the stdio ptr..." >&4
$cat >try.c <<EOP
#include <stdio.h>
/* Can
we scream? */
/* Eat dust sed :-) */
/* In the buffer space, no one can hear you scream. */
#$i_stdlib I_STDLIB
#ifdef I_STDLIB
#include <stdlib.h>
#endif
#define FILE_ptr(fp) $stdio_ptr
#define FILE_cnt(fp) $stdio_cnt
#include <sys/types.h>
int main() {
    FILE *fp = fopen("try.c", "r");
    int c;
    char *ptr;
    size_t cnt;
    if (!fp) {
        puts("Fail even to read");
        exit(1);
    }
    c = getc(fp); /* Read away the first # */
    if (c == EOF) {
        puts("Fail even to read");
        exit(1);
    }
    if (!(
        18 <= FILE_cnt(fp) &&
        strncmp(FILE_ptr(fp), "include <stdio.h>\n", 18) == 0
    )) {
        puts("Fail even to read");
        exit (1);
    }
    ptr = (char*) FILE_ptr(fp);
    cnt = (size_t)FILE_cnt(fp);

    FILE_ptr(fp) += 42;

    if ((char*)FILE_ptr(fp) != (ptr + 42)) {
        printf("Fail ptr check %p != %p", FILE_ptr(fp), (ptr + 42));
        exit (1);

```

```

}
if (FILE_cnt(fp) <= 20) {
    printf ("Fail (<20 chars to test)");
    exit (1);
}
if (strncmp(FILE_ptr(fp), "Eat dust sed :-) */\n", 20) != 0) {
    puts("Fail compare");
    exit
(1);
}
if (cnt == FILE_cnt(fp)) {
    puts("Pass_unchanged");
    exit (0);
}
if (FILE_cnt(fp) == (cnt - 42)) {
    puts("Pass_changed");
    exit (0);
}
printf("Fail count was %d now %d\n", cnt, FILE_cnt(fp));
return 1;

}
EOP
set try
if eval $compile && $to try.c; then
    case ` $run ./try ` in
        Pass_changed)
            echo "Increasing ptr in your stdio decreases cnt by the same amount. Good." >&4
            d_stdio_ptr_lval_sets_cnt="$define" ;;
        Pass_unchanged)
            echo "Increasing ptr in your stdio leaves cnt unchanged. Good." >&4
            d_stdio_ptr_lval_nochange_cnt="$define" ;;
        Fail*)
            echo "Increasing ptr in your stdio didn't do exactly what I expected. We'll not be doing that then." >&4 ;;
        *)
            echo "It appears attempting to set ptr in your stdio is a bad plan." >&4 ;;
    esac
else
    echo "It seems we can't set ptr in your stdio. Nevermind." >&4
fi
$rm_try
;;
esac
@end

@if d_stdiobase || USE_STDIO_BASE || FILE_base || FILE_bufsiz
: see if _base is also standard
val="$undef"

```

```

case
"$d_stdstdio" in
$define)
$cat >try.c <<EOP
#include <stdio.h>
#$i_stdlib I_STDLIB
#ifdef I_STDLIB
#include <stdlib.h>
#endif
#define FILE_base(fp) $stdio_base
#define FILE_bufsiz(fp) $stdio_bufsiz
int main() {
FILE *fp = fopen("try.c", "r");
char c =getc(fp);
if (
19 <= FILE_bufsiz(fp) &&
strncmp(FILE_base(fp), "#include <stdio.h>\n", 19) == 0
)
exit(0);
exit(1);
}
EOP
set try
if eval $compile && $to try.c; then
if $run ./try; then
echo "And its _base field acts std."
val="$define"
else
echo "But its _base field isn't std."
fi
else
echo "However, it seems to be lacking the _base field."
fi
$rm_try
;;
esac
set d_stdibase
eval $setvar

@end

```

Found in path(s):

```
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/compline/d_stdstdio.U
```

No license file was found, but licenses were detected in source scan.

```
?RCS: $Id: d_inetd.U 1 2006-08-24 12:32:52Z rmanfredi $
```

```
?RCS:
```

```

?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi
?RCS:
?RCS: You may redistribute only under the terms of the Artistic Licence,
?RCS: as specified in the README file that comes with the distribution.
?RCS: You may reuse parts of this distribution only within the terms of
?RCS: that same Artistic Licence; a copy of which may be found at the root
?RCS: of the source tree for dist 4.0.
?RCS:
?RCS: $Log: d_inetd.U,v $
?RCS: Revision 3.0 1993/08/18 12:06:23 ram
?RCS: Baseline for dist 3.0 netwide release.
?RCS:
?MAKE:d_inetd: cat test package Myread Setvar
?MAKE: -pick add $@ %<
?S:d_inetd:
?S: This symbol conditionally defines USE_INETD which indicates to the C
?S: program that the initial socket connection will be done via inetd.
?S:.
?C:USE_INETD (INETD):
?C: This symbol if defined indicates to the C program that inetd will be
?C: in charge of the
?C: initial socket connection. The file descriptors 0 and
?C: 1 have been dup()ed from the original connected socket descriptor and
?C: are ready for send() and recv().
?C:.
?H:#$d_inetd USE_INETD /**/
?H:.
?LINT:set d_inetd
: ask whether initial socket connection is to be done via inetd
echo " "
dflt=n
case "$d_inetd" in
") if $test -f /etc/inetd.conf; then
$cat <<EOM
Your system provides a so called "Internet super-server", the inetd daemon.
Network services like ftp or rlogin are usually handled via ftpd and rlogind
daemons. Without inetd, these daemons must always be running for the service
to be on. On the contrary, inetd listens to specific ports defined in file
/etc/inetd.conf and will run the appropriate daemon upon request. This scheme
avoids eating up the process table and memory with useless daemons.

I can set up things so that internet connections for $package will be done
using inetd, in which case you will have to edit /etc/inetd.conf to add some
specific informations.

EOM
dflt=y
else

```

```
$cat
<<EOM
```

I do not see any trace of a configuration file for inetd, hence I assume your system does not support the so called "Internet super-server". This means \$package will need to have a daemon process running on this machine to allow network connections.

```
EOM
fi;;
*) case "$d_inetd" in
"$define") dflt=y;;
esac;;
esac
rp='Do you wish to use inetd for network connections?'
./myread
val="$undef"
case "$ans" in
y*|Y*) val="$define";;
esac
set d_inetd
eval $setvar
```

Found in path(s):

```
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/d_inetd.U
```

No license file was found, but licenses were detected in source scan.

```
?RCS: $Id: d_lockf.U 1 2006-08-24 12:32:52Z rmanfredi $
?RCS:
?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi
?RCS:
?RCS: You may redistribute only under the terms of the Artistic Licence,
?RCS: as specified in the README file that comes with the distribution.
?RCS: You may reuse parts of this distribution only within the terms of
?RCS: that same Artistic Licence; a copy of which may be found at the root
?RCS: of the source tree for dist 4.0.
?RCS:
?RCS: Original Author: Andy Dougherty <doughera@lafcol.lafayette.edu>
?RCS:
?RCS: $Log: d_lockf.U,v $
?RCS: Revision 3.0.1.1 1994/08/29 16:09:36 ram
?RCS: patch32: created by ADO
?RCS:
?MAKE:d_lockf: Inlibc
?MAKE: -pick add $@ %<
?S:d_lockf:
?S: This variable conditionally defines HAS_LOCKF if lockf() is
?S: available to do file locking.
```

?S:.

?C:HAS\_LOCKF (LOCKF):

?C: This symbol, if defined, indicates that the lockf routine is

?C: available to do file locking.

?C:.

?H:#\$d\_lockf

HAS\_LOCKF /\*\*/

?H:.

?LINT:set d\_lockf

: see if lockf exists

set lockf d\_lockf

eval \$inlibc

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/d\_lockf.U

No license file was found, but licenses were detected in source scan.

?RCS: \$Id: cpp\_stuff.U 1 2006-08-24 12:32:52Z rmanfredi \$

?RCS:

?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi

?RCS:

?RCS: You may redistribute only under the terms of the Artistic License,

?RCS: as specified in the README file that comes with the distribution.

?RCS: You may reuse parts of this distribution only within the terms of

?RCS: that same Artistic License; a copy of which may be found at the root

?RCS: of the source tree for dist 4.0.

?RCS:

?RCS: \$Log: cpp\_stuff.U,v \$

?RCS: Revision 3.0.1.1 1994/10/29 16:08:24 ram

?RCS: patch36: now uses cppstdin instead of plain cpp for consistency (ADO)

?RCS: patch36: remove temporary files when done

?RCS:

?RCS: Revision 3.0 1993/08/18 12:05:36 ram

?RCS: Baseline for dist 3.0 netwide release.

?RCS:

?MAKE:cpp\_stuff: cat contains cppstdin cppflags cppminus rm

?MAKE: -pick add \$@ %<

?S:cpp\_stuff:

?S: This variable contains an identification of the concatenation  
mechanism

?S: used by the C preprocessor.

?S:.

?C:CAT2:

?C: This macro concatenates 2 tokens together.

?C:.

?C:CAT3:

?C: This macro concatenates 3 tokens together.

?C:.

?C:CAT4:

?C: This macro concatenates 4 tokens together.

?C:.

?C:CAT5:

?C: This macro concatenates 5 tokens together.

?C:.

?C:STRINGIFY:

?C: This macro surrounds its token with double quotes.

?C:.

?C:SCAT2:

?C: This macro concatenates 2 tokens together and stringifies the result.

?C: It might not exist, so #ifdef it in your code!

?C:.

?C:SCAT3:

?C: This macro concatenates 3 tokens together and stringifies the result.

?C: It might not exist, so #ifdef it in your code!

?C:.

?C:SCAT4:

?C: This macro concatenates 4 tokens together and stringifies the result.

?C: It might not exist, so #ifdef it in your code!

?C:.

?C:SCAT5:

?C: This macro concatenates 5 tokens together and stringifies the result.

?C: It might not exist, so #ifdef it in your code!

?C:.

?X: Dist pl70 included the following, but AIX's xlc compiler

?X: (which

is ANSI-ish and has cpp\_stuff == 42)) rejects

?X: The SQuoTe/EQuoTe stuff because the string literals are on

?X: separate lines. Sigh.

?X: Andy Dougherty 24 Feb 1998

?X: ?H:??<:#if \$cpp\_stuff == 1

?X: ?H:CAT2:#define CAT2(a,b)a/\*\*/b

?X: ?H:CAT3:#define CAT3(a,b,c)a/\*\*/b/\*\*/c

?X: ?H:CAT4:#define CAT4(a,b,c,d)a/\*\*/b/\*\*/c/\*\*/d

?X: ?H:CAT5:#define CAT5(a,b,c,d,e)a/\*\*/b/\*\*/c/\*\*/d/\*\*/e

?X: ?H:STRINGIFY:#define STRINGIFY(a)"a"

?X: ?H:??<:#define SQuoTe(a)"a"

?X: ?H:??<:#define EQuoTe(a)a"

?X: ?H:SCAT2:#define SCAT2(a,b)EQuoTe(SQuoTe(a)b)

?X: ?H:SCAT3:#define SCAT3(a,b,c)EQuoTe(SQuoTe(a)b/\*\*/c)

?X: ?H:SCAT4:#define SCAT4(a,b,c,d)EQuoTe(SQuoTe(a)b/\*\*/c/\*\*/d)

?X: ?H:SCAT5:#define SCAT5(a,b,c,d,e)EQuoTe(SQuoTe(a)b/\*\*/c/\*\*/d/\*\*/e)

?X: ?H:??<:#endif

?H:??<:#if \$cpp\_stuff == 1

?H:CAT2:#define CAT2(a,b) a/\*\*/b

?H:CAT3:#define CAT3(a,b,c) a/\*\*/b/\*\*/c



```

?H:?CAT4:#define CAT4(a,b,c,d) a/**/b/**/c/**/d
?H:?CAT5:#define CAT5(a,b,c,d,e) a/**/b/**/c/**/d/**/e
?H:?STRINGIFY:#define STRINGIFY(a) "a"
?X: If
you can get stringification with catify, tell me how!
?H:?%<:#endif
?H:?%<:#if $cpp_stuff == 42
?H:?%<:#define PeRl_CaTiFy(a, b) a ## b
?H:?%<:#define PeRl_StGiFy(a) #a
?X: The additional level of indirection enables these macros to be
?X: used as arguments to other macros. See K&R 2nd ed., page 231.
?H:?CAT2:#define CAT2(a,b) PeRl_CaTiFy(a,b)
?H:?CAT3:#define CAT3(a,b,c) CAT2(PeRl_CaTiFy(a,b),c)
?H:?CAT4:#define CAT4(a,b,c,d) CAT2(CAT3(a,b,c),d)
?H:?CAT5:#define CAT5(a,b,c,d,e) CAT2(CAT4(a,b,c,d),e)
?H:?%<:#define StGiFy(a) PeRl_StGiFy(a)
?H:?STRINGIFY:#define STRINGIFY(a) PeRl_StGiFy(a)
?H:?SCAT2:#define SCAT2(a,b) PeRl_StGiFy(a) PeRl_StGiFy(b)
?H:?SCAT3:#define SCAT3(a,b,c) PeRl_StGiFy(a) PeRl_StGiFy(b) PeRl_StGiFy(c)
?H:?SCAT4:#define SCAT4(a,b,c,d) PeRl_StGiFy(a) PeRl_StGiFy(b) PeRl_StGiFy(c) PeRl_StGiFy(d)
?H:?SCAT5:#define SCAT5(a,b,c,d,e) PeRl_StGiFy(a) PeRl_StGiFy(b) PeRl_StGiFy(c) PeRl_StGiFy(d)
PeRl_StGiFy(e)
?H:?%<:#endif
?H:?%<:#if $cpp_stuff != 1 && $cpp_stuff
!= 42
?H:?%<:#include "Bleth: How does this C preprocessor concatenate tokens?"
?H:?%<:#endif
?H:.
?W:%<:CAT2 CAT3 CAT4 CAT5 STRINGIFY SCAT2 SCAT3 SCAT4 SCAT5
?F:!cpp_stuff.c
?LINT:known StGiFy
?LINT:known PeRl_CaTiFy
?LINT:known PeRl_StGiFy
: how do we concatenate cpp tokens here?
echo " "
echo "Checking to see how your cpp does stuff like concatenate tokens..." >&4
$cat >cpp_stuff.c <<'EOCP'
#define RCAT(a,b)a/**/b
#define ACAT(a,b)a ## b
RCAT(Rei,ser)
ACAT(Cir,cus)
EOCP
$cppstdin $cppflags $cppminus <cpp_stuff.c >cpp_stuff.out 2>&1
if $contains 'Circus' cpp_stuff.out >/dev/null 2>&1; then
echo "Oh! Smells like ANSI's been here." >&4
echo "We can catify or stringify, separately or together!"
cpp_stuff=42
elif $contains 'Reiser' cpp_stuff.out >/dev/null 2>&1; then

```

```

echo "Ah, yes! The good old days!" >&4
echo "However, in the good old days we don't know how to stringify and"
echo "catify at the same time."
cpp_stuff=1
else
$cat >&4 <<EOM
Hmm, I don't seem to be able to concatenate
tokens with your cpp.
You're going to have to edit the values of CAT[2-5] in config.h...
EOM
?X: It would be nice to have configure remind us at the end that some manual
?X: intervention is needed -- FIXME
cpp_stuff="/* Help! How do we handle cpp_stuff? */*/"
fi
$rm -f cpp_stuff.*

```

Found in path(s):

```
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/modified/cpp_stuff.U
```

No license file was found, but licenses were detected in source scan.

?RCS: \$Id\$

?RCS:

?RCS: Copyright (c) 2000 Jarkko Hietaniemi

?RCS:

?RCS: You may distribute under the terms of either the GNU General Public

?RCS: License or the Artistic License, as specified in the README file.

?RCS:

?MAKE:d\_mkdtemp: Inlibc

?MAKE: -pick add \$@ %<

?S:d\_mkdtemp:

?S: This variable conditionally defines the HAS\_MKDTEMP symbol, which

?S: indicates to the C program that the mkdtemp() routine is available

?S: to exclusively create a uniquely named temporary directory.

?S:.

?C:HAS\_MKDTEMP :

?C: This symbol, if defined, indicates that the mkdtemp routine is

?C: available to exclusively create a uniquely named temporary directory.

?C:.

?H:#\$d\_mkdtemp HAS\_MKDTEMP /\*\*/

?H:.

?LINT:set d\_mkdtemp

: see if mkdtemp exists

set mkdtemp d\_mkdtemp

eval \$inlibc

Found in path(s):

```
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-
```

5.30.0/U/perl/d\_mkdtmp.U

No license file was found, but licenses were detected in source scan.

?RCS: \$Id\$

?RCS:

?RCS: Copyright (c) 1999 Jarkko Hietaniemi

?RCS:

?RCS: You may distribute under the terms of either the GNU General Public

?RCS: License or the Artistic License, as specified in the README file.

?RCS:

?MAKE:usemorebits: Setvar

?MAKE: -pick add \$@ %<

?Y:TOP

?S:usemorebits:

?S: This variable conditionally defines the USE\_MORE\_BITS symbol,

?S: and indicates that explicit 64-bit interfaces and long doubles

?S: should be used when available.

?S:.

?C:USE\_MORE\_BITS:

?C: This symbol, if defined, indicates that 64-bit interfaces and

?C: long doubles should be used when available.

?C:.

?H:%<:#ifndef USE\_MORE\_BITS

?H:%<:#\$usemorebits USE\_MORE\_BITS /\*\*/

?H:%<:#endif

?H:.

?LINT:extern use64bitint

?LINT:change use64bitint

?LINT:extern uselongdouble

?LINT:change uselongdouble

: Check if morebits is requested

case "\$usemorebits" in

"\$define"|true|[yY]\*)

use64bitint="\$define"

uselongdouble="\$define"

usemorebits="\$define"

::

\*) usemorebits="\$undef"

::

esac

Found

in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-

5.30.0/U/perl/usemorebits.U

No license file was found, but licenses were detected in source scan.

?RCS: \$Id: d\_rename.U 1 2006-08-24 12:32:52Z rmanfredi \$

```

?RCS:
?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi
?RCS:
?RCS: You may redistribute only under the terms of the Artistic Licence,
?RCS: as specified in the README file that comes with the distribution.
?RCS: You may reuse parts of this distribution only within the terms of
?RCS: that same Artistic Licence; a copy of which may be found at the root
?RCS: of the source tree for dist 4.0.
?RCS:
?RCS: $Log: d_rename.U,v $
?RCS: Revision 3.0 1993/08/18 12:06:54 ram
?RCS: Baseline for dist 3.0 netwide release.
?RCS:
?MAKE:d_rename: Inlibc
?MAKE: -pick add $@ %<
?S:d_rename:
?S: This variable conditionally defines the HAS_RENAME symbol, which
?S: indicates to the C program that the rename() routine is available
?S: to rename files.
?S:.
?C:HAS_RENAME (RENAME):
?C: This symbol, if defined, indicates that the rename routine is available
?C: to rename files.
    Otherwise you should do the unlink(), link(), unlink()
?C: trick.
?C:.
?H:#$d_rename HAS_RENAME /**/
?H:.
?LINT:set d_rename
: see if rename exists
set rename d_rename
eval $inlibc

```

Found in path(s):

```

* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/d_rename.U

```

No license file was found, but licenses were detected in source scan.

```

?RCS: $Id: d_itimer.U 1 2006-08-24 12:32:52Z rmanfredi $
?RCS:
?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi
?RCS:
?RCS: You may redistribute only under the terms of the Artistic Licence,
?RCS: as specified in the README file that comes with the distribution.
?RCS: You may reuse parts of this distribution only within the terms of
?RCS: that same Artistic Licence; a copy of which may be found at the root
?RCS: of the source tree for dist 4.0.
?RCS:

```

?RCS: \$Log: d\_itimer.U,v \$  
?RCS: Revision 3.0 1993/08/18 12:06:25 ram  
?RCS: Baseline for dist 3.0 netwide release.  
?RCS:  
?MAKE:d\_itimer: Inlibc  
?MAKE: -pick add \$@ %<  
?S:d\_itimer:  
?S: This variable conditionally defines the HAS\_ITIMER symbol, which  
?S: indicates that the setitimer() routine exists. The setitimer()  
?S: routine supports sub-second accuracy for one real-time and two  
?S: cpu clocks.  
?S:.  
?C:HAS\_ITIMER (ITIMER):  
?C: This symbol, if defined, indicates  
that the setitimer() routine exists.  
?C:.  
?H:#\$d\_itimer HAS\_ITIMER /\*\*/  
?H:.  
?LINT:set d\_itimer  
: see if setitimer exists  
set setitimer d\_itimer  
eval \$inlibc

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/d\_itimer.U

No license file was found, but licenses were detected in source scan.

?RCS: \$Id: d\_mkdir.U 1 2006-08-24 12:32:52Z rmanfredi \$  
?RCS:  
?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi  
?RCS:  
?RCS: You may redistribute only under the terms of the Artistic Licence,  
?RCS: as specified in the README file that comes with the distribution.  
?RCS: You may reuse parts of this distribution only within the terms of  
?RCS: that same Artistic Licence; a copy of which may be found at the root  
?RCS: of the source tree for dist 4.0.  
?RCS:  
?RCS: \$Log: d\_mkdir.U,v \$  
?RCS: Revision 3.0 1993/08/18 12:06:37 ram  
?RCS: Baseline for dist 3.0 netwide release.  
?RCS:  
?MAKE:d\_mkdir: Inlibc  
?MAKE: -pick add \$@ %<  
?S:d\_mkdir:  
?S: This variable conditionally defines the HAS\_MKDIR symbol, which  
?S: indicates to the C program that the mkdir() routine is available  
?S: to create directories..

?S:  
?C:HAS\_MKDIR (MKDIR):  
?C: This symbol, if defined, indicates that the mkdir routine is available  
?C: to create directories.

Otherwise you should fork off a new process to  
?C: exec /bin/mkdir.

?C:  
?H:#\$d\_mkdir HAS\_MKDIR /\*\*/

?H:  
?LINT:set d\_mkdir  
: see if mkdir exists  
set mkdir d\_mkdir  
eval \$inlibc

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/d\_mkdir.U

No license file was found, but licenses were detected in source scan.

?RCS: \$Id: d\_wctomb.U 1 2006-08-24 12:32:52Z rmanfredi \$

?RCS:

?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi

?RCS:

?RCS: You may redistribute only under the terms of the Artistic Licence,

?RCS: as specified in the README file that comes with the distribution.

?RCS: You may reuse parts of this distribution only within the terms of

?RCS: that same Artistic Licence; a copy of which may be found at the root

?RCS: of the source tree for dist 4.0.

?RCS:

?RCS: Original Author: Andy Dougherty <doughera@lafcol.lafayette.edu>

?RCS:

?RCS: \$Log: d\_wctomb.U,v \$

?RCS: Revision 3.0.1.1 1994/08/29 16:20:43 ram

?RCS: patch32: created by ADO

?RCS:

?MAKE:d\_wctomb: Inlibc

?MAKE: -pick add \$@ %<

?S:d\_wctomb:

?S: This variable conditionally defines the HAS\_WCTOMB symbol, which

?S: indicates to the C program that the wctomb() routine is available

?S: to convert a wide character to a multibyte.

?S:.

?C:HAS\_WCTOMB (WCTOMB):

?C: This

symbol, if defined, indicates that the wctomb routine is available

?C: to convert a wide character to a multibyte.

?C:.

?H:#\$d\_wctomb HAS\_WCTOMB /\*\*/

?H:  
?LINT:set d\_wctomb  
: see if wctomb exists  
set wctomb d\_wctomb  
eval \$inlibc

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/d\_wctomb.U

No license file was found, but licenses were detected in source scan.

?RCS: \$Id\$

?RCS:

?RCS: Copyright (c) 1998 Andy Dougherty

?RCS:

?RCS: You may distribute under the terms of either the GNU General Public

?RCS: License or the Artistic License, as specified in the README file.

?RCS:

?MAKE:use64bitint use64bitall archname64: Myread Oldconfig Setvar test \  
usemorebits longsize cflags d\_quad uquadtype Compile rm\_try run

?MAKE: -pick add \$@ %<

?Y:TOP

?S:use64bitint:

?S: This variable conditionally defines the USE\_64\_BIT\_INT symbol,

?S: and indicates that 64-bit integer types should be used

?S: when available. The minimal possible 64-bitness

?S: is employed, just enough to get 64-bit integers into Perl.

?S: This may mean using for example "long longs", while your memory

?S: may still be limited to 2 gigabytes.

?S:.

?S:use64bitall:

?S: This variable conditionally defines the USE\_64\_BIT\_ALL symbol,

?S: and indicates that 64-bit integer types should be used

?S: when available. The maximal

possible

?S: 64-bitness is employed: LP64 or ILP64, meaning that you will

?S: be able to use more than 2 gigabytes of memory. This mode is

?S: even more binary incompatible than USE\_64\_BIT\_INT. You may not

?S: be able to run the resulting executable in a 32-bit CPU at all or

?S: you may need at least to reboot your OS to 64-bit mode.

?S:.

?S:archname64:

?S: This variable is used for the 64-bitness part of \$archname.

?S:.

?C:USE\_64\_BIT\_INT:

?C: This symbol, if defined, indicates that 64-bit integers should

?C: be used when available. If not defined, the native integers

?C: will be employed (be they 32 or 64 bits). The minimal possible

?C: 64-bitness is used, just enough to get 64-bit integers into Perl.  
?C: This may mean using for example "long longs", while your memory  
?C: may still be limited to 2 gigabytes.  
?C:.  
?C:USE\_64\_BIT\_ALL:  
?C: This symbol, if defined, indicates that 64-bit integers should  
?C: be used when available. If not defined, the native integers  
?C: will be used (be  
they 32 or 64 bits). The maximal possible  
?C: 64-bitness is employed: LP64 or ILP64, meaning that you will  
?C: be able to use more than 2 gigabytes of memory. This mode is  
?C: even more binary incompatible than USE\_64\_BIT\_INT. You may not  
?C: be able to run the resulting executable in a 32-bit CPU at all or  
?C: you may need at least to reboot your OS to 64-bit mode.  
?C:.  
?H:%<:#ifndef USE\_64\_BIT\_INT  
?H:%<:#\$use64bitint USE\_64\_BIT\_INT /\*\*/  
?H:%<:#endif  
?H:%<:#ifndef USE\_64\_BIT\_ALL  
?H:%<:#\$use64bitall USE\_64\_BIT\_ALL /\*\*/  
?H:%<:#endif  
?H:.  
?INIT:archname64="  
?LINT:extern cflags  
?LINT:use usemorebits  
?LINT:extern use64bits  
?LINT:extern uselonglong  
?LINT:extern uselonglongs  
?LINT:extern use64bitints  
?LINT:extern use64bitsint  
?LINT:extern use64bitsall  
?T:libcquad  
?F:!try  
?F:!use64bitint.cbu  
?F:!use64bitall.cbu  
: Do we want 64bit support  
case "\$uselonglong" in  
"\$define"|true|[yY]\*)  
cat <<EOM >&4

\*\*\* Configure -Duselonglong is deprecated, using -Duse64bitint instead.

```
EOM
use64bitint="$define"
;;
esac
case
"$use64bits" in
"$define"|true|[yY]*)
```



```
cat <<EOM >&4
```

```
*** Configure -Duse64bits is deprecated, using -Duse64bitint instead.
```

```
EOM
```

```
use64bitint="$define"
```

```
::
```

```
esac
```

```
case "$use64bitints" in
```

```
"$define"|true|[yY]*)
```

```
cat <<EOM >&4
```

```
*** There is no Configure -Duse64bitints, using -Duse64bitint instead.
```

```
EOM
```

```
use64bitint="$define"
```

```
::
```

```
esac
```

```
case "$use64bitsint" in
```

```
"$define"|true|[yY]*)
```

```
cat <<EOM >&4
```

```
*** There is no Configure -Duse64bitsint, using -Duse64bitint instead.
```

```
EOM
```

```
use64bitint="$define"
```

```
::
```

```
esac
```

```
case "$uselonglongs" in
```

```
"$define"|true|[yY]*)
```

```
cat <<EOM >&4
```

```
*** There is no Configure -Duselonglongs, using -Duse64bitint instead.
```

```
EOM
```

```
use64bitint="$define"
```

```
::
```

```
esac
```

```
case "$use64bitsall" in
```

```
"$define"|true|[yY]*)
```

```
cat <<EOM >&4
```

```
*** There is no Configure -Duse64bitsall, using -Duse64bitall instead.
```

```
EOM
```

```
use64bitall="$define"
```

```
::
```

```
esac
```

```
case "$ccflags" in
```

```
*-DUSE_LONG_LONG*|*-DUSE_64_BIT_INT*|*-DUSE_64_BIT_ALL*) use64bitint="$define";;
```

```
esac
```

```
case "$use64bitall" in
```

```
"$define"|true|[yY]*)
use64bitint="$define" ;;
esac
```

```
case "$longsize" in
8) cat <<EOM
```

You have natively 64-bit long integers.

```
EOM
val="$define"
;;
*) case "$use64bitint" in
"$define"|true|[yY]*) dflt='y';;
*) dflt='n';;
esac
case "$d_quad" in
"$define") ;;
*) dflt='n' ;;
esac
cat <<EOM
```

Perl can be built to take advantage of 64-bit integer types on some systems. To do so, Configure can be run with `-Duse64bitint`. Choosing this option will most probably introduce binary incompatibilities.

If this doesn't make any sense to you, just accept the default `'$dflt'`. (The default has been chosen based on your configuration.)

```
EOM
rp='Try to use 64-bit integers, if available?'
./myread
case "$ans" in
[yY]*) val="$define" ;;
*) val="$undef" ;;
esac
;;
esac
set use64bitint
eval $setvar

case "$use64bitall" in
"$define"|true|[yY]*) dflt='y' ;;
*) case "$longsize" in
8) dflt='y' ;;
*) dflt='n' ;;
esac
;;
esac
cat <<EOM
```

You may also

choose to try maximal 64-bitness. It means using as much 64-bitness as possible on the platform. This in turn means even more binary incompatibilities. On the other hand, your platform may not have any more 64-bitness available than what you already have chosen.

If this doesn't make any sense to you, just accept the default '\$dflt'. (The default has been chosen based on your configuration.)

EOM

```
rp="Try to use maximal 64-bit support, if available?"
. ./myread
case "$ans" in
[yY]*) val="$define" ;;
*)    val="$undef" ;;
esac
set use64bitall
eval $setvar
case "$use64bitall" in
"$define")
case "$use64bitint" in
"$undef")
cat <<EOM
```

Since you have chosen a maximally 64-bit build, I'm also turning on the use of 64-bit integers.

EOM

```
use64bitint="$define" ;;
esac
;;
esac
```

```
: Look for a hint-file generated 'call-back-unit'. If the
: user has specified that a 64-bit perl is to be built,
: we may need to set or change some other defaults.
if $test -f use64bitint.cbu; then
echo "Your
platform has some specific hints regarding 64-bit integers, using them..."
. ./use64bitint.cbu
fi
case "$use64bitint" in
"$define"|true|[yY]*)
: This test was common to all the OpenBSD forks, and seems harmless for
: other platforms:
echo " "
echo "Checking if your C library has broken 64-bit functions..." >&4
cat >try.c <<EOCP
#include <stdio.h>
```

```

typedef $uquadtype myULL;
int main (void)
{
    struct {
double d;
myULL u;
    } *p, test[] = {
{4294967303.15, 4294967303ULL},
{4294967294.2, 4294967294ULL},
{4294967295.7, 4294967295ULL},
{0.0, 0ULL}
    };
    for (p = test; p->u; p++) {
myULL x = (myULL)p->d;
if (x != p->u) {
    printf("buggy\n");
    return 0;
}
}
    printf("ok\n");
    return 0;
}
EOCP
set try
if eval $compile_ok; then
    libcquad=`$run ./try`
    echo "Your C library's 64-bit functions are $libcquad."
else
    echo "(I can't seem to compile the test program.)"
    echo "Assuming that your C library's 64-bit functions are ok."
    libcquad="ok"
fi
$rm_try

case
"$libcquad" in
    buggy*)
cat >&4 <<EOM

*** You have a C library with broken 64-bit functions.
*** 64-bit support does not work reliably in this configuration.
*** Please rerun Configure without -Duse64bitint and/or -Dusemorebits.
*** Cannot continue, aborting.

EOM
exit 1
;;
esac

```

```
case "$longsize" in
4) case "$archname64" in
    ") archname64=64int ;;
    esac
    ;;
    esac
    ;;
esac
```

: Look for a hint-file generated 'call-back-unit'. If the  
: user has specified that a maximally 64-bit perl is to be built,  
: we may need to set or change some other defaults.

```
if $test -f use64bitall.cbu; then
```

```
    echo "Your platform has some specific hints regarding 64-bit builds, using them..."
```

```
    . /use64bitall.cbu
```

```
fi
```

```
case "$use64bitall" in
"$define"|true|[yY]*)
case "$longsize" in
4) case "$archname64" in
    "|64int) archname64=64all ;;
    esac
    ;;
    esac
    ;;
esac
```

```
case "$d_quad:$use64bitint" in
$undef:$define)
cat >&4 <<EOF
```

```
*** You have chosen to use 64-bit
```

```
integers,
```

```
*** but none can be found.
```

```
*** Please rerun Configure without -Duse64bitint and/or -Dusemorebits.
```

```
*** Cannot continue, aborting.
```

```
EOF
```

```
exit 1
```

```
;;
```

```
esac
```

Found in path(s):

```
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/perl/use64bits.U
```

No license file was found, but licenses were detected in source scan.

```
?RCS: $Id: d_ftrncate.U 1 2006-08-24 12:32:52Z rmanfredi $
```

```

?RCS:
?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi
?RCS:
?RCS: You may redistribute only under the terms of the Artistic Licence,
?RCS: as specified in the README file that comes with the distribution.
?RCS: You may reuse parts of this distribution only within the terms of
?RCS: that same Artistic Licence; a copy of which may be found at the root
?RCS: of the source tree for dist 4.0.
?RCS:
?RCS: $Log: d_ftrncate.U,v $
?RCS: Revision 3.0 1993/08/18 12:06:07 ram
?RCS: Baseline for dist 3.0 netwide release.
?RCS:
?MAKE:d_ftrncate: Inlibc
?MAKE: -pick add $@ %<
?S:d_ftrncate (d_ftrncate):
?S: This variable conditionally defines the HAS_FTRUNCATE symbol, which
?S: indicates to the C program that the ftruncate() subroutine exists.
?S:.
?C:HAS_FTRUNCATE:
?C: This symbol, if defined, indicates that the ftruncate() subroutine
?C: exists.
?C:.
?H:#$d_ftrncate
HAS_FTRUNCATE /**/
?H:.
?LINT:set d_ftrncate
: see if ftruncate exists
set ftruncate d_ftrncate
eval $inlibc

```

Found in path(s):

```

* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/d_ftrncate.U

```

No license file was found, but licenses were detected in source scan.

```

?RCS: $Id: randfunc.U,v 3.0 1993/08/18 12:09:39 ram Exp $
?RCS:
?RCS: Copyright (c) 1991-1993, Raphael Manfredi
?RCS:
?RCS: You may redistribute only under the terms of the Artistic License,
?RCS: as specified in the README file that comes with the distribution.
?RCS: You may reuse parts of this distribution only within the terms of
?RCS: that same Artistic License; a copy of which may be found at the root
?RCS: of the source tree for dist 3.0.
?RCS:
?RCS: $Log: randfunc.U,v $
?RCS: Revision 3.0 1993/08/18 12:09:39 ram

```

?RCS: Baseline for dist 3.0 netwide release.

?RCS:

?X:

?X: This is the new unit that should be used when random

?X: functions are to be used. It thus makes randbits.U obsolete.

?X:

?X: This unit gives a simple #define for Drand01, which produces

?X: doubles in the range [0,1) using the "best" random number

?X: generator available. The source should just call Drand01

?X: and not worry about the underlying

implementation.

?X: Andy Dougherty July 1998

?X:

?MAKE:randfunc drand01 seedfunc randbits randseedtype: \  
 Compile Myread Csym ccflags

?MAKE: -pick add \$@ %<

?S:randfunc:

?S: Indicates the name of the random number function to use.

?S: Values include drand48, random, and rand. In C programs,

?S: the 'Drand01' macro is defined to generate uniformly distributed

?S: random numbers over the range [0., 1.[ (see drand01 and nrand).

?S:.

?S:drand01:

?S: Indicates the macro to be used to generate normalized

?S: random numbers. Uses randfunc, often divided by

?S: (double) (((unsigned long) 1 << randbits)) in order to

?S: normalize the result.

?S: In C programs, the macro 'Drand01' is mapped to drand01.

?S:.

?S:randseedtype:

?S: Indicates the type of the argument of the seedfunc.

?S:.

?S:seedfunc:

?S: Indicates the random number generating seed function.

?S: Values include srand48, srandom, and srand.

?S:.

?S:randbits:

?S: Indicates how many bits are produced by the function used to

?S: generate

normalized random numbers.

?S:.

?C:RANDFUNC:

?C: This symbol defines the random function used to define Drand01().

?C:.

?C:Drand01:

?C: This macro is to be used to generate uniformly distributed

?C: random numbers over the range [0., 1.[. You may have to supply

?C: an 'extern double drand48();' in your program since SunOS 4.1.3

?C: doesn't provide you with anything relevant in its headers.

?C: See HAS\_DRAND48\_PROTO.

?C:.

?C:Rand\_seed\_t:

?C: This symbol defines the type of the argument of the

?C: random seed function.

?C:.

?C:seedDrand01:

?C: This symbol defines the macro to be used in seeding the

?C: random number generator (see Drand01).

?C:.

?C:RANDBITS:

?C: This symbol indicates how many bits are produced by the

?C: function used to generate normalized random numbers.

?C: Values include 15, 16, 31, and 48.

?C:.

?H:#define RANDFUNC \$randfunc /\*\*/

?H:#define Drand01() \$drand01 /\*\*/

?H:#define Rand\_seed\_t \$randseedtype /\*\*/

?H:#define seedDrand01(x) \$seedfunc((Rand\_seed\_t)x) /\*\*/

?H:#define

RANDBITS \$randbits /\*\*/

?H:.

?LINT:change ccflags

?LINT:unclosed \$randbits))"

: How can we generate normalized random numbers ?

echo " "

echo "Using our internal random number implementation..." >&4

case "\$ccflags" in

\*-Dmy\_rand=\*|\*-Dmy\_srand=\*)

echo "Removing obsolete -Dmy\_rand, -Dmy\_srand, and -Drandbits from ccflags." >&4

ccflags="`echo \$ccflags | sed -e 's/-Dmy\_rand=random/ /'"

ccflags="`echo \$ccflags | sed -e 's/-Dmy\_srand=srandom/ /'"

ccflags="`echo \$ccflags | sed -e 's/-Drandbits=[0-9][0-9]\*/ /'"

::

esac

randfunc=Perl\_drand48

drand01="Perl\_drand48()"

seedfunc="Perl\_drand48\_init"

randbits=48

randseedtype=U32

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/compline/randfunc.U



No license file was found, but licenses were detected in source scan.

?RCS: \$Id: etc.U 1 2006-08-24 12:32:52Z rmanfredi \$

?RCS:

?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi

?RCS:

?RCS: You may redistribute only under the terms of the Artistic Licence,

?RCS: as specified in the README file that comes with the distribution.

?RCS: You may reuse parts of this distribution only within the terms of

?RCS: that same Artistic Licence; a copy of which may be found at the root

?RCS: of the source tree for dist 4.0.

?RCS:

?RCS: \$Log: etc.U,v \$

?RCS: Revision 3.0 1993/08/18 12:08:07 ram

?RCS: Baseline for dist 3.0 netwide release.

?RCS:

?MAKE:etc etcexp: Getfile Loc Oldconfig

?MAKE: -pick add \$@ %<

?S:etc:

?S: This variable holds the name of the directory in which the user wants

?S: to put "administrative" executable images for the package in question.

?S: It is most often a local directory such as /usr/local/etc. Programs

?S: relying on this variable must be prepared to deal with

~name

?S: substitutions.

?S:.

?S:etcexp:

?S: This is the same as the etc variable, but is filename expanded at

?S: configuration time, for convenient use in makefiles.

?S:.

: determine where administrative executables go

case "\$etc" in

")

dflt=`./loc ./local/etc /usr/local/etc /local/etc /usr/etc /etc`

::

\*)

dflt="\$etc"

::

esac

fn=d~

rp='Where should the administrative executables go?'

./getfile

etc="\$ans"

etcexp="\$ansexp"

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-

5.30.0/dist/U/etc.U

No license file was found, but licenses were detected in source scan.

```
?RCS: $Id: d_preadv.U 1 2006-08-24 12:32:52Z rmanfredi $
?RCS:
?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi
?RCS:
?RCS: You may redistribute only under the terms of the Artistic Licence,
?RCS: as specified in the README file that comes with the distribution.
?RCS: You may reuse parts of this distribution only within the terms of
?RCS: that same Artistic Licence; a copy of which may be found at the root
?RCS: of the source tree for dist 4.0.
?RCS:
?RCS: $Log: d_preadv.U,v $
?RCS:
?MAKE:d_preadv: Inlibc
?MAKE: -pick add $@ %<
?S:d_preadv:
?S: This variable conditionally defines the HAS_PREADV symbol, which
?S: indicates to the C program that the preadv() routine is available.
?S:.
?C:HAS_PREADV :
?C: This symbol, if defined, indicates that the preadv routine is
?C: available to perform vectored reads on a file descriptor at a
?C: given offset.
?C:.
?H:#$d_preadv HAS_PREADV /**/
?H:.
?LINT:set d_preadv
:
  see if preadv exists
  set preadv d_preadv
  eval $inlibc
```

Found in path(s):

```
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/d_preadv.U
```

No license file was found, but licenses were detected in source scan.

```
?RCS: $Id$
?RCS:
?RCS: Copyright (c) 2000 Jarkko Hietaniemi
?RCS:
?RCS: You may distribute under the terms of either the GNU General Public
?RCS: License or the Artistic License, as specified in the README file.
?RCS:
?MAKE:d_fpclassl: Inlibc
?MAKE: -pick add $@ %<
?S:d_fpclassl:
```

?S: This variable conditionally defines the HAS\_FPCLASSL symbol, which  
 ?S: indicates to the C program that the fpclassl() routine is available.  
 ?S:.  
 ?C:HAS\_FPCLASSL:  
 ?C: This symbol, if defined, indicates that the fpclassl routine is  
 ?C: available to classify long doubles. Available for example in IRIX.  
 ?C: The returned values are defined in <ieeefp.h> and are:  
 ?C:  
 ?C: FP\_SNAN signaling NaN  
 ?C: FP\_QNAN quiet NaN  
 ?C: FP\_NINF negative infinity  
 ?C: FP\_PINF positive infinity  
 ?C: FP\_NDENORM negative denormalized non-zero  
 ?C: FP\_PDENORM positive denormalized non-zero  
 ?C: FP\_NZERO negative zero  
 ?C: FP\_PZERO positive zero  
 ?C: FP\_NNORM negative  
 normalized non-zero  
 ?C: FP\_PNORM positive normalized non-zero  
 ?C:.  
 ?H:#\$d\_fpclassl HAS\_FPCLASSL /\*\*/  
 ?H:.  
 ?LINT:set d\_fpclassl  
 : see if fpclassl exists  
 set fpclassl d\_fpclassl  
 eval \$inlibc

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/perl/d\_fpclassl.U

No license file was found, but licenses were detected in source scan.

?RCS: \$Id: d\_umask.U 1 2006-08-24 12:32:52Z rmanfredi \$  
 ?RCS:  
 ?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi  
 ?RCS:  
 ?RCS: You may redistribute only under the terms of the Artistic Licence,  
 ?RCS: as specified in the README file that comes with the distribution.  
 ?RCS: You may reuse parts of this distribution only within the terms of  
 ?RCS: that same Artistic Licence; a copy of which may be found at the root  
 ?RCS: of the source tree for dist 4.0.  
 ?RCS:  
 ?RCS: Original Author: Andy Dougherty <doughera@lafcol.lafayette.edu>  
 ?RCS:  
 ?RCS: \$Log: d\_umask.U,v \$  
 ?RCS: Revision 3.0.1.1 1994/08/29 16:14:50 ram  
 ?RCS: patch32: created by ADO  
 ?RCS:

?MAKE:d\_umask: Inlibc  
?MAKE: -pick add \$@ %<  
?S:d\_umask:  
?S: This variable conditionally defines the HAS\_UMASK symbol, which  
?S: indicates to the C program that the umask() routine is available.  
?S: to set and get the value of the file creation mask.  
?S:.  
?C:HAS\_UMASK :  
?C: This  
symbol, if defined, indicates that the umask routine is  
?C: available to set and get the value of the file creation mask.  
?C:.  
?H:#\$d\_umask HAS\_UMASK /\*\*/  
?H:.  
?LINT:set d\_umask  
: see if umask exists  
set umask d\_umask  
eval \$inlibc

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/d\_umask.U

No license file was found, but licenses were detected in source scan.

?RCS: \$Id: d\_endpent.U,v 3.0 1993/08/18 12:06:09 ram Exp \$  
?RCS:  
?RCS: Copyright (c) 1991-1993, Raphael Manfredi  
?RCS:  
?RCS: You may redistribute only under the terms of the Artistic License,  
?RCS: as specified in the README file that comes with the distribution.  
?RCS: You may reuse parts of this distribution only within the terms of  
?RCS: that same Artistic License; a copy of which may be found at the root  
?RCS: of the source tree for dist 3.0.  
?RCS:  
?RCS: \$Log: d\_endpent.U,v \$  
?RCS: Revision 3.0 1993/08/18 12:06:09 ram  
?RCS: Baseline for dist 3.0 netwide release.  
?RCS:  
?MAKE:d\_endpent: Inlibc  
?MAKE: -pick add \$@ %<  
?S:d\_endpent:  
?S: This variable conditionally defines HAS\_ENDPROTOENT if endprotoent() is  
?S: available to close whatever was being used for protocol queries.  
?S:.  
?C:HAS\_ENDPROTOENT:  
?C: This symbol, if defined, indicates that the endprotoent() routine is  
?C: available to close whatever was being used

for protocol queries.

?C:.

?H:#\$d\_endpent HAS\_ENDPROTOENT /\*\*/

?H:.

?LINT:set d\_endpent

: see if endprotoent exists

set endprotoent d\_endpent

eval \$inlibc

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/modified/d\_endpent.U

No license file was found, but licenses were detected in source scan.

?RCS: \$Id: vendorman1dir.U,v 1.1 1999/07/08 18:32:57 doughera Exp doughera \$

?RCS:

?RCS: Copyright (c) 1999, Andy Dougherty

?RCS:

?RCS: You may redistribute only under the terms of the Artistic License,

?RCS: as specified in the README file that comes with the distribution.

?RCS: You may reuse parts of this distribution only within the terms of

?RCS: that same Artistic License; a copy of which may be found at the root

?RCS: of the source tree for dist 3.0.

?RCS:

?RCS: \$Log: vendorman1dir.U,v \$

?RCS: Revision 1.1 1999/07/08 18:32:57 doughera

?RCS: Initial revision

?RCS:

?MAKE:vendorman1dir vendorman1direxp installvendorman1dir: man1dir Getfile \

Oldconfig Setprefixvar Prefixit test vendorprefix prefix sed

?MAKE: -pick add \$@ %<

?Y:TOP

?S:vendorman1dir:

?S: This variable contains the name of the directory for man1

?S: pages. It may have a ~ on the front.

?S: The standard distribution will put nothing in this directory.

?S: Vendors

who distribute perl may wish to place their own

?S: man1 pages in this directory with

?S: MakeMaker Makefile.PL INSTALLDIRS=vendor

?S: or equivalent. See INSTALL for details.

?S:.

?S:vendorman1direxp:

?S: This variable is the ~name expanded version of vendorman1dir, so that you

?S: may use it directly in Makefiles or shell scripts.

?S:.

?D:installvendorman1dir="

?S:installvendorman1dir:

?S: This variable is really the same as vendorman1dirc but may differ on

?S: those systems using AFS. For extra portability, only this variable

?S: should be used in makefiles.

?S:.

?LINT:change prefixvar

?LINT:set installvendorman1dir

: Set the vendorman1dir variables

```
case "$vendorprefix" in
```

```
) vendorman1dir="
```

```
vendorman1dircp="
```

```
;;
```

\*) : determine where vendor-supplied manual pages go.

```
case "$vendorman1dir" in
```

```
) dflt=`echo "$man1dir" | $sed "s#^$prefix#$vendorprefix#"` ;;
```

```
*) dflt=$vendorman1dir ;;
```

```
esac
```

```
case "$dflt" in
```

```
"|" ) dflt=none ;;
```

```
esac
```

```
fn=nd~+
```

```
rp='Pathname for
```

```
the vendor-supplied manual section 1 pages?'
```

```
./getfile
```

```
vendorman1dir="$ans"
```

```
vendorman1dircp="$anscp"
```

```
;;
```

```
esac
```

: Use ' ' for none so value is preserved next time through Configure

```
$test X"$vendorman1dir" = "X" && vendorman1dir=' '
```

```
prefixvar=vendorman1dir
```

```
./installprefix
```

Found in path(s):

```
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/installdirs/vendorman1dir.U
```

No license file was found, but licenses were detected in source scan.

?RCS: \$Id\$

?RCS:

?RCS: Copyright (c) 2000 Jarkko Hietaniemi

?RCS:

?RCS: You may distribute under the terms of either the GNU General Public

?RCS: License or the Artistic License, as specified in the README file.

?RCS:

?MAKE:d\_isnanl: Inlibc

?MAKE: -pick add \$@ %<

?S:d\_isnanl:

?S: This variable conditionally defines the HAS\_ISNANL symbol, which

?S: indicates to the C program that the isnanl() routine is available.

?S:.

?C:HAS\_ISNANL:

?C: This symbol, if defined, indicates that the isnanl routine is

?C: available to check whether a long double is a NaN.

?C:.

?H:#\$d\_isnanl HAS\_ISNANL /\*\*/

?H:.

?LINT:set d\_isnanl

: see if isnanl exists

set isnanl d\_isnanl

eval \$inlibc

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/perl/d\_isnanl.U

No license file was found, but licenses were detected in source scan.

?RCS: \$Id\$

?RCS:

?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi

?RCS:

?RCS: You may redistribute only under the terms of the Artistic License,

?RCS: as specified in the README file that comes with the distribution.

?RCS: You may reuse parts of this distribution only within the terms of

?RCS: that same Artistic License; a copy of which may be found at the root

?RCS: of the source tree for dist 4.0.

?RCS:

?RCS: \$Log: i\_malloc.U,v \$

?RCS: Revision 3.0 1993/08/18 12:08:21 ram

?RCS: Baseline for dist 3.0 netwide release.

?RCS:

?MAKE:i\_malloc: Inhdr

?MAKE: -pick add \$@ %<

?S:i\_malloc:

?S: This variable conditionally defines the I\_MALLOC symbol, and indicates

?S: whether a C program should include <malloc.h>.

?S:.

?C:I\_MALLOC:

?C: This symbol, if defined, indicates to the C program that it should

?C: include <malloc.h>.

?C:.

?H:#\$i\_malloc I\_MALLOC /\*\*/

?H:.

?LINT:set i\_malloc

: see if this is a malloc.h system

set

malloc.h i\_malloc  
eval \$inhdr

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/i\_malloc.U

No license file was found, but licenses were detected in source scan.

?RCS: \$Id: Typedef.U,v 3.0.1.3 1995/07/25 13:42:07 ram Exp \$

?RCS:

?RCS: Copyright (c) 1991-1993, Raphael Manfredi

?RCS:

?RCS: You may redistribute only under the terms of the Artistic License,

?RCS: as specified in the README file that comes with the distribution.

?RCS: You may reuse parts of this distribution only within the terms of

?RCS: that same Artistic License; a copy of which may be found at the root

?RCS: of the source tree for dist 3.0.

?RCS:

?RCS: \$Log: Typedef.U,v \$

?RCS: Revision 3.0.1.3 1995/07/25 13:42:07 ram

?RCS: patch56: added backslash escapes within evals to prevent space problems

?RCS:

?RCS: Revision 3.0.1.2 1994/10/29 16:01:16 ram

?RCS: patch36: don't clobber visible 'val' variable, use 'varval' instead

?RCS:

?RCS: Revision 3.0.1.1 1994/08/29 16:05:14 ram

?RCS: patch32: created

?RCS:

?X:

?X: This unit checks for the definition of a given typedef.

?X:

?X: To use it, say:

?X: set typedef

val\_t default [includes]

?X: eval \$typedef

?X:

?MAKE:Typedef: cppstdin cppminus cppflags rm sed contains Oldconfig Myread

?MAKE: -pick add \$@ %<

?LINT:define typedef

?LINT:define typedef\_ask

?V:typedef typedef\_ask

?S:typedef:

?S: This shell variable is used internally by Configure to check

?S: whether a given typedef is defined or not. A typical use is:

?S: set typedef val\_t default [includes]

?S: eval \$typedef

?S: That will return val\_t set to default if the typedef was not found,

?S: to typedef otherwise. If no includes are specified, look in sys/types.h.



?S:.

?S:typedef\_ask:

?S: This shell variable is used internally by Configure to check

?S: whether a given typedef is defined or not. If it is not defined,

?S: this will call the ./myread script to prompt for an answer.

?S: It is intended to be used to avoid unnecessary prompts.

?S: A typical use is

?S: rp="What is the type for file position used by fsetpos()?"

?S: set fpos\_t fpostype long stdio.h sys/types.h

?S: eval \$typedef\_ask

?S: This

will set fpostype=fpos\_t, if fpos\_t is available. Otherwise

?S: it will call myread with a default of 'long', and a prompt of \$rp.

?S:.

?T:type var def inclist varval inc

?F:!temp.c

: define an is-a-typedef? function

```
typedef='type=$1; var=$2; def=$3; shift; shift; shift; inclist=$@;
```

```
case "$inclist" in
```

```
"" ) inclist="sys/types.h";;
```

```
esac;
```

```
eval "varval=\$$var";
```

```
case "$varval" in
```

```
"" )
```

```
$rm -f temp.c;
```

```
for inc in $inclist; do
```

```
  echo "#include <$inc>" >>temp.c;
```

```
done;
```

?X: Maybe it's a #define instead of a typedef.

```
echo "#ifdef $type" >> temp.c;
```

```
echo "printf(\"We have $type\");" >> temp.c;
```

```
echo "#endif" >> temp.c;
```

```
$cppstdin $cppflags $cppminus < temp.c >temp.E 2>/dev/null;
```

```
if $contains $type temp.E >/dev/null 2>&1; then
```

```
  eval "$var=\$type";
```

```
else
```

```
  eval "$var=\$def";
```

```
fi;
```

```
$rm -f temp.?;;
```

```
*) eval "$var=\$varval";;
```

```
esac'
```

?X: Originally, I eval'd \$typedef and then checked the results against

?X: \$type. Unfortunately, it then became complicated to check

?X: whether you are re-using

an old config.sh value, and the logic got

?X: so convoluted it became easier to just copy the function above

?X: and alter it slightly. A.D. 3/1998

: define an is-a-typedef? function that prompts if the type is not available.

```
typedef_ask='type=$1; var=$2; def=$3; shift; shift; shift; inclist=$@;
```

```
case "$inclist" in
```

```
"" ) inclist="sys/types.h";;
```

```
esac;
```

```
eval "varval=\${$var}";
```

```
case "$svarval" in
```

```
"" )
```

```
  $rm -f temp.c;
```

```
  for inc in $inclist; do
```

```
    echo "#include <$inc>" >>temp.c;
```

```
  done;
```

?X: Maybe it's a #define instead of a typedef.

```
  echo "#ifdef $type" >> temp.c;
```

```
  echo "printf(\"We have $type\");" >> temp.c;
```

```
  echo "#endif" >> temp.c;
```

```
  $cpstdin $cppflags $cppminus < temp.c >temp.E 2>/dev/null;
```

```
  echo " " ;
```

```
  echo "$rp" | $sed -e "s/What is/Looking for/" -e "s/?/./";
```

```
  if $contains $type temp.E >/dev/null 2>&1; then
```

```
    echo "$type found." >&4;
```

```
    eval "$var=\${$type}";
```

```
  else
```

```
    echo "$type NOT found." >&4;
```

```
    dflt="$def";
```

```
    . ./myread ;
```

```
    eval "$var=\${$ans}";
```

```
  fi;
```

```
  $rm -f temp.?.;
```

```
*) eval "$var=\${$svarval}";;
```

```
esac'
```

Found

in path(s):

```
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/typedefs/Typedef.U
```

No license file was found, but licenses were detected in source scan.

?RCS: \$Id: Nothing.U 1 2006-08-24 12:32:52Z rmanfredi \$

?RCS:

?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi

?RCS:

?RCS: You may redistribute only under the terms of the Artistic Licence,

?RCS: as specified in the README file that comes with the distribution.

?RCS: You may reuse parts of this distribution only within the terms of

?RCS: that same Artistic Licence; a copy of which may be found at the root

?RCS: of the source tree for dist 4.0.

?RCS:

?RCS: \$Log: Nothing.U,v \$  
?RCS: Revision 3.0 1993/08/18 12:05:09 ram  
?RCS: Baseline for dist 3.0 netwide release.  
?RCS:  
?X:  
?X: The purpose of this file is to supply an empty target for the private  
?X: Makefile built by metaconfig to order the units.  
?X:  
?MAKE:Nothing: Head

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/Nothing.U

No license file was found, but licenses were detected in source scan.

?RCS: \$Id\$  
?RCS:  
?RCS: Copyright (c) 1999 Jarkko Hietaniemi  
?RCS:  
?RCS: You may distribute under the terms of either the GNU General Public  
?RCS: License or the Artistic License, as specified in the README file.  
?RCS:  
?MAKE:d\_hasmntopt: Inlibc  
?MAKE: -pick add \$@ %<  
?S:d\_hasmntopt:  
?S: This variable conditionally defines the HAS\_HASMNTOPT symbol, which  
?S: indicates to the C program that the hasmntopt() routine is available  
?S: to query the mount options of file systems.  
?S:.  
?C:HAS\_HASMNTOPT:  
?C: This symbol, if defined, indicates that the hasmntopt routine is  
?C: available to query the mount options of file systems.  
?C:.  
?H:#\$d\_hasmntopt HAS\_HASMNTOPT /\*\*/  
?H:.  
?LINT:set d\_hasmntopt  
: see if hasmntopt exists  
set hasmntopt d\_hasmntopt  
eval \$inlibc

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/perl/d\_hasmntopt.U

No license file was found, but licenses were detected in source scan.

?RCS: \$Id: d\_msync.U 1 2006-08-24 12:32:52Z rmanfredi \$  
?RCS:  
?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi

?RCS:  
?RCS: You may redistribute only under the terms of the Artistic Licence,  
?RCS: as specified in the README file that comes with the distribution.  
?RCS: You may reuse parts of this distribution only within the terms of  
?RCS: that same Artistic Licence; a copy of which may be found at the root  
?RCS: of the source tree for dist 4.0.

?RCS:  
?RCS: \$Log: d\_msync.U,v \$  
?RCS: Revision 3.0.1.1 1993/12/15 08:19:17 ram  
?RCS: patch15: created

?RCS:  
?MAKE:d\_msync: Inlibc  
?MAKE: -pick add \$@ %<  
?S:d\_msync:  
?S: This variable conditionally defines HAS\_MSYNCR if msync() is  
?S: available to synchronize a mapped file.

?S:  
?C:HAS\_MSYNCR:  
?C: This symbol, if defined, indicates that the msync system call is  
?C: available to synchronize a mapped file.

?C:  
?H:#\$d\_msync HAS\_MSYNCR /\*\*/  
?H:

?LINT:set d\_msync  
: see if  
msync exists  
set msync d\_msync  
eval \$inlibc

Found in path(s):  
\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/d\_msync.U  
No license file was found, but licenses were detected in source scan.

?RCS: \$Id\$  
?RCS:  
?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi  
?RCS:  
?RCS: You may redistribute only under the terms of the Artistic License,  
?RCS: as specified in the README file that comes with the distribution.  
?RCS: You may reuse parts of this distribution only within the terms of  
?RCS: that same Artistic License; a copy of which may be found at the root  
?RCS: of the source tree for dist 4.0.  
?RCS:  
?RCS: \$Log: Typedef.U,v \$  
?RCS: Revision 3.0.1.3 1995/07/25 13:42:07 ram  
?RCS: patch56: added backslash escapes within evals to prevent space problems  
?RCS:

?RCS: Revision 3.0.1.2 1994/10/29 16:01:16 ram

?RCS: patch36: don't clobber visible 'val' variable, use 'varval' instead

?RCS:

?RCS: Revision 3.0.1.1 1994/08/29 16:05:14 ram

?RCS: patch32: created

?RCS:

?X:

?X: This unit checks for the definition of a given typedef.

?X:

?X: To use it, say:

?X: set typedef val\_t default [includes]

?X: eval \$typedef

?X:

?MAKE:Typedef:

cppstdin cppminus cppflags rm contains Oldconfig

?MAKE: -pick add \$@ %<

?F:!temp.c

?LINT:define typedef

?V:typedef

?S:typedef:

?S: This shell variable is used internally by Configure to check

?S: whether a given typedef is defined or not. A typical use is:

?S: set typedef val\_t default [includes]

?S: eval \$typedef

?S: That will return val\_t set to default if the typedef was not found,

?S: to typedef otherwise. If no includes are specified, look in sys/types.h.

?S:.

?T:type var def inclist varval inc

: define an is-a-typedef? function

typedef='type=\$1; var=\$2; def=\$3; shift; shift; shift; inclist=\$@;

case "\$inclist" in

"" ) inclist="sys/types.h";;

esac;

eval "varval=\\$\$var";

case "\$varval" in

"" )

\$rm -f temp.c;

for inc in \$inclist; do

echo "#include <\$inc>" >>temp.c;

done;

\$cpstdin \$cppflags \$cppminus < temp.c >temp.E 2>/dev/null;

if \$contains \$type temp.E >/dev/null 2>&1; then

eval "\$var=\\$type";

else

eval "\$var=\\$def";

fi;

\$rm -f temp.?.;

\*) eval

```
"$var=\$varval";;
esac'
```

Found in path(s):

```
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/Typedef.U
```

No license file was found, but licenses were detected in source scan.

?RCS: \$Id\$

?RCS:

?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi

?RCS:

?RCS: You may redistribute only under the terms of the Artistic License,

?RCS: as specified in the README file that comes with the distribution.

?RCS: You may reuse parts of this distribution only within the terms of

?RCS: that same Artistic License; a copy of which may be found at the root

?RCS: of the source tree for dist 4.0.

?RCS:

?RCS: \$Log: cf\_who.U,v \$

?RCS: Revision 3.0.1.2 1997/02/28 15:28:50 ram

?RCS: patch61: new computation method avoiding use of temporary file

?RCS:

?RCS: Revision 3.0.1.1 1994/05/06 14:42:34 ram

?RCS: patch23: login name now computed the hard way

?RCS:

?RCS: Revision 3.0 1993/08/18 12:05:32 ram

?RCS: Baseline for dist 3.0 netwide release.

?RCS:

?X:

?X: Oldconfig dependency is there to ensure computation occurs after old values

?X: from config.sh have been loaded, so that we can supersede them.

?X:

?MAKE:cf\_time

cf\_by: date Oldconfig

?MAKE: -pick add \$@ %<

?S:cf\_time:

?S: Holds the output of the "date" command when the configuration file was

?S: produced. This is used to tag both config.sh and config\_h.SH.

?S:.

?S:cf\_by:

?S: Login name of the person who ran the Configure script and answered the

?S: questions. This is used to tag both config.sh and config\_h.SH.

?S:.

?LINT:change LC\_ALL LANGUAGE

: who configured the system

?X: Ensure English date -- Jarkko Hietaniemi

cf\_time=`LC\_ALL=C; LANGUAGE=C; export LC\_ALL; export LANGUAGE; \$date 2>&1`

?X:

?X: Leave a white space between first two '(' for ksh. The sub-shell is needed

?X: on some machines to avoid the error message when logname is not found; e.g.

?X: on SUN-OS 3.2, (logname || whoami) would not execute whoami if logname was

?X: not found. Sigh!

?X:

?X: Convex had a broken logname executable which returned a non-zero status,

?X: and that broke the previous:

?X: cf\_by=`(logname) 2>/dev/null || whoami) 2>&1`

?X: Switch to emergency

mode... -- RAM, 19/04/94

?X:

?X: Parentheses needed to avoid error message if the program does not exist.

?X: Uses case instead of \$test so it can be put before \$test is defined.

?X: Don't redirect to a file because on Ultrix (under script?) logname

?X: outputs a blank line first. This method will apparently work.

```
case "$cf_by" in
"")
cf_by=`(logname) 2>/dev/null`
case "$cf_by" in
"")
cf_by=`(whoami) 2>/dev/null`
case "$cf_by" in
"") cf_by=unknown ;;
esac ;;
esac ;;
esac
```

Found in path(s):

```
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/cf_who.U
```

No license file was found, but licenses were detected in source scan.

?RCS: You may distribute under the terms of either the GNU General Public

?RCS: License or the Artistic License, as specified in the README file.

?RCS:

?MAKE:d\_acosh: Inlibc

?MAKE: -pick add \$@ %<

?S:d\_acosh:

?S: This variable conditionally defines the HAS\_ACOSH symbol, which

?S: indicates to the C program that the acosh() routine is available.

?S:.

?C:HAS\_ACOSH:

?C: This symbol, if defined, indicates that the acosh routine is

?C: available to do the inverse hyperbolic cosine function.

?C:.

?H:#\$d\_acosh HAS\_ACOSH /\*\*/

?H:.

?LINT:set d\_acosh

```
: see if acossh exists
set acossh d_acosh
eval $inlibc
```

Found in path(s):

```
*/opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/perl/d_acosh.U
```

No license file was found, but licenses were detected in source scan.

?RCS: \$Id\$

?RCS:

?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi

?RCS:

?RCS: You may redistribute only under the terms of the Artistic License,

?RCS: as specified in the README file that comes with the distribution.

?RCS: You may reuse parts of this distribution only within the terms of

?RCS: that same Artistic License; a copy of which may be found at the root

?RCS: of the source tree for dist 4.0.

?RCS:

?RCS: \$Log: ccflags.U,v \$

?RCS: Revision 3.0.1.9 1997/02/28 15:27:07 ram

?RCS: patch61: removed support for NO\_PROTOTYPE detection on SCO

?RCS: patch61: new locincpth variable

?RCS: patch61: added info on the "additional ld flags" question

?RCS:

?RCS: Revision 3.0.1.8 1995/07/25 13:48:54 ram

?RCS: patch56: re-arranged compile line to include ldflags before objects

?RCS:

?RCS: Revision 3.0.1.7 1995/05/12 12:08:33 ram

?RCS: patch54: now checks for cc/ccflags/ldflags coherency

?RCS:

?RCS: Revision 3.0.1.6

1994/10/29 16:07:02 ram

?RCS: patch36: gcc versioning no longer relies on the C compiler's name

?RCS: patch36: simplified check for gcc version checking (ADO)

?RCS:

?RCS: Revision 3.0.1.5 1994/08/29 16:06:35 ram

?RCS: patch32: propagate -posix flag from ccflags to ldflags

?RCS:

?RCS: Revision 3.0.1.4 1994/05/06 14:28:45 ram

?RCS: patch23: -fpcc-struct-return only needed in gcc 1.x (ADO)

?RCS: patch23: cppflags now computed on an option-by-option basis

?RCS: patch23: magically added cc flags now only done the first time

?RCS:

?RCS: Revision 3.0.1.3 1993/09/13 15:58:29 ram

?RCS: patch10: explicitly mention -DDEBUG just in case they need it (WAD)

?RCS: patch10: removed all the "tans" variable usage (WAD)

?RCS:



?RCS: Revision 3.0.1.2 1993/08/27 14:39:38 ram  
?RCS: patch7: added support for OSF/1 machines  
?RCS:  
?RCS: Revision 3.0.1.1 1993/08/25 14:00:24 ram  
?RCS: patch6: added defaults for cppflags, ccflags and ldflags  
?RCS:  
?RCS: Revision 3.0 1993/08/18 12:05:31 ram  
?RCS:  
Baseline for dist 3.0 netwide release.  
?RCS:  
?MAKE:ccflags ldflags lkflags cppflags optimize locincpth: test cat \  
Myread Guess Options Oldconfig gccversion mips\_type +usrinc \  
package contains rm rm\_try +cc cppstdin cppminus cpprun cpplast libpth \  
loclibpth hint  
?MAKE: -pick add \$@ %<  
?S:ccflags:  
?S: This variable contains any additional C compiler flags desired by  
?S: the user. It is up to the Makefile to use this.  
?S:.  
?S:cppflags:  
?S: This variable holds the flags that will be passed to the C pre-  
?S: processor. It is up to the Makefile to use it.  
?S:.  
?S:optimize:  
?S: This variable contains any optimizer/debugger flag that should be used.  
?S: It is up to the Makefile to use it.  
?S:.  
?S:ldflags:  
?S: This variable contains any additional C loader flags desired by  
?S: the user. It is up to the Makefile to use this.  
?S:.  
?S:lkflags:  
?S: This variable contains any additional C partial linker flags desired by  
?S: the user. It is up to the Makefile to use this.  
?S:.  
?S:locincpth:  
?S: This  
variable contains a list of additional directories to be  
?S: searched by the compiler. The appropriate -I directives will  
?S: be added to ccflags. This is intended to simplify setting  
?S: local directories from the Configure command line.  
?S: It's not much, but it parallels the loclibpth stuff in libpth.U.  
?S:.  
?T:inctest thisincl xxx flag inclwanted ftry previous thislibdir  
?F:!cpp.c  
?D:cppflags="  
?D:ccflags="  
?D:ldflags="

```

?D:optimize="
?INIT:: Possible local include directories to search.
?INIT:: Set locincpth to "" in a hint file to defeat local include searches.
?INIT:locincpth="/usr/local/include /opt/local/include /usr/gnu/include"
?INIT:locincpth="$locincpth /opt/gnu/include /usr/GNU/include /opt/GNU/include"
?INIT::
?INIT:: no include file wanted by default
?INIT:inclwanted="
?INIT:
: determine optimize, if desired, or use for debug flag also
case "$optimize" in
'|$undef) dflt='none';;
")
case "$gccversion" in
") dflt='-O';;
*) dflt='-O2 -g';;
esac
;;
*)
dflt="$optimize";;
esac
case "$gccversion" in
") $cat <<EOH

```

Some C compilers have problems with their optimizers. By default, \$package compiles with the -O flag to use the optimizer. Alternately, you might want to use the symbolic debugger, which uses the -g flag (on traditional Unix systems). Either flag can be specified here. To use neither flag, specify the word "none".

```

EOH
;;
*) $cat <<EOH

```

With the GNU C compiler, it is possible to supply both -O2 and -g flags, to be able to reasonably optimize, whilst retaining the ability to use a symbolic debugger. Either flag can be specified here. To use neither flag, specify the word "none".

```

EOH
;;
esac
rp="What optimizer/debugger flag should be used?"
./myread
optimize="$ans"
case "$optimize" in
'none') optimize=" ";;
esac

```

```

dflt="
: We will not override a previous value, but we might want to
: augment a hint file
case "$hint" in
default|recommended)
case "$gccversion" in
1*) dflt='-fpcc-struct-return' ;;
esac
?X:
check for POSIXized ISC
case "$gccversion" in
2*) if test -d /etc/conf/kconfig.d &&
$contains _POSIX_VERSION $usrinc/sys/unistd.h >/dev/null 2>&1
then
dflt="$dflt -posix"
fi
;;
esac
?X: turn warnings on if they're using gcc
case "$gccversion" in
1*|2*) dflt="$dflt -Wall";;
?X: starting with version 3, add "-W -Wall -Wformat=2 -Wshadow" by default
*) dflt="$dflt -W -Wall -Wformat=2 -Wshadow";;
esac
;;
esac

```

```

?X: In USG mode, a MIPS system may need some BSD includes
case "$mips_type" in
*BSD*|") inclwanted="$locincpth $usrinc";;
*) inclwanted="$locincpth $inclwanted $usrinc/bsd";;
esac
for thisincl in $inclwanted; do
if $test -d $thisincl; then
if $test x$thisincl != x$usrinc; then
case "$dflt" in
*$thisincl*);;
*) dflt="$dflt -I$thisincl";;
esac
fi
fi
done

```

```

?X: Include test function (header, symbol)
inctest="if $contains $2 $usrinc/$1 >/dev/null 2>&1; then
xxx=true;
elif $contains $2 $usrinc/sys/$1 >/dev/null 2>&1; then

```

```

xxx=true;
else
xxx=false;
fi;
if
$xxx; then
case "$dflt" in
*$2*);;
*) dflt="$dflt -D$2";;
esac;
fi'

?X:
?X: OSF/1 uses __LANGUAGE_C__ instead of LANGUAGE_C
?X:
if ./osf1; then
set signal.h __LANGUAGE_C__; eval $inctest
else
set signal.h LANGUAGE_C; eval $inctest
fi

case "$hint" in
default|recommended) dflt="$ccflags $dflt" ;;
*) dflt="$ccflags";;
esac

case "$dflt" in
'| ') dflt=none;;
esac
$cat <<EOH

```

Your C compiler may want other flags. For this question you should include -I/whatever and -DWHATEVER flags and any other flags used by the C compiler, but you should NOT include libraries or ld flags like -lwhatever.

To use no flags, specify the word "none".

```

EOH
?X: strip leading space
set X $dflt
shift
dflt=${1+"$@"}
rp="Any additional cc flags?"
./myread
case "$ans" in
none) ccflags="";;
*) ccflags="$ans";;
esac

```

: the following weeds options from ccflags that are of no interest to cpp

```
cppflags="$ccflags"
case "$gccversion" in
1*) cppflags="$cppflags -D__GNUC__"
esac
case "$mips_type" in
");;
*BSD*)
cppflags="$cppflags -DSYSTYPE_BSD43";;
esac
case "$scppflags" in
");;
*)
echo " "
echo "Let me guess what the preprocessor flags are..." >&4
set X $scppflags
shift
cppflags="
$cat >cpp.c <<'EOM'
#define BLURFL foo
```

```
BLURFL xx LFRULB
```

```
EOM
```

```
?X:
```

?X: For each cc flag, try it out with both cppstdin and cprun, since the

?X: first is almost surely a cc wrapper. We have to try both in case

?X: of cc flags like '-Olimit 2900' that are actually two words...

```
?X:
```

```
previous="
for flag in $*
do
case "$flag" in
-*) ftry="$flag";;
*) ftry="$previous $flag";;
esac
if $cppstdin -DLFRULB=bar $ftry $cppminus <cpp.c \
>cpp1.out 2>/dev/null && \
$cprun -DLFRULB=bar $ftry $cpplast <cpp.c \
>cpp2.out 2>/dev/null && \
$contains 'foo.*xx.*bar' cpp1.out >/dev/null 2>&1 && \
$contains 'foo.*xx.*bar' cpp2.out >/dev/null 2>&1
then
cppflags="$cppflags $ftry"
previous="
else
previous="$flag"
fi
```

```

done
set X $cppflags
shift
cppflags=${1+"$@"}
case "$cppflags"
in
*-* ) echo "They appear to be: $cppflags";;
esac
$rm -f cpp.c cpp?.out
;;
esac

```

: flags used in final linking phase

```

case "$ldflags" in
*) if ./venix; then
    dflt='-i -z'
  else
    dflt=""
  fi
case "$ccflags" in
*-posix*) dflt="$dflt -posix" ;;
esac
;;
*) dflt="$ldflags";;
esac

```

: Try to guess additional flags to pick up local libraries.

```

for thislibdir in $libpth; do
case " $loclibpth " in
*" $thislibdir "*)
case "$dflt " in
*" -L$thislibdir "*) ;;
*) dflt="$dflt -L$thislibdir" ;;
esac
;;
esac
done

```

```

case "$dflt" in
") dflt='none' ;;
*) set X $dflt; shift; dflt="$@" ;;
esac

```

```
$cat <<EOH
```

Your C linker may need flags. For this question you should include -L/whatever and any other flags used by the C linker, but you should NOT include libraries like -lwhatever.

Make sure you include the appropriate -L/path flags if your C linker does not normally search all of the directories you specified above, namely

\$libpth

To use no flags, specify the word "none".

EOH

```
rp="Any
additional ld flags (NOT including libraries)?"
```

```
./myread
```

```
case "$ans" in
```

```
none) ldflags=";;
```

```
*) ldflags="$ans";;
```

```
esac
```

```
rmlist="$rmlist pdp11"
```

```
@if lkflags
```

```
: partial linking may need other flags
```

```
case "$lkflags" in
```

```
") case "$ldflags" in
```

```
"") dflt='none';;
```

```
*) dflt="$ldflags";;
```

```
esac;;
```

```
*) dflt="$lkflags";;
```

```
esac
```

```
echo " "
```

```
rp="Partial linking flags to be used (NOT including -r)?"
```

```
./myread
```

```
case "$ans" in
```

```
none) lkflags=";;
```

```
*) lkflags="$ans";;
```

```
esac
```

```
@end
```

```
?X:
```

```
?X: If the user changes compilers after selecting a hint file, it's
```

```
?X: possible that the suggested ccflags/ldflags will be wrong. Try to
```

```
?X: compile and run a simple test program. Let the user see all the
```

```
?X: error messages. -- ADO and RAM
```

```
?X:
```

```
: coherency check
```

```
echo " "
```

```
echo "Checking your choice of C compiler and flags for coherency..." >&4
```

```
?X: Strip extra blanks in case some of the following variables are empty
```

```
set X $cc $optimize $ccflags $ldflags -o try try.c
```

```
shift
```

```
$cat >try.msg <<EOM
```

I've tried to compile and run a simple program

with:

```
$*
```

```
./try
```

and I got the following output:

```
EOM
```

```
$cat > try.c <<'EOF'
```

```
#include <stdio.h>
```

```
int main() { exit(0); }
```

```
EOF
```

```
dflt=y
```

```
?X: Use "sh -c" to avoid error messages tagged with leading "Configure:".
```

```
?X: We need to try the resulting executable, because cc might yield a 0 status
```

```
?X: even when ld failed, in which case the executable will not run properly,
```

```
?X: if its x bit is set at all...
```

```
if sh -c "$cc $optimize $ccflags $ldflags -o try try.c" >>try.msg 2>&1; then
```

```
if sh -c './try' >>try.msg 2>&1; then
```

```
  dflt=n
```

```
else
```

```
  echo "The program compiled OK, but exited with status $?." >>try.msg
```

```
  rp="You have a problem. Shall I abort Configure"
```

```
  dflt=y
```

```
fi
```

```
else
```

```
echo "I can't compile the test program." >>try.msg
```

```
rp="You have a BIG problem. Shall I abort Configure"
```

```
dflt=y
```

```
fi
```

```
case "$dflt" in
```

```
y)
```

```
  $cat try.msg >&4
```

```
?X: using -K will prevent default aborting--maybe they're cross compiling?
```

```
case "$knowitall" in
```

```
")
```

```
  echo "(The supplied flags might be incorrect with this C compiler.)"
```

```
  ;;
```

```
*)
```

```
  dflt=n;;
```

```
esac
```

```
echo " "
```

```
./myread
```

```
case "$ans" in
```

```
n*|N*) ;;
```

```
*) echo "Ok. Stopping Configure." >&4
```



```
    exit 1
;;
esac
;;
n) echo "OK, that should do.";;
esac
$rm_try
```

Found in path(s):

```
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/ccflags.U
```

No license file was found, but licenses were detected in source scan.

```
?RCS: $Id: d_byacc.U 1 2006-08-24 12:32:52Z rmanfredi $
?RCS:
?RCS: Copyright (c) 1996, Andy Dougherty
?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi
?RCS:
?RCS: You may redistribute only under the terms of the Artistic Licence,
?RCS: as specified in the README file that comes with the distribution.
?RCS: You may reuse parts of this distribution only within the terms of
?RCS: that same Artistic Licence; a copy of which may be found at the root
?RCS: of the source tree for dist 4.0.
?RCS:
?RCS: $Log: d_byacc.U,v $
?RCS: Revision 3.0.1.1 1997/02/28 15:31:14 ram
?RCS: patch61: created
?RCS:
?MAKE:d_byacc: byacc Setvar
?MAKE: -pick add $@ %<
?S:d_byacc:
?S: This variable indicates whether byacc is available.
?S: If the user has specified 'portability', then Makefile.SH
?S: sees $byacc='byacc' whether or not the user actually has
?S: byacc. This variable allows us to determine in a makefile
?S: if we really
    have byacc.
?S:.
?LINT:set d_byacc
: Check if we really have byacc
case "$byacc" in
|"byacc") val="$undef" ;;
*) val="$define" ;;
esac
set d_byacc
eval $setvar
```

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/d\_byacc.U

No license file was found, but licenses were detected in source scan.

?RCS: \$Id: i\_stddef.U 1 2006-08-24 12:32:52Z rmanfredi \$

?RCS:

?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi

?RCS:

?RCS: You may redistribute only under the terms of the Artistic Licence,

?RCS: as specified in the README file that comes with the distribution.

?RCS: You may reuse parts of this distribution only within the terms of

?RCS: that same Artistic Licence; a copy of which may be found at the root

?RCS: of the source tree for dist 4.0.

?RCS:

?RCS: \$Log: i\_stddef.U,v \$

?RCS: Revision 3.0 1993/08/18 12:08:27 ram

?RCS: Baseline for dist 3.0 netwide release.

?RCS:

?MAKE:i\_stddef: Inhdr

?MAKE: -pick add \$@ %<

?S:i\_stddef:

?S: This variable conditionally defines the I\_STDDEF symbol, which

?S: indicates to the C program that <stddef.h> exists and should

?S: be included.

?S:.

?C:I\_STDDEF:

?C: This symbol, if defined, indicates that <stddef.h> exists and should

?C: be included.

?C:.

?H:#\$i\_stddef I\_STDDEF /\*\*/

?H:.

?LINT:set

i\_stddef

: see if stddef is available

set stddef.h i\_stddef

eval \$inhdr

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/i\_stddef.U

No license file was found, but licenses were detected in source scan.

?RCS: \$Id: d\_setlocale.U 1 2006-08-24 12:32:52Z rmanfredi \$

?RCS:

?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi

?RCS:

?RCS: You may redistribute only under the terms of the Artistic Licence,

?RCS: as specified in the README file that comes with the distribution.

```

?RCS: You may reuse parts of this distribution only within the terms of
?RCS: that same Artistic Licence; a copy of which may be found at the root
?RCS: of the source tree for dist 4.0.
?RCS:
?RCS: Original Author: Andy Dougherty <doughera@lafcol.lafayette.edu>
?RCS:
?RCS: $Log: d_setlocale.U,v $
?RCS: Revision 3.0.1.1 1994/06/20 06:57:51 ram
?RCS: patch30: created
?RCS:
?MAKE:d_setlocale: Inlibc
?MAKE: -pick add $@ %<
?S:d_setlocale:
?S: This variable conditionally defines HAS_SETLOCALE if setlocale() is
?S: available to handle locale-specific ctype implementations.
?S:.
?C:HAS_SETLOCALE:
?C: This symbol, if defined, indicates that the setlocale
?C: routine is
?C: available to handle locale-specific ctype implementations.
?C:.
?H:#$d_setlocale HAS_SETLOCALE /**/
?H:.
?LINT:set d_setlocale
: see if setlocale exists
set setlocale d_setlocale
eval $inlibc

```

Found in path(s):

```

* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-
5.30.0/dist/U/d_setlocale.U

```

No license file was found, but licenses were detected in source scan.

```

case $CONFIG in
")
if test -f config.sh; then TOP=.;
elif test -f ../config.sh; then TOP=../.;
elif test -f ../../config.sh; then TOP=../../.;
elif test -f ../../../config.sh; then TOP=../../../.;
elif test -f ../../../../config.sh; then TOP=../../../../.;
else
echo "Can't find config.sh."; exit 1
fi
. $TOP/config.sh
;;
esac
case "$0" in
*/*) cd `expr X$0 : 'X\(.*/\)` ;;

```

```

esac
echo "Extracting makedir (with variable substitutions)"
$spitshell >makedir <<!GROK!THIS!
$startsh
# $Id: makedir.sh,v 3.0.1.1 1994/01/24 14:00:08 ram Exp ram $
#
# Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi
#
# You may redistribute only under the terms of the Artistic Licence,
# as specified in the README file that comes with the distribution.
# You may reuse parts of this distribution only within the terms of
# that same Artistic Licence; a copy of which may be found at the root
# of the source tree for dist 4.0.
#
# Original
Author: Larry Wall <lwall@netlabs.com>
#
# $Log: makedir.sh,v $
# Revision 3.0.1.1 1994/01/24 14:00:08 ram
# patch16: changed top ln-style config.sh lookup into test-style one
#
# Revision 3.0 1993/08/18 12:04:38 ram
# Baseline for dist 3.0 netwide release.
#

export PATH || (echo "OOPS, this isn't sh. Desperation time. I will feed myself to sh."; sh \${0}; kill \${0})

case \ $# in
0)
    $echo "makedir pathname filenameflag"
    exit 1
    ;;
esac

: guarantee one slash before 1st component
case \ $1 in
/*) ;;
*) set .^$1 \ $2 ;;
esac

: strip last component if it is to be a filename
case X\ $2 in
X1) set \ $echo \ $1 | $sed 's:(.*)/[^/]*\ $:1:\` ;;
*) set \ $1 ;;
esac

: return reasonable status if nothing to be created
if $test -d "\ $1" ; then

```

```
    exit 0
fi

list=""
while true ; do
    case \$1 in
        */*)
            list="\$1 \$list"
            set \echo \$1 | \$sed 's:(.*)/:\\1 :'\`
            ;;
        *)
            break
            ;;
    esac
done
```

```
set \$list
```

```
for dir do
    $mkdir \$dir >/dev/null 2>&1
done
!GROK!THIS!
$unicefix
makedir
chmod +x makedir
```

Found in path(s):

```
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/lib/makedir.SH
```

No license file was found, but licenses were detected in source scan.

?RCS: \$Id\$

?RCS:

?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi

?RCS:

?RCS: You may redistribute only under the terms of the Artistic License,

?RCS: as specified in the README file that comes with the distribution.

?RCS: You may reuse parts of this distribution only within the terms of

?RCS: that same Artistic License; a copy of which may be found at the root

?RCS: of the source tree for dist 4.0.

?RCS:

?RCS: \$Log: patchlevel.U,v \$

?RCS: Revision 3.0.1.1 1997/02/28 16:18:41 ram

?RCS: patch61: added support for src.U

?RCS:

?RCS: Revision 3.0 1993/08/18 12:09:31 ram

?RCS: Baseline for dist 3.0 netwide release.

?RCS:

```
?MAKE:patchlevel: package baserev test rsrc
?MAKE: -pick add $@ %<
?T:Revision
?S:patchlevel:
?S: The patchlevel level of this package.
?S: The value of patchlevel comes from the patchlevel.h file.
?S:.
: get the patchlevel
echo " "
echo "Getting the current patchlevel..." >&4
if $test -r
  $rsrc/patchlevel.h;then
  patchlevel=`awk \
    '/^#[ ]*define[ ][ ]*PATCHLEVEL/ {print $3}' \
    < $rsrc/patchlevel.h`
else
  patchlevel=0
fi
echo "(You have $package $baserev PL$patchlevel.)"
```

Found in path(s):

```
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/patchlevel.U
```

No license file was found, but licenses were detected in source scan.

```
?RCS: $Id: usethreads.U,v $
?RCS:
?RCS: Copyright (c) 1998-2000 Andy Dougherty
?RCS:
?RCS: You may distribute under the terms of either the GNU General Public
?RCS: License or the Artistic License, as specified in the README file.
?RCS:
?RCS: $Log: usethreads.U,v $
?RCS:
?MAKE:usethreads useithreads use5005threads d_oldpthreads usereentrant: \
  Myread Oldconfig Setvar test cat patchlevel
?MAKE: -pick add $@ %<
?Y:TOP
?S:usethreads:
?S: This variable conditionally defines the USE_THREADS symbol,
?S: and indicates that Perl should be built to use threads.
?S:.
?S:useithreads:
?S: This variable conditionally defines the USE_ITHREADS symbol,
?S: and indicates that Perl should be built to use the interpreter-based
?S: threading implementation.
?S:.
?S:use5005threads:
```

?S: This variable conditionally defines the USE\_5005THREADS symbol,  
?S: and indicates that Perl should be built to use the 5.005-based  
?S: threading implementation.

Only valid up to 5.8.x.

?S:.

?X: I'm putting old\_pthreads in this unit because it might eventually  
?X: be part of an automatic determination to see if we can use threads  
?X: at all.

?S:d\_oldpthreads:

?S: This variable conditionally defines the OLD\_PTHREADS\_API symbol,  
?S: and indicates that Perl should be built to use the old  
?S: draft POSIX threads API. This is only potentially meaningful if  
?S: usethreads is set.

?S:.

?S:usereentrant:

?S: This variable conditionally defines the USE\_REENTRANT\_API symbol,  
?S: which indicates that the thread code may try to use the various  
?S: \_r versions of library functions. This is only potentially  
?S: meaningful if usethreads is set and is very experimental, it is  
?S: not even prompted for.

?S:.

?C:USE\_ITHREADS:

?C: This symbol, if defined, indicates that Perl should be built to  
?C: use the interpreter-based threading implementation.

?C:.

?C:USE\_5005THREADS:

?C: This symbol, if defined, indicates that Perl should be built to  
?C: use the 5.005-based  
?C: threading implementation.

?C: Only valid up to 5.8.x.

?C:.

?C:USE\_THREADS:

?C: This symbol, if defined, indicates that Perl should  
?C: be built to use threads. At present, it is a synonym for  
?C: USE\_5005THREADS for perl older than 5.8 and USE\_ITHREADS  
?C: for 5.8.x and newer, but eventually the source ought to be  
?C: changed to use this to mean \_any\_ threading implementation.

?C:.

?C:OLD\_PTHREADS\_API:

?C: This symbol, if defined, indicates that Perl should  
?C: be built to use the old draft POSIX threads API.

?C:.

?C:USE\_REENTRANT\_API:

?C: This symbol, if defined, indicates that Perl should  
?C: try to use the various \_r versions of library functions.  
?C: This is extremely experimental.

?C:.

?H:#\$use5005threads USE\_5005THREADS /\*\*/

```

?H:#$useithreads USE_ITHREADS /**/
?H:?%<:#if defined(USE_5005THREADS) && !defined(USE_ITHREADS)
?H:?%<:#define USE_THREADS /* until src is revised*/
?H:?%<:#endif
?H:#$d_oldpthreads OLD_PTHREADS_API /**/
?H:#$usereentrant USE_REENTRANT_API /**/
?H:
?X:
    [hmb] Removed LINT for use5005threads, useithreads, and
?X:        usereentrant, as LINT is only run on blead
?LINT:set usethreads d_oldpthreads
?INIT:: set usethreads on the Configure command line to enable threads.
?INIT:usereentrant='undef'
?F:!usethreads.cbu
: Do we want threads support and if so, what type
?X: We should really have some explanatory text here, and some
?X: automatic setting of sensible defaults.
case "$usethreads" in
$define|true|[yY]*)    dflt='y';;
*)    # Catch case where user specified itthreads or 5005threads but
    # forgot -Dusethreads (A.D. 4/2002)
    case "$useithreads$use5005threads" in
    *$define*) dflt='y';;
    *) dflt='n';;
    esac
    ;;
esac
cat <<EOM

```

Perl can be built to offer a form of threading support on some systems  
To do so, Configure can be run with -Dusethreads.

Note that Perl built with threading support runs slightly slower  
and uses slightly more memory than plain Perl.

If this doesn't make  
any sense to you, just accept the default '\$dflt'.

```

EOM
rp='Build a threading Perl?'
./myread
case "$ans" in
y|Y)  val="$define" ;;
*)    val="$undef" ;;
esac
set usethreads
eval $setvar

```

```

if $test $patchlevel -lt 9; then

```



```

case "$use5005threads" in
$define)
: Default to ithreads unless overridden on command line or with
: old config.sh
dflt='y'
case "$use5005threads" in
$define|true|[yY]*)
echo "5.005 threads are no longer supported"
exit 1
;;
esac
case "$useithreads" in
$undef|false|[nN]*) dflt='n';;
esac
rp='Use the newer interpreter-based ithreads?'
. ./myread
case "$ans" in
y|Y) val="$define" ;;
*) val="$undef" ;;
esac
set useithreads
eval $setvar
: Now set use5005threads to the opposite value.
case "$useithreads" in
$define) val="$undef" ;;
*) val="$define" ;;
esac
set use5005threads
eval $setvar
;;
*)
useithreads="$undef"
use5005threads="$undef"
;;
esac

```

?X: This is not supposed to be possible but with some trickery, maybe.

```

case "$useithreads$use5005threads" in
"$define$define")
$cat >&4 <<EOM

```

You cannot have both the ithreads and the 5.005 threads enabled at the same time. Disabling the 5.005 threads since they are much less stable than the ithreads.

EOM

```

use5005threads="$undef"

```

```
::
esac
```

else

: perl-5.9.x and later

```
if test X"$usethreads" = "X$define"; then
case "$use5005threads" in
  $define|true|[yY]*)
    $cat >&4 <<EOM
```

5.005 threads has been removed for 5.10. Perl will be built using itthreads.

EOM

```
::
esac
fi
```

```
use5005threads="$undef"
useithreads="$usethreads"
fi
```

?X: Check out what kind of threads API we have

```
case "$d_oldpthreads" in
```

) : Configure tests would be welcome here. For now, assume undef.

```
val="$undef" ;;
```

```
*) val="$d_oldpthreads" ;;
```

```
esac
```

```
set d_oldpthreads
```

```
eval $setvar
```

?X: In general, -lpthread needs to come before -lc but after other

?X: libraries such as -lgdbm and such like. We assume here that -lc

?X: is present in libswanted. If that

fails to be true, then this

?X: can be changed to add pthread to the very end of libswanted.

: Look for a hint-file generated 'call-back-unit'. If the

: user has specified that a threading perl is to be built,

: we may need to set or change some other defaults.

```
if $test -f usethreads.cbu; then
```

```
  echo "Your platform has some specific hints regarding threaded builds, using them..."
```

```
  . ./usethreads.cbu
```

```
else
```

```
  case "$usethreads" in
```

```
    "$define"|true|[yY]*)
```

```
    $cat <<EOM
```

(Your platform does not have any specific hints for threaded builds.

Assuming POSIX threads, then.)

EOM

::

esac

fi

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/threads/usetthreads.U

No license file was found, but licenses were detected in source scan.

?RCS: You may distribute under the terms of either the GNU General Public

?RCS: License or the Artistic License, as specified in the README file.

?RCS:

?MAKE:d\_log2: Inlibc

?MAKE: -pick add \$@ %<

?S:d\_log2:

?S: This variable conditionally defines the HAS\_LOG2 symbol, which

?S: indicates to the C program that the log2() routine is available

?S: to compute log base two.

?S:.

?C:HAS\_LOG2:

?C: This symbol, if defined, indicates that the log2 routine is

?C: available to do the log2 function.

?C:.

?H:#\$d\_log2 HAS\_LOG2 /\*\*/

?H:.

?LINT:set d\_log2

: see if log2 exists

set log2 d\_log2

eval \$inlibc

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/perl/d\_log2.U

No license file was found, but licenses were detected in source scan.

?RCS: \$Id: d\_getpwnam\_r.U,v 0RCS:

?RCS: Copyright (c) 2002,2003 Jarkko Hietaniemi

?RCS:

?RCS: You may distribute under the terms of either the GNU General Public

?RCS: License or the Artistic License, as specified in the README file.

?RCS:

?RCS: Generated by the reentr.pl from the Perl 5.8 distribution.

?RCS:

?MAKE:d\_getpwnam\_r getpwnam\_r\_proto: Inlibc Protochk Hasproto i\_systypes \  
usetthreads i\_pwd extern\_C

?MAKE: -pick add \$@ %<

?S:d\_getpwnam\_r:  
 ?S: This variable conditionally defines the HAS\_GETPWNAM\_R symbol,  
 ?S: which indicates to the C program that the getpwnam\_r()  
 ?S: routine is available.  
 ?S:.  
 ?S:getpwnam\_r\_proto:  
 ?S: This variable encodes the prototype of getpwnam\_r.  
 ?S: It is zero if d\_getpwnam\_r is undef, and one of the  
 ?S: REENTRANT\_PROTO\_T\_ABC macros of reentr.h if d\_getpwnam\_r  
 ?S: is defined.  
 ?S:.  
 ?C:HAS\_GETPWNAM\_R:  
 ?C: This symbol, if defined, indicates that the getpwnam\_r routine  
 ?C: is available to  
 getpwnam re-entrantly.  
 ?C:.  
 ?C:GETPWNAM\_R\_PROTO:  
 ?C: This symbol encodes the prototype of getpwnam\_r.  
 ?C: It is zero if d\_getpwnam\_r is undef, and one of the  
 ?C: REENTRANT\_PROTO\_T\_ABC macros of reentr.h if d\_getpwnam\_r  
 ?C: is defined.  
 ?C:.  
 ?H:#\$d\_getpwnam\_r HAS\_GETPWNAM\_R /\*\*/  
 ?H:#define GETPWNAM\_R\_PROTO \$getpwnam\_r\_proto /\*\*/  
 ?H:.  
 ?T:try hdrs d\_getpwnam\_r\_proto  
 : see if getpwnam\_r exists  
 set getpwnam\_r d\_getpwnam\_r  
 eval \$inlibc  
 case "\$d\_getpwnam\_r" in  
 "\$define")  
 hdrs="\$i\_systypes sys/types.h define stdio.h \$i\_pwd pwd.h"  
 case "\$d\_getpwnam\_r\_proto:\$usetthreads" in  
 ":define") d\_getpwnam\_r\_proto=define  
 set d\_getpwnam\_r\_proto getpwnam\_r \$hdrs  
 eval \$hasproto ;;  
 \*) ;;  
 esac  
 case "\$d\_getpwnam\_r\_proto" in  
 define)  
 case "\$getpwnam\_r\_proto" in  
 "|0) try='int getpwnam\_r(const char\*, struct passwd\*, char\*, size\_t, struct passwd\*\*);'  
 ./protochk "\$extern\_C \$try" \$hdrs && getpwnam\_r\_proto=I\_CSBWR ;;  
 esac  
 case "\$getpwnam\_r\_proto" in  
 "|0) try='int getpwnam\_r(const char\*, struct passwd\*,  
 char\*, int, struct passwd\*\*);'  
 ./protochk "\$extern\_C \$try" \$hdrs && getpwnam\_r\_proto=I\_CSBIR ;;

```

esac
case "$getpwnam_r_proto" in
"|0) try='struct passwd* getpwnam_r(const char*, struct passwd*, char*, int);'
./protochk "$extern_C $try" $hdrs && getpwnam_r_proto=S_CSBI ;;
esac
case "$getpwnam_r_proto" in
"|0) try='int getpwnam_r(const char*, struct passwd*, char*, int);'
./protochk "$extern_C $try" $hdrs && getpwnam_r_proto=I_CSBI ;;
esac
case "$getpwnam_r_proto" in
"|0) d_getpwnam_r=undef
getpwnam_r_proto=0
echo "Disabling getpwnam_r, cannot determine prototype." >&4 ;;
*) case "$getpwnam_r_proto" in
REENTRANT_PROTO*) ;;
*) getpwnam_r_proto="REENTRANT_PROTO_$getpwnam_r_proto" ;;
esac
echo "Prototype: $try" ;;
esac
;;
*) case "$usetthreads" in
define) echo "getpwnam_r has no prototype, not using it." >&4 ;;
esac
d_getpwnam_r=undef
getpwnam_r_proto=0
;;
esac
;;
*) getpwnam_r_proto=0
;;
esac

```

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/threads/d\_getpwnam\_r.U

No license file was found, but licenses were detected in source scan.

?RCS: \$Id\$

?RCS:

?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi

?RCS:

?RCS: You may redistribute only under the terms of the Artistic License,

?RCS: as specified in the README file that comes with the distribution.

?RCS: You may reuse parts of this distribution only within the terms of

?RCS: that same Artistic License; a copy of which may be found at the root

?RCS: of the source tree for dist 4.0.

?RCS:

?RCS: \$Log: so.U,v \$

```

?RCS: Revision 3.0.1.2 1994/10/29 16:30:04 ram
?RCS: patch36: now tells user how he can suppress shared lib lookup (ADO)
?RCS: patch36: removed echo at the top, since it's now in the here-doc (ADO)
?RCS:
?RCS: Revision 3.0.1.1 1994/06/20 07:07:02 ram
?RCS: patch30: created
?RCS:
?X:
?X: This unit computes the shared-object / shared-lib extension
?X:
?MAKE:so: test libpth Loc Myread Oldconfig cat
?MAKE: -pick add $@ %<
?S:so:
?S: This variable holds the extension used to identify
shared libraries
?S: (also known as shared objects) on the system. Usually set to 'so'.
?S:.
?T: xxx
: compute shared library extension
case "$so" in
")
if xxx=`./loc libc.sl X $libpth`; $test -f "$xxx"; then
dflt='sl'
else
dflt='so'
fi
;;
*) dflt="$so";;
esac
$cat <<EOM

```

On some systems, shared libraries may be available. Answer 'none' if you want to suppress searching of shared libraries for the remainder of this configuration.

```

EOM
rp='What is the file extension used for shared libraries?'
./myread
so="$ans"

```

```

Found in path(s):
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/so.U
No license file was found, but licenses were detected in source scan.

```

```

?RCS: $Id: d_vfork.U,v 3.0.1.6 1994/08/29 16:18:21 ram Exp $
?RCS:
?RCS: Copyright (c) 1991-1993, Raphael Manfredi

```

?RCS:  
?RCS: You may redistribute only under the terms of the Artistic License,  
?RCS: as specified in the README file that comes with the distribution.  
?RCS: You may reuse parts of this distribution only within the terms of  
?RCS: that same Artistic License; a copy of which may be found at the root  
?RCS: of the source tree for dist 3.0.  
?RCS:  
?RCS: \$Log: d\_vfork.U,v \$  
?RCS: Revision 3.0.1.6 1994/08/29 16:18:21 ram  
?RCS: patch32: set default to 'y' the first time  
?RCS:  
?RCS: Revision 3.0.1.5 1994/06/20 06:59:14 ram  
?RCS: patch30: usevfork was not always properly set  
?RCS:  
?RCS: Revision 3.0.1.4 1994/05/13 15:20:56 ram  
?RCS: patch27: modified to avoid spurious Whoa warnings (ADO)  
?RCS:  
?RCS: Revision 3.0.1.3 1994/05/06 14:59:09 ram  
?RCS: patch23: now explicitly ask whether vfork() should be used  
(ADO)  
?RCS:  
?RCS: Revision 3.0.1.2 1993/10/16 13:49:39 ram  
?RCS: patch12: added magic for vfork()  
?RCS:  
?RCS: Revision 3.0.1.1 1993/09/13 16:06:57 ram  
?RCS: patch10: removed automatic remapping of vfork on fork (WAD)  
?RCS: patch10: added compatibility code for older config.sh (WAD)  
?RCS:  
?RCS: Revision 3.0 1993/08/18 12:07:55 ram  
?RCS: Baseline for dist 3.0 netwide release.  
?RCS:  
?MAKE:d\_vfork usevfork d\_pseudofork: Inlibc Myread Oldconfig Setvar  
?MAKE: -pick add \$@ %<  
?S:d\_vfork:  
?S: This variable conditionally defines the HAS\_VFORK symbol, which  
?S: indicates the vfork() routine is available.  
?S:.  
?S:usevfork:  
?S: This variable is set to true when the user accepts to use vfork.  
?S: It is set to false when no vfork is available or when the user  
?S: explicitly requests not to use vfork.  
?S:.  
?S:d\_pseudofork:  
?S: This variable conditionally defines the HAS\_PSEUDOFORK symbol,  
?S: which indicates that an emulation of the fork routine is available.  
?S:.  
?C:HAS\_VFORK (VFORK):  
?C: This

```

symbol, if defined, indicates that vfork() exists.
?C:.
?H:#$d_vfork HAS_VFORK /**/
?H:.
?C:HAS_PSEUDOFORK:
?C: This symbol, if defined, indicates that an emulation of the
?C: fork routine is available.
?C:.
?H:#$d_pseudofork HAS_PSEUDOFORK /**/
?H:.
?M:vfork: HAS_VFORK
?M:#ifndef HAS_VFORK
?M:#define vfork fork
?M:#endif
?M:.
?T:d_hvfork
: backward compatibility for d_hvfork
if test X$d_hvfork != X; then
d_vfork="$d_hvfork"
d_hvfork="
fi
?X:=====
: see if there is a vfork
val="
set vfork val
eval $inlibc

d_pseudofork=$undef

```

```

: Ok, but do we want to use it. vfork is reportedly unreliable in
: perl on Solaris 2.x, and probably elsewhere.
case "$val" in
$define)
echo " "
case "$usevfork" in
false) dflt='n';
*) dflt='y';
esac
cat <<'EOM'

```

Perl can only use a vfork() that doesn't suffer from strict restrictions on calling functions or modifying global data in the child. For example, glibc-2.1 contains such a vfork() that is unsuitable. If your system provides a proper fork() call, chances are that you do NOT want perl to use vfork().

EOM



```

rp="Do you still want to use vfork()?"
. ./myread
case "$ans" in
y|Y) ;;
*)
echo "Ok, we won't use vfork()."
val="$undef"
;;
esac
;;
esac
?X:
?X: Only set it when final value is known to avoid spurious Whoa's
?X: Then set usevfork accordingly to the current value, for next run
?X:
set d_vfork
eval $setvar
case "$d_vfork" in
$define) usevfork='true';;
*) usevfork='false';;
esac

```

Found in path(s):

```

* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/modified/d_vfork.U

```

No license file was found, but licenses were detected in source scan.

?RCS: \$Id: d\_gmtime\_r.U,v 0RCS:

?RCS: Copyright (c) 2002,2003 Jarkko Hietaniemi

?RCS:

?RCS: You may distribute under the terms of either the GNU General Public

?RCS: License or the Artistic License, as specified in the README file.

?RCS:

?RCS: Generated by the reentr.pl from the Perl 5.8 distribution.

?RCS:

?MAKE:d\_gmtime\_r gmtime\_r\_proto: Inlibc Protochk Hasproto i\_systypes \  
usethreads i\_time i\_system extern\_C

?MAKE: -pick add \$@ %<

?S:d\_gmtime\_r:

?S: This variable conditionally defines the HAS\_GMTIME\_R symbol,

?S: which indicates to the C program that the gmtime\_r()

?S: routine is available.

?S:.

?S:gmtime\_r\_proto:

?S: This variable encodes the prototype of gmtime\_r.

?S: It is zero if d\_gmtime\_r is undef, and one of the

?S: REENTRANT\_PROTO\_T\_ABC macros of reentr.h if d\_gmtime\_r

?S: is defined.

```

?S:.
?C:HAS_GMTIME_R:
?C: This symbol, if defined, indicates that the gmtime_r routine
?C: is available to gmtime re-entrantly.
?C:.
?C:GMTIME_R_PROTO:
?C: This
symbol encodes the prototype of gmtime_r.
?C: It is zero if d_gmtime_r is undef, and one of the
?C: REENTRANT_PROTO_T_ABC macros of reentr.h if d_gmtime_r
?C: is defined.
?C:.
?H:#$d_gmtime_r HAS_GMTIME_R /**/
?H:#define GMTIME_R_PROTO $gmtime_r_proto /**/
?H:.
?T:try hdrs d_gmtime_r_proto
: see if gmtime_r exists
set gmtime_r d_gmtime_r
eval $inlibc
case "$d_gmtime_r" in
"$define")
hdrs="$i_systypes sys/types.h define stdio.h $i_time time.h $i_systime sys/time.h"
case "$d_gmtime_r_proto:$usethreads" in
":define") d_gmtime_r_proto=define
set d_gmtime_r_proto gmtime_r $hdrs
eval $hasproto ;;
*) ;;
esac
case "$d_gmtime_r_proto" in
define)
case "$gmtime_r_proto" in
"|0) try='struct tm* gmtime_r(const time_t*, struct tm*);'
./protechk "$extern_C $try" $hdrs && gmtime_r_proto=S_TS ;;
esac
case "$gmtime_r_proto" in
"|0) try='int gmtime_r(const time_t*, struct tm*);'
./protechk "$extern_C $try" $hdrs && gmtime_r_proto=I_TS ;;
esac
case
"$gmtime_r_proto" in
"|0) d_gmtime_r=undef
gmtime_r_proto=0
echo "Disabling gmtime_r, cannot determine prototype." >&4 ;;
*) case "$gmtime_r_proto" in
REENTRANT_PROTO*) ;;
*) gmtime_r_proto="REENTRANT_PROTO_$gmtime_r_proto" ;;
esac
echo "Prototype: $try" ;;

```

```

esac
;;
*) case "$susetthreads" in
define) echo "gmtime_r has no prototype, not using it." >&4 ;;
esac
d_gmtime_r=undef
gmtime_r_proto=0
;;
esac
;;
*) gmtime_r_proto=0
;;
esac

```

Found in path(s):

```

* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/threads/d_gmtime_r.U

```

No license file was found, but licenses were detected in source scan.

?RCS: \$Id: Getfile.U 1 2006-08-24 12:32:52Z rmanfredi \$

?RCS:

?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi

?RCS:

?RCS: You may redistribute only under the terms of the Artistic Licence,

?RCS: as specified in the README file that comes with the distribution.

?RCS: You may reuse parts of this distribution only within the terms of

?RCS: that same Artistic Licence; a copy of which may be found at the root

?RCS: of the source tree for dist 4.0.

?RCS:

?RCS: \$Log: Getfile.U,v \$

?RCS: Revision 3.0.1.7 1997/02/28 15:01:06 ram

?RCS: patch61: getfile script now begins with "startsh"

?RCS:

?RCS: Revision 3.0.1.6 1995/02/15 14:11:00 ram

?RCS: patch51: was not working if ~'s allowed with d\_portable on (WED)

?RCS:

?RCS: Revision 3.0.1.5 1995/01/11 15:11:25 ram

?RCS: patch45: added support for escaping answers to skip various checks

?RCS: patch45: modified message issued after file expansion

?RCS:

?RCS: Revision

3.0.1.4 1994/10/29 15:53:19 ram

?RCS: patch36: added ?F: line for metalint file checking

?RCS:

?RCS: Revision 3.0.1.3 1994/05/06 14:23:36 ram

?RCS: patch23: getfile could be confused by file name in "locate" requests

?RCS: patch23: new 'p' directive to assume file is in people's path (WED)

?RCS:

?RCS: Revision 3.0.1.2 1994/01/24 14:01:31 ram

?RCS: patch16: added metalint hint on changed 'ans' variable

?RCS:

?RCS: Revision 3.0.1.1 1993/09/13 15:46:27 ram

?RCS: patch10: minor format problems and misspellings fixed

?RCS: patch10: now performs from package dir and not from UU subdir

?RCS:

?RCS: Revision 3.0 1993/08/18 12:04:56 ram

?RCS: Baseline for dist 3.0 netwide release.

?RCS:

?X:

?X: This unit produces a bit of shell code that must be dotted in in order

?X: to get a file name and make some sanity checks. Optionally, a ~name

?X: expansion is performed.

?X:

?X: To use this unit, \$rp and \$dflt must hold the question and the

?X: default answer, which will be passed as-is

to the myread script.

?X: The \$fn variable must hold the file type (f or d, for file/directory).

?X: If \$gfpth is set to a list of space-separated list of directories,

?X: those are prefixes for the filename. Unless \$gfpthkeep is set to 'y',

?X: gfpth is cleared on return from Getfile.

?X:

?X: If is is followed by a ~, then ~name substitution will occur. Upon return,

?X: \$ans is set with the filename value. If a / is specified, then only a full

?X: path name is accepted (but ~ substitution occurs before, if needed). The

?X: expanded path name is returned in that case.

?X:

?X: If a + is specified, the existence checks are skipped. This usually means

?X: the file/directory is under the full control of the program.

?X:

?X: If the 'n' (none) type is used, then the user may answer none.

?X: The 'e' (expand) switch may be used to bypass d\_portable, expanding ~name.

?X:

?X: If the 'l' (locate) type is used, then it must end with a ':' and then a

?X: file name. If the answer is a directory,

the file name will be appended

?X: before testing for file existence. This is useful in locate-style

?X: questions like "where is the active file?". In that case, one should

?X: use:

?X:

?X: dflt='~news/lib'

?X: fn='l~:active'

?X: rp='Where is the active file?'

?X: ../getfile

?X: active="\$ans"

?X:

?X: If the 'p' (path) letter is specified along with 'l', then an answer

?X: without a leading / will be expected to be found in everyone's path.  
 ?X:  
 ?X: It is also possible to include a comma-separated list of items within  
 ?X: parentheses to specify which items should be accepted as-is with no  
 ?X: further checks. This is useful when for instance a full path is expected  
 ?X: but the user may escape out via "magical" answers.  
 ?X:  
 ?X: If the answer to the question is 'none', then the existence checks are  
 ?X: skipped and the empty string is returned.  
 ?X:  
 ?MAKE:Getfile: d\_portable contains startsh Myread Filexp tr trnl  
 ?MAKE: -pick add \$@ %<  
 ?V:ansexp:fn gfpth gfpthkeep  
 ?F:./getfile  
 ?T:tilde  
 type what orig\_rp orig\_dflt fullpath already redo skip none\_ok \  
 value exp\_file nopath\_ok loc\_file fp pf dir direxp  
 ?LINT:change ans  
 ?LINT:change gfpth  
 : now set up to get a file name  
 cat <<EOS >getfile  
 \$startsh  
 EOS  
 cat <<'EOSC' >>getfile  
 tilde="  
 fullpath="  
 already="  
 skip="  
 none\_ok="  
 exp\_file="  
 nopath\_ok="  
 orig\_rp="\$rp"  
 orig\_dflt="\$dflt"  
 case "\$gfpth" in  
 ") gfpth='.' ;;  
 esac

?X: Begin by stripping out any (...) grouping.

```
case "$fn" in
*\(*)
: getfile will accept an answer from the comma-separated list
: enclosed in parentheses even if it does not meet other criteria.
expr "$fn" : '.*(\(.*\)).*' | $tr ' ' $trnl >getfile.ok
fn=`echo $fn | sed 's/(.*)//`
;;
esac
```

?X: Catch up 'locate' requests early, so that we may strip the file name

?X: before looking at the one-letter commands, in case the file name contains

?X: one of them. Reported by Wayne Davison <davison@borland.com>.

```
case "$fn" in
*:*)
loc_file=`expr $fn : '.*:(.*)'^
fn=`expr $fn : \"(.*)\".*^
;;
esac
```

```
case
"$fn" in
*~*) tilde=true;;
esac
```

```
case "$fn" in
*/*) fullpath=true;;
esac
```

```
case "$fn" in
*+*) skip=true;;
esac
```

```
case "$fn" in
*n*) none_ok=true;;
esac
```

```
case "$fn" in
*e*) exp_file=true;;
esac
```

```
case "$fn" in
*p*) nopath_ok=true;;
esac
```

```
case "$fn" in
*f*) type='File';;
*d*) type='Directory';;
*l*) type='Locate';;
esac
```

```
what="$type"
case "$what" in
Locate) what='File';;
esac
```

```
case "$exp_file" in
")
case "$d_portable" in
"$define") ;;
*) exp_file=true;;
esac
;;
esac
```

```

cd ..
while test "$type"; do
  redo="
  rp="$orig_rp"
  dflt="$orig_dflt"
  case "$tilde" in
  true) rp="$rp (~name ok)";;
  esac
  . UU/myread
  ?X: check for allowed escape sequence which may be accepted verbatim.
  if test -f UU/getfile.ok && \
    $contains "^$ans\$" UU/getfile.ok >/dev/null 2>&1
  then
    value="$ans"
    ansexp="$ans"
    break
  fi
  case "$ans" in
  none)
    value="
    ansexp="
    case "$none_ok" in
    true) type="";;
    esac
    ;;
  *)
    case "$tilde" in
    ") value="$ans"
    ansexp="$ans";;
    *)
    value=`UU/filexp $ans`
    case
  $? in
  0)
    if test "$ans" != "$value"; then
      echo "(That expands to $value on this system.)"
    fi
    ;;
  *) value="$ans";;
  esac
  ansexp="$value"
  case "$exp_file" in
  ") value="$ans";;
  esac
  ;;
  esac
  case "$fullpath" in

```

```

true)
?X: Perform all the checks on ansexp and not value since when d_portable
?X: is defined, the original un-expanded answer which is stored in value
?X: would lead to "non-existent" error messages whilst ansexp has been
?X: properly expanded. -- Fixed by Jan.Djarv@sa.erisoft.se (Jan Djarv)
?X: Always expand ~user if '/' was requested
  case "$ansexp" in
    /*) value="$ansexp" ;;
?X: Allow for c:/some/path
    [a-zA-Z]:/*) value="$ansexp" ;;
  *)
    redo=true
    case "$already" in
      true)
        echo "I shall only accept a full path name, as in /bin/lis." >&4
        echo "Use a ! shell escape if you wish to check pathnames." >&4
        ;;
      *)
        echo "Please give a full path name, starting with slash." >&4
        case "$tilde"
in
      true)
        echo "Note that using ~name is ok provided it expands well." >&4
        already=true
        ;;
      esac
    esac
    ;;
  esac
  ;;
esac
case "$redo" in
  ")
    case "$type" in
      File)
        for fp in $gfpth; do
          if test "X$fp" = X.; then
            pf="$ansexp"
          else
            pf="$fp/$ansexp"
          fi
          if test -f "$pf"; then
            type="
          elif test -r "$pf" || (test -h "$pf") >/dev/null 2>&1
          then
            echo "($value is not a plain file, but that's ok.)"
            type="
          fi

```



```

if test X"$type" = X; then
    value="$pf"
    break
fi
done
;;
Directory)
for fp in $gfpth; do
if test "X$fp" = X.; then
    dir="$ans"
    direxp="$ansexp"
else
    dir="$fp/$ansexp"
    direxp="$fp/$ansexp"
fi
if test -d "$direxp"; then
    type="
    value="$dir"
    break
fi
done
;;
Locate)
if test -d "$ansexp"; then
    echo "(Looking for $loc_file in directory
$value.)"
    value="$value/$loc_file"
    ansexp="$ansexp/$loc_file"
fi
if test -f "$ansexp"; then
    type="
fi
case "$nopath_ok" in
true) case "$value" in
*/*) ;;
*) echo "Assuming $value will be in people's path."
    type="
    ;;
esac
;;
esac
;;
esac
;;
esac

case "$skip" in
true) type=";
esac

```

```

case "$type" in
") ;;
*)
if test "$fastread" = yes; then
dflt=y
else
dflt=n
fi
rp="$what $value doesn't exist. Use that name anyway?"
. UU/myread
dflt="
case "$ans" in
y*) type="";;
*) echo " ";;
esac
;;
esac
;;
esac
;;
esac
done
cd UU
ans="$value"
rp="$orig_rp"
dflt="$orig_dflt"
rm -f getfile.ok
test "X$gfpthkeep" != Xy && gfpth=""
EOSC

```

Found in path(s):

```
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/Getfile.U
```

No license file was found, but licenses were detected in source scan.

?RCS: \$Id: i\_sysvfs.U,v \$

?RCS:

?RCS: Copyright (c) 1999 Jarkko Hietaniemi

?RCS:

?RCS: You may distribute under the terms of either the GNU General Public

?RCS: License or the Artistic License, as specified in the README file.

?RCS:

?MAKE:i\_sysvfs: Inhdr Hasfield

?MAKE: -pick add \$@ %<

?S:i\_sysvfs:

?S: This variable conditionally defines the I\_SYSVFS symbol,

?S: and indicates whether a C program should include <sys/vfs.h>.

?S:.

```
?C:I_SYS_VFS:
?C: This symbol, if defined, indicates that <sys/vfs.h> exists and
?C: should be included.
?C:.
?H:#$i_sysvfs I_SYS_VFS /**/
?H:.
?LINT:set i_sysvfs
: see if this is a sys/vfs.h system
set sys/vfs.h i_sysvfs
eval $inhdr
```

Found in path(s):

```
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/perl/i_sysvfs.U
```

No license file was found, but licenses were detected in source scan.

```
?RCS: $Id: lintlib.U 1 2006-08-24 12:32:52Z rmanfredi $
?RCS:
?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi
?RCS:
?RCS: You may redistribute only under the terms of the Artistic Licence,
?RCS: as specified in the README file that comes with the distribution.
?RCS: You may reuse parts of this distribution only within the terms of
?RCS: that same Artistic Licence; a copy of which may be found at the root
?RCS: of the source tree for dist 4.0.
?RCS:
?RCS: $Log: lintlib.U,v $
?RCS: Revision 3.0 1993/08/18 12:09:05 ram
?RCS: Baseline for dist 3.0 netwide release.
?RCS:
?MAKE:lintlib lintlibexp: Getfile Loc Oldconfig
?MAKE: -pick add $@ %<
?S:lintlib:
?S: This variable holds the name of the directory in which the user wants
?S: to put public lint-library files for the package in question. It is
?S: most often a local directory such as /usr/local/lib/lint. Programs using
?S: this variable must be prepared to
?S: deal with ~name expansion.
?S:.
?S:lintlibexp:
?S: This variable is the same as the lintlib variable, but is filename
?S: expanded at configuration time, for convenient use in your makefiles.
?S:.
: determine where public lint libraries go
case "$lintlib" in
") dflt=`./loc . ." /usr/local/lib/lint /usr/lib/lint /usr/lib`;;
*) dflt="$lintlib" ;;
esac
```

```
echo " "  
fn=d~  
rp='Where do you want to put the public lint libraries?'  
./getfile  
lintlib="$ans"  
lintlibexp="$ansexp"
```

Found in path(s):

```
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/lintlib.U
```

No license file was found, but licenses were detected in source scan.

```
?RCS: $Id: d_scandir.U 1 2006-08-24 12:32:52Z rmanfredi $
```

```
?RCS:
```

```
?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi
```

```
?RCS:
```

```
?RCS: You may redistribute only under the terms of the Artistic Licence,
```

```
?RCS: as specified in the README file that comes with the distribution.
```

```
?RCS: You may reuse parts of this distribution only within the terms of
```

```
?RCS: that same Artistic Licence; a copy of which may be found at the root
```

```
?RCS: of the source tree for dist 4.0.
```

```
?RCS:
```

```
?RCS: $Log: d_scandir.U,v $
```

```
?RCS: Revision 3.0.1.1 1994/01/24 14:06:35 ram
```

```
?RCS: patch16: created
```

```
?RCS:
```

```
?MAKE:d_scandir: Inlibc
```

```
?MAKE: -pick add $@ %<
```

```
?S:d_scandir:
```

```
?S: This variable conditionally defines HAS_SCANDIR if scandir() is
```

```
?S: available to scan a directory.
```

```
?S:.
```

```
?C:HAS_SCANDIR:
```

```
?C: This symbol, if defined, indicates that the scandir routine is
```

```
?C: available to scan a directory.
```

```
?C:.
```

```
?H:#$d_scandir HAS_SCANDIR /**/
```

```
?H:.
```

```
?LINT:set d_scandir
```

```
: see if
```

```
scandir exists
```

```
set scandir d_scandir
```

```
eval $inlibc
```

Found in path(s):

```
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/d_scandir.U
```

No license file was found, but licenses were detected in source scan.

```
?RCS: $Id: kernel.U 1 2006-08-24 12:32:52Z rmanfredi $
?RCS:
?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi
?RCS:
?RCS: You may redistribute only under the terms of the Artistic Licence,
?RCS: as specified in the README file that comes with the distribution.
?RCS: You may reuse parts of this distribution only within the terms of
?RCS: that same Artistic Licence; a copy of which may be found at the root
?RCS: of the source tree for dist 4.0.
?RCS:
?RCS: $Log: kernel.U,v $
?RCS: Revision 3.0 1993/08/18 12:08:54 ram
?RCS: Baseline for dist 3.0 netwide release.
?RCS:
?MAKE:kernel: Getfile test
?MAKE: -pick add $@ %<
?S:kernel:
?S: This variable becomes the (fully rooted) path name of the kernel.
?S:.
: find the name of the kernel.
echo " "
case "$kernel" in
")
if $test -r /unix; then
dflt=/unix
elif $test -r /vmunix; then
dflt=/vmunix
elif $test -r /xenix; then
dflt=/xenix
elif $test -r /mach; then
dflt=/mach
elif
$test -r /dgux; then
dflt=/dgux
elif $test -r /hp-ux; then
dflt=/hp-ux
elif $test -r /syst; then
dflt=/syst
elif $test -r /arix; then
dflt=/arix
elif $test -r /irix; then
dflt=/arix
else
dflt='unknown'
set X /*x
shift
```

```

case $# in
1)
if $test -r "$1"; then
dflt="$1"
fi
;;
esac
fi
;;
*)
dflt="$kernel"
;;
esac
fn=f
rp='What is the name of your kernel?'
./getfile
kernel="$ans"

```

Found in path(s):

```
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/kernel.U
```

No license file was found, but licenses were detected in source scan.

?RCS: \$Id: d\_ctermid\_r.U,v 0RCS:

?RCS: Copyright (c) 2002,2003 Jarkko Hietaniemi

?RCS:

?RCS: You may distribute under the terms of either the GNU General Public

?RCS: License or the Artistic License, as specified in the README file.

?RCS:

?RCS: Generated by the reentr.pl from the Perl 5.8 distribution.

?RCS:

?MAKE:d\_ctermid\_r ctermid\_r\_proto: Inlibc Protochk Hasproto i\_systypes \  
usethreads extern\_C

?MAKE: -pick add \$@ %<

?S:d\_ctermid\_r:

?S: This variable conditionally defines the HAS\_CTERMID\_R symbol,

?S: which indicates to the C program that the ctermid\_r()

?S: routine is available.

?S:.

?S:ctermid\_r\_proto:

?S: This variable encodes the prototype of ctermid\_r.

?S: It is zero if d\_ctermid\_r is undef, and one of the

?S: REENTRANT\_PROTO\_T\_ABC macros of reentr.h if d\_ctermid\_r

?S: is defined.

?S:.

?C:HAS\_CTERMID\_R:

?C: This symbol, if defined, indicates that the ctermid\_r routine

?C: is available to ctermid re-entrantly.

```

?C:.
?C:CTERMID_R_PROTO:
?C: This
symbol encodes the prototype of ctermid_r.
?C: It is zero if d_ctermid_r is undef, and one of the
?C: REENTRANT_PROTO_T_ABC macros of reentr.h if d_ctermid_r
?C: is defined.
?C:.
?H:#$d_ctermid_r HAS_CTERMID_R /**/
?H:#define CTERMID_R_PROTO $ctermid_r_proto /**/
?H:.
?T:try hdrs d_ctermid_r_proto
: see if ctermid_r exists
set ctermid_r d_ctermid_r
eval $inlibc
case "$d_ctermid_r" in
"$define")
hdrs="$i_systypes sys/types.h define stdio.h "
case "$d_ctermid_r_proto:$usethreads" in
":define") d_ctermid_r_proto=define
set d_ctermid_r_proto ctermid_r $hdrs
eval $hasproto ;;
*) ;;
esac
case "$d_ctermid_r_proto" in
define)
case "$ctermid_r_proto" in
"|0) try='char* ctermid_r(char*);'
./protechk "$extern_C $try" $hdrs && ctermid_r_proto=B_B ;;
esac
case "$ctermid_r_proto" in
"|0) d_ctermid_r=undef
ctermid_r_proto=0
echo "Disabling ctermid_r, cannot determine prototype." >&4 ;;
*) case "$ctermid_r_proto" in
REENTRANT_PROTO*) ;;
*)
ctermid_r_proto="REENTRANT_PROTO_$ctermid_r_proto" ;;
esac
echo "Prototype: $try" ;;
esac
;;
*) case "$usethreads" in
define) echo "ctermid_r has no prototype, not using it." >&4 ;;
esac
d_ctermid_r=undef
ctermid_r_proto=0
;;

```

```
esac
;;
*) ctermid_r_proto=0
;;
esac
```

Found in path(s):

```
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/threads/d_ctermid_r.U
```

No license file was found, but licenses were detected in source scan.

?RCS: \$Id\$

?RCS:

?RCS: Copyright (c) 2000 Jarkko Hietaniemi

?RCS:

?RCS: You may distribute under the terms of either the GNU General Public

?RCS: License or the Artistic License, as specified in the README file.

?RCS:

?MAKE:d\_getcwd: Inlibc

?MAKE: -pick add \$@ %<

?S:d\_getcwd:

?S: This variable conditionally defines the HAS\_GETCWD symbol, which

?S: indicates to the C program that the getcwd() routine is available

?S: to get the current working directory.

?S:.

?C:HAS\_GETCWD :

?C: This symbol, if defined, indicates that the getcwd routine is

?C: available to get the current working directory.

?C:.

?H:#\$d\_getcwd HAS\_GETCWD /\*\*/

?H:.

?LINT:set d\_getcwd

: see if getcwd exists

set getcwd d\_getcwd

eval \$inlibc

Found in path(s):

```
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/perl/d_getcwd.U
```

No license file was found, but licenses were detected in source scan.

/\*

\* \$Id: dup2.C,v 3.0.1.1 1994/01/24 13:58:37 ram Exp ram \$

\*

\* Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi

\*

\* You may redistribute only under the terms of the Artistic Licence,

\* as specified in the README file that comes with the distribution.



```
* You may reuse parts of this distribution only within the terms of
* that same Artistic Licence; a copy of which may be found at the root
* of the source tree for dist 4.0.
*
* Original Author: Larry Wall <lwall@netlabs.com>
*
* $Log: dup2.C,v $
* Revision 3.0.1.1 1994/01/24 13:58:37 ram
* patch16: created
*
*/
```

Found in path(s):

```
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/lib/C/fake/dup2.C
```

No license file was found, but licenses were detected in source scan.

?RCS: \$Id\$

?RCS:

?RCS: Copyright (c) 1998 Jarkko Hietaniemi

?RCS:

?RCS: You may distribute under the terms of either the GNU General Public

?RCS: License or the Artistic License, as specified in the README file.

?RCS:

?MAKE:d\_ftello: Inlibc longsize

?MAKE: -pick add \$@ %<

?S:d\_ftello:

?S: This variable conditionally defines the HAS\_FTELLO symbol, which

?S: indicates to the C program that the ftello() routine is available.

?S:.

?C:HAS\_FTELLO:

?C: This symbol, if defined, indicates that the ftello routine is

?C: available to ftell beyond 32 bits (useful for ILP32 hosts).

?C:.

?H:#\$d\_ftello HAS\_FTELLO /\*\*/

?H:.

?LINT:set d\_ftello

: see if ftello exists

set ftello d\_ftello

eval \$inlibc

case "\$longsize" in

8) echo "(Your long is 64 bits, so you could use ftell.)" ;;

esac

Found in path(s):

```
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/perl/d_ftello.U
```

No license file was found, but licenses were detected in source scan.

```
?RCS: $Id$
?RCS:
?RCS: Copyright (c) 2000, Jarkko Hietaniemi
?RCS:
?RCS: You may redistribute only under the terms of the Artistic License,
?RCS: as specified in the README file that comes with the distribution.
?RCS: You may reuse parts of this distribution only within the terms of
?RCS: that same Artistic License; a copy of which may be found at the root
?RCS: of the source tree for dist 3.0.
?RCS:
?MAKE:Devel usedevel: Myread rsrc package
?MAKE: -pick wipe $@ %<
?T:xversion
?X: waiver of rights
?S:usedevel:
?S: This variable indicates that Perl was configured with development
?S: features enabled. This should not be done for production builds.
?S:.
?C:PERL_USE_DEVEL:
?C: This symbol, if defined, indicates that Perl was configured with
?C: -Dusedevel, to enable development features. This should not be
?C: done for production builds.
?C:.
?H:#$usedevel PERL_USE_DEVEL /**/
?H:.
?LINT:extern versiononly
?LINT:extern
installusrbinperl
?LINT:change versiononly
?LINT:change installusrbinperl
: See if we are using a devel version and want that
xversion=`awk '/define[ ]+PERL_VERSION/ {print $3}' $src/patchlevel.h`
case "$usedevel" in
$define|true|[yY]*)
    usedevel="$define" ;;
*) case "$xversion" in
    *[13579])
        cat >&4 <<EOH
        *** WHOA THERE!!! ***
```

This is an UNSTABLE DEVELOPMENT release.

The version of this \$package distribution is \$xversion, that is, odd,  
(as opposed to even) and that signifies a development release.

If you want a maintenance release, you want an even-numbered version.

Do \*\*\*NOT\*\*\* install this into production use.

Data corruption and crashes are possible.

It is most seriously suggested that you do not continue any further unless you want to help in developing and debugging Perl.

If you *\*still\** want to build perl, you can answer 'y' now, or pass -Dusedevel to Configure.

EOH

```
rp='Do you really want to continue?'
dflt='n'
. ./myread
case
"$ans" in
[yY]) echo >&4 "Okay, continuing."
    usedevel="$define" ;;
*) echo >&4 "Okay, bye."
    exit 1
    ;;
esac
;;
esac
usedevel="$undef"
;;
esac
case "$usedevel" in
$define|true|[yY]*)
case "$versiononly" in
") versiononly="$define" ;;
esac
case "$installusrbinperl" in
") installusrbinperl="$undef" ;;
esac
;;
esac
```

Found in path(s):

```
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/perl/Devel.U
```

No license file was found, but licenses were detected in source scan.

?RCS: \$Id: d\_ctermid.U 1 2006-08-24 12:32:52Z rmanfredi \$

?RCS:

?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi

?RCS:

?RCS: You may redistribute only under the terms of the Artistic Licence,

?RCS: as specified in the README file that comes with the distribution.

?RCS: You may reuse parts of this distribution only within the terms of

?RCS: that same Artistic Licence; a copy of which may be found at the root  
?RCS: of the source tree for dist 4.0.  
?RCS:  
?RCS: \$Log: d\_ctermid.U,v \$  
?RCS: Revision 3.0 1993/08/18 12:05:54 ram  
?RCS: Baseline for dist 3.0 netwide release.  
?RCS:  
?MAKE:d\_ctermid: Inlibc  
?MAKE: -pick add \$@ %<  
?S:d\_ctermid:  
?S: This variable conditionally defines CTERMID if ctermid() is  
?S: available to generate filename for terminal.  
?S:.  
?C:HAS\_CTERMID (CTERMID):  
?C: This symbol, if defined, indicates that the ctermid routine is  
?C: available to generate filename for terminal.  
?C:.  
?H:#\$d\_ctermid  
HAS\_CTERMID /\*\*/  
?H:.  
?LINT:set d\_ctermid  
: see if ctermid exists  
set ctermid d\_ctermid  
eval \$inlibc

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/d\_ctermid.U

No license file was found, but licenses were detected in source scan.

?RCS: \$Id: d\_strncmp.U 1 2006-08-24 12:32:52Z rmanfredi \$  
?RCS:  
?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi  
?RCS:  
?RCS: You may redistribute only under the terms of the Artistic Licence,  
?RCS: as specified in the README file that comes with the distribution.  
?RCS: You may reuse parts of this distribution only within the terms of  
?RCS: that same Artistic Licence; a copy of which may be found at the root  
?RCS: of the source tree for dist 4.0.  
?RCS:  
?RCS: \$Log: d\_strncmp.U,v \$  
?RCS: Revision 3.0.1.2 1994/05/06 14:54:34 ram  
?RCS: patch23: fixed a typo (WED)  
?RCS:  
?RCS: Revision 3.0.1.1 1993/09/13 16:04:39 ram  
?RCS: patch10: created (WAD)  
?RCS:  
?RCS: Revision 3.0 1993/08/18 12:06:24 ram

?RCS: Baseline for dist 3.0 netwide release.  
?RCS:  
?MAKE:d\_strncmp: Inlibc  
?MAKE: -pick add \$@ %<  
?S:d\_strncmp:  
?S: This variable conditionally defines the HAS\_STRCASECMP symbol, which  
?S: indicates to the C program  
that the strcasecmp() routine is available  
?S: for case-insensitive string compares.  
?S:.  
?C:HAS\_STRCASECMP:  
?C: This symbol, if defined, indicates that the strcasecmp() routine is  
?C: available for case-insensitive string compares.  
?C:.  
?H:#\$d\_strncmp HAS\_STRCASECMP /\*\*/  
?H:.  
?LINT:set d\_strncmp  
: see if strcasecmp exists  
set strcasecmp d\_strncmp  
eval \$inlibc

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/d\_strncmp.U

No license file was found, but licenses were detected in source scan.

?RCS: \$Id: d\_srand48\_r.U,v 0RCS:  
?RCS: Copyright (c) 2002,2003 Jarkko Hietaniemi  
?RCS:  
?RCS: You may distribute under the terms of either the GNU General Public  
?RCS: License or the Artistic License, as specified in the README file.  
?RCS:  
?RCS: Generated by the reentr.pl from the Perl 5.8 distribution.  
?RCS:  
?MAKE:d\_srand48\_r srand48\_r\_proto: Inlibc Protochk Hasproto i\_systypes \  
usethreads i\_stdlib extern\_C  
?MAKE: -pick add \$@ %<  
?S:d\_srand48\_r:  
?S: This variable conditionally defines the HAS\_SRAND48\_R symbol,  
?S: which indicates to the C program that the srand48\_r()  
?S: routine is available.  
?S:.  
?S:srand48\_r\_proto:  
?S: This variable encodes the prototype of srand48\_r.  
?S: It is zero if d\_srand48\_r is undef, and one of the  
?S: REENTRANT\_PROTO\_T\_ABC macros of reentr.h if d\_srand48\_r  
?S: is defined.  
?S:.

```

?C:HAS_SRAND48_R:
?C: This symbol, if defined, indicates that the srand48_r routine
?C: is available to srand48 re-entrantly.
?C:.
?C:SRAND48_R_PROTO:
?C: This
symbol encodes the prototype of srand48_r.
?C: It is zero if d_srand48_r is undef, and one of the
?C: REENTRANT_PROTO_T_ABC macros of reentr.h if d_srand48_r
?C: is defined.
?C:.
?H:#$d_srand48_r HAS_SRAND48_R /**/
?H:#define SRAND48_R_PROTO $srand48_r_proto /**/
?H:.
?T:try hdrs d_srand48_r_proto
: see if srand48_r exists
set srand48_r d_srand48_r
eval $inlibc
case "$d_srand48_r" in
"$define")
hdrs="$i_systypes sys/types.h define stdio.h $i_stdlib stdlib.h"
case "$d_srand48_r_proto:$usethreads" in
":define") d_srand48_r_proto=define
set d_srand48_r_proto srand48_r $hdrs
eval $hasproto ;;
*) ;;
esac
case "$d_srand48_r_proto" in
define)
case "$srand48_r_proto" in
"|0) try='int srand48_r(long, struct drand48_data*);'
./protochk "$extern_C $try" $hdrs && srand48_r_proto=I_LS ;;
esac
case "$srand48_r_proto" in
"|0) d_srand48_r=undef
srand48_r_proto=0
echo "Disabling srand48_r, cannot determine prototype." >&4 ;;
* ) case
"$srand48_r_proto" in
REENTRANT_PROTO*) ;;
*) srand48_r_proto="REENTRANT_PROTO_$srand48_r_proto" ;;
esac
echo "Prototype: $try" ;;
esac
;;
*) case "$usethreads" in
define) echo "srand48_r has no prototype, not using it." >&4 ;;
esac

```

```
d_srand48_r=undef
srand48_r_proto=0
;;
esac
;;
*)srand48_r_proto=0
;;
esac
```

Found in path(s):

```
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/threads/d_srand48_r.U
```

No license file was found, but licenses were detected in source scan.

```
?RCS: $Id: scriptdir.U,v 3.1 1999/07/09 18:20:13 doughera Exp doughera $
```

```
?RCS:
```

```
?RCS: Copyright (c) 1991-1993, Raphael Manfredi
```

```
?RCS:
```

```
?RCS: You may redistribute only under the terms of the Artistic License,
```

```
?RCS: as specified in the README file that comes with the distribution.
```

```
?RCS: You may reuse parts of this distribution only within the terms of
```

```
?RCS: that same Artistic License; a copy of which may be found at the root
```

```
?RCS: of the source tree for dist 3.0.
```

```
?RCS:
```

```
?RCS: $Log: scriptdir.U,v $
```

```
?RCS: Revision 3.1 1999/07/09 18:20:13 doughera
```

```
?RCS: Updated for installprefix
```

```
?RCS:
```

```
?RCS: Revision 3.0.1.3 1995/09/25 09:17:15 ram
```

```
?RCS: patch59: unit is now forced to the top of Configure, if possible
```

```
?RCS:
```

```
?RCS: Revision 3.0.1.2 1995/01/30 14:46:13 ram
```

```
?RCS: patch49: can now handle installation prefix changes (from WED)
```

```
?RCS:
```

```
?RCS: Revision 3.0.1.1 1994/08/29 16:32:04 ram
```

```
?RCS: patch32: now uses installation prefix
```

```
?RCS:
```

```
?RCS:
```

```
Revision 3.0 1993/08/18 12:09:45 ram
```

```
?RCS: Baseline for dist 3.0 netwide release.
```

```
?RCS:
```

```
?MAKE:scriptdir scriptdirexp installscript: cat test Getfile Loc \
```

```
Oldconfig +bin Prefixit Setprefixvar prefixexp Prefixup
```

```
?MAKE: -pick add $@ %<
```

```
?Y:TOP
```

```
?D:scriptdir="
```

```
?S:scriptdir:
```

```
?S: This variable holds the name of the directory in which the user wants
```

?S: to put publicly scripts for the package in question. It is either  
 ?S: the same directory as for binaries, or a special one that can be  
 ?S: mounted across different architectures, like /usr/share. Programs  
 ?S: must be prepared to deal with ~name expansion.  
 ?S:.  
 ?D:scriptdirexp="  
 ?S:scriptdirexp:  
 ?S: This variable is the same as scriptdir, but is filename expanded  
 ?S: at configuration time, for programs not wanting to bother with it.  
 ?S:.  
 ?S:installscript:  
 ?S: This variable is usually the same as scriptdirexp, unless you are on  
 ?S: a system running AFS, in which case they may differ slightly. You  
 ?S: should always use this variable  
 within your makefiles for portability.  
 ?S:.  
 ?C:SCRIPTDIR:  
 ?C: This symbol holds the name of the directory in which the user wants  
 ?C: to put publicly executable scripts for the package in question. It  
 ?C: is often a directory that is mounted across diverse architectures.  
 ?C: Programs must be prepared to deal with ~name expansion.  
 ?C:.  
 ?C:SCRIPTDIR\_EXP:  
 ?C: This is the same as SCRIPTDIR, but is filename expanded at  
 ?C: configuration time, for use in programs not prepared to do  
 ?C: ~name substitutions at run-time.  
 ?C:.  
 ?H:#define SCRIPTDIR "\$scriptdir" /\*\*/  
 ?H:#define SCRIPTDIR\_EXP "\$scriptdirexp" /\*\*/  
 ?H:.  
 ?T:installscriptdir  
 ?LINT:change prefixvar  
 ?LINT:set scriptdir  
 ?LINT:set scriptdirexp  
 : determine where public executable scripts go  
 set scriptdir scriptdir  
 eval \$prefixit  
 case "\$scriptdir" in  
 ")  
 dflt="\$bin"  
 : guess some guesses  
 \$test -d /usr/share/scripts && dflt=/usr/share/scripts  
 \$test -d /usr/share/bin && dflt=/usr/share/bin  
 \$test -d /usr/local/script && dflt=/usr/local/script  
 \$test  
 -d /usr/local/scripts && dflt=/usr/local/scripts  
 \$test -d \$prefixexp/script && dflt=\$prefixexp/script  
 set dflt



```

eval $prefixup
;;
*) dflt="$scriptdir"
;;
esac
$cat <<EOM

```

Some installations have a separate directory just for executable scripts so that they can mount it across multiple architectures but keep the scripts in one spot. You might, for example, have a subdirectory of /usr/share for this. Or you might just lump your scripts in with all your other executables.

```

EOM
fn=d~
rp='Where do you keep publicly executable scripts?'
./getfile
if $test "X$ansexp" != "X$scriptdirexp"; then
installscript="
fi
installscriptdir="
prefixvar=scriptdir
./setprefixvar
: A little fix up for an irregularly named variable.
installscript="$installscriptdir"

```

Found in path(s):

```

* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/installdirs/scriptdir.U

```

No license file was found, but licenses were detected in source scan.

```

?RCS: $Id: prefshell.U 1 2006-08-24 12:32:52Z rmanfredi $
?RCS:
?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi
?RCS:
?RCS: You may redistribute only under the terms of the Artistic Licence,
?RCS: as specified in the README file that comes with the distribution.
?RCS: You may reuse parts of this distribution only within the terms of
?RCS: that same Artistic Licence; a copy of which may be found at the root
?RCS: of the source tree for dist 4.0.
?RCS:
?RCS: $Log: prefshell.U,v $
?RCS: Revision 3.0.1.2 1994/10/29 16:28:13 ram
?RCS: patch36: added SHELL temporary since metalint now sees ${SHELL}
?RCS:
?RCS: Revision 3.0.1.1 1993/09/13 16:11:47 ram
?RCS: patch10: non-portable var substitution was used (WAD)
?RCS:
?RCS: Revision 3.0 1993/08/18 12:09:34 ram

```

?RCS: Baseline for dist 3.0 netwide release.

?RCS:

?MAKE:prefshell: cat package Getfile Oldconfig ksh csh bash

?MAKE: -pick add \$@ %<

?S:prefshell:

?S: This

variable contains the eventual value of the PREFSHELL symbol,

?S: which contains the full name of the preferred user shell on this

?S: system. Usual values are /bin/csh, /bin/ksh, /bin/sh.

?S:.

?C:PREFSHELL:

?C: This symbol contains the full name of the preferred user shell on this

?C: system. Usual values are /bin/csh, /bin/ksh, /bin/sh.

?C:.

?H:#define PREFSHELL "\$prefshell" /\*\*/

?H:.

?T:SHELL

: find out which shell people like to use most

case "\$prefshell" in

")

case "\$ksh \$bash \$csh" in

\*/ksh\*) dflt="\$ksh" ;;

\*/bash\*) dflt="\$bash" ;;

\*/csh\*) dflt="\$csh" ;;

\*) dflt='/bin/sh' ;;

esac

::

\*) dflt="\$prefshell";;

esac

?X: Some shells (Ultrix) do not understand \${SHELL:-/bin/sh}, sigh!

\$cat <<EOM

Give the full path name of the shell most people like to use on your system.

This will be used by \$package whenever the user wants to get a shell

escape (for instance) and is not necessarily the same as the shell you are

currently using (\${SHELL:-/bin/sh}).

EOM

fn=f/~

rp='Preferred

shell to be used?'

./getfile

prefshell=\$ans

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/prefshell.U

No license file was found, but licenses were detected in source scan.

?RCS: \$Id\$

?RCS:

?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi

?RCS:

?RCS: You may redistribute only under the terms of the Artistic License,

?RCS: as specified in the README file that comes with the distribution.

?RCS: You may reuse parts of this distribution only within the terms of

?RCS: that same Artistic License; a copy of which may be found at the root

?RCS: of the source tree for dist 4.0.

?RCS:

?RCS: \$Log: Instruct.U,v \$

?RCS: Revision 3.0.1.3 1997/02/28 15:02:55 ram

?RCS: patch61: logname / whoami sequence rewritten to use case

?RCS:

?RCS: Revision 3.0.1.2 1995/02/15 14:11:34 ram

?RCS: patch51: author name now appears at the end of the paragraph (WED)

?RCS:

?RCS: Revision 3.0.1.1 1995/01/11 15:12:05 ram

?RCS: patch45: now documents the & escape to turn -d on at the read prompt

?RCS:

?RCS: Revision 3.0 1993/08/18 12:05:04 ram

?RCS: Baseline for dist 3.0 netwide release.

?RCS:

?X:

?X:

This unit spew out the directions that we want everyone to read. I try to

?X: keep the first "pagefull" much less than a page since they don't know it

?X: isn't going to go shooting off the top of the screen, and we don't want

?X: to panic them yet.

?X:

?MAKE:Instruct: Begin Myread Configdir contains

?MAKE: -pick wipe \$@ %<

?T:user needman firsttime

: general instructions

needman=true

firsttime=true

user=`(logname) 2>/dev/null`

case "\$user" in

") user=`whoami 2>&1`;;

esac

if \$contains "^\$user\$" ../.config/instruct >/dev/null 2>&1; then

firsttime=false

echo " "

rp='Would you like to see the instructions?'

dflt=n

. ./myread

```
case "$ans" in
[yY]*) ;;
*) needman=false;;
esac
fi
if $needman; then
cat <<EOH
```

This installation shell script will examine your system and ask you questions to determine how the <PACKAGENAME> package should be installed. If you get stuck on a question, you may use a ! shell escape to start a subshell or execute a command. Many of the questions will have default answers in square brackets; typing carriage return will give you the default.

On some of the questions which ask for file or directory names you are allowed to use the ~name construct to specify the login directory belonging to "name", even if you don't have a shell which knows about that. Questions where this is allowed will be marked "(~name ok)".

```
EOH
rp="
dflt='Type carriage return to continue'
./myread
cat <<'EOH'
```

The prompter used in this script allows you to use shell variables and backticks in your answers. You may use \$1, \$2, etc... to refer to the words in the default answer, as if the default line was a set of arguments given to a script shell. This means you may also use \$\* to repeat the whole default line, so you do not have to re-type everything to add something to the default.

Everytime there is a substitution, you will have to confirm. If there is an error (e.g. an unmatched backtick), the default answer will remain unchanged and you will be prompted again.

If you are in a hurry, you may run 'Configure -d'. This will bypass nearly all the questions and use the computed defaults (or the previous answers if there was already a config.sh file). Type 'Configure -h' for a list of options. You may also start interactively and then answer '& -d' at any prompt to turn on the non-interactive behaviour for the remainder of the execution.

```
EOH
./myread
cat <<EOH
```

Much effort has been expended to ensure that this shell script will run on any

Unix system. If despite that it blows up on yours, your best bet is to edit Configure and run it again. If you can't run Configure for some reason, you'll have to generate a config.sh file by hand. Whatever problems you have, let me (<MAINTLOC>) know how I blew it.

This installation script affects things in two ways:

- 1) it may do direct variable substitutions on some of the files included in this kit.
- 2) it builds a config.h file for inclusion in C programs. You may edit any of these files as the need arises after running this script.

If you make a mistake on a question, there is no easy way to back up to it currently. The easiest thing to do is to edit config.sh and rerun all the SH files. Configure will offer to let you do this before it runs the SH files.

EOH

?X: In case they played with the prompter...

```
dflt='Type carriage return to continue'  
. ./myread  
case "$firsttime" in  
true) echo $user >>./config/instruct;;  
esac  
fi
```

Found in path(s):

```
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/Instruct.U
```

No license file was found, but licenses were detected in source scan.

?RCS: \$Id: d\_mbstowcs.U 1 2006-08-24 12:32:52Z rmanfredi \$

?RCS:

?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi

?RCS:

?RCS: You may redistribute only under the terms of the Artistic Licence,

?RCS: as specified in the README file that comes with the distribution.

?RCS: You may reuse parts of this distribution only within the terms of

?RCS: that same Artistic Licence; a copy of which may be found at the root

?RCS: of the source tree for dist 4.0.

?RCS:

?RCS: \$Log: d\_mbstowcs.U,v \$

?RCS: Revision 3.0 1993/08/18 12:06:29 ram

?RCS: Baseline for dist 3.0 netwide release.

?RCS:

?MAKE:d\_mbstowcs: Inlibc

?MAKE: -pick add \$@ %<

?S:d\_mbstowcs:

?S: This variable conditionally defines the HAS\_MBSTOWCS symbol, which  
?S: indicates to the C program that the mbstowcs() routine is available  
?S: to convert a multibyte string into a wide character string.  
?S:.

?C:HAS\_MBSTOWCS (MBSTOWCS):

?C: This symbol, if defined, indicates  
that the mbstowcs routine is

?C: available to convert a multibyte string into a wide character string.

?C:.

?H:#\$d\_mbstowcs HAS\_MBSTOWCS /\*\*/

?H:.

?LINT:set d\_mbstowcs

: see if mbstowcs exists

set mbstowcs d\_mbstowcs

eval \$inlibc

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/d\_mbstowcs.U

No license file was found, but licenses were detected in source scan.

?RCS: \$Id: d\_getpwent.U,v \$

?RCS:

?RCS: Copyright (c) 1998 Andy Dougherty

?RCS:

?RCS: You may distribute under the terms of either the GNU General Public

?RCS: License or the Artistic License, as specified in the README file.

?RCS:

?RCS: \$Log: d\_getpwent.U,v \$

?RCS:

?MAKE:d\_getpwent: Inlibc

?MAKE: -pick add \$@ %<

?S:d\_getpwent:

?S: This variable conditionally defines the HAS\_GETPWENT symbol, which

?S: indicates to the C program that the getpwent() routine is available

?S: for sequential access of the passwd database.

?S:.

?C:HAS\_GETPWENT:

?C: This symbol, if defined, indicates that the getpwent routine is

?C: available for sequential access of the passwd database.

?C: If this is not available, the older getpw() function may be available.

?C:.

?H:#\$d\_getpwent HAS\_GETPWENT /\*\*/

?H:.

?LINT:set d\_getpwent

: see if getpwent exists

set getpwent d\_getpwent

eval \$inlibc

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/modified/d\_getpwent.U

No license file was found, but licenses were detected in source scan.

?RCS: Copyright (c) 2017 H.Merijn Brand (original change by Tony Cook)

?RCS:

?RCS: You may distribute under the terms of either the GNU General Public

?RCS: License or the Artistic License, as specified in the README file.

?RCS:

?MAKE:d\_openat d\_unlinkat d\_renameat d\_linkat d\_fchmodat: Inlibc

?MAKE: -pick add \$@ %<

?S:d\_fchmodat:

?S: This variable conditionally defines the HAS\_FCHMODAT symbol, which

?S: indicates the POSIX fchmodat() function is available.

?S:.

?S:d\_linkat:

?S: This variable conditionally defines the HAS\_LINKAT symbol, which

?S: indicates the POSIX linkat() function is available.

?S:.

?S:d\_openat:

?S: This variable conditionally defines the HAS\_OPENAT symbol, which

?S: indicates the POSIX openat() function is available.

?S:.

?S:d\_renameat:

?S: This variable conditionally defines the HAS\_RENAMEAT symbol, which

?S: indicates the POSIX renameat() function is available.

?S:.

?S:d\_unlinkat:

?S: This variable

conditionally defines the HAS\_UNLINKAT symbol, which

?S: indicates the POSIX unlinkat() function is available.

?S:.

?C:HAS\_FCHMODAT:

?C: This symbol is defined if the fchmodat() routine is available.

?C:.

?C:HAS\_LINKAT:

?C: This symbol is defined if the linkat() routine is available.

?C:.

?C:HAS\_OPENAT:

?C: This symbol is defined if the openat() routine is available.

?C:.

?C:HAS\_RENAMEAT:

?C: This symbol is defined if the renameat() routine is available.

?C:.

?C:HAS\_UNLINKAT:

?C: This symbol is defined if the unlinkat() routine is available.

```

?C:.
?H:#$d_fchmodat HAS_FCHMODAT /**/
?H:#$d_linkat HAS_LINKAT /**/
?H:#$d_openat HAS_OPENAT /**/
?H:#$d_renameat HAS_RENAMEAT /**/
?H:#$d_unlinkat HAS_UNLINKAT /**/
?H:.
?LINT:set d_openat d_unlinkat d_renameat d_linkat d_fchmodat
: check for openat, unlinkat, renameat, linkat, fchmodat
set openat d_openat
eval $inlibc

set unlinkat d_unlinkat
eval $inlibc

set renameat d_renameat
eval $inlibc

set linkat d_linkat
eval $inlibc

set fchmodat d_fchmodat
eval
$inlibc

```

Found in path(s):

```

* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/perl/d_fsat.U

```

No license file was found, but licenses were detected in source scan.

```

?RCS: $Id: d_internet.U 1 2006-08-24 12:32:52Z rmanfredi $
?RCS:
?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi
?RCS:
?RCS: You may redistribute only under the terms of the Artistic Licence,
?RCS: as specified in the README file that comes with the distribution.
?RCS: You may reuse parts of this distribution only within the terms of
?RCS: that same Artistic Licence; a copy of which may be found at the root
?RCS: of the source tree for dist 4.0.
?RCS:
?RCS: $Log: d_internet.U,v $
?RCS: Revision 3.0.1.1 1993/09/13 16:02:04 ram
?RCS: patch10: most mailers support Internet addresses nowadays (WAD)
?RCS:
?RCS: Revision 3.0 1993/08/18 12:06:24 ram
?RCS: Baseline for dist 3.0 netwide release.
?RCS:
?MAKE:d_internet: Myread Oldconfig Setvar

```



```
?MAKE: -pick add $@ %<
?S:d_internet:
?S: This variable conditionally defines the INTERNET symbol, which
?S: indicates to the C program that there is a mailer available
  which
?S: supports internet-style addresses (user@site.domain).
?S:.
?C:INTERNET:
?C: This symbol, if defined, indicates that there is a mailer available
?C: which supports internet-style addresses (user@site.domain).
?C:.
?H:#$d_internet INTERNET /**/
?H:.
?LINT:set d_internet
: check for internet mailer
dflt=y
case "$d_internet" in
"$undef") dflt=n;;
esac
cat <<EOM
```

Most mailers can deliver mail to addresses of the INTERNET persuasion, such as user@host.edu. Some older mailers, however, require the complete path to the destination to be specified in the address.

```
EOM
rp="Does your mailer understand INTERNET addresses?"
./myread
case "$ans" in
y*) val="$define";;
*) val="$undef";;
esac
set d_internet
eval $setvar
```

Found in path(s):

```
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/d_internet.U
```

No license file was found, but licenses were detected in source scan.

```
?RCS: $Id$
?RCS:
?RCS: Copyright (c) 1999, Jarkko Hietaniemi
?RCS:
?RCS: You may redistribute only under the terms of the Artistic License,
?RCS: as specified in the README file that comes with the distribution.
?RCS: You may reuse parts of this distribution only within the terms of
?RCS: that same Artistic License; a copy of which may be found at the root
```

?RCS: of the source tree for dist 3.0.  
?RCS:  
?MAKE:d\_ustat: Inlibc  
?MAKE: -pick add \$@ %<  
?S:d\_ustat:  
?S: This variable conditionally defines HAS\_USTAT if ustat() is  
?S: available to query file system statistics by dev\_t.  
?S:.  
?C:HAS\_USTAT:  
?C: This symbol, if defined, indicates that the ustat system call is  
?C: available to query file system statistics by dev\_t.  
?C:.  
?H:#\$d\_ustat HAS\_USTAT /\*\*/  
?H:.  
?LINT:set d\_ustat  
: see if ustat exists  
set ustat d\_ustat  
eval \$inlibc

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/perl/d\_ustat.U

No license file was found, but licenses were detected in source scan.

?RCS: \$Id: warnflags.U 1 2006-08-24 12:32:52Z rmanfredi \$  
?RCS:  
?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi  
?RCS:  
?RCS: You may redistribute only under the terms of the Artistic Licence,  
?RCS: as specified in the README file that comes with the distribution.  
?RCS: You may reuse parts of this distribution only within the terms of  
?RCS: that same Artistic Licence; a copy of which may be found at the root  
?RCS: of the source tree for dist 4.0.  
?RCS:  
?RCS: Original Author: Graham Stoney <greyham@research.canon.oz.au>  
?RCS:  
?RCS: \$Log: warnflags.U,v \$  
?RCS: Revision 3.0 1993/08/18 12:10:02 ram  
?RCS: Baseline for dist 3.0 netwide release.  
?RCS:  
?MAKE:warnflags: cat cc contains Myread Guess Oldconfig Findhdr  
?MAKE: -pick add \$@ %<  
?S:warnflags:  
?S: This variable contains any additional C compiler flags to generate  
?S: warnings from the compiler. It is up to the Makefile to use this.  
?S:.  
: offer additional

warning flags for compilation

```
$cat <<EOH
```

You may wish to compile with extra compiler warnings enabled.

Note that doing so enhances your chance of receiving your free set of steak knives, particularly if you find any bugs and report them.

If you don't want extra warnings, answer "none".

```
EOH
```

```
case "$warnflags" in
") case "$cc" in
*gcc*)
dflt="-Wall -Wno-comment"
if $contains 'fprintf' `./findhdr stdio.h` >/dev/null 2>&1; then
:
else
dflt="$dflt -Wno-implicit"
fi
;;
*) dflt="none";;
esac
;;
') dflt="none";;
*) dflt="$warnflags";;
esac
```

```
rp="Any $cc flags to enable warnings?"
```

```
./myread
```

```
case "$ans" in
none) warnflags=' ';;
*) warnflags="$ans";;
esac
```

Found in path(s):

```
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/warnflags.U
```

No license file was found, but licenses were detected in source scan.

```
?RCS: $Id$
```

```
?RCS:
```

```
?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi
```

```
?RCS:
```

```
?RCS: You may redistribute only under the terms of the Artistic License,
```

```
?RCS: as specified in the README file that comes with the distribution.
```

```
?RCS: You may reuse parts of this distribution only within the terms of
```

```
?RCS: that same Artistic License; a copy of which may be found at the root
```

```
?RCS: of the source tree for dist 4.0.
```

```
?RCS:
```

?RCS: \$Log: Signal.U,v \$

?RCS: Revision 3.0.1.1 1997/02/28 15:20:01 ram

?RCS: patch61: created

?RCS:

?X:

?X: This unit produces three files:

?X:

?X: 1- A signal.c file, which, when compiled and run, produces an output like:

?X:

?X: HUP 1

?X: INT 2

?X: QUIT 3

?X: etc...

?X:

?X: 2- A signal.awk script to parse the output of signal.c, fill

?X: in gaps (up to NSIG) and move duplicates to the end.

?X:

?X: 3- A signal\_cmd script to compile signal.c and run it

?X: through sort -n -k 2 | uniq | awk -f signal.awk.

?X:

(we try also sort -n +1 since some old hosts don't grok sort -k)

?X: (This is called signal\_cmd to avoid OS/2 confusion with

?X: signal.cmd vs. signal.

?X: The signal\_cmd script also falls back on checking signals one at a

?X: time in case the signal.c program fails. On at least one version of

?X: Linux 2.1.x, the header file #define'd SIGRTMAX to a symbol that

?X: is not defined by the compiler/linker. :-(. Further, on that same

?X: version of Linux, the user had a defective C-shell that gave an

?X: incorrect list for kill -l, so the fall-back didn't work.

?X:

?X: This unit is then used by sig\_name.U.

?X:

?MAKE:Signal: test tr rm awk cat grep startsh eunicefix sed sort uniq \  
Findhdr cppstdin +cppflags cppminus Compile trnl run

?MAKE: -pick add \$@ %<

?X:all files declared as "public" since they're used from other units

?F:signal.c signal\_cmd signal.lst signal signal.awk

?T: xx xxx xxxfiles

?LINT:use rm run

: Trace out the files included by signal.h, then look for SIGxxx  
names.

?X: Remove SIGARRAYSIZE used by HPUX.

?X: Remove SIGSTKSIZE used by Linux.

?X: Remove SIGSTKSZ used by Posix.

?X: Remove SIGTYP void lines used by OS2.

?X: Some cpps, like os390, dont give the file name anywhere

if [ "\$fieldn" = X ]; then

: Just make some guesses. We check them later.

```

xxx='/usr/include/signal.h /usr/include/sys/signal.h'
else
xxx=`echo '#include <signal.h>' |
Scppstdin Scppminus Scppflags 2>/dev/null |
$grep '^[ ]*#.*include' |
$awk '{print \\$fieldn}' | $sed 's!'!g' \\
$sed 's!\\\\\\\\\\\\\\\\!g' | $sort | $uniq`
fi
?X: Check this list of files to be sure we have parsed the cpp output ok.
?X: This will also avoid potentially non-existent files, such
?X: as ../foo/bar.h
xxxfiles=""
?X: Add /dev/null in case the $xxx list is empty.
for xx in $xxx /dev/null ; do
$test -f "$xx" && xxxfiles="$xxxfiles $xx"
done
?X: If we have found no files, at least try signal.h
case "$xxxfiles" in
") xxxfiles=`./findhdr signal.h` ;;
esac
xxx=`awk '
$1 ~ /^#define$/ &&
$2 ~ /^SIG[A-Z0-9]*$/ && $2 !~ /SIGARRAYSIZE/ && $2 !~ /SIGSTKSIZE/ && $2 !~ /SIGSTKSZ/ && $3 !~
/void/ {
print substr($2, 4, 20)
}
$1 == "#" && $2 ~ /^define$/ && $3 ~ /^SIG[A-Z0-9]*$/ && $3 !~ /SIGARRAYSIZE/ && $4 !~ /void/ {
print substr($3, 4, 20)
}' $xxxfiles`
: Append some common names just in case the awk scan failed.
xxx="$xxx ABRT ALRM BUS CANCEL CHLD CLD CONT DIL EMT FPE"
xxx="$xxx FREEZE HUP ILL INT IO IOT KILL LOST LWP PHONE"
xxx="$xxx PIPE POLL PROF PWR QUIT RTMAX RTMIN SEGV STKFLT STOP"
xxx="$xxx SYS TERM THAW TRAP TSTP TTIN TTOU URG USR1 USR2"
xxx="$xxx USR3 USR4 VTALRM WAITING WINCH WIND WINDOW XCPU XFSZ"

: generate a few handy files for later
$cat > signal.c <<'EOCP'
#include <sys/types.h>
#include <signal.h>
#include <stdio.h>
int main() {

/* Strange style to avoid deeply-nested #if/#else/#endif */
#ifdef NSIG
# ifdef _NSIG
#  define NSIG (_NSIG)
# endif

```

```

#endif

#ifndef NSIG
# ifdef SIGMAX
#  define NSIG (SIGMAX+1)
# endif
#endif

#ifndef NSIG
# ifdef SIG_MAX
#
#  define NSIG (SIG_MAX+1)
# endif
#endif

#ifndef NSIG
# ifdef MAXSIG
#  define NSIG (MAXSIG+1)
# endif
#endif

#ifndef NSIG
# ifdef MAX_SIG
#  define NSIG (MAX_SIG+1)
# endif
#endif

#ifndef NSIG
# ifdef SIGARRAYSIZE
#  define NSIG (SIGARRAYSIZE+1) /* Not sure of the +1 */
# endif
#endif

#ifndef NSIG
# ifdef _sys_nsig
#  define NSIG (_sys_nsig) /* Solaris 2.5 */
# endif
#endif

/* Default to some arbitrary number that's big enough to get most
of the common signals.
*/
#ifndef NSIG
#  define NSIG 50
#endif

printf("NSIG %d\n", NSIG);

```

```
#ifndef JUST_NSIG
```

```
EOCP
```

```
echo $xxx | $tr ' ' $trnl | $sort | $uniq | $awk '  
{  
  printf "#ifdef SIG"; printf $1; printf "\n"  
  printf "printf(\""; printf $1; printf " %%d\\n\",SIG";  
  printf $1; printf ");\n"  
  printf "#endif\n"  
}  
END {  
  printf "#endif /* JUST_NSIG */\n";  
  printf "exit(0);\n}\n";  
}  
' >>signal.c  
$cat >signal.awk <<'EOP'  
BEGIN { ndups = 0 }  
$1 ~ /^NSIG$/ { nsig = $2 }  
($1 !~ /^NSIG$/) && (NF == 2) {  
  if ($2 >  
maxsig) { maxsig = $2 }  
  if (sig_name[$2]) {  
dup_name[ndups] = $1  
dup_num[ndups] = $2  
ndups++  
  }  
  else {  
sig_name[$2] = $1  
sig_num[$2] = $2  
  }  
}  
END {  
  if (nsig == 0) {  
    nsig = maxsig + 1  
  }  
  printf("NSIG %d\n", nsig);  
  for (n = 1; n < nsig; n++) {  
if (sig_name[n]) {  
  printf("%s %d\n", sig_name[n], sig_num[n])  
}  
  else {  
    printf("NUM%d %d\n", n, n)  
  }  
}  
  for (n = 0; n < ndups; n++) {  
printf("%s %d\n", dup_name[n], dup_num[n])  
  }  
}
```

```

}
EOP
$cat >signal_cmd <<EOS
$startsh
if $test -s signal.lst; then
    echo "Using your existing signal.lst file"
    exit 0
fi
xxx="$xxx"
EOS
?X: Avoid variable interpolation problems, especially with
?X: xxx, which contains newlines.
$cat >>signal_cmd <<'EOS'

set signal
if eval $compile_ok; then
    $run ./signal$_exe | ($sort -n -k 2 2>/dev/null || $sort -n +1) |\
    $uniq | $awk -f signal.awk >signal.lst
else
    echo "(I can't seem be able to compile the whole test program)" >&4
    echo "(I'll try it in little
pieces.)" >&4
    set signal -DJUST_NSIG
    if eval $compile_ok; then
        $run ./signal$_exe > signal.nsg
        $cat signal.nsg
    else
        echo "I can't seem to figure out how many signals you have." >&4
        echo "Guessing 50." >&4
        echo 'NSIG 50' > signal.nsg
    fi
: Now look at all the signal names, one at a time.
for xx in `echo $xxx | $tr ' ' $trnl | $sort | $uniq`; do
    $cat > signal.c <<EOCP
#include <sys/types.h>
#include <signal.h>
#include <stdio.h>
int main() {
printf("$xx %d\n", SIG${xx});
return 0;
}
EOCP
set signal
if eval $compile; then
    echo "SIG${xx} found."
    $run ./signal$_exe >> signal.lst
else
    echo "SIG${xx} NOT found."

```



```

fi
done
if $test -s signal.ls1; then
  $cat signal.nsg signal.ls1 |
  $sort -n | $uniq | $awk -f signal.awk >signal.lst
fi

fi
if $test -s signal.lst; then
:
else
echo "(AAK! I can't compile the test programs -- Guessing)" >&4
echo 'kill -l' >signal
set X `csh -f <signal`
$rm -f signal
shift
case $# in
0) set HUP INT QUIT ILL TRAP ABRT
EMT FPE KILL BUS SEGV SYS PIPE ALRM TERM;;
esac
echo $@ | $tr ' ' $trnl | \
  $awk '{ printf "%s %d\n", $1, ++s; }
  END { printf "NSIG %d\n", ++s }' >signal.lst
fi
$rm -f signal.c signal$_exe signal$_o signal.nsg signal.ls1
EOS
chmod a+x signal_cmd
$unicefix signal_cmd

```

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/Signal.U

No license file was found, but licenses were detected in source scan.

?RCS: \$Id\$

?RCS:

?RCS: Copyright (c) 1999 Jarkko Hietaniemi

?RCS:

?RCS: You may distribute under the terms of either the GNU General Public

?RCS: License or the Artistic License, as specified in the README file.

?RCS:

?MAKE:d\_getmnt: Inlibc

?MAKE:-pick add \$@ %<

?S:d\_getmnt:

?S: This variable conditionally defines the HAS\_GETMNT symbol, which

?S: indicates to the C program that the getmnt() routine is available

?S: to retrieve one or more mount info blocks by filename.

?S:.

?C:HAS\_GETMNT:

?C: This symbol, if defined, indicates that the getmnt routine is

?C: available to get filesystem mount info by filename.

?C:.

?H:#\$d\_getmnt HAS\_GETMNT /\*\*/

?H:.

?LINT:set d\_getmnt

: see if getmnt exists

set getmnt d\_getmnt

eval \$inlibc

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/perl/d\_getmnt.U

No license file was found, but licenses were detected in source scan.

?RCS: \$Id: d\_gethbynm.U 1 2006-08-24 12:32:52Z rmanfredi \$

?RCS:

?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi

?RCS:

?RCS: You may redistribute only under the terms of the Artistic License,

?RCS: as specified in the README file that comes with the distribution.

?RCS: You may reuse parts of this distribution only within the terms of

?RCS: that same Artistic License; a copy of which may be found at the root

?RCS: of the source tree for dist 4.0.

?RCS:

?RCS: \$Log: d\_gethbynm.U,v \$

?RCS: Revision 3.0 1993/08/18 12:06:08 ram

?RCS: Baseline for dist 3.0 netwide release.

?RCS:

?MAKE:d\_gethbyname: Inlibc

?MAKE: -pick add \$@ %<

?S:d\_gethbyname (d\_gethbynm d\_gethstby):

?S: This variable conditionally defines the HAS\_GETHOSTBYNAME symbol, which

?S: indicates to the C program that the gethostbyname() routine is available

?S: to look up host names in some data base or other.

?S:.

?C:HAS\_GETHOSTBYNAME (GETHOSTBYNAME):

?C: This

symbol, if defined, indicates that the gethostbyname() routine is

?C: available to look up host names in some data base or other.

?C:.

?H:#\$d\_gethbyname HAS\_GETHOSTBYNAME /\*\*/

?H:.

?LINT:set d\_gethbyname

: see if gethostbyname exists

set gethostbyname d\_gethbyname

eval \$inlibc

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/modified/d\_gethbynm.U

No license file was found, but licenses were detected in source scan.

?RCS: \$Id: d\_getpgrp2.U 1 2006-08-24 12:32:52Z rmanfredi \$

?RCS:

?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi

?RCS:

?RCS: You may redistribute only under the terms of the Artistic Licence,

?RCS: as specified in the README file that comes with the distribution.

?RCS: You may reuse parts of this distribution only within the terms of

?RCS: that same Artistic Licence; a copy of which may be found at the root

?RCS: of the source tree for dist 4.0.

?RCS:

?RCS: \$Log: d\_getpgrp2.U,v \$

?RCS: Revision 3.0 1993/08/18 12:06:15 ram

?RCS: Baseline for dist 3.0 netwide release.

?RCS:

?MAKE:d\_getpgrp2: Inlibc

?MAKE: -pick add \$@ %<

?S:d\_getpgrp2:

?S: This variable conditionally defines the HAS\_GETPGRP2 symbol, which

?S: indicates to the C program that the getpgrp2() (as in DG/UX) routine

?S: is available to get the current process group.

?S:.

?C:HAS\_GETPGRP2 (GETPGRP2):

?C: This symbol, if defined, indicates that the

getpgrp2() (as in DG/UX)

?C: routine is available to get the current process group.

?C:.

?H:#\$d\_getpgrp2 HAS\_GETPGRP2 /\*\*/

?H:.

?LINT:set d\_getpgrp2

: see if getpgrp2 exists

set getpgrp2 d\_getpgrp2

eval \$inlibc

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/d\_getpgrp2.U

No license file was found, but licenses were detected in source scan.

?RCS: \$Id: d\_getlogin\_r.U,v 0RCS:

?RCS: Copyright (c) 2002,2003 Jarkko Hietaniemi

?RCS:

?RCS: You may distribute under the terms of either the GNU General Public

?RCS: License or the Artistic License, as specified in the README file.

?RCS:

?RCS: Generated by the reentr.pl from the Perl 5.8 distribution.

?RCS:

?MAKE:d\_getlogin\_r getlogin\_r\_proto: Inlibc Protochk Hasproto i\_systypes \  
 usethreads i\_unistd extern\_C

?MAKE: -pick add \$@ %<

?S:d\_getlogin\_r:

?S: This variable conditionally defines the HAS\_GETLOGIN\_R symbol,  
 ?S: which indicates to the C program that the getlogin\_r()  
 ?S: routine is available.

?S:.

?S:getlogin\_r\_proto:

?S: This variable encodes the prototype of getlogin\_r.  
 ?S: It is zero if d\_getlogin\_r is undef, and one of the  
 ?S: REENTRANT\_PROTO\_T\_ABC macros of reentr.h if d\_getlogin\_r  
 ?S: is defined.

?S:.

?C:HAS\_GETLOGIN\_R:

?C: This symbol, if defined, indicates that the getlogin\_r routine  
 ?C: is available  
 to getlogin re-entrantly.

?C:.

?C:GETLOGIN\_R\_PROTO:

?C: This symbol encodes the prototype of getlogin\_r.  
 ?C: It is zero if d\_getlogin\_r is undef, and one of the  
 ?C: REENTRANT\_PROTO\_T\_ABC macros of reentr.h if d\_getlogin\_r  
 ?C: is defined.

?C:.

?H:#\$d\_getlogin\_r HAS\_GETLOGIN\_R /\*\*/  
 ?H:#define GETLOGIN\_R\_PROTO \$getlogin\_r\_proto /\*\*/  
 ?H:.

?T:try hdrs d\_getlogin\_r\_proto  
 : see if getlogin\_r exists  
 set getlogin\_r d\_getlogin\_r  
 eval \$inlibc  
 case "\$d\_getlogin\_r" in  
 "\$define")  
 hdrs="\$i\_systypes sys/types.h define stdio.h \$i\_unistd unistd.h"  
 case "\$d\_getlogin\_r\_proto:\$usethreads" in  
 ":define") d\_getlogin\_r\_proto=define  
 set d\_getlogin\_r\_proto getlogin\_r \$hdrs  
 eval \$hasproto ;;  
 \*) ;;  
 esac  
 case "\$d\_getlogin\_r\_proto" in  
 define)  
 case "\$getlogin\_r\_proto" in

```

"|0) try='int getlogin_r(char*, size_t);'
./protochk "$extern_C $try" $hdrs && getlogin_r_proto=I_BW ;;
esac
case "$getlogin_r_proto" in
"|0) try='int getlogin_r(char*, int);'
./protochk "$extern_C $try" $hdrs && getlogin_r_proto=I_BI
;;
esac
case "$getlogin_r_proto" in
"|0) try='char* getlogin_r(char*, size_t);'
./protochk "$extern_C $try" $hdrs && getlogin_r_proto=B_BW ;;
esac
case "$getlogin_r_proto" in
"|0) try='char* getlogin_r(char*, int);'
./protochk "$extern_C $try" $hdrs && getlogin_r_proto=B_BI ;;
esac
case "$getlogin_r_proto" in
"|0) d_getlogin_r=undef
getlogin_r_proto=0
echo "Disabling getlogin_r, cannot determine prototype." >&4 ;;
*) case "$getlogin_r_proto" in
REENTRANT_PROTO*) ;;
*) getlogin_r_proto="REENTRANT_PROTO_$getlogin_r_proto" ;;
esac
echo "Prototype: $try" ;;
esac
;;
*) case "$susethreads" in
define) echo "getlogin_r has no prototype, not using it." >&4 ;;
esac
d_getlogin_r=undef
getlogin_r_proto=0
;;
esac
;;
*) getlogin_r_proto=0
;;
esac

```

Found in path(s):

```

* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/threads/d_getlogin_r.U

```

No license file was found, but licenses were detected in source scan.

```
?RCS: $Id: d_gethid.U 1 2006-08-24 12:32:52Z rmanfredi $
```

```
?RCS:
```

```
?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi
```

```
?RCS:
```

?RCS: You may redistribute only under the terms of the Artistic Licence,  
?RCS: as specified in the README file that comes with the distribution.  
?RCS: You may reuse parts of this distribution only within the terms of  
?RCS: that same Artistic Licence; a copy of which may be found at the root  
?RCS: of the source tree for dist 4.0.  
?RCS:  
?RCS: \$Log: d\_gethid.U,v \$  
?RCS: Revision 3.0 1993/08/18 12:06:10 ram  
?RCS: Baseline for dist 3.0 netwide release.  
?RCS:  
?MAKE:d\_gethid: Inlibc  
?MAKE: -pick add \$@ %<  
?S:d\_gethid:  
?S: This variable conditionally defines HAS\_GETHOSTID if gethostid() is  
?S: available to get the host id.  
?S:.  
?C:HAS\_GETHOSTID (GETHOSTID):  
?C: This symbol, if defined, indicates that the gethostid system call is  
?C: available to get the host id.  
?C:.  
?H:#\$d\_gethid HAS\_GETHOSTID /\*\*/  
?H:.  
?LINT:set  
d\_gethid  
: see if gethid exists  
set gethostid d\_gethid  
eval \$inlibc

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/d\_gethid.U

No license file was found, but licenses were detected in source scan.

?RCS: \$Id\$  
?RCS:  
?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi  
?RCS:  
?RCS: You may redistribute only under the terms of the Artistic License,  
?RCS: as specified in the README file that comes with the distribution.  
?RCS: You may reuse parts of this distribution only within the terms of  
?RCS: that same Artistic License; a copy of which may be found at the root  
?RCS: of the source tree for dist 4.0.  
?RCS:  
?RCS: \$Log: Csym.U,v \$  
?RCS: Revision 3.0.1.4 1995/07/25 13:36:29 ram  
?RCS: patch56: re-arranged compile line to include ldflags before objects  
?RCS: patch56: added quotes for OS/2 support  
?RCS:

?RCS: Revision 3.0.1.3 1995/05/12 12:00:33 ram

?RCS: patch54: fixed C test program to bypass gcc builtin type checks (ADO)

?RCS:

?RCS: Revision 3.0.1.2 1994/10/31 09:34:13 ram

?RCS: patch44: added Options to the MAKE line since it's no longer in Init.U

?RCS:

?RCS: Revision 3.0.1.1 1993/08/25 14:00:05 ram

?RCS:

patch6: added ldflags as a conditional dependency and to compile line

?RCS: patch6: a final double quote was missing in csym variable after eval

?RCS:

?RCS: Revision 3.0 1993/08/18 12:04:50 ram

?RCS: Baseline for dist 3.0 netwide release.

?RCS:

?MAKE:Csym: Options contains libc libs runnm +cc +ccflags +ldflags rm

?MAKE: -pick add \$@ %<

?LINT:define csym

?LINT:use libc

?S:csym:

?S: This shell variable is used internally by Configure to check

?S: wether a given C symbol is defined or not. A typical use is:

?S: set symbol result [-fva] [previous]

?S: eval \$csym

?S: That will set result to 'true' if the function [-f], variable [-v]

?S: or array [-a] is defined, 'false' otherwise. If a previous value is

?S: given and the -r flag was provided on the command line, that value

?S: is reused without questioning.

?S:.

?V:csym

?T:tval tx tlook tf tdc tc

: is a C symbol defined?

csym='tlook=\$1;

case "\$3" in

-v) tf=libc.tmp; tc=""; tdc="";;

-a) tf=libc.tmp; tc="[0]"; tdc="[]";;

\*) tlook="^\$1\$";

tf=libc.list; tc=""; tdc="()";;

esac;

tx=yes;

case "\$reuseval-\$4" in

true-) ;;

true-\*) tx=no; eval "tval=\\$\$4"; case "\$tval" in "") tx=yes;; esac;;

esac;

case "\$tx" in

yes)

case "\$runnm" in

true)

if \$contains \$tlook \$tf >/dev/null 2>&1;

```

then tval=true;
else tval=false;
fi;;
*)
?X:
?X: We use 'char' instead of 'int' to try to circumvent overzealous
?X: optimizing compilers using built-in prototypes for commonly used
?X: routines to complain when seeing a different external declaration. For
?X: instance, gcc 2.6.3 fails if we use 'int' and we attempt a test against
?X: memcpy() on machines where sizeof(int) == sizeof(char *) (the usual return
?X: type), the compiler assuming it's a built-in declaration given that the
?X: returned size matches. At least with 'char' we are safe! -- RAM, for ADO
?X:
?X: Let's thank GNU cc for making our lifes so easy! :-)
?X: (An alternative for the future would be to use our knowledge about gcc
?X: to force a -fno-builtin option in the
?X: compile test, in case the 'char'
?X: trick is obsoleted by future gcc releases). -- RAM
?X:
?X: Lastly, gcc 3.4 otimizes &missing == 0 away, so we use + 2 instead now.
?X: The GNU folks like to do weird things, don't they? -- RAM, 2004-06-05
?X:
echo "extern char $1$tdc; int main() { return &$1$tc + 2; }" > t.c;
if $cc $ccflags $ldflags -o t t.c $libs >/dev/null 2>&1;
then tval=true;
else tval=false;
fi;
$rm -f t t.c;;
esac;;
*)
case "$tval" in
$define) tval=true;;
*) tval=false;;
esac;;
esac;
eval "$2=$tval"

```

Found in path(s):

```
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/Csym.U
```

No license file was found, but licenses were detected in source scan.

```
?RCS: $Id: Null.U 1 2006-08-24 12:32:52Z rmanfredi $
```

```
?RCS:
```

```
?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi
```

```
?RCS:
```

```
?RCS: You may redistribute only under the terms of the Artistic Licence,
```

```
?RCS: as specified in the README file that comes with the distribution.
```



?RCS: You may reuse parts of this distribution only within the terms of  
?RCS: that same Artistic Licence; a copy of which may be found at the root  
?RCS: of the source tree for dist 4.0.  
?RCS:  
?RCS: \$Log: Null.U,v \$  
?RCS: Revision 3.0 1993/08/18 12:05:10 ram  
?RCS: Baseline for dist 3.0 netwide release.  
?RCS:  
?X:  
?X: This unit ends up producing shell code to set all variables to ". This  
?X: probably isn't necessary, but I'm paranoid. About certain things.  
?X:  
?MAKE:Null: Head  
?MAKE: -pick add.Null \$@ %<

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/Null.U

No license file was found, but licenses were detected in source scan.

?RCS: \$Id: d\_getnbyad.U,v \$  
?RCS:  
?RCS: Copyright (c) 1998 Andy Dougherty  
?RCS:  
?RCS: You may distribute under the terms of either the GNU General Public  
?RCS: License or the Artistic License, as specified in the README file.  
?RCS:  
?MAKE:d\_getnbyaddr: Inlibc  
?MAKE: -pick add \$@ %<  
?S:d\_getnbyaddr:  
?S: This variable conditionally defines the HAS\_GETNETBYADDR symbol, which  
?S: indicates to the C program that the getnetbyaddr() routine is available  
?S: to look up networks by their IP addresses.  
?S:.  
?C:HAS\_GETNETBYADDR:  
?C: This symbol, if defined, indicates that the getnetbyaddr() routine is  
?C: available to look up networks by their IP addresses.  
?C:.  
?H:#\$d\_getnbyaddr HAS\_GETNETBYADDR /\*\*/  
?H:.  
?LINT:set d\_getnbyaddr  
: see if getnetbyaddr exists  
set getnetbyaddr d\_getnbyaddr  
eval \$inlibc

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/modified/d\_getnbyad.U

No license file was found, but licenses were detected in source scan.

```
?RCS: $Id$
?RCS:
?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi
?RCS:
?RCS: You may redistribute only under the terms of the Artistic License,
?RCS: as specified in the README file that comes with the distribution.
?RCS: You may reuse parts of this distribution only within the terms of
?RCS: that same Artistic License; a copy of which may be found at the root
?RCS: of the source tree for dist 4.0.
?RCS:
?RCS: Original Author: Andy Dougherty <doughera@lafcol.lafayette.edu>
?RCS:
?RCS: $Log: Ins.U,v $
?RCS: Revision 3.0.1.1 1994/06/20 07:05:52 ram
?RCS: patch30: created by ADO
?RCS:
?MAKE:issymlink: Ins test rm
?MAKE: -pick add $@ %<
?S:issymlink:
?S: This variable holds the test command to test for a symbolic link
?S: (if they are supported). Typical values include 'test -h' and
?S: 'test -L'.
?S:.
?T:pth p
?LINT:change PATH test
?LINT:extern newsh
: determine whether symbolic links are supported
echo
" "
case "$Ins" in
*"In"* -s")
echo "Checking how to test for symbolic links..." >&4
$Ins blurfl sym
if $test "X$issymlink" = X; then
?X:
?X: In some AIX 4 versions the (ksh) builtin test (-h) is broken.
?X:
case "$newsh" in
") sh -c "PATH= test -h sym" >/dev/null 2>&1 ;;
*) $newsh -c "PATH= test -h sym" >/dev/null 2>&1 ;;
esac
if test $? = 0; then
issymlink="test -h"
else
echo "Your builtin 'test -h' may be broken." >&4
case "$stest" in
```

```

/*) ;;
*) pth=`echo $PATH | sed -e "s/$p_/ /g"`
for p in $pth
do
if test -f "$p/$test"; then
test="$p/$test"
break
fi
done
;;
esac
case "$test" in
/*)
echo "Trying external '$test -h'." >&4
issymblink="$test -h"
if $test ! -h sym >/dev/null 2>&1; then
echo "External '$test -h' is broken, too." >&4
issymblink=""
fi
;;
*) issymblink="" ;;
esac
fi
fi
if $test "X$issymblink" = X; then
if $test -L sym 2>/dev/null; then
issymblink="$test
-L"
echo "The builtin '$test -L' worked." >&4
fi
fi
if $test "X$issymblink" != X; then
echo "You can test for symbolic links with '$issymblink'." >&4
else
echo "I do not know how you can test for symbolic links." >&4
fi
$rm -f blurfl sym
;;
*) echo "No symbolic links, so not testing for their testing..." >&4
;;
esac

```

Found in path(s):

```

* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/issymblink.U

```

No license file was found, but licenses were detected in source scan.

?RCS: \$Id: Cppsym.U,v 3.0.1.5 1995/05/12 11:59:11 ram Exp \$

?RCS:  
?RCS: Copyright (c) 1991-1993, Raphael Manfredi  
?RCS:  
?RCS: You may redistribute only under the terms of the Artistic License,  
?RCS: as specified in the README file that comes with the distribution.  
?RCS: You may reuse parts of this distribution only within the terms of  
?RCS: that same Artistic License; a copy of which may be found at the root  
?RCS: of the source tree for dist 3.0.  
?RCS:  
?RCS: \$Log: Cppsym.U,v \$  
?RCS: Revision 3.0.1.5 1995/05/12 11:59:11 ram  
?RCS: patch54: split awk command onto two lines for older awk's (ADO)  
?RCS:  
?RCS: Revision 3.0.1.4 1995/01/11 14:55:57 ram  
?RCS: patch45: new cc vs. cpp symbol checking suggested by JHI  
?RCS: patch45: added more cpp symbols (JHI)  
?RCS:  
?RCS: Revision 3.0.1.3 1994/10/29 15:51:32 ram  
?RCS: patch36: added ?F: line for metalint file checking  
?RCS: patch36: new symbols ardent and titan (ADO)  
?RCS:  
?RCS:  
Revision 3.0.1.2 1994/06/20 06:53:32 ram  
?RCS: patch30: extended cpp symbol lookup list (JHI)  
?RCS: patch30: renamed attrlist symbol into al for brevity  
?RCS:  
?RCS: Revision 3.0.1.1 1993/12/15 08:14:14 ram  
?RCS: patch15: added new cpp symbols \_\_bsdi\_\_ and BSD\_NET2  
?RCS:  
?RCS: Revision 3.0 1993/08/18 12:04:50 ram  
?RCS: Baseline for dist 3.0 netwide release.  
?RCS:  
?X: This unit produces a shell script called Cppsym, which can be used to  
?X: determine whether any in a list of symbols is defined by the C compilation  
?X: chain (C preprocessor symbols plus C compiler native ones).  
?X: It can determine the status of any symbol, though the symbols in \$al  
?X: are more easily determined. If you want to add to \$al you can do  
?X: it in Myinit.U.  
?MAKE:Cppsym ccsymbols cppsymbols cppccsymbols: run \  
eunicefix Guess awk cat tr sed sort rm rm\_try startsh osname \  
+cc +gccversion test comm uniq echo Options trnl \  
optimize cflags ldflags libs cpp\_stuff cpp  
?MAKE: -pick add \$@ %<  
?T:also  
symbols i postprocess\_cc\_v tHdrH  
?X:  
?X: The symbol list is in alpha order for ease of maintenance...  
?X:

?X: Lots of new symbols (mostly rummaged from gcc), courtesy of  
?X: Jarkko Hietaniemi <jhi@snakemail.hut.fi> -- RAM, 06/06/94  
?X:  
?S:ccsymbols:  
?S: The variable contains the symbols defined by the C compiler alone.  
?S: The symbols defined by cpp or by cc when it calls cpp are not in  
?S: this list, see cppsymbols and cppccsymbols.  
?S: The list is a space-separated list of symbol=value tokens.  
?S:.  
?S:cppsymbols:  
?S: The variable contains the symbols defined by the C preprocessor  
?S: alone. The symbols defined by cc or by cc when it calls cpp are  
?S: not in this list, see ccymbols and cppcsymbols.  
?S: The list is a space-separated list of symbol=value tokens.  
?S:.  
?S:cppccsymbols:  
?S: The variable contains the symbols defined by the C compiler  
?S: when it calls cpp. The symbols defined by the cc alone or cpp  
?S: alone are not in this list, see ccymbols and cppsymbols.  
?S: The  
list is a space-separated list of symbol=value tokens.  
?S:.  
?F:./Cppsym  
?F:./Cppsym.know  
?F:!Cppsym.true  
?F:!ccsym.com  
?F:!ccsym.cpp  
?F:!ccsym.own  
?X: fake LINT hints  
?LINT:change ccflags  
?LINT:extern s  
?LINT:extern s\_\_  
: Preprocessor symbols  
echo " "  
\$echo "Guessing which symbols your C compiler and preprocessor define..." >&4  
?X: If your symbol is mixed case, just add it as-is.  
?X: All symbols will be transformed to both all-lower and all-upper.  
?X: Also drop any leading/trailing underscores, the scan will try all those.  
\$cat <<'EOSH' > Cppsym.know  
a29k aarch64 ABI64 aegis AES\_SOURCE AIX AIX32 AIX370 AIX41 AIX42  
AIX43 aixpc AIX\_SOURCE alliant ALL\_SOURCE alpha AM29000 am29000  
AMD64 amd64 amiga AMIGAOS AMIX ansi ANSI\_C\_SOURCE apollo arch\_ppc  
arch\_pwr ardent ARM ARM32 atarist att386 att3b  
BeOS BIG\_ENDIAN BIT\_MSFS BSD bsd bsd43 bsd4\_2 BSD4\_3 bsd4\_3 bsd4\_4  
BSDCOMPAT bsdi BSD\_4\_3 BSD\_4\_4 BSD\_NET2 BSD\_TIME BSD\_TYPES bull  
byteorder byte\_order  
c cadmus clang clipper CMU COFF COMPILER\_VERSION

concurrent  
convex cpu CRAY cray CRAYMPP ctix CX\_UX CYGWIN  
DECC DGUX DGUX\_SOURCE DJGPP dmert DOLPHIN DPX2 DSO Dynix DynixPTX  
ELF encore EPI EXTENSIONS  
FAVOR\_BSD FILE\_OFFSET\_BITS FORTIFY\_SOURCE FreeBSD  
GCC\_NEW\_VARARGS gcos gcx gimpel GLIBC GLIBC\_MINOR GNUC GNUMINOR  
GNU\_LIBRARY GNU\_SOURCE GO32 gould GOULD\_PN  
H3050R H3050RX hbullx20 hcx host\_mips hp200 hp300 HP700 hp700  
hp800 hp9000 hp9000s200 hp9000s300 hp9000s400  
hp9000s700 hp9000s800 hp9k8 hppa hpux HPUX\_SOURCE hp\_osf  
i186 i286 i386 i486 i586 i686 i8086 i80960 i860 I960 IA32 IA64  
iAPX286 ibm ibm032 ibmesa IBMR2 ibmrt ILP32 ILP64  
INLINE\_INTRINSICS INT64 INTEL interdata INTRINSICS is68k titanium  
ksr1  
LANGUAGE\_C LARGEFILE64\_SOURCE LARGEFILE\_SOURCE LARGE\_FILE\_API  
LFS64\_LARGEFILE LFS\_LARGEFILE LIBCATAMOUNT Linux LITTLE\_ENDIAN  
LONG64 LONGDOUBLE LONGLONG LONG\_DOUBLE LONG\_LONG LP64 luna  
luna88k Lynx  
M68000 m68k m88100 m88k M88KBCS\_TARGET MACH machine MachTen  
MATH\_HAS\_NO\_SIDE\_EFFECTS mc300 mc500 mc68000 mc68010 mc68020  
mc68030 mc68040 mc68060  
mc68k mc68k32 mc700 mc88000 mc88100  
merlin mert MiNT mips MIPSEB MIPSEL MIPS\_FPSET MIPS\_ISA MIPS\_SIM  
MIPS\_SZINT MIPS\_SZLONG MIPS\_SZPTR MODERN\_C motorola mpeix MSDOS  
MTXINU MULTIMAX MVS mvs M\_AMD64 M\_ARM M\_ARMT M\_COFF M\_I186 M\_I286  
M\_I386 M\_I8086 M\_I86 M\_I86SM M\_IA64 M\_IX86 M\_PPC M\_SYS3 M\_SYS5  
M\_SYSIII M\_SYSV M\_UNIX M\_X86 M\_XENIX  
n16 ncl\_el ncl\_mr NetBSD news1500 news1700 news1800 news1900  
news3700 news700 news800 news900 NeXT NLS nonstopux ns16000  
ns32000 ns32016 ns32332 ns32k nsc32000  
OCS88 OEMVS OpenBSD os OS2 OS390 osf OSF1 OSF\_SOURCE  
PARAGON parisc pa\_risc PA\_RISC1\_1 PA\_RISC2\_0 pc532 pdp11 PGC PIC  
plexus PORTAR posix POSIX1B\_SOURCE POSIX2\_SOURCE POSIX4\_SOURCE  
POSIX\_C\_SOURCE POSIX\_SOURCE POWER powerpc ppc PROTOTYPES PWB pyr  
QK\_USER QNX  
R3000 REENTRANT RES Rhapsody RISC6000 riscix riscos RT  
S390 S390x SA110 SCO scs sequent sgi SGI\_SOURCE SH SH3 sinix  
SIZE\_INT SIZE\_LONG SIZE\_PTR SOCKETS\_SOURCE SOCKET\_SOURCE sony  
sonyrisic sony\_news sparc sparclite sparcv8 sparcv9 spectrum  
stardent  
stdc STDC\_EXT stratos sun sun3 sun386 Sun386i svr3 svr4  
SVR4\_2 SVR4\_SOURCE svr5 SX system SYSTYPE\_BSD SYSTYPE\_BSD43  
SYSTYPE\_BSD44 SYSTYPE\_SVR4 SYSTYPE\_SVR5 SYSTYPE\_SYSV SYSV SYSV3  
SYSV4 SYSV5 sysV68 sysV88  
Tek4132 Tek4300 thumb thw\_370 thw\_intel thw\_rs6000 titan TM3200  
TM5400 TM5600 tower tower32 tower32\_200 tower32\_600 tower32\_700  
tower32\_800 tower32\_850 tss  
u370 u3b u3b2 u3b20 u3b200 u3b20d u3b5 ultrix UMAXV UnicomPBB

```

UnicomPBD UNICOS UNICOSMK unix UNIX95 UNIX99 unixpc unos USE_BSD
USE_FILE_OFFSET64 USE_GNU USE_ISOC9X USE_LARGEFILE
USE_LARGEFILE64 USE_MISC USE_POSIX USE_POSIX199309
USE_POSIX199506 USE_POSIX2 USE_REENTRANT USE_SVID USE_UNIX98
USE_XOPEN USE_XOPEN_EXTENDED USGr4 USGr4_2 UTek Utek UTS UWIN
uxpm uxps
vax venix VMESA vms
x86_64 xenix Xenix286 XOPEN_SOURCE XOPEN_SOURCE_EXTENDED XPG2
XPG2_EXTENDED XPG3 XPG3_EXTENDED XPG4 XPG4_EXTENDED
z8000 zarch
EOSH
# Maybe put other stuff here too.
?X:Some OS's will have a dash in their $osname
?X:e.g. Android is known as linux-android
?X:The
preprocessor will interpret the dash as a minus
./tr '-' '_' <<EOSH >>Cppsym.know
$osname
EOSH
./tr '[a-z]' '[A-Z]' < Cppsym.know > Cppsym.a
./tr '[A-Z]' '[a-z]' < Cppsym.know > Cppsym.b
$cat Cppsym.know > Cppsym.c
$cat Cppsym.a Cppsym.b Cppsym.c | $tr ' ' $trnl | $sort | $uniq > Cppsym.know
$rm -f Cppsym.a Cppsym.b Cppsym.c
cat <<EOSH > Cppsym
$startsh
if $test $# -gt 0; then
    echo $* | $tr " " "$trnl" | ./Cppsym.try > Cppsym.got
    if $test -s Cppsym.got; then
        $rm -f Cppsym.got
    exit 0
    fi
    $rm -f Cppsym.got
    exit 1
else
    $tr " " "$trnl" | ./Cppsym.try
    exit 0
fi
EOSH
chmod +x Cppsym
$eunicefix Cppsym
?X: The below awk script will die a horrible death if
?X: some of the tested symbols are not long ints.
?X: Also, we do not make difference between just defined and defined zero.
cat <<EOSH > Cppsym.try
$startsh
cat <<'EOCP' > try.c
#include <stdio.h>

```

```

#if cpp_stuff == 1
#define STRINGIFY(a)  "a"
#endif
#if cpp_stuff == 42
#define StGiFy(a) #a
#define STRINGIFY(a)
    StGiFy(a)
#endif
#if $cpp_stuff != 1 && $cpp_stuff != 42
# include "Bleech: How does this C preprocessor stringify macros?"
#endif
int main() {
EOCP
?X: The length($1) command guards against possible empty entries.
?X: The awk snippet is know to give heartburn to UNICOS/mk awk.
$awk \\
EOSH
cat <<'EOSH' >> Cppsym.try
'length($1) > 0 {
    printf "#ifdef %s\nprintf(\"%s=%s\n\", STRINGIFY(%s));\n#endif\n", $1, $1, $1
    printf "#ifdef _%s\nprintf(\"_%s=%s\n\", STRINGIFY(_%s));\n#endif\n", $1, $1, $1
    printf "#ifdef __%s\nprintf(\"__%s=%s\n\", STRINGIFY(__%s));\n#endif\n", $1, $1, $1
    printf "#ifdef __%s__\nprintf(\"__%s__=%s\n\", STRINGIFY(__%s__));\n#endif\n", $1, $1, $1
}' >> try.c
echo 'return 0;}' >> try.c
EOSH
cat <<'EOSH' >> Cppsym.try
ccflags="$ccflags"
case "$osname-$gccversion" in
irix-) ccflags="\$ccflags -woff 1178" ;;
os2-*) ccflags="\$ccflags -Zlinker /PM:VIO" ;;
esac
$cc -o try -Dcpp_stuff=$cpp_stuff $optimize \$ccflags $ldflags try.c $libs 2>/dev/null
&& $run ./try | $sed 's/ /\ \ \ \ /g'
EOSH
chmod +x Cppsym.try
$eunicefix Cppsym.try
./Cppsym < Cppsym.know | $sort | $uniq > Cppsym.true
: Add in any Linux cpp "predefined macros":
case "$osname::$gccversion" in
*linux*:*:*|*gnukfreebsd*:*:*|gnu:*:**)
    tHdrH=_tmpHdr
    rm -f $tHdrH.h' $tHdrH
    touch $tHdrH.h'
    # Filter out macro arguments, such as Linux's __INT8_C(c)
    if $cpp -dM $tHdrH.h' > $tHdrH'_cppsym.h' && [ -s $tHdrH'_cppsym.h' ]; then
        sed -e 's/#define[\ \ ]*//;s/[\ \ ]*$/' -e 's/(.*) <$tHdrH'_cppsym.h' >$tHdrH'_cppsym.real'
        if [ -s $tHdrH'_cppsym.real' ]; then

```



```

cat $tHdrH'_cppsypm.real' Cppsypm.know | sort | uniq | ./Cppsypm | sort | uniq > Cppsypm.true
fi
fi
rm -f $tHdrH'.h' $tHdrH'_cppsypm.h' $tHdrH'_cppsypm.real'
;;
esac
: now check the C compiler for additional symbols
?X: suggested by Jarkko Hietaniemi <jhi@snakemail.hut.fi>, thanks!
postprocess_cc_v="
case "$osname" in
aix) postprocess_cc_v="|str , ' "' ;;
esac
$cat
>ccsym <<EOS
$startsh
$cat >tmp.c <<EOF
extern int foo;
EOF
for i in ` $cc -v -c tmp.c 2>&1 $postprocess_cc_v `
do
case "$i" in
-D*) echo "$i" | $sed 's/^-D//';;
-A*) $test "$gccversion" && echo "$i" | $sed 's/^-A//' | $sed 's/^(.*)((.*))\1=2/';;
esac
done
$rm_try
EOS
postprocess_cc_v="
chmod +x ccsym
$eunicefix ccsym
./ccsym > ccsym1.raw
?X: AIX complains if $uniq is passed an empty file. ($sort apparently
?X: doesn't care.) --AD 14 July 1998
if $test -s ccsym1.raw; then
    $sort ccsym1.raw | $uniq >ccsym.raw
else
    mv ccsym1.raw ccsym.raw
fi

?X: canonicalize symbols for easier sort/uniq/comm usage: append =1 if no = sign
?X: the awk script must be on two lines for older awk programs, sigh! -- ADO
$awk '^=/ { print $0; next }
{ print $0"=1" }' ccsym.raw >ccsym.list
$comm -13 Cppsypm.true ccsym.list >ccsym.own
$comm -12 Cppsypm.true ccsym.list >ccsym.com
$comm -23 Cppsypm.true ccsym.list >ccsym.cpp
also="
if $test -z ccsym.raw; then

```

```

echo "Your C compiler doesn't
seem to define any symbols!" >&4
echo " "
echo "However, your C preprocessor defines the following symbols:"
$cat Cppsym.true
ccsymbols="
cppsymbols=`$cat Cppsym.true`
cppsymbols=`echo $cppsymbols`
cppccsymbols="$cppsymbols"
else
if $test -s ccsym.com; then
echo "Your C compiler and pre-processor define these symbols:"
$sed -e 's/(.*)=.*/\1/' ccsym.com
also='also '
symbols='ones'
cppccsymbols=`$cat ccsym.com`
cppccsymbols=`echo $cppccsymbols`
$test "$$silent" || sleep 1
fi
if $test -s ccsym.cpp; then
$test "$$also" && echo " "
echo "Your C pre-processor ${also}defines the following symbols:"
$sed -e 's/(.*)=.*/\1/' ccsym.cpp
also='further '
cppsymbols=`$cat ccsym.cpp`
cppsymbols=`echo $cppsymbols`
$test "$$silent" || sleep 1
fi
if $test -s ccsym.own; then
$test "$$also" && echo " "
echo "Your C compiler ${also}defines the following cpp symbols:"
$sed -e 's/(.*)=1/\1/' ccsym.own
$sed -e 's/(.*)=.*/\1/' ccsym.own | $uniq >>Cppsym.true
ccsymbols=`$cat
ccsym.own`
ccsymbols=`echo $ccsymbols`
$test "$$silent" || sleep 1
fi
fi

: add -D_FORTIFY_SOURCE if feasible and not already there
case "$gccversion" in
[456789].*) case "$optimize$ccflags" in
*-O*) case "$ccflags$cppsymbols" in
*_FORTIFY_SOURCE=*) # Don't add it again.
echo "You seem to have -D_FORTIFY_SOURCE already, not adding it." >&4
;;
*) echo "Adding -D_FORTIFY_SOURCE=2 to ccflags..." >&4

```

```

ccflags="$ccflags -D_FORTIFY_SOURCE=2"
;;
esac
;;
*) echo "You have gcc 4.* or later but not optimizing, not adding -D_FORTIFY_SOURCE." >&4
;;
esac
;;
*) echo "You seem not to have gcc 4.* or later, not adding -D_FORTIFY_SOURCE." >&4
;;
esac

```

Found in path(s):

```

*/opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/modified/Cppsym.U

```

No license file was found, but licenses were detected in source scan.

```

?RCS: $Id: d_socket.U,v 3.0.1.2 1997/02/28 15:46:00 ram Exp $
?RCS:
?RCS: Copyright (c) 1991-1993, Raphael Manfredi
?RCS:
?RCS: You may redistribute only under the terms of the Artistic License,
?RCS: as specified in the README file that comes with the distribution.
?RCS: You may reuse parts of this distribution only within the terms of
?RCS: that same Artistic License; a copy of which may be found at the root
?RCS: of the source tree for dist 3.0.
?RCS:
?RCS: $Log: d_socket.U,v $
?RCS: Revision 3.0.1.2 1997/02/28 15:46:00 ram
?RCS: patch61: replaced .a with $_a all over the place
?RCS:
?RCS: Revision 3.0.1.1 1994/01/24 14:08:04 ram
?RCS: patch16: can now safely declare private nm_extract in dependencies
?RCS:
?RCS: Revision 3.0 1993/08/18 12:07:26 ram
?RCS: Baseline for dist 3.0 netwide release.
?RCS:
?MAKE:d_socket d_oldsock d_sockpair socketlib sockethdr \
d_msg_trunc d_msg_dontroute d_msg_oob d_msg_peek
d_msg_proxy \
d_scm_rights d_sockaddr_sa_len d_sockaddr_in6 d_sin6_scope_id \
d_ip_mreq d_ip_mreq_source d_ipv6_mreq d_ipv6_mreq_source: \
contains echo n c ar nm nm_opt nm_extract Inlibc Csym_a \
Compile cat rm_try Setvar Hasfield sysroot
?MAKE: -pick add $@ %<
?S:d_socket:
?S: This variable conditionally defines HAS_SOCKET, which indicates
?S: that the BSD socket interface is supported.

```

?S:.

?S:d\_socketpair:

?S: This variable conditionally defines the HAS\_SOCKETPAIR symbol, which

?S: indicates that the BSD socketpair() is supported.

?S:.

?S:d\_oldsock:

?S: This variable conditionally defines the OLDSOCKET symbol, which

?S: indicates that the BSD socket interface is based on 4.1c and not 4.2.

?S:.

?S:d\_msg\_ctrunc:

?S: This variable conditionally defines the HAS\_MSG\_CTRUNC symbol,

?S: which indicates that the MSG\_CTRUNC is available. #ifdef is

?S: not enough because it may be an enum, glibc has been known to do this.

?S:.

?S:d\_msg\_dontroute:

?S: This variable conditionally defines

the HAS\_MSG\_DONTRROUTE symbol,

?S: which indicates that the MSG\_DONTRROUTE is available. #ifdef is

?S: not enough because it may be an enum, glibc has been known to do this.

?S:.

?S:d\_msg\_oob:

?S: This variable conditionally defines the HAS\_MSG\_OOB symbol,

?S: which indicates that the MSG\_OOB is available. #ifdef is

?S: not enough because it may be an enum, glibc has been known to do this.

?S:.

?S:d\_msg\_peek:

?S: This variable conditionally defines the HAS\_MSG\_PEEK symbol,

?S: which indicates that the MSG\_PEEK is available. #ifdef is

?S: not enough because it may be an enum, glibc has been known to do this.

?S:.

?S:d\_msg\_proxy:

?S: This variable conditionally defines the HAS\_MSG\_PROXY symbol,

?S: which indicates that the MSG\_PROXY is available. #ifdef is

?S: not enough because it may be an enum, glibc has been known to do this.

?S:.

?S:d\_scm\_rights:

?S: This variable conditionally defines the HAS\_SCM\_RIGHTS symbol,

?S: which indicates that the SCM\_RIGHTS is available. #ifdef is

?S: not

enough because it may be an enum, glibc has been known to do this.

?S:.

?S:d\_sockaddr\_sa\_len:

?S: This variable conditionally defines the HAS\_SOCKADDR\_SA\_LEN symbol,

?S: which indicates that a struct sockaddr structure has the sa\_len

?S: member.

?S:.

?S:d\_sockaddr\_in6:

?S: This variable conditionally defines the HAS\_SOCKADDR\_IN6 symbol, which

?S: indicates the availability of a struct sockaddr\_in6.  
?S:.  
?S:d\_sin6\_scope\_id:  
?S: This variable conditionally defines the HAS\_SIN6\_SCOPE\_ID symbol, which  
?S: indicates that a struct sockaddr\_in6 structure has the sin6\_scope\_id  
?S: member.  
?S:.  
?S:d\_ip\_mreq:  
?S: This variable conditionally defines the HAS\_IP\_MREQ symbol, which  
?S: indicates the availability of a struct ip\_mreq.  
?S:.  
?S:d\_ip\_mreq\_source:  
?S: This variable conditionally defines the HAS\_IP\_MREQ\_SOURCE symbol,  
?S: which indicates the availability of a struct ip\_mreq\_source.  
?S:.  
?S:d\_ipv6\_mreq:  
?S: This variable conditionally defines the HAS\_IPV6\_MREQ symbol, which  
?S: indicates  
the availability of a struct ipv6\_mreq.  
?S:.  
?S:d\_ipv6\_mreq\_source:  
?S: This variable conditionally defines the HAS\_IPV6\_MREQ\_SOURCE symbol,  
?S: which indicates the availability of a struct ipv6\_mreq\_source.  
?S:.  
?S:socketlib:  
?S: This variable has the names of any libraries needed for socket support.  
?S:.  
?S:sockethdr:  
?S: This variable has any cpp '-I' flags needed for socket support.  
?S:.  
?C:HAS\_SOCKET (SOCKET):  
?C: This symbol, if defined, indicates that the BSD socket interface is  
?C: supported.  
?C:.  
?C:HAS\_SOCKETPAIR (SOCKETPAIR):  
?C: This symbol, if defined, indicates that the BSD socketpair() call is  
?C: supported.  
?C:.  
?C:USE\_OLD\_SOCKET (OLDSOCKET):  
?C: This symbol, if defined, indicates that the 4.1c BSD socket interface  
?C: is supported instead of the 4.2/4.3 BSD socket interface. For instance,  
?C: there is no setsockopt() call.  
?C:.  
?C:HAS\_MSG\_CTRUNC:  
?C: This symbol, if defined, indicates that the MSG\_CTRUNC is supported.  
?C: Checking just with #ifdef might not be enough  
because this symbol  
?C: has been known to be an enum.

?C:.

?C:HAS\_MSG\_DONTRROUTE:

?C: This symbol, if defined, indicates that the MSG\_DONTRROUTE is supported.

?C: Checking just with #ifdef might not be enough because this symbol

?C: has been known to be an enum.

?C:.

?C:HAS\_MSG\_OOB:

?C: This symbol, if defined, indicates that the MSG\_OOB is supported.

?C: Checking just with #ifdef might not be enough because this symbol

?C: has been known to be an enum.

?C:.

?C:HAS\_MSG\_PEEK:

?C: This symbol, if defined, indicates that the MSG\_PEEK is supported.

?C: Checking just with #ifdef might not be enough because this symbol

?C: has been known to be an enum.

?C:.

?C:HAS\_MSG\_PROXY:

?C: This symbol, if defined, indicates that the MSG\_PROXY is supported.

?C: Checking just with #ifdef might not be enough because this symbol

?C: has been known to be an enum.

?C:.

?C:HAS\_SCM\_RIGHTS:

?C: This symbol, if defined, indicates that the SCM\_RIGHTS is supported.

?C: Checking just with #ifdef might not be enough

because this symbol

?C: has been known to be an enum.

?C:.

?C:HAS\_SOCKADDR\_SA\_LEN:

?C: This symbol, if defined, indicates that the struct sockaddr

?C: structure has a member called sa\_len, indicating the length of

?C: the structure.

?C:.

?C:HAS\_SOCKADDR\_IN6:

?C: This symbol, if defined, indicates the availability of

?C: struct sockaddr\_in6;

?C:.

?C:HAS\_SIN6\_SCOPE\_ID:

?C: This symbol, if defined, indicates that the struct sockaddr\_in6

?C: structure has a member called sin6\_scope\_id.

?C:.

?C:HAS\_IP\_MREQ:

?C: This symbol, if defined, indicates the availability of

?C: struct ip\_mreq;

?C:.

?C:HAS\_IP\_MREQ\_SOURCE:

?C: This symbol, if defined, indicates the availability of

?C: struct ip\_mreq\_source;

?C:.

```

?C:HAS_IPV6_MREQ:
?C: This symbol, if defined, indicates the availability of
?C: struct ipv6_mreq;
?C:.
?C:HAS_IPV6_MREQ_SOURCE:
?C: This symbol, if defined, indicates the availability of
?C: struct ipv6_mreq_source;
?C:.
?H:#$d_socket HAS_SOCKET /**/
?H:#$d_sockpair HAS_SOCKETPAIR /**/
?H:#$d_sockaddr_sa_len HAS_SOCKADDR_SA_LEN /**/
?H:#$d_oldsock USE_OLDSOCKET /**/
?H:#$d_msg_ctrunc HAS_MSG_CTRUNC /**/
?H:#$d_msg_dontroute HAS_MSG_DONTROUTE /**/
?H:#$d_msg_oob HAS_MSG_OOB /**/
?H:#$d_msg_peek HAS_MSG_PEEK /**/
?H:#$d_msg_proxy HAS_MSG_PROXY /**/
?H:#$d_scm_rights HAS_SCM_RIGHTS /**/
?H:#$d_sockaddr_in6 HAS_SOCKADDR_IN6 /**/
?H:#$d_sin6_scope_id HAS_SIN6_SCOPE_ID /**/
?H:#$d_ip_mreq HAS_IP_MREQ /**/
?H:#$d_ip_mreq_source HAS_IP_MREQ_SOURCE /**/
?H:#$d_ipv6_mreq HAS_IPV6_MREQ /**/
?H:#$d_ipv6_mreq_source HAS_IPV6_MREQ_SOURCE /**/
?H:.
?T:val
net ENUM enum
?LINT:set d_sockpair d_sockaddr_sa_len
?LINT:set d_msg_ctrunc d_msg_dontroute d_msg_oob d_msg_peek d_msg_proxy
?LINT:set d_scm_rights d_sockaddr_in6 d_sin6_scope_id d_ip_mreq
?LINT:set d_ip_mreq_source d_ipv6_mreq d_ipv6_mreq_source
: see whether socket exists
socketlib="
sockethdr="
echo " "
$echo $n "Hmm... $c" >&4
if set socket val -f d_socket; eval $csym; $val; then
    echo "Looks like you have Berkeley networking
support." >&4
    d_socket="$define"
?X: now check for advanced features
    if set setsockopt val -f; eval $csym; $val; then
d_oldsock="$undef"
        else
echo "...but it uses the old BSD 4.1c interface, rather than 4.2." >&4
d_oldsock="$define"
        fi
else

```

?X: HP-UX, for one, puts all the socket stuff in socklib.o. Note that if we

?X: come here on HP-UX, then we must have used nm to get symbols, or we really

?X: don't have sockets anyway...

```

    if $contains socklib libc.list >/dev/null 2>&1; then
echo "Looks like you have Berkeley networking support." >&4
d_socket="$define"
: we will have to assume that it supports the 4.2 BSD interface
d_oldsock="$undef"
    else
echo "You don't have Berkeley networking in libc$_a..." >&4
?X: look for optional networking libraries
if test "X$d_socket" = "X$define"; then
    echo "...but you seem to believe that you have sockets." >&4
else
    for net in net socket
    do
if test -f $sysroot/usr/lib/lib$net$_a; then
?X: space between two
 '(' needed for ksh
        ( ($nm $nm_opt $sysroot/usr/lib/lib$net$_a | eval $nm_extract) || \
        $ar t $sysroot/usr/lib/lib$net$_a 2>/dev/null >> libc.list
        if $contains socket libc.list >/dev/null 2>&1; then
d_socket="$define"
socketlib="-l$net"
case "$net" in
net)
    echo "...but the Wollongong group seems to have hacked it in." >&4
    sockethdr="-I$sysroot/usr/netinclude"
    ;;
esac
echo "Found Berkeley sockets interface in lib$net." >&4
?X: now check for advanced features
if $contains setsockopt libc.list >/dev/null 2>&1; then
    d_oldsock="$undef"
else
    echo "...using the old BSD 4.1c interface, rather than 4.2." >&4
    d_oldsock="$define"
fi
break
fi
fi
done
if test "X$d_socket" != "X$define"; then
    echo "or anywhere else I see." >&4
    d_socket="$undef"
    d_oldsock="$undef"
fi
fi

```



```

    fi
fi

@if HAS_SOCKETPAIR || d_socketpair
: see if socketpair exists
set socketpair d_socketpair
eval
$inlibc

@end

echo " "
?X: ...
echo "Checking the availability sa_len in the sock struct ..." >&4
$cat >try.c <<EOF
#include <sys/types.h>
#include <sys/socket.h>
int main() {
struct sockaddr sa;
return (sa.sa_len);
}
EOF
val="$undef"
set try; if eval $compile; then
    val="$define"
fi
set d_sockaddr_sa_len; eval $setvar
$rm_try

echo " "
?X: ...
echo "Checking the availability struct sockaddr_in6 ..." >&4
$cat >try.c <<EOF
#include <sys/types.h>
#include <sys/socket.h>
#include <netinet/in.h>
int main() {
struct sockaddr_in6 sin6;
return (sin6.sin6_family);
}
EOF
val="$undef"
set try; if eval $compile; then
    val="$define"
fi
set d_sockaddr_in6; eval $setvar
$rm_try

```

```

echo " "
?X: ...
echo "Checking the availability sin6_scope_id in struct sockaddr_in6 ..." >&4
$cat >try.c <<EOF
#include <sys/types.h>
#include <sys/socket.h>
#include <netinet/in.h>
int main() {
struct sockaddr_in6 sin6;
return (sin6.sin6_scope_id);
}
EOF
val="$undef"
set try; if eval $compile; then
    val="$define"
fi
set
d_sin6_scope_id; eval $setvar
$rm_try

echo " "
?X: ...
echo "Checking the availability struct ip_mreq ..." >&4
$cat >try.c <<EOF
#include <sys/types.h>
#include <sys/socket.h>
#include <netinet/in.h>
int main() {
struct ip_mreq mreq;
return (mreq.imr_multiaddr.s_addr);
}
EOF
val="$undef"
set try; if eval $compile; then
    val="$define"
fi
set d_ip_mreq; eval $setvar
$rm_try

echo " "
?X: ...
echo "Checking the availability struct ip_mreq_source ..." >&4
$cat >try.c <<EOF
#include <sys/types.h>
#include <sys/socket.h>
#include <netinet/in.h>
int main() {
struct ip_mreq_source mreq;

```

```

return (mreq.imr_multiaddr.s_addr);
}
EOF
val="$undef"
set try; if eval $compile; then
    val="$define"
fi
set d_ip_mreq_source; eval $setvar
$rm_try

echo " "
?X: ...
echo "Checking the availability struct ipv6_mreq ..." >&4
$cat >try.c <<EOF
#include <sys/types.h>
#include <sys/socket.h>
#include <netinet/in.h>
int main() {
struct ipv6_mreq mreq;
return (mreq.ipv6mr_interface);
}
EOF
val="$undef"
set
try; if eval $compile; then
    val="$define"
fi
set d_ipv6_mreq; eval $setvar
$rm_try

echo " "
?X: ...
echo "Checking the availability struct ipv6_mreq_source ..." >&4
$cat >try.c <<EOF
#include <sys/types.h>
#include <sys/socket.h>
#include <netinet/in.h>
int main() {
struct ipv6_mreq_source mreq;
return (mreq.imr_multiaddr.s_addr);
}
EOF
val="$undef"
set try; if eval $compile; then
    val="$define"
fi
set d_ipv6_mreq_source; eval $setvar
$rm_try

```

```

echo " "
?X: these constants are known to be troublesomely defined as enums
?X: so that ifdef will not work for detecting their presence.
echo "Checking the availability of certain socket constants..." >&4
for ENUM in MSG_CTRUNC MSG_DONTROUTE MSG_OOB MSG_PEEK MSG_PROXY SCM_RIGHTS; do
    enum=`$echo $ENUM|./tr '[A-Z]' '[a-z]`
    $cat >try.c <<EOF
#include <sys/types.h>
#include <sys/socket.h>
int main() {
    int i = $ENUM;
}
EOF
    val="$undef"
    set try; if eval $compile; then
val="$define"
    fi
    set d_ ${enum};
eval $setvar
    $rm_try
done

```

Found in path(s):

```
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/modified/d_socket.U
```

No license file was found, but licenses were detected in source scan.

?RCS: \$Id: i\_shadow.U,v \$

?RCS:

?RCS: Copyright (c) 2000 Jarkko Hietaniemi

?RCS:

?RCS: You may distribute under the terms of either the GNU General Public

?RCS: License or the Artistic License, as specified in the README file.

?RCS:

?MAKE:i\_prot: Inhdr Hasfield

?MAKE: -pick add \$@ %<

?S:i\_prot:

?S: This variable conditionally defines the I\_PROT symbol, and indicates

?S: whether a C program should include <prot.h>.

?S:.

?C:I\_PROT:

?C: This symbol, if defined, indicates that <prot.h> exists and

?C: should be included.

?C:.

?H:#\$i\_prot I\_PROT /\*\*/

?H:.

?LINT:set i\_prot

```
: see if this is a prot.h system
set prot.h i_prot
eval $inhdr
```

Found in path(s):

```
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/perl/i_prot.U
```

No license file was found, but licenses were detected in source scan.

```
?RCS: $Id: i_systimes.U 1 2006-08-24 12:32:52Z rmanfredi $
```

```
?RCS:
```

```
?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi
```

```
?RCS:
```

```
?RCS: You may redistribute only under the terms of the Artistic Licence,
```

```
?RCS: as specified in the README file that comes with the distribution.
```

```
?RCS: You may reuse parts of this distribution only within the terms of
```

```
?RCS: that same Artistic Licence; a copy of which may be found at the root
```

```
?RCS: of the source tree for dist 4.0.
```

```
?RCS:
```

```
?RCS: $Log: i_systimes.U,v $
```

```
?RCS: Revision 3.0 1993/08/18 12:08:39 ram
```

```
?RCS: Baseline for dist 3.0 netwide release.
```

```
?RCS:
```

```
?MAKE:i_systimes: Inhdr
```

```
?MAKE: -pick add $@ %<
```

```
?S:i_systimes:
```

```
?S: This variable conditionally defines the I_SYS_TIMES symbol, and indicates
```

```
?S: whether a C program should include <sys/times.h>.
```

```
?S:.
```

```
?C:I_SYS_TIMES (I_SYSTIMES):
```

```
?C: This symbol, if defined, indicates to the C program that it should
```

```
?C: include <sys/times.h>.
```

```
?C:.
```

```
?H:#$i_systimes I_SYS_TIMES /**/
```

```
?H:.
```

```
?LINT:set
```

```
i_systimes
```

```
: see if this is a sys/times.h system
```

```
set sys/times.h i_systimes
```

```
eval $inhdr
```

Found in path(s):

```
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/i_systimes.U
```

No license file was found, but licenses were detected in source scan.

```
?RCS: $Id$
```

```
?RCS:
```

?RCS: Copyright (c) 1998 Jarkko Hietaniemi  
?RCS:  
?RCS: You may distribute under the terms of either the GNU General Public  
?RCS: License or the Artistic License, as specified in the README file.  
?RCS:  
?MAKE:d\_atoll: Inlibc  
?MAKE: -pick add \$@ %<  
?S:d\_atoll:  
?S: This variable conditionally defines the HAS\_ATOLL symbol, which  
?S: indicates to the C program that the atoll() routine is available.  
?S:.  
?C:HAS\_ATOLL:  
?C: This symbol, if defined, indicates that the atoll routine is  
?C: available to convert strings into long longs.  
?C:.  
?H:#\$d\_atoll HAS\_ATOLL /\*\*/  
?H:.  
?LINT:set d\_atoll  
: see if atoll exists  
set atoll d\_atoll  
eval \$inlibc

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/perl/atoll.U

No license file was found, but licenses were detected in source scan.

?RCS: \$Id: d\_strtod.U 1 2006-08-24 12:32:52Z rmanfredi \$  
?RCS:  
?RCS: Copyright (c) 1996, Andy Dougherty  
?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi  
?RCS:  
?RCS: You may redistribute only under the terms of the Artistic Licence,  
?RCS: as specified in the README file that comes with the distribution.  
?RCS: You may reuse parts of this distribution only within the terms of  
?RCS: that same Artistic Licence; a copy of which may be found at the root  
?RCS: of the source tree for dist 4.0.  
?RCS:  
?RCS: \$Log: d\_strtod.U,v \$  
?RCS: Revision 3.0.1.1 1997/02/28 15:46:36 ram  
?RCS: patch61: created  
?RCS:  
?RCS:  
?MAKE:d\_strtod: Inlibc  
?MAKE: -pick add \$@ %<  
?S:d\_strtod:  
?S: This variable conditionally defines the HAS\_STRTOD symbol, which  
?S: indicates to the C program that the strtod() routine is available

?S: to provide better numeric string conversion than atof().

?S:.

?C:HAS\_STRTOD (STRTOD):

?C: This symbol, if defined,  
indicates that the strtod routine is

?C: available to provide better numeric string conversion than atof().

?C:.

?H:#\$d\_strtod HAS\_STRTOD /\*\*/

?H:.

?LINT:set d\_strtod

: see if strtod exists

set strtod d\_strtod

eval \$inlibc

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/d\_strtod.U

No license file was found, but licenses were detected in source scan.

?RCS: \$Id: inc.U 1 2006-08-24 12:32:52Z rmanfredi \$

?RCS:

?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi

?RCS:

?RCS: You may redistribute only under the terms of the Artistic Licence,

?RCS: as specified in the README file that comes with the distribution.

?RCS: You may reuse parts of this distribution only within the terms of

?RCS: that same Artistic Licence; a copy of which may be found at the root

?RCS: of the source tree for dist 4.0.

?RCS:

?RCS: \$Log: inc.U,v \$

?RCS: Revision 3.0 1993/08/18 12:08:51 ram

?RCS: Baseline for dist 3.0 netwide release.

?RCS:

?MAKE:inc incexp: Loc Oldconfig Getfile us rinc

?MAKE: -pick add \$@ %<

?S:inc:

?S: This variable holds the name of the directory in which the user wants

?S: to put public header files for the package in question. It is most

?S: often a local directory such as /usr/local/include.

?S:.

?S:incexp:

?S: This is the same as the inc variable, but is filename  
expanded

?S: at configuration time for convenient use in your makefiles.

?S:.

: determine where public header files go

case "\$inc" in

")

```
dflt=`./loc . ." /usr/local/include /usr/include/local $usrinc`  
;;  
*) dflt="$inc"  
;;  
esac  
fn=d~  
rp='Where do you want to put the public header files?'  
./getfile  
inc="$ans"  
incexp="$ansexp"
```

Found in path(s):

```
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/inc.U
```

No license file was found, but licenses were detected in source scan.

?RCS: \$Id\$

?RCS:

?RCS: Copyright (c) 2009 H.Merijn Brand

?RCS:

?RCS: You may distribute under the terms of either the GNU General Public

?RCS: License or the Artistic License, as specified in the README file.

?RCS:

?MAKE:d\_inetpton: Inlibc

?MAKE: -pick add \$@ %<

?S:d\_inetpton:

?S: This variable conditionally defines the HAS\_INETPTON symbol,

?S: which indicates to the C program that the inet\_pton() function

?S: is available.

?S:.

?C:HAS\_INETPTON:

?C: This symbol, if defined, indicates that the inet\_pton() function

?C: is available to parse IPv4 and IPv6 strings.

?C:.

?H:#\$d\_inetpton HAS\_INETPTON /\*\*/

?H:.

?LINT:set d\_inetpton

: see if inet\_pton exists

set inet\_pton d\_inetpton

eval \$inlibc

Found in path(s):

```
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/perl/d_inetpton.U
```

No license file was found, but licenses were detected in source scan.

?RCS: \$Id: d\_dup2.U 1 2006-08-24 12:32:52Z rmanfredi \$

?RCS:



?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi  
?RCS:  
?RCS: You may redistribute only under the terms of the Artistic Licence,  
?RCS: as specified in the README file that comes with the distribution.  
?RCS: You may reuse parts of this distribution only within the terms of  
?RCS: that same Artistic Licence; a copy of which may be found at the root  
?RCS: of the source tree for dist 4.0.  
?RCS:  
?RCS: \$Log: d\_dup2.U,v \$  
?RCS: Revision 3.0 1993/08/18 12:05:56 ram  
?RCS: Baseline for dist 3.0 netwide release.  
?RCS:  
?MAKE:d\_dup2: Inlibc  
?MAKE: -pick add \$@ %<  
?S:d\_dup2:  
?S: This variable conditionally defines HAS\_DUP2 if dup2() is  
?S: available to duplicate file descriptors.  
?S:.  
?C:HAS\_DUP2 (DUP2):  
?C: This symbol, if defined, indicates that the dup2 routine is  
?C: available to duplicate file descriptors.  
?C:.  
?H:#\$d\_dup2 HAS\_DUP2 /\*\*/  
?H:.  
?LINT:set d\_dup2  
:  
see if dup2 exists  
set dup2 d\_dup2  
eval \$inlibc

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/d\_dup2.U

No license file was found, but licenses were detected in source scan.

?RCS: \$Id: Signal.U 1 2006-08-24 12:32:52Z rmanfredi \$  
?RCS:  
?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi  
?RCS:  
?RCS: You may redistribute only under the terms of the Artistic License,  
?RCS: as specified in the README file that comes with the distribution.  
?RCS: You may reuse parts of this distribution only within the terms of  
?RCS: that same Artistic License; a copy of which may be found at the root  
?RCS: of the source tree for dist 4.0.  
?RCS:  
?RCS: \$Log: Signal.U,v \$  
?RCS: Revision 3.0.1.1 1997/02/28 15:20:01 ram  
?RCS: patch61: created

?RCS:

?X:

?X: This unit produces three files:

?X: 1- A signal.c file, which, when compiled and run, produces an output like:

?X:

?X: HUP 1

?X: INT 2

?X: QUIT 3

?X: etc...

?X:

?X: 2- A signal.awk script to parse the output of signal.c, fill

?X: in gaps (up to NSIG) and move duplicates to the end.

?X: 3- A signal\_cmd script to compile signal.c and run it

?X: through

sort -n -k 2 | uniq | awk -f signal.awk.

?X: (we try also sort -n +1 since some old hosts don't grok sort -k)

?X: (This is called signal\_cmd to avoid OS/2 confusion with

?X: signal.cmd vs. signal.

?X: The signal\_cmd script also falls back on checking signals one at a

?X: time in case the signal.c program fails. On at least one version of

?X: Linux 2.1.x, the header file #define'd SIGRTMAX to a symbol that

?X: is not defined by the compiler/linker. :-(. Further, on that same

?X: version of Linux, the user had a defective C-shell that gave an

?X: incorrect list for kill -l, so the fall-back didn't work.

?X:

?X: This unit is then used by sig\_name.U.

?X:

?MAKE:Signal: test tr rm awk cat grep startsh eunicefix sed sort uniq \  
Findhdr cppstdn +cppflags cppminus Compile \_o \_exe trnl run i\_stdlib \  
sysroot

?MAKE: -pick add \$@ %<

?X:all files declared as "public" since they're used from other units

?F:signal.c signal\_cmd signal.lst signal signal.awk

?T: xx xxx xxxfiles

?LINT:use rm run

\_o \_exe

?LINT:extern sig\_num\_init

: Trace out the files included by signal.h, then look for SIGxxx names.

?X: Remove SIGARRAYSIZE used by HPUX.

?X: Remove SIGSTKSIZE used by Linux.

?X: Remove SIGSTKSZ used by POSIX.

?X: Remove SIGTYP void lines used by OS2.

?X: Some cpps, like os390, do not give the file name anywhere

case "\$sig\_num\_init" in

)

if [ "X\$fieldn" = X ]; then

: Just make some guesses. We check them later.

xxx="\$sysroot/usr/include/signal.h \$sysroot/usr/include/sys/signal.h"

```

else
xxx=`echo '#include <signal.h>' |
$cpstdin $cppminus $cppflags 2>/dev/null |
$grep '^[ ]*#.*include' |
$awk '{print \\$\\fieldn}' | $sed 's!'!g' \\
$sed 's!\\\\\\\\\\\\\\\\!g' | $sort | $uniq`
fi
?X: Check this list of files to be sure we have parsed the cpp output ok.
?X: This will also avoid potentially non-existent files, such
?X: as ../foo/bar.h
xxxfiles=""
?X: Add /dev/null in case the $xxx list is empty.
for xx in $xxx /dev/null ; do
$test -f "$xx" && xxxfiles="$xxxfiles $xx"
done
?X:
If we have found no files, at least try signal.h
case "$xxxfiles" in
") xxxfiles=`./findhdr signal.h` ;;
esac
xxx=`awk '
$1 ~ /^#define$/ && $2 ~ /^SIG[A-Z0-9]*$/ && $2 !~ /SIGARRAYSIZE/ && $2 !~ /SIGSTKSIZE/ && $2 !~
/SIGSTKSZ/ && $3 !~ /void/ {
print substr($2, 4, 20)
}
$1 == "#" && $2 ~ /^define$/ && $3 ~ /^SIG[A-Z0-9]*$/ && $3 !~ /SIGARRAYSIZE/ && $4 !~ /void/ {
print substr($3, 4, 20)
}' $xxxfiles`
: Append some common names just in case the awk scan failed.
xxx="$xxx ABRT ALRM BUS CANCEL CHLD CLD CONT DIL EMT FPE"
xxx="$xxx FREEZE HUP ILL INT IO IOT KILL LOST LWP PHONE"
xxx="$xxx PIPE POLL PROF PWR QUIT RTMAX RTMIN SEGV STKFLT STOP"
xxx="$xxx SYS TERM THAW TRAP TSTP TTIN TTOU URG USR1 USR2"
xxx="$xxx USR3 USR4 VTALRM WAITING WINCH WIND WINDOW XCPU XFSZ"

: generate a few handy files for later
$cat > signal.c <<EOCP
#include <sys/types.h>
#include <signal.h>
#ifdef I_STDLIB
#include <stdlib.h>
#endif
#include <stdio.h>
int main() {

/* Strange style to avoid

```

```
deeply-nested #if/#else/#endif */
#ifndef NSIG
# ifdef _NSIG
#  define NSIG (_NSIG)
# endif
#endif

#ifndef NSIG
# ifdef SIGMAX
#  define NSIG (SIGMAX+1)
# endif
#endif

#ifndef NSIG
# ifdef SIG_MAX
#  define NSIG (SIG_MAX+1)
# endif
#endif

#ifndef NSIG
# ifdef _SIG_MAX
#  define NSIG (_SIG_MAX+1)
# endif
#endif

#ifndef NSIG
# ifdef MAXSIG
#  define NSIG (MAXSIG+1)
# endif
#endif

#ifndef NSIG
# ifdef MAX_SIG
#  define NSIG (MAX_SIG+1)
# endif
#endif

#ifndef NSIG
# ifdef SIGARRAYSIZE
#  define NSIG SIGARRAYSIZE /* Assume ary[SIGARRAYSIZE] */
# endif
#endif

#ifndef NSIG
# ifdef _sys_nsig
#  define NSIG (_sys_nsig) /* Solaris 2.5 */
# endif
#endif
```

```

/* Default to some arbitrary number that's big enough to get most
of the common signals.
*/
#ifndef NSIG
# define NSIG 50
#endif

printf("NSIG %d\n", NSIG);

#ifndef JUST_NSIG

EOCP

echo $xxx | $tr ' ' $trnl | $sort | $uniq | $awk '
{
printf "#ifdef SIG"; printf $1; printf "\n"
printf "printf(\"";
printf $1; printf " %%d\n",SIG";
printf $1; printf ");\n"
printf "#endif\n"
}
END {
printf "#endif /* JUST_NSIG */\n";
printf "exit(0);\n}\n";
}
' >>signal.c
$cat >signal.awk <<'EOP'
BEGIN { ndups = 0 }
$1 ~ /^NSIG$/ { nsig = $2 }
($1 !~ /^NSIG$/) && (NF == 2) && ($2 ~ /^[0-9][0-9]*$/) {
if ($2 > maxsig) { maxsig = $2 }
if (sig_name[$2]) {
dup_name[ndups] = $1
dup_num[ndups] = $2
ndups++
}
else {
sig_name[$2] = $1
sig_num[$2] = $2
}
}
END {
if (nsig == 0) {
nsig = maxsig + 1
}
printf("NSIG %d\n", nsig);
for (n = 1; n < nsig; n++) {

```

```

if (sig_name[n]) {
    printf("%s %d\n", sig_name[n], sig_num[n])
}
else {
    printf("NUM%d %d\n", n, n)
}
}
for (n = 0; n < ndups; n++) {
printf("%s %d\n", dup_name[n], dup_num[n])
}
}
EOP
$cat >signal_cmd <<EOS
$startsh
if $test -s signal.lst; then
    echo "Using your existing signal.lst file"
    exit 0
fi
xxx="$xxx"
EOS
?X: Avoid variable interpolation problems, especially with
?X:
    xxx, which contains newlines.
$cat >>signal_cmd <<'EOS'

set signal
if eval $compile_ok; then
    $run ./signal$_exe | ($sort -n -k 2 2>/dev/null || $sort -n +1) \|
    $uniq | $awk -f signal.awk >signal.lst
else
    echo "(I can't seem be able to compile the whole test program)" >&4
    echo "(I'll try it in little pieces.)" >&4
    set signal -DJUST_NSIG
    if eval $compile_ok; then
        $run ./signal$_exe > signal.nsg
        $cat signal.nsg
    else
        echo "I can't seem to figure out how many signals you have." >&4
        echo "Guessing 50." >&4
        echo 'NSIG 50' > signal.nsg
    fi
: Now look at all the signal names, one at a time.
for xx in `echo $xxx | $tr ' ' $trnl | $sort | $uniq`; do
    $cat > signal.c <<EOCP
#include <sys/types.h>
#include <signal.h>
#include <stdio.h>
int main() {

```

```

printf("$xx %d\n", SIG${xx});
return 0;
}
EOCP
set signal
if eval $compile; then
echo "SIG${xx} found."
$run ./signal$_exe >> signal.ls1
else
echo "SIG${xx} NOT found."
fi
done
if $test -s signal.ls1; then
$cat
signal.nsg signal.ls1 |
$sort -n | $uniq | $awk -f signal.awk >signal.lst
fi

fi
if $test -s signal.lst; then
:
else
echo "(AAK! I can't compile the test programs -- Guessing)" >&4
echo 'kill -l' >signal
set X `csh -f <signal`
$rm -f signal
shift
case $# in
0) set HUP INT QUIT ILL TRAP ABRT EMT FPE KILL BUS SEGV SYS PIPE ALRM TERM;;
esac
echo $@ | $tr ' ' $trnl | \
$awk '{ printf "%s %d\n", $1, ++s; }
END { printf "NSIG %d\n", ++s }' >signal.lst
fi
$rm -f signal.c signal$_exe signal$_o signal.nsg signal.ls1
EOS
chmod a+x signal_cmd
$seunicefix signal_cmd
;;
esac

```

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/modified/Signal.U

No license file was found, but licenses were detected in source scan.

?RCS: \$Id\$

?RCS:

?RCS: Copyright (c) 2003, Jarkko Hietaniemi  
?RCS:  
?RCS: You may redistribute only under the terms of the Artistic License,  
?RCS: as specified in the README file that comes with the distribution.  
?RCS: You may reuse parts of this distribution only within the terms of  
?RCS: that same Artistic License; a copy of which may be found at the root  
?RCS: of the source tree for dist 3.0.  
?RCS:  
?MAKE:d\_pthread\_attr\_setscope: Inlibc  
?MAKE: -pick add \$@ %<  
?S:d\_pthread\_attr\_setscope:  
?S: This variable conditionally defines HAS\_PTHREAD\_ATTR\_SETSCOPE if  
?S: pthread\_attr\_setscope() is available to set the contention scope  
?S: attribute of a thread attribute object.  
?S:.  
?C:HAS\_PTHREAD\_ATTR\_SETSCOPE:  
?C: This symbol, if defined, indicates that the pthread\_attr\_setscope  
?C: system call is available to set the contention scope attribute of  
?C: a thread attribute object.  
?C:.  
?H:#\$d\_pthread\_attr\_setscope HAS\_PTHREAD\_ATTR\_SETSCOPE /\*\*/  
?H:.  
?LINT:set  
d\_pthread\_attr\_setscope  
: see if pthread\_attr\_setscope exists  
set pthread\_attr\_setscope d\_pthread\_attr\_setscope  
eval \$inlibc

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/perl/d\_pthread\_attr\_ss.U

No license file was found, but licenses were detected in source scan.

?RCS: \$Id: d\_gethent.U 1 2006-08-24 12:32:52Z rmanfredi \$  
?RCS:  
?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi  
?RCS:  
?RCS: You may redistribute only under the terms of the Artistic License,  
?RCS: as specified in the README file that comes with the distribution.  
?RCS: You may reuse parts of this distribution only within the terms of  
?RCS: that same Artistic License; a copy of which may be found at the root  
?RCS: of the source tree for dist 4.0.  
?RCS:  
?RCS: \$Log: d\_gethent.U,v \$  
?RCS: Revision 3.0 1993/08/18 12:06:09 ram  
?RCS: Baseline for dist 3.0 netwide release.  
?RCS:  
?MAKE:d\_gethent: Inlibc



?MAKE: -pick add \$@ %<  
?S:d\_gethent:  
?S: This variable conditionally defines HAS\_GETHOSTENT if gethostent() is  
?S: available to look up host names in some data base or another.  
?S:.  
?C:HAS\_GETHOSTENT:  
?C: This symbol, if defined, indicates that the gethostent() routine is  
?C: available to look up host names in some  
data base or another.  
?C:.  
?H:#\$d\_gethent HAS\_GETHOSTENT /\*\*/  
?H:.  
?LINT:set d\_gethent  
: see if gethostent exists  
set gethostent d\_gethent  
eval \$inlibc

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/modified/d\_gethent.U

No license file was found, but licenses were detected in source scan.

?RCS: \$Id\$  
?RCS:  
?RCS: Copyright (c) 2005, H.Merijn Brand  
?RCS:  
?RCS: You may redistribute only under the terms of the Artistic License,  
?RCS: as specified in the README file that comes with the distribution.  
?RCS: You may reuse parts of this distribution only within the terms of  
?RCS: that same Artistic License; a copy of which may be found at the root  
?RCS: of the source tree for dist 3.0.  
?RCS:  
?MAKE:d\_malloc\_size d\_malloc\_good\_size: Inlibc  
?MAKE: -pick add \$@ %<  
?S:d\_malloc\_size:  
?S: This symbol, if defined, indicates that the malloc\_size  
?S: routine is available for use.  
?S:.  
?S:d\_malloc\_good\_size:  
?S: This symbol, if defined, indicates that the malloc\_good\_size  
?S: routine is available for use.  
?S:.  
?C:HAS\_MALLOC\_SIZE:  
?C: This symbol, if defined, indicates that the malloc\_size  
?C: routine is available for use.  
?C:.  
?H:#\$d\_malloc\_size HAS\_MALLOC\_SIZE /\*\*/  
?H:.

?C:HAS\_MALLOC\_GOOD\_SIZE:

?C: This symbol, if defined,

indicates that the malloc\_good\_size

?C: routine is available for use.

?C:.

?H:#\$d\_malloc\_good\_size HAS\_MALLOC\_GOOD\_SIZE /\*\*/

?H:.

?LINT:set d\_malloc\_size

?LINT:set d\_malloc\_good\_size

: see if malloc\_size exists

set malloc\_size d\_malloc\_size

eval \$inlibc

: see if malloc\_size\_good exists

set malloc\_good\_size d\_malloc\_good\_size

eval \$inlibc

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/perl/d\_malloc\_size.U

No license file was found, but licenses were detected in source scan.

?RCS: You may distribute under the terms of either the GNU General Public

?RCS: License or the Artistic License, as specified in the README file.

?RCS:

?MAKE:d\_fdclose: Inlibc

?MAKE: -pick add \$@ %<

?S:d\_fdclose:

?S: This variable conditionally defines the HAS\_FDCLOSE symbol, which

?S: indicates to the C program that the fdclose() routine is available.

?S:.

?C:HAS\_FDCLOSE:

?C: This symbol, if defined, indicates that the fdclose routine is

?C: available to free a FILE structure without closing the underlying

?C: file descriptor. This function appeared in FreeBSD 10.2.

?C:.

?H:#\$d\_fdclose HAS\_FDCLOSE /\*\*/

?H:.

?LINT:set d\_fdclose

: see if fdclose exists

set fdclose d\_fdclose

eval \$inlibc

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/perl/d\_fdclose.U

No license file was found, but licenses were detected in source scan.

?RCS: \$Id\$  
?RCS:  
?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi  
?RCS:  
?RCS: You may redistribute only under the terms of the Artistic License,  
?RCS: as specified in the README file that comes with the distribution.  
?RCS: You may reuse parts of this distribution only within the terms of  
?RCS: that same Artistic License; a copy of which may be found at the root  
?RCS: of the source tree for dist 4.0.  
?RCS:  
?RCS: \$Log: libc.U,v \$  
?RCS: Revision 3.0.1.10 1997/02/28 15:56:48 ram  
?RCS: patch61: replaced .a with \$\_a all over the place  
?RCS: patch61: added support for HPUX-10 nm output  
?RCS:  
?RCS: Revision 3.0.1.9 1995/07/25 14:11:56 ram  
?RCS: patch56: now knows about OS/2 platforms  
?RCS:  
?RCS: Revision 3.0.1.8 1995/05/12 12:20:47 ram  
?RCS: patch54: made sure only most recent version of shared lib is picked  
?RCS: patch54: final "nm -p" check now uses xscan and xrun like everybody  
?RCS: patch54: can now grok  
linux nm output with lead \_\_IO (ADO)  
?RCS: patch54: added support for linux ELF output, using 'W' for alias (ADO)  
?RCS:  
?RCS: Revision 3.0.1.7 1994/10/29 16:23:40 ram  
?RCS: patch36: now looks for shared libraries before anything else (ADO)  
?RCS: patch36: added new nm output format (ADO)  
?RCS:  
?RCS: Revision 3.0.1.6 1994/08/29 16:28:10 ram  
?RCS: patch32: added I-type symbols for nm output parsing on Linux  
?RCS:  
?RCS: Revision 3.0.1.5 1994/06/20 07:03:24 ram  
?RCS: patch30: checks are now presented by succession of if/elif  
?RCS: patch30: uniformized checks for shared objects with new so symbol  
?RCS:  
?RCS: Revision 3.0.1.4 1994/05/06 15:06:33 ram  
?RCS: patch23: added shared library knowledge (ADO and WED)  
?RCS:  
?RCS: Revision 3.0.1.3 1994/01/24 14:12:17 ram  
?RCS: patch16: can now export nm\_extract as an internal-use only variable  
?RCS:  
?RCS: Revision 3.0.1.2 1993/09/13 16:09:03 ram  
?RCS: patch10: added special handling for Apollo systems (WAD)  
?RCS:  
?RCS: Revision 3.0.1.1  
1993/08/27 14:40:03 ram  
?RCS: patch7: added entry for /usr/shlib/libc.so (OSF/1 machines)

```

?RCS:
?RCS: Revision 3.0 1993/08/18 12:08:57 ram
?RCS: Baseline for dist 3.0 netwide release.
?RCS:
?MAKE:libc libnames +nm_extract: echo n c rm test grep Getfile Myread \
Oldconfig Loc sed libs incpath libpth ar runnm nm nm_opt nm_so_opt \
contains xlibpth so osname trnl tr sort uniq _o _a
?MAKE: -pick add $@ %<
?S:libc:
?S: This variable contains the location of the C library.
?S:.
?S:libnames:
?S: The constructed list of library names. Normally empty, but hint files
?S: may set this for later perusal by Configure.
?S:.
?S:nm_extract:
?S: This variable holds the name of the extraction command used to process
?S: the output of nm and yield the list of defined symbols. It is used
?S: internally by Configure.
?S:.
?T:thislib try libnames xxx xscan xrun thisname com tans file
?F:!libnames !libc.tmp !tmp.imp
?LINT:change nm_opt runnm
?INIT:libnames=""
: Figure out where the libc is located
case
"$runnm" in
true)
?X: indentation is wrong on purpose--RAM
: get list of predefined functions in a handy place
echo " "
case "$libc" in
") libc=unknown
case "$libs" in
*-lc_s*) libc=`./loc libc_s$_a $libc $libpth`
esac
;;
esac
case "$libs" in
") ;;
*) for thislib in $libs; do
case "$thislib" in
-lc|-lc_s)
: Handle C library specially below.
;;
-l*)
thislib=`echo $thislib | $sed -e 's/^-l//'^
if try=`./loc lib$thislib.$so.'*' X $libpth`; $test -f "$try"; then

```

```

:
elif try=`./loc lib$thislib.$so X $libpth`; $test -f "$try"; then
:
elif try=`./loc lib$thislib$_a X $libpth`; $test -f "$try"; then
:
elif try=`./loc $thislib$_a X $libpth`; $test -f "$try"; then
:
elif try=`./loc lib$thislib X $libpth`; $test -f "$try"; then
:
elif try=`./loc $thislib X $libpth`; $test -f "$try"; then
:
elif try=`./loc $lib$thislib$_a X $xlibpth`; $test -f "$try"; then
:
else
  try="
fi
libnames="$libnames $try"
;;
*) libnames="$libnames $thislib"
;;
esac
done
;;
esac
?X:
?X: Some systems (e.g. DG/UX) use "environmental" links, which make the test
?X: -f fail. Ditto for symbolic links. So in order to reliably check the
?X: existence of a file, we use test -r. It will still fail with DG/UX links
?X: though, but at least it will detect symbolic links. At some strategic
?X: points, we make use of (test -h), using a sub-shell in case builtin test
?X: does not implement the -h check for symbolic links. This makes it
?X: possible to preset libc in a hint file for instance and have it show up
?X: as-is in the question.
?X:
xxx=normal
case "$libc" in
unknown)
?X:
?X: The sed below transforms .so.9 .so.12 into something like .so.0009 .so.0012,
?X: then sorts on it to allow keeping .so.12 instead of .so.9 as the latest
?X: up-to-date library. The initial filename (before sed munging, saved in hold
?X: space via 'h') is appended via 'G' before sorting, then the leading munged
?X: part is removed after sorting. Nice efficient work
?X: from Tye McQueen.
?X: The initial blurfl is here to prevent the trailing pipe from producing an
?X: empty string, causing Configure to output all its set variables!
?X:
set /lib/libc.$so

```

```

for xxx in $libpth; do
$test -r $1 || set $xxx/libc.$so
: The messy sed command sorts on library version numbers.
$test -r $1 || \
set `echo blurfl; echo $xxx/libc.$so.[0-9]* | \
tr ' ' $trnl | egrep -v \.[A-Za-z]*$' | $sed -e '
h
s/[0-9][0-9]*/0000&/g
s/0*([0-9][0-9][0-9][0-9])\1/g
G
s/\n/ / | \
$sort | $sed -e 's/^.* //'^
eval set \$$#
done
$test -r $1 || set /usr/ccs/lib/libc.$so
$test -r $1 || set /lib/libsys_s$_a
;;
*)
?X: ensure the test below for the (shared) C library will fail
set blurfl
;;
esac
if $test -r "$1"; then
echo "Your (shared) C library seems to be in $1."
libc="$1"
elif $test -r /lib/libc && $test -r /lib/clib; then
?X:
?X: Apollo has its C library in /lib/clib AND /lib/libc
?X: not to mention its math library in /lib/syslib...
?X:
echo
"Your C library seems to be in both /lib/clib and /lib/libc."
xxx=apollo
libc='/lib/clib /lib/libc'
if $test -r /lib/syslib; then
echo "(Your math library is in /lib/syslib.)"
?X: Put syslib in libc -- not quite right, but won't hurt
libc="$libc /lib/syslib"
fi
elif $test -r "$libc" || (test -h "$libc") >/dev/null 2>&1; then
echo "Your C library seems to be in $libc, as you said before."
?X: For mips, and...
elif $test -r $incpath/usr/lib/libc$_a; then
libc=$incpath/usr/lib/libc$_a;
echo "Your C library seems to be in $libc. That's fine."
elif $test -r /lib/libc$_a; then
libc=/lib/libc$_a;
echo "Your C library seems to be in $libc. You're normal."

```

```

else
if tans=`./loc libc$_a blurfl/dyick $libpth`; $test -r "$tans"; then
:
elif tans=`./loc libc blurfl/dyick $libpth`; $test -r "$tans"; then
libnames="$libnames "`./loc clib blurfl/dyick $libpth`
elif tans=`./loc clib blurfl/dyick $libpth`; $test -r "$tans"; then
:
elif tans=`./loc Slibc$_a blurfl/dyick
$plibpth`; $test -r "$tans"; then
:
elif tans=`./loc Mlibc$_a blurfl/dyick $plibpth`; $test -r "$tans"; then
:
else
tans=`./loc Llibc$_a blurfl/dyick $plibpth`
fi
if $test -r "$tans"; then
echo "Your C library seems to be in $tans, of all places."
libc=$tans
else
libc='blurfl'
fi
fi
if $test $xxx = apollo -o -r "$libc" || (test -h "$libc") >/dev/null 2>&1; then
dflt="$libc"
cat <<EOM

```

If the guess above is wrong (which it might be if you're using a strange compiler, or your machine supports multiple models), you can override it here.

```

EOM
else
dflt=""
echo $libpth | $tr ' ' $trnl | $sort | $uniq > libpath
cat >&4 <<EOM

```

I can't seem to find your C library. I've looked in the following places:

```

EOM
$sed 's/^/ /' libpath
cat <<EOM

```

None of these seems to contain your C library. I need to get its name...

```

EOM
fi
fn=f
rp='Where is your C library?'
./getfile
libc="$ans"

```

```

echo " "
echo $libc $libnames | $tr ' ' $trnl | $sort | $uniq > libnames
set X `cat libnames`
shift
xxx=files
case
  $# in 1) xxx=file; esac
echo "Extracting names from the following $xxx for later perusal:" >&4
echo " "
$sed 's/^/ /' libnames >&4
echo " "
$echo $n "This may take a while...$c" >&4

```

```

?X:
?X: Linux may need the special Dynamic option to nm for shared libraries.
?X: In general, this is stored in the nm_so_opt variable.
?X: Unfortunately, that option may be fatal on non-shared libraries.
?X:
for file in $*; do
  case $file in
    *$so*) $nm $nm_so_opt $nm_opt $file 2>/dev/null;;
    *) $nm $nm_opt $file 2>/dev/null;;
  esac
done >libc.tmp

```

```

$echo $n ".$c"
?X:
?X: To accelerate processing, we look at the correct 'sed' command
?X: by using a small subset of libc.tmp, i.e. fprintf function.
?X: When we know which sed command to use, do the name extraction
?X:
$grep fprintf libc.tmp > libc.ptf

```

```

?X:
?X: In order to enhance readability and save some space, we define
?X: some variables that will be "eval"ed.
?X:
xscan='eval "<libc.ptf $com >libc.list"; $echo $n ".$c" >&4'
xrun='eval
"<libc.tmp $com >libc.list"; echo "done." >&4'
?X: BSD-like output, I and W types added for Linux
?X: Some versions of Linux include a leading __IO in the symbol name.
?X: HPUX10 reportedly has trailing spaces, though I'm surprised it has
?X: BSD-like output. (AD).
xxx='[ADTSIW]'
if com="$sed -n -e 's/__IO//' -e 's/^. *$xxx *_[.]*//p' -e 's/^. *$xxx *//p';\
eval $xscan;\
$contains '^fprintf$' libc.list >/dev/null 2>&1; then

```



```

eval $xrun
?X: SYSV-like output
elif com="$sed -n -e 's/^__*/' -e 's/^([a-zA-Z_0-9]*).*xtern.*\1/p';\
eval $xscan;\
$contains '^fprintf$' libc.list >/dev/null 2>&1; then
eval $xrun
elif com="$sed -n -e '/|UNDEF/d' -e '/FUNC..GL/s/^.*|__*/p';\
eval $xscan;\
$contains '^fprintf$' libc.list >/dev/null 2>&1; then
eval $xrun
elif com="$sed -n -e 's/^.* D __*/p' -e 's/^.* D //p';\
eval $xscan;\
$contains '^fprintf$' libc.list >/dev/null 2>&1; then
eval $xrun
elif com="$sed -n -e 's/^_/' -e 's/^([a-zA-Z_0-9]*).*xtern.*text.*\1/p';\
eval
$xscan;\
$contains '^fprintf$' libc.list >/dev/null 2>&1; then
eval $xrun
elif com="$sed -n -e 's/^.*|FUNC |GLOB .*/p';\
eval $xscan;\
$contains '^fprintf$' libc.list >/dev/null 2>&1; then
eval $xrun
elif com="$grep '|' | $sed -n -e '/|COMMON/d' -e '/|DATA/d' \
-e '/ file/d' -e 's/^([ ]*).*\1/p';\
eval $xscan;\
$contains '^fprintf$' libc.list >/dev/null 2>&1; then
eval $xrun
elif com="$sed -n -e 's/^.*|FUNC |GLOB .*/p' -e 's/^.*|FUNC |WEAK .*/p';\
eval $xscan;\
$contains '^fprintf$' libc.list >/dev/null 2>&1; then
eval $xrun
?X: mips nm output (sysV)
elif com="$sed -n -e 's/^__/' -e '/|Undef/d' -e '/|Proc/s/.*//p';\
eval $xscan;\
$contains '^fprintf$' libc.list >/dev/null 2>&1; then
eval $xrun
elif com="$sed -n -e 's/^.*|Proc .*/|Text *| */p';\
eval $xscan;\
$contains '^fprintf$' libc.list >/dev/null 2>&1; then
eval $xrun
elif com="$sed -n -e '/Def. Text/s/.* \([ ]*\)\$/\1/p';\
eval $xscan;\
$contains '^fprintf$' libc.list >/dev/null
2>&1; then
eval $xrun
?X: OS/2 nm output
elif com="$sed -n -e 's/^[-0-9a-f ]*_\(.*)=.*\1/p';\

```

```

eval $xscan;\
$contains '^fprintf$' libc.list >/dev/null 2>&1; then
    eval $xrun
elif com="$sed -n -e 's/.*\text n\ \ \ \.//p";\
eval $xscan;\
$contains '^fprintf$' libc.list >/dev/null 2>&1; then
    eval $xrun
?X: AIX nm output
elif com="sed -n -e 's/^__.*//' -e 's/[ \t]*D[ \t]*[0-9]*.*//p";\
eval $xscan;\
$contains '^fprintf$' libc.list >/dev/null 2>&1; then
    eval $xrun
else
    $nm -p $* 2>/dev/null >libc.tmp
    $grep fprintf libc.tmp > libc.ptf
    if com="$sed -n -e 's/^.* [ADTSIW] *[_.]*/p' -e 's/^.* [ADTSIW] //p";\
    eval $xscan; $contains '^fprintf$' libc.list >/dev/null 2>&1
    then
        nm_opt='-p'
        eval $xrun
    else
        echo " "
        echo "$nm didn't seem to work right. Trying $ar instead..." >&4
        com="
        if $ar t $libc > libc.tmp && \
        $contains '^fprintf$' libc.tmp >/dev/null 2>&1
        then
            for thisname in $libnames $libc; do
                $ar t $thisname >>libc.tmp
            done
            $sed
            -e "s/\$_o\$//" < libc.tmp > libc.list
            echo "Ok." >&4
            elif test "X$osname" = "Xos2" && $ar tv $libc > libc.tmp; then
?X: Repeat libc to extract forwarders to DLL entries too
            for thisname in $libnames $libc; do
                $ar tv $thisname >>libc.tmp
?X: Revision 50 of EMX has bug in ar: it will not extract forwarders
?X: to DLL entries. Use emximp which will extract exactly them.
            emximp -o tmp.imp $thisname \
                2>/dev/null && \
                $sed -e 's/\([_a-zA-Z0-9]*\) .*$/1/p' \
                < tmp.imp >>libc.tmp
            $rm -f tmp.imp
        done
        $sed -e "s/\$_o\$//" -e 's/^ \+// ' < libc.tmp > libc.list
        echo "Ok." >&4
    else

```

```

echo "$ar didn't seem to work right." >&4
echo "Maybe this is a Cray...trying bld instead..." >&4
if
bld t $libc | \
  $sed -e 's/.*\|/' -e "s/\$_o:.*\|/" > libc.list &&
  $test -s libc.list
then
for thisname in $libnames; do
  bld t $libnames | \
  $sed -e 's/.*\|/' -e "s/\$_o:.*\|/" >>libc.list
  $ar t $thisname >>libc.tmp
done
echo
"Ok." >&4
else
echo "That didn't work either." >&4
echo "No problem, I'll be compiling test programs then..." >&4
runnm=false
fi
fi
fi
fi
nm_extract="$com"
if $test -f /lib/syscalls.exp; then
echo " "
echo "Also extracting names from /lib/syscalls.exp for good ole AIX..." >&4
$sed -n 's/^\([^ ]*\)[ ]*syscall[0-9]*[ ]*$/1/p' \
  /lib/syscalls.exp >>libc.list
fi
?X: remember, indentation is wrong on purpose--RAM
;;
esac
$rm -f libnames libpath

```

Found in path(s):

```
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/libc.U
```

No license file was found, but licenses were detected in source scan.

?RCS: \$Id\$

?RCS:

?RCS: Copyright (c) 1998 Jarkko Hietaniemi

?RCS:

?RCS: You may distribute under the terms of either the GNU General Public

?RCS: License or the Artistic License, as specified in the README file.

?RCS:

?MAKE:d\_fseeko: Inlibc longsize

?MAKE: -pick add \$@ %<

?S:d\_fseeko:  
 ?S: This variable conditionally defines the HAS\_FSEEKO symbol, which  
 ?S: indicates to the C program that the fseeko() routine is available.  
 ?S:.  
 ?C:HAS\_FSEEKO:  
 ?C: This symbol, if defined, indicates that the fseeko routine is  
 ?C: available to fseek beyond 32 bits (useful for ILP32 hosts).  
 ?C:.  
 ?H:#\$d\_fseeko HAS\_FSEEKO /\*\*/  
 ?H:.  
 ?LINT:set d\_fseeko  
 : see if fseeko exists  
 set fseeko d\_fseeko  
 eval \$inlibc  
 case "\$longsize" in  
 8) echo "(Your long is 64 bits, so you could use fseek.)" ;;  
 esac

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/perl/d\_fseeko.U

No license file was found, but licenses were detected in source scan.

?RCS: \$Id\$

?RCS:

?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi

?RCS:

?RCS: You may redistribute only under the terms of the Artistic License,

?RCS: as specified in the README file that comes with the distribution.

?RCS: You may reuse parts of this distribution only within the terms of

?RCS: that same Artistic License; a copy of which may be found at the root

?RCS: of the source tree for dist 4.0.

?RCS:

?RCS: \$Log: nblock\_io.U,v \$

?RCS: Revision 3.0.1.2 1997/02/28 16:17:14 ram

?RCS: patch61: simplify here document for shells that can't handle them well

?RCS: patch61: force use of "startsh" at the head of the generated script

?RCS: patch61: added new files to the ?F: metalint hint

?RCS:

?RCS: Revision 3.0.1.1 1995/07/25 14:13:22 ram

?RCS: patch56: created

?RCS:

?X:

?X: Simplify here document for shells that can't handle them well.

?X: (Problem reported on FreeBSD; it's unclear if this helps.) --AD

?X:

?MAKE:o\_nonblock

eagain rd\_nodata d\_eofnblk: cat rm\_try +cc +ccflags +ldflags \  
d\_open3 h\_sysfile h\_fcntl signal\_t hint Oldconfig Setvar startsh Warn  
?MAKE: -pick add \$@ %<  
?S:o\_nonblock:  
?S: This variable bears the symbol value to be used during open() or fcntl()  
?S: to turn on non-blocking I/O for a file descriptor. If you wish to switch  
?S: between blocking and non-blocking, you may try ioctl(FIOSNBIO) instead,  
?S: but that is only supported by some devices.  
?S:.  
?S:eagain:  
?S: This variable bears the symbolic errno code set by read() when no  
?S: data is present on the file and non-blocking I/O was enabled (otherwise,  
?S: read() blocks naturally).  
?S:.  
?S:rd\_nodata:  
?S: This variable holds the return code from read() when no data is  
?S: present. It should be -1, but some systems return 0 when O\_NDELAY is  
?S: used, which is a shame because you cannot make the difference between  
?S: no data and an EOF.. Sigh!  
?S:.  
?S:d\_eofnblk:  
?S: This variable conditionally defines EOF\_NONBLOCK  
if EOF can be seen  
?S: when reading from a non-blocking I/O source.  
?S:.  
?C:VAL\_O\_NONBLOCK:  
?C: This symbol is to be used during open() or fcntl(F\_SETFL) to turn on  
?C: non-blocking I/O for the file descriptor. Note that there is no way  
?C: back, i.e. you cannot turn it blocking again this way. If you wish to  
?C: alternatively switch between blocking and non-blocking, use the  
?C: ioctl(FIOSNBIO) call instead, but that is not supported by all devices.  
?C:.  
?C:VAL\_EAGAIN:  
?C: This symbol holds the errno error code set by read() when no data was  
?C: present on the non-blocking file descriptor.  
?C:.  
?C:RD\_NODATA:  
?C: This symbol holds the return code from read() when no data is present  
?C: on the non-blocking file descriptor. Be careful! If EOF\_NONBLOCK is  
?C: not defined, then you can't distinguish between no data and EOF by  
?C: issuing a read(). You'll have to find another way to tell for sure!  
?C:.  
?C:EOF\_NONBLOCK:  
?C: This symbol, if defined, indicates to the C program that a read() on  
?C: a  
non-blocking file descriptor will return 0 on EOF, and not the value  
?C: held in RD\_NODATA (-1 usually, in that case!).  
?C:.

```

?H:#define VAL_O_NONBLOCK $o_nonblock
?H:#define VAL_EAGAIN $eagain
?H:#define RD_NODATA $rd_nodata
?H:#$d_eofnblk EOF_NONBLOCK
?H:
?F:!try !try.out !try.ret !try.err !mtry
?T:status
?LINT:use d_open3
: check for non-blocking I/O stuff
case "$h_sysfile" in
true) echo "#include <sys/file.h>" > head.c;;
*)
case "$h_fcntl" in
true) echo "#include <fcntl.h>" > head.c;;
*) echo "#include <sys/fcntl.h>" > head.c;;
esac
;;
esac
echo " "
echo "Figuring out the flag used by open() for non-blocking I/O..." >&4
case "$o_nonblock" in
")
$cat head.c > try.c
$cat >>try.c <<'EOCP'
int main() {
#ifdef O_NONBLOCK
printf("O_NONBLOCK\n");
exit(0);
#endif
#ifdef O_NDELAY
printf("O_NDELAY\n");
exit(0);
#endif
?X: Stevens "Advanced Programming in the UNIX Environment" page 364 mentions
?X: the FNDELAY symbol, used in 4.3BSD (source: Paul Marquess).
#ifdef FNDELAY
printf("FNDELAY\n");
exit(0);
#endif
exit(0);
}
EOCP
if
$cc $ccflags $ldflags -o try try.c >/dev/null 2>&1; then
o_nonblock=`./try`
case "$o_nonblock" in
") echo "I can't figure it out, assuming O_NONBLOCK will do.";;
*) echo "Seems like we can use $o_nonblock.";;

```

```

    esac
else
    echo "(I can't compile the test program; pray O_NONBLOCK is right!)"
fi
;;
*) echo "Using $hint value $o_nonblock.";;
esac
$rm_try

echo " "
echo "Let's see what value errno gets from read() on a $o_nonblock file..." >&4
case "$eagain" in
")
    $cat head.c > try.c
    $cat >>try.c <<EOCP
#include <errno.h>
#include <sys/types.h>
#include <signal.h>
#define MY_O_NONBLOCK $o_nonblock
extern int errno;
$signal_t blech(x) int x; { exit(3); }
EOCP
    $cat >> try.c <<'EOCP'
int main()
{
    int pd[2];
    int pu[2];
    char buf[1];
    char string[100];

    pipe(pd); /* Down: child -> parent */
    pipe(pu); /* Up: parent -> child */
    if (0 != fork()) {
        int ret;
        close(pd[1]); /* Parent reads from pd[0] */
        close(pu[0]); /*
Parent writes (blocking) to pu[1] */
        if (-1 == fcntl(pd[0], F_SETFL, MY_O_NONBLOCK))
            exit(1);
        signal(SIGALRM, blech);
        alarm(5);
        if ((ret = read(pd[0], buf, 1)) > 0) /* Nothing to read! */
            exit(2);
        sprintf(string, "%d\n", ret);
        write(2, string, strlen(string));
        alarm(0);
#ifdef EAGAIN
        if (errno == EAGAIN) {

```

```

    printf("EAGAIN\n");
    goto ok;
}
#endif
#ifdef EWOULDBLOCK
    if (errno == EWOULDBLOCK)
        printf("EWOULDBLOCK\n");
#endif
ok:
    write(pu[1], buf, 1); /* Unblocks child, tell it to close our pipe */
    sleep(2); /* Give it time to close our pipe */
    alarm(5);
    ret = read(pd[0], buf, 1); /* Should read EOF */
    alarm(0);
    sprintf(string, "%d\n", ret);
    write(3, string, strlen(string));
    exit(0);
}

close(pd[0]); /* We write to pd[1] */
close(pu[1]); /* We read from pu[0] */
read(pu[0], buf, 1); /* Wait for parent to signal us we may continue */
close(pd[1]); /* Pipe pd is now fully closed! */
exit(0); /* Bye bye, thank you for playing!
*/
}
EOCP
if $cc $cflags $ldflags -o try try.c >/dev/null 2>&1; then
?X: Use script to avoid the possible 'alarm call' message
echo "$startsh" >mtry
echo "./try >try.out 2>try.ret 3>try.err || exit 4" >>mtry
chmod +x mtry
./mtry >/dev/null 2>&1
case $? in
0) eagain=`$cat try.out`;
1) echo "Could not perform non-blocking setting!";;
2) echo "I did a successful read() for something that was not there!";;
3) echo "Hmm... non-blocking I/O does not seem to be working!";;
*) echo "Something terribly wrong happened during testing.";;
esac
rd_nodata=`$cat try.ret`
echo "A read() system call with no data present returns $rd_nodata."
case "$rd_nodata" in
0|-1) ;;
*)
echo "(That's peculiar, fixing that to be -1.)"
rd_nodata=-1
;;

```



```

esac
case "$eagain" in
")
echo "Forcing errno EAGAIN on read() with no data available."
eagain=EAGAIN
;;
*)
echo "Your read() sets errno to $eagain when no data is available."
;;
esac
status=`$cat
try.err`
case "$status" in
0) echo "And it correctly returns 0 to signal EOF.";;
-1) echo "But it also returns -1 to signal EOF, so be careful!";;
*) echo "However, your read() returns '$status' on EOF??";;
esac
val="$define"
if test "$status" = "$rd_nodata"; then
./warn "your read() can't distinguish between EOF and no data!"
val="$undef"
fi
else
echo "I can't compile the test program--assuming errno EAGAIN will do."
eagain=EAGAIN
fi
set d_eofnblk
eval $setvar
;;
*)
echo "Using $hint value $eagain."
echo "Your read() returns $rd_nodata when no data is present."
case "$d_eofnblk" in
"$define") echo "And you can see EOF because read() returns 0.";;
"$undef") echo "But you can't see EOF status from read() returned value.";;
*)
?X: Should not happen, but if it does, assume the worst!
echo "(Assuming you can't see EOF status from read anyway.)"
d_eofnblk=$undef
;;
esac
;;
esac
$rm_try head.c mtry

```

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/nblock\_io.U

No license file was found, but licenses were detected in source scan.

?RCS: \$Id: Loc.U 14 2006-08-28 16:51:14Z rmanfredi \$  
?RCS:  
?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi  
?RCS:  
?RCS: You may redistribute only under the terms of the Artistic License,  
?RCS: as specified in the README file that comes with the distribution.  
?RCS: You may reuse parts of this distribution only within the terms of  
?RCS: that same Artistic License; a copy of which may be found at the root  
?RCS: of the source tree for dist 4.0.  
?RCS:  
?RCS: \$Log: Loc.U,v \$  
?RCS: Revision 3.0.1.10 1997/02/28 15:04:16 ram  
?RCS: patch61: allow users to specify paths on the command line  
?RCS: patch61: will now substitute cp for ln if not supported  
?RCS:  
?RCS: Revision 3.0.1.9 1995/09/25 09:11:24 ram  
?RCS: patch59: commented the purpose of the #un-def directive  
?RCS: patch59: abort Configure run when mandatory command is missing  
?RCS:  
?RCS: Revision 3.0.1.8 1995/07/25 13:40:40 ram  
?RCS: patch56: now knows about  
OS/2 platforms  
?RCS:  
?RCS: Revision 3.0.1.7 1995/01/11 15:13:37 ram  
?RCS: patch45: protected "sh -c" within backquotes for Linux and SGI  
?RCS: patch45: added path lookup for the 'comm' program  
?RCS:  
?RCS: Revision 3.0.1.6 1994/10/29 15:56:14 ram  
?RCS: patch36: added ?F: line for metalint file checking  
?RCS: patch36: be careful and guard against wildcard searching (ADO)  
?RCS:  
?RCS: Revision 3.0.1.5 1994/06/20 06:54:55 ram  
?RCS: patch30: now locates find  
?RCS:  
?RCS: Revision 3.0.1.4 1994/05/13 15:18:15 ram  
?RCS: patch27: added byacc to the trylist (ADO)  
?RCS: patch27: lint lines reformatted (ADO)  
?RCS:  
?RCS: Revision 3.0.1.3 1994/01/24 14:01:44 ram  
?RCS: patch16: added metalint hint on changed PATH variable  
?RCS:  
?RCS: Revision 3.0.1.2 1993/12/15 08:16:52 ram  
?RCS: patch15: now set \_test variable when test is built-in  
?RCS: patch15: fixed rare cases where echo is not needed  
?RCS:  
?RCS: Revision 3.0.1.1 1993/09/13 15:47:13 ram

```

?RCS: patch10: test program not always
in /bin/test (WAD)
?RCS:
?RCS: Revision 3.0 1993/08/18 12:05:05 ram
?RCS: Baseline for dist 3.0 netwide release.
?RCS:
?X:
?X: This unit produces a shell script "loc" which can be used to find out
?X: where in a list of directories something is. It then uses loc to
?X: determine the location of commonly used programs. It leaves loc sitting
?X: around for other Configure units to use, but arranges for its demise
?X: at the end of Configure.
?X:
?X: To add a new program to find, add it both to the ?MAKE: line and to either
?X: the loclist or trylist variable.
?X:
?X: I put startsh at the end of the dependency list, in order to avoid the
?X: loading of the spitshell unit before the instructions.
?X:
?MAKE:Loc awk ar bash bison byacc cat chgrp chmod chown \
comm compress cp cpio cpp csh date echo egrep emacs expr find flex \
gmake gzip grep inews ksh less line lint ln lp lpr ls mail mailx \
make mkdir more mv nm nroff perl pg pmake pr rm rmail sed sendmail \
shar sleep smail sort
submit tail tar tbl tee test touch tr troff \
uname uniq uuname vi zcat zip: eunicefix n c startsh Instruct sysroot
?MAKE: -pick weed $@ %<
?LINT:describe awk ar bash bison byacc cat chgrp chmod chown \
comm compress cp cpio cpp csh date echo egrep emacs expr find flex \
gmake gzip grep inews ksh less line lint ln lp lpr ls mail mailx \
make mkdir more mv nm nroff perl pg pmake pr rm rmail sed sendmail \
shar sleep smail sort submit tail tar tbl tee test touch tr troff \
uname uniq uuname vi zcat zip
?V::pth loclist trylist
?F:./loc test_h
?T:thisthing thing xxx dir file say _test DJGPP
?LINT:change PATH _egrep _ln _make _less
?LINT:extern _exe
: find out where common programs are
echo " "
echo "Locating common programs..." >&4
cat <<EOOSC >loc
$startsh
case $# in
0) exit 1;;
esac
thing=.$1
shift

```

```

dflt=\$1
shift
for dir in \${*}; do
case "\$thing" in
.)
if test -d \$dir/\$thing; then
echo \$dir
exit 0
fi
;;
*)
?X: Be careful in case thing includes wildcards that might expand
to multiple
?X: files. Choose the last one. This happens when searching for shared
?X: libraries with version numbers. How to choose which one we want is
?X: probably an insoluble problem, in general.
?X: Some folks leave things like libc.so.orig around w/o read
?X: permission. A -r test would handle that, but since ./loc is
?X: also used to find executables (which are installed w/o read
?X: permission on SCO ODT 3.0, we can't include the -r test.
?X: If you need to use an _exe that is different from .exe
?X: you need to set it in Head.U.
for thisthing in \$dir/\$thing; do
: just loop through to pick last item
done
if test -f \$thisthing; then
echo \$thisthing
exit 0
elif test "X$_exe" != X -a -f \$thisthing$_exe; then
echo \$thisthing
exit 0
elif test -f \$dir/\$thing.exe; then
if test -n "$DJGPP"; then
echo \$dir/\$thing.exe
elif test "$eunicefix" != ":"; then
: on Eunice apparently
echo \$dir/\$thing
fi
fi
exit 0
fi
;;
esac
done
echo \$dflt
exit
1
EOSC
chmod +x loc

```

\$eunicefix loc  
loclist="  
?awk:awk  
?cat:cat  
?chgrp:chgrp  
?chmod:chmod  
?chown:chown  
?comm:comm  
?cp:cp  
?echo:echo  
?expr:expr  
?find:find  
?grep:grep  
?ls:ls  
?mkdir:mkdir  
?mv:mv  
?rm:rm  
?sed:sed  
?sleep:sleep  
?sort:sort  
?tail:tail  
?touch:touch  
?tr:tr  
?uniq:uniq  
"  
trylist="  
?Mcc:Mcc  
?ar:ar  
?bash:bash  
?bison:bison  
?byacc:byacc  
?compress:compress  
?cpio:cpio  
?cpp:cpp  
?csh:csh  
?date:date  
?egrep:egrep  
?emacs:emacs  
?flex:flex  
?gmake:gmake  
?gzip:gzip  
?inews:inews  
?ksh:ksh  
?less:less  
?line:line  
?lint:lint  
?ln:ln  
?lp:lp

```

?lpr:lpr
?mail:mail
?mailx:mailx
?make:make
?more:more
?nm:nm
?nroff:nroff
?perl:perl
?pg:pg
?pmake:pmake
?pr:pr
?rmail:rmail
?sendmail:sendmail
?shar:shar
?smail:smail
?submit:submit
?tar:tar
?tbl:tbl
?tee:tee
?test:test
?troff:troff
?uname:uname
?uuname:uuname
?vi:vi
?zcat:zcat
?zip:zip
"
?LINT:set awk ar bash bison byacc cat chgrp chmod chown \
comm compress cp cpio cpp csh date echo emacs expr find flex \
gmake gzip grep inews ksh line lint lp lpr ls mail mailx
\
mkdir more mv nm nroff perl pg pmake pr rm rmail sed sendmail \
shar sleep smail sort submit tail tar tbl tee touch tr troff \
uname uniq uuname vi zcat zip
pth=`echo $PATH | sed -e "s/$p_/ /g"`
pth="$pth $sysroot/lib $sysroot/usr/lib"
for file in $loclist; do
?X:
?X: Allow them to -Dmake=pmake on the command line for instance...
?X: If the file is not fully qualified, as in -Dmake=pmake, then we
?X: look the for the specified command (pmake here). If they say
?X: -Dmake=/sbin/make for instance, then we make sure the file
?X: exists, or we die...
?X:
eval xxx=\\$file
case "$xxx" in
/*|?:[\\/*]*)
if test -f "$xxx"; then

```

```

: ok
else
echo "WARNING: no $xxx -- ignoring your setting for $file." >&4
xxx=`./loc $file $file $pth`
fi
;;
") xxx=`./loc $file $file $pth`;
*) xxx=`./loc $xxx $xxx $pth`;
esac
eval $file=$xxx$_exe
eval _$file=$xxx
case "$xxx" in
/*)
echo $file is in $xxx.
;;
?X: Under OS/2, we have PC-like paths
?:[\V]*)
echo $file is in $xxx.
;;
*)
echo
"I don't know where '$file' is, and my life depends on it." >&4
echo "Go find a public domain implementation or fix your PATH setting!" >&4
exit 1
;;
esac
done
echo " "
echo "Don't worry if any of the following aren't found..."
say=offhand
for file in $trylist; do
?X: Allow them to -Dmake=pmake on the command line for instance (see above)
eval xxx=\\$file
case "$xxx" in
/*|?:[\V]*)
if test -f "$xxx"; then
: ok
else
echo "WARNING: no $xxx -- ignoring your setting for $file." >&4
xxx=`./loc $file $file $pth`
fi
;;
") xxx=`./loc $file $file $pth`;
*) xxx=`./loc $xxx $xxx $pth`;
esac
eval $file=$xxx$_exe
eval _$file=$xxx
case "$xxx" in

```

```

/*)
    echo $file is in $xxx.
;;
?X: Under OS/2, we have PC-like paths
?:[\V]*)
    echo $file is in $xxx.
;;
*)
    echo "I don't see $file out there, $say."
    say=either
;;
esac
done
case "$egrep" in
egrep)
    echo "Substituting grep for egrep."
    egrep=$grep
    _egrep=$grep
;;
esac
@if less
case "$less"
in
") ;;
*) if $less -R </dev/null >/dev/null 2>&1; then
    echo "Substituting less -R for less."
    less="$less -R"
    _less=$less
fi
;;
esac
@end
@if ln
case "$ln" in
ln)
    echo "Substituting cp for ln."
    ln=$cp
    _ln=$cp
;;
esac
@end
@if make || gmake
case "$make" in
make)
case "$gmake" in
gmake)
    echo "I can't find make or gmake, and my life depends on it." >&4
    echo "Go find a public domain implementation or fix your PATH setting!" >&4

```



```

exit 1
;;
esac
;;
esac
case "$gmake" in
gmake) ;;
*) # We can't have osname yet.
if test -f "/system/gnu_library/bin/ar.pm"; then # Stratus VOS
# Assume that gmake, if found, is definitely GNU make
# and prefer it over the system make.
echo "Substituting gmake for make."
make=$gmake
_make=$gmake
fi
;;
esac
@end
case "$test" in
test)
echo "Hopefully test is built into your sh."
;;
*)
if `sh -c "PATH= test true" >/dev/null 2>&1`; then
echo "Using the test built into your sh."
?X:
?X: We need to set both test
and _test, since Oldconfig.U will use the _test
?X: value to systematically restore computed paths, which may be wrong if
?X: we choose to load an old config.sh generated on another platform.
?X:
test=test
_test=test
fi
;;
esac
?LINT:change n c
case "$echo" in
echo)
echo "Hopefully echo is built into your sh."
;;
?X: For those rare cases where we don't need $echo...
") ;;
*)
echo " "
echo "Checking compatibility between $echo and builtin echo (if any)..." >&4
$echo $n "hi there$c" >foo1
echo $n "hi there$c" >foo2

```

```

if cmp foo1 foo2 >/dev/null 2>&1; then
  echo "They are compatible. In fact, they may be identical."
else
  case "$n" in
    '-n') n=" c='\c';;
    *) n='-n' c="";;
  esac
  cat <<FOO

```

They are not compatible! You are probably running ksh on a non-USG system. I'll have to use \$echo instead of the builtin, since Bourne shell doesn't have echo built in and we may have to run some Bourne shell scripts. That means I'll have to use '\$n\$c' to suppress newlines now.

Life is ridiculous.

```

FOO
$echo $n "The star should be here-->$c"
$echo "*"
fi
$rm -f foo1 foo2
;;
esac

```

?X: The next part is irrelevant to the real process  
# This question was auctioned at YAPC::Europe-2007 in Vienna  
# I never promised you could answer it. I only auctioned the question.  
cat <<FOO  
The following message is sponsored by

Dresden.pm<--The stars should be here.

Dear Perl user, system administrator or package maintainer, the Perl community sends greetings to you. Do you (emblematical) greet back [Y/n]? n

FOO

Found in path(s):  
\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/modified/Loc.U  
No license file was found, but licenses were detected in source scan.

?RCS: \$Id\$  
?RCS:  
?RCS: Copyright (c) 2001 Jarkko Hietaniemi  
?RCS:  
?RCS: You may distribute under the terms of either the GNU General Public  
?RCS: License or the Artistic License, as specified in the README file.  
?RCS:

?MAKE:run to from targetarch targetdir targetmkdir targethost targetport \  
usecrosscompile hostperl hostgenerate hostosname targetenv: \  
src test rm echo sed mkdir cp chmod make touch

?MAKE: -pick add \$@ %<

?Y:TOP

?S:usecrosscompile:  
?S: This variable conditionally defines the USE\_CROSS\_COMPILE symbol,  
?S: and indicates that Perl has been cross-compiled.  
?S:.  
?S:run:  
?S: This variable contains the command used by Configure  
?S: to copy and execute a cross-compiled executable in the  
?S: target host. Useful and available only during Perl build.  
?S: Empty string " if not cross-compiling.  
?S:.  
?S:from:  
?S: This variable contains the command used by Configure  
?S: to copy files from the target host. Useful  
and available  
?S: only during Perl build.  
?S: The string ':' if not cross-compiling.  
?S:.  
?S:to:  
?S: This variable contains the command used by Configure  
?S: to copy to from the target host. Useful and available  
?S: only during Perl build.  
?S: The string ':' if not cross-compiling.  
?S:.  
?S:targetarch:  
?S: If cross-compiling, this variable contains the target architecture.  
?S: If not, this will be empty.  
?S:.  
?S:targetdir:  
?S: This variable contains a path that will be created on the target  
?S: host using targetmkdir, and then used to copy the cross-compiled  
?S: executables to. Defaults to '/tmp' if not set.  
?S:.  
?S:targetmkdir:  
?S: This variable contains the command used by Configure to create a  
?S: new directory on the target host.  
?S:.  
?S:targethost:  
?S: This variable contains the name of a separate host machine that  
?S: can be used to run compiled test programs and perl tests on.  
?S: Set to empty string if not in use.  
?S:.  
?S:targetport:  
?S: This variable contains the number

of a network port to be used to

?S: connect to the host in targethost, if unset defaults to 22 for ssh.

?S:.

?S:hostperl:

?S: This variable contains the path to a miniperl binary that can be

?S: run on the host OS when cross-compiling. Useful and available only

?S: during Perl build.

?S: Empty string " if not cross-compiling.

?S:.

?S:hostgenerate:

?S: This variable contains the path to a generate\_uudmap binary that

?S: can be run on the host OS when cross-compiling. Useful and

?S: available only during Perl build.

?S: Empty string " if not cross-compiling.

?S:.

?S:hososname:

?S: This variable contains the original value of '\$^O' for hostperl

?S: when cross-compiling. This is useful to pick the proper tools

?S: when running build code in the host.

?S: Empty string " if not cross-compiling.

?S:.

?S:targetenv:

?S: If cross-compiling, this variable can be used to modify the

?S: environment on the target system.

?S: However, how and where it's used, and even if it's used at all, is

?S: entirely

dependent on both the transport mechanism (targetrun) and

?S: what the target system is. Unless the relevant documentation says

?S: otherwise, it is generally not useful.

?S:.

?C:USE\_CROSS\_COMPILE:

?C: This symbol, if defined, indicates that Perl is being cross-compiled.

?C:.

?C:PERL\_TARGETARCH:

?C: This symbol, if defined, indicates the target architecture

?C: Perl has been cross-compiled to. Undefined if not a cross-compile.

?C:.

?H:?%<:#ifndef USE\_CROSS\_COMPILE

?H:?%<:#\$usecrosscompile USE\_CROSS\_COMPILE /\*\*/

?H:?%<:#define PERL\_TARGETARCH "\$targetarch" /\*\*/

?H:?%<:#endif

?H:.

?D:targetenv="

?D:targethost="

?D:targetmkdir="

?T:croak pwd exe f q cwd file xxx env

?LINT:extern usecrosscompile

?LINT:extern cc

```

?LINT:extern usrincl
?LINT:change ar
?LINT:change nm
?LINT:change ranlib
?LINT:change src
?LINT:extern targetenv
?LINT:extern targetport
?LINT:extern targetdir
?LINT:extern targetuser
?LINT:change targetuser
?LINT:extern targetrun
?LINT:extern targetfrom
?LINT:extern
targetto
?LINT:change targetrun
?LINT:change targetfrom
?LINT:change targetto
?LINT:extern incpth
?LINT:extern libpth
?LINT:extern locincpth
?LINT:extern loclibpth
?LINT:change locincpth
?LINT:change loclibpth
?LINT:extern hostperl
?LINT:extern hostgenerate
?LINT:extern before_host
?LINT:change before_host
?LINT:extern hostosname
?LINT:extern multiarch
: Check for Cross-Compilation
?X: targethost and targetenv mainly set to allow ?S: documentation
?X: otherwise it could have been declared extern
if $test "X$targethost" = "X"; then
    targethost=""
fi
if $test "X$targetenv" = "X"; then
    targetenv=""
fi
case "$usecrosscompile" in
$define|true|[yY]*)
    $echo "Cross-compiling..."
    croak=""
    case "$cc" in
*-gcc*|*-g++*) # A cross-compiling gcc, probably.
        # arm-linux-androideabi-gcc -> arm-linux-androideabi
        # x86_64-w64-mingw32-gcc.exe -> x86_64-w64-mingw32
        targetarch=`$echo $cc|$sed 's/-g[c+][c+].*$/'^
        ar=`$echo $cc|$sed 's/-g[c+][c+]/-ar/'`

```

```

# leave out ld,
choosing it is more complex
nm=`$echo $cc|$sed 's/-g[c\+][c\+]/-nm/`
ranlib=`$echo $cc|$sed 's/-g[c\+][c\+]/-ranlib/`
# We are in a weird spot. Just before us, some values
# were 'saved', to be restored after the hints are
# run. This means that the changes we made to ar,
# nm and ranlib will get reverted.
# To avoid that, we hijack the saving mechanism and
# have it save our new values.
for file in ar nm ranlib; do
eval xxx=\$$file
eval $file=$xxx$_exe
eval _$file=$xxx
done
;;
esac
case "$targetarch" in
") echo "Targetarch not defined." >&4; croak=y ;;
*) echo "Using targetarch $targetarch." >&4 ;;
esac
case "$targethost" in
") echo "Targethost not defined." >&4; croak=n ;;
*) echo "Using targethost $targethost." >&4
esac
locincpth=' '
loclibpth=' '
case "$croak" in
y) echo "Cannot continue, aborting." >&4; exit 1 ;;
esac
: compile a host miniperl and generate_uudmap, unless we got passed them
if
$test "X$hostperl" = X; then
echo "Building host miniperl and generate_uudmap binaries" >&4
before_host=`pwd`
cd ..
cd $src
src=`pwd`
rm -rf $src/host
mkdir $src/host
cd $src/host
$src/Configure -des -Dusedevel -Dmksymlinks
$make miniperl
case "$hostgenerate" in
") $make generate_uudmap
hostgenerate=$src/host/generate_uudmap
;;
"$undef") hostgenerate="

```

```

        ;;
    esac
    hostperl=$src/host/miniperl
    cd $before_host
fi
hostosname=`$hostperl -le 'print $^O'`
;;
*)
    usecrosscompile="$undef"
    ;;
esac

: Define -Dtargethost=somecomputer to run compiled tests on another machine
case "$targethost" in
    ") echo "Checking for cross-compile" >&4
    case "$usecrosscompile$multiarch" in
        *$define*) echo "Skipping the try tests in the rest of Configure as no targethost was defined when cross-
compiling" >&4
            if [ -f Makefile ]; then
                echo
                " "
                echo "Now you must ensure config.sh, config.h and the generated headers exist and run a $make."
            else
                echo "Configure done."
            fi
        exit 0
        ;;
    *) echo "No targethost for running compiler tests against defined, running locally" >&4
        run="
to=:
from=:
        ;;
    esac
    ;;
    *) echo "Using targethost $targethost." >&4
case "$src" in
/*) run=$src/Cross/run
    targetmkdir=$src/Cross/mkdir
    to=$src/Cross/to
    from=$src/Cross/from
        ;;
*) pwd=`$test -f ../Configure & cd ..; pwd`
    run=$pwd/Cross/run
    targetmkdir=$pwd/Cross/mkdir
    to=$pwd/Cross/to
    from=$pwd/Cross/from
        ;;
esac

```

```

case "$targetrun" in
") targetrun=ssh ;;
esac
case "$targetto" in
") targetto=scp ;;
esac
case "$targetfrom" in
") targetfrom=scp ;;
esac
run=$run-$targetrun
to=$to-$targetto
from=$from-$targetfrom
case "$targetdir" in
") targetdir=/tmp
    echo "Guessing targetdir $targetdir."
>&4
    ;;
esac
case "$targetuser" in
") targetuser=root
    echo "Guessing targetuser $targetuser." >&4
    ;;
esac
case "$targetport" in
") targetport=22
    echo "Guessing targetport $targetport." >&4
    ;;
esac
case "$targetfrom" in
scp) q=-q ;;
*) q="" ;;
esac
case "$targetrun" in
ssh|rsh)
    cat >$run <<EOF
#!/bin/sh
env="
case "\$1" in
-cwd)
    shift
    cwd=\$1
    shift
    ;;
esac
case "\$1" in
-env)
    shift
    env=\$1

```



```

shift
;;
esac
case "\$cwd" in
") cwd=\$targetdir ;;
esac
exe=\$1
shift
\$to \$exe
\$targetrun -p \$targetport -l \$targetuser \$targethost "cd \$cwd && \$env \$exe \$@"
EOF
;;
adb)
\$touch \$run
;;
*) echo "Unknown targetrun '\$targetrun'" >&4
exit 1
;;
esac
case "\$targetmkdir" in
*/Cross/mkdir)
cat >\$targetmkdir <<EOF
#!/bin/sh
\$targetrun -p \$targetport -l \$targetuser \$targethost "mkdir -p \$@"
EOF
\$chmod a+rx \$targetmkdir
;;
*) echo "Unknown targetmkdir '\$targetmkdir'" >&4
exit 1
;;
esac
case
"\$targetto" in
scp|rcp)
cat >\$to <<EOF
#!/bin/sh
for f in \$@
do
case "\$f" in
/*)
\$targetmkdir \`dirname \$f\`
\$targetto -P \$targetport -r \$q \$f \$targetuser@\$targethost:\$f 2>/dev/null || exit 1
;;
*)
\$targetmkdir \$targetdir/\`dirname \$f\`
\$targetto -P \$targetport -r \$q \$f \$targetuser@\$targethost:\$targetdir/\$f 2>/dev/null || exit 1
;;
)
esac

```

```

done
exit 0
EOF
;;
cp) cat >$to <<EOF
#!/bin/sh
for f in @$@
do
case "$f" in
/*)
$mkdir -p $targetdir/\dirname $f\
$cp $f $targetdir/$f || exit 1
;;
*)
$targetmkdir $targetdir/\dirname $f\
$cp $f $targetdir/$f || exit 1
;;
esac
done
exit 0
EOF
;;
*) echo "Unknown targetto '$targetto'" >&4
exit 1
;;
esac
case "$targetfrom" in
scp|rcp)
cat >$from <<EOF
#!/bin/sh
for f in @$@
do
$rm -f $f
$targetfrom -P $targetport $q $targetuser@$targethost:$targetdir/$f . || exit 1
done
exit 0
EOF
;;
cp) cat >$from <<EOF
#!/bin/sh
for
f in @$@
do
$rm -f $f
cp $targetdir/$f . || exit 1
done
exit 0
EOF

```

```

;;
*) echo "Unknown targetfrom '$targetfrom'" >&4
  exit 1
;;
esac
if $test ! -f $run; then
  echo "Target 'run' script '$run' not found." >&4
else
  $chmod a+rx $run
fi
if $test ! -f $to; then
  echo "Target 'to' script '$to' not found." >&4
else
  $chmod a+rx $to
fi
if $test ! -f $from; then
  echo "Target 'from' script '$from' not found." >&4
else
  $chmod a+rx $from
fi
if $test ! -f $run -o ! -f $to -o ! -f $from; then
  exit 1
fi
cat >&4 <<EOF
Using '$run' for remote execution,
and '$from' and '$to'
for remote file transfer.
EOF
;;
*) run="
to=:
from=:
usecrosscompile="$undef"
targetarch="
;;
esac

```

Found in path(s):

```
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/perl/Cross.U
```

No license file was found, but licenses were detected in source scan.

?RCS: You may redistribute only under the terms of the Artistic Licence,

?RCS: as specified in the README file that comes with the distribution.

?RCS:

?MAKE:i\_fenv: Inhdr

?MAKE:-pick add \$@ %<

?S:i\_fenv:

?S: This variable conditionally defines the I\_FENV symbol, which  
?S: indicates to the C program that <fenv.h> exists and should  
?S: be included.  
?S:.  
?C:I\_FENV:  
?C: This symbol, if defined, indicates to the C program that it should  
?C: include <fenv.h> to get the floating point environment definitions.  
?C:.  
?H:#\$i\_fenv I\_FENV /\*\*/  
?H:.  
?LINT:set i\_fenv  
: see if this is a fenv.h system  
set fenv.h i\_fenv  
eval \$inhdr

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/perl/i\_fenv.U

No license file was found, but licenses were detected in source scan.

?RCS: \$Id: d\_sethostent\_r.U,v 0RCS:  
?RCS: Copyright (c) 2002,2003 Jarkko Hietaniemi  
?RCS:  
?RCS: You may distribute under the terms of either the GNU General Public  
?RCS: License or the Artistic License, as specified in the README file.  
?RCS:  
?RCS: Generated by the reentr.pl from the Perl 5.8 distribution.  
?RCS:  
?MAKE:d\_sethostent\_r sethostent\_r\_proto: Inlibc Protochk Hasproto i\_systypes \  
usethreads i\_netdb extern\_C  
?MAKE: -pick add \$@ %<  
?S:d\_sethostent\_r:  
?S: This variable conditionally defines the HAS\_SETHOSTENT\_R symbol,  
?S: which indicates to the C program that the sethostent\_r()  
?S: routine is available.  
?S:.  
?S:sethostent\_r\_proto:  
?S: This variable encodes the prototype of sethostent\_r.  
?S: It is zero if d\_sethostent\_r is undef, and one of the  
?S: REENTRANT\_PROTO\_T\_ABC macros of reentr.h if d\_sethostent\_r  
?S: is defined.  
?S:.  
?C:HAS\_SETHOSTENT\_R:  
?C: This symbol, if defined, indicates that the sethostent\_r routine  
?C: is  
available to sethostent re-entrantly.  
?C:.  
?C:SETHOSTENT\_R\_PROTO:

```

?C: This symbol encodes the prototype of sethostent_r.
?C: It is zero if d_sethostent_r is undef, and one of the
?C: REENTRANT_PROTO_T_ABC macros of reentr.h if d_sethostent_r
?C: is defined.
?C:.
?H:#$d_sethostent_r HAS_SETHOSTENT_R /**/
?H:#define SETHOSTENT_R_PROTO $sethostent_r_proto /**/
?H:.
?T:try hdrs d_sethostent_r_proto
: see if sethostent_r exists
set sethostent_r d_sethostent_r
eval $inlibc
case "$d_sethostent_r" in
"$define")
hdrs="$i_systypes sys/types.h define stdio.h $i_netdb netdb.h"
case "$d_sethostent_r_proto:$usethreads" in
":define") d_sethostent_r_proto=define
set d_sethostent_r_proto sethostent_r $hdrs
eval $hasproto ;;
*) ;;
esac
case "$d_sethostent_r_proto" in
define)
case "$sethostent_r_proto" in
"|0) try='int sethostent_r(int, struct hostent_data*);'
./protochk "$extern_C $try" $hdrs && sethostent_r_proto=L_ID ;;
esac
case "$sethostent_r_proto" in
"|0) try='void
sethostent_r(int, struct hostent_data*);'
./protochk "$extern_C $try" $hdrs && sethostent_r_proto=V_ID ;;
esac
case "$sethostent_r_proto" in
"|0) d_sethostent_r=undef
sethostent_r_proto=0
echo "Disabling sethostent_r, cannot determine prototype." >&4 ;;
*) case "$sethostent_r_proto" in
REENTRANT_PROTO*) ;;
*) sethostent_r_proto="REENTRANT_PROTO_$sethostent_r_proto" ;;
esac
echo "Prototype: $try" ;;
esac
;;
*) case "$usethreads" in
define) echo "sethostent_r has no prototype, not using it." >&4 ;;
esac
d_sethostent_r=undef
sethostent_r_proto=0

```

```
;;
esac
;;
*) sethostent_r_proto=0
;;
esac
```

Found in path(s):

```
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/threads/d_sethostent_r.U
```

No license file was found, but licenses were detected in source scan.

```
?RCS: $Id: d_setlnbuf.U 1 2006-08-24 12:32:52Z rmanfredi $
?RCS:
?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi
?RCS:
?RCS: You may redistribute only under the terms of the Artistic Licence,
?RCS: as specified in the README file that comes with the distribution.
?RCS: You may reuse parts of this distribution only within the terms of
?RCS: that same Artistic Licence; a copy of which may be found at the root
?RCS: of the source tree for dist 4.0.
?RCS:
?RCS: Original Author: Andy Dougherty <doughera@lafcol.lafayette.edu>
?RCS:
?RCS: $Log: d_setlnbuf.U,v $
?RCS: Revision 3.0.1.1 1994/08/29 16:11:57 ram
?RCS: patch32: created by ADO
?RCS:
?MAKE:d_setlinebuf: Inlibc
?MAKE: -pick add $@ %<
?S:d_setlinebuf:
?S: This variable conditionally defines the HAS_SETLINEBUF symbol, which
?S: indicates to the C program that the setlinebuf() routine is available
?S: to change stderr or stdout from block-buffered or unbuffered
to a
?S: line-buffered mode.
?S:.
?C:HAS_SETLINEBUF :
?C: This symbol, if defined, indicates that the setlinebuf routine is
?C: available to change stderr or stdout from block-buffered or unbuffered
?C: to a line-buffered mode.
?C:.
?H:#$d_setlinebuf HAS_SETLINEBUF /**/
?H:.
?LINT:set d_setlinebuf
: see if setlinebuf exists
set setlinebuf d_setlinebuf
eval $inlibc
```

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/d\_setlnbuf.U

No license file was found, but licenses were detected in source scan.

?RCS: \$Id: libnlist.U 1 2006-08-24 12:32:52Z rmanfredi \$

?RCS:

?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi

?RCS:

?RCS: You may redistribute only under the terms of the Artistic Licence,

?RCS: as specified in the README file that comes with the distribution.

?RCS: You may reuse parts of this distribution only within the terms of

?RCS: that same Artistic Licence; a copy of which may be found at the root

?RCS: of the source tree for dist 4.0.

?RCS:

?RCS: \$Log: libnlist.U,v \$

?RCS: Revision 3.0.1.1 1997/02/28 16:08:02 ram

?RCS: patch61: added usrinc and mips on the dependency line

?RCS: patch61: make sure we call ./mips

?RCS: patch61: added a ?LINT: hint

?RCS:

?RCS: Revision 3.0 1993/08/18 12:09:00 ram

?RCS: Baseline for dist 3.0 netwide release.

?RCS:

?MAKE:libnlist: Loc libpth Guess usrinc \_a

?MAKE: -pick add \$@ %<

?S:libnlist (libmld):

?S: This variable contains the name of the library required to  
get the

?S: definition of the nlist() function. On a MIPS RISC/OS box, it is -lml.

?S: Under Sys Vr4, it is -lelf. Otherwise, its value is empty.

?S:.

?T:xxx

?LINT:use usrinc

: see if we need a special library for 'nlist()'

echo " "

: How about doing this if nlist is not in libc...

if ./mips ; then

libnlist='-lml'

else

xxx=`./loc libelf\$\_a x \$libpth`

case "\$xxx" in

x) ;;

\*)

libnlist="\$xxx"

;;

esac

```
fi
case "$libnlist" in
") echo "No special library for nlist() seems necessary." >&4
;;
*) echo "nlist() can be found in $libnlist." >&4
;;
esac
```

Found in path(s):

```
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/libnlist.U
```

No license file was found, but licenses were detected in source scan.

?RCS: \$Id\$

?RCS:

?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi

?RCS:

?RCS: You may redistribute only under the terms of the Artistic License,

?RCS: as specified in the README file that comes with the distribution.

?RCS: You may reuse parts of this distribution only within the terms of

?RCS: that same Artistic License; a copy of which may be found at the root

?RCS: of the source tree for dist 4.0.

?RCS:

?RCS: \$Log: d\_vfork.U,v \$

?RCS: Revision 3.0.1.6 1994/08/29 16:18:21 ram

?RCS: patch32: set default to 'y' the first time

?RCS:

?RCS: Revision 3.0.1.5 1994/06/20 06:59:14 ram

?RCS: patch30: usevfork was not always properly set

?RCS:

?RCS: Revision 3.0.1.4 1994/05/13 15:20:56 ram

?RCS: patch27: modified to avoid spurious Whoa warnings (ADO)

?RCS:

?RCS: Revision 3.0.1.3 1994/05/06 14:59:09 ram

?RCS: patch23: now explicitly ask whether vfork() should be used (ADO)

?RCS:

?RCS: Revision 3.0.1.2 1993/10/16

13:49:39 ram

?RCS: patch12: added magic for vfork()

?RCS:

?RCS: Revision 3.0.1.1 1993/09/13 16:06:57 ram

?RCS: patch10: removed automatic remapping of vfork on fork (WAD)

?RCS: patch10: added compatibility code for older config.sh (WAD)

?RCS:

?RCS: Revision 3.0 1993/08/18 12:07:55 ram

?RCS: Baseline for dist 3.0 netwide release.

?RCS:

?MAKE:d\_vfork usevfork: Inlibc Myread Oldconfig Setvar



```

?MAKE: -pick add $@ %<
?S:d_vfork:
?S: This variable conditionally defines the HAS_VFORK symbol, which
?S: indicates the vfork() routine is available.
?S:.
?S:usevfork:
?S: This variable is set to true when the user accepts to use vfork.
?S: It is set to false when no vfork is available or when the user
?S: explicitly requests not to use vfork.
?S:.
?C:HAS_VFORK (VFORK):
?C: This symbol, if defined, indicates that vfork() exists.
?C:.
?H:#$d_vfork HAS_VFORK /**/
?H:.
?M:vfork: HAS_VFORK
?M:#ifndef HAS_VFORK
?M:#define vfork fork
?M:#endif
?M:.
?LINT:set d_vfork
: see if there is a vfork
val="
set
vfork val
eval $inlibc

: Ok, but do we want to use it. vfork is reportedly unreliable in
: perl on Solaris 2.x, and probably elsewhere.
case "$val" in
$define)
echo " "
case "$usevfork" in
false) dflt='n';
*) dflt='y';;
esac
rp="Some systems have problems with vfork(). Do you want to use it?"
./myread
case "$ans" in
y|Y) ;;
*)
echo "Ok, we won't use vfork()."
val="$undef"
;;
esac
;;
esac
?X:

```

```
?X: Only set it when final value is known to avoid spurious Whoas
?X: Then set usevfork accordingly to the current value, for next run
?X:
set d_vfork
eval $setvar
case "$d_vfork" in
$define) usevfork='true';;
*) usevfork='false';;
esac
```

Found in path(s):

```
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/d_vfork.U
```

No license file was found, but licenses were detected in source scan.

```
?RCS: $Id: sitelib.U,v 1.1 1999/07/08 18:32:57 doughera Exp doughera $
```

```
?RCS:
```

```
?RCS: Copyright (c) 1996-1998, Andy Dougherty
```

```
?RCS: Copyright (c) 1991-1993, Raphael Manfredi
```

```
?RCS:
```

```
?RCS: You may redistribute only under the terms of the Artistic License,
```

```
?RCS: as specified in the README file that comes with the distribution.
```

```
?RCS: You may reuse parts of this distribution only within the terms of
```

```
?RCS: that same Artistic License; a copy of which may be found at the root
```

```
?RCS: of the source tree for dist 3.0.
```

```
?RCS:
```

```
?RCS: $Log: sitelib.U,v $
```

```
?RCS: Revision 1.1 1999/07/08 18:32:57 doughera
```

```
?RCS: Initial revision
```

```
?RCS:
```

```
?RCS: Revision 3.0.1.1 1997/02/28 16:21:35 ram
```

```
?RCS: patch61: created
```

```
?RCS:
```

```
?MAKE:sitelib sitelibexp installsitelib sitelib_stem: cat Getfile Oldconfig \
```

```
Setprefixvar Prefixit package version sed installstyle siteprefix
```

```
?MAKE: -pick add $@ %<
```

```
?Y:TOP
```

```
?D:sitelib="
```

```
?S:sitelib:
```

```
?S: This variable contains the
```

```
eventual value of the SITELIB symbol,
```

```
?S: which is the name of the private library for this package. It may
```

```
?S: have a ~ on the front. It is up to the makefile to eventually create
```

```
?S: this directory while performing installation (with ~ substitution).
```

```
?S: The standard distribution will put nothing in this directory.
```

```
?S: After perl has been installed, users may install their own local
```

```
?S: architecture-independent modules in this directory with
```

```
?S: MakeMaker Makefile.PL
```

?S: or equivalent. See INSTALL for details.

?S:.

?D:sitelibexp="

?S:sitelibexp:

?S: This variable is the ~name expanded version of sitelib, so that you

?S: may use it directly in Makefiles or shell scripts.

?S:.

?D:installsitelib="

?S:installsitelib:

?S: This variable is really the same as sitelibexp but may differ on

?S: those systems using AFS. For extra portability, only this variable

?S: should be used in makefiles.

?S:.

?S:sitelib\_stem:

?S: This variable is \$sitelibexp with any trailing version-specific component

?S: removed.

The elements in inc\_version\_list (inc\_version\_list.U) can

?S: be tacked onto this variable to generate a list of directories to search.

?S:.

?C:SITELIB:

?C: This symbol contains the name of the private library for this package.

?C: The library is private in the sense that it needn't be in anyone's

?C: execution path, but it should be accessible by the world. The program

?C: should be prepared to do ~ expansion.

?C: The standard distribution will put nothing in this directory.

?C: After perl has been installed, users may install their own local

?C: architecture-independent modules in this directory with

?C: MakeMaker Makefile.PL

?C: or equivalent. See INSTALL for details.

?C:.

?C:SITELIB\_EXP:

?C: This symbol contains the ~name expanded version of SITELIB, to be used

?C: in programs that are not prepared to deal with ~ expansion at run-time.

?C:.

?C:SITELIB\_STEM:

?C: This define is SITELIB\_EXP with any trailing version-specific component

?C: removed. The elements in

inc\_version\_list (inc\_version\_list.U) can

?C: be tacked onto this variable to generate a list of directories to search.

?C:.

?H:#define SITELIB "\$sitelib" /\*\*/

?H:#define SITELIB\_EXP "\$sitelibexp" /\*\*/

?H:#define SITELIB\_STEM "\$sitelib\_stem" /\*\*/

?H:.

?T:prog

?LINT:change prefixvar

?LINT:set installsitelib

?LINT:set sitelib

```

?LINT:set sitelibexp
: determine where site specific libraries go.
: Usual default is /usr/local/lib/perl5/site_perl/$version
: The default "style" setting is made in installstyle.U
: XXX No longer works with Prefixit stuff.
?X: remove any trailing -3.0 or other version identification
prog=`echo $package | $sed 's/-*[0-9.]*$//`
case "$sitelib" in
") case "$installstyle" in
*lib/perl5*) dflt=$siteprefix/lib/$package/site_$prog/$version ;;
*) dflt=$siteprefix/lib/site_$prog/$version ;;
esac
;;
*) dflt="$sitelib"
;;
esac
$cat <<EOM

```

The installation process will create a directory for site-specific extensions and modules. Most users find it convenient to place all site-specific files in this directory rather than in the main distribution directory.

```

EOM
fn=d~+
rp='Pathname for the site-specific library files?'
./getfile
prefixvar=sitelib
./setprefixvar
sitelib_stem=`echo "$sitelibexp" | sed "s,/$version$,,"`

```

Found in path(s):

```

* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/installdirs/sitelib.U

```

No license file was found, but licenses were detected in source scan.

```

?RCS: $Id: i_locale.U 1 2006-08-24 12:32:52Z rmanfredi $
?RCS:
?RCS: Copyright (c) 1996, Andy Dougherty
?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi
?RCS:
?RCS: You may redistribute only under the terms of the Artistic Licence,
?RCS: as specified in the README file that comes with the distribution.
?RCS: You may reuse parts of this distribution only within the terms of
?RCS: that same Artistic Licence; a copy of which may be found at the root
?RCS: of the source tree for dist 4.0.
?RCS:

```

?RCS: \$Log: i\_locale.U,v \$  
?RCS: Revision 3.0.1.1 1997/02/28 15:48:23 ram  
?RCS: patch61: created  
?RCS:  
?MAKE:i\_locale: Inhdr  
?MAKE: -pick add \$@ %<  
?S:i\_locale:  
?S: This variable conditionally defines the I\_LOCALE symbol,  
?S: and indicates whether a C program should include <locale.h>.  
?S:.  
?C:I\_LOCALE:  
?C: This symbol, if defined, indicates to the C program that it should  
?C: include <locale.h>.  
?C:.  
?H:#\$i\_locale I\_LOCALE /\*\*/  
?H:.  
?LINT:set  
i\_locale  
: see if locale.h is available  
set locale.h i\_locale  
eval \$inhdr

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/i\_locale.U

No license file was found, but licenses were detected in source scan.

?RCS: \$Id: d\_endpwent.U,v \$  
?RCS:  
?RCS: Copyright (c) 1998 Andy Dougherty  
?RCS:  
?RCS: You may distribute under the terms of either the GNU General Public  
?RCS: License or the Artistic License, as specified in the README file.  
?RCS:  
?RCS: \$Log: d\_endpwent.U,v \$  
?RCS:  
?MAKE:d\_endpwent: Inlibc  
?MAKE: -pick add \$@ %<  
?S:d\_endpwent:  
?S: This variable conditionally defines the HAS\_ENDPWENT symbol, which  
?S: indicates to the C program that the endpwent() routine is available  
?S: for sequential access of the passwd database.  
?S:.  
?C:HAS\_ENDPWENT:  
?C: This symbol, if defined, indicates that the getgrent routine is  
?C: available for finalizing sequential access of the passwd database.  
?C:.  
?H:#\$d\_endpwent HAS\_ENDPWENT /\*\*/

?H:  
?LINT:set d\_endpwent  
: see if endpwent exists  
set endpwent d\_endpwent  
eval \$inlibc

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/modified/d\_endpwent.U

No license file was found, but licenses were detected in source scan.

?RCS: \$Id\$

?RCS:

?RCS: Copyright (c) 2000 Jarkko Hietaniemi

?RCS:

?RCS: You may distribute under the terms of either the GNU General Public

?RCS: License or the Artistic License, as specified in the README file.

?RCS:

?MAKE:d\_setproctitle: Inlibc

?MAKE: -pick add \$@ %<

?S:d\_setproctitle:

?S: This variable conditionally defines the HAS\_SETPROCTITLE symbol,

?S: which indicates to the C program that the setproctitle() routine

?S: is available.

?S:.

?C:HAS\_SETPROCTITLE:

?C: This symbol, if defined, indicates that the setproctitle routine is

?C: available to set process title.

?C:.

?H:#\$d\_setproctitle HAS\_SETPROCTITLE /\*\*/

?H:.

?LINT:set d\_setproctitle

: see if setproctitle exists

set setproctitle d\_setproctitle

eval \$inlibc

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/perl/d\_setproctitle.U

No license file was found, but licenses were detected in source scan.

?RCS: \$Id: d\_getprior.U 1 2006-08-24 12:32:52Z rmanfredi \$

?RCS:

?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi

?RCS:

?RCS: You may redistribute only under the terms of the Artistic Licence,

?RCS: as specified in the README file that comes with the distribution.

?RCS: You may reuse parts of this distribution only within the terms of

?RCS: that same Artistic Licence; a copy of which may be found at the root  
?RCS: of the source tree for dist 4.0.  
?RCS:  
?RCS: \$Log: d\_getprior.U,v \$  
?RCS: Revision 3.0 1993/08/18 12:06:16 ram  
?RCS: Baseline for dist 3.0 netwide release.  
?RCS:  
?MAKE:d\_getprior: Inlibc  
?MAKE: -pick add \$@ %<  
?S:d\_getprior:  
?S: This variable conditionally defines HAS\_GETPRIORITY if getpriority()  
?S: is available to get a process's priority.  
?S:.  
?C:HAS\_GETPRIORITY (GETPRIORITY):  
?C: This symbol, if defined, indicates that the getpriority routine is  
?C: available to get a process's priority.  
?C:.  
?H:#\$d\_getprior  
HAS\_GETPRIORITY /\*\*/  
?H:.  
: see if getpriority exists  
?LINT:set d\_getprior  
set getpriority d\_getprior  
eval \$inlibc

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/d\_getprior.U

No license file was found, but licenses were detected in source scan.

?RCS: \$Id: mailfile.U 1 2006-08-24 12:32:52Z rmanfredi \$  
?RCS:  
?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi  
?RCS:  
?RCS: You may redistribute only under the terms of the Artistic Licence,  
?RCS: as specified in the README file that comes with the distribution.  
?RCS: You may reuse parts of this distribution only within the terms of  
?RCS: that same Artistic Licence; a copy of which may be found at the root  
?RCS: of the source tree for dist 4.0.  
?RCS:  
?RCS: \$Log: mailfile.U,v \$  
?RCS: Revision 3.0.1.2 1994/10/29 16:24:57 ram  
?RCS: patch36: the Loc unit was missing from the dependency line  
?RCS:  
?RCS: Revision 3.0.1.1 1993/12/15 08:22:08 ram  
?RCS: patch15: now also looks under /var/mail for BSD/386  
?RCS:  
?RCS: Revision 3.0 1993/08/18 12:09:11 ram

```

?RCS: Baseline for dist 3.0 netwide release.
?RCS:
?MAKE:mailfile: Myread Oldconfig Filexp Loc
?MAKE: -pick add $@ %<
?S:mailfile:
?S: This variable contains
the eventual value of the MAILFILE symbol,
?S: which contains an interpretable name of the mail spool file for the
?S: current user.
?S:.
?C:MAILFILE:
?C: This symbol contains the interpretable name of the mail spool file
?C: for the current user. The program must be prepared to substitute
?C: the HOME directory for %~, and the login id for %L.
?C:.
?H:#define MAILFILE "$mailfile" /**/
?H:.
: determine where mail is spooled
case "$mailfile" in
")
dflt=`./loc . XXX /usr/spool/mail /usr/mail /var/mail`
case "$dflt" in
XXX) dflt='%~/mailbox';;
*) dflt="$dflt/%L";;
esac
;;
*) dflt="$mailfile"
;;
esac
cat <<'EOM'

```

In the following question, you may use %~ to represent the user's home directory, and %L to represent a users name.

```

EOM
rp='In which file is yet-to-be-read mail spooled? (~name ok)'
./myread
mailfile=`./filexp "$ans"`

```

Found in path(s):

```

* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/mailfile.U

```

No license file was found, but licenses were detected in source scan.

```

?RCS: $Id$
?RCS:
?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi
?RCS:

```



```

?RCS: You may redistribute only under the terms of the Artistic License,
?RCS: as specified in the README file that comes with the distribution.
?RCS: You may reuse parts of this distribution only within the terms of
?RCS: that same Artistic License; a copy of which may be found at the root
?RCS: of the source tree for dist 4.0.
?RCS:
?RCS: $Log: charorder.U,v $
?RCS: Revision 3.0.1.1 1994/10/29 16:07:08 ram
?RCS: patch36: added ?F: line for metalint file checking
?RCS:
?RCS: Revision 3.0 1993/08/18 12:05:33 ram
?RCS: Baseline for dist 3.0 netwide release.
?RCS:
?MAKE:chorder_int chorder_short chorder_long: Myread cat +cc +ccflags rm
?MAKE: -pick add $@ %<
?S:chorder_short (d_cos d_bos):
?S: Holds the value describing the byte ordering of characters in a short.
?S: On a Big-Endian machine, that would be "c0c1".
?S:.
?S:chorder_int
(charoder):
?S: Holds the value describing the byte ordering of characters in an int.
?S: For instance, on a Big-Endian machine, this would be: "c0c1c2c3".
?S:.
?S:chorder_long (d_col d_bol):
?S: Holds the value describing the byte ordering of characters in a long.
?S: On a 64 bits Big-Endian machine, that would yield: "c0c1c2c3c4c5c6c7".
?S:.
?C:CHAR_ORDER_SHORT:
?C: Holds the byte ordering of characters in a short. It's a string
?C: value like "c0c1" on a Big-Endian machine.
?C:.
?C:CHAR_ORDER_INT:
?C: Holds the byte ordering of characters in an int. It's a string
?C: value like "c0c1c2c3" on a Big-Endian machine.
?C:.
?C:CHAR_ORDER_LONG:
?C: Holds the byte ordering of characters in a long. It's a string
?C: value like "c0c1c2c3c4c5c6c7" on a 64 bits Big-Endian machine.
?C:.
?H:#define CHAR_ORDER_SHORT "$chorder_short" /* byte order in a short */
?H:#define CHAR_ORDER_INT "$chorder_int" /* byte order in an int */
?H:#define CHAR_ORDER_LONG "$chorder_long" /* byte order in a long */
?H:.
?F:!byteorder
:
check for character ordering
echo " "

```

```

echo "Checking out byte order..." >&4
$cat >byteorder.c <<'EOCP'
#include <stdio.h>

main(argc, argv)
int argc;
char *argv[]; {
int i;
int max;
union {
short u_s;
int u_i;
long u_l;
char u_c[sizeof(long)];
} u;
switch (argv[1][0]) {
case 'l':
u.u_l = 0L;
/* HMS: ASSERT: sizeof(long) < 10. */
for(i = 0; i < sizeof(long); ++i) {
u.u_l *= 0x100L;
u.u_l += (0xc0 + i);
}
max = sizeof(long);
break;
case 's':
u.u_s = 0;
/* HMS: ASSERT: sizeof(short) < 10. */
for(i = 0; i < sizeof(short); ++i) {
u.u_s *= 0x100L;
u.u_s += (0xc0 + i);
}
max = sizeof(short);
break;
case 'i':
u.u_i = 0;
/* RAM: ASSERT: sizeof(int) < 10. */
for(i = 0; i < sizeof(int); ++i) {
u.u_l *= 0x100L;
u.u_l += (0xc0 + i);
}
max = sizeof(int);
break;
default:
max = 0;
break;
}
for(i = 0; i < max; i++) {

```

```

    printf("%x", u.u_c[i] & 0x00FF);
}
printf("\n");
exit(0);
}
EOCP
if $cc $ccflags -o
byteorder byteorder.c >/dev/null 2>&1 ; then
: null statement
@if chorder_short
    chorder_short=`./byteorder s`
@end
@if chorder_int
    chorder_int=`./byteorder i`
@end
@if chorder_long
    chorder_long=`./byteorder l`
@end
else
$cat <<EOM
(I can't seem to get my test program to work. Guessing 32 bits big-endian.)
EOM
    chorder_short="c0c1"
    chorder_int="c0c1c2c3"
    chorder_long="c0c1c2c3"
fi
@if chorder_short
dflt=$chorder_short
rp="What is the order of characters in a short?"
./myread
chorder_short="$ans"
@end
@if chorder_int
dflt=$chorder_int
rp="What is the order of characters in an int?"
./myread
chorder_int="$ans"
@end
@if chorder_long
dflt=$chorder_long
rp="What is the order of characters in a long?"
./myread
chorder_long="$ans"
@end
$rm -f byteorder* core

```

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-

5.30.0/dist/U/charorder.U

No license file was found, but licenses were detected in source scan.

```
?RCS: $Id: i_stdlib.U 1 2006-08-24 12:32:52Z rmanfredi $
?RCS:
?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi
?RCS:
?RCS: You may redistribute only under the terms of the Artistic Licence,
?RCS: as specified in the README file that comes with the distribution.
?RCS: You may reuse parts of this distribution only within the terms of
?RCS: that same Artistic Licence; a copy of which may be found at the root
?RCS: of the source tree for dist 4.0.
?RCS:
?RCS: $Log: i_stdlib.U,v $
?RCS: Revision 3.0 1993/08/18 12:08:27 ram
?RCS: Baseline for dist 3.0 netwide release.
?RCS:
?MAKE:i_stdlib: Nothing
?MAKE:-pick add $@ %<
?S:i_stdlib:
?S: This variable unconditionally defines the I_STDLIB symbol.
?S:.
?C:I_STDLIB:
?C: This symbol is always defined, indicating that <stdlib.h> exists
?C: and should be included.
?C:.
?H:#define I_STDLIB /**/
?H:.
: stub, used only to satisfy other units
i_stdlib='define'
```

Found in

path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/modified/i\_stdlib.U

No license file was found, but licenses were detected in source scan.

```
?RCS: You may distribute under the terms of either the GNU General Public
?RCS: License or the Artistic License, as specified in the README file.
?RCS:
?MAKE:d_logb: Inlibc
?MAKE:-pick add $@ %<
?S:d_logb:
?S: This variable conditionally defines the HAS_LOGB symbol, which
?S: indicates to the C program that the logb() routine is available
?S: to extract the exponent of x.
?S:.
?C:HAS_LOGB:
```

?C: This symbol, if defined, indicates that the logb routine is

?C: available to do the logb function.

?C:.

?H:#\$d\_logb HAS\_LOGB /\*\*/

?H:.

?LINT:set d\_logb

: see if logb exists

set logb d\_logb

eval \$inlibc

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/perl/d\_logb.U

No license file was found, but licenses were detected in source scan.

?RCS: \$Id\$

?RCS:

?RCS: Copyright (c) 2001 Jarkko Hietaniemi

?RCS:

?RCS: You may distribute under the terms of either the GNU General Public

?RCS: License or the Artistic License, as specified in the README file.

?RCS:

?MAKE:d\_strftime: Inlibc

?MAKE: -pick add \$@ %<

?S:d\_strftime:

?S: This variable conditionally defines the HAS\_STRFTIME symbol, which

?S: indicates to the C program that the strftime() routine is available.

?S:.

?C:HAS\_STRFTIME:

?C: This symbol, if defined, indicates that the strftime routine is

?C: available to do time formatting.

?C:.

?H:#\$d\_strftime HAS\_STRFTIME /\*\*/

?H:.

?LINT:set d\_strftime

: see if strftime exists

set strftime d\_strftime

eval \$inlibc

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/perl/d\_strftime.U

No license file was found, but licenses were detected in source scan.

?RCS: Copyright (c) 2016 Dagfinn Ilmari Mannsker & H.Merijn Brand

?RCS:

?RCS: You may distribute under the terms of either the GNU General Public

?RCS: License or the Artistic License, as specified in the README file.

```

?RCS:
?X:
?X: This unit produces a variable that is intended to be eval'ed in
?X: order to define/undefine a symbol. A consistency check is made
?X: regarding any previous value and a warning is issued if there
?X: is any discrepancy.
?X:
?X: To use it, say:
?X: set d_siginfo_si_errno siginfo_t int si_errno $d_sigaction signal.h
?X: eval $hasfield_t;
?X:
?MAKE:Hasfield_t: test Compile rm_try Setvar
?MAKE: -pick add $@ %<
?LINT:define hasfield_t
?S:hasfield_t:
?S: Internal macro for Configure
?S:.
?V:hasfield_t:
?T:varname struct type field
: Define hasfield_t macro for Configure internal use
hasfield_t='varname=$1; struct=$2; type=$3; field=$4; shift; shift; shift; shift;
while $test $# -ge 2; do
    case
"$1" in
$define) echo "#include <$2>";;
    esac ;
    shift 2;
done > try.c;
echo "int main () { $struct foo; $type bar = foo.$field; }" >> try.c;
set try;
if eval $compile; then
    val="$define";
else
    val="$undef";
fi;
set $varname;
eval $setvar;
$rm_try'

```

Found in path(s):

```

* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/perl/Hasfield_t.U

```

No license file was found, but licenses were detected in source scan.

?RCS: You may distribute under the terms of either the GNU General Public

?RCS: License or the Artistic License, as specified in the README file.

?RCS:

?MAKE:d\_nexttoward: Inlibc

?MAKE: -pick add \$@ %<  
?S:d\_nexttoward:  
?S: This variable conditionally defines HAS\_NEXTTOWARD if nexttoward()  
?S: is available to return the next machine representable long double from  
?S: x in direction y.  
?S:.  
?C:HAS\_NEXTTOWARD:  
?C: This symbol, if defined, indicates that the nexttoward routine is  
?C: available to return the next machine representable long double from  
?C: x in direction y.  
?C:.  
?H:#\$d\_nexttoward HAS\_NEXTTOWARD /\*\*/  
?H:.  
?LINT:set d\_nexttoward  
: see if nexttoward exists  
set nexttoward d\_nexttoward  
eval \$inlibc

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/perl/d\_nexttoward.U

No license file was found, but licenses were detected in source scan.

?RCS: \$Id\$

?RCS:

?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi

?RCS:

?RCS: You may redistribute only under the terms of the Artistic License,

?RCS: as specified in the README file that comes with the distribution.

?RCS: You may reuse parts of this distribution only within the terms of

?RCS: that same Artistic License; a copy of which may be found at the root

?RCS: of the source tree for dist 4.0.

?RCS:

?RCS: \$Log: Guess.U,v \$

?RCS: Revision 3.0.1.5 1995/07/25 13:37:14 ram

?RCS: patch56: now knows about OS/2 platforms

?RCS:

?RCS: Revision 3.0.1.4 1994/10/29 15:53:55 ram

?RCS: patch36: added ?F: line for metalint file checking

?RCS: patch36: call ./xenix explicitly instead of relying on PATH

?RCS:

?RCS: Revision 3.0.1.3 1993/12/15 08:14:35 ram

?RCS: patch15: variable d\_bsd was not always set properly

?RCS:

?RCS: Revision 3.0.1.2 1993/08/30 08:57:14 ram

?RCS: patch8: fixed comment which wrongly

attributed the usrinc symbol

?RCS: patch8: no more ugly messages when no /usr/include/ctype.h

?RCS:  
?RCS: Revision 3.0.1.1 1993/08/27 14:37:37 ram  
?RCS: patch7: added support for OSF/1 machines  
?RCS:  
?RCS: Revision 3.0 1993/08/18 12:04:57 ram  
?RCS: Baseline for dist 3.0 netwide release.  
?RCS:  
?X:  
?X: This unit hazards some guesses as to what the general nature of the system  
?X: is. The information it collects here is used primarily to establish default  
?X: answers to other questions.  
?X:  
?MAKE:Guess d\_eunice d\_xenix d\_bsd d\_linux d\_dos d\_os2: cat test echo n c \  
contains rm tr Loc eunicefix  
?MAKE: -pick add \$@ %<  
?S:d\_eunice:  
?S: This variable conditionally defines the symbols EUNICE\_SYSTEM, which  
?S: alerts the C program that it must deal with ideosyncracies of VMS.  
?S:.  
?S:d\_xenix:  
?S: This variable conditionally defines the symbol XENIX\_SYSTEM, which alerts  
?S: the C program that it runs under Xenix.  
?S:.  
?S:d\_dos:  
?S: This symbol conditionally defines the symbol DOS\_SYSTEM  
when running on  
?S: DOS with DJGPP or Cygwin.  
?S:.  
?S:d\_os2:  
?S: This symbol conditionally defines the symbol OS2\_SYSTEM when running on  
?S: an OS/2 system.  
?S:.  
?S:d\_bsd:  
?S: This symbol conditionally defines the symbol BSD\_SYSTEM when running on a  
?S: BSD system.  
?S:.  
?S:d\_linux:  
?S: This symbol conditionally defines the symbol LINUX\_SYSTEM when running  
?S: on a Linux system.  
?S:.  
?C:EUNICE\_SYSTEM (EUNICE):  
?C: This symbol, if defined, indicates that the program is being compiled  
?C: under the EUNICE package under VMS. The program will need to handle  
?C: things like files that don't go away the first time you unlink them,  
?C: due to version numbering. It will also need to compensate for lack  
?C: of a respectable link() command.  
?C:.  
?C:VMS\_SYSTEM (VMS):



?C: This symbol, if defined, indicates that the program is running under  
?C: VMS. It is currently only set in conjunction with the EUNICE symbol.  
?C:.  
?C:XENIX\_SYSTEM (XENIX):  
?C: This symbol, if defined, indicates that the program  
is running under  
?C: Xenix (at least 3.0 ?).  
?C:.  
?C:DOS\_SYSTEM:  
?C: This symbol, if defined, indicates that the program is running under  
?C: DOS with DJGPP.  
?C:.  
?C:OS2\_SYSTEM:  
?C: This symbol, if defined, indicates that the program is running under  
?C: an OS/2 system.  
?C:.  
?C:BSD\_SYSTEM:  
?C: This symbol, if defined, indicates that the program is running under  
?C: a BSD system.  
?C:.  
?C:LINUX\_SYSTEM:  
?C: This symbol, if defined, indicates that the program is running under  
?C: a Linux system.  
?C:.  
?H:#\$d\_eunice EUNICE\_SYSTEM /\*\*/  
?H:#\$d\_eunice VMS\_SYSTEM /\*\*/  
?H:#\$d\_xenix XENIX\_SYSTEM /\*\*/  
?H:#\$d\_dos DOS\_SYSTEM /\*\*/  
?H:#\$d\_os2 OS2\_SYSTEM /\*\*/  
?H:#\$d\_bsd BSD\_SYSTEM /\*\*/  
?H:#\$d\_linux LINUX\_SYSTEM /\*\*/  
?H:.  
?F:./bsd ./usg ./v7 ./osf1 ./eunice ./xenix ./venix ./dos ./os2 ./gnu ./linux  
?T:xxx DJGPP MACHTYPE  
: make some quick guesses about what we are up against  
echo " "  
\$echo \$n "Hmm... \$c"  
echo exit 1 >bsd  
echo exit 1 >usg  
echo exit 1 >v7  
echo exit 1 >osf1  
echo exit 1 >eunice  
echo  
exit 1 >xenix  
echo exit 1 >venix  
echo exit 1 >os2  
echo exit 1 >gnu  
echo exit 1 >linux

```

echo exit 1 >dos
d_bsd="$undef"
d_linux="$undef"
d_dos="$undef"
d_os2="$undef"
?X:
?X: Do not use 'usrinc', or we get a circular dependency. because
?X: usrinc is defined in usrinc.U, which relies on us...
?X:
$cat /usr/include/signal.h /usr/include/sys/signal.h >foo 2>/dev/null
if test -f /osf_boot || $contains 'OSF/1' /usr/include/ctype.h >/dev/null 2>&1
then
echo "Looks kind of like an OSF/1 system, but we'll see..."
echo exit 0 >osf1
elif test `echo abc | $tr a-z A-Z` = Abc ; then
xxx=`./loc addbib blurfl $pth`
if $test -f $xxx; then
echo "Looks kind of like a USG system with BSD features, but we'll see..."
echo exit 0 >bsd
echo exit 0 >usg
else
if $contains SIGTSTP foo >/dev/null 2>&1 ; then
echo "Looks kind of like an extended USG system, but we'll see..."
else
echo "Looks kind of like a USG system, but we'll see..."
fi
echo exit 0 >usg
fi
elif $contains SIGTSTP foo >/dev/null
2>&1 ; then
echo "Looks kind of like a BSD system, but we'll see..."
d_bsd="$define"
echo exit 0 >bsd
elif
$rm --version 2>/dev/null >foo;
$contains "Free Software Foundation" foo >/dev/null
then
xxx=`uname`
echo exit 0 >gnu
echo "Looks kind of like a GNU/$xxx system, but we'll see..."
if $test X$xxx = XLinux; then
d_linux="$define"
echo exit 0 >linux
fi
else
echo "Looks kind of like a Version 7 system, but we'll see..."
echo exit 0 >v7
fi

```

```

case "$eunicefix" in
*unixtovms*)
$cat <<'EOI'
There is, however, a strange, musty smell in the air that reminds me of
something...hmm...yes...I've got it...there's a VMS nearby, or I'm a Blit.
EOI
echo exit 0 >eunice
d_eunice="$define"
: it so happens the Eunice I know will not run shell scripts in Unix format
;;
*)
echo " "
echo "Congratulations. You aren't running Eunice."
d_eunice="$undef"
;;
esac
case "$p_" in
:) ;;
*)
$cat <<'EOI'
I have the feeling something is not exactly right, however...don't tell me...
EOI
if
test -n "$DJGPP"; then
case "X${MACHTYPE:-nonesuchmach}" in
cygwin) echo "hah!... you're running under Cygwin!";;
*) echo "got it... you're running DOS with DJGPP!";;
esac
echo exit 0 >dos
d_dos="$define"
else
$cat <<'EOI'
lemme think...does HAL ring a bell?...no, of course, you're only running OS/2!
EOI
echo exit 0 >os2
d_os2="$define"
fi
;;
esac
if test -f /xenix; then
echo "Actually, this looks more like a XENIX system..."
echo exit 0 >xenix
d_xenix="$define"
else
echo " "
echo "It's not Xenix..."
d_xenix="$undef"
fi

```

```

chmod +x xenix
$eunicefix xenix
if test -f /venix; then
  echo "Actually, this looks more like a VENIX system..."
  echo exit 0 >venix
else
  echo " "
  if ./xenix; then
    : null
  else
    echo "Nor is it Venix..."
  fi
fi
chmod +x bsd usg v7 osf1 eunice xenix venix dos os2 gnu linux
$eunicefix bsd usg v7 osf1 eunice xenix venix dos os2 gnu linux
$rm -f foo

```

Found in path(s):

```
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/Guess.U
```

No license file was found, but licenses were detected in source scan.

?RCS: \$Id\$

?RCS:

?RCS: Copyright (c) 2005 H.Merijn Brand

?RCS:

?RCS: You may distribute under the terms of either the GNU General Public

?RCS: License or the Artistic License, as specified in the README file.

?RCS:

?MAKE:d\_clearenv: Inlibc

?MAKE: -pick add \$@ %<

?S:d\_clearenv:

?S: This variable conditionally defines the HAS\_CLEARENV symbol, which

?S: indicates to the C program that the clearenv () routine is available.

?S:.

?C:HAS\_CLEARENV:

?C: This symbol, if defined, indicates that the clearenv () routine is

?C: available for use.

?C:.

?H:#\$d\_clearenv HAS\_CLEARENV /\*\*/

?H:.

?LINT:set d\_clearenv

: see if clearenv exists

set clearenv d\_clearenv

eval \$inlibc

Found in path(s):

```
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-
```

5.30.0/U/perl/d\_clearenv.U

No license file was found, but licenses were detected in source scan.

```
?RCS: $Id: d_popen.U 1 2006-08-24 12:32:52Z rmanfredi $
?RCS:
?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi
?RCS:
?RCS: You may redistribute only under the terms of the Artistic Licence,
?RCS: as specified in the README file that comes with the distribution.
?RCS: You may reuse parts of this distribution only within the terms of
?RCS: that same Artistic Licence; a copy of which may be found at the root
?RCS: of the source tree for dist 4.0.
?RCS:
?RCS: $Log: d_popen.U,v $
?RCS: Revision 3.0 1993/08/18 12:06:47 ram
?RCS: Baseline for dist 3.0 netwide release.
?RCS:
?MAKE:d_popen: Inlibc
?MAKE: -pick add $@ %<
?S:d_popen:
?S: This variable conditionally defines HAS_POPEN if popen() is
?S: available to open a pipe from a process.
?S:.
?C:HAS_POPEN (POPEN):
?C: This symbol, if defined, indicates that the popen routine is
?C: available to open a pipe from a process.
?C:.
?H:#$d_popen HAS_POPEN /**/
?H:.
?LINT:set
d_popen
: see if popen exists
set popen d_popen
eval $inlibc
```

Found in path(s):

```
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/d_popen.U
```

No license file was found, but licenses were detected in source scan.

```
?RCS: $Id: nblock_io.U,v 3.0.1.2 1997/02/28 16:17:14 ram Exp $
?RCS:
?RCS: Copyright (c) 1991-1993, Raphael Manfredi
?RCS:
?RCS: You may redistribute only under the terms of the Artistic License,
?RCS: as specified in the README file that comes with the distribution.
?RCS: You may reuse parts of this distribution only within the terms of
?RCS: that same Artistic License; a copy of which may be found at the root
```

?RCS: of the source tree for dist 3.0.  
?RCS:  
?RCS: \$Log: nblock\_io.U,v \$  
?RCS: Revision 3.0.1.2 1997/02/28 16:17:14 ram  
?RCS: patch61: simplify here document for shells that can't handle them well  
?RCS: patch61: force use of "startsh" at the head of the generated script  
?RCS: patch61: added new files to the ?F: metalint hint  
?RCS:  
?RCS: Revision 3.0.1.1 1995/07/25 14:13:22 ram  
?RCS: patch56: created  
?RCS:  
?X:  
?X: Simplify here document for shells that can't handle them well.  
?X: (Problem reported on FreeBSD;  
it's unclear if this helps.) --AD  
?X:  
?MAKE:o\_nonblock eagain rd\_nodata d\_eofnblk: cat rm\_try Compile run \  
d\_open3 h\_sysfile h\_fcntl signal\_t hint Oldconfig Setvar \  
startsh i\_unistd i\_fcntl i\_stdlib d\_fork d\_pipe d\_alarm  
?MAKE: -pick add \$@ %<  
?S:o\_nonblock:  
?S: This variable bears the symbol value to be used during open() or fcntl()  
?S: to turn on non-blocking I/O for a file descriptor. If you wish to switch  
?S: between blocking and non-blocking, you may try ioctl(FIOSNBIO) instead,  
?S: but that is only supported by some devices.  
?S:.  
?S:eagain:  
?S: This variable bears the symbolic errno code set by read() when no  
?S: data is present on the file and non-blocking I/O was enabled (otherwise,  
?S: read() blocks naturally).  
?S:.  
?S:rd\_nodata:  
?S: This variable holds the return code from read() when no data is  
?S: present. It should be -1, but some systems return 0 when O\_NDELAY is  
?S: used, which is a shame because you cannot make the difference between  
?S: no data and an EOF.. Sigh!  
?S:.  
?S:d\_eofnblk:  
?S: This  
variable conditionally defines EOF\_NONBLOCK if EOF can be seen  
?S: when reading from a non-blocking I/O source.  
?S:.  
?C:VAL\_O\_NONBLOCK:  
?C: This symbol is to be used during open() or fcntl(F\_SETFL) to turn on  
?C: non-blocking I/O for the file descriptor. Note that there is no way  
?C: back, i.e. you cannot turn it blocking again this way. If you wish to  
?C: alternatively switch between blocking and non-blocking, use the  
?C: ioctl(FIOSNBIO) call instead, but that is not supported by all devices.

?C:.

?C:VAL\_EAGAIN:

?C: This symbol holds the errno error code set by read() when no data was present on the non-blocking file descriptor.

?C:.

?C:RD\_NODATA:

?C: This symbol holds the return code from read() when no data is present on the non-blocking file descriptor. Be careful! If EOF\_NONBLOCK is not defined, then you can't distinguish between no data and EOF by issuing a read(). You'll have to find another way to tell for sure!

?C:.

?C:EOF\_NONBLOCK:

?C: This

symbol, if defined, indicates to the C program that a read() on

a non-blocking file descriptor will return 0 on EOF, and not the value

held in RD\_NODATA (-1 usually, in that case!).

?C:.

?H:#define VAL\_O\_NONBLOCK \$o\_nonblock

?H:#define VAL\_EAGAIN \$again

?H:#define RD\_NODATA \$rd\_nodata

?H:#\$d\_eofnblk EOF\_NONBLOCK

?H:.

?T:status

?F:!try.out !try.ret !try.err !try !mtry

?LINT:use d\_open3

: check for non-blocking I/O stuff

case "\$h\_sysfile" in

true) echo "#include <sys/file.h>" > head.c;;

\*)

case "\$h\_fcntl" in

true) echo "#include <fcntl.h>" > head.c;;

\*) echo "#include <sys/fcntl.h>" > head.c;;

esac

::

esac

echo " "

echo "Figuring out the flag used by open() for non-blocking I/O..." >&4

case "\$o\_nonblock" in

")

\$cat head.c > try.c

\$cat >>try.c <<EOCP

#include <stdio.h>

#\$i\_stdlib I\_STDLIB

#ifdef I\_STDLIB

#include <stdlib.h>

#endif

#\$i\_fcntl I\_FCNTL

#ifdef I\_FCNTL

```

#include <fcntl.h>
#endif
int main() {
#ifdef O_NONBLOCK
printf("O_NONBLOCK\n");
exit(0);
#endif
#ifdef
O_NDELAY
printf("O_NDELAY\n");
exit(0);
#endif
?X: Stevens "Advanced Programming in the UNIX Environment" page 364 mentions
?X: the FNDELAY symbol, used in 4.3BSD (source: Paul Marquess).
#ifdef FNDELAY
printf("FNDELAY\n");
exit(0);
#endif
exit(0);
}
EOCP
set try
if eval $compile_ok; then
o_nonblock=`$run ./try`
case "$o_nonblock" in
") echo "I can't figure it out, assuming O_NONBLOCK will do.";;
*) echo "Seems like we can use $o_nonblock.";;
esac
else
echo "(I can't compile the test program; pray O_NONBLOCK is right!)"
fi
;;
*) echo "Using $hint value $o_nonblock.";;
esac
$rm_try

echo " "
echo "Let's see what value errno gets from read() on a $o_nonblock file..." >&4
case "$seagain" in
")
case "$d_fork:$d_pipe:$d_alarm" in
define:define:define)
$cat head.c > try.c
$cat >>try.c <<EOCP
#include <errno.h>
#include <sys/types.h>
#include <signal.h>
#include <stdio.h>

```



```

#$i_stdlib I_STDLIB
#ifdef I_STDLIB
#include <stdlib.h>
#endif
#$i_fcntl
I_FCNTL
#ifdef I_FCNTL
#include <fcntl.h>
#endif
#define MY_O_NONBLOCK $o_nonblock
#ifdef errno /* XXX need better Configure test */
extern int errno;
#endif
#$i_unistd I_UNISTD
#ifdef I_UNISTD
#include <unistd.h>
#endif
#include <string.h>
$signal_t blech(int x) { exit(3); }
EOCP
$cat >> try.c <<'EOCP'
int main()
{
int pd[2];
int pu[2];
char buf[1];
char string[100];
int ret;

ret = pipe(pd); /* Down: child -> parent */
if (ret != 0)
exit(3);
ret = pipe(pu); /* Up: parent -> child */
if (ret != 0)
exit(3);
if (0 != fork()) {
close(pd[1]); /* Parent reads from pd[0] */
close(pu[0]); /* Parent writes (blocking) to pu[1] */
#ifdef F_SETFL
if (-1 == fcntl(pd[0], F_SETFL, MY_O_NONBLOCK))
exit(1);
#else
exit(4);
#endif
signal(SIGALRM, blech);
alarm(5);
if ((ret = read(pd[0], buf, 1)) > 0) /* Nothing to read! */
exit(2);

```

```

sprintf(string, "%d\n", ret);
ret = write(2, string, strlen(string));
if (ret != strlen(string))
    exit(3);
alarm(0);
#ifdef
EAGAIN
if (errno == EAGAIN) {
    printf("EAGAIN\n");
    goto ok;
}
#endif
#ifdef EWOULDBLOCK
if (errno == EWOULDBLOCK)
    printf("EWOULDBLOCK\n");
#endif
ok:
ret = write(pu[1], buf, 1); /* Unblocks child, tell it to close our pipe */
if (ret != 1)
    exit(3);
sleep(2); /* Give it time to close our pipe */
alarm(5);
ret = read(pd[0], buf, 1); /* Should read EOF */
alarm(0);
sprintf(string, "%d\n", ret);
ret = write(4, string, strlen(string));
if (ret != strlen(string))
    exit(3);
exit(0);
}

close(pd[0]); /* We write to pd[1] */
close(pu[1]); /* We read from pu[0] */
ret = read(pu[0], buf, 1); /* Wait for parent to signal us we may continue */
if (ret != 1)
    exit(3);
close(pd[1]); /* Pipe pd is now fully closed! */
exit(0); /* Bye bye, thank you for playing! */
}
EOCP
set try
if eval $compile_ok; then
?X: Use script to avoid the possible 'alarm call' message
echo "$startsh" >mtry
echo "$run ./try >try.out 2>try.ret 4>try.err
|| exit 4" >>mtry
chmod +x mtry
$run ./mtry >/dev/null 2>&1

```

```

case $? in
0) eagain=`$cat try.out`;
1) echo "Could not perform non-blocking setting!";
2) echo "I did a successful read() for something that was not there!";
3) echo "Hmm... non-blocking I/O does not seem to be working!";
4) echo "Could not find F_SETFL!";
*) echo "Something terribly wrong happened during testing.";
esac
rd_nodata=`$cat try.ret`
echo "A read() system call with no data present returns $rd_nodata."
case "$rd_nodata" in
0|-1) ;;
*)
echo "(That's peculiar, fixing that to be -1.)"
rd_nodata=-1
;;
esac
case "$eagain" in
")
echo "Forcing errno EAGAIN on read() with no data available."
eagain=EAGAIN
;;
*)
echo "Your read() sets errno to $eagain when no data is available."
;;
esac
status=`$cat try.err`
case "$status" in
0) echo "And it correctly returns 0 to signal EOF.";
-1) echo "But it also returns -1 to signal EOF, so be careful!";
*)
echo "However, your read() returns '$status' on EOF??";
esac
val="$define"
if test "$status" = "$rd_nodata"; then
echo "WARNING: you can't distinguish between EOF and no data!"
val="$undef"
fi
else
echo "I can't compile the test program--assuming errno EAGAIN will do."
eagain=EAGAIN
fi
;;
*) echo "Can't figure out how to test this--assuming errno EAGAIN will do."
eagain=EAGAIN
val="$define"
;;
esac

```

```

set d_eofnblk
eval $setvar
;;
*)
echo "Using $hint value $again."
echo "Your read() returns $rd_nodata when no data is present."
case "$d_eofnblk" in
"$define") echo "And you can see EOF because read() returns 0.";;
"$undef") echo "But you can't see EOF status from read() returned value.";;
*)
?X: Should not happen, but if it does, assume the worst!
echo "(Assuming you can't see EOF status from read anyway.)"
d_eofnblk=$undef
;;
esac
;;
esac
$rm_try head.c mtry

```

Found in path(s):

```

* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/compline/nblock_io.U

```

No license file was found, but licenses were detected in source scan.

?RCS: \$Id: d\_endsent.U,v 3.0 1993/08/18 12:06:09 ram Exp \$

?RCS:

?RCS: Copyright (c) 1991-1993, Raphael Manfredi

?RCS:

?RCS: You may redistribute only under the terms of the Artistic License,

?RCS: as specified in the README file that comes with the distribution.

?RCS: You may reuse parts of this distribution only within the terms of

?RCS: that same Artistic License; a copy of which may be found at the root

?RCS: of the source tree for dist 3.0.

?RCS:

?RCS: \$Log: d\_endsent.U,v \$

?RCS: Revision 3.0 1993/08/18 12:06:09 ram

?RCS: Baseline for dist 3.0 netwide release.

?RCS:

?MAKE:d\_endsent: Inlibc

?MAKE: -pick add \$@ %<

?S:d\_endsent:

?S: This variable conditionally defines HAS\_ENDSERVENT if endservent() is

?S: available to close whatever was being used for service queries.

?S:.

?C:HAS\_ENDSERVENT:

?C: This symbol, if defined, indicates that the endservent() routine is

?C: available to close whatever was being used for

service queries.

?C:.

?H:#\$d\_endsent HAS\_ENDSERVENT /\*\*/

?H:.

?LINT:set d\_endsent

: see if endservent exists

set endservent d\_endsent

eval \$inlibc

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/modified/d\_endsent.U

No license file was found, but licenses were detected in source scan.

?RCS: \$Id\$

?RCS:

?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi

?RCS:

?RCS: You may redistribute only under the terms of the Artistic License,

?RCS: as specified in the README file that comes with the distribution.

?RCS: You may reuse parts of this distribution only within the terms of

?RCS: that same Artistic License; a copy of which may be found at the root

?RCS: of the source tree for dist 4.0.

?RCS:

?RCS: \$Log: Config\_sh.U,v \$

?RCS: Revision 3.0.1.3 1997/02/28 14:57:53 ram

?RCS: patch61: added support for src.U

?RCS:

?RCS: Revision 3.0.1.2 1995/01/11 14:53:31 ram

?RCS: patch45: moved path stripping from d\_portable.U to end of Configure

?RCS:

?RCS: Revision 3.0.1.1 1994/10/29 15:50:37 ram

?RCS: patch36: added ?F: line for metalint file checking

?RCS:

?RCS: Revision 3.0 1993/08/18 12:04:48 ram

?RCS: Baseline for dist 3.0 netwide release.

?RCS:

?X:

?X: This unit ends up producing the config.sh

script, which contains all the

?X: definitions figured out by Configure. The add.Config\_sh command knows

?X: which variables need to be remembered. It also adds the EOT (ends the

?X: here document redirection with variable substitution).

?X:

?MAKE:Config\_sh: cf\_time cf\_by test spitshell startsh myuname Myread \

End Obsol\_sh Loc +d\_portable package src cat sed

?MAKE: -pick add.Config\_sh \$@ %<

?MAKE: -pick add \$@ ./Obsol\_sh

```

?MAKE: -pick close.Config_sh $@ %<
?F:!config.over !config.arch
?T:file sfile xsed
?LINT:unclosed EOT
: back to where it started
if test -d ../UU; then
  cd ..
fi

: configuration may be unconditionally patched via a 'config.arch' file
if $test -f config.arch; then
  echo "I see a config.arch file, loading it." >&4
  . ./config.arch
fi

: configuration may be patched via a 'config.over' file
if $test -f config.over; then
  echo " "
  dflt=y
  rp='I see a config.over file. Do you wish to load it?'
  . UU/myread
  case "$ans" in
  n*) echo "OK, I'll ignore it.;;"
  *) . ./config.over
  echo
  "Configuration override changes have been loaded."
  ;;
  esac
fi

@if d_portable
: in case they want portability, strip down executable paths
?X:
?X: Strip down paths in located executables. For each file, e.g. vi, there
?X: is a $vi variable whose value is for instance '/usr/bin/vi'. By resetting
?X: $vi to 'vi', we rely on the PATH variable to locate the executable...
?X: In order to allow vi='/usr/bin/nvi' which will strip down to vi='nvi',
?X: we can't just say 'eval $file="\$file"', we have to recourse to sed.
?X: We don't use basename since it is less portable than sed.
?X:
case "$d_portable" in
"$define")
  echo " "
  echo "Stripping down executable paths..." >&4
  xsed=$sed
  for file in $loclist $trylist; do
    eval sfile="\${$file}"
    sfile=`echo $sfile | $xsed -e 's,.*^(.*)\,1,'

```

```
eval $file="$sfile"
done
;;
esac
```

```
@end
```

```
: create config.sh file
```

```
echo " "
```

```
echo "Creating config.sh..." >&4
```

```
$spitshell <<EOT >config.sh
```

```
$startsh
```

```
#
```

```
# This file was produced by running the
```

```
Configure script. It holds all the
```

```
# definitions figured out by Configure. Should you modify one of these values,
```

```
# do not forget to propagate your changes by running "Configure -der". You may
```

```
# instead choose to run each of the .SH files by yourself, or "Configure -S".
```

```
#
```

```
# Package name : $package
```

```
# Source directory : $src
```

```
# Configuration time: $cf_time
```

```
# Configured by : $cf_by
```

```
# Target system : $myuname
```

```
EOT
```

```
?X: Command line options are saved by the Options.U unit in the
```

```
?X: temporary file UU/cmdline.opt
```

```
$test -f UU/cmdline.opt && $cat UU/cmdline.opt >> config.sh
```

```
$spitshell <<EOT >>config.sh
```

```
Found in path(s):
```

```
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/Config_sh.U
```

```
No license file was found, but licenses were detected in source scan.
```

```
?RCS: $Id: d_setgrent_r.U,v ORCS:
```

```
?RCS: Copyright (c) 2002,2003 Jarkko Hietaniemi
```

```
?RCS:
```

```
?RCS: You may distribute under the terms of either the GNU General Public
```

```
?RCS: License or the Artistic License, as specified in the README file.
```

```
?RCS:
```

```
?RCS: Generated by the reentr.pl from the Perl 5.8 distribution.
```

```
?RCS:
```

```
?MAKE:d_setgrent_r setgrent_r_proto: Inlibc Protochk Hasproto i_systypes \  
  usethreads i_grp extern_C
```

```
?MAKE: -pick add $@ %<
```

```
?S:d_setgrent_r:
```

?S: This variable conditionally defines the HAS\_SETGRENTR symbol,  
 ?S: which indicates to the C program that the setgrent\_r()  
 ?S: routine is available.  
 ?S:.  
 ?S:setgrent\_r\_proto:  
 ?S: This variable encodes the prototype of setgrent\_r.  
 ?S: It is zero if d\_setgrent\_r is undef, and one of the  
 ?S: REENTRANT\_PROTO\_T\_ABC macros of reentr.h if d\_setgrent\_r  
 ?S: is defined.  
 ?S:.  
 ?C:HAS\_SETGRENTR:  
 ?C: This symbol, if defined, indicates that the setgrent\_r routine  
 ?C: is available to  
 setgrent re-entrantly.  
 ?C:.  
 ?C:SETGRENTR\_PROTO:  
 ?C: This symbol encodes the prototype of setgrent\_r.  
 ?C: It is zero if d\_setgrent\_r is undef, and one of the  
 ?C: REENTRANT\_PROTO\_T\_ABC macros of reentr.h if d\_setgrent\_r  
 ?C: is defined.  
 ?C:.  
 ?H:#\$d\_setgrent\_r HAS\_SETGRENTR /\*\*/  
 ?H:#define SETGRENTR\_PROTO \$setgrent\_r\_proto /\*\*/  
 ?H:.  
 ?T:try hdrs d\_setgrent\_r\_proto  
 : see if setgrent\_r exists  
 set setgrent\_r d\_setgrent\_r  
 eval \$inlibc  
 case "\$d\_setgrent\_r" in  
 "\$define")  
 hdrs="\$i\_systypes sys/types.h define stdio.h \$i\_grp grp.h"  
 case "\$d\_setgrent\_r\_proto:\$usetthreads" in  
 ":define") d\_setgrent\_r\_proto=define  
 set d\_setgrent\_r\_proto setgrent\_r \$hdrs  
 eval \$hasproto ;;  
 \*) ;;  
 esac  
 case "\$d\_setgrent\_r\_proto" in  
 define)  
 case "\$setgrent\_r\_proto" in  
 "|0) try='int setgrent\_r(FILE\*\*);'  
 ./protochk "\$extern\_C \$try" \$hdrs && setgrent\_r\_proto=I\_H ;;  
 esac  
 case "\$setgrent\_r\_proto" in  
 "|0) try='void setgrent\_r(FILE\*\*);'  
 ./protochk "\$extern\_C \$try" \$hdrs && setgrent\_r\_proto=V\_H ;;  
 esac  
 case "\$setgrent\_r\_proto"



```

in
"|0) d_setgrent_r=undef
setgrent_r_proto=0
echo "Disabling setgrent_r, cannot determine prototype." >&4 ;;
* ) case "$setgrent_r_proto" in
REENTRANT_PROTO*) ;;
*) setgrent_r_proto="REENTRANT_PROTO_${setgrent_r_proto}" ;;
esac
echo "Prototype: $try" ;;
esac
;;
*) case "$susetthreads" in
define) echo "setgrent_r has no prototype, not using it." >&4 ;;
esac
d_setgrent_r=undef
setgrent_r_proto=0
;;
esac
;;
*) setgrent_r_proto=0
;;
esac

```

Found in path(s):

```
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/threads/d_setgrent_r.U
```

No license file was found, but licenses were detected in source scan.

?RCS: \$Id: Extras.U,v\$

?RCS:

?RCS: Copyright (c) 2001, Jarkko Hietaniemi

?RCS:

?RCS: You may distribute under the terms of either the GNU General Public

?RCS: License or the Artistic License, as specified in the README file.

?RCS:

?MAKE:extras: Myread Oldconfig Setvar rm

?MAKE: -pick add \$@ %<

?Y:TOP

?S:extras:

?S: This variable holds a list of extra modules to install.

?S:.

: See if we want extra modules installed

echo " "

case "\$extras" in

") dflt='n';;

\*) dflt='y';;

esac

cat <<EOM

Perl can be built with extra modules or bundles of modules which will be fetched from the CPAN and installed alongside Perl.

Notice that you will need access to the CPAN; either via the Internet, or a local copy, for example a CD-ROM or a local CPAN mirror. (You will be asked later to configure the CPAN.pm module which will in turn do the installation of the rest of the extra modules or bundles.)

Notice also that if the modules require any external software such as libraries and headers (the libz library and the zlib.h header for the Compress::Zlib module, for example) you MUST have any such software already installed, this configuration process will NOT install such things for you.

If this doesn't make any sense to you, just accept the default '\$dfmt'.

EOM

```
rp='Install any extra modules (y or n)?'
./myread
case "$ans" in
y|Y)
cat <<EOM
```

Please list any extra modules or bundles to be installed from CPAN, with spaces between the names. The names can be in any format the 'install' command of CPAN.pm will understand. (Answer 'none', without the quotes, to install no extra modules or bundles.)

EOM

```
rp='Extras?'
dfmt="$extras"
./myread
extras="$ans"
esac
case "$extras" in
'|none')
val=""
$rm -f ../extras.lst
;;
*) echo "(Saving the list of extras for later...)"
echo "$extras" > ../extras.lst
val="$extras"
;;
esac
set extras
eval $setvar
echo " "
```

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/perl/Extras.U

No license file was found, but licenses were detected in source scan.

?RCS: \$Id\$

?RCS:

?RCS: Copyright (c) 2017, 2019, Karl Williamson

?RCS:

?RCS: You may redistribute only under the terms of the Artistic License,

?RCS: as specified in the README file that comes with the distribution.

?RCS: You may reuse parts of this distribution only within the terms of

?RCS: that same Artistic License; a copy of which may be found at the root

?RCS: of the source tree for dist 3.0.

?RCS:

?MAKE:i\_wctype: Inhdr

?MAKE: -pick add \$@ %<

?S:i\_wctype:

?S: This variable conditionally defines the I\_WCTYPE symbol,

?S: that indicates whether a C program may include <wctype.h>.

?S:.

?C:I\_WCTYPE:

?C: This symbol, if defined, indicates that <wctype.h> exists.

?C:.

?H:#\$i\_wctype I\_WCTYPE /\*\*/

?H:.

?LINT:set i\_wctype

: see if this system has wctype.h

set wctype.h i\_wctype

eval \$inhdr

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/perl/i\_wctype.U

No license file was found, but licenses were detected in source scan.

?RCS: \$Id: d\_getprotobyname\_r.U,v 0RCS:

?RCS: Copyright (c) 2002,2003 Jarkko Hietaniemi

?RCS:

?RCS: You may distribute under the terms of either the GNU General Public

?RCS: License or the Artistic License, as specified in the README file.

?RCS:

?RCS: Generated by the reentr.pl from the Perl 5.8 distribution.

?RCS:

?MAKE:d\_getprotobyname\_r getprotobyname\_r\_proto: Inlibc Protochk Hasproto \  
i\_systypes usethreads i\_netdb extern\_C

?MAKE: -pick add \$@ %<

?S:d\_getprotobyname\_r:

?S: This variable conditionally defines the HAS\_GETPROTOBYNAME\_R symbol,

?S: which indicates to the C program that the getprotobyname\_r()  
?S: routine is available.  
?S:.  
?S:getprotobyname\_r\_proto:  
?S: This variable encodes the prototype of getprotobyname\_r.  
?S: It is zero if d\_getprotobyname\_r is undef, and one of the  
?S: REENTRANT\_PROTO\_T\_ABC macros of reentr.h if d\_getprotobyname\_r  
?S: is defined.  
?S:.  
?C:HAS\_GETPROTOBYNAME\_R:  
?C: This symbol, if  
defined, indicates that the getprotobyname\_r routine  
?C: is available to getprotobyname re-entrantly.  
?C:.  
?C:GETPROTOBYNAME\_R\_PROTO:  
?C: This symbol encodes the prototype of getprotobyname\_r.  
?C: It is zero if d\_getprotobyname\_r is undef, and one of the  
?C: REENTRANT\_PROTO\_T\_ABC macros of reentr.h if d\_getprotobyname\_r  
?C: is defined.  
?C:.  
?H:#\$d\_getprotobyname\_r HAS\_GETPROTOBYNAME\_R /\*\*/  
?H:#define GETPROTOBYNAME\_R\_PROTO \$getprotobyname\_r\_proto /\*\*/  
?H:.  
?T:try hdrs d\_getprotobyname\_r\_proto  
: see if getprotobyname\_r exists  
set getprotobyname\_r d\_getprotobyname\_r  
eval \$inlibc  
case "\$d\_getprotobyname\_r" in  
"\$define")  
hdrs="\$i\_systypes sys/types.h define stdio.h \$i\_netdb netdb.h"  
case "\$d\_getprotobyname\_r\_proto:\$usetthreads" in  
":define") d\_getprotobyname\_r\_proto=define  
set d\_getprotobyname\_r\_proto getprotobyname\_r \$hdrs  
eval \$hasproto ;;  
\*) ;;  
esac  
case "\$d\_getprotobyname\_r\_proto" in  
define)  
case "\$getprotobyname\_r\_proto" in  
"|0) try='int getprotobyname\_r(const char\*, struct  
protoent\*, char\*, size\_t, struct protoent\*\*);'  
./protochk "\$extern\_C \$try" \$hdrs && getprotobyname\_r\_proto=I\_CSBWR ;;  
esac  
case "\$getprotobyname\_r\_proto" in  
"|0) try='struct protoent\* getprotobyname\_r(const char\*, struct protoent\*, char\*, int);'  
./protochk "\$extern\_C \$try" \$hdrs && getprotobyname\_r\_proto=S\_CSBI ;;  
esac  
case "\$getprotobyname\_r\_proto" in

```

"|0) try='int getprotobyname_r(const char*, struct protoent*, struct protoent_data*);'
./protochk "$extern_C $try" $hdrs && getprotobyname_r_proto=I_CSD ;;
esac
case "$getprotobyname_r_proto" in
"|0) d_getprotobyname_r=undef
getprotobyname_r_proto=0
echo "Disabling getprotobyname_r, cannot determine prototype." >&4 ;;
*) case "$getprotobyname_r_proto" in
REENTRANT_PROTO*) ;;
*) getprotobyname_r_proto="REENTRANT_PROTO_${getprotobyname_r_proto}" ;;
esac
echo "Prototype: $try" ;;
esac
;;
*) case "$usetthreads" in
define) echo "getprotobyname_r has no prototype, not using it." >&4 ;;
esac
d_getprotobyname_r=undef
getprotobyname_r_proto=0
;;
esac
;;
*) getprotobyname_r_proto=0
;;
esac

```

Found

in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/threads/d\_getprotobyname\_r.U

No license file was found, but licenses were detected in source scan.

?RCS: \$Id: d\_memalign.U 1 2006-08-24 12:32:52Z rmanfredi \$

?RCS:

?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi

?RCS:

?RCS: You may redistribute only under the terms of the Artistic Licence,

?RCS: as specified in the README file that comes with the distribution.

?RCS: You may reuse parts of this distribution only within the terms of

?RCS: that same Artistic Licence; a copy of which may be found at the root

?RCS: of the source tree for dist 4.0.

?RCS:

?RCS: \$Log: d\_memalign.U,v \$

?RCS:

?MAKE:d\_memalign: Inlibc

?MAKE: -pick add \$@ %<

?S:d\_memalign:

?S: This variable conditionally defines the HAS\_MEMALIGN symbol, which

?S: indicates to the C program that the memalign() routine is available.

?S:.

?C:HAS\_MEMALIGN :

?C: This symbol, if defined, indicates that the memalign routine is

?C: available to allocate aligned memory.

?C:.

?H:#\$d\_memalign HAS\_MEMALIGN /\*\*/

?H:.

?LINT:set d\_memalign

: see if memalign exists

set

memalign d\_memalign

eval \$inlibc

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/d\_memalign.U

No license file was found, but licenses were detected in source scan.

?RCS: \$Id\$

?RCS:

?RCS: Copyright (c) 1999 Jarkko Hietaniemi

?RCS:

?RCS: You may redistribute only under the terms of the Artistic License,

?RCS: as specified in the README file that comes with the distribution.

?RCS: You may reuse parts of this distribution only within the terms of

?RCS: that same Artistic License; a copy of which may be found at the root

?RCS: of the source tree for dist 3.0.

?RCS:

?MAKE:d\_telldirproto: Hasproto i\_systypes i\_dirent

?MAKE: -pick add \$@ %<

?S:d\_telldirproto:

?S: This variable conditionally defines the HAS\_TELLDIR\_PROTO symbol,

?S: which indicates to the C program that the system provides

?S: a prototype for the telldir() function. Otherwise, it is

?S: up to the program to supply one.

?S:.

?C:HAS\_TELLDIR\_PROTO:

?C: This symbol, if defined, indicates that the system provides

?C: a prototype for the telldir() function. Otherwise, it is up

?C: to the program to supply one. A good guess

is

?C: extern long telldir(DIR\*);

?C:.

?H:#\$d\_telldirproto HAS\_TELLDIR\_PROTO /\*\*/

?H:.

?LINT:set d\_telldirproto

: see if prototype for telldir is available

```
echo " "  
set_d_tellidirproto tellidir $i_systypes sys/types.h $i_dirent dirent.h  
eval $hasproto
```

Found in path(s):

```
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-  
5.30.0/U/perl/d_tellidirproto.U
```

No license file was found, but licenses were detected in source scan.

?RCS: \$Id: newslib.U 1 2006-08-24 12:32:52Z rmanfredi \$

?RCS:

?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi

?RCS:

?RCS: You may redistribute only under the terms of the Artistic Licence,

?RCS: as specified in the README file that comes with the distribution.

?RCS: You may reuse parts of this distribution only within the terms of

?RCS: that same Artistic Licence; a copy of which may be found at the root

?RCS: of the source tree for dist 4.0.

?RCS:

?RCS: \$Log: newslib.U,v \$

?RCS: Revision 3.0 1993/08/18 12:09:23 ram

?RCS: Baseline for dist 3.0 netwide release.

?RCS:

?MAKE:newslib newslibexp: test inews Oldconfig Getfile

?MAKE: -pick add \$@ %<

?S:newslib:

?S: This variable contains the eventual value of the NEWSLIB symbol,

?S: which holds the name of the directory serving as the news library.

?S: It may have a ~ on the front. See newslibexp for expanded version.

?S:.

?S:newslibexp:

?S: This variable contains

the ~ expanded name of the news library

?S: directory. See newslib.

?S:.

?C:NEWSLIB:

?C: This symbol contains the name of the directory serving as the news

?C: library. The program must be prepared to do ~ expansion on it.

?C:.

?C:NEWSLIB\_EXP:

?C: This symbol is the ~ expanded version of NEWSLIB, for programs that

?C: do not wish to deal with it at run-time.

?C:.

?H:#define NEWSLIB "\$newslib" /\*\*/

?H:#define NEWSLIB\_EXP "\$newslibexp" /\*\*/

?H:.

?LINT:change inews

: figure out news library

```

case "$newslib" in
")
dflt=/usr/lib/news
;;
*) dflt=$newslib ;;
esac
echo " "
fn=d~
rp='Where is your news library?'
./getfile
newslib="$ans"
newslibexp="$ansexp"
if $test -f $newslibexp/inews; then
echo "Aha! Inews is really in $newslibexp! Maybe this is 2.10.2..." >&4
case "$inews" in
inews)
: null
;;
*) echo "(Make sure $inews isn't an old version.)";;
esac
inews=$newslibexp/inews
fi

```

Found in path(s):

```
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/newslib.U
```

No license file was found, but licenses were detected in source scan.

?RCS: \$Id: defeditor.U 1 2006-08-24 12:32:52Z rmanfredi \$

?RCS:

?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi

?RCS:

?RCS: You may redistribute only under the terms of the Artistic Licence,

?RCS: as specified in the README file that comes with the distribution.

?RCS: You may reuse parts of this distribution only within the terms of

?RCS: that same Artistic Licence; a copy of which may be found at the root

?RCS: of the source tree for dist 4.0.

?RCS:

?RCS: \$Log: defeditor.U,v \$

?RCS: Revision 3.0.1.1 1995/01/11 15:30:16 ram

?RCS: patch45: can now use the 'vi' variable since path stripping is deferred

?RCS:

?RCS: Revision 3.0 1993/08/18 12:08:05 ram

?RCS: Baseline for dist 3.0 netwide release.

?RCS:

?MAKE: defeditor: Getfile Oldconfig Loc vi

?MAKE: -pick add \$@ %<

?S: defeditor:



?S: This variable contains the eventual value of the DEFEDITOR symbol,

?S: which contains the name of the default editor.

?S:.

?C:DEFEDITOR:

?C: This

symbol contains the full pathname of the default editor.

?C:.

```
?H:#define DEFEDITOR "$defeditor" /**/
```

?H:.

: determine default editor

```
echo " "
```

```
case "$defeditor" in
```

```
)
```

```
case "$vi" in
```

```
*/) dflt="$vi";;
```

```
*) dflt=/usr/ucb/vi;;
```

```
esac
```

```
::
```

```
*) dflt="$defeditor"
```

```
::
```

```
esac
```

```
fn=f/
```

```
rp="What is the default editor on your system?"
```

```
./getfile
```

```
defeditor="$ans"
```

Found in path(s):

```
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/defeditor.U
```

No license file was found, but licenses were detected in source scan.

?RCS: \$Id: Myinit.U,v 3.0 1993/08/18 12:05:07 ram Exp \$

?RCS:

?RCS: Copyright (c) 1991-1993, Raphael Manfredi

?RCS:

?RCS: This file is included with or a derivative work of a file included

?RCS: with the metaconfig program of Raphael Manfredi's "dist" distribution.

?RCS: In accordance with clause 7 of dist's modified Artistic License:

?RCS:

?RCS: You may distribute under the terms of either the GNU General Public

?RCS: License or the Artistic License, as specified in the README file.

?RCS:

?RCS: \$Log: Myinit.U,v \$

?RCS: Revision 3.0 1993/08/18 12:05:07 ram

?RCS: Baseline for dist 3.0 netwide release.

?RCS:

?X:

?X: If you want to initialize any default values, copy this unit to your

?X: personal U directory and add the assignments to the end. This file  
?X: is included after variables are initialized but before any old  
?X: config.sh file is read in and before any Configure switch processing.  
?X:  
?MAKE:Myinit  
libswanted: Init  
?MAKE: -pick add \$@ %<  
?S:libswanted:  
?S: This variable holds a list of all the libraries we want to  
?S: search. The order is chosen to pick up the c library  
?S: ahead of ucb or bsd libraries for SVR4.  
?S:.  
?LINT:extern usevfork glibpth  
?LINT:change usevfork glibpth  
: List of libraries we want.  
?X: Put crypt here, even though I should really fix d\_crypt.U to look  
?X: for it correctly, including possible shared library versions.  
: If anyone needs extra -lxxx, put those in a hint file.  
libswanted="cl pthread socket bind inet nsl ndbm gdbm dbm db malloc dl ld"  
libswanted="\$libswanted sun m crypt sec util c cposix posix ucb bsd BSD"  
: We probably want to search /usr/shlib before most other libraries.  
: This is only used by the lib/ExtUtils/MakeMaker.pm routine extliblist.  
glibpth=`echo " \$glibpth " | sed -e 's! /usr/shlib ! !'^  
glibpth="/usr/shlib \$glibpth"  
: Do not use vfork unless overridden by a hint file.  
usevfork=false

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/modified/Myinit.U

No license file was found, but licenses were detected in source scan.

?RCS: \$Id: Config\_sh.U 1 2006-08-24 12:32:52Z rmanfredi \$

?RCS:

?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi

?RCS:

?RCS: You may redistribute only under the terms of the Artistic License,

?RCS: as specified in the README file that comes with the distribution.

?RCS: You may reuse parts of this distribution only within the terms of

?RCS: that same Artistic License; a copy of which may be found at the root

?RCS: of the source tree for dist 4.0.

?RCS:

?RCS: \$Log: Config\_sh.U,v \$

?RCS: Revision 3.0.1.3 1997/02/28 14:57:53 ram

?RCS: patch61: added support for src.U

?RCS:

?RCS: Revision 3.0.1.2 1995/01/11 14:53:31 ram

?RCS: patch45: moved path stripping from d\_portable.U to end of Configure

```

?RCS:
?RCS: Revision 3.0.1.1 1994/10/29 15:50:37 ram
?RCS: patch36: added ?F: line for metalint file checking
?RCS:
?RCS: Revision 3.0 1993/08/18 12:04:48 ram
?RCS: Baseline for dist 3.0 netwide release.
?RCS:
?X:
?X:
This unit ends up producing the config.sh script, which contains all the
?X: definitions figured out by Configure. The add.Config_sh command knows
?X: which variables need to be remembered. It also adds the EOT (ends the
?X: here document redirection with variable substitution).
?X:
?MAKE:Config_sh: cf_time cf_by test spitshell startsh myuname Myread \
End Obsol_sh Loc +d_portable package src cat
?MAKE: -pick add.Config_sh $@ %<
?MAKE: -pick add $@ ./Obsol_sh
?MAKE: -pick close.Config_sh $@ %<
?F:!config.over !config.arch
?T:file temp
?LINT:unclosed EOT
: back to where it started
if test -d ../UU; then
cd ..
fi

: configuration may be unconditionally patched via a 'config.arch' file
if $test -f config.arch; then
echo "I see a config.arch file, loading it." >&4
. ./config.arch
fi

: configuration may be patched via a 'config.over' file
if $test -f config.over; then
echo " "
dflt=y
rp='I see a config.over file. Do you wish to load it?'
. UU/myread
case "$ans" in
n*) echo
"OK, I'll ignore it.";;
*) . ./config.over
echo "Configuration override changes have been loaded."
;;
esac
fi

```

```

@if d_portable
: in case they want portability, strip down executable paths
?X:
?X: Strip down paths in located executables. For each file, e.g. vi, there
?X: is a $vi variable whose value is for instance '/usr/bin/vi'. By resetting
?X: $vi to 'vi', we rely on the PATH variable to locate the executable...
?X:
case "$d_portable" in
"$define")
echo " "
echo "Stripping down executable paths..." >&4
?X:
?X: Previously, we used to do eval $file="\$file" but in order
?X: to handle things like sh Configure -Dmake=gmake, we can't do
?X: that. What we *really* want is to strip away the absolute path
?X: and rely on the end user's $PATH to correctly find the executable.
?X: This method assumes there is a "basename" command available. If
?X: not, replace it with the following expr-based command:
?X: expr $temp : '.*\(.*)' \| $temp
?X: Since this preserves the actual
command name, we can now drop the
?X: OS/2 specific code.
?X: --Andy Dougherty August 1999
?X:
?X: On OS/2, a special $ar command not even named 'ar' is required,
?X: so we don't strip that name.
?X: Also, on DOS-ish systems, there might not be a ln command, but we
?X: might have ln='cp'.
?X: However, we can't set d_portable=undef on such systems since
?X: Unix-ish tools don't have standard locations there. Thus we
?X: MUST rely on the user's $PATH.
?X: --Andy Dougherty 4/1998
?X:
for file in $loclist $trylist; do
eval temp=\$file
eval $file=`basename $temp`
done
;;
esac

@end
: create config.sh file
echo " "
echo "Creating config.sh..." >&4
$spitshell <<EOT >config.sh
$startsh
#
# This file was produced by running the Configure script. It holds all the

```

```
# definitions figured out by Configure. Should you modify one of these values,  
# do not forget to propagate your changes by running "Configure -der". You may  
# instead choose to run each of the .SH files by yourself, or "Configure  
-S".  
#
```

```
# Package name    : $package  
# Source directory : $src  
# Configuration time: $cf_time  
# Configured by   : $cf_by  
# Target system   : $myuname
```

EOT

```
?X: Command line options are saved by the Options.U unit in the  
?X: temporary file UU/cmdline.opt  
: Add in command line options if available  
$test -f UU/cmdline.opt && $cat UU/cmdline.opt >> config.sh
```

```
$spitshell <<EOT >>config.sh
```

Found in path(s):

```
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-  
5.30.0/U/modified/Config_sh.U
```

No license file was found, but licenses were detected in source scan.

```
?RCS: $Id: Config_h.U 1 2006-08-24 12:32:52Z rmanfredi $  
?RCS:  
?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi  
?RCS:  
?RCS: You may redistribute only under the terms of the Artistic License,  
?RCS: as specified in the README file that comes with the distribution.  
?RCS: You may reuse parts of this distribution only within the terms of  
?RCS: that same Artistic License; a copy of which may be found at the root  
?RCS: of the source tree for dist 4.0.  
?RCS:  
?RCS: $Log: Config_h.U,v $  
?RCS: Revision 3.0.1.5 1997/02/28 14:57:43 ram  
?RCS: patch61: added support for src.U  
?RCS:  
?RCS: Revision 3.0.1.4 1995/09/25 09:10:49 ram  
?RCS: patch59: commented the purpose of the #un-def directive  
?RCS:  
?RCS: Revision 3.0.1.3 1995/01/30 14:25:39 ram  
?RCS: patch49: typo fixes in leading config.h comment (WED)  
?RCS:  
?RCS: Revision 3.0.1.2 1993/08/24 12:13:20 ram  
?RCS: patch3: added TOP as a local shell temporary variable  
?RCS:
```

?RCS:  
Revision 3.0.1.1 1993/08/19 06:42:20 ram  
?RCS: patch1: leading config.sh searching was not aborting properly  
?RCS:  
?RCS: Revision 3.0 1993/08/18 12:04:47 ram  
?RCS: Baseline for dist 3.0 netwide release.  
?RCS:  
?X:  
?X: This file ends up producing the config\_h.SH script, which is run to produce  
?X: the config.h file. The file ./Config\_h below contains all the ?H: lines  
?X: extracted out of all the units. Metaconfig itself adds the !GROK!THIS!.  
?X: Note that this code isn't included into Configure, but must be shipped with.  
?X:  
?X: For those who wish to know why the file is config\_h.SH instead of the more  
?X: natural config.h.SH, well... it is to support systems like MS-DOG. Only one  
?X: 'dot' is allowed within the file name, as it is part of the "extension" of  
?X: the file. MS-DOG will not let you have two 'dots' because that would mean  
?X: two "extensions".  
?X:  
?MAKE:Config\_h: Id End Config\_sh Obsol\_h myuname cf\_time cf\_by package src  
?MAKE: -pick c\_h\_weed \$@ %<  
?MAKE: -pick  
c\_h\_weed \$@ ./Config\_h  
?MAKE: -pick c\_h\_weed \$@ ./Obsol\_h  
?T:PERL\_CONFIG\_SH TOP  
?LINT:unclosed !GROK!THIS!  
?LINT:extern CONFIG\_H CONFIG\_SH  
?LINT:change CONFIG\_H CONFIG\_SH  
?X:?LINT:nocomment  
: Set up for generating config\_h.SH  
case "\$CONFIG\_SH" in  
") CONFIG\_SH=config.sh;;  
esac  
case "\$CONFIG\_H" in  
") CONFIG\_H=config.h;;  
esac  
case \$PERL\_CONFIG\_SH in  
")  
if test -f \$CONFIG\_SH; then TOP=.;  
elif test -f ../\$CONFIG\_SH; then TOP=../.;  
elif test -f ../../\$CONFIG\_SH; then TOP=../../.;  
elif test -f ../../../\$CONFIG\_SH; then TOP=../../../.;  
elif test -f ../../../../\$CONFIG\_SH; then TOP=../../../../.;  
else  
echo "Can't find \$CONFIG\_SH."; exit 1  
fi  
. \$TOP/\$CONFIG\_SH  
;;

```

esac
?X: Make sure we are in the directory where the .SH file is located.
case "$0" in
*/*) cd `expr X$0 : 'X\(.*/\)^` ;;
esac
echo "Extracting $CONFIG_H (with variable substitutions)"
?X:
?X: Since we unconditionally translate leading #undef into /*#define, we're
?X: stuck when we really want to have a #undef in $CONFIG_H.
That's why there
?X: is provision here for #un-def, which is translated back into #undef after
?X: all original #undef have been processed.
?X:
?X: Previously, we changed all
?X: #undef FOO /**/
?X: into
?X: /*#define FOO /**/
?X: The xlc compiler (available on IBM's AIX) complains that this is
?X: an illegal attempt to write a nested comment, and warns against it.
?X: There's apparently no way to shut the compiler up, either.
?X: This sed command from Hallvard B Furuseth <h.b.furuseth@usit.uio.no>
?X: changes it to
?X: /*#define FOO / **/
sed <<!GROK!THIS!>$CONFIG_H -e 's!^#undef\(.*/\)^!/*#define\1 \*!' -e 's!^#un-def!#undef!'
/* This file was produced by running the config_h.SH script, which
* gets its values from $CONFIG_SH, which is generally produced by
* running Configure.
*
* Feel free to modify any of this as the need arises. Note, however,
* that running config_h.SH again will wipe out any changes you've made.
* For a more permanent change edit $CONFIG_SH and
* rerun config_h.SH.
*/

/* Package name : $package
* Source directory : $src
* Configuration time: $cf_time
* Configured by : $cf_by
* Target system : $myuname
*/

#ifndef _config_h_
#define _config_h_

Found in path(s):
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-
5.30.0/U/modified/Config_h.U

```

No license file was found, but licenses were detected in source scan.

```
?RCS: $Id: socksizetype.U,v $
?RCS:
?RCS: Copyright (c) 2000 Jarkko Hietaniemi
?RCS:
?RCS: You may distribute under the terms of either the GNU General Public
?RCS: License or the Artistic License, as specified in the README file.
?RCS:
?MAKE:socksizetype: \
Protochk Oldconfig Myread cat d_socket d_socklen_t sizetype \
usesocks i_socks i_systypes extern_C
?MAKE: -pick add $@ %<
?S:socksizetype:
?S: This variable holds the type used for the size argument
?S: for various socket calls like accept. Usual values include
?S: socklen_t, size_t, and int.
?S:.
?C:Sock_size_t:
?C: This symbol holds the type used for the size argument of
?C: various socket calls (just the base type, not the pointer-to).
?C:.
?H:#define Sock_size_t $socksizetype /**/
?H:.
?T:xxx yyy try
@if Sock_size_t
: check for type of the size argument to socket calls
case "$d_socket" in
"$define")
$cat <<EOM

Checking to see what type is the last argument
of accept().
EOM
yyy="
case "$d_socklen_t" in
"$define") yyy="$yyy socklen_t"
esac
yyy="$yyy $sizetype int long unsigned"
for xxx in $yyy; do
case "$socksizetype" in
") try="$extern_C int accept(int, struct sockaddr *, $xxx *);"
case "$usesocks" in
"$define")
if ./protochk "$try" $i_systypes sys/types.h $d_socket sys/socket.h literal '#define INCLUDE_PROTOTYPES'
$i_socks socks.h.; then
echo "Your system accepts '$xxx *' for the last argument of accept()."
socksizetype="$xxx"
```



```

fi
;;
*) if ./protochk "$try" $i_systypes sys/types.h $d_socket sys/socket.h; then
    echo "Your system accepts '$xxx *' for the last argument of accept()."
    socksizetype="$xxx"
fi
;;
esac
;;
esac
done
: In case none of those worked, prompt the user.
case "$socksizetype" in
") rp='What is the type for socket address structure sizes?'
dflt='int'
. ./myread
socksizetype=$ans
;;
esac
;;
*) : no sockets, so pick relatively harmless default
socksizetype='int'
;;
esac
@end

```

Found

in path(s):

```
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/protos/socksizetype.U
```

No license file was found, but licenses were detected in source scan.

```
?RCS: $Id: i_systable.U 1 2006-08-24 12:32:52Z rmanfredi $
```

```
?RCS:
```

```
?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi
```

```
?RCS:
```

```
?RCS: You may redistribute only under the terms of the Artistic Licence,
```

```
?RCS: as specified in the README file that comes with the distribution.
```

```
?RCS: You may reuse parts of this distribution only within the terms of
```

```
?RCS: that same Artistic Licence; a copy of which may be found at the root
```

```
?RCS: of the source tree for dist 4.0.
```

```
?RCS:
```

```
?RCS: $Log: i_systable.U,v $
```

```
?RCS: Revision 3.0.1.1 1993/10/16 13:50:20 ram
```

```
?RCS: patch12: created
```

```
?RCS:
```

```
?RCS:
```

```
?MAKE:i_systable: Inhdr
```

?MAKE: -pick add \$@ %<  
?S:i\_systable:  
?S: This variable conditionally defines the I\_SYS\_TABLE symbol, and  
?S: indicates whether a C program should include <sys/table.h>.  
?S:.  
?C:I\_SYS\_TABLE:  
?C: This symbol, if defined, indicates to the C program that it should  
?C: include <sys/table.h> for the OSF/1 table() system call.  
?C:.  
?H:#\$i\_systable  
I\_SYS\_TABLE /\*\*/  
?H:.  
?LINT:set i\_systable  
: see if this is an OSF sys/table system  
set sys/table.h i\_systable  
eval \$inhdr

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/i\_systable.U

No license file was found, but licenses were detected in source scan.

?RCS: \$Id: i\_gdbm.U 1 2006-08-24 12:32:52Z rmanfredi \$  
?RCS:  
?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi  
?RCS:  
?RCS: You may redistribute only under the terms of the Artistic Licence,  
?RCS: as specified in the README file that comes with the distribution.  
?RCS: You may reuse parts of this distribution only within the terms of  
?RCS: that same Artistic Licence; a copy of which may be found at the root  
?RCS: of the source tree for dist 4.0.  
?RCS:  
?RCS: \$Log: i\_gdbm.U,v \$  
?RCS: Revision 3.0.1.1 1995/05/12 12:16:39 ram  
?RCS: patch54: made more robust by checking both header and lib (ADO)  
?RCS:  
?RCS: Revision 3.0 1993/08/18 12:08:19 ram  
?RCS: Baseline for dist 3.0 netwide release.  
?RCS:  
?MAKE:i\_gdbm: Inhdr Inlibc Setvar  
?MAKE: -pick add \$@ %<  
?S:i\_gdbm (d\_gdbm):  
?S: This variable conditionally defines the I\_GDBM symbol, which  
?S: indicates to the C program that <gdbm.h> exists and should  
?S: be included.  
?S:.  
?C:I\_GDBM

(HAS\_GDBM):

?C: This symbol, if defined, indicates that <gdbm.h> exists and should

?C: be included.

?C:.

?H:#\$i\_gdbm I\_GDBM /\*\*/

?H:.

?T:t\_gdbm d\_gdbm\_open

?LINT:set i\_gdbm

: see if gdbm.h is available

?X: t\_gdbm is a tentative check. We might just have the .h, not the lib -- ADO

set gdbm.h t\_gdbm

eval \$inhdr

case "\$t\_gdbm" in

\$define)

: see if gdbm\_open exists

set gdbm\_open d\_gdbm\_open

eval \$inlibc

case "\$d\_gdbm\_open" in

\$undef)

t\_gdbm="\$undef"

echo "We won't be including <gdbm.h>"

::

esac

::

esac

val="\$t\_gdbm"

set i\_gdbm

eval \$setvar

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/i\_gdbm.U

No license file was found, but licenses were detected in source scan.

?RCS: \$Id: Obsol\_h.U 1 2006-08-24 12:32:52Z rmanfredi \$

?RCS:

?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi

?RCS:

?RCS: You may redistribute only under the terms of the Artistic Licence,

?RCS: as specified in the README file that comes with the distribution.

?RCS: You may reuse parts of this distribution only within the terms of

?RCS: that same Artistic Licence; a copy of which may be found at the root

?RCS: of the source tree for dist 4.0.

?RCS:

?RCS: \$Log: Obsol\_h.U,v \$

?RCS: Revision 3.0 1993/08/18 12:05:11 ram

?RCS: Baseline for dist 3.0 netwide release.

?RCS:

?X:

?X: This file is prepended to .MT/Obso\_h if that file is not empty. That file

?X: contains the necessary mappings of new symbols to obsolete ones.

?X:

?MAKE:Obso\_h:

?MAKE: -pick prepend \$@ ./Obso\_h

?LINT:nocomment

/\*

\* The following symbols are obsolete. They are mapped to the the new

\* symbols only to ease the transition process. The

sources should be

\* updated so as to use the new symbols only, as the support for these

\* obsolete symbols may end without notice.

\*/

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/Obso\_h.U

No license file was found, but licenses were detected in source scan.

?RCS: \$Id: d\_getprotoent\_r.U,v 0RCS:

?RCS: Copyright (c) 2002,2003 Jarkko Hietaniemi

?RCS:

?RCS: You may distribute under the terms of either the GNU General Public

?RCS: License or the Artistic License, as specified in the README file.

?RCS:

?RCS: Generated by the reentr.pl from the Perl 5.8 distribution.

?RCS:

?MAKE:d\_getprotoent\_r getprotoent\_r\_proto: Inlibc Protochk Hasproto \  
i\_systypes usethreads i\_netdb extern\_C

?MAKE: -pick add \$@ %<

?S:d\_getprotoent\_r:

?S: This variable conditionally defines the HAS\_GETPROTOENT\_R symbol,

?S: which indicates to the C program that the getprotoent\_r()

?S: routine is available.

?S:.

?S:getprotoent\_r\_proto:

?S: This variable encodes the prototype of getprotoent\_r.

?S: It is zero if d\_getprotoent\_r is undef, and one of the

?S: REENTRANT\_PROTO\_T\_ABC macros of reentr.h if d\_getprotoent\_r

?S: is defined.

?S:.

?C:HAS\_GETPROTOENT\_R:

?C: This symbol, if defined, indicates that the getprotoent\_r  
routine

?C: is available to getprotoent re-entrantly.

?C:.

?C:GETPROTOENT\_R\_PROTO:

```

?C: This symbol encodes the prototype of getprotoent_r.
?C: It is zero if d_getprotoent_r is undef, and one of the
?C: REENTRANT_PROTO_T_ABC macros of reentr.h if d_getprotoent_r
?C: is defined.
?C:.
?H:#$d_getprotoent_r HAS_GETPROTOENT_R /**/
?H:#define GETPROTOENT_R_PROTO $getprotoent_r_proto /**/
?H:.
?T:try hdrs d_getprotoent_r_proto
: see if getprotoent_r exists
set getprotoent_r d_getprotoent_r
eval $inlibc
case "$d_getprotoent_r" in
"$define")
hdrs="$i_systypes sys/types.h define stdio.h $i_netdb netdb.h"
case "$d_getprotoent_r_proto:$usethreads" in
":define") d_getprotoent_r_proto=define
set d_getprotoent_r_proto getprotoent_r $hdrs
eval $hasproto ;;
*) ;;
esac
case "$d_getprotoent_r_proto" in
define)
case "$getprotoent_r_proto" in
"|0) try='int getprotoent_r(struct protoent*, char*, size_t, struct protoent**);'
./protochk "$extern_C $try" $hdrs && getprotoent_r_proto=I_SBWR
;;
esac
case "$getprotoent_r_proto" in
"|0) try='int getprotoent_r(struct protoent*, char*, int);'
./protochk "$extern_C $try" $hdrs && getprotoent_r_proto=I_SBI ;;
esac
case "$getprotoent_r_proto" in
"|0) try='struct protoent* getprotoent_r(struct protoent*, char*, int);'
./protochk "$extern_C $try" $hdrs && getprotoent_r_proto=S_SBI ;;
esac
case "$getprotoent_r_proto" in
"|0) try='int getprotoent_r(struct protoent*, struct protoent_data*);'
./protochk "$extern_C $try" $hdrs && getprotoent_r_proto=I_SD ;;
esac
case "$getprotoent_r_proto" in
"|0) d_getprotoent_r=undef
getprotoent_r_proto=0
echo "Disabling getprotoent_r, cannot determine prototype." >&4 ;;
* ) case "$getprotoent_r_proto" in
REENTRANT_PROTO*) ;;
*) getprotoent_r_proto="REENTRANT_PROTO_$getprotoent_r_proto" ;;
esac

```

```

echo "Prototype: $try" ;;
esac
;;
*) case "$susetthreads" in
define) echo "getprotoent_r has no prototype, not using it." >&4 ;;
esac
d_getprotoent_r=undef
getprotoent_r_proto=0
;;
esac
;;
*) getprotoent_r_proto=0
;;
esac

```

Found

in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/threads/d\_getprotoent\_r.U

No license file was found, but licenses were detected in source scan.

?RCS: Copyright (c) 2017, Karl Williamson

?RCS:

?RCS: You may redistribute only under the terms of the Artistic License,

?RCS: as specified in the README file that comes with the distribution.

?RCS: You may reuse parts of this distribution only within the terms of

?RCS: that same Artistic License; a copy of which may be found at the root

?RCS: of the source tree for dist 3.0.

?RCS:

?MAKE:d\_mbrtowc: Inlibc

?MAKE: -pick add \$@ %<

?S:d\_mbrtowc:

?S: This variable conditionally defines the HAS\_MBRTOWC symbol if the

?S: mbrtowc() routine is available to be used to convert a multi-byte

?S: character into a wide character.

?S:.

?C:HAS\_MBRTOWC:

?C: This symbol, if defined, indicates that the mbrtowc routine is

?C: available to convert a multi-byte character into a wide character.

?C:.

?H:#\$d\_mbrtowc HAS\_MBRTOWC /\*\*/

?H:.

?LINT: set d\_mbrtowc

: see if mbrtowc exists

set mbrtowc d\_mbrtowc

eval \$inlibc

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/threads/d\_mbrtowc.U

No license file was found, but licenses were detected in source scan.

?RCS: \$Id: archname.U,v 3.0.1.3 1997/02/28 15:24:32 ram Exp \$

?RCS:

?RCS: Copyright (c) 1991-1993, Raphael Manfredi

?RCS:

?RCS: You may redistribute only under the terms of the Artistic License,

?RCS: as specified in the README file that comes with the distribution.

?RCS: You may reuse parts of this distribution only within the terms of

?RCS: that same Artistic License; a copy of which may be found at the root

?RCS: of the source tree for dist 3.0.

?RCS:

?RCS: \$Log: archname.U,v \$

?RCS: Revision 3.0.1.3 1997/02/28 15:24:32 ram

?RCS: patch61: changed the way the archname is mangled from uname

?RCS:

?RCS: Revision 3.0.1.2 1995/05/12 12:05:24 ram

?RCS: patch54: protect against spaces in "uname -m" output (ADO)

?RCS:

?RCS: Revision 3.0.1.1 1995/02/15 14:14:21 ram

?RCS: patch51: created

?RCS:

?MAKE:archname myarchname useversionedarchname: sed Loc Myread Oldconfig \

osname test rm usethreads usemultiplicity use64bitint

use64bitall \

archname64 uselongdouble longdblsize doublesize targetarch Setvar \

api\_versionstring usequadmath

?MAKE: -pick add \$@ %<

?S:archname:

?S: This variable is a short name to characterize the current

?S: architecture. It is used mainly to construct the default archlib.

?S:.

?S:myarchname:

?S: This variable holds the architecture name computed by Configure in

?S: a previous run. It is not intended to be perused by any user and

?S: should never be set in a hint file.

?S:.

?S:useversionedarchname:

?S: This variable indicates whether to include the \$api\_versionstring

?S: as a component of the \$archname.

?S:.

?C:ARCHNAME:

?C: This symbol holds a string representing the architecture name.

?C: It may be used to construct an architecture-dependant pathname

?C: where library files may be held under a private library, for

?C: instance.

```

?C:.
?H:#define ARCHNAME "$archname" /**/
?H:.
?T:xxx tarch
?F:!archname.cbu
?INIT:archname="
: determine the architecture name
echo " "
?X:
We always recompute archname in case osname changes. However, we need
?X: to be careful since, as ADO rightfully pointed out, some systems pick
?X: silly architecture names (0001307135000-aix on AIX or 9000/715-ux under
?X: HP-UX). Therefore, we allow hint files to supersede our guess and ask
?X: the user for confirmation.
if xxx=`./loc arch blurfl $pth`; $test -f "$xxx"; then
    tarch=`arch`-"-$osname"
elif xxx=`./loc uname blurfl $pth`; $test -f "$xxx" ; then
    if uname -m > tmparch 2>&1 ; then
        tarch=`$sed -e 's/ *$//' -e 's/ /_/g' \
            -e 's/$/"-$osname/" tmparch`
    else
        tarch="$osname"
    fi
    $rm -f tmparch
else
    tarch="$osname"
fi
case "$myarchname" in
|"|$tarch") ;;
*)
    echo "(Your architecture name used to be $myarchname.)"
    archname="
;;
esac
case "$targetarch" in
") ;;
?X: Very GCCian.
*) archname=`echo $targetarch|sed 's,^[^]*-,` ;;
esac
myarchname="$tarch"
case "$archname" in
") dflt="$tarch";;
*) dflt="$archname";;
esac
rp='What is your architecture name'
./myread
archname="$ans"

```



```

:
    optionally add API version to the architecture for versioned archlibs
case "$useversionedarchname" in
$define|true|[yY]*) dflt='y';
*)          dflt='n';;
esac
rp='Add the Perl API version to your archname?'
./myread
case "$ans" in
y|Y) useversionedarchname="$define" ;;
*)   useversionedarchname="$undef" ;;
esac
case "$useversionedarchname" in
$define)
case "$archname" in
*-$api_versionstring)
echo "...and architecture name already has -$api_versionstring" >&4
;;
*)
archname="$archname-$api_versionstring"
echo "...setting architecture name to $archname." >&4
;;
esac
;;
esac

@if usethreads
case "$usethreads" in
$define)
echo "Threads selected." >&4
case "$archname" in
*-thread*) echo "...and architecture name already has -thread." >&4
;;
*)   archname="$archname-thread"
echo "...setting architecture name to $archname." >&4
;;
esac
;;
esac
@end
@if usemultiplicity
case "$usemultiplicity" in
$define)
echo "Multiplicity selected."
>&4
case "$archname" in
*-multi*) echo "...and architecture name already has -multi." >&4
;;

```

```

*)   archname="$archname-multi"
    echo "...setting architecture name to $archname." >&4
    ;;
esac
;;
esac
@end
@if use64bitint
case "$use64bitint$use64bitall" in
*"$define"*)
case "$archname64" in
")
echo "This architecture is naturally 64-bit, not changing architecture name." >&4
;;
*)
case "$use64bitint" in
"$define") echo "64 bit integers selected." >&4 ;;
esac
case "$use64bitall" in
"$define") echo "Maximal 64 bitness selected." >&4 ;;
esac
case "$archname" in
*-$archname64*) echo "...and architecture name already has $archname64." >&4
;;
*)   archname="$archname-$archname64"
    echo "...setting architecture name to $archname." >&4
    ;;
esac
;;
esac
esac
@end
@if uselongdouble
case "$uselongdouble" in
$define)
echo "Long doubles selected." >&4
case "$longdblsize" in
$doublesize)
echo "...but long doubles are equal to doubles, not
changing architecture name." >&4
;;
*)
case "$archname" in
*-$ld*) echo "...and architecture name already has -$ld." >&4
;;
*)   archname="$archname-$ld"
    echo "...setting architecture name to $archname." >&4
    ;;

```

```

esac
;;
esac
;;
esac
@end
@if usequadmath
case "$usequadmath" in
$define)
echo "quadmath selected." >&4
case "$archname" in
*~quadmath*) echo "...and architecture name already has -quadmath." >&4
;;
*) archname="$archname-quadmath"
echo "...setting architecture name to $archname." >&4
;;
esac
;;
esac
@end
if $test -f archname.cbu; then
echo "Your platform has some specific hints for architecture name, using them..."
. ./archname.cbu
fi

```

Found in path(s):

```
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/threads/archname.U
```

No license file was found, but licenses were detected in source scan.

```

?RCS: $Id: i_sysun.U 1 2006-08-24 12:32:52Z rmanfredi $
?RCS:
?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi
?RCS:
?RCS: You may redistribute only under the terms of the Artistic Licence,
?RCS: as specified in the README file that comes with the distribution.
?RCS: You may reuse parts of this distribution only within the terms of
?RCS: that same Artistic Licence; a copy of which may be found at the root
?RCS: of the source tree for dist 4.0.
?RCS:
?RCS: $Log: i_sysun.U,v $
?RCS: Revision 3.0 1993/08/18 12:08:42 ram
?RCS: Baseline for dist 3.0 netwide release.
?RCS:
?X:
?X: This unit looks wether <sys/un.h> is available or not
?X:
?MAKE:i_sysun: Inhdr

```

?MAKE: -pick add \$@ %<  
?S:i\_sysun:  
?S: This variable conditionally defines I\_SYS\_UN, which indicates  
?S: to the C program that it should include <sys/un.h> to get UNIX  
?S: domain socket definitions.  
?S:.  
?C:I\_SYS\_UN:  
?C: This symbol, if defined, indicates  
to the C program that it should  
?C: include <sys/un.h> to get UNIX domain socket definitions.  
?C:.  
?H:#\$i\_sysun I\_SYS\_UN /\*\*/  
?H:.  
?LINT:set i\_sysun  
: see if this is a sys/un.h system  
set sys/un.h i\_sysun  
eval \$inhdr

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/i\_sysun.U

No license file was found, but licenses were detected in source scan.

?RCS: \$Id: modetype.U,v 3.0.1.1 1994/10/29 16:25:07 ram Exp \$  
?RCS:  
?RCS: Copyright (c) 1991-1993, Raphael Manfredi  
?RCS:  
?RCS: You may redistribute only under the terms of the Artistic License,  
?RCS: as specified in the README file that comes with the distribution.  
?RCS: You may reuse parts of this distribution only within the terms of  
?RCS: that same Artistic License; a copy of which may be found at the root  
?RCS: of the source tree for dist 3.0.  
?RCS:  
?RCS: Original Author: Andy Dougherty <doughera@lafcol.lafayette.edu>  
?RCS:  
?RCS: \$Log: modetype.U,v \$  
?RCS: Revision 3.0.1.1 1994/10/29 16:25:07 ram  
?RCS: patch36: created by ADO  
?RCS:  
?MAKE:modetype: Myread Typedef  
?MAKE: -pick add \$@ %<  
?S:modetype:  
?S: This variable defines modetype to be something like mode\_t,  
?S: int, unsigned short, or whatever type is used to declare file  
?S: modes for system calls.  
?S:.  
?C:Mode\_t:  
?C: This symbol holds the type used to declare

file modes

?C: for systems calls. It is usually mode\_t, but may be

?C: int or unsigned short. It may be necessary to include <sys/types.h>

?C: to get any typedef'ed information.

?C:.

?H:#define Mode\_t \$modetype /\* file mode parameter for system calls \*/

?H:.

?LINT:set modetype

: see what type is used for mode\_t

rp="What is the type used for file modes for system calls (e.g. fchmod())?"

set mode\_t modetype int stdio.h sys/types.h

eval \$typedef\_ask

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/typedefs/modetype.U

No license file was found, but licenses were detected in source scan.

?RCS: \$Id: vendorman3dir.U,v 1.1 1999/07/08 18:32:57 doughera Exp doughera \$

?RCS:

?RCS: Copyright (c) 1999-2000, Andy Dougherty

?RCS:

?RCS: You may redistribute only under the terms of the Artistic License,

?RCS: as specified in the README file that comes with the distribution.

?RCS: You may reuse parts of this distribution only within the terms of

?RCS: that same Artistic License; a copy of which may be found at the root

?RCS: of the source tree for dist 3.0.

?RCS:

?RCS: \$Log: vendorman3dir.U,v \$

?RCS: Revision 1.1 1999/07/08 18:32:57 doughera

?RCS: Initial revision

?RCS:

?MAKE:vendorman3dir vendorman3direxp installvendorman3dir: man3dir Getfile \

Oldconfig Setprefixvar Prefixit test vendorprefix prefix sed

?MAKE: -pick add \$@ %<

?Y:TOP

?S:vendorman3dir:

?S: This variable contains the name of the directory for man3

?S: pages. It may have a ~ on the front.

?S: The standard distribution will put nothing in this directory.

?S: Vendors

who distribute perl may wish to place their own

?S: man3 pages in this directory with

?S: MakeMaker Makefile.PL INSTALLDIRS=vendor

?S: or equivalent. See INSTALL for details.

?S:.

?S:vendorman3direxp:

?S: This variable is the ~name expanded version of vendorman3dir, so that you

?S: may use it directly in Makefiles or shell scripts.

?S:.

?D:installvendorman3dir="

?S:installvendorman3dir:

?S: This variable is really the same as vendorman3direxp but may differ on

?S: those systems using AFS. For extra portability, only this variable

?S: should be used in makefiles.

?S:.

?LINT:change prefixvar

?LINT:set installvendorman3dir

: Set the vendorman3dir variables

```

case "$vendorprefix" in
") vendorman3dir="
vendorman3direxp="
;;
*) : determine where vendor-supplied module manual pages go.
case "$vendorman3dir" in
") dflt=`echo "$man3dir" | $sed "s#^$prefix#$vendorprefix#" ` ;;
*) dflt=$vendorman3dir ;;
esac
case "$dflt" in
"|' ') dflt=none ;;
esac
fn=nd~+
rp='Pathname
for the vendor-supplied manual section 3 pages?'
./getfile
vendorman3dir="$ans"
vendorman3direxp="$ansexp"
;;
esac
: Use ' ' for none so value is preserved next time through Configure
$test X"$vendorman3dir" = "X" && vendorman3dir=' '
prefixvar=vendorman3dir
./installprefix

```

Found in path(s):

```
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/installdirs/vendorman3dir.U
```

No license file was found, but licenses were detected in source scan.

?RCS: \$Id: d\_setprotoent\_r.U,v 0RCS:

?RCS: Copyright (c) 2002,2003 Jarkko Hietaniemi

?RCS:

?RCS: You may distribute under the terms of either the GNU General Public

?RCS: License or the Artistic License, as specified in the README file.

?RCS:

?RCS: Generated by the reentr.pl from the Perl 5.8 distribution.

```

?RCS:
?MAKE:d_setprotoent_r setprotoent_r_proto: Inlibc Protochk Hasproto \
i_systypes usethreads i_netdb extern_C
?MAKE: -pick add $@ %<
?S:d_setprotoent_r:
?S: This variable conditionally defines the HAS_SETPROTOENT_R symbol,
?S: which indicates to the C program that the setprotoent_r()
?S: routine is available.
?S:.
?S:setprotoent_r_proto:
?S: This variable encodes the prototype of setprotoent_r.
?S: It is zero if d_setprotoent_r is undef, and one of the
?S: REENTRANT_PROTO_T_ABC macros of reentr.h if d_setprotoent_r
?S: is defined.
?S:.
?C:HAS_SETPROTOENT_R:
?C: This symbol, if defined, indicates that the setprotoent_r
routine
?C: is available to setprotoent re-entrantly.
?C:.
?C:SETPROTOENT_R_PROTO:
?C: This symbol encodes the prototype of setprotoent_r.
?C: It is zero if d_setprotoent_r is undef, and one of the
?C: REENTRANT_PROTO_T_ABC macros of reentr.h if d_setprotoent_r
?C: is defined.
?C:.
?H:#$d_setprotoent_r HAS_SETPROTOENT_R /**/
?H:#define SETPROTOENT_R_PROTO $setprotoent_r_proto /**/
?H:.
?T:try hdrs d_setprotoent_r_proto
: see if setprotoent_r exists
set setprotoent_r d_setprotoent_r
eval $inlibc
case "$d_setprotoent_r" in
"$define")
hdrs="$i_systypes sys/types.h define stdio.h $i_netdb netdb.h"
case "$d_setprotoent_r_proto:$usethreads" in
":define") d_setprotoent_r_proto=define
set d_setprotoent_r_proto setprotoent_r $hdrs
eval $hasproto ;;
*) ;;
esac
case "$d_setprotoent_r_proto" in
define)
case "$setprotoent_r_proto" in
"|0) try='int setprotoent_r(int, struct protoent_data*);'
./protochk "$extern_C $try" $hdrs && setprotoent_r_proto=I_ID ;;
esac

```

```

case "$setprotoent_r_proto"
in
"|0) try='void setprotoent_r(int, struct protoent_data*);'
./protochk "$extern_C $try" $hdrs && setprotoent_r_proto=V_ID ;;
esac
case "$setprotoent_r_proto" in
"|0) d_setprotoent_r=undef
setprotoent_r_proto=0
echo "Disabling setprotoent_r, cannot determine prototype." >&4 ;;
*) case "$setprotoent_r_proto" in
REENTRANT_PROTO*) ;;
*) setprotoent_r_proto="REENTRANT_PROTO_${setprotoent_r_proto}" ;;
esac
echo "Prototype: $try" ;;
esac
;;
*) case "$usethreads" in
define) echo "setprotoent_r has no prototype, not using it." >&4 ;;
esac
d_setprotoent_r=undef
setprotoent_r_proto=0
;;
esac
;;
*) setprotoent_r_proto=0
;;
esac

```

Found in path(s):

```

* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/threads/d_setprotoent_r.U

```

No license file was found, but licenses were detected in source scan.

?RCS: You may distribute under the terms of either the GNU General Public

?RCS: License or the Artistic License, as specified in the README file.

?RCS:

?MAKE:d\_j0 d\_j0l: Inlibc

?MAKE: -pick add \$@ %<

?S:d\_j0:

?S: This variable conditionally defines the HAS\_J0 symbol, which

?S: indicates to the C program that the j0() routine is available.

?S:.

?S:d\_j0l:

?S: This variable conditionally defines the HAS\_J0L symbol, which

?S: indicates to the C program that the j0l() routine is available.

?S:.

?C:HAS\_J0:

?C: This symbol, if defined, indicates to the C program that the



?C: j0() function is available for Bessel functions of the first

?C: kind of the order zero, for doubles.

?C:.

?C:HAS\_J0L:

?C: This symbol, if defined, indicates to the C program that the

?C: j0l() function is available for Bessel functions of the first

?C: kind of the order zero, for long doubles.

?C:.

?H:#\$d\_j0 HAS\_J0 /\*\*/

?H:#\$d\_j0l HAS\_J0L /\*\*/

?H:.

?LINT:set

d\_j0

?LINT:set d\_j0l

: see if j0 exists

set j0 d\_j0

eval \$inlibc

: see if j0l exists

set j0l d\_j0l

eval \$inlibc

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/perl/d\_j0.U

No license file was found, but licenses were detected in source scan.

?RCS: \$Id: d\_readdir.U 1 2006-08-24 12:32:52Z rmanfredi \$

?RCS:

?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi

?RCS:

?RCS: You may redistribute only under the terms of the Artistic Licence,

?RCS: as specified in the README file that comes with the distribution.

?RCS: You may reuse parts of this distribution only within the terms of

?RCS: that same Artistic Licence; a copy of which may be found at the root

?RCS: of the source tree for dist 4.0.

?RCS:

?RCS: \$Log: d\_readdir.U,v \$

?RCS: Revision 3.0.1.1 1994/05/06 14:46:37 ram

?RCS: patch23: added support for seekdir, telldir and rewinddir (ADO)

?RCS:

?RCS: Revision 3.0 1993/08/18 12:06:52 ram

?RCS: Baseline for dist 3.0 netwide release.

?RCS:

?X: Force checking for <dirent.h> inclusion

?X:INC: i\_dirent

?MAKE:d\_readdir d\_seekdir d\_telldir d\_rewinddir: Inlibc

?MAKE: -pick add \$@ %<

?S:d\_readdir:  
 ?S: This variable conditionally defines HAS\_READDIR if readdir()  
 is  
 ?S: available to read directory entries.  
 ?S:.  
 ?C:HAS\_READDIR (READDIR):  
 ?C: This symbol, if defined, indicates that the readdir routine is  
 ?C: available to read directory entries. You may have to include  
 ?C: <dirent.h>. See I\_DIRENT.  
 ?C:.  
 ?H:#\$d\_readdir HAS\_READDIR /\*\*/  
 ?H:.  
 ?S:d\_seekdir:  
 ?S: This variable conditionally defines HAS\_SEEKDIR if seekdir() is  
 ?S: available.  
 ?S:.  
 ?C:HAS\_SEEKDIR:  
 ?C: This symbol, if defined, indicates that the seekdir routine is  
 ?C: available. You may have to include <dirent.h>. See I\_DIRENT.  
 ?C:.  
 ?H:#\$d\_seekdir HAS\_SEEKDIR /\*\*/  
 ?H:.  
 ?S:d\_telldir:  
 ?S: This variable conditionally defines HAS\_TELLDIR if telldir() is  
 ?S: available.  
 ?S:.  
 ?C:HAS\_TELLDIR:  
 ?C: This symbol, if defined, indicates that the telldir routine is  
 ?C: available. You may have to include <dirent.h>. See I\_DIRENT.  
 ?C:.  
 ?H:#\$d\_telldir HAS\_TELLDIR /\*\*/  
 ?H:.  
 ?S:d\_rewinddir:  
 ?S: This variable conditionally defines HAS\_REWINDDIR if rewinddir() is  
 ?S: available.  
 ?S:.  
 ?C:HAS\_REWINDDIR:  
 ?C: This  
 symbol, if defined, indicates that the rewinddir routine is  
 ?C: available. You may have to include <dirent.h>. See I\_DIRENT.  
 ?C:.  
 ?H:#\$d\_rewinddir HAS\_REWINDDIR /\*\*/  
 ?H:.  
 ?LINT:set d\_readdir d\_seekdir d\_telldir d\_rewinddir  
 : see if readdir and friends exist  
 set readdir d\_readdir  
 eval \$inlibc  
 @if d\_seekdir || HAS\_SEEKDIR

```
set seekdir d_seekdir
eval $inlibc
@end
@if d_telldir || HAS_TELLDIR
set telldir d_telldir
eval $inlibc
@end
@if d_rewinddir || HAS_REWINDDIR
set rewinddir d_rewinddir
eval $inlibc
@end
```

Found in path(s):

```
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/d_readdir.U
```

No license file was found, but licenses were detected in source scan.

?RCS: You may redistribute only under the terms of the Artistic Licence,

?RCS: as specified in the README file that comes with the distribution.

?RCS:

?MAKE:i\_stdint: Inhdr

?MAKE: -pick add \$@ %<

?S:i\_stdint:

?S: This variable conditionally defines the I\_STDINT symbol, which

?S: indicates to the C program that <stdint.h> exists and should

?S: be included.

?S:.

?C:I\_STDINT:

?C: This symbol, if defined, indicates that <stdint.h> exists and

?C: should be included.

?C:.

?H:#\$i\_stdint I\_STDINT /\*\*/

?H:.

?LINT:set i\_stdint

: see if stdint is available

set stdint.h i\_stdint

eval \$inhdr

Found in path(s):

```
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/perl/i_stdint.U
```

No license file was found, but licenses were detected in source scan.

?RCS: \$Id: d\_pause.U 1 2006-08-24 12:32:52Z rmanfredi \$

?RCS:

?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi

?RCS:

?RCS: You may redistribute only under the terms of the Artistic Licence,

?RCS: as specified in the README file that comes with the distribution.  
?RCS: You may reuse parts of this distribution only within the terms of  
?RCS: that same Artistic Licence; a copy of which may be found at the root  
?RCS: of the source tree for dist 4.0.  
?RCS:  
?RCS: Original Author: Andy Dougherty <doughera@lafcol.lafayette.edu>  
?RCS:  
?RCS: \$Log: d\_pause.U,v \$  
?RCS: Revision 3.0.1.1 1994/08/29 16:09:54 ram  
?RCS: patch32: created by ADO  
?RCS:  
?MAKE:d\_pause: Inlibc  
?MAKE: -pick add \$@ %<  
?S:d\_pause:  
?S: This variable conditionally defines the HAS\_PAUSE symbol, which  
?S: indicates to the C program that the pause() routine is available  
?S: to suspend a process until a signal is received.  
?S:.  
?C:HAS\_PAUSE :  
?C: This symbol,  
if defined, indicates that the pause routine is  
?C: available to suspend a process until a signal is received.  
?C:.  
?H:#\$d\_pause HAS\_PAUSE /\*\*/  
?H:.  
?LINT:set d\_pause  
: see if pause exists  
set pause d\_pause  
eval \$inlibc

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/d\_pause.U

No license file was found, but licenses were detected in source scan.

?RCS: You may distribute under the terms of either the GNU General Public

?RCS: License or the Artistic License, as specified in the README file.

?RCS:

?MAKE:d\_erfc: Inlibc

?MAKE: -pick add \$@ %<

?S:d\_erfc:

?S: This variable conditionally defines the HAS\_ERFC symbol, which

?S: indicates to the C program that the erfc() routine is available.

?S:.

?C:HAS\_ERFC:

?C: This symbol, if defined, indicates that the erfc routine is

?C: available to do the complementary error function.

?C:.

?H:#\$d\_erfc HAS\_ERFC /\*\*/

?H:.

?LINT:set d\_erfc

: see if erfc exists

set erfc d\_erfc

eval \$inlibc

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/perl/d\_erfc.U

No license file was found, but licenses were detected in source scan.

?RCS: \$Id\$

?RCS:

?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi

?RCS:

?RCS: You may redistribute only under the terms of the Artistic License,

?RCS: as specified in the README file that comes with the distribution.

?RCS: You may reuse parts of this distribution only within the terms of

?RCS: that same Artistic License; a copy of which may be found at the root

?RCS: of the source tree for dist 4.0.

?RCS:

?RCS: \$Log: d\_times.U,v \$

?RCS: Revision 3.0.1.2 1995/07/25 14:07:50 ram

?RCS: patch56: typo fix, sytem -> system

?RCS:

?RCS: Revision 3.0.1.1 1994/08/29 16:14:00 ram

?RCS: patch32: now uses new Typedef unit to compute type information

?RCS:

?RCS: Revision 3.0 1993/08/18 12:07:46 ram

?RCS: Baseline for dist 3.0 netwide release.

?RCS:

?X:

?X: What is the type returned by times() ?

?X:

?X: Force inclusion of <sys/types.h>

?X:INC: i\_systypes

?MAKE:d\_times clocktype: Csym Myread Typedef i\_systimes

?MAKE: -pick

add \$@ %<

?S:d\_times:

?S: This variable conditionally defines the HAS\_TIMES symbol, which indicates

?S: that the times() routine exists. The times() routine is normally

?S: provided on UNIX systems. You may have to include <sys/times.h>.

?S:.

?S:clocktype:

?S: This variable holds the type returned by times(). It can be long,

?S: or clock\_t on BSD sites (in which case <sys/types.h> should be

```

?S: included).
?S:.
?C:HAS_TIMES (TIMES):
?C: This symbol, if defined, indicates that the times() routine exists.
?C: Note that this became obsolete on some systems (SUNOS), which now
?C: use getrusage(). It may be necessary to include <sys/times.h>.
?C:.
?C:Clock_t (CLOCKTYPE):
?C: This symbol holds the type returned by times(). It can be long,
?C: or clock_t on BSD sites (in which case <sys/types.h> should be
?C: included).
?C:.
?H:#$d_times HAS_TIMES /**/
?H:#define Clock_t $clocktype /* Clock time */
?H:.
?T:val inc
: see if times exists
echo " "
if set times val -f d_times; eval $csym;
$val; then
echo 'times() found.' >&4
d_times="$define"
inc=""
case "$i_systimes" in
"$define") inc='sys/times.h';;
esac
set clock_t clocktype long stdio.h sys/types.h $inc
eval $typedef
dflt="$clocktype"
echo " "
rp="What type is returned by times() on this system?"
./myread
clocktype="$ans"
else
echo 'times() NOT found, hope that will do.' >&4
d_times="$undef"
?X: The following is needed for typedef (won't like an empty variable)
clocktype='int'
fi

```

Found in path(s):

```

* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/d_times.U

```

No license file was found, but licenses were detected in source scan.

```

?RCS: $Id: d_regcmp.U 1 2006-08-24 12:32:52Z rmanfredi $

```

```

?RCS:

```

```

?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi

```

?RCS:  
?RCS: You may redistribute only under the terms of the Artistic Licence,  
?RCS: as specified in the README file that comes with the distribution.  
?RCS: You may reuse parts of this distribution only within the terms of  
?RCS: that same Artistic Licence; a copy of which may be found at the root  
?RCS: of the source tree for dist 4.0.  
?RCS:  
?RCS: \$Log: d\_regcmp.U,v \$  
?RCS: Revision 3.0.1.1 1995/01/30 14:34:45 ram  
?RCS: patch49: now looks for POSIX regcomp() routine  
?RCS:  
?RCS: Revision 3.0 1993/08/18 12:06:53 ram  
?RCS: Baseline for dist 3.0 netwide release.  
?RCS:  
?MAKE:d\_regcmp d\_re\_comp d\_regcomp: Csym cat  
?MAKE: -pick add \$@ %<  
?S:d\_regcomp:  
?S: This variable conditionally defines the HAS\_REGCOMP symbol, which  
?S: indicates to the C program that the regcomp() routine is available  
?S: for regular  
?S: pattern matching (usually on POSIX.2 conforming systems).  
?S:.  
?S:d\_regcmp:  
?S: This variable conditionally defines the HAS\_REGCMP symbol, which  
?S: indicates to the C program that the regcmp() routine is available  
?S: for regular pattern matching (usually on System V).  
?S:.  
?S:d\_re\_comp:  
?S: This variable conditionally defines the HAS\_RECOMP symbol, which  
?S: indicates to the C program that the re\_comp() routine is available  
?S: for regular pattern matching (usually on BSD). If so, it is likely that  
?S: re\_exec() exists.  
?S:.  
?C:HAS\_REGCOMP (REGCOMP):  
?C: This symbol, if defined, indicates that the regcomp() routine is  
?C: available to do some regular pattern matching (usually on POSIX.2  
?C: conforming systems).  
?C:.  
?C:HAS\_REGCMP (REGCMP):  
?C: This symbol, if defined, indicates that the regcmp() routine is  
?C: available to do some regular pattern matching (usually on System V).  
?C:.  
?C:HAS\_RECOMP (RECOMP):  
?C: This symbol, if defined, indicates that the re\_comp() routine is  
?C: available  
?C: to do some regular pattern matching (usually on BSD). If so,  
?C: it is likely that re\_exec() be available.  
?C:.

```

?H:#$d_regcomp HAS_REGCOMP /* POSIX.2 */
?H:#$d_regcmp HAS_REGCMP /* sysV */
?H:#$d_re_comp HAS_RECOMP /* BSD */
?H:.
?T:val
: see if regcomp, regcmp, or re_comp exist, for regular pattern matching
echo " "
if set regcomp val -f d_regcomp; eval $csym; $val; then
echo 'regcomp() found.' >&4
d_regcomp="$define"
d_regcmp="$undef"
d_re_comp="$undef"
elif set regcmp val -f d_regcmp; eval $csym; $val; then
echo 'regcmp() found.' >&4
d_regcmp="$define"
d_regcomp="$undef"
d_re_comp="$undef"
elif set re_comp val -f d_re_comp; eval $csym; $val; then
echo 're_comp() found, assuming re_exec() also exists.' >&4
d_re_comp="$define"
d_regcomp="$undef"
d_regcmp="$undef"
else
$cat >&4 <<EOM
No regcomp(), regcmp() nor re_comp() found !! No regular pattern matching.
EOM
d_regcmp="$undef"
d_re_comp="$undef"
d_regcomp="$undef"
fi

```

Found in path(s):

```

* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/d_regcmp.U

```

No license file was found, but licenses were detected in source scan.

```

?RCS: $Id: maildir.U 1 2006-08-24 12:32:52Z rmanfredi $

```

```

?RCS:

```

```

?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi

```

```

?RCS:

```

```

?RCS: You may redistribute only under the terms of the Artistic Licence,

```

```

?RCS: as specified in the README file that comes with the distribution.

```

```

?RCS: You may reuse parts of this distribution only within the terms of

```

```

?RCS: that same Artistic Licence; a copy of which may be found at the root

```

```

?RCS: of the source tree for dist 4.0.

```

```

?RCS:

```

```

?RCS: $Log: maildir.U,v $

```

```

?RCS: Revision 3.0.1.1 1993/12/15 08:21:56 ram

```



```

?RCS: patch15: now also looks under /var/mail for BSD/386
?RCS:
?RCS: Revision 3.0 1993/08/18 12:09:09 ram
?RCS: Baseline for dist 3.0 netwide release.
?RCS:
?MAKE:maildir maildirexp: Getfile Loc Oldconfig
?MAKE: -pick add $@ %<
?S:maildir:
?S: This variable contains the name of the directory in which mail is
?S: spooled. Programs using this variable must be prepared to deal with
?S: ~name
substitutions.
?S:.
?S:maildirexp:
?S: This is the same as the maildir variable, but is filename expanded
?S: at configuration time, for programs not willing to deal with it at
?S: run-time.
?S:.
: determine where mail is spooled
case "$maildir" in
") dflt=`./loc ./usr/spool/mail /usr/spool/mail /usr/mail /var/mail`;;
*) dflt="$maildir";;
esac
echo " "
fn=d~
rp="Where is yet-to-be-read mail spooled?"
./getfile
maildir="$ans"
maildirexp="$ansexp"

```

Found in path(s):

```
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/maildir.U
```

No license file was found, but licenses were detected in source scan.

```
?RCS: $Id$
```

```
?RCS:
```

```
?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi
```

```
?RCS:
```

```
?RCS: You may redistribute only under the terms of the Artistic License,
```

```
?RCS: as specified in the README file that comes with the distribution.
```

```
?RCS: You may reuse parts of this distribution only within the terms of
```

```
?RCS: that same Artistic License; a copy of which may be found at the root
```

```
?RCS: of the source tree for dist 4.0.
```

```
?RCS:
```

```
?RCS: $Log: i_sysun.U,v $
```

```
?RCS: Revision 3.0 1993/08/18 12:08:42 ram
```

```
?RCS: Baseline for dist 3.0 netwide release.
```

?RCS:  
?X:  
?X: This unit looks whether <inttypes.h> is available or not  
?X:  
?MAKE:i\_inttypes: Inhdr  
?MAKE: -pick add \$@ %<  
?S:i\_inttypes:  
?S: This variable conditionally defines I\_INTTYPES, which indicates  
?S: to the C program that it should include <inttypes.h> to get  
?S: format conversions of integer types.  
?S:.  
?C:I\_INTTYPES:  
?C: This symbol, if defined, indicates to the C program that it should  
?C: include  
<inttypes.h> to get format conversions of integer types.  
?C:.  
?H:#\$i\_inttypes I\_INTTYPES /\*\*/  
?H:.  
?LINT:set i\_inttypes  
: see if this is a inttypes.h system  
set inttypes.h i\_inttypes  
eval \$inhdr

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/i\_inttypes.U

No license file was found, but licenses were detected in source scan.

?RCS: \$Id: i\_libutil.U,v \$  
?RCS:  
?RCS: Copyright (c) 2000 Jarkko Hietaniemi  
?RCS:  
?RCS: You may distribute under the terms of either the GNU General Public  
?RCS: License or the Artistic License, as specified in the README file.  
?RCS:  
?MAKE:i\_libutil: Inhdr Hasfield  
?MAKE: -pick add \$@ %<  
?S:i\_libutil:  
?S: This variable conditionally defines the I\_LIBUTIL symbol, and indicates  
?S: whether a C program should include <libutil.h>.  
?S:.  
?C:I\_LIBUTIL:  
?C: This symbol, if defined, indicates that <libutil.h> exists and  
?C: should be included.  
?C:.  
?H:#\$i\_libutil I\_LIBUTIL /\*\*/  
?H:.  
?LINT:set i\_libutil

: see if this is a libutil.h system

set libutil.h i\_libutil

eval \$inhdr

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/perl/i\_libutil.U

No license file was found, but licenses were detected in source scan.

?RCS: \$Id\$

?RCS:

?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi

?RCS:

?RCS: You may redistribute only under the terms of the Artistic License,

?RCS: as specified in the README file that comes with the distribution.

?RCS: You may reuse parts of this distribution only within the terms of

?RCS: that same Artistic License; a copy of which may be found at the root

?RCS: of the source tree for dist 4.0.

?RCS:

?RCS: \$Log: d\_statblks.U,v \$

?RCS: Revision 3.0 1993/08/18 12:07:29 ram

?RCS: Baseline for dist 3.0 netwide release.

?RCS:

?MAKE:d\_statblks: contains Setvar Findhdr

?MAKE: -pick add \$@ %<

?S:d\_statblks:

?S: This variable conditionally defines USE\_STAT\_BLOCKS if this system

?S: has a stat structure declaring st\_blksize and st\_blocks.

?S:.

?C:USE\_STAT\_BLOCKS (STATBLOCKS):

?C: This symbol is defined if this system has a stat structure declaring

?C: st\_blksize and st\_blocks.

?C:.

?H:#\$d\_statblks USE\_STAT\_BLOCKS

/\*\*/

?H:.

?T:xxx

?LINT:set d\_statblks

: see if stat knows about block sizes

echo " "

xxx=`./findhdr sys/stat.h`

if \$contains 'st\_blocks;' "\$xxx" >/dev/null 2>&1 ; then

if \$contains 'st\_blksize;' "\$xxx" >/dev/null 2>&1 ; then

echo "Your stat() knows about block sizes." >&4

val="\$define"

else

echo "Your stat() doesn't know about block sizes." >&4

val="\$undef"

```
fi
else
echo "Your stat() doesn't know about block sizes." >&4
val="$undef"
fi
set d_statblks
eval $setvar
```

Found in path(s):

```
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/d_statblks.U
```

No license file was found, but licenses were detected in source scan.

?RCS: You may distribute under the terms of either the GNU General Public

?RCS: License or the Artistic License, as specified in the README file.

?RCS:

?MAKE:d\_truncl: Inlibc

?MAKE: -pick add \$@ %<

?S:d\_truncl:

?S: This variable conditionally defines the HAS\_TRUNCL symbol, which

?S: indicates to the C program that the truncl() routine is available

?S: to round long doubles towards zero. If copysignl is also present,

?S: we can emulate modfl.

?S:.

?C:HAS\_TRUNCL :

?C: This symbol, if defined, indicates that the truncl routine is

?C: available. If copysignl is also present we can emulate modfl.

?C:.

?H:#\$d\_truncl HAS\_TRUNCL /\*\*/

?H:.

?LINT:set d\_truncl

: see if truncl exists

set truncl d\_truncl

eval \$inlibc

Found in path(s):

```
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/perl/d_truncl.U
```

No license file was found, but licenses were detected in source scan.

?RCS: \$Id: h\_sysfile.U 1 2006-08-24 12:32:52Z rmanfredi \$

?RCS:

?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi

?RCS:

?RCS: You may redistribute only under the terms of the Artistic Licence,

?RCS: as specified in the README file that comes with the distribution.

?RCS: You may reuse parts of this distribution only within the terms of

?RCS: that same Artistic Licence; a copy of which may be found at the root

?RCS: of the source tree for dist 4.0.  
?RCS:  
?RCS: \$Log: h\_sysfile.U,v \$  
?RCS: Revision 3.0 1993/08/18 12:08:13 ram  
?RCS: Baseline for dist 3.0 netwide release.  
?RCS:  
?MAKE:h\_sysfile: Nothing  
?MAKE: -pick add \$@ %<  
?S:h\_sysfile:  
?S: This is variable gets set in various places to tell i\_sys\_file that  
?S: <sys/file.h> should be included.  
?S:.  
: Initialize h\_sysfile  
h\_sysfile=false

Found in path(s):  
\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/h\_sysfile.U  
No license file was found, but licenses were detected in source scan.

?RCS: \$Id: orgname.U 1 2006-08-24 12:32:52Z rmanfredi \$  
?RCS:  
?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi  
?RCS:  
?RCS: You may redistribute only under the terms of the Artistic Licence,  
?RCS: as specified in the README file that comes with the distribution.  
?RCS: You may reuse parts of this distribution only within the terms of  
?RCS: that same Artistic Licence; a copy of which may be found at the root  
?RCS: of the source tree for dist 4.0.  
?RCS:  
?RCS: \$Log: orgname.U,v \$  
?RCS: Revision 3.0.1.1 1993/09/13 16:10:25 ram  
?RCS: patch10: added support for /local/src to the search (WAD)  
?RCS:  
?RCS: Revision 3.0 1993/08/18 12:09:27 ram  
?RCS: Baseline for dist 3.0 netwide release.  
?RCS:  
?MAKE:orgname: sed cat Myread Loc Oldconfig  
?MAKE: -pick add \$@ %<  
?S:orgname:  
?S: This variable contains the eventual value of the ORGNAME symbol,  
?S: which contains either the organization name or the full pathname  
?S: of  
a file containing the organization name.  
?S:.  
?C:ORGNAME:  
?C: This symbol contains either the organization name or the full pathname  
?C: of a file containing the organization name, which the program must

```

?C: be prepared to open and substitute the contents of.
?C:.
?H:#define ORGNAME "$orgname" /**/
?H:.
?T:longshots xxx
: get organization name
longshots=/local/src /usr/src/new /usr/src/local /usr/local/src'
case "$orgname" in
") if xxx=`./loc news/src/defs.h x $longshots`; then
  dflt=`$sed -n 's/^.*MYORG[ ]*"(.*)".*$/\1/p' $xxx`
  else
    dflt="
  fi
  ;;
*) dflt="$orgname";;
esac
$cat << 'EOH'

```

Please type the name of your organization as you want it to appear on the Organization line of outgoing articles. (It's nice if this also specifies your location. Your city name is probably sufficient if well known.) For example:

```

University of Southern North Dakota, Hoople

```

You may also put the name of a file, as long as it begins with a slash. For example:

```

/etc/organization

```

```

EOH
orgname=""
while
test "X$orgname" = "X"; do
rp='Organization:'
./myread
orgname="$ans"
done

```

Found in path(s):

```

* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/orgname.U

```

No license file was found, but licenses were detected in source scan.

```

?RCS: $Id: d_waitpid.U 1 2006-08-24 12:32:52Z rmanfredi $
?RCS:
?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi
?RCS:

```

?RCS: You may redistribute only under the terms of the Artistic Licence,  
?RCS: as specified in the README file that comes with the distribution.  
?RCS: You may reuse parts of this distribution only within the terms of  
?RCS: that same Artistic Licence; a copy of which may be found at the root  
?RCS: of the source tree for dist 4.0.  
?RCS:  
?RCS: \$Log: d\_waitpid.U,v \$  
?RCS: Revision 3.0 1993/08/18 12:08:02 ram  
?RCS: Baseline for dist 3.0 netwide release.  
?RCS:  
?MAKE:d\_waitpid: Inlibc  
?MAKE: -pick add \$@ %<  
?S:d\_waitpid:  
?S: This variable conditionally defines HAS\_WAITPID if waitpid() is  
?S: available to wait for child process.  
?S:.  
?C:HAS\_WAITPID (WAITPID):  
?C: This symbol, if defined, indicates that the waitpid routine is  
?C: available to wait for child process.  
?C:.  
?H:#\$d\_waitpid HAS\_WAITPID /\*\*/  
?H:.  
?LINT:set  
d\_waitpid  
: see if waitpid exists  
set waitpid d\_waitpid  
eval \$inlibc

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/d\_waitpid.U

No license file was found, but licenses were detected in source scan.

?RCS: \$Id: d\_wcstombs.U 1 2006-08-24 12:32:52Z rmanfredi \$  
?RCS:  
?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi  
?RCS:  
?RCS: You may redistribute only under the terms of the Artistic Licence,  
?RCS: as specified in the README file that comes with the distribution.  
?RCS: You may reuse parts of this distribution only within the terms of  
?RCS: that same Artistic Licence; a copy of which may be found at the root  
?RCS: of the source tree for dist 4.0.  
?RCS:  
?RCS: \$Log: d\_wcstombs.U,v \$  
?RCS: Revision 3.0 1993/08/18 12:08:03 ram  
?RCS: Baseline for dist 3.0 netwide release.  
?RCS:  
?MAKE:d\_wcstombs: Inlibc

?MAKE: -pick add \$@ %<  
?S:d\_wctombs:  
?S: This variable conditionally defines the HAS\_WCSTOMBS symbol, which  
?S: indicates to the C program that the wctombs() routine is available  
?S: to convert wide character strings to multibyte strings.  
?S:.  
?C:HAS\_WCSTOMBS:  
?C: This symbol, if defined, indicates that the wctombs  
routine is  
?C: available to convert wide character strings to multibyte strings.  
?C:.  
?H:#\$d\_wctombs HAS\_WCSTOMBS /\*\*/  
?H:.  
?LINT:set d\_wctombs  
: see if wctombs exists  
set wctombs d\_wctombs  
eval \$inlibc

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/d\_wctombs.U

No license file was found, but licenses were detected in source scan.

?RCS: \$Id: d\_group.U 1 2006-08-24 12:32:52Z rmanfredi \$  
?RCS:  
?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi  
?RCS:  
?RCS: You may redistribute only under the terms of the Artistic Licence,  
?RCS: as specified in the README file that comes with the distribution.  
?RCS: You may reuse parts of this distribution only within the terms of  
?RCS: that same Artistic Licence; a copy of which may be found at the root  
?RCS: of the source tree for dist 4.0.  
?RCS:  
?RCS: Original Author: Andy Dougherty <doughera@lafcol.lafayette.edu>  
?RCS:  
?RCS: \$Log: d\_group.U,v \$  
?RCS: Revision 3.0.1.2 1997/02/28 15:34:52 ram  
?RCS: patch61: useless unit dropped.  
?RCS:  
?RCS: Revision 3.0.1.1 1994/08/29 16:07:48 ram  
?RCS: patch32: created by ADO  
?RCS:  
?X:  
?X: Useless unit dropped.  
?X:  
?LINT:empty

Found in path(s):



\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/d\_group.U

No license file was found, but licenses were detected in source scan.

?RCS: \$Id: d\_gconvert.U,v 3.0.1.3 1997/02/28 15:33:38 ram Exp \$

?RCS:

?RCS: Copyright (c) 1991-1993, Raphael Manfredi

?RCS:

?RCS: You may redistribute only under the terms of the Artistic License,

?RCS: as specified in the README file that comes with the distribution.

?RCS: You may reuse parts of this distribution only within the terms of

?RCS: that same Artistic License; a copy of which may be found at the root

?RCS: of the source tree for dist 3.0.

?RCS:

?RCS: Original Author: Andy Dougherty <doughera@lafcol.lafayette.edu>

?RCS:

?RCS: \$Log: d\_gconvert.U,v \$

?RCS: Revision 3.0.1.3 1997/02/28 15:33:38 ram

?RCS: patch61: integrated new unit from perl5

?RCS:

?RCS: Revision 3.0.1.2 1995/07/25 13:55:59 ram

?RCS: patch56: improved comments about the Gconvert macro (ADO)

?RCS: patch56: force compile-link test since it may exist but be unusable (ADO)

?RCS:

?RCS: Revision 3.0.1.1 1994/10/29 16:12:51 ram

?RCS: patch36:

created by ADO

?RCS:

?MAKE:d\_Gconvert: \

Compile cat Inlibc rm \_o rm\_try i\_stdlib d\_qgcvrt run \

uselongdouble d\_longdbl d\_PRIgldbl sPRIgldbl

?MAKE: -pick add \$@ %<

?S:d\_Gconvert:

?S: This variable holds what Gconvert is defined as to convert

?S: floating point numbers into strings. By default, Configure

?S: sets this macro to use the first of gconvert, gcvt, or sprintf

?S: that pass sprintf-%g-like behavior tests. If perl is using

?S: long doubles, the macro uses the first of the following

?S: functions that pass Configure's tests: qgcvrt, sprintf (if

?S: Configure knows how to make sprintf format long doubles--see

?S: sPRIgldbl), gconvert, gcvt, and sprintf (casting to double).

?S: The gconvert\_preferance and gconvert\_Id\_preferance variables

?S: can be used to alter Configure's preferences, for doubles and

?S: long doubles, respectively. If present, they contain a

?S: space-separated list of one or more of the above function

?S: names in the order they should be tried.

?S:

?S: d\_Gconvert

may be set to override Configure with a platform-specific function. If this function expects a double, a different value may need to be set by the uselongdouble.cbu call-back unit so that long doubles can be formatted without loss of precision.

?S:.

?C:Gconvert:

?C: This preprocessor macro is defined to convert a floating point number to a string without a trailing decimal point. This emulates the behavior of sprintf("%g"), but is sometimes much more efficient. If gconvert() is not available, but gcvt() drops the trailing decimal point, then gcvt() is used. If all else fails, a macro using sprintf("%g") is used. Arguments for the Gconvert macro are: value, number of digits, whether trailing zeros should be retained, and the output buffer.

?C: The usual values are:

?C: d\_Gconvert='gconvert((x),(n),(t),(b))'

?C: d\_Gconvert='gcvt((x),(n),(b))'

?C: d\_Gconvert='sprintf((b),"%.\*g",(n),(x))'

?C: The last two assume trailing zeros should not be kept.

?C:.

?H:#define Gconvert(x,n,t,b) \$d\_Gconvert

?H:.

?T: xxx\_list xxx\_convert xxx\_ld\_list

?F:!try

?LINT:extern gconvert\_preference

?LINT:extern gconvert\_ld\_preference

: Check how to convert floats to strings.

```

if test "X$d_Gconvert" = X; then

echo " "
echo "Checking for an efficient way to convert floats to strings."
echo " " > try.c
case "$uselongdouble" in
"$define") echo "#define USE_LONG_DOUBLE" >>try.c ;;
esac
case "$d_longdbl" in
"$define") echo "#define HAS_LONG_DOUBLE" >>try.c ;;
esac
case "$d_PRIgdbl" in
"$define") echo "#define HAS_PRIgdbl" >>try.c ;;
esac
$cat >>try.c <<EOP
#ifdef TRY_gconvert
#define Gconvert(x,n,t,b) gconvert((x),(n),(t),(b))
char *myname = "gconvert";

```

```

#endif
#ifdef TRY_gcvt
#define Gconvert(x,n,t,b) gcvt((x),(n),(b))
char *myname = "gcvt";
#endif
#ifdef TRY_qgcvt
#define Gconvert(x,n,t,b) qgcvt((x),(n),(b))
char *myname = "qgcvt";
#define DOUBLETYPED long double
#endif
#ifdef TRY_sprintf
#if defined(USE_LONG_DOUBLE) && defined(HAS_LONG_DOUBLE)
#ifdef
HAS_PRIgdbl
#define Gconvert(x,n,t,b) sprintf((b),"%.*"$sPRIgdbl,(n),(x))
#else
#define Gconvert(x,n,t,b) sprintf((b),"%.*g", (n),(double)(x))
#endif
#else
#define Gconvert(x,n,t,b) sprintf((b),"%.*g", (n),(x))
#endif
char *myname = "sprintf";
#endif

#ifdef DOUBLETYPED
#if defined(USE_LONG_DOUBLE) && defined(HAS_LONG_DOUBLE)
#define DOUBLETYPED long double
#else
#define DOUBLETYPED double
#endif
#endif

#include <stdio.h>

#ifdef _STDLIB
#ifdef _STDLIB
#include <stdlib.h>
#endif
#include <string.h>

int checkit(char *expect, char *got)
{
    if (strcmp(expect, got)) {
        printf("%s oddity: Expected %s, got %s\n",
            myname, expect, got);
        exit(1);
    }
}

```

```

int main()
{
char buf[64];
buf[63] = '\0';

/* This must be 1st test on (which?) platform */
/* Alan Burlison <AlanBurlsin@unn.unisys.com> */
Gconvert((DOUBLETYP)0.1, 8, 0, buf);
checkit("0.1", buf);

Gconvert((DOUBLETYP)0.01, 8, 0, buf);
checkit("0.01", buf);

Gconvert((DOUBLETYP)0.001, 8, 0, buf);
checkit("0.001",
buf);

Gconvert((DOUBLETYP)0.0001, 8, 0, buf);
checkit("0.0001", buf);

Gconvert((DOUBLETYP)0.00009, 8, 0, buf);
if (strlen(buf) > 5)
    checkit("9e-005", buf); /* for Microsoft ?? */
else
    checkit("9e-05", buf);

Gconvert((DOUBLETYP)1.0, 8, 0, buf);
checkit("1", buf);

Gconvert((DOUBLETYP)1.1, 8, 0, buf);
checkit("1.1", buf);

Gconvert((DOUBLETYP)1.01, 8, 0, buf);
checkit("1.01", buf);

Gconvert((DOUBLETYP)1.001, 8, 0, buf);
checkit("1.001", buf);

Gconvert((DOUBLETYP)1.0001, 8, 0, buf);
checkit("1.0001", buf);

Gconvert((DOUBLETYP)1.00001, 8, 0, buf);
checkit("1.00001", buf);

Gconvert((DOUBLETYP)1.000001, 8, 0, buf);
checkit("1.000001", buf);

```

```

Gconvert((DOUBLETTYPE)0.0, 8, 0, buf);
checkit("0", buf);

Gconvert((DOUBLETTYPE)-1.0, 8, 0, buf);
checkit("-1", buf);

/* Some Linux gcvt's give 1.e+5 here. */
Gconvert((DOUBLETTYPE)100000.0, 8, 0, buf);
checkit("100000", buf);

/* Some Linux gcvt's give -1.e+5 here. */
Gconvert((DOUBLETTYPE)-100000.0,
8, 0, buf);
checkit("-100000", buf);

Gconvert((DOUBLETTYPE)123.456, 8, 0, buf);
checkit("123.456", buf);

/* Testing of 1e+129 in bigintpm.t must not get extra '.' here. */
Gconvert((DOUBLETTYPE)1e34, 8, 0, buf);
/* 34 should be enough to scare even long double
* places into using the e notation. */
if (strlen(buf) > 5)
    checkit("1e+034", buf); /* for Microsoft */
else
    checkit("1e+34", buf);

/* For Perl, if you add additional tests here, also add them to
* t/base/num.t for benefit of platforms not using Configure or
* overriding d_Gconvert */

exit(0);
}
EOP
?X: List of order in which to search for functions.
?X: Usual order of efficiency is gconvert gcvt sprintf
?X: If a hint file sets a d_Gconvert="gconvert" or "gcvt" or "sprintf",
?X: then that is taken as a hint for which function to try first.
?X: (e.g. that function may be in a problematic /usr/ucblib library, and
?X: the user may or may not choose to use -lucb stuff.)
?X: Any other hint file
(or previous config.sh) setting is left intact.
: first add preferred functions to our list
xxx_list=""
for xxx_convert in $gconvert_preference; do
    case $xxx_convert in
        gcvt|gconvert|sprintf) xxx_list="$xxx_list $xxx_convert" ;;
        *) echo "Discarding unrecognized gconvert_preference $xxx_convert" >&4 ;;
    esac
done

```

```

    esac
done
: then add any others
for xxx_convert in gconvert gcvt printf; do
    case "$xxx_list" in
        *$xxx_convert*) ;;
        *) xxx_list="$xxx_list $xxx_convert" ;;
    esac
done

case "$d_longdbl$uselongdouble" in
"$define$define")
: again, add preferred functions to our list first
xxx_ld_list=""
for xxx_convert in $gconvert_ld_preference; do
    case $xxx_convert in
        qgcvt|gcvt|gconvert|printf) xxx_ld_list="$xxx_ld_list $xxx_convert" ;;
        *) echo "Discarding unrecognized gconvert_ld_preference $xxx_convert" ;;
    esac
done
: then add qgcvt, printf--then, in xxx_list order, gconvert and gcvt
for xxx_convert in qgcvt printf
$xxx_list; do
    case "$xxx_ld_list" in
        $xxx_convert*|*" $xxx_convert"*) ;;
        *) xxx_ld_list="$xxx_ld_list $xxx_convert" ;;
    esac
done
: if printf cannot do long doubles, move it to the end
if test "$d_PRIgldbl" != "$define"; then
    xxx_ld_list="`echo $xxx_ld_list|sed s/printf/^ printf`"
fi
: if no qgcvt, remove it
if test "$d_qgcvt" != "$define"; then
    xxx_ld_list="`echo $xxx_ld_list|sed s/qgcvt/^`"
fi
: use the ld_list
xxx_list="$xxx_ld_list"
;;
esac

for xxx_convert in $xxx_list; do
    echo "Trying $xxx_convert..."
?X: Do NOT use $rm_try here, as we need to keep try.c
$rm -f try try$_o core
set try -DTRY_$xxx_convert
if eval $compile; then
    echo "$xxx_convert() found." >&4

```

```

if $run ./try; then
  echo "I'll use $xxx_convert to convert floats into a string." >&4
  break;
else
  echo "...But $xxx_convert didn't work as I expected."
  xxx_convert=""
fi
else
  echo "$xxx_convert NOT found."
>&4
fi
done

if test X$xxx_convert = X; then
  echo "*** WHOA THERE!!! ***" >&4
  echo "None of ($xxx_list) seemed to work properly. I'll use sprintf." >&4
  xxx_convert=sprintf
fi

case "$xxx_convert" in
gconvert) d_Gconvert='gconvert((x),(n),(t),(b))' ;;
gcvt) d_Gconvert='gcvt((x),(n),(b))' ;;
qgcvt) d_Gconvert='qgcvt((x),(n),(b))' ;;
*) case "$uselongdouble$d_longdbl$d_PRIgldbl" in
"$define$define$define")
  d_Gconvert="sprintf((b),\"%.*\">$sPRIgldbl,(n),(x))" ;;
"$define$define$undef")
  d_Gconvert='sprintf((b),"%.*g",(n),(double)(x))' ;;
*) d_Gconvert='sprintf((b),"%.*g",(n),(x))' ;;
esac
;;
esac

fi
$rm_try

```

Found in path(s):

```
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/compline/d_gconvert.U
```

No license file was found, but licenses were detected in source scan.

# You may redistribute only under the terms of the Artistic Licence,

Found in path(s):

```
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/bin/patcil
```

```
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/bin/manifake
```

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/bin/patpost

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/bin/kitsend

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/bin/patftp

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/bin/patclean

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/bin/makedist

\*

/opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/bin/mlint

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/bin/patsnap

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/files/fixcpp

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/bin/patnotify

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/makegloss

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/bin/patmake

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/bin/metaconfig

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/bin/kitpost

\*

/opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/bin/manicheck

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/bin/patbase

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/bin/jmake

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/bin/patindex

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/bin/metalint

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/bin/mconfig

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/bin/patcol

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/bindex

\*

/opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/bin/patlog

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-



5.30.0/bin/packinit  
 \* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/lib/errnolist.mk  
 \* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/bin/jmkmf  
 \* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/bin/manilist  
 \* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/bin/patdiff  
 \* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/bin/patname  
 \* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/bin/pat  
 \*  
 /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/bin/patsend  
 \* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/bin/makeSH  
 No license file was found, but licenses were detected in source scan.

?RCS: \$Id: vendorlib.U,v 1.1 1999/07/08 18:32:57 doughera Exp doughera \$

?RCS:

?RCS: Copyright (c) 1999, Andy Dougherty

?RCS:

?RCS: You may redistribute only under the terms of the Artistic License,

?RCS: as specified in the README file that comes with the distribution.

?RCS: You may reuse parts of this distribution only within the terms of

?RCS: that same Artistic License; a copy of which may be found at the root

?RCS: of the source tree for dist 3.0.

?RCS:

?RCS: \$Log: vendorlib.U,v \$

?RCS: Revision 1.1 1999/07/08 18:32:57 doughera

?RCS: Initial revision

?RCS:

?MAKE:d\_vendorlib vendorlib vendorlibexp installvendorlib vendorlib\_stem: \

Getfile Setprefixvar Oldconfig Prefixit package vendorprefix sed \

installstyle version

?MAKE: -pick add \$@ %<

?Y:TOP

?S:vendorlib:

?S: This variable contains the eventual value of the VENDORLIB symbol,

?S: which is the name of the private library for this package.

?S: The standard

distribution will put nothing in this directory.

?S: Vendors who distribute perl may wish to place their own

?S: modules in this directory with

?S: MakeMaker Makefile.PL INSTALLDIRS=vendor

?S: or equivalent. See INSTALL for details.

?S:.

?S:vendorlibexp:

?S: This variable is the ~name expanded version of vendorlib, so that you

?S: may use it directly in Makefiles or shell scripts.

?S:.

?D:installvendorlib="

?S:installvendorlib:

?S: This variable is really the same as vendorlibexp but may differ on

?S: those systems using AFS. For extra portability, only this variable

?S: should be used in makefiles.

?S:.

?S:d\_vendorlib:

?S: This variable conditionally defines PERL\_VENDORLIB.

?S:.

?S:vendorlib\_stem:

?S: This variable is \$vendorlibexp with any trailing version-specific component

?S: removed. The elements in inc\_version\_list (inc\_version\_list.U) can

?S: be tacked onto this variable to generate a list of directories to search.

?S:.

?C:PERL\_VENDORLIB:

?C: If defined, this symbol contains

the name of a private library.

?C: The library is private in the sense that it needn't be in anyone's

?C: execution path, but it should be accessible by the world. The program

?C: should be prepared to do ~ expansion.

?C: The standard distribution will put nothing in this directory.

?C: Vendors who distribute perl may wish to place their own

?C: modules in this directory with

?C: MakeMaker Makefile.PL INSTALLDIRS=vendor

?C: or equivalent. See INSTALL for details.

?C:.

?C:PERL\_VENDORLIB\_EXP:

?C: This symbol contains the ~name expanded version of VENDORLIB, to be used

?C: in programs that are not prepared to deal with ~ expansion at run-time.

?C:.

?C:PERL\_VENDORLIB\_STEM:

?C: This define is PERL\_VENDORLIB\_EXP with any trailing version-specific component

?C: removed. The elements in inc\_version\_list (inc\_version\_list.U) can

?C: be tacked onto this variable to generate a list of directories to search.

?C:.

?H:#\$d\_vendorlib PERL\_VENDORLIB "\$vendorlib" /\*\*/

?H:#\$d\_vendorlib PERL\_VENDORLIB\_EXP

"\$vendorlibexp" /\*\*/

?H:#\$d\_vendorlib PERL\_VENDORLIB\_STEM "\$vendorlib\_stem" /\*\*/

?H:.

?T:prog

?LINT:change prefixvar

?LINT:set installvendorlib

```

: Set the vendorlib variables
case "$vendorprefix" in
") d_vendorlib="$undef"
vendorlib="
vendorlibexp="
;;
*) d_vendorlib="$define"
: determine where vendor-supplied modules go.
: Usual default is /usr/local/lib/perl5/vendor_perl/$version
case "$vendorlib" in
")
?X: remove any trailing -3.0 or other version identification
prog=`echo $package | $sed 's/-*[0-9.]*$//'^
case "$installstyle" in
*lib/perl5*) dflt=$vendorprefix/lib/$package/vendor_$prog/$version ;;
*) dflt=$vendorprefix/lib/vendor_$prog/$version ;;
esac
;;
*) dflt="$vendorlib"
;;
esac
fn=d~+
rp='Pathname for the vendor-supplied library files?'
./getfile
vendorlib="$ans"
vendorlibexp="$ansexp"
;;
esac
vendorlib_stem=`echo "$vendorlibexp" | sed "s,/,$version$,,"`
prefixvar=vendorlib
./installprefix

```

Found in path(s):

```
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/installdirs/vendorlib.U
```

No license file was found, but licenses were detected in source scan.

?RCS: \$Id: d\_ttyname\_r.U,v 0RCS:

?RCS: Copyright (c) 2002,2003 Jarkko Hietaniemi

?RCS:

?RCS: You may distribute under the terms of either the GNU General Public

?RCS: License or the Artistic License, as specified in the README file.

?RCS:

?RCS: Generated by the reentr.pl from the Perl 5.8 distribution.

?RCS:

?MAKE:d\_ttyname\_r ttyname\_r\_proto: Inlibc Protochk Hasproto i\_systypes \  
usethreads i\_unistd extern\_C

?MAKE: -pick add \$@ %<

?S:d\_ttyname\_r:  
 ?S: This variable conditionally defines the HAS\_TTYNAME\_R symbol,  
 ?S: which indicates to the C program that the ttyname\_r()  
 ?S: routine is available.  
 ?S:.  
 ?S:ttyname\_r\_proto:  
 ?S: This variable encodes the prototype of ttyname\_r.  
 ?S: It is zero if d\_ttyname\_r is undef, and one of the  
 ?S: REENTRANT\_PROTO\_T\_ABC macros of reentr.h if d\_ttyname\_r  
 ?S: is defined.  
 ?S:.  
 ?C:HAS\_TTYNAME\_R:  
 ?C: This symbol, if defined, indicates that the ttyname\_r routine  
 ?C: is available to ttyname re-entrantly.  
 ?C:.  
 ?C:TTYNAME\_R\_PROTO:  
 ?C: This  
 symbol encodes the prototype of ttyname\_r.  
 ?C: It is zero if d\_ttyname\_r is undef, and one of the  
 ?C: REENTRANT\_PROTO\_T\_ABC macros of reentr.h if d\_ttyname\_r  
 ?C: is defined.  
 ?C:.  
 ?H:#\$d\_ttyname\_r HAS\_TTYNAME\_R /\*\*/  
 ?H:#define TTYNAME\_R\_PROTO \$ttyname\_r\_proto /\*\*/  
 ?H:.  
 ?T:try hdrs d\_ttyname\_r\_proto  
 : see if ttyname\_r exists  
 set ttyname\_r d\_ttyname\_r  
 eval \$inlibc  
 case "\$d\_ttyname\_r" in  
 "\$define")  
 hdrs="\$i\_systypes sys/types.h define stdio.h \$i\_unistd unistd.h"  
 case "\$d\_ttyname\_r\_proto:\$usetthreads" in  
 ":define") d\_ttyname\_r\_proto=define  
 set d\_ttyname\_r\_proto ttyname\_r \$hdrs  
 eval \$hasproto ;;  
 \*) ;;  
 esac  
 case "\$d\_ttyname\_r\_proto" in  
 define)  
 case "\$ttyname\_r\_proto" in  
 "|0) try='int ttyname\_r(int, char\*, size\_t);'  
 ./protochk "\$extern\_C \$try" \$hdrs && ttyname\_r\_proto=I\_IBW ;;  
 esac  
 case "\$ttyname\_r\_proto" in  
 "|0) try='int ttyname\_r(int, char\*, int);'  
 ./protochk "\$extern\_C \$try" \$hdrs && ttyname\_r\_proto=I\_IBI ;;  
 esac

```

case "$ttyname_r_proto"
in
"|0) try='char* ttyname_r(int, char*, int);'
./protochk "$extern_C $try" $hdrs && ttyname_r_proto=B_IBI ;;
esac
case "$ttyname_r_proto" in
"|0) d_ttyname_r=undef
ttyname_r_proto=0
echo "Disabling ttyname_r, cannot determine prototype." >&4 ;;
* ) case "$ttyname_r_proto" in
REENTRANT_PROTO*) ;;
*) ttyname_r_proto="REENTRANT_PROTO_${ttyname_r_proto}" ;;
esac
echo "Prototype: $try" ;;
esac
;;
*) case "$usethreads" in
define) echo "ttyname_r has no prototype, not using it." >&4 ;;
esac
d_ttyname_r=undef
ttyname_r_proto=0
;;
esac
;;
*) ttyname_r_proto=0
;;
esac

```

Found in path(s):

```
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/threads/d_ttyname_r.U
```

No license file was found, but licenses were detected in source scan.

?RCS: \$Id\$

?RCS:

?RCS: Copyright (c) 2009 H.Merijn Brand

?RCS:

?RCS: You may distribute under the terms of either the GNU General Public

?RCS: License or the Artistic License, as specified in the README file.

?RCS:

?MAKE:d\_getaddrinfo: Inlibc

?MAKE: -pick add \$@ %<

?S:d\_getaddrinfo:

?S: This variable conditionally defines the HAS\_GETADDRINFO symbol,

?S: which indicates to the C program that the getaddrinfo() function

?S: is available.

?S:.

?C:HAS\_GETADDRINFO:

?C: This symbol, if defined, indicates that the getaddrinfo() function

?C: is available for use.

?C:.

?H:#\$d\_getaddrinfo HAS\_GETADDRINFO /\*\*/

?H:.

?LINT:set d\_getaddrinfo

: see if getaddrinfo exists

set getaddrinfo d\_getaddrinfo

eval \$inlibc

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/perl/d\_getaddrinfo.U

No license file was found, but licenses were detected in source scan.

?RCS: \$Id: i\_sysdir.U 1 2006-08-24 12:32:52Z rmanfredi \$

?RCS:

?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi

?RCS:

?RCS: You may redistribute only under the terms of the Artistic Licence,

?RCS: as specified in the README file that comes with the distribution.

?RCS: You may reuse parts of this distribution only within the terms of

?RCS: that same Artistic Licence; a copy of which may be found at the root

?RCS: of the source tree for dist 4.0.

?RCS:

?RCS: \$Log: i\_sysdir.U,v \$

?RCS: Revision 3.0.1.1 1994/08/29 16:22:30 ram

?RCS: patch32: fixed typo in I\_SYS\_DIR symbol name

?RCS:

?RCS: Revision 3.0 1993/08/18 12:08:30 ram

?RCS: Baseline for dist 3.0 netwide release.

?RCS:

?MAKE:i\_sysdir: Inhdr

?MAKE: -pick add \$@ %<

?S:i\_sysdir:

?S: This variable conditionally defines the I\_SYS\_DIR symbol, and indicates

?S: whether a C program should include <sys/dir.h>.

?S:.

?C:I\_SYS\_DIR (I\_SYSDIR):

?C: This symbol, if

defined, indicates to the C program that it should

?C: include <sys/dir.h>.

?C:.

?H:#\$i\_sysdir I\_SYS\_DIR /\*\*/

?H:.

?LINT:set i\_sysdir

: see if this is an sysdir system

set sys/dir.h i\_sysdir

eval \$inhdr

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/i\_sysdir.U

No license file was found, but licenses were detected in source scan.

?RCS: \$Id\$

?RCS:

?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi

?RCS:

?RCS: You may redistribute only under the terms of the Artistic License,

?RCS: as specified in the README file that comes with the distribution.

?RCS: You may reuse parts of this distribution only within the terms of

?RCS: that same Artistic License; a copy of which may be found at the root

?RCS: of the source tree for dist 4.0.

?RCS:

?RCS: \$Log: Whoa.U,v \$

?RCS: Revision 3.0.1.2 1997/02/28 15:21:21 ram

?RCS: patch61: whoa script now starts with leading "startsh"

?RCS:

?RCS: Revision 3.0.1.1 1994/10/29 16:02:01 ram

?RCS: patch36: added ?F: line for metalint file checking

?RCS:

?RCS: Revision 3.0 1993/08/18 12:05:19 ram

?RCS: Baseline for dist 3.0 netwide release.

?RCS:

?X:

?X: This unit produces a bit of shell code that must be dotted in in order

?X: to warn the user in case a change into a variable is noticed.

?X:

?X: To use this

unit, \$was must hold the old value that has changed. Upon

?X: exit, the two variables \$td and \$tu are set to the correct value for

?X: respectively defining or undefining a variable. For instance, if \$was was

?X: \$undef, but now \$var is \$define, after calling . whoa, you should use

?X: eval "\$var=\\$tu" to finally set \$var to the correct value. See unit Inlibc.

?X:

?MAKE:Whoa: Myread startsh hint

?MAKE: -pick add \$@ %<

?F:./whoa

?T:var was

?LINT:change td tu

: set up the script used to warn in case of inconsistency

cat <<EOS >whoa

\$startsh

EOS

cat <<'EOESC' >>whoa

```

dflt=y
echo " "
echo "*** WHOA THERE!!! ***" >&4
echo " The $hint value for \$$var on this machine was \"$was\!" >&4
rp=" Keep the $hint value?"
./myread
case "$ans" in
y) td=$was; tu=$was;;
esac
EOSC

```

Found in path(s):

```
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/Whoa.U
```

No license file was found, but licenses were detected in source scan.

```

?RCS: $Id: d_statblks.U,v 3.0 1993/08/18 12:07:29 ram Exp $
?RCS:
?RCS: Copyright (c) 1991-1993, Raphael Manfredi
?RCS:
?RCS: You may redistribute only under the terms of the Artistic License,
?RCS: as specified in the README file that comes with the distribution.
?RCS: You may reuse parts of this distribution only within the terms of
?RCS: that same Artistic License; a copy of which may be found at the root
?RCS: of the source tree for dist 3.0.
?RCS:
?RCS: $Log: d_statblks.U,v $
?RCS: Revision 3.0 1993/08/18 12:07:29 ram
?RCS: Baseline for dist 3.0 netwide release.
?RCS:
?MAKE:d_statblks: Hasfield i_sysstat
?MAKE: -pick add $@ %<
?S:d_statblks:
?S: This variable conditionally defines USE_STAT_BLOCKS
?S: if this system has a stat structure declaring
?S: st_blksize and st_blocks.
?S:.
?C:USE_STAT_BLOCKS (STATBLOCKS):
?C: This symbol is defined if this system has a stat structure declaring
?C: st_blksize and st_blocks.
?C:.
?H:?%<:#ifndef
USE_STAT_BLOCKS
?H:?%<:#$d_statblks USE_STAT_BLOCKS /**/
?H:?%<:#endif
?H:.
?LINT:set d_statblks
: see if stat knows about block sizes

```



```
echo " "  
echo "Checking to see if your struct stat has st_blocks field..." >&4  
set d_statblks stat st_blocks $i_sysstat sys/stat.h  
eval $hasfield
```

Found in path(s):

```
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/modified/d_statblks.U
```

No license file was found, but licenses were detected in source scan.

```
?RCS: $Id: spitshell.U 1 2006-08-24 12:32:52Z rmanfredi $  
?RCS:  
?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi  
?RCS:  
?RCS: You may redistribute only under the terms of the Artistic Licence,  
?RCS: as specified in the README file that comes with the distribution.  
?RCS: You may reuse parts of this distribution only within the terms of  
?RCS: that same Artistic Licence; a copy of which may be found at the root  
?RCS: of the source tree for dist 4.0.  
?RCS:  
?RCS: $Log: spitshell.U,v $  
?RCS: Revision 3.0.1.4 1997/02/28 16:22:12 ram  
?RCS: patch61: removed useless chatter as this is now done very early  
?RCS:  
?RCS: Revision 3.0.1.3 1995/01/11 15:37:01 ram  
?RCS: patch45: use 'test -f' instead of 'test -r' for exec-only cat progs (WED)  
?RCS: patch45: protected "sh -c" within backquotes for Linux and SGI  
?RCS:  
?RCS: Revision 3.0.1.2 1994/08/29 16:33:00 ram  
?RCS: patch32: don't create spitshell under the UU directory  
?RCS:  
patch32: allow for cat in /bin or /usr/bin  
?RCS:  
?RCS: Revision 3.0.1.1 1993/09/13 16:12:58 ram  
?RCS: patch10: made #-failure message more friendly (WAD)  
?RCS:  
?RCS: Revision 3.0 1993/08/18 12:09:49 ram  
?RCS: Baseline for dist 3.0 netwide release.  
?RCS:  
?MAKE:spitshell shsharp sharpbang: eunicefix sh Head  
?MAKE: -pick add $@ %<  
?S:spitshell:  
?S: This variable contains the command necessary to spit out a runnable  
?S: shell on this system. It is either cat or a grep -v for # comments.  
?S:.  
?S:shsharp:  
?S: This variable tells further Configure units whether your sh can  
?S: handle # comments.
```

```

?S:.
?S:sharpbang:
?S: This variable contains the string #! if this system supports that
?S: construct.
?S:.
?F:!sharp
?T:xcat p
?X: "paths" comes from Head
?LINT:extern paths _exe
: see if sh knows # comments
?X: This is loaded up early, so avoid being chatty.
?X: echo " "
?X: echo "Checking your $sh to see if it knows about # comments..." >&2
if ` $sh -c '#' >/dev/null 2>&1`; then
?X: echo
"Your $sh handles # comments correctly."
shsharp=true
spitshell=cat
?X: echo " "
?X: echo "Okay, let's see if #! works on this system..."
xcat=/bin/cat
test -f $xcat$_exe || xcat=/usr/bin/cat
if test ! -f $xcat$_exe; then
for p in `echo $PATH | sed -e "s/$p_/ /g"` $paths; do
if test -f $p/cat$_exe; then
xcat=$p/cat
break
fi
done
if test ! -f $xcat$_exe; then
echo "Can't find cat anywhere!"
exit 1
fi
fi
echo "#!$xcat" >sharp
$unicefix sharp
chmod +x sharp
./sharp > today 2>/dev/null
if test -s today; then
?X: echo "It does."
sharpbang='#!'
else
echo "#! $xcat" > sharp
$unicefix sharp
chmod +x sharp
./sharp > today 2>/dev/null
if test -s today; then
?X: echo "It does."

```

```

    sharpbang='#! '
else
?X: echo "Okay, let's see if #! works on this system..."
?X: echo "It's just a comment."
    sharpbang=': use '
fi
fi
else
echo " "
echo "Your $sh doesn't grok # comments--I will strip them later on."
shsharp=false
?X: The
spitshell script will be perused, so leave it out the UU directory
cd ..
echo "exec grep -v '^[ ]*#' >spitshell
chmod +x spitshell
$unicefix spitshell
spitshell=`pwd`/spitshell
cd UU
echo "I presume that if # doesn't work, #! won't work either!"
sharpbang=': use '
fi
rm -f sharp today

```

Found in path(s):

```

* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/spitshell.U

```

No license file was found, but licenses were detected in source scan.

?RCS: You may distribute under the terms of either the GNU General Public

?RCS: License or the Artistic License, as specified in the README file.

?RCS:

?MAKE:d\_atanh: Inlibc

?MAKE: -pick add \$@ %<

?S:d\_atanh:

?S: This variable conditionally defines the HAS\_ATANH symbol, which

?S: indicates to the C program that the atanh() routine is available.

?S:.

?C:HAS\_ATANH:

?C: This symbol, if defined, indicates that the atanh routine is

?C: available to do the inverse hyperbolic tangent function.

?C:.

?H:#\$d\_atanh HAS\_ATANH /\*\*/

?H:.

?LINT:set d\_atanh

: see if atanh exists

set atanh d\_atanh

eval \$inlibc

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/perl/d\_atanh.U

No license file was found, but licenses were detected in source scan.

?RCS: \$Id\$

?RCS:

?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi

?RCS:

?RCS: You may redistribute only under the terms of the Artistic License,

?RCS: as specified in the README file that comes with the distribution.

?RCS: You may reuse parts of this distribution only within the terms of

?RCS: that same Artistic License; a copy of which may be found at the root

?RCS: of the source tree for dist 4.0.

?RCS:

?RCS: \$Log: d\_NOFILE.U,v \$

?RCS: Revision 3.0.1.1 1994/10/29 16:08:38 ram

?RCS: patch36: added ?F: line for metalint file checking

?RCS:

?RCS: Revision 3.0 1993/08/18 12:05:39 ram

?RCS: Baseline for dist 3.0 netwide release.

?RCS:

?MAKE:nofile d\_gettblsz tablesize: Myread Guess cat +cc +ccflags +libs \  
test rm Csym

?MAKE: -pick add \$@ %<

?S:nofile:

?S: This variable contains the number of file descriptors available to the

?S: process.

?S:.

?S:d\_gettblsz:

?S: This variable conditionally handles remapping  
of the getdtablesize()

?S: subroutine to ulimit(4,0), or the NOFILE manifest constant.

?S:.

?S:tablesize:

?S: This variable contains either the 'NOFILE' constant or 'ulimit(4, 0L)'

?S: and is used as the remapped value for the getdtablesize() macro.

?S:.

?C:getdtablesize:

?C: This catches use of the getdtablesize() subroutine, and remaps it

?C: to either ulimit(4,0) or NOFILE, if getdtablesize() isn't available.

?C:.

?C:VAL\_NOFILE:

?C: This symbol contains the number of file descriptors available to the

?C: process, as determined at configuration time. Unless a static constant

?C: is needed, you should rely on getdtablesize() to obtain that number.

?C:.

```

?H:#$d_gettblsz getdtablesize() $tablesize /**/
?H:#define VAL_NOFILE $nofile /* Number of file descriptors */
?H:
?F:!nofile
?T:d_ulimit4 val
: see if getdtablesize exists
echo " "
?X: Revert logical value (d_gettblsz is undef iff getdtablesize is present)
case "$d_gettblsz" in
$define) d_gettblsz="$undef";;
$undef) d_gettblsz="$define";;
esac
if
set getdtablesize val -f d_gettblsz; eval $csym; $val; then
echo 'getdtablesize() found.' >&4
d_gettblsz="$undef"
tablesize="
@if VAL_NOFILE || nofile
$cat >nofile.c <<'EOCP'
#include <stdio.h>
int main()
{
printf("%d\n", getdtablesize());
}
EOCP
nofile="
if $cc $ccflags -o nofile nofile.c $libs >/dev/null 2>&1; then
nofile=`./nofile 2>/dev/null`
fi
if $test "$nofile"; then
echo "(You have $nofile file descriptors available per process.)"
else
nofile='20'
if ./bsd; then
nofile='64'
fi
echo "(Hmm... Let's say you have $nofile file descriptors available.)"
fi
@end
else
echo 'getdtablesize() NOT found...' >&4
if set ulimit val -f; eval $csym; $val; then
echo 'Maybe ulimit(4,0) will work...'
$cat >nofile.c <<'EOCP'
#include <stdio.h>
#ifdef GETPARAM_H
#include <sys/param.h>
#endif

```

```

int main()
{
    printf("%d %d\n",
#ifdef NOFILE
        NOFILE,
#else
        0,
#endif
        ulimit(4,0));
    exit(0);
}
EOCP
if $cc $ccflags -DGETPARAM_H -o nofile nofile.c $libs
>/dev/null 2>&1 \
    || $cc $ccflags -o nofile nofile.c $libs >/dev/null 2>&1 ; then
set `./nofile`
d_gettblsz=$1
d_ulimit4=$2
if $test "$d_ulimit4" -lt 0; then
    echo "Your ulimit() call doesn't tell me what I want to know."
    echo "We'll just use NOFILE in this case."
    nofile=$d_gettblsz
    d_gettblsz="$define"
    tablesize='NOFILE'
else
    if $test "$d_gettblsz" -gt 0; then
        echo "Your system defines NOFILE to be $d_gettblsz, and" >&4
    else
        echo "I had trouble getting NOFILE from your system, but" >&4
    fi
echo "ulimit returns $d_ulimit4 as the number of available file descriptors." >&4
dflt='y';
echo " "
rp='Should I use ulimit to get the number of available file descriptors?'
. ./myread
case "$ans" in
y*)
    nofile=$d_ulimit4
    d_gettblsz="$define"
    tablesize='ulimit(4, 0L)'
    echo "Using ulimit(4,0)."
;;
*)
    nofile=$d_gettblsz
    d_gettblsz="$define"
    tablesize='NOFILE'
    echo "Using NOFILE."
;;

```

```

    esac
    fi
else
    echo
    "Strange, I couldn't get my test program to compile."
    echo "We'll just use NOFILE in this case."
    d_gettblsz="$define"
    tablesize='NOFILE'
    nofile=""
    fi
else
    echo 'Using NOFILE instead.'
    d_gettblsz="$define"
    tablesize='NOFILE'
    nofile=""
    fi
fi
@if VAL_NOFILE || nofile
case "$nofile" in
")
    $cat >nofile.c <<'EOCP'
#include <stdio.h>
#ifdef GETPARAM_H
#include <sys/param.h>
#endif
int main()
{
    printf("%d\n",
#ifdef NOFILE
        NOFILE,
#else
        0,
#endif
    );
    exit(0);
}
EOCP
if $cc $ccflags -DGETPARAM_H -o nofile nofile.c $libs >/dev/null 2>&1 \
|| $cc $ccflags -o nofile nofile.c $libs >/dev/null 2>&1 ; then
    nofile=`./nofile 2>/dev/null`
fi
if $test "$nofile"; then
    echo "(You have $nofile file descriptors available per process.)"
else
    nofile='20'
    if ./bsd; then
        nofile='64'
    fi

```

```
echo "(Hmm... Let's say you have $nofile file descriptors available.)"  
fi  
;;  
esac  
@end  
$rm -f nofile*
```

Found in path(s):

```
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/d_NOFILE.U
```

No license file was found, but licenses were detected in source scan.

?RCS: \$Id: d\_getgrgid\_r.U,v 0RCS:

?RCS: Copyright (c) 2002,2003 Jarkko Hietaniemi

?RCS:

?RCS: You may distribute under the terms of either the GNU General Public

?RCS: License or the Artistic License, as specified in the README file.

?RCS:

?RCS: Generated by the reentr.pl from the Perl 5.8 distribution.

?RCS:

?MAKE:d\_getgrgid\_r getgrgid\_r\_proto: Inlibc Protochk Hasproto i\_systypes \  
usethreads i\_grp extern\_C

?MAKE: -pick add \$@ %<

?S:d\_getgrgid\_r:

?S: This variable conditionally defines the HAS\_GETGRGID\_R symbol,

?S: which indicates to the C program that the getgrgid\_r()

?S: routine is available.

?S:.

?S:getgrgid\_r\_proto:

?S: This variable encodes the prototype of getgrgid\_r.

?S: It is zero if d\_getgrgid\_r is undef, and one of the

?S: REENTRANT\_PROTO\_T\_ABC macros of reentr.h if d\_getgrgid\_r

?S: is defined.

?S:.

?C:HAS\_GETGRGID\_R:

?C: This symbol, if defined, indicates that the getgrgid\_r routine

?C: is available to

getgrgid re-entrantly.

?C:.

?C:GETGRGID\_R\_PROTO:

?C: This symbol encodes the prototype of getgrgid\_r.

?C: It is zero if d\_getgrgid\_r is undef, and one of the

?C: REENTRANT\_PROTO\_T\_ABC macros of reentr.h if d\_getgrgid\_r

?C: is defined.

?C:.

?H:#\$d\_getgrgid\_r HAS\_GETGRGID\_R /\*\*/

?H:#define GETGRGID\_R\_PROTO \$getgrgid\_r\_proto /\*\*/

?H:.



```

?T:try hdrs d_getgrgid_r_proto
: see if getgrgid_r exists
set getgrgid_r d_getgrgid_r
eval $inlibc
case "$d_getgrgid_r" in
"$define")
hdrs="$i_systypes sys/types.h define stdio.h $i_grp grp.h"
case "$d_getgrgid_r_proto:$susethreads" in
":define") d_getgrgid_r_proto=define
set d_getgrgid_r_proto getgrgid_r $hdrs
eval $hasproto ;;
*) ;;
esac
case "$d_getgrgid_r_proto" in
define)
case "$getgrgid_r_proto" in
"|0) try='int getgrgid_r(gid_t, struct group*, char*, size_t, struct group**);'
./protochk "$extern_C $try" $hdrs && getgrgid_r_proto=L_TSBWR ;;
esac
case "$getgrgid_r_proto" in
"|0) try='int getgrgid_r(gid_t, struct group*, char*, int, struct
group**);'
./protochk "$extern_C $try" $hdrs && getgrgid_r_proto=L_TSBIR ;;
esac
case "$getgrgid_r_proto" in
"|0) try='int getgrgid_r(gid_t, struct group*, char*, int);'
./protochk "$extern_C $try" $hdrs && getgrgid_r_proto=L_TSB I ;;
esac
case "$getgrgid_r_proto" in
"|0) try='struct group* getgrgid_r(gid_t, struct group*, char*, int);'
./protochk "$extern_C $try" $hdrs && getgrgid_r_proto=S_TSB I ;;
esac
case "$getgrgid_r_proto" in
"|0) d_getgrgid_r=undef
getgrgid_r_proto=0
echo "Disabling getgrgid_r, cannot determine prototype." >&4 ;;
*) case "$getgrgid_r_proto" in
REENTRANT_PROTO*) ;;
*) getgrgid_r_proto="REENTRANT_PROTO_$getgrgid_r_proto" ;;
esac
echo "Prototype: $try" ;;
esac
;;
*) case "$susethreads" in
define) echo "getgrgid_r has no prototype, not using it." >&4 ;;
esac
d_getgrgid_r=undef
getgrgid_r_proto=0

```

```
;;
esac
;;
*) getgrgid_r_proto=0
;;
esac
```

Found in path(s):

```
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/threads/d_getgrgid_r.U
```

No license file was found, but licenses were detected in source scan.

```
?RCS: $Id: d_usendir.U 1 2006-08-24 12:32:52Z rmanfredi $
```

```
?RCS:
```

```
?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi
```

```
?RCS:
```

```
?RCS: You may redistribute only under the terms of the Artistic Licence,
```

```
?RCS: as specified in the README file that comes with the distribution.
```

```
?RCS: You may reuse parts of this distribution only within the terms of
```

```
?RCS: that same Artistic Licence; a copy of which may be found at the root
```

```
?RCS: of the source tree for dist 4.0.
```

```
?RCS:
```

```
?RCS: $Log: d_usendir.U,v $
```

```
?RCS: Revision 3.0.1.1 1997/02/28 15:47:34 ram
```

```
?RCS: patch61: replaced .a with $_a all over the place
```

```
?RCS: patch61: likewise for .o replaced by $_o
```

```
?RCS:
```

```
?RCS: Revision 3.0 1993/08/18 12:07:52 ram
```

```
?RCS: Baseline for dist 3.0 netwide release.
```

```
?RCS:
```

```
?MAKE:d_usendir i_ndir ndirlib: test Setvar Findhdr d_readdir _a
```

```
?MAKE: -pick add $@ %<
```

```
?S:d_usendir:
```

```
?S: This variable conditionally defines the EMULATE_NDIR symbol, which
```

```
?S: indicates
```

```
to the C program that it should compile the ndir.c code
```

```
?S: provided with the package.
```

```
?S:.
```

```
?S:i_ndir (d_libndir):
```

```
?S: This variable conditionally defines the I_NDIR symbol, which
```

```
?S: indicates to the C program that it should include the system's
```

```
?S: version of ndir.h, rather than the one with this package.
```

```
?S:.
```

```
?S:ndirlib:
```

```
?S: The name of the library to include at linking stage to resolve ndir
```

```
?S: symbols. It is up to the makefile to use this value.
```

```
?S:.
```

```
?C:EMULATE_NDIR (USENDIR):
```

?C: This symbol, if defined, indicates that the program should compile

?C: the ndir.c code provided with the package.

?C:.

?C:I\_NDIR (LIBNDIR):

?C: This symbol, if defined, indicates that the program should include the

?C: system's version of ndir.h, rather than the one with this package.

?C:.

?H:#\$d\_usendir EMULATE\_NDIR /\*\*/

?H:#\$i\_ndir I\_NDIR /\*\*/

?H:.

?T:val2

?LINT: set d\_usendir i\_ndir

: see if there are directory access routines out there

echo " "

if \$test `./findhdr ndir.h` && \

( \$test -r /usr/lib/libndir\$\_a

|| \$test -r /usr/local/lib/libndir\$\_a ); then

echo "Ndir library found." >&4

if \$test -r /usr/lib/libndir\$\_a; then

ndirlib='-lndir'

else

ndirlib="/usr/local/lib/libndir\$\_a"

fi

val2="\$define"

val="\$undef"

else

ndirlib=""

val2="\$undef"

case "\$d\_readdir" in

"\$define")

echo "No ndir library found, but you have readdir() so we'll use that." >&4

val="\$undef";

::

\*)

echo "No ndir library found." >&4

val="\$define"

::

esac

fi

set d\_usendir

eval \$setvar

val="\$val2"

set i\_ndir

eval \$setvar

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-

5.30.0/dist/U/d\_usendir.U

No license file was found, but licenses were detected in source scan.

?RCS: \$Id: Ins.U,v 3.0.1.1 1994/06/20 07:05:52 ram Exp \$

?RCS:

?RCS: Copyright (c) 1991-1993, Raphael Manfredi

?RCS:

?RCS: You may redistribute only under the terms of the Artistic License,

?RCS: as specified in the README file that comes with the distribution.

?RCS: You may reuse parts of this distribution only within the terms of

?RCS: that same Artistic License; a copy of which may be found at the root

?RCS: of the source tree for dist 3.0.

?RCS:

?RCS: Original Author: Andy Dougherty <doughera@lafcol.lafayette.edu>

?RCS:

?RCS: \$Log: Ins.U,v \$

?RCS: Revision 3.0.1.1 1994/06/20 07:05:52 ram

?RCS: patch30: created by ADO

?RCS:

?X:

?X: This unit checks whether symbolic links are really supported.

?X: We can't rely on d\_symlink because that may be listed in the

?X: C library but unimplemented.

?X:

?MAKE:lns: ln rm touch

?MAKE: -pick add \$@ %<

?S:lns:

?S: This variable holds the name of the command to make

?S: symbolic

links (if they are supported). It can be used

?S: in the Makefile. It is either 'ln -s' or 'ln'

?S:.

: determine whether symbolic links are supported

echo " "

\$touch blurfl

if \$ln -s blurfl sym > /dev/null 2>&1 ; then

echo "Symbolic links are supported." >&4

lns="\$ln -s"

else

echo "Symbolic links are NOT supported." >&4

lns="\$ln"

fi

\$rm -f blurfl sym

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/modified/lns.U

No license file was found, but licenses were detected in source scan.

```
?RCS: $Id: d_system.U 1 2006-08-24 12:32:52Z rmanfredi $
?RCS:
?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi
?RCS:
?RCS: You may redistribute only under the terms of the Artistic Licence,
?RCS: as specified in the README file that comes with the distribution.
?RCS: You may reuse parts of this distribution only within the terms of
?RCS: that same Artistic Licence; a copy of which may be found at the root
?RCS: of the source tree for dist 4.0.
?RCS:
?RCS: $Log: d_system.U,v $
?RCS: Revision 3.0 1993/08/18 12:07:44 ram
?RCS: Baseline for dist 3.0 netwide release.
?RCS:
?MAKE:d_system: Inlibc
?MAKE: -pick add $@ %<
?S:d_system:
?S: This variable conditionally defines HAS_SYSTEM if system() is
?S: available to issue a shell command.
?S:.
?C:HAS_SYSTEM (SYSTEM):
?C: This symbol, if defined, indicates that the system routine is
?C: available to issue a shell command.
?C:.
?H:#$d_system HAS_SYSTEM /**/
?H:.
?LINT:set
d_system
: see if system exists
set system d_system
eval $inlibc
```

Found in path(s):

```
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/d_system.U
```

No license file was found, but licenses were detected in source scan.

```
?RCS: $Id: groupstype.U 1 2006-08-24 12:32:52Z rmanfredi $
?RCS:
?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi
?RCS:
?RCS: You may redistribute only under the terms of the Artistic Licence,
?RCS: as specified in the README file that comes with the distribution.
?RCS: You may reuse parts of this distribution only within the terms of
?RCS: that same Artistic Licence; a copy of which may be found at the root
?RCS: of the source tree for dist 4.0.
?RCS:
?RCS: Original Author: Andy Dougherty <doughera@lafcol.lafayette.edu>
```

```

?RCS:
?RCS: $Log: groupstype.U,v $
?RCS: Revision 3.0.1.2 1994/10/29 16:18:08 ram
?RCS: patch36: no longer uses Setvar to set 'groupstype' (ADO)
?RCS: patch36: typo fix in the word 'argument' (ADO)
?RCS:
?RCS: Revision 3.0.1.1 1994/06/20 07:00:18 ram
?RCS: patch30: created by ADO
?RCS:
?MAKE:groupstype: gidtype d_getgrps Myread Oldconfig Findhdr cat d_setgrps
?MAKE: -pick add $@ %<
?INIT:groupstype=""
?S:groupstype:
?S: This
    variable defines Groups_t to be something like gid_t, int,
?S: ushort, or whatever type is used for the second argument to
?S: getgroups() and setgroups(). Usually, this is the same as
?S: gidtype (gid_t), but sometimes it isn't.
?S:.
?C:Groups_t (GROUPSTYPE):
?C: This symbol holds the type used for the second argument to
?C: getgroups() and setgroups(). Usually, this is the same as
?C: gidtype (gid_t) , but sometimes it isn't.
?C: It can be int, ushort, gid_t, etc...
?C: It may be necessary to include <sys/types.h> to get any
?C: typedef'ed information. This is only required if you have
?C: getgroups() or setgroups()..
?C:.
?H:%<:#if defined(HAS_GETGROUPS) || defined(HAS_SETGROUPS)
?H:%<:#define Groups_t $groupstype /* Type for 2nd arg to [sg]etgroups() */
?H:%<:#endif
?H:.
?W:%<:getgroups HAS_GETGROUPS setgroups HAS_SETGROUPS
: Find type of 2nd arg to 'getgroups()' and 'setgroups()'
echo " "
case "$d_getgrps$d_setgrps" in
*define*)
    case
    "$groupstype" in
    ") dflt="$gidtype" ;;
    *) dflt="$groupstype" ;;
    esac
$cat <<EOM
What type of pointer is the second argument to getgroups() and setgroups()?
Usually this is the same as group ids, $gidtype, but not always.

EOM
rp='What type pointer is the second argument to getgroups() and setgroups()?'

```

```
. /myread
groupstype="$sans"
;;
*) groupstype="$gidtype";;
esac
```

Found in path(s):

```
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/groupstype.U
```

No license file was found, but licenses were detected in source scan.

?RCS: \$Id: d\_gethostbyaddr\_r.U,v 0RCS:

?RCS: Copyright (c) 2002,2003 Jarkko Hietaniemi

?RCS:

?RCS: You may distribute under the terms of either the GNU General Public

?RCS: License or the Artistic License, as specified in the README file.

?RCS:

?RCS: Generated by the reentr.pl from the Perl 5.8 distribution.

?RCS:

?MAKE:d\_gethostbyaddr\_r\_gethostbyaddr\_r\_proto: Inlibc Protochk Hasproto \  
i\_systypes usethreads i\_netdb extern\_C

?MAKE: -pick add \$@ %<

?S:d\_gethostbyaddr\_r:

?S: This variable conditionally defines the HAS\_GETHOSTBYADDR\_R symbol,

?S: which indicates to the C program that the gethostbyaddr\_r()

?S: routine is available.

?S:.

?S:gethostbyaddr\_r\_proto:

?S: This variable encodes the prototype of gethostbyaddr\_r.

?S: It is zero if d\_gethostbyaddr\_r is undef, and one of the

?S: REENTRANT\_PROTO\_T\_ABC macros of reentr.h if d\_gethostbyaddr\_r

?S: is defined.

?S:.

?C:HAS\_GETHOSTBYADDR\_R:

?C: This symbol, if defined, indicates

that the gethostbyaddr\_r routine

?C: is available to gethostbyaddr re-entrantly.

?C:.

?C:GETHOSTBYADDR\_R\_PROTO:

?C: This symbol encodes the prototype of gethostbyaddr\_r.

?C: It is zero if d\_gethostbyaddr\_r is undef, and one of the

?C: REENTRANT\_PROTO\_T\_ABC macros of reentr.h if d\_gethostbyaddr\_r

?C: is defined.

?C:.

?H:#\$d\_gethostbyaddr\_r HAS\_GETHOSTBYADDR\_R /\*\*/

?H:#define GETHOSTBYADDR\_R\_PROTO \$gethostbyaddr\_r\_proto /\*\*/

?H:.

?T:try hdrs d\_gethostbyaddr\_r\_proto

```

: see if gethostbyaddr_r exists
set gethostbyaddr_r d_gethostbyaddr_r
eval $inlibc
case "$d_gethostbyaddr_r" in
"$define")
hdrs="$i_systypes sys/types.h define stdio.h $i_netdb netdb.h"
case "$d_gethostbyaddr_r_proto:$usetreads" in
":define") d_gethostbyaddr_r_proto=define
set d_gethostbyaddr_r_proto gethostbyaddr_r $hdrs
eval $hasproto ;;
*) ;;
esac
case "$d_gethostbyaddr_r_proto" in
define)
case "$gethostbyaddr_r_proto" in
"|0) try='int gethostbyaddr_r(const char*, size_t, int, struct hostent*, char*,
size_t, struct hostent**, int*);'
./protochk "$extern_C $try" $hdrs && gethostbyaddr_r_proto=I_CWISBWRE ;;
esac
case "$gethostbyaddr_r_proto" in
"|0) try='struct hostent* gethostbyaddr_r(const char*, size_t, int, struct hostent*, char*, size_t, int, int*);'
./protochk "$extern_C $try" $hdrs && gethostbyaddr_r_proto=S_CWISBWIE ;;
esac
case "$gethostbyaddr_r_proto" in
"|0) try='struct hostent* gethostbyaddr_r(const char*, size_t, int, struct hostent*, char*, int, int*);'
./protochk "$extern_C $try" $hdrs && gethostbyaddr_r_proto=S_CWISBIE ;;
esac
case "$gethostbyaddr_r_proto" in
"|0) try='struct hostent* gethostbyaddr_r(const void*, size_t, int, struct hostent*, char*, int, int*);'
./protochk "$extern_C $try" $hdrs && gethostbyaddr_r_proto=S_TWISBIE ;;
esac
case "$gethostbyaddr_r_proto" in
"|0) try='struct hostent* gethostbyaddr_r(const char*, int, int, struct hostent*, char*, int, int*);'
./protochk "$extern_C $try" $hdrs && gethostbyaddr_r_proto=S_CIISBIE ;;
esac
case
"$gethostbyaddr_r_proto" in
"|0) try='struct hostent* gethostbyaddr_r(const char*, struct hostent*, char*, int, int*);'
./protochk "$extern_C $try" $hdrs && gethostbyaddr_r_proto=S_CSBIIE ;;
esac
case "$gethostbyaddr_r_proto" in
"|0) try='struct hostent* gethostbyaddr_r(const void*, struct hostent*, char*, int, int*);'
./protochk "$extern_C $try" $hdrs && gethostbyaddr_r_proto=S_TSBIE ;;
esac
case "$gethostbyaddr_r_proto" in
"|0) try='int gethostbyaddr_r(const char*, size_t, int, struct hostent*, struct hostent_data*);'
./protochk "$extern_C $try" $hdrs && gethostbyaddr_r_proto=I_CWISD ;;
esac

```



```

case "$gethostbyaddr_r_proto" in
"|0) try='int gethostbyaddr_r(const char*, int, int, struct hostent*, struct hostent_data*);'
./protochk "$extern_C $try" $hdrs && gethostbyaddr_r_proto=I_CIIISD ;;
esac
case "$gethostbyaddr_r_proto" in
"|0) try='int gethostbyaddr_r(const char*, int, int);'
./protochk "$extern_C $try" $hdrs && gethostbyaddr_r_proto=I_CII ;;
esac
case
"$gethostbyaddr_r_proto" in
"|0) try='int gethostbyaddr_r(const void*, socklen_t, int, struct hostent*, char*, size_t, struct hostent**, int*);'
./protochk "$extern_C $try" $hdrs && gethostbyaddr_r_proto=I_TsISBWRE ;;
esac
case "$gethostbyaddr_r_proto" in
"|0) d_gethostbyaddr_r=undef
gethostbyaddr_r_proto=0
echo "Disabling gethostbyaddr_r, cannot determine prototype." >&4 ;;
*) case "$gethostbyaddr_r_proto" in
REENTRANT_PROTO*) ;;
*) gethostbyaddr_r_proto="REENTRANT_PROTO_$gethostbyaddr_r_proto" ;;
esac
echo "Prototype: $try" ;;
esac
;;
*) case "$susethreads" in
define) echo "gethostbyaddr_r has no prototype, not using it." >&4 ;;
esac
d_gethostbyaddr_r=undef
gethostbyaddr_r_proto=0
;;
esac
;;
*) gethostbyaddr_r_proto=0
;;
esac

```

Found in path(s):

```
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/threads/d_gethostbyaddr_r.U
```

No license file was found, but licenses were detected in source scan.

?RCS: \$Id\$

?RCS:

?RCS: Copyright (c) 1997, Chip Salzenberg

?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi

?RCS:

?RCS: You may redistribute only under the terms of the Artistic License,

?RCS: as specified in the README file that comes with the distribution.

?RCS: You may reuse parts of this distribution only within the terms of  
?RCS: that same Artistic License; a copy of which may be found at the root  
?RCS: of the source tree for dist 4.0.  
?RCS:  
?RCS: \$Log: sh.U,v \$  
?RCS: Revision 3.0.1.1 1997/02/28 16:20:13 ram  
?RCS: patch61: created  
?RCS:  
?MAKE:sh: Head  
?MAKE: -pick wipe \$@ %<  
?S:sh:  
?S: This variable contains the full pathname of the shell used  
?S: on this system to execute Bourne shell scripts. Usually, this will be  
?S: /bin/sh, though it's possible that some systems will have /bin/ksh,  
?S: /bin/pdksh, /bin/ash, /bin/bash, or even something such as  
?S: D:/bin/sh.exe.  
?S: This unit comes before Options.U,  
so you can't set sh with a -D  
?S: option, though you can override this (and startsh)  
?S: with -O -Dsh=/bin/whatever -Dstartsh=whatever  
?S:.  
?C:SH\_PATH:  
?C: This symbol contains the full pathname to the shell used on this  
?C: on this system to execute Bourne shell scripts. Usually, this will be  
?C: /bin/sh, though it's possible that some systems will have /bin/ksh,  
?C: /bin/pdksh, /bin/ash, /bin/bash, or even something such as  
?C: D:/bin/sh.exe.  
?C:.  
?H:#define SH\_PATH "\$sh" /\*\*/  
?H:.  
?T:xxx try pth p SYSTYPE  
?LINT:extern maintloc maintname  
?X:  
?X: Be quiet unless something unusual happens because this gets  
?X: loaded up even before options are processed.  
?X: Can't use ./loc because that depends on startsh, which, in turn  
?X: depends on this unit.  
?X:  
: Find the basic shell for Bourne shell scripts  
case "\$sh" in  
")  
?X: SYSTYPE is for some older MIPS systems.  
?X: I do not know if it is still needed.  
case "\$SYSTYPE" in  
\*bsd\*|sys5\*) xxx="/\$SYSTYPE/bin/sh";;  
\*) xxx="/bin/sh";;  
esac  
if

```

test -f "$xxx"; then
  sh="$xxx"
else
  : Build up a list and do a single loop so we can 'break' out.
  pth=`echo $PATH | sed -e "s/$p_/ /g"`
  for xxx in sh bash ksh pdksh ash; do
    for p in $pth; do
      try="$try ${p}/${xxx}"
    done
  done
  for xxx in $try; do
    if test -f "$xxx"; then
      sh="$xxx"
      break
    elif test -f "$xxx$_exe"; then
      sh="$xxx"
      break
    elif test -f "$xxx.exe"; then
      sh="$xxx"
      break
    fi
  done
fi
;;
esac

```

?X: fd 4 isn't open yet...

```
case "$sh" in
```

```
) cat >&2 <<EOM
```

\$me: Fatal Error: I can't find a Bourne Shell anywhere.

Usually it's in /bin/sh. How did you even get this far?

Please contact me (<\$maintname>) at <\$maintloc> and we'll try to straighten this all out.

```
EOM
```

```
exit 1
```

```
;;
```

```
esac
```

Found in path(s):

```
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/sh.U
```

No license file was found, but licenses were detected in source scan.

```
?RCS: $Id: i_grp.U,v 3.0 1993/08/18 12:08:20 ram Exp $
```

```
?RCS:
```

```
?RCS: Copyright (c) 1991-1993, Raphael Manfredi
```

```
?RCS:
```

?RCS: You may redistribute only under the terms of the Artistic License,  
?RCS: as specified in the README file that comes with the distribution.  
?RCS: You may reuse parts of this distribution only within the terms of  
?RCS: that same Artistic License; a copy of which may be found at the root  
?RCS: of the source tree for dist 3.0.  
?RCS:  
?RCS: GRPASSWD detection added by Andy Dougherty July 14, 1998.  
?RCS:  
?RCS: \$Log: i\_grp.U,v \$  
?RCS: Revision 3.0 1993/08/18 12:08:20 ram  
?RCS: Baseline for dist 3.0 netwide release.  
?RCS:  
?MAKE:i\_grp d\_grpasswd: \  
contains rm cppstdin cppflags cppminus Inhdr Findhdr Setvar  
?MAKE: -pick add \$@ %<  
?S:i\_grp:  
?S: This variable conditionally defines the I\_GRP symbol, and indicates  
?S: whether a C program should include <grp.h>.  
?S:.  
?S:d\_grpasswd:  
?S: This variable conditionally  
defines GRPASSWD, which indicates  
?S: that struct group in <grp.h> contains gr\_passwd.  
?S:.  
?C:I\_GRP:  
?C: This symbol, if defined, indicates to the C program that it should  
?C: include <grp.h>.  
?C:.  
?C:GRPASSWD:  
?C: This symbol, if defined, indicates to the C program that struct group  
?C: in <grp.h> contains gr\_passwd.  
?C:.  
?H:#\$i\_grp I\_GRP /\*\*/  
?H:#\$d\_grpasswd GRPASSWD /\*\*/  
?H:.  
?LINT:set i\_grp d\_grpasswd  
?T: xxx  
: see if this is an grp system  
set grp.h i\_grp  
eval \$inhdr  
  
case "\$i\_grp" in  
\$define)  
xxx=`./findhdr grp.h`  
\$cppstdin \$cppflags \$cppminus < \$xxx >\$\$.h  
  
if \$contains 'gr\_passwd' \$\$.h >/dev/null 2>&1; then  
val="\$define"

```

else
  val="$undef"
fi
set d_grpasswd
eval $setvar

$rm -f $$h
;;
*)
val="$undef";
set d_grpasswd; eval $setvar
;;
esac

```

Found in path(s):

```

* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/modified/i_grp.U

```

No license file was found, but licenses were detected in source scan.

```

?RCS: $Id: Loc_sed.U 1 2006-08-24 12:32:52Z rmanfredi $
?RCS:
?RCS: Copyright (c) 1996, Andy Dougherty
?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi
?RCS:
?RCS: You may redistribute only under the terms of the Artistic Licence,
?RCS: as specified in the README file that comes with the distribution.
?RCS: You may reuse parts of this distribution only within the terms of
?RCS: that same Artistic Licence; a copy of which may be found at the root
?RCS: of the source tree for dist 4.0.
?RCS:
?X: This is used in perl.c.
?MAKE:full_sed: sed
?MAKE: -pick add $@ %<
?S:full_sed:
?S: This variable contains the full pathname to 'sed', whether or
?S: not the user has specified 'portability'. This is only used
?S: in the compiled C program, and we assume that all systems which
?S: can share this executable will have the same full pathname to
?S: 'sed.'
?S:.
?X: Yes, I know about the C symbol PORTABLE, but I think sed
?X: is
  unlikely to move, and I'm too lazy to add all the
?X: #ifdef PORTABLE sections to the perl source.
?X:
?C:LOC_SED:
?C: This symbol holds the complete pathname to the sed program.
?C:.

```

```
?H:#define LOC_SED "$full_sed" /**/  
?H.:  
: Store the full pathname to the sed program for use in the C program  
full_sed=$sed
```

Found in path(s):

```
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-  
5.30.0/dist/U/Loc_sed.U
```

No license file was found, but licenses were detected in source scan.

```
?RCS: $Id$
```

```
?RCS:
```

```
?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi
```

```
?RCS:
```

```
?RCS: You may redistribute only under the terms of the Artistic License,
```

```
?RCS: as specified in the README file that comes with the distribution.
```

```
?RCS: You may reuse parts of this distribution only within the terms of
```

```
?RCS: that same Artistic License; a copy of which may be found at the root
```

```
?RCS: of the source tree for dist 4.0.
```

```
?RCS:
```

```
?RCS: $Log: sig_name.U,v $
```

```
?RCS: Revision 3.0.1.5 1997/02/28 16:21:25 ram
```

```
?RCS: patch61: brand new algorithm for sig_name and (new!) sig_num
```

```
?RCS:
```

```
?RCS: Revision 3.0.1.4 1995/07/25 14:14:54 ram
```

```
?RCS: patch56: added <asm/signal.h> lookup for linux
```

```
?RCS:
```

```
?RCS: Revision 3.0.1.3 1995/05/12 12:24:11 ram
```

```
?RCS: patch54: now looks for <linux/signal.h> too (ADO)
```

```
?RCS:
```

```
?RCS: Revision 3.0.1.2 1994/06/20 07:06:57 ram
```

```
?RCS: patch30: final echo was missing to close awk-printed string
```

```
?RCS:
```

```
?RCS: Revision 3.0.1.1
```

```
1994/05/06 15:17:55 ram
```

```
?RCS: patch23: signal list now formatted to avoid scroll-ups (ADO)
```

```
?RCS:
```

```
?RCS: Revision 3.0 1993/08/18 12:09:47 ram
```

```
?RCS: Baseline for dist 3.0 netwide release.
```

```
?RCS:
```

```
?MAKE:sig_name sig_name_init sig_num sig_num_init sig_count sig_size: \  
awk Signal Oldconfig rm
```

```
?MAKE: -pick add $@ %<
```

```
?S:sig_name:
```

```
?S: This variable holds the signal names, space separated. The leading
```

```
?S: SIG in signal name is removed. A ZERO is prepended to the
```

```
?S: list. This is currently not used.
```

```
?S:.
```

?S:sig\_name\_init:

?S: This variable holds the signal names, enclosed in double quotes and

?S: separated by commas, suitable for use in the SIG\_NAME definition

?S: below. A "ZERO" is prepended to the list, and the list is

?S: terminated with a plain 0. The leading SIG in signal names

?S: is removed. See sig\_num.

?S:.

?S:sig\_num:

?S: This variable holds the signal numbers, space separated. A ZERO is

?S: prepended to the list (corresponding to the fake SIGZERO), and

?S: the list is terminated

with a 0. Those numbers correspond to

?S: the value of the signal listed in the same place within the

?S: sig\_name list.

?S:.

?S:sig\_num\_init:

?S: This variable holds the signal numbers, enclosed in double quotes and

?S: separated by commas, suitable for use in the SIG\_NUM definition

?S: below. A "ZERO" is prepended to the list, and the list is

?S: terminated with a plain 0.

?S:.

?S:sig\_count (sig\_name.U):

?S: This variable holds a number larger than the largest valid

?S: signal number. This is usually the same as the NSIG macro.

?S:.

?S:sig\_size:

?S: This variable contains the number of elements of the sig\_name

?S: and sig\_num arrays, excluding the final NULL entry.

?S:.

?C:SIG\_NAME:

?C: This symbol contains a list of signal names in order of

?C: signal number. This is intended

?C: to be used as a static array initialization, like this:

?C: char \*sig\_name[] = { SIG\_NAME };

?C: The signals in the list are separated with commas, and each signal

?C: is surrounded by double

quotes. There is no leading SIG in the signal

?C: name, i.e. SIGQUIT is known as "QUIT".

?C: Gaps in the signal numbers (up to NSIG) are filled in with NUMnn,

?C: etc., where nn is the actual signal number (e.g. NUM37).

?C: The signal number for sig\_name[i] is stored in sig\_num[i].

?C: The last element is 0 to terminate the list with a NULL. This

?C: corresponds to the 0 at the end of the sig\_num list.

?C:.

?C:SIG\_NUM:

?C: This symbol contains a list of signal numbers, in the same order as the

?C: SIG\_NAME list. It is suitable for static array initialization, as in:

?C: int sig\_num[] = { SIG\_NUM };

?C: The signals in the list are separated with commas, and the indices  
?C: within that list and the SIG\_NAME list match, so it's easy to compute  
?C: the signal name from a number or vice versa at the price of a small  
?C: dynamic linear lookup.  
?C: Duplicates are allowed, but are moved to the end of the list.  
?C: The signal number corresponding to sig\_name[i] is sig\_number[i].  
?C: if (i  
< NSIG) then sig\_number[i] == i.  
?C: The last element is 0, corresponding to the 0 at the end of  
?C: the sig\_name list.  
?C:.  
?C:SIG\_COUNT:  
?C: This variable contains a number larger than the largest  
?C: signal number. This is usually the same as the NSIG macro.  
?C:.  
?C:SIG\_SIZE:  
?C: This variable contains the number of elements of the sig\_name  
?C: and sig\_num arrays, excluding the final NULL entry.  
?C:.  
?H:#define SIG\_NAME \$sig\_name\_init /\*\*/  
?H:#define SIG\_NUM \$sig\_num\_init /\*\*/  
?H:#define SIG\_COUNT \$sig\_count /\*\*/  
?H:#define SIG\_SIZE \$sig\_size /\*\*/  
?H:.  
?T:i doinit  
?F:!= !signal\_cmd  
?X: signal.cmd creates a file signal.lst which has two columns:  
?X: NAME number, e.g.  
?X: HUP 1  
?X: The list is sorted on signal number, with duplicates moved to  
?X: the end..  
: generate list of signal names  
echo " "  
case "\$sig\_name\_init" in  
") doinit=yes ;;  
\*) case "\$sig\_num\_init" in  
" | \*, \*) doinit=yes ;;  
esac ;;  
esac  
case "\$doinit" in  
yes)  
echo "Generating a list of signal names and  
numbers..." >&4  
. ./signal\_cmd  
sig\_count=`\$awk '/^NSIG/ { printf "%d", \$2 }' signal.lst`  
sig\_name=`\$awk 'BEGIN { printf "ZERO " }  
!/^NSIG/ { printf "%s ", \$1 }' signal.lst`  
sig\_num=`\$awk 'BEGIN { printf "0 " }



```

    !/^NSIG/ { printf "%d ", $2 } signal.lst`
sig_name_init=`$awk 'BEGIN { printf "\"ZERO\\", " }
    !/^NSIG/ { printf "\"%s\\", ", $1 }
    END { printf "0\\n" }' signal.lst`
sig_num_init=`$awk 'BEGIN { printf "0, " }
    !/^NSIG/ { printf "%d, ", $2 }
    END { printf "0\\n" }' signal.lst`
;;
esac
echo "The following $sig_count signals are available:"
echo " "
echo $sig_name | $awk \
'BEGIN { linelen = 0 }
{
for (i = 1; i <= NF; i++) {
name = "SIG" $i " "
linelen = linelen + length(name)
if (linelen > 70) {
printf "\\n"
linelen = length(name)
}
printf "%s", name
}
printf "\\n"
}'
sig_size=`echo $sig_name | awk '{print NF}'`
$rm -f signal signal.c signal.awk signal.lst signal_cmd

```

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/sig\_name.U

No license file was found, but licenses were detected in source scan.

?RCS: \$Id\$

?RCS:

?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi

?RCS:

?RCS: You may redistribute only under the terms of the Artistic License,

?RCS: as specified in the README file that comes with the distribution.

?RCS: You may reuse parts of this distribution only within the terms of

?RCS: that same Artistic License; a copy of which may be found at the root

?RCS: of the source tree for dist 4.0.

?RCS:

?RCS: \$Log: d\_wifstat.U,v \$

?RCS: Revision 3.0.1.3 1997/02/28 15:47:43 ram

?RCS: patch61: added a ?F: metalint hint

?RCS:

?RCS: Revision 3.0.1.2 1995/07/25 14:09:10 ram

```

?RCS: patch56: re-arranged compile line to include ldflags before objects
?RCS:
?RCS: Revision 3.0.1.1 1995/03/21 08:47:46 ram
?RCS: patch52: created
?RCS:
?MAKE:d_wifstat: d_uwait +cc +ccflags +ldflags +libs Oldconfig cat rm
?MAKE: -pick add $@ %<
?S:d_wifstat:
?S: This symbol conditionally defines USE_WIFSTAT if the C program can
?S: safely
    use the WIFxxx macros with the kind of wait() parameter
?S: declared in the program (see UNION_WAIT), or if it can't. Should
?S: only matter on HP-UX, where the macros are incorrectly written and
?S: therefore cause programs using them with an 'union wait' variable
?S: to not compile properly.
?S:.
?C:USE_WIFSTAT:
?C: This symbol, if defined, indicates to the C program that the argument
?C: for the WIFxxx set of macros such as WIFSIGNALED or WIFEXITED can
?C: be of the same kind as the one used to hold the wait() status. Should
?C: only matter on HP-UX, where the macros are incorrectly written and
?C: therefore cause programs using them with an 'union wait' variable
?C: to not compile properly. See also UNION_WAIT.
?C:.
?H:#$d_wifstat USE_WIFSTAT /**/
?H:.
?T:type
?F:!foo
: see if we can use WIFxxx macros
echo " "
case "$d_wifstat" in
"$define") echo "As before, you can safely use WIFEXITED and friends!" >&4;;
"$undef") echo "You still can't use WIFEXITED and friends!" >&4;;
*)
echo
"Let's see whether you can use the WIFEXITED(status) macro and its"
case "$d_uwait" in
"$define") type='union wait';
*) type='int';;
esac
echo "friends with status declared as '$type status'..."
$cat >foo.c <<EOCP
#include <sys/types.h>
#include <sys/wait.h>

int main()
{
$type status;

```

```

int e = 0;

#ifdef WIFEXITED
if (WIFEXITED(status))
    printf("\n");
    exit(0);
#else
    exit(2);
#endif
}
EOCP
d_wifstat="$sundef"
if $cc $ccflags $ldflags -o foo foo.c $libs >/dev/null 2>&1; then
if ./foo >/dev/null; then
    echo "Great! Looks like we can use the WIFxxx macros." >&4
    d_wifstat="$sdefine"
else
    echo "You don't seem to have WIFxxx macros, but that's ok." >&4
fi
else
    echo "Apparently you can't use WIFxxx macros properly." >&4
fi
$rm -f foo.* foo core
;;
esac

```

Found in path(s):

```

* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/d_wifstat.U

```

No license file was found, but licenses were detected in source scan.

?RCS: \$Id\$

?RCS:

?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi

?RCS:

?RCS: You may redistribute only under the terms of the Artistic License,

?RCS: as specified in the README file that comes with the distribution.

?RCS: You may reuse parts of this distribution only within the terms of

?RCS: that same Artistic License; a copy of which may be found at the root

?RCS: of the source tree for dist 4.0.

?RCS:

?RCS: \$Log: d\_voidsig.U,v \$

?RCS: Revision 3.0.1.3 1995/05/12 12:12:46 ram

?RCS: patch54: made cppflags dependency optional

?RCS:

?RCS: Revision 3.0.1.2 1994/08/29 16:20:35 ram

?RCS: patch32: now sets signal\_t only once d\_voidsig is known (WED)

?RCS:

```

?RCS: Revision 3.0.1.1 1994/06/20 06:59:54 ram
?RCS: patch30: now properly sets signal_t when re-using previous value
?RCS:
?RCS: Revision 3.0 1993/08/18 12:07:56 ram
?RCS: Baseline for dist 3.0 netwide release.
?RCS:
?MAKE:d_voidsig signal_t: rm contains
cppstdin cppminus +cppflags test Myread \
Oldconfig Setvar Findhdr
?MAKE: -pick add $@ %<
?S:d_voidsig:
?S: This variable conditionally defines VOIDSIG if this system
?S: declares "void (*signal(...))()" in signal.h. The old way was to
?S: declare it as "int (*signal(...))()".
?S:.
?S:signal_t:
?S: This variable holds the type of the signal handler (void or int).
?S:.
?C:VOIDSIG:
?C: This symbol is defined if this system declares "void (*signal(...))()" in
?C: signal.h. The old way was to declare it as "int (*signal(...))()". It
?C: is up to the package author to declare things correctly based on the
?C: symbol.
?C:.
?C:Signal_t (SIGNAL_T):
?C: This symbol's value is either "void" or "int", corresponding to the
?C: appropriate return type of a signal handler. Thus, you can declare
?C: a signal handler using "Signal_t (*handler())", and define the
?C: handler using "Signal_t handler(sig)".
?C:.
?H:#$d_voidsig VOIDSIG /**/
?H:#define Signal_t $signal_t /* Signal handler's return
type */
?H:.
?T:xxx
?LINT:set d_voidsig
: see if signal is declared as pointer to function returning int or void
echo " "
xxx=`./findhdr signal.h`
$test "$xxx" && $cppstdin $cppminus $cppflags < $xxx >$.tmp 2>/dev/null
if $contains 'int.*\*[ ]*signal' $.tmp >/dev/null 2>&1 ; then
echo "You have int (*signal())() instead of void." >&4
val="$undef"
elif $contains 'void.*\*[ ]*signal' $.tmp >/dev/null 2>&1 ; then
echo "You have void (*signal())() instead of int." >&4
val="$define"
elif $contains 'extern[ ]*[\(]*signal' $.tmp >/dev/null 2>&1 ; then
echo "You have int (*signal())() instead of void." >&4

```

```

val="$undef"
else
case "$d_voidsig" in
")
echo "I can't determine whether signal handler returns void or int..." >&4
dflt=void
rp="What type does your signal handler return?"
./myread
case "$ans" in
v*) val="$define";;
*) val="$undef";;
esac;;
"$define")
echo "As you already told me, signal handler returns void." >&4;;
*)
echo "As you already told
me, signal handler returns int." >&4;;
esac
fi
set d_voidsig
eval $setvar
case "$d_voidsig" in
"$define") signal_t="void";;
*) signal_t="int";;
esac
$rm -f $$tmp

```

Found in path(s):

```

* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/d_voidsig.U

```

No license file was found, but licenses were detected in source scan.

?RCS: \$Id\$

?RCS:

?RCS: Copyright (c) 1998 Jarkko Hietaniemi

?RCS:

?RCS: You may distribute under the terms of either the GNU General Public

?RCS: License or the Artistic License, as specified in the README file.

?RCS:

?MAKE:d\_eaccess: Inlibc

?MAKE: -pick add \$@ %<

?S:d\_eaccess:

?S: This variable conditionally defines the HAS\_EACCESS symbol, which

?S: indicates to the C program that the eaccess() routine is available.

?S:.

?C:HAS\_EACCESS :

?C: This symbol, if defined, indicates that the eaccess routine is

?C: available to do extended access checks.

```
?C:
?H:#$d_eaccess HAS_EACCESS /**/
?H:
?LINT:set d_eaccess
: see if eaccess exists
set eaccess d_eaccess
eval $inlibc
```

Found in path(s):

```
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/acl/d_eaccess.U
```

No license file was found, but licenses were detected in source scan.

```
?RCS: $Id: d_getnetbyname_r.U,v 0RCS:
```

```
?RCS: Copyright (c) 2002,2003 Jarkko Hietaniemi
```

```
?RCS:
```

```
?RCS: You may distribute under the terms of either the GNU General Public
```

```
?RCS: License or the Artistic License, as specified in the README file.
```

```
?RCS:
```

```
?RCS: Generated by the reentr.pl from the Perl 5.8 distribution.
```

```
?RCS:
```

```
?MAKE:d_getnetbyname_r getnetbyname_r_proto: Inlibc Protochk Hasproto \
i_systypes usethreads i_netdb extern_C
```

```
?MAKE: -pick add $@ %<
```

```
?S:d_getnetbyname_r:
```

```
?S: This variable conditionally defines the HAS_GETNETBYNAME_R symbol,
```

```
?S: which indicates to the C program that the getnetbyname_r()
```

```
?S: routine is available.
```

```
?S:.
```

```
?S:getnetbyname_r_proto:
```

```
?S: This variable encodes the prototype of getnetbyname_r.
```

```
?S: It is zero if d_getnetbyname_r is undef, and one of the
```

```
?S: REENTRANT_PROTO_T_ABC macros of reentr.h if d_getnetbyname_r
```

```
?S: is defined.
```

```
?S:.
```

```
?C:HAS_GETNETBYNAME_R:
```

```
?C: This symbol, if defined, indicates that
the getnetbyname_r routine
```

```
?C: is available to getnetbyname re-entrantly.
```

```
?C:.
```

```
?C:GETNETBYNAME_R_PROTO:
```

```
?C: This symbol encodes the prototype of getnetbyname_r.
```

```
?C: It is zero if d_getnetbyname_r is undef, and one of the
```

```
?C: REENTRANT_PROTO_T_ABC macros of reentr.h if d_getnetbyname_r
```

```
?C: is defined.
```

```
?C:.
```

```
?H:#$d_getnetbyname_r HAS_GETNETBYNAME_R /**/
```

```
?H:#define GETNETBYNAME_R_PROTO $getnetbyname_r_proto /**/
```

```

?H:
?T:try hdrs d_getnetbyname_r_proto
: see if getnetbyname_r exists
set getnetbyname_r d_getnetbyname_r
eval $inlibc
case "$d_getnetbyname_r" in
"$define")
hdrs="$i_systypes sys/types.h define stdio.h $i_netdb netdb.h"
case "$d_getnetbyname_r_proto:$usethreads" in
":define") d_getnetbyname_r_proto=define
set d_getnetbyname_r_proto getnetbyname_r $hdrs
eval $hasproto ;;
*) ;;
esac
case "$d_getnetbyname_r_proto" in
define)
case "$getnetbyname_r_proto" in
"|0) try='int getnetbyname_r(const char*, struct netent*, char*, size_t, struct netent**, int*);'
./protochk "$sextern_C
$try" $hdrs && getnetbyname_r_proto=I_CSBWRE ;;
esac
case "$getnetbyname_r_proto" in
"|0) try='int getnetbyname_r(const char*, struct netent*, char*, int);'
./protochk "$sextern_C $try" $hdrs && getnetbyname_r_proto=I_CSBI ;;
esac
case "$getnetbyname_r_proto" in
"|0) try='struct netent* getnetbyname_r(const char*, struct netent*, char*, int);'
./protochk "$sextern_C $try" $hdrs && getnetbyname_r_proto=S_CSBI ;;
esac
case "$getnetbyname_r_proto" in
"|0) try='int getnetbyname_r(const char*, struct netent*, struct netent_data*);'
./protochk "$sextern_C $try" $hdrs && getnetbyname_r_proto=I_CSD ;;
esac
case "$getnetbyname_r_proto" in
"|0) d_getnetbyname_r=undef
getnetbyname_r_proto=0
echo "Disabling getnetbyname_r, cannot determine prototype." >&4 ;;
*) case "$getnetbyname_r_proto" in
REENTRANT_PROTO*) ;;
*) getnetbyname_r_proto="REENTRANT_PROTO_$getnetbyname_r_proto" ;;
esac
echo "Prototype: $try" ;;
esac
;;
*) case "$usethreads" in
define) echo
"getnetbyname_r has no prototype, not using it." >&4 ;;
esac

```

```
d_getnetbyname_r=undef
getnetbyname_r_proto=0
;;
esac
;;
*) getnetbyname_r_proto=0
;;
esac
```

Found in path(s):

```
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/threads/d_getnetbyname_r.U
```

No license file was found, but licenses were detected in source scan.

?RCS: \$Id\$

?RCS:

?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi

?RCS:

?RCS: You may redistribute only under the terms of the Artistic License,

?RCS: as specified in the README file that comes with the distribution.

?RCS: You may reuse parts of this distribution only within the terms of

?RCS: that same Artistic License; a copy of which may be found at the root

?RCS: of the source tree for dist 4.0.

?RCS:

?RCS: Original Author: Andy Dougherty <doughera@lafcol.lafayette.edu>

?RCS:

?RCS: \$Log: i\_db.U,v \$

?RCS: Revision 3.0.1.3 1995/07/25 14:10:22 ram

?RCS: patch56: conditionally use const in test programs (ADO)

?RCS:

?RCS: Revision 3.0.1.2 1995/05/12 12:14:42 ram

?RCS: patch54: extended for more intimate DB probing (ADO)

?RCS:

?RCS: Revision 3.0.1.1 1994/08/29 16:21:50 ram

?RCS: patch32: created by ADO

?RCS:

?MAKE:i\_db db\_hashtype db\_prefixtype: Inhdr +cc +ccflags rm\_try contains cat \

d\_const

?MAKE: -pick

add \$@ %<

?S:i\_db:

?S: This variable conditionally defines the I\_DB symbol, and indicates

?S: whether a C program may include Berkeley's DB include file <db.h>.

?S:.

?S:db\_hashtype:

?S: This variable contains the type of the hash structure element

?S: in the <db.h> header file. In older versions of DB, it was

?S: int, while in newer ones it is u\_int32\_t.



```

?S:.
?S:db_prefixtype:
?S: This variable contains the type of the prefix structure element
?S: in the <db.h> header file. In older versions of DB, it was
?S: int, while in newer ones it is size_t.
?S:.
?C:I_DB:
?C: This symbol, if defined, indicates to the C program that it should
?C: include Berkeley's DB include file <db.h>.
?C:.
?C:DB_Prefix_t:
?C: This symbol contains the type of the prefix structure element
?C: in the <db.h> header file. In older versions of DB, it was
?C: int, while in newer ones it is u_int32_t.
?C:.
?C:DB_Hash_t:
?C: This symbol contains the type of the prefix structure element
?C: in the <db.h> header
file. In older versions of DB, it was
?C: int, while in newer ones it is size_t.
?C:.
?H:#$i_db I_DB /**/
?H:#define DB_Hash_t $db_hashtype /**/
?H:#define DB_Prefix_t $db_prefixtype /**/
?H:.
?LINT:set i_db
: see if this is a db.h system
set db.h i_db
eval $inhdr

@if DB_Hash_t
case "$i_db" in
define)
: Check the return type needed for hash
echo " "
echo "Checking return type needed for hash for Berkeley DB ..." >&4
$cat >try.c <<EOCP
#$d_const HASCONST
#ifndef HASCONST
#define const
#endif
#include <sys/types.h>
#include <db.h>
u_int32_t hash_cb (ptr, size)
const void *ptr;
size_t size;
{
}

```

```

HASHINFO info;
int main()
{
    info.hash = hash_cb;
}
EOCP
if $cc $cflags -c try.c >try.out 2>&1 ; then
    if $contains warning try.out >>/dev/null 2>&1 ; then
        db_hashtype='int'
    else
        db_hashtype='u_int32_t'
    fi
else
    echo "I can't seem to compile the test program." >&4
    db_hashtype=int
fi
$rm_try
echo "Your version of Berkeley DB uses $db_hashtype for hash."
;;
*) db_hashtype=int
;;
esac

@end
@if
    DB_Prefix_t
case "$i_db" in
define)
    : Check the return type needed for prefix
    echo " "
    echo "Checking return type needed for prefix for Berkeley DB ..." >&4
    cat >try.c <<EOCP
#$d_const HASCONST
#ifndef HASCONST
#define const
#endif
#include <sys/types.h>
#include <db.h>
size_t prefix_cb (key1, key2)
const DBT *key1;
const DBT *key2;
{
}
BTREEINFO info;
int main()
{
    info.prefix = prefix_cb;
}

```

```

EOCP
if $cc $cflags -c try.c >try.out 2>&1 ; then
if $contains warning try.out >>/dev/null 2>&1 ; then
  db_prefixtype='int'
else
  db_prefixtype='size_t'
fi
else
echo "I can't seem to compile the test program." >&4
db_prefixtype='int'
fi
$rm_try
echo "Your version of Berkeley DB uses $db_prefixtype for prefix."
;;
*) db_prefixtype='int'
;;
esac

@end

```

Found in path(s):

```
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/i_db.U
```

No license file was found, but licenses were detected in source scan.

?RCS: You may distribute under the terms of either the GNU General Public

?RCS: License or the Artistic License, as specified in the README file.

?RCS:

?MAKE:d\_fpgetround: Inlibc

?MAKE: -pick add \$@ %<

?S:d\_fpgetround:

?S: This variable conditionally defines HAS\_FPGETROUND if fpgetround()

?S: is available to get the floating point rounding mode.

?S:.

?C:HAS\_FPGETROUND:

?C: This symbol, if defined, indicates that the fpgetround routine is

?C: available to get the floating point rounding mode.

?C:.

?H:#\$d\_fpgetround HAS\_FPGETROUND /\*\*/

?H:.

?LINT:set d\_fpgetround

: see if fpgetround exists

set fpgetround d\_fpgetround

eval \$inlibc

Found in path(s):

```
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/perl/d_fpgetround.U
```

No license file was found, but licenses were detected in source scan.

?RCS: \$Id: vendorhtml3dir.U,v 1.1 1999/07/08 18:32:57 doughera Exp doughera \$

?RCS:

?RCS: Copyright (c) 1999, Andy Dougherty

?RCS:

?RCS: You may redistribute only under the terms of the Artistic License,

?RCS: as specified in the README file that comes with the distribution.

?RCS: You may reuse parts of this distribution only within the terms of

?RCS: that same Artistic License; a copy of which may be found at the root

?RCS: of the source tree for dist 3.0.

?RCS:

?RCS: \$Log: vendorhtml3dir.U,v \$

?RCS: Revision 1.1 1999/07/08 18:32:57 doughera

?RCS: Initial revision

?RCS:

?MAKE:vendorhtml3dir vendorhtml3direxp installvendorhtml3dir: html3dir Getfile \

Oldconfig Setprefixvar Prefixit test vendorprefix prefix sed

?MAKE: -pick add \$@ %<

?Y:TOP

?S:vendorhtml3dir:

?S: This variable contains the name of the directory for html

?S: library pages. It may have a ~ on the front.

?S: The standard distribution will put nothing  
in this directory.

?S: Vendors who distribute perl may wish to place their own

?S: html pages for modules and extensions in this directory with

?S: MakeMaker Makefile.PL INSTALLDIRS=vendor

?S: or equivalent. See INSTALL for details.

?S:.

?S:vendorhtml3direxp:

?S: This variable is the ~name expanded version of vendorhtml3dir, so that you

?S: may use it directly in Makefiles or shell scripts.

?S:.

?D:installvendorhtml3dir="

?S:installvendorhtml3dir:

?S: This variable is really the same as vendorhtml3direxp but may differ on

?S: those systems using AFS. For extra portability, only this variable

?S: should be used in makefiles.

?S:.

?LINT:change prefixvar

?LINT:set installvendorhtml3dir

: Set the vendorhtml3dir variables

case "\$vendorprefix" in

) vendorhtml3dir="

vendorhtml3direxp="

;;

\*) : determine where vendor-supplied module html pages go.

: There is no standard location, so try to copy the previously-selected  
: directory structure for the core html pages.

: XXX Better default

suggestions would be welcome.

```
case "$vendorhtml3dir" in
") dflt=`echo "$html3dir" | $sed "s#^$prefix#$vendorprefix#"` ;;
*) dflt=$vendorhtml3dir ;;
esac
case "$dflt" in
"| ") dflt=none ;;
esac
fn=dn+~
rp='Pathname for the vendor-supplied html pages?'
./getfile
vendorhtml3dir="$ans"
vendorhtml3direxp="$ansexp"
;;
esac
```

: Use ' ' for none so value is preserved next time through Configure

```
$test X"$vendorhtml3dir" = "X" && vendorhtml3dir=' '
```

```
prefixvar=vendorhtml3dir
```

```
./installprefix
```

Found in path(s):

```
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/installdirs/vendorhtml3dir.U
```

No license file was found, but licenses were detected in source scan.

```
?RCS: $Id: MailList.U 1 2006-08-24 12:32:52Z rmanfredi $
```

```
?RCS:
```

```
?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi
```

```
?RCS:
```

```
?RCS: You may redistribute only under the terms of the Artistic Licence,
```

```
?RCS: as specified in the README file that comes with the distribution.
```

```
?RCS: You may reuse parts of this distribution only within the terms of
```

```
?RCS: that same Artistic Licence; a copy of which may be found at the root
```

```
?RCS: of the source tree for dist 4.0.
```

```
?RCS:
```

```
?RCS: Original Author: Graham Stoney <greyham@research.canon.oz.au>
```

```
?RCS:
```

```
?RCS: $Log: MailList.U,v $
```

```
?RCS: Revision 3.0.1.1 1994/01/24 14:01:49 ram
```

```
?RCS: patch16: created
```

```
?RCS:
```

```
?RCS:
```

```
?X:
```

```
?X: This unit offers the user the option of subscribing to the mailing
```

```
?X: list. To force inclusion of this unit, you must add it's name to the
```

?X: dependancies on the MAKE line in your private copy of End.U.

?X: The address of the mailing list server must be set via a "list\_request=..."

?X:

entry in the .package file. This is usually done by running packinit and

?X: answering the proper questions.

?X:

?MAKE:MailList: cat mailer package Myread cf\_name cf\_email

?MAKE: -pick wipe \$@ %<

?T:list\_request list\_sub list\_unsub list\_name

?X:

?X: The cf\_name dependency is used through list\_sub when the mailing list

?X: manager happens to be listserv, whereas cf\_email is used whith majordomo

?X: or when the mailing list request address is scanned by a human. Since

?X: they do not appear within the unit itself, we need a lint hint.

?X:

?LINT:use cf\_name cf\_email

: offer to join the mailing list

list\_request='<\$list\_request>'

list\_sub="<\$list\_sub>"

list\_unsub="<\$list\_unsub>"

list\_name="<\$list\_name>"

\$cat <<EOM

There is a mailing list for discussion about \$package and related issues.

This is the preferred place to ask questions about the program and discuss modifications and additions with the author and other users. If you are able to send mail to the Internet, you

are encouraged to subscribe. You need only

ever subscribe once, and you can unsubscribe automatically at any time in the

future. If you have already subscribed and you wish to unsubscribe now, you

may do so by answering "unsubscribe". Answer "subscribe" to subscribe to the list.

EOM

rp="Subscribe to or unsubscribe from the \$list\_name mailing list?"

dflt=neither

./myread

case "\$ans" in

[sS]\*) \$cat <<EOM

You will be sent a message from the list server to let you know when your subscription has been successful and telling you how to submit articles and

how to unsubscribe again when necessary. You may also unsubscribe by running this script again and asking it to do so for you.

EOM

echo "Sending mail to subscribe you to the \$list\_name list..." >&4

\$mailer \$list\_request <<EOM >/dev/null 2>&1

Precedence: junk

To: \$list\_request

\$list\_sub

EOM

::

[uU]\*) echo "Sending mail to unsubscribe you from the \$list\_name list..." >&4

\$mailer \$list\_request <<EOM >/dev/null 2>&1

Precedence: junk

To:

\$list\_request

\$list\_unsub

EOM

::

esac

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/MailList.U

No license file was found, but licenses were detected in source scan.

?RCS: \$Id: siteprefix.U,v 1.1 1999/07/08 18:32:57 doughera Exp doughera \$

?RCS:

?RCS: Copyright (c) 1999 Andy Dougherty

?RCS:

?RCS: You may redistribute only under the terms of the Artistic License,

?RCS: as specified in the README file that comes with the distribution.

?RCS: You may reuse parts of this distribution only within the terms of

?RCS: that same Artistic License; a copy of which may be found at the root

?RCS: of the source tree for dist 3.0.

?RCS:

?RCS: \$Log: siteprefix.U,v \$

?RCS: Revision 1.1 1999/07/08 18:32:57 doughera

?RCS: Initial revision

?RCS:

?MAKE:siteprefix siteprefixexp +oldsiteprefix: Getfile Loc Oldconfig cat package prefix

?MAKE: -pick add \$@ %<

?S:siteprefix:

?S: This variable holds the full absolute path of the directory below

?S: which the user will install add-on packages.

?S: See INSTALL for usage and examples.

?S:.

?S:siteprefixexp:

?S: This variable holds the full absolute path of the

directory below

?S: which the user will install add-on packages. Derived from siteprefix.

?S:.

?S:oldsiteprefix:

?S: This variable is set non-null if the siteprefix was previously defined

?S: and gets set to a new value. Used internally by Configure only.

?S:.

: Set the siteprefix variables

\$cat <<EOM

After \$package is installed, you may wish to install various add-on modules and utilities. Typically, these add-ons will be installed under \$prefix with the rest of this package. However, you may wish to install such add-ons elsewhere under a different prefix.

If you do not wish to put everything under a single prefix, that's ok. You will be prompted for the individual locations; this siteprefix is only used to suggest the defaults.

The default should be fine for most people.

EOM

fn=d~+

rp='Installation prefix to use for add-on modules and utilities?'

: XXX Here might be another good place for an installstyle setting.

case "\$siteprefix" in

") dflt=\$prefix ;;

\*) dflt=\$siteprefix

;;

esac

./getfile

: XXX Prefixit unit does not yet support siteprefix and vendorprefix

oldsiteprefix="

case "\$siteprefix" in

") ;;

\*) case "\$ans" in

"\$prefix") ;;

\*) oldsiteprefix="\$prefix";;

esac

;;

esac

siteprefix="\$ans"

siteprefixexp="\$ansexp"

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/installdirs/siteprefix.U

No license file was found, but licenses were detected in source scan.

?RCS: \$Id: vendorprefix.U,v 1.1 1999/07/08 18:32:57 doughera Exp doughera \$



```

?RCS:
?RCS: Copyright (c) 1999 Andy Dougherty
?RCS:
?RCS: You may redistribute only under the terms of the Artistic License,
?RCS: as specified in the README file that comes with the distribution.
?RCS: You may reuse parts of this distribution only within the terms of
?RCS: that same Artistic License; a copy of which may be found at the root
?RCS: of the source tree for dist 3.0.
?RCS:
?RCS: $Log: vendorprefix.U,v $
?RCS: Revision 1.1 1999/07/08 18:32:57 doughera
?RCS: Initial revision
?RCS:
?MAKE:usevendorprefix vendorprefix vendorprefixexp +oldvendorprefix: \
  Getfile Loc Oldconfig cat prefix Myread
?MAKE: -pick add $@ %<
?S:usevendorprefix:
?S: This variable tells whether the vendorprefix
?S: and consequently other vendor* paths are in use.
?S:.
?S:vendorprefix:
?S: This variable holds the full absolute path of the directory below
?S: which
  the vendor will install add-on packages.
?S: See INSTALL for usage and examples.
?S:.
?S:vendorprefixexp:
?S: This variable holds the full absolute path of the directory below
?S: which the vendor will install add-on packages. Derived from vendorprefix.
?S:.
?S:oldvendorprefix:
?S: This variable is set non-null if the vendorprefix was previously defined
?S: and gets set to a new value. Used internally by Configure only.
?S:.
: Set the vendorprefix variables
$cat <<EOM

```

The installation process will also create a directory for vendor-supplied add-ons. Vendors who supply perl with their system may find it convenient to place all vendor-supplied files in this directory rather than in the main distribution directory. This will ease upgrades between binary-compatible maintenance versions of perl.

Of course you may also use these directories in whatever way you see fit. For example, you might use them to access modules shared over a company-wide network.

The default answer should be

fine for most people.

This causes further questions about vendor add-ons to be skipped and no vendor-specific directories will be configured for perl.

EOM

```
rp='Do you want to configure vendor-specific add-on directories?'
case "$usevendorprefix" in
define|true|[yY]*) dflt=y ;;
*) : User may have set vendorprefix directly on Configure command line.
case "$vendorprefix" in
'|' ) dflt=n ;;
*) dflt=y ;;
esac
;;
esac
./myread
case "$ans" in
[yY]*) fn=d~+
rp='Installation prefix to use for vendor-supplied add-ons?'
case "$vendorprefix" in
) dflt="$prefix" ;;
*) dflt=$vendorprefix ;;
esac
./getfile
: XXX Prefixit unit does not yet support siteprefix and vendorprefix
oldvendorprefix="
case "$vendorprefix" in
) ;;
*) case "$ans" in
"$prefix" ) ;;
*) oldvendorprefix="$prefix";;
esac
;;
esac
usevendorprefix="$define"
vendorprefix="$ans"
vendorprefixexp="$ansexp"
;;
*) usevendorprefix="$undef"
vendorprefix="
vendorprefixexp="
;;
esac
```

Found in path(s):

\*

/opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/installldirs/vendorprefix.U

No license file was found, but licenses were detected in source scan.

?RCS: You may distribute under the terms of either the GNU General Public

?RCS: License or the Artistic License, as specified in the README file.

?RCS:

?MAKE:d\_expm1: Inlibc

?MAKE: -pick add \$@ %<

?S:d\_expm1:

?S: This variable conditionally defines the HAS\_EXPM1 symbol, which

?S: indicates to the C program that the expm1() routine is available.

?S:.

?C:HAS\_EXPM1:

?C: This symbol, if defined, indicates that the expm1 routine is

?C: available to do the exp(x) - 1 when x is near 1 function.

?C:.

?H:#\$d\_expm1 HAS\_EXPM1 /\*\*/

?H:.

?LINT:set d\_expm1

: see if expm1 exists

set expm1 d\_expm1

eval \$inlibc

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/perl/d\_expm1.U

No license file was found, but licenses were detected in source scan.

?RCS: \$Id\$

?RCS:

?RCS: Copyright (c) 2008 H.Merijn Brand

?RCS:

?RCS: You may distribute under the terms of either the GNU General Public

?RCS: License or the Artistic License, as specified in the README file.

?RCS:

?MAKE:d\_ctime64 d\_localtime64 d\_gmtime64 d\_mktime64 d\_diffime64 d\_asctime64: Inlibc

?MAKE: -pick add \$@ %<

?S:d\_ctime64:

?S: This variable conditionally defines the HAS\_CTIME64 symbol, which

?S: indicates to the C program that the ctime64 () routine is available.

?S:.

?S:d\_localtime64:

?S: This variable conditionally defines the HAS\_LOCALTIME64 symbol, which

?S: indicates to the C program that the localtime64 () routine is available.

?S:.

?S:d\_gmtime64:

?S: This variable conditionally defines the HAS\_GMTIME64 symbol, which

?S: indicates to the C program that the gmtime64 () routine is available.

?S:.

?S:d\_mktime64:  
 ?S: This variable conditionally defines the HAS\_MKTIME64 symbol, which  
 ?S: indicates to the  
 C program that the mktime64 () routine is available.  
 ?S:.

?S:d\_difftime64:  
 ?S: This variable conditionally defines the HAS\_DIFFTIME64 symbol, which  
 ?S: indicates to the C program that the difftime64 () routine is available.  
 ?S:.

?S:d\_asctime64:  
 ?S: This variable conditionally defines the HAS\_ASCTIME64 symbol, which  
 ?S: indicates to the C program that the asctime64 () routine is available.  
 ?S:.

?C:HAS\_CTIME64:  
 ?C: This symbol, if defined, indicates that the ctime64 () routine is  
 ?C: available to do the 64bit variant of ctime ()  
 ?C:.

?C:HAS\_LOCALTIME64:  
 ?C: This symbol, if defined, indicates that the localtime64 () routine is  
 ?C: available to do the 64bit variant of localtime ()  
 ?C:.

?C:HAS\_GMTIME64:  
 ?C: This symbol, if defined, indicates that the gmtime64 () routine is  
 ?C: available to do the 64bit variant of gmtime ()  
 ?C:.

?C:HAS\_MKTIME64:  
 ?C: This symbol, if defined, indicates that the mktime64 () routine is  
 ?C: available to do the 64bit variant of mktime ()  
 ?C:.

?C:HAS\_DIFFTIME64:  
 ?C: This  
 symbol, if defined, indicates that the difftime64 () routine is  
 ?C: available to do the 64bit variant of difftime ()  
 ?C:.

?C:HAS\_ASCTIME64:  
 ?C: This symbol, if defined, indicates that the asctime64 () routine is  
 ?C: available to do the 64bit variant of asctime ()  
 ?C:.

?H:#\$d\_ctime64 HAS\_CTIME64 /\*\*/  
 ?H:#\$d\_localtime64 HAS\_LOCALTIME64 /\*\*/  
 ?H:#\$d\_gmtime64 HAS\_GMTIME64 /\*\*/  
 ?H:#\$d\_mktime64 HAS\_MKTIME64 /\*\*/  
 ?H:#\$d\_difftime64 HAS\_DIFFTIME64 /\*\*/  
 ?H:#\$d\_asctime64 HAS\_ASCTIME64 /\*\*/  
 ?H:.

?LINT:set d\_ctime64 d\_localtime64 d\_gmtime64 d\_mktime64 d\_difftime64 d\_asctime64  
 : see if 64bit time functions exists

set ctime64 d\_ctime64

eval \$inlibc

set localtime64 d\_localtime64

eval \$inlibc

set gmtime64 d\_gmtime64

eval \$inlibc

set mktime64 d\_mktime64

eval \$inlibc

set difftime64 d\_difftime64

eval \$inlibc

set asctime64 d\_asctime64

eval \$inlibc

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/perl/d\_timefuncs64.U

No license file was found, but licenses were detected in source scan.

?RCS: \$Id: i\_sysparam.U 1 2006-08-24 12:32:52Z rmanfredi \$

?RCS:

?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi

?RCS:

?RCS: You may redistribute only under the terms of the Artistic Licence,

?RCS: as specified in the README file that comes with the distribution.

?RCS: You may reuse parts of this distribution only within the terms of

?RCS: that same Artistic Licence; a copy of which may be found at the root

?RCS: of the source tree for dist 4.0.

?RCS:

?RCS: \$Log: i\_sysparam.U,v \$

?RCS: Revision 3.0.1.1 1994/08/29 16:22:43 ram

?RCS: patch32: created

?RCS:

?MAKE:i\_sysparam: Inhdr

?MAKE: -pick add \$@ %<

?S:i\_sysparam:

?S: This variable conditionally defines the I\_SYS\_PARAM symbol, and indicates

?S: whether a C program should include <sys/param.h>.

?S:.

?C:I\_SYS\_PARAM:

?C: This symbol, if defined, indicates to the C program that it should

?C: include <sys/param.h>.

?C:.

?H:#\$i\_sysparam I\_SYS\_PARAM /\*\*/

```
?H:
?LINT:set
i_sysparam
: see if this is a sys/param system
set sys/param.h i_sysparam
eval $inhdr
```

Found in path(s):

```
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/i_sysparam.U
```

No license file was found, but licenses were detected in source scan.

```
?RCS: $Id$
?RCS:
?RCS: Copyright (c) 2003 Jarkko Hietaniemi
?RCS:
?RCS: You may distribute under the terms of either the GNU General Public
?RCS: License or the Artistic License, as specified in the README file.
?RCS:
?MAKE:d_scalbnl: Inlibc
?MAKE: -pick add $@ %<
?S:d_scalbnl:
?S: This variable conditionally defines the HAS_SCALBNL symbol, which
?S: indicates to the C program that the scalbnl() routine is available.
?S: If ilogbl is also present we can emulate frexpl.
?S:.
?C:HAS_SCALBNL:
?C: This symbol, if defined, indicates that the scalbnl routine is
?C: available. If ilogbl is also present we can emulate frexpl.
?C:.
?H:#$d_scalbnl HAS_SCALBNL /**/
?H:
?LINT:set d_scalbnl
: see if scalbnl exists
set scalbnl d_scalbnl
eval $inlibc
```

Found in path(s):

```
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/perl/d_scalbnl.U
```

No license file was found, but licenses were detected in source scan.

```
?RCS: $Id: i_sysndir.U 1 2006-08-24 12:32:52Z rmanfredi $
?RCS:
?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi
?RCS:
?RCS: You may redistribute only under the terms of the Artistic Licence,
?RCS: as specified in the README file that comes with the distribution.
```

?RCS: You may reuse parts of this distribution only within the terms of  
?RCS: that same Artistic Licence; a copy of which may be found at the root  
?RCS: of the source tree for dist 4.0.  
?RCS:  
?RCS: \$Log: i\_sysndir.U,v \$  
?RCS: Revision 3.0 1993/08/18 12:08:33 ram  
?RCS: Baseline for dist 3.0 netwide release.  
?RCS:  
?MAKE:i\_sysndir: Inhdr  
?MAKE: -pick add \$@ %<  
?S:i\_sysndir:  
?S: This variable conditionally defines the I\_SYS\_NDIR symbol, and indicates  
?S: whether a C program should include <sys/ndir.h>.  
?S:.  
?C:I\_SYS\_NDIR (I\_SYSNDIR):  
?C: This symbol, if defined, indicates to the C program that it should  
?C: include <sys/ndir.h>.  
?C:.  
?H:#\$i\_sysndir  
I\_SYS\_NDIR /\*\*/  
?H:.  
?LINT:set i\_sysndir  
: see if this is an sysndir system  
set sys/ndir.h i\_sysndir  
eval \$inhdr

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/i\_sysndir.U

No license file was found, but licenses were detected in source scan.

?RCS: \$Id: inc\_version\_list.U,v \$  
?RCS:  
?RCS: Copyright (c) 2000 Andy Dougherty  
?RCS:  
?RCS: You may redistribute only under the terms of the Artistic License,  
?RCS: as specified in the README file that comes with the distribution.  
?RCS: You may reuse parts of this distribution only within the terms of  
?RCS: that same Artistic License; a copy of which may be found at the root  
?RCS: of the source tree for dist 3.0.  
?RCS:  
?RCS: \$Log: inc\_version\_list.U,v \$  
?RCS:  
?MAKE:inc\_version\_list inc\_version\_list\_init d\_inc\_version\_list: cat sed \  
Getfile perl5 version api\_versionstring rm Myread archname \  
prefix sitelib\_stem exe\_ext  
?MAKE: -pick add \$@ %<  
?Y:TOP

?S:inc\_version\_list:

?S: This variable specifies the list of subdirectories in over

?S: which perl.c:incpush() and lib/lib.pm will automatically

?S: search when adding directories to @INC. The elements in

?S: the list are separated by spaces. This is only useful

?S: if

you have a perl library directory tree structured like the

?S: default one. See INSTALL for how this works. The versioned

?S: site\_perl directory was introduced in 5.005, so that is the

?S: lowest possible value.

?S:

?S: This list includes architecture-dependent directories back to

?S: version \$api\_versionstring (e.g. 5.5.640) and

?S: architecture-independent directories all the way back to

?S: 5.005.

?S:.

?S:inc\_version\_list\_init:

?S: This variable holds the same list as inc\_version\_list, but

?S: each item is enclosed in double quotes and separated by commas,

?S: suitable for use in the PERL\_INC\_VERSION\_LIST initialization.

?S:.

?S:d\_inc\_version\_list:

?S: This variable conditionally defines PERL\_INC\_VERSION\_LIST.

?S: It is set to undef when PERL\_INC\_VERSION\_LIST is empty.

?S:.

?C:PERL\_INC\_VERSION\_LIST:

?C: This variable specifies the list of subdirectories in over

?C: which perl.c:incpush() and lib/lib.pm will automatically

?C: search when adding directories to @INC, in a format suitable

?C: for

a C initialization string. See the inc\_version\_list entry

?C: in Porting/Glossary for more details.

?C:.

?H:#\$d\_inc\_version\_list PERL\_INC\_VERSION\_LIST \$inc\_version\_list\_init /\*\*/

?H:.

?T:stem

: Determine list of previous versions to include in @INC

```
$cat > getverlist <<EOPL
```

```
#!$perl5 -w
```

```
use File::Basename;
```

```
\$api_versionstring = "$api_versionstring";
```

```
\$version = "$version";
```

```
\$stem = "$sitelib_stem";
```

```
\$archname = "$archname";
```

```
EOPL
```

```
$cat >> getverlist <<'EOPL'
```

```
# The list found is store twice for each entry: the original name, and
```

```
# the binary broken down version as pack "sss", so sorting is easy and
```



```

# unambiguous. This will work for all versions that have a maximum of
# three digit groups, separate by '.'s or '_'s. Names are extended with
# ".0.0" to ensure at least three elements for the pack.
# -- H.Merijn Brand (m)'06 23-10-2006

# Can't have leading @ because metaconfig interprets it as a command!
;@inc_version_list=();
# XXX Redo to do opendir/readdir?
if (-d $stem)
{
  chdir($stem);
  ;@candidates = map {
[ $_, pack "sss", split m/[._]/, "$_.0.0" ] } glob("5.*");
  ;@candidates = sort { $a->[1] cmp $b->[1]} @candidates;
}
else {
  ;@candidates = ();
}

($pversion, $sversion, $vs5005) = map {
  pack "sss", split m/[._]/, "$_.0.0" } $version, $api_versionstring, "5.005";
foreach $d (@candidates) {
  if ($d->[1] lt $pversion) {
  if ($d->[1] ge $sversion) {
    unshift(@inc_version_list, grep { -d } $d->[0]."/$archname", $d->[0]);
  }
  elsif ($d->[1] ge $vs5005) {
    unshift(@inc_version_list, grep { -d } $d->[0]);
  }
  }
  else {
# Skip newer version. I.e. don't look in
# 5.7.0 if we're installing 5.6.1.
  }
}

if (@inc_version_list) {
  print join(' ', @inc_version_list);
}
else {
  # Blank space to preserve value for next Configure run.
  print " ";
}
EOPL
chmod +x getverlist
case "$inc_version_list" in
") if test -x "$perl5$exe_ext"; then
  dflt=`$perl5 getverlist`

```

```

else
  dflt='none'
fi
;;
$undef) dflt='none'
;;
?X:  Configure -Dinc_version_list='5.6.0/$archname 5.6.0' ...
*) eval dflt="\$inc_version_list" ;;
esac
case "$dflt" in
'|' ) dflt=none ;;
esac
case "$dflt" in
5.005) dflt=none ;;
esac
$cat <<EOM

```

In order to ease the process of upgrading, this version of perl can be configured to use modules built and installed with earlier versions of perl that were installed under \$prefix. Specify here the list of earlier versions that this version of perl should check. If Configure detected no earlier versions of perl installed under \$prefix, then the list will be empty. Answer 'none' to tell perl to not search earlier versions.

The default should almost always be sensible, so if you're not sure, just accept the default.

EOM

```

rp='List of earlier versions to include in @INC?'
./myread
case "$ans" in
[Nn]one|'|' |$undef) inc_version_list=' ' ;;
*) inc_version_list="$ans" ;;
esac
case "$inc_version_list" in
'|' )
  inc_version_list_init='0'
  d_inc_version_list="$undef"
  ;;
*) inc_version_list_init=`echo
  $inc_version_list |
  $sed -e 's/^/' -e 's/ /','/g' -e 's/$/',0/'
  d_inc_version_list="$define"
  ;;
esac
$rm -f getverlist

```

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/installdirs/inc\_version\_list.U

No license file was found, but licenses were detected in source scan.

?RCS: \$Id\$

?RCS:

?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi

?RCS:

?RCS: You may redistribute only under the terms of the Artistic License,

?RCS: as specified in the README file that comes with the distribution.

?RCS: You may reuse parts of this distribution only within the terms of

?RCS: that same Artistic License; a copy of which may be found at the root

?RCS: of the source tree for dist 4.0.

?RCS:

?RCS: \$Log: prototype.U,v \$

?RCS: Revision 3.0.1.3 1994/05/06 15:11:49 ram

?RCS: patch23: ensure cc flags used when looking for prototype support

?RCS:

?RCS: Revision 3.0.1.2 1994/01/24 14:15:36 ram

?RCS: patch16: prototype handling macros now appear only when needed

?RCS:

?RCS: Revision 3.0.1.1 1993/08/25 14:03:12 ram

?RCS: patch6: defines were referring to non-existent VOID symbol

?RCS:

?RCS: Revision 3.0 1993/08/18 12:09:36 ram

?RCS: Baseline for dist 3.0 netwide release.

?RCS:

?MAKE:prototype:

Myread Oldconfig cat +cc +ccflags rm Setvar

?MAKE: -pick add \$@ %<

?S:prototype:

?S: This variable holds the eventual value of CAN\_PROTOTYPE, which

?S: indicates the C compiler can handle function prototypes.

?S:.

?C:CAN\_PROTOTYPE ~ %<:

?C: If defined, this macro indicates that the C compiler can handle

?C: function prototypes.

?C:.

?C:DOTS:

?C: This macro is used to specify the ... in function prototypes which

?C: have arbitrary additional arguments.

?C:.

?C:NXT\_ARG:

?C: This macro is used to separate arguments in the declared argument list.

?C:.

?C:P\_FUNC:

?C: This macro is used to declare "private" (static) functions.

?C: It takes three arguments: the function type and name, a parenthesized  
?C: traditional (comma separated) argument list, and the declared argument  
?C: list (in which arguments are separated with NXT\_ARG, and additional  
?C: arbitrary arguments are specified with DOTS). For example:

?C:

?C: P\_FUNC(int foo, (bar, baz), int bar NXT\_ARG char \*baz[])

?C:.

?C:P\_FUNC\_VOID:

?C: This

macro is used to declare "private" (static) functions that have

?C: no arguments. The macro takes one argument: the function type and name.

?C: For example:

?C:

?C: P\_FUNC\_VOID(int subr)

?C:.

?C:V\_FUNC:

?C: This macro is used to declare "public" (non-static) functions.

?C: It takes three arguments: the function type and name, a parenthesized

?C: traditional (comma separated) argument list, and the declared argument

?C: list (in which arguments are separated with NXT\_ARG, and additional

?C: arbitrary arguments are specified with DOTS). For example:

?C:

?C: V\_FUNC(int main, (argc, argv), int argc NXT\_ARG char \*argv[])

?C:.

?C:V\_FUNC\_VOID:

?C: This macro is used to declare "public" (non-static) functions that have

?C: no arguments. The macro takes one argument: the function type and name.

?C: For example:

?C:

?C: V\_FUNC\_VOID(int fork)

?C:.

?C:\_ (P):

?C: This macro is used to declare function parameters for folks who want

?C: to make declarations with prototypes using a

different style than

?C: the above macros. Use double parentheses. For example:

?C:

?C: int main \_((int argc, char \*argv[]));

?C:.

?H:%<:#\$prototype CAN\_PROTOTYPE /\*\*/

?H:%<:#ifdef CAN\_PROTOTYPE

?H:%NXT\_ARG:#define NXT\_ARG ,

?H:%DOTS:#define DOTS , ...

?H:%V\_FUNC:#define V\_FUNC(name, arglist, args)name(args)

?H:%P\_FUNC:#define P\_FUNC(name, arglist, args)static name(args)

?H:%V\_FUNC\_VOID:#define V\_FUNC\_VOID(name)name(void)

?H:%P\_FUNC\_VOID:#define P\_FUNC\_VOID(name)static name(void)

?H:%\_:#define \_(args) args

```

?H:?%<:#else
?H:?NXT_ARG:#define NXT_ARG ;
?H:?DOTS:#define DOTS
?H:?V_FUNC:#define V_FUNC(name, arglist, args)name arglist args;
?H:?P_FUNC:#define P_FUNC(name, arglist, args)static name arglist args;
?H:?V_FUNC_VOID:#define V_FUNC_VOID(name)name()
?H:?P_FUNC_VOID:#define P_FUNC_VOID(name)static name()
?H:?_:#define _(args) ()
?H:?%<:#endif
?H:.
?W:%<:NXT_ARG DOTS V_FUNC P_FUNC V_FUNC_VOID P_FUNC_VOID _
?LINT:set prototype
: Cruising for prototypes
echo " "
echo "Checking out
function prototypes..." >&4
$cat >prototype.c <<'EOCP'
int main(int argc, char *argv[]) {
    exit(0);}
EOCP
if $cc $ccflags -c prototype.c >prototype.out 2>&1 ; then
    echo "Your C compiler appears to support function prototypes."
    val="$define"
else
    echo "Your C compiler doesn't seem to understand function prototypes."
    val="$undef"
fi
set prototype
eval $setvar
$rm -f prototype*

```

Found in path(s):

```

* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/prototype.U

```

No license file was found, but licenses were detected in source scan.

?RCS: \$Id: d\_getspnam\_r.U,v 0RCS:

?RCS: Copyright (c) 2002,2003 Jarkko Hietaniemi

?RCS:

?RCS: You may distribute under the terms of either the GNU General Public

?RCS: License or the Artistic License, as specified in the README file.

?RCS:

?RCS: Generated by the reentr.pl from the Perl 5.8 distribution.

?RCS:

?MAKE:d\_getspnam\_r getspnam\_r\_proto: Inlibc Protochk Hasproto i\_systypes \  
 usethreads i\_shadow extern\_C

?MAKE: -pick add \$@ %<

?S:d\_getspnam\_r:

?S: This variable conditionally defines the HAS\_GETSPNAM\_R symbol,  
 ?S: which indicates to the C program that the getspnam\_r()  
 ?S: routine is available.  
 ?S:.  
 ?S:getspnam\_r\_proto:  
 ?S: This variable encodes the prototype of getspnam\_r.  
 ?S: It is zero if d\_getspnam\_r is undef, and one of the  
 ?S: REENTRANT\_PROTO\_T\_ABC macros of reentr.h if d\_getspnam\_r  
 ?S: is defined.  
 ?S:.  
 ?C:HAS\_GETSPNAM\_R:  
 ?C: This symbol, if defined, indicates that the getspnam\_r routine  
 ?C: is available  
 to getspnam re-entrantly.  
 ?C:.  
 ?C:GETSPNAM\_R\_PROTO:  
 ?C: This symbol encodes the prototype of getspnam\_r.  
 ?C: It is zero if d\_getspnam\_r is undef, and one of the  
 ?C: REENTRANT\_PROTO\_T\_ABC macros of reentr.h if d\_getspnam\_r  
 ?C: is defined.  
 ?C:.  
 ?H:#\$d\_getspnam\_r HAS\_GETSPNAM\_R /\*\*/  
 ?H:#define GETSPNAM\_R\_PROTO \$getspnam\_r\_proto /\*\*/  
 ?H:.  
 ?T:try hdrs d\_getspnam\_r\_proto  
 : see if getspnam\_r exists  
 set getspnam\_r d\_getspnam\_r  
 eval \$inlibc  
 case "\$d\_getspnam\_r" in  
 "\$define")  
 hdrs="\$i\_systypes sys/types.h define stdio.h \$i\_shadow shadow.h"  
 case "\$d\_getspnam\_r\_proto:\$usetreads" in  
 ":define") d\_getspnam\_r\_proto=define  
 set d\_getspnam\_r\_proto getspnam\_r \$hdrs  
 eval \$hasproto ;;  
 \*) ;;  
 esac  
 case "\$d\_getspnam\_r\_proto" in  
 define)  
 case "\$getspnam\_r\_proto" in  
 "|0) try='int getspnam\_r(const char\*, struct spwd\*, char\*, size\_t, struct spwd\*\*);'  
 ./protochk "\$extern\_C \$try" \$hdrs && getspnam\_r\_proto=I\_CSBWR ;;  
 esac  
 case "\$getspnam\_r\_proto" in  
 "|0) try='struct spwd\* getspnam\_r(const char\*, struct  
 spwd\*, char\*, int);'  
 ./protochk "\$extern\_C \$try" \$hdrs && getspnam\_r\_proto=S\_CSBI ;;  
 esac

```

case "$getspnam_r_proto" in
"|0) d_getspnam_r=undef
getspnam_r_proto=0
echo "Disabling getspnam_r, cannot determine prototype." >&4 ;;
* ) case "$getspnam_r_proto" in
REENTRANT_PROTO*) ;;
*) getspnam_r_proto="REENTRANT_PROTO_${getspnam_r_proto}" ;;
esac
echo "Prototype: $try" ;;
esac
;;
*) case "$susetthreads" in
define) echo "getspnam_r has no prototype, not using it." >&4 ;;
esac
d_getspnam_r=undef
getspnam_r_proto=0
;;
esac
;;
*) getspnam_r_proto=0
;;
esac

```

Found in path(s):

```
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/threads/d_getspnam_r.U
```

No license file was found, but licenses were detected in source scan.

?RCS: \$Id: d\_gethbyad.U,v \$

?RCS:

?RCS: Copyright (c) 1998 Andy Dougherty

?RCS:

?RCS: You may distribute under the terms of either the GNU General Public

?RCS: License or the Artistic License, as specified in the README file.

?RCS:

?MAKE:d\_gethbyaddr: Inlibc

?MAKE: -pick add \$@ %<

?S:d\_gethbyaddr:

?S: This variable conditionally defines the HAS\_GETHOSTBYADDR symbol, which

?S: indicates to the C program that the gethostbyaddr() routine is available

?S: to look up hosts by their IP addresses.

?S:.

?C:HAS\_GETHOSTBYADDR:

?C: This symbol, if defined, indicates that the gethostbyaddr() routine is

?C: available to look up hosts by their IP addresses.

?C:.

?H:#\$d\_gethbyaddr HAS\_GETHOSTBYADDR /\*\*/

?H:.

```
?LINT:set d_gethbyaddr
: see if gethostbyaddr exists
set gethostbyaddr d_gethbyaddr
eval $inlibc
```

Found in path(s):

```
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/modified/d_gethbyad.U
```

No license file was found, but licenses were detected in source scan.

```
?RCS: $Id: d_dlerror.U 1 2006-08-24 12:32:52Z rmanfredi $
```

```
?RCS:
```

```
?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi
```

```
?RCS:
```

```
?RCS: You may redistribute only under the terms of the Artistic Licence,
```

```
?RCS: as specified in the README file that comes with the distribution.
```

```
?RCS: You may reuse parts of this distribution only within the terms of
```

```
?RCS: that same Artistic Licence; a copy of which may be found at the root
```

```
?RCS: of the source tree for dist 4.0.
```

```
?RCS:
```

```
?RCS: Original Author: Andy Dougherty <doughera@lafcol.lafayette.edu>
```

```
?RCS:
```

```
?RCS: $Log: d_dlerror.U,v $
```

```
?RCS: Revision 3.0.1.2 1995/07/25 13:52:49 ram
```

```
?RCS: patch56: force compile-link test since symbol might lie in crt0.o (ADO)
```

```
?RCS:
```

```
?RCS: Revision 3.0.1.1 1994/10/29 16:11:23 ram
```

```
?RCS: patch36: created by ADO
```

```
?RCS:
```

```
?MAKE:d_dlerror: Inlibc runnm
```

```
?MAKE: -pick add $@ %<
```

```
?S:d_dlerror:
```

```
?S: This variable conditionally defines the HAS_DLERROR symbol, which
```

```
?S: indicates
```

```
to the C program that the dlerror() routine is available.
```

```
?S:.
```

```
?C:HAS_DLERROR :
```

```
?C: This symbol, if defined, indicates that the dlerror routine is
```

```
?C: available to return a string describing the last error that
```

```
?C: occurred from a call to dlopen(), dlclose() or dlsym().
```

```
?C:.
```

```
?H:#$d_dlerror HAS_DLERROR /**/
```

```
?H:.
```

```
?T: xxx_runnm
```

```
?LINT:set d_dlerror
```

```
?X: We don't permanently change runnm, but we do temporarily.
```

```
?LINT: change runnm
```

```
: see if dlerror exists
```



?X: On NetBSD and FreeBSD, dlerror might be available, but it is in  
?X: /usr/lib/crt0.o, not in any of the libraries. Therefore, do not  
?X: use the nm extraction, but use a real compile and link test instead.  
xxx\_runnm="\$runnm"  
runnm=false  
set dlerror d\_dlerror  
eval \$inlibc  
runnm="\$xxx\_runnm"

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/d\_dlerror.U

No license file was found, but licenses were detected in source scan.

?RCS: \$Id\$

?RCS:

?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi

?RCS:

?RCS: You may redistribute only under the terms of the Artistic License,

?RCS: as specified in the README file that comes with the distribution.

?RCS: You may reuse parts of this distribution only within the terms of

?RCS: that same Artistic License; a copy of which may be found at the root

?RCS: of the source tree for dist 4.0.

?RCS:

?RCS: \$Log: voidflags.U,v \$

?RCS: Revision 3.0.1.2 1997/02/28 16:27:58 ram

?RCS: patch61: don't prompt them if the void support is high enough for us

?RCS:

?RCS: Revision 3.0.1.1 1995/01/11 15:37:44 ram

?RCS: patch45: cosmetic change to avoid spurious blank lines when using -s

?RCS:

?RCS: Revision 3.0 1993/08/18 12:10:01 ram

?RCS: Baseline for dist 3.0 netwide release.

?RCS:

?MAKE:voidflags defvoidused: cat sed rm rm\_try contains +cc +ccflags package \

Oldconfig Myread

?MAKE: -pick add \$@ %<

?S:voidflags:

?S: This

variable contains the eventual value of the VOIDFLAGS symbol,

?S: which indicates how much support of the void type is given by this

?S: compiler. See VOIDFLAGS for more info.

?S:.

?S:defvoidused:

?S: This variable contains the default value of the VOIDUSED symbol (15).

?S:.

?X: Exceptionally, we have to explicitly alias the symbol name for

?X: config\_h.SH, otherwise the comment would not appear.

```

?C:VOIDFLAGS ~ %<:
?C: This symbol indicates how much support of the void type is given by this
?C: compiler. What various bits mean:
?C:
?C: 1 = supports declaration of void
?C: 2 = supports arrays of pointers to functions returning void
?C: 4 = supports comparisons between pointers to void functions and
?C: addresses of void functions
?C: 8 = supports declaration of generic void pointers
?C:
?C: The package designer should define VOIDUSED to indicate the requirements
?C: of the package. This can be done either by #defining VOIDUSED before
?C: including
?C: config.h, or by defining defvoidused in Myinit.U. If the
?C: latter approach is taken, only those flags will be tested. If the
?C: level of void support necessary is not present, defines void to int.
?C:.
?H:%<:#ifndef VOIDUSED
?H:%<:#define VOIDUSED $defvoidused
?H:%<:#endif
?H:%<:#define VOIDFLAGS $voidflags
?H:%<:#if (VOIDFLAGS & VOIDUSED) != VOIDUSED
?H:%<:#define void int /* is void to be avoided? */
?H:%<:#define M_VOID /* Xenix strikes again */
?H:%<:#endif
?H:.
?W:%<:void
?F:!out !try.c !flags
?LINT:usefile .out flags try.c
?INIT:: full support for void wanted by default
?INIT:defvoidused=15
?INIT:
?LINT:known void M_VOID VOIDUSED
: check for void type
echo " "
echo "Checking to see how well your C compiler groks the void type..." >&4
$cat >flags <<EOM

```

Support flag bits are:

- 1: basic void declarations.
- 2: arrays of pointers to functions returning void.
- 4: operations between pointers to and addresses of void functions.
- 8: generic void pointers.

EOM

case

"\$voidflags" in

")

```

$cat >try.c <<'EOCP'
#if TRY & 1
void sub() {
#else
sub() {
#endif
extern void moo(); /* function returning void */
void (*goo)(); /* ptr to func returning void */
#if TRY & 8
void *hue; /* generic ptr */
#endif
#if TRY & 2
void (*foo[10])();
#endif

#if TRY & 4
if(goo == moo) {
    exit(0);
}
#endif
exit(0);
}
int main() { sub(); }
EOCP
?X: This unit used to use cc -S in those tests to try to speed up things, but
?X: unfortunately, AIX 3.2 does not support this option.
if $cc $ccflags -c -DTRY=$defvoidused try.c >.out 2>&1 ; then
    voidflags=$defvoidused
    echo "Good. It appears to support void to the level $package wants."
    if $contains warning .out >/dev/null 2>&1; then
        echo "However, you might get some warnings that look like this:"
        $sed -e 's/^/' .out
    fi
else
echo "Hmm, your compiler has some difficulty with void. Checking further..." >&4
$cat >&4 flags
$rm -f flags
if $cc $ccflags -c -DTRY=1 try.c >/dev/null 2>&1; then
    echo
    "It supports 1..."
    if $cc $ccflags -c -DTRY=3 try.c >/dev/null 2>&1; then
        echo "It also supports 2..."
    fi
    if $cc $ccflags -c -DTRY=7 try.c >/dev/null 2>&1; then
        voidflags=7
        echo "And it supports 4 but not 8 definitely."
    else
        echo "It doesn't support 4..."
    fi
    if $cc $ccflags -c -DTRY=11 try.c >/dev/null 2>&1; then

```

```

voidflags=11
echo "But it supports 8."
else
voidflags=3
echo "Neither does it support 8."
fi
fi
else
echo "It does not support 2..."
if $cc $ccflags -c -DTRY=13 try.c >/dev/null 2>&1; then
voidflags=13
echo "But it supports 4 and 8."
else
if $cc $ccflags -c -DTRY=5 try.c >/dev/null 2>&1; then
voidflags=5
echo "And it supports 4 but has not heard about 8."
else
echo "However it supports 8 but not 4."
fi
fi
fi
else
echo "There is no support at all for void."
voidflags=0
fi
fi
esac
?X: Only prompt user if support does not match the
level we want
case "$voidflags" in
"$defvoidused")
echo "Good. I already know it supports void to the level $package wants."
;;
*)
dflt="$voidflags";
test -f flags && $cat flags
rp="Your void support flags add up to what?"
./myread
voidflags="$ans"
;;
esac
$rm_try flags

```

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/voidflags.U

No license file was found, but licenses were detected in source scan.

?RCS: \$Id\$

?RCS:

?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi

?RCS:

?RCS: You may redistribute only under the terms of the Artistic License,  
?RCS: as specified in the README file that comes with the distribution.

?RCS: You may reuse parts of this distribution only within the terms of  
?RCS: that same Artistic License; a copy of which may be found at the root  
?RCS: of the source tree for dist 4.0.

?RCS:

?RCS: Copyright (c) 1998 Andy Dougherty

?RCS:

?RCS: You may distribute under the terms of either the GNU General Public  
?RCS: License or the Artistic License, as specified in the README file.

?RCS:

?RCS:

?X:

?X: This unit is just a quick shorthand for the compile command  
?X: to be used in all the other metaconfig units.

?X:

?MAKE:Compile: +cc +optimize +ccflags +ldflags +libs

?MAKE: -pick add \$@ %<

?LINT:define compile compile\_ok

?V:compile compile\_ok mc\_file

?S:compile:

?S: This shell variable is used internally  
by Configure to provide  
?S: a convenient shorthand for the typical compile command, namely  
?S: \$cc \$optimize \$ccflags \$ldflags -o \$1 \$1.c \$libs > /dev/null 2>&1  
?S: Note that the output filename does not include the \_exe  
?S: extension. Instead we assume that the linker will be  
?S: "helpful" and automatically appending the correct suffix.  
?S: OS/2 users will apparently need to supply the -Zexe flag to  
?S: get this behavior.

?S:

?S: To use this variable, say something like:  
?S: echo 'int main() { exit(0); }' > try.c  
?S: set try  
?S: if eval \$compile; then  
?S: echo "success" # and do whatever . . .  
?S: else  
?S: echo "failure" # and do whatever . . .  
?S: fi

?S: To add extra flags cc flags (e.g. -DWHATEVER) just put them  
?S: in \$\*, e.g.  
?S: set try -DTRY\_THIS\_FLAG

?S:.

?S:compile\_ok:

?S: This shell variable is used internally by Configure to provide  
 ?S: a convenient shorthand for the typical compile command that you  
 ?S: expect to work ok. It is the same as \$compile,  
 except we  
 ?S: deliberately let the user see any error messages.  
 ?S:.  
 : define a shorthand compile call  
 compile='  
 mc\_file=\$1;  
 shift;  
 \$cc -o \${mc\_file} \$optimize \$ccflags \$ldflags \$\* \${mc\_file}.c \$libs > /dev/null 2>&1;  
 : define a shorthand compile call for compilations that should be ok.  
 compile\_ok='  
 mc\_file=\$1;  
 shift;  
 \$cc -o \${mc\_file} \$optimize \$ccflags \$ldflags \$\* \${mc\_file}.c \$libs;'

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/Compile.U

No license file was found, but licenses were detected in source scan.

?RCS: \$Id: i\_math.U 1 2006-08-24 12:32:52Z rmanfredi \$  
 ?RCS:  
 ?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi  
 ?RCS:  
 ?RCS: You may redistribute only under the terms of the Artistic Licence,  
 ?RCS: as specified in the README file that comes with the distribution.  
 ?RCS: You may reuse parts of this distribution only within the terms of  
 ?RCS: that same Artistic Licence; a copy of which may be found at the root  
 ?RCS: of the source tree for dist 4.0.  
 ?RCS:  
 ?RCS: Original Author: Andy Dougherty <doughera@lafcol.lafayette.edu>  
 ?RCS:  
 ?RCS: \$Log: i\_math.U,v \$  
 ?RCS: Revision 3.0.1.1 1994/08/29 16:21:59 ram  
 ?RCS: patch32: created by ADO  
 ?RCS:  
 ?MAKE:i\_math: Inhdr  
 ?MAKE: -pick add \$@ %<  
 ?X: Are there really systems that \*DON'T\* have math.h?  
 ?S:i\_math:  
 ?S: This variable conditionally defines the I\_MATH symbol, and indicates  
 ?S: whether a C program may include <math.h>.  
 ?S:.  
 ?C:I\_MATH:  
 ?C: This symbol, if defined, indicates

to the C program that it should

?C: include <math.h>.

?C:.

?H:#\$i\_math I\_MATH /\*\*/

?H:.

?LINT:set i\_math

: see if this is a math.h system

set math.h i\_math

eval \$inhdr

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/i\_math.U

No license file was found, but licenses were detected in source scan.

?RCS: \$Id\$

?RCS:

?RCS: Copyright (c) 1998 Jarkko Hietaniemi

?RCS:

?RCS: You may distribute under the terms of either the GNU General Public

?RCS: License or the Artistic License, as specified in the README file.

?RCS:

?MAKE:d\_readv: Inlibc

?MAKE: -pick add \$@ %<

?S:d\_readv:

?S: This variable conditionally defines the HAS\_READV symbol, which

?S: indicates to the C program that the readv() routine is available.

?S:.

?C:HAS\_READV:

?C: This symbol, if defined, indicates that the readv routine is

?C: available to do gather reads. You will also need <sys/uio.h>

?C: and there I\_SYSUIO.

?C:.

?H:#\$d\_readv HAS\_READV /\*\*/

?H:.

?LINT:set d\_readv

: see if readv exists

set readv d\_readv

eval \$inlibc

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/perl/d\_readv.U

No license file was found, but licenses were detected in source scan.

?RCS: \$Id\$

?RCS:

?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi

```

?RCS:
?RCS: You may redistribute only under the terms of the Artistic License,
?RCS: as specified in the README file that comes with the distribution.
?RCS: You may reuse parts of this distribution only within the terms of
?RCS: that same Artistic License; a copy of which may be found at the root
?RCS: of the source tree for dist 4.0.
?RCS:
?RCS: $Log: d_safebcpy.U,v $
?RCS: Revision 3.0.1.4 1997/02/28 15:40:58 ram
?RCS: patch61: improved overlapping copy check
?RCS: patch61: comfort them if they have memmove
?RCS: patch61: added ?F: metalint hint
?RCS:
?RCS: Revision 3.0.1.3 1995/07/25 13:58:40 ram
?RCS: patch56: re-arranged compile line to include ldflags before objects
?RCS:
?RCS: Revision 3.0.1.2 1995/01/11 15:29:23 ram
?RCS: patch45: added 'ldflags' to the test compile line (ADO)
?RCS:
?RCS: Revision 3.0.1.1 1994/05/06 14:49:03
    ram
?RCS: patch23: ensure string is not optimized in read-only memory (ADO)
?RCS:
?RCS: Revision 3.0 1993/08/18 12:06:58 ram
?RCS: Baseline for dist 3.0 netwide release.
?RCS:
?MAKE:d_safebcpy: cat d_bcopy +cc +optimize +ccflags +ldflags +libs rm \
    d_memmove i_memory i_stdlib i_string i_unistd Oldconfig Setvar
?MAKE: -pick add $@ %<
?S:d_safebcpy:
?S: This variable conditionally defines the HAS_SAFE_BCOPY symbol if
?S: the bcopy() routine can do overlapping copies.
?S:
?C:HAS_SAFE_BCOPY (SAFE_BCOPY):
?C: This symbol, if defined, indicates that the bcopy routine is available
?C: to copy potentially overlapping memory blocks. Otherwise you should
?C: probably use memmove() or memcpy(). If neither is defined, roll your
?C: own version.
?C:
?H:#$d_safebcpy HAS_SAFE_BCOPY /**/
?H:
?F:!safebcpy
?LINT: set d_safebcpy
: can bcopy handle overlapping blocks?
?X: assume the worst
val="$undef"
case "$d_bcopy" in
"$define")

```



```

echo " "
echo "Checking to see if your bcopy() can do overlapping
copies..." >&4
$cat >foo.c <<EOCP
#$i_memory I_MEMORY
#$i_stdlib I_STDLIB
#$i_string I_STRING
#$i_unistd I_UNISTD
EOCP
$cat >>foo.c <<'EOCP'
#include <stdio.h>
#ifdef I_MEMORY
# include <memory.h>
#endif
#ifdef I_STDLIB
# include <stdlib.h>
#endif
#ifdef I_STRING
# include <string.h>
#else
# include <strings.h>
#endif
#ifdef I_UNISTD
# include <unistd.h> /* Needed for NetBSD */
#endif
int main()
{
char buf[128], abc[128];
char *b;
int len;
int off;
int align;

```

?X: Copy "abcde..." string to char abc[] so that gcc doesn't  
?X: try to store the string in read-only memory.  
bcopy("abcdefghijklmnopqrstuvwxy0123456789", abc, 36);

```

for (align = 7; align >= 0; align--) {
for (len = 36; len; len--) {
b = buf+align;
bcopy(abc, b, len);
for (off = 1; off <= len; off++) {
bcopy(b, b+off, len);
bcopy(b+off, b, len);
if (bcmp(b, abc, len))
exit(1);
}
}
}

```

```

}
exit(0);
}
EOCP
if $cc $optimize $ccflags $ldflags \
    -o safebcpy foo.c $libs >/dev/null 2>&1; then
if ./safebcpy
2>/dev/null; then
    echo "Yes, it can."
    val="$define"
else
    echo "It can't, sorry."
    case "$d_memmove" in
"$define") echo "But that's Ok since you have memmove()." ;;
    esac
fi
else
    echo "(I can't compile the test program, so we'll assume not...)"
    case "$d_memmove" in
"$define") echo "But that's Ok since you have memmove()." ;;
    esac
fi
;;
esac
$rm -f foo.* safebcpy core
set d_safebcpy
eval $setvar

```

Found in path(s):

```
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/d_safebcpy.U
```

No license file was found, but licenses were detected in source scan.

?RCS: \$Id: netdbtype.U,v \$

?RCS:

?RCS: Copyright (c) 1998 Andy Dougherty

?RCS:

?RCS: You may distribute under the terms of either the GNU General Public

?RCS: License or the Artistic License, as specified in the README file.

?RCS:

?RCS: Original Author: Andy Dougherty <doughera@lafcol.lafayette.edu>

?RCS:

?RCS: \$Log: netdbtype.U,v \$

?RCS:

?MAKE:netdb\_host\_type netdb\_hlen\_type netdb\_name\_type netdb\_net\_type: \

Protochk Oldconfig Myread cat \

d\_gethbyaddr d\_gethbyname d\_getnbyaddr \

i\_niin i\_netdb i\_unistd d\_socket sizetype extern\_C

?MAKE: -pick add \$@ %<

?S:netdb\_host\_type:

?S: This variable holds the type used for the 1st argument to  
 ?S: gethostbyaddr(). Usually, this is char \* or void \*, possibly  
 ?S: with or without a const prefix.  
 ?S: This is only useful if you have gethostbyaddr(), naturally.  
 ?S:.

?S:netdb\_hlen\_type:

?S: This variable holds the type used for the 2nd argument to  
 ?S: gethostbyaddr(). Usually,  
 this is int or size\_t or unsigned.  
 ?S: This is only useful if you have gethostbyaddr(), naturally.  
 ?S:.

?S:netdb\_name\_type:

?S: This variable holds the type used for the argument to  
 ?S: gethostbyname(). Usually, this is char \* or const char \*.  
 ?S: This is only useful if you have gethostbyname(), naturally.  
 ?S:.

?S:netdb\_net\_type:

?S: This variable holds the type used for the 1st argument to  
 ?S: getnetbyaddr(). Usually, this is int or long.  
 ?S: This is only useful if you have getnetbyaddr(), naturally.  
 ?S:.

?C:Netdb\_host\_t:

?C: This symbol holds the type used for the 1st argument  
 ?C: to gethostbyaddr().  
 ?C:.

?C:Netdb\_hlen\_t:

?C: This symbol holds the type used for the 2nd argument  
 ?C: to gethostbyaddr().  
 ?C:.

?C:Netdb\_name\_t:

?C: This symbol holds the type used for the argument to  
 ?C: gethostbyname().  
 ?C:.

?C:Netdb\_net\_t:

?C: This symbol holds the type used for the 1st argument to  
 ?C: getnetbyaddr().  
 ?C:.

?H:#define Netdb\_host\_t \$netdb\_host\_type /\*\*/  
 ?H:#define Netdb\_hlen\_t \$netdb\_hlen\_type  
 /\*\*/  
 ?H:#define Netdb\_name\_t \$netdb\_name\_type /\*\*/  
 ?H:#define Netdb\_net\_t \$netdb\_net\_type /\*\*/  
 ?H:.

?T:xxx yyy try hdrs  
 @if netdb\_host\_type || Netdb\_host\_t || netdb\_hlen\_type || Netdb\_hlen\_t  
 : check for type of arguments to gethostbyaddr.

```

if test "$netdb_host_type" = X -o "$netdb_hlen_type" = X; then
case "$d_gethbyaddr" in
$define)
$cat <<EOM

```

Checking to see what type of arguments are accepted by gethostbyaddr().

EOM

```

hdrs="$define sys/types.h
$d_socket sys/socket.h
$i_niin netinet/in.h
$i_netdb netdb.h
$i_unistd unistd.h"
: The first arg can 'char *' or 'void *'
: The second arg is some of integral type
for xxx in in_addr_t 'const void *' 'const char *' 'void *' 'char *'; do
for yyy in size_t long int; do
case "$netdb_host_type" in
") try="$xtern_C struct hostent *gethostbyaddr($xxx, $yyy, int);"
if ./protochk "$try" $hdrs; then
echo "Your system accepts $xxx for the first arg."
echo "...and $yyy for the second arg."
netdb_host_type="$xxx"
netdb_hlen_type="$yyy"
fi
;;
esac
done
done
:

```

In case none of those worked, prompt the user.

```

case "$netdb_host_type" in
") rp='What is the type for the 1st argument to gethostbyaddr?'
dflt='char *'
./myread
netdb_host_type=$ans
rp='What is the type for the 2nd argument to gethostbyaddr?'
dflt="$sizetype"
./myread
netdb_hlen_type=$ans
;;
esac
;;
*) : no gethostbyaddr, so pick harmless defaults
netdb_host_type='char *'
netdb_hlen_type="$sizetype"
;;
esac
# Remove the "const" if needed. -- but then we'll have a

```

```

# prototype clash!
# netdb_host_type=`echo "$netdb_host_type" | sed 's/^const //'`
fi
@end

@if netdb_name_type || Netdb_name_t
: check for type of argument to gethostbyname.
if test "X$netdb_name_type" = X ; then
case "$d_gethostbyname" in
$define)
$cat <<EOM

Checking to see what type of argument is accepted by gethostbyname().
EOM
hdrs="$define sys/types.h
$d_socket sys/socket.h
$i_niin
netinet/in.h
$i_netdb netdb.h
$i_unistd unistd.h"
for xxx in "const char *" "char *"; do
case "$netdb_name_type" in
") try="$extern_C struct hostent *gethostbyname($xxx);"
if ./protochk "$stry" $hdrs; then
echo "Your system accepts $xxx."
netdb_name_type="$xxx"
fi
;;
esac
done
: In case none of those worked, prompt the user.
case "$netdb_name_type" in
") rp='What is the type for the 1st argument to gethostbyname?'
dflt='char *'
./myread
netdb_name_type=$ans
;;
esac
*) : no gethostbyname, so pick harmless default
netdb_name_type='char *'
;;
esac
fi
@end

@if netdb_net_type || Netdb_net_t
: check for type of 1st argument to getnetbyaddr.

```

```

if test "X$netdb_net_type" = X ; then
case "$d_getnbyaddr" in
$define)
$cat <<EOM

```

Checking to see what type of 1st argument is accepted by getnetbyaddr().

EOM

```

hdrs="$define sys/types.h
$d_socket sys/socket.h
$i_niin netinet/in.h
$i_netdb netdb.h
$i_unistd
unistd.h"
for xxx in in_addr_t "unsigned long" long "unsigned int" int; do
case "$netdb_net_type" in
") try="$xtern_C struct netent *getnetbyaddr($xxx, int);"
if ./protochk "$try" $hdrs; then
echo "Your system accepts $xxx."
netdb_net_type="$xxx"
fi
;;
esac
done
: In case none of those worked, prompt the user.
case "$netdb_net_type" in
") rp='What is the type for the 1st argument to getnetbyaddr?'
dflt='long'
./myread
netdb_net_type=$ans
;;
esac
*) : no getnetbyaddr, so pick harmless default
netdb_net_type='long'
;;
esac
fi
@end

```

Found in path(s):

```

* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/protos/netdbtype.U

```

No license file was found, but licenses were detected in source scan.

?RCS: \$Id: d\_getservprotos.U,v \$

?RCS:

?RCS: Copyright (c) 1991-1993, Raphael Manfredi

?RCS:

?RCS: You may redistribute only under the terms of the Artistic License,  
?RCS: as specified in the README file that comes with the distribution.  
?RCS: You may reuse parts of this distribution only within the terms of  
?RCS: that same Artistic License; a copy of which may be found at the root  
?RCS: of the source tree for dist 3.0.

?RCS:

?MAKE:d\_getservprotos : Hasproto i\_netdb

?MAKE: -pick add \$@ %<

?S:d\_getservprotos:

?S: This variable conditionally defines the HAS\_GETSERV\_PROTOS symbol,

?S: which indicates to the C program that <netdb.h> supplies

?S: prototypes for the various getserv\*() functions.

?S: See also netdbtype.U for probing for various netdb types.

?S:.

?C:HAS\_GETSERV\_PROTOS:

?C: This symbol, if defined, indicates that <netdb.h> includes

?C: prototypes for getservent(), getservbyname(), and

?C: getservbyaddr(). Otherwise,

it is up to the program to guess

?C: them. See netdbtype.U for probing for various Netdb\_xxx\_t types.

?C:.

?H:#\$d\_getservprotos HAS\_GETSERV\_PROTOS /\*\*/

?H:.

?LINT:set d\_getservprotos

: see if prototypes for various getservxxx netdb.h functions are available

echo " "

set d\_getservprotos getservent \$i\_netdb netdb.h

eval \$hasproto

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/protos/d\_getservprotos.U

No license file was found, but licenses were detected in source scan.

?RCS: \$Id: d\_getnetprotos.U,v \$

?RCS:

?RCS: Copyright (c) 1991-1993, Raphael Manfredi

?RCS:

?RCS: You may redistribute only under the terms of the Artistic License,

?RCS: as specified in the README file that comes with the distribution.

?RCS: You may reuse parts of this distribution only within the terms of

?RCS: that same Artistic License; a copy of which may be found at the root

?RCS: of the source tree for dist 3.0.

?RCS:

?MAKE:d\_getnetprotos : Hasproto i\_netdb

?MAKE: -pick add \$@ %<

?S:d\_getnetprotos:

?S: This variable conditionally defines the HAS\_GETNET\_PROTOS symbol,

?S: which indicates to the C program that <netdb.h> supplies  
 ?S: prototypes for the various getnet\*() functions.  
 ?S: See also netdbtype.U for probing for various netdb types.  
 ?S:.  
 ?C:HAS\_GETNET\_PROTOS:  
 ?C: This symbol, if defined, indicates that <netdb.h> includes  
 ?C: prototypes for getnetent(), getnetbyname(), and  
 ?C: getnetbyaddr(). Otherwise,  
 it is up to the program to guess  
 ?C: them. See netdbtype.U for probing for various Netdb\_xxx\_t types.  
 ?C:.  
 ?H:#\$d\_getnetprotos HAS\_GETNET\_PROTOS /\*\*/  
 ?H:.  
 ?LINT:set d\_getnetprotos  
 : see if prototypes for various getnetxxx netdb.h functions are available  
 echo " "  
 set d\_getnetprotos getnetent \$i\_netdb netdb.h  
 eval \$hasproto

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/protos/d\_getnetprotos.U

No license file was found, but licenses were detected in source scan.

?RCS: \$Id\$  
 ?RCS:  
 ?RCS: Copyright (c) 1998, Jarkko Hietaniemi  
 ?RCS:  
 ?RCS: You may redistribute only under the terms of the Artistic License,  
 ?RCS: as specified in the README file that comes with the distribution.  
 ?RCS: You may reuse parts of this distribution only within the terms of  
 ?RCS: that same Artistic License; a copy of which may be found at the root  
 ?RCS: of the source tree for dist 3.0.  
 ?RCS:  
 ?MAKE:i\_syssecrets: Inhdr  
 ?MAKE: -pick add \$@ %<  
 ?S:i\_syssecrets:  
 ?S: This variable conditionally defines the I\_SYS\_SECURITY symbol,  
 ?S: and indicates whether a C program should include <sys/security.h>.  
 ?S:.  
 ?C:I\_SYS\_SECURITY:  
 ?C: This symbol, if defined, indicates to the C program that it should  
 ?C: include <sys/security.h>.  
 ?C:.  
 ?H:#\$i\_syssecrets I\_SYS\_SECURITY /\*\*/  
 ?H:.  
 ?LINT:set i\_syssecrets  
 : see if sys/security.h is available



```
set sys/security.h i_syssecre
eval $inhdr
```

Found in path(s):

```
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/acl/i_syssecre.U
```

No license file was found, but licenses were detected in source scan.

```
?RCS: $Id: Warn_v7EXT.U 1 2006-08-24 12:32:52Z rmanfredi $
?RCS:
?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi
?RCS:
?RCS: You may redistribute only under the terms of the Artistic Licence,
?RCS: as specified in the README file that comes with the distribution.
?RCS: You may reuse parts of this distribution only within the terms of
?RCS: that same Artistic Licence; a copy of which may be found at the root
?RCS: of the source tree for dist 4.0.
?RCS:
?RCS: $Log: Warn_v7EXT.U,v $
?RCS: Revision 3.0.1.1 1994/10/29 16:01:42 ram
?RCS: patch36: call ./v7 explicitly instead of relying on PATH
?RCS:
?RCS: Revision 3.0 1993/08/18 12:05:17 ram
?RCS: Baseline for dist 3.0 netwide release.
?RCS:
?X:
?X: This unit issues warnings to V7 sites that they are living dangerously.
?X: This unit needs to get mentioned in End.U to get included.
?X:
?MAKE:Warn_v7EXT: package Guess
?MAKE: -pick add $@ %<
: Warnings
if ./v7;
then
cat <<EOM
```

NOTE: the V7 compiler may ignore some #undefs that \$package uses. If so, you may get messages about redefining EXT. Some V7 compilers also have difficulties with #defines near buffer boundaries, so beware. You may have to play with the spacing in some .h files, believe it or not.

```
EOM
fi
```

Found in path(s):

```
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/Warn_v7EXT.U
```

No license file was found, but licenses were detected in source scan.

?RCS: \$Id: i\_syslog.U,v \$  
?RCS:  
?RCS: Copyright (c) 2000 Jarkko Hietaniemi  
?RCS:  
?RCS: You may distribute under the terms of either the GNU General Public  
?RCS: License or the Artistic License, as specified in the README file.  
?RCS:  
?MAKE:i\_syslog: Inhdr Hasfield  
?MAKE: -pick add \$@ %<  
?S:i\_syslog:  
?S: This variable conditionally defines the I\_SYSLOG symbol,  
?S: and indicates whether a C program should include <syslog.h>.  
?S:.  
?C:I\_SYSLOG:  
?C: This symbol, if defined, indicates that <syslog.h> exists and  
?C: should be included.  
?C:.  
?H:#\$i\_syslog I\_SYSLOG /\*\*/  
?H:.  
?LINT:set i\_syslog  
: see if this is a syslog.h system  
set syslog.h i\_syslog  
eval \$inhdr

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/perl/i\_syslog.U

No license file was found, but licenses were detected in source scan.

?RCS: \$Id\$  
?RCS:  
?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi  
?RCS:  
?RCS: You may redistribute only under the terms of the Artistic License,  
?RCS: as specified in the README file that comes with the distribution.  
?RCS: You may reuse parts of this distribution only within the terms of  
?RCS: that same Artistic License; a copy of which may be found at the root  
?RCS: of the source tree for dist 4.0.  
?RCS:  
?RCS: Copyright (c) 1999 Jarkko Hietaniemi  
?RCS:  
?MAKE:usesocks: Myread Oldconfig Setvar spackage package  
?MAKE: -pick add \$@ %<  
?Y:TOP  
?S:usesocks:  
?S: This variable conditionally defines the USE\_SOCKS symbol,  
?S: and indicates that Perl should be built to use SOCKS.  
?S:.

```

?C:USE_SOCKS:
?C: This symbol, if defined, indicates that Perl should
?C: be built to use socks.
?C:.
?H:%<:#$usesocks USE_SOCKS /**/
?H:.
?D:usesocks="
?LINT:set usesocks
: check for requested SOCKS support
case "$usesocks" in
$define|true|[yY]*) dflt='y';
*)
dflt='n';;
esac
cat <<EOM

```

\$package can be built to use the SOCKS proxy protocol library.  
If this doesn't make any sense to you, just accept the default '\$dflt'.

```

EOM
rp="Build $package for SOCKS?"
./myread
case "$ans" in
y|Y) val="$define" ;;
*) val="$undef" ;;
esac
set usesocks
eval $setvar

```

Found in path(s):

```

* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-
5.30.0/dist/U/usesocks.U

```

No license file was found, but licenses were detected in source scan.

```

?RCS: $Id: d_time.U,v 3.0.1.2 1995/07/25 14:07:43 ram Exp $
?RCS:
?RCS: Copyright (c) 1991-1993, Raphael Manfredi
?RCS:
?RCS: You may redistribute only under the terms of the Artistic License,
?RCS: as specified in the README file that comes with the distribution.
?RCS: You may reuse parts of this distribution only within the terms of
?RCS: that same Artistic License; a copy of which may be found at the root
?RCS: of the source tree for dist 3.0.
?RCS:
?RCS: $Log: d_time.U,v $
?RCS: Revision 3.0.1.2 1995/07/25 14:07:43 ram
?RCS: patch56: typo fix, sytem -> system
?RCS:
?RCS: Revision 3.0.1.1 1994/10/29 16:16:38 ram

```

?RCS: patch36: now uses new Typedef unit to compute type information (ADO)

?RCS:

?RCS: Revision 3.0 1993/08/18 12:07:45 ram

?RCS: Baseline for dist 3.0 netwide release.

?RCS:

?X: Maybe <sys/types.h> should be included?

?X:INC: i\_systypes

?MAKE:d\_time timetype: Csym Setvar Findhdr Myread Typedef

?MAKE: -pick

add \$@ %<

?S:d\_time:

?S: This variable conditionally defines the HAS\_TIME symbol, which indicates

?S: that the time() routine exists. The time() routine is normally

?S: provided on UNIX systems.

?S:.

?S:timetype:

?S: This variable holds the type returned by time(). It can be long,

?S: or time\_t on BSD sites (in which case <sys/types.h> should be

?S: included). Anyway, the type Time\_t should be used.

?S:.

?C:HAS\_TIME (TIMER):

?C: This symbol, if defined, indicates that the time() routine exists.

?C:.

?C:Time\_t (TIMETYPE):

?C: This symbol holds the type returned by time(). It can be long,

?C: or time\_t on BSD sites (in which case <sys/types.h> should be

?C: included).

?C:.

?H:#\$d\_time HAS\_TIME /\*\*/

?H:#define Time\_t \$timetype /\* Time type \*/

?H:.

?LINT:set d\_time

: see if time exists

echo " "

?X: MPE/iX needs this protection of hint values.

?X: See d\_sterror.U for more explanation.

if test "\$d\_time" = X -o X"\$timetype" = X; then

if set time val -f d\_time; eval \$csym; \$val;

then

echo 'time() found.' >&4

val="\$define"

rp="What is the type returned by time() on this system?"

set time\_t timetype long stdio.h sys/types.h

eval \$typedef\_ask

else

echo 'time() not found, hope that will do.' >&4

val="\$undef"

timetype='int';

```
fi
set d_time
eval $setvar
fi
```

Found in path(s):

```
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/typedefs/d_time.U
```

No license file was found, but licenses were detected in source scan.

```
?RCS: $Id: d_fsetpos.U 1 2006-08-24 12:32:52Z rmanfredi $
?RCS:
?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi
?RCS:
?RCS: You may redistribute only under the terms of the Artistic Licence,
?RCS: as specified in the README file that comes with the distribution.
?RCS: You may reuse parts of this distribution only within the terms of
?RCS: that same Artistic Licence; a copy of which may be found at the root
?RCS: of the source tree for dist 4.0.
?RCS:
?RCS: $Log: d_fsetpos.U,v $
?RCS: Revision 3.0.1.1 1994/06/20 06:57:38 ram
?RCS: patch30: created
?RCS:
?MAKE:d_fsetpos: Inlibc
?MAKE: -pick add $@ %<
?S:d_fsetpos:
?S: This variable conditionally defines HAS_FSETPOS if fsetpos() is
?S: available to set the file position indicator.
?S:.
?C:HAS_FSETPOS:
?C: This symbol, if defined, indicates that the fsetpos routine is
?C: available to set the file position indicator, similar to fseek().
?C:.
?H:#$d_fsetpos
HAS_FSETPOS /**/
?H:.
?LINT:set d_fsetpos
: see if fsetpos exists
set fsetpos d_fsetpos
eval $inlibc
```

Found in path(s):

```
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/d_fsetpos.U
```

No license file was found, but licenses were detected in source scan.

```
?RCS: $Id: d_setnetent_r.U,v 0RCS:
```

?RCS: Copyright (c) 2002,2003 Jarkko Hietaniemi

?RCS:

?RCS: You may distribute under the terms of either the GNU General Public

?RCS: License or the Artistic License, as specified in the README file.

?RCS:

?RCS: Generated by the reentr.pl from the Perl 5.8 distribution.

?RCS:

?MAKE:d\_setnetent\_r setnetent\_r\_proto: Inlibc Protochk Hasproto i\_systypes \  
 usethreads i\_netdb extern\_C

?MAKE: -pick add \$@ %<

?S:d\_setnetent\_r:

?S: This variable conditionally defines the HAS\_SETNETENT\_R symbol,

?S: which indicates to the C program that the setnetent\_r()

?S: routine is available.

?S:.

?S:setnetent\_r\_proto:

?S: This variable encodes the prototype of setnetent\_r.

?S: It is zero if d\_setnetent\_r is undef, and one of the

?S: REENTRANT\_PROTO\_T\_ABC macros of reentr.h if d\_setnetent\_r

?S: is defined.

?S:.

?C:HAS\_SETNETENT\_R:

?C: This symbol, if defined, indicates that the setnetent\_r routine

?C: is

available to setnetent re-entrantly.

?C:.

?C:SETNETENT\_R\_PROTO:

?C: This symbol encodes the prototype of setnetent\_r.

?C: It is zero if d\_setnetent\_r is undef, and one of the

?C: REENTRANT\_PROTO\_T\_ABC macros of reentr.h if d\_setnetent\_r

?C: is defined.

?C:.

?H:#\$d\_setnetent\_r HAS\_SETNETENT\_R /\*\*/  
 ?H:#define SETNETENT\_R\_PROTO \$setnetent\_r\_proto /\*\*/  
 ?H:.

?T:try hdrs d\_setnetent\_r\_proto  
 : see if setnetent\_r exists  
 set setnetent\_r d\_setnetent\_r  
 eval \$inlibc  
 case "\$d\_setnetent\_r" in  
 "\$define")  
 hdrs="\$i\_systypes sys/types.h define stdio.h \$i\_netdb netdb.h"  
 case "\$d\_setnetent\_r\_proto:\$usethreads" in  
 ":define") d\_setnetent\_r\_proto=define  
 set d\_setnetent\_r\_proto setnetent\_r \$hdrs  
 eval \$hasproto ;;  
 \*) ;;  
 esac

```

case "$d_setnetent_r_proto" in
define)
case "$setnetent_r_proto" in
"|0) try='int setnetent_r(int, struct netent_data*);'
./protochk "$extern_C $try" $hdrs && setnetent_r_proto=I_ID ;;
esac
case "$setnetent_r_proto" in
"|0) try='void setnetent_r(int, struct netent_data*);'
./protochk
"$extern_C $try" $hdrs && setnetent_r_proto=V_ID ;;
esac
case "$setnetent_r_proto" in
"|0) d_setnetent_r=undef
setnetent_r_proto=0
echo "Disabling setnetent_r, cannot determine prototype." >&4 ;;
*) case "$setnetent_r_proto" in
REENTRANT_PROTO*) ;;
*) setnetent_r_proto="REENTRANT_PROTO_$setnetent_r_proto" ;;
esac
echo "Prototype: $try" ;;
esac
;;
*) case "$usetthreads" in
define) echo "setnetent_r has no prototype, not using it." >&4 ;;
esac
d_setnetent_r=undef
setnetent_r_proto=0
;;
esac
;;
*) setnetent_r_proto=0
;;
esac

```

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/threads/d\_setnetent\_r.U

No license file was found, but licenses were detected in source scan.

?RCS: \$Id: d\_sjis2jis.U 1 2006-08-24 12:32:52Z rmanfredi \$

?RCS:

?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi

?RCS:

?RCS: You may redistribute only under the terms of the Artistic Licence,

?RCS: as specified in the README file that comes with the distribution.

?RCS: You may reuse parts of this distribution only within the terms of

?RCS: that same Artistic Licence; a copy of which may be found at the root

?RCS: of the source tree for dist 4.0.

?RCS:  
?RCS: \$Log: d\_sjis2jis.U,v \$  
?RCS: Revision 3.0 1993/08/18 12:07:25 ram  
?RCS: Baseline for dist 3.0 netwide release.  
?RCS:  
?MAKE:d\_sjis2jis: Inlibc  
?MAKE: -pick add \$@ %<  
?S:d\_sjis2jis:  
?S: This variable conditionally defines the HAS\_SJIS2JIS symbol, which  
?S: indicates to the C program that the sjis2jis() routine is available  
?S: to convert SJIS to JIS.  
?S:.  
?C:HAS\_SJIS2JIS:  
?C: This symbol, if defined, indicates that the sjis2jis routine is  
?C: available  
to convert SJIS to JIS.  
?C:.  
?H:#\$d\_sjis2jis HAS\_SJIS2JIS /\*\*/  
?H:.  
?LINT:set d\_sjis2jis  
: see if sjis2jis exists  
set sjis2jis d\_sjis2jis  
eval \$inlibc

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/d\_sjis2jis.U

No license file was found, but licenses were detected in source scan.

?RCS: \$Id: d\_cuserid.U 1 2006-08-24 12:32:52Z rmanfredi \$  
?RCS:  
?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi  
?RCS:  
?RCS: You may redistribute only under the terms of the Artistic Licence,  
?RCS: as specified in the README file that comes with the distribution.  
?RCS: You may reuse parts of this distribution only within the terms of  
?RCS: that same Artistic Licence; a copy of which may be found at the root  
?RCS: of the source tree for dist 4.0.  
?RCS:  
?RCS: Original Author: Andy Dougherty <doughera@lafcol.lafayette.edu>  
?RCS:  
?RCS: \$Log: d\_cuserid.U,v \$  
?RCS: Revision 3.0.1.1 1994/08/29 16:07:25 ram  
?RCS: patch32: created by ADO  
?RCS:  
?MAKE:d\_cuserid: Inlibc  
?MAKE: -pick add \$@ %<  
?S:d\_cuserid:



?S: This variable conditionally defines the HAS\_CUSERID symbol, which  
 ?S: indicates to the C program that the cuserid() routine is available  
 ?S: to get character login names.  
 ?S:.  
 ?C:HAS\_CUSERID :  
 ?C: This symbol,  
 if defined, indicates that the cuserid routine is  
 ?C: available to get character login names.  
 ?C:.  
 ?H:#\$d\_cuserid HAS\_CUSERID /\*\*/  
 ?H:.  
 ?LINT:set d\_cuserid  
 : see if cuserid exists  
 set cuserid d\_cuserid  
 eval \$inlibc

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/d\_cuserid.U

No license file was found, but licenses were detected in source scan.

?RCS: \$Id: d\_attribut.U 1 2006-08-24 12:32:52Z rmanfredi \$  
 ?RCS:  
 ?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi  
 ?RCS:  
 ?RCS: You may redistribute only under the terms of the Artistic License,  
 ?RCS: as specified in the README file that comes with the distribution.  
 ?RCS: You may reuse parts of this distribution only within the terms of  
 ?RCS: that same Artistic License; a copy of which may be found at the root  
 ?RCS: of the source tree for dist 3.0.  
 ?RCS:  
 ?RCS: Original Author: Andy Dougherty <doughera@lafcol.lafayette.edu>  
 ?RCS:  
 ?RCS: \$Log: d\_attribut.U,v \$  
 ?RCS: Revision 3.0.1.3 1995/01/30 14:33:45 ram  
 ?RCS: patch49: test C program now includes <stdio.h> (WED)  
 ?RCS:  
 ?RCS: Revision 3.0.1.2 1995/01/11 15:25:47 ram  
 ?RCS: patch45: fixed typo in the d\_attribut variable (ADO)  
 ?RCS:  
 ?RCS: Revision 3.0.1.1 1994/10/29 16:08:55 ram  
 ?RCS: patch36: created by ADO  
 ?RCS:  
 ?MAKE:d\_attribute\_deprecated d\_attribute\_format  
 d\_attribute\_malloc \  
 d\_attribute\_nonnull d\_attribute\_noreturn d\_attribute\_pure \  
 d\_attribute\_unused d\_attribute\_warn\_unused\_result \  
 d\_printf\_format\_null: \  
 \

Myread Oldconfig cat cc cflags rm Setvar contains i\_stdlib run \  
i\_inttypes  
?MAKE: -pick add \$@ %<  
?S:d\_attribute\_format:  
?S: This variable conditionally defines HASATTRIBUTE\_FORMAT, which  
?S: indicates the C compiler can check for printf-like formats.  
?S:.  
?S:d\_attribute\_deprecated:  
?S: This variable conditionally defines HASATTRIBUTE\_DEPRECATED, which  
?S: indicates that GCC can handle the attribute for marking deprecated  
?S: APIs  
?S:.  
?S:d\_printf\_format\_null:  
?S: This variable conditionally defines PRINTF\_FORMAT\_NULL\_OK, which  
?S: indicates the C compiler allows printf-like formats to be null.  
?S:.  
?S:d\_attribute\_malloc:  
?S: This variable conditionally defines HASATTRIBUTE\_MALLOC, which  
?S: indicates the C compiler can understand functions as having  
?S: malloc-like semantics.  
?S:.  
?S:d\_attribute\_nonnull:  
?S: This  
variable conditionally defines HASATTRIBUTE\_NONNULL, which  
?S: indicates that the C compiler can know that certain arguments  
?S: must not be NULL, and will check accordingly at compile time.  
?S:.  
?S:d\_attribute\_noreturn:  
?S: This variable conditionally defines HASATTRIBUTE\_NORETURN, which  
?S: indicates that the C compiler can know that certain functions  
?S: are guaranteed never to return.  
?S:.  
?S:d\_attribute\_pure:  
?S: This variable conditionally defines HASATTRIBUTE\_PURE, which  
?S: indicates that the C compiler can know that certain functions  
?S: are "pure" functions, meaning that they have no side effects, and  
?S: only rely on function input and/or global data for their results.  
?S:.  
?S:d\_attribute\_unused:  
?S: This variable conditionally defines HASATTRIBUTE\_UNUSED, which  
?S: indicates that the C compiler can know that certain variables  
?S: and arguments may not always be used, and to not throw warnings  
?S: if they don't get used.  
?S:.  
?S:d\_attribute\_warn\_unused\_result:  
?S: This variable  
conditionally defines  
?S: HASATTRIBUTE\_WARN\_UNUSED\_RESULT, which indicates that the C

?S: compiler can know that certain functions have a return values  
 ?S: that must not be ignored, such as malloc() or open().  
 ?S:.  
 ?C:HASATTRIBUTE\_FORMAT ~ %< (GNU\_ATTRIBUTE\_CHECK):  
 ?C: Can we handle GCC attribute for checking printf-style formats  
 ?C:.  
 ?C:PRINTF\_FORMAT\_NULL\_OK:  
 ?C: Allows \_\_printf\_\_ format to be null when checking printf-style  
 ?C:.  
 ?C:HASATTRIBUTE\_MALLOC:  
 ?C: Can we handle GCC attribute for malloc-style functions.  
 ?C:.  
 ?C:HASATTRIBUTE\_NONNULL:  
 ?C: Can we handle GCC attribute for nonnull function parms.  
 ?C:.  
 ?C:HASATTRIBUTE\_NORETURN:  
 ?C: Can we handle GCC attribute for functions that do not return  
 ?C:.  
 ?C:HASATTRIBUTE\_PURE:  
 ?C: Can we handle GCC attribute for pure functions  
 ?C:.  
 ?C:HASATTRIBUTE\_UNUSED:  
 ?C: Can we handle GCC attribute for unused variables and arguments  
 ?C:.  
 ?C:HASATTRIBUTE\_DEPRECATED:  
 ?C: Can we handle GCC attribute for marking deprecated APIs  
 ?C:.  
 ?C:HASATTRIBUTE\_WARN\_UNUSED\_RESULT  
 ~ %< (HASATTRIBUTE):  
 ?C: Can we handle GCC attribute for warning on unused results  
 ?C:.  
 ?H:%<:#\$d\_attribute\_deprecated HASATTRIBUTE\_DEPRECATED /\*\*/  
 ?H:%<:#\$d\_attribute\_format HASATTRIBUTE\_FORMAT /\*\*/  
 ?H:%<:#\$d\_printf\_format\_null PRINTF\_FORMAT\_NULL\_OK /\*\*/  
 ?H:%<:#\$d\_attribute\_noreturn HASATTRIBUTE\_NORETURN /\*\*/  
 ?H:%<:#\$d\_attribute\_malloc HASATTRIBUTE\_MALLOC /\*\*/  
 ?H:%<:#\$d\_attribute\_nonnull HASATTRIBUTE\_NONNULL /\*\*/  
 ?H:%<:#\$d\_attribute\_pure HASATTRIBUTE\_PURE /\*\*/  
 ?H:%<:#\$d\_attribute\_unused HASATTRIBUTE\_UNUSED /\*\*/  
 ?H:%<:#\$d\_attribute\_warn\_unused\_result HASATTRIBUTE\_WARN\_UNUSED\_RESULT /\*\*/  
 ?H:.  
 ?F:!attrib !attrib.out !attrib.c  
 ?LINT:set d\_attribute\_deprecated  
 ?LINT:set d\_attribute\_format  
 ?LINT:set d\_printf\_format\_null  
 ?LINT:set d\_attribute\_malloc  
 ?LINT:set d\_attribute\_nonnull  
 ?LINT:set d\_attribute\_noreturn

```

?LINT:set d_attribute_pure
?LINT:set d_attribute_unused
?LINT:set d_attribute_warn_unused_result
: Look for GCC-style attribute format
case "$d_attribute_format"
in
")
echo " "
echo "Checking whether your compiler can handle __attribute__((format)) ..." >&4
$cat >attrib.c <<'EOCP'
#include <stdio.h>
void my_special_printf(char* pat,...) __attribute__((__format__(__printf__,1,2)));
EOCP
if $cc $ccflags -c attrib.c >attrib.out 2>&1 ; then
if $contains 'warning' attrib.out >/dev/null 2>&1; then
echo "Your C compiler doesn't support __attribute__((format))."
val="$undef"
else
echo "Your C compiler supports __attribute__((format))."
val="$define"
fi
else
echo "Your C compiler doesn't seem to understand __attribute__ at all."
val="$undef"
fi
;;
*) val="$d_attribute_format" ;;
esac
set d_attribute_format
eval $setvar
$rm -f attrib*

: Look for GCC-style attribute format with null format allowed
case "$d_printf_format_null" in
") case "$d_attribute_format" in
$define)
echo " "
echo "Checking whether your compiler allows __printf__ format to be null ..." >&4
$cat >attrib.c <<'EOCP'
#include <stdio.h>
#$i_stdlib I_STDLIB
#ifdef
I_STDLIB
#include <stdlib.h>
#endif
#$i_inttypes I_INTTYPES
#ifdef I_INTTYPES
#include <inttypes.h>

```

```

#endif
#ifndef INTPTR_MAX
#define intptr_t int
#endif
int null_printf (char* pat,...) __attribute__((__format__(__printf__,1,2)));
int null_printf (char* pat,...) { return (int)(intptr_t)pat; }
int main () { exit(null_printf(NULL)); }
EOCP
if $cc $ccflags -o attrib attrib.c >attrib.out 2>&1 ; then
    : run the executable in case it produces a run-time warning
    if $run ./attrib >>attrib.out 2>&1; then
if $contains 'warning' attrib.out >/dev/null 2>&1; then
    echo "Your C compiler doesn't allow __printf__ format to be null."
    val="$undef"
else
    echo "Your C compiler allows __printf__ format to be null."
    val="$define"
fi
else
    echo "Your C compiler executable failed with __printf__ format null."
    val="$undef"
fi
else
    echo "Your C compiler fails with __printf__ format null."
    val="$undef"
fi
;;
*) val="$undef" ;;
esac
;;
*)
    val="$d_printf_format_null" ;;
esac
set d_printf_format_null
eval $setvar
$rm -f attrib*

: Look for GCC-style attribute malloc
case "$d_attribute_malloc" in
")
echo " "
echo "Checking whether your compiler can handle __attribute__((malloc)) ..." >&4
$cat >attrib.c <<'EOCP'
#include <stdio.h>
char *go_get_some_memory( int how_many_bytes ) __attribute__((malloc));
EOCP
if $cc $ccflags -c attrib.c >attrib.out 2>&1 ; then
    if $contains 'warning' attrib.out >/dev/null 2>&1; then

```

```

echo "Your C compiler doesn't support __attribute__((malloc))."
val="$undef"
else
echo "Your C compiler supports __attribute__((malloc))."
val="$define"
fi
else
echo "Your C compiler doesn't seem to understand __attribute__ at all."
val="$undef"
fi
;;
*) val="$d_attribute_malloc" ;;
esac
set d_attribute_malloc
eval $setvar
$rm -f attrib*

: Look for GCC-style attribute nonnull
case "$d_attribute_nonnull" in
")
echo " "
echo "Checking whether your compiler can handle __attribute__((nonnull(1))) ..."
>&4
$cat >attrib.c <<'EOCP'
#include <stdio.h>
void do_something (char *some_pointer,...) __attribute__((nonnull(1)));
EOCP
if $cc $ccflags -c attrib.c >attrib.out 2>&1 ; then
if $contains 'warning' attrib.out >/dev/null 2>&1; then
echo "Your C compiler doesn't support __attribute__((nonnull))."
val="$undef"
else
echo "Your C compiler supports __attribute__((nonnull))."
val="$define"
fi
else
echo "Your C compiler doesn't seem to understand __attribute__ at all."
val="$undef"
fi
;;
*) val="$d_attribute_nonnull" ;;
esac
set d_attribute_nonnull
eval $setvar
$rm -f attrib*

: Look for GCC-style attribute noreturn
case "$d_attribute_noreturn" in

```

```

")
echo " "
echo "Checking whether your compiler can handle __attribute__((noreturn)) ..." >&4
$cat >attrib.c <<'EOCP'
#include <stdio.h>
void fall_over_dead( void ) __attribute__((noreturn));
EOCP
if $cc $ccflags -c attrib.c >attrib.out 2>&1 ; then
if $contains 'warning' attrib.out >/dev/null 2>&1; then
echo "Your C compiler doesn't
support __attribute__((noreturn))."
val="$undef"
else
echo "Your C compiler supports __attribute__((noreturn))."
val="$define"
fi
else
echo "Your C compiler doesn't seem to understand __attribute__ at all."
val="$undef"
fi
;;
*) val="$d_attribute_noreturn" ;;
esac
set d_attribute_noreturn
eval $setvar
$rm -f attrib*

```

: Look for GCC-style attribute pure

```

case "$d_attribute_pure" in
")
echo " "
echo "Checking whether your compiler can handle __attribute__((pure)) ..." >&4
$cat >attrib.c <<'EOCP'
#include <stdio.h>
int square( int n ) __attribute__((pure));
EOCP
if $cc $ccflags -c attrib.c >attrib.out 2>&1 ; then
if $contains 'warning' attrib.out >/dev/null 2>&1; then
echo "Your C compiler doesn't support __attribute__((pure))."
val="$undef"
else
echo "Your C compiler supports __attribute__((pure))."
val="$define"
fi
else
echo "Your C compiler doesn't seem to understand __attribute__ at all."
val="$undef"
fi

```

```

;;
*) val="$d_attribute_pure" ;;
esac
set d_attribute_pure
eval
$setvar
$rm -f attrib*

: Look for GCC-style attribute unused
case "$d_attribute_unused" in
")
echo " "
echo "Checking whether your compiler can handle __attribute__((unused)) ..." >&4
$cat >attrib.c <<'EOCP'
#include <stdio.h>
int do_something( int dummy __attribute__((unused)), int n );
EOCP
if $cc $ccflags -c attrib.c >attrib.out 2>&1 ; then
if $contains 'warning' attrib.out >/dev/null 2>&1; then
echo "Your C compiler doesn't support __attribute__((unused))."
val="$undef"
else
echo "Your C compiler supports __attribute__((unused))."
val="$define"
fi
else
echo "Your C compiler doesn't seem to understand __attribute__ at all."
val="$undef"
fi
;;
*) val="$d_attribute_unused" ;;
esac
set d_attribute_unused
eval $setvar
$rm -f attrib*

: Look for GCC-style attribute deprecated
case "$d_attribute_deprecated" in
")
echo " "
echo "Checking whether your compiler can handle __attribute__((deprecated)) ..." >&4
$cat >attrib.c <<'EOCP'
#include <stdio.h>
int I_am_deprecated(void)
__attribute__((deprecated));
EOCP
if $cc $ccflags -c attrib.c >attrib.out 2>&1 ; then
if $contains 'warning' attrib.out >/dev/null 2>&1; then

```



```

echo "Your C compiler doesn't support __attribute__((deprecated))."
val="$undef"
else
echo "Your C compiler supports __attribute__((deprecated))."
val="$define"
fi
else
echo "Your C compiler doesn't seem to understand __attribute__ at all."
val="$undef"
fi
;;
*) val="$d_attribute_deprecated" ;;
esac
set d_attribute_deprecated
eval $setvar
$rm -f attrib*

: Look for GCC-style attribute warn_unused_result
case "$d_attribute_warn_unused_result" in
")
echo " "
echo "Checking whether your compiler can handle __attribute__((warn_unused_result)) ..." >&4
$cat >attrib.c <<'EOCP'
#include <stdio.h>
int I_will_not_be_ignored(void) __attribute__((warn_unused_result));
EOCP
if $cc $ccflags -c attrib.c >attrib.out 2>&1 ; then
if $contains 'warning' attrib.out >/dev/null 2>&1; then
echo "Your C compiler doesn't support __attribute__((warn_unused_result))."
val="$undef"
else
echo
"Your C compiler supports __attribute__((warn_unused_result))."
val="$define"
fi
else
echo "Your C compiler doesn't seem to understand __attribute__ at all."
val="$undef"
fi
;;
*) val="$d_attribute_warn_unused_result" ;;
esac
set d_attribute_warn_unused_result
eval $setvar
$rm -f attrib*

```

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-

5.30.0/U/modified/d\_attribut.U

No license file was found, but licenses were detected in source scan.

?RCS: \$Id: d\_castneg.U,v 3.0.1.2 1995/05/12 12:11:21 ram Exp \$  
?RCS:  
?RCS: Copyright (c) 1991-1993, Raphael Manfredi  
?RCS:  
?RCS: You may redistribute only under the terms of the Artistic License,  
?RCS: as specified in the README file that comes with the distribution.  
?RCS: You may reuse parts of this distribution only within the terms of  
?RCS: that same Artistic License; a copy of which may be found at the root  
?RCS: of the source tree for dist 3.0.  
?RCS:  
?RCS: \$Log: d\_castneg.U,v \$  
?RCS: Revision 3.0.1.2 1995/05/12 12:11:21 ram  
?RCS: patch54: made sure cc and cflags are conditional dependencies  
?RCS: patch54: added improved test case for Interactive Unix  
?RCS:  
?RCS: Revision 3.0.1.1 1994/10/29 16:10:50 ram  
?RCS: patch36: don't forget to tell user about compilation failures (ADO)  
?RCS: patch36: declare signal handler correctly using 'signal\_t' (ADO)  
?RCS:  
?RCS: Revision 3.0 1993/08/18 12:05:47 ram  
?RCS: Baseline  
for dist 3.0 netwide release.  
?RCS:  
?X:  
?X: Can the compiler cast negative / odd floats to unsigned values.  
?X:  
?MAKE:d\_castneg castflags: cat Compile rm\_try Setvar signal\_t run i\_stdlib  
?MAKE:-pick add \$@ %<  
?S:d\_castneg:  
?S: This variable conditionally defines CASTNEG, which indicates  
?S: whether the C compiler can cast negative float to unsigned.  
?S:.  
?S:castflags:  
?S: This variable contains a flag that precise difficulties the  
?S: compiler has casting odd floating values to unsigned long:  
?S: 0 = ok  
?S: 1 = couldn't cast < 0  
?S: 2 = couldn't cast >= 0x80000000  
?S: 4 = couldn't cast in argument expression list  
?S:.  
?C:CASTNEGFLOAT:  
?C: This symbol is defined if the C compiler can cast negative  
?C: numbers to unsigned longs, ints and shorts.  
?C:.  
?C:CASTFLAGS:

```

?C: This symbol contains flags that say what difficulties the compiler
?C: has casting odd floating values to unsigned long:
?C: 0 = ok
?C: 1 = couldn't cast < 0
?C: 2 = couldn't cast >= 0x80000000
?C: 4 = couldn't
    cast in argument expression list
?C:
?H:#$d_castneg CASTNEGFLOAT /**/
?H:#define CASTFLAGS $castflags /**/
?H:
?F:!try
?LINT:set d_castneg
: check for ability to cast negative floats to unsigned
echo " "
echo 'Checking whether your C compiler can cast negative float to unsigned.' >&4
$cat >try.c <<EOCP
#include <stdio.h>
#$i_stdlib I_STDLIB
#ifdef I_STDLIB
#include <stdlib.h>
#endif
#include <sys/types.h>
#include <signal.h>
$signal_t blech(int s) { exit(7); }
$signal_t blech_in_list(int s) { exit(4); }
unsigned long dummy_long(unsigned long p) { return p; }
unsigned int dummy_int(unsigned int p) { return p; }
unsigned short dummy_short(unsigned short p) { return p; }
int main()
{
    double f;
    unsigned long along;
    unsigned int aint;
    unsigned short ashort;
    int result = 0;
    char str[16];

    /* Frustrate gcc-2.7.2's optimizer which failed this test with
       a direct f = -123. assignment. gcc-2.8.0 reportedly
       optimized the whole file away
    */
    /* Store the number in a writable
       string for gcc to pass to
       sscanf under HP-UX.
    */
    sprintf(str, "-123");
    sscanf(str, "%lf", &f); /* f = -123.; */

```

```

signal(SIGFPE, blech);
along = (unsigned long)f;
aint = (unsigned int)f;
ashort = (unsigned short)f;
if (along != (unsigned long)-123)
    result |= 1;
if (aint != (unsigned int)-123)
    result |= 1;
if (ashort != (unsigned short)-123)
    result |= 1;
sprintf(str, "1073741824.");
sscanf(str, "%lf", &f); /* f = (double)0x40000000; */
f = f + f;
along = 0;
along = (unsigned long)f;
if (along != 0x80000000)
    result |= 2;
f -= 1.;
along = 0;
along = (unsigned long)f;
if (along != 0x7fffffff)
    result |= 1;
f += 2.;
along = 0;
along = (unsigned long)f;
if (along != 0x80000001)
    result |= 2;
if (result)
    exit(result);

```

?X:

?X: The following is a test for Interactive Unix Version 4.1, which

?X: has an 'improved' compiler which can correctly cast negative

?X: floats in expression lists, but apparently not in argument lists.

?X: Contributed by Winfried Koenig

<win@incom.rhein-main.de>

?X:

```

signal(SIGFPE, blech_in_list);
sprintf(str, "123.");
sscanf(str, "%lf", &f); /* f = 123.; */
along = dummy_long((unsigned long)f);
aint = dummy_int((unsigned int)f);
ashort = dummy_short((unsigned short)f);
if (along != (unsigned long)123)
    result |= 4;
if (aint != (unsigned int)123)
    result |= 4;
if (ashort != (unsigned short)123)

```

```

    result |= 4;
    exit(result);

}
EOCP
set try
if eval $compile_ok; then
    $run ./try 2>/dev/null
    castflags=$?
else
    echo "(I can't seem to compile the test program--assuming it can't)"
    castflags=7
fi
case "$castflags" in
0) val="$define"
    echo "Yup, it can."
    ;;
*) val="$undef"
    echo "Nope, it can't."
    ;;
esac
set d_castneg
eval $setvar
$rm_try

```

Found in path(s):

```
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/compline/d_castneg.U
```

No license file was found, but licenses were detected in source scan.

?RCS: \$Id\$

?RCS:

?RCS: Copyright (c) 2000 Jarkko Hietaniemi

?RCS:

?RCS: You may distribute under the terms of either the GNU General Public

?RCS: License or the Artistic License, as specified in the README file.

?RCS:

?MAKE:d\_strtod\_l: Inlibc

?MAKE: -pick add \$@ %<

?S:d\_strtod\_l:

?S: This variable conditionally defines the HAS\_STRTOD\_L symbol, which

?S: indicates to the C program that the strtod\_l() routine is available.

?S:.

?C:HAS\_STRTOD\_L:

?C: This symbol, if defined, indicates that the strtod\_l routine is

?C: available to convert strings to long doubles.

?C:.

?H:#\$d\_strtod\_l HAS\_STRTOD\_L /\*\*/

?H:  
?LINT:set d\_strtod\_1  
: see if strtod\_1 exists  
set strtod\_1 d\_strtod\_1  
eval \$inlibc

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/threads/d\_strtod\_1.U

No license file was found, but licenses were detected in source scan.

?RCS: \$Id: d\_setpgrp.U,v 3.0.1.3 1997/02/28 15:44:16 ram Exp \$  
?RCS:  
?RCS: Copyright (c) 1991-1993, Raphael Manfredi  
?RCS:  
?RCS: You may redistribute only under the terms of the Artistic License,  
?RCS: as specified in the README file that comes with the distribution.  
?RCS: You may reuse parts of this distribution only within the terms of  
?RCS: that same Artistic License; a copy of which may be found at the root  
?RCS: of the source tree for dist 3.0.  
?RCS:  
?RCS: \$Log: d\_setpgrp.U,v \$  
?RCS: Revision 3.0.1.3 1997/02/28 15:44:16 ram  
?RCS: patch61: obsoleted USE\_BSDGRP in favor of USE\_BSD\_SETPGRP  
?RCS: patch61: another unit now also defines a USE\_BSD\_GETPGRP  
?RCS: patch61: fallback for test program failure improved  
?RCS:  
?RCS: Revision 3.0.1.2 1995/07/25 13:59:30 ram  
?RCS: patch56: re-arranged compile line to include ldflags before objects  
?RCS:  
?RCS: Revision 3.0.1.1 1994/10/29 16:15:37 ram  
?RCS: patch36: added  
'ldflags' to the test compile line (ADO)  
?RCS: patch36: call ./usg explicitly instead of relying on PATH  
?RCS:  
?RCS: Revision 3.0 1993/08/18 12:07:09 ram  
?RCS: Baseline for dist 3.0 netwide release.  
?RCS:  
?MAKE:d\_setpgrp d\_bsdsetpgrp: cat rm\_try +cc +libs +ccflags \  
+ldflags Inlibc Guess Setvar i\_unistd i\_stdlib run  
?MAKE: -pick add \$@ %<  
?S:d\_setpgrp:  
?S: This variable conditionally defines HAS\_SETPGRP if setpgrp() is  
?S: available to set the current process group.  
?S:.  
?S:d\_bsdsetpgrp (d\_bsdpggrp):  
?S: This variable conditionally defines USE\_BSD\_SETPGRP if  
?S: setpgrp needs two arguments whereas USG one needs none.

?S: See also d\_setpgid for a POSIX interface.

?S:.

?C:HAS\_SETPGRP (SETPGRP):

?C: This symbol, if defined, indicates that the setpgrp routine is

?C: available to set the current process group.

?C:.

?C:USE\_BSD\_SETPGRP (USE\_BSDPGRP BSDPGRP):

?C: This symbol, if defined, indicates that setpgrp needs two

?C: arguments whereas USG one needs none. See also HAS\_SETPGID

?C: for

a POSIX interface.

?C:.

?H:#\$d\_setpgrp HAS\_SETPGRP /\*\*/

?H:#\$d\_bsdsetpgrp USE\_BSD\_SETPGRP /\*\*/

?H:.

?T:xxx

?F:!try

?LINT:set d\_setpgrp d\_bsdsetpgrp

: see if setpgrp exists

set setpgrp d\_setpgrp

eval \$inlibc

```
@if USE_BSD_SETPGRP || d_bsdsetpgrp
case "$d_setpgrp" in
"$define")
echo " "
echo "Checking to see which flavor of setpgrp is in use..."
$cat >try.c <<EOP
#$i_unistd I_UNISTD
#include <sys/types.h>
#ifdef I_UNISTD
# include <unistd.h>
#endif
#$i_stdlib I_STDLIB
#ifdef I_STDLIB
#include <stdlib.h>
#endif
int main()
{
if (getuid() == 0) {
printf("(I see you are running Configure as super-user...)\n");
setuid(1);
}
#ifdef TRY_BSD_PGRP
if (-1 == setpgrp(1, 1))
exit(0);
#else
if (setpgrp() != -1)
```

```

    exit(0);
#endif
    exit(1);
}
EOP
if $cc -o try -DTRY_BSD_PGRP $ccflags $ldflags try.c $libs >/dev/null 2>&1 && $run ./try; then
    echo 'You have to use setpgrp(pid,pgrp) instead of setpgrp().' >&4
    val="$define"
elif $cc -o try $ccflags $ldflags try.c $libs >/dev/null 2>&1 &&
$run ./try; then
    echo 'You have to use setpgrp() instead of setpgrp(pid,pgrp).' >&4
    val="$undef"
else
    echo "(I can't seem to compile and run the test program.)"
    if ./usg; then
        xxx="a USG one, i.e. you use setpgrp()."
    else
        # SVR4 systems can appear rather BSD-ish.
        case "$i_unistd" in
            $undef)
                xxx="a BSD one, i.e. you use setpgrp(pid,pgrp)."
                val="$define"
                ;;
            $define)
                xxx="probably a USG one, i.e. you use setpgrp()."
                val="$undef"
                ;;
        esac
    fi
    echo "Assuming your setpgrp is $xxx" >&4
fi
;;
*) val="$undef";;
esac
set d_bsdsetpgrp
eval $setvar
$rm_try
@end

```

Found in path(s):

```

* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-
5.30.0/U/modified/d_setpgrp.U

```

No license file was found, but licenses were detected in source scan.

?RCS: \$Id\$

?RCS:

?RCS: Copyright (c) 2000 Jarkko Hietaniemi

?RCS:



?RCS: You may distribute under the terms of either the GNU General Public

?RCS: License or the Artistic License, as specified in the README file.

?RCS:

?MAKE:d\_setitimer: Inlibc

?MAKE: -pick add \$@ %<

?S:d\_setitimer:

?S: This variable conditionally defines the HAS\_SETITIMER symbol, which

?S: indicates to the C program that the setitimer() routine is available.

?S:.

?C:HAS\_SETITIMER:

?C: This symbol, if defined, indicates that the setitimer routine is

?C: available to set interval timers.

?C:.

?H:#\$d\_setitimer HAS\_SETITIMER /\*\*/

?H:.

?LINT:set d\_setitimer

: see if setitimer exists

set setitimer d\_setitimer

eval \$inlibc

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/perl/d\_setitimer.U

No license file was found, but licenses were detected in source scan.

?RCS: \$Id: i\_systypes.U 1 2006-08-24 12:32:52Z rmanfredi \$

?RCS:

?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi

?RCS:

?RCS: You may redistribute only under the terms of the Artistic Licence,

?RCS: as specified in the README file that comes with the distribution.

?RCS: You may reuse parts of this distribution only within the terms of

?RCS: that same Artistic Licence; a copy of which may be found at the root

?RCS: of the source tree for dist 4.0.

?RCS:

?RCS: \$Log: i\_systypes.U,v \$

?RCS: Revision 3.0 1993/08/18 12:08:41 ram

?RCS: Baseline for dist 3.0 netwide release.

?RCS:

?X:

?X: Look wether <sys/types.h> needs to be included.

?X:

?MAKE:i\_systypes: Inhdr

?MAKE: -pick add \$@ %<

?S:i\_systypes:

?S: This variable conditionally defines the I\_SYS\_TYPES symbol,

?S: and indicates whether a C program should include <sys/types.h>.

?S:.

```
?C:I_SYS_TYPES (I_SYSTYPES):
?C: This symbol, if defined, indicates to the C program
that it should
?C: include <sys/types.h>.
?C:.
?H:#$i_systypes I_SYS_TYPES /**/
?H:.
?LINT:set i_systypes
: see if sys/types.h has to be included
set sys/types.h i_systypes
eval $inhdr
```

Found in path(s):

```
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/i_systypes.U
```

No license file was found, but licenses were detected in source scan.

```
?RCS: $Id$
?RCS:
?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi
?RCS:
?RCS: You may redistribute only under the terms of the Artistic License,
?RCS: as specified in the README file that comes with the distribution.
?RCS: You may reuse parts of this distribution only within the terms of
?RCS: that same Artistic License; a copy of which may be found at the root
?RCS: of the source tree for dist 4.0.
?RCS:
?RCS: $Log: nis.U,v $
?RCS: Revision 3.0.1.3 1997/02/28 16:17:38 ram
?RCS: patch61: ensure suitable defaults for hostcat and friends
?RCS:
?RCS: Revision 3.0.1.2 1995/03/21 08:48:34 ram
?RCS: patch52: continued fix for NeXT NIS/NetInfo handling
?RCS:
?RCS: Revision 3.0.1.1 1995/02/15 14:16:23 ram
?RCS: patch51: now correctly handles NeXT using NIS rather than NetInfo
?RCS:
?RCS: Revision 3.0 1993/08/18 12:09:24 ram
?RCS: Baseline for dist 3.0 netwide release.
?RCS:
?MAKE:passcat groupcat hostcat:
Myread Oldconfig test contains
?MAKE: -pick add $@ %<
?S:passcat:
?S: This variable contains a command that produces the text of the
?S: /etc/passwd file. This is normally "cat /etc/passwd", but can be
?S: "ypcat passwd" when NIS is used.
?S:.
```

?S:groupcat:

?S: This variable contains a command that produces the text of the

?S: /etc/group file. This is normally "cat /etc/group", but can be

?S: "ypcat group" when NIS is used.

?S:.

?S:hostcat:

?S: This variable contains a command that produces the text of the

?S: /etc/hosts file. This is normally "cat /etc/hosts", but can be

?S: "ypcat hosts" when NIS is used.

?S:.

: see if we have to deal with yellow pages, now NIS.

?X: NeXT gives us some fun here, as always, by having both NIS (former YP)

?X: and NetInfo. But since it has both, it's ok to put the test inside the if.

?X: Contributed by Thomas Neumann <tom@smart.bo.open.de>.

```
if $test -d /usr/etc/yp || $test -d /etc/yp || $test -d /usr/lib/yp; then
```

```
if $test -f /usr/etc/nibindd; then
```

```
    echo
```

```
    ""
```

```
    echo "I'm fairly confident you're on a NeXT."
```

```
@if passcat || groupcat
```

```
    echo ""
```

```
    rp='Do you get the passwd file via NetInfo?'
```

```
    dflt=y
```

```
    case "$passcat" in
```

```
        nidump*) ;;
```

```
    *) ;;
```

```
    *) dflt=n;;
```

```
    esac
```

```
    ./myread
```

```
    case "$ans" in
```

```
        y*) passcat='nidump passwd .'
```

```
@if groupcat
```

```
    echo "(Assuming /etc/group is also distributed.)"
```

```
    groupcat='nidump group .'
```

```
@end
```

```
;;
```

```
*) echo "You told me, so don't blame me."
```

```
    case "$passcat" in
```

```
        nidump*) passcat="
```

```
@if groupcat
```

```
    groupcat="";;
```

```
@end
```

```
    esac
```

```
@if groupcat
```

```
    echo "(Assuming /etc/group is handled the same way.)"
```

```
@end
```

```
;;
```

```
esac
```

```

@end
@if hostcat
echo " "
rp='Do you get the hosts file via NetInfo?'
dflt=y
case "$hostcat" in
nidump*) ;;
") ;;
*) dflt=n;;
esac
./myread
case "$ans" in
y*) hostcat='nidump hosts .';;
*) case "$hostcat" in
nidump*) hostcat="";;
esac
;;
esac
@end
fi
@if passcat || groupcat
case "$passcat" in
nidump*) ;;
*)
case "$passcat" in
*y*cat*) dflt=y;;
")
if $contains '\+' /etc/passwd >/dev/null 2>&1; then
dflt=y
else
dflt=n
fi;;
*) dflt=n;;
esac
echo " "
rp='Are you getting the passwd file via yellow pages?'
./myread
case "$ans" in
y*) passcat='ypcat passwd'
@if groupcat
echo "(Assuming /etc/group is also distributed.)"
groupcat='ypcat group'
@end
;;
*) passcat='cat /etc/passwd'
@if groupcat
echo "(Assuming /etc/group is also local.)"
groupcat='cat /etc/group'

```

```

@end
;;
esac
;;
esac
@end
@if hostcat
case "$hostcat" in
nidump*) ;;
*)
case "$hostcat" in
*yecat*) dflt=y;;
") if $contains '\+' /etc/passwd >/dev/null 2>&1; then
dflt=y
else
dflt=n
fi;;
*) dflt=n;;
esac
echo " "
rp='Are you getting the hosts file via yellow pages?'
./myread
case "$ans" in
y*) hostcat='ypcat hosts';;
*) hostcat='cat /etc/hosts';;
esac
;;
esac
@end
fi
?X: Ensure suitable default -- Manoj Srivastava
case "$hostcat" in
") hostcat=':
$test -f /etc/hosts && hostcat='cat
/etc/hosts';;
esac
case "$groupcat" in
") groupcat=':
$test -f /etc/group && groupcat='cat /etc/group';;
esac
case "$passcat" in
") passcat=':
$test -f /etc/passwd && passcat='cat /etc/passwd';;
esac

```

Found in path(s):

```

* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/nis.U

```

No license file was found, but licenses were detected in source scan.

```
?RCS: $Id: d_drاند48_r.U,v 0RCS:
?RCS: Copyright (c) 2002,2003 Jarkko Hietaniemi
?RCS:
?RCS: You may distribute under the terms of either the GNU General Public
?RCS: License or the Artistic License, as specified in the README file.
?RCS:
?RCS: Generated by the reentr.pl from the Perl 5.8 distribution.
?RCS:
?MAKE:d_drاند48_r drاند48_r_proto: Inlibc Protochk Hasproto i_systypes \
  usethreads i_stdlib extern_C
?MAKE: -pick add $@ %<
?S:d_drاند48_r:
?S: This variable conditionally defines the HAS_DRAND48_R symbol,
?S: which indicates to the C program that the drاند48_r()
?S: routine is available.
?S:.
?S:drاند48_r_proto:
?S: This variable encodes the prototype of drاند48_r.
?S: It is zero if d_drاند48_r is undef, and one of the
?S: REENTRANT_PROTO_T_ABC macros of reentr.h if d_drاند48_r
?S: is defined.
?S:.
?C:HAS_DRAND48_R:
?C: This symbol, if defined, indicates that the drاند48_r routine
?C: is available to drاند48 re-entrantly.
?C:.
?C:DRAND48_R_PROTO:
?C: This
  symbol encodes the prototype of drاند48_r.
?C: It is zero if d_drاند48_r is undef, and one of the
?C: REENTRANT_PROTO_T_ABC macros of reentr.h if d_drاند48_r
?C: is defined.
?C:.
?H:#$d_drاند48_r HAS_DRAND48_R /**/
?H:#define DRAND48_R_PROTO $drاند48_r_proto /**/
?H:.
?T:try hdrs d_drاند48_r_proto
: see if drاند48_r exists
set drاند48_r d_drاند48_r
eval $inlibc
case "$d_drاند48_r" in
"$define")
  hdrs="$i_systypes sys/types.h define stdio.h $i_stdlib stdlib.h"
  case "$d_drاند48_r_proto:$usethreads" in
  ":define") d_drاند48_r_proto=define
  set d_drاند48_r_proto drاند48_r $hdrs
```

```

eval $hasproto ;;
*) ;;
esac
case "$d_drand48_r_proto" in
define)
case "$drand48_r_proto" in
"|0) try='int drand48_r(struct drand48_data*, double*);'
./protochk "$extern_C $try" $hdrs && drand48_r_proto=I_ST ;;
esac
case "$drand48_r_proto" in
"|0) d_drand48_r=undef
drand48_r_proto=0
echo "Disabling drand48_r, cannot determine prototype." >&4 ;;
* ) case
"$drand48_r_proto" in
REENTRANT_PROTO*) ;;
*) drand48_r_proto="REENTRANT_PROTO_$drand48_r_proto" ;;
esac
echo "Prototype: $try" ;;
esac
;;
*) case "$susetthreads" in
define) echo "drand48_r has no prototype, not using it." >&4 ;;
esac
d_drand48_r=undef
drand48_r_proto=0
;;
esac
;;
*) drand48_r_proto=0
;;
esac

```

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/threads/d\_drand48\_r.U

No license file was found, but licenses were detected in source scan.

?RCS: \$Id: voidflags.U,v 3.0.1.2 1997/02/28 16:27:58 ram Exp \$

?RCS:

?RCS: Copyright (c) 1991-1993, Raphael Manfredi

?RCS:

?RCS: You may redistribute only under the terms of the Artistic License,

?RCS: as specified in the README file that comes with the distribution.

?RCS: You may reuse parts of this distribution only within the terms of

?RCS: that same Artistic License; a copy of which may be found at the root

?RCS: of the source tree for dist 3.0.

?RCS:

```

?RCS: $Log: voidflags.U,v $
?RCS: Revision 3.0.1.2 1997/02/28 16:27:58 ram
?RCS: patch61: don't prompt them if the void support is high enough for us
?RCS:
?RCS: Revision 3.0.1.1 1995/01/11 15:37:44 ram
?RCS: patch45: cosmetic change to avoid spurious blank lines when using -s
?RCS:
?RCS: Revision 3.0 1993/08/18 12:10:01 ram
?RCS: Baseline for dist 3.0 netwide release.
?RCS:
?MAKE:voidflags defvoidused: cat rm_try contains +cc +ccflags package \
Oldconfig
Myread i_stdlib
?MAKE: -pick add $@ %<
?S:voidflags:
?S: This variable contains the eventual value of the VOIDFLAGS symbol,
?S: which indicates how much support of the void type is given by this
?S: compiler. See VOIDFLAGS for more info.
?S:.
?S:defvoidused:
?S: This variable contains the default value of the VOIDUSED symbol (15).
?S:.
?X: Exceptionally, we have to explicitly alias the symbol name for
?X: config_h.SH, otherwise the comment would not appear.
?C:VOIDFLAGS ~ %<:
?C: This symbol indicates how much support of the void type is given by this
?C: compiler. What various bits mean:
?C:
?C: 1 = supports declaration of void
?C: 2 = supports arrays of pointers to functions returning void
?C: 4 = supports comparisons between pointers to void functions and
?C: addresses of void functions
?C: 8 = supports declaration of generic void pointers
?C:
?C: The package designer should define VOIDUSED to indicate the requirements
?C: of the package. This can be done either
?C: by #defining VOIDUSED before
?C: including config.h, or by defining defvoidused in Myinit.U. If the
?C: latter approach is taken, only those flags will be tested. If the
?C: level of void support necessary is not present, defines void to int.
?C:.
?H:%<:#ifndef VOIDUSED
?H:%<:#define VOIDUSED $defvoidused
?H:%<:#endif
?H:%<:#define VOIDFLAGS $voidflags
?H:%<:#if (VOIDFLAGS & VOIDUSED) != VOIDUSED
?H:%<:#define void int /* is void to be avoided? */
?H:%<:#define M_VOID /* Xenix strikes again */

```



```

?H:?%<:#endif
?H:.
?INIT:: full support for void wanted by default
?INIT:defvoidused=15
?INIT:
?LINT:known void M_VOID VOIDUSED
: check for void type
echo " "
echo "Checking to see how well your C compiler groks the void type..." >&4
case "$voidflags" in
")
$cat >try.c <<EOCP
#$i_stdlib I_STDLIB
#ifdef I_STDLIB
#include <stdlib.h>
#endif
#if TRY & 1
void sub() {
#else
sub() {
#endif
extern void moo(); /* function returning void */
void (*goo()); /* ptr to func returning void
*/
#if TRY & 8
void *hue; /* generic ptr */
#endif
#if TRY & 2
void (*foo[10])();
#endif

#if TRY & 4
if(goo == moo) {
exit(0);
}
#endif
exit(0);
}
int main() { sub(); }
EOCP
?X: This unit used to use cc -S in those tests to try to speed up things, but
?X: unfortunately, AIX 3.2 does not support this option.
if $cc $cflags -c -DTRY=$defvoidused try.c >.out 2>&1 ; then
voidflags=$defvoidused
echo "Good. It appears to support void to the level $package wants.">&4
if $contains warning .out >/dev/null 2>&1; then
echo "However, you might get some warnings that look like this:"
$cat .out

```

```

fi
else
echo "Hmm, your compiler has some difficulty with void. Checking further..." >&4
if $cc $ccflags -c -DTRY=1 try.c >/dev/null 2>&1; then
echo "It supports 1..."
if $cc $ccflags -c -DTRY=3 try.c >/dev/null 2>&1; then
echo "It also supports 2..."
if $cc $ccflags -c -DTRY=7 try.c >/dev/null 2>&1; then
voidflags=7
echo "And it supports 4 but not 8 definitely."
else
echo
"It doesn't support 4..."
if $cc $ccflags -c -DTRY=11 try.c >/dev/null 2>&1; then
voidflags=11
echo "But it supports 8."
else
voidflags=3
echo "Neither does it support 8."
fi
fi
else
echo "It does not support 2..."
if $cc $ccflags -c -DTRY=13 try.c >/dev/null 2>&1; then
voidflags=13
echo "But it supports 4 and 8."
else
if $cc $ccflags -c -DTRY=5 try.c >/dev/null 2>&1; then
voidflags=5
echo "And it supports 4 but has not heard about 8."
else
echo "However it supports 8 but not 4."
fi
fi
fi
else
echo "There is no support at all for void."
voidflags=0
fi
fi
esac
?X: Only prompt user if support does not match the level we want
case "$voidflags" in
"$defvoidused") ;;
*) $cat >&4 <<'EOM'
Support flag bits are:
1: basic void declarations.
2: arrays of pointers to functions returning void.

```

4: operations between pointers to and addresses of  
void functions.

8: generic void pointers.

EOM

```
dflt="$voidflags";  
rp="Your void support flags add up to what?"  
. ./myread  
voidflags="$ans"  
;  
esac  
$rm_try
```

Found in path(s):

```
*/opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-  
5.30.0/U/modified/voidflags.U
```

No license file was found, but licenses were detected in source scan.

?RCS: \$Id\$

?RCS:

?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi

?RCS:

?RCS: You may redistribute only under the terms of the Artistic License,

?RCS: as specified in the README file that comes with the distribution.

?RCS: You may reuse parts of this distribution only within the terms of

?RCS: that same Artistic License; a copy of which may be found at the root

?RCS: of the source tree for dist 4.0.

?RCS:

?RCS: \$Log: d\_gethent.U,v \$

?RCS: Revision 3.0 1993/08/18 12:06:09 ram

?RCS: Baseline for dist 3.0 netwide release.

?RCS:

?MAKE:d\_gethent: Inlibc

?MAKE: -pick add @\$ %<

?S:d\_gethent:

?S: This variable conditionally defines HAS\_GETHOSTENT if gethostent() is

?S: available to dup file descriptors.

?S:.

?C:HAS\_GETHOSTENT (GETHOSTENT):

?C: This symbol, if defined, indicates that the gethostent routine is

?C: available to lookup host names in some data base or other.

?C:.

?H:#\$d\_gethent HAS\_GETHOSTENT /\*\*/

?H:.

?LINT:set

d\_gethent

: see if gethostent exists

set gethostent d\_gethent

eval \$inlibc

Found in path(s):

```
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/d_gethent.U
```

No license file was found, but licenses were detected in source scan.

?RCS: \$Id\$

?RCS:

?RCS: Copyright (c) 1999 Jarkko Hietaniemi

?RCS:

?RCS: You may distribute under the terms of either the GNU General Public

?RCS: License or the Artistic License, as specified in the README file.

?RCS:

?MAKE:uidformat: uidsize uidsign ivsize uvsize longsize intsize shortsize \  
ivdformat uvuformat test echo

?MAKE: -pick add \$@ %<

?S:uidformat:

?S: This variable contains the format string used for printing a Uid\_t.

?S:.

?C:Uid\_t\_f:

?C: This symbol defines the format string used for printing a Uid\_t.

?C:.

?H:#define Uid\_t\_f \$uidformat /\*\*/

?H:.

: Check format string for UID

echo " "

\$echo "Checking the format string to be used for uids..." >&4

case "\$uidsign" in

-1) if \$test X"\$uidsize" = X"\$ivsize"; then

uidformat="\$ivdformat"

else

if \$test X"\$uidsize" = X"\$longsize"; then

uidformat="ld"

else

if \$test X"\$uidsize" = X"\$intsize"; then

uidformat="d"

else

if \$test X"\$uidsize"

= X"\$shortsize"; then

uidformat="hd"

fi

fi

fi

fi

::

\*) if \$test X"\$uidsize" = X"\$uvsize"; then

uidformat="\$uvuformat"

```

else
if $test X"$suidsize" = X"$longsize"; then
uidformat="lu"
else
if $test X"$suidsize" = X"$intsize"; then
uidformat="u"
else
if $test X"$suidsize" = X"$shortsize"; then
uidformat="hu"
fi
fi
fi
fi
;;
esac

```

Found in path(s):

```
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/typedefs/uidf.U
```

No license file was found, but licenses were detected in source scan.

```

?RCS: $Id: sizetype.U,v 3.0.1.1 1994/08/29 16:32:10 ram Exp $
?RCS:
?RCS: Copyright (c) 1991-1993, Raphael Manfredi
?RCS:
?RCS: You may redistribute only under the terms of the Artistic License,
?RCS: as specified in the README file that comes with the distribution.
?RCS: You may reuse parts of this distribution only within the terms of
?RCS: that same Artistic License; a copy of which may be found at the root
?RCS: of the source tree for dist 3.0.
?RCS:
?RCS: Original Author: Andy Dougherty <doughera@lafcol.lafayette.edu>
?RCS:
?RCS: $Log: sizetype.U,v $
?RCS: Revision 3.0.1.1 1994/08/29 16:32:10 ram
?RCS: patch32: created by ADO
?RCS:
?MAKE:sizetype: Myread Typedef
?MAKE: -pick add $@ %<
?S:sizetype:
?S: This variable defines sizetype to be something like size_t,
?S: unsigned long, or whatever type is used to declare length
?S: parameters for string functions.
?S:.
?C:Size_t:
?C: This symbol holds the type used
to declare length parameters
?C: for string functions. It is usually size_t, but may be

```

```
?C: unsigned long, int, etc. It may be necessary to include
?C: <sys/types.h> to get any typedef'ed information.
?C:.
?H:#define Size_t $sizetype /* length parameter for string functions */
?H:.
?LINT: set sizetype
: see what type is used for size_t
rp="What is the type used for the length parameter for string functions?"
set size_t sizetype 'unsigned int' stdio.h sys/types.h
eval $stypedef_ask
```

Found in path(s):

```
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/typedefs/sizetype.U
```

No license file was found, but licenses were detected in source scan.

```
?RCS: $Id: lex.U 1 2006-08-24 12:32:52Z rmanfredi $
?RCS:
?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi
?RCS:
?RCS: You may redistribute only under the terms of the Artistic Licence,
?RCS: as specified in the README file that comes with the distribution.
?RCS: You may reuse parts of this distribution only within the terms of
?RCS: that same Artistic Licence; a copy of which may be found at the root
?RCS: of the source tree for dist 4.0.
?RCS:
?RCS: Original Author: Graham Stoney <greyham@research.canon.oz.au>
?RCS:
?RCS: $Log: lex.U,v $
?RCS: Revision 3.0.1.3 1994/10/29 16:22:50 ram
?RCS: patch36: spurious single quote could cause Configure to crash
?RCS: patch36: (reported by Xavier Le Vouch <xavierl@eiffel.com>.)
?RCS:
?RCS: Revision 3.0.1.2 1994/08/29 16:27:09 ram
?RCS: patch32: added lexflags variable for lex flags setting
?RCS:
?RCS: Revision 3.0.1.1 1994/05/06 15:06:01 ram
?RCS: patch23: added
trailing blank line for metalint
?RCS:
?RCS: Revision 3.0 1993/08/18 12:08:55 ram
?RCS: Baseline for dist 3.0 netwide release.
?RCS:
?MAKE:lex lexflags: Guess Myread Oldconfig flex test
?MAKE: -pick add $@ %<
?S:lex:
?S: This variable holds the name of the lexical analyser generator we
?S: want to use in the Makefile. It can be lex or flex.
```

```

?S:.
?S:lexflags:
?S: This variable holds any flags that should be passed to the lexical
?S: analyzer. It is up to the Makefile to use it.
?S:.
: determine lexical analyser generator
case "$lex" in
")
dflt=lex;;
*)
dflt="$lex";;
esac
echo " "
if $test -f "$flex"; then
rp='Which lexical analyser generator (lex or flex) shall I use?'
else
rp='Which lexical analyser generator shall I use?'
fi
./myread
lex="$ans"

@if lexflags
: if using lex this will normally be useless, but flex frequently takes args
echo " "
case "$lexflags" in
") dflt='none';;
*) dflt="$lexflags";;
esac
rp="What flags should be given to $lex?"
./myread
case "$ans"
in
none) lexflags="";;
*) lexflags="$ans";;
esac

@end

```

Found in path(s):

```
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/lex.U
```

No license file was found, but licenses were detected in source scan.

?RCS: \$Id\$

?RCS:

?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi

?RCS:

?RCS: You may redistribute only under the terms of the Artistic Licence,

?RCS: as specified in the README file that comes with the distribution.  
 ?RCS: You may reuse parts of this distribution only within the terms of  
 ?RCS: that same Artistic Licence; a copy of which may be found at the root  
 ?RCS: of the source tree for dist 4.0.  
 ?RCS:  
 ?RCS: \$Log: cf\_email.U,v \$  
 ?RCS: Revision 3.0.1.1 1994/01/24 14:05:06 ram  
 ?RCS: patch16: created  
 ?RCS:  
 ?RCS:  
 ?MAKE:cf\_email: cat cf\_by test myhostname mydomain Oldconfig Myread  
 ?MAKE: -pick add \$@ %<  
 ?S:cf\_email:  
 ?S: Electronic mail address of the person who ran Configure. This can be  
 ?S: used by units that require the user's e-mail, like MailList.U.  
 ?S:.  
 ?T:cont maildomain  
 ?LINT:extern MAILDOMAIN  
 : determine the e-mail address of the user who is running us  
 \$cat <<EOM

I need to get your e-mail address  
 in Internet format if possible, i.e.  
 something like user@host.domain. Please answer accurately since I have  
 no easy means to double check it. The default value provided below  
 is most probably close to reality but may not be valid from outside  
 your organization...

```
EOM
cont=x
while test "$cont"; do
case "$MAILDOMAIN" in
")
if $test -s /etc/mailname; then
maildomain=`$cat /etc/mailname`
else
maildomain="$myhostname$mydomain"
fi
;;
*) maildomain="$MAILDOMAIN";;
esac
case "$cf_email" in
") dflt="$cf_by@$maildomain";;
*) dflt="$cf_email";;
esac
rp='What is your e-mail address?'
./myread
cf_email="$ans"
```



```

case "$cf_email" in
*) cont=" ;;
*)
rp='Address does not look like an Internet one. Use it anyway?'
case "$fastread" in
yes) dflt=y ;;
*) dflt=n ;;
esac
./myread
case "$ans" in
y*) cont=" ;;
*) echo " " ;;
esac
;;
esac
done

```

Found in path(s):

```

* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/cf_email.U

```

No license file was found, but licenses were detected in source scan.

?RCS: Copyright (c) 1996, Andy Dougherty

?RCS:

?RCS: You may distribute under the terms of either the GNU General Public

?RCS: License or the Artistic License, as specified in the README file.

?RCS:

?MAKE:perladmin: cf\_email Oldconfig Myread cat

?MAKE: -pick add \$@ %<

?Y:TOP

?S:perladmin:

?S: Electronic mail address of the perl5 administrator.

?S:.

: Ask e-mail of administrator

\$cat <<EOM

If you or somebody else will be maintaining perl at your site, please fill in the correct e-mail address here so that they may be contacted if necessary. Currently, the "perlbug" program included with perl will send mail to this address in addition to perlbug@perl.org. You may enter "none" for no administrator.

EOM

```

case "$perladmin" in
") dflt="$cf_email";;
*) dflt="$perladmin";;
esac
rp='Perl administrator e-mail address'

```

```
./myread
perladmin="$ans"
```

Found in path(s):

```
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/perl/perladmin.U
```

No license file was found, but licenses were detected in source scan.

```
?RCS: $Id: selecttype.U,v 3.0.1.3 1997/02/28 16:20:09 ram Exp $
?RCS:
?RCS: Copyright (c) 1991-1993, Raphael Manfredi
?RCS:
?RCS: You may redistribute only under the terms of the Artistic License,
?RCS: as specified in the README file that comes with the distribution.
?RCS: You may reuse parts of this distribution only within the terms of
?RCS: that same Artistic License; a copy of which may be found at the root
?RCS: of the source tree for dist 3.0.
?RCS:
?RCS: Original Author: Andy Dougherty <doughera@lafcol.lafayette.edu>
?RCS:
?RCS: $Log: selecttype.U,v $
?RCS: Revision 3.0.1.3 1997/02/28 16:20:09 ram
?RCS: patch61: always include <sys/select.h> when available for test
?RCS:
?RCS: Revision 3.0.1.2 1995/07/25 14:14:06 ram
?RCS: patch56: removed harmful spaces in assignment
?RCS:
?RCS: Revision 3.0.1.1 1994/06/20 07:06:31 ram
?RCS: patch30: created by ADO
?RCS:
?MAKE:selecttype: Protochk Oldconfig Myread cat
\
d_fd_set d_select d_socket i_systime i_sysselect extern_C
?MAKE: -pick add $@ %<
?S:selecttype:
?S: This variable holds the type used for the 2nd, 3rd, and 4th
?S: arguments to select. Usually, this is 'fd_set *', if HAS_FD_SET
?S: is defined, and 'int *' otherwise. This is only useful if you
?S: have select(), naturally.
?S:.
?C:Select_fd_set_t:
?C: This symbol holds the type used for the 2nd, 3rd, and 4th
?C: arguments to select. Usually, this is 'fd_set *', if HAS_FD_SET
?C: is defined, and 'int *' otherwise. This is only useful if you
?C: have select(), of course.
?C:.
?H:#define Select_fd_set_t $selecttype /**/
?H:.
```

```
?T:xxx nfd tmo try hdrs val
: check for type of arguments to select.
case "$selecttype" in
") case "$d_select" in
$define)
echo " "
$cat <<EOM
Checking to see what type of arguments are accepted by select().
```

```
EOM
hdrs="$define sys/types.h
$_systime sys/time.h
$_sysselect sys/select.h
$d_socket sys/socket.h"
: The first arg can be int, unsigned,
or size_t
: The last arg may or may not be 'const'
val="
: void pointer has been seen but using that
: breaks the selectminbits test
for xxx in 'fd_set *' 'int *'; do
for nfd in 'int' 'size_t' 'unsigned long' 'unsigned' ; do
for tmo in 'struct timeval *' 'const struct timeval *'; do
case "$val" in
") try="$extern_C select _(($nfd, $xxx, $xxx, $xxx, $tmo));"
if ./protochk "$try" $hdrs; then
echo "Your system accepts $xxx."
val="$xxx"
fi
;;
esac
done
done
done
```

```
?X: In the unlikely event that none of those worked, prompt the user.
case "$val" in
") rp='What is the type for the 2nd, 3rd, and 4th arguments to select?'
case "$d_fd_set" in
$define) dflt="fd_set *" ;;
*) dflt="int *" ;;
esac
./myread
val=$ans
;;
esac
selecttype="$val"
;;
*) : no select, so pick a harmless default
selecttype='int *'
```

```
;;
esac
;;
esac
```

Found in path(s):

```
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/protos/selecttype.U
```

No license file was found, but licenses were detected in source scan.

?RCS: You may redistribute only under the terms of the Artistic License,

Found in path(s):

```
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/d_sigaction.U
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/perl/d_gai_strerror.U
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/perl/stdio_streams.U
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/compline/d_sanemcmp.U
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/d_casti32.U
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/sbrksmart.U
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/compline/ssizetype.U
*
/opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/i_neterrno.U
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/charsize.U
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/compline/sbrksmart.U
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/perl/d_builtin.U
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/compline/d_keepsig.U
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/compline/bitpbyte.U
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/compline/sockopt.U
*
/opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/modified/d_access.U
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/ptrsize.U
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-
```

5.30.0/U/compline/doublesize.U  
\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/d\_eofpipe.U  
\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/perl/d\_int64\_t.U  
\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/d\_access.U  
\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/gccvers.U  
\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/nullified/fpu.U  
\*  
/opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/d\_isascii.U  
\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/perl/d\_wcsxfrm.U  
\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/compline/abortsig.U  
\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/compline/d\_sgnchr.U  
\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/perl/d\_c99\_variadic.U  
\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/compline/charsize.U  
\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/perl/d\_socklen\_t.U  
\*  
/opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/intsize.U  
\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/d\_volatile.U  
\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/fpu.U  
\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/typedefs/gidsign.U  
\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/typedefs/uidsign.U  
\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/ebcdic.U  
\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/sunscanf.U  
\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/perl/d\_sprintf.U  
\*  
/opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/randbits.U  
\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/typedefs/sizesize.U

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/alignbytes.U

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/d\_strctcpy.U

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/perl/st\_ino\_def.U

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/doublesize.U

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/compline/d\_sigaction.U

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/bitpbyte.U

\*

/opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/Checkcc.U

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/perl/fpossize.U

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/ssizetype.U

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/modified/i\_neterrno.U

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/typedefs/gidsize.U

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/compline/sunscanf.U

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/compline/d\_isascii.U

\*

/opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/compline/floatsize.U

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/d\_vprintf.U

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/d\_const.U

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/modified/d\_mmap.U

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/perl/need\_va\_copy.U

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/sockopt.U

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/d\_attribut.U

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/modified/d\_volatile.U

\*

/opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/compline/ptrsize.U

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-

5.30.0/U/modified/i\_malloc.U  
\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/perl/i\_inttypes.U  
\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/floatsize.U  
\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/abortsig.U  
\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/d\_scannl.U  
\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/perl/d\_dir\_dd\_fd.U  
\*  
/opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/compline/d\_scannl.U  
\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/typedefs/uidsize.U  
\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/perl/selectminbits.U  
\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/compline/d\_open3.U  
\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/perl/d\_lc\_monetary\_2008.U  
\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/d\_getpagsz.U  
\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/compline/d\_eofpipe.U  
\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/d\_getpgrp.U  
\*  
/opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/perl/d\_isblank.U  
\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/d\_open3.U  
\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/byteorder.U  
\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/perl/d\_ldbl\_dig.U  
\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/modified/d\_strtoul.U  
\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/compline/alignbytes.U  
\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/perl/d\_wcscmp.U  
\*  
/opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/perl/d\_dirfd.U  
\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/perl/gccvers.U

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/d\_keepsig.U  
\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/modified/d\_getpgrp.U  
\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/d\_sgnchr.U  
\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/d\_sanemcmp.U  
\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/compline/d\_casti32.U  
\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/startperl.U  
\*

/opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/perl/d\_u32align.U

No license file was found, but licenses were detected in source scan.

?RCS: \$Id\$

?RCS:

?RCS: Copyright (c) 1998 Jarkko Hietaniemi

?RCS:

?RCS: You may distribute under the terms of either the GNU General Public

?RCS: License or the Artistic License, as specified in the README file.

?RCS:

?MAKE:d\_accessx: Inlibc

?MAKE: -pick add \$@ %<

?S:d\_accessx:

?S: This variable conditionally defines the HAS\_ACCESSX symbol, which

?S: indicates to the C program that the accessx() routine is available.

?S:.

?C:HAS\_ACCESSX :

?C: This symbol, if defined, indicates that the accessx routine is

?C: available to do extended access checks.

?C:.

?H:#\$d\_accessx HAS\_ACCESSX /\*\*/

?H:.

?LINT:set d\_accessx

: see if accessx exists

set accessx d\_accessx

eval \$inlibc

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/acl/d\_accessx.U

No license file was found, but licenses were detected in source scan.

?RCS: \$Id: d\_SHM\_MAC.U 1 2006-08-24 12:32:52Z rmanfredi \$

?RCS:



?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi

?RCS:

?RCS: You may redistribute only under the terms of the Artistic Licence,

?RCS: as specified in the README file that comes with the distribution.

?RCS: You may reuse parts of this distribution only within the terms of

?RCS: that same Artistic Licence; a copy of which may be found at the root

?RCS: of the source tree for dist 4.0.

?RCS:

?RCS: \$Log: d\_SHM\_MAC.U,v \$

?RCS: Revision 3.0 1993/08/18 12:05:41 ram

?RCS: Baseline for dist 3.0 netwide release.

?RCS:

?MAKE:d\_SHM\_MAC d\_SHM\_PRM d\_SHM\_SEG d\_SHM\_IMMU: cat d\_shm test rm +cc +ccflags

?MAKE: -pick add \$@ %<

?S:d\_SHM\_MAC:

?S: Sometimes, the SHMLBA manifest needs sys/sysmacros.h, usually for

?S: the ctob() macro.

?S:.

?S:d\_SHM\_PRM:

?S: Sometimes, the SHMLBA manifest needs sys/param.h, usually for the

?S: NBPC constant.

?S:.

?S:d\_SHM\_SEG:

?S: Sometimes,

the SHMLBA manifest needs sys/seg.h, usually for the

?S: SNUMSHFT constant.

?S:.

?S:d\_SHM\_IMMU:

?S: Sometimes, the SHMLBA manifest needs sys/immu.h, usually for the

?S: stob() macro.

?S:.

?C:SHMLBA\_WANTS\_SYSMACROS:

?C: This value tells us to include <sys/sysmacros.h> because SHMLBA

?C: needs something from there, probably the ctob() macro.

?C:.

?C:SHMLBA\_WANTS\_PARAM:

?C: This value tells us to include <sys/param.h> because SHMLBA needs

?C: something from there, probably the NBPC constant.

?C:.

?C:SHMLBA\_WANTS\_SEG:

?C: This value tells us to include <sys/seg.h> because SHMLBA needs

?C: something from there, probably the SNUMSHFT constant.

?C:.

?C:SHMLBA\_WANTS\_IMMU:

?C: This value tells us to include <sys/immu.h> because SHMLBA needs

?C: something from there, probably the stob() macro. (tower\_600 only?)

?C:.

?H:#\$d\_SHM\_MAC SHMLBA\_WANTS\_SYSMACROS /\* SHMLBA wants ctob()? \*/

```
?H:#$d_SHM_PRM SHMLBA_WANTS_PARAM /* SHMLBA wants NBPC? */
?H:#$d_SHM_SEG SHMLBA_WANTS_SEG /* SHMLBA wants
SNUMSHFT? */
?H:#$d_SHM_IMMU SHMLBA_WANTS_IMMU /* SHMLBA wants stob()? */
?H:
```

```
?T:flags D_sys_immu D_sys_seg D_sys_sysmacros D_sys_param
```

```
: check for SHMLBA braindamage
```

```
d_SHM_MAC="$undef"
```

```
d_SHM_PRM="$undef"
```

```
d_SHM_SEG="$undef"
```

```
d_SHM_IMMU="$undef"
```

```
if $test "$d_shm" = "$define" ; then
```

```
echo " "
```

```
$cat >&4 <<EOM
```

```
Checking to see if SHMLBA needs additional headers.
```

```
The headers I'll be checking are:
```

```
sys/macros.h (for the ctob() macro)
```

```
sys/param.h (for NBPC)
```

```
sys/seg.h (for SNUMSHFT)
```

```
sys/immu.h (for the stob() macro)
```

```
EOM
```

```
$cat >shm_mac.c <<'EOCP'
```

```
#include <sys/types.h>
```

```
#include <sys/ipc.h>
```

```
#include <sys/shm.h>
```

```
#ifdef I_SYS_IMMU
```

```
#include <sys/immu.h>
```

```
#endif
```

```
#ifdef I_SYS_SYSMACROS
```

```
#include <sys/sysmacros.h>
```

```
#endif
```

```
#ifdef I_SYS_PARAM
```

```
#include <sys/param.h>
```

```
#endif
```

```
#ifdef I_SYS_SEG
```

```
#include <sys/seg.h>
```

```
#endif
```

```
int main() {
```

```
int foo = SHMLBA ;
```

```
}
```

```
EOCP
```

```
flags='xxx'
```

```
for D_sys_immu in "'-DI_SYS_IMMU'; do
```

```
for D_sys_seg in "'-DI_SYS_SEG'; do
```

```
for D_sys_sysmacros in "'-DI_SYS_SYSMACROS';
```

```

do
for D_sys_param in "'-DI_SYS_PARAM'; do
case "$flags" in
'xxx')
case "$D_sys_immu$D_sys_param$D_sys_sysmacros$D_sys_seg" in
")
echo "Trying it normally..."
;;
*)
echo "Trying $D_sys_immu $D_sys_param $D_sys_sysmacros $D_sys_seg"
;;
esac
if $cc $ccflags \
$D_sys_immu $D_sys_param $D_sys_sysmacros $D_sys_seg \
-o shm_mac shm_mac.c >/dev/null 2>&1 ; then
set X $D_sys_immu $D_sys_param $D_sys_sysmacros $D_sys_seg
shift
flags="$*"
echo "Succeeded with $flags"
fi
;;
esac
done
done
done
done
case "$flags" in
xxx)
echo "I don't know how to keep SHMLBA happy. Good luck!"
;;
esac
case "$flags" in
*I_SYS_PARAM*) d_SHM_PRM="$define";;
esac
case "$flags" in
*I_SYS_SYSMACROS*) d_SHM_MAC="$define";;
esac
case "$flags" in
*I_SYS_SEG*) d_SHM_SEG="$define";;
esac
case "$flags" in
*I_SYS_IMMU*) d_SHM_IMMU="$define";;
esac
fi
$rm -f shm_mac*

```

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-

5.30.0/dist/U/d\_SHM\_MAC.U

No license file was found, but licenses were detected in source scan.

?RCS: Copyright (c) 2017, Karl Williamson

?RCS:

?RCS: You may redistribute only under the terms of the Artistic License,

?RCS: as specified in the README file that comes with the distribution.

?RCS: You may reuse parts of this distribution only within the terms of

?RCS: that same Artistic License; a copy of which may be found at the root

?RCS: of the source tree for dist 3.0.

?RCS:

?MAKE:d\_mbrlen: Inlibc

?MAKE: -pick add \$@ %<

?S:d\_mbrlen:

?S: This variable conditionally defines the HAS\_MBRLLEN symbol if the

?S: mbrlen() routine is available to be used to get the length of

?S: multi-byte character strings.

?S:.

?C:HAS\_MBRLLEN:

?C: This symbol, if defined, indicates that the mbrlen routine is

?C: available to get the length of multi-byte character strings.

?C:.

?H:#\$d\_mbrlen HAS\_MBRLLEN /\*\*/

?H:.

?LINT: set d\_mbrlen

: see if mbrlen exists

set mbrlen d\_mbrlen

eval \$inlibc

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/threads/d\_mbrlen.U

No license file was found, but licenses were detected in source scan.

?RCS: \$Id: d\_tmpnam\_r.U,v 0RCS:

?RCS: Copyright (c) 2002,2003 Jarkko Hietaniemi

?RCS:

?RCS: You may distribute under the terms of either the GNU General Public

?RCS: License or the Artistic License, as specified in the README file.

?RCS:

?RCS: Generated by the reentr.pl from the Perl 5.8 distribution.

?RCS:

?MAKE:d\_tmpnam\_r tmpnam\_r\_proto: Inlibc Protochk Hasproto i\_systypes \  
usethreads extern\_C

?MAKE: -pick add \$@ %<

?S:d\_tmpnam\_r:

?S: This variable conditionally defines the HAS\_TMPNAM\_R symbol,

?S: which indicates to the C program that the tmpnam\_r()

?S: routine is available.

?S:.

?S:tmpnam\_r\_proto:

?S: This variable encodes the prototype of tmpnam\_r.

?S: It is zero if d\_tmpnam\_r is undef, and one of the

?S: REENTRANT\_PROTO\_T\_ABC macros of reentr.h if d\_tmpnam\_r

?S: is defined.

?S:.

?C:HAS\_TMPNAM\_R:

?C: This symbol, if defined, indicates that the tmpnam\_r routine

?C: is available to tmpnam re-entrantly.

?C:.

?C:TMPNAM\_R\_PROTO:

?C: This

symbol encodes the prototype of tmpnam\_r.

?C: It is zero if d\_tmpnam\_r is undef, and one of the

?C: REENTRANT\_PROTO\_T\_ABC macros of reentr.h if d\_tmpnam\_r

?C: is defined.

?C:.

?H:#\$d\_tmpnam\_r HAS\_TMPNAM\_R /\*\*/

?H:#define TMPNAM\_R\_PROTO \$tmpnam\_r\_proto /\*\*/

?H:.

?T:try hdrs d\_tmpnam\_r\_proto

: see if tmpnam\_r exists

set tmpnam\_r d\_tmpnam\_r

eval \$inlibc

case "\$d\_tmpnam\_r" in

"\$define")

hdrs="\$i\_systypes sys/types.h define stdio.h "

case "\$d\_tmpnam\_r\_proto:\$usetthreads" in

":define") d\_tmpnam\_r\_proto=define

set d\_tmpnam\_r\_proto tmpnam\_r \$hdrs

eval \$hasproto ;;

\*) ;;

esac

case "\$d\_tmpnam\_r\_proto" in

define)

case "\$tmpnam\_r\_proto" in

"|0) try='char\* tmpnam\_r(char\*);'

./protochk "\$extern\_C \$try" \$hdrs && tmpnam\_r\_proto=B\_B ;;

esac

case "\$tmpnam\_r\_proto" in

"|0) d\_tmpnam\_r=undef

tmpnam\_r\_proto=0

echo "Disabling tmpnam\_r, cannot determine prototype." >&4 ;;

\* ) case "\$tmpnam\_r\_proto" in

REENTRANT\_PROTO\*) ;;

\*) tmpnam\_r\_proto="REENTRANT\_PROTO\_\$tmpnam\_r\_proto"

```

;;
esac
echo "Prototype: $try" ;;
esac
;;
*) case "$susetthreads" in
define) echo "tmpnam_r has no prototype, not using it." >&4 ;;
esac
d_tmpnam_r=undef
tmpnam_r_proto=0
;;
esac
;;
*) tmpnam_r_proto=0
;;
esac

```

Found in path(s):

```

* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/threads/d_tmpnam_r.U

```

No license file was found, but licenses were detected in source scan.

?RCS: \$Id: d\_endnent.U,v 3.0 1993/08/18 12:06:09 ram Exp \$

?RCS:

?RCS: Copyright (c) 1991-1993, Raphael Manfredi

?RCS:

?RCS: You may redistribute only under the terms of the Artistic License,

?RCS: as specified in the README file that comes with the distribution.

?RCS: You may reuse parts of this distribution only within the terms of

?RCS: that same Artistic License; a copy of which may be found at the root

?RCS: of the source tree for dist 3.0.

?RCS:

?RCS: \$Log: d\_endnent.U,v \$

?RCS: Revision 3.0 1993/08/18 12:06:09 ram

?RCS: Baseline for dist 3.0 netwide release.

?RCS:

?MAKE:d\_endnent: Inlibc

?MAKE: -pick add \$@ %<

?S:d\_endnent:

?S: This variable conditionally defines HAS\_ENDNETENT if endnent() is

?S: available to close whatever was being used for network queries.

?S:.

?C:HAS\_ENDNETENT:

?C: This symbol, if defined, indicates that the endnent() routine is

?C: available to close whatever was being used for network

queries.

?C:.

?H:#\$d\_endnent HAS\_ENDNETENT /\*\*/

```
?H:
?LINT:set d_endnent
: see if endnentent exists
set endnentent d_endnent
eval $inlibc
```

Found in path(s):

```
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/modified/d_endnent.U
```

No license file was found, but licenses were detected in source scan.

```
?RCS: $Id: d_mkttime.U 1 2006-08-24 12:32:52Z rmanfredi $
?RCS:
?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi
?RCS:
?RCS: You may redistribute only under the terms of the Artistic Licence,
?RCS: as specified in the README file that comes with the distribution.
?RCS: You may reuse parts of this distribution only within the terms of
?RCS: that same Artistic Licence; a copy of which may be found at the root
?RCS: of the source tree for dist 4.0.
?RCS:
?RCS: Original Author: Andy Dougherty <doughera@lafcol.lafayette.edu>
?RCS:
?RCS: $Log: d_mkttime.U,v $
?RCS: Revision 3.0.1.1 1994/08/29 16:09:44 ram
?RCS: patch32: created by ADO
?RCS:
?MAKE:d_mkttime: Inlibc
?MAKE: -pick add $@ %<
?S:d_mkttime:
?S: This variable conditionally defines the HAS_MKTIME symbol, which
?S: indicates to the C program that the mktime() routine is available.
?S:
?C:HAS_MKTIME :
?C: This symbol, if defined, indicates that the mktime routine
is
?C: available.
?C:
?H:#$d_mkttime HAS_MKTIME /**/
?H:
?LINT:set d_mkttime
: see if mktime exists
set mktime d_mkttime
eval $inlibc
```

Found in path(s):

```
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/d_mkttime.U
```

No license file was found, but licenses were detected in source scan.

```
?RCS: $Id: d_random_r.U,v ORCS:
?RCS: Copyright (c) 2002,2003 Jarkko Hietaniemi
?RCS:
?RCS: You may distribute under the terms of either the GNU General Public
?RCS: License or the Artistic License, as specified in the README file.
?RCS:
?RCS: Generated by the reentr.pl from the Perl 5.8 distribution.
?RCS:
?MAKE:d_random_r random_r_proto: Inlibc Protochk Hasproto i_systypes \
  usethreads i_stdlib extern_C
?MAKE: -pick add $@ %<
?S:d_random_r:
?S: This variable conditionally defines the HAS_RANDOM_R symbol,
?S: which indicates to the C program that the random_r()
?S: routine is available.
?S:.
?S:random_r_proto:
?S: This variable encodes the prototype of random_r.
?S: It is zero if d_random_r is undef, and one of the
?S: REENTRANT_PROTO_T_ABC macros of reentr.h if d_random_r
?S: is defined.
?S:.
?C:HAS_RANDOM_R:
?C: This symbol, if defined, indicates that the random_r routine
?C: is available to random re-entrantly.
?C:.
?C:RANDOM_R_PROTO:
?C: This
  symbol encodes the prototype of random_r.
?C: It is zero if d_random_r is undef, and one of the
?C: REENTRANT_PROTO_T_ABC macros of reentr.h if d_random_r
?C: is defined.
?C:.
?H:#$d_random_r HAS_RANDOM_R /**/
?H:#define RANDOM_R_PROTO $random_r_proto /**/
?H:.
?T:try hdrs d_random_r_proto
: see if random_r exists
set random_r d_random_r
eval $inlibc
case "$d_random_r" in
"$define")
  hdrs="$i_systypes sys/types.h define stdio.h $i_stdlib stdlib.h"
  case "$d_random_r_proto:$usethreads" in
  ":define") d_random_r_proto=define
  set d_random_r_proto random_r $hdrs
```



```

eval $hasproto ;;
*) ;;
esac
case "$d_random_r_proto" in
define)
case "$random_r_proto" in
"|0) try='int random_r(int*, struct random_data*);'
./prochck "$extern_C $try" $hdrs && random_r_proto=I_iS ;;
esac
case "$random_r_proto" in
"|0) try='int random_r(long*, struct random_data*);'
./prochck "$extern_C $try" $hdrs && random_r_proto=I_lS ;;
esac
case "$random_r_proto" in
"|0)
try='int random_r(struct random_data*, int32_t*);'
./prochck "$extern_C $try" $hdrs && random_r_proto=I_St ;;
esac
case "$random_r_proto" in
"|0) d_random_r=undef
random_r_proto=0
echo "Disabling random_r, cannot determine prototype." >&4 ;;
* ) case "$random_r_proto" in
REENTRANT_PROTO*) ;;
*) random_r_proto="REENTRANT_PROTO_$random_r_proto" ;;
esac
echo "Prototype: $try" ;;
esac
;;
*) case "$susethreads" in
define) echo "random_r has no prototype, not using it." >&4 ;;
esac
d_random_r=undef
random_r_proto=0
;;
esac
;;
*) random_r_proto=0
;;
esac

```

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/threads/d\_random\_r.U

No license file was found, but licenses were detected in source scan.

?RCS: \$Id\$

?RCS:

?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi

?RCS:

?RCS: You may redistribute only under the terms of the Artistic License,  
?RCS: as specified in the README file that comes with the distribution.

?RCS: You may reuse parts of this distribution only within the terms of  
?RCS: that same Artistic License; a copy of which may be found at the root  
?RCS: of the source tree for dist 4.0.

?RCS:

?RCS: \$Log: d\_flexfnam.U,v \$

?RCS: Revision 3.0 1993/08/18 12:06:04 ram

?RCS: Baseline for dist 3.0 netwide release.

?RCS:

?MAKE:d\_flexfnam: cat rm test Setvar

?MAKE: -pick add \$@ %<

?S:d\_flexfnam:

?S: This variable conditionally defines the FLEXFILENAMES symbol, which  
?S: indicates that the system supports filenames longer than 14 characters.

?S:.

?C:FLEXFILENAMES:

?C: This symbol, if defined, indicates that the system supports filenames  
?C: longer than 14 characters.

?C:.

?H:#\$d\_flexfnam FLEXFILENAMES /\*\*/

?H:.

?T:first  
second

?LINT:set d\_flexfnam  
: see if we can have long filenames

echo " "

?X:

?X: We have to test in both /tmp and . because of NFS (remote server may allow  
?X: long filenames while the local filesystem cannot support them). If at least  
?X: one of those file systems cannot support long filenames, then we assume the  
?X: whole system can't.

?X:

```

rmlist="$rmlist /tmp/cf$$"
$test -d /tmp/cf$$ || mkdir /tmp/cf$$
first=123456789abcdef
second=/tmp/cf$$/$first
$rm -f $first $second
if (echo hi >$first) 2>/dev/null; then
if $test -f 123456789abcde; then
echo 'You cannot have filenames longer than 14 characters. Sigh.' >&4
val="$undef"
else
if (echo hi >$second) 2>/dev/null; then
if $test -f /tmp/cf$$/123456789abcde; then
$cat <<'EOM'
```

That's peculiar... You can have filenames longer than 14 characters, but only on some of the filesystems. Maybe you are using NFS. Anyway, to avoid problems I shall consider your system cannot support long filenames at all.

EOM

```
val="$undef"
else
echo
'You can have filenames longer than 14 characters.' >&4
val="$define"
fi
else
$cat <<'EOM'
```

How confusing! Some of your filesystems are sane enough to allow filenames longer than 14 characters but some others like /tmp can't even think about them. So, for now on, I shall assume your kernel does not allow them at all.

EOM

```
val="$undef"
fi
fi
else
$cat <<'EOM'
```

You can't have filenames longer than 14 chars. You can't even think about them!

EOM

```
val="$undef"
fi
set d_flexfnam
eval $setvar
$rm -rf /tmp/cf$$ 123456789abcde*
```

Found in path(s):

```
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/d_flexfnam.U
```

No license file was found, but licenses were detected in source scan.

?RCS: \$Id\$

?RCS:

?RCS: Copyright (c) 1999 Jarkko Hietaniemi

?RCS:

?RCS: You may redistribute only under the terms of the Artistic License,

?RCS: as specified in the README file that comes with the distribution.

?RCS: You may reuse parts of this distribution only within the terms of

?RCS: that same Artistic License; a copy of which may be found at the root

?RCS: of the source tree for dist 3.0.

?RCS:

?MAKE:siteman1dir siteman1direxp installsiteman1dir: Getfile \

Setprefixvar prefix siteprefix man1dir sed

?MAKE: -pick add \$@ %<

?Y:TOP

```

?D:siteman1dir="
?S:siteman1dir:
?S: This variable contains the name of the directory in which site-specific
?S: manual source pages are to be put. It is the responsibility of the
?S: Makefile.SH to get the value of this into the proper command.
?S: You must be prepared to do the ~name expansion yourself.
?S: The standard distribution will put nothing in this directory.
?S: After perl
has been installed, users may install their own local
?S: man1 pages in this directory with
?S: MakeMaker Makefile.PL
?S: or equivalent. See INSTALL for details.
?S:.
?D:siteman1direxp="
?S:siteman1direxp:
?S: This variable is the same as the siteman1dir variable, but is filename
?S: expanded at configuration time, for convenient use in makefiles.
?S:.
?D:installsiteman1dir="
?S:installsiteman1dir:
?S: This variable is really the same as siteman1direxp, unless you are using
?S: AFS in which case it points to the read/write location whereas
?S: man1direxp only points to the read-only access location. For extra
?S: portability, you should only use this variable within your makefiles.
?S:.
?LINT:change prefixvar
?LINT:set installsiteman1dir
?LINT:set siteman1dir
?LINT:set siteman1direxp
: determine where add-on manual pages go
case "$siteman1dir" in
") dflt=`echo $man1dir | $sed "s#^$prefix#$siteprefix#"` ;;
*) dflt=$siteman1dir ;;
esac
case "$dflt" in
"| ") dflt=none ;;
esac
fn=dn+~
rp='Pathname
where the site-specific manual pages should be installed?'
./getfile
prefixvar=siteman1dir
./setprefixvar

```

Found in path(s):

```

* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-
5.30.0/U/installdirs/siteman1dir.U

```

No license file was found, but licenses were detected in source scan.

```
?RCS: $Id$
?RCS:
?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi
?RCS:
?RCS: You may redistribute only under the terms of the Artistic License,
?RCS: as specified in the README file that comes with the distribution.
?RCS: You may reuse parts of this distribution only within the terms of
?RCS: that same Artistic License; a copy of which may be found at the root
?RCS: of the source tree for dist 4.0.
?RCS:
?RCS: $Log: d_mmap.U,v $
?RCS: Revision 3.0.1.1 1993/12/15 08:19:12 ram
?RCS: patch15: created
?RCS:
?MAKE:d_mmap: Inlibc
?MAKE: -pick add $@ %<
?S:d_mmap:
?S: This variable conditionally defines HAS_MMAP if mmap() is
?S: available to map a file into memory.
?S:.
?C:HAS_MMAP:
?C: This symbol, if defined, indicates that the mmap system call is
?C: available to map a file into memory.
?C:.
?H:#$d_mmap HAS_MMAP /**/
?H:.
?LINT:set d_mmap
: see if mmap exists
set mmap d_mmap
eval $inlibc
```

Found in path(s):

\*

/opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/d\_mmap.U

No license file was found, but licenses were detected in source scan.

```
?RCS: $Id: dlsrc.U,v$
?RCS:
?RCS: Copyright (c) 1996-1998, Andy Dougherty
?RCS:
?RCS: You may distribute under the terms of either the GNU General Public
?RCS: License or the Artistic License, as specified in the README file.
?RCS:
?RCS: $Log: dlsrc.U,v $
?RCS:
```

?X: hpux support thanks to Jeff Okamoto <okamoto@hpcc101.corp.hp.com>

?X:

?X: To create a shared library, you must compile ALL source files in the

?X: library with +z (or possibly +Z if the library is whopping huge),

?X: then link the library with -b. Example:

?X: cc -c +z module\_a.c

?X: cc -c +z module\_b.c

?X: ld -b module\_a.o module\_b.o -o module.sl

?X:

?MAKE:usedl ld dlsrc cccdlflags lddlflags ccdlflags bin\_ELF ld\_can\_script: \

rm\_try Getfile Myread test osname sed d\_dlopen Findhdr Setvar \

src run cc ccflags ldflags optimize ls gccversion cat rsrc i\_stdlib \

i\_unistd osvers sysroot

?MAKE: -pick add \$@ %<

?Y:BOTTOM

?S:usedl:

?S: This variable

indicates if the system supports dynamic

?S: loading of some sort. See also dlsrc and dlobj.

?S:.

?S:ld:

?S: This variable indicates the program to be used to link

?S: libraries for dynamic loading. On some systems, it is 'ld'.

?S: On ELF systems, it should be \$cc. Mostly, we'll try to respect

?S: the hint file setting.

?S:.

?S:dlsrc:

?S: This variable contains the name of the dynamic loading file that

?S: will be used with the package.

?S:.

?S:cccdlflags:

?S: This variable contains any special flags that might need to be

?S: passed with 'cc -c' to compile modules to be used to create a shared

?S: library that will be used for dynamic loading. For hpux, this

?S: should be +z. It is up to the makefile to use it.

?S:.

?S:lddlflags:

?S: This variable contains any special flags that might need to be

?S: passed to \$ld to create a shared library suitable for dynamic

?S: loading. It is up to the makefile to use it. For hpux, it

?S: should be '-b'. For sunos 4.1, it is empty.

?S:.

?S:ccdlflags:

?S: This

variable contains any special flags that might need to be

?S: passed to cc to link with a shared library for dynamic loading.

?S: It is up to the makefile to use it. For sunos 4.1, it should

?S: be empty.

?S:

?S:bin\_ELF:

?S: This variable saves the result from configure if generated binaries  
 ?S: are in ELF format. Only set to defined when the test has actually  
 ?S: been performed, and the result was positive.

?S:

?S:ld\_can\_script:

?S: This variable shows if the loader accepts scripts in the form of  
 ?S: -Wl,--version-script=ld.script. This is currently only supported  
 ?S: for GNU ld on ELF in dynamic loading builds.

?S:

?C:USE\_DYNAMIC\_LOADING ~ %<:

?C: This symbol, if defined, indicates that dynamic loading of  
 ?C: some sort is available.

?C:

?H:%<:#\$usedl USE\_DYNAMIC\_LOADING /\*\*/  
 ?H:

?W:%<:dlopen

?T:dldir thisflag tdir

?F:!a.out

: determine which dynamic loading, if any, to compile in  
 echo " "  
 dldir="ext/DynaLoader"  
 case "\$usedl" in  
 \$define|y|true)  
 dflt='y'  
 usedl="\$define"  
 ;;  
 \$undef|n|false)  
 dflt='n'  
 usedl="\$undef"  
 ;;  
 \*)  
 dflt='n'  
 case "\$d\_dlopen" in  
 \$define) dflt='y' ;;  
 esac  
 : Does a dl\_XXX.XS file exist for this operating system  
 \$test -f \$src/\$dldir/dl\_\${osname}.XS && dflt='y'  
 ;;  
 esac  
 rp="Do you wish to use dynamic loading?"  
 ./myread  
 usedl="\$ans"  
 bin\_ELF="\$undef"  
 case "\$ans" in  
 y\*) usedl="\$define"  
 case "\$dlsrc" in

```

") if $test -f $rsrc/$dldir/dl_${osname}.xs ; then
  dflt="$dldir/dl_${osname}.xs"
elif $test "$d_dlopen" = "$define" ; then
  dflt="$dldir/dl_dlopen.xs"
else
  dflt="
fi
;;
*) dflt="$dldir/$dlsrc"
;;
esac
echo "The following dynamic loading files are available:"
: Can not go over to $dldir because getfile has path hard-coded in.
tdir=`pwd`; cd "$rsrc"; $ls -C $dldir/dl*.xs; cd "$tdir"
rp="Source file to use for dynamic loading"
fn="fne"
gfpth="$src"
./getfile
usedl="$define"
: emulate basename
dlsrc=`echo $ans | $sed -e 's%.*/([^\/*])$%\1%'`

$cat
<< EOM

```

Some systems may require passing special flags to \$cc -c to compile modules that will be used to create a shared library. To use no flags, say "none".

EOM

```

case "$cccdlflags" in
  *) case "$gccversion" in
    *) case "$osname" in
      hpux) dflt='+z' ;;
      irix*) dflt='-KPIC' ;;
      svr4*|esix*|solaris|nonstopux) dflt='-KPIC' ;;
      sunos) dflt='-pic' ;;
      *) dflt='none' ;;
    esac
    ;;
  *) case "$osname" in
      darwin) dflt='none' ;;
      *linux*|svr4*|esix*|solaris|nonstopux) dflt='-fPIC' ;;
      *) dflt='-fpic' ;;
    esac ;;
  esac ;;
  ' ') dflt='none' ;;
  *) dflt="$cccdlflags" ;;

```



```

esac

case "$dflt" in
    none) dflt="" ;;
esac

# If -Dsysroot was specified, now's the time to add it
# to cccdlflags
if test "X$sysroot" != X; then
    case "$gccversion" in
        *) ;;
        *) case "$dflt" in
            *sysroot*) ;;
            'undef'|*)
                dflt="$dflt --sysroot=$sysroot" ;;
            esac
        ;;
    esac
fi

case "$dflt" in
    *) dflt='none';;
esac

rp="Any
special flags to pass to $cc -c to compile shared library modules?"
./myread
case "$ans" in
?X: Use ' ' so that a subsequent Configure run preserves the old state.
    none) cccdlflags=' ' ;;
    *) cccdlflags="$ans" ;;
esac

cat << EOM

```

Some systems use ld to create libraries that can be dynamically loaded, while other systems (such as those using ELF) use \$cc.

EOM

```

: Determine if this is ELF
$cat >try.c <<EOM
/* Test for whether ELF binaries are produced */
#include <fcntl.h>
#ifdef I_STDLIB
#include <stdlib.h>
#endif

```

```

#$i_unistd I_UNISTD
#ifdef I_UNISTD
#include <unistd.h>
#endif
int main() {
    char b[4];
    int i = open("a.out",O_RDONLY);
    if(i == -1)
exit(1); /* fail */
    if(read(i,b,4)==4 && b[0]==127 && b[1]=='E' && b[2]=='L' && b[3]=='F')
exit(0); /* succeed (yes, it is ELF) */
    exit(1); /* fail */
}

```

EOM

```

if $cc $ccflags $ldflags -o a.out try.c >/dev/null 2>&1 && $run ./a.out; then
    bin_ELF="$define"
fi
$rm_try

```

case "\$ld" in

```

    *) if $test $bin_ELF = "$define"; then
        cat <<EOM

```

You appear to have ELF support. I'll use \$cc to build dynamic libraries.

EOM

```

        dflt="$cc"
    else
        echo "I'll use ld to build dynamic libraries."
        dflt='ld'
    fi
;;
    *) dflt="$ld"
;;
esac

```

```
rp="What command should be used to create dynamic libraries?"
```

```
./myread
```

```
ld="$ans"
```

```
cat << EOM
```

Some systems may require passing special flags to \$ld to create a library that can be dynamically loaded. If your ld flags include -L/other/path options to locate libraries outside your loader's normal search path, you may need to specify those -L options here as well. To use no flags, say "none".

EOM

```

case "$lddflags" in
  *) case "$osname" in
    haiku) dflt='-shared' ;;
    hpux) dflt='-b';
  case "$gccversion" in
    *) dflt="$dflt +vnocompatwarnings" ;;
  esac
;;
*linux*|irix*|gnu*) dflt="-shared $optimize" ;;
solaris) # See [perl #66604].
  # On Solaris 11, gcc -m64
on amd64
  # appears not to understand -G. gcc versions at
  # least as old as 3.4.3 support -shared, so just
  # use that with Solaris 11 and later, but keep
  # the old behavior for older Solaris versions.
  case "$gccversion" in
    *) dflt='-G' ;;
  *) case "$osvers" in
    2.?|2.10) dflt='-G' ;;
    *) dflt='-shared' ;;
  esac
  ;;
  esac
  ;;
  sunos) dflt='-assert nodefinitions' ;;
  svr4*|esix*|nonstopux) dflt="-G $ldflags" ;;
  *) dflt='none' ;;
esac
;;
*) dflt="$lddflags" ;;
esac

```

: Only do this for gcc, since, for example, qcc has no concept  
: of --sysroot.

```

if $test "X$sysroot" != X; then
  case "$gccversion" in
    *) ;;
    *) dflt="$dflt --sysroot $sysroot" ;;
  esac
fi

```

: Try to guess additional flags to pick up local libraries.

: Be careful not to append to a plain 'none'

```

case "$dflt" in
  none) dflt="" ;;
esac
for thisflag in $ldflags; do

```

```

    case "$thisflag" in
-L*|-R*|-Wl,-R*)

    case " $dflt " in
*" $thisflag "*) ;;
*) dflt="$dflt $thisflag" ;;
    esac
    ;;
    esac
done

```

```

case "$dflt" in
'| ') dflt='none' ;;
esac

```

```

case "$ldflags" in
*-fstack-protector-strong*)
case "$dflt" in
*-fstack-protector-strong*) ;; # Don't add it again
*) dflt="$dflt -fstack-protector-strong" ;;
esac
;;
*-fstack-protector*)
case "$dflt" in
*-fstack-protector*) ;; # Don't add it again
*) dflt="$dflt -fstack-protector" ;;
esac
;;
esac

```

rp="Any special flags to pass to \$ld to create a dynamically loaded library?"

. ./myread

```

case "$ans" in
?X: Use ' ' so that a subsequent Configure run preserves the old state.
none) lddflags=' ' ;;
*) lddflags="$ans" ;;
esac

```

cat <<EOM

Some systems may require passing special flags to \$cc to indicate that the resulting executable will use dynamic linking. To use no flags, say "none".

EOM

```

case "$ccldflags" in
") case "$osname" in
*linux*|hpux|gnu*)

```

```

dflt='-Wl,-E' ;;
    sunos)      dflt='none' ;;
    *)         dflt='none' ;;
esac ;;
' ) dflt='none' ;;
*) dflt="$ccdlflags" ;;
esac
rp="Any special flags to pass to $cc to use dynamic linking?"
. ./myread
case "$ans" in
?X: Use ' ' so that a subsequent Configure run preserves the old state.
    none) ccdlflags=' ' ;;
    *)   ccdlflags="$ans" ;;
esac
;;
?X: End of usedl=y section

    *) usedl="$undef"
ld='ld'
dlsrc='dl_none.xs'
lddflags=""
ccdlflags=""
;;
esac

ld_can_script="$undef"
case "$bin_ELF$usedl" in
    $define$define)
# Abuse try.h and a.out names for neat cleanup
$cat >try.c <<EOM
void foo() {}
void bar() {}
EOM
$cat >try.h <<EOM
LIBTEST_42 {
global:
foo;
local: *;
};
EOM
if $cc $cccdlflags $ccdlflags $ccflags \
    $ldflags $lddflags -o a.out try.c \
    -Wl,--version-script=try.h >/dev/null 2>&1 \
    && $stest -s a.out ; then
    echo "ld supports scripting" >&4
    ld_can_script="$define"
else

```

```
    echo "ld does not support scripting" >&4
fi
$rm_try
;;
esac
```

Found in path(s):

```
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/perl/dlsrc.U
```

No license file was found, but licenses were detected in source scan.

?RCS: \$Id\$

?RCS:

?RCS: Copyright (c) 1999 Jarkko Hietaniemi

?RCS:

?RCS: You may distribute under the terms of either the GNU General Public

?RCS: License or the Artistic License, as specified in the README file.

?RCS:

?MAKE:d\_statvfs d\_fstatvfs: Inlibc

?MAKE: -pick add \$@ %<

?S:d\_statvfs:

?S: This variable conditionally defines the HAS\_STATVFS symbol, which

?S: indicates to the C program that the statvfs() routine is available.

?S:.

?S:d\_fstatvfs:

?S: This variable conditionally defines the HAS\_FSTATVFS symbol, which

?S: indicates to the C program that the fstatvfs() routine is available.

?S:.

?C:HAS\_STATVFS:

?C: This symbol, if defined, indicates that the statvfs routine is

?C: available to stat filesystems by filenames.

?C:.

?C:HAS\_FSTATVFS:

?C: This symbol, if defined, indicates that the fstatvfs routine is

?C: available to stat filesystems by file descriptors.

?C:.

?H:#\$d\_statvfs HAS\_STATVFS /\*\*/

?H:#\$d\_fstatvfs

HAS\_FSTATVFS /\*\*/

?H:.

?LINT:set d\_statvfs

?LINT:set d\_fstatvfs

: see if statvfs exists

set statvfs d\_statvfs

eval \$inlibc

: see if fstatvfs exists

set fstatvfs d\_fstatvfs

eval \$inlibc

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/perl/d\_statvfs.U

No license file was found, but licenses were detected in source scan.

?RCS: \$Id: i\_float.U 1 2006-08-24 12:32:52Z rmanfredi \$

?RCS:

?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi

?RCS:

?RCS: You may redistribute only under the terms of the Artistic Licence,

?RCS: as specified in the README file that comes with the distribution.

?RCS: You may reuse parts of this distribution only within the terms of

?RCS: that same Artistic Licence; a copy of which may be found at the root

?RCS: of the source tree for dist 4.0.

?RCS:

?RCS: Original Author: Andy Dougherty <doughera@lafcol.lafayette.edu>

?RCS:

?RCS: \$Log: i\_float.U,v \$

?RCS: Revision 3.0.1.1 1994/08/29 16:21:57 ram

?RCS: patch32: created by ADO

?RCS:

?MAKE:i\_float: Inhdr

?MAKE: -pick add \$@ %<

?S:i\_float:

?S: This variable conditionally defines the I\_FLOAT symbol, and indicates

?S: whether a C program may include <float.h> to get symbols like DBL\_MAX

?S: or DBL\_MIN, i.e. machine dependent floating point values.

?S:.

?C:I\_FLOAT:

?C: This

symbol, if defined, indicates to the C program that it should

?C: include <float.h> to get definition of symbols like DBL\_MAX or

?C: DBL\_MIN, i.e. machine dependent floating point values.

?C:.

?H:#\$i\_float I\_FLOAT /\*\*/

?H:.

?LINT:set i\_float

: see if this is a float.h system

set float.h i\_float

eval \$inhdr

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/i\_float.U

No license file was found, but licenses were detected in source scan.

?RCS: \$Id: d\_sbrk.U 1 2006-08-24 12:32:52Z rmanfredi \$  
?RCS:  
?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi  
?RCS:  
?RCS: You may redistribute only under the terms of the Artistic Licence,  
?RCS: as specified in the README file that comes with the distribution.  
?RCS: You may reuse parts of this distribution only within the terms of  
?RCS: that same Artistic Licence; a copy of which may be found at the root  
?RCS: of the source tree for dist 4.0.  
?RCS:  
?RCS: \$Log: d\_sbrk.U,v \$  
?RCS: Revision 3.0.1.1 1994/01/24 14:06:31 ram  
?RCS: patch16: created  
?RCS:  
?MAKE:d\_sbrk: Inlibc  
?MAKE: -pick add \$@ %<  
?S:d\_sbrk:  
?S: This variable conditionally defines HAS\_SBRK if sbrk() is  
?S: available to add more core to the process.  
?S:.  
?C:HAS\_SBRK:  
?C: This symbol, if defined, indicates that the sbrk system call is  
?C: available to add/release core. Always true on Unix.  
?C:.  
?H:#\$d\_sbrk HAS\_SBRK /\*\*/  
?H:.  
?LINT:set d\_sbrk  
: see  
if sbrk exists  
set sbrk d\_sbrk  
eval \$inlibc

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/d\_sbrk.U

No license file was found, but licenses were detected in source scan.

?RCS: \$Id\$  
?RCS:  
?RCS: Copyright (c) 2000 Jarkko Hietaniemi  
?RCS:  
?RCS: You may distribute under the terms of either the GNU General Public  
?RCS: License or the Artistic License, as specified in the README file.  
?RCS:  
?MAKE:d\_class: Inlibc  
?MAKE: -pick add \$@ %<  
?S:d\_class:  
?S: This variable conditionally defines the HAS\_CLASS symbol, which



?S: indicates to the C program that the class() routine is available.

?S:.

?C:HAS\_CLASS:

?C: This symbol, if defined, indicates that the class routine is

?C: available to classify doubles. Available for example in AIX.

?C: The returned values are defined in <float.h> and are:

?C:

?C: FP\_PLUS\_NORM Positive normalized, nonzero

?C: FP\_MINUS\_NORM Negative normalized, nonzero

?C: FP\_PLUS\_DENORM Positive denormalized, nonzero

?C: FP\_MINUS\_DENORM Negative denormalized, nonzero

?C: FP\_PLUS\_ZERO +0.0

?C: FP\_MINUS\_ZERO -0.0

?C: FP\_PLUS\_INF +INF

?C: FP\_MINUS\_INF -INF

?C: FP\_NANS Signaling

Not a Number (NaNS)

?C: FP\_NANQ Quiet Not a Number (NaNQ)

?C:.

?H:#\$d\_class HAS\_CLASS /\*\*/

?H:.

?LINT:set d\_class

: see if class exists

set class d\_class

eval \$inlibc

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/perl/d\_class.U

No license file was found, but licenses were detected in source scan.

?RCS: \$Id\$

?RCS:

?RCS: Copyright (c) 2014, H.Merijn Brand

?RCS:

?RCS: You may redistribute only under the terms of the Artistic License,

?RCS: as specified in the README file that comes with the distribution.

?RCS: You may reuse parts of this distribution only within the terms of

?RCS: that same Artistic License; a copy of which may be found at the root

?RCS: of the source tree for dist 4.0.

?RCS:

?RCS: \$Log: d\_backtrace.U,v \$

?RCS:

?MAKE:d\_backtrace: Inlibc

?MAKE: -pick add \$@ %<

?S:d\_backtrace:

?S: This variable conditionally defines the HAS\_BACKTRACE symbol, which

?S: indicates to the C program that the backtrace() routine is available

?S: to get a stack trace.

?S:.

?C:HAS\_BACKTRACE:

?C: This symbol, if defined, indicates that the backtrace() routine is

?C: available to get a stack trace. The <execinfo.h> header must be

?C: included to use this routine.

?C:.

?H:#\$d\_backtrace HAS\_BACKTRACE /\*\*/

?H:.

?LINT:set d\_backtrace

:

see if backtrace exists

set backtrace d\_backtrace

eval \$inlibc

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/modified/d\_backtrace.U

No license file was found, but licenses were detected in source scan.

?RCS: Copyright (c) 2017, Lukas Mai

?RCS:

?RCS: You may distribute this file under the terms of either

?RCS: a) the "Artistic License" which comes with Perl, or

?RCS: b) the "Artistic License" which comes with dist, or

?RCS: c) the GNU General Public License as published by the Free

?RCS: Software Foundation; either version 1, or (at your option) any

?RCS: later version (see the file "Copying" that comes with the

?RCS: Perl distribution).

?RCS: Which one to use is your choice.

?RCS: See the U/README file.

?MAKE:d\_builtin\_add\_overflow d\_builtin\_sub\_overflow d\_builtin\_mul\_overflow : Compile Setvar cat run rm\_try

?MAKE: -pick add \$@ %<

?S:d\_builtin\_add\_overflow:

?S: This variable conditionally defines HAS\_BUILTIN\_ADD\_OVERFLOW, which

?S: indicates that the compiler supports \_\_builtin\_add\_overflow(x,y,&z)

?S: for safely adding x and y into z while checking for overflow.

?S:.

?S:d\_builtin\_sub\_overflow:

?S: This

variable conditionally defines HAS\_BUILTIN\_SUB\_OVERFLOW, which

?S: indicates that the compiler supports \_\_builtin\_sub\_overflow(x,y,&z)

?S: for safely subtracting y from x into z while checking for overflow.

?S:.

?S:d\_builtin\_mul\_overflow:

?S: This variable conditionally defines HAS\_BUILTIN\_MUL\_OVERFLOW, which

?S: indicates that the compiler supports \_\_builtin\_mul\_overflow(x,y,&z)

?S: for safely multiplying x and y into z while checking for overflow.

```

?S:.
?C:HAS_BUILTIN_ADD_OVERFLOW:
?C: This symbol, if defined, indicates that the compiler supports
?C: __builtin_add_overflow for adding integers with overflow checks.
?C:.
?C:HAS_BUILTIN_SUB_OVERFLOW:
?C: This symbol, if defined, indicates that the compiler supports
?C: __builtin_sub_overflow for subtracting integers with overflow checks.
?C:.
?C:HAS_BUILTIN_MUL_OVERFLOW:
?C: This symbol, if defined, indicates that the compiler supports
?C: __builtin_mul_overflow for multiplying integers with overflow checks.
?C:.
?H:#$d_builtin_add_overflow
HAS_BUILTIN_ADD_OVERFLOW /**/
?H:#$d_builtin_sub_overflow HAS_BUILTIN_SUB_OVERFLOW /**/
?H:#$d_builtin_mul_overflow HAS_BUILTIN_MUL_OVERFLOW /**/
?H:.
?F:!try
?LINT:set d_builtin_add_overflow d_builtin_sub_overflow d_builtin_mul_overflow
: Look for GCC-style __builtin_add_overflow
case "$d_builtin_add_overflow" in
")
    echo " "
    echo "Checking whether your compiler can handle __builtin_add_overflow ..." >&4
    $cat >try.c <<'EOCP'
int main(void) {
    const unsigned int uint_max = ~0u;
    int target_int = 0;
    if (__builtin_add_overflow(1, 2, &target_int) || target_int != 3) {
        return 1;
    }
    if (!__builtin_add_overflow((int)(uint_max >> 1), 1, &target_int)) {
        return 1;
    }
    if (!__builtin_add_overflow(uint_max, -1, &target_int)) {
        return 1;
    }
    return 0;
}
EOCP
set try
if eval $compile && $run ./try; then
    echo "Your C compiler supports __builtin_add_overflow."
    val="$define"
else
    echo

```

```

>Your C compiler doesn't seem to understand __builtin_add_overflow."
    val="$undef"
fi
;;
*) val="$d_builtin_add_overflow" ;;
esac

set d_builtin_add_overflow
eval $setvar
$rm_try

: Look for GCC-style __builtin_sub_overflow
case "$d_builtin_sub_overflow" in
")
    echo " "
    echo "Checking whether your compiler can handle __builtin_sub_overflow ..." >&4
    $cat >try.c <<'EOCP'
int main(void) {
    const unsigned int uint_max = ~0u;
    int target_int = 0;
    if (__builtin_sub_overflow(1, -2, &target_int) || target_int != 3) {
        return 1;
    }
    if (!__builtin_sub_overflow(-(int)(uint_max >> 1), 2, &target_int)) {
        return 1;
    }
    if (!__builtin_sub_overflow(uint_max, 1, &target_int)) {
        return 1;
    }
    return 0;
}
EOCP
set try
if eval $compile && $run ./try; then
    echo "Your C compiler supports __builtin_sub_overflow."
    val="$define"
else
    echo "Your C compiler doesn't seem to understand __builtin_sub_overflow."
    val="$undef"
fi
;;
*) val="$d_builtin_sub_overflow" ;;
esac

set d_builtin_sub_overflow
eval $setvar
$rm_try

```

```

: Look for GCC-style __builtin_mul_overflow
case "$d_builtin_mul_overflow" in
")
  echo " "
  echo "Checking whether your compiler can handle __builtin_mul_overflow ..." >&4
  $cat >try.c <<'EOCP'
int main(void) {
  const unsigned int uint_max = ~0u;
  int target_int = 0;
  if (__builtin_mul_overflow(2, 3, &target_int) || target_int != 6) {
    return 1;
  }
  if (!__builtin_mul_overflow((int)(uint_max >> 1), 2, &target_int)) {
    return 1;
  }
  if (!__builtin_mul_overflow(uint_max, 1, &target_int)) {
    return 1;
  }
  return 0;
}
EOCP
set try
if eval $compile && $run ./try; then
  echo "Your C compiler supports __builtin_mul_overflow."
  val="$define"
else
  echo "Your C compiler doesn't seem to understand __builtin_mul_overflow."
  val="$undef"
fi
;;
*) val="$d_builtin_mul_overflow"
;;
esac

```

```

set d_builtin_mul_overflow
eval $setvar
$rm_try

```

Found in path(s):

```

* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/perl/d_builtin_overflow.U

```

No license file was found, but licenses were detected in source scan.

?RCS: \$Id\$

?RCS:

?RCS: Copyright (c) 2000 Jarkko Hietaniemi

?RCS:

?RCS: You may distribute under the terms of either the GNU General Public

?RCS: License or the Artistic License, as specified in the README file.  
?RCS:  
?MAKE:d\_localeconv\_1: Inlibc  
?MAKE: -pick add \$@ %<  
?S:d\_localeconv\_1:  
?S: This variable conditionally defines the HAS\_LOCALECONV\_L symbol, which  
?S: indicates to the C program that the localeconv\_1() routine is available.  
?S:.  
?C:HAS\_LOCALECONV\_L:  
?C: This symbol, if defined, indicates that the localeconv\_1 routine is  
?C: available to query certain information about a locale.  
?C:.  
?H:#\$d\_localeconv\_1 HAS\_LOCALECONV\_L /\*\*/  
?H:.  
?LINT:set d\_localeconv\_1  
: see if localeconv\_1 exists  
set localeconv\_1 d\_localeconv\_1  
eval \$inlibc

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/threads/d\_localeconv\_1.U

No license file was found, but licenses were detected in source scan.

?RCS: \$Id: ipc.U 1 2006-08-24 12:32:52Z rmanfredi \$  
?RCS:  
?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi  
?RCS:  
?RCS: You may redistribute only under the terms of the Artistic Licence,  
?RCS: as specified in the README file that comes with the distribution.  
?RCS: You may reuse parts of this distribution only within the terms of  
?RCS: that same Artistic Licence; a copy of which may be found at the root  
?RCS: of the source tree for dist 4.0.  
?RCS:  
?RCS: \$Log: ipc.U,v \$  
?RCS: Revision 3.0 1993/08/18 12:08:53 ram  
?RCS: Baseline for dist 3.0 netwide release.  
?RCS:  
?MAKE:ipc serve\_shm serve\_msg serve\_inet\_udp serve\_inet\_tcp serve\_unix\_udp \  
serve\_unix\_tcp: test Myread Oldconfig d\_socket d\_msg d\_shm d\_sem  
?MAKE: -pick add \$@ %<  
?LINT:use d\_msg d\_sem  
?S:ipc:  
?S: This variable holds the type of IPC service we'll be using. Values  
?S: include "ip", "shm", "msg", "cms" and "os9". We don't worry about  
?S: cms or os9  
here, because Configure doesn't run in those places--HMS.  
?S:.

?S:serve\_shm:  
?S: This variable controls the definition of SERVE\_SHM, which tells the  
?S: C program to use USG shared memory for IPC.  
?S:.  
?S:serve\_msg:  
?S: This variable controls the definition of SERVE\_MSG, which tells the  
?S: C program to use USG message queues for IPC.  
?S:.  
?S:serve\_inet\_udp:  
?S: This variable controls the definition of SERVE\_INET\_UDP, which tells  
?S: the C program to enable InterNet-domain UDP support for IPC.  
?S:.  
?S:serve\_inet\_tcp:  
?S: This variable controls the definition of SERVE\_INET\_TCP, which tells  
?S: the C program to enable InterNet-domain TCP support for IPC.  
?S:.  
?S:serve\_unix\_udp:  
?S: This variable controls the definition of SERVE\_UNIX\_UDP, which tells  
?S: the C program to enable Unix-domain UDP support for IPC.  
?S:.  
?S:serve\_unix\_tcp:  
?S: This variable controls the definition of SERVE\_UNIX\_TCP, which tells  
?S: the C program to enable Unix-domain TCP support for IPC.  
?S:.  
?C:SERVE\_SHM:  
?C: If  
defined, tells the C program to use USG shared memory for IPC.  
?C:.  
?C:SERVE\_MSG:  
?C: If defined, tells the C program to use USG message queues for IPC.  
?C:.  
?C:SERVE\_INET\_UDP:  
?C: If defined, tells the C program to enable InterNet-domain UDP  
?C: support for IPC.  
?C:.  
?C:SERVE\_INET\_TCP:  
?C: If defined, tells the C program to enable InterNet-domain TCP  
?C: support for IPC.  
?C:.  
?C:SERVE\_UNIX\_UDP:  
?C: If defined, tells the C program to enable Unix-domain UDP  
?C: support for IPC.  
?C:.  
?C:SERVE\_UNIX\_TCP:  
?C: If defined, tells the C program to enable Unix-domain TCP  
?C: support for IPC.  
?C:.  
?H:#\$serve\_shm SERVE\_SHM /\*\*/

```

?H:#$serve_msg SERVE_MSG /**/
?H:#$serve_inet_udp SERVE_INET_UDP /**/
?H:#$serve_inet_tcp SERVE_INET_TCP /**/
?H:#$serve_unix_udp SERVE_UNIX_UDP /**/
?H:#$serve_unix_tcp SERVE_UNIX_TCP /**/
?H:.
?X: FIXME -- RAM
?INIT:serve_shm=""
?INIT:serve_msg="$undef"
?INIT:serve_inet_udp=""
?INIT:serve_inet_tcp=""
?INIT:serve_unix_udp=""
?INIT:serve_unix_tcp=""
: get IPC mechanism
echo
" "
ipc=""
while $test -z "$ipc"
do
if $test "$ipc" != "shm" -a "$d_socket" = "$define"; then
ipc=""
if $test "$serve_inet_udp" = "$undef"; then
dflt=n
else
dflt=y
fi
rp='Provide InterNet-domain UDP service?'
./myread
dflt=""
case "$ans" in
n*) serve_inet_udp="$undef";;
*)
serve_inet_udp="$define"
ipc='ip'
;;
esac

if $test "$serve_inet_tcp" = "$define"; then
dflt=y
else
dflt=n
fi
rp='Provide InterNet-domain TCP service?'
./myread
dflt=""
case "$ans" in
n*) serve_inet_tcp="$undef";;
*)

```



```

serve_inet_tcp="$define"
ipc='ip'
;;
esac

if $test "$serve_unix_udp" = "$define"; then
    dflt=y
else
    dflt=n
fi
rp='Provide Unix-domain UDP service?'
./myread
dflt=""
case "$ans" in
n*) serve_unix_udp="$undef";;
*)
    serve_unix_udp="$define"
    ipc='ip'
    ;;
esac

if $test "$serve_unix_tcp" = "$define"; then
    dflt=y
else
    dflt=n
fi
rp='Provide Unix-domain TCP service?'
./myread
dflt=""
case
"$ans" in
n*) serve_unix_tcp="$undef";;
*)
    serve_unix_tcp="$define"
    ipc='ip'
    ;;
esac
else
    serve_inet_udp="$undef"
    serve_inet_tcp="$undef"
    serve_unix_udp="$undef"
    serve_unix_tcp="$undef"
fi
if $test "$ipc" != "ip" -a "$d_shm" = "$define"; then
    echo "Providing USG shared memory IPC support." >&4
    serve_shm="$define"
    ipc='shm'
else

```

```
serve_shm="$undef"
fi
if $test -z "$ipc"; then
  echo "You must select an IPC mechanism." >&4
fi
done
```

Found in path(s):

```
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/ipc.U
```

No license file was found, but licenses were detected in source scan.

?RCS: \$Id\$

?RCS:

?RCS: Copyright (c) 2003 Jarkko Hietaniemi

?RCS:

?RCS: You may distribute under the terms of either the GNU General Public

?RCS: License or the Artistic License, as specified in the README file.

?RCS:

?MAKE:d\_ilogbl: Inlibc

?MAKE: -pick add @\$@ %<

?S:d\_ilogbl:

?S: This variable conditionally defines the HAS\_ILOGBL symbol, which

?S: indicates to the C program that the ilogbl() routine is available

?S: for extracting the exponent of long double x as a signed integer.

?S: If scalbnl is also present we can emulate frexpl.

?S:.

?C:HAS\_ILOGBL:

?C: This symbol, if defined, indicates that the ilogbl routine is

?C: available. If scalbnl is also present we can emulate frexpl.

?C:.

?H:#\$d\_ilogbl HAS\_ILOGBL /\*\*/

?H:.

?LINT:set d\_ilogbl

: see if ilogbl exists

set ilogbl d\_ilogbl

eval \$inlibc

Found in path(s):

```
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/perl/d_ilogbl.U
```

No license file was found, but licenses were detected in source scan.

?RCS: \$Id\$

?RCS:

?RCS: Copyright (c) 1999 Jarkko Hietaniemi

?RCS:

?RCS: You may redistribute only under the terms of the Artistic License,

?RCS: as specified in the README file that comes with the distribution.

?RCS: You may reuse parts of this distribution only within the terms of

?RCS: that same Artistic License; a copy of which may be found at the root

?RCS: of the source tree for dist 3.0.

?RCS:

?MAKE:sitehtml3dir sitehtml3direxp installsitehtml3dir: Getfile \  
 Setprefixvar prefix siteprefix html3dir sed

?MAKE: -pick add \$@ %<

?Y:TOP

?D:sitehtml3dir="

?S:sitehtml3dir:

?S: This variable contains the name of the directory in which site-specific

?S: library html source pages are to be put. It is the responsibility of the

?S: Makefile.SH to get the value of this into the proper command.

?S: You must be prepared to do the ~name expansion yourself.

?S: The standard distribution will put nothing in this directory.

?S: After

perl has been installed, users may install their own local

?S: library html pages in this directory with

?S: MakeMaker Makefile.PL

?S: or equivalent. See INSTALL for details.

?S:.

?D:sitehtml3direxp="

?S:sitehtml3direxp:

?S: This variable is the same as the sitehtml3dir variable, but is filename

?S: expanded at configuration time, for convenient use in makefiles.

?S:.

?D:installsitehtml3dir="

?S:installsitehtml3dir:

?S: This variable is really the same as sitehtml3direxp, unless you are using

?S: AFS in which case it points to the read/write location whereas

?S: html3direxp only points to the read-only access location. For extra

?S: portability, you should only use this variable within your makefiles.

?S:.

?LINT:change prefixvar

?LINT:set installsitehtml3dir

?LINT:set sitehtml3dir

?LINT:set sitehtml3direxp

: determine where add-on library html pages go

: There is no standard location, so try to copy the previously-selected

: directory structure for the core html pages.

case

"\$sitehtml3dir" in

) dflt=`echo "\$html3dir" | \$sed "s#^\$prefix#\$siteprefix#" ` ;;

\*) dflt=\$sitehtml3dir ;;

esac

case "\$dflt" in

"| ") dflt=none ;;

```
esac
fn=dn+~
rp='Pathname where the site-specific library html pages should be installed?'
./getfile
prefixvar=sitehtml3dir
./setprefixvar
```

Found in path(s):

```
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/installdirs/sitehtml3dir.U
```

No license file was found, but licenses were detected in source scan.

?RCS: \$Id: d\_getnetent\_r.U,v 0RCS:

?RCS: Copyright (c) 2002,2003 Jarkko Hietaniemi

?RCS:

?RCS: You may distribute under the terms of either the GNU General Public

?RCS: License or the Artistic License, as specified in the README file.

?RCS:

?RCS: Generated by the reentr.pl from the Perl 5.8 distribution.

?RCS:

?MAKE:d\_getnetent\_r getnetent\_r\_proto: Inlibc Protochk Hasproto i\_systypes \  
 usethreads i\_netdb extern\_C

?MAKE: -pick add \$@ %<

?S:d\_getnetent\_r:

?S: This variable conditionally defines the HAS\_GETNETENT\_R symbol,

?S: which indicates to the C program that the getnetent\_r()

?S: routine is available.

?S:.

?S:getnetent\_r\_proto:

?S: This variable encodes the prototype of getnetent\_r.

?S: It is zero if d\_getnetent\_r is undef, and one of the

?S: REENTRANT\_PROTO\_T\_ABC macros of reentr.h if d\_getnetent\_r

?S: is defined.

?S:.

?C:HAS\_GETNETENT\_R:

?C: This symbol, if defined, indicates that the getnetent\_r routine

?C: is

available to getnetent re-entrantly.

?C:.

?C:GETNETENT\_R\_PROTO:

?C: This symbol encodes the prototype of getnetent\_r.

?C: It is zero if d\_getnetent\_r is undef, and one of the

?C: REENTRANT\_PROTO\_T\_ABC macros of reentr.h if d\_getnetent\_r

?C: is defined.

?C:.

?H:#d\_getnetent\_r HAS\_GETNETENT\_R /\*\*/

?H:#define GETNETENT\_R\_PROTO \$getnetent\_r\_proto /\*\*/

?H:.

```

?T:try hdrs d_getnetent_r_proto
: see if getnetent_r exists
set getnetent_r d_getnetent_r
eval $inlibc
case "$d_getnetent_r" in
"$define")
hdrs="$i_systypes sys/types.h define stdio.h $i_netdb netdb.h"
case "$d_getnetent_r_proto:$usetreads" in
":define") d_getnetent_r_proto=define
set d_getnetent_r_proto getnetent_r $hdrs
eval $hasproto ;;
*) ;;
esac
case "$d_getnetent_r_proto" in
define)
case "$getnetent_r_proto" in
"|0) try='int getnetent_r(struct netent*, char*, size_t, struct netent**, int*);'
./protochk "$extern_C $try" $hdrs && getnetent_r_proto=I_SBWRE ;;
esac
case "$getnetent_r_proto" in
"|0) try='int getnetent_r(struct
netent*, char*, int, int*);'
./protochk "$extern_C $try" $hdrs && getnetent_r_proto=I_SBIE ;;
esac
case "$getnetent_r_proto" in
"|0) try='struct netent* getnetent_r(struct netent*, char*, int, int*);'
./protochk "$extern_C $try" $hdrs && getnetent_r_proto=S_SBIE ;;
esac
case "$getnetent_r_proto" in
"|0) try='struct netent* getnetent_r(struct netent*, char*, int);'
./protochk "$extern_C $try" $hdrs && getnetent_r_proto=S_SBI ;;
esac
case "$getnetent_r_proto" in
"|0) try='int getnetent_r(struct netent*, char*, int);'
./protochk "$extern_C $try" $hdrs && getnetent_r_proto=I_SBI ;;
esac
case "$getnetent_r_proto" in
"|0) try='int getnetent_r(struct netent*, struct netent_data*);'
./protochk "$extern_C $try" $hdrs && getnetent_r_proto=I_SD ;;
esac
case "$getnetent_r_proto" in
"|0) d_getnetent_r=undef
getnetent_r_proto=0
echo "Disabling getnetent_r, cannot determine prototype." >&4 ;;
*) case "$getnetent_r_proto" in
REENTRANT_PROTO*) ;;
*) getnetent_r_proto="REENTRANT_PROTO_$getnetent_r_proto"

```

```

;;
esac
echo "Prototype: $try" ;;
esac
;;
*) case "$usethreads" in
define) echo "getnetent_r has no prototype, not using it." >&4 ;;
esac
d_getnetent_r=undef
getnetent_r_proto=0
;;
esac
;;
*) getnetent_r_proto=0
;;
esac

```

Found in path(s):

```

* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/threads/d_getnetent_r.U

```

No license file was found, but licenses were detected in source scan.

```

?RCS: $Id: d_srandom_r.U,v 0RCS:
?RCS: Copyright (c) 2002,2003 Jarkko Hietaniemi
?RCS:
?RCS: You may distribute under the terms of either the GNU General Public
?RCS: License or the Artistic License, as specified in the README file.
?RCS:
?RCS: Generated by the reentr.pl from the Perl 5.8 distribution.
?RCS:
?MAKE:d_srandom_r srandom_r_proto: Inlibc Protochk Hasproto i_systypes \
usethreads i_stdlib extern_C
?MAKE: -pick add $@ %<
?S:d_srandom_r:
?S: This variable conditionally defines the HAS_SRANDOM_R symbol,
?S: which indicates to the C program that the srandom_r()
?S: routine is available.
?S:.
?S:srandom_r_proto:
?S: This variable encodes the prototype of srandom_r.
?S: It is zero if d_srandom_r is undef, and one of the
?S: REENTRANT_PROTO_T_ABC macros of reentr.h if d_srandom_r
?S: is defined.
?S:.
?C:HAS_SRANDOM_R:
?C: This symbol, if defined, indicates that the srandom_r routine
?C: is available to srandom re-entrantly.
?C:.

```

```

?C:SRANDOM_R_PROTO:
?C: This
symbol encodes the prototype of srandom_r.
?C: It is zero if d_srandom_r is undef, and one of the
?C: REENTRANT_PROTO_T_ABC macros of reentr.h if d_srandom_r
?C: is defined.
?C:.
?H:#$d_srandom_r HAS_SRANDOM_R /**/
?H:#define SRANDOM_R_PROTO $srandom_r_proto /**/
?H:.
?T:try hdrs d_srandom_r_proto
: see if srandom_r exists
set srandom_r d_srandom_r
eval $inlibc
case "$d_srandom_r" in
"$define")
hdrs="$i_systypes sys/types.h define stdio.h $i_stdlib stdlib.h"
case "$d_srandom_r_proto:$usethreads" in
":define") d_srandom_r_proto=define
set d_srandom_r_proto srandom_r $hdrs
eval $hasproto ;;
*) ;;
esac
case "$d_srandom_r_proto" in
define)
case "$srandom_r_proto" in
"|0) try='int srandom_r(unsigned int, struct random_data*);'
./protochk "$extern_C $try" $hdrs && srandom_r_proto=I_TS ;;
esac
case "$srandom_r_proto" in
"|0) d_srandom_r=undef
srandom_r_proto=0
echo "Disabling srandom_r, cannot determine prototype." >&4 ;;
*)
) case "$srandom_r_proto" in
REENTRANT_PROTO*) ;;
*) srandom_r_proto="REENTRANT_PROTO_$srandom_r_proto" ;;
esac
echo "Prototype: $try" ;;
esac
;;
*) case "$usethreads" in
define) echo "srandom_r has no prototype, not using it." >&4 ;;
esac
d_srandom_r=undef
srandom_r_proto=0
;;
esac

```

```
;;
*) srandom_r_proto=0
;;
esac
```

Found in path(s):

```
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/threads/d_srandom_r.U
```

No license file was found, but licenses were detected in source scan.

?RCS: \$Id\$

?RCS:

?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi

?RCS:

?RCS: You may redistribute only under the terms of the Artistic License,

?RCS: as specified in the README file that comes with the distribution.

?RCS: You may reuse parts of this distribution only within the terms of

?RCS: that same Artistic License; a copy of which may be found at the root

?RCS: of the source tree for dist 4.0.

?RCS:

?RCS: \$Log: models.U,v \$

?RCS: Revision 3.0.1.2 1997/02/28 16:13:17 ram

?RCS: patch61: added ?F: metalint hint

?RCS:

?RCS: Revision 3.0.1.1 1993/08/25 14:02:39 ram

?RCS: patch6: added default for large

?RCS:

?RCS: Revision 3.0 1993/08/18 12:09:17 ram

?RCS: Baseline for dist 3.0 netwide release.

?RCS:

?MAKE:models split small medium large huge: test cat Myread sysman Oldconfig \

Loc Warn contains rm

?MAKE: -pick add \$@ %<

?S:models:

?S: This variable contains the list of memory models supported by  
this

?S: system. Possible component values are none, split, unsplit, small,

?S: medium, large, and huge. The component values are space separated.

?S:.

?S:split:

?S: This variable contains a flag which will tell the C compiler and loader

?S: to produce a program that will run in separate I and D space, for those

?S: machines that support separation of instruction and data space. It is

?S: up to the Makefile to use this.

?S:.

?S:small:

?S: This variable contains a flag which will tell the C compiler and loader

?S: to produce a program running with a small memory model. It is up to



?S: the Makefile to use this.

?S:.

?S:medium:

?S: This variable contains a flag which will tell the C compiler and loader

?S: to produce a program running with a medium memory model. If the

?S: medium model is not supported, contains the flag to produce large

?S: model programs. It is up to the Makefile to use this.

?S:.

?S:large:

?S: This variable contains a flag which will tell the C compiler and loader

?S: to

produce a program running with a large memory model. It is up to

?S: the Makefile to use this.

?S:.

?S:huge:

?S: This variable contains a flag which will tell the C compiler and loader

?S: to produce a program running with a huge memory model. If the

?S: huge model is not supported, contains the flag to produce large

?S: model programs. It is up to the Makefile to use this.

?S:.

?T:unsplit tans modelcc

?F:!pdp11

?D:large="

?LINT:extern cc

: see what memory models we can support

case "\$models" in

")

?X: We may not use Cppsym or we get a circular dependency through cc.

?X: But this should work regardless of which cc we eventually use.

```
$cat >pdp11.c <<'EOP'
```

```
int main() {
```

```
#ifdef pdp11
```

```
exit(0);
```

```
#else
```

```
exit(1);
```

```
#endif
```

```
}
```

```
EOP
```

?X: Run cc in a subshell in case they don't have a 'cc' command.

?X: Presumably they do have gcc or something.

```
case "$cc" in
```

```
"") modelcc="$cc" ;;
```

```
*) modelcc="cc" ;;
```

```
esac
```

```
( $modelcc -o pdp11 pdp11.c ) >/dev/null 2>&1
```

```
if $test -f pdp11 && ./pdp11 2>/dev/null;
```

```
then
```

```
dflt='unsplit split'
```

```

else
tans=`./loc . X /lib/small /lib/large /usr/lib/small /usr/lib/large /lib/medium /usr/lib/medium /lib/huge`
case "$tans" in
X) dflt='none';;
*) if $test -d /lib/small || $test -d /usr/lib/small; then
    dflt='small'
    else
    dflt=""
    fi
if $test -d /lib/medium || $test -d /usr/lib/medium; then
    dflt="$dflt medium"
    fi
if $test -d /lib/large || $test -d /usr/lib/large; then
    dflt="$dflt large"
    fi
if $test -d /lib/huge || $test -d /usr/lib/huge; then
    dflt="$dflt huge"
    fi
esac
fi;;
*) dflt="$models";;
esac
$cat <<EOM

```

Some systems have different model sizes. On most systems they are called small, medium, large, and huge. On the PDP11 they are called unsplit and split. If your system doesn't support different memory models, say "none". If you wish to force everything to one memory model, say "none" here and put the appropriate flags later when it asks you for other cc and ld flags. Venix systems may wish to put "none" and let the compiler figure things out. (In the following question multiple model names should be space separated.)

The default for most systems is "none".

```

EOM
rp="Which memory models are supported?"
./myread
models="$ans"

case "$models" in
none)
small=""
medium=""
large=""
huge=""
unsplit=""
split=""

```

```

;;
*split)
case "$split" in
") if $contains \-i' $sysman/ld.1 >/dev/null 2>&1 || \
  $contains \-i' $sysman/cc.1 >/dev/null 2>&1; then
  dflt='-i'
else
  dflt='none'
fi;;
*) dflt="$split";;
esac
rp="What flag indicates separate I and D space?"
. ./myread
tans="$ans"
case "$tans" in
none) tans="";;
esac
split="$tans"
unsplit="";;
*large*|*small*|*medium*|*huge*)
case "$models" in
*large*)
case "$large" in
") dflt='-Ml';;
*) dflt="$large";;
esac
rp="What flag indicates large model?"
. ./myread
tans="$ans"
case "$tans" in
none) tans="";;
esac
large="$tans";;
*) large="";;
esac
case "$models" in
*huge*) case "$huge" in
")
dflt='-Mh';;
*) dflt="$huge";;
esac
rp="What flag indicates huge model?"
. ./myread
tans="$ans"
case "$tans" in
none) tans="";;
esac
huge="$tans";;

```

```

*) huge="$large";;
esac
case "$models" in
*medium*) case "$medium" in
") dflt='-Mm';;
*) dflt="$medium";;
esac
rp="What flag indicates medium model?"
./myread
tans="$sans"
case "$tans" in
none) tans="";
esac
medium="$tans";;
*) medium="$large";;
esac
case "$models" in
*small*) case "$small" in
") dflt='none';;
*) dflt="$small";;
esac
rp="What flag indicates small model?"
./myread
tans="$sans"
case "$tans" in
none) tans="";
esac
small="$tans";;
*) small="";;
esac
;;
*)
./warn "Unrecognized memory models--you may have to edit Makefile.SH"
;;
esac
$rm -f pdp11.* pdp11

```

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/models.U

No license file was found, but licenses were detected in source scan.

?RCS: \$Id\$

?RCS:

?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi

?RCS:

?RCS: You may redistribute only under the terms of the Artistic License,

?RCS: as specified in the README file that comes with the distribution.

?RCS: You may reuse parts of this distribution only within the terms of  
?RCS: that same Artistic License; a copy of which may be found at the root  
?RCS: of the source tree for dist 4.0.  
?RCS:  
?RCS: \$Log: libs.U,v \$  
?RCS: Revision 3.0.1.6 1997/02/28 16:09:11 ram  
?RCS: patch61: replaced .a with \$\_a all over the place  
?RCS:  
?RCS: Revision 3.0.1.5 1995/07/25 14:12:05 ram  
?RCS: patch56: now knows about OS/2 platforms  
?RCS:  
?RCS: Revision 3.0.1.4 1994/10/29 16:24:22 ram  
?RCS: patch36: removed old broken thislib/thatlib processing (ADO)  
?RCS:  
?RCS: Revision 3.0.1.3 1994/06/20 07:05:44 ram  
?RCS: patch30: code cleanup with if/elif by ADO and RAM  
?RCS: patch30: undone patch23 for libswanted default  
setting  
?RCS:  
?RCS: Revision 3.0.1.2 1994/05/06 15:08:45 ram  
?RCS: patch23: now includes ordered default libswanted variable (ADO)  
?RCS: patch23: major cleanup for library lookups (ADO)  
?RCS:  
?RCS: Revision 3.0.1.1 1993/08/25 14:02:31 ram  
?RCS: patch6: added default for libs  
?RCS:  
?RCS: Revision 3.0 1993/08/18 12:09:03 ram  
?RCS: Baseline for dist 3.0 netwide release.  
?RCS:  
?MAKE:libs libsfound libsfiles libsdirs libspath libscheck: \  
test cat Myread Oldconfig Loc libpth package xlibpth so \_a \  
+usesocks sed +cc +ccflags +ldflags rm  
?MAKE: -pick add \$@ %<  
?S:libs:  
?S: This variable holds the additional libraries we want to use.  
?S: It is up to the Makefile to deal with it. The list can be empty.  
?S:.  
?S:libsfound:  
?S: This variable holds the full pathnames of the libraries  
?S: we found and accepted.  
?S:.  
?S:libsfiles:  
?S: This variable holds the filenames aka basenames of the libraries  
?S: we found and accepted.  
?S:.  
?S:libsdirs:  
?S: This variable holds the directory

names aka dirnames of the libraries

?S: we found and accepted, duplicates are removed.

?S:.

?S:libspath:

?S: This variable holds the directory names probed for libraries.

?S:.

?S:libscheck:

?S: This variable is intended to be set by hint files, if needed.

?S: It should contain shell code that will be eval'ed with \$xxx holding

?S: some library file. It may change \$xxx if needed.

?S: For instance, on an Irix platform, you may make sure the right

?S: library file is used depending on the cc command line, so that the

?S: correct library is used depending on the selected ABI (for 32 and

?S: 64-bit compilations).

?S:

?S: Here is an example of code that could be found in a hint file on Irix

?S: when the selected compiler was for 32-bit -- that code is put in the

?S: cc.cbu call-back unit to be invoked AFTER the C compiler and its

?S: flags have been chosen:

?S:

?S: libscheck='case "\$xxx" in

?S: \*.a) /bin/ar p \$xxx `bin/ar t \$xxx | sed q` >\$\$o;

?S: case "`usr/bin/file \$\$o`" in

?S: \*N32\*)

rm -f \$\$o ;;

?S: \*) rm -f \$\$o; xxx=/no/n32\$xxx ;;

?S: esac ;;

?S: \*) case "`usr/bin/file \$xxx`" in

?S: \*N32\*) ;;

?S: \*) xxx=/no/n32\$xxx ;;

?S: esac ;;

?S: esac'

?S:.

?D:libs="

?LINT:extern libswanted

?LINT:change libswanted

?INIT:: default library list

?INIT:libswanted="

?X: This order is chosen so that libraries -lndir, -ldir, -lucb, -lbsd,

?X: -lbsd, -lpw, and -lx only get used if there are unresolved

?X: routines at link time. Usually, these are backwards compatability

?X: libraries, and may not be as reliable as the standard c library.

?X:

?X: The -lsocket -linet -lnsl order has been reported to be necessary

?X: for at least one SVR4 implementation.

?X: -lc must proceed -lucb or -lbsd for most Solaris applications.

?X: -lc\_s proceeds -lc so we pick up the shared library version, if

?X: it is available.

```

?X:
?X: The ordering of c, posix, and cposix is a guess and almost
?X: certainly wrong on about half of all systems.
?X:
?X: Set proper libswanted in your private
Myinit.U if needed.
?X:
?X:: default ordered library list
?X:libswanted='net socket inet bind nsl nm sdbm gdbm ndbm dbm malloc dl'
?X:libswanted="$libswanted dld sun m c_s c posix cposix ndir dir ucb"
?X:libswanted="$libswanted bsd BSD PW x"
?X:
?INIT:: should be set by hint files if needed
?INIT:libscheck=""
?T:xxx yyy thislib thisdir libstyle linkmsg
?F:lt.c lt
: Looking for optional libraries
echo " "
echo "Checking for optional libraries..." >&4
case "$libs" in
'|') dflt="";;
*) dflt="$libs";;
esac
case "$libswanted" in
") libswanted='c_s';;
esac
?X: libsocks has nasty naming scheme.
?X: This does not work if somebody wants SOCKS 4.
case "$susesocks" in
"$define") libswanted="$libswanted socks5 socks5_sh" ;;
esac
?X: Used later for link checks
echo "extern char printf(); int main() { printf(); return 0; }" > lt.c
libsfound=""
libsfiles=""
libsdirs=""
libspath=""
for thisdir in $libpth $xlibpth; do
test -d $thisdir && libspath="$libspath $thisdir"
done
for thislib in $libswanted;
do
for thisdir in $libspath; do
xxx=""
if $test ! -f "$xxx" ; then
xxx=`ls $thisdir/lib$thislib.$so.[0-9]* 2>/dev/null | $sed -n '1p'`
$test -f "$xxx" && eval $libscheck
$test -f "$xxx" && libstyle=shared

```

```

fi
if test ! -f "$xxx"; then
xxx=$thisdir/lib$thislib.$so
$test -f "$xxx" && eval $libscheck
$test -f "$xxx" && libstyle=shared
fi
if test ! -f "$xxx"; then
xxx=$thisdir/lib$thislib$_a
    $test -f "$xxx" && eval $libscheck
$test -f "$xxx" && libstyle=static
fi
if test ! -f "$xxx"; then
xxx=$thisdir/$thislib$_a
    $test -f "$xxx" && eval $libscheck
$test -f "$xxx" && libstyle=static
fi
if test ! -f "$xxx"; then
xxx=$thisdir/lib${thislib}_s$_a
    $test -f "$xxx" && eval $libscheck
$test -f "$xxx" && libstyle=static
$test -f "$xxx" && thislib=${thislib}_s
fi
if test ! -f "$xxx"; then
xxx=$thisdir/Slib$thislib$_a
    $test -f "$xxx" && eval $libscheck
$test
-f "$xxx" && libstyle=static
fi
if $test -f "$xxx"; then

```

?X:

?X: It is not sufficient to find a .so on the disk. We must make sure  
?X: that we can indeed supply the -lfoo line on the cc line to link against  
?X: that library. On Linux for instance, a versioned .so will not be  
?X: implicitly linked against, whereas it will work fine on Solaris 2.6.

?X: --RAM, 10/10/2003

?X:

```

if $cc -o lt $ccflags $ldflags lt.c -l$thislib >/dev/null 2>&1;
then
linkmsg=""
else
linkmsg=" but I can't link against it"
fi
case "$libstyle" in
shared) echo "Found -l$thislib (shared)$linkmsg." ;;
static) echo "Found -l$thislib$linkmsg." ;;
*)     echo "Found -l$thislib ($libstyle)$linkmsg." ;;
esac
case " $dflt " in

```



```

*"-I$thislib "*) ;;
*)
case "$linkmsg" in
")
dflt="$dflt -I$thislib"
libsfound="$libsfound $xxx"
yyy=`basename $xxx`
libsfiles="$libsfiles $yyy"
yyy=`echo $xxx|sed -e "s%/$yyy\\|$%"`
case " $libsdirs
" in
* " $yyy "*) ;;
*) libsdirs="$libsdirs $yyy" ;;
esac
;;
esac
;;
esac
break
fi
done
if $test ! -f "$xxx"; then
echo "No -I$thislib."
fi
done
set X $dflt
shift
dflt="$*"
case "$libs" in
") dflt="$dflt";;
*) dflt="$libs";;
esac
case "$dflt" in
'|') dflt='none';;
esac
$rm -f lt.c lt

$cat <<EOM

```

In order to compile \$package on your machine, a number of libraries are usually needed. Include any other special libraries here as well.

Say "none" for none. The default list is almost always right.

EOM

```

echo " "
rp="Which libraries to use?"
./myread
case "$ans" in

```

```
none) libs=' ';;
*) libs="$ans";;
esac
```

Found in path(s):

```
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/libs.U
```

No license file was found, but licenses were detected in source scan.

```
?RCS: $Id: d_getppid.U 1 2006-08-24 12:32:52Z rmanfredi $
?RCS:
?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi
?RCS:
?RCS: You may redistribute only under the terms of the Artistic Licence,
?RCS: as specified in the README file that comes with the distribution.
?RCS: You may reuse parts of this distribution only within the terms of
?RCS: that same Artistic Licence; a copy of which may be found at the root
?RCS: of the source tree for dist 4.0.
?RCS:
?RCS: Original Author: Andy Dougherty <doughera@lafcol.lafayette.edu>
?RCS:
?RCS: $Log: d_getppid.U,v $
?RCS: Revision 3.0.1.1 1994/08/29 16:07:45 ram
?RCS: patch32: created by ADO
?RCS:
?MAKE:d_getppid: Inlibc
?MAKE: -pick add $@ %<
?S:d_getppid:
?S: This variable conditionally defines the HAS_GETPPID symbol, which
?S: indicates to the C program that the getppid() routine is available
?S: to get the parent process ID.
?S:.
?C:HAS_GETPPID :
?C: This symbol,
if defined, indicates that the getppid routine is
?C: available to get the parent process ID.
?C:.
?H:#$d_getppid HAS_GETPPID /**/
?H:.
?LINT:set d_getppid
: see if getppid exists
set getppid d_getppid
eval $inlibc
```

Found in path(s):

```
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/d_getppid.U
```

No license file was found, but licenses were detected in source scan.

```
?RCS: $Id$
?RCS:
?RCS: Copyright (c) 1999 Jarkko Hietaniemi
?RCS:
?RCS: You may redistribute only under the terms of the Artistic License,
?RCS: as specified in the README file that comes with the distribution.
?RCS: You may reuse parts of this distribution only within the terms of
?RCS: that same Artistic License; a copy of which may be found at the root
?RCS: of the source tree for dist 3.0.
?RCS:
?MAKE:d_mprotect: Inlibc
?MAKE: -pick add $@ %<
?S:d_mprotect:
?S: This variable conditionally defines HAS_MPROTECT if mprotect() is
?S: available to modify the access protection of a memory mapped file.
?S:.
?C:HAS_MPROTECT:
?C: This symbol, if defined, indicates that the mprotect system call is
?C: available to modify the access protection of a memory mapped file.
?C:.
?H:#$d_mprotect HAS_MPROTECT /**/
?H:.
?LINT:set d_mprotect
: see if mprotect exists
set mprotect d_mprotect
eval $inlibc
```

Found in path(s):

```
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/perl/d_mprotect.U
```

No license file was found, but licenses were detected in source scan.

```
?RCS: $Id: installstyle.U,v 1.2 1999/07/13 14:56:06 doughera Exp $
?RCS:
?RCS: Copyright (c) 1999 Andy Dougherty
?RCS:
?RCS: You may redistribute only under the terms of the Artistic License,
?RCS: as specified in the README file that comes with the distribution.
?RCS: You may reuse parts of this distribution only within the terms of
?RCS: that same Artistic License; a copy of which may be found at the root
?RCS: of the source tree for dist 3.0.
?RCS:
?RCS: $Log: installstyle.U,v $
?RCS: Revision 1.2 1999/07/13 14:56:06 doughera
?RCS: Fix dependencies. Add more comments.
?RCS:
```

?RCS: Revision 1.1 1999/07/12 17:30:41 doughera  
?RCS: Initial revision  
?RCS:  
?RCS:  
?MAKE:installstyle: prefix Myread  
?MAKE: -pick add \$@ %<  
?X: Myread dependence is for dflt.  
?S:installstyle:  
?S: This variable describes the "style" of the perl installation.  
?S: This is intended to be useful for tools that need to  
?S: manipulate entire perl  
distributions. Perl itself doesn't use  
?S: this to find its libraries -- the library directories are  
?S: stored directly in Config.pm. Currently, there are only two  
?S: styles: "lib" and "lib/perl5". The default library locations  
?S: (e.g. privlib, sitelib) are either \$prefix/lib or  
?S: \$prefix/lib/perl5. The former is useful if \$prefix is a  
?S: directory dedicated to perl (e.g. /opt/perl), while the latter  
?S: is useful if \$prefix is shared by many packages, e.g. if  
?S: \$prefix=/usr/local.  
?S:  
?S: Unfortunately, while this "style" variable is used to set  
?S: defaults for all three directory hierarchies (core, vendor, and  
?S: site), there is no guarantee that the same style is actually  
?S: appropriate for all those directories. For example, \$prefix  
?S: might be /opt/perl, but \$siteprefix might be /usr/local.  
?S: (Perhaps, in retrospect, the "lib" style should never have been  
?S: supported, but it did seem like a nice idea at the time.)  
?S:  
?S: The situation is even less clear for  
tools such as MakeMaker  
?S: that can be used to install additional modules into  
?S: non-standard places. For example, if a user intends to install  
?S: a module into a private directory (perhaps by setting PREFIX on  
?S: the Makefile.PL command line), then there is no reason to  
?S: assume that the Configure-time \$installstyle setting will be  
?S: relevant for that PREFIX.  
?S:  
?S: This may later be extended to include other information, so  
?S: be careful with pattern-matching on the results.  
?S:  
?S: For compatibility with perl5.005 and earlier, the default  
?S: setting is based on whether or not \$prefix contains the string  
?S: "perl".  
?S:.  
: determine installation style  
: For now, try to deduce it from prefix unless it is already set.  
: Reproduce behavior of 5.005 and earlier, maybe drop that in 5.7.

```
case "$installstyle" in
") case "$prefix" in
*perl*) dflt='lib';;
*) dflt='lib/perl5' ;;
esac
;;
*) dflt="$installstyle" ;;
esac
: Probably not worth prompting for this since we prompt
for all
: the directories individually, and the prompt would be too long and
: confusing anyway.
installstyle=$dflt
```

Found in path(s):

```
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/installdirs/installstyle.U
```

No license file was found, but licenses were detected in source scan.

?RCS: \$Id\$

?RCS:

?RCS: Copyright (c) 2000 Jarkko Hietaniemi

?RCS:

?RCS: You may distribute under the terms of either the GNU General Public

?RCS: License or the Artistic License, as specified in the README file.

?RCS:

?MAKE:d\_finitel: Inlibc

?MAKE: -pick add \$@ %<

?S:d\_finitel:

?S: This variable conditionally defines the HAS\_FINITEL symbol, which

?S: indicates to the C program that the finitel() routine is available.

?S:.

?C:HAS\_FINITEL:

?C: This symbol, if defined, indicates that the finitel routine is

?C: available to check whether a long double is finite

?C: (non-infinity non-NaN).

?C:.

?H:#\$d\_finitel HAS\_FINITEL /\*\*/

?H:.

?LINT:set d\_finitel

: see if finitel exists

set finitel d\_finitel

eval \$inlibc

Found in path(s):

```
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/perl/d_finitel.U
```

No license file was found, but licenses were detected in source scan.

```
?RCS: $Id: libdbm.U 1 2006-08-24 12:32:52Z rmanfredi $
?RCS:
?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi
?RCS:
?RCS: You may redistribute only under the terms of the Artistic Licence,
?RCS: as specified in the README file that comes with the distribution.
?RCS: You may reuse parts of this distribution only within the terms of
?RCS: that same Artistic Licence; a copy of which may be found at the root
?RCS: of the source tree for dist 4.0.
?RCS:
?RCS: $Log: libdbm.U,v $
?RCS: Revision 3.0.1.1 1997/02/28 15:56:57 ram
?RCS: patch61: replaced .a with $_a all over the place
?RCS:
?RCS: Revision 3.0 1993/08/18 12:08:58 ram
?RCS: Baseline for dist 3.0 netwide release.
?RCS:
?MAKE:libdbm: test Loc libpth _a
?MAKE: -pick add $@ %<
?S:libdbm:
?S: This variable contains the argument to pass to the loader in order
?S: to get the dbm library routines. If there is no dbm or ndbm
?S: library, it is null.
?S:.
?T:xxx
:
see if we should include -ldbm
echo " "
if $test -r /usr/lib/libndbm$_a || $test -r /usr/local/lib/libndbm$_a ; then
echo "-ldbm found." >&4
libdbm='-ldbm'
elif $test -r /usr/lib/libdbm$_a || $test -r /usr/local/lib/libdbm$_a ; then
echo "-ldbm found." >&4
libdbm='-ldbm'
else
xxx=`./loc libdbm$_a x $libpth`
case "$xxx" in
x)
echo "No dbm library found." >&4
libdbm=""
;;
*)
echo "DBM library found in $xxx." >&4
libdbm="$xxx"
;;
esac
```

fi

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/libdbm.U

No license file was found, but licenses were detected in source scan.

?RCS: \$Id: d\_setpgid.U 1 2006-08-24 12:32:52Z rmanfredi \$

?RCS:

?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi

?RCS:

?RCS: You may redistribute only under the terms of the Artistic Licence,

?RCS: as specified in the README file that comes with the distribution.

?RCS: You may reuse parts of this distribution only within the terms of

?RCS: that same Artistic Licence; a copy of which may be found at the root

?RCS: of the source tree for dist 4.0.

?RCS:

?RCS: \$Log: d\_setpgid.U,v \$

?RCS: Revision 3.0.1.2 1997/02/28 15:41:49 ram

?RCS: patch61: reworded symbol comments

?RCS:

?RCS: Revision 3.0.1.1 1994/01/24 14:06:40 ram

?RCS: patch16: created

?RCS:

?RCS: Revision 3.0 1993/08/18 12:05:56 ram

?RCS: Baseline for dist 3.0 netwide release.

?RCS:

?MAKE:d\_setpgid: Inlibc

?MAKE: -pick add \$@ %<

?S:d\_setpgid:

?S: This variable conditionally defines the HAS\_SETPGID symbol if the

?S: setpgid(pid, gpid) function is

available to set process group ID.

?S:.

?C:HAS\_SETPGID:

?C: This symbol, if defined, indicates that the setpgid(pid, gpid)

?C: routine is available to set process group ID.

?C:.

?H:#\$d\_setpgid HAS\_SETPGID /\*\*/

?H:.

?LINT:set d\_setpgid

: see if setpgid exists

set setpgid d\_setpgid

eval \$inlibc

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/d\_setpgid.U

No license file was found, but licenses were detected in source scan.

?RCS: You may distribute under the terms of either the GNU General Public

?RCS: License or the Artistic License, as specified in the README file.

?RCS:

?MAKE:d\_lgamma: Inlibc

?MAKE: -pick add \$@ %<

?S:d\_lgamma:

?S: This variable conditionally defines the HAS\_LGAMMA symbol, which

?S: indicates to the C program that the lgamma() routine is available

?S: for the log gamma function. See also d\_tgamma and d\_lgamma\_r.

?S:.

?C:HAS\_LGAMMA:

?C: This symbol, if defined, indicates that the lgamma routine is

?C: available to do the log gamma function. See also HAS\_TGAMMA and

?C: HAS\_LGAMMA\_R.

?C:.

?H:#\$d\_lgamma HAS\_LGAMMA /\*\*/

?H:.

?LINT:set d\_lgamma

: see if lgamma exists

set lgamma d\_lgamma

eval \$inlibc

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/perl/d\_lgamma.U

No license file was found, but licenses were detected in source scan.

?RCS: \$Id: i\_vfork.U 1 2006-08-24 12:32:52Z rmanfredi \$

?RCS:

?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi

?RCS:

?RCS: You may redistribute only under the terms of the Artistic Licence,

?RCS: as specified in the README file that comes with the distribution.

?RCS: You may reuse parts of this distribution only within the terms of

?RCS: that same Artistic Licence; a copy of which may be found at the root

?RCS: of the source tree for dist 4.0.

?RCS:

?RCS: \$Log: i\_vfork.U,v \$

?RCS: Revision 3.0.1.1 1994/05/06 15:05:44 ram

?RCS: patch23: avoid inclusion of <vfork.h> if no vfork() used (ADO)

?RCS:

?RCS: Revision 3.0 1993/08/18 12:08:50 ram

?RCS: Baseline for dist 3.0 netwide release.

?RCS:

?MAKE:i\_vfork: Inhdr d\_vfork

?MAKE: -pick add \$@ %<



```

?S:i_vfork:
?S: This variable conditionally defines the I_VFORK symbol, and indicates
?S: whether a C program should include vfork.h.
?S:.
?C:I_VFORK:
?C: This symbol,
if defined, indicates to the C program that it should
?C: include vfork.h.
?C:.
?H:#$i_vfork I_VFORK /**/
?H:.
: see if this is a vfork system
case "$d_vfork" in
"$define")
set vfork.h i_vfork
eval $inhdr
;;
*)
i_vfork="$undef"
;;
esac

```

Found in path(s):

```

* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/i_vfork.U

```

No license file was found, but licenses were detected in source scan.

```

?RCS: $Id: d_linuxstd.U 1 2006-08-24 12:32:52Z rmanfredi $
?RCS:
?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi
?RCS:
?RCS: You may redistribute only under the terms of the Artistic Licence,
?RCS: as specified in the README file that comes with the distribution.
?RCS: You may reuse parts of this distribution only within the terms of
?RCS: that same Artistic Licence; a copy of which may be found at the root
?RCS: of the source tree for dist 4.0.
?RCS:
?RCS: Original Author: Andy Dougherty <doughera@lafcol.lafayette.edu>
?RCS:
?RCS: $Log: d_linuxstd.U,v $
?RCS: Revision 3.0.1.1 1994/10/29 16:14:05 ram
?RCS: patch36: created by ADO
?RCS:
?MAKE:d_linuxstd: d_stdstdio cppstdin cppflags cppminus \
contains rm Setvar Findhdr
?MAKE: -pick add $@ %<
?S:d_linuxstd:
?S: This variable conditionally defines USE_LINUX_STDIO if this system

```

```

?S: has a FILE structure declaring _IO_read_base, _IO_read_ptr,
?S: and _IO_read_end
in stdio.h.
?S:.
?C:USE_LINUX_STDIO:
?C: This symbol is defined if this system has a FILE structure declaring
?C: _IO_read_base, _IO_read_ptr, and _IO_read_end in stdio.h.
?C:.
?H:#$d_linuxstd USE_LINUX_STDIO /**/
?H:.
?T:xxx
?LINT:set d_linuxstd
: see if stdio is like that in linux
case "$d_stdstdio" in
"$undef")
echo " "
xxx=`./findhdr stdio.h`
$cppstdin $cppflags $cppminus < "$xxx" > stdio.E
if $contains 'char.*_IO_read_base' stdio.E >/dev/null 2>&1 && \
$contains '_IO_read_ptr' stdio.E >/dev/null 2>&1 && \
$contains '_IO_read_end' stdio.E >/dev/null 2>&1 ; then
echo "Your stdio looks like linux." >&4
val="$define"
else
echo "You don't have linux stdio, either." >&4
val="$undef"
fi
$rm -f stdio.E
;;
*) val="$undef" ;;
esac

set d_linuxstd
eval $setvar

```

Found in path(s):

```

* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/d_linuxstd.U

```

No license file was found, but licenses were detected in source scan.

```

?RCS: $Id: i_sysstatvfs.U,v $
?RCS:
?RCS: Copyright (c) 1999 Jarkko Hietaniemi
?RCS:
?RCS: You may distribute under the terms of either the GNU General Public
?RCS: License or the Artistic License, as specified in the README file.
?RCS:
?MAKE:i_sysstatvfs: Inhdr Hasfield

```

```
?MAKE: -pick add $@ %<
?S:i_sysstatvfs:
?S: This variable conditionally defines the I_SYSSTATVFS symbol,
?S: and indicates whether a C program should include <sys/statvfs.h>.
?S:.
?C:I_SYS_STATVFS:
?C: This symbol, if defined, indicates that <sys/statvfs.h> exists and
?C: should be included.
?C:.
?H:#$i_sysstatvfs I_SYS_STATVFS /**/
?H:.
?LINT:set i_sysstatvfs
: see if this is a sys/statvfs.h system
set sys/statvfs.h i_sysstatvfs
eval $inhdr
```

Found in path(s):

```
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/perl/i_sysstatvfs.U
```

No license file was found, but licenses were detected in source scan.

```
?RCS: $Id$
?RCS:
?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi
?RCS:
?RCS: You may redistribute only under the terms of the Artistic License,
?RCS: as specified in the README file that comes with the distribution.
?RCS: You may reuse parts of this distribution only within the terms of
?RCS: that same Artistic License; a copy of which may be found at the root
?RCS: of the source tree for dist 4.0.
?RCS:
?RCS: $Log: lib.U,v $
?RCS: Revision 3.0.1.3 1995/09/25 09:16:47 ram
?RCS: patch59: unit is now forced to the top of Configure, if possible
?RCS:
?RCS: Revision 3.0.1.2 1995/01/30 14:38:08 ram
?RCS: patch49: can now handle installation prefix changes (from WED)
?RCS:
?RCS: Revision 3.0.1.1 1994/08/29 16:27:40 ram
?RCS: patch32: now uses installation prefix to set the default
?RCS:
?RCS: Revision 3.0 1993/08/18 12:08:56 ram
?RCS: Baseline for dist 3.0 netwide release.
?RCS:
?MAKE:lib libexp: Getfile
Loc Oldconfig Prefixit Prefixup prefixexp
?MAKE: -pick add $@ %<
?Y:TOP
```

?S:lib:  
 ?S: This variable holds the name of the directory in which the user wants  
 ?S: to put public library files for the package in question. It is most  
 ?S: often a local directory such as /usr/local/lib. Programs using this  
 ?S: variable must be prepared to deal with filename expansion.  
 ?S:.  
 ?S:libexp:  
 ?S: This variable is the same as the lib variable, but is filename expanded  
 ?S: at configuration time, for convenient use in your makefiles.  
 ?S:.  
 : determine where public libraries go  
 set lib lib  
 eval \$prefixit  
 case "\$lib" in  
 ")  
 dflt=`./loc . ." \$prefixexp/lib /usr/local/lib /usr/lib /lib`  
 set dflt  
 eval \$prefixup  
 ;;  
 \*) dflt="\$lib";;  
 esac  
 echo " "  
 fn=d~  
 rp="Where do you want to put the public libraries?"  
 ./getfile  
 lib="\$ans"  
 libexp="\$ansexp"

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/lib.U

No license file was found, but licenses were detected in source scan.

?RCS: You may distribute under the terms of either the GNU General Public

?RCS: License or the Artistic License, as specified in the README file.

?RCS:

?MAKE:d\_fma: Inlibc

?MAKE: -pick add \$@ %<

?S:d\_fma:

?S: This variable conditionally defines the HAS\_FMA symbol, which

?S: indicates to the C program that the fma() routine is available.

?S:.

?C:HAS\_FMA:

?C: This symbol, if defined, indicates that the fma routine is

?C: available to do the multiply-add function.

?C:.

?H:#\$d\_fma HAS\_FMA /\*\*/

?H:.

```
?LINT:set d_fma
: see if fma exists
set fma d_fma
eval $inlibc
```

Found in path(s):

```
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/perl/d_fma.U
```

No license file was found, but licenses were detected in source scan.

```
?RCS: $Id$
```

```
?RCS:
```

```
?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi
```

```
?RCS:
```

```
?RCS: You may redistribute only under the terms of the Artistic License,
```

```
?RCS: as specified in the README file that comes with the distribution.
```

```
?RCS: You may reuse parts of this distribution only within the terms of
```

```
?RCS: that same Artistic License; a copy of which may be found at the root
```

```
?RCS: of the source tree for dist 4.0.
```

```
?RCS:
```

```
?RCS: $Log: d_gethname.U,v $
```

```
?RCS: Revision 3.0.1.1 1994/10/29 16:13:00 ram
```

```
?RCS: patch36: call ./xenix explicitly instead of relying on PATH
```

```
?RCS:
```

```
?RCS: Revision 3.0 1993/08/18 12:06:11 ram
```

```
?RCS: Baseline for dist 3.0 netwide release.
```

```
?RCS:
```

```
?MAKE:d_gethname d_uname d_phostname aphostname: phostname cat \
```

```
myhostname package d_portable Loc echo n c +i_whoami +usrinc \
```

```
Myread Guess Oldconfig Csym
```

```
?MAKE: -pick add $@ %<
```

```
?S:d_gethname:
```

```
?S: This variable conditionally defines the HAS_GETHOSTNAME symbol,
which
```

```
?S: indicates to the C program that the gethostname() routine may be
```

```
?S: used to derive the host name.
```

```
?S:.
```

```
?S:d_uname:
```

```
?S: This variable conditionally defines the HAS_UNAME symbol, which
```

```
?S: indicates to the C program that the uname() routine may be
```

```
?S: used to derive the host name.
```

```
?S:.
```

```
?S:d_phostname:
```

```
?S: This variable conditionally defines the PHOSTNAME symbol, which
```

```
?S: contains the shell command which, when fed to popen(), may be
```

```
?S: used to derive the host name.
```

```
?S:.
```

```
?S:aphostname:
```

?S: This variable contains the command which can be used to compute the  
?S: host name. The command is fully qualified by its absolute path, to make  
?S: it safe when used by a process with super-user privileges.

?S:.

?C:HAS\_GETHOSTNAME (GETHOSTNAME):

?C: This symbol, if defined, indicates that the C program may use the

?C: gethostname() routine to derive the host name. See also HAS\_UNAME

?C: and PHOSTNAME.

?C:.

?C:HAS\_UNAME (UNAME):

?C: This symbol, if defined, indicates that the C program may  
use the

?C: uname() routine to derive the host name. See also HAS\_GETHOSTNAME

?C: and PHOSTNAME.

?C:.

?C:PHOSTNAME:

?C: This symbol, if defined, indicates that the C program may use the

?C: contents of PHOSTNAME as a command to feed to the popen() routine

?C: to derive the host name. See also HAS\_GETHOSTNAME and HAS\_UNAME.

?C: Note that the command uses a fully qualified path, so that it is safe

?C: even if used by a process with super-user privileges.

?C:.

?H:#\$d\_gethname HAS\_GETHOSTNAME /\*\*/

?H:#\$d\_uname HAS\_UNAME /\*\*/

?H:#\$d\_phostname PHOSTNAME "\$aphostname" /\* How to get the host name \*/

?H:.

?T:file val call

?LINT:change i\_whoami

: see how we will look up host name

echo " "

if false; then

: dummy stub to allow use of elif

@if HAS\_GETHOSTNAME

elif set gethostname val -f d\_gethname; eval \$csym; \$val; then

echo 'gethostname() found.' >&4

d\_gethname="\$define"

call=gethostname

@end

@if HAS\_UNAME

elif set uname val -f d\_uname; eval \$csym; \$val; then

if ./xenix; then

\$cat <<'EOM'

uname()

was found, but you're running xenix, and older versions of xenix

have a broken uname(). If you don't really know whether your xenix is old

enough to have a broken system call, use the default answer.

EOM

```

dflt=y
case "$d_undef" in
"$define") dflt=n;;
esac
rp='Is your uname() broken?'
./myread
case "$ans" in
n*) d_undef="$define"; call=uname;;
esac
else
echo 'uname() found.' >&4
d_undef="$define"
call=uname
fi
@end
fi
case "$d_getname" in
") d_getname="$undef";;
esac
case "$d_undef" in
") d_undef="$undef";;
esac
@if PHOSTNAME || MYHOSTNAME
case "$d_undef$d_getname" in
*define*)
dflt=n
cat <<EOM

```

Every now and then someone has a `$call()` that lies about the hostname but can't be fixed for political or economic reasons. If you wish, I can

```
@if MYHOSTNAME && PHOSTNAME
```

pretend `$call()` isn't there and maybe compile in the hostname or compute it from the '`$phostname`' command at run-time.

```
@elsif MYHOSTNAME
```

pretend `$call()` isn't there and maybe compile in the hostname.

```
@elsif PHOSTNAME
```

pretend `$call()` isn't there and maybe compute hostname at run-time thanks to the '`$phostname`' command.

```
@elsif WHOAMI
```

get the hostname from `whomai.h` (provided you have one).

```
@else
```

simply ignore your host name and use something like "noname" instead.

```
@end
```

```
EOM
```

```
rp="Shall I ignore $call() from now on?"
```

```
./myread
```

```

case "$ans" in
y*) d_undef="$undef" d_gethname="$undef"; $echo $n "Okay...$c";;
esac;;
esac
@end
@if PHOSTNAME || aphostname
?X: Compute the full path name for the command
case "$phostname" in
") aphostname="";;
*) case "$aphostname" in
/*) ;;
*) set X $phostname
shift
file=$1
shift
file=`./loc $file $file $pth`
aphostname=`echo $file $*`
;;
esac
;;
esac
@end
@if PHOSTNAME && MYHOSTNAME
case "$d_undef$d_gethname" in
*define*) ;;
*)
case "$phostname" in
") ;;
*)
$cat <<EOT

```

There is no gethostname() or uname() on this system. You have two possibilities at this point:

- 1) You can have your host name (\$myhostname) compiled into \$package, which lets \$package start up faster, but makes your binaries non-portable, or
- 2) you can have \$package use a

```
popen("$aphostname","r")
```

which will start slower but be more portable.

```
@ if WHOAMI
```

Option 1 will give you the option of using whoami.h if you have one.

```
@ end
```

If you want option 2 but with a different command, you can edit config.sh at the end of this shell script.



```

EOT
case "$d_phostname" in
"$define") dflt=n;;
"$undef") dflt=y;;
")
case "$d_portable" in
"$define") dflt=n ;;
*) dflt=y ;;
esac;;
esac
rp="Do you want your host name compiled in?"
./myread
case "$ans" in
n*) d_phostname="$define" ;;
*) aphostname=""; d_phostname="$undef";;
esac;;
esac
case "$aphostname" in
")
@ if WHOAMI
case "$i_whoami" in
"$define")
dflt=y
$cat <<EOM

```

No hostname function--you can either use the whoami.h file, which has this line:

```
`grep sysname $usrinc/whoami.h`
```

or you can have the name we came up with earlier  
(\$myhostname) hardwired in.

```

EOM
rp="Use whoami.h to get hostname?"
./myread
case "$ans" in
n*) i_whoami="$undef";;
esac
;;
"$undef")
$cat <<EOM

```

No hostname function and no whoami.h -- hardwiring "\$myhostname".

```

EOM
;;
esac;;
@ else
echo 'No hostname function -- hardwiring "$myhostname".' >&4;;
@ end

```

```

esac;;
esac
@elsif PHOSTNAME
case "$d_underscore$d_gethostname" in
*define*) ;;
*)
case "$phostname" in
")
@ if WHOAMI
case "$i_whoami" in
"$define")
$cat <<EOM

```

No hostname function--we'll use the whoami.h file, which has this line:

```
`grep sysname $usrinc/whoami.h`
```

```

EOM
;;
*) echo "There will be no way for $package to get your hostname." >&4;;
esac;;
@ else
echo "There will be no way for $package to get your hostname." >&4;;
@ end
*)
echo "I'll use 'popen(\"\"$aphostname\", \"r\")\" to get your hostname." >&4
;;
esac;;
esac
@elsif MYHOSTNAME
case "$d_underscore$d_gethostname" in
*define*) ;;
*)
@ if WHOAMI
case "$i_whoami" in
"$define")
dflt=y
$cat
<<EOM

```

No hostname function--you can either use the whoami.h file, which has this line:

```
`grep sysname $usrinc/whoami.h`
```

or you can have the name we came up with earlier (\$myhostname) hardwired in.

```

EOM
rp="Use whoami.h to get hostname?"
. ./myread

```

```

case "$ans" in
n*) i_whoami="$undef";;
esac
;;
"$undef")
echo 'No whoami.h--hardwiring "'$myhostname"'.' >&4;;
esac;;
@ else
echo 'Hardwiring "'$myhostname"'.' >&4;;
@ end
esac
@end
case "$d_phostname" in
") d_phostname="$undef";;
esac

```

Found in path(s):

```
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/d_gethname.U
```

No license file was found, but licenses were detected in source scan.

?RCS: \$Id: d\_fgetpos.U 1 2006-08-24 12:32:52Z rmanfredi \$

?RCS:

?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi

?RCS:

?RCS: You may redistribute only under the terms of the Artistic Licence,

?RCS: as specified in the README file that comes with the distribution.

?RCS: You may reuse parts of this distribution only within the terms of

?RCS: that same Artistic Licence; a copy of which may be found at the root

?RCS: of the source tree for dist 4.0.

?RCS:

?RCS: \$Log: d\_fgetpos.U,v \$

?RCS: Revision 3.0.1.1 1994/06/20 06:57:33 ram

?RCS: patch30: created

?RCS:

?MAKE:d\_fgetpos: Inlibc

?MAKE: -pick add \$@ %<

?S:d\_fgetpos:

?S: This variable conditionally defines HAS\_FGETPOS if fgetpos() is

?S: available to get the file position indicator.

?S:.

?C:HAS\_FGETPOS:

?C: This symbol, if defined, indicates that the fgetpos routine is

?C: available to get the file position indicator, similar to ftell().

?C:.

?H:#\$d\_fgetpos

HAS\_FGETPOS /\*\*/

?H:.

```
?LINT:set d_fgetpos
: see if fgetpos exists
set fgetpos d_fgetpos
eval $inlibc
```

Found in path(s):

```
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/d_fgetpos.U
```

No license file was found, but licenses were detected in source scan.

```
?RCS: $Id: libflex.U 1 2006-08-24 12:32:52Z rmanfredi $
```

```
?RCS:
```

```
?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi
```

```
?RCS:
```

```
?RCS: You may redistribute only under the terms of the Artistic Licence,
```

```
?RCS: as specified in the README file that comes with the distribution.
```

```
?RCS: You may reuse parts of this distribution only within the terms of
```

```
?RCS: that same Artistic Licence; a copy of which may be found at the root
```

```
?RCS: of the source tree for dist 4.0.
```

```
?RCS:
```

```
?RCS: $Log: libflex.U,v $
```

```
?RCS: Revision 3.0.1.3 1997/02/28 15:57:48 ram
```

```
?RCS: patch61: replaced .a with $_a all over the place
```

```
?RCS:
```

```
?RCS: Revision 3.0.1.2 1994/05/06 15:07:02 ram
```

```
?RCS: patch23: now uses full library path instead of -l notation
```

```
?RCS:
```

```
?RCS: Revision 3.0.1.1 1994/01/24 14:13:25 ram
```

```
?RCS: patch16: un-obsolete this unit to allow smooth lex/flex compilations
```

```
?RCS:
```

```
?RCS: Revision 3.0 1993/08/18 12:08:59 ram
```

```
?RCS: Baseline for dist 3.0 worldwide
```

```
release.
```

```
?RCS:
```

```
?MAKE:libflex: Loc lex libpth _a
```

```
?MAKE: -pick add $@ %<
```

```
?S:libflex:
```

```
?S: This variable contains the argument to pass to the loader in order
```

```
?S: to get the flex/lex library routines. If there is no flex or flex
```

```
?S: library, it is null.
```

```
?S:.
```

```
?T:xxx
```

```
: see if we should include -lfl
```

```
echo " "
```

```
case "$lex" in
```

```
*flex)
```

```
xxx=`./loc libfl$_a x $libpth`
```

```
case "$xxx" in
```

```

x)
echo "No flex library found." >&4
libflex="
;;
*)
echo "flex library found in $xxx." >&4
libflex="$xxx"
;;
esac
;;
*lex)
xxx=`./loc libl$_a x $libpth`
case "$xxx" in
x)
echo "No lex library found." >&4
libflex="
;;
*)
echo "lex library found in $xxx." >&4
libflex="$xxx"
;;
esac
;;
*)
echo "You don't seem to have lex or flex, so I won't look for libraries." >&4
;;
esac

```

Found in path(s):

```
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/libflex.U
```

No license file was found, but licenses were detected in source scan.

?RCS: \$Id: d\_sysconf.U 1 2006-08-24 12:32:52Z rmanfredi \$

?RCS:

?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi

?RCS:

?RCS: You may redistribute only under the terms of the Artistic Licence,

?RCS: as specified in the README file that comes with the distribution.

?RCS: You may reuse parts of this distribution only within the terms of

?RCS: that same Artistic Licence; a copy of which may be found at the root

?RCS: of the source tree for dist 4.0.

?RCS:

?RCS: Original Author: Andy Dougherty <doughera@lafcol.lafayette.edu>

?RCS:

?RCS: \$Log: d\_sysconf.U,v \$

?RCS: Revision 3.0.1.1 1994/10/29 16:15:57 ram

?RCS: patch36: created by ADO

?RCS:  
?MAKE:d\_sysconf: Inlibc  
?MAKE: -pick add \$@ %<  
?S:d\_sysconf:  
?S: This variable conditionally defines the HAS\_SYSCONF symbol, which  
?S: indicates to the C program that the sysconf() routine is available  
?S: to determine system related limits and options.  
?S:.  
?C:HAS\_SYSCONF:  
?C: This  
symbol, if defined, indicates that sysconf() is available  
?C: to determine system related limits and options.  
?C:.  
?H:#\$d\_sysconf HAS\_SYSCONF /\*\*/  
?H:.  
?LINT:set d\_sysconf  
: see if sysconf exists  
set sysconf d\_sysconf  
eval \$inlibc

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/d\_sysconf.U

No license file was found, but licenses were detected in source scan.

?RCS: \$Id: lseektype.U,v 3.0.1.1 1994/08/29 16:30:10 ram Exp \$  
?RCS:  
?RCS: Copyright (c) 1991-1993, Raphael Manfredi  
?RCS:  
?RCS: You may redistribute only under the terms of the Artistic License,  
?RCS: as specified in the README file that comes with the distribution.  
?RCS: You may reuse parts of this distribution only within the terms of  
?RCS: that same Artistic License; a copy of which may be found at the root  
?RCS: of the source tree for dist 3.0.  
?RCS:  
?RCS: \$Log: lseektype.U,v \$  
?RCS: Revision 3.0.1.1 1994/08/29 16:30:10 ram  
?RCS: patch32: now uses new Typedef unit to compute type information  
?RCS:  
?RCS: Revision 3.0 1993/08/18 12:09:08 ram  
?RCS: Baseline for dist 3.0 netwide release.  
?RCS:  
?MAKE:lseektype lseeksize: Myread Typedef cat Compile rm\_try longsize run  
?MAKE: -pick add \$@ %<  
?S:lseektype:  
?S: This variable defines lseektype to be something like off\_t, long,  
?S: or whatever type is used to declare

```

lseek offset's type in the
?S: kernel (which also appears to be lseek's return type).
?S:.
?S:lseeksize:
?S: This variable defines lseektype to be something like off_t, long,
?S: or whatever type is used to declare lseek offset's type in the
?S: kernel (which also appears to be lseek's return type).
?S:.
?C:Off_t (LSEEKTYPE):
?C: This symbol holds the type used to declare offsets in the kernel.
?C: It can be int, long, off_t, etc... It may be necessary to include
?C: <sys/types.h> to get any typedef'ed information.
?C:.
?C:LSEEKSIZE:
?C: This symbol holds the number of bytes used by the Off_t.
?C:.
?C:Off_t_size:
?C: This symbol holds the number of bytes used by the Off_t.
?C:.
?H:#define Off_t $lseektype /* <offset> type */
?H:#define LSEEKSIZE $lseeksize /* <offset> size */
?H:#define Off_t_size $lseeksize /* <offset> size */
?H:.
?F:!try
?LINT:set lseektype
: see what type lseek is declared as in the kernel
rp="What is the type used for lseek's offset on this system?"
set off_t lseektype
long stdio.h sys/types.h
eval $typedef_ask

echo " "
echo "Checking to see how big your file offsets are..." >&4
$cat >try.c <<EOCP
#include <sys/types.h>
#include <stdio.h>
int main()
{
    printf("%d\n", (int)sizeof($lseektype));
    return(0);
}
EOCP
set try
if eval $compile_ok; then
    lseeksize=`$run ./try`
    echo "Your file offsets are $lseeksize bytes long."
else
    dflt=$longsize

```

```
echo " "  
echo "(I can't seem to compile the test program. Guessing...)"  
rp="What is the size of your file offsets (in bytes)?"  
. /myread  
lseeksize="$ans"  
fi  
$rm_try
```

Found in path(s):

```
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/typedefs/lseektype.U
```

No license file was found, but licenses were detected in source scan.

?RCS: \$Id\$

?RCS:

?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi

?RCS:

?RCS: You may redistribute only under the terms of the Artistic License,

?RCS: as specified in the README file that comes with the distribution.

?RCS: You may reuse parts of this distribution only within the terms of

?RCS: that same Artistic License; a copy of which may be found at the root

?RCS: of the source tree for dist 4.0.

?RCS:

?RCS: \$Log: i\_grp.U,v \$

?RCS: Revision 3.0 1993/08/18 12:08:20 ram

?RCS: Baseline for dist 3.0 netwide release.

?RCS:

?MAKE:i\_grp: Inhdr

?MAKE: -pick add \$@ %<

?S:i\_grp:

?S: This variable conditionally defines the I\_GRP symbol, and indicates

?S: whether a C program should include <grp.h>.

?S:.

?C:I\_GRP:

?C: This symbol, if defined, indicates to the C program that it should

?C: include <grp.h>.

?C:.

?H:#\$i\_grp I\_GRP /\*\*/

?H:.

?LINT:set i\_grp

: see if this is an grp system

set grp.h i\_grp

eval \$inhdr

Found

in path(s):

```
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/i_grp.U
```



No license file was found, but licenses were detected in source scan.

?RCS: You may distribute under the terms of either the GNU General Public

?RCS: License or the Artistic License, as specified in the README file.

?RCS:

?MAKE:d\_fmax: Inlibc

?MAKE: -pick add \$@ %<

?S:d\_fmax:

?S: This variable conditionally defines the HAS\_FMAX symbol, which

?S: indicates to the C program that the fmax() routine is available.

?S:.

?C:HAS\_FMAX:

?C: This symbol, if defined, indicates that the fmax routine is

?C: available to do the maximum function.

?C:.

?H:#\$d\_fmax HAS\_FMAX /\*\*/

?H:.

?LINT:set d\_fmax

: see if fmax exists

set fmax d\_fmax

eval \$inlibc

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/perl/d\_fmax.U

No license file was found, but licenses were detected in source scan.

?RCS: \$Id: i\_sysresrc.U 1 2006-08-24 12:32:52Z rmanfredi \$

?RCS:

?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi

?RCS:

?RCS: You may redistribute only under the terms of the Artistic Licence,

?RCS: as specified in the README file that comes with the distribution.

?RCS: You may reuse parts of this distribution only within the terms of

?RCS: that same Artistic Licence; a copy of which may be found at the root

?RCS: of the source tree for dist 4.0.

?RCS:

?RCS: \$Log: i\_sysresrc.U,v \$

?RCS: Revision 3.0 1993/08/18 12:08:34 ram

?RCS: Baseline for dist 3.0 netwide release.

?RCS:

?X:

?X: Look wether <sys/resource.h> needs to be included

?X:

?MAKE:i\_sysresrc: Inhdr

?MAKE: -pick add \$@ %<

?S:i\_sysresrc:

?S: This variable conditionally defines the I\_SYS\_RESOURCE symbol,

?S: and indicates whether a C program should include <sys/resource.h>.

?S:.

?C:I\_SYS\_RESOURCE (I\_SYSRESOURCE):

?C: This symbol, if defined, indicates

to the C program that it should

?C: include <sys/resource.h>.

?C:.

?H:#\$i\_sysresrc I\_SYS\_RESOURCE /\*\*/

?H:.

?LINT:set i\_sysresrc

: see if sys/resource.h has to be included

set sys/resource.h i\_sysresrc

eval \$inhdr

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/i\_sysresrc.U

No license file was found, but licenses were detected in source scan.

?RCS: You may distribute under the terms of either the GNU General Public

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/perl/i\_stdbool.U

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/perl/d\_isinf.U

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/perl/d\_isless.U

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/perl/d\_prctl.U

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/threads/d\_pthratrj.U

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/ebcdic/ebcdic.U

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/perl/d\_strtoll.U

\*

/opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/perl/d\_strtouq.U

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/threads/d\_nl\_langinfo\_1.U

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/perl/d\_strtoull.U

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/perl/d\_dlshmun.U

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/threads/d\_pthread\_atfork.U

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-

5.30.0/U/perl/d\_isfinite.U  
\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/perl/d\_off64\_t.U  
\*  
/opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/perl/d\_libm\_lib\_version.U  
\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/perl/d\_ptrdiff\_t.U  
\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/perl/d\_fcntl\_can\_lock.U  
\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/perl/d\_fpos64\_t.U  
\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/perl/d\_signbit.U  
\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/threads/d\_pthread\_y.U  
\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/perl/time\_size.U  
\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/perl/d\_isnan.U  
\*  
/opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/modified/d\_longlong.U  
\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/perl/d\_futimes.U  
\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/perl/d\_isnormal.U  
\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/modified/d\_union\_semun.U  
\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/perl/d\_cplusplus.U  
No license file was found, but licenses were detected in source scan.

?RCS: \$Id\$

?RCS:

?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi

?RCS:

?RCS: You may redistribute only under the terms of the Artistic License,

?RCS: as specified in the README file that comes with the distribution.

?RCS: You may reuse parts of this distribution only within the terms of

?RCS: that same Artistic License; a copy of which may be found at the root

?RCS: of the source tree for dist 4.0.

?RCS:

?RCS: Original Author: Andy Dougherty <doughera@lafcol.lafayette.edu>

?RCS:

?RCS: \$Log: d\_gconvert.U,v \$

?RCS: Revision 3.0.1.3 1997/02/28 15:33:38 ram

?RCS: patch61: integrated new unit from perl5

?RCS:  
?RCS: Revision 3.0.1.2 1995/07/25 13:55:59 ram  
?RCS: patch56: improved comments about the Gconvert macro (ADO)  
?RCS: patch56: force compile-link test since it may exist but be unusable (ADO)  
?RCS:  
?RCS: Revision 3.0.1.1 1994/10/29 16:12:51 ram  
?RCS: patch36: created by ADO  
?RCS:  
?MAKE:d\_Gconvert:  
cat cc cflags ldflags libs rm\_try\_o  
?MAKE: -pick add \$@ %<  
?S:d\_Gconvert:  
?S: This variable holds what Gconvert is defined as to convert  
?S: floating point numbers into strings. It could be 'gconvert'  
?S: or a more complex macro emulating gconvert with gcvt() or sprintf.  
?S:.  
?C:Gconvert:  
?C: This preprocessor macro is defined to convert a floating point  
?C: number to a string without a trailing decimal point. This  
?C: emulates the behavior of sprintf("%g"), but is sometimes much more  
?C: efficient. If gconvert() is not available, but gcvt() drops the  
?C: trailing decimal point, then gcvt() is used. If all else fails,  
?C: a macro using sprintf("%g") is used. Arguments for the Gconvert  
?C: macro are: value, number of digits, whether trailing zeros should  
?C: be retained, and the output buffer.  
?C: Possible values are:  
?C: d\_Gconvert='gconvert((x),(n),(t),(b))'  
?C: d\_Gconvert='gcvt((x),(n),(b))'  
?C: d\_Gconvert='sprintf((b),"%.\*g",(n),(x))'  
?C: The last two assume trailing zeros should  
not be kept.  
?C:.  
?H:#define Gconvert(x,n,t,b) \$d\_Gconvert  
?H:.  
?T: xxx\_list xxx\_convert  
?F:!try  
?X:  
: Check how to convert floats to strings.  
echo " "  
echo "Checking for an efficient way to convert floats to strings."  
?X: We want to be sure to drop trailing decimal points (perl5  
?X: needs this).  
\$cat >try.c <<'EOP'  
#ifdef TRY\_gconvert  
#define Gconvert(x,n,t,b) gconvert((x),(n),(t),(b))  
char \*myname = "gconvert";  
#endif  
#ifdef TRY\_gcvt

```

#define Gconvert(x,n,t,b) gcvt((x),(n),(b))
char *myname = "gcvt";
#endif
#ifdef TRY_sprintf
#define Gconvert(x,n,t,b) sprintf((b),"%.*g",(n),(x))
char *myname = "sprintf";
#endif

#include <stdio.h>

int
checkit(expect, got)
char *expect;
char *got;
{
    if (strcmp(expect, got) {
        printf("%s oddity: Expected %s, got %s\n",
            myname, expect, got);
        exit(1);
    }
}

int
int main()
{
    char buf[64];
    buf[63] = '\0';

    /* This must be 1st test on (which?) platform */
    /* Alan Burlison <AlanBurlsin@unn.unisys.com> */
    Gconvert(0.1, 8, 0, buf);
    checkit("0.1",
        buf);

    Gconvert(1.0, 8, 0, buf);
    checkit("1", buf);

    Gconvert(0.0, 8, 0, buf);
    checkit("0", buf);

    Gconvert(-1.0, 8, 0, buf);
    checkit("-1", buf);

    /* Some Linux gcvt's give 1.e+5 here. */
    Gconvert(100000.0, 8, 0, buf);
    checkit("100000", buf);

    /* Some Linux gcvt's give -1.e+5 here. */

```

```
Gconvert(-100000.0, 8, 0, buf);
checkit("-100000", buf);
```

```
exit(0);
}
```

EOP

?X: List of order in which to search for functions.

?X: Usual order of efficiency is gconvert gcvt sprintf

?X: Respect a previous or hinted value.

```
case "$d_Gconvert" in
gconvert*) xxx_list='gconvert gcvt sprintf' ;;
gcvt*) xxx_list='gcvt gconvert sprintf' ;;
sprintf*) xxx_list='sprintf gconvert gcvt' ;;
*) xxx_list='gconvert gcvt sprintf' ;;
esac
```

```
for xxx_convert in $xxx_list; do
echo "Trying $xxx_convert"
$rm_try
if $cc $ccflags -DTRY_$xxx_convert $ldflags -o try \
try.c $libs > /dev/null 2>&1 ; then
echo "$xxx_convert" found. >&4
if ./try; then
echo "I'll use $xxx_convert to convert floats
into a string." >&4
break;
else
echo "...But $xxx_convert didn't work as I expected."
fi
else
echo "$xxx_convert NOT found." >&4
fi
done
```

```
case "$xxx_convert" in
gconvert) d_Gconvert='gconvert((x),(n),(t),(b))' ;;
gcvt) d_Gconvert='gcvt((x),(n),(b))' ;;
*) d_Gconvert='sprintf((b),"%.*g",(n),(x))' ;;
esac
```

Found in path(s):

```
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/d_gconvert.U
```

No license file was found, but licenses were detected in source scan.

?RCS: \$Id: d\_semop.U 1 2006-08-24 12:32:52Z rmanfredi \$

?RCS:

?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi

?RCS:  
?RCS: You may redistribute only under the terms of the Artistic Licence,  
?RCS: as specified in the README file that comes with the distribution.  
?RCS: You may reuse parts of this distribution only within the terms of  
?RCS: that same Artistic Licence; a copy of which may be found at the root  
?RCS: of the source tree for dist 4.0.  
?RCS:  
?RCS: \$Log: d\_semop.U,v \$  
?RCS: Revision 3.0 1993/08/18 12:07:05 ram  
?RCS: Baseline for dist 3.0 netwide release.  
?RCS:  
?MAKE:d\_semop: Inlibc  
?MAKE: -pick add \$@ %<  
?S:d\_semop:  
?S: This variable conditionally defines the HAS\_SEMOP symbol, which  
?S: indicates to the C program that the semop() routine is available.  
?S:.  
?C:HAS\_SEMOP:  
?C: This symbol, if defined, indicates that the semop() routine is  
?C: available to execute semaphore operations.  
?C:.  
?H:#\$d\_semop  
HAS\_SEMOP /\*\*/  
?H:.  
?LINT:set d\_semop  
: see if semop exists  
set semop d\_semop  
eval \$inlibc

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/d\_semop.U

No license file was found, but licenses were detected in source scan.

?RCS: \$Id: d\_getpent.U,v 3.0 1993/08/18 12:06:09 ram Exp \$  
?RCS:  
?RCS: Copyright (c) 1991-1993, Raphael Manfredi  
?RCS:  
?RCS: You may redistribute only under the terms of the Artistic License,  
?RCS: as specified in the README file that comes with the distribution.  
?RCS: You may reuse parts of this distribution only within the terms of  
?RCS: that same Artistic License; a copy of which may be found at the root  
?RCS: of the source tree for dist 3.0.  
?RCS:  
?RCS: \$Log: d\_getpent.U,v \$  
?RCS: Revision 3.0 1993/08/18 12:06:09 ram  
?RCS: Baseline for dist 3.0 netwide release.  
?RCS:

?MAKE:d\_getpent: Inlibc  
?MAKE: -pick add \$@ %<  
?S:d\_getpent:  
?S: This variable conditionally defines HAS\_GETPROTOENT if getprotoent() is  
?S: available to look up protocols in some data base or another.  
?S:.  
?C:HAS\_GETPROTOENT:  
?C: This symbol, if defined, indicates that the getprotoent() routine is  
?C: available to look up protocols in some data base  
or another.  
?C:.  
?H:#\$d\_getpent HAS\_GETPROTOENT /\*\*/  
?H:.  
?LINT:set d\_getpent  
: see if getprotoent exists  
set getprotoent d\_getpent  
eval \$inlibc

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/modified/d\_getpent.U

No license file was found, but licenses were detected in source scan.

?RCS: \$Id\$

?RCS:

?RCS: Copyright (c) 1999 Jarkko Hietaniemi

?RCS:

?RCS: You may distribute under the terms of either the GNU General Public

?RCS: License or the Artistic License, as specified in the README file.

?RCS:

?X: This unit generates a \$hasstruct string that is used internally

?X: by Configure to check if this system has a field for a

?X: particular struct (of if this system has a particular struct!)

?X:

?X: To use it, say something like:

?X: set d\_statblocks stat i\_sysstat sys/stat.h

?X: eval \$hasstruct

?X: Or, for more complicated sets of headers, do something like

?X: hdrs="\$define sys/foo.h

?X: \$i\_sysbar sys/bar.h

?X: \$i\_syszot sys/zot.h

?X: \$i\_zappa zappa.h"

?X: set d\_statblocks stat \$hdrs

?X: eval \$hasstruct

?X:

?MAKE:Hasstruct: Setvar rm\_try test Compile

?MAKE: -pick add \$@ %<

?T:varname struct



```

?V:hasstruct
: Define hasstruct macro for Configure internal use
hasstruct='varname=$1; struct=$2; shift;
shift;
while $test $# -ge 2; do
case "$1" in
$define) echo "#include <$2>";;
esac ;
shift 2;
done > try.c;
echo "int main () { struct $struct foo; }" >> try.c;
set try;
if eval $compile; then
val="$define";
else
val="$undef";
fi;
set $varname;
eval $setvar;
$rm_try'

```

Found in path(s):

```

* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/protos/Hasstruct.U

```

No license file was found, but licenses were detected in source scan.

```

?RCS: $Id: i_varhdr.U 1 2006-08-24 12:32:52Z rmanfredi $
?RCS:
?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi
?RCS:
?RCS: You may redistribute only under the terms of the Artistic License,
?RCS: as specified in the README file that comes with the distribution.
?RCS: You may reuse parts of this distribution only within the terms of
?RCS: that same Artistic License; a copy of which may be found at the root
?RCS: of the source tree for dist 4.0.
?RCS:
?RCS: $Log: i_varhdr.U,v $
?RCS: Revision 3.0.1.3 1997/02/28 15:54:42 ram
?RCS: patch61: varargs script now starts with leading "startsh"
?RCS:
?RCS: Revision 3.0.1.2 1994/10/29 16:21:02 ram
?RCS: patch36: added ?F: line for metalint file checking
?RCS:
?RCS: Revision 3.0.1.1 1994/05/13 15:26:05 ram
?RCS: patch27: this unit now supersedes old i_stdarg.U and i_varargs.U
?RCS: patch27: modified to avoid spurious Whoa warnings (ADO)
?RCS:
?RCS: Revision 3.0

```

1993/08/18 12:08:49 ram

?RCS: Baseline for dist 3.0 netwide release.

?RCS:

?MAKE:i\_stdarg i\_varargs i\_varhdr: cat +cc +ccflags rm test Setvar \  
Findhdr startsh \_o

?MAKE: -pick add \$@ %<

?S:i\_stdarg:

?S: This variable conditionally defines the I\_STDARG symbol, which

?S: indicates to the C program that <stdarg.h> exists and should

?S: be included.

?S:.

?S:i\_varargs:

?S: This variable conditionally defines I\_VARARGS, which indicates

?S: to the C program that it should include <varargs.h>.

?S:.

?S:i\_varhdr:

?S: Contains the name of the header to be included to get va\_dcl definition.

?S: Typically one of varargs.h or stdarg.h.

?S:.

?C:I\_STDARG:

?C: This symbol, if defined, indicates that <stdarg.h> exists and should

?C: be included.

?C:.

?C:I\_VARARGS:

?C: This symbol, if defined, indicates to the C program that it should

?C: include <varargs.h>.

?C:.

?H:#\$i\_stdarg I\_STDARG /\*\*/

?H:#\$i\_varargs I\_VARARGS /\*\*/

?H:.

?W:%<:va\_dcl

?F:!varargs

?T:valstd

?LINT:set i\_stdarg i\_varargs

?X:

?X:

Don't use setvar because the varargs test below might override these.

?X: Actually, the messages here are just informative. We don't wish to set

?X: i\_varargs or i\_stdarg to their final value before knowing which of the

?X: two we'll include.

?X:

: see if stdarg is available

echo " "

if \$test `./findhdr stdarg.h`; then

echo "<stdarg.h> found." >&4

valstd="\$define"

else

echo "<stdarg.h> NOT found." >&4

```

valstd="$undef"
fi

: see if varargs is available
echo " "
if $test `./findhdr varargs.h`; then
echo "<varargs.h> found." >&4
else
echo "<varargs.h> NOT found, but that's ok (I hope)." >&4
fi

```

?X:

?X: if you have stdarg.h, you need to support prototypes to actually use it;

?X: but if stdarg.h exists and the compiler doesn't support prototypes (for some

?X: bizarre reason), we'll fall back to varargs.h anyway so it's not so bad.

?X:

: set up the varargs testing programs

```
$cat > varargs.c <<EOP
```

```
#ifdef I_STDARG
```

```
#include <stdarg.h>
```

```
#endif
```

```
#ifdef I_VARARGS
```

```
#include <varargs.h>
```

```
#endif
```

```
#ifdef
```

```
 I_STDARG
```

```
int f(char *p, ...)
```

```
#else
```

```
int f(va_alist)
```

```
va_dcl
```

```
#endif
```

```
{
```

```
 va_list ap;
```

```
#ifndef I_STDARG
```

```
 char *p;
```

```
#endif
```

```
#ifdef I_STDARG
```

```
 va_start(ap,p);
```

```
#else
```

```
 va_start(ap);
```

```
 p = va_arg(ap, char *);
```

```
#endif
```

```
 va_end(ap);
```

```
 return 0;
```

```
}
```

```
EOP
```

```
$cat > varargs <<EOP
```

```

$startsh
if $cc -c $ccflags -D\$1 varargs.c >/dev/null 2>&1; then
    echo "true"
else
    echo "false"
fi
$rm -f varargs$_o
EOP
chmod +x varargs

: now check which varargs header should be included
echo " "
i_varhdr="
val="
case "$valstd" in
"$define")
    if `./varargs I_STDARG`; then
        val='stdarg.h'
    elif `./varargs I_VARARGS`; then
        val='varargs.h'
    fi
    ;;
*)
    if `./varargs I_VARARGS`; then
        val='varargs.h'
    fi
    ;;
esac
case "$val" in
")
    echo " "
    echo "*** WHOA THERE!!! ***" >&4
    echo " Your C compiler \"\$cc\" doesn't seem to support stdarg or varargs!" >&4
    case "$knowitall" in
    ")
        echo " I'm giving up; maybe you can try again with a different compiler?" >&4
        exit 1
        ;;
    esac
    echo "I could not find the definition for va_dcl...
    You have problems..." >&4
    val="$undef"; set i_stdarg; eval $setvar
    val="$undef"; set i_varargs; eval $setvar
    ;;
*)
    set i_varhdr
    eval $setvar
    case "$i_varhdr" in

```

```

stdarg.h)
val="$define"; set i_stdarg; eval $setvar
val="$undef"; set i_varargs; eval $setvar
;;
varargs.h)
val="$undef"; set i_stdarg; eval $setvar
val="$define"; set i_varargs; eval $setvar
;;
esac
echo "We'll include <$i_varhdr> to get va_dcl definition." >&4;;
esac
$rm -f varargs*

```

Found in path(s):

```
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/modified/i_varhdr.U
```

No license file was found, but licenses were detected in source scan.

?RCS: \$Id\$

?RCS:

?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi

?RCS:

?RCS: You may redistribute only under the terms of the Artistic License,

?RCS: as specified in the README file that comes with the distribution.

?RCS: You may reuse parts of this distribution only within the terms of

?RCS: that same Artistic License; a copy of which may be found at the root

?RCS: of the source tree for dist 4.0.

?RCS:

?RCS: \$Log: d\_time.U,v \$

?RCS: Revision 3.0.1.2 1995/07/25 14:07:43 ram

?RCS: patch56: typo fix, sytem -> system

?RCS:

?RCS: Revision 3.0.1.1 1994/10/29 16:16:38 ram

?RCS: patch36: now uses new Typedef unit to compute type information (ADO)

?RCS:

?RCS: Revision 3.0 1993/08/18 12:07:45 ram

?RCS: Baseline for dist 3.0 netwide release.

?RCS:

?X: Maybe <sys/types.h> should be included?

?X:INC: i\_systypes

?MAKE:d\_time timetype: Csym Setvar Findhdr Myread Typedef

?MAKE: -pick add \$@ %<

?S:d\_time:

?S: This

variable conditionally defines the HAS\_TIME symbol, which indicates

?S: that the time() routine exists. The time() routine is normally

?S: provided on UNIX systems.

?S:.

?S:timetype:

?S: This variable holds the type returned by time(). It can be long,  
?S: or time\_t on BSD sites (in which case <sys/types.h> should be  
?S: included). Anyway, the type Time\_t should be used.

?S:.

?C:HAS\_TIME (TIMER):

?C: This symbol, if defined, indicates that the time() routine exists.

?C:.

?C:Time\_t (TIMETYPE):

?C: This symbol holds the type returned by time(). It can be long,  
?C: or time\_t on BSD sites (in which case <sys/types.h> should be  
?C: included).

?C:.

?H:#\$d\_time HAS\_TIME /\*\*/

?H:#define Time\_t \$timetype /\* Time type \*/

?H:.

?LINT:set d\_time

: see if time exists

echo " "

if set time val -f d\_time; eval \$csym; \$val; then

echo 'time() found.' >&4

val="\$define"

set time\_t timetype long stdio.h sys/types.h

eval \$typedef

dflt="\$timetype"

echo " "

rp="What type is returned by time() on this  
system?"

. ./myread

timetype="\$ans"

else

echo 'time() not found, hope that will do.' >&4

val="\$undef"

timetype='int';

fi

set d\_time

eval \$setvar

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-  
5.30.0/dist/U/d\_time.U

No license file was found, but licenses were detected in source scan.

?RCS: \$Id: d\_strstr.U 1 2006-08-24 12:32:52Z rmanfredi \$

?RCS:

?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi

?RCS:

?RCS: You may redistribute only under the terms of the Artistic Licence,

?RCS: as specified in the README file that comes with the distribution.  
?RCS: You may reuse parts of this distribution only within the terms of  
?RCS: that same Artistic Licence; a copy of which may be found at the root  
?RCS: of the source tree for dist 4.0.  
?RCS:  
?RCS: \$Log: d\_strstr.U,v \$  
?RCS: Revision 3.0 1993/08/18 12:07:37 ram  
?RCS: Baseline for dist 3.0 netwide release.  
?RCS:  
?MAKE:d\_strstr: Inlibc  
?MAKE: -pick add \$@ %<  
?S:d\_strstr:  
?S: This variable conditionally defines HAS\_STRSTR if strstr() is  
?S: available to find substrings.  
?S:.  
?C:HAS\_STRSTR (STRSTR):  
?C: This symbol, if defined, indicates that the strstr routine is  
?C: available to find substrings.  
?C:.  
?H:#\$d\_strstr HAS\_STRSTR /\*\*/  
?H:.  
?LINT:set d\_strstr  
:  
see if strstr exists  
set strstr d\_strstr  
eval \$inlibc

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/d\_strstr.U

No license file was found, but licenses were detected in source scan.

?RCS: \$Id: nis.U,v 3.0.1.3 1997/02/28 16:17:38 ram Exp \$  
?RCS:  
?RCS: Copyright (c) 1991-1993, Raphael Manfredi  
?RCS:  
?RCS: You may redistribute only under the terms of the Artistic License,  
?RCS: as specified in the README file that comes with the distribution.  
?RCS: You may reuse parts of this distribution only within the terms of  
?RCS: that same Artistic License; a copy of which may be found at the root  
?RCS: of the source tree for dist 3.0.  
?RCS:  
?RCS: \$Log: nis.U,v \$  
?RCS: Revision 3.0.1.3 1997/02/28 16:17:38 ram  
?RCS: patch61: ensure suitable defaults for hostcat and friends  
?RCS:  
?RCS: Revision 3.0.1.2 1995/03/21 08:48:34 ram  
?RCS: patch52: continued fix for NeXT NIS/NetInfo handling

?RCS:  
?RCS: Revision 3.0.1.1 1995/02/15 14:16:23 ram  
?RCS: patch51: now correctly handles NeXT using NIS rather than NetInfo  
?RCS:  
?RCS: Revision 3.0 1993/08/18 12:09:24 ram  
?RCS: Baseline for dist 3.0 netwide release.  
?RCS:  
?MAKE:passcat  
groupcat hostcat: Myread Oldconfig test contains  
?MAKE: -pick add \$@ %<  
?S:passcat:  
?S: This variable contains a command that produces the text of the  
?S: /etc/passwd file. This is normally "cat /etc/passwd", but can be  
?S: "ypcat passwd" when NIS is used.  
?S: On some systems, such as os390, there may be no equivalent  
?S: command, in which case this variable is unset.  
?S:.  
?S:groupcat:  
?S: This variable contains a command that produces the text of the  
?S: /etc/group file. This is normally "cat /etc/group", but can be  
?S: "ypcat group" when NIS is used.  
?S: On some systems, such as os390, there may be no equivalent  
?S: command, in which case this variable is unset.  
?S:.  
?S:hostcat:  
?S: This variable contains a command that produces the text of the  
?S: /etc/hosts file. This is normally "cat /etc/hosts", but can be  
?S: "ypcat hosts" when NIS is used.  
?S: On some systems, such as os390, there may be no equivalent  
?S: command, in which case this variable is unset.  
?S:.  
:  
see if we have to deal with yellow pages, now NIS.  
?X: NeXT gives us some fun here, as always, by having both NIS (former YP)  
?X: and NetInfo. But since it has both, it's ok to put the test inside the if.  
?X: Contributed by Thomas Neumann <tom@smart.bo.open.de>.  
if \$test -d /usr/etc/yp || \$test -d /etc/yp || \$test -d /usr/lib/yp; then  
@if passcat || groupcat  
case "\$passcat" in  
nidump\*) ;;  
\*)  
case "\$passcat" in  
\*ypcat\*) dflt=y;;  
") if \$contains '\+' /etc/passwd >/dev/null 2>&1; then  
dflt=y  
else  
dflt=n  
fi;;



```

*) dflt=n;;
esac
echo " "
rp='Are you getting the passwd file via yellow pages?'
./myread
case "$ans" in
y*) passcat='ypcat passwd'
@if groupcat
echo "(Assuming /etc/group is also distributed.)"
groupcat='ypcat group'
@end
;;
*) passcat='cat /etc/passwd'
@if groupcat
echo "(Assuming /etc/group is also local.)"
groupcat='cat /etc/group'
@end
;;
esac
;;
esac
@end
@if hostcat
case "$hostcat" in
nidump*) ;;
*)
case
"$hostcat" in
*y*) dflt=y;;
*) if $contains '^+' /etc/passwd >/dev/null 2>&1; then
dflt=y
else
dflt=n
fi;;
*) dflt=n;;
esac
echo " "
rp='Are you getting the hosts file via yellow pages?'
./myread
case "$ans" in
y*) hostcat='ypcat hosts';;
*) hostcat='cat /etc/hosts';;
esac
;;
esac
@end
fi
?X: Ensure suitable default -- Manoj Srivastava

```

```

case "$hostcat" in
") test -f /etc/hosts && hostcat='cat /etc/hosts';;
esac
case "$groupcat" in
") test -f /etc/group && groupcat='cat /etc/group';;
esac
case "$passcat" in
") test -f /etc/passwd && passcat='cat /etc/passwd';;
esac

```

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/modified/nis.U

No license file was found, but licenses were detected in source scan.

?RCS: Copyright (c) 2017-2018, H.Merijn Brand

?RCS:

?RCS: You may redistribute only under the terms of the Artistic Licence,

?RCS: as specified in the README file that comes with the distribution.

?RCS: You may reuse parts of this distribution only within the terms of

?RCS: that same Artistic Licence; a copy of which may be found at the root

?RCS: of the source tree for dist 4.0.

?RCS:

?MAKE:d\_mkostemp: Inlibc

?MAKE: -pick add \$@ %<

?S:d\_mkostemp:

?S: This variable conditionally defines HAS\_MKOSTEMP if mkostemp() is

?S: available to exclusively create and open a uniquely named (with a

?S: suffix) temporary file.

?S:.

?C:HAS\_MKOSTEMP:

?C: This symbol, if defined, indicates that the mkostemp routine is

?C: available to exclusively create and open a uniquely named (with a

?C: suffix) temporary file.

?C:.

?H:#\$d\_mkostemp HAS\_MKOSTEMP /\*\*/

?H:.

?LINT:set d\_mkostemp

: see if mkostemp exists

set mkostemp d\_mkostemp

eval \$inlibc

Found

in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/perl/d\_mkostemp.U

No license file was found, but licenses were detected in source scan.

```

?RCS: $Id: d_wifstat.U,v 3.0.1.3 1997/02/28 15:47:43 ram Exp $
?RCS:
?RCS: Copyright (c) 1991-1993, Raphael Manfredi
?RCS:
?RCS: You may redistribute only under the terms of the Artistic License,
?RCS: as specified in the README file that comes with the distribution.
?RCS: You may reuse parts of this distribution only within the terms of
?RCS: that same Artistic License; a copy of which may be found at the root
?RCS: of the source tree for dist 3.0.
?RCS:
?RCS: $Log: d_wifstat.U,v $
?RCS: Revision 3.0.1.3 1997/02/28 15:47:43 ram
?RCS: patch61: added a ?F: metalint hint
?RCS:
?RCS: Revision 3.0.1.2 1995/07/25 14:09:10 ram
?RCS: patch56: re-arranged compile line to include ldflags before objects
?RCS:
?RCS: Revision 3.0.1.1 1995/03/21 08:47:46 ram
?RCS: patch52: created
?RCS:
?MAKE:d_wifstat: Compile d_uwait Oldconfig cat rm
?MAKE: -pick add $@ %<
?S:d_wifstat:
?S: This symbol conditionally defines USE_WIFSTAT
if the C program can
?S: safely use the WIFxxx macros with the kind of wait() parameter
?S: declared in the program (see UNION_WAIT), or if it can't. Should
?S: only matter on HP-UX, where the macros are incorrectly written and
?S: therefore cause programs using them with an 'union wait' variable
?S: to not compile properly.
?S:.
?C:USE_WIFSTAT:
?C: This symbol, if defined, indicates to the C program that the argument
?C: for the WIFxxx set of macros such as WIFSIGNALED or WIFEXITED can
?C: be of the same kind as the one used to hold the wait() status. Should
?C: only matter on HP-UX, where the macros are incorrectly written and
?C: therefore cause programs using them with an 'union wait' variable
?C: to not compile properly. See also UNION_WAIT.
?C:.
?H:#$d_wifstat USE_WIFSTAT /**/
?H:.
?T:type
?F:!foo
: see if we can use WIFxxx macros
echo " "
case "$d_wifstat" in
"$define") echo "As before, you can safely use WIFEXITED and friends!" >&4;;
"$undef") echo "You still can't use WIFEXITED

```

```

and friends!" >&4;;
*)
echo "Let's see whether you can use the WIFEXITED(status) macro and its"
case "$d_uwait" in
"$define") type='union wait';
*) type='int';;
esac
echo "friends with status declared as '$type status'..."
$cat >foo.c <<EOCP
#include <sys/types.h>
#include <sys/wait.h>

int main()
{
$type status;
int e = 0;

#ifdef WIFEXITED
if (WIFEXITED(status))
printf("\n");
exit(0);
#else
exit(2);
#endif
}
EOCP
d_wifstat="$undef"
set foo
if eval $compile; then
if ./foo >/dev/null; then
echo "Great! Looks like we can use the WIFxxx macros." >&4
d_wifstat="$define"
else
echo "You don't seem to have WIFxxx macros, but that's ok." >&4
fi
else
echo "Apparently you can't use WIFxxx macros properly." >&4
fi
$rm -f foo.* foo core
;;
esac

```

Found in path(s):

```

* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/compline/d_wifstat.U

```

No license file was found, but licenses were detected in source scan.

```
?RCS: $Id: sitebin.U,v $
```

```

?RCS:
?RCS: Copyright (c) 1999 Andy Dougherty
?RCS:
?RCS: You may redistribute only under the terms of the Artistic License,
?RCS: as specified in the README file that comes with the distribution.
?RCS: You may reuse parts of this distribution only within the terms of
?RCS: that same Artistic License; a copy of which may be found at the root
?RCS: of the source tree for dist 3.0.
?RCS:
?RCS: $Log: sitebin.U,v $
?RCS:
?MAKE:sitebin sitebinexp installsitebin : Getfile Oldconfig \
Setprefixvar siteprefix
?MAKE: -pick add $@ %<
?Y:TOP
?D:sitebin="
?S:sitebin:
?S: This variable holds the name of the directory in which the user wants
?S: to put add-on publicly executable files for the package in question. It
?S: is most often a local directory such as /usr/local/bin. Programs using
?S: this variable must be prepared to deal with ~name substitution.
?S: The standard distribution will put nothing
?S: in this directory.
?S: After perl has been installed, users may install their own local
?S: executables in this directory with
?S: MakeMaker Makefile.PL
?S: or equivalent. See INSTALL for details.
?S:.
?D:sitebinexp="
?S:sitebinexp:
?S: This is the same as the sitebin variable, but is filename expanded at
?S: configuration time, for use in your makefiles.
?S:.
?D:installsitebin="
?S:installsitebin:
?S: This variable is usually the same as sitebinexp, unless you are on
?S: a system running AFS, in which case they may differ slightly. You
?S: should always use this variable within your makefiles for portability.
?S:.
?LINT:change prefixvar
?LINT:set installsitebin
?LINT:set sitebin
?LINT:set sitebinexp
: determine where add-on public executables go
case "$sitebin" in
") dflt=$siteprefix/bin ;;
*) dflt=$sitebin ;;
esac

```

```
fn=d~
rp='Pathname where the add-on public executables should be installed?'
./getfile
prefixvar=sitebin
./setprefixvar
```

Found in path(s):

```
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/installdirs/sitebin.U
```

No license file was found, but licenses were detected in source scan.

?RCS: \$Id\$

?RCS:

?RCS: Copyright (c) 2001 Jarkko Hietaniemi

?RCS:

?RCS: You may redistribute only under the terms of the Artistic License,

?RCS: as specified in the README file that comes with the distribution.

?RCS: You may reuse parts of this distribution only within the terms of

?RCS: that same Artistic License; a copy of which may be found at the root

?RCS: of the source tree for dist 3.0.

?RCS:

?MAKE:d\_flockproto: Hasproto i\_sysfile

?MAKE: -pick add \$@ %<

?S:d\_flockproto:

?S: This variable conditionally defines the HAS\_FLOCK\_PROTO symbol,

?S: which indicates to the C program that the system provides

?S: a prototype for the flock() function. Otherwise, it is

?S: up to the program to supply one.

?S:.

?C:HAS\_FLOCK\_PROTO:

?C: This symbol, if defined, indicates that the system provides

?C: a prototype for the flock() function. Otherwise, it is up

?C: to the program to supply one. A good guess is

?C: extern int flock(int,

int);

?C:.

?H:#\$d\_flockproto HAS\_FLOCK\_PROTO /\*\*/

?H:.

?LINT:set d\_flockproto

: see if prototype for flock is available

echo " "

set d\_flockproto flock \$i\_sysfile sys/file.h

eval \$hasproto

Found in path(s):

```
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/perl/d_flockproto.U
```

No license file was found, but licenses were detected in source scan.

```
?RCS: $Id: i_mntent.U,v $
?RCS:
?RCS: Copyright (c) 1999 Jarkko Hietaniemi
?RCS:
?RCS: You may distribute under the terms of either the GNU General Public
?RCS: License or the Artistic License, as specified in the README file.
?RCS:
?MAKE:i_mntent: Inhdr Hasfield
?MAKE: -pick add $@ %<
?S:i_mntent:
?S: This variable conditionally defines the I_MNTENT symbol, and indicates
?S: whether a C program should include <mntent.h>.
?S:.
?C:I_MNTENT:
?C: This symbol, if defined, indicates that <mntent.h> exists and
?C: should be included.
?C:.
?H:#$i_mntent I_MNTENT /**/
?H:.
?LINT:set i_mntent
: see if this is a mntent.h system
set mntent.h i_mntent
eval $inhdr
```

Found in path(s):

```
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/perl/i_mntent.U
```

No license file was found, but licenses were detected in source scan.

```
?RCS: $Id: vendorhtml1dir.U,v 1.1 1999/07/08 18:32:57 doughera Exp doughera $
?RCS:
?RCS: Copyright (c) 1999, Andy Dougherty
?RCS:
?RCS: You may redistribute only under the terms of the Artistic License,
?RCS: as specified in the README file that comes with the distribution.
?RCS: You may reuse parts of this distribution only within the terms of
?RCS: that same Artistic License; a copy of which may be found at the root
?RCS: of the source tree for dist 3.0.
?RCS:
?RCS: $Log: vendorhtml1dir.U,v $
?RCS: Revision 1.1 1999/07/08 18:32:57 doughera
?RCS: Initial revision
?RCS:
?MAKE:vendorhtml1dir vendorhtml1direxp installvendorhtml1dir: html1dir Getfile \
Setprefixvar Oldconfig Prefixit test vendorprefix prefix sed
?MAKE: -pick add $@ %<
```

?Y:TOP

?S:vendorhtml1dir:

?S: This variable contains the name of the directory for html

?S: pages. It may have a ~ on the front.

?S: The standard distribution will put nothing in this directory.

?S: Vendors who distribute perl may wish to place their own

?S: html pages in this directory with

?S: MakeMaker Makefile.PL INSTALLDIRS=vendor

?S: or equivalent. See INSTALL for details.

?S:.

?S:vendorhtml1direxp:

?S: This variable is the ~name expanded version of vendorhtml1dir, so that you

?S: may use it directly in Makefiles or shell scripts.

?S:.

?D:installvendorhtml1dir="

?S:installvendorhtml1dir:

?S: This variable is really the same as vendorhtml1direxp but may differ on

?S: those systems using AFS. For extra portability, only this variable

?S: should be used in makefiles.

?S:.

?LINT:change prefixvar

?LINT:set installvendorhtml1dir

: Set the vendorhtml1dir variables

case "\$vendorprefix" in

\*) vendorhtml1dir="

vendorhtml1direxp="

::

\*) : determine where vendor-supplied html pages go.

: There is no standard location, so try to copy the previously-selected

: directory structure for the core html pages.

: XXX Better default suggestions would be welcome.

case "\$vendorhtml1dir"

in

\*) dflt=`echo "\$html1dir" | \$sed "s#^\$prefix#\$vendorprefix#"` ;;

\*) dflt=\$vendorhtml1dir ;;

esac

case "\$dflt" in

"|" ) dflt=none ;;

esac

fn=dn+~

rp='Pathname for the vendor-supplied html pages?'

./getfile

vendorhtml1dir="\$ans"

vendorhtml1direxp="\$ansexp"

::

esac

: Use ' ' for none so value is preserved next time through Configure



```
$test X"$vendorhtml1dir" = "X" && vendorhtml1dir=' '
```

```
prefixvar=vendorhtml1dir
```

```
./installprefix
```

Found in path(s):

```
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/installdirs/vendorhtml1dir.U
```

No license file was found, but licenses were detected in source scan.

```
?RCS: $Id: Warn_v7ND.U 1 2006-08-24 12:32:52Z rmanfredi $
```

```
?RCS:
```

```
?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi
```

```
?RCS:
```

```
?RCS: You may redistribute only under the terms of the Artistic Licence,
```

```
?RCS: as specified in the README file that comes with the distribution.
```

```
?RCS: You may reuse parts of this distribution only within the terms of
```

```
?RCS: that same Artistic Licence; a copy of which may be found at the root
```

```
?RCS: of the source tree for dist 4.0.
```

```
?RCS:
```

```
?RCS: $Log: Warn_v7ND.U,v $
```

```
?RCS: Revision 3.0.1.1 1994/10/29 16:01:46 ram
```

```
?RCS: patch36: call ./v7 explicitly instead of relying on PATH
```

```
?RCS:
```

```
?RCS: Revision 3.0 1993/08/18 12:05:18 ram
```

```
?RCS: Baseline for dist 3.0 netwide release.
```

```
?RCS:
```

```
?X:
```

```
?X: This unit warns V7 sites that they may not have a non-blocking read.
```

```
?X: This unit needs to be mentioned in End.U to get included.
```

```
?X:
```

```
?MAKE:Warn_v7ND: package Guess
```

```
?MAKE: -pick add $@ %<
```

```
: Warnings
```

```
if ./v7; then
```

```
cat
```

```
<<EOM
```

NOTE: many V7 systems do not have a way to do a non-blocking read. If you don't have any of FIONREAD, O\_NDELAY, or rdchk(), the \$package package may not work as well as it might. It might not work at all.

```
EOM
```

```
fi
```

Found in path(s):

```
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/Warn_v7ND.U
```

No license file was found, but licenses were detected in source scan.

```

?RCS: $Id: d_tzmin.U 1 2006-08-24 12:32:52Z rmanfredi $
?RCS:
?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi
?RCS:
?RCS: You may redistribute only under the terms of the Artistic Licence,
?RCS: as specified in the README file that comes with the distribution.
?RCS: You may reuse parts of this distribution only within the terms of
?RCS: that same Artistic Licence; a copy of which may be found at the root
?RCS: of the source tree for dist 4.0.
?RCS:
?RCS: $Log: d_tzmin.U,v $
?RCS: Revision 3.0.1.1 1994/10/29 16:16:58 ram
?RCS: patch36: call ./bsd explicitly instead of relying on PATH
?RCS:
?RCS: Revision 3.0 1993/08/18 12:07:49 ram
?RCS: Baseline for dist 3.0 netwide release.
?RCS:
?MAKE:d_tzmin: contains cppstdin cppminus timeincl rm Setvar Guess
?MAKE: -pick add $@ %<
?S:d_tzmin:
?S: This symbol conditionally defines TZ_MINUTESWEST if the system uses
?S: tz_minuteswest in time header instead of timezone.
?S:.
?C:TZ_MINUTESWEST:
?C: This
symbol is defined if this system uses tz_minuteswest
?C: in time header instead of timezone.
?C: If not defined, you may have to use struct timeb and ftime() rather
?C: than the new gettimeofday() system call.
?C:.
?H:#$d_tzmin TZ_MINUTESWEST /**/
?H:.
?LINT:set d_tzmin
: see if tz_minuteswest is defined in time header
echo " "
val="$undef"
$cppstdin $cppminus < $timeincl > try 2>&1
if $contains 'tz_minuteswest' try >/dev/null 2>&1; then
echo "You have tz_minuteswest defined in $timeincl rather than timezone." >&4
val="$define"
elif $contains 'timezone' try >/dev/null 2>&1; then
echo "You have timezone defined in $timeincl rather than tz_minuteswest." >&4
else
echo "Your $timeincl file looks strange." >&4
fi
if ./bsd; then
case "$d_tzmin" in
"$undef") echo "(Maybe your system is an USG one after all?)";;

```

```
esac
fi
set d_tzmin
eval $setvar
$rm -f try
```

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/d\_tzmin.U

No license file was found, but licenses were detected in source scan.

?RCS: \$Id: d\_getnbyad.U,v \$

?RCS:

?RCS: Copyright (c) 1998 Andy Dougherty

?RCS:

?RCS: You may distribute under the terms of either the GNU General Public

?RCS: License or the Artistic License, as specified in the README file.

?RCS:

?MAKE:d\_getnbyname: Inlibc

?MAKE: -pick add \$@ %<

?S:d\_getnbyname:

?S: This variable conditionally defines the HAS\_GETNETBYNAME symbol, which

?S: indicates to the C program that the getnetbyname() routine is available

?S: to look up networks by their names.

?S:.

?C:HAS\_GETNETBYNAME:

?C: This symbol, if defined, indicates that the getnetbyname() routine is

?C: available to look up networks by their names.

?C:.

?H:#\$d\_getnbyname HAS\_GETNETBYNAME /\*\*/

?H:.

?LINT:set d\_getnbyname

: see if getnetbyname exists

set getnetbyname d\_getnbyname

eval \$inlibc

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/modified/d\_getnbynm.U

No license file was found, but licenses were detected in source scan.

?RCS: \$Id: d\_setnet.U,v 3.0 1993/08/18 12:06:09 ram Exp \$

?RCS:

?RCS: Copyright (c) 1991-1993, Raphael Manfredi

?RCS:

?RCS: You may redistribute only under the terms of the Artistic License,

?RCS: as specified in the README file that comes with the distribution.

?RCS: You may reuse parts of this distribution only within the terms of

?RCS: that same Artistic License; a copy of which may be found at the root  
?RCS: of the source tree for dist 3.0.  
?RCS:  
?RCS: \$Log: d\_setnent.U,v \$  
?RCS: Revision 3.0 1993/08/18 12:06:09 ram  
?RCS: Baseline for dist 3.0 netwide release.  
?RCS:  
?MAKE:d\_setnent: Inlibc  
?MAKE: -pick add \$@ %<  
?S:d\_setnent:  
?S: This variable conditionally defines HAS\_SETNETENT if setnent() is  
?S: available.  
?S:.  
?C:HAS\_SETNETENT:  
?C: This symbol, if defined, indicates that the setnent() routine is  
?C: available.  
?C:.  
?H:#\$d\_setnent HAS\_SETNETENT /\*\*/  
?H:.  
?LINT:set d\_setnent  
: see if setnent exists  
set  
setnent d\_setnent  
eval \$inlibc

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/modified/d\_setnent.U

No license file was found, but licenses were detected in source scan.

?RCS: \$Id: Extractall.U 1 2006-08-24 12:32:52Z rmanfredi \$  
?RCS:  
?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi  
?RCS:  
?RCS: You may redistribute only under the terms of the Artistic Licence,  
?RCS: as specified in the README file that comes with the distribution.  
?RCS: You may reuse parts of this distribution only within the terms of  
?RCS: that same Artistic Licence; a copy of which may be found at the root  
?RCS: of the source tree for dist 4.0.  
?RCS:  
?RCS: \$Log: Extractall.U,v \$  
?RCS: Revision 3.0.1.1 1997/02/28 15:00:43 ram  
?RCS: patch61: created  
?RCS:  
?X:  
?X: If extraction has been requested, load the configuration file, perform  
?X: the extraction and exit.  
?X:

?X: This unit was originally a part of Options.U. It had to be removed from

?X: it to prevent a dependency cycle: Extract -> src -> Options -> Extract

?X: The Begin.U unit now requires us before beginning to do anything

?X: interesting, to ensure

proper semantics. -- RAM, 15/03/96

?X:

?MAKE:Extractall: Extract Options

?MAKE: -pick wipe \$@ %<

: extract files and exit if asked to do so

case "\$extractsh" in

true)

?X: Undo the forced silent=true when -S was supplied, by probing realsilent

?X: which was set iff -s was also given. See Options.U for details.

case "\$realsilent" in

true) ;;

\*) exec 1>&4;;

esac

case "\$config\_sh" in

") config\_sh='config.sh';;

esac

echo " "

echo "Fetching answers from \$config\_sh..."

cd ..

. \$config\_sh

?X: extract has to be run from the top directory, not within UU.

. UU/optdef.sh

echo " "

?X: extract has to be run from the top directory, not within UU.

. UU/extract

rm -rf UU

echo "Extraction done."

exit 0

::

esac

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/modified/Extractall.U

No license file was found, but licenses were detected in source scan.

?RCS: \$Id: d\_setservent\_r.U,v 0RCS:

?RCS: Copyright (c) 2002,2003 Jarkko Hietaniemi

?RCS:

?RCS: You may distribute under the terms of either the GNU General Public

?RCS: License or the Artistic License, as specified in the README file.

?RCS:

?RCS: Generated by the reentr.pl from the Perl 5.8 distribution.

?RCS:

```

?MAKE:d_setservent_r setservent_r_proto: Inlibc Protochk Hasproto i_systypes \
  usethreads i_netdb extern_C
?MAKE: -pick add $@ %<
?S:d_setservent_r:
?S: This variable conditionally defines the HAS_SETSERVENT_R symbol,
?S: which indicates to the C program that the setservent_r()
?S: routine is available.
?S:.
?S:setservent_r_proto:
?S: This variable encodes the prototype of setservent_r.
?S: It is zero if d_setservent_r is undef, and one of the
?S: REENTRANT_PROTO_T_ABC macros of reentr.h if d_setservent_r
?S: is defined.
?S:.
?C:HAS_SETSERVENT_R:
?C: This symbol, if defined, indicates that the setservent_r routine
?C: is
  available to setservent re-entrantly.
?C:.
?C:SETSERVENT_R_PROTO:
?C: This symbol encodes the prototype of setservent_r.
?C: It is zero if d_setservent_r is undef, and one of the
?C: REENTRANT_PROTO_T_ABC macros of reentr.h if d_setservent_r
?C: is defined.
?C:.
?H:#$d_setservent_r HAS_SETSERVENT_R /**/
?H:#define SETSERVENT_R_PROTO $setservent_r_proto /**/
?H:.
?T:try hdrs d_setservent_r_proto
: see if setservent_r exists
set setservent_r d_setservent_r
eval $inlibc
case "$d_setservent_r" in
"$define")
  hdrs="$i_systypes sys/types.h define stdio.h $i_netdb netdb.h"
  case "$d_setservent_r_proto:$usethreads" in
":define") d_setservent_r_proto=define
  set d_setservent_r_proto setservent_r $hdrs
  eval $hasproto ;;
*) ;;
esac
case "$d_setservent_r_proto" in
define)
  case "$setservent_r_proto" in
"|0) try='int setservent_r(int, struct servent_data*);'
./protochk "$extern_C $try" $hdrs && setservent_r_proto=I_ID ;;
esac
case "$setservent_r_proto" in

```

```

"|0) try='void
setservernt_r(int, struct servernt_data*);'
./protochk "$xtern_C $try" $hdrs && setservernt_r_proto=V_ID ;;
esac
case "$setservernt_r_proto" in
"|0) d_setservernt_r=undef
setservernt_r_proto=0
echo "Disabling setservernt_r, cannot determine prototype." >&4 ;;
* ) case "$setservernt_r_proto" in
REENTRANT_PROTO*) ;;
*) setservernt_r_proto="REENTRANT_PROTO_$setservernt_r_proto" ;;
esac
echo "Prototype: $try" ;;
esac
;;
*) case "$usetthreads" in
define) echo "setservernt_r has no prototype, not using it." >&4 ;;
esac
d_setservernt_r=undef
setservernt_r_proto=0
;;
esac
;;
*) setservernt_r_proto=0
;;
esac

```

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/threads/d\_setservernt\_r.U

No license file was found, but licenses were detected in source scan.

?RCS: \$Id\$

?RCS:

?RCS: Copyright (c) 1999, Jarkko Hietaniemi

?RCS:

?RCS: This file is included with or a derivative work of a file included

?RCS: with the metaconfig program of Raphael Manfredi's "dist" distribution.

?RCS: In accordance with clause 7 of dist's modified Artistic License:

?RCS:

?RCS: You may distribute under the terms of either the GNU General Public

?RCS: License or the Artistic License, as specified in the README file.

?RCS:

?MAKE:multiarch: osname

?MAKE: -pick add \$@ %<

?S:multiarch:

?S: This variable conditionally defines the MULTIARCH symbol

?S: which signifies the presence of multiplatform files.

?S: This is normally set by hints files.

?S:.

?C:MULTIARCH:

?C: This symbol, if defined, signifies that the build

?C: process will produce some binary files that are going to be

?C: used in a cross-platform environment. This is the case for

?C: example with the NeXT "fat" binaries that contain executables

?C: for

several CPUs.

?C:.

?H:#\$multiarch MULTIARCH /\*\*/

?H:.

: Check if is a multiplatform env

case "\$osname" in

darwin) multiarch="\$define" ;;

esac

case "\$multiarch" in

"|[nN]\*") multiarch="\$undef" ;;

esac

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/a\_dvisory/multiarch.U

No license file was found, but licenses were detected in source scan.

?RCS: \$Id: archlib.U,v 3.1 1999/07/08 18:32:29 doughera Exp doughera \$

?RCS:

?RCS: Copyright (c) 1991-1993, Raphael Manfredi

?RCS:

?RCS: This file is included with or a derivative work of a file included

?RCS: with the metaconfig program of Raphael Manfredi's "dist" distribution.

?RCS: In accordance with clause 7 of dist's modified Artistic License:

?RCS:

?RCS: You may distribute under the terms of either the GNU General Public

?RCS: License or the Artistic License, as specified in the README file.

?RCS:

?RCS: Original Author: Andy Dougherty <doughera@lafcol.lafayette.edu>

?RCS:

?RCS: \$Log: archlib.U,v \$

?RCS: Revision 3.1 1999/07/08 18:32:29 doughera

?RCS: Updated for perl5.005\_5x

?RCS:

?RCS:

?RCS: Revision 3.0.1.4 1995/09/25 09:15:18 ram

?RCS: patch59: unit is now forced to the top of Configure, if possible

?RCS:

?RCS: Revision 3.0.1.3 1995/02/15 14:14:14 ram

?RCS: patch51: architecture name is now



computed by a separate unit

?RCS:

?RCS: Revision 3.0.1.2 1995/01/30 14:32:22 ram

?RCS: patch49: archname is now systematically recomputed

?RCS: patch49: can now handle installation prefix changes (from WED)

?RCS:

?RCS: Revision 3.0.1.1 1994/10/29 16:02:36 ram

?RCS: patch36: created by ADO

?RCS:

?MAKE:d\_archlib archlib archlibexp installarchlib: \  
cat Getfile Setprefixvar Loc Oldconfig archname spackage \  
privlib sed test Prefixit Prefixup binexp

?MAKE: -pick add \$@ %<

?Y:TOP

?S:d\_archlib:

?S: This variable conditionally defines ARCHLIB to hold the pathname

?S: of architecture-dependent library files for \$package. If

?S: \$archlib is the same as \$privlib, then this is set to undef.

?S:.

?D:archlib="

?S:archlib:

?S: This variable holds the name of the directory in which the user wants

?S: to put architecture-dependent public library files for \$package.

?S: It is most often a local directory such as /usr/local/lib.

?S: Programs using this variable must be prepared to deal

?S: with

filename expansion.

?S:.

?D:archlibexp="

?S:archlibexp:

?S: This variable is the same as the archlib variable, but is

?S: filename expanded at configuration time, for convenient use.

?S:.

?D:installarchlib="

?S:installarchlib:

?S: This variable is really the same as archlibexp but may differ on

?S: those systems using AFS. For extra portability, only this variable

?S: should be used in makefiles.

?S:.

?C:ARCHLIB:

?C: This variable, if defined, holds the name of the directory in

?C: which the user wants to put architecture-dependent public

?C: library files for \$package. It is most often a local directory

?C: such as /usr/local/lib. Programs using this variable must be

?C: prepared to deal with filename expansion. If ARCHLIB is the

?C: same as PRIVLIB, it is not defined, since presumably the

?C: program already searches PRIVLIB.

?C:.

```

?C:ARCHLIB_EXP:
?C: This symbol contains the ~name expanded version of ARCHLIB, to be used
?C: in programs that are not prepared to deal with ~ expansion
at run-time.
?C:.
?H:#$d_archlib ARCHLIB "$sarchlib" /**/
?H:#$d_archlib ARCHLIB_EXP "$sarchlibexp" /**/
?H:.
?T: tdfmt
?LINT:change prefixvar
?LINT:set archlib
?LINT:set archlibexp
?LINT:set installarchlib
: determine where public architecture dependent libraries go
set archlib archlib
eval $prefixit
: privlib default is /usr/local/lib/$package/$version
: archlib default is /usr/local/lib/$package/$version/$sarchname
: privlib may have an optional trailing /share.
tdfmt=`echo $privlib | $sed 's,/share$,,'`
tdfmt=${tdfmt/$sarchname
case "$sarchlib" in
") dfmt=${tdfmt}
;;
*) dfmt="$sarchlib"
;;
esac
$cat <<EOM

```

\$package contains architecture-dependent library files. If you are sharing libraries in a heterogeneous environment, you might store these files in a separate location. Otherwise, you can just include them with the rest of the public library files.

```

EOM
?X: Force dependency on bin.U
fn=$binexp
fn=d+~
rp='Where do you want to put the public architecture-dependent libraries?'
.
./getfile
prefixvar=archlib
./setprefixvar
if $test X"$sarchlib" = X"$privlib"; then
d_archlib="$undef"
else
d_archlib="$define"
fi

```

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/installdirs/archlib.U

No license file was found, but licenses were detected in source scan.

?RCS: \$Id: d\_times.U,v 3.0.1.2 1995/07/25 14:07:50 ram Exp \$

?RCS:

?RCS: Copyright (c) 1991-1993, Raphael Manfredi

?RCS:

?RCS: You may redistribute only under the terms of the Artistic License,

?RCS: as specified in the README file that comes with the distribution.

?RCS: You may reuse parts of this distribution only within the terms of

?RCS: that same Artistic License; a copy of which may be found at the root

?RCS: of the source tree for dist 3.0.

?RCS:

?RCS: \$Log: d\_times.U,v \$

?RCS: Revision 3.0.1.2 1995/07/25 14:07:50 ram

?RCS: patch56: typo fix, sytem -> system

?RCS:

?RCS: Revision 3.0.1.1 1994/08/29 16:14:00 ram

?RCS: patch32: now uses new Typedef unit to compute type information

?RCS:

?RCS: Revision 3.0 1993/08/18 12:07:46 ram

?RCS: Baseline for dist 3.0 netwide release.

?RCS:

?X:

?X: What is the type returned by times() ?

?X:

?X: Force inclusion of <sys/types.h>

?X:INC: i\_systypes

?MAKE:d\_times clocktype:

Csym Myread Typedef i\_systimes

?MAKE: -pick add \$@ %<

?S:d\_times:

?S: This variable conditionally defines the HAS\_TIMES symbol, which indicates

?S: that the times() routine exists. The times() routine is normally

?S: provided on UNIX systems. You may have to include <sys/times.h>.

?S:.

?S:clocktype:

?S: This variable holds the type returned by times(). It can be long,

?S: or clock\_t on BSD sites (in which case <sys/types.h> should be

?S: included).

?S:.

?C:HAS\_TIMES (TIMES):

?C: This symbol, if defined, indicates that the times() routine exists.

?C: Note that this became obsolete on some systems (SUNOS), which now

?C: use getrusage(). It may be necessary to include <sys/times.h>.

```

?C:.
?C:Clock_t (CLOCKTYPE):
?C: This symbol holds the type returned by times(). It can be long,
?C: or clock_t on BSD sites (in which case <sys/types.h> should be
?C: included).
?C:.
?H:#$d_times HAS_TIMES /**/
?H:#define Clock_t $clocktype /* Clock time */
?H:.
?T:val inc
: see if times exists
echo "
"
if set times val -f d_times; eval $csym; $val; then
echo 'times() found.' >&4
d_times="$define"
inc="
case "$i_systimes" in
"$define") inc='sys/times.h';;
esac
rp="What is the type returned by times() on this system?"
set clock_t clocktype long stdio.h sys/types.h $inc
eval $typedef_ask
else
echo 'times() NOT found, hope that will do.' >&4
d_times="$undef"
?X: The following is needed for typedef (won't like an empty variable)
clocktype='int'
fi

```

Found in path(s):

```

* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/typedefs/d_times.U

```

No license file was found, but licenses were detected in source scan.

?RCS: \$Id\$

?RCS:

?RCS: Copyright (c) 2000 Jarkko Hietaniemi

?RCS:

?RCS: You may distribute under the terms of either the GNU General Public

?RCS: License or the Artistic License, as specified in the README file.

?RCS:

?MAKE:d\_frexp: Inlibc

?MAKE: -pick add \$@ %<

?S:d\_frexp:

?S: This variable conditionally defines the HAS\_FREXP symbol, which

?S: indicates to the C program that the frexp() routine is available.

?S:.

?C:HAS\_FREXPL:

?C: This symbol, if defined, indicates that the frexpl routine is

?C: available to break a long double floating-point number into

?C: a normalized fraction and an integral power of 2.

?C:.

?H:#\$d\_frexp HAS\_FREXPL /\*\*/

?H:.

?LINT:set d\_frexp

: see if frexp exists

set frexp d\_frexp

eval \$inlibc

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/perl/d\_frexp.U

No license file was found, but licenses were detected in source scan.

?RCS: \$Id: d\_syscall.U 1 2006-08-24 12:32:52Z rmanfredi \$

?RCS:

?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi

?RCS:

?RCS: You may redistribute only under the terms of the Artistic Licence,

?RCS: as specified in the README file that comes with the distribution.

?RCS: You may reuse parts of this distribution only within the terms of

?RCS: that same Artistic Licence; a copy of which may be found at the root

?RCS: of the source tree for dist 4.0.

?RCS:

?RCS: \$Log: d\_syscall.U,v \$

?RCS: Revision 3.0 1993/08/18 12:07:42 ram

?RCS: Baseline for dist 3.0 netwide release.

?RCS:

?MAKE:d\_syscall: Inlibc

?MAKE: -pick add \$@ %<

?S:d\_syscall:

?S: This variable conditionally defines HAS\_SYSCALL if syscall() is

?S: available call arbitrary system calls.

?S:.

?C:HAS\_SYSCALL (SYSCALL):

?C: This symbol, if defined, indicates that the syscall routine is

?C: available to call arbitrary system calls. If undefined, that's tough.

?C:.

?H:#\$d\_syscall

HAS\_SYSCALL /\*\*/

?H:.

?LINT:set d\_syscall

: see if syscall exists

set syscall d\_syscall

eval \$inlibc

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/d\_syscall.U

No license file was found, but licenses were detected in source scan.

?RCS: \$Id: i\_sysioctl.U 1 2006-08-24 12:32:52Z rmanfredi \$

?RCS:

?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi

?RCS:

?RCS: You may redistribute only under the terms of the Artistic Licence,

?RCS: as specified in the README file that comes with the distribution.

?RCS: You may reuse parts of this distribution only within the terms of

?RCS: that same Artistic Licence; a copy of which may be found at the root

?RCS: of the source tree for dist 4.0.

?RCS:

?RCS: \$Log: i\_sysioctl.U,v \$

?RCS: Revision 3.0.1.2 1994/05/06 15:04:57 ram

?RCS: patch23: added knowledge for <sys/filio.h> (WED)

?RCS: patch23: optimized amount of findhdr calls

?RCS:

?RCS: Revision 3.0.1.1 1993/11/10 17:36:09 ram

?RCS: patch14: now use a compiler check for TIOCNOTTY because of HP-UX 9.x

?RCS:

?RCS: Revision 3.0 1993/08/18 12:08:32 ram

?RCS: Baseline for dist 3.0 netwide release.

?RCS:

?MAKE:i\_sysioctl i\_bsdiocctl i\_sysfilio i\_syssockio

d\_voidtty: test contains \

cat i\_termio i\_termios i\_sgtty Setvar Findhdr +cc rm Inhdr

?MAKE: -pick add \$@ %<

?S:i\_sysioctl:

?S: This variable conditionally defines the I\_SYS\_IOCTL symbol, which

?S: indicates to the C program that <sys/ioctl.h> exists and should

?S: be included.

?S:.

?S:i\_sysfilio:

?S: This variable conditionally defines the I\_SYS\_FILIO symbol, which

?S: indicates to the C program that <sys/filio.h> exists and should

?S: be included in preference to <sys/ioctl.h>.

?S:.

?S:i\_bsdiocctl:

?S: This variable conditionally defines the I\_SYS\_BSDIOCTL symbol, which

?S: indicates to the C program that <sys/bsdiocctl.h> exists and should

?S: be included.

?S:.

?S:i\_syssockio:

?S: This variable conditionally defines I\_SYS\_SOCKIO to indicate to the

?S: C program that socket ioctl codes may be found in <sys/sockio.h>  
 ?S: instead of <sys/ioctl.h>.  
 ?S:.  
 ?S:d\_voidtty:  
 ?S: This variable conditionally defines USE\_IOCTLTY to indicate that the  
 ?S: ioctl() call with TIOCNOTTY should be used  
 to void tty association.  
 ?S: Otherwise (on USG probably), it is enough to close the standard file  
 ?S: descriptors and do a setpgrp().  
 ?S:.  
 ?C:I\_SYS\_IOCTL (I\_SYS\_IOCTL):  
 ?C: This symbol, if defined, indicates that <sys/ioctl.h> exists and should  
 ?C: be included. Otherwise, include <sgtty.h> or <termio.h>.  
 ?C:.  
 ?C:I\_SYS\_FILIO:  
 ?C: This symbol, if defined, indicates that <sys/filio.h> exists and  
 ?C: should be included instead of <sys/ioctl.h>.  
 ?C:.  
 ?C:I\_SYS\_BSDIOCTL (I\_BSDIOCTL):  
 ?C: This symbol, if defined, indicates that <sys/bsdioc.h> exists and should  
 ?C: be included. Otherwise, try <sys/ioctl.h>. This is primarily intended for  
 ?C: definitions of sockets options, like SIOCATMARK.  
 ?C:.  
 ?C:I\_SYS\_SOCKIO (I\_SYSSOCKIO):  
 ?C: This symbol, if defined, indicates the <sys/sockio.h> should be included  
 ?C: to get socket ioctl options, like SIOCATMARK.  
 ?C:.  
 ?C:USE\_IOCTLTY (VOIDTTY):  
 ?C: This symbol, if defined indicate to the C program that the ioctl()  
 ?C: call with TIOCNOTTY should be used  
 to void tty association.  
 ?C: Otherwise (on USG probably), it is enough to close the standard file  
 ?C: descriptors and do a setpgrp().  
 ?C:.  
 ?H:#\$i\_sysioctl I\_SYS\_IOCTL /\*\*/  
 ?H:#\$i\_sysfilio I\_SYS\_FILIO /\*\*/  
 ?H:#\$i\_bsdioc I\_SYS\_BSDIOCTL /\*\*/  
 ?H:#\$i\_syssockio I\_SYS\_SOCKIO /\*\*/  
 ?H:#\$d\_voidtty USE\_IOCTLTY /\*\*/  
 ?H:.  
 ?T:xxx  
 : see if ioctl defs are in sgtty, termio, sys/filio or sys/ioctl  
 ?LINT:set i\_sysfilio  
 set sys/filio.h i\_sysfilio  
 eval \$inhdr  
 echo " "  
 if \$test `./findhdr sys/ioctl.h`; then  
 val="\$define"

```

echo '<sys/ioctl.h> found.' >&4
else
val="$undef"
if $test $i_sysfilio = "$define"; then
    echo '<sys/ioctl.h> NOT found.' >&4
else
    $test $i_sgty = "$define" && xxx="sgtty.h"
    $test $i_termio = "$define" && xxx="termio.h"
    $test $i_termios = "$define" && xxx="termios.h"
echo "No <sys/ioctl.h> found, assuming ioctl args are defined in <$xxx>." >&4
fi
fi
?LINT:set i_sysioctl
set i_sysioctl
eval $setvar

```

```

@if I_BSDIOCTL || i_bsdioclt
?X:
?X: The only machine I know where this
inclusion was necessary is a
?X: BULL DPX 5000 (a French machine).
?X:
: see if socket ioctl defs are in sys/bsdioclt or sys/ioctl
echo " "
xxx=`./findhdr sys/bsdioclt.h`
if $test "$xxx"; then
if $contains SIOCATMARK $xxx >/dev/null 2>&1; then
    val="$define"
    echo "You have socket ioctls defined in <sys/bsdioclt.h>." >&4
else
    val="$undef"
    echo "No socket ioctls found in <sys/bsdioclt.h>." >&4
fi
else
    val="$undef"
    echo "<sys/bsdioclt.h> not found, but that's ok." >&4
fi
?LINT:set i_bsdioclt
set i_bsdioclt
eval $setvar

```

```

@end
@if I_SYSSOCKIO || i_syssockio
: see if socket ioctl defs are in sys/sockio.h
echo " "
xxx=`./findhdr sys/sockio.h`
if $test "$xxx"; then
if $contains SIOCATMARK $xxx >/dev/null 2>&1; then

```



```

val="$define"
echo "You have socket ioctls defined in <sys/sockio.h>." >&4
else
val="$undef"
echo "No socket ioctls found in <sys/sockio.h>." >&4
fi
else
val="$undef"
@if I_BSDIOCTL
case "$i_bsdiocntl" in
"$define") $cat <<EOM
<sys/sockio.h> not found, using
ioctls from <sys/bsdiocntl.h>.
EOM
;;
*) $cat <<EOM
<sys/sockio.h> not found, assuming socket ioctls are in <sys/ioctl.h>.
EOM
;;
esac
@else
$cat <<EOM
<sys/sockio.h> not found, assuming socket ioctls are in <sys/ioctl.h>.
EOM
@end
fi
?LINT:set i_syssockio
set i_syssockio
eval $setvar

@end
@if VOIDTTY || d_voidtty
: check how to void tty association
echo " "
case "$i_sysiocntl" in
"$define") xxx='sys/ioctl.h';
?X: otherwise $xxx was set during the determination of i_sysiocntl, above.
esac
?X:
?X: Can't use $contains here since HP-UX 9.x has TIOCNOTTY between a pair
?X: of #ifdef/#endif and is never actually defined. Oh well...
?X:
$cat > tcio.c <<EOM
#include <sys/types.h> /* Just in case */
#include <$xxx>

int main()
{

```

```

#ifdef TIOCNOTTY
    exit(0);
#else
    exit(1);
#endif
}
EOM
if ($cc -o tcio tcio.c && ./tcio) >/dev/null 2>&1; then
    val="$define"
    echo "TIOCNOTTY found in <$xxx>." >&4
    echo "Using ioctl() call on /dev/tty to void tty association." >&4
else
    val="$undef"
    echo "Closing
    standard file descriptors should void tty association." >&4
fi
?LINT:set d_voidtty
set d_voidtty
eval $setvar
$rm -f tcio tcio.? core

@end

```

Found in path(s):

```

* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-
5.30.0/dist/U/i_sysioctl.U

```

No license file was found, but licenses were detected in source scan.

```

?RCS: $Id: filexp.U 1 2006-08-24 12:32:52Z rmanfredi $
?RCS:
?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi
?RCS:
?RCS: You may redistribute only under the terms of the Artistic Licence,
?RCS: as specified in the README file that comes with the distribution.
?RCS: You may reuse parts of this distribution only within the terms of
?RCS: that same Artistic Licence; a copy of which may be found at the root
?RCS: of the source tree for dist 4.0.
?RCS:
?RCS: $Log: filexp.U,v $
?RCS: Revision 3.0 1993/08/18 12:08:08 ram
?RCS: Baseline for dist 3.0 netwide release.
?RCS:
?MAKE:filexp: privlib
?MAKE: -pick add $@ %<
?S:filexp:
?S: This symbol contains the full pathname of the filexp script, in case we
?S: are saving the script for posterity.
?S:..

```

```
: must not allow self reference
case "$privlib" in
/*)
filexp=$privlib/filexp
;;
*)
filexp=`pwd`/filexp
;;
esac
```

Found in path(s):

```
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/filexp_path.U
```

No license file was found, but licenses were detected in source scan.

?RCS: \$Id\$

?RCS:

?RCS: Copyright (c) 2001, Jarkko Hietaniemi

?RCS:

?RCS: You may redistribute only under the terms of the Artistic License,

?RCS: as specified in the README file that comes with the distribution.

?RCS: You may reuse parts of this distribution only within the terms of

?RCS: that same Artistic License; a copy of which may be found at the root

?RCS: of the source tree for dist 3.0.

?RCS:

?MAKE:d\_sigprocmask: Inlibc

?MAKE: -pick add \$@ %<

?S:d\_sigprocmask:

?S: This variable conditionally defines HAS\_SIGPROCMASK

?S: if sigprocmask() is available to examine or change the signal mask

?S: of the calling process.

?S:.

?C:HAS\_SIGPROCMASK:

?C: This symbol, if defined, indicates that the sigprocmask

?C: system call is available to examine or change the signal mask

?C: of the calling process.

?C:.

?H:#\$d\_sigprocmask HAS\_SIGPROCMASK /\*\*/

?H:.

?LINT:set d\_sigprocmask

: see if sigprocmask exists

set sigprocmask d\_sigprocmask

eval

\$inlibc

Found in path(s):

```
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/perl/d_sigprocmask.U
```

No license file was found, but licenses were detected in source scan.

```
?RCS: $Id$
?RCS:
?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi
?RCS:
?RCS: You may redistribute only under the terms of the Artistic License,
?RCS: as specified in the README file that comes with the distribution.
?RCS: You may reuse parts of this distribution only within the terms of
?RCS: that same Artistic License; a copy of which may be found at the root
?RCS: of the source tree for dist 4.0.
?RCS:
?RCS: $Log: d_getpwent.U,v $
?RCS: Revision 3.0 1993/08/18 12:06:17 ram
?RCS: Baseline for dist 3.0 netwide release.
?RCS:
?MAKE:d_getpwent: Csym Setvar
?MAKE: -pick add $@ %<
?S:d_getpwent:
?S: This variable conditionally defines the HAS_GETPWENT symbol, which
?S: indicates to the C program that it should use the getpwent()
?S: routine instead of the getpw() routine.
?S:
?C:HAS_GETPWENT (GETPWENT):
?C: This symbol, if defined, indicates that the getpwent() routine
?C: should be used instead of the getpw()
routine.
?C:
?H:#$d_getpwent HAS_GETPWENT /**/
?H:
?LINT:set d_getpwent
: see if there is a getpwent
echo " "
if set getpwent val -f d_getpwent; eval $csym; $val; then
echo "getpwent() found." >&4
val="$define"
else
echo "No getpwent() found -- will use getpw() instead." >&4
val="$undef"
fi
set d_getpwent
eval $setvar
```

Found in path(s):

```
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/d_getpwent.U
```

No license file was found, but licenses were detected in source scan.

?RCS: \$Id: d\_passwd.U 1 2006-08-24 12:32:52Z rmanfredi \$  
?RCS:  
?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi  
?RCS:  
?RCS: You may redistribute only under the terms of the Artistic Licence,  
?RCS: as specified in the README file that comes with the distribution.  
?RCS: You may reuse parts of this distribution only within the terms of  
?RCS: that same Artistic Licence; a copy of which may be found at the root  
?RCS: of the source tree for dist 4.0.  
?RCS:  
?RCS: Original Author: Andy Dougherty <doughera@lafcol.lafayette.edu>  
?RCS:  
?RCS: \$Log: d\_passwd.U,v \$  
?RCS: Revision 3.0.1.2 1997/02/28 15:37:21 ram  
?RCS: patch61: useless unit dropped.  
?RCS:  
?RCS: Revision 3.0.1.1 1994/08/29 16:09:51 ram  
?RCS: patch32: created by ADO  
?RCS:  
?X:  
?X: Useless unit dropped.  
?X:  
?LINT:empty

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/d\_passwd.U

No license file was found, but licenses were detected in source scan.

?RCS: \$Id: Obsol\_sh.U 1 2006-08-24 12:32:52Z rmanfredi \$  
?RCS:  
?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi  
?RCS:  
?RCS: You may redistribute only under the terms of the Artistic Licence,  
?RCS: as specified in the README file that comes with the distribution.  
?RCS: You may reuse parts of this distribution only within the terms of  
?RCS: that same Artistic Licence; a copy of which may be found at the root  
?RCS: of the source tree for dist 4.0.  
?RCS:  
?RCS: \$Log: Obsol\_sh.U,v \$  
?RCS: Revision 3.0 1993/08/18 12:05:11 ram  
?RCS: Baseline for dist 3.0 netwide release.  
?RCS:  
?X:  
?X: This file is prepended to .MT/Obsol\_sh if that file is not empty. That file  
?X: contains the necessary mappings of new symbols to obsolete ones.  
?X:  
?MAKE:Obsol\_sh:

```

?MAKE: -pick prepend $@ ./Obsol_sh
?LINT:nocomment
#
# The following symbols are obsolete. They are mapped to the the new
# symbols only to ease the transition process.
# The sources should be
# updated so as to use the new symbols only, since supporting of those
# obsolete symbols may end without notice.
#

Found in path(s):
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-
5.30.0/dist/U/Obsol_sh.U
No license file was found, but licenses were detected in source scan.

?RCS: $Id: d_speedopt.U 1 2006-08-24 12:32:52Z rmanfredi $
?RCS:
?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi
?RCS:
?RCS: You may redistribute only under the terms of the Artistic Licence,
?RCS: as specified in the README file that comes with the distribution.
?RCS: You may reuse parts of this distribution only within the terms of
?RCS: that same Artistic Licence; a copy of which may be found at the root
?RCS: of the source tree for dist 4.0.
?RCS:
?RCS: $Log: d_speedopt.U,v $
?RCS: Revision 3.0.1.1 1994/10/29 16:15:51 ram
?RCS: patch36: call ./Cppsym explicitly instead of relying on PATH
?RCS:
?RCS: Revision 3.0 1993/08/18 12:07:27 ram
?RCS: Baseline for dist 3.0 netwide release.
?RCS:
?MAKE:d_speedopt: Myread Cppsym Oldconfig cat models Setvar
?MAKE: -pick add $@ %<
?S:d_speedopt:
?S: This variable conditionally defines the SPEED_OVER_MEM symbol, which
?S: indicates to the C program that it can
?S: burn memory in order to save
?S: CPU time.
?S:.
?C:SPEED_OVER_MEM (SPEEDOVERMEM):
?C: This symbol, if defined, indicates that the program can use more
?C: memory in order to reduce CPU time. The symbol doesn't say whether
?C: we are more interested in saving text space or data space.
?C:.
?H:#$d_speedopt SPEED_OVER_MEM /**/
?H:.
?LINT:set d_speedopt

```

: do we want speed at the expense of memory

```
$cat <<'EOM'
```

I can try to optimize this package for either speed or memory. If you have limited address space you may wish to optimize for memory. Otherwise you should probably optimize for speed.

```
EOM
```

```
case "$d_speedopt" in
") if ./Cpplib $smallmach; then
case "$models" in
*large*|*huge*) dflt=speed;;
*) dflt=memory;;
esac
else
dflt=speed
fi
;;
*define*) dflt=speed;;
*) dflt=memory;;
esac
rp="What to optimize for?"
./myread
case "$ans" in
mem*) val="$undef";;
*) val="$define";;
esac
set d_speedopt
eval $setvar
```

Found in path(s):

```
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/d_speedopt.U
```

No license file was found, but licenses were detected in source scan.

```
?RCS: $Id$
```

```
?RCS:
```

```
?RCS: Copyright (c) 1999 Jarkko Hietaniemi
```

```
?RCS:
```

```
?RCS: You may redistribute only under the terms of the Artistic License,
```

```
?RCS: as specified in the README file that comes with the distribution.
```

```
?RCS: You may reuse parts of this distribution only within the terms of
```

```
?RCS: that same Artistic License; a copy of which may be found at the root
```

```
?RCS: of the source tree for dist 3.0.
```

```
?RCS:
```

```
?MAKE:d_getspnam: Inlibc
```

```
?MAKE:-pick add $@ %<
```

```
?S:d_getspnam:
```

?S: This variable conditionally defines HAS\_GETSPNAM if getsppam() is

?S: available to retrieve SysV shadow password entries by name.

?S:.

?C:HAS\_GETSPNAM:

?C: This symbol, if defined, indicates that the getsppam system call is

?C: available to retrieve SysV shadow password entries by name.

?C:.

?H:#\$d\_getppam HAS\_GETSPNAM /\*\*/

?H:.

?LINT:set d\_getppam

: see if getsppam exists

set getsppam d\_getppam

eval \$inlibc

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/perl/d\_getppam.U

No license file was found, but licenses were detected in source scan.

?RCS: \$Id\$

?RCS:

?RCS: Copyright (c) 2000 Jarkko Hietaniemi

?RCS:

?RCS: You may distribute under the terms of either the GNU General Public

?RCS: License or the Artistic License, as specified in the README file.

?RCS:

?MAKE:d\_qgcvt: Inlibc

?MAKE: -pick add \$@ %<

?S:d\_qgcvt:

?S: This variable conditionally defines the HAS\_QGCVT symbol, which

?S: indicates to the C program that the qgcvt() routine is available.

?S:.

?C:HAS\_QGCVT:

?C: This symbol, if defined, indicates that the qgcvt routine is

?C: available to convert long doubles ("quad doubles") to strings.

?C: This is a low-level routine hopefully faster than sprintf.

?C:.

?H:#\$d\_qgcvt HAS\_QGCVT /\*\*/

?H:.

?LINT:set d\_qgcvt

: see if qgcvt exists

set qgcvt d\_qgcvt

eval \$inlibc

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/perl/d\_qgcvt.U



No license file was found, but licenses were detected in source scan.

?RCS: \$Id\$

?RCS:

?RCS: Copyright (c) 2001 Jarkko Hietaniemi

?RCS:

?RCS: You may redistribute only under the terms of the Artistic License,

?RCS: as specified in the README file that comes with the distribution.

?RCS: You may reuse parts of this distribution only within the terms of

?RCS: that same Artistic License; a copy of which may be found at the root

?RCS: of the source tree for dist 3.0.

?RCS:

?MAKE:d\_sresgproto: Hasproto i\_unistd

?MAKE: -pick add \$@ %<

?S:d\_sresgproto:

?S: This variable conditionally defines the HAS\_SETRESGID\_PROTO symbol,

?S: which indicates to the C program that the system provides

?S: a prototype for the setresgid() function. Otherwise, it is

?S: up to the program to supply one.

?S:.

?C:HAS\_SETRESGID\_PROTO:

?C: This symbol, if defined, indicates that the system provides

?C: a prototype for the setresgid() function. Otherwise, it is up

?C: to the program to supply one. Good guesses are

?C: extern

int setresgid(uid\_t ruid, uid\_t euid, uid\_t suid);

?C:.

?H:#\$d\_sresgproto HAS\_SETRESGID\_PROTO /\*\*/

?H:.

?LINT:set d\_sresgproto

: see if prototype for setresgid is available

echo " "

set d\_sresgproto setresgid \$i\_unistd unistd.h

eval \$hasproto

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/perl/d\_sresgproto.U

No license file was found, but licenses were detected in source scan.

?RCS: \$Id\$

?RCS:

?RCS: Copyright (c) 2019 Karl Williamson

?RCS:

?RCS: You may distribute under the terms of either the GNU General Public

?RCS: License or the Artistic License, as specified in the README file.

?RCS:

?MAKE:d\_towupper: Inlibc

?MAKE: -pick add \$@ %<  
?S:d\_towupper:  
?S: This variable conditionally defines the HAS\_TOWUPPER symbol, which  
?S: indicates to the C program that the towupper() routine is available.  
?S:.  
?C:HAS\_TOWUPPER:  
?C: This symbol, if defined, indicates that the towupper () routine is  
?C: available to do case conversion.  
?C:.  
?H:#\$d\_towupper HAS\_TOWUPPER /\*\*/  
?H:.  
?LINT:set d\_towupper  
: see if towupper exists  
set towupper d\_towupper  
eval \$inlibc

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/perl/d\_towupper.U

No license file was found, but licenses were detected in source scan.

?RCS: \$Id\$  
?RCS:  
?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi  
?RCS:  
?RCS: You may redistribute only under the terms of the Artistic License,  
?RCS: as specified in the README file that comes with the distribution.  
?RCS: You may reuse parts of this distribution only within the terms of  
?RCS: that same Artistic License; a copy of which may be found at the root  
?RCS: of the source tree for dist 4.0.  
?RCS:  
?RCS: \$Log: privlib.U,v \$  
?RCS: Revision 3.0.1.4 1995/09/25 09:17:09 ram  
?RCS: patch59: unit is now forced to the top of Configure, if possible  
?RCS:  
?RCS: Revision 3.0.1.3 1995/01/30 14:44:23 ram  
?RCS: patch49: can now handle installation prefix changes (from WED)  
?RCS:  
?RCS: Revision 3.0.1.2 1994/08/29 16:31:52 ram  
?RCS: patch32: now uses installation prefix  
?RCS:  
?RCS: Revision 3.0.1.1 1993/09/13 16:12:34 ram  
?RCS: patch10: added support for /local/lib (WED)  
?RCS: patch10: prompt phrasing made  
more explicit (WED)  
?RCS:  
?RCS: Revision 3.0 1993/08/18 12:09:35 ram  
?RCS: Baseline for dist 3.0 netwide release.

```

?RCS:
?MAKE:privlib privlibexp installprivlib: afs package cat Getfile \
  Oldconfig Prefixit test
?MAKE: -pick add $@ %<
?Y:TOP
?S:privlib:
?S: This variable contains the eventual value of the PRIVLIB symbol,
?S: which is the name of the private library for this package. It may
?S: have a ~ on the front. It is up to the makefile to eventually create
?S: this directory while performing installation (with ~ substitution).
?S:.
?S:privlibexp:
?S: This variable is the ~name expanded version of privlib, so that you
?S: may use it directly in Makefiles or shell scripts.
?S:.
?S:installprivlib:
?S: This variable is really the same as privlibexp but may differ on
?S: those systems using AFS. For extra portability, only this variable
?S: should be used in makefiles.
?S:.
?C:PRIVLIB:
?C: This symbol contains the name of the private library for this package.
?C: The library is
  private in the sense that it needn't be in anyone's
?C: execution path, but it should be accessible by the world. The program
?C: should be prepared to do ~ expansion.
?C:.
?C:PRIVLIB_EXP:
?C: This symbol contains the ~name expanded version of PRIVLIB, to be used
?C: in programs that are not prepared to deal with ~ expansion at run-time.
?C:.
?H:#define PRIVLIB "$privlib" /**/
?H:#define PRIVLIB_EXP "$privlibexp" /**/
?H:.
: determine where private executables go
set dflt privlib lib/$package
eval $prefixit
$cat <<EOM

```

There are some auxiliary files for \$package that need to be put into a private library directory that is accessible by everyone.

```

EOM
fn=d~+
rp='Pathname where the private library files will reside?'
./getfile
if $test "X$privlibexp" != "X$sansexp"; then
  installprivlib="

```

```
fi
privlib="$ans"
privlibexp="$ansexp"
if $afs; then
$cat <<EOM
```

Since you are running AFS, I need to distinguish the directory in which private files reside from the directory in which they are installed (and from which they are presumably copied to the former directory by occult means).

```
EOM
case "$installprivlib" in
*) dflt=`echo $privlibexp | sed 's#^/afs/#/afs/.#`;;
*) dflt="$installprivlib";;
esac
fn=de~
rp='Where will private files be installed?'
./getfile
installprivlib="$ans"
else
installprivlib="$privlibexp"
fi
```

Found in path(s):

```
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/privlib.U
```

No license file was found, but licenses were detected in source scan.

```
?RCS: $Id: longsize.U 1 2006-08-24 12:32:52Z rmanfredi $
?RCS:
?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi
?RCS:
?RCS: You may redistribute only under the terms of the Artistic Licence,
?RCS: as specified in the README file that comes with the distribution.
?RCS: You may reuse parts of this distribution only within the terms of
?RCS: that same Artistic Licence; a copy of which may be found at the root
?RCS: of the source tree for dist 4.0.
?RCS:
?RCS: $Log: longsize.U,v $
?RCS: Revision 3.0.1.2 1997/02/28 16:09:35 ram
?RCS: patch61: code moved to intsize.U
?RCS:
?RCS: Revision 3.0.1.1 1994/10/29 16:24:31 ram
?RCS: patch36: added ?F: line for metalint file checking
?RCS:
?RCS: Revision 3.0 1993/08/18 12:09:07 ram
?RCS: Baseline for dist 3.0 netwide release.
```

?RCS:  
?X:  
?X: 'longsize' is now defined within intsize.U  
?X:  
?LINT: empty

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/longsize.U

No license file was found, but licenses were detected in source scan.

?RCS: \$Id\$

?RCS:

?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi

?RCS:

?RCS: You may redistribute only under the terms of the Artistic License,

?RCS: as specified in the README file that comes with the distribution.

?RCS: You may reuse parts of this distribution only within the terms of

?RCS: that same Artistic License; a copy of which may be found at the root

?RCS: of the source tree for dist 4.0.

?RCS:

?RCS: \$Log: d\_gethbynm.U,v \$

?RCS: Revision 3.0 1993/08/18 12:06:08 ram

?RCS: Baseline for dist 3.0 netwide release.

?RCS:

?MAKE:d\_gethbynm: Inlibc

?MAKE: -pick add \$@ %<

?S:d\_gethbynm (d\_gethstby):

?S: This variable conditionally defines the HAS\_GETHOSTBYNAME symbol, which

?S: indicates to the C program that the gethostbyname() routine is available

?S: to lookup host names in some data base or other.

?S:.

?C:HAS\_GETHOSTBYNAME (GETHOSTBYNAME):

?C: This symbol, if defined, indicates that the gethostbyname()  
routine is

?C: available to lookup host names in some data base or other.

?C:.

?H:#\$d\_gethbynm HAS\_GETHOSTBYNAME /\*\*/

?H:.

?LINT:set d\_gethbynm

: see if gethostbyname exists

set gethostbyname d\_gethbynm

eval \$inlibc

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/d\_gethbynm.U

No license file was found, but licenses were detected in source scan.

?RCS: \$Id: patchlevel.U,v 3.0.1.1 1997/02/28 16:18:41 ram Exp \$  
?RCS:  
?RCS: Copyright (c) 1991-1993, Raphael Manfredi  
?RCS:  
?RCS: This file is included with or a derivative work of a file included  
?RCS: with the metaconfig program of Raphael Manfredi's "dist" distribution.  
?RCS: In accordance with clause 7 of dist's modified Artistic License:  
?RCS:  
?RCS: You may distribute under the terms of either the GNU General Public  
?RCS: License or the Artistic License, as specified in the README file.  
?RCS:  
?RCS: \$Log: patchlevel.U,v \$  
?RCS: Revision 3.0.1.1 1997/02/28 16:18:41 ram  
?RCS: patch61: added support for src.U  
?RCS:  
?RCS: Revision 3.0 1993/08/18 12:09:31 ram  
?RCS: Baseline for dist 3.0 netwide release.  
?RCS:  
?MAKE:patchlevel revision version subversion \  
perl\_patchlevel version\_patchlevel\_string \  
api\_revision api\_version api\_subversion api\_versionstring: \  
package test rsrc echo awk osname  
?MAKE: -pick  
add \$@ %<  
?S:revision:  
?S: The value of revision comes from the patchlevel.h file.  
?S: In a version number such as 5.6.1, this is the "5".  
?S: In patchlevel.h, this is referred to as "PERL\_REVISION".  
?S:.  
?S:patchlevel:  
?S: The patchlevel level of this package.  
?S: The value of patchlevel comes from the patchlevel.h file.  
?S: In a version number such as 5.6.1, this is the "6".  
?S: In patchlevel.h, this is referred to as "PERL\_VERSION".  
?S:.  
?S:subversion:  
?S: The subversion level of this package.  
?S: The value of subversion comes from the patchlevel.h file.  
?S: In a version number such as 5.6.1, this is the "1".  
?S: In patchlevel.h, this is referred to as "PERL\_SUBVERSION".  
?S: This is unique to perl.  
?S:.  
?S:version:  
?S: The full version number of this package, such as 5.6.1 (or 5\_6\_1).  
?S: This combines revision, patchlevel, and subversion to get the  
?S: full version number, including any possible subversions.

?S: This is suitable for use as a directory name, and hence is  
?S: filesystem  
dependent.  
?S:.  
?S:api\_revision:  
?S: The three variables, api\_revision, api\_version, and  
?S: api\_subversion, specify the version of the oldest perl binary  
?S: compatible with the present perl. In a full version string  
?S: such as '5.6.1', api\_revision is the '5'.  
?S: Prior to 5.5.640, the format was a floating point number,  
?S: like 5.00563.  
?S:  
?S: perl.c:incpush() and lib/lib.pm will automatically search in  
?S: \$sitelib/.. for older directories back to the limit specified  
?S: by these api\_ variables. This is only useful if you have a  
?S: perl library directory tree structured like the default one.  
?S: See INSTALL for how this works. The versioned site\_perl  
?S: directory was introduced in 5.005, so that is the lowest  
?S: possible value. The version list appropriate for the current  
?S: system is determined in inc\_version\_list.U.  
?S:  
?S: XXX To do: Since compatibility can depend on compile time  
?S: options (such as bincompat, longlong, etc.) it should  
?S: (perhaps) be set by  
Configure, but currently it isn't.  
?S: Currently, we read a hard-wired value from patchlevel.h.  
?S: Perhaps what we ought to do is take the hard-wired value from  
?S: patchlevel.h but then modify it if the current Configure  
?S: options warrant. patchlevel.h then would use an #ifdef guard.  
?S:.  
?S:api\_version:  
?S: The three variables, api\_revision, api\_version, and  
?S: api\_subversion, specify the version of the oldest perl binary  
?S: compatible with the present perl. In a full version string  
?S: such as '5.6.1', api\_version is the '6'. See api\_revision for  
?S: full details. As a special case, 5.5.0 is rendered in the  
?S: old-style as 5.005. (In the 5.005\_0x maintenance series,  
?S: this was the only versioned directory in \$sitelib.)  
?S:.  
?S:api\_subversion:  
?S: The three variables, api\_revision, api\_version, and  
?S: api\_subversion, specify the version of the oldest perl binary  
?S: compatible with the present perl. In a full version string  
?S: such as '5.6.1', api\_subversion is the  
'1'. See api\_revision for  
?S: full details.  
?S:.  
?S:api\_versionstring:

?S: This variable combines api\_revision, api\_version, and  
 ?S: api\_subversion in a format such as 5.6.1 (or 5\_6\_1) suitable  
 ?S: for use as a directory name. This is filesystem dependent.  
 ?S:.

?S:perl\_patchlevel:  
 ?S: This is the Perl patch level, a numeric change identifier,  
 ?S: as defined by whichever source code maintenance system  
 ?S: is used to maintain the patches; currently Perforce.  
 ?S: It does not correlate with the Perl version numbers or  
 ?S: the maintenance versus development dichotomy except  
 ?S: by also being increasing.  
 ?S:.

?S:version\_patchlevel\_string:  
 ?S: This is a string combining version, subversion and  
 ?S: perl\_patchlevel (if perl\_patchlevel is non-zero).  
 ?S: It is typically something like  
 ?S: 'version 7 subversion 1' or  
 ?S: 'version 7 subversion 1 patchlevel 11224'  
 ?S: It is computed here to avoid duplication of code in myconfig.SH  
 ?S: and lib/Config.pm.  
 ?S:.

?LINT:extern LC\_ALL  
 ?LINT:extern LANGUAGE  
 :  
 get the patchlevel  
 echo " "  
 echo "Getting the current patchlevel..." >&4  
 if \$test -r \$src/patchlevel.h;then  
 revision=`awk '/define[ ]+PERL\_REVISION/ {print \$3}' \$src/patchlevel.h`  
 patchlevel=`awk '/define[ ]+PERL\_VERSION/ {print \$3}' \$src/patchlevel.h`  
 subversion=`awk '/define[ ]+PERL\_SUBVERSION/ {print \$3}' \$src/patchlevel.h`  
 api\_revision=`awk '/define[ ]+PERL\_API\_REVISION/ {print \$3}' \$src/patchlevel.h`  
 api\_version=`awk '/define[ ]+PERL\_API\_VERSION/ {print \$3}' \$src/patchlevel.h`  
 api\_subversion=`awk '/define[ ]+PERL\_API\_SUBVERSION/ {print \$3}' \$src/patchlevel.h`  
 perl\_patchlevel=`egrep ',(MAINT|SMOKE)[0-9][0-9]\*"' \$src/patchlevel.h|tail -1|sed 's/[^0-9]//g`  
 else  
 revision=0  
 patchlevel=0  
 subversion=0  
 api\_revision=0  
 api\_version=0  
 api\_subversion=0  
 perl\_patchlevel=0  
 \$echo "(You do not have patchlevel.h. Eek.)"  
 fi  
 : Define a handy string here to avoid duplication in myconfig.SH and configpm.  
 version\_patchlevel\_string="version \$patchlevel subversion \$subversion"  
 case



```

"$perl_patchlevel" in
0|) ;;
*) perl_patchlevel=`echo $perl_patchlevel | sed 's/.*/ /'`
   version_patchlevel_string="$version_patchlevel_string patch $perl_patchlevel"
   ;;
esac

```

```

$echo "(You have $package $version_patchlevel_string.)"

```

```

case "$osname" in
dos|vms)
: XXX Should be a Configure test for double-dots in filenames.
version=`echo $revision $patchlevel $subversion | \
  $awk '{ printf "%d_%d_%d", $1, $2, $3 }`
api_versionstring=`echo $api_revision $api_version $api_subversion | \
  $awk '{ printf "%d_%d_%d", $1, $2, $3 }`
;;
*)
version=`echo $revision $patchlevel $subversion | \
  $awk '{ printf "%d.%d.%d", $1, $2, $3 }`
api_versionstring=`echo $api_revision $api_version $api_subversion | \
  $awk '{ printf "%d.%d.%d", $1, $2, $3 }`
;;
esac
: Special case the 5.005_xx maintenance series, which used 5.005
: without any subversion label as a subdirectory in $sitelib
if test "${api_revision}${api_version}${api_subversion}" = "550"; then
  api_versionstring='5.005'
fi

```

Found

in path(s):

```

* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/perl/patchlevel.U

```

No license file was found, but licenses were detected in source scan.

?RCS: \$Id: Init.U,v 3.0.1.1 1994/10/31 09:45:59 ram Exp \$

?RCS:

?RCS: Copyright (c) 1991-1993, Raphael Manfredi

?RCS:

?RCS: You may redistribute only under the terms of the Artistic License,

?RCS: as specified in the README file that comes with the distribution.

?RCS: You may reuse parts of this distribution only within the terms of

?RCS: that same Artistic License; a copy of which may be found at the root

?RCS: of the source tree for dist 3.0.

?RCS:

?RCS: \$Log: Init.U,v \$

?RCS: Revision 3.0.1.1 1994/10/31 09:45:59 ram

?RCS: patch44: removed Options from MAKE to prevent Init overrides  
?RCS: patch44: option processing now done after Myinit thanks to new Begin.U  
?RCS: patch44: moved "Beginning of configuration questions" to Begin.U  
?RCS: patch44: moved signal trapping instruction to Begin.U as well  
?RCS:  
?RCS: Revision 3.0 1993/08/18 12:05:02 ram  
?RCS: Baseline for dist 3.0 netwide release.  
?RCS:  
?X:  
?X: This file  
initializes certain default variables used by Configure. They  
?X: may be overridden or added to by definitions in Myinit.U.  
?X:  
?MAKE:Init eunicefix: Null  
?MAKE: -pick add \$@ %<  
?MAKE: -pick weed \$@ ./Init  
?S:eunicefix:  
?S: When running under Eunice this variable contains a command which will  
?S: convert a shell script to the proper form of text file for it to be  
?S: executable by the shell. On other systems it is a no-op.  
?S:.  
?V:define undef smallmach:rmlist  
?X:  
?X: Throughout the units, one may make use of \$define and \$undef to reference  
?X: a defined symbol or an undefined one. There is no need to add them in  
?X: the dependency line since this unit makes them visible via ?V:, and  
?X: everyone inherits from those symbols since by convention Init.U is the  
?X: root dependency.  
?X:  
?LINT:extern DJGPP  
?LINT:extern \_exe  
?LINT:change \_exe  
?LINT:extern is\_os2  
: Detect odd OSs  
define='define'  
undef='undef'  
smallmach='pdp11 i8086 z8000 i80286 iAPX286'  
rmlist=""  
  
: We must find out about  
Eunice early  
eunicefix=':'  
if test -f /etc/unixtovms; then  
eunicefix=/etc/unixtovms  
fi  
if test -f /etc/unixtovms.exe; then  
eunicefix=/etc/unixtovms.exe  
fi

```

: Set executable suffix now -- needed before hints available
if test -f "/libs/version.library"; then
: Amiga OS
  _exe=""
elif test -f "/system/gnu_library/bin/ar.pm"; then
: Stratus VOS
  _exe=".pm"
elif test -n "$DJGPP"; then
: DOS DJGPP
  _exe=".exe"
elif test -f /kern/cookiejar; then
: MiNT
  _exe=""
elif test -d c:/ -o -n "$is_os2" ; then
: OS/2 or cygwin
  _exe=".exe"
fi

```

Found in path(s):

```

* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/modified/Init.U

```

No license file was found, but licenses were detected in source scan.

```

?RCS: $Id: prototype.U,v 3.0.1.3 1994/05/06 15:11:49 ram Exp $
?RCS:
?RCS: Copyright (c) 1991-1993, Raphael Manfredi
?RCS:
?RCS: You may redistribute only under the terms of the Artistic License,
?RCS: as specified in the README file that comes with the distribution.
?RCS: You may reuse parts of this distribution only within the terms of
?RCS: that same Artistic License; a copy of which may be found at the root
?RCS: of the source tree for dist 3.0.
?RCS:
?RCS: $Log: prototype.U,v $
?RCS: Revision 3.0.1.3 1994/05/06 15:11:49 ram
?RCS: patch23: ensure cc flags used when looking for prototype support
?RCS:
?RCS: Revision 3.0.1.2 1994/01/24 14:15:36 ram
?RCS: patch16: prototype handling macros now appear only when needed
?RCS:
?RCS: Revision 3.0.1.1 1993/08/25 14:03:12 ram
?RCS: patch6: defines were referring to non-existent VOID symbol
?RCS:
?RCS: Revision 3.0 1993/08/18 12:09:36 ram
?RCS: Baseline for dist
3.0 netwide release.
?RCS:

```

?MAKE:prototype: Nothing  
?S:prototype:  
?S: This variable holds the eventual value of CAN\_PROTOTYPE, which  
?S: indicates the C compiler can handle function prototypes.  
?S:.  
: stub, never used  
prototype=nothing

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/modified/prototype.U

No license file was found, but licenses were detected in source scan.

?RCS: \$Id\$

?RCS:

?RCS: Copyright (c) 1998 Jarkko Hietaniemi

?RCS:

?RCS: You may distribute under the terms of either the GNU General Public

?RCS: License or the Artistic License, as specified in the README file.

?RCS:

?MAKE:d\_recvmsg: Inlibc

?MAKE: -pick add \$@ %<

?S:d\_recvmsg:

?S: This variable conditionally defines the HAS\_RECVMSG symbol, which

?S: indicates to the C program that the recvmsg() routine is available.

?S:.

?C:HAS\_RECVMSG:

?C: This symbol, if defined, indicates that the recvmsg routine is

?C: available to send structured socket messages.

?C:.

?H:#\$d\_recvmsg HAS\_RECVMSG /\*\*/

?H:.

?LINT:set d\_recvmsg

: see if recvmsg exists

set recvmsg d\_recvmsg

eval \$inlibc

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/perl/d\_recvmsg.U

No license file was found, but licenses were detected in source scan.

?RCS: \$Id: d\_getpgid.U 1 2006-08-24 12:32:52Z rmanfredi \$

?RCS:

?RCS: Copyright (c) 1996, Andy Dougherty

?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi

?RCS:

?RCS: You may redistribute only under the terms of the Artistic Licence,

?RCS: as specified in the README file that comes with the distribution.  
?RCS: You may reuse parts of this distribution only within the terms of  
?RCS: that same Artistic Licence; a copy of which may be found at the root  
?RCS: of the source tree for dist 4.0.  
?RCS:  
?RCS: \$Log: d\_getpgid.U,v \$  
?RCS: Revision 3.0.1.1 1997/02/28 15:33:44 ram  
?RCS: patch61: created  
?RCS:  
?MAKE:d\_getpgid: Inlibc  
?MAKE: -pick add \$@ %<  
?S:d\_getpgid:  
?S: This variable conditionally defines the HAS\_GETPGID symbol, which  
?S: indicates to the C program that the getpgid(pid) function  
?S: is available to get the process group id.  
?S:.  
?C:HAS\_GETPGID:  
?C: This symbol, if defined, indicates to the C program  
that  
?C: the getpgid(pid) function is available to get the  
?C: process group id.  
?C:.  
?H:#\$d\_getpgid HAS\_GETPGID /\*\*/  
?H:.  
?LINT:set d\_getpgid  
: see if getpgid exists  
set getpgid d\_getpgid  
eval \$inlibc

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/d\_getpgid.U

No license file was found, but licenses were detected in source scan.

?RCS: \$Id: i\_sunmath.U,v \$  
?RCS:  
?RCS: Copyright (c) 2000 Jarkko Hietaniemi  
?RCS:  
?RCS: You may distribute under the terms of either the GNU General Public  
?RCS: License or the Artistic License, as specified in the README file.  
?RCS:  
?MAKE:i\_sunmath: Inhdr Hasfield  
?MAKE: -pick add \$@ %<  
?S:i\_sunmath:  
?S: This variable conditionally defines the I\_SUNMATH symbol, and indicates  
?S: whether a C program should include <sunmath.h>.  
?S:.  
?C:I\_SUNMATH:

?C: This symbol, if defined, indicates that <sunmath.h> exists and  
?C: should be included.

?C:.

?H:#\$i\_sunmath I\_SUNMATH /\*\*/

?H:.

?LINT:set i\_sunmath

: see if this is a sunmath.h system

set sunmath.h i\_sunmath

eval \$inhdr

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/perl/i\_sunmath.U

No license file was found, but licenses were detected in source scan.

?RCS: \$Id: d\_getnent.U,v 3.0 1993/08/18 12:06:09 ram Exp \$

?RCS:

?RCS: Copyright (c) 1991-1993, Raphael Manfredi

?RCS:

?RCS: You may redistribute only under the terms of the Artistic License,

?RCS: as specified in the README file that comes with the distribution.

?RCS: You may reuse parts of this distribution only within the terms of

?RCS: that same Artistic License; a copy of which may be found at the root

?RCS: of the source tree for dist 3.0.

?RCS:

?RCS: \$Log: d\_getnent.U,v \$

?RCS: Revision 3.0 1993/08/18 12:06:09 ram

?RCS: Baseline for dist 3.0 netwide release.

?RCS:

?MAKE:d\_getnent: Inlibc

?MAKE: -pick add \$@ %<

?S:d\_getnent:

?S: This variable conditionally defines HAS\_GETNETENT if getnetent() is

?S: available to look up network names in some data base or another.

?S:.

?C:HAS\_GETNETENT:

?C: This symbol, if defined, indicates that the getnetent() routine is

?C: available to look up network names in some data base

or another.

?C:.

?H:#\$d\_getnent HAS\_GETNETENT /\*\*/

?H:.

?LINT:set d\_getnent

: see if getnetent exists

set getnetent d\_getnent

eval \$inlibc

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/modified/d\_getnent.U

No license file was found, but licenses were detected in source scan.

?RCS: \$Id: privlib.U,v 3.1 1999/07/08 18:32:29 doughera Exp doughera \$

?RCS:

?RCS: Copyright (c) 1991-1993, Raphael Manfredi

?RCS:

?RCS: This file is included with or a derivative work of a file included

?RCS: with the metaconfig program of Raphael Manfredi's "dist" distribution.

?RCS: In accordance with clause 7 of dist's modified Artistic License:

?RCS:

?RCS: You may distribute under the terms of either the GNU General Public

?RCS: License or the Artistic License, as specified in the README file.

?RCS:

?RCS: \$Log: privlib.U,v \$

?RCS: Revision 3.1 1999/07/08 18:32:29 doughera

?RCS: Updated for perl5.005\_5x

?RCS:

?RCS: Revision 3.0.1.4 1995/09/25 09:17:09 ram

?RCS: patch59: unit is now forced to the top of Configure, if possible

?RCS:

?RCS: Revision 3.0.1.3 1995/01/30 14:44:23 ram

?RCS: patch49: can now handle installation prefix changes (from WED)

?RCS:

?RCS: Revision 3.0.1.2 1994/08/29 16:31:52 ram

?RCS:

patch32: now uses installation prefix

?RCS:

?RCS: Revision 3.0.1.1 1993/09/13 16:12:34 ram

?RCS: patch10: added support for /local/lib (WED)

?RCS: patch10: prompt phrasing made more explicit (WED)

?RCS:

?RCS: Revision 3.0 1993/08/18 12:09:35 ram

?RCS: Baseline for dist 3.0 netwide release.

?RCS:

?MAKE:privlib privlibexp installprivlib: package cat Getfile Oldconfig \

Setprefixvar Prefixit version installstyle binexp

?MAKE: -pick add \$@ %<

?Y:TOP

?D:privlib="

?S:privlib:

?S: This variable contains the eventual value of the PRIVLIB symbol,

?S: which is the name of the private library for this package. It may

?S: have a ~ on the front. It is up to the makefile to eventually create

?S: this directory while performing installation (with ~ substitution).

?S:.

?D:privlibexp="

?S:privlibexp:  
 ?S: This variable is the ~name expanded version of privlib, so that you  
 ?S: may use it directly in Makefiles or shell scripts.  
 ?S:.  
 ?D:installprivlib="  
 ?S:installprivlib:  
 ?S: This variable  
 is really the same as privlibexp but may differ on  
 ?S: those systems using AFS. For extra portability, only this variable  
 ?S: should be used in makefiles.  
 ?S:.  
 ?C:PRIVLIB:  
 ?C: This symbol contains the name of the private library for this package.  
 ?C: The library is private in the sense that it needn't be in anyone's  
 ?C: execution path, but it should be accessible by the world. The program  
 ?C: should be prepared to do ~ expansion.  
 ?C:.  
 ?C:PRIVLIB\_EXP:  
 ?C: This symbol contains the ~name expanded version of PRIVLIB, to be used  
 ?C: in programs that are not prepared to deal with ~ expansion at run-time.  
 ?C:.  
 ?H:#define PRIVLIB "\$privlib" /\*\*/  
 ?H:#define PRIVLIB\_EXP "\$privlibexp" /\*\*/  
 ?H:.  
 ?LINT:change prefixvar  
 ?LINT:set installprivlib  
 ?LINT:set privlib  
 ?LINT:set privlibexp  
 : determine where private library files go  
 : Usual default is /usr/local/lib/perl5/\$version.  
 : Also allow things like /opt/perl/lib/\$version, since  
 : /opt/perl/lib/perl5... would be redundant.  
 : The default "style"  
 setting is made in installstyle.U  
 case "\$installstyle" in  
 \*lib/perl5\*) set dflt privlib lib/\$package/\$version ;;  
 \*) set dflt privlib lib/\$version ;;  
 esac  
 eval \$prefixit  
 \$cat <<EOM

There are some auxiliary files for \$package that need to be put into a private library directory that is accessible by everyone.

EOM

?X: Force dependency on bin.U

fn=\$binexp

fn=d~+



rp='Pathname where the private library files will reside?'

./getfile

prefixvar=privlib

./setprefixvar

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/installdirs/privlib.U

No license file was found, but licenses were detected in source scan.

Perl5 Metaconfig Units

Copyright (c) 1996-1998, Andy Dougherty

Copyright (c) 1999-2011, H.Merijn Brand

All rights reserved.

These units are the ones used to build Configure and config\_h.SH in the Perl5 distribution.

metaconfig will first look in its standard locations (specified when you installed dist). It will then recurse through the 'U' subdirectory and find any additional "private" units. Private units override standard ones supplied with metaconfig.

Files in this directory:

README

This file.

Glossary.patch

The standard dist units contain some strings that make pod2man complain. This patch silences those warnings. As new units are added and Configure is regenerated, this patch may need more and more 'fuzz' to be applied. It should be freshly regenerated every once in a while. See also mkgloss.pl

In-all.pl

Re-generate the all/ folder

mkglossary

A script

to regenerate Porting/Glossary. You have to manually edit the top of the script to point the location of your metaconfig units. It is called automatically by 'mksample'. See also mkgloss.pl

mkgloss.pl

A perl script that calls U/mkglossary from the perl source tree, sorts the list of symbols, and applies the patch mentioned in Glossary.patch.

When called on its own, redirect the output to a temporary file, and compare that file to Porting/Glossary before applying.

#### mksample

A script to regenerate Porting/config.sh and Porting/config.H.  
It also calls mkglossary, if necessary.

#### Subdirectories:

The units and other related files have been broken up into the following directories.

#### a\_dvisory/

These are units that have to go first in the generated config\_h.SH.  
A word of explanation: Configure and config\_h.SH are generated from 'Units' (the \*.U files). Files indicate dependencies (using make(1)), and Configure is built to follow those dependencies.

#### However, config\_h.SH

is simply built by putting all the units in alphabetical order and extracting the relevant lines. (This could be fixed, I suppose, but it wasn't trivial the one time I looked.)

The a\_dvisory/ directory, then, is a place to put units that need to be early in config\_h.SH. (Most units are self-contained and ought to be able to go anywhere. However, some things, like byteorder, need to have the #defines from multiarch available.)

#### acl/

This is an old patch to begin to detect and use ACL (access control list) file protection schemes.

#### all/

A folder that conveniently holds symbolic links to all the modules that are used to build the current Configure and config\_h.SH.

#### compline/

These are similar to the standard units, but I have modified them to have a more uniform compile command line, usually using the new Compile.U unit. (The ccflags.U unit is perl-specific since it mentions -DDEBUGGING and -DPOSIX\_SOURCE, but that's the only place it is perl-specific.)

#### dist\_patches/

These are patches to dist that must be applied before it is built and installed. I have submitted these for inclusion in the regular dist distribution. They have already been applied to the ../dist-3.0at70b directory.

#### ebcdic/

These are units that had to be specially modified to work under either EBCDIC or ASCII.

#### installdirs/

These are units to handle perl's installation directories and related issues.

#### modified/

These are modified versions of the standard units. Also included in this directory are new units that are clearly derived from existing units. I have submitted these for inclusion in the regular dist distribution.

#### nullified/

These are null units that replace units in the standard distribution. Typically they are there because some part of the perl source accidentally uses a symbol that metaconfig thinks means we want the corresponding unit.

#### perl/

These are specific to perl. Some are heavily derived from original dist units, and are marked as such. Others are original.

#### perl\_patches/

These are patches to the perl source. This directory should ordinarily be empty, but there may have been drift between the standard version of perl and the one associated with these units.

#### protos/

These are units modified to use the new Hasproto.U or Protochk.U units to check for prototypes.

#### threads/

These are specific to threading perl.

#### typedefs/

These are standard units modified to use the modified Typedef.U unit to check for typedefs. (The modified Typdef.U includes a function to avoid unnecessary prompts if the typedef being searched for exists.)

Where appropriate, I submitted these units for inclusion into the regular dist distribution. However, since dist is no longer actively maintained, and the alternative is for \*me\* to actively maintain it,

the units just  
sit here.

#### Copyright Information:

Unless otherwise indicated, the files contained in this  
distribution are:

Copyright (c) 1996-1998, Andy Dougherty

The following licensing terms apply to all files contained in  
this distribution:

You may distribute the files contained in this distribution  
under the terms of either

- a) the "Artistic License" which comes with Perl, or
- b) the "Artistic License" which comes with dist, or
- c) the GNU General Public License as published by the Free  
Software Foundation; either version 1, or (at your option) any  
later version (see the file "Copying" that comes with the  
Perl distribution).

Which one to use is your choice.

The units in the "modified" directory have been derived from units  
associated with the metaconfig program of Raphael Manfredi's "dist"  
distribution. These units list Raphael Manfredi as the Copyright holder.  
dist is distributed under a modified version of the Perl Artistic License.  
Clause 7 of this modified  
license as contained in dist-3.0-pl60 provides:

7. You may reuse parts of this Package in your own programs, provided  
that you explicitly state where you got them from, in the source code  
(and, left to your courtesy, in the documentation), duplicating  
all the associated copyright notices and disclaimers. Besides  
your changes, if any, must be clearly marked as such. Parts reused  
that way will no longer fall under this license if, and only if,  
the name of your program(s) have no immediate connection with the  
name of the Package itself or its associated programs. You may then  
apply whatever restrictions you wish on the reused parts or choose  
to place them in the Public Domain--this will apply only within the  
context of your package.

In accordance with this clause, the versions of these units  
contained here are made available under the same terms as the

rest of the units.

If you have any questions about the use of these units or about the differences between these units and the standard versions, please feel free to ask.

Andy Dougherty [doughera@lafayette.edu](mailto:doughera@lafayette.edu)  
Dept. of Physics  
Lafayette College  
Easton, PA 18042-1782

Found in path(s):

```
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/README
```

No license file was found, but licenses were detected in source scan.

```
?RCS: $Id: d_setsent.U,v 3.0 1993/08/18 12:06:09 ram Exp $
?RCS:
?RCS: Copyright (c) 1991-1993, Raphael Manfredi
?RCS:
?RCS: You may redistribute only under the terms of the Artistic License,
?RCS: as specified in the README file that comes with the distribution.
?RCS: You may reuse parts of this distribution only within the terms of
?RCS: that same Artistic License; a copy of which may be found at the root
?RCS: of the source tree for dist 3.0.
?RCS:
?RCS: $Log: d_setsent.U,v $
?RCS: Revision 3.0 1993/08/18 12:06:09 ram
?RCS: Baseline for dist 3.0 netwide release.
?RCS:
?MAKE:d_setsent: Inlibc
?MAKE: -pick add $@ %<
?S:d_setsent:
?S: This variable conditionally defines HAS_SETSERVENT if setservernt() is
?S: available.
?S:.
?C:HAS_SETSERVENT:
?C: This symbol, if defined, indicates that the setservernt() routine is
?C: available.
?C:.
?H:#$d_setsent HAS_SETSERVENT /**/
?H:.
?LINT:set d_setsent
: see if setservernt exists
set
setservernt d_setsent
eval $inlibc
```

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/modified/d\_setsent.U

No license file was found, but licenses were detected in source scan.

?RCS: \$Id: Chk\_whoami.U 1 2006-08-24 12:32:52Z rmanfredi \$

?RCS:

?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi

?RCS:

?RCS: You may redistribute only under the terms of the Artistic Licence,

?RCS: as specified in the README file that comes with the distribution.

?RCS: You may reuse parts of this distribution only within the terms of

?RCS: that same Artistic Licence; a copy of which may be found at the root

?RCS: of the source tree for dist 4.0.

?RCS:

?RCS: \$Log: Chk\_whoami.U,v \$

?RCS: Revision 3.0 1993/08/18 12:04:46 ram

?RCS: Baseline for dist 3.0 netwide release.

?RCS:

?X:

?X: This unit makes sure we don't try to include whoami.h if uname() exists.

?X:

?MAKE:Chk\_whoami: d\_uname i\_whoami

?MAKE: -pick add \$@ %<

?LINT:change i\_whoami

: weed out incompatibilities

case "\$d\_uname" in

"\$define") i\_whoami="\$undef" ;;

esac

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/Chk\_whoami.U

No license file was found, but licenses were detected in source scan.

?RCS: \$Id: d\_lstat.U 1 2006-08-24 12:32:52Z rmanfredi \$

?RCS:

?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi

?RCS:

?RCS: You may redistribute only under the terms of the Artistic Licence,

?RCS: as specified in the README file that comes with the distribution.

?RCS: You may reuse parts of this distribution only within the terms of

?RCS: that same Artistic Licence; a copy of which may be found at the root

?RCS: of the source tree for dist 4.0.

?RCS:

?RCS: \$Log: d\_lstat.U,v \$

?RCS: Revision 3.0 1993/08/18 12:06:28 ram

?RCS: Baseline for dist 3.0 netwide release.  
?RCS:  
?MAKE:d\_lstat: Inlibc  
?MAKE: -pick add \$@ %<  
?S:d\_lstat:  
?S: This variable conditionally defines HAS\_LSTAT if lstat() is  
?S: available to do file stats on symbolic links.  
?S:.  
?C:HAS\_LSTAT (LSTAT):  
?C: This symbol, if defined, indicates that the lstat routine is  
?C: available to do file stats on symbolic links.  
?C:.  
?H:#\$d\_lstat HAS\_LSTAT /\*\*/  
?H:.  
?LINT:set  
d\_lstat  
: see if lstat exists  
set lstat d\_lstat  
eval \$inlibc

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/d\_lstat.U

No license file was found, but licenses were detected in source scan.

?RCS: \$Id: perlpath.U,v 3.0.1.2 1995/09/25 09:17:04 ram Exp \$  
?RCS:  
?RCS: Copyright (c) 1991-1993, Raphael Manfredi  
?RCS:  
?RCS: This file is included with or a derivative work of a file included  
?RCS: with the metaconfig program of Raphael Manfredi's "dist" distribution.  
?RCS: In accordance with clause 7 of dist's modified Artistic License:  
?RCS:  
?RCS: You may distribute under the terms of either the GNU General Public  
?RCS: License or the Artistic License, as specified in the README file.  
?RCS:  
?RCS: \$Log: perlpath.U,v \$  
?RCS:  
?RCS: Special perl5 unit -- we haven't installed perl yet.  
?RCS:  
?RCS: Revision 3.0.1.2 1995/09/25 09:17:04 ram  
?RCS: patch59: unit is now forced to the top of Configure, if possible  
?RCS:  
?RCS: Revision 3.0.1.1 1995/01/11 15:33:53 ram  
?RCS: patch45: can now use Loc variables since path stripping is deferred  
?RCS:  
?RCS: Revision 3.0 1993/08/18 12:09:32 ram  
?RCS: Baseline for dist

3.0 netwide release.

?RCS:

?X:

?X: The purpose of this unit is to locate perl good enough to construct a #!

?X:

?MAKE:perlpath: cat Getfile Loc Myread Oldconfig initialinstalllocation \  
startperl version versiononly

?MAKE: -pick add \$@ %<

?Y:TOP

?S:perlpath:

?S: This variable contains the eventual value of the PERLPATH symbol,

?S: which contains the name of the perl interpreter to be used in

?S: shell scripts and in the "eval 'exec'" idiom. This variable is

?S: not necessarily the pathname of the file containing the perl

?S: interpreter; you must append the executable extension (\_exe) if

?S: it is not already present. Note that Perl code that runs during

?S: the Perl build process cannot reference this variable, as Perl

?S: may not have been installed, or even if installed, may be a

?S: different version of Perl.

?S:.

?C:PERLPATH:

?C: This symbol contains the name of the perl interpreter to be

?C: used in shell scripts and in the "eval 'exec'" idiom.

?C:.

?H:#define PERLPATH "\$perlpath" /\*\*/

?H:.

:

figure best path for perl in scripts

case "\$perlpath" in

\*)

case "\$versiononly" in

"\$define") perlpath="\$initialinstalllocation/perl\$version";;

\*) perlpath="\$initialinstalllocation/perl";;

esac

case "\$startperl" in

\*!\*) ;;

\*)

\$cat <<EOH

I will use the "eval 'exec'" idiom to start Perl on your system.

I can use the full path of your Perl binary for this purpose, but

doing so may cause problems if you want to share those scripts and

Perl is not always in a standard place (\$initialinstalllocation/perl).

EOH

dflt="\$initialinstalllocation/perl"

rp="What path shall I use in \"eval 'exec'\"?"

./myread



```
perlpath="$ans"  
;;  
esac  
;;  
esac  
case "$startperl" in  
*!*) ;;  
*) echo "I'll use $perlpath in \"eval 'exec'\"" ;;  
esac
```

Found in path(s):

```
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/perl/perlpath.U
```

No license file was found, but licenses were detected in source scan.

```
?RCS: $Id: bin.U,v 3.1 1999/07/09 18:20:13 doughera Exp doughera $  
?RCS:  
?RCS: Copyright (c) 1991-1993, Raphael Manfredi  
?RCS:  
?RCS: You may redistribute only under the terms of the Artistic License,  
?RCS: as specified in the README file that comes with the distribution.  
?RCS: You may reuse parts of this distribution only within the terms of  
?RCS: that same Artistic License; a copy of which may be found at the root  
?RCS: of the source tree for dist 3.0.  
?RCS:  
?RCS: $Log: bin.U,v $  
?RCS: Revision 3.1 1999/07/09 18:20:13 doughera  
?RCS: Updated for installprefix  
?RCS:  
?RCS: Revision 3.0.1.4 1995/09/25 09:15:32 ram  
?RCS: patch59: unit is now forced to the top of Configure, if possible  
?RCS:  
?RCS: Revision 3.0.1.3 1995/01/30 14:32:40 ram  
?RCS: patch49: can now handle installation prefix changes (from WED)  
?RCS:  
?RCS: Revision 3.0.1.2 1994/08/29 16:05:28 ram  
?RCS: patch32: now uses installation prefix  
?RCS:  
?RCS:  
Revision 3.0.1.1 1993/09/13 15:56:51 ram  
?RCS: patch10: made prompting more explicit (WAD)  
?RCS:  
?RCS: Revision 3.0 1993/08/18 12:05:26 ram  
?RCS: Baseline for dist 3.0 netwide release.  
?RCS:  
?MAKE:bin binexp installbin userelocatableinc initialinstalllocation: \  
Myread Prefixit Getfile Setvar Setprefixvar Oldconfig \  
test prefix prefixexp
```

?MAKE: -pick add \$@ %<  
?Y:TOP  
?D:bin="  
?S:bin:  
?S: This variable holds the name of the directory in which the user wants  
?S: to put publicly executable images for the package in question. It  
?S: is most often a local directory such as /usr/local/bin. Programs using  
?S: this variable must be prepared to deal with ~name substitution.  
?S:.  
?D:binexp="  
?S:binexp:  
?S: This is the same as the bin variable, but is filename expanded at  
?S: configuration time, for use in your makefiles.  
?S:.  
?D:installbin="  
?S:installbin:  
?S: This variable is the same as binexp unless AFS is running in which case  
?S: the user is explicitly prompted for it. This variable  
?S: should always  
?S: be used in your makefiles for maximum portability.  
?S:.  
?D:userrelocatableinc="  
?S:userrelocatableinc:  
?S: This variable is set to true to indicate that perl should relocate  
?S: @INC entries at runtime based on the path to the perl binary.  
?S: Any @INC paths starting ".../" are relocated relative to the directory  
?S: containing the perl binary, and a logical cleanup of the path is then  
?S: made around the join point (removing "dir/../" pairs)  
?S:.  
?S:initialinstalllocation:  
?S: When userrelocatableinc is true, this variable holds the location  
?S: that make install should copy the perl binary to, with all the  
?S: run-time relocatable paths calculated from this at install time.  
?S: When used, it is initialized to the original value of binexp, and  
?S: then binexp is set to '.../', as the other binaries are found  
?S: relative to the perl binary.  
?S:.  
?C:BIN:  
?C: This symbol holds the path of the bin directory where the package will  
?C: be installed. Program must be  
?C: prepared to deal with ~name substitution.  
?C:.  
?C:BIN\_EXP:  
?C: This symbol is the filename expanded version of the BIN symbol, for  
?C: programs that do not want to deal with that at run-time.  
?C:.  
?C:PERL\_RELOCATABLE\_INC:  
?C: This symbol, if defined, indicates that we'd like to relocate entries

```

?C: in @INC at run time based on the location of the perl binary.
?C:.
?H:#define BIN "$bin" /**/
?H:#define BIN_EXP "$binexp" /**/
?H:#define PERL_RELOCATABLE_INC "$userelocatableinc" /**/
?H:.
?D:bin='/usr/local/bin'
?LINT:change prefix
?LINT:change prefixexp
?LINT:change prefixvar
?LINT:change installprefixexp
?LINT:set userelocatableinc
: determine where public executables go
echo " "
set dflt bin bin
eval $prefixit
fn=d~
rp='Pathname where the public executables will reside?'
./getfile
if $test "X$ansexp" != "X$binexp"; then
installbin="
fi
prefixvar=bin
: XXX Bug? -- ignores Configure -Dinstallprefix setting.
: XXX If this is fixed, also fix the "start perl" hunk below, which relies on
:
this via initialinstalllocation
./setprefixvar

case "$userelocatableinc" in
$define|true|[yY]*) dflt='y' ;;
*) dflt='n' ;;
esac
cat <<EOM

```

Would you like to build Perl so that the installation is relocatable, so that library paths in @INC are determined relative to the path of the perl binary? This is not advised for system Perl installs, or if you need to run setid scripts or scripts under taint mode.

If this doesn't make any sense to you, just accept the default '\$dflt'.

EOM

```

rp='Use relocatable @INC?'
./myread
case "$ans" in
y|Y) val="$define" ;;
*) val="$undef" ;;
esac

```

```

set userelocatableinc
eval $setvar

initialinstalllocation="$binexp"
: Default prefix is now "up one level from where the binaries are"
case "$userelocatableinc" in
$define|true|[yY]*)
    bin="..."
    binexp="..."
    prefix=".../"
    prefixexp=".../"
    installprefixexp=".../"
    ;;
esac

```

Found in path(s):

```
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/installdirs/bin.U
```

No license file was found, but licenses were detected in source scan.

```

?RCS: $Id: vaprotol.U 1 2006-08-24 12:32:52Z rmanfredi $
?RCS:
?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi
?RCS:
?RCS: You may redistribute only under the terms of the Artistic Licence,
?RCS: as specified in the README file that comes with the distribution.
?RCS: You may reuse parts of this distribution only within the terms of
?RCS: that same Artistic Licence; a copy of which may be found at the root
?RCS: of the source tree for dist 4.0.
?RCS:
?RCS: Original Author: Graham Stoney <greyham@research.canon.oz.au>
?RCS:
?RCS: $Log: vaprotol.U,v $
?RCS: Revision 3.0.1.1 1994/01/24 14:17:16 ram
?RCS: patch16: definition of _V now appears only when needed
?RCS:
?RCS: Revision 3.0 1993/08/18 12:09:59 ram
?RCS: Baseline for dist 3.0 netwide release.
?RCS:
?MAKE: vaprotol: prototype i_stdarg Setvar
?MAKE: -pick add $@ %<
?S: vaprotol:
?S: This variable conditionally defines CAN_VAPROTO on systems supporting
?S: prototype
?S: declaration of functions with a variable number of
?S: arguments. See also prototype.
?S:
?C: CAN_VAPROTO ~ %<

```

?C: This variable is defined on systems supporting prototype declaration

?C: of functions with a variable number of arguments.

?C:.

?C: \_V:

?C: This macro is used to declare function parameters in prototypes for

?C: functions with a variable number of parameters. Use double parentheses.

?C: For example:

?C:

```
?C: int printf _V((char *fmt, ...));
```

?C:

?C: Remember to use the plain simple \_() macro when declaring a function

?C: with no variable number of arguments, since it might be possible to

?C: have a non-effect \_V() macro and still get prototypes via \_().

?C:.

```
?H:?%<:#$vaprototo CAN_VAPROTO /**/
```

```
?H:?_V:#ifdef CAN_VAPROTO
```

```
?H:?_V:#define _V(args) args
```

```
?H:?_V:#else
```

```
?H:?_V:#define _V(args) ()
```

```
?H:?_V:#endif
```

```
?H:.
```

```
?LINT:set vaprototo
```

```
: see if prototypes support variable argument declarations
```

```
echo " "
```

```
case "$prototype$i_stdarg" in
```

```
$define$define)
```

```
echo "It appears we'll be able
```

```
to prototype varargs functions." >&4
```

```
val="$define"
```

```
::
```

```
*)
```

```
echo "Too bad... We won't be using prototyped varargs functions..." >&4
```

```
val="$undef"
```

```
::
```

```
esac
```

```
set vaprototo
```

```
eval $setvar
```

Found in path(s):

```
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/modified/vaprototo.U
```

No license file was found, but licenses were detected in source scan.

```
?RCS: $Id: d_pwrite.U 1 2006-08-24 12:32:52Z rmanfredi $
```

```
?RCS:
```

```
?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi
```

```
?RCS:
```

```
?RCS: You may redistribute only under the terms of the Artistic Licence,
```

?RCS: as specified in the README file that comes with the distribution.  
 ?RCS: You may reuse parts of this distribution only within the terms of  
 ?RCS: that same Artistic Licence; a copy of which may be found at the root  
 ?RCS: of the source tree for dist 4.0.  
 ?RCS:  
 ?RCS: \$Log: d\_pwrite.U,v \$  
 ?RCS:  
 ?MAKE:d\_pwrite: Inlibc  
 ?MAKE: -pick add \$@ %<  
 ?S:d\_pwrite:  
 ?S: This variable conditionally defines the HAS\_PWRITE symbol, which  
 ?S: indicates to the C program that the pwrite() routine is available.  
 ?S:.  
 ?C:HAS\_PWRITE :  
 ?C: This symbol, if defined, indicates that the pwrite routine is  
 ?C: available to perform writes on a file descriptor at a given offset.  
 ?C:.  
 ?H:#\$d\_pwrite HAS\_PWRITE /\*\*/  
 ?H:.  
 ?LINT:set d\_pwrite  
 : see if pwrite  
 exists  
 set pwrite d\_pwrite  
 eval \$inlibc

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/d\_pwrite.U

No license file was found, but licenses were detected in source scan.

?RCS: \$Id\$  
 ?RCS:  
 ?RCS: Copyright (c) 1999 Jarkko Hietaniemi  
 ?RCS:  
 ?RCS: You may distribute under the terms of either the GNU General Public  
 ?RCS: License or the Artistic License, as specified in the README file.  
 ?RCS:  
 ?MAKE:ivdformat uvuformat uvoformat uvxformat uvXUformat \  
 nvEUformat nvFUformat nvGUformat \  
 nveformat nvffformat nvformat: \  
 ivsize longsize intsize shortsize \  
 sPRId64 sPRIu64 sPRIo64 sPRIx64 sPRIXU64 \  
 uselongdouble d\_longdbl usequadmath d\_PRIgldbl \  
 sPRIEUldbl sPRIFUldbl sPRIGUldbl sPRIeldbl sPRIfldbl sPRIgldbl \  
 test echo  
 ?MAKE: -pick add \$@ %<  
 ?S:ivdformat:  
 ?S: This variable contains the format string used for printing

?S: a Perl IV as a signed decimal integer.  
?S:.  
?S:uvuformat:  
?S: This variable contains the format string used for printing  
?S: a Perl UV as an unsigned decimal integer.  
?S:.  
?S:uvoformat:  
?S: This variable contains the format string used for printing  
?S: a Perl UV as an unsigned  
octal integer.  
?S:.  
?S:uvxformat:  
?S: This variable contains the format string used for printing  
?S: a Perl UV as an unsigned hexadecimal integer in lowercase abcdef.  
?S:.  
?S:uvXUformat:  
?S: This variable contains the format string used for printing  
?S: a Perl UV as an unsigned hexadecimal integer in uppercase ABCDEF.  
?S:.  
?S:nveformat:  
?S: This variable contains the format string used for printing  
?S: a Perl NV using %e-ish floating point format.  
?S:.  
?S:nvffformat:  
?S: This variable contains the format string used for printing  
?S: a Perl NV using %f-ish floating point format.  
?S:.  
?S:nvgformat:  
?S: This variable contains the format string used for printing  
?S: a Perl NV using %g-ish floating point format.  
?S:.  
?S:nvEUformat:  
?S: This variable contains the format string used for printing  
?S: a Perl NV using %E-ish floating point format.  
?S:.  
?S:nvFUformat:  
?S: This variable contains the format string used for printing  
?S: a Perl NV using %F-ish floating point format.  
?S:.  
?S:nvGUformat:  
?S: This  
variable contains the format string used for printing  
?S: a Perl NV using %G-ish floating point format.  
?S:.  
?C:IVdf:  
?C: This symbol defines the format string used for printing a Perl IV  
?C: as a signed decimal integer.  
?C:.

?C:UVuf:

?C: This symbol defines the format string used for printing a Perl UV

?C: as an unsigned decimal integer.

?C:.

?C:UVof:

?C: This symbol defines the format string used for printing a Perl UV

?C: as an unsigned octal integer.

?C:.

?C:UVxf:

?C: This symbol defines the format string used for printing a Perl UV

?C: as an unsigned hexadecimal integer in lowercase abcdef.

?C:.

?C:UVXf:

?C: This symbol defines the format string used for printing a Perl UV

?C: as an unsigned hexadecimal integer in uppercase ABCDEF.

?C:.

?C:NVef:

?C: This symbol defines the format string used for printing a Perl NV

?C: using %e-ish floating point format.

?C:.

?C:NVff:

?C: This symbol defines the format string used for printing a Perl NV

?C: using %f-ish floating point

format.

?C:.

?C:NVgf:

?C: This symbol defines the format string used for printing a Perl NV

?C: using %g-ish floating point format.

?C:.

?C:NVEf:

?C: This symbol defines the format string used for printing a Perl NV

?C: using %E-ish floating point format.

?C:.

?C:NVff:

?C: This symbol defines the format string used for printing a Perl NV

?C: using %F-ish floating point format.

?C:.

?C:NVGf:

?C: This symbol defines the format string used for printing a Perl NV

?C: using %G-ish floating point format.

?C:.

?H:#define IVdf \$ivdformat /\*\*/

?H:#define UVuf \$uvuformat /\*\*/

?H:#define UVof \$uvoformat /\*\*/

?H:#define UVxf \$uvxf format /\*\*/

?H:#define UVXf \$uvXUformat /\*\*/

?H:#define NVef \$nveformat /\*\*/

?H:#define NVff \$nvffformat /\*\*/



```
?H:#define NVgf $nvgformat /**/
?H:#define NVEf $nvEUformat /**/
?H:#define NVFf $nvFUformat /**/
?H:#define NVGf $nvGUformat /**/
?H.:
: Check format strings for internal types
echo " "
$echo "Checking the format strings to be used for Perl's
internal types..." >&4
```

```
if $test X"$ivsize" = X8; then
  ivdformat="$sPRId64"
  uvuformat="$sPRU64"
  uvoformat="$sPRIo64"
  uvxformat="$sPRIX64"
  uvXUformat="$sPRIXU64"
else
  if $test X"$ivsize" = X"$longsize"; then
    ivdformat="ld"
    uvuformat="lu"
    uvoformat="lo"
    uvxformat="lx"
    uvXUformat="lX"
  else
    if $test X"$ivsize" = X"$intsize"; then
      ivdformat="d"
      uvuformat="u"
      uvoformat="o"
      uvxformat="x"
      uvXUformat="X"
    else
      : far out
      if $test X"$ivsize" = X"$shortsize"; then
        ivdformat="hd"
        uvuformat="hu"
        uvoformat="ho"
        uvxformat="hx"
        uvXUformat="hX"
      fi
    fi
  fi
fi

if $test X"$usequadmath" = X"$define"; then
  nveformat="Qe"
  nvfformat="Qf"
  nvgformat="Qg"
  nvEUformat="QE"
```

```

    nvFUformat="QF"
    nvGUformat="QG"
else
    if $test X"$suselongdouble" = X"$define" -a X"$d_longdbl" = X"$define" -a X"$d_PRIgldbl" = X"$define"; then
    nveformat="$sPRIeldbl"
    nvffformat="$sPRIfldbl"
    nvformat="$sPRIgldbl"
    nvEUformat="$sPRIEUldbl"
    nvFUformat="$sPRIFUldbl"
    nvGUformat="$sPRIGUldbl"
    else
    nveformat="e"
    nvffformat="f"
    nvformat="g"
    nvEUformat="E"
    nvFUformat="F"
    nvGUformat="G"
    fi
fi

case "$ivdformat" in
") echo "$0: Fatal: failed to find format strings, cannot continue." >&4
    exit 1
    ;;
esac

```

Found in path(s):

```
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/perl/perlxf.U
```

No license file was found, but licenses were detected in source scan.

?RCS: \$Id\$

?RCS:

?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi

?RCS:

?RCS: You may redistribute only under the terms of the Artistic License,

?RCS: as specified in the README file that comes with the distribution.

?RCS: You may reuse parts of this distribution only within the terms of

?RCS: that same Artistic License; a copy of which may be found at the root

?RCS: of the source tree for dist 4.0.

?RCS:

?RCS: \$Log: End.U,v \$

?RCS: Revision 3.0 1993/08/18 12:04:51 ram

?RCS: Baseline for dist 3.0 netwide release.

?RCS:

?X:

?X: This unit serves as the goal which forces make to choose all the units that

?X: ask questions. The \$W on the ?MAKE: line is the list of all symbols wanted.

?X: To force any unit to be included, copy this unit to your private U directory  
?X: and add the name of the unit desired to the ?MAKE: dependency line.  
?X:  
?MAKE:End: \$W  
?MAKE: -pick add \$@ %<  
?LINT:use \$W  
: end of configuration  
questions  
echo " "  
echo "End of configuration questions."

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/End.U

No license file was found, but licenses were detected in source scan.

?RCS: You may distribute under the terms of either the GNU General Public

?RCS: License or the Artistic License, as specified in the README file.

?RCS:

?MAKE:d\_fegetround: Inlibc

?MAKE: -pick add \$@ %<

?S:d\_fegetround:

?S: This variable conditionally defines HAS\_FEGETROUND if fegetround() is

?S: available to get the floating point rounding mode.

?S:.

?C:HAS\_FEGETROUND:

?C: This symbol, if defined, indicates that the fegetround routine is

?C: available to return the macro corresponding to the current rounding

?C: mode.

?C:.

?H:#\$d\_fegetround HAS\_FEGETROUND /\*\*/

?H:.

?LINT:set d\_fegetround

: see if fegetround exists

set fegetround d\_fegetround

eval \$inlibc

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/perl/d\_fegetround.U

No license file was found, but licenses were detected in source scan.

#####

## Jmake rules for building libraries, programs, scripts, and data files

## \$Id: Jmake.rules 18 2006-12-27 10:35:09Z rmanfredi \$

/\*

\* MACHINE-INDEPENDENT RULES -- DO NOT MODIFY

```
*/

/* $Id: Jmake.rules 18 2006-12-27 10:35:09Z rmanfredi $
*
* Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi
*
* You may redistribute only under the terms of the Artistic Licence,
* as specified in the README file that comes with the distribution.
* You may reuse parts of this distribution only within the terms of
* that same Artistic Licence; a copy of which may be found at the root
* of the source tree for dist 4.0.
*
* $Log: Jmake.rules,v $
* Revision 3.0.1.7 2004/08/22 08:28:58 ram
* patch71: random cleanup
*
* Revision 3.0.1.6 1997/02/28 14:56:01 ram
* patch61: now handles USRINC for dependencies
* patch61: smarter about dependencies
computation
*
* Revision 3.0.1.5 1995/09/25 09:07:19 ram
* patch59: smarter sed command to strip /usr/include dependencies
*
* Revision 3.0.1.4 1995/07/25 13:33:59 ram
* patch56: install of script man pages can now cope with missing files
* patch56: the clobber target now removes the .config directory as well
*
* Revision 3.0.1.3 1995/03/21 08:35:28 ram
* patch52: suppressed extra argument to NormalProgramTarget call
*
* Revision 3.0.1.2 1995/01/11 14:49:55 ram
* patch45: new macros ShellScriptTargetExt and SimpleShellScriptTargetExt
* patch45: directory installation is now made via INSTALLDIR (Configure)
*
* Revision 3.0.1.1 1994/10/29 15:46:30 ram
* patch36: added RemoteDependency rule
*
* Revision 3.0 1993/08/18 12:04:14 ram
* Baseline for dist 3.0 netwide release.
*
*/

/* Please, edit only with tabstops = 4 (":set ts=4" under vi) */

/*
* AddedByConfigure:
* Gives name of the files generated by Configure that can safely
```

```

* be removed
when a "make clobber" is issued. Not that it is useless
* to name config.h or config.sh because these are already taken care
* of by jmake.
*/
#define AddedByConfigure(files) @!\
local_clobber::  @@\
$(RM) files

/*
* AddSuffix:
* Adds a suffix to the .SUFFIXES: list.
*/
#define AddSuffix(ext) @!\
|suffix ext

/*
* AllTarget:
* Generate rules to build necessary things during make all.
*/
#define AllTarget(depends) @!\
all:: depends  @!\
    @!\
local_realclean::  @@\
$(RM) depends

/*
* RemoveTargetProgram:
* This is used in some other macros in order to remove the target
* before starting its building (saves disk space). There should be
* no '@!' at the end of the '#define' line, because this macro is
* used *inside* building rules.
*/
#define RemoveTargetProgram(program) \
$(RM) program @@\
if test -f program^^^$_EXE; then \ @@\
$(MV) program^^^$_EXE program^^~^^^$_EXE; fi

/*
* NormalProgramTarget:
* Generate rules to compile and link the
indicated program; since
* it does not use any default object files, it may be used for
* multiple programs in the same Jmakefile.
*/
#define NormalProgramTarget(program,sources,objects) @!\
++OBJECTS objects @!\

```

```

++SOURCES sources @!\
NormalObjectRule() @!\
AllTarget(program) @!\
    @!\
program: objects @@\
RemoveTargetProgram($@) @@\
$(CC) -o $@ objects $(JLDFLAGS) $(LIBS) @!\

/*
* SingleProgramTarget:
* Obsolete version of NormalProgramTarget that doesn't have
* deplibs.
*/
#define SingleProgramTarget(program,objects,libs) \
NormalProgramTarget(program,objects,libs)

/*
* SimpleProgramTarget:
* Generate rules for compiling and linking programs that only have
* one C source file. It should only be used in Jmakefiles that
* describe a single program.
*/
#define SimpleProgramTarget(program) @!\
NormalProgramTarget(program,program.c,program.o)

/*
* ComplexProgramTarget:
* Generate rules for compiling and linking the program specified by
* $(OBJS) and
* $(SRCS), installing the program and its man page, and
* generating dependencies. It should only be used in Jmakefiles
* that describe a single program.
*/
#define ComplexProgramTarget(program) @!\
++OBJECTS $(OBJS) @!\
++SOURCES $(SRCS) @!\
NormalObjectRule() @!\
AllTarget(program) @!\
    @!\
program: $(OBJS) @@\
RemoveTargetProgram($@) @@\
$(CC) -o $@ $(OBJS) $(JLDFLAGS) $(LIBS) @!\
    @!\
InstallProgram(program,$(BINDIR)) @!\
InstallManPage(program,$(MANSRC)) @!\

```

```

DependTarget()    @!\
LintTarget()

/*
* ComplexProgramTarget_1:
* Generate rules for compiling and linking the program specified by
* $(OBS1) and $(SRCS1), installing the program and its man page,
* and generating dependencies for it and any programs described by
* $(SRCS2) and $(SRCS3). It should be used to build the primary
* program in Jmakefiles that describe multiple programs.
*/
#define ComplexProgramTarget_1(program) @!\
++OBJECTS $(OBS1) @!\
++SOURCES $(SRCS1) @!\
NormalObjectRule()    @!\
AllTarget(program)    @!\
    @!\
program:
$(OBS1)    @@\
RemoveTargetProgram($@)    @@\
$(CC) -o $@ $(OBS1) $(JLDFLAGS) $(LIBS) @!\
    @!\
InstallProgram(program,$(BINDIR)) @!\
InstallManPage(program,$(MANSRC)) @!\
    @!\
DependTarget()    @!\
LintTarget()

/*
* ComplexProgramTarget_2:
* Generate rules for compiling and linking the program specified by
* $(OBS2) and $(SRCS2) and installing the program and man page.
* It should be used to build the second program in Jmakefiles
* describing more than one program.
*/
#define ComplexProgramTarget_2(program) @!\
++OBJECTS $(OBS2) @!\
++SOURCES $(SRCS2) @!\
NormalObjectRule()    @!\
AllTarget(program)    @!\
    @!\
program: $(OBS2)    @@\
RemoveTargetProgram($@)    @@\
$(CC) -o $@ $(OBS2) $(JLDFLAGS) $(LIBS) @!\
    @!\
InstallProgram(program,$(BINDIR)) @!\

```

```
InstallManPage(program,$(MANSRC))
```

```
/*
```

```
* ComplexProgramTarget_3:
```

```
* Generate rules for compiling and linking the  
program specified by
```

```
* $(OBJS3) and $(SRCS3) and installing the program and man page. It
```

```
* should be used to build the third program in Jmakefiles describing
```

```
* more than one program.
```

```
*/
```

```
#define ComplexProgramTarget_3(program) @!\
```

```
++OBJECTS $(OBJS3) @!\
```

```
++SOURCES $(SRCS3) @!\
```

```
NormalObjectRule() @!\
```

```
AllTarget(program) @!\
```

```
@!\
```

```
program: $(OBJS3) @@\
```

```
RemoveTargetProgram($@) @@\
```

```
$(CC) -o $@ $(OBJS3) $(JLDFLAGS) $(LIBS) @!\
```

```
@!\
```

```
InstallProgram(program,$(BINDIR)) @!\
```

```
InstallManPage(program,$(MANSRC))
```

```
/*
```

```
* ComplexShellManualTarget:
```

```
* Builds manual pages that are to be extracted from .SH files into
```

```
* $.manext files.
```

```
*/
```

```
#define ComplexShellManualTarget(manpages) @!\
```

```
++MANPAGE manpages @!\
```

```
|once _ShellManualRule_ @!\
```

```
|rule:$.SH.$manext: @!\
```

```
|rule: /bin/sh $< @!\
```

```
|rule: @!\
```

```
-once @!\
```

```
AddSuffix(.SH) @!\
```

```
AddSuffix($.manext) @!\
```

```
AllTarget(manpages) @!\
```

```
@!\
```

```
local_install.man:: @@\
```

```
_MakeInstallDirIgnore($(MANSRC)) \ @@\
```

```
for
```

```
file in manpages; do \ @@\
```

```
(set -x; $(INSTALL) -c -m 444 $$file \ @@\
```

```
$(INSTALL_PREFIX)$(MANSRC)) || exit 1; \ @@\
```

```
done @!\
```



```

    @!\
local_deinstall.man:: @@\
    @case '${MFLAGS}' in *[i]*) set +e;; esac; \ @@\
for file in manpages; do \ @@\
    (set -x; $(RM) $(INSTALL_PREFIX)$(MANSRC)/$$file); \ @@\
done

/*
* Initialize:
* Puts the line symbol = value in the initialization section of
* Makefile.SH (the one that is subject to parameter substitutions).
*/
#define Initialize(symbol,value) @!\
+symbol = value

/*
* InstallLibrary:
* Generate rules to install the indicated library.
*/
#define InstallLibrary(libname,dest) @!\
local_install:: lib^^libname.a @@\
    _MakeInstallDirIgnore(dest) \ @@\
    $(INSTALL) -c -m 644 lib^^libname.a $(INSTALL_PREFIX)^^dest @@\
    $(RANLIB) dest/lib^^libname.a @@\
    chmod 444 dest/lib^^libname.a @!\
    @!\
local_deinstall::  @@\
    $(RM) $(INSTALL_PREFIX)^^dest/lib^^libname.a

/*
* InstallSharedLibrary:
* Generate rules to install
the shared library.
*/
#define InstallSharedLibrary(libname,rev,dest) @!\
local_install:: lib^^libname.so.rev @@\
    _MakeInstallDirIgnore(dest) \ @@\
    $(INSTALL) -c -m 444 lib^^libname.so.rev $(INSTALL_PREFIX)^^dest @!\
    @!\
local_deinstall::  @@\
    $(RM) $(INSTALL_PREFIX)^^dest/lib^^libname.so.rev

/*
* InstallSharedLibraryData:

```

```

* Generate rules to install the shared library data
*/
#define InstallSharedLibraryData(libname,rev,dest) @!\
local_install:: lib^^libname.sa.rev @@\
_MakeInstallDirIgnore(dest) \ @@\
$(INSTALL) -c -m 444 lib^^libname.sa.rev $(INSTALL_PREFIX)^^^dest @!\
    @!\
local_deinstall::  @@\
$(RM) $(INSTALL_PREFIX)^^^dest/lib^^libname.sa.rev

/*
* InstallLibraryAlias:
* Generate rules to create a link from one library name to another
* for the purposes of aliasing.
*/
#define InstallLibraryAlias(libname,alias,dest) @!\
local_install:: lib^^libname.a @@\
$(RM) lib^^alias.a @@\
-(cd dest; $(LN) lib^^libname.a lib^^alias.a)
@!\
    @!\
local_deinstall::  @@\
$(RM) dest/lib^^alias.a

/*
* InstallLintLibrary:
* Generate rules to install the indicated lint library.
*/
#define InstallLintLibrary(libname,dest) @!\
install.ln:: llib-l^^libname.ln @@\
_MakeInstallDirIgnore(dest) \ @@\
$(INSTALL) -c -m 444 llib-l^^libname.ln $(INSTALL_PREFIX)^^^dest @!\
    @!\
deinstall.ln::  @@\
$(RM) $(INSTALL_PREFIX)^^^dest/llib-l^^libname.ln

/*
* InstallManPageLong:
* Generate rules to install the indicated manual page, giving it an
* alternate name. This is used for installing man pages whose base
* name without the .man suffix would normally be longer than 8
* characters (the limit for using source code control systems on
* files systems with short file names).
*/
#define InstallManPageLong(file,destdir,dest) @!\

```

```

local_install.man:: file.man  @@\
  _MakeInstallDirIgnore(destdir) \ @@\
  $(INSTALL) -c -m 444 file.man $(INSTALL_PREFIX)^^^destdir/dest.$(L) @!\
    @!\
local_deinstall.man::  @@\
  $(RM)
  $(INSTALL_PREFIX)^^^destdir/dest.$(L) @!\

/*
* InstallManPage:
* Generate rules to install the indicated manual page.
*/
#define InstallManPage(file,dest) @!\
InstallManPageLong(file,dest,file)

/*
* InstallNonExec:
* Generate rules to install a data file using any special
* install flags.
*/
#define InstallNonExec(file,dest) @!\
local_install:: file  @@\
  _MakeInstallDirIgnore(dest) \ @@\
  $(INSTALL) -c -m 444 file $(INSTALL_PREFIX)^^^dest @!\
    @!\
local_deinstall::  @@\
  $(RM) $(INSTALL_PREFIX)^^^dest/file

/*
* InstallProgramWithFlags:
* Generate rules to install an executable program using given
* install flags.
*/
#define InstallProgramWithFlags(program,dest,flags) @!\
local_install:: program  @@\
  _MakeInstallDirIgnore(dest) \ @@\
  $(INSTALL) -c -s -m 555 flags program^^^$_EXE $(INSTALL_PREFIX)^^^dest @!\
    @!\
local_deinstall::  @@\
  $(RM) $(INSTALL_PREFIX)^^^dest/program^^^$_EXE

/*
* InstallProgramNoStripWithFlags:

```

```

* Generate rules to install an executable program using given
* install flags.
*/
#define InstallProgramNoStripWithFlags(program,dest,flags) @!\
local_install:: program  @@\
  _MakeInstallDirIgnore(dest) \ @@\
  $(INSTALL) -c -m 555 flags program^^^$_EXE $(INSTALL_PREFIX)^^^dest @!\
  @!\
local_deinstall::  @@\
  $(RM) $(INSTALL_PREFIX)^^^dest/program^^^$_EXE

/*
* InstallProgram:
* Generate rules to install an executable program using any special
* install flags set in $(INSTALLFLAGS).
*/
#define InstallProgram(program,dest) @!\
InstallProgramWithFlags(program,dest,^^)

/*
* InstallProgramNoStrip:
* Generate rules to install an executable program using any special
* install flags set in $(INSTALLFLAGS), but without stripping the
* executable from debugging symbols.
*/
#define InstallProgramNoStrip(program,dest) @!\
InstallProgramNoStripWithFlags(program,dest,^^)

/*
* InstallScriptWithFlags:
* Generate rules to install an executable script using given
* install
* flags.
*/
#define InstallScriptWithFlags(script,dest,flags) @!\
local_install:: script  @@\
  _MakeInstallDirIgnore(dest) \ @@\
  $(INSTALL) -c -m 555 flags script $(INSTALL_PREFIX)^^^dest @!\
  @!\
local_deinstall::  @@\
  $(RM) $(INSTALL_PREFIX)^^^dest/script

/*
* InstallScript:

```

```

* Generate rules to install an executable script using any special
* install flags set in $(INSTALLFLAGS).
*/
#define InstallScript(script,dest) @!\
InstallScriptWithFlags(script,dest,^^)

/*
* InstallScripts:
* Generate rules to install all the scripts listed in the generated
* $(SCRIPTS) and $(LSCRIPTS) macros.
*/
#define InstallScripts() @!\
|once _InstallScripts_ @!\
local_install:: $(SCRIPTS) $(LSCRIPTS) @@\
_MakeInstallDirIgnore($(SCRIPTDIR)) \ @@\
for file in $(SCRIPTS) $(LSCRIPTS); do \ @@\
(set -x; \ @@\
$(INSTALL) -c -m 555 $$file $(INSTALL_PREFIX)$(SCRIPTDIR) || \ @@\
exit 1; \ @@\
done @!\
@!\
local_deinstall:: @@\
@for file in $(SCRIPTS)
$(LSCRIPTS); do \ @@\
case '${MFLAGS}' in *[i]*) set +e;; esac; \ @@\
(set -x; $(RM) $(INSTALL_PREFIX)$(SCRIPTDIR)/$$file); \ @@\
done @!\
-once

/*
* InstallManScripts:
* Generate rule to install/deinstall manual pages for scripts listed
* in the automatically generated $(SCRIPTS) macro.
*/
#define InstallManScripts() @!\
|once _InstallManScripts_ @!\
?NOMAN:|skip @!\
local_install.man:: @@\
_MakeInstallDirIgnore($(MANSRC)) \ @@\
for file in $(SCRIPTS); do \ @@\
if test -f $$file.man; then \ @@\
(set -x; \ @@\
$(INSTALL) -c -m 444 $$file.man \ @@\
$(INSTALL_PREFIX)$(MANSRC)/$$file.$(L) || \ @@\
exit 1; \ @@\
fi; \ @@\
done @!\

```

```

    @!\
local_deinstall.man:: @@\
case '${MFLAGS}' in *[i]*) set +e;; esac; \ @@\
for file in $(SCRIPTS); do \ @@\
    (set -x; $(RM) $(INSTALL_PREFIX)$(MANSRC)/$$file.$(L)); \ @@\
done    @!\
    @!\
-skip    @!\
-once

```

```

/*
* LinkFileList:
* Link a list of list of files from one place to another
*/
#define LinkFileList(step,list,dir,sub) @!\
step:: list    @@\
    @case '${MFLAGS}' in *[i]*) set +e;; esac; \ @@\
    echo " cd" dir; cd dir; for i in list; do (set -x; $(LN) sub/$$i .); done

```

```

/*
* InstallMultipleDestFlags:
* Generate rules to install multiple files at once during a particular
* step in the build using a specific set of install flags.
*/
#define InstallMultipleDestFlags(step,list,dest,flags) @!\
step:: list    @@\
    _MakeInstallDirIgnore(dest) \ @@\
    for i in list; do \    @@\
        (set -x; $(INSTALL) -c flags \ @@\
            $$i $(INSTALL_PREFIX)^^^dest) || exit 1; \ @@\
    done

```

```

/*
* DeinstallMultipleDest:
* Generate rules to deinstall multiple files at once during a particular
* step in the build.
*/
#define DeinstallMultipleDest(step,list,dest) @!\
step::    @@\
    @case '${MFLAGS}' in *[i]*) set +e;; esac; \ @@\
    for i in list; do \    @@\
        (set -x; $(RM) $(INSTALL_PREFIX)^^^dest/$$i); \ @@\
    done

```

```

/*

```

```

* InstallMultiple:
* Generate rules to install multiple
files at once during the install
* step of the build using any install flags set in $(INSTALLFLAGS)
* and deinstall them.
*/
#define InstallMultiple(list,dest) @!\
InstallMultipleDestFlags(local_install,list,dest,$(INSTALLFLAGS)) @!\
DeinstallMultipleDest(local_deinstall,list,dest)

/*
* InstallMultipleFlags:
* Generate rules to install multiple files at once during the
* install step of the build using the given install flags.
*/
#define InstallMultipleFlags(list,dest,flags) @!\
InstallMultipleDestFlags(local_install,list,dest,flags) @!\
DeinstallMultipleDest(local_deinstall,list,dest)

/*
* InstallMultipleMan:
* Generate rules to install a variety of manual pages
* during the install.man step of the build.
*/
#define InstallMultipleMan(list,dest) @!\
InstallMultipleDestFlags(local_install.man,list,dest,$(INSTALLFLAGS)) @!\
DeinstallMultipleDest(local_deinstall.man,list,dest)

/*
* DependDependency:
* Generate rules to build the makedepend program.
*/
#define DependDependency()
    @!\
depend:: TOPDIR/mkdep    @!\
    @!\
TOPDIR/mkdep:    @!\
?TOP: @echo "You have to run Configure first."; exit 1 @!\
%TOP: @echo "You have to run Configure in $(TOP) first."; exit 1

/*
* DependTarget:
* Generate rules to compute dependencies for all files listed
* in $(SOURCES) (automatically generated macro).

```

```

*/
#define DependTarget()  @!\
+USRINC = $usrinc  @!\
|once _DependTarget_  @!\
DependDependency()  @!\
    @!\
depend::  @@\
($ (SED) /^# DO NOT DELETE/q' Makefile && \  @@\
$(MKDEP) $(SOURCES) | \  @@\
$(SED) -e 's:/usr/lib[^ ]*::g; s:${USRINC}[^ ]*::g;' \  @@\
-e '/: / b print' -e '$$ b print' -e 'H; d; n; : print' \  @@\
-e 'x; s/\$\$/; s/\n//g; s/ ^ * / /g; s/ : / ; ' -e '/: *$$/d' \  @@\
) > Makefile.new  @@\
cp Makefile Makefile.bak  @@\
cp Makefile.new Makefile  @@\
$(RM) Makefile.new  @!\
    @!\
-once

```

```

/*
* CleanTarget:
* Generate rules to remove any garbage files.
*/
#define CleanTarget()  @!\
?SUBDIRS:clean:
sub_clean local_clean  @!\
%SUBDIRS:clean: local_clean  @!\
?SUBDIRS:realclean: sub_realclean local_realclean @!\
%SUBDIRS:realclean: local_realclean  @!\
?SUBDIRS:clobber: sub_clobber local_clobber  @!\
%SUBDIRS:clobber: local_clobber  @!\
    @!\
local_clean::  @@\
if test -f core; then $(RM) core; fi @@\
$(RM) *~ *.o  @!\
    @!\
local_realclean:: local_clean  @!\
?TOP: $(RM) -r UU  @!\
    @!\
local_clobber:: local_realclean  @!\
%TOP: $(RM) Makefile config.sh  @!\
?TOP: $(RM) config.sh config.h  @!\
?TOP: $(RM) -r .config  @!\
?TOP: $(RM) Makefile  @!\

```

```

/*

```



```

* InstallTarget:
* Generate rules to recursively install files
*/
#define InstallTarget()    @!\
?SUBDIRS:install:: local_install sub_install    @!\
%SUBDIRS:install:: local_install    @!\
?SUBDIRS:install.man:: maybe_install.man sub_install.man    @!\
%SUBDIRS:install.man:: maybe_install.man    @!\
?SUBDIRS:deinstall:: sub_deinstall local_deinstall    @!\
%SUBDIRS:deinstall::
    local_deinstall    @!\
?SUBDIRS:deinstall.man:: sub_deinstall.man maybe_deinstall.man @!\
%SUBDIRS:deinstall.man:: maybe_deinstall.man    @!\
    @!\
?MANSRC:install.man-yes: local_install.man    @!\
install.man-no:    @!\
?MANSRC:deinstall.man-yes: local_deinstall.man    @!\
deinstall.man-no:    @!\

/*
* TagsTarget:
* Generate rules to compute tags files for C source code.
*/
#define TagsTarget()    @!\
tags::    @@\
$(CTAGS) -w *. [ch]    @@\
$(CTAGS) -xw *. [ch] > tags    @!\
    @!\
local_clobber::    @@\
$(RM) tags

/*
* BuildMakefileSH:
* Generate rules to build a Makefile.SH from an Jmakefile and any
* special jmake flags. This is generally done automatically by the
* template or by any special Jmakefiles.
* This function will simply touch Makefile.SH if no $(TOP)/.package
* exists, assuming the Jmakefile is not in a production environment.
*/
#define BuildMakefileSH(jmakeflags) @!\
Makefile.SH:
Jmakefile    @@\
-@if test -f $(TOP)/.package; then \    @@\
if test -f Makefile.SH; then \    @@\
    echo " $(RM) Makefile.SH~; $(MV) Makefile.SH Makefile.SH~"; \    @@\

```

```
$(RM) Makefile.SH~; $(MV) Makefile.SH Makefile.SH~; \ @@\
fi; \  @@\
echo " $(JMAKE) -DTOPDIR=$(TOP) -DCURDIR=$(CURRENT)" jmakeflags; \ @@\
$(JMAKE) -DTOPDIR=$(TOP) -DCURDIR=$(CURRENT) jmakeflags; \ @@\
else touch $@; fi
```

```
/*
```

```
* BuildMakefile:  
* Generate rules to build a Makefile from a Makefile.SH.
```

```
*/
```

```
#define BuildMakefile() @!\
Makefile: Makefile.SH  @@\
/bin/sh Makefile.SH
```

```
/*
```

```
* MakefileTarget:  
* Generate rules to build a normal Makefile.
```

```
*/
```

```
#define MakefileTarget() @!\
BuildMakefileSH(^^) @!\
BuildMakefile()
```

```
/*
```

```
* NormalObjectRule:  
* Generate make rule to build usual object files.
```

```
*/
```

```
#define NormalObjectRule() @!\
|once _ObjectRule_  @!\
|rule:.c.o:  @!\
|rule: $(CC) -c $(JCFLAGS) $< @!\
|rule:  @!\
-once
```

```
/*
```

```
* NormalLibraryObjectRule:  
* Generate make rules to build  
"normal" objects.
```

```
*/
```

```
#define NormalLibraryObjectRule() @!\
|once _ObjectRule_  @!\
|rule:.c.o:  @!\
|rule: $(RM) $@  @!\
|rule: $(CC) -c $(JCFLAGS) $< @!\
|rule:  @!\
-once
```

```

/*
* ProfiledLibraryObjectRule:
* Generate make rules to build both profiled and "normal" objects.
*/
#define ProfiledLibraryObjectRule() @!\
all::    @@\
    @if [ ! -d profiled ]; then mkdir profiled; fi @!\
        @!\
|rule:.c.o:    @!\
|rule: $(RM) $@ profiled/$@ @!\
|rule: $(CC) -pg -c $(JCFLAGS) $*.c @!\
|rule: $(MV) $*.o profiled/$*.o @!\
|rule: $(CC) -c $(JCFLAGS) $*.c @!\
|rule:    @!\
local_clean::    @@\
-@if [ -d profiled ]; then echo " $(RM) profiled/*.*"; \ @@\
$(RM) profiled/*.*; fi

```

```

/*
* DebuggedLibraryObjectRule:
* Generate make rules to build both debuggable and "normal"
* objects.
*/
#define DebuggedLibraryObjectRule() @!\
all::    @@\
    @if [ ! -d debugger ]; then mkdir debugger; fi @!\
        @!\
|rule:.c.o:    @!\
|rule: $(RM) $@
debugger/$@ @!\
|rule: $(CC) -g -c $(JCFLAGS) $*.c @!\
|rule: $(MV) $*.o debugger/$*.o @!\
|rule: $(CC) -c $(JCFLAGS) $*.c @!\
|rule:    @!\
local_clean::    @@\
-@if [ -d debugger ]; then echo " $(RM) debugger/*.*"; \ @@\
$(RM) debugger/*.*; fi

```

```

/*
* DebuggedAndProfiledLibraryObjectRule:
* Generate make rules to build debuggable, profiled, and "normal"
* objects.
*/
#define DebuggedAndProfiledLibraryObjectRule() @!\
all::    @@\

```

```

@if [ ! -d profiled ]; then mkdir profiled; fi @@\
@if [ ! -d debugger ]; then mkdir debugger; fi @!\
    @!\
|rule:.c.o:    @!\
|rule: $(RM) $@ profiled/$@ debugger/$@ @!\
|rule: $(CC) -pg -c $(JCFLAGS) $*.c @!\
|rule: $(MV) $*.o profiled/$*.o @!\
|rule: $(CC) -g -c $(JCFLAGS) $*.c @!\
|rule: $(MV) $*.o debugger/$*.o @!\
|rule: $(CC) -c $(JCFLAGS) $*.c @!\
|rule:    @!\
local_clean::    @@\
-@if [ -d profiled ]; then echo " $(RM) profiled/*.*"; \ @@\
$(RM) profiled/*.*; fi @@\
-@if [ -d debugger ];
then echo " $(RM) debugger/*.*"; \ @@\
$(RM) debugger/*.*; fi

/*
* SharedLibraryObjectRule:
* Generate make rules to build shared and "normal" object files.
*/
#define SharedLibraryObjectRule() @!\
all::    @@\
    @!\
@if [ ! -d shared ]; then mkdir shared; fi @!\
    @!\
|rule:.c.o:    @!\
|rule: $(RM) $@ shared/$@ @!\
|rule: $(CC) -pic -c $(SHARED_CODEDEF) $(SHLIBDEF) $(JCFLAGS) $*.c @!\
|rule: $(MV) $*.o shared/$*.o @!\
|rule: $(CC) -c $(SHLIBDEF) $(JCFLAGS) $*.c @!\
|rule:    @!\
local_clean::    @@\
-@if [ -d shared ]; then echo " $(RM) shared/*.*"; \ @@\
$(RM) shared/*.*; fi

/*
* SharedAndDebuggedLibraryObjectRule:
* Generate make rules to build shared, debuggable, and "normal"
* object files.
*/
#define SharedAndDebuggedLibraryObjectRule() @!\
all::    @@\
    @!\
@if [ ! -d shared ]; then mkdir shared; fi @@\
    @!\
@if [ ! -d debugger ]; then mkdir debugger; fi @!\
    @!\
|rule:.c.o:    @!\

```

```

|rule: $(RM) $@ shared/$@ debugger/$@ @!\
|rule:
$(CC) -pic -c $(SHARED_CODEDEF) $(SHLIBDEF) $(JCFLAGS) $*.c @!\
|rule: $(MV) $*.o shared/$*.o @!\
|rule: $(CC) -g -c $(SHLIBDEF) $(JCFLAGS) $*.c @!\
|rule: $(MV) $*.o debugger/$*.o @!\
|rule: $(CC) -c $(SHLIBDEF) $(JCFLAGS) $*.c @!\
|rule: @!\
local_clean:: @!\
-@if [ -d shared ]; then echo " $(RM) shared/?*.o"; \ @@\
$(RM) shared/?*.o; fi @@\
-@if [ -d debugger ]; then echo " $(RM) debugger/?*.o"; \ @@\
$(RM) debugger/?*.o; fi

/*
* SpecialSharedAndDebuggedObjectRule:
* Generate rules to compile a file with special flags and to make
* shared and debuggable versions.
*/
#define SpecialSharedAndDebuggedObjectRule(objs,depends,options) @!\
all:: @@\
@if [ ! -d shared ]; then mkdir shared; fi @@\
@if [ ! -d debugger ]; then mkdir debugger; fi @!\
@!\
objs: depends @@\
$(RM) $@ shared/$@ debugger/$@ @@\
$(CC) -pic -c $(SHARED_CODEDEF) $(SHLIBDEF) $(JCFLAGS) options $*.c @@\
$(MV) $*.o shared/$*.o @@\
$(CC)
-g -c $(SHLIBDEF) $(JCFLAGS) options $*.c @@\
$(MV) $*.o debugger/$*.o @@\
$(CC) -c $(SHLIBDEF) $(JCFLAGS) options $*.c

/*
* SpecialSharedObjectRule:
* Generate rules to compile a file with special flags and to make
* shared and debuggable versions.
*/
#define SpecialSharedObjectRule(objs,depends,options) @!\
all:: @@\
@if [ ! -d shared ]; then mkdir shared; fi @!\
@!\
objs: depends @@\
$(RM) $@ shared/$@ @@\
$(CC) -pic -c $(SHARED_CODEDEF) $(SHLIBDEF) $(JCFLAGS) options $*.c @@\
$(MV) $*.o shared/$*.o @@\
$(CC) -c $(SHLIBDEF) $(JCFLAGS) options $*.c

```

```

/*
* SpecialObjectRule:
* Generate rules to compile a file with special flags.
*/
#define SpecialObjectRule(objs,depends,options) @!\
objs: depends    @@\
$(RM) $@    @@\
$(CC) -c $(JCFLAGS) options $*.c

/*
* SpecialProfiledObjectRule:
* Generate rules to compile a file with special flags and to make a
* profiled version.
*/
#define SpecialProfiledObjectRule(objs,depends,options) @!\
all::    @@\
@if
[ ! -d profiled ]; then mkdir profiled; fi @!\
    @!\
objs: depends    @@\
$(RM) $@ profiled/$@    @@\
$(CC) -pg -c $(JCFLAGS) options $*.c @@\
$(MV) $*.o profiled/$*.o    @@\
$(CC) -c $(JCFLAGS) options $*.c

/*
* SpecialDebuggedObjectRule:
* Generate rules to compile a file with special flags and to make a
* debuggable version.
*/
#define SpecialDebuggedObjectRule(objs,depends,options) @!\
all::    @@\
@if [ ! -d debugger ]; then mkdir debugger; fi @!\
    @!\
objs: depends    @@\
$(RM) $@ debugger/$@    @@\
$(CC) -g -c $(JCFLAGS) options $*.c @@\
$(MV) $*.o debugger/$*.o    @@\
$(CC) -c $(JCFLAGS) options $*.c

/*
* SpecialDebuggedAndProfiledObjectRule:
* Generate rules to compile a file with special flags and to make
* debuggable and profiled versions.

```

```

*/
#define SpecialDebuggedAndProfiledObjectRule(objs,depends,options) @!\
all::    @@\
    @if [ ! -d profiled ]; then mkdir profiled; fi @@\
    @if [ ! -d
debugger ]; then mkdir debugger; fi @!\
        @!\
objs: depends    @@\
$(RM) $@ profiled/$@ debugger/$@ @@\
$(CC) -pg -c $(JCFLAGS) options $*.c @@\
$(MV) $*.o profiled/$*.o  @@\
$(CC) -g -c $(JCFLAGS) options $*.c @@\
$(MV) $*.o debugger/$*.o  @@\
$(CC) -c $(JCFLAGS) options $*.c

```

```

/*
* NormalLibraryTarget:
* Generate rules to create a library. The 'srclist' and 'objlist'
* parameters are added to SOURCES and OBJECTS macros. The 'srclist'
* is not otherwise used by this rule, but is necessary for make depend.
*/

```

```

#define NormalLibraryTarget(libname,srclist,objlist) @!\
++OBJECTS objlist @!\
++SOURCES srclist @!\
NormalLibraryObjectRule() @!\
AllTarget(lib^^libname.a) @!\
    @!\
lib^^libname.a: objlist  @@\
$(RM) $@  @@\
$(AR) $@ objlist  @@\
$(RANLIB) $@

```

```

/*
* NormalSharedLibraryTarget:
* Generate rules to create a shared library; build it into a
* different name so that the we don't hose people by having the
* library gone for long periods.
*/

```

```

#define
NormalSharedLibraryTarget(libname,rev,solist) @!\
AllTarget(lib^^libname.so.rev) @!\
    @!\
lib^^libname.so.rev: solist  @@\
$(RM) $@~  @@\
(cd shared; $(LD) -o ../$@~ -assert pure-text solist) @@\
$(RM) $@  @@\

```

\$(MV) \$@~ \$@

/\*

\* NormalSharedLibraryDataTarget:  
\* Generate rules to create shlib data file; build it into a  
\* different name so that the we don't hose people by having the  
\* library gone for long periods.

\*/

```
#define NormalSharedLibraryDataTarget(libname,rev,salist) @!\
AllTarget(lib^^libname.sa.rev) @!\
    @!\
lib^^libname.sa.rev: salist @@\
$(RM) $@  @@\
$(AR) $@ salist  @@\
$(RANLIB) $@
```

/\*

\* NormalLibraryTarget2:  
\* Generate rules to create a library in two steps. This is used to  
\* create libraries with large numbers of files.

\*/

```
#define NormalLibraryTarget2(libname,srclist,objlist1,objlist2) @!\
++SOURCES srclist @!\
++OBJECTS objlist1 @!\
++OBJECTS objlist2 @!\
NormalLibraryObjectRule() @!\
AllTarget(lib^^libname.a) @!\
    @!\
lib^^libname.a:
objlist1 objlist2 @@\
$(RM) $@  @@\
$(AR) $@ objlist1  @@\
$(AR) $@ objlist2  @@\
$(RANLIB) $@
```

/\*

\* ProfiledLibraryTarget:  
\* Generate rules to create a profiled library.

\*/

```
#define ProfiledLibraryTarget(libname,srclist,objlist) @!\
++SOURCES srclist @!\
++OBJECTS objlist @!\
AllTarget(lib^^libname^^_p.a) @!\
    @!\
lib^^libname^^_p.a: objlist @@\
$(RM) $@  @@\
```



```

cd profiled; $(AR) ../$@ objlist @@\
$(RANLIB) $@

/*
* DebuggedLibraryTarget:
* Generate rules to create a debuggable library.
*/
#define DebuggedLibraryTarget(libname,srclist,objlist) @!\
++SOURCES srclist @!\
++OBJECTS objlist @!\
AllTarget(lib^^libname^^_d.a) @!\
    @!\
lib^^libname^^_d.a: objlist @@\
$(RM) $@    @@\
cd debugger; $(AR) ../$@ objlist @@\
$(RANLIB) $@

/*
* AliasedLibraryTarget:
* Generate rules to link one library to another.
*/
#define AliasedLibraryTarget(libname,alias) @!\
AllTarget(lib^^alias.a) @!\
    @!\
lib^^alias.a:
lib^^libname.a @@\
$(RM) $@    @@\
$(LN) lib^^libname.a $@

/*
* PrelinkedRelocatableTarget:
* Generate rules to produce a relocatable object file instead of a
* library.
*/
#define PrelinkedRelocatableTarget(objname,objlist,libs) @!\
AllTarget(objname.o) @!\
    @!\
objname.o: objlist @@\
$(RM) $@    @@\
$(LD) $(JLDFLAGS) -r objlist -o $@ libs

/*
* NormalObjectTarget:
* Generate rules to produce a single object file.o from a file.c.

```

```

*/
#define NormalObjectTarget(file) @!\
++SOURCES file^.c  @!\
AllTarget(file^.o)  @!\
NormalObjectRule()

/*
* NormalRelocatableTarget:
* Generate rules to produce a relocatable object file instead of a
* library.
*/
#define NormalRelocatableTarget(objname,objlist) @!\
AllTarget(objname.o)  @!\
    @!\
objname.o: objlist  @@\
$(RM) $@  @@\
$(LD) $(JLDFLAGS) -r objlist -o $@

/*
* ProfiledRelocatableTarget:
* Generate rules to produce a profiled relocatable object file
* instead
* of a library.
*/
#define ProfiledRelocatableTarget(objname,objlist) @!\
AllTarget(objname^_p.o) @!\
    @!\
objname^_p.o: objlist  @@\
$(RM) $@  @@\
$(LD) -X -r objlist -o $@

/*
* DebuggedRelocatableTarget:
* Generate rules to produce a debuggable relocatable object file
* instead of a library.
*/
#define DebuggedRelocatableTarget(objname,objlist) @!\
AllTarget(objname^_d.o) @!\
    @!\
objname^_d.o: objlist  @@\
$(RM) $@  @@\
$(LD) -X -r objlist -o $@

/*
* LintLibraryTarget:
* Generate rules to create a lint library. Note that the lint

```

```

* library is always forced to be newer than the library itself.
*/
#define LintLibraryTarget(libname,srclist) @!\
lintlib:: llib-l^^libname.ln @!\
    @!\
llib-l^^libname.ln: srclist @@\
$(RM) $@  @@\
$(LINT) $(LINTLIBFLAG)^^libname $(LINTFLAGS) srclist

/*
* NormalLintTarget:
* Generate rules to lint a set of sources.
*/
#define NormalLintTarget(srclist) @!\
lint:    @@\
$(LINT) $(LINTFLAGS) srclist
$(LINTLIBS)

/*
* LintTarget:
* Generate rules to lint $(SOURCES) (automatically generated)
*/
#define LintTarget() @!\
|once _LintTarget_ @!\
NormalLintTarget($(SOURCES)) @!\
-once

/*
* LinkSourceFile:
* Snag source file from some other directory
*/
#define LinkSourceFile(src,dir) @!\
src: dir/src  @@\
$(RM) $@  @@\
$(LN) $? $@  @!\

/*
* MakeSubincludesForBuild:
* Make includes in sub directories.
*/
#define MakeSubincludesForBuild(step,dir,srclist) @!\
step:: dir srclist  @@\
@-(list=`echo srclist | sed -e 's/[^ ]*//g`; \  @@\
set -x; cd dir; $(RM) $$list)  @@\

```

```

@for i in srclist; do \    @@\
(set -x; cd dir; $(LN) ../$i .) || exit 1; \    @@\
done    @!\
    @!\
MakeDirectories(dir,dir)    @!\
    @!\
local_realclean::    @@\
@-(if [ -d dir ]; then \    @@\
list=`echo srclist | sed -e 's/[^ ]*\\//g^'; \    @@\
set -x; cd dir; $(RM) $$list; fi)

/*
* CommonSubdirsRule:
* Rule for making $(TARGET) in
every subdirectory, with $(VERB) as
* verbose message and $(FLAGS) as additional flags.
*/
#define CommonSubdirsRule(dirs) @!\
subdirs:    @@\
@case '${MFLAGS}' in *[ik]*) set +e;; esac; \    @@\
for i in dirs ;\    @@\
do \    @@\
(cd $$i ; echo $(VERB) "in $(DIR)$$i..."; \    @@\
$(MAKE) $(MFLAGS) $(FLAGS) $(TARGET)) || exit 1; \    @@\
done

/*
* NamedTargetSubdirsRule:
* Recursively make a series of steps in the specified directories.
*/
#define NamedTargetSubdirsRule(dirs,name,verb,flags) @!\
name::    @@\
@case '${MFLAGS}' in *[ik]*) set +e;; esac; \    @@\
for i in dirs ;\    @@\
do \    @@\
(cd $$i ; echo verb "in $(DIR)$$i..."; \    @@\
$(MAKE) $(MFLAGS) flags name) || exit 1; \    @@\
done

/*
* NamedTargetSubdirs:
* Recursively make a series of steps.
*/
#define NamedTargetSubdirs(name,verb,flags) @!\
name::    @@\

```

```
@$(MAKE) subdirs TARGET=name VERB=verb FLAGS=flags
```

```
/*
```

```
* NamedSubTargetSubdirs:
```

```
* Recursively make a series of steps,
```

```
like NamedTargetSubdirs.
```

```
* However, the supplied "name" has "sub_" prefixed to it.
```

```
*/
```

```
#define NamedSubTargetSubdirs(name,verb,flags) @!\
```

```
sub_^^name:: @@\
```

```
@$(MAKE) subdirs TARGET=name VERB=verb FLAGS=flags
```

```
/*
```

```
* NamedDepthTargetSubdirs:
```

```
* Recursively make a series of steps. We first enter the
```

```
* subdirectories, then perform the local entries.
```

```
* The supplied "name" has "sub_" prefixed to it.
```

```
*/
```

```
#define NamedDepthTargetSubdirs(name,verb,flags) @!\
```

```
sub_^^name:: @@\
```

```
@$(MAKE) subdirs TARGET=name VERB=verb FLAGS=flags @@\
```

```
@echo "Back to $(CURRENT) for "name^^...
```

```
/*
```

```
* MakeSubdirs:
```

```
* Generate rules to do makes in the given subdirectories.
```

```
*/
```

```
#define MakeSubdirs() \
```

```
NamedTargetSubdirs(all,"Making all",^^)
```

```
/*
```

```
* DependDirs:
```

```
* Generate rules to recursively compute dependencies as part of the
```

```
* make depend step.
```

```
*/
```

```
#define DependDirs(dirs) \
```

```
NamedTargetSubdirsRule(dirs,depend,"Depending",^^)
```

```
/*
```

```
* DependSubdirs:
```

```
* Generate rules to recursively compute dependencies
```

```
as part of the
```

```
* make depend step.
```

```
*/
```

```

#define DependSubdirs() \
DependDirs($(SUBDIRS))

/*
* InstallSubdirs:
* Generate rules to recursively install and deinstall programs and
* files.
*/
#define InstallSubdirs() \
NamedSubTargetSubdirs(install,"Installing",^^) @!\
NamedDepthTargetSubdirs(deinstall,"Deinstalling",^^)

/*
* InstallManSubdirs:
* Generate rules to recursively install and deinstall manual pages.
*/
#define InstallManSubdirs() \
NamedSubTargetSubdirs(install.man,"Installing man pages",^^) @!\
NamedDepthTargetSubdirs(deinstall.man,"Deinstalling man pages",^^)

/*
* IncludesSubdirs:
* Generate rules to recursively put include files in build
*/
#define IncludesSubdirs() \
NamedTargetSubdirs(includes,including,^^)

/*
* CleanSubdirs:
* Generate rules to recursively clean out garbage files.
*/
#define CleanSubdirs() \
NamedDepthTargetSubdirs(clean,"Cleaning",^^) @!\
NamedDepthTargetSubdirs(realclean,"Real cleaning",^^) @!\
NamedDepthTargetSubdirs(clobber,"Clobbering",^^)

/*
* TagSubdirs:
* Generate rules to recursively create tags files.
*/
#define TagSubdirs(dirs) \
NamedTargetSubdirsRule(dirs,tag,"Tagging",^^)

```

```

/*
* MakeLintSubdirs:
* Generate rules to recursively lint directories as part of the
* named step.
*/
#define MakeLintSubdirs(dirs,target) \
NamedTargetSubdirsRule(dirs,target,"Linting",^^)

/*
* LintDirs:
* Generate rules to recursively lint directories as part of the
* make lint step.
*/
#define LintDirs(dirs) \
MakeLintSubdirs(dirs,lint)

/*
* LintSubdirs:
* Generate rules to recursively lint directories as part of the
* make lint step.
*/
#define LintSubdirs() \
LintDirs($(SUBDIRS))

/*
* MakeDirs:
* Creates a set of directories, even if some directories in the path
* do not already exist. There should be no '@!' at the end of the
* '#define' line, because this macro is used *inside* building rules.
*/
#define MakeDirs(dirs) \
@case '${MFLAGS}' in *[i]*) set +e;; esac; \  @@\
for dir in dirs;
do \    @@\
(set -x; test -d $$dir || $(INSTALLDIR) $$dir) || \  @@\
exit 1; \  @@\
done

/*
* _MakeInstallDirs:
* Creates a set of intall directories, even if some directories in the path
* do not already exist. There should be no '@!' at the end of the
* '#define' line, because this macro is used *inside* building rules.
*/
#define _MakeInstallDirs(dirs) \

```

```

@case '${MFLAGS}' in *[i]*) set +e;; esac; \ @@\
for dir in dirs; do \    @@\
    _MakeInstallDir($$dir) \    @@\
done

/*
* _MakeInstallDir:
* Internal macro to create a missing install directory.
*/
#define _MakeInstallDir(dir) \
(set -x; test -d $(INSTALL_PREFIX)^dir || \ @@\
$(INSTALLDIR) $(INSTALL_PREFIX)^dir);

/*
* _MakeInstallDirIgnore:
* Same as _MakeInstallDir but handles "make -i" as well.
*/
#define _MakeInstallDirIgnore(dir) \
@case '${MFLAGS}' in *[i]*) set +e;; esac; \ @@\
    _MakeInstallDir(dir)

/*
* _RmInstallDirs:
* Removes a set of intall directories.
* There should be no '@!'
at the end of the '#define' line, because this
* macro is used *inside* building rules.
*/
#define _RmInstallDirs(dirs) \
@case '${MFLAGS}' in *[i]*) set +e;; esac; \ @@\
for dir in dirs; do \    @@\
    (set -x; test -d $$dir && $(RM) -r $(INSTALL_PREFIX)$$dir); \ @@\
done

/*
* MakeDirectories:
* Generate rules to create a hierarchy of directories.
*/
#define MakeDirectories(step,dirs) @!\
step::    @@\
    MakeDirs(dirs)

/*
* MakeInstallDirectories:
* Generate a rule to create a set of directories at installation
* time (removed by deinstall).
*/

```



```

#define MakeInstallDirectories(dirs) @!\
local_install::  @@\
  _MakeInstallDirs(dirs) @!\
    @!\
local_deinstall::  @@\
  _RmInstallDirs(dirs)

/*
* MakeLintLibSubdirs:
* Generate rules to recursively create lint libraries.
*/
#define MakeLintLibSubdirs(dirs) @!\
MakeLintSubdirs(dirs,lintlib)

/*
* MakeMakeSubdirs:
* Generate rules to recursively recreate target as part of the
* specified step in the build.
  This assumes Makefile.SH has
* already been built (which is the case for a delivery), but does
* not rely on the existence of a Makefile.
*/
#define MakeMakeSubdirs(target) @!\
target::  @@\
  @case '${MFLAGS}' in *[ik]*) set +e;; esac; \ @@\
  for i in $(SUBDIRS); \ @@\
  do \ @@\
    echo "Making "target" in $(DIR)$$i..."; \ @@\
    (cd $$i || exit 1; \ @@\
    if test ! -f Makefile; then /bin/sh Makefile.SH; fi; \ @@\
    $(MAKE) $(MFLAGS) target) || exit 1; \ @@\
  done

/*
* MakeMakefilesSH:
* Generate rules to recursively recreate target as part of the
* specified step in the build. If $(TOP) is set to an absolute
* path, don't prepend the ../ prefix. This makes running things
* outside of the source tree to be much easier.
*/
#define MakeMakefilesSH() @!\
Makefiles.SH:: Makefile.SH  @@\
  @case '${MFLAGS}' in *[ik]*) set +e;; esac; \ @@\
  for i in $(SUBDIRS); \ @@\
  do \ @@\

```

```

case "$(DIR)$Si" in \    @@\
^^*^^/^^*^^/^^*^^/^^*^^) newtop=../..../..;;
\ @@\
^^*^^/^^*^^/^^*^^) newtop=../..../..;; \    @@\
^^*^^/^^*^^) newtop=../..;; \    @@\
*^^) newtop=..;; \    @@\
esac; \    @@\
case "$(TOP)" in \    @@\
/^^*) newtop="$(TOP)" ;; \    @@\
esac; \    @@\
echo "Making Makefiles.SH in $(DIR)$Si..."; \    @@\
(cd $Si || exit 1; \    @@\
if test -f Jmakefile; then \    @@\
$(MAKE) $(MFLAGS) -f ../Makefile \    @@\
Makefile TOP=$$newtop CURRENT=$(DIR)$Si && \    @@\
$(MAKE) $(MFLAGS) Makefiles.SH; \    @@\
fi; \    @@\
) || exit 1; \    @@\
done

```

```

/*
* MakefileSubdirs:
* Generate rules to create Makefiles.
*/

```

```

#define MakefileSubdirs() @!\
MakeMakeSubdirs(Makefiles) @!\
MakeMakefilesSH()

```

```

/*
* CppScriptTarget:
* Generate rules to create a shell script by running the input
* through cpp.
*/

```

```

#define CppScriptTarget(dst,src,defs,deplist) @!\
dst: src deplist    @@\
$(RM) $@    @@\
$(CPP) defs <src | \    @@\
sed -e '/^# *[0-9][0-9]* *.*$$/d' >$@    @@\
chmod a+x $@

```

```

/*
* MakeScriptFromCpp:
* Generate rules to create a script from a file with a
* .cpp suffix.
*/

```

```

#define MakeScriptFromCpp(name,defs) @!\
CppScriptTarget(name,name.cpp,defs,^^)

/*
* ShellScriptTargetExt:
* Generate rules to create and install a set of scripts from
* ext files (.sh and .SH are the most common examples). Man pages
* derived from the name of the scripts are also installed unless
* NoManPages() is specified.
*/
#define ShellScriptTargetExt(scripts,ext) @!\
++SCRIPTS scripts @!\
SimpleShellScriptTargetExt(scripts,ext) @!\
InstallScripts() @!\
InstallManScripts()

/*
* ShellScriptTarget:
* Generate rules to create and install a set of scripts from
* .SH files. Man pages derived from the name of the scripts are
* also installed unless NoManPages() is specified.
*/
#define ShellScriptTarget(scripts) @!\
ShellScriptTargetExt(scripts,.SH)

/*
* SimpleShellScriptTargetExt:
* Generate rules to create a set of scripts from ext files where
* ext is usually
* something like .sh or .SH, or whatever file
* extension you like..
*/
#define SimpleShellScriptTargetExt(scripts,ext) @!\
AllTarget(scripts) @!\
    @!\
|expand s!scripts! @!\
!s: !s^^ext @@\
/bin/sh !s^^ext @!\
    @!\
-expand

/*
* SimpleShellScriptTarget:
* Generate rules to create a set of scripts from .SH files.

```

```

*/
#define SimpleShellScriptTarget(scripts) @!\
SimpleShellScriptTargetExt(scripts,.SH)

/*
* ShellScriptLongTarget:
* Generate rules to create a set of scripts from .SH files where
* the name of the generated file is different from the basename of
* the .SH file (when, for instance, the total length with the .SH
* extension would not leave enough space for RCS ,v extension).
*/
#define ShellScriptLongTarget(basename,scriptname) @!\
++LSCRIPTS scriptname @!\
AllTarget(scriptname) @!\
    @!\
scriptname: basename^^.SH @ @\
/bin/sh basename^^.SH @!\
    @!\
InstallScripts() @!\
?NOMAN:|skip @!\
InstallManPageLong(basename,$(MANSRC),scriptname) @!\
-skip

/*
* ForceTarget:
* The force target will force reconstruction of all the other
* targets which include .FORCE in their own dependencies.
*/
#define ForceTarget() @!\
|once _force_ @!\
.FORCE: @!\
    @!\
-once

/*
* RemoteTargetDependency:
* A local target may rely on a remote dependency (e.g. a library)
* made in a separate directory. This rule explicits the dependency
* and forces a make of that dependency in the remote directory.
*/
#define RemoteTargetDependency(target,directory,dependency) @!\
RemoteDependency(directory,dependency) @!\
target: directory/^^^dependency @!\

```

```

/*
* RemoteDependency:
* Specify rules for making a remote dependency.
*/
#define RemoteDependency(directory,dependency) @!\
ForceTarget()    @!\
|once =directory/^^^dependency= @!\
directory/^^^dependency: .FORCE @@\
@echo "Checking "^^^dependency" in "^^^directory"..." @@\
cd ^^^directory; $(MAKE) ^^^dependency @@\
@echo "Continuing in $(CURRENT)..." @!\
    @!\
-once

/*
* SetSubdirs:
* Actually forces the definition of SUBDIRS, and lets the user
* specify what the sub-directories are. This will be added to the
* customization part.
*/
#define SetSubdirs(subdirs) @!\
>SUBDIRS @!\
+SUBDIRS = subdirs

/*
* NoManPages:
* Actually forces the definition of NOMAN, which tells the jmake
* program to not generate rules for installing manual pages.
*/
#define NoManPages() @!\
>NOMAN

/*
* Expand:
* This powerful macro expands the `rule' given a `pattern'. It
* relies on a built-in command in jmake. The expansion is
* documented in the short notes file that comes with jmake and
* gives some insights on the internal syntax.
*/
#define Expand(rule, pattern) @!\
|expand pattern @!\
rule @!\
-expand

/*

```

```

* Lex and yacc stuff.
*/

/*
* YaccRule:
* This is the rule which is used to build a .c file from a .y file.
*/
#define YaccRule() @!\
AddSuffix(.y) @!\
|once _YaccRule_ @!\
|rule:.y.c: @!\
|rule: $(YACC) $(JYFLAGS)
$< @!\
|rule: $(MV) y.tab.c $@ @!\
|rule: @!\
-once

/*
* SimpleYaccTarget:
* Declare a yacc base.y file to be used in the building of the
* specified target program. The source file must be given without
* its final .y extension. The name of the .c and .o will be
* derived from the source file basename provided.
*/
#define SimpleYaccTarget(program,base) @!\
++SOURCES base.y @!\
++OBJECTS base.o @!\
YaccRule() @!\
program: base.c @!\
    @!\
local_realclean:: @@\
$(RM) base.c @!\

/*
* ComplexYaccTarget:
* Declare a yacc base.y file to be used in the building of the
* specified target program. The source file must be given without
* its final .y extension. The name of the .c and .o will be
* derived from the source file basename provided.
* The difference with SimpleYaccTarget is the identifying process
* where all the 'yy' are replaced by the specified prefix.
*/
#define ComplexYaccTarget(program,base,prefix) @!\
++SOURCES base.y @!\
++OBJECTS base.o
    @!\
program: base.c @!\

```

```

    @!\
base.c: base.y  @@\
$(YACC) $(JYFLAGS) base.y @@\
$(SED) -e 's/yy\(.)/prefix\1/g' < y.tab.c > base.c @@\
$(SED) -e 's/yy\(.)/prefix\1/g' < y.tab.h > base.h @@\
$(RM) y.tab.c y.tab.h @!\
    @!\
local_realclean::  @@\
$(RM) base.c @!\

```

```

/*
* SimpleYaccInclude:
* Declare that program will need an include file produced by
* the output of yacc on base.y, which typically produces a file
* named y.tab.h, which will be renamed as base.h.
* The only problem is that the dependencies towards base.h have
* to be manually given in the Jmakefile.
*/

```

```

#define SimpleYaccInclude(base) @!\
base.h: base.c  @@\
@if test -f y.tab.h; then \ @@\
echo " $(MV) y.tab.h $@"; \ @@\
$(MV) y.tab.h $@; \ @@\
fi    @!\
    @!\
local_realclean::  @@\
$(RM) base.h

```

```

/*
* ComplexYaccInclude:
* Declare that program will need an include file produced by
* the output of yacc on base.y, which typically produces a file
* named y.tab.h, which will
* be renamed as base.h.
* The difference with SimpleYaccInclude is the identifying process
* of the y.tab.h file where all 'yy' are renamed to prefix.
* The only problem is that the dependencies towards base.h have
* to be manually given in the Jmakefile.
*/

```

```

#define ComplexYaccInclude(base,prefix) @!\
base.h: base.c  @@\
@if test -f y.tab.h; then \ @@\
echo " $(SED) -e 's/yy\(.)/prefix\1/g' < y.tab.h > base.h"; \ @@\
$(SED) -e 's/yy\(.)/prefix\1/g' < y.tab.h > base.h; \ @@\
echo " $(RM) y.tab.h"; \ @@\
$(RM) y.tab.h; \ @@\
elif test -f base.h; then \ @@\

```

```

echo " $(CP) base.h base.ht"; \ @@\
$(CP) base.h base.ht; \ @@\
echo " $(SED) -e 's/yy\(.)/prefix\1/g' < base.ht > base.h"; \ @@\
$(SED) -e 's/yy\(.)/prefix\1/g' < base.ht > base.h; \ @@\
echo " $(RM) base.ht"; \ @@\
$(RM) base.ht; \ @@\
fi    @!\
    @!\
local_realclean::  @@\
$(RM) base.h

```

```

/*
* NormalYaccTarget:
* Declare a yacc base.y file which should produce a base.c and
* base.h file
* as derived from the output of yacc, to be used by
* the specified program.
*/
#define NormalYaccTarget(program,base) @!\
SimpleYaccTarget(program,base) @!\
SimpleYaccInclude(base)

```

```

/*
* IdentifiedYaccTarget:
* Declare a yacc base.y file which should produce a base.c and
* base.h file as derived from the output of yacc, to be used by
* the specified program. The specified prefix is used to remplace
* all the 'yy' in the generated file, for use when more than a
* single parser is needed in one executable.
*/
#define IdentifiedYaccTarget(program,base,prefix) @!\
ComplexYaccTarget(program,base,prefix) @!\
ComplexYaccInclude(base,prefix)

```

```

/*
* SimpleLexTarget:
* This declares a lex base.l file which is to be ran through
* lex to produce a base.c file.
*/
#define SimpleLexTarget(program,base) @!\
++SOURCES base.l @!\
++OBJECTS base.o @!\
|once _LexRule_ @!\
|rule:.l.c: @!\
|rule: $(LEX) $(JLFLAGS) $< @!\

```



```

|rule: $(MV) lex.yy.c $@ @!\
|rule: @!\
-once @!\
AddSuffix(.l) @!\
program:
base.c @!\
    @!\
local_realclean:: @@\
$(RM) base.c @!\

/*
* IdentifiedLexTarget:
* This declares a lex base.l file which is to be ran through
* lex to produce a base.c file. The prefix is used to replace
* the 'yy', so that the lexical analyzer may be identified.
*/
#define IdentifiedLexTarget(program,base,prefix) @!\
++SOURCES base.l @!\
++OBJECTS base.o @!\
program: base.c @!\
    @!\
base.c: base.l @@\
$(LEX) $(JLFLAGS) base.l @@\
$(SED) -e 's/yy\(.)/prefix\1/g' < lex.yy.c > base.c @@\
$(RM) lex.yy.c @!\
    @!\
local_realclean:: @@\
$(RM) base.c @!\

/*
* NormalLexDependTarget:
* Declare that program will need an include file produced by
* the output of lex on base.l, which typically produces a file
* named lex.yy.c which will be renamed as base.c. Besides, the
* lexical analyzer needs the file parser.h produced by running
* parser.y through yacc and renaming y.tab.h as parser.h.
*/
#define NormalLexDependTarget(program,base,parser)
@!\
base.o: parser.h @!\
    @!\
SimpleLexTarget(program,base)

/*
* IdentifiedLexDependTarget:

```

```

* Declare that program will need an include file produced by
* the output of lex on base.l, which typically produces a file
* named lex.yy.c which will be renamed as base.c. Besides, the
* lexical analyzer needs the file parser.h produced by running
* parser.y through yacc and renaming y.tab.h as parser.h.
* The lexical analyzer is identified with the supplied prefix,
* which replaces the regular 'yy' prefix in the symbol names.
*/
#define IdentifiedLexDependTarget(program,base,parser,prefix) @!\
base.o: parser.h @!\
    @!\
IdentifiedLexTarget(program,base,prefix)

```

```

/*
* NormalParserTarget:
* Specify that program is using the lex/yacc combination to
* produce a parser. The lexic and parser parameters are the
* base name of the .l and .y file, respectively.
*/
#define NormalParserTarget(program,lexic,parser) @!\
NormalLexDependTarget(program,lexic,parser)
    @!\
NormalYaccTarget(program,parser)

```

```

/*
* IdentifiedParserTarget:
* Specify that program is using the lex/yacc combination to
* produce a parser. The lexic and parser parameters are the
* base name of the .l and .y file, respectively. The parser
* produced is identified via its prefix, which replaces all
* the normally supplied 'yy' prefix, hence making it possible
* to have multiple parsers in a single executable.
*/
#define IdentifiedParserTarget(program,lexic,parser,prefix) @!\
IdentifiedLexDependTarget(program,lexic,parser,prefix) @!\
IdentifiedYaccTarget(program,parser,prefix)

```

Found in path(s):

```

* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-
5.30.0/dist/files/Jmake.rules

```

No license file was found, but licenses were detected in source scan.

?RCS: \$Id: Prefixup.U 1 2006-08-24 12:32:52Z rmanfredi \$

?RCS:

?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi

?RCS:

?RCS: You may redistribute only under the terms of the Artistic Licence,  
?RCS: as specified in the README file that comes with the distribution.  
?RCS: You may reuse parts of this distribution only within the terms of  
?RCS: that same Artistic Licence; a copy of which may be found at the root  
?RCS: of the source tree for dist 4.0.  
?RCS:  
?RCS: \$Log: Prefixup.U,v \$  
?RCS: Revision 3.0.1.1 1995/01/30 14:30:40 ram  
?RCS: patch49: created  
?RCS:  
?X:  
?X: Used as: "set dflt; eval \$prefixup" to set \$dflt to be \$prefix/dir  
?X: instead of \$prefixexp/dir, in case portability was involved somehow  
?X: and \$prefix uses ~name expansion.  
?X:  
?MAKE:Prefixup: prefix prefixexp  
?MAKE: -pick add \$@ %<  
?LINT:define prefixup  
?S:prefixup:  
?S: This shell variable is used internally by Configure to reset  
?S: the leading  
installation prefix correctly when \$prefix uses  
?S: ~name expansion.  
?S: set dflt  
?S: eval \$prefixup  
?S: That will set \$dflt to \$prefix/dir if it was \$prefixexp/dir and  
?S: \$prefix differs from \$prefixexp.  
?S:.  
?V:prefixup  
: set the prefixup variable, to restore leading tilda escape  
prefixup='case "\$prefixexp" in  
"\$prefix") ;;  
\*) eval "\$1=\`echo \\$\$1 | sed \"s,^\$prefixexp,\$prefix,\"\"";;  
esac'

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/Prefixup.U

No license file was found, but licenses were detected in source scan.

?RCS: \$Id: i\_string.U 1 2006-08-24 12:32:52Z rmanfredi \$  
?RCS:  
?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi  
?RCS:  
?RCS: You may redistribute only under the terms of the Artistic Licence,  
?RCS: as specified in the README file that comes with the distribution.  
?RCS: You may reuse parts of this distribution only within the terms of  
?RCS: that same Artistic Licence; a copy of which may be found at the root

?RCS: of the source tree for dist 4.0.

?RCS:

?RCS: \$Log: i\_string.U,v \$

?RCS: Revision 3.0.1.2 1993/10/16 13:50:12 ram

?RCS: patch12: special units Loc and Guess were missing from dependencies

?RCS:

?RCS: Revision 3.0.1.1 1993/09/13 16:07:26 ram

?RCS: patch10: removed "(Actually, this looks more like...)" messages (WAD)

?RCS:

?RCS: Revision 3.0 1993/08/18 12:08:28 ram

?RCS: Baseline for dist 3.0 netwide release.

?RCS:

?X:

?X: See if we should include <string.h> or <strings.h>

?X:

?MAKE:i\_string strings:

test Setvar Findhdr Warn

?MAKE: -pick add \$@ %<

?S:i\_string:

?S: This variable conditionally defines the I\_STRING symbol, which

?S: indicates that <string.h> should be included rather than <strings.h>.

?S:.

?S:strings:

?S: This variable holds the full path of the string header that will be

?S: used. Typically /usr/include/string.h or /usr/include/strings.h.

?S:.

?C:I\_STRING:

?C: This symbol, if defined, indicates to the C program that it should

?C: include <string.h> (USG systems) instead of <strings.h> (BSD systems).

?C:.

?H:#\$i\_string I\_STRING /\*\*/

?H:.

?LINT:set i\_string

: see which of string.h or strings.h is needed

echo " "

strings=`./findhdr string.h`

if \$test "\$strings" && \$test -r "\$strings"; then

echo "Using <string.h> instead of <strings.h>." >&4

val="\$define"

else

val="\$undef"

strings=`./findhdr strings.h`

if \$test "\$strings" && \$test -r "\$strings"; then

echo "Using <strings.h> instead of <string.h>." >&4

else

./warn "No string header found -- You'll surely

have problems."

fi

```
fi
set i_string
eval $setvar
case "$i_string" in
"$undef") strings=`./findhdr strings.h`;;
*) strings=`./findhdr string.h`;;
esac
```

Found in path(s):

```
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/i_string.U
```

No license file was found, but licenses were detected in source scan.

?RCS: \$Id\$

?RCS:

?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi

?RCS:

?RCS: You may redistribute only under the terms of the Artistic License,

?RCS: as specified in the README file that comes with the distribution.

?RCS: You may reuse parts of this distribution only within the terms of

?RCS: that same Artistic License; a copy of which may be found at the root

?RCS: of the source tree for dist 4.0.

?RCS:

?RCS: \$Log: Finish.U,v \$

?RCS: Revision 3.0.1.6 1995/02/15 14:09:30 ram

?RCS: patch51: now clearer about how to edit config.sh at the prompt (WED)

?RCS:

?RCS: Revision 3.0.1.5 1994/10/29 15:53:14 ram

?RCS: patch36: added ?F: line for metalint file checking

?RCS:

?RCS: Revision 3.0.1.4 1994/05/06 14:19:37 ram

?RCS: patch23: added blank lines around 'End of Configure'

?RCS:

?RCS: Revision 3.0.1.3 1993/10/16 13:46:09 ram

?RCS: patch12: replaced Config\_h by Magic\_h in the dependency line

?RCS:

?RCS:

Revision 3.0.1.2 1993/09/13 15:45:26 ram

?RCS: patch10: fixed shell evaluation w/o shell escape while in silent mode

?RCS:

?RCS: Revision 3.0.1.1 1993/08/30 08:55:59 ram

?RCS: patch8: prevents myread from blocking on empty answers, exceptionally

?RCS:

?RCS: Revision 3.0 1993/08/18 12:04:55 ram

?RCS: Baseline for dist 3.0 netwide release.

?RCS:

?X:

?X: This unit is the very last one in the Configure script. It runs all the

?X: SH files, which among other things produce config.h and (usually) Makefile.

?X: It offers to do a make depend if the Makefile contains that target.

?X:

```
?MAKE:Finish: Chk_MANI Extract Myread Oldsym Magic_h cat rm contains \  
test package make
```

```
?MAKE: -pick add $@ %<
```

```
?F:!config.sh
```

```
?T:pwd
```

```
: Finish up by extracting the .SH files
```

```
case "$alldone" in
```

```
exit)
```

```
?X: They supplied the -E switch
```

```
echo "Stopping at your request, leaving temporary files around."
```

```
exit 0
```

```
::
```

```
cont)
```

```
::
```

```
")
```

```
dflt="
```

```
nostick=true
```

```
$cat <<EOM
```

If you'd like to make any changes to the config.sh

file before I begin

to configure things, do it as a shell escape now (e.g. !vi config.sh).

EOM

```
rp="Press return or use a shell escape to edit config.sh:"
```

```
. UU/myread
```

```
nostick="
```

```
case "$ans" in
```

```
") ;;
```

```
*) : in case they cannot read
```

```
sh 1>&4 -c "$ans";;
```

```
esac
```

```
::
```

```
esac
```

: if this fails, just run all the .SH files by hand

```
./config.sh
```

?X:

?X: Turn silent mode off from now on (we want a verbose file extraction).

?X: This means we have to explicitly test for '\$silent' from now on to

?X: strip off any verbose messages.

?X:

```
echo " "
```

```
exec 1>&4
```

```
pwd=`pwd`  
./UU/extract  
cd "$pwd"
```

```
if $contains '^depend:' [Mm]akefile >/dev/null 2>&1; then  
dflt=y  
case "$silent" in  
true) ;;  
*)  
$cat <<EOM
```

Now you need to generate make dependencies by running "\$make depend".  
You might prefer to run it in background: "\$make depend > makedepend.out &"  
It can take a while, so you might not want to run it right now.

```
EOM  
;;  
esac  
rp="Run $make depend now?"  
. UU/myread  
case "$ans" in  
y*)  
$make depend  
&& echo "Now you must run '$make'."  
;;  
*)  
echo "You must run '$make depend' then '$make'."  
;;  
esac  
elif test -f [Mm]akefile; then  
echo " "  
echo "Now you must run a $make."  
else  
echo "Configure done."  
fi
```

```
if $test -f Policy.sh; then  
$cat <<EOM
```

If you compile \$package on a different machine or from a different object directory, copy the Policy.sh file from this object directory to the new one before you run Configure -- this will help you with most of the policy defaults.

```
EOM  
fi  
if $test -f UU/config.msg; then  
echo "Hmm. I also noted the following information while running:"
```

```
echo " "
$cat UU/config.msg >&4
fi
?X:
?X: kit*isdone files are left over by shell archives built using the makedist
?X: script which comes from dist, while ark*isdone files are left over by
?X: the cshar archive maker.
?X:
$rm -f kit*isdone ark*isdone
$rm -rf UU
```

: End of Configure

Found in path(s):

```
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/Finish.U
```

No license file was found, but licenses were detected in source scan.

```
?RCS: $Id: d_fchmod.U 1 2006-08-24 12:32:52Z rmanfredi $
```

```
?RCS:
```

```
?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi
```

```
?RCS:
```

```
?RCS: You may redistribute only under the terms of the Artistic Licence,
```

```
?RCS: as specified in the README file that comes with the distribution.
```

```
?RCS: You may reuse parts of this distribution only within the terms of
```

```
?RCS: that same Artistic Licence; a copy of which may be found at the root
```

```
?RCS: of the source tree for dist 4.0.
```

```
?RCS:
```

```
?RCS: $Log: d_fchmod.U,v $
```

```
?RCS: Revision 3.0 1993/08/18 12:05:59 ram
```

```
?RCS: Baseline for dist 3.0 netwide release.
```

```
?RCS:
```

```
?MAKE:d_fchmod: Inlibc
```

```
?MAKE: -pick add $@ %<
```

```
?S:d_fchmod:
```

```
?S: This variable conditionally defines the HAS_FCHMOD symbol, which
```

```
?S: indicates to the C program that the fchmod() routine is available
```

```
?S: to change mode of opened files.
```

```
?S:.
```

```
?C:HAS_FCHMOD (FCHMOD):
```

```
?C: This symbol, if defined, indicates that the fchmod routine is available
```

```
?C: to
```

```
change mode of opened files. If unavailable, use chmod().
```

```
?C:.
```

```
?H:#$d_fchmod HAS_FCHMOD /**/
```

```
?H:.
```

```
?LINT:set d_fchmod
```

```
: see if fchmod exists
```



```
set fchmod d_fchmod
eval $inlibc
```

Found in path(s):

```
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/d_fchmod.U
```

No license file was found, but licenses were detected in source scan.

?RCS: \$Id\$

?RCS:

?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi

?RCS:

?RCS: You may redistribute only under the terms of the Artistic License,

?RCS: as specified in the README file that comes with the distribution.

?RCS: You may reuse parts of this distribution only within the terms of

?RCS: that same Artistic License; a copy of which may be found at the root

?RCS: of the source tree for dist 4.0.

?RCS:

?RCS: \$Log: d\_shm.U,v \$

?RCS: Revision 3.0 1993/08/18 12:07:17 ram

?RCS: Baseline for dist 3.0 netwide release.

?RCS:

?MAKE:d\_shm: test d\_shmctl d\_shmget d\_shmat d\_shmdt Setvar Findhdr

?MAKE: -pick add \$@ %<

?S:d\_shm:

?S: This variable conditionally defines the HAS\_SHM symbol, which

?S: indicates that the entire shm\*(2) library is present.

?S:.

?C:HAS\_SHM:

?C: This symbol, if defined, indicates that the entire shm\*(2) library is

?C: supported.

?C:.

?H:#\$d\_shm HAS\_SHM /\*\*/

?H:.

?T:h\_shm

?LINT:set d\_shm

:

see how much of the 'shm\*(2)' library is present.

h\_shm=true

echo " "

case "\$d\_shmctl\$d\_shmget\$d\_shmat\$d\_shmdt" in

\*"\$undef"\*) h\_shm=false;;

esac

: we could also check for sys/ipc.h ...

if \$h\_shm && \$test `./findhdr sys/shm.h`; then

echo "You have the full shm\*(2) library." >&4

val="\$define"

else

```
echo "You don't have the full shm*(2) library." >&4
val="$Sundef"
fi
set d_shm
eval $setvar
```

Found in path(s):

```
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/d_shm.U
```

No license file was found, but licenses were detected in source scan.

?RCS: You may distribute under the terms of either the GNU General Public

?RCS: License or the Artistic License, as specified in the README file.

?RCS:

?MAKE:d\_llrintl: Inlibc

?MAKE: -pick add \$@ %<

?S:d\_llrintl:

?S: This variable conditionally defines the HAS\_LLRLNTL symbol, which

?S: indicates to the C program that the llrintl() routine is available

?S: to return the long long value closest to a long double (according

?S: to the current rounding mode).

?S:.

?C:HAS\_LLRLNTL:

?C: This symbol, if defined, indicates that the llrintl routine is

?C: available to return the long long value closest to a long double

?C: (according to the current rounding mode).

?C:.

?H:#\$d\_llrintl HAS\_LLRLNTL /\*\*/

?H:.

?LINT:set d\_llrintl

: see if llrintl exists

set llrintl d\_llrintl

eval \$inlibc

Found in path(s):

```
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/perl/d_llrintl.U
```

No license file was found, but licenses were detected in source scan.

?RCS: \$Id\$

?RCS:

?RCS: Copyright (c) 2000 Jarkko Hietaniemi

?RCS:

?RCS: You may distribute under the terms of either the GNU General Public

?RCS: License or the Artistic License, as specified in the README file.

?RCS:

?MAKE:d\_fp\_classl: Inlibc

?MAKE: -pick add \$@ %<

?S:d\_fp\_classl:

?S: This variable conditionally defines the HAS\_FP\_CLASSL symbol, which

?S: indicates to the C program that the fp\_classl() routine is available.

?S:.

?C:HAS\_FP\_CLASSL:

?C: This symbol, if defined, indicates that the fp\_classl routine is

?C: available to classify long doubles. Available for example in

?C: Digital UNIX. See for possible values HAS\_FP\_CLASS.

?C:.

?H:#\$d\_fp\_classl HAS\_FP\_CLASSL /\*\*/

?H:.

?LINT:set d\_fp\_classl

: see if fp\_classl exists

set fp\_classl d\_fp\_classl

eval \$inlibc

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/perl/d\_fp\_classl.U

No license file was found, but licenses were detected in source scan.

?RCS: \$Id\$

?RCS:

?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi

?RCS:

?RCS: You may redistribute only under the terms of the Artistic License,

?RCS: as specified in the README file that comes with the distribution.

?RCS: You may reuse parts of this distribution only within the terms of

?RCS: that same Artistic License; a copy of which may be found at the root

?RCS: of the source tree for dist 4.0.

?RCS:

?RCS: \$Log: Filexp.U,v \$

?RCS: Revision 3.0.1.2 1994/10/29 15:52:53 ram

?RCS: patch36: added ?F: line for metalint file checking

?RCS: patch36: added HOME to the ?T: line since metalint now checks \${HOME}

?RCS:

?RCS: Revision 3.0.1.1 1994/05/06 14:03:00 ram

?RCS: patch23: made sure error status from csh is propagated (WED)

?RCS:

?RCS: Revision 3.0 1993/08/18 12:04:53 ram

?RCS: Baseline for dist 3.0 netwide release.

?RCS:

?X:

?X: This unit produces a shell script which will expand filenames beginning

?X:

with tildes. The script is deleted at the end of Configure.

?X:

?MAKE:Filexp: startsh sed test expr eunicefix

```

?MAKE: -pick add $@ %<
?F:./filexp
?T:HOME LOGDIR dir me name failed
: set up shell script to do ~ expansion
cat >filexp <<EOSS
$startsh
: expand filename
?X:
?X: The case entries below escape the ~ as some shells have shown expansion
?X: of the ~ during here-doc processing.
?X:
case "$1" in
  \~/*\~)
    echo \1 | $sed "s|\~|\${HOME-\$LOGDIR}|"
    ;;
  \~*)
    if $test -f /bin/csh; then
      /bin/csh -f -c "glob \1"
      failed=$?
      echo ""
      exit \failed
    else
      name=\`$expr x\1 : '.*\([^\]*\)`
      dir=\`$sed -n -e "/^\${name} :/{s/^[^:]*:[^:]*:[^:]*:[^:]*:[^:]*:[^:]*:\([^\]*\).*\$"/^1/" -e p -e q -e '}' </etc/passwd\`
      if $test ! -d "\$dir"; then
        me=\`basename \0\`
        echo "\$me: can't locate home directory for: \$name" >&2
        exit 1
      fi
      case "$1" in
        */*)
          echo \$dir/\`$expr x\1 : '.*\([^\]*\)\(.*\)`
          ;;
        *)
          echo \$dir
          ;;
      esac
    fi
    ;;
*)
  echo \1
  ;;
esac
EOSS
chmod
+x filexp
$unicefix filexp

```

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/Filexp.U

No license file was found, but licenses were detected in source scan.

?RCS: \$Id\$

?RCS:

?RCS: Copyright (c) 2000, Andy Dougherty

?RCS:

?RCS: You may redistribute only under the terms of the Artistic License,

?RCS: as specified in the README file that comes with the distribution.

?RCS: You may reuse parts of this distribution only within the terms of

?RCS: that same Artistic License; a copy of which may be found at the root

?RCS: of the source tree for dist 3.0.

?RCS:

?MAKE:versiononly: cat Myread Setvar Devel

?MAKE: -pick add \$@ %<

?LINT:set versiononly

?Y:TOP

?S:versiononly:

?S: If set, this symbol indicates that only the version-specific

?S: components of a perl installation should be installed.

?S: This may be useful for making a test installation of a new

?S: version without disturbing the existing installation.

?S: Setting versiononly is equivalent to setting installperl's -v option.

?S: In particular, the non-versioned scripts and programs such as

?S: a2p, c2ph, h2xs, pod2\*, and perldoc

are not installed

?S: (see INSTALL for a more complete list). Nor are the man

?S: pages installed.

?S: Usually, this is undef.

?S:.

?LINT:extern inc\_version\_list

?LINT:change inc\_version\_list

?LINT:extern inc\_version\_list\_init

?LINT:change inc\_version\_list\_init

?LINT:extern version

: determine whether to use a version number suffix for installed binaries

echo " "

\$cat <<EOM

Do you want to use a version number suffix for installed binaries? This

will install 'perl\$version' instead of 'perl', and likewise for other

binaries like 'perldoc' and 'cpan'. This allows many versions of perl

to be installed side-by-side. Unless you are a developer, you probably

do *not* want to do this.

EOM

case "\$versiononly" in

"\$define"|[Yy]\*|true) dflt='y' ;;

```

*) dflt='n';
esac
rp="Do you want to use a version number suffix for installed binaries?"
. ./myread
case "$ans" in
[yY]*) val="$define";;
*) val="$undef" ;;
esac
set versiononly
eval $setvar

case "$versiononly" in
"$define") inc_version_list="
    inc_version_list_init=0
    ;;
esac

```

Found in path(s):

```

* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/perl/versiononly.U

```

No license file was found, but licenses were detected in source scan.

```

?RCS: $Id: registers.U 1 2006-08-24 12:32:52Z rmanfredi $
?RCS:
?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi
?RCS:
?RCS: You may redistribute only under the terms of the Artistic Licence,
?RCS: as specified in the README file that comes with the distribution.
?RCS: You may reuse parts of this distribution only within the terms of
?RCS: that same Artistic Licence; a copy of which may be found at the root
?RCS: of the source tree for dist 4.0.
?RCS:
?RCS: $Log: registers.U,v $
?RCS: Revision 3.0.1.2 1997/02/28 16:19:41 ram
?RCS: patch61: removed empty ?LINT lines
?RCS:
?RCS: Revision 3.0.1.1 1994/10/29 16:28:33 ram
?RCS: patch36: call ./Cpplib explicitly instead of relying on PATH
?RCS:
?RCS: Revision 3.0 1993/08/18 12:09:41 ram
?RCS: Baseline for dist 3.0 netwide release.
?RCS:
?MAKE:registers reg1 reg2 reg3 reg4 reg5 reg6 reg7 reg8 reg9 reg10 reg11 \
reg12 reg13 reg14 reg15 reg16: awk rm Cpplib
Myread Oldconfig
?MAKE: -pick add $@ %<
?S:registers:
?S: This variable contains the number of register declarations paid

```

?S: attention to by the C compiler.

?S:.

?S:reg1:

?S: This variable, along with reg2, reg3, etc. contains the eventual

?S: value for the symbols register1, register2, register3, etc. It has

?S: either the value "register" or is null.

?S:.

?C:register1:

?C: This symbol, along with register2, register3, etc. is either the word

?C: "register" or null, depending on whether the C compiler pays attention

?C: to this many register declarations. The intent is that you don't have

?C: to order your register declarations in the order of importance, so you

?C: can freely declare register variables in sub-blocks of code and as

?C: function parameters. Do not use register<n> more than once per routine.

?C:.

?LINT:describe reg2 reg3 reg4 reg5 reg6 reg7 reg8 reg9 reg10 reg11

?LINT:describe reg12 reg13 reg14 reg15 reg16

?LINT:known register2 register3 register4 register5 register6

register7

?LINT:known register8 register9 register10 register11 register12 register13

?LINT:known register14 register15 register16

?H:#define register1 \$reg1 /\*\*/

?H:#define register2 \$reg2 /\*\*/

?H:#define register3 \$reg3 /\*\*/

?H:#define register4 \$reg4 /\*\*/

?H:#define register5 \$reg5 /\*\*/

?H:#define register6 \$reg6 /\*\*/

?H:#define register7 \$reg7 /\*\*/

?H:#define register8 \$reg8 /\*\*/

?H:#define register9 \$reg9 /\*\*/

?H:#define register10 \$reg10 /\*\*/

?H:#define register11 \$reg11 /\*\*/

?H:#define register12 \$reg12 /\*\*/

?H:#define register13 \$reg13 /\*\*/

?H:#define register14 \$reg14 /\*\*/

?H:#define register15 \$reg15 /\*\*/

?H:#define register16 \$reg16 /\*\*/

?H:.

?F:!.foo

: see how many register declarations we want to use

case "\$registers" in

")

if ./Cppsym vax; then

  dflt=6

elif ./Cppsym sun mc68000 mips; then

  dflt=10

elif ./Cppsym pyr; then

  dflt=14

```

elif ./Cpplib ns32000 ns16000; then
    dflt=5
elif ./Cpplib $smallmach; then
    dflt=3
else
    : if you have any other numbers
    for me, please send them in
    dflt=6
fi;;
*) dflt=$registers ;;
esac
?LINT:set reg2 reg3 reg4 reg5 reg6 reg7 reg8 reg9 reg10 reg11
?LINT:set reg12 reg13 reg14 reg15 reg16
cat <<EOM

```

Different C compilers on different machines pay attention to different numbers of register declarations. About how many register declarations in each routine does your C compiler pay attention to? (OK to guess)

```

EOM
rp="Maximum register declarations?"
./myread
registers=$ans
reg1="
$awk "BEGIN { for (i=1; i<=16; i++) printf \"reg%d=\\n\\\", i} \" \
</dev/null >.foo
./foo
$awk "BEGIN { for (i=1; i<=$registers; i++) printf \"reg%d=register\\n\\\", i} \" \
</dev/null >.foo
./foo
$rm -f .foo

```

Found in path(s):

```

* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/registers.U

```

No license file was found, but licenses were detected in source scan.

```

?RCS: $Id: d_portable.U,v 3.0.1.2 1995/01/11 15:28:52 ram Exp $
?RCS:
?RCS: Copyright (c) 1991-1993, Raphael Manfredi
?RCS:
?RCS: This file is included with or a derivative work of a file included
?RCS: with the metaconfig program of Raphael Manfredi's "dist" distribution.
?RCS: In accordance with clause 7 of dist's modified Artistic License:
?RCS:
?RCS: You may distribute under the terms of either the GNU General Public
?RCS: License or the Artistic License, as specified in the README file.
?RCS:

```



?RCS: \$Log: d\_portable.U,v \$  
?RCS: Revision 3.0.1.2 1995/01/11 15:28:52 ram  
?RCS: patch45: executable path stripping moved to the end in Config\_sh.U  
?RCS:  
?RCS: Revision 3.0.1.1 1993/12/15 08:21:17 ram  
?RCS: patch15: did not strip variables properly when needed  
?RCS: patch15: now also strips down variables from trylist  
?RCS:  
?RCS: Revision 3.0 1993/08/18 12:06:48 ram  
?RCS: Baseline for dist 3.0 netwide release.  
?RCS:  
?X:

This is the same as the dist version, except I don't bother  
?X: prompting people since it makes no difference for perl5,  
?X: and only confuses people.  
?X:  
?X: The Loc unit is wanted to get the definition of all the locating variables.  
?X:

?MAKE:d\_portable: Loc Oldconfig  
?MAKE: -pick add \$@ %<  
?S:d\_portable:  
?S: This variable conditionally defines the PORTABLE symbol, which  
?S: indicates to the C program that it should not assume that it is  
?S: running on the machine it was compiled on.  
?S:  
?C:PORTABLE:  
?C: This symbol, if defined, indicates to the C program that it should  
?C: not assume that it is running on the machine it was compiled on.  
?C: The program should be prepared to look up the host name, translate  
?C: generic filenames, use PATH, etc.  
?C:.  
?H:#\$d\_portable PORTABLE /\*\*/  
?H:.  
?D:d\_portable="  
: decide how portable to be. Allow command line overrides.  
case "\$d\_portable" in  
"\$undef") ;;  
\*) d\_portable="\$define" ;;  
esac

Found in path(s):  
\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/perl/d\_portable.U  
No license file was found, but licenses were detected in source scan.

?RCS: \$Id\$  
?RCS:  
?RCS: Copyright (c) 1999 Jarkko Hietaniemi

```

?RCS:
?RCS: You may distribute under the terms of either the GNU General Public
?RCS: License or the Artistic License, as specified in the README file.
?RCS:
?MAKE:d_cmsg_hdr_s: Hasstruct i_systypes d_socket i_sysuio Setvar
?MAKE: -pick add $@ %<
?S:d_cmsg_hdr_s:
?S: This variable conditionally defines the HAS_STRUCT_CMSGHDR symbol,
?S: which indicates that the struct cmsghdr is supported.
?S:
?C:HAS_STRUCT_CMSGHDR:
?C: This symbol, if defined, indicates that the struct cmsghdr
?C: is supported.
?C:
?H:#$d_cmsg_hdr_s HAS_STRUCT_CMSGHDR /**/
?H:
?LINT:set d_cmsg_hdr_s
: Check for cmsghdr support
echo " "
echo "Checking to see if your system supports struct cmsghdr..." >&4
set d_cmsg_hdr_s cmsghdr $i_systypes sys/types.h $d_socket sys/socket.h $i_sysuio sys/uio.h
eval $hasstruct
case "$d_cmsg_hdr_s" in
"$define") echo "Yes, it does." ;;
*) echo
"No, it doesn't." ;;
esac

```

Found in path(s):

```

* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-
5.30.0/U/perl/d_cmsg_hdr_s.U

```

No license file was found, but licenses were detected in source scan.

```

?RCS: $Id: d_fork.U 1 2006-08-24 12:32:52Z rmanfredi $
?RCS:
?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi
?RCS:
?RCS: You may redistribute only under the terms of the Artistic Licence,
?RCS: as specified in the README file that comes with the distribution.
?RCS: You may reuse parts of this distribution only within the terms of
?RCS: that same Artistic Licence; a copy of which may be found at the root
?RCS: of the source tree for dist 4.0.
?RCS:
?RCS: Original Author: Andy Dougherty <doughera@lafcol.lafayette.edu>
?RCS:
?RCS: $Log: d_fork.U,v $
?RCS: Revision 3.0.1.1 1994/08/29 16:07:38 ram
?RCS: patch32: created by ADO

```

?RCS:  
?MAKE:d\_fork: Inlibc  
?MAKE: -pick add \$@ %<  
?S:d\_fork:  
?S: This variable conditionally defines the HAS\_FORK symbol, which  
?S: indicates to the C program that the fork() routine is available.  
?S:.  
?C:HAS\_FORK :  
?C: This symbol, if defined, indicates that the fork routine is  
?C: available.  
?C:.  
?H:#\$d\_fork  
HAS\_FORK /\*\*/  
?H:.  
?LINT:set d\_fork  
: see if fork exists  
set fork d\_fork  
eval \$inlibc

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/d\_fork.U

No license file was found, but licenses were detected in source scan.

?RCS: \$Id: d\_inetaton.U 1 2006-08-24 12:32:52Z rmanfredi \$  
?RCS:  
?RCS: Copyright (c) 1996, Spider Boardman  
?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi  
?RCS:  
?RCS: You may redistribute only under the terms of the Artistic Licence,  
?RCS: as specified in the README file that comes with the distribution.  
?RCS: You may reuse parts of this distribution only within the terms of  
?RCS: that same Artistic Licence; a copy of which may be found at the root  
?RCS: of the source tree for dist 4.0.  
?RCS:  
?RCS: \$Log: d\_inetaton.U,v \$  
?RCS: Revision 3.0.1.1 1997/02/28 15:36:35 ram  
?RCS: patch61: created  
?RCS:  
?MAKE:d\_inetaton: Inlibc  
?MAKE: -pick add \$@ %<  
?S:d\_inetaton:  
?S: This variable conditionally defines the HAS\_INET\_ATON symbol, which  
?S: indicates to the C program that the inet\_aton() function is available  
?S: to parse IP address "dotted-quad" strings.  
?S:.  
?C:HAS\_INET\_ATON:  
?C: This symbol, if defined, indicates

```
to the C program that the
?C: inet_aton() function is available to parse IP address "dotted-quad"
?C: strings.
?C:.
?H:#$d_inetaton HAS_INET_ATON /**/
?H:.
?LINT:set d_inetaton
: check whether inet_aton exists
set inet_aton d_inetaton
eval $inlibc
```

Found in path(s):

```
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/d_inetaton.U
```

No license file was found, but licenses were detected in source scan.

```
?RCS: $Id: rcs_branch.U 1 2006-08-24 12:32:52Z rmanfredi $
?RCS:
?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi
?RCS:
?RCS: You may redistribute only under the terms of the Artistic Licence,
?RCS: as specified in the README file that comes with the distribution.
?RCS: You may reuse parts of this distribution only within the terms of
?RCS: that same Artistic Licence; a copy of which may be found at the root
?RCS: of the source tree for dist 4.0.
?RCS:
?RCS: $Log: rcs_branch.U,v $
?RCS: Revision 3.0 1993/08/18 12:09:40 ram
?RCS: Baseline for dist 3.0 netwide release.
?RCS:
?MAKE:rcs_branch: Myread contains Loc
?MAKE: -pick add $@ %<
?S:rcs_branch:
?S: This variable will hold "true" if rcs can take the -b<revision>
?S: option, which can make Life Easier on those folks who like to run
?S: rcsdiff manually.
?S:.
?T:xxx
: Tra la la la la
echo " "
echo "Checking to see if RCS understands the -b switch..." >&4
xxx=`./loc
rcs " $pth`
case "$xxx" in
")
rcs_branch=false
echo "Oh. You don't seem to have RCS here."
;;
```

```

*)
rcs > rcsbranch.out 2>&1
if $contains 'b\[rev\]' rcsbranch.out >/dev/null 2>&1 ; then
  rcs_branch=true
  echo "Nice! Your RCS is spiffy!"
else
  rcs_branch=false
  echo "Well, at least you have RCS. You know, a newer version is available."
fi
;;
esac

```

Found in path(s):

```

* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/rcs_branch.U

```

No license file was found, but licenses were detected in source scan.

```

?RCS: $Id: d_chsize.U 1 2006-08-24 12:32:52Z rmanfredi $
?RCS:
?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi
?RCS:
?RCS: You may redistribute only under the terms of the Artistic Licence,
?RCS: as specified in the README file that comes with the distribution.
?RCS: You may reuse parts of this distribution only within the terms of
?RCS: that same Artistic Licence; a copy of which may be found at the root
?RCS: of the source tree for dist 4.0.
?RCS:
?RCS: $Log: d_chsize.U,v $
?RCS: Revision 3.0 1993/08/18 12:05:50 ram
?RCS: Baseline for dist 3.0 netwide release.
?RCS:
?MAKE:d_chsize: Inlibc
?MAKE: -pick add $@ %<
?S:d_chsize:
?S: This variable conditionally defines the CHSIZE symbol, which
?S: indicates to the C program that the chsize() routine is available
?S: to truncate files. You might need a -lx to get this routine.
?S:.
?C:HAS_CHSIZE (CHSIZE):
?C: This symbol, if defined, indicates that the chsize
  routine is available
?C: to truncate files. You might need a -lx to get this routine.
?C:.
?H:#$d_chsize HAS_CHSIZE /**/
?H:.
?LINT:set d_chsize
: see if chsize exists
set chsize d_chsize

```

eval \$inlibc

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/d\_chsize.U

No license file was found, but licenses were detected in source scan.

?RCS: \$Id: Csym.U,v 3.0.1.4 1995/07/25 13:36:29 ram Exp \$

?RCS:

?RCS: Copyright (c) 1991-1993, Raphael Manfredi

?RCS:

?RCS: You may redistribute only under the terms of the Artistic License,

?RCS: as specified in the README file that comes with the distribution.

?RCS: You may reuse parts of this distribution only within the terms of

?RCS: that same Artistic License; a copy of which may be found at the root

?RCS: of the source tree for dist 3.0.

?RCS:

?RCS: \$Log: Csym.U,v \$

?RCS: Revision 3.0.1.4 1995/07/25 13:36:29 ram

?RCS: patch56: re-arranged compile line to include ldflags before objects

?RCS: patch56: added quotes for OS/2 support

?RCS:

?RCS: Revision 3.0.1.3 1995/05/12 12:00:33 ram

?RCS: patch54: fixed C test program to bypass gcc builtin type checks (ADO)

?RCS:

?RCS: Revision 3.0.1.2 1994/10/31 09:34:13 ram

?RCS: patch44: added Options to the MAKE line since it's no longer in Init.U

?RCS:

?RCS: Revision

3.0.1.1 1993/08/25 14:00:05 ram

?RCS: patch6: added ldflags as a conditional dependency and to compile line

?RCS: patch6: a final double quote was missing in csym variable after eval

?RCS:

?RCS: Revision 3.0 1993/08/18 12:04:50 ram

?RCS: Baseline for dist 3.0 netwide release.

?RCS:

?MAKE:Csym mistrustnm extern\_C: Options contains libc libs runnm test \

+cc +optimize +ccflags +ldflags run rm\_try \_exe d\_cplusplus

?MAKE: -pick add \$@ %<

?LINT:define csym

?LINT:use libc

?LINT:extern mistrustnm

?LINT:set mistrustnm

?S:csym:

?S: This shell variable is used internally by Configure to check

?S: whether a given C symbol is defined or not. A typical use is:

?S: set symbol result [-fva] [previous]

?S: eval \$csym

?S: That will set result to 'true' if the function [-f], variable [-v]  
 ?S: or array [-a] is defined, 'false' otherwise. If a previous value is  
 ?S: given and the -r flag was provided on the command line, that value  
 ?S: is reused without questioning.  
 ?S:.  
 ?S:extern\_C:  
 ?S: ANSI C  
 requires 'extern' where C++ requires 'extern "C"'. This  
 ?S: variable can be used in Configure to do the right thing.  
 ?S:.  
 ?S:mistrustnm:  
 ?S: This variable can be used to establish a fallback for the cases  
 ?S: where nm fails to find a symbol. If usenm is false or usenm is true  
 ?S: and mistrustnm is false, this variable has no effect. If usenm is true  
 ?S: and mistrustnm is "compile", a test program will be compiled to try to  
 ?S: find any symbol that can't be located via nm lookup. If mistrustnm is  
 ?S: "run", the test program will be run as well as being compiled.  
 ?S:.  
 ?V:csym  
 ?T:tval tx tlook tf tdc  
 ?F:!try  
 : is a C symbol defined?  
 csym='tlook=\$1;  
 case "\$3" in  
 -v) tf=libc.tmp; tdc="";;  
 -a) tf=libc.tmp; tdc="[]";;  
 \*) tlook="^\$1\\$"; tf=libc.list; tdc="()";;  
 esac;  
 case "\$d\_cplusplus" in  
 \$define) extern\_C="extern \"C\"";;  
 \*) extern\_C="extern";;  
 esac;  
 tx=yes;  
 case "\$reuseval-\$4" in  
 true-) ;;  
 true-\*) tx=no; eval "tval=\\$4"; case "\$tval" in "") tx=yes;; esac;;  
 esac;  
 case "\$tx"  
 in  
 yes)  
 ?X:  
 ?X: Put symbol inside a printf to fool optimizing compilers...  
 ?X:  
 ?X: We use 'short' instead of 'int' to try to circumvent overzealous  
 ?X: optimizing compilers using built-in prototypes for commonly used  
 ?X: routines to complain when seeing a different external declaration. For  
 ?X: instance, gcc 2.6.3 fails if we use 'int' and we attempt a test against  
 ?X: memcpy() on machines where sizeof(int) == sizeof(char \*) (the usual return

?X: type), the compiler assuming it's a built-in declaration given that the  
 ?X: returned size matches. At least with 'short' we are safe! -- RAM, for ADO  
 ?X:  
 ?X: Let's thank GNU cc for making our lives so easy! :-)  
 ?X: (An alternative for the future would be to use our knowledge about gcc  
 ?X: to force a -fno-builtin option in the compile test, in case the 'short'  
 ?X: trick is obsoleted by future gcc releases). -- RAM  
 ?X:

```
tval=false;
if $test "$runnm" = true; then
  if $contains $tlook $tf >/dev/null 2>&1; then
    tval=true;
  elif $test "$mistrustnm"
= compile -o "$mistrustnm" = run; then
  echo "$extern_C void *$1$tdc; void *(*(p()))$tdc { return &$1; } int main(int argc, char **argv) { if(p() && p() !=
(void *)argv[0]) return(0); else return(1); }"> try.c;
  $cc -o try $optimize $ccflags $ldflags try.c >/dev/null 2>&1 $libs && tval=true;
  $test "$mistrustnm" = run -a -x try && { $run ./try$_exe >/dev/null 2>&1 || tval=false; };
  $rm_try;
fi;
else
  echo "$extern_C void *$1$tdc; void *(*(p()))$tdc { return &$1; } int main(int argc, char **argv) { if(p() && p() !=
(void *)argv[0]) return(0); else return(1); }"> try.c;
  $cc -o try $optimize $ccflags $ldflags try.c $libs >/dev/null 2>&1 && tval=true;
  $rm_try;
fi;
;;
*)
case "$tval" in
$define) tval=true;;
*) tval=false;;
esac;
;;
esac;
eval "$2=$tval"
```

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/compline/Csym.U

No license file was found, but licenses were detected in source scan.

?RCS: \$Id: d\_ftime.U 1 2006-08-24 12:32:52Z rmanfredi \$

?RCS:

?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi

?RCS:

?RCS: You may redistribute only under the terms of the Artistic Licence,

?RCS: as specified in the README file that comes with the distribution.

?RCS: You may reuse parts of this distribution only within the terms of



?RCS: that same Artistic Licence; a copy of which may be found at the root  
?RCS: of the source tree for dist 4.0.  
?RCS:  
?RCS: \$Log: d\_ftime.U,v \$  
?RCS: Revision 3.0 1993/08/18 12:06:06 ram  
?RCS: Baseline for dist 3.0 netwide release.  
?RCS:  
?MAKE:d\_ftime d\_gettimeod: Inlibc Setvar  
?MAKE: -pick add \$@ %<  
?S:d\_ftime:  
?S: This variable conditionally defines the HAS\_FTIME symbol, which indicates  
?S: that the ftime() routine exists. The ftime() routine is basically  
?S: a sub-second accuracy clock.  
?S:.  
?S:d\_gettimeod:  
?S: This variable conditionally defines the HAS\_GETTIMEOFDAY symbol,  
which  
?S: indicates that the gettimeofday() system call exists (to obtain a  
?S: sub-second accuracy clock). You should probably include <sys/resource.h>.  
?S:.  
?C:HAS\_FTIME (FTIMER):  
?C: This symbol, if defined, indicates that the ftime() routine exists.  
?C: It is basically a sub-second accuracy clock, but is less accurate  
?C: than gettimeofday(2) anyway. The type "Timeval" should be used to  
?C: refer to "struct timeb".  
?C:.  
?C:HAS\_GETTIMEOFDAY (GETTIMEOFDAY):  
?C: This symbol, if defined, indicates that the gettimeofday() system  
?C: call is available for a sub-second accuracy clock. Usually, the file  
?C: <sys/resource.h> needs to be included (see I\_SYS\_RESOURCE).  
?C: The type "Timeval" should be used to refer to "struct timeval".  
?C:.  
?H:#\$d\_ftime HAS\_FTIME /\*\*/  
?H:#\$d\_gettimeod HAS\_GETTIMEOFDAY /\*\*/  
?H:%<:@if HAS\_FTIME  
?H:%<:#ifdef HAS\_FTIME  
?H:%<:#define Timeval struct timeb /\* Structure used by ftime() \*/  
?H:%<:#endif  
?H:%<:@end  
?H:%<:@if HAS\_GETTIMEOFDAY  
?H:%<:#ifdef HAS\_GETTIMEOFDAY  
?H:%<:#define  
Timeval struct timeval /\* Structure used by gettimeofday() \*/  
?H:%<:#endif  
?H:%<:@end  
?H:.  
?X:FIXME  
?X:I:?d\_ftime:i\_systimeb

```

?X: ?I: ?d_gettimeod: i_sysresrc
?LINT: set d_gettimeod d_ftime
?LINT: known Timeval
: see if gettimeofday or ftime exists
?X:
?X: Give priority to gettimeofday(2) because timing is more accurate
?X:
set gettimeofday d_gettimeod
eval $inlibc
case "$d_gettimeod" in
"$undef")
set ftime d_ftime
eval $inlibc
;;
*)
val="$undef"; set d_ftime; eval $setvar
;;
esac
case "$d_gettimeod$d_ftime" in
"$undef$undef")
echo " "
echo 'No ftime() nor gettimeofday() -- timing may be less accurate.' >&4
;;
esac

```

Found in path(s):

```

* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/d_ftime.U

```

No license file was found, but licenses were detected in source scan.

```

?RCS: $Id: Protochk.U,v $
?RCS:
?RCS: Copyright (c) 1998 Andy Dougherty
?RCS:
?RCS: You may distribute under the terms of either the GNU General Public
?RCS: License or the Artistic License, as specified in the README file.
?RCS:
?X: This unit generates a ./protochk script that is used internally
?X: by Configure to check if this system will accept a particular
?X: prototype.
?X:
?X: To use it, say something like:
?X: hdrs="$define sys/types.h
?X: $i_systime sys/time.h
?X: $i_sysselect sys/select.h
?X: $d_socket sys/socket.h"
?X: $xxx='fd_set *'
?X: try='extern int select _((int, $xxx, $xxx, $xxx, struct timeval *));'

```

?X: if ./protochk "\$try" \$hdrs; then  
?X: echo "Your system accepts \$xxx for the arguments to select."  
?X: fi  
?X: (Of course select is harder, since the first arg can be int,  
?X: size\_t, or unsigned long, and the last arg may or may not have a  
?X: 'const' before the 'struct timeval' :-(. Also SunOS  
4.1.3 doesn't  
?X: provide a select prototype so the compiler accepts anything :-).  
?X:  
?X: The C compiler on QNX warns about invalid pointer types, but  
?X: still exits with a 0 exit status, so it's not much help here.  
?X: (It does correctly detect incorrect non-pointer arguments).  
?X: Still, since QNX is a POSIX-ish system, just make your first  
?X: a POSIX-ish one, and QNX will probably accept it.  
?X:  
?X: For determining argument types, your compiler must support  
?X: prototypes, and the header files must use them. Determining  
?X: return types, however, is easier. Just give an ridiculous  
?X: return type, something like  
?X: ./protochk 'extern int atof\_((void));' \$i\_stdlib stdlib.h  
?X: that should surely fail if atof() is defined in <stdlib.h>  
?X:  
?X: There is also an 'escape' hatch built in. If you have a pair  
?X: of args 'literal 'stuff' then 'stuff' gets included literally  
?X: into the test program. This could be useful for doing something  
?X: like  
?X: hdrs="\$define stdio.h  
?X: \$define  
sys/types.h"  
?X: ./protochk 'extern int fsetpos(FILE \*, Fpos\_t);' \$args \  
?X: 'literal' '#define Fpos\_t long long'  
?X: but you have to be really careful about the spaces in "literal".  
?X:  
?X: Andy Dougherty Feb. 1998  
?MAKE:Protochk: cat rm\_try startsh eunicefix +cc +optimize +cflags \  
i\_thread usethreads  
?MAKE: -pick add \$@ %<  
?F:./protochk  
?X: Comfort metalint. All these are actually used in the protochk script.  
?T:foo status pthread\_h\_done  
?LINT: change cc optimize cflags define rm\_try  
?LINT: extern pthread\_h\_first  
?LINT: change pthread\_h\_first  
?LINT: change usethreads  
?LINT: change i\_thread  
: define a function to check prototypes  
\$cat > protochk <<EOSH  
\$startsh

```
cc="$cc"
optimize="$optimize"
ccflags="$ccflags"
define="$define"
rm_try="$rm_try"
usethreads=$usethreads
i_pthread=$i_pthread
pthread_h_first=$pthread_h_first
EOSH
```

```
$cat >> protochk <<'EOSH'
```

```
$rm_try
foo="$1"
shift
while test $# -ge 2; do
  case "$1" in
    $define) echo "#include <$2>" >> try.c ;;
    literal)
      echo "$2" >> try.c ;;
    esac
    # Extra magic for the benefit of systems that need pthread.h
    # to be included early to correctly detect threadsafe functions.
    # Such functions must guarantee themselves, though, that the usethreads
    # and i_pthread have been defined, before calling protochk.
    if test "$usethreads" = "$define" -a "$i_pthread" = "$define" -a "$pthread_h_first" = "$define" -a
"$pthread_h_done" = ""; then
      echo "#include <pthread.h>" >> try.c
      pthread_h_done=yes
    fi
    shift 2
  done
  cat >> try.c <<'EOCP'
  #define _(args) args
  EOCP
  echo "$foo" >> try.c
  ?X: Just so we have something to compile.
  echo 'int no_real_function_has_this_name_((void)) { return 0; }' >> try.c
  $cc $optimize $ccflags -c try.c > /dev/null 2>&1
  status=$?
  $rm_try
  exit $status
  EOSH
  chmod +x protochk
  $unicefix protochk
```

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-

5.30.0/U/protos/Protochk.U

No license file was found, but licenses were detected in source scan.

?RCS: \$Id\$

?RCS:

?RCS: Copyright (c) 1999 Jarkko Hietaniemi

?RCS:

?RCS: You may distribute under the terms of either the GNU General Public

?RCS: License or the Artistic License, as specified in the README file.

?RCS:

?MAKE:d\_sqrtl: Inlibc

?MAKE: -pick add \$@ %<

?S:d\_sqrtl:

?S: This variable conditionally defines the HAS\_SQRTL symbol, which

?S: indicates to the C program that the sqrtl() routine is available.

?S:.

?C:HAS\_SQRTL:

?C: This symbol, if defined, indicates that the sqrtl routine is

?C: available to do long double square roots.

?C:.

?H:#\$d\_sqrtl HAS\_SQRTL /\*\*/

?H:.

?LINT:set d\_sqrtl

: see if sqrtl exists

set sqrtl d\_sqrtl

eval \$inlibc

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-

5.30.0/U/perl/d\_sqrtl.U

No license file was found, but licenses were detected in source scan.

?RCS: \$Id: d\_havetlib.U 1 2006-08-24 12:32:52Z rmanfredi \$

?RCS:

?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi

?RCS:

?RCS: You may redistribute only under the terms of the Artistic Licence,

?RCS: as specified in the README file that comes with the distribution.

?RCS: You may reuse parts of this distribution only within the terms of

?RCS: that same Artistic Licence; a copy of which may be found at the root

?RCS: of the source tree for dist 4.0.

?RCS:

?RCS: \$Log: d\_havetlib.U,v \$

?RCS: Revision 3.0.1.2 1997/02/28 15:36:31 ram

?RCS: patch61: replaced .a with \$\_a all over the place

?RCS: patch61: likewise for .o replaced by \$\_o

?RCS:

?RCS: Revision 3.0.1.1 1994/05/06 14:44:06 ram

?RCS: patch23: added AIX support to accept shared lib stub as termlib (WED)

?RCS:

?RCS: Revision 3.0 1993/08/18 12:06:19 ram

?RCS: Baseline for dist 3.0 netwide release.

?RCS:

?MAKE:d\_havetlib termlib: cat contains Myread Loc

Filexp Oldconfig libpth \

test uname \_a \_o

?MAKE: -pick add \$@ %<

?S:d\_havetlib:

?S: This variable conditionally defines the HAS\_TERMLIB symbol, which

?S: indicates to the C program that termlib-style routines are available.

?S:.

?S:termlib:

?S: This variable contains the argument to pass to the loader to get

?S: termlib-style routines. It is up to the Makefile.SH to make sure

?S: the value gets to the right command. Note that on many systems the

?S: termlib routines are emulated by the curses or terminfo library.

?S:.

?C:HAS\_TERMLIB (HAVETERMLIB):

?C: This symbol, when defined, indicates that termlib-style routines

?C: are available. There is nothing to include.

?C:.

?H:#\$d\_havetlib HAS\_TERMLIB /\*\*/

?H:.

?T:xxx

: where do we get termlib routines from

echo " "

xxx=`./loc libcurses\$\_a x \$libpth`

case "\$xxx" in

/\*)

ar t \$xxx >grimble

if \$contains tputs\$\_o grimble >/dev/null 2>&1; then

termlib='-lcurses'

d\_havetlib="\$define"

echo "Terminfo library found." >&4

elif \$test "x`\$uname

2>/dev/null" = xAIX; then

# Ok, do the AIX shr.o fun thing

/usr/ccs/bin/nm -en \$xxx 2>/dev/null >grimble

if \$contains '^tputs.\*|extern|' grimble >/dev/null 2>&1; then

termlib='-lcurses'

d\_havetlib="\$define"

echo "AIX Terminfo library found." >&4

else

xxx=x

fi

else

```

xxx=x
fi
rm -f grimble
;;
esac
case "$xxx" in
x)
xxx=`./loc libtermplib$_a x $libpth`
case "$xxx" in
/usr/lib*/lib*)
termlib='-ltermlib'
d_havetlib="$define"
echo "Termlib library found." >&4
;;
/*)
termlib="$xxx"
d_havetlib="$define"
echo "Termlib library found." >&4
;;
*)
xxx=`./loc libtermcap$_a x $libpth`
case "$xxx" in
/usr/lib*/lib*)
termlib='-ltermcap'
d_havetlib="$define"
echo "Termcap library found." >&4
;;
/*)
termlib="$xxx"
d_havetlib="$define"
echo "Termcap library found." >&4
;;
*)
case "$stermlib" in
")
dflt=y
rp="Your system appears to NOT have termlib-style routines. Is this true?"
./myread
case "$ans"
in
n*|f*) d_havetlib="$define"
$cat <<'EOM'
Then where are the termlib-style routines kept? Specify either -llibname
or a full pathname (~name ok).

EOM
dflt="
rp='Specify termlib path:'

```

```

./myread
termlib=`./filexp $ans`
;;
*)
d_havetlib="$undef"
termlib="
echo "You will have to play around with term.c then." >&4
;;
esac
echo " ";;
*) echo "You said termlib was $termlib before." >&4;;
esac;;
esac;;
esac;;
esac

```

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/d\_havetlib.U

No license file was found, but licenses were detected in source scan.

?RCS: \$Id: i\_netdb.U,v \$

?RCS:

?RCS: Copyright (c) 1998 Andy Dougherty

?RCS:

?RCS: You may distribute under the terms of either the GNU General Public

?RCS: License or the Artistic License, as specified in the README file.

?RCS:

?MAKE:i\_netdb: Inhdr

?MAKE: -pick add \$@ %<

?S:i\_netdb:

?S: This variable conditionally defines the I\_NETDB symbol, and indicates

?S: whether a C program should include <netdb.h>.

?S:.

?C:I\_NETDB:

?C: This symbol, if defined, indicates that <netdb.h> exists and

?C: should be included.

?C:.

?H:#\$i\_netdb I\_NETDB /\*\*/

?H:.

?LINT:set i\_netdb

: see if this is a netdb.h system

set netdb.h i\_netdb

eval \$inhdr

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/modified/i\_netdb.U



No license file was found, but licenses were detected in source scan.

```
?RCS: $Id: d_setvbuf.U,v 3.0.1.1 1994/08/29 16:11:57 ram Exp $
?RCS:
?RCS: Copyright (c) 1998 Andy Dougherty
?RCS:
?RCS: You may distribute under the terms of either the GNU General Public
?RCS: License or the Artistic License, as specified in the README file.
?RCS:
?RCS: Original Author: Andy Dougherty <doughera@lafcol.lafayette.edu>
?RCS:
?RCS: $Log: d_setvbuf.U,v $
?RCS:
?MAKE:d_setvbuf: Inlibc
?MAKE: -pick add $@ %<
?S:d_setvbuf:
?S: This variable conditionally defines the HAS_SETVBUF symbol, which
?S: indicates to the C program that the setvbuf() routine is available
?S: to change buffering on an open stdio stream.
?S:.
?C:HAS_SETVBUF :
?C: This symbol, if defined, indicates that the setvbuf routine is
?C: available to change buffering on an open stdio stream.
?C: to a line-buffered mode.
?C:.
?H:#$d_setvbuf HAS_SETVBUF /**/
?H:.
?LINT:set d_setvbuf
: see if setvbuf exists
set setvbuf d_setvbuf
eval $inlibc
```

Found

in path(s):

```
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/modified/d_setvbuf.U
```

No license file was found, but licenses were detected in source scan.

```
?RCS: $Id: d_getgrent.U,v $
?RCS:
?RCS: Copyright (c) 1998 Andy Dougherty
?RCS:
?RCS: You may distribute under the terms of either the GNU General Public
?RCS: License or the Artistic License, as specified in the README file.
?RCS:
?RCS: $Log: d_getgrent.U,v $
?RCS:
?MAKE:d_getgrent: Inlibc
```

?MAKE: -pick add \$@ %<  
?S:d\_getgrent:  
?S: This variable conditionally defines the HAS\_GETGRENT symbol, which  
?S: indicates to the C program that the getgrent() routine is available  
?S: for sequential access of the group database.  
?S:.  
?C:HAS\_GETGRENT:  
?C: This symbol, if defined, indicates that the getgrent routine is  
?C: available for sequential access of the group database.  
?C:.  
?H:#\$d\_getgrent HAS\_GETGRENT /\*\*/  
?H:.  
?LINT:set d\_getgrent  
: see if getgrent exists  
set getgrent d\_getgrent  
eval \$inlibc

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/modified/d\_getgrent.U

No license file was found, but licenses were detected in source scan.

?RCS: \$Id: d\_syslog.U 1 2006-08-24 12:32:52Z rmanfredi \$  
?RCS:  
?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi  
?RCS:  
?RCS: You may redistribute only under the terms of the Artistic Licence,  
?RCS: as specified in the README file that comes with the distribution.  
?RCS: You may reuse parts of this distribution only within the terms of  
?RCS: that same Artistic Licence; a copy of which may be found at the root  
?RCS: of the source tree for dist 4.0.  
?RCS:  
?RCS: \$Log: d\_syslog.U,v \$  
?RCS: Revision 3.0.1.1 1997/02/28 15:46:56 ram  
?RCS: patch61: replaced .o with \$\_o all over the place  
?RCS:  
?RCS: Revision 3.0 1993/08/18 12:07:43 ram  
?RCS: Baseline for dist 3.0 netwide release.  
?RCS:  
?MAKE:d\_syslog: test Csym Setvar Findhdr  
?MAKE: -pick add \$@ %<  
?S:d\_syslog:  
?S: This variable conditionally defines the HAS\_SYSLOG symbol, which  
?S: indicates to the C program that syslog() exists on this system.  
?S:.  
?C:HAS\_SYSLOG  
(LIBSYSLOG):  
?C: This symbol, if defined, indicates that the program can rely on the

?C: system providing syslog(). Otherwise, the syslog code provided by

?C: the package should be used.

?C:.

```
?H:#$d_syslog HAS_SYSLOG /**/
```

?H:.

```
?LINT:set d_syslog
```

: see if syslog is available

```
echo " "
```

```
if $test `./findhdr syslog.h` && \
```

```
(set syslog val -f d_syslog; eval $csym; $val); then
```

```
echo "syslog() found." >&4
```

```
val="$define"
```

```
else
```

```
echo "syslog() not found in your C library." >&4
```

```
val="$undef"
```

```
fi
```

```
set d_syslog
```

```
eval $setvar
```

Found in path(s):

```
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/d_syslog.U
```

No license file was found, but licenses were detected in source scan.

```
?RCS: $Id: startsh.U 1 2006-08-24 12:32:52Z rmanfredi $
```

```
?RCS:
```

```
?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi
```

```
?RCS:
```

```
?RCS: You may redistribute only under the terms of the Artistic Licence,
```

```
?RCS: as specified in the README file that comes with the distribution.
```

```
?RCS: You may reuse parts of this distribution only within the terms of
```

```
?RCS: that same Artistic Licence; a copy of which may be found at the root
```

```
?RCS: of the source tree for dist 4.0.
```

```
?RCS:
```

```
?RCS: $Log: startsh.U,v $
```

```
?RCS: Revision 3.0.1.1 1997/02/28 16:25:31 ram
```

```
?RCS: patch61: avoid needless chatter since this is now done very early
```

```
?RCS:
```

```
?RCS: Revision 3.0 1993/08/18 12:09:51 ram
```

```
?RCS: Baseline for dist 3.0 netwide release.
```

```
?RCS:
```

```
?MAKE:startsh: sh sharpbang eunicefix
```

```
?MAKE: -pick add $@ %<
```

```
?S:startsh:
```

```
?S: This variable contains the string to put on the front of a shell
```

```
?S: script to make sure (hopefully) that it runs with sh and not some
```

```
?S: other
```

```

shell.
?S:.
?F:!sharp
: figure out how to guarantee sh startup
?X: Avoid needless chatter since this is now done very early.
?X: echo " "
?X: echo "Checking out how to guarantee sh startup..." >&2
case "$startsh" in
*) startsh=${sharpbang}${sh} ;;
*)
?X: echo "Let's see if '$startsh' works..." ;;
esac
cat >sharp <<EOSS
$startsh
set abc
test "$?abc" != 1
EOSS

chmod +x sharp
$unicefix sharp
if ./sharp; then
: echo "Yup, it does."
else
echo "Hmm... '$startsh' does not guarantee sh startup..."
echo "You may have to fix up the shell scripts to make sure $sh runs them."
fi
rm -f sharp

```

Found in path(s):

```
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/startsh.U
```

No license file was found, but licenses were detected in source scan.

```
?RCS: $Id: d_longdbl.U,v $
```

```
?RCS:
```

```
?RCS: Copyright (c) 1998 Andy Dougherty
```

```
?RCS:
```

```
?RCS: You may distribute under the terms of either the GNU General Public
```

```
?RCS: License or the Artistic License, as specified in the README file.
```

```
?RCS:
```

```
?RCS: $Log: d_longdbl.U,v $
```

```
?RCS:
```

```
?MAKE:d_longdbl longdblsize d_ldexpl longdblkind \
```

```
d_long_double_style_ieee d_long_double_style_ieee_doubledouble \
```

```
d_long_double_style_ieee_extended d_long_double_style_ieee_std \
```

```
d_long_double_style_vax: Compile Setvar Myread \
```

```
Inlibc run echo cat rm_try test doublesize i_stdlib
```

```
?MAKE: -pick add $@ %<
```

?S:d\_longdbl:

?S: This variable conditionally defines HAS\_LONG\_DOUBLE if

?S: the long double type is supported.

?S:.

?S:d\_ldexpl:

?S: This variable conditionally defines the HAS\_LDEXPL symbol, which

?S: indicates to the C program that the ldexpl() routine is available.

?S:.

?S:longdblsize:

?S: This variable contains the value of the LONG\_DOUBLESIZE symbol,  
which

?S: indicates to the C program how many bytes there are in a long double,

?S: if this system supports long doubles. Note that this is

?S: sizeof(long double), which may include unused bytes.

?S:.

?S:longdblkind:

?S: This variable, if defined, encodes the type of a long double:

?S: 0 = double,

?S: 1 = IEEE 754 128-bit little endian,

?S: 2 = IEEE 754 128-bit big endian,

?S: 3 = x86 80-bit little endian,

?S: 4 = x86 80-bit big endian,

?S: 5 = double-double 128-bit little endian,

?S: 6 = double-double 128-bit big endian,

?S: 7 = 128-bit mixed-endian double-double (64-bit LEs in BE),

?S: 8 = 128-bit mixed-endian double-double (64-bit BEs in LE),

?S: 9 = 128-bit PDP-style mixed-endian long doubles,

?S: -1 = unknown format.

?S:.

?S:d\_long\_double\_style\_ieee:

?S: This variable conditionally defines LONG\_DOUBLE\_STYLE\_IEEE

?S: if the long double is any of the IEEE 754 style long doubles:

?S: LONG\_DOUBLE\_STYLE\_IEEE\_STD, LONG\_DOUBLE\_STYLE\_IEEE\_EXTENDED,

?S: LONG\_DOUBLE\_STYLE\_IEEE\_DOUBLEDDOUBLE.

?S:.

?S:d\_long\_double\_style\_ieee\_doubledouble:

?S: This

variable conditionally defines LONG\_DOUBLE\_STYLE\_IEEE\_DOUBLEDDOUBLE

?S: if the long double is the 128-bit IEEE 754 double-double.

?S:.

?S:d\_long\_double\_style\_ieee\_extended:

?S: This variable conditionally defines LONG\_DOUBLE\_STYLE\_IEEE\_EXTENDED

?S: if the long double is the 80-bit IEEE 754 extended precision.

?S: Note that despite the 'extended' this is less than the 'std',

?S: since this is an extension of the double precision.

?S:.

?S:d\_long\_double\_style\_ieee\_std:

?S: This variable conditionally defines LONG\_DOUBLE\_STYLE\_IEEE\_STD

?S: if the long double is the 128-bit IEEE 754.

?S:.

?S:d\_long\_double\_style\_vax:

?S: This variable conditionally defines LONG\_DOUBLE\_STYLE\_VAX

?S: if the long double is the 128-bit VAX format H.

?S:.

?C:HAS\_LONG\_DOUBLE:

?C: This symbol will be defined if the C compiler supports long

?C: doubles.

?C:.

?C:LONG\_DOUBLESIZE:

?C: This symbol contains the size of a long double, so that the

?C: C

preprocessor can make decisions based on it. It is only

?C: defined if the system supports long doubles. Note that this

?C: is sizeof(long double), which may include unused bytes.

?C:.

?C:HAS\_LDEXPL:

?C: This symbol, if defined, indicates that the ldexpl routine is

?C: available to shift a long double floating-point number

?C: by an integral power of 2.

?C:.

?C:LONG\_DOUBLEKIND:

?C: LONG\_DOUBLEKIND will be one of

?C: LONG\_DOUBLE\_IS\_DOUBLE

?C: LONG\_DOUBLE\_IS\_IEEE\_754\_128\_BIT\_LITTLE\_ENDIAN

?C: LONG\_DOUBLE\_IS\_IEEE\_754\_128\_BIT\_BIG\_ENDIAN

?C: LONG\_DOUBLE\_IS\_X86\_80\_BIT\_LITTLE\_ENDIAN

?C: LONG\_DOUBLE\_IS\_X86\_80\_BIT\_BIG\_ENDIAN

?C: LONG\_DOUBLE\_IS\_DOUBLEDDOUBLE\_128\_BIT\_LE\_LE

?C: LONG\_DOUBLE\_IS\_DOUBLEDDOUBLE\_128\_BIT\_BE\_BE

?C: LONG\_DOUBLE\_IS\_DOUBLEDDOUBLE\_128\_BIT\_LE\_BE

?C: LONG\_DOUBLE\_IS\_DOUBLEDDOUBLE\_128\_BIT\_BE\_LE

?C: LONG\_DOUBLE\_IS\_VAX\_H\_FLOAT

?C: LONG\_DOUBLE\_IS\_UNKNOWN\_FORMAT

?C: It is only defined if the system supports long doubles.

?C:.

?C:LONG\_DOUBLE\_STYLE\_IEEE:

?C: This symbol, if defined, indicates

that the long double

?C: is any of the IEEE 754 style long doubles:

?C: LONG\_DOUBLE\_STYLE\_IEEE\_STD, LONG\_DOUBLE\_STYLE\_IEEE\_EXTENDED,

?C: LONG\_DOUBLE\_STYLE\_IEEE\_DOUBLEDDOUBLE.

?C:.

?C:LONG\_DOUBLE\_STYLE\_IEEE\_DOUBLEDDOUBLE:

?C: This symbol, if defined, indicates that the long double is

?C: the 128-bit double-double.

?C:.

```

?C:LONG_DOUBLE_STYLE_IEEE_EXTENDED:
?C: This symbol, if defined, indicates that the long double is
?C: the 80-bit IEEE 754. Note that despite the 'extended' this
?C: is less than the 'std', since this is an extension of
?C: the double precision.
?C:.
?C:LONG_DOUBLE_STYLE_IEEE_STD:
?C: This symbol, if defined, indicates that the long double is
?C: the 128-bit IEEE 754.
?C:.
?C:LONG_DOUBLE_STYLE_VAX:
?C: This symbol, if defined, indicates that the long double is
?C: the 128-bit VAX format H.
?C:.
?H:#$d_ldexpl HAS_LDEXPL /**/
?H:#$d_longdbl HAS_LONG_DOUBLE /**/
?H:?LONG_DOUBLESIZE:#ifdef HAS_LONG_DOUBLE
?H:?LONG_DOUBLESIZE:#define LONG_DOUBLESIZE $longdblsize /**/
?H:?LONG_DOUBLESIZE:#define
LONG_DOUBLEKIND $longdblkind /**/
?H:?LONG_DOUBLESIZE:#define LONG_DOUBLE_IS_DOUBLE 0
?H:?LONG_DOUBLESIZE:#define LONG_DOUBLE_IS_IEEE_754_128_BIT_LITTLE_ENDIAN 1
?H:?LONG_DOUBLESIZE:#define LONG_DOUBLE_IS_IEEE_754_128_BIT_BIG_ENDIAN 2
?H:?LONG_DOUBLESIZE:#define LONG_DOUBLE_IS_X86_80_BIT_LITTLE_ENDIAN 3
?H:?LONG_DOUBLESIZE:#define LONG_DOUBLE_IS_X86_80_BIT_BIG_ENDIAN 4
?H:?LONG_DOUBLESIZE:#define LONG_DOUBLE_IS_DOUBLEDDOUBLE_128_BIT_LE_LE 5
?H:?LONG_DOUBLESIZE:#define LONG_DOUBLE_IS_DOUBLEDDOUBLE_128_BIT_BE_BE 6
?H:?LONG_DOUBLESIZE:#define LONG_DOUBLE_IS_DOUBLEDDOUBLE_128_BIT_LE_BE 7
?H:?LONG_DOUBLESIZE:#define LONG_DOUBLE_IS_DOUBLEDDOUBLE_128_BIT_BE_LE 8
?H:?LONG_DOUBLESIZE:#define LONG_DOUBLE_IS_VAX_H_FLOAT 9
?H:?LONG_DOUBLESIZE:#define LONG_DOUBLE_IS_UNKNOWN_FORMAT -1
?H:?LONG_DOUBLESIZE:#define LONG_DOUBLE_IS_DOUBLEDDOUBLE_128_BIT_LITTLE_ENDIAN
LONG_DOUBLE_IS_DOUBLEDDOUBLE_128_BIT_LE_LE /* back-compat */
?H:?LONG_DOUBLESIZE:#define LONG_DOUBLE_IS_DOUBLEDDOUBLE_128_BIT_BIG_ENDIAN
LONG_DOUBLE_IS_DOUBLEDDOUBLE_128_BIT_BE_BE
/* back-compat */
?H:?LONG_DOUBLESIZE:#$d_long_double_style_ieee LONG_DOUBLE_STYLE_IEEE
?H:?LONG_DOUBLESIZE:#$d_long_double_style_ieee_doubledouble
LONG_DOUBLE_STYLE_IEEE_DOUBLEDDOUBLE
?H:?LONG_DOUBLESIZE:#$d_long_double_style_ieee_extended
LONG_DOUBLE_STYLE_IEEE_EXTENDED
?H:?LONG_DOUBLESIZE:#$d_long_double_style_ieee_std LONG_DOUBLE_STYLE_IEEE_STD
?H:?LONG_DOUBLESIZE:#$d_long_double_style_vax LONG_DOUBLE_STYLE_VAX
?H:?LONG_DOUBLESIZE:#endif
?H:.
?F:!try
?LINT:known LONG_DOUBLE_IS_DOUBLE LONG_DOUBLE_IS_IEEE_754_128_BIT_LITTLE_ENDIAN
?LINT:known LONG_DOUBLE_IS_IEEE_754_128_BIT_BIG_ENDIAN

```

```

LONG_DOUBLE_IS_X86_80_BIT_LITTLE_ENDIAN
?LINT:known LONG_DOUBLE_IS_X86_80_BIT_BIG_ENDIAN
LONG_DOUBLE_IS_DOUBLEDDOUBLE_128_BIT_LITTLE_ENDIAN
?LINT:known LONG_DOUBLE_IS_DOUBLEDDOUBLE_128_BIT_BIG_ENDIAN
LONG_DOUBLE_IS_UNKNOWN_FORMAT
?LINT:known LONG_DOUBLE_IS_DOUBLEDDOUBLE_128_BIT_LE_LE
?LINT:known LONG_DOUBLE_IS_DOUBLEDDOUBLE_128_BIT_BE_BE
?LINT:known
LONG_DOUBLE_IS_DOUBLEDDOUBLE_128_BIT_LE_BE
?LINT:known LONG_DOUBLE_IS_DOUBLEDDOUBLE_128_BIT_BE_LE
?LINT:known LONG_DOUBLE_IS_VAX_H_FLOAT
?LINT:set d_longdbl
?LINT:set d_ldexpl
: check for long doubles
echo " "
echo "Checking to see if you have long double..." >&4
echo 'int main() { long double x = 7.0; }' > try.c
set try
if eval $compile; then
val="$define"
echo "You have long double."
else
val="$undef"
echo "You do not have long double."
fi
$rm_try
set d_longdbl
eval $setvar

: see if ldexpl exists
set ldexpl d_ldexpl
eval $inlibc

@if LONG_DOUBLESIZE || longdblsize
: check for length of long double
?X: Check only if d_longdbl and if longdblsize is not already set.
case "${d_longdbl}${longdblsize}" in
$define)
echo " "
echo "Checking to see how big your long doubles are..." >&4
$cat >try.c <<'EOCP'
#include <stdio.h>
int main()
{
printf("%d\n", sizeof(long double));
}
EOCP
set try

```



```

?X: Don't use compile_ok because some compilers warn you that they have
?X: 'long double'
as just 'double'.
set try
if eval $compile; then
  longdblsize=`$run ./try`
  echo "Your long doubles are $longdblsize bytes long."
else
  dflt='8'
  echo " "
  echo "(I can't seem to compile the test program. Guessing...)" >&4
  rp="What is the size of a long double (in bytes)?"
  ./myread
  longdblsize="$ans"
fi
if $test "X$doublesize" = "X$longdblsize"; then
  echo "That isn't any different from an ordinary double."
  echo "I'll keep your setting anyway, but you may see some"
  echo "harmless compilation warnings."
fi
;;
esac
$rm_try
@end

$echo "Checking the kind of long doubles you have..." >&4
case "$d_longdbl" in
define)
$cat <<EOP >try.c
#$i_stdlib _STDLIB
#define LONGDBLSIZE $longdblsize
#define DOUBLESIZE $doublesize
#include <float.h>
#ifdef _STDLIB
#include <stdlib.h>
#endif
#include <stdio.h>
static const long double d = -0.1L;
int main() {
  unsigned const char* b = (unsigned const char*)&d;
#ifdef DOUBLESIZE == LONGDBLSIZE
  printf("0\n"); /* if it floats
  like double */
  exit(0);
#endif
#ifdef (LDBL_MANT_DIG == 113 || FLT128_MANT_DIG == 113) && LONGDBLSIZE == 16
  if (b[0] == 0x9A && b[1] == 0x99 && b[15] == 0xBF) {
    /* IEEE 754 128-bit little-endian */

```

```

printf("1\n");
exit(0);
}
if (b[0] == 0xBF && b[14] == 0x99 && b[15] == 0x9A) {
/* IEEE 128-bit big-endian, e.g. solaris sparc */
printf("2\n");
exit(0);
}
#endif
/* For alignment 32-bit platforms have the 80 bits in 12 bytes,
* while 64-bits platforms have it in 16 bytes. The trailing bytes
* cannot be trusted. */
#if LDBL_MANT_DIG == 64 && (LONGBL_SIZE == 16 || LONGBL_SIZE == 12)
if (b[0] == 0xCD && b[9] == 0xBF) {
/* x86 80-bit little-endian, sizeof 12 (ILP32, Solaris x86)
* or 16 (LP64, Linux and OS X), 4 or 6 bytes of padding.
* Also known as "extended precision". */
printf("3\n");
exit(0);
}
if (b[0] == 0xBF && b[9] == 0xCD) {
/* Is there ever big-endian 80-bit, really?
*
* The Motorola 68881 had another "extended
precision" format:
* sign:1 exp:15 zero:16 integer:1 mantissa:63
* for total of 96 bits of bytes. The zero bits were unused.
* See "M68000 FAMILY PROGRAMMER'S REFERENCE MANUAL" for more details.
* If it ever becomes relevant, this format should be allocated
* a new doublekind code since it's quite different from the Intel x87.
*/
printf("4\n");
exit(0);
}
#endif
#if (LDBL_MANT_DIG == 106 || LDBL_MANT_DIG == 107) && LONGBL_SIZE == 16
/* software "double double", the 106 is 53+53.
* but irix thinks it is 107. */
if (b[0] == 0x9A && b[7] == 0x3C && b[8] == 0x9A && b[15] == 0xBF) {
/* double double 128-bit fully little-endian,
* little-endian doubles in little-endian order,
* 9a 99 99 99 99 99 59 3c 9a 99 99 99 99 99 b9 bf */
printf("5\n");
exit(0);
}
if (b[0] == 0xBF && b[7] == 0x9A && b[8] == 0x3C && b[15] == 0x9A) {
/* double double 128-bit fully big-endian,
* big-endian doubles in big-endian order,

```

```

    * e.g. PPC/Power and MIPS:
    * bf b9 99 99 99 99 9a 3c 59 99 99 99 99 9a */
printf("6\n");
exit(0);
}
if (b[0] == 0x9A && b[7] == 0xBF && b[8] == 0x9A && b[15] == 0x3C) {
    /* double double 128-bit mixed endian.
    * little-endian doubles in big-endian order,
    * e.g. ppc64el,
    * 9a 99 99 99 99 99 b9 bf 9a 99 99 99 99 59 3c */
printf("7\n");
exit(0);
}
if (b[0] == 0x3C && b[7] == 0x9A && b[8] == 0xBF && b[15] == 0x9A) {
    /* double double 128-bit mixed endian,
    * big-endian doubles in little-endian order,
    * 3c 59 99 99 99 99 9a bf b9 99 99 99 99 9a */
printf("8\n");
exit(0);
}
}
#endif
/* We are largely making this up because it may well be
* that the VAX format H was never made available to C,
* only to Fortran. */
#if LONGDBLSIZE == 16 && defined(__vax__)
if (b[0] == 0xFD && b[15] == 0x99) {
    /* VAX format H, PDP-11 mixed endian. */
printf("9\n");
exit(0);
}
#endif
printf("-1\n"); /* unknown
*/
exit(0);
}
EOP
set try
if eval $compile; then
    longdblkind=`$run ./try`
else
    longdblkind=-1
fi
;;
*) longdblkind=0 ;;
esac
case "$longdblkind" in
0) echo "Your long doubles are doubles." >&4 ;;
1) echo "You have IEEE 754 128-bit little endian long doubles." >&4 ;;

```

```

2) echo "You have IEEE 754 128-bit big endian long doubles." >&4 ;;
3) echo "You have x86 80-bit little endian long doubles." >& 4 ;;
4) echo "You have x86 80-bit big endian long doubles." >& 4 ;;
5) echo "You have 128-bit fully little-endian double-double long doubles (64-bit LEs in LE)." >& 4 ;;
6) echo "You have 128-bit fully big-endian double-double long doubles (64-bit BEs in BE)." >& 4 ;;
7) echo "You have 128-bit mixed-endian double-double long doubles (64-bit LEs in BE)." >& 4 ;;
8) echo "You have 128-bit mixed-endian double-double long doubles (64-bit BEs in LE)." >& 4 ;;
9) echo "You have 128-bit PDP-style mixed-endian long doubles (VAX format H)." >& 4 ;;
*) echo "Cannot figure out your long double."
   >&4 ;;
esac
d_long_double_style_ieee=$undef
d_long_double_style_ieee_std=$undef
d_long_double_style_ieee_extended=$undef
d_long_double_style_ieee_doubledouble=$undef
d_long_double_style_vax=$undef
case "$longdblkind" in
1|2|3|4|5|6|7|8) d_long_double_style_ieee=$define ;;
esac
case "$longdblkind" in
1|2) d_long_double_style_ieee_std=$define ;;
esac
case "$longdblkind" in
3|4) d_long_double_style_ieee_extended=$define ;;
esac
case "$longdblkind" in
5|6|7|8) d_long_double_style_ieee_doubledouble=$define ;;
esac
case "$longdblkind" in
9) d_long_double_style_vax=$define ;;
esac
$rm_try

```

Found in path(s):

```
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/modified/d_longdbl.U
```

No license file was found, but licenses were detected in source scan.

```
?RCS: $Id: d_hidnet.U 1 2006-08-24 12:32:52Z rmanfredi $
```

```
?RCS:
```

```
?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi
```

```
?RCS:
```

```
?RCS: You may redistribute only under the terms of the Artistic Licence,
```

```
?RCS: as specified in the README file that comes with the distribution.
```

```
?RCS: You may reuse parts of this distribution only within the terms of
```

```
?RCS: that same Artistic Licence; a copy of which may be found at the root
```

```
?RCS: of the source tree for dist 4.0.
```

```
?RCS:
```

```

?RCS: $Log: d_hidnet.U,v $
?RCS: Revision 3.0 1993/08/18 12:06:20 ram
?RCS: Baseline for dist 3.0 netwide release.
?RCS:
?MAKE:d_hidnet hiddennet: cat sed myhostname mydomain Myread Oldconfig
?MAKE: -pick add $@ %<
?S:d_hidnet:
?S: This variable conditionally defines the symbol HIDDEN_NET, which
?S: tells the C program that it should pretend it is on a different
?S: host for purposes of advertising a mailing address.
?S:.
?S:hiddennet:
?S: This variable contains
?S: the value eventually given to the symbol
?S: HIDDEN_NET, if d_hidnet defines it. If defined, it's the name
?S: of the host which serves as the mail server for a network that
?S: is invisible to the outside world.
?S:.
?C:HIDDEN_NET (HIDDENNET):
?C: This symbol, if defined, contains the host name that you want to
?C: advertise to the outside world. This name can be different from
?C: your actual host name, as long as the machine you specify knows
?C: how to forward mail to you.
?C:.
?H:#$d_hidnet HIDDEN_NET "$hiddennet" /**/
?H:.
: now get the host name to advertise as our mailing address
case "$hiddennet" in
") dflt=n;;
*) dflt=y;;
esac
$cat <<EOM

```

Some sites are on "hidden" networks, in the sense that the network appears to the outside world as a single machine. The advertised name of any host on this hidden network is the name of one machine on the local network which knows how to forward mail to any other host on the hidden network.

Do you wish to advertise a different hostname to the world than the one your own host (\$myhostname\$mydomain) has?

```

EOM
rp="Use "hidden" network?"
./myread
case "$ans" in
n*) d_hidnet="$undef" hiddennet="";;
*)

```

```

d_hidnet="$define"
echo " "
case "$hiddennet" in
*) dflt=`echo $mydomain | $sed -e 's/^\./'`;;
*) dflt="$hiddennet";;
esac
rp='What hostname do you wish to advertise?'
./myread
hiddennet="$ans"
;;
esac

```

Found in path(s):

```

* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/d_hidnet.U

```

No license file was found, but licenses were detected in source scan.

?RCS: \$Id: d\_gethostent\_r.U,v 0RCS:

?RCS: Copyright (c) 2002,2003 Jarkko Hietaniemi

?RCS:

?RCS: You may distribute under the terms of either the GNU General Public

?RCS: License or the Artistic License, as specified in the README file.

?RCS:

?RCS: Generated by the reentr.pl from the Perl 5.8 distribution.

?RCS:

?MAKE:d\_gethostent\_r gethostent\_r\_proto: Inlibc Protochk Hasproto i\_systypes \  
 usethreads i\_netdb extern\_C

?MAKE: -pick add \$@ %<

?S:d\_gethostent\_r:

?S: This variable conditionally defines the HAS\_GETHOSTENT\_R symbol,

?S: which indicates to the C program that the gethostent\_r()

?S: routine is available.

?S:.

?S:gethostent\_r\_proto:

?S: This variable encodes the prototype of gethostent\_r.

?S: It is zero if d\_gethostent\_r is undef, and one of the

?S: REENTRANT\_PROTO\_T\_ABC macros of reentr.h if d\_gethostent\_r

?S: is defined.

?S:.

?C:HAS\_GETHOSTENT\_R:

?C: This symbol, if defined, indicates that the gethostent\_r routine

?C: is

available to gethostent re-entrantly.

?C:.

?C:GETHOSTENT\_R\_PROTO:

?C: This symbol encodes the prototype of gethostent\_r.

?C: It is zero if d\_gethostent\_r is undef, and one of the

?C: REENTRANT\_PROTO\_T\_ABC macros of reentr.h if d\_gethostent\_r

```

?C: is defined.
?C:.
?H:#$d_gethostent_r HAS_GETHOSTENT_R /**/
?H:#define GETHOSTENT_R_PROTO $gethostent_r_proto /**/
?H:.
?T:try hdrs d_gethostent_r_proto
: see if gethostent_r exists
set gethostent_r d_gethostent_r
eval $inlibc
case "$d_gethostent_r" in
"$define")
hdrs="$i_systypes sys/types.h define stdio.h $i_netdb netdb.h"
case "$d_gethostent_r_proto:$usetthreads" in
":define") d_gethostent_r_proto=define
set d_gethostent_r_proto gethostent_r $hdrs
eval $hasproto ;;
*) ;;
esac
case "$d_gethostent_r_proto" in
define)
case "$gethostent_r_proto" in
"|0) try='int gethostent_r(struct hostent*, char*, size_t, struct hostent**, int*);'
./protochk "$extern_C $try" $hdrs && gethostent_r_proto=I_SBWRE ;;
esac
case "$gethostent_r_proto"
in
"|0) try='int gethostent_r(struct hostent*, char*, int, int*);'
./protochk "$extern_C $try" $hdrs && gethostent_r_proto=I_SBIE ;;
esac
case "$gethostent_r_proto" in
"|0) try='struct hostent* gethostent_r(struct hostent*, char*, int, int*);'
./protochk "$extern_C $try" $hdrs && gethostent_r_proto=S_SBIE ;;
esac
case "$gethostent_r_proto" in
"|0) try='struct hostent* gethostent_r(struct hostent*, char*, int);'
./protochk "$extern_C $try" $hdrs && gethostent_r_proto=S_SBI ;;
esac
case "$gethostent_r_proto" in
"|0) try='int gethostent_r(struct hostent*, char*, int);'
./protochk "$extern_C $try" $hdrs && gethostent_r_proto=I_SBI ;;
esac
case "$gethostent_r_proto" in
"|0) try='int gethostent_r(struct hostent*, struct hostent_data*);'
./protochk "$extern_C $try" $hdrs && gethostent_r_proto=I_SD ;;
esac
case "$gethostent_r_proto" in
"|0) d_gethostent_r=undef
gethostent_r_proto=0

```

```

echo "Disabling gethostent_r, cannot determine prototype." >&4 ;;
*) case
"$gethostent_r_proto" in
REENTRANT_PROTO*) ;;
*) gethostent_r_proto="REENTRANT_PROTO_${gethostent_r_proto}" ;;
esac
echo "Prototype: $try" ;;
esac
;;
*) case "$usetthreads" in
define) echo "gethostent_r has no prototype, not using it." >&4 ;;
esac
d_gethostent_r=undef
gethostent_r_proto=0
;;
esac
;;
*) gethostent_r_proto=0
;;
esac

```

Found in path(s):

```

* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/threads/d_gethostent_r.U

```

No license file was found, but licenses were detected in source scan.

```

?RCS: $Id: d_bcmp.U 1 2006-08-24 12:32:52Z rmanfredi $
?RCS:
?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi
?RCS:
?RCS: You may redistribute only under the terms of the Artistic Licence,
?RCS: as specified in the README file that comes with the distribution.
?RCS: You may reuse parts of this distribution only within the terms of
?RCS: that same Artistic Licence; a copy of which may be found at the root
?RCS: of the source tree for dist 4.0.
?RCS:
?RCS: $Log: d_bcmp.U,v $
?RCS: Revision 3.0.1.2 1993/10/16 13:47:52 ram
?RCS: patch12: added magic support for bcmp()
?RCS:
?RCS: Revision 3.0.1.1 1993/09/13 16:00:44 ram
?RCS: patch10: now only defines HAS_BCMP, no macro remap on memcmp (WAD)
?RCS:
?RCS: Revision 3.0 1993/08/18 12:05:42 ram
?RCS: Baseline for dist 3.0 netwide release.
?RCS:
?MAKE:d_bcmp: Inlibc
?MAKE: -pick add $@ %<

```



```

?S:d_bcmp:
?S: This variable conditionally defines the HAS_BCMP symbol
if
?S: the bcmp() routine is available to compare strings.
?S:.
?C:HAS_BCMP:
?C: This symbol is defined if the bcmp() routine is available to
?C: compare blocks of memory.
?C:.
?H:#$d_bcmp HAS_BCMP /**/
?H:.
?M:bcmp: HAS_BCMP
?M:#ifndef HAS_BCMP
?M:#ifndef bcmp
?M:#define bcmp(s,d,l) memcmp((s),(d),(l))
?M:#endif
?M:#endif
?M:.
?LINT:set d_bcmp
: see if bcmp exists
set bcmp d_bcmp
eval $inlibc

```

Found in path(s):

```

* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/d_bcmp.U

```

No license file was found, but licenses were detected in source scan.

```

?RCS: $Id: afs.U 1 2006-08-24 12:32:52Z rmanfredi $
?RCS:
?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi
?RCS:
?RCS: You may redistribute only under the terms of the Artistic Licence,
?RCS: as specified in the README file that comes with the distribution.
?RCS: You may reuse parts of this distribution only within the terms of
?RCS: that same Artistic Licence; a copy of which may be found at the root
?RCS: of the source tree for dist 4.0.
?RCS:
?RCS: $Log: afs.U,v $
?RCS: Revision 3.0.1.2 1997/02/28 15:23:06 ram
?RCS: patch61: can now explicitly tell Configure whether AFS is running
?RCS:
?RCS: Revision 3.0.1.1 1993/08/24 12:24:43 ram
?RCS: patch3: created
?RCS:
?MAKE:afs afsroot: test
?MAKE: -pick add $@ %<
?S:afs:

```

?S: This variable is set to 'true' if AFS (Andrew File System) is used  
?S: on the system, 'false' otherwise. It is possible to override this  
?S: with a hint value or command line option,  
but you'd better know  
?S: what you are doing.  
?S:.  
?S:afsroot:  
?S: This variable is by default set to '/afs'. In the unlikely case  
?S: this is not the correct root, it is possible to override this with  
?S: a hint value or command line option. This will be used in subsequent  
?S: tests for AFSness in the configure and test process.  
?S:.  
: allow them to override the AFS root  
case "\$afsroot" in  
) afsroot=/afs ;;  
) afsroot=\$afsroot ;;  
esac

```
: is AFS running?  
echo " "  
case "$afs" in  
$define|true) afs=true ;;  
$undef|false) afs=false ;;  
) if $test -d $afsroot; then  
    afs=true  
else  
    afs=false  
fi  
;;  
esac  
if $afs; then  
    echo "AFS may be running... I'll be extra cautious then..." >&4  
else  
    echo "AFS does not seem to be running..." >&4  
fi
```

Found in path(s):

```
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/afs.U
```

No license file was found, but licenses were detected in source scan.

?RCS: \$Id\$

?RCS:

?RCS: You may distribute under the terms of either the GNU General Public

?RCS: License or the Artistic License, as specified in the README file.

?RCS:

?MAKE:sysroot: Head

?MAKE: -pick add \$@ %<

?S:sysroot:

?S: This variable is empty unless supplied by the Configure user.

?S: It can contain a path to an alternative root directory, under which

?S: headers and libraries for the compilation target can be found. This

?S: is generally used when cross-compiling using a gcc-like compiler.

?S:.

?LINT:extern cc

?LINT:extern cppflags

?LINT:change cppflags

?LINT:extern ccflags

?LINT:change ccflags

?LINT:extern ldflags

?LINT:change ldflags

?LINT:extern cccdlflags

?X: \_sysroot is later used in ccflags, but we do not want it in config.sh

?T:var xxx path \_sysroot

: Set 'sysroot' to change the logical root directory to your headers and libraries see man gcc

: This is primarily meant for cross-compile environments, and

may fail to be useful in other cases

if test "X\$sysroot" = X; then

sysroot=""

else

case "\$cc" in

\*gcc\*|\*g++\*)

echo "Using \$sysroot to find your headers and libraries, adding to ccflags"

# \_sysroot is used in places where we need --sysroot=foo

# but using the rest of the flags could cause issues.

\_sysroot="--sysroot=\$sysroot";

case "\$ccflags" in

\*sysroot\*) ;;

'undef'|\*)

ccflags="\$ccflags \$\_sysroot"

esac

case "\$ldflags" in

\*sysroot\*) ;;

'undef'|\*)

ldflags="\$ldflags \$\_sysroot"

esac

case "\$cppflags" in

\*sysroot\*) ;;

'undef'|\*)

cppflags="\$cppflags \$\_sysroot"

esac

# lddflags updated below in lddflags section;

# same with cccdlflags

::

esac

```

# Adjust some defaults to also use $sysroot
for var in xlibpth loclibpth locincpth glibpth; do
eval xxx=\$$var
eval $var=""
for path in $xxx; do
    eval $var="\$$var $sysroot$path\"
done
done

fi

```

Found in path(s):

```
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/perl/Sysroot.U
```

No license file was found, but licenses were detected in source scan.

```

?RCS: $Id: d_shmat.U,v 3.0.1.3 1995/07/25 14:04:23 ram Exp $
?RCS:
?RCS: Copyright (c) 1991-1993, Raphael Manfredi
?RCS:
?RCS: You may redistribute only under the terms of the Artistic License,
?RCS: as specified in the README file that comes with the distribution.
?RCS: You may reuse parts of this distribution only within the terms of
?RCS: that same Artistic License; a copy of which may be found at the root
?RCS: of the source tree for dist 3.0.
?RCS:
?RCS: $Log: d_shmat.U,v $
?RCS: Revision 3.0.1.3 1995/07/25 14:04:23 ram
?RCS: patch56: use findhdr to find <sys/shm.h>, to get the right one (ADO)
?RCS:
?RCS: Revision 3.0.1.2 1994/05/13 15:18:56 ram
?RCS: patch27: added new symbol HAS_SHMAT_PROTOTYPE (ADO)
?RCS:
?RCS: Revision 3.0.1.1 1994/05/06 14:54:18 ram
?RCS: patch23: new Shmat_t symbol to declare return type of shmat()
?RCS:
?RCS: Revision 3.0 1993/08/18 12:07:18 ram
?RCS: Baseline for dist 3.0 netwide
release.
?RCS:
?MAKE:d_shmat shmattype d_shmatprototype: Inlibc cat +cc +ccflags \
rm cppstdin cppflags cppminus Findhdr Setvar contains
?MAKE: -pick add $@ %<
?S:d_shmat:
?S: This variable conditionally defines the HAS_SHMAT symbol, which
?S: indicates to the C program that the shmat() routine is available.
?S:.
?S:shmattype:

```

?S: This symbol contains the type of pointer returned by shmat().

?S: It can be 'void \*' or 'char \*'.

?S:.

?S:d\_shmatprototype:

?S: This variable conditionally defines the HAS\_SHMAT\_PROTOTYPE

?S: symbol, which indicates that sys/shm.h has a prototype for

?S: shmat.

?S:.

?C:HAS\_SHMAT:

?C: This symbol, if defined, indicates that the shmat() routine is

?C: available to attach a shared memory segment to the process space.

?C:.

?C:Shmat\_t:

?C: This symbol holds the return type of the shmat() system call.

?C: Usually set to 'void \*' or 'char \*'.

?C:.

?C:HAS\_SHMAT\_PROTOTYPE:

?C: This symbol, if defined, indicates that the sys/shm.h includes

?C: a prototype for shmat().

Otherwise, it is up to the program to

?C: guess one. Shmat\_t shmat(int, Shmat\_t, int) is a good guess,

?C: but not always right so it should be emitted by the program only

?C: when HAS\_SHMAT\_PROTOTYPE is not defined to avoid conflicting defs.

?C:.

?H:#\$d\_shmat HAS\_SHMAT /\*\*/

?H:#define Shmat\_t \$shmattype /\*\*/

?H:#\$d\_shmatprototype HAS\_SHMAT\_PROTOTYPE /\*\*/

?H:.

?LINT:set d\_shmat d\_shmatprototype

?T:xxx

: see if shmat exists

set shmat d\_shmat

eval \$inlibc

: see what shmat returns

case "\$d\_shmat" in

"\$define")

\$cat >shmat.c <<'END'

#include <sys/shm.h>

void \*shmat();

END

if \$cc \$ccflags -c shmat.c >/dev/null 2>&1; then

shmattype='void \*'

else

shmattype='char \*'

fi

echo "and it returns (\$shmattype)." >&4

: see if a prototype for shmat is available

xxx=`./findhdr sys/shm.h`

```

$cpstdin $cppflags $cppminus < $xxx > shmat.c 2>/dev/null
if $contains 'shmat.*(' shmat.c >/dev/null 2>&1; then
  val="$define"
else
  val="$undef"
fi
$rm -f shmat.[co]
;;
*)
val="$undef"
;;
esac
set
d_shmatprototype
eval $setvar

```

Found in path(s):

```

* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/modified/d_shmat.U

```

No license file was found, but licenses were detected in source scan.

?RCS: \$Id: d\_xdrs.U 1 2006-08-24 12:32:52Z rmanfredi \$

?RCS:

?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi

?RCS:

?RCS: You may redistribute only under the terms of the Artistic Licence,

?RCS: as specified in the README file that comes with the distribution.

?RCS: You may reuse parts of this distribution only within the terms of

?RCS: that same Artistic Licence; a copy of which may be found at the root

?RCS: of the source tree for dist 4.0.

?RCS:

?RCS: \$Log: d\_xdrs.U,v \$

?RCS: Revision 3.0 1993/08/18 12:08:04 ram

?RCS: Baseline for dist 3.0 netwide release.

?RCS:

?MAKE:d\_xdrs: cat Csym Setvar

?MAKE: -pick add \$@ %<

?S:d\_xdrs:

?S: This symbol conditionally defines HAS\_XDRS which indicates to the C

?S: program that XDR serialization routines are available.

?S:.

?C:HAS\_XDRS (XDRS):

?C: This symbol if defined indicates to the C program that the XDR

?C: serialization routines are available to transfer data

across

?C: various architectures.

?C:.

?H:#\$d\_xdrs HAS\_XDRS /\*\*/

```

?H:
?LINT:set d_xdrs
: see if XDR is available
echo " "
if set xdr_int val -f d_xdrs; eval $csym; $val; then
  echo "Ahh! You have XDR routines for network communications." >&4
  val="$define"
else
  $cat >&4 <<EOM
Sigh! You do not have XDR routines -- Network communications may be hazardous.
EOM
  val="$undef"
fi
set d_xdrs
eval $setvar

```

Found in path(s):

```

* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/d_xdrs.U

```

No license file was found, but licenses were detected in source scan.

```

?RCS: $Id: Setvar.U 1 2006-08-24 12:32:52Z rmanfredi $
?RCS:
?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi
?RCS:
?RCS: You may redistribute only under the terms of the Artistic Licence,
?RCS: as specified in the README file that comes with the distribution.
?RCS: You may reuse parts of this distribution only within the terms of
?RCS: that same Artistic Licence; a copy of which may be found at the root
?RCS: of the source tree for dist 4.0.
?RCS:
?RCS: $Log: Setvar.U,v $
?RCS: Revision 3.0.1.1 1994/10/29 15:58:28 ram
?RCS: patch36: call ./whoa explicitly instead of relying on PATH
?RCS:
?RCS: Revision 3.0 1993/08/18 12:05:16 ram
?RCS: Baseline for dist 3.0 netwide release.
?RCS:
?X:
?X: This unit produces a variable that is intended to be eval'ed in
?X: order to define/undefine a symbol. A consistency check is made
?X: regarding any previous value and a warning is issued if there
?X: is any discrepancy.
?X:
?X:
?X: To use it, say:
?X: val=<value>
?X: set d_variable

```

```

?X: eval $setvar
?X:
?MAKE:Setvar: Whoa
?MAKE: -pick add $@ %<
?LINT:define setvar
?S:setvar:
?S: This shell variable is used internally by Configure to set a value
?S: to a given symbol that is defined or not. A typical use is:
?S: val=<value computed>
?S: set d_variable
?S: eval $setvar
?S: That will print a message in case the $val value is not the same
?S: as the previous value of $d_variable.
?S:.
?V:setvar:val
?T:var was td tu
: function used to set '$1' to '$val'
setvar='var=$1; eval "was=\$1"; td=$define; tu=$undef;
case "$val$was" in
$define$undef) . ./whoa; eval "$var=\$td";;
$undef$define) . ./whoa; eval "$var=\$tu";;
*) eval "$var=$val";;
esac'

```

Found in path(s):

```

* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-
5.30.0/dist/U/Setvar.U

```

No license file was found, but licenses were detected in source scan.

```

?RCS: $Id: i_termio.U 1 2006-08-24 12:32:52Z rmanfredi $
?RCS:
?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi
?RCS:
?RCS: You may redistribute only under the terms of the Artistic Licence,
?RCS: as specified in the README file that comes with the distribution.
?RCS: You may reuse parts of this distribution only within the terms of
?RCS: that same Artistic Licence; a copy of which may be found at the root
?RCS: of the source tree for dist 4.0.
?RCS:
?RCS: $Log: i_termio.U,v $
?RCS: Revision 3.0.1.4 1994/10/29 16:20:54 ram
?RCS: patch36: call ./usg and ./Cppsym explicitly instead of relying on PATH
?RCS:
?RCS: Revision 3.0.1.3 1994/08/29 16:26:38 ram
?RCS: patch32: don't include all threee I_* symbols in config.h
?RCS: patch32: (had forgotten to undo this part last time)
?RCS:
?RCS: Revision 3.0.1.2 1994/05/13 15:25:03 ram

```



?RCS: patch27: undone ADO's fix in previous patch since it was useless

?RCS:

?RCS:

Revision 3.0.1.1 1994/05/06 15:05:23 ram

?RCS: patch23: now include all three defines in config.h (ADO)

?RCS:

?RCS: Revision 3.0 1993/08/18 12:08:44 ram

?RCS: Baseline for dist 3.0 netwide release.

?RCS:

?MAKE:i\_termio i\_sgtty i\_termios: test Inlibc Cppsym Guess Setvar Findhdr Warn run

?MAKE: -pick add \$@ %<

?S:i\_termio:

?S: This variable conditionally defines the I\_TERMIO symbol, which

?S: indicates to the C program that it should include <termio.h> rather

?S: than <sgtty.h>.

?S:.

?S:i\_termios:

?S: This variable conditionally defines the I\_TERMIOS symbol, which

?S: indicates to the C program that the POSIX <termios.h> file is

?S: to be included.

?S:.

?S:i\_sgtty:

?S: This variable conditionally defines the I\_SGTTY symbol, which

?S: indicates to the C program that it should include <sgtty.h> rather

?S: than <termio.h>.

?S:.

?C:I\_TERMIO:

?C: This symbol, if defined, indicates that the program should include

?C: <termio.h> rather than <sgtty.h>. There are also differences in

?C: the

ioctl() calls that depend on the value of this symbol.

?C:.

?C:I\_TERMIOS:

?C: This symbol, if defined, indicates that the program should include

?C: the POSIX termios.h rather than sgtty.h or termio.h.

?C: There are also differences in the ioctl() calls that depend on the

?C: value of this symbol.

?C:.

?C:I\_SGTTY:

?C: This symbol, if defined, indicates that the program should include

?C: <sgtty.h> rather than <termio.h>. There are also differences in

?C: the ioctl() calls that depend on the value of this symbol.

?C:.

?H:#\$i\_termio I\_TERMIO /\*\*/

?H:#\$i\_termios I\_TERMIOS /\*\*/

?H:#\$i\_sgtty I\_SGTTY /\*\*/

?H:.

?T:val2 val3

```

?LINT:set i_termio i_sgty i_termios
: see if this is a termio system
val="$undef"
val2="$undef"
val3="$undef"
?X: Prefer POSIX-approved termios.h over all else
if $test `./findhdr termios.h`; then
    set tcsetattr i_termios
    eval $inlibc
    val3="$i_termios"
fi
echo " "
case "$val3" in
    "$define") echo "You have POSIX termios.h... good!" >&4;;
    *)
if /Cppsymb pyr; then
    case "`$run /bin/universe`" in
ucb) if $test `./findhdr sgty.h`; then
        val2="$define"
        echo "<sgty.h> found." >&4
        else
        echo "System is pyramid with BSD universe."
        ./warn "<sgty.h> not found--you could have problems."
        fi;;
*) if $test `./findhdr termio.h`; then
        val="$define"
        echo "<termio.h> found." >&4
        else
        echo "System is pyramid with USG universe."
        ./warn "<termio.h> not found--you could have problems."
        fi;;
    esac
?X: Start with USG to avoid problems if both usg/bsd was guessed
elif ./usg; then
    if $test `./findhdr termio.h`; then
        echo "<termio.h> found." >&4
        val="$define"
        elif $test `./findhdr sgty.h`; then
        echo "<sgty.h> found." >&4
        val2="$define"
        else
        ./warn "Neither <termio.h> nor <sgty.h> found--cross fingers!"
        fi
    else
        if $test `./findhdr sgty.h`; then
            echo "<sgty.h> found." >&4
            val2="$define"
            elif $test `./findhdr termio.h`; then

```

```

echo "<termio.h>
found." >&4
val="$define"
else
./warn "Neither <sgtty.h> nor <termio.h> found--cross fingers!"
fi
fi;;
esac
set i_termio; eval $setvar
val=$val2; set i_sgtty; eval $setvar
val=$val3; set i_termios; eval $setvar

```

Found in path(s):

```
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/modified/i_termio.U
```

No license file was found, but licenses were detected in source scan.

?RCS: \$Id: d\_endhostent\_r.U,v 0RCS:

?RCS: Copyright (c) 2002,2003 Jarkko Hietaniemi

?RCS:

?RCS: You may distribute under the terms of either the GNU General Public

?RCS: License or the Artistic License, as specified in the README file.

?RCS:

?RCS: Generated by the reentr.pl from the Perl 5.8 distribution.

?RCS:

?MAKE:d\_endhostent\_r endhostent\_r\_proto: Inlibc Protochk Hasproto i\_systypes \  
 usethreads i\_netdb extern\_C

?MAKE: -pick add \$@ %<

?S:d\_endhostent\_r:

?S: This variable conditionally defines the HAS\_ENDHOSTENT\_R symbol,

?S: which indicates to the C program that the endhostent\_r()

?S: routine is available.

?S:.

?S:endhostent\_r\_proto:

?S: This variable encodes the prototype of endhostent\_r.

?S: It is zero if d\_endhostent\_r is undef, and one of the

?S: REENTRANT\_PROTO\_T\_ABC macros of reentr.h if d\_endhostent\_r

?S: is defined.

?S:.

?C:HAS\_ENDHOSTENT\_R:

?C: This symbol, if defined, indicates that the endhostent\_r routine

?C: is

available to endhostent re-entrantly.

?C:.

?C:ENDHOSTENT\_R\_PROTO:

?C: This symbol encodes the prototype of endhostent\_r.

?C: It is zero if d\_endhostent\_r is undef, and one of the

?C: REENTRANT\_PROTO\_T\_ABC macros of reentr.h if d\_endhostent\_r

```

?C: is defined.
?C:.
?H:#$d_endhostent_r HAS_ENDHOSTENT_R /**/
?H:#define ENDHOSTENT_R_PROTO $endhostent_r_proto /**/
?H:.
?T:try hdrs d_endhostent_r_proto
: see if endhostent_r exists
set endhostent_r d_endhostent_r
eval $inlibc
case "$d_endhostent_r" in
"$define")
hdrs="$i_systypes sys/types.h define stdio.h $i_netdb netdb.h"
case "$d_endhostent_r_proto:$usethreads" in
":define") d_endhostent_r_proto=define
set d_endhostent_r_proto endhostent_r $hdrs
eval $hasproto ;;
*) ;;
esac
case "$d_endhostent_r_proto" in
define)
case "$endhostent_r_proto" in
"|0) try='int endhostent_r(struct hostent_data*);'
./protochk "$extern_C $try" $hdrs && endhostent_r_proto=I_D ;;
esac
case "$endhostent_r_proto" in
"|0) try='void endhostent_r(struct
hostent_data*);'
./protochk "$extern_C $try" $hdrs && endhostent_r_proto=V_D ;;
esac
case "$endhostent_r_proto" in
"|0) d_endhostent_r=undef
endhostent_r_proto=0
echo "Disabling endhostent_r, cannot determine prototype." >&4 ;;
* ) case "$endhostent_r_proto" in
REENTRANT_PROTO*) ;;
*) endhostent_r_proto="REENTRANT_PROTO_$endhostent_r_proto" ;;
esac
echo "Prototype: $try" ;;
esac
;;
*) case "$usethreads" in
define) echo "endhostent_r has no prototype, not using it." >&4 ;;
esac
d_endhostent_r=undef
endhostent_r_proto=0
;;
esac
;;

```

```
*) endhostent_r_proto=0
```

```
::
```

```
esac
```

Found in path(s):

```
*/opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/threads/d_endhostent_r.U
```

No license file was found, but licenses were detected in source scan.

```
?RCS: $Id$
```

```
?RCS:
```

```
?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi
```

```
?RCS:
```

```
?RCS: You may redistribute only under the terms of the Artistic License,
```

```
?RCS: as specified in the README file that comes with the distribution.
```

```
?RCS: You may reuse parts of this distribution only within the terms of
```

```
?RCS: that same Artistic License; a copy of which may be found at the root
```

```
?RCS: of the source tree for dist 4.0.
```

```
?RCS:
```

```
?RCS: $Log: fpostype.U,v $
```

```
?RCS: Revision 3.0.1.2 1994/08/29 16:20:52 ram
```

```
?RCS: patch32: now uses new Typedef unit to compute type information
```

```
?RCS:
```

```
?RCS: Revision 3.0.1.1 1994/06/20 06:59:59 ram
```

```
?RCS: patch30: created
```

```
?RCS:
```

```
?MAKE:fpostype: Myread Typedef
```

```
?MAKE: -pick add $@ %<
```

```
?S:fpostype:
```

```
?S: This variable defines Fpos_t to be something like fpost_t, long,
```

```
?S: uint, or whatever type is used to declare file positions in libc.
```

```
?S:.
```

```
?C:Fpos_t:
```

```
?C: This symbol holds the type used to declare file positions  
in libc.
```

```
?C: It can be fpos_t, long, uint, etc... It may be necessary to include
```

```
?C: <sys/types.h> to get any typedef'ed information.
```

```
?C:.
```

```
?H:#define Fpos_t $fpostype /* File position type */
```

```
?H:.
```

```
: see what type file positions are declared as in the library
```

```
set fpos_t fpostype long stdio.h sys/types.h
```

```
eval $typedef
```

```
echo " "
```

```
dflt="$fpostype"
```

```
rp="What is the type for file position used by fsetpos()?"
```

```
./myread
```

```
fpostype="$ans"
```

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/fpostype.U

No license file was found, but licenses were detected in source scan.

?RCS: Copyright (c) 2017-2018, H.Merijn Brand

?RCS:

?RCS: You may redistribute only under the terms of the Artistic Licence,

?RCS: as specified in the README file that comes with the distribution.

?RCS: You may reuse parts of this distribution only within the terms of

?RCS: that same Artistic Licence; a copy of which may be found at the root

?RCS: of the source tree for dist 4.0.

?RCS:

?MAKE:d\_accept4: Inlibc

?MAKE: -pick add \$@ %<

?S:d\_accept4:

?S: This variable conditionally defines HAS\_ACCEPT4 if accept4() is

?S: available to accept socket connections.

?S:.

?C:HAS\_ACCEPT4:

?C: This symbol, if defined, indicates that the accept4 routine is

?C: available to accept socket connections.

?C:.

?H:#\$d\_accept4 HAS\_ACCEPT4 /\*\*/

?H:.

?LINT:set d\_accept4

: see if accept4 exists

set accept4 d\_accept4

eval \$inlibc

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/perl/d\_accept4.U

No license file was found, but licenses were detected in source scan.

?RCS:

?RCS: Copyright (c) 2012 Raphael Manfredi

?RCS:

?RCS: You may redistribute only under the terms of the Artistic Licence,

?RCS: as specified in the README file that comes with the distribution.

?RCS: You may reuse parts of this distribution only within the terms of

?RCS: that same Artistic Licence; a copy of which may be found at the root

?RCS: of the source tree for dist 4.0.

?RCS:

?MAKE:ilp d\_ilp32 d\_ilp64 d\_lp64 d\_can64: Assert Myread Setvar \

cat rm +cc +ccflags echo n c intsize longsize ptrsize

?MAKE: -pick add \$@ %<

?S:ilp:  
?S: This variable contains the largest amount of bits that the CPU supports,  
?S: from the compiler's point of view. Typically 32 or 64.  
?S:.  
?S:d\_ilp32:  
?S: This variable conditionally defines the CPU\_IS\_ILP32.  
?S:.  
?S:d\_ilp64:  
?S: This variable conditionally defines the CPU\_IS\_ILP64.  
?S:.  
?S:d\_lp64:  
?S: This variable conditionally defines the CPU\_IS\_LP64.  
?S:.  
?S:d\_can64:  
?S: This variable  
conditionally defines CAN\_HANDLE\_64BITS.  
?S:.  
?C:CPU\_ILP\_MAXBITS:  
?C: This symbol contains the largest amount of bits that the CPU natively  
?C: supports from the compiler's point of view. Typically 32 or 64.  
?C:.  
?C:CPU\_IS\_ILP32:  
?C: When defined, this indicates that the integer, long and pointer variables  
?C: hold 32-bit values.  
?C:.  
?C:CPU\_IS\_ILP64:  
?C: When defined, this indicates that the integer, long and pointer variables  
?C: hold 64-bit values.  
?C:.  
?C:CPU\_IS\_LP64:  
?C: When defined, this indicates that the long and pointer variables hold  
?C: 64-bit values but integers are smaller (probably only 32-bit wide).  
?C:.  
?C:CAN\_HANDLE\_64BITS:  
?C: When defined, this indicates that the compiler can handle 64-bit values  
?C: despite the CPU having only 32-bit registers. These are available using  
?C: the "long long" C type. It is only defined for ILP32 machines, since  
?C: 64-bit support is naturally available on ILP64 and LP64 machines.  
?C:.  
?H:#define CPU\_ILP\_MAXBITS \$ilp  
?H:#\$d\_ilp32  
CPU\_IS\_ILP32 /\*\*/  
?H:#\$d\_ilp64 CPU\_IS\_ILP64 /\*\*/  
?H:#\$d\_lp64 CPU\_IS\_LP64 /\*\*/  
?H:#\$d\_can64 CAN\_HANDLE\_64BITS /\*\*/  
?H:.  
?LINT: set d\_ilp32 d\_ilp64 d\_lp64 d\_can64  
: check for architecture type

```

echo " "
$echo $n "Computing CPU architecture type...$c" >&4
ilp=`expr $longsize \* 8`
case "$ptrsize" in
8)
val=$undef; set d_ilp32; eval $setvar
case "$intsize" in
8)
echo " ILP64." >&4
val=$define; set d_ilp64; eval $setvar
val=$undef; set d_lp64; eval $setvar
;;
*)
echo " LP64." >&4
val=$define; set d_lp64; eval $setvar
val=$undef; set d_ilp64; eval $setvar
;;
esac
;;
*)
echo " ILP${ilp}." >&4
case "$ilp" in
32) val=$define;;
*) val=$undef;;
esac
set d_ilp32; eval $setvar
val=$undef; set d_ilp64; eval $setvar
val=$undef; set d_lp64; eval $setvar
;;
esac

```

```

@if CAN_HANDLE_64BITS || d_can64
: see whether compiler supports 64-bit emulation
val=$undef
case "$ilp" in
64) val=$define;;
*)
$cat >try.c <<EOCP
#include "static_assert.h"
long long foo;
int main()
{
STATIC_ASSERT(8
== sizeof(foo));
return 0;
}
EOCP
if $cc -c $ccflags try.c >/dev/null 2>&1; then

```



```

echo " "
echo "Your compiler also supports 64-bit emulation." >&4
val=$define
fi
$rm -f try.*
;;
esac
set d_can64
eval $setvar

@end

```

Found in path(s):

```

* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/ilp.U

```

No license file was found, but licenses were detected in source scan.

?RCS: \$Id\$

?RCS:

?RCS: Copyright (c) 1999 Jarkko Hietaniemi

?RCS:

?RCS: You may distribute under the terms of either the GNU General Public

?RCS: License or the Artistic License, as specified in the README file.

?RCS:

?MAKE:d\_fs\_data\_s: Hasstruct i\_sysparam i\_sysmount i\_systypes Setvar

?MAKE: -pick add \$@ %<

?S:d\_fs\_data\_s:

?S: This variable conditionally defines the HAS\_STRUCT\_FS\_DATA symbol,

?S: which indicates that the struct fs\_data is supported.

?S:.

?C:HAS\_STRUCT\_FS\_DATA:

?C: This symbol, if defined, indicates that the struct fs\_data

?C: to do statfs() is supported.

?C:.

?H:#\$d\_fs\_data\_s HAS\_STRUCT\_FS\_DATA /\*\*/

?H:.

?LINT:set d\_fs\_data\_s

: Check for fs\_data\_s

echo " "

echo "Checking to see if your system supports struct fs\_data..." >&4

set d\_fs\_data\_s fs\_data \$i\_systypes sys/types.h \$i\_sysparam sys/param.h \$i\_sysmount sys/mount.h

eval \$hasstruct

case "\$d\_fs\_data\_s" in

"\$define") echo "Yes, it does." ;;

\*)

echo "No, it doesn't." ;;

esac

Found in path(s):

```
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/perl/d_fs_data_s.U
```

No license file was found, but licenses were detected in source scan.

?RCS: \$Id: d\_newsadm.U 1 2006-08-24 12:32:52Z rmanfredi \$

?RCS:

?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi

?RCS:

?RCS: You may redistribute only under the terms of the Artistic Licence,

?RCS: as specified in the README file that comes with the distribution.

?RCS: You may reuse parts of this distribution only within the terms of

?RCS: that same Artistic Licence; a copy of which may be found at the root

?RCS: of the source tree for dist 4.0.

?RCS:

?RCS: \$Log: d\_newsadm.U,v \$

?RCS: Revision 3.0.1.2 1997/02/28 15:36:53 ram

?RCS: patch61: added Guess dependency

?RCS:

?RCS: Revision 3.0.1.1 1994/10/29 16:14:33 ram

?RCS: patch36: call ./eunice explicitly instead of relying on PATH

?RCS:

?RCS: Revision 3.0 1993/08/18 12:06:42 ram

?RCS: Baseline for dist 3.0 netwide release.

?RCS:

?MAKE:d\_newsadm newsadmin: cat contains Guess Setvar Myread Oldconfig

?MAKE: -pick add \$@ %<

?S:d\_newsadm:

?S: This variable

conditionally defines the NEWS\_ADMIN symbol, which

?S: indicates to the C program that there is a user who is in charge

?S: of news administration.

?S:.

?S:newsadmin:

?S: This variable holds the login name of the news administrator, if any.

?S:.

?C:NEWS\_ADMIN (NEWSADMIN):

?C: This symbol, if defined, contains the login name of the news

?C: administrator.

?C:.

?H:#\$d\_newsadm NEWS\_ADMIN "\$newsadmin" /\*\*/

?H:.

?LINT:set d\_newsadm

: get news administrator name

case "\$newsadmin" in

")

if \$contains "^news:" /etc/passwd >/dev/null 2>&1 ; then

dflt=news

```

elif $contains "^usenet:" /etc/passwd >/dev/null 2>&1 ; then
    dflt=usenet
elif ./eunice; then
    dflt=system
else
    dflt=root
fi
;;
*)
dflt="$newsadmin"
;;
esac
$cat <<'EOM'

```

Many systems keep their news in a private directory, or have a non-superuser in charge of administering news. (If you don't have such a user, take the default answer.) I need the login name (not directory) which is used for news administration.

```

EOM
rp="News
admin login?"
./myread
newsadmin="$ans"
case "$newsadmin" in
root) val="$undef" ;;
*) val="$define" ;;
esac
set d_newsadm
eval $setvar

```

Found in path(s):

```

* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/d_newsadm.U

```

No license file was found, but licenses were detected in source scan.

?RCS: \$Id\$

?RCS:

?RCS: Copyright (c) 2000 Jarkko Hietaniemi

?RCS:

?RCS: You may distribute under the terms of either the GNU General Public

?RCS: License or the Artistic License, as specified in the README file.

?RCS:

?MAKE:d\_unordered: Inlibc

?MAKE: -pick add \$@ %<

?S:d\_unordered:

?S: This variable conditionally defines the HAS\_UNORDERED symbol, which

?S: indicates to the C program that the unordered() routine is available.

?S:  
?C:HAS\_UNORDERED:  
?C: This symbol, if defined, indicates that the unordered routine is  
?C: available to check whether two doubles are unordered  
?C: (effectively: whether either of them is NaN)  
?C:.  
?H:#\$d\_unordered HAS\_UNORDERED /\*\*/  
?H:.  
?LINT:set d\_unordered  
: see if unordered exists  
set unordered d\_unordered  
eval \$inlibc

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/perl/d\_unordered.U

No license file was found, but licenses were detected in source scan.

?RCS: \$Id\$  
?RCS:  
?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi  
?RCS:  
?RCS: You may redistribute only under the terms of the Artistic License,  
?RCS: as specified in the README file that comes with the distribution.  
?RCS: You may reuse parts of this distribution only within the terms of  
?RCS: that same Artistic License; a copy of which may be found at the root  
?RCS: of the source tree for dist 4.0.  
?RCS:  
?RCS: \$Log: libpth.U,v \$  
?RCS: Revision 3.0.1.6 1997/02/28 16:08:49 ram  
?RCS: patch61: new loclibpth variable  
?RCS:  
?RCS: Revision 3.0.1.5 1995/01/11 15:31:30 ram  
?RCS: patch45: call ./mips instead of just mips (WED)  
?RCS:  
?RCS: Revision 3.0.1.4 1994/08/29 16:29:15 ram  
?RCS: patch32: added /lib/pa1.1 for HP-UX specially tuned PA-RISC libs (ADO)  
?RCS: patch32: fixed information message, making it clearer (ADO)  
?RCS:  
?RCS: Revision 3.0.1.3 1994/06/20 07:03:54 ram  
?RCS: patch30: added /usr/shlib to  
glibpth for shared-only libraries  
?RCS:  
?RCS: Revision 3.0.1.2 1994/05/13 15:26:57 ram  
?RCS: patch27: fixed a typo (libpth -> glibpth)  
?RCS:  
?RCS: Revision 3.0.1.1 1994/05/06 15:07:53 ram  
?RCS: patch23: now asks for library directories to be searched (ADO)

?RCS:  
?RCS: Revision 3.0 1993/08/18 12:09:02 ram  
?RCS: Baseline for dist 3.0 netwide release.  
?RCS:  
?X:  
?X: This unit initializes the path for C library lookup.  
?X:  
?MAKE:libpth glibpth xlibpth plibpth loclibpth: \  
usrinc incpath test cat Myread Oldconfig  
?MAKE: -pick add \$@ %<  
?S:libpth:  
?S: This variable holds the general path (space-separated) used to find  
?S: libraries. It is intended to be used by other units.  
?S:.  
?S:glibpth:  
?S: This variable holds the general path (space-separated) used to  
?S: find libraries. It may contain directories that do not exist on  
?S: this platform, libpth is the cleaned-up version.  
?S:.  
?S:xlibpth:  
?S: This variable holds extra path (space-separated) used to find  
?S: libraries on this platform,  
for example CPU-specific libraries  
?S: (on multi-CPU platforms) may be listed here.  
?S:.  
?S:loclibpth:  
?S: This variable holds the paths (space-separated) used to find local  
?S: libraries. It is prepended to libpth, and is intended to be easily  
?S: set from the command line.  
?S:.  
?S:plibpth:  
?S: Holds the private path used by Configure to find out the libraries.  
?S: Its value is prepend to libpth. This variable takes care of special  
?S: machines, like the mips. Usually, it should be empty.  
?S:.  
?T: xxx dlist  
?LINT:use usrinc  
?INIT:: change the next line if compiling for Xenix/286 on Xenix/386  
?INIT:xlibpth="/usr/lib/386 /lib/386"  
?INIT:: Possible local library directories to search.  
?INIT:loclibpth="/usr/local/lib /opt/local/lib /usr/gnu/lib"  
?INIT:loclibpth="\$loclibpth /opt/gnu/lib /usr/GNU/lib /opt/GNU/lib"  
?INIT:  
?INIT:: general looking path for locating libraries  
?INIT:glibpth="/lib /usr/lib \$xlibpth"  
?INIT:glibpth="\$glibpth /usr/ccs/lib /usr/ucblib /usr/local/lib"  
?X: /shlib

is for Digital Unix 4.0

?X: /usr/shlib is for OSF/1 systems.

```
?INIT:test -f /usr/shlib/libc.so && glibpth="/usr/shlib $glibpth"
```

```
?INIT:test -f /shlib/libc.so && glibpth="/shlib $glibpth"
```

```
?INIT:
```

```
?INIT:: Private path used by Configure to find libraries. Its value
```

```
?INIT:: is prepended to libpth. This variable takes care of special
```

```
?INIT:: machines, like the mips. Usually, it should be empty.
```

```
?INIT:pplibth="
```

```
?INIT:
```

```
: Set private lib path
```

```
case "$pplibth" in
```

```
) if ./mips; then
```

```
?X: on mips, we DO NOT want /lib, and we want $incpath/usr/lib
```

```
  pplibth="$incpath/usr/lib /usr/local/lib /usr/ccs/lib"
```

```
fi;;
```

```
esac
```

```
case "$libpth" in
```

```
' ') dlist="";;
```

```
) dlist="$loclibpth $pplibth $glibpth";;
```

```
*) dlist="$libpth";;
```

```
esac
```

```
: Now check and see which directories actually exist, avoiding duplicates
```

```
libpth="
```

```
for xxx in $dlist
```

```
do
```

```
  if $test -d $xxx; then
```

```
  case " $libpth " in
```

```
  *" $xxx "*) ;;
```

```
  *) libpth="$libpth $xxx";;
```

```
  esac
```

```
  fi
```

```
done
```

```
$cat <<'EOM'
```

Some systems have incompatible or broken versions

of libraries. Among

the directories listed in the question below, please remove any you

know not to be holding relevant libraries, and add any that are needed.

Say "none" for none.

```
EOM
```

```
case "$libpth" in
```

```
) dflt='none';;
```

```
*)
```

```
?X: strip leading space
```

```
set X $libpth
```

```
shift
dflt=${1+"$@"}
;;
esac
rp="Directories to use for library searches?"
./myread
case "$ans" in
none) libpth='';;
*) libpth="$ans";;
esac
```

Found in path(s):

```
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/libpth.U
```

No license file was found, but licenses were detected in source scan.

?RCS: \$Id\$

?RCS:

?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi

?RCS:

?RCS: You may redistribute only under the terms of the Artistic License,

?RCS: as specified in the README file that comes with the distribution.

?RCS: You may reuse parts of this distribution only within the terms of

?RCS: that same Artistic License; a copy of which may be found at the root

?RCS: of the source tree for dist 4.0.

?RCS:

?RCS: Original Author: Andy Dougherty <doughera@lafcol.lafayette.edu>

?RCS:

?RCS: \$Log: d\_dlopen.U,v \$

?RCS: Revision 3.0.1.2 1995/07/25 13:52:56 ram

?RCS: patch56: force compile-link test since symbol might lie in crt0.o (ADO)

?RCS:

?RCS: Revision 3.0.1.1 1994/08/29 16:07:34 ram

?RCS: patch32: created by ADO

?RCS:

?MAKE:d\_dlopen: Inlibc runnm

?MAKE: -pick add \$@ %<

?S:d\_dlopen:

?S: This variable conditionally defines the HAS\_DLOPEN symbol, which

?S: indicates to the C program that the dlopen() routine

is available.

?S:.

?C:HAS\_DLOPEN :

?C: This symbol, if defined, indicates that the dlopen routine is

?C: available.

?C:.

?H:#\$d\_dlopen HAS\_DLOPEN /\*\*/

?H:.

```
?T: xxx_runnm
?LINT:set d_dlopen
?X: We don't permanently change runnm, but we do temporarily.
?LINT: change runnm
: see if dlopen exists
?X: On NetBSD and FreeBSD, dlopen is available, but it is in
?X: /usr/lib/crt0.o, not in any of the libraries. Therefore, do not
?X: use the nm extraction, but use a real compile and link test instead.
xxx_runnm="$runnm"
runnm=false
set dlopen d_dlopen
eval $inlibc
runnm="$xxx_runnm"
```

Found in path(s):

```
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/d_dlopen.U
```

No license file was found, but licenses were detected in source scan.

```
?RCS: $Id: man3dir.U,v 3.1 1999/07/08 20:52:19 doughera Exp doughera $
```

```
?RCS:
```

```
?RCS: Copyright (c) 1996-1999, Andy Dougherty
```

```
?RCS: Copyright (c) 1991-1993, Raphael Manfredi
```

```
?RCS:
```

```
?RCS: You may redistribute only under the terms of the Artistic License,
```

```
?RCS: as specified in the README file that comes with the distribution.
```

```
?RCS: You may reuse parts of this distribution only within the terms of
```

```
?RCS: that same Artistic License; a copy of which may be found at the root
```

```
?RCS: of the source tree for dist 3.0.
```

```
?RCS:
```

```
?RCS: $Log: man3dir.U,v $
```

```
?RCS: Revision 3.1 1999/07/08 20:52:19 doughera
```

```
?RCS: Updated for perl5.005_5x
```

```
?RCS:
```

```
?RCS: Revision 3.0.1.1 1997/02/28 16:10:34 ram
```

```
?RCS: patch61: created
```

```
?RCS:
```

```
?X: This was originally specific to perl5. Since perl5 has man pages that
```

```
?X: go in both man1/ and man3/ directories, we need both man1dir
```

```
?X: and man3dir. This unit is basically dist's mansrc.U with
```

```
?X: man3 used instead
```

```
of man everywhere.
```

```
?X: I then added various tests because perl5 has *lots* of man3
```

```
?X: pages with long file names. -- ADO
```

```
?X:
```

```
?MAKE:man3dir man3direxp man3ext installman3dir: cat nroff Loc Oldconfig \
```

```
sed man1dir package package Getfile Setprefixvar Prefixit Prefixup \
```

```
d_flexfnam privlib Myread test
```



```

?MAKE: -pick add $@ %<
?Y:TOP
?D:man3dir="
?S:man3dir:
?S: This variable contains the name of the directory in which manual
?S: source pages are to be put. It is the responsibility of the
?S: Makefile.SH to get the value of this into the proper command.
?S: You must be prepared to do the ~name expansion yourself.
?S:.
?D:man3direxp="
?S:man3direxp:
?S: This variable is the same as the man3dir variable, but is filename
?S: expanded at configuration time, for convenient use in makefiles.
?S:.
?D:installman3dir="
?S:installman3dir:
?S: This variable is really the same as man3direxp, unless you are using
?S: AFS in which case it points to the read/write location whereas
?S: man3direxp only
?S: points to the read-only access location. For extra
?S: portability, you should only use this variable within your makefiles.
?S:.
?S:man3ext:
?S: This variable contains the extension that the manual page should
?S: have: one of 'n', 'l', or '3'. The Makefile must supply the '!'.
?S: See man3dir.
?S:.
?T:prog tdfit
?LINT:change prefixvar
?LINT:set man3direxp
: determine where library module manual pages go
set man3dir man3dir none
eval $prefixit
$cat <<EOM

```

\$spackage has manual pages for many of the library modules.

EOM

```

case "$nroff" in
nroff)
$cat <<'EOM'

```

However, you don't have nroff, so they're probably useless to you.

EOM

```

case "$man3dir" in
") man3dir="none";;
esac;;
esac

```

```
case "$d_flexfnam" in
undef)
$cat <<'EOM'
```

However, your system can't handle the long file names like File::Basename.3.

```
EOM
```

```
case "$man3dir" in
") man3dir="none";;
esac;;
esac
```

```
echo "If you don't want the manual sources installed, answer 'none'."
```

```
?X: In 5.005_57 and earlier, I had the following notes:
```

```
?X:
```

```
We do not use /usr/local/man/man3 because some man programs will
?X: only show the /usr/local/man/man3 contents, and not the system ones,
?X: thus man less will show the perl module less.pm, but not the system
?X: less command. We might also conflict with Tcl man pages.
?X: However, something like /opt/perl/man/man3 is fine.
```

```
?X:
```

```
?X: However, opinion seems to be shifting such that 'man POSIX' ought
```

```
?X: to just work. -- Andy Dougherty July 8, 1999
```

```
?X:
```

```
?X: remove any trailing -3.0 or other version indication from $package
prog=`echo $package | $sed 's/-*[0-9.]*$//`
```

```
case "$man3dir" in
```

```
) dflt=`echo "$man1dir" | $sed -e 's/man1/man3/g' -e 's/man\./man\./g'`
if $test -d "$privlib/man/man3"; then
cat <<EOM >&4
```

WARNING: Previous versions of perl installed man3 pages into

\$privlib/man/man3. This version will suggest a new default of \$dflt.

```
EOM
```

```
tdflt=$dflt
dflt='n'
rp='Do you wish to preserve the old behavior?(y/n)'
./myread
case "$ans" in
y*) dflt="$privlib/man/man3"
;;
*) dflt=$tdflt ;;
esac
fi
;;
*) dflt="$man3dir" ;;
esac
case "$dflt" in
') dflt=none ;;
```

```

esac
echo " "
fn=dn+~
rp="Where do the $package library man pages (source) go?"
./getfile
prefixvar=man3dir
./setprefixvar

case "$man3dir" in
") man3dir=' '
installman3dir=";;
esac

: What suffix to use on installed man pages
case "$man3dir" in
' ')
man3ext='0'
;;
*)
rp="What suffix should be used for the $package library man pages?"
case "$man3ext" in
") case "$man3dir" in
*3) dflt=3 ;;
*3p) dflt=3p ;;
*3pm) dflt=3pm ;;
*1) dflt=1;;
*n) dflt=n;;
*o) dflt=o;;
*p) dflt=p;;
*C) dflt=C;;
*L) dflt=L;;
*L3) dflt=L3;;
*) dflt=3;;
esac
;;
*) dflt="$man3ext";;
esac
./myread
man3ext="$ans"
;;
esac

```

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/installdirs/man3dir.U

No license file was found, but licenses were detected in source scan.

?RCS: \$Id\$

?RCS:  
?RCS: Copyright (c) 1996, Andy Dougherty  
?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi  
?RCS:  
?RCS: You may redistribute only under the terms of the Artistic License,  
?RCS: as specified in the README file that comes with the distribution.  
?RCS: You may reuse parts of this distribution only within the terms of  
?RCS: that same Artistic License; a copy of which may be found at the root  
?RCS: of the source tree for dist 4.0.  
?RCS:  
?RCS: \$Log: man1dir.U,v \$  
?RCS: Revision 3.0.1.1 1997/02/28 16:10:29 ram  
?RCS: patch61: created  
?RCS:  
?X:  
?X: This was originally specific to perl5. Since perl5 has man pages that  
?X: go in both man1/ and man3/ directories, we need both man1dir  
?X: and man3dir. This unit is basically dist's mansrc.U with  
?X: man1 used instead of man everywhere.  
?X:  
?MAKE:man1dir man1direxp man1ext installman1dir: afs cat nroff Loc Oldconfig \  
package test Getfile Prefixit prefixexp  
Prefixup sysman Myread  
?MAKE: -pick add \$@ %<  
?Y:TOP  
?S:man1dir:  
?S: This variable contains the name of the directory in which manual  
?S: source pages are to be put. It is the responsibility of the  
?S: Makefile.SH to get the value of this into the proper command.  
?S: You must be prepared to do the ~name expansion yourself.  
?S:.  
?S:man1direxp:  
?S: This variable is the same as the man1dir variable, but is filename  
?S: expanded at configuration time, for convenient use in makefiles.  
?S:.  
?S:installman1dir:  
?S: This variable is really the same as man1direxp, unless you are using  
?S: AFS in which case it points to the read/write location whereas  
?S: man1direxp only points to the read-only access location. For extra  
?S: portability, you should only use this variable within your makefiles.  
?S:.  
?S:man1ext:  
?S: This variable contains the extension that the manual page should  
?S: have: one of 'n', 'l', or '1'. The Makefile must supply the '.'.  
?S: See man1dir.  
?S:.  
?T:lookpath  
: determine

```

where manual pages go
set man1dir man1dir none
eval $prefixit
$cat <<EOM

```

\$spackage has manual pages available in source form.

```
EOM
```

```

case "$nroff" in
nroff)
echo "However, you don't have nroff, so they're probably useless to you."
case "$man1dir" in
") man1dir="none";;
esac;;
esac
echo "If you don't want the manual sources installed, answer 'none'."
case "$man1dir" in
') dflt=none
;;
")
lookpath="$prefixexp/man/man1 $prefixexp/man/l_man/man1"
lookpath="$lookpath $prefixexp/man/p_man/man1"
lookpath="$lookpath $prefixexp/man/u_man/man1"
lookpath="$lookpath $prefixexp/man/man.1"
?X: Experience has shown people expect man1dir to be under prefix,
?X: so we now always put it there. Users who want other behavior
?X: can answer interactively or use a command line option.
?X: Does user have System V-style man paths.
case "$sysman" in
*/?_man*) dflt=`./loc . $prefixexp/l_man/man1 $lookpath` ;;
*) dflt=`./loc . $prefixexp/man/man1 $lookpath` ;;
esac
set dflt
eval $prefixup
;;
*)
dflt="$man1dir"
;;
esac
echo " "
fn=dn+~
rp="Where do the main $spackage manual pages (source) go?"
./getfile
if $stest "X$man1direxp" != "X$sansexp"; then
installman1dir="
fi
man1dir="$sans"
man1direxp="$sansexp"
case "$man1dir" in

```

```

") man1dir=' '
installman1dir="";
esac
if $afs; then
$cat <<EOM

```

Since you are running AFS, I need to distinguish the directory in which manual pages reside from the directory in which they are installed (and from which they are presumably copied to the former directory by occult means).

```

EOM
case "$installman1dir" in
") dflt=`echo $man1direxp | sed 's#^/afs/#/afs/.#`";
*) dflt="$installman1dir";
esac
fn=de~
rp='Where will man pages be installed?'
./getfile
installman1dir="$ans"
else
installman1dir="$man1direxp"
fi

```

: What suffix to use on installed man pages

```

case "$man1dir" in
' ')
man1ext='0'
;;
*)
rp="What suffix should be used for the main $spackage man pages?"
case "$man1ext" in
") case "$man1dir" in
*1) dflt=1 ;;
*1p)
dflt=1p ;;
*1pm) dflt=1pm ;;
*1) dflt=1;;
*n) dflt=n;;
*o) dflt=o;;
*p) dflt=p;;
*C) dflt=C;;
*L) dflt=L;;
*L1) dflt=L1;;
*) dflt=1;;
esac
;;
*) dflt="$man1ext";

```

```
esac
. /myread
man1ext="$sans"
;;
esac
```

Found in path(s):

```
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/man1dir.U
```

No license file was found, but licenses were detected in source scan.

?RCS: \$Id: d\_normsig.U 1 2006-08-24 12:32:52Z rmanfredi \$

?RCS:

?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi

?RCS:

?RCS: You may redistribute only under the terms of the Artistic Licence,

?RCS: as specified in the README file that comes with the distribution.

?RCS: You may reuse parts of this distribution only within the terms of

?RCS: that same Artistic Licence; a copy of which may be found at the root

?RCS: of the source tree for dist 4.0.

?RCS:

?RCS: \$Log: d\_normsig.U,v \$

?RCS: Revision 3.0.1.2 1997/02/28 15:37:03 ram

?RCS: patch61: replaced .a with \$\_a all over the place

?RCS:

?RCS: Revision 3.0.1.1 1994/10/29 16:14:48 ram

?RCS: patch36: call ./bsd explicitly instead of relying on PATH

?RCS:

?RCS: Revision 3.0 1993/08/18 12:06:44 ram

?RCS: Baseline for dist 3.0 netwide release.

?RCS:

?MAKE:d\_normsig jobslib: test Setvar Guess \_a

?MAKE: -pick add \$@ %<

?S:d\_normsig:

?S: This variable conditionally

defines the NORMSIG symbol, which

?S: indicates to the C program that the normal signal handling routines

?S: should be used, as opposed to the ones in 4.1bsd (sigset, etc.).

?S:.

?S:jobslib:

?S: This variable holds the argument to be passed to the loader to include

?S: the strange signal handling routines from 4.1bsd. On systems that

?S: have NORMSIG defined this variable is null.

?S:.

?C:NORMSIG:

?C: This symbol, if defined, indicates that normal signal handling routines

?C: should be used, as opposed to the ones in 4.1bsd (sigset, etc.).

?C:.

```

?H:#$d_normsig NORMSIG /**/
?H:.
?LINT:set d_normsig
: see if we need -ljobs and if we have sigset, etc.
echo " "
if $test -r /usr/lib/libjobs$_a || $test -r /usr/local/lib/libjobs$_a ; then
echo "Jobs library found." >&4
val="$undef"
jobslib='-ljobs'
else
if ./bsd; then
echo "No jobs library found. (I suppose this is at least 4.2...)" >&4
else
echo "No jobs library found. (That's okay, we all have our faults.)" >&4
fi
val="$define"
jobslib=""
fi
set
d_normsig
eval $setvar

```

Found in path(s):

```

* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/d_normsig.U

```

No license file was found, but licenses were detected in source scan.

?RCS: You may distribute under the terms of either the GNU General Public

?RCS: License or the Artistic License, as specified in the README file.

?RCS:

?MAKE:d\_hypot: Inlibc

?MAKE: -pick add \$@ %<

?S:d\_hypot:

?S: This variable conditionally defines HAS\_HYPOT if hypot is available

?S: for numerically stable hypotenuse function.

?S:.

?C:HAS\_HYPOT:

?C: This symbol, if defined, indicates that the hypot routine is

?C: available to do the hypotenuse function.

?C:.

```

?H:#$d_hypot HAS_HYPOT /**/

```

?H:.

```

?LINT:set d_hypot

```

: see if hypot exists

```

set hypot d_hypot

```

```

eval $inlibc

```

Found in path(s):



\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/perl/d\_hypot.U

No license file was found, but licenses were detected in source scan.

?RCS: \$Id: i\_systwgcf.U 1 2006-08-24 12:32:52Z rmanfredi \$  
?RCS:  
?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi  
?RCS:  
?RCS: You may redistribute only under the terms of the Artistic Licence,  
?RCS: as specified in the README file that comes with the distribution.  
?RCS: You may reuse parts of this distribution only within the terms of  
?RCS: that same Artistic Licence; a copy of which may be found at the root  
?RCS: of the source tree for dist 4.0.  
?RCS:  
?RCS: \$Log: i\_systwgcf.U,v \$  
?RCS: Revision 3.0 1993/08/18 12:08:39 ram  
?RCS: Baseline for dist 3.0 netwide release.  
?RCS:  
?MAKE:i\_systwgcf: Inhdr  
?MAKE: -pick add \$@ %<  
?S:i\_systwgcf:  
?S: This variable conditionally defines the I\_SYS\_TWG\_CF symbol, and  
?S: indicates whether a C program should include sys/twg\_config.h.  
?S:.  
?C:I\_SYS\_TWG\_CF:  
?C: This symbol, if defined, indicates to the C program that it should  
?C: include sys/twg\_config.h.  
?C:.  
?H:#\$i\_systwgcf  
I\_SYS\_TWG\_CF /\*\*/  
?H:.  
?LINT:set i\_systwgcf  
: see if this is a sys/twg\_config.h system  
set sys/twg\_config.h i\_systwgcf  
eval \$inhdr

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/i\_systwgcf.U

No license file was found, but licenses were detected in source scan.

?RCS: \$Id: d\_sitecustomize.U,v \$  
?RCS:  
?RCS: Copyright (c) 2005-2006 H.Merijn Brand  
?RCS:  
?RCS: You may distribute under the terms of either the GNU General Public  
?RCS: License or the Artistic License, as specified in the README file.  
?RCS:

```

?RCS: $Log: d_sitecustomize.U,v $
?RCS:
?MAKE:usesitecustomize: Oldconfig Setvar
?MAKE: -pick add $@ %<
?S:usesitecustomize:
?S: This variable is set to true when the user requires a mechanism that
?S: allows the sysadmin to add entries to @INC at runtime. This variable
?S: being set, makes perl run '$sitelib/sitecustomize.pl' at startup.
?S:.
?C:USE_SITECUSTOMIZE:
?C: This symbol, if defined, indicates that sitecustomize should
?C: be used.
?C:.
?H:?%<:@if USE_SITECUSTOMIZE
?H:?%<:#ifndef USE_SITECUSTOMIZE
?H:?%<:#$usesitecustomize USE_SITECUSTOMIZE /**/
?H:?%<:#endif
?H:?%<:@end
?H:.
: Check if site customization support was requested
case "$usesitecustomize" in
    $define|true|[[Yy]*)
        usesitecustomize="$define"
        ;;
    *)
        usesitecustomize="$undef"
        ;;
esac

```

Found in path(s):

```

* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/perl/d_sitecustomize.U

```

No license file was found, but licenses were detected in source scan.

```

?RCS: $Id: d_sigblock.U 1 2006-08-24 12:32:52Z rmanfredi $
?RCS:
?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi
?RCS:
?RCS: You may redistribute only under the terms of the Artistic Licence,
?RCS: as specified in the README file that comes with the distribution.
?RCS: You may reuse parts of this distribution only within the terms of
?RCS: that same Artistic Licence; a copy of which may be found at the root
?RCS: of the source tree for dist 4.0.
?RCS:
?RCS: $Log: d_sigblock.U,v $
?RCS: Revision 3.0 1993/08/18 12:07:21 ram
?RCS: Baseline for dist 3.0 netwide release.
?RCS:

```

?MAKE:d\_sigblock: Inlibc  
?MAKE: -pick add \$@ %<  
?S:d\_sigblock:  
?S: This variable conditionally defines HAS\_SIGBLOCK if sigblock() is  
?S: available to block signal reception.  
?S:.  
?C:HAS\_SIGBLOCK:  
?C: This symbol, if defined, indicates that the sigblock routine is  
?C: available to block signal reception.  
?C:.  
?H:#\$d\_sigblock HAS\_SIGBLOCK /\*\*/  
?H:.  
?LINT:set  
d\_sigblock  
: see if sigblock exists  
set sigblock d\_sigblock  
eval \$inlibc

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/d\_sigblock.U

No license file was found, but licenses were detected in source scan.

?RCS: \$Id: d\_semget.U 1 2006-08-24 12:32:52Z rmanfredi \$

?RCS:

?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi

?RCS:

?RCS: You may redistribute only under the terms of the Artistic Licence,

?RCS: as specified in the README file that comes with the distribution.

?RCS: You may reuse parts of this distribution only within the terms of

?RCS: that same Artistic Licence; a copy of which may be found at the root

?RCS: of the source tree for dist 4.0.

?RCS:

?RCS: \$Log: d\_semget.U,v \$

?RCS: Revision 3.0 1993/08/18 12:07:05 ram

?RCS: Baseline for dist 3.0 netwide release.

?RCS:

?MAKE:d\_semget: Inlibc

?MAKE: -pick add \$@ %<

?S:d\_semget:

?S: This variable conditionally defines the HAS\_SEMGET symbol, which

?S: indicates to the C program that the semget() routine is available.

?S:.

?C:HAS\_SEMGET:

?C: This symbol, if defined, indicates that the semget() routine is

?C: available to get a set of semaphores.

?C:.

?H:#\$d\_semget

HAS\_SEMGET /\*\*/

?H.:

?LINT:set d\_semget

: see if semget exists

set semget d\_semget

eval \$inlibc

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/d\_semget.U

No license file was found, but licenses were detected in source scan.

?RCS: \$Id: cppstdin.U 1 2006-08-24 12:32:52Z rmanfredi \$

?RCS:

?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi

?RCS:

?RCS: You may redistribute only under the terms of the Artistic License,

?RCS: as specified in the README file that comes with the distribution.

?RCS: You may reuse parts of this distribution only within the terms of

?RCS: that same Artistic License; a copy of which may be found at the root

?RCS: of the source tree for dist 4.0.

?RCS:

?RCS: \$Log: cppstdin.U,v \$

?RCS: Revision 3.0.1.4 1994/10/29 16:08:34 ram

?RCS: patch36: added ?F: line for metalint file checking

?RCS:

?RCS: Revision 3.0.1.3 1994/01/24 14:05:38 ram

?RCS: patch16: comment for CPPLAST was missing

?RCS:

?RCS: Revision 3.0.1.2 1993/12/15 08:18:58 ram

?RCS: patch15: new variables cpprun and cpplast, guaranteed wrapper-free

?RCS: patch15: cppstdin now tries to use cc, even at the cost of a wrapper

?RCS:

?RCS: Revision 3.0.1.1

1993/08/25 14:00:53 ram

?RCS: patch6: remove wrapper when not actually used

?RCS:

?RCS: Revision 3.0 1993/08/18 12:05:38 ram

?RCS: Baseline for dist 3.0 netwide release.

?RCS:

?MAKE:cppstdin cppminus cpprun cpplast: contains test \

Myread Oldconfig Loc cpp +cc rm hint osname gccversion

?MAKE: -pick add \$@ %<

?S:cppstdin:

?S: This variable contains the command which will invoke the C

?S: preprocessor on standard input and put the output to stdout.

?S: It is primarily used by other Configure units that ask about

?S: preprocessor symbols.

?S:.

?S:cppminus:

?S: This variable contains the second part of the string which will invoke

?S: the C preprocessor on the standard input and produce to standard

?S: output. This variable will have the value "-" if cppstdin needs

?S: a minus to specify standard input, otherwise the value is "".

?S:.

?S:cpprun:

?S: This variable contains the command which will invoke a C preprocessor

?S: on standard input and put the output to stdout. It is guaranteed

not

?S: to be a wrapper and may be a null string if no preprocessor can be

?S: made directly available. This preprocessor might be different from the

?S: one used by the C compiler. Don't forget to append cpplast after the

?S: preprocessor options.

?S:.

?S:cpplast:

?S: This variable has the same functionality as cppminus, only it applies

?S: to cpprun and not cppstdin.

?S:.

?C:CPPSTDIN:

?C: This symbol contains the first part of the string which will invoke

?C: the C preprocessor on the standard input and produce to standard

?C: output. Typical value of "cc -E" or "/lib/cpp", but it can also

?C: call a wrapper. See CPPRUN.

?C:.

?C:CPPMINUS:

?C: This symbol contains the second part of the string which will invoke

?C: the C preprocessor on the standard input and produce to standard

?C: output. This symbol will have the value "-" if CPPSTDIN needs a minus

?C: to specify standard input, otherwise the value is "".

?C:.

?C:CPPRUN:

?C: This symbol contains the string which will invoke

a C preprocessor on

?C: the standard input and produce to standard output. It needs to end

?C: with CPPLAST, after all other preprocessor flags have been specified.

?C: The main difference with CPPSTDIN is that this program will never be a

?C: pointer to a shell wrapper, i.e. it will be empty if no preprocessor is

?C: available directly to the user. Note that it may well be different from

?C: the preprocessor used to compile the C program.

?C:.

?C:CPPLAST:

?C: This symbol is intended to be used along with CPPRUN in the same manner

?C: symbol CPPMINUS is used with CPPSTDIN. It contains either "-" or "".

?C:.

?H:#define CPPSTDIN "\$cppstdin"

?H:#define CPPMINUS "\$cppminus"

```

?H:#define CPPRUN "$cpprun"
?H:#define CPPLAST "$cpplast"
?H:.
?F:cppstdin !testcpp.out !testcpp.c
?T:wrapper x_cpp x_minus ok
?LINT:extern cppflags
: see how we invoke the C preprocessor
echo " "
echo "Now, how can we feed standard input to your C preprocessor..." >&4
cat <<'EOT' >testcpp.c
#define ABC abc
#define
  XYZ xyz
ABC.XYZ
EOT
cd ..
if test ! -f cppstdin; then
  if test "X$osname" = "Xaix" -a "X$gccversion" = X; then
    # AIX cc -E doesn't show the absolute headerfile
    # locations but we'll cheat by using the -M flag.
    echo 'cat >.$$.c; rm -f .$$.u; ""$cc" "${1+"$@"} -M -c .$$.c 2>/dev/null; test -s .$$.u && awk """"$2 ~ /\.h$/ { print
"#0 \\""$2"\\""" }"""" .$$.u; rm -f .$$.o .$$.u; ""$cc" -E ${1+"$@"} .$$.c; rm .$$.c' > cppstdin
  else
    echo 'cat >.$$.c; ""$cc $cppflags"" -E ${1+"$@"} .$$.c; rm .$$.c' >cppstdin
  fi
else
  echo "Keeping your $hint cppstdin wrapper."
fi
chmod 755 cppstdin
wrapper=`pwd`/cppstdin
ok='false'
cd UU

?X:
?X: We'll run the cpp tests again if we don't have any valid C preprocessor
?X: yet or don't know how to proceed without a wrapper (in which case cpprun
?X: is empty and that's really annoying...)
?X:
if $test "X$cppstdin" != "X" && \
  $cppstdin $cppminus <testcpp.c >testcpp.out 2>&1 && \
  $contains 'abc.*xyz' testcpp.out >/dev/null 2>&1
then
  echo "You used
  to use $cppstdin $cppminus so we'll use that again."
  case "$cpprun" in
  ") echo "But let's see if we can live without a wrapper..." ;;
  *)
    if $cpprun $cpplast <testcpp.c >testcpp.out 2>&1 && \

```

```

    $contains 'abc.*xyz' testcpp.out >/dev/null 2>&1
then
    echo "(And we'll use $cpprun $cpplast to preprocess directly.)"
    ok='true'
else
    echo "(However, $cpprun $cpplast does not work, let's see...)"
fi
;;
esac
else
case "$cppstdin" in
    ") ;;
    *)
        echo "Good old $cppstdin $cppminus does not seem to be of any help..."
        ;;
    esac
fi

if $ok; then
    : nothing
elif echo 'Maybe ""$cc" -E" will work...'; \
    $cc -E <testcpp.c >testcpp.out 2>&1; \
    $contains 'abc.*xyz' testcpp.out >/dev/null 2>&1 ; then
    echo "Yup, it does."
    x_cpp="$cc $cppflags -E"
    x_minus="";
elif echo 'Nope...maybe ""$cc" -E -" will work...'; \
    $cc -E - <testcpp.c >testcpp.out 2>&1; \
    $contains 'abc.*xyz' testcpp.out >/dev/null 2>&1 ; then
    echo "Yup, it does."
    x_cpp="$cc $cppflags -E"
    x_minus='-';
elif
    echo 'Nope...maybe ""$cc" -P" will work...'; \
    $cc -P <testcpp.c >testcpp.out 2>&1; \
    $contains 'abc.*xyz' testcpp.out >/dev/null 2>&1 ; then
    echo "Yipee, that works!"
    x_cpp="$cc $cppflags -P"
    x_minus="";
elif echo 'Nope...maybe ""$cc" -P -" will work...'; \
    $cc -P - <testcpp.c >testcpp.out 2>&1; \
    $contains 'abc.*xyz' testcpp.out >/dev/null 2>&1 ; then
    echo "At long last!"
    x_cpp="$cc $cppflags -P"
    x_minus='-';
elif echo 'No such luck, maybe "$cpp" will work...'; \
    $cpp <testcpp.c >testcpp.out 2>&1; \
    $contains 'abc.*xyz' testcpp.out >/dev/null 2>&1 ; then

```

```

echo "It works!"
x_cpp="$cpp $cppflags"
x_minus="";
elif echo 'Nixed again...maybe "$cpp' -" will work...'; \
$cpp - <testcpp.c >testcpp.out 2>&1; \
$contains 'abc.*xyz' testcpp.out >/dev/null 2>&1 ; then
echo "Hooray, it works! I was beginning to wonder."
x_cpp="$cpp $cppflags"
x_minus='-';
elif echo 'Uh-uh. Time to get fancy. Trying a wrapper...'; \
$wrapper <testcpp.c >testcpp.out 2>&1; \
$contains
'abc.*xyz' testcpp.out >/dev/null 2>&1 ; then
x_cpp="$wrapper"
x_minus="
echo "Eureka!"
else
dflt="
rp="No dice. I can't find a C preprocessor. Name one:"
./myread
x_cpp="$ans"
x_minus="
$x_cpp <testcpp.c >testcpp.out 2>&1
if $contains 'abc.*xyz' testcpp.out >/dev/null 2>&1 ; then
echo "OK, that will do." >&4
else
echo "Sorry, I can't get that to work. Go find one and rerun Configure." >&4
exit 1
fi
fi

case "$ok" in
false)
cppstdin="$x_cpp"
cppminus="$x_minus"
cpprun="$x_cpp"
cpplast="$x_minus"
?X:
?X: If /lib/cpp is used, try using a wrapper to increase our chances to have
?X: the C compiler and our $cppstdin agree on the same symbols... However,
?X: since cpprun is guaranteed not to be a wrapper, we must clear it if the
?X: only preprocessor we found was a wrapper, with all our luck...
?X:
set X $x_cpp
shift
case "$1" in
"$cpp")
echo "Perhaps can we force $cc -E using a wrapper..."

```



```

if $wrapper <testcpp.c >testcpp.out 2>&1; \
  $contains 'abc.*xyz'
testcpp.out >/dev/null 2>&1
then
  echo "Yup, we can."
  cppstdin="$wrapper"
  cppminus="";
else
  echo "Nope, we'll have to live without it..."
fi
;;
esac
case "$cpprun" in
"$wrapper")
  cpprun="
  cpplast="
  ;;
esac
;;
esac

case "$cppstdin" in
"$wrapper"|'cppstdin') ;;
*) $rm -f $wrapper;;
esac
$rm -f testcpp.c testcpp.out

```

Found in path(s):

```

* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/modified/cppstdin.U

```

No license file was found, but licenses were detected in source scan.

```

?RCS: $Id: d_flock.U 1 2006-08-24 12:32:52Z rmanfredi $
?RCS:
?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi
?RCS:
?RCS: You may redistribute only under the terms of the Artistic Licence,
?RCS: as specified in the README file that comes with the distribution.
?RCS: You may reuse parts of this distribution only within the terms of
?RCS: that same Artistic Licence; a copy of which may be found at the root
?RCS: of the source tree for dist 4.0.
?RCS:
?RCS: $Log: d_flock.U,v $
?RCS: Revision 3.0 1993/08/18 12:06:05 ram
?RCS: Baseline for dist 3.0 netwide release.
?RCS:
?MAKE:d_flock: Inlibc
?MAKE: -pick add $@ %<

```

?S:d\_flock:

?S: This variable conditionally defines HAS\_FLOCK if flock() is

?S: available to do file locking.

?S:.

?C:HAS\_FLOCK (FLOCK):

?C: This symbol, if defined, indicates that the flock routine is

?C: available to do file locking.

?C:.

?H:#\$d\_flock HAS\_FLOCK /\*\*/

?H:.

?LINT:set d\_flock

: see

if flock exists

set flock d\_flock

eval \$inlibc

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/d\_flock.U

No license file was found, but licenses were detected in source scan.

?RCS: \$Id: d\_pathconf.U 1 2006-08-24 12:32:52Z rmanfredi \$

?RCS:

?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi

?RCS:

?RCS: You may redistribute only under the terms of the Artistic Licence,

?RCS: as specified in the README file that comes with the distribution.

?RCS: You may reuse parts of this distribution only within the terms of

?RCS: that same Artistic Licence; a copy of which may be found at the root

?RCS: of the source tree for dist 4.0.

?RCS:

?RCS: Original Author: Andy Dougherty <doughera@lafcol.lafayette.edu>

?RCS:

?RCS: \$Log: d\_pathconf.U,v \$

?RCS: Revision 3.0.1.1 1994/10/29 16:14:54 ram

?RCS: patch36: created by ADO

?RCS:

?MAKE:d\_pathconf d\_fpathconf: Inlibc

?MAKE: -pick add \$@ %<

?S:d\_pathconf:

?S: This variable conditionally defines the HAS\_PATHCONF symbol, which

?S: indicates to the C program that the pathconf() routine is available

?S: to determine file-system related limits and options

associated

?S: with a given filename.

?S:.

?S:d\_fpathconf:

?S: This variable conditionally defines the HAS\_FPATHCONF symbol, which

?S: indicates to the C program that the pathconf() routine is available

?S: to determine file-system related limits and options associated

?S: with a given open file descriptor.

?S:.

?C:HAS\_PATHCONF:

?C: This symbol, if defined, indicates that pathconf() is available

?C: to determine file-system related limits and options associated

?C: with a given filename.

?C:.

?C:HAS\_FPATHCONF:

?C: This symbol, if defined, indicates that pathconf() is available

?C: to determine file-system related limits and options associated

?C: with a given open file descriptor.

?C:.

?H:#\$d\_pathconf HAS\_PATHCONF /\*\*/

?H:#\$d\_fpathconf HAS\_FPATHCONF /\*\*/

?H:.

?LINT:set d\_pathconf

?LINT:set d\_fpathconf

: see if pathconf exists

set pathconf d\_pathconf

eval \$inlibc

@if d\_fpathconf || HAS\_FPATHCONF

: see if fpathconf exists

set fpathconf d\_fpathconf

eval \$inlibc

@end

Found in path(s):

\*

/opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/d\_pathconf.U

No license file was found, but licenses were detected in source scan.

?RCS: \$Id: i\_time.U,v 3.0 1993/08/18 12:08:45 ram Exp \$

?RCS:

?RCS: Copyright (c) 1991-1993, Raphael Manfredi

?RCS:

?RCS: You may redistribute only under the terms of the Artistic License,

?RCS: as specified in the README file that comes with the distribution.

?RCS: You may reuse parts of this distribution only within the terms of

?RCS: that same Artistic License; a copy of which may be found at the root

?RCS: of the source tree for dist 3.0.

?RCS:

?RCS: \$Log: i\_time.U,v \$

?RCS: Revision 3.0 1993/08/18 12:08:45 ram

?RCS: Baseline for dist 3.0 netwide release.

?RCS:

?X:

?X: This unit finds which "time" include to use. If 'timezone' is used by the

?X: program, we also try to find which header should be included. Eventually,

?X: we look for <sys/select.h> if I\_SYSSSELECT is used, to get struct timeval.

?X:

?MAKE:i\_time i\_systime i\_systimek timeincl d\_tm\_tm\_zone d\_tm\_tm\_gmtoff: \  
 Compile cat \  
 contains rm\_try echo n  
 c +i\_sysselect Findhdr Hasfield i\_stdlib

?MAKE: -pick add \$@ %<

?S:i\_time:

?S: This variable unconditionally defines I\_TIME, which indicates

?S: to the C program that it should include <time.h>.

?S:.

?S:i\_systime:

?S: This variable conditionally defines I\_SYS\_TIME, which indicates

?S: to the C program that it should include <sys/time.h>.

?S:.

?S:i\_systimek:

?S: This variable conditionally defines I\_SYS\_TIME\_KERNEL, which

?S: indicates to the C program that it should include <sys/time.h>

?S: with KERNEL defined.

?S:.

?S:timeincl:

?S: This variable holds the full path of the included time header(s).

?S:.

?S:d\_tm\_tm\_zone:

?S: This variable conditionally defines HAS\_TM\_TM\_ZONE, which indicates

?S: indicates to the C program that the struct tm has the tm\_zone field.

?S:.

?S:d\_tm\_tm\_gmtoff:

?S: This variable conditionally defines HAS\_TM\_TM\_GMTOFF, which indicates

?S: indicates to the C program that the struct tm has the tm\_gmtoff field.

?S:.

?C:I\_TIME (USE\_TIME\_H):

?C: This symbol is always defined,

and indicates to the C program that

?C: it should include <time.h>.

?C:.

?C:I\_SYS\_TIME (I\_SYSTIME USE\_SYS\_TIME\_H NO\_TIME\_WITH\_SYS\_TIME):

?C: This symbol, if defined, indicates to the C program that it should

?C: include <sys/time.h>.

?C:.

?C:I\_SYS\_TIME\_KERNEL (I\_SYSTIMEKERNEL):

?C: This symbol, if defined, indicates to the C program that it should

?C: include <sys/time.h> with KERNEL defined.

```

?C:.
?C:HAS_TM_TM_ZONE:
?C: This symbol, if defined, indicates to the C program that
?C: the struct tm has a tm_zone field.
?C:.
?C:HAS_TM_TM_GMTOFF:
?C: This symbol, if defined, indicates to the C program that
?C: the struct tm has a tm_gmtoff field.
?C:.
?H:#$i_time I_TIME /**/
?H:#$i_systime I_SYS_TIME /**/
?H:#$i_systimek I_SYS_TIME_KERNEL /**/
?H:#$d_tm_tm_zone HAS_TM_TM_ZONE /**/
?H:#$d_tm_tm_gmtoff HAS_TM_TM_GMTOFF /**/
?H:.
?W::timezone
?T:xselect flags sysselect s_timeval s_timezone
?LINT:change i_sysselect
?LINT:set d_tm_tm_zone
?LINT:set d_tm_tm_gmtoff
: see if we should include
sys/time.h
echo " "
i_time='define'
if test "$timeincl" = X; then
echo "Testing to see if we should include <sys/time.h>." >&4
$echo $n "I'm now running the test program...$c"
$cat >try.c <<EOCP
#include <sys/types.h>
#include <time.h>
#ifdef I_SYSTIME
#ifdef SYSTIMEKERNEL
#define KERNEL
#endif
#include <sys/time.h>
#endif
#ifdef I_SYSSELECT
#include <sys/select.h>
#endif
#$i_stdlib I_STDLIB
#ifdef I_STDLIB
#include <stdlib.h>
#endif
int main()
{
struct tm foo;
#ifdef S_TIMEVAL
struct timeval bar;

```

```

#endif
#ifdef S_TIMEZONE
    struct timezone tzp;
#endif
if (foo.tm_sec == foo.tm_sec)
    exit(0);
#ifdef S_TIMEVAL
if (bar.tv_sec == bar.tv_sec)
    exit(0);
#endif
exit(1);
}
EOCP
flags="
@if I_SYSSELECT
if $contains 'timeval.*{'`./findhdr sys/select.h` >/dev/null 2>&1; then
    xselect='-DI_SYSSELECT'
else
    xselect="
fi
@end
@if timezone
for s_timezone in '-DS_TIMEZONE' "; do
@else
s_timezone="
@end
?X: Every package is given a try with 'struct timeval'
@if I_SYSSELECT
for
sysselect in $xselect "; do
@else
sysselect="
@end
for s_timeval in '-DS_TIMEVAL' "; do
for i_systimek in " '-DSYSTIMEKERNEL'; do
for i_systime in '-DI_SYSTIME' "; do
case "$flags" in
") $echo $n ". $c"
set try $i_systime $i_systimek $sysselect $s_timeval $s_timezone
if eval $compile; then
set X $i_systime $i_systimek $sysselect $s_timeval
shift
flags="$*"
echo " "
$echo $n "Succeeded with $flags$c"
fi
;;
esac

```

```

done
done
done
@if I_SYSSELECT
done
@end
@if timezone
done
@end
timeincl="
echo " "
case "$flags" in
*SYSTIMEKERNEL*) i_systimek="$define"
timeincl=`./findhdr sys/time.h`
echo "We'll include <sys/time.h> with KERNEL defined." >&4;;
*) i_systimek="$undef";;
esac
case "$flags" in
*_I_SYSTIME*) i_systime="$define"
timeincl=`./findhdr sys/time.h` "$timeincl"
echo "We'll include <sys/time.h>." >&4;;
*) i_systime="$undef";;
esac
@if I_SYSSELECT
case "$flags" in
*_I_SYSSELECT*) i_syssselct="$define"
timeincl=`./findhdr
sys/select.h` "$timeincl"
echo "We'll also include <sys/select.h> to get struct timeval." >&4;;
*) case "$i_syssselct" in
") i_syssselct="$undef";;
esac
esac
@end
$rm_try
fi
: see if struct tm knows about tm_zone
case "$i_systime$i_time" in
*$define*)
echo " "
echo "Checking to see if your struct tm has tm_zone field..." >&4
set d_tm_tm_zone tm tm_zone $i_systime sys/time.h $i_time time.h
eval $hasfield
;;
*) val="$undef"
set d_tm_tm_zone
eval $setvar
;;

```

```

esac
case "$d_tm_tm_zone" in
"$define") echo "Yes, it does." ;;
*) echo "No, it doesn't." ;;
esac
: see if struct tm knows about tm_gmtoff
case "$i_systime$i_time" in
*$define*)
echo " "
echo "Checking to see if your struct tm has tm_gmtoff field..." >&4
set d_tm_tm_gmtoff tm tm_gmtoff $i_systime sys/time.h $i_time time.h
eval $hasfield
;;
*) val="$undef"
set d_tm_tm_gmtoff

eval $setvar
;;
esac
case "$d_tm_tm_gmtoff" in
"$define") echo "Yes, it does." ;;
*) echo "No, it doesn't." ;;
esac

```

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/compline/i\_time.U

No license file was found, but licenses were detected in source scan.

?RCS: \$Id\$

?RCS:

?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi

?RCS:

?RCS: You may redistribute only under the terms of the Artistic License,

?RCS: as specified in the README file that comes with the distribution.

?RCS: You may reuse parts of this distribution only within the terms of

?RCS: that same Artistic License; a copy of which may be found at the root

?RCS: of the source tree for dist 4.0.

?RCS:

?RCS: \$Log: Tr.U,v \$

?RCS: Revision 3.0.1.2 1994/10/29 18:00:54 ram

?RCS: patch43: forgot to quote \$@ to protect against "evil" characters

?RCS:

?RCS: Revision 3.0.1.1 1994/10/29 15:58:35 ram

?RCS: patch36: created

?RCS:

?X:

?X: This unit produces a bit of shell code that must be dotted in in order



?X: to do a character translation. It catches translations to uppercase or  
?X: to lowercase, and then invokes the real tr to perform the job.  
?X:  
?X: This unit is necessary on HP machines (HP strikes again!)  
with non-ascii  
?X: ROMAN8-charset, where normal letters are not arranged in a row, so a-z  
?X: covers not the whole alphabet but lots of special chars. This was reported  
?X: by Andreas Sahlbach <a.sahlbach@tu-bs.de>.  
?X:  
?X: Units performing a tr '[A-Z]' '[a-z]' or the other way round should include  
?X: us in their dependency and use ./tr instead.  
?X:  
?MAKE:Tr: startsh tr eunicefix  
?MAKE: -pick add \$@ %<  
?F:./tr  
?T:up low LC\_ALL  
: see whether [:lower:] and [:upper:] are supported character classes  
echo " "  
case "`echo AbyZ | LC\_ALL=C \$tr '[:lower:]' '[:upper:]' 2>/dev/null`" in  
ABYZ)  
echo "Good, your tr supports [:lower:] and [:upper:] to convert case." >&4  
up='[:upper:]'  
low='[:lower:]'  
;;  
\*) # There is a discontinuity in EBCDIC between 'I' and 'J'  
# (0xc9 and 0xd1), therefore that is a nice testing point.  
if test "X\$up" = X -o "X\$low" = X; then  
case "`echo IJ | LC\_ALL=C \$tr '[I-J]' '[i-j]' 2>/dev/null`" in  
ij) up='[A-Z]'  
low='[a-z]'  
;;  
esac  
fi  
if test "X\$up" = X -o "X\$low" = X; then  
case "`echo IJ | LC\_ALL=C \$tr I-J i-j 2>/dev/null`" in  
ij) up='A-Z'  
low='a-z'  
;;  
esac  
fi  
if test "X\$up" = X -o "X\$low" = X; then  
case "`echo IJ | od -x 2>/dev/null`" in  
\*C9D1\*|\*c9d1\*)  
echo "Hey, this might be EBCDIC." >&4  
if test "X\$up" = X -o "X\$low" = X; then  
case "`echo IJ | \  
LC\_ALL=C \$tr '[A-IJ-RS-Z]' '[a-ij-rs-z]' 2>/dev/null`" in

```

    ij) up='[A-IJ-RS-Z]'
        low='[a-ij-rs-z]'
;;
    esac
fi
if test "X$up" = X -o "X$low" = X; then
    case "`echo IJ | LC_ALL=C $tr A-IJ-RS-Z a-ij-rs-z 2>/dev/null`" in
    ij) up='A-IJ-RS-Z'
        low='a-ij-rs-z'
;;
    esac
fi
;;
    esac
fi
esac
case "`echo IJ | LC_ALL=C $tr \"$up\" \"$low\" 2>/dev/null`" in
ij)
    echo "Using $up and $low to convert case." >&4
;;
*)
    echo "I don't know how to translate letters from upper to lower case." >&4
    echo "Your tr is not acting any way I know of." >&4
    exit 1
;;
esac
: set up the translation script tr, must be called with ./tr of course
cat >tr <<EOESC
$startsh
case "$1\$2" in
[A-Z][a-z]) LC_ALL=C exec $tr '$up' '$low';;
[a-z][A-Z]) LC_ALL=C exec $tr '$low' '$up';;
esac
LC_ALL=C exec $tr "\$@"
EOESC
chmod +x tr
$eunicefix tr

```

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/Tr.U

No license file was found, but licenses were detected in source scan.

?RCS: \$Id\$

?RCS:

?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi

?RCS:

?RCS: You may redistribute only under the terms of the Artistic License,

?RCS: as specified in the README file that comes with the distribution.

?RCS: You may reuse parts of this distribution only within the terms of

?RCS: that same Artistic License; a copy of which may be found at the root

?RCS: of the source tree for dist 4.0.

?RCS:

?RCS: \$Log: scriptdir.U,v \$

?RCS: Revision 3.0.1.3 1995/09/25 09:17:15 ram

?RCS: patch59: unit is now forced to the top of Configure, if possible

?RCS:

?RCS: Revision 3.0.1.2 1995/01/30 14:46:13 ram

?RCS: patch49: can now handle installation prefix changes (from WED)

?RCS:

?RCS: Revision 3.0.1.1 1994/08/29 16:32:04 ram

?RCS: patch32: now uses installation prefix

?RCS:

?RCS: Revision 3.0 1993/08/18 12:09:45 ram

?RCS: Baseline for dist 3.0 netwide release.

?RCS:

?MAKE:scriptdir scriptdirexp installscript:  
 afs cat test Getfile Loc \  
 Oldconfig +bin Prefixit prefixexp Prefixup

?MAKE: -pick add \$@ %<

?Y:TOP

?S:scriptdir:  
 ?S: This variable holds the name of the directory in which the user wants  
 ?S: to put publicly scripts for the package in question. It is either  
 ?S: the same directory as for binaries, or a special one that can be  
 ?S: mounted across different architectures, like /usr/share. Programs  
 ?S: must be prepared to deal with ~name expansion.

?S:.

?S:scriptdirexp:  
 ?S: This variable is the same as scriptdir, but is filename expanded  
 ?S: at configuration time, for programs not wanting to bother with it.

?S:.

?S:installscript:  
 ?S: This variable is usually the same as scriptdirexp, unless you are on  
 ?S: a system running AFS, in which case they may differ slightly. You  
 ?S: should always use this variable within your makefiles for portability.

?S:.

?C:SCRIPTDIR:  
 ?C: This symbol holds the name of the directory in which the user wants  
 ?C: to put publicly executable scripts for the  
 package in question. It  
 ?C: is often a directory that is mounted across diverse architectures.  
 ?C: Programs must be prepared to deal with ~name expansion.

?C:.

?C:SCRIPTDIR\_EXP:  
 ?C: This is the same as SCRIPTDIR, but is filename expanded at

?C: configuration time, for use in programs not prepared to do

?C: ~name substitutions at run-time.

?C:.

```
?H:#define SCRIPTDIR "$scriptdir" /**/
```

```
?H:#define SCRIPTDIR_EXP "$scriptdirexp" /**/
```

?H:.

: determine where public executable scripts go

```
set scriptdir scriptdir
```

```
eval $prefixit
```

```
case "$scriptdir" in
```

```
)
```

```
  dflt="$bin"
```

: guess some guesses

```
$test -d /usr/share/scripts && dflt=/usr/share/scripts
```

```
$test -d /usr/share/bin && dflt=/usr/share/bin
```

```
$test -d /usr/local/script && dflt=/usr/local/script
```

```
$test -d $prefixexp/script && dflt=$prefixexp/script
```

```
set dflt
```

```
eval $prefixup
```

```
::
```

```
*) dflt="$scriptdir"
```

```
::
```

```
esac
```

```
$cat <<EOM
```

Some installations have a separate directory just for executable scripts so

that they can mount it across multiple architectures but

keep the scripts in

one spot. You might, for example, have a subdirectory of /usr/share for this.

Or you might just lump your scripts in with all your other executables.

EOM

```
fn=d~
```

```
rp='Where do you keep publicly executable scripts?'
```

```
./getfile
```

```
if $test "X$ansexp" != "X$scriptdirexp"; then
```

```
  installscript="
```

```
fi
```

```
scriptdir="$ans"
```

```
scriptdirexp="$ansexp"
```

```
if $afs; then
```

```
  $cat <<EOM
```

Since you are running AFS, I need to distinguish the directory in which

scripts reside from the directory in which they are installed (and from

which they are presumably copied to the former directory by occult means).

EOM

```

case "$installscript" in
") dflt=`echo $scriptdirexp | sed 's#^/afs/#/afs/#^';`
*) dflt="$installscript";;
esac
fn=de~
rp='Where will public scripts be installed?'
./getfile
installscript="$ans"
else
installscript="$scriptdirexp"
fi

```

Found in path(s):

```
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/scriptdir.U
```

No license file was found, but licenses were detected in source scan.

```

?RCS: $Id: i_ieeefp.U,v $
?RCS:
?RCS: Copyright (c) 1998 Jarkko Hietaniemi
?RCS:
?RCS: You may distribute under the terms of either the GNU General Public
?RCS: License or the Artistic License, as specified in the README file.
?RCS:
?MAKE:i_ieeefp: Inhdr Hasfield
?MAKE: -pick add $@ %<
?S:i_ieeefp:
?S: This variable conditionally defines the I_IEEEFP symbol, and indicates
?S: whether a C program should include <ieeefp.h>.
?S:.
?C:I_IEEEFP:
?C: This symbol, if defined, indicates that <ieeefp.h> exists and
?C: should be included.
?C:.
?H:#$i_ieeefp I_IEEEFP /**/
?H:.
?LINT:set i_ieeefp
: see if this is a ieeefp.h system
case "$i_ieeefp" in
") set ieeefp.h i_ieeefp
eval $inhdr
;;
esac

```

Found in path(s):

```
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/perl/i_ieeefp.U
```

No license file was found, but licenses were detected in source scan.

```
?RCS: $Id: d_getwd.U 1 2006-08-24 12:32:52Z rmanfredi $
?RCS:
?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi
?RCS:
?RCS: You may redistribute only under the terms of the Artistic Licence,
?RCS: as specified in the README file that comes with the distribution.
?RCS: You may reuse parts of this distribution only within the terms of
?RCS: that same Artistic Licence; a copy of which may be found at the root
?RCS: of the source tree for dist 4.0.
?RCS:
?RCS: $Log: d_getwd.U,v $
?RCS: Revision 3.0 1993/08/18 12:06:18 ram
?RCS: Baseline for dist 3.0 netwide release.
?RCS:
?MAKE:d_getwd: Csym Setvar
?MAKE: -pick add $@ %<
?S:d_getwd:
?S: This variable conditionally defines HAS_GETWD if getwd() is
?S: available to get working directory. If not, you should
?S: probably use getcwd().
?S:.
?C:HAS_GETWD (GETWD):
?C: This symbol, if defined, indicates that the getwd routine is
?C: available to get working directory.
?C: If not, you should
?C: probably use getcwd().
?C:.
?H:#$d_getwd HAS_GETWD /**/
?H:.
?LINT:set d_getwd
: see if getwd exists
echo " "
if set getwd val -f d_getwd; eval $csym; $val; then
echo 'getwd() found.'>&4
val="$define"
else
echo 'getwd() not found. Assuming getcwd() exists.'>&4
val="$undef"
fi
set d_getwd
eval $setvar

Found in path(s):
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-
5.30.0/dist/U/d_getwd.U
```

No license file was found, but licenses were detected in source scan.

```
?RCS: $Id: d_flexfnam.U 1 2006-08-24 12:32:52Z rmanfredi $
?RCS:
?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi
?RCS:
?RCS: You may redistribute only under the terms of the Artistic License,
?RCS: as specified in the README file that comes with the distribution.
?RCS: You may reuse parts of this distribution only within the terms of
?RCS: that same Artistic License; a copy of which may be found at the root
?RCS: of the source tree for dist 4.0.
?RCS:
?RCS: $Log: d_flexfnam.U,v $
?RCS: Revision 3.0 1993/08/18 12:06:04 ram
?RCS: Baseline for dist 3.0 netwide release.
?RCS:
?MAKE:d_flexfnam: cat rm test Setvar
?MAKE: -pick add $@ %<
?S:d_flexfnam:
?S: This variable conditionally defines the FLEXFILENAMES symbol, which
?S: indicates that the system supports filenames longer than 14 characters.
?S:.
?C:FLEXFILENAMES:
?C: This symbol, if defined, indicates that the system supports filenames
?C: longer than 14
?C: characters.
?C:.
?H:#$d_flexfnam FLEXFILENAMES /**/
?H:.
?T:first
?LINT:set d_flexfnam
: see if we can have long filenames
echo " "
?X:
?X: We have to test in both /tmp and . because of NFS (remote server may allow
?X: long filenames while the local filesystem cannot support them). If at least
?X: one of those file systems cannot support long filenames, then we assume the
?X: whole system can't.
?X:
first=123456789abcdef
$rm -f $first
if (echo hi >$first) 2>/dev/null; then
if $test -f 123456789abcde; then
echo 'You cannot have filenames longer than 14 characters. Sigh.'>&4
val="$undef"
else
echo 'You can have filenames longer than 14 characters.'>&4
val="$define"
```

```
fi
else
$cat <<'EOM'
You can't have filenames longer than 14 chars.
You can't even think about them!
EOM
val="$undef"
fi
set d_flexfnam
eval $setvar
$rm -rf 123456789abcde*
```

Found in path(s):

```
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/modified/d_flexfnam.U
```

No license file was found, but licenses were detected in source scan.

```
?RCS: $Id: d_msgget.U 1 2006-08-24 12:32:52Z rmanfredi $
?RCS:
?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi
?RCS:
?RCS: You may redistribute only under the terms of the Artistic Licence,
?RCS: as specified in the README file that comes with the distribution.
?RCS: You may reuse parts of this distribution only within the terms of
?RCS: that same Artistic Licence; a copy of which may be found at the root
?RCS: of the source tree for dist 4.0.
?RCS:
?RCS: $Log: d_msgget.U,v $
?RCS: Revision 3.0 1993/08/18 12:06:39 ram
?RCS: Baseline for dist 3.0 netwide release.
?RCS:
?MAKE:d_msgget: Inlibc
?MAKE: -pick add $@ %<
?S:d_msgget:
?S: This variable conditionally defines the HAS_MSGGET symbol, which
?S: indicates to the C program that the msgget() routine is available.
?S:.
?C:HAS_MSGGET:
?C: This symbol, if defined, indicates that the msgget() routine is
?C: available to get a new message queue.
?C:.
?H:#$d_msgget
HAS_MSGGET /**/
?H:.
?LINT:set d_msgget
: see if msgget exists
set msgget d_msgget
eval $inlibc
```



Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/d\_msgget.U

No license file was found, but licenses were detected in source scan.

?RCS: \$Id: otherlibdirs.U,v 1.1 1999/07/08 18:32:57 doughera Exp doughera \$

?RCS:

?RCS: Copyright (c) 1999-2000, Andy Dougherty

?RCS:

?RCS: You may redistribute only under the terms of the Artistic License,

?RCS: as specified in the README file that comes with the distribution.

?RCS: You may reuse parts of this distribution only within the terms of

?RCS: that same Artistic License; a copy of which may be found at the root

?RCS: of the source tree for dist 3.0.

?RCS:

?RCS: \$Log: otherlibdirs.U,v \$

?RCS: Revision 1.1 1999/07/08 18:32:57 doughera

?RCS: Initial revision

?RCS:

?RCS: Revision 1.1 1999/07/08 18:20:26 doughera

?RCS: Initial revision

?RCS:

?RCS:

?MAKE:otherlibdirs d\_perl\_otherlibdirs: Myread cat sitelib sitearch \  
vendorarch vendorlib Setvar

?MAKE: -pick add \$@ %<

?Y:TOP

?S:otherlibdirs:

?S: This variable contains a colon-separated set of paths for the perl

?S: binary to search for additional library files  
or modules.

?S: These directories will be tacked to the end of @INC.

?S: Perl will automatically search below each path for version-

?S: and architecture-specific directories. See inc\_version\_list

?S: for more details.

?S: A value of '' means 'none' and is used to preserve this value

?S: for the next run through Configure.

?S:.

?S:d\_perl\_otherlibdirs:

?S: This variable conditionally defines PERL\_OTHERLIBDIRS, which

?S: contains a colon-separated set of paths for the perl binary to

?S: include in @INC. See also otherlibdirs.

?S:.

?C:PERL\_OTHERLIBDIRS:

?C: This variable contains a colon-separated set of paths for the perl

?C: binary to search for additional library files or modules.

?C: These directories will be tacked to the end of @INC.

```
?C: Perl will automatically search below each path for version-
?C: and architecture-specific directories. See PERL_INC_VERSION_LIST
?C: for more details.
?C:.
?H:#$d_perl_otherlibdirs PERL_OTHERLIBDIRS "$otherlibdirs" /**/
?H:.
?LINT: set d_perl_otherlibdirs
:
Final catch-all directories to search
$cat <<EOM
```

Lastly, you can have perl look in other directories for extensions and modules in addition to those already specified.

These directories will be searched after

```
$sitearch
$sitelib
EOM
test X"$vendorlib" != "X" && echo ' ' $vendorlib
test X"$vendorarch" != "X" && echo ' ' $vendorarch
echo ' '
case "$otherlibdirs" in
'|' ') dflt='none' ;;
*) dflt="$otherlibdirs" ;;
esac
$cat <<EOM
```

Enter a colon-separated set of extra paths to include in perl's @INC search path, or enter 'none' for no extra paths.

EOM

rp='Colon-separated list of additional directories for perl to search?'

```
./myread
case "$ans" in
'|'|none) otherlibdirs=' ' ;;
*) otherlibdirs="$ans" ;;
esac
case "$otherlibdirs" in
'|' ') val=$undef ;;
*) val=$define ;;
esac
set d_perl_otherlibdirs
eval $setvar
```

Found in path(s):

```
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/installdirs/otherlibdirs.U
```

No license file was found, but licenses were detected in source scan.

?RCS: \$Id: d\_memcmp.U 1 2006-08-24 12:32:52Z rmanfredi \$  
?RCS:  
?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi  
?RCS:  
?RCS: You may redistribute only under the terms of the Artistic Licence,  
?RCS: as specified in the README file that comes with the distribution.  
?RCS: You may reuse parts of this distribution only within the terms of  
?RCS: that same Artistic Licence; a copy of which may be found at the root  
?RCS: of the source tree for dist 4.0.  
?RCS:  
?RCS: \$Log: d\_memcmp.U,v \$  
?RCS: Revision 3.0.1.1 1993/09/13 16:02:35 ram  
?RCS: patch10: removed text recommending bcmp over memcmp (WAD)  
?RCS:  
?RCS: Revision 3.0 1993/08/18 12:06:33 ram  
?RCS: Baseline for dist 3.0 netwide release.  
?RCS:  
?MAKE:d\_memcmp: Inlibc  
?MAKE: -pick add \$@ %<  
?S:d\_memcmp:  
?S: This variable conditionally defines the HAS\_MEMCMP symbol, which  
?S: indicates to the C program that the memcmp() routine is available  
?S: to compare blocks of  
memory.  
?S:.  
?C:HAS\_MEMCMP (MEMCMP):  
?C: This symbol, if defined, indicates that the memcmp routine is available  
?C: to compare blocks of memory.  
?C:.  
?H:#\$d\_memcmp HAS\_MEMCMP /\*\*/  
?H:.  
?LINT:set d\_memcmp  
: see if memcmp exists  
set memcmp d\_memcmp  
eval \$inlibc

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/d\_memcmp.U

No license file was found, but licenses were detected in source scan.

?RCS: \$Id\$  
?RCS:  
?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi  
?RCS:  
?RCS: You may redistribute only under the terms of the Artistic License,  
?RCS: as specified in the README file that comes with the distribution.  
?RCS: You may reuse parts of this distribution only within the terms of

?RCS: that same Artistic License; a copy of which may be found at the root  
?RCS: of the source tree for dist 4.0.  
?RCS:  
?RCS: \$Log: Options.U,v \$  
?RCS: Revision 3.0.1.7 1997/02/28 15:08:15 ram  
?RCS: patch61: optdef.sh now starts with a "startsh"  
?RCS: patch61: moved some code from Head.U  
?RCS:  
?RCS: Revision 3.0.1.6 1995/09/25 09:14:46 ram  
?RCS: patch59: protected option parsing code against 'echo -\*' option failure  
?RCS:  
?RCS: Revision 3.0.1.5 1995/05/12 12:04:52 ram  
?RCS: patch54: added -K option for experts  
?RCS:  
?RCS: Revision 3.0.1.4 1995/01/30 14:27:52 ram  
?RCS: patch49: this unit now exports file optdef.sh,  
not a variable  
?RCS:  
?RCS: Revision 3.0.1.3 1995/01/11 15:19:00 ram  
?RCS: patch45: new -O option allowing -D and -U to override config.sh settings  
?RCS: patch45: file optdef.sh is no longer removed after sourcing  
?RCS:  
?RCS: Revision 3.0.1.2 1994/10/29 15:58:06 ram  
?RCS: patch36: ensure option definition file is removed before appending  
?RCS: patch36: protect variable definitions with spaces in them  
?RCS:  
?RCS: Revision 3.0.1.1 1994/06/20 06:55:44 ram  
?RCS: patch30: now uses new me symbol to tag error messages  
?RCS: patch30: new -D and -U options to define/undef symbols (JHI)  
?RCS:  
?RCS: Revision 3.0 1993/08/18 12:05:14 ram  
?RCS: Baseline for dist 3.0 netwide release.  
?RCS:  
?X:  
?X: Command line parsing. It is really important that the variables used here  
?X: be not listed in the MAKE line, or they will be saved in config.sh and  
?X: loading this file to fetch default answers would clobber the values set  
?X: herein.  
?X:  
?MAKE:Options: startsh  
?MAKE: -pick wipe \$@ %<  
?V:reuseval  
alldone error realsilent silent extractsh fastread \  
override knowitall: config\_sh  
?T:arg argn symbol config\_arg0 config\_args config\_argc xxx yyy zzz uuu  
?T:args\_exp args\_sep arg\_exp  
?F:!Configure  
?F:./optdef.sh ./cmdline.opt ./posthint.sh ./cmdl.opt

```

: Save command line options in file UU/cmdline.opt for later use in
: generating config.sh.
?X: This temporary file will be read by Oldsym.U. I used a temporary
?X: file to preserve all sorts of potential command line quotes and
?X: also because we don't know in advance how many variables we'll
?X: need, so I can't actually declare them on the MAKE line.
?X: The config_args variable won't be quite correct if Configure is
?X: fed something like ./Configure -Dcc="gcc -B/usr/ccs/bin/"
?X: since the quotes are gone by the time we see them. You'd have to
?X: reconstruct the command line from the config_arg? lines, but since
?X: I don't imagine anyone actually having to do that, I'm not going
?X: to worry too much.
cat > cmdline.opt
<<EOSH
: Configure command line arguments.
config_arg0='$0'
config_args='$*'
config_argc=$#
EOSH
argn=1
args_exp=""
args_sep=""
for arg in "$@"; do
  cat >>cmdline.opt <<EOSH
  config_arg$argn='$arg'
EOSH
?X: Extreme backslashitis: replace each ' by """"
  cat <<EOC | sed -e "s/'/""""/g" > cmdl.opt
  $arg
EOC
  arg_exp=`cat cmdl.opt`
  args_exp="$args_exp$args_sep'$arg_exp'"
  argn=`expr $argn + 1`
  args_sep=' '
done
?X: args_exp is good for restarting self: eval "set X $args_exp"; shift; $0 "$@"
?X: used by hints/os2.sh in Perl, for instance
rm -f cmdl.opt

```

```

: produce awk script to parse command line options
cat >options.awk <<'EOF'
BEGIN {
  optstr = "A:dD:eEf:hKOrsSU:V"; # getopt-style specification

  len = length(optstr);
  for (i = 1; i <= len; i++) {
    c = substr(optstr, i, 1);
?X: some older awk's do not have the C ?: construct

```

```

if (i < len) a = substr(optstr, i + 1, 1); else a = "";
if (a == ":") {
    arg[c] = 1;
    i++;
}
opt[c] = 1;
}
}
{
    expect = 0;
    str = $0;
    if (substr(str,
1, 1) != "-") {
        printf("%s\n", str);
        next;
    }
    len = length($0);
    for (i = 2; i <= len; i++) {
        c = substr(str, i, 1);
        if (!opt[c]) {
            printf("-%s\n", substr(str, i));
            next;
        }
        printf("-%s\n", c);
        if (arg[c]) {
            if (i < len)
                printf("%s\n", substr(str, i + 1));
            else
                expect = 1;
            next;
        }
    }
}
END {
    if (expect)
        print "?";
}
EOF

```

: process the command line options

?X: Use "\$@" to keep arguments with spaces in them from being split apart.

?X: For the same reason, awk will output quoted arguments and the final eval

?X: removes them and sets a proper \$\* array. An 'X' is prepended to each

?X: argument before being fed to echo to guard against 'echo -x', where -x

?X: would be understood as an echo option! It is removed before feeding awk.

set X `for arg in "\$@"; do echo "X\$arg"; done |

sed -e s/X// | awk -f options.awk`

eval "set \$\*"

```
shift
rm -f options.awk

: set up default values
fastread=""
reuseval=false
config_sh=""
alldone=""
error=""
silent=""
extractsh=""
override=""
knowitall=""
rm
-f optdef.sh posthint.sh
cat >optdef.sh <<EOS
$startsh
EOS
```

?X:

?X: Given that we now have the possibility to execute Configure remotely  
?X: thanks to the new src.U support, we have to face the possibility  
?X: of having to ask where the source lie, which means we need the Myread.U  
?X: stuff and possibly other things that might echo something on the  
?X: screen...

?X:

?X: That's not pretty, and might be confusing in 99% of the time. So...  
?X: We introduce a new realsilent variable which is set when -s is given,  
?X: and we force silent=true if -S is supplied. The Extractall.U unit  
?X: will then undo the >&4 redirection based on the value of the  
?X: realsilent variable... -- RAM, 18/93/96

?X:

```
: option parsing
while test $# -gt 0; do
case "$1" in
-d) shift; fastread=yes;;
-e) shift; alldone=cont;;
-f)
shift
cd ..
if test -r "$1"; then
config_sh="$1"
else
echo "$me: cannot read config file $1." >&2
error=true
fi
cd UU
```

```

shift;;
-h)
shift; error=true;;
-r) shift; reuseval=true;;
-s) shift; silent=true; realsilent=true;;
-E) shift; alldone=exit;;
-K) shift; knowitall=true;;
-O) shift; override=true;;
-S) shift; silent=true; extractsh=true;;
-D)
shift
case "$1" in
*=)
echo "$me: use '-U symbol=', not '-D symbol='." >&2
echo "$me: ignoring -D $1" >&2
;;
*=*) echo "$1" | \
sed -e "s/^\\""/g" -e "s/=(.*)/=\\1/" >> optdef.sh;;
*) echo "$1='define'" >> optdef.sh;;
esac
shift
;;
-U)
shift
case "$1" in
*=) echo "$1" >> optdef.sh;;
*=*)
echo "$me: use '-D symbol=val', not '-U symbol=val'." >&2
echo "$me: ignoring -U $1" >&2
;;
*) echo "$1='undef'" >> optdef.sh;;
esac
shift
;;
-A)
shift
xxx=""
yyy="$1"
zzz=""
uuu=undef
case "$yyy" in
*=*) zzz=`echo "$yyy"|sed 's!=.*!!'^
case "$zzz" in
*:* ) zzz="" ;;
*) xxx=append
zzz=" "`echo
"$yyy"|sed 's!^[^=]*!!'^
yyy=`echo "$yyy"|sed 's!=.*!!'^` ;;

```



```

        esac
        ;;
    esac
    case "$xxx" in
    ") case "$yyy" in
        *.* ) xxx=`echo "$yyy"|sed 's!:.*!!'^
            yyy=`echo "$yyy"|sed 's!^[^:]*!!'^
            zzz=`echo "$yyy"|sed 's!^[^=]*!!'^
            yyy=`echo "$yyy"|sed 's!=.*!!'^ ;;
        *) xxx=`echo "$yyy"|sed 's!:.*!!'^
            yyy=`echo "$yyy"|sed 's!^[^:]*!!'^ ;;
    esac
    ;;
    esac
    case "$xxx" in
    append)
    echo "$yyy=\\"${$yyy}$zzz\""" >> posthint.sh ;;
    clear)
    echo "$yyy="" >> posthint.sh ;;
    define)
        case "$zzz" in
        ") zzz=define ;;
    esac
    echo "$yyy='$zzz'" >> posthint.sh ;;
    eval)
    echo "eval \\"$yyy=$zzz\""" >> posthint.sh ;;
    prepend)
    echo "$yyy=\\"$zzz\${$yyy}\\""" >> posthint.sh ;;
    undef)
        case "$zzz" in
        ")
        zzz="$uuu" ;;
    esac
    echo "$yyy=$zzz" >> posthint.sh ;;
        *) echo "$me: unknown -A command '$xxx', ignoring -A $1" >&2 ;;
    esac
    shift
    ;;
-V) echo "$me generated by metaconfig <VERSION> PL<PATCHLEVEL>." >&2
    exit 0;;
--) break;;
-*) echo "$me: unknown option $1" >&2; shift; error=true;;
*) break;;
    esac
done

case "$error" in
true)

```

cat >&2 <<EOM

Usage: \$me [-dehrsEKOSV] [-f config.sh] [-D symbol] [-D symbol=value]

[-U symbol] [-U symbol=] [-A command:symbol...]

-d : use defaults for all answers.

-e : go on without questioning past the production of config.sh.

-f : specify an alternate default configuration file.

-h : print this help message and exit (with an error status).

-r : reuse C symbols value if possible (skips costly nm extraction).

-s : silent mode, only echoes questions and essential information.

-D : define symbol to have some value:

-D symbol symbol gets the value 'define'

-D symbol=value

symbol gets the value 'value'

-E : stop at the end of questions, after having produced config.sh.

-K : do not use unless you know what you are doing.

-O : let -D and -U override definitions from loaded configuration file.

-S : perform variable substitutions on all .SH files (can mix with -f)

-U : undefine symbol:

-U symbol symbol gets the value 'undef'

-U symbol= symbol gets completely empty

-A : manipulate symbol after the platform specific hints have been applied:

-A symbol=value append " "value to symbol

-A append:symbol=value append value to symbol

-A define:symbol=value define symbol to have value

-A clear:symbol define symbol to be "

-A define:symbol define symbol to be 'define'

-A eval:symbol=value define symbol to be eval of value

-A prepend:symbol=value prepend value to symbol

-A undef:symbol define symbol to be 'undef'

-A undef:symbol= define symbol to be "

-V : print version number and exit (with  
a zero status).

EOM

exit 1

::

esac

?X:

?X: Unless they specified either -S or both -d and -e/E, make sure we're

?X: running interactively, i.e. attached to a terminal. Moved from Head.U to

?X: be able to handle batch configurations...

?X:

?X: We have to hardwire the Configure name and cannot use \$me, since if they

?X: said 'sh <Configure', then \$me is 'sh'...

?X:

: Sanity checks

case "\$fastread\$alldone" in

yescont|yesexit) ;;

```

*)
case "$extractsh" in
true) ;;
*)
if test ! -t 0; then
echo "Say 'sh Configure', not 'sh <Configure'"
exit 1
fi
;;
esac
;;
esac

```

?X: In silent mode, the standard output is closed. Questions are asked by  
?X: outputting on file descriptor #4, which is the original stdout descriptor.  
?X: This filters out all the "junk", since all the needed information is written  
?X: on #4. Note that ksh will not let us redirect output if the file descriptor  
?X: has not be defined yet, unlike sh, hence the following line...--RAM.

```

exec 4>&1
case "$silent" in
true)
exec 1>/dev/null;;
esac

```

: run the defines and the undefines, if any, but leave the file out there...

```
touch optdef.sh
```

```
./optdef.sh
```

: create the posthint manipulation script and leave the file out there...

?X: this file will be perused by Oldconfig.U

```
touch posthint.sh
```

Found in path(s):

```
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/Options.U
```

No license file was found, but licenses were detected in source scan.

```
?RCS: $Id: d_setsid.U 1 2006-08-24 12:32:52Z rmanfredi $
```

```
?RCS:
```

```
?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi
```

```
?RCS:
```

```
?RCS: You may redistribute only under the terms of the Artistic Licence,
```

```
?RCS: as specified in the README file that comes with the distribution.
```

```
?RCS: You may reuse parts of this distribution only within the terms of
```

```
?RCS: that same Artistic Licence; a copy of which may be found at the root
```

```
?RCS: of the source tree for dist 4.0.
```

```
?RCS:
```

```
?RCS: $Log: d_setsid.U,v $
```

```
?RCS: Revision 3.0.1.1 1994/01/24 14:06:49 ram
```

?RCS: patch16: created  
?RCS:  
?RCS: Revision 3.0 1993/08/18 12:05:56 ram  
?RCS: Baseline for dist 3.0 netwide release.  
?RCS:  
?MAKE:d\_setsid: Inlibc  
?MAKE: -pick add \$@ %<  
?S:d\_setsid:  
?S: This variable conditionally defines HAS\_SETSID if setuid() is  
?S: available to set the process group ID.  
?S:.  
?C:HAS\_SETSID:  
?C: This symbol, if defined, indicates that the setuid routine is  
?C: available  
to set the process group ID.  
?C:.  
?H:#\$d\_setsid HAS\_SETSID /\*\*/  
?H:.  
?LINT:set d\_setsid  
: see if setuid exists  
set setuid d\_setsid  
eval \$inlibc

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/d\_setsid.U

No license file was found, but licenses were detected in source scan.

?RCS: \$Id: d\_endnetent\_r.U,v 0RCS:  
?RCS: Copyright (c) 2002,2003 Jarkko Hietaniemi  
?RCS:  
?RCS: You may distribute under the terms of either the GNU General Public  
?RCS: License or the Artistic License, as specified in the README file.  
?RCS:  
?RCS: Generated by the reentr.pl from the Perl 5.8 distribution.  
?RCS:  
?MAKE:d\_endnetent\_r endnetent\_r\_proto: Inlibc Protochk Hasproto i\_systypes \  
usethreads i\_netdb extern\_C  
?MAKE: -pick add \$@ %<  
?S:d\_endnetent\_r:  
?S: This variable conditionally defines the HAS\_ENDNETENT\_R symbol,  
?S: which indicates to the C program that the endnetent\_r()  
?S: routine is available.  
?S:.  
?S:endnetent\_r\_proto:  
?S: This variable encodes the prototype of endnetent\_r.  
?S: It is zero if d\_endnetent\_r is undef, and one of the  
?S: REENTRANT\_PROTO\_T\_ABC macros of reentr.h if d\_endnetent\_r

?S: is defined.

?S:.

?C:HAS\_ENDNETENT\_R:

?C: This symbol, if defined, indicates that the endnetent\_r routine

?C: is

available to endnetent re-entrantly.

?C:.

?C:ENDNETENT\_R\_PROTO:

?C: This symbol encodes the prototype of endnetent\_r.

?C: It is zero if d\_endnetent\_r is undef, and one of the

?C: REENTRANT\_PROTO\_T\_ABC macros of reentr.h if d\_endnetent\_r

?C: is defined.

?C:.

?H:#\$d\_endnetent\_r HAS\_ENDNETENT\_R /\*\*/

?H:#define ENDNETENT\_R\_PROTO \$endnetent\_r\_proto /\*\*/

?H:.

?T:try hdrs d\_endnetent\_r\_proto

: see if endnetent\_r exists

set endnetent\_r d\_endnetent\_r

eval \$inlibc

case "\$d\_endnetent\_r" in

"\$define")

hdrs="\$i\_systypes sys/types.h define stdio.h \$i\_netdb netdb.h"

case "\$d\_endnetent\_r\_proto:\$usethreads" in

":define") d\_endnetent\_r\_proto=define

set d\_endnetent\_r\_proto endnetent\_r \$hdrs

eval \$hasproto ;;

\*) ;;

esac

case "\$d\_endnetent\_r\_proto" in

define)

case "\$endnetent\_r\_proto" in

"|0) try='int endnetent\_r(struct netent\_data\*);'

./protochk "\$extern\_C \$try" \$hdrs && endnetent\_r\_proto=I\_D ;;

esac

case "\$endnetent\_r\_proto" in

"|0) try='void endnetent\_r(struct netent\_data\*);'

./protochk

"\$extern\_C \$try" \$hdrs && endnetent\_r\_proto=V\_D ;;

esac

case "\$endnetent\_r\_proto" in

"|0) d\_endnetent\_r=undef

endnetent\_r\_proto=0

echo "Disabling endnetent\_r, cannot determine prototype." >&4 ;;

\*) case "\$endnetent\_r\_proto" in

REENTRANT\_PROTO\*) ;;

\*) endnetent\_r\_proto="REENTRANT\_PROTO\_\$endnetent\_r\_proto" ;;

esac

```

echo "Prototype: $try" ;;
esac
;;
*) case "$susetthreads" in
define) echo "endnetent_r has no prototype, not using it." >&4 ;;
esac
d_endnetent_r=undef
endnetent_r_proto=0
;;
esac
;;
*) endnetent_r_proto=0
;;
esac

```

Found in path(s):

```
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/threads/d_endnetent_r.U
```

No license file was found, but licenses were detected in source scan.

?RCS: \$Id: d\_memmove.U 1 2006-08-24 12:32:52Z rmanfredi \$

?RCS:

?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi

?RCS:

?RCS: You may redistribute only under the terms of the Artistic Licence,

?RCS: as specified in the README file that comes with the distribution.

?RCS: You may reuse parts of this distribution only within the terms of

?RCS: that same Artistic Licence; a copy of which may be found at the root

?RCS: of the source tree for dist 4.0.

?RCS:

?RCS: \$Log: d\_memmove.U,v \$

?RCS: Revision 3.0 1993/08/18 12:06:35 ram

?RCS: Baseline for dist 3.0 netwide release.

?RCS:

?MAKE:d\_memmove: Inlibc

?MAKE: -pick add \$@ %<

?S:d\_memmove:

?S: This variable conditionally defines the HAS\_MEMMOVE symbol, which

?S: indicates to the C program that the memmove() routine is available

?S: to copy potentially overlapping blocks of memory.

?S:.

?C:HAS\_MEMMOVE:

?C: This symbol, if defined, indicates that the memmove routine

is available

?C: to copy potentially overlapping blocks of memory. This should be used

?C: only when HAS\_SAFE\_BCOPY is not defined. If neither is there, roll your

?C: own version.

?C:.

?H:#\$d\_memmove HAS\_MEMMOVE /\*\*/

?H:.

?LINT:set d\_memmove

: see if memmove exists

set memmove d\_memmove

eval \$inlibc

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/d\_memmove.U

No license file was found, but licenses were detected in source scan.

?RCS: \$Id: d\_getgrent\_r.U,v 0RCS:

?RCS: Copyright (c) 2002,2003 Jarkko Hietaniemi

?RCS:

?RCS: You may distribute under the terms of either the GNU General Public

?RCS: License or the Artistic License, as specified in the README file.

?RCS:

?RCS: Generated by the reentr.pl from the Perl 5.8 distribution.

?RCS:

?MAKE:d\_getgrent\_r getgrent\_r\_proto: Inlibc Protochk Hasproto i\_systypes \  
usethreads i\_grp extern\_C

?MAKE:-pick add \$@ %<

?S:d\_getgrent\_r:

?S: This variable conditionally defines the HAS\_GETGRENT\_R symbol,

?S: which indicates to the C program that the getgrent\_r()

?S: routine is available.

?S:.

?S:getgrent\_r\_proto:

?S: This variable encodes the prototype of getgrent\_r.

?S: It is zero if d\_getgrent\_r is undef, and one of the

?S: REENTRANT\_PROTO\_T\_ABC macros of reentr.h if d\_getgrent\_r

?S: is defined.

?S:.

?C:HAS\_GETGRENT\_R:

?C: This symbol, if defined, indicates that the getgrent\_r routine

?C: is available to

getgrent re-entrantly.

?C:.

?C:GETGRENT\_R\_PROTO:

?C: This symbol encodes the prototype of getgrent\_r.

?C: It is zero if d\_getgrent\_r is undef, and one of the

?C: REENTRANT\_PROTO\_T\_ABC macros of reentr.h if d\_getgrent\_r

?C: is defined.

?C:.

?H:#\$d\_getgrent\_r HAS\_GETGRENT\_R /\*\*/

?H:#define GETGRENT\_R\_PROTO \$getgrent\_r\_proto /\*\*/

?H:.

```

?T:try hdrs d_getgrent_r_proto
: see if getgrent_r exists
set getgrent_r d_getgrent_r
eval $inlibc
case "$d_getgrent_r" in
"$define")
hdrs="$i_systypes sys/types.h define stdio.h $i_grp grp.h"
case "$d_getgrent_r_proto:$usetthreads" in
":define") d_getgrent_r_proto=define
set d_getgrent_r_proto getgrent_r $hdrs
eval $hasproto ;;
*) ;;
esac
case "$d_getgrent_r_proto" in
define)
case "$getgrent_r_proto" in
"|0) try='int getgrent_r(struct group*, char*, size_t, struct group**);'
./protochk "$extern_C $try" $hdrs && getgrent_r_proto=I_SBWR ;;
esac
case "$getgrent_r_proto" in
"|0) try='int getgrent_r(struct group*, char*, int, struct group**);'
./protochk
"$extern_C $try" $hdrs && getgrent_r_proto=I_SBIR ;;
esac
case "$getgrent_r_proto" in
"|0) try='struct group* getgrent_r(struct group*, char*, size_t);'
./protochk "$extern_C $try" $hdrs && getgrent_r_proto=S_SBW ;;
esac
case "$getgrent_r_proto" in
"|0) try='struct group* getgrent_r(struct group*, char*, int);'
./protochk "$extern_C $try" $hdrs && getgrent_r_proto=S_SBI ;;
esac
case "$getgrent_r_proto" in
"|0) try='int getgrent_r(struct group*, char*, int);'
./protochk "$extern_C $try" $hdrs && getgrent_r_proto=I_SBI ;;
esac
case "$getgrent_r_proto" in
"|0) try='int getgrent_r(struct group*, char*, int, FILE**);'
./protochk "$extern_C $try" $hdrs && getgrent_r_proto=I_SBIH ;;
esac
case "$getgrent_r_proto" in
"|0) d_getgrent_r=undef
getgrent_r_proto=0
echo "Disabling getgrent_r, cannot determine prototype." >&4 ;;
*) case "$getgrent_r_proto" in
REENTRANT_PROTO*) ;;
*) getgrent_r_proto="REENTRANT_PROTO_$(getgrent_r_proto)" ;;
esac

```



```

echo "Prototype:
$try" ;;
esac
;;
*) case "$usethreads" in
define) echo "getgrent_r has no prototype, not using it." >&4 ;;
esac
d_getgrent_r=undef
getgrent_r_proto=0
;;
esac
;;
*) getgrent_r_proto=0
;;
esac

```

Found in path(s):

```

* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/threads/d_getgrent_r.U

```

No license file was found, but licenses were detected in source scan.

?RCS: \$Id: i\_limits.U 1 2006-08-24 12:32:52Z rmanfredi \$

?RCS:

?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi

?RCS:

?RCS: You may redistribute only under the terms of the Artistic Licence,

?RCS: as specified in the README file that comes with the distribution.

?RCS: You may reuse parts of this distribution only within the terms of

?RCS: that same Artistic Licence; a copy of which may be found at the root

?RCS: of the source tree for dist 4.0.

?RCS:

?RCS: \$Log: i\_limits.U,v \$

?RCS: Revision 3.0 1993/08/18 12:08:20 ram

?RCS: Baseline for dist 3.0 netwide release.

?RCS:

?MAKE:i\_limits: Inhdr

?MAKE: -pick add \$@ %<

?S:i\_limits:

?S: This variable conditionally defines the I\_LIMITS symbol, and indicates

?S: whether a C program may include <limits.h> to get symbols like WORD\_BIT

?S: and friends.

?S:.

?C:I\_LIMITS:

?C: This symbol, if defined, indicates to the C program that it should

?C: include <limits.h> to

get definition of symbols like WORD\_BIT or

?C: LONG\_MAX, i.e. machine dependant limitations.

?C:.

?H:#\$i\_limits I\_LIMITS /\*\*/

?H:.

?LINT:set i\_limits

: see if this is a limits.h system

set limits.h i\_limits

eval \$inhdr

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/i\_limits.U

No license file was found, but licenses were detected in source scan.

?RCS: \$Id: sh.U,v 3.0.1.1 1997/02/28 16:20:13 ram Exp \$

?RCS:

?RCS: Copyright (c) 1997, Chip Salzenberg

?RCS: Copyright (c) 1991-1993, Raphael Manfredi

?RCS:

?RCS: You may redistribute only under the terms of the Artistic License,

?RCS: as specified in the README file that comes with the distribution.

?RCS: You may reuse parts of this distribution only within the terms of

?RCS: that same Artistic License; a copy of which may be found at the root

?RCS: of the source tree for dist 3.0.

?RCS:

?RCS: \$Log: sh.U,v \$

?RCS: Revision 3.0.1.1 1997/02/28 16:20:13 ram

?RCS: patch61: created

?RCS:

?MAKE:sh targetsh: Head

?MAKE: -pick wipe \$@ %<

?S:sh:

?S: This variable contains the full pathname of the shell used

?S: on this system to execute Bourne shell scripts. Usually, this will be

?S: /bin/sh, though it's possible that some systems will have /bin/ksh,

?S: /bin/pdksh, /bin/ash, /bin/bash, or even something such as

?S: D:/bin/sh.exe.

?S: This

unit comes before Options.U, so you can't set sh with a -D

?S: option, though you can override this (and startsh)

?S: with -O -Dsh=/bin/whatever -Dstartsh=whatever

?S:.

?S:targetsh:

?S: If cross-compiling, this variable contains the location of sh on the

?S: target system.

?S: If not, this will be the same as \$sh.

?S:.

?C:SH\_PATH:

?C: This symbol contains the full pathname to the shell used on this

?C: on this system to execute Bourne shell scripts. Usually, this will be

?C: /bin/sh, though it's possible that some systems will have /bin/ksh,

?C: /bin/pdksh, /bin/ash, /bin/bash, or even something such as

?C: D:/bin/sh.exe.

?C:.

?H:#define SH\_PATH "\$targetsh" /\*\*/

?H:.

?T:xxx try pth p SYSTYPE

?LINT:extern maintloc maintname \_exe

?X:

?X: Be quiet unless something unusual happens because this gets

?X: loaded up even before options are processed.

?X: Can't use ./loc because that depends on startsh, which, in turn

?X: depends on this unit.

?X:

: Find the basic shell for

Bourne shell scripts

case "\$sh" in

")

?X: SYSTYPE is for some older MIPS systems.

?X: I do not know if it is still needed.

case "\$SYSTYPE" in

\*bsd\*|sys5\*) xxx="/\$SYSTYPE/bin/sh";;

\*) xxx='/bin/sh';;

esac

if test -f "\$xxx"; then

sh="\$xxx"

else

: Build up a list and do a single loop so we can 'break' out.

pth=`echo \$PATH | sed -e "s/\$p\_/ /g"``

for xxx in sh bash ksh pdksh ash; do

for p in \$pth; do

try="\$try \${p}/\${xxx}"

done

done

for xxx in \$try; do

if test -f "\$xxx"; then

sh="\$xxx";

break

elif test "X\$\_exe" != X -a -f "\$xxx\$\_exe"; then

sh="\$xxx";

break

elif test -f "\$xxx.exe"; then

sh="\$xxx";

break

fi

done

fi

::

esac

?X: fd 4 isn't open yet...

case "\$sh" in

") cat >&2 <<EOM

\$me: Fatal Error: I can't find a Bourne Shell anywhere.

Usually it's in /bin/sh. How did you even get this far?

Please contact me (<\$maintname>) at <\$maintloc> and we'll try to straighten this all out.

EOM

exit 1

::

esac

: When cross-compiling

we need to separate the sh-to-run-Configure-with from the sh-to-use-in-Perl

: default both to the same thing, cross-compilers can then set targetsh differently if they like  
targetsh=\$sh

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/modified/sh.U

No license file was found, but licenses were detected in source scan.

?RCS: \$Id\$

?RCS:

?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi

?RCS:

?RCS: You may redistribute only under the terms of the Artistic License,

?RCS: as specified in the README file that comes with the distribution.

?RCS: You may reuse parts of this distribution only within the terms of

?RCS: that same Artistic License; a copy of which may be found at the root

?RCS: of the source tree for dist 4.0.

?RCS:

?RCS: \$Log: Extractall.U,v \$

?RCS: Revision 3.0.1.1 1997/02/28 15:00:43 ram

?RCS: patch61: created

?RCS:

?X:

?X: If extraction has been requested, load the configuration file, perform

?X: the extraction and exit.

?X:

?X: This unit was originally a part of Options.U. It had to be removed from

?X: it to prevent a dependency cycle: Extract -> src -> Options -> Extract

?X: The Begin.U unit now requires us before beginning to do anything

?X: interesting, to ensure proper semantics. -- RAM, 15/03/96

?X:

```

?MAKE:Extractall:
Extract Options
?MAKE: -pick wipe $@ %<
: extract files and exit if asked to do so
case "$extractsh" in
true)
?X: Undo the forced silent=true when -S was supplied, by probing realsilent
?X: which was set iff -s was also given. See Options.U for details.
case "$realsilent" in
true) ;;
*) exec 1>&4;;
esac
case "$config_sh" in
") config_sh='config.sh';;
esac
echo " "
echo "Fetching answers from $config_sh..."
cd ..
. $config_sh
test "$override" && . ./optdef.sh
echo " "
?X: extract has to be run from the top directory, not within UU.
. UU/extract
rm -rf UU
echo "Extraction done."
exit 0
;;
esac

```

Found in path(s):

```

* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/Extractall.U

```

No license file was found, but licenses were detected in source scan.

```

?RCS: $Id: d_pread.U 1 2006-08-24 12:32:52Z rmanfredi $
?RCS:
?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi
?RCS:
?RCS: You may redistribute only under the terms of the Artistic Licence,
?RCS: as specified in the README file that comes with the distribution.
?RCS: You may reuse parts of this distribution only within the terms of
?RCS: that same Artistic Licence; a copy of which may be found at the root
?RCS: of the source tree for dist 4.0.
?RCS:
?RCS: $Log: d_pread.U,v $
?RCS:
?MAKE:d_pread: Inlibc
?MAKE: -pick add $@ %<

```

?S:d\_pread:  
?S: This variable conditionally defines the HAS\_PREAD symbol, which  
?S: indicates to the C program that the pread() routine is available.  
?S:.  
?C:HAS\_PREAD :  
?C: This symbol, if defined, indicates that the pread routine is  
?C: available to perform reads on a file descriptor at a given offset.  
?C:.  
?H:#\$d\_pread HAS\_PREAD /\*\*/  
?H:.  
?LINT:set d\_pread  
: see if pread exists  
set  
  pread d\_pread  
eval \$inlibc

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/d\_pread.U

No license file was found, but licenses were detected in source scan.

?RCS: You may distribute under the terms of either the GNU General Public  
?RCS: License or the Artistic License, as specified in the README file.

?RCS:

?MAKE:d\_ilogb: Inlibc

?MAKE: -pick add \$@ %<

?S:d\_ilogb:

?S: This variable conditionally defines the HAS\_ILOGB symbol, which

?S: indicates to the C program that the ilogb() routine is available

?S: for extracting the exponent of double x as a signed integer.

?S:.

?C:HAS\_ILOGB:

?C: This symbol, if defined, indicates that the ilogb routine is

?C: available to get integer exponent of a floating-point value.

?C:.

?H:#\$d\_ilogb HAS\_ILOGB /\*\*/  
?H:.

?LINT:set d\_ilogb

: see if ilogb exists

set ilogb d\_ilogb

eval \$inlibc

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/perl/d\_ilogb.U

No license file was found, but licenses were detected in source scan.

?RCS: \$Id: d\_cbrt.U 1 2006-08-24 12:32:52Z rmanfredi \$

```

?RCS:
?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi
?RCS:
?RCS: You may redistribute only under the terms of the Artistic Licence,
?RCS: as specified in the README file that comes with the distribution.
?RCS: You may reuse parts of this distribution only within the terms of
?RCS: that same Artistic Licence; a copy of which may be found at the root
?RCS: of the source tree for dist 4.0.
?RCS:
?RCS: $Log: d_cbrt.U,v $
?RCS: Revision 3.0 1993/08/18 12:05:48 ram
?RCS: Baseline for dist 3.0 netwide release.
?RCS:
?MAKE:d_cbrt: Inlibc
?MAKE: -pick add $@ %<
?S:d_cbrt:
?S: This variable conditionally defines the HAS_CBRT symbol, which
?S: indicates to the C program that the cbrt() (cube root) function
?S: is available.
?S:.
?C:HAS_CBRT (CBRT):
?C: This symbol, if defined, indicates that the cbrt() (cube root)
?C: function is available.
?C:.
?H:#$d_cbrt HAS_CBRT /**/
?H:.
?LINT:set
d_cbrt
: see if cbrt exists
set cbrt d_cbrt
eval $inlibc

```

Found in path(s):

```

* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-
5.30.0/dist/U/d_cbrt.U

```

No license file was found, but licenses were detected in source scan.

```

/*

```

```

* $Id: getopt.C,v 3.0.1.1 1994/01/24 13:58:40 ram Exp ram $

```

```

*

```

```

* Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi

```

```

*

```

```

* You may redistribute only under the terms of the Artistic Licence,

```

```

* as specified in the README file that comes with the distribution.

```

```

* You may reuse parts of this distribution only within the terms of

```

```

* that same Artistic Licence; a copy of which may be found at the root

```

```

* of the source tree for dist 4.0.

```

```

*

```

\* Original Author: unknown, got this off net.sources

\*

\* \$Log: getopt.C,v \$

\* Revision 3.0.1.1 1994/01/24 13:58:40 ram

\* patch16: created

\*

\*/

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/lib/C/fake/getopt.C

No license file was found, but licenses were detected in source scan.

?RCS: \$Id: d\_dlopen.U,v 3.0.1.2 1995/07/25 13:52:56 ram Exp \$

?RCS:

?RCS: Copyright (c) 1991-1993, Raphael Manfredi

?RCS:

?RCS: You may redistribute only under the terms of the Artistic License,

?RCS: as specified in the README file that comes with the distribution.

?RCS: You may reuse parts of this distribution only within the terms of

?RCS: that same Artistic License; a copy of which may be found at the root

?RCS: of the source tree for dist 3.0.

?RCS:

?RCS: Original Author: Andy Dougherty <doughera@lafcol.lafayette.edu>

?RCS:

?RCS: \$Log: d\_dlopen.U,v \$

?RCS: Revision 3.0.1.2 1995/07/25 13:52:56 ram

?RCS: patch56: force compile-link test since symbol might lie in crt0.o (ADO)

?RCS:

?RCS: Revision 3.0.1.1 1994/08/29 16:07:34 ram

?RCS: patch32: created by ADO

?RCS:

?MAKE:d\_dlopen: Inlibc runnm d\_cplusplus ccflags gccversion

?MAKE: -pick add \$@ %<

?S:d\_dlopen:

?S: This variable conditionally defines the HAS\_DLOPEN

symbol, which

?S: indicates to the C program that the dlopen() routine is available.

?S:.

?C:HAS\_DLOPEN :

?C: This symbol, if defined, indicates that the dlopen routine is

?C: available.

?C:.

?H:#\$d\_dlopen HAS\_DLOPEN /\*\*/

?H:.

?T: xxx\_runnm

?T: xxx\_ccflags

?LINT:set d\_dlopen



?X: We don't permanently change runnm and ccflags, but we do temporarily.

?LINT: change runnm

?LINT: change ccflags

: see if dlopen exists

?X: On NetBSD and FreeBSD, dlopen is available, but it is in

?X: /usr/lib/crt0.o, not in any of the libraries. Therefore, do not

?X: use the nm extraction, but use a real compile and link test instead.

```
xxx_runnm="$runnm"
```

```
xxx_ccflags="$ccflags"
```

```
runnm=false
```

: with g++ one needs -shared to get is-in-libc to work for dlopen

```
case "$gccversion" in
```

```
) ;;
```

```
*Clang*) ;;
```

```
*) case "$d_cplusplus" in
```

```
"$define") ccflags="$ccflags -shared" ;;
```

```
esac
```

```
;;
```

```
esac
```

```
set dlopen d_dlopen
```

```
eval $inlibc
```

```
runnm="$xxx_runnm"
```

```
ccflags="$xxx_ccflags"
```

Found in path(s):

```
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/modified/d_dlopen.U
```

No license file was found, but licenses were detected in source scan.

?RCS: You may distribute under the terms of either the GNU General Public

?RCS: License or the Artistic License, as specified in the README file.

?RCS:

?MAKE:d\_round: Inlibc

?MAKE: -pick add \$@ %<

?S:d\_round:

?S: This variable conditionally defines the HAS\_ROUND symbol, which

?S: indicates to the C program that the round() routine is available.

?S:.

?C:HAS\_ROUND:

?C: This symbol, if defined, indicates that the round routine is

?C: available to round to nearest integer, away from zero.

?C:.

```
?H:#$d_round HAS_ROUND /**/
```

?H:.

?LINT:set d\_round

: see if round exists

```
set round d_round
```

```
eval $inlibc
```

Found in path(s):

```
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/perl/d_round.U
```

No license file was found, but licenses were detected in source scan.

?RCS: \$Id\$

?RCS:

?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi

?RCS:

?RCS: You may redistribute only under the terms of the Artistic License,

?RCS: as specified in the README file that comes with the distribution.

?RCS: You may reuse parts of this distribution only within the terms of

?RCS: that same Artistic License; a copy of which may be found at the root

?RCS: of the source tree for dist 4.0.

?RCS:

?RCS: Original Author: Andy Dougherty <doughera@lafcol.lafayette.edu>

?RCS:

?RCS: \$Log: sizetype.U,v \$

?RCS: Revision 3.0.1.1 1994/08/29 16:32:10 ram

?RCS: patch32: created by ADO

?RCS:

?MAKE:sizetype: Myread Typedef

?MAKE: -pick add \$@ %<

?S:sizetype:

?S: This variable defines sizetype to be something like size\_t,

?S: unsigned long, or whatever type is used to declare length

?S: parameters for string functions.

?S:.

?C:Size\_t:

?C: This symbol holds the type used to declare length parameters

?C: for string

functions. It is usually size\_t, but may be

?C: unsigned long, int, etc. It may be necessary to include

?C: <sys/types.h> to get any typedef'ed information.

?C:.

?H:#define Size\_t \$sizetype /\* length paramater for string functions \*/

?H:.

: see what type is used for size\_t

set size\_t sizetype 'unsigned int' stdio.h sys/types.h

eval \$typedef

dflt="\$sizetype"

echo " "

rp="What type is used for the length parameter for string functions?"

./myread

sizetype="\$ans"

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/sizetype.U

No license file was found, but licenses were detected in source scan.

?RCS: \$Id\$

?RCS:

?RCS: Copyright (c) 2000 Jarkko Hietaniemi

?RCS:

?RCS: You may redistribute only under the terms of the Artistic License,

?RCS: as specified in the README file that comes with the distribution.

?RCS: You may reuse parts of this distribution only within the terms of

?RCS: that same Artistic License; a copy of which may be found at the root

?RCS: of the source tree for dist 3.0.

?RCS:

?MAKE:d\_getprpwnam: Inlibc

?MAKE: -pick add \$@ %<

?S:d\_getprpwnam:

?S: This variable conditionally defines HAS\_GETPRPWNAM if getprpwnam() is

?S: available to retrieve protected (shadow) password entries by name.

?S:.

?C:HAS\_GETPRPWNAM:

?C: This symbol, if defined, indicates that the getprpwnam system call is

?C: available to retrieve protected (shadow) password entries by name.

?C:.

?H:#\$d\_getprpwnam HAS\_GETPRPWNAM /\*\*/

?H:.

?LINT:set d\_getprpwnam

: see if getprpwnam exists

set getprpwnam d\_getprpwnam

eval \$inlibc

Found

in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/perl/d\_getprpwnam.U

No license file was found, but licenses were detected in source scan.

?RCS: You may distribute under the terms of either the GNU General Public

?RCS: License or the Artistic License, as specified in the README file.

?RCS:

?MAKE:usequadmath: Setvar cat uselongdouble

?MAKE: -pick add \$@ %<

?S:usequadmath:

?S: This variable conditionally defines the USE\_QUADMATH symbol,

?S: and indicates that the quadmath library \_\_float128 long doubles

?S: should be used when available.

?S:.

?C:USE\_QUADMATH:

?C: This symbol, if defined, indicates that the quadmath library should  
?C: be used when available.

?C:.

?H:%<:#ifndef USE\_QUADMATH

?H:%<:#\$usequadmath USE\_QUADMATH /\*\*/

?H:%<:#endif

?H:.

: Check if quadmath is requested

case "\$usequadmath" in

"\$define"|true[[yY]\*) usequadmath="\$define" ;;

\*) usequadmath="\$undef" ;;

esac

: Fail if both uselongdouble and usequadmath are requested

case "\$usequadmath:\$uselongdouble" in

define:define)

\$cat <<EOM >&4

\*\*\* You requested the use of

the quadmath library and use

\*\*\* of long doubles.

\*\*\*

\*\*\* Please select one or the other.

EOM

exit 1

::

esac

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/perl/usequadmath.U

No license file was found, but licenses were detected in source scan.

?RCS: \$Id: i\_sfio.U 1 2006-08-24 12:32:52Z rmanfredi \$

?RCS:

?RCS: Copyright (c) 1996, Andy Dougherty

?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi

?RCS:

?RCS: You may redistribute only under the terms of the Artistic Licence,

?RCS: as specified in the README file that comes with the distribution.

?RCS: You may reuse parts of this distribution only within the terms of

?RCS: that same Artistic Licence; a copy of which may be found at the root

?RCS: of the source tree for dist 4.0.

?RCS:

?RCS: \$Log: i\_sfio.U,v \$

?RCS: Revision 3.0.1.1 1997/02/28 15:48:27 ram

?RCS: patch61: created

?RCS:

?MAKE:i\_sfio: Inhdr Setvar  
 ?MAKE: -pick add \$@ %<  
 ?S:i\_sfio:  
 ?S: This variable conditionally defines the I\_SFIO symbol,  
 ?S: and indicates whether a C program should include <sfio.h>.  
 ?S:.  
 ?C:I\_SFIO:  
 ?C: This symbol, if defined, indicates to the C program that it should  
 ?C: include <sfio.h>.  
 ?C:.  
 ?H:#\$i\_sfio I\_SFIO /\*\*/  
 ?H:.  
 ?LINT:set  
 i\_sfio  
 : see if sfio.h is available  
 set sfio.h i\_sfio  
 eval \$inhdr

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/i\_sfio.U

No license file was found, but licenses were detected in source scan.

?RCS: \$Id: d\_setpwent\_r.U,v 0RCS:  
 ?RCS: Copyright (c) 2002,2003 Jarkko Hietaniemi  
 ?RCS:  
 ?RCS: You may distribute under the terms of either the GNU General Public  
 ?RCS: License or the Artistic License, as specified in the README file.  
 ?RCS:  
 ?RCS: Generated by the reentr.pl from the Perl 5.8 distribution.  
 ?RCS:  
 ?MAKE:d\_setpwent\_r setpwent\_r\_proto: Inlibc Protochk Hasproto i\_systypes \  
 usethreads i\_pwd extern\_C  
 ?MAKE: -pick add \$@ %<  
 ?S:d\_setpwent\_r:  
 ?S: This variable conditionally defines the HAS\_SETPWENT\_R symbol,  
 ?S: which indicates to the C program that the setpwent\_r()  
 ?S: routine is available.  
 ?S:.  
 ?S:setpwent\_r\_proto:  
 ?S: This variable encodes the prototype of setpwent\_r.  
 ?S: It is zero if d\_setpwent\_r is undef, and one of the  
 ?S: REENTRANT\_PROTO\_T\_ABC macros of reentr.h if d\_setpwent\_r  
 ?S: is defined.  
 ?S:.  
 ?C:HAS\_SETPWENT\_R:  
 ?C: This symbol, if defined, indicates that the setpwent\_r routine  
 ?C: is available to

```

setpwent re-entrantly.
?C:.
?C:SETPWENT_R_PROTO:
?C: This symbol encodes the prototype of setpwent_r.
?C: It is zero if d_setpwent_r is undef, and one of the
?C: REENTRANT_PROTO_T_ABC macros of reentr.h if d_setpwent_r
?C: is defined.
?C:.
?H:#$d_setpwent_r HAS_SETPWENT_R /**/
?H:#define SETPWENT_R_PROTO $setpwent_r_proto /**/
?H:.
?T:try hdrs d_setpwent_r_proto
: see if setpwent_r exists
set setpwent_r d_setpwent_r
eval $inlibc
case "$d_setpwent_r" in
"$define")
hdrs="$i_systypes sys/types.h define stdio.h $i_pwd pwd.h"
case "$d_setpwent_r_proto:$usethreads" in
":define") d_setpwent_r_proto=define
set d_setpwent_r_proto setpwent_r $hdrs
eval $hasproto ;;
*) ;;
esac
case "$d_setpwent_r_proto" in
define)
case "$setpwent_r_proto" in
"|0) try='int setpwent_r(FILE**);'
./prochck "$extern_C $try" $hdrs && setpwent_r_proto=I_H ;;
esac
case "$setpwent_r_proto" in
"|0) try='void setpwent_r(FILE**);'
./prochck "$extern_C $try" $hdrs && setpwent_r_proto=V_H ;;
esac
case "$setpwent_r_proto"
in
"|0) d_setpwent_r=undef
setpwent_r_proto=0
echo "Disabling setpwent_r, cannot determine prototype." >&4 ;;
* ) case "$setpwent_r_proto" in
REENTRANT_PROTO*) ;;
*) setpwent_r_proto="REENTRANT_PROTO_$setpwent_r_proto" ;;
esac
echo "Prototype: $try" ;;
esac
;;
*) case "$usethreads" in
define) echo "setpwent_r has no prototype, not using it." >&4 ;;

```

```
esac
d_setpwent_r=undef
setpwent_r_proto=0
;;
esac
;;
*) setpwent_r_proto=0
;;
esac
```

Found in path(s):

```
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/threads/d_setpwent_r.U
```

No license file was found, but licenses were detected in source scan.

?RCS: You may distribute under the terms of either the GNU General Public

?RCS: License or the Artistic License, as specified in the README file.

?RCS:

?MAKE:d\_lrintl: Inlibc

?MAKE: -pick add \$@ %<

?S:d\_lrintl:

?S: This variable conditionally defines the HAS\_LRINTL symbol, which

?S: indicates to the C program that the lrintl() routine is available

?S: to return the integral value closest to a long double (according

?S: to the current rounding mode).

?S:.

?C:HAS\_LRINTL:

?C: This symbol, if defined, indicates that the lrintl routine is

?C: available to return the integral value closest to a long double

?C: (according to the current rounding mode).

?C:.

?H:#\$d\_lrintl HAS\_LRINTL /\*\*/

?H:.

?LINT:set d\_lrintl

: see if lrintl exists

set lrintl d\_lrintl

eval \$inlibc

Found in path(s):

```
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/perl/d_lrintl.U
```

No license file was found, but licenses were detected in source scan.

?RCS: \$Id: Myread.U 1 2006-08-24 12:32:52Z rmanfredi \$

?RCS:

?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi

?RCS:

?RCS: You may redistribute only under the terms of the Artistic Licence,

?RCS: as specified in the README file that comes with the distribution.  
?RCS: You may reuse parts of this distribution only within the terms of  
?RCS: that same Artistic Licence; a copy of which may be found at the root  
?RCS: of the source tree for dist 4.0.  
?RCS:  
?RCS: \$Log: Myread.U,v \$  
?RCS: Revision 3.0.1.6 1997/02/28 15:05:39 ram  
?RCS: patch61: myread script now starts with a "startsh"  
?RCS: patch61: miscellaneous fixes  
?RCS:  
?RCS: Revision 3.0.1.5 1995/01/11 15:14:22 ram  
?RCS: patch45: added & escape allowing user to turn on -d from the prompt  
?RCS:  
?RCS: Revision 3.0.1.4 1994/10/31 09:48:04 ram  
?RCS: patch44: added Options to the MAKE line since it's no longer in Init.U  
?RCS:  
?RCS: Revision 3.0.1.3 1994/10/29  
15:56:20 ram  
?RCS: patch36: added ?F: line for metalint file checking  
?RCS:  
?RCS: Revision 3.0.1.2 1993/08/30 08:57:59 ram  
?RCS: patch8: added new visible 'nostick' symbol, mainly for Finish.U  
?RCS:  
?RCS: Revision 3.0.1.1 1993/08/27 14:39:20 ram  
?RCS: patch7: now sticks to the question when no default and empty answer  
?RCS:  
?RCS: Revision 3.0 1993/08/18 12:05:08 ram  
?RCS: Baseline for dist 3.0 netwide release.  
?RCS:  
?X:  
?X: This unit produces a bit of shell code that must be dotted in in order  
?X: to do a read. It allows for shell escapes, default assignment and  
?X: parameter evaluation.  
?X:  
?X: To use this unit, \$rp and \$dflt must hold the question and the  
?X: default answer. The question will be printed by the script itself.  
?X: Neither \$rp nor \$dflt is altered by the script.  
?X:  
?X: The myread script will stick to the question if no default is proposed  
?X: and the user answer is empty, which prevents mistakes. However, at the  
?X: end of Configure, there is an exception  
to this rule (Finish.U) where we  
?X: set nostick to a non-empty value to allow the Return key to play its role!  
?X:  
?MAKE:Myread: Options startsh n c trnl  
?MAKE: -pick add \$@ %<  
?V:ans:dflt rp nostick  
?F:./myread



```
?T:COLUMNS xxxm rp dflt answ aok myecho
?LINT:change fastread
?X: Some shells (Ultrix) do not understand ${COLUMNS:-80}, sigh!
: compute the number of columns on the terminal for proper question formatting
case "$COLUMNS" in
") COLUMNS='80';;
esac
```

: set up the echo used in my read

?X:

?X: This variable is intended to be eval'ed. It will echo the two

?X: variables \$rp and \$dflt (provided this latter has a non null value).

?X: It is mainly used by the myread script to echo the questions.

?X:

?X: The \$n and \$c below are substituted before Loc does its silly echo check

?X: so don't put a \$ on the echo below so we get builtin, even if \$echo is

?X: pointing to /bin/echo.

?X:

```
myecho="case \"\$xxxm\" in
") echo $n \"\$rp $c\" >&4;;
*) case \"\$rp\" in
") echo $n \"[\$xxxm] $c\";;
*)
if
test `echo \"\$rp [\$xxxm] \" | wc -c` -ge $COLUMNS; then
echo \"\$rp\" >&4
echo $n \"[\$xxxm] $c\" >&4
else
echo $n \"\$rp [\$xxxm] $c\" >&4
fi
;;
esac;;
esac"
```

: now set up to do reads with possible shell escape and default assignment

```
cat <<EOESC >myread
```

```
$startsh
```

?X:

?X: Save value of default -- do not alter original in case of eval

?X:

```
xxxm=\$dflt
```

```
$myecho
```

?X:

?X: If there is no default, then stop, regardless of the value in fastread.

?X: In silent mode, no new-line is to be echoed if the question is empty,

?X: since this is used to wait for the "return" key.

?X:

```
ans='!'
```

```

case "\$fastread" in
yes) case "\$dfit" in
") ;;
*) ans="";
case "\$silent-\$rp" in
true-) ;;
*) echo " " >&4;;
esac;;
esac;;
*) case "\$silent" in
true) case "\$rp" in
") ans="";
esac;;
esac;;
esac
while expr "X\$ans" : "X!" >/dev/null; do
read answ
?X:
?X: Run 'eval' on the answer, in order to do variable substitution, in case
?X: the user types $HOME or $WHATEVER.
Variables must be evaluated now.
?X: Typing '\$HOME' won't currently prevent from substitution -- use '\\$HOME'
?X: The $1 .. $9 and $*, as well as $@, are available to refer to the
?X: default value.
?X:
set x \$xxxm
shift
aok=""; eval "ans=\\\"\$answ\\\" \" && aok=y
case "\$answ" in
?X:
?X: Use "!" and not a plain ! because of a bug in BSD 4.4 shell
?X: (reported by Wayne Davison)
?X: We must handle the shell escapes before dealing with possible variable
?X: substitution, since the shell we're launching in that case will be able
?X: to do it as well as we can -- RAM, 15/03/96
?X
"!")
sh 1>&4
echo " "
$myecho
;;
!*)
set x `expr "X\$ans" : "X!(.*)\$" `
shift
sh 1>&4 -c "\$*"
echo " "
$myecho
;;

```

```

"\$ans")
case "\$ans" in
?X:
?X: Answers starting with & are hooks allowing to dynamically turn on/off
?X: some Configure options. That's for the future. -- RAM, 09/01/95
?X: Today, we only recognize '& -d' to mean 'go on as if Configure -d, which
?X: is a hardwired
behaviour compatible with our general scheme.
?X:
\\&*)
set x `expr "X\$ans" : "X&(.*)\$"`
shift
case "\$1" in
-d)
fastread=yes
echo "(OK, I'll run with -d after this question.)" >&4
;;
-*)
echo "*** Sorry, \$1 not supported yet." >&4
;;
esac
$myecho
ans=!
;;
esac;;
*)
case "\$aok" in
y)
echo "*** Substitution done -- please confirm."
xxxm="\$ans"
ans=`echo $n "\$ans$c" | tr '$trnl' '\`
xxxm="\$ans"
ans=!
;;
*)
echo "*** Error -- try again."
ans=!
;;
esac
$myecho
;;
esac
?X: Stick in myread if no default answer and nothing was answered
case "\$ans\$xxxm\$nostick" in
")
ans=!
$myecho
;;

```

```
esac
done
case "$ans" in
") ans="$xxxxm";;
esac
EOSC
```

Found in path(s):

```
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/Myread.U
```

No license file was found, but licenses were detected in source scan.

?RCS: \$Id\$

?RCS:

?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi

?RCS:

?RCS: You may redistribute only under the terms of the Artistic License,

?RCS: as specified in the README file that comes with the distribution.

?RCS: You may reuse parts of this distribution only within the terms of

?RCS: that same Artistic License; a copy of which may be found at the root

?RCS: of the source tree for dist 4.0.

?RCS:

?RCS: \$Log: d\_sem.U,v \$

?RCS: Revision 3.0 1993/08/18 12:07:03 ram

?RCS: Baseline for dist 3.0 netwide release.

?RCS:

?MAKE:d\_sem: test d\_semctl d\_semget d\_semop Setvar Findhdr osname

?MAKE: -pick add \$@ %<

?S:d\_sem:

?S: This variable conditionally defines the HAS\_SEM symbol, which

?S: indicates that the entire sem\*(2) library is present.

?S:.

?C:HAS\_SEM:

?C: This symbol, if defined, indicates that the entire sem\*(2) library is

?C: supported.

?C:.

?H:#\$d\_sem HAS\_SEM /\*\*/

?H:.

?T:h\_sem

?LINT:set d\_sem

:

see how much of the 'sem\*(2)' library is present.

h\_sem=true

echo " "

case "\$d\_semctl\$d\_semget\$d\_semop" in

\*"\$undef"\*) h\_sem=false;;

esac

case "\$osname" in

```

freebsd)
  case "`ipcs 2>&1`" in
    "SVID messages"*"not configured"*)
      echo "Your $osname does not have the sem*(2) configured." >&4
      h_sem=false
      val="$undef"
      set semctl d_semctl
      eval $setvar
      set semget d_semget
      eval $setvar
      set semop d_semop
      eval $setvar
      ;;
    esac
  ;;
esac
: we could also check for sys/ipc.h ...
if $h_sem && $test `./findhdr sys/sem.h`; then
  echo "You have the full sem*(2) library." >&4
  val="$define"
else
  echo "You don't have the full sem*(2) library." >&4
  val="$undef"
fi
set d_sem
eval $setvar

```

Found in path(s):

```

* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/d_sem.U

```

No license file was found, but licenses were detected in source scan.

?RCS: \$Id: i\_sysuio.U,v \$

?RCS:

?RCS: Copyright (c) 1998 Jarkko Hietaniemi

?RCS:

?RCS: You may distribute under the terms of either the GNU General Public

?RCS: License or the Artistic License, as specified in the README file.

?RCS:

?MAKE:i\_sysuio: Inhdr

?MAKE: -pick add \$@ %<

?S:i\_sysuio:

?S: This variable conditionally defines the I\_SYSUIO symbol, and indicates

?S: whether a C program should include <sys/uio.h>.

?S:.

?C:I\_SYSUIO:

?C: This symbol, if defined, indicates that <sys/uio.h> exists and

?C: should be included.

```
?C:
?H:#$i_sysuio I_SYSUIO /**/
?H:
?LINT:set i_sysuio
: see if this is a sys/uio.h system
set sys/uio.h i_sysuio
eval $inhdr
```

Found in path(s):

```
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/modified/i_sysuio.U
```

No license file was found, but licenses were detected in source scan.

```
?RCS: $Id: d_endgrent_r.U,v 0RCS:
?RCS: Copyright (c) 2002,2003 Jarkko Hietaniemi
?RCS:
?RCS: You may distribute under the terms of either the GNU General Public
?RCS: License or the Artistic License, as specified in the README file.
?RCS:
?RCS: Generated by the reentr.pl from the Perl 5.8 distribution.
?RCS:
?MAKE:d_endgrent_r endgrent_r_proto: Inlibc Protochk Hasproto i_systypes \
  usethreads i_grp extern_C
?MAKE: -pick add $@ %<
?S:d_endgrent_r:
?S: This variable conditionally defines the HAS_ENDGRENT_R symbol,
?S: which indicates to the C program that the endgrent_r()
?S: routine is available.
?S:
?S:endgrent_r_proto:
?S: This variable encodes the prototype of endgrent_r.
?S: It is zero if d_endgrent_r is undef, and one of the
?S: REENTRANT_PROTO_T_ABC macros of reentr.h if d_endgrent_r
?S: is defined.
?S:
?C:HAS_ENDGRENT_R:
?C: This symbol, if defined, indicates that the endgrent_r routine
?C: is available to
  endgrent re-entrantly.
?C:
?C:ENDGRENT_R_PROTO:
?C: This symbol encodes the prototype of endgrent_r.
?C: It is zero if d_endgrent_r is undef, and one of the
?C: REENTRANT_PROTO_T_ABC macros of reentr.h if d_endgrent_r
?C: is defined.
?C:
?H:#$d_endgrent_r HAS_ENDGRENT_R /**/
?H:#define ENDGRENT_R_PROTO $endgrent_r_proto /**/
```

```

?H:
?T:try hdrs d_endgrent_r_proto
: see if endgrent_r exists
set endgrent_r d_endgrent_r
eval $inlibc
case "$d_endgrent_r" in
"$define")
hdrs="$i_systypes sys/types.h define stdio.h $i_grp grp.h"
case "$d_endgrent_r_proto:$usethreads" in
":define") d_endgrent_r_proto=define
set d_endgrent_r_proto endgrent_r $hdrs
eval $hasproto ;;
*) ;;
esac
case "$d_endgrent_r_proto" in
define)
case "$endgrent_r_proto" in
"|0) try='int endgrent_r(FILE**);'
./protochk "$extern_C $try" $hdrs && endgrent_r_proto=I_H ;;
esac
case "$endgrent_r_proto" in
"|0) try='void endgrent_r(FILE**);'
./protochk "$extern_C $try" $hdrs && endgrent_r_proto=V_H ;;
esac
case "$endgrent_r_proto"
in
"|0) d_endgrent_r=undef
endgrent_r_proto=0
echo "Disabling endgrent_r, cannot determine prototype." >&4 ;;
* ) case "$endgrent_r_proto" in
REENTRANT_PROTO*) ;;
*) endgrent_r_proto="REENTRANT_PROTO_$endgrent_r_proto" ;;
esac
echo "Prototype: $try" ;;
esac
;;
*) case "$usethreads" in
define) echo "endgrent_r has no prototype, not using it." >&4 ;;
esac
d_endgrent_r=undef
endgrent_r_proto=0
;;
esac
;;
*) endgrent_r_proto=0
;;
esac

```

Found in path(s):

```
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/threads/d_endgrent_r.U
```

No license file was found, but licenses were detected in source scan.

```
?RCS: $Id: instubperl.U,v 1.1 1999/07/08 18:32:57 doughera Exp doughera $
```

```
?RCS:
```

```
?RCS: Copyright (c) 1999, Jarkko Hietaniemi
```

```
?RCS:
```

```
?RCS: You may redistribute only under the terms of the Artistic License,
```

```
?RCS: as specified in the README file that comes with the distribution.
```

```
?RCS: You may reuse parts of this distribution only within the terms of
```

```
?RCS: that same Artistic License; a copy of which may be found at the root
```

```
?RCS: of the source tree for dist 3.0.
```

```
?RCS:
```

```
?MAKE:installusrbinperl: installbin cat bin Myread Setvar test Devel
```

```
?MAKE: -pick add $@ %<
```

```
?LINT:set installusrbinperl
```

```
?Y:TOP
```

```
?S:installusrbinperl:
```

```
?S: This variable tells whether Perl should be installed also as
```

```
?S: /usr/bin/perl in addition to
```

```
?S: $installbin/perl
```

```
?S:.
```

```
?C:INSTALL_USR_BIN_PERL:
```

```
?C: This symbol, if defined, indicates that Perl is to be installed
```

```
?C: also as /usr/bin/perl.
```

```
?C:.
```

```
?H:#$installusrbinperl INSTALL_USR_BIN_PERL /**/
```

```
?H:.
```

```
: determine
```

```
whether to install perl also as /usr/bin/perl
```

```
echo " "
```

```
if $test -d /usr/bin -a "X$installbin" != X/usr/bin; then
```

```
$cat <<EOM
```

```
Many scripts expect perl to be installed as /usr/bin/perl.
```

If you want to, I can install the perl you are about to compile

as /usr/bin/perl (in addition to \$bin/perl).

```
EOM
```

```
if test -f /usr/bin/perl; then
```

```
$cat <<EOM
```

However, please note that because you already have a /usr/bin/perl,

overwriting that with a new Perl would very probably cause problems.

Therefore I'm assuming you don't want to do that (unless you insist).



```
EOM
  case "$installusrbinperl" in
    "$define"|[yY]*) dflt='y';;
    *) dflt='n';;
  esac
else
  $cat <<EOM
```

Since you don't have a /usr/bin/perl I'm assuming creating one is okay.

```
EOM
  case "$installusrbinperl" in
    "$undef"|[nN]*) dflt='n';;
    *) dflt='y';;
  esac
fi
rp="Do you want to install perl as /usr/bin/perl?"
. ./myread
case "$ans" in
[yY]*) val="$define";;
*) val="$undef" ;;
esac
else
val="$undef"
fi
set
installusrbinperl
eval $setvar
```

Found in path(s):

```
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/installdirs/instubperl.U
```

No license file was found, but licenses were detected in source scan.

```
?RCS: $Id: d_htonl.U 1 2006-08-24 12:32:52Z rmanfredi $
?RCS:
?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi
?RCS:
?RCS: You may redistribute only under the terms of the Artistic License,
?RCS: as specified in the README file that comes with the distribution.
?RCS: You may reuse parts of this distribution only within the terms of
?RCS: that same Artistic License; a copy of which may be found at the root
?RCS: of the source tree for dist 4.0.
?RCS:
?RCS: $Log: d_htonl.U,v $
?RCS: Revision 3.0.1.2 1994/08/29 16:09:25 ram
?RCS: patch32: now properly handles htonl() and friends when macros (ADO)
?RCS:
```

```

?RCS: Revision 3.0.1.1 1994/05/06 14:45:00 ram
?RCS: patch23: now also check for htonl() macro (ADO)
?RCS:
?RCS: Revision 3.0 1993/08/18 12:06:22 ram
?RCS: Baseline for dist 3.0 netwide release.
?RCS:
?MAKE:d_htonl: Inlibc Setvar i_niin i_sysin i_arpainet cat rm contains \
cppstdin cppflags cppminus
?MAKE: -pick
add $@ %<
?S:d_htonl:
?S: This variable conditionally defines HAS_HTONL if htonl() and its
?S: friends are available to do network order byte swapping.
?S:.
?C:HAS_HTONL (HTONL):
?C: This symbol, if defined, indicates that the htonl() routine (and
?C: friends htons() ntohl() ntohs()) are available to do network
?C: order byte swapping.
?C:.
?C:HAS_HTONS (HTONS):
?C: This symbol, if defined, indicates that the htons() routine (and
?C: friends htonl() ntohl() ntohs()) are available to do network
?C: order byte swapping.
?C:.
?C:HAS_NTOHL (NTOHL):
?C: This symbol, if defined, indicates that the ntohl() routine (and
?C: friends htonl() htons() ntohs()) are available to do network
?C: order byte swapping.
?C:.
?C:HAS_NTOHS (NTOHS):
?C: This symbol, if defined, indicates that the ntohs() routine (and
?C: friends htonl() htons() ntohl()) are available to do network
?C: order byte swapping.
?C:.
?H:#$d_htonl HAS_HTONL /**/
?H:#$d_htonl HAS_HTONS /**/
?H:#$d_htonl HAS_NTOHL /**/
?H:#$d_htonl
HAS_NTOHS /**/
?H:.
?F:!htonl.c
?LINT:set d_htonl
: see if htonl --and friends-- exists
val="
set htonl val
eval $inlibc

: Maybe they are macros.

```



?RCS: Revision 3.0.1.5 1997/02/28 14:57:43 ram  
?RCS: patch61: added support for src.U  
?RCS:  
?RCS: Revision 3.0.1.4 1995/09/25 09:10:49 ram  
?RCS: patch59: commented the purpose of the #un-def directive  
?RCS:  
?RCS: Revision 3.0.1.3 1995/01/30 14:25:39 ram  
?RCS: patch49: typo fixes in leading config.h comment (WED)  
?RCS:  
?RCS: Revision 3.0.1.2 1993/08/24 12:13:20 ram  
?RCS: patch3: added TOP as a local shell temporary variable  
?RCS:  
?RCS: Revision 3.0.1.1 1993/08/19 06:42:20  
ram  
?RCS: patch1: leading config.sh searching was not aborting properly  
?RCS:  
?RCS: Revision 3.0 1993/08/18 12:04:47 ram  
?RCS: Baseline for dist 3.0 netwide release.  
?RCS:  
?X:  
?X: This file ends up producing the config\_h.SH script, which is run to produce  
?X: the config.h file. The file ./Config\_h below contains all the ?H: lines  
?X: extracted out of all the units. Metaconfig itself adds the !GROK!THIS!.  
?X: Note that this code isn't included into Configure, but must be shipped with.  
?X:  
?X: For those who wish to know why the file is config\_h.SH instead of the more  
?X: natural config.h.SH, well... it is to support systems like MS-DOG. Only one  
?X: 'dot' is allowed within the file name, as it is part of the "extension" of  
?X: the file. MS-DOG will not let you have two 'dots' because that would mean  
?X: two "extensions".  
?X:  
?MAKE:Config\_h: Id End Config\_sh Obsol\_h myuname cf\_time cf\_by package src  
?MAKE: -pick c\_h\_weed \$@ %<  
?MAKE: -pick c\_h\_weed \$@ ./Config\_h  
?MAKE: -pick  
c\_h\_weed \$@ ./Obsol\_h  
?T:CONFIG TOP  
?LINT:unclosed !GROK!THIS!  
?LINT:extern CONFIG\_H CONFIG\_SH  
?LINT:change CONFIG\_H CONFIG\_SH  
?LINT:nocomment  
case "\$CONFIG\_SH" in  
") CONFIG\_SH=config.sh;;  
esac  
case "\$CONFIG\_H" in  
") CONFIG\_H=config.h;;  
esac  
case \$CONFIG in

```

")
if test -f $CONFIG_SH; then TOP=.;
elif test -f ../$CONFIG_SH; then TOP=..;
elif test -f ../../$CONFIG_SH; then TOP=../../;
elif test -f ../../../$CONFIG_SH; then TOP=../../../;
elif test -f ../../../../$CONFIG_SH; then TOP=../../../../../;
else
echo "Can't find $CONFIG_SH."; exit 1
fi
. $TOP/$CONFIG_SH
;;
esac
?X: Make sure we are in the directory where the .SH file is located.
case "$0" in
*/*) cd `expr X$0 : 'X\(.*/\)'` ;;
esac
echo "Extracting $CONFIG_H (with variable substitutions)"
?X:
?X: Since we unconditionally translate leading #undef into /*#define, we're
?X: stuck when we really want to have a #undef in config.h. That's why there
?X: is provision here for #un-def, which is translated back into #undef after
?X:
all original #undef have been processed.
?X:
?X: Previously, we changed all
?X: #undef FOO /**/
?X: into
?X: /*#define FOO /**/
?X: The xlc compiler (available on IBM's AIX) complains that this is
?X: an illegal attempt to write a nested comment, and warns against it.
?X: There's apparently no way to shut the compiler up, either.
?X: This sed command from Hallvard B Furuseth <h.b.furuseth@usit.uio.no>
?X: changes it to
?X: /*#define FOO / **/
sed <<!GROK!THIS!>$CONFIG_H -e 's!^#undef\(.*/\)*!\^*#define\1 \!' -e 's!^#un-def!#undef!'
/*
* This file was produced by running the config_h.SH script, which
* gets its values from $CONFIG_SH, which is generally produced by
* running Configure.
*
* Feel free to modify any of this as the need arises. Note, however,
* that running config_h.SH again will wipe out any changes you've made.
* For a more permanent change edit $CONFIG_SH and rerun config_h.SH.
*
*\$Id: Config_h.U 1 2006-08-24 12:32:52Z rmanfredi $
*/
/*

```

```
* Package name
   : $package
* Source directory : $src
* Configuration time: $cf_time
* Configured by   : $cf_by
* Target system   : $myuname
*/
```

```
#ifndef _config_h_
#define _config_h_
```

Found in path(s):

```
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/Config_h.U
```

No license file was found, but licenses were detected in source scan.

```
?RCS: $Id: Configdir.U 1 2006-08-24 12:32:52Z rmanfredi $
?RCS:
?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi
?RCS:
?RCS: You may redistribute only under the terms of the Artistic Licence,
?RCS: as specified in the README file that comes with the distribution.
?RCS: You may reuse parts of this distribution only within the terms of
?RCS: that same Artistic Licence; a copy of which may be found at the root
?RCS: of the source tree for dist 4.0.
?RCS:
?RCS: $Log: Configdir.U,v $
?RCS: Revision 3.0.1.1 1997/02/28 14:58:36 ram
?RCS: patch61: have README explicitly mention the package name
?RCS:
?RCS: Revision 3.0 1993/08/18 12:04:49 ram
?RCS: Baseline for dist 3.0 netwide release.
?RCS:
?MAKE:Configdir: package
?MAKE: -pick add $@ %<
: create .config dir to save info across Configure sessions
test -d ../.config || mkdir ../.config
cat >../.config/README <<EOF
This directory created by Configure to save
information that should
persist across sessions for $package.
```

You may safely delete it if you wish.

EOF

Found in path(s):

```
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/Configdir.U
```

No license file was found, but licenses were detected in source scan.

```
?RCS: $Id$
?RCS:
?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi
?RCS:
?RCS: You may redistribute only under the terms of the Artistic License,
?RCS: as specified in the README file that comes with the distribution.
?RCS: You may reuse parts of this distribution only within the terms of
?RCS: that same Artistic License; a copy of which may be found at the root
?RCS: of the source tree for dist 4.0.
?RCS:
?RCS: $Log: stdchar.U,v $
?RCS: Revision 3.0 1993/08/18 12:09:52 ram
?RCS: Baseline for dist 3.0 netwide release.
?RCS:
?MAKE:stdchar: contains Findhdr cppstdin cppminus rm
?MAKE: -pick add $@ %<
?S:stdchar:
?S: This variable conditionally defines STDCHAR to be the type of char
?S: used in stdio.h. It has the values "unsigned char" or "char".
?S:.
?C:STDCHAR:
?C: This symbol is defined to be the type of char used in stdio.h.
?C: It has the values "unsigned char" or "char".
?C:.
?H:#define STDCHAR $stdchar /**/
?H:.
?F:!stdioh
:
  see what type of char stdio uses.
echo " "
?X: untangle the #include nest
echo '#include <stdio.h>' | $cppstdin $cppminus > stdioh
if $contains 'unsigned.*char.*_ptr;' stdioh >/dev/null 2>&1 ; then
  echo "Your stdio uses unsigned chars." >&4
  stdchar="unsigned char"
else
  echo "Your stdio uses signed chars." >&4
  stdchar="char"
fi
$rm -f stdioh
```

Found in path(s):

```
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/stdchar.U
```

No license file was found, but licenses were detected in source scan.

```
?RCS: $Id: i_bfd.U,v $
?RCS:
?RCS: Copyright (c) 2014 H.Merijn Brand
?RCS:
?RCS: You may distribute under the terms of either the GNU General Public
?RCS: License or the Artistic License, as specified in the README file.
?RCS:
?MAKE:i_bfd: Inhdr Hasfield
?MAKE: -pick add $@ %<
?S:i_bfd:
?S: This variable conditionally defines the I_BFD symbol, and
?S: indicates whether a C program can include <bfd.h>.
?S:.
?C:I_BFD:
?C: This symbol, if defined, indicates that <bfd.h> exists and
?C: can be included.
?C:.
?H:#$i_bfd I_BFD /**/
?H:.
?LINT:set i_bfd
: see if this is a bfd.h system
set bfd.h i_bfd
eval $inhdr
```

Found in path(s):

```
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/perl/i_bfd.U
```

No license file was found, but licenses were detected in source scan.

```
?RCS: $Id: basicshell.U 1 2006-08-24 12:32:52Z rmanfredi $
?RCS:
?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi
?RCS:
?RCS: You may redistribute only under the terms of the Artistic Licence,
?RCS: as specified in the README file that comes with the distribution.
?RCS: You may reuse parts of this distribution only within the terms of
?RCS: that same Artistic Licence; a copy of which may be found at the root
?RCS: of the source tree for dist 4.0.
?RCS:
?RCS: $Log: basicshell.U,v $
?RCS: Revision 3.0 1993/08/18 12:05:25 ram
?RCS: Baseline for dist 3.0 netwide release.
?RCS:
?MAKE:basicshell: Getfile Oldconfig bash csh ksh sh
?MAKE: -pick add $@ %<
?S:basicshell:
?S: This variable contains the eventual value of the BASICSHELL symbol,
?S: which contains the full name of the basic script shell on this
```



```

?S: system. Usual values are /bin/sh, /bin/ksh, /bin/csh.
?S:.
?C:BASICSHELL:
?C: This symbol contains the
full name of the basic script shell on this
?C: system. Usual values are /bin/sh, /bin/ksh, /bin/csh.
?C:.
?H:#define BASICSHELL "$basicshell" /**/
?H:.
: find the most basic shell for scripts
echo " "
case "$basicshell" in
")
case "$sh $bash $csh $ksh" in
*/sh*) dflt="$sh" ;;
*/ksh*) dflt="$ksh" ;;
*/csh*) dflt="$csh" ;;
*/bash*) dflt="$bash" ;;
*) dflt='/bin/sh' ;;
esac
;;
*)
dflt="$basicshell";;
esac
fn=f
rp="Give the full path name of the most basic shell used on your system"
./getfile
basicshell=$ans

```

Found in path(s):

```
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/basicshell.U
```

No license file was found, but licenses were detected in source scan.

\* Feel free to modify any of this as the need arises.&nbsp;&nbsp; Note, however,

Found in path(s):

```
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/metaconfig.html
```

No license file was found, but licenses were detected in source scan.

?RCS: \$Id: d\_setlocale\_r.U,v 0RCS:

?RCS: Copyright (c) 2002,2003 Jarkko Hietaniemi

?RCS:

?RCS: You may distribute under the terms of either the GNU General Public

?RCS: License or the Artistic License, as specified in the README file.

?RCS:

?RCS: Generated by the reentr.pl from the Perl 5.8 distribution.

```

?RCS:
?MAKE:d_setlocale_r setlocale_r_proto: Inlibc Protochk Hasproto i_systypes \
  usethreads i_locale extern_C
?MAKE: -pick add $@ %<
?S:d_setlocale_r:
?S: This variable conditionally defines the HAS_SETLOCALE_R symbol,
?S: which indicates to the C program that the setlocale_r()
?S: routine is available.
?S:.
?S:setlocale_r_proto:
?S: This variable encodes the prototype of setlocale_r.
?S: It is zero if d_setlocale_r is undef, and one of the
?S: REENTRANT_PROTO_T_ABC macros of reentr.h if d_setlocale_r
?S: is defined.
?S:.
?C:HAS_SETLOCALE_R:
?C: This symbol, if defined, indicates that the setlocale_r routine
?C: is
  available to setlocale re-entrantly.
?C:.
?C:SETLOCALE_R_PROTO:
?C: This symbol encodes the prototype of setlocale_r.
?C: It is zero if d_setlocale_r is undef, and one of the
?C: REENTRANT_PROTO_T_ABC macros of reentr.h if d_setlocale_r
?C: is defined.
?C:.
?H:#$d_setlocale_r HAS_SETLOCALE_R /**/
?H:#define SETLOCALE_R_PROTO $setlocale_r_proto /**/
?H:.
?T:try hdrs d_setlocale_r_proto
: see if setlocale_r exists
set setlocale_r d_setlocale_r
eval $inlibc
case "$d_setlocale_r" in
"$define")
  hdrs="$i_systypes sys/types.h define stdio.h $i_locale locale.h"
  case "$d_setlocale_r_proto:$usethreads" in
  ":define") d_setlocale_r_proto=define
    set d_setlocale_r_proto setlocale_r $hdrs
    eval $hasproto ;;
  *) ;;
  esac
  case "$d_setlocale_r_proto" in
  define)
    case "$setlocale_r_proto" in
    "|0) try='int setlocale_r(int, const char*, char*, int);'
./protochk "$extern_C $try" $hdrs && setlocale_r_proto=I_ICBI ;;
  esac

```

```

case "$setlocale_r_proto" in
"|0) d_setlocale_r=undef
setlocale_r_proto=0
echo
"Disabling setlocale_r, cannot determine prototype." >&4 ;;
*) case "$setlocale_r_proto" in
REENTRANT_PROTO*) ;;
*) setlocale_r_proto="REENTRANT_PROTO_${setlocale_r_proto}" ;;
esac
echo "Prototype: $try" ;;
esac
;;
*) case "$usethreads" in
define) echo "setlocale_r has no prototype, not using it." >&4 ;;
esac
d_setlocale_r=undef
setlocale_r_proto=0
;;
esac
;;
*) setlocale_r_proto=0
;;
esac

```

Found in path(s):

```
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/threads/d_setlocale_r.U
```

No license file was found, but licenses were detected in source scan.

?RCS: \$Id\$

?RCS:

?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi

?RCS:

?RCS: You may redistribute only under the terms of the Artistic License,

?RCS: as specified in the README file that comes with the distribution.

?RCS: You may reuse parts of this distribution only within the terms of

?RCS: that same Artistic License; a copy of which may be found at the root

?RCS: of the source tree for dist 4.0.

?RCS:

?RCS: \$Log: Oldconfig.U,v \$

?RCS: Revision 3.0.1.10 1997/02/28 15:06:39 ram

?RCS: patch61: added support for src.U

?RCS: patch61: new OSNAME define

?RCS: patch61: can now sense new OSes

?RCS:

?RCS: Revision 3.0.1.9 1995/07/25 13:40:51 ram

?RCS: patch56: now knows about OS/2 platforms

?RCS:

?RCS: Revision 3.0.1.8 1995/05/12 12:04:18 ram

?RCS: patch54: config.sh reload logic now knows about new -K switch

?RCS: patch54: cleaned up and extended osvers for DEC OSF/1 (ADO)

?RCS: patch54: added MachTen detection  
(ADO)

?RCS:

?RCS: Revision 3.0.1.7 1995/02/15 14:13:41 ram

?RCS: patch51: adapted osvers computation for AIX (ADO)

?RCS:

?RCS: Revision 3.0.1.6 1995/01/30 14:27:15 ram

?RCS: patch49: unit Options.U now exports file optdef.sh, not a variable

?RCS: patch49: update code for myuname changed (WED)

?RCS:

?RCS: Revision 3.0.1.5 1995/01/11 15:15:36 ram

?RCS: patch45: added quotes around the INITPROG variable (ADO)

?RCS: patch45: allows variable overriding after config file loading

?RCS:

?RCS: Revision 3.0.1.4 1994/10/29 15:57:05 ram

?RCS: patch36: added ?F: line for metalint file checking

?RCS: patch36: merged with the version used for perl5's Configure (ADO)

?RCS:

?RCS: Revision 3.0.1.3 1994/05/06 14:24:17 ram

?RCS: patch23: added support for osf1 hints

?RCS: patch23: new support for solaris and i386 systems (ADO)

?RCS:

?RCS: Revision 3.0.1.2 1994/01/24 14:05:02 ram

?RCS: patch16: added post-processing on myuname for Xenix targets

?RCS: patch16: message proposing config.sh  
defaults made consistent

?RCS:

?RCS: Revision 3.0.1.1 1993/09/13 15:56:32 ram

?RCS: patch10: force use of config.sh when -d option is used (WAD)

?RCS: patch10: complain about non-existent hint files (WAD)

?RCS: patch10: added Options dependency for fastread variable

?RCS:

?RCS: Revision 3.0 1993/08/18 12:05:12 ram

?RCS: Baseline for dist 3.0 netwide release.

?RCS:

?X:

?X: This unit tries to remember what we did last time we ran Configure, mostly  
?X: for the sake of setting defaults.

?X:

?MAKE:Oldconfig hint myuname osname osvers: Instruct Myread Checkcc \  
Mksymlinks Loc Options Tr src trnl ln uname sh awk sed test cat grep \  
rm lns tr n c contains targetarch

?MAKE: -pick wipe \$@ %<

?S:myuname:

?S: The output of 'uname -a' if available, otherwise the hostname. On Xenix,

?S: pseudo variables assignments in the output are stripped, thank you. The

?S: whole thing is then lower-cased.

?S:.

?S:hint:

?S: Gives the type of hints used for previous answers. May be one of

?S: "default",

"recommended" or "previous".

?S:.

?S:osname:

?S: This variable contains the operating system name (e.g. sunos,

?S: solaris, hpux, etc.). It can be useful later on for setting

?S: defaults. Any spaces are replaced with underscores. It is set

?S: to a null string if we can't figure it out.

?S:.

?S:osvers:

?S: This variable contains the operating system version (e.g.

?S: 4.1.3, 5.2, etc.). It is primarily used for helping select

?S: an appropriate hints file, but might be useful elsewhere for

?S: setting defaults. It is set to " if we can't figure it out.

?S: We try to be flexible about how much of the version number

?S: to keep, e.g. if 4.1.1, 4.1.2, and 4.1.3 are essentially the

?S: same for this package, hints files might just be os\_4.0 or

?S: os\_4.1, etc., not keeping separate files for each little release.

?S:.

?C:OSNAME:

?C: This symbol contains the name of the operating system, as determined

?C: by Configure. You shouldn't rely on it too much; the specific

?C: feature

tests from Configure are generally more reliable.

?C:.

?C:OSVERS:

?C: This symbol contains the version of the operating system, as determined

?C: by Configure. You shouldn't rely on it too much; the specific

?C: feature tests from Configure are generally more reliable.

?C:.

?H:#define OSNAME "\$osname" /\*\*/

?H:#define OSVERS "\$osvers" /\*\*/

?H:.

?F:!config.sh

?T:tmp tmp\_n tmp\_c tmp\_sh file

?T:xxxxfile xxxfile xxfile xfile hintfile newmyuname

?T:tans \_ isesix INITPROG DJGPP has\_uname

?D:osname="

?LINT:change n c sh

?LINT:extern hostarch

?LINT:change hostarch

: Determine the name of the machine

myuname=`\$uname -a 2>/dev/null`

```

$test -z "$myuname" && myuname=`hostname 2>/dev/null`
?X: Special mention for Xenix, whose 'uname -a' gives us output like this:
?X: sysname=XENIX
?X: nodename=whatever
?X: release=2.3.2 .. etc...
?X: Therefore, we strip all this variable assignment junk and remove all the
?X: new lines to keep the myuname variable sane... --RAM
myuname=`echo $myuname | $sed -e
's/^[^=]*=/' -e 's/\\//g' | \
./tr '[A-Z]' '[a-z]' | $tr $trnl ' '`
?X: Save the value we just computed to reset myuname after we get done here.
newmyuname="$myuname"
$test -f "$uname$_exe" && has_uname=y

```

: Guessing of the OS name -- half the following guesses are probably wrong...

: If you have better tests or hints, please send them to the metaconfig

: authors and to <MAINTLOC>

```

$test -f /irix && osname=irix
$test -f /xenix && osname=sco_xenix
$test -f /dynix && osname=dynix
$test -f /dnix && osname=dnix
$test -f /lynx.os && osname=lynxos
$test -f /unicos && osname=unicos && osvers=`$uname -r`
$test -f /unicosmk && osname=unicosmk && osvers=`$uname -r`
$test -f /unicosmk.ar && osname=unicosmk && osvers=`$uname -r`
$test -f /bin/mips && /bin/mips && osname=mips
$test -d /NextApps && set X `hostinfo | $grep 'NeXT Mach.*:' | \
$sed -e 's:/:' -e 's/\/_/' && osname=next && osvers=$4
$test -d /usr/apollo/bin && osname=apollo
$test -f /etc/saf/_sactab && osname=svr4
$test -d /usr/include/minix
&& osname=minix
$test -f /system/gnu_library/bin/ar.pm && osname=vos
if $test -d /MachTen -o -d /MachTen_Folder; then
?X: MachTen uname -a output looks like
?X: xxx 4 0.0 Macintosh
?X: MachTen /sbin/version output looks like
?X: MachTen 4.0 Mon Aug 28 10:18:00 1995
?X: MachTen 3.x had the 'version' command in /usr/etc/version.
osname=machten
if $test -x /sbin/version; then
osvers=`/sbin/version | $awk '{print $2}' |
$sed -e 's/[A-Za-z]$/'`
elif $test -x /usr/etc/version; then
osvers=`/usr/etc/version | $awk '{print $2}' |
$sed -e 's/[A-Za-z]$/'`
else
osvers="$2.$3"

```

```

fi
fi
$test -f /sys/posix.dll &&
$test -f /usr/bin/what &&
set X `usr/bin/what /sys/posix.dll` &&
$test "$3" = UWIN &&
osname=uwin &&
osvers="$5"
?X: If we have uname, we already computed a suitable uname -a output, correctly
?X: formatted for Xenix, and it lies in $myuname.
if $test "X$has_uname" != X; then
set X $myuname
shift
case "$5" in
fps*) osname=fps ;;
mips*)
case "$4"
in
umips) osname=umips ;;
*) osname=mips ;;
esac;;
[23]100) osname=mips ;;
next*) osname=next ;;
?X: Interactive Unix.
i386*)
tmp=`/bin/uname -X 2>/dev/null|awk '3\,2v[45]/{ print $(NF) }'`
if $test "$tmp" != "" -a "$3" = "3.2" -a -f /etc/systemid; then
osname='sco'
osvers=$tmp
elif $test -f /etc/kconfig; then
osname=isc
if $test "$lns" = "$ln -s"; then
osvers=4
elif $contains _SYSV3 /usr/include/stdio.h > /dev/null 2>&1 ; then
osvers=3
elif $contains _POSIX_SOURCE /usr/include/stdio.h > /dev/null 2>&1 ; then
osvers=2
fi
fi
tmp=""
;;
?X: MS-DOS djgpp uname -a output looks like:
?X: ms-dos xxx 6 22 pc
?X: $1 is the "dos flavor" (need not be "ms-dos").
?X: $2 is the node name
?X: $3 and $4 are version/subversion
?X: $5 is always "pc", but that might not be unique to DJGPP.
?X: (e.g. Solaris_x86 has $5 = i86pc, which doesn't actually conflict,

```

?X: but it's close enough that I can easily imagine other vendors also

?X: using variants

of pc\* in \$5.)

?X: The "DJGPP" environment variable is always set when djgpp is active.

pc\*)

```
if $test -n "$DJGPP"; then
```

```
    osname=dos
```

```
    osvers=djgpp
```

```
fi
```

```
::
```

```
esac
```

```
case "$1" in
```

```
aix) osname=aix
```

?X: aix 4.1 uname -a output looks like

?X: AIX foo 1 4 000123456789

?X: where \$4 is the major release number and \$3 is the (minor) version.

?X: More detail on the version is available with the oslevel command.

?X: in 3.2.x, it output a string (see case statements below). In 4.1,

?X: it puts out something like 4.1.1.0

```
tmp=`( oslevel) 2>/dev/null || echo "not found") 2>&1`
```

```
case "$tmp" in
```

```
'not found') osvers="$4"."$3" ;;
```

```
'<3240'|<>3240') osvers=3.2.0 ;;
```

```
'=3240'|>3240'|<3250'|<>3250') osvers=3.2.4 ;;
```

```
'=3250'|>3250') osvers=3.2.5 ;;
```

```
*) osvers=$tmp;;
```

```
esac
```

```
::
```

```
bsd386) osname=bsd386
```

```
    osvers=`$uname -r`
```

```
::
```

```
cygwin*) osname=cygwin
```

```
    osvers="$3"
```

```
::
```

```
*dc.osx) osname=dcosx
```

```
    osvers="$3"
```

```
::
```

```
dnix) osname=dnix
```

```
    osvers="$3"
```

```
::
```

```
domainos) osname=apollo
```

```
    osvers="$3"
```

```
::
```

```
dgux)
```

```
    osname=dgux
```

```
    osvers="$3"
```

```
::
```

?X: uname -a returns



```

?X: DYNIX/ptx xxx 4.0 V4.1.2 i386
dynixptx*) osname=dynixptx
osvers=`echo "$4"|sed 's/^v//'^
;;
freebsd) osname=freebsd
osvers="$3" ;;
genix) osname=genix ;;
?X: HP-UX uname -a gives something like
?X: HP-UX foobar B.10.20 A 9000/735 2016483812 two-user license
?X: Preserve the full 10.20 string instead of the previous plain '10'.
?X: Thanks to Graham Barr. --AD 6/30/1998
hp*) osname=hpux
osvers=`echo "$3" | $sed 's,.*\.\([0-9]*\.[0-9]*\),\1,'
;;
irix*) osname=irix
case "$3" in
4*) osvers=4 ;;
5*) osvers=5 ;;
*) osvers="$3" ;;
esac
;;
linux) osname=linux
case "$3" in
*) osvers="$3" ;;
esac
;;
MiNT) osname=mint
;;
netbsd*) osname=netbsd
osvers="$3"
;;
news-os) osvers="$3"
case "$3" in
4*) osname=newsos4 ;;
*) osname=newsos ;;
esac
;;
next*) osname=next ;;
nonstop-ux) osname=nonstopux ;;
openbsd) osname=openbsd
osvers="$3"
;;
POSIX-BC | posix-bc
) osname=posix-bc
osvers="$3"
;;
powerux | power_ux | powermax_os | powermaxos | \
powerunix | power_unix) osname=powerux

```

```

osvers="$3"
;;
qnx) osname=qnx
osvers="$4"
;;
solaris) osname=solaris
case "$3" in
5*) osvers=`echo $3 | $sed 's/^5/2/g'` ;;
*) osvers="$3" ;;
esac
;;
sunos) osname=sunos
case "$3" in
5*) osname=solaris
osvers=`echo $3 | $sed 's/^5/2/g'` ;;
*) osvers="$3" ;;
esac
;;
titanos) osname=titanos
case "$3" in
1*) osvers=1 ;;
2*) osvers=2 ;;
3*) osvers=3 ;;
4*) osvers=4 ;;
*) osvers="$3" ;;
esac
;;
ultrix) osname=ultrix
osvers="$3"
;;
osf1|m1s+) case "$5" in
alpha)
?X: DEC OSF/1 myuname -a output looks like: osf1 xxxx t3.2 123.4 alpha
?X: where the version number can be something like [xvt]n.n
osname=dec_osf
?X: sizer knows the minor minor version: the letter
osvers=`sizer -v | awk '{print $3}' | \
.tr '[A-Z]' '[a-z]' | sed 's/^[xvt]//'^
case "$osvers" in
[1-9].[0-9]*) ;;
*) osvers=`echo
"$3" | sed 's/^[xvt]//'^
esac
;;
hp*) osname=hp_osf1 ;;
mips) osname=mips_osf1 ;;
?X: hp and mips were unsupported Technology Releases -- ADO, 24/10/94
esac

```

```

;;
unixware) osname=svr5
osvers="$4"
;;
uts) osname=uts
osvers="$3"
;;
vos) osvers="$3"
;;
$2) case "$osname" in
*isc*) ;;
*freebsd*) ;;
svr*)
: svr4.x or possibly later
case "svr$3" in
${osname}*)
osname=svr$3
osvers=$4
;;
esac
case "$osname" in
svr4.0)
: Check for ESIX
if $test -f /stand/boot ; then
eval `grep '^INITPROG=[a-z/0-9]*$' /stand/boot`
if $test -n "$INITPROG" -a -f "$INITPROG"; then
isesix=`strings -a $INITPROG | \
$grep 'ESIX SYSTEM V/386 Release 4.0`
if $test -n "$isesix"; then
osname=esix4
fi
fi
fi
;;
esac
;;
*) if $test -f /etc/systemid; then
osname=sco
set `echo $3 | $sed 's/\./ /g` $4
if $test -f $src/hints/sco_$1_$2_$3.sh; then
osvers=$1.$2.$3
elif $test
-f $src/hints/sco_$1_$2.sh; then
osvers=$1.$2
elif $test -f $src/hints/sco_$1.sh; then
osvers=$1
fi
else

```

```

case "$osname" in
") : Still unknown. Probably a generic Sys V.
osname="sysv"
osvers="$3"
;;
esac
fi
;;
esac
;;
*) case "$osname" in
") : Still unknown. Probably a generic BSD.
osname="$1"
osvers="$3"
;;
esac
;;
esac
else
?X: Try to identify sony's NEWS-OS (BSD unix)
if $test -f /vmunix -a -f $src/hints/news_os.sh; then
(what /vmunix | UU/tr '[A-Z]' '[a-z]') > UU/kernel.what 2>&1
if $contains news-os UU/kernel.what >/dev/null 2>&1; then
osname=news_os
fi
$rm -f UU/kernel.what
?X: Maybe it's OS/2 or DOS or something similar
elif $test -d c:.; then
set X $myuname
osname=os2
osvers="$5"
fi
fi

: Try to determine whether config.sh was made on this system
case "$config_sh" in
")
?X: indentation wrong on purpose--RAM
dflt=n
case "$knowitall" in
")
if test -f ../config.sh; then
if $contains
myuname= ../config.sh >/dev/null 2>&1; then
eval "$grep myuname= ../config.sh`"
fi
if test "X$myuname" = "X$newmyuname"; then
dflt=y

```

```

fi
fi
;;
*) dflt=y;;
esac

: Get old answers from config file if it was generated on the same system
hint=default
if $test -f ../config.sh; then
echo " "
rp="I see a config.sh file. Shall I use it to set the defaults?"
. ./myread
case "$ans" in
n*|N*) echo "OK, I'll ignore it."
mv ../config.sh ../config.sh.old
myuname="$newmyuname"
;;
*) echo "Fetching default answers from your old config.sh file..." >&4
tmp_n="$n"
tmp_c="$c"
tmp_sh="$sh"
. ../config.sh
cp ../config.sh .
n="$tmp_n"
c="$tmp_c"
hint=previous
;;
esac
fi
?X: remember, case indentation is wrong--RAM
;;
*)
echo " "
echo "Fetching default answers from $config_sh..." >&4
tmp_n="$n"
tmp_c="$c"
tmp_sh="$sh"
cd ..
?X: preserve symbolic links, if any
cp $config_sh config.sh 2>/dev/null
chmod +w config.sh
. ./config.sh
cd UU
cp ../config.sh
.
n="$tmp_n"
c="$tmp_c"
hint=previous

```

```

;;
esac
?X: Older versions did not always set $sh.
case "$sh" in
") sh="$tmp_sh" ;;
esac
$test "$soverride" && . ./optdef.sh

```

```

: Restore computed paths
for file in $loclist $strylist; do
eval $file="\$_$file"
done

```

```

./checkcc
?X: Cross-compiling support
case "$targetarch" in
") ;;
*) hostarch=$osname
osname=`echo $targetarch|sed 's,^[^-]*-,`
osvers="
;;
esac

```

```

@if {test -d ../hints}
: Offer them some hints based on their OS
cd ..
?X: Since we are now at the root of the source tree, we must use $src
?X: to access the sources and not $rsrc. See src.U for details...
if $test ! -f config.sh; then
$cat <<EOM

```

First time through, eh? I have some defaults handy for some systems that need some extra help getting the Configure answers right:

```

EOM
(cd $src/hints; ls -C *.sh) | $sed 's/\./ /g' >&4
dflt="

```

```

: Now look for a hint file osname_osvers, unless one has been
: specified already.

```

```

case "$hintfile" in
"| ' )
file=`echo "${osname}_${osvers}"
| $sed -e 's%\.\%_g' -e 's%_%%`
: Also try without trailing minor version numbers.
xfile=`echo $file | $sed -e 's%_[^_]*%%`
xxfile=`echo $xfile | $sed -e 's%_[^_]*%%`
xxxfile=`echo $xxfile | $sed -e 's%_[^_]*%%`

```

```

xxxxfile=`echo $xxxfile | $sed -e 's%_[^_]*$%%`
case "$file" in
") dflt=none ;;
*) case "$osvers" in
") dflt=$file
;;
*) if $test -f $src/hints/$file.sh ; then
dflt=$file
elif $test -f $src/hints/$xfile.sh ; then
dflt=$xfile
elif $test -f $src/hints/$xxfile.sh ; then
dflt=$xxfile
elif $test -f $src/hints/$xxxfile.sh ; then
dflt=$xxxfile
elif $test -f $src/hints/$xxxxfile.sh ; then
dflt=$xxxxfile
elif $test -f "$src/hints/${osname}.sh" ; then
dflt="{osname}"
else
dflt=none
fi
;;
esac
;;
esac
if $test -f Policy.sh ; then
case "$dflt" in
*Policy*) ;;
none) dflt="Policy" ;;
*) dflt="Policy $dflt" ;;
esac
fi
;;
*)
dflt=`echo
$hintfile | $sed 's/\.sh$//`
;;
esac

if $test -f Policy.sh ; then
$cat <<EOM

```

There's also a Policy hint file available, which should make the site-specific (policy) questions easier to answer.

EOM

fi

\$cat <<EOM

You may give one or more space-separated answers, or "none" if appropriate. A well-behaved OS will have no hints, so answering "none" or just "Policy" is a good thing. DO NOT give a wrong version or a wrong OS.

EOM

```
rp="Which of these apply, if any?"
. UU/myread
tans=$ans
for file in $tans; do
if $test X$file = XPolicy -a -f Policy.sh; then
. Policy.sh
$cat Policy.sh >> UU/config.sh
elif $test -f $src/hints/$file.sh; then
. $src/hints/$file.sh
$cat $src/hints/$file.sh >> UU/config.sh
elif $test X"$tans" = X -o X"$tans" = Xnone ; then
: nothing
else
: Give one chance to correct a possible typo.
echo "$file.sh does not exist"
dflt=$file
rp="hint to use instead?"
. UU/myread
for file in $ans; do
if $test -f "$src/hints/$file.sh";
then
. $src/hints/$file.sh
$cat $src/hints/$file.sh >> UU/config.sh
elif $test X$ans = X -o X$ans = Xnone ; then
: nothing
else
echo "$file.sh does not exist -- ignored."
fi
done
fi
done

hint=recommended
: Remember our hint file for later.
if $test -f "$src/hints/$file.sh" ; then
hintfile="$file"
else
hintfile=""
fi
fi
```



cd UU

?X: From here on, we must use \$rsrc instead of \$src

@end

: Process their -A options

./posthint.sh

@if osname || osvers

: Ask them to confirm the OS name

cat << EOM

Configure uses the operating system name and version to set some defaults.

The default value is probably right if the name rings a bell. Otherwise, since spelling matters for me, either accept the default or answer "none" to leave it blank.

EOM

@end

@if osname

case "\$osname" in

"| ")

case "\$hintfile" in

"| |none) dflt=none ;;

\*) dflt=`echo \$hintfile | \$sed -e 's/\.sh\$//' -e 's/\_.\*\$//'^` ;;

esac

::

\*) dflt="\$osname" ;;

esac

rp="Operating

system name?"

./myread

case "\$ans" in

none) osname="";;

\*) osname=`echo "\$ans" | \$sed -e 's/[ ][ ]\*/\_/g' | ./tr '[A-Z]' '[a-z]'^`;;

esac

@end

@if osvers

@if osname

echo " "

@end

case "\$osvers" in

"| ")

case "\$hintfile" in

"| |none) dflt=none ;;

\*) dflt=`echo \$hintfile | \$sed -e 's/\.sh\$//' -e 's/^[^\_]\*//'^`

dflt=`echo \$dflt | \$sed -e 's/^\_/' -e 's/\_./g'^`

case "\$dflt" in

"| ") dflt=none ;;

```

    esac
    ;;
    esac
    ;;
    *) dflt="$osvers" ;;
    esac
rp="Operating system version?"
. ./myread
case "$ans" in
none) osvers="" ;;
*) osvers="$ans" ;;
    esac

@end

```

Found in path(s):

```
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/Oldconfig.U
```

No license file was found, but licenses were detected in source scan.

?RCS: \$Id\$

?RCS:

?RCS: Copyright (c) 2000 Jarkko Hietaniemi

?RCS:

?RCS: You may distribute under the terms of either the GNU General Public

?RCS: License or the Artistic License, as specified in the README file.

?RCS:

?MAKE:d\_isfinitel: Inlibc

?MAKE: -pick add \$@ %<

?S:d\_isfinitel:

?S: This variable conditionally defines the HAS\_ISFINITEL symbol, which

?S: indicates to the C program that the isfinitel() routine is available.

?S:.

?C:HAS\_ISFINITEL:

?C: This symbol, if defined, indicates that the isfinitel routine is

?C: available to check whether a long double is finite.

?C: (non-infinity non-NaN).

?C:.

?H:#\$d\_isfinitel HAS\_ISFINITEL /\*\*/

?H:.

?LINT:set d\_isfinitel

: see if isfinitel exists

set isfinitel d\_isfinitel

eval \$inlibc

Found in path(s):

```
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/perl/d_isfinitel.U
```

No license file was found, but licenses were detected in source scan.

?RCS: \$Id: Extensions.U,v\$

?RCS:

?RCS: Copyright (c) 1996-1998, Andy Dougherty

?RCS:

?RCS: You may distribute under the terms of either the GNU General Public

?RCS: License or the Artistic License, as specified in the README file.

?RCS:

?RCS: \$Log: Extensions.U,v \$

?RCS:

?MAKE:known\_extensions extensions dynamic\_ext static\_ext nonxs\_ext \

useposix useopcode uselanginfo : \

Myread hint usedl d\_sem d\_socket i\_db i\_dbm i\_rpcsvcdm i\_gdbm \

d\_ndbm usethreads use5005threads package test cat rsrc \

d\_msg d\_shm osname use64bitint \

libs d\_cplusplus sed ls rm contains trnl sort

?MAKE: -pick add \$@ %<

?Y:BOTTOM

?S:known\_extensions:

?S: This variable holds a list of all extensions (both XS and non-xs)

?S: included in the package source distribution. This information is

?S: only really of use during the Perl build, as the list makes no

?S: distinction between extensions which were build and installed, and

?S: those which

where not. See "extensions" for the list of extensions

?S: actually built and available.

?S:.

?S:dynamic\_ext:

?S: This variable holds a list of XS extension files we want to

?S: link dynamically into the package. It is used by Makefile.

?S:.

?S:static\_ext:

?S: This variable holds a list of XS extension files we want to

?S: link statically into the package. It is used by Makefile.

?S:.

?S:nonxs\_ext:

?S: This variable holds a list of all non-xs extensions built and

?S: installed by the package. By default, all non-xs extensions

?S: distributed will be built, with the exception of platform-specific

?S: extensions (currently only one VMS specific extension).

?S:.

?S:extensions:

?S: This variable holds a list of all extension files (both XS and

?S: non-xs) installed with the package. It is propagated to Config.pm

?S: and is typically used to test whether a particular extension

?S: is available.

?S:.

?S:useposix:  
 ?S: This variable holds either 'true' or 'false' to indicate  
 ?S: whether the  
 POSIX extension should be used. The sole  
 ?S: use for this currently is to allow an easy mechanism  
 ?S: for hints files to indicate that POSIX will not compile  
 ?S: on a particular system.  
 ?S:.

?S:useopcode:  
 ?S: This variable holds either 'true' or 'false' to indicate  
 ?S: whether the Opcode extension should be used. The sole  
 ?S: use for this currently is to allow an easy mechanism  
 ?S: for users to skip the Opcode extension from the Configure  
 ?S: command line.  
 ?S:.

?S:uselanginfo:  
 ?S: This variable holds either 'true' or 'false' to indicate  
 ?S: whether the I18N::Langinfo extension should be used. The sole  
 ?S: use for this currently is to allow an easy mechanism for users to skip  
 ?S: this extension from the Configure command line.  
 ?S:.

?T:xxx avail\_ext this\_ext tdir xs\_extensions nonxs\_extensions find\_extensions  
 ?INIT:: set useposix=false in your hint file to disable the POSIX extension.  
 ?INIT:useposix=true  
 ?INIT:: set useopcode=false in your hint file to disable the Opcode extension.  
 ?INIT:useopcode=true  
 ?INIT::  
 set uselanginfo=false in your hint file to disable the I18N::Langinfo extension.  
 ?INIT:uselanginfo=true  
 ?LINT:extern noextensions  
 ?LINT:extern onlyextensions  
 ?T:keepextensions i  
 : Check extensions  
 echo " "  
 echo "Looking for extensions..." >&4  
 : If we are using the old config.sh, nonxs\_extensions and xs\_extensions may  
 : contain old or inaccurate or duplicate values.  
 nonxs\_extensions="  
 xs\_extensions="  
 : We do not use find because it might not be available.  
 : We do not just use MANIFEST because the user may have dropped  
 : some additional extensions into the source tree and expect them  
 : to be built.

: Function to recursively find available extensions, ignoring DynaLoader  
 : NOTE: recursion limit of 10 to prevent runaway in case of symlink madness  
 : In 5.10.1 and later, extensions are stored in directories  
 : like File-Glob instead of the older File/Glob/.

```

find_extensions='
  for xxx in *; do
  case "$xxx" in
    DynaLoader|dynaload) ;;
    *)
      this_ext=`echo
"$xxx" | $sed -e s/-/\\/g`;
      case "$this_ext" in
        Scalar/List/Utils) this_ext="List/Util" ;;
        PathTools)      this_ext="Cwd" ;;
        esac;
      echo " $xs_extensions $nonxs_extensions" > "$tdir/$$.tmp";
      if $contains " $this_ext " "$tdir/$$.tmp"; then
      echo >&4;
      echo "Duplicate directories detected for extension $xxx" >&4;
      echo "Configure cannot correctly recover from this - shall I abort?" >&4;
      case "$knowitall" in
        "") dflt=y;;
        *) dflt=n;;
        esac;
      ../UU/myread;
      case "$ans" in
        n*|N*) ;;
        *) echo >&4;
          echo "Ok. Stopping Configure." >&4;
          echo "Please remove the duplicate directory (e.g. using git clean) and then re-run Configure" >&4;
          exit 1;;
        esac;
      echo "Ok. You will need to correct config.sh before running make." >&4;
      fi;
      $ls -l "$xxx" > "$tdir/$$.tmp";
      if $contains "\.xs$" "$tdir/$$.tmp" > /dev/null 2>&1; then
      xs_extensions="$xs_extensions $this_ext";
      elif $contains "\.c$" "$tdir/$$.tmp" > /dev/null
      2>&1; then
      xs_extensions="$xs_extensions $this_ext";
      elif $test -d "$xxx"; then
      nonxs_extensions="$nonxs_extensions $this_ext";
      fi;
      $rm -f "$tdir/$$.tmp";
      ;;
    esac;
  done'
tdir=`pwd`
cd "$rsrc/cpan"
set X
shift
eval $find_extensions

```

```

cd "$rsrc/dist"
set X
shift
eval $find_extensions
cd "$rsrc/ext"
set X
shift
eval $find_extensions
set X $xs_extensions
shift
xs_extensions=`echo "$*" | tr ' ' $trnl | $sort | tr $trnl ' '`
set X $nonxs_extensions
shift
nonxs_extensions=`echo "$*" | tr ' ' $trnl | $sort | tr $trnl ' '`
cd "$tdir"
known_extensions=`echo $nonxs_extensions $xs_extensions | tr ' ' $trnl | $sort | tr $trnl ' '`

```

: Now see which are supported on this system.

?X: avail\_ext lists available XS extensions.

avail\_ext="

for xxx in \$xs\_extensions ; do

case "\$xxx" in

?X: Handle possible DOS 8.3 filename and case alterations

Amiga\*)

case "\$osname" in

amigaos) avail\_ext="\$savail\_ext \$xxx" ;;

esac

::

DB\_File|db\_file)

case "\$i\_db" in

\$define)

avail\_ext="\$savail\_ext \$xxx" ;;

esac

::

GDBM\_File|gdbm\_fil)

case "\$i\_gdbm" in

\$define) avail\_ext="\$savail\_ext \$xxx" ;;

esac

::

IPC/SysV|ipc/sysv)

: XXX Do we need a useipcsysv variable here

case "\${d\_msg}\${d\_sem}\${d\_shm}" in

\*"\${define}\*" avail\_ext="\$savail\_ext \$xxx" ;;

esac

::

NDBM\_File|ndbm\_fil)

case "\$d\_ndbm" in

\$define)

```

    case "$osname-$use64bitint" in
    hpux-define)
case "$libs" in
*-ldb*) avail_ext="$avail_ext $xxx" ;;
esac
;;
*) avail_ext="$avail_ext $xxx" ;;
esac
;;
esac
;;
ODBM_File|odbm_fil)
case "${i_dbm}${i_rpcsvcdbm}" in
*"${define}")
    case "$d_cplusplus" in
    define) ;; # delete as a function name will not work
    *) case "$osname-$use64bitint" in
    hpux-define)
        case "$libs" in
        *-ldb*) avail_ext="$avail_ext $xxx" ;;
        esac
        ;;
        *) avail_ext="$avail_ext $xxx" ;;
        esac
        ;;
        esac
        ;;
esac
;;
Opcode|opcode)
case "$useopcode" in
true|define|y)
avail_ext="$avail_ext $xxx" ;;
esac
;;
POSIX|posix)
case "$useposix" in
true|define|y) avail_ext="$avail_ext $xxx" ;;
esac
;;
Socket|socket)
case "$d_socket" in
true|$define|y) avail_ext="$avail_ext $xxx" ;;
esac
;;
I18N/Langinfo|langinfo)
case "$uselanginfo" in
true|define|y) avail_ext="$avail_ext $xxx" ;;

```

```

esac
;;
Sys/Syslog|sys/syslog)
case $osname in
  amigaos) ;; # not really very useful on AmigaOS
*)
: XXX syslog requires socket
case "$d_socket" in
true|$define|y) avail_ext="$savail_ext $xxx" ;;
esac
;;
esac
;;
Thread|thread)
    case "$usetthreads" in
    true|$define|y)
        case "$use5005threads" in
        $define|true|[yY]*) avail_ext="$savail_ext $xxx" ;;
        esac
    esac
;;
threads|threads/shared)
# threads and threads::shared are special cases.
# To stop people from asking "Perl 5.8.0 was supposed
# to have this new fancy threads
implementation but my
# perl doesn't have it" and from people trying to
# (re)install the threads module using CPAN.pm and
# CPAN.pm then offering to reinstall Perl 5.8.0,
# the threads.pm and threads/shared.pm will always be
# there, croaking informatively ("you need to rebuild
# all of Perl with threads, sorry") when threads haven't
# been compiled in.
# --jhi
avail_ext="$savail_ext $xxx"
;;
VMS*)
;;
Win32*)
case "$osname" in
cygwin) avail_ext="$savail_ext $xxx" ;;
esac
;;
XS/APItest|xs/apitest)
# This is just for testing. Skip it unless we have dynamic loading.

case "$usedl" in
$define) avail_ext="$savail_ext $xxx" ;;

```



```

esac
;;
XS/Typemap|xs/typemap)
# This is just for testing. Skip it unless we have dynamic loading.
case "$usedl" in
$define) avail_ext="$savail_ext $xxx" ;;
esac
;;
*) avail_ext="$savail_ext $xxx"
;;
esac
done

set X $savail_ext
shift
avail_ext="$*"

case "$onlyextensions" in
") ;;
*) keepextensions="
echo
"You have requested that only certain extensions be included..." >&4
for i in $onlyextensions; do
case " $savail_ext " in
*" $i "*)
echo "Keeping extension $i."
keepextensions="$keepextensions $i"
;;
*) echo "Ignoring extension $i." ;;
esac
done
avail_ext="$keepextensions"
;;
esac

case "$noextensions" in
") ;;
*) keepextensions="
echo "You have requested that certain extensions be ignored..." >&4
for i in $savail_ext; do
case " $noextensions " in
*" $i "*) echo "Ignoring extension $i." ;;
*) echo "Keeping extension $i.";
keepextensions="$keepextensions $i"
;;
esac
done
avail_ext="$keepextensions"

```

```
;;
esac
```

: Now see which nonxs extensions are supported on this system.

: For now assume all are.

```
nonxs_ext=""
for xxx in $nonxs_extensions ; do
case "$xxx" in
VMS*)
;;
*) nonxs_ext="$nonxs_ext $xxx"
;;
esac
done
```

```
set X $nonxs_ext
shift
nonxs_ext="$*"

```

```
case
$usedl in
$define)
$cat <<EOM
```

A number of extensions are supplied with \$package. You may choose to compile these extensions for dynamic loading (the default), compile them into the \$package executable (static loading), or not include them at all. Answer "none" to include no extensions.

Note that DynaLoader is always built and need not be mentioned here.

EOM

```
case "$dynamic_ext" in
")
: Exclude those listed in static_ext
dflt=""
for xxx in $avail_ext; do
case " $static_ext " in
*" $xxx *) ;;
*) dflt="$dflt $xxx" ;;
esac
done
set X $dflt
shift
dflt="$*"
;;
*) dflt="$dynamic_ext"
# Perhaps we are reusing an old out-of-date config.sh.
case "$hint" in
previous)
```

```
if test X"$dynamic_ext" != X"$avail_ext"; then
```

```
  $cat <<EOM
```

NOTICE: Your previous config.sh list may be incorrect.

The extensions now available to you are

```
  ${avail_ext}
```

but the default list from your previous config.sh is

```
  ${dynamic_ext}
```

```
EOM
```

```
  fi
```

```
  ;;
```

```
esac
```

```
;;
```

```
esac
```

```
case
```

```
"$dflt" in
```

```
") dflt=none;;
```

```
esac
```

```
rp="What extensions do you wish to load dynamically?"
```

```
. ./myread
```

```
case "$ans" in
```

?X: Use ' ' so a subsequent Configure will preserve that value.

```
  none) dynamic_ext=' ';;
```

```
  *) dynamic_ext="$ans" ;;
```

```
esac
```

```
case "$static_ext" in
```

```
")
```

```
  : Exclude those already listed in dynamic linking
```

```
  dflt=""
```

```
  for xxx in $avail_ext; do
```

```
    case " $dynamic_ext " in
```

```
      *" $xxx "*) ;;
```

```
      *) dflt="$dflt $xxx" ;;
```

```
    esac
```

```
  done
```

```
  set X $dflt
```

```
  shift
```

```
  dflt="$*"
```

```
  ;;
```

```
  *) dflt="$static_ext"
```

```
  ;;
```

```
esac
```

```
case "$dflt" in
```

```
") dflt=none;;
```

```
esac
```

```
rp="What extensions do you wish to load statically?"
```

```

./myread
case "$ans" in
?X: Use ' ' so a subsequent Configure will preserve that value.
none) static_ext=' ' ;;
*) static_ext="$ans" ;;
esac
;;
*)
$cat <<EOM
A number of extensions are supplied with $package. Answer "none"
to include no extensions.
Note that DynaLoader is always built and need not be mentioned here.

```

```

EOM
case "$static_ext" in
")
dflt="$avail_ext" ;;
*) dflt="$static_ext"
# Perhaps we are reusing an old out-of-date config.sh.
case "$hint" in
previous)
if test X"$static_ext" != X"$avail_ext"; then
$cat <<EOM

```

NOTICE: Your previous config.sh list may be incorrect.  
The extensions now available to you are  
\${avail\_ext}  
but the default list from your previous config.sh is  
\${static\_ext}

```

EOM
fi
;;
esac
;;
esac
: Exclude those that are not xs extensions
case "$dflt" in
") dflt=none;;
esac
rp="What extensions do you wish to include?"
./myread
case "$ans" in
?X: Use ' ' so a subsequent Configure will preserve that value.
none) static_ext=' ' ;;
*) static_ext="$ans" ;;
esac
;;
esac

```

```

#
# Encode is a special case. If we are building Encode as a static
# extension, we need to explicitly list its subextensions as well.
# For other nested extensions, this is handled automatically by
# the appropriate Makefile.PL.
case " $static_ext " in
*" Encode "*) # Add the subextensions of Encode
cd
"$src/cpan"
for xxx in `ls Encode/*/Makefile.PL|awk -F/ '{print $2}'`; do
static_ext="$static_ext Encode/$xxx"
known_extensions="$known_extensions Encode/$xxx"
done
cd "$dir"
;;
esac

set X $dynamic_ext $static_ext $nonxs_ext
shift
extensions="$*"

# Sanity check: We require an extension suitable for use with
# AnyDBM_File, as well as Fcntl and IO. (Failure to have these
# should show up as failures in the test suite, but it's helpful to
# catch them now.) The 'extensions' list is normally sorted
# alphabetically, so we need to accept either
# DB_File ... Fcntl ... IO ....
# or something like
# Fcntl ... NDBM_File ... IO ....
case "$extensions" in
*_File "*" Fcntl "*" IO "*) ;; # DB_File
*" Fcntl "*" *_File "*" IO "*) ;; # GDBM_File
*" Fcntl "*" IO "*" *_File "*) ;; # NDBM_File
*) echo "WARNING: Extensions DB_File or *DBM_File, Fcntl, and IO not configured." >&4
echo "WARNING: The Perl you are building will be quite crippled." >& 4
;;
esac

```

Found in path(s):

\*

/opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/perl/Extensions.U

No license file was found, but licenses were detected in source scan.

?RCS: You may distribute under the terms of either the GNU General Public

?RCS: License or the Artistic License, as specified in the README file.

?RCS:

?MAKE:d\_lround: Inlibc

```
?MAKE: -pick add $@ %<
?S:d_around:
?S: This variable conditionally defines the HAS_LROUND symbol, which
?S: indicates to the C program that the lround() routine is available
?S: to return the integral value nearest to x.
?S:.
?C:HAS_LROUND:
?C: This symbol, if defined, indicates that the lround routine is
?C: available to return the nearest integral value.
?C:.
?H:#$d_around HAS_LROUND /**/
?H:.
?LINT:set d_around
: see if lround exists
set lround d_around
eval $inlibc
```

Found in path(s):

```
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/perl/d_around.U
```

No license file was found, but licenses were detected in source scan.

```
# You may redistribute only under the terms of the Artistic Licence,
```

```
#
```

```
# Beyond this point lie functions we may never compile.
```

```
#
```

```
#
```

```
# DO NOT CHANGE A IOTA BEYOND THIS COMMENT!
```

```
# The following table lists offsets of functions within the data section.
```

```
# Should modifications be needed, change original code and rerun perload
```

```
# with the -o option to regenerate a proper offset table.
```

```
#
```

```
locate'dump_list      2938
locate'private_units  3071
locate'public_units   3858
locate'units_path     5351
main'build_extfun     16719
main'build_filext     16368
main'build_xref       25627
main'complete_line    22216
main'dump_obsolete    23859
main'end_extraction   7714
main'extract_dependencies 19358
main'extract_filenames 15511
main'gensym           29705
main'init              1308
```

```

    main'init_depend
18208
    main'init_except    1534
main'init_extraction    6862
    main'locate_units    2321
    main'manifake    29793
    main'ofound    29321
    main'p_c    10283
    main'p_config    11589
    main'p_magic    13345
    main'p_make    8066
    main'p_obsolete    9676
    main'p_shell    9830
    main'p_wanted    14245
    main'profile    30974
    main'q    17825
main'record_obsolete    22806
    main'tilda_expand    30619
    main'usage    1832

#
# End of offset table and beginning of dataloading section.
#

# General initializations
sub main'load_init {
    package main;
    &init_except; # Token which have upper-cased letters
    &init_depend; # The %Depend array records control line handling
}

# Record the exceptions -- all symbols but these are lower case
sub main'load_init_except
{
    package main;
    $Except{'Author'}++;
    $Except{'Date'}++;
    $Except{'Header'}++;
    $Except{'Id'}++;
    $Except{'Locker'}++;
    $Except{'Log'}++;
    $Except{'RCSfile'}++;
    $Except{'Revision'}++;
    $Except{'Source'}++;
    $Except{'State'}++;
}

# Print out metaxref's usage and exits

```

```

sub main'load_usage {
    package main;
    print STDERR <<EOM;
Usage: metaxref [-dhkmsV] [-f manifest] [-L dir]
-d : debug mode.
-f : use that file as manifest instead of MANIFEST.new.
-h : print this help message and exits.
-k : keep temporary directory.
-m : assume lots of memory and swap space.
-s : silent mode.
-L : specify main units repository.
-V : print version number and exits.
EOM
    exit 1;
}

# Locate the units and push their path in @ARGV (sorted alphabetically)
sub main'load_locate_units {
    package locate;
    print "Locating units...\n" unless $main'opt_s;
    local(*WD) = *main'WD; # Current working directory
    local(*MC) = *main'MC; # Public metaconfig library
    undef %myUlist; #
    Records private units paths
    undef %myUseen; # Records private/public conflicts
    &private_units; # Locate private units in @myUlist
    &public_units; # Locate public units in @ARGV
    @ARGV = sort @ARGV; # Sort it alphabetically
    push(@ARGV, sort @myUlist); # Append user's units sorted
    &dump_list if $main'opt_v; # Dump the list of units
}

# Dump the list of units on stdout
sub locate'load_dump_list {
    package locate;
    print "\t";
    $, = "\n\t";
    print @ARGV;
    $, = ";";
    print "\n";
}

# Scan private units
sub locate'load_private_units {
    package locate;
    return unless -d 'U'; # Nothing to be done if no 'U' entry
    local(*ARGV) = *myUlist; # Really fill in @myUlist
    local($MC) = $WD; # We are really in the working directory

```



```

&units_path("U"); # Locate units in the U directory
local($unit_name); # Unit's name (without .U)
local(@kept); # Array of kept units
# Loop over the units and remove duplicates (the first one seen is the one
# we keep). Also set the
%myUseen H table to record private units seen.
foreach (@ARGV) {
    ($unit_name) = m|^.*\/(.*)\.U$; # Get unit's name from path
    next if $myUseen{$unit_name}; # Already recorded
    $myUseen{$unit_name} = 1; # Record private unit
    push(@kept, $_); # Keep this unit
}
@ARGV = @kept;
}

# Scan public units
sub locate'load_public_units {
    package locate;
    chdir($MC) || die "Can't find directory $MC.\n";
    &units_path("U"); # Locate units in public U directory
    chdir($WD) || die "Can't go back to directory $WD.\n";
    local($path); # Relative path from $WD
    local($unit_name); # Unit's name (without .U)
    local(*Unit) = *main'Unit; # Unit is a global from main package
    local(@kept); # Units kept
    local(%warned); # Units which have already issued a message
    # Loop over all the units and keep only the ones that were not found in
    # the user's U directory. As it is possible two or more units with the same
    # name be found in
    foreach (@ARGV) {
        ($unit_name) = m|^.*\/(.*)\.U$; #
        Get unit's name from path
        next if $warned{$unit_name}; # We have already seen this unit
        $warned{$unit_name} = 1; # Remember we have warned the user
        if ($myUseen{$unit_name}) { # User already has a private unit
            $path = $Unit{$unit_name}; # Extract user's unit path
            next if $path eq $_; # Same path, we must be in mcon/
            $path =~ s|^$WD/||o; # Weed out leading working dir path
            print " Your private $path overrides the public one.\n"
                unless $main'opt_s;
        } else {
            push(@kept, $_); # We may keep this one
        }
    }
    @ARGV = @kept;
}

# Recursively locate units in the directory. Each file ending with .U has to be

```

```

# a unit. Others are stat()'ed, and if they are a directory, they are also
# scanned through. The $MC and @ARGV variable are dynamically set by the caller.
sub locate'load_units_path {
    package locate;
    local($dir) = @_;    # Directory where units are to be found
    local(@contents);   # Contents of the directory
    local($unit_name);  # Unit's name,
    without final .U
    local($path);       # Full path of a unit
    local(*Unit) = *main'Unit; # Unit is a global from main package
    unless (opendir(DIR, $dir)) {
        warn("Cannot open directory $dir.\n");
        return;
    }
    print "Locating in $MC/$dir...\n" if $main'opt_v;
    @contents = readdir DIR; # Slurp the whole thing
    closedir DIR; # And close dir, ready for recursion
    foreach (@contents) {
        next if $_ eq '.' || $_ eq '..';
        if (/\.U$/) { # A unit, definitely
            ($unit_name) = /^(.*)\.U$/;
            $path = "$MC/$dir/$_"; # Full path of unit
            push(@ARGV, $path); # Record its path
            if (defined $Unit{$unit_name}) { # Already seen this unit
                if ($main'opt_v) {
                    ($path) = $Unit{$unit_name} =~ m|^(.*)|.*/;
                    print " We've already seen $unit_name.U in $path.\n";
                }
            } else {
                $Unit{$unit_name} = $path; # Map name to path
            }
        }
        next;
    }
    # We have found a file which does not look like a unit. If it is a
    # directory, then scan it. Otherwise skip the file.
    unless
    (-d "$dir/$_") {
        print " Skipping file $_ in $dir.\n" if $main'opt_v;
        next;
    }
    &units_path("$dir/$_");
    print "Back to $MC/$dir...\n" if $main'opt_v;
}

# Initialize the extraction process by setting some variables.
# We return a string to be eval to do more customized initializations.
sub main'load_init_extraction {

```

```

package main;
open(INIT, ">$WD/.MT/Init.U") ||
die "Can't create .MT/Init.U\n";
open(CONF_H, ">$WD/.MT/Config_h.U") ||
die "Can't create .MT/Config_h.U\n";
open(EXTERN, ">$WD/.MT/Extern.U") ||
die "Can't create .MT/Extern.U\n";
open(MAGIC_H, ">$WD/.MT/Magic_h.U") ||
die "Can't create .MT/Magic_h.U\n";

$c_symbol = "; # Current symbol seen in ?C: lines
$s_symbol = "; # Current symbol seen in ?S: lines
$m_symbol = "; # Current symbol seen in ?M: lines
$heredoc = "; # Last "here" document symbol seen
$heredoc_nosubst = 0; # True for <<'EOM' here docs
$condlist = "; # List of conditional symbols
$defined =
"; # List of defined symbols in the unit
$body = "; # No procedure to handle body
$ending = "; # No procedure to clean-up
}

# End the extraction process
sub main'load_end_extraction {
package main;
close EXTERN; # External dependencies (libraries, includes...)
close CONF_H; # C symbol definition template
close INIT; # Required initializations
close MAGIC; # Magic C symbol redefinition templates

print $dependencies if $opt_v; # Print extracted dependencies
}

# Process the ?MAKE: line
sub main'load_p_make {
package main;
local($_) = @_;
local(@ary); # Locally defined symbols
local(@dep); # Dependencies
if (/^\[w+ ]*:/) { # Main dependency rule
s/^\s*||; # Remove leading spaces
chop;
s/:(.*)//;
@dep = split(' ', $1); # Dependencies
@ary = split(' '); # Locally defined symbols
foreach $sym (@ary) {
# Symbols starting with a '+' are meant for internal use only.
next if $sym =~ s/^\+//;

```

```

# Only symbols starting with
a lowercase letter are to
# appear in config.sh, excepted the ones listed in Except.
if ($sym =~ /^[_a-z]/ || $Except{$sym}) {
    $shmaster{"\$$sym"} = undef;
    push(@Master, "?$unit:$sym=\n"); # Initializations
}
}
$condlist = "; # List of conditional symbols
local($sym); # Symbol copy, avoid @dep alteration
foreach $dep (@dep) {
    if ($dep =~ /^[A-Za-z]/) {
        ($sym = $dep) =~ s/^\+//;
        $condlist .= "$sym ";
        push(@Cond, $sym) unless $condseen{$sym};
        $condseen{$sym}++; # Conditionally wanted
    }
}
# Append to already existing dependencies. The 'defined' variable
# is set for &write_out, used to implement ?L: and ?I: canvas. It is
# reset each time a new unit is parsed.
# NB: leading '+' for defined symbols (internal use only) have been
# removed at this point, but conditional dependencies still bear it.
$defined = join(' ', @ary); # Symbols defined by this unit
$dependencies .= $defined . ':' . join(' ', @dep) . "\n";
$dependencies
.= " -cond $condlist\n" if $condlist;
} else {
    $dependencies .= $_; # Building rules
}
}

# Process the ?O: line
sub main'load_p_obsolete {
    package main;
    local($_) = @_;
    $Obsolete{"$unit.U"} .= $_; # Message(s) to print if unit is used
}

# Process the ?S: lines
sub main'load_p_shell {
    package main;
    local($_) = @_;
    unless ($s_symbol) {
        if (/^(w+).*/) {
            $s_symbol = $1;
            print " ?S: $s_symbol\n" if $opt_d;
        } else {

```

```

warn "\"$file\"", line $.: syntax error in ?S: construct.\n";
$s_symbol = $unit;
return;
}
# Deal with obsolete symbol list (enclosed between parenthesis)
&record_obsolete("$$_") if ^(/;
}
m|^\.\s*$| && ($s_symbol = ""); # End of comment
}

# Process the ?C: lines
sub main'load_p_c {
package main;
local($_) = @_;
unless ($c_symbol) {
if (s/^(w+)\s*~\s*(S+)\s*(.*)/ $1 $3:/) {
# The ~ operator aliases the main C symbol to another symbol which
# is to be used instead for definition in config.h. That is to say,
#
the line '?C:SYM ~ other:' would look for symbol 'other' instead,
# and the documentation for symbol SYM would only be included in
# config.h if 'other' were actually wanted.
$c_symbol = $2; # Alias for definition in config.h
print " ?C: $1 ~ $c_symbol\n" if $opt_d;
} elsif (/^(w+)\s*(.*)/) {
# Default behaviour. Include in config.h if symbol is needed.
$c_symbol = $1;
print " ?C: $c_symbol\n" if $opt_d;
} else {
warn "\"$file\"", line $.: syntax error in ?C: construct.\n";
$c_symbol = $unit;
return;
}
# Deal with obsolete symbol list (enclosed between parenthesis) and
# make sure that list do not appear in config.h.SH by removing it.
&record_obsolete("$$_") if ^(/;
s/\s*(.*)//; # Get rid of obsolete symbol list
}
s/^(w+)\s*|?$_symbol:/* $1| | # Start of comment
(s/^\.\s*$|?$_symbol: *\n| && ($c_symbol = ", 1)) || # End of comment
s/^(.*)|?$_symbol: *$1|; # Middle of comment
&p_config("$$_"); # Add comments
to config.h.SH
}

# Process the ?H: lines
sub main'load_p_config {
package main;

```

```

local($_) = @_;
local($constraint); # Constraint to be used for inclusion
++$old_version if s/^\?%1://; # Old version
if (s/^\?(w+://) { # Remove leading '?var:'
    $constraint = $1; # Constraint is leading '?var'
} else {
    $constraint = ""; # No constraint
}
if (/^#.*$/) { # Look only for cpp lines
    if (m|^#$(w+)s+(w+).*$(w+)) {
        # Case: #d_var VAR "$var"
        $constraint = $2 unless $constraint;
        print " ?H: ($constraint) #$$$1 $2 \"\$3\"\\n" if $opt_d;
        $cmaster{$2} = undef;
        $swanted{$2} = "$1\\n$3";
    } elsif (m|^#define\s+(w+)((.*)\s+(w+)) {
        # Case: #define VAR(x) $var
        $constraint = $1 unless $constraint;
        print " ?H: ($constraint) #define $1($2) \\$3\\n" if $opt_d;
        $cmaster{$1} = undef;
        $swanted{$1} = $3;
    } elsif (m|^#$(define\s+(w+)) {
        # Case: #define VAR
        $constraint = $1 unless $constraint;
        print " ?H: ($constraint)
#define $1\\n" if $opt_d;
        $cmaster{$1} = undef;
        $swanted{$1} = "define\\n$unit";
    } elsif (m|^#$(w+)s+(w+)) {
        # Case: #d_var VAR
        $constraint = $2 unless $constraint;
        print " ?H: ($constraint) #$$$1 $2\\n" if $opt_d;
        $cmaster{$2} = undef;
        $swanted{$2} = $1;
    } elsif (m|^#define\s+(w+).*$(w+)) {
        # Case: #define VAR "$var"
        $constraint = $1 unless $constraint;
        print " ?H: ($constraint) #define $1 \"\$2\"\\n" if $opt_d;
        $cmaster{$1} = undef;
        $swanted{$1} = $2;
    } else {
        $constraint = $unit unless $constraint;
        print " ?H: ($constraint) $_" if $opt_d;
    }
} else {
    print " ?H: ($constraint) $_" if $opt_d;
}
}
# If not a single ?H:. line, add the leading constraint

```

```

s/^\./ // || s/^\/?$constraint:/;
print CONF_H;
}

# Process the ?M: lines
sub main'load_p_magic {
    package main;
    local($_) = @_;
    unless ($m_symbol) {
        if (/^\(w+):\s*([\w\s]*)\n$/) {
            # A '?M:sym:' line implies a '?W:%<:sym' since we'll need to know
            # about the wantedness
            of sym later on when building confmagic.h.
            # Buf is sym is wanted, then the C symbol dependencies have to
            # be triggered. That is done by introducing sym in the mwanted
            # array, known by the Wanted file construction process...
            $m_symbol = $1;
            print " ?M: $m_symbol\n" if $opt_d;
            $mwanted{$m_symbol} = $2; # Record C dependencies
            &p_wanted("$unit:$m_symbol"); # Build fake ?W: line
        } else {
            warn "\"$file\", line $.: syntax error in ?M: construct.\n";
        }
    }
    return;
}
(s/^\.\s*$/?$m_symbol:\n/ && ($m_symbol = ", 1)) || # End of block
s/^\/?$m_symbol:/;
print MAGIC_H; # Definition goes to confmagic.h
print " ?M: $_" if $opt_d;
}

```

```

# Process the ?W: lines
sub main'load_p_wanted {
    package main;
    # Syntax is ?W:<shell symbols>:<C symbols>
    local($active) = $_[0] =~ /^[^:]*:/; # Symbols to activate
    local($look_symbols) = $_[0] =~ /:(.*)/; # When those are used
    local(@syms) = split(/ /, $look_symbols); # Keep original spacing info
    $active =~ s/\s+/\n/g; #
    One symbol per line

```

```

# Concatenate quoted strings, so saying something like 'two words' will
# be introduced as one single symbol "two words".
local(@symbols); # Concatenated symbols to look for
local($concat) = ""; # Concatenation buffer
foreach (@syms) {
    if (s/^\//) {
        $concat = $_;

```

```

} elsif (s!$/!) {
  push(@symbols, $concat . ' ' . $_);
  $concat = "";
} else {
  push(@symbols, $_) unless $concat;
  $concat .= ' ' . $_ if $concat;
}
}

local($fake); # Fake unique shell symbol to reparent C symbol

# Now record symbols in master and wanted tables
foreach (@symbols) {
  $master{$_} = undef; # Asks for look-up in C files
  # Make a fake C symbol and associate that with the wanted symbol
  # so that later we know where it comes from
  $fake = &gensym;
  $wanted{$_} = "$fake"; # Attached to this symbol
  push(@Master, "?$unit:$fake="); # Fake initialization
}
}

# Extract filenames from manifest
sub main'load_extract_filenames {
  package
  main;
  &build_filext; # Construct &is_cfile and &is_shfile
  print "Extracting filenames (C and SH files) from $NEWMANI...\n"
  unless $opt_s;
  open(NEWMANI,$NEWMANI) || die "Can't open $NEWMANI.\n";
  local($file);
  while (<NEWMANI>) {
    ($file) = split(' ');
    next if $file eq 'config_h.SH'; # skip config_h.SH
    next if $file eq 'Configure'; # also skip Configure
    next if $file eq 'confmagic.h' && $opt_M;
    push(@SHlist, $file) if &is_shfile($file);
    push(@clist, $file) if &is_cfile($file);
  }
}

# Construct two file identifiers based on the file suffix: one for C files,
# and one for SH files (using the $cext and $shext variables) defined in
# the .package file.
# The &is_cfile and &is_shfile routine may then be called to know whether
# a given file is a candidate for holding C or SH symbols.
sub main'load_build_filext {
  package main;

```



```

&build_extfun('is_cfile', $cext, '.c.h.y.l');
&build_extfun('is_shfile', $shext, '.SH');
}

# Build routine $name to identify extensions
# listed in $exts, ensuring
# that $minimum is at least matched (both to be backward compatible with
# older .package and because it is really the minimum required).
sub main'load_build_extfun {
    package main;
    local($name, $exts, $minimum) = @_ ;
    local(@single); # Single letter dot extensions (may be grouped)
    local(@others); # Other extensions
    local(%seen); # Avoid duplicate extensions
    foreach $ext (split(' ', "$exts $minimum")) {
        next if $seen{$ext}++;
        if ($ext =~ s/^\.(\\w)$/$1/) {
            push(@single, $ext);
        } else {
            # Convert into perl's regexp
            $ext =~ s/\.\./g; # Escape .
            $ext =~ s/?/./g; # ? turns into .
            $ext =~ s/*/*./g; # * turns into .*
            push(@others, $ext);
        }
    }
    local($fn) = &q(<<EOF); # Function being built
    :sub $name {
    : local(\$_) = \@_ ;
    EOF
    local($single); # Single regexp: .c.h grouped into .[ch]
    $single = \[' . join(" , @single) . ']' if @single;
    $fn .= &q(<<EOL) if @single;
    : return 1 if /$single$/;
    EOL
    foreach $ext (@others)
    {
        $fn .= &q(<<EOL);
    : return 1 if /$ext$/;
    EOL
    }
    $fn .= &q(<<EOF);
    : 0; # None of the extensions may be applied to file name
    :}
    EOF
    print $fn if $opt_d;
    eval $fn;
    chop($@) && die "Can't compile '$name':\n$fn\n$@\n";

```

```

}

# Remove ':' quotations in front of the lines
sub main'load_q {
    package main;
    local($_) = @_;
    local($*) = 1;
    s/^\://g;
    $_;
}

# The %Depend array records the functions we use to process the configuration
# lines in the unit, with a special meaning. It is important that all the
# known control symbols be listed below, so that metalint does not complain.
# The %Lcmp array contains valid layouts and their comparison value.
sub main'load_init_depend {
    package main;
    %Depend = (
        'MAKE', 'p_make', # The ?MAKE: line records dependencies
        'INIT', 'p_init', # Initializations printed verbatim
        'LINT', 'p_lint', # Hints for metalint
        'RCS', 'p_ignore', # RCS comments are ignored
        'C', 'p_c', # C symbols
        'D', 'p_default', # Default value
    for conditional symbols
        'E', 'p_example', # Example of usage
        'F', 'p_file', # Produced files
        'H', 'p_config', # Process the config.h lines
        'I', 'p_include', # Added includes
        'L', 'p_library', # Added libraries
        'M', 'p_magic', # Process the confmagic.h lines
        'O', 'p_obsolete', # Unit obsolescence
        'P', 'p_public', # Location of PD implementation file
        'S', 'p_shell', # Shell variables
        'T', 'p_temp', # Shell temporaries used
        'V', 'p_visible', # Visible symbols like 'rp', 'dflt'
        'W', 'p_wanted', # Wanted value for interpreter
        'X', 'p_ignore', # User comment is ignored
        'Y', 'p_layout', # User-defined layout preference
    );
    %Lcmp = (
        'top', -1,
        'default', 0,
        'bottom', 1,
    );
}

# Extract dependencies from units held in @ARGV

```

```

sub main'load_extract_dependencies {
  package main;
  local($proc); # Procedure used to handle a ctrl line
  local($file); # Current file scanned
  local($dir, $unit); # Directory
  and unit's name
  local($old_version) = 0; # True when old-version unit detected
  local($mc) = "$MC/U"; # Public metaconfig directory
  local($line); # Last processed line for metalint

  printf "Extracting dependency lists from %d units...\n", $#ARGV+1
  unless $opt_s;

  chdir $WD; # Back to working directory
  &init_extraction; # Initialize extraction files
  $dependencies = ' ' x (50 * @ARGV); # Pre-extend
  $dependencies = "";

  # We do not want to use the <> construct here, because we need the
  # name of the opened files (to get the unit's name) and we want to
  # reset the line number for each files, and do some pre-processing.

  file: while ($file = shift(@ARGV)) {
    close FILE; # Reset line number
    $old_version = 0; # True if unit is an old version
    if (open(FILE, $file)) {
      ($dir, $unit) = ("", $file)
      unless ($dir, $unit) = ($file =~ m|(.*)/(.*)|);
      $unit =~ s|\.U$||; # Remove extension
    } else {
      warn("Can't open $file.\n");
    }
  }
  # If
  unit is in the standard public directory, keep only the unit name
  $file = "$unit.U" if $dir eq $mc;
  print "$dir/$unit.U:\n" if $opt_d;
  line: while (<FILE>) {
    $line = $_; # Save last processed unit line
    if (s/^\?([w\-]+):/) { # We may have found a control line
      $proc = $Depend{$1}; # Look for a procedure to handle it
      unless ($proc) { # Unknown control line
        $proc = $1; # p_unknown expects symbol in '$proc'
        eval '&p_unknown'; # Signal error (metalint only)
        next line; # And go on next line
      }
      # Long lines may be escaped with a final backslash
      $_ = &complete_line(FILE) if s/\\s*$/;
      # Run macros substitutions

```

```

s/%</$unit/g; # %< expands into the unit's name
if (s/%\*/$unit/) {
# %* expanded into the entire set of defined symbols
# in the old version. Now it is only the unit's name.
++$old_version;
}
eval { &$proc($_) }; # Process the line
} else {
next file unless $body; # No procedure to
handle body
do {
$line = $_; # Save last processed unit line
eval { &$body($_) }; # From now on, it's the unit body
} while (defined ($_ = <FILE>));
next file;
}
} continue {
warn(" Warning: $file is a pre-3.0 version.\n") if $old_version;
&$ending($line) if $ending; # Post-processing for metalint
}

&end_extraction; # End the extraction process
}

# The first line was escaped with a final \ character. Every following line
# is to be appended to it (until we found a real \n not escaped). Note that
# the leading spaces of the continuation line are removed, so any space should
# be added before the former \ if needed.
sub main'load_complete_line {
package main;
local($file) = @_; # File where lines come from
local($_);
local($read) = ""; # Concatenation of all the continuation lines found
while (<$file>) {
s/^\s+//; # Remove leading spaces
if (s/\\s*$//) { # Still followed by a continuation line
$read .= $_;
} else { #
We've reached the end of the continuation
return $read . $_;
}
}
}

# Record obsolete symbols association (new versus old), that is to say for a
# given old symbol, $Obsolete{'old'} = new symbol to be used. A '$' is prepended
# for all shell variables

```

```

sub main'load_record_obsolete {
    package main;
    local($_) = @_;
    local(@obsoleted); # List of obsolete symbols
    local($symbol); # New symbol which must be used
    local($dollar) = s/^\$// ? '$: '; # The '$' or a null string
    # Syntax for obsolete symbols specification is
    # list of symbols (obsolete ones):
    if (/^\(w+\)s*\((.*)\)s*$/) {
        $symbol = "$dollar$1";
        @obsoleted = split(' ', $2); # List of obsolete symbols
    } else {
        if (/^\(w+\)s*\((.*)$/) {
            warn "\"$file\", line $.: final ')' before ':' missing.\n";
            $symbol = "$dollar$1";
            @obsoleted = split(' ', $2);
        } else {
            warn "\"$file\", line $.: syntax error.\n";
            return;
        }
    }
    foreach $val (@obsoleted) {
        $_ = $dollar . $val;
        if (defined $Obsolete{$_})
        {
            warn "\"$file\", line $.: '$_' already obsolete by '$Obsolete{$_}'.\n";
        } else {
            $Obsolete{$_} = $symbol; # Record (old, new) tuple
        }
    }
}

# Dump obsolete symbols used in file 'Obsolete'. Also write Obsol_h.U and
# Obsol_sh.U to record old versus new mappings if the -o option was used.
sub main'load_dump_obsolete {
    package main;
    unless (-f 'Obsolete') {
        open(OBSOLETE, ">Obsolete") || die "Can't create Obsolete.\n";
    }
    open(OBSOL_H, ">.MT/Obsol_h.U") || die "Can't create .MT/Obsol_h.U.\n";
    open(OBSOL_SH, ">.MT/Obsol_sh.U") || die "Can't create .MT/Obsol_sh.U.\n";
    local($file); # File where obsolete symbol was found
    local($old); # Name of this old symbol
    local($new); # Value of the new symbol to be used
    # Leave a blank line at the top so that any added ^L will stand on a line
    # by itself (the formatting process adds a ^L when a new page is needed).
    format OBSOLETE_TOP =

```



```

local($_) = '' x 50000 if $opt_m; # Pre-extend pattern search space
local(%visited); # Records visited files
local(%lastfound); # Where last occurrence of key was

# Map shell symbol names to units by reverse engineering the @Master array
# which records all the known shell symbols and the units where they
# are defined.
foreach $init (@Master) {
    $init =~ /\^(?[*]:[*])=/' && ($shwanted{"\$$2"} = $1);
}

# Now we are a little clever, and build a loop to eval so that we don't
# have to recompile
our patterns on every file. We also use "study" since
# we are searching the same string for many different things. Hauls!

if (@clist) {
    print " Scanning .[chyl] files for symbols...\n" unless $opt_s;
    $search = '' x (40 * (@cmaster + @ocmaster)); # Pre-extend
    $search = "while (<>) {study;\n"; # Init loop over ARGV
    foreach $key (keys(cmaster)) {
        $search .= "\$cmaster{'$key'} .= \"\$ARGV#\n" if /\b$key\b;\n";
    }
    foreach $key (grep(!/\$/ , keys %Obsolete)) {
        $search .= "&ofound('$key') if /\b$key\b;\n";
    }
    $search .= "}\n"; # terminate loop
    print $search if $opt_d;
    @ARGV = @clist;
    # Swallow each file as a whole, if memory is available
    undef $/ if $opt_m;
    eval $search;
    eval "";
    $/ = "\n";
    while (($key,$value) = each(cmaster)) {
        next if $value eq "";
        foreach $file (sort(split(/#/ , $value))) {
            next if $file eq "";
            # %cwanted may contain value separated by \n -- take last one
            @sym = split(/\n/, $cwanted{$key});
            $sym
= pop(@sym);
            $shell = "\$$sym";
            print FUI
            pack("A35", $file),
            pack("A20", "$shwanted{$shell}.U"),
            $key, "\n";
            print UIF

```

```

    pack("A20", "$shwanted{$shell}.U"),
    pack("A25", $key),
    $file, "\n";
}
}
}

undef @clist;
undef %cwanted;
undef %cmaster; # We're not building Configure, we may delete this
%visited = ();
%lastfound = ();

if (@SHlist) {
    print " Scanning .SH files for symbols...\n" unless $opt_s;
    $search = ' ' x (40 * (@shmaster + @oshmaster)); # Pre-extend
    $search = "while (<>) {study;\n";
    # All the keys already have a leading '$'
    foreach $key (keys(shmaster)) {
        $search .= "\$shmaster{$key}' .= \"\$ARGV#\n" if /\$key\b/;\n";
    }
    foreach $key (grep (/^\$/ , keys %Obsolete)) {
        $search .= "&ofound('$key') if /\$key\b/;\n";
    }
    $search .= "}\n";
    print $search if $opt_d;
    @ARGV = @SHlist;
    # Swallow each file as a whole, if memory is available
    undef $/ if $opt_m;
    eval $search;
    eval ";
    $/ =
    "\n";
    while (($key,$value) = each(shmaster)) {
        next if $value eq ";
        foreach $file (sort(split(/#/ , $value))) {
            next if $file eq ";
            print FUI
            pack("A35", $file),
            pack("A20", "$shwanted{$key}.U"),
            $key, "\n";
            print UIF
            pack("A20", "$shwanted{$key}.U"),
            pack("A25", $key),
            $file, "\n";
        }
    }
}

```



```

close FUI;
close UIF;

# If obsolete symbols were found, write an Obsolete file which lists where
# each of them appear and the new symbol to be used. Also write Obsol_h.U
# and Obsol_sh.U in .MT for later perusal.

&dump_obsolete;    # Dump obsolete symbols if any

# Clean-up memory by freeing useless data structures
undef @SHlist;
undef %shmaster;
}

# This routine records matches of obsolete keys (C or shell)
sub main'load_ofound {
    package main;
    local($key) = @_ ;
    local($_) = $Obsolete{$key}; # Value of new symbol
    $ofound{"$ARGV $key $_"}++; # Record obsolete match
    $cmaster{$_} .= "$ARGV#" unless /^$/; # A C hit
    $shmaster{$_}
    .= "$ARGV#" if /^$/; # Or a shell one
}

# Create a new symbol name each time it is invoked. That name is suitable for
# usage as a perl variable name.
sub main'load_gensym {
    package main;
    $Gensym = 'AAAAA' unless $Gensym;
    $Gensym++;
}

sub main'load_manifake {
    package main;
    # make MANIFEST and MANIFEST.new say the same thing
    if (! -f $NEWMANI) {
        if (-f $MANI) {
            open(IN,$MANI) || die "Can't open $MANI";
            open(OUT,">$NEWMANI") || die "Can't create $NEWMANI";
            while (<IN>) {
                if (/---/) {
                    # Everything until now was a header...
                }
            }
            close OUT;
            open(OUT,">$NEWMANI") ||
            die "Can't recreate $NEWMANI";
            next;
        }
    }
}

```

```

    }
    s/^\s*(\S+\s+)[0-9]*\s*(.*)/$1$2/;
    print OUT;
    print OUT "\n" unless /\n$/; # If no description
    }
    close IN;
    close OUT;
    }
    else {
die "You need to make a $NEWMANI file, with names and descriptions.\n";
    }
}
}

```

```
#
```

```

Perform ~name expansion ala ksh...
# (banish csh from your vocabulary ;-))
sub main'load_tilda_expand {
    package main;
    local($path) = @_ ;
    return $path unless $path =~ /^~/;
    $path =~ s:^\~([\^/]+):(getpwnam($1))[$+7]:e; # ~name
    $path =~ s:^\~:~$ENV{'HOME'} || (getpwuid($<))[$+7]:e; # ~
    $path;
}

```

```
# Set up profile components into %Profile, add any profile-supplied options
# into @ARGV and return the command invocation name.
```

```

sub main'load_profile {
    package main;
    local($profile) = &tilda_expand($ENV{'DIST'} || '~/dist_profile');
    local($me) = $0; # Command name
    $me =~ s|\.|/\.| |$1; # Keep only base name
    return $me unless -s $profile;
    local(*PROFILE); # Local file descriptor
    local($options) = ""; # Options we get back from profile
    unless (open(PROFILE, $profile)) {
        warn "$me: cannot open $profile: $!\n";
        return;
    }
    local($_);
    local($component);
    while (<PROFILE>) {
        next if /\s*#/; # Skip comments
        next unless /^$me/o;
        if (s/^$me://o) { # progame: options
            chop;
            $options

```

```

.= $_; # Merge options if more than one line
}
elsif (s/^\$me-([\^:]+)//o) { # progname-component: value
    $component = $1;
    chop;
    s/^\s+//; # Trim leading and trailing spaces
    s/\s+$//;
    $Profile{$component} = $_;
}
}
close PROFILE;
return unless $options;
require 'shellwords.pl';
local(@opts);
eval '@opts = &shellwords($options)'; # Protect against mismatched quotes
unshift(@ARGV, @opts);
return $me; # Return our invocation name
}

```

```

#
# End of dataloading section.
#

```

Found in path(s):

```

* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/bin/metaxref

```

No license file was found, but licenses were detected in source scan.

?RCS: \$Id\$

?RCS:

?RCS: Copyright (c) 1999 Jarkko Hietaniemi

?RCS:

?RCS: You may distribute under the terms of either the GNU General Public

?RCS: License or the Artistic License, as specified in the README file.

?RCS:

?MAKE:d\_PRI64 d\_PRIi64 d\_PRIu64 d\_PRIo64 d\_PRIx64 d\_PRIXU64 \

sPRI64 sPRIi64 sPRIu64 sPRIo64 sPRIx64 sPRIxU64: \

quadtype i\_inttypes test cat rm\_try Setvar Compile run

?MAKE: -pick add \$@ %<

?S:d\_PRI64:

?S: This variable conditionally defines the PERL\_PRI64 symbol, which

?S: indicates that stdio has a symbol to print 64-bit decimal numbers.

?S:.

?S:d\_PRIi64:

?S: This variable conditionally defines the PERL\_PRIi64 symbol, which

?S: indicates that stdio has a symbol to print 64-bit decimal numbers.

?S:.

?S:d\_PRIu64:

?S: This variable conditionally defines the PERL\_PRIu64 symbol, which  
?S: indicates that stdio has a symbol to print 64-bit unsigned decimal  
?S: numbers.  
?S:.  
?S:d\_PRIo64:  
?S: This variable  
conditionally defines the PERL\_PRIo64 symbol, which  
?S: indicates that stdio has a symbol to print 64-bit octal numbers.  
?S:.  
?S:d\_PRIx64:  
?S: This variable conditionally defines the PERL\_PRIx64 symbol, which  
?S: indicates that stdio has a symbol to print 64-bit hexadecimal numbers.  
?S:.  
?S:d\_PRIXU64:  
?S: This variable conditionally defines the PERL\_PRIXU64 symbol, which  
?S: indicates that stdio has a symbol to print 64-bit hExADECimAl numbers.  
?S: The 'U' in the name is to separate this from d\_PRIx64 so that even  
?S: case-blind systems can see the difference.  
?S:.  
?S:sPRId64:  
?S: This variable, if defined, contains the string used by stdio to  
?S: format 64-bit decimal numbers (format 'd') for output.  
?S:.  
?S:sPRIi64:  
?S: This variable, if defined, contains the string used by stdio to  
?S: format 64-bit decimal numbers (format 'i') for output.  
?S:.  
?S:sPRIu64:  
?S: This variable, if defined, contains the string used by stdio to  
?S: format 64-bit unsigned decimal numbers (format 'u')  
for output.  
?S:.  
?S:sPRIo64:  
?S: This variable, if defined, contains the string used by stdio to  
?S: format 64-bit octal numbers (format 'o') for output.  
?S:.  
?S:sPRIx64:  
?S: This variable, if defined, contains the string used by stdio to  
?S: format 64-bit hexadecimal numbers (format 'x') for output.  
?S:.  
?S:sPRIXU64:  
?S: This variable, if defined, contains the string used by stdio to  
?S: format 64-bit hExADECimAl numbers (format 'X') for output.  
?S: The 'U' in the name is to separate this from sPRIx64 so that even  
?S: case-blind systems can see the difference.  
?S:.  
?C:PERL\_PRIId64:  
?C: This symbol, if defined, contains the string used by stdio to

```

?C: format 64-bit decimal numbers (format 'd') for output.
?C:.
?C:PERL_PRIi64:
?C: This symbol, if defined, contains the string used by stdio to
?C: format 64-bit decimal numbers (format 'i') for output.
?C:.
?C:PERL_PRIu64:
?C: This symbol, if defined, contains the string used by stdio to
?C: format 64-bit unsigned decimal numbers (format 'u')
for output.
?C:.
?C:PERL_PRIo64:
?C: This symbol, if defined, contains the string used by stdio to
?C: format 64-bit octal numbers (format 'o') for output.
?C:.
?C:PERL_PRIx64:
?C: This symbol, if defined, contains the string used by stdio to
?C: format 64-bit hexadecimal numbers (format 'x') for output.
?C:.
?C:PERL_PRIXU64:
?C: This symbol, if defined, contains the string used by stdio to
?C: format 64-bit hExADEcImAl numbers (format 'X') for output.
?C:.
?H:#$d_PRIId64 PERL_PRIId64 $sPRIId64 /**/
?H:#$d_PRIi64 PERL_PRIi64 $sPRIi64 /**/
?H:#$d_PRIu64 PERL_PRIu64 $sPRIu64 /**/
?H:#$d_PRIo64 PERL_PRIo64 $sPRIo64 /**/
?H:#$d_PRIx64 PERL_PRIx64 $sPRIx64 /**/
?H:#$d_PRIx64 PERL_PRIXU64 $sPRIXU64 /**/
?H:.
?T:yyy
?F:!try
: Check 64bit sizes
echo " "

if $test X"$quadtype" != X; then

echo "Checking how to print 64-bit integers..." >&4

if $test X"$sPRIId64" = X -a X"$quadtype" = Xint; then
$cat >try.c <<'EOCP'
#include <sys/types.h>
#include <stdio.h>
int main() {
int q = 12345678901;

printf("%ld\n", q);
}

```

```
EOCP
set try
if eval $compile; then
yyy=`$run ./try`
case "$yyy" in
12345678901)
sPRId64="d"; sPRIi64="i"; sPRIu64="u";
sPRIo64="o"; sPRIx64="x"; sPRIXU64="X";
echo "We will use %d."
;;
esac
fi
fi
```

```
if $test X"$sPRId64" = X -a X"$squadtype" = Xlong; then
$cat >try.c <<'EOCP'
#include <sys/types.h>
#include <stdio.h>
int main() {
long q = 12345678901;
printf("%ld\n", q);
}
EOCP
```

```
set try
if eval $compile; then
yyy=`$run ./try`
case "$yyy" in
12345678901)
sPRId64="ld"; sPRIi64="li"; sPRIu64="lu";
sPRIo64="lo"; sPRIx64="lx"; sPRIXU64="lX";
echo "We will use %ld."
;;
esac
fi
fi
```

```
if $test X"$sPRId64" = X -a X"$i_inttypes" = X"$define" -a X"$squadtype" = Xint64_t; then
$cat >try.c <<'EOCP'
#include <sys/types.h>
#include <inttypes.h>
#include <stdio.h>
int main() {
int64_t q = 12345678901;
printf("%" PRId64 "\n", q);
}
EOCP
```

```
set try
if eval $compile; then
```

```

yyy=`$run ./try`
case "$yyy" in
12345678901)
sPRId64=PRId64;
sPRi64=PRi64; sPRu64=PRu64;
sPRIo64=PRIo64; sPRIx64=PRIx64; sPRIXU64=PRIXU64;
echo "We will use the C9X style."
;;
esac
fi
fi

```

```

if $test X"$sPRId64" = X -a X"$quadtype" != X; then

```

```

$cat >try.c <<EOCP
#include <sys/types.h>
#include <stdio.h>
int main() {
    $quadtype q = 12345678901;
    printf("%Ld\n", q);
}

```

```
EOCP
```

```

set try
if eval $compile; then
    yyy=`$run ./try`
    case "$yyy" in
    12345678901)
        sPRId64=""Ld"; sPRi64=""Li"; sPRu64=""Lu";
        sPRIo64=""Lo"; sPRIx64=""Lx"; sPRIXU64=""LX";
        echo "We will use %Ld."
        ;;
    esac
fi
fi

```

```

if $test X"$sPRId64" = X -a X"$quadtype" = X"long long"; then

```

```

$cat >try.c <<'EOCP'
#include <sys/types.h>
#include <stdio.h>
int main() {
    long long q = 12345678901LL; /* AIX cc requires the LL suffix. */
    printf("%lld\n", q);
}

```

```
EOCP
```

```

set try
if eval $compile; then
    yyy=`$run ./try`
    case "$yyy" in
    12345678901)

```

```

sPRId64="%lld"; sPRIi64="%lli"; sPRIu64="%llu";
sPRIo64="%llo"; sPRIx64="%llx";
sPRIXU64="%lIX";
echo "We will use the %lld style."
;;
esac
fi
fi

```

```

if $test X"$sPRId64" = X -a X"$squadtype" != X; then
$cat >try.c <<EOCP
#include <sys/types.h>
#include <stdio.h>
int main() {
$squadtype q = 12345678901;
printf("%qd\n", q);
}
EOCP
set try
if eval $compile; then
yyy=`$run ./try`
case "$yyy" in
12345678901)
sPRId64="%qd"; sPRIi64="%qi"; sPRIu64="%qu";
sPRIo64="%qo"; sPRIx64="%qx"; sPRIXU64="%qX";
echo "We will use %qd."
;;
esac
fi
fi

```

```

if $test X"$sPRId64" = X; then
echo "Cannot figure out how to print 64-bit integers." >&4
fi
$rm_try

```

```

fi

case "$sPRId64" in
") d_PRId64="$undef"; d_PRIi64="$undef"; d_PRIu64="$undef";
d_PRIo64="$undef"; d_PRIx64="$undef"; d_PRIXU64="$undef";
;;
*) d_PRId64="$define"; d_PRIi64="$define"; d_PRIu64="$define";
d_PRIo64="$define"; d_PRIx64="$define"; d_PRIXU64="$define";
;;
esac

```

Found in path(s):



\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/perl/quadio.U

No license file was found, but licenses were detected in source scan.

?RCS: \$Id\$

?RCS:

?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi

?RCS:

?RCS: You may redistribute only under the terms of the Artistic License,

?RCS: as specified in the README file that comes with the distribution.

?RCS: You may reuse parts of this distribution only within the terms of

?RCS: that same Artistic License; a copy of which may be found at the root

?RCS: of the source tree for dist 4.0.

?RCS:

?RCS: \$Log: perlpath.U,v \$

?RCS: Revision 3.0.1.2 1995/09/25 09:17:04 ram

?RCS: patch59: unit is now forced to the top of Configure, if possible

?RCS:

?RCS: Revision 3.0.1.1 1995/01/11 15:33:53 ram

?RCS: patch45: can now use Loc variables since path stripping is deferred

?RCS:

?RCS: Revision 3.0 1993/08/18 12:09:32 ram

?RCS: Baseline for dist 3.0 netwide release.

?RCS:

?X:

?X: The purpose of this unit is to locate perl good enough to construct a #!

?X:

?MAKE:perlpath: Getfile Oldconfig Loc perl

?MAKE: -pick

add \$@ %<

?Y:TOP

?S:perlpath:

?S: This variable contains the eventual value of the PERLPATH symbol,

?S: which contains the absolute location of the perl interpreter.

?S:.

?C:PERLPATH:

?C: This symbol contains the absolute location of the perl interpreter.

?C:.

?H:#define PERLPATH "\$perlpath" /\*\*/

?H:.

: determine perl absolute location

case "\$perlpath" in

)

if test -f /usr/bin/perl; then

dflt=/usr/bin/perl

else

case "\$perl" in

\*/) dflt="\$perl";;

```

*) dflt=/usr/bin/perl;;
esac
fi
;;
*) dflt="$perlpath"
;;
esac
echo " "
fn=f~/
rp="Where is perl located on your system?"
./getfile
perlpath="$ans"

```

Found in path(s):

```

* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/perlpath.U

```

No license file was found, but licenses were detected in source scan.

```

?RCS: $Id: mallocsrc.U,v 3.0.1.2 1997/02/28 16:10:26 ram Exp $
?RCS:
?RCS: Copyright (c) 1991-1993, Raphael Manfredi
?RCS:
?RCS: You may redistribute only under the terms of the Artistic License,
?RCS: as specified in the README file that comes with the distribution.
?RCS: You may reuse parts of this distribution only within the terms of
?RCS: that same Artistic License; a copy of which may be found at the root
?RCS: of the source tree for dist 3.0.
?RCS:
?RCS: $Log: mallocsrc.U,v $
?RCS: Revision 3.0.1.2 1997/02/28 16:10:26 ram
?RCS: patch61: added support for Free_t, the type of free()
?RCS: patch61: replaced .o with $_o all over the place
?RCS:
?RCS: Revision 3.0.1.1 1994/05/06 15:10:46 ram
?RCS: patch23: added support for MYMALLOC, mainly for perl5 (ADO)
?RCS:
?RCS: Revision 3.0 1993/08/18 12:09:12 ram
?RCS: Baseline for dist 3.0 netwide release.
?RCS:
?MAKE:mallocsrc mallocobj usemallocwrap usemymalloc
malloctype d_mymalloc \
freetype: Myread \
Oldconfig package Guess Setvar rm cat +cc +ccflags Findhdr \
i_malloc i_stdlib sed libs _o ptrsize useithreads
?MAKE: -pick add $@ %<
?X: Put near top so that other tests don't erroneously include
?X: -lmalloc. --AD 22 June 1998
?Y:TOP

```

?S:usemymalloc:  
 ?S: This variable contains y if the malloc that comes with this package  
 ?S: is desired over the system's version of malloc. People often include  
 ?S: special versions of malloc for efficiency, but such versions are often  
 ?S: less portable. See also malloclsrc and mallocobj.  
 ?S: If this is 'y', then -lmalloc is removed from \$libs.  
 ?S:.

?S:usemallocwrap:  
 ?S: This variable contains y if we are wrapping malloc to prevent  
 ?S: integer overflow during size calculations.  
 ?S:.

?S:malloclsrc:  
 ?S: This variable contains the name of the malloc.c that comes with  
 ?S: the package, if that malloc.c is preferred over the system malloc.  
 ?S: Otherwise the value is null. This variable is intended for generating  
 ?S: Makefiles.  
 ?S:.

?S:d\_mymalloc:  
 ?S: This  
 variable conditionally defines MYMALLOC in case other parts  
 ?S: of the source want to take special action if MYMALLOC is used.  
 ?S: This may include different sorts of profiling or error detection.  
 ?S:.

?S:mallocobj:  
 ?S: This variable contains the name of the malloc.o that this package  
 ?S: generates, if that malloc.o is preferred over the system malloc.  
 ?S: Otherwise the value is null. This variable is intended for generating  
 ?S: Makefiles. See malloclsrc.  
 ?S:.

?S:freetype:  
 ?S: This variable contains the return type of free(). It is usually  
 ?S: void, but occasionally int.  
 ?S:.

?S:malloctype:  
 ?S: This variable contains the kind of ptr returned by malloc and realloc.  
 ?S:.

?C:Free\_t:  
 ?C: This variable contains the return type of free(). It is usually  
 ?C: void, but occasionally int.  
 ?C:.

?C:Malloc\_t (MALLOCPTRTYPE):  
 ?C: This symbol is the type of pointer returned by malloc and realloc.  
 ?C:.

?H:#define Malloc\_t \$malloctype /\*\*/  
 ?H:#define Free\_t  
 \$freetype /\*\*/  
 ?H:.

?C:PERL\_MALLOC\_WRAP:

?C: This symbol, if defined, indicates that we'd like malloc wrap checks.

?C:.

```
?H:#$usemallocwrap PERL_MALLOC_WRAP /**/
```

?H:.

?C:MYMALLOC:

?C: This symbol, if defined, indicates that we're using our own malloc.

?C:.

```
?H:#$d_mymalloc MYMALLOC /**/
```

?H:.

?LINT:extern usedevel

?LINT:change libs

?X: Cannot test for mallocsrc; it is the unit's name and there is a bug in

?X: the interpreter which defines all the names, even though they are not used.

@if mallocobj

: determine whether to use malloc wrapping

```
echo " "
```

```
case "$usemallocwrap" in
```

```
[yY]*|true|$define) dflt='y' ;;
```

```
[nN]*|false|$undef) dflt='n' ;;
```

```
*) case "$usedevel" in
```

```
[yY]*|true|$define) dflt='y' ;;
```

```
*) dflt='n' ;;
```

```
esac
```

```
::
```

```
esac
```

```
rp="Do you wish to wrap malloc calls to protect against potential overflows?"
```

```
./myread
```

```
usemallocwrap="$ans"
```

```
case "$ans" in
```

```
y*|true)
```

```
usemallocwrap="$define" ;;
```

```
*)
```

```
usemallocwrap="$undef" ;;
```

```
esac
```

: determine which malloc to compile in

```
echo " "
```

```
case "$usemymalloc"
```

```
in
```

```
[yY]*|true|$define) dflt='y' ;;
```

```
[nN]*|false|$undef) dflt='n' ;;
```

```
*) case "$ptrsize" in
```

```
4) dflt='y' ;;
```

```
*) dflt='n' ;;
```

```
esac
```

```
if test "$useithreads" = "$define"; then dflt='n'; fi
```

```
::
```

```
esac
```

```
rp="Do you wish to attempt to use the malloc that comes with $package?"
```

```
./myread
```

```
usemymalloc="$ans"
```

```
case "$ans" in
```

```
y*|true)
```

```
usemymalloc='y'
```

```
mallosrc='malloc.c'
```

```
mallocobj="malloc$_o"
```

```
d_mymalloc="$define"
```

```
?X: Maybe libs.U should be dependent on mallosrc.U, but then
```

```
?X: most packages that use dist probably don't supply their own
```

```
?X: malloc, so this is probably an o.k. compromise
```

```
case "$libs" in
```

```
*-lmalloc*)
```

```
: Remove malloc from list of libraries to use
```

```
echo "Removing unneeded -lmalloc from library list" >&4
```

```
set `echo X $libs | $sed -e 's/-lmalloc / /' -e 's/-lmalloc$/'`
```

```
shift
```

```
libs="$*"
```

```
echo "libs = $libs" >&4
```

```
::
```

```
esac
```

```
::
```

```
*)
```

```
usemymalloc='n'
```

```
mallosrc=""
```

```
mallocobj=""
```

```
d_mymalloc="$undef"
```

```
::
```

```
esac
```

```
@end
```

```
@if MALLOC_PTRTYPE || Malloc_t || Free_t
```

```
: compute the return types of
```

```
malloc and free
```

```
echo " "
```

```
$cat >malloc.c <<END
```

```
#$i_malloc I_MALLOC
```

```
#$i_stdlib I_STDLIB
```

```
#include <stdio.h>
```

```
#include <sys/types.h>
```

```
#ifdef I_MALLOC
```

```
#include <malloc.h>
```

```
#endif
```

```
#ifdef I_STDLIB
```

```
#include <stdlib.h>
```

```
#endif
```

```
#ifdef TRY_MALLOC
```

```

void *malloc();
#endif
#ifdef TRY_FREE
void free();
#endif
END
@if MALLOCPTRTYPE || Malloc_t
case "$malloctype" in
")
if $cc $cflags -c -DTRY_MALLOC malloc.c >/dev/null 2>&1; then
  malloctype='void *'
else
  malloctype='char *'
fi
;;
esac
echo "Your system wants malloc to return '$malloctype', it would seem." >&4
@end

@if Free_t
case "$freetype" in
")
if $cc $cflags -c -DTRY_FREE malloc.c >/dev/null 2>&1; then
  freetype='void'
else
  freetype='int'
fi
;;
esac
echo "Your system uses $freetype free(), it would seem." >&4
@end
$rm -f malloc.[co]
@end

```

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/modified/mallocsrc.U

No license file was found, but licenses were detected in source scan.

?RCS: \$Id\$

?RCS:

?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi

?RCS:

?RCS: You may redistribute only under the terms of the Artistic License,

?RCS: as specified in the README file that comes with the distribution.

?RCS: You may reuse parts of this distribution only within the terms of

?RCS: that same Artistic License; a copy of which may be found at the root

?RCS: of the source tree for dist 4.0.

?RCS:  
?RCS: Original Author: Tye McQueen <tye@metronet.com>  
?RCS:  
?RCS: \$Log: d\_stdstdio.U,v \$  
?RCS: Revision 3.0.1.3 1997/02/28 15:46:32 ram  
?RCS: patch61: merged with perl5's unit  
?RCS:  
?RCS: Revision 3.0.1.2 1995/07/25 14:06:54 ram  
?RCS: patch56: typo fix on ?C: line for FILE\_bufsiz  
?RCS: patch56: fixed unbalanced parenthesis (ADO)  
?RCS: patch56: check whether FILE\_cnt and FILE\_ptr can be assigned to (ADO)  
?RCS:  
?RCS: Revision 3.0.1.1 1995/05/12 12:12:11 ram  
?RCS: patch54: complete rewrite by Tye McQueen  
to fit modern systems  
?RCS:  
?RCS: Revision 3.0 1993/08/18 12:07:31 ram  
?RCS: Baseline for dist 3.0 netwide release.  
?RCS:  
?MAKE:d\_stdstdio d\_stdiobase stdio\_ptr stdio\_cnt stdio\_base \  
stdio\_bufsiz d\_stdio\_cnt\_lval d\_stdio\_ptr\_lval stdio\_filbuf: cat \  
+cc +ccflags contains +ldflags +libs rm\_try \  
Setvar Findhdr Oldconfig  
?MAKE: -pick add \$@ %<  
?S:d\_stdstdio:  
?S: This variable conditionally defines USE\_STDIO\_PTR if this system  
?S: has a FILE structure declaring usable \_ptr and \_cnt fields (or  
?S: equivalent) in stdio.h.  
?S:.  
?S:stdio\_ptr:  
?S: This variable defines how, given a FILE pointer, fp, to access the  
?S: \_ptr field (or equivalent) of stdio.h's FILE structure. This will  
?S: be used to define the macro FILE\_ptr(fp).  
?S:.  
?S:d\_stdio\_ptr\_lval:  
?S: This variable conditionally defines STDIO\_PTR\_LVALUE if the  
?S: FILE\_ptr macro can be used as an lvalue.  
?S:.  
?S:stdio\_cnt:  
?S: This variable defines how, given a FILE pointer, fp, to access the  
?S: \_cnt field (or equivalent) of  
stdio.h's FILE structure. This will  
?S: be used to define the macro FILE\_cnt(fp).  
?S:.  
?S:d\_stdio\_cnt\_lval:  
?S: This variable conditionally defines STDIO\_CNT\_LVALUE if the  
?S: FILE\_cnt macro can be used as an lvalue.  
?S:.

?S:stdio\_filbuf:

?S: This variable defines how, given a FILE pointer, fp, to tell

?S: stdio to refill it's internal buffers (?). This will

?S: be used to define the macro FILE\_filbuf(fp).

?S:.

?S:d\_stdibase:

?S: This variable conditionally defines USE\_STDIO\_BASE if this system

?S: has a FILE structure declaring a usable \_base field (or equivalent)

?S: in stdio.h.

?S:.

?S:stdio\_base:

?S: This variable defines how, given a FILE pointer, fp, to access the

?S: \_base field (or equivalent) of stdio.h's FILE structure. This will

?S: be used to define the macro FILE\_base(fp).

?S:.

?S:stdio\_bufsiz:

?S: This variable defines how, given a FILE pointer, fp, to determine

?S: the number of bytes store in the I/O buffer pointer to by the

?S: \_base field (or equivalent) of stdio.h's

FILE structure. This will

?S: be used to define the macro FILE\_bufsiz(fp).

?S:.

?C:USE\_STDIO\_PTR ~ d\_stdstdio (USE\_STD\_STDIO STDSTDIO):

?C: This symbol is defined if the \_ptr and \_cnt fields (or similar)

?C: of the stdio FILE structure can be used to access the stdio buffer

?C: for a file handle. If this is defined, then the FILE\_ptr(fp)

?C: and FILE\_cnt(fp) macros will also be defined and should be used

?C: to access these fields.

?C:.

?C:FILE\_ptr:

?C: This macro is used to access the \_ptr field (or equivalent) of the

?C: FILE structure pointed to by its argument. This macro will always be

?C: defined if USE\_STDIO\_PTR is defined.

?C:.

?C:STDIO\_PTR\_LVALUE:

?C: This symbol is defined if the FILE\_ptr macro can be used as an

?C: lvalue.

?C:.

?C:FILE\_cnt:

?C: This macro is used to access the \_cnt field (or equivalent) of the

?C: FILE structure pointed to by its argument. This macro will always be

?C: defined if USE\_STDIO\_PTR is defined.

?C:.

?C:STDIO\_CNT\_LVALUE:

?C: This symbol is defined

if the FILE\_cnt macro can be used as an

?C: lvalue.

?C:.



?C:FILE\_filbuf:

?C: This macro is used to access the internal stdio\_filbuf function

?C: (or equivalent), if STDIO\_CNT\_LVALUE and STDIO\_PTR\_LVALUE

?C: are defined. It is typically either \_filbuf or \_\_filbuf.

?C: This macro will only be defined if both STDIO\_CNT\_LVALUE and

?C: STDIO\_PTR\_LVALUE are defined.

?C:.

```
?H:?d_stdstdio:#$d_stdstdio USE_STDIO_PTR /**/
?H:?d_stdstdio:#ifdef USE_STDIO_PTR
?H:#define FILE_ptr(fp) $stdio_ptr
?H:#$d_stdio_ptr_lval STDIO_PTR_LVALUE /**/
?H:#define FILE_cnt(fp) $stdio_cnt
?H:#$d_stdio_cnt_lval STDIO_CNT_LVALUE /**/
?H:?d_stdstdio:#if defined(STDIO_PTR_LVALUE) && defined(STDIO_CNT_LVALUE)
?H:#define FILE_filbuf(fp) $stdio_filbuf /**/
?H:?d_stdstdio:#endif
?H:?d_stdstdio:#endif
?H:.
```

?W:d\_stdstdio:FILE\_ptr FILE\_cnt FILE\_filbuf

?C:USE\_STDIO\_BASE ~ d\_stdibase:

?C: This symbol is defined if the \_base field (or similar) of the

?C: stdio FILE structure can be used to access the stdio buffer

for

?C: a file handle. If this is defined, then the FILE\_base(fp) macro

?C: will also be defined and should be used to access this field.

?C: Also, the FILE\_bufsiz(fp) macro will be defined and should be used

?C: to determine the number of bytes in the buffer. USE\_STDIO\_BASE

?C: will never be defined unless USE\_STDIO\_PTR is.

?C:.

?C:FILE\_base:

?C: This macro is used to access the \_base field (or equivalent) of the

?C: FILE structure pointed to by its argument. This macro will always be

?C: defined if USE\_STDIO\_BASE is defined.

?C:.

?C:FILE\_bufsiz:

?C: This macro is used to determine the number of bytes in the I/O

?C: buffer pointed to by \_base field (or equivalent) of the FILE

?C: structure pointed to its argument. This macro will always be defined

?C: if USE\_STDIO\_BASE is defined.

?C:.

```
?H:?d_stdibase:#$d_stdibase USE_STDIO_BASE /**/
?H:?d_stdibase:#ifdef USE_STDIO_BASE
?H:#define FILE_base(fp) $stdio_base
?H:#define FILE_bufsiz(fp) $stdio_bufsiz
?H:?d_stdibase:#endif
?H:.
```

?W:d\_stdibase:FILE\_base

```

FILE_bufsiz
?LINT:set d_stdstdio d_stdibase
?T:ptr_lval cnt_lval filbuf xxx
?F:!try
: see if _ptr and _cnt from stdio act std
echo " "
if $contains '_IO_fpos_t' `./findhdr stdio.h` >/dev/null 2>&1 ; then
echo "(Looks like you have stdio.h from Linux.)"
case "$stdio_ptr" in
") stdio_ptr='((fp)->_IO_read_ptr)'
ptr_lval=$define
;;
*) ptr_lval=$d_stdio_ptr_lval;;
esac
case "$stdio_cnt" in
") stdio_cnt='((fp)->_IO_read_end - (fp)->_IO_read_ptr)'
cnt_lval=$undef
;;
*) cnt_lval=$d_stdio_cnt_lval;;
esac
case "$stdio_base" in
") stdio_base='((fp)->_IO_read_base)';;
esac
case "$stdio_bufsiz" in
") stdio_bufsiz='((fp)->_IO_read_end - (fp)->_IO_read_base)';;
esac
else
case "$stdio_ptr" in
") stdio_ptr='((fp)->_ptr)'
ptr_lval=$define
;;
*) ptr_lval=$d_stdio_ptr_lval;;
esac
case "$stdio_cnt" in
") stdio_cnt='((fp)->_cnt)'
cnt_lval=$define
;;
*) cnt_lval=$d_stdio_cnt_lval;;
esac
case "$stdio_base" in
") stdio_base='((fp)->_base)';;
esac
case
"$stdio_bufsiz" in
") stdio_bufsiz='((fp)->_cnt + (fp)->_ptr - (fp)->_base)';;
esac
fi
: test whether _ptr and _cnt really work

```

```

echo "Checking how std your stdio is..." >&4
$cat >try.c <<EOP
#include <stdio.h>
#define FILE_ptr(fp) $stdio_ptr
#define FILE_cnt(fp) $stdio_cnt
int main() {
FILE *fp = fopen("try.c", "r");
char c =getc(fp);
if (
18 <= FILE_cnt(fp) &&
strncmp(FILE_ptr(fp), "include <stdio.h>\n", 18) == 0
)
exit(0);
exit(1);
}
EOP
val="$undef"
if $cc $ccflags $ldflags -o try try.c $libs >/dev/null 2>&1; then
if ./try; then
echo "Your stdio acts pretty std."
val="$define"
else
echo "Your stdio isn't very std."
fi
else
echo "Your stdio doesn't appear very std."
fi
$rm_try
set d_stdstdio
eval $setvar

@if STDIO_PTR_LVALUE || d_stdio_ptr_lval
: Can_ptr be used as an lvalue?
?X: Only makes sense if we have a known stdio implementation.
case "$d_stdstdio$ptr_lval" in
$define$define) val=$define ;;
*) val=$undef ;;
esac
set d_stdio_ptr_lval
eval
$setvar

@end
@if STDIO_CNT_LVALUE || d_stdio_cnt_lval
: Can_cnt be used as an lvalue?
?X: Only makes sense if we have a known stdio implementation.
case "$d_stdstdio$cnt_lval" in
$define$define) val=$define ;;

```

```

*) val=$undef ;;
esac
set d_stdio_ptr_lval
eval $setvar

@end
@if FILE_filbuf
: How to access the stdio_filbuf or __filbuf function.
: If this fails, check how the getc macro in stdio.h works.
case "${d_stdio_ptr_lval}${d_stdio_cnt_lval}" in
${define}${define})
: Try hint value, if any, then _filbuf, __filbuf, _fill, then punt.
: _fill is for OS/2.
xxx='notok'
for filbuf in $stdio_filbuf '_filbuf(fp)' '__filbuf(fp)' '_fill(fp)' ; do
$cat >try.c <<EOP
#include <stdio.h>
#define FILE_ptr(fp) $stdio_ptr
#define FILE_cnt(fp) $stdio_cnt
#define FILE_filbuf(fp) $filbuf
int main() {
FILE *fp = fopen("try.c", "r");
int c;
c = getc(fp);
c = FILE_filbuf(fp); /* Just looking for linker errors.*/
exit(0);
}
EOP
if $cc $ccflags $ldflags -o try try.c $libs >/dev/null 2>&1 &&
./try; then
echo "Your stdio appears to use $filbuf"
stdio_filbuf="$filbuf"
xxx='ok'
break
else
echo "Hmm. $filbuf doesn't seem to work."
fi
$rm_try
done
case "$xxx" in
notok) echo "I can't figure out how to access _filbuf"
echo "I'll just have to work around it."
d_stdio_ptr_lval="$undef"
d_stdio_cnt_lval="$undef"
;;
esac
;;
esac

```

```

@end
@if d_stdibase || USE_STDIO_BASE || FILE_base || FILE_bufsiz
: see if _base is also standard
val="$undef"
case "$d_stdstdio" in
$define)
$cat >try.c <<EOP
#include <stdio.h>
#define FILE_base(fp) $stdio_base
#define FILE_bufsiz(fp) $stdio_bufsiz
int main() {
FILE *fp = fopen("try.c", "r");
char c = getc(fp);
if (
19 <= FILE_bufsiz(fp) &&
strncmp(FILE_base(fp), "#include <stdio.h>\n", 19) == 0
)
exit(0);
exit(1);
}
EOP
if $cc $cflags $ldflags -o try try.c $libs > /dev/null 2>&1; then
if ./try; then
echo "And its _base field acts std."
val="$define"
else
echo "But its _base field isn't std."
fi
else
echo
"However, it seems to be lacking the _base field."
fi
$rm_try
;;
esac
set d_stdibase
eval $setvar
@end

```

Found in path(s):

```
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/d_stdstdio.U
```

No license file was found, but licenses were detected in source scan.

?RCS: You may distribute under the terms of either the GNU General Public

?RCS: License or the Artistic License, as specified in the README file.

?RCS:

?MAKE:d\_fdim: Inlibc  
?MAKE: -pick add \$@ %<  
?S:d\_fdim:  
?S: This variable conditionally defines the HAS\_FDIM symbol, which  
?S: indicates to the C program that the fdim() routine is available.  
?S:.  
?C:HAS\_FDIM:  
?C: This symbol, if defined, indicates that the fdim routine is  
?C: available to do the positive difference function.  
?C:.  
?H:#\$d\_fdim HAS\_FDIM /\*\*/  
?H:.  
?LINT:set d\_fdim  
: see if fdim exists  
set fdim d\_fdim  
eval \$inlibc

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/perl/d\_fdim.U

No license file was found, but licenses were detected in source scan.

?RCS: \$Id: d\_getpwuid\_r.U,v 0RCS:  
?RCS: Copyright (c) 2002,2003 Jarkko Hietaniemi  
?RCS:  
?RCS: You may distribute under the terms of either the GNU General Public  
?RCS: License or the Artistic License, as specified in the README file.  
?RCS:  
?RCS: Generated by the reentr.pl from the Perl 5.8 distribution.  
?RCS:  
?MAKE:d\_getpwuid\_r getpwuid\_r\_proto: Inlibc Protochk Hasproto i\_systypes \  
usethreads i\_pwd extern\_C  
?MAKE: -pick add \$@ %<  
?S:d\_getpwuid\_r:  
?S: This variable conditionally defines the HAS\_GETPWUID\_R symbol,  
?S: which indicates to the C program that the getpwuid\_r()  
?S: routine is available.  
?S:.  
?S:getpwuid\_r\_proto:  
?S: This variable encodes the prototype of getpwuid\_r.  
?S: It is zero if d\_getpwuid\_r is undef, and one of the  
?S: REENTRANT\_PROTO\_T\_ABC macros of reentr.h if d\_getpwuid\_r  
?S: is defined.  
?S:.  
?C:HAS\_GETPWUID\_R:  
?C: This symbol, if defined, indicates that the getpwuid\_r routine  
?C: is available to

```

getpwuid re-entrantly.
?C:.
?C:GETPWUID_R_PROTO:
?C: This symbol encodes the prototype of getpwuid_r.
?C: It is zero if d_getpwuid_r is undef, and one of the
?C: REENTRANT_PROTO_T_ABC macros of reentr.h if d_getpwuid_r
?C: is defined.
?C:.
?H:#$d_getpwuid_r HAS_GETPWUID_R /**/
?H:#define GETPWUID_R_PROTO $getpwuid_r_proto /**/
?H:.
?T:try hdrs d_getpwuid_r_proto
: see if getpwuid_r exists
set getpwuid_r d_getpwuid_r
eval $inlibc
case "$d_getpwuid_r" in
"$define")
hdrs="$i_systypes sys/types.h define stdio.h $i_pwd pwd.h"
case "$d_getpwuid_r_proto:$usetthreads" in
":define") d_getpwuid_r_proto=define
set d_getpwuid_r_proto getpwuid_r $hdrs
eval $hasproto ;;
*) ;;
esac
case "$d_getpwuid_r_proto" in
define)
case "$getpwuid_r_proto" in
"|0) try='int getpwuid_r(uid_t, struct passwd*, char*, size_t, struct passwd**);'
./protochk "$extern_C $try" $hdrs && getpwuid_r_proto=I_TSBWR ;;
esac
case "$getpwuid_r_proto" in
"|0) try='int getpwuid_r(uid_t, struct passwd*, char*, int,
struct passwd**);'
./protochk "$extern_C $try" $hdrs && getpwuid_r_proto=I_TSBI ;;
esac
case "$getpwuid_r_proto" in
"|0) try='int getpwuid_r(uid_t, struct passwd*, char*, int);'
./protochk "$extern_C $try" $hdrs && getpwuid_r_proto=I_TSBI ;;
esac
case "$getpwuid_r_proto" in
"|0) try='struct passwd* getpwuid_r(uid_t, struct passwd*, char*, int);'
./protochk "$extern_C $try" $hdrs && getpwuid_r_proto=S_TSBI ;;
esac
case "$getpwuid_r_proto" in
"|0) d_getpwuid_r=undef
getpwuid_r_proto=0
echo "Disabling getpwuid_r, cannot determine prototype." >&4 ;;
* ) case "$getpwuid_r_proto" in

```

```

REENTRANT_PROTO*) ;;
*) getpwuid_r_proto="REENTRANT_PROTO_${getpwuid_r_proto}" ;;
esac
echo "Prototype: $try" ;;
esac
;;
*) case "$usethreads" in
define) echo "getpwuid_r has no prototype, not using it." >&4 ;;
esac
d_getpwuid_r=undef
getpwuid_r_proto=0
;;
esac
;;
*) getpwuid_r_proto=0
;;
esac

```

Found in path(s):

```

* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/threads/d_getpwuid_r.U

```

No license file was found, but licenses were detected in source scan.

?RCS: \$Id: d\_gethostbyname\_r.U,v 0RCS:

?RCS: Copyright (c) 2002,2003 Jarkko Hietaniemi

?RCS:

?RCS: You may distribute under the terms of either the GNU General Public

?RCS: License or the Artistic License, as specified in the README file.

?RCS:

?RCS: Generated by the reentr.pl from the Perl 5.8 distribution.

?RCS:

?MAKE:d\_gethostbyname\_r gethostbyname\_r\_proto: Inlibc Protochk Hasproto \  
i\_systypes usethreads i\_netdb extern\_C

?MAKE: -pick add \$@ %<

?S:d\_gethostbyname\_r:

?S: This variable conditionally defines the HAS\_GETHOSTBYNAME\_R symbol,

?S: which indicates to the C program that the gethostbyname\_r()

?S: routine is available.

?S:.

?S:gethostbyname\_r\_proto:

?S: This variable encodes the prototype of gethostbyname\_r.

?S: It is zero if d\_gethostbyname\_r is undef, and one of the

?S: REENTRANT\_PROTO\_T\_ABC macros of reentr.h if d\_gethostbyname\_r

?S: is defined.

?S:.

?C:HAS\_GETHOSTBYNAME\_R:

?C: This symbol, if defined, indicates



that the gethostbyname\_r routine

?C: is available to gethostbyname re-entrantly.

?C:.

?C:GETHOSTBYNAME\_R\_PROTO:

?C: This symbol encodes the prototype of gethostbyname\_r.

?C: It is zero if d\_gethostbyname\_r is undef, and one of the

?C: REENTRANT\_PROTO\_T\_ABC macros of reentr.h if d\_gethostbyname\_r

?C: is defined.

?C:.

?H:#\$d\_gethostbyname\_r HAS\_GETHOSTBYNAME\_R /\*\*/

?H:#define GETHOSTBYNAME\_R\_PROTO \$gethostbyname\_r\_proto /\*\*/

?H:.

?T:try hdrs d\_gethostbyname\_r\_proto

: see if gethostbyname\_r exists

set gethostbyname\_r d\_gethostbyname\_r

eval \$inlibc

case "\$d\_gethostbyname\_r" in

"\$define")

hdrs="\$i\_systypes sys/types.h define stdio.h \$i\_netdb netdb.h"

case "\$d\_gethostbyname\_r\_proto:\$usetreads" in

":define") d\_gethostbyname\_r\_proto=define

set d\_gethostbyname\_r\_proto gethostbyname\_r \$hdrs

eval \$hasproto ;;

\*) ;;

esac

case "\$d\_gethostbyname\_r\_proto" in

define)

case "\$gethostbyname\_r\_proto" in

"|0) try='int gethostbyname\_r(const char\*, struct hostent\*, char\*, size\_t, struct

hostent\*\*, int\*);'

./protochk "\$extern\_C \$try" \$hdrs && gethostbyname\_r\_proto=I\_CSBWRE ;;

esac

case "\$gethostbyname\_r\_proto" in

"|0) try='struct hostent\* gethostbyname\_r(const char\*, struct hostent\*, char\*, int, int\*);'

./protochk "\$extern\_C \$try" \$hdrs && gethostbyname\_r\_proto=S\_CSBIE ;;

esac

case "\$gethostbyname\_r\_proto" in

"|0) try='int gethostbyname\_r(const char\*, struct hostent\*, struct hostent\_data\*);'

./protochk "\$extern\_C \$try" \$hdrs && gethostbyname\_r\_proto=I\_CSD ;;

esac

case "\$gethostbyname\_r\_proto" in

"|0) d\_gethostbyname\_r=undef

gethostbyname\_r\_proto=0

echo "Disabling gethostbyname\_r, cannot determine prototype." >&4 ;;

\*) case "\$gethostbyname\_r\_proto" in

REENTRANT\_PROTO\*) ;;

\*) gethostbyname\_r\_proto="REENTRANT\_PROTO\_\$gethostbyname\_r\_proto" ;;

esac

```

echo "Prototype: $try" ;;
esac
;;
*) case "$susetthreads" in
define) echo "gethostbyname_r has no prototype, not using it." >&4 ;;
esac
d_gethostbyname_r=undef
gethostbyname_r_proto=0
;;
esac
;;
*) gethostbyname_r_proto=0
;;
esac

```

Found

in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/threads/d\_gethostbyname\_r.U

No license file was found, but licenses were detected in source scan.

?RCS: \$Id\$

?RCS:

?RCS: Copyright (c) 2003 Jarkko Hietaniemi

?RCS:

?RCS: You may distribute under the terms of either the GNU General Public

?RCS: License or the Artistic License, as specified in the README file.

?RCS:

?MAKE:d\_aintl: Inlibc

?MAKE: -pick add \$@ %<

?S:d\_aintl:

?S: This variable conditionally defines the HAS\_AINTL symbol, which

?S: indicates to the C program that the aintl() routine is available.

?S: If copysignl is also present we can emulate modfl.

?S:.

?C:HAS\_AINTL:

?C: This symbol, if defined, indicates that the aintl routine is

?C: available. If copysignl is also present we can emulate modfl.

?C:.

?H:#\$d\_aintl HAS\_AINTL /\*\*/

?H:.

?LINT:set d\_aintl

: see if aintl exists

set aintl d\_aintl

eval \$inlibc

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-

5.30.0/U/perl/d\_aintl.U

No license file was found, but licenses were detected in source scan.

?RCS: \$Id\$

?RCS:

?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi

?RCS:

?RCS: You may redistribute only under the terms of the Artistic License,

?RCS: as specified in the README file that comes with the distribution.

?RCS: You may reuse parts of this distribution only within the terms of

?RCS: that same Artistic License; a copy of which may be found at the root

?RCS: of the source tree for dist 4.0.

?RCS:

?RCS: \$Log: archname.U,v \$

?RCS: Revision 3.0.1.3 1997/02/28 15:24:32 ram

?RCS: patch61: changed the way the archname is mangled from uname

?RCS:

?RCS: Revision 3.0.1.2 1995/05/12 12:05:24 ram

?RCS: patch54: protect against spaces in "uname -m" output (ADO)

?RCS:

?RCS: Revision 3.0.1.1 1995/02/15 14:14:21 ram

?RCS: patch51: created

?RCS:

?MAKE:archname myarchname: sed Loc Myread Oldconfig osname test rm

?MAKE: -pick add \$@ %<

?S:archname:

?S: This variable is a short name to characterize the current

?S: architecture.

It is used mainly to construct the default archlib.

?S:.

?S:myarchname:

?S: This variable holds the architecture name computed by Configure in

?S: a previous run. It is not intended to be perused by any user and

?S: should never be set in a hint file.

?S:.

?C:ARCHNAME:

?C: This symbol holds a string representing the architecture name.

?C: It may be used to construct an architecture-dependant pathname

?C: where library files may be held under a private library, for

?C: instance.

?C:.

?H:#define ARCHNAME "\$archname" /\*\*/

?H:.

?T:xxx tarch

: determine the architecture name

echo " "

?X: We always recompute archname in case osname changes. However, we need

?X: to be careful since, as ADO rightfully pointed out, some systems pick

?X: silly architecture names (0001307135000-aix on AIX or 9000/715-ux under

?X: HP-UX). Therefore, we allow hint files to supersede our guess and ask

?X: the user for confirmation.

```
if xxx=`./loc arch blurfl $pth`; $test -f "$xxx"; then
```

```
  tarch=`arch`-"-$osname"
```

```
elif
```

```
  xxx=`./loc uname blurfl $pth`; $test -f "$xxx" ; then
```

```
  if uname -m > tmparch 2>&1 ; then
```

```
    tarch=`$sed -e 's/ *$//' -e 's/ /_/g' \
```

```
      -e 's/$/"-$osname/" tmparch`
```

```
  else
```

```
    tarch="$osname"
```

```
  fi
```

```
  $rm -f tmparch
```

```
else
```

```
  tarch="$osname"
```

```
fi
```

```
case "$myarchname" in
```

```
  "|"$tarch") ;;
```

```
*)
```

```
  echo "(Your architecture name used to be $myarchname.)"
```

```
  archname="
```

```
  ;;
```

```
esac
```

```
case "$archname" in
```

```
  ") dflt="$tarch";;
```

```
  *) dflt="$archname";;
```

```
esac
```

```
rp='What is your architecture name'
```

```
./myread
```

```
archname="$ans"
```

```
myarchname="$tarch"
```

Found in path(s):

```
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/archname.U
```

No license file was found, but licenses were detected in source scan.

?RCS: \$Id: d\_killpg.U 1 2006-08-24 12:32:52Z rmanfredi \$

?RCS:

?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi

?RCS:

?RCS: You may redistribute only under the terms of the Artistic Licence,

?RCS: as specified in the README file that comes with the distribution.

?RCS: You may reuse parts of this distribution only within the terms of

?RCS: that same Artistic Licence; a copy of which may be found at the root

?RCS: of the source tree for dist 4.0.

?RCS:

?RCS: \$Log: d\_killpg.U,v \$  
?RCS: Revision 3.0 1993/08/18 12:06:27 ram  
?RCS: Baseline for dist 3.0 netwide release.  
?RCS:  
?MAKE:d\_killpg: Inlibc  
?MAKE: -pick add \$@ %<  
?S:d\_killpg:  
?S: This variable conditionally defines the HAS\_KILLPG symbol, which  
?S: indicates to the C program that the killpg() routine is available  
?S: to kill process groups.  
?S:.  
?C:HAS\_KILLPG (KILLPG):  
?C: This symbol, if defined, indicates that the killpg routine is available  
?C: to kill  
process groups. If unavailable, you probably should use kill  
?C: with a negative process number.  
?C:.  
?H:#\$d\_killpg HAS\_KILLPG /\*\*/  
?H:.  
?LINT:set d\_killpg  
: see if killpg exists  
set killpg d\_killpg  
eval \$inlibc

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/d\_killpg.U

No license file was found, but licenses were detected in source scan.

?RCS: \$Id: shm\_for.U 1 2006-08-24 12:32:52Z rmanfredi \$  
?RCS:  
?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi  
?RCS:  
?RCS: You may redistribute only under the terms of the Artistic Licence,  
?RCS: as specified in the README file that comes with the distribution.  
?RCS: You may reuse parts of this distribution only within the terms of  
?RCS: that same Artistic Licence; a copy of which may be found at the root  
?RCS: of the source tree for dist 4.0.  
?RCS:  
?RCS: \$Log: shm\_for.U,v \$  
?RCS: Revision 3.0.1.1 1994/10/29 16:28:37 ram  
?RCS: patch36: call ./Cpplib explicitly instead of relying on PATH  
?RCS:  
?RCS: Revision 3.0 1993/08/18 12:09:46 ram  
?RCS: Baseline for dist 3.0 netwide release.  
?RCS:  
?MAKE:shm\_for shm\_att shm\_lim: Cpplib Myread ipc uname  
?MAKE: -pick add \$@ %<

```

?S:shm_for:
?S: This variable tells us the type of machine we're expecting the
?S: shared memory code to run on. The value is available to C
  programs
?S: in the C_SHM_FOR manifest.
?S:.
?S:shm_att:
?S: This variable tells us where a shared memory segment should be
?S: attached. Good values are HIGH, LOW, and ZERO.
?S:.
?S:shm_lim:
?S: This variable tells us if shared memory attached HIGH should
?S: have an upper limit.
?S:.
?X: -----
?X: It's a potential lose to define anything beginning with SHM...
?X: At least we can think that S_ stands for "String version of ..." -- HMS
?X: -----
?C:S_SHM_FOR ~ %<:
?C: This symbol identifies what we chose for the target system's
?C: default shared memory configuration parameters.
?C:.
?C:S_SHM_ATT ~ %<:
?C: This symbol holds the default "place" to attach shared memory.
?C: Values are "HIGH", "ZERO", and "LOW".
?C:.
?C:S_SHM_LIM ~ %<:
?C: This symbol holds the default upper bound address limit if shared
?C: memory is attached HIGH. If zero, there is no upper limit.
?C:.
?H:?%<:#ifdef
  SERVE_SHM
?H:?%<:#define S_SHM_FOR "$shm_for"
?H:?%<:#define S_SHM_ATT "$shm_att"
?H:?%<:#define S_SHM_LIM "$shm_lim"
?H:?%<:#endif
?H:.
?W:%<:S_SHM_FOR S_SHM_ATT S_SHM_LIM
: see how to attach shared memory
echo " "
echo "Deciding how to attach shared memory..." >&4

case "$ipc" in
shm)
  shm_for='Default case'
  shm_att='HIGH'
  shm_lim='0x0'
  if ./Cppsym tower32 tower32_600; then

```

```

echo "NCR Towers are usually normal..."
: echo "Oh, an NCR Tower."
: This works for the 600
shm_for='NCR Tower 32'
shm_att='LOW'
else
case "$uname" in
*/uname)
case "`uname -m`" in
ACS??68*)
echo "Oh, an Altos 3068."
shm_for='Altos 3068:'
shm_lim='0x800000'
;;
esac
;;
*)
echo "Looks normal to me..."
;;
esac
fi

dflt="$shm_for"
rp='Description of shared memory configuration?'
./myread
shm_for="$ans"

dflt="$shm_att"
rp='Where should shared memory be attached?'
./myread
shm_att="$ans"

case "$shm_att" in
HIGH)
dflt="$shm_lim"
rp='What is
the upper address limit for shared memory?'
./myread
shm_lim="$ans"
;;
*)
shm_lim=""
;;
esac
;;

*)
echo "but you aren't using shared memory so I won't bother." >&4

```

```
shm_for='NOT CONFIGURED'  
shm_att='NONE'  
shm_lim='-1'  
;;  
esac
```

Found in path(s):

```
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/shm_for.U
```

No license file was found, but licenses were detected in source scan.

```
?RCS: $Id: i_sysfile.U 1 2006-08-24 12:32:52Z rmanfredi $
```

```
?RCS:
```

```
?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi
```

```
?RCS:
```

```
?RCS: You may redistribute only under the terms of the Artistic Licence,
```

```
?RCS: as specified in the README file that comes with the distribution.
```

```
?RCS: You may reuse parts of this distribution only within the terms of
```

```
?RCS: that same Artistic Licence; a copy of which may be found at the root
```

```
?RCS: of the source tree for dist 4.0.
```

```
?RCS:
```

```
?RCS: $Log: i_sysfile.U,v $
```

```
?RCS: Revision 3.0.1.2 1995/07/25 14:11:36 ram
```

```
?RCS: patch56: removed <> characters from comment, per metalint suggestion
```

```
?RCS:
```

```
?RCS: Revision 3.0.1.1 1993/08/25 14:01:23 ram
```

```
?RCS: patch6: added default for i_sysfile
```

```
?RCS:
```

```
?RCS: Revision 3.0 1993/08/18 12:08:31 ram
```

```
?RCS: Baseline for dist 3.0 netwide release.
```

```
?RCS:
```

```
?MAKE:i_sysfile: h_sysfile Inhdr Setvar
```

```
?MAKE: -pick add $@ %<
```

```
?S:i_sysfile:
```

```
?S: This variable conditionally defines
```

```
the I_SYS_FILE symbol, and indicates
```

```
?S: whether a C program should include <sys/file.h> to get R_OK and friends.
```

```
?S:.
```

```
?C:I_SYS_FILE (I_SYSFILE):
```

```
?C: This symbol, if defined, indicates to the C program that it should
```

```
?C: include <sys/file.h> to get definition of R_OK and friends.
```

```
?C:.
```

```
?H:#$i_sysfile I_SYS_FILE /**/
```

```
?H:.
```

```
?T:val
```

```
?D:i_sysfile="
```

```
?LINT:change h_sysfile
```

```
?LINT:set i_sysfile
```



```

: see if this is a sys/file.h system
val=""
set sys/file.h val
eval $inhdr

: do we need to include sys/file.h ?
case "$val" in
"$define")
echo " "
if $h_sysfile; then
val="$define"
echo "We'll be including <sys/file.h>." >&4
else
val="$undef"
echo "We won't be including <sys/file.h>." >&4
fi
;;
*)
h_sysfile=false
;;
esac
set i_sysfile
eval $setvar

```

Found in path(s):

```

* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/i_sysfile.U

```

No license file was found, but licenses were detected in source scan.

```

?RCS: $Id$
?RCS:
?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi
?RCS:
?RCS: You may redistribute only under the terms of the Artistic License,
?RCS: as specified in the README file that comes with the distribution.
?RCS: You may reuse parts of this distribution only within the terms of
?RCS: that same Artistic License; a copy of which may be found at the root
?RCS: of the source tree for dist 4.0.
?RCS:
?RCS: $Log: d_msg.U,v $
?RCS: Revision 3.0 1993/08/18 12:06:37 ram
?RCS: Baseline for dist 3.0 netwide release.
?RCS:
?MAKE:d_msg: test d_msgctl d_msgget d_msgsnd d_msgrcv Setvar Findhdr osname
?MAKE: -pick add $@ %<
?S:d_msg:
?S: This variable conditionally defines the HAS_MSG symbol, which
?S: indicates that the entire msg*(2) library is present.

```

```

?S:.
?C:HAS_MSG:
?C: This symbol, if defined, indicates that the entire msg*(2) library is
?C: supported (IPC mechanism based on message queues).
?C:.
?H:#$d_msg
HAS_MSG /**/
?H:.
?T:h_msg
?LINT:set d_msg
: see how much of the 'msg*(2)' library is present.
h_msg=true
echo " "
case "$d_msgctl$d_msgget$d_msgsnd$d_msgrcv" in
*"$undef"*) h_msg=false;;
esac
case "$osname" in
freebsd)
    case "`ipcs 2>&1`" in
    "SVID messages"*"not configured"*)
    echo "Your $osname does not have the msg*(2) configured." >&4
        h_msg=false
    val="$undef"
    set msgctl d_msgctl
    eval $setvar
    set msgget d_msgget
    eval $setvar
    set msgsnd d_msgsnd
    eval $setvar
    set msgrcv d_msgrcv
    eval $setvar
    ;;
    esac
    ;;
esac
: we could also check for sys/ipc.h ...
if $h_msg && $test `./findhdr sys/msg.h`; then
    echo "You have the full msg*(2) library." >&4
    val="$define"
else
    echo "You don't have the full msg*(2) library." >&4
    val="$undef"
fi
set d_msg
eval $setvar

```

Found in path(s):

```
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-
```

5.30.0/dist/U/d\_msg.U

No license file was found, but licenses were detected in source scan.

?RCS: \$Id\$

?RCS:

?RCS: Copyright (c) 2009 H.Merijn Brand

?RCS:

?RCS: You may distribute under the terms of either the GNU General Public

?RCS: License or the Artistic License, as specified in the README file.

?RCS:

?MAKE:d\_inetntop: Inlibc

?MAKE: -pick add \$@ %<

?S:d\_inetntop:

?S: This variable conditionally defines the HAS\_INETNTOP symbol,

?S: which indicates to the C program that the inet\_ntop() function

?S: is available.

?S:.

?C:HAS\_INETNTOP:

?C: This symbol, if defined, indicates that the inet\_ntop() function

?C: is available to parse IPv4 and IPv6 strings.

?C:.

?H:#\$d\_inetntop HAS\_INETNTOP /\*\*/

?H:.

?LINT:set d\_inetntop

: see if inet\_ntop exists

set inet\_ntop d\_inetntop

eval \$inlibc

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-

5.30.0/U/perl/d\_inetntop.U

No license file was found, but licenses were detected in source scan.

?RCS: \$Id: i\_niin.U 1 2006-08-24 12:32:52Z rmanfredi \$

?RCS:

?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi

?RCS:

?RCS: You may redistribute only under the terms of the Artistic Licence,

?RCS: as specified in the README file that comes with the distribution.

?RCS: You may reuse parts of this distribution only within the terms of

?RCS: that same Artistic Licence; a copy of which may be found at the root

?RCS: of the source tree for dist 4.0.

?RCS:

?RCS: \$Log: i\_niin.U,v \$

?RCS: Revision 3.0 1993/08/18 12:08:24 ram

?RCS: Baseline for dist 3.0 netwide release.

?RCS:

?X:

```

?X: This unit looks whether <netinet/in.h> is available or not
?X:
?MAKE:i_niin i_sysin: Inhdr
?MAKE: -pick add $@ %<
?S:i_niin:
?S: This variable conditionally defines I_NETINET_IN, which indicates
?S: to the C program that it should include <netinet/in.h>. Otherwise,
?S: you may try <sys/in.h>.
?S:.
?S:i_sysin:
?S: This variable conditionally
defines I_SYS_IN, which indicates
?S: to the C program that it should include <sys/in.h> instead of
?S: <netinet/in.h>.
?S:.
?C:I_NETINET_IN:
?C: This symbol, if defined, indicates to the C program that it should
?C: include <netinet/in.h>. Otherwise, you may try <sys/in.h>.
?C:.
?C:I_SYS_IN (I_SYSIN):
?C: This symbol, if defined, indicates to the C program that it should
?C: include <sys/in.h> instead of <netinet/in.h>.
?C:.
?H:#$i_niin I_NETINET_IN /**/
?H:#$i_sysin I_SYS_IN /**/
?H:.
?LINT:set i_niin i_sysin
: see if this is a netinet/in.h or sys/in.h system
set netinet/in.h i_niin sys/in.h i_sysin
eval $inhdr

```

Found in path(s):

```

* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-
5.30.0/dist/U/i_niin.U

```

No license file was found, but licenses were detected in source scan.

```

?RCS: $Id$
?RCS:
?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi
?RCS:
?RCS: You may redistribute only under the terms of the Artistic License,
?RCS: as specified in the README file that comes with the distribution.
?RCS: You may reuse parts of this distribution only within the terms of
?RCS: that same Artistic License; a copy of which may be found at the root
?RCS: of the source tree for dist 4.0.
?RCS:
?RCS: $Log: yacc.U,v $
?RCS: Revision 3.0.1.1 1994/05/13 15:28:48 ram

```

```

?RCS: patch27: added byacc as another alternative (ADO)
?RCS:
?RCS: Revision 3.0 1993/08/18 12:10:03 ram
?RCS: Baseline for dist 3.0 netwide release.
?RCS:
?MAKE:yacc yaccflags: Guess Myread Loc Oldconfig yacc bison cat test
?MAKE: -pick add $@ %<
?S:yacc:
?S: This variable holds the name of the compiler compiler we
?S: want to use in the Makefile. It can be yacc, byacc, or bison -y.
?S:.
?S:yaccflags:
?S: This variable contains any
additional yacc flags desired by the
?S: user. It is up to the Makefile to use this.
?S:.
?T:comp
: determine compiler compiler
echo " "
comp='yacc'
if $test -f "$byacc$_exe"; then
comp="byacc or $comp"
fi
if $test -f "$bison$_exe"; then
comp="$comp or bison -y"
fi
case "$yacc" in
")
yacc=`./loc yacc yacc $pth`
if $test -f "$yacc$_exe"; then
dflt='yacc'
elif $test -f "$byacc$_exe"; then
dflt='byacc'
elif $test -f "$bison$_exe"; then
dflt='bison'
else
dflt=""
fi
;;
*) dflt="$yacc";;
esac
rp="Which compiler compiler ($comp) shall I use?"
./myread
yacc="$ans"
case "$yacc" in
*bis*)
case "$yacc" in
*-y*) ;;

```

```

*)
yacc="$yacc -y"
echo "(Adding -y option to bison to get yacc-compatible behaviour.)"
;;
esac
;;
esac

```

```

@if yaccflags
: see if we need extra yacc flags
dflt="$yaccflags"
case "$dflt" in
") dflt=none;;
esac
$cat <<EOH

```

Your yacc program may need extra flags to normally process the parser sources. Do NOT specify any -d or -v flags here, since those are explicitly known by the various Makefiles. However, if your machine has strange/undocumented options (like -Sr# on SCO to specify the maximum number of grammar rules), then please add them here. To use no flags, specify the word "none".

```

EOH
rp="Any additional yacc flags?"
./myread
case "$ans" in
none) yaccflags="";;
*) yaccflags="$ans";;
esac

```

@end

Found in path(s):

```

* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/yacc.U

```

No license file was found, but licenses were detected in source scan.

```
?RCS: $Id: d_sethent.U,v 3.0 1993/08/18 12:06:09 ram Exp $
```

```
?RCS:
```

```
?RCS: Copyright (c) 1991-1993, Raphael Manfredi
```

```
?RCS:
```

```
?RCS: You may redistribute only under the terms of the Artistic License,
```

```
?RCS: as specified in the README file that comes with the distribution.
```

```
?RCS: You may reuse parts of this distribution only within the terms of
```

```
?RCS: that same Artistic License; a copy of which may be found at the root
```

```
?RCS: of the source tree for dist 3.0.
```

```
?RCS:
```

?RCS: \$Log: d\_sethent.U,v \$  
?RCS: Revision 3.0 1993/08/18 12:06:09 ram  
?RCS: Baseline for dist 3.0 netwide release.  
?RCS:  
?MAKE:d\_sethent: Inlibc  
?MAKE: -pick add \$@ %<  
?S:d\_sethent:  
?S: This variable conditionally defines HAS\_SETHOSTENT if sethostent() is  
?S: available.  
?S:.  
?C:HAS\_SETHOSTENT:  
?C: This symbol, if defined, indicates that the sethostent() routine is  
?C: available.  
?C:.  
?H:#\$d\_sethent HAS\_SETHOSTENT /\*\*/  
?H:.  
?LINT:set d\_sethent  
: see if sethostent exists  
set  
sethostent d\_sethent  
eval \$inlibc

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/modified/d\_sethent.U

No license file was found, but licenses were detected in source scan.

?RCS: Copyright (c) 2017-2018, H.Merijn Brand  
?RCS:  
?RCS: You may redistribute only under the terms of the Artistic Licence,  
?RCS: as specified in the README file that comes with the distribution.  
?RCS: You may reuse parts of this distribution only within the terms of  
?RCS: that same Artistic Licence; a copy of which may be found at the root  
?RCS: of the source tree for dist 4.0.  
?RCS:  
?MAKE:d\_dup3: Inlibc  
?MAKE: -pick add \$@ %<  
?S:d\_dup3:  
?S: This variable conditionally defines HAS\_DUP3 if dup3() is  
?S: available to duplicate file descriptors.  
?S:.  
?C:HAS\_DUP3:  
?C: This symbol, if defined, indicates that the dup3 routine is  
?C: available to duplicate file descriptors.  
?C:.  
?H:#\$d\_dup3 HAS\_DUP3 /\*\*/  
?H:.  
?LINT:set d\_dup3

```
: see if dup3 exists
set dup3 d_dup3
eval $inlibc
```

Found in path(s):

```
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/perl/d_dup3.U
```

No license file was found, but licenses were detected in source scan.

```
?RCS: $Id: d_shmget.U 1 2006-08-24 12:32:52Z rmanfredi $
```

```
?RCS:
```

```
?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi
```

```
?RCS:
```

```
?RCS: You may redistribute only under the terms of the Artistic Licence,
```

```
?RCS: as specified in the README file that comes with the distribution.
```

```
?RCS: You may reuse parts of this distribution only within the terms of
```

```
?RCS: that same Artistic Licence; a copy of which may be found at the root
```

```
?RCS: of the source tree for dist 4.0.
```

```
?RCS:
```

```
?RCS: $Log: d_shmget.U,v $
```

```
?RCS: Revision 3.0 1993/08/18 12:07:20 ram
```

```
?RCS: Baseline for dist 3.0 netwide release.
```

```
?RCS:
```

```
?MAKE:d_shmget: Inlibc
```

```
?MAKE: -pick add $@ %<
```

```
?S:d_shmget:
```

```
?S: This variable conditionally defines the HAS_SHMGET symbol, which
```

```
?S: indicates to the C program that the shmget() routine is available.
```

```
?S:.
```

```
?C:HAS_SHMGET:
```

```
?C: This symbol, if defined, indicates that the shmget() routine is
```

```
?C: available to request a shared memory segment from
the kernel.
```

```
?C:.
```

```
?H:#$d_shmget HAS_SHMGET /**/
```

```
?H:.
```

```
?LINT:set d_shmget
```

```
: see if shmget exists
```

```
set shmget d_shmget
```

```
eval $inlibc
```

Found in path(s):

```
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/d_shmget.U
```

No license file was found, but licenses were detected in source scan.

```
?RCS: Copyright (c) 2016 Tony Cook
```

```
?RCS:
```



```

?RCS: You may distribute under the terms of either the GNU General Public
?RCS: License or the Artistic License, as specified in the README file.
?RCS:
?MAKE:dtraceobject dtracexnolibs: usedtrace dtrace cc cflags optimize \
  Compile cat rm_try
?MAKE: -pick add $@ %<
?S:dtraceobject:
?S: Whether we need to build an object file with the dtrace tool.
?S:.
?S:dtracexnolibs:
?S: Whether dtrace accepts -xnolibs. If available we call dtrace -h
?S: and dtrace -G with -xnolibs to allow dtrace to run in a jail on
?S: FreeBSD.
?S:.
?F: !perldtrace.h
?T:xnolibs
: Probe whether dtrace builds an object, as newer Illumos requires an input
: object file that uses at least one of the probes defined in the .d file
case "$usedtrace" in
$define)
  case "$dtracexnolibs" in
  $define|true|[yY]*)
    dtracexnolibs=$define
$dtrace -h -xnolibs -s ../perldtrace.d -o perldtrace.h
;;
  *)
    if $dtrace -h -xnolibs -s ../perldtrace.d -o perldtrace.h 2>&1 ; then
      dtracexnolibs=$define
      echo "Your dtrace accepts -xnolibs"
    elif $dtrace -h -s ../perldtrace.d -o perldtrace.h 2>&1 ; then
      dtracexnolibs=$undef
      echo "Your dtrace doesn't accept -xnolibs"
    else
      echo "Your dtrace doesn't work at all, try building without dtrace support" >&4
      exit 1
    fi
  ;;
  *)
    dtracexnolibs=$undef
$dtrace -h -s ../perldtrace.d -o perldtrace.h
;;
  esac
  case $dtracexnolibs in
  $define) xnolibs=-xnolibs ;;
  *) xnolibs= ;;
  esac

  case "$dtraceobject" in

```

```

$define|true|[yY]*)
  dtraceobject=$define
  ;;
'|")
  $cat >try.c <<EOM
#include "perldtrace.h"
int main(void) {
  PERL_LOADED_FILE("dummy");
  return 0;
}
EOM
  dtraceobject=$undef
  if $cc -c -o try.o $optimize $ccflags try.c \
      && $dtrace -G $xnolibs -s ../perldtrace.d try.o >/dev/null 2>&1; then

  dtraceobject=$define
  echo "Your dtrace builds an object file"
  fi
  ;;
*) dtraceobject=$undef ;;
esac
$rm_try perldtrace.o perldtrace.h
esac

```

Found in path(s):

```
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/perl/dtraceobject.U
```

No license file was found, but licenses were detected in source scan.

?RCS: \$Id\$

?RCS:

?RCS: Copyright (c) 2008 H.Merijn Brand

?RCS:

?RCS: You may distribute under the terms of either the GNU General Public

?RCS: License or the Artistic License, as specified in the README file.

?RCS:

?MAKE:d\_timegm: Inlibc

?MAKE: -pick add \$@ %<

?S:d\_timegm:

?S: This variable conditionally defines the HAS\_TIMEGM symbol, which

?S: indicates to the C program that the timegm () routine is available.

?S:.

?C:HAS\_TIMEGM:

?C: This symbol, if defined, indicates that the timegm routine is

?C: available to do the opposite of gmtime ()

?C:.

?H:#\$d\_timegm HAS\_TIMEGM /\*\*/

?H:.

```
?LINT:set d_timegm
: see if timegm exists
set timegm d_timegm
eval $inlibc
```

Found in path(s):

```
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/perl/d_timegm.U
```

No license file was found, but licenses were detected in source scan.

```
?RCS: $Id: d_su_chown.U 1 2006-08-24 12:32:52Z rmanfredi $
```

```
?RCS:
```

```
?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi
```

```
?RCS:
```

```
?RCS: You may redistribute only under the terms of the Artistic Licence,
```

```
?RCS: as specified in the README file that comes with the distribution.
```

```
?RCS: You may reuse parts of this distribution only within the terms of
```

```
?RCS: that same Artistic Licence; a copy of which may be found at the root
```

```
?RCS: of the source tree for dist 4.0.
```

```
?RCS:
```

```
?RCS: $Log: d_su_chown.U,v $
```

```
?RCS: Revision 3.0 1993/08/18 12:07:40 ram
```

```
?RCS: Baseline for dist 3.0 netwide release.
```

```
?RCS:
```

```
?MAKE:d_su_chown: Csym Setvar
```

```
?MAKE: -pick add $@ %<
```

```
?S:d_su_chown (d_rootchown):
```

```
?S: This variable conditionally defines the SU_CHOWN symbol, which
```

```
?S: indicates to the C program that only root can chown() the owner
```

```
?S: of a file.
```

```
?S:.
```

```
?C:SU_CHOWN (ROOT_CHOWN):
```

```
?C: This symbol, if defined, indicates that the system allows only root
```

```
?C: can
```

```
change the owner of a file with chown().
```

```
?C:.
```

```
?H:#$d_su_chown SU_CHOWN /**/
```

```
?H:.
```

```
?LINT:set d_su_chown
```

```
: see if 'chown()' is restricted.
```

```
: but not too hard, as it is late and I am tired. -- HMS
```

```
echo " "
```

```
if set setreuid val -f d_su_chown; eval $csym; $val; then
```

```
echo 'It looks like only root can chown() the owner of a file.' >&4
```

```
val="$define"
```

```
else
```

```
echo 'It looks like root or the owner can chown() a file away.' >&4
```

```
val="$undef"
```

```
fi
set d_su_chown
eval $setvar
```

Found in path(s):

```
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/d_su_chown.U
```

No license file was found, but licenses were detected in source scan.

```
?RCS: $Id: sitearch.U,v 3.1 1999/07/08 18:32:29 doughera Exp doughera $
```

```
?RCS:
```

```
?RCS: Copyright (c) 1996-1998, Andy Dougherty
```

```
?RCS: Copyright (c) 1991-1993, Raphael Manfredi
```

```
?RCS:
```

```
?RCS: You may redistribute only under the terms of the Artistic License,
```

```
?RCS: as specified in the README file that comes with the distribution.
```

```
?RCS: You may reuse parts of this distribution only within the terms of
```

```
?RCS: that same Artistic License; a copy of which may be found at the root
```

```
?RCS: of the source tree for dist 3.0.
```

```
?RCS:
```

```
?RCS: $Log: sitearch.U,v $
```

```
?RCS: Revision 3.1 1999/07/08 18:32:29 doughera
```

```
?RCS: Updated for perl5.005_5x
```

```
?RCS:
```

```
?RCS: Revision 3.0.1.1 1997/02/28 16:21:30 ram
```

```
?RCS: patch61: created
```

```
?RCS:
```

```
?MAKE:sitearch sitearchexp installsitearch d_sitearch: cat sed Getfile \
```

```
Oldconfig Setprefixvar Prefixit test archname sitelib
```

```
?MAKE: -pick add $@ %<
```

```
?Y:TOP
```

```
?D:sitearch="
```

```
?S:sitearch:
```

```
?S: This variable contains the eventual
```

```
value of the SITEARCH symbol,
```

```
?S: which is the name of the private library for this package. It may
```

```
?S: have a ~ on the front. It is up to the makefile to eventually create
```

```
?S: this directory while performing installation (with ~ substitution).
```

```
?S: The standard distribution will put nothing in this directory.
```

```
?S: After perl has been installed, users may install their own local
```

```
?S: architecture-dependent modules in this directory with
```

```
?S: MakeMaker Makefile.PL
```

```
?S: or equivalent. See INSTALL for details.
```

```
?S:.
```

```
?D:sitearchexp="
```

```
?S:sitearchexp:
```

```
?S: This variable is the ~name expanded version of sitearch, so that you
```

```
?S: may use it directly in Makefiles or shell scripts.
```

```

?S:.
?D:installsitearch="
?S:installsitearch:
?S: This variable is really the same as sitearchexp but may differ on
?S: those systems using AFS. For extra portability, only this variable
?S: should be used in makefiles.
?S:.
?D:d_sitearch="
?S:d_sitearch:
?S: This variable conditionally defines SITEARCH to hold the
pathname
?S: of architecture-dependent library files for $package. If
?S: $sitearch is the same as $archlib, then this is set to undef.
?S:.
?C:SITEARCH:
?C: This symbol contains the name of the private library for this package.
?C: The library is private in the sense that it needn't be in anyone's
?C: execution path, but it should be accessible by the world. The program
?C: should be prepared to do ~ expansion.
?C: The standard distribution will put nothing in this directory.
?C: After perl has been installed, users may install their own local
?C: architecture-dependent modules in this directory with
?C: MakeMaker Makefile.PL
?C: or equivalent. See INSTALL for details.
?C:.
?C:SITEARCH_EXP:
?C: This symbol contains the ~name expanded version of SITEARCH, to be used
?C: in programs that are not prepared to deal with ~ expansion at run-time.
?C:.
?H:#$d_sitearch SITEARCH "$sitearch" /**/
?H:#$d_sitearch SITEARCH_EXP "$sitearchexp" /**/
?H:.
?LINT:change prefixvar
?LINT:set installsitearch
?LINT:set
sitearch
?LINT:set sitearchexp
: determine where site specific architecture-dependent libraries go.
: sitelib default is /usr/local/lib/perl5/site_perl/$version
: sitearch default is /usr/local/lib/perl5/site_perl/$version/$archname
: sitelib may have an optional trailing /share.
case "$sitearch" in
") dflt=`echo $sitelib | $sed 's,/share$,,'`
dflt="$dflt/$archname"
;;
*) dflt="$sitearch"
;;
esac

```

```
set sitearch sitearch none
eval $prefixit
$cat <<EOM
```

The installation process will also create a directory for architecture-dependent site-specific extensions and modules.

```
EOM
fn=d~+
rp='Pathname for the site-specific architecture-dependent library files?'
./getfile
prefixvar=sitearch
./setprefixvar
if $test X"$sitearch" = X"$sitelib"; then
  d_sitearch="$undef"
else
  d_sitearch="$define"
fi
```

Found in path(s):

```
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/installdirs/sitearch.U
```

No license file was found, but licenses were detected in source scan.

?RCS: Copyright (c) 2018-2018, H.Merijn Brand

?RCS:

?RCS: You may redistribute only under the terms of the Artistic Licence,

?RCS: as specified in the README file that comes with the distribution.

?RCS: You may reuse parts of this distribution only within the terms of

?RCS: that same Artistic Licence; a copy of which may be found at the root

?RCS: of the source tree for dist 4.0.

?RCS:

?MAKE:d\_pipe2: Inlibc

?MAKE: -pick add \$@ %<

?S:d\_pipe2:

?S: This variable conditionally defines the HAS\_PIPE2 symbol, which

?S: indicates to the C program that the pipe2() routine is available

?S: to create an inter-process channel.

?S:.

?C:HAS\_PIPE2:

?C: This symbol, if defined, indicates that the pipe2 routine is

?C: available to create an inter-process channel.

?C:.

?H:#\$d\_pipe2 HAS\_PIPE2 /\*\*/

?H:.

?LINT:set d\_pipe2

: see if pipe2 exists

set pipe2 d\_pipe2

eval \$inlibc

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/perl/d\_pipe2.U

No license file was found, but licenses were detected in source scan.

?RCS: \$Id: d\_wait3.U 1 2006-08-24 12:32:52Z rmanfredi \$

?RCS:

?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi

?RCS:

?RCS: You may redistribute only under the terms of the Artistic Licence,

?RCS: as specified in the README file that comes with the distribution.

?RCS: You may reuse parts of this distribution only within the terms of

?RCS: that same Artistic Licence; a copy of which may be found at the root

?RCS: of the source tree for dist 4.0.

?RCS:

?RCS: \$Log: d\_wait3.U,v \$

?RCS: Revision 3.0 1993/08/18 12:08:01 ram

?RCS: Baseline for dist 3.0 netwide release.

?RCS:

?MAKE:d\_wait3: Inlibc

?MAKE: -pick add \$@ %<

?S:d\_wait3:

?S: This variable conditionally defines the HAS\_WAIT3 symbol, which

?S: indicates to the C program that the wait3() subroutine exists.

?S:.

?C:HAS\_WAIT3:

?C: This symbol, if defined, indicates that the wait3() subroutine

?C: exists.

?C:.

?H:#\$d\_wait3 HAS\_WAIT3 /\*\*/

?H:.

?LINT:set d\_wait3

:

see if 'wait3()' exists

set wait3 d\_wait3

eval \$inlibc

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/d\_wait3.U

No license file was found, but licenses were detected in source scan.

?RCS: \$Id: d\_static\_inline.U,v \$

?RCS:

?RCS: Copyright (c) 2010 Andrew Dougherty

?RCS:

?RCS: You may redistribute only under the terms of the Artistic License,  
?RCS: as specified in the README file that comes with the distribution.  
?RCS: You may reuse parts of this distribution only within the terms of  
?RCS: that same Artistic License; a copy of which may be found at the root  
?RCS: of the source tree for dist 3.0.  
?RCS:  
?RCS: Original Author: Andy Dougherty <doughera@lafayette.edu>  
?RCS:  
?MAKE:d\_static\_inline perl\_static\_inline: Compile Setvar gccversion \  
cat echo run hint rm rm\_try  
?MAKE:-pick add \$@ %<  
?S:d\_static\_inline:  
?S: This variable conditionally defines the HAS\_STATIC\_INLINE symbol,  
?S: which indicates that the C compiler supports C99-style static  
?S: inline. That is, the function can't be called from another  
?S: translation unit.  
?S:.  
?S:perl\_static\_inline:  
?S: This variable defines the PERL\_STATIC\_INLINE  
symbol to  
?S: the best-guess incantation to use for static inline functions.  
?S: Possibilities include  
?S: static inline (c99)  
?S: static \_\_inline\_\_ (gcc -ansi)  
?S: static \_\_inline (MSVC)  
?S: static \_inline (older MSVC)  
?S: static (c89 compilers)  
?S:.  
?C:HAS\_STATIC\_INLINE :  
?C: This symbol, if defined, indicates that the C compiler supports  
?C: C99-style static inline. That is, the function can't be called  
?C: from another translation unit.  
?C:.  
?C:PERL\_STATIC\_INLINE:  
?C: This symbol gives the best-guess incantation to use for static  
?C: inline functions. If HAS\_STATIC\_INLINE is defined, this will  
?C: give C99-style inline. If HAS\_STATIC\_INLINE is not defined,  
?C: this will give a plain 'static'. It will always be defined  
?C: to something that gives static linkage.  
?C: Possibilities include  
?C: static inline (c99)  
?C: static \_\_inline\_\_ (gcc -ansi)  
?C: static \_\_inline (MSVC)  
?C: static \_inline (older MSVC)  
?C: static  
(c89 compilers)  
?C:.  
?H:#\$d\_static\_inline HAS\_STATIC\_INLINE /\*\*/



```

?H:#define PERL_STATIC_INLINE $perl_static_inline /**/
?H:.
?LINT:set d_static_inline
?T:inline xxx
?F:!try
: see what flavor, if any, of static inline is supported
echo " "
echo "Checking to see if your system supports static inline..."
?X: Build two programs. The first uses static inline in file a.c and
?X: should work. The second also includes b.c which tries to link against
?X: the static function in a.c. This should fail.
?X:.
$cat > try.c <<'EOCP'
#include <stdlib.h>
extern int f_via_a(int x);
extern int f_via_b(int x);
int main(int argc, char **argv)
{
    int y;

    y = f_via_a(0);
#ifdef USE_B
    y = f_via_b(0);
#endif
    if (y == 42) {
        return EXIT_SUCCESS;
    }
    else {
        return EXIT_FAILURE;
    }
}
EOCP
$cat > a.c <<'EOCP'
static INLINE int f(int x) {
    int y;
    y = x + 42;
    return y;
}

int f_via_a(int x)
{
    return f(x);
}
EOCP
$cat > b.c <<'EOCP'
extern int f(int x);

int

```

```
f_via_b(int x)
{
    return f(x);
}
EOCP
```

# Respect a hint (or previous) value for perl\_static\_inline, if there is one.

```
case "$perl_static_inline" in
") # Check the various possibilities, and break out on success.
# For gcc, prefer __inline__, which will still permit
# cflags.SH to add in -ansi.
case "$gccversion" in
") xxx="__inline__ __inline__";;
*) xxx="__inline__ inline __inline__";;
esac
for inline in $xxx; do
set try -DINLINE=$inline a.c
if eval $compile && $run ./try; then
# Now make sure there is no external linkage of static
# functions
set try -DINLINE=$inline -DUSE_B a.c b.c
if eval $compile && $run ./try; then
$echo "Your compiler supports static $inline, ">&4
$echo "but it also creates an external definition," >&4
$echo "so I won't use it." >&4
val=$undef
else
$echo "Your compiler supports static $inline." >&4
val=$define
perl_static_inline="static $inline";
break;
fi
else
$echo
"Your compiler does NOT support static $inline." >&4
val="$undef"
fi
done
;;
*inline*) # Some variant of inline exists.
echo "Keeping your $hint value of $perl_static_inline."
val=$define
;;
static) # No inline capabilities
echo "Keeping your $hint value of $perl_static_inline."
val=$undef
;;
*) # Unrecognized previous value -- blindly trust the supplied
```

```

# value and hope it makes sense. Use old value for
# d_static_inline, if there is one.
echo "Keeping your $hint value of $perl_static_inline."
case "$d_static_inline" in
  ") val=$define ;;
  *) val=$d_static_inline ;;
esac
;;
esac
# Fallback to plain 'static' if nothing worked.
case "$perl_static_inline" in
  ")
  perl_static_inline="static"
  val=$undef
  ;;
esac
set d_static_inline
eval $setvar
$rm -f a.[co] b.[co]
$rm_try

```

Found in path(s):

```

* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/compline/d_static_inline.U

```

No license file was found, but licenses were detected in source scan.

?RCS: \$Id: i\_whoami.U 1 2006-08-24 12:32:52Z rmanfredi \$

?RCS:

?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi

?RCS:

?RCS: You may redistribute only under the terms of the Artistic Licence,

?RCS: as specified in the README file that comes with the distribution.

?RCS: You may reuse parts of this distribution only within the terms of

?RCS: that same Artistic Licence; a copy of which may be found at the root

?RCS: of the source tree for dist 4.0.

?RCS:

?RCS: \$Log: i\_whoami.U,v \$

?RCS: Revision 3.0.1.1 1993/08/25 14:02:21 ram

?RCS: patch6: added default for i\_whoami

?RCS:

?RCS: Revision 3.0 1993/08/18 12:08:50 ram

?RCS: Baseline for dist 3.0 netwide release.

?RCS:

?MAKE:i\_whoami: Inhdr

?MAKE: -pick add \$@ %<

?S:i\_whoami (d\_whoami):

?S: This variable conditionally defines the I\_WHOAMI symbol, which

?S: indicates to the C program that it should include <whoami.h>.

?S:  
?C:I\_WHOAMI (WHOAMI):  
?C: This symbol,  
if defined, indicates that the program may include  
?C: <whoami.h>.  
?C:.  
?H:#\$i\_whoami I\_WHOAMI /\*\*/  
?H:.  
?D:i\_whoami="  
?LINT:set i\_whoami  
: see if there is a whoami.h file  
set whoami.h i\_whoami  
eval \$inhdr

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/i\_whoami.U

No license file was found, but licenses were detected in source scan.

?RCS: \$Id\$  
?RCS:  
?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi  
?RCS:  
?RCS: You may redistribute only under the terms of the Artistic License,  
?RCS: as specified in the README file that comes with the distribution.  
?RCS: You may reuse parts of this distribution only within the terms of  
?RCS: that same Artistic License; a copy of which may be found at the root  
?RCS: of the source tree for dist 4.0.  
?RCS:  
?RCS: Original Author: Andy Dougherty <doughera@lafcol.lafayette.edu>  
?RCS:  
?RCS: \$Log: d\_closedir.U,v \$  
?RCS: Revision 3.0.1.3 1997/02/28 15:31:26 ram  
?RCS: patch61: added ?F: metalint hint  
?RCS:  
?RCS: Revision 3.0.1.2 1994/10/29 16:11:18 ram  
?RCS: patch36: added 'ldflags' to the test compile line (ADO)  
?RCS:  
?RCS: Revision 3.0.1.1 1994/08/29 16:07:21 ram  
?RCS: patch32: created by ADO  
?RCS:  
?MAKE:d\_closedir d\_void\_closedir: Inlibc i\_dirent i\_sysdir i\_sysndir \  
cc ccflags ldflags libs Setvar rm  
?MAKE: -pick  
add \$@ %<  
?S:d\_closedir:  
?S: This variable conditionally defines HAS\_CLOSEDIR if closedir() is  
?S: available.

```

?S:.
?C:HAS_CLOSEDIR:
?C: This symbol, if defined, indicates that the closedir() routine is
?C: available.
?C:.
?H:#$d_closedir HAS_CLOSEDIR /**/
?H:.
?S:d_void_closedir:
?S: This variable conditionally defines VOID_CLOSEDIR if closedir()
?S: does not return a value.
?S:.
?C:VOID_CLOSEDIR:
?C: This symbol, if defined, indicates that the closedir() routine
?C: does not return a value.
?C:.
?H:#$d_void_closedir VOID_CLOSEDIR /**/
?H:.
?F:!closedir
?LINT:set d_closedir d_void_closedir
: see if closedir exists
set closedir d_closedir
eval $inlibc

@if VOID_CLOSEDIR || d_void_closedir
?X: The following contortions are designed so we can call closedir()
?X: and check whether it returns a value. The contortions are designed
?X: to portably pick up the correct directory header, for those
?X: systems that support various mutually incompatible directory functions.
?X: This
is from perl5's perl.h
case "$d_closedir" in
"$define")
echo " "
echo "Checking whether closedir() returns a status..." >&4
cat > closedir.c <<EOM
#$i_dirent I_DIRENT /**/
#$i_sysdir I_SYS_DIR /**/
#$i_sysndir I_SYS_NDIR /**/

#if defined(I_DIRENT)
#include <dirent.h>
#if defined(NeXT) && defined(I_SYS_DIR) /* NeXT needs dirent + sys/dir.h */
#include <sys/dir.h>
#endif
#else
#ifdef I_SYS_NDIR
#include <sys/ndir.h>
#else

```

```

#ifdef I_SYS_DIR
#ifdef hp9000s500
#include <ndir.h> /* may be wrong in the future */
#else
#include <sys/dir.h>
#endif
#endif
#endif
#endif
int main() { return closedir(opendir(".")); }
EOM
if $cc $ccflags $ldflags -o closedir closedir.c $libs > /dev/null 2>&1; then
if ./closedir > /dev/null 2>&1 ; then
echo "Yes, it does."
val="$undef"
else
echo "No, it doesn't."
val="$define"
fi
else
echo "(I can't seem to compile the test program--assuming it doesn't)"
val="$define"
fi
;;
*)
val="$undef";
;;
esac
set d_void_closedir
eval $setvar
$rm
-f closedir*
@end

```

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/d\_closedir.U

No license file was found, but licenses were detected in source scan.

?RCS: \$Id\$

?RCS:

?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi

?RCS:

?RCS: You may redistribute only under the terms of the Artistic License,

?RCS: as specified in the README file that comes with the distribution.

?RCS: You may reuse parts of this distribution only within the terms of

?RCS: that same Artistic License; a copy of which may be found at the root

?RCS: of the source tree for dist 4.0.

?RCS:  
?RCS: \$Log: d\_castneg.U,v \$  
?RCS: Revision 3.0.1.2 1995/05/12 12:11:21 ram  
?RCS: patch54: made sure cc and ccflags are conditional dependencies  
?RCS: patch54: added improved test case for Interactive Unix  
?RCS:  
?RCS: Revision 3.0.1.1 1994/10/29 16:10:50 ram  
?RCS: patch36: don't forget to tell user about compilation failures (ADO)  
?RCS: patch36: declare signal handler correctly using 'signal\_t' (ADO)  
?RCS:  
?RCS: Revision 3.0 1993/08/18 12:05:47 ram  
?RCS: Baseline for dist 3.0 netwide release.  
?RCS:  
?X:  
?X: Can  
the compiler cast negative / odd floats to unsigned values.  
?X:  
?MAKE:d\_castneg castflags: cat +cc +ccflags rm\_try Setvar signal\_t  
?MAKE:-pick add \$@ %<  
?S:d\_castneg:  
?S: This variable conditionally defines CASTNEG, which indicates  
?S: whether the C compiler can cast negative float to unsigned.  
?S:.  
?S:castflags:  
?S: This variable contains a flag that precise difficulties the  
?S: compiler has casting odd floating values to unsigned long:  
?S: 0 = ok  
?S: 1 = couldn't cast < 0  
?S: 2 = couldn't cast >= 0x80000000  
?S: 4 = couldn't cast in argument expression list  
?S:.  
?C:CASTNEGFLOAT:  
?C: This symbol is defined if the C compiler can cast negative  
?C: numbers to unsigned longs, ints and shorts.  
?C:.  
?C:CASTFLAGS:  
?C: This symbol contains flags that say what difficulties the compiler  
?C: has casting odd floating values to unsigned long:  
?C: 0 = ok  
?C: 1 = couldn't cast < 0  
?C: 2 = couldn't cast >= 0x80000000  
?C: 4 = couldn't cast in argument expression list  
?C:.  
?H:#\$d\_castneg CASTNEGFLOAT /\*\*/  
?H:#define  
CASTFLAGS \$castflags /\*\*/  
?H:.  
?F:!try

```

?LINT:set d_castneg
: check for ability to cast negative floats to unsigned
echo " "
echo 'Checking whether your C compiler can cast negative float to unsigned.' >&4
$cat >try.c <<EOCP
#include <sys/types.h>
#include <signal.h>
$signal_t blech() { exit(7); }
$signal_t blech_in_list() { exit(4); }
unsigned long dummy_long(p) unsigned long p; { return p; }
unsigned int dummy_int(p) unsigned int p; { return p; }
unsigned short dummy_short(p) unsigned short p; { return p; }
int main()
{
double f = -123.;
unsigned long along;
unsigned int aint;
unsigned short ashort;
int result = 0;

signal(SIGFPE, blech);
along = (unsigned long)f;
aint = (unsigned int)f;
ashort = (unsigned short)f;
if (along != (unsigned long)-123)
result |= 1;
if (aint != (unsigned int)-123)
result |= 1;
if (ashort != (unsigned short)-123)
result |= 1;
f = (double)0x40000000;
f = f + f;
along = 0;
along = (unsigned long)f;
if
(along != 0x80000000)
result |= 2;
f -= 1.;
along = 0;
along = (unsigned long)f;
if (along != 0x7fffffff)
result |= 1;
f += 2.;
along = 0;
along = (unsigned long)f;
if (along != 0x80000001)
result |= 2;
if (result)

```



```
    exit(result);
?X:
?X: The following is a test for Interactive Unix Version 4.1, which
?X: has an 'improved' compiler which can correctly cast negative
?X: floats in expression lists, but apparently not in argument lists.
?X: Contributed by Winfried Koenig <win@incom.rhein-main.de>
?X:
```

```
signal(SIGFPE, blech_in_list);
f = 123.;
along = dummy_long((unsigned long)f);
aint = dummy_int((unsigned int)f);
ashort = dummy_short((unsigned short)f);
if (along != (unsigned long)123)
    result |= 4;
if (aint != (unsigned int)123)
    result |= 4;
if (ashort != (unsigned short)123)
    result |= 4;
exit(result);
```

```
}
```

```
EOCP
```

```
if $cc $ccflags -o try try.c >/dev/null 2>&1; then
./try
castflags=$?
else
echo "(I can't seem to compile the test program--assuming it can't)"
castflags=7
fi
case
"$castflags" in
0) val="$define"
echo "Yup, it can."
;;
*) val="$undef"
echo "Nope, it can't."
;;
esac
set d_castneg
eval $setvar
$rm_try
```

```
Found in path(s):
```

```
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/d_castneg.U
```

```
No license file was found, but licenses were detected in source scan.
```

```
?RCS: $Id$
```

?RCS:  
?RCS: Copyright (c) 1999 Jarkko Hietaniemi  
?RCS:  
?RCS: You may distribute under the terms of either the GNU General Public  
?RCS: License or the Artistic License, as specified in the README file.  
?RCS:  
?MAKE:uselargefiles \  
ccflags\_uselargefiles \  
ldflags\_uselargefiles \  
libswanted\_uselargefiles: \  
Myread Oldconfig Setvar test lseeksize fpossize \  
fpostype Compile echo n c cat lseektype rm\_try run \  
use64bitint use64bitall i\_stdlib  
?MAKE: -pick add \$@ %<  
?Y:TOP  
?S:uselargefiles:  
?S: This variable conditionally defines the USE\_LARGE\_FILES symbol,  
?S: and indicates that large file interfaces should be used when  
?S: available.  
?S:.  
?S:ccflags\_uselargefiles:  
?S: This variable contains the compiler flags needed by large file builds  
?S: and added to ccflags by hints files.  
?S:.  
?S:ldflags\_uselargefiles:  
?S: This variable contains the loader flags needed by large file builds  
?S: and added to ldflags by  
hints files.  
?S:.  
?S:libswanted\_uselargefiles:  
?S: This variable contains the libraries needed by large file builds  
?S: and added to ldflags by hints files. It is a space separated list  
?S: of the library names without the "lib" prefix or any suffix, just  
?S: like libswanted..  
?S:.  
?C:USE\_LARGE\_FILES:  
?C: This symbol, if defined, indicates that large file support  
?C: should be used when available.  
?C:.  
?H:?%<:#ifndef USE\_LARGE\_FILES  
?H:?%<:#\$uselargefiles USE\_LARGE\_FILES /\*\*/  
?H:?%<:#endif  
?H:.  
?INIT:ccflags\_uselargefiles="  
?INIT:ldflags\_uselargefiles="  
?INIT:libswanted\_uselargefiles="  
?T:yyy zzz  
?F:!uselargefiles.cbu !try

```
?LINT:change lseeksize
?LINT:change fpossize
?LINT:extern usefs
?LINT:use use64bitint
?LINT:use use64bitall
: Check for large file support
# Backward compatibility (usefs is deprecated).
case "$usefs" in
"$define"|true|[yY]*)
cat <<EOM >&4
```

\*\*\* Configure -Dusefs is deprecated, using -Duselargefiles instead.

```
EOM
uselargefiles="$define"
;;
esac
```

```
case "$lseeksize:$fpossize"
in
8:8) cat <<EOM
```

You can have files larger than 2 gigabytes.

```
EOM
val="$define" ;;
*) case "$uselargefiles" in
"$undef"|false|[nN]*) dflt='n' ;;
*) dflt='y' ;;
esac
cat <<EOM
```

Perl can be built to understand large files (files larger than 2 gigabytes) on some systems. To do so, Configure can be run with -Duselargefiles.

If this doesn't make any sense to you, just accept the default '\$dflt'.

```
EOM
rp='Try to understand large files, if available?'
./myread
case "$ans" in
y|Y) val="$define" ;;
*) val="$undef" ;;
esac
;;
esac
set uselargefiles
eval $setvar
: Look for a hint-file generated 'call-back-unit'. If the
: user has specified that a large files perl is to be built,
: we may need to set or change some other defaults.
```

```

if $test -f uselargefiles.cbu; then
    echo "Your platform has some specific hints regarding large file builds, using them..."
    . ./uselargefiles.cbu
fi
case "$uselargefiles" in
"$define")
    if $test -f uselargefiles.cbu;
    then
        echo " "
        echo "Rechecking to see how big your file offsets are..." >&4
        $cat >try.c <<EOCP
#include <sys/types.h>
#include <stdio.h>
int main()
{
    printf("%d\n", (int)sizeof($lseektype));
    return(0);
}
EOCP
set try
if eval $compile_ok; then
    lseeksize=`$run ./try`
    $echo "Your file offsets are now $lseeksize bytes long."
else
    dflt="$lseeksize"
    echo " "
    echo "(I can't seem to compile the test program.  Guessing...)"
    rp="What is the size of your file offsets (in bytes)?"
    ./myread
    lseeksize="$ans"
fi
case "$fpostype" in
*_t) zzz="$fpostype" ;;
*) zzz="fpos_t" ;;
esac
$echo $n "Rechecking the size of $zzz...$c" >&4
$cat > try.c <<EOCP
#include <sys/types.h>
#include <stdio.h>
#ifdef I_STDLIB
#include <stdlib.h>
#endif
int main() {
    printf("%d\n", (int)sizeof($fpostype));
    return(0);
}
EOCP

```

```

set try
if eval $compile_ok; then
  yyy=`$run ./try`
  dflt="$lseeksize"
  case "$yyy" in
  ") echo
" "
    echo "(I can't execute the test program--guessing $fpossize.)" >&4
    ;;
  *) fpossize=$yyy
    echo "$fpossize bytes." >&4
    ;;
  esac
else
  dflt="$fpossize"
  echo " "
  echo "(I can't compile the test program. Guessing...)" >&4
  rp="What is the size of your file positions (in bytes)?"
  ./myread
  fpossize="$ans"
fi
$rm_try
fi
;;
esac

```

Found in path(s):

```
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/perl/uselfs.U
```

No license file was found, but licenses were detected in source scan.

?RCS: \$Id: d\_getservent\_r.U,v 0RCS:

?RCS: Copyright (c) 2002,2003 Jarkko Hietaniemi

?RCS:

?RCS: You may distribute under the terms of either the GNU General Public

?RCS: License or the Artistic License, as specified in the README file.

?RCS:

?RCS: Generated by the reentr.pl from the Perl 5.8 distribution.

?RCS:

?MAKE:d\_getservent\_r getservent\_r\_proto: Inlibc Protochk Hasproto i\_systypes \  
 usethreads i\_netdb extern\_C

?MAKE: -pick add \$@ %<

?S:d\_getservent\_r:

?S: This variable conditionally defines the HAS\_GETSERVENT\_R symbol,

?S: which indicates to the C program that the getservent\_r()

?S: routine is available.

?S:.

?S:getservent\_r\_proto:

?S: This variable encodes the prototype of getservent\_r.  
 ?S: It is zero if d\_getservent\_r is undef, and one of the  
 ?S: REENTRANT\_PROTO\_T\_ABC macros of reentr.h if d\_getservent\_r  
 ?S: is defined.  
 ?S:.  
 ?C:HAS\_GETSERVENT\_R:  
 ?C: This symbol, if defined, indicates that the getservent\_r routine  
 ?C: is  
 available to getservent re-entrantly.  
 ?C:.  
 ?C:GETSERVENT\_R\_PROTO:  
 ?C: This symbol encodes the prototype of getservent\_r.  
 ?C: It is zero if d\_getservent\_r is undef, and one of the  
 ?C: REENTRANT\_PROTO\_T\_ABC macros of reentr.h if d\_getservent\_r  
 ?C: is defined.  
 ?C:.  
 ?H:#\$d\_getservent\_r HAS\_GETSERVENT\_R /\*\*/  
 ?H:#define GETSERVENT\_R\_PROTO \$getservent\_r\_proto /\*\*/  
 ?H:.  
 ?T:try hdrs d\_getservent\_r\_proto  
 : see if getservent\_r exists  
 set getservent\_r d\_getservent\_r  
 eval \$inlibc  
 case "\$d\_getservent\_r" in  
 "\$define")  
 hdrs="\$i\_systypes sys/types.h define stdio.h \$i\_netdb netdb.h"  
 case "\$d\_getservent\_r\_proto:\$usethreads" in  
 ":define") d\_getservent\_r\_proto=define  
 set d\_getservent\_r\_proto getservent\_r \$hdrs  
 eval \$hasproto ;;  
 \*) ;;  
 esac  
 case "\$d\_getservent\_r\_proto" in  
 define)  
 case "\$getservent\_r\_proto" in  
 "|0) try='int getservent\_r(struct servent\*, char\*, size\_t, struct servent\*\*);'  
 ./protochk "\$extern\_C \$try" \$hdrs && getservent\_r\_proto=I\_SBWR ;;  
 esac  
 case "\$getservent\_r\_proto"  
 in  
 "|0) try='int getservent\_r(struct servent\*, char\*, int);'  
 ./protochk "\$extern\_C \$try" \$hdrs && getservent\_r\_proto=I\_SBI ;;  
 esac  
 case "\$getservent\_r\_proto" in  
 "|0) try='struct servent\* getservent\_r(struct servent\*, char\*, int);'  
 ./protochk "\$extern\_C \$try" \$hdrs && getservent\_r\_proto=S\_SBI ;;  
 esac  
 case "\$getservent\_r\_proto" in

```

"|0) try='int getservent_r(struct servent*, struct servent_data*);'
./protochk "$extern_C $try" $hdrs && getservent_r_proto=I_SD ;;
esac
case "$getservent_r_proto" in
"|0) d_getservent_r=undef
getservent_r_proto=0
echo "Disabling getservent_r, cannot determine prototype." >&4 ;;
*) case "$getservent_r_proto" in
REENTRANT_PROTO*) ;;
*) getservent_r_proto="REENTRANT_PROTO_$getservent_r_proto" ;;
esac
echo "Prototype: $try" ;;
esac
;;
*) case "$usetthreads" in
define) echo "getservent_r has no prototype, not using it." >&4 ;;
esac
d_getservent_r=undef
getservent_r_proto=0
;;
esac
;;
*) getservent_r_proto=0
;;
esac

```

Found

in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/threads/d\_getservent\_r.U

No license file was found, but licenses were detected in source scan.

?RCS: \$Id: d\_select.U 1 2006-08-24 12:32:52Z rmanfredi \$

?RCS:

?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi

?RCS:

?RCS: You may redistribute only under the terms of the Artistic Licence,

?RCS: as specified in the README file that comes with the distribution.

?RCS: You may reuse parts of this distribution only within the terms of

?RCS: that same Artistic Licence; a copy of which may be found at the root

?RCS: of the source tree for dist 4.0.

?RCS:

?RCS: \$Log: d\_select.U,v \$

?RCS: Revision 3.0 1993/08/18 12:07:02 ram

?RCS: Baseline for dist 3.0 netwide release.

?RCS:

?MAKE:d\_select: Inlibc

?MAKE: -pick add \$@ %<

?S:d\_select:

?S: This variable conditionally defines HAS\_SELECT if select() is

?S: available to select active file descriptors. A <sys/time.h>

?S: inclusion may be necessary for the timeout field.

?S:.

?C:HAS\_SELECT:

?C: This symbol, if defined, indicates that the select routine is

?C: available

to select active file descriptors. If the timeout field

?C: is used, <sys/time.h> may need to be included.

?C:.

?H:#\$d\_select HAS\_SELECT /\*\*/

?H:.

?LINT:set d\_select

: see if select exists

set select d\_select

eval \$inlibc

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/d\_select.U

No license file was found, but licenses were detected in source scan.

?RCS: \$Id\$

?RCS:

?RCS: Copyright (c) 2019 Karl Williamson

?RCS:

?RCS: You may distribute under the terms of either the GNU General Public

?RCS: License or the Artistic License, as specified in the README file.

?RCS:

?MAKE:d\_towlower: Inlibc

?MAKE: -pick add \$@ %<

?S:d\_towlower:

?S: This variable conditionally defines the HAS\_TOWLOWER symbol, which

?S: indicates to the C program that the towlower() routine is available.

?S:.

?C:HAS\_TOWLOWER:

?C: This symbol, if defined, indicates that the towlower () routine is

?C: available to do case conversion.

?C:.

?H:#\$d\_towlower HAS\_TOWLOWER /\*\*/

?H:.

?LINT:set d\_towlower

: see if towlower exists

set towlower d\_towlower

eval \$inlibc

Found in path(s):



\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/perl/d\_towlower.U

No license file was found, but licenses were detected in source scan.

?RCS: \$Id: Head.U 6 2006-08-25 22:21:46Z rmanfredi \$

?RCS:

?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi

?RCS:

?RCS: You may redistribute only under the terms of the Artistic License,

?RCS: as specified in the README file that comes with the distribution.

?RCS: You may reuse parts of this distribution only within the terms of

?RCS: that same Artistic License; a copy of which may be found at the root

?RCS: of the source tree for dist 4.0.

?RCS:

?RCS: \$Log: Head.U,v \$

?RCS: Revision 3.0.1.9 1997/02/28 15:02:09 ram

?RCS: patch61: make sure we unset CDPATH for shells that support this

?RCS: patch61: improved Korn shell detection and handling

?RCS:

?RCS: Revision 3.0.1.8 1995/07/25 13:40:02 ram

?RCS: patch56: added SVR4-ish /opt directories to path list (ADO)

?RCS: patch56: OS/2 platforms are using another path separator

?RCS:

?RCS: Revision 3.0.1.7 1995/03/21 08:46:15 ram

?RCS: patch52: definition of

paths wrongly added spurious ':' chars

?RCS:

?RCS: Revision 3.0.1.6 1994/10/29 15:54:19 ram

?RCS: patch36: make sure ENV is unset before calling /bin/ksh

?RCS:

?RCS: Revision 3.0.1.5 1994/08/29 16:03:44 ram

?RCS: patch32: now sets PATH only using existing directories

?RCS:

?RCS: Revision 3.0.1.4 1994/06/20 06:54:28 ram

?RCS: patch30: now computes its invocation name into 'me'

?RCS: patch30: symbol me is made visible to all units read-only

?RCS:

?RCS: Revision 3.0.1.3 1993/12/15 08:15:07 ram

?RCS: patch15: added /sbin:/usr/sbin:/usr/libexec in PATH for BSD/386

?RCS:

?RCS: Revision 3.0.1.2 1993/11/10 17:32:35 ram

?RCS: patch14: ensure PATH is reset to '.' before testing for alias

?RCS:

?RCS: Revision 3.0.1.1 1993/08/27 14:38:07 ram

?RCS: patch7: not all 'test' programs support the -x option

?RCS:

?RCS: Revision 3.0 1993/08/18 12:04:58 ram

?RCS: Baseline for dist 3.0 netwide release.

```

?RCS:
?X:
?X: This is the very first unit in the Configure script. It is mostly just
?X:
things to keep people from getting into a tizzy right off the bat.
?X:
?MAKE:Head:
?MAKE: -pick wipe $@ %<
?V:PATH p__exe me newsh
?T:argv p paths OS2_SHELL DJGPP
?T:inksh needksh avoidksh newsh changesh reason
?F:!*
?LINT:extern ENV CDPATH SHELL MACHTYPE _exe is_os2
?LINT:change ENV CDPATH is_os2
?LINT:nocomment
#!/bin/sh
#
# If these # comments don't work, trim them. Don't worry about any other
# shell scripts, Configure will trim # comments from them for you.
#
# (If you are trying to port this package to a machine without sh,
# I would suggest you have a look at the prototypical config_h.SH file
# and edit it to reflect your system. Some packages may include samples
# of config.h for certain machines, so you might look for one of those.)
#
?X:
?X: NOTE THAT A CONFIGURE SCRIPT IS IN THE PUBLIC DOMAIN (whether or not
?X: the software which uses it is in the public domain).
?X:
# Yes, you may rip this off to use in other distribution packages. This
# script belongs to the public
domain and cannot be copyrighted.
#
?X:
?X: WE ASK YOU NOT TO REMOVE OR ALTER THE FOLLOWING PARAGRAPH, PLEASE:
?X:
# Note: this Configure script was generated automatically by the tool
# called "metaconfig". Rather than working with this copy of Configure,
# you should use metaconfig. Perl uses a modified version of this
# tool, and this, together with the metaconfig units, are available
# in the git repository:
# $ git clone https://github.com/perl5-metaconfig/metaconfig metaconfig
# The original dist package (including metaconfig) is available on github:
# $ git clone https://github.com/rmanfredi/dist.git dist-git
#
?X: OK, I'll not alter, but I'll add to it then ...
# Though this script was generated by metaconfig from metaunits, it is
# OK to send patches against Configure itself (but not to commit them

```

```
# to bleed). It's up to
# the Configure maintainers to backport the patch to the metaunits if it
# is accepted. Exceptions to this rule, and more information, is in
# Porting/pumpkin.pod.
?X:
?X:
NOTA BENE:
?X: If you develop you own version of metaconfig based on this work,
?X: you have to add some comments telling that the script was generated
?X: by your version, not mine: It credits your work.
?X:
```

```
# Generated using [metaconfig <VERSION> PL<PATCHLEVEL>]
# (with additional metaconfig patches by <MAINTLOC>)
```

```
cat >c1$$ <<EOF
ARGGGHHHH!!!!
```

SCO csh still thinks true is false. Write to SCO today and tell them that next year Configure ought to "rm /bin/csh" unless they fix their blasted shell. :-)

(Actually, Configure ought to just patch csh in place. Hmm. Hmmmmm. All we'd have to do is go in and swap the && and || tokens, wherever they are.)

[End of diatribe. We now return you to your regularly scheduled programming...]

```
EOF
cat >c2$$ <<EOF
```

```
OOPS! You naughty creature! You didn't run Configure with sh!
I will attempt to remedy the situation by running sh for you...
EOF
```

```
true || cat c1$$ c2$$
true || exec sh $0 $argv:q
```

```
(exit $?0) || cat c2$$
(exit
 $?0) || exec sh $0 $argv:q
rm -f c1$$ c2$$
```

```
if test -f /dev/cputype -a -f /dev/drivers -a -f /dev/osversion; then
```

```
cat <<EOF
```

```
***
```

```
*** I'm sorry but this system looks like Plan 9 and Plan 9 doesn't do
*** Configure that well. (Plan 9 is close to UNIX but not close enough.)
*** Please read the README.plan9 for further instructions.
*** Cannot continue, aborting.
***
```

EOF

exit 1

fi

if test -f /sys/utilities/MultiView ; then

# AmigaOS, test -c for /dev/null is not useful

:

elif test ! -c /dev/null ; then

cat <<EOF

\*\*\*

\*\*\* I'm sorry, but /dev/null appears to be a file rather than a device.

\*\*\* Please consult your operating system's notes for making a device

\*\*\* in /dev.

\*\*\* Cannot continue, aborting.

\*\*\*

EOF

exit 1

fi

: compute my invocation name

me=\$0

case "\$0" in

\*/\*)

me=`echo \$0 | sed -e 's!.\*\^(.\*)!1! 2>/dev/null`

test "\$me" || me=\$0

::

esac

?X:

?X: To be able to run under OS/2, we must detect that early enough to use

?X: the proper path separator, stored in \$p\_. It is : on

UNIX and ; on

?X: DOS-ish systems such as OS/2.

?X:

: Proper separator for the PATH environment variable

p\_=:

: On OS/2 this directory should exist if this is not floppy only system ":-]"

if test -d c:/. || ( uname -a | grep -i 'os\(\|\)\2' 2>&1 ) 2>&1 >/dev/null ; then

if test -n "\$OS2\_SHELL"; then

p\_=\;

PATH=`cmd /c "echo %PATH%" | tr "\\\\" /`

?X: That's a bug in ksh5.22

OS2\_SHELL=`cmd /c "echo %OS2\_SHELL%" | tr "\\\\" / | tr '[A-Z]' '[a-z]`

is\_os2=yes

elif test -n "\$DJGPP"; then

case "X\${MACHTYPE:-noneschmach}" in

\*cygwin|\*msys) ;;

\*) p\_=\; ;;

```
    esac
fi
fi
```

?X:

?X: There are two schools of thoughts here. Some people correctly argue that  
?X: the user has a better chance than we do of setting a reasonable PATH and  
?X: others argue that Configure is the best place there is to set up a suitable  
?X: PATH. Well, here we try to compromise by keeping the user's PATH and  
?X: appending some directories which are known to work on some machine or the  
?X: other. The rationale

behind this being that a novice user might not have a

?X: proper environment variable set, and some directories like /etc (where  
?X: chown is located on some BSD systems) may be missing--RAM.

?X:

?X: SVR4 adds an /opt directory for optional packages. Some sites use

?X: various permutations on /opt as opposed to /usr or /usr/local.-- ADO

?X:

?X: We only add directories that are not already in the PATH of the

?X: user and the directories must exist also.

?X:

?X: 20040627, Merijn, HP-UX's ANSI compiler is in /opt/ansic/bin if present

?X: and should be before /usr/ccs/bin, where the braindead bundled compiler

?X: can be found. The /usr/ccs/bin compiler cannot be used to build perl.

?X:

: Proper PATH setting

```
paths="/bin /usr/bin /usr/local/bin /usr/ucb /usr/local /usr/sbin"
```

```
paths="$paths /opt/bin /opt/local/bin /opt/local /opt/sbin"
```

```
paths="$paths /usr/5bin /etc /usr/gnu/bin /usr/new /usr/new/bin /usr/nbin"
```

```
paths="$paths /opt/gnu/bin /opt/new /opt/new/bin /opt/nbin"
```

```
paths="$paths /sys5.3/bin
```

```
 /sys5.3/usr/bin /bsd4.3/bin /bsd4.3/usr/ucb"
```

```
paths="$paths /bsd4.3/usr/bin /usr/bsd /bsd43/bin /opt/ansic/bin /usr/ccs/bin"
```

```
paths="$paths /etc /usr/lib /usr/ucblib /lib /usr/ccs/lib"
```

```
paths="$paths /sbin /usr/sbin /usr/libexec"
```

```
paths="$paths /system/gnu_library/bin"
```

```
for p in $paths
```

```
do
```

```
  case "$p_$PATH$p_" in
```

```
    *$p_$p$* ) ;;
```

```
    *) test -d $p && PATH=$PATH$p_$p ;;
```

```
  esac
```

```
done
```

```
PATH=.$p_$PATH
```

```
export PATH
```

```

: shall we be using ksh?
inksh=""
needksh=""
avoidksh=""
newsh=/bin/ksh
changesh=""
?X: Use (alias -x) and not (alias) since zsh and bash recognize the alias
?X: builtin but not the -x option which is typically ksh...
?X: We need to set up PATH before calling the "alias" built-in since some
?X: systems like HP-UX have a binary called /bin/alias.
if (PATH=.; alias -x) >/dev/null 2>&1; then
    inksh=true
fi
?X: On HP-UX, large Configure scripts may exercise a bug in /bin/sh, use ksh
if test -f /hp-ux -a -f /bin/ksh; then
    needksh='to avoid sh bug in "here document" expansion'
fi
?X: On
    AIX4, /bin/sh is really ksh and it causes problems, use sh
if test -d /usr/lpp -a -f /usr/bin/bsh -a -f /usr/bin/uname; then
    if test X`/usr/bin/uname -v` = X4; then
        avoidksh="to avoid AIX 4's /bin/sh"
        newsh=/usr/bin/bsh
    fi
fi
?X: On Digital UNIX, /bin/sh may start up buggy /bin/ksh, use sh
if test -f /osf_boot -a -f /usr/sbin/setld; then
    if test X`/usr/bin/uname -s` = XOSF1; then
        avoidksh="to avoid Digital UNIX' ksh"
        newsh=/bin/sh
?X: if BIN_SH is set to 'xpg4', sh will start up ksh
    unset BIN_SH
fi
fi
?X: If we are not in ksh and need it, then feed us back to it
case "$inksh/$needksh" in
/[a-z]*)
?X: Clear ENV to avoid any ~/.kshrc that could alias cd or whatever...
?X: Don't use "unset ENV", that is not portable enough
    ENV=""
    changesh=true
    reason="$needksh"
;;
esac
?X: If we are in ksh and must avoid it, then feed us back to a new shell
case "$inksh/$avoidksh" in
true/[a-z]*)
    changesh=true

```

```

reason="$savoidksh"
;;
esac
?X: Warn them if they use ksh on other systems,
which are those where
?X: we don't need ksh nor want to avoid it explicitly, yet are using it.
case "$sinksh/$needksh-$savoidksh-" in
true/--)
cat <<EOM
(I see you are using the Korn shell. Some ksh's blow up on $me,
mainly on older exotic systems. If yours does, try the Bourne shell instead.)
EOM
;;
esac
case "$changelog" in
true)
export newsh
echo "(Feeding myself to $newsh $reason.)"
?X: Make sure they didn't say sh <Configure by checking whether $0 ends
?X: with Configure or not. If they did say sh <../Configure, then too
?X: bad for them anyway, since we lost that path indication...
?X: Otherwise, execing $0 ensures we keep the full remote source dir
?X: indication for src.U.
case "$0" in
Configure|*/Configure) exec $newsh $0 "$@";;
*) exec $newsh Configure "$@";;
esac
;;
esac
?X: 2004.06.09 rac
?X: having $newsh persist as ksh here is bad news if ksh doesn't really
?X: exist. this causes us to toss away a perfectly good working test in
?X: bash in favor of more exotic
external options. see bug 42665.
test -x "${newsh}" || unset newsh

?X: Unset CDPATH to avoid surprises when using cd under some shells
?X: Can't unset it because that's not portable to very old shells.
?X: Can't set it to " because then bash 2.02 won't do "cd UU" --AD 6/98.
?X: Don't want to set it to '.' because then ksh prints out the
?X: name of the directory every time you cd to it. --AD 6/98
?X: In order to inflict the least harm, change it only if it's set.
: if needed, set CDPATH to a harmless value that is not chatty
: avoid bash 2.02 problems with empty CDPATH.
case "$CDPATH" in
") ;;
*) case "$SHELL" in
*bash*) CDPATH='.' ;;

```

```
*) CDPATH="" ;;
esac
;;
esac
```

: Configure runs within the UU subdirectory

```
test -d UU || mkdir UU
```

?X: Use ./\* to avoid any confirmation prompts from enhanced shells -- WED

```
cd UU && rm -f ./*
```

Found in path(s):

```
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/modified/Head.U
```

No license file was found, but licenses were detected in source scan.

?RCS: \$Id: mailer.U 1 2006-08-24 12:32:52Z rmanfredi \$

?RCS:

?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi

?RCS:

?RCS: You may redistribute only under the terms of the Artistic Licence,

?RCS: as specified in the README file that comes with the distribution.

?RCS: You may reuse parts of this distribution only within the terms of

?RCS: that same Artistic Licence; a copy of which may be found at the root

?RCS: of the source tree for dist 4.0.

?RCS:

?RCS: \$Log: mailer.U,v \$

?RCS: Revision 3.0.1.3 1995/01/11 15:32:11 ram

?RCS: patch45: can now use Loc variables since path stripping is deferred

?RCS:

?RCS: Revision 3.0.1.2 1994/05/06 15:10:04 ram

?RCS: patch23: ensure full path value is used for rmail also

?RCS:

?RCS: Revision 3.0.1.1 1994/01/24 14:14:18 ram

?RCS: patch16: now use \_sendmail vars and friends for portability issues

?RCS:

?RCS: Revision 3.0 1993/08/18 12:09:10 ram

?RCS: Baseline for dist

3.0 netwide release.

?RCS:

?MAKE:mailer: test cat rmail mail smail sendmail Getfile Oldconfig

?MAKE: -pick add \$@ %<

?S:mailer:

?S: This variable contains the full pathname of a reasonable mailer.

?S: By reasonable, we mean some program which can understand internet

?S: addresses or at least forward them to some internet router. This

?S: mailer should be invoked as "mailer [options] recipients <mail".

?S:.

: determine the name of a reasonable mailer



```

case "$mailer" in
")
if $test -f "$sendmail"; then
dflt="$sendmail"
elif $test -f "$smail"; then
dflt="$smail"
elif $test -f "$rmail"; then
dflt="$rmail"
elif $test -f /bin/mail; then
dflt=/bin/mail
else
dflt=$mail
fi
;;
*) dflt="$mailer";;
esac
$cat <<EOM

```

I need the full pathname of the program used to deliver mail on your system. A typical answer would be /usr/lib/sendmail or /bin/rmail, but you may choose any other program, as long as it can be fed from standard input and will honour any user-supplied headers.

```

EOM
fn=f
rp='Mail
transport agent to be used?'
./getfile
mailer="$ans"

```

Found in path(s):

```

* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/mailer.U

```

No license file was found, but licenses were detected in source scan.

?RCS: \$Id\$

?RCS:

?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi

?RCS:

?RCS: You may redistribute only under the terms of the Artistic License,

?RCS: as specified in the README file that comes with the distribution.

?RCS: You may reuse parts of this distribution only within the terms of

?RCS: that same Artistic License; a copy of which may be found at the root

?RCS: of the source tree for dist 4.0.

?RCS:

?RCS: Copyright (c) 2001 Jarkko Hietaniemi

?RCS:

?MAKE:run to from targetarch usecrosscompile: src awk cat grep test rm \

echo sed mkdir cp touch chmod  
 ?MAKE: -pick add \$@ %<  
 ?Y:TOP  
 ?S:usecrosscompile:  
 ?S: This variable conditionally defines the USE\_CROSS\_COMPILE symbol,  
 ?S: and indicates that our package has been cross-compiled.  
 ?S:.  
 ?S:run:  
 ?S: This variable contains the command used by Configure  
 ?S: to copy and execute a cross-compiled executable in the  
 ?S: target host. Useful and available only during  
 the build.  
 ?S: Empty string " if not cross-compiling.  
 ?S:.  
 ?S:from:  
 ?S: This variable contains the command used by Configure  
 ?S: to copy files from the target host. Useful and available  
 ?S: only during the build.  
 ?S: The string ' ' if not cross-compiling.  
 ?S:.  
 ?S:to:  
 ?S: This variable contains the command used by Configure  
 ?S: to copy to from the target host. Useful and available  
 ?S: only during the build.  
 ?S: The string ' ' if not cross-compiling.  
 ?S:.  
 ?S:targetarch:  
 ?S: If cross-compiling, this variable contains the target architecture.  
 ?S: If not, this will be empty.  
 ?S:.  
 ?C:USE\_CROSS\_COMPILE:  
 ?C: This symbol, if defined, indicates that the package is being  
 ?C: cross-compiled.  
 ?C:.  
 ?C:CROSS\_TARGET\_ARCH:  
 ?C: This symbol, if defined, indicates the target architecture  
 ?C: the package has been cross-compiled to.  
 ?C: Undefined if not a cross-compile.  
 ?C:.  
 ?H:?usecrosscompile:#ifndef USE\_CROSS\_COMPILE  
 ?H:?usecrosscompile:#\$usecrosscompile USE\_CROSS\_COMPILE /\*\*/  
 ?H:?usecrosscompile:#define  
 CROSS\_TARGET\_ARCH "\$targetarch" /\*\*/  
 ?H:?usecrosscompile:#endif  
 ?H:.  
 ?T:croak pwd exe f q i j cwd  
 ?LINT:extern usecrosscompile  
 ?LINT:extern cc

```

?LINT:extern usrincl
?LINT:change usrincl
?LINT:change ar
?LINT:change nm
?LINT:change ranlib
?LINT:extern targethost
?LINT:extern targetdir
?LINT:change targetdir
?LINT:extern targetuser
?LINT:change targetuser
?LINT:extern targetrun
?LINT:extern targetfrom
?LINT:extern targetto
?LINT:extern targetmkdir
?LINT:change targetrun
?LINT:change targetfrom
?LINT:change targetto
?LINT:change targetmkdir
?LINT:extern incpth
?LINT:extern libpth
?LINT:change incpth
?LINT:change libpth
?LINT:extern locincpth
?LINT:extern loclibpth
?LINT:change locincpth
?LINT:change loclibpth
?LINT:extern TMPDIR
: setup for possible cross-compilation
run="
to=:
from=:
usecrosscompile='undef'
targetarch="
case "$usecrosscompile" in
$define|true|[yY]*)
@if { test -d ../Cross }
?X:
?X: Cross-compilation is enabled when there is a 'Cross' directory found
?X: at the root
of the package. This directory must contain the following
?X: entries for defining the cross-compilation process:
?X:
?X: FIXME FIXME
?X: WE MUST DISTINGUISH BETWEEN LOCAL cross-compiling AND REMOTE ONE
?X: ACTUALLY, REMOTE COMPILATION SHOULD BE CONFIGURED INTERACTIVELY
?X: IT WILL COPY ALL THE FILES FROM THE MANIFEST DOWN TO THE REMOTE DIR...
?X: (and copy things like 'mkdep', etc...)
?X:

```

```

$echo "Cross-compiling..."
croak=""
case "$cc" in
*-*-gcc)
?X: A cross-compiling gcc, probably.
    targetarch=`$echo $cc|$sed 's/-gcc$//'^
    ar=$targetarch-ar
?X: leave out ld, choosing it is more complex
    nm=$targetarch-nm
    ranlib=$targetarch-ranlib
    $echo 'extern int foo;' > try.c
    set X ` $cc -v -E try.c 2>&1 | \
$awk '/^#include </,/^End of search /|$grep '/include'^
    shift
if $test $# -gt 0; then
    incpth="$incpth $*"
    incpth=""`$echo $incpth|$sed 's/^ //'^
    echo "Guessing incpth '$incpth'." >&4
    for i in $*; do
        j=""`$echo $i|$sed 's,/include$,/lib,^^
        if
$test -d $j; then
            libpth="$libpth $j"
        fi
    done
    libpth=""`$echo $libpth|$sed 's/^ //'^
    echo "Guessing libpth '$libpth'." >&4
    fi
    $rm -f try.c
    ;;
esac
case "$targetarch" in
") echo "Targetarch not defined." >&4; croak=y ;;
*) echo "Using targetarch $targetarch." >&4 ;;
esac
case "$incpth" in
") echo "Incpth not defined." >&4; croak=y ;;
*) echo "Using incpth '$incpth'." >&4 ;;
esac
case "$libpth" in
") echo "Libpth not defined." >&4; croak=y ;;
*) echo "Using libpth '$libpth'." >&4 ;;
esac
case "$usrinc" in
")
    for i in $incpth; do
        if $test -f $i/errno.h -a -f $i/stdio.h -a -f $i/time.h; then
            usrinc=$i

```

```

echo "Guessing usrinc $usrinc." >&4
break
fi
done
case "$usrinc" in
") echo "Usrcinc not defined." >&4; croak=y ;;
esac
;;
*) echo "Using usrinc $usrinc." >&4 ;;
esac
case "$targethost" in
") echo "Targethost not defined." >&4; croak=y ;;
*) echo "Using targethost $targethost."
>&4
esac
locincpth=' '
loclibpth=' '
case "$croak" in
y) echo "Cannot continue, aborting." >&4; exit 1 ;;
esac
case "$src" in
/*) run=$src/Cross/run
targetmkdir=$src/Cross/mkdir
to=$src/Cross/to
from=$src/Cross/from
;;
*) pwd=`$test -f ../Configure & cd ..; pwd`
run=$pwd/Cross/run
targetmkdir=$pwd/Cross/mkdir
to=$pwd/Cross/to
from=$pwd/Cross/from
;;
esac
case "$targetrun" in
") targetrun=ssh ;;
esac
case "$targetto" in
") targetto=scp ;;
esac
case "$targetfrom" in
") targetfrom=scp ;;
esac
run=$run-$targetrun
to=$to-$targetto
from=$from-$targetfrom
case "$targetdir" in
")
targetdir="{TMPDIR:-/tmp}"

```

```

echo "Guessing targetdir $targetdir." >&4
;;
esac
case "$targetuser" in
")
targetuser=root
echo "Guessing targetuser $targetuser." >&4
;;
esac
case "$targetfrom" in
scp) q=-q ;;
*) q=" " ;;
esac
case "$targetrun" in
ssh|rsh)
$cat >$run <<EOF
#!/bin/sh
case "$1" in
-cwd)
shift
cwd=$1
shift
;;
esac
case "$cwd" in
") cwd=$targetdir ;;
esac
exe=$1
shift
if $test ! -f \${exe}.xok; then
$to \${exe}
$touch \${exe}.xok
fi
$targetrun -l $targetuser $targethost "cd $cwd && ./\${exe} \${@"
EOF
;;
*) echo "Unknown targetrun '$targetrun'" >&4
exit 1
;;
esac
case "$targetmkdir" in
*/Cross/mkdir)
$cat >$targetmkdir <<EOF
#!/bin/sh
$targetrun -l $targetuser $targethost "mkdir -p \${@"
EOF
$chmod a+rx $targetmkdir
;;

```

```

*) echo "Unknown targetmkdir '$targetmkdir'" >&4
  exit 1
  ;;
esac
case "$targetto" in
scp|rcp)
  $cat >$to <<EOF
#!/bin/sh
for f in @$@
do
case "\$f" in
/*)
  $targetmkdir `dirname \$f`
  $targetto $q \$f $targetuser@$targethost:\$f      || exit 1
  ;;
*)
  $targetmkdir $targetdir/\`dirname \$f`
  $targetto $q \$f $targetuser@$targethost:$targetdir/\$f || exit 1
  ;;
esac
done
exit 0
EOF
  ;;
cp) $cat >$to <<EOF
#!/bin/sh
for f in @$@
do
case "\$f" in
/*)
  $mkdir -p $targetdir/\`dirname
\$f`
  $cp \$f $targetdir/\$f || exit 1
  ;;
*)
  $targetmkdir $targetdir/\`dirname \$f`
  $cp \$f $targetdir/\$f || exit 1
  ;;
esac
done
exit 0
EOF
  ;;
*) echo "Unknown targetto '$targetto'" >&4
  exit 1
  ;;
esac
case "$targetfrom" in

```

```

scp|rcp)
  $cat >$from <<EOF
#!/bin/sh
for f in @$
do
  $rm -f $f
  $targetfrom $q $targetuser@$targethost:$targetdir/$f . || exit 1
done
exit 0
EOF
;;
cp) $cat >$from <<EOF
#!/bin/sh
for f in @$
do
  $rm -f $f
  cp $targetdir/$f . || exit 1
done
exit 0
EOF
;;
*) echo "Unknown targetfrom '$targetfrom'" >&4
  exit 1
  ;;
esac
if $test ! -f $run; then
  echo "Target 'run' script '$run' not found." >&4
else
  $chmod a+rx $run
fi
if $test ! -f $to; then
  echo "Target 'to' script '$to' not found." >&4
else
  $chmod a+rx $to
fi
if $test ! -f $from; then
  echo "Target 'from' script '$from' not found." >&4
else
  $chmod a+rx $from
fi
if $test ! -f $run -o ! -f $to -o !
-f $from; then
  exit 1
fi
$cat >&4 <<EOF

```

Using '\$run' for remote execution,  
and '\$from' and '\$to'  
for remote file transfer.



```
EOF
@else
echo "Cross-compilation is not supported for this package." >&4
exit 1
@end
;;
esac
```

Found in path(s):

```
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/Cross.U
```

No license file was found, but licenses were detected in source scan.

?RCS: \$Id\$

?RCS:

?RCS: Copyright (c) 2005 H.Merijn Brand

?RCS:

?RCS: You may distribute under the terms of either the GNU General Public

?RCS: License or the Artistic License, as specified in the README file.

?RCS:

?MAKE:d\_unsetenv: Inlibc

?MAKE: -pick add \$@ %<

?S:d\_unsetenv:

?S: This variable conditionally defines the HAS\_UNSETENV symbol, which

?S: indicates to the C program that the unsetenv () routine is available.

?S:.

?C:HAS\_UNSETENV:

?C: This symbol, if defined, indicates that the unsetenv () routine is

?C: available for use.

?C:.

?H:#\$d\_unsetenv HAS\_UNSETENV /\*\*/

?H:.

?LINT:set d\_unsetenv

: see if unsetenv exists

set unsetenv d\_unsetenv

eval \$inlibc

Found in path(s):

```
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/perl/d_unsetenv.U
```

No license file was found, but licenses were detected in source scan.

?RCS: \$Id: html3dir.U,v \$

?RCS:

?RCS: Copyright (c) 1999 Andy Dougherty

?RCS:

?RCS: You may redistribute only under the terms of the Artistic License,

?RCS: as specified in the README file that comes with the distribution.

```

?RCS: You may reuse parts of this distribution only within the terms of
?RCS: that same Artistic License; a copy of which may be found at the root
?RCS: of the source tree for dist 3.0.
?RCS:
?RCS: $Log: html3dir.U,v $
?RCS:
?MAKE:html3dir html3direxp installhtml3dir: cat sed Loc Myread \
  spackage test Getfile Setprefixvar Prefixit Prefixup html1 dir
?MAKE: -pick add $@ %<
?Y:TOP
?D:html3dir="
?S:html3dir:
?S: This variable contains the name of the directory in which html
?S: source pages are to be put. This directory is for pages
?S: that describe libraries or modules. It is intended to
?S: correspond roughly to section 3 of the Unix manuals.
?S:.
?D:html3direxp="
?S:html3direxp:
?S: This variable
?S: is the same as the html3dir variable, but is filename
?S: expanded at configuration time, for convenient use in makefiles.
?S:.
?D:installhtml3dir="
?S:installhtml3dir:
?S: This variable is really the same as html3direxp, unless you are
?S: using a different installprefix. For extra portability, you
?S: should only use this variable within your makefiles.
?S:.
?LINT:change prefixvar
?LINT:set html3direxp
?LINT:set installhtml3dir
: determine where html pages for libraries and modules go
set html3dir html3dir none
eval $prefixit
$cat <<EOM

```

If you wish to install html files for modules associated with \$spackage, indicate the appropriate directory here. To skip installing html files, answer "none".

EOM

```

: There is no obvious default. If they have specified html1 dir, then
: try to key off that, possibly changing ../html1 into ../html3.
case "$html3dir" in
  *) html3dir=`echo "$html1 dir" | $sed 's/1$/3$/'` ;;
  *) dflt=$html3dir ;;
esac
fn=dn+~

```

```
rp="Directory for the $spack module
html pages?"
./getfile
prefixvar=html3dir
./setprefixvar
: Use ' ' for none so value is preserved next time through Configure
$test X"$html3dir" = "X" && html3dir=' '
```

Found in path(s):

```
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/installdirs/html3dir.U
```

No license file was found, but licenses were detected in source scan.

```
?RCS: $Id: i_dld.U 1 2006-08-24 12:32:52Z rmanfredi $
?RCS:
?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi
?RCS:
?RCS: You may redistribute only under the terms of the Artistic Licence,
?RCS: as specified in the README file that comes with the distribution.
?RCS: You may reuse parts of this distribution only within the terms of
?RCS: that same Artistic Licence; a copy of which may be found at the root
?RCS: of the source tree for dist 4.0.
?RCS:
?RCS: Original Author: Andy Dougherty <doughera@lafcol.lafayette.edu>
?RCS:
?RCS: $Log: i_dld.U,v $
?RCS: Revision 3.0.1.1 1994/10/29 16:20:07 ram
?RCS: patch36: created by ADO
?RCS:
?MAKE:i_dld: Inhdr
?MAKE: -pick add $@ %<
?S:i_dld:
?S: This variable conditionally defines the I_DLD symbol, which
?S: indicates to the C program that <dld.h> (GNU dynamic loading)
?S: exists and should be included.
?S:.
?C:I_DLD:
?C: This symbol, if defined, indicates that <dld.h>
exists and should
?C: be included before using GNU dynamic loading features.
?C:.
?H:#$i_dld I_DLD /**/
?H:.
?LINT:set i_dld
: see if dld is available
set dld.h i_dld
eval $inhdr
```

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/i\_dld.U

No license file was found, but licenses were detected in source scan.

?RCS: \$Id: perlsv.U,v 1.1 2000/08/31 17:53:56 jhi Exp jhi \$

?RCS:

?RCS: Copyright (c) 1999 Jarkko Hietaniemi

?RCS:

?RCS: You may distribute under the terms of either the GNU General Public

?RCS: License or the Artistic License, as specified in the README file.

?RCS:

?MAKE:ivtype uvtype nvtype ivsize uvsize nvsize \  
i8type u8type i16type u16type i32type u32type i64type u64type \  
i8size u8size i16size u16size i32size u32size i64size u64size \  
d\_nv\_preserves\_uv nv\_preserves\_uv\_bits nv\_overflows\_integers\_at \  
d\_nv\_zero\_is\_allbits\_zero: \  
echo rm\_try use64bitint d\_quad quadtype uquadtype usequadmath \  
d\_longdbl uselongdouble longdblsize doublesize i\_quadmath \  
shortsize intsize longsize i\_stdlib libs gccversion \  
cat Compile i\_inttypes test signal\_t run

?MAKE: -pick add \$@ %<  
?S:ivtype:  
?S: This variable contains the C type used for Perl's IV.  
?S:.  
?S:uvtype:  
?S: This variable contains the C type  
used for Perl's UV.  
?S:.  
?S:nvtype:  
?S: This variable contains the C type used for Perl's NV.  
?S:.  
?S:i8type:  
?S: This variable contains the C type used for Perl's I8.  
?S:.  
?S:u8type:  
?S: This variable contains the C type used for Perl's U8.  
?S:.  
?S:i16type:  
?S: This variable contains the C type used for Perl's I16.  
?S:.  
?S:u16type:  
?S: This variable contains the C type used for Perl's U16.  
?S:.  
?S:i32type:  
?S: This variable contains the C type used for Perl's I32.  
?S:.  
?S:u32type:

?S: This variable contains the C type used for Perl's U32.  
?S:.  
?S:i64type:  
?S: This variable contains the C type used for Perl's I64.  
?S:.  
?S:u64type:  
?S: This variable contains the C type used for Perl's U64.  
?S:.  
?S:ivsize:  
?S: This variable is the size of an IV in bytes.  
?S:.  
?S:uvsize:  
?S: This variable is the size of a UV in bytes.  
?S:.  
?S:i8size:  
?S: This variable is the size of an I8 in bytes.  
?S:.  
?S:u8size:  
?S: This variable is the size of an U8 in bytes.  
?S:.  
?S:i16size:  
?S: This variable is the  
size of an I16 in bytes.  
?S:.  
?S:u16size:  
?S: This variable is the size of an U16 in bytes.  
?S:.  
?S:i32size:  
?S: This variable is the size of an I32 in bytes.  
?S:.  
?S:u32size:  
?S: This variable is the size of an U32 in bytes.  
?S:.  
?S:i64size:  
?S: This variable is the size of an I64 in bytes.  
?S:.  
?S:u64size:  
?S: This variable is the size of an U64 in bytes.  
?S:.  
?S:nvsize:  
?S: This variable is the size of a Perl NV in bytes.  
?S: Note that some floating point formats have unused bytes.  
?S:.  
?S:d\_nv\_preserves\_uv:  
?S: This variable indicates whether a variable of type nvtype  
?S: can preserve all the bits a variable of type uvtype.  
?S:.  
?S:nv\_preserves\_uv\_bits:

?S: This variable indicates how many of bits type uvtype  
?S: a variable nvtype can preserve.  
?S:.  
?S:nv\_overflows\_integers\_at:  
?S: This variable gives the largest integer value that NVs can hold  
?S: as a constant floating point expression.  
?S: If it could not be determined, it holds the value 0.  
?S:.  
?S:d\_nv\_zero\_is\_allbits\_zero:  
?S: This  
variable indicates whether a variable of type nvtype  
?S: stores 0.0 in memory as all bits zero.  
?S:.  
?C:IVTYPE:  
?C: This symbol defines the C type used for Perl's IV.  
?C:.  
?C:UVTYPE:  
?C: This symbol defines the C type used for Perl's UV.  
?C:.  
?C:I8TYPE:  
?C: This symbol defines the C type used for Perl's I8.  
?C:.  
?C:U8TYPE:  
?C: This symbol defines the C type used for Perl's U8.  
?C:.  
?C:I16TYPE:  
?C: This symbol defines the C type used for Perl's I16.  
?C:.  
?C:U16TYPE:  
?C: This symbol defines the C type used for Perl's U16.  
?C:.  
?C:I32TYPE:  
?C: This symbol defines the C type used for Perl's I32.  
?C:.  
?C:U32TYPE:  
?C: This symbol defines the C type used for Perl's U32.  
?C:.  
?C:I64TYPE:  
?C: This symbol defines the C type used for Perl's I64.  
?C:.  
?C:U64TYPE:  
?C: This symbol defines the C type used for Perl's U64.  
?C:.  
?C:NVTYPE:  
?C: This symbol defines the C type used for Perl's NV.  
?C:.  
?C:IVSIZE:  
?C: This symbol contains the sizeof(IV).

?C:.

?C:UVSIZE:

?C: This symbol contains the  
sizeof(UV).

?C:.

?C:I8SIZE:

?C: This symbol contains the sizeof(I8).

?C:.

?C:U8SIZE:

?C: This symbol contains the sizeof(U8).

?C:.

?C:I16SIZE:

?C: This symbol contains the sizeof(I16).

?C:.

?C:U16SIZE:

?C: This symbol contains the sizeof(U16).

?C:.

?C:I32SIZE:

?C: This symbol contains the sizeof(I32).

?C:.

?C:U32SIZE:

?C: This symbol contains the sizeof(U32).

?C:.

?C:I64SIZE:

?C: This symbol contains the sizeof(I64).

?C:.

?C:U64SIZE:

?C: This symbol contains the sizeof(U64).

?C:.

?C:NVSIZE:

?C: This symbol contains the sizeof(NV).

?C: Note that some floating point formats have unused bytes.

?C: The most notable example is the x86\* 80-bit extended precision

?C: which comes in byte sizes of 12 and 16 (for 32 and 64 bit

?C: platforms, respectively), but which only uses 10 bytes.

?C: Perl compiled with -Duselongdouble on x86\* is like this.

?C:.

?C:NV\_PRESERVES\_UV:

?C: This symbol, if defined, indicates that a variable of type NVTYPE

?C: can preserve all the bits of a variable of type UVTYPE.

?C:.

?C:NV\_PRESERVES\_UV\_BITS:

?C: This

symbol contains the number of bits a variable of type NVTYPE

?C: can preserve of a variable of type UVTYPE.

?C:.

?C:NV\_OVERFLOWING\_INTEGERS\_AT:

?C: This symbol gives the largest integer value that NVs can hold. This

?C: value + 1.0 cannot be stored accurately. It is expressed as constant

?C: floating point expression to reduce the chance of decimal/binary

?C: conversion issues. If it can not be determined, the value 0 is given.

?C:.

?C:NV\_ZERO\_IS\_ALLBITS\_ZERO:

?C: This symbol, if defined, indicates that a variable of type NVTYPE

?C: stores 0.0 in memory as all bits zero.

?C:.

```
?H:#define IVTYPE $ivtype /**/
?H:#define UVTYPE $uvtype /**/
?H:#define I8TYPE $i8type /**/
?H:#define U8TYPE $u8type /**/
?H:#define I16TYPE $i16type /**/
?H:#define U16TYPE $u16type /**/
?H:#define I32TYPE $i32type /**/
?H:#define U32TYPE $u32type /**/
?H:%<:#ifdef HAS_QUAD
?H:%<:#define I64TYPE $i64type /**/
?H:%<:#define U64TYPE $u64type /**/
?H:%<:#endif
?H:#define NVTYPE $nvtype /**/
?H:#define IVSIZE $ivsize /**/
?H:#define UVSIZE $uvsize /**/
?H:#define I8SIZE $i8size /**/
?H:#define U8SIZE $u8size /**/
?H:#define I16SIZE $i16size /**/
?H:#define U16SIZE $u16size /**/
?H:#define I32SIZE $i32size /**/
?H:#define U32SIZE $u32size /**/
?H:%<:#ifdef
HAS_QUAD
?H:%<:#define I64SIZE $i64size /**/
?H:%<:#define U64SIZE $u64size /**/
?H:%<:#endif
?H:#define NVSIZE $nvsize /**/
?H:#$d_nv_preserves_uv NV_PRESERVES_UV
?H:#define NV_PRESERVES_UV_BITS $nv_preserves_uv_bits
?H:#define NV_OVERFLOWS_INTEGERS_AT ($nv_overflows_integers_at)
?H:#$d_nv_zero_is_allbits_zero NV_ZERO_IS_ALLBITS_ZERO
?H:%<:#if UVSIZE == 8
?H:%<:# ifdef BYTEORDER
?H:%<:# if BYTEORDER == 0x1234
?H:%<:# undef BYTEORDER
?H:%<:# define BYTEORDER 0x12345678
?H:%<:# else
?H:%<:# if BYTEORDER == 0x4321
?H:%<:# undef BYTEORDER
?H:%<:# define BYTEORDER 0x87654321
```



```

?H:?%<:#
    endif
?H:?%<:#    endif
?H:?%<:#    endif
?H:?%<:#endif
?H:.
?T:xxx
?T:d
?F:!try
: Check basic sizes
echo " "
$echo "Choosing the C types to be used for Perl's internal types..." >&4

```

```

case "$use64bitint:$d_quad:$quadtype" in
define:define:?)
    ivtype="$quadtype"
    uvtype="$uquadtype"
    ivsize=8
    uvsize=8
    ;;
*) ivtype="long"
    uvtype="unsigned long"
    ivsize=$longsize
    uvsize=$longsize
    ;;
esac

```

```

case "$uselongdouble:$d_longdbl" in
define:define)
    nvtype="long double"
    nvsize=$longdblsize
    ;;
*) nvtype=double
    nvsize=$doublesize
    ;;
esac

```

```

case "$usequadmath:$i_quadmath" in
define:define)
    nvtype="__float128"
    nvsize=16
    case "$libs" in
    *quadmath*) ;;
    *) $cat <<EOM >&4

```

```

*** You requested the use of the quadmath library, but you
*** do not seem to have the quadmath library installed.
*** Cannot continue, aborting.

```

```
EOM
    exit 1
    ;;
esac
;;
define:*) $cat <<EOM >&4

*** You requested the use of the quadmath library, but you
*** do not seem to have the required header, <quadmath.h>.
```

```
EOM
    case "$gccversion" in
    [23].*|4.[0-5]*)
        $cat <<EOM >&4
        *** Your gcc looks a bit old:
        *** $gccversion
```

```
EOM
    ;;
    ")
        $cat <<EOM >&4
        *** You are not running a gcc.
```

```
EOM
    ;;
esac
$cat <<EOM >&4
*** For the quadmath library you need at least gcc 4.6.
*** Cannot continue, aborting.
```

```
EOM
    exit 1
    ;;
esac
```

```
$echo "(IV will be "$ivtype", $ivsize bytes)"
$echo "(UV will be "$uvtype", $uvsize bytes)"
$echo "(NV will be "$nvtype", $nvsize bytes)"
```

```
$cat >try.c <<EOCP
#$i_inttypes I_INTTYPES
#ifdef I_INTTYPES
#include <inttypes.h>
#endif
#include <stdio.h>
int main() {
#ifdef INT8
    int8_t i = INT8_MAX;
    uint8_t u = UINT8_MAX;
    printf("int8_t\n");
#endif
#ifdef INT16
```

```
int16_t i = INT16_MAX;
uint16_t u = UINT16_MAX;
printf("int16_t\n");
#endif
#ifdef INT32
int32_t i = INT32_MAX;
uint32_t u = UINT32_MAX;
printf("int32_t\n");
#endif
}
EOCP
```

```
i8type="signed char"
u8type="unsigned char"
i8size=1
u8size=1
```

```
case "$i16type" in
") case "$shortsize" in
2) i16type=short
u16type="unsigned
short"
i16size=$shortsize
u16size=$shortsize
;;
esac
;;
esac
```

```
case "$i16type" in
") set try -DINT16
if eval $compile; then
case "`$run ./try`" in
int16_t)
i16type=int16_t
u16type=uint16_t
i16size=2
u16size=2
;;
esac
```

```
fi
;;
esac
case "$i16type" in
") if $test $shortsize -ge 2; then
i16type=short
u16type="unsigned short"
i16size=$shortsize
u16size=$shortsize
```

```

fi
;;
esac

case "$i32type" in
") case "$longsize" in
4) i32type=long
u32type="unsigned long"
i32size=$longsize
u32size=$longsize
;;
*) case "$intsize" in
4) i32type=int
u32type="unsigned int"
i32size=$intsize
u32size=$intsize
;;
esac
;;
esac
;;
esac
case "$i32type" in
") set try -DINT32
if eval $compile; then
case "`$run ./try`" in
int32_t)
i32type=int32_t
u32type=uint32_t
i32size=4
u32size=4
;;
esac
fi
;;
esac
case "$i32type" in
") if $test $intsize -ge 4; then
i32type=int
u32type="unsigned int"
i32size=$intsize
u32size=$intsize
fi
;;
esac

case

```

```

"$i64type" in
") case "$d_quad:$quadtype" in
define:?)
i64type="$quadtype"
u64type="$uquadtype"
i64size=8
u64size=8
;;
esac
;;
esac

$echo "Checking how many bits of your UVs your NVs can preserve..." >&4
$cat <<EOP >try.c
#include <stdio.h>
#ifdef I_STDLIB
#include <stdlib.h>
#endif
#include <sys/types.h>
#include <signal.h>
#ifdef SIGFPE
/* volatile so that the compiler has to store it out to memory */
volatile int bletched = 0;
$signal_t blech(int s) { bletched = 1; }
#endif
int main() {
    $svtype u = 0;
    $nvtype d;
    int n = 8 * $svsize;
    int i;
#ifdef SIGFPE
    signal(SIGFPE, blech);
#endif

    for (i = 0; i < n; i++) {
        u = u << 1 | ($svtype)1;
        d = ($nvtype)u;
        if ((($svtype)d != u)
            break;
        if (d <= 0)
        break;
        d = ($nvtype)(u - 1);
        if ((($svtype)d != (u - 1))
            break;
#ifdef SIGFPE
        if (bletched)
        break;

```

```

#endif
}
printf("%d\n",
((i == n) ? -n : i));
exit(0);
}
EOP
set try

d_nv_preserves_uv="$undef"
if eval $compile; then
nv_preserves_uv_bits="$`$run ./try`"
fi
case "$nv_preserves_uv_bits" in
\-[1-9]*)
nv_preserves_uv_bits=`expr 0 - $nv_preserves_uv_bits`
$echo "Your NVs can preserve all $nv_preserves_uv_bits bits of your UVs." 2>&1
d_nv_preserves_uv="$define"
;;
[1-9]*) $echo "Your NVs can preserve only $nv_preserves_uv_bits bits of your UVs." 2>&1
d_nv_preserves_uv="$undef" ;;
*) $echo "Can't figure out how many bits your NVs preserve." 2>&1
nv_preserves_uv_bits="0" ;;
esac
$rm_try

$echo "Checking to find the largest integer value your NVs can hold..." >&4
$cat <<EOP >try.c
#include <stdio.h>

typedef $nvtype NV;

int
main() {
NV value = 2;
int count = 1;

while(count < 256) {
/* volatile so that the compiler has to store it out to memory */
volatile NV up = value + 1.0;
volatile NV negated = -value;
volatile NV down = negated - 1.0;
volatile NV got_up = up
- value;
int up_good = got_up == 1.0;
int got_down = down - negated;
int down_good = got_down == -1.0;

```

```

if (down_good != up_good) {
    fprintf(stderr,
        "Inconsistency - up %d %f; down %d %f; for 2**%d (%.20f)\n",
        up_good, (double) got_up, down_good, (double) got_down,
        count, (double) value);
    return 1;
}
if (!up_good) {
    while (1) {
if (count > 8) {
    count -= 8;
    fputs("256.0", stdout);
} else {
    count--;
    fputs("2.0", stdout);
}
if (!count) {
    puts("");
    return 0;
}
fputs("*", stdout);
    }
    value *= 2;
    ++count;
}
fprintf(stderr, "Cannot overflow integer range, even at 2**%d (%.20f)\n",
    count, (double) value);
return 1;
}
EOP
set try

```

```

nv_overflows_integers_at='0'
if eval $compile; then
    xxx="$run ./try`"
    case "$?" in
0)
    case "$xxx" in
2*) cat >&4 <<EOM
The largest integer your NVs can preserve is equal to $xxx
EOM

```

```

    nv_overflows_integers_at="$xxx"
    ;;
*) cat
>&4 <<EOM

```

Cannot determine the largest integer value your NVs can hold, unexpected output '\$xxx'

```

EOM
    ;;
    esac
    ;;
*) cat >&4 <<EOM
Cannot determine the largest integer value your NVs can hold
EOM
    ;;
    esac
fi
$rm_try

$echo "Checking whether NV 0.0 is all bits zero in memory..." >&4
$cat <<EOP >try.c
#include <stdio.h>
#$i_stdlib I_STDLIB
#ifdef I_STDLIB
#include <stdlib.h>
#endif
#include <string.h>
#include <sys/types.h>
#include <signal.h>
#ifdef SIGFPE
/* volatile so that the compiler has to store it out to memory */
volatile int bleched = 0;
$signal_t blech(int s) { bleched = 1; }
#endif

int checkit($nvtype d, const char *where) {
    void *v = &d;
    unsigned char *p = (unsigned char *)v;
    unsigned char *end = p + sizeof(d);
    int fail = 0;

    while (p < end)
        fail += *p++;

    if (!fail)
        return 0;

    p = (unsigned char *)v;
    printf("No - %s: 0x", where);
    while (p < end)
        printf ("%02X", *p++);
    printf("\n");
    return 1;
}

```



```

int
main(int argc, char **argv) {
    $nvttype d = 0.0;
    int fail = 0;
    fail += checkit(d, "0.0");

    /* The compiler shouldn't be assuming that bletched is 0 */
    d = bletched;

    fail += checkit(d, "bleched");

#ifdef SIGFPE
    signal(SIGFPE, blech);
#endif

    /* Paranoia - the compiler should have no way of knowing that ANSI says
       that argv[argc] will always be NULL. Actually, if it did assume this it
       would be buggy, as this is C and main() can be called from elsewhere in
       the program. */
    d = argv[argc] ? 1 : 0;

    if (d) {
    printf("Odd argv[argc]=%p, d=%g\n", argv[argc], d);
    }

    fail += checkit(d, "ternary");

    memset(&d, sizeof(d), argv[argc] ? 1 : 0);

    if (d != 0.0) {
    printf("No - memset doesn't give 0.0\n");
    /* This might just blow up: */
    printf("(gives %g)\n", d);
    return 1;
    }

#ifdef SIGFPE
    if (bletched) {
    printf("No - something bleched\n");
    return 1;
    }
#endif
    if (fail) {
        printf("No - %d fail(s)\n",
fail);
        return 1;
    }
    printf("Yes\n");

```

```

    return 0;
}
EOP
set try

d_nv_zero_is_allbits_zero="$undef"
if eval $compile; then
    xxx="$run ./try`"
    case "$?" in
    0)
        case "$xxx" in
        Yes) cat >&4 <<EOM
0.0 is represented as all bits zero in memory
EOM
        d_nv_zero_is_allbits_zero="$define"
        ;;
        *) cat >&4 <<EOM
0.0 is not represented as all bits zero in memory
EOM
        d_nv_zero_is_allbits_zero="$undef"
        ;;
        esac
        ;;
        *) cat >&4 <<EOM
0.0 is not represented as all bits zero in memory
EOM
        d_nv_zero_is_allbits_zero="$undef"
        ;;
        esac
    fi
$rm_try

```

Found in path(s):

```
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/perl/perl.v.U
```

No license file was found, but licenses were detected in source scan.

?RCS: \$Id: d\_msgctl.U 1 2006-08-24 12:32:52Z rmanfredi \$

?RCS:

?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi

?RCS:

?RCS: You may redistribute only under the terms of the Artistic Licence,

?RCS: as specified in the README file that comes with the distribution.

?RCS: You may reuse parts of this distribution only within the terms of

?RCS: that same Artistic Licence; a copy of which may be found at the root

?RCS: of the source tree for dist 4.0.

?RCS:

?RCS: \$Log: d\_msgctl.U,v \$

?RCS: Revision 3.0 1993/08/18 12:06:38 ram  
?RCS: Baseline for dist 3.0 netwide release.  
?RCS:  
?MAKE:d\_msgctl: Inlibc  
?MAKE: -pick add \$@ %<  
?S:d\_msgctl:  
?S: This variable conditionally defines the HAS\_MSGCTL symbol, which  
?S: indicates to the C program that the msgctl() routine is available.  
?S:.  
?C:HAS\_MSGCTL:  
?C: This symbol, if defined, indicates that the msgctl() routine is  
?C: available to perform message control operations.  
?C:.  
?H:#\$d\_msgctl  
HAS\_MSGCTL /\*\*/  
?H:.  
?LINT:set d\_msgctl  
: see if msgctl exists  
set msgctl d\_msgctl  
eval \$inlibc

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/d\_msgctl.U

No license file was found, but licenses were detected in source scan.

?RCS: \$Id\$  
?RCS:  
?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi  
?RCS:  
?RCS: You may redistribute only under the terms of the Artistic License,  
?RCS: as specified in the README file that comes with the distribution.  
?RCS: You may reuse parts of this distribution only within the terms of  
?RCS: that same Artistic License; a copy of which may be found at the root  
?RCS: of the source tree for dist 4.0.  
?RCS:  
?RCS: Copyright (c) 1998 Andy Dougherty  
?RCS:  
?RCS: Original author Jarkko Hietaniemi <jhi@iki.fi>  
?RCS: Merged into dist by Andy Dougherty July 13, 1998  
?RCS:  
?MAKE:trnl: Nothing  
?MAKE: -pick add \$@ %<  
?S:trnl:  
?S: This variable contains the value to be passed to the tr(1)  
?S: command to transliterate a newline. Typical values are  
?S: '\012' and '\n'. This is needed for EBCDIC systems where  
?S: newline is not necessarily '\012'.

```

?S:.
?T: DJGPP
: Find the appropriate value for a newline for tr
?X: We can't
    use $tr since that would cause a circular dependency via Myread
?X: dos djgpp uses '\015\012', but reportedly is happy with '\012' in the
?X: tr command. I don't know why it passes the '\n' test but later
?X: refuses to work correctly with it. --AD 6/14/98
if test -n "$DJGPP"; then
    trnl='\012'
fi
if test X"$trnl" = X; then
    case "`echo foo | tr '\n' x 2>/dev/null`" in
    foox) trnl='\n' ;;
    esac
fi
if test X"$trnl" = X; then
    case "`echo foo | tr '\012' x 2>/dev/null`" in
    foox) trnl='\012' ;;
    esac
fi
if test X"$trnl" = X; then
    case "`echo foo | tr '\r\n' xy 2>/dev/null`" in
    fooxy) trnl='\n\r' ;;
    esac
fi
if test X"$trnl" = X; then
    cat <<EOM >&2

```

\$me: Fatal Error: cannot figure out how to translate newlines with 'tr'.

```

EOM
exit 1
fi

```

Found in path(s):

```

* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-
5.30.0/dist/U/trnl.U

```

No license file was found, but licenses were detected in source scan.

?RCS: \$Id: installprefix.U,v 1.1 1999/07/08 18:32:57 doughera Exp doughera \$

?RCS:

?RCS: Copyright (c) 1999 Andy Dougherty

?RCS:

?RCS: You may redistribute only under the terms of the Artistic License,

?RCS: as specified in the README file that comes with the distribution.

?RCS: You may reuse parts of this distribution only within the terms of

?RCS: that same Artistic License; a copy of which may be found at the root

```

?RCS: of the source tree for dist 3.0.
?RCS:
?RCS: Original Author: Andy Dougherty <doughera@lafcol.lafayette.edu>
?RCS:
?RCS: $Log: installprefix.U,v $
?RCS: Revision 1.1 1999/07/08 18:32:57 doughera
?RCS: Initial revision
?RCS:
?RCS:
?MAKE:installprefix installprefixexp: Getfile Loc \
  Oldconfig afs cat package prefix
?MAKE: -pick add $@ %<
?S:installprefix:
?S: This variable holds the name of the directory below which
?S: "make install" will install the package. For most users, this
?S: is the same
  as prefix. However, it is useful for
?S: installing the software into a different (usually temporary)
?S: location after which it can be bundled up and moved somehow
?S: to the final location specified by prefix.
?S:.
?S:installprefixexp:
?S: This variable holds the full absolute path of installprefix
?S: with all ~-expansion done.
?S:.
: determine installation prefix for where package is to be installed.
if $afs; then
$cat <<EOM

```

Since you are running AFS, I need to distinguish the directory in which files will reside from the directory in which they are installed (and from which they are presumably copied to the former directory by occult means).

```

EOM
case "$installprefix" in
  *) dflt=`echo $prefix | sed 's#^/afs/#/afs/.#`;;
  *) dflt="$installprefix";;
esac
else
$cat <<EOM

```

In some special cases, particularly when building \$package for distribution, it is convenient to distinguish the directory in which files should be installed from the directory (\$prefix) in which they will eventually reside. For most users, these two directories are the same.

```

EOM

```

```

case "$installprefix" in
") dflt=$prefix ;;
*) dflt=$installprefix;;
esac
fi
fn=d~
rp='What installation prefix should I use for installing files?'
./getfile
installprefix="$ans"
installprefixexp="$ansexp"

```

Found in path(s):

```
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/installdirs/installprefix.U
```

No license file was found, but licenses were detected in source scan.

```

?RCS: $Id: d_strtok.U 1 2006-08-24 12:32:52Z rmanfredi $
?RCS:
?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi
?RCS:
?RCS: You may redistribute only under the terms of the Artistic Licence,
?RCS: as specified in the README file that comes with the distribution.
?RCS: You may reuse parts of this distribution only within the terms of
?RCS: that same Artistic Licence; a copy of which may be found at the root
?RCS: of the source tree for dist 4.0.
?RCS:
?RCS: $Log: d_strtok.U,v $
?RCS: Revision 3.0 1993/08/18 12:07:38 ram
?RCS: Baseline for dist 3.0 netwide release.
?RCS:
?X:
?X: The strtok routine now appears to be a standard one, but it was
?X: missing in early BSD systems.
?X:
?MAKE:d_strtok: Inlibc
?MAKE: -pick add $@ %<
?S:d_strtok:
?S: This variable conditionally defines HAS_STRTOK if strtok() is
?S: available to scan strings for tokens.
?S:.
?C:HAS_STRTOK (STRTOK):
?C: This symbol, if defined, indicates
?C: that the strtok routine is
?C: available to scan strings for tokens.
?C:.
?H:#$d_strtok HAS_STRTOK /**/
?H:.
?LINT:set d_strtok

```

```
: see if strtok exists
set strtok d_strtok
eval $inlibc
```

Found in path(s):

```
*/opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/d_strtok.U
```

No license file was found, but licenses were detected in source scan.

?RCS: \$Id\$

?RCS:

?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi

?RCS:

?RCS: You may redistribute only under the terms of the Artistic License,

?RCS: as specified in the README file that comes with the distribution.

?RCS: You may reuse parts of this distribution only within the terms of

?RCS: that same Artistic License; a copy of which may be found at the root

?RCS: of the source tree for dist 4.0.

?RCS:

?RCS: \$Log: Cppsym.U,v \$

?RCS: Revision 3.0.1.5 1995/05/12 11:59:11 ram

?RCS: patch54: split awk command onto two lines for older awks (ADO)

?RCS:

?RCS: Revision 3.0.1.4 1995/01/11 14:55:57 ram

?RCS: patch45: new cc vs. cpp symbol checking suggested by JHI

?RCS: patch45: added more cpp symbols (JHI)

?RCS:

?RCS: Revision 3.0.1.3 1994/10/29 15:51:32 ram

?RCS: patch36: added ?F: line for metalint file checking

?RCS: patch36: new symbols ardent and titan (ADO)

?RCS:

?RCS: Revision 3.0.1.2 1994/06/20

06:53:32 ram

?RCS: patch30: extended cpp symbol lookup list (JHI)

?RCS: patch30: renamed attrlist symbol into al for brevity

?RCS:

?RCS: Revision 3.0.1.1 1993/12/15 08:14:14 ram

?RCS: patch15: added new cpp symbols \_\_bsdi\_\_ and BSD\_NET2

?RCS:

?RCS: Revision 3.0 1993/08/18 12:04:50 ram

?RCS: Baseline for dist 3.0 netwide release.

?RCS:

?X:

?X: This unit produces a shell script called Cppsym, which can be used to

?X: determine whether any in a list of symbols is defined by the C compilation

?X: chain (C preprocessor symbols plus C compiler native ones).

?X: It can determine the status of any symbol, though the symbols in \$al

?X: are more easily determined. If you want to add to \$al you can do

?X: it in Myinit.U.

?X:

?MAKE:Cppsym ccsymbols cppsymbols cppccsymbols: run \  
 eunicefix Guess awk cat tr sed sort rm startsh osname \  
 +cc gccversion test comm uniq echo Options trnl \  
 optimize cflags ldflags libs

?MAKE: -pick add \$@ %<

?S:ccsymbols:

?S: The variable contains the symbols defined by the C compiler alone.

?S: The symbols defined by cpp or by cc when it calls cpp are not in this list, see cppsymbols and cppccsymbols.

?S: The list is a space-separated list of symbol=value tokens.

?S:.

?S:cppsymbols:

?S: The variable contains the symbols defined by the C preprocessor alone. The symbols defined by cc or by cc when it calls cpp are not in this list, see ccsymbols and cppccsymbols.

?S: The list is a space-separated list of symbol=value tokens.

?S:.

?S:cppccsymbols:

?S: The variable contains the symbols defined by the C compiler when it calls cpp. The symbols defined by the cc alone or cpp alone are not in this list, see ccsymbols and cppsymbols.

?S: The list is a space-separated list of symbol=value tokens.

?S:.

?T:also symbols i postprocess\_cc\_v flags

?F:./Cppsym

?F:!Cppsym.true !Cppsym.know !ccsym.com !ccsym.cpp !ccsym.own : determine known pre-processor and compiler symbols

echo " "

\$echo "Guessing which symbols your C compiler and preprocessor define..." >&4

?X:

?X: The symbol list is in alpha order for ease of maintenance...

?X:

?X: Lots of new symbols (mostly rummaged from gcc), courtesy of Jarkko Hietaniemi <jhi@snakemail.hut.fi> -- RAM, 06/06/94

?X:

?X: If your symbol is mixed case, just add it as-is.

?X: All symbols will be transformed to both all-lower and all-upper.

?X: Also drop any leading/trailing underscores, the scan will try all those.

?X:

\$cat <<'EOSH' > Cppsym.know

a29k ABI64 aegis AES\_SOURCE AIX AIX32 AIX370 AIX41 AIX42 AIX43 AIX\_SOURCE aixpc ALL\_SOURCE alliant alpha am29000 AM29000 AMD64 amiga AMIGAOS AMIX ansi ANSI\_C\_SOURCE apollo ardent ARM32 atarist att386 att3b



BeOS BIG\_ENDIAN BIT\_MSF bsd BSD bsd43 bsd4\_2 bsd4\_3 BSD4\_3 bsd4\_4  
BSD\_4\_3 BSD\_4\_4 BSD\_NET2 BSD\_TIME BSD\_TYPES BSDCOMPAT bsdi  
bull c cadmus clipper CMU COFF COMPILER\_VERSION  
concurrent convex cpu cray CRAY CRAYMPP ctix CX\_UX  
CYGWIN DGUX DGUX\_SOURCE DJGPP dmert DOLPHIN DPX2 DSO  
Dyrix DynixPTX ELF encore EPI EXTENSIONS FAVOR\_BSD  
FILE\_OFFSET\_BITS  
FreeBSD GCC\_NEW\_VARARGS gcos gcx gimpel  
GLIBC GLIBC\_MINOR  
GNU\_SOURCE GNUC GNUC\_MINOR GNU\_LIBRARY GO32 gould GOULD\_PN  
H3050R H3050RX hbullx20 hcx host\_mips  
hp200 hp300 hp700 HP700 hp800 hp9000  
hp9000s200 hp9000s300 hp9000s400 hp9000s500  
hp9000s700 hp9000s800 hp9k8 hp\_osf hppa hpux HPUX\_SOURCE  
i186 i286 i386 i486 i586 i686 i8086 i80960 i860 I960  
IA64 iAPX286 ibm ibm032 ibmesa IBMR2 ibmrt ILP32 ILP64  
INLINE\_INTRINSICS INTRINSICS INT64 interdata is68k ksr1  
LANGUAGE\_C LARGE\_FILE\_API LARGEFILE64\_SOURCE  
LARGEFILE\_SOURCE LFS64\_LARGEFILE LFS\_LARGEFILE  
Linux LITTLE\_ENDIAN LONG64 LONG\_DOUBLE LONG\_LONG  
LONGDOUBLE LONGLONG LP64 luna luna88k Lynx  
M68000 m68k m88100 m88k M88KBCS\_TARGET M\_COFF  
M\_I186 M\_I286 M\_I386 M\_I8086 M\_I86 M\_I86SM M\_SYS3  
M\_SYS5 M\_SYSIII M\_SYSV M\_UNIX M\_XENIX MACH machine MachTen  
MATH\_HAS\_NO\_SIDE\_EFFECTS  
mc300 mc500 mc68000 mc68010 mc68020 mc68030 mc68040  
mc68060 mc68k mc68k32 mc700 mc88000 mc88100 merlin  
mert MiNT mips MIPS\_FPSET MIPS\_ISA MIPS\_SIM MIPS\_SZINT  
MIPS\_SZLONG  
MIPS\_SZPTR MIPSEB MIPSEL MODERN\_C motorola  
mpeix MSDOS MTXINU MULTIMAX mvs MVS n16 ncl\_el ncl\_mr  
NetBSD news1500 news1700 news1800 news1900 news3700  
news700 news800 news900 NeXT NLS nonstopux ns16000 ns32000  
ns32016 ns32332 ns32k nsc32000  
OCS88 OEMVS OpenBSD os OS2 OS390 osf OSF1 OSF\_SOURCE  
pa\_risc PA\_RISC1\_1 PA\_RISC2\_0 PARAGON parisc  
pc532 pdp11 PGC PIC plexus PORTAR posix  
POSIX1B\_SOURCE POSIX2\_SOURCE POSIX4\_SOURCE  
POSIX\_C\_SOURCE POSIX\_SOURCE POWER  
PROTOTYPES PWB pyr QNX R3000 REENTRANT RES Rhapsody RISC6000  
riscix riscos RT S390 SA110 scs SCO sequent sgi SGI\_SOURCE SH3 sinix  
SIZE\_INT SIZE\_LONG SIZE\_PTR SOCKET\_SOURCE SOCKETS\_SOURCE  
sony sony\_news sonyrisc sparc sparclite spectrum  
stardent stdc STDC\_EXT stratos sun sun3 sun386  
Sun386i svr3 svr4 SVR4\_2 SVR4\_SOURCE svr5  
SX system SYSTYPE\_BSD SYSTYPE\_BSD43 SYSTYPE\_BSD44  
SYSTYPE\_SVR4 SYSTYPE\_SVR5 SYSTYPE\_SYSV SYSV SYSV3 SYSV4 SYSV5  
sysV68 sysV88 Tek4132 Tek4300 titan

```

TM3200 TM5400 TM5600
tower tower32 tower32_200 tower32_600 tower32_700
tower32_800
tower32_850 tss
u370 u3b u3b2 u3b20 u3b200 u3b20d u3b5
ultrix UMAXV UnicomPBB UnicomPBD UNICOS UNICOSMK
unix UNIX95 UNIX99 unixpc unos
USE_BSD USE_FILE_OFFSET64 USE_GNU USE_ISOC9X USE_LARGEFILE USE_LARGEFILE64
USE_MISC USE_POSIX USE_POSIX199309 USE_POSIX199506 USE_POSIX2
USE_REENTRANT USE_SVID USE_UNIX98 USE_XOPEN USE_XOPEN_EXTENDED
USGr4 USGr4_2
Utek UTeK UTS UWIN uxpm uxps vax venix VMESA vms xenix Xenix286
XOPEN_SOURCE XOPEN_SOURCE_EXTENDED XPG2 XPG2_EXTENDED
XPG3 XPG3_EXTENDED XPG4 XPG4_EXTENDED
z8000
EOSH
?X: Maybe put other stuff here too.
cat <<EOSH >>Cppsym.know
$osname
EOSH
./tr '[a-z]' '[A-Z]' < Cppsym.know > Cppsym.a
./tr '[A-Z]' '[a-z]' < Cppsym.know > Cppsym.b
$cat Cppsym.know > Cppsym.c
$cat Cppsym.a Cppsym.b Cppsym.c | $tr ' ' $trnl | $sort | $uniq > Cppsym.know
$rm -f Cppsym.a Cppsym.b Cppsym.c
cat <<EOSH > Cppsym
$startsh
if $test $# -gt 0; then
    echo \${*} | $tr " " "$trnl" | ./Cppsym.try > Cppsym.got
    if $test -s Cppsym.got; then
        $rm -f Cppsym.got
        exit 0
    fi
    $rm -f Cppsym.got
    exit 1
else
    $tr " " "$trnl" | ./Cppsym.try
    exit 0
fi
EOSH
chmod +x Cppsym
$eunicefix Cppsym
?X: The below awk script will die a horrible death if
?X: some of the tested symbols are not long ints.
?X: Also, we do not make difference between just defined and defined zero.
cat <<EOSH > Cppsym.try
$startsh
cat <<'EOCP' > try.c

```

```

#include <stdio.h>
int main() {
EOCP
?X: The length($1) command guards against possible empty entries.
?X: The awk snippet is know to give heartburn to UNICOS/mk awk.
$awk \\
EOSH
cat <<'EOSH' >> Cppsym.try
'length($1) > 0 {
    printf "#ifdef %s\n#if %s+0\nprintf(\"%s=%ld\n\", (long)%s);\n#else\nprintf(\"%s\n\");\n#endif\n#endif\n", $1,
$1, $1, $1, $1
    printf "#ifdef __%s\n#if __%s+0\nprintf(\"__%s=%ld\n\",
(long)_%s);\n#else\nprintf(\"_%s\n\");\n#endif\n#endif\n", $1, $1, $1, $1, $1
    printf "#ifdef __%s\n#if __%s+0\nprintf(\"__%s=%ld\n\",
(long)_%s);\n#else\nprintf(\"_%s\n\");\n#endif\n#endif\n",
$1, $1, $1, $1, $1
    printf "#ifdef __%s__\n#if __%s__+0\nprintf(\"__%s__=%ld\n\",
(long)_%s__); \n#else\nprintf(\"__%s__\n\");\n#endif\n#endif\n", $1, $1, $1, $1, $1
}' >> try.c
echo 'return 0;}' >> try.c
EOSH
cat <<EOSH >> Cppsym.try
flags="$ccflags"
case "$osname-$gccversion" in
irix-) flags="$flags -woff 1178" ;;
os2-*) flags="$flags -Zlinker /PM:VIO" ;;
esac
$cc -o try $optimize $flags $ldflags try.c $libs && $run ./try
EOSH
chmod +x Cppsym.try
$unicefix Cppsym.try
./Cppsym < Cppsym.know > Cppsym.true
: now check the C compiler for additional symbols
?X: suggested by Jarkko Hietaniemi <jhi@snakemail.hut.fi>, thanks!
postprocess_cc_v="
case "$osname" in
aix) postprocess_cc_v="|$tr , ' "' ;;
esac
$cat >ccsym <<EOS
$startsh
$cat >tmp.c <<EOF
extern int foo;
EOF
for i in ` $cc -v -c tmp.c 2>&1 $postprocess_cc_v `
do
case "$i" in
-D*) echo "$i" | $sed 's/^-D//';;
-A*) $test "$gccversion" && echo "$i" | $sed 's/^-A// | $sed 's/^(.*)/(.*)/1=2//';;

```

```

esac
done
$rm
-f try.c
EOS
postprocess_cc_v="
chmod +x ccsym
$unicefix ccsym
./ccsym > ccsym1.raw
?X: AIX complains if $uniq is passed an empty file. ($sort apparently
?X: doesn't care.) --AD 14 July 1998
if $test -s ccsym1.raw; then
    $sort ccsym1.raw | $uniq >ccsym.raw
else
    mv ccsym1.raw ccsym.raw
fi

?X: canonicalize symbols for easier sort/uniq/comm usage: append =1 if no = sign
?X: the awk script must be on two lines for older awk programs, sigh! -- ADO
$awk '/^=/ { print $0; next }
{ print $0"=1" }' ccsym.raw >ccsym.list
$awk '/^=/ { print $0; next }
{ print $0"=1" }' Cppsym.true >ccsym.true
$comm -13 ccsym.true ccsym.list >ccsym.own
$comm -12 ccsym.true ccsym.list >ccsym.com
$comm -23 ccsym.true ccsym.list >ccsym.cpp
also="
if $test -z ccsym.raw; then
echo "Your C compiler doesn't seem to define any symbols!" >&4
echo " "
echo "However, your C preprocessor defines the following symbols:"
$cat Cppsym.true
    ccsymbols="
cppsymbols=`$cat Cppsym.true`
    cppsymbols=`echo
$cppsymbols`
cppcsymbols="$cppsymbols"
else
if $test -s ccsym.com; then
echo "Your C compiler and pre-processor define these symbols:"
$sed -e 's/(..*)=.*\1/' ccsym.com
also='also '
symbols='ones'
cppcsymbols=`$cat ccsym.com`
cppcsymbols=`echo $cppcsymbols`
$test "$$silent" || sleep 1
fi
if $test -s ccsym.cpp; then

```

```

$test "$also" && echo " "
echo "Your C pre-processor ${also}defines the following symbols:"
$sed -e 's/(.*)=.*/\1/' ccsym.cpp
also='further '
cppsymbols=`$cat ccsym.cpp`
cppsymbols=`echo $cppsymbols`
$test "$silent" || sleep 1
fi
if $test -s ccsym.own; then
$test "$also" && echo " "
echo "Your C compiler ${also}defines the following cpp symbols:"
$sed -e 's/(.*)=1/\1/' ccsym.own
$sed -e 's/(.*)=.*/\1/' ccsym.own | $uniq >>Cppsym.true
    ccsymbols=`$cat ccsym.own`
    ccsymbols=`echo $ccsymbols`
$test "$silent" || sleep 1
fi
fi
$rm -f Cppsym.know Cppsym.true

```

Found in path(s):

```

* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/Cppsym.U

```

No license file was found, but licenses were detected in source scan.

?RCS: \$Id\$

?RCS:

?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi

?RCS:

?RCS: You may redistribute only under the terms of the Artistic License,

?RCS: as specified in the README file that comes with the distribution.

?RCS: You may reuse parts of this distribution only within the terms of

?RCS: that same Artistic License; a copy of which may be found at the root

?RCS: of the source tree for dist 4.0.

?RCS:

?RCS: \$Log: d\_strerror.U,v \$

?RCS: Revision 3.0.1.3 1994/05/13 15:20:27 ram

?RCS: patch27: now uses new macro support for cleaner Strerror def

?RCS:

?RCS: Revision 3.0.1.2 1994/05/06 14:58:26 ram

?RCS: patch23: renamed strerror into Strerror to protect name space (ADO)

?RCS:

?RCS: Revision 3.0.1.1 1994/01/24 14:08:56 ram

?RCS: patch16: protected code looking for sys\_errnolist[] with @if

?RCS: patch16: added default value for d\_sysernlst

?RCS:

?RCS: Revision 3.0 1993/08/18 12:07:35 ram

?RCS: Baseline

for dist 3.0 netwide release.

?RCS:

?MAKE:d\_strerror d\_syserrlst d\_sysernlst d\_strerror: contains Csym Findhdr

?MAKE: -pick add \$@ %<

?S:d\_strerror:

?S: This variable conditionally defines HAS\_STRERROR if strerror() is

?S: available to translate error numbers to strings.

?S:.

?S:d\_syserrlst:

?S: This variable conditionally defines HAS\_SYS\_ERRLIST if sys\_errlist[] is

?S: available to translate error numbers to strings.

?S:.

?S:d\_sysernlst:

?S: This variable conditionally defines HAS\_SYS\_ERRNOLIST if sys\_errnolist[]

?S: is available to translate error numbers to the symbolic name.

?S:.

?S:d\_strerror:

?S: This variable holds what Strerrr is defined as to translate an error

?S: code condition into an error message string. It could be 'strerror'

?S: or a more complex macro emulating strrror with sys\_errlist[], or the

?S: "unknown" string when both strerror and sys\_errlist are missing.

?S:.

?C:HAS\_STRERROR (STRERROR):

?C: This symbol, if defined, indicates that the strerror routine is

?C: available

to translate error numbers to strings. See the writeup

?C: of Strerror() in this file before you try to define your own.

?C:.

?C:HAS\_SYS\_ERRLIST (SYSERRLIST):

?C: This symbol, if defined, indicates that the sys\_errlist array is

?C: available to translate error numbers to strings. The extern int

?C: sys\_nerr gives the size of that table.

?C:.

?C:HAS\_SYS\_ERRNOLIST (SYSERRNOLIST):

?C: This symbol, if defined, indicates that the sys\_errnolist array is

?C: available to translate an errno code into its symbolic name (e.g.

?C: ENOENT). The extern int sys\_nerrno gives the size of that table.

?C:.

?C:Strerror:

?C: This preprocessor symbol is defined as a macro if strerror() is

?C: not available to translate error numbers to strings but sys\_errlist[]

?C: array is there.

?C:.

?H:#\$d\_strerror HAS\_STRERROR /\*\*/

?H:#\$d\_syserrlst HAS\_SYS\_ERRLIST /\*\*/

?H:#\$d\_sysernlst HAS\_SYS\_ERRNOLIST /\*\*/

?H:#define Strerror(e) \$d\_strerror

?H:.

```

?D:d_syserrlst="
?T:xxx val
: see if strerror and/or sys_errlist[]
exist
echo " "
if set strerror val -f d_strerror; eval $csym; $val; then
echo 'strerror() found.' >&4
d_strerror="$define"
d_strerrorrm='strerror(e)'
if set sys_errlist val -a d_syserrlst; eval $csym; $val; then
echo "(You also have sys_errlist[], so we could roll our own strerror.)"
d_syserrlst="$define"
else
echo "(Since you don't have sys_errlist[], strerror() is welcome.)"
d_syserrlst="$undef"
fi
elif xxx=`./findhdr string.h`; test "$xxx" || xxx=`./findhdr strings.h`; \
$contains '#[ ]*define.*strerror' "$xxx" >/dev/null 2>&1; then
echo 'strerror() found in string header.' >&4
d_strerror="$define"
d_strerrorrm='strerror(e)'
if set sys_errlist val -a d_syserrlst; eval $csym; $val; then
echo "(Most probably, strerror() uses sys_errlist[] for descriptions.)"
d_syserrlst="$define"
else
echo "(You don't appear to have any sys_errlist[], how can this be?)"
d_syserrlst="$undef"
fi
elif set sys_errlist val -a d_syserrlst; eval $csym; $val; then
echo "strerror()
not found, but you have sys_errlist[] so we'll use that." >&4
d_strerror="$undef"
d_syserrlst="$define"
d_strerrorrm='((e)<0||(e)>=sys_nerr?"unknown":sys_errlist[e])'
else
echo 'strerror() and sys_errlist[] NOT found.' >&4
d_strerror="$undef"
d_syserrlst="$undef"
d_strerrorrm=""unknown""
fi
@if d_syserrlst || HAS_SYS_ERRNOLIST
if set sys_errnolist val -a d_syserrlst; eval $csym; $val; then
echo "(Symbolic error codes can be fetched via the sys_errnolist[] array.)"
d_syserrlst="$define"
else
echo "(However, I can't extract the symbolic error code out of errno.)"
d_syserrlst="$undef"
fi

```

@end

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/d\_strerror.U

No license file was found, but licenses were detected in source scan.

?RCS: \$Id: usedtrace.U,v \$

?RCS:

?RCS: Copyright (c) 2008 H.Merijn Brand

?RCS:

?RCS: You may distribute under the terms of either the GNU General Public

?RCS: License or the Artistic License, as specified in the README file.

?RCS:

?RCS: \$Log: usedtrace.U,v \$

?RCS:

?MAKE:usedtrace dtrace: Myread Oldconfig Setvar Getfile test

?MAKE: -pick add \$@ %<

?Y:TOP

?S:usedtrace:

?S: This variable indicates whether we are compiling with dtrace

?S: support. See also dtrace.

?S:.

?S:dtrace:

?S: This variable holds the location of the dtrace executable.

?S:.

?C:USE\_DTRACE:

?C: This symbol, if defined, indicates that Perl should

?C: be built with support for DTrace.

?C:.

?H:#\$usedtrace USE\_DTRACE /\*\*/

?H:.

?T:dflt\_dtrace

?LINT:set usedtrace

?LINT:set dtrace

: DTrace support

dflt\_dtrace='/usr/sbin/dtrace'

\$test -x /usr/bin/dtrace && dflt\_dtrace='/usr/bin/dtrace'

cat <<EOM

Perl can be built to support DTrace on platforms that support it.

DTrace is a diagnosis and performance analysis tool from Sun.

If this doesn't make any sense to you, just accept the default.

EOM



```

while $test 1 ; do
case "$usedtrace" in
$define|true|[yY]*)
dflt='y'
;;
?)
dflt='y'
dflt_dtrace=$usedtrace
;;
*)
dflt='n'
;;
esac

rp='Support DTrace if available?'
./myread
case "$ans" in
y|Y) val="$define" ;;
*) val="$undef" ;;
esac
set usedtrace
eval $setvar

test "X$usedtrace" != "X$define" && break

echo " "
rp='Where is the dtrace executable?'
dflt=$dflt_dtrace
./getfile
val="$ans"
set dtrace
eval $setvar

if $test -f $dtrace
then
if $dtrace -h -s ../perldtrace.d \
-o perldtrace.tmp >/dev/null 2>&1 \
&& rm -f perldtrace.tmp
then
echo " "
echo "Good: your $dtrace knows about the -h flag."
else
cat >&2 <<EOM

*** $me: Fatal Error: $dtrace doesn't support -h flag
***

*** Your installed dtrace doesn't support the -h switch to compile a D
*** program into a C header. Can't continue.

```

```
EOM
  exit
1
fi
break;
fi

case "$fastread" in
yes)
  cat >&2 <<EOM
```

```
*** $me: Fatal Error: $dtrace not found.
*** Can't continue.
```

```
EOM
  exit 1
;;
*)
  echo "*** $dtrace was not found."
  echo " "
;;
esac
done
```

Found in path(s):

```
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/perl/usedtrace.U
```

No license file was found, but licenses were detected in source scan.

```
?RCS: $Id: h_fcntl.U 1 2006-08-24 12:32:52Z rmanfredi $
?RCS:
?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi
?RCS:
?RCS: You may redistribute only under the terms of the Artistic Licence,
?RCS: as specified in the README file that comes with the distribution.
?RCS: You may reuse parts of this distribution only within the terms of
?RCS: that same Artistic Licence; a copy of which may be found at the root
?RCS: of the source tree for dist 4.0.
?RCS:
?RCS: $Log: h_fcntl.U,v $
?RCS: Revision 3.0 1993/08/18 12:08:12 ram
?RCS: Baseline for dist 3.0 netwide release.
?RCS:
?MAKE:h_fcntl: Nothing
?MAKE: -pick add $@ %<
?S:h_fcntl:
?S: This is variable gets set in various places to tell i_fcntl that
```

?S: <fcntl.h> should be included.

?S:.

: Initialize h\_fcntl

h\_fcntl=false

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/h\_fcntl.U

No license file was found, but licenses were detected in source scan.

?RCS: \$Id\$

?RCS:

?RCS: Copyright (c) 2004 H.Merijn Brand

?RCS:

?RCS: You may distribute under the terms of either the GNU General Public

?RCS: License or the Artistic License, as specified in the README file.

?RCS:

?MAKE:d\_strlcat: Inlibc Hasproto d\_gnulibc

?MAKE: -pick add \$@ %<

?S:d\_strlcat:

?S: This variable conditionally defines the HAS\_STRLCAT symbol, which

?S: indicates to the C program that the strlcat () routine is available.

?S:.

?C:HAS\_STRLCAT:

?C: This symbol, if defined, indicates that the strlcat () routine is

?C: available to do string concatenation.

?C:.

?H:#\$d\_strlcat HAS\_STRLCAT /\*\*/

?H:.

?T:d\_strlcat\_proto xx1 xx2 xx3 xx4

?LINT:set d\_strlcat

: see if strlcat exists

: We need both a prototype in string.h and the symbol in libc.

echo " "

d\_strlcat\_proto="

xx1="#\$d\_gnulibc HAS\_GNULIBC"

xx2='#if defined(HAS\_GNULIBC) && !defined(\_GNU\_SOURCE)'

xx3='# define \_GNU\_SOURCE'

xx4='#endif'

set d\_strlcat\_proto

strlcat literal "\$xx1" literal "\$xx2" literal "\$xx3" literal "\$xx4" define string.h

eval \$hasproto

case "\$d\_strlcat\_proto" in

define) # see if strlcat exists

set strlcat d\_strlcat

eval \$inlibc

::

\*) val=\$undef

```
set d_strlcat
eval $setvar
;;
esac
```

Found in path(s):

```
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/perl/d_strlcat.U
```

No license file was found, but licenses were detected in source scan.

?RCS: \$Id: d\_getservbyport\_r.U,v 0RCS:

?RCS: Copyright (c) 2002,2003 Jarkko Hietaniemi

?RCS:

?RCS: You may distribute under the terms of either the GNU General Public

?RCS: License or the Artistic License, as specified in the README file.

?RCS:

?RCS: Generated by the reentr.pl from the Perl 5.8 distribution.

?RCS:

?MAKE:d\_getservbyport\_r getservbyport\_r\_proto: Inlibc Protochk Hasproto \  
i\_systypes usethreads i\_netdb extern\_C

?MAKE: -pick add \$@ %<

?S:d\_getservbyport\_r:

?S: This variable conditionally defines the HAS\_GETSERVBYPORTR symbol,

?S: which indicates to the C program that the getservbyport\_r()

?S: routine is available.

?S:.

?S:getservbyport\_r\_proto:

?S: This variable encodes the prototype of getservbyport\_r.

?S: It is zero if d\_getservbyport\_r is undef, and one of the

?S: REENTRANT\_PROTO\_T\_ABC macros of reentr.h if d\_getservbyport\_r

?S: is defined.

?S:.

?C:HAS\_GETSERVBYPORTR:

?C: This symbol, if defined, indicates

that the getservbyport\_r routine

?C: is available to getservbyport re-entrantly.

?C:.

?C:GETSERVBYPORTR\_PROTO:

?C: This symbol encodes the prototype of getservbyport\_r.

?C: It is zero if d\_getservbyport\_r is undef, and one of the

?C: REENTRANT\_PROTO\_T\_ABC macros of reentr.h if d\_getservbyport\_r

?C: is defined.

?C:.

?H:#\$d\_getservbyport\_r HAS\_GETSERVBYPORTR /\*\*/

?H:#define GETSERVBYPORTR\_PROTO \$getservbyport\_r\_proto /\*\*/

?H:.

?T:try hdrs d\_getservbyport\_r\_proto

: see if getservbyport\_r exists

```

set getservbyport_r d_getservbyport_r
eval $inlibc
case "$d_getservbyport_r" in
"$define")
hdrs="$i_systypes sys/types.h define stdio.h $i_netdb netdb.h"
case "$d_getservbyport_r_proto:$usethreads" in
":define") d_getservbyport_r_proto=define
set d_getservbyport_r_proto getservbyport_r $hdrs
eval $hasproto ;;
*) ;;
esac
case "$d_getservbyport_r_proto" in
define)
case "$getservbyport_r_proto" in
"|0) try='int getservbyport_r(int, const char*, struct servent*, char*, size_t,
struct servent**);'
./prochck "$extern_C $try" $hdrs && getservbyport_r_proto=I_ICSBWR ;;
esac
case "$getservbyport_r_proto" in
"|0) try='struct servent* getservbyport_r(int, const char*, struct servent*, char*, int);'
./prochck "$extern_C $try" $hdrs && getservbyport_r_proto=S_ICSBFI ;;
esac
case "$getservbyport_r_proto" in
"|0) try='int getservbyport_r(int, const char*, struct servent*, struct servent_data*);'
./prochck "$extern_C $try" $hdrs && getservbyport_r_proto=I_ICSD ;;
esac
case "$getservbyport_r_proto" in
"|0) d_getservbyport_r=undef
getservbyport_r_proto=0
echo "Disabling getservbyport_r, cannot determine prototype." >&4 ;;
* ) case "$getservbyport_r_proto" in
REENTRANT_PROTO*) ;;
*) getservbyport_r_proto="REENTRANT_PROTO_$getservbyport_r_proto" ;;
esac
echo "Prototype: $try" ;;
esac
;;
*) case "$usethreads" in
define) echo "getservbyport_r has no prototype, not using it." >&4 ;;
esac
d_getservbyport_r=undef
getservbyport_r_proto=0
;;
esac
;;
*) getservbyport_r_proto=0
;;
esac

```

Found

in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/threads/d\_getservbyport\_r.U

No license file was found, but licenses were detected in source scan.

?RCS: \$Id\$

?RCS:

?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi

?RCS:

?RCS: You may redistribute only under the terms of the Artistic License,

?RCS: as specified in the README file that comes with the distribution.

?RCS: You may reuse parts of this distribution only within the terms of

?RCS: that same Artistic License; a copy of which may be found at the root

?RCS: of the source tree for dist 4.0.

?RCS:

?RCS: Original Author: Thomas Neumann <tom@smart.bo.open.de>

?RCS:

?RCS: \$Log: Findhdr.U,v \$

?RCS: Revision 3.0.1.2 1994/10/29 15:53:08 ram

?RCS: patch36: added ?F: line for metalint file checking

?RCS:

?RCS: Revision 3.0.1.1 1994/05/06 14:03:56 ram

?RCS: patch23: cppminus must be after other cppflags, not before

?RCS:

?RCS: Revision 3.0 1993/08/18 12:04:54 ram

?RCS: Baseline for dist 3.0 netwide release.

?RCS:

?X:

?X: This unit produces a findhdr script which is used to locate the header

?X: files

in \$usrinc or other stranger places using cpp capabilities. The

?X: script is given an include file base name, like 'stdio.h' or 'sys/file.h'

?X: and it returns the full path of the include file and a zero status or an

?X: empty string with an error status if the file could not be located.

?X:

?MAKE:Findhdr: grep test tr rm +usrinc awk cat startsh \

cppstdin cppminus +cppflags eunicefix osname

?MAKE: -pick add \$@ %<

?LINT:define fieldn

?S:fieldn:

?S: This variable is used internally by Configure. It contains the position

?S: of the included file name in cpp output. That is to say, when cpp

?S: pre-processes a #include <file> line, it replaces it by a # line which

?S: contains the original position in the input file and the full name of

?S: included file, between "quotes".

?S:.

```

?V:fieldn
?F:./findhdr !fieldn
?T:cline pos wanted name awkprg cppfilter testaccess status usrinmdir
: determine filename position in cpp output
echo " "
echo "Computing filename position in cpp output for #include
directives..." >&4
echo '#include <stdio.h>' > foo.c
case "$osname" in
vos)
testaccess=-e
?X: VOS: path component separator is >
cppfilter="tr '\\\\>' '/' |"
;;
*)
testaccess=-r
cppfilter="
;;
esac
$cat >fieldn <<EOF
$startsh
$cpptest $cpptest $cpptest <foo.c 2>/dev/null | \
$grep '^[ ]*#.*stdio.h' | \
while read cline; do
pos=1
set \ $cline
while $test \ $# -gt 0; do
if $test $testaccess \ `echo \ $1 | $tr -d ""`; then
echo "\ $pos"
exit 0
fi
shift
pos=\`expr \ $pos + 1\`
done
done
EOF
chmod +x fieldn
fieldn=`./fieldn`
$rm -f foo.c fieldn
case $fieldn in
") pos='???';;
1) pos=first;;
2) pos=second;;
3) pos=third;;
*) pos="\ ${fieldn}th";;
esac
echo "Your cpp writes the filename in the $pos field of the line."

```

?X: To locate a header file, we cannot simply check for \$usrinc/file.h, since  
?X: some machine have the headers in weird places and our only hope is that  
?X: the C pre-processor will know how to find those headers. Thank you Next!

: locate header file

\$cat

>findhdr <<EOF

\$startsh

wanted=\$1

name=""

for usrincdir in \$usrinc; do

if test -f \\${usrincdir}/\${wanted}; then

echo "\\${usrincdir}/\${wanted}"

exit 0

fi

done

awkprg='{ print \\$\$fieldn }'

echo "#include <\${wanted}>" > foo\\${\$.c

\$cppstdin \$cppminus \$cppflags < foo\\${\$.c 2>/dev/null | \

\$cppfilter \$grep "^[ ]\*#.\*\\${wanted}" | \

while read cline; do

name=\`echo \\${cline} | \$awk "\\${awkprg}" | \$tr -d ""\`

case "\\${name}" in

\*[^\|\\]\\${wanted}) echo "\\${name}"; exit 1;;

\*[|\\]\\${wanted}) echo "\\${name}"; exit 1;;

\*) exit 2;;

esac

done

?X: status = 0: grep returned 0 lines, case statement not executed

?X: status = 1: headerfile found

?X: status = 2: while loop executed, no headerfile found

status=\$?

\$rm -f foo\\${\$.c

if test \\${status} -eq 1; then

exit 0

fi

exit 1

EOF

chmod +x findhdr

\$unicefix findhdr

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/Findhdr.U

No license file was found, but licenses were detected in source scan.

?RCS: \$Id: cc.U 1 2006-08-24 12:32:52Z rmanfredi \$

?RCS:

?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi



```

?RCS:
?RCS: You may redistribute only under the terms of the Artistic Licence,
?RCS: as specified in the README file that comes with the distribution.
?RCS: You may reuse parts of this distribution only within the terms of
?RCS: that same Artistic Licence; a copy of which may be found at the root
?RCS: of the source tree for dist 4.0.
?RCS:
?RCS: $Log: cc.U,v $
?RCS: Revision 3.0.1.4 1995/05/12 12:06:47 ram
?RCS: patch54: may now abort Configure when cc does not work
?RCS:
?RCS: Revision 3.0.1.3 1995/01/11 15:20:11 ram
?RCS: patch45: changed gcc checking message to a more explicit one (WED)
?RCS:
?RCS: Revision 3.0.1.2 1994/10/29 16:04:29 ram
?RCS: patch36: detect gcc even when not called as 'gcc' (ADO)
?RCS: patch36: simplified gcc version checking (ADO)
?RCS: patch36: added ?F: line for metalint
file checking
?RCS:
?RCS: Revision 3.0.1.1 1994/05/06 14:26:06 ram
?RCS: patch23: added support for gcc version (ADO)
?RCS:
?RCS: Revision 3.0 1993/08/18 12:05:30 ram
?RCS: Baseline for dist 3.0 netwide release.
?RCS:
?MAKE:cc: Myread Oldconfig Checkcc test
?MAKE: -pick add $@ %<
?S:cc:
?S: This variable holds the name of a command to execute a C compiler which
?S: can resolve multiple global references that happen to have the same
?S: name. Usual values are 'cc' and 'gcc'.
?S: Fervent ANSI compilers may be called 'c89'. AIX has xlc.
?S:.
?F:!cc.cbu
?D:cc='cc'
: Determine the C compiler to be used
echo " "
case "$cc" in
") dflt=cc;;
*) dflt="$cc";;
esac
rp="Use which C compiler?"
./myread
cc="$ans"

: See whether they have no cc but they do have gcc
./trygcc

```

?X: Look for a hint-file generated 'call-back-unit'. Now that the  
?X: user has specified the compiler, we may need to set or change some  
?X: other defaults.  
if \$test -f cc.cbu; then  
  ./cc.cbu  
fi  
./checkcc

Found

in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/cc.U

No license file was found, but licenses were detected in source scan.

?RCS: \$Id: i\_fp.U,v \$

?RCS:

?RCS: Copyright (c) 1998 Jarkko Hietaniemi

?RCS:

?RCS: You may distribute under the terms of either the GNU General Public

?RCS: License or the Artistic License, as specified in the README file.

?RCS:

?MAKE:i\_fp: Inhdr

?MAKE: -pick add \$@ %<

?S:i\_fp:

?S: This variable conditionally defines the I\_FP symbol, and indicates

?S: whether a C program should include <fp.h>.

?S:.

?C:I\_FP:

?C: This symbol, if defined, indicates that <fp.h> exists and

?C: should be included.

?C:.

?H:#\$i\_fp I\_FP /\*\*/

?H:.

?LINT:set i\_fp

: see if this is a fp.h system

set fp.h i\_fp

eval \$inhdr

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/perl/i\_fp.U

No license file was found, but licenses were detected in source scan.

?RCS: \$Id\$

?RCS:

?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi

?RCS:

?RCS: You may redistribute only under the terms of the Artistic License,

?RCS: as specified in the README file that comes with the distribution.

?RCS: You may reuse parts of this distribution only within the terms of

?RCS: that same Artistic License; a copy of which may be found at the root

?RCS: of the source tree for dist 4.0.

?RCS:

?RCS: \$Log: d\_csh.U,v \$

?RCS: Revision 3.0.1.1 1997/02/28 15:32:18 ram

?RCS: patch61: added full\_csh to preserve the full path even when portable

?RCS:

?RCS: Revision 3.0 1993/08/18 12:05:53 ram

?RCS: Baseline for dist 3.0 netwide release.

?RCS:

?MAKE:d\_csh full\_csh: csh Setvar

?MAKE: -pick add \$@ %<

?S:d\_csh:

?S: This variable conditionally defines the CSH symbol, which

?S: indicates to the C program that the C-shell exists.

?S:.

?S:full\_csh:

?S: This variable contains the full pathname to 'csh', whether

or

?S: not the user has specified 'portability'. This is only used

?S: in the compiled C program, and we assume that all systems which

?S: can share this executable will have the same full pathname to

?S: 'csh.'

?S:.

?X: Yes, I know about the C symbol PORTABLE, but I think csh

?X: is unlikely to move, and I'm too lazy to add all the

?X: #ifdef PORTABLE sections to the perl source.

?X:

?C:HAS\_CSH:

?C: This symbol, if defined, indicates that the C-shell exists.

?C:.

?C:CSH:

?C: This symbol, if defined, contains the full pathname of csh.

?C:.

?X: Previously, I just did \$d\_csh CSH "\$full\_csh", but that caused

?X: problems on VMS where the config.sh extraction program changes

?X: \$undef to a real cpp undef, and they then had #undef CSH ""

?X: which the compiler didn't like. It's easy to work around this,

?X: so I did. --AD 3/1998.

?X: And we don't want to define CSH if !HAS\_CSH, but we don't want

?X: those lines in config.h if they don't need CSH, so protect with ?CSH

?X: and not

?%<. --RAM, 15/02/2004

?H: ?%<: #d\_csh HAS\_CSH /\*\*/

?H: ?CSH: #ifdef HAS\_CSH

?H: ?CSH: #define CSH "\$full\_csh" /\*\*/

```

?H:?CSH:#endif
?H:.
?LINT:set d_csh
: get csh whereabouts
case "$csh" in
'csh') val="$undef" ;;
*) val="$define" ;;
esac
set d_csh
eval $setvar
: Respect a hint or command line value for full_csh.
case "$full_csh" in
") full_csh=$csh ;;
esac

```

Found in path(s):

```

* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/modified/d_csh.U

```

No license file was found, but licenses were detected in source scan.

?RCS: \$Id\$

?RCS:

?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi

?RCS:

?RCS: You may redistribute only under the terms of the Artistic License,

?RCS: as specified in the README file that comes with the distribution.

?RCS: You may reuse parts of this distribution only within the terms of

?RCS: that same Artistic License; a copy of which may be found at the root

?RCS: of the source tree for dist 4.0.

?RCS:

?RCS: \$Log: i\_pwd.U,v \$

?RCS: Revision 3.0.1.2 1995/07/25 14:10:57 ram

?RCS: patch56: use setvar so hint file values can override our guesses (ADO)

?RCS:

?RCS: Revision 3.0.1.1 1994/05/06 15:03:27 ram

?RCS: patch23: had forgotten cppminus in cppstdin test (ADO)

?RCS:

?RCS: Revision 3.0 1993/08/18 12:08:25 ram

?RCS: Baseline for dist 3.0 netwide release.

?RCS:

?X:

?X: This unit checks whether there is a pwd system or not

?X:

?MAKE:i\_pwd d\_pwquota d\_pwage d\_pwchange d\_pwclass d\_pwexpire d\_pwcomment:

\

contains rm cppstdin cppflags cppminus Inhdr Findhdr Setvar

?MAKE: -pick add \$@ %<

?S:i\_pwd:

?S: This variable conditionally defines I\_PWD, which indicates  
?S: to the C program that it should include <pwd.h>.  
?S:.  
?S:d\_pwquota:  
?S: This variable conditionally defines PWQUOTA, which indicates  
?S: that struct passwd contains pw\_quota.  
?S:.  
?S:d\_pwage:  
?S: This variable conditionally defines PWAGE, which indicates  
?S: that struct passwd contains pw\_age.  
?S:.  
?S:d\_pwchange:  
?S: This variable conditionally defines PWCHANGE, which indicates  
?S: that struct passwd contains pw\_change.  
?S:.  
?S:d\_pwclass:  
?S: This variable conditionally defines PWCLASS, which indicates  
?S: that struct passwd contains pw\_class.  
?S:.  
?S:d\_pwexpire:  
?S: This variable conditionally defines PWEXPIRE, which indicates  
?S: that struct passwd contains pw\_expire.  
?S:.  
?S:d\_pwcomment:  
?S: This variable conditionally defines PWCOMMENT, which indicates  
?S: that struct passwd contains pw\_comment.  
?S:.  
?C:I\_PWD:  
?C: This symbol,  
if defined, indicates to the C program that it should  
?C: include <pwd.h>.  
?C:.  
?C:PWQUOTA:  
?C: This symbol, if defined, indicates to the C program that struct passwd  
?C: contains pw\_quota.  
?C:.  
?C:PWAGE:  
?C: This symbol, if defined, indicates to the C program that struct passwd  
?C: contains pw\_age.  
?C:.  
?C:PWCHANGE:  
?C: This symbol, if defined, indicates to the C program that struct passwd  
?C: contains pw\_change.  
?C:.  
?C:PWCLASS:  
?C: This symbol, if defined, indicates to the C program that struct passwd  
?C: contains pw\_class.  
?C:.

```

?C:PWEXPIRE:
?C: This symbol, if defined, indicates to the C program that struct passwd
?C: contains pw_expire.
?C:.
?C:PWCOMMENT:
?C: This symbol, if defined, indicates to the C program that struct passwd
?C: contains pw_comment.
?C:.
?H:#$i_pwd I_PWD /**/
?H:#$d_pwquota PWQUOTA /**/
?H:#$d_pwage PWAGE /**/
?H:#$d_pwchange PWCHANGE /**/
?H:#$d_pwclass PWCLASS /**/
?H:#$d_pwexpire PWEXPIRE /**/
?H:#$d_pwcomment PWCOMMENT /**/
?H:.
?LINT: set i_pwd d_pwquota
      d_pwage d_pwchange d_pwclass d_pwexpire d_pwcomment
?T:xxx
: see if this is a pwd.h system
set pwd.h i_pwd
eval $inhdr

case "$i_pwd" in
$define)
xxx=`./findhdr pwd.h`
$cpstdin $cppflags $cppminus < $xxx >$.h

if $contains 'pw_quota' $.h >/dev/null 2>&1; then
val="$define"
else
val="$undef"
fi
set d_pwquota
eval $setvar

if $contains 'pw_age' $.h >/dev/null 2>&1; then
val="$define"
else
val="$undef"
fi
set d_pwage
eval $setvar

if $contains 'pw_change' $.h >/dev/null 2>&1; then
val="$define"
else
val="$undef"

```

```
fi
set d_pwchange
eval $setvar

if $contains 'pw_class' $$h >/dev/null 2>&1; then
  val="$define"
else
  val="$undef"
fi
set d_pwclass
eval $setvar

if $contains 'pw_expire' $$h >/dev/null 2>&1; then
  val="$define"
else
  val="$undef"
fi
set d_pwexpire
eval $setvar

if $contains 'pw_comment' $$h >/dev/null 2>&1; then
  val="$define"
else
  val="$undef"
fi
set d_pwcomment
eval $setvar

$rm -f $$h
;;
*)
val="$undef";
set
d_pwquota; eval $setvar
set d_pwage; eval $setvar
set d_pwchange; eval $setvar
set d_pwclass; eval $setvar
set d_pwexpire; eval $setvar
set d_pwcomment; eval $setvar
;;
esac
```

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/i\_pwd.U

No license file was found, but licenses were detected in source scan.

?RCS: \$Id: d\_loconv.U 1 2006-08-24 12:32:52Z rmanfredi \$

?RCS:  
?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi  
?RCS:  
?RCS: You may redistribute only under the terms of the Artistic Licence,  
?RCS: as specified in the README file that comes with the distribution.  
?RCS: You may reuse parts of this distribution only within the terms of  
?RCS: that same Artistic Licence; a copy of which may be found at the root  
?RCS: of the source tree for dist 4.0.  
?RCS:  
?RCS: Original Author: Andy Dougherty <doughera@lafcol.lafayette.edu>  
?RCS:  
?RCS: \$Log: d\_loconv.U,v \$  
?RCS: Revision 3.0.1.1 1994/10/29 16:14:11 ram  
?RCS: patch36: created by ADO  
?RCS:  
?MAKE:d\_loconv: Inlibc  
?MAKE: -pick add \$@ %<  
?S:d\_loconv:  
?S: This variable conditionally defines HAS\_LOCALECONV if localeconv() is  
?S: available for numeric and monetary formatting conventions.  
?S:.  
?C:HAS\_LOCALECONV:  
?C: This symbol, if defined, indicates that the localeconv  
routine is  
?C: available for numeric and monetary formatting conventions.  
?C:.  
?H:#\$d\_loconv HAS\_LOCALECONV /\*\*/  
?H:.  
?LINT:set d\_loconv  
: see if localeconv exists  
set localeconv d\_loconv  
eval \$inlibc

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/d\_loconv.U

No license file was found, but licenses were detected in source scan.

?RCS: \$Id\$  
?RCS:  
?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi  
?RCS:  
?RCS: You may redistribute only under the terms of the Artistic License,  
?RCS: as specified in the README file that comes with the distribution.  
?RCS: You may reuse parts of this distribution only within the terms of  
?RCS: that same Artistic License; a copy of which may be found at the root  
?RCS: of the source tree for dist 4.0.  
?RCS:



?RCS: \$Log: d\_fd\_set.U,v \$

?RCS: Revision 3.0.1.3 1997/02/28 15:33:16 ram

?RCS: patch61: added ?F: metalint hint

?RCS:

?RCS: Revision 3.0.1.2 1994/06/20 06:57:23 ram

?RCS: patch30: extended scope for fd\_set checks (ADO)

?RCS:

?RCS: Revision 3.0.1.1 1994/01/24 14:06:27 ram

?RCS: patch16: comments for HAS\_FD\_\* symbols were not consistent

?RCS:

?RCS: Revision 3.0 1993/08/18 12:06:02 ram

?RCS: Baseline for dist 3.0 netwide release.

?RCS:

?MAKE:d\_fd\_set d\_fd\_macros d\_fds\_bits: cat +cc +ccflags rm Oldconfig  
\  
d\_socket i\_systime i\_sysselect i\_syssock

?MAKE: -pick add \$@ %<

?S:d\_fd\_set:

?S: This variable contains the eventual value of the HAS\_FD\_SET symbol,  
?S: which indicates if your C compiler knows about the fd\_set typedef.

?S:.

?S:d\_fd\_macros:

?S: This variable contains the eventual value of the HAS\_FD\_MACROS symbol,  
?S: which indicates if your C compiler knows about the macros which  
?S: manipulate an fd\_set.

?S:.

?S:d\_fds\_bits:

?S: This variable contains the eventual value of the HAS\_FDS\_BITS symbol,  
?S: which indicates if your fd\_set typedef contains the fds\_bits member.  
?S: If you have an fd\_set typedef, but the dweebs who installed it did  
?S: a half-fast job and neglected to provide the macros to manipulate  
?S: an fd\_set, HAS\_FDS\_BITS will let us know how to fix the gaffe.

?S:.

?C:HAS\_FD\_SET:

?C: This symbol, when defined, indicates presence of the fd\_set typedef  
?C: in <sys/types.h>

?C:.

?C:HAS\_FD\_MACROS:

?C: This symbol, when defined, indicates presence of the macros used  
to  
?C: manipulate an fd\_set.

?C:.

?C:HAS\_FDS\_BITS:

?C: This symbol, when defined, indicates presence of the fds\_bits member in  
?C: fd\_set. This knowledge is useful if fd\_set is available but the macros  
?C: aren't.

?C:.

?H:#\$d\_fd\_set HAS\_FD\_SET /\*\*/

```
?H:#$d_fd_macros HAS_FD_MACROS /**/
?H:#$d_fds_bits HAS_FDS_BITS /**/
?H:
?F:!fd_set
: check for fd_set items
$cat <<EOM
```

Checking to see how well your C compiler handles fd\_set and friends ...

EOM

?X: The FD\_SET macros can be in strange places. On some SysV-based

?X: systems, they are in <sys/bsdtypes.h>, which is included (perhaps)

?X: by <sys/socket.h>. We won't force people to include

?X: <sys/bsdtypes.h> because it might introduce other

?X: incompatibilities.

\$cat >fd\_set.c <<EOCP

```
#$i_systime I_SYS_TIME
```

```
#$i_sysselect I_SYS_SELECT
```

```
#$d_socket HAS_SOCKET
```

```
#$i_syssock I_SYS_SOCKET
```

```
#include <sys/types.h>
```

```
#ifdef HAS_SOCKET
```

```
#ifdef I_SYS_SOCKET
```

```
#include <sys/socket.h> /* Might include <sys/bsdtypes.h> */
```

```
#endif
```

```
#endif
```

```
#ifdef I_SYS_TIME
```

```
#include
```

```
<sys/time.h>
```

```
#endif
```

```
#ifdef I_SYS_SELECT
```

```
#include <sys/select.h>
```

```
#endif
```

```
int main() {
```

```
fd_set fds;
```

```
#ifdef TRYBITS
```

```
if(fds.fds_bits);
```

```
#endif
```

```
#if defined(FD_SET) && defined(FD_CLR) && defined(FD_ISSET) && defined(FD_ZERO)
```

```
exit(0);
```

```
#else
```

```
exit(1);
```

```
#endif
```

```
}
```

EOCP

if \$cc \$ccflags -DTRYBITS -o fd\_set fd\_set.c >fd\_set.out 2>&1 ; then

d\_fds\_bits="\$define"

```

d_fd_set="$define"
echo "Well, your system knows about the normal fd_set typedef..." >&4
if ./fd_set; then
  echo "and you have the normal fd_set macros (just as I'd expect)." >&4
  d_fd_macros="$define"
else
  $cat >&4 <<'EOM'
but not the normal fd_set macros! Gaaack! I'll have to cover for you.
EOM
  d_fd_macros="$undef"
fi
else
  $cat <<'EOM'
Hmm, your compiler has some difficulty with fd_set. Checking further...
EOM
if $cc $ccflags -o fd_set fd_set.c >fd_set.out 2>&1 ; then
  d_fds_bits="$undef"
  d_fd_set="$define"
  echo "Well, your system has some sort of fd_set available..." >&4
  if ./fd_set; then
    echo "and you have the
normal fd_set macros." >&4
    d_fd_macros="$define"
  else
    $cat <<'EOM'
but not the normal fd_set macros! Gross! More work for me...
EOM
    d_fd_macros="$undef"
  fi
else
  echo "Well, you got zip. That's OK, I can roll my own fd_set stuff." >&4
  d_fd_set="$undef"
  d_fds_bits="$undef"
  d_fd_macros="$undef"
fi
fi
$rm -f fd_set*

```

Found in path(s):

```
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/d_fd_set.U
```

No license file was found, but licenses were detected in source scan.

Perl5 Metaconfig Units

Copyright (c) 1996-1998, Andy Dougherty

Copyright (c) 1999-2011, H.Merijn Brand

All rights reserved.

These units are the ones I used to build Configure and config\_h.SH in the Perl5 distribution.

The Configure script and config\_h.SH file in the Perl distribution are generated by a program called metaconfig. To run metaconfig, you will need the full dist 3.0 distribution, maintained by Raphael Manfredi. As of this writing, the current version is dist3.0, patchlevel 70. Dist version dist-3.0@70.tar.gz is available on CPAN (the Comprehensive Perl Archive Network) as <http://www.perl.com/perl/CPAN/authors/id/RAM/dist-3.0@70.tar.gz>.

Instructions:

1. Unpack the full perl5 sources. Execute the following command

```
chmod +w Configure config_h.SH Porting/Glossary Porting/config*
```

2. Unpack the archive containing this file in the perl5 source directory. This will create a directory 'U' under the perl5 sources. That directory will contain the metaconfig units for perl5. This will also create two files in the perl5 source tree: MANIFEST.new and .package.
3. Apply any patches to perl in the perl\_patches/ directory. (This may well be empty.)
4. Obtain and install dist-3.0pl70.
4. Apply any patches to dist under the dist\_patches subdirectory.
5. From your main perl5 source directory, run packinit to regenerate the .package file. **IMPORTANT:** Change the name and address of the maintainer to your own name and address. I don't want bug reports intended for you coming to me.
6. From your main perl5 source directory, run  
  
metalint (or mlint)  
  
and repair every failure it reports.
7. From your main perl5 source directory, run  
  
metaconfig -m (or mconfig -m)
8. Edit U/mkglossary and/or U/mkgloss.pl to point to your dist-3.0pl70

location. (See comments at the top.)

9. Run the Porting/mksample script to update the contents of the Porting/ subdirectory, or run all parts by hand. (see README)

NB: this script used to be U/mksample replaced by Porting/mksample; see Porting/pumpkin.pod instead for current documentation on its use.

10. Let me know about any changes, corrections, or enhancements.

Things to watch out for:

1. The Configure in 5.005 is a hand-patched version of that supplied with perl5.004\_74 or so. Most of the patches had to do with supporting MPE/iX and EBCDIC systems. I have re-integrated most of the changes back into metaconfig, but I don't really understand why MPE/iX needed some of the patches, so I may have missed something important. I did try to flag questionable changes in the individual units.

The Configure as generated in the 5.9.x branch leading towards 5.10, is also used exactly as is without changes in the 5.8.x and 5.6.x branches, so do not remove support for features that are available in those branches, but are removed from devel (e.g. perl5005threads).

2. Future support of better random number generators should probably start with the randfunc.U unit included here. It's currently broken, but well commented and probably a good place to start.

Descriptions:

The units and other related files have been broken up into the following directories:

acl/

This is an old patch to begin to detect and use ACL (access control list) file protection schemes.

compline/

These are similar to the standard units, but I have modified them to have a more uniform compile command line, usually using the new Compile.U unit. I have submitted these for inclusion into the regular dist distribution. (The cflags.U unit is actually perl-specific since it mentions -DDEBUGGING and -DPOSIX\_SOURCE, but that's the only place it is perl-specific.)

#### dist\_patches/

These are patches to dist that must be applied before it is built and installed. I have submitted these for inclusion in the regular dist distribution.

#### modified/

These are modified versions of the standard units. Also included in this directory are new units that are clearly derived from existing units. I have submitted these for inclusion in the regular dist distribution.

#### perl/

These are specific to perl. Some are heavily derived from original dist units, and are marked as such. Others are original.

#### perl\_patches/

These are patches to the perl source. This directory should ordinarily be empty, but there may have been drift between the standard version of perl and the one associated with these units.

#### protos/

These are units modified to use the new Hasproto.U or Protochk.U units to check for prototypes. I have submitted these for inclusion into the regular dist distribution.

#### target/

This is the very, very beginning of cross-compiler support. It doesn't work yet, and many standard units will need modification.

#### typedefs/

These are standard units modified to use the modified Typedef.U unit to check for typedefs. (The modified Typdef.U includes a function to avoid unnecessary prompts if the typedef being searched for exists.) I have submitted these for inclusion into the regular dist distribution.

#### threads/

These are specific to threading perl.

#### Copyright Information:

Unless otherwise indicated, the files contained in this distribution are:

Copyright (c) 1996-1998, Andy Dougherty

The following licensing terms apply to all files contained in this distribution:

You may distribute the files contained in this distribution under the terms of either

- a) the "Artistic License" which comes with Perl, or
- b) the "Artistic License" which comes with dist, or
- c) the GNU General Public License as published by the Free Software Foundation; either version 1, or (at your option) any later version (see the file "Copying" that comes with the Perl distribution).

Which one to use is your choice.

The units in the "modified" directory have been derived from units associated with the metaconfig program of Raphael Manfredi's "dist" distribution. These units list Raphael Manfredi as the Copyright holder. dist is distributed under a modified version of the Perl Artistic License. Clause 7 of this modified license as contained in dist-3.0-pl60 provides:

7. You may reuse parts of this Package in your own programs, provided that you explicitly state where you got them from, in the source code (and, left to your courtesy, in the documentation), duplicating all the associated copyright notices and disclaimers. Besides your changes, if any, must be clearly marked as such. Parts reused that way will no longer fall under this license if, and only if, the name of your program(s) have no immediate connection with the name of the Package itself or its associated programs. You may then apply whatever restrictions you wish on the reused parts or choose to place them in the Public Domain--this will apply only within the context of your package.

In accordance with this clause, the versions of these units contained here are made available under the same terms as the rest of the units.

If you have any questions about the use of these units or about the differences between these units and the standard versions, please feel free to ask.

Andy Dougherty [doughera@lafayette.edu](mailto:doughera@lafayette.edu)

Dept. of Physics  
Lafayette College  
Easton, PA 18042-1782

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/README.dist

No license file was found, but licenses were detected in source scan.

?RCS: You may distribute under the terms of either the GNU General Public

?RCS: License or the Artistic License, as specified in the README file.

?RCS:

?MAKE:d\_strerror\_1: Inlibc

?MAKE: -pick add \$@ %<

?S:d\_strerror\_1:

?S: This variable conditionally defines the HAS\_STRERROR\_L symbol, which

?S: indicates to the C program that the strerror\_l() routine is available

?S: to return the error message for a given errno value in a particular

?S: locale (identified by a locale\_t object).

?S:.

?C:HAS\_STRERROR\_L:

?C: This symbol, if defined, indicates that the strerror\_l routine is

?C: available to return the error message for a given errno value in

?C: a particular locale (identified by a locale\_t object).

?C:.

?H:#\$d\_strerror\_1 HAS\_STRERROR\_L /\*\*/

?H:.

?LINT:set d\_strerror\_1

: see if strerror\_l exists

set strerror\_l d\_strerror\_1

eval \$inlibc

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/perl/d\_strerror\_1.U

No license file was found, but licenses were detected in source scan.

?RCS: \$Id: d\_usage.U 1 2006-08-24 12:32:52Z rmanfredi \$

?RCS:

?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi

?RCS:

?RCS: You may redistribute only under the terms of the Artistic Licence,

?RCS: as specified in the README file that comes with the distribution.

?RCS: You may reuse parts of this distribution only within the terms of

?RCS: that same Artistic Licence; a copy of which may be found at the root

?RCS: of the source tree for dist 4.0.

?RCS:

?RCS: \$Log: d\_usage.U,v \$



?RCS: Revision 3.0 1993/08/18 12:06:57 ram  
 ?RCS: Baseline for dist 3.0 netwide release.  
 ?RCS:  
 ?X: We may need to include <sys/resource.h> and <sys/time.h> FIXME  
 ?X:INC: i\_sysresrc i\_systime  
 ?MAKE:d\_rusage: Inlibc  
 ?MAKE: -pick add \$@ %<  
 ?S:d\_rusage (d\_getrusg):  
 ?S: This variable conditionally defines the HAS\_GETRUSAGE symbol, which  
 ?S: indicates that the getrusage() routine exists. The getrusage() routine  
 ?S: supports sub-second accuracy  
 for process cpu accounting. You may need  
 ?S: to include <sys/resource.h> and <sys/time.h>.  
 ?S:.  
 ?C:HAS\_GETRUSAGE (RUSAGE GETRUSAGE):  
 ?C: This symbol, if defined, indicates that the getrusage() routine is  
 ?C: available to get process statistics with a sub-second accuracy.  
 ?C: Inclusion of <sys/resource.h> and <sys/time.h> may be necessary.  
 ?C:.  
 ?H:#\$d\_rusage HAS\_GETRUSAGE /\*\*/  
 ?H:.  
 ?LINT:set d\_rusage  
 : see if getrusage exists  
 set getrusage d\_rusage  
 eval \$inlibc

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/d\_rusage.U

No license file was found, but licenses were detected in source scan.

?RCS: \$Id\$  
 ?RCS:  
 ?RCS: Copyright (c) 2003 Jarkko Hietaniemi  
 ?RCS:  
 ?RCS: You may distribute under the terms of either the GNU General Public  
 ?RCS: License or the Artistic License, as specified in the README file.  
 ?RCS:  
 ?MAKE:usefaststdio: Myread Oldconfig Setvar rsrc  
 ?MAKE: -pick add \$@ %<  
 ?Y:TOP  
 ?S:usefaststdio:  
 ?S: This variable conditionally defines the USE\_FAST\_STDIO symbol,  
 ?S: and indicates that Perl should be built to use 'fast stdio'.  
 ?S: Defaults to define in Perls 5.8 and earlier, to undef later.  
 ?S:.  
 ?C:USE\_FAST\_STDIO:  
 ?C: This symbol, if defined, indicates that Perl should

```

?C: be built to use 'fast stdio'.
?C: Defaults to define in Perls 5.8 and earlier, to undef later.
?C:.
?H:%<:#ifndef USE_FAST_STDIO
?H:%<:#$usefaststdio USE_FAST_STDIO /**/
?H:%<:#endif
?H:.
?T:xversion
?LINT:set usefaststdio
: Check if faststdio is requested and available
case "$usefaststdio" in
$define|true|[yY]*|")
xversion=`awk
'/define[ ]+PERL_VERSION/ {print $3}' $src/patchlevel.h`
case "$xversion" in
[68]) dflt='y' ;;
*) dflt='n' ;;
esac
;;
*) dflt='n';;
esac
cat <<EOM

```

Perl can be built to use 'fast stdio', which means using the stdio library but also directly manipulating the stdio buffers to enable faster I/O. Using stdio is better for backward compatibility (especially for Perl extensions), but on the other hand since Perl 5.8 the 'perlio' interface has been preferred instead of stdio.

If this doesn't make any sense to you, just accept the default '\$dflt'.

```

EOM
rp="Use the "fast stdio" if available?"
./myread
case "$ans" in
y|Y) val="$define" ;;
*) val="$undef" ;;
esac
set usefaststdio
eval $setvar

```

Found in path(s):

```

* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/perl/usefaststdio.U

```

No license file was found, but licenses were detected in source scan.

```

?RCS: $Id$
?RCS:
?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi

```

?RCS:  
?RCS: You may redistribute only under the terms of the Artistic License,  
?RCS: as specified in the README file that comes with the distribution.  
?RCS: You may reuse parts of this distribution only within the terms of  
?RCS: that same Artistic License; a copy of which may be found at the root  
?RCS: of the source tree for dist 4.0.  
?RCS:  
?RCS: \$Log: d\_setpgrp.U,v \$  
?RCS: Revision 3.0.1.3 1997/02/28 15:44:16 ram  
?RCS: patch61: obsoleted USE\_BSDGRP in favor of USE\_BSD\_SETPGRP  
?RCS: patch61: another unit now also defines a USE\_BSD\_GETPGRP  
?RCS: patch61: fallback for test program failure improved  
?RCS:  
?RCS: Revision 3.0.1.2 1995/07/25 13:59:30 ram  
?RCS: patch56: re-arranged compile line to include ldflags before objects  
?RCS:  
?RCS: Revision 3.0.1.1 1994/10/29 16:15:37 ram  
?RCS: patch36: added 'ldflags' to the test compile line (ADO)  
?RCS:  
patch36: call ./usg explicitly instead of relying on PATH  
?RCS:  
?RCS: Revision 3.0 1993/08/18 12:07:09 ram  
?RCS: Baseline for dist 3.0 netwide release.  
?RCS:  
?MAKE:d\_setpgrp d\_bsdsetpgrp: cat rm +cc +libs +ccflags \  
+ldflags Inlibc Guess Setvar i\_unistd  
?MAKE: -pick add \$@ %<  
?S:d\_setpgrp:  
?S: This variable conditionally defines HAS\_SETPGRP if setpgrp() is  
?S: available to set the current process group.  
?S:.  
?S:d\_bsdsetpgrp (d\_bsdpgpr):  
?S: This variable conditionally defines USE\_BSD\_SETPGRP if  
?S: setpgrp needs two arguments whereas USG one needs none.  
?S: See also d\_setpgid for a POSIX interface.  
?S:.  
?C:HAS\_SETPGRP (SETPGRP):  
?C: This symbol, if defined, indicates that the setpgrp routine is  
?C: available to set the current process group.  
?C:.  
?C:USE\_BSD\_SETPGRP (USE\_BSDPGRP BSDPGRP):  
?C: This symbol, if defined, indicates that setpgrp needs two  
?C: arguments whereas USG one needs none. See also HAS\_SETPGID  
?C: for a POSIX interface.  
?C:.  
?H:#\$d\_setpgrp HAS\_SETPGRP /\*\*/  
?H:#\$d\_bsdsetpgrp

```

USE_BSD_SETPGRP /**/
?H:.
?F:!set.c !set
?T:xxx
?LINT:set d_setpgrp d_bsdsetpgrp
: see if setpgrp exists
set setpgrp d_setpgrp
eval $inlibc

@if USE_BSD_SETPGRP || d_bsdsetpgrp
case "$d_setpgrp" in
"$define")
echo " "
echo "Checking to see which flavor of setpgrp is in use..."
$cat >set.c <<EOP
#$i_unistd I_UNISTD
#include <sys/types.h>
#ifdef I_UNISTD
# include <unistd.h>
#endif
int main()
{
if (getuid() == 0) {
printf("(I see you are running Configure as super-user...)\n");
setuid(1);
}
#ifdef TRY_BSD_PGRP
if (-1 == setpgrp(1, 1))
exit(0);
#else
if (setpgrp() != -1)
exit(0);
#endif
exit(1);
}
EOP
if $cc -DTRY_BSD_PGRP $ccflags $ldflags -o set set.c $libs >/dev/null 2>&1 && ./set; then
echo 'You have to use setpgrp(pid,pgrp) instead of setpgrp().' >&4
val="$define"
elif $cc $ccflags $ldflags -o set set.c $libs >/dev/null 2>&1 && ./set; then
echo 'You have to use setpgrp() instead of setpgrp(pid,pgrp).' >&4
val="$undef"
else
echo "(I can't
seem to compile and run the test program.)"
if ./usg; then
xxx="a USG one, i.e. you use setpgrp()."
else

```

```

# SVR4 systems can appear rather BSD-ish.
case "$i_unistd" in
$undef)
xxx="a BSD one, i.e. you use setpgrp(pid,pgrp)."
val="$define"
;;
$define)
xxx="probably a USG one, i.e. you use setpgrp()."
val="$undef"
;;
esac
fi
echo "Assuming your setpgrp is $xxx" >&4
fi
;;
*) val="$undef";;
esac
set d_bsdsetpgrp
eval $setvar
$rm -f set set.c
@end

```

Found in path(s):

```
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/d_setpgrp.U
```

No license file was found, but licenses were detected in source scan.

?RCS: \$Id\$

?RCS:

?RCS: Copyright (c) 1996, Cygnus Support

?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi

?RCS:

?RCS: You may redistribute only under the terms of the Artistic License,

?RCS: as specified in the README file that comes with the distribution.

?RCS: You may reuse parts of this distribution only within the terms of

?RCS: that same Artistic License; a copy of which may be found at the root

?RCS: of the source tree for dist 4.0.

?RCS:

?RCS: Original Author: Tom Tromeey <tromeey@cygnus.com>

?RCS:

?RCS: \$Log: src.U,v \$

?RCS: Revision 3.0.1.1 1997/02/28 16:23:54 ram

?RCS: patch61: created

?RCS:

?MAKE:src +rsrc: Options package contains

?MAKE: -pick add \$@ %<

?Y:TOP

?S:src (srcdir):

?S: This variable holds the (possibly relative) path of the package source.

?S: It is up to the Makefile to use this variable and set VPATH accordingly

?S: to find the sources remotely. Use \$pkgsrc to have an absolute path.

?S:.

?S:rsrc

(relsrcdir):

?S: This variable holds a potentially relative path to the package

?S: source. The contents are correct for the configuration environment,

?S: i.e. there might be an extra .. prepended to get out of the UU dir.

?S: Configure units should use this, not the src variable.

?S:.

: Find the path to the source tree

```
case "$src" in
```

```
) case "$0" in
```

```
  /*) src=`echo $0 | sed -e 's%/[^/][^/]*$%%`
```

```
    case "$src" in
```

```
      /*) ;;
```

```
    .) ;;
```

```
      *) src=`cd ../$src && pwd` ;;
```

```
    esac
```

```
    ;;
```

```
  *) src='.';;
```

```
  esac;;
```

```
esac
```

```
case "$src" in
```

```
) src=/
```

```
  rsrc=/
```

```
  ;;
```

```
/*) rsrc="$src";;
```

```
*) rsrc="../$src";;
```

```
esac
```

?X:

?X: Now check whether we have found the right source tree (i.e. the one for the

?X: package we're about to configure). The original unit from Tom Tromeu forced

?X: the user to pick a unique file from his distribution, and we were merely

?X: checking the existence of that file. I prefer to rely on Configure (which

?X: we know \*is\* present since this unit is

part of it!) and look for the

?X: definition of the package variable, making sure it's the same as ours.

?X: If it matches, we know we found the right source tree. -- RAM, 15/03/96

?X:

```
if test -f $rsrc/Configure && \
```

```
$contains "^package='$package'" $rsrc/Configure >/dev/null 2>&1
```

```
then
```

```
  : found it, so we are ok.
```

```
else
```

?X: Otherwise try "." and up to 4 parent directories...

?X: Note that we prepend a ".." to get out of the configuration environment.

```

rsrc="
for src in . ./. ./.. ./... ./....; do
if test -f ../$src/Configure && \
  $contains "^package=$package$" ../$src/Configure >/dev/null 2>&1
then
  rsrc=../$src
  break
fi
done
fi
case "$rsrc" in
")
cat <<EOM >&4

```

Sorry, I can't seem to locate the source dir for \$package. Please start Configure with an explicit path -- i.e. /some/path/Configure.

```

EOM
exit 1
;;
?X: Don't echo anything if the sources are in . -- they should know already ;-)
?X: In that case, rsrc is ../. since we lookup from within UU
../.) rsrc='.';;
*)
echo
" "
echo "Sources for $package found in \"$src\"." >&4
;;
esac

```

Found in path(s):

```

* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/src.U

```

No license file was found, but licenses were detected in source scan.

?RCS: \$Id\$

?RCS:

?RCS: Copyright (c) 1999, Jarkko Hietaniemi

?RCS:

?RCS: You may redistribute only under the terms of the Artistic License,

?RCS: as specified in the README file that comes with the distribution.

?RCS: You may reuse parts of this distribution only within the terms of

?RCS: that same Artistic License; a copy of which may be found at the root

?RCS: of the source tree for dist 3.0.

?RCS:

?MAKE:d\_madvise: Inlibc

?MAKE:-pick add \$@ %<

?S:d\_madvise:

?S: This variable conditionally defines HAS\_MADVISE if madvise() is

?S: available to map a file into memory.

?S:.

?C:HAS\_MADVISE:

?C: This symbol, if defined, indicates that the madvise system call is

?C: available to map a file into memory.

?C:.

?H:#\$d\_madvise HAS\_MADVISE /\*\*/

?H:.

?LINT:set d\_madvise

: see if madvise exists

set madvise d\_madvise

eval \$inlibc

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/perl/d\_madvise.U

No license file was found, but licenses were detected in source scan.

?RCS: \$Id\$

?RCS:

?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi

?RCS:

?RCS: You may redistribute only under the terms of the Artistic License,

?RCS: as specified in the README file that comes with the distribution.

?RCS: You may reuse parts of this distribution only within the terms of

?RCS: that same Artistic License; a copy of which may be found at the root

?RCS: of the source tree for dist 4.0.

?RCS:

?RCS: \$Log: bin.U,v \$

?RCS: Revision 3.0.1.4 1995/09/25 09:15:32 ram

?RCS: patch59: unit is now forced to the top of Configure, if possible

?RCS:

?RCS: Revision 3.0.1.3 1995/01/30 14:32:40 ram

?RCS: patch49: can now handle installation prefix changes (from WED)

?RCS:

?RCS: Revision 3.0.1.2 1994/08/29 16:05:28 ram

?RCS: patch32: now uses installation prefix

?RCS:

?RCS: Revision 3.0.1.1 1993/09/13 15:56:51 ram

?RCS: patch10: made prompting more explicit (WAD)

?RCS:

?RCS: Revision 3.0 1993/08/18

12:05:26 ram

?RCS: Baseline for dist 3.0 netwide release.

?RCS:

?MAKE:bin binexp installbin: Prefixit Getfile Oldconfig afs cat test

?MAKE: -pick add \$@ %<



?Y:TOP

?S:bin:

?S: This variable holds the name of the directory in which the user wants

?S: to put publicly executable images for the package in question. It

?S: is most often a local directory such as /usr/local/bin. Programs using

?S: this variable must be prepared to deal with ~name substitution.

?S:.

?S:binexp:

?S: This is the same as the bin variable, but is filename expanded at

?S: configuration time, for use in your makefiles.

?S:.

?S:installbin:

?S: This variable is the same as binexp unless AFS is running in which case

?S: the user is explicitly prompted for it. This variable should always

?S: be used in your makefiles for maximum portability.

?S:.

?C:BIN:

?C: This symbol holds the path of the bin directory where the package will

?C: be installed. Program must be prepared to deal with ~name substitution.

?C:.

?C:BIN\_EXP:

?C: This

symbol is the filename expanded version of the BIN symbol, for

?C: programs that do not want to deal with that at run-time.

?C:.

?H:#define BIN "\$bin" /\*\*/

?H:#define BIN\_EXP "\$binexp" /\*\*/

?H:.

?D:bin='/usr/local/bin'

: determine where public executables go

echo " "

set dflt bin bin

eval \$prefixit

fn=d~

rp='Pathname where the public executables will reside?'

./getfile

if \$test "X\$sansexp" != "X\$binexp"; then

installbin="

fi

bin="\$ans"

binexp="\$sansexp"

if \$afs; then

\$cat <<EOM

Since you are running AFS, I need to distinguish the directory in which executables reside from the directory in which they are installed (and from which they are presumably copied to the former directory by occult means).

EOM

```
case "$installbin" in
  ") dflt=`echo $binexp | sed 's#^/afs/#/afs/.#`";
  *) dflt="$installbin";
esac
fn=de~
rp='Where will public executables be installed?'
./getfile
installbin="$ans"
else
installbin="$binexp"
fi
```

Found in path(s):

```
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/bin.U
```

No license file was found, but licenses were detected in source scan.

```
?RCS: $Id: d_lchown.U,v 3.0.1.1 1994/08/29 16:07:14 ram Exp $
?RCS:
?RCS: Copyright (c) 1991-1993, Raphael Manfredi
?RCS:
?RCS: You may redistribute only under the terms of the Artistic License,
?RCS: as specified in the README file that comes with the distribution.
?RCS: You may reuse parts of this distribution only within the terms of
?RCS: that same Artistic License; a copy of which may be found at the root
?RCS: of the source tree for dist 3.0.
?RCS:
?RCS: Original Author: Andy Dougherty <doughera@lafcol.lafayette.edu>
?RCS:
?RCS: $Log: d_lchown.U,v $
?RCS: Revision 3.0.1.1 1994/08/29 16:07:14 ram
?RCS: patch32: created by ADO
?RCS:
?MAKE:d_lchown: Compile Setvar cat echo
?MAKE: -pick add $@ %<
?S:d_lchown:
?S: This variable conditionally defines the HAS_LCHOWN symbol, which
?S: indicates to the C program that the lchown() routine is available
?S: to operate on a symbolic link (instead of following the link).
?S:.
?C:HAS_LCHOWN
:
?C: This symbol, if defined, indicates that the lchown routine is
?C: available to operate on a symbolic link (instead of following the
?C: link).
?C:.
?H:#$d_lchown HAS_LCHOWN /**/
```

?H:

```
?LINT:set d_lchown
: see if lchown exists
echo " "
```

?X: Some functions (such as lchown()) are present in libc, but are  
?X: unimplemented. That is, they always fail and set errno=ENOSYS.  
?X:  
?X: Thomas Bushnell provided the following sample code and the explanation  
?X: that follows.  
?X:  
?X: The choice of <assert.h> is essentially arbitrary. The GNU libc  
?X: macros are found in <gnu/stubs.h>. You can include that file instead  
?X: of <assert.h> (which itself includes <gnu/stubs.h>) if you test for  
?X: its existence first. <assert.h> is assumed to exist on every system,  
?X: which is why it's used here. Any GNU libc header file will include  
?X: the stubs macros. If either \_\_stub\_NAME or \_\_stub\_\_NAME is defined,  
?X: then the function doesn't actually exist. Tests using <assert.h>  
work  
?X: on every system around.  
?X:  
?X: The declaration of FOO is there to override builtin prototypes for  
?X: ANSI C functions.  
?X:  
?X: I really ought to enhance the inlibc test to check for this, but  
?X: I don't have time now. --A.D. 5/1998  
?X:

```
$cat > try.c <<'EOCP'
/* System header to define __stub macros and hopefully few prototypes,
   which can conflict with char lchown(); below. */
#include <assert.h>
/* Override any gcc2 internal prototype to avoid an error. */
/* We use char because int might match the return type of a gcc2
   builtin and then its argument prototype would still apply. */
char lchown();
int main() {
    /* The GNU C library defines this for functions which it implements
       to always fail with ENOSYS. Some functions are actually named
       something starting with __ and the normal name is an alias. */
    #if defined (__stub_lchown) || defined (__stub__lchown)
        choke me
    #else
        lchown();
    #endif
    ; return 0; }
EOCP
set try
if eval $compile; then
    $echo
```

```
"lchown() found." >&4
val="$define"
else
  $echo "lchown() NOT found." >&4
  val="$undef"
fi
set d_lchown
eval $setvar
```

Found in path(s):

```
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/compline/d_lchown.U
```

No license file was found, but licenses were detected in source scan.

?RCS: \$Id\$

?RCS:

?RCS: Copyright (c) 2014 Jarkko Hietaniemi & H.Merijn Brand

?RCS:

?RCS: You may distribute under the terms of either the GNU General Public

?RCS: License or the Artistic License, as specified in the README file.

?RCS:

?MAKE:d\_copysign: Inlibc

?MAKE: -pick add \$@ %<

?S:d\_copysign:

?S: This variable conditionally defines the HAS\_COPYSIGN symbol, which

?S: indicates to the C program that the copysign() routine is available.

?S:.

?C:HAS\_COPYSIGN:

?C: This symbol, if defined, indicates that the copysign routine is

?C: available to do the copysign function.

?C:.

?H:#\$d\_copysign HAS\_COPYSIGN /\*\*/

?H:.

?LINT:set d\_copysign

: see if copysign exists

set copysign d\_copysign

eval \$inlibc

Found in path(s):

```
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/perl/d_copysign.U
```

No license file was found, but licenses were detected in source scan.

?RCS: \$Id\$

?RCS:

?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi

?RCS:

?RCS: You may redistribute only under the terms of the Artistic License,

?RCS: as specified in the README file that comes with the distribution.  
?RCS: You may reuse parts of this distribution only within the terms of  
?RCS: that same Artistic License; a copy of which may be found at the root  
?RCS: of the source tree for dist 4.0.  
?RCS:  
?RCS: Original Author: Andy Dougherty <doughera@lafcol.lafayette.edu>  
?RCS:  
?RCS: \$Log: archlib.U,v \$  
?RCS: Revision 3.0.1.5 1997/02/28 15:23:38 ram  
?RCS: patch61: skip existence checks for archlib  
?RCS:  
?RCS: Revision 3.0.1.4 1995/09/25 09:15:18 ram  
?RCS: patch59: unit is now forced to the top of Configure, if possible  
?RCS:  
?RCS: Revision 3.0.1.3 1995/02/15 14:14:14 ram  
?RCS: patch51: architecture name is now computed by a separate unit  
?RCS:  
?RCS: Revision 3.0.1.2 1995/01/30 14:32:22 ram  
?RCS:  
patch49: archname is now systematically recomputed  
?RCS: patch49: can now handle installation prefix changes (from WED)  
?RCS:  
?RCS: Revision 3.0.1.1 1994/10/29 16:02:36 ram  
?RCS: patch36: created by ADO  
?RCS:  
?MAKE:d\_archlib archlib archlibexp installarchlib: archname afs spackage \  
cat Getfile Loc Oldconfig prefixexp privlib test Prefixit Prefixup  
?MAKE: -pick add \$@ %<  
?Y:TOP  
?S:d\_archlib:  
?S: This variable conditionally defines ARCHLIB to hold the pathname  
?S: of architecture-dependent library files for \$package. If  
?S: \$archlib is the same as \$privlib, then this is set to undef.  
?S:.  
?S:archlib:  
?S: This variable holds the name of the directory in which the user wants  
?S: to put architecture-dependent public library files for \$package.  
?S: It is most often a local directory such as /usr/local/lib.  
?S: Programs using this variable must be prepared to deal  
?S: with filename expansion.  
?S:.  
?S:archlibexp:  
?S: This variable is the same as the archlib variable, but is  
?S: filename  
expanded at configuration time, for convenient use.  
?S:.  
?S:installarchlib:  
?S: This variable is really the same as archlibexp but may differ on

?S: those systems using AFS. For extra portability, only this variable

?S: should be used in makefiles.

?S:.

?C:ARCHLIB:

?C: This variable, if defined, holds the name of the directory in

?C: which the user wants to put architecture-dependent public

?C: library files for \$package. It is most often a local directory

?C: such as /usr/local/lib. Programs using this variable must be

?C: prepared to deal with filename expansion. If ARCHLIB is the

?C: same as PRIVLIB, it is not defined, since presumably the

?C: program already searches PRIVLIB.

?C:.

?C:ARCHLIB\_EXP:

?C: This symbol contains the ~name expanded version of ARCHLIB, to be used

?C: in programs that are not prepared to deal with ~ expansion at run-time.

?C:.

?H:#\$d\_archlib ARCHLIB "\$archlib" /\*\*/

?H:#\$d\_archlib ARCHLIB\_EXP "\$archlibexp" /\*\*/

?H:.

: determine where public architecture

dependent libraries go

set archlib archlib

eval \$prefixit

case "\$archlib" in

)

case "\$privlib" in

)

dflt=`./loc . ." \$prefixexp/lib /usr/local/lib /usr/lib /lib`

set dflt

eval \$prefixup

::

\*) dflt="\$privlib/\$archname";;

esac

::

\*) dflt="\$archlib";;

esac

cat <<EOM

\$package contains architecture-dependent library files. If you are sharing libraries in a heterogeneous environment, you might store these files in a separate location. Otherwise, you can just include them with the rest of the public library files.

EOM

fn=d+~

rp='Where do you want to put the public architecture-dependent libraries?'

./getfile

archlib="\$ans"

```
archlibexp="$sansexp"
```

```
if $afs; then  
$cat <<EOM
```

Since you are running AFS, I need to distinguish the directory in which private files reside from the directory in which they are installed (and from which they are presumably copied to the former directory by occult means).

```
EOM  
case "$installarchlib" in  
) dflt=`echo $archlibexp | sed 's#^/afs/#/afs/#`;;  
*)  
dflt="$installarchlib";;  
esac  
fn=de~  
rp='Where will architecture-dependent library files be installed?'  
. ./getfile  
installarchlib="$ans"  
else  
installarchlib="$sarchlibexp"  
fi  
if $test X"$sarchlib" = X"$privlib"; then  
d_archlib="$undef"  
else  
d_archlib="$define"  
fi
```

Found in path(s):

```
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/archlib.U
```

No license file was found, but licenses were detected in source scan.

?RCS: \$Id\$

?RCS:

?RCS: Copyright (c) 1996, Andy Dougherty

?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi

?RCS:

?RCS: You may redistribute only under the terms of the Artistic License,

?RCS: as specified in the README file that comes with the distribution.

?RCS: You may reuse parts of this distribution only within the terms of

?RCS: that same Artistic License; a copy of which may be found at the root

?RCS: of the source tree for dist 4.0.

?RCS:

?RCS: \$Log: d\_strtol.U,v \$

?RCS: Revision 3.0.1.1 1997/02/28 15:46:43 ram

?RCS: patch61: created

?RCS:

?RCS:  
?MAKE:d\_strtoul: Inlibc  
?MAKE: -pick add \$@ %<  
?S:d\_strtoul:  
?S: This variable conditionally defines the HAS\_STRTOUL symbol, which  
?S: indicates to the C program that the strtoul() routine is available  
?S: to provide conversion of strings to unsigned long.  
?S:.  
?C:HAS\_STRTOUL (STRTOUL):  
?C: This symbol, if defined, indicates that the strtoul routine is  
?C: available  
to provide conversion of strings to unsigned long.  
?C:.  
?H:#\$d\_strtoul HAS\_STRTOUL /\*\*/  
?H:.  
?LINT:set d\_strtoul  
: see if strtoul exists  
set strtoul d\_strtoul  
eval \$inlibc

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/d\_strtoul.U

No license file was found, but licenses were detected in source scan.

?RCS: \$Id: Instruct.U,v 3.0.1.3 1997/02/28 15:02:55 ram Exp \$  
?RCS:  
?RCS: Copyright (c) 1991-1993, Raphael Manfredi  
?RCS:  
?RCS: You may redistribute only under the terms of the Artistic License,  
?RCS: as specified in the README file that comes with the distribution.  
?RCS: You may reuse parts of this distribution only within the terms of  
?RCS: that same Artistic License; a copy of which may be found at the root  
?RCS: of the source tree for dist 3.0.  
?RCS:  
?RCS: \$Log: Instruct.U,v \$  
?RCS: Revision 3.0.1.3 1997/02/28 15:02:55 ram  
?RCS: patch61: logname / whoami sequence rewritten to use case  
?RCS:  
?RCS: Revision 3.0.1.2 1995/02/15 14:11:34 ram  
?RCS: patch51: author name now appears at the end of the paragraph (WED)  
?RCS:  
?RCS: Revision 3.0.1.1 1995/01/11 15:12:05 ram  
?RCS: patch45: now documents the & escape to turn -d on at the read prompt  
?RCS:  
?RCS: Revision 3.0 1993/08/18 12:05:04 ram  
?RCS: Baseline for



dist 3.0 netwide release.

?RCS:

?X:

?X: This unit spew out the directions that we want everyone to read. I try to

?X: keep the first "pagefull" much less than a page since they don't know it

?X: isn't going to go shooting off the top of the screen, and we don't want

?X: to panic them yet.

?X:

?MAKE:Instruct: Myread Configdir Devel contains

?MAKE: -pick wipe \$@ %<

?T:user needman firsttime

: general instructions

needman=true

firsttime=true

user=`(logname) 2>/dev/null`

case "\$user" in

") user=`whoami 2>&1`;;

esac

if \$contains "^\$user\$" ../.config/instruct >/dev/null 2>&1; then

firsttime=false

echo " "

rp='Would you like to see the instructions?'

dflt=n

. ./myread

case "\$ans" in

[yY]\*) ;;

\*) needman=false;;

esac

fi

if \$needman; then

cat <<EOH

This installation shell script will examine your system and ask you questions to determine how the <PACKAGENAME> package should be installed. If you get stuck on a question, you may use a ! shell escape to start a subshell or execute a

command. Many of the questions will have default answers in square brackets; typing carriage return will give you the default.

On some of the questions which ask for file or directory names you are allowed to use the ~name construct to specify the login directory belonging to "name", even if you don't have a shell which knows about that. Questions where this is allowed will be marked "(~name ok)".

EOH

rp="

dflt='Type carriage return to continue'

. ./myread

```
cat <<'EOH'
```

The prompter used in this script allows you to use shell variables and backticks in your answers. You may use \$1, \$2, etc... to refer to the words in the default answer, as if the default line was a set of arguments given to a script shell. This means you may also use \$\* to repeat the whole default line, so you do not have to re-type everything to add something to the default.

Every time there is a substitution, you will have to confirm. If there is an error (e.g. an unmatched backtick), the default answer will remain unchanged and you will be prompted again.

If you are in a hurry, you may run 'Configure -d'. This will bypass nearly all the questions and use the computed defaults (or the previous answers if there was already a config.sh file). Type 'Configure -h' for a list of options. You may also start interactively and then answer '& -d' at any prompt to turn on the non-interactive behaviour for the remainder of the execution.

EOH

```
. ./myread  
cat <<EOH
```

Much effort has been expended to ensure that this shell script will run on any Unix system. If despite that it blows up on yours, your best bet is to edit Configure and run it again. If you can't run Configure for some reason, you'll have to generate a config.sh file by hand. Whatever problems you have, let me (<MAINTLOC>) know how I blew it.

This installation script affects things in two ways:

- 1) it may do direct variable substitutions on some of the files included in this kit.
- 2) it builds a config.h file for inclusion in C programs. You may edit any of these files as the need arises after running this script.

If you make a mistake on a question, there is no easy way to back up to it currently. The easiest thing to do is to edit config.sh and rerun all the SH files. Configure will offer to let you do this before it runs the SH files.

EOH

```
?X: In case they played with the prompter...  
dflt='Type carriage return to continue'  
. ./myread  
case "$firsttime" in  
true) echo $user >>../.config/instruct;;  
esac
```

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/modified/Instruct.U

No license file was found, but licenses were detected in source scan.

?RCS: \$Id\$

?RCS:

?RCS: Copyright (c) 2001 Jarkko Hietaniemi

?RCS:

?RCS: You may redistribute only under the terms of the Artistic License,

?RCS: as specified in the README file that comes with the distribution.

?RCS: You may reuse parts of this distribution only within the terms of

?RCS: that same Artistic License; a copy of which may be found at the root

?RCS: of the source tree for dist 3.0.

?RCS:

?MAKE:d\_syscallproto: Hasproto i\_unistd

?MAKE: -pick add \$@ %<

?S:d\_syscallproto:

?S: This variable conditionally defines the HAS\_SYSCALL\_PROTO symbol,

?S: which indicates to the C program that the system provides

?S: a prototype for the syscall() function. Otherwise, it is

?S: up to the program to supply one.

?S:.

?C:HAS\_SYSCALL\_PROTO:

?C: This symbol, if defined, indicates that the system provides

?C: a prototype for the syscall() function. Otherwise, it is up

?C: to the program to supply one. Good guesses are

?C: extern

int syscall(int, ...);

?C: extern int syscall(long, ...);

?C:.

?H:#\$d\_syscallproto HAS\_SYSCALL\_PROTO /\*\*/

?H:.

?LINT:set d\_syscallproto

: see if prototype for syscall is available

echo " "

set d\_syscallproto syscall \$i\_unistd unistd.h

eval \$hasproto

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/perl/d\_syscallproto.U

No license file was found, but licenses were detected in source scan.

?RCS: You may distribute under the terms of either the GNU General Public

?RCS: License or the Artistic License, as specified in the README file.

?RCS:  
?MAKE:i\_quadmath: Inhdr  
?MAKE: -pick add \$@ %<  
?S:i\_quadmath:  
?S: This variable conditionally defines I\_QUADMATH, which indicates  
?S: to the C program that it should include <quadmath.h>.  
?S:.  
?C:I\_QUADMATH:  
?C: This symbol, if defined, indicates that <quadmath.h> exists and  
?C: should be included.  
?C:.  
?H:#\$i\_quadmath I\_QUADMATH /\*\*/  
?H:.  
?LINT:set i\_quadmath  
: see if this is a quadmath.h system  
set quadmath.h i\_quadmath  
eval \$inhdr

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/perl/i\_quadmath.U

No license file was found, but licenses were detected in source scan.

?RCS: \$Id\$  
?RCS:  
?RCS: Copyright (c) 2017 Dagfinn Ilmari Mannsåker  
?RCS:  
?RCS: You may distribute under the terms of either the GNU General Public  
?RCS: License or the Artistic License, as specified in the README file.  
?RCS:  
?MAKE:d\_strnlen: Inlibc  
?MAKE: -pick add \$@ %<  
?S:d\_strnlen:  
?S: This variable conditionally defines the HAS\_STRNLEN symbol, which  
?S: indicates to the C program that the strnlen () routine is available.  
?S:.  
?C:HAS\_STRNLEN:  
?C: This symbol, if defined, indicates that the strnlen () routine is  
?C: available to check the length of a string up to a maximum.  
?C:.  
?H:#\$d\_strnlen HAS\_STRNLEN /\*\*/  
?H:.  
?LINT:set d\_strnlen  
: see if strnlen exists  
set strnlen d\_strnlen  
eval \$inlibc

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/perl/d\_strlen.U

No license file was found, but licenses were detected in source scan.

?RCS: \$Id\$

?RCS:

?RCS: Copyright (c) 2000 Jarkko Hietaniemi

?RCS:

?RCS: You may distribute under the terms of either the GNU General Public

?RCS: License or the Artistic License, as specified in the README file.

?RCS:

?MAKE:d\_getfsstat : Inlibc

?MAKE: -pick add \$@ %<

?S:d\_getfsstat:

?S: This variable conditionally defines the HAS\_GETFSSTAT symbol, which

?S: indicates to the C program that the getfsstat() routine is available.

?S:.

?C:HAS\_GETFSSTAT:

?C: This symbol, if defined, indicates that the getfsstat routine is

?C: available to stat filesystems in bulk.

?C:.

?H:#\$d\_getfsstat HAS\_GETFSSTAT /\*\*/

?H:.

?LINT:set d\_getfsstat

: see if getfsstat exists

set getfsstat d\_getfsstat

eval \$inlibc

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/perl/d\_getfsstat.U

No license file was found, but licenses were detected in source scan.

?RCS: \$Id: orderlib.U,v 3.0.1.4 1997/02/28 16:18:18 ram Exp \$

?RCS:

?RCS: Copyright (c) 1991-1993, Raphael Manfredi

?RCS:

?RCS: You may redistribute only under the terms of the Artistic License,

?RCS: as specified in the README file that comes with the distribution.

?RCS: You may reuse parts of this distribution only within the terms of

?RCS: that same Artistic License; a copy of which may be found at the root

?RCS: of the source tree for dist 3.0.

?RCS:

?RCS: \$Log: orderlib.U,v \$

?RCS: Revision 3.0.1.4 1997/02/28 16:18:18 ram

?RCS: patch61: replaced .a with \$\_a all over the place

?RCS: patch61: likewise for .o replaced by \$\_o

?RCS: patch61: now uses the ar located by Loc.U

```

?RCS:
?RCS: Revision 3.0.1.3 1995/01/11 15:33:04 ram
?RCS: patch45: allows hint files to specify their own value for 'ranlib'
?RCS:
?RCS: Revision 3.0.1.2 1994/10/29 16:26:48 ram
?RCS: patch36: now performs a real small compile for accurate
checks (ADO)
?RCS:
?RCS: Revision 3.0.1.1 1994/08/29 16:31:17 ram
?RCS: patch32: use cc variable instead of hardwired 'cc' in 1st compile
?RCS:
?RCS: Revision 3.0 1993/08/18 12:09:26 ram
?RCS: Baseline for dist 3.0 netwide release.
?RCS:
?MAKE:orderlib ranlib: Loc ar cat test rm +cc +ccflags +ldflags +libs i_stdlib _a _o run
?MAKE: -pick add $@ %<
?S:orderlib:
?S: This variable is "true" if the components of libraries must be ordered
?S: (with `lorder $* | tsort`) before placing them in an archive. Set to
?S: "false" if ranlib or ar can generate random libraries.
?S:.
?S:ranlib:
?S: This variable is set to the pathname of the ranlib program, if it is
?S: needed to generate random libraries. Set to ":" if ar can generate
?S: random libraries or if random libraries are not supported
?S:.
?F:!foobar
: see if ar generates random libraries by itself
echo " "
echo "Checking how to generate random libraries on your machine..." >&4
?X: Some systems (like MIPS) complain when running
ar... Others like Ultrix
?X: need an explicit 'ar ts' to add the table of contents.
?X: Still others like Linux run ar ts successfully, but still need ranlib.
?X: This set of tests seems the minimum necessary to check out Linux.
?X: We need to explicitly put the entries in out-of-order so that Sun's ld
?X: will fail. (Otherwise it complains, but gives an exit status of 0.)
echo 'int bar1() { return bar2(); }' > bar1.c
echo 'int bar2() { return 2; }' > bar2.c
$cat > foo.c <<EOP
#$_stdlib I_STDLIB
#ifdef I_STDLIB
#include <stdlib.h>
#endif
int main() { printf("%d\n", bar1()); exit(0); }
EOP
$cc $ccflags -c bar1.c >/dev/null 2>&1
$cc $ccflags -c bar2.c >/dev/null 2>&1

```

```

$cc $ccflags -c foo.c >/dev/null 2>&1
$ar rc bar$_a bar2$_o bar1$_o >/dev/null 2>&1
if $cc -o foobar $ccflags $ldflags foo$_o bar$_a $libs >/dev/null 2>&1 &&
    $run ./foobar >/dev/null 2>&1; then
    echo "$ar appears to generate random libraries itself."
    orderlib=false
    if [ "X$ranlib" = "X" ]; then
        ranlib=":"
    fi
    elif
    $ar s bar$_a >/dev/null 2>&1 &&
    $cc -o foobar $ccflags $ldflags foo$_o bar$_a $libs >/dev/null 2>&1 &&
    $run ./foobar >/dev/null 2>&1; then
        echo "a table of contents needs to be added with '$ar s'."
        orderlib=false
        ranlib="$ar s"
    elif $ar ts bar$_a >/dev/null 2>&1 &&
    $cc -o foobar $ccflags $ldflags foo$_o bar$_a $libs >/dev/null 2>&1 &&
    $run ./foobar >/dev/null 2>&1; then
        echo "a table of contents needs to be added with '$ar ts'."
        orderlib=false
        ranlib="$ar ts"
    else
    ?X: Allow hints to specify their own ranlib "script". For instance, on
    ?X: some NeXT machines, the timestamp put by ranlib is not correct, and this
    ?X: may raise tedious recompiles for nothing. Therefore, NeXT may add the
    ?X: ranlib='sleep 5; /bin/ranlib' line in their hints to "fix" that.
    ?X: (reported by Andreas Koenig <k@franz.ww.tu-berlin.de>)
    case "$ranlib" in
    :) ranlib="";
    ")
        ranlib=`./loc ranlib X /usr/bin /bin /usr/local/bin`
        $test -f $ranlib || ranlib="
        ;;
    esac
    if $test -n "$ranlib";
    then
        echo "your system has '$ranlib'; we'll use that."
        orderlib=false
    else
        echo "your system doesn't seem to support random libraries"
        echo "so we'll use lorder and tsort to order the libraries."
        orderlib=true
        ranlib=":"
    fi
    fi
    $rm -f foo* bar*

```

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/compline/orderlib.U

No license file was found, but licenses were detected in source scan.

?RCS: \$Id\$

?RCS:

?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi

?RCS:

?RCS: You may redistribute only under the terms of the Artistic License,

?RCS: as specified in the README file that comes with the distribution.

?RCS: You may reuse parts of this distribution only within the terms of

?RCS: that same Artistic License; a copy of which may be found at the root

?RCS: of the source tree for dist 4.0.

?RCS:

?RCS: \$Log: i\_ndbm.U,v \$

?RCS: Revision 3.0.1.1 1995/05/12 12:16:53 ram

?RCS: patch54: made more robust by checking both header and lib (ADO)

?RCS:

?RCS: Revision 3.0 1993/08/18 12:08:23 ram

?RCS: Baseline for dist 3.0 netwide release.

?RCS:

?MAKE:i\_ndbm: Inhdr Inlibc Setvar

?MAKE: -pick add \$@ %<

?S:i\_ndbm (d\_ndbm):

?S: This variable conditionally defines the I\_NDBM symbol, which

?S: indicates to the C program that <ndbm.h> exists and should

?S: be included.

?S:.

?C:I\_NDBM (HAS\_NDBM NDBM):

?C: This

symbol, if defined, indicates that <ndbm.h> exists and should

?C: be included.

?C:.

?H:#\$i\_ndbm I\_NDBM /\*\*/

?H:.

?T:t\_ndbm d\_dbm\_open

?LINT:set i\_ndbm

: see if ndbm.h is available

?X: t\_ndbm is a tentative check. We might just have the .h, not the lib -- ADO

set ndbm.h t\_ndbm

eval \$inhdr

case "\$t\_ndbm" in

\$define)

: see if dbm\_open exists

set dbm\_open d\_dbm\_open

eval \$inlibc

case "\$d\_dbm\_open" in



```
$undef)
t_ndbm="$undef"
echo "We won't be including <ndbm.h>"
;;
esac
;;
esac
val="$t_ndbm"
set i_ndbm
eval $setvar
```

Found in path(s):

```
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/i_ndbm.U
```

No license file was found, but licenses were detected in source scan.

```
?RCS: $Id: make.U 1 2006-08-24 12:32:52Z rmanfredi $
```

```
?RCS:
```

```
?RCS: Copyright (c) 1996, Andy Dougherty
```

```
?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi
```

```
?RCS:
```

```
?RCS: You may redistribute only under the terms of the Artistic Licence,
```

```
?RCS: as specified in the README file that comes with the distribution.
```

```
?RCS: You may reuse parts of this distribution only within the terms of
```

```
?RCS: that same Artistic Licence; a copy of which may be found at the root
```

```
?RCS: of the source tree for dist 4.0.
```

```
?RCS:
```

```
?RCS: $Log: make.U,v $
```

```
?RCS: Revision 3.0.1.1 1997/02/28 16:09:40 ram
```

```
?RCS: patch61: created
```

```
?RCS:
```

```
?MAKE:make_set_make : Loc rm sed make
```

```
?MAKE: -pick add $@ %<
```

```
?S:make_set_make:
```

```
?S: Some versions of 'make' set the variable MAKE. Others do not.
```

```
?S: This variable contains the string to be included in Makefile.SH
```

```
?S: so that MAKE is set if needed, and not if not needed.
```

```
?S: Possible values are:
```

```
?S:
```

```
?S: make_set_make='#' #
```

```
If your make program handles this for you,
```

```
?S:
```

```
?S: make_set_make="MAKE=$make" # if it doesn't.
```

```
?S:
```

```
?S: This uses a comment character so that we can distinguish a
```

```
?S: 'set' value (from a previous config.sh or Configure -D option)
```

```
?S: from an uncomputed value.
```

```
?S:.
```

```

?LINT: extern MAKE
?LINT: change MAKE
?X: This test is based on one from an autoconf-generated configure
?X: script. Autoconf stole a lot from Configure, but now it's our
?X: turn to do so... ;-) -- RAM, 21/02/97
: check whether make sets MAKE
echo " "
echo "Checking if your $make program sets \$(MAKE)..." >&4
case "$make_set_make" in
")
?X: Use sed so we don't have a line begining with @echo. Metaconfig
?X: will think that's a command like @if or @end.
$sed 's/^X //' > testmake.mak << 'EOF'
Xall:
X @echo 'maketemp="\$(MAKE)'"
EOF
?X: GNU make sometimes prints "make[1]: Entering...", which would confuse us
case "`$make -f testmake.mak 2>/dev/null`" in
*maketemp=*) make_set_make='#' ;;
*) make_set_make="MAKE=$make" ;;
esac
$rm
-f testmake.mak
;;
esac
case "$make_set_make" in
#) echo "Yup, it does.";;
*) echo "Nope, it doesn't.";;
esac

```

Found in path(s):

```

* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/make.U

```

No license file was found, but licenses were detected in source scan.

?RCS: \$Id\$

?RCS:

?RCS: Copyright (c) 1999, Jarkko Hietaniemi

?RCS:

?RCS: You may redistribute only under the terms of the Artistic License,

?RCS: as specified in the README file that comes with the distribution.

?RCS: You may reuse parts of this distribution only within the terms of

?RCS: that same Artistic License; a copy of which may be found at the root

?RCS: of the source tree for dist 3.0.

?RCS:

?MAKE:full\_ar: ar

?MAKE: -pick add \$@ %<

?S:full\_ar:

?S: This variable contains the full pathname to 'ar', whether or  
?S: not the user has specified 'portability'. This is only used  
?S: in the Makefile.SH.  
?S:.  
: Store the full pathname to the ar program for use in the C program  
: Respect a hint or command line value for full\_ar.  
case "\$full\_ar" in  
) full\_ar=\$ar ;;  
esac

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/perl/Loc\_ar.U

No license file was found, but licenses were detected in source scan.

?RCS: \$Id: Compile.U,v \$

?RCS:

?RCS: Copyright (c) 1998 Andy Dougherty

?RCS:

?RCS: You may distribute under the terms of either the GNU General Public

?RCS: License or the Artistic License, as specified in the README file.

?RCS:

?RCS:

?X:

?X: This unit is just a quick shorthand for the compile command

?X: to be used in all the other metaconfig units.

?X:

?MAKE:Compile: +cc +optimize +ccflags +ldflags +libs test

?MAKE: -pick add \$@ %<

?LINT:extern usedevel

?LINT:define compile compile\_ok

?V:compile compile\_ok mc\_file

?S:compile:

?S: This shell variable is used internally by Configure to provide

?S: a convenient shorthand for the typical compile command, namely

?S: \$cc \$optimize \$ccflags \$ldflags -o \$1 \$1.c \$libs > /dev/null 2>&1

?S: Note that the output filename does \_not\_ include the \_exe

?S: extension. Instead we assume that the linker will be

?S: "helpful" and automatically appending the correct suffix.

?S: OS/2 users

will apparently need to supply the -Zexe flag to

?S: get this behavior.

?S:

?S: To use this variable, say something like:

?S: echo 'int main() { exit(0); }' > try.c

?S: set try

?S: if eval \$compile; then

?S: echo "success" # and do whatever . . .

```

?S: else
?S: echo "failure" # and do whatever . . .
?S: fi
?S: To add extra flags cc flags (e.g. -DWHATEVER) just put them
?S: in $*, e.g.
?S: set try -DTRY_THIS_FLAG
?S:.
?S:compile_ok:
?S: This shell variable is used internally by Configure to provide
?S: a convenient shorthand for the typical compile command that you
?S: expect to work ok. It is the same as $compile, except we
?S: deliberately let the user see any error messages.
?S:.
: define a shorthand compile call
compile='
mc_file=$1;
shift;
case "$usedevel" in $define|true|[yY]*) if $test ! -f "${mc_file}.c"; then
echo "Internal Configure script bug - compiler test file ${mc_file}.c is missing. Please report this to
perlbug@perl.org" >&4;
exit 1;
fi;
esac;
$cc -o ${mc_file}
$optimize $ccflags $ldflags $* ${mc_file}.c $libs > /dev/null 2>&1;'
: define a shorthand compile call for compilations that should be ok.
compile_ok='
mc_file=$1;
shift;
$cc -o ${mc_file} $optimize $ccflags $ldflags $* ${mc_file}.c $libs > /dev/null 2>&1;'

```

Found in path(s):

```

* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-
5.30.0/U/compline/Compile.U

```

No license file was found, but licenses were detected in source scan.

?RCS: \$Id\$

?RCS:

?RCS: Copyright (c) 2009 H.Merijn Brand

?RCS:

?RCS: You may distribute under the terms of either the GNU General Public

?RCS: License or the Artistic License, as specified in the README file.

?RCS:

?MAKE:d\_getnameinfo: Inlibc

?MAKE: -pick add \$@ %<

?S:d\_getnameinfo:

?S: This variable conditionally defines the HAS\_GETNAMEINFO symbol,

?S: which indicates to the C program that the getnameinfo() function

?S: is available.  
?S:.  
?C:HAS\_GETNAMEINFO:  
?C: This symbol, if defined, indicates that the getnameinfo() function  
?C: is available for use.  
?C:.  
?H:#\$d\_getnameinfo HAS\_GETNAMEINFO /\*\*/  
?H:.  
?LINT:set d\_getnameinfo  
: see if getnameinfo exists  
set getnameinfo d\_getnameinfo  
eval \$inlibc

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/perl/d\_getnameinfo.U

No license file was found, but licenses were detected in source scan.

?RCS: \$Id: d\_chown.U 1 2006-08-24 12:32:52Z rmanfredi \$  
?RCS:  
?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi  
?RCS:  
?RCS: You may redistribute only under the terms of the Artistic Licence,  
?RCS: as specified in the README file that comes with the distribution.  
?RCS: You may reuse parts of this distribution only within the terms of  
?RCS: that same Artistic Licence; a copy of which may be found at the root  
?RCS: of the source tree for dist 4.0.  
?RCS:  
?RCS: Original Author: Andy Dougherty <doughera@lafcol.lafayette.edu>  
?RCS:  
?RCS: \$Log: d\_chown.U,v \$  
?RCS: Revision 3.0.1.1 1994/08/29 16:07:14 ram  
?RCS: patch32: created by ADO  
?RCS:  
?MAKE:d\_chown: Inlibc  
?MAKE: -pick add \$@ %<  
?S:d\_chown:  
?S: This variable conditionally defines the HAS\_CHOWN symbol, which  
?S: indicates to the C program that the chown() routine is available.  
?S:.  
?C:HAS\_CHOWN :  
?C: This symbol, if defined, indicates that the chown routine is  
?C: available.  
?C:.  
?H:#\$d\_chown  
HAS\_CHOWN /\*\*/  
?H:.  
?LINT:set d\_chown

```
: see if chown exists
set chown d_chown
eval $inlibc
```

Found in path(s):

```
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/d_chown.U
```

No license file was found, but licenses were detected in source scan.

```
?RCS: $Id: d_truncate.U 1 2006-08-24 12:32:52Z rmanfredi $
```

```
?RCS:
```

```
?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi
```

```
?RCS:
```

```
?RCS: You may redistribute only under the terms of the Artistic Licence,
```

```
?RCS: as specified in the README file that comes with the distribution.
```

```
?RCS: You may reuse parts of this distribution only within the terms of
```

```
?RCS: that same Artistic Licence; a copy of which may be found at the root
```

```
?RCS: of the source tree for dist 4.0.
```

```
?RCS:
```

```
?RCS: $Log: d_truncate.U,v $
```

```
?RCS: Revision 3.0 1993/08/18 12:07:48 ram
```

```
?RCS: Baseline for dist 3.0 netwide release.
```

```
?RCS:
```

```
?MAKE:d_truncate: Inlibc
```

```
?MAKE: -pick add $@ %<
```

```
?S:d_truncate:
```

```
?S: This variable conditionally defines HAS_TRUNCATE if truncate() is
```

```
?S: available to truncate files.
```

```
?S:.
```

```
?C:HAS_TRUNCATE (TRUNCATE):
```

```
?C: This symbol, if defined, indicates that the truncate routine is
```

```
?C: available to truncate files.
```

```
?C:.
```

```
?H:#$d_truncate HAS_TRUNCATE /**/
```

```
?H:.
```

```
?LINT:set
```

```
d_truncate
```

```
: see if truncate exists
```

```
set truncate d_truncate
```

```
eval $inlibc
```

Found in path(s):

```
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/d_truncate.U
```

No license file was found, but licenses were detected in source scan.

```
?RCS: $Id$
```

```
?RCS:
```

?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi

?RCS:

?RCS: You may redistribute only under the terms of the Artistic License,  
?RCS: as specified in the README file that comes with the distribution.

?RCS: You may reuse parts of this distribution only within the terms of  
?RCS: that same Artistic License; a copy of which may be found at the root  
?RCS: of the source tree for dist 4.0.

?RCS:

?RCS: \$Log: gidtype.U,v \$

?RCS: Revision 3.0.1.3 1994/08/29 16:21:44 ram

?RCS: patch32: now uses new Typedef unit to compute type information

?RCS: patch32: removed useless usage of Setvar (for now)

?RCS:

?RCS: Revision 3.0.1.2 1994/05/13 15:21:07 ram

?RCS: patch27: added lint hint

?RCS:

?RCS: Revision 3.0.1.1 1994/05/06 15:01:51 ram

?RCS: patch23: protected gidtype setting via setvar (ADO)

?RCS: patch23: made Gid\_t comment more explicit (ADO)

?RCS:

?RCS: Revision 3.0 1993/08/18 12:08:11 ram

?RCS:

Baseline for dist 3.0 netwide release.

?RCS:

?MAKE:gidtype: Myread Typedef Findhdr

?MAKE: -pick add \$@ %<

?S:gidtype:

?S: This variable defines Gid\_t to be something like gid\_t, int,  
?S: ushort, or whatever type is used to declare the return type  
?S: of getgid(). Typically, it is the type of group ids in the kernel.

?S:.

?C:Gid\_t (GIDTYPE):

?C: This symbol holds the return type of getgid() and the type of  
?C: argument to setrgid() and related functions. Typically,  
?C: it is the type of group ids in the kernel. It can be int, ushort,  
?C: uid\_t, etc... It may be necessary to include <sys/types.h> to get  
?C: any typedef'ed information.

?C:.

?H:#define Gid\_t \$gidtype /\* Type for getgid(), etc... \*/

?H:.

?T:xxx

: see what type gids are declared as in the kernel

```
set gid_t gidtype xxx stdio.h sys/types.h
eval $typedef
case "$gidtype" in
xxx)
xxx=`./findhdr sys/user.h`
set `grep 'groups\[NGROUPS\];' "$xxx" 2>/dev/null` unsigned short
```

```

case $1 in
unsigned) dflt="$1 $2" ;;
*) dflt="$1"
;;
esac
;;
*) dflt="$gidtype";;
esac
echo " "
rp="What is the type for group ids returned by getgid()"
./myread
gidtype="$ans"

```

Found in path(s):

```
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/gidtype.U
```

No license file was found, but licenses were detected in source scan.

?RCS: \$Id: vendorscript.U,v 1.1 1999/07/08 18:32:57 doughera Exp doughera \$

?RCS:

?RCS: Copyright (c) 1999, Andy Dougherty

?RCS:

?RCS: You may redistribute only under the terms of the Artistic License,

?RCS: as specified in the README file that comes with the distribution.

?RCS: You may reuse parts of this distribution only within the terms of

?RCS: that same Artistic License; a copy of which may be found at the root

?RCS: of the source tree for dist 3.0.

?RCS:

?RCS: \$Log: vendorscript.U,v \$

?RCS: Revision 1.1 1999/07/08 18:32:57 doughera

?RCS: Initial revision

?RCS:

?MAKE:d\_vendorscript vendorscript vendorscriptexp installvendorscript: Getfile \

vendorbin cat Setprefixvar Oldconfig Prefixit test vendorprefix

?MAKE: -pick add \$@ %<

?Y:TOP

?S:vendorscript:

?S: This variable contains the eventual value of the VENDORSRIPT symbol.

?S: It may have a ~ on the front.

?S: The standard distribution will put nothing in this directory.

?S: Vendors who distribute perl may wish to place additional

?S: executable scripts in this directory with

?S: MakeMaker Makefile.PL INSTALLDIRS=vendor

?S: or equivalent. See INSTALL for details.

?S:.

?S:vendorscriptexp:

?S: This variable is the ~name expanded version of vendorscript, so that you



?S: may use it directly in Makefiles or shell scripts.

?S:.

?D:installvendorscript="

?S:installvendorscript:

?S: This variable is really the same as vendorscriptexp but may differ on

?S: those systems using AFS. For extra portability, only this variable

?S: should be used in makefiles.

?S:.

?S:d\_vendorscript:

?S: This variable conditionally defines PERL\_VENDORSCRIPT.

?S:.

?C:PERL\_VENDORSCRIPT:

?C: If defined, this symbol contains the name of a directory

?C: for holding vendor-supplied executable scripts.

?C: It may have a ~ on the front.

?C: The standard distribution will put nothing in this directory.

?C: Vendors who distribute perl may wish to place additional

?C: executable

scripts in this directory with

?C: MakeMaker Makefile.PL INSTALLDIRS=vendor

?C: or equivalent. See INSTALL for details.

?C:.

?C:PERL\_VENDORSCRIPT\_EXP:

?C: This symbol contains the ~name expanded version of VENDORSCRIPT, to be used

?C: in programs that are not prepared to deal with ~ expansion at run-time.

?C:.

?H:#\$d\_vendorscript PERL\_VENDORSCRIPT "\$vendorscript" /\*\*/

?H:#\$d\_vendorscript PERL\_VENDORSCRIPT\_EXP "\$vendorscriptexp" /\*\*/

?H:.

?LINT:change prefixvar

?LINT:set installvendorscript

: Set the vendorscript variables

case "\$vendorprefix" in

) d\_vendorscript="\$undef"

vendorscript="

vendorscriptexp="

;;

\*) d\_vendorscript="\$define"

: determine where vendor-supplied scripts go.

case "\$vendorscript" in

) dflt=\$vendorprefix/script

\$test -d \$dflt || dflt=\$vendorbin ;;

\*) dflt="\$vendorscript" ;;

esac

\$cat <<EOM

The installation process will create a directory for vendor-supplied scripts.

```

EOM
fn=d~+
rp='Pathname for the vendor-supplied scripts directory?'
./getfile
vendorscript="$ans"
vendorscriptexp="$ansexp"
;;
esac
prefixvar=vendorscript
.
./installprefix

```

Found in path(s):

```

* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/installdirs/vendorscript.U

```

No license file was found, but licenses were detected in source scan.

```

?RCS: $Id: d_seteuid.U 1 2006-08-24 12:32:52Z rmanfredi $
?RCS:
?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi
?RCS:
?RCS: You may redistribute only under the terms of the Artistic Licence,
?RCS: as specified in the README file that comes with the distribution.
?RCS: You may reuse parts of this distribution only within the terms of
?RCS: that same Artistic Licence; a copy of which may be found at the root
?RCS: of the source tree for dist 4.0.
?RCS:
?RCS: $Log: d_seteuid.U,v $
?RCS: Revision 3.0 1993/08/18 12:07:08 ram
?RCS: Baseline for dist 3.0 netwide release.
?RCS:
?MAKE:d_seteuid: Inlibc
?MAKE: -pick add $@ %<
?S:d_seteuid:
?S: This variable conditionally defines the HAS_SETEUID symbol, which
?S: indicates to the C program that the seteuid() routine is available
?S: to change the effective uid of the current program.
?S:.
?C:HAS_SETEUID (SETEUID):
?C: This symbol, if defined, indicates that the seteuid
routine is available
?C: to change the effective uid of the current program.
?C:.
?H:#$d_seteuid HAS_SETEUID /**/
?H:.
?LINT:set d_seteuid
: see if seteuid exists

```

```
set seteuid d_seteuid
eval $inlibc
```

Found in path(s):

```
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/d_seteuid.U
```

No license file was found, but licenses were detected in source scan.

```
?RCS: $Id: package.U 1 2006-08-24 12:32:52Z rmanfredi $
?RCS:
?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi
?RCS:
?RCS: You may redistribute only under the terms of the Artistic License,
?RCS: as specified in the README file that comes with the distribution.
?RCS: You may reuse parts of this distribution only within the terms of
?RCS: that same Artistic License; a copy of which may be found at the root
?RCS: of the source tree for dist 4.0.
?RCS:
?RCS: $Log: package.U,v $
?RCS: Revision 3.0.1.3 1994/10/29 16:27:21 ram
?RCS: patch36: beware of non-ascii character sets when translating case
?RCS:
?RCS: Revision 3.0.1.2 1993/11/10 17:37:02 ram
?RCS: patch14: skip definition of spackage if not otherwise used
?RCS:
?RCS: Revision 3.0.1.1 1993/09/13 16:11:10 ram
?RCS: patch10: added package, suitable for starting sentences
?RCS:
?RCS: Revision 3.0 1993/08/18 12:09:28 ram
?RCS: Baseline for dist 3.0
?RCS:
?RCS: worldwide release.
?RCS:
?MAKE:package spackage: Nothing
?MAKE: -pick wipe $@ %<
?S:package:
?S: This variable contains the name of the package being constructed.
?S: It is primarily intended for the use of later Configure units.
?S:..
?S:spackage:
?S: This variable contains the name of the package being constructed,
?S: with the first letter uppercased, i.e. suitable for starting
?S: sentences.
?S:..
?X: dist-4 has defined PACKAGE: here, which clashes with perly.h
?X: as package is a reserved keyword in perl
?T:first last
: set package name
package='<PACKAGENAME>'
```

```

@if spackage
first=`echo $package | sed -e 's/^(.).*\1/'`
last=`echo $package | sed -e 's/^(.*)\1/'`
?X:
?X: So early in the Configure script, we don't have ./tr set up and can't
?X: include Tr in our dependency or that would create a cycle. Therefore,
?X: we have to somehow duplicate the work done in Tr. That's life.
?X:
case "`echo AbyZ | tr '[:lower:]' '[:upper:]' 2>/dev/null`"-`echo AbyZ | tr '[:upper:]' '[:lower:]'
2>/dev/null`" in
ABYZ-abyz) spackage=`echo $first | tr '[:lower:]' '[:upper:]'`$last;;
*) spackage=`echo $first | tr '[a-z]' '[A-Z]'`$last;;
esac
@end

```

Found in path(s):

```

* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-
5.30.0/U/modified/package.U

```

No license file was found, but licenses were detected in source scan.

```

?RCS: $Id: d_perlio.U,v $
?RCS:
?RCS: Copyright (c) 1998 Andy Dougherty
?RCS:
?RCS: You may distribute under the terms of either the GNU General Public
?RCS: License or the Artistic License, as specified in the README file.
?RCS:
?RCS: $Log: d_perlio.U,v $
?RCS:
?MAKE:useperlio: Myread Oldconfig Setvar
?MAKE: -pick add $@ %<
?Y:TOP
?S:useperlio:
?S: This variable conditionally defines the USE_PERLIO symbol,
?S: and indicates that the PerLIO abstraction should be
?S: used throughout.
?S:.
?C:USE_PERLIO:
?C: This symbol, if defined, indicates that the PerLIO abstraction should
?C: be used throughout. If not defined, stdio should be
?C: used in a fully backward compatible manner.
?C:.
?H:%<:#ifndef USE_PERLIO
?H:%<:#$useperlio USE_PERLIO /**/
?H:%<:#endif
?H:.
: Check if we want perlio
useperlio="$define"

```

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/perl/useperlio.U

No license file was found, but licenses were detected in source scan.

?RCS: \$Id: usecbacktrace.U,v \$

?RCS:

?RCS: Copyright (c) 2014 H.Merijn Brand

?RCS:

?RCS: You may distribute under the terms of either the GNU General Public

?RCS: License or the Artistic License, as specified in the README file.

?RCS:

?RCS: \$Log: usecbacktrace.U,v \$

?RCS:

?MAKE:usecbacktrace: Myread Oldconfig Setvar Getfile d\_backtrace

?MAKE: -pick add \$@ %<

?Y:TOP

?S:usecbacktrace:

?S: This variable indicates whether we are compiling with backtrace

?S: support.

?S:.

?C:USE\_CBACKTRACE:

?C: This symbol, if defined, indicates that Perl should

?C: be built with support for backtrace.

?C:.

?H:#\$usecbacktrace USE\_CBACKTRACE /\*\*/

?H:.

?LINT:extern ccflags

?LINT:change ccflags

: add flags if using c backtrace

case "\$usecbacktrace" in

"") usecbacktrace=\$undef ;;

[yY]\*|true|\$define)

case "\$d\_backtrace" in

[yY]\*|true|\$define)

case " \$ccflags " in

\*" -DUSE\_C\_BACKTRACE "\*" ) ;; # Already there.

\*) ccflags="\$ccflags

-DUSE\_C\_BACKTRACE -g" ;;

esac

;;

\*)

echo "This system does not support backtrace" >&4

usecbacktrace=\$undef

;;

esac

;;

esac

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/perl/usebacktrace.U

No license file was found, but licenses were detected in source scan.

?RCS: \$Id: Oldsym.U 1 2006-08-24 12:32:52Z rmanfredi \$

?RCS:

?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi

?RCS:

?RCS: You may redistribute only under the terms of the Artistic License,

?RCS: as specified in the README file that comes with the distribution.

?RCS: You may reuse parts of this distribution only within the terms of

?RCS: that same Artistic License; a copy of which may be found at the root

?RCS: of the source tree for dist 4.0.

?RCS:

?RCS: \$Log: Oldsym.U,v \$

?RCS: Revision 3.0.1.1 1997/02/28 15:06:58 ram

?RCS: patch61: added support for src.U

?RCS:

?RCS: Revision 3.0 1993/08/18 12:05:13 ram

?RCS: Baseline for dist 3.0 netwide release.

?RCS:

?X:

?X: This unit follows the creation of the config.sh file. It adds some

?X: special symbols: defines from patchlevel.h file if any and PERL\_CONFIG\_SH,

?X: which is set to true. Then, we try to keep all the new symbols that

?X: may come from a hint

file or a previous config.sh file.

?X:

?MAKE:Oldsym: Config\_sh cat test hint src sed sort uniq perl\_patchlevel

?MAKE: -pick add \$@ %<

?T:PERL\_CONFIG\_SH PERL\_PATCHLEVEL sym tmp

?F:!UU

: add special variables

\$test -f \$src/patchlevel.h && \

awk '/^#define[ ]+PERL\_/ {printf "%s=%s\n",\$2,\$3}' \$src/patchlevel.h >>config.sh

echo "PERL\_PATCHLEVEL='\$perl\_patchlevel'" >>config.sh

echo "PERL\_CONFIG\_SH=true" >>config.sh

: propagate old symbols

if \$test -f UU/config.sh; then

?X: Make sure each symbol is unique in oldconfig.sh

<UU/config.sh \$sort | \$uniq >UU/oldconfig.sh

?X:

?X: All the symbols that appear twice come only from config.sh (hence the

?X: two config.sh in the command line). These symbols will be removed by

?X: the uniq -u command. The oldsyms file thus contains all the symbols

?X: that did not appear in the produced config.sh (Larry Wall).

?X:

?X: Do not touch the -u flag of uniq. This means you too, Jarkko.

?X:

```
$sed -n 's/^\([a-zA-Z_0-9]*\)=.*\1/p'\
```

```
config.sh config.sh UU/oldconfig.sh
```

```
\
```

```
$sort | $uniq -u >UU/oldsyms
```

```
set X ` $cat UU/oldsyms `
```

```
shift
```

```
case $# in
```

```
0) ;;
```

```
*)
```

```
$cat <<EOM
```

Hmm...You had some extra variables I don't know about...I'll try to keep 'em...

EOM

```
echo ": Variables propagated from previous config.sh file." >>config.sh
```

```
for sym in ` $cat UU/oldsyms `; do
```

```
echo " Propagating $hint variable ""$sym..."
```

```
eval 'tmp=""${sym}""'
```

```
echo "$tmp" | \
```

```
sed -e "s/'\"/\"'/g" -e "s/^\$sym=/'" -e "s/$/'" >>config.sh
```

```
done
```

```
::
```

```
esac
```

```
fi
```

Found in path(s):

```
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/modified/Oldsym.U
```

No license file was found, but licenses were detected in source scan.

?RCS: \$Id: d\_semctl.U 1 2006-08-24 12:32:52Z rmanfredi \$

?RCS:

?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi

?RCS:

?RCS: You may redistribute only under the terms of the Artistic Licence,

?RCS: as specified in the README file that comes with the distribution.

?RCS: You may reuse parts of this distribution only within the terms of

?RCS: that same Artistic Licence; a copy of which may be found at the root

?RCS: of the source tree for dist 4.0.

?RCS:

?RCS: \$Log: d\_semctl.U,v \$

?RCS: Revision 3.0 1993/08/18 12:07:04 ram

?RCS: Baseline for dist 3.0 netwide release.

?RCS:

?MAKE:d\_semctl: Inlibc

?MAKE: -pick add \$@ %<  
?S:d\_semctl:  
?S: This variable conditionally defines the HAS\_SEMCTL symbol, which  
?S: indicates to the C program that the semctl() routine is available.  
?S:.  
?C:HAS\_SEMCTL:  
?C: This symbol, if defined, indicates that the semctl() routine is  
?C: available to perform semaphore control operations.  
?C:.  
?H:#\$d\_semctl  
HAS\_SEMCTL /\*\*/  
?H:.  
?LINT:set d\_semctl  
: see if semctl exists  
set semctl d\_semctl  
eval \$inlibc

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/d\_semctl.U

No license file was found, but licenses were detected in source scan.

?RCS: \$Id\$  
?RCS:  
?RCS: Copyright (c) 1996, Andy Dougherty  
?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi  
?RCS:  
?RCS: You may redistribute only under the terms of the Artistic License,  
?RCS: as specified in the README file that comes with the distribution.  
?RCS: You may reuse parts of this distribution only within the terms of  
?RCS: that same Artistic License; a copy of which may be found at the root  
?RCS: of the source tree for dist 4.0.  
?RCS:  
?RCS: \$Log: man3dir.U,v \$  
?RCS: Revision 3.0.1.1 1997/02/28 16:10:34 ram  
?RCS: patch61: created  
?RCS:  
?X:  
?X: This was originally specific to perl5. Since perl5 has man pages that  
?X: go in both man1/ and man3/ directories, we need both man1dir  
?X: and man3dir. This unit is basically dist's mansrc.U with  
?X: man3 used instead of man everywhere.  
?X: I then added various tests because perl5 has \*lots\* of man3  
?X: pages with long file names. -- ADO  
?X:  
?MAKE:man3dir  
man3direxp man3ext installman3dir: afs cat nroff Loc Oldconfig \  
sed man1dir spackage package Getfile prefix Prefixit Prefixup \



```

d_flexfnam privlib Myread
?MAKE: -pick add $@ %<
?Y:TOP
?S:man3dir:
?S: This variable contains the name of the directory in which manual
?S: source pages are to be put. It is the responsibility of the
?S: Makefile.SH to get the value of this into the proper command.
?S: You must be prepared to do the ~name expansion yourself.
?S:.
?S:man3direxp:
?S: This variable is the same as the man3dir variable, but is filename
?S: expanded at configuration time, for convenient use in makefiles.
?S:.
?S:installman3dir:
?S: This variable is really the same as man3direxp, unless you are using
?S: AFS in which case it points to the read/write location whereas
?S: man3direxp only points to the read-only access location. For extra
?S: portability, you should only use this variable within your makefiles.
?S:.
?S:man3ext:
?S: This variable contains the extension that the manual
page should
?S: have: one of 'n', 'l', or '3'. The Makefile must supply the '!'.
?S: See man3dir.
?S:.
: determine where library module manual pages go
set man3dir man3dir none
eval $prefixit
$cat <<EOM

```

\$spackage has manual pages for many of the library modules.  
EOM

```

case "$nroff" in
nroff)
$cat <<'EOM'

```

However, you don't have nroff, so they're probably useless to you.

```

EOM
case "$man3dir" in
") man3dir="none";;
esac;;
esac

```

```

case "$d_flexfnam" in
undef)
$cat <<'EOM'

```

However, your system can't handle the long file names like File::Basename.3.

EOM

```

case "$man3dir" in
") man3dir="none";;
esac;;
esac

```

```

echo "If you don't want the manual sources installed, answer 'none'."
?X: We dont use /usr/local/man/man3 because some man programs will
?X: only show the /usr/local/man/man3 contents, and not the system ones,
?X: thus man less will show the perl module less.pm, but not the system
?X: less command. We might also conflict with TCL man pages.
?X: However, something like /opt/perl/man/man3
is fine.

```

```

case "$man3dir" in
") case "$prefix" in
*$package*) dflt=`echo $man1dir |
  $sed -e 's/man1/man3/g' -e 's/man\./1/man\./3/g` ;;
*) dflt="$privlib/man/man3" ;;
esac
;;
' ) dflt=none;;
*) dflt="$man3dir" ;;
esac
echo " "

```

```

fn=dn+~
rp="Where do the $package library man pages (source) go?"
./getfile
if test "X$man3direxp" != "X$ansexp"; then
installman3dir="
fi

```

```

man3dir="$sans"
man3direxp="$ansexp"
case "$man3dir" in
") man3dir=' '
installman3dir="";;
esac
if $afs; then
$cat <<EOM

```

Since you are running AFS, I need to distinguish the directory in which manual pages reside from the directory in which they are installed (and from which they are presumably copied to the former directory by occult means).

```

EOM
case "$installman3dir" in
") dflt=`echo $man3direxp | sed 's#^/afs/#/afs/#'`;;
*) dflt="$installman3dir";;

```

```
esac
fn=de~
rp='Where will man pages be installed?'
./getfile
installman3dir="$ans"
else
installman3dir="$man3direxp"
fi
```

: What suffix  
to use on installed man pages

```
case "$man3dir" in
' ')
man3ext='0'
;;
*)
rp="What suffix should be used for the $package library man pages?"
case "$man3ext" in
") case "$man3dir" in
*3) dflt=3 ;;
*3p) dflt=3p ;;
*3pm) dflt=3pm ;;
*1) dflt=1;;
*n) dflt=n;;
*o) dflt=o;;
*p) dflt=p;;
*C) dflt=C;;
*L) dflt=L;;
*L3) dflt=L3;;
*) dflt=3;;
esac
;;
*) dflt="$man3ext";;
esac
./myread
man3ext="$ans"
;;
esac
```

Found in path(s):

```
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/man3dir.U
```

No license file was found, but licenses were detected in source scan.

?RCS: \$Id: contains.U 1 2006-08-24 12:32:52Z rmanfredi \$

?RCS:

?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi

?RCS:  
?RCS: You may redistribute only under the terms of the Artistic Licence,  
?RCS: as specified in the README file that comes with the distribution.  
?RCS: You may reuse parts of this distribution only within the terms of  
?RCS: that same Artistic Licence; a copy of which may be found at the root  
?RCS: of the source tree for dist 4.0.

?RCS:  
?RCS: \$Log: contains.U,v \$  
?RCS: Revision 3.0 1993/08/18 12:05:35 ram  
?RCS: Baseline for dist 3.0 netwide release.

?RCS:  
?MAKE:contains: Nothing  
?MAKE: -pick add \$@ %<  
?S:contains:  
?S: This variable holds the command to do a grep with a proper return  
?S: status. On most sane systems it is simply "grep". On insane systems  
?S: it is a grep followed by a cat followed by a test. This variable  
?S: is primarily for the use of other Configure units.

?S:.  
: Some  
    greps do not return status, grrr.  
    echo "grimblepritz" >grimble  
    if grep blurfldyick grimble >/dev/null 2>&1 ; then  
        contains=contains  
    elif grep grimblepritz grimble >/dev/null 2>&1 ; then  
        contains=grep  
    else  
        contains=contains  
    fi  
    rm -f grimble  
: the following should work in any shell  
case "\$contains" in  
contains\*)  
    echo " "  
    echo "AGH! Grep doesn't return a status. Attempting remedial action."  
    cat >contains <<'EOSS'  
    grep "\$1" "\$2" >.greptmp && cat .greptmp && test -s .greptmp  
    EOSS  
    chmod +x contains  
esac

Found in path(s):  
\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/contains.U  
No license file was found, but licenses were detected in source scan.

?RCS: \$Id: startperl.U,v 3.0 1993/08/18 12:09:50 ram Exp \$  
?RCS:

?RCS: Copyright (c) 1991-1993, Raphael Manfredi

?RCS:

?RCS: This file is included with or a derivative work of a file included

?RCS: with the metaconfig program of Raphael Manfredi's "dist" distribution.

?RCS: In accordance with clause 7 of dist's modified Artistic License:

?RCS:

?RCS: You may distribute under the terms of either the GNU General Public

?RCS: License or the Artistic License, as specified in the README file.

?RCS:

?RCS: \$Log: startperl.U,v \$

?RCS: Perl5 version -- I always have d\_portable=define.

?RCS:

?RCS: Revision 3.0 1993/08/18 12:09:50 ram

?RCS: Baseline for dist 3.0 netwide release.

?RCS:

?MAKE:startperl: cat Myread sharpbang initialinstalllocation test \  
 versiononly version

?MAKE: -pick add \$@ %<

?Y:TOP

?X: This is different from dist's standard startperl.U unit because

?X: we can't directly test #!/usr/local/bin/perl (or  
 whatever) because

?X: we haven't built and installed perl yet.

?S:startperl:

?S: This variable contains the string to put on the front of a perl

?S: script to make sure (hopefully) that it runs with perl and not some

?S: shell. Of course, that leading line must be followed by the classical

?S: perl idiom:

?S: eval 'exec perl -S \$0 \${1+"\$@"}'

?S: if \$running\_under\_some\_shell;

?S: to guarantee perl startup should the shell execute the script. Note

?S: that this magic incantation is not understood by csh.

?S:.

?C:STARTPERL:

?C: This variable contains the string to put in front of a perl

?C: script to make sure (one hopes) that it runs with perl and not

?C: some shell.

?C:.

?H:#define STARTPERL "\$startperl" /\*\*/  
 ?H:.

: figure out how to guarantee perl startup

: XXX Note that this currently takes advantage of the bug that binexp ignores

: the Configure -Dinstallprefix setting, which in turn means that under

: relocatable @INC, initialinstalllocation is what binexp started as.

case

"\$startperl" in

")

case "\$sharpbang" in

```
*)  
$cat <<EOH
```

I can use the #! construct to start perl on your system. This will make startup of perl scripts faster, but may cause problems if you want to share those scripts and perl is not in a standard place (\$initialinstalllocation/perl) on all your platforms. The alternative is to force a shell by starting the script with a single ':' character.

```
EOH  
case "$versiononly" in  
"define") dflt="$initialinstalllocation/perl$version";  
*) dflt="$initialinstalllocation/perl";  
esac  
rp='What shall I put after the #! to start up perl ("none" to not use #!)?'  
./myread  
case "$ans" in  
none) startperl=": # use perl";  
*) startperl="#!$ans"  
if $test 30 -lt `echo "$ans" | wc -c`; then  
$cat >&4 <<EOM
```

WARNING: Some systems limit the #! command to 32 characters.  
If you experience difficulty running Perl scripts with #!, try installing Perl in a directory with a shorter pathname.

```
EOM  
fi ;;  
esac  
;;  
*)  
startperl=": # use perl"  
;;  
esac  
;;  
esac  
echo "I'll use $startperl to start perl scripts."
```

Found in path(s):

```
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/perl/startperl.U
```

No license file was found, but licenses were detected in source scan.

?RCS: \$Id\$

?RCS:

?RCS: Copyright (c) 2015 Jarkko Hietaniemi, H.Merijn Brand

?RCS:

?RCS: You may distribute under the terms of either the GNU General Public

```

?RCS: License or the Artistic License, as specified in the README file.
?RCS:
?MAKE:longdblinfbytes longdbl nanbytes doubleinfbytes doublenanbytes: Inlibc \
cat Compile run rm_try Setvar echo d_longdbl \
doublekind doublesize longdblkind longdblsize
?MAKE: -pick add $@ %<
?S:longdblinfbytes:
?S: This variable contains comma-separated list of hexadecimal bytes
?S: for the long double precision infinity.
?S:.
?S:longdbl nanbytes:
?S: This variable contains comma-separated list of hexadecimal bytes
?S: for the long double precision not-a-number.
?S:.
?S:doubleinfbytes:
?S: This variable contains comma-separated list of hexadecimal bytes
?S: for the double precision infinity.
?S:.
?S:doublenanbytes:
?S: This variable contains comma-separated list of hexadecimal bytes
?S: for
the double precision not-a-number.
?S:.
?C:DOUBLEINFBYTES:
?C: This symbol, if defined, is a comma-separated list of
?C: hexadecimal bytes for the double precision infinity.
?C:.
?C:DOUBLENANBYTES:
?C: This symbol, if defined, is a comma-separated list of
?C: hexadecimal bytes (0xHH) for the double precision not-a-number.
?C:.
?C:LONGDBLINFBYTES:
?C: This symbol, if defined, is a comma-separated list of
?C: hexadecimal bytes for the long double precision infinity.
?C:.
?C:LONGDBLNANBYTES:
?C: This symbol, if defined, is a comma-separated list of
?C: hexadecimal bytes (0xHH) for the long double precision not-a-number.
?C:.
?H:#define DOUBLEINFBYTES $doubleinfbytes /**/
?H:#define DOUBLENANBYTES $doublenanbytes /**/
?H:#define LONGDBLINFBYTES $longdbl infbytes /**/
?H:#define LONGDBLNANBYTES $longdbl nanbytes /**/
?H:.
?F:!try
: Check what kind of inf/nan your system has
$echo "Checking the kind of infinities and nans you have..." >&4
$echo "(The following tests may crash. That's

```

```

okay.)" >&4
$cat >try.c <<EOP
#define DOUBLESIZE $doublesize
#$d_longdbl HAS_LONG_DOUBLE
#ifdef HAS_LONG_DOUBLE
#define LONG_DOUBLESIZE $longdblsize
#define LONG_DOUBLEKIND $longdblkind
#endif
#include <math.h>
#include <string.h>
#include <stdio.h>
/* Note that whether the sign bit is on or off
 * for NaN depends on the CPU/FPU, and possibly
 * can be affected by the build toolchain.
 *
 * For example for older MIPS and HP-PA 2.0 the quiet NaN is:
 * 0x7f, 0xf7, 0xff, 0xff, 0xff, 0xff, 0xff, 0xff
 * 0x7f, 0xf4, 0x00, 0x00, 0x00, 0x00, 0x00, 0x00
 * (respectively) as opposed to the more usual
 * 0x7f, 0xf8, 0x00, 0x00, 0x00, 0x00, 0x00, 0x00
 *
 * Pre-IEEE-754 floating point format do not even have inf/nan support
 * at all. They might have a "max" value (DBL_MAX), which may be deadly
 * to even mention, causing immediate SIGFPE or equivalent: this is
 * the case with VAX floating point, for example.
 */
static void bytes(void *v, unsigned int n) {
    unsigned char *p = (unsigned
    char *)v;
    int i;
    for (i = 0; i < n; i++) {
        printf("0x%02x%s", p[i], i < n - 1 ? ", " : "\n");
    }
}
int main(int argc, char *argv[]) {
    /* We cannot use 1.0/0.0 and 0.0/0.0 (with L suffixes for long double)
     * because some compilers are 'smart' and not only warn but refuse to
     * compile such 'illegal' values. */
    double dinf = exp(1e9);
    double dnan = sqrt(-1.0);
#ifdef HAS_LONG_DOUBLE
    long double ldinf = (long double)exp(1e9);
    long double ldnan = (long double)sqrt(-1.0);
# if LONG_DOUBLEKIND == 3 || LONG_DOUBLEKIND == 4
/* the 80-bit long doubles might have garbage in their excess bytes */
    memset((char *)&ldinf + 10, '\0', LONG_DOUBLESIZE - 10);
    memset((char *)&ldnan + 10, '\0', LONG_DOUBLESIZE - 10);
#endif
}

```



```

if (argc == 2) {
    switch (argv[1][0]) {
        case '1': bytes(&dinf, sizeof(dinf)); break;
        case '2': bytes(&dnan, sizeof(dnan)); break;
        case '3': bytes(&ldinf, sizeof(ldinf)); break;
        case '4': bytes(&ldnan, sizeof(ldnan)); break;
    }
}
return 0;
}
EOP
set try
if eval $compile; then
    doubleinfbytes=`$run ./try 1`
    doublenanbytes=`$run ./try 2`
    case "$d_longdbl" in
        $define)
            longdblinfbytes=`$run ./try 3`
            longdblnanbytes=`$run ./try 4`
            ;;
        esac
else
    # Defaults in case the above test program failed.
    case "$doublekind" in
        1) # IEEE 754 32-bit LE
            doubleinfbytes='0x00, 0x00, 0xf0, 0x7f'
            doublenanbytes='0x00, 0x00, 0xf8, 0x7f'
            ;;
        2) # IEEE 754 32-bit BE
            doubleinfbytes='0x7f, 0xf0, 0x00, 0x00'
            doublenanbytes='0x7f, 0xf8, 0x00, 0x00'
            ;;
        3) # IEEE 754 64-bit LE
            doubleinfbytes='0x00, 0x00, 0x00, 0x00, 0x00, 0x00, 0xf0, 0x7f'
            doublenanbytes='0x00, 0x00, 0x00, 0x00, 0x00, 0x00, 0xf8, 0x7f'
            ;;
        4) # IEEE 754 64-bit BE
            doubleinfbytes='0x7f, 0xf0, 0x00, 0x00, 0x00, 0x00, 0x00, 0x00'
            doublenanbytes='0x7f, 0xf8, 0x00, 0x00, 0x00, 0x00, 0x00, 0x00'
            ;;
        5) # IEEE 754 128-bit LE
            doubleinfbytes='0x00, 0x00, 0x00, 0x00, 0x00, 0x00, 0x00, 0x00, 0x00, 0x00, 0x00, 0x00, 0x00, 0x00, 0xf0,
0x7f'
            doublenanbytes='0x00, 0x00, 0x00, 0x00, 0x00, 0x00, 0x00, 0x00, 0x00, 0x00, 0x00, 0x00, 0x00, 0x00, 0xf8,
0x7f'
            ;;
        6) # IEEE 754 128-bit BE

```

```

doubleinbytes='0x7f, 0xf0, 0x00, 0x00, 0x00, 0x00, 0x00, 0x00, 0x00, 0x00, 0x00, 0x00, 0x00, 0x00, 0x00,
0x00'
doublenanbytes='0x7f, 0xf8, 0x00, 0x00, 0x00, 0x00, 0x00, 0x00, 0x00, 0x00, 0x00, 0x00, 0x00, 0x00, 0x00,
0x00'
;;
7) # IEEE 754 64-bit mixed: 32-bit LEs in BE
doubleinbytes='0x00, 0x00, 0xf0, 0x7f, 0x00, 0x00, 0x00, 0x00'
doublenanbytes='0x00, 0x00, 0xf8, 0x7f, 0x00, 0x00, 0x00, 0x00'
;;
8) # IEEE 754 64-bit mixed: 32-bit BEs in LE
doubleinbytes='0x00, 0x00, 0x00, 0x00, 0x7f, 0xf0, 0x00, 0x00'
doublenanbytes='0x00, 0x00, 0x00, 0x00, 0x7f, 0xf8, 0x00, 0x00'
;;
9|10|11|12|13|14) # VAX/Cray/IBM floating point formats, no inf/nan.
doubleinbytes=$undef
doublenanbytes=$undef
;;
*) # No idea.
doubleinbytes=$undef
doublenanbytes=$undef
;;
esac
case "$longdblkind" in
1) # IEEE 754 128-bit LE
longdblifbytes='0x00, 0x00, 0x00, 0x00, 0x00, 0x00, 0x00, 0x00, 0x00, 0x00, 0x00, 0x00, 0x00, 0x00, 0x00, 0xff,
0x7f'
longdblifnanbytes='0x00, 0x00, 0x00, 0x00, 0x00, 0x00, 0x00, 0x00, 0x00, 0x00, 0x00, 0x00, 0x00, 0x00, 0x80, 0xff,
0x7f'
;;
2) # IEEE 754 128-bit BE
longdblifbytes='0x7f, 0xff, 0x00, 0x00, 0x00, 0x00, 0x00, 0x00, 0x00, 0x00, 0x00, 0x00, 0x00, 0x00, 0x00, 0x00,
0x00'
longdblifnanbytes='0x7f, 0xff, 0x80, 0x00, 0x00, 0x00, 0x00, 0x00, 0x00, 0x00, 0x00, 0x00, 0x00, 0x00, 0x00, 0x00,
0x00'
;;
3) # IEEE 754 80-bit LE, 12 or 16 bytes (x86)
case "$longdblsize" in
12) # x86 32-bit (96 bits, or 4 x 32, or 12 x 8)
longdblifbytes='0x00, 0x00, 0x00, 0x00, 0x00, 0x00, 0x00, 0x80, 0xff, 0x7f, 0x00, 0x00'
longdblifnanbytes='0x00,
0x00, 0x00, 0x00, 0x00, 0x00, 0xc0, 0xff, 0x7f, 0x00, 0x00'
;;
16) # x86_64
longdblifbytes='0x00, 0x00, 0x00, 0x00, 0x00, 0x00, 0x00, 0x80, 0xff, 0x7f, 0x00, 0x00, 0x00, 0x00, 0x00,
0x00'
longdblifnanbytes='0x00, 0x00, 0x00, 0x00, 0x00, 0x00, 0x00, 0xc0, 0xff, 0x7f, 0x00, 0x00, 0x00, 0x00, 0x00,
0x00'
;;

```

```

*) # No idea.
    longdblfnbytes=$undef
    longdblfnanbytes=$undef
;;
esac
;;
4) # IEEE 754 80-bit BE, 12 or 16 bytes
case "$longdblsize" in
12) # 32-bit system
    longdblfnbytes='0x7f, 0xff, 0x80, 0x00, 0x00, 0x00, 0x00, 0x00, 0x00, 0x00, 0x00, 0x00, 0x00, 0x00'
    longdblfnanbytes='0x7f, 0xff, 0xc0, 0x00, 0x00, 0x00, 0x00, 0x00, 0x00, 0x00, 0x00, 0x00, 0x00, 0x00'
    ;;
16) # 64-bit system
    longdblfnbytes='0x7f, 0xff, 0x80, 0x00, 0x00, 0x00, 0x00, 0x00, 0x00, 0x00, 0x00, 0x00, 0x00, 0x00, 0x00,
0x00'
    longdblfnanbytes='0x7f,
0xff, 0xc0, 0x00, 0x00, 0x00, 0x00, 0x00, 0x00, 0x00, 0x00, 0x00, 0x00, 0x00, 0x00, 0x00'
    ;;
*) # No idea.
    longdblfnbytes=$undef
    longdblfnanbytes=$undef
;;
esac
;;
5) # 128-bit LE-LE "double double"
    longdblfnbytes='0x00, 0x00, 0x00, 0x00, 0x00, 0x00, 0x00, 0x00, 0x00, 0x00, 0x00, 0x00, 0x00, 0x00, 0xf0,
0x7f'
    longdblfnanbytes='0x00, 0x00, 0x00, 0x00, 0x00, 0x00, 0x00, 0x00, 0x00, 0x00, 0x00, 0x00, 0x00, 0x00, 0xf8,
0x7f'
    ;;
6) # 128-bit BE-BE "double double"
    longdblfnbytes='0x7f, 0xf0, 0x00, 0x00, 0x00, 0x00, 0x00, 0x00, 0x00, 0x00, 0x00, 0x00, 0x00, 0x00, 0x00,
0x00'
    longdblfnanbytes='0x7f, 0xf8, 0x00, 0x00, 0x00, 0x00, 0x00, 0x00, 0x00, 0x00, 0x00, 0x00, 0x00, 0x00, 0x00,
0x00'
    ;;
7) # 128-bit LE-BE "double double"
    longdblfnbytes='0x00, 0x00, 0x00, 0x00, 0x00, 0x00, 0xf0, 0x7f, 0x00, 0x00, 0x00, 0x00, 0x00, 0x00, 0x00,
0x00'
    longdblfnanbytes='0x00, 0x00,
0x00, 0x00, 0x00, 0xf8, 0x7f, 0x00, 0x00, 0x00, 0x00, 0x00, 0x00, 0x00, 0x00'
    ;;
8) # 128-bit BE-LE "double double"
    longdblfnbytes='0x00, 0x00, 0x00, 0x00, 0x00, 0x00, 0x00, 0x00, 0x7f, 0xf0, 0x00, 0x00, 0x00, 0x00, 0x00,
0x00'
    longdblfnanbytes='0x00, 0x00, 0x00, 0x00, 0x00, 0x00, 0x00, 0x00, 0x7f, 0xf8, 0x00, 0x00, 0x00, 0x00, 0x00,
0x00'
    ;;

```

```

9|10|11|12|13|14) # VAX/Cray/IBM floating point formats, no inf/nan.
    longdblinfoytes=$undef
    longdblinfoytes=$undef
    ;;
*) # No idea.
    longdblinfoytes=$undef
    longdblinfoytes=$undef
    ;;
esac
fi
# In case the program crashed the values are empty, turn them undef.
case "$doubleinfoytes" in
") doubleinfoytes=$undef ;;
esac
case "$doubleinfoytes" in
") doubleinfoytes=$undef ;;
esac
case "$longdblinfoytes" in
") longdblinfoytes=$undef ;;
esac
case "$longdblinfoytes" in
") longdblinfoytes=$undef ;;
esac
$rm_try

```

Found in path(s):

```

* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/perl/infnan.U

```

No license file was found, but licenses were detected in source scan.

```

?RCS: $Id: i_values.U 1 2006-08-24 12:32:52Z rmanfredi $
?RCS:
?RCS: Copyright (c) 1996, Andy Dougherty
?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi
?RCS:
?RCS: You may redistribute only under the terms of the Artistic Licence,
?RCS: as specified in the README file that comes with the distribution.
?RCS: You may reuse parts of this distribution only within the terms of
?RCS: that same Artistic Licence; a copy of which may be found at the root
?RCS: of the source tree for dist 4.0.
?RCS:
?RCS: $Log: i_values.U,v $
?RCS: Revision 3.0.1.1 1997/02/28 15:48:34 ram
?RCS: patch61: created
?RCS:
?MAKE:i_values: Inhdr
?MAKE: -pick add $@ %<
?S:i_values:

```

?S: This variable conditionally defines the I\_VALUES symbol, and indicates  
 ?S: whether a C program may include <values.h> to get symbols like MAXLONG  
 ?S: and friends.  
 ?S:.  
 ?C:I\_VALUES:  
 ?C: This symbol, if defined, indicates to the C program that it should  
 ?C: include  
 <values.h> to get definition of symbols like MINFLOAT or  
 ?C: MAXLONG, i.e. machine dependant limitations. Probably, you  
 ?C: should use <limits.h> instead, if it is available.  
 ?C:.  
 ?H:#\$i\_values I\_VALUES /\*\*/  
 ?H:.  
 ?LINT:set i\_values  
 : see if this is a values.h system  
 set values.h i\_values  
 eval \$inhdr

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/i\_values.U

No license file was found, but licenses were detected in source scan.

?RCS: \$Id\$

?RCS:

?RCS: Copyright (c) 2003 Jarkko Hietaniemi

?RCS:

?RCS: You may distribute under the terms of either the GNU General Public

?RCS: License or the Artistic License, as specified in the README file.

?RCS:

?MAKE:d\_faststdio: Setvar \  
 d\_stdstdio d\_stdio\_ptr\_lval d\_stdio\_cnt\_lval d\_stdio\_ptr\_lval\_sets\_cnt

?MAKE: -pick add \$@ %<

?S:d\_faststdio:

?S: This variable conditionally defines the HAS\_FAST\_STDIO symbol,

?S: which indicates to the C program that the "fast stdio" is available

?S: to manipulate the stdio buffers directly.

?S:.

?C:HAS\_FAST\_STDIO:

?C: This symbol, if defined, indicates that the "fast stdio"

?C: is available to manipulate the stdio buffers directly.

?C:.

?H:#\$d\_faststdio HAS\_FAST\_STDIO /\*\*/  
 ?H:.

?LINT:set d\_faststdio

: see if fast\_stdio exists

val="\$undef"

case "\$d\_stdstdio:\$d\_stdio\_ptr\_lval" in

```
"$define:$define")
case "$d_stdio_cnt_lval$d_stdio_ptr_lval_sets_cnt" in
*$define*)
echo "You
seem to have 'fast stdio' to directly manipulate the stdio buffers." >& 4
val="$define"
;;
esac
;;
esac
set d_faststdio
eval $setvar
```

Found in path(s):

```
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/perl/d_faststdio.U
```

No license file was found, but licenses were detected in source scan.

```
?RCS: $Id: d_pwritev.U 1 2006-08-24 12:32:52Z rmanfredi $
?RCS:
?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi
?RCS:
?RCS: You may redistribute only under the terms of the Artistic Licence,
?RCS: as specified in the README file that comes with the distribution.
?RCS: You may reuse parts of this distribution only within the terms of
?RCS: that same Artistic Licence; a copy of which may be found at the root
?RCS: of the source tree for dist 4.0.
?RCS:
?RCS: $Log: d_pwritev.U,v $
?RCS:
?MAKE:d_pwritev: Inlibc
?MAKE: -pick add $@ %<
?S:d_pwritev:
?S: This variable conditionally defines the HAS_PWRITEV symbol, which
?S: indicates to the C program that the pwritev() routine is available.
?S:.
?C:HAS_PWRITEV :
?C: This symbol, if defined, indicates that the pwritev routine is
?C: available to perform vectored writes on a file descriptor at a
?C: given offset.
?C:.
?H:#$d_pwritev HAS_PWRITEV /**/
?H:.
?LINT:set
d_pwritev
: see if pwritev exists
set pwritev d_pwritev
eval $inlibc
```

Found in path(s):

```
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/d_pwritev.U
```

No license file was found, but licenses were detected in source scan.

```
case $CONFIG in
")
if test -f config.sh; then TOP=.;
elif test -f ../config.sh; then TOP=..;
elif test -f ../../config.sh; then TOP=../../;
elif test -f ../../../config.sh; then TOP=../../../;
elif test -f ../../../../config.sh; then TOP=../../../../../;
else
echo "Can't find config.sh."; exit 1
fi
. $TOP/config.sh
;;
esac
case "$0" in
*/*) cd `expr X$0 : 'X\(.*/'` ;;
esac
echo "Extracting makedepend (with variable substitutions)"
$spitshell >makedepend <<!GROK!THIS!
$startsh
# $Id: makedepend.sh,v 3.0.1.1 1994/01/24 14:00:05 ram Exp ram $
#
# Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi
#
# You may redistribute only under the terms of the Artistic Licence,
# as specified in the README file that comes with the distribution.
# You may reuse parts of this distribution only within the terms of
# that same Artistic Licence; a copy of which may be found at the root
# of the source tree for dist 4.0.
#
#
Original Author: Larry Wall <lwall@netlabs.com>
#
# $Log: makedepend.sh,v $
# Revision 3.0.1.1 1994/01/24 14:00:05 ram
# patch16: changed top ln-style config.sh lookup into test-style one
#
# Revision 3.0 1993/08/18 12:04:37 ram
# Baseline for dist 3.0 netwide release.
#

export PATH || (echo "OOPS, this isn't sh. Desperation time. I will feed myself to sh."; sh \${0}; kill \${0})
```

```
cat='$cat'
cppflags='$cppflags'
cp='$cp'
cpp='$cppstd'
echo='$echo'
egrep='$egrep'
expr='$expr'
mv='$mv'
rm='$rm'
sed='$sed'
sort='$sort'
test='$test'
tr='$tr'
uniq='$uniq'
!GROK!THIS!
```

```
$spitshell >>makedepend <<!NO!SUBS!
```

```
$cat /dev/null >.deptmp
$rm -f *.c.c c/*.*.c
if test -f Makefile; then
    mf=Makefile
else
    mf=makefile
fi
if test -f $mf; then
    defrule=`<$mf sed -n \
-e '/^\.c\.o:.*;/{' \
-e 's/^\$*\.\.c/' \
-e 's/^[^;]*[ ]*//p' \
-e q \
-e '}' \
-e '/^\.c\.o: *$/{' \
-e N \
-e 's/^\$*\.\.c/' \
-e 's/^\.*\n[ ]*//p' \
-e q \
-e '^`
fi
case
"$defrule" in
") defrule='$(CC) -c $(CFLAGS)' ;;
esac

make clist || ($echo "Searching for .c files..."; \
$echo *.c | $tr ' '\012' | $egrep -v '*' >.clist)
gotnone=true
for file in `$cat .clist`; do
```



```

# for file in `cat /dev/null`; do
  case "$file" in
    *.c) filebase=`basename $file .c` ;;
    *.y) filebase=`basename $file .c` ;;
    *) continue ;;
  esac
  gotnone=false
  $echo "Finding dependencies for $filebase.o."
  $sed -n <$file >$file.c \
  -e "/^${filebase}_init(/q" \
  -e '/^#/{' \
  -e 's/^\*.*$|' \
  -e 's\\$|' \
  -e p \
  -e '}'
  $cpp -I/usr/local/include -I. $cppflags $file.c | \
  $sed \
  -e '/^# *[0-9]!/d' \
  -e 's/^\*"\(.*\)".*$/$filebase'.o: \1/' \
  -e 's: \./: |' \
  -e 's\.\c\.\c|.c'| \
  $uniq | $sort | $uniq >> .deptmp
done

$sed <Makefile >Makefile.new -e '1,/^\# AUTOMATICALLY/!d'

make shlist || ($echo "Searching for .SH files..."; \
  $echo *.SH | $tr ' ' '\012' | $grep -v '*' >.shlist)
if $gotnone || $test -s .deptmp; then

  for file in `cat .shlist`; do
    $echo `sexpr X$file : 'X\(.*)\.SH` : $file config.sh \; \
    /bin/sh $file >> .deptmp
  done
  $echo "Updating Makefile..."
  $echo "# If this runs make out of memory, delete /usr/include lines." \
  >> Makefile.new
  $sed 's/\(.*\o:) *(.*/.*.c) *$|1 \2; ""$defrule \2|" .deptmp \
  >>Makefile.new
else
  make hlist || ($echo "Searching for .h files..."; \
  $echo *.h | $tr ' ' '\012' | $grep -v '*' >.hlist)
  $echo "You don't seem to have a proper C preprocessor. Using grep instead."
  $grep '^#include ' `cat .clist` `cat .hlist` >.deptmp
  $echo "Updating Makefile..."
  <.clist $sed -n \
  -e '/\#{' \
  -e 's/\(.*\)\(.*\)\.c|2.o: \1\2.c; ""$defrule \1\2.c|p' \

```

```

-e d \
-e }' \
-e 's|^(.*)\.c|1.o: \1.c|p' >> Makefile.new
<.hlist $sed -n 's|^(.*)\|s= \2= \1\2=|p' >.hsed
<.deptmp $sed -n 's|c:#include "(.*)".*$|o: \1|p' | \
    $sed 's|^[^;]*|'| \
    $sed -f
.hsed >> Makefile.new
<.deptmp $sed -n 's|c:#include <(.*>.*$|o: /usr/include/\1|p' \
    >> Makefile.new
<.deptmp $sed -n 's|h:#include "(.*)".*$|h: \1|p' | \
    $sed -f .hsed >> Makefile.new
<.deptmp $sed -n 's|h:#include <(.*>.*$|h: /usr/include/\1|p' \
    >> Makefile.new
for file in `scat .shlist`; do
Secho `sexpr X$file : 'X(.*).SH': $file config.sh \; \
    /bin/sh $file >> Makefile.new
done
fi
$rm -f Makefile.old
$cp Makefile Makefile.old
$cp Makefile.new Makefile
$rm Makefile.new
Secho "# WARNING: Put nothing here or make depend will gobble it up!" >> Makefile
$rm -f .deptmp `sed 's|\.c|c.c/' .clist` .shlist .clist .hlist .hsed

```

```

!NO!SUBS!
$eunicefix makedepend
chmod +x makedepend
case `pwd` in
*SH)
    $rm -f ../makedepend
    ln makedepend ../makedepend
    ;;
esac

```

Found in path(s):

```

* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/lib/makedepend.SH

```

No license file was found, but licenses were detected in source scan.

?RCS: \$Id: d\_dosuid.U 1 2006-08-24 12:32:52Z rmanfredi \$

?RCS:

?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi

?RCS:

?RCS: You may redistribute only under the terms of the Artistic License,

?RCS: as specified in the README file that comes with the distribution.

?RCS: You may reuse parts of this distribution only within the terms of

?RCS: that same Artistic License; a copy of which may be found at the root  
?RCS: of the source tree for dist 4.0.  
?RCS:  
?RCS: Tye McQueen <tye@metronet.com> added safe setuid script checks.  
?RCS:  
?RCS: \$Log: d\_dosuid.U,v \$  
?RCS: Revision 3.0.1.2 1997/02/28 15:33:03 ram  
?RCS: patch61: moved unit to TOP via a ?Y: layout directive  
?RCS: patch61: tell them /dev/fd is not about floppy disks  
?RCS:  
?RCS: Revision 3.0.1.1 1994/10/29 16:12:08 ram  
?RCS: patch36: added checks for secure setuid scripts (Tye McQueen)  
?RCS:  
?RCS: Revision 3.0 1993/08/18 12:05:55 ram  
?RCS: Baseline for  
dist 3.0 netwide release.  
?RCS:  
?MAKE:d\_dosuid d\_suidsafes: cat contains ls rm test Myread Setvar \  
Oldconfig Guess package hint patchlevel  
?MAKE: -pick add \$@ %<  
?S:d\_suidsafes:  
?S: This variable conditionally defines SETUID\_SCRIPTS\_ARE\_SECURE\_NOW  
?S: if setuid scripts can be secure. This test looks in /dev/fd/.  
?S:.  
?S:d\_dosuid:  
?S: This variable conditionally defines the symbol DOSUID, which  
?S: tells the C program that it should insert setuid emulation code  
?S: on hosts which have setuid #! scripts disabled.  
?S:.  
?C:SETUID\_SCRIPTS\_ARE\_SECURE\_NOW:  
?C: This symbol, if defined, indicates that the bug that prevents  
?C: setuid scripts from being secure is not present in this kernel.  
?C:.  
?C:DOSUID:  
?C: This symbol, if defined, indicates that the C program should  
?C: check the script that it is executing for setuid/setgid bits, and  
?C: attempt to emulate setuid/setgid on systems that have disabled  
?C: setuid #! scripts because the kernel can't do it securely.  
?C: It is up to the package  
designer to make sure that this emulation  
?C: is done securely. Among other things, it should do an fstat on  
?C: the script it just opened to make sure it really is a setuid/setgid  
?C: script, it should make sure the arguments passed correspond exactly  
?C: to the argument on the #! line, and it should not trust any  
?C: subprocesses to which it must pass the filename rather than the  
?C: file descriptor of the script to be executed.  
?C:.  
?H:#\$d\_suidsafes SETUID\_SCRIPTS\_ARE\_SECURE\_NOW /\*\*/

```
?H:#$d_dosuid DOSUID /**/
?H:.
?Y:TOP
?F:!reflect
?LINT: set d_suidsafes
: see if setuid scripts can be secure
$cat <<EOM
```

Some kernels have a bug that prevents setuid #! scripts from being secure. Some sites have disabled setuid #! scripts because of this.

First let's decide if your kernel supports secure setuid #! scripts.  
(If setuid #! scripts would be secure but have been disabled anyway, don't say that they are secure if asked.)

EOM

```
val="$undef"
if $test -d /dev/fd; then
  echo "#!$ls" >reflect
  chmod
  +x,u+s reflect
  ./reflect >flect 2>&1
  if $contains "/dev/fd" flect >/dev/null; then
    echo "Congratulations, your kernel has secure setuid scripts!" >&4
    val="$define"
  else
    $cat <<EOM
```

If you are not sure if they are secure, I can check but I'll need a username and password different from the one you are using right now.  
If you don't have such a username or don't want me to test, simply enter 'none'.

EOM

```
rp='Other username to test security of setuid scripts with?'
dflt='none'
. ./myread
case "$ans" in
n|none)
  case "$d_suidsafes" in
  *) echo "I'll assume setuid scripts are *not* secure." >&4
    dflt=n;;
  "$undef")
    echo "Well, the $hint value is *not* secure." >&4
    dflt=n;;
  *) echo "Well, the $hint value *is* secure." >&4
    dflt=y;;
  esac
```

```

;;
*)
$rm -f reflect flect
echo "#!$ls" >reflect
chmod +x,u+s reflect
echo >flect
chmod a+w flect
echo "'su" will (probably) prompt you for "'$ans's password."
su $ans -c './reflect
>flect'
if $contains "/dev/fd" flect >/dev/null; then
echo "Okay, it looks like setuid scripts are secure." >&4
dflt=y
else
echo "I don't think setuid scripts are secure." >&4
dflt=n
fi
;;
esac
rp='Does your kernel have *secure* setuid scripts?'
./myread
case "$ans" in
[yY]*) val="$define";;
*) val="$undef";;
esac
fi
else
echo "I don't think setuid scripts are secure (no /dev/fd directory)." >&4
echo "(That's for file descriptors, not floppy disks.)"
val="$undef"
fi
set d_suidsafesafe
eval $setvar

$rm -f reflect flect

: now see if they want to do setuid emulation
if $test $patchlevel -lt 11; then
echo " "
val="$undef"
case "$d_suidsafesafe" in
"$define")
val="$undef"
echo "No need to emulate SUID scripts since they are secure here." >&4
;;
*)
$cat <<EOM
Some systems have disabled setuid scripts, especially systems where

```

setuid scripts cannot be secure. On systems where setuid scripts have been disabled, the setuid/setgid bits on scripts are currently useless. It is possible for \$package to detect those bits and emulate setuid/setgid in a secure fashion. This emulation will only work if setuid scripts have been disabled in your kernel.

EOM

```
case "$d_dosuid" in
"$define") dflt=y ;;
*) dflt=n ;;
esac
rp="Do you want to do setuid/setgid emulation?"
. ./myread
case "$ans" in
[yY]*) val="$define";;
*) val="$undef";;
esac
;;
esac
set d_dosuid
eval $setvar
else
  case "$d_dosuid" in
"$define")
cat >&4 <<EOH
```

SUID emulation has been removed for 5.12  
Please re-run Configure without -Dd\_dosuid

EOH

```
exit 1;
;;
esac
d_dosuid=undef
fi
```

Found in path(s):

```
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/modified/d_dosuid.U
```

No license file was found, but licenses were detected in source scan.

?RCS: \$Id\$

?RCS:

?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi

?RCS:

?RCS: You may redistribute only under the terms of the Artistic License,

?RCS: as specified in the README file that comes with the distribution.

?RCS: You may reuse parts of this distribution only within the terms of  
?RCS: that same Artistic License; a copy of which may be found at the root  
?RCS: of the source tree for dist 4.0.  
?RCS:  
?RCS: \$Log: usenm.U,v \$  
?RCS: Revision 3.0.1.1 1997/02/28 16:26:40 ram  
?RCS: patch61: don't use nm with the GNU C library  
?RCS: patch61: added support for Linux shared libs  
?RCS:  
?RCS: Revision 3.0 1993/08/18 12:09:57 ram  
?RCS: Baseline for dist 3.0 netwide release.  
?RCS:  
?MAKE:usenm runnm nm\_opt nm\_so\_opt: cat test Myread Oldconfig grep \  
d\_gnulibc nm egrep rsrc osname Guess  
?MAKE: -pick add \$@ %<  
?S:usenm:  
?S: This variable contains 'true' or 'false' depending whether the  
?S: nm extraction is wanted  
or not.  
?S:.  
?S:runnm:  
?S: This variable contains 'true' or 'false' depending whether the  
?S: nm extraction should be performed or not, according to the value  
?S: of usenm and the flags on the Configure command line.  
?S:.  
?S:nm\_opt:  
?S: This variable holds the options that may be necessary for nm.  
?S:.  
?S:nm\_so\_opt:  
?S: This variable holds the options that may be necessary for nm  
?S: to work on a shared library but that can not be used on an  
?S: archive library. Currently, this is only used by Linux, where  
?S: nm --dynamic is \*required\* to get symbols from an ELF library which  
?S: has been stripped, but nm --dynamic is \*fatal\* on an archive library.  
?S: Maybe Linux should just always set usenm=false.  
?S:.  
: see if nm is to be used to determine whether a symbol is defined or not  
?X: If there is enough inquiries, it might be worth to wait for the nm  
?X: extraction. Otherwise, the C compilations might be a better deal.  
?X:  
?X: Don't bother if we're using GNU libc -- skimo  
case "\$usenm"  
in  
")  
dflt="  
case "\$d\_gnulibc" in  
"\$define")  
echo " "

```

echo "$nm probably won't work on the GNU C Library." >&4
dflt=n
;;
esac
case "$dflt" in
")
if $test "$osname" = aix -a ! -f /lib/syscalls.exp; then
echo " "
echo "Whoops! This is an AIX system without /lib/syscalls.exp!" >&4
echo "'nm' won't be sufficient on this system." >&4
dflt=n
fi
;;
esac
case "$dflt" in
")
if ./gnu; then
echo " "
echo "Hmm... A GNU system without a GNU C Library? Weird..." >&4
dflt=n
else
dflt=`$grep 'inlibc|csym' $src/Configure | wc -l 2>/dev/null`
if $test $dflt -gt 20; then
dflt=y
else
dflt=n
fi
fi
;;
esac
*)
case "$usenm" in
true|$define) dflt=y;;
*) dflt=n;;
esac
;;
esac
$cat <<EOM

```

I can use \$nm to extract the symbols from your C libraries. This is a time consuming task which may generate huge output on the disk (up to 3 megabytes) but that should make the symbols extraction faster. The alternative is to skip the 'nm' extraction part and to compile a small test program instead to determine whether each symbol is present. If you have a fast C compiler and/or if your 'nm' output cannot be parsed, this may be the best solution.



EOM

```
rp='Shall I use nm to extract C symbols from the libraries?'
```

```
./myread
```

```
case "$ans" in
```

```
[Nn]*) usenm=false;;
```

```
*) usenm=true;;
```

```
esac
```

?X: Name extraction is to be run if 'nm' usage is wanted and if no -r flag

?X: was provided to configure (in which case we simply re-use the previous

?X: values).

```
runnm=$usenm
```

```
case "$reusval" in
```

```
true) runnm=false;;
```

```
esac
```

: nm options which may be necessary

```
case "$nm_opt" in
```

```
") if $test -f /mach_boot; then
```

```
nm_opt=" # Mach
```

```
elif $test -d /usr/ccs/lib; then
```

```
nm_opt='-p' # Solaris (and SunOS?)
```

```
elif $test -f /dgux; then
```

```
nm_opt='-p' # DG-UX
```

```
elif $test -f /lib64/rld; then
```

```
nm_opt='-p' # 64-bit Irix
```

```
else
```

```
nm_opt="
```

```
fi;;
```

```
esac
```

?X: nm options which may be necessary for shared libraries but illegal

?X: for archive libraries. Thank you,

Linux.

```
case "$nm_so_opt" in
```

```
") case "$osname" in
```

```
*linux*)
```

```
if $nm --help | $grep 'dynamic' > /dev/null 2>&1; then
```

```
nm_so_opt='--dynamic'
```

```
fi
```

```
::
```

```
esac
```

```
::
```

```
esac
```

Found in path(s):

```
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-
```

5.30.0/dist/U/usenm.U

No license file was found, but licenses were detected in source scan.

?RCS: \$Id\$

?RCS:

?RCS: Copyright (c) 2000 Jarkko Hietaniemi

?RCS:

?RCS: You may redistribute only under the terms of the Artistic License,

?RCS: as specified in the README file that comes with the distribution.

?RCS: You may reuse parts of this distribution only within the terms of

?RCS: that same Artistic License; a copy of which may be found at the root

?RCS: of the source tree for dist 3.0.

?RCS:

?MAKE:d\_getespwnam: Inlibc

?MAKE: -pick add \$@ %<

?S:d\_getespwnam:

?S: This variable conditionally defines HAS\_GETESPWNAM if getespwnam() is

?S: available to retrieve enhanced (shadow) password entries by name.

?S:.

?C:HAS\_GETESPWNAM:

?C: This symbol, if defined, indicates that the getespwnam system call is

?C: available to retrieve enhanced (shadow) password entries by name.

?C:.

?H:#\$d\_getespwnam HAS\_GETESPWNAM /\*\*/

?H:.

?LINT:set d\_getespwnam

: see if getespwnam exists

set getespwnam d\_getespwnam

eval \$inlibc

Found in

path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-

5.30.0/U/perl/d\_getespwnam.U

No license file was found, but licenses were detected in source scan.

?RCS: \$Id: Unix.U,v 3.0.1.1 1997/02/28 15:20:06 ram Exp \$

?RCS:

?RCS: Copyright (c) 1991-1993, Raphael Manfredi

?RCS:

?RCS: You may redistribute only under the terms of the Artistic License,

?RCS: as specified in the README file that comes with the distribution.

?RCS: You may reuse parts of this distribution only within the terms of

?RCS: that same Artistic License; a copy of which may be found at the root

?RCS: of the source tree for dist 3.0.

?RCS:

?RCS: \$Log: Unix.U,v \$

?RCS: Revision 3.0.1.1 1997/02/28 15:20:06 ram

?RCS: patch61: created

?RCS:

?X:

?X: The purpose of this unit is to define things that are common across all  
 ?X: known UNIX platforms. If Configure is ported/used on a non-UNIX  
 ?X: environment, then some of the following variables can be redefined in hint  
 ?X: files.

?X:

?MAKE:Unix \_exe \_a \_o exe\_ext lib\_ext obj\_ext path\_sep \  
 firstmakefile archobjs rm\_try: Oldconfig rm

?MAKE: -pick add \$@ %<

?S: \_exe:

?S: This  
 variable defines the extension used for executable files.

?S: DJGPP, Cygwin and OS/2 use '.exe'. Stratus VOS uses '.pm'.

?S: On operating systems which do not require a specific extension  
 ?S: for executable files, this variable is empty.

?S:.

?S: \_a:

?S: This variable defines the extension used for ordinary library files.  
 ?S: For unix, it is '.a'. The '.' is included. Other possible  
 ?S: values include '.lib'.

?S:.

?S: \_o:

?S: This variable defines the extension used for object files.  
 ?S: For unix, it is '.o'. The '.' is included. Other possible  
 ?S: values include '.obj'.

?S:.

?S: firstmakefile:

?S: This variable defines the first file searched by make. On unix,  
 ?S: it is makefile (then Makefile). On case-insensitive systems,  
 ?S: it might be something else. This is only used to deal with  
 ?S: convoluted make depend tricks.

?S:.

?S: archobjs:

?S: This variable defines any additional objects that must be linked  
 ?S: in with the program on this architecture. On unix, it is usually  
 ?S: empty.  
 It is typically used to include emulations of unix calls  
 ?S: or other facilities. For perl on OS/2, for example, this would  
 ?S: include os2/os2.obj.

?S:.

?X: Metaconfig's Obsolete symbol stuff is too over-eager. In the  
 ?X: perl sources, it picks up things like "P" and "FLOCK" that are  
 ?X: not used in the way Metaconfig thinks they are. Thus I can't  
 ?X: just declare these obsolete and then run metaconfig -o.  
 ?X: Instead, I'll just handle them here.  
 ?X: Sadly, history has conspired to give us a web of definitions;

?X: this could have been much simpler.

?S:lib\_ext:

?S: This is an old synonym for \_a.

?S:.

?S:exe\_ext:

?S: This is an old synonym for \_exe.

?S:.

?S:obj\_ext:

?S: This is an old synonym for \_o.

?S:.

?S:path\_sep:

?S: This is an old synonym for p\_ in Head.U, the character

?S: used to separate elements in the command shell search PATH.

?S:.

?S:rm\_try:

?S: This is a cleanup variable for try test programs.

?S: Internal Configure use only.

?S:.

?LINT: change p\_

?INIT::

Trailing extension. Override this in a hint file, if needed.

?INIT:: Extra object files, if any, needed on this platform.

?INIT:archobjs="

: Define several unixisms.

: Hints files or command line option can be used to override them.

: The convoluted testing is in case hints files set either the old

: or the new name.

```

case "$_exe" in
") case "$exe_ext" in
") ;;
*) _exe="$exe_ext" ;;
esac
;;
esac
case "$_a" in
") case "$lib_ext" in
") _a='.a';;
*) _a="$lib_ext" ;;
esac
;;
esac
case "$_o" in
") case "$obj_ext" in
") _o='.o';;
*) _o="$obj_ext";;
esac
;;
esac

```

```

case "$p_" in
") case "$path_sep" in
") p_=':':;
*) p_="$path_sep";;
esac
;;
esac
exe_ext=$_exe
lib_ext=$_a
obj_ext=$_o
path_sep=$p_

```

```
rm_try="$rm -f try try$_exe a.out .out try.[cho] try.$_o core core.try* try.core*"
```

```

@if firstmakefile
: Which makefile gets called first. This is used by make depend.
case "$firstmakefile" in
") firstmakefile='makefile';;
esac

```

```
@end
```

Found in path(s):

```
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/modified/Unix.U
```

No license file was found, but licenses were detected in source scan.

```

?RCS: $Id: d_alarm.U 1 2006-08-24 12:32:52Z rmanfredi $
?RCS:
?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi
?RCS:
?RCS: You may redistribute only under the terms of the Artistic Licence,
?RCS: as specified in the README file that comes with the distribution.
?RCS: You may reuse parts of this distribution only within the terms of
?RCS: that same Artistic Licence; a copy of which may be found at the root
?RCS: of the source tree for dist 4.0.
?RCS:
?RCS: Original Author: Andy Dougherty <doughera@lafcol.lafayette.edu>
?RCS:
?RCS: $Log: d_alarm.U,v $
?RCS: Revision 3.0.1.1 1994/08/29 16:06:58 ram
?RCS: patch32: created by ADO
?RCS:
?MAKE:d_alarm: Inlibc
?MAKE: -pick add $@ %<
?S:d_alarm:
?S: This variable conditionally defines the HAS_ALARM symbol, which
?S: indicates to the C program that the alarm() routine is available.

```

?S:.

?C:HAS\_ALARM :

?C: This symbol, if defined, indicates that the alarm routine is

?C: available.

?C:.

?H:#\$d\_alarm

HAS\_ALARM /\*\*/

?H:.

?LINT:set d\_alarm

: see if alarm exists

set alarm d\_alarm

eval \$inlibc

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/d\_alarm.U

No license file was found, but licenses were detected in source scan.

?RCS: \$Id: d\_getgrps.U 1 2006-08-24 12:32:52Z rmanfredi \$

?RCS:

?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi

?RCS:

?RCS: You may redistribute only under the terms of the Artistic Licence,

?RCS: as specified in the README file that comes with the distribution.

?RCS: You may reuse parts of this distribution only within the terms of

?RCS: that same Artistic Licence; a copy of which may be found at the root

?RCS: of the source tree for dist 4.0.

?RCS:

?RCS: \$Log: d\_getgrps.U,v \$

?RCS: Revision 3.0 1993/08/18 12:06:08 ram

?RCS: Baseline for dist 3.0 netwide release.

?RCS:

?MAKE:d\_getgrps: Inlibc

?MAKE: -pick add \$@ %<

?S:d\_getgrps:

?S: This variable conditionally defines the HAS\_GETGROUPS symbol, which

?S: indicates to the C program that the getgroups() routine is available

?S: to get the list of process groups.

?S:.

?C:HAS\_GETGROUPS (GETGROUPS):

?C: This symbol, if defined, indicates that the getgroups()  
routine is

?C: available to get the list of process groups. If unavailable, multiple

?C: groups are probably not supported.

?C:.

?H:#\$d\_getgrps HAS\_GETGROUPS /\*\*/

?H:.

?LINT:set d\_getgrps

```
: see if getgroups exists
set getgroups d_getgrps
eval $inlibc
```

Found in path(s):

```
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/d_getgrps.U
```

No license file was found, but licenses were detected in source scan.

```
?RCS: $Id: d_psignal.U 1 2006-08-24 12:32:52Z rmanfredi $
```

```
?RCS:
```

```
?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi
```

```
?RCS:
```

```
?RCS: You may redistribute only under the terms of the Artistic Licence,
```

```
?RCS: as specified in the README file that comes with the distribution.
```

```
?RCS: You may reuse parts of this distribution only within the terms of
```

```
?RCS: that same Artistic Licence; a copy of which may be found at the root
```

```
?RCS: of the source tree for dist 4.0.
```

```
?RCS:
```

```
?RCS: $Log: d_psignal.U,v $
```

```
?RCS: Revision 3.0 1993/08/18 12:06:49 ram
```

```
?RCS: Baseline for dist 3.0 netwide release.
```

```
?RCS:
```

```
?MAKE:d_psignal: Inlibc
```

```
?MAKE: -pick add $@ %<
```

```
?S:d_psignal:
```

```
?S: This variable conditionally defines the HAS_PSYGNAL symbol, which
```

```
?S: indicates that the psignal() routine exists. The psignal() routine
```

```
?S: prints a description of a signal on the standard error output.
```

```
?S:.
```

```
?C:HAS_PSYGNAL (PSYGNAL):
```

```
?C: This symbol, if defined, indicates
```

```
that the psignal() routine exists.
```

```
?C:.
```

```
?H:#$d_psignal HAS_PSYGNAL /**/
```

```
?H:.
```

```
?LINT:set d_psignal
```

```
: see if psignal exists
```

```
set psignal d_psignal
```

```
eval $inlibc
```

Found in path(s):

```
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/d_psignal.U
```

No license file was found, but licenses were detected in source scan.

```
?RCS: $Id$
```

```
?RCS:
```

?RCS: Copyright (c) 1998, Jarkko Hietaniemi

?RCS:

?RCS: You may redistribute only under the terms of the Artistic License,

?RCS: as specified in the README file that comes with the distribution.

?RCS: You may reuse parts of this distribution only within the terms of

?RCS: that same Artistic License; a copy of which may be found at the root

?RCS: of the source tree for dist 3.0.

?RCS:

?MAKE:i\_machcthr: Inhdr usethreads

?MAKE: -pick add \$@ %<

?S:i\_machcthr:

?S: This variable conditionally defines the I\_MACH\_CTHREADS symbol,

?S: and indicates whether a C program should include <mach/threads.h>.

?S:.

?C:I\_MACH\_CTHREADS:

?C: This symbol, if defined, indicates to the C program that it should

?C: include <mach/threads.h>.

?C:.

?H:#\$i\_machcthr I\_MACH\_CTHREADS /\*\*/

?H:.

: see if mach threads are available

if test "X\$usethreads" = "X\$define"; then

set mach/threads.h i\_machcthr

eval \$inhdr

else

i\_machcthr="\$undef"

fi

Found

in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/threads/i\_machcthr.U

No license file was found, but licenses were detected in source scan.

?RCS: \$Id: libc.U 1 2006-08-24 12:32:52Z rmanfredi \$

?RCS:

?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi

?RCS:

?RCS: You may redistribute only under the terms of the Artistic License,

?RCS: as specified in the README file that comes with the distribution.

?RCS: You may reuse parts of this distribution only within the terms of

?RCS: that same Artistic License; a copy of which may be found at the root

?RCS: of the source tree for dist 4.0.

?RCS:

?RCS: \$Log: libc.U,v \$

?RCS: Revision 3.0.1.10 1997/02/28 15:56:48 ram

?RCS: patch61: replaced .a with \$\_a all over the place

?RCS: patch61: added support for HPUX-10 nm output



?RCS:  
?RCS: Revision 3.0.1.9 1995/07/25 14:11:56 ram  
?RCS: patch56: now knows about OS/2 platforms  
?RCS:  
?RCS: Revision 3.0.1.8 1995/05/12 12:20:47 ram  
?RCS: patch54: made sure only most recent version of shared lib is picked  
?RCS: patch54: final "nm -p" check now uses xscan and xrun  
like everybody  
?RCS: patch54: can now grok Linux nm output with lead \_\_IO (ADO)  
?RCS: patch54: added support for Linux ELF output, using 'W' for alias (ADO)  
?RCS:  
?RCS: Revision 3.0.1.7 1994/10/29 16:23:40 ram  
?RCS: patch36: now looks for shared libraries before anything else (ADO)  
?RCS: patch36: added new nm output format (ADO)  
?RCS:  
?RCS: Revision 3.0.1.6 1994/08/29 16:28:10 ram  
?RCS: patch32: added I-type symbols for nm output parsing on Linux  
?RCS:  
?RCS: Revision 3.0.1.5 1994/06/20 07:03:24 ram  
?RCS: patch30: checks are now presented by succession of if/elif  
?RCS: patch30: uniformized checks for shared objects with new so symbol  
?RCS:  
?RCS: Revision 3.0.1.4 1994/05/06 15:06:33 ram  
?RCS: patch23: added shared library knowledge (ADO and WED)  
?RCS:  
?RCS: Revision 3.0.1.3 1994/01/24 14:12:17 ram  
?RCS: patch16: can now export nm\_extract as an internal-use only variable  
?RCS:  
?RCS: Revision 3.0.1.2 1993/09/13 16:09:03 ram  
?RCS: patch10: added special handling for Apollo  
systems (WAD)  
?RCS:  
?RCS: Revision 3.0.1.1 1993/08/27 14:40:03 ram  
?RCS: patch7: added entry for /usr/shlib/libc.so (OSF/1 machines)  
?RCS:  
?RCS: Revision 3.0 1993/08/18 12:08:57 ram  
?RCS: Baseline for dist 3.0 netwide release.  
?RCS:  
?MAKE:libc +nm\_extract: echo n c rm test grep Getfile Myread Oldconfig Loc \  
sed libs incpath libpth ar runnm nm nm\_opt nm\_so\_opt contains xlibpth \  
so \_a \_o osname trnl tr sort uniq sysroot  
?MAKE: -pick add \$@ %<  
?S:libc:  
?S: This variable contains the location of the C library.  
?S:.  
?S:nm\_extract:  
?S: This variable holds the name of the extraction command used to process  
?S: the output of nm and yield the list of defined symbols. It is used

```

?S: internally by Configure.
?S:.
?T:thislib try libnames xxx xscan xrun thisname com tans file
?F:!libnames !libc.tmp !tmp.imp
?LINT:extern PASE
?LINT:extern libnames
?LINT:change nm_opt
?INIT:libnames=""
: Figure out where the libc is located
case "$runnm" in
true)
?X: indentation is wrong on purpose--RAM
:
get list of predefined functions in a handy place
echo " "
case "$libc" in
") libc=unknown
case "$libs" in
*-lc_s*) libc=`./loc libc_s$_a $libc $libpth`
esac
;;
esac
case "$libs" in
") ;;
*) for thislib in $libs; do
case "$thislib" in
-lc|-lc_s)
: Handle C library specially below.
;;
-l*)
thislib=`echo $thislib | $sed -e 's/^-l//`
if try=`./loc lib$thislib.$so.*' X $libpth`; $test -f "$try"; then
:
elif try=`./loc lib$thislib.$so X $libpth`; $test -f "$try"; then
:
elif try=`./loc lib$thislib$_a X $libpth`; $test -f "$try"; then
:
elif try=`./loc $thislib$_a X $libpth`; $test -f "$try"; then
:
elif try=`./loc lib$thislib X $libpth`; $test -f "$try"; then
:
elif try=`./loc $thislib X $libpth`; $test -f "$try"; then
:
elif try=`./loc $lib$thislib$_a X $libpth`; $test -f "$try"; then
:
else
try=""
fi

```

```

libnames="$libnames $try"
;;
*) libnames="$libnames $thislib" ;;
esac
done
;;
esac
?X:
?X: Some systems (e.g. DG/UX) use
"environmental" links, which make the test
?X: -f fail. Ditto for symbolic links. So in order to reliably check the
?X: existence of a file, we use test -r. It will still fail with DG/UX links
?X: though, but at least it will detect symbolic links. At some strategic
?X: points, we make use of (test -h), using a sub-shell in case builtin test
?X: does not implement the -h check for symbolic links. This makes it
?X: possible to preset libc in a hint file for instance and have it show up
?X: as-is in the question.
?X:
xxx=normal
case "$libc" in
unknown)
?X:
?X: The sed below transforms .so.9 .so.12 into something like .so.0009 .so.0012,
?X: then sorts on it to allow keeping .so.12 instead of .so.9 as the latest
?X: up-to-date library. The initial filename (before sed munging, saved in hold
?X: space via 'h') is appended via 'G' before sorting, then the leading munged
?X: part is removed after sorting. Nice efficient work from Tye McQueen.
?X: The initial blurfl is here to prevent the trailing
pipe from producing an
?X: empty string, causing Configure to output all its set variables!
?X:
set /lib/libc.$so
for xxx in $libpth; do
$test -r $1 || set $xxx/libc.$so
: The messy sed command sorts on library version numbers.
$test -r $1 || \
set `echo blurfl; echo $xxx/libc.$so.[0-9]* | \
tr ' ' $trnl | egrep -v \.[A-Za-z]*$' | $sed -e '
h
s/[0-9][0-9]*/0000&/g
s/0*\([0-9][0-9][0-9][0-9]\)\1/g
G
s^\n/ /' | \
$sort | $sed -e 's/^\.* //'^
eval set \$$#
done
$test -r $1 || set $sysroot/usr/ccs/lib/libc.$so
$test -r $1 || set $sysroot/lib/libsys_s$_a

```

```

;;
*)
?X: ensure the test below for the (shared) C library will fail
set blurfl
;;
esac
if $test -r "$$1"; then
    echo "Your (shared) C library seems to be in $$1."
    libc="$$1"
    elif $test -r /lib/libc && $test -r /lib/clib; then
?X:
?X: Apollo has its C library in /lib/clib AND /lib/libc
?X: not to mention its math library in /lib/syslib...
?X:
    echo "Your C library seems to be in both /lib/clib
    and /lib/libc."
    xxx=apollo
    libc='/lib/clib /lib/libc'
    if $test -r /lib/syslib; then
        echo "(Your math library is in /lib/syslib.)"
?X: Put syslib in libc -- not quite right, but won't hurt
        libc="$libc /lib/syslib"
    fi
    elif $test -r "$libc" || (test -h "$libc") >/dev/null 2>&1; then
        echo "Your C library seems to be in $libc, as you said before."
?X: For mips, and...
    elif $test -r $incpath/usr/lib/libc$_a; then
        libc=$incpath/usr/lib/libc$_a;
        echo "Your C library seems to be in $libc. That's fine."
    elif $test -r /lib/libc$_a; then
        libc=/lib/libc$_a;
        echo "Your C library seems to be in $libc. You're normal."
    else
        if tans=`./loc libc$_a blurfl/dyick $libpth`; $test -r "$stans"; then
            :
        elif tans=`./loc libc blurfl/dyick $libpth`; $test -r "$stans"; then
            libnames="$libnames "`./loc clib blurfl/dyick $libpth`
        elif tans=`./loc clib blurfl/dyick $libpth`; $test -r "$stans"; then
            :
        elif tans=`./loc Slibc$_a blurfl/dyick $xlibpth`; $test -r "$stans"; then
            :
        elif tans=`./loc
        Mlibc$_a blurfl/dyick $xlibpth`; $test -r "$stans"; then
            :
        else
            tans=`./loc Llibc$_a blurfl/dyick $xlibpth`
        fi
        if $test -r "$stans"; then

```

```

echo "Your C library seems to be in $tans, of all places."
libc=$tans
else
  libc='blurfl'
fi
fi
if $test $xxx = apollo -o -r "$libc" || (test -h "$libc") >/dev/null 2>&1; then
  dflt="$libc"
cat <<EOM

```

If the guess above is wrong (which it might be if you're using a strange compiler, or your machine supports multiple models), you can override it here.

```

EOM
else
  dflt=""
echo $libpth | $tr ' ' $trnl | $sort | $uniq > libpath
cat >&4 <<EOM

```

I can't seem to find your C library. I've looked in the following places:

```

EOM
$sed 's/^/ /' libpath
cat <<EOM

```

None of these seems to contain your C library. I need to get its name...

```

EOM
fi
fn=f
rp="Where is your C library?"
./getfile
libc="$ans"

echo " "
echo $libc $libnames | $tr ' ' $trnl | $sort | $uniq > libnames
set X `cat libnames`
shift
xxx=files
case $# in 1) xxx=file; esac
echo
"Extracting names from the following $xxx for later perusal:" >&4
echo " "
$sed 's/^/ /' libnames >&4
echo " "
$echo $n "This may take a while...$c" >&4

```

?X:

?X: Linux may need the special Dynamic option to nm for shared libraries.

?X: In general, this is stored in the nm\_so\_opt variable.

?X: Unfortunately, that option may be fatal on non-shared libraries.

?X:

```
for file in $*; do
case $file in
*$so*) $nm $nm_so_opt $nm_opt $file 2>/dev/null;;
*) $nm $nm_opt $file 2>/dev/null;;
esac
done >libc.tmp
```

```
$echo $n ".$c"
```

?X:

?X: To accelerate processing, we look at the correct 'sed' command

?X: by using a small subset of libc.tmp, i.e. fprintf function.

?X: When we know which sed command to use, do the name extraction

?X:

```
$grep fprintf libc.tmp > libc.ptf
```

?X:

?X: In order to enhance readability and save some space, we define

?X: some variables that will be "eval"ed.

?X:

```
xscan='eval "<libc.ptf $com >libc.list"; $echo $n ".$c" >&4'
```

```
xrun='eval "<libc.tmp $com >libc.list"; echo "done." >&4'
```

?X:

BSD-like output, I and W types added for Linux

?X: Some versions of Linux include a leading \_\_IO in the symbol name.

?X: HP-UX 10 reportedly has trailing spaces, though I'm surprised it has

?X: BSD-like output. (AD).

?X: GNU extension: i is "indirect function"

```
xxx=[ADTSIW]
```

```
if com="$sed -n -e 's/__IO//' -e 's/^. * $xxx */p';\
```

```
eval $xscan;\
```

```
$contains '^fprintf$' libc.list >/dev/null 2>&1; then
```

```
eval $xrun
```

?X: SYSV-like output

```
elif com="$sed -n -e 's/___*//' -e 's/^\([a-zA-Z_0-9]*\).*xtern.*\1/p';\
```

```
eval $xscan;\
```

```
$contains '^fprintf$' libc.list >/dev/null 2>&1; then
```

```
eval $xrun
```

```
elif com="$sed -n -e '/UNDEF/d' -e '/FUNC..GL/s/^. *|___*//p';\
```

```
eval $xscan;\
```

```
$contains '^fprintf$' libc.list >/dev/null 2>&1; then
```

```
eval $xrun
```

```
elif com="$sed -n -e 's/^. * D ___*//p' -e 's/^. * D //p';\
```

```
eval $xscan;\
```

```
$contains '^fprintf$' libc.list >/dev/null 2>&1; then
```

```
eval $xrun
```

```
elif com="$sed -n -e 's/^\_/' -e 's/^\([a-zA-Z_0-9]*\).*xtern.*text.*\1/p';\
```

```

eval $xscan;\
$contains '^fprintf$'
libc.list >/dev/null 2>&1; then
    eval $xrun
elif com="$sed -n -e 's/^.*/FUNC |GLOB .*/p';\
eval $xscan;\
$contains '^fprintf$' libc.list >/dev/null 2>&1; then
    eval $xrun
elif com="$grep '|' | $sed -n -e '/COMMON/d' -e '/DATA/d' \
-e '/file/d' -e 's/^(.*)*\1/p';\
eval $xscan;\
$contains '^fprintf$' libc.list >/dev/null 2>&1; then
    eval $xrun
elif com="$sed -n -e 's/^.*/FUNC |GLOB .*/p' -e 's/^.*/FUNC |WEAK .*/p';\
eval $xscan;\
$contains '^fprintf$' libc.list >/dev/null 2>&1; then
    eval $xrun
?X: mips nm output (sysV)
elif com="$sed -n -e 's/^_/' -e '/Undef/d' -e '/Proc/s/ .*/p';\
eval $xscan;\
$contains '^fprintf$' libc.list >/dev/null 2>&1; then
    eval $xrun
elif com="$sed -n -e 's/^.*/Proc .*/Text *| */p';\
eval $xscan;\
$contains '^fprintf$' libc.list >/dev/null 2>&1; then
    eval $xrun
elif com="$sed -n -e '/Def. Text/s/.* \([^ ]*\)\$/\1/p';\
eval $xscan;\
$contains '^fprintf$' libc.list >/dev/null 2>&1; then
    eval $xrun
?X: OS/2
nm output
elif com="$sed -n -e 's/^-0-9a-f ]*_\((.*)=.*\1/p';\
eval $xscan;\
$contains '^fprintf$' libc.list >/dev/null 2>&1; then
    eval $xrun
elif com="$sed -n -e 's/.*\.text n\ \ \ \ \./p';\
eval $xscan;\
$contains '^fprintf$' libc.list >/dev/null 2>&1; then
    eval $xrun
?X: AIX nm output
elif com="sed -n -e 's/^__.*//' -e 's/[ ]*D[ ]*[0-9]*.*/p';\
eval $xscan;\
$contains '^fprintf$' libc.list >/dev/null 2>&1; then
    eval $xrun
else
$nm -p $* 2>/dev/null >libc.tmp
$grep fprintf libc.tmp > libc.ptf

```

```

if com="$sed -n -e 's/^. * [ADTSIW] *_[_.]*/p' -e 's/^. * [ADTSIW] //p";\
eval $xscan; $contains '^fprintf$' libc.list >/dev/null 2>&1
then
nm_opt='-p'
eval $xrun
else
echo " "
echo "$nm didn't seem to work right. Trying $ar instead..." >&4
com=""
if $ar t $libc > libc.tmp && \
$contains '^fprintf$' libc.tmp >/dev/null 2>&1
then
for thisname in $libnames $libc; do
$ar t $thisname >>libc.tmp
done
$sed -e "s/^\$_o\$/" < libc.tmp > libc.list
echo
"Ok." >&4
elif test "X$osname" = "Xos2" && $ar tv $libc > libc.tmp; then
?X: Repeat libc to extract forwarders to DLL entries too
for thisname in $libnames $libc; do
$ar tv $thisname >>libc.tmp
?X: Revision 50 of EMX has bug in ar: it will not extract forwarders
?X: to DLL entries. Use emximp which will extract exactly them.
emximp -o tmp.imp $thisname \
2>/dev/null && \
$sed -e 's/^\([_a-zA-Z0-9]*\) .*$/1/p' \
< tmp.imp >>libc.tmp
$rm -f tmp.imp
done
$sed -e "s/^\$_o\$/" -e 's/^\ |+/ ' < libc.tmp > libc.list
echo "Ok." >&4
else
echo "$ar didn't seem to work right." >&4
echo "Maybe this is a Cray...trying bld instead..." >&4
if bld t $libc | \
$sed -e 's/.*\|/' -e "s/^\$_o:.*\|/" > libc.list &&
$test -s libc.list
then
for thisname in $libnames; do
bld t $libnames | \
$sed -e 's/.*\|/' -e "s/^\$_o:.*\|/" >>libc.list
$ar t $thisname >>libc.tmp
done
echo "Ok." >&4
else
echo

```



```

"That didn't work either. Giving up." >&4
    exit 1
fi
fi
fi
fi
nm_extract="$com"
case "$PASE" in
define)
    echo " "
    echo "Since you are compiling for PASE, extracting more symbols from libc.a ..." >&4
    dump -Tv /lib/libc.a | awk '$7 == "/unix" {print $5 " " $8}' | grep "^SV" | awk '{print $2}' >> libc.list
    ;;
*) if $test -f /lib/syscalls.exp; then
    echo " "
    echo "Also extracting names from /lib/syscalls.exp for good ole AIX..." >&4
    $sed -n 's/^\([^ ]*\)[ ]*syscall[0-9]*[ ]*$/\1/p' \
    /lib/syscalls.exp >>libc.list
    fi
    ;;
esac
;;
esac
$rm -f libnames libpath

```

Found in path(s):

```

* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/modified/libc.U

```

No license file was found, but licenses were detected in source scan.

?RCS: \$Id: d\_rmdir.U 1 2006-08-24 12:32:52Z rmanfredi \$

?RCS:

?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi

?RCS:

?RCS: You may redistribute only under the terms of the Artistic Licence,

?RCS: as specified in the README file that comes with the distribution.

?RCS: You may reuse parts of this distribution only within the terms of

?RCS: that same Artistic Licence; a copy of which may be found at the root

?RCS: of the source tree for dist 4.0.

?RCS:

?RCS: \$Log: d\_rmdir.U,v \$

?RCS: Revision 3.0 1993/08/18 12:06:56 ram

?RCS: Baseline for dist 3.0 netwide release.

?RCS:

?MAKE:d\_rmdir: Inlibc

?MAKE: -pick add \$@ %<

?S:d\_rmdir:

?S: This variable conditionally defines HAS\_RMDIR if rmdir() is

?S: available to remove directories.

?S:.

?C:HAS\_RMDIR (RMDIR):

?C: This symbol, if defined, indicates that the rmdir routine is

?C: available to remove directories. Otherwise you should fork off a

?C: new process to exec

/bin/rmdir.

?C:.

?H:#\$d\_rmdir HAS\_RMDIR /\*\*/

?H:.

?LINT:set d\_rmdir

: see if rmdir exists

set rmdir d\_rmdir

eval \$inlibc

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/d\_rmdir.U

No license file was found, but licenses were detected in source scan.

?RCS: \$Id: locdist.U 1 2006-08-24 12:32:52Z rmanfredi \$

?RCS:

?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi

?RCS:

?RCS: You may redistribute only under the terms of the Artistic Licence,

?RCS: as specified in the README file that comes with the distribution.

?RCS: You may reuse parts of this distribution only within the terms of

?RCS: that same Artistic Licence; a copy of which may be found at the root

?RCS: of the source tree for dist 4.0.

?RCS:

?RCS: \$Log: locdist.U,v \$

?RCS: Revision 3.0.1.1 1994/05/06 15:09:20 ram

?RCS: patch23: added support for multi-state regions (WED)

?RCS:

?RCS: Revision 3.0 1993/08/18 12:09:06 ram

?RCS: Baseline for dist 3.0 netwide release.

?RCS:

?MAKE:locdist orgdist citydist statedist multistatedist centrydist contdist: \  
test newslibexp cat Myread Oldconfig

?MAKE: -pick add \$@ %<

?S:locdist:

?S: This variable contains the eventual value of the LOCDIST symbol,

?S: which

is the local organization's distribution name for news.

?S:.

?S:orgdist:

?S: This variable contains the eventual value of the ORGDIST symbol,

?S: which is the organization's distribution name for news.

?S:.

?S:citydist:

?S: This variable contains the eventual value of the CITYDIST symbol,

?S: which is the city's distribution name for news.

?S:.

?S:statedist:

?S: This variable contains the eventual value of the STATEDIST symbol,

?S: which is the state's or province's distribution name for news.

?S:.

?S:multistatedist:

?S: This variable contains the eventual value of the MULTISTATEDIST symbol,

?S: which is the news distribution code for multi-state region.

?S:.

?S:centrydist:

?S: This variable contains the eventual value of the CNTRYDIST symbol,

?S: which is the country's distribution name for news.

?S:.

?S:contdist:

?S: This variable contains the eventual value of the CONTDIST symbol,

?S: which is the continent's distribution name for news.

?S:.

?C:LOCDIST:

?C: This symbol contains the

distribution name for the news system that

?C: restricts article distribution to the local organization.

?C:.

?C:ORGDIST:

?C: This symbol contains the distribution name for the news system that

?C: restricts article distribution to the organization.

?C:.

?C:CITYDIST:

?C: This symbol contains the distribution name for the news system that

?C: restricts article distribution to the city.

?C:.

?C:STATEDIST:

?C: This symbol contains the distribution name for the news system that

?C: restricts article distribution to the state or province.

?C:.

?C:MULTISTATEDIST:

?C: This symbol contains the distribution name for the news system that

?C: restricts article distribution to a multi-state region.

?C:.

?C:CNTRYDIST:

?C: This symbol contains the distribution name for the news system that

?C: restricts article distribution to the country.

?C:.

?C:CONTDIST:

?C: This symbol contains the distribution name for the news system that

```

?C: restricts article distribution to the continent.
?C:.
?H:#define LOCDIST
"$locdist" /**/
?H:#define ORGDIST "$orgdist" /**/
?H:#define CITYDIST "$citydist" /**/
?H:#define MULTISTATEDIST "$multistatedist" /**/
?H:#define STATEDIST "$statedist" /**/
?H:#define CNTRYDIST "$cntrydist" /**/
?H:#define CONTDIST "$contdist" /**/
?H:.
: get the local distributions
$cat <<'EOH'

```

Distribution groups are the things you use on the Distribution line to limit where an article will go to. You are likely to be a member of several distribution groups, such as organization, city, state, province, country, continent, etc. For example, Los Angeles has the distribution code "la", New Jersey has the code "nj", and Europe has the code "eunet".

The categories you will be asked are:

```

local organization (Could be just one machine or a cluster or an office)
organization att, dec, kgb, ...
city la, ny, mosc, ...
state/province ca, nj, bc, ...
multi-state region pnw, ne, ...
country usa, can, rok, whatever
continent na (North America), asia, etc.

```

```

EOH
if $test
-f $newslibexp/distributions; then
case "$silent" in
true) ;;
*) dflt='Hit return to continue'
rp="
./myread
;;
esac
echo "Here is your distributions file:" >&4
echo " " >&4
$cat >&4 $newslibexp/distributions
echo " " >&4
fi
echo "Use 'none' for any distributions you don't have."
echo " "
case "$locdist" in

```

```

") dflt="none";;
*) dflt="$locdist";;
esac
rp="What is the distribution code for your local organization?"
./myread
locdist="$ans"
case "$orgdist" in
") dflt="none";;
*) dflt="$orgdist";;
esac
rp="What is the distribution code for your organization?"
./myread
orgdist="$ans"
case "$citydist" in
") dflt="none";;
*) dflt="$citydist";;
esac
rp="What is the distribution code for your city?"
./myread
citydist="$ans"
case "$statedist" in
") dflt="none";;
*) dflt="$statedist";;
esac
rp="What is the distribution code for your state/province?"
./myread
statedist="$ans"
case "$multistatedist" in
") dflt="none";;
*) dflt="$multistatedist";;
esac
rp="What is the
distribution code for your multi-state region?"
./myread
multistatedist="$ans"
case "$cntrydist" in
") dflt="none";;
*) dflt="$cntrydist";;
esac
rp="What is the distribution code for your country?"
./myread
cntrydist="$ans"
case "$contdist" in
") dflt="none";;
*) dflt="$contdist";;
esac
rp="What is the distribution code for your continent?"
./myread

```

contdist="\$ans"

\$cat <<'EOM'

If you have any other distribution groups you will need to edit Pnews  
and newsetup to add them.

EOM

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-  
5.30.0/dist/U/locdist.U

No license file was found, but licenses were detected in source scan.

?RCS: \$Id\$

?RCS:

?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi

?RCS:

?RCS: You may redistribute only under the terms of the Artistic License,

?RCS: as specified in the README file that comes with the distribution.

?RCS: You may reuse parts of this distribution only within the terms of

?RCS: that same Artistic License; a copy of which may be found at the root

?RCS: of the source tree for dist 4.0.

?RCS:

?RCS: \$Log: Extract.U,v \$

?RCS: Revision 3.0.1.2 1997/02/28 14:58:52 ram

?RCS: patch61: added support for src.U

?RCS:

?RCS: Revision 3.0.1.1 1994/10/29 15:51:46 ram

?RCS: patch36: added ?F: line for metalint file checking

?RCS:

?RCS: Revision 3.0 1993/08/18 12:04:52 ram

?RCS: Baseline for dist 3.0 netwide release.

?RCS:

?X:

?X: This unit produces a shell script which can be doted in order to extract

?X: .SH files with variable substitutions.

?X:

?X: When running Configure from a remote directory (\$src  
is not '.),

?X: then the files will be created in that directory, so beware!

?X:

?MAKE:Extract: Mkdirp src

?MAKE: -pick add \$@ %<

?F:./extract

?T:CONFIG SRC dir file

: script used to extract .SH files with variable substitutions

cat >extract <<EOS

CONFIG=true

SRC="\$src"

```

EOS
cat >>extract <<'EOS'
echo "Doing variable substitutions on .SH files..."
if test -f "$SRC/MANIFEST"; then
  set x `awk '{print $1}' <$SRC/MANIFEST | grep '\.SH`
else
  echo "(Looking for .SH files under the source directory.)"
  set x `(cd "$SRC"; find . -name "*.SH" -print)`
fi
shift
case $# in
0) set x `(cd "$SRC"; echo *.SH)`; shift;;
esac
if test ! -f "$SRC/$1"; then
  shift
fi
for file in $*; do
  case "$SRC" in
".")
  case "$file" in
*/*)
  dir=`expr X$file : 'X\(.*)/'`
  file=`expr X$file : 'X.*\^(.*)'`
  (cd $dir && . ./file)
  ;;
*)
  . ./file
  ;;
esac
;;
*)
?X:
?X: When running Configure remotely ($src is not '.'), we cannot source
?X: the files directly, since that would wrongly cause
?X: the extraction
?X: where the source lie instead of withing the current directory. Therefore,
?X: we need to 'sh <file' then, which is okay since they will source the
?X: existing config.sh file. It's not possible to use:
?X: ../src/Configure -S -O -Dsomething
?X: unfortunately since no new config.sh with the -Dsomething override
?X: will be created before running the .SH files. A minor buglet.
?X:
?X: Note that we must create the directory hierarchy ourselves if it does
?X: not exist already, and that is done through a shell emulation of the
?X: 'mkdir -p' command. We don't want to use the $installdir metaconfig
?X: symbol here since that would require too much to be configured for
?X: this simple extraction task that may happen quickly with 'Configure -S'.
?X: -- RAM, 18/03/96

```

```

?X:
case "$file" in
*/*)
dir=`expr X$file : 'X\(.*)/'`
file=`expr X$file : 'X.*\^(.*)'`
./mkdirp $dir
sh <"$SRC/$dir/$file"
;;
*)
sh <"$SRC/$file"
;;
esac
done
if
test -f "$SRC/config_h.SH"; then
if test ! -f config.h; then
?X: oops, they left it out of MANIFEST, probably, so do it anyway.
sh <"$SRC/config_h.SH"
fi
fi
EOS

```

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/Extract.U

No license file was found, but licenses were detected in source scan.

?RCS: \$Id\$

?RCS:

?RCS: Copyright (c) 1999 Jarkko Hietaniemi

?RCS:

?RCS: You may distribute under the terms of either the GNU General Public

?RCS: License or the Artistic License, as specified in the README file.

?RCS:

?MAKE:d\_statfs\_f\_flags: \

Hasfield i\_sysparam i\_sysmount i\_systypes \

i\_sysvfs i\_sysstatfs Setvar d\_statfs\_s

?MAKE: -pick add \$@ %<

?S:d\_statfs\_f\_flags:

?S: This variable conditionally defines the HAS\_STRUCTURE\_STATFS\_F\_FLAGS

?S: symbol, which indicates to struct statfs from has\_f\_flags member.

?S: This kind of struct statfs is coming from sys/mount.h (BSD),

?S: not from sys/statfs.h (SYSV).

?S:.

?C:HAS\_STRUCTURE\_STATFS\_F\_FLAGS:

?C: This symbol, if defined, indicates that the struct statfs



```

?C: does have the f_flags member containing the mount flags of
?C: the filesystem containing the file.
?C: This kind of struct statfs is coming from <sys/mount.h> (BSD 4.3),
?C: not from <sys/statfs.h> (SYSV). Older BSDs
(like Ultrix) do not
?C: have statfs() and struct statfs, they have ustat() and getmnt()
?C: with struct ustat and struct fs_data.
?C:.
?H:#$d_statfs_f_flags HAS_STRUCT_STATFS_F_FLAGS /**/
?H:.
?LINT:set d_statfs_f_flags
: see if struct statfs knows about f_flags
case "$d_statfs_s" in
define)
echo " "
echo "Checking to see if your struct statfs has f_flags field..." >&4
set d_statfs_f_flags statfs f_flags $i_systypes sys/types.h $i_sysparam sys/param.h $i_sysmount sys/mount.h
$i_sysvfs sys/vfs.h $i_sysstatfs sys/statfs.h
eval $hasfield
;;
*) val="$undef"
set d_statfs_f_flags
eval $setvar
;;
esac
case "$d_statfs_f_flags" in
"$define") echo "Yes, it does." ;;
*) echo "No, it doesn't." ;;
esac

```

Found in path(s):

```

* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-
5.30.0/U/perl/d_statfs_f_flags.U

```

No license file was found, but licenses were detected in source scan.

```

?RCS: $Id: d_link.U 1 2006-08-24 12:32:52Z rmanfredi $

```

```

?RCS:

```

```

?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi

```

```

?RCS:

```

```

?RCS: You may redistribute only under the terms of the Artistic Licence,

```

```

?RCS: as specified in the README file that comes with the distribution.

```

```

?RCS: You may reuse parts of this distribution only within the terms of

```

```

?RCS: that same Artistic Licence; a copy of which may be found at the root

```

```

?RCS: of the source tree for dist 4.0.

```

```

?RCS:

```

```

?RCS: $Log: d_link.U,v $

```

```

?RCS: Revision 3.0.1.1 1993/08/25 14:01:13 ram

```

```

?RCS: patch6: created for completeness

```

?RCS:  
?MAKE:d\_link: Inlibc  
?MAKE: -pick add \$@ %<  
?S:d\_link:  
?S: This variable conditionally defines HAS\_LINK if link() is  
?S: available to create hard links.  
?S:.  
?C:HAS\_LINK:  
?C: This symbol, if defined, indicates that the link routine is  
?C: available to create hard links.  
?C:.  
?H:#\$d\_link HAS\_LINK /\*\*/  
?H:.  
?LINT:set d\_link  
: see if link exists  
set  
link d\_link  
eval \$inlibc

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/d\_link.U

No license file was found, but licenses were detected in source scan.

?RCS: \$Id\$  
?RCS:  
?RCS: Copyright (c) 2001 Jarkko Hietaniemi  
?RCS:  
?RCS: You may distribute under the terms of either the GNU General Public  
?RCS: License or the Artistic License, as specified in the README file.  
?RCS:  
?MAKE:d\_socketmark: Inlibc  
?MAKE: -pick add \$@ %<  
?S:d\_socketmark:  
?S: This variable conditionally defines the HAS\_SOCKETMARK symbol, which  
?S: indicates to the C program that the socketmark() routine is available.  
?S:.  
?C:HAS\_SOCKETMARK:  
?C: This symbol, if defined, indicates that the socketmark routine is  
?C: available to test whether a socket is at the out-of-band mark.  
?C:.  
?H:#\$d\_socketmark HAS\_SOCKETMARK /\*\*/  
?H:.  
?LINT:set d\_socketmark  
: see if socketmark exists  
set socketmark d\_socketmark  
eval \$inlibc

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/perl/d\_socketmark.U

No license file was found, but licenses were detected in source scan.

?RCS: \$Id: i\_ndbm.U,v 3.0.1.1 1995/05/12 12:16:53 ram Exp \$

?RCS:

?RCS: Copyright (c) 1991-1993, Raphael Manfredi

?RCS:

?RCS: You may redistribute only under the terms of the Artistic License,

?RCS: as specified in the README file that comes with the distribution.

?RCS: You may reuse parts of this distribution only within the terms of

?RCS: that same Artistic License; a copy of which may be found at the root

?RCS: of the source tree for dist 3.0.

?RCS:

?RCS: \$Log: i\_ndbm.U,v \$

?RCS: Revision 3.0.1.1 1995/05/12 12:16:53 ram

?RCS: patch54: made more robust by checking both header and lib (ADO)

?RCS:

?RCS: Revision 3.0 1993/08/18 12:08:23 ram

?RCS: Baseline for dist 3.0 netwide release.

?RCS:

?MAKE:i\_ndbm i\_gdbmndbm i\_gdbm\_ndbm d\_ndbm d\_ndbm\_h\_uses\_prototypes \

d\_gdbmndbm\_h\_uses\_prototypes d\_gdbm\_ndbm\_h\_uses\_prototypes: \

Inhdr Inlibc Setvar test d\_cplusplus extern\_C echo Protochk

?MAKE: -pick add \$@ %<

?S:i\_ndbm:

?S: This

variable conditionally defines the I\_NDBM symbol, which

?S: indicates to the C program that <ndbm.h> exists and should

?S: be included.

?S:.

?C:I\_NDBM:

?C: This symbol, if defined, indicates that <ndbm.h> exists and should

?C: be included.

?C:.

?S:i\_gdbmndbm:

?S: This variable conditionally defines the I\_GDBMNDBM symbol, which

?S: indicates to the C program that <gdbm/ndbm.h> exists and should

?S: be included. This was the location of the ndbm.h compatibility file

?S: in RedHat 7.1.

?S:.

?C:I\_GDBMNDBM:

?C: This symbol, if defined, indicates that <gdbm/ndbm.h> exists and should

?C: be included. This was the location of the ndbm.h compatibility file

?C: in RedHat 7.1.

?C:.

?S:i\_gdbm\_ndbm:

?S: This variable conditionally defines the I\_GDBM\_NDBM symbol, which indicates to the C program that <gdbm-ndbm.h> exists and should be included. This is the location of the ndbm.h compatibility file in Debian 4.0.

?S:.

?C:I\_GDBM\_NDBM:

?C: This symbol, if defined, indicates that <gdbm-ndbm.h> exists and should be included. This is the location of the ndbm.h compatibility file in Debian 4.0.

?C:.

?S:d\_ndbm:

?S: This variable conditionally defines the HAS\_NDBM symbol, which indicates that both the ndbm.h include file and an appropriate ndbm library exist. Consult the different i\_\*ndbm variables to find out the actual include location. Sometimes, a system has the header file but not the library. This variable will only be set if the system has both.

?S:.

?C:HAS\_NDBM:

?C: This symbol, if defined, indicates that some form of ndbm.h or compatibility include exists, along with the appropriate library.

?C:.

?S:d\_ndbm\_h\_uses\_prototypes:

?S: This variable conditionally defines the NDBM\_H\_USES\_PROTOTYPES symbol, which indicates that the ndbm.h include file uses real ANSI C prototypes instead of K&R style function declarations. K&R style declarations are unsupported in C++, so the include file requires special handling when using a C++ compiler and this variable is undefined. Consult the different d\_\*ndbm\_h\_uses\_prototypes variables to get the same information for alternative ndbm.h include files.

?S:.

?C:NDBM\_H\_USES\_PROTOTYPES:

?C: This symbol, if defined, indicates that <ndbm.h> uses real ANSI C prototypes instead of K&R style function declarations without any parameter information. While ANSI C prototypes are supported in C++, K&R style function declarations will yield errors.

?C:.

?S:d\_gdbmndbm\_h\_uses\_prototypes:

?S: This variable conditionally defines the NDBM\_H\_USES\_PROTOTYPES symbol, which indicates that the gdbm/ndbm.h include file uses real ANSI C prototypes instead of K&R style function declarations. K&R style declarations are unsupported in C++, so the include file requires special handling when using a C++ compiler and this variable is undefined. Consult the different d\_\*ndbm\_h\_uses\_prototypes variables to get the same information for alternative

ndbm.h include files.

?S:.

?C:GDBMNDBM\_H\_USES\_PROTOTYPES:

?C: This symbol, if defined, indicates that <gdbm/ndbm.h> uses real ANSI C

?C: prototypes instead of K&R style function declarations without any

?C: parameter information. While ANSI C prototypes are supported in C++,

?C: K&R style function declarations will yield errors.

?C:.

?S:d\_gdbm\_ndbm\_h\_uses\_prototypes:

?S: This variable conditionally defines the NDBM\_H\_USES\_PROTOTYPES symbol,

?S: which indicates that the gdbm-ndbm.h include file uses real ANSI C

?S: prototypes instead of K&R style function declarations. K&R style

?S: declarations are unsupported in C++, so the include file requires

?S: special handling when using a C++ compiler and this variable is

?S: undefined. Consult the different d\_\*ndbm\_h\_uses\_prototypes variables

?S: to get the same information for alternative ndbm.h include files.

?S:.

?C:GDBM\_NDBM\_H\_USES\_PROTOTYPES:

?C: This symbol, if defined, indicates that <gdbm-ndbm.h> uses real ANSI C

?C: prototypes

instead of K&R style function declarations without any

?C: parameter information. While ANSI C prototypes are supported in C++,

?C: K&R style function declarations will yield errors.

?C:.

?H:#\$i\_ndbm I\_NDBM /\*\*/

?H:#\$i\_gdbmndbm I\_GDBMNDBM /\*\*/

?H:#\$i\_gdbm\_ndbm I\_GDBM\_NDBM /\*\*/

?H:#\$d\_ndbm HAS\_NDBM /\*\*/

?H:#\$d\_ndbm\_h\_uses\_prototypes NDBM\_H\_USES\_PROTOTYPES /\*\*/

?H:#\$d\_gdbmndbm\_h\_uses\_prototypes GDBMNDBM\_H\_USES\_PROTOTYPES /\*\*/

?H:#\$d\_gdbm\_ndbm\_h\_uses\_prototypes GDBM\_NDBM\_H\_USES\_PROTOTYPES /\*\*/

?H:.

?T:d\_dbm\_open name hdr ihdr ndbm\_hdr\_protochk

?LINT:set d\_ndbm d\_gdbmndbm\_h\_uses\_prototypes d\_gdbm\_ndbm\_h\_uses\_prototypes

d\_ndbm\_h\_uses\_prototypes

: see if ndbm.h is available

set ndbm.h i\_ndbm

eval \$inhdr

: Compatibility location for RedHat 7.1

set gdbm/ndbm.h i\_gdbmndbm

eval \$inhdr

: Compatibility location for Debian 4.0

set gdbm-ndbm.h i\_gdbm\_ndbm

eval \$inhdr

val="\$undef"

if \$test "\$i\_ndbm" = "\$define" -o "\$i\_gdbmndbm" = "\$define" -o "\$i\_gdbm\_ndbm" = "\$define"; then

: see if dbm\_open exists

```

set
dbm_open d_dbm_open
eval $inlibc
case "$d_dbm_open" in
$undef)
i_ndbm="$undef"
i_gdbmndbm="$undef"
i_gdbm_ndbm="$undef"
echo "We won't be including <ndbm.h>"
val="$undef"
;;
*) val="$define"
;;
esac
fi
set d_ndbm
eval $setvar

ndbm_hdr_protochk='name=$1; hdr=$2;
eval "ihdr=\$""i_$name";
val="$undef";
if $test "$ihdr" = "$define"; then
$echo "Checking if your <$hdr> uses prototypes..." >&4;
case "$d_cplusplus" in
$define) ./protochk "$extern_C void dbm_close(DBM *);" literal "extern \"C\" { \" $ihdr $hdr literal \" }" &&
val="$define" ;;
*) ./protochk "$extern_C void dbm_close(int, int);" $ihdr $hdr || val="$define" ;;
esac;
case "$val" in
$define) $echo "Your <$hdr> seems to have prototypes";;
*) $echo "Your <$hdr> does not seem to have prototypes";;
esac;
fi;
set "d_${name}_h_uses_prototypes";
eval $setvar'

set ndbm ndbm.h
eval $ndbm_hdr_protochk
set gdbmndbm gdbm/ndbm.h
eval $ndbm_hdr_protochk
set gdbm_ndbm gdbm-ndbm.h
eval $ndbm_hdr_protochk

```

Found

in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/modified/i\_ndbm.U

No license file was found, but licenses were detected in source scan.

```
?RCS: $Id$
?RCS:
?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi
?RCS:
?RCS: You may redistribute only under the terms of the Artistic License,
?RCS: as specified in the README file that comes with the distribution.
?RCS: You may reuse parts of this distribution only within the terms of
?RCS: that same Artistic License; a copy of which may be found at the root
?RCS: of the source tree for dist 4.0.
?RCS:
?RCS: Original Author: Andy Dougherty <doughera@lafcol.lafayette.edu>
?RCS:
?RCS: $Log: Ins.U,v $
?RCS: Revision 3.0.1.1 1994/06/20 07:05:52 ram
?RCS: patch30: created by ADO
?RCS:
?X:
?X: This unit checks whether symbolic links are really supported.
?X: We can't rely on d_symlink because that may be listed in the
?X: C library but unimplemented.
?X:
?MAKE:lns: ln rm touch test
?MAKE: -pick add $@ %<
?S:lns:
?S: This variable holds the name of the command to make
?S: symbolic links (if they are supported).
    It can be used
?S: in the Makefile. It is either 'ln -s' or 'ln'
?S:.
: determine whether symbolic links are supported
echo " "
$rm -f blurfl sym
$touch blurfl
if $ln -s blurfl sym > /dev/null 2>&1 && $test -f sym; then
echo "Symbolic links are supported." >&4
lns="$ln -s"
else
echo "Symbolic links are NOT supported." >&4
lns="$ln"
fi
$rm -f blurfl sym

Found in path(s):
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/Ins.U
```

No license file was found, but licenses were detected in source scan.

```
?RCS: $Id: i_syspoll.U 15 2006-08-30 18:21:51Z rmanfredi $
?RCS:
?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi
?RCS:
?RCS: You may redistribute only under the terms of the Artistic Licence,
?RCS: as specified in the README file that comes with the distribution.
?RCS: You may reuse parts of this distribution only within the terms of
?RCS: that same Artistic Licence; a copy of which may be found at the root
?RCS: of the source tree for dist 4.0.
?RCS:
?MAKE:i_syspoll: Inhdr
?MAKE: -pick add $@ %<
?S:i_syspoll:
?S: This variable conditionally defines the I_SYS_POLL symbol, which
?S: indicates to the C program that it should include <sys/poll.h>.
?S:.
?C:I_SYS_POLL:
?C: This symbol, if defined, indicates that the program may include
?C: <sys/poll.h>. When I_POLL is also defined, it's probably safest
?C: to only include <poll.h>.
?C:.
?H:#$i_syspoll I_SYS_POLL /**/
?H:.
?LINT:set i_syspoll
: see if there is
  a sys/poll.h file
set sys/poll.h i_syspoll
eval $inhdr
```

Found in path(s):

```
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/i_syspoll.U
```

No license file was found, but licenses were detected in source scan.

```
?RCS: $Id: d_getopt.U 1 2006-08-24 12:32:52Z rmanfredi $
?RCS:
?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi
?RCS:
?RCS: You may redistribute only under the terms of the Artistic Licence,
?RCS: as specified in the README file that comes with the distribution.
?RCS: You may reuse parts of this distribution only within the terms of
?RCS: that same Artistic Licence; a copy of which may be found at the root
?RCS: of the source tree for dist 4.0.
?RCS:
?RCS: $Log: d_getopt.U,v $
?RCS: Revision 3.0 1993/08/18 12:06:13 ram
```



?RCS: Baseline for dist 3.0 netwide release.  
?RCS:  
?MAKE:d\_getopt: Inlibc  
?MAKE: -pick add \$@ %<  
?S:d\_getopt:  
?S: This variable conditionally defines the HAS\_GETOPT symbol, which  
?S: indicates that the getopt() routine exists. The getopt() routine  
?S: parses command line options in a standard fashion.  
?S:.  
?C:HAS\_GETOPT (GETOPT):  
?C: This symbol, if defined, indicates that the getopt() routine  
exists.  
?C:.  
?H:#\$d\_getopt HAS\_GETOPT /\*\*/  
?H:.  
?LINT:set d\_getopt  
: see if getopt exists  
set getopt d\_getopt  
eval \$inlibc

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/d\_getopt.U

No license file was found, but licenses were detected in source scan.

?RCS: \$Id: Setprefixvar.U,v 3.0 2006/04/01 17:25:29 hmbrand \$  
?RCS:  
?RCS: Copyright (c) 2006-2006, H.Merijn Brand & Nicholas Clark  
?RCS:  
?RCS: This file is included with or a derivative work of a file included  
?RCS: with the metaconfig program of Raphael Manfredi's "dist" distribution.  
?RCS: In accordance with clause 7 of dist's modified Artistic License:  
?RCS:  
?RCS: You may distribute under the terms of either the GNU General Public  
?RCS: License or the Artistic License, as specified in the README file.  
?RCS:  
?X:  
?X: This unit sets up the scripts installprefix and setprefixvar, so code  
?X: in other parts can be more simple and maintainable  
?X:  
?MAKE:Setprefixvar: Myread Getfile startsh eunicefix test \  
prefix prefixexp installprefix installprefixexp  
?MAKE: -pick add \$@ %<  
?LINT:extern prefixvar  
?X: metalint still sees ""\\${prefixvar}exp`" as variable :(  
?T:prefixvarexp  
?F:./setprefixvar  
?F:./installprefix

```

: Perform
the prefixexp/installprefixexp correction if necessary
cat <<EOS >installprefix
$startsh
EOS
cat <<'EOESC' >>installprefix
: Change installation prefix, if necessary.
if $test X"$prefix" != X"$installprefix"; then
    eval "install${prefixvar}=\`echo \${prefixvar}exp | sed \"s#^\${prefixexp#\$installprefixexp#\"`\`"
else
    eval "install${prefixvar}=\`\"$\${prefixvar}exp\`\""
fi
EOSC
chmod +x installprefix
$unicefix installprefix

```

: Set variables such as privlib and privlibexp from the output of ./getfile  
: performing the prefixexp/installprefixexp correction if necessary.

```

cat <<EOS >setprefixvar
$startsh
EOS
cat <<'EOESC' >>setprefixvar
eval "${prefixvar}=\`\"$ans\`\""
eval "${prefixvar}exp=\`\"$ansexp\`\""
./installprefix
EOSC
chmod +x setprefixvar
$unicefix setprefixvar

```

Found in path(s):

```

* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/installdirs/Setprefixvar.U

```

No license file was found, but licenses were detected in source scan.

?RCS: \$Id\$

?RCS:

?RCS: Copyright (c) 1998, Jarkko Hietaniemi

?RCS:

?RCS: You may redistribute only under the terms of the Artistic License,

?RCS: as specified in the README file that comes with the distribution.

?RCS: You may reuse parts of this distribution only within the terms of

?RCS: that same Artistic License; a copy of which may be found at the root

?RCS: of the source tree for dist 3.0.

?RCS:

?MAKE:i\_sysaccess: Inhdr

?MAKE: -pick add \$@ %<

?S:i\_sysaccess:

?S: This variable conditionally defines the I\_SYS\_ACCESS symbol,

?S: and indicates whether a C program should include <sys/access.h>.

?S:.

?C:L\_SYS\_ACCESS:

?C: This symbol, if defined, indicates to the C program that it should

?C: include <sys/access.h>.

?C:.

?H:#\$i\_sysaccess L\_SYS\_ACCESS /\*\*/

?H:.

?LINT:set i\_sysaccess

: see if sys/access.h is available

set sys/access.h i\_sysaccess

eval \$inhdr

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/acl/i\_sysaccess.U

No license file was found, but licenses were detected in source scan.

?RCS: \$Id: d\_ffs.U 1 2006-08-24 12:32:52Z rmanfredi \$

?RCS:

?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi

?RCS:

?RCS: You may redistribute only under the terms of the Artistic Licence,

?RCS: as specified in the README file that comes with the distribution.

?RCS: You may reuse parts of this distribution only within the terms of

?RCS: that same Artistic Licence; a copy of which may be found at the root

?RCS: of the source tree for dist 4.0.

?RCS:

?RCS: \$Log: d\_ffs.U,v \$

?RCS: Revision 3.0 1993/08/18 12:06:03 ram

?RCS: Baseline for dist 3.0 netwide release.

?RCS:

?MAKE:d\_ffs: Inlibc

?MAKE: -pick add \$@ %<

?S:d\_ffs:

?S: This variable conditionally defines the HAS\_FFS symbol, which

?S: indicates to the C program that the ffs() routine is available

?S: to find the first bit which is set in its integer argument.

?S:.

?C:HAS\_FFS:

?C: This symbol, if defined, indicates that the ffs routine is available

?C: to

find the first bit set in its argument. If it's not available,

?C: roll your own.

?C:.

?H:#\$d\_ffs HAS\_FFS /\*\*/

?H:.

?LINT:set d\_ffs

: see if ffs exists

set ffs d\_ffs

eval \$inlibc

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/d\_ffs.U

No license file was found, but licenses were detected in source scan.

?RCS: \$Id\$

?RCS:

?RCS: Copyright (c) 2000 Jarkko Hietaniemi

?RCS:

?RCS: You may distribute under the terms of either the GNU General Public

?RCS: License or the Artistic License, as specified in the README file.

?RCS:

?MAKE:d\_fp\_class: Inlibc

?MAKE: -pick add \$@ %<

?S:d\_fp\_class:

?S: This variable conditionally defines the HAS\_FP\_CLASS symbol, which

?S: indicates to the C program that the fp\_class() routine is available.

?S:.

?C:HAS\_FP\_CLASS:

?C: This symbol, if defined, indicates that the fp\_class routine is

?C: available to classify doubles. Available for example in Digital UNIX.

?C: The returned values are defined in <math.h> and are:

?C:

?C: FP\_SNAN        Signaling NaN (Not-a-Number)

?C: FP\_QNAN        Quiet NaN (Not-a-Number)

?C: FP\_POS\_INF     +infinity

?C: FP\_NEG\_INF     -infinity

?C: FP\_POS\_NORM    Positive normalized

?C: FP\_NEG\_NORM    Negative normalized

?C: FP\_POS\_DENORM   Positive denormalized

?C: FP\_NEG\_DENORM

    Negative denormalized

?C: FP\_POS\_ZERO    +0.0 (positive zero)

?C: FP\_NEG\_ZERO    -0.0 (negative zero)

?C:.

?H:#\$d\_fp\_class HAS\_FP\_CLASS /\*\*/

?H:.

?LINT:set d\_fp\_class

: see if fp\_class exists

set fp\_class d\_fp\_class

eval \$inlibc

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-

5.30.0/U/perl/d\_fp\_class.U

No license file was found, but licenses were detected in source scan.

```
?RCS: $Id: newsspool.U 1 2006-08-24 12:32:52Z rmanfredi $
?RCS:
?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi
?RCS:
?RCS: You may redistribute only under the terms of the Artistic Licence,
?RCS: as specified in the README file that comes with the distribution.
?RCS: You may reuse parts of this distribution only within the terms of
?RCS: that same Artistic Licence; a copy of which may be found at the root
?RCS: of the source tree for dist 4.0.
?RCS:
?RCS: $Log: newsspool.U,v $
?RCS: Revision 3.0 1993/08/18 12:09:24 ram
?RCS: Baseline for dist 3.0 netwide release.
?RCS:
?MAKE:newsspool newsspoolexp: Getfile Oldconfig
?MAKE: -pick add $@ %<
?S:newsspool:
?S: This variable contains the eventual value of the NEWSSPOOL symbol,
?S: which is the directory name where news articles are spooled. It
?S: may have a ~ on the front of it.
?S:.
?S:newsspoolexp:
?S: This is the same as the newsspool variable, but is
?S: filename expanded
?S: at configuration time, for programs not wanting to deal with it at
?S: run-time.
?S:.
?C:NEWSSPOOL:
?C: This symbol contains the directory name where news articles are
?C: spooled. The program must be prepared to do ~ expansion on it.
?C:.
?C:NEWSSPOOL_EXP:
?C: This is the same as NEWSSPOOL, but is filename expanded at
?C: configuration time, for use in programs not willing to do so
?C: at run-time.
?C:.
?H:#define NEWSSPOOL "$newsspool" /**/
?H:#define NEWSSPOOL_EXP "newsspoolexp" /**/
?H:.
: locate news spool directory
case "$newsspool" in
")
dflt=/usr/spool/news
;;
*) dflt="$newsspool";;
```

```
esac
echo " "
fn=d~
rp="Where are news spooled?"
./getfile
newsspool="$ans"
newsspoolexp="$ansexp"
```

Found in path(s):

```
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/newsspool.U
```

No license file was found, but licenses were detected in source scan.

?RCS: \$Id\$

?RCS:

?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi

?RCS:

?RCS: You may redistribute only under the terms of the Artistic License,

?RCS: as specified in the README file that comes with the distribution.

?RCS: You may reuse parts of this distribution only within the terms of

?RCS: that same Artistic License; a copy of which may be found at the root

?RCS: of the source tree for dist 4.0.

?RCS:

?RCS: \$Log: i\_time.U,v \$

?RCS: Revision 3.0 1993/08/18 12:08:45 ram

?RCS: Baseline for dist 3.0 netwide release.

?RCS:

?X:

?X: This unit finds which "time" include to use. If 'timezone' is used by the

?X: program, we also try to find which header should be included. Eventually,

?X: we look for <sys/select.h> if I\_SYSSSELECT is used, to get struct timeval.

?X:

?MAKE:i\_time i\_systime i\_systimek timeincl: cat cc cflags contains rm\_try \

echo n c +i\_sysselect Findhdr

?MAKE: -pick add \$@ %<

?S:i\_time:

?S: This

variable conditionally defines I\_TIME, which indicates

?S: to the C program that it should include <time.h>.

?S:.

?S:i\_systime:

?S: This variable conditionally defines I\_SYS\_TIME, which indicates

?S: to the C program that it should include <sys/time.h>.

?S:.

?S:i\_systimek:

?S: This variable conditionally defines I\_SYS\_TIME\_KERNEL, which

?S: indicates to the C program that it should include <sys/time.h>

?S: with KERNEL defined.

```

?S:.
?S:timeincl:
?S: This variable holds the full path of the included time header(s).
?S:.
?C:I_TIME (USE_TIME_H):
?C: This symbol, if defined, indicates to the C program that it should
?C: include <time.h>.
?C:.
?C:I_SYS_TIME (I_SYSTIME USE_SYS_TIME_H NO_TIME_WITH_SYS_TIME):
?C: This symbol, if defined, indicates to the C program that it should
?C: include <sys/time.h>.
?C:.
?C:I_SYS_TIME_KERNEL (I_SYSTIMEKERNEL):
?C: This symbol, if defined, indicates to the C program that it should
?C: include <sys/time.h> with KERNEL defined.
?C:.
?H:#$i_time I_TIME /**/
?H:#$i_systime
I_SYS_TIME /**/
?H:#$i_systimek I_SYS_TIME_KERNEL /**/
?H:.
?W::timezone
?T:xselect flags sysselect s_timeval s_timezone
?LINT:change i_sysselect
: see if we should include time.h, sys/time.h, or both
echo " "
echo "Testing to see if we should include <time.h>, <sys/time.h> or both." >&4
$echo $n "I'm now running the test program...$c"
$cat >try.c <<'EOCP'
#include <sys/types.h>
#ifdef I_TIME
#include <time.h>
#endif
#ifdef I_SYSTIME
#ifdef SYSTIMEKERNEL
#define KERNEL
#endif
#include <sys/time.h>
#endif
#ifdef I_SYSSSELECT
#include <sys/select.h>
#endif
int main()
{
    struct tm foo;
#ifdef S_TIMEVAL
    struct timeval bar;
#endif

```

```

#ifdef S_TIMEZONE
    struct timezone tzp;
#endif
if (foo.tm_sec == foo.tm_sec)
    exit(0);
#ifdef S_TIMEVAL
if (bar.tv_sec == bar.tv_sec)
    exit(0);
#endif
exit(1);
}
EOCP
flags="
@if I_SYSSELECT
if $contains 'timeval.*{' `./findhdr sys/select.h` >/dev/null 2>&1; then
    xselect='-DI_SYSSELECT'
else
    xselect="
fi
@end
@if timezone
for s_timezone
in '-DS_TIMEZONE' "; do
@else
s_timezone="
@end
?X: Every package is given a try with 'struct timeval'
@if I_SYSSELECT
for sysselect in $xselect "; do
@else
sysselect="
@end
for s_timeval in '-DS_TIMEVAL' "; do
for i_systimek in "-DSYSTEMEKERNEL"; do
for i_time in "-DI_TIME"; do
for i_systime in '-DI_SYSTIME' "; do
case "$flags" in
") $echo $n ".$.c"
if $cc $ccflags \
    $i_time $i_systime $i_systimek $sysselect $s_timeval $s_timezone \
-o try try.c >/dev/null 2>&1 ; then
    set X $i_time $i_systime $i_systimek $sysselect $s_timeval
    shift
    flags="$*"
    echo " "
    $echo $n "Succeeded with $flags$.c"
fi
;;

```



```

esac
done
done
done
done
@if I_SYSSELECT
done
@end
@if timezone
done
@end
timeincl=""
echo " "
case "$flags" in
*SYSTIMEKERNEL*) i_systimek="$define"
timeincl=`./findhdr sys/time.h`
echo "We'll include <sys/time.h> with KERNEL defined." >&4;;
*) i_systimek="$undef";;
esac
case "$flags" in
*I_TIME*) i_time="$define"
timeincl=`./findhdr time.h`" $timeincl"
echo
"We'll include <time.h>." >&4;;
*) i_time="$undef";;
esac
case "$flags" in
*I_SYSTIME*) i_systime="$define"
timeincl=`./findhdr sys/time.h`" $timeincl"
echo "We'll include <sys/time.h>." >&4;;
*) i_systime="$undef";;
esac
@if I_SYSSELECT
case "$flags" in
*I_SYSSELECT*) i_syssselct="$define"
timeincl=`./findhdr sys/select.h`" $timeincl"
echo "We'll also include <sys/select.h> to get struct timeval." >&4;;
*) case "$i_syssselct" in
") i_syssselct="$undef";;
esac
esac
@end
$rm_try

```

Found in path(s):

```

* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/i_time.U

```

No license file was found, but licenses were detected in source scan.

```
?RCS: $Id: Inlibc.U 1 2006-08-24 12:32:52Z rmanfredi $
?RCS:
?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi
?RCS:
?RCS: You may redistribute only under the terms of the Artistic Licence,
?RCS: as specified in the README file that comes with the distribution.
?RCS: You may reuse parts of this distribution only within the terms of
?RCS: that same Artistic Licence; a copy of which may be found at the root
?RCS: of the source tree for dist 4.0.
?RCS:
?RCS: $Log: Inlibc.U,v $
?RCS: Revision 3.0.1.1 1994/10/29 15:55:08 ram
?RCS: patch36: call ./whoa explicitly instead of relying on PATH
?RCS:
?RCS: Revision 3.0 1993/08/18 12:05:03 ram
?RCS: Baseline for dist 3.0 netwide release.
?RCS:
?X:
?X: This unit checks for the definition of a given function.
?X:
?X: To use it, say:
?X: set function d_func
?X: eval $inlibc
?X:
?MAKE:Inlibc: Csym Whoa Oldconfig
?MAKE: -pick add $@ %<
?LINT:define inlibc
?V:inlibc
?S:inlibc:
?S: This
shell variable is used internally by Configure to check
?S: wether a given function is defined or not. A typical use is:
?S: set function d_func
?S: eval $inlibc
?S: That will print a message, saying wether function was found or
?S: not and set d_func accordingly.
?S:.
?T:was tx sym tres td tu var
: define an is-in-libc? function
inlibc='echo " "; td=$define; tu=$undef;
sym=$1; var=$2; eval "was=\$2";
tx=yes;
case "$reuserval$was" in
true) ;;
true*) tx=no;;
esac;
```

```

case "$tx" in
yes)
set $sym tres -f;
eval $csym;
case "$tres" in
true)
echo "$sym() found." >&4;
case "$was" in $undef) . ./whoa; esac; eval "$var=\$td";;
*)
echo "$sym() NOT found." >&4;
case "$was" in $define) . ./whoa; esac; eval "$var=\$tu";;
esac;;
*)
case "$was" in
$define) echo "$sym() found." >&4;;
*) echo "$sym() NOT found." >&4;;
esac;;
esac'

```

Found in path(s):

```
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/Inlibc.U
```

No license file was found, but licenses were detected in source scan.

```

?RCS: $Id: charorder.U,v 3.0.1.1 1994/10/29 16:07:08 ram Exp $
?RCS:
?RCS: Copyright (c) 1991-1993, Raphael Manfredi
?RCS:
?RCS: You may redistribute only under the terms of the Artistic License,
?RCS: as specified in the README file that comes with the distribution.
?RCS: You may reuse parts of this distribution only within the terms of
?RCS: that same Artistic License; a copy of which may be found at the root
?RCS: of the source tree for dist 3.0.
?RCS:
?RCS: $Log: charorder.U,v $
?RCS: Revision 3.0.1.1 1994/10/29 16:07:08 ram
?RCS: patch36: added ?F: line for metalint file checking
?RCS:
?RCS: Revision 3.0 1993/08/18 12:05:33 ram
?RCS: Baseline for dist 3.0 netwide release.
?RCS:
?MAKE:chorder_int chorder_short chorder_long: Myread cat Compile rm
?MAKE: -pick add $@ %<
?S:chorder_short (d_cos d_bos):
?S: Holds the value describing the byte ordering of characters in a short.
?S: On a Big-Endian machine, that
would be "c0c1".
?S:..

```

?S:chorder\_int (charoder):

?S: Holds the value describing the byte ordering of characters in an int.

?S: For instance, on a Big-Endian machine, this would be: "c0c1c2c3".

?S:.

?S:chorder\_long (d\_col d\_bol):

?S: Holds the value describing the byte ordering of characters in a long.

?S: On a 64 bits Big-Endian machine, that would yield: "c0c1c2c3c4c5c6c7".

?S:.

?C:CHAR\_ORDER\_SHORT:

?C: Holds the byte ordering of characters in a short. It's a string

?C: value like "c0c1" on a Big-Endian machine.

?C:.

?C:CHAR\_ORDER\_INT:

?C: Holds the byte ordering of characters in an int. It's a string

?C: value like "c0c1c2c3" on a Big-Endian machine.

?C:.

?C:CHAR\_ORDER\_LONG:

?C: Holds the byte ordering of characters in a long. It's a string

?C: value like "c0c1c2c3c4c5c6c7" on a 64 bits Big-Endian machine.

?C:.

?H:#define CHAR\_ORDER\_SHORT "\$chorder\_short" /\* byte order in a short \*/

?H:#define CHAR\_ORDER\_INT "\$chorder\_int" /\* byte order in an int \*/

?H:#define CHAR\_ORDER\_LONG "\$chorder\_long"

/\* byte order in a long \*/

?H:.

?F:!byteorder

: check for character ordering

echo " "

echo "Checking out byte order..." >&4

\$cat >byteorder.c <<'EOCP'

#include <stdio.h>

```
int main(argc, argv)
```

```
int argc;
```

```
char *argv[]; {
```

```
int i;
```

```
int max;
```

```
union {
```

```
short u_s;
```

```
int u_i;
```

```
long u_l;
```

```
char u_c[sizeof(long)];
```

```
} u;
```

```
switch (argv[1][0]) {
```

```
case 'l':
```

```
u.u_l = 0L;
```

```
/* HMS: ASSERT: sizeof(long) < 10. */
```

```
for(i = 0; i < sizeof(long); ++i) {
```

```

    u.u_l *= 0x100L;
    u.u_l += (0xc0 + i);
}
max = sizeof(long);
break;
case 's':
    u.u_s = 0;
    /* HMS: ASSERT: sizeof(short) < 10. */
    for(i = 0; i < sizeof(short); ++i) {
        u.u_s *= 0x100L;
        u.u_s += (0xc0 + i);
    }
    max = sizeof(short);
    break;
case 'i':
    u.u_i = 0;
    /* RAM: ASSERT: sizeof(int) < 10. */
    for(i = 0; i < sizeof(int); ++i) {
        u.u_l *= 0x100L;
        u.u_l += (0xc0 + i);
    }
    max = sizeof(int);
    break;
default:
    max = 0;
    break;
}
for(i = 0; i < max; i++) {
    printf("%x", u.u_c[i] & 0x00FF);
}
printf("\n");
exit(0);
}
EOCP
set
byteorder
if eval $compile_ok ; then
: null statement
@if chorder_short
    chorder_short=`./byteorder s`
@end
@if chorder_int
    chorder_int=`./byteorder i`
@end
@if chorder_long
    chorder_long=`./byteorder l`
@end
else

```

```

$cat <<EOM
(I can't seem to get my test program to work. Guessing 32 bits big-endian.)
EOM
  chorder_short="c0c1"
  chorder_int="c0c1c2c3"
  chorder_long="c0c1c2c3"
fi
@if chorder_short
dflt=$chorder_short
rp="What is the order of characters in a short?"
./myread
chorder_short="$ans"
@end
@if chorder_int
dflt=$chorder_int
rp="What is the order of characters in an int?"
./myread
chorder_int="$ans"
@end
@if chorder_long
dflt=$chorder_long
rp="What is the order of characters in a long?"
./myread
chorder_long="$ans"
@end
$rm -f byteorder* core

```

Found in path(s):

```
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/compline/charorder.U
```

No license file was found, but licenses were detected in source scan.

```

?RCS: $Id: d_chroot.U 1 2006-08-24 12:32:52Z rmanfredi $
?RCS:
?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi
?RCS:
?RCS: You may redistribute only under the terms of the Artistic Licence,
?RCS: as specified in the README file that comes with the distribution.
?RCS: You may reuse parts of this distribution only within the terms of
?RCS: that same Artistic Licence; a copy of which may be found at the root
?RCS: of the source tree for dist 4.0.
?RCS:
?RCS: Original Author: Andy Dougherty <doughera@lafcol.lafayette.edu>
?RCS:
?RCS: $Log: d_chroot.U,v $
?RCS: Revision 3.0.1.1 1994/08/29 16:07:17 ram
?RCS: patch32: created by ADO
?RCS:

```

?MAKE:d\_chroot: Inlibc  
?MAKE: -pick add \$@ %<  
?S:d\_chroot:  
?S: This variable conditionally defines the HAS\_CHROOT symbol, which  
?S: indicates to the C program that the chroot() routine is available.  
?S:.  
?C:HAS\_CHROOT :  
?C: This symbol, if defined, indicates that the chroot routine  
is  
?C: available.  
?C:.  
?H:#\$d\_chroot HAS\_CHROOT /\*\*/  
?H:.  
?LINT:set d\_chroot  
: see if chroot exists  
set chroot d\_chroot  
eval \$inlibc

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/d\_chroot.U

No license file was found, but licenses were detected in source scan.

?RCS: \$Id\$

?RCS:

?RCS: Copyright (c) 1999 Jarkko Hietaniemi

?RCS:

?RCS: You may redistribute only under the terms of the Artistic License,

?RCS: as specified in the README file that comes with the distribution.

?RCS: You may reuse parts of this distribution only within the terms of

?RCS: that same Artistic License; a copy of which may be found at the root

?RCS: of the source tree for dist 3.0.

?RCS:

?MAKE:sitehtml1dir sitehtml1direxp installsitehtml1dir: Getfile \

Setprefixvar prefix siteprefix html1dir sed

?MAKE: -pick add \$@ %<

?Y:TOP

?D:sitehtml1dir="

?S:sitehtml1dir:

?S: This variable contains the name of the directory in which site-specific

?S: html source pages are to be put. It is the responsibility of the

?S: Makefile.SH to get the value of this into the proper command.

?S: You must be prepared to do the ~name expansion yourself.

?S: The standard distribution will put nothing in this directory.

?S: After perl

has been installed, users may install their own local

?S: html pages in this directory with

?S: MakeMaker Makefile.PL

?S: or equivalent. See INSTALL for details.

?S:.

?D:sitehtml1direxp="

?S:sitehtml1direxp:

?S: This variable is the same as the sitehtml1dir variable, but is filename

?S: expanded at configuration time, for convenient use in makefiles.

?S:.

?D:installsitehtml1dir="

?S:installsitehtml1dir:

?S: This variable is really the same as sitehtml1direxp, unless you are using

?S: AFS in which case it points to the read/write location whereas

?S: html1direxp only points to the read-only access location. For extra

?S: portability, you should only use this variable within your makefiles.

?S:.

?LINT:change prefixvar

?LINT:set installsitehtml1dir

?LINT:set sitehtml1dir

?LINT:set sitehtml1direxp

: determine where add-on html pages go

: There is no standard location, so try to copy the previously-selected

: directory structure for the core html pages.

case "\$sitehtml1dir" in

")

    dflt=`echo "\$html1dir" | \$sed "s#^\$prefix#\$siteprefix#"` ;;

\*)    dflt=\$sitehtml1dir ;;

esac

case "\$dflt" in

"|' ') dflt=none ;;

esac

fn=dn+~

rp='Pathname where the site-specific html pages should be installed?'

./getfile

prefixvar=sitehtml1dir

./setprefixvar

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/installdirs/sitehtml1dir.U

No license file was found, but licenses were detected in source scan.

?RCS: \$Id\$

?RCS:

?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi

?RCS:

?RCS: You may redistribute only under the terms of the Artistic License,

?RCS: as specified in the README file that comes with the distribution.

?RCS: You may reuse parts of this distribution only within the terms of

?RCS: that same Artistic License; a copy of which may be found at the root



?RCS: of the source tree for dist 4.0.

?RCS:

?RCS: \$Log: d\_socket.U,v \$

?RCS: Revision 3.0.1.2 1997/02/28 15:46:00 ram

?RCS: patch61: replaced .a with \$\_a all over the place

?RCS:

?RCS: Revision 3.0.1.1 1994/01/24 14:08:04 ram

?RCS: patch16: can now safely declare private nm\_extract in dependencies

?RCS:

?RCS: Revision 3.0 1993/08/18 12:07:26 ram

?RCS: Baseline for dist 3.0 netwide release.

?RCS:

?MAKE:d\_socket d\_oldsock d\_sockpair socketlib sockethdr: contains libc \

echo n c nm\_opt nm\_extract Inlibc Csym \_a

?MAKE: -pick add \$@ %<

?S:d\_socket:

?S: This

variable conditionally defines HAS\_SOCKET, which indicates

?S: that the BSD socket interface is supported.

?S:.

?S:d\_sockpair:

?S: This variable conditionally defines the HAS\_SOCKETPAIR symbol, which

?S: indicates that the BSD socketpair() is supported.

?S:.

?S:d\_oldsock:

?S: This variable conditionally defines the OLDSOCKET symbol, which

?S: indicates that the BSD socket interface is based on 4.1c and not 4.2.

?S:.

?S:socketlib:

?S: This variable has the names of any libraries needed for socket support.

?S:.

?S:sockethdr:

?S: This variable has any cpp -I flags needed for socket support.

?S:.

?C:HAS\_SOCKET (SOCKET):

?C: This symbol, if defined, indicates that the BSD socket interface is

?C: supported.

?C:.

?C:HAS\_SOCKETPAIR (SOCKETPAIR):

?C: This symbol, if defined, indicates that the BSD socketpair() call is

?C: supported.

?C:.

?C:USE\_OLDSOCKET (OLDSOCKET):

?C: This symbol, if defined, indicates that the 4.1c BSD socket interface

?C: is supported instead of the 4.2/4.3 BSD

socket interface. For instance,

?C: there is no setsockopt() call.

?C:.

```

?H:#$d_socket HAS_SOCKET /**/
?H:#$d_socketpair HAS_SOCKETPAIR /**/
?H:#$d_oldsock USE_OLD_SOCKET /**/
?H:.
?T:val
?LINT:use libc
?LINT:set d_socketpair
: see whether socket exists
socketlib=""
sockethdr=""
echo " "
$echo $n "Hmm... $c" >&4
if set socket val -f d_socket; eval $sym; $val; then
echo "Looks like you have Berkeley networking support." >&4
d_socket="$define"
?X: now check for advanced features
if set setsockopt val -f; eval $sym; $val; then
d_oldsock="$undef"
else
echo "...but it uses the old 4.1c interface, rather than 4.2" >&4
d_oldsock="$define"
fi
else
?X: HP-UX, for one, puts all the socket stuff in socklib.o. Note that if we
?X: come here on HP-UX, then we must have used nm to get symbols, or we really
?X: don't have sockets anyway...
if $contains socklib libc.list >/dev/null 2>&1; then
echo "Looks like you have Berkeley networking support." >&4
d_socket="$define"
: we will have
to assume that it supports the 4.2 BSD interface
d_oldsock="$undef"
else
echo "You don't have Berkeley networking in libc$_a..." >&4
?X: look for an optional networking library
if test -f /usr/lib/libnet$_a; then
?X: space between two '(' needed for ksh
( (nm $nm_opt /usr/lib/libnet$_a | eval $nm_extract) || \
ar t /usr/lib/libnet$_a 2>/dev/null >> libc.list
if $contains socket libc.list >/dev/null 2>&1; then
echo "...but the Wollongong group seems to have hacked it in." >&4
socketlib="-lnet"
sockethdr="-I/usr/netinclude"
d_socket="$define"
?X: now check for advanced features
if $contains setsockopt libc.list >/dev/null 2>&1; then
d_oldsock="$undef"
else

```

```
    echo "...using the old 4.1c interface, rather than 4.2" >&4
    d_oldsock="$define"
fi
else
    echo "or even in libnet$_a, which is peculiar." >&4
    d_socket="$undef"
    d_oldsock="$undef"
fi
else
    echo "or anywhere else I see." >&4
    d_socket="$undef"
    d_oldsock="$undef"
fi
fi
fi
```

```
@if
HAS_SOCKETPAIR || d_socketpair
: see if socketpair exists
set socketpair d_socketpair
eval $inlibc

@end
```

Found in path(s):

```
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/d_socket.U
```

No license file was found, but licenses were detected in source scan.

```
?RCS: $Id: d_shm.U,v 3.0 1993/08/18 12:07:17 ram Exp $
?RCS:
?RCS: Copyright (c) 1991-1993, Raphael Manfredi
?RCS:
?RCS: You may redistribute only under the terms of the Artistic License,
?RCS: as specified in the README file that comes with the distribution.
?RCS: You may reuse parts of this distribution only within the terms of
?RCS: that same Artistic License; a copy of which may be found at the root
?RCS: of the source tree for dist 3.0.
?RCS:
?RCS: $Log: d_shm.U,v $
?RCS: Revision 3.0 1993/08/18 12:07:17 ram
?RCS: Baseline for dist 3.0 netwide release.
?RCS:
?MAKE:d_shm: test d_shmctl d_shmget d_shmat d_shmdt Setvar Findhdr osname
?MAKE: -pick add $@ %<
?S:d_shm:
?S: This variable conditionally defines the HAS_SHM symbol, which
?S: indicates that the entire shm*(2) library is present.
```

```

?S:.
?C:HAS_SHM:
?C: This symbol, if defined, indicates that the entire shm*(2) library is
?C: supported.
?C:.
?H:#$d_shm HAS_SHM /**/
?H:.
?T:h_shm
?LINT:set
d_shm
: see how much of the 'shm*(2)' library is present.
h_shm=true
echo " "
case "$d_shmctl$d_shmget$d_shmat$d_shmdt" in
*$undef*) h_shm=false;;
esac
case "$osname" in
freebsd)
case "`ipcs 2>&1`" in
"SVID shared memory"*"not configured"*)
echo "Your $osname does not have the shm*(2) configured." >&4
h_shm=false
val="$undef"
set shmctl d_shmctl
eval $setvar
set shmget d_shmget
eval $setvar
set shmat d_shmat
eval $setvar
set shmdt d_shmdt
eval $setvar
;;
esac
;;
esac
: we could also check for sys/ipc.h ...
if $h_shm && $test `./findhdr sys/shm.h`; then
echo "You have the full shm*(2) library." >&4
val="$define"
else
echo "You don't have the full shm*(2) library." >&4
val="$undef"
fi
set d_shm
eval $setvar

```

Found in path(s):

```
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-
```

5.30.0/U/modified/d\_shm.U

No license file was found, but licenses were detected in source scan.

?RCS: \$Id: d\_setgrent.U,v \$

?RCS:

?RCS: Copyright (c) 1998 Andy Dougherty

?RCS:

?RCS: You may distribute under the terms of either the GNU General Public

?RCS: License or the Artistic License, as specified in the README file.

?RCS:

?RCS: \$Log: d\_setgrent.U,v \$

?RCS:

?MAKE:d\_setgrent: Inlibc

?MAKE: -pick add \$@ %<

?S:d\_setgrent:

?S: This variable conditionally defines the HAS\_SETGRENT symbol, which

?S: indicates to the C program that the setgrent() routine is available

?S: for initializing sequential access to the group database.

?S:.

?C:HAS\_SETGRENT:

?C: This symbol, if defined, indicates that the setgrent routine is

?C: available for initializing sequential access of the group database.

?C:.

?H:#\$d\_setgrent HAS\_SETGRENT /\*\*/

?H:.

?LINT:set d\_setgrent

: see if setgrent exists

set setgrent d\_setgrent

eval \$inlibc

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/modified/d\_setgrent.U

No license file was found, but licenses were detected in source scan.

?RCS: \$Id: Findhdr.U,v 3.0.1.2 1994/10/29 15:53:08 ram Exp \$

?RCS:

?RCS: Copyright (c) 1991-1993, Raphael Manfredi

?RCS:

?RCS: You may redistribute only under the terms of the Artistic License,

?RCS: as specified in the README file that comes with the distribution.

?RCS: You may reuse parts of this distribution only within the terms of

?RCS: that same Artistic License; a copy of which may be found at the root

?RCS: of the source tree for dist 3.0.

?RCS:

?RCS: Original Author: Thomas Neumann <tom@smart.bo.open.de>

?RCS:

?RCS: \$Log: Findhdr.U,v \$

?RCS: Revision 3.0.1.2 1994/10/29 15:53:08 ram

?RCS: patch36: added ?F: line for metalint file checking

?RCS:

?RCS: Revision 3.0.1.1 1994/05/06 14:03:56 ram

?RCS: patch23: cppminus must be after other cppflags, not before

?RCS:

?RCS: Revision 3.0 1993/08/18 12:04:54 ram

?RCS: Baseline for dist 3.0 netwide release.

?RCS:

?X:

?X: This unit produces a findhdr script which  
is used to locate the header

?X: files in \$usrinc or other stranger places using cpp capabilities. The  
?X: script is given an include file base name, like 'stdio.h' or 'sys/file.h'  
?X: and it returns the full path of the include file and a zero status or an  
?X: empty string with an error status if the file could not be located.

?X:

?MAKE:Findhdr: grep test tr rm incpth awk cat startsh \  
cppstdin cppminus +cppflags osname

?MAKE: -pick add \$@ %<

?LINT:extern cppfilter

?LINT:define fieldn

?S:fieldn:

?S: This variable is used internally by Configure. It contains the position  
?S: of the included file name in cpp output. That is to say, when cpp  
?S: pre-processes a #include <file> line, it replaces it by a # line which  
?S: contains the original position in the input file and the full name of  
?S: included file, between "quotes".

?S:.

?V:fieldn

?F:./findhdr !fieldn

?T:cline pos wanted name awkprg usrincdir status testaccess  
: determine filename position in cpp output

echo " "

echo "Computing  
filename position in cpp output for #include directives..." >&4  
case "\$osname" in  
amigaos) fieldn=3 ;; # Workaround for a bug in abc (pdksh).  
esac  
case "\$fieldn" in  
)  
case "\$osname" in  
vos) testaccess=-e ;;  
\*) testaccess=-r ;;  
esac  
echo '#include <stdio.h>' > foo.c  
\$cat >fieldn <<EOF  
\$startsh

```

$cpptest $cpptest $cpptest <foo.c 2>/dev/null | \
$grep '^[ ]*#.*stdio.h' | \
while read cline; do
  pos=1
  set $cline
  while $test $# -gt 0; do
    if $test $testaccess `echo $1 | $str -d ""`; then
      echo "$pos"
      exit 0
    fi
    shift
    pos=`expr $pos + 1`
  done
done
EOF
chmod +x fieldn
fieldn=`./fieldn`
$rm -f foo.c fieldn
;;
esac
case $fieldn in
  *) pos='???';;
  1) pos=first;;
  2) pos=second;;
  3) pos=third;;
  *) pos="{fieldn}th";;
esac
echo "Your cpp writes the filename in the $pos field of the line."

```

?X: To locate a header file, we cannot simply check for \$usrinc/file.h, since  
?X: some machine have the headers in weird places and our only hope is that  
?X: the C pre-processor

will know how to find those headers. Thank you Next!

: locate header file

```
$cat >findhdr <<EOF
```

```
$startsh
```

```
wanted=$1
```

```
name=""
```

```
for usrincdir in $incpth
```

```
do
```

```
  if test -f $usrincdir/$wanted; then
```

```
    echo "$usrincdir/$wanted"
```

```
    exit 0
```

```
  fi
```

```
done
```

```
awkprg='{ print $$fieldn }'
```

```
echo "#include <$wanted>" > foo\$.c
```

```
$cpptest $cpptest $cpptest < foo\$.c 2>/dev/null | \
```

```

Scppfilter $grep "^[ ]*#.*\${wanted}" | \
while read cline; do
name=\`echo \${cline} | $awk "\${awkprg}" | $tr -d ""\`
case "\${name}" in
*[/\|\|]\${wanted}) echo "\${name}"; exit 1;;
*[\|\|]\${wanted}) echo "\${name}"; exit 1;;
*) exit 2;;
esac;
done;
#
# status = 0: grep returned 0 lines, case statement not executed
# status = 1: headerfile found
# status = 2: while loop executed, no headerfile found
#
status=\${?}
$rm -f foo\${$.}c;
if test \${status} -eq 1; then
exit 0;
fi
exit 1
EOF
chmod +x findhdr

```

Found in path(s):

```
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/modified/Findhdr.U
```

No license file was found, but licenses were detected in source scan.

```

?RCS: $Id: d_tcstpgrp.U 1 2006-08-24 12:32:52Z rmanfredi $
?RCS:
?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi
?RCS:
?RCS: You may redistribute only under the terms of the Artistic Licence,
?RCS: as specified in the README file that comes with the distribution.
?RCS: You may reuse parts of this distribution only within the terms of
?RCS: that same Artistic Licence; a copy of which may be found at the root
?RCS: of the source tree for dist 4.0.
?RCS:
?RCS: Original Author: Andy Dougherty <doughera@lafcol.lafayette.edu>
?RCS:
?RCS: $Log: d_tcstpgrp.U,v $
?RCS: Revision 3.0.1.1 1994/08/29 16:12:11 ram
?RCS: patch32: created by ADO
?RCS:
?MAKE:d_tcsetpgrp: Inlibc
?MAKE: -pick add $@ %<
?S:d_tcsetpgrp:
?S: This variable conditionally defines the HAS_TCSETPGRP symbol, which

```



?S: indicates to the C program that the tcsetpgrp() routine is available

?S: to set foreground process group ID.

?S:.

?C:HAS\_TCSETPGRP

:

?C: This symbol, if defined, indicates that the tcsetpgrp routine is

?C: available to set foreground process group ID.

?C:.

?H:#\$d\_tcsetpgrp HAS\_TCSETPGRP /\*\*/

?H:.

?LINT:set d\_tcsetpgrp

: see if tcsetpgrp exists

set tcsetpgrp d\_tcsetpgrp

eval \$inlibc

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/d\_tcsetpgrp.U

No license file was found, but licenses were detected in source scan.

?RCS: \$Id: i\_syssselct.U 1 2006-08-24 12:32:52Z rmanfredi \$

?RCS:

?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi

?RCS:

?RCS: You may redistribute only under the terms of the Artistic Licence,

?RCS: as specified in the README file that comes with the distribution.

?RCS: You may reuse parts of this distribution only within the terms of

?RCS: that same Artistic Licence; a copy of which may be found at the root

?RCS: of the source tree for dist 4.0.

?RCS:

?RCS: \$Log: i\_syssselct.U,v \$

?RCS: Revision 3.0.1.1 1993/08/25 14:01:33 ram

?RCS: patch6: added default for i\_syssselct

?RCS:

?RCS: Revision 3.0 1993/08/18 12:08:35 ram

?RCS: Baseline for dist 3.0 netwide release.

?RCS:

?X:

?X: Look whether <sys/select.h> exists

?X:

?MAKE:i\_syssselct: Inhdr

?MAKE: -pick add \$@ %<

?S:i\_syssselct:

?S: This variable conditionally defines I\_SYS\_SELECT, which indicates

?S: to the C program that it should include <sys/select.h> in order to

?S: get the definition of struct timeval.

?S:.

```
?C:I_SYS_SELECT (I_SYSSSELECT):
?C: This symbol, if defined, indicates to the C program that it should
?C: include <sys/select.h> in order to get definition of struct timeval.
?C:.
?H:#$i_syssselct I_SYS_SELECT /**/
?H:.
?D:i_syssselct="
?LINT:set i_syssselct
: see if sys/select.h has to be included
set sys/select.h i_syssselct
eval $inhdr
```

Found in path(s):

```
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/i_syssselct.U
```

No license file was found, but licenses were detected in source scan.

```
?RCS: $Id$
?RCS:
?RCS: Copyright (c) 2001 Jarkko Hietaniemi
?RCS:
?RCS: You may redistribute only under the terms of the Artistic License,
?RCS: as specified in the README file that comes with the distribution.
?RCS: You may reuse parts of this distribution only within the terms of
?RCS: that same Artistic License; a copy of which may be found at the root
?RCS: of the source tree for dist 3.0.
?RCS:
?MAKE:d_socketmarkproto: Hasproto d_socket
?MAKE: -pick add $@ %<
?S:d_socketmarkproto:
?S: This variable conditionally defines the HAS_SOCKETMARK_PROTO symbol,
?S: which indicates to the C program that the system provides
?S: a prototype for the socketmark() function. Otherwise, it is
?S: up to the program to supply one.
?S:.
?C:HAS_SOCKETMARK_PROTO:
?C: This symbol, if defined, indicates that the system provides
?C: a prototype for the socketmark() function. Otherwise, it is up
?C: to the program to supply one. A good
?C: guess is
?C: extern int socketmark(int);
?C:.
?H:#$d_socketmarkproto HAS_SOCKETMARK_PROTO /**/
?H:.
?LINT:set d_socketmarkproto
: see if prototype for socketmark is available
echo " "
set d_socketmarkproto socketmark $d_socket sys/socket.h
```

eval \$hasproto

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/perl/d\_socketmarkproto.U

No license file was found, but licenses were detected in source scan.

?RCS: \$Id: d\_strdup.U 1 2006-08-24 12:32:52Z rmanfredi \$

?RCS:

?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi

?RCS:

?RCS: You may redistribute only under the terms of the Artistic Licence,

?RCS: as specified in the README file that comes with the distribution.

?RCS: You may reuse parts of this distribution only within the terms of

?RCS: that same Artistic Licence; a copy of which may be found at the root

?RCS: of the source tree for dist 4.0.

?RCS:

?RCS: \$Log: d\_strdup.U,v \$

?RCS: Revision 3.0.1.1 1993/12/15 08:21:41 ram

?RCS: patch15: created

?RCS:

?MAKE:d\_strdup: Inlibc

?MAKE: -pick add \$@ %<

?S:d\_strdup:

?S: This variable conditionally defines HAS\_STRDUP if strdup() is

?S: available to duplicate strings in memory.

?S:.

?C:HAS\_STRDUP:

?C: This symbol, if defined, indicates that the strdup routine is

?C: available to duplicate strings in memory. Otherwise, roll up

?C: your own...

?C:.

?H:#\$d\_strdup HAS\_STRDUP /\*\*/

?H:.

?LINT:set

d\_strdup

: see if strdup exists

set strdup d\_strdup

eval \$inlibc

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/d\_strdup.U

No license file was found, but licenses were detected in source scan.

?RCS: \$Id: cpp\_trad.U 1 2006-08-24 12:32:52Z rmanfredi \$

?RCS:

?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi

```

?RCS:
?RCS: You may redistribute only under the terms of the Artistic Licence,
?RCS: as specified in the README file that comes with the distribution.
?RCS: You may reuse parts of this distribution only within the terms of
?RCS: that same Artistic Licence; a copy of which may be found at the root
?RCS: of the source tree for dist 4.0.
?RCS:
?RCS: $Log: cpp_stuff.U,v $
?MAKE:cpp_trad: cpp cat contains rm
?MAKE: -pick add $@ %<
?S:cpp_trad:
?S: This variable contains the program to run to get traditional C
?S: preprocessor semantics and not ISO C semantics: we want something
?S: that knows as little about C as possible to use as a more general
?S: purpose preprocessor.
?S:.
?F:!foo.c !foo.cpp
: how do we get traditional cpp semantics?
echo " "
echo "Checking to see how to get traditional cpp semantics..."
>&4
$cat >foo.c <<'EOF'
#define A(x) x
#define B(y) y
A(a)B(b)
EOF
if $cpp foo.c >foo.cpp; $contains ab foo.cpp >/dev/null 2>&1; then
echo "Plain '$cpp' works just fine."
cpp_trad="$cpp"
elif $cpp -traditional foo.c >foo.cpp; \
$contains ab foo.cpp >/dev/null 2>&1; then
echo "We'll use '$cpp -traditional' to get proper semantics."
cpp_trad="$cpp -traditional"
else
echo "I don't know how to get traditional semantics with '$cpp'." >&4
cpp_trad="$cpp"
fi
$rm -f foo.c foo.cpp

Found in path(s):
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-
5.30.0/dist/U/cpp_trad.U
No license file was found, but licenses were detected in source scan.

?RCS: $Id: d_endgrent.U,v $
?RCS:
?RCS: Copyright (c) 1998 Andy Dougherty
?RCS:

```

?RCS: You may distribute under the terms of either the GNU General Public  
?RCS: License or the Artistic License, as specified in the README file.  
?RCS:  
?RCS: \$Log: d\_endgrent.U,v \$  
?RCS:  
?MAKE:d\_endgrent: Inlibc  
?MAKE: -pick add \$@ %<  
?S:d\_endgrent:  
?S: This variable conditionally defines the HAS\_ENDGRENT symbol, which  
?S: indicates to the C program that the endgrent() routine is available  
?S: for sequential access of the group database.  
?S:.  
?C:HAS\_ENDGRENT:  
?C: This symbol, if defined, indicates that the getgrent routine is  
?C: available for finalizing sequential access of the group database.  
?C:.  
?H:#\$d\_endgrent HAS\_ENDGRENT /\*\*/  
?H:.  
?LINT:set d\_endgrent  
: see if endgrent exists  
set endgrent d\_endgrent  
eval \$inlibc

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/modified/d\_endgrent.U

No license file was found, but licenses were detected in source scan.

?RCS: \$Id: i\_db.U,v 3.0.1.3 1995/07/25 14:10:22 ram Exp \$  
?RCS:  
?RCS: Copyright (c) 1991-1993, Raphael Manfredi  
?RCS:  
?RCS: You may redistribute only under the terms of the Artistic License,  
?RCS: as specified in the README file that comes with the distribution.  
?RCS: You may reuse parts of this distribution only within the terms of  
?RCS: that same Artistic License; a copy of which may be found at the root  
?RCS: of the source tree for dist 3.0.  
?RCS:  
?RCS: Original Author: Andy Dougherty <doughera@lafcol.lafayette.edu>  
?RCS:  
?RCS: \$Log: i\_db.U,v \$  
?RCS: Revision 3.0.1.3 1995/07/25 14:10:22 ram  
?RCS: patch56: conditionally use const in test programs (ADO)  
?RCS:  
?RCS: Revision 3.0.1.2 1995/05/12 12:14:42 ram  
?RCS: patch54: extended for more intimate DB probing (ADO)  
?RCS:  
?RCS: Revision 3.0.1.1 1994/08/29 16:21:50 ram

?RCS: patch32: created by ADO  
?RCS:  
?MAKE:i\_db db\_hashtype db\_prefixtype \  
db\_version\_major  
db\_version\_minor db\_version\_patch : \  
Inhdr +cc +ccflags rm\_try contains cat \  
Compile libs sed run i\_stdlib  
?MAKE: -pick add \$@ %<  
?S:i\_db:  
?S: This variable conditionally defines the I\_DB symbol, and indicates  
?S: whether a C program may include Berkeley's DB include file <db.h>.  
?S:.  
?S:db\_hashtype:  
?S: This variable contains the type of the hash structure element  
?S: in the <db.h> header file. In older versions of DB, it was  
?S: int, while in newer ones it is u\_int32\_t.  
?S:.  
?S:db\_prefixtype:  
?S: This variable contains the type of the prefix structure element  
?S: in the <db.h> header file. In older versions of DB, it was  
?S: int, while in newer ones it is size\_t.  
?S:.  
?S:db\_version\_major:  
?S: This variable contains the major version number of  
?S: Berkeley DB found in the <db.h> header file.  
?S:.  
?S:db\_version\_minor:  
?S: This variable contains the minor version number of  
?S: Berkeley DB found in the <db.h> header file.  
?S: For DB version 1 this is always 0.  
?S:.  
?S:db\_version\_patch:  
?S: This  
variable contains the patch version number of  
?S: Berkeley DB found in the <db.h> header file.  
?S: For DB version 1 this is always 0.  
?S:.  
?C:I\_DB:  
?C: This symbol, if defined, indicates to the C program that it should  
?C: include Berkeley's DB include file <db.h>.  
?C:.  
?C:DB\_Prefix\_t:  
?C: This symbol contains the type of the prefix structure element  
?C: in the <db.h> header file. In older versions of DB, it was  
?C: int, while in newer ones it is u\_int32\_t.  
?C:.  
?C:DB\_Hash\_t:  
?C: This symbol contains the type of the prefix structure element

?C: in the <db.h> header file. In older versions of DB, it was  
?C: int, while in newer ones it is size\_t.  
?C:.  
?C:DB\_VERSION\_MAJOR\_CFG:  
?C: This symbol, if defined, defines the major version number of  
?C: Berkeley DB found in the <db.h> header when Perl was configured.  
?C:.  
?C:DB\_VERSION\_MINOR\_CFG:  
?C: This symbol, if defined, defines the minor version number of  
?C: Berkeley DB found in the <db.h> header when Perl was configured.  
?C: For  
DB version 1 this is always 0.  
?C:.  
?C:DB\_VERSION\_PATCH\_CFG:  
?C: This symbol, if defined, defines the patch version number of  
?C: Berkeley DB found in the <db.h> header when Perl was configured.  
?C: For DB version 1 this is always 0.  
?C:.  
?H:#\$i\_db I\_DB /\*\*/  
?H:#define DB\_Hash\_t \$db\_hashtype /\*\*/  
?H:#define DB\_Prefix\_t \$db\_prefixtype /\*\*/  
?H:#define DB\_VERSION\_MAJOR\_CFG \$db\_version\_major /\*\*/  
?H:#define DB\_VERSION\_MINOR\_CFG \$db\_version\_minor /\*\*/  
?H:#define DB\_VERSION\_PATCH\_CFG \$db\_version\_patch /\*\*/  
?H:.  
?F:!try  
?LINT:change libs  
: see if this is a db.h system  
set db.h i\_db  
eval \$inhdr  
  
case "\$i\_db" in  
\$define)  
: Check db version.  
echo " "  
echo "Checking Berkeley DB version ..." >&4  
\$cat >try.c <<EOCP  
#include <sys/types.h>  
#include <stdio.h>  
#\$i\_stdlib I\_STDLIB  
#ifdef I\_STDLIB  
#include <stdlib.h>  
#endif  
#include <db.h>  
int main(int argc, char \*argv[])  
{  
#ifdef DB\_VERSION\_MAJOR /\* DB version >= 2 \*/  
int Major, Minor, Patch ;

```

unsigned long Version ;
(void)db_version(&Major,
&Minor, &Patch) ;
if (argc == 2) {
    printf("%d %d %d %d %d %d\n",
        DB_VERSION_MAJOR, DB_VERSION_MINOR, DB_VERSION_PATCH,
        Major, Minor, Patch);
    exit(0);
}
printf("You have Berkeley DB Version 2 or greater.\n");

printf("db.h is from Berkeley DB Version %d.%d.%d\n",
DB_VERSION_MAJOR, DB_VERSION_MINOR, DB_VERSION_PATCH);
printf("libdb is from Berkeley DB Version %d.%d.%d\n",
Major, Minor, Patch) ;

/* check that db.h & libdb are compatible */
if (DB_VERSION_MAJOR != Major || DB_VERSION_MINOR != Minor || DB_VERSION_PATCH != Patch) {
printf("db.h and libdb are incompatible.\n") ;
    exit(3);
}

printf("db.h and libdb are compatible.\n") ;

Version = DB_VERSION_MAJOR * 1000000 + DB_VERSION_MINOR * 1000
+ DB_VERSION_PATCH ;

/* needs to be >= 2.3.4 */
if (Version < 2003004) {
/* if (DB_VERSION_MAJOR == 2 && DB_VERSION_MINOR == 0 && DB_VERSION_PATCH < 5) { */
printf("Perl needs
Berkeley DB 2.3.4 or greater.\n") ;
    exit(2);
}

    exit(0);
#else
#if defined(_DB_H_) && defined(BTREEMAGIC) && defined(HASHMAGIC)
    if (argc == 2) {
        printf("1 0 0\n");
        exit(0);
    }
    printf("You have Berkeley DB Version 1.\n");
    exit(0); /* DB version < 2: the coast is clear. */
#else
    exit(1); /* <db.h> not Berkeley DB? */
#endif
#endif
#endif

```



```

}
EOCP
set try
if eval $compile_ok && $run ./try; then
echo 'Looks OK.' >&4
set ` $run ./try 1 `
db_version_major=$1
db_version_minor=$2
db_version_patch=$3
else
echo "I can't use Berkeley DB with your <db.h>. I'll disable Berkeley DB." >&4
i_db=$undef
case " $libs " in
*"-ldb "*)
: Remove db from list of libraries to use
echo "Removing unusable -ldb from library list" >&4
set `echo X $libs | $sed -e 's/-ldb //' -e 's/-ldb$/\'`
shift
libs="$*"
echo "libs = $libs" >&4
;;
esac
fi
$rm_try
;;
esac

```

```

@if DB_Hash_t
case "$i_db" in
define)
: Check the return type needed
for hash
echo " "
echo "Checking return type needed for hash for Berkeley DB ..." >&4
$cat >try.c <<EOCP
#include <sys/types.h>
#include <db.h>

```

```

#endif
#ifdef DB_VERSION_MAJOR
u_int32_t hash_cb (const void* ptr, size_t size)
{
return 0;
}
HASHINFO info;
int main()
{
info.hash = hash_cb;
}

```

```

#endif
EOCP
if $cc $cflags -c try.c >try.out 2>&1 ; then
if $contains warning try.out >>/dev/null 2>&1 ; then
    db_hashtype='int'
else
    db_hashtype='u_int32_t'
fi
else
: XXX Maybe we should just give up here.
db_hashtype=u_int32_t
$cat try.out >&4
echo "Help: I can't seem to compile the db test program." >&4
echo "Something's wrong, but I'll assume you use $db_hashtype." >&4
fi
$rm_try
echo "Your version of Berkeley DB uses $db_hashtype for hash."
;;
*) db_hashtype=u_int32_t
;;
esac
@end
@if DB_Prefix_t
case "$i_db" in
define)
: Check the return type needed for prefix
echo " "
echo "Checking return type needed for prefix for Berkeley DB ..." >&4
cat >try.c <<EOCP
#include
<sys/types.h>
#include <db.h>

#ifdef DB_VERSION_MAJOR
size_t prefix_cb (const DBT *key1, const DBT *key2)
{
return 0;
}
BTREEINFO info;
int main()
{
info.prefix = prefix_cb;
}
#endif
EOCP
if $cc $cflags -c try.c >try.out 2>&1 ; then
if $contains warning try.out >>/dev/null 2>&1 ; then
    db_prefixtype='int'

```

```

else
  db_prefixtype='size_t'
fi
else
  db_prefixtype='size_t'
  : XXX Maybe we should just give up here.
  $cat try.out >&4
  echo "Help: I can't seem to compile the db test program." >&4
  echo "Something's wrong, but I'll assume you use $db_prefixtype." >&4
fi
$rm_try
echo "Your version of Berkeley DB uses $db_prefixtype for prefix."
;;
*) db_prefixtype='size_t'
;;
esac
@end

```

Found in path(s):

```
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/perl/i_db.U
```

No license file was found, but licenses were detected in source scan.

?RCS: \$Id: d\_getnetbyaddr\_r.U,v 0RCS:

?RCS: Copyright (c) 2002,2003 Jarkko Hietaniemi

?RCS:

?RCS: You may distribute under the terms of either the GNU General Public

?RCS: License or the Artistic License, as specified in the README file.

?RCS:

?RCS: Generated by the reentr.pl from the Perl 5.8 distribution.

?RCS:

?MAKE:d\_getnetbyaddr\_r getnetbyaddr\_r\_proto: Inlibc Protochk Hasproto \  
i\_systypes usethreads i\_netdb extern\_C

?MAKE: -pick add \$@ %<

?S:d\_getnetbyaddr\_r:

?S: This variable conditionally defines the HAS\_GETNETBYADDR\_R symbol,

?S: which indicates to the C program that the getnetbyaddr\_r()

?S: routine is available.

?S:.

?S:getnetbyaddr\_r\_proto:

?S: This variable encodes the prototype of getnetbyaddr\_r.

?S: It is zero if d\_getnetbyaddr\_r is undef, and one of the

?S: REENTRANT\_PROTO\_T\_ABC macros of reentr.h if d\_getnetbyaddr\_r

?S: is defined.

?S:.

?C:HAS\_GETNETBYADDR\_R:

?C: This symbol, if defined, indicates that

```

the getnetbyaddr_r routine
?C: is available to getnetbyaddr re-entrantly.
?C:.
?C:GETNETBYADDR_R_PROTO:
?C: This symbol encodes the prototype of getnetbyaddr_r.
?C: It is zero if d_getnetbyaddr_r is undef, and one of the
?C: REENTRANT_PROTO_T_ABC macros of reentr.h if d_getnetbyaddr_r
?C: is defined.
?C:.
?H:#$d_getnetbyaddr_r HAS_GETNETBYADDR_R /**/
?H:#define GETNETBYADDR_R_PROTO $getnetbyaddr_r_proto /**/
?H:.
?T:try hdrs d_getnetbyaddr_r_proto
: see if getnetbyaddr_r exists
set getnetbyaddr_r d_getnetbyaddr_r
eval $inlibc
case "$d_getnetbyaddr_r" in
"$define")
hdrs="$i_systypes sys/types.h define stdio.h $i_netdb netdb.h"
case "$d_getnetbyaddr_r_proto:$susethreads" in
":define") d_getnetbyaddr_r_proto=define
set d_getnetbyaddr_r_proto getnetbyaddr_r $hdrs
eval $hasproto ;;
*) ;;
esac
case "$d_getnetbyaddr_r_proto" in
define)
case "$getnetbyaddr_r_proto" in
"|0) try='int getnetbyaddr_r(unsigned long, int, struct netent*, char*, size_t, struct netent**, int*);'
./protochk
"$extern_C $try" $hdrs && getnetbyaddr_r_proto=I_UISBWRE ;;
esac
case "$getnetbyaddr_r_proto" in
"|0) try='int getnetbyaddr_r(long, int, struct netent*, char*, int);'
./protochk "$extern_C $try" $hdrs && getnetbyaddr_r_proto=I_LISBI ;;
esac
case "$getnetbyaddr_r_proto" in
"|0) try='struct netent* getnetbyaddr_r(in_addr_t, int, struct netent*, char*, int);'
./protochk "$extern_C $try" $hdrs && getnetbyaddr_r_proto=S_TISBI ;;
esac
case "$getnetbyaddr_r_proto" in
"|0) try='struct netent* getnetbyaddr_r(long, int, struct netent*, char*, int);'
./protochk "$extern_C $try" $hdrs && getnetbyaddr_r_proto=S_LISBI ;;
esac
case "$getnetbyaddr_r_proto" in
"|0) try='int getnetbyaddr_r(in_addr_t, int, struct netent*, struct netent_data*);'
./protochk "$extern_C $try" $hdrs && getnetbyaddr_r_proto=I_TISD ;;
esac

```

```

case "$getnetbyaddr_r_proto" in
"|0) try='int getnetbyaddr_r(long, int, struct netent*, struct netent_data*);'
./protochk "$extern_C $try" $hdrs && getnetbyaddr_r_proto=I_LISD
;;
esac
case "$getnetbyaddr_r_proto" in
"|0) try='int getnetbyaddr_r(int, int, struct netent*, struct netent_data*);'
./protochk "$extern_C $try" $hdrs && getnetbyaddr_r_proto=I_IISD ;;
esac
case "$getnetbyaddr_r_proto" in
"|0) try='int getnetbyaddr_r(uint32_t, int, struct netent*, char*, size_t, struct netent**, int*);'
./protochk "$extern_C $try" $hdrs && getnetbyaddr_r_proto=I_uISBWRE ;;
esac
case "$getnetbyaddr_r_proto" in
"|0) d_getnetbyaddr_r=undef
getnetbyaddr_r_proto=0
echo "Disabling getnetbyaddr_r, cannot determine prototype." >&4 ;;
*) case "$getnetbyaddr_r_proto" in
REENTRANT_PROTO*) ;;
*) getnetbyaddr_r_proto="REENTRANT_PROTO_${getnetbyaddr_r_proto}" ;;
esac
echo "Prototype: $try" ;;
esac
;;
*) case "$usethreads" in
define) echo "getnetbyaddr_r has no prototype, not using it." >&4 ;;
esac
d_getnetbyaddr_r=undef
getnetbyaddr_r_proto=0
;;
esac
;;
*) getnetbyaddr_r_proto=0
;;
esac

```

Found in path(s):

```
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/threads/d_getnetbyaddr_r.U
```

No license file was found, but licenses were detected in source scan.

?RCS: \$Id: d\_getpwent\_r.U,v 0RCS:

?RCS: Copyright (c) 2002,2003 Jarkko Hietaniemi

?RCS:

?RCS: You may distribute under the terms of either the GNU General Public

?RCS: License or the Artistic License, as specified in the README file.

?RCS:

?RCS: Generated by the reentr.pl from the Perl 5.8 distribution.

```

?RCS:
?MAKE:d_getpwent_r getpwent_r_proto: Inlibc Protochk Hasproto i_systypes \
  usethreads i_pwd extern_C
?MAKE: -pick add $@ %<
?S:d_getpwent_r:
?S: This variable conditionally defines the HAS_GETPWENT_R symbol,
?S: which indicates to the C program that the getpwent_r()
?S: routine is available.
?S:.
?S:getpwent_r_proto:
?S: This variable encodes the prototype of getpwent_r.
?S: It is zero if d_getpwent_r is undef, and one of the
?S: REENTRANT_PROTO_T_ABC macros of reentr.h if d_getpwent_r
?S: is defined.
?S:.
?C:HAS_GETPWENT_R:
?C: This symbol, if defined, indicates that the getpwent_r routine
?C: is available to
  getpwent re-entrantly.
?C:.
?C:GETPWENT_R_PROTO:
?C: This symbol encodes the prototype of getpwent_r.
?C: It is zero if d_getpwent_r is undef, and one of the
?C: REENTRANT_PROTO_T_ABC macros of reentr.h if d_getpwent_r
?C: is defined.
?C:.
?H:#$d_getpwent_r HAS_GETPWENT_R /**/
?H:#define GETPWENT_R_PROTO $getpwent_r_proto /**/
?H:.
?T:try hdrs d_getpwent_r_proto
: see if getpwent_r exists
set getpwent_r d_getpwent_r
eval $inlibc
case "$d_getpwent_r" in
"$define")
  hdrs="$i_systypes sys/types.h define stdio.h $i_pwd pwd.h"
  case "$d_getpwent_r_proto:$usethreads" in
  ":define") d_getpwent_r_proto=define
    set d_getpwent_r_proto getpwent_r $hdrs
    eval $hasproto ;;
  *) ;;
  esac
  case "$d_getpwent_r_proto" in
  define)
    case "$getpwent_r_proto" in
    "|0) try='int getpwent_r(struct passwd*, char*, size_t, struct passwd*);'
    ./protochk "$extern_C $try" $hdrs && getpwent_r_proto=I_SBWR ;;
    esac

```

```

case "$getpwent_r_proto" in
"|0) try='int getpwent_r(struct passwd*, char*, int, struct passwd**);'
./protochk
"$extern_C $try" $hdrs && getpwent_r_proto=I_SBIR ;;
esac
case "$getpwent_r_proto" in
"|0) try='struct passwd* getpwent_r(struct passwd*, char*, size_t);'
./protochk "$extern_C $try" $hdrs && getpwent_r_proto=S_SBW ;;
esac
case "$getpwent_r_proto" in
"|0) try='struct passwd* getpwent_r(struct passwd*, char*, int);'
./protochk "$extern_C $try" $hdrs && getpwent_r_proto=S_SBI ;;
esac
case "$getpwent_r_proto" in
"|0) try='int getpwent_r(struct passwd*, char*, int);'
./protochk "$extern_C $try" $hdrs && getpwent_r_proto=I_SBI ;;
esac
case "$getpwent_r_proto" in
"|0) try='int getpwent_r(struct passwd*, char*, int, FILE**);'
./protochk "$extern_C $try" $hdrs && getpwent_r_proto=I_SBIH ;;
esac
case "$getpwent_r_proto" in
"|0) d_getpwent_r=undef
getpwent_r_proto=0
echo "Disabling getpwent_r, cannot determine prototype." >&4 ;;
*) case "$getpwent_r_proto" in
REENTRANT_PROTO*) ;;
*) getpwent_r_proto="REENTRANT_PROTO_$getpwent_r_proto" ;;
esac
echo
"Prototype: $try" ;;
esac
;;
*) case "$usethreads" in
define) echo "getpwent_r has no prototype, not using it." >&4 ;;
esac
d_getpwent_r=undef
getpwent_r_proto=0
;;
esac
;;
*) getpwent_r_proto=0
;;
esac

```

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/threads/d\_getpwent\_r.U

No license file was found, but licenses were detected in source scan.

```
?RCS: $Id: d_munmap.U 1 2006-08-24 12:32:52Z rmanfredi $
?RCS:
?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi
?RCS:
?RCS: You may redistribute only under the terms of the Artistic Licence,
?RCS: as specified in the README file that comes with the distribution.
?RCS: You may reuse parts of this distribution only within the terms of
?RCS: that same Artistic Licence; a copy of which may be found at the root
?RCS: of the source tree for dist 4.0.
?RCS:
?RCS: $Log: d_munmap.U,v $
?RCS: Revision 3.0.1.1 1993/12/15 08:19:22 ram
?RCS: patch15: created
?RCS:
?MAKE:d_munmap: Inlibc
?MAKE: -pick add $@ %<
?S:d_munmap:
?S: This variable conditionally defines HAS_MUNMAP if munmap() is
?S: available to unmap a region mapped by mmap().
?S:.
?C:HAS_MUNMAP:
?C: This symbol, if defined, indicates that the munmap system call is
?C: available to unmap a region, usually mapped by mmap().
?C:.
?H:#$d_munmap HAS_MUNMAP /**/
?H:.
?LINT:set
d_munmap
: see if munmap exists
set munmap d_munmap
eval $inlibc
```

Found in path(s):

```
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/d_munmap.U
```

No license file was found, but licenses were detected in source scan.

```
?RCS: $Id$
?RCS:
?RCS: Copyright (c) 1998 Jarkko Hietaniemi
?RCS:
?RCS: You may distribute under the terms of either the GNU General Public
?RCS: License or the Artistic License, as specified in the README file.
?RCS:
?MAKE:usemultiplicity: useithreads Myread Oldconfig Setvar
?MAKE: -pick add $@ %<
```



```

?Y:TOP
?S:usemultiplicity:
?S: This variable conditionally defines the MULTIPLICITY symbol,
?S: and indicates that Perl should be built to use multiplicity.
?S:.
?C:MULTIPLICITY:
?C: This symbol, if defined, indicates that Perl should
?C: be built to use multiplicity.
?C:.
?H:?%<:#ifndef MULTIPLICITY
?H:?%<:#$usemultiplicity MULTIPLICITY /**/
?H:?%<:#endif
?H:.
?LINT:set usemultiplicity
?INIT:: set usemultiplicity on the Configure command line to enable multiplicity.
: Check if multiplicity is required
?X: We should really have some explanatory text here, and some
?X: automatic setting of sensible defaults.
cat <<EOM

```

```

Perl
can be built so that multiple Perl interpreters can coexist
within the same Perl executable.
EOM

```

```

case "$useithreads" in
$define)
cat <<EOM
This multiple interpreter support is required for interpreter-based threads.
EOM
val="$define"
;;
*) case "$usemultiplicity" in
$define|true|[yY]*) dflt='y';;
*) dflt='n';;
esac
echo " "
echo "If this doesn't make any sense to you, just accept the default '$dflt'."
rp='Build Perl for multiplicity?'
./myread
case "$ans" in
y|Y) val="$define" ;;
*) val="$undef" ;;
esac
;;
esac
set usemultiplicity
eval $setvar

```

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/perl/usemultiplicity.U

No license file was found, but licenses were detected in source scan.

?RCS: \$Id: d\_shmdt.U 1 2006-08-24 12:32:52Z rmanfredi \$

?RCS:

?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi

?RCS:

?RCS: You may redistribute only under the terms of the Artistic Licence,

?RCS: as specified in the README file that comes with the distribution.

?RCS: You may reuse parts of this distribution only within the terms of

?RCS: that same Artistic Licence; a copy of which may be found at the root

?RCS: of the source tree for dist 4.0.

?RCS:

?RCS: \$Log: d\_shmdt.U,v \$

?RCS: Revision 3.0 1993/08/18 12:07:19 ram

?RCS: Baseline for dist 3.0 netwide release.

?RCS:

?MAKE:d\_shmdt: Inlibc

?MAKE: -pick add \$@ %<

?S:d\_shmdt:

?S: This variable conditionally defines the HAS\_SHMDT symbol, which

?S: indicates to the C program that the shmdt() routine is available.

?S:.

?C:HAS\_SHMDT:

?C: This symbol, if defined, indicates that the shmdt() routine is

?C: available to detach a shared memory segment from the process

space.

?C:.

?H:#\$d\_shmdt HAS\_SHMDT /\*\*/

?H:.

?LINT:set d\_shmdt

: see if shmdt exists

set shmdt d\_shmdt

eval \$inlibc

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/d\_shmdt.U

No license file was found, but licenses were detected in source scan.

?RCS: \$Id: i\_sysstatfs.U,v \$

?RCS:

?RCS: Copyright (c) 1999 Jarkko Hietaniemi

?RCS:

?RCS: You may distribute under the terms of either the GNU General Public

?RCS: License or the Artistic License, as specified in the README file.

?RCS:

?MAKE:i\_sysstatfs: Inhdr Hasfield

?MAKE: -pick add \$@ %<

?S:i\_sysstatfs:

?S: This variable conditionally defines the I\_SYSSTATFS symbol,

?S: and indicates whether a C program should include <sys/statfs.h>.

?S:.

?C:I\_SYS\_STATFS:

?C: This symbol, if defined, indicates that <sys/statfs.h> exists.

?C:.

?H:#\$i\_sysstatfs I\_SYS\_STATFS /\*\*/

?H:.

?LINT:set i\_sysstatfs

: see if this is a sys/statfs.h system

set sys/statfs.h i\_sysstatfs

eval \$inhdr

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/perl/i\_sysstatfs.U

No license file was found, but licenses were detected in source scan.

?RCS: \$Id: i\_dlfcn.U 1 2006-08-24 12:32:52Z rmanfredi \$

?RCS:

?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi

?RCS:

?RCS: You may redistribute only under the terms of the Artistic Licence,

?RCS: as specified in the README file that comes with the distribution.

?RCS: You may reuse parts of this distribution only within the terms of

?RCS: that same Artistic Licence; a copy of which may be found at the root

?RCS: of the source tree for dist 4.0.

?RCS:

?RCS: Original Author: Andy Dougherty <doughera@lafcol.lafayette.edu>

?RCS:

?RCS: \$Log: i\_dlfcn.U,v \$

?RCS: Revision 3.0.1.1 1994/08/29 16:21:53 ram

?RCS: patch32: created by ADO

?RCS:

?MAKE:i\_dlfcn: Inhdr

?MAKE: -pick add \$@ %<

?S:i\_dlfcn:

?S: This variable conditionally defines the I\_DLFCN symbol, which

?S: indicates to the C program that <dlfcn.h> exists and should

?S: be included.

?S:.

?C:I\_DLFCN:

?C: This symbol, if defined, indicates that <dlfcn.h> exists

and should  
?C: be included.  
?C:.  
?H:#\$i\_dlfcn I\_DLFCN /\*\*/  
?H:.  
?LINT:set i\_dlfcn  
: see if dlfcn is available  
set dlfcn.h i\_dlfcn  
eval \$inhdr

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/i\_dlfcn.U

No license file was found, but licenses were detected in source scan.

?RCS: \$Id: d\_ctime\_r.U,v 0RCS:  
?RCS: Copyright (c) 2002,2003 Jarkko Hietaniemi  
?RCS:  
?RCS: You may distribute under the terms of either the GNU General Public  
?RCS: License or the Artistic License, as specified in the README file.  
?RCS:  
?RCS: Generated by the reentr.pl from the Perl 5.8 distribution.  
?RCS:  
?MAKE:d\_ctime\_r ctime\_r\_proto: Inlibc Protochk Hasproto i\_systypes \  
usethreads i\_time i\_system extern\_C  
?MAKE: -pick add \$@ %<  
?S:d\_ctime\_r:  
?S: This variable conditionally defines the HAS\_CTIME\_R symbol,  
?S: which indicates to the C program that the ctime\_r()  
?S: routine is available.  
?S:.  
?S:ctime\_r\_proto:  
?S: This variable encodes the prototype of ctime\_r.  
?S: It is zero if d\_ctime\_r is undef, and one of the  
?S: REENTRANT\_PROTO\_T\_ABC macros of reentr.h if d\_ctime\_r  
?S: is defined.  
?S:.  
?C:HAS\_CTIME\_R:  
?C: This symbol, if defined, indicates that the ctime\_r routine  
?C: is available to ctime re-entrantly.  
?C:.  
?C:CTIME\_R\_PROTO:  
?C: This  
symbol encodes the prototype of ctime\_r.  
?C: It is zero if d\_ctime\_r is undef, and one of the  
?C: REENTRANT\_PROTO\_T\_ABC macros of reentr.h if d\_ctime\_r  
?C: is defined.  
?C:.

```

?H:#$d_ctime_r HAS_CTIME_R /**/
?H:#define CTIME_R_PROTO $ctime_r_proto /**/
?H:.
?T:try hdrs d_ctime_r_proto
: see if ctime_r exists
set ctime_r d_ctime_r
eval $nlibc
case "$d_ctime_r" in
"$define")
hdrs="$i_systypes sys/types.h define stdio.h $i_time time.h $i_systime sys/time.h"
case "$d_ctime_r_proto:$usethreads" in
":define") d_ctime_r_proto=define
set d_ctime_r_proto ctime_r $hdrs
eval $hasproto ;;
*) ;;
esac
case "$d_ctime_r_proto" in
define)
case "$ctime_r_proto" in
"|0) try='char* ctime_r(const time_t*, char*);'
./protochk "$extern_C $try" $hdrs && ctime_r_proto=B_SB ;;
esac
case "$ctime_r_proto" in
"|0) try='char* ctime_r(const time_t*, char*, int);'
./protochk "$extern_C $try" $hdrs && ctime_r_proto=B_SBI ;;
esac
case "$ctime_r_proto" in
"|0) try='int ctime_r(const
time_t*, char*);'
./protochk "$extern_C $try" $hdrs && ctime_r_proto=L_SB ;;
esac
case "$ctime_r_proto" in
"|0) try='int ctime_r(const time_t*, char*, int);'
./protochk "$extern_C $try" $hdrs && ctime_r_proto=L_SBI ;;
esac
case "$ctime_r_proto" in
"|0) d_ctime_r=undef
ctime_r_proto=0
echo "Disabling ctime_r, cannot determine prototype." >&4 ;;
* ) case "$ctime_r_proto" in
REENTRANT_PROTO*) ;;
*) ctime_r_proto="REENTRANT_PROTO_$ctime_r_proto" ;;
esac
echo "Prototype: $try" ;;
esac
;;
*) case "$usethreads" in
define) echo "ctime_r has no prototype, not using it." >&4 ;;

```

```
esac
d_ctime_r=undef
ctime_r_proto=0
;;
esac
;;
*) ctime_r_proto=0
;;
esac
```

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/threads/d\_ctime\_r.U

No license file was found, but licenses were detected in source scan.

```
?RCS: $Id: ccflags.U,v 3.0.1.9 1997/02/28 15:27:07 ram Exp $
?RCS:
?RCS: Copyright (c) 1991-1993, Raphael Manfredi
?RCS:
?RCS: You may redistribute only under the terms of the Artistic License,
?RCS: as specified in the README file that comes with the distribution.
?RCS: You may reuse parts of this distribution only within the terms of
?RCS: that same Artistic License; a copy of which may be found at the root
?RCS: of the source tree for dist 3.0.
?RCS:
?RCS: $Log: ccflags.U,v $
?RCS: Revision 3.0.1.9 1997/02/28 15:27:07 ram
?RCS: patch61: removed support for NO_PROTOTYPE detection on SCO
?RCS: patch61: new locincpth variable
?RCS: patch61: added info on the "additional ld flags" question
?RCS:
?RCS: Revision 3.0.1.8 1995/07/25 13:48:54 ram
?RCS: patch56: re-arranged compile line to include ldflags before objects
?RCS:
?RCS: Revision 3.0.1.7 1995/05/12 12:08:33 ram
?RCS: patch54: now checks for cc/ccflags/ldflags
coherency
?RCS:
?RCS: Revision 3.0.1.6 1994/10/29 16:07:02 ram
?RCS: patch36: gcc versioning no longer relies on the C compiler's name
?RCS: patch36: simplified check for gcc version checking (ADO)
?RCS:
?RCS: Revision 3.0.1.5 1994/08/29 16:06:35 ram
?RCS: patch32: propagate -posix flag from ccflags to ldflags
?RCS:
?RCS: Revision 3.0.1.4 1994/05/06 14:28:45 ram
?RCS: patch23: -fpcc-struct-return only needed in gcc 1.x (ADO)
?RCS: patch23: cppflags now computed on an option-by-option basis
```

?RCS: patch23: magically added cc flags now only done the first time  
?RCS:  
?RCS: Revision 3.0.1.3 1993/09/13 15:58:29 ram  
?RCS: patch10: explicitly mention -DDEBUG just in case they need it (WAD)  
?RCS: patch10: removed all the "tans" variable usage (WAD)  
?RCS:  
?RCS: Revision 3.0.1.2 1993/08/27 14:39:38 ram  
?RCS: patch7: added support for OSF/1 machines  
?RCS:  
?RCS: Revision 3.0.1.1 1993/08/25 14:00:24 ram  
?RCS: patch6: added defaults for cppflags, ccflags and ldflags  
?RCS:  
?RCS:  
Revision 3.0 1993/08/18 12:05:31 ram  
?RCS: Baseline for dist 3.0 netwide release.  
?RCS:  
?MAKE:ccflags ldflags lkflags cppflags optimize locincpth: test cat osname \  
Myread Guess Options Oldconfig +gccversion mips\_type +usrinc \  
package contains rm +cc cppstdin cppminus cprun cpplast libpth \  
libs loclibpth hint usesocks sh run rm\_try sysroot  
?MAKE: -pick add \$@ %<  
?S:ccflags:  
?S: This variable contains any additional C compiler flags desired by  
?S: the user. It is up to the Makefile to use this.  
?S:.  
?S:cppflags:  
?S: This variable holds the flags that will be passed to the C pre-  
?S: processor. It is up to the Makefile to use it.  
?S:.  
?S:optimize:  
?S: This variable contains any optimizer/debugger flag that should be used.  
?S: It is up to the Makefile to use it.  
?S:.  
?S:ldflags:  
?S: This variable contains any additional C loader flags desired by  
?S: the user. It is up to the Makefile to use this.  
?S:.  
?S:lkflags:  
?S: This variable contains any additional C partial linker flags  
desired by  
?S: the user. It is up to the Makefile to use this.  
?S:.  
?S:locincpth:  
?S: This variable contains a list of additional directories to be  
?S: searched by the compiler. The appropriate '-I' directives will  
?S: be added to ccflags. This is intended to simplify setting  
?S: local directories from the Configure command line.  
?S: It's not much, but it parallels the loclibpth stuff in libpth.U.

```

?S:.
?T:inctest thisincl xxx inclwanted ftry previous thislibdir
?T:EBUGGING DEBUGGING
?T:check flag callback checkccflag
?F:!cpp.c !gcctest !try
?D:cppflags=""
?D:ccflags=""
?D:ldflags=""
?D:optimize=""
?LINT:extern _sysroot
?INIT:: Possible local include directories to search.
?INIT:: Set locincpth to "" in a hint file to defeat local include searches.
?INIT:locincpth="/usr/local/include /opt/local/include /usr/gnu/include"
?INIT:locincpth="$locincpth /opt/gnu/include /usr/GNU/include /opt/GNU/include"
?INIT::
?INIT:: no include file wanted by default
?INIT:inclwanted=""
?INIT:
?INIT::
    Enable -DEBUGGING and -DDEBUGGING from the command line
?INIT:EBUGGING=""
?INIT:DEBUGGING=""
?INIT:
: determine optimization, if desired, or use for debug flag also
?X: Allow for Configure -Uoptimize -- it's not strictly sensible, but
?X: it has happened and we know what they mean. AD 2/16/98
case "$optimize" in
'|$undef) dflt='none';;
") dflt='-O';;
*) dflt="$optimize";;
esac
$cat <<EOH

```

By default, \$package compiles with the -O flag to use the optimizer. Alternately, you might want to use the symbolic debugger, which uses the -g flag (on traditional Unix systems). Either flag can be specified here. To use neither flag, specify the word "none".

```

EOH
rp="What optimizer/debugger flag should be used?"
./myread
optimize="$ans"
case "$optimize" in
'none') optimize="" ;;
esac

```

```

: Check what DEBUGGING is required from the command line
: -DEBUGGING or -DDEBUGGING or

```



```

: -DEBUGGING=both = -g + -DDEBUGGING
: -DEBUGGING=-g or -Doptimize=-g = -g
: -DEBUGGING=none or -UDEBUGGING =
:
-DEBUGGING=old or -DEBUGGING=default = ? $optimize
case "$EBUGGING" in
") ;;
*) DEBUGGING=$EBUGGING ;;
esac

```

```

case "$DEBUGGING" in
-g|both|$define)
  case "$optimize" in
  *_g*) ;;
  *) optimize="$optimize -g" ;;
  esac ;;
none|$undef)
  case "$optimize" in
  *_g*) set `echo "X $optimize " | sed 's/ -g / /'`
  shift
  optimize="$*"
  ;;
  esac ;;
esac

```

```

dflt="
case "$DEBUGGING" in
both|$define) dflt='-DDEBUGGING'
esac

```

```

: argument order is deliberate, as the flag will start with - which set could
: think is an option
checkccflag='check=$1; flag=$2; callback=$3;
echo " ";
echo "Checking if your compiler accepts $flag" 2>&1;
[ "X$sysroot" != "X" ] && echo "For sysroot = $sysroot";
echo "int main(void) { return 0; }" > gcctest.c;
if $cc $_sysroot -O2 $flag -o gcctest gcctest.c 2>gcctest.out && $run ./gcctest; then
  echo "Yes, it does." 2>&1;
  if $test -s gcctest.out ; then
    echo "But your platform does not like it:";
    cat gcctest.out;
  else
  case "$ccflags"
in
*$check*)
  echo "Leaving current flags $ccflags alone." 2>&1
  ;;

```

```

*) dflt="$dflt $flag";
   eval $callback
   ;;
esac
fi
else
   echo "Nope, it does not, but that is ok." 2>&1;
fi
'

```

: We will not override a previous value, but we might want to

: augment a hint file

```
case "$hint" in
```

```
default|recommended)
```

```
case "$gccversion" in
```

```
1*) dflt="$dflt -fpcc-struct-return" ;;
```

```
esac
```

```
case "$optimize:$DEBUGGING" in
```

```
*-g*:old) dflt="$dflt -DDEBUGGING";;
```

```
esac
```

?X: check for POSIXized ISC

```
case "$gccversion" in
```

```
2*) if $test -d /etc/conf/kconfig.d &&
```

```
   $contains _POSIX_VERSION $usrinc/sys/unistd.h >/dev/null 2>&1
```

```
then
```

```
   # Interactive Systems (ISC) POSIX mode.
```

```
   dflt="$dflt -posix"
```

```
fi
```

```
;;
```

```
esac
```

?X: If the user has gcc-2.95 or greater, try adding -fno-strict-alias.

?X: Since the gcc "version" can be non-numeric, e.g.

?X: "2.95.1 19990809 (prerelease)", we'll do the test on any version

?X: greater than 2.8.

?X: --Andy Dougherty 27 Aug 1999

```
case "$gccversion" in
```

```
1*) ;;
```

```
2.[0-8]*)
```

```
;;
```

```
?*) set strict-aliasing -fno-strict-aliasing
```

```
eval $checkccflag
```

```
;;
```

```
esac
```

?X: HMB 200405

?X: -pipe has shown a compile time speedup of about 40% on Linux and HP-UX

?X: and also worked on cygwin-1.5.9

?X: If a system fails, disable it in the hints. 99% of gcc uses binutils

```
# For gcc, adding -pipe speeds up compilations for some, but apparently
```

```

# some assemblers can't read from stdin. (It also slows down compilations
# in other cases, but those are apparently rarer these days.) AD 5/2004.
case "$gccversion" in
?*) set pipe -pipe
eval $checkccflag
;;
esac

```

?X: NWC 200712

```

# on x86_64 (at least) we require an extra library (libssp) in the
# link command line. This library is not named, so I infer that it is
# an implementation detail that may change. Hence the safest approach
# is to add the flag to the flags passed to the compiler at link time,
# as that way the compiler can do the right implementation dependant
# thing. (NWC)

```

```

case "$osname" in
amigaos)
;; # -fstack-protector builds but doesn't work
*) case "$gccversion" in
?*) set stack-protector-strong -fstack-protector-strong
eval $checkccflag
case "$dflt" in
*-fstack-protector-strong*) ;; # It got added.
*) # Try the plain/older -fstack-protector.
set stack-protector -fstack-protector
eval $checkccflag
;;
esac
;;
esac
;;
esac
;;
esac

```

?X: In USG mode, a MIPS system may need some BSD includes

```

case "$mips_type" in
*BSD*|*) inclwanted="$locincpth $usrinc";;
*) inclwanted="$locincpth $inclwanted $usrinc/bsd";;
esac
for thisincl in $inclwanted; do
if $test -d $thisincl; then
if $test x$thisincl != x$usrinc; then
case "$dflt" in
*" -I$thisincl "*);;
*) dflt="$dflt -I$thisincl ";;
esac
fi

```

```
fi
done
```

?X: Include test function (header, symbol)

```
inctest='if $contains $2 $usrinc/$1 >/dev/null 2>&1; then
xxx=true;
elif $contains $2 $usrinc/sys/$1 >/dev/null 2>&1; then
xxx=true;
else
xxx=false;
fi;
if $xxx; then
case "$dflt" in
*$2*);;
*)
dflt="$dflt -D$2";;
esac;
fi'
```

```
set signal.h LANGUAGE_C; eval $inctest
```

```
case "$usesocks" in
$define)
ccflags="$ccflags -DSOCKS"
;;
esac
```

```
case "$hint" in
default|recommended) dflt="$ccflags $dflt" ;;
*) dflt="$ccflags";;
esac
```

```
case "$dflt" in
'| ') dflt=none;;
esac
```

```
$cat <<EOH
```

Your C compiler may want other flags. For this question you should include `-I/whatever` and `-DWHATEVER` flags and any other flags used by the C compiler, but you should NOT include libraries or ld flags like `-lwhatever`. If you want \$package to honor its debug switch, you should include `-DDEBUGGING` here. Your C compiler might also need additional flags, such as `-D_POSIX_SOURCE`.

To use no flags, specify the word "none".

```
EOH
```

?X: strip leading space

```

set X $dflt
shift
dflt=${1+"$@"}
rp="Any additional cc flags?"
./myread
case "$ans" in
none) ccflags="";;
*) ccflags="$ans";;
esac

: the following weeds options from ccflags that are of no interest to cpp
case "$cppflags" in
") cppflags="$ccflags"
;;
*) set X $ccflags; shift
  case " $cppflags " in
  *" $1 "*" ;; # Try to avoid doubling the cppflags.
  *) cppflags="$cppflags $ccflags" ;;
  esac
  ;;
esac
case "$gccversion" in
1*) cppflags="$cppflags -D__GNUC__"
esac
case "$mips_type" in
");;
*BSD*) cppflags="$cppflags -DSYSTYPE_BSD43";;
esac
case "$cppflags" in
");;
*)
echo " "
echo "Let me guess what the preprocessor flags are..." >&4
set X $cppflags
shift
cppflags="
$cat >cpp.c <<'EOM'
#define BLURFL foo

BLURFL xx LFRULB
EOM
?X:
?X: For each cc flag, try it out with both cppstdin and cprun, since the
?X: first is almost surely a cc wrapper. We have to try both in case
?X: of cc flags like '-Olimit 2900' that are actually two words...
?X:
previous="
for flag in $*

```

```

do
case "$flag" in
-*) ftry="$flag";;
*) ftry="$previous $flag";;
esac
if $cppstdin -DLFRULB=bar $cppflags $ftry $cppminus <cpp.c \
>cpp1.out 2>/dev/null && \
$cpprun -DLFRULB=bar $cppflags $ftry $cpplast <cpp.c \
>cpp2.out
2>/dev/null && \
$contains 'foo.*xx.*bar' cpp1.out >/dev/null 2>&1 && \
$contains 'foo.*xx.*bar' cpp2.out >/dev/null 2>&1
then
cppflags="$cppflags $ftry"
previous=""
else
previous="$flag"
fi
done
set X $cppflags
shift
cppflags=${1+"$@"}
case "$cppflags" in
*_**) echo "They appear to be: $cppflags";;
esac
$rm -f cpp.c cpp?.out
;;
esac

```

: flags used in final linking phase

```

case "$ldflags" in
") if ./venix; then
dflt='-i -z'
else
dflt=""
fi
case "$ccflags" in
*_-posix*) dflt="$dflt -posix" ;;
esac
;;
*) dflt="$ldflags";;
esac
# See note above about -fstack-protector
case "$ccflags" in
*_-fstack-protector-strong*)
case "$dflt" in
*_-fstack-protector-strong*) ;; # Don't add it again
*) dflt="$dflt -fstack-protector-strong" ;;

```

```

esac
;;
*-fstack-protector*)
case "$dflt" in
*-fstack-protector*) ;; # Don't add it again
*) dflt="$dflt -fstack-protector" ;;
esac
;;
esac

```

: Try to guess additional flags to pick up local libraries.

```
for thislibdir in $libpth;
```

```
do
```

```
case " $loclibpth " in
```

```
*)" $thislibdir ")
```

```
case "$dflt " in
```

```
*)" -L$thislibdir ") ;;
```

```
*) dflt="$dflt -L$thislibdir" ;;
```

```
esac
```

```
;;
```

```
esac
```

```
done
```

```
case "$dflt" in
```

```
") dflt='none' ;;
```

```
esac
```

```
$cat <<EOH
```

Your C linker may need flags. For this question you should include `-L/whatever` and any other flags used by the C linker, but you should NOT include libraries like `-lwhatever`.

Make sure you include the appropriate `-L/path` flags if your C linker does not normally search all of the directories you specified above, namely

```
$libpth
```

To use no flags, specify the word "none".

```
EOH
```

```
rp="Any additional ld flags (NOT including libraries)?"
```

```
./myread
```

```
case "$ans" in
```

```
none) ldflags="";;
```

```
*) ldflags="$ans";;
```

```
esac
```

```
rmlist="$rmlist pdp11"
```

```

@if lkflags
: partial linking may need other flags
case "$lkflags" in
") case "$ldflags" in
") dflt='none';;
*) dflt="$ldflags";;
esac;;
*) dflt="$lkflags";;
esac
echo " "
rp="Partial linking flags to be used (NOT including -r)?"
. ./myread
case "$ans" in
none)
lkflags="";;
*) lkflags="$ans";;
esac

@end
?X:
?X: If the user changes compilers after selecting a hint file, it's
?X: possible that the suggested ccflags/ldflags will be wrong. Try to
?X: compile and run a simple test program. Let the user see all the
?X: error messages. -- ADO and RAM
?X: Sometimes, particularly on Linux systems, there is a bad library
?X: (e.g. a dangling symlink or incompatible library or a "run-time"
?X: version but not a "development" version of a library). This test
?X: will catch those sorts of problems too, though how to fix them
?X: may not be obvious.
?X:
: coherency check
echo " "
echo "Checking your choice of C compiler and flags for coherency..." >&4
$cat > try.c <<'EOF'
#include <stdio.h>
int main() { printf("Ok\n"); return(0); }
EOF
?X: Strip extra blanks in case some of the following variables are empty
set X $cc -o try $optimize $ccflags $ldflags try.c $libs
shift
$cat >try.msg <<'EOM'
I've tried to compile and run the following simple program:

EOM
$cat
try.c >> try.msg

```



```
$cat >> try.msg <<EOM
```

I used the command:

```
$*  
$run ./try
```

and I got the following output:

```
EOM  
dflt=y  
?X: Use "sh -c" to avoid error messages tagged with leading "Configure:".  
?X: We need to try the resulting executable, because cc might yield a 0 status  
?X: even when ld failed, in which case the executable will not run properly,  
?X: if its x bit is set at all...  
if $sh -c "$cc -o try $optimize $ccflags $ldflags try.c $libs" >>try.msg 2>&1; then  
if $sh -c "$run ./try " >>try.msg 2>&1; then  
xxx=`$run ./try`  
case "$xxx" in  
"Ok") dflt=n ;;  
*) echo "The program compiled OK, but produced no output." >> try.msg ;;  
esac  
else  
echo "The program compiled OK, but exited with status $?." >>try.msg  
rp="You have a problem. Shall I abort Configure"  
dflt=y  
fi  
else  
echo "I can't compile the test program." >>try.msg  
rp="You have a BIG problem. Shall I abort Configure"  
dflt=y  
fi  
case "$dflt" in  
y)  
$cat try.msg >&4  
?X: using -K will prevent  
default aborting--maybe they're cross compiling?  
case "$knowitall" in  
")  
echo "(The supplied flags or libraries might be incorrect.)"  
;;  
*) dflt=n;;  
esac  
echo " "  
. ./myread  
case "$ans" in  
n*|N*) ;;  
*) echo "Ok. Stopping Configure." >&4
```

```
exit 1
;;
esac
;;
n) echo "OK, that should do.";;
esac
$rm_try gcctest gcctest.out
```

Found in path(s):

```
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/compline/ccflags.U
```

No license file was found, but licenses were detected in source scan.

?RCS: \$Id\$

?RCS:

?RCS: Copyright (c) 2000 Jarkko Hietaniemi

?RCS:

?RCS: You may redistribute only under the terms of the Artistic License,

?RCS: as specified in the README file that comes with the distribution.

?RCS: You may reuse parts of this distribution only within the terms of

?RCS: that same Artistic License; a copy of which may be found at the root

?RCS: of the source tree for dist 3.0.

?RCS:

?MAKE:d\_\_fwalk: Inlibc

?MAKE: -pick add \$@ %<

?S:d\_\_fwalk:

?S: This variable conditionally defines HAS\_\_FWALK if \_fwalk() is

?S: available to apply a function to all the file handles.

?S:.

?C:HAS\_\_FWALK:

?C: This symbol, if defined, indicates that the \_fwalk system call is

?C: available to apply a function to all the file handles.

?C:.

?H:#\$d\_\_fwalk HAS\_\_FWALK /\*\*/

?H:.

?LINT:set d\_\_fwalk

: see if \_fwalk exists

set fwalk d\_\_fwalk

eval \$inlibc

Found in path(s):

```
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/perl/d__fwalk.U
```

No license file was found, but licenses were detected in source scan.

?RCS: \$Id: rootid.U 1 2006-08-24 12:32:52Z rmanfredi \$

?RCS:

?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi

```

?RCS:
?RCS: You may redistribute only under the terms of the Artistic Licence,
?RCS: as specified in the README file that comes with the distribution.
?RCS: You may reuse parts of this distribution only within the terms of
?RCS: that same Artistic Licence; a copy of which may be found at the root
?RCS: of the source tree for dist 4.0.
?RCS:
?RCS: $Log: rootid.U,v $
?RCS: Revision 3.0.1.1 1995/01/30 14:45:36 ram
?RCS: patch49: now only prints a single empty line when outputting something
?RCS:
?RCS: Revision 3.0 1993/08/18 12:09:42 ram
?RCS: Baseline for dist 3.0 netwide release.
?RCS:
?MAKE:rootid: sed
?MAKE: -pick add $@ %<
?S:rootid:
?S: This variable contains the eventual value of the ROOTID symbol,
?S: which is the uid of root.
?S:.
?C:ROOTID:
?C: This symbol contains the uid of root, normally
0.
?C:.
?H:#define ROOTID $rootid /**/
?H.:
: determine root id
rootid=`$sed -e "/^root:/{s/^[^:]*:[^:]*\([^:]*\).*$""\1/" -e "q" -e "}" -e "d" </etc/passwd`
case "$rootid" in
") rootid=0 ;;
*) echo " "; echo "Root uid = $rootid" >&4 ;;
esac

```

Found in path(s):

```

* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-
5.30.0/dist/U/rootid.U

```

No license file was found, but licenses were detected in source scan.

```

/*

```

```

* $Id: scandir.C,v 3.0.1.1 1994/01/24 13:58:45 ram Exp ram $

```

```

*

```

```

* Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi

```

```

*

```

```

* You may redistribute only under the terms of the Artistic Licence,

```

```

* as specified in the README file that comes with the distribution.

```

```

* You may reuse parts of this distribution only within the terms of

```

```

* that same Artistic Licence; a copy of which may be found at the root

```

```

* of the source tree for dist 4.0.

```

```
*
* $Log: scandir.C,v $
* Revision 3.0.1.1 1994/01/24 13:58:45 ram
* patch16: created
*
*/
```

Found in path(s):

```
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/lib/C/fake/scandir.C
```

No license file was found, but licenses were detected in source scan.

```
?RCS: $Id: i_unistd.U 1 2006-08-24 12:32:52Z rmanfredi $
?RCS:
?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi
?RCS:
?RCS: You may redistribute only under the terms of the Artistic Licence,
?RCS: as specified in the README file that comes with the distribution.
?RCS: You may reuse parts of this distribution only within the terms of
?RCS: that same Artistic Licence; a copy of which may be found at the root
?RCS: of the source tree for dist 4.0.
?RCS:
?RCS: $Log: i_unistd.U,v $
?RCS: Revision 3.0 1993/08/18 12:08:46 ram
?RCS: Baseline for dist 3.0 netwide release.
?RCS:
?MAKE:i_unistd: Inhdr
?MAKE: -pick add $@ %<
?S:i_unistd:
?S: This variable conditionally defines the I_UNISTD symbol, and indicates
?S: whether a C program should include <unistd.h>.
?S:.
?C:I_UNISTD:
?C: This symbol, if defined, indicates to the C program that it should
?C: include <unistd.h>.
?C:.
?H:#$i_unistd I_UNISTD /**/
?H:.
?LINT:set
i_unistd
: see if this is a unistd.h system
set unistd.h i_unistd
eval $inhdr
```

Found in path(s):

```
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/i_unistd.U
```

No license file was found, but licenses were detected in source scan.

```
?RCS: $Id: d_mkfifo.U 1 2006-08-24 12:32:52Z rmanfredi $
?RCS:
?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi
?RCS:
?RCS: You may redistribute only under the terms of the Artistic Licence,
?RCS: as specified in the README file that comes with the distribution.
?RCS: You may reuse parts of this distribution only within the terms of
?RCS: that same Artistic Licence; a copy of which may be found at the root
?RCS: of the source tree for dist 4.0.
?RCS:
?RCS: Original Author: Andy Dougherty <doughera@lafcol.lafayette.edu>
?RCS:
?RCS: $Log: d_mkfifo.U,v $
?RCS: Revision 3.0.1.1 1994/10/29 16:14:17 ram
?RCS: patch36: created by ADO
?RCS:
?RCS:
?MAKE:d_mkfifo: Inlibc
?MAKE: -pick add $@ %<
?S:d_mkfifo:
?S: This variable conditionally defines the HAS_MKFIFO symbol, which
?S: indicates to the C program that the mkfifo() routine is available.
?S:.
?C:HAS_MKFIFO :
?C: This symbol, if defined, indicates that the mkfifo
routine is
?C: available to create FIFOs. Otherwise, mknod should be able to
?C: do it for you. However, if mkfifo is there, mknod might require
?C: super-user privileges which mkfifo will not.
?C:.
?H:#$d_mkfifo HAS_MKFIFO /**/
?H:.
?LINT:set d_mkfifo
: see if mkfifo exists
set mkfifo d_mkfifo
eval $inlibc
```

Found in path(s):

```
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/d_mkfifo.U
```

No license file was found, but licenses were detected in source scan.

```
?RCS: $Id: sitescript.U,v $
?RCS:
?RCS: Copyright (c) 1999 Andy Dougherty
?RCS:
```

?RCS: You may redistribute only under the terms of the Artistic License,  
?RCS: as specified in the README file that comes with the distribution.  
?RCS: You may reuse parts of this distribution only within the terms of  
?RCS: that same Artistic License; a copy of which may be found at the root  
?RCS: of the source tree for dist 3.0.  
?RCS:  
?RCS: \$Log: sitescript.U,v \$  
?RCS:  
?MAKE:sitescript sitescriptexp installsitescript : Getfile Oldconfig test \  
Setprefixvar sitebin siteprefix  
?MAKE: -pick add \$@ %<  
?Y:TOP  
?D:sitescript="  
?S:sitescript:  
?S: This variable holds the name of the directory in which the user wants  
?S: to put add-on publicly executable files for the package in question. It  
?S: is most often a local directory such as /usr/local/bin. Programs using  
?S: this variable must be prepared to deal with ~name substitution.  
?S: The standard  
distribution will put nothing in this directory.  
?S: After perl has been installed, users may install their own local  
?S: scripts in this directory with  
?S: MakeMaker Makefile.PL  
?S: or equivalent. See INSTALL for details.  
?S:.  
?D:sitescriptexp="  
?S:sitescriptexp:  
?S: This is the same as the sitescript variable, but is filename expanded at  
?S: configuration time, for use in your makefiles.  
?S:.  
?D:installsitescript="  
?S:installsitescript:  
?S: This variable is usually the same as sitescriptexp, unless you are on  
?S: a system running AFS, in which case they may differ slightly. You  
?S: should always use this variable within your makefiles for portability.  
?S:.  
?LINT:change prefixvar  
?LINT:set installsitescript  
?LINT:set sitescript  
?LINT:set sitescriptexp  
: determine where add-on public executable scripts go  
case "\$sitescript" in  
") dflt=\$siteprefix/script  
\$test -d \$dflt || dflt=\$sitebin ;;  
\*) dflt="\$sitescript" ;;  
esac  
fn=d~+  
rp='Pathname where add-on public executable scripts

should be installed?'

./getfile

prefixvar=sitescript

./setprefixvar

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/installdirs/sitescript.U

No license file was found, but licenses were detected in source scan.

?RCS: \$Id\$

?RCS:

?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi

?RCS:

?RCS: You may redistribute only under the terms of the Artistic License,

?RCS: as specified in the README file that comes with the distribution.

?RCS: You may reuse parts of this distribution only within the terms of

?RCS: that same Artistic License; a copy of which may be found at the root

?RCS: of the source tree for dist 4.0.

?RCS:

?RCS: \$Log: lseektype.U,v \$

?RCS: Revision 3.0.1.1 1994/08/29 16:30:10 ram

?RCS: patch32: now uses new Typedef unit to compute type information

?RCS:

?RCS: Revision 3.0 1993/08/18 12:09:08 ram

?RCS: Baseline for dist 3.0 netwide release.

?RCS:

?MAKE:lseektype: Myread Typedef

?MAKE: -pick add \$@ %<

?S:lseektype:

?S: This variable defines lseektype to be something like off\_t, long,

?S: or whatever type is used to declare lseek offset's type in the

?S: kernel (which also appears to be lseek's return type).

?S:.

?C:Off\_t

(LSEEKTYPE):

?C: This symbol holds the type used to declare offsets in the kernel.

?C: It can be int, long, off\_t, etc... It may be necessary to include

?C: <sys/types.h> to get any typedef'ed information.

?C:.

?H:#define Off\_t \$lseektype /\* <offset> type \*/

?H:.

: see what type lseek is declared as in the kernel

set off\_t lseektype long stdio.h sys/types.h

eval \$typedef

echo " "

dflt="\$lseektype"

rp="What type is lseek's offset on this system declared as?"

```
./myread
lseektype="$ans"
```

Found in path(s):

```
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/lseektype.U
```

No license file was found, but licenses were detected in source scan.

```
?RCS: $Id: sysman.U,v 3.0.1.2 1994/06/20 07:08:43 ram Exp $
```

```
?RCS:
```

```
?RCS: Copyright (c) 1991-1993, Raphael Manfredi
```

```
?RCS:
```

```
?RCS: You may redistribute only under the terms of the Artistic License,
```

```
?RCS: as specified in the README file that comes with the distribution.
```

```
?RCS: You may reuse parts of this distribution only within the terms of
```

```
?RCS: that same Artistic License; a copy of which may be found at the root
```

```
?RCS: of the source tree for dist 3.0.
```

```
?RCS:
```

```
?RCS: $Log: sysman.U,v $
```

```
?RCS: Revision 3.0.1.2 1994/06/20 07:08:43 ram
```

```
?RCS: patch30: now explicitly states that /usr/man/man1 is the default
```

```
?RCS: patch30: added /usr/local/man/man1 to the search list
```

```
?RCS:
```

```
?RCS: Revision 3.0.1.1 1993/09/13 16:13:50 ram
```

```
?RCS: patch10: added support for /local/man/man1 (WAD)
```

```
?RCS: patch10: added temporary syspath variable to cut down on line length
```

```
?RCS:
```

```
?RCS: Revision 3.0 1993/08/18 12:09:55 ram
```

```
?RCS: Baseline for dist 3.0 netwide
```

```
release.
```

```
?RCS:
```

```
?MAKE:sysman: test Loc Oldconfig
```

```
?MAKE: -pick add $@ %<
```

```
?S:sysman:
```

```
?S: This variable holds the place where the manual is located on this
```

```
?S: system. It is not the place where the user wants to put his manual
```

```
?S: pages. Rather it is the place where Configure may look to find manual
```

```
?S: for unix commands (section 1 of the manual usually). See mansrc.
```

```
?S:.
```

```
?T:syspath
```

```
: determine where manual pages are on this system
```

```
echo " "
```

```
case "$sysman" in
```

```
  ")
```

```
    syspath="/usr/share/man/man1 /usr/man/man1"
```

```
    syspath="$syspath /usr/man/mann /usr/man/man1 /usr/man/local/man1"
```

```
    syspath="$syspath /usr/man/u_man/man1"
```

```
    syspath="$syspath /usr/catman/u_man/man1 /usr/man/l_man/man1"
```



```

syspath="$syspath /usr/local/man/u_man/man1 /usr/local/man/l_man/man1"
syspath="$syspath /usr/man/man.L /local/man/man1 /usr/local/man/man1"
sysman=`./loc . /usr/man/man1 $syspath`
;;
esac
if $test -d "$sysman"; then
    echo "System manual is in $sysman." >&4
else
    echo "Could not find manual pages in source form."
    >&4
fi

```

Found in path(s):

```

* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/modified/sysman.U

```

No license file was found, but licenses were detected in source scan.

```

?RCS: $Id: d_memcpy.U 1 2006-08-24 12:32:52Z rmanfredi $
?RCS:
?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi
?RCS:
?RCS: You may redistribute only under the terms of the Artistic Licence,
?RCS: as specified in the README file that comes with the distribution.
?RCS: You may reuse parts of this distribution only within the terms of
?RCS: that same Artistic Licence; a copy of which may be found at the root
?RCS: of the source tree for dist 4.0.
?RCS:
?RCS: $Log: d_memcpy.U,v $
?RCS: Revision 3.0.1.1 1993/09/13 16:02:58 ram
?RCS: patch10: removed text recommending bcopy over memcpy (WAD)
?RCS:
?RCS: Revision 3.0 1993/08/18 12:06:34 ram
?RCS: Baseline for dist 3.0 netwide release.
?RCS:
?MAKE:d_memcpy: Inlibc
?MAKE: -pick add $@ %<
?S:d_memcpy:
?S: This variable conditionally defines the HAS_MEMCPY symbol, which
?S: indicates to the C program that the memcpy() routine is available
?S: to copy blocks of
    memory.
?S:.
?C:HAS_MEMCPY (MEMCPY):
?C: This symbol, if defined, indicates that the memcpy routine is available
?C: to copy blocks of memory.
?C:.
?H:#$d_memcpy HAS_MEMCPY /**/
?H:.

```

```
?LINT:set d_memcpy
: see if memcpy exists
set memcpy d_memcpy
eval $inlibc
```

Found in path(s):

```
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/d_memcpy.U
```

No license file was found, but licenses were detected in source scan.

```
?RCS: $Id$
```

```
?RCS:
```

```
?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi
```

```
?RCS:
```

```
?RCS: You may redistribute only under the terms of the Artistic License,
```

```
?RCS: as specified in the README file that comes with the distribution.
```

```
?RCS: You may reuse parts of this distribution only within the terms of
```

```
?RCS: that same Artistic License; a copy of which may be found at the root
```

```
?RCS: of the source tree for dist 4.0.
```

```
?RCS:
```

```
?RCS: $Log: sysman.U,v $
```

```
?RCS: Revision 3.0.1.2 1994/06/20 07:08:43 ram
```

```
?RCS: patch30: now explicitly states that /usr/man/man1 is the default
```

```
?RCS: patch30: added /usr/local/man/man1 to the search list
```

```
?RCS:
```

```
?RCS: Revision 3.0.1.1 1993/09/13 16:13:50 ram
```

```
?RCS: patch10: added support for /local/man/man1 (WAD)
```

```
?RCS: patch10: added temporary syspath variable to cut down on line length
```

```
?RCS:
```

```
?RCS: Revision 3.0 1993/08/18 12:09:55 ram
```

```
?RCS: Baseline for dist 3.0 netwide release.
```

```
?RCS:
```

```
?MAKE:sysman: test
```

```
Loc Oldconfig
```

```
?MAKE: -pick add $@ %<
```

```
?S:sysman:
```

```
?S: This variable holds the place where the manual is located on this
```

```
?S: system. It is not the place where the user wants to put his manual
```

```
?S: pages. Rather it is the place where Configure may look to find manual
```

```
?S: for unix commands (section 1 of the manual usually). See mansrc.
```

```
?S:.
```

```
?T:syspath
```

```
: determine where manual pages are on this system
```

```
echo " "
```

```
case "$sysman" in
```

```
  ")
```

```
    syspath="/usr/share/man/man1 /usr/man/man1"
```

```
    syspath="$syspath /usr/man/mann /usr/man/man1 /usr/man/local/man1"
```

```

syspath="$syspath /usr/man/u_man/man1 /usr/share/man/man1"
syspath="$syspath /usr/catman/u_man/man1 /usr/man/l_man/man1"
syspath="$syspath /usr/local/man/u_man/man1 /usr/local/man/l_man/man1"
syspath="$syspath /usr/man/man.L /local/man/man1 /usr/local/man/man1"
sysman=`./loc . /usr/man/man1 $syspath`
;;
esac
if $test -d "$sysman"; then
  echo "System manual is in $sysman." >&4
else
  echo "Could not find manual pages in source form." >&4
fi

```

Found

in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/sysman.U

No license file was found, but licenses were detected in source scan.

?RCS: You may distribute under the terms of either the GNU General Public

?RCS: License or the Artistic License, as specified in the README file.

?RCS:

?MAKE:d\_lroundl: Inlibc

?MAKE: -pick add \$@ %<

?S:d\_lroundl:

?S: This variable conditionally defines the HAS\_LROUNDL symbol, which

?S: indicates to the C program that the lroundl() routine is available

?S: to return the integral value nearest to x away from zero.

?S:.

?C:HAS\_LROUNDL:

?C: This symbol, if defined, indicates that the lroundl routine is

?C: available to return the nearest integral value away from zero of

?C: the long double argument value.

?C:.

?H:#\$d\_lroundl HAS\_LROUNDL /\*\*/

?H:.

?LINT:set d\_lroundl

: see if lroundl exists

set lroundl d\_lroundl

eval \$inlibc

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/perl/d\_lroundl.U

No license file was found, but licenses were detected in source scan.

?RCS: \$Id: i\_arpainet.U 1 2006-08-24 12:32:52Z rmanfredi \$

?RCS:

?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi  
?RCS:  
?RCS: You may redistribute only under the terms of the Artistic Licence,  
?RCS: as specified in the README file that comes with the distribution.  
?RCS: You may reuse parts of this distribution only within the terms of  
?RCS: that same Artistic Licence; a copy of which may be found at the root  
?RCS: of the source tree for dist 4.0.  
?RCS:  
?RCS: \$Log: i\_arpainet.U,v \$  
?RCS: Revision 3.0 1993/08/18 12:08:15 ram  
?RCS: Baseline for dist 3.0 netwide release.  
?RCS:  
?MAKE:i\_arpainet: Inhdr  
?MAKE: -pick add \$@ %<  
?S:i\_arpainet:  
?S: This variable conditionally defines the I\_ARPA\_INET symbol,  
?S: and indicates whether a C program should include <arpa/inet.h>.  
?S:.  
?C:I\_ARPA\_INET:  
?C: This symbol, if defined, indicates to the C program that it should  
?C: include <arpa/inet.h> to get inet\_addr and friends  
declarations.  
?C:.  
?H:#\$i\_arpainet I\_ARPA\_INET /\*\*/  
?H:.  
?LINT:set i\_arpainet  
: see if arpa/inet.h has to be included  
set arpa/inet.h i\_arpainet  
eval \$inhdr

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/i\_arpainet.U

No license file was found, but licenses were detected in source scan.

?RCS: \$Id\$  
?RCS:  
?RCS: Copyright (c) 2000 Jarkko Hietaniemi  
?RCS:  
?RCS: You may distribute under the terms of either the GNU General Public  
?RCS: License or the Artistic License, as specified in the README file.  
?RCS:  
?MAKE:d\_isinfl: Inlibc  
?MAKE: -pick add \$@ %<  
?S:d\_isinfl:  
?S: This variable conditionally defines the HAS\_ISINFL symbol, which  
?S: indicates to the C program that the isinfl() routine is available.  
?S:.

?C:HAS\_ISINFL:

?C: This symbol, if defined, indicates that the isinfl routine is

?C: available to check whether a long double is an infinity.

?C:.

?H:#\$d\_isinfl HAS\_ISINFL /\*\*/

?H:.

?LINT:set d\_isinfl

: see if isinfl exists

set isinfl d\_isinfl

eval \$inlibc

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/perl/d\_isinfl.U

No license file was found, but licenses were detected in source scan.

?RCS: \$Id: d\_readdir\_r.U,v 0RCS:

?RCS: Copyright (c) 2002,2003 Jarkko Hietaniemi

?RCS:

?RCS: You may distribute under the terms of either the GNU General Public

?RCS: License or the Artistic License, as specified in the README file.

?RCS:

?RCS: Generated by the reentr.pl from the Perl 5.8 distribution.

?RCS:

?MAKE:d\_readdir\_r readdir\_r\_proto: Inlibc Protochk Hasproto i\_systypes \  
usethreads i\_dirent extern\_C

?MAKE: -pick add \$@ %<

?S:d\_readdir\_r:

?S: This variable conditionally defines the HAS\_READDIR\_R symbol,

?S: which indicates to the C program that the readdir\_r()

?S: routine is available.

?S:.

?S:readdir\_r\_proto:

?S: This variable encodes the prototype of readdir\_r.

?S: It is zero if d\_readdir\_r is undef, and one of the

?S: REENTRANT\_PROTO\_T\_ABC macros of reentr.h if d\_readdir\_r

?S: is defined.

?S:.

?C:HAS\_READDIR\_R:

?C: This symbol, if defined, indicates that the readdir\_r routine

?C: is available to readdir re-entrantly.

?C:.

?C:READDIR\_R\_PROTO:

?C: This

symbol encodes the prototype of readdir\_r.

?C: It is zero if d\_readdir\_r is undef, and one of the

?C: REENTRANT\_PROTO\_T\_ABC macros of reentr.h if d\_readdir\_r

?C: is defined.

```

?C:.
?H:#$d_readdir_r HAS_READDIR_R /**/
?H:#define READDIR_R_PROTO $readdir_r_proto /**/
?H:.
?T:try hdrs d_readdir_r_proto
: see if readdir_r exists
set readdir_r d_readdir_r
eval $inlibc
case "$d_readdir_r" in
"$define")
hdrs="$i_systypes sys/types.h define stdio.h $i_dirent dirent.h"
case "$d_readdir_r_proto:$usethreads" in
":define") d_readdir_r_proto=define
set d_readdir_r_proto readdir_r $hdrs
eval $hasproto ;;
*) ;;
esac
case "$d_readdir_r_proto" in
define)
case "$readdir_r_proto" in
"|0) try='int readdir_r(DIR*, struct dirent*, struct dirent**);'
./protochk "$extern_C $try" $hdrs && readdir_r_proto=I_TSR ;;
esac
case "$readdir_r_proto" in
"|0) try='int readdir_r(DIR*, struct dirent*);'
./protochk "$extern_C $try" $hdrs && readdir_r_proto=I_TS
;;
esac
case "$readdir_r_proto" in
"|0) d_readdir_r=undef
readdir_r_proto=0
echo "Disabling readdir_r, cannot determine prototype." >&4 ;;
*) case "$readdir_r_proto" in
REENTRANT_PROTO*) ;;
*) readdir_r_proto="REENTRANT_PROTO_$readdir_r_proto" ;;
esac
echo "Prototype: $try" ;;
esac
;;
*) case "$usethreads" in
define) echo "readdir_r has no prototype, not using it." >&4 ;;
esac
d_readdir_r=undef
readdir_r_proto=0
;;
esac
;;
*) readdir_r_proto=0

```

```
;;  
esac
```

Found in path(s):

```
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/threads/d_readdir_r.U
```

No license file was found, but licenses were detected in source scan.

?RCS: \$Id\$

?RCS:

?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi

?RCS:

?RCS: You may redistribute only under the terms of the Artistic License,

?RCS: as specified in the README file that comes with the distribution.

?RCS: You may reuse parts of this distribution only within the terms of

?RCS: that same Artistic License; a copy of which may be found at the root

?RCS: of the source tree for dist 4.0.

?RCS:

?RCS: \$Log: d\_shmat.U,v \$

?RCS: Revision 3.0.1.3 1995/07/25 14:04:23 ram

?RCS: patch56: use findhdr to find <sys/shm.h>, to get the right one (ADO)

?RCS:

?RCS: Revision 3.0.1.2 1994/05/13 15:18:56 ram

?RCS: patch27: added new symbol HAS\_SHMAT\_PROTOTYPE (ADO)

?RCS:

?RCS: Revision 3.0.1.1 1994/05/06 14:54:18 ram

?RCS: patch23: new Shmat\_t symbol to declare return type of shmat()

?RCS:

?RCS: Revision 3.0 1993/08/18 12:07:18 ram

?RCS: Baseline for dist 3.0 netwide release.

?RCS:

?MAKE:d\_shmat shmattype

d\_shmatprototype: Inlibc cat +cc +ccflags \

rm eppstdin cppflags cppminus Findhdr Setvar contains

?MAKE: -pick add \$@ %<

?S:d\_shmat:

?S: This variable conditionally defines the HAS\_SHMAT symbol, which

?S: indicates to the C program that the shmat() routine is available.

?S:.

?S:shmattype:

?S: This symbol contains the type of pointer returned by shmat().

?S: It can be 'void \*' or 'char \*'.

?S:.

?S:d\_shmatprototype:

?S: This variable conditionally defines the HAS\_SHMAT\_PROTOTYPE

?S: symbol, which indicates that sys/shm.h has a prototype for

?S: shmat.

?S:.

?C:HAS\_SHMAT:

?C: This symbol, if defined, indicates that the shmat() routine is

?C: available to attach a shared memory segment to the process space.

?C:.

?C:Shmat\_t:

?C: This symbol holds the return type of the shmat() system call.

?C: Usually set to 'void \*' or 'char \*'.

?C:.

?C:HAS\_SHMAT\_PROTOTYPE:

?C: This symbol, if defined, indicates that the sys/shm.h includes

?C: a prototype for shmat(). Otherwise, it is up to the program

to

?C: guess one. Shmat\_t shmat\_((int, Shmat\_t, int)) is a good guess,

?C: but not always right so it should be emitted by the program only

?C: when HAS\_SHMAT\_PROTOTYPE is not defined to avoid conflicting defs.

?C:.

?H:#\$d\_shmat HAS\_SHMAT /\*\*/

?H:#define Shmat\_t \$shmattype /\*\*/

?H:#\$d\_shmatprototype HAS\_SHMAT\_PROTOTYPE /\*\*/

?H:.

?LINT:set d\_shmat d\_shmatprototype

?T:xxx

: see if shmat exists

set shmat d\_shmat

eval \$inlibc

: see what shmat returns

case "\$d\_shmat" in

"\$define")

\$cat >shmat.c <<'END'

#include <sys/shm.h>

void \*shmat();

END

if \$cc \$ccflags -c shmat.c >/dev/null 2>&1; then

shmattype='void \*'

else

shmattype='char \*'

fi

echo "and it returns (\$shmattype)." >&4

: see if a prototype for shmat is available

xxx=`./findhdr sys/shm.h`

\$cppstdin \$cppflags \$cppminus < \$xxx > shmat.c 2>/dev/null

if \$contains 'shmat.\*(' shmat.c >/dev/null 2>&1; then

val="\$define"

else

val="\$undef"

fi

\$rm -f shmat.[co]

::



```
*)
val="$undef"
;;
esac
set d_shmatprototype
eval $setvar
```

#### Found

in path(s):

```
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/d_shmat.U
```

No license file was found, but licenses were detected in source scan.

```
?RCS: $Id: libnm.U 1 2006-08-24 12:32:52Z rmanfredi $
```

```
?RCS:
```

```
?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi
```

```
?RCS:
```

```
?RCS: You may redistribute only under the terms of the Artistic Licence,
```

```
?RCS: as specified in the README file that comes with the distribution.
```

```
?RCS: You may reuse parts of this distribution only within the terms of
```

```
?RCS: that same Artistic Licence; a copy of which may be found at the root
```

```
?RCS: of the source tree for dist 4.0.
```

```
?RCS:
```

```
?RCS: $Log: libnm.U,v $
```

```
?RCS: Revision 3.0.1.1 1997/02/28 16:08:26 ram
```

```
?RCS: patch61: replaced .a with $_a all over the place
```

```
?RCS:
```

```
?RCS: Revision 3.0 1993/08/18 12:09:01 ram
```

```
?RCS: Baseline for dist 3.0 netwide release.
```

```
?RCS:
```

```
?MAKE:libnm: test Loc libpth _a
```

```
?MAKE: -pick add $@ %<
```

```
?S:libnm:
```

```
?S: This variable contains the argument to pass to the loader in order
```

```
?S: to get the new math library routines. If there is no new math
```

```
?S: library, it is null.
```

```
?S:.
```

```
?T:ans
```

```
?O:
```

```
use libswanted='-lnm' instead (see libs.U).
```

```
: see if we should include -lnm
```

```
echo " "
```

```
if $test -r /usr/lib/libnm$_a || $test -r /usr/local/lib/libnm$_a ; then
```

```
echo "New math library found." >&4
```

```
libnm='-lnm'
```

```
else
```

```
ans=`./loc libnm$_a x $libpth`
```

```
case "$ans" in
```

```

x)
echo "No nm library found--the normal math library will have to do." >&4
libnm=""
;;
*)
echo "New math library found in $ans." >&4
libnm="$ans"
;;
esac
fi

```

Found in path(s):

```
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/libnm.U
```

No license file was found, but licenses were detected in source scan.

```

?RCS: $Id: i_syssock.U 1 2006-08-24 12:32:52Z rmanfredi $
?RCS:
?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi
?RCS:
?RCS: You may redistribute only under the terms of the Artistic Licence,
?RCS: as specified in the README file that comes with the distribution.
?RCS: You may reuse parts of this distribution only within the terms of
?RCS: that same Artistic Licence; a copy of which may be found at the root
?RCS: of the source tree for dist 4.0.
?RCS:
?RCS: $Log: i_syssock.U,v $
?RCS: Revision 3.0 1993/08/18 12:08:36 ram
?RCS: Baseline for dist 3.0 netwide release.
?RCS:
?MAKE:i_syssock: Inhdr
?MAKE: -pick add $@ %<
?S:i_syssock:
?S: This variable conditionally defines the I_SYS_SOCKET symbol, and indicates
?S: whether a C program should include <sys/socket.h> before performing socket
?S: operations.
?S:.
?C:I_SYS_SOCKET:
?C: This symbol, if defined, indicates to the C program that it should
?C: include
?C: <sys/socket.h> before performing socket calls.
?C:.
?H:#$i_syssock I_SYS_SOCKET /**/
?H:.
?LINT:set i_syssock
: see if this is a sys/socket.h system
set sys/socket.h i_syssock
eval $inhdr

```

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/i\_syssock.U

No license file was found, but licenses were detected in source scan.

?RCS: \$Id\$

?RCS:

?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi

?RCS:

?RCS: You may redistribute only under the terms of the Artistic License,

?RCS: as specified in the README file that comes with the distribution.

?RCS: You may reuse parts of this distribution only within the terms of

?RCS: that same Artistic License; a copy of which may be found at the root

?RCS: of the source tree for dist 4.0.

?RCS:

?RCS: \$Log: randfunc.U,v \$

?RCS: Revision 3.0 1993/08/18 12:09:39 ram

?RCS: Baseline for dist 3.0 netwide release.

?RCS:

?X:

?X: This is the new unit that should be used when random

?X: functions are to be used. It thus makes randbits.U obsolete.

?X:

?MAKE:randfunc mrand seedfunc nrandbits: cat +cc rm test Myread Csym

?MAKE: -pick add \$@ %<

?S:randfunc:

?S: Indicates the name of the random number function to use.

?S: Values include drand48, random, and rand. In C programs,

?S: the 'rand' macro is defined

to generate uniformly distributed

?S: random numbers over the range [0., 1.] (see mrand and nrand).

?S:.

?S:mrand:

?S: Indicates the macro to be used to generate normalized

?S: random numbers. Uses randfunc, often divided by

?S: (double) ((1 << nrandbits) -1) in order to normalize the result.

?S: In C programs, the macro 'rand' is mapped on mrand.

?S:.

?S:seedfunc:

?S: Indicates the random number generating seed function.

?S: Values include srand48, srandom, and srand.

?S:.

?S:nrandbits:

?S: Indicates how many bits are produced by the function used to

?S: generate normalized random numbers.

?S:.

?C:nrand:

?C: This macro is to be used to generate uniformly distributed

?C: random numbers over the range [0., 1.].

?C:.

?C:seednrand:

?C: This symbol defines the macro to be used in seeding the

?C: random number generator (see nrand).

?C:.

?H:#define nrand() \$mrand /\*\*/

?H:#define seednrand(x) \$seedfunc(x) /\*\*/

?H:.

?T:cont val

?LINT:nothere \$nrandbits)

: How can we generate normalized

random numbers ?

echo " "

case "\$randfunc" in

")

if set drand48 val -f; eval \$csym; \$val; then

  dflt="drand48"

  echo "Good, found drand48()." >&4

elif set random val -f; eval \$csym; \$val; then

  dflt="random"

  echo "OK, found random()." >&4

else

  dflt="rand"

  echo "Yick, looks like I have to use rand()." >&4

fi

echo " "

::

\*)

  dflt="\$randfunc"

::

esac

cont=true

while \$test "\$cont"; do

  rp="Use which function to generate random numbers?"

  ./myread

?X: Invalidates nrandbits if the answer is not the default so

?X: that the value stored in config.sh will not be used when

?X: we change our random function.

if \$test "\$ans" = "\$dflt"; then

  : null

else

  nrandbits="

fi

randfunc="\$ans"

if set \$ans val -f; eval \$csym; \$val; then

  cont="

```

else
dflt=n
rp="Function $ans does not exists. Use that name anyway?"
./myread
dflt=rand
case "$ans" in
[yY]*) cont="";;
esac
fi
case "$cont" in
")
case "$randfunc" in
drand48)
mrand="drand48()"
seedfunc="srand48"
;;
rand*)
case
"$nrandbits" in
")
echo "Checking to see how many bits your $randfunc() function produces..." >&4
$cat >try.c <<EOCP
#include <stdio.h>
int main()
{
register int i;
register unsigned long tmp;
register unsigned long max = 0L;
extern long random();

for (i = 1000; i; i--) {
tmp = (unsigned long)$randfunc();
if (tmp > max) max = tmp;
}
for (i = 0; max; i++)
max /= 2;
printf("%d\n",i);
}
EOCP
if $cc -o try try.c >/dev/null 2>&1 ; then
dflt=`try`
else
dflt=?
echo "(I can't seem to compile the test program...)"
fi
;;
*)
dflt="$nrandbits"

```

```

;;
esac
rp="How many bits does your $randfunc() function produce?"
./myread
nrandbits="$ans"
$rm -f try.c try
mrand="($randfunc() / (double) ((1 << $nrandbits) - 1))"
seedfunc="srand"
;;
?X: The following is provided just in case...
*)
dflt="31"
rp="How many bits does your $randfunc() function produce?"
./myread
nrandbits="$ans"
seedfunc="$srandfunc"
mrand="($randfunc()
/ (double) ((1 << $nrandbits) - 1))"
if set $seedfunc val -f; eval $csym; $val; then
echo "(Using $seedfunc() to seed random generator)"
else
echo "(Warning: no $seedfunc() to seed random generator)"
seedfunc=rand
fi
;;
esac
;;
esac
done

```

Found in path(s):

```
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/randfunc.U
```

No license file was found, but licenses were detected in source scan.

?RCS: \$Id\$

?RCS:

?RCS: Copyright (c) 1998 Jarkko Hietaniemi

?RCS:

?RCS: You may distribute under the terms of either the GNU General Public

?RCS: License or the Artistic License, as specified in the README file.

?RCS:

?X: This unit generates a \$hasfield string that is used internally

?X: by Configure to check if this system has a field for a

?X: particular struct (of if this system has a particular struct!)

?X:

?X: To use it, say something like:

?X: set d\_statblocks stat st\_blocks i\_sysstat sys/stat.h

```

?X: eval $hasfield
?X: Or, for more complicated sets of headers, do something like
?X: hdrs="$define sys/foo.h
?X: $i_sysbar sys/bar.h
?X: $i_syszot sys/zot.h
?X: $i_zappa zappa.h"
?X: set d_statblocks stat st_blocks $hdrs
?X: eval $hasfield
?X:
?MAKE:Hasfield: Setvar rm_try test Compile
?MAKE: -pick add $@ %<
?T:varname struct field
?V:hasfield
: Define hasfield macro for Configure internal use
hasfield='varname=$1;
struct=$2; field=$3; shift; shift; shift;
while $test $# -ge 2; do
case "$1" in
$define) echo "#include <$2>";;
esac ;
shift 2;
done > try.c;
echo "int main () { struct $struct foo; char* bar; bar = (char*)foo.$field; }" >> try.c;
set try;
if eval $compile; then
val="$define";
else
val="$undef";
fi;
set $varname;
eval $setvar;
$rm_try'

```

Found in path(s):

```
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/protos/Hasfield.U
```

No license file was found, but licenses were detected in source scan.

```
?RCS: $Id: html1dir.U,v $
```

```
?RCS:
```

```
?RCS: Copyright (c) 1999 Andy Dougherty
```

```
?RCS:
```

```
?RCS: You may redistribute only under the terms of the Artistic License,
```

```
?RCS: as specified in the README file that comes with the distribution.
```

```
?RCS: You may reuse parts of this distribution only within the terms of
```

```
?RCS: that same Artistic License; a copy of which may be found at the root
```

```
?RCS: of the source tree for dist 3.0.
```

```
?RCS:
```

```

?RCS: $Log: html1dir.U,v $
?RCS:
?MAKE:html1dir html1direxp installhtml1dir: cat Loc Myread \
  spackage test Getfile Setprefixvar Prefixit Prefixup
?MAKE: -pick add $@ %<
?Y:TOP
?D:html1dir="
?S:html1dir:
?S: This variable contains the name of the directory in which html
?S: source pages are to be put. This directory is for pages
?S: that describe whole programs, not libraries or modules. It
?S: is intended to correspond roughly to section 1 of the Unix
?S: manuals.
?S:.
?D:html1direxp="
?S:html1direxp:
?S: This
  variable is the same as the html1dir variable, but is filename
?S: expanded at configuration time, for convenient use in makefiles.
?S:.
?D:installhtml1dir="
?S:installhtml1dir:
?S: This variable is really the same as html1direxp, unless you are
?S: using a different installprefix. For extra portability, you
?S: should only use this variable within your makefiles.
?S:.
?LINT:change prefixvar
?LINT:set html1direxp
?LINT:set installhtml1dir
: determine where html pages for programs go
set html1dir html1dir none
eval $prefixit
$cat <<EOM

```

If you wish to install html files for programs in \$spackage, indicate the appropriate directory here. To skip installing html files, answer "none".

```

EOM
case "$html1dir" in
  "|none|$undef" ) dflt=none ;;
  *) dflt=$html1dir ;;
esac
fn=dn+~
rp="Directory for the main $spackage html pages?"
./getfile
prefixvar=html1dir
./setprefixvar
: Use ' ' for none so value is preserved next time through Configure

```



\$test X"\$html1dir" = "X" && html1dir=' '

Found

in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/installdirs/html1dir.U

No license file was found, but licenses were detected in source scan.

?RCS: \$Id\$

?RCS:

?RCS: Copyright (c) 2014, H.Merijn Brand

?RCS:

?RCS: You may redistribute only under the terms of the Artistic License,

?RCS: as specified in the README file that comes with the distribution.

?RCS: You may reuse parts of this distribution only within the terms of

?RCS: that same Artistic License; a copy of which may be found at the root

?RCS: of the source tree for dist 4.0.

?RCS:

?RCS: \$Log: d\_dladdr.U,v \$

?RCS:

?MAKE:d\_dladdr: Inlibc

?MAKE: -pick add \$@ %<

?S:d\_dladdr:

?S: This variable conditionally defines the HAS\_DLADDR symbol, which

?S: indicates to the C program that the dladdr() routine is available

?S: to get a stack trace.

?S:.

?C:HAS\_DLADDR:

?C: This symbol, if defined, indicates that the dladdr() routine is

?C: available to query dynamic linker information for an address.

?C: The <dlfcn.h> header must be included to use this routine.

?C:.

?H:#\$d\_dladdr HAS\_DLADDR /\*\*/

?H:.

?LINT:set d\_dladdr

:

see if dladdr exists

set dladdr d\_dladdr

eval \$inlibc

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/modified/d\_dladdr.U

No license file was found, but licenses were detected in source scan.

?RCS: \$Id\$

?RCS:

?RCS: Copyright (c) 1996, Andy Dougherty

?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi

?RCS:

?RCS: You may redistribute only under the terms of the Artistic License,  
?RCS: as specified in the README file that comes with the distribution.

?RCS: You may reuse parts of this distribution only within the terms of  
?RCS: that same Artistic License; a copy of which may be found at the root  
?RCS: of the source tree for dist 4.0.

?RCS:

?RCS: \$Log: Unix.U,v \$

?RCS: Revision 3.0.1.1 1997/02/28 15:20:06 ram

?RCS: patch61: created

?RCS:

?X:

?X: The purpose of this unit is to define things that are common across all  
?X: known UNIX platforms. If Configure is ported/used on a non-UNIX  
?X: environment, then some of the following variables can be redefined in hint  
?X: files.

?X:

?MAKE:Unix \_a \_o firstmakefile archobjs: Oldconfig

?MAKE: -pick add \$@ %<

?S:\_a (lib\_ext):

?S: This variable defines the extension  
used for ordinary libraries.

?S: For unix, it is '.a'. The '.' is included. Other possible  
?S: values include '.lib'.

?S:.

?S:\_o (obj\_ext):

?S: This variable defines the extension used for object files.

?S: For unix, it is '.o'. The '.' is included. Other possible  
?S: values include '.obj'.

?S:.

?S:firstmakefile:

?S: This variable defines the first file searched by make. On unix,  
?S: it is makefile (then Makefile). On case-insensitive systems,  
?S: it might be something else. This is only used to deal with  
?S: convoluted make depend tricks.

?S:.

?S:archobjs:

?S: This variable defines any additional objects that must be linked  
?S: in with the program on this architecture. On unix, it is usually  
?S: empty. It is typically used to include emulations of unix calls  
?S: or other facilities. For perl on OS/2, for example, this would  
?S: include os2/os2.obj.

?S:.

?INIT:: Extra object files, if any, needed on this platform.

?INIT:archobjs=""

: Define several unixisms.

: Hints files

or command line option can be used to override them.

```
case "$_a" in
") _a='.a';;
esac
case "$_o" in
") _o='.o';;
esac
```

@if firstmakefile

: Which makefile gets called first. This is used by make depend.

```
case "$firstmakefile" in
") firstmakefile='makefile';;
esac
```

@end

Found in path(s):

```
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/Unix.U
```

No license file was found, but licenses were detected in source scan.

?RCS: \$Id: d\_setregid.U 1 2006-08-24 12:32:52Z rmanfredi \$

?RCS:

?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi

?RCS:

?RCS: You may redistribute only under the terms of the Artistic Licence,

?RCS: as specified in the README file that comes with the distribution.

?RCS: You may reuse parts of this distribution only within the terms of

?RCS: that same Artistic Licence; a copy of which may be found at the root

?RCS: of the source tree for dist 4.0.

?RCS:

?RCS: \$Log: d\_setregid.U,v \$

?RCS: Revision 3.0 1993/08/18 12:07:12 ram

?RCS: Baseline for dist 3.0 netwide release.

?RCS:

?MAKE:d\_setregid d\_setresgid: Inlibc

?MAKE: -pick add \$@ %<

?S:d\_setregid:

?S: This variable conditionally defines HAS\_SETREGID if setregid() is

?S: available to change the real and effective gid of the current

?S: process.

?S:.

?S:d\_setresgid:

?S: This variable conditionally defines HAS\_SETRESGID if setresgid() is

?S: available to change

the real, effective and saved gid of the current

?S: process.

?S:.

?C:HAS\_SETREGID (SETREGID):

?C: This symbol, if defined, indicates that the setregid routine is

?C: available to change the real and effective gid of the current

?C: process.

?C:.

?C:HAS\_SETRESGID (SETRESGID):

?C: This symbol, if defined, indicates that the setresgid routine is

?C: available to change the real, effective and saved gid of the current

?C: process.

?C:.

?H:#\$d\_setregid HAS\_SETREGID /\*\*/

?H:#\$d\_setresgid HAS\_SETRESGID /\*\*/

?H:.

?LINT: set d\_setregid d\_setresgid

: see if setregid exists

set setregid d\_setregid

eval \$inlibc

set setresgid d\_setresgid

eval \$inlibc

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/d\_setregid.U

No license file was found, but licenses were detected in source scan.

?RCS: You may distribute under the terms of either the GNU General Public

?RCS: License or the Artistic License, as specified in the README file.

?RCS:

?MAKE:d\_llrint: Inlibc

?MAKE: -pick add \$@ %<

?S:d\_llrint:

?S: This variable conditionally defines the HAS\_LLRRINT symbol, which

?S: indicates to the C program that the llrint() routine is available

?S: to return the long long value closest to a double (according

?S: to the current rounding mode).

?S:.

?C:HAS\_LLRRINT:

?C: This symbol, if defined, indicates that the llrint routine is

?C: available to return the long long value closest to a double

?C: (according to the current rounding mode).

?C:.

?H:#\$d\_llrint HAS\_LLRRINT /\*\*/

?H:.

?LINT:set d\_llrint

: see if llrint exists

set llrint d\_llrint

eval \$inlibc

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/perl/d\_llrint.U

No license file was found, but licenses were detected in source scan.

?RCS: \$Id: Prefixit.U 1 2006-08-24 12:32:52Z rmanfredi \$

?RCS:

?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi

?RCS:

?RCS: You may redistribute only under the terms of the Artistic Licence,

?RCS: as specified in the README file that comes with the distribution.

?RCS: You may reuse parts of this distribution only within the terms of

?RCS: that same Artistic Licence; a copy of which may be found at the root

?RCS: of the source tree for dist 4.0.

?RCS:

?RCS: \$Log: Prefixit.U,v \$

?RCS: Revision 3.0.1.1 1995/01/30 14:29:22 ram

?RCS: patch49: created

?RCS:

?X:

?X: Used as: "set dflt var dir; eval \$prefixit" to set \$dflt to be

?X: \$prefix/dir by default, or the previous \$var depending on certain

?X: conditions:

?X: - If the \$oldprefix variable is empty, then \$prefix holds the same

?X: value as on previous runs. Therefore, reuse \$var if set, otherwise

?X: set \$dflt to \$prefix/dir.

?X: - If \$oldprefix is not

empty, then set \$dflt to \$prefix/dir if \$var

?X: is empty (first run). Otherwise, if \$var is \$oldprefix/dir, then

?X: change it to \$prefix/dir. If none of the above, reuse the old \$var.

?X:

?X: When dir is omitted, the dflt variable is set to \$var if prefix did not

?X: change, to an empty value otherwise. If dir=none, then a single space

?X: in var is kept as-is, even if the prefix changes.

?X:

?MAKE:Prefixit: prefix oldprefix

?MAKE: -pick add \$@ %<

?LINT:define prefixit

?S:prefixit:

?S: This shell variable is used internally by Configure to reset

?S: the leading installation prefix correctly when it is changed.

?S: set dflt var [dir]

?S: eval \$prefixit

?S: That will set \$dflt to \$var or \$prefix/dir depending on the

?S: value of \$var and \$oldprefix.

?S:.

?V:prefixit

?T:tp

: set the prefixit variable, to compute a suitable default value

```
prefixit='case "$3" in
""|none)
case "$oldprefix" in
"" ) eval "$1=\\"$2\"";;
*)
case "$3" in
"" ) eval "$1="";;
none)
eval "tp=\\"$2\"";
case
"$tp" in
""|" ") eval "$1=\\"$2\"";;
*) eval "$1="";;
esac;;
esac;;
esac;;
*)
eval "tp=\\"$oldprefix-\\"$2-\\""; eval "tp=\\"$tp\\"";
case "$tp" in
-/*-|\~*--) eval "$1=\\"$prefix/$3\\"";;
/*-$oldprefix/*|\~*-$oldprefix/*)
eval "$1=\`echo \\"$2 | sed \\"s,^$oldprefix,$prefix,\\"";;
*) eval "$1=\\"$2\\"";;
esac;;
esac'
```

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/Prefixit.U

No license file was found, but licenses were detected in source scan.

?RCS: \$Id\$

?RCS:

?RCS: Copyright (c) 2000 Jarkko Hietaniemi

?RCS:

?RCS: You may distribute under the terms of either the GNU General Public

?RCS: License or the Artistic License, as specified in the README file.

?RCS:

?MAKE:d\_strtold\_l: Inlibc

?MAKE: -pick add \$@ %<

?S:d\_strtold\_l:

?S: This variable conditionally defines the HAS\_STRTOLD\_L symbol, which

?S: indicates to the C program that the strtold\_l() routine is available.

?S:.

?C:HAS\_STRTOLD\_L:

?C: This symbol, if defined, indicates that the strtold\_l routine is

?C: available to convert strings to long doubles.

```
?C:
?H:#$d_strtold_l HAS_STRTOLD_L /**/
?H:
?LINT:set d_strtold_l
: see if strtold_l exists
set strtold_l d_strtold_l
eval $inlibc
```

Found in path(s):

```
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/threads/d_strtold_l.U
```

No license file was found, but licenses were detected in source scan.

```
?RCS: Copyright (c) 2000,2014 Jarkko Hietaniemi
```

```
?RCS:
```

```
?RCS: You may distribute under the terms of either the GNU General Public
```

```
?RCS: License or the Artistic License, as specified in the README file.
```

```
?RCS:
```

```
?MAKE:d_fpclassify d_fp_classify: Inlibc cat Compile rm_try Setvar
```

```
?MAKE: -pick add $@ %<
```

```
?X:the short story is that C99 says use fpclassify. But the story is confused
```

```
?X:by systems "partially C99" (or fully "pre C99") which either user fpclassify
```

```
?X:but with different return values, or they use fp_classify (with the expected
```

```
?X:return values, or they use some other spelling of *fp*class* (sometimes even
```

```
?X:without the *fp* part), with yet another set(s) of return values ...
```

```
?S:d_fpclassify:
```

```
?S: This variable conditionally defines the HAS_FPCLASSIFY symbol, which
```

```
?S: indicates to the C program that the fpclassify() routine is available.
```

```
?S:.
```

```
?S:d_fp_classify:
```

```
?S: This variable conditionally defines the HAS_FP_CLASSIFY symbol, which
```

```
?S: indicates to the C program that the fp_classify() routine is available.
```

```
?S:.
```

```
?C:HAS_FPCLASSIFY:
```

```
?C: This symbol, if defined, indicates that the fpclassify routine is
```

```
?C: available to classify doubles. Available for example in HP-UX.
```

```
?C: The returned values are defined in <math.h> and are
```

```
?C:
```

```
?C: FP_NORMAL Normalized
```

```
?C: FP_ZERO Zero
```

```
?C: FP_INFINITE Infinity
```

```
?C: FP_SUBNORMAL Denormalized
```

```
?C: FP_NAN NaN
```

```
?C:
```

```
?C:.
```

```
?C:HAS_FP_CLASSIFY:
```

```
?C: This symbol, if defined, indicates that the fp_classify routine is
```

```

?C: available to classify doubles. The values are defined in <math.h>
?C:
?C: FP_NORMAL   Normalized
?C: FP_ZERO     Zero
?C: FP_INFINITE Infinity
?C: FP_SUBNORMAL Denormalized
?C: FP_NAN      NaN
?C:
?C:
?H:#$d_fpclassify HAS_FPCLASSIFY /**/
?H:#$d_fp_classify HAS_FP_CLASSIFY /**/
?H:
?LINT:set d_fpclassify
?LINT:set d_fp_classify
: check for fpclassify
?X:classified (Comment by jhi)
?X:fpclassify i_math
?X:fp_classify i_math
?X:fpclass i_math
i_ieeeep i_fp
?X:fp_class i_math i_fp_class
?X: No i_fp_class yet. But the systems that have
?X: this (Tru64 and IRIX) both had <fp_class.h>
?X:class i_math
echo "Checking to see if you have fpclassify..." >&4
$cat >try.c <<EOCP
#include <math.h>
int main() { return fpclassify(1.0) == FP_NORMAL ? 0 : 1; }
EOCP
set try
if eval $compile; then
  val="$define"
  echo "You have fpclassify."
else
  val="$undef"
  echo "You do not have fpclassify."
fi
$rm_try
set d_fpclassify
eval $setvar

: see if fp_classify exists
set fp_classify d_fp_classify
eval $inlibc

Found in path(s):
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-
5.30.0/U/perl/d_fpclassify.U

```



No license file was found, but licenses were detected in source scan.

?RCS: You may distribute under the terms of either the GNU General Public

?RCS: License or the Artistic License, as specified in the README file.

?RCS:

?MAKE:d\_exp2: Inlibc

?MAKE: -pick add \$@ %<

?S:d\_exp2:

?S: This variable conditionally defines the HAS\_EXP2 symbol, which

?S: indicates to the C program that the exp2() routine is available.

?S:.

?C:HAS\_EXP2:

?C: This symbol, if defined, indicates that the exp2 routine is

?C: available to do the 2\*\*x function.

?C:.

?H:#\$d\_exp2 HAS\_EXP2 /\*\*/

?H:.

?LINT:set d\_exp2

: see if exp2 exists

set exp2 d\_exp2

eval \$inlibc

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/perl/d\_exp2.U

No license file was found, but licenses were detected in source scan.

?RCS: \$Id: install.U 1 2006-08-24 12:32:52Z rmanfredi \$

?RCS:

?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi

?RCS:

?RCS: You may redistribute only under the terms of the Artistic Licence,

?RCS: as specified in the README file that comes with the distribution.

?RCS: You may reuse parts of this distribution only within the terms of

?RCS: that same Artistic Licence; a copy of which may be found at the root

?RCS: of the source tree for dist 4.0.

?RCS:

?RCS: \$Log: install.U,v \$

?RCS: Revision 3.0.1.2 1995/09/25 09:16:37 ram

?RCS: patch59: all possible install programs are now looked for

?RCS:

?RCS: Revision 3.0.1.1 1995/01/11 15:30:41 ram

?RCS: patch45: created

?RCS:

?MAKE:install installdir: Loc Oldconfig Getfile cat test startsh rm +cc \

eunicefix package contains mkdir echo n c

?MAKE: -pick add \$@ %<

?S:install:

?S: This variable contains the name of an install program that can accept

?S: BSD-style arguments.

It must correctly support -c, -s, and -m at least.

?S: It is a fully qualified pathname when found. If you have a local

?S: install.SH file at the root directory of your package, it is assumed to

?S: be the default script emulating a BSD install and the variable will be

?S: set to ./install. Otherwise, it is set to plain 'install', relying on

?S: the user's PATH to perform miracles.

?S:.

?S:installdir:

?S: This variable contains the name of a program that can install nested

?S: directories. Often set to 'mkdir -p', it can also be 'install -d' if

?S: you have such a beast and lack the former. If you have an install.SH

?S: file at the root directory of your package, it will be used in last

?S: resort, setting the variable to './install -d'. Otherwise, it is set to

?S: plain 'mkdir', and cross your fingers!

?S:.

?T:dir file tryit prog creatdir either

?F:!tryinst

: locate a BSD compatible install program

echo " "

echo "Looking for a BSD-compatible install program..." >&4

@if installdir

creatdir="

@end

case

"\$install" in

")

tryit="

for dir in \$pth; do

for file in ginstall installbsd scoinst install; do

if \$test -f \$dir/\$file; then

tryit="\$stryit \$dir/\$file"

fi

done

done

\$cat >try.c <<EOC

int main()

{

printf("OK\n");

exit(0);

}

EOC

if \$cc -o try try.c >/dev/null 2>&1; then

cp try try.ns

strip try >/dev/null 2>&1

else

echo "(I can't seem to compile a trivial C program -- bypassing.)"

```

echo "try" >try
cp try try.ns
fi
$cat >tryinst <<EOS
$startsh
$rm -rf foo d
@if installdir
\ $1 -d foo/bar
@end
$mkdir d
\ $1 -c -m 764 try.ns d
\ $1 -c -s -m 642 try.ns d/try
EOS
chmod +x tryinst
$eunicefix tryinst
dflt=""
either=""
for prog in $tryit; do
  $echo $n "Checking $prog... $c"
  ./tryinst $prog >/dev/null 2>&1
@if installdir
  if $test -d foo/bar; then
    creatdir="$prog -d"
  fi
@end
  (ls -l d/try >try.ls; ls -l d/try.ns >tryno.ls) 2>/dev/null
  if (cmp -s d/try try && cmp -s d/try.ns try.ns && \
    $contains 'rwxrw-r--' tryno.ls && \
    \
    $contains 'rw-r---w-' try.ls) >/dev/null 2>&1
  then
    dflt="$prog"
    echo "ok, that will do."
    break
  fi
  echo "not good$either."
  either='either'
  $rm -f try*.ls
done
$rm -rf foo d tryinst try try*.ls try.*
case "$dflt" in
  ")
@if { test -f ../install.SH}
  echo "Hopefully, $package comes with its own install script!"
  dflt='./install'
@else
  dflt='install'
@end

```

```

;;
esac
;;
*) dflt="$install";;
esac
$cat <<EOM

```

I will be requiring a BSD-compatible install program (one that allows options like -s to strip executables or -m to specify a file mode) to install \$package.

If the question below contains a fully qualified default path, then it is probably ok. If it is an unqualified name such as 'install', then it means I was unable to find out a good install program I could use. If

```
@if {test -f ../install.SH}
```

you know of one, please tell me about it. If the default is './install', then I shall be using the install script supplied with \$package.

```
@else
```

you know of one,

please tell me about it.

```
@end
```

EOM

```
@if {test -f ../install.SH}
```

```
fn='/fe~(install,./install)'
```

```
@else
```

```
fn='/fe~(install)'
```

```
@end
```

```
rp='Which install program shall I use?'
```

```
./getfile
```

```
install="$ans"
```

```
@if installdir
```

```
: how can we create nested directories?
```

```
echo " "
```

```
echo "Ok, let's see how we can create nested directories..." >&4
```

```
case "$installdir" in
```

```
  ")
```

```
?X: First time, maybe we already found out a working one in $creatdir above...
```

```
?X: Prefer "mkdir -p" because of bugs in GNU install when not running as root
```

```
$mkdir -p foo/bar >/dev/null 2>&1
```

```
if $test -d foo/bar; then
```

```
  echo "Great, we can build them using 'mkdir -p'."
```

```
  creatdir='mkdir -p'
```

```
else
```

```
  case "$creatdir" in
```

```
    ")
```

```
    if eval "$install -d foo/bar"; $test -d foo/bar; then
```

```

    creatdir="install -d"
    echo "It looks like '$creatdir' will do it for us."
fi
;;
*)
eval "$creatdir foo/bar" >/dev/null 2>&1
if $test -d foo/bar; then
    echo "Ah! We can use '$creatdir' to do just that."
else
    creatdir="
fi
;;
esac
fi
$rm
-rf foo
case "$creatdir" in
")
    echo "Heck! Another ancient system lacking the comfort of modern ones!"
@if {test -f ../install.SH}
    echo "You can thank $package for bringing you its own install script!"
    installdir='./install -d'
@else
    echo "We have no choice but to use plain old 'mkdir' -- wish me luck!"
    installdir=mkdir
@end
;;
*) installdir="$creatdir";;
esac
;;
*) echo "As you already told me, '$installdir' should work.";;
esac

@end

```

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/install.U

No license file was found, but licenses were detected in source scan.

?RCS: \$Id\$

?RCS:

?RCS: Copyright (c) 2000 Jarkko Hietaniemi

?RCS:

?RCS: You may distribute under the terms of either the GNU General Public

?RCS: License or the Artistic License, as specified in the README file.

?RCS:

?MAKE:d\_socks5\_init: Inlibc

?MAKE: -pick add \$@ %<  
?S:d\_socks5\_init:  
?S: This variable conditionally defines the HAS SOCKS5\_INIT symbol, which  
?S: indicates to the C program that the socks5\_init() routine is available.  
?S:.  
?C:HAS SOCKS5\_INIT:  
?C: This symbol, if defined, indicates that the socks5\_init routine is  
?C: available to initialize SOCKS 5.  
?C:.  
?H:#\$d\_socks5\_init HAS SOCKS5\_INIT /\*\*/  
?H:.  
?LINT:set d\_socks5\_init  
: see if socks5\_init exists  
set socks5\_init d\_socks5\_init  
eval \$inlibc

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/perl/d\_socks5\_init.U

No license file was found, but licenses were detected in source scan.

?RCS: \$Id\$

?RCS:

?RCS: Copyright (c) 1996, Andy Dougherty

?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi

?RCS:

?RCS: You may redistribute only under the terms of the Artistic License,

?RCS: as specified in the README file that comes with the distribution.

?RCS: You may reuse parts of this distribution only within the terms of

?RCS: that same Artistic License; a copy of which may be found at the root

?RCS: of the source tree for dist 4.0.

?RCS:

?RCS: \$Log: sitearch.U,v \$

?RCS: Revision 3.0.1.1 1997/02/28 16:21:30 ram

?RCS: patch61: created

?RCS:

?MAKE:sitearch sitearchexp installsitearch: afs cat Getfile \

Oldconfig Prefixit prefix test archname sitelib

?MAKE: -pick add \$@ %<

?Y:TOP

?S:sitearch:

?S: This variable contains the eventual value of the SITEARCH symbol,

?S: which is the name of the private library for this package. It may

?S: have a ~ on the front. It is up to the makefile to eventually create

?S: this

directory while performing installation (with ~ substitution).

?S:.

?S:sitearchexp:

?S: This variable is the ~name expanded version of sitearch, so that you

?S: may use it directly in Makefiles or shell scripts.

?S:.

?S:installsitearch:

?S: This variable is really the same as sitearchexp but may differ on

?S: those systems using AFS. For extra portability, only this variable

?S: should be used in makefiles.

?S:.

?C:SITEARCH:

?C: This symbol contains the name of the private library for this package.

?C: The library is private in the sense that it needn't be in anyone's

?C: execution path, but it should be accessible by the world. The program

?C: should be prepared to do ~ expansion.

?C: The standard distribution will put nothing in this directory.

?C: Individual sites may place their own extensions and modules in

?C: this directory.

?C:.

?C:SITEARCH\_EXP:

?C: This symbol contains the ~name expanded version of SITEARCH, to be used

?C: in programs that are not prepared to deal

with ~ expansion at run-time.

?C:.

?H:#define SITEARCH "\$sitearch" /\*\*/

?H:#define SITEARCH\_EXP "\$sitearchexp" /\*\*/

?H:.

?T:xxx

: determine where site specific architecture-dependent libraries go.

xxx=`echo \$sitelib/\$archname | sed 's!^\$prefix!!`

: xxx is usually lib/site\_perl/archname.

set sitearch sitearch none

eval \$prefixit

case "\$sitearch" in

") dflt="\$sitelib/\$archname" ;;

\*) dflt="\$sitearch" ;;

esac

\$cat <<EOM

The installation process will also create a directory for  
architecture-dependent site-specific extensions and modules.

EOM

fn=nd~+

rp=Pathname for the site-specific architecture-dependent library files?

./getfile

if \$test "X\$sitearchexp" != "X\$sansexp"; then

installsitearch="

fi

sitearch="\$ans"

```
sitearchexp="$sansexp"
```

```
if $afs; then
```

```
$cat <<EOM
```

Since you are running AFS, I need to distinguish the directory in which private files reside from the directory in which they are installed (and from which they are presumably copied to the former directory by occult means).

```
EOM
```

```
case
```

```
"$installsitearch" in
```

```
) dflt=`echo $sitearchexp | sed 's#^/afs/#/afs/.#`;;
```

```
*) dflt="$installsitearch";;
```

```
esac
```

```
fn=de~
```

```
rp='Where will private files be installed?'
```

```
./getfile
```

```
installsitearch="$ans"
```

```
else
```

```
installsitearch="$sitearchexp"
```

```
fi
```

Found in path(s):

```
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/sitearch.U
```

No license file was found, but licenses were detected in source scan.

```
?RCS: $Id$
```

```
?RCS:
```

```
?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi
```

```
?RCS:
```

```
?RCS: You may redistribute only under the terms of the Artistic License,
```

```
?RCS: as specified in the README file that comes with the distribution.
```

```
?RCS: You may reuse parts of this distribution only within the terms of
```

```
?RCS: that same Artistic License; a copy of which may be found at the root
```

```
?RCS: of the source tree for dist 4.0.
```

```
?RCS:
```

```
?RCS: $Log: d_portable.U,v $
```

```
?RCS: Revision 3.0.1.2 1995/01/11 15:28:52 ram
```

```
?RCS: patch45: executable path stripping moved to the end in Config_sh.U
```

```
?RCS:
```

```
?RCS: Revision 3.0.1.1 1993/12/15 08:21:17 ram
```

```
?RCS: patch15: did not strip variables properly when needed
```

```
?RCS: patch15: now also strips down variables from trylist
```

```
?RCS:
```

```
?RCS: Revision 3.0 1993/08/18 12:06:48 ram
```

```
?RCS: Baseline for dist 3.0 netwide release.
```

```
?RCS:
```



```

?X:
?X: The Loc unit is wanted to get the definition of all the locating variables.
?X:
?MAKE:d_portable:
cat Loc Myread Oldconfig
?MAKE: -pick add $@ %<
?S:d_portable:
?S: This variable conditionally defines the PORTABLE symbol, which
?S: indicates to the C program that it should not assume that it is
?S: running on the machine it was compiled on.
?S:.
?C:PORTABLE:
?C: This symbol, if defined, indicates to the C program that it should
?C: not assume that it is running on the machine it was compiled on.
?C: The program should be prepared to look up the host name, translate
?C: generic filenames, use PATH, etc.
?C:.
?H:#$d_portable PORTABLE /**/
?H:.
?D:d_portable="
: decide how portable to be
case "$d_portable" in
"$define") dflt=y;;
*) dflt=n;;
esac
$cat <<'EOH'

```

I can set things up so that your shell scripts and binaries are more portable, at what may be a noticable cost in performance. In particular, if you ask to be portable, the following happens:

- 1) Shell scripts will rely on the PATH variable rather than using the paths derived above.
  - 2) ~username interpretations will be done at run time rather than by Configure.
- ```
@if PHOSTNAME
```
- 3) The system name will be determined at run time, if at all possible.
- ```
@end
```

```
EOH
rp="Do you expect to run these scripts and binaries on multiple machines?"
./myread
case "$ans" in
y*) d_portable="$define"
?X:
?X: Paths will be stripped down (/usr/bin/vi -> vi) in Config_sh.U if needed.
?X:
```

```
;;
*) d_portable="$undef" ;;
esac
```

Found in path(s):

```
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/d_portable.U
```

No license file was found, but licenses were detected in source scan.

```
?RCS: $Id: d_strcoll.U 1 2006-08-24 12:32:52Z rmanfredi $
?RCS:
?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi
?RCS:
?RCS: You may redistribute only under the terms of the Artistic Licence,
?RCS: as specified in the README file that comes with the distribution.
?RCS: You may reuse parts of this distribution only within the terms of
?RCS: that same Artistic Licence; a copy of which may be found at the root
?RCS: of the source tree for dist 4.0.
?RCS:
?RCS: Original Author: Andy Dougherty <doughera@lafcol.lafayette.edu>
?RCS:
?RCS: $Log: d_strcoll.U,v $
?RCS: Revision 3.0.1.1 1994/08/29 16:12:01 ram
?RCS: patch32: created by ADO
?RCS:
?MAKE:d_strcoll: Inlibc
?MAKE: -pick add $@ %<
?S:d_strcoll:
?S: This variable conditionally defines HAS_STRCOLL if strcoll() is
?S: available to compare strings using collating information.
?S:.
?C:HAS_STRCOLL:
?C: This symbol, if defined, indicates that the strcoll routine
is
?C: available to compare strings using collating information.
?C:.
?H:#$d_strcoll HAS_STRCOLL /**/
?H:.
?LINT:set d_strcoll
: see if strcoll exists
set strcoll d_strcoll
eval $inlibc
```

Found in path(s):

```
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/d_strcoll.U
```

No license file was found, but licenses were detected in source scan.

?RCS: \$Id: d\_gethname.U 1 2006-08-24 12:32:52Z rmanfredi \$  
?RCS:  
?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi  
?RCS:  
?RCS: You may redistribute only under the terms of the Artistic License,  
?RCS: as specified in the README file that comes with the distribution.  
?RCS: You may reuse parts of this distribution only within the terms of  
?RCS: that same Artistic License; a copy of which may be found at the root  
?RCS: of the source tree for dist 4.0.  
?RCS:  
?RCS: \$Log: d\_gethname.U,v \$  
?RCS: Revision 3.0.1.1 1994/10/29 16:13:00 ram  
?RCS: patch36: call ./xenix explicitly instead of relying on PATH  
?RCS:  
?RCS: Revision 3.0 1993/08/18 12:06:11 ram  
?RCS: Baseline for dist 3.0 netwide release.  
?RCS:  
?MAKE:d\_gethname d\_uname d\_phostname aphostname: phostname cat \  
myhostname package d\_portable Loc echo n c +i\_whoami +usrinc \  
Myread Guess Oldconfig Csym  
?MAKE: -pick add \$@ %<  
?S:d\_gethname:  
?S: This variable conditionally  
defines the HAS\_GETHOSTNAME symbol, which  
?S: indicates to the C program that the gethostname() routine may be  
?S: used to derive the host name.  
?S:.  
?S:d\_uname:  
?S: This variable conditionally defines the HAS\_UNAME symbol, which  
?S: indicates to the C program that the uname() routine may be  
?S: used to derive the host name.  
?S:.  
?S:d\_phostname:  
?S: This variable conditionally defines the HAS\_PHOSTNAME symbol, which  
?S: contains the shell command which, when fed to popen(), may be  
?S: used to derive the host name.  
?S:.  
?S:aphostname:  
?S: This variable contains the command which can be used to compute the  
?S: host name. The command is fully qualified by its absolute path, to make  
?S: it safe when used by a process with super-user privileges.  
?S:.  
?C:HAS\_GETHOSTNAME (GETHOSTNAME):  
?C: This symbol, if defined, indicates that the C program may use the  
?C: gethostname() routine to derive the host name. See also HAS\_UNAME  
?C: and PHOSTNAME.  
?C:.  
?C:HAS\_UNAME (UNAME):

?C: This symbol,  
if defined, indicates that the C program may use the  
?C: uname() routine to derive the host name. See also HAS\_GETHOSTNAME  
?C: and PHOSTNAME.  
?C:.

?C:PHOSTNAME:  
?C: This symbol, if defined, indicates the command to feed to the  
?C: popen() routine to derive the host name. See also HAS\_GETHOSTNAME  
?C: and HAS\_UNAME. Note that the command uses a fully qualified path,  
?C: so that it is safe even if used by a process with super-user  
?C: privileges.  
?C:.

?C:HAS\_PHOSTNAME:  
?C: This symbol, if defined, indicates that the C program may use the  
?C: contents of PHOSTNAME as a command to feed to the popen() routine  
?C: to derive the host name.  
?C:.

```
?H:?%<:#$d_gethname HAS_GETHOSTNAME /**/
?H:?%<:#$d_uname HAS_UNAME /**/
?H:?%<:#$d_phostname HAS_PHOSTNAME /**/
?H:?%<:#ifdef HAS_PHOSTNAME
?H:?%<:#define PHOSTNAME "$phostname" /* How to get the host name */
?H:?%<:#endif
?H:.
```

?T:file val call  
?LINT:change i\_whoami  
: see how we will look up host name  
echo " "  
call="  
@if HAS\_GETHOSTNAME  
if  
set gethostname val -f d\_gethname; eval \$scsym; \$val; then  
echo 'gethostname() found.' >&4  
d\_gethname="\$define"  
call=gethostname  
fi  
@end  
@if HAS\_UNAME  
if set uname val -f d\_uname; eval \$scsym; \$val; then  
if ./xenix; then  
\$cat <<'EOM'  
uname() was found, but you're running xenix, and older versions of xenix  
have a broken uname(). If you don't really know whether your xenix is old  
enough to have a broken system call, use the default answer.  
EOM  
dflt=y  
case "\$d\_uname" in

```

"$define") dflt=n;;
esac
rp='Is your uname() broken?'
./myread
case "$ans" in
n*) d_uname="$define"; call=uname;;
esac
else
echo 'uname() found.' >&4
d_uname="$define"
case "$call" in
") call=uname ;;
esac
fi
fi
@end
case "$d_gethname" in
") d_gethname="$undef";;
esac
case "$d_uname" in
") d_uname="$undef";;
esac
@if PHOSTNAME || MYHOSTNAME
case "$d_uname$d_gethname" in
*define*)
dflt=n
cat <<EOM

```

Every now and then someone has a \$call() that lies about the hostname but can't be fixed

for political or economic reasons. If you wish, I can

```
@if MYHOSTNAME && PHOSTNAME
```

pretend \$call() isn't there and maybe compile in the hostname or compute it from the '\$phostname' command at run-time.

```
@elsif MYHOSTNAME
```

pretend \$call() isn't there and maybe compile in the hostname.

```
@elsif PHOSTNAME
```

pretend \$call() isn't there and maybe compute hostname at run-time thanks to the '\$phostname' command.

```
@elsif WHOAMI
```

get the hostname from whomai.h (provided you have one).

```
@else
```

simply ignore your host name and use something like "noname" instead.

```
@end
```

```
EOM
```

```
rp="Shall I ignore $call() from now on?"
```

```
./myread
```

```

case "$ans" in
y*) d_undef="$undef" d_gethname="$undef"; $echo $n "Okay...$c";
esac;;
esac
@end
@if PHOSTNAME || aphostname
?X: Compute the full path name for the command
case "$phostname" in
") aphostname="";;
*) case "$aphostname" in
/*) ;;
*) set X $phostname
shift
file=$1
shift
file=`./loc $file $file $pth`
aphostname=`echo $file $*`
;;
esac
;;
esac
@end
@if
PHOSTNAME && MYHOSTNAME
case "$d_undef$d_gethname" in
*define*) ;;
*)
case "$phostname" in
") ;;
*)
$cat <<EOT

```

There is no gethostname() or uname() on this system. You have two possibilities at this point:

- 1) You can have your host name (\$myhostname) compiled into \$package, which lets \$package start up faster, but makes your binaries non-portable, or
- 2) you can have \$package use a

```
popen("$aphostname","r")
```

which will start slower but be more portable.

```
@ if WHOAMI
```

Option 1 will give you the option of using whoami.h if you have one.

```
@ end
```

If you want option 2 but with a different command, you can edit config.sh at the end of this shell script.

```

EOT
case "$d_phostname" in
"$define") dflt=n;;
"$undef") dflt=y;;
")
case "$d_portable" in
"$define") dflt=n ;;
*) dflt=y ;;
esac;;
esac
rp="Do you want your host name compiled in?"
./myread
case "$ans" in
n*) d_phostname="$define" ;;
*) aphostname=""; d_phostname="$undef";;
esac;;
esac
case
"$aphostname" in
")
@ if WHOAMI
case "$i_whoami" in
"$define")
dflt=y
$cat <<EOM

```

No hostname function--you can either use the whoami.h file, which has this line:

```
`grep sysname $usrinc/whoami.h`
```

or you can have the name we came up with earlier (\$myhostname) hardwired in.

```

EOM
rp="Use whoami.h to get hostname?"
./myread
case "$ans" in
n*) i_whoami="$undef";;
esac
;;
"$undef")
$cat <<EOM

```

No hostname function and no whoami.h -- hardwiring "\$myhostname".

```

EOM
;;
esac;;
@ else
echo 'No hostname function -- hardwiring "$myhostname".' >&4;;
@ end

```

```

esac;;
esac
@elsif PHOSTNAME
case "$d_uname$d_gethname" in
*define*) ;;
*)
case "$phostname" in
")
@ if WHOAMI
case "$i_whoami" in
"$define")
$cat <<EOM

```

No hostname function--we'll use the whoami.h file, which has this line:

```
`grep sysname $usrinc/whoami.h`
```

```

EOM
;;
*) echo "There will be no way for $package to get your hostname." >&4;;
esac;;
@ else
echo "There will be no way
for $package to get your hostname." >&4;;
@ end
*)
echo "I'll use 'popen('"'$aphostname"', "r")' to get your hostname." >&4
;;
esac;;
esac
@elsif MYHOSTNAME
case "$d_uname$d_gethname" in
*define*) ;;
*)
@ if WHOAMI
case "$i_whoami" in
"$define")
dflt=y
$cat <<EOM

```

No hostname function--you can either use the whoami.h file, which has this line:

```
`grep sysname $usrinc/whoami.h`
```

or you can have the name we came up with earlier (\$myhostname) hardwired in.

```

EOM
rp="Use whoami.h to get hostname?"
. ./myread

```



```

case "$ans" in
n*) i_whoami="$undef";;
esac
;;
"$undef")
echo 'No whoami.h--hardwiring "$myhostname".' >&4;;
esac;;
@ else
echo 'Hardwiring "$myhostname".' >&4;;
@ end
esac
@end
case "$d_phostname" in
") d_phostname="$undef";;
esac

```

Found in path(s):

```

* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/modified/d_gethname.U

```

No license file was found, but licenses were detected in source scan.

```

?RCS: $Id: d_fmod.U 1 2006-08-24 12:32:52Z rmanfredi $
?RCS:
?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi
?RCS:
?RCS: You may redistribute only under the terms of the Artistic Licence,
?RCS: as specified in the README file that comes with the distribution.
?RCS: You may reuse parts of this distribution only within the terms of
?RCS: that same Artistic Licence; a copy of which may be found at the root
?RCS: of the source tree for dist 4.0.
?RCS:
?RCS: Original Author: Andy Dougherty <doughera@lafcol.lafayette.edu>
?RCS:
?RCS: $Log: d_fmod.U,v $
?RCS: Revision 3.0.1.1 1994/10/29 16:12:46 ram
?RCS: patch36: created by ADO
?RCS:
?MAKE:d_fmod: Inlibc
?MAKE: -pick add $@ %<
?S:d_fmod:
?S: This variable conditionally defines the HAS_FMOD symbol, which
?S: indicates to the C program that the fmod() routine is available.
?S: See also d_drem for the drem() routine which does roughly the same.
?S:.
?C:HAS_FMOD
:
?C: This symbol, if defined, indicates that the fmod routine is
?C: available to compute the remainder  $r=x-n*y$  where  $n=\text{trunc}(x/y)$ .

```

```
?C:
?H:#$d_fmod HAS_FMOD /**/
?H:
?LINT:set d_fmod
: see if fmod exists
set fmod d_fmod
eval $inlibc
```

Found in path(s):

```
* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/d_fmod.U
```

No license file was found, but licenses were detected in source scan.

```
?RCS: $Id$
?RCS:
?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi
?RCS:
?RCS: You may redistribute only under the terms of the Artistic License,
?RCS: as specified in the README file that comes with the distribution.
?RCS: You may reuse parts of this distribution only within the terms of
?RCS: that same Artistic License; a copy of which may be found at the root
?RCS: of the source tree for dist 4.0.
?RCS:
?RCS: $Log: cppstdin.U,v $
?RCS: Revision 3.0.1.4 1994/10/29 16:08:34 ram
?RCS: patch36: added ?F: line for metalint file checking
?RCS:
?RCS: Revision 3.0.1.3 1994/01/24 14:05:38 ram
?RCS: patch16: comment for CPPLAST was missing
?RCS:
?RCS: Revision 3.0.1.2 1993/12/15 08:18:58 ram
?RCS: patch15: new variables cprun and cpplast, guaranteed wrapper-free
?RCS: patch15: cppstdin now tries to use cc, even at the cost of a wrapper
?RCS:
?RCS: Revision 3.0.1.1 1993/08/25 14:00:53 ram
?RCS: patch6:
remove wrapper when not actually used
?RCS:
?RCS: Revision 3.0 1993/08/18 12:05:38 ram
?RCS: Baseline for dist 3.0 netwide release.
?RCS:
?MAKE:cppstdin cppminus cprun cpplast: contains test Myread Oldconfig Loc \
cpp +cc rm hint osname gccversion startsh eunicefix
?MAKE: -pick add $@ %<
?S:cppstdin:
?S: This variable contains the command which will invoke the C
?S: preprocessor on standard input and put the output to stdout.
?S: It is primarily used by other Configure units that ask about
```

?S: preprocessor symbols.

?S:.

?S:cppminus:

?S: This variable contains the second part of the string which will invoke

?S: the C preprocessor on the standard input and produce to standard

?S: output. This variable will have the value "-" if cppstdin needs

?S: a minus to specify standard input, otherwise the value is "".

?S:.

?S:cprun:

?S: This variable contains the command which will invoke a C preprocessor

?S: on standard input and put the output to stdout. It is guaranteed not

?S: to be a wrapper

and may be a null string if no preprocessor can be

?S: made directly available. This preprocessor might be different from the

?S: one used by the C compiler. Don't forget to append cplast after the

?S: preprocessor options.

?S:.

?S:cplast:

?S: This variable has the same functionality as cppminus, only it applies to

?S: cprun and not cppstdin.

?S:.

?C:CPPSTDIN:

?C: This symbol contains the first part of the string which will invoke

?C: the C preprocessor on the standard input and produce to standard

?C: output. Typical value of "cc -E" or "/lib/cpp", but it can also

?C: call a wrapper. See CPPRUN.

?C:.

?C:CPPMINUS:

?C: This symbol contains the second part of the string which will invoke

?C: the C preprocessor on the standard input and produce to standard

?C: output. This symbol will have the value "-" if CPPSTDIN needs a minus

?C: to specify standard input, otherwise the value is "".

?C:.

?C:CPPRUN:

?C: This symbol contains the string which will invoke a C preprocessor on

?C: the

standard input and produce to standard output. It needs to end

?C: with CPPLAST, after all other preprocessor flags have been specified.

?C: The main difference with CPPSTDIN is that this program will never be a

?C: pointer to a shell wrapper, i.e. it will be empty if no preprocessor is

?C: available directly to the user. Note that it may well be different from

?C: the preprocessor used to compile the C program.

?C:.

?C:CPPLAST:

?C: This symbol is intended to be used along with CPPRUN in the same manner

?C: symbol CPPMINUS is used with CPPSTDIN. It contains either "-" or "".

?C:.

?H:#define CPPSTDIN "\$cppstdin"

```

?H:#define CPPMINUS "$cppminus"
?H:#define CPPRUN "$cpprun"
?H:#define CPPLAST "$cpplast"
?H:.
?F:cppstdin !testcpp.out !testcpp.c
?T:wrapper x_cpp x_minus ok
: see how we invoke the C preprocessor
echo " "
echo "Now, how can we feed standard input to your C preprocessor..." >&4
cat <<'EOT' >testcpp.c
#define ABC abc
#define XYZ xyz
ABC.XYZ
EOT
cd ..
if $test ! -f cppstdin;
then
echo "$startsh" >cppstdin
if $test "X$osname" = "Xaix" -a "X$gccversion" = X; then
?X: AIX cc -E doesn't show the absolute headerfile
?X: locations but we'll cheat by using the -M flag.
echo 'cat >.$$.c; rm -f .$$.u; "$cc" "${1+"$@"} -M -c .$$.c 2>/dev/null; \
test -s .$$.u && \
awk """"$2 ~ /\.h$/ { print "# 0 \\""$2"\\""" }"""" .$$.u; \
rm -f .$$.o .$$.u; "$cc" -E "${1+"$@"} .$$.c; rm .$$.c' >> cppstdin
else
echo 'cat >.$$.c; "$cc" -E "${1+"$@"} .$$.c; rm .$$.c' >>cppstdin
fi; else
echo "Keeping your $hint cppstdin wrapper."
fi
chmod 755 cppstdin
$unicefix cppstdin
wrapper=`pwd`/cppstdin
ok='false'
cd UU

?X:
?X: We'll run the cpp tests again if we don't have any valid C preprocessor
?X: yet or don't know how to proceed without a wrapper (in which case cpprun
?X: is empty and that's really annoying...)
?X:
if $test "X$cppstdin" != "X" && \
$cppstdin $cppminus <testcpp.c >testcpp.out 2>&1 && \
$contains 'abc.*xyz' testcpp.out >/dev/null 2>&1
then
echo "You used to use
$cppstdin $cppminus so we'll use that again."
case "$cpprun" in

```

```

") echo "But let's see if we can live without a wrapper..." ;;
*)
if $cprun $cpplast <testcpp.c >testcpp.out 2>&1 && \
  $contains 'abc.*xyz' testcpp.out >/dev/null 2>&1
then
  echo "(And we'll use $cprun $cpplast to preprocess directly.)"
  ok='true'
else
  echo "(However, $cprun $cpplast does not work, let's see...)"
fi
;;
esac
else
case "$cppstdin" in
") ;;
*)
  echo "Good old $cppstdin $cppminus does not seem to be of any help..."
  ;;
esac
fi

if $ok; then
  : nothing
elif echo 'Maybe ""$cc" -E" will work...'; \
  $cc -E <testcpp.c >testcpp.out 2>&1; \
  $contains 'abc.*xyz' testcpp.out >/dev/null 2>&1 ; then
  echo "Yup, it does."
  x_cpp="$cc -E"
  x_minus="";
elif echo 'Nope...maybe ""$cc" -E -" will work...'; \
  $cc -E - <testcpp.c >testcpp.out 2>&1; \
  $contains 'abc.*xyz' testcpp.out >/dev/null 2>&1 ; then
  echo "Yup, it does."
  x_cpp="$cc -E"
  x_minus='-';
elif echo 'Nope...maybe ""$cc"
-P" will work...'; \
  $cc -P <testcpp.c >testcpp.out 2>&1; \
  $contains 'abc.*xyz' testcpp.out >/dev/null 2>&1 ; then
  echo "Yipee, that works!"
  x_cpp="$cc -P"
  x_minus="";
elif echo 'Nope...maybe ""$cc" -P -" will work...'; \
  $cc -P - <testcpp.c >testcpp.out 2>&1; \
  $contains 'abc.*xyz' testcpp.out >/dev/null 2>&1 ; then
  echo "At long last!"
  x_cpp="$cc -P"
  x_minus='-';

```

```

elif echo 'No such luck, maybe "$cpp" will work...'; \
$cpp <testcpp.c >testcpp.out 2>&1; \
$contains 'abc.*xyz' testcpp.out >/dev/null 2>&1 ; then
echo "It works!"
x_cpp="$cpp"
x_minus="";
elif echo 'Nixed again...maybe "$cpp' -" will work...'; \
$cpp - <testcpp.c >testcpp.out 2>&1; \
$contains 'abc.*xyz' testcpp.out >/dev/null 2>&1 ; then
echo "Hooray, it works! I was beginning to wonder."
x_cpp="$cpp"
x_minus='-';
elif echo 'Uh-uh. Time to get fancy. Trying a wrapper...'; \
$wrapper <testcpp.c >testcpp.out 2>&1; \
$contains 'abc.*xyz' testcpp.out >/dev/null 2>&1 ; then
x_cpp="$wrapper"
x_minus=""
echo
"Eureka!"
else
dflt=""
rp="No dice. I can't find a C preprocessor. Name one:"
./myread
x_cpp="$ans"
x_minus=""
$x_cpp <testcpp.c >testcpp.out 2>&1
if $contains 'abc.*xyz' testcpp.out >/dev/null 2>&1 ; then
echo "OK, that will do." >&4
else
echo "Sorry, I can't get that to work. Go find one and rerun Configure." >&4
exit 1
fi
fi

case "$ok" in
false)
cppstdin="$x_cpp"
cppminus="$x_minus"
cpprun="$x_cpp"
cpplast="$x_minus"
?X:
?X: If /lib/cpp is used, try using a wrapper to increase our chances to have
?X: the C compiler and our $cppstdin agree on the same symbols... However,
?X: since cpprun is guaranteed not to be a wrapper, we must clear it if the
?X: only preprocessor we found was a wrapper, with all our luck...
?X:
set X $x_cpp
shift

```

```

case "$1" in
"$cpp")
echo "Perhaps can we force $cc -E using a wrapper..."
if $wrapper <testcpp.c >testcpp.out 2>&1; \
$contains 'abc.*xyz' testcpp.out >/dev/null 2>&1
then
echo "Yup, we can."
cppstdin="$wrapper"
cppminus="";
else
echo
"Nope, we'll have to live without it..."
fi
;;
esac
case "$cpprun" in
"$wrapper")
cpprun="
cpplast="
;;
esac
;;
esac

```

```

case "$cppstdin" in
"$wrapper"|"cppstdin") ;;
*) $rm -f $wrapper;;
esac
$rm -f testcpp.c testcpp.out

```

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/cppstdin.U

No license file was found, but licenses were detected in source scan.

?RCS: \$Id: dlsrc.U,v\$

?RCS:

?RCS: Copyright (c) 1996-1998, Andy Dougherty

?RCS:

?RCS: You may distribute under the terms of either the GNU General Public

?RCS: License or the Artistic License, as specified in the README file.

?RCS:

?RCS: \$Log: dlex.t.U,v \$

?RCS:

?X: hpux support thanks to Jeff Okamoto <okamoto@hpcc101.corp.hp.com>

?X:

?X: To create a shared library, you must compile ALL source files in the

?X: library with +z (or possibly +Z if the library is whopping huge),

```

?X: then link the library with -b. Example:
?X: cc -c +z module_a.c
?X: cc -c +z module_b.c
?X: ld -b module_a.o module_b.o -o module.sl
?X:
?MAKE:dlex: \
  Getfile Myread cat usedl so
?MAKE: -pick add $@ %<
?Y:BOTTOM
?S:dlex:
?S: This variable contains the extension that is to be used for the
?S: dynamically loaded modules that perl generates.
?S:.
: Check what extension to use for shared libs
case "$usedl" in
$define|y|true)
  $cat <<
  EOM

```

On a few systems, the dynamically loaded modules that perl generates and uses will need a different extension than shared libs. The default will probably be appropriate.

```

EOM
case "$dlex" in
") dflt="$so" ;;
*) dflt="$dlex" ;;
esac
rp='What is the extension of dynamically loaded modules'
. ./myread
dlex="$ans"
;;
*)
dlex="none"
;;
esac

```

Found in path(s):

```

* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/perl/dlex.U

```

No license file was found, but licenses were detected in source scan.

```

?RCS: $Id: d_memccpy.U 1 2006-08-24 12:32:52Z rmanfredi $
?RCS:
?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi
?RCS:
?RCS: You may redistribute only under the terms of the Artistic Licence,
?RCS: as specified in the README file that comes with the distribution.

```



?RCS: You may reuse parts of this distribution only within the terms of  
?RCS: that same Artistic Licence; a copy of which may be found at the root  
?RCS: of the source tree for dist 4.0.

?RCS:

?RCS: \$Log: d\_memccpy.U,v \$

?RCS: Revision 3.0 1993/08/18 12:06:31 ram

?RCS: Baseline for dist 3.0 netwide release.

?RCS:

?MAKE:d\_memccpy: Inlibc

?MAKE: -pick add \$@ %<

?S:d\_memccpy:

?S: This variable conditionally defines the HAS\_MEMCCPY symbol, which

?S: indicates to the C program that the memccpy() routine is available

?S: to copy a character into a block of memory.

?S:.

?C:HAS\_MEMCCPY (MEMCCPY):

?C: This symbol, if defined, indicates that the memccpy routine  
is available

?C: to copy a character into a block of memory. Otherwise you should

?C: roll your own.

?C:.

?H:#\$d\_memccpy HAS\_MEMCCPY /\*\*/

?H:.

?LINT:set d\_memccpy

: see if memccpy exists

set memccpy d\_memccpy

eval \$inlibc

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-  
5.30.0/dist/U/d\_memccpy.U

No license file was found, but licenses were detected in source scan.

?RCS: \$Id\$

?RCS:

?RCS: Copyright (c) 1999 Jarkko Hietaniemi

?RCS:

?RCS: You may distribute under the terms of either the GNU General Public

?RCS: License or the Artistic License, as specified in the README file.

?RCS:

?MAKE:gidformat: gidsize gidsign ivsize uvsize longsize intsize shortsize \  
ivdformat uvuformat test echo

?MAKE: -pick add \$@ %<

?S:gidformat:

?S: This variable contains the format string used for printing a Gid\_t.

?S:.

?C:Gid\_t\_f:

?C: This symbol defines the format string used for printing a Gid\_t.

```

?C:.
?H:#define Gid_t_f $gidformat /**/
?H:.
: Check format string for GID

echo " "
$echo "Checking the format string to be used for gids..." >&4

case "$gidsign" in
-1) if $test X"$gidsize" = X"$ivsized"; then
    gidformat="$ivdformat"
else
    if $test X"$gidsize" = X"$longsize"; then
        gidformat="ld"
    else
        if $test X"$gidsize" = X"$sintsize"; then
            gidformat="d"
        else
            if $test X"$gidsize"
= X"$shortsize"; then
                gidformat="hd"
            fi
            fi
            fi
            fi
            ;;
*) if $test X"$gidsize" = X"$suvsize"; then
    gidformat="$suvformat"
else
    if $test X"$gidsize" = X"$longsize"; then
        gidformat="lu"
    else
        if $test X"$gidsize" = X"$sintsize"; then
            gidformat="u"
        else
            if $test X"$gidsize" = X"$shortsize"; then
                gidformat="hu"
            fi
            fi
            fi
            fi
            ;;
esac

```

Found in path(s):

```

* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/typedefs/gidf.U

```

No license file was found, but licenses were detected in source scan.

?RCS: \$Id\$

?RCS:

?RCS: Copyright (c) 1991-1997, 2004-2006, Raphael Manfredi

?RCS:

?RCS: You may redistribute only under the terms of the Artistic License,

?RCS: as specified in the README file that comes with the distribution.

?RCS: You may reuse parts of this distribution only within the terms of

?RCS: that same Artistic License; a copy of which may be found at the root

?RCS: of the source tree for dist 4.0.

?RCS:

?RCS: \$Log: i\_varhdr.U,v \$

?RCS: Revision 3.0.1.3 1997/02/28 15:54:42 ram

?RCS: patch61: varargs script now starts with leading "startsh"

?RCS:

?RCS: Revision 3.0.1.2 1994/10/29 16:21:02 ram

?RCS: patch36: added ?F: line for metalint file checking

?RCS:

?RCS: Revision 3.0.1.1 1994/05/13 15:26:05 ram

?RCS: patch27: this unit now supersedes old i\_stdarg.U and i\_varargs.U

?RCS: patch27: modified to avoid spurious Whoa warnings (ADO)

?RCS:

?RCS: Revision 3.0 1993/08/18 12:08:49 ram

?RCS: Baseline for

dist 3.0 netwide release.

?RCS:

?MAKE:i\_stdarg i\_varargs i\_varhdr: cat +cc +ccflags rm test Setvar \  
Findhdr Warn startsh \_o

?MAKE: -pick add \$@ %<

?S:i\_stdarg:

?S: This variable conditionally defines the I\_STDARG symbol, which

?S: indicates to the C program that <stdarg.h> exists and should

?S: be included.

?S:.

?S:i\_varargs:

?S: This variable conditionally defines I\_VARARGS, which indicates

?S: to the C program that it should include <varargs.h>.

?S:.

?S:i\_varhdr:

?S: Contains the name of the header to be included to get va\_dcl definition.

?S: Typically one of varargs.h or stdarg.h.

?S:.

?C:I\_STDARG:

?C: This symbol, if defined, indicates that <stdarg.h> exists and should

?C: be included.

?C:.

?C:I\_VARARGS:

```

?C: This symbol, if defined, indicates to the C program that it should
?C: include <varargs.h>.
?C:.
?H:#$i_stdarg I_STDARG /**/
?H:#$i_varargs I_VARARGS /**/
?H:.
?W:%<:va_dcl
?F:!varargs
?T:valstd
?LINT:set i_stdarg i_varargs
?X:
?X: Don't use setvar because the varargs test
    below might override these.
?X: Actually, the messages here are just informative. We don't wish to set
?X: i_varargs or i_stdarg to their final value before knowing which of the
?X: two we'll include.
?X:
: see if stdarg is available
echo " "
if $test `./findhdr stdarg.h`; then
echo "<stdarg.h> found." >&4
valstd="$define"
else
echo "<stdarg.h> NOT found." >&4
valstd="$undef"
fi

: see if varargs is available
echo " "
if $test `./findhdr varargs.h`; then
echo "<varargs.h> found." >&4
else
echo "<varargs.h> NOT found, but that's ok (I hope)." >&4
fi

?X:
?X: if you have stdarg.h, you need to support prototypes to actually use it;
?X: but if stdarg.h exists and the compiler doesn't support prototypes (for some
?X: bizarre reason), we'll fall back to varargs.h anyway so it's not so bad.
?X:
: set up the varargs testing programs
$cat > varargs.c <<EOP
#ifdef I_STDARG
#include <stdarg.h>
#endif
#ifdef I_VARARGS
#include <varargs.h>
#endif

```

```

#ifdef I_STDARG
int f(char *p, ...)
#else
int
f(va_alist)
va_dcl
#endif
{
va_list ap;
#ifdef I_STDARG
char *p;
#endif
#ifdef I_STDARG
va_start(ap,p);
#else
va_start(ap);
p = va_arg(ap, char *);
#endif
va_end(ap);
}
EOP
$cat > varargs <<EOP
$startsh
if $cc -c $ccflags -D$1 varargs.c >/dev/null 2>&1; then
echo "true"
else
echo "false"
fi
$rm -f varargs$_o
EOP
chmod +x varargs

```

: now check which varargs header should be included

```

echo " "
i_varhdr="
case "$valstd" in
"$define")
if `./varargs I_STDARG`; then
val='stdarg.h'
elif `./varargs I_VARARGS`; then
val='varargs.h'
fi
;;
*)
if `./varargs I_VARARGS`; then
val='varargs.h'
fi

```

```

;;
esac
case "$val" in
")
./warn "I could not find the definition for va_dcl... You have problems..."
val="$undef"; set i_stdarg; eval $setvar
val="$undef"; set i_varargs; eval $setvar
;;
*)
set i_varhdr
eval $setvar
case "$i_varhdr" in
stdarg.h)
val="$define"; set i_stdarg; eval $setvar
val="$undef"; set i_varargs; eval $setvar
;;
varargs.h)
val="$undef"; set i_stdarg;
eval $setvar
val="$define"; set i_varargs; eval $setvar
;;
esac
echo "We'll include <$i_varhdr> to get va_dcl definition." >&4;;
esac
$rm -f varargs*

```

Found in path(s):

```

* /opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/dist/U/i_varhdr.U

```

No license file was found, but licenses were detected in source scan.

?RCS: \$Id\$

?RCS:

?RCS: Copyright (c) 1998, Jarkko Hietaniemi

?RCS:

?RCS: You may redistribute only under the terms of the Artistic License,

?RCS: as specified in the README file that comes with the distribution.

?RCS: You may reuse parts of this distribution only within the terms of

?RCS: that same Artistic License; a copy of which may be found at the root

?RCS: of the source tree for dist 3.0.

?RCS:

?MAKE:i\_netinettcp: Inhdr

?MAKE:-pick add \$@ %<

?S:i\_netinettcp:

?S: This variable conditionally defines the I\_NETINET\_TCP symbol,

?S: and indicates whether a C program should include <netinet/tcp.h>.

?S:.

?C:I\_NETINET\_TCP:

?C: This symbol, if defined, indicates to the C program that it should

?C: include <netinet/tcp.h>.

?C:.

?H:#\$i\_netinettcp I\_NETINET\_TCP /\*\*/

?H:.

?LINT:set i\_netinettcp

: see if inetnet/tcp.h is available

set inetnet/tcp.h i\_netinettcp

eval \$inhdr

Found in path(s):

\* /opt/cola/permits/1854928199\_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/perl/i\_netinettcp.U

No license file was found, but licenses were detected in source scan.

?RCS: \$Id: man1dir.U,v 3.2 1999/07/08 20:57:21 doughera Exp doughera \$

?RCS:

?RCS: Copyright (c) 1996, 1999 Andy Dougherty

?RCS: Copyright (c) 1991-1993, Raphael Manfredi

?RCS:

?RCS: You may redistribute only under the terms of the Artistic License,

?RCS: as specified in the README file that comes with the distribution.

?RCS: You may reuse parts of this distribution only within the terms of

?RCS: that same Artistic License; a copy of which may be found at the root

?RCS: of the source tree for dist 3.0.

?RCS:

?RCS: \$Log: man1dir.U,v \$

?RCS: Revision 3.2 1999/07/08 20:57:21 doughera

?RCS: Used installprefix.

?RCS:

?RCS: Revision 3.1 1999/07/08 20:52:19 doughera

?RCS: Updated for perl5.005\_5x

?RCS:

?RCS: Revision 3.0.1.1 1997/02/28 16:10:29 ram

?RCS: patch61: created

?RCS:

?X: This was originally specific to perl5. Since perl5 has man pages that

?X: go in both man1/ and man3/ directories, we need both man1dir

?X: and

man3dir. This unit is basically dist's mansrc.U with

?X: man1 used instead of man everywhere.

?X:

?MAKE:man1dir man1direxp man1ext installman1dir: cat nroff Loc Oldconfig \

spackage test Getfile Setprefixvar Prefixit Prefixup sysman Myread \

prefixexp

?MAKE: -pick add \$@ %<

?Y:TOP

?D:man1dir="

```

?S:man1dir:
?S: This variable contains the name of the directory in which manual
?S: source pages are to be put. It is the responsibility of the
?S: Makefile.SH to get the value of this into the proper command.
?S: You must be prepared to do the ~name expansion yourself.
?S:.
?D:man1direxp="
?S:man1direxp:
?S: This variable is the same as the man1dir variable, but is filename
?S: expanded at configuration time, for convenient use in makefiles.
?S:.
?D:installman1dir="
?S:installman1dir:
?S: This variable is really the same as man1direxp, unless you are using
?S: AFS in which case it points to the read/write location whereas
?S: man1direxp only points to the read-only access location.
For extra
?S: portability, you should only use this variable within your makefiles.
?S:.
?S:man1ext:
?S: This variable contains the extension that the manual page should
?S: have: one of 'n', 'l', or '1'. The Makefile must supply the '.'.
?S: See man1dir.
?S:.
?T:lookpath
?LINT:change prefixvar
?LINT:set man1direxp
: determine where manual pages go
set man1dir man1dir none
eval $prefixit
$cat <<EOM

$spackage has manual pages available in source form.
EOM
case "$nroff" in
nroff)
echo "However, you don't have nroff, so they're probably useless to you."
case "$man1dir" in
") man1dir="none";;
esac;;
esac
echo "If you don't want the manual sources installed, answer 'none'."
case "$man1dir" in
') dflt=none
;;
")
lookpath="$prefixexp/share/man/man1"
lookpath="$lookpath $prefixexp/man/man1 $prefixexp/man/l_man/man1"

```



```

lookpath="$lookpath $prefixexp/man/p_man/man1"
lookpath="$lookpath $prefixexp/man/u_man/man1"
lookpath="$lookpath $prefixexp/man/man.1"
?X: Experience has shown people
    expect man1dir to be under prefix,
?X: so we now always put it there. Users who want other behavior
?X: can answer interactively or use a command line option.
?X: Does user have System V-style man paths.
case "$sysman" in
*/?_man*) dflt=`./loc . $prefixexp/l_man/man1 $lookpath` ;;
*) dflt=`./loc . $prefixexp/man/man1 $lookpath` ;;
esac
set dflt
eval $prefixup
;;
*) dflt="$man1dir"
;;
esac
echo " "
fn=dn+~
rp="Where do the main $spackage manual pages (source) go?"
./getfile
if $stest "X$man1direxp" != "X$ansexp"; then
    installman1dir="
fi
prefixvar=man1dir
./setprefixvar

case "$man1dir" in
") man1dir=' '
    installman1dir=";;
esac

```

: What suffix to use on installed man pages

```

case "$man1dir" in
' ')
    man1ext='0'
    ;;
*)
rp="What suffix should be used for the main $spackage man pages?"
case "$man1ext" in
") case "$man1dir" in
*1) dflt=1 ;;
*1p) dflt=1p ;;
*1pm) dflt=1pm ;;
*l) dflt=l;;
*n) dflt=n;;

```

```
*o) dflt=o;;
*p) dflt=p;;
*C) dflt=C;;
*L) dflt=L;;
*L1)
dflt=L1;;
*) dflt=1;;
esac
;;
*) dflt="$man1ext";;
esac
./myread
man1ext="$ans"
;;
esac
```

Found in path(s):

```
*/opt/cola/permits/1854928199_1701225705.9160655/0/perl-5-30-0-orig-regen-configure-1-tar-gz/metaconfig-5.30.0/U/installdirs/man1dir.U
```

# 1.1078 python3.8 3.8.10-0ubuntu1~20.04.9

## 1.1078.1 Available under license :

Copyright (c) 2002 Jorge Acereda <jacereda@users.sourceforge.net> &  
Peter O'Gorman <ogorman@users.sourceforge.net>

Portions may be copyright others, see the AUTHORS file included with this distribution.

Maintained by Peter O'Gorman <ogorman@users.sourceforge.net>

Bug Reports and other queries should go to <ogorman@users.sourceforge.net>

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY

KIND,  
EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF  
MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND  
NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE  
LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION  
OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION  
WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.  
libffi - Copyright (c) 1996-2003 Red Hat, Inc.

Permission is hereby granted, free of charge, to any person obtaining  
a copy of this software and associated documentation files (the  
"Software"), to deal in the Software without restriction, including  
without limitation the rights to use, copy, modify, merge, publish,  
distribute, sublicense, and/or sell copies of the Software, and to  
permit persons to whom the Software is furnished to do so, subject to  
the following conditions:

The above copyright notice and this permission notice shall be included  
in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS  
OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF  
MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT.  
IN NO EVENT SHALL CYGNUS SOLUTIONS BE LIABLE FOR ANY CLAIM, DAMAGES OR  
OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE,  
ARISING FROM, OUT OF OR IN CONNECTION WITH  
THE SOFTWARE OR THE USE OR  
OTHER DEALINGS IN THE SOFTWARE.

X Window System License - X11R6.4

Copyright (c) 1998 The Open Group

Permission is hereby granted, free of charge, to any person obtaining  
a copy of this software and associated documentation files (the  
"Software"), to deal in the Software without restriction, including  
without limitation the rights to use, copy, modify, merge, publish,  
distribute, sublicense, and/or sell copies of the Software, and to  
permit persons to whom the Software is furnished to do so, subject to  
the following conditions:

The above copyright notice and this permission notice shall be  
included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND,  
EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF  
MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT.  
IN NO EVENT SHALL THE OPEN GROUP BE LIABLE FOR ANY CLAIM, DAMAGES OR  
OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE,

ARISING FROM, OUT OF OR IN CONNECTION  
WITH THE SOFTWARE OR THE USE OR  
OTHER DEALINGS IN THE SOFTWARE.

Except as contained in this notice, the name of The Open Group shall not be used in advertising or otherwise to promote the sale, use or other dealings in this Software without prior written authorization from The Open Group.

X Window System is a trademark of The Open Group

Additional Conditions for this Windows binary build  
-----

This program is linked with and uses Microsoft Distributable Code, copyrighted by Microsoft Corporation. The Microsoft Distributable Code is embedded in each .exe, .dll and .pyd file as a result of running the code through a linker.

If you further distribute programs that include the Microsoft Distributable Code, you must comply with the restrictions on distribution specified by Microsoft. In particular, you must require distributors and external end users to agree to terms that protect the Microsoft Distributable Code at least as much as Microsoft's own requirements for the Distributable Code. See Microsoft's documentation (included in its developer tools and on its website at [microsoft.com](http://microsoft.com)) for specific details.

Redistribution of the Windows binary build of the Python interpreter complies with this agreement, provided that you do not:

- alter any copyright, trademark or patent notice in Microsoft's Distributable Code;
- use Microsoft's trademarks in your programs' names or in a way that suggests your programs come from or are endorsed by Microsoft;
- distribute Microsoft's Distributable Code to run on a platform other than Microsoft operating systems, run-time technologies or application platforms; or
- include Microsoft Distributable Code in malicious, deceptive or unlawful programs.

These restrictions apply only to the Microsoft Distributable Code as defined above, not to Python itself or any programs running on the

Python interpreter. The redistribution of the Python interpreter and libraries is governed by the Python Software License included with this file, or by other licenses as marked.

Copyright (c) 1998-2000 Thai Open Source Software Center Ltd and Clark Cooper  
Copyright (c) 2001-2017 Expat maintainers

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

#### A. HISTORY OF THE SOFTWARE

=====

Python was created in the early 1990s by Guido van Rossum at Stichting Mathematisch Centrum (CWI, see <http://www.cwi.nl>) in the Netherlands as a successor of a language called ABC. Guido remains Python's principal author, although it includes many contributions from others.

In 1995, Guido continued his work on Python at the Corporation for National Research Initiatives (CNRI, see <http://www.cnri.reston.va.us>) in Reston, Virginia where he released several versions of the software.

In May 2000, Guido and the Python core development team moved to BeOpen.com to form the BeOpen PythonLabs team. In October of the same year, the PythonLabs team moved to Digital Creations, which became Zope Corporation. In 2001, the Python Software Foundation (PSF, see <https://www.python.org/psf/>) was formed, a non-profit organization created specifically to own Python-related Intellectual Property. Zope Corporation was a sponsoring member of the PSF.

All

Python releases are Open Source (see <http://www.opensource.org> for the Open Source Definition). Historically, most, but not all, Python releases have also been GPL-compatible; the table below summarizes the various releases.

| Release        | Derived from | Year      | Owner      | GPL-compatible? (1) |
|----------------|--------------|-----------|------------|---------------------|
| 0.9.0 thru 1.2 |              | 1991-1995 | CWI        | yes                 |
| 1.3 thru 1.5.2 | 1.2          | 1995-1999 | CNRI       | yes                 |
| 1.6            | 1.5.2        | 2000      | CNRI       | no                  |
| 2.0            | 1.6          | 2000      | BeOpen.com | no                  |
| 1.6.1          | 1.6          | 2001      | CNRI       | yes (2)             |
| 2.1            | 2.0+1.6.1    | 2001      | PSF        | no                  |
| 2.0.1          | 2.0+1.6.1    | 2001      | PSF        | yes                 |
| 2.1.1          | 2.1+2.0.1    | 2001      | PSF        | yes                 |
| 2.1.2          | 2.1.1        | 2002      | PSF        | yes                 |
| 2.1.3          | 2.1.2        | 2002      | PSF        | yes                 |
| 2.2 and above  | 2.1.1        | 2001-now  |            |                     |
| PSF            | yes          |           |            |                     |

Footnotes:

(1) GPL-compatible doesn't mean that we're distributing Python under the GPL. All Python licenses, unlike the GPL, let you distribute a modified version without making your changes open source. The GPL-compatible licenses make it possible to combine Python with other software that is released under the GPL; the others don't.

(2) According to Richard Stallman, 1.6.1 is not GPL-compatible, because its license has a choice of law clause. According to CNRI, however, Stallman's lawyer has told CNRI's lawyer that 1.6.1 is "not incompatible" with the GPL.

Thanks to the many outside volunteers who have worked under Guido's direction to make these releases possible.

## B. TERMS AND CONDITIONS FOR ACCESSING OR OTHERWISE USING PYTHON

=====

Python software and documentation are licensed under the Python Software Foundation License Version 2.

Starting with Python 3.8.6, examples, recipes, and other code in the documentation are dual licensed under the PSF License Version 2 and the Zero-Clause BSD license.

Some software incorporated into Python is under different licenses.  
The licenses are listed with code falling under that license.

## PYTHON SOFTWARE FOUNDATION LICENSE VERSION 2

-----

1. This LICENSE AGREEMENT is between the Python Software Foundation ("PSF"), and the Individual or Organization ("Licensee") accessing and otherwise using this software ("Python") in source or binary form and its associated documentation.
2. Subject to the terms and conditions of this License Agreement, PSF hereby grants Licensee a nonexclusive, royalty-free, world-wide license to reproduce, analyze, test, perform and/or display publicly, prepare derivative works, distribute, and otherwise use Python alone or in any derivative version, provided, however, that PSF's License Agreement and PSF's notice of copyright, i.e., "Copyright (c) 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021 Python Software Foundation; All Rights Reserved" are retained in Python alone or in any derivative version prepared by Licensee.
3. In the event Licensee prepares a derivative work that is based on or incorporates Python or any part thereof, and wants to make the derivative work available to others as provided herein, then Licensee hereby agrees to include in any such work a brief summary of the changes made to Python.
4. PSF is making Python available to Licensee on an "AS IS" basis. PSF MAKES NO REPRESENTATIONS OR WARRANTIES, EXPRESS OR IMPLIED. BY WAY OF EXAMPLE, BUT NOT LIMITATION, PSF MAKES NO AND DISCLAIMS ANY REPRESENTATION OR WARRANTY OF MERCHANTABILITY OR FITNESS FOR ANY PARTICULAR PURPOSE OR THAT THE USE OF PYTHON WILL NOT INFRINGE ANY THIRD PARTY RIGHTS.
5. PSF SHALL NOT BE LIABLE TO LICENSEE OR ANY OTHER USERS OF PYTHON FOR ANY INCIDENTAL, SPECIAL, OR CONSEQUENTIAL DAMAGES OR LOSS AS A RESULT OF MODIFYING, DISTRIBUTING, OR OTHERWISE USING PYTHON, OR ANY DERIVATIVE THEREOF, EVEN IF ADVISED OF THE POSSIBILITY THEREOF.
6. This License Agreement will automatically terminate upon a material breach of its terms and conditions.
7. Nothing in this License Agreement shall be deemed to create any relationship of agency, partnership, or joint venture between PSF and

Licensee. This License Agreement does not grant permission to use PSF trademarks or trade name in a trademark sense to endorse or promote products or services of Licensee, or any third party.

8. By copying, installing or otherwise using Python, Licensee agrees to be bound by the terms and conditions of this License Agreement.

## BEOPEN.COM LICENSE AGREEMENT FOR PYTHON 2.0

-----

### BEOPEN PYTHON OPEN SOURCE LICENSE AGREEMENT VERSION 1

1. This LICENSE AGREEMENT is between BeOpen.com ("BeOpen"), having an office at 160 Saratoga Avenue, Santa Clara, CA 95051, and the Individual or Organization ("Licensee") accessing and otherwise using this software in source or binary form and its associated documentation ("the Software").

2. Subject to the terms and conditions of this BeOpen Python License Agreement, BeOpen hereby grants Licensee a non-exclusive, royalty-free, world-wide license to reproduce, analyze, test, perform and/or display publicly, prepare derivative works, distribute, and otherwise use the Software alone or in any derivative version, provided, however, that the BeOpen Python License is retained in the Software, alone or in any derivative version prepared by Licensee.

3. BeOpen is making the Software available to Licensee on an "AS IS" basis. BEOPEN MAKES NO REPRESENTATIONS OR WARRANTIES, EXPRESS OR IMPLIED. BY WAY OF EXAMPLE, BUT NOT LIMITATION, BEOPEN MAKES NO AND DISCLAIMS ANY REPRESENTATION OR WARRANTY OF MERCHANTABILITY OR FITNESS FOR ANY PARTICULAR PURPOSE OR THAT THE USE OF THE SOFTWARE WILL NOT INFRINGE ANY THIRD PARTY RIGHTS.

4. BEOPEN SHALL NOT BE LIABLE TO LICENSEE OR ANY OTHER USERS OF THE SOFTWARE FOR ANY INCIDENTAL, SPECIAL, OR CONSEQUENTIAL DAMAGES OR LOSS AS A RESULT OF USING, MODIFYING OR DISTRIBUTING THE SOFTWARE, OR ANY DERIVATIVE THEREOF, EVEN IF ADVISED OF THE POSSIBILITY THEREOF.

5. This License Agreement will automatically terminate upon a material breach of its terms and conditions.

6. This License Agreement shall be governed by and interpreted in all respects by the law of the State of California, excluding conflict of law provisions. Nothing in this License Agreement shall be deemed to



create any relationship of agency, partnership, or joint venture between BeOpen and Licensee. This License Agreement does not grant permission to use BeOpen trademarks or trade names in a trademark sense to endorse or promote products or services of Licensee, or any third party. As an exception, the "BeOpen Python" logos available at <http://www.pythonlabs.com/logos.html> may be used according to the permissions granted on that web page.

7. By copying, installing or otherwise using the software, Licensee agrees to be bound by the terms and conditions of this License Agreement.

#### CNRI LICENSE AGREEMENT FOR PYTHON 1.6.1

-----

1. This LICENSE AGREEMENT is between the Corporation for National Research Initiatives, having an office at 1895 Preston White Drive, Reston, VA 20191 ("CNRI"), and the Individual or Organization ("Licensee") accessing and otherwise using Python 1.6.1 software in source or binary form and its associated documentation.

2. Subject to the terms and conditions of this License Agreement, CNRI hereby grants Licensee a nonexclusive, royalty-free, world-wide license to reproduce, analyze, test, perform and/or display publicly, prepare derivative works, distribute, and otherwise use Python 1.6.1 alone or in any derivative version, provided, however, that CNRI's License Agreement and CNRI's notice of copyright, i.e., "Copyright (c) 1995-2001 Corporation for National Research Initiatives; All Rights Reserved" are retained in Python 1.6.1 alone or in any derivative version prepared by Licensee. Alternately, in lieu of CNRI's License Agreement, Licensee may substitute the following text (omitting the quotes): "Python 1.6.1 is made available subject to the terms and conditions in CNRI's License Agreement. This Agreement together with Python 1.6.1 may be located on the Internet using the following unique, persistent identifier (known as a handle): 1895.22/1013. This Agreement may also be obtained from a proxy server on the Internet using the following URL: <http://hdl.handle.net/1895.22/1013>".

3. In the event Licensee prepares a derivative work that is based on or incorporates Python 1.6.1 or any part thereof, and wants to make the derivative work available to others as provided herein, then Licensee hereby agrees to include in any such work a brief summary of the changes made to Python 1.6.1.

4. CNRI is making Python 1.6.1 available to Licensee on an "AS IS" basis. CNRI MAKES NO REPRESENTATIONS OR WARRANTIES, EXPRESS OR IMPLIED. BY WAY OF EXAMPLE, BUT NOT LIMITATION, CNRI MAKES NO AND DISCLAIMS ANY REPRESENTATION OR WARRANTY OF MERCHANTABILITY OR FITNESS FOR ANY PARTICULAR PURPOSE OR THAT THE USE OF PYTHON 1.6.1 WILL NOT INFRINGE ANY THIRD PARTY RIGHTS.

5. CNRI SHALL NOT BE LIABLE TO LICENSEE OR ANY OTHER USERS OF PYTHON 1.6.1 FOR ANY INCIDENTAL, SPECIAL, OR CONSEQUENTIAL DAMAGES OR LOSS AS A RESULT OF MODIFYING, DISTRIBUTING, OR OTHERWISE USING PYTHON 1.6.1, OR ANY DERIVATIVE THEREOF, EVEN IF ADVISED OF THE POSSIBILITY THEREOF.

6. This License Agreement will automatically terminate upon a material breach of its terms and conditions.

7. This License Agreement shall be governed by the federal intellectual property law of the United States, including without limitation the federal copyright law, and, to the extent such U.S. federal law does not apply, by the law of the Commonwealth of Virginia, excluding Virginia's conflict of law provisions. Notwithstanding the foregoing, with regard to derivative works based on Python 1.6.1 that incorporate non-separable material that was previously distributed under the GNU General Public License (GPL), the law of the Commonwealth of Virginia shall govern this License Agreement only as to issues arising under or with respect to Paragraphs 4, 5, and 7 of this License Agreement. Nothing in this License Agreement shall be deemed to create any relationship of agency, partnership, or joint venture between CNRI and Licensee. This License Agreement does not grant permission to use CNRI trademarks or trade name in a trademark sense to endorse or promote products or services of Licensee, or any third party.

8. By clicking on the "ACCEPT" button where indicated, or by copying, installing or otherwise using Python 1.6.1, Licensee agrees to be bound by the terms and conditions of this License Agreement.

ACCEPT

CWI

LICENSE AGREEMENT FOR PYTHON 0.9.0 THROUGH 1.2

-----

Copyright (c) 1991 - 1995, Stichting Mathematisch Centrum Amsterdam, The Netherlands. All rights reserved.

Permission to use, copy, modify, and distribute this software and its

documentation for any purpose and without fee is hereby granted, provided that the above copyright notice appear in all copies and that both that copyright notice and this permission notice appear in supporting documentation, and that the name of Stichting Mathematisch Centrum or CWI not be used in advertising or publicity pertaining to distribution of the software without specific, written prior permission.

STICHTING MATHEMATISCH CENTRUM DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE, INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS, IN NO EVENT SHALL STICHTING MATHEMATISCH CENTRUM BE LIABLE FOR ANY SPECIAL, INDIRECT OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

#### ZERO-CLAUSE BSD LICENSE FOR CODE IN THE PYTHON DOCUMENTATION

-----

Permission to use, copy, modify, and/or distribute this software for any purpose with or without fee is hereby granted.

THE SOFTWARE IS PROVIDED "AS IS" AND THE AUTHOR DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS. IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY SPECIAL, DIRECT, INDIRECT, OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

This license applies to the bootstrapper application that is embedded within the installer. It has no impact on the licensing for the rest of the installer or Python itself, as no code covered by this license exists in any other part of the product.

---

#### Microsoft Reciprocal License (MS-RL)

This license governs use of the accompanying software. If you use the software, you accept this license. If you do not accept the license, do not use the software.

##### 1. Definitions

The terms "reproduce," "reproduction," "derivative works," and "distribution" have the same meaning here as under U.S. copyright law.

A "contribution" is the original software, or any additions or changes to the software.

A "contributor" is any person that distributes its contribution under this license.

"Licensed patents" are a contributor's patent claims that read directly on its contribution.

## 2. Grant of Rights

(A) Copyright Grant- Subject to the terms of this license, including the license conditions and limitations in section 3, each contributor grants you a non-exclusive, worldwide, royalty-free copyright license to reproduce its contribution, prepare derivative works of its contribution, and distribute its contribution or any derivative works that you create.

(B) Patent Grant- Subject to the terms of this license, including the license conditions and limitations in section 3, each contributor grants you a non-exclusive, worldwide, royalty-free license under its licensed patents to make, have made, use, sell, offer for sale, import, and/or otherwise dispose of its contribution in the software or derivative works of the contribution in the software.

## 3. Conditions and Limitations

(A) Reciprocal Grants- For any file you distribute that contains code from the software (in source code or binary format), you must provide recipients the source code to that file along with a copy of this license, which license will govern that file. You may license other files that are entirely your own work and do not contain code from the software under any terms you choose.

(B) No Trademark License- This license does not grant you rights to use any contributors' name, logo, or trademarks.

(C) If you bring a patent claim against any contributor over patents that you claim are infringed by the software, your patent license from such contributor to the software ends automatically.

(D) If you distribute any portion of the software, you must retain all copyright, patent, trademark, and attribution notices that are present in the software.

(E) If you distribute any portion of the software in source code form, you may do so only under this license by including a complete copy of this license with your distribution. If you distribute any portion of the software in compiled or object code form, you may only do so under a license that complies with this license.

(F) The software is licensed "as-is." You bear the risk of using it. The contributors give no express warranties, guarantees or conditions.

You may have additional consumer rights under your local laws which this license cannot change. To the extent permitted under your local laws, the contributors exclude the implied warranties of merchantability, fitness for a particular purpose and non-infringement.

# 1.1079 python 3.8.10-0ubuntu1~20.04.9

## 1.1079.1 Available under license :

Copyright (c) 2002 Jorge Acereda <jacereda@users.sourceforge.net> &  
Peter O'Gorman <ogorman@users.sourceforge.net>

Portions may be copyright others, see the AUTHORS file included with this distribution.

Maintained by Peter O'Gorman <ogorman@users.sourceforge.net>

Bug Reports and other queries should go to <ogorman@users.sourceforge.net>

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including

without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

libffi - Copyright (c) 1996-2003 Red Hat, Inc.

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL CYGNUS SOLUTIONS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

X Window System License - X11R6.4

Copyright (c) 1998 The Open Group

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE OPEN GROUP BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Except as contained in this notice, the name of The Open Group shall not be used in advertising or otherwise to promote the sale, use or other dealings in this Software without prior written authorization from The Open Group.

X Window System is a trademark of The Open Group

Additional Conditions for this Windows binary build

-----

This program is linked with and uses Microsoft Distributable Code, copyrighted by Microsoft Corporation. The Microsoft Distributable Code is embedded in each .exe, .dll and .pyd file as a result of running the code through a linker.

If you further distribute programs that include the Microsoft Distributable Code, you must comply with the restrictions on distribution specified by Microsoft. In particular, you must require distributors and external end users to agree to terms that protect the Microsoft Distributable Code at least as much as Microsoft's own requirements for the Distributable Code. See Microsoft's documentation (included in its developer tools and on its website at microsoft.com) for specific details.

Redistribution of the Windows binary build of the Python interpreter complies with this agreement, provided that you do not:

- alter any copyright, trademark or patent notice in Microsoft's Distributable Code;
- use Microsoft's trademarks in your programs' names or in a way that suggests your programs come from or are endorsed by Microsoft;

- distribute Microsoft's Distributable Code to run on a platform other than Microsoft operating systems, run-time technologies or application platforms; or
- include Microsoft Distributable Code in malicious, deceptive or unlawful programs.

These restrictions apply only to the Microsoft Distributable Code as defined above, not to Python itself or any programs running on the Python interpreter. The redistribution of the Python interpreter and libraries is governed by the Python Software License included with this file, or by other licenses as marked.

Copyright (c) 1998-2000 Thai Open Source Software Center Ltd and Clark Cooper  
Copyright (c) 2001-2017 Expat maintainers

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

#### A. HISTORY OF THE SOFTWARE

=====

Python was created in the early 1990s by Guido van Rossum at Stichting Mathematisch Centrum (CWI, see <http://www.cwi.nl>) in the Netherlands as a successor of a language called ABC. Guido remains Python's principal author, although it includes many contributions from others.

In 1995, Guido continued his work on Python at the Corporation for National Research Initiatives (CNRI, see <http://www.cnri.reston.va.us>) in Reston, Virginia where he released several versions of the software.

In May 2000, Guido and the Python core development team moved to

BeOpen.com to form the BeOpen PythonLabs team. In October of the same year, the PythonLabs team moved to Digital Creations, which became Zope Corporation. In 2001, the Python Software Foundation (PSF, see <https://www.python.org/psf/>) was formed, a non-profit organization created specifically to own Python-related Intellectual Property. Zope Corporation was a sponsoring member of the PSF.

All

Python releases are Open Source (see <http://www.opensource.org> for the Open Source Definition). Historically, most, but not all, Python releases have also been GPL-compatible; the table below summarizes the various releases.

| Release        | Derived from | Year      | Owner      | GPL-compatible? (1) |
|----------------|--------------|-----------|------------|---------------------|
| 0.9.0 thru 1.2 |              | 1991-1995 | CWI        | yes                 |
| 1.3 thru 1.5.2 | 1.2          | 1995-1999 | CNRI       | yes                 |
| 1.6            | 1.5.2        | 2000      | CNRI       | no                  |
| 2.0            | 1.6          | 2000      | BeOpen.com | no                  |
| 1.6.1          | 1.6          | 2001      | CNRI       | yes (2)             |
| 2.1            | 2.0+1.6.1    | 2001      | PSF        | no                  |
| 2.0.1          | 2.0+1.6.1    | 2001      | PSF        | yes                 |
| 2.1.1          | 2.1+2.0.1    | 2001      | PSF        | yes                 |
| 2.1.2          | 2.1.1        | 2002      | PSF        | yes                 |
| 2.1.3          | 2.1.2        | 2002      | PSF        | yes                 |
| 2.2 and above  | 2.1.1        | 2001-now  |            |                     |
| PSF            | yes          |           |            |                     |

Footnotes:

(1) GPL-compatible doesn't mean that we're distributing Python under the GPL. All Python licenses, unlike the GPL, let you distribute a modified version without making your changes open source. The GPL-compatible licenses make it possible to combine Python with other software that is released under the GPL; the others don't.

(2) According to Richard Stallman, 1.6.1 is not GPL-compatible, because its license has a choice of law clause. According to CNRI, however, Stallman's lawyer has told CNRI's lawyer that 1.6.1 is "not incompatible" with the GPL.

Thanks to the many outside volunteers who have worked under Guido's direction to make these releases possible.

## B. TERMS AND CONDITIONS FOR ACCESSING OR OTHERWISE USING PYTHON

=====



Python software and documentation are licensed under the Python Software Foundation License Version 2.

Starting with Python 3.8.6, examples, recipes, and other code in the documentation are dual licensed under the PSF License Version 2 and the Zero-Clause BSD license.

Some software incorporated into Python is under different licenses. The licenses are listed with code falling under that license.

## PYTHON SOFTWARE FOUNDATION LICENSE VERSION 2

-----

1. This LICENSE AGREEMENT is between the Python Software Foundation ("PSF"), and the Individual or Organization ("Licensee") accessing and otherwise using this software ("Python") in source or binary form and its associated documentation.
2. Subject to the terms and conditions of this License Agreement, PSF hereby grants Licensee a nonexclusive, royalty-free, world-wide license to reproduce, analyze, test, perform and/or display publicly, prepare derivative works, distribute, and otherwise use Python alone or in any derivative version, provided, however, that PSF's License Agreement and PSF's notice of copyright, i.e., "Copyright (c) 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021 Python Software Foundation; All Rights Reserved" are retained in Python alone or in any derivative version prepared by Licensee.
3. In the event Licensee prepares a derivative work that is based on or incorporates Python or any part thereof, and wants to make the derivative work available to others as provided herein, then Licensee hereby agrees to include in any such work a brief summary of the changes made to Python.
4. PSF is making Python available to Licensee on an "AS IS" basis. PSF MAKES NO REPRESENTATIONS OR WARRANTIES, EXPRESS OR IMPLIED. BY WAY OF EXAMPLE, BUT NOT LIMITATION, PSF MAKES NO AND DISCLAIMS ANY REPRESENTATION OR WARRANTY OF MERCHANTABILITY OR FITNESS FOR ANY PARTICULAR PURPOSE OR THAT THE USE OF PYTHON WILL NOT INFRINGE ANY THIRD PARTY RIGHTS.
5. PSF SHALL NOT BE LIABLE TO LICENSEE OR ANY OTHER USERS OF PYTHON FOR ANY INCIDENTAL,

SPECIAL, OR CONSEQUENTIAL DAMAGES OR LOSS AS  
A RESULT OF MODIFYING, DISTRIBUTING, OR OTHERWISE USING PYTHON,  
OR ANY DERIVATIVE THEREOF, EVEN IF ADVISED OF THE POSSIBILITY THEREOF.

6. This License Agreement will automatically terminate upon a material breach of its terms and conditions.

7. Nothing in this License Agreement shall be deemed to create any relationship of agency, partnership, or joint venture between PSF and Licensee. This License Agreement does not grant permission to use PSF trademarks or trade name in a trademark sense to endorse or promote products or services of Licensee, or any third party.

8. By copying, installing or otherwise using Python, Licensee agrees to be bound by the terms and conditions of this License Agreement.

BEOPEN.COM LICENSE AGREEMENT FOR PYTHON 2.0

-----  
BEOPEN PYTHON OPEN SOURCE LICENSE AGREEMENT VERSION 1

1. This LICENSE AGREEMENT is between BeOpen.com ("BeOpen"), having an office at 160 Saratoga Avenue, Santa Clara, CA 95051, and the Individual or Organization ("Licensee") accessing and otherwise using this software in source or binary form and its associated documentation ("the Software").

2. Subject to the terms and conditions of this BeOpen Python License Agreement, BeOpen hereby grants Licensee a non-exclusive, royalty-free, world-wide license to reproduce, analyze, test, perform and/or display publicly, prepare derivative works, distribute, and otherwise use the Software alone or in any derivative version, provided, however, that the BeOpen Python License is retained in the Software, alone or in any derivative version prepared by Licensee.

3. BeOpen is making the Software available to Licensee on an "AS IS" basis. BEOPEN MAKES NO REPRESENTATIONS OR WARRANTIES, EXPRESS OR IMPLIED. BY WAY OF EXAMPLE, BUT NOT LIMITATION, BEOPEN MAKES NO AND DISCLAIMS ANY REPRESENTATION OR WARRANTY OF MERCHANTABILITY OR FITNESS FOR ANY PARTICULAR PURPOSE OR THAT THE USE OF THE SOFTWARE WILL NOT INFRINGE ANY THIRD PARTY RIGHTS.

4. BEOPEN SHALL NOT BE LIABLE TO LICENSEE OR ANY OTHER USERS OF THE SOFTWARE FOR ANY INCIDENTAL, SPECIAL, OR CONSEQUENTIAL DAMAGES OR LOSS

AS A RESULT OF USING, MODIFYING OR DISTRIBUTING THE SOFTWARE, OR ANY DERIVATIVE THEREOF, EVEN IF ADVISED OF THE POSSIBILITY THEREOF.

5. This License Agreement will automatically terminate upon a material breach of its terms and conditions.

6. This License Agreement shall be governed by and interpreted in all respects by the law of the State of California, excluding conflict of law provisions. Nothing in this License Agreement shall be deemed to create any relationship of agency, partnership, or joint venture between BeOpen and Licensee. This License Agreement does not grant permission to use BeOpen trademarks or trade names in a trademark sense to endorse or promote products or services of Licensee, or any third party. As an exception, the "BeOpen Python" logos available at <http://www.pythonlabs.com/logos.html> may be used according to the permissions granted on that web page.

7. By copying, installing or otherwise using the software, Licensee agrees to be bound by the terms and conditions of this License Agreement.

#### CNRI LICENSE AGREEMENT FOR PYTHON 1.6.1

-----

1. This LICENSE AGREEMENT is between the Corporation for National Research Initiatives, having an office at 1895 Preston White Drive, Reston, VA 20191 ("CNRI"), and the Individual or Organization ("Licensee") accessing and otherwise using Python 1.6.1 software in source or binary form and its associated documentation.

2. Subject to the terms and conditions of this License Agreement, CNRI hereby grants Licensee a nonexclusive, royalty-free, world-wide license to reproduce, analyze, test, perform and/or display publicly, prepare derivative works, distribute, and otherwise use Python 1.6.1 alone or in any derivative version, provided, however, that CNRI's License Agreement and CNRI's notice of copyright, i.e., "Copyright (c) 1995-2001 Corporation for National Research Initiatives; All Rights Reserved" are retained in Python 1.6.1 alone or in any derivative version prepared by Licensee. Alternately, in lieu of CNRI's License Agreement, Licensee may substitute the following text (omitting the quotes): "Python 1.6.1 is made available subject to the terms and conditions in CNRI's License Agreement. This Agreement together with Python 1.6.1 may be located on the Internet using the following unique, persistent identifier (known as a handle): 1895.22/1013. This Agreement may also be obtained from a proxy server on the Internet

using the following URL: <http://hdl.handle.net/1895.22/1013>".

3. In the event Licensee prepares a derivative work that is based on or incorporates Python 1.6.1 or any part thereof, and wants to make the derivative work available to others as provided herein, then Licensee hereby agrees to include in any such work a brief summary of the changes made to Python 1.6.1.

4. CNRI is making Python 1.6.1 available to Licensee on an "AS IS" basis. CNRI MAKES NO REPRESENTATIONS OR WARRANTIES, EXPRESS OR IMPLIED. BY WAY OF EXAMPLE, BUT NOT LIMITATION, CNRI MAKES NO AND DISCLAIMS ANY REPRESENTATION OR WARRANTY OF MERCHANTABILITY OR FITNESS FOR ANY PARTICULAR PURPOSE OR THAT THE USE OF PYTHON 1.6.1 WILL NOT INFRINGE ANY THIRD PARTY RIGHTS.

5. CNRI SHALL NOT BE LIABLE TO LICENSEE OR ANY OTHER USERS OF PYTHON 1.6.1 FOR ANY INCIDENTAL, SPECIAL, OR CONSEQUENTIAL DAMAGES OR LOSS AS A RESULT OF MODIFYING, DISTRIBUTING, OR OTHERWISE USING PYTHON 1.6.1, OR ANY DERIVATIVE THEREOF, EVEN IF ADVISED OF THE POSSIBILITY THEREOF.

6. This License Agreement will automatically terminate upon a material breach of its terms and conditions.

7. This License Agreement shall be governed by the federal intellectual property law of the United States, including without limitation the federal copyright law, and, to the extent such U.S. federal law does not apply, by the law of the Commonwealth of Virginia, excluding Virginia's conflict of law provisions. Notwithstanding the foregoing, with regard to derivative works based on Python 1.6.1 that incorporate non-separable material that was previously distributed under the GNU General Public License (GPL), the law of the Commonwealth of Virginia shall govern this License Agreement only as to issues arising under or with respect to Paragraphs 4, 5, and 7 of this License Agreement. Nothing in this License Agreement shall be deemed to create any relationship of agency, partnership, or joint venture between CNRI and Licensee. This License Agreement does not grant permission to use CNRI trademarks or trade name in a trademark sense to endorse or promote products or services of Licensee, or any third party.

8. By clicking on the "ACCEPT" button where indicated, or by copying, installing or otherwise using Python 1.6.1, Licensee agrees to be bound by the terms and conditions of this License Agreement.

ACCEPT

CWI  
LICENSE AGREEMENT FOR PYTHON 0.9.0 THROUGH 1.2  
-----

Copyright (c) 1991 - 1995, Stichting Mathematisch Centrum Amsterdam,  
The Netherlands. All rights reserved.

Permission to use, copy, modify, and distribute this software and its  
documentation for any purpose and without fee is hereby granted,  
provided that the above copyright notice appear in all copies and that  
both that copyright notice and this permission notice appear in  
supporting documentation, and that the name of Stichting Mathematisch  
Centrum or CWI not be used in advertising or publicity pertaining to  
distribution of the software without specific, written prior  
permission.

STICHTING MATHEMATISCH CENTRUM DISCLAIMS ALL WARRANTIES WITH REGARD TO  
THIS SOFTWARE, INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND  
FITNESS, IN NO EVENT SHALL STICHTING MATHEMATISCH CENTRUM BE LIABLE  
FOR ANY SPECIAL, INDIRECT OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES  
WHATSOEVER RESULTING FROM

LOSS OF USE, DATA OR PROFITS, WHETHER IN AN  
ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT  
OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

ZERO-CLAUSE BSD LICENSE FOR CODE IN THE PYTHON DOCUMENTATION  
-----

Permission to use, copy, modify, and/or distribute this software for any  
purpose with or without fee is hereby granted.

THE SOFTWARE IS PROVIDED "AS IS" AND THE AUTHOR DISCLAIMS ALL WARRANTIES WITH  
REGARD TO THIS SOFTWARE INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY  
AND FITNESS. IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY SPECIAL, DIRECT,  
INDIRECT, OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM  
LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR  
OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR  
PERFORMANCE OF THIS SOFTWARE.

This license applies to the bootstrapper application that is embedded within the installer. It has no impact on the  
licensing for the rest of the installer or Python itself, as no code covered by this license exists in any other part of the  
product.

---

Microsoft Reciprocal License (MS-RL)

This license governs use of the accompanying software. If you use the software, you accept this license. If you do

not accept the license, do not use the software.

## 1. Definitions

The terms "reproduce," "reproduction," "derivative works," and "distribution" have the same meaning here as under U.S. copyright law.

A "contribution" is the original software, or any additions or changes to the software.

A "contributor" is any person that distributes its contribution under this license.

"Licensed patents" are a contributor's patent claims that read directly on its contribution.

## 2. Grant of Rights

(A) Copyright Grant- Subject to the terms of this license, including the license conditions and limitations in section 3, each contributor grants you a non-exclusive, worldwide, royalty-free copyright license to reproduce its contribution, prepare derivative works of its contribution, and distribute its contribution or any derivative works that you create.

(B) Patent Grant- Subject to the terms of this license, including the license conditions and limitations in section 3, each contributor grants you a non-exclusive, worldwide, royalty-free license under its licensed patents to make, have made, use, sell, offer for sale, import, and/or otherwise dispose of its contribution in the software or derivative works of the contribution in the software.

## 3. Conditions and Limitations

(A) Reciprocal Grants- For any file you distribute that contains code from the software (in source code or binary format), you must provide recipients the source code to that file along with a copy of this license, which license will govern that file. You may license other files that are entirely your own work and do not contain code from the software under any terms you choose.

(B) No Trademark License- This license does not grant you rights to use any contributors' name, logo, or trademarks.

(C) If you bring a patent claim against any contributor over patents that you claim are infringed by the software, your patent license from such contributor to the software ends automatically.

(D) If you distribute any portion of the software, you must retain all copyright, patent, trademark, and attribution notices that are present in the software.

(E) If you distribute any portion of the software in source code form, you may do so only under this license by including a complete copy of this license with your distribution. If you distribute any portion of the software in compiled or object code form, you may only do so under a license that complies with this license.

(F) The software is licensed "as-is." You bear the risk of using it. The contributors give no express warranties, guarantees or conditions.

You may have additional consumer rights under your local laws which this license cannot change. To the extent permitted under your local laws, the contributors exclude the implied warranties of merchantability, fitness for a particular purpose and non-infringement.

# 1.1080 go-colorable 0.1.13

## 1.1080.1 Available under license :

The MIT License (MIT)

Copyright (c) 2016 Yasuhiro Matsumoto

Permission is hereby granted, free of charge, to any person obtaining a copy

of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

# 1.1081 hashicorp-uuid 1.0.2

## 1.1081.1 Available under license :

Mozilla Public License, version 2.0

### 1. Definitions

#### 1.1. "Contributor"

means each individual or legal entity that creates, contributes to the creation of, or owns Covered Software.

#### 1.2. "Contributor Version"

means the combination of the Contributions of others (if any) used by a Contributor and that particular Contributor's Contribution.

#### 1.3. "Contribution"

means Covered Software of a particular Contributor.

#### 1.4. "Covered Software"

means Source Code Form to which the initial Contributor has attached the notice in Exhibit A, the Executable Form of such Source Code Form, and Modifications of such Source Code Form, in each case including portions thereof.

#### 1.5. "Incompatible With Secondary Licenses"

means

a. that the initial Contributor has attached the notice described in Exhibit B to the Covered Software; or

b. that the Covered Software was made available under the terms of version 1.1 or earlier of the License, but not also under the terms of a Secondary License.

#### 1.6. "Executable Form"

means any form of the work other than Source Code Form.

#### 1.7. "Larger Work"

means a work that combines Covered Software with other material, in a separate file or files, that is not Covered Software.

#### 1.8. "License"

means this document.

#### 1.9. "Licensable"

means having the right to grant, to the maximum extent possible, whether at the time of the initial grant or subsequently, any and all of the rights conveyed by this License.

#### 1.10. "Modifications"

means any of the following:

a. any file in Source Code Form that results from an addition to, deletion from, or modification of the contents of Covered Software; or

b. any new file in Source Code Form that contains any Covered Software.

#### 1.11. "Patent Claims" of a Contributor

means any patent claim(s), including without limitation, method, process, and apparatus claims, in any patent Licensable by such Contributor that would be infringed, but for the grant of the License, by the making, using, selling, offering for sale, having made, import, or transfer of either its Contributions or its Contributor Version.

#### 1.12. "Secondary License"



means either the GNU General Public License, Version 2.0, the GNU Lesser General Public License, Version 2.1, the GNU Affero General Public License, Version 3.0, or any later versions of those licenses.

#### 1.13. "Source Code Form"

means the form of the work preferred for making modifications.

#### 1.14. "You" (or "Your")

means an individual or a legal entity exercising rights under this License. For legal entities, "You" includes any entity that controls, is controlled by, or is under common control with You. For purposes of this definition, "control" means (a) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (b) ownership of more than fifty percent (50%) of the outstanding shares or beneficial ownership of such entity.

### 2. License Grants and Conditions

#### 2.1. Grants

Each Contributor hereby grants You a world-wide, royalty-free, non-exclusive license:

- a. under intellectual property rights (other than patent or trademark) Licensable by such Contributor to use, reproduce, make available, modify, display, perform, distribute, and otherwise exploit its Contributions, either on an unmodified basis, with Modifications, or as part of a Larger Work; and
- b. under Patent Claims of such Contributor to make, use, sell, offer for sale, have made, import, and otherwise transfer either its Contributions or its Contributor Version.

#### 2.2. Effective Date

The licenses granted in Section 2.1 with respect to any Contribution become effective for each Contribution on the date the Contributor first distributes such Contribution.

#### 2.3. Limitations on Grant Scope

The licenses granted in this Section 2 are the only rights granted under

this License. No additional rights or licenses will be implied from the distribution or licensing of Covered Software under this License. Notwithstanding Section 2.1(b) above, no patent license is granted by a Contributor:

- a. for any code that a Contributor has removed from Covered Software; or
- b. for infringements caused by: (i) Your and any other third party's modifications of Covered Software, or (ii) the combination of its Contributions with other software (except as part of its Contributor Version); or
- c. under Patent Claims infringed by Covered Software in the absence of its Contributions.

This License does not grant any rights in the trademarks, service marks, or logos of any Contributor (except as may be necessary to comply with the notice requirements in Section 3.4).

#### 2.4. Subsequent Licenses

No Contributor makes additional grants as a result of Your choice to distribute the Covered Software under a subsequent version of this License (see Section 10.2) or under the terms of a Secondary License (if permitted under the terms of Section 3.3).

#### 2.5. Representation

Each Contributor represents that the Contributor believes its Contributions are its original creation(s) or it has sufficient rights to grant the rights to its Contributions conveyed by this License.

#### 2.6. Fair Use

This License is not intended to limit any rights You have under applicable copyright doctrines of fair use, fair dealing, or other equivalents.

#### 2.7. Conditions

Sections 3.1, 3.2, 3.3, and 3.4 are conditions of the licenses granted in Section 2.1.

### 3. Responsibilities

#### 3.1. Distribution of Source Form

All distribution of Covered Software in Source Code Form, including any Modifications that You create or to which You contribute, must be under the terms of this License. You must inform recipients that the Source Code Form of the Covered Software is governed by the terms of this License, and how they can obtain a copy of this License. You may not attempt to alter or restrict the recipients' rights in the Source Code Form.

### 3.2. Distribution of Executable Form

If You distribute Covered Software in Executable Form then:

- a. such Covered Software must also be made available in Source Code Form, as described in Section 3.1, and You must inform recipients of the Executable Form how they can obtain a copy of such Source Code Form by reasonable means in a timely manner, at a charge no more than the cost of distribution to the recipient; and
- b. You may distribute such Executable Form under the terms of this License, or sublicense it under different terms, provided that the license for the Executable Form does not attempt to limit or alter the recipients' rights in the Source Code Form under this License.

### 3.3. Distribution of a Larger Work

You may create and distribute a Larger Work under terms of Your choice, provided that You also comply with the requirements of this License for the Covered Software. If the Larger Work is a combination of Covered Software with a work governed by one or more Secondary Licenses, and the Covered Software is not Incompatible With Secondary Licenses, this License permits You to additionally distribute such Covered Software under the terms of such Secondary License(s), so that the recipient of the Larger Work may, at their option, further distribute the Covered Software under the terms of either this License or such Secondary License(s).

### 3.4. Notices

You may not remove or alter the substance of any license notices (including copyright notices, patent notices, disclaimers of warranty, or limitations of liability) contained within the Source Code Form of the Covered Software, except that You may alter any license notices to the extent required to remedy known factual inaccuracies.

### 3.5. Application of Additional Terms

You may choose to offer, and to charge a fee for, warranty, support, indemnity or liability obligations to one or more recipients of Covered Software. However, You may do so only on Your own behalf, and not on behalf of any Contributor. You must make it absolutely clear that any such warranty, support, indemnity, or liability obligation is offered by You alone, and You hereby agree to indemnify every Contributor for any liability incurred by such Contributor as a result of warranty, support, indemnity or liability terms You offer. You may include additional disclaimers of warranty and limitations of liability specific to any jurisdiction.

### 4. Inability to Comply Due to Statute or Regulation

If it is impossible for You to comply with any of the terms of this License with respect to some or all of the Covered Software due to statute, judicial order, or regulation then You must: (a) comply with the terms of this License to the maximum extent possible; and (b) describe the limitations and the code they affect. Such description must be placed in a text file included with all distributions of the Covered Software under this License. Except to the extent prohibited by statute or regulation, such description must be sufficiently detailed for a recipient of ordinary skill to be able to understand it.

### 5. Termination

5.1. The rights granted under this License will terminate automatically if You fail to comply with any of its terms. However, if You become compliant, then the rights granted under this License from a particular Contributor are reinstated (a) provisionally, unless and until such Contributor explicitly and finally terminates Your grants, and (b) on an ongoing basis, if such Contributor fails to notify You of the non-compliance by some reasonable means prior to 60 days after You have come back into compliance. Moreover, Your grants from a particular Contributor are reinstated on an ongoing basis if such Contributor notifies You of the non-compliance by some reasonable means, this is the first time You have received notice of non-compliance with this License from such Contributor, and You become compliant prior to 30 days after Your receipt of the notice.

5.2. If You initiate litigation against any entity by asserting a patent infringement claim (excluding declaratory judgment actions, counter-claims, and cross-claims) alleging that a Contributor Version directly or indirectly infringes any patent, then the rights granted to You by any and all Contributors for the Covered Software under Section

2.1 of this License shall terminate.

5.3. In the event of termination under Sections 5.1 or 5.2 above, all end user license agreements (excluding distributors and resellers) which have been validly granted by You or Your distributors under this License prior to termination shall survive termination.

## 6. Disclaimer of Warranty

Covered Software is provided under this License on an "as is" basis, without warranty of any kind, either expressed, implied, or statutory, including, without limitation, warranties that the Covered Software is free of defects, merchantable, fit for a particular purpose or non-infringing. The entire risk as to the quality and performance of the Covered Software is with You. Should any Covered Software prove defective in any respect, You (not any Contributor) assume the cost of any necessary servicing, repair, or correction. This disclaimer of warranty constitutes an essential part of this License. No use of any Covered Software is authorized under this License except under this disclaimer.

## 7. Limitation of Liability

Under no circumstances and under no legal theory, whether tort (including negligence), contract, or otherwise, shall any Contributor, or anyone who distributes Covered Software as permitted above, be liable to You for any direct, indirect, special, incidental, or consequential damages of any character including, without limitation, damages for lost profits, loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses, even if such party shall have been informed of the possibility of such damages. This limitation of liability shall not apply to liability for death or personal injury resulting from such party's negligence to the extent applicable law prohibits such limitation. Some jurisdictions do not allow the exclusion or limitation of incidental or consequential damages, so this exclusion and limitation may not apply to You.

## 8. Litigation

Any litigation relating to this License may be brought only in the courts of a jurisdiction where the defendant maintains its principal place of business and such litigation shall be governed by laws of that jurisdiction, without reference to its conflict-of-law provisions. Nothing in this Section shall prevent a party's ability to bring cross-claims or counter-claims.

## 9. Miscellaneous

This License represents the complete agreement concerning the subject matter hereof. If any provision of this License is held to be unenforceable, such provision shall be reformed only to the extent necessary to make it enforceable. Any law or regulation which provides that the language of a contract shall be construed against the drafter shall not be used to construe this License against a Contributor.

## 10. Versions of the License

### 10.1. New Versions

Mozilla Foundation is the license steward. Except as provided in Section

10.3, no one other than the license steward has the right to modify or publish new versions of this License. Each version will be given a distinguishing version number.

### 10.2. Effect of New Versions

You may distribute the Covered Software under the terms of the version of the License under which You originally received the Covered Software, or under the terms of any subsequent version published by the license steward.

### 10.3. Modified Versions

If you create software not governed by this License, and you want to create a new license for such software, you may create and use a modified version of this License if you rename the license and remove any references to the name of the license steward (except to note that such modified license differs from this License).

### 10.4. Distributing Source Code Form that is Incompatible With Secondary Licenses If You choose to distribute Source Code Form that is Incompatible

With Secondary Licenses under the terms of this version of the License, the notice described in Exhibit B of this License must be attached.

### Exhibit A - Source Code Form License Notice

This Source Code Form is subject to the terms of the Mozilla Public License, v.

2.0. If a copy of the MPL was not distributed with this file, You can

obtain one at  
<http://mozilla.org/MPL/2.0/>.

If it is not possible or desirable to put the notice in a particular file, then You may include the notice in a location (such as a LICENSE file in a relevant directory) where a recipient would be likely to look for such a notice.

You may add additional accurate notices of copyright ownership.

Exhibit B - "Incompatible With Secondary Licenses" Notice

This Source Code Form is "Incompatible With Secondary Licenses", as defined by the Mozilla Public License, v. 2.0.

## 1.1082 golang-jwt 4.4.2

### 1.1082.1 Available under license :

Copyright (c) 2012 Dave Grijalva  
Copyright (c) 2021 golang-jwt maintainers

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

## 1.1083 curl 7.68.0-1ubuntu2.21

### 1.1083.1 Available under license :

COPYRIGHT AND PERMISSION NOTICE

Copyright (c) 1996 - 2020, Daniel Stenberg, <daniel@haxx.se>, and many contributors, see the THANKS file.

All rights reserved.

Permission to use, copy, modify, and distribute this software for any purpose with or without fee is hereby granted, provided that the above copyright notice and this permission notice appear in all copies.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NON-INFRINGEMENT OF THIRD PARTY RIGHTS. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Except as contained in this notice, the name of a copyright holder shall not be used in advertising or otherwise to promote the sale, use or other dealings

in this Software without prior written authorization of the copyright holder.

License Mixing

=====

libcurl can be built to use a fair amount of various third party libraries, libraries that are written and provided by other parties that are distributed using their own licenses. Even libcurl itself contains code that may cause problems to some. This document attempts to describe what licenses libcurl and the other libraries use and what possible dilemmas linking and mixing them all can lead to for end users.

I am not a lawyer and this is not legal advice!

One common dilemma is that [GPL](<https://www.gnu.org/licenses/gpl.html>) licensed code is not allowed to be linked with code licensed under the [Original BSD license](<https://spdx.org/licenses/BSD-4-Clause.html>) (with the announcement clause). You may still build your own copies that use them all, but distributing them as binaries would be to violate the GPL license - unless you accompany your license with an [exception](<https://www.gnu.org/licenses/gpl-faq.html#GPLIncompatibleLibs>). This particular problem was addressed when the [Modified BSD license](<https://opensource.org/licenses/BSD-3-Clause>) was created, which does not have the announcement clause that collides with GPL.

## libcurl

Uses an [MIT style license](<https://curl.haxx.se/docs/copyright.html>) that is very liberal.

## OpenSSL



(May be used for SSL/TLS support) Uses an Original BSD-style license with an announcement clause that makes it "incompatible" with GPL. You are not allowed to ship binaries that link with OpenSSL that includes GPL code (unless that specific GPL code includes an exception for OpenSSL - a habit that is growing more and more common). If OpenSSL's licensing is a problem for you, consider using another TLS library.

#### ## GnuTLS

(May be used for SSL/TLS support) Uses the [LGPL](<https://www.gnu.org/licenses/lgpl.html>) license. If this is a problem for you, consider using another TLS library. Also note that GnuTLS itself depends on and uses other libs (libcrypt and libgpg-error) and they too are LGPL- or GPL-licensed.

#### ## WolfSSL

(May be used for SSL/TLS support) Uses the GPL license or a proprietary license. If this is a problem for you, consider using another TLS library.

#### ## NSS

(May be used for SSL/TLS support) Is covered by the [MPL](<https://www.mozilla.org/MPL/>) license, the GPL license and the LGPL license. You may choose to license the code under MPL terms, GPL terms, or LGPL terms. These licenses grant you different permissions and impose different obligations. You should select the license that best meets your needs.

#### ## mbedTLS

(May be used for SSL/TLS support) Uses the [Apache 2.0 license](<https://opensource.org/licenses/Apache-2.0>) or the GPL license. You may choose to license the code under Apache 2.0 terms or GPL terms. These licenses grant you different permissions and impose different obligations. You should select the license that best meets your needs.

#### ## BoringSSL

(May be used for SSL/TLS support) As an OpenSSL fork, it has the same license as that.

#### ## libressl

(May be used for SSL/TLS support) As an OpenSSL fork, it has the same license as that.

## ## BearSSL

(May be used for SSL/TLS support) Uses an MIT license that is very liberal and imposes no restrictions on any other library or part you may link with.

## ## c-ares

(Used for asynchronous name resolves) Uses an MIT license that is very liberal and imposes no restrictions on any other library or part you may link with.

## ## zlib

(Used for compressed Transfer-Encoding support) Uses an MIT-style license that shouldn't collide with any other library.

## ## MIT Kerberos

(May be used for GSS support) MIT licensed, that shouldn't collide with any other parts.

## ## Heimdal

(May be used for GSS support) Heimdal is Original BSD licensed with the announcement clause.

## ## GNU GSS

(May be used for GSS support) GNU GSS is GPL licensed. Note that you may not distribute binary curl packages that uses this if you build curl to also link and use any Original BSD licensed libraries!

## ## libidn

(Used for IDNA support) Uses the GNU Lesser General Public License [3]. LGPL is a variation of GPL with slightly less aggressive "copyleft". This license requires more requirements to be met when distributing binaries, see the license for details. Also note that if you distribute a binary that includes this library, you must also include the full LGPL license text. Please properly point out what parts of the distributed package that the license addresses.

## ## OpenLDAP

(Used for LDAP support) Uses a Modified BSD-style license. Since libcurl uses OpenLDAP as a shared library only, I have not heard of anyone that ships

OpenLDAP linked with libcurl in an app.

## libssh2

(Used for scp and sftp support) libssh2 uses a Modified BSD-style license.

# 1.1084 glibc 2.31-0ubuntu9.14

## 1.1084.1 Available under license :

Copyright 1992, 1993, 1994, 1997 Henry Spencer. All rights reserved.  
This software is not subject to any license of the American Telephone and Telegraph Company or of the Regents of the University of California.

Permission is granted to anyone to use this software for any purpose on any computer system, and to alter it and redistribute it, subject to the following restrictions:

1. The author is not responsible for the consequences of use of this software, no matter how awful, even if they arise from flaws in it.
2. The origin of this software must not be misrepresented, either by explicit claim or by omission. Since few users ever read sources, credits must appear in the documentation.
3. Altered versions must be plainly marked as such, and must not be misrepresented as being the original software. Since few users ever read sources, credits must appear in the documentation.
4. This notice may not be removed or altered.

GNU GENERAL PUBLIC LICENSE  
Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.,  
51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA  
Everyone is permitted to copy and distribute verbatim copies  
of this license document, but changing it is not allowed.

### Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. This General Public License applies to most of the Free Software Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Lesser General Public License instead.) You can apply it to

your programs, too.

When we speak of free software, we are referring to freedom, not price.

Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and modification follow.

## GNU GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below,

refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.

b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.

c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but

does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Program.

In addition, mere aggregation of another work not based on the Program with the Program (or with a work based on the Program) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

a) Accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source

code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this

License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software



Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

#### NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

#### END OF TERMS AND CONDITIONS

##### How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

<one line to give the program's name and a brief idea of what it does.>

Copyright (C) <year> <name of author>

This program is free software; you can redistribute it and/or modify it under the terms of the GNU

General Public License as published by the Free Software Foundation; either version 2 of the License, or (at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program; if not, write to the Free Software Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA.

Also add information on how to contact you by electronic and paper mail.

If the program is interactive, make it output a short notice like this when it starts in an interactive mode:

```
Gnomovision version 69, Copyright (C) year name of author
Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type `show w'.
This is free software, and you are welcome to redistribute
it
under certain conditions; type `show c' for details.
```

The hypothetical commands `show w' and `show c' should show the appropriate parts of the General Public License. Of course, the commands you use may be called something other than `show w' and `show c'; they could even be mouse-clicks or menu items--whatever suits your program.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the program, if necessary. Here is a sample; alter the names:

```
Yoyodyne, Inc., hereby disclaims all copyright interest in the program
`Gnomovision' (which makes passes at compilers) written by James Hacker.
```

```
<signature of Ty Coon>, 1 April 1989
Ty Coon, President of Vice
```

This General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this

is what you want to do, use the GNU Lesser General Public License instead of this License.

GNU LESSER GENERAL PUBLIC LICENSE  
Version 2.1, February 1999

Copyright (C) 1991, 1999 Free Software Foundation, Inc.  
51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA  
Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

[This is the first released version of the Lesser GPL. It also counts as the successor of the GNU Library Public License, version 2, hence the version number 2.1.]

Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public Licenses are intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users.

This license, the Lesser General Public License, applies to some specially designated software packages--typically libraries--of the Free Software Foundation and other authors who decide to use it. You can use it too, but we suggest you first think carefully about whether this license or the ordinary General Public License is the better strategy to use in any particular case, based on the explanations below.

When we speak of free software, we are referring to freedom of use, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish); that you receive source code or can get it if you want it; that you can change the software and use pieces of it in new free programs; and that you are informed that you can do these things.

To protect your rights, we need to make restrictions that forbid distributors to deny you these rights or to ask you to surrender these rights. These restrictions translate to certain responsibilities for you if you distribute copies of the library or if you modify it.

For example, if you distribute copies of the library, whether gratis or for a fee, you must give the recipients all the rights that we gave you. You must make sure that they, too, receive or can get the source code. If you link other code with the library, you must provide complete object files to the recipients, so that they can relink them

with the library after making changes to the library and recompiling it. And you must show them these terms so they know their rights.

We protect your rights with a two-step method: (1) we copyright the library, and (2) we offer you this license, which gives you legal permission to copy, distribute and/or modify the library.

To protect each distributor, we want to make it very clear that there is no warranty for the free library. Also, if the library is modified by someone else and passed on, the recipients should know that what they have is not the original version, so that the original author's reputation will not be affected by problems that might be introduced by others.

Finally, software patents pose a constant threat to the existence of any free program. We wish to make sure that a company cannot effectively restrict the users of a free program by obtaining a restrictive license from a patent holder. Therefore, we insist that any patent license obtained for a version of the library must be consistent with the full freedom of use specified in this license.

Most GNU software, including some libraries, is covered by the ordinary GNU General Public License. This license, the GNU Lesser General Public License, applies to certain designated libraries, and is quite different from the ordinary General Public License. We use this license for certain libraries in order to permit linking those libraries into non-free programs.

When a program is linked with a library, whether statically or using a shared library, the combination of the two is legally speaking a combined work, a derivative of the original library. The ordinary General Public License therefore permits such linking only if the entire combination fits its criteria of freedom. The Lesser General Public License permits more lax criteria for linking other code with the library.

We call this license the "Lesser" General Public License because it does Less to protect the user's freedom than the ordinary General Public License. It also provides other free software developers Less of an advantage over competing non-free programs. These disadvantages are the reason we use the ordinary General Public License for many libraries. However, the Lesser license provides advantages in certain special circumstances.

For example, on rare occasions, there may be a special need to encourage the widest possible use of a certain library, so that it becomes

a de-facto standard. To achieve this, non-free programs must be allowed to use the library. A more frequent case is that a free library does the same job as widely used non-free libraries. In this case, there is little to gain by limiting the free library to free software only, so we use the Lesser General Public License.

In other cases, permission to use a particular library in non-free programs enables a greater number of people to use a large body of free software. For example, permission to use the GNU C Library in non-free programs enables many more people to use the whole GNU operating system, as well as its variant, the GNU/Linux operating system.

Although the Lesser General Public License is Less protective of the users' freedom, it does ensure that the user of a program that is linked with the Library has the freedom and the wherewithal to run that program using a modified version of the Library.

The precise terms and conditions for copying, distribution and modification follow. Pay close attention to the difference between a "work based on the library" and a "work that uses the library". The former contains code derived from the library, whereas the latter must be combined with the library in order to run.

## GNU LESSER GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License Agreement applies to any software library or other program which contains a notice placed by the copyright holder or other authorized party saying it may be distributed under the terms of this Lesser General Public License (also called "this License"). Each licensee is addressed as "you".

A "library" means a collection of software functions and/or data prepared so as to be conveniently linked with application programs (which use some of those functions and data) to form executables.

The "Library", below, refers to any such software library or work which has been distributed under these terms. A "work based on the Library" means either the Library or any derivative work under copyright law: that is to say, a work containing the Library or a portion of it, either verbatim or with modifications and/or translated straightforwardly into another language. (Hereinafter, translation is included without limitation in the term "modification".)

"Source code" for a work means the preferred form of the work for making modifications to it. For a library, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the library.

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running a program using the Library is not restricted, and output from such a program is covered only if its contents constitute a work based on the Library (independent of the use of the Library in a tool for writing it). Whether that is true depends on what the Library does and what the program that uses the Library does.

1. You may copy and distribute verbatim copies of the Library's complete source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and distribute a copy of this License along with the Library.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Library or any portion of it, thus forming a work based on the Library, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

- a) The modified work must itself be a software library.
- b) You must cause the files modified to carry prominent notices stating that you changed the files and the date of any change.
- c) You must cause the whole of the work to be licensed at no charge to all third parties under the terms of this License.
- d) If a facility in the modified Library refers to a function or a table of data to be supplied by an application program that uses the facility, other than as an argument passed when the facility is invoked, then you must make a good faith effort to ensure that, in the event an application does not supply such function or table, the facility still operates, and performs whatever part of its purpose remains meaningful.

(For example, a function in a library to compute square roots has a purpose that is entirely well-defined independent of the application. Therefore, Subsection 2d requires that any application-supplied function or table used by this function must be optional: if the application does not supply it, the square root function must still compute square roots.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Library, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Library, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Library.

In addition, mere aggregation of another work not based on the Library with the Library (or with a work based on the Library) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

### 3. You may opt to apply the terms of the ordinary GNU General Public

License instead of this License to a given copy of the Library. To do this, you must alter all the notices that refer to this License, so that they refer to the ordinary GNU General Public License, version 2, instead of to this License. (If a newer version than version 2 of the ordinary GNU General Public License has appeared, then you can specify that version instead if you wish.) Do not make any other change in these notices.

Once this change is made in a given copy, it is irreversible for that copy, so the ordinary GNU General Public License applies to all subsequent copies and derivative works made from that copy.

This option is useful when you wish to copy part of the code of the Library into a program that is not a library.

### 4. You may copy and distribute the Library (or a portion or

derivative of it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange.

If distribution of object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place satisfies the requirement to distribute the source code, even though third parties are not compelled to copy the source along with the object code.

5. A program that contains no derivative of any portion of the Library, but is designed to work with the Library by being compiled or linked with it, is called a "work that uses the Library". Such a work, in isolation, is not a derivative work of the Library, and therefore falls outside the scope of this License.

However, linking a "work that uses the Library" with the Library creates an executable that is a derivative of the Library (because it contains portions of the Library), rather than a "work that uses the library". The executable is therefore covered by this License. Section 6 states terms for distribution of such executables.

When a "work that uses the Library" uses material from a header file that is part of the Library, the object code for the work may be a derivative work of the Library even though the source code is not. Whether this is true is especially significant if the work can be linked without the Library, or if the work is itself a library. The threshold for this to be true is not precisely defined by law.

If such an object file uses only numerical parameters, data structure layouts and accessors, and small macros and small inline functions (ten lines or less in length), then the use of the object file is unrestricted, regardless of whether it is legally a derivative work. (Executables containing this object code plus portions of the Library will still fall under Section 6.)

Otherwise, if the work is a derivative of the Library, you may distribute the object code for the work under the terms of Section 6. Any executables containing that work also fall under Section 6, whether or not they are linked directly with the Library itself.

6. As an exception to the Sections above, you may also combine or link a "work that uses the Library" with the Library to produce a



work containing portions of the Library, and distribute that work under terms of your choice, provided that the terms permit modification of the work for the customer's own use and reverse engineering for debugging such modifications.

You must give prominent notice with each copy of the work that the Library is used in it and that the Library and its use are covered by this License. You must supply a copy of this License. If the work during execution displays copyright notices, you must include the copyright notice for the Library among them, as well as a reference directing the user to the copy of this License. Also, you must do one of these things:

- a) Accompany the work with the complete corresponding machine-readable source code for the Library including whatever changes were used in the work (which must be distributed under Sections 1 and 2 above); and, if the work is an executable linked with the Library, with the complete machine-readable "work that uses the Library", as object code and/or source code, so that the user can modify the Library and then relink to produce a modified executable containing the modified Library. (It is understood that the user who changes the contents of definitions files in the Library will not necessarily be able to recompile the application to use the modified definitions.)
- b) Use a suitable shared library mechanism for linking with the Library. A suitable mechanism is one that (1) uses at run time a copy of the library already present on the user's computer system, rather than copying library functions into the executable, and (2) will operate properly with a modified version of the library, if the user installs one, as long as the modified version is interface-compatible with the version that the work was made with.
- c) Accompany the work with a written offer, valid for at least three years, to give the same user the materials specified in Subsection 6a, above, for a charge no more than the cost of performing this distribution.
- d) If distribution of the work is made by offering access to copy from a designated place, offer equivalent access to copy the above specified materials from the same place.
- e) Verify that the user has already received a copy of these materials or that you have already sent this user a copy.

For an executable, the required form of the "work that uses the

Library" must include any data and utility programs needed for reproducing the executable from it. However, as a special exception, the materials to be distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

It may happen that this requirement contradicts the license restrictions of other proprietary libraries that do not normally accompany the operating system. Such a contradiction means you cannot use both them and the Library together in an executable that you distribute.

7. You may place library facilities that are a work based on the Library side-by-side in a single library together with other library facilities not covered by this License, and distribute such a combined library, provided that the separate distribution of the work based on the Library and of the other library facilities is otherwise permitted, and provided that you do these two things:

a) Accompany the combined library with a copy of the same work based on the Library, uncombined with any other library facilities. This must be distributed under the terms of the Sections above.

b) Give prominent notice with the combined library of the fact that part of it is a work based on the Library, and explaining where to find the accompanying uncombined form of the same work.

8. You may not copy, modify, sublicense, link with, or distribute the Library except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense, link with, or distribute the Library is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

9. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Library or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Library (or any work based on the Library), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying

the Library or works based on it.

10. Each time you redistribute the Library (or any work based on the Library), the recipient automatically receives a license from the original licensor to copy, distribute, link with or modify the Library subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties with this License.

11. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse

you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Library at all. For example, if a patent license would not permit royalty-free redistribution of the Library by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Library.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply, and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system

which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

12. If the distribution and/or use of the Library is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Library under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus

excluded. In such case, this License incorporates the limitation as if written in the body of this License.

13. The Free Software Foundation may publish revised and/or new versions of the Lesser General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Library specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Library does not specify a license version number, you may choose any version ever published by the Free Software Foundation.

14. If you wish to incorporate parts of the Library into other free programs whose distribution conditions are incompatible with these, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

#### NO WARRANTY

15. BECAUSE THE LIBRARY IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE LIBRARY, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE LIBRARY "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE LIBRARY IS WITH YOU. SHOULD THE LIBRARY PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

16. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE LIBRARY AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE LIBRARY (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE LIBRARY TO OPERATE WITH ANY OTHER SOFTWARE), EVEN IF

SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

## END OF TERMS AND CONDITIONS

### How to Apply These Terms to Your New Libraries

If you develop a new library, and you want it to be of the greatest possible use to the public, we recommend making it free software that everyone can redistribute and change. You can do so by permitting redistribution under these terms (or, alternatively, under the terms of the ordinary General Public License).

To apply these terms, attach the following notices to the library. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

<one line to give the library's name and a brief idea of what it does.>  
Copyright (C) <year> <name of author>

This library is free software; you can redistribute it and/or modify it under the terms of the GNU Lesser General Public License as published by the Free Software Foundation; either version 2.1 of the License, or (at your option) any later version.

This library is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU Lesser General Public License for more details.

You should have received a copy of the GNU Lesser General Public License along with this library; if not, write to the Free Software Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA

Also add information on how to contact you by electronic and paper mail.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the library, if necessary. Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the library `Frob' (a library for tweaking knobs) written by James Random Hacker.

<signature of Ty Coon>, 1 April 1990  
Ty Coon, President of Vice

That's all there is to it!

## UNICODE, INC. LICENSE AGREEMENT - DATA FILES AND SOFTWARE

Unicode Data Files include all data files under the directories <http://www.unicode.org/Public/>, <http://www.unicode.org/reports/>, and <http://www.unicode.org/cldr/data/>. Unicode Data Files do not include PDF online code charts under the directory <http://www.unicode.org/Public/>. Software includes any source code published in the Unicode Standard or under the directories <http://www.unicode.org/Public/>, <http://www.unicode.org/reports/>, and <http://www.unicode.org/cldr/data/>.

NOTICE TO USER: Carefully read the following legal agreement. BY DOWNLOADING, INSTALLING, COPYING OR OTHERWISE USING UNICODE INC.'S DATA FILES ("DATA FILES"), AND/OR SOFTWARE ("SOFTWARE"), YOU UNEQUIVOCALLY ACCEPT, AND AGREE TO BE BOUND BY, ALL OF THE TERMS AND CONDITIONS OF THIS AGREEMENT. IF YOU DO NOT AGREE, DO NOT DOWNLOAD, INSTALL, COPY, DISTRIBUTE OR USE THE DATA FILES OR SOFTWARE.

### COPYRIGHT AND PERMISSION NOTICE

Copyright 1991-2013 Unicode, Inc. All rights reserved. Distributed under the Terms of Use in <http://www.unicode.org/copyright.html>.

Permission is hereby granted, free of charge, to any person obtaining a copy of the Unicode data files and any associated documentation (the "Data Files") or Unicode software and any associated documentation (the "Software") to deal in the Data Files or Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, and/or sell copies of the Data Files or Software, and to permit persons to whom the Data Files or Software are furnished to do so, provided that (a) the above copyright notice(s) and this permission notice appear with all copies of the Data Files or Software, (b) both the above copyright notice(s) and this permission notice appear in associated documentation, and (c) there is clear notice in each modified Data File or in the Software as well as in the documentation associated with the Data File(s) or Software that the data or software has been modified.

THE DATA FILES AND SOFTWARE ARE PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT OF THIRD PARTY RIGHTS. IN NO EVENT SHALL THE COPYRIGHT HOLDER OR HOLDERS INCLUDED IN THIS NOTICE BE LIABLE FOR ANY CLAIM, OR ANY SPECIAL INDIRECT OR CONSEQUENTIAL DAMAGES, OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THE

## DATA FILES OR SOFTWARE.

Except as contained in this notice, the name of a copyright holder shall not be used in advertising or otherwise to promote the sale, use or other dealings in these Data Files or Software without prior written authorization of the copyright holder.

This file contains the copying permission notices for various files in the GNU C Library distribution that have copyright owners other than the Free Software Foundation. These notices all require that a copy of the notice be included in the accompanying documentation and be distributed with binary distributions of the code, so be sure to include this file along with any binary distributions derived from the GNU C Library.

All code incorporated from 4.4 BSD is distributed under the following license:

Copyright (C) 1991 Regents of the University of California.  
All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
3. [This condition was removed.]
4. Neither the name of the University nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE REGENTS AND CONTRIBUTORS ``AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE REGENTS OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

The DNS resolver code, taken from BIND 4.9.5, is copyrighted by UC Berkeley, by Digital Equipment Corporation and by Internet Software Consortium. The DEC portions are under the following license:

Portions Copyright (C) 1993 by Digital Equipment Corporation.

Permission to use, copy, modify, and distribute this software for any purpose with or without fee is hereby granted, provided that the above copyright notice and this permission notice appear in all copies, and that the name of Digital Equipment Corporation not be used in advertising or publicity pertaining to distribution of the document or software without specific, written prior permission.

THE SOFTWARE IS PROVIDED ``AS IS" AND DIGITAL EQUIPMENT CORP. DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE, INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS. IN NO EVENT SHALL DIGITAL EQUIPMENT CORPORATION BE LIABLE FOR ANY SPECIAL, DIRECT, INDIRECT, OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

The ISC portions are under the following license:

Portions Copyright (c) 1996-1999 by Internet Software Consortium.

Permission to use, copy, modify, and distribute this software for any purpose with or without fee is hereby granted, provided that the above copyright notice and this permission notice appear in all copies.

THE SOFTWARE IS PROVIDED "AS IS" AND INTERNET SOFTWARE CONSORTIUM DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS. IN NO EVENT SHALL INTERNET SOFTWARE CONSORTIUM BE LIABLE FOR ANY SPECIAL, DIRECT, INDIRECT, OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

The Sun RPC support (from rpcsrc-4.0) is covered by the following license:

Copyright (c) 2010, Oracle America, Inc.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are



met:

- \* Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- \* Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
- \* Neither the name of the "Oracle America, Inc." nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT HOLDER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

The following CMU license covers some of the support code for Mach, derived from Mach 3.0:

Mach Operating System  
Copyright (C) 1991,1990,1989 Carnegie Mellon University  
All Rights Reserved.

Permission to use, copy, modify and distribute this software and its documentation is hereby granted, provided that both the copyright notice and this permission notice appear in all copies of the software, derivative works or modified versions, and any portions thereof, and that both notices appear in supporting documentation.

CARNEGIE MELLON ALLOWS FREE USE OF THIS SOFTWARE IN ITS ``AS IS" CONDITION. CARNEGIE MELLON DISCLAIMS ANY LIABILITY OF ANY KIND FOR ANY DAMAGES WHATSOEVER RESULTING FROM THE USE OF THIS SOFTWARE.

Carnegie Mellon requests users of this software to return to

Software Distribution Coordinator

School of Computer Science  
Carnegie Mellon University  
Pittsburgh PA 15213-3890

or Software.Distribution@CS.CMU.EDU any improvements or extensions that they make and grant Carnegie Mellon the rights to redistribute these changes.

The file `if_ppp.h` is under the following CMU license:

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
3. Neither the name of the University nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY CARNEGIE MELLON UNIVERSITY AND CONTRIBUTORS ``AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE UNIVERSITY OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

The following license covers the files from Intel's "Highly Optimized Mathematical Functions for Itanium" collection:

Intel License Agreement

Copyright (c) 2000, Intel Corporation

All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are

met:

\* Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.

\* Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

\* The name of Intel Corporation may not be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL INTEL OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

The files inet/getnameinfo.c and sysdeps/posix/getaddrinfo.c are copyright (C) by Craig Metz and are distributed under the following license:

```
/* The Inner Net License,  
Version 2.00
```

The author(s) grant permission for redistribution and use in source and binary forms, with or without modification, of the software and documentation provided that the following conditions are met:

0. If you receive a version of the software that is specifically labelled as not being for redistribution (check the version message and/or README), you are not permitted to redistribute that version of the software in any way or form.
1. All terms of the all other applicable copyrights and licenses must be followed.
2. Redistributions of source code must retain the authors' copyright notice(s), this list of conditions, and the following disclaimer.
3. Redistributions in binary form must reproduce the authors' copyright notice(s), this list of conditions, and the following disclaimer in the documentation and/or other materials provided with the distribution.
4. [The copyright holder has authorized the removal of this clause.]

5. Neither the name(s)  
of the author(s) nor the names of its contributors  
may be used to endorse or promote products derived from this software  
without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY ITS AUTHORS AND CONTRIBUTORS ``AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE AUTHORS OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

If these license terms cause you a real problem, contact the author. \*/

The file sunrpc/des\_impl.c  
is copyright Eric Young:

Copyright (C) 1992 Eric Young  
Collected from libdes and modified for SECURE RPC by Martin Kuck 1994  
This file is distributed under the terms of the GNU Lesser General  
Public License, version 2.1 or later - see the file COPYING.LIB for details.  
If you did not receive a copy of the license with this program, please  
see <<https://www.gnu.org/licenses/>> to obtain a copy.

The file inet/rcmd.c is under a UCB copyright and the following:

Copyright (C) 1998 WIDE Project.  
All rights reserved.

Redistribution and use in source and binary forms, with or without  
modification, are permitted provided that the following conditions  
are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
3. Neither the name of the project nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE PROJECT AND CONTRIBUTORS ``AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE

IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE PROJECT OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

The file posix/runtests.c is copyright Tom Lord:

Copyright  
1995 by Tom Lord

All Rights Reserved

Permission to use, copy, modify, and distribute this software and its documentation for any purpose and without fee is hereby granted, provided that the above copyright notice appear in all copies and that both that copyright notice and this permission notice appear in supporting documentation, and that the name of the copyright holder not be used in advertising or publicity pertaining to distribution of the software without specific, written prior permission.

Tom Lord DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE, INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS, IN NO EVENT SHALL TOM LORD BE LIABLE FOR ANY SPECIAL, INDIRECT OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

The posix/rxspencer tests  
are copyright Henry Spencer:

Copyright 1992, 1993, 1994, 1997 Henry Spencer. All rights reserved.  
This software is not subject to any license of the American Telephone and Telegraph Company or of the Regents of the University of California.

Permission is granted to anyone to use this software for any purpose on any computer system, and to alter it and redistribute it, subject to the following restrictions:

1. The author is not responsible for the consequences of use of this software, no matter how awful, even if they arise from flaws in it.
2. The origin of this software must not be misrepresented, either by

explicit claim or by omission. Since few users ever read sources, credits must appear in the documentation.

3. Altered versions must be plainly marked as such, and must not be misrepresented as being the original software. Since few users ever read sources, credits must appear in the documentation.
4. This notice may not be removed or altered.

The file `posix/PCRE.tests`  
is copyright University of Cambridge:

Copyright (c) 1997-2003 University of Cambridge

Permission is granted to anyone to use this software for any purpose on any computer system, and to redistribute it freely, subject to the following restrictions:

1. This software is distributed in the hope that it will be useful, but **WITHOUT ANY WARRANTY**; without even the implied warranty of **MERCHANTABILITY** or **FITNESS FOR A PARTICULAR PURPOSE**.
2. The origin of this software must not be misrepresented, either by explicit claim or by omission. In practice, this means that if you use PCRE in software that you distribute to others, commercially or otherwise, you must put a sentence like this

Regular expression support is provided by the PCRE library package, which is open source software, written by Philip Hazel, and copyright by the University of Cambridge, England.

somewhere reasonably visible in your documentation and in any relevant files or online help data or similar. A reference to the ftp site for the source, that is, to

`ftp://ftp.csx.cam.ac.uk/pub/software/programming/pcre/`

should also be given in the documentation. However, this condition is not intended to apply to whole chains of software. If package A includes PCRE, it must acknowledge it, but if package B is software that includes package A, the condition is not imposed on package B (unless it uses PCRE independently).

3. Altered versions must be plainly marked as such, and must not be misrepresented as being the original software.
4. If PCRE is embedded in any software that is released under the GNU

General Purpose Licence (GPL), or Lesser General Purpose Licence (LGPL), then the terms of that licence shall supersede any condition above with which it is incompatible.

Files from Sun fdlibm are copyright Sun Microsystems, Inc.:

Copyright (C) 1993 by Sun Microsystems, Inc. All rights reserved.

Developed at SunPro, a Sun Microsystems, Inc. business.

Permission to use, copy, modify, and distribute this software is freely granted, provided that this notice is preserved.

Various long double libm functions are copyright Stephen L. Moshier:

Copyright 2001 by Stephen L. Moshier <moshier@na-net.ornl.gov>

This library is free software; you can redistribute it and/or modify it under the terms of the GNU Lesser General Public License as published by the Free Software Foundation; either version 2.1 of the License, or (at your option) any later version.

This library is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU Lesser General Public License for more details.

You should have received a copy of the GNU Lesser General Public License along with this library; if not, see <<https://www.gnu.org/licenses/>>. \*/

# 1.1085 linux-libc-dev 5.4.0-169.187

## 1.1085.1 Available under license :

GNU GENERAL PUBLIC LICENSE

Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.

51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public

License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. This General Public License applies to most of the Free Software Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Library General Public License instead.) You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and modification follow.



GNU GENERAL PUBLIC LICENSE  
TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.

b) You must cause any work that you distribute or publish, that in

whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.

c) If the modified program normally reads commands interactively

when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Program.

In addition, mere aggregation of another work not based on the Program with the Program (or with a work based on the Program) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

a) Accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

c) Accompany it with the information you received as to the offer

to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6.

Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to

this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

#### NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

#### END OF TERMS AND CONDITIONS

#### How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it

free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

```
<one line to give the program's name and a brief idea of what it does.>  
Copyright (C) <year> <name of author>
```

This program is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation; either version 2 of the License, or (at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program; if not, write to the Free Software Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA

Also add information on how to contact you by electronic and paper mail.

If the program is interactive, make it output a short notice like this when it starts in an interactive mode:

```
Gnomovision version 69, Copyright (C) year name of author  
Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type `show w'.  
This is free software, and you are welcome to redistribute it  
under certain conditions; type `show c' for details.
```

The hypothetical commands

`show w' and `show c' should show the appropriate parts of the General Public License. Of course, the commands you use may be called something other than `show w' and `show c'; they could even be mouse-clicks or menu items--whatever suits your program.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the program, if necessary. Here is a sample; alter the names:

```
Yoyodyne, Inc., hereby disclaims all copyright interest in the program  
'Gnomovision' (which makes passes at compilers) written by James Hacker.
```

<signature of Ty Coon>, 1 April 1989

Ty Coon, President of Vice

This General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Library General Public License instead of this License.

Copyright (c) 2009-2013 QLogic Corporation

QLogic Linux qlcnic NIC Driver

You may modify and redistribute the device driver code under the GNU General Public License (a copy of which is attached hereto as Exhibit A) published by the Free Software Foundation (version 2).

## EXHIBIT A

### GNU GENERAL PUBLIC LICENSE

Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.

51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

#### Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. This General Public License applies to most of the Free Software Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Lesser General Public License instead.) You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid

anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have.

You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and modification follow.

## GNU GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program



is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

- a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.
- b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.
- c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of

this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Program.

In addition,

mere aggregation of another work not based on the Program with the Program (or with a work based on the Program) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

a) Accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If

distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to

apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented

by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

## NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

Valid-License-Identifier: BSD-3-Clause

SPDX-URL: <https://spdx.org/licenses/BSD-3-Clause.html>

Usage-Guide:

To use the BSD 3-clause "New" or "Revised" License put the following SPDX tag/value pair into a comment according to the placement guidelines in the licensing rules documentation:

SPDX-License-Identifier: BSD-3-Clause

License-Text:

Copyright (c) <year> <owner> . All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
3. Neither the name of the copyright holder nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT HOLDER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Valid-License-Identifier: ISC

SPDX-URL: <https://spdx.org/licenses/ISC.html>

Usage-Guide:

To use the ISC License put the following SPDX tag/value pair into a comment according to the placement guidelines in the licensing rules documentation:

SPDX-License-Identifier: ISC

License-Text:

ISC License

Copyright (c) <year> <copyright holders>

Permission to use, copy, modify, and/or distribute this software for any purpose with or without fee is hereby granted, provided that the above copyright notice and this permission notice appear in all copies.

THE SOFTWARE IS PROVIDED "AS IS" AND THE AUTHOR DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS. IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY SPECIAL, DIRECT, INDIRECT, OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

Valid-License-Identifier: X11

SPDX-URL: <https://spdx.org/licenses/X11.html>

Usage-Guide:

To use the X11 put the following SPDX tag/value pair into a comment according to the placement guidelines in the licensing rules documentation:

SPDX-License-Identifier: X11

License-Text:

X11 License

Copyright (C) 1996 X Consortium

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE X CONSORTIUM BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Except as contained in this notice, the name of the X Consortium shall not be used in advertising or otherwise to promote the sale, use or other dealings in this Software without prior written authorization from the X Consortium.

X Window System is a trademark of X Consortium, Inc.

/\* nicstar.c v0.22 Jawaid Bazyar (bazyar@hypermall.com)

\* nicstar.c, M. Welsh (matt.welsh@cl.cam.ac.uk)

\*

\* Hacked October, 1997 by Jawaid Bazyar, Interlink Advertising Services Inc.

\* <http://www.hypermall.com/>

\* 10/1/97 - commented out CFG\_PHYIE bit - we don't care when the PHY

\* interrupts us (except possibly for removal/insertion of the cable?)

\* 10/4/97 - began heavy inline documentation of the code. Corrected typos

\* and spelling mistakes.

\* 10/5/97 - added code to handle PHY interrupts, disable PHY on

\* loss of link, and correctly re-enable PHY when link is

\* re-established. (put back CFG\_PHYIE)

\*

\* Modified to work with the IDT7721 nicstar -- AAL5 (tested) only.

\*

\* R. D. Rechenmacher <ron@fnal.gov>, Aug. 6, 1997

\*

\* Linux driver for the IDT77201 NICStAR PCI ATM controller.

\* PHY component is expected to be 155 Mbps S/UNI-Lite or IDT 77155;

\* see `init_nicstar()` for PHY initialization to change this. This driver

\* expects the Linux ATM stack to support scatter-gather

lists

\* (skb->atm.iovcnt != 0) for Rx skb's passed to vcc->push.

\*

\* Implementing minimal-copy of received data:

\* IDT always receives data into a small buffer, then large buffers

\* as needed. This means that data must always be copied to create

\* the linear buffer needed by most non-ATM protocol stacks (e.g. IP)

\* Fix is simple: make large buffers large enough to hold entire

\* SDU, and leave <small\_buffer\_data> bytes empty at the start. Then

\* copy small buffer contents to head of large buffer.

\* Trick is to avoid fragmenting Linux, due to need for a lot of large

\* buffers. This is done by 2 things:

\* 1) skb->destructor / skb->atm.recycle\_buffer

\* combined, allow nicstar\_free\_rx\_skb to be called to

\* recycle large data buffers

\* 2) skb\_clone of received buffers

\* See nicstar\_free\_rx\_skb and linearize\_buffer for implementation

\* details.

\*

\*

\*

\* Copyright (c) 1996 University of Cambridge

Computer Laboratory

\*

\* This program is free software; you can redistribute it and/or modify

\* it under the terms of the GNU General Public License as published by

\* the Free Software Foundation; either version 2 of the License, or

\* (at your option) any later version.

\*

\* This program is distributed in the hope that it will be useful,

\* but WITHOUT ANY WARRANTY; without even the implied warranty of

\* MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the

\* GNU General Public License for more details.

\*

\* You should have received a copy of the GNU General Public License

\* along with this program; if not, write to the Free Software

\* Foundation, Inc., 675 Mass Ave, Cambridge, MA 02139, USA.

\*

\* M. Welsh, 6 July 1996

\*

\*

\*/

GNU GENERAL PUBLIC LICENSE

Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.

59 Temple Place, Suite 330, Boston, MA 02111-1307 USA

Everyone is permitted to copy and distribute verbatim copies



of this license document, but changing it is not allowed.

## Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. This General Public License applies to most of the Free Software Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Library General Public License instead.) You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the

program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and modification follow.

GNU GENERAL PUBLIC LICENSE  
TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.

b) You must cause any work that you distribute or publish, that in

whole  
or in part contains or is derived from the Program or any  
part thereof, to be licensed as a whole at no charge to all third  
parties under the terms of this License.

c) If the modified program normally reads commands interactively  
when run, you must cause it, when started running for such  
interactive use in the most ordinary way, to print or display an  
announcement including an appropriate copyright notice and a  
notice that there is no warranty (or else, saying that you provide  
a warranty) and that users may redistribute the program under  
these conditions, and telling the user how to view a copy of this  
License. (Exception: if the Program itself is interactive but  
does not normally print such an announcement, your work based on  
the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If  
identifiable sections of that work are not derived from the Program,  
and can be reasonably considered  
independent and separate works in  
themselves, then this License, and its terms, do not apply to those  
sections when you distribute them as separate works. But when you  
distribute the same sections as part of a whole which is a work based  
on the Program, the distribution of the whole must be on the terms of  
this License, whose permissions for other licensees extend to the  
entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest  
your rights to work written entirely by you; rather, the intent is to  
exercise the right to control the distribution of derivative or  
collective works based on the Program.

In addition, mere aggregation of another work not based on the Program  
with the Program (or with a work based on the Program) on a volume of  
a storage or distribution medium does not bring the other work under  
the scope of this License.

3. You may copy and distribute the Program (or a work based  
on it,  
under Section 2) in object code or executable form under the terms of  
Sections 1 and 2 above provided that you also do one of the following:

a) Accompany it with the complete corresponding machine-readable  
source code, which must be distributed under the terms of Sections  
1 and 2 above on a medium customarily used for software interchange; or,

b) Accompany it with a written offer, valid for at least three  
years, to give any third party, for a charge no more than your

cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each

time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates

the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

#### NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW.

EXCEPT WHEN

OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN

IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

## END OF TERMS AND CONDITIONS

### How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

```
<one line to give the program's name and a brief idea of what it does.>  
Copyright (C) <year> <name of author>
```

This program is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation; either version 2 of the License,  
or  
(at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program; if not, write to the Free Software Foundation, Inc., 59 Temple Place, Suite 330, Boston, MA 02111-1307 USA

Also add information on how to contact you by electronic and paper mail.

If the program is interactive, make it output a short notice like this when it starts in an interactive mode:

```
Gnomovision version 69, Copyright (C) year name of author  
Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type `show w'.  
This is free software, and you are welcome to redistribute it  
under certain conditions; type `show c' for details.
```

The hypothetical commands `show w' and `show c' should show the appropriate parts of the General Public License. Of course, the commands you use may be called something other than `show w' and `show c'; they could even be mouse-clicks or menu items--whatever suits your program.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the program, if necessary. Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the program  
'Gnomovision' (which makes passes at compilers) written by James Hacker.

<signature of Ty Coon>, 1 April 1989

Ty Coon, President of Vice

This General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Library General Public License instead of this License.

Copyright (c) 2003-2013 QLogic Corporation

QLogic Linux iSCSI Driver

This program includes a device driver for Linux 3.x.

You may modify and redistribute the device driver code under the GNU General Public License (a copy of which is attached hereto as Exhibit A) published by the Free Software Foundation (version 2).

## EXHIBIT A

### GNU GENERAL PUBLIC LICENSE

Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.  
51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA  
Everyone is permitted to copy and distribute verbatim copies  
of this license document, but changing it is not allowed.

#### Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. This General Public License applies to most of the Free Software Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Lesser General Public License instead.) You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not



price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and modification follow.

## GNU GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it,

either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.

b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.

c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Program.

In addition, mere aggregation of another work not based on the Program with the Program (or with a work based on the Program) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

- a) Accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,
- b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,
- c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to

control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works.

These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you

may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

#### 9. The Free Software

Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this.

Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

#### NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

Code in this directory written at the IDA Supercomputing Research Center carries the following copyright and license.

Copyright 1993 United States Government as represented by the Director, National Security Agency. This software may be used and distributed according to the terms of the GNU General Public License, incorporated herein by reference.

In addition to the disclaimers in the GPL, SRC expressly disclaims any and all warranties, expressed or implied, concerning the enclosed software. This software was developed at SRC for use in internal research, and the intent in sharing this software is to promote the productive interchange of ideas throughout the research community. All software is furnished on an "as-is" basis. No further updates to this software should be expected. Although updates may occur, no commitment exists.

Copyright (c) 2003-2006, Marvell International Ltd.

All Rights Reserved

This program is free software; you can redistribute it and/or modify it under the terms of version 2 of the GNU General Public License as published by the Free Software Foundation.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program; if not, write to the Free Software Foundation, Inc., 59 Temple Place - Suite 330, Boston, MA 02111-1307, USA.

The files in this directory and elsewhere which refer to this LICENCE file are part of JFFS2, the Journalling Flash File System v2.

Copyright 2001-2007 Red Hat, Inc. and others

JFFS2 is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation; either version 2 or (at your option) any later version.

JFFS2 is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with JFFS2; if not, write to the Free Software Foundation, Inc., 59 Temple Place, Suite 330, Boston, MA 02111-1307 USA.

As a special exception, if other files instantiate templates or use macros or inline functions from these files, or you compile these files and link them with other works to produce a work based on these files, these files do not by themselves cause the resulting work to be covered by the GNU General Public License. However the source code for these files must still be made available in accordance with section (3) of the GNU General Public License.

This exception does not invalidate any other reasons why a work based on this file might be covered by the GNU General Public License.  
The Linux Kernel is provided under:

SPDX-License-Identifier: GPL-2.0 WITH Linux-syscall-note

Being under the terms of the GNU General Public License version 2 only,

according with:

LICENSES/preferred/GPL-2.0

With an explicit syscall exception, as stated at:

LICENSES/exceptions/Linux-syscall-note

In addition, other licenses may also apply. Please see:

Documentation/process/license-rules.rst

for more details.

Copyright (c) 2003-2006 QLogic Corporation

QLogic Linux Networking HBA Driver

This program includes a device driver for Linux 2.6 that may be distributed with QLogic hardware specific firmware binary file. You may modify and redistribute the device driver code under the GNU General Public License as published by the Free Software Foundation (version 2 or a later version).

You may redistribute the hardware specific firmware binary file under the following terms:

1. Redistribution of source code (only if applicable), must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistribution in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
3. The name of QLogic Corporation may not be used to endorse or promote products derived from this software without specific prior written permission

REGARDLESS

OF WHAT LICENSING MECHANISM IS USED OR APPLICABLE, THIS PROGRAM IS PROVIDED BY QLOGIC CORPORATION "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON



ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

USER ACKNOWLEDGES AND AGREES THAT USE OF THIS PROGRAM WILL NOT CREATE OR GIVE GROUNDS FOR A LICENSE BY IMPLICATION, ESTOPPEL, OR OTHERWISE IN ANY INTELLECTUAL PROPERTY RIGHTS (PATENT, COPYRIGHT, TRADE SECRET, MASK WORK, OR OTHER PROPRIETARY RIGHT) EMBODIED IN ANY OTHER QLOGIC HARDWARE OR SOFTWARE EITHER SOLELY OR IN COMBINATION WITH THIS PROGRAM.

Valid-License-Identifier: MIT

SPDX-URL: <https://spdx.org/licenses/MIT.html>

Usage-Guide:

To use the MIT License put the following SPDX tag/value pair into a comment according to the placement guidelines in the licensing rules documentation:

SPDX-License-Identifier: MIT

License-Text:

MIT License

Copyright (c) <year> <copyright holders>

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Valid-License-Identifier: BSD-2-Clause

SPDX-URL: <https://spdx.org/licenses/BSD-2-Clause.html>

Usage-Guide:

To use the BSD 2-clause "Simplified" License put the following SPDX tag/value pair into a comment according to the placement guidelines in

the licensing rules documentation:

SPDX-License-Identifier: BSD-2-Clause

License-Text:

Copyright (c) <year> <owner> . All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT HOLDER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

SPDX-Exception-Identifier: Linux-syscall-note

SPDX-URL: <https://spdx.org/licenses/Linux-syscall-note.html>

SPDX-Licenses: GPL-2.0, GPL-2.0+, GPL-1.0+, LGPL-2.0, LGPL-2.0+, LGPL-2.1, LGPL-2.1+, GPL-2.0-only, GPL-2.0-or-later

Usage-Guide:

This exception is used together with one of the above SPDX-Licenses to mark user space API (uapi) header files so they can be included into non GPL compliant user space application code.

To use this exception add it with the keyword WITH to one of the identifiers in the SPDX-Licenses tag:

SPDX-License-Identifier: <SPDX-License> WITH Linux-syscall-note

License-Text:

NOTE! This copyright does *\*not\** cover user programs that use kernel services by normal system calls - this is merely considered normal use of the kernel, and does *\*not\** fall under the heading of "derived work". Also note that the GPL below is copyrighted by the Free Software Foundation, but the instance of code that it refers to (the Linux kernel) is copyrighted by me and

others who actually wrote it.

Also note that the only valid version of the GPL as far as the kernel is concerned is `_this_` particular version of the license (ie v2, not v2.2 or v3.x or whatever), unless explicitly otherwise stated.

Linus Torvalds

Valid-License-Identifier: BSD-3-Clause-Clear

SPDX-URL: <https://spdx.org/licenses/BSD-3-Clause-Clear.html>

Usage-Guide:

To use the BSD 3-clause "Clear" License put the following SPDX tag/value pair into a comment according to the placement guidelines in the licensing rules documentation:

SPDX-License-Identifier: BSD-3-Clause-Clear

License-Text:

The Clear BSD License

Copyright (c) [xxxx]-[xxxx] [Owner Organization]

All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted (subject to the limitations in the disclaimer below) provided that the following conditions are met:

\* Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.

\* Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

\* Neither

the name of [Owner Organization] nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

NO EXPRESS OR IMPLIED LICENSES TO ANY PARTY'S PATENT RIGHTS ARE GRANTED BY THIS LICENSE. THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT HOLDER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF

ADVISED OF  
THE POSSIBILITY OF SUCH DAMAGE.

This is the full-colour version of the currently unofficial Linux logo ("currently unofficial" just means that there has been no paperwork and that I have not really announced it yet). It was created by Larry Ewing, and is freely usable as long as you acknowledge Larry as the original artist.

Note that there are black-and-white versions of this available that scale down to smaller sizes and are better for letterheads or whatever you want to use it for: for the full range of logos take a look at Larry's web-page:

<http://www.isc.tamu.edu/~lewing/linux/>  
Copyright (c) 2003-2014 QLogic Corporation  
QLogic Linux FC-FCoE Driver

This program includes a device driver for Linux 3.x.  
You may modify and redistribute the device driver code under the GNU General Public License (a copy of which is attached hereto as Exhibit A) published by the Free Software Foundation (version 2).

EXHIBIT A

GNU GENERAL PUBLIC LICENSE  
Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.  
51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA  
Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. This General Public License applies to most of the Free Software Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Lesser General Public License instead.) You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not

price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and modification follow.

## GNU GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it,

either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.

b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.

c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Program.

In addition, mere aggregation of another work not based on the Program with the Program (or with a work based on the Program) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

- a) Accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,
- b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,
- c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to

control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works.

These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you



may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

#### 9. The Free Software

Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this.

Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

#### NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

Valid-License-Identifier: Linux-OpenIB

SPDX-URL: <https://spdx.org/licenses/Linux-OpenIB.html>

Usage-Guide:

To use the Linux Kernel Variant of OpenIB.org license put the following SPDX tag/value pair into a comment according to the placement guidelines in the licensing rules documentation:

SPDX-License-Identifier: Linux-OpenIB

License-Text:

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the

documentation and/or other materials provided with the distribution.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS

FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Copyright (c) 2003-2011 QLogic Corporation

QLogic Linux qlge NIC Driver

You may modify and redistribute the device driver code under the GNU General Public License (a copy of which is attached hereto as Exhibit A) published by the Free Software Foundation (version 2).

## EXHIBIT A

### GNU GENERAL PUBLIC LICENSE

Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.  
51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA  
Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

#### Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. This General Public License applies to most of the Free Software Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Lesser General Public License instead.) You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and modification follow.

## GNU GENERAL PUBLIC LICENSE

### TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of

running the Program

is not restricted, and the output from the Program

is covered only if its contents constitute a work based on the

Program (independent of having been made by running the Program).

Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1

above, provided that you also meet all of these conditions:

a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.

b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.

c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but

does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you

distribute the same sections as part of a whole which is a work based on the Program, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Program.

In addition, mere aggregation of another work not based on the Program with the Program (or with a work based on the Program) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

a) Accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If

distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented

by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving



the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

#### NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

FlashPoint Driver Developer's Kit  
Version 1.0

Copyright 1995-1996 by Mylex Corporation  
All Rights Reserved

This program is free software; you may redistribute and/or modify it under the terms of either:

a) the GNU General Public License as published by the Free Software Foundation; either version 2, or (at your option) any later version,

or

b) the "BSD-style License" included below.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY, without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See either the GNU General Public License or the BSD-style License below for more details.

You should have received a copy of the GNU General Public License along with this program; if not, write to the Free Software Foundation, Inc.,

675 Mass Ave, Cambridge, MA 02139, USA.

The BSD-style License is as follows:

#### Redistribution

and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain this LICENSE.FlashPoint file, without modification, this list of conditions, and the following disclaimer. The following copyright notice must appear immediately at the beginning of all source files:

Copyright 1995-1996 by Mylex Corporation. All Rights Reserved

This file is available under both the GNU General Public License and a BSD-style copyright; see LICENSE.FlashPoint for details.

2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
3. The name of Mylex Corporation may not be used to endorse or promote products derived from this software without specific prior written permission.

#### THIS SOFTWARE

IS PROVIDED BY MYLEX CORP. "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE AUTHOR OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

## 1.1086 snappy-java 1.1.10.5

### 1.1086.1 Available under license :

No license file was found, but licenses were detected in source scan.

Manifest-Version: 1.0

Bnd-LastModified: 1695799258578

Bundle-ActivationPolicy: lazy  
Bundle-Activator: org.xerial.snappy.SnappyBundleActivator  
Bundle-Description: snappy-java: A fast compression/decompression library  
Bundle-DocURL: <http://www.xerial.org/>  
Bundle-License: <http://www.apache.org/licenses/LICENSE-2.0.txt>  
Bundle-ManifestVersion: 2  
Bundle-Name: snappy-java: A fast compression/decompression library  
Bundle-NativeCode: org/xerial/snappy/native/Windows/x86\_64/snappyjava.dll;osname=win32;processor=x86-64,org/xerial/snappy/native/Windows/x86\_64/snappyjava.dll;osname=win32;processor=x64,org/xerial/snappy/native/Windows/x86\_64/snappyjava.dll;osname=win32;processor=amd64,org/xerial/snappy/native/Windows/x86/snappyjava.dll;osname=win32;processor=x86,org/xerial/snappy/native/Mac/x86/libsnappyjava.jnilib;osname=macosx;processor=x86,org/xerial/snappy/native/Mac/x86\_64/libsnappyjava.dylib;osname=macosx;processor=x86-64,org/xerial/snappy/native/Mac/aarch64/libsnappyjava.dylib;osname=macosx;processor=aarch64,org/xerial/snappy/native/Linux/x86\_64/libsnappyjava.so;osname=linux;processor=x86-64,org/xerial/snappy/native/Linux/x86\_64/libsnappyjava.so;osname=linux;processor=x64,org/xerial/snappy/native/Linux/x86\_64/libsnappyjava.so;osname=linux;processor=amd64,org/xerial/snappy/native/Linux/x86/libsnappyjava.so;osname=linux;processor=x86,org/xerial/snappy/native/Linux/aarch64/libsnappyjava.so;osname=linux;processor=aarch64,org/xerial/snappy/native/Linux/riscv64/libsnappyjava.so;osname=linux;processor=riscv64,org/xerial/snappy/native/Linux/arm/libsnappyjava.so;osname=linux;processor=arm,org/xerial/snappy/native/Linux/armv7/libsnappyjava.so;osname=linux;processor=arm\_le,org/xerial/snappy/native/Linux/ppc64/libsnappyjava.so;osname=linux;processor=ppc64le,org/xerial/snappy/native/Linux/s390x/libsnappyjava.so;osname=linux;processor=s390x,org/xerial/snappy/native/AIX/ppc/libsnappyjava.a;osname=aix;processor=ppc,org/xerial/snappy/native/AIX/ppc64/libsnappyjava.a;osname=aix;processor=ppc64,org/xerial/snappy/native/SunOS/x86/libsnappyjava.so;osname=sunos;processor=x86,org/xerial/snappy/native/SunOS/x86\_64/libsnappyjava.so;osname=sunos;processor=x86-64,org/xerial/snappy/native/SunOS/sparc/libsnappyjava.so;osname=sunos;processor=sparc  
Bundle-SymbolicName: org.xerial.snappy.snappy-java  
Bundle-Vendor: xerial.org  
Bundle-Version: 1.1.10.5  
Created-By: 11.0.20 (Azul Systems, Inc.)  
Export-Package: org.xerial.snappy;uses:="org.osgi.framework,org.xerial.snappy.buffer,org.xerial.snappy.pool";version="1.1.10",org.xerial.snappy.buffer;version="1.1.10",org.xerial.snappy.pool;version="1.1.10"  
Implementation-Title: snappy-java  
Implementation-URL: <https://github.com/xerial/snappy-java>  
Implementation-Vendor: xerial.org  
Implementation-Vendor-Id: org.xerial.snappy  
Implementation-Version: 1.1.10.5  
Import-Package: org.osgi.framework;version="[1.5,2)"

Private-Package:

org.xerial.snappy.native.AIX.ppc,org.xerial.snappy.na  
tive.AIX.ppc64,org.xerial.snappy.native.FreeBSD.x86\_64,org.xerial.sna  
ppy.native.Linux.aarch64,org.xerial.snappy.native.Linux.android-aarch  
64,org.xerial.snappy.native.Linux.android-arm,org.xerial.snappy.nativ  
e.Linux.arm,org.xerial.snappy.native.Linux.armv6,org.xerial.snappy.na  
tive.Linux.armv7,org.xerial.snappy.native.Linux.ppc,org.xerial.snappy  
.native.Linux.ppc64,org.xerial.snappy.native.Linux.ppc64le,org.xerial  
.snappy.native.Linux.riscv64,org.xerial.snappy.native.Linux.s390x,org  
.xerial.snappy.native.Linux.x86,org.xerial.snappy.native.Linux.x86\_64  
,org.xerial.snappy.native.Mac.aarch64,org.xerial.snappy.native.Mac.x8  
6,org.xerial.snappy.native.Mac.x86\_64,org.xerial.snappy.native,org.xe  
rial.snappy.native.SunOS.sparc,org.xerial.snappy.native.SunOS.x86,org  
.xerial.snappy.native.SunOS.x86\_64,org.xerial.snappy.native.Windows.a  
arch64,org.xerial.snappy.native.Windows.x86,org.xerial.snappy.native.  
Windows.x86\_64

Require-Capability:

osgi.ee;filter:="(&(osgi.ee=JavaSE)(version=1.7))"

Specification-Title: snappy-java

Specification-Vendor: xerial.org

Specification-Version: 1.1.10.5

Tool: Bnd-5.1.2.202007211702

Found in path(s):

\* /opt/cola/permits/1866412376\_1702418090.4402528/0/snappy-java-1-1-10-5-1-jar/META-INF/MANIFEST.MF

# 1.1087 prometheus-client-model 0.4.0

## 1.1087.1 Available under license :

Data model artifacts for Prometheus.

Copyright 2012-2015 The Prometheus Authors

This product includes software developed at  
SoundCloud Ltd. (<http://soundcloud.com/>).

Apache License

Version 2.0, January 2004

<http://www.apache.org/licenses/>

### TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

#### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction,  
and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by  
the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise

designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and

(d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not

pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any

risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

#### END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[ ]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.  
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>



Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

# 1.1088 prometheus-client-model 0.3.0

## 1.1088.1 Available under license :

Data model artifacts for Prometheus.

Copyright 2012-2015 The Prometheus Authors

This product includes software developed at  
SoundCloud Ltd. (<http://soundcloud.com/>).

Apache License

Version 2.0, January 2004

<http://www.apache.org/licenses/>

### TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

#### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation,

and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable

by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the

Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

(a) You must give any other recipients of the Work or Derivative Works a copy of this License; and

(b) You must cause any modified files to carry prominent notices stating that You changed the files; and

(c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and

(d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding

those notices that do not

pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only

on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

## END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[ ]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.  
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

# 1.1089 tomcat-native 1.2.39

## 1.1089.1 Available under license :

Apache License  
Version 2.0, January 2004  
<http://www.apache.org/licenses/>

## TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems,

and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work,

excluding those notices that do not pertain to any part of the Derivative Works; and

(d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding

those notices that do not

pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. **Submission of Contributions.** Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions. Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. **Trademarks.** This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. **Disclaimer of Warranty.** Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions



of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.  
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

For OpenSSL:

#### LICENSE ISSUES

=====

The OpenSSL toolkit stays under a double license, i.e. both the conditions of the OpenSSL License and the original SSLeay license apply to the toolkit. See below for the actual license texts.

#### OpenSSL License

-----

/\* =====

- \* Copyright (c) 1998-2018 The OpenSSL Project. All rights reserved.
- \*
- \* Redistribution and use in source and binary forms, with or without
- \* modification, are permitted provided that the following conditions
- \* are met:
- \*
- \* 1. Redistributions of source code must retain the above
- copyright
- \* notice, this list of conditions and the following disclaimer.
- \*
- \* 2. Redistributions in binary form must reproduce the above copyright
- \* notice, this list of conditions and the following disclaimer in
- \* the documentation and/or other materials provided with the
- \* distribution.
- \*
- \* 3. All advertising materials mentioning features or use of this
- \* software must display the following acknowledgment:
- \* "This product includes software developed by the OpenSSL Project
- \* for use in the OpenSSL Toolkit. (<http://www.openssl.org/>)"
- \*
- \* 4. The names "OpenSSL Toolkit" and "OpenSSL Project" must not be used to
- \* endorse or promote products derived from this software without
- \* prior written permission. For written permission, please contact
- \* [openssl-core@openssl.org](mailto:openssl-core@openssl.org).
- \*
- \* 5. Products derived from this software may not be called "OpenSSL"

\* nor may "OpenSSL" appear in their names without prior written  
 \* permission of the OpenSSL Project.  
 \*  
 \* 6. Redistributions of any form whatsoever must retain the following  
 \* acknowledgment:  
 \* "This product includes software developed by the OpenSSL Project  
 \* for use in the OpenSSL Toolkit (<http://www.openssl.org/>)"  
 \*  
 \* THIS SOFTWARE IS PROVIDED BY THE OpenSSL PROJECT ``AS IS" AND ANY  
 \* EXPRESSED OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE  
 \* IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR  
 \* PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE OpenSSL PROJECT OR  
 \* ITS CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL,  
 \* SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT  
 \* NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES;  
 \* LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION)  
 \* HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT,  
 \* STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE)  
 \* ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED  
 \* OF THE POSSIBILITY  
 \* OF SUCH DAMAGE.  
 \* =====  
 \*  
 \* This product includes cryptographic software written by Eric Young  
 \* (eay@cryptsoft.com). This product includes software written by Tim  
 \* Hudson (tjh@cryptsoft.com).  
 \*  
 \*/

Original SSLeay License

-----

/\* Copyright (C) 1995-1998 Eric Young (eay@cryptsoft.com)  
 \* All rights reserved.  
 \*  
 \* This package is an SSL implementation written  
 \* by Eric Young (eay@cryptsoft.com).  
 \* The implementation was written so as to conform with Netscapes SSL.  
 \*  
 \* This library is free for commercial and non-commercial use as long as  
 \* the following conditions are aheared to. The following conditions  
 \* apply to all code found in this distribution, be it the RC4, RSA,  
 \* lhash, DES, etc., code; not just the SSL code. The SSL documentation  
 \* included with this distribution is covered by the same copyright terms  
 \* except that the holder is Tim Hudson (tjh@cryptsoft.com).  
 \*  
 \* Copyright remains Eric Young's, and as such any Copyright notices in  
 \* the code are not to be removed.

- \* If this package is used in a product, Eric Young should be given attribution
- \* as the author of the parts of the library used.
- \* This can be in the form of a textual message at program startup or
- \* in documentation (online or textual) provided with the package.
- \*
- \* Redistribution and use in source and binary forms, with or without
- \* modification, are permitted provided that the following conditions
- \* are met:
- \* 1. Redistributions of source code must retain the copyright
- \* notice, this list of conditions and the following disclaimer.
- \* 2. Redistributions in binary form must reproduce the above copyright
- \* notice, this list of conditions and the following disclaimer in the
- \* documentation and/or other materials provided with the distribution.
- \* 3. All advertising materials mentioning features or use of this software
- \* must display the following acknowledgement:
- \* "This product includes cryptographic software written by
- \* Eric Young (eay@cryptsoft.com)"
- \* The word 'cryptographic' can be left out if the routines from the library
- \* being used are not cryptographic related :-).
- \* 4. If you include any Windows specific code (or a derivative thereof) from
- \* the apps directory (application code) you must include an acknowledgement:
- \* "This product includes software written by Tim Hudson (tjh@cryptsoft.com)"
- \*
- \* THIS SOFTWARE IS PROVIDED BY ERIC YOUNG ``AS IS" AND
- \* ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE
- \* IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE
- \* ARE DISCLAIMED. IN NO EVENT SHALL THE AUTHOR OR CONTRIBUTORS BE LIABLE
- \* FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL
- \* DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS
- \* OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION)
- \* HOWEVER
- \* CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT
- \* LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY
- \* OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF
- \* SUCH DAMAGE.
- \*
- \* The licence and distribution terms for any publically available version or
- \* derivative of this code cannot be changed. i.e. this code cannot simply be
- \* copied and put under another distribution licence
- \* [including the GNU Public Licence.]
- \*/

Apache Tomcat Native Library

Copyright 2002-2018 The Apache Software Foundation

This product includes software developed at  
The Apache Software Foundation (<http://www.apache.org/>).

This software contains code derived from netty-native

developed by the Netty project  
(<http://netty.io>, <https://github.com/netty/netty-tnative/>)  
and from finagle-native developed at Twitter  
(<https://github.com/twitter/finagle>).

This product includes software developed by the OpenSSL Project  
for use in the OpenSSL Toolkit. (<http://www.openssl.org/>)

This product includes cryptographic software written by  
Eric Young ([eay@cryptsoft.com](mailto:eay@cryptsoft.com))

This product includes software written by  
Tim Hudson ([tjh@cryptsoft.com](mailto:tjh@cryptsoft.com))

Apache License  
Version 2.0, January 2004  
<http://www.apache.org/licenses/>

## TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction,  
and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by  
the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all  
other entities that control, are controlled by, or are under common  
control with that entity. For the purposes of this definition,  
"control" means (i) the power, direct or indirect, to cause the  
direction or management of such entity, whether by contract or  
otherwise, or (ii) ownership of fifty percent (50%) or more of the  
outstanding shares, or (iii) beneficial ownership  
of such entity.

"You" (or "Your") shall mean an individual or Legal Entity  
exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications,  
including but not limited to software source code, documentation  
source, and configuration files.

"Object" form shall mean any form resulting from mechanical  
transformation or translation of a Source form, including but  
not limited to compiled object code, generated documentation,  
and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s)

with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding

those notices that do not

pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf



of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

## END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[ ]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.  
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

Apache Tomcat Native Library

Copyright 2002-2022 The Apache Software Foundation

This product includes software developed at  
The Apache Software Foundation (<http://www.apache.org/>).

This software contains code derived from netty-native developed by the Netty project (<http://netty.io>, <https://github.com/netty/netty-tcnative/>) and from finagle-native developed at Twitter (<https://github.com/twitter/finagle>).

# 1.1090 gopkg.in-yaml 2.4.0

## 1.1090.1 Available under license :

Copyright 2011-2016 Canonical Ltd.

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.

You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software  
distributed under the License is distributed on an "AS IS" BASIS,  
WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.  
See the License for the specific language governing permissions and  
limitations under the License.

Apache License

Version 2.0, January 2004

<http://www.apache.org/licenses/>

### TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

#### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction,  
and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by  
the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all  
other entities that control, are controlled by, or are under common  
control with that entity. For the purposes of this definition,  
"control" means (i) the power, direct or indirect, to cause the  
direction or management of such entity, whether by contract or  
otherwise, or (ii) ownership of fifty percent (50%) or more of the  
outstanding shares, or (iii) beneficial ownership  
of such entity.

"You" (or "Your") shall mean an individual or Legal Entity  
exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications,  
including but not limited to software source code, documentation  
source, and configuration files.

"Object" form shall mean any form resulting from mechanical  
transformation or translation of a Source form, including but  
not limited to compiled object code, generated documentation,  
and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their

Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf

of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

## END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "{}" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright {yyyy} {name of copyright owner}

Licensed under the Apache License, Version 2.0 (the "License"); you may not use this file except in compliance with the License. You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

# 1.1091 kubernetes-cliruntime 0.28.2

## 1.1091.1 Available under license :

Apache License  
Version 2.0, January 2004  
<http://www.apache.org/licenses/>

## TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems,

and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this

License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the

Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work,



excluding those notices that do not pertain to any part of the Derivative Works; and

(d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding

those notices that do not

pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the

content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions

of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[ ]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.  
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

# 1.1092 tomcat-coyote 9.0.84

## 1.1092.1 Available under license :

Apache Tomcat

Copyright 1999-2023 The Apache Software Foundation

This product includes software developed at  
The Apache Software Foundation (<http://www.apache.org/>).

Apache License  
Version 2.0, January 2004  
<http://www.apache.org/licenses/>

### TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

#### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable

(except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer,

and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

## END OF TERMS AND CONDITIONS

### APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[ ]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.  
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

# 1.1093 tomcat 9.0.84

## 1.1093.1 Available under license :

Apache License  
Version 2.0, January 2004  
<http://www.apache.org/licenses/>

### TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

#### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted"



means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

(a) You must give any other recipients of the Work or Derivative Works a copy of this License; and

(b) You must cause any modified files to carry prominent notices stating that You changed the files; and

- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each

Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[ ]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");

you may not use this file except in compliance with the License.

You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

#### APACHE TOMCAT SUBCOMPONENTS:

Apache Tomcat includes a number of subcomponents with separate copyright notices and license terms. Your use of these subcomponents is subject to the terms and conditions of the following licenses.

For the `ecj-x.x.x.jar` component and the `EnclosingMethod` and `LocalVariableTable` classes in the `org.apache.tomcat.util.bcel.classfile` package:

Eclipse Public License - v 1.0

THE ACCOMPANYING PROGRAM IS PROVIDED UNDER THE TERMS OF THIS ECLIPSE PUBLIC LICENSE ("AGREEMENT"). ANY USE, REPRODUCTION OR DISTRIBUTION OF THE PROGRAM CONSTITUTES RECIPIENT'S ACCEPTANCE OF THIS AGREEMENT.

#### 1. DEFINITIONS

"Contribution"

means:

a) in the case of the initial Contributor, the initial code and documentation distributed under this Agreement, and

b) in the case of each subsequent Contributor:

i) changes to the Program, and

ii) additions to the Program;

where such changes and/or additions to the Program originate from and are distributed by that particular Contributor. A Contribution 'originates' from a Contributor if it was added to the Program by such Contributor itself or anyone acting on such Contributor's behalf. Contributions do not include additions to

the Program which: (i) are separate modules of software distributed in conjunction with the Program under their own license agreement, and (ii) are not derivative works of the Program.

"Contributor" means any person or entity that distributes the Program.

"Licensed Patents" mean patent claims licensable by a Contributor which are necessarily infringed by the use or sale of its Contribution alone or when combined with the Program.

"Program"

means the Contributions distributed in accordance with this Agreement.

"Recipient" means anyone who receives the Program under this Agreement, including all Contributors.

## 2. GRANT OF RIGHTS

a) Subject to the terms of this Agreement, each Contributor hereby grants Recipient a non-exclusive, worldwide, royalty-free copyright license to reproduce, prepare derivative works of, publicly display, publicly perform, distribute and sublicense the Contribution of such Contributor, if any, and such derivative works, in source code and object code form.

b) Subject to the terms of this Agreement, each Contributor hereby grants Recipient a non-exclusive, worldwide, royalty-free patent license under Licensed Patents to make, use, sell, offer to sell, import and otherwise transfer the Contribution of such Contributor, if any, in source code and object code form. This patent license shall apply to the combination of the Contribution and the Program if, at the time the Contribution is added by the Contributor, such addition of the Contribution causes such combination to be covered by the Licensed Patents. The patent license shall not apply to any other combinations which include the Contribution. No hardware per se is licensed hereunder.

c) Recipient understands that although each Contributor grants the licenses to its Contributions set forth herein, no assurances are provided by any Contributor that the Program does not infringe the patent or other intellectual property rights of any other entity. Each Contributor disclaims any liability to Recipient for claims brought by any other entity based on infringement of intellectual property rights or otherwise. As a condition to exercising the rights and licenses granted hereunder, each Recipient hereby assumes sole responsibility to secure any other intellectual property rights needed, if any. For example, if a third party patent license is required to allow Recipient to distribute the Program, it is Recipient's responsibility to acquire that license before distributing the Program.

d) Each Contributor represents that to its knowledge it has sufficient copyright rights in its Contribution, if any, to grant the copyright license set forth in this Agreement.

### 3. REQUIREMENTS

A Contributor may choose to distribute the Program in object code form under its own license agreement, provided that:

- a) it complies with the terms and conditions of this Agreement; and
- b) its license agreement:
  - i) effectively disclaims on behalf of all Contributors all warranties and conditions, express and implied, including warranties or conditions of title and non-infringement, and implied warranties or conditions of merchantability and fitness for a particular purpose;
  - ii) effectively excludes on behalf of all Contributors all liability for damages, including direct, indirect, special, incidental and consequential damages, such as lost profits;
  - iii) states that any provisions which differ from this Agreement are offered by that Contributor alone and not by any other party; and
  - iv) states that source code for the Program is available from such Contributor, and informs licensees how to obtain it in a reasonable manner on or through a medium customarily used for software exchange.

When the Program is made available in source code form:

- a) it must be made available under this Agreement; and
- b) a copy of this Agreement must be included with each copy of the Program.

Contributors may not remove or alter any copyright notices contained within the Program.

Each Contributor must identify itself as the originator of its Contribution, if any, in a manner that reasonably allows subsequent Recipients to identify the originator of the Contribution.

### 4. COMMERCIAL DISTRIBUTION

Commercial distributors of software may accept certain responsibilities with respect to end users, business partners and the like. While this license is intended to facilitate the commercial use of the Program, the Contributor who

includes the

Program in a commercial product offering should do so in a manner which does not create potential liability for other Contributors. Therefore, if a Contributor includes the Program in a commercial product offering, such Contributor ("Commercial Contributor") hereby agrees to defend and indemnify every other Contributor ("Indemnified Contributor") against any losses, damages and costs (collectively "Losses") arising from claims, lawsuits and other legal actions brought by a third party against the Indemnified Contributor to the extent caused by the acts or omissions of such Commercial Contributor in connection with its distribution of the Program in a commercial product offering. The obligations in this section do not apply to any claims or Losses relating to any actual or alleged intellectual property infringement. In order to qualify, an Indemnified Contributor must: a) promptly notify the Commercial Contributor in writing of such claim, and b) allow the Commercial Contributor to control, and cooperate with the Commercial Contributor in, the defense and any related settlement negotiations. The Indemnified Contributor may participate in any such claim at its own expense.

For example, a Contributor might include the Program in a commercial product offering, Product X. That Contributor is then a Commercial Contributor. If that Commercial Contributor then makes performance claims, or offers warranties related to Product X, those performance claims and warranties are such Commercial Contributor's responsibility alone. Under this section, the Commercial Contributor would have to defend claims against the other Contributors related to those performance claims and warranties, and if a court requires any other Contributor to pay any damages as a result, the Commercial Contributor must pay those damages.

## 5. NO WARRANTY

EXCEPT AS EXPRESSLY SET FORTH IN THIS AGREEMENT, THE PROGRAM IS PROVIDED ON AN "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, EITHER EXPRESS OR IMPLIED INCLUDING, WITHOUT LIMITATION, ANY WARRANTIES OR CONDITIONS OF TITLE, NON-INFRINGEMENT, MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE. Each Recipient is solely responsible for determining the appropriateness of using and distributing the Program and assumes all risks associated with its exercise of rights under this Agreement, including but not limited to the risks and costs of program errors, compliance with applicable laws, damage to or loss of data, programs or equipment, and unavailability or interruption of operations.

## 6. DISCLAIMER OF LIABILITY

EXCEPT AS EXPRESSLY SET FORTH IN THIS AGREEMENT, NEITHER RECIPIENT NOR ANY CONTRIBUTORS SHALL HAVE ANY LIABILITY FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING WITHOUT LIMITATION LOST PROFITS), HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT,

STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OR DISTRIBUTION OF THE PROGRAM OR THE EXERCISE OF ANY RIGHTS GRANTED HEREUNDER, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

## 7. GENERAL

If any provision of this Agreement is invalid or unenforceable under applicable law, it shall not affect the validity or enforceability of the remainder of the terms of this Agreement, and without further action by the parties hereto, such provision shall be reformed to the minimum extent necessary to make such provision valid and enforceable.

If Recipient institutes patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Program itself (excluding combinations of the Program with other software or hardware) infringes such Recipient's patent(s), then such Recipient's rights granted under Section 2(b) shall terminate as of the date such litigation is filed.

All Recipient's rights under this Agreement shall terminate if it fails to comply with any of the material terms or conditions of this Agreement and does not cure such failure in a reasonable period of time after becoming aware of such noncompliance. If all Recipient's rights under this Agreement terminate, Recipient agrees to cease use and distribution of the Program as soon as reasonably practicable. However, Recipient's obligations under this Agreement and any licenses granted by Recipient relating to the Program shall continue and survive.

Everyone is permitted to copy and distribute copies of this Agreement, but in order to avoid inconsistency the Agreement is copyrighted and may only be modified in the following manner. The Agreement Steward reserves the right to publish new versions (including revisions) of this Agreement from time to time. No one other than the Agreement Steward has the right to modify this Agreement. The Eclipse Foundation is the initial Agreement Steward. The Eclipse Foundation may assign the responsibility to serve as the Agreement Steward to a suitable separate entity. Each new version of the Agreement will be given a distinguishing version number. The Program (including Contributions) may always be distributed subject to the version of the Agreement under which it was received. In addition, after a new version of the Agreement is published, Contributor may elect to distribute the Program (including its Contributions) under the new version. Except as expressly stated in Sections 2(a) and 2(b) above, Recipient receives no rights or licenses to the intellectual property of any Contributor under this Agreement, whether expressly, by implication, estoppel or otherwise. All rights in the Program not expressly granted under this Agreement are reserved.



This Agreement is governed by the laws of the State of New York and the intellectual property laws of the United States of America. No party to this Agreement will bring a legal action under this Agreement more than one year after the cause of action arose. Each party waives its rights to a jury trial in any resulting litigation.

For the Windows

Installer component:

- \* All NSIS source code, plug-ins, documentation, examples, header files and graphics, with the exception of the compression modules and where otherwise noted, are licensed under the zlib/libpng license.
- \* The zlib compression module for NSIS is licensed under the zlib/libpng license.
- \* The bzip2 compression module for NSIS is licensed under the bzip2 license.
- \* The lzma compression module for NSIS is licensed under the Common Public License version 1.0.

zlib/libpng license

This software is provided 'as-is', without any express or implied warranty. In no event will the authors be held liable for any damages arising from the use of this software.

Permission is granted to anyone to use this software for any purpose, including commercial applications, and to alter it and redistribute it freely, subject to the following restrictions:

1. The origin of this software must not be misrepresented; you must not claim that you wrote the original software. If you use this software in a product, an acknowledgment in the product documentation would be appreciated but is not required.
2. Altered source versions must be plainly marked as such, and must not be misrepresented as being the original software.
3. This notice may not be removed or altered from any source distribution.

bzip2 license

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. The origin of this software must not be misrepresented; you must not claim that you wrote the original software. If you use this software in a product, an acknowledgment in the product documentation would be

- appreciated but is not required.
3. Altered source versions must be plainly marked as such, and must not be misrepresented as being the original software.
  4. The name of the author may not be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE AUTHOR ``AS IS AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Julian Seward, Cambridge, UK.

[jseward@acm.org](mailto:jseward@acm.org)

Common

Public License version 1.0

THE ACCOMPANYING PROGRAM IS PROVIDED UNDER THE TERMS OF THIS COMMON PUBLIC LICENSE ("AGREEMENT"). ANY USE, REPRODUCTION OR DISTRIBUTION OF THE PROGRAM CONSTITUTES RECIPIENT'S ACCEPTANCE OF THIS AGREEMENT.

## 1. DEFINITIONS

"Contribution" means:

a) in the case of the initial Contributor, the initial code and documentation distributed under this Agreement, and b) in the case of each subsequent Contributor:

i) changes to the Program, and

ii) additions to the Program;

where such changes and/or additions to the Program originate from and are distributed by that particular Contributor. A Contribution 'originates' from a Contributor if it was added to the Program by such Contributor itself or anyone acting on such Contributor's behalf. Contributions do not include additions to the Program which: (i) are separate modules of software distributed in conjunction with the Program under their own license agreement, and (ii) are not derivative works of the Program.

"Contributor"

means any person or entity that distributes the Program.

"Licensed Patents " mean patent claims licensable by a Contributor which are necessarily infringed by the use or sale of its Contribution alone or when combined with the Program.

"Program" means the Contributions distributed in accordance with this Agreement.

"Recipient" means anyone who receives the Program under this Agreement, including all Contributors.

## 2. GRANT OF RIGHTS

a) Subject to the terms of this Agreement, each Contributor hereby grants Recipient a non-exclusive, worldwide, royalty-free copyright license to reproduce, prepare derivative works of, publicly display, publicly perform, distribute and sublicense the Contribution of such Contributor, if any, and such derivative works, in source code and object code form.

b) Subject to the terms of this Agreement, each Contributor hereby grants Recipient a non-exclusive, worldwide, royalty-free patent license under Licensed Patents to make, use, sell, offer to sell, import and otherwise transfer the Contribution of such Contributor, if any, in source code and object code form. This patent license shall apply to the combination of the Contribution and the Program if, at the time the Contribution is added by the Contributor, such addition of the Contribution causes such combination to be covered by the Licensed Patents. The patent license shall not apply to any other combinations which include the Contribution. No hardware per se is licensed hereunder.

c) Recipient understands that although each Contributor grants the licenses to its Contributions set forth herein, no assurances are provided by any Contributor that the Program does not infringe the patent or other intellectual property rights of any other entity. Each Contributor disclaims any liability to Recipient for claims brought by any other entity based on infringement of intellectual property rights or otherwise. As a condition to exercising the rights and licenses granted hereunder, each Recipient hereby assumes sole responsibility to secure any other intellectual property rights needed, if any. For example, if a third party patent license is required to allow Recipient to distribute the Program, it is Recipient's responsibility to acquire that license before distributing the Program.

d) Each Contributor represents that to its knowledge it has sufficient copyright rights in its Contribution, if any, to grant the copyright license set forth in this Agreement.

### 3. REQUIREMENTS

A Contributor may choose to distribute the Program in object code form under its own license agreement, provided that:

- a) it complies with the terms and conditions of this Agreement; and
- b) its license agreement:
  - i) effectively disclaims on behalf of all Contributors all warranties and conditions, express and implied, including warranties or conditions of title and non-infringement, and implied warranties or conditions of merchantability and fitness for a particular purpose;
  - ii) effectively excludes on behalf of all Contributors all liability for damages, including direct, indirect, special, incidental and consequential damages, such as lost profits;
  - iii) states that any provisions which differ from this Agreement are offered by that Contributor alone and not by any other party; and
  - iv) states that source code for the Program is available from such Contributor, and informs licensees how to obtain it in a reasonable manner on or through a medium customarily used for software exchange.

When the Program is made available in source code form:

- a) it must be made available under this Agreement; and
- b) a copy of this Agreement must be included with each copy of the Program.

Contributors may not remove or alter any copyright notices contained within the Program.

Each Contributor must identify itself as the originator of its Contribution, if any, in a manner that reasonably allows subsequent Recipients to identify the originator of the Contribution.

### 4. COMMERCIAL DISTRIBUTION

Commercial distributors of software may accept certain responsibilities with respect to end users, business partners and the like. While this license is intended to facilitate the commercial use of the Program, the Contributor who includes the Program in a commercial product offering should do so in a manner which does not create potential liability for other Contributors. Therefore, if a Contributor includes the Program in a commercial product offering, such

Contributor ("Commercial Contributor") hereby agrees to defend and indemnify every other Contributor ("Indemnified Contributor") against any losses, damages and costs (collectively "Losses") arising from claims, lawsuits and other legal actions brought by a third party against the Indemnified Contributor to the extent caused by the acts or omissions of such Commercial Contributor in connection with its distribution of the Program in a commercial product offering. The obligations in this section do not apply to any claims or Losses relating to any actual or alleged intellectual property infringement. In order to qualify, an Indemnified Contributor must: a) promptly notify the Commercial Contributor in writing of such claim, and b) allow the Commercial Contributor to control, and cooperate with the Commercial Contributor in, the defense and any related settlement negotiations. The Indemnified Contributor may participate in any such claim at its own expense.

For example, a Contributor might include the Program in a commercial product offering, Product X. That Contributor is then a Commercial Contributor. If that Commercial Contributor then makes performance claims, or offers warranties related to Product X, those performance claims and warranties are such Commercial Contributor's responsibility alone. Under this section, the Commercial Contributor would have to defend claims against the other Contributors related to those performance claims and warranties, and if a court requires any other Contributor to pay any damages as a result, the Commercial Contributor must pay those damages.

## 5. NO WARRANTY

EXCEPT AS EXPRESSLY SET FORTH IN THIS AGREEMENT, THE PROGRAM IS PROVIDED ON AN "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, EITHER EXPRESS OR IMPLIED INCLUDING, WITHOUT LIMITATION, ANY WARRANTIES OR CONDITIONS OF TITLE, NON-INFRINGEMENT, MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE. Each Recipient is solely responsible for determining the appropriateness of using and distributing the Program and assumes all risks associated with its exercise of rights under this Agreement, including but not limited to the risks and costs of program errors, compliance with applicable laws, damage to or loss of data, programs or equipment, and unavailability or interruption of operations.

## 6. DISCLAIMER OF LIABILITY

EXCEPT AS EXPRESSLY SET FORTH IN THIS AGREEMENT, NEITHER RECIPIENT NOR ANY CONTRIBUTORS SHALL HAVE ANY LIABILITY FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING WITHOUT LIMITATION LOST PROFITS), HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OR DISTRIBUTION OF THE PROGRAM OR THE EXERCISE OF ANY RIGHTS GRANTED HEREUNDER, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

## 7. GENERAL

If any provision of this Agreement is invalid or unenforceable under applicable law, it shall not affect the validity or enforceability of the remainder of the terms of this Agreement, and without further action by the parties hereto, such provision shall be reformed to the minimum extent necessary to make such provision valid and enforceable.

If Recipient institutes patent litigation against a Contributor with respect to a patent applicable to software (including a cross-claim or counterclaim in a lawsuit), then any patent licenses granted by that Contributor to such Recipient under this Agreement shall terminate as of the date such litigation is filed. In addition, if Recipient institutes patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Program itself (excluding combinations of the Program with other software or hardware) infringes such Recipient's patent(s), then such Recipient's rights granted under Section 2(b) shall terminate as of the date such litigation is filed.

All Recipient's rights under this Agreement shall terminate if it fails to comply with any of the material terms or conditions of this Agreement and does not cure such failure in a reasonable period of time after becoming aware of such noncompliance. If all Recipient's rights under this Agreement terminate, Recipient agrees to cease use and distribution of the Program as soon as reasonably practicable. However, Recipient's obligations under this Agreement and any licenses granted by Recipient relating to the Program shall continue and survive.

Everyone is permitted to copy and distribute copies of this Agreement, but in order to avoid inconsistency the Agreement is copyrighted and may only be modified in the following manner. The Agreement Steward reserves the right to publish new versions (including revisions) of this Agreement from time to time. No one other than the Agreement Steward has the right to modify this Agreement. IBM is the initial Agreement Steward. IBM may assign the responsibility to serve as the Agreement Steward to a suitable separate entity. Each new version of the Agreement will be given a distinguishing version number. The Program (including Contributions) may always be distributed subject to the version of the Agreement under which it was received. In addition, after a new version of the Agreement is published, Contributor may elect to distribute the Program (including its Contributions) under the new version. Except as expressly stated in Sections 2(a) and 2(b) above, Recipient receives no rights or licenses to the intellectual property of any Contributor under this Agreement, whether expressly, by implication, estoppel or otherwise. All rights in the Program not expressly granted under this Agreement are reserved.

This Agreement is governed by the laws of the State of New York and the intellectual property laws of the United States of America. No party to this Agreement will bring a legal action under this Agreement more than one year after the cause of action arose. Each party waives its rights to a jury trial in any resulting litigation.

Special exception for LZMA compression module

Igor Pavlov and Amir Szekely, the authors of the LZMA compression module for NSIS, expressly permit you to statically or dynamically link your code (or bind by name) to the files from the LZMA compression module for NSIS without subjecting your linked code to the terms of the Common Public license version 1.0. Any modifications or additions to files from the LZMA compression module for NSIS, however, are subject to the terms of the Common Public License version 1.0.

For the following XML Schemas for Java EE Deployment Descriptors:

- javaee\_5.xsd
- javaee\_web\_services\_1\_2.xsd
- javaee\_web\_services\_client\_1\_2.xsd
- javaee\_6.xsd
- javaee\_web\_services\_1\_3.xsd
- javaee\_web\_services\_client\_1\_3.xsd
- web-app\_3\_0.xsd
- web-common\_3\_0.xsd
- web-fragment\_3\_0.xsd

COMMON DEVELOPMENT AND DISTRIBUTION LICENSE (CDDL) Version 1.0

## 1. Definitions.

1.1. Contributor. means each individual or entity that creates or contributes to the creation of Modifications.

1.2. Contributor Version. means the combination of the Original Software, prior Modifications used by a Contributor (if any), and the Modifications made by that particular Contributor.

1.3. Covered Software. means (a) the Original Software, or (b) Modifications, or (c) the combination of files containing Original Software with files containing Modifications, in each case including portions thereof.

1.4. Executable. means the Covered Software in any form other than Source Code.

1.5. Initial Developer. means the individual or entity that first makes Original Software available under this License.

1.6. Larger Work. means a work which combines Covered Software or portions thereof with code not governed by the terms of this License.

1.7. License. means this document.

1.8. Licensable. means having the right to grant, to the maximum extent possible, whether at the time of the initial grant or subsequently acquired, any and all of the rights conveyed herein.

1.9. Modifications. means the Source Code and Executable form of any of the following:

A. Any file that results from an addition to, deletion from or modification of the contents of a file containing Original Software or previous Modifications;

B. Any new file that contains any part of the Original Software or previous Modification; or

C. Any new file that is contributed or otherwise made available under the terms of this License.

1.10. Original Software. means the Source Code and Executable form of computer software code that is originally released under this License.

1.11. Patent Claims. means any patent claim(s), now owned or hereafter acquired, including without limitation, method, process, and apparatus claims, in any patent Licensable by grantor.

1.12. Source Code. means (a) the common form of computer software code in which modifications are made and (b) associated documentation included in or with such code.

1.13. You. (or .Your.) means an individual or a legal entity exercising rights under, and complying with all of the terms of, this License. For legal entities, .You. includes any entity which controls, is controlled by, or is under common control with You. For purposes of this

definition, .control. means (a) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (b) ownership of more than fifty percent (50%) of the outstanding shares or beneficial ownership of such entity.

2. License Grants.



## 2.1. The Initial Developer Grant.

Conditioned upon Your compliance with Section 3.1 below and subject to third party intellectual property claims, the Initial Developer hereby grants You a world-wide, royalty-free, non-exclusive license:

(a) under intellectual property rights (other than patent or trademark)  
Licensable by Initial Developer, to use, reproduce, modify, display, perform, sublicense and distribute the Original Software (or portions thereof), with or without Modifications, and/or as part of a Larger Work; and

(b) under Patent Claims infringed by the making, using or selling of  
Original Software, to make, have made, use, practice, sell, and offer for sale, and/or otherwise dispose of the Original Software (or portions thereof).

(c) The licenses granted in Sections 2.1(a) and (b) are effective on the date Initial Developer first distributes or otherwise makes the Original Software available to a third party under the terms of this License.

(d) Notwithstanding Section 2.1(b) above, no patent license is granted:  
(1) for code that You delete from the Original Software, or (2) for infringements caused by: (i) the modification of the Original Software, or (ii) the combination of the Original Software with other software or devices.

## 2.2. Contributor Grant.

Conditioned upon Your compliance with Section 3.1 below and subject to third party intellectual property claims, each Contributor hereby grants You a world-wide, royalty-free, non-exclusive license:

(a) under intellectual property rights (other than patent or trademark)  
Licensable by Contributor to use, reproduce, modify, display, perform, sublicense and distribute the Modifications created by such Contributor (or portions thereof), either on an unmodified basis, with other Modifications, as Covered Software and/or as part of a Larger Work; and

(b) under Patent Claims infringed by the making, using, or selling of  
Modifications made by that Contributor either alone and/or in combination with its Contributor Version (or portions of such combination), to make, use, sell, offer for sale, have made, and/or

otherwise dispose of: (1) Modifications made by that Contributor (or portions thereof); and (2) the combination of Modifications made by that Contributor with its Contributor Version (or portions of such combination).

(c) The licenses granted in Sections 2.2(a) and 2.2(b) are effective on the date Contributor first distributes or otherwise makes the Modifications available to a third party.

(d) Notwithstanding Section 2.2(b) above, no patent license is granted: (1) for any code that Contributor has deleted from the Contributor Version; (2) for infringements caused by: (i) third party modifications of Contributor Version, or (ii) the combination of Modifications made by that Contributor with other software (except as part of the Contributor Version) or other devices; or (3) under Patent Claims infringed by Covered Software in the absence of Modifications made by that Contributor.

### 3. Distribution Obligations.

#### 3.1. Availability of Source Code.

Any Covered Software that You distribute or otherwise make available in

Executable form must also be made available in Source Code form and that Source Code form must be distributed only under the terms of this License. You must include a copy of this License with every copy of the Source Code form of the Covered Software You distribute or otherwise make available. You must inform recipients of any such Covered Software in Executable form as to how they can obtain such Covered Software in Source Code form in a reasonable manner on or through a medium customarily used for software exchange.

#### 3.2. Modifications.

The Modifications that You create or to which You contribute are governed by the terms of this License. You represent that You believe Your Modifications are Your original creation(s) and/or You have sufficient rights to grant the rights conveyed by this License.

#### 3.3. Required Notices.

You must include a notice in each of Your Modifications that identifies You as the Contributor of the Modification. You may not remove or alter any copyright, patent or trademark notices contained within the Covered Software, or any notices of licensing or any descriptive text giving attribution to any Contributor or the Initial Developer.

#### 3.4. Application of Additional Terms.

You may not offer or impose any terms on any Covered Software in Source

Code form that alters or restricts the applicable version of this License or the recipients' rights hereunder. You may choose to offer, and to charge a fee for, warranty, support, indemnity or liability obligations to one or more recipients of Covered Software. However, you may do so only on Your own behalf, and not on behalf of the Initial Developer or any Contributor. You must make it absolutely clear that any such warranty, support, indemnity or liability obligation is offered by You alone, and You hereby agree to indemnify the Initial Developer and every Contributor for any liability incurred by the Initial Developer or such Contributor as a result of warranty, support, indemnity or liability terms You offer.

### 3.5. Distribution of Executable Versions.

You may distribute the Executable form of the Covered Software under the terms of this License or under the terms of a license of Your choice, which may contain terms different from this License, provided that You are in compliance with the terms of this License and that the license for the Executable form does not attempt to limit or alter the recipient's rights in the Source Code form from the rights set forth in this License. If You distribute the Covered Software in Executable form under a different license, You must make it absolutely clear that any terms which differ from this License are offered by You alone, not by the Initial Developer or Contributor. You hereby agree to indemnify the Initial Developer and every Contributor for any liability incurred by the Initial Developer or such Contributor as a result of any such terms You offer.

### 3.6. Larger Works.

You may create a Larger Work by combining Covered Software with other code not governed by the terms of this License and distribute the Larger Work as a single product. In such a case, You must make sure the requirements of this License are fulfilled for the Covered Software.

## 4. Versions of the License.

### 4.1. New Versions.

Sun Microsystems, Inc. is the initial license steward and may publish revised and/or new versions of this License from time to time. Each version will be given a distinguishing version number. Except as provided in Section 4.3, no one other than the license steward has the right to modify this License.

### 4.2. Effect of New Versions.

You may always continue to use, distribute or otherwise make the Covered Software available under the terms of the version of the License under which You originally received the Covered Software. If the Initial Developer includes a notice in the Original Software prohibiting it from

being distributed or otherwise made available under any subsequent version of the License, You must distribute and make the Covered Software available under the terms of the version of the License under which You originally received the Covered Software. Otherwise, You may also choose to use, distribute or otherwise make the Covered Software available under the terms of any subsequent version of the License published by the license steward.

#### 4.3. Modified Versions.

When You are an Initial Developer and You want to create a new license for Your Original Software, You may create and use a modified version of this License if You: (a) rename the license and remove any references to the

name of the license steward (except to note that the license differs from this License); and (b) otherwise make it clear that the license contains terms which differ from this License.

### 5. DISCLAIMER OF WARRANTY.

COVERED SOFTWARE IS PROVIDED UNDER THIS LICENSE ON AN .AS IS. BASIS, WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, WITHOUT LIMITATION, WARRANTIES THAT THE COVERED SOFTWARE IS FREE OF DEFECTS, MERCHANTABILITY, FIT FOR A PARTICULAR PURPOSE OR NON-INFRINGEMENT. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE COVERED SOFTWARE IS WITH YOU. SHOULD ANY COVERED SOFTWARE PROVE DEFECTIVE IN ANY RESPECT, YOU (NOT THE INITIAL DEVELOPER OR ANY OTHER CONTRIBUTOR) ASSUME THE COST OF ANY NECESSARY SERVICING, REPAIR OR CORRECTION. THIS DISCLAIMER OF WARRANTY CONSTITUTES AN ESSENTIAL PART OF THIS LICENSE. NO USE OF ANY COVERED SOFTWARE IS AUTHORIZED HEREUNDER EXCEPT UNDER THIS DISCLAIMER.

### 6. TERMINATION.

#### 6.1. This License

and the rights granted hereunder will terminate

automatically if You fail to comply with terms herein and fail to cure such breach within 30 days of becoming aware of the breach.

Provisions which, by their nature, must remain in effect beyond the termination of this License shall survive.

6.2. If You assert a patent infringement claim (excluding declaratory judgment actions) against Initial Developer or a Contributor (the Initial Developer or Contributor against whom You assert such claim is referred to as .Participant.) alleging that the Participant Software (meaning the Contributor Version where the Participant is a Contributor or the Original Software where the Participant is the Initial Developer) directly or indirectly infringes any patent, then any and all rights granted directly or indirectly to You by such Participant, the Initial Developer

(if the Initial Developer is not

the Participant) and all Contributors under Sections 2.1 and/or 2.2 of this License shall, upon 60 days notice from Participant terminate prospectively and automatically at the expiration of such 60 day notice period, unless if within such 60 day period You withdraw Your claim with respect to the Participant Software against such Participant either unilaterally or pursuant to a written agreement with Participant.

6.3. In the event of termination under Sections 6.1 or 6.2 above, all end user licenses that have been validly granted by You or any distributor hereunder prior to termination (excluding licenses granted to You by any distributor) shall survive termination.

## 7. LIMITATION OF LIABILITY.

UNDER NO CIRCUMSTANCES AND UNDER NO LEGAL THEORY, WHETHER TORT (INCLUDING NEGLIGENCE), CONTRACT, OR OTHERWISE, SHALL YOU, THE INITIAL DEVELOPER, ANY OTHER CONTRIBUTOR, OR ANY DISTRIBUTOR OF COVERED SOFTWARE, OR ANY SUPPLIER OF ANY OF SUCH PARTIES, BE LIABLE TO ANY PERSON FOR ANY INDIRECT, SPECIAL, INCIDENTAL, OR CONSEQUENTIAL DAMAGES OF ANY CHARACTER INCLUDING, WITHOUT LIMITATION, DAMAGES FOR LOST PROFITS, LOSS OF GOODWILL, WORK STOPPAGE, COMPUTER FAILURE OR MALFUNCTION, OR ANY AND ALL OTHER COMMERCIAL DAMAGES OR LOSSES, EVEN IF SUCH PARTY SHALL HAVE BEEN INFORMED OF THE POSSIBILITY OF SUCH DAMAGES. THIS LIMITATION OF LIABILITY SHALL NOT APPLY TO LIABILITY FOR DEATH OR PERSONAL INJURY RESULTING FROM SUCH PARTY'S NEGLIGENCE TO THE EXTENT APPLICABLE LAW PROHIBITS SUCH LIMITATION. SOME JURISDICTIONS DO NOT ALLOW THE EXCLUSION OR LIMITATION OF INCIDENTAL OR CONSEQUENTIAL DAMAGES, SO THIS EXCLUSION AND LIMITATION MAY NOT APPLY TO YOU.

## 8. U.S. GOVERNMENT END USERS.

The Covered Software is a .commercial item., as that term is defined in 48 C.F.R. 2.101 (Oct. 1995), consisting of .commercial computer software. (as that term is defined at 48 C.F.R. ? 252.227-7014(a)(1)) and commercial computer software documentation. as such terms are used in 48 C.F.R. 12.212 (Sept. 1995). Consistent with 48 C.F.R. 12.212 and 48 C.F.R. 227.7202-1 through 227.7202-4 (June 1995), all U.S. Government End Users acquire Covered Software with only those rights set forth herein. This U.S. Government Rights clause is in lieu of, and supersedes, any other FAR, DFAR, or other clause or provision that addresses Government rights in computer software under this License.

## 9. MISCELLANEOUS.

This License represents the complete agreement concerning subject matter

hereof. If any provision of this License is held to be unenforceable, such provision shall be reformed only to the extent necessary to make it enforceable. This License shall be governed by the law of the jurisdiction specified in a notice contained within the Original Software (except to the extent applicable law, if any, provides otherwise), excluding such jurisdiction's conflict-of-law provisions. Any litigation relating to this License shall be subject to the jurisdiction of the courts located in the jurisdiction and venue specified in a notice contained within the Original Software, with the losing party responsible for costs, including, without limitation, court costs and reasonable attorneys' fees and expenses. The application of the United Nations Convention on Contracts for the International Sale of Goods is expressly excluded. Any law or regulation which provides that the language of a contract shall be construed against the drafter shall not apply to this License. You agree that You alone are responsible for compliance with the United States export administration regulations (and the export control laws and regulation of any other countries) when You use, distribute or otherwise make available any Covered Software.

#### 10. RESPONSIBILITY FOR CLAIMS.

As between Initial Developer and the Contributors, each party is responsible for claims and damages arising, directly or indirectly, out of its utilization of rights under this License and You agree to work with Initial Developer and Contributors to distribute such responsibility on an equitable basis. Nothing herein is intended or shall be deemed to constitute any admission of liability.

#### NOTICE PURSUANT TO SECTION 9 OF THE COMMON DEVELOPMENT AND DISTRIBUTION LICENSE (CDDL)

The code released under the CDDL shall be governed by the laws of the State of California (excluding conflict-of-law provisions). Any litigation relating to this License shall be subject to the jurisdiction of the Federal Courts of the Northern District of California and the state courts of the State of California, with venue lying in Santa Clara County, California.

Apache Tomcat

Copyright 1999-2023 The Apache Software Foundation

This product includes software developed at  
The Apache Software Foundation (<https://www.apache.org/>).

This software contains code derived from netty-native  
developed by the Netty project  
(<https://netty.io>, <https://github.com/netty/netty-tcnative/>)  
and from finagle-native developed at Twitter

(<https://github.com/twitter/finagle>).

This software contains code derived from jgroups-kubernetes developed by the JGroups project (<http://www.jgroups.org/>).

The Windows Installer is built with the Nullsoft Scriptable Install System (NSIS), which is open source software. The original software and related information is available at <http://nsis.sourceforge.net>.

Java compilation software for JSP pages is provided by the Eclipse JDT Core Batch Compiler component, which is open source software. The original software and related information is available at <https://www.eclipse.org/jdt/core/>.

org.apache.tomcat.util.json.JSONParser.jj is a public domain javacc grammar for JSON written by Robert Fischer. <https://github.com/RobertFischer/json-parser>

For portions of the Tomcat JNI OpenSSL API and the OpenSSL JSSE integration The org.apache.tomcat.jni and the org.apache.tomcat.net.openssl packages are derivative work originating from the Netty project and the finagle-native project developed at Twitter  
\* Copyright 2014 The Netty Project  
\* Copyright 2014 Twitter

For portions of the Tomcat cloud support The org.apache.catalina.tribes.membership.cloud package contains derivative work originating from the jgroups project. <https://github.com/jgroups-extras/jgroups-kubernetes>  
Copyright 2002-2018 Red Hat Inc.

The original XML Schemas for Java EE Deployment Descriptors:

- javaee\_5.xsd
- javaee\_web\_services\_1\_2.xsd
- javaee\_web\_services\_client\_1\_2.xsd
- javaee\_6.xsd
- javaee\_web\_services\_1\_3.xsd
- javaee\_web\_services\_client\_1\_3.xsd
- jsp\_2\_2.xsd
- web-app\_3\_0.xsd
- web-common\_3\_0.xsd
- web-fragment\_3\_0.xsd
- javaee\_7.xsd
- javaee\_web\_services\_1\_4.xsd
- javaee\_web\_services\_client\_1\_4.xsd

- jsp\_2\_3.xsd
- web-app\_3\_1.xsd
- web-common\_3\_1.xsd
- web-fragment\_3\_1.xsd
- javaee\_8.xsd
- web-app\_4\_0.xsd
- web-common\_4\_0.xsd
- web-fragment\_4\_0.xsd

may be obtained from:

<http://www.oracle.com/webfolder/technetwork/jsc/xml/ns/javaee/index.html>

Apache Tomcat

Copyright 1999-@YEAR@ The Apache Software Foundation

This product includes software developed at  
The Apache Software Foundation (<http://www.apache.org/>).

Apache Standard Taglib Implementation  
Copyright 2001-2015 The Apache Software Foundation

This product includes software developed at  
The Apache Software Foundation (<http://www.apache.org/>).

Apache License  
Version 2.0, January 2004  
<http://www.apache.org/licenses/>

## TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.



"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and

do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all

other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

## END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.  
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

## APACHE TOMCAT SUBCOMPONENTS:

Apache Tomcat includes a number of subcomponents with separate copyright notices and license terms. Your use of these subcomponents is subject to the terms and conditions of the following licenses.

For the following XML Schemas for Java EE Deployment Descriptors:

- javaee\_5.xsd
- javaee\_web\_services\_1\_2.xsd
- javaee\_web\_services\_client\_1\_2.xsd
- javaee\_6.xsd
- javaee\_web\_services\_1\_3.xsd
- javaee\_web\_services\_client\_1\_3.xsd
- jsp\_2\_2.xsd
- web-app\_3\_0.xsd
- web-common\_3\_0.xsd
- web-fragment\_3\_0.xsd
- javaee\_7.xsd
- javaee\_web\_services\_1\_4.xsd
- javaee\_web\_services\_client\_1\_4.xsd
- jsp\_2\_3.xsd
- web-app\_3\_1.xsd
- web-common\_3\_1.xsd
- web-fragment\_3\_1.xsd
- javaee\_8.xsd
- web-app\_4\_0.xsd
- web-common\_4\_0.xsd
- web-fragment\_4\_0.xsd

## COMMON DEVELOPMENT AND DISTRIBUTION LICENSE (CDDL) Version 1.0

### 1. Definitions.

1.1. Contributor. means each individual or entity that creates or contributes to the creation of Modifications.

1.2. Contributor Version. means the combination of the Original Software, prior Modifications used by a Contributor (if any), and the Modifications made by that particular Contributor.

1.3. Covered Software. means (a) the Original Software, or (b) Modifications, or (c) the combination of files containing Original Software with files containing Modifications, in each case including portions thereof.

1.4. Executable. means the Covered Software in any form other than Source Code.

1.5. Initial Developer. means the individual or entity that first makes Original Software available under this License.

1.6. Larger Work. means a work which combines Covered Software or portions

thereof with code not governed by the terms of this License.

1.7. License. means this document.

1.8. Licensable. means having the right to grant, to the maximum extent possible, whether at the time of the initial grant or subsequently acquired, any and all of the rights conveyed herein.

1.9. Modifications. means the Source Code and Executable form of any of the following:

A. Any file that results from an addition to, deletion from or modification of the contents of a file containing Original Software or previous Modifications;

B. Any new file that contains any part of the Original Software or previous Modification; or

C. Any new file that is contributed or otherwise made available under the terms of this License.

1.10. Original Software. means the Source Code and Executable form of computer software code that is originally released under this License.

1.11. Patent Claims. means any patent claim(s), now owned or hereafter acquired, including without limitation, method, process, and apparatus claims, in any patent Licensable by grantor.

1.12. Source Code. means (a) the common form of computer software code in which modifications are made and (b) associated documentation included in or with such code.

1.13. You. (or .Your.) means an individual or a legal entity exercising rights under, and complying with all of the terms of, this License. For legal entities, .You. includes any entity which controls, is controlled by, or is under common control with You. For purposes of this definition, .control. means (a) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (b) ownership of more than fifty percent (50%) of the outstanding shares or beneficial ownership of such entity.

2. License Grants.

2.1. The Initial Developer Grant.

Conditioned upon Your compliance with Section 3.1 below and subject to

third party intellectual property claims, the Initial Developer hereby grants You a world-wide, royalty-free, non-exclusive license:

- (a) under intellectual property rights (other than patent or trademark) Licensable by Initial Developer, to use, reproduce, modify, display, perform, sublicense and distribute the Original Software (or portions thereof), with or without Modifications, and/or as part of a Larger Work; and
- (b) under Patent Claims infringed by the making, using or selling of Original Software, to make, have made, use, practice, sell, and offer for sale, and/or otherwise dispose of the Original Software (or portions thereof).
- (c) The licenses granted in Sections 2.1(a) and (b) are effective on the date Initial Developer first distributes or otherwise makes the Original Software available to a third party under the terms of this License.
- (d) Notwithstanding Section 2.1(b) above, no patent license is granted:
  - (1) for code that You delete from the Original Software, or (2) for infringements caused by: (i) the modification of the Original Software, or (ii) the combination of the Original Software with other software or devices.

## 2.2. Contributor Grant.

Conditioned upon Your compliance with Section 3.1 below and subject to third party intellectual property claims, each Contributor hereby grants You a world-wide, royalty-free, non-exclusive license:

- (a) under intellectual property rights (other than patent or trademark) Licensable by Contributor to use, reproduce, modify, display, perform, sublicense and distribute the Modifications created by such Contributor (or portions thereof), either on an unmodified basis, with other Modifications, as Covered Software and/or as part of a Larger Work; and
- (b) under Patent Claims infringed by the making, using, or selling of Modifications made by that Contributor either alone and/or in combination with its Contributor Version (or portions of such combination), to make, use, sell, offer for sale, have made, and/or otherwise dispose of: (1) Modifications made by that Contributor (or portions thereof); and (2) the combination of Modifications made by that Contributor with its Contributor Version (or portions of such combination).
- (c) The licenses granted in Sections 2.2(a) and 2.2(b) are effective on

the date Contributor first distributes or otherwise makes the Modifications available to a third party.

(d) Notwithstanding Section 2.2(b) above, no patent license is granted:

(1) for any code that Contributor has deleted from the Contributor Version; (2) for infringements caused by: (i) third party modifications of Contributor Version, or (ii) the combination of Modifications made by that Contributor with other software (except as part of the Contributor Version) or other devices; or (3) under Patent Claims infringed by Covered Software in the absence of Modifications made by that Contributor.

### 3. Distribution Obligations.

#### 3.1. Availability of Source Code.

Any Covered Software that You distribute or otherwise make available in Executable form must also be made available in Source Code form and that Source Code form must be distributed only under the terms of this License. You must include a copy of this License with every copy of the Source Code form of the Covered Software You distribute or otherwise make available. You must inform recipients of any such Covered Software in Executable form as to how they can obtain such Covered Software in Source Code form in a reasonable manner on or through a medium customarily used for software exchange.

#### 3.2. Modifications.

The Modifications that You create or to which You contribute are governed by the terms of this License. You represent that You believe Your Modifications are Your original creation(s) and/or You have sufficient rights to grant the rights conveyed by this License.

#### 3.3. Required Notices.

You must include a notice in each of Your Modifications that identifies You as the Contributor of the Modification. You may not remove or alter any copyright, patent or trademark notices contained within the Covered Software, or any notices of licensing or any descriptive text giving attribution to any Contributor or the Initial Developer.

#### 3.4. Application of Additional Terms.

You may not offer or impose any terms on any Covered Software in Source Code form that alters or restricts the applicable version of this License or the recipients' rights hereunder. You may choose to offer, and to charge a fee for, warranty, support, indemnity or liability obligations to one or more recipients of Covered Software. However, you may do so only on Your own behalf, and not on behalf of the Initial Developer or any Contributor. You must make it absolutely clear that any such warranty,



support, indemnity or liability obligation is offered by You alone, and You hereby agree to indemnify the Initial Developer and every Contributor for any liability incurred by the Initial Developer or such Contributor as a result of warranty, support, indemnity or liability terms You offer.

### 3.5.

#### Distribution of Executable Versions.

You may distribute the Executable form of the Covered Software under the terms of this License or under the terms of a license of Your choice, which may contain terms different from this License, provided that You are in compliance with the terms of this License and that the license for the Executable form does not attempt to limit or alter the recipient's rights in the Source Code form from the rights set forth in this License. If You distribute the Covered Software in Executable form under a different license, You must make it absolutely clear that any terms which differ from this License are offered by You alone, not by the Initial Developer or Contributor. You hereby agree to indemnify the Initial Developer and every Contributor for any liability incurred by the Initial Developer or such Contributor as a result of any such terms You offer.

### 3.6. Larger Works.

You

may create a Larger Work by combining Covered Software with other code not governed by the terms of this License and distribute the Larger Work as a single product. In such a case, You must make sure the requirements of this License are fulfilled for the Covered Software.

## 4. Versions of the License.

### 4.1. New Versions.

Sun Microsystems, Inc. is the initial license steward and may publish revised and/or new versions of this License from time to time. Each version will be given a distinguishing version number. Except as provided in Section 4.3, no one other than the license steward has the right to modify this License.

### 4.2. Effect of New Versions.

You may always continue to use, distribute or otherwise make the Covered Software available under the terms of the version of the License under which You originally received the Covered Software. If the Initial Developer includes a notice in the Original Software prohibiting it from

being distributed or otherwise made available under any subsequent version of the License, You must distribute and make the Covered Software available under the terms of the version of the License under which You originally received the Covered Software. Otherwise, You may also choose to use, distribute or otherwise make the Covered Software available under the terms of any subsequent version of the License published by the

license steward.

#### 4.3. Modified Versions.

When You are an Initial Developer and You want to create a new license for Your Original Software, You may create and use a modified version of this License if You: (a) rename the license and remove any references to the name of the license steward (except to note that the license differs from this License); and (b) otherwise make it clear that the license contains terms which differ from this License.

#### 5. DISCLAIMER OF WARRANTY.

COVERED SOFTWARE IS PROVIDED UNDER THIS LICENSE ON AN .AS IS. BASIS, WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, WITHOUT LIMITATION, WARRANTIES THAT THE COVERED SOFTWARE IS FREE OF DEFECTS, MERCHANTABILITY, FIT FOR A PARTICULAR PURPOSE OR NON-INFRINGEMENT. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE COVERED SOFTWARE IS WITH YOU. SHOULD ANY COVERED SOFTWARE PROVE DEFECTIVE IN ANY RESPECT, YOU (NOT THE INITIAL DEVELOPER OR ANY OTHER CONTRIBUTOR) ASSUME THE COST OF ANY NECESSARY SERVICING, REPAIR OR CORRECTION. THIS DISCLAIMER OF WARRANTY CONSTITUTES AN ESSENTIAL PART OF THIS LICENSE. NO USE OF ANY COVERED SOFTWARE IS AUTHORIZED HEREUNDER EXCEPT UNDER THIS DISCLAIMER.

#### 6. TERMINATION.

6.1. This License and the rights granted hereunder will terminate automatically if You fail to comply with terms herein and fail to cure such breach within 30 days of becoming aware of the breach.

Provisions which, by their nature, must remain in effect beyond the termination of this License shall survive.

6.2. If You assert a patent infringement claim (excluding declaratory judgment actions) against Initial Developer or a Contributor (the Initial Developer or Contributor against whom You assert such claim is referred to as .Participant.) alleging that the Participant Software (meaning the Contributor Version where the Participant is a Contributor or the Original Software where the Participant is the Initial Developer) directly or indirectly infringes any patent, then any and all rights granted directly or indirectly to You by such Participant, the Initial Developer (if the Initial Developer is not the Participant) and all Contributors under Sections 2.1 and/or 2.2 of this License shall, upon 60 days notice from Participant terminate

prospectively and automatically at the expiration of such 60 day notice period, unless if within such 60 day period You withdraw Your claim with respect to the Participant Software against such

Participant either unilaterally or pursuant to a written agreement with Participant.

6.3. In the event of termination under Sections 6.1 or 6.2 above, all end user licenses that have been validly granted by You or any distributor hereunder prior to termination (excluding licenses granted to You by any distributor) shall survive termination.

## 7. LIMITATION OF LIABILITY.

UNDER NO CIRCUMSTANCES AND UNDER NO LEGAL THEORY, WHETHER TORT (INCLUDING NEGLIGENCE), CONTRACT, OR OTHERWISE, SHALL YOU, THE INITIAL DEVELOPER, ANY OTHER CONTRIBUTOR, OR ANY DISTRIBUTOR OF COVERED SOFTWARE, OR ANY SUPPLIER OF ANY OF SUCH PARTIES, BE LIABLE TO ANY PERSON FOR ANY INDIRECT, SPECIAL, INCIDENTAL, OR CONSEQUENTIAL DAMAGES OF ANY CHARACTER INCLUDING, WITHOUT LIMITATION, DAMAGES FOR LOST PROFITS, LOSS OF GOODWILL, WORK STOPPAGE, COMPUTER FAILURE OR MALFUNCTION, OR ANY AND ALL OTHER COMMERCIAL DAMAGES OR LOSSES, EVEN IF SUCH PARTY SHALL HAVE BEEN INFORMED OF THE POSSIBILITY OF SUCH DAMAGES. THIS LIMITATION OF LIABILITY SHALL NOT APPLY TO LIABILITY FOR DEATH OR PERSONAL INJURY RESULTING FROM SUCH PARTY'S NEGLIGENCE TO THE EXTENT APPLICABLE LAW PROHIBITS SUCH LIMITATION. SOME JURISDICTIONS DO NOT ALLOW THE EXCLUSION OR LIMITATION OF INCIDENTAL OR CONSEQUENTIAL DAMAGES, SO THIS EXCLUSION AND LIMITATION MAY NOT APPLY TO YOU.

## 8. U.S. GOVERNMENT END USERS.

The Covered Software is a .commercial item,. as that term is defined in 48 C.F.R. 2.101 (Oct. 1995), consisting of .commercial computer software. (as that term is defined at 48 C.F.R. ? 252.227-7014(a)(1)) and commercial computer software documentation. as such terms are used in 48 C.F.R. 12.212 (Sept. 1995). Consistent with 48 C.F.R. 12.212 and 48 C.F.R. 227.7202-1 through 227.7202-4 (June 1995), all U.S. Government End Users acquire Covered Software with only those rights set forth herein. This U.S. Government Rights clause is in lieu of, and supersedes, any other FAR, DFAR, or other clause or provision that addresses Government rights in computer software under this License.

## 9. MISCELLANEOUS.

This License represents the complete agreement concerning subject matter hereof. If any provision of this License is held to be unenforceable, such provision shall be reformed only to the extent necessary to make it enforceable. This License shall be governed by the law of the jurisdiction specified in a notice contained within the Original Software (except to the extent applicable law, if any, provides otherwise), excluding such jurisdiction's conflict-of-law provisions. Any litigation relating to this

License shall be subject to the jurisdiction of the courts located in the jurisdiction and venue specified in a notice contained within the Original Software, with the losing party responsible for costs, including, without limitation, court costs and reasonable attorneys fees and expenses. The application of the United Nations Convention on Contracts for the International Sale of Goods is expressly excluded. Any law or regulation which provides that the language of a contract shall be construed against the drafter shall not apply to this License. You agree that You alone are responsible for compliance with the United States export administration regulations (and the export control laws and regulation of any other countries) when You use, distribute or otherwise make available any Covered Software.

#### 10. RESPONSIBILITY FOR CLAIMS.

As between Initial Developer and the Contributors, each party is responsible for claims and damages arising, directly or indirectly, out of its utilization of rights under this License and You agree to work with Initial Developer and Contributors to distribute such responsibility on an equitable basis. Nothing herein is intended or shall be deemed to constitute any admission of liability.

#### NOTICE PURSUANT TO SECTION 9 OF THE COMMON DEVELOPMENT AND DISTRIBUTION LICENSE (CDDL)

The code released under the CDDL shall be governed by the laws of the State of California (excluding conflict-of-law provisions). Any litigation relating to this License shall be subject to the jurisdiction of the Federal Courts of the Northern District of California and the state courts of the State of California, with venue lying in Santa Clara County, California.

Apache License  
Version 2.0, January 2004  
<http://www.apache.org/licenses/>

#### TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

##### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all

other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this

License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the

Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

(a) You must give any other recipients of the Work or Derivative Works a copy of this License; and

(b) You must cause any modified files to carry prominent notices stating that You changed the files; and

(c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and

(d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must

include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special,

incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

#### END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License"); you may not use this file except in compliance with the License. You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.



See the License for the specific language governing permissions and limitations under the License.

Apache License  
Version 2.0, January 2004  
<http://www.apache.org/licenses/>

## TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes

of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.
3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.
4. Redistribution. You may reproduce and distribute

copies of the

Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding

those notices that do not

pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify

the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following

boilerplate notice, with the fields enclosed by brackets "[ ]"  
replaced with your own identifying information. (Don't include  
the brackets!) The text should be enclosed in the appropriate  
comment syntax for the file format. We also recommend that a  
file or class name and description of purpose be included on the  
same "printed page" as the copyright notice for easier  
identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.  
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software  
distributed under the License is distributed on an "AS IS" BASIS,  
WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.  
See the License for the specific language governing permissions and  
limitations under the License.

#### APACHE TOMCAT SUBCOMPONENTS:

Apache Tomcat includes a number of subcomponents with separate copyright notices  
and license terms. Your use of these subcomponents is subject to the terms and  
conditions of the following licenses.

For the Eclipse JDT Core Batch Compiler (ecj-x.x.x.jar) component:

Eclipse Public License - v 1.0

THE ACCOMPANYING PROGRAM IS PROVIDED UNDER THE TERMS OF THIS ECLIPSE PUBLIC  
LICENSE ("AGREEMENT"). ANY USE, REPRODUCTION OR DISTRIBUTION OF THE PROGRAM  
CONSTITUTES RECIPIENT'S ACCEPTANCE OF THIS AGREEMENT.

#### 1. DEFINITIONS

"Contribution" means:

a) in the case of the initial Contributor, the initial code and  
documentation  
distributed under this Agreement, and

b) in the case of each subsequent Contributor:

i) changes to the Program, and

ii) additions to the Program;

where such changes and/or additions to the Program originate from and are distributed by that particular Contributor. A Contribution 'originates' from a Contributor if it was added to the Program by such Contributor itself or anyone acting on such Contributor's behalf. Contributions do not include additions to the Program which: (i) are separate modules of software distributed in conjunction with the Program under their own license agreement, and (ii) are not derivative works of the Program.

"Contributor" means any person or entity that distributes the Program.

"Licensed Patents" mean patent claims licensable by a Contributor which are necessarily infringed by the use or sale of its Contribution alone or when combined with the Program.

"Program" means the Contributions distributed in accordance with this Agreement.

"Recipient"

means anyone who receives the Program under this Agreement, including all Contributors.

## 2. GRANT OF RIGHTS

a) Subject to the terms of this Agreement, each Contributor hereby grants Recipient a non-exclusive, worldwide, royalty-free copyright license to reproduce, prepare derivative works of, publicly display, publicly perform, distribute and sublicense the Contribution of such Contributor, if any, and such derivative works, in source code and object code form.

b) Subject to the terms of this Agreement, each Contributor hereby grants Recipient a non-exclusive, worldwide, royalty-free patent license under Licensed Patents to make, use, sell, offer to sell, import and otherwise transfer the Contribution of such Contributor, if any, in source code and object code form. This patent license shall apply to the combination of the Contribution and the Program if, at the time the Contribution is added by the Contributor, such addition of the Contribution causes such combination to be covered by the Licensed Patents. The patent license shall not apply to any other combinations which include the Contribution. No hardware per se is licensed hereunder.

c) Recipient understands that although each Contributor grants the licenses to its Contributions set forth herein, no assurances are provided by any Contributor that the Program does not infringe the patent or other intellectual property rights of any other entity. Each Contributor disclaims any liability to

Recipient for claims brought by any other entity based on infringement of intellectual property rights or otherwise. As a condition to exercising the rights and licenses granted hereunder, each Recipient hereby assumes sole responsibility to secure any other intellectual property rights needed, if any. For example, if a third party patent license is required to allow Recipient to distribute the Program, it is Recipient's responsibility to acquire that license before distributing the Program.

d) Each Contributor represents that to its knowledge it has sufficient copyright rights in its Contribution, if any, to grant the copyright license set forth in this Agreement.

### 3. REQUIREMENTS

A Contributor may choose to distribute the Program in object code form under its own license agreement, provided that:

a) it complies with the terms and conditions of this Agreement; and

b) its license agreement:

i) effectively disclaims on behalf of all Contributors all warranties and conditions, express and implied, including warranties or conditions of title and non-infringement, and implied warranties or conditions of merchantability and fitness for a particular purpose;

ii) effectively excludes on behalf of all Contributors all liability for damages, including direct, indirect, special, incidental and consequential damages, such as lost profits;

iii) states that any provisions which differ from this Agreement are offered by that Contributor alone and not by any other party; and

iv) states that source code for the Program is available from such Contributor, and informs licensees how to obtain it in a reasonable manner on or through a medium customarily used for software exchange.

When the Program is made available in source code form:

a) it must be made available under this Agreement; and

b) a copy of this Agreement must be included with each copy of the Program.

Contributors may not remove or alter any copyright notices contained within the Program.

Each Contributor must identify itself as the originator of its Contribution, if any, in a manner that reasonably allows subsequent Recipients to identify the originator of the Contribution.

#### 4. COMMERCIAL DISTRIBUTION

Commercial distributors of software may accept certain responsibilities with respect to end users, business partners and the like. While this license is intended to facilitate the commercial use of the Program, the Contributor who includes the Program in a commercial product offering should do so in a manner which does not

create potential liability for other Contributors. Therefore, if a Contributor includes the Program in a commercial product offering, such Contributor ("Commercial Contributor") hereby agrees to defend and indemnify every other Contributor ("Indemnified Contributor") against any losses, damages and costs (collectively "Losses") arising from claims, lawsuits and other legal actions brought by a third party against the Indemnified Contributor to the extent caused by the acts or omissions of such Commercial Contributor in connection with its distribution of the Program in a commercial product offering. The obligations in this section do not apply to any claims or Losses relating to any actual or alleged intellectual property infringement. In order to qualify, an Indemnified Contributor must: a) promptly notify the Commercial Contributor in writing of such claim, and b) allow the Commercial Contributor to control, and cooperate with the Commercial Contributor in, the defense and any related settlement negotiations. The Indemnified Contributor may participate in any such claim at its own expense.

For example, a Contributor might include the Program in a commercial product offering, Product X. That Contributor is then a Commercial Contributor. If that Commercial Contributor then makes performance claims, or offers warranties related to Product X, those performance claims and warranties are such Commercial Contributor's responsibility alone. Under this section, the Commercial Contributor would have to defend claims against the other Contributors related to those performance claims and warranties, and if a court requires any other Contributor to pay any damages as a result, the Commercial Contributor must pay those damages.

#### 5. NO WARRANTY

EXCEPT AS EXPRESSLY SET FORTH IN THIS AGREEMENT, THE PROGRAM IS PROVIDED ON AN "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, EITHER EXPRESS OR IMPLIED INCLUDING, WITHOUT LIMITATION, ANY WARRANTIES OR CONDITIONS OF TITLE, NON-INFRINGEMENT,

MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE. Each Recipient is solely responsible for determining the appropriateness of using and distributing the Program and assumes all risks associated with its exercise of rights under this Agreement, including but not limited to the risks and costs



of program errors, compliance with applicable laws, damage to or loss of data, programs or equipment, and unavailability or interruption of operations.

## 6. DISCLAIMER OF LIABILITY

EXCEPT AS EXPRESSLY SET FORTH IN THIS AGREEMENT, NEITHER RECIPIENT NOR ANY CONTRIBUTORS SHALL HAVE ANY LIABILITY FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING WITHOUT LIMITATION LOST PROFITS), HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OR DISTRIBUTION OF THE PROGRAM OR THE EXERCISE OF ANY RIGHTS GRANTED HEREUNDER, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

## 7. GENERAL

If any provision of this Agreement is invalid or unenforceable under applicable law, it shall not affect the validity or enforceability of the remainder of the terms of this Agreement, and without further action by the parties hereto, such provision shall be reformed to the minimum extent necessary to make such provision valid and enforceable.

If Recipient institutes patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Program itself (excluding combinations of the Program with other software or hardware) infringes such Recipient's patent(s), then such Recipient's rights granted under Section 2(b) shall terminate as of the date such litigation is filed.

All Recipient's rights under this Agreement shall terminate if it fails to comply with any of the material terms or conditions of this Agreement and does not cure such failure in a reasonable period of time after becoming aware of such noncompliance. If all Recipient's rights under this Agreement terminate, Recipient agrees to cease use and distribution of the Program as soon as reasonably practicable. However, Recipient's obligations under this Agreement and any licenses granted by Recipient relating to the Program shall continue and survive.

Everyone is permitted to copy and distribute copies of this Agreement, but in order to avoid inconsistency the Agreement is copyrighted and may only be modified in the following manner. The Agreement Steward reserves the right to publish new versions (including revisions) of this Agreement from time to time. No one other than the Agreement Steward has the right to modify this Agreement. The Eclipse Foundation is the initial Agreement Steward. The Eclipse Foundation may assign the responsibility to serve as the Agreement Steward to a suitable separate entity. Each new version of the Agreement will be given a distinguishing version number. The Program (including Contributions)

may always  
be distributed subject to the version of the Agreement under which it was received. In addition, after a new version of the Agreement is published, Contributor may elect to distribute the Program (including its Contributions) under the new version. Except as expressly stated in Sections 2(a) and 2(b) above, Recipient receives no rights or licenses to the intellectual property of any Contributor under this Agreement, whether expressly, by implication, estoppel or otherwise. All rights in the Program not expressly granted under this Agreement are reserved.

This Agreement is governed by the laws of the State of New York and the intellectual property laws of the United States of America. No party to this Agreement will bring a legal action under this Agreement more than one year after the cause of action arose. Each party waives its rights to a jury trial in any resulting litigation.

For the Windows Installer component:

- \* All NSIS source code, plug-ins, documentation, examples, header files and graphics, with the exception of the compression modules and where otherwise noted, are licensed under the zlib/libpng license.
- \* The zlib compression module for NSIS is licensed under the zlib/libpng license.
- \* The bzip2 compression module for NSIS is licensed under the bzip2 license.
- \* The lzma compression module for NSIS is licensed under the Common Public License version 1.0.

zlib/libpng license

This software is provided 'as-is', without any express or implied warranty. In no event will the authors be held liable for any damages arising from the use of this software.

Permission is granted to anyone to use this software for any purpose, including commercial applications, and to alter it and redistribute it freely, subject to the following restrictions:

1. The origin of this software must not be misrepresented; you must not claim that you wrote the original software. If you use this software in a product, an acknowledgment in the product documentation would be appreciated but is not required.
2. Altered source versions must be plainly marked as such, and must not be misrepresented as being the original software.
3. This notice may not be removed or altered from any source distribution.

bzip2 license

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. The origin of this software must not be misrepresented; you must not claim that you wrote the original software. If you use this software in a product, an acknowledgment in the product documentation would be appreciated but is not required.
3. Altered source versions must be plainly marked as such, and must not be misrepresented as being the original software.
4. The name of the author may not be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE AUTHOR ``AS IS AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Julian Seward, Cambridge, UK.

[jseward@acm.org](mailto:jseward@acm.org)

Common Public License version 1.0

THE ACCOMPANYING PROGRAM IS PROVIDED UNDER THE TERMS OF THIS COMMON PUBLIC LICENSE ("AGREEMENT"). ANY USE, REPRODUCTION OR DISTRIBUTION OF THE PROGRAM CONSTITUTES RECIPIENT'S ACCEPTANCE OF THIS AGREEMENT.

#### 1. DEFINITIONS

"Contribution" means:

a) in the case of the initial Contributor, the initial code and documentation distributed under this Agreement, and b) in the case of each subsequent Contributor:

i) changes to the Program, and

ii) additions to the Program;

where such changes and/or additions to the Program originate from and are distributed by that particular Contributor. A Contribution 'originates' from a Contributor if it was added to the Program by such Contributor itself or anyone acting on such Contributor's behalf. Contributions do not include additions to the Program which: (i) are separate modules of software distributed in conjunction with the Program under their own license agreement, and (ii) are not derivative works of the Program.

"Contributor" means any person or entity that distributes the Program.

"Licensed

Patents " mean patent claims licensable by a Contributor which are necessarily infringed by the use or sale of its Contribution alone or when combined with the Program.

"Program" means the Contributions distributed in accordance with this Agreement.

"Recipient" means anyone who receives the Program under this Agreement, including all Contributors.

## 2. GRANT OF RIGHTS

a) Subject to the terms of this Agreement, each Contributor hereby grants Recipient a non-exclusive, worldwide, royalty-free copyright license to reproduce, prepare derivative works of, publicly display, publicly perform, distribute and sublicense the Contribution of such Contributor, if any, and such derivative works, in source code and object code form.

b) Subject to the terms of this Agreement, each Contributor hereby grants Recipient a non-exclusive, worldwide, royalty-free patent license under Licensed Patents to make, use, sell, offer to sell, import and otherwise transfer the Contribution of such Contributor, if any, in source code and object code form.

This patent license shall apply to the combination of the Contribution and the Program if, at the time the Contribution is added by the Contributor, such addition of the Contribution causes such combination to be covered by the Licensed Patents. The patent license shall not apply to any other combinations which include the Contribution. No hardware per se is licensed hereunder.

c) Recipient understands that although each Contributor grants the licenses to its Contributions set forth herein, no assurances are provided by any Contributor that the Program does not infringe the patent or other intellectual property rights of any other entity. Each Contributor disclaims any liability to Recipient for claims brought by any other entity based on infringement of intellectual property rights or otherwise. As a condition to exercising the rights and licenses granted hereunder, each Recipient hereby assumes sole

responsibility to secure any other intellectual property rights needed, if any.

For example, if a third party patent license is required to allow Recipient to distribute the Program, it is Recipient's responsibility to acquire that license before distributing the Program.

d) Each Contributor represents that to its knowledge it has sufficient copyright rights in its Contribution, if any, to grant the copyright license set forth in this Agreement.

### 3. REQUIREMENTS

A Contributor may choose to distribute the Program in object code form under its own license agreement, provided that:

a) it complies with the terms and conditions of this Agreement; and

b) its license agreement:

i) effectively disclaims on behalf of all Contributors all warranties and conditions, express and implied, including warranties or conditions of title and non-infringement, and implied warranties or conditions of merchantability and fitness for a particular purpose;

ii) effectively excludes on behalf of all Contributors all liability for damages, including direct, indirect, special, incidental and consequential damages, such as lost profits;

iii) states that any provisions which differ from this Agreement are offered by that Contributor alone and not by any other party; and

iv) states that source code for the Program is available from such Contributor, and informs licensees how to obtain it in a reasonable manner on or through a medium customarily used for software exchange.

When the Program is made available in source code form:

a) it must be made available under this Agreement; and

b) a copy of this Agreement must be included with each copy of the Program.

Contributors may not remove or alter any copyright notices contained within the Program.

Each Contributor must identify itself as the originator of its Contribution, if any, in a manner that reasonably allows subsequent Recipients to identify the originator of the Contribution.

#### 4. COMMERCIAL DISTRIBUTION

Commercial distributors of software may accept certain responsibilities with respect to end users, business partners and the like. While this license is intended to facilitate the commercial use of the Program, the Contributor who includes the Program in a commercial product offering should do so in a manner which does not create potential liability for other Contributors. Therefore, if a Contributor includes the Program in a commercial product offering, such Contributor ("Commercial Contributor") hereby agrees to defend and indemnify every other Contributor ("Indemnified Contributor") against any losses, damages and costs (collectively "Losses") arising from claims, lawsuits and other legal actions brought by a third party against the Indemnified Contributor to the extent caused by the acts or omissions of such Commercial Contributor in connection with its distribution of the Program in a commercial product offering. The obligations in this section do not apply to any claims or Losses relating to any actual or alleged intellectual property infringement.

In order to qualify, an Indemnified Contributor must: a) promptly notify the Commercial Contributor in writing of such claim, and b) allow the Commercial Contributor to control, and cooperate with the Commercial Contributor in, the defense and any related settlement negotiations. The Indemnified Contributor may participate in any such claim at its own expense.

For example, a Contributor might include the Program in a commercial product offering, Product X. That Contributor is then a Commercial Contributor. If that Commercial Contributor then makes performance claims, or offers warranties related to Product X, those performance claims and warranties are such Commercial Contributor's responsibility alone. Under this section, the Commercial Contributor would have to defend claims against the other Contributors related to those performance claims and warranties, and if a court requires any other Contributor to pay any damages as a result, the Commercial Contributor must pay those damages.

#### 5.

##### NO WARRANTY

EXCEPT AS EXPRESSLY SET FORTH IN THIS AGREEMENT, THE PROGRAM IS PROVIDED ON AN "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, EITHER EXPRESS OR IMPLIED INCLUDING, WITHOUT LIMITATION, ANY WARRANTIES OR CONDITIONS OF TITLE, NON-INFRINGEMENT, MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE. Each Recipient is solely responsible for determining the appropriateness of using and distributing the Program and assumes all risks associated with its exercise of rights under this Agreement, including but not limited to the risks and costs of program errors, compliance with applicable laws, damage to or loss of data, programs or equipment, and unavailability or interruption of operations.

## 6. DISCLAIMER OF LIABILITY

EXCEPT AS EXPRESSLY SET FORTH IN THIS AGREEMENT, NEITHER RECIPIENT NOR ANY CONTRIBUTORS SHALL HAVE ANY LIABILITY FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING WITHOUT LIMITATION LOST PROFITS), HOWEVER

CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OR DISTRIBUTION OF THE PROGRAM OR THE EXERCISE OF ANY RIGHTS GRANTED HEREUNDER, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

## 7. GENERAL

If any provision of this Agreement is invalid or unenforceable under applicable law, it shall not affect the validity or enforceability of the remainder of the terms of this Agreement, and without further action by the parties hereto, such provision shall be reformed to the minimum extent necessary to make such provision valid and enforceable.

If Recipient institutes patent litigation against a Contributor with respect to a patent applicable to software (including a cross-claim or counterclaim in a lawsuit), then any patent licenses granted by that Contributor to such Recipient under this Agreement shall terminate as of the date such litigation is filed. In addition, if Recipient institutes patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Program itself (excluding combinations of the Program with other software or hardware) infringes such Recipient's patent(s), then such Recipient's rights granted under Section 2(b) shall terminate as of the date such litigation is filed.

All Recipient's rights under this Agreement shall terminate if it fails to comply with any of the material terms or conditions of this Agreement and does not cure such failure in a reasonable period of time after becoming aware of such noncompliance. If all Recipient's rights under this Agreement terminate, Recipient agrees to cease use and distribution of the Program as soon as reasonably practicable. However, Recipient's obligations under this Agreement and any licenses granted by Recipient relating to the Program shall continue and survive.

Everyone is permitted to copy and distribute copies of this Agreement, but in order to avoid inconsistency the Agreement is copyrighted and may only be modified in the following manner. The Agreement Steward reserves the right to publish new versions (including revisions) of this Agreement from time to time. No one other than the Agreement Steward has the right to modify this Agreement. IBM is the initial Agreement Steward. IBM may assign the responsibility to serve as the Agreement Steward to a suitable separate entity. Each new version of the Agreement will be given a distinguishing version number. The Program (including

Contributions) may always be distributed subject to the version of the Agreement under which it was received. In addition, after a new version of the Agreement is published, Contributor may elect to distribute the Program (including its Contributions) under the new version. Except as expressly stated in Sections 2(a) and 2(b) above, Recipient receives no rights or licenses to the intellectual property of any Contributor under this Agreement, whether expressly,

by implication, estoppel or otherwise. All rights in the Program not expressly granted under this Agreement are reserved.

This Agreement is governed by the laws of the State of New York and the intellectual property laws of the United States of America. No party to this Agreement will bring a legal action under this Agreement more than one year after the cause of action arose. Each party waives its rights to a jury trial in any resulting litigation.

Special exception for LZMA compression module

Igor Pavlov and Amir Szekely, the authors of the LZMA compression module for NSIS, expressly permit you to statically or dynamically link your code (or bind by name) to the files from the LZMA compression module for NSIS without subjecting your linked code to the terms of the Common Public license version 1.0. Any modifications or additions to files from the LZMA compression module for NSIS, however, are subject to the terms of the Common Public License version 1.0.

For the following XML

Schemas for Java EE Deployment Descriptors:

- javaee\_5.xsd
- javaee\_web\_services\_1\_2.xsd
- javaee\_web\_services\_client\_1\_2.xsd
- javaee\_6.xsd
- javaee\_web\_services\_1\_3.xsd
- javaee\_web\_services\_client\_1\_3.xsd
- jsp\_2\_2.xsd
- web-app\_3\_0.xsd
- web-common\_3\_0.xsd
- web-fragment\_3\_0.xsd
- javaee\_7.xsd
- javaee\_web\_services\_1\_4.xsd
- javaee\_web\_services\_client\_1\_4.xsd
- jsp\_2\_3.xsd
- web-app\_3\_1.xsd
- web-common\_3\_1.xsd
- web-fragment\_3\_1.xsd
- javaee\_8.xsd
- web-app\_4\_0.xsd



- web-common\_4\_0.xsd
- web-fragment\_4\_0.xsd

## COMMON DEVELOPMENT AND DISTRIBUTION LICENSE (CDDL) Version 1.0

### 1. Definitions.

- 1.1. Contributor. means each individual or entity that creates or contributes to the creation of Modifications.
- 1.2. Contributor Version. means the combination of the Original Software, prior Modifications used by a Contributor (if any), and the Modifications made by that particular Contributor.
- 1.3. Covered Software. means (a) the Original Software, or (b) Modifications, or (c) the combination of files containing Original Software with files containing Modifications, in each case including portions thereof.
- 1.4. Executable. means the Covered Software in any form other than Source Code.
- 1.5. Initial Developer. means the individual or entity that first makes Original Software available under this License.
- 1.6. Larger Work. means a work which combines Covered Software or portions thereof with code not governed by the terms of this License.
- 1.7. License. means this document.
- 1.8. Licensable. means having the right to grant, to the maximum extent possible, whether at the time of the initial grant or subsequently acquired, any and all of the rights conveyed herein.
- 1.9. Modifications. means the Source Code and Executable form of any of the following:
  - A. Any file that results from an addition to, deletion from or modification of the contents of a file containing Original Software or previous Modifications;
  - B. Any new file that contains any part of the Original Software or previous Modification; or
  - C. Any new file that is contributed or otherwise made available under the terms of this License.

- 1.10. Original Software. means the Source Code and Executable form of computer software code that is originally released under this License.
- 1.11. Patent Claims. means any patent claim(s), now owned or hereafter acquired, including without limitation, method, process, and apparatus claims, in any patent Licensable by grantor.
- 1.12. Source Code. means (a) the common form of computer software code in which modifications are made and (b) associated documentation included in or with such code.
- 1.13. You. (or .Your.) means an individual or a legal entity exercising rights under, and complying with all of the terms of, this License. For legal entities, .You. includes any entity which controls, is controlled by, or is under common control with You. For purposes of this definition, .control. means (a) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (b) ownership of more than fifty percent (50%) of the outstanding shares or beneficial ownership of such entity.

## 2. License Grants.

### 2.1. The Initial Developer Grant.

Conditioned upon Your compliance with Section 3.1 below and subject to third party intellectual property claims, the Initial Developer hereby grants You a world-wide, royalty-free, non-exclusive license:

- (a) under intellectual property rights (other than patent or trademark) Licensable by Initial Developer, to use, reproduce, modify, display, perform, sublicense and distribute the Original Software
- (or portions thereof), with or without Modifications, and/or as part of a Larger Work; and
- (b) under Patent Claims infringed by the making, using or selling of Original Software, to make, have made, use, practice, sell, and offer for sale, and/or otherwise dispose of the Original Software (or portions thereof).
- (c) The licenses granted in Sections 2.1(a) and (b) are effective on the date Initial Developer first distributes or otherwise makes the Original Software available to a third party under the terms of this License.
- (d) Notwithstanding Section 2.1(b) above, no patent license is granted:
- (1) for code that You delete from the Original Software, or (2) for

infringements caused by: (i) the modification of the Original Software, or (ii) the combination of the Original Software with other software or devices.

## 2.2. Contributor Grant.

Conditioned upon Your compliance with Section 3.1 below and subject to third party intellectual property claims, each Contributor hereby grants You a world-wide, royalty-free, non-exclusive license:

(a) under intellectual property rights (other than patent or trademark) Licensable by Contributor to use, reproduce, modify, display, perform, sublicense and distribute the Modifications created by such Contributor (or portions thereof), either on an unmodified basis, with other Modifications, as Covered Software and/or as part of a Larger Work; and

(b) under Patent Claims infringed by the making, using, or selling of Modifications made by that Contributor either alone and/or in combination with its Contributor Version (or portions of such combination), to make, use, sell, offer for sale, have made, and/or otherwise dispose of:

(1) Modifications made by that Contributor (or portions thereof); and (2) the combination of Modifications made by that Contributor with its Contributor Version (or portions of such combination).

(c) The licenses granted in Sections 2.2(a) and 2.2(b) are effective on the date Contributor first distributes or otherwise makes the Modifications available to a third party.

(d) Notwithstanding Section 2.2(b) above, no patent license is granted: (1) for any code that Contributor has deleted from the Contributor Version; (2) for infringements caused by: (i) third party modifications of Contributor Version, or (ii) the combination of Modifications made by that Contributor with other software (except as part of the Contributor Version) or other devices; or (3) under Patent Claims infringed by Covered Software in the absence of Modifications

made by that Contributor.

## 3. Distribution Obligations.

### 3.1. Availability of Source Code.

Any Covered Software that You distribute or otherwise make available in Executable form must also be made available in Source Code form and that Source Code form must be distributed only under the terms of this License. You must include a copy of this License with every copy of the Source Code

form of the Covered Software You distribute or otherwise make available. You must inform recipients of any such Covered Software in Executable form as to how they can obtain such Covered Software in Source Code form in a reasonable manner on or through a medium customarily used for software exchange.

### 3.2. Modifications.

The Modifications that You create or to which You contribute are governed by the terms of this License. You represent that You believe Your Modifications are Your original creation(s) and/or You have sufficient rights to grant the rights conveyed by this License.

### 3.3. Required Notices.

You must include a notice in each of Your Modifications that identifies You as the Contributor of the Modification. You may not remove or alter any copyright, patent or trademark notices contained within the Covered Software, or any notices of licensing or any descriptive text giving attribution to any Contributor or the Initial Developer.

### 3.4. Application of Additional Terms.

You may not offer or impose any terms on any Covered Software in Source Code form that alters or restricts the applicable version of this License or the recipients' rights hereunder. You may choose to offer, and to charge a fee for, warranty, support, indemnity or liability obligations to one or more recipients of Covered Software. However, you may do so only on Your own behalf, and not on behalf of the Initial Developer or any Contributor.

You must make it absolutely clear that any such warranty, support, indemnity or liability obligation is offered by You alone, and You hereby agree to indemnify the Initial Developer and every Contributor for any liability incurred by the Initial Developer or such Contributor as a result of warranty, support, indemnity or liability terms You offer.

### 3.5. Distribution of Executable Versions.

You may distribute the Executable form of the Covered Software under the terms of this License or under the terms of a license of Your choice, which may contain terms different from this License, provided that You are in compliance with the terms of this License and that the license for the Executable form does not attempt to limit or alter the recipient's rights in the Source Code form from the rights set forth in this License. If You distribute the Covered Software in Executable form under a different license, You must make it absolutely clear that any terms which differ from this License are offered by You alone, not by the Initial Developer or Contributor. You hereby agree to indemnify the Initial Developer and every Contributor for any liability incurred by the Initial Developer or such Contributor as a result of any such terms You offer.

### 3.6. Larger Works.

You may create a Larger Work by combining Covered Software with other code not governed by the terms of this License and distribute the Larger Work as a single product. In such a case, You must make sure the requirements of this License are fulfilled for the Covered Software.

## 4. Versions of the License.

### 4.1. New Versions.

Sun Microsystems, Inc. is the initial license steward and may publish revised and/or new versions of this License from time to time. Each version will be given a distinguishing version number. Except as provided in Section 4.3, no one other than the license steward has the right to modify this License.

### 4.2. Effect of New Versions.

You may always continue to use, distribute or otherwise make the Covered Software available under the terms of the version of the License under which You originally received the Covered Software. If the Initial Developer includes a notice in the Original Software prohibiting it from being distributed or otherwise made available under any subsequent version of the License, You must distribute and make the Covered Software available under the terms of the version of the License under which You originally received the Covered Software. Otherwise, You may also choose to use, distribute or otherwise make the Covered Software available under the terms of any subsequent version of the License published by the license steward.

### 4.3. Modified Versions.

When You are an Initial Developer and You want to create a new license for Your Original Software, You may create and use a modified version of this License if You: (a) rename the license and remove any references to the name of the license steward (except to note that the license differs from this License); and (b) otherwise make it clear that the license contains terms which differ from this License.

## 5. DISCLAIMER OF WARRANTY.

COVERED SOFTWARE IS PROVIDED UNDER THIS LICENSE ON AN .AS IS. BASIS, WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, WITHOUT LIMITATION, WARRANTIES THAT THE COVERED SOFTWARE IS FREE OF DEFECTS, MERCHANTABILITY, FIT FOR A PARTICULAR PURPOSE OR NON-INFRINGEMENT. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE COVERED SOFTWARE IS WITH YOU. SHOULD ANY COVERED SOFTWARE PROVE DEFECTIVE IN ANY RESPECT, YOU (NOT THE INITIAL DEVELOPER OR ANY OTHER CONTRIBUTOR) ASSUME THE COST OF ANY NECESSARY

SERVICING, REPAIR OR CORRECTION. THIS DISCLAIMER OF WARRANTY CONSTITUTES AN ESSENTIAL PART OF THIS LICENSE. NO USE OF ANY COVERED SOFTWARE IS AUTHORIZED HEREUNDER EXCEPT UNDER THIS DISCLAIMER.

6. TERMINATION.

6.1. This License and the rights granted hereunder will terminate automatically if You fail to comply with terms herein and fail to cure such breach within 30 days of becoming aware of the breach. Provisions which, by their nature, must remain in effect beyond the termination of this License shall survive.

6.2. If You assert a patent infringement claim (excluding declaratory judgment actions) against Initial Developer or a Contributor (the Initial Developer or Contributor against whom You assert such claim is referred to as .Participant.) alleging that the Participant Software (meaning the Contributor Version where the Participant is a Contributor or the Original Software where the Participant is the Initial Developer) directly or indirectly infringes any patent, then any and all rights granted directly or indirectly to You by such Participant, the Initial Developer (if the Initial Developer is not the Participant) and all Contributors under Sections 2.1 and/or 2.2 of this License shall, upon 60 days notice from Participant terminate prospectively and automatically at the expiration of such 60 day notice period, unless if within such 60 day period You withdraw Your claim with respect to the Participant Software against such Participant either unilaterally or pursuant to a written agreement with Participant.

6.3. In the event of termination under Sections 6.1 or 6.2 above, all end user licenses that have been validly granted by You or any distributor hereunder prior to termination (excluding licenses granted to You by any distributor) shall survive termination.

7.

LIMITATION OF LIABILITY.

UNDER NO CIRCUMSTANCES AND UNDER NO LEGAL THEORY, WHETHER TORT (INCLUDING NEGLIGENCE), CONTRACT, OR OTHERWISE, SHALL YOU, THE INITIAL DEVELOPER, ANY OTHER CONTRIBUTOR, OR ANY DISTRIBUTOR OF COVERED SOFTWARE, OR ANY SUPPLIER OF ANY OF SUCH PARTIES, BE LIABLE TO ANY PERSON FOR ANY INDIRECT, SPECIAL, INCIDENTAL, OR CONSEQUENTIAL DAMAGES OF ANY CHARACTER INCLUDING, WITHOUT LIMITATION, DAMAGES FOR LOST PROFITS, LOSS OF GOODWILL, WORK STOPPAGE, COMPUTER FAILURE OR MALFUNCTION, OR ANY AND ALL OTHER COMMERCIAL DAMAGES OR LOSSES, EVEN IF SUCH PARTY SHALL HAVE BEEN INFORMED OF THE POSSIBILITY OF SUCH DAMAGES. THIS LIMITATION OF LIABILITY SHALL NOT APPLY TO LIABILITY FOR

DEATH OR PERSONAL INJURY RESULTING FROM SUCH PARTY.S NEGLIGENCE TO THE EXTENT APPLICABLE LAW PROHIBITS SUCH LIMITATION. SOME JURISDICTIONS DO NOT ALLOW THE EXCLUSION OR LIMITATION OF INCIDENTAL OR CONSEQUENTIAL DAMAGES, SO THIS EXCLUSION AND LIMITATION MAY NOT APPLY TO YOU.

#### 8. U.S. GOVERNMENT END USERS.

The Covered Software is a .commercial item., as that term is defined in 48 C.F.R. 2.101 (Oct. 1995), consisting of .commercial computer software. (as that term is defined at 48 C.F.R. ? 252.227-7014(a)(1)) and commercial computer software documentation. as such terms are used in 48 C.F.R. 12.212 (Sept. 1995). Consistent with 48 C.F.R. 12.212 and 48 C.F.R. 227.7202-1 through 227.7202-4 (June 1995), all U.S. Government End Users acquire Covered Software with only those rights set forth herein. This U.S. Government Rights clause is in lieu of, and supersedes, any other FAR, DFAR, or other clause or provision that addresses Government rights in computer software under this License.

#### 9. MISCELLANEOUS.

This License represents the complete agreement concerning subject matter hereof. If any provision of this License is held to be unenforceable, such provision shall be reformed only to the extent necessary to make it enforceable. This License shall be governed by the law of the jurisdiction specified in a notice contained within the Original Software (except to the extent applicable law, if any, provides otherwise), excluding such jurisdiction's conflict-of-law provisions. Any litigation relating to this License shall be subject to the jurisdiction of the courts located in the jurisdiction and venue specified in a notice contained within the Original Software, with the losing party responsible for costs, including, without limitation, court costs and reasonable attorneys. fees and expenses. The application of the United Nations Convention on Contracts for the International Sale of Goods is expressly excluded. Any law or regulation which provides that the language of a contract shall be construed against the drafter shall not apply to this License. You agree that You alone are responsible for compliance with the United States export administration regulations (and the export control laws and regulation of any other countries) when You use, distribute or otherwise make available any Covered Software.

#### 10. RESPONSIBILITY FOR CLAIMS.

As between Initial Developer and the Contributors, each party is responsible for claims and damages arising, directly or indirectly, out of its utilization of rights under this License and You agree to work with Initial Developer and Contributors to distribute such responsibility on an equitable

basis. Nothing herein is intended or shall be deemed to constitute any admission of liability.

## NOTICE PURSUANT TO SECTION 9 OF THE COMMON DEVELOPMENT AND DISTRIBUTION LICENSE (CDDL)

The code released under the CDDL shall be governed by the laws of the State of California (excluding conflict-of-law provisions). Any litigation relating to this License shall be subject to the jurisdiction of the Federal Courts of the Northern District of California and the state courts of the State of California, with venue lying in Santa Clara County, California.

Apache License  
Version 2.0, January 2004  
<http://www.apache.org/licenses/>

## TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or



Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You

institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use,

reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability

incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

## END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[ ]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.  
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

/\*

\* Licensed to the Apache Software Foundation (ASF) under one or more  
\* contributor license agreements. See the NOTICE file distributed with  
\* this work for additional information regarding copyright ownership.  
\* The ASF licenses this file to You under the Apache License, Version 2.0  
\* (the "License"); you may not use this file except in compliance with  
\* the License. You may obtain a copy of the License at

\*

\* <http://www.apache.org/licenses/LICENSE-2.0>

\*

\* Unless required by applicable law or agreed to in writing, software  
\* distributed under the License is distributed on an "AS IS" BASIS,  
\* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.  
\* See the License for the specific language governing permissions and  
\* limitations under the License.

\*/

Apache Standard Taglib Specification API

Copyright 2001-2015 The Apache Software Foundation

This product includes software developed at  
The Apache Software Foundation (<http://www.apache.org/>).  
Apache Tomcat  
Copyright 1999-@YEAR@ The Apache Software Foundation

This product includes software developed at  
The Apache Software Foundation (<http://www.apache.org/>).

The original XML Schemas for Java EE Deployment Descriptors:

- javaee\_5.xsd
- javaee\_web\_services\_1\_2.xsd
- javaee\_web\_services\_client\_1\_2.xsd
- javaee\_6.xsd
- javaee\_web\_services\_1\_3.xsd
- javaee\_web\_services\_client\_1\_3.xsd
- jsp\_2\_2.xsd
- web-app\_3\_0.xsd
- web-common\_3\_0.xsd
- web-fragment\_3\_0.xsd
- javaee\_7.xsd
- javaee\_web\_services\_1\_4.xsd
- javaee\_web\_services\_client\_1\_4.xsd
- jsp\_2\_3.xsd
- web-app\_3\_1.xsd
- web-common\_3\_1.xsd
- web-fragment\_3\_1.xsd
- javaee\_8.xsd
- web-app\_4\_0.xsd
- web-common\_4\_0.xsd
- web-fragment\_4\_0.xsd

may be obtained from:

<http://www.oracle.com/webfolder/technetwork/jsc/xml/ns/javaee/index.html>

Apache Tomcat JDBC Pool

Copyright 2008-2023 The Apache Software Foundation

This product includes software developed at  
The Apache Software Foundation (<http://www.apache.org/>).

# 1.1094 tomcat-dbc 9.0.84

## 1.1094.1 Available under license :

Apache Tomcat

Copyright 1999-2023 The Apache Software Foundation

This product includes software developed at

The Apache Software Foundation (<http://www.apache.org/>).

Apache License  
Version 2.0, January 2004  
<http://www.apache.org/licenses/>

## TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain

separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without

modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.



6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[ ]" replaced with your own identifying information. (Don't include

the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.  
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

# 1.1095 tomcat-jdbc 9.0.84

## 1.1095.1 Available under license :

Apache License

Version 2.0, January 2004

<http://www.apache.org/licenses/>

### TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

#### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity

exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the

Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents

of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions. Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill,

work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

## END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[ ]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.  
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

Apache Tomcat JDBC Pool

Copyright 2008-2023 The Apache Software Foundation

This product includes software developed at  
The Apache Software Foundation (<http://www.apache.org/>).

# 1.1096 tomcat-jni 9.0.84

## 1.1096.1 Available under license :

Apache Tomcat

Copyright 1999-2023 The Apache Software Foundation

This product includes software developed at  
The Apache Software Foundation (<http://www.apache.org/>).

Apache License

Version 2.0, January 2004

<http://www.apache.org/licenses/>

### TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

#### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work

(an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial

revisions, annotations, elaborations, or other modifications

represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this

License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work



or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. **Submission of Contributions.** Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions. Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.
6. **Trademarks.** This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.
7. **Disclaimer of Warranty.** Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.
8. **Limitation of Liability.** In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.
9. **Accepting Warranty or Additional Liability.** While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

## END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[ ]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.  
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

# 1.1097 jline 3.22.0

## 1.1097.1 Available under license :

No license file was found, but licenses were detected in source scan.

/\*

\* Copyright (c) 2002-2019, the original author or authors.

\*

\* This software is distributable under the BSD license. See the terms of the

\* BSD license in the documentation provided with this software.

\*

\* <https://opensource.org/licenses/BSD-3-Clause>

\*/

Found in path(s):

\* /opt/cola/permits/1881382372\_1704719110.3418307/0/jline-3-22-0-sources-8-jar/org/jline/builtins/Tmux.java

\* /opt/cola/permits/1881382372\_1704719110.3418307/0/jline-3-22-0-sources-8-

jar/org/jline/terminal/impl/AbstractPty.java

\* /opt/cola/permits/1881382372\_1704719110.3418307/0/jline-3-22-0-sources-8-jar/org/jline/reader/Editor.java

\* /opt/cola/permits/1881382372\_1704719110.3418307/0/jline-3-22-0-sources-8-jar/org/jline/reader/Candidate.java  
\* /opt/cola/permits/1881382372\_1704719110.3418307/0/jline-3-22-0-sources-8-jar/org/jline/builtins/ConfigurationPath.java  
\* /opt/cola/permits/1881382372\_1704719110.3418307/0/jline-3-22-0-sources-8-jar/org/jline/reader/impl/completer/ArgumentCompleter.java  
\*  
/opt/cola/permits/1881382372\_1704719110.3418307/0/jline-3-22-0-sources-8-jar/org/jline/terminal/impl/AbstractWindowsTerminal.java  
\* /opt/cola/permits/1881382372\_1704719110.3418307/0/jline-3-22-0-sources-8-jar/org/jline/utils/InfoCmp.java  
\* /opt/cola/permits/1881382372\_1704719110.3418307/0/jline-3-22-0-sources-8-jar/org/jline/utils/Status.java  
\* /opt/cola/permits/1881382372\_1704719110.3418307/0/jline-3-22-0-sources-8-jar/org/jline/reader/impl/completer/StringsCompleter.java  
No license file was found, but licenses were detected in source scan.

/\*

\* Copyright (c) 2002-2021, the original author or authors.  
\*  
\* This software is distributable under the BSD license. See the terms of the  
\* BSD license in the documentation provided with this software.  
\*  
\* <https://opensource.org/licenses/BSD-3-Clause>  
\*/

Found in path(s):

\* /opt/cola/permits/1881382372\_1704719110.3418307/0/jline-3-22-0-sources-8-jar/org/jline/reader/impl/CompletionMatcherImpl.java  
\* /opt/cola/permits/1881382372\_1704719110.3418307/0/jline-3-22-0-sources-8-jar/org/jline/builtins/ConsoleOptionGetter.java  
\* /opt/cola/permits/1881382372\_1704719110.3418307/0/jline-3-22-0-sources-8-jar/org/jline/builtins/Completers.java  
\* /opt/cola/permits/1881382372\_1704719110.3418307/0/jline-3-22-0-sources-8-jar/org/jline/builtins/Nano.java  
\* /opt/cola/permits/1881382372\_1704719110.3418307/0/jline-3-22-0-sources-8-jar/org/jline/reader/impl/DefaultHighlighter.java  
\* /opt/cola/permits/1881382372\_1704719110.3418307/0/jline-3-22-0-sources-8-jar/org/jline/widget/TailTipWidgets.java  
\*  
/opt/cola/permits/1881382372\_1704719110.3418307/0/jline-3-22-0-sources-8-jar/org/jline/reader/impl/history/DefaultHistory.java  
\* /opt/cola/permits/1881382372\_1704719110.3418307/0/jline-3-22-0-sources-8-jar/org/jline/reader/PrintAboveWriter.java  
\* /opt/cola/permits/1881382372\_1704719110.3418307/0/jline-3-22-0-sources-8-jar/org/jline/builtins/TTop.java  
\* /opt/cola/permits/1881382372\_1704719110.3418307/0/jline-3-22-0-sources-8-jar/org/jline/builtins/Styles.java  
\* /opt/cola/permits/1881382372\_1704719110.3418307/0/jline-3-22-0-sources-8-jar/org/jline/console/impl/ConsoleEngineImpl.java  
\* /opt/cola/permits/1881382372\_1704719110.3418307/0/jline-3-22-0-sources-8-jar/org/jline/utils/AttributedStyle.java  
\* /opt/cola/permits/1881382372\_1704719110.3418307/0/jline-3-22-0-sources-8-jar/org/jline/reader/LineReader.java  
\* /opt/cola/permits/1881382372\_1704719110.3418307/0/jline-3-22-0-sources-8-

jar/org/jline/console/ConsoleEngine.java  
\*  
/opt/cola/permits/1881382372\_1704719110.3418307/0/jline-3-22-0-sources-8-jar/org/jline/reader/Parser.java  
\* /opt/cola/permits/1881382372\_1704719110.3418307/0/jline-3-22-0-sources-8-jar/org/jline/terminal/TerminalBuilder.java  
\* /opt/cola/permits/1881382372\_1704719110.3418307/0/jline-3-22-0-sources-8-jar/org/jline/console/SystemRegistry.java  
\* /opt/cola/permits/1881382372\_1704719110.3418307/0/jline-3-22-0-sources-8-jar/org/jline/terminal/impl/AbstractTerminal.java  
\* /opt/cola/permits/1881382372\_1704719110.3418307/0/jline-3-22-0-sources-8-jar/org/jline/console/ArgDesc.java  
\* /opt/cola/permits/1881382372\_1704719110.3418307/0/jline-3-22-0-sources-8-jar/org/jline/utils/AttributedCharSequence.java  
\* /opt/cola/permits/1881382372\_1704719110.3418307/0/jline-3-22-0-sources-8-jar/org/jline/reader/Highlighter.java  
No license file was found, but licenses were detected in source scan.

/\*  
\* Copyright (C) 2009-2018 the original author(s).  
\*  
\* Licensed under the Apache License, Version 2.0 (the "License");  
\* you may not use this file except in compliance with the License.  
\* You may obtain a copy of the License at  
\*  
\* <http://www.apache.org/licenses/LICENSE-2.0>  
\*  
\* Unless required by applicable law or agreed to in writing, software  
\* distributed under the License is distributed on an "AS IS" BASIS,  
\* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.  
\* See the License for the specific language governing permissions and  
\* limitations under the License.  
\*/

Found in path(s):

\* /opt/cola/permits/1881382372\_1704719110.3418307/0/jline-3-22-0-sources-8-jar/org/jline/terminal/impl/jansi/win/WindowsAnsiWriter.java  
\* /opt/cola/permits/1881382372\_1704719110.3418307/0/jline-3-22-0-sources-8-jar/org/jline/terminal/impl/jansi/win/WindowsAnsiWriter.java  
No license file was found, but licenses were detected in source scan.

/\*  
\* Licensed to the Apache Software Foundation (ASF) under one  
\* or more contributor license agreements. See the NOTICE file  
\* distributed with this work for additional information  
\* regarding copyright ownership. The ASF licenses this file  
\* to you under the Apache License, Version 2.0 (the  
\* "License"); you may not use this file except in compliance  
\* with the License. You may obtain a copy of the License at  
\*  
\* <http://www.apache.org/licenses/LICENSE-2.0>  
\*  
\*/

\* Unless required by applicable law or agreed to in writing,  
\* software distributed under the License is distributed on an  
\* "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY  
\* KIND, either express or implied. See the License for the  
\* specific language governing permissions and limitations  
\* under the License.  
\*/

Found in path(s):

\* /opt/cola/permits/1881382372\_1704719110.3418307/0/jline-3-22-0-sources-8-jar/org/jline/reader/SyntaxError.java

\*

/opt/cola/permits/1881382372\_1704719110.3418307/0/jline-3-22-0-sources-8-jar/org/jline/reader/EOFError.java

No license file was found, but licenses were detected in source scan.

/\*

\* Copyright (c) 2022, the original author or authors.

\*

\* This software is distributable under the BSD license. See the terms of the

\* BSD license in the documentation provided with this software.

\*

\* <https://opensource.org/licenses/BSD-3-Clause>

\*/

Found in path(s):

\* /opt/cola/permits/1881382372\_1704719110.3418307/0/jline-3-22-0-sources-8-jar/org/jline/terminal/impl/exec/ExecTerminalProvider.java

\* /opt/cola/permits/1881382372\_1704719110.3418307/0/jline-3-22-0-sources-8-jar/org/jline/terminal/spi/TerminalProvider.java

\* /opt/cola/permits/1881382372\_1704719110.3418307/0/jline-3-22-0-sources-8-jar/org/jline/terminal/impl/Diag.java

No license file was found, but licenses were detected in source scan.

#

# Copyright (C) 2022 the original author(s).

#

# Licensed under the Apache License, Version 2.0 (the "License");

# you may not use this file except in compliance with the License.

# You may obtain a copy of the License at

#

# <http://www.apache.org/licenses/LICENSE-2.0>

#

# Unless required by applicable law or agreed to in writing, software

# distributed under the License is distributed on an "AS IS" BASIS,

# WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.

# See the License for the specific language governing permissions and

# limitations under the License.

#

class = org.jline.terminal.impl.jansi.JansiTerminalProvider

Found in path(s):

\* /opt/cola/permits/1881382372\_1704719110.3418307/0/jline-3-22-0-sources-8-jar/META-INF/services/org.jline.terminal/provider/jansi  
No license file was found, but licenses were detected in source scan.

/\*

\* Copyright (c) 2002-2020, the original author or authors.  
\*  
\* This software is distributable under the BSD license. See the terms of the  
\* BSD license in the documentation provided with this software.  
\*  
\* <https://opensource.org/licenses/BSD-3-Clause>  
\*/

Found in path(s):

\* /opt/cola/permits/1881382372\_1704719110.3418307/0/jline-3-22-0-sources-8-jar/org/jline/terminal/impl/jna/osx/OsXNativePty.java  
\* /opt/cola/permits/1881382372\_1704719110.3418307/0/jline-3-22-0-sources-8-jar/org/jline/terminal/impl/jansi/JansiTerminalProvider.java  
\* /opt/cola/permits/1881382372\_1704719110.3418307/0/jline-3-22-0-sources-8-jar/org/jline/terminal/impl/jna/JnaTerminalProvider.java  
\* /opt/cola/permits/1881382372\_1704719110.3418307/0/jline-3-22-0-sources-8-jar/org/jline/console/CommandMethods.java  
\* /opt/cola/permits/1881382372\_1704719110.3418307/0/jline-3-22-0-sources-8-jar/org/jline/console/ScriptEngine.java  
\*  
/opt/cola/permits/1881382372\_1704719110.3418307/0/jline-3-22-0-sources-8-jar/org/jline/reader/CompletionMatcher.java  
\* /opt/cola/permits/1881382372\_1704719110.3418307/0/jline-3-22-0-sources-8-jar/org/jline/terminal/impl/jansi/JansiNativePty.java  
\* /opt/cola/permits/1881382372\_1704719110.3418307/0/jline-3-22-0-sources-8-jar/org/jline/console/CmdDesc.java  
\* /opt/cola/permits/1881382372\_1704719110.3418307/0/jline-3-22-0-sources-8-jar/org/jline/console/impl/AbstractCommandRegistry.java  
\* /opt/cola/permits/1881382372\_1704719110.3418307/0/jline-3-22-0-sources-8-jar/org/jline/widget/Widgets.java  
\* /opt/cola/permits/1881382372\_1704719110.3418307/0/jline-3-22-0-sources-8-jar/org/jline/terminal/impl/jna/solaris/SolarisNativePty.java  
\* /opt/cola/permits/1881382372\_1704719110.3418307/0/jline-3-22-0-sources-8-jar/org/jline/terminal/impl/jna/freebsd/CLibrary.java  
\* /opt/cola/permits/1881382372\_1704719110.3418307/0/jline-3-22-0-sources-8-jar/org/jline/console/CmdLine.java  
\*  
/opt/cola/permits/1881382372\_1704719110.3418307/0/jline-3-22-0-sources-8-jar/org/jline/terminal/impl/jna/freebsd/CLibrary.java  
\* /opt/cola/permits/1881382372\_1704719110.3418307/0/jline-3-22-0-sources-8-jar/org/jline/widget/AutosuggestionWidgets.java  
\* /opt/cola/permits/1881382372\_1704719110.3418307/0/jline-3-22-0-sources-8-jar/org/jline/console/impl/JlineCommandRegistry.java





Found in path(s):

- \* /opt/cola/permits/1881382372\_1704719110.3418307/0/jline-3-22-0-sources-8-jar/META-INF/maven/org.jline/jline-terminal-jansi/pom.xml
- \* /opt/cola/permits/1881382372\_1704719110.3418307/0/jline-3-22-0-sources-8-jar/META-INF/maven/org.jline/jline-remote-ssh/pom.xml
- \* /opt/cola/permits/1881382372\_1704719110.3418307/0/jline-3-22-0-sources-8-jar/META-INF/maven/org.jline/jline-remote-telnet/pom.xml
- \* /opt/cola/permits/1881382372\_1704719110.3418307/0/jline-3-22-0-sources-8-jar/META-INF/maven/org.jline/jline-reader/pom.xml
- \* /opt/cola/permits/1881382372\_1704719110.3418307/0/jline-3-22-0-sources-8-jar/META-INF/maven/org.jline/jline-terminal-jna/pom.xml

- \*  
/opt/cola/permits/1881382372\_1704719110.3418307/0/jline-3-22-0-sources-8-jar/META-INF/maven/org.jline/jline-terminal/pom.xml
- \* /opt/cola/permits/1881382372\_1704719110.3418307/0/jline-3-22-0-sources-8-jar/META-INF/maven/org.jline/jline-builtins/pom.xml
- \* /opt/cola/permits/1881382372\_1704719110.3418307/0/jline-3-22-0-sources-8-jar/META-INF/maven/org.jline/jline-style/pom.xml

No license file was found, but licenses were detected in source scan.

/\*

- \* Copyright (c) 2002-2017, the original author or authors.
- \*  
\* This software is distributable under the BSD license. See the terms of the  
\* BSD license in the documentation provided with this software.
- \*  
\* <https://opensource.org/licenses/BSD-3-Clause>
- \*/

Found in path(s):

- \* /opt/cola/permits/1881382372\_1704719110.3418307/0/jline-3-22-0-sources-8-jar/org/jline/style/NopStyleSource.java
- \* /opt/cola/permits/1881382372\_1704719110.3418307/0/jline-3-22-0-sources-8-jar/org/jline/terminal/impl/jansi/solaris/SolarisNativePty.java
- \* /opt/cola/permits/1881382372\_1704719110.3418307/0/jline-3-22-0-sources-8-jar/org/jline/style/StyleResolver.java
- \* /opt/cola/permits/1881382372\_1704719110.3418307/0/jline-3-22-0-sources-8-jar/org/jline/terminal/impl/AbstractWindowsConsoleWriter.java
- \* /opt/cola/permits/1881382372\_1704719110.3418307/0/jline-3-22-0-sources-8-jar/org/jline/utils/NonBlockingPumpReader.java
- \* /opt/cola/permits/1881382372\_1704719110.3418307/0/jline-3-22-0-sources-8-jar/org/jline/reader/impl/BufferImpl.java

- \*  
/opt/cola/permits/1881382372\_1704719110.3418307/0/jline-3-22-0-sources-8-jar/org/jline/terminal/impl/jansi/freebsd/FreeBsdNativePty.java
- \* /opt/cola/permits/1881382372\_1704719110.3418307/0/jline-3-22-0-sources-8-jar/org/jline/style/InterpolationHelper.java

\* /opt/cola/permits/1881382372\_1704719110.3418307/0/jline-3-22-0-sources-8-jar/org/jline/reader/impl/SimpleMaskingCallback.java  
\* /opt/cola/permits/1881382372\_1704719110.3418307/0/jline-3-22-0-sources-8-jar/org/jline/builtins/ssh/Ssh.java  
\* /opt/cola/permits/1881382372\_1704719110.3418307/0/jline-3-22-0-sources-8-jar/org/jline/utils/WriterOutputStream.java  
\* /opt/cola/permits/1881382372\_1704719110.3418307/0/jline-3-22-0-sources-8-jar/org/jline/terminal/impl/jansi/linux/LinuxNativePty.java  
\* /opt/cola/permits/1881382372\_1704719110.3418307/0/jline-3-22-0-sources-8-jar/org/jline/style/StyledWriter.java  
\* /opt/cola/permits/1881382372\_1704719110.3418307/0/jline-3-22-0-sources-8-jar/org/jline/builtins/telnet/Telnet.java  
\*

/opt/cola/permits/1881382372\_1704719110.3418307/0/jline-3-22-0-sources-8-jar/org/jline/style/MemoryStyleSource.java  
\* /opt/cola/permits/1881382372\_1704719110.3418307/0/jline-3-22-0-sources-8-jar/org/jline/utils/NonBlockingPumpInputStream.java  
\* /opt/cola/permits/1881382372\_1704719110.3418307/0/jline-3-22-0-sources-8-jar/org/jline/utils/PumpReader.java  
\* /opt/cola/permits/1881382372\_1704719110.3418307/0/jline-3-22-0-sources-8-jar/org/jline/reader/Buffer.java  
\* /opt/cola/permits/1881382372\_1704719110.3418307/0/jline-3-22-0-sources-8-jar/org/jline/style/StyleColor.java  
\* /opt/cola/permits/1881382372\_1704719110.3418307/0/jline-3-22-0-sources-8-jar/org/jline/builtins/ssh/ShellFactoryImpl.java  
\* /opt/cola/permits/1881382372\_1704719110.3418307/0/jline-3-22-0-sources-8-jar/org/jline/terminal/impl/jansi/osx/OsXNativePty.java  
\* /opt/cola/permits/1881382372\_1704719110.3418307/0/jline-3-22-0-sources-8-jar/org/jline/builtins/ssh/ShellCommand.java  
\*

/opt/cola/permits/1881382372\_1704719110.3418307/0/jline-3-22-0-sources-8-jar/org/jline/style/StyleBundle.java  
\* /opt/cola/permits/1881382372\_1704719110.3418307/0/jline-3-22-0-sources-8-jar/org/jline/terminal/impl/jna/win/JnaWinConsoleWriter.java  
\* /opt/cola/permits/1881382372\_1704719110.3418307/0/jline-3-22-0-sources-8-jar/org/jline/terminal/impl/jansi/win/JansiWinConsoleWriter.java  
\* /opt/cola/permits/1881382372\_1704719110.3418307/0/jline-3-22-0-sources-8-jar/org/jline/style/StyleBundleInvocationHandler.java

No license file was found, but licenses were detected in source scan.

/\*

\* Copyright (c) 2002-2022, the original author or authors.

\*

\* This software is distributable under the BSD license. See the terms of the

\* BSD license in the documentation provided with this software.

\*

\* <https://opensource.org/licenses/BSD-3-Clause>

\*/

Found in path(s):

\* /opt/cola/permits/1881382372\_1704719110.3418307/0/jline-3-22-0-sources-8-jar/org/jline/console/impl/DefaultPrinter.java  
\* /opt/cola/permits/1881382372\_1704719110.3418307/0/jline-3-22-0-sources-8-jar/org/jline/console/Printer.java  
\* /opt/cola/permits/1881382372\_1704719110.3418307/0/jline-3-22-0-sources-8-

```
jar/org/jline/console/impl/SystemHighlighter.java
* /opt/cola/permits/1881382372_1704719110.3418307/0/jline-3-22-0-sources-8-jar/org/jline/builtins/Source.java
* /opt/cola/permits/1881382372_1704719110.3418307/0/jline-3-22-0-sources-8-
jar/org/jline/builtins/Commands.java
* /opt/cola/permits/1881382372_1704719110.3418307/0/jline-3-22-0-sources-8-
jar/org/jline/console/impl/SystemRegistryImpl.java
*
/opt/cola/permits/1881382372_1704719110.3418307/0/jline-3-22-0-sources-8-jar/org/jline/builtins/Less.java
* /opt/cola/permits/1881382372_1704719110.3418307/0/jline-3-22-0-sources-8-
jar/org/jline/console/impl/Builtins.java
* /opt/cola/permits/1881382372_1704719110.3418307/0/jline-3-22-0-sources-8-
jar/org/jline/reader/impl/LineReaderImpl.java
* /opt/cola/permits/1881382372_1704719110.3418307/0/jline-3-22-0-sources-8-
jar/org/jline/builtins/SyntaxHighlighter.java
No license file was found, but licenses were detected in source scan.
```

```
/*
* Copyright (c) 2002-2018, the original author or authors.
*
* This software is distributable under the BSD license. See the terms of the
* BSD license in the documentation provided with this software.
*
* https://opensource.org/licenses/BSD-3-Clause
*/
```

```
/*
* Java TelnetD library (embeddable telnet daemon)
* Copyright (c) 2000-2005 Dieter Wimberger
* All rights reserved.
* <p/>
* Redistribution and use in source and binary forms, with or without
* modification, are permitted provided that the following conditions are
* met:
* Redistributions of source code must retain the above copyright notice,
* this list of conditions and the following disclaimer.
* Redistributions in binary form must reproduce the above copyright notice,
* this list of conditions and the following disclaimer in the documentation
* and/or other materials provided with the distribution.
```

```
*/ <p/>
* Neither the name of the author
* nor the names of its contributors
* may be used to endorse or promote products derived from this software
* without specific prior written permission.
* <p/>
* THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDER AND CONTRIBUTORS ``AS
* IS'' AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO,
* THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR
* PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE REGENTS OR CONTRIBUTORS BE
* LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR
```

\* CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF  
\* SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS  
\* INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN  
\* CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE)  
\* ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE  
\* POSSIBILITY OF SUCH DAMAGE.  
\*\*\*/  
/

Found in path(s):

\* /opt/cola/permits/1881382372\_1704719110.3418307/0/jline-3-22-0-sources-8-  
jar/org/jline/builtins/telnet/ConnectionManager.java

\*

/opt/cola/permits/1881382372\_1704719110.3418307/0/jline-3-22-0-sources-8-  
jar/org/jline/builtins/telnet/TelnetIO.java

\* /opt/cola/permits/1881382372\_1704719110.3418307/0/jline-3-22-0-sources-8-  
jar/org/jline/builtins/telnet/ConnectionData.java

\* /opt/cola/permits/1881382372\_1704719110.3418307/0/jline-3-22-0-sources-8-  
jar/org/jline/builtins/telnet/PortListener.java

\* /opt/cola/permits/1881382372\_1704719110.3418307/0/jline-3-22-0-sources-8-  
jar/org/jline/builtins/telnet/ConnectionEvent.java

\* /opt/cola/permits/1881382372\_1704719110.3418307/0/jline-3-22-0-sources-8-  
jar/org/jline/builtins/telnet/Connection.java

No license file was found, but licenses were detected in source scan.

/\*

\* Copyright (c) 2002-2016, the original author or authors.

\*

\* This software is distributable under the BSD license. See the terms of the  
\* BSD license in the documentation provided with this software.

\*

\* <https://opensource.org/licenses/BSD-3-Clause>

\*/

/\*

\* Licensed to the Apache Software Foundation (ASF) under one or more  
\* contributor license agreements. See the NOTICE file distributed with  
\* this work for additional information regarding copyright ownership.

\* The ASF licenses this file to You under the Apache License, Version 2.0  
\* (the "License"); you may not use this file except in compliance with  
\* the License. You may obtain a copy of the License at

\*

\* <http://www.apache.org/licenses/LICENSE-2.0>

\*

\* Unless required by applicable law or agreed to in writing, software  
\* distributed under the License is distributed on an "AS IS" BASIS,  
\* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND,  
\* either express or implied.

\* See the License for the specific language governing permissions and

\* limitations under the License.

\*/  
/\*\*  
\* Based on <http://antony.lesuisse.org/software/ajaxterm/>  
\* Public Domain License  
\*/

Found in path(s):

\* /opt/cola/permits/1881382372\_1704719110.3418307/0/jline-3-22-0-sources-8-jar/org/jline/builtins/ScreenTerminal.java  
No license file was found, but licenses were detected in source scan.

/\*  
\* Copyright (c) 2002-2017, the original author or authors.  
\*  
\* This software is distributable under the BSD license. See the terms of the  
\* BSD license in the documentation provided with this software.  
\*  
\* <https://opensource.org/licenses/BSD-3-Clause>  
\*/

/\*  
\* Java TelnetD library (embeddable telnet daemon)  
\* Copyright (c) 2000-2005 Dieter Wimberger  
\* All rights reserved.  
\* <p/>  
\* Redistribution and use in source and binary forms, with or without  
\* modification, are permitted provided that the following conditions are  
\* met:  
\* Redistributions of source code must retain the above copyright notice,  
\* this list of conditions and the following disclaimer.  
\* Redistributions in binary form must reproduce the above copyright notice,  
\* this list of conditions and the following disclaimer in the documentation  
\* and/or other materials provided with the distribution.

\* <p/>  
\* Neither the name of the author  
\* nor the names of its contributors  
\* may be used to endorse or promote products derived from this software  
\* without specific prior written permission.

\* <p/>  
\* THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDER AND CONTRIBUTORS ``AS  
\* IS'' AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO,  
\* THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR  
\* PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE REGENTS OR CONTRIBUTORS BE  
\* LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR  
\* CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF  
\* SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS  
\* INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN  
\* CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE)  
\* ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE

\* POSSIBILITY OF SUCH DAMAGE.

\*\*\*/

Found in path(s):

\* /opt/cola/permits/1881382372\_1704719110.3418307/0/jline-3-22-0-sources-8-jar/org/jline/builtins/telnet/ConnectionFactory.java

\*

/opt/cola/permits/1881382372\_1704719110.3418307/0/jline-3-22-0-sources-8-jar/org/jline/builtins/telnet/ConnectionListener.java

No license file was found, but licenses were detected in source scan.

/\*

\* Copyright (c) 2002-2020, the original author or authors.

\*

\* This software is distributable under the BSD license. See the terms of the

\* BSD license in the documentation provided with this software.

\*

\* <https://opensource.org/licenses/BSD-3-Clause>

\*/

/\*

\* Licensed to the Apache Software Foundation (ASF) under one

\* or more contributor license agreements. See the NOTICE file

\* distributed with this work for additional information

\* regarding copyright ownership. The ASF licenses this file

\* to you under the Apache License, Version 2.0 (the

\* "License"); you may not use this file except in compliance

\* with the License. You may obtain a copy of the License at

\*

\* <http://www.apache.org/licenses/LICENSE-2.0>

\*

\* Unless required by applicable law or agreed to in writing,

\* software distributed under the License is distributed on an

\* "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY

\* KIND,

either express or implied. See the License for the

\* specific language governing permissions and limitations

\* under the License.

\*/

Found in path(s):

\* /opt/cola/permits/1881382372\_1704719110.3418307/0/jline-3-22-0-sources-8-jar/org/jline/builtins/Options.java

No license file was found, but licenses were detected in source scan.

#

# Copyright (C) 2022 the original author(s).

#

# Licensed under the Apache License, Version 2.0 (the "License");

# you may not use this file except in compliance with the License.

```
# You may obtain a copy of the License at
#
# http://www.apache.org/licenses/LICENSE-2.0
#
# Unless required by applicable law or agreed to in writing, software
# distributed under the License is distributed on an "AS IS" BASIS,
# WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
# See the License for the specific language governing permissions and
# limitations under the License.
#
class = org.jline.terminal.impl.exec.ExecTerminalProvider
```

Found in path(s):

```
* /opt/cola/permits/1881382372_1704719110.3418307/0/jline-3-22-0-sources-8-jar/META-INF/services/org.jline.terminal/provider/exec
```

No license file was found, but licenses were detected in source scan.

```
#
# Copyright (c) 2002-2018, the original author or authors.
#
# This software is distributable under the BSD license. See the terms of the
# BSD license in the documentation provided with this software.
#
# https://opensource.org/licenses/BSD-3-Clause
#
```

```
black
maroon
green
olive
navy
purple
teal
silver
grey
red
lime
yellow
blue
fuchsia
aqua
white
grey0
navyblue
darkblue
blue3
blue3a
blue1
```

darkgreen  
deepskyblue4  
deepskyblue4a  
deepskyblue4b  
dodgerblue3  
dodgerblue2  
green4  
springgreen4  
turquoise4  
deepskyblue3  
deepskyblue3a  
dodgerblue1  
green3  
springgreen3  
darkcyan  
lightseagreen  
deepskyblue2  
deepskyblue1  
green3a  
springgreen3a  
springgreen2  
cyan3  
darkturquoise  
turquoise2  
green1  
springgreen2a  
springgreen1  
mediumspringgreen  
cyan2  
cyan1  
darkred  
deppink4  
purple4  
purple4a  
purple3  
blueviolet  
orange4  
grey37  
mediumpurple4  
slateblue3  
slateblue3a  
royalblue1  
chartreuse4  
darkseagreen4  
paleturquoise4  
steelblue  
steelblue3  
cornflowerblue



chartreuse3  
darkseagreen4a  
cadetblue  
cadetbluea  
skyblue3  
steelblue1  
chartreuse3a  
palegreen3  
seagreen3  
aquamarine3  
mediumturquoise  
steelblue1a  
chartreuse2  
seagreen2  
seagreen1  
seagreen1a  
aquamarine1  
darkslategray2  
darkreda  
deeppink4a  
darkmagenta  
darkmagentaa  
darkviolet  
purplea  
orange4a  
lightpink4  
plum4  
mediumpurple3  
mediumpurple3a  
slateblue1  
yellow4  
wheat4  
grey53  
lightslategrey  
mediumpurple  
lightslateblue  
yellow4a  
darkolivegreen3  
darkseagreen  
lightskyblue3  
lightskyblue3a  
skyblue2  
chartreuse2a  
darkolivegreen3a  
palegreen3a  
darkseagreen3  
darkslategray3  
skyblue1

chartreuse1  
lightgreen  
lightgreena  
palegreen1  
aquamarine1a  
darkslategray1  
red3  
deeppink4b  
mediumvioletred  
magenta3  
darkvioleta  
purpleb  
darkorange3  
indianred  
hotpink3  
mediumorchid3  
mediumorchid  
mediumpurple2  
darkgoldenrod  
lightsalmon3  
rosybrown  
grey63  
mediumpurple2a  
mediumpurple1  
gold3  
darkkhaki  
navajowhite3  
grey69  
lightsteelblue3  
lightsteelblue  
yellow3  
darkolivegreen3b  
darkseagreen3a  
darkseagreen2  
lightcyan3  
lightskyblue1  
greenyellow  
darkolivegreen2  
palegreen1a  
darkseagreen2a  
darkseagreen1  
paleturquoise1  
red3a  
deeppink3  
deeppink3a  
magenta3a  
magenta3b  
magenta2

darkorange3a  
indianreda  
hotpink3a  
hotpink2  
orchid  
mediumorchid1  
orange3  
lightsalmon3a  
lightpink3  
pink3  
plum3  
violet  
gold3a  
lightgoldenrod3  
tan  
mistyrose3  
thistle3  
plum2  
yellow3a  
khaki3  
lightgoldenrod2  
lightyellow3  
grey84  
lightsteelblue1  
yellow2  
darkolivegreen1  
darkolivegreen1a  
darkseagreen1a  
honeydew2  
lightcyan1  
red1  
deeppink2  
deeppink1  
deeppink1a  
magenta2a  
magenta1  
orangered1  
indianred1  
indianred1a  
hotpink  
hotpinka  
mediumorchid1a  
darkorange  
salmon1  
lightcoral  
palevioletred1  
orchid2  
orchid1

orange1  
sandybrown  
lightsalmon1  
lightpink1  
pink1  
plum1  
gold1  
lightgoldenrod2a  
lightgoldenrod2b  
navajowhite1  
mistyrose1  
thistle1  
yellow1  
lightgoldenrod1  
khaki1  
wheat1  
cornsilk1  
grey100  
grey3  
grey7  
grey11  
grey15  
grey19  
grey23  
grey27  
grey30  
grey35  
grey39  
grey42  
grey46  
grey50  
grey54  
grey58  
grey62  
grey66  
grey70  
grey74  
grey78  
grey82  
grey85  
grey89  
grey93

Found

in path(s):

\* /opt/cola/permits/1881382372\_1704719110.3418307/0/jline-3-22-0-sources-8-jar/org/jline/utis/colors.txt

No license file was found, but licenses were detected in source scan.

```
/*
 * Copyright (c) 2002-2016, the original author or authors.
 *
 * This software is distributable under the BSD license. See the terms of the
 * BSD license in the documentation provided with this software.
 *
 * https://opensource.org/licenses/BSD-3-Clause
 */
```

Found in path(s):

```
* /opt/cola/permits/1881382372_1704719110.3418307/0/jline-3-22-0-sources-8-jar/org/jline/Utils/ExecHelper.java
* /opt/cola/permits/1881382372_1704719110.3418307/0/jline-3-22-0-sources-8-jar/org/jline/terminal/Attributes.java
* /opt/cola/permits/1881382372_1704719110.3418307/0/jline-3-22-0-sources-8-jar/org/jline/Utils/ShutdownHooks.java
* /opt/cola/permits/1881382372_1704719110.3418307/0/jline-3-22-0-sources-8-jar/org/jline/reader/UserInterruptException.java
* /opt/cola/permits/1881382372_1704719110.3418307/0/jline-3-22-0-sources-8-jar/org/jline/Utils/DiffHelper.java
* /opt/cola/permits/1881382372_1704719110.3418307/0/jline-3-22-0-sources-8-jar/org/jline/terminal/impl/jna/win/WindowsAnsiWriter.java
*
/opt/cola/permits/1881382372_1704719110.3418307/0/jline-3-22-0-sources-8-jar/org/jline/Utils/AttributedString.java
* /opt/cola/permits/1881382372_1704719110.3418307/0/jline-3-22-0-sources-8-jar/org/jline/reader/impl/completer/AggregateCompleter.java
* /opt/cola/permits/1881382372_1704719110.3418307/0/jline-3-22-0-sources-8-jar/org/jline/Utils/OSUtils.java
* /opt/cola/permits/1881382372_1704719110.3418307/0/jline-3-22-0-sources-8-jar/org/jline/reader/Binding.java
* /opt/cola/permits/1881382372_1704719110.3418307/0/jline-3-22-0-sources-8-jar/org/jline/terminal/MouseEvent.java
* /opt/cola/permits/1881382372_1704719110.3418307/0/jline-3-22-0-sources-8-jar/org/jline/terminal/impl/MouseSupport.java
* /opt/cola/permits/1881382372_1704719110.3418307/0/jline-3-22-0-sources-8-jar/org/jline/reader/Widget.java
* /opt/cola/permits/1881382372_1704719110.3418307/0/jline-3-22-0-sources-8-jar/org/jline/terminal/spi/Pty.java
* /opt/cola/permits/1881382372_1704719110.3418307/0/jline-3-22-0-sources-8-jar/org/jline/Utils/package-info.java
*
/opt/cola/permits/1881382372_1704719110.3418307/0/jline-3-22-0-sources-8-jar/org/jline/reader/package-info.java
* /opt/cola/permits/1881382372_1704719110.3418307/0/jline-3-22-0-sources-8-jar/org/jline/terminal/impl/NativeSignalHandler.java
* /opt/cola/permits/1881382372_1704719110.3418307/0/jline-3-22-0-sources-8-jar/org/jline/Utils/ClosedException.java
* /opt/cola/permits/1881382372_1704719110.3418307/0/jline-3-22-0-sources-8-jar/org/jline/reader/Reference.java
* /opt/cola/permits/1881382372_1704719110.3418307/0/jline-3-22-0-sources-8-jar/org/jline/terminal/impl/package-info.java
* /opt/cola/permits/1881382372_1704719110.3418307/0/jline-3-22-0-sources-8-jar/org/jline/reader/impl/completer/package-info.java
* /opt/cola/permits/1881382372_1704719110.3418307/0/jline-3-22-0-sources-8-jar/org/jline/reader/impl/completer/EnumCompleter.java
* /opt/cola/permits/1881382372_1704719110.3418307/0/jline-3-22-0-sources-8-
```

jar/org/jline/terminal/impl/ExecPty.java  
\*  
/opt/cola/permits/1881382372\_1704719110.3418307/0/jline-3-22-0-sources-8-  
jar/org/jline/reader/impl/completer/NullCompleter.java  
\* /opt/cola/permits/1881382372\_1704719110.3418307/0/jline-3-22-0-sources-8-jar/org/jline/reader/Macro.java  
\* /opt/cola/permits/1881382372\_1704719110.3418307/0/jline-3-22-0-sources-8-jar/org/jline/terminal/Cursor.java  
\* /opt/cola/permits/1881382372\_1704719110.3418307/0/jline-3-22-0-sources-8-  
jar/org/jline/terminal/impl/AbstractPosixTerminal.java  
\* /opt/cola/permits/1881382372\_1704719110.3418307/0/jline-3-22-0-sources-8-jar/org/jline/reader/Expander.java  
\* /opt/cola/permits/1881382372\_1704719110.3418307/0/jline-3-22-0-sources-8-  
jar/org/jline/reader/impl/DefaultExpander.java  
\* /opt/cola/permits/1881382372\_1704719110.3418307/0/jline-3-22-0-sources-8-  
jar/org/jline/utils/InputStreamReader.java  
\* /opt/cola/permits/1881382372\_1704719110.3418307/0/jline-3-22-0-sources-8-jar/org/jline/utils/Levenshtein.java  
\*  
/opt/cola/permits/1881382372\_1704719110.3418307/0/jline-3-22-0-sources-8-jar/org/jline/keymap/KeyMap.java  
\* /opt/cola/permits/1881382372\_1704719110.3418307/0/jline-3-22-0-sources-8-jar/org/jline/utils/WCWidth.java  
\* /opt/cola/permits/1881382372\_1704719110.3418307/0/jline-3-22-0-sources-8-  
jar/org/jline/reader/impl/UndoTree.java  
\* /opt/cola/permits/1881382372\_1704719110.3418307/0/jline-3-22-0-sources-8-  
jar/org/jline/terminal/impl/CursorSupport.java  
\* /opt/cola/permits/1881382372\_1704719110.3418307/0/jline-3-22-0-sources-8-  
jar/org/jline/reader/impl/history/package-info.java  
No license file was found, but licenses were detected in source scan.

#  
# Copyright (c) 2002-2016, the original author or authors.  
#  
# This software is distributable under the BSD license. See the terms of the  
# BSD license in the documentation provided with this software.  
#  
# <https://opensource.org/licenses/BSD-3-Clause>  
#

auto\_left\_margin, bw, bw  
auto\_right\_margin, am, am  
back\_color\_erase, bce, ut  
can\_change, ccc, cc  
ceol\_standout\_glitch, xhp, xs  
col\_addr\_glitch, xhpa, YA  
cpi\_changes\_res, cpix, YF  
cr\_cancels\_micro\_mode, crxm, YB  
dest\_tabs\_magic\_smsso, xt, xt  
eat\_newline\_glitch, xenl, xn  
erase\_overstrike, eo, eo  
generic\_type, gn, gn  
hard\_copy, hc, hc  
hard\_cursor, chts, HC

has\_meta\_key, km, km  
has\_print\_wheel, daisy, YC  
has\_status\_line, hs, hs  
hue\_lightness\_saturation, hls, hl  
insert\_null\_glitch, in, in  
lpi\_changes\_res, lpix, YG  
memory\_above, da, da  
memory\_below, db, db  
move\_insert\_mode, mir, mi  
move\_standout\_mode, msgr, ms  
needs\_xon\_xoff, nxon, nx  
no\_esc\_ctlc, xsb, xb  
no\_pad\_char, npc,  
NP  
non\_dest\_scroll\_region, ndscr, ND  
non\_rev\_rmcup, nrrmc, NR  
over\_strike, os, os  
prtr\_silent, mc5i, 5i  
row\_addr\_glitch, xvpa, YD  
semi\_auto\_right\_margin, sam, YE  
status\_line\_esc\_ok, eslok, es  
tilde\_glitch, hz, hz  
transparent\_underline, ul, ul  
xon\_xoff, xon, xo  
columns, cols, co  
init\_tabs, it, it  
label\_height, lh, lh  
label\_width, lw, lw  
lines, lines, li  
lines\_of\_memory, lm, lm  
magic\_cookie\_glitch, xmc, sg  
max\_attributes, ma, ma  
max\_colors, colors, Co  
max\_pairs, pairs, pa  
maximum\_windows, wnum, MW  
no\_color\_video, ncv, NC  
num\_labels, nlab, NI  
padding\_baud\_rate, pb, pb  
virtual\_terminal, vt, vt  
width\_status\_line, wsl, ws  
bit\_image\_entwining, bitwin, Yo  
bit\_image\_type, bitype, Yp  
buffer\_capacity, bufisz, Ya  
buttons, btns, BT  
dot\_horz\_spacing, spinh, Yc  
dot\_vert\_spacing, spinv, Yb  
max\_micro\_address, maddr, Yd  
max\_micro\_jump, mjump, Ye

micro\_col\_size, mcs, Yf  
micro\_line\_size, mls, Yg  
number\_of\_pins, npins, Yh  
output\_res\_char, orc, Yi  
output\_res\_horz\_inch, orhi, Yk  
output\_res\_line, orl, Yj  
output\_res\_vert\_inch,  
orvi, Yl  
print\_rate, cps, Ym  
wide\_char\_size, widcs, Yn  
acs\_chars, acsc, ac  
back\_tab, cbt, bt  
bell, bel, bl  
carriage\_return, cr, cr  
change\_char\_pitch, cpi, ZA  
change\_line\_pitch, lpi, ZB  
change\_res\_horz, chr, ZC  
change\_res\_vert, cvr, ZD  
change\_scroll\_region, csr, cs  
char\_padding, rmp, rP  
clear\_all\_tabs, tbc, ct  
clear\_margins, mgc, MC  
clear\_screen, clear, cl  
clr\_bol, e1l, cb  
clr\_eol, el, ce  
clr\_eos, ed, cd  
column\_address, hpa, ch  
command\_character, cmdch, CC  
create\_window, cwin, CW  
cursor\_address, cup, cm  
cursor\_down, cud1, do  
cursor\_home, home, ho  
cursor\_invisible, civis, vi  
cursor\_left, cub1, le  
cursor\_mem\_address, mrcup, CM  
cursor\_normal, cnorm, ve  
cursor\_right, cuf1, nd  
cursor\_to\_ll, ll, ll  
cursor\_up, cuu1, up  
cursor\_visible, cvvis, vs  
define\_char, defc, ZE  
delete\_character, dch1, dc  
delete\_line, dl1, dl  
dial\_phone, dial, DI  
dis\_status\_line, dsl, ds  
display\_clock, dclk, DK  
down\_half\_line, hd, hd  
ena\_acs, enacs, eA



enter\_alt\_charset\_mode, smacs, as  
enter\_am\_mode, smam,  
SA  
enter\_blink\_mode, blink, mb  
enter\_bold\_mode, bold, md  
enter\_ca\_mode, smcup, ti  
enter\_delete\_mode, smdc, dm  
enter\_dim\_mode, dim, mh  
enter\_doublewide\_mode, swidm, ZF  
enter\_draft\_quality, sdrfq, ZG  
enter\_insert\_mode, smir, im  
enter\_italics\_mode, sitm, ZH  
enter\_leftward\_mode, slm, ZI  
enter\_micro\_mode, smicm, ZJ  
enter\_near\_letter\_quality, snlq, ZK  
enter\_normal\_quality, snrmq, ZL  
enter\_protected\_mode, prot, mp  
enter\_reverse\_mode, rev, mr  
enter\_secure\_mode, invis, mk  
enter\_shadow\_mode, sshm, ZM  
enter\_standout\_mode, smso, so  
enter\_subscript\_mode, ssubm, ZN  
enter\_superscript\_mode, ssupm, ZO  
enter\_underline\_mode, smul, us  
enter\_upward\_mode, sum, ZP  
enter\_xon\_mode, smxon, SX  
erase\_chars, ech, ec  
exit\_alt\_charset\_mode, rmacs, ae  
exit\_am\_mode, rmam, RA  
exit\_attribute\_mode, sgr0, me  
exit\_ca\_mode, rmcup, te  
exit\_delete\_mode, rmdc, ed  
exit\_doublewide\_mode, rwidm, ZQ  
exit\_insert\_mode, rmir, ei  
exit\_italics\_mode, ritm, ZR  
exit\_leftward\_mode, rlm, ZS  
exit\_micro\_mode, rmicm, ZT  
exit\_shadow\_mode, rshm,  
ZU  
exit\_standout\_mode, rmso, se  
exit\_subscript\_mode, rsubm, ZV  
exit\_superscript\_mode, rsupm, ZW  
exit\_underline\_mode, rmul, ue  
exit\_upward\_mode, rum, ZX  
exit\_xon\_mode, rmxon, RX  
fixed\_pause, pause, PA  
flash\_hook, hook, fh  
flash\_screen, flash, vb

form\_feed, ff, ff  
from\_status\_line, fsl, fs  
goto\_window, wingo, WG  
hangup, hup, HU  
init\_1string, is1, i1  
init\_2string, is2, is  
init\_3string, is3, i3  
init\_file, if, if  
init\_prog, iprog, iP  
initialize\_color, initc, Ic  
initialize\_pair, initp, Ip  
insert\_character, ich1, ic  
insert\_line, il1, al  
insert\_padding, ip, ip  
key\_a1, ka1, K1  
key\_a3, ka3, K3  
key\_b2, kb2, K2  
key\_backspace, kbs, kb  
key\_beg, kbeg, @1  
key\_btab, kcbt, kB  
key\_c1, kc1, K4  
key\_c3, kc3, K5  
key\_cancel, kcan, @2  
key\_catab, ktbc, ka  
key\_clear, kclr, kC  
key\_close, kclo, @3  
key\_command, kcmd, @4  
key\_copy, kcpy, @5  
key\_create, kcrt, @6  
key\_ctab, kctab, kt  
key\_dc, kdch1, kD  
key\_dl, kdl1, kL  
key\_down, kcud1, kd  
key\_eic, krmir, kM  
key\_end, kend, @7  
key\_enter, kent, @8  
key\_eol, kel, kE  
key\_eos,  
ked, kS  
key\_exit, kext, @9  
key\_f0, kf0, k0  
key\_f1, kf1, k1  
key\_f10, kf10, k;  
key\_f11, kf11, F1  
key\_f12, kf12, F2  
key\_f13, kf13, F3  
key\_f14, kf14, F4  
key\_f15, kf15, F5

key\_f16, kf16, F6  
key\_f17, kf17, F7  
key\_f18, kf18, F8  
key\_f19, kf19, F9  
key\_f2, kf2, k2  
key\_f20, kf20, FA  
key\_f21, kf21, FB  
key\_f22, kf22, FC  
key\_f23, kf23, FD  
key\_f24, kf24, FE  
key\_f25, kf25, FF  
key\_f26, kf26, FG  
key\_f27, kf27, FH  
key\_f28, kf28, FI  
key\_f29, kf29, FJ  
key\_f3, kf3, k3  
key\_f30, kf30, FK  
key\_f31, kf31, FL  
key\_f32, kf32, FM  
key\_f33, kf33, FN  
key\_f34, kf34, FO  
key\_f35, kf35, FP  
key\_f36, kf36, FQ  
key\_f37, kf37, FR  
key\_f38, kf38, FS  
key\_f39, kf39, FT  
key\_f4, kf4, k4  
key\_f40, kf40, FU  
key\_f41, kf41, FV  
key\_f42, kf42, FW  
key\_f43, kf43, FX  
key\_f44, kf44, FY  
key\_f45, kf45, FZ  
key\_f46, kf46, Fa  
key\_f47, kf47, Fb  
key\_f48, kf48, Fc  
key\_f49, kf49, Fd  
key\_f5, kf5, k5  
key\_f50, kf50, Fe  
key\_f51, kf51, Ff  
key\_f52, kf52, Fg  
key\_f53, kf53, Fh  
key\_f54, kf54, Fi  
key\_f55, kf55, Fj  
key\_f56, kf56, Fk  
key\_f57, kf57, Fl  
key\_f58, kf58,

Fm  
key\_f59, kf59, Fn  
key\_f6, kf6, k6  
key\_f60, kf60, Fo  
key\_f61, kf61, Fp  
key\_f62, kf62, Fq  
key\_f63, kf63, Fr  
key\_f7, kf7, k7  
key\_f8, kf8, k8  
key\_f9, kf9, k9  
key\_find, kfnd, @0  
key\_help, khlp, %1  
key\_home, khome, kh  
key\_ic, kich1, kI  
key\_il, kil1, kA  
key\_left, kcub1, kl  
key\_ll, kll, kH  
key\_mark, kmrk, %2  
key\_message, kmsg, %3  
key\_move, kmov, %4  
key\_next, knxt, %5  
key\_npage, knp, kN  
key\_open, kopn, %6  
key\_options, kopt, %7  
key\_ppage, kpp, kP  
key\_previous, kprv, %8  
key\_print, kpri, %9  
key\_redo, krdo, %0  
key\_reference, kref, &1  
key\_refresh, krfr, &2  
key\_replace, krpl, &3  
key\_restart, krst, &4  
key\_resume, kres, &5  
key\_right, kcuf1, kr  
key\_save, ksav, &6  
key\_sbeg, kBEG, &9  
key\_scancel, kCAN, &0  
key\_scommand, kCMD, \*1  
key\_scopy, kCPY, \*2  
key\_screate, kCRT, \*3  
key\_sdc, kDC, \*4  
key\_sdl, kDL, \*5  
key\_select, kslt, \*6  
key\_send, kEND, \*7  
key\_seol, kEOL, \*8  
key\_sexit, kEXT, \*9  
key\_sf, kind, kF  
key\_sfind, kFND, \*0

key\_shelp, kHLP, #1  
key\_shome, kHOM, #2  
key\_sic, kIC, #3  
key\_sleft, kLFT, #4  
key\_smessage,  
kMSG, %a  
key\_smove, kMOV, %b  
key\_snext, kNXT, %c  
key\_soptions, kOPT, %d  
key\_sprevious, kPRV, %e  
key\_sprint, kPRT, %f  
key\_sr, kri, kR  
key\_sredo, kRDO, %g  
key\_sreplace, kRPL, %h  
key\_sright, kRIT, %i  
key\_sresume, kRES, %j  
key\_ssave, kSAV, !1  
key\_ssuspend, kSPD, !2  
key\_stab, khts, kT  
key\_sundo, kUND, !3  
key\_suspend, kspd, &7  
key\_undo, kund, &8  
key\_up, kcuu1, ku  
keypad\_local, rmkx, ke  
keypad\_xmit, smkx, ks  
lab\_f0, lf0, l0  
lab\_f1, lf1, l1  
lab\_f10, lf10, la  
lab\_f2, lf2, l2  
lab\_f3, lf3, l3  
lab\_f4, lf4, l4  
lab\_f5, lf5, l5  
lab\_f6, lf6, l6  
lab\_f7, lf7, l7  
lab\_f8, lf8, l8  
lab\_f9, lf9, l9  
label\_format, fln, Lf  
label\_off, rmln, LF  
label\_on, smln, LO  
meta\_off, rmm, mo  
meta\_on, smm, mm  
micro\_column\_address, mhpa, ZY  
micro\_down, mcud1, ZZ  
micro\_left, mcub1, Za  
micro\_right, mcuf1, Zb  
micro\_row\_address, mvpa, Zc  
micro\_up, mcuu1, Zd  
newline, nel, nw

order\_of\_pins, porder, Ze  
orig\_colors, oc, oc  
orig\_pair, op, op  
pad\_char, pad, pc  
parm\_dch, dch, DC  
parm\_delete\_line, dl, DL  
parm\_down\_cursor, cud, DO  
parm\_down\_micro,  
  mcud, Zf  
parm\_ich, ich, IC  
parm\_index, indn, SF  
parm\_insert\_line, il, AL  
parm\_left\_cursor, cub, LE  
parm\_left\_micro, mcub, Zg  
parm\_right\_cursor, cuf, RI  
parm\_right\_micro, mcuf, Zh  
parm\_rindex, rin, SR  
parm\_up\_cursor, cuu, UP  
parm\_up\_micro, mcuu, Zi  
pkey\_key, pfkey, pk  
pkey\_local, pfloc, pl  
pkey\_xmit, pfx, px  
plab\_norm, pln, pn  
print\_screen, mc0, ps  
prtr\_non, mc5p, pO  
prtr\_off, mc4, pf  
prtr\_on, mc5, po  
pulse, pulse, PU  
quick\_dial, qdial, QD  
remove\_clock, rmclk, RC  
repeat\_char, rep, rp  
req\_for\_input, rfi, RF  
reset\_1string, rs1, r1  
reset\_2string, rs2, r2  
reset\_3string, rs3, r3  
reset\_file, rf, rf  
restore\_cursor, rc, rc  
row\_address, vpa, cv  
save\_cursor, sc, sc  
scroll\_forward, ind, sf  
scroll\_reverse, ri, sr  
select\_char\_set, scs, Zj  
set\_attributes, sgr, sa  
set\_background, setb, Sb  
set\_bottom\_margin, smgb, Zk  
set\_bottom\_margin\_parm, smgbp, Zl  
set\_clock, sclk, SC  
set\_color\_pair, scp, sp

set\_foreground, setf, Sf  
set\_left\_margin, smgl, ML  
set\_left\_margin\_parm, smglp, Zm  
set\_right\_margin,  
smgr, MR  
set\_right\_margin\_parm, smgrp, Zn  
set\_tab, hts, st  
set\_top\_margin, smgt, Zo  
set\_top\_margin\_parm, smgtp, Zp  
set\_window, wind, wi  
start\_bit\_image, sbim, Zq  
start\_char\_set\_def, scsd, Zr  
stop\_bit\_image, rbim, Zs  
stop\_char\_set\_def, rcsd, Zt  
subscript\_characters, subcs, Zu  
superscript\_characters, supcs, Zv  
tab, ht, ta  
these\_cause\_cr, docr, Zw  
to\_status\_line, tsl, ts  
tone, tone, TO  
underline\_char, uc, uc  
up\_half\_line, hu, hu  
user0, u0, u0  
user1, u1, u1  
user2, u2, u2  
user3, u3, u3  
user4, u4, u4  
user5, u5, u5  
user6, u6, u6  
user7, u7, u7  
user8, u8, u8  
user9, u9, u9  
wait\_tone, wait, WA  
xoff\_character, xoffc, XF  
xon\_character, xonc, XN  
zero\_motion, zerom, Zx  
alt\_scancode\_esc, scesa, S8  
bit\_image\_carriage\_return, bicr, Yv  
bit\_image\_newline, binel, Zz  
bit\_image\_repeat, birep, Xy  
char\_set\_names, csnm, Zy  
code\_set\_init, csin, ci  
color\_names, colorm, Yw  
define\_bit\_image\_region, defbi, Yx  
device\_type, devt, dv  
display\_pc\_char, dispc, S1  
end\_bit\_image\_region, endbi, Yy  
enter\_pc\_charset\_mode,

smpch, S2  
enter\_scancode\_mode, smsc, S4  
exit\_pc\_charset\_mode, rmpch, S3  
exit\_scancode\_mode, rmisc, S5  
get\_mouse, getm, Gm  
key\_mouse, kmous, Km  
mouse\_info, minfo, Mi  
pc\_term\_options, pctrm, S6  
pkey\_plab, pfxl, xl  
req\_mouse\_pos, reqmp, RQ  
scancode\_escape, scesc, S7  
set0\_des\_seq, s0ds, s0  
set1\_des\_seq, s1ds, s1  
set2\_des\_seq, s2ds, s2  
set3\_des\_seq, s3ds, s3  
set\_a\_background, setab, AB  
set\_a\_foreground, setaf, AF  
set\_color\_band, setcolor, Yz  
set\_lr\_margin, smglr, ML  
set\_page\_length, slines, YZ  
set\_tb\_margin, smgtb, MT  
enter\_horizontal\_hl\_mode, ehhl, Xh  
enter\_left\_hl\_mode, elhl, Xl  
enter\_low\_hl\_mode, elohlm, Xo  
enter\_right\_hl\_mode, erhl, Xr  
enter\_top\_hl\_mode, ethlm, Xt  
enter\_vertical\_hl\_mode, evhl, Xv  
set\_a\_attributes, sgr1, sA  
set\_pglen\_inch, slength, sL

Found in path(s):

\* /opt/cola/permits/1881382372\_1704719110.3418307/0/jline-3-22-0-sources-8-jar/org/jline/Utils/capabilities.txt

No license file was found, but licenses were detected in source scan.

#

# Copyright (C) 2022 the original author(s).

#

# Licensed under the Apache License, Version 2.0 (the "License");

# you may not use this file except in compliance with the License.

# You may obtain a copy of the License at

#

# <http://www.apache.org/licenses/LICENSE-2.0>

#

# Unless required by applicable law or agreed to in writing, software

# distributed under the License is distributed on an "AS IS" BASIS,

# WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.

# See the License for the specific language governing permissions and

# limitations under the License.



```
#
class = org.jline.terminal.impl.jna.JnaTerminalProvider
```

Found in path(s):

```
* /opt/cola/permits/1881382372_1704719110.3418307/0/jline-3-22-0-sources-8-jar/META-INF/services/org/jline/terminal/provider/jna
No license file was found, but licenses were detected in source scan.
```

```
/*
```

```
* Copyright (c) 2002-2018, the original author or authors.
*
* This software is distributable under the BSD license. See the terms of the
* BSD license in the documentation provided with this software.
*
* https://opensource.org/licenses/BSD-3-Clause
*/
```

Found in path(s):

```
* /opt/cola/permits/1881382372_1704719110.3418307/0/jline-3-22-0-sources-8-jar/org/jline/reader/impl/KillRing.java
* /opt/cola/permits/1881382372_1704719110.3418307/0/jline-3-22-0-sources-8-jar/org/jline/style/StyleExpression.java
* /opt/cola/permits/1881382372_1704719110.3418307/0/jline-3-22-0-sources-8-jar/org/jline/utils/NonBlockingInputStream.java
* /opt/cola/permits/1881382372_1704719110.3418307/0/jline-3-22-0-sources-8-jar/org/jline/utils/NonBlocking.java
* /opt/cola/permits/1881382372_1704719110.3418307/0/jline-3-22-0-sources-8-jar/org/jline/utils/Curses.java
* /opt/cola/permits/1881382372_1704719110.3418307/0/jline-3-22-0-sources-8-jar/org/jline/keymap/BindingReader.java
*
/opt/cola/permits/1881382372_1704719110.3418307/0/jline-3-22-0-sources-8-jar/org/jline/utils/NonBlockingReaderImpl.java
* /opt/cola/permits/1881382372_1704719110.3418307/0/jline-3-22-0-sources-8-jar/org/jline/terminal/impl/ExternalTerminal.java
* /opt/cola/permits/1881382372_1704719110.3418307/0/jline-3-22-0-sources-8-jar/org/jline/style/StyleSource.java
* /opt/cola/permits/1881382372_1704719110.3418307/0/jline-3-22-0-sources-8-jar/org/jline/utils/StyleResolver.java
* /opt/cola/permits/1881382372_1704719110.3418307/0/jline-3-22-0-sources-8-jar/org/jline/terminal/impl/jna/win/Kernel32.java
* /opt/cola/permits/1881382372_1704719110.3418307/0/jline-3-22-0-sources-8-jar/org/jline/terminal/impl/PosixSysTerminal.java
* /opt/cola/permits/1881382372_1704719110.3418307/0/jline-3-22-0-sources-8-jar/org/jline/terminal/impl/PosixPtyTerminal.java
* /opt/cola/permits/1881382372_1704719110.3418307/0/jline-3-22-0-sources-8-jar/org/jline/utils/AttributedStringBuilder.java
*
/opt/cola/permits/1881382372_1704719110.3418307/0/jline-3-22-0-sources-8-jar/org/jline/reader/Completer.java
* /opt/cola/permits/1881382372_1704719110.3418307/0/jline-3-22-0-sources-8-jar/org/jline/reader/MaskingCallback.java
```

\* /opt/cola/permits/1881382372\_1704719110.3418307/0/jline-3-22-0-sources-8-jar/org/jline/Utils/NonBlockingReader.java  
\* /opt/cola/permits/1881382372\_1704719110.3418307/0/jline-3-22-0-sources-8-jar/org/jline/reader/CompletingParsedLine.java  
\* /opt/cola/permits/1881382372\_1704719110.3418307/0/jline-3-22-0-sources-8-jar/org/jline/builtins/InputRC.java  
\* /opt/cola/permits/1881382372\_1704719110.3418307/0/jline-3-22-0-sources-8-jar/org/jline/Utils/Colors.java  
\* /opt/cola/permits/1881382372\_1704719110.3418307/0/jline-3-22-0-sources-8-jar/org/jline/Utils/NonBlockingInputStreamImpl.java  
\* /opt/cola/permits/1881382372\_1704719110.3418307/0/jline-3-22-0-sources-8-jar/org/jline/terminal/Size.java  
\* /opt/cola/permits/1881382372\_1704719110.3418307/0/jline-3-22-0-sources-8-jar/org/jline/style/StyleFactory.java  
\*  
/opt/cola/permits/1881382372\_1704719110.3418307/0/jline-3-22-0-sources-8-jar/org/jline/reader/impl/completer/FileNameCompleter.java  
\* /opt/cola/permits/1881382372\_1704719110.3418307/0/jline-3-22-0-sources-8-jar/org/jline/Utils/Timeout.java  
\* /opt/cola/permits/1881382372\_1704719110.3418307/0/jline-3-22-0-sources-8-jar/org/jline/reader/ParsedLine.java  
\* /opt/cola/permits/1881382372\_1704719110.3418307/0/jline-3-22-0-sources-8-jar/org/jline/terminal/Terminal.java  
\* /opt/cola/permits/1881382372\_1704719110.3418307/0/jline-3-22-0-sources-8-jar/org/jline/terminal/impl/LineDisciplineTerminal.java  
\* /opt/cola/permits/1881382372\_1704719110.3418307/0/jline-3-22-0-sources-8-jar/org/jline/reader/History.java  
\* /opt/cola/permits/1881382372\_1704719110.3418307/0/jline-3-22-0-sources-8-jar/org/jline/terminal/impl/DumbTerminal.java  
\* /opt/cola/permits/1881382372\_1704719110.3418307/0/jline-3-22-0-sources-8-jar/org/jline/style/Styler.java  
\* /opt/cola/permits/1881382372\_1704719110.3418307/0/jline-3-22-0-sources-8-jar/org/jline/builtins/NfaMatcher.java

# 1.1098 tomcat-websocket 9.0.84

## 1.1098.1 Available under license :

Apache Tomcat

Copyright 1999-2023 The Apache Software Foundation

This product includes software developed at

The Apache Software Foundation (<http://www.apache.org/>).

Apache License

Version 2.0, January 2004

<http://www.apache.org/licenses/>

### TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

#### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise

designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this

License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the

Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and

(d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not

pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any

risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

#### END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[ ]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.  
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

# 1.1099 tomcat-util-scan 9.0.84

## 1.1099.1 Available under license :

Apache Tomcat

Copyright 1999-2023 The Apache Software Foundation

This product includes software developed at  
The Apache Software Foundation (<http://www.apache.org/>).

Apache License  
Version 2.0, January 2004  
<http://www.apache.org/licenses/>

### TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

#### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but

not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work,



where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and

may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this

License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

## END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[ ]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.  
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

# 1.1100 kotlin 1.9.10

## 1.1100.1 Available under license :

Apache License 2.0

Cisco and the Cisco logo are trademarks or registered trademarks of Cisco and/or its affiliates in the U.S. and other countries. To view a list of Cisco trademarks, go to this URL: [www.cisco.com/go/trademarks](http://www.cisco.com/go/trademarks). Third-party trademarks mentioned are the property of their respective owners. The use of the word partner does not imply a partnership relationship between Cisco and any other company. (1110R)

©2024 Cisco Systems, Inc. All rights reserved.